CBK Holdings Limited (Incorporated in the Cayman Islands with limited liability)

Stock Code: 8428





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Corporate Information

BOARD OF DIRECTORS Executive directors

Ms. Wong Wai Fong (Chairman)

Mr. Chan Lap Ping

Independent non-executive directors

Mr. Chan Hoi Kuen Matthew

Mr. Chung Wing Yin Mr. Law Yui Lun

COMPLIANCE OFFICER Ms. Wong Wai Fong

AUTHORISED REPRESENTATIVES Ms. Wong Wai Fong

Mr. Chan Yu Chi

COMPANY SECRETARY Mr. Chan Yu Chi

AUDIT COMMITTEE Mr. Law Yui Lun (Chairman)

Mr. Chan Hoi Kuen Matthew

Mr. Chung Wing Yin

REMUNERATION COMMITTEE Mr. Chung Wing Yin (Chairman)

Mr. Chan Hoi Kuen Matthew

Mr. Law Yui Lun Ms. Wong Wai Fong

NOMINATION COMMITTEE Mr. Chan Hoi Kuen Matthew (Chairman)

> Mr. Chung Wing Yin Mr. Law Yui Lun Ms. Wong Wai Fong

LEGAL COMPLIANCE COMMITTEE Ms. Wong Wai Fong (Chairman)

Mr. Chan Hoi Kuen Matthew

Mr. Chan Yu Chi Mr. Chung Wing Yin Mr. Law Yui Lun

AUDITORS HLB Hodgson Impey Cheng Limited

Certified Public Accountants

COMPLIANCE ADVISER Guotai Junan Capital Limited

LEGAL ADVISER D. S. Cheung & Co.

PRINCIPAL BANKS Fubon Bank (Hong Kong) Limited

DBS Bank (Hong Kong) Limited

Corporate Information

REGISTERED OFFICE Cricket Square, Hutchins Drive

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

HEADQUARTERS AND PRINCIPAL PLACE

OF BUSINESS IN HONG KONG

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Union Registrars Limited Suites 3301-04, 33/F

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PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Conyers Trust Company (Cayman) Limited

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P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

COMPANY WEBSITE

www.cbk.com.hk

STOCK CODE

8428

Chairman's Statement

TO OUR SHAREHOLDERS

On behalf of the board (the "Board") of directors (the "Directors"), I am pleased to present the annual results of CBK Holdings Limited (the "Company") and its subsidiaries (together referred to as the "Group") for the year ended 31 March 2018, together with the audited comparative figures for the year ended 31 March 2017.

FINANCIAL RESULTS

For the year ended 31 March 2018, the total Group revenue recorded was approximately HK\$122.7 million (2017: HK\$134.8 million). Loss for the year attributable to owners of our Company was HK\$9.7 million (2017: HK\$8.3 million).

RESTAURANT OPERATION

At present, our Group is operating eight restaurants in Hong Kong under the brands of "Calf Bone King (小肥牛火鍋活魚專門店)", "Beefy HotPot (小肥牛火鍋大排檔)", "Calf Bone King Steam Pot (小肥牛蒸氣石鍋火鍋專門店)", "CBK Prince Club (小肥牛太子會)" and "3H Island Fusion Pot (蒲頭島)".

The Group introduced a new brand, the "3H Island Fusion Pot" offering "All you can eat hotpot (火鍋放題)" in September 2017 in order to provide freshness to our customers and further diversify our offerings to broaden our customer base. Although 3H Island Fusion Pot incurred an operating loss for the year ended 31 March 2018, the Board believes that its performance will gradually be on track and profitable in the forthcoming financial year.

In order to consolidate our operations and to divert the Group's resources to the existing restaurants and the new brand, we closed two of our restaurants, CYMT and CWC, on 25 April 2018 and 6 June 2018, respectively. The financial performances of these two restaurants were below our expectation and had adversely impacted the overall financial performance of the Group. The Board considered that it was in the best interest of the Group and its shareholders to close these two restaurants.

BUSINESS REVIEW

In 2017, the catering industry continued to face tough challenges including higher food costs, higher labour costs and higher property rentals and related expenses.

The increase in the number of hotpot restaurants in recent years brought the market to saturation and as a result, the hotpot business sector saw increased rivalry among the players and highly intensified competition. Customers' behaviours have changed in recent years. Apart from expecting good food and services, they also want very competitive pricing. These factors are creating pressure on the revenue of the Group. The availability of more and more choices also affected brand loyalty among customers.

PROSPECTS

As the Group incurred an operating loss for the year ended 31 March 2018, the Board believes that it is necessary to take a more cautious and prudent approach towards the Group development plan as set forth in the Prospectus of the Company dated 27 January 2017 (the "Prospectus").

The Group will continue with its prudent site selection strategy to expand its business. It will only lease sites that offer rent at rates suitable for hotpot restaurants which have relatively shorter operating hours as compared to other restaurants. To enhance customer experience, the Group will invest more resources for product development. The Group will continue to reinforce on cost control and improve on operational efficiency in order to turn the Group back to profitability in the coming year.

Chairman's Statement

APPRECIATION

On behalf of the Board, I wish to take this opportunity to extend my sincere gratitude to our shareholders, business partners and customers for their ongoing support to the Group. At the same time, I would like to express my appreciation to my fellow Directors, our management team and the staff for their substantial contribution and unwavering dedication to the Group.

On behalf of the Board,

Wong Wai Fong

Chairman and Executive Director

Hong Kong, 22 June 2018

Financial Highlights

CONSOLIDATED RESULTS

	2018 HK\$'000	2017 HK\$'000
Revenue	122,653	134,758
Listing expenses	-	(14,872)
Loss before tax	(10,482)	(6,145)
Loss and total comprehensive loss for the year attributable to		
owners of the Company	(9,746)	(8,256)
ASSETS AND LIABILITIES		
Assets	40.000	44.004
Non-current assets	18,003	11,901
Current assets Total assets	72,042	91,355
Equity and liabilities	90,045	103,256
Equity attributable to owners of the Company	81,008	90,754
Total equity	81,008	90,754
Current liabilities	9,037	12,502
Total liabilities	9,037	12,502
Total equity and liabilities	90,045	103,256
Net current assets	63,005	78,853
Net assets	81,008	90,754

BUSINESS REVIEW

For the year ended 31 March 2018, the Group operated ten restaurants in Hong Kong under the brands of "Calf Bone King (小肥牛火鍋活魚專門店)", "Beefy HotPot (小肥牛火鍋大排檔)", "Calf Bone King Steam Pot (小肥牛蒸氣石鍋火鍋專門店), "CBK Prince Club (小肥牛太子會)" and "3H Island Fusion Pot (蒲頭島)".

Subsequent to the year end, we closed two of our restaurants, namely CYMT and CWC, on 25 April 2018 and 6 June 2018, respectively. The financial performances of these two restaurants were below our expectation and had adversely impacted the overall financial performance of the Group. The Board considered that it was in the best interest of the Group and its shareholders to close these two restaurants.

FINANCIAL REVIEW

Revenue

Our revenue decreased by approximately HK\$12.1 million to HK\$122.7 million (2017: approximately HK\$134.8 million) for the year ended 31 March 2018. The decrease in revenue was mainly due to (i) closures of CCSW and CYL in July 2016 and October 2016, respectively, as mentioned in the Prospectus; and (ii) HK\$11.2 million decrease in the revenue of CPE, CCWB, CTST and CWC mainly resulting from the decrease in average spending per customer per meal. The effect was partially offset by an increase in revenue from our new restaurant in Yau Tsim Mong district of HK\$10.0 million which was opened in September 2017.

Cost of inventories sold

Our cost of inventories sold increased by approximately HK\$3.2 million to HK\$51.8 million (2017: approximately HK\$48.6 million). The cost of inventories sold as a percentage of revenue increased by approximately 6.2% to 42.3% (2017: approximately 36.1%). Such increase was mainly due to the increase in the prices of our major food ingredients used in our operations.

Gross profit and gross profit margin

Our gross profit decreased by approximately HK\$15.3 million to HK\$70.8 million (2017: approximately HK\$86.1 million) and our gross profit margin decreased by approximately 6.2% to 57.7% (2017: approximately 63.9%). The decrease in gross profit margin was primarily attributable to the promotion campaign offering discounts leading to a decrease in average spending per customer per meal.

Other revenue and other income

Our other revenue and other income increased by approximately HK\$0.5 million to HK\$2.1 million (2017: approximately HK\$1.6 million) for the year ended 31 March 2018, which was primarily due to the increase in promotion income from beverage suppliers.

Staff costs

Our staff costs decreased by approximately HK\$3.0 million to HK\$35.5 million (2017: approximately HK\$38.5 million) for the year ended 31 March 2018. The decrease in staff costs was mainly due to the closure of CCSW and CYL in July 2016 and October 2016, respectively, as mentioned in the Prospectus.

Depreciation of property, plant and equipment

Our depreciation of property, plant and equipment increased by approximately HK\$0.6 million to HK\$3.5 million (2017: approximately HK\$2.9 million) for the year ended 31 March 2018. The increase was mainly due to the additional depreciation charges incurred for the new restaurant in Yau Tsim Mong district, which was opened in September 2017.

Property rentals and related expenses

Our property rentals and related expenses increased by approximately HK\$5.1 million to HK\$26.0 million (2017: approximately HK\$20.9 million) for the year ended 31 March 2018. The increase was primarily due to (i) an increase in rental expenses incurred for some of our existing restaurants upon the renewal of tenancy agreements; and (ii) the opening of the new restaurant in Yau Tsim Mong district in September 2017.

Fuel and utility expenses

Our fuel and utility expenses remained relatively stable at approximately HK\$4.4 million (2017: approximately HK\$4.3 million) for the year ended 31 March 2018.

Administrative expenses

Our administrative expenses decreased by approximately HK\$13.3 million to HK\$14.0 million (2017: approximately HK\$27.3 million) for the year ended 31 March 2018. The decrease was mainly due to the absence of listing expenses of HK\$14.9 million during the year ended 31 March 2017.

Loss and total comprehensive loss for the year attributable to owners of the Company

As a result of the cumulative effect of the above factors, the Group had loss and total comprehensive loss for the year attributable to owners of the Company of approximately HK\$9.7 million (2017: approximately HK\$8.3 million) for the year ended 31 March 2018, which was primarily attributable to the decrease in revenue as discussed above.

RESULTS OF FINANCIAL POSITION

The Group's total assets decreased by approximately HK\$13.3 million to HK\$90.0 million (2017: approximately HK\$103.3 million) as at 31 March 2018.

The Group's total liabilities decreased by approximately HK\$3.5 million to HK\$9.0 million (2017: approximately HK\$12.5 million) as at 31 March 2018.

The equity attributable to owners of the Company decreased by approximately HK\$9.8 million to HK\$81.0 million (2017: approximately HK\$90.8 million) as at 31 March 2018.

OUTLOOK

The Board will continue with its prudent site selection strategy to expand our network of hotpot restaurants. The Group will only lease sites which offer rent at rates suitable for hotpot restaurants which traditionally have relatively shorter operating hours as compared to other restaurants. We will continue to conduct feasibility studies on refining our existing brands and launching of new brands to meet growing customer expectations on dining experience.

We are exploring the commercial viability of extending our business hours. We have introduced such measure in one of our restaurants. We offer special discounts for customers who come for "happy hour" hotpot or "late night" hotpot at the restaurant.

Recruiting and retaining talent is one of our priorities in the coming year. We believe offering competitive salary is vital for attracting and retaining talent although this will impact our operating results. However, this can be mitigated by improving on overall operational efficiency and by enhancing staff communication at all levels.

Based on our success in the past, we remain optimistic about the Group's future development. We intend to cautiously execute our development plan as set forth in the Prospectus for the purpose of bringing a desirable return to our shareholders and facilitating the long-term growth of the business of the Group.

USE OF PROCEEDS FROM PLACING

The Company was listed on GEM of the Stock Exchange on 15 February 2017 and the net proceeds raised by the Company from the abovementioned Placing were approximately HK\$53.5 million. As at 31 March 2018, the net proceeds has been applied and utilised as follows:

	Actual net proceeds HK\$'000	Amount utilised as at 31 March 2018 HK\$'000	Unused net proceeds HK\$'000
Opening new hotpot restaurants	27,000	8,933	18,067
Setting up a central kitchen	6,000	785	5,215
Enhancement of existing hotpot restaurants	12,000	_	12,000
Strengthening information technology system	2,000	561	1,439
Setting up a new head office	3,000	1,467	1,533
General working capital	3,500	3,500	-
	53,500	15,246	38,254

Opening new hotpot restaurants

The Company had originally planned to use approximately HK\$18.0 million of the net proceeds to open three new restaurants during the year ended 31 March 2018. However, only one restaurant was opened in Yau Tsim Mong district in September 2017. The cost of the new restaurant was approximately HK\$8.9 million. The Company encountered a difficult and challenging market environment since the beginning of this financial year. Facing such change in the market condition, the management introduced a new style hotpot restaurant under a new brand name with the aim to reach a wider customer base.

The Company has not yet identified suitable premises for the second and third restaurants. The Company expects the opening of the remaining restaurants will be delayed till the second half of 2018 and the first half of 2019.

Setting up a central kitchen

The Company had planned to use approximately HK\$6.0 million of the net proceeds to establish a new central kitchen. In July 2017, the Company was able to secure a lease of premises in Kwai Chung which have food processing facilities. As of 31 March 2018, a total of approximately HK\$0.8 million was spent on establishing the central kitchen. The reason for the lower amount utilised as at 31 March 2018 was that the premises have basic food processing and production equipment and utensils where the Company has been using since July 2017 for the processing and production of food for the Group's restaurant. The management considered that these equipment and utensils are sufficient to support the current level of production for the Group's restaurants. Should the need to ramp up production is required when there are more restaurants in the Group, the management will acquire new equipment and utensils to meet the production needs of the Group.

Enhancement of existing hotpot restaurants

The Company had planned to use approximately HK\$6.0 million of the net proceeds to enhance its existing hotpot restaurants, namely CTP and CCWB during the year ended 31 March 2018. As at 31 March 2018, no proceeds are spent on enhancement work on both restaurants. The reasons for the delay with the enhancement work of CTP and CCWB were (i) the management wanted more time to evaluate whether to re-brand these two restaurants given that customers' behaviours have changed in recent years and the increasing rivalry among the players and highly intensified competition in the hotpot market sector; and (ii) in line with point (i), the management needed more time to determine the type of enhancement work needed for these two restaurants.

Strengthening information technology system

The Company had planned to use approximately HK\$2.0 million of the net proceeds to upgrade the information technology system. As at 31 March 2018, a total of approximately HK\$0.6 million was spent on new computers and related hardware peripherals. The reason for the delay in upgrading the information technology system was that the management needs more time to consider the upgrade plan of the Group's technology system. The management is considering to use technological tools such as internet marketing, big data and mobile payment systems to carry out marketing to targeted customers.

Setting up a new head office

The Company had planned to use approximately HK\$3.0 million of the net proceeds to set up a new head office. The head office of the Company was finally relocated to a new premises in Kwai Chung at the end of October 2017 at a cost of approximately HK\$1.5 million due to the efficient control of the relocation costs through reusing the existing office furniture in the new head office.

Except as explained above, the Company intends to continue to apply the net proceeds received from the Placing in the manner consistent with that mentioned in the section headed "Future Plans and Use of Proceeds" of the Prospectus. However, the Directors will continue to evaluate the Group's business objective and will change or modify plans against the changing market condition to create greater value for the shareholders.

All the unutilised balances have been placed in a licensed bank in Hong Kong.

CAPITAL STRUCTURE

The shares of the Company were successfully listed on GEM of the Stock Exchange on 15 February 2017. There has been no change in the capital structure of the Group since then. The share capital of the Group only comprises ordinary shares.

As at 31 March 2018, the Company's issued share capital was HK\$12,000,000 and the number of its issued ordinary shares was 1,200,000,000 of HK\$0.01 each.

FUTURE PLANS FOR MATERIAL INVESTMENTS AND CAPITAL ASSETS

Save as disclosed in the Prospectus and in this annual report, the Group did not have other plans for material investments or capital assets.

MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES AND AFFILIATED COMPANIES

As at 31 March 2018, the Company did not have any significant investment, material acquisitions and disposals of subsidiaries and associated companies.

EMPLOYEES AND REMUNERATION POLICIES

As at 31 March 2018, the Group had 206 employees in Hong Kong (2017: 189 employees in Hong Kong), who had passed the probationary period. Remuneration is determined with reference to market terms and in accordance with the performance, qualification and experience of each individual employee. Discretionary bonuses, based on each individual's performance, are paid to employees as recognition and in reward for their contributions. Other fringe benefits such as medical insurance, retirement benefits and other allowances are offered to all our employees. Directors and other employees who have made valuable contribution to the Group may also receive options to be granted under the Share Option Scheme.

FINAL DIVIDEND

The Board does not recommend the payment of a final dividend for the year ended 31 March 2018.

FOREIGN CURRENCY EXPOSURE

Most of the transactions of the Group are denominated in Hong Kong dollar and the Group is not exposed to significant foreign exchange exposure. The Group currently does not have a foreign currency hedging policy. However, the management will monitor the foreign exchange exposure should the need arise.

CAPITAL COMMITMENTS

As at 31 March 2018, the Group did not have any material capital commitments.

CONTINGENT LIABILITIES

As at 31 March 2018, the Group did not have any material contingent liabilities.

PLEDGE OF ASSETS

As at 31 March 2018, the Group did not have any mortgage or charge over its assets.

EVENTS AFTER THE REPORTING PERIOD

There are no material subsequent events undertaken by the Company or by the Group after the reporting period.

EXECUTIVE DIRECTORS

Ms. Wong Wai Fong (黃惠芳女士), aged 50, is our founder in December 2003, chairman of the Board, executive director, the chairman of the legal compliance committee, a member of the remuneration committee, a member of the nomination committee and one of our Controlling Shareholders. She is primarily responsible for overseeing overall business development strategies and major business decisions of our Group. Ms. Wong is also a director of the following subsidiaries of the Company: Asian Energy Limited, Country Way Corporation Limited, Grand York Development Limited, Harvest Wealth Enterprises Limited, Honour Star Enterprises Limited, Jetech Consultants Limited, Landshine Inc Limited, Lead Merit Limited, Moly Power Limited, Most Will Limited, Smart Sino Enterprises Limited, Smart Sky Enterprises Limited, Sunny Days Corporation Limited, Sunny Galaxy Limited, Sunny Shadow Limited, Sure Gain Global Limited, Tsui Bo Restaurant Limited and Voyage Won Limited. Ms. Wong has over 13 years of experience in restaurant business in Hong Kong, of which she has held managerial position with our Group. Ms. Wong completed secondary school education in Hong Kong in 1985.

