Annual Report 年報 08



SHENZHOU INTERNATIONAL GROUP HOLDINGS LIMITED 申洲國際集團控股有眼公司*

STOCK CODE 股份編號:2313

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公司簡介 Corporate Profile

申洲國際集團控股有限公司(「申洲國際」)及 其附屬公司(「本集團」)為中國最具規模的縱 向一體化針織製造商,主要以代工(OEM)方 式為客戶製造質量上乘的針織品。根據二零 零六年及二零零七年中國服裝行業發展報告 和二零零六年及二零零七年中國紡織品服裝 對外貿易報告,申洲國際是中國最大的針織 服裝出口企業,也是日本在中國最大的服裝 供應商。

本集團的生產基地位於寧波市經濟技術開發 區,並策略性地在柬埔寨設有一個製衣工廠, 在上海、香港及大阪均設有銷售辦事處或代 表處。現時本集團員工逾37,436人,廠房面 積逾1,100,000平方米,生產各類針織服裝逾 13,800萬件。

申洲國際主要生產針織休閒服裝,近年來 大力發展運動類服裝,主要客戶包括NIKE、 ADIDAS及PUMA等國際知名運動品牌客戶。 產品市場從日本市場逐步拓展至亞太區及歐 美市場。

為實現針織服裝代工全球最具競爭力企業目標,申洲國際已於二零零五年十一月成功在 香港聯合交易所有限公司主板上市。本公司 股份代號為2313。 Shenzhou International Group Holdings Limited ("Shenzhou International") and its subsidiaries (the "Group") represent the largest vertically integrated knitwear manufacturer in China. The Group is principally engaged in the manufacturer of high-end knitwear on an OEM basis. The Group was also the largest exporter of knitwear and the largest PRC garment supplier to Japan according to the 2006 and 2007 report on the development of China's garment industry and the 2006 and 2007 annual report on China's international trade in textiles and clothing.

With the production base located in Economic Technical Development Zone of Ningbo and a garment factory strategically set up in Cambodia, the Group also established sales offices or branch offices in Shanghai, Hong Kong and Osaka. Currently, the Group had over 37,436 employees and the area of the factories spans across 1,100,000 sq.m., which can produce various knitwear of over 138 million pieces.

With the focus on producing causal wear, Shenzhou International also extended to sports wear in recent years, with the major international renowned sports wear clients including NIKE, ADIDAS and PUMA. The market is also extended from Japan to Asia Pacific, Europe and the US market.

Shenzhou International was listed on the Main Board of The Stock Exchange of Hong Kong Limited in November 2005 with an aim to be the most competitive knitwear manufacturer in the world. The stock code of the Company is 2313.

過往五年主要財務資料

KEY FINANCIAL INFORMATION FOR THE LAST FIVE YEARS

			截至十二月三十		二月三十一日						
		For the year ended 31 December/As at 31 December									
		二零零八年	二零零七年	二零零六年	二零零五年	二零零四年					
		2008	2007	2006	2005	2004					
主要財務資料 (人民幣千元)	Key Financial Information (RMB'000)										
銷售額	Sales	4,822,596	3,655,613	2,979,530	2,482,984	2,116,907					
除所得税前利潤	Profit before income tax	757,420	401,736	409,247	355,774	620,445 ⁽¹⁾					
年度利潤	Profit for the year	700,452	408,088	390,246	353,345	586,895(1)					
本公司股權持有人	Profit attributable to equity										
應佔利潤	holders of the Company	699,380	406,882	389,031	351,487	587,539 ⁽¹⁾					
非流動資產	Non-current assets	2,619,575	2,203,185	1,821,114	1,330,951	1,136,914					
流動資產	Current assets	1,701,676	1,700,735	972,592	1,209,590	1,434,489					
流動負債	Current liabilities	1,373,905	1,331,079	719,390	826,367	1,187,381					
流動資產淨值	Net current assets	327,771	369,656	253,202	383,223	247,108					
總資產	Total assets	4,321,251	3,903,920	2,793,706	2,540,541	2,571,403					
總資產減流動負債	Total assets less current liabilities	2,947,346	2,572,841	2,074,316	1,714,174	1,384,022					
總權益	Total equity	2,872,973	2,480,632	2,074,316	1,714,174	1,303,328					
現金及現金等價物	Cash and cash equivalents	238,141	233,384	273,994	559,801	238,428					
主要財務比率	Key Financial ratios										
毛利率(%)	Gross profit margin (%)	23.8	22.3	21.4	23.1	22.2					
淨利潤率(%)	Net profit margin (%)	14.5	11.1	13.1	14.2	27.8(2)					
資本負債比率(%) ⁽³⁾	Net gearing ratio (%) ⁽³⁾	20.6	22.8	2.1	(0.1)	46.7					
流動比率	Current ratio	1.2	1.3	1.4	1.5	1.2					
應收賬款之週轉期(日)	Accounts receivable										
	turnover period (days)	31	26	24	21	16					
存貨之週轉期(日)	Inventory turnover period (days)	71	72	62	62	57					

附註:

Notes:

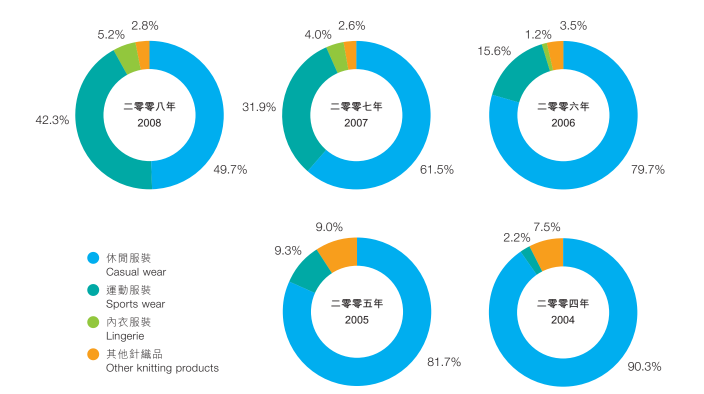
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- 截至二零零四年十二月三十一日止年度的利 潤中包括一項非經常性項目一出售若干土地 使用權及樓宇所得收益人民幣303,769,000 元。扣除該非經常性收益,該年度的除所得 税前利潤調整為人民幣316,676,000元,並計 入該調整的税務影響人民幣25,061,000元, 該年度利潤及本公司股權持有人應佔利潤 分別調整為人民幣308,187,000元及人民幣 308,831,000元。
- 截至二零零四年十二月三十一日止年度,扣 除出售若干土地使用權及樓宇所得非經常收 益後,該年度的淨利潤率將調整為14.6%。
- 資本負債比率之計算為總借貸扣除現金及現 金等價物與總權益之比率。
- 1. Profit for the year ended 31 December 2004 included a non-recurring item of RMB303,769,000, representing gain arising from the disposal of certain land use rights and buildings. Excluding this non-recurring gain, profit before income tax was adjusted to RMB316,676,000, and taking into account the tax effect of RMB25,061,000 arising from such adjustment, profit for the year and profit attributable to equity holders of the Company were adjusted to RMB308,187,000 and RMB308,831,000, respectively.
- 2. Net profit margin for the year ended 31 December 2004 excluding the nonrecurring gain arising from the disposal of certain land use rights and buildings was adjusted to 14.6%.
 - Net gearing ratio represents the ratio between total borrowings (less cash and cash equivalents) and total equity.

按產品類別分析的銷售額

SALES BY PRODUCTS

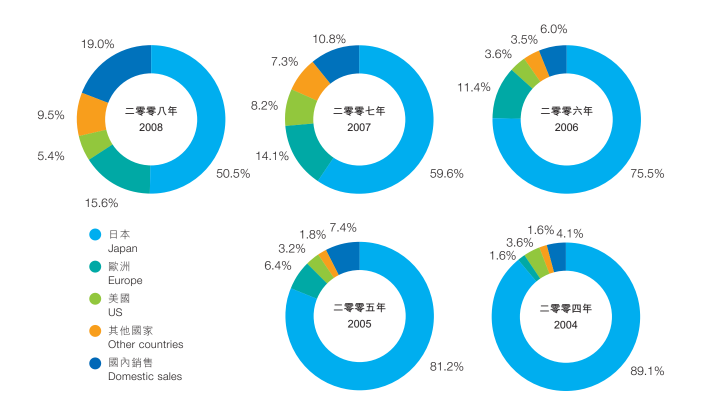
					崔	战至十二月三十	一日止年」	芰					
			For the year ended 31 December										
		二零零八	年	二零零七	_年	二零零六	年	二零零五	年	二零零四年			
		2008		2007		2006		2005		2004			
		人民幣千元	%	人民幣千元	%	人民幣千元	%	人民幣千元	%	人民幣千元	%		
		RMB'000	%	RMB'000	%	RMB'000	%	RMB'000	%	RMB'000	%		
按產品	By products												
休閒服裝	Casual wear	2,398,304	49.7	2,248,981	61.5	2,374,491	79.7	2,028,015	81.7	1,911,170	90.3		
運動服裝	Sports wear	2,042,315	42.3	1,165,198	31.9	463,607	15.6	230,478	9.3	45,648	2.2		
內衣服裝	Lingerie	248,929	5.2	147,920	4.0	35,577	1.2	-	-	-	-		
其他針織品	Other knitting												
	products	133,048	2.8	93,514	2.6	105,855	3.5	224,491	9.0	160,089	7.5		
銷售額總計	Total sales	4,822,596	100.0	3,655,613	100.0	2,979,530	100.0	2,482,984	100.0	2,116,907	100.0		



按市場分佈分析的銷售額

SALES BY REGIONS

			截至十二月三十一日止年度									
			For the year ended 31 December									
		二零零八	年	二零零七	_年	二零零六	年	二零零五	ī年	二零零四年		
		2008		2007		2006		2005		2004	4	
		人民幣千元 %		人民幣千元	%	人民幣千元	%	人民幣千元	%	人民幣千元	%	
		RMB'000	%	RMB'000	%	RMB'000	%	RMB'000	%	RMB'000	%	
按市場	By regions											
國際銷售	International sales											
日本	Japan	2,437,304	50.5	2,178,725	59.6	2,250,287	75.5	2,017,248	81.2	1,885,709	89.1	
歐洲	Europe	751,442	15.6	515,602	14.1	339,337	11.4	159,341	6.4	33,123	1.6	
美國	US	261,079	5.4	298,830	8.2	105,627	3.6	79,418	3.2	77,842	3.6	
其他國家	Other countries	455,497	9.5	268,112	7.3	105,121	3.5	42,716	1.8	33,969	1.6	
國內銷售	Domestic sales	917,274	19.0	394,344	10.8	179,158	6.0	184,261	7.4	86,264	4.1	
銷售額總計	Total sales	4,822,596	100.0	3,655,613	100.0	2,979,530	100.0	2,482,984	100.0	2,116,907	100.0	



公司資料 Corporate Information

註冊名稱 Shenzhou International Group Holdings Limited

中文名稱 申洲國際集團控股有限公司

董事會 執行董事

馬建榮先生(*主席)* 黃關林先生 馬仁和先生 陳忠靜先生 鄭妙輝女士

獨立非執行董事

宗平生先生 戴祥波先生 蘇壽南先生

公司秘書及合資格會計師

陳德興先生

授權代表

鄭妙輝女士 陳德興先生

董事會主要委員會

審核委員會 戴祥波先生(*主席)* 蘇壽南先生 宗平生先生

薪酬委員會

馬仁和先生*(主席)* 蘇壽南先生 戴祥波先生

REGISTERED NAME

Shenzhou International Group Holdings Limited

CHINESE NAME

申洲國際集團控股有限公司

BOARD OF DIRECTORS

Executive Directors

Mr. Ma Jianrong *(Chairman)* Mr. Huang Guanlin Mr. Ma Renhe Mr. Chen Zhongjing Ms. Zheng Miaohui

Independent Non-executive Directors

Mr. Zong Pingsheng Mr. Dai Xiangbo Mr. Su Shounan

COMPANY SECRETARY AND QUALIFIED ACCOUNTANT

Mr. Chan Tak Hing Kenji

AUTHORIZED REPRESENTATIVES

Ms. Zheng Miaohui Mr. Chan Tak Hing Kenji

KEY BOARD COMMITTEES

Audit Committee

Mr. Dai Xiangbo *(Chairman)* Mr. Su Shounan Mr. Zong Pingsheng

Remuneration Committee

Mr. Ma Renhe *(Chairman)* Mr. Su Shounan Mr. Dai Xiangbo 申洲國際集團控股有限公司 Shenzhou International Group Holdings Limited

公司資料 Corporate Information

提名委員會

黃關林先生*(主席)* 宗平生先生 戴祥波先生

註冊辦事處

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

香港營業地點

香港九龍 長裕街8號 億京廣場 27樓2708室

核數師

安永會計師事務所 *執業會計師*

法律顧問

長盛律師事務所 楊振文律師行

股份過戶登記總處

Bank of Bermuda (Cayman) Limited P.O. Box 513 GT Strathvale House, North Church Street George Town, Grand Cayman Cayman Islands, British West Indies

股份過戶登記處香港分處

香港中央證券登記有限公司 香港灣仔 皇后大道東183號 合和中心 17樓1712-1716室

Nomination Committee

Mr. Huang Guanlin *(Chairman)* Mr. Zong Pingsheng Mr. Dai Xiangbo

REGISTERED OFFICE

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

PLACE OF BUSINESS IN HONG KONG

Unit 2708, 27th Floor Billion Plaza No. 8 Cheung Yue Street Kowloon, Hong Kong

AUDITORS

Ernst & Young Certified Public Accountants

LEGAL ADVISER

Troutman Sanders Solicitors Rowdget W. Young & Company

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Bank of Bermuda (Cayman) Limited P.O. Box 513 GT Strathvale House, North Church Street George Town, Grand Cayman Cayman Islands, British West Indies

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Computershare Hong Kong Investor Services Limited Rooms 1712-1716, 17th Floor Hopewell Centre 183 Queen's Road East Wanchai, Hong Kong

公司資料 Corporate Information

主要往來銀行

中國銀行(香港)有限公司 中國建設銀行 中信嘉華銀行有限公司 恒生銀行有限公司 中國工商銀行 中國工商銀行(亞洲)有限公司 上海浦東發展銀行 香港上海滙豐銀行有限公司

投資者及傳媒關係顧問

iPR奧美公關

公司網址

www.shenzhouintl.com

股份編號

2313

PRINCIPAL BANKERS

Bank of China Bank of China (Hong Kong) Limited China Construction Bank CITIC Ka Wah Bank Ltd. Hang Seng Bank Limited Industrial and Commercial Bank of China Industrial and Commercial Bank of China (Asia) Ltd. Shanghai Pudong Development Bank The Hongkong and Shanghai Banking Corporation Limited

INVESTOR AND PRESS RELATIONS ADVISER

iPR Ogilvy Limited

COMPANY WEBSITE

www.shenzhouintl.com

STOCK CODE 2313



申 洲 國 際 Shenzhou International

中國最大的縱向一體化針織製造商 The largest vertically-integrated knitwear manufacturer in China



致各位股東:

本人謹代表董事會,欣然向各位股東宣佈申 洲國際集團控股有限公司(「本公司」)及其附 屬公司(統稱「本集團」或「集團」)二零零八 年度業績,敬請各位股東審閱。

二零零八年集團的銷售收入、經營業績均取 得了理想的增長,更重要的是,在各級管理人 員和全體員工的不懈努力下,集團於精益生 產管理、生產基地佈局、產品結構調整、全球 市場拓展等方面取得了可喜進展,為今後的 持續、健康發展奠定了堅實的基礎。面對嚴峻 的經濟環境,對於集團年內能取得的成績,本 人深感欣慰與鼓舞!在此也希望投資者能看 到集團已經取得的成績,繼續認同並支持本集 團的業務發展策略,集團的前景一定會更加 美好!

截至二零零八年十二月三十一日止年度,集 團的財務狀況表現良好。全年銷售額約達人 民幣4,822,596,000元,較二零零七年上升 31.9%;截至二零零八年十二月三十一日止 年度的本公司股權持有人應佔利潤較截至二 零零七年十二月三十一日止年度之本公司股 權持有人應佔利潤人民幣406,882,000元上升 71.9%至人民幣699,380,000元,每股盈利達 到人民幣0.56元。

鑒於本集團業務表現良好及財務狀況穩健, 本公司董事會(「董事會」或「董事」)建議派 發末期股息每股0.20港元(相當於約人民幣 0.18元)。 To all shareholders,

On behalf of the Board of Directors, I am pleased to announce the annual results of Shenzhou International Group Holdings Limited (the "Company") and its subsidiaries (collectively "the Group") for 2008 for all shareholders to review.

Income from sales and results of operations of the Group experienced ideal growth in 2008. More importantly, with dedicated efforts from our management and our staff, the Group accomplished encouraging development in improving production management, arrangement of production base, adjustment on product structure and exploration of the global market, which laid a solid ground for continuous and healthy development in the future. I am deeply grateful and heartened that though confronting the rigorous economic environment, the Group could still achieve sound operations results during the year. I also hope that our investors recognize the Group's achievement and support the strategy of the Group's business development. The outlook of the Group will further flourish in the future.

The Group enjoyed solid financial conditions during the year ended 31 December 2008. Sales for the year amounted to approximately RMB4,822,596,000, representing an increase of 31.9% as compared to 2007. Profit attributable to equity holders of the Company increased by 71.9% from RMB406,882,000 for the year ended 31 December 2007 to RMB699,380,000 for the year ended 31 December 2008. Earnings per share amounted to RMB0.56.

In view of the positive business performance and sound financial conditions of the Group, the Board of Directors of the Company (the "Board" or the "Directors") has recommended the payment of a final dividend of HK\$0.20 (equivalent to approximately RMB0.18) per ordinary share.

當前,全球經濟仍處於起伏變化之中,金融體 系的危機已經深刻的影響到了實體經濟,受 消費需求放緩之影響,服裝企業的出口增幅 明顯下滑。據海關統計,二零零八年中國出口 紡織服裝(包括紡織紗線、織物及製品和服裝 及衣著附件)為1,851億美元,比二零零七年 增長8.2%,增幅較二零零七年回落10.7%, 其中:服裝及衣著附件的出口額為1,197.9億 美元,僅增長4.1%。年內,全行業約2/3的企 業一度出現虧損或處於虧損邊緣,資金緊張、 產品積壓等問題嚴重的影響了服裝企業的發 展。在全行業面臨危機之時,少數居行業領導 地位的服裝企業也迎來了發展的機遇。

本人看到,為了保障紡織服裝行業的健康發展,中國政府頻頻出台扶持政策,自二零零八年八月一日起,通過連續三次調整,服裝產品的出口退税率已上升至15%,紡織服裝業被列入了十大產業振興規劃之中。此外,增值税轉型改革的實施、銀行貸款利率的下降、人民幣 兑美元匯率的趨穩等利好因素,緩解了紡織服裝企業的困境。境外市場方面,繼二零零八年初歐盟取消紡織品配額之後,由於中美紡織品協議業已到期,從二零零九年一月一日 起美國也不再對我國紡織品實行配額限制, 服裝企業的發展將更加取決於自身的競爭實力、行業地位。 The global economy is still undergoing ups and downs. The crisis of financial system has deeply impacted the real economy. Affected by slowdown of consumer demand, the growth in garment export significantly dropped. According to the customs' statistics, exports of garment (including textile yarn, textiles and finished products and apparel and apparel accessories) from China for 2008 amounted to USD185.1 billion, representing an increase of 8.2% as compared to 2007 but the growth rate decreased 10.7% as compared to 2007, of which the exports of apparel and apparel accessories accounted for USD119.79 billion, representing a growth of only 4.1%. During the year, approximately two-thirds of enterprises in the industry recorded losses or were at the brink of loss. Problems such as insufficient capital and overstock of products severely affected the development of the garment enterprises. While the whole industry is facing a crisis, a small number of garment enterprises which occupy the leading positions usher opportunities of development.

I recognize that the PRC government has been launching supporting policies frequently in order to safeguard the healthy development of the textile garment industry. Since 1 August 2008, after three consecutive adjustments, the tax rebate rate for export of garment products has increased to 15%, and the textile garment industry has been listed in the top ten industry promotion plan. In addition, favorable factors, such as the implementation of the reform on value-added tax, decrease in bank borrowing rates and stabilization of exchange rate between Renminbi and US Dollars, all served to relieve the straits faced by textile garment enterprises. For foreign markets, following the cancellation of textile guotas by European Union in early 2008, the US-China Bilateral Textile Agreement has expired. As a result, starting from 1 January 2009, the US will no longer impose guotas on textiles from China. Thus, the development of garment enterprises become increasingly dependent on their own competitiveness and positions in the industry.

本人認為,中國大陸東部沿海地區憑借優良的 基礎設施、高效的物流運輸和完善的產業配 套等優勢,在相當長的一段時期內,將是全球 中、高端服裝的最重要加工基地,本集團也繼 續將該地區作為主要的生產基地。同時,為發 揮沿海地區與中部地區的各自優勢,配合發展 中西部經濟及擴大內需的國策,集團已在安徽 省安慶市及浙江省衢州市投資建立了製衣生 產基地,其中安慶市的廠房已在2009年第一 季正式投產,而衢洲市的廠房將爭取於2009 年第三季度投產。該等基地的設立,在提高製 衣產能的同時,有效地利用了當地勞動力成 本的優勢,並促進了一線生產工人的穩定。

集團在業務發展的同時,非常重視節能減排, 並取得了顯著成效。在過去的一年中,能源、 水資源的價格均處於歷史高位,集團通過技 術改造、設備更新、工藝優化等措施,使產品 的單位能耗、水耗均持續下降,有效地抵減了 資源價格上升帶來的成本壓力,較好地履行 了企業在持續發展中對能源、環境等方面的 社會責任。根據集團與中國寧波市地方政府 有關部門簽署的水資源供應協議,二零零八 年六月起,優質水資源已按協議規定方式供 應至本集團,在穩定用水成本的同時,從戰略 上保障了集團在水資源使用上的安全。 I am of the view that with advantages of excellent infrastructure, highly efficient logistics and transport and well-developed industry auxiliaries, the coastal area of Eastern China, for a long period of time, will be the processing base for middle and high end garment worldwide. The Group will also continue to set that region as its major production base. Meanwhile, to leverage the respective advantage of coastal area and the midland region and conform with the national policy of development of the economy of the midwestern region and expansion of internal demand, the Group has established garment production bases in Anging, Anhui Province and Quzhou, Zhejiang Province. The plant in Anhui has commenced production since the first quarter of 2009, while that in Quzhou will seek to commence production in the third guarter of 2009. The establishment of these bases not only expanded our garment production capacity, but also effectively utilized the advantage of domestic labour cost of those regions and enhanced the stability of front-line production workers.

Along with business expansion, the Group has put strong emphasis on energy-saving and emission reduction and achieved remarkable success. In the past year, the price of energy and water resource remained at record high. The Group reduced the energy and water consumption per unit of product through technological reform, facility upgrade and technical optimization, hence effectively resisted the cost pressure arising from the rising price of resources, better fulfilled the social responsibilities, in respect of energy and environment, of the enterprise in its course of continuous development. Pursuant to the water supply agreement entered into by the Group and the authority of the local Government of Ningbo, the PRC, quality water supply has been provided to the Group in the agreed manner from June 2008, which stabilizes the cost of water supply as well as strategically safeguards the safety on the use of water by the Group.

比較二零零七年的59.6%比例,年內集團於 日本市場的銷售額佔營業總額的比例下降到 50.5%,但於日本市場的銷售額仍較二零零七 年增長了11.9%。國內市場的銷售額佔營業總 額的比例由二零零七年的10.8%快速上升至 19.0%,此外,歐洲市場以及包括韓國、中國 香港和澳洲等的其他市場都取得了良好的增 長。市場的全球化佈局,降低了因單一市場需 求波動對集團業務產生的影響。作為集團發 展的基本策略之一,日本市場仍然是集團未 來市場佈局的核心部分,為集團業務的穩定 發展起著重要且不可替代的作用。

年內,董事會與各專業委員會緊密合作,圍繞 本集團之整體策略和目標開展工作,所推進 的各項工作均富有成效。本公司所有成員致 力追求卓越的企業管治及達至公平公正的決 策過程,確保維持高透明度,盡力為所有股東 及投資者提供開放的溝通渠道。

本人感謝各位董事一年來的辛勤努力,也感 謝各級管理人員和全體員工於年內的盡忠職 守,是各位的勤勉工作實現了集團年內既定 目標。本人更要感謝各位股東及客戶對本公 司的持續信任,有了你們的支持,才有申洲國 際更美好的未來。

展望未來,本公司將一如既往推行產品及市 場多元化策略,以發展成為全球最具競爭力 的針織服裝代工企業為目標,為了應對生產 線飽和的問題,集團將積極物色建設新廠房 的機會,進一步提升本集團在行業中的領先 地位,全力為客戶創造價值,為股東帶來理想 的回報。

董事會主席 **馬建榮**

中國寧波,二零零九年三月二十六日

The Group's sales to Japan as a share of the total turnover decreased to 50.5% for the year as compared to 59.6% for 2007, while the sales to Japanese market still increased 11.9% as compared to 2007. Domestic sales as a share of the total turnover increased rapidly from 10.8% in 2007 to 19.0%. In addition, European markets and other markets including Korea, Hong Kong and Australia also recorded solid growth. The globalization setting of markets reduced the effect of fluctuation in demand in one particular market on the Group's operations. As one of the basic development strategies of the Group, Japan remains the core market segment of the Group in the future and play an important and indispensable role in the stable development of the Group.

During the year, the Board worked closely with the professional committees on the Group's overall strategies and objectives, and we have achieved significant results under our efforts. Every staff of the Company endeavours to pursue a high standard of corporate governance and ensure the fairness and integrity of our decision-making process. We make every effort in promoting high transparency of our governance and providing open communication channels for all of our shareholders and investors.

I would like to thank the Directors for their great efforts during the year, as well as the management and staff for their utmost dedication, for it is their diligent work that contributes to the realization of the established goals of the Group. Last but not least, I would like to express my gratitude to all shareholders and patrons for their continual trust, which is the cornerstone of a brighter future of Shenzhou International.

Looking forward, the Company will continue to adopt the strategy of diversification of products and markets to develop itself into the most competitive knitwear OEM. To address the problem of saturated production lines, the Group will actively target opportunities to set up new plants to further enhance the Group's dominant position in the industry, devote every effort to create value for customers and sound rewards for shareholders.

Chairman of the Board Ma Jianrong

Ningbo, China, 26 March 2009





透過產品多元化及開拓優質客戶,並優化 生產流程去提升集團競爭力 Diversify the products, explore quality clients and optimize production process to enhance the Group's competitiveness



經營環境

繼二零零八年度歐盟取消對中國紡織品出口 的配額限制後,二零零九年一月一日起,美國 對中國的紡織品配額限制也正式取消,紡織 服裝的出口邁入了無配額時代。但是行業中 的大部分生產企業對服裝產品的出口增長前 景並沒有預計中的樂觀,除了對境外市場會 否設置其他的技術、貿易壁壘有擔憂外,企業 也擔心受全球金融危機的影響,消費者的支 付能力會有所下降,進而影響了服裝產品的 出口總量和價格。可以預見的是,隨著出口配 額限制的取消,生產企業的市場競爭力將更 多的取決於產品開發、質量提升、成本控制、 交貨週期等方面的能力,而在這幾方面處於 領先優勢的企業將會獲得更好的發展。

根據中國海關統計數據, 二零零八年中國紡 織服裝(包括紡織紗線、織物及製品和服裝及 衣著附件, 下同)出口總值為1,851億美元, 較上年增長8.2%, 但增幅較二零零七年下降 了10.7%。出口總值中, 紡織品出口金額為 653.1億美元, 同比增長16.6%; 服裝出口金 額為1,197.9億美元, 同比增長4.1%, 但增長 率較二零零七年20.9%大幅下降了16.8%。 二零零八年, 中國對歐盟、美國、日本、香 港和東盟等5個市場的出口額均超過百億美 元, 合計出口1,126.9億美元, 佔當年紡織 服裝出口總值的60.9%。其中, 對歐盟出口

OPERATING ENVIRONMENT

Following the cancellation of the quota system for China's textile imports by the European Union (the "EU") in 2008 and duly cancellation of the quota system for China's textile imports by the United States (the "US") with effective from 1 January 2009, there is no quota system implemented for the textile exports. However, most of the manufacturing enterprises in the industry were less optimistic as expected towards the growth in textile exports. In addition to concerns over the implementation of other strategies and trading carriers in the foreign market, the enterprises also worried about the impacts of global financial crisis and weakening consumer spending, which in turn impacted the total export volume and prices of textile. It is foreseeable that the competitiveness of the manufacturing enterprises heavily depends on the development of products, improvement of quality, cost control and delivery turnover following the cancellation of the export quota system and the enterprises holding a leading position in the above areas will attain better development.

According to the statistics from China Customs, China's textile and apparel (including textile yarns, textiles and products as well as apparels and accessories, same below) exports for 2008 totaled USD185.1 billion, representing an increase of 8.2% as compared with last year but a decrease of 10.7% in growth as compared with 2007. Of which, textiles exports amounted to USD65.31 billion, representing an increase of 16.6% as compared with the corresponding period of last year. Apparels exports amounted to USD119.79 billion, representing an increase of 4.1% as compared with the corresponding period of last year. However, the growth rate decreased substantially by 16.8% as compared with 20.9% in 2007. In 2008, China's exports to 5 markets (the EU, the US, Japan, Hong Kong and Association



388.4億美元,上升37.9%;對美國出口253.6 億美元,增長1.8%;對日本出口213.2億美 元,增長8.3%;對香港出口159.9億美元, 下降11.9%;對東盟出口111.9億美元,增長 2.9%。從各市場的情況分析,歐盟市場在配 額限制取消的第一年出現了較快的增長勢頭, 而美國市場和香港市場較二零零七年的增長 率有明顯的下降。

年內,紡織服裝出口額前五名省份中,浙 江省的出口額為422.4億美元,較上年增長 了18.7%,居於全國首位,第二位的為廣東 省,出口額為341.3億美元,較上年下降了 18.7%,江蘇省、上海市、山東省的出口額分 別為292.0億美元、166.1億美元和155.3億美 元。紡織服裝的出口明顯集中於東部沿海省 份,並且出口增長率高於全國的平均水平。

根據中國海關總署發佈的統計信息,二零零 八年中國對外貿易進出口總值達25,616.3億 美元,比上年淨增3,878億美元,增長17.8%, 增長率較上年回落5.7個百分點。其中出口 14,285.5億美元,進口11,330.8億美元,分別 增長17.2%和18.5%,實現貿易順差2,954.7億 美元。

雖然年內中國對外貿易進出口總值繼續保持 了增長,但國際金融危機引發的全球性經濟 放緩對中國的外貿進出口產生了很大影響, of Southeast Asian Nations) amounted to USD112.69 billion in aggregated, accounting for 60.9% of the total textile export value, among which exports to the EU amounted to USD38.84 billion with an increase of 37.9%, exports to the US amounted to USD25.36 billion with an increase of 1.8%, exports to Japan amounted to USD21.32 billion with an increase of 8.3%, exports to Hong Kong amounted to USD15.99 billion with a decrease of 11.9%, and exports to Association of Southeast Asian Nations amounted to USD11.19 billion with an increase of 2.9%. According to the analysis of each market, the EU market showed a growth momentum during the first year after the cancellation of the quota system, while the growth rate of US and Hong Kong markets decreased considerably as compared with 2007.

During the year, among the top five provinces in textiles exports, Zhejiang province ranked number one and its exports amounted to USD42.24 billion, representing an increase of 18.7% as compared with last year. The exports of Guangdong province, ranking number two, amounted to USD34.13 billion, representing a decrease of 18.7% as compared with last year. The exports of Jiangsu province, Shanghai City and Shandong province amounted to USD29.20 billion, USD16.61 billion and USD15.53 billion respectively. It is obvious that the textiles exports mainly focus on the eastern coast of the PRC and the growth rate in exports is higher than the domestic average level.

According to the statistics published by the Customs General Administration of China, China's foreign import and export trading for 2008 reached USD2,561.63 billion, representing a net increase of USD387.8 billion or 17.8% and a decrease in growth rate of 5.7% as compared with last year, in which exports and imports amounted to USD1,428.55 billion and USD1,133.08 billion with a growth of 17.2% and 18.5% respectively, realizing a trade surplus of USD295.47 billion.

Although China's foreign import and export trading for the year maintained its growth, the global economic slowdown triggered by the international financial turmoil has significantly impacted China's



二零零八年第四季度的外貿規模明顯萎縮, 最後兩個月進出口增速甚至出現了下降。為 應對這場金融危機,中國政府將保經濟增長、 促居民就業放在了政府工作的重要位置,對 勞動力密集型的紡織服裝行業,政府出台了 一系列的扶持政策。根據財政部、國家税務總 局發佈的《關於調整紡織品服裝等部分商品 出口退税率的通知》,自二零零八年八月一 日起,部分紡織品、服裝產品的出口退税率由 11%提高到13%,此後,政府又連續兩次調高 了紡織服裝產品的出口退税率,二零零八年 十一月一日起,將退税率調高了1%,二零零 九年二月一日起,進一步將紡織品、服裝的出 口退税率提高至15%。此外,將紡織業列入了 十大產業振興規劃之中,對紡織服裝企業的 發展做出了政策性引導。

為降低企業設備投資的税收負擔,中國政府 進行了增值税的轉型改革,從二零零八年一 月一日起,允許企業抵扣其購進設備所含的 增值税。此項政策的實施,避免了企業設備購 置的重複徵税,有利於鼓勵投資和擴大內需, 促進企業技術進步、產業結構調整和經濟增 長方式的轉變。

於二零零五年七月二十一日,中國人民銀行 發佈《關於完善人民幣匯率形成機制改革的 公告》,決定實行以市場供求為基礎,參考一 籃子貨幣進行調節,有管理的浮動匯率制度, 人民幣匯率不再盯住單一美元,形成更富彈 性的人民幣匯率機制。比較二零零七年十二 月三十一日,截止二零零八年十二月三十一 日,人民幣升值6.9%,比較匯率改革前1美元 兑人民幣8.2765元,人民幣匯率已累計升值 約21.1%。縱觀二零零八年來的表現,人民幣 升值呈先快後慢的趨勢,尤其是二零零八年 下半年以來,人民幣對美元的匯率保持了較 為穩定的水平,通過前幾年的連續升值,人民 幣升值的壓力已大幅降低。 foreign import and export trading. In the fourth quarter in 2008, the foreign import and export trading has experienced a downturn and the growth in import and export during the last two months has been decreasing. In response to the financial crisis, the PRC government focused on sustaining economic growth and increasing employment as its most important works. The government also introduced a series of policies for the labour intensive knitwear industry. According to the "Notice in respect of adjustments to the tax rebates for certain exports including knitwear" promulgated by the Ministry of Finance and State Administration of Taxation, the tax rebates for certain textiles and apparels have been increased from 11% to 13% from 1 August 2008. Thereafter, government has implemented two upward adjustments to the tax rebates for knitwear. From 1 November 2008. the tax rebates has been increased by 1%. From 1 February 2009, the tax rebates for textiles and apparels have been further increased to 15%. In addition, the government has included textile industry in its top ten industries rejuvenation plan and provided strategic guidelines for the development of knitwear enterprises.

With an aim to reduce the tax burden of investment in equipments by the enterprises, the PRC government has implement reformation on value-added tax. From 1 January 2008, the enterprises were allowed to deduct the value-added tax included in the acquired equipments. This can avoid double taxation on the equipments acquired by the enterprises, encourage investments and propel domestic demand, facilitate improvements in technologies, adjust industry structure and change the direction of economic growth.

On 21 July 2005, the People's Bank of China issued the "Announcement on Reforms to Improve the Renminbi ("RMB") Exchange Rate Regime" (關於完善人民幣匯率形成機制改革的 公告), announcing its decision to establish a more flexible RMB exchange rate regime by abandoning the RMB peg to US dollars and adopting a managed floating exchange rate for RMB based on market demand and supply with reference to a basket of currencies. As at 31 December 2008, RMB had appreciated by 6.9% as compared to 31 December 2007, while the exchange rate was USD1 : RMB8.2765 prior to the reform, with an accumulated appreciation of approximately 21.1%. Looking back to the overall performance of 2008, the appreciation of RMB demonstrated a face pace in the beginning but gradually showed down. In particular, since the second half of 2008, the exchange rate of RMB and US dollars has been maintained at a stable level. Following the appreciation of RMB in past few years, its appreciation pressure has substantially decreased.

勞動合同法於二零零八年一月一日起正式實施後,企業的用工成本普遍上升,一些產品附加值較低、盈利能力差的小型企業受到了很大影響,同時又受到了市場需求下降的衝擊, 部分企業出現了關閉、停產現象。勞動力供應 緊張的形勢也隨之發生了變化,部分地區的 就業率開始有明顯的下降,勞動力成本持續 上漲的壓力得到了緩解。

根據國家統計局的數據,二零零八年中國棉 花種植面積為576萬公頃,較上年減少了17 萬公頃,全年棉花產量750萬噸,比上年減產 1.6%。國外的棉花播種面積也出現了大幅下 降,特別是美國尤為突出,導致全球棉花產量 大降,根據USDA數據,2008/2009年度全球 棉花產量為2,391.4萬噸,降幅為8.88%。棉 花收購價格的下降,導致了棉農種植意向減 弱,棉花的產量有可能進一步降低,棉花價格 繼續大幅走低的可能性有所降低,而棉花價 格的反彈取決於經濟復甦後市場需求的上升 情況。

受金融危機對實體經濟的影響,企業的資本 投資變得更加謹慎,國際市場初級產品包括 原油、礦石、金屬等的價格持續大幅下降,居 民消費價格(CPI)上漲壓力明顯減輕。經濟環 境的變化為利率調整提供了下降的空間,繼 二零零七年連續六次加息後,中國政府為保 經濟增長,採取了相對寬鬆的貨幣政策,於年 內連續五次下調了人民幣貸款利率,人民幣 的一年期貸款利率由最高的7.47%下降至目 前的5.31%,企業的資金成本壓力有較為明顯 的下降。

在經歷金融危機後,部分落後的服裝生產企 業遭到了淘汰,服裝行業作為中國重要的產 業,通過結構調整和產業升級,一定能順利渡 過難關,並保持健康的發展。 Following the implementation of the labour contract law from 1 January 2008, the labour cost of the enterprises has been increased in general and certain products with lower added value content and small enterprises with weaker profitability has been materially affected. Coupled with the decrease in market demand, some enterprises has suspended its business and production. The shortage in labour forces has been twisted while the employment rate in certain areas has showed an obvious decline trend. The pressure from increasing labour cost has also been relieved.

According to the statistics of the National Bureau of Statistics, cotton planting area in China amounted to 5.76 million hectares for 2008, representing a decrease by 0.17 million hectares as compared to the previous year, while the total cotton production amounted to 7.50 million hectares, representing a drop of 1.6% as compared to the previous year. Foreign cotton planting area also recorded a significant decrease, particularly the US, which led to a plunge of the global cotton production. According to the statistics from USDA, the global cotton production for the year 2008/2009 amounted to 23.914 million tons, representing a decrease of 8.88%. The drop in purchase price of cotton resulted in lower incentive for cotton production. Hence, continuous significant drop of cotton price becomes less probable and its rebound depends on the extent of increase in market demand after recovery of economy.

Affected by the impact of financial crisis on real economy, enterprises become more cautious of their capital investment. Price of primary products in the international market, including crude oil, minerals, metal, continued to decline significantly, posing a relief on the pressure of rising CPI. The change in economic environment left room for downward adjustment of interest rate. After six consecutive increases in interest rate in 2007, in order to maintain economic growth, the PRC government adopted a relatively relaxed monetary policy and consecutively decreased the interest rate of loans of Renminbi for five times during the year, which decreased the interest rate for one-year Renminbi loans from a high of 7.47% to the current 5.31% and hence provided an obvious relaxation of the pressure on enterprises' capital costs.

After the wave of financial crisis, certain laggard garment producing enterprises were eliminated from the market. As an important industry in China, the garment industry will definitely be able to survive the difficult times and maintain a healthy development through structural adjustment and industry upgrade.

業務回顧

二零零八年,申洲國際在精益生產管理、生產 基地佈局、產品結構調整、全球市場拓展等方 面取得了顯著的成績。回顧年內業務發展,總 結為以下幾個方面:

精益生產管理得到加強

二零零八年度,集團通過加強精益生產管理, 提高了生產效率,有效地控制了各項成本。年 內銷售收入較二零零七年上升了31.9%,而年 內的平均員工人數只較上年增長了13.9%。此 外,集團通過持續的技術改造、設備更新、工 藝優化等措施,降低了生產過程中的能源和 水資源的消耗。雖然年內人民幣大幅升值、人 工成本升幅超過了10%、能源和水資源的價格 快速上升,而集團通過內部管理的提升,有效 地控制了生產成本,在行業最為艱難的時期, 實現了營業利潤的穩定增長。

生產基地佈局得到優化

柬埔寨工廠的穩定運行,保障了主要客戶產品 供應上的安全與快捷,較好地促進了集團的 業務發展。除在國外設立生產基地外,年內集 團於中國中部省份安徽省安慶市建立了新的 製衣生產基地,並於二零零九年第一季正式 投入使用,在浙江省的西部衢州市正在新式 力家製在顧及交通運輸便利的前提下,製衣 使馬。在顧及交通運輸便利的前提下,製衣 動力成本優勢,同時得益於員工的本地化,有 助於一線生產工人的穩定。通過生產基地的 合理佈局,充分發揮了沿海地區與中部地區 的各自優勢,配合發展中西部經濟及擴大內 高的國策,為申洲國際進一步的發展奠定了 良好的基礎,從而為股東謀取長遠的收益。

BUSINESS REVIEW

In 2008, Shenzhou International has remarkable achievements in respect of its management in lean manufacturing, production base layout, fine-tune in product portfolio and expansion to global market. The business development during the year under review is summarized as follows:

Strengthened Management in Lean Manufacturing

In 2008, the Group has improved its manufacturing efficiency and effectively controlled its costs through strengthening its management in lean manufacturing. During the year, sales income increased by 31.9% from 2007 while average number of staff only raised by 13.9% as compared to last year. Furthermore, continuous measures on technological reform, equipment upgrade and technology optimization have reduced our consumption on energy and water resource throughout our manufacturing process. Despite substantial appreciation of Renminbi, over 10% rise in staff cost and rapid increase in the price of energy and water resource, the Group has effectively controlled its production cost by enhancing its internal control and realized stable growth in operating profit amid the most challenging time for the industry.

