

股份代號 Stock Code: 00291







Interim Report 2011 中期報告

QUALITY LIFESTYLE





公司資料

CORPORATE INFORMATION

主席及執行董事

Chairman and Executive Director

喬世波 Qiao Shibo

首席執行官及執行董事

Chief Executive Officer and Executive Director

陳朗 Chen Lang

首席財務官及執行董事

Chief Financial Officer and Executive Director

黎汝雄 Lai Ni Hium, Frank

非執行董事

Non-Executive Directors

閻颺 Yan Biao 杜文民 Du Wenmin 石善博 Shi Shanbo 魏斌 Wei Bin

張海鵬 Zhang Haipeng

獨立非執行董事

Independent Non-Executive Directors

陳普芬 Chan Po Fun, Peter (於二零一一年五月二十七日退任)

(retired on 27 May 2011) 黃大寧 Houang Tai Ninh

李家祥 Li Ka Cheung, Eric 鄭慕智 Cheng Mo Chi

陳智思 Bernard Charnwut Chan 蕭炯柱 Siu Kwing Chue, Gordon

公司秘書

Company Secretary

黎汝雄 Lai Ni Hium, Frank

核數師

Auditor

德勤·關黃陳方會計師行 Deloitte Touche Tohmatsu

註冊辦事處

Registered Office

香港灣仔港灣道 26 號華潤大廈 39 樓 39/F, China Resources Building 26 Harbour Road, Wanchai, Hong Kong

目錄 CONTENTS

2	財務概要	Financial Highlights
4	營業額及溢利分析表	Analysis of Turnover and Profit
7	主席報告	Chairman's Statement
11	管理層討論與分析	Management Discussion and Analysis
20	簡明綜合損益表	Condensed Consolidated Profit and Loss Account
21	簡明綜合全面收益表	Condensed Consolidated Statement of Comprehensive Income
22	簡明綜合資產負債表	Condensed Consolidated Balance Sheet
24	簡明綜合現金流量表	Condensed Consolidated Cash Flow Statement
25	簡明綜合股東權益變動表	Condensed Consolidated Statement of Changes in Equity
26	簡明綜合財務報告附註	Notes to the Condensed Consolidated Financial Statements
43	其他資料	Other Information



財務概要 FINANCIAL HIGHLIGHTS

截至六月三十日止六個月 For the six months ended 30 June

		二零一一年 2011 (未經審核) (Unaudited) 港幣百萬元 HK\$ million	二零一零年 2010 (未經審核) (Unaudited) 港幣百萬元 HK\$ million
營業額 - 持續經營之業務 - 已終止經營之業務1	Turnover – continuing operations – discontinued operations¹	53,230 –	41,570 410
		53,230	41,980
本公司股東應佔溢利 - 持續經營之業務 - 已終止經營之業務1	Profit attributable to shareholders of the Company – continuing operations – discontinued operations ¹	1,569 –	1,242 3,001
		1,569	4,243
每股基本盈利 ² - 持續經營之業務 - 已終止經營之業務 ¹	Basic earnings per share ² – continuing operations – discontinued operations ¹	HK\$0.65 _	HK\$0.52 HK\$1.25
		HK\$0.65	HK\$1.77
每股中期股息	Interim dividend per share	HK\$0.15	HK\$0.14



3

		於二零一一年	於二零一零年
		六月三十日	十二月三十一日
		At	At
		30 June	31 December
		2011	2010
		(未經審核)	(經審核)
		(Unaudited)	(Audited)
		港幣百萬元	港幣百萬元
		HK\$ million	HK\$ million
*小司队声座//描光	Equity attributable to chareholders of		
本公司股東應佔權益	Equity attributable to shareholders of the Company	31,949	30,819
非控制股東權益	Non-controlling interests	11,284	10,470
<u> </u>	Non-controlling interests	11,204	10,470
總權益	Total equity	43,233	41,289
綜合借款淨額	Consolidated net borrowings		
負債比率3	Gearing ratio ³	Net Cash淨現金	Net Cash淨現金
流動比率	Current ratio	1.04	0.98
每股資產淨值:	Net assets per share:	1.04	0.50
一賬面值	– book value	HK\$13.32	HK\$12.85

附註:

本集團於二零一零年二月出售其品牌時尚產 品經銷業務之權益,獲取約港幣30億元淨 溢利。

- 截至二零一一年及二零一零年六月三十日止 六個月之每股攤薄盈利分別為港幣0.65元及 港幣1.77元。截至二零一零年六月三十日止 六個月之已終止經營業務之每股攤薄盈利為 港幣1.25元。
- 負債比率指綜合借款淨額與總權益的比例。

Notes:

- The Group disposed of its brand-fashion distribution business interest in February 2010 with a net gain of approximately HK\$3 billion.
- Diluted earnings per share for the six months ended 30 June 2011 and 2010 are HK\$0.65 and HK\$1.77, respectively. Diluted earnings per share of the discontinued operations for the six months ended 30 June 2010 is HK\$1.25.
- Gearing ratio represents the ratio of consolidated net borrowings to total equity.



營業額及溢利分析表 ANALYSIS OF TURNOVER AND PROFIT

		截至六月三- For the six mont		
各項業務之營業額	Turnover by segment	二零一一年 2011 (未經審核) (Unaudited) 港幣百萬元 HK\$ million	二零一零年 2010 (未經審核) (Unaudited) 港幣百萬元 HK\$ million	增加/(減少) Increased/ (Decreased) %
核心業務 一零售 一啤酒 一食品 一飲品	Core Businesses - Retail - Beer - Food - Beverage	34,367 12,830 4,855 1,366	26,892 10,043 3,876 896	27.8% 27.8% 25.3% 52.5%
		53,418	41,707	28.1%
對銷業務間之交易	Elimination of inter-segment transactions	(188)	(137)	37.2%
核心業務之總額	Total from core businesses	53,230	41,570	28.0%
其他業務 投資及其他業務 已終止經營之業務 一品牌時尚產品經銷	Other Businesses Investments and Others Discontinued operations – Brand-fashion Distribution	-	- 410	(100.0%)
其他業務之總額	Total from other businesses	_	410	(100.0%)
總額	Total	53,230	41,980	26.8%



截至六月三 For the six montl	十日止六個月 hs ended 30 June	
二零一一年	二零一零年	
2011	2010	
(未經審核)	(未經審核)	增加/(減少)
(Unaudited)	(Unaudited)	Increased/
港幣百萬元	港幣百萬元	(Decreased)
HK\$ million	HK\$ million	%
1,030	955	7.9%
329	258	27.5%
193	240	(19.6%)
58	53	9.4%
1,610	1,506	6.9%
(41)	(50)	(18.0%)
1,569	1,456	7.8%

(214)

3,001

2,787

4,243

1,569

(100.0%)

(100.0%)

(100.0%)

(63.0%)

Profit attributable to shareholders

("PAS") by segment

Core Businesses

- Retail

– Beer

- Food

– Beverage

expenses

Other Businesses

Total

Net corporate interest and

Total from core businesses

Investments and Others

Discontinued operations

Total from other businesses

- Brand-fashion Distribution

各項業務之股東應佔溢利

核心業務

一零售

一啤酒

一食品

一飲品

費用

其他業務 投資及其他業務

總額

核心業務之總額

已終止經營之業務 一品牌時尚產品經銷

其他業務之總額

公司總部利息淨額及





5

PM

營業額及溢利分析表 ANALYSIS OF TURNOVER AND PROFIT

		截至六月三- For the six mont	十日止六個月 hs ended 30 June	
		二零一一年	二零一零年 2010	
各項業務扣除資產重估	PAS excluding the effect of	(未經審核)	(未經審核)	增加/(減少)
	asset revaluation and major	(Unaudited)	(Unaudited)	Increased/
	disposal of non-core assets/	港幣百萬元	港幣百萬元	(Decreased)
溢利	investments by segment	HK\$ million	HK\$ million	%
核心業務	Core Businesses			
核心来伤 —零售1	– Retail ¹	674	546	23.4%
一啤酒	– Beer	329	258	27.5%
一食品 ²	– Food²	187	214	(12.6%)
一飲品	– Beverage	58	53	9.4%
		1,248	1,071	16.5%
公司總部利息淨額及 費用	Net corporate interest and expenses	(41)	(50)	(18.0%)
核心業務之總額	Total from core businesses	1,207	1,021	18.2%
<i>其他業務</i> 投資及其他業務 ³ 已終止經營之業務	Other Businesses Investments and Others ³ Discontinued operations	-	-	-
- 品牌時尚產品經銷	'	-	22	(100.0%)
其他業務之總額	Total from other businesses		22	(100.0%)
總額	Total	1,207	1,043	15.7%

附註:

- 零售業務的業績不包括投資性物業淨估值盈 餘約港幣3.56億元(二零一零年:港幣4.09 億元)。
- 食品業務的業績不包括金額合計約港幣0.06 億元(二零一零年:港幣0.26億元)的出售 非核心投資所得淨利及投資性物業淨估值盈 給。
- 投資及其他業務於二零一零年的業績不包括 按公允價值計入損益的金融資產估值虧損約 港幣2.14億元。
- 本集團於二零一零年二月出售其品牌時尚產 品經銷業務之權益,獲取約港幣30億元淨 ※利。
- 5. 從二零一零年十二月開始適用外資企業的城市建設税和教育費附加,對本集團於二零 一一年六月三十日止六個月的影響約為港幣 2.26億元。

Notes:

- Net valuation surplus on investment properties of approximately HK\$356 million (2010: HK\$409 million) has been excluded from the results of Retail division.
- Net gain on disposal of non-core investments and valuation surplus on investment properties with an aggregate amount of approximately HK\$6 million (2010: HK\$26 million) have been excluded from the results of the Food division.
- Valuation deficit on financial assets at fair value through profit or loss of approximately HK\$214 million has been excluded from the 2010 results of Investment and Others division.
- The Group disposed of its brand-fashion distribution business interest in February 2010 with a net gain of approximately HK\$3 billion.
- The attributable impact of urban maintenance and construction tax and education surcharges applicable on foreign-invested enterprises effective from December 2010 was approximately HK\$226 million for the six months ended 30 June 2011.