Ms. Wong is the spouse of Mr. Kwok Yiu Cheung, our chief executive officer. She is a director of Sure Wonder Investments Limited, a Controlling Shareholder of our Group.

Saved as disclosed above, she was not a director in any listed companies for the last three preceding years.

Mr. Chan Lap Ping (陳立平先生), aged 50, is our executive director. Mr. Chan joined our Group as general manager in January 2004. He is primarily responsible for supervising the day-to-day operations of our restaurants. Mr. Chan has over 20 years of experience in restaurant operations in Hong Kong, of which he worked as a manager of various restaurants responsible for managing day-to-day operation of restaurants.

Mr. Chan attended primary and secondary school education in Hong Kong from 1976 to 1983. Mr. Chan was awarded a certificate in leadership and decision making skills by the Hong Kong Management Association (香港管理專業協會) in May 2007.

Saved as disclosed above, he was not a director in any listed companies for the last three preceding years.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Chan Hoi Kuen Matthew (陳海權先生), aged 46, was appointed as an independent non-executive director and the chairman of the nomination committee and a member of the legal compliance committee, the remuneration committee and the audit committee of our Group on 20 January 2017. Mr. Chan has over 10 years of corporate banking experience in Hong Kong.

Mr. Chan has been employed by the American International Assurance Company (Bermuda) Limited ("AIA") since June 2009 as a business manager. Mr. Chan was subsequently promoted to his current position as a career representative unit manager in December 2014. He is responsible for management of a team providing assistance to clients in respect of wealth management and their insurance coverage. Prior to joining AIA, Mr. Chan worked in the international and local banks in Hong Kong and Australia. He was primarily responsible for managing clientele portfolio, in respect of products structure, risk assessment and profitability.

Mr. Chan graduated from the University of New South Wales in Australia with a bachelor's degree in commerce, majoring in accounting and finance in October 1994. Mr. Chan has been a practising Certified Public Accountant registered with the Australian Society of Certified Practising Accountants since November 1997. He has also been admitted as an associate of the Hong Kong Institute of Certified Public Accountants (formerly known as Hong Kong Society of Accountants) since February 2001.

Since June 2017, Mr. Chan became an independent non-executive director of UTS Marketing Solutions Holdings Limited (stock code: 6113), a company listed on the Stock Exchange which principally carries on the business of providing telemarketing services of financial products in Malaysia.

Saved as disclosed above, he was not a director in any listed companies for the last three preceding years.

Mr. Chung Wing Yin (鍾永賢先生), aged 41, was appointed as an independent non-executive director and the chairman of the remuneration committee, a member of the legal compliance committee, the audit committee and the nomination committee of our Group on 20 January 2017. Mr. Chung has over 18 years of experience in the legal profession in Hong Kong. He has been a partner of Li & Partners since June 2010. He is primarily responsible for general commercial and corporate matters, IPOs, mergers and acquisitions and compliance matters of listed companies. Prior to joining Li & Partners, Mr. Chung worked at several Hong Kong law firms. He was mainly responsible for cross border commercial projects.

Mr. Chung obtained a bachelor of laws degree and a master of laws in Chinese law degree from the University of Hong Kong in December 1999 and December 2004, respectively. He was admitted as a solicitor of the High Court of Hong Kong in August 2002 and a solicitor of the Supreme Court of England and Wales in October 2003, respectively. Mr. Chung also obtained the HKSI Specialist Certificate (Corporate Finance) from the Hong Kong Securities Institute in June 2004.

Since December 2014, Mr. Chung has been an independent non-executive director of Canvest Environmental Protection Group Company Limited (stock code: 1381), a company listed on the Stock Exchange and principally carries on the business of providing municipal solid wasting handling services and operation and management of waste-to-energy plants. In July 2016, Mr. Chung was appointed as an independent non-executive director of Jilin Jiutai Rural Commercial Bank Corporation Limited (stock code: 6122), a company listed on the Stock Exchange and carries on the business of rural commercial banking in Northeast China. Save as disclosed above, during the three years immediately preceding the Latest Practicable Date, Mr. Chung was not a director of a public company the securities of which are listed on any securities market in Hong Kong or overseas.

Saved as disclosed above, he was not a director in any listed companies for the last three preceding years.

Mr. Law Yui Lun (羅裔麟先生), aged 56, was appointed as an independent non-executive director and the chairman of the audit committee, a member of the legal compliance committee, a member of the remuneration committee and a member of the nomination committee of our Company on 20 January 2017. Mr. Law has over 19 years of experience in the accounting, corporate taxation and financial advisory. Mr. Law has been the sole proprietor of Y.L. Law and Company, a company which provides consultancy and company secretarial services in Hong Kong since June 1999.

Mr. Law obtained a master's degree in Business Administration from Oklahoma City University in the United States in December 1991. In January 1986, Mr. Law was admitted as an associate member of the Hong Kong Institute of Certified Public Accountants ("HKICPA", formerly known as the Hong Kong Society of Accountants). He is currently a practising Certified Public Accountant registered with the HKICPA. He has been admitted as a fellow of the Chartered Association of Certified Accountants of the United Kingdom since October 1990. Mr. Law has been admitted as an associate of the Taxation Institute of Hong Kong since May 1993.

Since April 2005, Mr. Law has been an independent non-executive director of Shougang Concord Century Holdings Limited (stock code: 103), a company listed on the Main Board and principally carries on the business of steel cords manufacturing, copper processing and trading of copper and brass products. In November 2017, Mr. Law was appointed as an independent non-executive director of Zhi Cheng Holdings Limited (stock code: 8130), a company listed on GEM and carries on the business of advertising and media related services, provision of financial leasing and other financial services and travel agency and related operations.

Saved as disclosed above, he was not a director in any listed companies for the last three preceding years.

CHANGES IN INFORMATION OF DIRECTORS

The changes in Directors' information for the year ended 31 March 2018, as required to be disclosed pursuant to Rule 17.50A(1) of the GEM Listing Rules, are set out below:

Name of Director	Details of Change
Mr. Chan Hoi Kuen Matthew	 In June 2017, Mr. Chan became an independent non-executive director of UTS Marketing Solutions Holdings Limited (stock code: 6113), a company listed on the Stock Exchange which principally carries on the business of providing telemarketing services of financial products in Malaysia.
Mr. Law Yui Lun	 In November 2017, Mr. Law was appointed as an independent non-executive director of Zhi Cheng Holdings Limited (stock code: 8130), a company listed on GEM and carries on the business of advertising and media related services, provision of financial leasing and other financial services and travel agency and related operations.

SENIOR MANAGEMENT

Mr. Kwok Yiu Chung (郭耀松先生), aged 55, is our Chief Executive Officer and one of our Controlling Shareholders. Mr. Kwok joined our Group in December 2003 as our manager. He is primarily responsible for overseeing the day-to-day operation and management of our restaurants.

Mr. Kwok has over 20 years of experience in restaurant business in Hong Kong. Prior to the establishment of our Group, before 2003, he held managerial positions with various restaurants responsible for general operations and management of the restaurants.

Mr. Kwok obtained a professional diploma in Chinese food and beverage management (中式飲食管理專業文憑) from Tao Miao Institute of the Vocational Training Council in September 2009. In recognition of Mr. Kwok's experience in the restaurant industry in Hong Kong, he has been appointed to various key positions of the Hong Kong Federation of Restaurants & Related Trades (香港餐飲聯業協會) (the "Federation") since 2007. From 2007 to 2011, Mr. Kwok was appointed as a director of the Federation, who was responsible for managing the corporate affairs of the Federation. During the period between 2011 and 2015, he was appointed as a vice-chairman of the executive and members affairs divisions of the Federation. Mr. Kwok has been re-appointed as a director of the Federation since 2015.

Mr. Kwok is the spouse of Ms. Wong Wai Fong, our executive director and the chairman of our Board.

Mr. Chan Yu Chi (陳如子先生**)**, aged 59, has been our Chief Financial Officer since he joined our Group in January 2013. He is also a member of the legal compliance committee of our Group. He is principally responsible for overseeing our Group's overall financial accounting and reporting as well as corporate governance matters. Mr. Chan has over 20 years of experience in the auditing and accounting profession.

Mr. Chan graduated from the Open University of Hong Kong (formerly known as the Open Learning Institute of Hong Kong) with three respective degrees. He obtained a bachelor's and a master's degree in business administration in December 1995 and December 2001, respectively. He also obtained a master's degree of Electronic Commerce in December 2007. Mr. Chan has been admitted as a certified public accountant of HKICPA (formerly known as the Hong Kong Society of Accountants) since January 1999. He has further become a member of the Association of Chartered Certified Accountants (ACCA) since September 1999 and has been its fellow since September 2004.

Mr. Chan Chun Ming (陳俊明先生), aged 45, is our human resources and administrative system management director. He joined our Group as a human resources manager in November 2010 and was promoted to the current position on 1 January 2015. He is primarily responsible for overseeing our Group's overall human resources and administration system management. Mr. Chan has over 20 years of experience in restaurant industry in Hong Kong.

Prior to joining our Group, Mr. Chan worked as a director and a consultant at KAR Consultants Company Limited from January 2007 to September 2010, where he was responsible for business management. From March 1994 to April 2007, he gained experience in human resources in the restaurant industry, serving as a senior human resources officer at Fairwood Fast Food Limited (stock code: 0052), a company which operates a leading fast food restaurant chain in Hong Kong and in Greater China, where he was responsible for human resources matters.

Mr. Chan was awarded the Certificate in Personnel Management by the School of Continuing Education of Hong Kong Baptist University. Mr. Chan obtained the 5-S Lead Auditor (Green Belt) Certificate from HK5-S Association (香港五常法協會) in December 2008. He also obtained the ERS 5S Management Certificate from Hong Kong Environmental Resource and Safety Institute (香港環境資源及安全學會) and the Basic Food Hygiene Certificate for Food Hygiene Managers from Hong Kong Christian Service Kwun Tong Vocational Training Council (香港基督教服務處觀塘職業訓練中心) in April and October 2009, respectively.

COMPANY SECRETARY

Mr. Chan Yu Chi is the company secretary of our Company. Mr. Chan's biography is set out in the subsection headed "Senior Management" in this section.

COMPLIANCE OFFICER

Ms. Wong Wai Fong is the compliance officer of our Company. Ms. Wong's biography is set out in the subsection headed "Executive Directors" in this section.

INTRODUCTION

The Board has adopted various policies to ensure compliance with the code provisions of the Corporate Governance Code ("CG Code") under Appendix 15 of the GEM Listing Rules. For the year ended 31 March 2018, the Company has fully complied with all applicable provisions of the CG Code.

The Company will continue to enhance its corporate governance appropriate to the conduct and growth of its business and to review its corporate governance from time to time to ensure they comply with the statutory and the CG Code and align with the latest developments.

THE BOARD OF DIRECTORS

The Board's primary responsibilities are to oversee the management of the Group, to formulate the Group's long-term corporate strategy including the formulation and approval of all policy matters, internal control and risk management systems, to evaluate the performance of the Group and to assess the achievement of targets periodically set by the Board.

In addition, the Board has also established Board Committees and has delegated to these Board Committees various responsibilities set out in their terms of reference respectively.

The Board has delegated the authority and responsibility for implementing day-to-day operations, business strategies and management of the Group's businesses to the executive directors, senior management and certain specific responsibilities to the Board committees.

COMPOSITION OF THE BOARD

As at the date of this annual report, there are two executive directors, namely Ms. Wong Wai Fong (Chairman) and Mr. Chan Lap Ping, and three independent non-executive directors, namely Mr. Chan Hoi Kuen Matthew, Mr. Chung Wing Yin and Mr. Law Yui Lun.

The biographical details of each of the Directors are set out in the section headed "Directors and Senior Management" of this annual report.

Ms. Wong Wai Fong, our executive Director and chairman of the Board, is the spouse of Mr. Kwok Yiu Cheung, our chief executive officer.

The INEDs have brought in a wide range of business and financial expertise and independent judgement to the Board. Through active participation in the Board meetings and serving on various Board committees, all INEDs will make various contributions to the Company.

During the year ended 31 March 2018, the Board has at all times met the requirements of the GEM Listing Rules relating to the appointment of at least three INEDs with at least one of them possessing appropriate professional qualifications and accounting and related financial management expertise as required under the GEM Listing Rules.

The Company has received an annual confirmation of independence in writing from each of the INEDs pursuant to Rule 5.09 of the GEM Listing Rules. Based on such confirmation, the Company considers that all the INEDs are independent and have met the independence guidelines as set out in Rule 5.09 of the GEM Listing Rules up to the date of this annual report.

Proper insurance coverage in respect of legal actions against the Directors' liability has been arranged by the Company.

BOARD DIVERSITY POLICY

The Company adopted a board diversity policy (the "Board Diversity Policy") from the date of Listing up to the date of this corporate governance report. A summary of this Board Diversity Policy, together with the measurable objectives set for implementing this Board Diversity Policy, and the progress made towards achieving those objectives are disclosed as follows.

The Company recognises and embraces the benefits of having a diverse Board and sees increasing diversity at the Board level as an essential element in maintaining the Company's competitive advantage. In reviewing and assessing the Board's composition, the Board will consider a number of aspects, including but not limited to gender, age, cultural and educational background, professional qualifications, skills, knowledge, and industry and regional experience.

The Nomination Committee will monitor the implementation of the Board Diversity Policy and recommend any proposed changes to the Board for approval. The Nomination Committee will from time to time review the Board Diversity Policy as appropriate to ensure its effectiveness.

The Nomination Committee of the Board has reviewed the Board Diversity Policy to ensure its effectiveness and considered that the Group achieved the Board Diversity Policy in the year ended 31 March 2018.

CHAIRMAN AND CHIEF EXECUTIVE

According to the Code Provision A.2.1 of the CG Code, the roles of the chairman and the chief executive should be separate and should not be performed by the same individual. During the year ended 31 March 2018, the role of the chairman of the Company is performed by Ms. Wong Wai Fong and the executive functions of a chief executive are discharged by Mr. Kwok Yiu Chung as the chief executive officer of the Company.

INDEPENDENT NON-EXECUTIVE DIRECTORS ("INEDs")

The current independent non-executive directors are Mr. Chan Hoi Kuen Matthew, Mr. Chung Wing Yin and Mr. Law Yui Lun. The INEDs help the management to formulate the Group's development strategies, ensure the Board prepares its financial and other mandatory reports in strict compliance with required standards, and ensure the Company maintains appropriate system to protect the interests of the Company and the shareholders. The Company received the annual confirmation from the INEDs in respect of their independence pursuant to Rule 5.09 of the GEM Listing Rules. The Company considered all the independent non-executive directors to be independent.

CONTINUING PROFESSIONAL DEVELOPMENT

According to the Code Provision A.6.5 of the CG Code, all Directors shall participate in continuous professional development to develop and refresh their knowledge and skills to ensure their contribution to the Board remains informed and relevant. The Company would arrange and/or introduce some training for the Directors to develop and explore their knowledge and skills.

The Directors confirmed that they have complied with the Code Provision A.6.5 of the CG Code on the Directors' training. During the year ended 31 March 2018, all the Directors have participated in continuous professional development and the relevant details are set out below:

Directors	Reading materials
Executive Directors	
Ms. Wong Wai Fong (Chairman)	✓
Mr. Chan Lap Ping	✓
Independent non-executive directors	
Mr. Chan Hoi Kuen Matthew	✓
Mr. Chung Wing Yin	✓
Mr. Law Yui Lun	✓

MEETINGS OF BOARD AND DIRECTORS' ATTENDANCE RECORDS

Schedules for regular Board meetings are normally agreed with the Directors in advance. In addition to the above, notice of at least 14 days is given for a regular Board meeting. For other Board meetings, reasonable notice is generally given.

Draft agenda of each Board meeting is usually sent to all Directors together with the notice in order to give them an opportunity to include any other matters in the agenda for discussion in the meeting.

Board papers together with all appropriate, complete and reliable information are sent to all Directors at least 3 days before each Board meeting to provide them with materials relating to the transactions to be discussed in the meeting in order to enable them to make informed decisions. The Board and each Director also have separate and independent access to the senior management whenever necessary.

The Chairman, other Directors and other relevant senior management normally attend regular Board meetings and, where necessary, other Board and committee meetings to advise on business developments, financial and accounting matters, statutory compliance, corporate governance and other major aspects of the Group.

The Company Secretary is responsible to keep minutes of all Board and committee meetings. Draft minutes are normally circulated to Directors for comments within a reasonable time after each meeting and the final version is open for Directors' inspection.

Accounting to current Board practice, any material transaction, which involves a conflict of interest for substantial shareholders or a director, will be considered and dealt with by the Board at a duly convened Board meeting. The M&A contains provisions requiring directors to abstain from voting and not to be counted in the quorum at meetings for approving transactions in which such directors or any of their associates have a material interest.

During the year ended 31 March 2018, four Board meetings were held and one annual general meeting was held. The attendance record of each Director at the meetings is set out in the table below:

Name of Directors	Board Meeting Attended/Held	General Meeting Attended/Held
Executive Directors		
Ms. Wong Wai Fong (Chairman)	4/4	1/1
Mr. Chan Lap Ping	4/4	1/1
Independent non-executive directors		
Mr. Chan Hoi Kuen Matthew	4/4	1/1
Mr. Chung Wing Yin	4/4	1/1
Mr. Law Yui Lun	4/4	1/1

BOARD COMMITTEES

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

AUDIT COMMITTEE

An audit committee has been established with its terms of reference in compliance with Rules 5.28 to 5.33 of the GEM Listing Rules, and paragraphs C.3.3 and C.3.7 of the CG Code. The audit committee consists of three members, namely Mr. Chan Hoi Kuen Matthew, Mr. Chung Wing Yin and Mr. Law Yui Lun, all being INEDs. Mr. Law Yui Lun currently serves as the chairman of the audit committee. The committee is to assist the Board in fulfilling its responsibilities by providing an independent review and supervision of financial reporting, by satisfying themselves as to the effectiveness of the internal controls of our Group, and as to the adequacy of the external and internal audits.

With reference to the terms of reference, the primary responsibilities of the audit committee, among others, are as follow:

- (a) to be primarily responsible for making recommendations to the Board on the appointment, reappointment and removal of the external auditors, and to approve and review the remuneration and terms of engagement of the external auditors;
- (b) to review and monitor the external auditors' independence and objectivity and the effectiveness of the audit process in accordance with applicable standards;
- (c) to develop and implement policy on engaging external auditors to supply non-audit services;
- (d) to monitor the integrity of financial statements and the annual report and accounts, half-year report and quarterly reports, and to review significant financial reporting judgements contained in them;
- (e) to discuss the internal control system with management of our Group to ensure that the management of our Group has performed its duty to have an effective internal control system; and
- (f) to develop and review our Group's policies and practices on corporate governance and make recommendations to the Board and monitor our Group's policies and practices on compliance with legal and regulatory requirements.