Optimization of Manufacturing Base Layout

Stable operation of our factory in Cambodia has ensured safety and efficiency in our supply of product to major customers and further facilitated business development of the Group. In addition to the manufacturing base established overseas, the Group has established a new garment manufacturing base at Anging City, Anhui Province, which is situated at central China, which is officially launched in the first guarter of 2009. A garment factory situated at Quzhou City, western Zhejiang Province, is under construction and expected to commence production in the third quarter of 2009. Taking accessibility as a prerequisite, the adjustment of the manufacturing base layout has effectively leveraged on cost advantage of the local manpower and benefit from localization of the staff, which assured stability of our frontline production staff. By means of rational layout of the manufacturing base, optimizing advantages of the coastal and central areas respectively, along with the government policies to develop the central and western economy and increase domestic demand, a solid foundation has been built for the further development of Shenzhou International to generate long-term returns for the shareholders.

產品結構調整成效顯著

比較截至二零零七年十二月三十一日止年度 的31.9%比例,運動服裝佔總銷售額的比例 於年內進一步提升至42.3%,集團與主要運 動品牌客戶的合作關係進一步加強。內衣服 裝的銷售額由截至二零零七年十二月三十一 日止年度的人民幣147,920,000元,增至截至 二零零八年十二月三十一日止年度的人民幣 248,929,000元,增幅為68.3%。運動服裝和 內衣類服裝產品的快速增加,使集團的產品 系列更趨豐富,為集團客戶提供了更為全面 的產品選擇。

銷售市場佈局趨向合理

年內,除美國市場保持平穩外,集團於各個市 場的銷售額均取得了較好的增長。日本市場的 銷售額佔營業總額的比例由截至二零零七年 十二月三十一日止年度的59.6%下降至截至 二零零八年十二月三十一日止年度的50.5%, 但年內集團於日本市場的銷售額還是較上年 增長了11.9%,日本市場作為集團最重要的 市場得到了進一步的鞏固和發展。國內市場 繼續保持了高速增長的態勢,銷售額由截至 二零零七年十二月三十一日止年度的人民幣 394,344,000元上升至截至二零零八年十二 月三十一日止年度的人民幣917,274,000元, 增長了132.6%,國內市場銷售額的增加減少 了人民幣匯率波動對公司經營業績的影響。 此外,集團於歐洲市場和包括韓國、香港和澳 洲等的其他市場的銷售額也取得了顯著的增 長。市場佈局的全球化減少了單一市場需求 變動對集團經營的影響。

客戶結構進一步改善

通過四年多的努力,集團的客戶結構調整策略 取得了顯著成效,二家主要國際知名運動品牌 客戶所佔營業總額比例進一步提升到33%, 有效解決了過往客戶過於集中的經營風險, 同時客戶的構成也進行了調整。

Prominent Efficiency on Fine-tune in Product Mix

During the year, sales from sports wear further increased to 42.3% to the total sales as compared to 31.9% for the year ended 31 December 2007 while the Group worked more closely with leading sports brands. Sales from lingerie increased by 68.3% to RMB248,929,000 for the year ended 31 December 2008 from RMB147,920,000 for the year ended 31 December 2007. Rapid growth in sports wear and lingerie products have extended products series of the Group and offered more comprehensive product selections for our clients.

More Rational Layout of the Sales Markets

During the year, apart from the steady US market, the Group recorded improved growth in sales to various markets. Notwithstanding sales to Japan to the total turnover reduced from 59.6% for the year ended 31 December 2007 to 50.5% for the year ended 31 December 2008, the Group's sales to Japan grew by 11.9% from last year. Japan has been further consolidated and developed as the most valuable market to the Group. The rapid growth momentum of the domestic market persisted and sales increased by 132.6% from RMB394,344,000 for the year ended 31 December 2007 to RMB917,274,000 for the year ended 31 December 2008. The increase in sales to the domestic market has alleviated the effect on the Company's operating results subject to the exchange rate fluctuation. Moreover, the Group achieved significant growth in the sales to European market and other markets, which include Korea, Hong Kong and Australia. Globalization of the market has lowered the influence of a single market on the Group's operation.

A More Reasonable Customer Base

After over four years of efforts, prominent progress on our strategy to fine-tune the customer base has been achieved. Proportion of sales to two leading global sports brands have furthered increased to 33% of the Group's turnover, effectively reducing its operational risk arising from customer concentration and at the same time restructuring the customer base.

財務回顧

銷售額

銷售額由截至二零零七年十二月三十一日 止年度的人民幣3,655,613,000元,增加至 截至二零零八年十二月三十一日止年度 的人民幣4,822,596,000元,增加了人民幣 1,166,983,000元,增幅 達31.9%。增長因素 主要表現為:1)來自運動類服裝銷售額的持續 快速上升;2)銷售市場全球化拓展所取得的成 效;以及3)國內市場需求的增加。

以下為本集團二零零八年度及二零零七年度 按產品類別分析的銷售額比較:

FINANCIAL REVIEW

Sales

Sales for the year ended 31 December 2008 amounted to RMB4,822,596,000, an increase of RMB1,166,983,000 or 31.9% compared to RMB3,655,613,000 for the year ended 31 December 2007. The growth was mainly driven by 1) the continuous and sharp increase in the sales of sports wear; 2) the successful expansion into the global distribution markets; and 3) the acceleration of the exploration of the domestic market.

Sales of the Group analysed by product categories for 2008 and 2007 are compared as follows:

			For	the year ende	d 31 Dece	ember				
		二零零八	、年	二零零七	_年	變動				
		2008		2007		Chang	ge			
		人民幣千元		人民幣千元		人民幣千元				
		RMB'000	%	RMB'000	%	RMB'000	%			
按產品	By products									
休閒類服裝	Casual wear	2,398,304	49.7	2,248,981	61.5	149,323	6.6			
運動類服裝	Sports wear	2,042,315	42.3	1,165,198	31.9	877,117	75.3			
內衣類服裝	Lingerie	248,929	5.2	147,920	4.0	101,009	68.3			
其他針織品	Other knitting products	133,048	2.8	93,514	2.6	39,534	42.3			
銷售總計	Total sales	4,822,596	100.0	3,655,613	100.0	1,166,983	31.9			

截止十二月三十一日止年度

截至二零零八年十二月三十一日止年度,運 動類服裝所佔比例繼續大幅度提高,主要得 益於本集團產品結構高端化調整策略的成功 實施,使知名運動品牌在本集團的代工業務 量得以持續大幅增加。比較截至二零零七年 十二月三十一日止年度的31.9%,截至二零零 八年十二月三十一日止年度的運動服裝所佔 總銷售額的比例持續提升至42.3%。

For the year ended 31 December 2008, the significant growth in the contribution from sports wear was mainly due to the continuous increase in OEM operation for renowned sports brands after the effective implementation of the refined strategy to increase the proportion of highend products. Sports wear accounted for 42.3% of the Group's total sales for the year ended 31 December 2008, representing a continual increase compared to 31.9% for the year ended 31 December 2007.

休閒類服裝銷售額由截至二零零七年十二月 三十一日止年度的人民幣2,248,981,000元, 上升至截至二零零八年十二月三十一日止年 度的人民幣2,398,304,000元,增加了人民幣 149,323,000元,增幅為6.6%。集團不斷改進 休閒類服裝產品的品質、縮短產品的交貨期, 在保證對重要客戶供應的基礎上,繼續優化 產品結構和客戶結構。

內衣類服裝銷售額由截至二零零七年十二月 三十一日止年度的人民幣147,920,000元, 增至截至二零零八年十二月三十一日止年 度的人民幣248,929,000元,增加了人民幣 101,009,000元,增幅為68.3%,內衣類服裝 產品的快速增加,豐富了集團的產品系列,為 集團客戶提供了更為全面的產品選擇。

以下為本集團二零零八年度及二零零七年度 按市場劃分的銷售額比較: For the year ended 31 December 2007, sales from casual wear amounted to RMB2,248,981,000, which increased to RMB2,398,304,000 for the year ended 31 December 2008, representing an increase of RMB149,323,000 or 6.6%. The Group has continued to improve the quality of casual wear and shorten the delivery turnover to ensure adequate supply to key customers and optimize both product and customer structures.

Sales of lingerie for the year ended 31 December 2008 increased by RMB101,009,000 or 68.3% to RMB248,929,000 from RMB147,920,000 in the year ended 31 December 2007. The Group has provided the customers with comprehensive choices by rapidly increasing the lingerie products and expanding its product portfolio.

Sales of the Group analysed by regions for 2008 and 2007 are compared as follows:

		For the year ended 31 December									
		二零零八	年	二零零七	_年	變動	þ				
		2008		2007		Chan	ge				
		人民幣千元		人民幣千元		人民幣千元					
		RMB'000	%	RMB'000	%	RMB'000	%				
按市場	By markets										
日本	Japan	2,437,304	50.5	2,178,725	59.6	258,579	11.9				
歐洲	Europe	751,442	15.6	515,602	14.1	235,840	45.7				
美國	The US	261,079	5.4	298,830	8.2	(37,751)	(12.6)				
其他國家	Other countries	455,497	9.5	268,112	7.3	187,385	69.9				
國際銷售小計	Sub-total for										
	international sales	3,905,322	81.0	3,261,269	89.2	644,053	19.7				
國內銷售	Domestics sales	917,274	19.0	394,344	10.8	522,930	132.6				
銷售總計	Total sales	4,822,596	100.0	3,655,613	100.0	1,166,983	31.9				

截止十二月三十一日止年度 For the year ended 31 December

在鞏固日本市場的基礎上,截至二零零八年 十二月三十一日止年度,歐洲市場以及包括韓 國、香港和澳洲等的其他市場所佔比例有較大 幅度提高,其主要原因在於本集團的市場多元 化策略及配合部分客戶的全球市場供應需求 所致。比較截至二零零七年十二月三十一日 止年度的14.1%、7.3%,截至二零零八年十二 月三十一日止年度歐洲市場、其他市場佔本 集團的銷售額分別提高至15.6%、9.5%。美國 市場在金融海嘯影響下二零零八年的銷售比 去年同期下跌12.6%至人民幣幣261,079,000 元人民幣,佔總體銷售額的比例亦由二零零 七年的8.2%下調至二零零八年的5.4%。

於截至二零零八年十二月三十一日止年 度,國內銷售中,成衣銷售額約為人民幣 819,880,000元(截至二零零七年十二月 三十一日止年度:人民幣320,424,000元),主 要受中國大陸經濟的持續增長,消費者對高 檔運動類服裝需求的增加,集團為國際知名 運動品牌客戶提供更多的運動類服裝產品於 國內市場銷售。 In addition to the effort made for strengthening the market presence in Japan, the significant increase in the contribution to turnover from the markets in Europe and the other market consists of Korea, Hong Kong and Australia in the year ended 31 December 2008 was mainly attributable to the Group's diversified strategy and the demand from worldwide markets of certain clients. The markets in Europe and the other market accounted for 15.6% and 9.5% of the Group's total sales for the year ended 31 December 2008, compared to 14.1% and 7.3% for the year ended 31 December 2007. Under the financial turmoil, the sales in the US market in 2008 decreased to RMB261,079,000, representing a decrease of 12.6% as compared with the corresponding period of last year. The sales in the US market accounted for 5.4% of the Group's total sales in 2008, as compared to 8.2% in 2007.

Domestic sales of garments amounted to approximately RMB819,880,000 for the year ended 31 December 2008 (For the year ended 31 December 2007: RMB320,424,000), mainly attributable to the continual economic growth in the Mainland China, the increase in consumer demand for the high-end sports wear and the increase in supply of sports wear to clients of international renowned brand names for domestic sale.

銷售成本、毛利及淨利

本集團截至二零零八年十二月三十一日止 年度的銷售成本約為人民幣3,673,524,000 元(二零零七年:人民幣2,841,753,000元)。 二零零八年度本集團銷售毛利率為23.8%, 較二零零七年度的22.3%上升了約1.5%。儘 管二零零八年全球經濟形勢惡化,集團承受 了人民幣快速升值、人工成本上升等經營壓 力,但仍實現了毛利率的理想增長,主要原因 為:1)集團對產品結構進行了有效調整以及 內部生產效率的持續提升,2)營業收入中包 含了國內美元對人民幣之遠期外匯套期收益 人民幣128,215,000元(二零零七年:人民幣 15,817,000元)。基於上述兩個主因本年度税 後淨利大幅上升71.6%至人民幣700,452,000 元(二零零七年:人民幣408,088,000元)。

本公司股權持有人應佔權益

於二零零八年十二月三十一日,本公司股權持 有人應佔本集團權益為人民幣2,860,387,000 元(二零零七年:人民幣2,469,118,000元)。 其中非流動資產為人民幣2,619,575,000元 (二零零七年:人民幣2,203,185,000元)、 流動資產淨值為人民幣327,771,000元(二 零零七年:人民幣369,656,000元)、非流動 負債為人民幣74,373,000元(二零零七年: 人民幣92,209,000元)及少數股東權益為 人民幣12,586,000元(二零零七年:人民幣 11,514,000元)。本公司股權持有人應佔權益 增加主要由於保留盈利增加所致。

COST OF SALES, GROSS PROFIT AND NET PROFIT

The Group's cost of sales for the year ended 31 December 2008 amounted to approximately RMB3,673,524,000 (2007: RMB2,841,753,000). The gross profit margin of the Group's sales for 2008 was 23.8%, which is approximately 1.5% higher as compared to 22.3% for 2007. Under the deteriorating global economic environment and the pressures from rapid appreciation of Renminbi and increase in labour cost in 2008, the Group has achieved considerable increase in gross profit margin. The growth was mainly attributable to 1) the effective reorganization of the product structures and continual improvements in the internal productivity adopted by the Group; 2) the inclusion of gain of RMB128,215,000 (2007: RMB15,817,000) from forward exchange hedges between US dollars and Renminbi into its turnover. Based on the abovementioned reasons, the profit after taxation for the year amounted to RMB700,452,000 (2007: RMB408,088,000), representing a significant increase of 71.6%.

EQUITY ATTRIBUTABLE TO THE COMPANY'S EQUITY HOLDERS

As at 31 December 2008, the Group's equity attributable to the Company's equity holders was RMB2,860,387,000 (2007: RMB2,469,118,000). Non-current assets were RMB2,619,575,000 (2007: RMB2,203,185,000), net current assets were RMB327,771,000 (2007: RMB369,656,000), non-current liabilities were RMB74,373,000 (2007: RMB92,209,000) and minority interests were RMB12,586,000 (2007: RMB11,514,000). The increase in equity attributable to the Company's equity holders was mainly due to the increase in retained profits.

流動資金及財務資源

截至二零零八年十二月三十一日止年度, 本集團經營業務所得現金淨額約人民幣 755,614,000元,二零零七年則約為人民幣 307,017,000元。本集團於二零零八年十二 月三十一日之借貸淨額(銀行借貸減現金及 現金等價物)為人民幣592,701,000元,較二 零零七年十二月三十一日之借貸淨額人民 幣565,066,000元,借貸淨額增加了人民幣 27,635,000元。

LIQUIDITY AND FINANCIAL RESOURCES

For the year ended 31 December 2008, net cash generated from the Group's operating activities amounted to approximately RMB755,614,000, while that for 2007 was approximately RMB307,017,000. Net borrowings (bank borrowings less cash and cash equivalents) of the Group as at 31 December 2008 amounted to RMB592,701,000, an increase of RMB27,635,000 as compared to that as at 31 December 2007, which amounted to RMB565,066,000.

本集團於二零零八年十二月三十一日的現金 及現金等價物為人民幣238,141,000元(二 零零七年:人民幣233,384,000元),總借貸 餘額為人民幣830,842,000元(二零零七年: 人民幣798,450,000元,其中短期銀行借款為 人民幣740,013,000元,長期銀行借款為人民 幣58,437,000元),其中短期銀行借款為人民 幣58,437,000元,長期銀行借款為人民 幣766,597,000元,長期銀行借款為人民幣 64,245,000元。本公司股權持有人應佔權益 為人民幣2,860,387,000元(二零零七年:人 民幣2,469,118,000元)。本集團現金流動狀 況良好。負債對權益比率(按未償還總借貸佔 本公司股權持有人應佔權益百分比計算)為 29.0%(二零零七年:32.3%)。

於二零零八年十二月三十一日,本集團主要 借貸均按固定利率計息。本集團並無利用利 率掉期來對沖利率風險。 Cash and cash equivalents of the Group as at 31 December 2008 amounted to RMB238,141,000 (2007: RMB233,384,000). The total balance of our borrowings was RMB830,842,000 (2007: RMB798,450,000, of which short-term bank loans amounted to RMB740,013,000 and long-term bank loans amounted to RMB58,437,000), in which short-term bank loans amounted to RMB766,597,000 and long-term bank loans amounted to RMB64,245,000. Equity attributable to equity holders of the Company amounted to RMB2,860,387,000 (2007: RMB2,469,118,000). The Group maintained a healthy liquidity position, with a debt to equity ratio (total outstanding borrowings as a percentage of equity attributable to the Company's equity holders) of 29.0% (2007: 32.3%).

As at 31 December 2008, the majority of the borrowings of the Group were subject to fixed interest rates. The Group did not enter into any interest rate swaps to hedge against the risks associated with interest rates.

融資成本及税項

於截至二零零八年十二月三十一日止年度,融 資成本支出從截至二零零七年十二月三十一 日止年度的人民幣34,279,000元,上升至人民 幣51,417,000元,主要原因是年內集團為擴大 廠房、設備等的投入,增加了銀行借款使得相 應的利息支出上升。年內本集團的美元及人民 幣貸款利率分別介乎4.22%至8.12%以及介乎 4.54%至7.47%(二零零七年:美元及人民幣 貸款利率分別介乎6.18%至6.67%以及5.27% 至8.22%)。

FINANCE COSTS AND TAXATION

For the year ended 31 December 2008, finance costs went up from RMB34,279,000 for the year ended 31 December 2007 to RMB51,417,000, mainly due to the additional bank borrowings to finance the extension of plant and equipment contributed to the increase in the corresponding interest expenses. The Group's USD and RMB loan interest rates during the year ranged from 4.22% to 8.12% and 4.54% to 7.47% respectively (2007: 6.18% to 6.67% and 5.27% to 8.22% respectively).

於截至二零零八年十二月三十一日止年度,本 集團的所得税支出為人民幣56,968,000元, 截至二零零七年十二月三十一日止年度則為 所得税收益人民幣6,352,000元(主要是本集 團於二零零七年度確認金融衍生工具損失計 人民幣104,073,000元,相應確認遞延所得税 收益計人民幣19,267,000元),二零零八年度 所得税支出上升的主要原因是本公司的一家 國內主要附屬公司免税優惠期已結束,本年 度按減半後的税率9%繳納企業所得税,即税 率的提高使得所得税支出增加。

根據「國務院關於實施企業所得税過渡優惠 政策的通知」,本集團設立於寧波經濟技術開 發區的生產企業今後幾年的適用税率為2009 年按20%執行,2010年按22%執行,2011年 按24%執行,2012年按25%執行,原享受企 業所得税「兩免三減半」定期減免税優惠的附 屬公司,新税法施行後繼續按原税收法律、行 政法規及相關文件規定的優惠辦法及年限享 受至期滿為止。 For the year ended 31 December 2008, the Group recorded an income tax charge of RMB56,968,000 as compared to an income tax credit of RMB6,352,000 for the year ended 31 December 2007, mainly due to the recognition of a loss from derivative financial instruments of RMB104,073,000 in the year 2007 and the corresponding recognition of deferred income tax credit of RMB19,267,000. The increase in income tax charges in 2008 was mainly attributable to the expiry of the tax exemption for a major PRC subsidiary of the Company. During the year, the subsidiary was subject to a 50% reduction in CIT at a rate of 9% and thus the increase in tax rate resulted in an increase of income tax charges.

According to the "Notice by the PRC State Council on the Implementation of the Grandfathering Preferential Policies under the PRC Enterprise Income Tax Law", the applicable tax rate in the coming years for our manufacturing subsidiaries in Ningbo Economic & Technical Development Zone will be 20% in 2009; 22% in 2010; 24% in 2011 and 25% in 2012. The entitlement of certain companies to the preferential tax treatment of a 2-years exemption and a 50% reduction for 3 years may subsist according to the original tax law and administrative regulation until the expiry of the tax holiday.

本集團之資產抵押

於二零零八年十二月三十一日,本集團為獲取 中國進出口銀行浙江省分行21,000,000美元 之中長期貸款額度,已將截至二零零八年十二 月三十一日止賬面價值為人民幣179,893,000 元(於二零零七年十二月三十一日:人民幣 169,350,000元)的廠房和土地使用權用權作 相應之抵押,截至二零零八年十二月三十一 日止,本集團已向該銀行貸款13,000,000美元 (於二零零七年十二月三十一日:8,000,000 美元)。

PLEDGE OF THE GROUP'S ASSETS

As at 31 December 2008, buildings and land use rights of the Group with a carrying amount of RMB179,893,000 (as at 31 December 2007: RMB169,350,000) as at 31 December 2008 were pledged to secure a medium to long-term loan facilities of USD21,000,000 granted by the Zhejiang branch of the Export-Import Bank of China. As at 31 December 2008, the Company has borrowed USD13,000,000 (as at 31 December 2007: USD8,000,000) from the bank.

本公司首次公開售股所得款項之 用途

本公司於二零零五年十一月在香港聯合交易 所有限公司(「聯交所」)主板上市時發行新股 之所得款項,在扣除相關股份發行開支後約為 856,000,000港元。此等所得款項已於上市日 後至二零零八年十二月三十一日止期間按照 本公司於二零零五年十一月十五日刊發之售 股章程(「售股章程」)所載之建議用途動用, 載列如下:

約198,120,000港元(約人民幣198,511,000 元)用作本集團在中國生產設施購置新染整設 備;

約183,880,000港元(約人民幣180,340,000元)用作在中國生產主要用於運動服裝的功能 性面料購置新廠房及設備;

約70,000,000港元(約人民幣70,072,000元) 用作本集團在中國生產設施購置新織造設備:

USE OF THE COMPANY'S PROCEEDS FROM THE INITIAL PUBLIC OFFERING

Public Offering Proceeds from the issue of new shares of the Company for listing on the Main Board of the Stock Exchange of Hong Kong Limited ("Stock Exchange") in November 2005, after deducting related share issue expenses therefrom, amounted to approximately HK\$856 million. During the period from the date of listing to 31 December 2008, all of such proceeds had been utilized in accordance with the proposed use as set out in the prospectus of the Company dated 15 November 2005 (the "Prospectus"), as follows:

approximately HK\$198,120,000 (approximately RMB198,511,000) for the acquisition of new dyeing and finishing equipment for the Group's production facilities in China;

approximately HK\$183,880,000 (approximately RMB180,340,000) for the acquisition of new plant and equipment in China for the production of functional fabrics mainly used in sports wear;

approximately HK\$70,000,000 (approximately RMB70,072,000) for the acquisition of new weaving and knitting equipment for the Group's production facilities in China;

約51,000,000港元(約人民幣53,050,000元) 用作本集團在中國生產設施購置新裁剪與縫 紉設備:

約305,000,000港元(約人民幣317,261,000 元)用作償還本集團部份長期銀行借貸;及

約48,000,000港元(約人民幣49,930,000元) 用作本集團之額外一般營運資金。

於二零零八年十二月三十一日止,該筆所得 款項淨額已全部按售股章程所披露之方式投 入使用。

外匯風險

由於本集團銷售以美元結算為主,採購以人 民幣結算為主,匯率波動對本集團的成本及 經營利潤率構成一定影響。本集團針對美元 兑人民幣的匯率波動的現狀,採用相應政策 對沖部分有關外匯風險。對沖金額視乎本集 團的美元收益、採購、資本開支,還需要顧及 市場預測美元兑人民幣的匯率波動而定。

為免因人民幣兑美元的匯率出現任何變動而 導致日後的現金流量減值及出現波動。本集 團已安排了適當數量的美元借款,於二零零 八年十二月三十一日,銀行借貸總額中,美 元借款為人民幣208,455,000元(計原幣金 額為30,500,000美元)(二零零七年十二月 三十一日:人民幣436,450,000元(計原幣金 額為59,750,000美元)):此外,本集團為對 沖若干外匯風險,尤其是美元的外匯風險,已 安排訂立了美元遠期銷售合約,於二零零八 年十二月三十一日,美元的遠期銷售合約總 值約273,500,000美元(於二零零七年十二月 三十一日:約490,000,000美元)。 approximately HK\$51,000,000 (approximately RMB53,050,000) for the acquisition of new cutting and sewing equipment for the Group's production facilities in China;

approximately HK\$305,000,000 (approximately RMB317,261,000) for partial repayment of the Group's long-term bank borrowings; and

approximately HK\$48,000,000 (approximately RMB49,930,000) as additional general working capital of the Group.

As at 31 December 2008, all of such net proceeds have been utilized in the manner disclosed in the Prospectus.

EXPOSURE TO EXCHANGE RISKS

As the Group's sales were mainly settled in United States Dollars whilst its purchases were mainly settled in RMB, its costs and operating profit were subject to exchange rate fluctuations. The Group adopted a policy to hedge part of its exchange risks in light of existing fluctuations of the exchange rate between USD and RMB. The amount to be hedged would depend on the Group's USD revenue, purchases and capital expenditure requirements, as well as market forecast of fluctuations in the USD to RMB exchange rate.

To safeguard itself against reductions in value and the volatility of future cash flows which might result from any exchange rate movement between RMB and USD, the Group had arranged an appropriate amount of USD borrowings. As at 31 December 2008, out of our total bank borrowings, USD borrowings amounted to RMB208,455,000 (USD30,500,000 based on the original currency) (31 December 2007: RMB436,450,000 (USD59,750,000 based on the original currency)). In addition, the Group had entered into foreign currency forward contracts for hedging against certain foreign exchange exposures, in particular, exposure to the forecast sales denominated in USD. As at 31 December 2008, the total amount of the outstanding USD forward contracts designated to hedge the exchange risk of the future sales was approximately USD273,500,000 (as at 31 December 2007: approximately USD490,000,000).

僱用、培訓及發展

於二零零八年十二月三十一日,本集團共僱用 逾37,436名員工。年內,員工成本總額(包括 行政及管理人員)佔本集團銷售額約19.1%比 去年同期下跌0.3%。本集團按僱員的表現、 資歷及行業慣例釐定給予員工的報酬,而酬 金政策會定期檢討。根據年度工作表現評核, 僱員或會獲發放花紅及獎金。此外,本公司亦 會給予僱員獎勵或其它形式的鼓勵以推動僱 員個人成長及事業發展。如本集團持續向員 工提供培訓,以提升彼等的技術、產品知識以 及對行業質量標準的認識及本集團所有新員 工均須參加入門課程,而全體員工亦可參加 各類培訓課程。

資本開支及資本承擔

於本年度內,本集團於物業、廠房及設備和土 地使用權之總投資約為人民幣572,290,000 元,其中約15%用作購買生產設備、約82%用 作興建與購買新工廠大樓和土地使用權,而 餘款則用作購買其它固定資產。

根 據 本 集 團 與 寧 波 市 北 侖 區 政 府 訂 立 之 協 議,本 集 團 向 當 地 政 府 支 付 人 民 幣 129,000,000元(包括相關的管道建設費用約 人民幣26,000,000元及水廠改造費用人民幣 3,000,000元)後,當地政府將以優惠之價格, 向集團保證一定數量的供水量,為期二十年。 水資源供應已於二零零八年六月開始正式實 施。

EMPLOYMENT, TRAINING AND DEVELOPMENT

As at 31 December 2008, the Group had over 37,436 employees. Total staff costs, including administrative and management staff, accounted for approximately 19.1% of the Group's sales during the year, representing a decrease of 0.3% as compared to the corresponding period of last year. The Group remunerated its staff according to their performance, qualifications and industry practices and conducted regular reviews of its remuneration policy. Employees would receive bonuses and monetary awards based on their ratings in annual performance appraisals. The Company also offered rewards or other incentives to motivate personal growth and career development of the employees, such as ongoing opportunities for training to enhance their technical skills and product knowledge as well as their knowledge of industry quality standards. All new staff members of the Group are required to attend an introductory course. There were also various types of training courses available to all the employees.

CAPITAL EXPENDITURE AND COMMITMENTS

During the year, the Group's total investments in property, plant and equipment and land use rights amounted to approximately RMB572,290,000, of which approximately 15% was used for the acquisition of production equipment, approximately 82% was used for the construction of new factory buildings and the acquisition of land use rights, and the balance was used for the purchase other fixed assets.

Pursuant to a series of agreements entered into by the Group and the Government of Beilun District, Ningbo City, the Group would pay an amount of RMB129 million to the local government, including relevant pipeline constructing costs of approximately RMB26 million and waterworks transformation cost of RMB3,000,000, in exchange for a guaranteed constant water supply, at a preferential rate, for a terms of 20 years. The supply of water resources has commenced in June 2008.

於二零零八年十二月三十一日,本集團已訂 約購建的物業、廠房和設備之資本承擔約達 人民幣167,382,000元(於二零零七年十二月 三十一日:人民幣250,912,000元)。主要以內 部資源所得款項淨額撥付。

或然負債

於二零零八年十二月三十一日,本集團概無 任何重大或然負債。

未來前景及策略

此次金融危機對世界各國的經濟都產生了很 大影響,境外市場需求的放緩對中國服裝行 業產生了很大的衝擊,但與此同時此次金融 危機也促進了整個行業的產業升級和結構調 整,處於領先地位的服裝生產企業迎來了更 好的發展機遇,本集團對今後的發展仍充滿 了信心。

通過近幾年集團在市場拓展、產品和客戶結構 調整等方面所奠定的基礎,集團有能力解決 目前紡織服裝行業所遇到的困難。集團將進 一步加強成本管控、提高生產效率,推進精益 生產管理水平,以提升產品的利潤率水平。

集團將繼續優化從織布、染色與後整理、印繡 花及裁剪與縫製的縱向一體化工序,加強各 工序間的協調、銜接,在提高現有設備利用效 率的同時進一步擴充製衣產能,平衡各工序 的生產能力,使資產達到最佳的利用效率。二 零零九年將確保安慶製衣工廠的產能得到充 分利用,進一步提升製衣工廠的生產效率,盡 快建成位於浙江省衢州市的新製衣工廠。本 集團亦會積極物色其他合適的新廠房建設機 會。 As at 31 December 2008, the Group had capital commitments of approximately RMB167,382,000 (as at 31 December 2007: RMB250,912,000) in connection with the acquisition and construction of properties, plants and equipment, which will be financed by internal resources.

CONTINGENT LIABILITIES

As at 31 December 2008, the Group had no significant contingent liabilities.

FUTURE PROSPECT AND STRATEGIES

This financial turmoil sweeping across the world has deeply impacted the global economy and the garment industry of the PRC has felt the pinch of the ebbing foreign market demand. In the meantime, the financial turmoil has also facilitated the industry upgrade and structure reorganization of the whole industry and provided good development opportunities for the leading apparel production enterprises. As a result, the Group looks forward to further development to come.

Leveraging on our solid foundation built through market expansion and reorganization of our product and customer structure in the past few years, the Group is able to overcome the difficulties encountered by the textile and apparel industry. The Group will further tighten its cost control, improve production efficiency and enhance lean production management to increase the profit margin of the products.

The Group will continue to optimize the vertical integration of processes from weaving and knitting, dyeing and finishing, printing and embroidery to cutting and sewing, strengthen the coordination and cooperation of each procedure, expand our garment production capacity by improving the efficiency of the existing equipment, balance the productivity of each procedure and maximize the utilization rate of its assets. In 2009, the Group will ensure the full utilization of the productivity of the garment factory in Anqing, further improvement of the production efficiency of the garment factories and completion of the new garment factory in Quzhou City, Zhejiang Province. The Group will also seek for other opportunities for the construction of new plant in an active approach.

集團將不斷吸納優秀人才,加大產品研發方 面的投入,推進產品向高端化發展,尤其是發 揮集團在面料開發上的優勢。在產品系列多 元化發展的同時,通過提高產品的品質,加強 產品在終端消費市場的競爭力。隨著集團面 料技術的不斷進步,集團相信未來於運動服 裝及內衣服裝的銷售上會有理想的表現。

集團努力為客戶提供更好的配套服務能力, 包括縮短產品的交貨期、為客戶提供產品的 檢測服務等,與集團客戶共同應對經濟危機 所帶來的經營上困難。

集團將不斷優化生產基地的佈局,發揮不同 生產基地的各自優勢,附加值高、技術密集、 資源耗用量大、基礎設施配套要求高的生產 工序集中於沿海地區,而裁剪與縫製工序將 部分轉移至勞動力豐富的中部地區。

銷售市場的全球化拓展是集團近幾年的努力 目標,集團在開發客戶時亦會考慮銷售市場 佈局的影響。日本作為本集團重要的銷售市 場會得到鞏固並持續發展,而中國大陸市場 則是集團今後重點發展的銷售市場,此外,歐 盟、美國及以韓國、澳大利亞等市場將得到均 衡發展,合理的市場佈局使集團在二零零八 年度應對人民幣快速升值和美國市場需求下 降方面取得了較好的成效。

全球經濟形勢的變化加快了服裝行業的整合, 集團將抓住發展之機遇,鞏固並提升本集團 作為中國規模最大的縱向一體化針織服裝製 造商之地位。 The Group will continue to recruit talents, increase the investments in product research and development and promote high-end development of products, in particular, fully leverage on the competitive edges of the Group in fabric developments. The Group will consolidate the competitiveness of its products in the consumer market by adhering to product diversification and improving the product quality. With the improving fabric technologies, the Group believes that the sales of sports wear and lingerie will achieve optimal performance in the future.

With an aim to overcome operating difficulties under the financial crisis together with our customers, the Group endeavors to provide better ancillary services to our customers, including shortening the delivery turnover of the products and providing examination services of the products to our customers.

The Group will strive for optimizing the structures of its production bases; fully leverage on the competitive strengths of different production bases; focus on the production procedures with high added value, technology intensive, high resource consumption and high requirements to the ancillary facilities in the coastal area and shift certain of the cutting and sewing procedures to the labour intensive central area.

Expansion into the global distribution markets has been the objective of the Group in the past few years and the Group will consider the impacts towards the structure of the distribution market when identifying customers. The Group will consolidate and further develop the market in Japan as one of its important distribution markets and also concentrate on the development of the distribution market in the PRC. In addition, the Group will strive for achieving a balanced development in the EU, the US, Korea and Australia. With an appropriate market structure, the Group attained a good performance in the face of the rapid appreciation of Renminbi and decrease in the market demand in the US during 2008.

The changes in the global economic environment have speeded up the reorganization of the garment industry. The Group will seize every development opportunity to consolidate its leading position and become the largest vertically-integrated garments manufacturer in the PRC.

企業管治報告 Corporate Governance Report



企業管治

本集團一貫的目標是努力提升企業價值,以 淨利潤的良好增長及現金流量的長期穩定為 核心,確保本集團的長期持續發展,為股東帶 來良好的回報。本集團矢志提高企業管治水 平,並全力增加透明度。通過持續為董事與員 工提供培訓及外聘專業顧問,申洲國際將不斷 提升企業管治素質,進而達致以上的目標。

董事會自二零零五年十月九日起已採納本身 的企業管治守則。此乃涵蓋香港聯合交易所有 限公司證券上市規則(「上市規則」)附錄十四 《企業管治常規守則》(「企業管治守則」)所 載的全部守則條文,以及大部分的建議最佳 常規守則。

本公司於截至二零零八年十二月三十一日止 年度內一直遵從企業管治守則內的所有守則 條文。

CORPORATE GOVERNANCE

The Group's stated objective is to enhance its corporate value, focusing on the solid growth in net profit and consistently stable in cash flow, to ensure the Group's long-term, sustainable development and to achieve sound returns for shareholders. The Group is committed to raising its corporate governance standards and increasing the transparency of its operations. Such objective will be achieved by constantly improving the quality of corporate governance of Shenzhou International through continuing training for Directors as well as staff and the appointment of external professional advisers.

The Board adopted its own Code of Corporate Governance, which covered all the code provisions and most of the recommended best practices of the Code on Corporate Governance Practices (the "CG Code") as set out in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") since 9 October 2005.

The Company had complied with all the code provisions of the CG Code throughout the year ended 31 December 2008.

董事會

本集團致力通過董事會來提升公司效率及利 潤水平。全體董事深知彼等共同及個別對股 東所負的責任,並勤勉盡職,為本公司的理想 業績及股東的最大回報作出貢獻。

董事會現由五名執行董事及三名獨立非執行 董事組成。董事的個人履歷及若干董事之間 的親屬關係均列載於第48頁至54頁「董事及 高級管理層履歷」一節。董事之間概無其他重 大財務、業務或相關關係。

董事會負責本公司的管治工作,並管理股東 所委託的資產。董事會的主要職責包括制訂 本集團的業務策略方針、設定管理層目標、監 督其表現及評估管理策略的成效。

本集團的日常業務管理由執行董事或各部門 的高級主管負責,而本集團會定期檢討彼等 獲授的職能及權力,確保彼等仍適合履行職 務。董事會則負責處理影響本集團整體策略 政策、財務及股東的事務,包括財務報表、股 息政策、重大會計政策變動、重大合約及主要 投資等。各董事會成員均可分別獨立接觸本 集團的高級管理層,以履行彼等的職責;亦可 及時查閲所有有關本集團的資料,並可得悉 本集團最新的經營狀況、業務活動及發展。董 事會成員亦可要求徵詢獨立專業意見,費用 由本集團承擔。

THE BOARD

The Group endeavours to enhance corporate efficiency and profitability through the Board. The Directors recognise their collective and individual responsibility to the shareholders and perform their duties diligently to contribute to positive results for the Company and maximize returns for shareholders.

The Board currently comprises five Executive Directors and three Independent Non-executive Directors, whose biographical details and family relationships among certain Directors are set out in the section headed "Biographical Details of Directors and Senior Management" on pages 48 to 54. There is no other material financial, business or relevant relationships among the Directors.

The Board is responsible for governing the Company and managing assets entrusted by the shareholders. The principal responsibilities of the Board include the formulation of the Group's business strategies and management objectives, supervision of the management and evaluation of the effectiveness of management strategies.

Day-to-day management of the Group's businesses is delegated to the Executive Director or officer in charge of each division. The functions and power that are so delegated are reviewed periodically to ensure that they remain appropriate. Matters reserved for the Board are those affecting the Group's overall strategic policies, finances and shareholders including financial statements, dividend policy, significant changes in accounting policy, material contracts and major investments. All Board members have separate and independent access to the Group's senior management to fulfill their duties. They also have full and timely access to relevant information about the Group and are kept abreast of the conduct, business activities and development of the Group. Independent professional advice can be sought at the Group's expense upon their request.

所有董事須於首次獲委任時向董事會申報彼 在其他公司或機構擔任之董事或其他職務, 有關利益申報每年更新一次。倘董事會在討 論任何動議或交易時認為董事在當中存在利 益衝突,該董事須申報利益及放棄投票。

董事在董事會會議審議任何動議或交易時, 須申報其涉及的任何直接或間接利益,並在適 當情況下避席。本公司根據指引(請參閱本公 司網站「企業管治」欄目),於每個財務申報 期間,要求董事確認彼等或彼等之聯繫人士 有否與本公司或其附屬公司進行任何交易。 經確認的重大關連人士交易均已於年報的財 務報表附註披露。

主席及集團總經理

董事會主席與集團總經理之職責彼此分開。 董事會主席負責管理董事會及本集團重大經 營決策,而集團總經理則負責管理本集團業 務的日常運作,職責劃分明確。

獨立非執行董事的獨立性

獨立非執行董事所佔比率超過董事會成員的 三分之一,彼等皆為優秀的行政管理人員或 紡織業專家,具備多方面專業知識,可為本集 團提供足夠的制約及平衡,以保障股東及本 集團的整體利益。獨立非執行董事的角色是 向董事會提供獨立及客觀的意見,以供董事 會作出考慮及決定。全體獨立非執行董事已 提交確認獨立性的確認書,並符合載於上市 規則內獨立性指引的規定。 All Directors are required to declare to the Board upon their first appointment of the directorships or other positions they are concurrently holding at other companies or organizations. These interests are updated on an annual basis. A Director should declare his/her interests and abstain from voting in respect of any proposal or transaction discussed by the Board in which he/she is deemed by the Board to have a conflicting interest.

Directors are requested to declare their direct or indirect interests, if any, in any proposals or transactions to be considered by the Board at Board Meetings and withdraw from the meetings as appropriate. The Company follows guidelines (available at the "Corporate Governance" Section of our website) at each financial reporting period to seek confirmation from Directors in respect of any transactions of the Company or its subsidiaries which are related to Directors or their associates. The identified significant related party transactions are disclosed in the Notes to the Financial Statements of the Annual Report.

CHAIRMAN AND GROUP GENERAL MANGER

The Chairman of the Board and the Group General Manager have separate and distinctive roles. The Chairman of the Board is responsible for the overall management of the Board and significant operational decisions of the Group, while the Group General Manager is responsible for managing the day-to-day operations of the Group's business.

Independence of Independent Non-executive Directors

Independent Non-executive Directors accounted for more than one third of the members of the Board. The Independent Nonexecutive Directors are outstanding executives or experts in the textile industry who bring with them expertise in different areas. They provide adequate control and balances for the Group to protect the overall interests of the shareholders and the Group. The role of the Independent Non-executive Directors is to provide independent and objective opinions to the Board for its consideration and decisions. All independent Non-executive Directors have submitted written confirmation of their independence and compliance with the independence guidelines as set out in the Listing Rules.

董事會處事程序

本集團會定期舉行董事會會議,以商討本集團 的營運、財務表現、企業管治及未來發展。董 事於舉行董事會會議前最少14天接獲通知, 並於會議舉行前最少3天獲發議程及開會文 件,確保董事可及時閲覽有關資料,方便彼等 履行職務。

公司秘書負責編列董事會及董事委員會的會 議紀錄,董事可於發出合理通知後查閱有關 會議紀錄及開會文件。全體董事均獲發會議 紀錄的初稿和定稿,以供彼等提供意見和紀 錄存檔。

本公司於截至二零零八年十二月三十一日止 年度內共舉行五次全體董事會會議,除錢鋒 先生因公務而缺席一次會議外,全體董事均 有出席此五次會議。

董事會將每年舉行最少四次會議,並於有需要 時召開額外會議,以釐定整體策略方針及目 標,及批准中期及年度業績及其他重大事宜。 錢鋒先生因需更多時間處理私人商務已於二 零零八年十二月三十日辭任本公司董事及所 有委員會之職務。本公司僅此向錢先生在任 期間對本公司作出之貢獻深表謝意。其空缺 在同日由蘇壽南先生填補,惟蘇先生上任後 直至二零零八年十二月三十一日止,本公司 並無召開董事會及其三個附屬委員會任何會 議,本公司歡迎蘇先生之加盟。

年內,主席亦與全體獨立非執行董事舉行獨 立會議,以處理業務事宜。

Board proceedings

Regular Board meetings are held to discuss the Group's operation, financial performance, corporate governance and future development. At least 14 days prior notice and an agenda with supporting papers of no less than 3 days of the Board meeting are given to directors to ensure timely access the relevant information to discharge of their duties.