主席報告 CHAIRMAN'S STATEMENT



半年業績

於二零一一年上半年,本集團專注建立 包括零售、啤酒、食品及飲品在內的核 心消費業務之策略繼續取得理想成果。 透過新收購及內涵式增長,本集團進一 步擴大業務,並穩步邁向成為中國最大 消費品企業之目標。

截至二零一一年六月三十日止六個月,本集團未經審核的本公司股東應佔綜合溢利約為港幣1,569,000,000元,較去年同期減少63.0%。來額及下數去年同期減少63.0%。來額及東應佔未經審核之綜合營業營內別為港幣53,230,000,000元及港灣加28.0%及7.8%。若扣除資產重國大出售事項之稅後收益,本集團截至二零一一年六月三十日止六個月由核心業務產生未經審核的本公司股東應佔基礎綜合溢利較去年同期增加18.2%。

中期股息

董事會議決於二零一一年十月十七日當日或前後,向於二零一一年十月三日名列本公司股東名冊的股東派發截至二零一一年六月三十日止六個月的中期股息每股港幣0.15元(二零一零年:每股港幣0.14元)。

策略執行

二零一一年上半年,儘管全球經濟波動,中國經濟仍保持平穩增長。國內生產總值(GDP)較去年同期增長9.6%及溫和的通脹環境繼續有利於本集團中國業務。

Half-Year Results

In the first half of 2011, our strategy of building our core consumer businesses, including retail, beer, food and beverage businesses, continued to deliver sound results and, through new acquisitions and organic growth, we were able to further expand our business and move steadily towards our goal of becoming the largest consumer goods company in China.

The Group's unaudited consolidated profit attributable to the Company's shareholders for the six months ended 30 June 2011 amounted to approximately HK\$1,569 million, representing a decrease of 63.0% over the same period last year. The unaudited turnover and profit attributable to the Company's shareholders from the core businesses rose by 28.0% and 7.8% respectively to approximately HK\$53,230 million and HK\$1,569 million. Excluding the after-tax effect of asset revaluation and major disposals, the Group's underlying unaudited consolidated profit attributable to the Company's shareholders contributed by the core businesses would increased by 18.2% for the six months ended 30 June 2011.

Interim Dividend

The Board has resolved to declare an interim dividend of HK\$0.15 per share for the six months ended 30 June 2011 (2010: HK\$0.14 per share) payable on or around 17 October 2011 to shareholders whose names appear on the Register of Members of the Company on 3 October 2011.

Strategy Implementation

In the first half of 2011, China's economy maintained its steady growth amid fluctuations in the global economy. Gross domestic product (GDP) grew by 9.6% year-on-year, and the moderate inflationary environment continued to benefit the Group's operations in China.



AN

7

主席報告 CHAIRMAN'S STATEMENT

策略執行(續)

本集團的零售業務仍為本集團的主要溢 利來源,佔回顧期內本集團之本公司股 東應佔溢利65.6%。憑藉本集團覆蓋 3.400多家店舖的龐大零售網絡,本集 團堅定實施[全國發展、區域領先、多 業態協同 | 的策略, 致力鞏固其於市場 的領導地位。為配合消費者購買力上 升,生活水平提高,本集團以「高檔優 質產品」策略提供更多中高端產品予消 費者為主導,從而提高盈利能力及擴大 市場佔有率。於回顧期內,本集團亦繼 續擴大其零售網絡。本集團的「華潤萬 家 Vanguard]及「Ole'」超市網絡拓展至 華南區域部份新市場,而「中藝 Chinese Arts & Crafts」、「華潤堂 CR Care」及 「Pacific Coffee」亦透過開設新店,加強 於現有區域內的市場地位。

截至二零一一年六月底,本集團在中國內地經營超過75間啤酒廠,市場佔有來超過20%。憑藉成功的併購策略,市場佔有來的整合執行和持之以恆的品牌建設,本集團的啤酒業務繼續擴大其中國市場業務,並鞏固於中國啤酒市場與國市場地位。於二零一一年七月,本集團的啤酒業務宣佈收購江蘇大富豪啤酒有限公司49%股權,以及上海亞太啤酒有限公司100%股權。兩家啤酒公司在江蘇及上海佔據強勁的市場地位。

Strategy Implementation (continued)

Our retail division remained as the major contributor to the Group's profits, accounting for 65.6% of the Group's profit attributable to the Company's shareholders for the period under review. With its extensive retail network comprising more than 3,400 stores, the Group strives to strengthen its market leading position by adhering to a national expansion strategy which features regional dominance and synergy on a multi-format business platform. In view of the rise in purchasing power and enhanced living standards, the Group has sought to enhance profitability and to expand its market share by adopting a "trade-up" strategy to offer more mid- to high-end products to consumers. The Group also continued to expand its retail network during the period under review. The Group's "華潤萬家 Vanguard" and "Ole'" supermarkets extended their network into new markets in southern China, while "中藝 Chinese Arts & Crafts", "華潤 堂 CR Care" and "Pacific Coffee" also strengthened their presence in the region with the opening of new stores.

The Group has further propelled the development of its retail business through acquisitions. The Group has entered into an agreement in July 2011 to acquire the entire equity interest in a retail drug store chain operated under the "Sanjiu" brand. Sanjiu's 152-store retail network will create synergy with the Group's healthcare retail chains and will enhance our pharmaceutical product mix. Besides, the Group has also acquired a 100% stake in Jiangxi Hongkelong Department Store Investment Company Limited, a well-known retail chain with 21 hypermarkets in Jiangxi Province. The acquisition gave the Group's retail business an immediate presence in Jiangxi Province and an advantageous market position in the region.

As of the end of June 2011, the Group operates more than 75 breweries in China with a market share that exceeds 20%. Our beer division continued to expand its presence in China and solidified its leading position in China's beer market through its successful acquisitions strategy, well-executed consolidation and sustained brand building efforts. In July 2011, the Group's beer division announced to acquire 49% equity stake in Jiangsu Dafuhao Breweries Co., Ltd and a 100% equity stake in Shanghai Asia Pacific Brewery Company Ltd. Both breweries have strong market positions in Jiangsu Province and Shanghai.



策略執行(續)

於二零一一年八月,本集團的啤酒業務亦簽訂一項買賣協議,購入杭州西湖啤酒朝日(股份)有限公司餘下55%股權,以及浙江西湖啤酒朝日(股份)有限公司 餘下25%股權。兩家公司均是浙江省的著名啤酒企業,並擁有一批優秀的生產、技術、銷售等方面人才。本集團近期於中國市場的連番收購,加強了本集團對這個快速發展市場前景的信心。

憑藉本集團從生豬養殖到零售終端的綜合優質供應鏈體系,食品業務仍然是本集團的長期盈利來源。本集團積極宣傳「五豐 Ng Fung」品牌及執行市場推廣措施,使其品牌肉類產品繼續於中國業務快速擴張。於回顧期內,本集團亦完成收購位於嘉興的肉類業務。

本集團致力擴展全國分銷網絡,並優化產品組合,令本集團的飲品業務於二零一一年上半年強化增長動力。本集團進一步鞏固「怡寶 C'estbon」的品牌形象,並加強與麒麟控股株式會社的合作。此外,本集團亦加快發展廣東、湖南、四川及江蘇等地的飲品業務,並進一步滲透至周邊市場。

前景

展望二零一一年下半年,本集團將密切關注全球經濟動向及其對中國的影響。我們對中國消費市場發展感到樂觀。中央政府「十二•五計劃」以國內的消費場長為首要,表明中央政府將重點通過拉動國內消費來推動經濟增長。憑藉這個有利的環境及本集團的規模效應,本集團將繼續擴大及深入滲透中國消費者市場。

Strategy Implementation (continued)

Our beer operation also entered into an agreement in August 2011 to acquire the remaining 55% equity stake in Hangzhou Xihu Beer Asahi Co., Ltd. and the remaining 25% equity stake in Zhejiang Xihu Beer Asahi Co. Ltd.. With their expertise in production, technology and sales, both breweries are big market players in Zhejiang Province. The cumulative impact of our recent transactions across China has boosted our confidence in the prospects of this growing market.

Building on our integrated quality supply system from livestock raising to points of sales, the food division remained as our long term profit contributor. Thanks to the active promotion of the "五豐 Ng Fung" brand and our marketing efforts, the branded meat products in China continued to make strong progress in market expansion. The Group also completed the acquisition of its meat business in Jiaxing during the period under review.

With the Group's dedicated efforts in developing its nationwide distribution network and in optimizing its product mix, our beverage division strengthened its growth momentum in the first half of 2011. The Group has further strengthened the profile of its "怡寶 C'estbon" brand, and the co-operation with Kirin Holdings Company Limited. We also stepped up the development of our beverage business in Guangdong, Hunan, Sichuan and Jiangsu, and further penetrated into neighboring markets.

Prospects

Looking ahead into the second half of 2011, we are keeping a close eye on the development of the global economy and its impact on China. We are optimistic about the consumer market in China. The central government's "12th Fiveyear Plan" has made growth of domestic consumption as top priority, implying that the central government regards boosting domestic consumption to be an important engine in driving economic growth. Capitalizing on this favorable environment and leveraging its own economies of scale, the Group will continue to take steps to expand its presence and to penetrate deeper into China's consumer market.