The members of the audit committee should meet at least twice a year. During the year ended 31 December 2018, four audit committee meetings were held to review the Group's annual results and annual report for the year ended 31 March 2017, first quarterly results for the three months ended 30 June 2017, interim results for the six months ended 30 September 2017, and third quarterly results for the nine months ended 31 December 2017 and discuss the effectiveness of the corporate governance, internal control, risk management and financial reporting matters. Our Group's consolidated financial statements in respect of the year ended 31 March 2018 have been reviewed by the audit committee. There was no disagreement between the Board and the audit committee regarding the selection and appointment of the external auditors during the year ended 31 March 2018. The audit committee has recommended to the Board that HLB Hodgson Impey Cheng Limited ("HLB") be nominated for re-appointment as the Company's auditor at the forthcoming AGM.

The attendance record of each Director at the audit committee meeting is set out in the table below:

Name of Director

Mr. Law Yui Lun (Chairman)
Mr. Chan Hoi Kuen Matthew
Mr. Chung Wing Yin

Audit Committee
Meeting
Attended/Held

REMUNERATION COMMITTEE

A remuneration committee has been established with its terms of reference in compliance with paragraph B.1.2 of the CG Code. The remuneration committee consists of four members, namely Ms. Wong Wai Fong, the executive director, and Mr. Chan Hoi Kuen Matthew, Mr. Chung Wing Yin and Mr. Law Yui Lun, being the INEDs. Mr. Chung Wing Yin currently serves as the chairman of the remuneration committee.

The remuneration committee is obliged to report to the Board on its decisions or recommendations. With reference to the terms of reference of remuneration committee, the primary duties, among others, are as follow:

- (a) to formulate remuneration policy for the approval of the Board;
- (b) to make recommendations to the Board on our Group's policy and structure for all Directors and senior management remuneration and on the establishment of a formal and transparent procedure for developing remuneration policy;
- (c) to review and approve the management's remuneration proposals with reference to the Board's corporate goals and objectives;
- (d) to determine, with delegated responsibility or make recommendations to the Board on the remuneration packages of individual executive directors and senior management of our Group;
- (e) to make recommendations to the Board on the remuneration of non-executive directors;
- (f) to review and approve compensation payable to executive directors and senior management of our Group for any loss or termination of office or appointment to ensure that it is consistent with contractual terms and is otherwise fair and not excessive;

- (g) to review and approve compensation arrangements relating to dismissal or removal of Directors for misconduct to ensure that they are consistent with contractual terms and are otherwise reasonable and appropriate; and
- (h) to consider the performance bonus for executive directors, senior management and general staff, having regard to their achievements against the performance criteria and by reference to market norms, and make recommendations to the Board.

The members of the remuneration committee should meet at least once a year. During the year ended 31 March 2018, one remuneration committee meeting was held to review and make recommendations on the remuneration package of the directors and senior management.

The attendance record of each Director at the remuneration committee meeting is set out in the table below:

NOMINATION COMMITTEE

A nomination committee has been established with its terms of reference in compliance with paragraph A.5.2 of the CG Code. The nomination committee of our Group consists of four members, namely Ms. Wong Wai Fong, the executive director, and Mr. Chan Hoi Kuen Matthew, Mr. Chung Wing Yin and Mr. Law Yui Lun, being the independent non-executive directors. Mr. Chan Hoi Kuen Matthew currently serves as the chairman of the nomination committee.

The nomination committee is obliged to report to the Board on its decisions or recommendations. With reference to the terms of reference of nomination committee, the primary duties, among others, are as follow:

- (a) to formulate nomination policy for the Board's consideration and implement the Board's approved nomination policy;
- (b) to review the structure, size and composition (including the skills, knowledge and experience) of the Board at least annually and make recommendations on any proposed changes to the Board to complement our Group's corporate strategy;
- (c) to identify individuals suitably qualified to become members of the Board and select or make recommendations to the Board on the selection of individuals nominated for directorships;
- (d) to receive nominations from shareholders or Directors when such are tendered and to make recommendations to the Board on the candidacy of the nominees, having regard to the Board's compositional requirements and suitability of the nominees;
- to assess the independence of independent non-executive directors and review the independent non-executive directors' confirmations on their independence; and make disclosure of its review results in the corporate governance report;

- (f) to make recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors, in particular the chairman of the Board and the chief executive of our Group; and
- (g) regularly review the contribution required from a Director to perform his/her responsibilities to our Group, and whether he/she is spending sufficient time performing them.

The members of the nomination committee should meet at least once a year. During the year ended 31 March 2018, one nomination committee meeting was held to review and assess (i) the structure, size and composition (including the skills, knowledge and experience) of the Board, (ii) the independence of independent non-executive directors, and (iii) the performance of the directors. The nomination committee had also made recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors.

The attendance record of each Director at the nomination committee meeting is set out in the table below:

LEGAL COMPLIANCE COMMITTEE

A legal compliance committee has been established for the purpose of assisting in overseeing compliance with laws and regulations relevant to our operations as well as the adequacy and effectiveness of regulatory compliance procedures and system. The legal compliance committee comprises: (i) Ms. Wong Wai Fong, the chairman of the Board and an executive director; (ii) Mr. Chan Yu Chi, the chief financial officer and company secretary of the Company; (iii) Mr. Chan Hoi Kuen Matthew, an independent non-executive director; (iv) Mr. Chung Wing Yin, an independent non-executive director; and (v) Mr. Law Yui Lun, an independent non-executive director.

With reference to the terms of reference, the primary responsibilities of the legal compliance committee, among others, are as follow:

- (a) to review the effectiveness of the Group's regulatory compliance procedures and system, including operational and compliance procedures and risk management functions;
- (b) to assess and review the adequacy of resources, staff qualifications and experience, and training programmes in relation to the Group's regulatory compliance functions;
- (c) to assist the audit committee of the Company in overseeing the Group's corporate governance functions, which includes (i) developing and reviewing the policies and practices on corporate governance and making recommendations to the audit committee on a quarterly basis; (ii) reviewing and monitoring the training and continuous professional development of Directors and senior management; (iii) reviewing and monitoring the Group's policies and practices on compliance with legal and regulatory requirements; and (iv) reviewing the compliance with the Corporate Governance Code set out in Appendix 15 to the Rules Governing the Listing of Securities on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited and the disclosure in the corporate governance report to be included in the annual report of the Company;

- (d) to receive and handle any actual or suspected non-compliance matters reported by the employees of the Group and engage external professional advisers to assist in the preparation of reports and recommendations in respect of such actual or suspected non-compliance matters; and
- (e) to review the effectiveness of the Group's ongoing measures to prevent future noncompliance incidents and provide updates on the applicable laws related to the Group's business operations with the assistance of external professional parties including legal advisers as to Hong Kong law, compliance adviser, and internal control consultant from time to time.

The members of the legal compliance committee should meet at least once a year. During the year ended 31 March 2018, one legal compliance committee meeting was held to review and assess (i) the compliance policies of the Company against the applicable laws and regulations and (ii) the training and continuing professional development of the directors and senior management.

The attendance record of each Director at the legal compliance committee meeting is set out in the table below:

Name of Director	Legal Compliance Committee Meeting Attended/Held
Ms. Wong Wai Fong <i>(Chairman)</i>	1/1
Mr. Chan Hoi Kuen Matthew	1/1
Mr. Chan Yu Chi	1/1
Mr. Chung Wing Yin	1/1
Mr. Law Yui Lun	1/1

AUDITORS' REMUNERATION

The Group's independent external auditors is HLB Hodgson Impey Cheng Limited ("HLB"). The remuneration for the audit and non-audit services provided by HLB (including its affiliates) to the Group during the year ended 31 March 2018 was approximately as follows:

Type of Services	Amount (HK\$'000)
Audit services	840
Non-audit services	120
Total	960

INTERNAL CONTROL AND RISK MANAGEMENT

The Board acknowledges its responsibility for the effectiveness of the Group's internal control and risk management systems. Such internal control and risk management systems are designed to manage rather than eliminate the risk of failure to achieve business objectives and can only provide reasonable but not absolute assurance against material misstatement or loss. The Board had conducted a review on the effectiveness of the Group's internal control and risk management systems once during the year ended 31 March 2018 which covered financial, operational, compliance procedural and risk management functions and had considered the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting and financial reporting function. In light of the size and scale of the Group's business, the Group does not have an internal audit function as the Board has reviewed the effectiveness of the internal control system of the Company and is currently of the view that there is no immediate need to set up an internal audit function within the Group. The Board will review and consider to establish such department as and when it thinks necessary.

The Group has engaged an external professional consultant to conduct independent internal control review for the year ended 31 March 2018 and the review is completed as at the date of this annual report.

The Group believes that good corporate governance practices are very important for maintaining and promoting investor confidence and for the sustainable growth of the Group. The Group has therefore made continued efforts to uplift its quality of corporate governance. It has established a highly effective system of internal controls and adopted a series of measures to ensure its safety and effectiveness. As a result, the Group is able to safeguard its assets and protect the interests of its shareholders.

The Board is of the view that the systems of internal control and risk management are effective and there are no irregularities, improprieties, fraud or other deficiencies that suggest material deficiency in the effectiveness of the Group's internal control system.

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The Directors understand and acknowledge their responsibility for preparing the consolidated financial statements and ensuring that the consolidated financial statements for each financial year are prepared to give a true and fair view of the state of affairs, profitability and cash flows of the Group for that period in accordance with the disclosure requirements of the Hong Kong Companies Ordinance.

In preparing the consolidated financial statements of the Group for the year ended 31 March 2018, the Directors have adopted appropriate and consistent accounting policies and made prudent and reasonable judgements and estimations. The Directors are responsible for maintaining proper accounting records which reflect with reasonable accuracy the state of affairs, operating results, cash flows and equity movement of the Group at any time. The Directors confirm that the preparation of the consolidated financial statements of the Group is in accordance with statutory requirements and applicable accounting standards.

The Directors also confirm that, to the best of their knowledge, information and belief, having made all reasonable enquiries, they are not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern.

COMPANY SECRETARY

Mr. Chan Yu Chi is the company secretary of the Company. The biographical details of Mr. Chan are set out in the section headed "Directors and Senior Management" of this annual report. In accordance with Rule 5.15 of the GEM Listing Rules, Mr. Chan had taken no less than 15 hours of relevant professional training during the year ended 31 March 2018.

INVESTOR RELATIONS AND SHAREHOLDERS' RIGHTS

The Company uses a number of channels to communicate to shareholders and investors on the performance of the Company, including (i) the publication of quarterly, interim and annual reports; (ii) the AGM or extraordinary general meeting which provide a forum for shareholders of the Company to raise comments and exchange views with the Board; (iii) key information on the Group is available on the website of the Company; and (iv) the Company's share registrars in Hong Kong serve the shareholders on all share registration matters. The Company aims to provide its shareholders and investors with high standard of disclosure and financial transparency.

Shareholders are encouraged to attend the AGM for which at least 21 days' notice is given. The chairperson of the Board on other Directors are available to answer shareholders' questions on the Group's business at the meetings. All shareholders have statutory rights to call for extraordinary general meetings and to put forward an agenda for consideration.

According to Article 23 of the Articles of Association, one or more shareholders holding, at the date of deposit of the requisition, not less than one-tenth of the paid up capital of the Company, have the right of voting at general meetings. Such requisition shall be made in writing to the Board or the company secretary of the Company for the purpose of requiring an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition.

There are no provisions allowing shareholders to move new resolutions at general meetings under the Articles of Association. Shareholders who wish to move a resolution may request the Company to convene a general meeting following the procedures set out in the preceding paragraph.

If a Shareholder wishes to propose a person (the "Candidate") for election as a Director at a general meeting, he/she shall deposit a written notice (the "Written Notice") to the Company's principal place of business in Hong Kong at Room 1501, 15/F., Vanta Industrial Centre, 21–33 Tai Lin Pai Road, Kwai Chung, New Territories, Hong Kong. The Written Notice (i) must include the personal information of the Candidate as required by Rule 17.50(2) of the GEM Listing Rules; and (ii) must be signed by the Shareholder concerned and signed by the Candidate indicating his/her willingness to be elected and consent of the publication of his/her personal information. The period for lodgment of the Written Notice shall commence on the day after the despatch of the notice of general meeting and end no later than 7 days prior to the date of such general meeting.

In order to ensure the shareholders have sufficient time to receive and consider the proposal of election of the Candidate as a Director without adjourning the general meeting, shareholders are urged to submit and lodge the Written Notice as early as practicable preferably at least 15 business days prior to the date of the general meeting appointed for such election.

Shareholders may send written enquiries by post, together with his/her contact details, such as postal address, email or fax, addressing to the Board at the head office of the Company at the following address:

CBK Holdings Limited Room 1501, 15/F., Vanta Industrial Centre 21–33 Tai Lin Pai Road Kwai Chung New Territories, Hong Kong Attention: Board of Directors

CONSTITUTIONAL DOCUMENTS

There are no significant changes in the Company's constitutional documents during the year ended 31 March 2018.

DIRECTORS' SECURITIES TRANSACTIONS

The Company adopted a code of conduct regarding Directors' securities transactions on terms no less exacting than the required standard of dealings set out in Rules 5.48 to 5.67 of the GEM Listing Rules. Having made specific enquiries of all Directors, the Company confirms that the Directors have complied with such required standard of dealings and the Company's code of conduct regarding directors' securities transactions from the date of Listing and up to the date of this report.

The Board is pleased to present their annual report together with the audited consolidated financial statements of the Group for the year ended 31 March 2018.

BUSINESS REVIEW

For business review of the Group for the year, please refer to "Chairman's Statement" and "Management Discussion and Analysis" sections.

PRINCIPAL RISK AND UNCERTAINTIES

Our Group believes that there are certain risk and uncertainties involved in its operations, some of which are beyond our Group's control. Our Group has categorised these risks and uncertainties into: (i) risks relating to our business; and (ii) risks relating to our industry. Some of our principal risk and uncertainties include:

- we are susceptible to instances of food poisoning, customer complaints and any other negative publicity associated with our restaurants or food safety in general, in which case value of our brands may suffer;
- hotpot dining may lose popularity and our financial conditions and future growth may be adversely affected;
- the lack of suitable locations on commercially viable terms, the increase in rental expenses and failure to renew existing leases of the leased properties may adversely affect our results of operations;
- our profitability is dependent upon the spending power of our target consumers and a decline of such spending power may adversely affect our business;
- opening new hotpot restaurants may result in fluctuations in our financial performance; and
- our overall performance may be affected by temporary suspension of our operations for renovation and closure of certain restaurants.

For further details about the principal risk and uncertainties of the Group for the year, please refer to "Risk Factors" section of the Prospectus.

Our Group has established structures and measures to manage our risks, including but not limited to the following:

- our Board conducts a thorough examination of any material risks associated with any material business decision before (i) making or approving such decision;
- our senior management monitors daily operations and any associated operational risks of our Group. They are also responsible for identifying and assessing potential market risks related to fluctuations in industrial environment and movements in market variables and report irregularities in connection with operational and market risks to our executive Directors for formulating policies to mitigate these risks;
- our audit committee reviews the internal control system and procedures for compliance with the requirements of applicable laws and regulations and the Corporate Governance Code, details of which are set out in the Corporate Governance Report;
- (iv) our Group has engaged an external professional consultant to conduct independent internal control review for the year ended 31 March 2018 and the review is completed as at the date of this annual report; and
- our Group has appointed an external legal adviser to advise us on compliance with and to provide us with updates on the changes in the GEM Listing Rules and the applicable Hong Kong laws, rules and regulations from time to time and as required.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The principal activities of its subsidiaries are set out in note 28 to the consolidated financial statements. The principal activity of the Group is the provision of catering services in Hong Kong.

RESULTS AND DIVIDEND

The results of the Group for the year ended 31 March 2018 and the financial position of the Group as at that date are set out in the consolidated financial statements on pages 48 to 91.

The Board did not recommend the payment of any dividend in respect of the year ended 31 March 2018.

FINANCIAL SUMMARY

A summary of the published results and of the assets and liabilities of the Group is set out on page 92 of the annual report. The summary does not form part of the audited financial statements.

Financial Resources and Liquidity

As at 31 March 2018, current assets amounted to HK\$72.2 million (2017: HK\$91.4 million) of which HK\$62.3 million (2017: HK\$84.4 million) was cash and bank balances, HK\$7.4 million (2017: HK\$6.0 million) was trade receivables, deposits, prepayments and other receivables. The Group's current liabilities amounted to HK\$9.0 million (2017: HK\$12.5 million), including trade payables and accrued charges and other payables in the amount of HK\$9.0 million (2017: HK\$11.9 million). Current ratio and guick assets ratio were 8.0 and 8.0 respectively (2017: 7.3 and 7.3 respectively).

FUTURE PLANS FOR MATERIAL INVESTMENTS AND CAPITAL ASSETS

Save as disclosed in the Prospectus and in this annual report, the Group did not have other plans for material investments or capital assets as of 31 March 2018.

Comparison of Business Strategies and Actual Business Progress

An analysis comparing the business strategies as set out in the Prospectus with the Group's actual business progress for the year ended 31 March 2018 is set out below:

Business Strategies	Actual progress
Strengthening our information technology system	We have started evaluation of our information technology system and the enhancement.
Expanding our restaurant network in strategic locations	We are in the process of identifying locations for the new hotpot restaurants.
Maintaining steady food quality through the setting up of a central kitchen	We are in the process of identifying a location for the central kitchen.

USE OF PROCEEDS FROM THE PLACING

On 15 February 2017, the Company's shares were listed on GEM of the Stock Exchange. A total of 300,000,000 new ordinary shares with nominal value of HK\$0.01 each of the Company were issued at HK\$0.25 per share for a total of HK\$75.0 million. The net proceeds raised by the Company from the abovementioned Placing were approximately HK\$53.2 million. The Company intends to continue to apply the net proceeds in accordance with the section headed "Future Plans and Use of Proceeds" of the Prospectus.

From the Listing Date of the Company to 31 March 2018, the net proceeds had not been utilised.

CHARITABLE DONATIONS

During the year, the Group made charitable donations totalling HK\$149,000 (2017: HK\$781,000).