Minutes of the Board and Board Committees are taken by the Company Secretary and, together with any supporting papers, are open for inspection following reasonable notice by any Directors. Draft and final versions of minutes are sent to all Directors for their comment and records, respectively.

The Company held 5 full Board meetings for the year ended 31 December 2008, with all Directors attended, except for Mr. Qian Feng, who was absent from 1 meeting as he has another business engagement.

Board meetings will be held at least four times a year with additional meetings convened as and when necessary to determine overall strategic directions and objectives and approve interim and annual results and other significant matters. Since Mr. Qian Feng needed more time to deal with his private business, he resigned as a director of the Company and duties of all the committee on 30 December 2008. The Company would like to express its deepest appreciation on the contribution Mr. Qian had made to the Company during his term of service. The vacancy left was assumed by Mr. Su Shounan on the same date. After Mr. Su has assumed the office until 31 December 2008, the Company did not convene any meetings of the Board and its 3 sub-committees. The Company welcomes Mr. Su to join us.

During the year, the Chairman also held a separate meeting with all the Independent Non-executive Directors to address business issues and concerns.

董事委員會

為監察本公司的特定事務及協助執行職務, 董事會已成立三個委員會,即審核委員會、 薪酬委員會及提名委員會。該等委員會的大 部分成員為獨立非執行董事,以加強委員 會的獨立性。所有委員會均由各自的職權 範圍規管,有關職權範圍載於本公司網站 www.shenzhouintl.com。

所有委員會均擁有足夠資源以履行職務。各委 員會定期向董事會匯報,以討論重要事宜及 結果,並向董事會提供推薦建議以作決策。

薪酬委員會

於二零零五年十月九日,本公司遵照企業管 治守則成立薪酬委員會。薪酬委員會共有一 名執行董事及兩名獨立非執行董事,分別為 馬仁和先生、蘇壽南先生及戴祥波先生。馬仁 和先生是薪酬委員會的主席。

薪酬委員會的主要責任是就董事及高級管理 層的整體薪酬政策及架構,及就批准此等薪 酬政策設立正規而具透明度的過程向董事會 提供推薦建議。董事概無參與有關其本身薪 酬的討論。有關每位董事的袍金詳列於財務 報表附註8。

本公司對薪酬政策的目標是根據業務所需及 行業慣例,確保薪酬待遇公平及具競爭力。薪 酬委員會因應市場水平、董事工作量、職責及 工作難度等因素,釐定向董事會成員支付的 薪酬及袍金水平。

薪酬委員會於二零零八年共舉行二次會議, 全體成員均有出席。薪酬委員會於會上檢討 董事及高級管理層的薪酬。

Board Committees

To oversee particular aspects of the Company's affairs and to assist in the execution of its responsibilities, the Board has set up three Committees, namely Audit Committee, Remuneration Committee and Nomination Committee. The Committees have been structured to include a majority of Independence Non-executive Directors as members in order to reinforce independence. All of the Committees are governed by its respective terms of reference, which are available on the Company's website www.shenzhouintl.com.

All Committees are provided with sufficient resources to discharge their duties. The Committees report to the Board on a regular basis to discuss significant issues and findings and to make recommendations to the Board for making decisions.

REMUNERATION COMMITTEE

The Company has established a Remuneration Committee in compliance with the CG Code on 9 October 2005, which comprises one Executive Director and two Independent Non-executive Directors, namely Mr. Ma Renhe, Mr. Su Shounan and Mr. Dai Xiangbo, and Mr. Ma Renhe is the Chairman of the Remuneration Committee.

The principal responsibilities of the Remuneration Committee are to make recommendations to the Board on the overall remuneration policy and structure for the Directors and senior management and on the establishment of a formal and transparent process for approving such remuneration policy. No director will take part in any discussion on his or her own remuneration. The details of their fees are set out in note 8 to the financial statements.

The Company's objective for its remuneration policy is to maintain fair and competitive packages based on business requirements and industry practice. In order to determine the level of remuneration and fees paid to members of the Board of Directors, market rates and factors such as each director's workload, responsibility, and job complexity are taken into account.

The Remuneration Committee held 2 meetings with full attendance in 2008. At the meeting, it reviews the remuneration of Directors and senior management.

提名委員會

本公司已於二零零五年十月九日成立提名委員會。提名委員會共有一名執行董事及兩名 獨立非執行董事,分別為黃關林先生、宗平生 先生及戴祥波先生。黃關林先生是提名委員 會的主席。

提名委員會的主要責任是物色具備合適資格 可擔任董事的人士,挑選提名有關人士出任 董事及就此向董事會提供推薦建議,並定期 檢討董事會的架構、人數及組成(包括技能、 知識及經驗方面),並就任何擬作出的變動向 董事會提供推薦建議。

提名委員會於二零零八年共舉行二次會議, 全體成員均有出席。提名委員會於會上檢討 及推薦重新委任退任董事,以供股東於股東 週年大會上批准。並且推薦蘇壽南先生作為 本公司獨立非執行董事以填補錢鋒先生辭任 的空缺。

委任及重選董事

經提名委員會推薦後,任何人士均可隨時由 股東於股東大會上或由董事會委任為董事會 成員。

根據本公司的組織章程,任何獲董事會委任 為新增董事或委任以填補臨時空缺的董事的 任期僅直至下屆股東週年大會(若為新增董 事)或下屆股東大會(若為填補臨時空缺)為 止,惟彼符合資格由股東重選。此外,所有董 事均須最少每隔三年於股東週年大會上輪席 告退,並由股東重選。所有獨立非執行董事的 特定任期均不超過三年。

NOMINATION COMMITTEE

The Company has established a Nomination Committee on 9 October 2005, which comprises one Executive Director and two Independent Non-executive Directors, namely Mr. Huang Guanlin, Mr. Zong Pingsheng and Mr. Dai Xiangbo, and Mr. Huang Guanlin is the Chairman of the Nomination Committee.

The principal responsibilities of the Nomination Committee are to identify candidates with suitable qualifications as directors, select and nominate such candidates for directorship and provide recommendations to the Board; review the structure, headcount and composition (including skills, knowledge and experience) of the Board and make recommendations to the Board for any proposed changes.

The Nomination Committee held 2 meetings with full attendance in 2008. At the meeting, it reviewed and recommended the reappointment of retiring directors for shareholders' approval at the Annual General Meeting ("AGM"), and recommended Mr. Su Shounan as independent non-executive director of the Company to fill the vacancy following the resignation of Mr. Qian Feng.

APPOINTMENT AND RE-ELECTION OF DIRECTORS

A person may be appointed as a member of the Board at any time either by the shareholders in general meeting or by the Board upon recommendation by the Nomination Committee.

In accordance with the Company's Articles of Association, any Directors appointed by the Board as additional Directors and to fill casual vacancies shall hold office until the next AGM (in the case of an addition to the Board) or until the next general meeting (in the case of filling a casual vacancy), and are eligible for re-election by the shareholders. In addition, all Directors are required to retire by rotation at least once every three years at the AGM, subject to reelection by the shareholders. All Independent Non-executive Director are appointed for specific terms for not more than three years.

每名董事於獲委任加入董事會時,均獲提供 完善的企業管治及證券交易標準守則培訓。 本公司將持續為董事提供培訓,確保彼等可 符合嚴謹的監管規定。為持續提升企業管治 水平,本公司亦建立並運行一個「證券資訊」 平台,讓董事可及時取得證券市場的資料,並 了解證券市場的規則。 Each of the Directors on appointment to the Board, is given a comprehensive training on corporate governance and the model code for securities transaction. The Company will continue to provide ongoing training for the Directors to ensure that they would be able to comply with the stringent regulatory requirements. The Company has also established and operated a "securities information" platform that allows Directors to have timely information of the securities market and familiarize themselves with the rules of the securities market, with a view to ongoing enhancement of corporate governance standards.

審核委員會

於二零零五年十月九日,本公司遵照上市規 則第3.21至3.23條成立審核委員會。審核委員 會現時共有三名獨立非執行董事,分別為戴 祥波先生、蘇壽南先生及宗平生先生。戴祥波 先生是審核委員會的主席,其在會計、核數及 財務方面的專業知識有助其領導審核委員會 的運作。

審核委員會的主要責任是就本集團的財務與 會計慣例及內部監控作出關鍵而客觀的檢討, 包括考慮法定審核的性質及範圍、審閱本集 團的中期及全年賬目以及評估本集團會計及 財務監控是否完整有效。

審核委員會的職權範圍與香港會計師公會頒 佈的《審核委員會有效運作指引》所載的推 薦建議及企業管治守則條文一致。

審核委員會於截至二零零八年十二月三十一 日止年度共舉行二次會議,全體成員均有出 席。審核委員會於會上聯同外聘核數師審閱 二零零七年全年業績、財務報告及審核事宜; 以及二零零八年中期業績、本集團的內部審 核職能活動、業務經營的內部審核報告。

AUDIT COMMITTEE

The Company has established an Audit Committee in compliance with Rules 3.21 to 3.23 of the Listing Rules on 9 October 2005, which currently comprises three Independent Non-executive Directors, namely Mr. Dai Xiangbo, Mr. Su Shounan and Mr. Zong Pingsheng. The Chairman of the Audit Committee is Mr. Dai Xiangbo, whose expertise in accounting, auditing and finance enables him to provide leadership for the Committee.

The principal responsibilities of the Audit Committee are to conduct critical and objective reviews of the Group's financial and accounting practices and internal controls. These include determining of the nature and scope of statutory audit, reviewing the Group's interim and annual accounts and assessing the completeness and effectiveness of the Group's accounting and financial controls.

The terms of reference of the Audit Committee are consistent with the recommendations as set out in "A Guide for Effective Audit Committee" published by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") and the provisions of the CG Code.

The Audit Committee held 2 meetings with full attendance for the year ended 31 December 2008. At the meetings, it reviewed the 2007 final results, financial report and auditing issues, with the external auditors, and the 2008 interim results, the activities of the Group's internal audit functions, the internal audit report on business operations.

下表顯示各董事於二零零八年內出席股東週 年大會、董事會會議及董事委員會會議的詳 情。董事會會議的整體出席率為98.3%。 Details of Director's attendance at the AGM, Board and Board Committee Meetings held in 2008 are set out in the following table. The overall attendance rate of Directors at Board Meetings was 98.3%.

	出席/舉行會議次數 Meetings Attended/Held				
	董事會會議	審核委員會	薪酬委員會	提名委員會	股東週年大會
	Board	Audit	Remuneration	Nomination	
	Meeting	Committee	Committee	Committee	AGM
獨立非執行董事					
Independent Non-executive Directors					
- 錢鋒先生	4 /5	2 /2	2 /2	_	1
Mr. Qian Feng					
宗平生先生	5 /5	2 /2	_	2 /2	1
Mr. Zong Pingsheng					
戴祥波先生	5 /5	2 /2	2 /2	2 /2	1
Mr. Dai Xiangbo					
蘇壽南先生	_	_	_	_	_
Mr. Su Shounan					
執行董事					
Executive Directors					
馬建榮先生	5 /5	_	_	_	1
Mr. Ma Jianrong					
黄關林先生	5 /5	_	_	2 /2	1
Mr. Huang Guanlin					
馬仁和先生	5 /5	_	2 /2	_	1
Mr. Ma Renhe					
陳忠靜先生	5 /5	_	_	_	1
Mr. Chen Zhongjing					
鄭妙輝女士	5 /5	-	-	-	1
Ms. Zheng Miaohui					

財務報告

董事會明白本身有責任編製真實公平的本公 司賬目,並根據香港會計師公會公佈而普遍 被採用的香港會計準則編製賬目。本公司選 擇合適的會計政策並貫徹採用,所作判斷及 估計均屬審慎及合理。董事致力在財務報告 上對本集團的現有狀況及前景作出中肯及易 於理解的評估。

FINANCIAL REPORTING

The Board acknowledges of its responsibility to prepare the Company's accounts which give a true and fair view and in accordance with the accounting standards generally accepted in Hong Kong as published by the HKICPA. The Company has selected appropriate accounting policies and has applied them consistently based on prudent and reasonable judgments and estimates. The Directors endeavoured to make a fair and comprehensive assessment of the Group's current conditions and prospects in the financial report.

內部監控

董事會明白本身有責任維持一個適當的內部 監控系統,以及確保能盡早向股東及公眾人 士如實報告本公司的業務狀況。

本集團的內部監控系統旨在提高營運效益與 效率、確保資產不會被不當挪用及未經授權 處理、維持恰當的會計紀錄及真實公平的財 務報告、並同時確保遵守相關的法律及規例。 該系統會就是否存在重大錯誤陳述或損失, 作出合理但不絕對的確定,並會管理而非消 除與其業務活動有關的風險。

董事會透過審核委員會檢討本集團截至二零 零八年十二月三十一日止年度之內部監控系 統,該內部監控系統對財務呈報、營運及合規 方面以及風險管理方面進行監管,董事會認為 本集團已設立內部監控系統,並妥善運作。

本集團多年來一直推行綜合內部監控架構, 詳見下圖:

在此架構下,管理層主要負責設計、實施和維 持內部監控措施,而董事會及其審核委員會 則負責監察管理層的舉措和內部監控措施的 成效。

內部審核

內部審核部門在監察本公司的內部管治方面 擔當重要角色。內部核數師直接向主席匯報, 並可直接接觸審核委員會。該內部審核部門可 不受限制地查閱所有資料,以供其審閱有關 本公司在風險管理、控制及管治過程方面的 事宜。該部門會定期審核本集團業務及支援 部門的主要活動及過程,亦會特別檢討或調 查管理層或審核委員會察悉並引起關注的事 宜。該部門會與審核委員會、董事及主要高級 管理層討論所有審核報告,並會追查及跟進審 核事宜,確保實施得宜,而實施進度會直接向 審核委員會、董事及高級管理層定期匯報。

INTERNAL CONTROLS

The Board recognises its responsibility to maintain an appropriate internal control system and to ensure accurate reporting of the Company's state of affairs to shareholders and the public in a timely manner.

The Group's internal control system is designed to enhance operating effectiveness and efficiency, to safeguard assets against misappropriation and unauthorized disposition, to maintain appropriate accounting records and financial reports that are true and fair, and to ensure compliance with relevant laws and regulations. The system aims at providing a reasonable, but not absolute, assurance against material misstatement or loss and managing rather than eliminating operational risks.

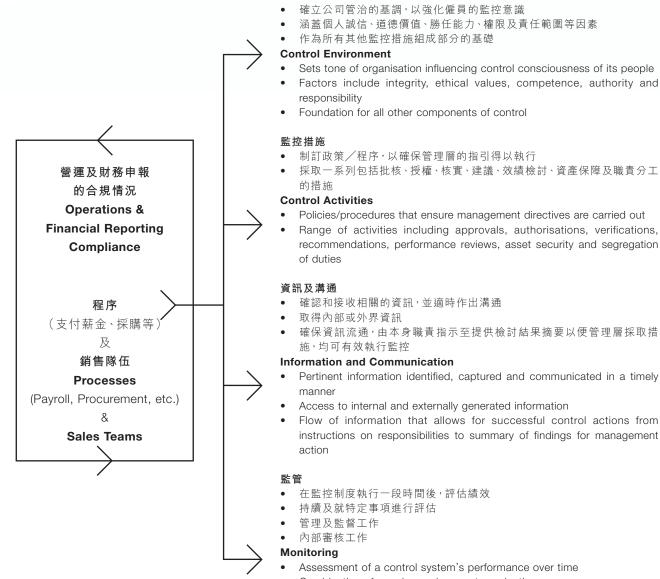
The Board, through the Audit Committee, reviewed the internal control system of the Group for the year ended 31 December 2008, which covered controls over financial reporting, operations and compliance, as well as risk management functions, and considered that the system of internal controls in operation in the Group have been in place and functioning effectively.

The Group has had in place for many years an integrated framework of internal controls and its framework as illustrated below:

Under our framework, Management is primarily responsible for the design, implementation, and maintenance of internal controls, while the Board of Directors and its Audit Committee oversee the actions of Management and monitor the effectiveness of the controls that have been put in place.

INTERNAL AUDIT

The Internal Audit Department plays an important role in monitoring the internal governance of the Company. The Internal Auditor reports directly to the Chairman and has direct access to the Audit Committee. The Internal Audit Department has unrestricted access to information that allows it to review all aspects of the Company's risk management, control and governance processes. On a regular basis, it conducts audits on major activities and process of the Group's business and support units. It also conducts special reviews or investigations of areas of concern identified by Management or the Audit Committee. All audit reports are communicated to the Audit Committee, Directors and key senior management. Audit issues are tracked and followed up for proper implementation, with progress reported to the Audit Committee, Directors and senior management periodically.



監控環境

- Combination of ongoing and separate evaluations
 - Management and supervisory activities
- Internal audit activities

外聘核數師

本集團的獨立外聘核數師為安永會計師事務 所。審核委員會負責考慮委聘外聘核數師,並 檢討任何由外聘核數師為本集團提供的非核 數職能,尤其是委員會於與外聘核數師訂約 及彼等履行工作前,考慮該等非核數職能會 否引致任何潛在重大利益衝突。

EXTERNAL AUDITORS

The Group's independent external auditor is Ernst & Young. The Audit Committee is responsible for the appointment of the external auditors and reviewing the non-audit functions performed by the external auditors for the Group. In particular, the Committee will, prior to the execution of contract with the external auditors and the commencement of their duties, consider whether the non-audit functions will result in any potential material conflict of interest.

截至二零零八年十二月三十一日止年度內, 由安永會計師事務所向本集團提供的核數服 務的相關酬金為人民幣1,750,000元。

董事會滿意安永會計師事務所的核數費用、 過程及效率,並建議於應屆股東週年大會上 委任安永會計師事務所為本公司的外聘核數 師。

董事的證券交易

本公司已採納上市規則所載的《上市發行人 董事進行證券交易的標準守則》作為本公司 有關董事證券交易行為守則(「證券交易守 則」)。各董事於獲委任時均獲發一份證券交 易守則,其後每年發出兩次提示,分別在通過 本公司中期業績及全年業績的董事會會議前 一個月,提醒董事不得在公佈業績前買賣本 公司證券以及所有交易必須按證券交易守則 進行。經就此事作特別徵詢,所有董事均已確 認彼等於年內一直嚴格遵守證券交易守則有 關的規定。

高級管理層因其在本公司所擔任的職務可能 擁有未公佈股價敏感資料,已被要求遵守證 券交易守則的規定。

股價敏感資料

至於有關處理及發出股價敏感資料的程序和 內部監控措施,本公司:

- 明白其根據《上市規則》應履行的責任,凡涉及股價敏感的消息,必須在有 所決定後即時公布;
- 於處理有關事務時恪守香港聯交所於 二零零二年頒布的「股價敏感資料披露 指引」及其他相關指引和它們不時之變 動。

The related remuneration for the audit services provided by Ernst & Young to the Group for the year ended 31 December 2008 amounted to RMB1,750,000.

The Board is satisfied with the audit fees, process and effectiveness of Ernst & Young and has recommended their appointment as the Company's external auditors at the forthcoming AGM.

SECURITIES TRANSACTIONS OF DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers as set out in the Listing Rules as the Company's code of conduct regarding Directors securities transactions ("Securities Trading Code"). A copy of the Securities Trading Code is provided to all Directors on their appointment. Reminder will be issued twice a year, being one month prior to the respective Board meetings approving the Company's interim results and annual results, reminding the Directors that they are not allowed to trade on the Company's securities prior to the announcement of its results and that all transactions must comply with the Securities Trading Code. Upon specific enquiries, all Directors of the Securities Trading Code throughout the year.

Senior Management who, because of their office in the Company, are likely to be in possession of unpublished price sensitive information, have been requested to comply with the provisions of the Securities Trading Code.

PRICE-SENSITIVE INFORMATION

With respect to procedures and internal controls for the handling and dissemination of price-sensitive information, the Company:

- is aware of its obligations under the Listing Rules and the overriding principle that information which is expected to be price-sensitive should be announced immediately it is the subject of a decision;
- conducts its affairs with close regard to the "Guide on Disclosure of Price-sensitive Information" issued by the Hong Kong Stock Exchange in 2002 and other relevant guidelines and changes therein from time to time.

投資者關係及溝通

董事會深明與股東溝通極為重要。年報及中 期報告為股東提供全面的營運及財務表現資 料,而股東週年大會則讓股東可直接向董事 會表達彼等的意見。

本集團的投資者關係部持續與研究分析員及 機構投資者溝通,並向彼等提供有關本集團 策略及發展的最新最完善資料。

本公司亦於年內不時發出新聞公佈,並積極 回應查詢資料的要求及投資者的查詢。投資 者可於本公司網站www.shenzhouintl.com查 閲有關本公司的最新資料,包括中期報告及 年報、公佈、新聞公佈及簡介資料。本公司會 及時更新網站上的資料,確保迅速及公平披 露資料,提高透明度。本公司明白並非所有股 東及權益持有人均能隨時瀏覽互聯網上的資 料。如有需要,股東及權益持有人可向本公司 的公司秘書要求免費索取申洲集團網站載列 上述資料的印刷本。

股東

申洲奉行坦誠溝通及公平披露資料的政策。 披露資料為提升企業管治水平的主要方法, 因為股東及其他權益持有人可憑有關資料自 行評估本公司的表現,並向本公司提出意見。 本公司明白,披露更多資料並不一定可以提 高運作透明度,但披露完整的資料對建立市 場信心非常重要。

INVESTORS RELATIONS AND COMMUNICATION

The Board recognises the importance of communication with its shareholders. Annual and interim reports offer comprehensive operational and financial performance information to shareholders and the AGM provides a forum for shareholders to express their concerns directly to the Board.

Our Investor Relations Department communicates with research analysts and institutional investors in an on-going manner and provides them with up-to-date and comprehensive information about the Group's strategies and development.

The Company also issues press releases from time to time throughout the year and responds to requests for information and queries from the investors. Current information on the Company including interim and annual reports, announcements, press releases and presentations material can be retrieved through our Company's website www.shenzhouintl.com. Information on the website is updated in a timely manner to ensure that speed, fairness and transparency of our disclosure. We recognize that not all shareholders and stakeholders have ready access to the internet. For those who do not, hard copies of the Shenzhou Group website information listed above are available free of charge upon request to the Company Secretary.

SHAREHOLDERS

Shenzhou has a policy of open communication and fair disclosure. Disclosure is a key means to enhance our corporate governance standards, in that it provides our shareholders and other stakeholders with the information necessary for them to form their own judgment and to provide feedback to us. We understand that more disclosure does not necessarily result in increased transparency. The integrity of the information provided is essential for building market confidence.

董事會及高級管理人員深明彼等有責任代 表全體股東的利益及竭盡所能提升股東價 值。因此,本公司非常鼓勵股東於股東週年 大會或股東特別大會提呈動議。如股東有意 提出動議,必須將列明有關動議的通知書 送交本公司的註冊辦事處,指定由公司和 書接收。如欲向董事會作出任何查詢,可致 電本公司熱線852-2310-4919或發送電郵至 kenjichan@shenzhougroup.com.hk聯絡公司 秘書,或於股東週年大會或股東特別大會直 接提問。關於股東召開股東週年大會或股東 特別大會或於會上提呈決議案的程序,亦可 透過上述途徑向公司秘書查詢。

本公司將繼續按所汲取經驗、監管要求及國際 發展趨勢,檢討及於適當時改進本公司的企 業管治慣例。提升企業管治水平必須持之以 恆。要維持良好企業管治,本公司不能自滿, 必須時刻進步。

The Board and Senior Management recognize their responsibility to represent the interests of all shareholders and to maximize shareholder value. Therefore, we strongly encourage shareholders to put forward proposals at an AGM or Extraordinary General Meeting ("EGM") include a written notice of those proposals could be addressed to the Company Secretary at the registered office. Enquires may be put to the Board by contacting either the Company Secretary through our hotline 852-2310-4919, email at kenjichan@shenzhougroup.com.hk or directly by questions at an AGM or EGM. Questions on the procedures for convening or putting forward proposals at an AGM or EGM may also be put to the Company Secretary by the same means.

We will continue to review and, where appropriate, improve on our corporate governance practices in light of evolving experience, regulatory requirements and international developments. Corporate Governance is an evolving process. Good corporate governance is a journey, rather than a final destination.

上市規則及守則的修訂

鑑於上市規則及守則的修訂已於二零零九年 一月一日生效,本公司已自二零零九年一月一 日開始於其企業管治常規中加入有關修訂, 致為於未來改善其企業管治。

AMENDMENTS TO THE LISTING RULES AND THE CODE

In light of the amendments made to the Listing Rules and the Code with effect from 1 January 2009, the Company has incorporated such amendments in its corporate governance practices commencing 1 January 2009 and will strive to improve its corporate governance in the future.

執行董事

馬建榮先生,四十四歲,本集團執行董事兼主 席,負責本集團的整體業務發展策略,在紡織 業具超過二十八年經驗。馬先生在一九八九 年加入本集團前,彼曾於紹興棉紡廠及杭州 臨平針織服裝廠工作。加盟本集團後,馬先生 曾出任本集團之最早期營運企業一寧波申洲 織造集團有限公司(「寧波織造」)的織造部經 理及寧波織造副總經理及總經理。彼自二零 零五年四月以來一直擔任寧波申洲針織有限 公司(「申洲針織」)董事長。馬先生為浙江省 人大代表,亦為寧波市北侖區人大常委。彼於 二零零三年九月被寧波市慈善總會譽為「寧 波市慈善楷模」。

黃關林先生,四十三歲,本集團執行董事兼總 經理,負責本集團的生產、行銷及市場推廣等 日常業務運作,在紡織業具超過二十一年經 驗。黃先生畢業於浙江工業大學,主修化學工 業管理工程。一九八九年加盟本集團前,彼曾 於浙江省餘杭縣的絲織廠工作。加盟本集團 後,黃先生曾任寧波織造的生產經營部經理及 副總經理。彼自二零零五年四月以來一直擔任 申洲針織總經理。彼為馬建榮先生的妹夫。

EXECUTIVE DIRECTOR

Mr. Ma Jianrong (馬建榮), aged 44, is an Executive Director and the Chairman of the Group. He is responsible for the overall business development strategy of the Group and has over 28 years of experience in the textile industry. Prior to joining the Group in 1989, he worked for Shaoxing Cotton Mill(紹興棉紡廠) and Hangzhou Linping Knitting and Garment Plant(杭州臨平針織服裝 廠). After joining the Group, Mr. Ma served as the manager of the knitting and weaving department, a deputy general manager and the general manager of Ningbo Shenzhou Weaving Group Co., Ltd. ("Ningbo Weaving"), the earliest operating entity of the Group. He has been acting as the chairman of Ningbo Shenzhou Knitting Co., Ltd. ("Shenzhou Knitting") since April 2005. Mr. Ma is a deputy to the People's Congress of Zhejiang Province and a standing committee member of Beilun District of Ningbo. He was named "Charity Model of Ningbo (寧波市慈善楷模)" by Ningbo Charity Association (寧波 市慈善總會) in September 2003.

Mr. Huang Guanlin(黃關林), aged 43, is an Executive Director and the general manager of the Group. He is responsible for the daily operations of the Group such as production, sales and marketing and has over 21 years of experience in the textile industry. Mr. Huang graduated from Zhejiang University of Technology (浙江工業 大學) majoring in chemical industry management and engineering. Prior to joining the Group in 1989, he worked for a silk knitting mill in Yuhang County, Zhejiang Province. After joining the Group, Mr. Huang worked as the manager and a deputy general manager of the production and operation department of Ningbo Weaving. He has been acting as the general manager of Shenzhou Knitting since April 2005. He is the brother-in-law of Mr. Ma Jianrong.

馬仁和先生,四十八歲,本集團執行董事兼副 總經理,負責本集團染整事務,在紡織業擁有 逾三十二年經驗。於一九八九年加入本集團 前,曾在紹興棉紡廠及杭州臨平針織服裝廠 工作。加盟本集團後,馬先生曾擔任寧波織造 染整部經理及副總經理。彼自二零零二年五 月起一直擔任申洲針織副總經理。彼為馬建 榮先生的堂兄。

陳忠靜先生,四十六歲,本集團執行董事兼副 總經理,負責本集團的日常行政事務,擁有 二十七年行政事務管理經驗。彼獲頒授企業人 力資源管理師證書。彼自二零零三年九月起一 直擔任申洲針織副總經理。於二零零三年加 盟本集團前,彼曾於中國寧波市人民政府工 作,先後擔任過中共北侖區委辦公室主任、中 國寧波市中共北侖區委員會委員、中共大碶鎮 委員會書記、寧波北侖科技園區管委會副主 任、北侖重大項目前期工作指揮部總指揮、寧 波市政府重大機電項目辦公室副主任。

鄭妙輝女士,五十三歲,本集團執行董事兼 副總經理,負責本集團的財務管理,具有逾 二十四年的財務管理工作經驗。於一九八八 年加盟本集團後,鄭女士曾任寧波織造財務 部經理及總經理助理。彼自二零零五年四月 以來一直擔任申洲針織副總經理。鄭女士曾 為寧波市北侖區會計學會常務理事,並取得 會計師資格證書。 **Mr. Ma Renhe** (馬仁和), aged 48, is an Executive Director and a deputy general manager of the Group. He is responsible for dyeing and finishing affairs of the Group and has over 32 years of experience in textile industry. Prior to joining the Group in 1989, he worked for Shaoxing Cotton Mill and Hangzhou Linping Knitting and Garment Plant. After joining the Group, Mr. Ma worked as the manager and a deputy general manager of the dyeing and finishing department of Ningbo Weaving. He has been acting as a deputy general manager of Mr. Ma Jianrong (his father and Mr. Ma Jianrong's father are brothers).

Mr. Chen Zhongjing (陳忠靜), aged 46, is an Executive Director and a deputy general manager of the Group. He is responsible for the daily administrative affairs of the Group and has 27 years of management experience in administrative affairs. Mr. Chen has obtained a certificate of corporate human resources manager. He has been acting as a deputy general manager of Shenzhou Knitting since September 2003. Prior to joining the Group in 2003, he worked for the People's Government of Ningbo City, and served as the head of Beilun District Committee Office of CCP(中共北侖區 委辦公室主任), a committee member of Beilun District Committee of CCP in Ningbo City (中共北侖區委員會委員), secretary of Daqi Township Committee of CCP(中共大碶鎮委員會書記), a deputy head of the Management Committee of Ningbo Beilun Technology Park (寧波北侖科技園區管委會副主任), the commander in-chief of the headquarters in charge of the initial development of Beilun major mechanical and electrical projects(北侖重大項目前期工作指揮部 總指揮), a deputy co-ordinating major mechanical and electrical projects under the Ningbo government (寧波市政府重大機電項目辦 公室副主任).

Ms. Zheng Miaohui(鄭妙輝), aged 53, is an Executive Director and a deputy general manager of the Group. She is responsible for the financial management of the Group and has over 24 years of experience in financial management. After joining the Group in 1988, Ms. Zheng served as the manager and an assistant to the general manager of the finance department of Ningbo Weaving. She has been acting as a deputy general manager of Shenzhou Knitting since April 2005. Ms. Zheng was retained by Beilun District Accounting Association (寧波市北侖區會計學會) as a standing committee member and obtained an accountant qualification certificate.

獨立非執行董事

蘇壽南先生,七十歲,於二零零八年十二月 三十日加入本集團擔任獨立非執行董事。蘇先 生,畢業於紡織業餘大專,享有高級經濟師識 稱。加入本集團前,蘇先生歷任上海三槍集團 總經理,上海內衣集團董事長以及針織九廠 廠長。蘇先生於二零零六年十一月獲委任為 上海內衣行業協會第五屆理事會名譽會長, 於一九九九年七月至二零零二年六月期間亦 為上海市勞動模範協會理事會理事。

宗平生先生,七十四歲,於二零零五年七月加 入本集團擔任獨立非執行董事。宗先生曾獲聘 為江南大學(前身為無錫輕工業學院及無錫 輕工大學)紡織工程系教師,其後於一九八七 年取得教授資格。宗先生於一九九二年享有 中國國務院給予的政府特殊津貼。

戴祥波先生,四十六歲,於二零零五年七月 加入本集團擔任獨立非執行董事。戴先生於 一九八四年畢業於江西財經大學,主修工業 會計,並於二零零二年完成浙江大學研究生 課程,主修經濟學。戴先生已取得中國註冊會 計師及高級會計師證書。彼目前為浙江省註 冊會計師協會副秘書長及浙江財經學院會計 學院特聘教授,中國註冊會計師協會註冊委 員會委員。彼亦為海天國際控股有限公司(其 股份於香港聯交所上市)、東信和平智能卡股 份有限公司(其股份於深圳證券交易所上市) 及晉億實業股份有限公司(其股份於上海證 券交易所上市)之獨立非執行董事。戴先生曾 歷任浙江省審計局工交審計處主任科員、浙 江省仙居縣審計局副局長及浙江省審計廳法 規處副處長。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Su Shounan (蘇壽南), aged 70, has been appointed as an independent non-executive Director of the Group with effect from 30 December 2008. Mr. Su graduated from Textile Part-time College (紡織業餘大專). He is a senior economist. Before joining the Group, Mr. Su has worked as the General Manager of Shanghai Threegun Group (上海三槍集團總經理), Chairman and director of Shanghai Underwear Group (上海內衣集團) and Factory Director of the Ninth Knitting Manufactory (針織九廠廠長). Mr. Su was appointed as the Honorary President of the Fifth Session of the Executive Council of Shanghai Underwear Trade Association (上海內衣行業協會第五屆 理事會名譽會長) in November 2006. He was also a member of the Executive Council of Shanghai Labour Model Association (上海市勞 動模範協會理事會理事) from July 1999 to June 2002.

Mr. Zong Pingsheng(宗平生), aged 74, joined the Group in July 2005 as an Independent Non-executive Director. Mr. Zong was employed as a teacher of the textile engineering faculty at Southern Yangtze University(江南大學)(formerly known as Wuxi College of Light Industry(無錫輕工業學院) and Wuxi University of Light Industry(無錫輕工大學)). He obtained the qualification of professor in 1987. Mr. Zong has been awarded a special government allowance by the State Council in 1992.

Mr. Dai Xiangbo (戴祥波), aged 46, joined the Group in July 2005 as an Independent Non-executive Director. He graduated from Jiangxi University of Finance and Economics (江西財經大 學) in 1984, majoring in industrial accounting, and completed his postgraduate study in Zhejiang University (浙江大學) in 2002, majoring in economics. Mr. Dai has obtained PRC certified accountant and senior accountant certificates. He currently serves as the deputy secretary of Zhejiang Certified Public Accountant Association (浙江省註冊會計師協會), a professor specially retained by Zhejiang Finance School at Accounting College (浙江財經學院會 計學院) and a member of the Registration Committee (註冊委員會) of the Chinese Institute of Certified Public Accountants (中國註冊會 計師協會). He also serves as an independent non-executive director of Haitian International Holdings Ltd.(海天國際控股有限公司)(its shares are listed on the Hong Kong Stock Exchange), Eastcompeace Smart Card Co., Ltd. (東信和平智能卡股份有限公司) (its shares are listed on the Shenzhen Stock Exchange) and Gem-year Industrial Co., Ltd. (晉億實業股份有限公司) (its shares are listed on the Shanghai Stock Exchange). Mr. Dai served as the division head of the Industrial and Trade Audit Division of the Audit Bureau in Zhejiang Province(浙江省審計局工交審計處), the deputy director of the Audit Bureau in Xianju County, Zhejiang Province (浙江省仙居縣審計 局) and the deputy head of the legal system division of Audit Office in Zhejiang Province(浙江省審計廳法規處).

高級管理層

胡紀軍先生,三十九歲,本集團副總經理,負 責本集團於日本及歐美的行銷及市場推廣, 在日本針織服裝市場具十九年的銷售及市場 推廣經驗。於一九八九年九月加盟本集團後, 胡先生曾擔任寧波織造生產營運部副經理及 總經理助理,負責出口銷售。彼自二零零五年 四月一直擔任申洲針織副總經理。

陳嵐先生,四十二歲,本集團副總經理,負責 棉紗等原材料採購及資訊管理工作,在紡織 業有逾二十年工作經驗。陳先生於一九八九 年七月加盟本集團後,彼曾任寧波織造織造 部經理、生產經營部副經理、原材料採購部經 理、總經理助理及本集團總經理助理。

顧朝權先生,四十六歲,本集團副總經理, 負責本集團的生產計劃,在紡織業具有超過 二十一年經驗。於一九八九年加盟本集團前, 彼曾於中國寧波市北侖區政府工作。顧先生 曾任寧波織造辦公室副主任、製衣部經理、製 衣一部經理、總經理助理及本集團總經理助 理。

陳芝芬女士,三十九歲,本集團副總經理,負 責各製衣部,在紡織業具有超過十九年經驗。 於一九九零年四月加盟本集團後,彼曾任寧波 織造的工段長、製衣部經理、製衣二部經理、 總經理助理及本集團總經理助理。於二零零 零年九月至二零零三年六月期間,陳女士完 成海軍工程大學課程,主修管理工程。

SENIOR MANAGEMENT

Mr. Hu Jijun(胡紀軍), aged 39, is a deputy general manager of the Group. He is responsible for sales and marketing of the Group in Japanese, European and U.S. markets and has 19 years of sales and marketing experience in the Japanese knitwear market. After joining the Group in September 1989, Mr. Hu worked at the production and operation department of Ningbo Weaving as the deputy manager and an assistant to the general manager, responsible for export sales. He has been acting as a deputy general manager of Shenzhou Knitting since April 2005.

Mr. Chen Lan(陳嵐), aged 42, is a deputy general manager of the Group, responsible for the procurement of raw materials, such as cotton yarn, and information management, and has over 20 years of experience in textile industry. After joining the Group in July 1989, he served as the manager of the weaving department, the deputy manager of the production and operation department, the manager of the raw materials procurement department and an assistant to the general manager of Ningbo Weaving and an assistant to the general manager of the Group.

Mr. Gu Chaoquan (顧朝權), aged 46, is a deputy general manager of the Group, responsible for the production planning of the Group, and has over 21 years of experience in textile industry. Prior to joining the Group in 1989, he worked for the government of Beilun District, Ningbo City, China. Mr. Gu served as the deputy head of the office, the manager of the garment manufacturing department, the manager of the No. 1 garment manufacturing department (製衣 一部), assistant to the general manager of Ningbo Weaving and an assistant to the general manager of the Group.

Ms. Chen Zhifen(陳芝芬), aged 39, is a deputy general manager of the Group, responsible for all garment manufacturing department, and has over 19 years of experience in textile industry. After joining the Group in April 1990, she worked as the section chief, the manager of its garment manufacturing department, the manager of the No. 2 garment manufacturing department, an assistant to the general manager of Ningbo Weaving and an assistant to the general manager of the Group. During the period from September 2000 to June 2003, Ms. Chen studied in Naval University of Engineering (海軍工程大學), majoring in management engineering.

江濤先生,四十一歲,本集團總經理助理及申 洲針織營業一部經理,於織造業具有十四年 經驗。江先生畢業於上海大學英語系,主修英 語(國際貿易)。加盟本集團前,彼曾於上海 東方日綿有限公司工作。於一九九八年十月 加盟本集團後,江先生曾任寧波織造總經理 助理,負責向Uniqlo進行銷售。 **Mr. Jiang Tao**(江濤), aged 41, is an assistant to the general manager of the Group and the departmental manager of No. 1 sales department of Shenzhou Knitting, and has 14 years of experience in knitting and weaving industry. Mr. Jiang graduated from the faculty of English at Shanghai University (上海大學), majoring in English for international trade. Prior to joining the Group, he worked at Shanghai Dongfang Rimian Company Limited (上海東方日綿有限公司). After joining the Group in October 1998, Mr. Jiang served as an assistant to the general manager of Ningbo Weaving and was responsible for the sales to Uniqlo.

崔紀鋒先生,四十四歲,本集團總經理助理, 負責技術及品質事務,在紡織業具有逾二十一 年經驗。於一九九零年加盟本集團前,彼曾任 寧波北侖服裝廠技術副廠長。崔先生加盟本 集團後曾於寧波織造生產經營部擔任副經理 及總經理助理。

胡永海先生,四十二歲,本集團總經理助理, 負責面料技術事務,在紡織業具有超過二十 年經驗。彼取得助理經濟師證書。胡先生畢業 於浙江工業大學,取得工業管理工程學士學 位。彼畢業後隨即加盟本集團,曾擔任過寧波 織造生產經營部助理經理、副經理及總經理 助理,負責有關面料及技術事務。 **Mr. Cui Jifeng**(崔紀鋒), aged 44, is an assistant to the general manager of the Group, responsible for technology and quantity affairs, and has over 21 years of experience in textile industry. Prior to joining the Group in 1990, he worked as the deputy factory manager of Ningbo Beilun Garments Plant (寧波北侖服裝廠) in charge of technology. Mr. Cui served as the deputy manager of the production and operation department and an assistant to the general manager of Ningbo Weaving.

Mr. Hu Yonghai(胡永海), aged 42, is an assistant to the general manager of the Group, responsible for the affairs of fabric technology, and has over 20 years of experience in textile industry. He has obtained the certificate of assistant economist. Mr. Hu graduated from Zhejiang Industrial University(浙江工業大學) with a bachelor's degree in industrial management engineering. He joined the Group immediately after graduation and worked as the assistant manager, deputy manager of the production and operation department and an assistant to the general manager of Ningbo Weaving, responsible for the affairs in connection with fabrics and technology.

言德林先生,五十三歲,本集團總經理助理, 負責本集團的基礎建設及柬埔寨的業務,在紡 織業具有超過二十一年經驗。彼取得助理經 濟師證書。加盟本集團前,言先生曾任杭州臨 平針織服裝廠設備科長、辦公室主任以及余 杭協作辦公室旗下合營公司副總經理,期間 彼曾任余杭協作辦公室旗下柬埔寨公司總經 理。於一九九九年十月加盟本集團後,言先生 曾任寧波織造辦公室副主任,並自二零零五 年五月以來一直擔任申洲針織總經理助理。 言先生畢業於中共中央黨校函授學院,主修 經濟管理。

潘良華先生,五十三歲,本集團總經理助理, 負責集團織造業務,在紡織業具有三十四年 經驗。彼於工作期間參加中央電視大學自學 班,主修生產經營管理專業,並於一九八七年 畢業。彼曾擔任過上海針織二十廠技術副廠 長,上海三槍集團針織九廠技術科常務副科 長。彼於一九九九年一月加盟本集團,曾擔任 過寧波織造染整部副經理,負責生產、品質等 事務。 Mr. Yan Delin (言德林), aged 53, is an assistant to the general manager of the Group, in charge of the infrastructure and its Cambodian operations of the Group and has over 21 years of experience in textile industry. He has obtained the certificate of assistant economist. Prior to joining the Group, Mr. Yan worked as the head of the equipment division of Hangzhou Linping Knitting and Garment Plant, the head of its office, and a deputy general manager of joint venture companies under Yuhang Cooperative Office (余杭 協作辦公室), during which, he served as the general manager of a Cambodian company under the Yuhang Cooperative Office. After joining the Group in October 1999, Mr. Yan worked as the deputy head of the office of Ningbo Weaving and has been acting as an assistant to the general manager of Shenzhou Knitting since May 2005. He graduated from the Correspondence College at the Party School of the Central Committee of CCP majoring in economic management.