ΑN

主席報告 CHAIRMAN'S STATEMENT

前景(續)

除了繼續實施全國性擴張策略以鞏固本 集團於地區市場的領導地位,零售業務 將把其多業態的業務模式延伸至中國更 多地區。此外,本集團亦將加快啤酒、 食品及飲品業務的市場擴張及加強品牌 宣傳,以提升市場佔有率。

本集團將透過內涵式增長以提高盈利能力,同時將繼續積極物色及評估投資機會,進一步拓展業務,從而鞏固包括零售、啤酒、食品及飲品在內的核心業務之領導地位。

致 譲

本集團的業績表現,進一步印證了本集團已成功轉型為一間專注於消費品業務的公司。本人謹代表董事會,在此衷心感謝全體股東、客戶及業務合作夥伴的支持,同時也感謝管理層及員工的努力工作及對本公司的貢獻。

Prospects (continued)

In addition to the continued implementation of its national expansion strategy to strengthen its lead in regional markets, the retail division will extend its multi-format business model to more regions of China. The Group will also step up its efforts in market expansion and brand promotion for its beer, food and beverage businesses in order to expand its market share.

While pursuing organic growth to enhance profitability, the Group will continue to actively seek and evaluate investment opportunities in order to further expand its businesses, thereby strengthening the leading positions of its core businesses of retail, beer, food and beverage.

Appreciation

Our performance provides further proof of the Group's successful transformation into a company with a distinct focus on consumers. On behalf of the Board, I would like to take this opportunity to express my sincere gratitude to all shareholders, customers and business associates for their support, as well as to the management and our staff for their hard work and their dedication to the Company.

主席

喬世波

香港,二零一一年八月二十五日

QIAO SHIBO

Chairman

Hong Kong, 25 August 2011



管理層討論與分析 MANAGEMENT DISCUSSION AND ANALYSIS

業務回顧

零售業務

零售業務於二零一一年上半年的營業額及應佔溢利分別為港幣34,367,000,000元及港幣1,030,000,000元,分別較二零一零年同期增加27.8%及7.9%。剔除稅後估值盈餘的影響後,本業務於二零一一年上半年的應佔溢利較去年同期增加23.4%。

本集團的零售業務主要由超級市場、「中藝 Chinese Arts & Crafts」、「華潤堂 CR Care」、藥妝店「采活 VivoPlus」及「Pacific Coffee」等業務組成。於二零一一年六月底,本集團在中國共經營超過3,400間店舖,其中約75%是直接經營,其餘則為特許經營。

自本年初,各地上調最低工資標準和對外資企業徵收城建稅和教育費附加等稅,對內地的經營成本構成一定壓力。受着全球糧食減產、生產成本上漲等四大數學,食品價格上漲成為推高居民消費價格分類指數之主要動力,並對提回原期內的同店銷售按年增長12.4%。同時,本集團通過發揮規模優勢、積極開發農超基地等多種措施挖掘毛利率使開升。今年極期間銷售業績顯著提升是回顧期內經營利潤增長的主要動力。

Review of Operations

Retail

The Group's retail division recorded a turnover of HK\$34,367 million and an attributable profit of HK\$1,030 million in the first half of 2011, representing increases of 27.8% and 7.9% respectively over the corresponding period of 2010. Excluding an after-tax revaluation surplus, the division's attributable profit for the first half of 2011 would have increased by 23.4% year-on-year.

The Group's retail division mainly consists of supermarkets, "中藝 Chinese Arts & Crafts" stores, "華潤堂 CR Care" stores, "采活 VivoPlus" health and beauty stores and "Pacific Coffee" stores. As at the end of June 2011, the Group operated over 3,400 stores in China, of which approximately 75% were self-operated while the rest were franchised.

Since the beginning of this year, the increases in the minimum wage in different regions and taxes such as China's Urban Maintenance and Construction Tax and Education Surcharges imposed on foreign enterprises have added pressure on the operating costs in the Chinese Mainland. However, increasing food prices caused by different factors such as lower global food supply and higher production costs were the major driver in lifting the consumer price index and further supported the increases in sales per transaction. As a result, same store sales of the retail division increased by 12.4% year-on-year. Meanwhile, the Group sought to improve gross margins and profitability through various initiatives such as leveraging its economies of scale, establishing direct trading bases between farmers and supermarkets. The growth in operating profit was mainly attributable to the substantial improvement in sales during the Chinese New Year period.



A۱

管理層討論與分析 MANAGEMENT DISCUSSION AND ANALYSIS

業務回顧(續)

零售業務(續)

於回顧期內,本集團的「華潤萬家 CR Vanguard」大型超市、「Ole'」等超市業 態相繼進駐粵西、廣西百色、重慶、 湖南長沙等新市場;配合多業態協同 戰略,「中藝 Chinese Arts & Crafts」、 「華潤堂 CR Care | 以及 [Pacific Coffee | 進一步拓展內地市場,其中「Pacific Coffee」於第二季度在內地開設了6家 新店。此外,本集團於回顧期內加快推 進對收購門店的工程改造和品牌轉換, 為客戶提供更為舒適的購物環境,提升 門店形象。本業務相繼與多家知名地產 商簽訂戰略合作協定,為今後業務發展 提供優質店舗資源選擇。本業務於期內 亦成為深圳大運會村綜合超市、各場館 商業服務零售店、主新聞媒體中心綜合 超市唯一正式入選零售服務商。繼作為 2010廣州亞運會零售服務商取得良好 成績和榮譽後,本業務再次承擔起大型 國際賽事的零售服務工作,有助進一步 提升本集團零售業務優質服務美譽度。

國家「十二五」規劃把擴大消費、轉變經濟增長方式放至前所未有的戰略高度,將長期利好中國零售行業的發展。同時,居民收入和個人所得税起徵點的提高將可促進消費,有利於生鮮、食品等日常消費品的銷售。

Review of Operations (continued)

Retail (continued)

During the period under review, the Group's "華潤萬 家 CR Vanguard" and "Ole'" supermarkets extended their footprints into new markets such as western part of Guangdong, Baise of Guangxi, Chongging and Changsha of Hunan. In line with its strategy of harnessing synergy on a multi-format business platform, the Group's "中藝 Chinese Arts & Crafts" stores, "華潤堂 CR Care" stores and "Pacific Coffee" stores further expanded their mainland markets. For example, "Pacific Coffee" opened 6 new stores in China in the second quarter of this year. In addition, with an aim to enhance the shopping environment and store image, the Group accelerated the renovation and rebranding of newly acquired stores during the period under review. The Group also entered into strategic cooperation agreements with various reputable property developers to secure more prime retail space for future business development. The division was selected to become the exclusive retail service provider of integrated supermarkets, retail stores in all sport venues, and supermarkets in the main media center for the Shenzhen Universiade 2011. After achieving remarkable results and gaining good reputation during its appointment as the retail service provider for the Guangzhou 2010 Asian Games, the Group has once again been appointed to provide retail services for another large-scale international sports event. This will further enhance the reputation on quality services of the Group's retail division.

China's "12th Five-Year Plan" has placed great strategic importance on expanding consumption and transforming the structure of China's economic growth. This will generate a long-term impetus to China's retail industry. On the other hand, the rising personal income and the increased threshold for individual income tax have fueled consumption spending, which in turn stimulate the sales of daily consumer goods such as fresh and food products.



業務回顧(續)

零售業務(續)

本集團零售業務將堅持實施「全國發 展、區域領先、多業態協同」的戰略, 繼續鞏固在國內主要區域市場的領先地 位,同時將多業態模式成功擴展至全國 其他區域。本集團零售業務於二零一一 年於十月初簽訂一項買賣協議,以總 代價約人民幣0.7億元收購在內地數省 以「三九」品牌經營的152間連鎖零售藥 店。通過本業務的採購及庫存管理平 台,這些藥店將與本業務現有的健康護 理零售連鎖藥妝店「采活 VivoPlus |和以 經營中高端保健品為主的「華潤堂 CR Care」等業務產生協同效益,並強化本 業務在江蘇省、廣東省、山東省及浙江 省的市場地位。同時,這些藥店因持有 可分銷受監管藥業產品的藥業執照,將 可豐富本集團零售業務健康護理零售連 鎖的產品組合。

此外,本集團零售業務於二零一一年於七月簽訂一項買賣協議,以總代價約人民幣36.9億元收購江西洪客隆百貨投資有限公司(「洪客隆百貨」)100%股權。洪客隆百貨是江西市場上富有競爭力。等售連鎖企業;通過這項收購,本集數等可進入江西市場及即時在當地佔國零售前場的市場位置,優化本集團於中國零售市場的競爭力。

啤酒業務

啤酒業務於二零一一年上半年的營業額及應佔溢利分別為港幣12,830,000,000元及港幣329,000,000元,分別較二零一零年同期增加27.8%及27.5%。

Review of Operations (continued)

Retail (continued)

The Group's retail division will keep on pursuing a national expansion strategy that emphasizes regional leadership and synergy on a multi-format business platform to strengthen its leading position in China's major regional markets, and at the same time extend its multi-format business model to other regions of the country. In early July 2011, the Group's retail division entered into an agreement to acquire a retail drugstore chain under the brand name "Sanjiu" for approximately RMB70 million. The drugstore chain currently operates 152 stores in several provinces in China. Through the division's purchase and inventory management platform, the newly acquired stores will create synergy with the Group's health care retail chains "采活 VivoPlus", and "華 潤堂 CR Care" stores which mainly sell mid- to high-end health products. It will further strengthen the Group's market position in Jiangsu, Guangdong, Shandong and Zhejiang. Moreover, as these stores own the pharmaceutical licenses to distribute regulated medical products, the product mix of the Group's health care retail chains will be enhanced.