PROPERTY, PLANT AND EQUIPMENT

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

SHARF CAPITAL

Details of the Company's share capital and movements during the year are set out in note 24 to the consolidated financial statements.

RESERVES

Details of movements in reserves of the Group and the Company during the year are set out in the consolidated statement of changes in equity on page 51 and note 26(b) to the consolidated financial statements respectively.

DISTRIBUTABLE RESERVES

As at 31 March 2018, the Company has no reserve available for distribution to the Shareholders.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

Apart from the contracts relating to the reorganisation of our Group in relation to the listing and save as disclosed in the "Continuing Connected Transaction" in this report and note 27 to consolidated financial statements to this annual report, no other transactions, arrangements or contracts 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.

INTERESTS IN COMPETING BUSINESS

None of the Directors, the Controlling Shareholders and their respective close associates had an interest in any business which competes or is likely to compete, either directly or indirectly, with the businesses of the Group during the year ended or as at 31 March 2018.

The Company has received an annual written declaration from each of the Controlling Shareholders, i.e. Ms. Wong Wai Fong, Mr. Kwok Yiu Chung, Mr. Tam Wai Shing, Mr. Hui Chun Wah, Ms. Yang Dongxiang and Sure Wonder Investments Limited (the "Covenantors"), in respect of the compliance with the non-competition undertakings given by them (the "Undertakings").

The independent non-executive Directors have also reviewed the compliance by each of the Covenantors with the Undertaking during the year ended 31 March 2018. The independent non-executive Directors have confirmed that, as far as they can ascertain, there is no breach by any of the Covenantors of the Undertaking given by them.

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

At no time during the year was the Company or any of its subsidiaries a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

EQUITY-LINKED AGREEMENTS

Save as the share option scheme disclosed below, the Company has not entered into any equity-linked agreement (as defined in section 6 of the Companies (Directors' Report) Regulation (Chapter 622D of the Laws of Hong Kong)).

SHARE OPTION SCHEME

The following is a summary of the principal terms of the rules of the Share Option Scheme conditionally adopted by the resolutions in writing of all the shareholders passed on 20 January 2017 (the "Adoption Date"). The terms of the Share Option Scheme are in accordance with the provisions of Chapter 23 of the GEM Listing Rules.

(A) Purpose of the Share Option Scheme

The purpose of the Share Option Scheme is to attract and retain the best available personnel, to provide additional incentive to employees (full-time and part-time), directors, consultants, advisers, distributors, contractors, suppliers, agents, customers, business partners or service providers of our Group and to promote the success of the business of our Group.

(B) Who may join and basis of eligibility

The Board may, at its absolute discretion and on such terms as it may think fit, grant any employee (full-time or part-time), director, consultant or adviser of our Group, or any substantial shareholder of our Group, or any distributor, contractor, supplier, agent, customer, business partner or service provider of our Group, options to subscribe at a price calculated in accordance with paragraph (iii) below for such number of Shares as it may determine in accordance with the terms of the Share Option Scheme.

The basis of eligibility of any participant to the grant of any option shall be determined by the Board (or as the case may be, our independent non-executive directors) from time to time on the basis of his contribution or potential contribution to the development and growth of our Group.

(C) Price of shares

The subscription price of a Share in respect of any particular option granted under the Share Option Scheme shall be a price solely determined by our Board and notified to a participant and shall be at least the higher of: (i) the closing price of our Shares as stated in the Stock Exchange's daily quotations sheet on the date of grant of the option, which must be a business day; (ii) the average of the closing prices of our Shares as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of grant of the option; and (iii) the nominal value of a Share on the date of grant of the option. For the purpose of calculating the subscription price, where our Company has been listed on the Stock Exchange for less than five business days, the issue price of the Shares on the Stock Exchange shall be used as the closing price for any business day fall within the period before Listing.

(D) Grant of options and acceptance of offers

An offer for the grant of options must be accepted within seven days inclusive of the day on which such offer was made. The amount payable by the grantee of an option to our Company on acceptance of the offer for the grant of an option is HK\$1.0.

(E) Maximum number of shares

(a) Subject to sub-paragraphs (b) and (c) below, the maximum number of Shares issuable upon exercise of all options to be granted under the Share Option Scheme and any other share option schemes of our Company as from the Adoption Date (excluding, for this purpose, Shares issuable upon exercise of options which have been granted but which have lapsed in accordance with the terms of the Share Option Scheme or any other share option schemes of our Company) must not in aggregate exceed 10% of our Shares in issue as at the Listing Date (taking no account of any Shares may be issued upon the exercise of the Offer Size Adjustment Option). Therefore, it is expected that our Company may grant options in respect of up to 120,000,000 Shares (or such numbers of Shares as shall result from a sub-division or a consolidation of such 120,000,000 Shares from time to time) to the participants under the Share Option Scheme.

- The 10% limit as mentioned above may be refreshed at any time by approval of the shareholders in general meeting provided that the total number of Shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other share option schemes of our Company must not exceed 10% of our Shares in issue as at the date of approval of the refreshed limit. Options previously granted under the Share Option Scheme and any other share option schemes of our Company (including those outstanding, cancelled or lapsed in accordance with the terms of the Share Option Scheme and any other share option schemes of our Company) will not be counted for the purpose of calculating the refreshed 10% limit. A circular must be sent to our shareholders containing the information as required under the GEM Listing Rules in this regard.
- Our Company may seek separate approval by our shareholders in general meeting for granting options beyond the 10% limit provided the options in excess of the 10% limit are granted only to grantees specifically identified by our Company before such approval is sought. In such event, our Company must send a circular to our shareholders containing a generic description of such grantees, the number and terms of such options to be granted and the purpose of granting options to them with an explanation as to how the terms of the options will serve such purpose and all other information required under the GEM Listing Rules.
- The aggregate number of Shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option schemes of our Company must not exceed 30% of our Shares in issue from time to time. No options may be granted under the Share Option Scheme or any other share option schemes of our Company if this will result in such 30% limit being exceeded.

(F) Maximum number of shares of each participant

The total number of Shares issued and to be issued upon exercise of options granted to any participant (including both exercised and outstanding options) under the Share Option Scheme or any other share option schemes of our Company in any 12-month period up to the date of grant shall not exceed 1% of the Shares in issue. Any further grant of options in excess of such limit must be separately approved by shareholders in general meeting with such grantee and his associates abstaining from voting. In such event, our Company must send a circular to our shareholders containing the identity of the grantee, the number and terms of the options to be granted (and options previously granted to such grantee), and all other information required under the GEM Listing Rules. The number and terms (including the subscription price) of the options to be granted must be fixed before the approval of our shareholders and the date of the Board meeting proposing such further grant should be taken as the date of grant for the purpose of calculating the subscription price.

(G) Grant of options to certain connected persons

- Any grant of an option to a Director, chief executive or substantial shareholder of our Company (or any of their respective associates) must be approved by our independent non-executive directors (excluding any independent non-executive director who is the grantee of the option).
- Where any grant of options to a substantial Shareholder or an independent non-executive director (or any of their respective associates) will result in the total number of Shares issued and to be issued upon exercise of all options already granted and to be granted to such person under the Share Option Scheme and any other share option schemes of our Company (including options exercised, cancelled and outstanding) in any 12-month period up to and including the date of grant:
 - (i) representing in aggregate over 0.1% of our Shares in issue; and
 - having an aggregate value, based on the closing price of our Shares at the date of each grant, in excess of HK\$5 million,

such further grant of options is required to be approved by our shareholders at a general meeting of our Company, with voting to be taken by way of poll. Our Company shall send a circular to our shareholders containing all information as required under the GEM Listing Rules in this regard. All connected persons of our Company shall abstain from voting (except where any connected person intends to vote against the proposed grant). Any change in the terms of an option granted to a substantial Shareholder or an independent non-executive director or any of their respective associates is also required to be approved by our shareholders in the aforesaid manner.

(H) Restrictions on the times of grant of options

- (a) Our Company may not grant any options after inside information has come to its knowledge until such inside information has been announced. In particular, no options may be granted during the period commencing one month immediately preceding the earlier of:
 - (i) the date of the Board meeting (as such date is first notified to the Stock Exchange in accordance with the GEM Listing Rules) for the approval of our Company's results for any year, half-year, quarterly or other interim period (whether or not required under the GEM Listing Rules); and
 - (ii) the deadline for our Company to publish an announcement of the results for any year, half-year or quarterly under the GEM Listing Rules, or other interim period (whether or not required under the GEM Listing Rules).
- (b) Further to the restrictions in paragraph (a) above, no option may be granted to a Director on any day on which financial results of our Company are published:
 - (i) during the period of 60 days immediately preceding the publication date of the annual results or, if shorter, the period from the end of the relevant financial year up to the publication date of the results; and
 - (ii) during the period of 30 days immediately preceding the publication date of the quarterly results and halfyear results or, if shorter, the period from the end of the relevant quarterly or half-year period up to the publication date of the results.

(I) Time of exercise of option

An option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period as the Board may determine which shall not exceed ten years from the date of grant subject to the provisions of early termination thereof.

(J) Performance targets

Save as determined by the Board and provided in the offer of the grant of the relevant options, there is no performance target which must be achieved before any of the options can be exercised.

(K) Ranking of Shares

Our Shares to be allotted upon the exercise of an option will be subject to all the provisions of the Articles for the time being in force and will rank pari passu in all respects with our fully paid Shares in issue on the date of allotment and accordingly will entitle the holders to participate in all dividends or other distributions paid or made after the date of allotment other than any dividend or other distribution previously declared or recommended or resolved to be paid or made with respect to a record date which shall be on or before the date of allotment, save that our Shares allotted upon the exercise of any option shall not carry any voting rights until the name of the grantee has been duly entered on the register of members of our Company as the holder thereof.

(L) Rights are personal to grantee

An option shall not be transferable or assignable and shall be personal to the grantee of the option.

(M) Rights on cessation of employment by death

In the event of the death of the grantee (provided that none of the events which would be a ground for termination of employment referred to in (N) below arises within a period of three years prior to the death, in the case the grantee is an employee at the date of grant), the legal personal representative(s) of the grantee may exercise the option up to the grantee's entitlement (to the extent which has become exercisable and not already exercised) within a period of 12 months following his death provided that where any of the events referred to in (Q), (R) and (S) occurs prior to his death or within such period of 12 months following his death, then his legal personal representative(s) may so exercise the option within such of the various periods respectively set out therein.

(N) Rights on cessation of employment by dismissal

In the event that the grantee is an employee of our Group at the date of grant and he subsequently ceases to be an employee of our Group on any one or more of the grounds that he has been guilty of serious misconduct, or has committed an act of bankruptcy or has become insolvent or has made any arrangement or composition with his or her creditors generally, or has been convicted of any criminal offence involving his integrity or honesty or (if so determined by the Board) on any other ground on which an employer would be entitled to terminate his employment at common law or pursuant to any applicable laws or under the grantee's service contract with our Group, his option shall lapse automatically (to the extent not already exercised) on the date of cessation of his employment with our Group.

(O) Rights on cessation of employment for other reasons

In the event that the grantee is an employee, a consultant or an adviser (as the case may be) of member of our Group at the date of grant and he subsequently ceases to be an employee, a consultant or an adviser (as the case may be) of our Group for any reason other than his death or the termination of his employment of an employee or engagement of a consultant or an adviser (as the case may be) on one or more of the grounds specified in (N) above, the option (to the extent not already lapsed or exercised) shall lapse on the expiry of three months after the date of cessation of such employment of an employee or engagement of a consultant or an adviser (as the case may be) (which date will be in the case of an employee the last actual working day, on which the grantee was physically at work with our Company or the relevant member of our Group whether salary is paid in lieu of notice or not, and in the case of a consultant or an adviser (as the case may be), the last actual day of providing consultancy or advisory services to the relevant member of our Group).

(P) Effects of alterations to share capital

In the event of any alteration in the capital structure of our Company whilst any option remains exercisable, whether by way of capitalisation of profits or reserves, rights issue, open offer, consolidation, subdivision or reduction of the share capital of our Company (other than an issue of Shares as consideration in respect of a transaction to which any member of our Group is a party), such corresponding adjustments (if any) shall be made in the number of Shares subject to the option so far as unexercised; and/or the subscription prices, as the auditors of or independent financial adviser to our Company shall certify or confirm in writing (as the case may be) to the Board to be in their opinion fair and reasonable in compliance with the relevant provisions of the GEM Listing Rules, or any guideline or supplemental guideline issued by the Stock Exchange from time to time, provided that any alteration shall give a grantee, as near as possible, the same proportion of the issued share capital of our Company as that to which he was previously entitled, but no adjustment shall be made to the effect of which would be to enable a Share to be issued at less than its nominal value.

(Q) Rights on a general offer

In the event of a general offer (whether by way of takeover offer or scheme of arrangement or otherwise in like manner) being made to all our shareholders (or all such holders other than the offeror and/or any persons controlled by the offeror and/or any person acting in association or concert with the offeror) and such offer becoming or being declared unconditional, the grantee (or, as the case may be, his legal personal representative(s)) shall be entitled to exercise the option in full (to the extent not already lapsed or exercised) at any time within one month after the date on which the offer becomes or is declared unconditional.

(R) Rights on winding-up

In the event a notice is given by our Company to our members to convene a general meeting for the purposes of considering, and if thought fit, approving a resolution to voluntarily wind-up our Company, our Company shall on the same date as or soon after it despatches such notice to each member of our Company give notice thereof to all grantees and thereupon, each grantee (or, as the case may be, his legal personal representative(s)) shall be entitled to exercise all or any of his options at any time not later than two business days prior to the proposed general meeting of our Company by giving notice in writing to our Company, accompanied by a remittance for the full amount of the aggregate subscription price for our Shares in respect of which the notice is given whereupon our Company shall as soon as possible and, in any event, no later than the business day immediately prior to the date of the proposed general meeting referred to above, allot the relevant Shares to the grantee credited as fully paid.

(S) Rights on compromise or arrangement

In the event of a compromise or arrangement between our Company and our shareholders or the creditors of our Company being proposed in connection with a scheme for the reconstruction of our Company or its amalgamation with any other company or companies pursuant to the Companies Law, our Company shall give notice thereof to all the grantees (or, as the case may be, their legal personal representatives) on the same day as it gives notice of the meeting to our shareholders or the creditors to consider such a compromise or arrangement and the options (to the extent not already lapsed or exercised) shall become exercisable in whole or in part on such date not later than two business days prior to the date of the general meeting directed to be convened by the court for the purposes of considering such compromise or arrangement ("Suspension Date"), by giving notice in writing to our Company accompanied by a remittance for the full amount of the aggregate subscription price for our Shares in respect of which the notice is given whereupon our Company shall as soon as practicable and, in any event, no later than 3:00 p.m. on the business day immediately prior to the date of the proposed general meeting, allot and issue the relevant Shares to the grantee credited as fully paid. With effect from the Suspension Date, the rights of all grantees to exercise their respective options shall forthwith be suspended. Upon such compromise or arrangement becoming effective, all options shall, to the extent that they have not been exercised, lapse and determine. The Board shall endeavour to procure that our Shares issued as a result of the exercise of options hereunder shall for the purposes of such compromise or arrangement form part of the issued share capital of our Company on the effective date thereof and that such Shares shall in all respects be subject to such compromise or arrangement. If for any reason such compromise or arrangement is not approved by the court (whether upon the terms presented to the court or upon any other terms as may be approved by such court), the rights of grantees to exercise their respective options shall with effect from the date of the making of the order by the court be restored in full but only up to the extent not already exercised and shall thereupon become exercisable (but subject to the other terms of the Share Option Scheme) as if such compromise or arrangement had not been proposed by our Company and no claim shall lie against our Company or any of its officers for any loss or damage sustained by any grantee as a result of such proposal, unless any such loss or damage shall have been caused by the act, neglect, fraud or wilful default on the part of our Company or any of our officers.

(T) Lapse of options

An option shall lapse automatically on the earliest of:

- (i) the expiry of the period referred to in paragraph (I) above;
- (ii) the date on which the Board exercises our Company's right to cancel, revoke or terminate the option on the ground that the grantee commits a breach of paragraph (L);
- (iii) the expiry of the relevant period or the occurrence of the relevant event referred to in paragraphs (M), (O), (Q), (R) or (S) above;
- (iv) subject to paragraph (R) above, the date of the commencement of the winding-up of our Company;
- the occurrence of any act of bankruptcy, insolvency or entering into of any arrangements or compositions with his creditors generally by the grantee, or conviction of the grantee of any criminal offence involving his integrity or honesty;
- (vi) where the grantee is only a substantial shareholder of any member of our Group, the date on which the grantee ceases to be a substantial shareholder of such member of our Group; or
- (vii) subject to the compromise or arrangement as referred to in paragraph (S) become effective, the date on which such compromise or arrangement becomes effective.

(U) Cancellation of options granted but not yet exercised

Any cancellation of options granted but not exercised may be effected on such terms as may be agreed with the relevant grantee, as the Board may in its absolute discretion sees fit and in a manner that complies with all applicable legal requirements for such cancellation.

(V) Period of the Share Option Scheme

The Share Option Scheme will remain in force for a period of ten years commencing on the date on the Adoption Date and shall expire at the close of business on the business day immediately preceding the tenth anniversary thereof unless terminated earlier by the shareholders in general meeting.

(W) Alteration to the Share Option Scheme

- The Share Option Scheme may be altered in any respect by resolution of the Board except that alterations of the provisions of the Share Option Scheme which alters to the advantage of the grantees of the options relating to matters governed by Rule 23.03 of the GEM Listing Rules shall not be made except with the prior approval of the shareholders in general meeting.
- (ii) Any amendment to any terms and conditions of the Share Option Scheme which are of a material nature or any change to the terms of options granted, or any change to the authority of the Board in respect of alteration of the Share Option Scheme must be approved by shareholders in general meeting except where the alterations take effect automatically under the existing terms of the Share Option Scheme.
- Any amendment to any terms of the Share Option Scheme or the options granted shall comply with the relevant requirements of the GEM Listing Rules and the notes thereto and the supplementary guidance on the interpretation of the GEM Listing Rules issued by the Stock Exchange from time to time or any guidelines issued by the Stock Exchange from time to time.

(X) Termination to the Share Option Scheme

Our Company by resolution in general meeting or the Board may at any time terminate the operation of the Share Option Scheme and in such event no further options will be offered but options granted prior to such termination shall continue to be valid and exercisable in accordance with the provisions of the Share Option Scheme.

(Y) Conditions of the Share Option Scheme

The Share Option Scheme is conditional upon the Stock Exchange granting the listing of, and permission to deal in, our Shares which may be issued pursuant to the exercise of any options which may be granted under the Share Option Scheme, and commencement of dealings in the Shares on the Stock Exchange.