Mr. Pan Lianghua (潘良華), aged 53, is an assistant to the general manager of the Group, responsible for the knitting and weaving operations of the Group, and has 34 years of experience in the textile industry. He graduated from a self-study course of the China Central Radio and TV University (中央電視大學) in 1987, majoring in production operation management. Mr. Pan has served as the deputy factory manager of Shanghai Knitting's 20th Plant (上海針織二十廠), in charge of the technology department, and the deputy head of the technology division of 上海三槍集團針織九廠. After joining the Group in January 1999, he served as the deputy manager of the dyeing and finishing department of Ningbo Weaving and was responsible for production and quality control.

王存波先生,三十六歲,本集團財務部部長兼 申洲針織財務總監。彼於一九九五年畢業於 浙江工業大學,主修生物化工工程,持有工學 學士學位。同年,王先生就讀浙江工業大學, 並於一九九八年獲頒授管理學碩士學位。此 外,彼取得中國註冊會計師證書、中國註冊税 務師證書、中國註冊資產評估師證書、高級會 計師證書及中國註冊會計師執行證券及期貨 相關業務許可證。王先生於二零零四年五月 加盟本集團前,曾任寧波天健永德聯合會計 師事務所合夥人、寧波永德企業管理諮詢事 務所副總經理,彼作為執業會計師具超過六 年經驗。

公司秘書

陳德興先生,三十八歲,於二零零八年九月加 入本集團,現任本集團財務總監及公司秘書。 陳先生為本集團之合資格會計師,擁有逾十三 年審核、財務監管、公司秘書及會計之經驗。 陳先生持有工商管理碩士學位及中國商貿管 理理學碩士學位,亦為英國特許公認會計師 公會資深會員、香港會計師公會會員、香港税 務學會會員及英格蘭及威爾斯特許會計師公 會會員。 Mr. Wang Cunbo (王存波), aged 36, is in charge of the Finance Department of the Group and the financial controller of Shenzhou Knitting. He graduated from Zhejiang University of Technology (浙 江工業大學), majoring in biology and chemical engineering, with a bachelor's degree in engineering in 1995. In the same year, Mr. Wang studied at Zhejiang University of Technology where he obtained a master's degree in management in 1998. In addition, he has obtained the certificates of the PRC certified public accountant, the PRC registered tax agent and the PRC certified public valuer and senior accountant and the operating permit of the PRC public certified accountant engaged in securities and futures-related business. Prior to joining the Group in May 2004, he was a partner of Ningbo Tianjian Yongde United Accounting Firm (寧波天健永德 聯合會計師事務所), deputy general manager of Ningbo Yongde Corporate Management and Consulting Firm (寧波永德企業管理諮 詢事務所), and has over 6 years of experience in acting as certified accountant.

COMPANY SECRETARY

Mr. CHAN Tak Hing, Kenji (陳德興), aged 38, joined the Group in September 2008. Now, he is the Financial Controller and Company Secretary of the Group. Mr. Chan is a qualified accountant of the Group and has over 13 years of experience in auditing, financial controlling, company secretary and accounting. Mr. Chan holds a Master Degree in Business Administration and a Degree in Master of Science in China Business Management. Mr. Chan is also a fellow member of the Association of Chartered Certified Accountants, an associate member of the Hong Kong Institute of Certified Public Accountants, an associate member of the Taxation Institute of Hong Kong and an associate member of the Institute of Chartered Accountants in England & Wales.

申洲國際集團控股有限公司(「本公司」)董事 欣然將本公司及其附屬公司(統稱「本集團」) 截至二零零八年十二月三十一日止年度報告 連同經已審核的財務報表呈覽。

主要業務及營運地區的分析

本公司之主要業務為投資控股。其附屬公司 之主要業務載於財務報表附註18。

本集團於本年度之表現按業務及地區之分析 載於財務報表附註4。

業績及股息

本集團截至二零零八年十二月三十一日止年 度之業績以及本公司及本集團於該日之財務 狀況載於財務報表第70頁至155頁。

董事建議就截至二零零八年十二月三十一日 止年度向二零零九年五月二十五日營業時間 結束時名列本公司股東名冊上之股東,派發 末期股息每股0.20港元(相當於約人民幣0.18 元)。有待股東在二零零九年五月二十九日舉 行之應屆股東週年大會上批准後,方可作實。

截至二零零八年六月三十日止六個月並無宣 派中期股息。

於截至二零零八年十二月三十一日止年度, 本公司股東概無放棄或同意放棄任何股息的 安排。

儲備

年內本公司及本集團儲備變動之詳情分別載 於財務報表附註29及綜合權益變動表。 The Directors of Shenzhou International Group Holdings Limited (the "Company") have pleasure in submitting their report together with the audited financial statements of the Company and its subsidiaries (collectively the "Group") for the year ended 31 December 2008.

PRINCIPAL ACTIVITIES AND GEOGRAPHICAL ANALYSIS OF OPERATIONS

The principal activity of the Company is investment holding. The primary activities of the subsidiaries are set out in note 18 to the financial statements.

An analysis of the Group's performance for the year by business and geographical segments is set out in note 4 to the financial statements.

RESULTS AND DIVIDENDS

The results of the Group for the year ended 31 December 2008 and the state of affairs of the Company and of the Group as at that date are set out in the financial statements on page 70 to 155.

The Directors recommend a payment of a final dividend of HK\$0.20 (equivalent to approximately RMB0.18) per share for the year ended 31 December 2008, subject to shareholders' approval at the forthcoming annual general meeting to be held on 29 May 2009, to the shareholders whose names appeared on the Register of Members of the Company at the close of business on 25 May 2009.

No interim dividend was declared for the six months ended 30 June 2008.

There was no arrangement under which a shareholder of the Company has waived or agreed to waive any dividend during the year ended 31 December 2008.

RESERVES

Details of movements in the reserves of the Company and of the Group during the year are set out in note 29 to the financial statements and in the consolidated statement of changes in equity, respectively.

捐款

年內本集團的慈善捐款及其他捐獻為人民幣 17,394,000元,主要是四川省大地震後之損 款。

物業、廠房及設備

本集團物業、廠房及設備變動詳情載於財務 報表附註15。

股本

年內本公司之法定或已發行股本並無變動。

可供分派儲備

按照開曼群島公司法第二十二章(一九六一 年第三號法例,經綜合及修訂)計算,本公司 於二零零八年十二月三十一日的可供分派 儲備為人民幣394,829,000元,其中人民幣 219,593,000元已建議用作本年度末期股息。

優先購股權

根據本公司組織章程細則中並無優先購股權 之條文,而開曼群島之法律亦無規定本公司 於發行新股時,須按比例給予現有股東該等 權利的限制。

財務資料摘要

本集團過往五個財政年度的業績、資產及負 債摘要載於第156頁。

購買、出售或購回證券

本公司或其任何附屬公司於截至二零零八年 十二月三十一日止年度概無購買、贖回或出 售本公司任何上市證券。

DONATIONS

Charitable and other donations made by the Group during the year amounted to RMB17,394,000, primarily attributable to the donations after Sichuan Earthquake.

PROPERTY, PLANT AND EQUIPMENT

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

SHARE CAPITAL

There were no movements in either the Company's authorised or issued share capital during the year.

DISTRIBUTABLE RESERVES

Distributable reserves of the Company as at 31 December 2008, calculated in accordance with the Companies Law Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands, amounted to RMB394,829,000, of which RMB219,593,000 has been proposed as final dividend for the year.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Company's articles of association and there was no restriction under the laws of Cayman Islands, which would oblige the Company to offer such rights on a prorata basis to existing shareholders during new shares issue.

SUMMARY FINANCIAL INFORMATION

A summary of the results, assets and liabilities of the Group for the last five financial years is set out on page 156.

PURCHASE, SALE OR REDEMPTION OF SECURITIES

Neither the Company nor any of its subsidiaries has purchased, redeemed or sold any of the Company's listed securities during the year ended 31 December 2008.

購股權計劃

於二零零八年十二月三十一日,本公司並無 任何購股權計劃。

董事

本年度內及截至本報告日期之董事如下:

執行董事:

馬建榮先生 黃關林先生 馬仁和先生 陳忠靜先生 鄭妙輝女士

獨立非執行董事:

錢鋒先生 (於二零零八年十二月三十日辭任) 宗平生先生 戴祥波先生 蘇壽南先生 (於二零零八年十二月三十日獲委任)

根據本公司組織章程第87條,黃關林先生、宗 平生先生及鄭妙輝女士將於應屆股東週年大 會輪值告退。惟彼等符合資格並願膺選連任。 根據公司組織章程第86條,蘇壽南先生將於 應屆股東週年大會告退。惟彼符合資格並願 膺選連任。

獨立非執行董事均以三年任期委任。本公司 已接獲蘇壽南先生、宗平生先生及戴祥波先 生之年度獨立性確認書,於本報告刊發日期, 認為彼等均為獨立人士。

SHARE OPTION SCHEME

No share option scheme was operated by the Company as at 31 December 2008.

DIRECTORS

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

Executive Directors:

Mr. Ma Jianrong Mr. Huang Guanlin Mr. Ma Renhe Mr. Chen Zhongjing Ms. Zheng Miaohui

Independent Non-executive Directors:

Mr. Qian Feng (resigned on 30 December 2008) Mr. Zong Pingsheng Mr. Dai Xiangbo Mr. Su Shounan (appointed on 30 December 2008)

In accordance with Article 87 of the Company's Articles of Association, Mr. Huang Guanlin, Mr. Zong Pingsheng and Ms. Zheng Miaohui shall retire by rotation at the forthcoming annual general meeting and, being eligible, offer themselves for re-election. In accordance with Article 86 of the Company's Articles of Association, Mr. Su Shounan shall retire by rotation at the forthcoming annual general meeting, and, being eligible, offer himself for re-election.

The Independent Non-executive Directors are appointed for terms of three years. The Company has received annual confirmations of independence from Mr. Su Shounan, Mr. Zong Pingsheng and Mr. Dai Xiangbo and as at the date of this report still considers them to be independent.

董事之服務合約

各執行董事均與本公司簽訂服務合約,並為 期三年。根據服務合約,任何一方可向另一方 發出不少於三個月的事先書面通知,隨時終 止服務協議。

各獨立非執行董事均與本公司簽訂服務合約, 並為期三年。根據服務合約,獨立非執行董事 可發出不少於三個月的事先書面通知,隨時 終止服務協議。

根據服務合約,各執行董事可獲發年度酌情管 理花紅,由董事會薪酬委員會批准,惟本集團 在任何財政年度向所有執行董事發放的酌情 管理花紅總額,不得超逾有關財政年度本集 團除税及少數股東權益以及扣除酌情管理花 紅總額後但未計非經常項目前淨利潤的5%。

董事之薪酬

有關董事薪酬之詳情載於財務報表附註8。

董事之合約權益

除以下「關連交易」以及財務報表附註34「關 連人士交易」所披露者外,年內,各董事在本 公司或其任何控股公司、附屬公司或同系附 屬公司所訂立而對本集團業務而言屬重大之 合約中概無直接或間接擁有重大權益。

董事於競爭業務的權益

於截至二零零八年十二月三十一日止年度, 本公司董事概無於與本公司或其任何附屬公 司存有競爭之任何業務擁有任何權益。

董事及高級管理層履歷

本公司董事及本集團高級管理層履歷詳情載 於第48頁至54頁。

DIRECTORS' SERVICE CONTRACTS

Each of the Executive Directors has a service contract with the Company for a term of three years and is subject to termination, at any time, by either party giving the other party not less than three months' prior written notice.

Each of the Independent Non-executive Directors has a service contract with the Company for a term of three years and is subject to termination, at any time, by the Independent Non-executive Director giving not less than three months' prior written notice.

Under the service contracts, each of the Executive Directors is entitled to an annual discretionary management bonus as the Remuneration Committee of the Board may approve, provided that the aggregate amount of the discretionary management bonuses payable to all Executive Directors in respect of any financial year of the Group would not exceed 5% of the net profits of the Group after taxation and minority interests and less the aggregate amount of the discretionary management bonuses but before non-recurring items for the relevant financial year.

REMUNERATION OF THE DIRECTORS

Details of the remuneration of the Directors are set out in note 8 to the financial statements.

DIRECTORS' INTERESTS IN CONTRACTS

Save as disclosed under the heading "Connected transactions" below and "Related party transactions" in note 34 to the financial statements, no Director had a material interest, either directly or indirectly, in any contract of significance to the business of the Group to which the Company, or any of its holding companies, subsidiaries or fellow subsidiaries was a party during the year.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

During the year ended 31 December 2008, none of the directors of the Company had any interest in any competing business with the Company or any of its subsidiaries.

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

Brief biographical details of directors of the Company and senior management of the Group are set out on page 48 to 54.

董事及最高行政人員於本公司股 份的權益及淡倉

於二零零八年十二月三十一日,根據證券及 期貨條例(「證券及期貨條例」)第XV部第7及 第8分部已知會本公司和香港聯合交易所有限 公司(「聯交所」),並根據證券及期貨條例第 352條而存置之登記冊所載:或根據聯交所證 券上市規則(「上市規則」)內上市公司董事進 行證券交易的標準守則(「標準守則」)已知會 本公司和聯交所,有關本公司董事及最高行 政人員擁有本公司及其相關法團(按證券及 期貨條例第XV部之涵義)之股份、相關股份及 債權證之權益及淡倉(包括根據證券及期貨 條例之該等條文任何該等董事或最高行政人 員擁有或被視作擁有之權益及淡倉)如下:

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN THE SHARES OF THE COMPANY

As at 31 December 2008, the interests and short positions of the directors and chief executive of the Company in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which were notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which was taken or deemed to be held by any such director or chief executive under such provisions of the SFO) and were recorded in the register maintained by the Company pursuant to section 352 of the SFO, or which were notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies ("Model Code") contained in the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"), were as follows:

於本公司普通股中之好倉

Long positions in ordinary shares of the Company

名稱	附註	身份及權益類別	股份數目	佔本公司已發行 股本百分比(%) Percentage of the Issued Share
		Capacity and		Capital of
Name	Notes	Nature of Interest	Number of Shares	the Company
馬建榮先生	1	公司權益	921,601,000	74.02
Mr. Ma Jianrong	1	Corporate interests	921,601,000	74.02
黃關林先生	2	公司權益	117,000,000	9.40
Mr. Huang Guanlin	2	Corporate interests	117,000,000	9.40

附註:

Notes:

1.

- 於二零零八年十二月三十一日,900,000,000 股股份由世通(香港)有限公司(「世通」)的 一家全資附屬公司卓耀海外有限公司(「卓 耀」)實益擁有。而世通則由馬建榮先生擁有 74%權益、黃關林先生擁有13%權益及馬寶 興先生(馬建榮先生之父親)擁有13%權益。 除上述擁有之權益外,最近期披露表格顯示, 馬建榮先生於二零零八年十二月十九日, 還透過彼之全資附屬公司CRN (HK) Ltd擁有 21,601,000股股份的權益。由於馬建榮先生 有權於世通股東大會上行使超過三分之一的 投票權,根據證券及期貨條例,馬建榮先生被 視為於卓耀持有的900,000,000股份中擁 有權益。
- 黃關林先生間接擁有卓耀13%的權益,而卓 耀則擁有本公司72.29%的權益。

除上述披露者外,於二零零八年十二月三十一 日,根據證券及期貨條例第352條記錄於本公 司存置之登記冊;或根據標準守則已知會本公 司和聯交所,本公司各董事及最高行政人員 概無擁有或被視作擁有本公司及其相關法團 (按證券及期貨條例第XV部之涵義)之股份、 相關股份及債權證之權益或淡倉。

本公司或其任何控股公司、附屬公司或同系 附屬公司於年內概無訂立任何安排,令本公 司董事及最高行政人員(包括彼等之配偶或 未滿十八歲之子女)可藉購入本公司或其相聯 法團之股份或相關股份或債權證而獲益。

- As at 31 December 2008, 900,000,000 shares were beneficially owned by Excelbright Overseas Limited ("Excelbright") which is a whollyowned subsidiary of Worldon (Hong Kong) Limited ("Worldon"), which is, in turn, owned as to 74% by Mr. Ma Jianrong, as to 13% by Mr. Huang Guanlin and as to 13% by Mr. Ma Baoxing (father of Mr. Ma Jianrong). Apart from his interest disclosed above, Mr. Ma Jianrong indicated in its latest disclosure form that as at 19 December 2008, he was interested in, inter alia, 21,601,000 shares through his whollyowned subsidiary, CRN (HK) Ltd. As Mr. Ma Jianrong is entitled to exercise more than one-third of the voting power at the general meetings of Worldon, by virtue of the SFO, Mr. Ma Jianrong is deemed to be interested in the 900,000,000 shares held by Excelbright.
- 2. Mr. Huang Guanlin indirectly held a 13% interest in Excelbright, which owns a 72.29% interest in the Company.

Save as disclosed above, as at 31 December 2008, none of the directors and chief executive of the Company had or was deemed to have any interests or short position in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO), which were recorded in the register maintained by the Company pursuant to section 352 of the SFO or which were notified to the Company and the Stock Exchange pursuant to the Model Code.

At no time during the year was the Company, or any of its holding companies, its subsidiaries or its fellow subsidiaries a party to any arrangement to enable the directors and chief executives of the Company (including their spouse and children under 18 years of age) to hold any interests or short positions in the shares or underlying shares in, or debentures of, the Company or its associated corporation.

主要股東於本公司股份的權益及 淡倉

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN THE SHARES OF THE COMPANY

於二零零八年十二月三十一日,下列人士(本 公司董事除外)在本公司根據證券及期貨條例 第336條所存置之股東名冊所記錄佔本公司已 發行股本5%或以上之權益如下: At 31 December 2008, the following persons who held interests of 5% or more of the issued share capital of the Company, other than directors of the Company, were recorded in the register of members required to be kept by the Company pursuant to Section 336 of the SFO:

於本公司普通股中之好倉

Long position in ordinary shares of the Company

				佔本公司已發行
名稱	附註	身份及權益類別	股份數目	股本百分比(%)
				Percentage of
				the Issued Share
		Capacity and		Capital of
Name	Notes	Nature of Interest	Number of Shares	the Company
卓耀	1	實益擁有人	900,000,000	72.29
千 唯	I	貝血擁有八	900,000,000	12.29
Excelbright	1	Beneficial owner	900,000,000	72.29
世通	1及2	實益擁有人	900,000,000	72.29
Worldon	1 and 2	Beneficial owner	900,000,000	72.29

附註:

Notes:

1.

- 卓耀為一家於二零零五年四月十二日在英屬 處女群島註冊成立的公司,並持有本公司已 發行股本的72.29%權益。於二零零八年十二 月三十一日,世通持有卓耀全數已發行股本。
- 於二零零八年十二月三十一日,世通已發行 股本由馬建榮先生持有74%,馬寶興先生持 有13%,黃關林先生則持有13%。馬建榮先生 為馬寶興先生之子。黃關林先生為馬寶興先 生的女婿兼馬建榮先生的妹夫。由於世通持 有卓耀全數已發行股本而馬建榮先生控制世 通股東大會超過三分之一投票權,根據證券 及期貨條例,馬建榮先生被視為於卓耀持有 的900,000,000股股份中擁有權益。

除上文所披露者外,於二零零八年十二月 三十一日,除本公司董事(其權益載於上文 「董事及最高行政人員於本公司股份的權益 及淡倉」一節)外,概無其他人士於本公司股 份及相關股份中擁有根據證券及期貨條例第 336條須予記錄之權益或淡倉。

- Excelbright, a company incorporated in British Virgin Islands on 12 April 2005, held a 72.29% interest in the issued share capital of the Company. As at 31 December 2008, the entire issued share capital of Excelbright was held by Worldon.
- 2. As at 31 December 2008, the issued share capital of Worldon was held as to 74% by Mr. Ma Jianrong, as to 13% by Mr. Ma Baoxing and as to 13% by Mr. Huang Guanlin. Mr. Ma Jianrong is the son of Mr. Ma Baoxing. Mr. Huang Guanlin is the son-in-law of Mr. Ma Baoxing and brother-in-law of Mr. Ma Jianrong. As the entire issued share capital of Excelbright is held by Worldon and Mr. Ma Jianrong controls more than one-third of the voting power at general meetings of Worldon, Mr. Ma Jianrong is deemed to be interested in the 900,000,000 shares held by Excelbright under the SFO.

Save as disclosed above, as at 31 December 2008, no person, other than the directors of the Company, whose interests are set out in the section headed "Directors and Chief Executives' interests and short positions in the shares of the Company" above, had interest or short position in the shares and underlying shares of the Company that was required to be recorded pursuant to Section 336 of the SFO.

管理合約

本年度內,本公司並無就整體業務或任何重 要業務的管理或行政工作簽訂或存在任何合 約。

主要供應商及客戶

本集團的主要供應商及客戶佔截至二零零八 年十二月三十一日止年度的採購額及銷售額 百分比如下:

MANAGEMENT CONTRACTS

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

MAJOR SUPPLIERS AND CUSTOMERS

The percentages of purchases and sales for the year ended 31 December 2008 attributable to the Group's major suppliers and customers are as follows:

	佔採購額之 百分比 (%)	佔銷售額之 百分比 (%)
	Percentage of Purchases (%)	Percentage of Sales (%)
 The largest supplier/customer Five largest suppliers/customers	8.01	35.40
combined	26.07	78.80

於年內任何時間,概無董事、彼等之聯繫人士 或任何股東(就董事所知擁有本公司5%以上 股本)於該等主要供應商或客戶擁有任何權 益。 None of the Directors, their associates or any shareholder (which to the knowledge of the directors owns more than 5% of the Company's share capital) had an interest in the major suppliers or customers at all times during the year.

關連交易

按照上市規則第14A章的披露規定,在財務報 表附註34所披露的若干關聯方交易根據上市 規則亦構成持續關連交易。若干關連人士(按 上市規則定義)與本公司進行的下列交易經已 訂立及/或持續進行,而本公司已在售股章 程及公佈作出相關的披露。

1. 關聯交易

本公司全資附屬公司寧波申洲針織有 限公司(「申洲針織」)與寧波申洲置業 有限公司(「申洲置業」)於二零零七 年十二月二十一日訂立了渤海路土地 使用權轉讓協議、渤海路工業大樓轉 讓協議、大港土地使用權轉讓協議、大 港工業大樓轉讓協議,上述土地使用 權和工業大樓的收購總代價為人民幣 39,500,000元。本公司全資附屬公司寧 波圖騰服飾有限公司(「圖騰服飾」)與 寧波申洲置業有限公司(「申洲置業」) 於二零零七年十二月二十一日訂立了 黄海 路土 地 使 用 權 轉 讓 協 議 、 黄 海 路 工業大樓轉讓協議,黃海路土地使用 權和工業大樓的收購總代價為人民幣 113,500,000元。該等代價乃根據本公司 委任的獨立估值師於二零零七年十二月 十八日編制的估值報告,經訂約方公平 磋商後厘定。

CONNECTED TRANSACTIONS

Certain related party transactions as disclosed in note 34 to the financial statements also constituted connected transactions under the Listing Rules, required to be disclosed in accordance with Chapter 14A of the Listing Rules. The following transactions between certain connected parties (as defined in the Listing Rules) and the Company have been entered into and/or are ongoing for which relevant disclosure had been made by the Company in the Prospectus and announcements.

1. Connected Transactions

On 21 December 2007, Ningbo Shenzhou Knitting Co., Ltd. ("Shenzhou Knitting"), a wholly-owned subsidiary of the Company, entered into the Bohai Road Land Use Right Transfer Agreement, the Bohai Road Industrial Complex Transfer Agreement, the Dagang Land Use Right Transfer Agreement and the Dagang Industrial Complex Transfer Agreement with Ningbo Shenzhou Properties Co., Ltd. ("Shenzhou Properties"). The total consideration for the acquisition of the above land use rights and industrial complex is RMB39,500,000. On 21 December 2007, Tuteng Textile (Ningbo) Co., Ltd ("Ningbo Tuteng"), a wholly-owned subsidiary of the Company, entered into the Huanghai Road Land Use Right Transfer Agreement and the Huanghai Road Industrial Complex Transfer Agreement with Shenzhou Properties. The total consideration for the acquisition of the land use rights of Huanghai Road and the Huanghai Road Industrial Complex is RMB113,500,000. These considerations have been determined after arm's length negotiation between the parties thereto and is based on the valuation reports as of 18 December 2007 prepared by an independent valuer appointed by the Company.

申洲置業由執行董事馬建榮先生及聯繫 人士寧波榮榮實業投資有限公司(「榮 榮實業」)分別擁有80%及20%權益,因 此,根據上市規則第14A.11(4)條,申洲 置業是本公司的關連人士,收購渤海物 業、大港物業及黃海物業(統稱「收購 事項」)構成本公司的關連交易。集團 已於年內完成上述土地使用權和工業 大樓的收購並支付了現金代價人民幣 153.000.000元。

2. 持續關聯交易

租賃若干生產物業和設施 а. 申洲針織於二零零七年十二月 二十一日與申洲置業簽訂一份租賃 協議,據此,申洲置業將服裝生產 物業租予申洲針織,租期由二零零 八年一月一日至二零一零年十二 月三十一日止,申洲針織可行使續 租權,按當時或低於當時市場租金 額外續租三年(「租賃總協定」)。 申洲針織可給予申洲置業不少於 三個月的通知以終止租賃總協議。 上述由申洲置業收取的租金,乃參 照在中國寧波市日常業務過程中 根據一般商業條款,從獨立第三方 租賃類似物業及生產設施的市場 租金予以厘定。申洲置業,由執行 董事馬建榮先生及聯繫人士「榮榮 實業」分別擁有80%及20%權益, 根據上市規則第14A.11(4)條屬關 連人士。本年度內,本集團向申洲 置業共支付租金人民幣7,262,000 元。

Shenzhou Properties is owned as to 80% by Mr. Ma Jianrong, an Executive Director, and as to 20% by Ningbo Rongrong Industrial Investment Co., Ltd ("Rongrong Industrial"), an associate and therefore is a connected person of the Company by virtue of Rule 14A.11(4) of the Listing Rules. The acquisitions of the Bohai Property, the Dagang Property and the Huanghai Property (collectively referred to as the "Acquisitions") thus constitute connected transactions of the Company. The Group completed the above acquisition of the land use rights and industrial complex and paid a cash consideration of RMB153,000,000 during the year.

2. **Continuing connected transactions**

Lease of certain production premises and facilities а.

Shenzhou Knitting and Shenzhou Properties entered into a lease agreement on 21 December 2007, pursuant to which Shenzhou Properties leased to Shenzhou Knitting the apparel production properties for a period commencing on 1 January 2008 and expiring on 31 December 2010, with a right of renewal exercisable by Shenzhou Knitting for a further term of three years at or below the prevailing market rate (the "Principal Lease Agreement"). The Principal Lease Agreement is terminable by Shenzhou Knitting giving no less than three months' notice to Shenzhou Properties. The rental so charged by Shenzhou Properties is determined by reference to the market rates for leasing similar properties and production facilities from independent third parties under normal commercial terms during the course of ordinary business in Ningbo, China. Shenzhou Properties, which is owned as to 80% by Mr. Ma Jianrong, an Executive Director, and as to 20% by Rongrong Industrial, an associate and therefore a connected person by virtue of Rule 14A.11(4) of the Listing Rules. During the year, rentals paid to Shenzhou Properties by the Group amounted to RMB7,262,000.

b. 供應蒸汽

申洲針織於二零零七年十二月 二十一日與寧波明耀環保熱電有 限公司(「明耀電力公司」)簽訂一 份蒸汽供應協定,據此,明耀電力 公司已同意自二零零八年一月一 日至二零一零年十二月三十一日 止向本集團供應蒸汽(「蒸汽供應 協議」)。根據蒸汽供應協定,明耀 電力公司已承諾在任何時間均為 本集團維持充足穩定的蒸汽供應, 並授予本集團優先權,以滿足本集 團對蒸汽不時的需求。由於明耀電 力公司並無自設與本集團連接的 輸管系統,有關各方已同意明耀電 力公司可先將其蒸汽售予在上海 證券交易所上市的一家獨立A股公 司(「A股公司」),然後再將蒸汽轉 售予本集團。該A股公司向本集團 收取的每噸蒸汽價格,將按明耀電 力公司向該A股公司收取的價格收 取。根據蒸汽供應協定,明耀電力 公司所收取的每噸蒸汽價格,乃參 考位於中國寧波經濟技術開發區內 獨立蒸汽供應商供應蒸汽當時的 市價而厘定,惟在任何情況下明耀 電力公司所收取的每噸蒸汽價格 不得高於該開發區內當時的蒸汽 市價。訂約方任何一方可通過向另 一方發出30日書面通知以終止蒸 汽供應協議。明耀電力公司,由世 通及寧波明耀投資有限公司分別 擁有48%及52%權益,寧波明耀投 資有限公司與本公司或其任何附 屬公司的董事、最高行政人員、主 要股東或彼等各自的聯繫人概無 關連。根據上市 規則第 14A.11(4) 條,明耀電力公司屬關連人士。本 年度內,本集團向明耀電力公司共 支付蒸汽費人民幣44,322,000元。

b. Supply of steam

Shenzhou Knitting and Ningbo Mingyao Environmental Thermal Power Co., Ltd. ("Mingyao Electric Company") entered into a steam supply agreement on 21 December 2007, pursuant to which Mingyao Electric Company agreed to supply steam to the Group for a period commencing on 1 January 2008 and expiring on 31 December 2010 (the "Steam Supply Agreement"). Under the Steam Supply Agreement, Mingyao Electric Company has undertaken to maintain sufficient and stable supply of steam to the Group at all times and has granted priority to the Group to satisfy its demand for steam from time to time. As Mingyao Electric Company does not have its own piping system connected to the Group, the relevant parties have agreed that Mingyao Electric Company may first sell its steam to an independent A-share company listed on the Shanghai Stock Exchange (the "A-Share Company") which would then re-sell the steam to the Group. The steam price per ton to be charged by the A-Share Company to the Group will be at the price charged by Mingyao Electric Company to the A-Share Company. Pursuant to the Steam Supply Agreement, the steam price per ton charged by Mingyao Electric Company is determined by reference to the prevailing market price of steam supplied by independent steam suppliers located in the Ningbo Economic and Technology Development Zone of China, but in any event, the steam price per ton to be charged by Mingyao Electric Company shall not be higher than the prevailing market price of steam in the development zone. Either party may terminate the Steam Supply Agreement by giving 30 days' written notice to the other party. Mingyao Electric Company is owned as to 48% by Worldon and as to 52% by Ningbo Mingyao Investment Co., Ltd., a party not connected with any of the directors, chief executives, substantial shareholders of the Company or any of its subsidiaries, or any of their respective associates. Mingyao Electric Company is a connected person by virtue of Rule 14A.11(4) of the Listing Rules. During the year, the steam expenses paid to Mingyao Electric Company by the Group amounted to RMB44,322,000.

c. 提供裁剪服務

申洲針織於二零零七年十二月 二十一日與寧波申洲大港針織有 限公司(「申洲大港」)簽訂一份加 工服務協定(「加工服務協定」)。 據此,申洲大港已同意向本集團 提供或促使其他公司自二零零八 年一月一日至二零一零年十二月 三十一日止期間內向本集團提供若 干裁剪服務,協定按不遜于獨立第 三方所提供的一般商業條款訂立。 申洲大港,由卓耀及榮榮實業分別 擁有80%及20權益,根據上市規則 第14A.11(4)條屬關連人士。本年 度內,本集團向申洲大港共支付裁 剪加工費人民幣9,739,000元。

d. 供應包裝物料

申洲針織於二零零七年十二月 二十一日與紹興縣華西包裝品有 限公司(「華西包裝品公司」)簽訂 一份供應協定(「包裝物料供應協 議」),據此,華西包裝品公司已同 意按不遜于獨立第三方提供的一 般商業條款向本集團不時供應包 裝料。包裝物料供應協議期限乃 自二零零八年一月一日開始,至 二零一零年十二月三十一日止。 華西包裝品公司,由執行董事黃關 林先生之胞弟黃關泉先生及黃關 林先生之父黄福昌先生分別擁有 87.5%及12.5%權益。根據上市規 則第 14A.11(4)條, 華西包裝品公 司屬關連人士。本年度內,本集團 向華西包裝品公司共支付包裝物 料採購額為人民幣24,467,000元。

c. Provision of cutting services

Shenzhou Knitting and Ningbo Shenzhou Dagang Knitwear Co., Ltd. ("Shenzhou Dagang") entered into a processing services agreement (the "Processing Services Agreement") on 21 December 2007, pursuant to which Shenzhou Dagang agreed to provide or procure other companies to provide certain cutting services to the Group for a period commencing on 1 January 2008 and expiring on 31 December 2010 on normal commercial terms which are no less favourable than those available from independent third parties. Shenzhou Dagang, which is owned as to 80% by Worldon and as to 20% by Rongrong Industrial, is a connected person by virtue of Rule 14A.11(4) of the Listing Rules. During the year, the processing services fees paid to Shenzhou Dagang by the Group amounted to RMB9,739,000

d. Supply of packaging materials

Shenzhou Knitting and Shaoxing County Huaxi Packaging Materials Company Limited ("Huaxi Packaging Company") entered into a supply agreement (the "Packaging Material Supply Agreement") on 21 December 2007, pursuant to which Huaxi Packaging Company agreed to supply packaging materials to the Group from time to time on normal commercial terms which are no less favourable than those available from independent third parties. The Packaging Material Supply Agreement is for a term commencing on 1 January 2008 to 31 December 2010. Huaxi Packaging Company is owned as to 87.5% by Mr. Huang Guanquan, who is the brother of Mr. Huang Guanlin, an Executive Director, and as to 12.5% by Mr. Huang Fuchang, who is the father of Mr. Huang Guanlin. Huaxi Packaging Company is a connected person by virtue of Rule 14A.11(4) of the Listing Rule. During the year, the amount paid to Huaxi Packaging Company by the Group for the purchases of packaging materials totalled to RMB24,467,000.

獨立非執行董事已審閲上述持續 關連交易,並確認該等交易:(1)在 本集團之一般及日常業務運作中 進行:(2)按一般商業條款進行或對 本公司而言,屬不遜于獨立第三方 可獲得或提供之條款:及(3)乃按該 等交易之有關協定之條款進行,而 有關條款屬公平合理,並符合本公 司股東之整體利益。

根據所執行之工作,本公司之核數 師亦致函確認該等持續關連交易: (1)已獲得本公司董事會之批准: (2)已遵照本集團之訂價政策;(3) 符合規管有關交易之協定;及(4)不 超過有關聯交所允許之上限金額。 The Independent Non-executive Directors have reviewed the aforesaid continuing connected transactions and confirmed that the aforesaid transactions had been entered into (1) in the ordinary and usual course of business of the Group; (2) either on normal commercial terms or on terms no less favourable to the Company than terms available to or from independent third parties; and (3) in accordance with the relevant agreements governing such transactions on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

Based on the work performed, the auditors of the Company have provided a letter and confirmed that the aforesaid continuing connected transactions (1) have been approved by the board of directors of the Company; (2) are in accordance with the pricing policies of the Group; (3) have been entered into in accordance with the terms of the relevant agreements governing the transactions; and (4) have not exceeded the caps allowed by the Stock Exchange.

公眾持股量的足夠性

基於本公司可取閱之資料以及就董事所知, 於本報告刊發日期,本公司已發行股本總數 之最少25%由公眾人士持有。

核數師

安永會計師事務所已審核截至二零零八年 十二月三十一日止年度之財務報表。於應屆 股東週年大會將提出在下一年度續聘安永會 計師事務所為本公司核數師的決議案。

承董事會命

主席

馬建榮

中國寧波,二零零九年三月二十六日

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the directors, at least 25% of the Company's total issued share capital was held by the public as at the date of this report.

AUDITORS

Ernst & Young has audited the financial statements for the year ended 31 December 2008. A resolution for the re-appointment of Ernst & Young as auditors of the Company will be proposed at the forthcoming annual general meeting.

By Order of the Board

Chairman

Ma Jianrong

Ningbo, China, 26 March 2009

獨立核數師報告 Independent Auditors' Report



致申洲國際集團控股有限公司 全體股東 (於開曼群島註冊成立的有限公司)

本核數師(以下簡稱「我們」)已審核列載於 第70頁至155頁申洲國際集團控股有限公司 (「公司」)及其附屬公司(下文統稱「集團」) 之財務報表,有關財務報表包括於二零零八 年十二月三十一日之綜合及公司資產負債表 與截至該日止年度之綜合收益表、綜合權益 變動表和綜合現金流量表,以及主要會計政 策概要及其他附註解釋。

董事就財務報表須承擔之責任

公司董事須負責根據香港會計師公會頒佈之 香港財務報告準則及按照《香港公司條例》 之披露規定編製及真實公平列報該等財務報 表。有關責任包括設計、實施及維護與編製及 真實公平列報財務報表相關之內部控制,以 使財務報表不存在由於欺詐或錯誤導致之重 大錯誤陳述:選擇和應用適當之會計政策;及 按情況作出合理之會計估計。

核數師之責任

我們之責任是根據我們之審核對該等綜合財 務報表向閣下整體作出意見,除此之外本報 告別無其他目的。本核數師不會就本報告之 內容向任何其他人士負上或承擔任何責任。

To the shareholders of Shenzhou International Group Holdings Limited

(Incorporated in the Cayman Islands with limited liability)

We have audited the financial statements of Shenzhou International Group Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 70 to 155, which comprise the consolidated and company balance sheets as at 31 December 2008, and the consolidated income statement, the consolidated statement of changes in equity and the consolidated cash flow statement for the year then ended, and a summary of significant accounting policies and other explanatory notes.

DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation and the true and fair presentation of these financial statements in accordance with Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants and the disclosure requirements of the Hong Kong Companies Ordinance. This responsibility includes designing, implementing and maintaining internal control relevant to the preparation and the true and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances.

AUDITORS' RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. Our report is made 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.

獨立核數師報告 Independent Auditors' Report

我們已根據香港會計師公會頒佈之香港審計 準則進行審核。這些準則要求我們遵守道德 規範,並規劃及執行審核,以合理確定該等財 務報表是否不存有任何重大錯誤陳述。

審核涉及執行程序以獲取有關財務報表所載 金額及披露資料之審核憑證。所選定程序取 決於核數師之判斷,包括評估由於欺詐或錯 誤導致財務報表存有重大錯誤陳述之風險。 在評估該等風險時,核數師考慮與該公司編製 及真實公平列報財務報表相關之內部控制, 以設計適當之審核程序,但並非為對公司之 內部控制之成效發表意見。審核亦包括評價 董事所採用會計政策之合適性及所作出會計 估計之合理性,以及評價財務報表之整體列 報方式。

我們相信,我們獲得之審核憑證能充足和適 當為我們之審核意見提供基礎。

意見

我們認為,財務報表已根據香港財務報告準 則真實而公平地反映公司及集團於二零零八 年十二月三十一日之財務狀況及集團截至該 日止年度之利潤及現金流量,並已按照《香港 公司條例》之披露規定妥為編製。 We conducted our audit in accordance with Hong Kong Standards on Auditing issued by the Hong Kong Institute of Certified Public Accountants. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance as to whether the financial statements are free from material misstatement.

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

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

OPINION

In our opinion, the financial statements give a true and fair view of the state of affairs of the Company and of the Group as at 31 December 2008 and of the Group's profit and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards and have been properly prepared in accordance with the disclosure requirements of the Hong Kong Companies Ordinance.