Besides, the Group's retail division entered into an agreement in July 2011 to acquire a 100% interest in Jiangxi Hongkelong Department Store Investment Company Limited ("Hongkelong Department Store") at the consideration of RMB3,690 million. Hongkelong Department Store is a competitive retail chain operator in Jiangxi Province. Through the acquisition, the Group immediately expands its retail business into Jiangxi Province and gains an advantageous market position in the region, thereby further enhancing its network and competitiveness in China's retail market.

Beer

The beer division reported a turnover and attributable profit of HK\$12,830 million and for HK\$329 million respectively for the first half of 2011, representing an increase of 27.8% and 27.5% over the corresponding period of the previous year.



AN

管理層討論與分析 MANAGEMENT DISCUSSION AND ANALYSIS

業務回顧(續)

啤酒業務(續)

本集團啤酒業務通過新建、併購、擴建和改建等方法,不斷完善產能佈局,以及特別在第二季度採取有針對性的促銷措施,加強分銷渠道建設和終端服務,二零一一年上半年本集團的啤酒銷量增加15%至約5,052,000千升。本業務持續開展「雪花 Snow」品牌的宣傳推廣活動,市場影響力日益增加,行銷全國的「雪花 Snow」啤酒於二零一一年上半年的銷量上升14%至約4,506,000千升,佔總銷量近90%。

中國內地啤酒行業競爭逐步加劇,原輔材料和員工成本的快速上漲,以及對資企業徵收城建稅和教育費附加等稅費,加重了經營成本。本業務通過推進精益生產,節能降耗,並充分發揮規進優勢,提高生產效益,藉此舒緩成本上優勢,提高生產效益,藉此舒緩成本品之份,為滿足消費者對產品性次升級的需求,本業務致力提升精製酒銷量,積極優化產品結構,從而提高平均銷售價格水平,穩固盈利空間。

於回顧期內,位於江蘇省、遼寧省、河南省和上海市的新併購的啤酒廠相繼投產。於二零一一年六月底,本集團在中國內地經營超過75間啤酒廠,年產能超過15,000,000千升。

展望未來,本集團啤酒業務將持續開展以「勇闖天涯」系列為主的「雪花 Snow」品牌宣傳推廣活動,提升「雪花 Snow」品牌的美譽度和忠誠度;加强與供應商合作,集中採購以穩定原材料價格。與此同時,本集團將繼續謹慎尋求及評估投資商機,並結合內涵增長,提升市場份額,確保市場份額的領先地位。

Review of Operations (continued)

Beer (continued)

The Group's beer division continued to enhance its production capacity through building and acquiring new breweries as well as reconfiguring and expanding existing breweries. Coupled with the effective promotions for targeted market segments in the second quarter, its beer sales volume in the first half of 2011 increased by 15% to approximately 5,052,000 kiloliters. The division continued to step up its effort in the promotion of "雪花 Snow" brand to enhance its reputation. As a result, the sales volume of the Group's national brand "雪花 Snow" increased by 14% to approximately 4,506,000 kiloliters, accounting for about 90% of the Group's total beer sales volume in the first half of 2011.

However, peer competition in China's beer industry has intensified. Together with the rising cost of primary and secondary raw materials, higher labor cost and additional tax charges of Urban Maintenance and Construction Tax and Education Surcharges imposed on foreign enterprises, operating costs continued to rise. By leveraging its economies of scale, the Group further enhanced its production and energy efficiency to relieve cost pressures. To satisfy customers' demands for better quality products, the division made a concerted effort to lift the sales of premium beers and enhance its product mix, which in turn improved average selling prices and profitability.

The Group's newly acquired breweries in Jiangsu, Liaoning, Henan and Shanghai commenced production during the period under review. As at the end of June 2011, the Group operated over 75 breweries in China with an aggregate annual production capacity of more than 15,000,000 kiloliters.

Looking ahead, the Group will continue to promote the "雪花 Snow" brand through marketing campaigns such as "The Great Expedition" ("勇闖天涯") in order to strengthen the brand's reputation and customer loyalty. The Group will strengthen the cooperation with suppliers and reinforce its centralized purchasing system in order to stabilize raw material costs. At the same time, the Group will continue to seek and evaluate investment opportunities in a prudent manner while pursuing organic growth to achieve higher market share and maintain its leading market position.



業務回顧(續)

啤酒業務(續)

本集團啤酒業務於二零一一年七月中宣佈以總代價約人民幣8.7億元收購江蘇大富豪啤酒有限公司49%股權和上海亞太啤酒有限公司100%股權,分別於當地擁有總年產能逾45萬千升的5間啤酒廠,以及年產能約25萬千升的啤酒廠。通過此次收購,將進一步鞏固本集團啤酒業務的市場領導地位,同時提升於相關市場的內涵增長。

食品業務

食品業務於二零一一年上半年的營業額為港幣4,855,000,000元,較二零一零年同期增加25.3%,回顧期內的應佔溢利為港幣193,000,000元,較去年同期減少19.6%。剔除稅後估值盈餘及去年同期減持策略性投資的若干股權之稅後收益後,本業務於二零一一年上半年的應佔溢利較去年同期減少12.6%。

Review of Operations (continued)

Beer (continued)

In mid July 2011, the Group's beer division announced to acquire a 49% equity stake in Jiangsu Dafuhao Breweries Co., Ltd ("Jiangsu Dafuhao Breweries") and 100% equity stake in Shanghai Asia Pacific Brewery Company Limited ("Shanghai Asia Pacific Brewery") for a total consideration of approximately RMB870 million. The five production plants of Jiangsu Dafuhao Breweries have an aggregate annual production capacity of over 450,000 kiloliters, and the production plant of Shanghai Asia Pacific Brewery has an annual production capacity of 250,000 kiloliters. The acquisition will further reinforce the Group's leading position in China's beer market and enhance the organic growth of the division.

Besides, the Group's beer division entered into an acquisition agreement in early August 2011 to acquire remaining 55% equity stake in Hangzhou Xihu Beer Asahi Co.,Ltd. ("Hangzhou Xihu Beer") and remaining 25% equity stake in Zhejiang Xihu Beer Asahi Co. Ltd. ("Huzhou Brewery") for a total consideration of RMB300 million. Hangzhou Xihu Beer currently owns a 75% interest in Huzhou Brewery. Upon completion of the acquisitions, Hangzhou Xihu Beer and Huzhou Brewery will become the wholly-owned subsidiaries of the Group's beer division, further strengthening the division's leading position in Zhejiang Province.

Food

The food division reported a turnover of HK\$4,855 million for the first half of 2011, representing an increase of 25.3% over the corresponding period in 2010. The division's attributable profit for the period under review decreased by 19.6% to HK\$193 million compared with the same period in the previous year. Excluding the after-tax revaluation surplus and after-tax profits from the reduction of certain equity interests in strategic investments in the corresponding period of last year, the division's attributable profit would have decreased by 12.6% year-on-year in the first half of 2011.



A۱

管理層討論與分析 MANAGEMENT DISCUSSION AND ANALYSIS

業務回顧(續)

食品業務(續)

與中國內地活畜養殖業務帶來的協同效應,回顧期內供港活豬供應穩定,本業務維持香港活豬市場佔有率的主導地位。惟內地進口毛豬價格持續上漲,香港活畜經銷業務的經營溢利亦受到影響。

通過積極推進「五豐 Ng Fung」品牌建設和營銷,綜合食品業務於回顧期內的經營業績取得理想增長。其中,速凍冷飲業務的銷量及盈利能力均有所提升,除鞏固原有浙江市場外,大力拓展江蘇等周邊市場:並且在揚州及杭州舉辦不同的品牌推廣發佈會,提高了江蘇市場佔有率和品牌知名度。

遠洋捕撈及水產品加工業務因上半年柴油價格上漲而影響了經營溢利。該業務將繼續通過延伸產業鏈,拓展中國內地高端水產品分銷市場,積極利用杭州、上海等地水產品市場交易平台,拓展「五豐 Ng Fung」品牌的深海水產品業務,提高了其品牌的市場影響力。

展望未來,中國仍是本業務實現增長的 重點市場,本集團除積極提升現有業務 營運效率外,亦正重新檢討本業務的發 展戰略,並擬透過併購活動,進一步拓 展和壯大中國的業務。

Review of Operations (continued)

Food (continued)

During the period under review, the operating profit of the Group's meat business in China was affected by various factors, including higher costs of raw materials, labor and pigs, as well as lower consumer demand on pork arising from higher pork prices. By enhancing the construction of an integrated quality supply system from livestock raising, slaughtering, meat processing, cold storage and trading to points of sales, the Group maintained its competitive edge in the meat business. The Group has completed the acquisition of its meat business in Jiaxing during the period under review, which possess complete business chain comprising slaughtering, meat processing and cold storage operation, further bolstering our meat business strategy in Yangtze River Delta region.

The Group maintained its market leadership in terms of market share in the Hong Kong live pig market through synergy with its China's livestock raising business, ensuring a steady supply of live pigs during the period under review. As prices of live pigs imported from China continued to rise, the operating profit of the Hong Kong livestock distribution operation was also affected.

The assorted foodstuff operation recorded satisfactory growth in operating result during the period under review due to the active promotion of the "五豐 Ng Fung" brand, as well as product marketing. Both the sales volume and profitability of the frozen food and ice-cream operation increased as the Group further consolidated the existing market in Zhejiang and made significant inroads into neighboring markets such as Jiangsu. Furthermore, by launching various brand promotion events in Yangzhou and Hangzhou, the operation boosted its market share and brand reputation in Jiangsu.