As at the date of this annual report, no option has been granted or agreed to be granted under the Share Option Scheme.

CONTINUING CONNECTED TRANSACTIONS

Pursuant to the rental agreement dated 19 September 2016 made between Smart Elegant Enterprises Limited ("Smart Elegant") and Most Will Limited ("Most Will"), a wholly-owned subsidiary of the Company, Most Will is entitled to occupy the premises for the period from 1 September 2016 to 31 August 2019 in accordance with the terms of the agreement. Ms. Wong, a director of the Company, is interested in this transaction to the extent that Ms. Wong has equity interests and is a director in Smart Elegant. During the year ended 31 March 2018, the rental expenses paid by the Group was HK\$2,400,000 (2017: HK\$2,400,000).

Pursuant to the rental agreement dated 29 November 2017 made between United Strategy Limited ("United Strategy") and the Company, the Company is entitled to occupy the premises for the period from 1 November 2017 to 31 October 2018 in accordance with the terms of the agreement. Ms. Wong, a director of the Company, is interested in this transaction to the extent that Ms. Wong has equity interests and is a director in United Strategy. During the year ended 31 March 2018, the rental expenses paid by the Group was HK\$140,000 (2017: HK\$Nil).

The Group has also entered into transaction with United Strategy, in which Ms. Wong, a director of the Company, is interested in this transaction to the extent that. Ms. Wong is a director and one of the shareholders of United Strategy. During the year ended 31 March 2018, management fee paid by the Group was HK\$nil (2017: HK\$53,000).

The material related party transactions entered into by our Group are set out in note 27 to the consolidated financial statements to this annual report.

The transactions constitute as continuing connected transactions but fully exempted from shareholders' approval, annual review and all disclosure requirements under the GEM Listing Rules. The Company confirmed that it has complied with the disclosure requirements in accordance with Chapter 20 of the GEM Listing Rules.

INTERESTS OF THE COMPLIANCE ADVISER

In accordance with Rule 6A.19 of the GEM Listing Rules, the Company has appointed Guotai Junan Capital Limited ("Guotai Junan") to be the compliance adviser. As informed by Guotai Junan, neither Guotai Junan nor any of its directors or employees or associates has or may have any interest in the share capital of the Company or any member of the Group (including options or rights to subscribe for such securities), which is required to be notified to the Company pursuant to Rule 6A.32 of the GEM Listing Rules, except for the compliance adviser agreement entered into between the Company and Guotai Junan dated 17 October 2016.

DIRECTORS

The Directors during the year and up to the date of this annual report are as follows:

Executive Directors

Ms. Wong Wai Fong (Chairman)

Mr. Chan Lap Ping

Independent non-executive directors

Mr. Chan Hoi Kuen Matthew

Mr. Chung Wing Yin

Mr. Law Yui Lun

Pursuant to article 84 of the Articles of Association, at each annual general meeting, one-third of the Directors for the time being (or, if their number is not a multiple of three, the number nearest to but not less than one-third) shall retire from office by rotation provided that every Director shall be subject to retirement at an annual general meeting at least once every three years. At the forthcoming annual general meeting of the Company (the "AGM"), each of Ms. Wong and Mr. Chan will retire from office as Director by rotation and, being eligible, will offer themselves for re-election at the AGM.

DIRECTORS' SERVICE CONTRACTS AND LETTERS OF APPOINTMENT

Each of Ms. Wong Wai Fong and Mr. Chan Lap Ping, being the executive directors, has entered into a service contract with the Company for a term of three years commencing from the Listing Date and shall continue thereafter unless terminated by either party giving to the other not less than three month's notice in writing.

Each of Mr. Chan Hoi Kuen Matthew, Mr. Chung Wing Yin and Mr. Law Yui Lun, being the independent non-executive directors ("INEDs"), has entered a letter of appointment for a term of one year commencing from the Listing Date and shall continue thereafter unless terminated by either party giving to the other at least one month's notice in writing.

No Director proposed for re-election at the forthcoming annual general meeting has a service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

INDEPENDENCE CONFIRMATION

The Company has received confirmation from each of the INEDs regarding his independence in accordance with Rule 5.09 of the GEM Listing Rules and therefore considers each of them to be independent.

EMOLUMENTS OF DIRECTORS, CHIEF EXECUTIVE AND FIVE HIGHEST PAID INDIVIDUALS

Details of the emoluments of the Directors, chief executive and the five highest paid individuals of the Group are set out in notes 10 and 11 to the consolidated financial statements.

SENIOR MANAGEMENT REMUNERATION

The remuneration paid to each of the senior management fell within the following bands:

	2018	2017
Nil to HK\$1,000,000	3	3

DIRECTORS AND SENIOR MANAGEMENT PROFILE

Biographical details of the Directors and the Management of the Group are set out on pages 13 to 16 of this annual report.

DIRECTORS' AND CONTROLLING SHAREHOLDERS' INTERESTS IN CONTRACTS

None of the Directors or an entity connected with any of the Directors had a material interest, whether directly, or indirectly, in any contract of significance to the business of the Group to which the Company or any of its subsidiaries was a party at any time during or at the end of the year ended 31 March 2018.

As of 31 March 2018, no contract of significance had been entered into between the Company, or any of its subsidiaries and the Controlling Shareholders of the Company or any of its subsidiaries.

MANAGEMENT CONTRACTS

No contracts, other than employment contracts, concerning the management and administration of the whole or any substantial part of any business of the Group were entered into or existed during the year ended 31 March 2018.

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

The Directors confirm that as at the date of the Listing on 15 February 2017 and up to the date of this annual report, there has been no purchase, sale or redemption of the Company's listed securities by the Company or any of its subsidiaries.

INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

Interests and short positions of Directors in the shares, underlying shares and debentures of the Company and its associated corporations

As at 31 March 2018, the interests and short positions of the Directors and the chief executives of the Company in the Shares, underlying shares and debentures of the Company or any of its 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: (a) pursuant to Divisions 7 and 8 of Part XV of the SFO (including any interests and short positions in which they are taken or deemed to have under such provisions of the SFO); or (b) pursuant to section 352 of the SFO, to be entered in the register referred to therein (the "Register"), or (c) pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules relating to securities transactions by Directors to be notified to the Company and the Stock Exchange were as follows:

Long position in our Shares (i)

Name of Director/ chief executive	Capacity/nature of interest	Number of shares held/ interested	Percentage of interest
Ms. Wong Wai Fong ("Ms. Wong") (Note 1) Mr. Kwok Yiu Chung ("Mr. Kwok") (Note 2)	Interest in controlled corporation	889,200,000	74.1%
	Family interest	889,200,000	74.1%

Notes:

- Sure Wonder Investments Limited ("Sure Wonder"), which holds 889,200,000 Shares, is owned as to 83.4% by Ms. Wong, 1.7% by Mr. Kwok, 7.6% by Mr. Tam Wai Shing ("Mr. Tam"), 1.8% by Ms. Yang Dongxiang ("Ms. Yang") and 5.5% by Mr. Hui Chun Wah ("Mr. Hui"). As Ms. Wong is entitled to exercise more than one-third of the voting power at general meetings of Sure Wonder, Ms. Wong is taken to be interested in the 889,200,000 Shares in which Sure Wonder is interested under the SFO.
- Mr. Kwok, our chief executive officer, is Ms. Wong's spouse and is deemed to be interested in 889,200,000 Shares in which Ms. Wong is interested under the SFO.

(ii) Long position in the ordinary shares of associated corporation

Name of Director/ chief executive	Name of associated corporation	Capacity/ nature of interest	Number of shares held/ interested	Percentage of interest (approximate)
Ms. Wong (Note 1)	Sure Wonder	Beneficial owner	834	83.4%
		Family interest	17	1.7%
Mr. Kwok (Note 1)	Sure Wonder	Beneficial owner	17	1.7%
		Family interest	834	83.4%
Mr. Chan Lap Ping (Note 2)	Sure Wonder	Family interest	18	1.8%

Notes:

- 1. Mr. Kwok, our chief executive officer, is Ms. Wong's spouse and is deemed to be interested in the shares of Sure Wonder held by Ms. Wong under the SFO. Accordingly, Ms. Wong, our executive director, is deemed to be interested in the shares of Sure Wonder held by Mr. Kwok under the SFO.
- 2. Mr. Chan Lap Ping, our executive director, is the spouse of Ms. Yang and is deemed to be interested in the shares of Sure Wonder held by Ms. Yang under the SFO.

Save as disclosed above, as at 31 March 2018, none of the Directors and the chief executives of the Company had any interests or short positions in any shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO which would have 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 in which they are taken or deemed to have under such provisions of the SFO) or which were required, pursuant to section 352 of the SFO, to be entered in the Register, or were required, pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules relating to securities transactions by the Directors to be notified to the Company and the Stock Exchange.

Interests and short positions of substantial shareholders in the shares, underlying shares and debentures of the Company and its associated corporations

So far as the Directors are aware of, as at 31 March 2018, the following substantial shareholder other than a Director or the chief executive of the Company had interests or short positions in the shares and underlying shares, which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register of the Company required to be kept under section 336 of the SFO (the "Substantial Shareholders' Register"), or who were directly or indirectly interested in 10% or more of the issued voting shares of the Company:

Long positions in the ordinary shares of the Company

Name	Capacity/nature of interest	Number of held/ interested	Percentage of shareholding (approximate)
Sure Wonder (Note 1)	Beneficial owner	889,200,000	74.1%

Note:

1. In view of the concert party arrangement among Ms. Wong, Mr. Kwok, Mr. Tam, Ms. Yang and Mr. Hui, Ms. Wong, Mr. Kwok, Mr. Tam, Ms. Yang and Mr. Hui together, through Sure Wonder, control an aggregate of 889,200,000 Shares, representing 74.1% of the issued share capital of our Company. Hence, Ms. Wong, Mr. Kwok, Mr. Tam, Ms. Yang, Mr. Hui and Sure Wonder are a group of Controlling Shareholders within the meaning of the GEM Listing Rules.

Interests and short positions of other persons in the shares, underlying shares and debentures of the Company and its associated corporations

So far as the Directors are aware of, as at 31 March 2018, no other persons had interests or short positions in the shares and underlying shares, which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the Substantial Shareholders' Register, or who were directly or indirectly interested in 5% or more of the issued voting shares of the Company.

Save as disclosed above, as at 31 March 2018, the Directors were not aware of any persons who/entities which had any interest or short position in the shares or underlying shares that would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which would be recorded in the Substantial Shareholders' Register required to be kept under section 336 of the SFO.

COMPLIANCE WITH THE RELEVANT LAWS AND REGULATIONS

As far as the Director is aware, the Group has complied in material respects with the relevant laws and regulations that have a significant impact on the business and operation of the Group. During the year, there was no material breach of or non-compliance with the applicable laws and regulations by the Group.

MAJOR CUSTOMERS AND SUPPLIERS

The Group has no major customers due to the nature of principal activities of the Group.

For the year ended 31 March 2018, purchases from our five largest suppliers accounted for approximately 46.7% (2017: 47.0%) of our total purchases of raw materials and consumables consumed. During the same year, purchases from our largest supplier accounted for approximately 17.3% (2017: 19.4%) of our total purchase of materials and consumables. None of the Directors, their respective close associates, or any shareholders of the Company (which, to the best knowledge of the Directors, own more than 5% of the Company's share capital) had any significant beneficial interest in the major customers and suppliers disclosed above.

Our Directors believe that our Group maintains good working relations with its business partners and it endeavours to improve the quality of services to customers.

SUFFICIENCY OF PUBLIC FLOAT

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

PRE-EMPTIVE RIGHTS

There are no provision for pre-emptive or similar rights under the laws of the Caymans Islands or the Articles of Association of the Company (the "Articles of Association") which would oblige the Company to offer new shares on a pro-rata basis to the existing shareholders.

PERMITTED INDEMNITY PROVISION

Pursuant to article 164(1) of the Article and Association, the Directors of the Company shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which they or any of them may incur or sustain by or by reason of any act done, concurred in or omitted in or about the execution of their duty, or supposed duty, in their respective offices, or trusts. Such provisions were in force throughout the year ended 31 March 2018 and are currently in force. The Company has arranged for appropriate insurance cover for Directors' Liabilities in respect of legal actions that may be brought against the Directors.

DIRECTORS' REMUNERATION

The Directors' fees are subject to shareholders' approval at general meetings. Other emoluments are determined by the Board with reference to Directors' duties, responsibilities and performance and the results of the Group.

EMPLOYEES AND REMUNERATION POLICIES

As at 31 March 2018, the Group had 206 employees in Hong Kong (2017: 189 employees in Hong Kong), who had passed the probationary period. The total staff costs incurred, including Directors' emoluments, of our Group was approximately HK\$35.5 million for the year ended 31 March 2018 (2017: approximately HK\$38.5 million). Remuneration is determined with reference to market terms and in accordance with the performance, qualification and experience of each individual employee. Discretionary bonuses, based on each individual's performance, are paid to employees as recognition and in reward for their contributions. Other fringe benefits such as medical insurance, retirement benefits and other allowances are offered to all our employees. Directors and other employees who have made valuable contribution to the Group may also receive options to be granted under the Share Option Scheme. Our Directors believe that the Group maintains good working relations with its employees.

ENVIRONMENTAL POLICIES AND PERFORMANCE

The operations of our hotpot restaurants in Hong Kong are subject to environmental protection laws and regulations promulgated by the government of Hong Kong. The Group has devoted operating and financial resources to environmental compliance as required by Hong Kong laws and regulations in the future. Apart from the daily cleaning procedures adopted by each of our hotpot restaurants, our Group also engaged external cleaning companies, which are independent third parties, to provide regular services for us, including pest control, garbage collection, carpet cleaning, aquarium cleaning and grease tank cleaning. The Group has also implemented policies to ensure that there is minimal waste from our business operations. For example, we equipped our hotpot restaurants with a multi-functional food washer to minimise the use of water. In addition, we also pay a sewage services charge which comprises a sewage charge and a trade effluent surcharge and the charge is based on the amount of water used. The sewage services charges amounted to approximately HK\$82,000 during the year ended 31 March 2018. Our Directors are of the opinion that the cost of compliance with the applicable environmental laws and regulations for the year ended 31 March 2018 to be immaterial.

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

A separate environmental, social and governance report is expected to be published on the Stock Exchange's website and the Company's website no later than three months after the annual report has been published.

CLOSURE OF REGISTER OF MEMBERS

In order to establish entitlements to attend and vote at the forthcoming AGM, the register of members of the Company will be closed from Monday, 24 September 2018 to Friday, 28 September 2018, both days inclusive, during which period no transfer of the shares will be registered. Shareholders are reminded to ensure that all completed share transfer forms accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Union Registrars Limited, at Suites 3301–04, 33/F., Two Chinachem Exchange Square, 338 King's Road, North Point, Hong Kong not later than 4:00 p.m. on Friday, 21 September 2018.

EVENTS AFTER THE REPORTING PERIOD

There are no material subsequent events undertaken by the Company or by the Group after the reporting period.

AUDITORS

The financial statements have been audited by HLB Hodgson Impey Cheng Limited, Certified Public Accountants, who shall retire at the forthcoming annual general meeting and, being eligible, offered themselves for re-appointment as auditors of the Company. A resolution for the appointment of HLB Hodgson Impey Cheng Limited as the auditors of the Company for the subsequent year is to be proposed at the forthcoming annual general meeting.

On behalf of the Board

Wong Wai Fong

Chairman and Executive Director

Hong Kong, 22 June 2018



31/F, Gloucester Tower The Landmark 11 Pedder Street Central Hong Kong

INDEPENDENT AUDITORS' REPORT TO THE SHAREHOLDERS OF CBK HOLDINGS LIMITED

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of CBK Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 48 to 91, which comprise the consolidated statement of financial position as at 31 March 2018, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 March 2018, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the *Auditors' Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matter

How our audit addressed the Key Audit Matter

Revenue recognition from restaurant operations

Refer to note 7 to the consolidated financial statements

We identified revenue recognition from restaurant operations as a key audit matter as revenue recognition is quantitatively significant to the consolidated statement of profit or loss and other comprehensive income and material revenue transactions may occur close to the end of the reporting period.

Our procedures in relation to revenue recognition from restaurant operations included:

- Obtaining an understanding of the revenue recognition process for restaurant operations;
- Obtaining an understanding of the revenue business processes and key controls, and testing key manual and information technology controls for validity of revenue recognition from restaurant operations; and
- Performing test of details, on a sample basis, by comparing the details and amounts of the transactions selected with the details and amounts shown on the underlying documentation, including the journal vouchers and sales invoices.

We found that the amount and timing of the revenue recognition were supported by the available evidence.

OTHER INFORMATION

The directors are responsible for the other information. The other information comprises all the information included in the annual report, but does not include in the consolidated financial statements and our auditors' report thereon (the "Other Information").

Our opinion on the consolidated financial statements does not cover the Other Information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the Other Information and, in doing so, consider whether the Other Information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of the Other Information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF THE DIRECTORS AND THE AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

In preparing the consolidated financial statements, the directors are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

The Audit Committee is responsible for overseeing the Group's financial reporting process.

AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. We report our opinion solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As part of an audit in accordance with HKSAs, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error; design and perform audit procedures responsive to those risks; and, obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with Audit Committee regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide Audit Committee with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

From the matters communicated with Audit Committee, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement director on the audit resulting in this independent auditors' report is Shek Lui.

HLB Hodgson Impey Cheng Limited

Certified Public Accountants

Shek Lui

Practising Certificate Number: P05895

Hong Kong, 22 June 2018

Consolidated Statement of Profit or Loss and Other Comprehensive Income

For the year ended 31 March 2018

		2018	2017
	Notes	HK\$'000	HK\$'000
Revenue	7	122,653	134,758
Cost of inventories sold		(51,830)	(48,629)
Gross profit		70,823	86,129
Other revenue and other income	8	2,064	1,590
Staff costs	O	(35,520)	(38,500)
Depreciation of property, plant and equipment		(3,543)	(2,887)
Property rentals and related expenses		(25,971)	(20,857)
Fuel and utility expenses		(4,354)	(4,326)
Administrative expenses		(13,981)	(27,294)
·			
Loss before tax	9	(10,482)	(6,145)
Income tax credit/(expenses)	12	736	(1,912)
Loss and total comprehensive loss for the year		(9,746)	(8,057)
Loss and total comprehensive loss for the year			
attributable to:		(0.746)	(0.356)
Owners of the Company		(9,746)	(8,256)
Non-controlling interests			199
		(9,746)	(8,057)
			,,,,,,
Loss per share			
Basic and diluted (HK cents)	14	(0.81)	(0.88)

The accompanying notes form an integral part of these consolidated financial statements.