安永會計師事務所

執業會計師 香港中環金融街8號 國際金融中心二期18樓

二零零九年三月二十六日

Ernst & Young

Certified Public Accountants 18/F, Two International Financial Centre, 8 Finance Street, Central, Hong Kong

26 March 2009

綜合損益表 Consolidated Income Statement

二零零八年十二月三十一日 31 December 2008

			二零零八年	二零零七年
		附註 Notes	2008 人民幣千元 RMB'000	2007 人民幣千元 RMB'000
收入	REVENUE	5	4,822,596	3,655,613
銷售成本	Cost of sales		(3,673,524)	(2,841,753)
毛利	Gross profit		1,149,072	813,860
其他收入及收益 銷售及分銷成本 行政開支 其他開支 融資成本	Other income and gains Selling and distribution costs Administrative expenses Other expenses Finance costs	5	66,785 (54,139) (350,931) (1,950) (51,417)	15,680 (47,648) (257,395) (88,482) (34,279)
除税前利潤	PROFIT BEFORE TAX	6	757,420	401,736
税項	Тах	11	(56,968)	6,352
年度利潤	PROFIT FOR THE YEAR		700,452	408,088
以下人士應佔權益: 母公司股權持有人 少數股東權益	Attributable to: Equity holders of the parent Minority interests	12	699,380 1,072 700,452	406,882 1,206 408,088
股息 擬派末期股息	DIVIDENDS Proposed final	13	219,593	186,531
母公司普通股股權持有人 應佔每股盈利	EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT	14		
基本 一年度利潤	Basic – For profit for the year		人民幣 0.56 元 RMB0.56	人民幣0.33元 RMB0.33
攤薄 一年度利潤	Diluted – For profit for the year		不適用 N/A	不適用N/A

綜合資產負債表 Consolidated Balance Sheet

二零零八年十二月三十一日 31 December 2008

			二零零八年	二零零七年
			2008	2007
		附註	人民幣千元	人民幣千元
		Notes	RMB'000	RMB'000
非流動資產	NON-CURRENT ASSETS			
物業、廠房及設備	Property, plant and equipment	15	2,273,680	1,973,982
土地使用權	Land use rights	16	205,994	151,993
長期預付款項	Long-term prepayment		-	50,000
無形資產	Intangible assets	17	127,668	521
遞延税項資產	Deferred tax assets	27	12,233	26,689
總非流動資產	Total non-current assets		2,619,575	2,203,185
流動資產	CURRENT ASSETS			
存貨	Inventories	19	732,426	695,509
應收賬款	Trade receivables	20	487,038	325,771
預付款項、按金及	Prepayments, deposits and	20	,	020,111
其他應收款項	other receivables	21	117,291	99,270
衍生金融工具	Derivative financial instruments	25	96,780	286,617
已抵押存款	Pledged deposits	20	-	184
初始存款期逾三個月之	Bank deposits with initial term of			
銀行存款	over three months		30,000	60,000
現金及現金等價物	Cash and cash equivalents	22	238,141	233,384
總流動資產	Total current assets		1,701,676	1,700,735
			.,	.,
流動負債	CURRENT LIABILITIES			
應付賬款及票據	Trade and bills payables	23	286,969	305,887
其他應付款項及應計款項	Other payables and accruals	24	283,998	119,959
衍生金融工具	Derivative financial instruments	25	12,960	161,754
計息銀行及其他借貸	Interest-bearing bank and other borrowings	26	766,597	740,013
應付關連人士款項	Due to related parties	34	1,368	1,009
應付税項	Tax payable		22,013	2,457
總流動負債	Total current liabilities		1,373,905	1,331,079
流動資產淨值	NET CURRENT ASSETS		327,771	369,656
總資產減流動負債	TOTAL ASSETS LESS CURRENT			
	LIABILITIES		2,947,346	2,572,841

綜合資產負債表 Consolidated Balance Sheet

二零零八年十二月三十一日 31 December 2008

				一声声!ケ
			二零零八年	二零零七年
			2008	2007
		附註	人民幣千元	人民幣千元
		Notes	RMB'000	RMB'000
非流動負債	NON-CURRENT LIABILITIES			
計息銀行及其他借貸	Interest-bearing bank and other borrowings	26	64,245	58,437
遞延税項負債	Deferred tax liabilities	27	10,128	33,772
總非流動負債	Total non-current liabilities		74,373	92,209
芯 升 加 刧 貝 頃	Total non-current habilities		74,070	92,209
資產淨值	Net assets		2,872,973	2,480,632
權益	EQUITY			
母公司股權持有人	Equity attributable to equity holders of			
應佔權益				
	the parent	0.0	100 717	100 717
已發行股本	Issued capital	28	129,717	129,717
儲備	Reserves	29(a)	2,511,077	2,152,870
擬派末期股息	Proposed final dividend	13	219,593	186,531
			2,860,387	2,469,118
			2,000,001	2,100,110
少數股東權益	Minority interests		12,586	11,514
總權益	Total equity		2,872,973	2,480,632

馬建榮 Ma Jianrong 主席 Chairman 黃關林 Huang Guanlin 執行董事 Executive Director

綜合權益變動表

Consolidated Statement of Changes in Equity 截至二零零八年十二月三十一日止年度 Year ended 31 December 2008

			母公司股櫃持有人應佔 Attributable to equity holders of the parent									
		附註 Note	已發行股本 Issued capital 人民幣千元 RMB'000 (附註28) (note 28)	股份溢價賬 Share premium account 人民幣千元 RMB'000	對沖儲備 Hedging reserve 人民幣千元 RMB'000	法定盈餘 公積金 Statutory surplus reserve 人民幣千元 RMB'000 (附註29(a)(i)) (note 29(a)(i))	匯兑 波動儲備 Exchange fluctuation reserve 人民幣千元 RMB'000 (附註29(a)(ii)) (note 29(a)(ii))	保留盈利 Retained profits 人民幣千元 RMB ¹ 000	擬派 末期股息 Proposed final dividend 人民幣千元 RMB ¹ 000	總計 Total 人民幣千元 RMB'000	少數 股東権益 Minority interests 人民幣千元 RMB'000	總權益 Total equity 人民幣千元 RMB'000
於二零零七年一月一日之結餘	Balance at 1 January 2007		129,717	762,499	-	332,871	(4,718)	653,805	187,628	2,061,802	12,514	2,074,316
現金流量對沖儲備 一公允值收益淨額 一已解除金額以抵銷影響 損益表之對沖項目之 影響淨額	Cash flow hedge reserve – For fair value gains, net – Arnount released to set off the impact of hedged items that affected the		-	-	211,768	-	-	-	-	211,768	-	211,768
匯兑調整	income statement, net Exchange realignment		-	-	(15,817) –	-	(7,889)	-	-	(15,817) (7,889)	-	(15,817) (7,889)
直接於權益確認之年度 總收入及開支 年度利潤	Total income and expense for the year recognised directly in equity Profit for the year		- -	- -	195,951 -	-	(7,889) -	- 406,882	- -	188,062 406,882	- 1,206	188,062 408,088
年度總收入及開支	Total income and expense											
向本公司股東派付股息	for the year Dividends paid to the Company's		-	-	195,951	-	(7,889)	406,882	-	594,944	1,206	596,150
向少數股東派付股息	shareholders Dividends paid to minority		-	-	-	-	-	-	(187,628)	(187,628)	-	(187,628)
擬派二零零七年末期股息 轉撥自保留盈利	shareholders Proposed final 2007 dividend Transfer from retained profits	13	- - -	- -	-	- - 92,527	-	- (186,531) (92,527)	- 186,531 -	- -	(2,206) 	(2,206)
於二零零七年十二月三十一日	At 31 December 2007		129,717	762,499	195,951	425,398	(12,607)	781,629	186,531	2,469,118	11,514	2,480,632
於二零零八年一月一日之結餘	Balance at 1 January 2008		129,717	762,499	195,951	425,398	(12,607)	781,629	186,531	2,469,118	11,514	2,480,632
現金流量對沖儲備 一公允值收益淨額 一已解除金額以抵銷影響 損益表之對沖項目之 影響淨額	Cash flow hedge reserve – For fair value gains, net – Amount released to set off the impact of hedged items that affected the		-	-	2,407	-	-	-	-	2,407	-	2,407
匯兑調整	income statement, net Exchange realignment		-	-	(116,676)	-	- (7,311)	-	-	(116,676) (7,311)	-	(116,676) (7,311)
直接於權益確認之年度 總收入及開支 年度利潤	Total income and expense for the year recognised directly in equity Profit for the year		-	-	(114,269) _	-	(7,311) _	- 699,380	-	(121,580) 699,380	- 1,072	(121,580) 700,452
年度總收入及開支	Total income and expense											
向本公司股東派付股息	for the year Dividends paid to the Company's		-	-	(114,269)	-	(7,311)	699,380	-	577,800	1,072	578,872
擬派二零零八年末期股息	shareholders Proposed final 2008 dividend	13	-	-	-	-	-	(219,593)	(186,531) 219,593	(186,531)	-	(186,531) -
轉撥自保留盈利 	Transfer from retained profits		-	-	-	48,774	-	(48,774)	-	-	-	-
於二零零八年十二月三十一日	At 31 December 2008		129,717	762,499	81,682	474,172	(19,918)	1,212,642	219,593	2,860,387	12,586	2,872,973

綜合現金流量表 Consolidated Cash Flow Statement

截至二零零八年十二月三十一日止年度 Year ended 31 December 2008

			一番番口左	ー電電レケ
			二零零八年 2008	二零零七年 2007
		附註	 人民幣千元	2007 人民幣千元
			入民帝千九 RMB'000	
		Notes		RMB'000
經營業務所得現金流量	CASH FLOWS FROM OPERATING			
	ACTIVITIES			
税前利潤	Profit before tax		757,420	401,736
調整:	Adjustments for:			
融資成本	Finance costs	7	51,417	34,279
利息收入	Interest income	5	(4,358)	(1,560)
出售物業、廠房及	Loss on disposal of items of property,			
設備項目之虧損	plant and equipment	6	1,950	135
公允值(收益)/	Fair value (gains)/losses, net:			
虧損淨額:				
衍生工具-不符合	Derivative instruments – transactions			
對沖資格之交易	not qualifying as hedges	6	(16,620)	104,073
物業、廠房及	Depreciation and impairment of property,			
設備折舊及減值	plant and equipment	6	210,994	174,034
土地使用權攤銷	Amortisation of land use rights	6	2,677	1,981
其他無形資產攤銷	Amortisation of other intangible assets	6	3,941	31
			1,007,421	714,709
存貨增加	Increase in inventories		(36,917)	(267,313)
應付賬款增加	Increase in trade receivables		(161,267)	(120,896)
預付款項、按金及	Increase in prepayments, deposits and			
其他應收款項增加	other receivables		(18,021)	(44,929)
應付賬款及	(Decrease)/increase in trade and bills			
票據(減少)/增加	payables		(18,918)	46,042
其他應付款項及應計	Increase in other payables and accruals			
款項增加			68,547	17,039
應付關連人士款項增加	Increase in amounts due to related parties		359	965
已抵押存款	Decrease/(increase) in pledged deposits			
減少/(增加)			184	(2)
經營業務所得現金	Cash generated from operations		9/1 200	215 G1F
經営未務所待現並 已付利息	Interest paid		841,388 (51,417)	345,615 (34,279)
已付利得税	Profits tax paid		(31,417) (34,357)	(34,279) (4,319)
	i iunis las palu		(34,357)	(4,319)

綜合現金流量表

Consolidated Cash Flow Statement

截至二零零八年十二月三十一日止年度 Year ended 31 December 2008

		二零零	八年	二零零七年
		2	800	2007
	附言	主 人民幣=	千元	人民幣千元
	Note	es RMB'	000	RMB'000
投資業務所得現金流量	CASH FLOWS FROM INVESTING ACTIVITIES			
已收利息	Interest received 5	4,	358	1,560
購置物業、廠房及 設備項目 出售物業、廠房及	Purchases of items of property, plant and equipment Proceeds from disposal of items of property,	(497,	620)	(538,315)
設備項目之所得款項	plant and equipment		847	1,931
收購土地使用權	Purchases of land use rights		678)	(21,600)
收購其他無形資產 些購 <u>京</u> 階展 2 司	Purchase of other intangible assets	(3,	088)	(552)
收購一家附屬公司 衍生金融工具到期	Acquisition of a subsidiary Maturity of derivative financial instruments	(68	_ 849)	(16,467) (1,061)
初始存款期逾三個月之	Decrease/(increase) of bank deposits with	(00,	043)	(1,001)
銀行存款減少/(增加)	initial term of over three months	30,	,000	(60,000)
投資活動現金流出淨額	Net cash outflow from investing activities	(591,	030)	(634,504)
融資活動所得現金流量	CASH FLOWS FROM FINANCING ACTIVITIES			
新造銀行貸款	New bank loans	2,042,	781	1,369,254
償還銀行貸款	Repayment of bank loans	(2,010,	389)	(888,140)
向母公司股權持有人	Dividends paid to equity holders of			
派付股息	the parent	(186,	531)	(187,628)
向少數股東派付股息	Dividends paid to minority shareholders	((500)	(1,119)
融資活動現金	Net cash (outflow)/inflow from financing			
(流出)/流入淨額	activities	(154,	639)	292,367
現金及現金等價物	NET INCREASE/(DECREASE) IN			
增加/(減少)淨額	CASH AND CASH EQUIVALENTS	9,	945	(35,120)
年初現金及現金等價物	Cash and cash equivalents			
	at beginning of year	233,	384	273,994
匯率變動之影響淨額	Effect of foreign exchange rate changes, net	(5,	188)	(5,490)
年終現金及現金等價物	CASH AND CASH EQUIVALENTS			
	AT END OF YEAR	238,	,141	233,384
現金及現金等價物 結餘分析	ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS			
現金及銀行結餘	Cash and bank balances	231,	226	227,554
短期存款	Short-term deposits		915	5,830
		0,	510	0,000
	22	238,	141	233,384

資產負債表 **Balance Sheet** 二零零八年十二月三十一日 31 December 2008

			二零零八年	二零零七年
			2008	2007
		附註	人民幣千元	人民幣千元
		Notes	RMB'000	RMB'000
非流動資產	NON-CURRENT ASSETS			
於附屬公司之投資	Investments in subsidiaries	18(a)	638,712	727,454
給予附屬公司之貸款	Loans to subsidiaries	18(b)	877,447	807,963
遞延税項資產	Deferred tax assets	27	12,233	26,689
總非流動資產	Total non-current assets		1,528,392	1,562,106
流動資產	CURRENT ASSETS			
其他應收款項	Other receivables	21	463,129	365,991
應收賬款	Trade receivables		78,214	_
現金及現金等價物	Cash and cash equivalents	22	9,816	6,859
總流動資產	Total current assets		551,159	372,850
流動負債	CURRENT LIABILITIES			
應付賬款	Trade payables	23	2,219	_
其他應付款項	Other payables	24	1,346	351
衍生金融工具	Derivative financial instruments	25	12,960	161,754
計息銀行及其他借貸	Interest-bearing bank and		·	
	other borrowings	26	151,906	_
應付附屬公司款項	Due to subsidiaries		172,690	24,750
總流動負債	Total current liabilities		341,121	186,855
流動資產淨值	NET CURRENT ASSETS		210,038	185,995
資產淨值	Net assets		1,738,430	1,748,101
櫂益	EQUITY	0.0		
已發行股本	Issued capital	28	129,717	129,717
儲備	Reserves	29(b)	1,389,120	1,431,853
擬派末期股息	Proposed final dividend	13	219,593	186,531
總權益	Total equity		1,738,430	1,748,101

馬建榮 Ma Jianrong 主席 Chairman

黃關林 **Huang Guanlin** 執行董事 Executive Director

二零零八年十二月三十一日 31 December 2008

1. 一般資料

申洲國際集團控股有限公司(「本公司」) 於二零零五年六月二十三日在開曼群 島註冊成立為獲豁免有限公司。註冊辦 事處地址為Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands。本公司股 份自二零零五年十一月二十四日起在香 港聯合交易所有限公司主板(「主板」) 上市。

本公司及其附屬公司(統稱「本集團」) 主要從事製造及銷售針織服裝產品(「針 織業務」)。本集團主要附屬公司之詳情 載於附註18。

董事認為,本公司最終控股公司為於 香港註冊成立之世通(香港)有限公司 (「世通」)。本公司之中介控股公司為卓 耀海外有限公司(「卓耀」),該公司於英 屬處女群島註冊成立。

2.1 編製基準

此等財務報表乃根據香港會計師公會頒 佈之香港財務報告準則(「香港財務報 告準則」,包括所有香港財務報告準則、 香港會計準則(「香港會計準則」)及詮 釋)、香港公認會計原則及香港公司條例 之披露規定編製。除衍生金融工具乃按 公允值計量外,財務報表乃按歷史成本 慣例法編製。除非另有註明,否則此等 財務報表以人民幣(「人民幣」)呈列,所 有數值均按四捨五入法調整至最接近千 位。

綜合基準

綜合財務報表包括本公司及其附屬公司 截至二零零八年十二月三十一日止年度 之財務報表。附屬公司之財務報表採用 一致性會計政策按母公司之相同呈報年 報編製。

1. CORPORATE INFORMATION

Shenzhou International Group Holdings Limited (the "Company") was incorporated as an exempted company with limited liability in the Cayman Islands on 23 June 2005. The address of its registered office is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands. The Company's shares have been listed on the Main Board of the Stock Exchange of Hong Kong Limited (the "Main Board") since 24 November 2005.

The Company and its subsidiaries (collectively referred to as the "Group") are principally engaged in the manufacture and sale of knitwear products (the "Knitwear Business"). Details of the principal subsidiaries of the Group are set out in note 18.

In the opinion of the directors, the ultimate holding company of the Company is Worldon (Hong Kong) Limited ("Worldon"), a company incorporated in Hong Kong. The intermediate holding company of the Company is Excelbright Overseas Limited ("Excelbright"), a company incorporated in the British Virgin Islands.

2.1 BASIS OF PREPARATION

These financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"), accounting policies generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. They have been prepared under the historical cost convention, except for derivative financial instruments which have been measured at fair value. These financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand except when otherwise indicated.

Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries for the year ended 31 December 2008. The financial statements of the subsidiaries are prepared for the same reporting year as the parent company, using consistent accounting policies.

二零零八年十二月三十一日 31 December 2008

2.1 編製基準(續)

綜合基準(續)

本集團內公司間交易所得之所有收入, 開支及未實現損益及公司間結餘於綜合 賬目時全數對銷。

附屬公司之業績自收購日期(即本集團 取得控制權之日)起直至該控制權終止 之日止綜合計算。

少數股東權益指外界股東於本公司附屬 公司之業績及淨資產所擁有而並非由本 集團持有之權益。少數股東權益於損益 表分開呈列,並於綜合資產負債表計入 權益,與母公司股東權益分開呈列。

2.2 新訂及經修訂香港財務報告準 則之影響

本集團於本年度之財務報表首次採納以 下新訂香港財務報告準則之詮釋及修 訂。除若干情況須應用新訂及經修訂會 計政策以及作出額外披露外,採納此等 新訂詮釋及準則並無對此等財務報表產 生影響。

2.1 BASIS OF PREPARATION (continued)

Basis of consolidation (continued)

All income, expenses and unrealised gains and losses resulting from intercompany transactions and intercompany balances within the Group are eliminated on consolidation in full.

The results of subsidiaries are consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Minority interests represent the interests of outside shareholders not held by the Group in the results and net assets of the Company's subsidiaries and are presented separately in the income statement and within equity in the consolidated balance sheet, separately from the parent shareholders' equity.

2.2 IMPACT OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS

The Group has adopted the following new interpretations and amendments to HKFRSs for the first time for the current year's financial statements. Except for in certain cases, giving rise to new and revised accounting policies and additional disclosures, the adoption of these new interpretations and amendments has had no effect on these financial statements.

香港會計準則第39號及 香港財務報告準則 第7號(修訂本)	香港會計準則第39號之修訂 <i>金融工具:確認與計量</i> 及 香港財務報告準則第7號 <i>金融工具:披露一財務資產</i> <i>之重新分類</i>	HKAS 39 and HKFRS 7 Amendments	Amendments to HKAS 39 <i>Financial Instruments:</i> <i>Recognition and Measurement</i> and HKFRS 7 <i>Financial</i> <i>Instruments: Disclosures –</i> <i>Reclassification of Financial</i> <i>Assets</i>
香港(國際財務報告 詮釋委員會) 一詮釋第11號	香港財務報告準則第2號 一集團及庫存股份交易	HK(IFRIC)-Int 11	HKFRS 2 – Group and Treasury Share Transactions
香港(國際財務報告 詮釋委員會) 一詮釋第12號	服務特許經營權安排	HK(IFRIC)-Int 12	Service Concession Arrangements
香港 (國際財務報告 詮釋委員會) 一詮釋第14號	香港會計準則第19號 一 <i>界定利益資產之限制、</i> 最低資金要求及其相互關係	HK(IFRIC)-Int 14	HKAS 19 – The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interaction

二零零八年十二月三十一日 31 December 2008

2.2 新訂及經修訂香港財務報告準 則之影響(續)

採納該等新訂及經修訂香港財務報告準 則之主要影響如下:

(a) 香港會計準則第39號之修訂金融 工具:確認與計量與香港財務報告 準則第7號金融工具:披露一財務 資產之重新分類

香港會計準則第39號之修訂允許, 倘若實體持有非衍生財務資產不再 是為了於近期出售或購回,則在符 合特定標準之情況下,該等財務資 產可轉出於按公允值計入損益類 別,重新分類為持作交易資產,惟 實體於初步確認時指定為按公允 值計入損益之財務資產則除外。

如果實體持有符合貸款及應收款 項定義之債務工具,且有意願及能 力於可預見將來持有資產直至到 期,倘在初始確認時未被分類為持 作買賣,則該債務工具可不再屬於 按公允值計入損益的類別,倘未將 其指定為可供出售財務資產,可將 其從可供出售類別轉至貸款及應 收款項類別。

倘財務資產不再因近期出售或購 回目的而持有,不符合資格分類為 貸款及應收款項之財務資產,僅可 在少數情況下由持作買賣類別轉 至可供出售類別或持至到期類別 (倘為債務工具)。

2.2 IMPACT OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS (continued)

The principal effects of adopting these new and revised HKFRSs are as follows:

(a) Amendments to HKAS 39 *Financial Instruments: Recognition and Measurement* and HKFRS 7 *Financial Instruments: Disclosures – Reclassification of Financial Assets*

The amendments to HKAS 39 permit an entity to reclassify a non-derivative financial asset classified as held for trading, other than a financial asset designated by an entity as at fair value through profit or loss upon initial recognition, out of the fair value through profit or loss category if the financial asset is no longer held for the purpose of selling or repurchasing in the near term, if specified criteria are met.

A debt instrument that would have met the definition of loans and receivables (if it had not been required to be classified as held for trading at initial recognition) may be classified out of the fair value through profit or loss category or (if it had not been designated as available for sale) may be classified out of the available-forsale category to the loans and receivables category if the entity has the intention and ability to hold it for the foreseeable future or until maturity.

In rare circumstances, financial assets that are not eligible for classification as loans and receivables may be transferred from the held-for-trading category to the available-for-sale category or to the held-to-maturity category (in the case of a debt instrument), if the financial asset is no longer held for the purpose of selling or repurchasing in the near term.

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2.2 新訂及經修訂香港財務報告準 則之影響(續)

(a) 香港會計準則第39號之修訂金融 工具:確認及計量與香港財務報告 準則第7號金融工具:披露一財務 資產之重新分類(續)

> 財務資產須按其重新分類日期之 公允值進行重新分類,且財務資產 於重新分類日期之公允值將成為 其新成本或攤銷成本(如適用)。 香港財務報告準則第7號之修訂要 求對按上述情形重新分類之任何 財務資產作出廣泛披露。該等修訂 自二零零八年七月一日起生效。

> 由於本公司未對其任何金融工具進 行重新分類,故該等修訂對本公司 財務狀況或經營業績概無影響。

香港(國際財務報告詮釋委員 (b) 會)一詮釋第11號**香港財務報告** 準則第2號-集團及庫存股份交易 香港(國際財務報告詮釋委員 會)-詮釋第11號規定,僱員獲授 本集團股本工具權利之安排須列 為股本結算計劃,即使該等工具乃 本集團向其他人士購買或由股東 提供。香港(國際財務報告詮釋委 員會)一詮釋第11號亦訂明涉及 本集團旗下兩個以上實體之股份 付款交易之會計方法。由於本集團 現時並無進行有關交易,故有關詮 釋對本集團財務狀況或經營業績 概無影響。

2.2 IMPACT OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS (continued)

(a) Amendments to HKAS 39 *Financial Instruments: Recognition and Measurement* and HKFRS 7 *Financial Instruments: Disclosures – Reclassification of Financial Assets* (continued)

The financial asset shall be reclassified at its fair value on the date of reclassification and the fair value of the financial asset on the date of reclassification becomes its new cost or amortised cost, as applicable. The amendments to HKFRS 7 require extensive disclosures of any financial asset reclassified in the situations described above. The amendments are effective from 1 July 2008.

As the Group has not reclassified any of its financial instruments, the amendments have had no impact on the financial position or results of operations of the Group.

(b) HK(IFRIC)-Int 11 *HKFRS 2 – Group and Treasury Share Transactions*

HK(IFRIC)-Int 11 requires arrangements whereby an employee is granted rights to the Group's equity instruments to be accounted for as an equity-settled scheme, even if the Group buys the instruments from another party, or the shareholders provide the equity instruments needed. HK(IFRIC)-Int 11 also addresses the accounting for share-based payment transactions involving two or more entities within the Group. As the Group currently has no such transactions, the interpretation has had no impact on the financial position or results of operations of the Group.

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2.2 新訂及經修訂香港財務報告準 則之影響(續)

(c) 香港(國際財務報告詮釋委員會) 一詮釋第12號服務特許經營權安 排

香港(國際財務報告詮釋委員 會)-詮釋第12號適用於服務特 許經營權經營商並就在服務經營 權交易中所承擔之責任及享有之 權利所需之會計處理進行詮釋。本 集團並無成員公司為該類經營商, 故有關詮釋對本集團財務狀況或 經營業績概無影響。

(d) 香港(國際財務報告詮釋委員 會)一詮釋第14號香港會計準則 第19號一界定利益資產之限制、最 低資金要求及其相互關係

香港(國際財務報告詮釋委員會)-註釋第14號指明如何根據 香港會計準則第19號: *僱員福利* 評估有關定額福利計劃(包括存在 最低供款規定之情況)未來供款之 退款或扣減款額可確認為資產之 限額。由於本集團並無定額福利計 劃,故有關詮釋對該等財務報表概 無影響。

2.2 IMPACT OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS (continued)

(c) HK(IFRIC)-Int 12 Service Concession Arrangements

HK(IFRIC)-Int 12 applies to service concession operators and explains how to account for the obligations undertaken and the rights received in service concession arrangements. No member of the Group is an operator and, therefore, this interpretation has had no impact on the financial position or results of operations of the Group.

(d) HK(IFRIC)-Int 14 *HKAS* 19 – The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interaction

HK(IFRIC)-Int 14 addresses how to assess the limit under HKAS 19 *Employee Benefits*, on the amount of a refund or a reduction in future contributions in relation to a defined benefit scheme that can be recognised as an asset, including situations when a minimum funding requirement exists. As the Group has no defined benefit scheme, the interpretation has had no effect on these financial statements.

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2.3 已頒佈但尚未生效之香港財務 報告準則之影響

2.3 IMPACT OF ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS

本集團並未於此等財務報表應用下列已 頒佈但尚未生效之新訂及經修訂香港財 務報告準則。 The Group has not applied the following new and revised HKFRSs, that have been issued but are not yet effective, in these financial statements.

香港財務報告準則 第1號及香港會計 準則第27號 (修訂本)	香港財務報告準則第1號之修訂 首次採納香港財務報告 準則及香港會計準則第27號 綜合及獨立財務報表 一於附屬公司、共同控制 公司或聯營公司之 投資成本1	HKFRS 1 and HKAS 27 Amendments	Amendments to HKFRS 1 <i>First-</i> <i>time Adoption of HKFRSs</i> and HKAS 27 <i>Consolidated and</i> <i>Separate Financial Statements</i> – <i>Cost of an Investment in a</i> <i>Subsidiary, Jointly Controlled</i> <i>Entity or Associate</i> ¹
香港財務報告準則 第2號(修訂本)	香港財務報告準則第2號之 修訂股份付款一歸屬條件 及註銷 ¹	HKFRS 2 Amendments	Amendments to HKFRS 2 Share- based Payment – Vesting Conditions and Cancellations ¹
香港財務報告準則 第3號(經修訂)	業務合併2	HKFRS 3 (Revised)	Business Combinations ²
香港財務報告準則 第8號	經營分部1	HKFRS 8	Operating Segments ¹
香港會計準則第1號 (經修訂)	財務報表之呈列	HKAS 1 (Revised)	Presentation of Financial Statements ¹
香港會計準則第23號 (經修訂)	借貸成本1	HKAS 23 (Revised)	Borrowing Costs ¹
香港會計準則第27號 (經修訂)	<i>綜合及獨立財務報表</i> ²	HKAS 27 (Revised)	Consolidated and Separate Financial Statements ²
香港會計準則第32號及 香港會計準則第1號 (修訂本)	香港財務報告準則第32號之 修訂金融工具:呈列及香港 會計準則第1號財務報表之 呈列一可沽售金融工具及 清盤產生之責任 ¹	HKAS 32 and HKAS 1 Amendments	Amendments to HKAS 32 <i>Financial Instruments:</i> <i>Presentation</i> and HKAS 1 <i>Presentation of Financial</i> <i>Statements – Puttable Financial</i> <i>Instruments and Obligations</i> <i>Arising on Liquidation</i> ¹
香港會計準則第39號 及(修訂本)	香港會計準則第39號之 <i>修訂 金融工具:確認及計量-合 資格對沖項目²</i>	HKAS 39 Amendment	Amendment to HKAS 39 <i>Financial</i> <i>Instruments: Recognition and</i> <i>Measurement – Eligible Hedged</i> <i>Items</i> ²
香港(國際財務報告 詮釋委員會) 一詮釋第13號	客戶忠誠度計劃	HK(IFRIC)-Int 13	Customer Loyalty Programmes ³

- 詮釋第13號

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2.3 已頒佈但尚未生效之香港財務 報告準則之影響(續) 2.3 IMPACT OF ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS (continued)

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香港(國際財務報告 詮釋委員會) 一詮釋第15號	房地產建築協議	HK(IFRIC)-Int 15	Agreements for the Construction of Real Estate ¹
香港(國際財務報告 詮釋委員會) 一詮釋第16號	海外業務淨投資對沖4	HK(IFRIC)-Int 16	Hedges of a Net Investment in a Foreign Operation ⁴
香港(國際財務報告 詮釋委員會) 一詮釋第17號	<i>向所有者分派非現金資產</i> -	HK(IFRIC)-Int 17	Distribution of Non-cash Assets to Owners ²
香港(國際財務報告 詮釋委員會) 一詮釋第18號	從客戶轉讓資產2	HK(IFRIC)-Int 18	Transfer of Assets from Customers ²

除上文所述者外,香港會計師公會亦頒 佈香港財務報告準則之修改*,當中載有 若干香港財務報告準則之修訂:頒佈修 改主要旨在刪除不一致內容以及澄清字 句。除了香港財務報告準則第5號之修 訂將於二零零九年七月一日或之後開始 之年度期間生效外,其他修訂於二零零 九年一月一日或之後開始之年度期間生 效,惟各準則均有不同之過渡條文。

- 1 於二零零九年一月一日或之後開始之 年度期間生效
- 2 於二零零九年七月一日或之後開始之 年度期間生效
- 3 於二零零八年七月一日或之後開始之 年度期間生效
- 4 於二零零八年十月一日或之後開始之 年度期間生效
- * 香港財務報告準則之修改包括對下列 各準則之修訂:香港財務報告準則第5 號、香港財務報告準則第7號、香港會 計準則第1號、香港會計準則第8號、香 港會計準則第10號、香港會計準則第 16號、香港會計準則第18號、香港會計 準則第19號、香港會計準則第20號、香 港會計準則第23號、香港會計 準則第29號、香港會計準則第 27號、香港會計準則第28號、香港會計 準則第29號、香港會計準則第31號、香 港會計準則第34號、香港會計準則第 36號、香港會計準則第38號、香港會計 準則第39號、香港會計準則第40號及 香港會計準則第41號。

Apart from the above, the HKICPA has issued Improvements to HKFRSs* which sets out amendments to a number of HKFRSs primarily with a view to removing inconsistencies and clarifying wording. Except for the amendment to HKFRS 5 which is effective for annual periods on or after 1 July 2009, other amendments are effective for annual periods beginning on or after 1 January 2009 although there are separate transitional provisions for each standard.

- Effective for annual periods beginning on or after 1 January 2009
- ² Effective for annual periods beginning on or after 1 July 2009
- ³ Effective for annual periods beginning on or after 1 July 2008
- ⁴ Effective for annual periods beginning on or after 1 October 2008
- * Improvements to HKFRSs contains amendments to HKFRS 5, HKFRS 7, HKAS 1, HKAS 8, HKAS 10, HKAS 16, HKAS 18, HKAS 19, HKAS 20, HKAS 23, HKAS 27, HKAS 28, HKAS 29, HKAS 31, HKAS 34, HKAS 36, HKAS 38, HKAS 39, HKAS 40 and HKAS 41.

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2.3 已頒佈但尚未生效之香港財務 報告準則之影響(續)

預期對本集團造成重大影響之有關該等 變動之詳情如下:

香港財務報告準則第8號取代香港會計 準則第14號分類報告,訂明實體應如何 就其經營分類報告資料,並以主要營運 決策人用作分配資源至不同分部及評估 其表現之實體組成部分資料為依據。有 關準則亦規定,披露有關分部所提供產 品及服務之資料、本集團經營所在地及 來自本集團主要客戶之收入。本集團預 期自二零零九年一月一日起採納香港財 務報告準則第8號。

香港會計準則第1號(經修訂)闡述財務 報告呈列及披露之變動。經修訂之準則 將權益中之所有者與非所有者區分。權 益變動表中僅列報與所有者交易之詳 情,而單獨列報非所有者權益變動。此 外,該準則闡述所有在損益中確認之所 有收入及開支項目應與其他所有直接在 權益中確認之收入及開支一併在綜合收 入報表中以單獨報表或雙項相連報表之 形式列示。本集團預期自二零零九年一 月一日起採納香港會計準則第1號(經修 訂)。

香港會計準則第23號已經修訂,規定將 收購、建造或生產合資格資產直接應佔 借貸成本撥充資本。根據經修訂準則之 過渡條文,倘合資格資產之相關借貸成 本於二零零九年一月一日或之後開始撥 充資本,則本集團日後須就相關借貸成 本應用經修訂之準則。

2.3 IMPACT OF ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS (continued)

Further information about those changes that are expected to significantly affect the Group is as follows:

HKFRS 8, which will replace HKAS 14 *Segment Reporting*, specifies how an entity should report information about its operating segments, based on information about the components of the entity that is available to the chief operating decision maker for the purposes of allocating resources to the segments and assessing their performance. The standard also requires the disclosure of information about the products and services provided by the segments, the geographical areas in which the Group operates, and revenue from the Group's major customers. The Group expects to adopt HKFRS 8 from 1 January 2009.

HKAS 1 (Revised) introduces changes in the presentation and disclosures of financial statements. The revised standard separates owner and non-owner changes in equity. The statement of changes in equity will include only details of transactions with owners, with all non-owner changes in equity presented as a single line. In addition, this standard introduces the statement of comprehensive income, with all items of income and expense recognised in profit or loss, together with all other items of recognised income and expense recognised directly in equity, either in one single statement, or in two linked statements. The Group expects to adopt HKAS 1 (Revised) from 1 January 2009.

HKAS 23 has been revised to require capitalisation of borrowing costs when such costs are directly attributable to the acquisition, construction or production of a qualifying asset. In accordance with the transitional provisions in the revised standard, the Group shall apply the revised standard on a prospective basis to borrowing costs relating to qualifying assets for which the commencement date for capitalisation is on or after 1 January 2009.

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2.4 主要會計政策概要

附屬公司

附屬公司乃本公司可直接或間接控制其 財務及營運政策以從其業務獲取利益之 公司。

附屬公司業績按已收及應收股息計入本 公司損益表。本公司於附屬公司之投資 按成本扣減任何減值虧損列賬。

商譽

收購附屬公司產生之商譽指業務合併成 本超出本集團於收購日期應佔所購入對 象可識別資產以及所承擔負債及或然負 債之公允淨值之差額。

商譽之賬面值每年或於發生事件或變動 顯示賬面值可能減值時更頻繁檢測減 值。於評估有否減值時,業務合併中收 購之商譽由收購日期起分配至預期可受 惠於合併協同效益之本集團各項或各組 現金產生單位,而不計及本集團有否其 他資產或負債已分配至該等單位。

減值乃透過評估商譽有關之現金產生單 位(一組現金產生單位)之可收回金額 釐定。倘現金產生單位(一組現金產生 單位)之可收回金額低於賬面值,則確認 減值虧損。就商譽確認之減值虧損不會 於其後期間撥回。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Subsidiaries

A subsidiary is an entity whose financial and operating policies the Company controls, directly or indirectly, so as to obtain benefits from its activities.

The results of subsidiaries are included in the Company's income statement to the extent of dividends received and receivable. The Company's investments in subsidiaries are stated at cost less any impairment losses.

Goodwill

Goodwill arising on the acquisition of subsidiaries represents the excess of the cost of the business combination over the Group's interest in the net fair value of the acquirees' identifiable assets acquired, and liabilities and contingent liabilities assumed as at the date of acquisition.

The carrying amount of goodwill is reviewed for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

Impairment is determined by assessing the recoverable amount of the cash-generating unit (group of cash-generating units) to which the goodwill relates. Where the recoverable amount of the cash-generating unit (group of cash-generating units) is less than the carrying amount, an impairment loss is recognised. An impairment loss recognised for goodwill is not reversed in a subsequent period.

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2.4 主要會計政策概要(續)

商譽(續)

倘商譽為現金產生單位(一組現金產生 單位)其中部分,而該單位部分業務被出 售,則於釐定出售業務損益時,相關商 譽將計入業務之賬面值。在此情況下, 出售之商譽根據所出售業務之相關價值 及所保留現金產生單位之部分計量。

商譽以外之非財務資產減值

除存貨、遞延税項資產及財務資產外, 倘資產出現任何減值跡象或須每年測試 減值,會估計資產之可收回金額。資產 之可收回金額乃按資產或現金產生單位 之使用價值或公允值減銷售成本兩者 中之較高者計算,而個別資產須分開計 算,惟倘資產並不產生明顯獨立於其他 資產或資產組別之現金流入,則就資產 所屬現金產生單位計算可收回金額。

僅在資產賬面值超出其可收回金額之情 況下,方會確認減值虧損。評估使用價 值時,估計日後現金流量按可反映貨幣 時間價值及資產特定風險之現時市場評 估之税前貼現率折算至現值。減值虧損 於其產生期間自損益表扣除。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Goodwill (continued)

Where goodwill forms part of a cash-generating unit (group of cash-generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on disposal of the operation. Goodwill disposed of in this circumstance is measured based on the relative values of the operation disposed of and the portion of the cash-generating unit retained.

Impairment of non-financial assets other than goodwill

Where an indication of impairment exists, or when annual impairment testing for an asset is required (other than inventories, deferred tax assets and financial assets), the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cashgenerating unit's value in use and its fair value less costs to sell, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs.

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. 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. An impairment loss is charged to the income statement in the period in which it arises.

二零零八年十二月三十一日 31 December 2008

2.4 主要會計政策概要(續)

商譽以外之非財務資產減值(續)

於各申報日期,將評估有否跡象顯示早 前確認之減值虧損可能不再存在或可 能減少。倘出現有關跡象,則估計可收 回金額。早前就商譽以外資產確認之減 值虧損,僅在用以釐定該資產可收回金 額之估計數字出現變動時方會撥回,然 而,有關數額不得高於倘於過往年度並 無就資產確認減值虧損而應釐定之賬面 值(扣除任何折舊/攤銷)。

關連人士

下列人士將被視為與本集團有關連:

- (a) 直接或間接透過一間或多間中介實 體(i)控制本集團或受本集團控制或 與本集團受共同控制;(ii)於本集團 擁有對本集團有重大影響力之權 益;或(iii)共同控制本集團之人士;
- (b) 聯繫人士;
- (c) 共同控制實體;
- (d) 本集團或其母公司之主要管理人員;
- (e) (a)或(d)所述任何個別人士之近
 親;或
- (f) (d)或(e)所述任何個別人士直接或 間接控制、共同控制或可行使重大 影響力或持有大部分投票權之實 體。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Impairment of non-financial assets other than goodwill (continued)

An assessment is made at each reporting date as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognised impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/ amortisation) had no impairment loss been recognised for the asset in prior years.

Related parties

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

- (a) the party, directly or indirectly through one or more intermediaries, (i) controls, is controlled by, or is under common control with, the Group; (ii) has an interest in the Group that gives it significant influence over the Group; or (iii) has joint control over the Group;
- (b) the party is an associate;
- (c) the party is a jointly-controlled entity;
- (d) the party is a member of the key management personnel of the Group or its parent;
- (e) the party is a close member of the family of any individual referred to in (a) or (d); or
- (f) the party is an entity that is controlled, jointly controlled or significantly influenced by or for which significant voting power in such entity resides with, directly or indirectly, any individual referred to in (d) or (e).

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2.4 主要會計政策概要(續)

物業、廠房及設備以及折舊

除在建工程外,物業、廠房及設備乃按 成本減累計折舊及任何減值虧損列賬。 物業、廠房及設備項目之成本包括其購 買 及任何使其達至營運狀況及地點作 擬定用途之直接應佔成本。物業、廠房 及設備投入運作後所產生維修保養等支 出,一般於其產生期間自損益表扣除。 倘清楚顯示有關支出導致自運用物業、 廠房及設備項目預期獲得之日後經濟利 益增加,且能夠可靠計量項目成本,則 該支出將撥充資本,作為資產或替代資 產之額外成本。

折舊乃按直線法於其預計可用年期撇銷 物業、廠房及設備各項目之成本至其剩 餘價值計算。物業、廠房及設備之主要 預計可用年期如下:

樓宇	20年
廠房及機器	10年
傢俬及固定裝置	5年
汽車	5年

倘物業、廠房及設備項目各部分之可用 年期不同,則該項目成本將合理分配至 各部分,而各部分將個別折舊。

剩餘價值、可用年期及折舊方法將至少 於各結算日檢討及於適當時作出調整。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Property, plant and equipment and depreciation

Property, plant and equipment, other than construction in progress, are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenditure incurred after items of property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to the income statement 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 an item of property, plant and equipment, and where the cost of the item can be measured reliably, the expenditure is capitalised as an additional cost of that asset or as a replacement.

Depreciation is calculated on the straight-line basis to write off the cost of each item of property, plant and equipment to its residual value over its estimated useful life. The principal estimated useful lives of property, plant and equipment are as follows:

Buildings	20 years
Plant and machinery	10 years
Furniture and fixtures	5 years
Motor vehicles	5 years

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately.

Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at each balance sheet date.

二零零八年十二月三十一日 31 December 2008

2.4 主要會計政策概要(續)

物業、廠房及設備以及折舊(續)

物業、廠房及設備項目於出售時或預期 日後使用或出售該項目不會產生經濟利 益時終止確認。於資產終止確認之年度 在損益表確認之出售或廢棄損益,按出 售所得款項淨額與有關資產賬面值間之 差額計算。

在建工程指興建中或安裝中之樓宇、廠 房及機器,按成本扣減任何減值虧損列 賬,且不予折舊。成本包括興建期間之 直接建築成本。在建工程於落成及可供 使用後重新分類為適當類別之物業、廠 房及設備。

無形資產(商譽除外)

擁有有限可用年期之無形資產於可使用 經濟年期內攤銷,並於有跡象顯示無形 資產可能減值時評估減值。可用年期有 限之無形資產之攤銷期及攤銷方法,最 少於每個結算日檢討一次。

軟件

購買軟件按成本減任何減值虧損列賬, 並於估計可用年期五年內按直線基準攤 銷。

用水權

購買用水權乃按成本減任何減值虧損列 賬,並於估計可用年期二十年內按直線 基準攤銷。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Property, plant and equipment and depreciation *(continued)*

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognised in the income statement in the year the asset is derecognised is the difference between the net sales proceeds and the carrying amount of the relevant asset.

Construction in progress represents buildings, plant and machinery under construction or pending installation, which is stated at cost less any impairment losses, and is not depreciated. Cost comprises the direct costs of construction during the period of construction. Construction in progress is reclassified to the appropriate category of property, plant and equipment when completed and ready for use.

Intangible assets (other than goodwill)

Intangible assets with finite lives are amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at each balance sheet date.

Software

Purchased software is stated at cost less any impairment losses and is amortised on the straight-line basis over its estimated useful life of five years.

Water use right

Purchased water use right is stated at cost less any impairment losses and is amortised on the straight-line basis over its estimated useful life of twenty years.