The operating profit of the marine fishing and aquatic products processing operation was affected by the rising price of crude oil in the first half of the year. The operation continued to extend its value chain in order to expand the high-end aquatic products market in China. By using its trading platform for aquatic products in Hangzhou and Shanghai, the division has expanded its deep-sea aquatic product business in China under the "五豐 Ng Fung" brand and boosted its brand reputation in the market.

Looking ahead, China remains a key market for the division's growth. In addition to enhancing the operational efficiency, the Group will also weigh up the expansion strategy of the division and seek to strengthen its business in China through acquisitions.



業務回顧(續)

飲品業務

飲品業務於二零一一年上半年的營業額及應佔溢利分別為港幣1,366,000,000元及港幣58,000,000元,分別較二零一零年同期增加52.5%和9.4%。本業務以「怡寶 C'estbon」純淨水作為主要業務,二零一一年上半年總銷量較去年同期上升約40%至約1,214,000千升。

原材料和包裝物價格於回顧期內持續上 漲加重了經營成本壓力,並影響溢利增 幅。本業務持續在四川、廣東等市場調 整銷售策略,以刺激銷量快速增長,以 維持溢利較穩定的增長。珠海「加林山 Jialinshan」礦泉水業務實行渠道改造與 整合、理順價值鏈的利益分配,同時優 化營運模式以持續提升銷量。

本業務亦於回顧期內成功與中國乒乓球隊達成戰略合作協定,成為中國乒乓球隊唯一指定飲用水,藉此持續提升「怡寶 C'estbon」的品牌知名度。

Review of Operations (continued)

Beverage

The beverage division reported a turnover of HK\$1,366 million and an attributable profit of HK\$58 million for the first half of 2011, representing year-on-year increases of 52.5% and 9.4% respectively over the corresponding period of 2010. With its flagship purified water brand "怡寶 C'estbon", the division recorded total sales volume of approximately 1,214,000 kiloliters in the first half of 2011, representing an increase of about 40% year-on-year.

During the period under review, sales of drinks products with food addictives in China were negatively affected by the plasticizer contamination. But the incident had benefited the industry of bottled water with boom in sales volume and created an opportunity for growth of the Group's beverage division. In addition, the Group's strategy of focusing more resources on developing target markets had paid off in Guangdong, Hunan, Sichuan and Jiangsu where its business had shown gradual improvement, giving the Group an edge over its competitors. Leveraging this initial success, the division has further penetrated into neighboring markets such as Guangxi, Fujian, Jiangxi, Shanghai and Chongqing, and has achieved remarkable growth both in terms of turnover and total sales volume.

The rising raw material and packaging material costs have added pressure on the operating costs, in turn influenced the profit growth momentum. The division made appropriate adjustments to its sales strategy in markets such as Sichuan and Guangdong to encourage notable growth in sales volume and reported a stable increase in profitability. The division's mineral water business, "加林山 Jialinshan", in Zhuhai modified and consolidated its distribution channel to optimize the profit distribution in its value chain, and enhanced its operation model to sustain sales growth.

In a move designed to further enhance the brand awareness of "怡寶 C'estbon", the division also entered into a strategic cooperation agreement with the Chinese National Chinese Table Tennis Team during the period under review, in which "怡寶 C'estbon" was made the exclusive official drinking water for the team.



ΑN

管理層討論與分析 MANAGEMENT DISCUSSION AND ANALYSIS

業務回顧(續)

飲品業務(續)

中國飲料市場處於快速發展中,增長空間廣闊,有利本業務的持續發展。本業務與麒麟控股株式會社(「麒麟控股」)的合作項目進展順利,預計將會發揮本業務在中國的強大分銷能力,以及麒麟控股豐富的產品組合、專業的研發及生產知識和卓越的產品開發技術進行優勢互補。我們相信能將本業務打造成中國非酒精飲料市場的強大企業,最終惠及廣大消費者。

財務回顧

資金及融資

於二零一一年六月三十日,本集團的綜合現金及銀行結存達港幣16,520,000,000元。本集團於二零一一年六月三十日的借貸為港幣13,433,000,000元,其中港幣1,410,000,000元須於一年內償還,港幣12,019,000,000元須於一年後但五年內償還,另港幣4,000,000元則須於五年後償還。於二零一一年六月三十日,本集團尚未動用之借貸備用額為港幣1,050,000,000元。

本集團於二零一一年六月三十日及二零 一零年十二月三十一日出現淨現金狀 況。

本集團的主要資產、負債、收益及付款均以港幣、人民幣及美元結算。於二零一一年六月三十日,本集團現金存款結餘分別有20.3%以港幣、69.5%以人民幣及9.8%以美元持有。本集團借貸中91.9%及5.4%分別以港幣及人民幣期以美元為單位。本集團借款主要以浮息為基礎。為緩和利率風險,本集團就部份貸款已簽訂了一些利率掉期合約,作為對沖。

Review of Operations (continued)

Beverage (continued)

The beverage market in China is developing rapidly and continues to show huge growth potential, paving the way for the sustained growth of the division. The process of the Group's cooperation with Kirin Holdings Company, Limited ("Kirin") was smooth. The operation is expected to be complemented by the Group's extensive distribution capabilities and strong presence in China, as well as Kirin's extensive product portfolio, operational and technical expertise, and excellent product development capabilities. The Group is confident that its cooperation with Kirin will make the division as a powerful contender in the non-alcoholic beverage market in China, which in turn will ultimately benefit to consumers.

Financial Review

Capital and Funding

As at 30 June 2011, the Group's consolidated cash and bank balance amounted to HK\$16,520 million. The Group's borrowings as at 30 June 2011 were HK\$13,433 million with HK\$1,410 million repayable within 1 year, HK\$12,019 million repayable after 1 year but within 5 years and HK\$4 million repayable after 5 years. Committed borrowing facilities available to the Group but not drawn as at 30 June 2011 amounted to approximately HK\$1,050 million.

The Group was at a net cash position as at 30 June 2011 and 31 December 2010.

The Group's principal assets, liabilities, revenue and payments are denominated in Hong Kong dollars, Renminbi and US dollars. As at 30 June 2011, 20.3% of the Group's cash deposit balances was held in Hong Kong dollars, 69.5% in Renminbi and 9.8% in US dollars; whereas 91.9% of the Group's borrowings was denominated in Hong Kong dollars and 5.4% in Renminbi and 2.7% in US dollars. The Group's borrowings are principally on a floating rate basis. To mitigate the interest rate exposure, the Group entered into certain interest rate swaps to hedge part of its borrowings.

財務回顧(續)

資金及融資(續)

由於本集團的大部份資產、負債、收益 及付款均以相關集團實體的功能貨幣結 算,預期外匯風險甚微。

資產抵押

於二零一一年六月三十日,本集團已抵押賬面淨值為港幣423,000,000元(二零一零年十二月三十一日:港幣234,000,000元)的資產,以獲取銀行借貸及應付票據。

或然負債

於二零一一年六月三十日,本集團並無 任何重大或然負債。

僱員

於二零一一年六月三十日,除聯營公司 以外,本集團聘用約179,000人,其中 約95%在中國內地僱用,其餘的主要駐 守香港及海外。本集團僱員的薪酬按其 工作性質、個別表現及市場趨勢釐定, 並輔以各種以現金支付之獎勵。

Financial Review (continued)

Capital and Funding (continued)

As the majority of the Group's assets, liabilities, revenue and payments are denominated in functional currencies of the respective group entity, the expected foreign currency exposure is minimal.

Pledge of Assets

As at 30 June 2011, assets with a carrying value of HK\$423 million (31 December 2010: HK\$234 million) were pledged for bank borrowings and notes payable.

Contingent Liabilities

The Group did not have any material contingent liabilities as at 30 June 2011.

Employees

As at 30 June 2011, the Group, excluding its associated companies, had a staff size of around 179,000, amongst which about 95% were employed in the Chinese Mainland, whilst the rest were mainly in Hong Kong and overseas. Remuneration packages are assessed in accordance with the nature of job duties, individual performance and market trends with built-in merit components, paid in the form of cash bonuses.