Consolidated Statement of Financial Position

As at 31 March 2018

	Notes	2018 HK\$'000	2017 HK\$'000
Non-current assets			
Property, plant and equipment	15	10,911	7,356
Deferred tax assets	16	1,722	820
Non-current deposits and prepayment	19	5,370	3,725
		18,003	11,901
Currents assets			
Inventories	17	323	245
Trade receivables	18	1,001	508
Deposits, prepayments and other receivables	19	6,230	5,536
Prepaid tax		2,110	611
Amount due from ultimate holding company	20	33	33
Cash and bank balances	21	62,345	84,422
		72,042	91,355
Current liabilities			
Trade payables	22	2,926	2,075
Accruals and other payables	23	6,111	9,829
Tax payables		_	598
		9,037	12,502
Net current assets		63,005	70 053
Net current assets		03,005	78,853
Net assets		81,008	90,754

Consolidated Statement of Financial Position

As at 31 March 2018

	Notes	2018 HK\$'000	2017 HK\$'000
Capital and reserves			
Share capital Reserves	24	12,000 69,008	12,000 78,754
Total equity		81,008	90,754

The consolidated financial statements were approved and authorised for issued by the board of directors on 22 June 2018 and are signed on its behalf by:

> **Wong Wai Fong** Director

Chan Lap Ping Director

The accompanying notes form an integral part of these consolidated financial statements.

Consolidated Statement of Changes in Equity

For the year ended 31 March 2018

Attributable	to	owners	of	the	Company
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	Share capital HK\$'000	Share premium HK\$'000	Merger reserve HK\$'000 (note a)	Retained earnings HK\$'000	Sub- total HK\$'000	Non- controlling interests HK\$'000	Total equity HK\$'000
At 1 April 2016	706	-	-	42,066	42,772	(40)	42,732
(Loss)/profit and total comprehensive							
(loss)/income for the year	-	_	-	(8,256)	(8,256)	199	(8,057)
Capital injection into a newly incorporated							
subsidiary	10	-	-	_	10	_	10
Effect of reorganisation	(587)	-	591	155	159	(159)	-
Capitalisation issue (note 24)	8,871	(8,871)	-	_	_	_	_
Issue of share by way of placing (note 24)	3,000	72,000	_	_	75,000	_	75,000
Share issuing expenses	-	(6,931)	_	_	(6,931)	_	(6,931)
Dividend paid (note 13)	_	_		(12,000)	(12,000)	_	(12,000)
At 31 March 2017 and at 1 April 2017 Loss and total comprehensive	12,000	56,198	591	21,965	90,754	-	90,754
loss for the year	_	_	_	(9,746)	(9,746)	_	(9,746)
At 31 March 2018	12,000	56,198	591	12,219	81,008	_	81,008

Note:

⁽a) The merger reserve represented the difference between the nominal value of the share capital of the subsidiaries acquired as a result of the reorganisation (the "Reorganisation") as fully explained in the paragraph headed "Reorganisation" in the section headed "History and Development" of the prospectus of the Company dated 27 January 2017 (the "Prospectus") and the nominal value of the share capital of the Company issued in exchange thereof.

Consolidated Statement of Cash Flows

For the year ended 31 March 2018

	2018	2017
	HK\$'000	HK\$'000
Cash flows from operating activities		
Loss before tax	(10,482)	(6,145)
Adjustments for:		
Bank interest income	(2)	(2)
Loss on written-off of property, plant and equipment	4	115
Depreciation of property, plant and equipment	3,543	2,887
Operating cash flows before movements in working capital	(6,937)	(3,145)
Increase in inventories	(78)	(40)
Increase in trade receivables	(493)	(363)
Increase in deposits, prepayments and other receivables	(2,213)	(943)
Increase in trade payables	851	50
(Decrease)/increase in accruals and other payables	(3,718)	4,360
Cash used in operations	(12,588)	(81)
•	(2,263)	(2,607)
Tax paid	(2,203)	(2,007)
Net cash used in operating activities	(14,851)	(2,688)
Cash flows from investing activities		
Interest received	2	2
Prepayment for acquisition of property, plant and equipment	(126)	_
Purchases of property, plant and equipment	(7,102)	(3,121)
- archaecs or property, plant and equipment	(7,102)	(3,121)
Net cash used in investing activities	(7,226)	(3,119)

Consolidated Statement of Cash Flows

For the year ended 31 March 2018

	2018 HK\$'000	2017 HK\$'000
	HK\$ 000	HK\$ 000
Cash flows from financing activities		
Proceeds from issue of shares by way of placing	_	75,000
Share issuing expenses	_	(6,931)
Capital injection into newly incorporated subsidiary	_	10
Dividend paid	_	(12,000)
Advance to related companies	_	(402)
Repayment from related companies	_	2,025
Advance to a director	_	(13,633)
Repayment from a director	_	14,173
Advance to a shareholder	_	(3,347)
Repayment from a shareholder	_	11,117
Repayment to non-controlling interests	_	(1,436)
Advance to ultimate holding company	_	(33)
Net cash generated from financing activities		64,543
Net cash generated from imancing activities		04,545
Net (decrease)/increase in cash and cash equivalents	(22,077)	58,736
Cash and cash equivalents at the beginning of the reporting period	84,422	25,686
Cash and cash equivalents at the beginning of the reporting period	04,422	23,080
Code and and anti-control at the and of the annual and	62.245	04.422
Cash and cash equivalents at the end of the reporting period	62,345	84,422
Analysis of the balances of cash and cash equivalents		
Cash and bank balances	62,345	84,422

For the year ended 31 March 2018

CORPORATE INFORMATION AND REORGANISATION

(a) General information

The Company is incorporated in the Cayman Islands on 8 September 2016 as an exempted company with limited liability under the Companies Law, Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands. Its ultimate holding company is Sure Wonder Investments Limited ("Sure Wonder"), a company incorporated in the British Virgin Islands ("BVI") and owned by Ms. Wong Wai Fong ("Ms. Wong"), Mr. Kwok Yiu Chung ("Mr. Kwok"), Mr. Tam Wai Shing ("Mr. Tam"), Ms. Yang Dongxiang ("Ms. Yang") and Mr. Hui Chun Wah ("Mr. Hui") (collectively referred to as the "Controlling Shareholders"). The address of the Company's registered office is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands. The principal place of business of the Company is Room 1501, 15/F., Vanta Industrial Centre, 21–33 Tai Lin Pai Road, Kwai Chung, New Territories, Hong Kong.

The Company's shares are listed on GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 15 February 2017 (the "Listing Date"). The principal activity of the Company is investment holding.

The Company is an investment holding company and the Group is principally engaged in provision of catering services in Hong Kong.

The consolidated financial statements are presented in Hong Kong dollar ("HK\$") which is the same as the functional currency of the Company, and all values are rounded to the nearest thousands (HK\$'000), unless otherwise stated.

(b) Reorganisation

Pursuant to the Reorganisation as fully explained in the paragraph headed "Reorganisation" in the section headed "History and Development" of the Prospectus, the Company became the holding company of the companies now comprising the Group on 14 October 2016. Immediately prior to and after the Reorganisation, the companies now comprising the Group was controlled by the Controlling Shareholders. The Reorganisation is merely a reorganisation of the companies now comprising the Group with no change in management in such business and the ultimate owner of the business. Accordingly, the consolidated financial statements have been prepared on the basis by applying the principles of merger accounting, as prescribed in Hong Kong Accounting Guideline 5 Meger Accounting for Common Control Combinations issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"), as if the Reorganisation has been completed at the beginning of the reporting period.

The consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows include the results and cash flows of the companies now comprising the Group have been prepared as if the current group structure upon completion of the Reorganisation had been in existence throughout the reporting period or since their respective date of incorporation, where there is a shorter period.

All intra-group transactions and balances have been eliminated.

For the year ended 31 March 2018

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

In the current year, the Group has applied, for the first time, the following new and revised standards, amendments and interpretations (collectively referred to as the "new and revised HKFRSs") issued by the HKICPA, which are effective for the Group's financial year beginning from 1 April 2017. A summary of the new and revised HKFRSs applied by the Group is set out as follows:

HKFRSs (Amendments) Annual Improvements to HKFRSs 2014–2016 Cycle relating to

Amendments to HKFRS 12 Disclosures of Interests in Other Entities

HKAS 7 (Amendments) Disclosure Initiative

HKAS 12 (Amendments) Recognition of Deferred Tax Assets for Unrealised Losses

The application of new and revised HKFRSs in the current year has had no material impact on the Group's consolidated financial position and consolidated financial performance for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

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

HKAS 19 (Amendments) Plan Amendment, Curtailment or Settlement²
HKAS 28 (Amendments) Long-term Interests in Associates and Joint Ventures²

HKAS 40 (Amendments)

Transfers of Investment Property¹

HKFRSs (Amendments)

Annual Improvements to HKFRSs 2014–2016 Cycle except

HKFRS 12 (Amendments)¹

HKFRSs (Amendments)

Annual Improvements to HKFRSs 2015–2017 Cycle²

HKFRS 2 (Amendments) Classification and Measurement of Share-based Payment Transactions¹
HKFRS 4 (Amendments) Applying HKFRS 9 Financial Instruments with HKFRS 4 Insurance Contracts¹

HKFRS 9 Financial Instruments¹

HKFRS 9 (Amendments)

Prepayment Features with Negative Compensation²

Sale or Contribution of Assets between an Investor and

its Associate or Joint Venture⁴

HKFRS 15 Revenue from Contracts with Customers and the related Amendments¹

HKFRS 16 Leases²

HKFRS 17 Insurance Contracts³

HK(IFRIC) — Int 22 Foreign Currency Transactions and Advance Consideration¹

HK(IFRIC) — Int 23 Uncertainty over Income Tax Treatments²

- ¹ Effective for annual periods beginning on or after 1 January 2018, with earlier application permitted.
- ² Effective for annual periods beginning on or after 1 January 2019, with earlier application permitted.
- Effective for annual periods beginning on or after 1 January 2021, with earlier application permitted.
- Effective for annual periods beginning on or after a date to be determined.

For the year ended 31 March 2018

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

HKFRS 9 Financial Instruments

HKFRS 9 introduces new requirements for the classification and measurement of financial assets, financial liabilities, general hedge accounting and impairment requirements for financial assets.

Key requirement of HKFRS 9 which is relevant to the Group is in relation to the impairment of financial assets, HKFRS 9 requires an expected credit loss model, as opposed to an incurred credit loss model under HKAS 39. The expected credit loss model requires an entity to account for expected credit losses and changes in those expected credit losses at the end of each reporting period to reflect changes in credit risk since initial recognition. In other words, it is no longer necessary for a credit event to have occurred before credit losses are recognised.

Based on the Group's financial instruments and risk management policies as at 31 March 2018, the directors of the Company (the "Board" or the "Directors") anticipate the following potential impact on initial application of HKFRS 9:

Classification and measurement

All financial assets and financial liabilities will continue to be measured on the same bases as are currently measured under HKAS 39.

Impairment

In general, the Directors anticipate that the application of the expected credit loss model of HKFRS 9 will result in earlier provision of credit losses which are not yet incurred in relation to the Group's financial assets measured at amortised costs and other items that subject to the impairment provisions upon application of HKFRS 9 by the Group. However, the Directors do not anticipate that the application of the expected credit loss model of HKFRS 9 will have a material impact to the opening retained earnings as at 1 April 2018.

For the year ended 31 March 2018

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

HKFRS 15 Revenue from Contracts with Customers

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

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

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

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

In 2016, the HKICPA issued Clarifications to HKFRS 15 in relation to the identification of performance obligations, principal versus agent considerations, as well as licensing application guidance.

The Directors anticipate that the application of HKFRS 15 in the future may result in more disclosures. However, the Directors do not anticipate that the application of HKFRS 15 will have a material impact on the timing and amounts of revenue recognised in the respective reporting period.

HKFRS 16 Leases

HKFRS 16 introduces a comprehensive model for the identification of lease arrangements and accounting treatments for both lessors and lessees. HKFRS 16 will supersede HKAS 17 *Leases* and the related interpretations when it becomes effective.

HKFRS 16 distinguishes lease and service contracts on the basis of whether an identified asset is controlled by a customer. Distinctions of operating leases and finance leases are removed for lessee accounting, and is replaced by a model where a right-of-use asset and a corresponding liability have to be recognised for all leases by lessees, except for short-term leases and leases of low value assets.

For the year ended 31 March 2018

APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

HKFRS 16 Leases (Continued)

The right-of-use asset is initially measured at cost and subsequently measured at cost (subject to certain exceptions) less accumulated depreciation and impairment losses, adjusted for any remeasurement of the lease liability. The lease liability is initially measured at the present value of the lease payments that are not paid at that date. Subsequently, the lease liability is adjusted for interest and lease payments, as well as the impact of lease modifications, amongst others. For the classification of cash flows, the Group currently presents operating lease payments as operating cash flows. Upon application of HKFRS 16, lease payments in relation to lease liability will be allocated into a principal and an interest portion which will be presented as financing cash flows by the Group.

Furthermore, extensive disclosures are required by HKFRS 16.

At 31 March 2018, the Group had non-cancellable operating lease commitments of approximately HK\$39,301,000 as disclosed in note 25(a) to the consolidated financial statements. A preliminary assessment indicates that these arrangements will meet the definition of a lease. Upon application of HKFRS 16, the Group will recognise a right-of-use asset and a corresponding liability in respect of all these leases unless they qualify for low value or short-term leases.

In addition, the Group currently considers refundable rental deposits paid of approximately HK\$7,761,000 as rights and obligations under leases to which HKAS 17 applies. Based on the definition of lease payments under HKFRS 16, such deposits are not payments relating to the right to use the underlying assets. Accordingly, the carrying amounts of such deposits may be adjusted to amortised cost and such adjustments are considered as additional lease payments. Adjustments to refundable rental deposits paid would be included in the carrying amount of right-of-use assets.

Except as described above, the Directors do not anticipate that the application of other new and revised HKFRSs will have a material impact on these consolidated financial statements.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of the consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

(a) Statement of compliance

The consolidated financial statements have been prepared in accordance with all applicable HKFRSs, which is a collective term that includes all applicable individual HKFRSs, Hong Kong Accounting Standards and Interpretations issued by the HKICPA and accounting principles generally accepted in Hong Kong. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities ("GEM Listing Rules") on GEM of the Stock Exchange and by the disclosure requirements of the Hong Kong Companies Ordinance.

For the year ended 31 March 2018

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Basis of preparation

The consolidated financial statements have been prepared on the historical cost basis.

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

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

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

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

(c) Basis of consolidation

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

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

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

For the year ended 31 March 2018

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(c) Basis of consolidation (Continued)

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

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

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

Changes in the Group's ownership interests in existing subsidiaries

Changes in the Group's ownership interests in existing subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's relevant components of equity including reserves and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted after re-attribution of the relevant equity component, and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

Merger accounting for business combination involving entities under common control

The consolidated financial statements incorporate the financial statements items of the combining businesses in which the common control combination occurs as if they had been combined from the date when the combining businesses first came under common control of the controlling entity.

The net assets of the combining businesses are combined using the existing book values from the controlling party's perspective. No amount is recognised in respect of goodwill or bargain purchase gain at the time of common control combination.

The consolidated statement of profit or loss and other comprehensive income includes the results of each of the combining businesses from the earliest date presented or since the date when the combining businesses first came under the common control, where this is a shorter period.

For the year ended 31 March 2018

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(d) Property, plant and equipment

Property, plant and equipment are stated in the consolidated statement of financial position at cost, less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

The cost of an asset comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenditure incurred after the property, plant and equipment have been put into operation, such as repair and maintenance, is normally charged to profit or loss in the period in which it is incurred. In situations where it can be clearly demonstrated that the expenditure has resulted in an increase in the future economic benefits expected to be obtained from the use of the property, plant and equipment, the expenditure is capitalised as an additional cost of that asset.

Depreciation is recognised so as to write off the cost of assets less their residual values over their useful lives, using the straight-line method. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis. The principal annual rates are as follows:

Leasehold improvement Over shorter of the lease terms or 20%

Furniture and fixtures 20%
Catering and other equipment 20%
Motor vehicles 30%

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

(e) Impairment of tangible assets

At the end of each reporting period, the Group reviews the carrying amounts of its tangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit ("CGU") to which the asset belongs. When reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual CGU or otherwise they are allocated to the smallest group of CGUs for which a reasonable and consistent allocation basis can identified.

Recoverable amount is the higher of 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 for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or a CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or the CGU) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

For the year ended 31 March 2018

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(e) Impairment of tangible assets (Continued)

When an impairment loss subsequently reverses, the carrying amount of the asset (or CGU) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or CGU) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

(f) Financial instruments

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

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition.

Financial assets

The Group's financial assets are classified into loans and receivables. The classification depends on the nature and purposes of the financial assets and is determined at the time of initial recognition. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace.

Effective interest method

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

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

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Loans and receivables (including trade receivables, deposits paid, other receivables, amount due from ultimate holding company and cash and bank balances) are measured at amortised cost using the effective interest method, less any identified impairment losses.

Interest income is recognised by applying the effective interest rate, except for short-term receivables where the recognition of interest would be immaterial.

For the year ended 31 March 2018

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(f) Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets

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

For all financial assets, objective evidence of impairment could include:

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

Objective evidence of impairment for a portfolio of receivables could include the Group's past experience of collecting payments, an increase in the number of delayed payments in the portfolio past the average credit period as well as observable changes in national or local economic conditions that correlate with default on receivables.

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

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

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

For financial assets measured at amortised cost, if, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

For the year ended 31 March 2018

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(f) Financial instruments (Continued)

Financial liabilities and equity instruments

Classification as financial liabilities or equity

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

Equity instruments

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

Effective interest method

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

Other financial liabilities

Other financial liabilities (including trade payables, accruals and other payables) are subsequently measured at amortised cost, using the effective interest method.

Derecognition

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity.

On derecognition of a financial asset, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

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

Offsetting financial instruments

Financial assets and financial liabilities are offset and the net amount reported in the consolidated statement of financial position when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the company or the counterparty.

(g) Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined on the first-in, first-out basis. Net realisable value is based on estimated selling prices less any estimated selling price for inventories less all costs necessary to make the sale.

For the year ended 31 March 2018

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(h) 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.

(i) Taxation

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

Current tax

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

Deferred tax

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

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

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

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

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

For the year ended 31 March 2018

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(i) Taxation (Continued)

Current and deferred tax for the year

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

(j) Employee benefits

Short term employee benefits

Salaries, annual bonuses and the cost of non-monetary benefits are accrued in the period 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.