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2.4 主要會計政策概要(續)

經營租賃-作為承租人

凡資產擁有權之絕大部分回報及風險 仍由出租人承擔之租約,均列作經營租 賃。根據經營租賃應付之租金按租期以 直線法自損益表扣除。

土地使用權

中國大陸所有土地由國家擁有,並不存 在個人土地擁有權。預付地價按初始成 本列賬,並於其後以直線法按30年至50 年之租賃期確認。

投資及其他財務資產

屬於香港會計準則第39號範圍內之財 務資產分類為按公允值計入損益之財務 資產、貸款及應收款項、持至到期投資 以及可供出售財務資產(視適用情況而 定)。財務資產於首次確認時以公允值 計量,就並非按公允值計入損益之投資 而言,則按直接應佔交易成本計量。

本集團於首次成為合約訂約方時,須考 慮該合約是否包含內含衍生工具,並於 分析顯示內含衍生工具之特徵及風險與 主合約並不密切相關時,評估內含衍生 工具是否需要與主合約分開處理。倘合 約條款更改導致現金流量出現原非合約 規定之重大轉變時,方作重估。

本集團於初步確認時決定其財務資產分 類,並在可行及適當之情況下於結算日 重新評估有關分類。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Operating leases – as lessee

Leases where substantially all the rewards and risks of ownership of assets remain with the lessor are accounted for as operating leases. Rentals payable under the operating leases are charged to the income statement on the straight-line basis over the lease terms.

Land use rights

All land in Mainland China is state-owned and no individual land ownership rights exist. Prepaid land premium are initially stated at cost and subsequently recognised on the straight line basis over the lease terms of 30 to 50 years.

Investments and other financial assets

Financial assets in the scope of HKAS 39 are classified as financial assets at fair value through profit or loss, loans and receivables, held-to-maturity investments and available-forsale financial assets, as appropriate. When financial assets are recognised initially, they are measured at fair value, plus, in the case of investments not at fair value through profit or loss, directly attributable transaction costs.

The Group assesses whether a contract contains an embedded derivative when the Group first becomes a party to it and assesses whether an embedded derivative is required to be separated from the host contract when the analysis shows that the economic characteristics and risks of the embedded derivative are not closely related to those of the host contract. Reassessment only occurs if there is a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required under the contract.

The Group determines the classification of its financial assets after initial recognition and, where allowed and appropriate, re-evaluates this designation at the balance sheet date.

二零零八年十二月三十一日 31 December 2008

2.4 主要會計政策概要(續)

投資及其他財務資產(續)

財務資產所有一般買賣概於交易日(即 本集團承諾買賣該資產之日期)確認。一 般買賣乃指按照一般市場規定或慣例在 一定期間內交付資產之財務資產買賣。

按公允值計入損益之財務資產

按公允值計入損益之財務資產包括持作 買賣財務資產及初步確認時指定為按公 允值計入損益之財務資產。財務資產如 以短期內出售為目的而購買,則分類為 持作買賣財務資產。衍生工具(包括獨 立內含衍生工具)亦歸類為持作買賣, 除非其為指定有效對沖工具則作別論。 該等財務資產之盈虧在損益淨額並不包括 該等財務資產賺取之任何股息或利息, 該等收益根據下文「收益確認」一節所 述政策確認。

倘一份合約包含一項或多項內含衍生工 具,則整份合約將指定為按公允值計入 損益之財務資產,除非此項內含衍生工 具不會對現金流量產生重大影響,或明 顯禁止將內含衍生工具分開處理。

符合以下條件之財務資產將於初步確認時指定為按公允值計入損益:(i)此分類將抵銷或明顯減少按不同基準計算資產或確認有關資產之損益導致之不一致處理方法:(ii)是項資產為根據已訂明之風險管理策略管理及按公允值基準評估表現之一組財務資產之一部分:或(iii)此項財務資產包含需要分開入賬之內含衍生工具。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investments and other financial assets (continued)

All regular way purchases and sales of financial assets are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace.

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading and financial assets designated upon initial recognition as at fair value through profit or loss. Financial assets are classified as held for trading if they are acquired for the purpose of sale in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments. Gains or losses on these financial assets are recognised in the income statement. The net fair value gain or loss recognised in the income statement does not include any dividends or interest earned on these financial assets, which are recognised in accordance with the policy set out for "Revenue recognition" below.

Where a contract contains one or more embedded derivatives, the entire hybrid contract may be designated as a financial asset at fair value through profit or loss, except where the embedded derivative does not significantly modify the cash flows or it is clear that separation of the embedded derivative is prohibited.

Financial assets may be designated upon initial recognition as at fair value through profit or loss if the following criteria are met: (i) the designation eliminates or significantly reduces the inconsistent treatment that would otherwise arise from measuring the assets or recognising gains or losses on them on a different basis; (ii) the assets are part of a group of financial assets which are managed and their performance evaluated on a fair value basis, in accordance with a documented risk management strategy; or (iii) the financial asset contains an embedded derivative that would need to be separately recorded.

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2.4 主要會計政策概要(續)

投資及其他財務資產(續) 貸款及應收款項

貸款及應收款項為附有固定或待定付 款,且並無活躍市場報價之非衍生財務 資產。有關資產其後按實際利率法按攤 銷成本入賬,減任何減值撥備。於計算 攤銷成本時,已計及收購之任何折讓或 溢價,並包括作為實際利率不可或缺部 分之費用及交易成本。貸款及應收款項 終止確認或出現減值時,損益於損益表 確認,並作出攤銷。

持至到期投資

倘本集團有持有至到期之意向和能力, 則具有固定之或待定付款及固定到期日 之非衍生財務資產分類為持至到期投 資。持至到期投資其後按攤銷成本扣除 任何減值撥備計量。攤銷成本按初步確 認金額和減本金還款,加上或減去初步 確認金額與到期日金額間差額使用實際 利率法計算之累計攤銷。計算方法包 下 利率組成部分之所有費用及貼息,交易 費用以及其他所有溢價及折讓。倘該投 資終止確認、減值或攤銷,所產生收益 或虧損在損益表確認。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investments and other financial assets (continued) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Such assets are subsequently carried at amortised cost using the effective interest method less any allowance for impairment. Amortised cost is calculated taking into account any discount or premium on acquisition and includes fees that are an integral part of the effective interest rate and transaction costs. Gains and losses are recognised in the income statement when the loans and receivables are derecognised or impaired, as well as through the amortisation process.

Held-to-maturity investments

Non-derivative financial assets with fixed or determinable payments and fixed maturity are classified as held to maturity when the Group has the positive intention and ability to hold to maturity. Held-to-maturity investments are subsequently measured at amortised cost less any allowance for impairment. Amortised cost is computed as the amount initially recognised minus principal repayments, plus or minus the cumulative amortisation using the effective interest method of any difference between the initially recognised amount and the maturity amount. This calculation includes all fees and points paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs and all other premiums and discounts. Gains and losses are recognised in the income statement when the investments are derecognised or impaired, as well as through the amortisation process.

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2.4 主要會計政策概要(續)

投資及其他財務資產*(續)* 可供出售財務資產

可供出售財務資產為指定為可供出售或 並無歸類為任何其他兩個類別之上市及 非上市股本證券之非衍生財務資產。初 步確認後,可供出售財務資產按公允值 計一,收益或虧損則確認為權益之個別 部分,直至有關投資已終止確認或投資 已確定出現減值,屆時先前於權益呈報 之利息和股息分別作為利息收入和股息 公利息和股息分別作為利息收入和股息 收入,按照下文「收益確認」所載政策產 其益表確認為「其他收入」。該等投資產 生之減值虧損作為「可供出售財務資產 減值虧損」,從可供出售投資重估儲備 轉撥至損益表確認。

當非上市股本證券之公允值因(a)該投資 合理公允值估算範圍之差異重大;或(b) 於該範圍內不同估算之或然率不能可靠 評估及用於估計公允值,則有關證券按 成本減任何減值虧損入賬。

公允值

於組織完善之金融市場交投活躍之投 資公允值,參考於結算日營業時間結束 時之市場買入報價釐定。就並無活躍市 場之投資而言,公允值乃採用估值法計 算。有關方法包括採用最近期公平磋商 市場交易;經參考另一項大致相同之工 具現有市值;貼現現金流量分析;及其 他估值模式。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investments and other financial assets (continued) Available-for-sale financial assets

Available-for-sale financial assets are non-derivative financial assets in listed and unlisted equity securities that are designated as available for sale or are not classified in any of the other two categories. After initial recognition, availablefor-sale financial assets are measured at fair value, with gains or losses recognised as a separate component of equity until the investment is derecognised or until the investment is determined to be impaired, at which time the cumulative gain or loss previously reported in equity is included in the income statement. Interest and dividends earned are reported as interest income and dividend income, respectively and are recognised in the income statement as "Other income" in accordance with the policies set out for "Revenue recognition" below. Losses arising from the impairment of such investments are recognised in the income statement as "Impairment losses on available-for-sale financial assets" and are transferred from the available-for-sale investment revaluation reserve.

When the fair value of unlisted equity securities cannot be reliably measured because (a) the variability in the range of reasonable fair value estimates is significant for that investment or (b) the probabilities of the various estimates within the range cannot be reasonably assessed and used in estimating fair value, such securities are stated at cost less any impairment losses.

Fair value

The fair value of investments that are actively traded in organised financial markets is determined by reference to quoted market bid prices at the close of business at the balance sheet date. For investments where there is no active market, fair value is determined using valuation techniques. Such techniques include using recent arm's length market transactions; reference to the current market value of another instrument which is substantially the same; a discounted cash flow analysis; and other valuation models.

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2.4 主要會計政策概要(續)

財務資產減值

本集團會於各結算日評估是否存在客觀 證據證明某項財務資產或財務資產組別 出現減值。

以攤銷成本列賬之資產

若有客觀證據證明按攤銷成本列賬之貸 款及應收款項出現減值虧損,則以資產 之賬面值與按財務資產原先實際利率 (即初步確認計算之實際利率)貼現估計 未來現金流量(不包括未產生之日後信 貸虧損)之現值兩者間差額計算虧損之 金額。資產之賬面值直接或透過準備賬 扣減,減值虧損金額則於損益表確認。 貸款及應收款項連同與之相關之備抵在 實際預計日後無法收回時,予以撇銷。

倘減值虧損數額於以後期間減少,而該 等減少與確認減值後發生之事項客觀相 關,則透過調整撥備賬撥回過往確認之 減值虧損。任何其後撥回之減值虧損將 於損益表確認,惟資產賬面值不得超過 其於撥回當日之攤銷成本。

就應收賬款及其他應收款項而言,倘有 客觀證據(如債務人無力償債或面臨重 大財務困難之可能性以及科技、市場經 濟或法律環境出現對債務人構成不利影 響之重大轉變)證明本集團將不能按照 發票之原有條款收回所有到期金額,則 作出減值撥備。應收款項之賬面值透過 準備賬扣減。出現減值之債務倘評估為 不可收回,則終止確認。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Impairment of financial assets

The Group assesses at each balance sheet date whether there is any objective evidence that a financial asset or a group of financial assets is impaired.

Assets carried at amortised cost

If there is objective evidence that an impairment loss on loans and receivables carried at amortised cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate (i.e., the effective interest rate computed at initial recognition). The carrying amount of the asset is reduced either directly or through the use of an allowance account. The amount of the impairment loss is recognised in the income statement. Loans and receivables together with any associated allowance are written off when there is no realistic prospect of future recovery.

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 by adjusting the allowance account. Any subsequent reversal of an impairment loss is recognised in the income statement, to the extent that the carrying value of the asset does not exceed its amortised cost at the reversal date.

In relation to trade and other receivables, a provision for impairment is made when there is objective evidence (such as the probability of insolvency or significant financial difficulties of the debtor and significant changes in the technological, market, economic, or legal environment that have an adverse effect on the debtor) that the Group will not be able to collect all of the amounts due under the original terms of an invoice. The carrying amount of the receivables is reduced through the use of an allowance account. Impaired debts are derecognised when they are assessed as uncollectible.

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2.4 主要會計政策概要(續)

財務資產減值(續)

以成本列賬之資產

倘有客觀證據顯示因公允值無法可靠計 算而未按公允值列賬之無掛牌股本工具 或與該等無掛牌股本工具有關及必須以 交付該等無掛牌股本工具結算之衍生資 產出現減值虧損,則有關虧損金額按該 資產之賬面值與估計未來現金流量以類 似財務資產當時之市場回報率折現之現 值兩者間之差額計算。該等資產之減值 虧損不予撥回。

可供出售財務資產

倘可供出售資產出現減值,則其成本 (減任何本金付款及攤銷額)與現時公 允值間之差額,再扣減先前在損益表確 認之任何減值虧損後,將自權益轉撥至 損益表。倘公允值重大或長期下跌至低 於其成本或有其他客觀證據顯示出現減 值,則將就可供出售股本投資作出減值 將備。釐定「重大」或「長期」則需作出 判斷。分類為可供出售股本工具之減值 虧損不會於損益表撥回。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Impairment of financial assets (continued)

Assets carried at cost

If there is objective evidence that an impairment loss on an unquoted equity instrument that is not carried at fair value because its fair value cannot be reliably measured or a derivative asset that is linked to and must be settled by delivery of such an unquoted equity instrument has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset. Impairment losses on these assets are not reversed.

Available-for-sale financial assets

If an available-for-sale asset is impaired, an amount comprising the difference between its cost (net of any principal payment and amortisation) and its current fair value, less any impairment loss previously recognised in the income statement, is transferred from equity to the income statement. A provision for impairment is made for an available-for-sale equity investment when there has been a significant or prolonged decline in the fair value below its cost or where other objective evidence of impairment exists. The determination of what is "significant" or "prolonged" requires judgement. Impairment losses on equity instruments classified as available for sale are not reversed through the income statement.

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2.4 主要會計政策概要(續)

終止確認財務資產

財務資產(或(如適用)財務資產之一部 分或一組同類財務資產之一部分)在下 列情況將終止確認:

- 收取該項資產現金流量之權利屆 滿;
- 本集團保留收取該項資產現金流量 之權利,惟須根據一項「轉移」安 排,在未有嚴重延誤情況下,就有 關權利對第三方全數承擔付款責 任;或
- 本集團已轉讓其收取該項資產所 得現金流量之權利,並(a)已轉讓該 項資產絕大部分風險及回報;或(b) 並無轉讓或保留該項資產絕大部 分風險及回報,但已轉讓該項資產 之控制權。

當本集團轉讓其收取該項資產所得現 金流量之權利,但並無轉讓或保留該項 資產絕大部分風險及回報,且並無轉讓 該項資產之控制權時,該項資產將確認 入賬,惟本集團須持續涉及該項資產。 持續涉及指本集團就已轉讓資產作出保 證,已轉讓資產乃以該項資產之原來賬 面值及本集團或須償還之代價上限(以 較低者為準)計量。

當轉讓資產以已撇銷及/或已購買購股 權(包括現金結算購股權或類似工具)形 式持續進行,本集團持續涉及數額指本 集團可能購回之已轉讓資產數額,惟倘 資產之已撇銷認沽期權(包括現金結算 購股權或類似工具)按公允值計量,則本 集團持續涉及之數額以已轉讓資產公允 值及購股權行使價間之較低者為限。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is derecognised where:

- the rights to receive cash flows from the asset have expired;
- the Group retains the rights to receive cash flows from the asset, but has assumed an obligation to pay them in full without material delay to a third party under a "passthrough" arrangement; or
- the Group has transferred its rights to receive cash flows from the asset and either (a) has transferred substantially all the risks and rewards of the asset, or (b) has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

Where the Group has transferred its rights to receive cash flows from an asset and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognised to the extent of the Group's continuing involvement in the asset. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Where continuing involvement takes the form of a written and/ or purchased option (including a cash-settled option or similar provision) on the transferred asset, the extent of the Group's continuing involvement is the amount of the transferred asset that the Group may repurchase, except in the case of a written put option (including a cash-settled option or similar provision) on an asset measured at fair value, where the extent of the Group's continuing involvement is limited to the lower of the fair value of the transferred asset and the option exercise price.

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2.4 主要會計政策概要(續)

按攤銷成本入賬之財務負債(包括計息 貸款及借貸)

財務負債包括應付賬款及其他應付款 項,及計息貸款及借貸,初步按公允值 減直接應佔交易成本列賬,其後以實際 利息法按攤銷成本計量,倘貼現影響並 不重大,則按成本列賬。有關利息支出 於損益表之「融資成本」確認。

當終止確認負債及作出攤銷,則於損益 表確認損益。

按公允值計入損益之財務負債

按公允值計入損益之財務負債包括持作 買賣之財務負債及初步確認時指定為按 公允值計入損益之財務負債。

以短期內出售為目的而持有之財務負債 分類為持作買賣之財務負債。衍生工具 包括獨立內含衍生工具亦分類為持作買 賣,除非該等衍生工具被指定為有效對 沖工具。持作買賣負債之損益於損益表 確認。於損益表確認之損益公允值淨額 並不包括任何從有關財務負債扣除之利 息。

倘一份合約包含一份或多份內含衍生工 具,則整份合約將指定為按公允值計入 損益之財務負債,除非此項內含衍生工 具不會對現金流量產生重大影響,或明 顯禁止將內含衍生工具分開處理。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial liabilities at amortised cost (including interestbearing loans and borrowings)

Financial liabilities including trade and other payables and interest-bearing loans and borrowings are initially stated at fair value less directly attributable transaction costs and are subsequently measured at amortised cost, using the effective interest method unless the effect of discounting would be immaterial, in which case they are stated at cost. The related interest expense is recognised within "Finance costs" in the income statement.

Gains and losses are recognised in the income statement when the liabilities are derecognised as well as through the amortisation process.

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities are classified as held for trading if they are acquired for the purpose of sale in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments. Gains or losses on liabilities held for trading are recognised in the income statement. The net fair value gain or loss recognised in the income statement does not include any interest charged on these financial liabilities.

Where a contract contains one or more embedded derivatives, the entire hybrid contract may be designated as a financial liability at fair value through profit or loss, except where the embedded derivative does not significantly modify the cash flows or it is clear that separation of the embedded derivative is prohibited.

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2.4 主要會計政策概要(續)

按公允值計入損益之財務負債(*續*)

符合以下條件之財務負債將於初步確認時指定為按公允值計入損益:(i)此分類將抵銷或明顯減少按不同基準計算負債或確認有關負債之損益導致之不一致處理方法:(ii)是項負債為根據已訂明之風險管理策略管理及按公允值基準評估表現之一組財務負債之一部分:或(iii)此項財務負債包含需要分開入賬之內含衍生工具。

終止確認財務負債

財務負債於負債項下責任獲履行或取消 或屆滿時終止確認。

倘某項現有財務負債,以同一貸方提供 條款大部分不同之負債取代,或現有負 債條款經大幅修訂,則有關取代或修訂 按終止確認原有負債及確認新負債處 理,而相關賬面值之差額則於損益表確 認。

衍生金融工具及對沖

本集團採用衍生金融工具(如遠期貨幣 合約)對沖與外匯波動相關之風險。該等 衍生金融工具初步於訂立衍生工具合約 之日按公允值確認,其後則按公允值重 新計量。衍生工具之公允值為正數者均 入賬列作資產:公允值為負數時者則入 賬列作負債。

任何不符合對沖會計法之衍生工具公允 值變動所產生損益直接計入損益表。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial liabilities at fair value through profit or loss *(continued)*

Financial liabilities may be designated upon initial recognition as at fair value through profit or loss if the following criteria are met: (i) the designation eliminates or significantly reduces the inconsistent treatment that would otherwise arise from measuring the liabilities or recognising gains or losses on them on a different basis; (ii) the liabilities are part of a group of financial liabilities which are managed and their performance evaluated on a fair value basis, in accordance with a documented risk management strategy; or (iii) the financial liability contains an embedded derivative that would need to be separately recorded.

Derecognition of financial liabilities

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

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

Derivative financial instruments and hedging

The Group uses derivative financial instruments such as forward currency contracts to hedge its risks associated with foreign currency fluctuations. Such a derivative financial instrument is initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently remeasured at fair value. Derivatives are carried as assets when the fair value is positive and as liabilities when the fair value is negative.

Any gains or losses arising from changes in fair value on derivatives that do not qualify for hedge accounting are taken directly to the income statement.

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2.4 主要會計政策概要(續)

衍生金融工具及對沖(續)

遠期貨幣合約之公允值乃參考具類似到 期組合之合約當時之遠期匯率計算。

就對沖會計法而言,對沖分為:

- 公允值對沖,即對沖某項已確認資 產或負債之公允值變動風險或某 項未確認已承諾承擔,惟外匯風險 除外;或
- 現金流量對沖,即對沖現金流量變 動風險,該風險屬某項已確認資產 或負債或某項很可能發生之預計 交易相關之特定風險,或未確認之 已承諾承擔之外匯風險。

對沖關係開始時,本集團正式指定擬運 用對沖會計法之對沖關係、風險管理目 標及進行對沖之策略,並作出文件記錄。文件記錄包括識別對沖工具、被對 沖項目或交易、被對沖風險之性質及本 集團如何評估對沖工具抵銷被對沖項目 因對沖風險引致之公允值或現金流量變 動之成效。預期對沖在抵銷公允值或現 金流量變動方面極為有效,並持續評估 有關成效,以釐定其是否在指定之整個 財務報告期間均為有效。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Derivative financial instruments and hedging (continued)

The fair value of forward currency contracts is calculated by reference to current forward exchange rates for contracts with similar maturity profiles.

For the purpose of hedge accounting, hedges are classified as:

- fair value hedges when hedging the exposure to changes in the fair value of a recognised asset or liability or an unrecognised firm commitment (except for foreign currency risk); or
- cash flow hedges when hedging the exposure to variability in cash flows that is either attributable to a particular risk associated with a recognised asset or liability or a highly probable forecast transaction, or a foreign currency risk in an unrecognised firm commitment.

At the inception of a hedge relationship, the Group formally designates and documents the hedge relationship to which the Group wishes to apply hedge accounting, the risk management objective and its strategy for undertaking the hedge. The documentation includes identification of the hedging instrument, the hedged item or transaction, the nature of the risk being hedged and how the Group will assess the hedging instruments' effectiveness in offsetting the exposure to changes in the hedged item's fair value or cash flows attributable to the hedged risk. Such hedges are expected to be highly effective in achieving offsetting changes in fair value or cash flows and are assessed on an ongoing basis to determine that they actually have been highly effective throughout the financial reporting periods for which they were designated.

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2.4 主要會計政策概要(續)

衍生金融工具及對沖(續)

符合對沖會計法嚴格標準之對沖按以下 方法列賬:

公允值對沖

對沖衍生工具之公允值變動於損益表 確認。因對沖風險導致之對沖項目公允 值變動,入賬列作對沖項目之部分賬面 值,同時亦於損益表內確認。

以攤銷成本列賬之公允值對沖,其賬面 值調整於直至到期日為止之剩餘期限內 於損益表攤銷。任何以實際權益法計算 之被對沖金融工具之賬面值調整均會於 損益表攤銷。

調整一旦存在即可予攤銷,且須於因風 險已被對沖終止就被對沖項目之公允值 變動調整前開始攤銷。倘被對沖項目被 終止確認,則未攤銷公允值隨即於損益 表確認。

當未確認之確定承擔被指定為被對沖項 目時,其後被對沖風險導致該確定承擔 之累計公允值變動,乃確認為資產或負 債,相應之損益則於損益表確認。對沖 工具公允值變動亦於損益表確認。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Derivative financial instruments and hedging (continued)

Hedges which meet the strict criteria for hedge accounting are accounted for as follows:

Fair value hedges

The change in the fair value of a hedging derivative is recognised in the income statement. The change in the fair value of the hedged item attributable to the risk hedged is recorded as a part of the carrying amount of the hedged item and is also recognised in the income statement.

For fair value hedges relating to items carried at amortised cost, the adjustment to carrying value is amortised through the income statement over the remaining term to maturity. Any adjustment to the carrying amount of a hedged financial instrument for which the effective interest method is used is amortised to the income statement.

Amortisation may begin as soon as an adjustment exists and shall begin no later than when the hedged item ceases to be adjusted for changes in its fair value attributable to the risk being hedged. If the hedged item is derecognised, the unamortised fair value is recognised immediately in the income statement.

When an unrecognised firm commitment is designated as a hedged item, the subsequent cumulative change in the fair value of the firm commitment attributable to the hedged risk is recognised as an asset or liability with a corresponding gain or loss recognised in the income statement. The changes in the fair value of the hedging instrument are also recognised in the income statement.

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2.4 主要會計政策概要(續)

衍生金融工具及對沖(續) 現金流量對沖

對沖工具之有效損益部分直接於權益確 認,而無效部分則即時於損益表確認。

計入權益之數額於被對沖交易對損益表 產生影響時轉撥至損益表,例如當一宗 預期銷售發生時。

倘預期交易不再預計會發生,先前於權 益確認之金額將撥入損益表。倘對沖工 具到期或售出、終止或被行使,而且並 無被另一對沖工具取代或接續有效,或 倘其指定作為對沖項目之資格遭撤銷, 先前於權益確認之金額仍保留於權益, 直至預期交易或已承諾承擔發生為止。

存貨

存貨按成本及可變現淨值兩者中之較 低者列賬。成本按加權平均基準計算, 如屬在製品及製成品,其成本包括直接 物料費用、直接工資及按適當比例分配 之製造費用。可變現淨值按估計售價減 預期完成及售出所需之任何估計成本計 算。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Derivative financial instruments and hedging (continued) **Cash flow hedges**

The effective portion of the gain or loss on the hedging instrument is recognised directly in equity, while the ineffective portion is recognised immediately in the income statement.

Amounts taken to equity are transferred to the income statement when the hedged transaction affects the income statement, such as when a forecast sale occurs.

If the forecast transaction is no longer expected to occur, the amounts previously recognised in equity are transferred to the income statement. If the hedging instrument expires or is sold, terminated or exercised without replacement or rollover, or if its designation as a hedge is revoked, the amounts previously recognised in equity remain in equity until the forecast transaction or firm commitment occurs.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined on the weighted average basis and, in the case of work in progress and finished goods, comprises direct materials, direct labour and an appropriate proportion of overheads. Net realisable value is based on estimated selling prices less any estimated costs to be incurred to completion and disposal.

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2.4 主要會計政策概要(續)

現金及現金等價物

就綜合現金流量表而言,現金及現金等 價物包括手頭現金及活期存款以及可隨 時轉換為已知數額現金之高度流通短期 投資,有關投資所承受價值變動風險不 大,到期日一般為購入後三個月內,另 扣除須按要求償還及構成本集團現金管 理其中部分之銀行透支。

就資產負債表而言,現金及現金等價物 包括手頭及銀行現金,當中包括初步存 款期為三個月或以下且用途不限之定期 存款。

所得税

所得税包括即期及遞延税項。所得税於 損益表確認,或倘與同一或不同期間直 接於權益確認之項目相關,則於權益確 認。

現行及過往期間之即期税項資產及負 債,按預期自税務機關收回或向税務機 關支付之金額計算。

遞延税項就於結算日資產及負債之税基 與就財務報告之賬面值間之所有暫時差 額,以負債法作出撥備。

遞延税項負債就所有應課税暫時差額確 認,惟下列情況除外:

 遞延税項負債來自初次確認交易 之資產或負債,而有關交易並非業 務合併且於進行交易時不會對會 計利潤或應課税利潤或虧損構成 影響;及

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued) Cash and cash equivalents

For the purpose of the consolidated cash flow statement, cash and cash equivalents comprise cash on hand and demand deposits, and short term highly liquid investments that are readily convertible into known amounts of cash, are subject

readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the balance sheets, cash and cash equivalents comprise cash on hand and at banks, including term deposits with initial terms of three months or less, which are not restricted as to use.

Income tax

Income tax comprises current and deferred tax. Income tax is recognised in the income statement, or in equity if it relates to items that are recognised in the same or a different period directly in equity.

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities.

Deferred tax is provided, using the liability method, on all temporary differences at the balance sheet date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

• where the deferred tax liability arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and

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2.4 主要會計政策概要(續)

所得税(續)

就與於附屬公司、聯營公司之投資
 及於共同控制實體之權益有關之
 應課税暫時差額而言,如可以控制
 撥回暫時差額之時間及暫時差額
 於可見將來不大可能撥回。

遞延税項資產就所有可扣税暫時差額、 結轉未動用税項抵免及未動用税項虧 損確認,惟以可能有應課税利潤以動用 可扣税暫時差額、結轉未動用税項抵免 及未動用税項虧損為限,惟下列情況除 外:

- 遞延税項資產與初次確認交易之 資產或負債產生之暫時差額有關, 而有關交易並非業務合併且於進 行交易時不會對會計利潤或應課 税利潤或虧損構成影響;及
- 就與於附屬公司、聯營公司之投資
 及於共同控制實體之權益有關之
 可扣税暫時差額而言,只有在暫時
 差額可能於可見將來撥回,且可能
 有應課税利潤以動用暫時差額之
 情況下,方會確認遞延税項資產。

遞延税項資產之賬面值於各結算日檢 討,當再無可能獲得足夠應課税利潤以 動用全部或部分遞延税項資產,則會下 調。相反,之前未確認之遞延税項資產 於各結算日獲重新評估,於可能有足夠 應課税利潤以動用全部或部分遞延税項 資產時確認。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

- Income tax (continued)
- in respect of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, carryforward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carryforward of unused tax credits and unused tax losses can be utilised, except:

- where the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Conversely, previously unrecognised deferred tax assets are reassessed at each balance sheet date and are recognised to the extent that it is probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised.

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2.4 主要會計政策概要(續)

所得税(續)

根據於結算日已頒佈或大致已頒佈之税 率(及税法),遞延税項資產及負債按變 現資產或償還負債之期間預期適用之税 率計算。

倘存在可以即期税項資產抵銷即期税項 負債之可強制執行合法權利,而遞延税 項資產與遞延税項負債與同一課税實體 及同一税務機關有關,則將遞延税項資 產抵銷遞延税項負債。

政府補助

當可以合理確定將會收取補助及已符合 所有附帶條件,則確認政府補助。如補 助與某項開支有關,則於相關期間確認 為收入,以將補助有系統地與擬補足開 支配對。如補助與某項資產有關,其公 允值則計入遞延收入賬目,於有關資產 之預計可用年期按每年相等之金額撥入 損益表。

收入確認

當本集團可能獲得經濟利益,而有關收 入能夠可靠計算時,則按下列基準確認 收入:

- (a) 銷售貨品收入於擁有權之大部分
 風險及回報已轉讓予買方時確認,
 惟本集團必須不再持有擁有權通
 常伴隨之相關程度管理權力,亦不
 再實際控制已售出貨品;
- (b) 租金收入於租期內按時間比例基 準確認;

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Income tax (continued)

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the balance sheet date.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

Government grants

Government grants are recognised where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income over the periods necessary to match the grant on a systematic basis to the costs that it is intended to compensate. Where the grant relates to an asset, the fair value is credited to a deferred income account and is released to the income statement over the expected useful life of the relevant asset by equal annual instalments.

Revenue recognition

Revenue is recognised when it is probable that the economic benefits will flow to the Group and when the revenue can be measured reliably, on the following bases:

- (a) from the sale of goods, when the significant risks and rewards of ownership have been transferred to the buyer, provided that the Group maintains neither managerial involvement to the degree usually associated with ownership, nor effective control over the goods sold;
- (b) rental income, on a time proportion basis over the lease terms;

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2.4 主要會計政策概要(續)

收入確認(續)

- (c) 利息收入以實際利率法按應計基 準確認,實際利率法按貼現率於金 融工具預計年期折算估計未來現 金流入至財務資產之賬面淨值;及
- (d) 股息收入於股東收取款項之權益 確立時確認。

僱員福利

本集團向界定退休供款計劃作出之供款 均於產生時列作開支。倘該計劃並無足 夠資產以向僱員支付與目前及以往期間 僱員相關之所有福利,本集團亦無進一 步支付供款之法定責任或推定責任。

借貸成本

借貸成本於產生期間在損益表確認為開 支。

股息

董事建議派付之末期股息於資產負債表 內權益項下獨立歸類為保留盈利分配, 直至股息獲股東於股東大會批准為止。 該等股息於股東批准及宣派時確認為負 債。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Revenue recognition (continued)

- (c) interest income, on an accrual basis using the effective interest method by applying the rate that discounts the estimated future cash receipts through the expected life of the financial instrument to the net carrying amount of the financial asset; and
- (d) dividend income, when the shareholders' right to receive payment has been established.

Employee benefits

The Group's contribution to the defined contribution retirement schemes are expensed as incurred. The Group has no legal or constructive obligations to pay further contributions if the schemes do not hold sufficient assets to pay all employees the benefits relating to employee in the current and prior periods.

Borrowing costs

Borrowing costs are recognised as expenses in the income statement in the period in which they are incurred.

Dividends

Final dividends proposed by the directors are classified as a separate allocation of retained profits within the equity section of the balance sheet, until they have been approved by the shareholders in a general meeting. When these dividends have been approved by the shareholders and declared, they are recognised as a liability.

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2.4 主要會計政策概要(續)

外幣換算

此等財務報表以人民幣呈列。本集團各 實體決定其個別功能貨幣·而列入各實 體財務報表之項目乃按該功能貨幣計 量。外幣交易初步按交易日期之功能貨 幣匯率記錄。以外幣列值之貨幣資產及 負債按結算日適用之功能貨幣匯率重新 換算。除對沖於外國實體之淨投資之外 幣借貸差額外,所有差額計入損益表。 此等差額直接計入權益,直至出售淨 投資為止,屆時淨投資於損益表解除確 認。該等借貸之匯兑差額應佔之税項開 支及抵免亦於權益處理。以外幣歷史成 本計算之非貨幣項目,按最初交易日期 之匯率換算;而以外幣按公允值計算之 非貨幣項目,則按釐定公允值當日之匯 率換算。收購外國業務產生之任何商譽 及收購產生之任何資產及負債賬面值公 **允值調整**,均被視為外國業務之資產及 負債,於收市日換算。

本公司之功能貨幣為港元,而若干位於 中國大陸境外附屬公司之功能貨幣為人 民幣以外貨幣。截至報告日期,此等公 司之資產及負債已按結算日之匯率換算 為本集團之呈列貨幣(人民幣),而彼等 之損益表則以年內加權平均匯率換算。 因換算產生之匯兑差額已直接列作權益 之獨立部分。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Foreign currencies

These financial statements are presented in RMB. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Transactions in foreign currencies are initially recorded in the functional currency rates ruling at the date of the transactions. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency rate of exchange ruling at the balance sheet date. All differences are taken to profit or loss with the exception of differences on foreign currency borrowings that provide a hedge against a net investment in a foreign entity. These are taken directly to equity until the disposal of the net investment, at which time they are recognised in profit or loss. Tax charges and credits attributable to exchange differences on those borrowings are also dealt with in equity. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Any goodwill arising on the acquisition of a foreign operation and any fair value adjustments to the carrying amounts of assets and liabilities arising on the acquisition are treated as the assets and liabilities of the foreign operation and translated at the closing date.

The functional currency of the Company is Hong Kong dollars ("HK\$"). The functional currency of certain subsidiaries located outside Mainland China are currencies other than RMB. As at the reporting date, the assets and liabilities of these companies are translated into the presentation currency of the Group (RMB) at the exchange rates ruling at the balance sheet date and their income statements are translated at the weighted average exchange rates for the year. The exchange differences arising on the translation are taken directly to a separate component of equity.

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3. 重要會計判斷及估計

編製本集團財務報表時,管理層須作出 可能影響於報告日期之收益、開支、資 產及負債以及或然負債之呈報數目之判 斷、估計及假設。然而,此等假設及估計 之不確定因素可能導致須於未來為受影 響之資產及負債賬面值作出重大調整。

估計之不確定因素

下文討論有關日後及於結算日其他主要 估計不確定因素來源且可能導致下一個 財政年度之資產與負債賬面值須作出重 大調整之主要假設。

(a) 廠房及設備之可用年期

本集團管理層釐定其廠房及設備之 預計可用年期及相關折舊費用。該 估計乃根據過往性質及功能類似 之廠房及設備之實際可用年期作 出。由於業內競爭激烈,技術不斷 創新及競爭對手作出相應行動,有 關估計可出現大幅變動。倘可用年 期少於先前估計之可用年期,管理 層將提高折舊費用,或撇銷或撇減 技術上過期或不符合策略之已報 廢或出售資產。

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the Group's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the disclosure of contingent liabilities, at the reporting date. However, uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets or liabilities affected in the future.

Estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the balance sheet date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are discussed below.

(a) Useful lives of plant and equipment

The Group's management determines the estimated useful lives and consequently related depreciation charges. This estimate is based on the historical experience of the actual useful lives of plant and equipment of similar nature and functions. It could change significantly as a result of technical innovations and competitor actions in response to severe industry cycles. Management will increase the depreciation charge where useful lives are less than previously estimated lives, or it will write off or write down technically obsolete or non-strategic assets that have been abandoned or sold.

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3. 重要會計判斷及估計(續)

估計之不確定因素(續)

(b) 物業、廠房及設備以及土地使用權 之估計減值

> 本集團根據財務報表附註2.4所述 會計政策,每年評估物業、廠房及 設備以及土地使用權,確定有否任 何減值跡象。物業、廠房及設備之 可收回金額乃根據使用價值釐定。 土地使用權之可收回金額乃參考獨 立評估釐定。該等計算及評估需運 用一定之主觀判斷和作出估算。

(c) 應收款項之估計減值 本集團評估應收賬款、應收票據及 其他應收款項之可收回程度,據此 記錄應收款項減值。若發生事件或 情況變化顯示應收賬款、應收票據 及其他應收款項之餘額可能無法收 回,則會作出撥備。識別呆賬時, 需運用一定之主觀判斷和作出估 算。若預期金額與原先估計有別, 該等差額將會影響應收賬款、應收 票據及其他應收款項之賬面值及 更改估算期間之呆賬撥備支出。

(d) 存貨撇減至可實現淨值之估計

本集團根據對存貨可實現程度之 評估,將存貨撇減至可實現淨值。 若發生事件或情況變化顯示結餘 可能無法實現,則會撇減存貨。識 別撇減值時,需運用一定之主觀判 斷和作出估算。若預期金額與原先 估計有別,該等差額將會影響存貨 賬面值和更改估算期間之存貨撇 減金額。

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

Estimation uncertainty (continued)

(b) Estimated impairment of property, plant and equipment and land use rights

The Group assesses annually whether property, plant and equipment and land use rights have any indication of impairment, in accordance with the accounting policy stated in note 2.4 to the financial statements. The recoverable amounts of property, plant and equipment have been determined based on value-inuse calculations, while that of land use rights has been determined with reference to independent valuations. These calculations and valuations require the use of judgements and estimates.

(c) Estimated impairment of receivables

The Group records impairment of receivables based on an assessment of the recoverability of trade and bills receivable and other receivables. Provisions are applied to trade and bills receivable and other receivables where events or changes in circumstances indicate that the balances may not be collectible. The identification of doubtful debts requires the use of judgement and estimates. Where the expectation is different from the original estimate, such difference will impact carrying value of trade and bills receivable and other receivables and doubtful debt expenses in the period in which such estimate has been changed.

(d) Estimated write-downs of inventories to net realisable value

The Group writes down inventories to net realisable value based on an assessment of the realisability of inventories. Write-downs on inventories are recorded where events or changes in circumstances indicate that the balances may not be realised. The identification of write-downs requires the use of judgement and estimates. Where the expectation is different from the original estimate, such difference will impact carrying value of inventories and write-downs of inventories in the years in which such estimate has been changed.

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4. 分部資料

本集團主要從事製造及銷售針織服裝產 品之單一業務分部,其大部分經營業務 及資產均位於中國大陸。故此,本集團 並無呈列業務分部或地域分部。

5. 收入、其他收入及收益

收入亦為本集團之營業額,即已出售貨 物扣除退貨及貿易折扣撥備後之發票淨 值。

收入、其他收入及收益分析如下:

4. SEGMENT INFORMATION

The Group is principally engaged in one business segment, the manufacture and sale of knitwear products, and most of its operations and assets are located in Mainland China. Therefore, no business segment or geographical segment is presented.

5. REVENUE, OTHER INCOME AND GAINS

Revenue, which is also the Group's turnover, represents the net invoiced value of goods sold, after allowances for returns and trade discounts.

An analysis of revenue, other income and gains is as follows:

		本∮ Gro	集團 Dup
		二零零八年 2008 人民幣千元 RMB'000	二零零七年 2007 人民幣千元 RMB'000
收入 銷售貨物	Revenue Sale of goods	4,822,596	3,655,613
其他收入 政府補助 * 銀行利息收入 其他	Other income Government grants * Bank interest income Others	19,842 4,358 –	14,116 1,560 4
收益	Gains	24,200	15,680
外匯收益 公允值收益淨額: 衍生工具-不符合對沖 資格之交易	Foreign exchange gains Fair value gains, net: Derivative instruments – transactions	25,965 16,620	_
具怕之义勿	not qualifying as hedges	42,585	
		66,785	15,680

* 政府補助主要指地方政府給予本集團 之獎勵。政府補助並不附帶任何未達成 條件或或然負債。 Government grants mainly represent bonus granted by local government to the Group. There are no unfulfilled conditions or contingencies relating to the government grants.