承董事會命 首席執行官及執行董事 陣部

香港,二零一一年八月二十五日

By order of the Board

CHEN LANG

Chief Executive Officer and Executive Director

Hong Kong, 25 August 2011



AN

簡明綜合損益表 CONDENSED CONSOLIDATED PROFIT AND LOSS ACCOUNT

截至二零一一年六月三十日止六個月 For the six months ended 30 June 2011

截至六月三十日止六個月	
For the six months ended 30 June	e

大統
大編
大編
Mi註
特議經營之業務 Continuing operations
Notes
持續經營之業務 Continuing operations 2 53,230 41,570 銷售成本 Cost of sales (39,986) (30,929) 毛利 Gross profit 13,244 10,641 其他收入 Other income 3 1,040 1,111 銷售及分銷費用 Selling and distribution expenses (9,037) (7,345) 一般及行政費用 General and administrative expenses (2,199) (2,059) 財務成本 Finance costs 4 (87) (84) 應佔聯營公司業績淨額 Share of net results of associates (14) 24 除稅前溢利 Profit before taxation 2,947 2,288 稅項 Taxation 5 (913) (661) 持續經營之業務之本期溢利 Profit for the period from continuing operations 7 7 已終止經營業務之本期溢利 Profit for the period from discontinued operations 7 3,022 本期溢利 Profit for the period from discontinued operations - 3,022 本期溢利 Profit for the period 2,034 4,649 分配於: Attributable to: -
管業額 Turnover 2 53,230 41,570 第售成本 Cost of sales 2 53,230 (39,986) (30,929) 41,570 (39,986) (30,929) 11,569 4,243 非控制股東權益 10,641 2 53,039,86 (30,929) 11,569 4,243 1,560 (39,986) (30,929) 13,569 1,569 1,570 (39,986) (30,929) 13,570 (39,986) (30,929) 13,570 (39,986) (30,929) 13,570 (39,986) (30,929) 13,570 (39,986) (30,929) 13,570 (39,986) (30,929) 13,570 (39,986) (30,929) 13,570 (39,986) (30,929) 13,570 (39,986) (30,929) 13,570 (39,986) (30,929) 13,570 (39,986) (30,929) 13,570 (39,986) (30,929) 11,570 (39,986) (30,929) 11,570 (39,986) (30,929) 11,570
管業額 Turnover 2 53,230 41,570 第售成本 Cost of sales 2 53,230 (39,986) (30,929)
Cost of sales (39,986) (30,929) (30,929) (30,929) (30,929) (30,929) (30,929) (30,929) (30,929) (30,929) (30,929) (30,929) (30,929) (30,929) (30,929) (30,929) (30,929) (30,937) (7,345) (40,927) (7,345) (40,927) (7,345) (40,927) (7,345) (40,927) (2,059) (2,0
E利 Gross profit J13,244 10,641 其他收入 Other income 3 1,040 1,111 第售及分銷費用 Selling and distribution expenses (9,037) (7,345) 一般及行政費用 General and administrative expenses (2,199) (2,059) 财務成本 Finance costs 4 (87) (84) 應佔聯營公司業績淨額 Share of net results of associates (14) 24 除稅前溢利 Profit before taxation Taxation 5 (913) (661) 持續經營之業務之本期溢利 Profit for the period from continuing operations 7 Profit for the period from discontinued operations 1,627 分配於: Attributable to: Shareholders of the Company 非控制股東權益 Non-controlling interests 465 406
其他收入 銷售及分銷費用 一般及行政費用 一般及行政費用 原dame 后eneral and administrative expenses Finance costs 原估聯營公司業績淨額1,111 General and administrative expenses Finance costs Share of net results of associates4 (87) (84) (84) (14)(87) (84) (24)除税前溢利 持續經營之業務之本期溢利 已終止經營業務之本期溢利Profit before taxation Taxation5 (913)2,947 (913)2,288 (661)已終止經營業務之本期溢利 已終止經營業務之本期溢利 中rofit for the period from continuing operations77已終止經營業務之本期溢利 中rofit for the period from discontinued operations77本期溢利Profit for the period operations2,034 -
其他收入 銷售及分銷費用 一般及行政費用 一般及行政費用 原dame 后eneral and administrative expenses Finance costs 應佔聯營公司業績淨額3 Selling and distribution expenses Finance costs Share of net results of associates4 (87) (84) (84) (14)(87) (84) (84) (14)除税前溢利 持續經營之業務之本期溢利 已終止經營業務之本期溢利Profit before taxation Taxation2,947 5 (913)2,288 (913)2,947 (661)已終止經營業務之本期溢利 已終止經營業務之本期溢利Profit for the period from continuing operations7已終止經營業務之本期溢利 中rofit for the period from discontinued operations7中方it for the period 中方it for the period2,0344,649分配於: 本公司股東 非控制股東權益Attributable to: Shareholders of the Company Non-controlling interests1,569 4,243 4654,243 406
新售及分銷費用 Selling and distribution expenses (9,037) (7,345) 一般及行政費用 General and administrative expenses (2,199) (2,059) 財務成本 Finance costs 4 (87) (84) 應佔聯營公司業績淨額 Share of net results of associates (14) 24 除税前溢利 Profit before taxation Taxation 5 (913) (661) 持續經營之業務之本期溢利 Profit for the period from continuing operations 6 2,034 1,627 已終止經營之業務 Discontinued operations 7 Profit for the period from discontinued operations - 3,022 本期溢利 Profit for the period Trom discontinued operations 1,569 4,243
一般及行政費用 General and administrative expenses
財務成本 Finance costs
應佔聯營公司業績淨額 Share of net results of associates (14) 24 除税前溢利 Profit before taxation 7 2,947 2,288 7 (913) (661) 持續經營之業務之本期溢利 Profit for the period from continuing 7 (661) 已終止經營之業務 Discontinued operations 7 Profit for the period from discontinued 7 (7 (7 (7 (7 (7 (7 (7 (7 (7 (7 (7 (7 (
除税前溢利 Profit before taxation Taxation 5 (913) (661) 持續經營之業務之本期溢利 Profit for the period from continuing operations 6 2,034 1,627 已終止經營業務 Discontinued operations 7 Profit for the period from discontinued operations - 3,022 本期溢利 Profit for the period 2,034 4,649 分配於: 本公司股東 Shareholders of the Company 非控制股東權益 Non-controlling interests 465 406
Riginal Taxation 5 (913) (661) 持續經營之業務之本期溢利 Profit for the period from continuing operations 6 2,034 1,627 已終止經營之業務 Discontinued operations 7 Profit for the period from discontinued operations - 3,022 本期溢利 Profit for the period 2,034 4,649 分配於: 本公司股東 Shareholders of the Company 非控制股東權益 Non-controlling interests 465 406
Riginal Taxation 5 (913) (661) 持續經營之業務之本期溢利 Profit for the period from continuing operations 6 2,034 1,627 已終止經營之業務 Discontinued operations 7 Profit for the period from discontinued operations - 3,022 本期溢利 Profit for the period 2,034 4,649 分配於: 本公司股東 Shareholders of the Company 非控制股東權益 Non-controlling interests 465 406
持續經營之業務之本期溢利 已終止經營之業務 已終止經營業務之本期溢利Discontinued operations Profit for the period from discontinued operations7一 本期溢利Profit for the period operations2,0344,649分配於: 本公司股東 非控制股東權益Attributable to: Shareholders of the Company Non-controlling interests1,569 4,243 406
operations 6 2,034 1,627 已終止經營之業務 已終止經營業務之本期溢利 Profit for the period from discontinued operations - 3,022 本期溢利 Profit for the period 2,034 4,649 分配於: 本公司股東 Shareholders of the Company 1,569 4,243
已終止經營之業務 已終止經營業務之本期溢利Discontinued operations Profit for the period from discontinued operations7本期溢利Profit for the period2,0344,649分配於: 本公司股東 非控制股東權益Attributable to: Shareholders of the Company Non-controlling interests1,569 4064,243 406
已終止經營之業務 已終止經營業務之本期溢利Discontinued operations Profit for the period from discontinued operations7本期溢利Profit for the period2,0344,649分配於: 本公司股東 非控制股東權益Attributable to: Shareholders of the Company Non-controlling interests1,569 4064,243 406
已終止經營業務之本期溢利Profit for the period from discontinued operations-3,022本期溢利Profit for the period2,0344,649分配於:Attributable to: 本公司股東 非控制股東權益Shareholders of the Company Non-controlling interests1,569 4,243 406
operations-3,022本期溢利Profit for the period2,0344,649分配於:Attributable to:-本公司股東Shareholders of the Company1,5694,243非控制股東權益Non-controlling interests465406
本期溢利Profit for the period2,0344,649分配於:Attributable to:*********************************
分配於: Attributable to: 本公司股東 Shareholders of the Company 1,569 4,243 非控制股東權益 Non-controlling interests 465 406
分配於: Attributable to: 本公司股東 Shareholders of the Company 1,569 4,243 非控制股東權益 Non-controlling interests 465 406
本公司股東 Shareholders of the Company 1,569 4,243 非控制股東權益 Non-controlling interests 465 406
非控制股東權益 Non-controlling interests 465 406
非控制股東權益 Non-controlling interests 465 406
2,034 4,649
2,034 4,649
每股盈利 Earnings per share 9
持續經營及已終止經營 From continuing and discontinued
之業務 operations
基本 Basic HK\$0.65 HK\$1.77
<u> 至</u>
攤薄 Diluted HK\$0.65 HK\$1.77
持續經營之業務 From continuing operations
基本 Basic HK\$0.65 HK\$0.52
攤薄 Diluted HK\$0.65 HK\$0.52

簡明綜合全面收益表 CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

截至二零一一年六月三十日止六個月 For the six months ended 30 June 2011

		截至六月三寸 For the six month	
		二零一一年 2011 (未經審核) (Unaudited) 港幣百萬元 HK\$ million	二零一零年 2010 (未經審核) (Unaudited) 港幣百萬元 HK\$ million
本期溢利	Profit for the period	2,034	4,649
其他全面收益/(費用):	Other comprehensive income/(expenses):		
海外業務之滙率差異	Exchange differences on translating foreign operations	704	330
可售投資公允價值調整	Fair value adjustment on available for sale investments	_	(89)
衍生金融工具公允價值調整	Fair value adjustment on derivative financial instruments	10	(21)
重分類調整:	Reclassification adjustments:	10	(21)
一因出售附屬公司/聯營公司 而轉出之滙率差異	 release of exchange differences upon disposal of subsidiaries/associates 	_	(44)
-因出售可售投資而轉出之 估值儲備	- release of valuation reserve upon disposal of available for sale investments	_	(10)
與可售投資公允價值調整相關的	Income tax relating to fair value adjustment		
所得税 ————————————————————————————————————	on available for sale investments	_	(3)
本期其他全面收益(除税後)	Other comprehensive income for the period, net of tax	714	163
本期全面收益總額	Total comprehensive income for the period	2,748	4,812
分配於:	Attributable to:		
本公司股東 非控制股東權益	Shareholders of the Company Non-controlling interests	2,055 693	4,314 498
		2,748	4,812