Retirement benefit scheme

Payment to Mandatory Provident Fund Scheme (the "MPF Scheme") is recognised as an expense when employees have rendered service entitling them to the contributions. The Group operates a MPF Scheme under the Hong Kong Mandatory Provident Fund Schemes Ordinance for those employees employed under the jurisdiction of the Hong Kong Employment Ordinance. The MPF Scheme is a defined contribution scheme, the assets of which are held in separate trustee-administered funds.

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, with the employers' contributions subject to a cap of monthly relevant income of HK\$30,000. The Group's contributions to the scheme are expensed as incurred and vested in accordance with the scheme's vesting scales. Where employees leave the scheme prior to the full vesting of the employer's contributions, the amount of forfeited contributions is used to reduce the contributions payable by the Group.

The retirement benefits scheme contributions arising from the MPF Scheme charged to profit or loss represent contributions paid or payable to the funds by the Group at rates specified in the rules of the schemes.

(k) Revenue recognition

Revenue is measured at fair value of the consideration received or receivable and represents amounts receivable for services provided in the normal course of business and net of discount.

- revenue from restaurant operations are recognised when catering services have been provided to the customers.
- (b) interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

For the year ended 31 March 2018

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(I) Leases

All leases are classified as operating leases.

The Group as lessee

Operating lease payments are recognised as an expense on a straight-line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed.

In the event that lease incentives are received to enter into operating leases, such incentives are recognised as a liability. The aggregate benefit of incentives is recognised as a reduction of rental expense on a straight-line basis, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed.

(m) Contingent liabilities and contingent assets

A contingent liability is a possible obligation that arises from past events and whose existence will only be confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. It can also be a present obligation arising from past events that is not recognised because it is not probable that outflow of economic resources will be required or the amount of obligation cannot be measured reliably. When a change in the probability of an outflow occurs so that outflow is probable, they will then be recognised as a provision.

A contingent asset is a possible asset that arises from past events and whose existence will only be confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. When inflow is virtually certain, an asset is recognised.

(n) Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (where the effect of the time value of money is material).

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

For the year ended 31 March 2018

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(o) Related parties

A party is considered to be related to the Group if:

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

A related party transaction is a transfer of resources, services or obligation between the Group and a related party, regardless of whether a price is charged.

Close family members 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.

For the year ended 31 March 2018

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(p) Segment reporting

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

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

4. FINANCIAL INSTRUMENTS

(a) Categories of financial instruments

	2018 HK\$'000	2017 HK\$'000
Financial assets		
Loans and receivables		
— Trade receivables	1,001	508
— Deposits paid and other receivables	9,826	8,145
— Amount due from ultimate holding company	33	33
— Cash and bank balances	62,345	84,422
Financial liabilities		
Amortised cost		
— Trade payables	2,926	2,075
— Accruals and other payables	6,111	9,829

(b) Financial risk management objectives and policies

The Group major financial instruments include trade receivables, deposits paid, other receivables, amount due from ultimate holding company, cash and bank balances, trade payables, accruals and other payables. Details of the financial instruments for the Group are disclosed in respective notes to the consolidated financial statements.

The risks associated with these financial instruments include market risk (interest rate risk), credit risk and liquidity risk. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

There has been no change to the types of the Group's exposure in respect of financial instruments or the manner in which it manages and measures the risks.

For the year ended 31 March 2018

4. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Market risk

Interest rate risk

The Group is exposed to cash flow interest rate risk in relation to variable-rate bank balances.

The Group currently does not have interest rate hedging policy. However, the management will closely monitors its exposure to future cash flow risk as a result of change on market interest rate and will consider hedging changes in market interest rates should the need arise.

Credit risk

The Group's credit risk is primarily attributable to trade receivables and cash and bank balances. At 31 March 2018, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties is arising from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

The Group trade with a large number of individual customer and trading terms are mainly in cash and credit card settlement. In view of the Group's operation, the Group's trade receivables are primarily credit card receivables and the Directors consider the credit risk is not high.

The Group deposited its cash and bank balances with approved and reputable banks. Bankruptcy or insolvency of the banks may cause the Group's right with respect to cash and bank balances held to be delayed or limited. The Directors monitor the credit rating of these banks on an ongoing basis, and considers that the Group's exposure to credit risk were minimal.

In this regard, the management considers that the Group's credit risk is significantly reduced.

The Group does not have any other significant concentrations of credit risk. The exposures to these credit risks are monitored on an ongoing basis.

For the year ended 31 March 2018

4. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Liquidity risk

The Group manages liquidity risk by maintaining adequate cash and bank balances, monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and financial liabilities.

The liquidity risk is under continuous monitoring by the management. The management will raise bank borrowings whenever necessary.

The following table shows the details of the Group's remaining contractual maturity for its non-derivative financial liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date, on which the Group can be required to pay. The amounts disclosed in the table are based on the contractual undiscounted payments, are as follows:

	Effective interest rate	On demand or within one year HK\$'000	One to five years HK\$'000	Total undiscounted cash flow HK\$'000	Total carrying amounts HK\$'000
At 31 March 2018					
Non-derivative financial liabilities					
Trade payables	_	2,926	_	2,926	2,926
Accruals and other payables	_	6,111	_	6,111	6,111
		9,037	-	9,037	9,037
		On demand		Total	Total
	Effective	or within	One to	undiscounted	carrying
	interest	one year	five years	cash flow	amounts
	rate	HK\$'000	HK\$'000	HK\$'000	HK\$'000
At 31 March 2017					
Non-derivative financial liabilities					
Trade payables	_	2,075	_	2,075	2,075
Accruals and other payables	_	9,829	_	9,829	9,829
		11,904	_	11,904	11,904

For the year ended 31 March 2018

4. FINANCIAL INSTRUMENTS (Continued)

(c) Fair value of financial instruments

The fair values of financial assets and financial liabilities are determined in accordance with generally accepted pricing models based on discounted cash flow analysis.

The Directors consider that the carrying amounts of financial assets and financial liabilities recognised in the consolidated financial statements approximate to their fair values.

(d) Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise the shareholders' value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the amounts of dividend paid to the shareholders, return on capital to the shareholders or issue of new shares or repurchase of existing shares as well as issue of new debts or redemption of existing debts.

The Group is not subject to any externally imposed capital requirements. The Group's overall strategy remains unchanged from prior years.

The Group has adopted a capital policy primarily not to finance its operation through borrowings. Based on the Group's policy, the gearing ratio at the end of the reporting period was zero (2017: zero).

5. KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 3 to the consolidated financial statements, the Directors are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and underlying assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

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

The followings are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

For the year ended 31 March 2018

5. KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Impairment of trade receivables

The Group's management determines the provision for impairment of trade receivables based on an assessment of the recoverability of trade receivables. This assessment is based on the credit history of its debtors and the current market condition, and requires the use of judgements and estimates. Provisions are applied where events or changes in circumstances indicate that the balances may not be collectible. Where the expectation is different from the original estimate, such difference will impact the carrying amount of trade receivables and the provision for impairment losses in the period in which such estimate has been changed. The Directors reassess the provision at the end of each reporting period.

Income taxes

The Group is subject to income taxes in Hong Kong. Significant judgement is required in determining the provision for income taxes. There are many transactions and calculations for which the ultimate determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such difference will impact the income tax and deferred tax provision in the year in which such determination is made.

Assessment of economic useful lives of fixed assets

Fixed assets are depreciated over their economic useful lives. The assessment of estimated useful lives is a matter of judgement based on the experience of the Group, taking into account factors such as technological progress, changes in market demand, expected usage and physical wear and tear. Useful lives are periodically reviewed for continued appropriateness. Due to long lives of assets, changes to the estimates used can result in variations in their carrying amounts.

SEGMENT INFORMATION

The Group is principally engaged in the provision of food catering services through a chain of hotpot specialty restaurants in Hong Kong. Information reported to the Group's management for the purpose of resources allocation and performance assessment, focuses on the operating results of the Group as a whole as the Group's resources are integrated and no discrete operating segment financial information is available. Accordingly, no additional reportable segment and geographical information have been presented.

7. REVENUE

	2018 HK\$'000	2017 HK\$'000
Restaurants operations	122,653	134,758

For the year ended 31 March 2018

8. OTHER REVENUE AND OTHER INCOME

	2018 HK\$'000	2017 HK\$'000
Promotion income	1,507	900
Bank interest income	2	2
Tips income	278	338
Others	277	350
	2,064	1,590
LOSS BEFORE TAX		

9.

	2018	2017
	HK\$'000	HK\$'000
Auditors' remuneration (note):		
— Audit services		
HLB Hodgson Impey Cheng Limited	840	800
Other auditors	040	67
Non-audit services	120	124
— Non-addit services		
	960	991
Cost of inventories sold	51,830	48,629
Depreciation of property, plant and equipment	3,543	2,887
Loss on written-off property, plant and equipment	4	115
Listing expenses	_	14,872
Minimum lease payments under operating lease in respect of restaurants and		
office premises	23,661	19,074
Employee benefit expenses (excluding Directors' and chief executive's		·
remuneration (note 10)):		
— Salaries, allowances, bonuses and benefits in kind	30,899	33,670
— Staff benefits	279	416
Retirement benefit scheme contributions	1,407	1,516
nearement benefit scheme contributions		
	32,585	35,602

Note: Exclude services for the listing of the Company.

For the year ended 31 March 2018

10. DIRECTORS' AND THE CHIEF EXECUTIVE'S REMUNERATION

The remuneration of Directors and chief executive were set out below:

		For the year ende	d 31 March 2018	
	Directors' fees HK\$'000	Salaries, allowances, bonuses and benefits in kind HK\$'000	Retirement benefits scheme contributions HK\$'000	Total HK\$'000
Executive directors:		400	40	400
Ms. Wong	-	480 1,042	18 18	498 1,060
Mr. Chan Lap Ping	_	1,042	10	1,000
Independent non-executive directors:				
Mr. Law Yui Lun	180	_	_	180
Mr. Chan Hoi Kuen Mattew	180	-	-	180
Mr. Chung Wing Yin	180	-	-	180
Chief executive:				
Mr. Kwok	-	819	18	837
	540	2,341	54	2,935
		For the year ended	d 31 March 2017	
		Salaries,		
		allowances,	Retirement	
		bonuses and	benefits scheme	
	Directors' fees	benefits in kind	contributions	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Executive directors:				
	_	630	22	652
Ms. Wong	-	630 1,156	22 27	652 1,183
Ms. Wong Mr. Chan Lap Ping	-	630 1,156		652 1,183
Ms. Wong Mr. Chan Lap Ping Independent non-executive directors:	-			1,183
Ms. Wong Mr. Chan Lap Ping Independent non-executive directors: Mr. Law Yui Lun	23			1,183
Ms. Wong Mr. Chan Lap Ping Independent non-executive directors: Mr. Law Yui Lun Mr. Chan Hoi Kuen Mattew	23			1,183 23 23
Ms. Wong Mr. Chan Lap Ping Independent non-executive directors: Mr. Law Yui Lun Mr. Chan Hoi Kuen Mattew				1,183
Ms. Wong Mr. Chan Lap Ping Independent non-executive directors: Mr. Law Yui Lun Mr. Chan Hoi Kuen Mattew	23			1,183 23 23
Ms. Wong Mr. Chan Lap Ping Independent non-executive directors: Mr. Law Yui Lun Mr. Chan Hoi Kuen Mattew Mr. Chung Wing Yin	23			1,183 23 23

No emoluments were paid by the Group to the Directors and chief executive as an inducement to join or upon joining the Group or as compensation for loss of office during the years ended 31 March 2018 and 2017. None of the Directors or chief executive has waived or agreed to waive any emoluments during the years ended 31 March 2018 and 2017.

For the year ended 31 March 2018

10. DIRECTORS' AND THE CHIEF EXECUTIVE'S REMUNERATION (Continued)

No share options were granted to the Directors and chief executives during the years ended 31 March 2018 and 31 March 2017.

Except as disclosed in note 27 to the consolidated financial statements, no other transactions, arrangements or contracts of significance to which the Company, its ultimate holding company, or any subsidiaries of its ultimate holding company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

11. FIVE HIGHEST PAID EMPLOYEES

The five highest paid individuals during the year included two (2017: two) Directors, whose emoluments are disclosed in note 10 to the consolidated financial statements. The aggregate of the emoluments in respect of the remaining individuals are as follows:

	2018 HK\$'000	2017 HK\$'000
Salaries, allowances, bonuses and benefits in kind Retirement benefit scheme contributions	1,647 54	2,011 74
	1,701	2,085

The above individuals with the highest emoluments include two senior management as disclosed in the section headed "Directors and Senior Management" for both year.

The above individuals with the highest emoluments are within the following bands:

	2018	2017
Nil to HK\$1,000,000	3	3

During the years ended 31 March 2018 and 31 March 2017, no emolument were paid by the Group to the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office.

For the year ended 31 March 2018

12. INCOME TAX (CREDIT)/EXPENSES

	2018 HK\$'000	2017 HK\$'000
Current tax — Hong Kong Profits Tax		
Charge for the year Under provision in prior years	165 1	2,117 4
Deferred tax credit (note 16)	166 (902)	2,121 (209)
	(736)	1,912

Hong Kong Profits Tax is calculated at 16.5% of the estimated assessable profit for both years.

The income tax (credit)/expenses for both years can be reconciled to the loss before tax per the consolidated statement of profit or loss and other comprehensive income as follows:

	2018 HK\$'000	2017 HK\$'000
Loss before tax	(10,482)	(6,145)
Tax at Hong Kong Profits Tax rate of 16.5%	(1,730)	(1,014)
Tax effect of: Expenses not deductible for tax purpose	30	2,642
Income not taxable for tax purpose	-	(11)
Under provision in prior years Estimated tax losses not recognised	1,126	4 427
Utilisation of estimated tax losses previously not recognised One-off reduction of Hong Kong Profits Tax by Inland Revenue Department	(133) (30)	– (136)
One-on reduction of flong Kong Fronts Tax by Illiand Revenue Department	(30)	(130)
Income tax (credit)/expenses	(736)	1,912

13. DIVIDEND

Prior to the Reorganisation, the Company's subsidiaries had declared and paid dividend to the shareholders during the reporting period was as follows:

	2018 HK\$'000	2017 HK\$'000
Interim dividend	_	12,000

The interim dividend of HK\$12,000,000 was paid in October 2016.

No final dividend has been paid or proposed by the Company since its incorporation. The Board does not recommend the payment of final dividend for the years ended 31 March 2018 and 2017.

For the year ended 31 March 2018

14. LOSS PER SHARE

The computations of basic and diluted loss per share attributable to owners of the Company are based on the following data:

	2018 HK\$'000	2017 HK\$'000
Loss		
Loss for the purpose of basic and diluted loss per share (loss for the year attributable to owners of the Company)	(9,746)	(8,256)
	2018 '000	2017 ′000
Numbers of shares		
Weighted average number of ordinary shares for the purpose of calculating basic and diluted loss per share	1,200,000	936,986

The calculation of basic loss per share for the years ended 31 March 2018 and 2017 is based on the loss for the year attributable to the owners of the Company and the weighted average number of ordinary shares.

For the year ended 31 March 2017, the weighted average number of ordinary shares for the purpose of calculating basic loss per share have been adjusted for the effect of placing completed on 15 February 2017.

Diluted loss per share were same as the basic loss per share as there were no potential dilutive ordinary shares in issue.

For the year ended 31 March 2018

15. PROPERTY, PLANT AND EQUIPMENT

	Leasehold Improvement HK\$'000	Furniture and fixtures HK\$'000	Catering and other equipment HK\$'000	Motor vehicles HK\$'000	Total HK\$'000
Cost					
At 1 April 2016	9,377	3,201	5,450	378	18,406
Additions	2,703	412	1,360	_	4,475
Written-off	(1,161)	(27)	(509)	_	(1,697)
At 31 March 2017 and 1 April 2017	10,919	3,586	6,301	378	21,184
Additions	3,829	669	2,604	_	7,102
Written-off		_	(16)	_	(16)
At 31 March 2018	14,748	4,255	8,889	378	28,270
Accumulated depreciation and impairment					
At 1 April 2016	4,880	2,983	4,462	198	12,523
Additions	2,126	125	523	113	2,887
Eliminated upon written-off	(1,133)	(19)	(430)		(1,582)
At 31 March 2017 and 1 April 2017	5,873	3,089	4,555	311	13,828
Additions	2,582	193	701	67	3,543
Written-off		_	(12)		(12)
At 31 March 2018	8,455	3,282	5,244	378	17,359
Carrying amounts At 31 March 2018	6,293	973	3,645	_	10,911
AC 31 IvidICII 2010	0,293	3/3	3,043		10,311
At 31 March 2017	5,046	497	1,746	67	7,356

During the year ended 31 March 2017, additions of leasehold improvement with amount of approximately HK\$1,354,000 was settled by prepayment recognised at 31 March 2016.

For the year ended 31 March 2018

16. DEFERRED TAX ASSETS

The following is the deferred tax assets recognised and movements thereon:

		Accelerated	
		tax	
	Tax losses	depreciation	Total
	HK\$'000	HK\$'000	HK\$'000
At 1 April 2016	354	257	611
Credit to profit or loss (note 12)	208	1	209
At 31 March 2017 and at 1 April 2017	562	258	820
Credit to profit or loss (note 12)	763	139	902
At 31 March 2018	1,325	397	1,722

The Group has unused estimated tax losses of approximately HK\$17,593,000 (2017: HK\$6,145,000) available for offset against future profits. No deferred tax asset has been recognised in respect of unused estimated tax losses of approximately HK\$9,563,000 (2017: HK\$2,739,000) due to the unpredictability of future profit streams and unrecognised tax losses could be carried forward indefinitely.

17. INVENTORIES

	2018	2017
	HK\$'000	HK\$'000
Food and beverage, and other operating items for restaurants operations	323	245

Inventories are expected to be recovered within one year and were carried at net realisable value.

18. TRADE RECEIVABLES

There was no credit period granted to individual customer for the restaurant operations. The Group's trading terms with its customers are mainly by cash and credit card settlement. The settlement terms of credit card companies are usually within 7 days after the service rendered date.

The Group seeks to maintain strict control over its outstanding receivables to minimise the credit risk. The Group does not hold any collateral or other credit enhancement over its trade receivables balances.