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6. 除税前利潤

本集團之除税前利潤已扣除/(計入):

6. PROFIT BEFORE TAX

The Group's profit before tax is arrived at after charging/ (crediting):

					本 Gro	
				附註 Notes	二零零八年 2008 人民幣千元 RMB'000	二零零七年 2007 人民幣千元 RMB'000
已出售存貨成本 物業、廠房及設備 折舊及減值 確認土地使用權* 其他無形資產攤銷**	Cost of inventories Depreciation and i plant and equip Recognition of lan Amortisation of otl	mpairmen oment d use righ	ts*	15 16 17	3,503,504 210,994 2,677 3,941	2,686,812 174,034 1,981 31
根據經營租賃應付之 最低租金款項: 樓宇	Minimum lease pa operating lease Buildings	yments ur			19,506	19,200
核數師酬金 僱員福利開支(包括董事 酬金(附註8)): 工資及薪金 退休計劃供款 其他福利	Auditors' remunera Employee benefit directors' remu Wages and sala Pension schem Other welfares	expense (i neration (r aries	note 8)):		1,750 867,705 43,986 10,546	1,791 668,361 30,686 9,031
					922,237	708,078
匯兑差額淨額*** 撇減存貨至可實現淨值	Foreign exchange Write-down of inve net realisable v	entories to			(25,965) 18,945	(15,726) 148
 公允值(收益)/虧損淨額: 衍生工具−不符合對沖 資格之交易**** 銀行利息收入 出售物業、廠房及 設備項目之虧損 	Fair value (gains)/l Derivative instru not qualifyin Bank interest inco Loss on disposal o plant and equip	uments – t g as hedg me of items of	ransactions es****		(16,620) (4,358) 1,950	104,073 (1,560) 135
* 本年度確認之土地使用 損益表之「行政費用」♪		*		ve expense	use rights for the y s" on the face of	
** 本年度之其他無形資產 合損益表之「行政費用」		**		"Administra	er intangible asse tive expenses" or ment.	
*** 匯兑差額已計入綜合損益 入」內。	益表之「其他收	***	-	•	ferences, net for th ne face of the cor	-
**** 截至二零零八年十二月 零零七年十二月三十一 允值收益或虧損淨額已 損益表中「其他收入」 內。	-日止年度之公 ,分別計入綜合	***	December 20	08 and 31 ["Other expe	losses, net for the December 2007 are nses" on the face o tively.	included in "Other

二零零八年十二月三十一日 31 December 2008

7. 融資成本

7. FINANCE COSTS

			集團 pup
		二零零八年	二零零七年
		2008	2007
		人民幣千元	人民幣千元
		RMB'000	RMB'000
須於五年內悉數償還之 銀行貸款、透支及	Interest on bank loans, overdrafts and other loans wholly repayable within five years		
其他貸款之利息		51,417	34,279

8. 董事酬金

8. DIRECTORS' REMUNERATION

根據上市規則及香港公司條例第161條 所披露,本年度之董事酬金如下: Directors' remuneration for the year, disclosed pursuant to the Listing Rules and Section 161 of the Hong Kong Companies Ordinance, is as follows:

		本集團	
		Gro	oup
		二零零八年	二零零七年
		2008	2007
		人民幣千元	人民幣千元
		RMB'000	RMB'000
袍金 Fees		180	180
薪金、津貼及實物利益 Salaries, allowances an	d benefits in kind	2,676	2,698
退休計劃供款 Pension scheme contril	outions	20	18
		2,696	2,716
		2,876	2,896

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8. 董事酬金(續)

8. DIRECTORS' REMUNERATION (continued)

- (a) 執行董事及獨立非執行董事
- (a) Executive directors and independent non-executive directors

			薪金、		
			津貼及	退休計劃	
		袍金	實物利益	供款	酬金總額
			Salaries,		
			allowances	Pension	
			and benefits	scheme	Total
		Fees	in kind	contributions	remuneration
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
二零零八年	2008				
執行董事:	Executive directors:				
馬建榮先生	Mr. Ma Jianrong	-	751	6	757
黃關林先生	Mr. Huang Guanlin	-	579	5	584
馬仁和先生	Mr. Ma Renhe	-	439	5	444
陳忠靜先生	Mr. Chen Zhongjing	-	438	4	442
鄭妙輝女士	Ms. Zheng Miaohui	-	439	-	439
		-	2,646	20	2,666
獨立非執行董事:	Independent non-executive				
	directors:				
錢鋒先生	Mr. Qian Feng (Resigned on				
(於二零零八年	30 December 2008)				
十二月三十日辭任)		60	10	-	70
蘇壽南先生	Mr. Su Shounan (Appointed on				
(於二零零八年	30 December 2008)				
十二月三十日委任)		-	-	-	-
宗平生先生	Mr. Zong Pingsheng	60	10	-	70
戴祥波先生	Mr. Dai Xiangbo	60	10	-	70
		180	30	-	210
		180	0.676	20	2,876
		180	2,676	20	2,876

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8. 董事酬金(續)

8. DIRECTORS' REMUNERATION (continued)

- (a) 執行董事及獨立非執行董事 (續)
- (a) Executive directors and independent non-executive directors (continued)

			薪金、		
			津貼及	退休計劃	
		袍金	實物利益	供款	酬金總額
			Salaries,		
			allowances	Pension	
			and benefits	scheme	Total
		Fees	in kind	contributions	remuneration
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
二零零七年	2007				
執行董事:	Executive directors:				
馬建榮先生	Mr. Ma Jianrong	_	740	6	746
黄關林先生	Mr. Huang Guanlin	_	583	4	587
馬仁和先生	Mr. Ma Renhe	_	447	4	451
陳忠靜先生	Mr. Chen Zhongjing	_	445	4	449
鄭妙輝女士	Ms. Zheng Miaohui	-	439	-	439
		-	2,654	18	2,672
獨立非執行董事:	Independent non-executive directors:				
錢鋒先生	Mr. Qian Feng	60	8	_	68
宗平生先生	Mr. Zong Pingsheng	60	18	_	78
戴祥波先生	Mr. Dai Xiangbo	60	18	-	78
		180	44	-	224
		180	2,698	18	2,896

年內並無董事放棄或同意放棄任何酬金 之安排。 There was no arrangement under which a director waived or agreed to waive any remuneration during the year.

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9. 五名最高薪酬僱員

9. FIVE HIGHEST PAID EMPLOYEES

年內五名最高薪酬僱員包括兩名(二零 零七年:兩名)董事,彼等之酬金詳情載 於上文附註8。其餘三名(二零零七年: 三名)非董事最高薪酬僱員之酬金詳情 如下: The five highest paid employees during the year included two (2007: two) directors, details of whose remuneration are set out in note 8 above. Details of the remuneration of the remaining three (2007: three) non-director, highest paid employees for the year are as follows:

		本集團		
		Gro	Group	
		二零零八年	二零零七年	
		2008	2007	
		人民幣千元	人民幣千元	
		RMB'000	RMB'000	
薪金、津貼及實物利益	Salaries, allowances and benefits in kind	2,005	1,742	
退休計劃供款	Pension scheme contributions	10	10	
		2,015	1,752	

酬金介乎以下組別之非董事最高薪酬僱 員人數: The number of non-director, highest paid employees whose remuneration fell within the following bands is as follows:

		僱員 Number of	
		二零零八年	二零零七年
		2008	2007
零至1,000,000港元	Nil to HK\$1,000,000	3	3

10. 退休福利

10. RETIREMENT BENEFITS

		二零零八年	二零零七年
		2008	2007
損益表已扣除	Income statement charge for		
一退休福利供款	- Retirement benefit contributions	45,809	20,289

本集團於中國大陸之全職僱員受多項由 政府資助之退休金計劃所保障,按照該 等計劃,本集團須按僱員薪金總額之若 干百分比且在不超過規定上限內承擔保 險費及福利供款,並向有關政府當局繳 納。 The retirement benefits of full-time employees of the Group in Mainland China are covered by various government-sponsored pension plans under which the premiums and welfare benefit contributions that should be borne by the Group are calculated based on percentages of the total salary of employees, subject to a certain ceiling, and are paid to the relevant government authorities.

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10. 退休福利(續)

本集團亦根據強制性公積金計劃條例於 香港為合資格參與強制性公積金退休福 利計劃(「強積金計劃」)之僱員參與一 項界定供款強積金計劃。供款乃按僱員 基本薪金之某個百分比支付,並根據強 積金計劃規例在須支付時於損益表扣 除。強積金計劃之資產存入獨立管理之 基金內,與本集團的資產分開持有。本 集團之僱主供款於向強積金計劃作出供 款時完全屬於僱員。

於柬埔寨王國註冊成立之全資附屬公 司申洲(柬埔寨)有限公司(「申洲柬埔 寨」)須根有關當地機關之規定按僱員薪 金向退休福利計劃供款。根據當地機關 之規例,僱員可享有本公司之供款。

除上文所述之供款外·本集團毋須承擔 其他退休後福利或住房公積金之責任。

11. 税項

截至二零零八年及二零零七年十二月 三十一日止年度之所得税開支主要成分 為:

10. RETIREMENT BENEFITS (continued)

The Group also participates in a defined contribution Mandatory Provident Fund retirement benefit scheme (the "MPF Scheme") in Hong Kong under the Mandatory Provident Fund Schemes Ordinance, for those employees who are eligible to participate in the MPF Scheme. Contributions are made based on a percentage of the employees' basic salaries and are charged to the income statement as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme.

Shenzhou (Cambodia) Co., Ltd. ("Shenzhou Cambodia"), a wholly-owned subsidiary incorporated in the Kingdom of Cambodia, is required to contribute amounts based on employees' salaries to the retirement benefit scheme as stipulated by the relevant local authority. The employees are entitled to the Company's contributions subject to the regulation of the local authority.

The Group has no further obligation for post-retirement benefits or housing funds beyond contributions in respect of the above.

11. TAX

The major components of income tax expense for the years ended 31 December 2008 and 2007 are:

		本集團	
		Gro	pup
		二零零八年	二零零七年
		2008	2007
		人民幣千元	人民幣千元
		RMB'000	RMB'000
中國大陸企業之當期	Current Mainland China corporate income tax		
所得税(「企業所得税」)	("CIT")	53,913	13,197
遞延税項(附註27)	Deferred taxation (note 27)	3,055	(19,549)
		56,968	(6,352)

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11. 税項(續)

根據開曼群島税務優惠法(一九九九年 修訂版)第六條,本公司已獲開曼群島 總督會同行政局承諾,開曼群島並無法 例對本公司或本公司業務所得利潤或 收入或收益或增值徵税。由於本公司於 香港經營業務,故其於香港產生之估計 應課税利潤須按16.5%(二零零七年: 17.5%)之税率繳付香港利得税。較低之 香港利得税税率乃自二零零八/二零零 九課税年度生效,故適用於截至二零零 八年十二月三十一日止全年於香港產生 之應課税利潤。由於本公司有過往年度 之税項虧損結轉可供抵銷本年度產生之 應課税利潤(二零零七年:無)。

根據英屬處女群島頒布之一九八四年國 際商業公司法(「國際商業公司法」),按 照國際商業公司法註冊成立之國際商業 公司可獲豁免全數所得税,包括資本收 益税及任何形式之預扣税。因此,於英 屬處女群島註冊成立之附屬公司永泰投 資有限公司(「永泰」)毋須納税。

根據税法,於柬埔寨王國註冊成立之全 資附屬公司申洲柬埔寨須按9%税率繳 納所得税,並於首四個獲利年度獲豁免 繳納所得税。申洲柬埔寨目前為其第三 個營運獲利年度。其有權獲豁免二零零 八年之所得税。

於香港註冊成立之全資附屬公司申洲貿 易有限公司(「申洲貿易」)及永泰(香 港)投資有限公司須按16.5%(二零零七 年:17.5%)利得税率就於香港產生之估 計應課税利潤繳納税項。由於年內申洲 貿易及永泰(香港)投資有限公司並無於 香港產生任何應課税利潤,故並無就香 港利得税計提撥備(二零零七年:無)。

11. TAX (continued)

Pursuant to section 6 of the Tax Concessions Law (1999 Revision) of the Cayman Islands, the Company has obtained an undertaking from the Governor-in-Council that no law which is enacted in the Cayman Islands imposing any tax to be levied on profits or income or gain or appreciation shall apply to the Company or its operations. As the Company carries on business in Hong Kong, it is subject to Hong Kong profits tax at the rate of 16.5% (2007: 17.5%) on the estimated assessable profits arising in Hong Kong. The lower Hong Kong tax rate is effective from the year of assessment 2008/2009, and so is applicable to the assessable profit arising in Hong Kong for the whole year ended 31 December 2008. No provision for Hong Kong profits tax has been made as the Company has available tax losses brought forward from prior years to offset the assessable profits generated during the year (2007: Nil).

Pursuant to the International Business Companies Act, 1984 ("IBC Act") of the British Virgin Islands, International Business Companies incorporated pursuant to the IBC Act enjoy a complete exemption from income tax. This includes an exemption from capital gains tax, and all forms of withholding tax. Accordingly, Top Always Investments Ltd. ("Top Always"), a subsidiary incorporated in the British Virgin Islands, is not subject to tax.

Shenzhou Cambodia, a wholly-owned subsidiary incorporated in the Kingdom of Cambodia under the Law on Taxation, is subject to income tax at a rate of 9% and is entitled to be exempted from income tax for the first four profit-making years. Shenzhou Cambodia is in its third profitable year of operation. It is entitled to be exempted from income tax in 2008.

Shenzhou Trading Company Limited ("Shenzhou Trading") and Top Always (Hong Kong) Investment Limited, whollyowned subsidiaries incorporated in Hong Kong, are subject to the profits tax rate of 16.5% (2007: 17.5%) on the estimated assessable profits arising in Hong Kong. No provision for Hong Kong profits tax has been made as Shenzhou Trading and Top Always (Hong Kong) Investment Limited had no assessable profits arising in Hong Kong during the year (2007: Nil).

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11. 税項(續)

中華人民共和國企業所得税法(「新企業 所得税法」)於二零零八年一月一日起生 效,其將適用於境內及外資企業之企業 所得税税率統一為25%。自二零零八年 一月一日起,本集團根據新企業所得税 法按法定所得税税率25%就各該等公司 於期內之應課税收入計提撥備,惟本集 團若干中國附屬公司除外,該等公司自 其首個獲利年度起,獲豁免繳納兩年中 國所得税,及於隨後三年獲適用税率減 半之優惠。税項豁免及寬減將於二零零 九至二零一二年期間到期。

税項開支與會計利潤乘以截至二零零八 年及二零零七年十二月三十一日止課税 年度之中國境內税率之對賬如下:

11. TAX (continued)

The Corporate Income Tax Law of the People's Republic of China (the "New CIT Law") was effective from 1 January 2008, which unifies the corporate income tax rate for domestic and foreign enterprises at 25%. From 1 January 2008, the PRC enterprise income tax is provided based on the statutory income tax rate of 25% of the assessable income of each of these companies for the period as determined in accordance with the New CIT Law except for certain of the Group's PRC subsidiaries, which are exempted from the PRC income tax for two years starting from their first profit-making year, followed by a 50% reduction in the applicable tax rate for the next three years. The tax holidays and concessions will expire between 2009 and 2012.

A reconciliation between tax expense and the product of accounting profit multiplied by the PRC's domestic tax rate for the tax years ended 31 December 2008 and 2007 is as follows:

		本集	本集團	
		Gro	oup	
		二零零八年	二零零七年	
		2008	2007	
		人民幣千元	人民幣千元	
		RMB'000	RMB'000	
除税前利潤	Profit before tax	757,420	401,736	
以法定税率25% (二零零七年:33%)	Tax at the statutory tax rate of 25% (2007: 33%)			
計算之税項		189,355	132,573	
特定省份或地方部門	Lower tax rate for specific provinces or			
實施之較底税率	enacted by local authority	(134,327)	(139,697)	
不可扣税支出	Expenses not deductible for tax	1,221	772	
無確認之税項虧損	Tax losses not recognised	719	-	
		56,968	(6,352)	

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12. 母公司股權持有人應佔利潤

12. PROFIT ATTRIBUTABLE TO EQUITY HOLDERS OF THE PARENT

截至二零零八年十二月三十一日止年度 之母公司股權持有人應佔綜合利潤包括 利潤人民幣327,811,000元(二零零七 年:人民幣56,343,000元),已於本公司 財務報表內處理。 The consolidated profit attributable to equity holders of the parent for the year ended 31 December 2008 includes a profit of RMB327,811,000 (2007: RMB56,343,000) which has been dealt with in the financial statements of the Company.

13. 股息

13. DIVIDENDS

		本立	いしていていていていていていていていています。	
		Com	Company	
		二零零八年	二零零七年	
		2008	2007	
		人民幣千元	人民幣千元	
		RMB'000	RMB'000	
擬派末期股息每股	Proposed final dividend of HK\$0.20			
普通股0.20港元	(approximately RMB0.18) (2007: HK\$0.16)			
(約人民幣0.18元)	per ordinary share			
(二零零七年:0.16港元	;)	219,593	186,531	

本年度之擬派末期股息須由本公司股東 於應屆股東週年大會批准。

14. 母公司普通股股權持有人應佔 每股盈利

每股基本盈利乃按母公司普通股股權持 有人應佔年度利潤除以年內已發行普通 股之加權平均數計算。 The proposed final dividend for the year is subject to the approval of the Company's shareholders at the forthcoming annual general meeting.

14. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

Basic earnings per share amounts are calculated by dividing the profit for the year attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares outstanding during the year.

二零零八年十二月三十一日 31 December 2008

14. 母公司普通股股權持有人應佔 每股盈利(續) 14. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT (continued)

用於計算每股基本及攤薄盈利之收入及 股份資料反映如下: The following reflects the income and share data used in the basic and diluted earnings per share calculations:

		本 绯 Gro	
		二零零八年	二零零七年
		2008	2007
		人民幣千元	人民幣千元
		RMB'000	RMB'000
盈利	Earnings		
母公司普通股股權持有人	Profit attributable to ordinary equity holders		
應佔利潤	of the parent	699,380	406,882

股份數目 Number of Shares

		Tunber (
		二零零八年	二零零七年
		2008	2007
		千股	千股
		Thousands	Thousands
股份	Shares		
用於計算每股基本盈利之 普通股加權平均數	Weighted average number of ordinary shares used in the basic earnings per share		
	calculation	1,245,000	1,245,000

由於並無具攤薄影響之普通股,故並無 呈列每股攤薄盈利。 Diluted earnings per share is not presented as there were no dilutive ordinary shares.

二零零八年十二月三十一日 31 December 2008

15. 物業、廠房及設備

15. PROPERTY, PLANT AND EQUIPMENT

		本集團 Group					
		樓宇	廠房及 機器	汽車	傢俬及 固定裝置 Furniture	在建工程	總計
		Buildings 人民幣千元 RMB'000	Plant and machinery 人民幣千元 RMB'000	Motor vehicles 人民幣千元 RMB'000	and fixtures 人民幣千元 RMB'000	Construction in progress 人民幣千元 RMB'000	Total 人民幣千元 RMB'000
二零零八年十二月三十一日	31 December 2008						
於二零零七年十二月三十一日 及二零零八年一月一日: 成本	At 31 December 2007 and at 1 January 2008: Cost	744,734	1,679,068	28,530	65,459	110,890	2,628,681
成本 累計折舊及減值	Accumulated depreciation and impairment	(66,375)	(542,925)	(13,150)	(32,249)		(654,699)
賬面淨值	Net carrying amount	678,359	1,136,143	15,380	33,210	110,890	1,973,982
於二零零八年一月一日, 已扣減累計折舊及減值	At 1 January 2008, net of accumulated depreciation						
添置	and impairment Additions	678,359 133,036	1,136,143 86,302	15,380 11,529	33,210 6,446	110,890 278,299	1,973,982 515,612
出售 年內減值撥備	Disposals Impairment provided during the year	-	(2,235) (4,026)	(485) –	(77) -	-	(2,797) (4,026)
年度折舊撥備 轉撥	Depreciation provided during the year Transfers	(41,357) 217,570	(152,928) 2,228	(4,650) –	(8,033) -	- (219,798)	(206,968) -
匯兑調整	Exchange realignment	(691)	(1,370)	(47)	(15)	-	(2,123)
於二零零八年 十二月三十一日, 已扣滅累計折舊及減值	At 31 December 2008, net of accumulated depreciation and impairment	986,917	1,064,114	21,727	31,531	169,391	2,273,680
於二零零八年	At 31 December 2008:		,,	,			, , , , , , , , , , , , , , , , , , , ,
十二月三十一日: 成本 累計折舊及減值	Cost Accumulated depreciation and	1,094,574	1,754,003	37,762	71,098	169,391	3,126,828
	impairment	(107,657)	(689,889)	(16,035)	(39,567)	-	(853,148)
賬面淨值	Net carrying amount	986,917	1,064,114	21,727	31,531	169,391	2,273,680

二零零八年十二月三十一日 31 December 2008

15. 物業、廠房及設備(續)

15. PROPERTY, PLANT AND EQUIPMENT

(continued)

		本集團					
		Group 廠房及					
		樓宇	咸 広 反 機器	汽車	個定裝置	在建工程	總計
		1女 」	1757, 121	/(+	Furniture	化进工性	7WOA A I
			Plant and	Motor	and	Construction	
		Buildings	machinery	vehicles	fixtures	in progress	Total
		。 人民幣千元	, 人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
二零零七年十二月三十一日	31 December 2007						
於二零零六年十二月三十一日	At 31 December 2006 and						
及二零零七年一月一日:	at 1 January 2007:						
成本	Cost	566,129	1,380,390	23,136	52,148	103,609	2,125,412
累計折舊及減值	Accumulated depreciation and						
	impairment	(37,764)	(412,000)	(10,773)	(26,844)	-	(487,381)
賬面淨值	Net carrying amount	528,365	968,390	12,363	25,304	103,609	1,638,031
於二零零七年一月一日,	At 1 January 2007, net of						
已扣減累計折舊及減值	accumulated depreciation						
NT	and impairment	528,365	968,390	12,363	25,304	103,609	1,638,031
添置	Additions	19,137	306,459	6,700	14,447	167,707	514,450
出售	Disposals	-	(1,821)	(129)	(116)	-	(2,066)
年度折舊撥備	Depreciation provided during the year	(28,660)	(135,464)	(3,502)	(6,408)	-	(174,034)
轉撥 匯兑調整	Transfers	160,426	-	-	- (17)	(160,426)	-
進兄祠登	Exchange realignment	(909)	(1,421)	(52)	(17)		(2,399)
於二零零七年	At 31 December 2007, net of						
十二月三十一日,	accumulated depreciation						
已扣減累計折舊及減值	and impairment	678,359	1,136,143	15,380	33,210	110,890	1,973,982
於二零零十年	At 31 December 2007:						
十二月三十一日:							
成本	Cost	744,734	1,679,068	28,530	65,459	110,890	2,628,681
累計折舊及減值	Accumulated depreciation and						
	impairment	(66,375)	(542,925)	(13,150)	(32,249)	-	(654,699)
賬面淨值	Net carrying amount	678,359	1,136,143	15,380	33,210	110,890	1,973,982

於二零零八年十二月三十一日,本集 團賬面淨值約為人民幣156,220,000元 (二零零七年:169,350,000)之若干樓 宇已抵押,以擔保授予本集團之一般銀 行融資(附註26)。 At 31 December 2008, certain buildings of the Group with a net book value of approximately RMB156,220,000 (2007: RMB169,350,000) were pledged to secure general banking facilities granted to the Group (note 26).

二零零八年十二月三十一日 31 December 2008

16. 土地使用權

本集團之土地使用權代表經營租賃項下 之預付土地租金款項,其賬面值分析如 下:

16. LAND USE RIGHTS

The Group's land use rights represent prepaid land lease payments under operating leases and their carrying amounts are analysed as follows:

		本集團 Group	
		二零零八年	二零零七年
		2008	2007
		人民幣千元	人民幣千元
		RMB'000	RMB'000
成本:	Cost:		
於一月一日	As at 1 January	156,785	135,185
添置	Additions	56,678	21,600
收購一家附屬公司	Acquisition of a subsidiary	-	-
於十二月三十一日	As at 31 December	213,463	156,785
累計攤銷:	Accumulated amortisation:		
於一月一日	As at 1 January	4,792	2,811
年度撥備	Provided for the year	2,677	1,981
於十二月三十一日	As at 31 December	7,469	4,792
賬面淨值:	Net book value:		
於十二月三十一日	As at 31 December	205,994	151,993
於一月一日	As at 1 January	151,993	132,374

本集團之土地使用權位於中國大陸,並 以中期租賃條款持有。 The land use rights of the Group are situated in Mainland China and are held under medium lease terms.

於二零零八年十二月三十一日,本集團 賬面淨值約為人民幣23,673,000元(二 零零七年:無)之若干土地使用權已抵押 作為授予本集團之一般銀行信貸之擔保 (附註26)。 At 31 December 2008, certain land use rights of the Group with a net book value of approximately RMB23,673,000 (2007: Nil) were pledged to secure general banking facilities granted to the Group (note 26).

財務報表附註 Notes to Financial Statements _零零八年+二月三十一日 31 December 2008

17. 無形資產

17. INTANGIBLE ASSETS

		軟件 Software 人民幣千元 RMB'000	本集團 Group 用水權* Water Use Right* 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
二零零八年 十二月三十一日	31 December 2008			
成本:	Cost:			
於二零零八年一月一日	As at 1 January 2008	552	-	552
添置	Additions	2,088	79,000	81,088
自長期預付款重新分類	Reclassification from a long-term payment	-	50,000	50,000
於二零零八年 十二月三十一日	As at 31 December 2008	0.640	129,000	131,640
		2,640	129,000	131,040
累計攤銷:	Accumulated amortisation:			
於二零零八年一月一日	As at 1 January 2008	31	-	31
年度撥備	Provided for the year	179	3,762	3,941
於二零零八年	As at 31 December 2008			
+二月三十一日		210	3,762	3,972
賬面淨值:	Net book value:			
於二零零八年	As at 31 December 2008			
十二月三十一日		2,430	125,238	127,668
於二零零八年一月一日	As at 1 January 2008	521	_	521

二零零八年十二月三十一日 31 December 2008

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17. 無形資產(續)
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17. INTANGIBLE ASSETS (continued)

			本集團	
			Group	
		軟件	用水權*	總計
		0 (1	Water	Ŧ.,,
		Software	Use Right*	Total
		人民幣千元 RMB'000	人民幣千元 RMB'000	人民幣千元 RMB'000
二零零七年 十二月三十一日	31 December 2007			
成本:	Cost:			
於二零零七年一月一日	As at 1 January 2007	_	_	_
添置	Additions	552	_	552
收購一家附屬公司	Acquisition of a subsidiary	-	-	_
於二零零七年	As at 31 December 2007			
十二月三十一日		552	-	552
累計攤銷:	Accumulated amortisation:			
於二零零七年一月一日	As at 1 January 2007	_	_	-
年度撥備	Provided for the year	31	_	31
於二零零七年	As at 31 December 2007			
十二月三十一日		31	_	31
賬面淨值:	Net book value:			
於二零零七年	As at 31 December 2007			
十二月三十一日		521	-	521
於二零零七年一月一日	As at 1 January 2007	_	_	_

* 根據本集團與寧波市北侖區政府於 二零零六年四月訂立之協議以及本 集團、寧波市北侖區水利局與寧波市 自來水總公司訂立之三份補充協議, 本集團已同意向當地政府支付人民幣 129,000,000元,以保證以優惠價持 續獲得水資源供應,為期20年(「用水 權」)。截至二零零八年十二月三十一 日,本集團已支付人民幣51,000,000 元(二零零七年:人民幣50,000,000 元),而餘下人民幣78,000,000元已記 錄為其他應付款項。 Pursuant to an agreement entered into by the Group and the Government of Beilun District, Ningbo City, in April 2006 and three supplementary agreements entered into by the Group, Ningbo Beilun Water Conservancy Bureau and Ningbo Water Supply General Company, the Group has agreed to pay the local government an amount of RMB129 million in exchange for a guaranteed constant water supply with a favourable price for a period of 20 years ("Water Use Right"). As at 31 December 2008, the Group has paid RMB51,000,000 (2007: RMB50,000,000), and the remaining RMB78,000,000 was recorded as other payable.

二零零八年十二月三十一日 31 December 2008

18. 於附屬公司之投資及給予附屬 18. INVESTMENTS IN SUBSIDIARIES AND LOANS TO SUBSIDIARIES (a) 於附屬公司之投資 (a) Investments in subsidiaries

		本之 Com	
		二零零八年	二零零七年
		2008	2007
		人民幣千元	人民幣千元
		RMB'000	RMB'000
非上市股份,按成本	Unlisted shares, at cost	638,712	727,454

主要附屬公司之詳情如下:

Particulars of the principal subsidiaries are as follows:

	註冊成立地點及		股本	百分比	
名稱	法人實體之類別	已發行股本	直接	間接	主要業務及經營地點
			Percer	ntage of	
	Place of		equity attr	ributable to	Principal
	incorporation and	Issued	the Co	ompany	activities and
Name	kind of legal entity	share capital	Direct	Indirect	place of operations
永泰	英屬處女群島、 有限責任公司	30,002美元	100%	-	投資控股
Top Always	British Virgin Islands, limited liability company	US\$30,002			Investment holding
寧波申洲針織有限公司 (「申洲針織」)	中國大陸, 外商獨資企業	116,000,000美元	-	100%	於中國大陸製造及 銷售針織服裝產品
Ningbo Shenzhou Knitting Co., Ltd. ("Shenzhou Knitting")	Mainland China, wholly-foreign- owned enterprise	US\$116,000,000			Manufacture and sale of knitwear products in Mainland China
寧波世興針織印花 有限公司 (「世興針織」)	中國大陸、 外商獨資企業	2,100,000美元	-	100%	於中國大陸印製及 銷售針織服裝產品
Ningbo Shixing Knitwear Printing Co., Ltd. ("Shixing Printing")	Mainland China, wholly-foreign- owned enterprise	US\$2,100,000			Print and sale of knitwear products in Mainland China

二零零八年十二月三十一日 31 December 2008

18. 於附屬公司之投資及給予附屬 公司之貸款(續)

18. INVESTMENTS IN SUBSIDIARIES AND LOANS TO SUBSIDIARIES (continued)

(a) 於附屬公司之投資(續)

(a) Investments in subsidiaries (continued)

	註冊成立地點及		股本百	百分比	
名稱	法人實體之類別	已發行股本	直接	間接	主要業務及經營地點
			Percen	tage of	
	Place of			ibutable to	Principal
	incorporation and	Issued	the Co	ompany	activities and
Name	kind of legal entity	share capital	Direct	Indirect	place of operations
寧波樂樂印花有限公司 (「樂樂印花」)	中國大陸、 外商獨資企業	140,000美元	-	100%	於中國大陸印製及 銷售針織服裝產品
Ningbo Lele Printing Co., Ltd. ("Lele Printing")	Mainland China, wholly-foreign- owned enterprise	US\$140,000			Print and sale of knitwear products in Mainland China
寧波甬綿時裝有限公司 (「甬綿時裝」)	中國大陸、 中外合資企業	10,000,000美元	-	91%	於中國大陸製造及 銷售針織服裝產品
Ningbo Yongmian Fashion Garment Co., Ltd. ("Yongmian Fashion")	Mainland China, foreign equity joint venture	US\$10,000,000			Manufacture and sale of knitwear products in Mainland China
寧波申蝶時裝有限公司 (「申蝶時裝」)	中國大陸、 中外合資企業	5,000,000美元	-	91%	於中國大陸製造及 銷售針織服裝產品
Ningbo Shendie Fashion Co., Ltd. ("Shendie Fashion")	Mainland China, foreign equity joint venture	US\$5,000,000			Manufacture and sale of knitwear products in Mainland China
申洲柬埔寨	柬埔寨王國、 外商獨資企業	30,000,000美元	-	100%	於柬埔寨製造及 銷售針織服裝產品
Shenzhou Cambodia	Kingdom of Cambodia, wholly-foreign- owned enterprise	US\$30,000,000			Manufacture and sale of knitwear products in Cambodia
寧波大千紡織品有限公司 (「大千紡織」)	中國大陸、 外商獨資企業	50,000,000美元	-	100%	於中國大陸製造及 銷售針織服裝產品
Ningbo Daqian Knitting Co., Ltd. ("Daqian Knitting")	Mainland China, wholly-foreign- owned enterprise	US\$50,000,000			Manufacture and sale of knitwear products in Mainland China

二零零八年十二月三十一日 31 December 2008

18. 於附屬公司之投資及給予附屬 18. INVESTMENTS IN SUBSIDIARIES AND 公司之貸款(續) LOANS TO SUBSIDIARIES (continued)

(a) 於附屬公司之投資(*續*)

(a) Investments in subsidiaries (continued)

	註冊成立地點及		股本百	百分比	
名稱	法人實體之類別	已發行股本	直接	間接	主要業務及經營地點
			Percen	tage of	
	Place of		equity attri	ibutable to	Principal
	incorporation and	Issued	the Co	mpany	activities and
Name	kind of legal entity	share capital	Direct	Indirect	place of operations
寧波林林針織有限公司 (「林林針織」)	中國大陸、 外商獨資企業	1,050,000美元	-	100%	於中國大陸製造及 加工針織服裝產品
Ningbo Linlin Knitting Co., Ltd. ("Linlin Knitting")	Mainland China, wholly-foreign- owned enterprise	US\$1,050,000			Manufacture and processing of knitwear products in Mainland China
寧波圖騰服飾有限公司 (「寧波圖騰」)	中國大陸、 外商獨資企業	4,000,000美元	-	100%	於中國大陸製造及 加工針織服裝產品
Tuton Textile (Ningbo) Co., Ltd. ("Ningbo Tuteng")	Mainland China, wholly-foreign- owned enterprise	US\$4,000,000			Manufacture and processing of knitwear products in Mainland China
申洲針織(安徽)有限公司 (「申洲針織安徽」)	中國大陸、 中外合資企業	10,000,000美元	-	95%	於中國大陸製造及 加工針織服裝產品
Shenzhou Knitting (Anhui) Co., Ltd. ("Shenzhou Anhui")	Mainland China foreign equity joint venture	US\$10,000,000			Manufacture and processing of knitwear products in Mainland China
衢洲飛耀紡織有限公司 (「衢洲飛耀」)	中國大陸、 外商獨資企業	8,000,000美元	_	100%	於中國大陸製造及 加工針織服裝產品
Quzhou Feiyao Textile Co., Ltd. ("Quzhou Feiyao")	Mainland China wholly- foreign-owned enterprise	US\$8,000,000			Manufacture and processing of knitwear products in Mainland China
上海馬威服飾有限公司 (「馬威」)	中國大陸, 獨資經營公司	人民幣 2,000,000元	-	100%	於中國大陸之貿易公司
Shanghai Maxwin Garments Co., Ltd. ("Maxwin")	Mainland China sole proprietorship Company	RMB2,000,000			Trading company in Mainland China

二零零八年十二月三十一日 31 December 2008

18. 於附屬公司之投資及給予附屬 公司之貸款(續)

18. INVESTMENTS IN SUBSIDIARIES AND LOANS TO SUBSIDIARIES (continued)

(a) 於附屬公司之投資(續)

(a) Investments in subsidiaries (continued)

	註冊成立地點及	股本	百分比		
名稱	法人實體之類別	已發行股本	直接	間接	主要業務及經營地點
			Percer	ntage of	
	Place of		equity attr	ributable to	Principal
	incorporation and	Issued	the Co	ompany	activities and
Name	kind of legal entity	share capital	Direct	Indirect	place of operations
大千進出口	中國大陸、 有限責任公司	人民幣 1,500,000元	-	100%	於中國大陸進出口商品
Daqian Import & Export	Mainland China, limited liability Company	RMB1,500,000			Import and export of commodities in Mainland China
申洲貿易 Shenzhou Trading	香港、有限責任公司 Hong Kong, limited liability company	100港元 HK\$100	-	100%	於香港進出口商品 Import and export of commodities in Hong Kong
永泰(香港)投資 有限公司	香港、有限責任公司	100港元	-	100%	投資控股
Top Always (Hong Kong) Investments Limited	Hong Kong, limited liability company	HK\$100			Investment holding

上表列示董事認為對本年度業績構 成重大影響或組成本集團資產淨 值重大部分之本公司附屬公司。

(b) 給予附屬公司之貸款

於二零零八年十二月三十一日,給 予附屬公司之所有貸款均為無抵 **押**、免息及無預定還款期或毋須在 可見將來還款。

(b) Loans to subsidiaries

the net assets of the Group.

As at 31 December 2008, all loans to subsidiaries were unsecured, interest-free and settlement is neither planned nor likely to occur in the foreseeable future.

The above table lists the subsidiaries of the Company

which, in the opinion of the directors, principally affected

the results for the year or formed a substantial portion of

財務報表附註 Notes to Financial Statements _零零八年+二月三十一日 31 December 2008

19. 存貨

19. INVENTORIES

			本集團 Group		
		二零零八年	二零零七年		
		2008	2007		
		人民幣千元	人民幣千元		
		RMB'000	RMB'000		
原材料	Raw materials	134,342	128,165		
在製品	Work in progress	320,805	308,659		
製成品	Finished goods	277,279	258,685		
		732,426	695,509		

20. 應收賬款

20. TRADE RECEIVABLES

			本集團 Group		ン司 pany
		二零零八年	二零零七年	二零零八年	二零零七年
		2008	2007	2008	2007
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
應收賬款	Trade receivables	487,038	325,771	78,214	-
減值	Impairment	-	-	-	_
		487,038	325,771	78,214	_

本集團大部分銷售以信用證進行。其餘 款項一般附有一至六個月之信貸期。 Majority of the Group's sales are covered by letter of credit. The remaining amounts are generally granted with credit terms of one to six months.

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20. 應收賬款(續)

於結算日,根據發票日期計算之應收賬 款賬齡分析如下:

20. TRADE RECEIVABLES (continued)

An aged analysis of the trade receivables as at the balance sheet date, based on the invoice date, is as follows:

			本集團 Group		公司 pany
		二零零八年	二零零七年	二零零八年	二零零七年
		2008	2007	2008	2007
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
6個月內	Within 6 months	484,280	324,294	78,214	-
6個月以上	Over 6 months	2,758	1,477	-	_
		487,038	325,771	78,214	-

並不視為減值之應收賬款賬齡分析如 下: The aged analysis of the trade receivables that are not considered to be impaired is as follows:

		本集團 Group		本公司 Company	
		二零零八年	二零零七年	二零零八年	二零零七年
		2008	2007	2008	2007
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
並未逾期或減值 逾期少於三個月	Neither past due nor impaired Less than 3 months past due	471,802 12,478	320,590 3,704	78,214	-
逾期三個月以上	Over 3 months past due	2,758	1,477	-	-
		487,038	325,771	78,214	_

並未逾期或減值之應收款項與近期並無 逾期付款記錄之客戶有關。 Receivables that were neither past due nor impaired relate to the customers for whom there was no recent history of default.

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20. 應收賬款(續)

已逾期但並無減值之應收款項與若干獨 立客戶有關,該等客戶向本集團付款之 記錄良好。基於過往經驗,本公司董事 認為,由於信貸質素並無重大轉變,且 該等結餘仍被視為可全數收回,故毋須 就有關結餘作出減值撥備。本集團並無 就該等結餘持有任何抵押品或其他提升 信貸質素安排。

於二零零八年十二月三十一日,應收賬 款以以下貨幣計值:

20. TRADE RECEIVABLES (continued)

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

At 31 December 2008, the trade receivables were denominated in the following currencies:

				本集 Gro		
			二零零	八年	- 二零零	七年
			200	8	200	17
		原	〔 貨幣	人民幣等額	原貨幣	人民幣等額
		Orig	iginal	RMB	Original	RMB
		curr	rency	equivalent	currency	equivalent
			千元	人民幣千元	千元	人民幣千元
		in	000' i	RMB'000	in '000	RMB'000
美元	US\$	53	3,074	362,739	33,424	244,146
人民幣	RMB	124	4,299	124,299	81,625	81,625
				487,038		325,771

			本公司 Company			
			二零零八年 2008		二零零 200	
		Ori	原貨幣 riginal rrency	人民幣等額 RMB equivalent	原貨幣 Original	人民幣等額 RMB equivalent
			千元 n '000	人民幣千元 RMB'000	currency 千元 in '000	A民幣千元 RMB'000
美元	US\$	1	1,444	78,214	_	_

應收賬款之賬面值與其公允值相若。

The carrying amounts of the trade receivables approximate to their fair values.

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21. 預付款項、按金及其他應收款 21. PREPAYMENTS, DEPOSITS AND OTHER 項 RECEIVABLES

		本缜	團	本立	こう
		Gro	oup	Company	
		二零零八年	二零零七年	二零零八年	二零零七年
		2008	2007	2008	2007
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
預付款項及按金	Prepayments and deposits				
- 採購原材料	 Purchase of raw materials 	59,914	42,745	_	_
一購買出口配額	- Purchase of export quotas	-	3,716	-	_
一預付租金及按金	- Prepaid rental and deposits	14,563	22,030	-	-
一其他	– Others	649	743	-	-
應收增值税退款	VAT refund receivable	21,835	10,471	-	-
應收股息	Dividends receivable	-	-	463,041	365,898
其他應收款項	Other receivables	20,330	19,565	88	93
		117,291	99,270	463,129	365,991

上述資產均無逾期支付或減值。上述結 餘所包含財務資產與近期並無欠付記錄 之應付款項有關。 None of the above assets is either past due or impaired. The financial assets included in the above balances relate to receivables for which there was no recent history of default.

預付款項、按金及其他應收款項之賬面 值與其公允值相若。 The carrying amounts of prepayments, deposits and other receivables approximate to their fair values.

22. 現金及現金等價物

22. CASH AND CASH EQUIVALENTS

			本集團 Group		公司 pany
		二零零八年	二零零七年	二零零八年	二零零七年
		2008	2007	2008	2007
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
現金及銀行結餘	Cash and bank balances	231,226	227,554	9,816	1,029
短期存款	Short-term deposits	6,915	5,830	-	5,830
現金及現金等價物	Cash and cash equivalents	238,141	233,384	9,816	6,859

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22. 現金及現金等價物(續)

於結算日,本集團以人民幣(「人民 幣」)計值之現金及銀行結餘為人民幣 200,433,000元(二零零七年:人民幣 185,276,000元)。人民幣不可自由兑換 為其他貨幣。然而,根據中國內地之外 匯管理條例及結匯、售匯及付匯管理規 定,本集團獲批准透過授權可以進行匯 兑業務之銀行將人民幣兑換為其他貨 幣。

銀行存款按銀行之每日存款利率以浮動 利率賺取利息。短期之定期存款以一日 至三個月不等之不同期間存置,視乎本 集團之即時現金需求而定,並按相應短 期存款利率賺取利息。銀行結餘已存入 最近並無拖欠記錄之信譽良好銀行。現 金及現金等價物之賬面值與其公允值相 若。

22. CASH AND CASH EQUIVALENTS (continued)

At the balance sheet date, the cash and bank balances of the Group denominated in Renminbi ("RMB") amounted to approximately RMB200,433,000 (2007: RMB185,276,000). The RMB is not freely convertible into other currencies. However, under Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

Cash at banks earns interest at floating rates based on daily bank deposit rates. Short term time deposits are made for varying periods of between one day and three months depending on the immediate cash requirements of the Group, and earn interest at the respective short term time deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default. The carrying amounts of the cash and cash equivalents approximate to their fair values.

23. 應付賬款及票據

於結算日,根據發票日期計算之應付賬 款及票據賬齡分析如下:

23. TRADE AND BILLS PAYABLES

An aged analysis of the trade and bills payables as at the balance sheet date, based on the invoice date, is as follows:

		本集	本集團		公司
		Gro	oup	Company	
		二零零八年	二零零七年	二零零八年	二零零七年
		2008	2007	2008	2007
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
0至6個月	0 to 6 months	283,888	305,844	2,219	_
6個月至1年	6 months to 1 year	2,398	3	-	-
1年至2年	1 year to 2 years	645	-	-	-
2年以上	Over 2 years	38	40	-	-
		286,969	305,887	2,219	-

應付賬款及票據不計息。應付賬款及票 據之賬面值與其公允值相若。 The trade and bills payables are non-interest-bearing. The carrying amounts of the trade and bills payables approximate to their fair values.