簡明綜合資產負債表 CONDENSED CONSOLIDATED BALANCE SHEET

於二零一一年六月三十日 At 30 June 2011

		附註 Notes	於二零一一年 六月三十日 At 30 June 2011 (未經審核) (Unaudited) 港幣百萬元 HK\$ million	於二零一零年 十二月三十一日 At 31 December 2010 (經審核) (Audited) 港幣百萬元 HK\$ million
非流動資產	Non-current assets			
固定資產 一投資物業 一持作自用的營業租約	Fixed assets – Investment properties – Interests in leasehold land held for	10	10,436	9,904
土地權益 一其他物業、機器及	own use under operating leases – Other property, plant and	10	5,516	4,984
設備	equipment Goodwill	10	28,854 9,851	26,555 9,654
其他無形資產 於聯營公司之權益 可售投資	Other intangible assets Interests in associates Available for sale investments		467 560 31	219 376 23
可告权員 預付款項 遞延税項資產	Prepayments Deferred taxation assets		247 573	311 556
			56,535	52,582
流動資產 存貨 貿易及其他應收款項 可退回税項 已抵押銀行結存 現金及銀行結存	Current assets Stocks Trade and other receivables Taxation recoverable Pledged bank deposits Cash and bank balances	11	16,213 8,881 25 396 16,124	15,626 6,843 46 234 14,071
			41,639	36,820



	附註 Notes	於二零一一年 六月三十日 At 30 June 2011 (未經審核) (Unaudited) 港幣百萬元 HK\$ million	於二零一零年 十二月三十一日 At 31 December 2010 (經審核) (Audited) 港幣百萬元 HK\$ million
流動負債 貿易及其他應付款項 衍生金融工具 短期貸款 應付税項	Current liabilities Trade and other payables 12 Derivative financial instruments Short term loans Taxation payable	(38,003) (26) (1,410) (758)	(22) (4,151)
		(40,197)	(37,498)
流動資產/(負債)淨值	Net current assets/(liabilities)	1,442	(678)
總資產減流動負債 非流動負債 長期貸款 遞延税項負債 衍生金融工具 其他非流動負債	Total assets less current liabilities Non-current liabilities Long term loans Deferred taxation liabilities Derivative financial instruments Other non-current liabilities	57,977 (12,023) (2,356) – (365)	(2,096) (14)
		43,233	41,289
股本及儲備 股本 儲備	Capital and reserves Share capital 13 Reserves	2,399 29,550	2,398 28,421
本公司股東應佔權益	Equity attributable to shareholders of the Company Non-controlling interests	31,949 11,284	30,819 10,470
總權益	Total equity	43,233	41,289



簡明綜合現金流量表 CONDENSED CONSOLIDATED CASH FLOW STATEMENT

截至二零一一年六月三十日止六個月 For the six months ended 30 June 2011

截至六	月三十日止六個月
For the six	months ended 30 June

		For the six months ended 30 J	
		二零一一年	二零一零年
		2011	2010
		(未經審核)	(未經審核)
		(Unaudited)	(Unaudited)
		港幣百萬元	港幣百萬元
		HK\$ million	HK\$ million
經營活動之現金流入淨額	Net cash from operating activities	5,878	5,624
投資活動之現金流量	Cash flows from investing activities		
出售附屬公司(減除出售之現金	Disposal of subsidiaries (net of cash and		
	cash equivalents disposed of)		2 254
及現金等值)	· · · · · · · · · · · · · · · · · · ·	- (4 000)	3,254
收購附屬公司*	Acquisition of subsidiaries*	(1,009)	36
購入固定資產	Purchase of fixed assets	(2,464)	(1,867)
其他投資活動現金淨	Other investing cash (outflows)/		
(流出)/流入	inflows, net	(199)	634
投資活動(使用)/產生之淨現金	Net cash (used in)/from investing activities	(3,672)	2,057
融資活動之現金流量	Cash flows from financing activities		
銀行及其他借貸之現金	Net cash inflow/(outflow) from bank and		
流入/(流出)淨額	other borrowings	1,046	(711)
	Purchase of additional interests in	1,040	(711)
增購附屬公司權益		(22)	(0.0.1)
	subsidiaries	(63)	(201)
其他融資活動之現金淨流出	Other financing cash outflows, net	(1,006)	(941)
用於融資活動之淨現金	Net cash used in financing activities	(23)	(1,853)
淨現金及現金等值增加	Net increase in cash and cash equivalents	2,183	5,828
滙率調整之影響	Effect of foreign exchange rate changes	(130)	(15)
於一月一日之現金及現金等值	Cash and cash equivalents at 1 January	14,071	, ,
於一月一日之現並及現並等值	Cash and Cash equivalents at 1 January	14,071	8,528
於六月三十日之現金及現金等值	Cash and cash equivalents at 30 June	16,124	14,341
現金及現金等值結餘之分析	Analysis of the balances of cash and cash equivalents		
明 今 五邻怎什 左	•	46 434	14242
現金及銀行結存	Cash and bank balances	16,124	14,342
銀行透支	Bank overdrafts	-	(1)
		16,124	14,341

^{*} 此金額包括為了擴大在中國內地的地域覆蓋 而以總代價港幣901百萬元收購某些啤酒公 司。

The amount included acquisition of certain brewery companies with an aggregate consideration of HK\$901 million during the period to expand its geographical coverage in the Chinese Mainland.

簡明綜合股東權益變動表 CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

截至二零一一年六月三十日止六個月 For the six months ended 30 June 2011

				Equity att	本公司股 ributable to sh	東應佔權益 areholders of t	he Company			非控制 股東權益 Non- controlling interests	總權益 Total equity
		股本 Share capital 港幣百萬元 HK\$ million	股份溢價 Share premium 港幣百萬元 HK\$ million	估值儲備 Valuation reserve 港幣百萬元 HK\$ million	reserve 港幣百萬元	對沖儲備 Hedge reserve 港幣百萬元 HK\$ million	匯兑儲備 Exchange reserve 港幣百萬元 HK\$ million	保留溢利 Retained profits 港幣百萬元 HK\$ million	合計 Total 港幣百萬元 HK\$ million	港幣百萬元 HK\$ million	港幣百萬元 HK\$ million
於二零一一年一月一日	At 1 January 2011	2,398	12,947	20	172	(29)	2,585	12,726	30,819	10,470	41,289
本期全面收益總額 行使購股權 收購附屬公司 增購附屬公司權益	Total comprehensive income for the period Exercise of share options Acquisition of subsidiaries Purchase of additional interest in subsidiaries	- 1 -	- 8 -	- - -	- - -	10 - -	476 - -	1,569 - - (22)	2,055 9 -	693 - 201 (41)	2,748 9 201
股息	Dividends	-	-	-	-	-	-	(912)	(912)	(39)	(951
		1	8	-	-	10	476	635	1,130	814	1,944
於二零一一年六月三十日	At 30 June 2011	2,399	12,955	20	172	(19)	3,061	13,361	31,949	11,284	43,233
於二零一零年一月一日	At 1 January 2010	2,396	12,923	146	172	(21)	1,936	8,295	25,847	9,597	35,444
本期全面收益總額 行使購股權 收購附屬公司	Total comprehensive income for the period Exercise of share options Acquisition of subsidiaries	- 1 -	- 14 -	(98)	- - -	(11) - -	180 - -	4,243 - -	4,314 15 -	498 - 97	4,812 15 97
非控制股東注資增購附屬公司權益	Contribution from non- controlling shareholders Purchase of additional	-	-	-	-	-	-	-	-	11	11
1年間の	interest in subsidiaries Disposal of discontinued	-	-	-	-	-	-	(67)	(67)	(135)	(20)
(附註七) 股息	operation (note 7) Dividends	-	-	-	-	-	-	- (839)	- (839)	(359) (60)	(35)
		1	14	(98)	-	(11)	180	3,337	3,423	52	3,47
於二零一零年六月三十日	At 30 June 2010	2,397	12,937	48	172	(32)	2,116	11,632	29,270	9,649	38,919



簡明綜合財務報告附註 NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

一. 一般事項

甲. 獨立審閲

截至二零一一年六月三十日止半年 度之中期業績並未經審核及已經由 本公司之審核委員會審閱。

乙. 編制基準

截至二零一一年六月三十日止六個月之簡明綜合中期財務報告(「中期財務報告」)乃根據香港聯合交易所有限公司證券上市規則(「上市規則」)附錄16所載之適用披露規定及香港會計準則(「香港會計準則」)第34號「中期財務申報」編製。

丙. 主要會計政策

除採納香港會計師公會(「香港會計師公會」)頒佈的若干適用於本集團二零一年一月一日開始會計期間的修訂準則、修訂及詮釋外,編製中期財務報告所用的會計政策與編製截至二零一零年十二月三十一日上年度全年財務報告所用者一致。

引用該等修訂準則、修訂及詮釋對 本集團於回顧會計期間及以往會計 期間業績及財務狀況並未構成重大 影響,故毋須作出任何前期調整。

本集團並未提前採用香港會計師公 會已頒佈但尚未生效的新準則及修 訂。本集團已展開評估上述新準則 及修訂之影響,惟未能確定該等新 準則及修訂對其經營業績及財務狀 況是否有重大影響。

1. General

A. Independent review

The interim results for the half-year ended 30 June 2011 are unaudited and have been reviewed by the Company's Audit Committee.

B. Basis of preparation

The condensed consolidated interim financial statements for the six months ended 30 June 2011 ("interim financial information") have been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Listing Rules") and with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting".