For the year ended 31 March 2018

18. TRADE RECEIVABLES (Continued)

The following is an aging analysis of trade receivables, presented based on the invoice dates, which approximates the respective revenue recognition dates and net of allowance for doubtful debts:

	2018 HK\$'000	2017 HK\$'000
0–30 days	996	508
31–60 days	2	_
61–90 days	1	_
Over 90 days	2	_
	1,001	508

Trade receivables are neither past due nor impaired, with good credit quality and have no default of payment in the past.

19. NON-CURRENT AND CURRENT DEPOSITS, PREPAYMENTS AND OTHER RECEIVABLES

Non-current portion

	2018	2017
	HK\$'000	HK\$'000
Rental deposits	5,244	2 725
Prepayment for acquisition of property, plant and equipment	126	3,725
repayment for acquisition of property, plant and equipment	120	
	5,370	3,725
Current portion		
	2018	2017
	HK\$'000	HK\$'000
Rental deposits	2,517	2,359
Utility and other deposits	1,757	1,504
Prepayments	1,648	1,116
Other receivables	308	557
	6,230	5,536

For the year ended 31 March 2018

20. AMOUNT DUE FROM ULTIMATE HOLDING COMPANY

Particular of the amount due from ultimate holding company is as follow:

	2018 HK\$'000	2017 HK\$'000
Amount due from ultimate holding company	22	22
Sure Wonder Investments Limited	33	33
The maximum amount due from ultimate holding company during the reporting p	period are as follow:	
	2018 HK\$'000	2017 HK\$'000
Amount due from ultimate holding company Sure Wonder Investments Limited	33	33

The amount due from ultimate holding company is non-trade nature, unsecured, interest-free and repayable on demand.

21. CASH AND BANK BALANCES

	2018 HK\$'000	2017 HK\$'000
Cash and bank balances	62,345	84,422

Banks balances carry interest at floating rates and placed with creditworthy banks with no recent history of default.

22. TRADE PAYABLES

The following is aging analysis of trade payables presented based on the invoice dates:

	2018	2017
	HK\$'000	HK\$'000
0–30 days	2,926	2,075

The average credit period granted by suppliers are usually within 30 days.

For the year ended 31 March 2018

23. ACCRUALS AND OTHER PAYABLES

	2018 HK\$'000	2017 HK\$'000
Accruals	6,038	9,167
Other payables	73	662
	6,111	9,829

Accruals mainly consist of accrued staff costs, fuel and utilities expenses, auditors' remuneration for audit service and non-audit services and other expenses for auxiliary services.

24. SHARE CAPITAL

	No. of shares		Amount	
	2018	2017	2018	2017
	′000	′000	HK\$'000	HK\$'000
Ordinary share of HK\$0.01 each				
Authorised:				
At the beginning of the reporting period	2,000,000	_	20,000	_
At the date of incorporation	_	38,000	_	380
Increased in authorised share capital (note i)	-	1,962,000	-	19,620
At the end of the reporting period	2,000,000	2,000,000	20,000	20,000
	No. of	shares	Amo	ount
	No. of 2018	shares 2017	Amo 2018	2017
	2018	2017	2018	2017
Issued and fully paid:	2018	2017	2018	2017
Issued and fully paid: At the beginning of the reporting period/	2018	2017	2018	2017
At the beginning of the reporting period/	2018 '000	2017	2018 HK\$'000	2017
At the beginning of the reporting period/ the date of incorporation	2018	2017 '000	2018	2017
At the beginning of the reporting period/	2018 '000	2017	2018 HK\$'000	2017 HK\$'000
At the beginning of the reporting period/ the date of incorporation Issue of shares upon Reorganisation (note ii)	2018 '000	2017 '000 - 12,907	2018 HK\$'000	2017 HK\$'000
At the beginning of the reporting period/ the date of incorporation Issue of shares upon Reorganisation (note ii) Capitalisation issue (note iii)	2018 '000	2017 '000 - 12,907 887,093	2018 HK\$'000	2017 HK\$'000 - 129 8,871

For the year ended 31 March 2018

24. SHARE CAPITAL (Continued)

Notes:

- (i) On 20 January 2017, the authorised share capital of the Company was increased to HK\$20,000,000 by the creation of an additional of 1,962,000,000 shares, each ranking pari passu with the shares then in issue in all respects.
- (ii) On 14 October 2016, Ms. Wong transferred 1 share to Sure Wonder at par. And on the same date, the Company issued and allotted an aggregate of 12,907,339 shares for the Reorganisation.
- (iii) Pursuant to the resolutions of shareholders passed on 20 January 2017, the Directors are authorised to issue and allot a total of 887,092,660 Shares credited as fully paid at par to Sure Wonder and Mr. Chin Ka Wah, being the shareholders at 20 January 2017 in proportion to their shareholdings by way of capitalisation of the sum of HK\$8,870,927 standing to the credit of the share premium account of the Company (the "Capitalisation Issue").
- (iv) On 15 February 2017, the Company issued and allotted 300,000,000 ordinary shares of HK\$0.01 each at a price of HK\$0.25 per share by way of placing for a total gross proceeds of HK \$75,000,000. The proceeds were proposed to be used to finance the implementation plan as set forth in the section headed "Future Plans and Use of Proceeds" of the Prospectus.

25. COMMITMENTS

(a) Operating lease commitments

The Group as lessee

The Group leases certain restaurants and office premises under operating lease arrangements. Leases for these properties are negotiated for terms ranging from one to seven years. At the end of reporting period, the Group had commitments for future minimum lease payments under non-cancellable operating leases falling due as follows:

	2018 HK\$'000	2017 HK\$'000
Within one year In the second to fifth years, inclusive Over five years	12,973 26,328 -	20,903 33,986 2,747
	39,301	57,636

The Group does not have an option to purchase the leased premises at the expiry of the lease period.

(b) Capital commitments

The Group had the following outstanding commitments at the end of the reporting periods:

	2018 HK\$'000	2017 HK\$'000
Authorised and contracted, but not provided for:		
— Acquisition of property, plant and equipment	84	_

For the year ended 31 March 2018

26. STATEMENT OF FINANCIAL POSITION AND MOVEMENT OF RESERVES OF THE COMPANY

(a) Statement of financial position of the Company

	2018 HK\$'000	2017 HK\$'000
	¢ 000	11114 000
Non-current asset		
Investment in a subsidiary	-	_
Current assets		
Prepayments and other receivables	177	64
Amounts due from subsidiaries	938	129
Cash and bank balances	49,409	66,108
	50,524	66,301
Current liabilities		
Accruals and other payables	335	4,844
Amounts due to subsidiaries	6	9,059
Total liabilities	341	13,903
Net assets	50,183	52,398
Capital and reserves		
Share capital	12,000	12,000
Reserves	38,183	40,398
Total equity	50,183	52,398

On behalf of the Board:

Wong Wai Fong
Director

Chan Lap Ping
Director

For the year ended 31 March 2018

26. STATEMENT OF FINANCIAL POSITION AND MOVEMENT OF RESERVES OF THE COMPANY (Continued)

(b) Movement of reserve of the Company

	Share premium HK\$'000	Accumulated losses HK\$'000	Total HK\$'000
At the date of incorporation	_	_	_
Loss and total comprehensive loss for the period	_	(15,800)	(15,800)
Capitalisation issue	(8,871)	_	(8,871)
Issue of share by way of placing	72,000	_	72,000
Share issuing expenses	(6,931)	_	(6,931)
At 31 March 2017 and at 1 April 2017	56,198	(15,800)	40,398
Loss and total comprehensive loss for the year		(2,215)	(2,215)
	56,198	(18,015)	38,183

27. MATERIAL RELATED PARTY TRANSACTIONS

(a) Save as disclosed elsewhere in the consolidated financial statements, during the year, the Group entered into the following material transactions with parties:

	2018 HK\$'000	2017 HK\$'000
Management fee paid to a related company:		
— United Strategy Limited Rental expenses paid to related company:	-	53
— Smart Elegant Enterprises Limited — United Strategy Limited	2,400 164	2,400 –

(b) Compensation of key management personnel of the Group, including Directors' and chief executive remuneration as disclosed in note 10 to the consolidated financial statement, is as follows:

	2018 HK\$'000	2017 HK\$'000
Salaries, allowances, bonuses and benefit in kind Retirement benefit scheme contributions	2,974 85	3,677 119
	3,059	3,796

(c) Details of the balances with related parties at the end of the reporting period are set out in note 20 to the consolidated financial statements.

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28. SHARE OPTION SCHEME

The Company's Share Option Scheme was conditionally adopted by the resolutions in writing of all the shareholders passed on 20 January 2017 ("Share Option Scheme").

The major terms of the Share Option Scheme are summarised as follows:

(A) Purpose of the Share Option Scheme

The purpose of the Share Option Scheme is to attract and retain the best available personnel, to provide additional incentive to employees (full-time and part-time), directors, consultants, advisers, distributors, contractors, suppliers, agents, customers, business partners or service providers of our Group and to promote the success of the business of our Group.

Who may join and basis of eligibility

The Board may, at its absolute discretion and on such terms as it may think fit, grant any employee (full-time or part-time), director, consultant or adviser of our Group, or any substantial shareholder of our Group, or any distributor, contractor, supplier, agent, customer, business partner or service provider of our Group, options to subscribe at a price calculated in accordance with paragraph (C) below for such number of shares as it may determine in accordance with the terms of the Share Option Scheme.

The basis of eligibility of any participant to the grant of any option shall be determined by the Board (or as the case may be, our independent non-executive directors) from time to time on the basis of his contribution or potential contribution to the development and growth of our Group.

(C) Price of shares

The subscription price of a share in respect of any particular option granted under the Share Option Scheme shall be a price solely determined by the Board and notified to a participant and shall be at least the higher of: (i) the closing price of the shares of the Company as stated in the Stock Exchange's daily quotations sheet on the date of grant of the option, which must be a business day; (ii) the average of the closing prices of the shares of the Company as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of grant of the option; and (iii) the nominal value of a share on the date of grant of the option.

(D) Grant of options and acceptance of offers

An offer for the grant of options must be accepted within seven days inclusive of the day on which such offer was made. The amount payable by the grantee of an option to the Company on acceptance of the offer for the grant of an option is HK\$1.0.

Maximum number of shares (E)

Subject to sub-paragraphs (b) and (c) below, the maximum number of shares issuable upon exercise of all options to be granted under the Share Option Scheme and any other share option schemes of our Company as from the adoption date (excluding, for this purpose, shares issuable upon exercise of options which have been granted but which have lapsed in accordance with the terms of the Share Option Scheme or any other share option schemes of the Company) must not in aggregate exceed 10% of the shares of the Company in issue as at the Listing Date (taking no account of any Shares may be issued upon the exercise of the Offer Size Adjustment Option). Therefore, it is expected that the Company may grant options in respect of up to 120,000,000 Shares (or such numbers of Shares as shall result from a subdivision or a consolidation of such 120,000,000 Shares from time to time) to the participants under the Share Option Scheme.

For the year ended 31 March 2018

28. SHARE OPTION SCHEME (Continued)

(E) Maximum number of shares (Continued)

- The 10% limit as mentioned above may be refreshed at any time by approval of the shareholders in general meeting provided that the total number of shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other share option schemes of the Company must not exceed 10% of the shares in issue as at the date of approval of the refreshed limit. Options previously granted under the Share Option Scheme and any other share option schemes of the Company (including those outstanding, cancelled or lapsed in accordance with the terms of the Share Option Scheme and any other share option schemes of the Company) will not be counted for the purpose of calculating the refreshed 10% limit.
- The Company may seek separate approval by the shareholders in general meeting for granting options beyond the 10% limit provided the options in excess of the 10% limit are granted only to grantees specifically identified by the Company before such approval is sought.
- The aggregate number of shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option schemes of the Company must not exceed 30% of the Shares in issue from time to time. No options may be granted under the Share Option Scheme or any other share option schemes of the Company if this will result in such 30% limit being exceeded.

Maximum number of shares of each participant

The total number of shares issued and to be issued upon exercise of options granted to any participant (including both exercised and outstanding options) under the Share Option Scheme or any other share option schemes of the Company in any 12-month period up to the date of grant shall not exceed 1% of the shares in issue. Any further grant of options in excess of such limit must be separately approved by shareholders in general meeting with such grantee and his associates abstaining from voting.

(G) Grant of options to certain connected persons

- Any grant of an option to a director, chief executive or substantial shareholder of the Company (or any of their respective associates) must be approved by independent non-executive directors (excluding any independent non-executive director who is the grantee of the option).
- Where any grant of options to a substantial shareholder or an independent non-executive director (or any of their respective associates) will result in the total number of shares issued and to be issued upon exercise of all options already granted and to be granted to such person under the Share Option Scheme and any other share option schemes of the Company (including options exercised, cancelled and outstanding) in any 12-month period up to and including the date of grant:
 - (i) representing in aggregate over 0.1% of the shares of the Company in issue; and
 - having an aggregate value, based on the closing price of the shares of the Company at the date of (ii) each grant, in excess of HK\$5 million,

such further grant of options is required to be approved by the shareholders at a general meeting of the Company, with voting to be taken by way of poll.

For the year ended 31 March 2018

28. SHARE OPTION SCHEME (Continued)

(H) Time of exercise of option

An option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period as the Board may determine which shall not exceed ten years from the date of grant subject to the provisions of early termination thereof.

(I) Exercise of share options

Save as determined by the Board and provided in the offer of the grant of the relevant options, there is no general requirement that a share option must be held for any minimum period before any of the options can be exercised.

(J) Cancellation of options granted but not yet exercised

Any cancellation of options granted but not exercised may be effected on such terms as may be agreed with the relevant grantee, as the Board may in its absolute discretion sees fit and in a manner that complies with all applicable legal requirements for such cancellation.

During the years ended 31 March 2018 and 2017, no option has been granted or agreed to be granted under the Share Option Scheme.

For the year ended 31 March 2018

29. PARTICULARS OF SUBSIDIARIES

Details of the subsidiaries directly and indirectly held by the Company at the end of the reporting period are set out

Name of subsidiary	Place/country of Incorporation/ operation	Class of share	Issued and fully paid share capital	Proportion of Nominal value of paid up and issued capital held by the Company		Principal activities
				2018 %	2017 %	
Asian Energy Limited	Hong Kong	Ordinary	HK\$10,000	100	100	Sales of food products
Country Way Corporation Limited	Hong Kong	Ordinary	HK\$100	100	100	Provision of management consultancy services
Full Field Management Limited	Hong Kong	Ordinary	HK\$10,000	100	100	Provision of catering services
Grand York Development Limited	Hong Kong	Ordinary	HK\$1	100	100	Dormant
Harvest Wealth Enterprises Limited	Hong Kong	Ordinary	HK\$1	100	100	Provision of catering services
Honour Star Enterprises Limited	Hong Kong	Ordinary	HK\$1	100	100	Provision of catering services
Jetech Consultants Limited	Hong Kong	Ordinary	HK\$2	100	100	Provision of catering services
Landshine Inc Limited	Hong Kong	Ordinary	HK\$10,000	100	100	Provision of catering services
Lead Merit Limited	Hong Kong	Ordinary	HK\$60,000	100	100	Dormant
Moly Power Limited	Hong Kong	Ordinary	HK\$1	100	100	Provision of catering services
Most Will Limited	Hong Kong	Ordinary	HK\$640,000	100	100	Provision of catering services
Smart Sino Enterprises Limited	Hong Kong	Ordinary	HK\$1	100	100	Dormant
Smart Sky Enterprises Limited	Hong Kong	Ordinary	HK\$1	100	100	Provision of catering services
Sunny Days Corporation Limited	Hong Kong	Ordinary	HK\$1	100	100	Dormant

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29. PARTICULARS OF SUBSIDIARIES (Continued)

Name of subsidiary	Place/country or Incorporation/ operation	f Class of share	Issued and fully paid share capital	Nomino of paid issued ca	tion of al value up and pital held company	Principal activities
				2018 %	2017 %	
		'				
Sunny Galaxy Limited	Hong Kong	Ordinary	HK\$2	100	100	Provision of catering services
Sunny Shadow Limited	Hong Kong	Ordinary	HK\$1	100	100	Provision of catering services
Sure Gain Global Limited ("Sure Gain")	BVI	Ordinary	US\$1	100	100	Investment holding
Tsui Bo Restaurant Limited	Hong Kong	Ordinary	HK\$2	100	100	Dormant
Voyage Won Limited	Hong Kong	Ordinary	HK\$10,000	100	100	Dormant

Except Sure Gain is directly held by the Company, all other subsidiaries are indirectly held by the Company.

None of the subsidiaries had debt securities outstanding at the end of the reporting period or at any time during the year.

30. RETIREMENT BENEFITS SCHEME

The Group operates the MPF Scheme under rules and regulations of the Mandatory Provident Fund Schemes Ordinance for all its employees employed in Hong Kong. All employees of the Group in Hong Kong are required to join the MPF Scheme. The Group has chosen to follow the minimum statutory contribution requirement of 5% of eligible employees' monthly relevant income but limited to the mandatory cap of HK\$30,000. The contributions are charged to profit or loss as incurred. The assets of the MPF Scheme are held separately from those of the Group in an independently administrative fund.

31. EVENTS AFTER THE REPORTING PERIOD

There was no significant event took place subsequent to the end of the reporting period.

32. APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statement were approved and authorised for issued by the Board on 22 June 2018.

Summary of Financial Information

A summary of the published results and of the assets and liabilities of the Group pursuant to Rule 18.33 of the GEM Listing Rules, as extracted from the prospectus of the Company, is set out below:

	Years ended 31 March				
	2018 HK\$'000	2017 HK\$'000	2016 HK\$'000	2015 HK\$'000	
Results					
Revenue	122,653	134,758	134,296	130,784	
(Loss)/profit before tax Income tax credit/(expenses)	(10,482) 736	(6,145) (1,912)	9,576 (1,420)	9,641 (1,464)	
(Loss)/profit and total comprehensive (loss)/income for the year	(9,746)	(8,057)	8,156	8,177	
(Loss)/profit and total comprehensive (loss)/income for the year attributable to: Owners of the Company	(9,746)	(8,256)	8,200	8,177	
Non-controlling interests	-	199	(44)	-	
	(9,746)	(8,057)	8,156	8,177	
		As at 31 March			
	2018 HK\$'000	2017 HK\$'000	2016 HK\$'000	2015 HK\$'000	
Total assets Total liabilities	90,045 (9,037)	103,256 (12,502)	52,318 (9,586)	41,584 (7,018)	
Net assets	81,008	90,754	42,732	34,566	
Equity attributable to owners of the Company Non-controlling interests	81,008 -	90,754 -	42,772 (40)	34,566 -	
Total equity	81,008	90,754	42,732	34,566	

Note: No consolidated financial statement of the Group for the year ended 31 March 2014 have been published.