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24. 其他應付款項及應計款項

24. OTHER PAYABLES AND ACCRUALS

			本集團 Group		公司 pany
		二零零八年 2008 人民幣千元 RMB'000	二零零七年 2007 人民幣千元 RMB'000	二零零八年 2008 人民幣千元 RMB'000	二零零七年 2007 人民幣千元 RMB'000
應計開支	Accrued expenses	139,671	95,749	-	_
應付用水權 (附註17)	Payable for Water Use Right (note 17)	78,000	_	_	_
購置物業、廠房及設備之 應付款項	Payables for purchase of property, plant and equipment	24,995	7,003	-	_
有關建築工程之保證金	Guarantee deposits related to construction projects	20,613	1,226	-	_
其他應付税項	Other taxes payable	12,349	9,525	-	_
其他應付款項	Other payables	5,726	3,566	1,346	351
客戶按金	Customer deposits	2,057	1,803	-	_
應付少數股東之股息	Dividends payable to minority	·			
	shareholders	587	1,087	-	-
		283,998	119,959	1,346	351

其他應付款項及應計款項之賬面值與其 公允值相若。 The carrying amounts of the other payables and accruals approximate to their fair values.

25. 衍生金融工具

25. DERIVATIVE FINANCIAL INSTRUMENTS

			二零零八年 2008		
		本集 Grou	惠	本公 Comp	
		資產 Assets 人民幣千元 RMB'000	負債 Liabilities 人民幣千元 RMB'000	資產 Assets 人民幣千元 RMB'000	負債 Liabilities 人民幣千元 RMB'000
遠期貨幣合約	Forward currency contracts	96,780	12,960	-	12,960
			—	七年	
			200)7	
		本集	<u>事</u>	本公	司
		Grou		Comp	
		資產	負債	資產	負債
		Assets	Liabilities	Assets	Liabilities
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
遠期貨幣合約	Forward currency contracts	286,617	161,754	-	161,754

遠期貨幣合約之賬面值與其公允值相 同。 The carrying amounts of forward currency contracts are the same as their fair values.

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25. 衍生金融工具(續)

遠期貨幣合約-現金流量對沖

於二零零八年十二月三十一日,本集團 持有若干遠期貨幣合約,指定用作預期 日後向海外客戶銷售之對沖用途。

本集團已按預期日後銷售期間磋商遠期 貨幣合約之年期。本集團已評估二零零 九年預期日後銷售相關現金流量之對沖 項目,認為十分有效,並已將虧損淨額 人民幣114,269,000元(二零零七年:收 益人民幣195,951,000元)按下列方式計 入對沖儲備:

25. DERIVATIVE FINANCIAL INSTRUMENTS (continued)

Forward currency contracts - cash flow hedges

At 31 December 2008, the Group held certain forward currency contracts designated as hedges in respect of expected future sales to overseas customers.

The terms of the forward currency contracts have been negotiated to match the terms of the expected future sales. The cash flow hedges relating to expected future sales in the year 2009 were assessed to be highly effective and net losses of RMB114,269,000 (2007: gains of RMB195,951,000) were included in the hedging reserve as follows:

		二零零八年 2008 人民幣千元 RMB'000	二零零七年 2007 人民幣千元 RMB'000
計入對沖儲備之	Total fair value gains included in		
公允值收益總額	the hedging reserve	1,703	239,875
公允值收益之遞延税項	Deferred tax on fair value gains	704	(28,107)
用作抵銷影響收益表之	Amount released to set off the impact		
對沖項目之影響之金額	of hedged items that affected the		
	income statement	(128,215)	(16,583)
撥作利潤款項之遞延税項	Deferred tax on amounts released		
	to profit	11,539	766
現金流量對沖之	Net (losses)/gains on cash flow hedges		
(虧損)/收益淨額		(114,269)	195,951

另外,本集團已簽訂各種遠期貨幣合約,以管理其不符合對沖會計法條件之 匯率風險。非對沖貨幣衍生工具之公允 值引致收益人民幣16,620,000元(二零 零七年:虧損人民幣104,073,000元), 已計入本年度損益表。 In addition, the Group has entered into various forward currency contracts to manage its exchange rate exposures which did not meet the criteria for hedge accounting. Changes in the fair value of non-hedging currency derivatives amounting to a gain of RMB16,620,000 were charged to the income statement during the year (2007: loss of RMB104,073,000).

二零零八年十二月三十一日 31 December 2008

26. 計息銀行借貸及其他借貸

26. INTEREST-BEARING BANK AND OTHER BORROWINGS

					集團 oup		
			二零零八年	Gr		二零零十年	
			-중국八十 2008			_≈≈∟+ 2007	
		實際利率(厘)	到期日	人民幣千元	實際利率(厘)	到期日	人民幣千元
		Effective			Effective	- 17121 - 1	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		interest			interest		
		rate (%)	Maturity	RMB'000	rate (%)	Maturity	RMB'000
· ···· =1							
流動 94.44公劫 血紅田	Current Bank loans – unsecured	4.38-5.58	一雨雨十左	000.000	F 40 0 017	一面面1左	000 000
銀行貸款-無抵押	Bank loans - unsecured	4.38-5.58	二零零九年 2009	622,386	5.48-8.217	二零零八年 2008	362,000
銀行貸款-無抵押	Bank loans - unsecured	倫敦銀行同業	2009		倫敦銀行同業	2006	
蚁门貝孙 無凶罪	Darik Ioaris - urisecureu	im 获载行问来 拆息率+1.00-4.00	二零零九年		備玖釟竹尚未 拆息率+0.85-1.50	二零零八年	
		Libor+1.00-4.00	 2009	119,606	Libor+0.85-1.50	2008	378,013
			2000	110,000		2000	010,010
長期銀行貸款之	Current portion of						
即期部份-有抵押	long term bank loans – secured	倫敦銀行同業					
	Ũ	拆息率+1.00	二零零九年				
		Libor+1.00	2009	24,605			-
				766,597			740,013
非流動	Non-current						
其他有抵押銀行貸款	Other secured bank loans	倫敦銀行同業			倫敦銀行同業		
		拆息率+1.00	二零一二年		拆息率+1.0	二零一零年	
		Libor+1.00	2010-2012	64,245	Libor+1.00	2009-2010	58,437
				830,842			798,450
				300,042			100,400

本公司

			Company					
			二零零八年		=	零零七年		
			2008			2007		
		實際利率(厘)	到期日	人民幣千元	實際利率(厘)	到期日	人民幣千元	
		Effective			Effective			
		interest			interest			
		rate (%)	Maturity	RMB'000	rate (%)	Maturity	RMB'000	
流動	Current							
銀行貸款-無抵押	Bank loans - unsecured	4.38%	二零零九年	49,386	-	-	-	
			2009					
銀行貸款-無抵押	Bank loans - unsecured	倫敦銀行同業						
		拆息率+1.00	二零零九年	102,520	-	-	-	
		Libor+1.00	2009					
				151,906			_	

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26. 計息銀行借貸及其他借貸

(續)

BORROWINGS (continued)

26. INTEREST-BEARING BANK AND OTHER

		本貨	表團	本之	公司	
		Gro	pup	Com	pany	
		二零零八年	二零零七年	二零零八年	二零零七年	
		2008	2007	2008	2007	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	
		RMB'000	RMB'000	RMB'000	RMB'000	
細分為:	Analysed into:					
須於下列期間償還之 銀行貸款及透支	Bank loans and overdrafts repayable:					
1年內或按要求	Within one year or on demand	766,597	740,013	151,906	-	
第2年	In the second year	9,568	27,896	-		
第3至第5年(包括首尾兩年)	In the third to fifth years, inclusive	54,677	30,541	-	-	
		830,842	798,450	151,906	-	

(a)

(a) 本集團於年結日之未提取借貸融 資如下: The Group has the following undrawn borrowing facilities at year end:

			本集團 Group		公司 pany
		二零零八年	· ·		二零零七年
		2008	2007	2008	2007
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
浮動利率	Floating rate	2,417,161	1,384,947	1,503,435	_

- (b) 本集團若干銀行借貸以本集 團之樓宇作按揭抵押,其於結 算日之賬面總值約為人民幣 179,893,000元(二零零七年:人 民幣169,350,000元)(附註15)。
- (c) 除若干現時總值人民幣 573,000,000元(二零零七年:人 民幣362,000,000元)之銀行借貸 以人民幣計值外,所有借貸以美元 及港元計值。
- (b) Certain bank borrowings of the Group are secured by mortgages over the Group's buildings, which had an aggregate carrying value at the balance sheet date of approximately RMB179,893,000 (2007: RMB169,350,000) (note 15).
- (c) Except for certain current bank borrowings with an aggregate amount of RMB573,000,000 (2007: RMB362,000,000) which are denominated in RMB, the borrowings are in United States dollars and Hong Kong dollars.

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27. 遞延税項

在有合法可執行權利將即期税項資產與 即期税項負債抵銷,且遞延所得税涉及 同一財政機關之情況下,則可將遞延所 得税資產與負債互相抵銷。

27. DEFERRED TAX

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes relate to the same fiscal authority.

		本集團		本立	公司	
		Group		Com	npany	
		二零零八年	二零零七年	二零零八年	二零零七年	
		2008	2007	2008	2007	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	
		RMB'000	RMB'000	RMB'000	RMB'000	
遞延税項資產	Deferred tax assets	17,203	27,680	12,233	26,689	
遞延税項負債	Deferred tax liabilities	(15,098)	(34,763)	-	-	
遞延税項資產/(負債)淨額	Deferred tax assets/(liabilities), net	2,105	(7,083)	12,233	26,689	

於資產負債表反映如下:

Reflected in the balance sheet as follows:

		本集團 Group		本之 Com	
		二零零八年	二零零七年	二零零八年	二零零七年
		2008	2007	2008	2007
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
遞延税項資產	Deferred tax assets	12,233	26,689	12,233	26,689
遞延税項負債	Deferred tax liabilities	(10,128)	(33,772)	-	
遞延税項資產/(負債)淨額	Deferred tax assets/(liabilities), net	2,105	(7,083)	12,233	26,689

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27. 遞延税項(續)

遞延所得税賬目之總變動如下:

27. DEFERRED TAX (continued)

The gross movements on the deferred income tax accounts are as follows:

		本集團		本之	公司
		Group		Com	pany
		二零零八年	二零零七年	二零零八年	二零零七年
		2008	2007	2008	2007
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
年初	At beginning of year	(7,083)	709	26,689	_
計入/(扣除)本年度損益表 之遞延税項(附註11)	Deferred tax credited/(charged) to the income statement during				
	the year (note 11)	(3,055)	19,549	(14,456)	26,689
於本年度權益計入/(扣除) 之遞延税項	Deferred tax credited/(debited) to equity during the year	12,243	(27,341)	-	_
年終	At end of year	2,105	(7,083)	12,233	26,689

遞延税項資產及負債於年內之變動(未 計及抵銷相同税務司法權區內之結餘) 如下: The movements in deferred tax assets and liabilities during the year, without taking into consideration the offsetting of balances within the same tax jurisdiction, are as follows:

(a) 遞延所得税資產

(a) Deferred income tax assets

				本集團 Group		
	L	可用於 抵銷日後應課 税利潤之虧損 oss available	減值	撥備	其他	總計
		for offsetting gainst future				
	ta	axable profits	Impairment	Provisions	Others	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
於二零零七年一月一日	At 1 January 2007	-	482	414	25	921
於本年度損益表計入/ (扣除)之遞延税項	Deferred tax credited/(charged) to the income statement during the year	26,689	44	51	(25)	26,759
於二零零十年	At 31 December 2007					
十二月三十一日		26,689	526	465	-	27,680
於本年度損益表計入/	Deferred tax credited/(charged) to					
(扣除)之遞延税項	the income statement during the year	(14,456)	683	3,296	-	(10,477)
於二零零八年	At 31 December 2008					
十二月三十一日		12,233	1,209	3,761	-	17,203

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27. 遞延税項 (續) (a) 遞延所得税資產 (續)

27. DEFERRED TAX (continued)

(a) Deferred income tax assets (continued)

		本公司
		Company
		可用於抵銷日後
		應課税利潤之虧損
		Loss available
		for offsetting against
		future taxable profits
		人民幣千元
		RMB'000
於二零零七年一月一日	At 1 January 2007	_
計入本年度損益表之遞延税項	Deferred tax credited to the income	
	statement during the year	26,689
於二零零七年十二月三十一日遞	Gross deferred tax assets at	
延税項資產總值	31 December 2007	26,689
於本年度損益表扣除之	Deferred tax charged to the income	
遞延税項	statement during the year	(14,456)
於二零零八年十二月三十一日遞	Gross deferred tax assets at	
延税項資產總值	31 December 2008	12,233

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27. 遞延税項(續) 遞延所得税負債

(b)

27. DEFERRED TAX (continued)

(b) Deferred income tax liabilities

			本集團 Group			
		現金流量	非對沖貨幣			
		對沖項目	衍生工具	總計		
			Non-hedging			
		Cash flow	currency			
		hedges	derivatives	Total		
		人民幣千元	人民幣千元	人民幣千元		
		RMB'000	RMB'000	RMB'000		
於二零零七年一月一日	At 1 January 2007	_	212	212		
扣除本年度損益表之	Deferred tax charged to the income					
遞延税項	statement during the year	_	7,210	7,210		
於本年度權益扣除之	Deferred tax debited to equity		,			
遞延税項	during the year	27,341	_	27,341		
於二零零七年	At 31 December 2007					
十二月三十一日		27,341	7,422	34,763		
於本年度權益計入之	Deferred tax credited to equity					
遞延税項	during the year	(12,243)	_	(12,243)		
於本年度損益表計入之	Deferred tax credited to the income	() -)		(, -)		
遞延税項	statement during the year	-	(7,422)	(7,422)		
於二零零八年	At 31 December 2008					
十二月三十一日		15,098	-	15,098		

於二零零八年十二月三十一日,概無就 本集團於中國成立之附屬公司須繳交預 扣税之未匯出盈利之預扣税而確認遞延 税項。董事認為,該等附屬公司於可見 將來分派該等盈利之可能性不大。於二 零零八年十二月三十一日,與中國大陸 附屬公司之無確認税項負債之投資之臨 時差額總數約為人民幣594,404,000元 (二零零七年:無)。

At 31 December 2008, no deferred tax has been recognised for withholding taxes that would be payable on the unremitted earnings that are subject to withholding taxes of the Group's subsidiaries established in Mainland China. In the opinion of the directors, it is not probable that these subsidiaries will distribute such earnings in the foreseeable future. The aggregate amount of temporary differences associated with investments in subsidiaries in Mainland China for which deferred tax liabilities have not been recognised totalling approximately RMB594,404,000 at 31 December 2008 (2007: Nil).

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28. 股本

28. SHARE CAPITAL

	股份 Shares	二零零八年 2008		二零零七年 2007	
		港幣千元 HK\$'000	人民幣千元 RMB'000	港幣千元 HK\$'000	人民幣千元 RMB'000
法定: 3,000,000,000(二零零七年: 3,000,000,000)每股 面值0.10港元之普通股	Authorised: 3,000,000,000 (2007: 3,000,000,000) ordinary shares of HK\$0.10 each	300,000	312,000	300,000	312,000
已發行及繳足: 1,245,000,000(二零零七年: 1,245,000,000)每股 面值0.10港元之普通股	lssued and fully paid: 1,245,000,000 (2007: 1,245,000,000) ordinary shares of HK\$0.10 each	124,500	129,717	124,500	129,717

29. 儲備

(a) 本集團

本集團於目前及過往年度之儲備 金額及其變動已呈列於財務報表 第73頁綜合權益變動表。

(i) 法定盈餘公積金(「法定盈餘 公積金」)

根據中國公司法及中國大陸 附屬公司之組織章程細則, 各中國大陸附屬公司須將按 照中國公認會計原則釐定之 税後利潤10%撥入至法定盈 餘公積金,直至有關公積金 達到中國大陸附屬公司註冊 股本之50%為止。部分法定 盈餘公積金可用於增加繳足 股本,惟資本化後之餘額不 得少於註冊股本之25%。

29. RESERVES

(a) Group

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity on page 73 of the financial statements.

(i) Statutory surplus reserve ("SSR")

In accordance with the Company Law of the PRC and the articles of association of the Mainland China Subsidiaries, the Mainland China Subsidiaries are each required to allocate 10% of their profit after tax, as determined in accordance with the PRC generally accepted accounting principles, to the SSR until the reserve reaches 50% of the registered capital of the Mainland China Subsidiaries. Part of the SSR may be converted to increase paidup capital, provided that the remaining balance after the capitalization is not less than 25% of the registered capital.

匯兑波動儲備用作記錄因換

算海外附屬公司之財務報表

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產生之匯兑差額。

29. 儲備(續)

(a) 本集團(續)

(ii) 匯兑波動儲備

29. RESERVES (continued)

(a) Group (continued)

(ii) Exchange fluctuation reserve

The exchange fluctuation reserve is used to record exchange differences arising from the translation of the financial statements of foreign subsidiaries.

(b) 本公司

(b) Company

					匯兑波動			
		附註	股份溢價賬	股本盈餘	儲備	保留盈利	擬派末期股息	總計
			Share		Exchange		Proposed	
			premium	Capital	fluctuation	Retained	final	
		Note	account	surplus	reserve	profits	dividend	Total
			人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
			RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
二零零七年一月一日之結餘	Balance at 1 January 2007		762,499	727,430	(41,712)	197,206	187,628	1,833,051
匯兑調整	Exchange realignment		_	_	(83,382)	_	-	(83,382)
年度利潤	Profit for the year		-	-	-	56,343	-	56,343
付予本公司股東之股息	Dividends paid to the							
	Company's shareholders		-	-	-	-	(187,628)	(187,628)
二零零七年擬派末期股息	Proposed final 2007 dividend	13	-	-	-	(186,531)	186,531	
於二零零七年	At 31 December 2007							
十二月三十一日			762,499	727,430	(125,094)	67,018	186,531	1,618,384
匯兑調整	Exchange realignment		_	_	(150,951)	_	_	(150,951)
年度利潤	Profit for the year		_	_	(100,001)	327,811	_	327,811
一及 約 A 付予本公司股東之股息	Dividends paid to the					027,011		027,011
口」十日川以不と以心	Company's shareholders						(186,531)	(186,531)
二零零八年擬派末期股息	Proposed final 2008 dividend	13	-	-	-	(219,593)	(180,531) 219,593	(100,001)
		10	-	-	-	(213,093)	219,093	
於二零零八年	At 31 December 2008							
十二月三十一日			762,499	727,430	(276,045)	175,236	219,593	1,608,713

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30. 按類別劃分之金融工具

於結算日,不同類別金融工具之賬面值 如下:

30. FINANCIAL INSTRUMENTS BY CATEGORY

The carrying amounts of each of the categories of financial instruments as at the balance sheet date are as follows:

財務資產

Financial assets

			本集團 Group				
			二零零八年 二零零七年				
			2008			2007	
		按公允值			按公允值		
		計入損益之	貸款及		計入損益之	貸款及	
		財務資產	應收款項	總計	財務資產	應收款項	總計
		Financial			Financial		
		assets			assets		
		at fair value			at fair value		
		through	Loans and		through	Loans and	
		profit or loss	receivables	Total	profit or loss	receivables	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
應收賬款	Trade receivables	-	487,038	487,038	-	325,771	325,771
衍生金融工具	Derivative financial instruments	-	-	-	63,325	-	63,325
已抵押存	Pledged deposits	-	-	-	-	184	184
初始存款期逾三個月之銀行存款	Bank deposits with initial term of						
	over three months	-	30,000	30,000	-	60,000	60,000
現金及現金等價物	Cash and cash equivalents	-	238,141	238,141	-	233,384	233,384
		-	755,179	755,179	63,325	619,339	682,664

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30. 按類別劃分之金融工具(續)

30. FINANCIAL INSTRUMENTS BY CATEGORY

(continued)

財務負債

Financial liabilities

				本集	東團		
				Gro	pup		
			二零零八年			二零零七年	
			2008			2007	
			按攤銷成本			按攤銷成本	
		持作買賣之	計算之		持作買賣之	計算之	
		財務負債	財務負債	總計	財務負債	財務負債	總計
		Financial	Financial		Financial	Financial	
		liabilities	liabilities at		liabilities	liabilities at	
		held for	amortised		held for	amortised	
		trading	cost	Total	trading	cost	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
應付賬款及票據	Trade and bills payables	-	286,969	286,969	-	305,887	305,887
應付關連人士款項	Due to related parties	-	1,368	1,368	-	1,009	1,009
衍生金融工具	Derivative financial instruments	12,960	-	12,960	161,754	-	161,754
計息銀行借貸及其他借貸	Interest-bearing bank and						
	other borrowings	-	766,597	766,597	-	740,013	740,013
其他應付款項	Other payables	-	131,978	131,978	-	21,181	21,181
		12,960	1,186,912	1,199,872	161,754	1,068,090	1,229,844
		12,900	1,100,912	1,139,012	101,734	1,000,090	1,229,044

31. 財務風險管理目標及政策

除衍生工具外,本集團之金融工具主要 包括銀行貸款及現金以及短期存款。該 等金融工具主要旨在為本集團營運籌集 所需資金。本集團亦有其他財務資產及 負債,例如營運直接產生之應收賬款及 應付賬款。

本集團亦進行衍生工具交易,主要包括 遠期貨幣合約。目的為管理本集團營運 產生之貨幣風險。

本集團金融工具產生之主要風險為利率 風險、外匯風險、信貸風險及流動資金 風險。董事會審閱及協定政策以管理上 述各項風險,有關政策於下文概述。本 集團有關衍生工具之會計政策載於財務 報表附註2.4。

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments, other than derivatives, comprise bank loans and cash and short term deposits. The main purpose of these financial instruments is to raise finance for the Group's operations. The Group has various other financial assets and liabilities such as trade receivables and trade payables, which arise directly from its operations.

The Group also enters into derivative transactions, including principally forward currency contracts. The purpose is to manage the currency risks arising from the Group's operations.

The main risks arising from the Group's financial instruments are interest rate risk, foreign currency risk, credit risk and liquidity risk. The board reviews and agrees policies for managing each of these risks and they are summarised below. The Group's accounting policies in relation to derivatives are set out in note 2.4 to the financial statements.

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31. 財務風險管理目標及政策 (續)

利率風險

本集團所面對市場利率變動風險主要與 本集團浮息長期負債有關。

下表列示在所有其他變數不變之情況 下,合理利率變動對本集團税前利潤及 本集團權益之敏感度分析。

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued) **Interest rate risk**

The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's long term debt obligations with a floating interest rate.

The following table demonstrates the sensitivity to a reasonable possible change in interest rates, with all other variables held constant, of the Group's profit before tax and the Group's equity.

			本集團 Group	
		百分點	税前利潤	權益
		上升/下降	增加/(減少)	增加/(減少)
			Increase/	
		Increase/	(decrease)	Increase/
		decrease in	in profit	(decrease)
		basis points	before tax	in equity
		%	人民幣千元	人民幣千元
		%	RMB'000	RMB'000
二零零八年	2008			
如利率上調	If interest rate increases	+5	(2,571)	(2,571)
如利率下調	If interest rate decreases	-5	2,571	2,571
二零零七年	2007			
如利率上調	If interest rate increases	+5	(1,714)	(1,714)
如利率下調	If interest rate decreases	-5	1,714	1,714

外匯風險

本集團面對交易貨幣風險。該等風險來 自功能貨幣為人民幣之經營單位以美元 進行之銷售。本集團約81%(二零零七 年:89%)銷售以美元計值,並由該等經 營單位進行。本集團要求主要經營單位 運用遠期貨幣合約,以消除預期日後銷 售面對之外匯風險。

Foreign currency risk

The Group has transactional currency exposures. Such exposures arise from sales denominated in US\$ by operating units of which the functional currency is RMB. Approximately 81% (2007: 89%) of the Group's sales are denominated in US\$ and undertaken by these operating units. The Group requires the major operating unit to use forward currency contracts to eliminate the foreign currency exposures on the forecast future sales.

二零零八年十二月三十一日 31 December 2008

31. 財務風險管理目標及政策

利率風險(續)

按本集團之政策·須按對沖項目之期間 磋商對沖衍生工具之年期,以獲得最大 對沖成效。

於二零零八年十二月三十一日,本集團 持有價值273,500,000美元(二零零七 年:490,000,000美元)之遠期貨幣合 約,指定用作預期日後向海外客戶銷售 之對沖用途。

下表列示在所有其他變數不變之情況 下,合理外幣匯率可能變動對本集團税 前利潤之敏感度分析(由於貨幣資產及 負債之公允值改變)。

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued) Foreign currency risk (continued)

It is the Group's policy to negotiate the terms of the hedge derivatives to match the terms of the hedged item to maximise the hedge effectiveness.

At 31 December 2008, the Group held forward currency contracts of US\$273,500,000 (2007: US\$490,000,000) designated as hedges in respect of expected future sales to overseas customers.

The following table demonstrates the sensitivity to a reasonably possible change in foreign currency exchange rates, with all other variables held constant, of the Group's profit before tax (due to changes in the fair value of monetary assets and liabilities).

		外幣匯率 上升/下跌 Increase/	對税前 利潤之影響
		decrease in	Effect
		foreign	on profit
		currency rate	before tax
		%	人民幣千元
		%	RMB'000
二零零八年	2008		
倘人民幣兑美元升值	If RMB strengthens against US\$	+5	(102,276)
倘人民幣兑美元貶值	If RMB weakens against US\$	-5	102,276
二零零七年	2007		
倘人民幣兑美元升值	If RMB strengthens against US\$	+5	(67,558)
倘人民幣兑美元貶值	If RMB weakens against US\$	-5	67,558

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31. 財務風險管理目標及政策

信貸風險

本集團僅與知名及信譽良好之第三方進 行交易。按本集團之政策,所有欲按信 貸期進行交易之客戶,必須經過信貸核 實程序。此外,本集團持續監察應收款 項結餘,且本集團面對之壞賬風險並不 重大。對於並非以相關經營單位之功能 貨幣計值之交易,除非獲信貸控制部主 管特別批准,否則本集團不會給予信貸 期。

至於本集團其他財務資產(包括現金 及短期存款、其他應收款項以及按公允 值計入損益之財務資產)產生之信貸風 險,本集團面對之信貸風險來自交易對 方拖欠款項,所承受最高風險相等於該 等工具之賬面值。

由於本集團僅與知名及信譽良好之第三 方進行交易,因此毋須抵押品。信貸風 險集中程度按客戶/交易對方管理。本 集團並無重大集中信貸風險。

有關本集團來自應收賬款之信貸風險 進一步量化數據,於財務報表附註20披 露。

流動資金風險

本集團透過循環流動資金計劃工具監控 資金短缺風險。有關工具考慮其金融工 具及財務資產(例如應收賬款)之到期 日以及經營業務之預計現金流量。

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued) Credit risk

The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis and the Group's exposure to bad debts is not significant. For transactions that are not denominated in the functional currency of the relevant operating unit, the Group does not offer credit terms without the specific approval of the Head of Credit Control.

With respect to credit risk arising from the other financial assets of the Group, which comprise cash and short term deposits, other receivables and financial assets at fair value through profit or loss, the Group's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amounts of these instruments.

Since the Group trades only with recognised and creditworthy third parties, there is no requirement for collateral. Concentrations of credit risk are managed by customer/ counterparty. There are no significant concentrations of credit risk within the Group.

Further quantitative data in respect of the Group's exposure to credit risk arising from trade receivables are disclosed in note 20 to the financial statements.

Liquidity risk

The Group monitors its risk to a shortage of funds using a recurring liquidity planning tool. This tool considers the maturity of both its financial instruments and financial assets (e.g., trade receivables) and projected cash flows from operations.

二零零八年十二月三十一日 31 December 2008

31. 財務風險管理目標及政策

(續)流動資金風險(續)

於結算日,按照已訂約無折扣付款計 算,本集團財務負債之到期日組合如 下:

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Liquidity risk (continued)

The maturity profile of the Group's financial liabilities as at the balance sheet date, based on the contractual undiscounted payments, was as follows:

				本貨 Gro 二零零	oup 零八年		
				20 6個月至	08		
		按要求	少於 6 個月	少於 12 個月	1至 2 年	2 年以上	總計
				6 to			
			Less than	less than	1 to 2	Over	
		On demand	6 months	12 months	years	2 years	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
計息銀行借貸及其他借貸	Interest-bearing bank and						
	other borrowings	-	503,244	263,353	9,568	54,677	830,842
應付賬款及票據	Trade and bills payables	-	283,888	2,398	645	38	286,969
其他應付款項	Other payables	131,978	_	-	-	-	131,978
衍生金融工具	Derivative financial instruments	12,960	-	-	-	-	12,960
		144,938	787,132	265,751	10,213	54,715	1,262,749

				本貨	画		
				Gro	oup		
					₹七年		
				20	07		
				6個月至			
		按要求	少於6個月	少於12個月	1至2年	2年以上	總計
				6 to			
			Less than	less than	1 to 2	Over	
		On demand	6 months	12 months	years	2 years	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
計息銀行借貸及其他借貸	Interest-bearing bank and						
	other borrowings	-	579,350	160,663	27,896	30,541	798,450
應付賬款及票據	Trade and bills payables	-	305,844	3	-	40	305,887
其他應付款項	Other payables	21,181	-	-	-	-	21,181
衍生金融工具	Derivative financial instruments	161,754	-	-	-	-	161,754
		182,935	885,194	160,666	27,896	30,581	1,287,272

二零零八年十二月三十一日 31 December 2008

31. 財務風險管理目標及政策

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

流動資金風險(續)

Liquidity risk (continued)

				本公 Com			
				二零零			
				20	08		
				6個月至			
		按要求	少於 6 個月	少於 12 個月	1至 2 年	2 年以上	總計
				6 to			
			Less than	less than	1 to 2	Over	
		On demand	6 months	12 months	years	2 years	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
計息銀行借貸及其他借貸	Interest-bearing bank and						
	other borrowings	-	151,906	-	-	-	151,906
應付賬款及票據	Trade and bills payables	-	2,219	-	-	-	2,219
衍生金融工具	Derivative financial instruments	12,960	-	-	-	-	12,960
		12,960	154,125	-	-	-	167,085

				本公	公司		
				Com	pany		
					零七年		
				20	07		
				6個月至			
		按要求	少於6個月	少於12個月	1至2年	2年以上	總計
				6 to			
			Less than	less than	1 to 2	Over	
		On demand	6 months	12 months	years	2 years	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
衍生金融工具	Derivative financial instruments	161,754	-	-	-	-	161,754

資本管理

本集團資本管理之主要目標在於維護本 集團持續經營之能力及維持良好資本比 率,以支持其業務及為股東爭取最大價 值。

Capital management

The primary objective of the Group's capital management is 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 shareholders' value.

二零零八年十二月三十一日 31 December 2008

31. 財務風險管理目標及政策

資本管理(續)

本集團根據經濟狀況變動管理及調整 其資本架構。為維持或調整資本架構, 本集團可能調整向股東派付之股息、向 股東發還資本或發行新股。截至二零零 八年十二月三十一日及二零零七年十二 月三十一日止年度,有關管理資本的目 標、政策或程序並無變動。

本集團採用資本負債比率(即負債淨額 除資本總額加債務淨額)監控資本。債務 淨額包括計息銀行及其他借貸、應付賬 款及票據、其他應付款項及應計款項以 及應付關連人士款項,減現金及現金等 價物。資本包括母公司股權持有人應佔 權益,減對沖儲備。於結算日,資本負債 比率如下:

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued) Capital management (continued)

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 dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 December 2008 and 31 December 2007.

The Group monitors capital using a gearing ratio, which is net debt divided by the total capital plus net debt. Net debt includes interest-bearing bank and other borrowings, trade and bills payables, other payables and accruals, amounts due to related parties, less cash and cash equivalents. Capital includes equity attributable to the equity holders of the parent less the hedging reserve. The gearing ratios as at the balance sheet dates were as follows:

木隹圃

		~ 年月	思い
		Gro	oup
		二零零八年	二零零七年
		2008	2007
		人民幣千元	人民幣千元
		RMB'000	RMB'000
計息銀行及其他借貸	Interest-bearing bank and other borrowings	830,842	798,450
應付賬款及票據	Trade and bills payables	286,969	305,887
其他應付款項及應計款項	Other payables and accruals	283,998	119,959
應付關連人士款項	Due to related parties	1,368	1,009
減:現金及現金等價物	Less: Cash and cash equivalents	(238,141)	(233,384)
債務淨額	Net debt	1,165,036	991,921
股權持有人應佔權益	Equity attributable to equity holders	2,860,387	2,469,118
對沖儲備	Hedging reserve	(81,682)	(195,951)
經調整資本總額	Total adjusted capital	2,778,705	2,273,167
資本及債務淨額	Capital and net debt	3,943,741	3,265,088
資本負債比率	Gearing ratio	30%	30%

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二零零八年十二月三十一日 31 December 2008

32. 承擔

(a) 經營租賃承擔

32. COMMITMENTS

(a) Operating lease commitments

本集團根據不可撤銷經營租賃安排 租賃其若干辦公室物業及廠房。

於二零零八年十二月三十一日,本 集團根據不可撤銷經營租賃應付 之未來最低租金總額如下: The Group leases certain of its office premises and plant under non-cancellable operating lease arrangements.

At 31 December 2008, the Group had total future aggregate minimum lease payments under non-cancellable operating leases as follows:

		本乡	も思いていた。
		Gro	pup
		二零零八年	二零零七年
		2008	2007
		人民幣千元	人民幣千元
		RMB'000	RMB'000
1年內	Within one year	20,014	13,511
第2至第5年	In the second to fifth years, inclusive		
(包括首尾兩年)		54,342	51,036
5年後	After five years	62,179	34,667
		136,535	99,214

(b) 資本承擔

(b) Capital commitments

		本 J Gro	美團 Dup
		二零零八年 2008 人民幣千元 RMB'000	二零零七年 2007 人民幣千元 RMB'000
已訂約但未撥備: 購置土地使用權以及 物業、廠房及設備	Contracted, but not provided for: Acquisition of land use rights and property, plant and equipment	142,551	224,474
興建物業、廠房及設備	Construction of property, plant and equipment	24,831	26,438
		167,382	250,912

二零零八年十二月三十一日 31 December 2008

32. 承擔(續) (c) 用水權

32. COMMITMENTS (continued)

(c) Water Use Right

		本	本集團		
		G	roup		
		二零零八年	二零零七年		
		2008	2007		
		人民幣千元	人民幣千元		
		RMB'000	RMB'000		
雚	Water Use Right	_	76,000		

(d) 未平倉遠期貨幣合約

於二零零八年十二月三十一日, 本集團持有未平倉遠期外匯合約,須於1個月至10個月內(二零 零七年:1個月至22個月內)出售 273,500,000美元(二零零七年: 490,000,000美元)以換取約人 民幣1,869,263,000元(二零零七 年:約人民幣3,588,555,000元)。

33. 或然負債

於結算日,本集團或本公司概無任何重 大或然負債。

34. 關連人士交易

倘若一方有能力直接或間接控制另一方 或對其財務及營運決策行使重大影響 力,則雙方被視作有關連。倘若雙方受 同一方控制,亦被視作有關連。

(a) 本集團主要管理人員之補償

(d) Outstanding forward foreign exchange contracts

As at 31 December 2008, the Group had commitments in respect of outstanding forward foreign exchange contracts to sell US\$273,500,000 (2007: US\$490,000,000) for approximately RMB1,869,263,000 (2007: approximately RMB3,588,555,000) within periods ranging from 1 month to 10 months (2007: from 1 month to 22 months).

33. CONTINGENT LIABILITIES

At the balance sheet date, neither the Group nor the Company had any significant contingent liabilities.

34. RELATED PARTY TRANSACTIONS

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control.

(a) Compensation of key management personnel of the Group

		本集團 Group	
		二零零八年 二零零七年	
		2008	2007
		人民幣千元	人民幣千元
		RMB'000	RMB'000
董事及高級管理人員酬金	Remuneration of directors and		
	senior management	7,551	8,289

有關董事袍金之進一步詳情載於 財務報表附註8。 Further details of the directors' emoluments are included in note 8 to the financial statements.

二零零八年十二月三十一日 31 December 2008

34. 關連人士交易(續)

(b) 與關連人士之交易

(1) 已終止

根據日期為二零零七年十二 月二十一日之多項協議,本 集團已向寧波申洲置業有 限公司(「申洲置業」)收購 位於寧波市北崙區之土地 之土地使用權及工業大樓, 合共現金代價約為人民幣 153,000,000元。

(2) 持續

除本財務報表另有詳述之交 易外,本集團於年內曾與關 連人士進行下列重大交易:

34. RELATED PARTY TRANSACTIONS (continued)

(b) Transactions with related parties

(1) Discontinuing

Pursuant to several agreements dated 21 December 2007, the Group acquired the land use rights of land situated at Beilun District, Ningbo and industrial complexes from Ningbo Shenzhou Properties Co., Ltd. ("Shenzhou Properties") at an aggregate cash consideration of approximately RMB153,000,000.

(2) Continuing

In addition to the transactions detailed elsewhere in these financial statements, the Group had the following material transactions with related parties during the year:

		本集團		
		Group		
		二零零八年 二零零七年		
		2008	2007	
		人民幣千元	人民幣千元	
		RMB'000	RMB'000	
向申洲置業*租賃物業、	Lease of property, plant and equipment			
廠房及設備	from Shenzhou Properties *	7,262	8,468	
採購寧波明耀環保熱電	Purchase of steam supply from Ningbo			
有限公司(「明耀熱	Mingyao Environmental Thermal			
電」) **供應之蒸汽	Power Co., Ltd. ("Mingyao Electric			
	Company") **	44,322	36,656	
寧波申洲大港針有限公	Processing services provided by Ningbo			
司(「申洲大港」)*	Shenzhou Dagang Knitwear Co., Ltd.			
提供之加工服務	("Shenzhou Dagang") *	9,739	3,112	
向紹興縣華西包裝品有	Purchase of packing materials from			
限公司(「華西包裝	Shaoxing County Huaxi Packaging			
品公司」)***採購包	Materials Company Limited ("Huaxi			
裝物料	Packaging Company") ***	24,467	20,851	

* 申洲置業及申洲大港由本公司最終控 * Shen 股公司控制。 the C

* Shenzhou Properties and Shenzhou Dagang are controlled by the Company's ultimate holding company.

Mingyao Electric Company is owned as to 48% by the

** 明耀熱電由本公司最終控股公司擁有 48%權益。

- *** 華西包裝品公司由本公司其中一名執 行董事之親屬控制。
- *** Huaxi Packaging Company is controlled by the relatives of one of the Company's executive director.

Company's ultimate holding company.

二零零八年十二月三十一日 31 December 2008

34. 關連人士交易 (續)

(b) 與關連人士之交易(續)

向關連人士之採購及租賃乃根據有關公 司向其主要客戶提供之公開價格及條款 進行。

(c) 與關連人士之結餘

本集團與其關連人士有以下重大 結餘:

34. RELATED PARTY TRANSACTIONS (continued) (b) Transactions with related parties (continued)

The purchases and lease from the related parties were made according to the published prices and conditions offered by the

(c) Balances with related parties

related companies to their major customers.

The Group had the following significant balances with its related parties:

		本集團			
		Gro	Group		
		二零零八年	二零零七年		
		2008	2007		
		人民幣千元	人民幣千元		
		RMB'000	RMB'000		
應付關連人士款項 一與貿易有關	Due to related parties - Trade related				
華西包裝品公司	Huaxi Packaging Company	214	1,009		
申洲置業	Shenzhou Properties	1,154	_		
		1,368	1,009		

35. 批准財務報表

35. APPROVAL OF THE FINANCIAL STATEMENTS

董事會於二零零九年三月二十六日批准 並授權刊發本財務報表。 The financial statements were approved and authorised for issue by the board of directors on 26 March 2009.

財務資料摘要 Financial Information Summary

(除另有註明外,所有金額為人民幣千元)

(Amounts expressed in RMB'000 unless otherwise stated)

本集團根據本財務報表所載基準編製以往五 個財政年度之已公佈業績以及資產、負債及 少數股東權益概要載列如下: A summary of the published results and assets, liabilities and minority interests of the Group for the last five financial years, prepared on the basis as set out herein, is set out below:

		截至十二月三十一日止年度/於十二月三十一日				
		For th	ne year ended	31 December	As at 31 Dece	ember
		二零零八年	二零零七年	二零零六年	二零零五年	二零零四年
		2008	2007	2006	2005	2004
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
業績	Results					
收入	Revenue	4,822,596	3,655,613	2,979,530	2,482,984	2,116,907
融資成本 應佔一家聯營公司業績	Finance costs Share of results of	(51,417)	(34,279)	(15,081)	(53,164)	(20,347)
	an associate	-	-	-	(7)	(68)
除所得税前利潤	Profit before income tax	757,420	401,736	409,247	355,774	620,445
所得税開支	Income tax expense	56,968	6,352	(19,001)	(2,429)	(33,550)
年度利潤	Profit for the year	700,452	408,088	390,246	353,345	586,895
以下人士應佔權益: 母公司股權持有人	Attributable to: Equity holders of					
	the parent	699,380	406,882	389,031	351,487	587,539
少數股東權益	Minority Interests	1,072	1,206	1,215	1,858	(644)
		700,452	408,088	390,246	353,345	586,895
資產、負債及 少數股東權益	Assets, Liabilities and Minority Interests					
總資產	Total assets	4,321,251	3,903,920	2,793,706	2,540,541	2,571,403
總負債	Total liabilities	(1,448,278)	(1,423,288)	(719,390)	(826,367)	(1,268,075)
少數股東權益	Minority Interests	(12,586)	(11,514)	(12,514)	(12,152)	(31,968)
		2,860,387	2,469,118	2,061,802	1,702,022	1,271,360

附註:本集團截至二零零四年十二月三十一日止 年度之綜合業績概要及於二零零四年十二 月三十一日之資產及負債概要乃摘錄自本 公司所刊發日期為二零零五年十一月十五 日之售股章程。有關概要乃假設本集團現 行架構於該等財政年度一直存在而編製, 並按本公司截至二零零五年十二月三十一 日止年度年報所載之基準呈列。本集團截至 二零零七年及二零零八年十二月三十一日 止兩個年度各年之綜合業績,以及於二零零 七年及二零零八年十二月三十一日之綜合 資產、負債及少數股東權益乃載於財務報表 第70頁至第155頁。

Note: The summary of the consolidated results of the Group for the year ended 31 December 2004 and of the assets and liabilities as at 31 December 2004 have been extracted from the Company's prospectus dated 15 November 2005. Such summary was prepared as if the current structure of the Group had been in existence throughout these financial years and is presented on the basis as set out in the annual report of the Company for the year ended 31 December 2005. The consolidated results of the Group for each of the two years ended 31 December 2007 and 2008 and the consolidated assets, liabilities and minority interests of the Group as at 31 December 2007 and 2008 are those set out on pages 70 to 155 of the financial statements.

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