C. Principal accounting policies

The accounting policies used in the preparation of the interim financial information are consistent with those used in the annual financial statements for the year ended 31 December 2010 except for the adoption of certain revised standards, amendments and interpretations issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), which are effective for the Group's financial year beginning 1 January 2011.

The adoption of these revised standards, amendments and interpretations has had no material effect on the results or financial positions of the Group for the current and prior accounting periods. Accordingly, no prior period adjustments are required.

The Group has not early applied the new standards and amendments that have been issued by the HKICPA but are not yet effective. The Group has already commenced an assessment of the impact of these new standards and amendments but is not yet in a position to determine whether these new standards and amendments would have a material impact on its results of operations and financial position.



二. 營業額及分類資料

2. Turnover and Segment Information

按營運劃分

Operating segments

		零售 Retail 港幣百萬元 HK\$ million	啤酒 Beer 港幣百萬元 HK\$ million	食品 Food 港幣百萬元 HK\$ million	飲品 Beverage 港幣百萬元 HK\$ million	投資及 其他業務 Investments and Others 港幣百萬元 HK\$ million	對銷 Elimination 港幣百萬元 HK\$ million	持續經營之 業務合計 Continuing Operations Total 港幣百萬元 HK\$ million
截至二零一一年 六月三十日止六個月 營業額 對外銷售 業務間銷售*	For the six months ended 30 June 2011 Turnover External sales Inter-segment sales*	34,330 37	12,788 42	4,762 93	1,350 16	- -	- (188)	53,230 -
合計	Total	34,367	12,830	4,855	1,366	-	(188)	53,230
分類業績**	Segment result**	1,505	1,069	299	80	-		2,953
未經分攤的公司總部 支出 利息收入 財務成本	Unallocated corporate expenses Interest income Finance costs						-	(50) 131 (87)
除税前溢利 税項	Profit before taxation Taxation							2,947 (913)
本期溢利	Profit for the period							2,034



簡明綜合財務報告附註 NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

二. 營業額及分類資料(續)

按營運劃分(續)

2. Turnover and Segment Information (continued)

Operating segments (continued)

本期溢利	Profit for the period							1,627	3,022	4,649
税項	Taxation							(661)	(380)	(1,041)
除税前溢利	Profit before taxation							2,288	3,402	5,690
財務成本	Finance costs							(84)	(3)	(87)
出售已終止經營業務 所得溢利	Profit on disposal of discontinued operation							_	3,347	3.347
利息收入	Interest income							52	1	53
未經分攤的公司總部 支出	Unallocated corporate expenses							(46)	-	(46)
分類業績**	Segment result**	1,360	754	396	70	(214)	_	2,366	57	2,423
合計	Total	26,892	10,043	3,876	896	-	(137)	41,570	410	41,980
業務間銷售*	Inter-segment sales*	36	7	82	12	-	(137)	-	-	-
六月三十日止六個月 營業額 對外銷售	30 June 2010 Turnover External sales	26,856	10,036	3,794	884	_	_	41,570	410	41,980
截至二零一零年	For the six months ended									
		港幣百萬元 HK\$ million	港幣百萬元 HK\$ million	港幣百萬元 HK\$ million	港幣百萬元 HK\$ million	港幣百萬元 HK\$ million				
		Retail	Beer	Food	Beverage	and Others	Elimination	Total	(Note 7)	Total
		 零售	啤酒	食品	飲品	投資及 其他業務 Investments	對銷	業務合計 Continuing Operations	(附註七) Discontinued Operations	合計
								持續經營之	己終止經營 之業務	

^{*} 業務間銷售乃按當時的市場價格收費。

^{**} 分類業績為未計利息收入、財務成本 及税項前盈利。

^{*} Inter-segment sales were charged at prevailing market rates.

^{**} Segment result represents earnings before interest income, finance costs and

二. 營業額及分類資料(續)

按營運劃分(續)

以下是本集團按營運劃分的資產分 析:

2. Turnover and Segment Information (continued)

Operating segments (continued)

An analysis of the Group's assets by operating segments is set out below:

		零售 Retail 港幣百萬元 HK\$ million	啤酒 Beer 港幣百萬元 HK\$ million	食品 Food 港幣百萬元 HK\$ million	飲品 Beverage 港幣百萬元 HK\$ million	持續經營之 業務合計 Continuing Operations Total 港幣百萬元 HK\$ million
於二零一一年六月三十日 資產 分類資產 透延稅項資產 可退回稅項 未經分攤的公司總部資產	As at 30 June 2011 ASSETS Segment assets Deferred taxation assets Taxation recoverable Unallocated corporate assets	48,062	37,117	8,522	1,290	94,991 573 25 2,585
綜合資產總值	Consolidated total assets					98,174
於二零一零年十二月三十一日 資產 分類資產 遞延稅項資產 可退回稅項 未經分攤的公司總部資產	As at 31 December 2010 ASSETS Segment assets Deferred taxation assets Taxation recoverable Unallocated corporate assets	43,275	32,942	7,647	1,047	84,911 556 46 3,889
綜合資產總值	Consolidated total assets					89,402

三. 其他收入

3. Other Income

		截至六月三十日止六個月 Six months ended 30 June		
		二零一一年 2011 港幣百萬元 HK\$ million	二零一零年 2010 港幣百萬元 HK\$ million	
其他收入包括下列各項:	Other income includes the			
壮 德 <i>师</i>	following: Continuing operations			
持續經營之業務 利息收入	Interest income	131	52	
投資物業重估盈餘	Valuation gain on	151	32	
汉貝彻未里旧鱼跡	investment properties	442	497	
出售聯營公司之所得溢利	Profit on disposal of	772	437	
	associates	_	19	
出售可售投資之所得溢利	Profit on disposal of			
	available for sale			
	investments	_	10	
出售固定資產之所得溢利	Profit on disposal of fixed			
	assets	32	182	
已終止經營之業務	Discontinued operations			
利息收入	Interest income	-	1	



簡明綜合財務報告附註 NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

四. 財務成本

4. Finance Costs

		截至六月三十日止六個月 Six months ended 30 June		
		二零一一年	二零一零年	
		2011	2010	
		港幣百萬元	港幣百萬元	
		HK\$ million	HK\$ million	
持續經營之業務	Continuing operations			
須於五年內悉數償還之銀行貸款及	Interest on bank loans			
其他貸款利息	and other loans wholly			
	repayable within five years	64	65	
融資支出	Financing charges	23	21	
		87	86	
減:合資格資產成本形式之撥充	Less: Amount capitalised			
資本款項	in cost of qualifying			
	assets	-	(2)	
		87	84	
已終止經營之業務	Discontinued operations			
須於五年內悉數償還之銀行貸款及	Interest on bank loans			
其他貸款利息	and other loans wholly			
7 (102 (3) (13.6)	repayable within five years	_	1	
融資支出	Financing charges	-	2	
		-	3	
		87	87	



五. 税項

5. Taxation

		截至六月三十 Six months e	
		二零一一年 2011 港幣百萬元 HK\$ million	二零一零年 2010 港幣百萬元 HK\$ million
持續經營之業務 本期間税項 香港 中國內地 海外	Continuing operations Current taxation Hong Kong Chinese Mainland Overseas	71 618 3	77 427 -
		692	504
遞延税項 香港 中國內地	Deferred taxation Hong Kong Chinese Mainland	81 140	77 80
		913	661
已終止經營之業務 本期間税項 中國內地	Discontinued operations Current taxation Chinese Mainland	_	382
遞延税項 中國內地	Deferred taxation Chinese Mainland	-	(2)
		_	380
		913	1,041

香港利得税乃根據本期間之估計應課税溢利按税率16.5%(二零一零年:16.5%)計算。

Hong Kong Profits Tax is calculated at 16.5% (2010: 16.5%) on the estimated assessable profits for the period.

中國內地附屬公司之所得稅乃根據 其有關稅務法例按估計應課稅溢利 撥備。海外稅項按各司法權區之適 用稅率計算。 Chinese Mainland income tax has been provided for based on the estimated assessable profits in accordance with the relevant tax laws applicable to the subsidiaries in the Chinese Mainland. Overseas taxation is calculated at the rates prevailing in the respective jurisdictions.



簡明綜合財務報告附註 NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

六. 本期溢利

6. Profit for the Period

		截至六月三十日止六個月 Six months ended 30 June		
		二零一一年 2011 港幣百萬元 HK\$ million	二零一零年 2010 港幣百萬元 HK\$ million	
本期溢利已扣除下列各項:	Profit for the period has been arrived at after charging:			
持續經營之業務	Continuing operations			
折舊	Depreciation			
一自置資產	– Owned assets	1,427	1,238	
其他無形資產攤銷	Amortisation of other		•	
(包括在一般及行政費用內)	intangible assets			
	(included in general and			
	administrative expenses)	10	5	
已售貨品成本	Cost of goods sold	39,822	30,754	
存貨之已確認減值虧損	Impairment loss			
(包括在銷售及分銷費用或	recognised on stocks			
一般及行政費用內)	(included in selling			
	and distribution			
	expenses or general and	405	10	
0.7. 無体計 1. 提举机人动次文千件标准	administrative expenses) Valuation deficit on	195	19	
公允價值計入損益的金融資產重估虧損	financial assets at fair			
	value through profit			
	and loss	_	214	
已終止經營之業務	Discontinued operations		217	
折舊	Depreciation			
一自置資產	– Owned assets	_	8	
已售貨品成本	Cost of goods sold	-	190	



七. 已終止經營之業務

於二零一零年二月,本集團以現金 代價港幣38.8億元出售其品牌時尚 產品經銷業務之權益。

簡明綜合損益表所載已終止經營業 務的業績如下:

7. Discontinued operations

The Group disposed of its brand-fashion distribution business interest in February 2010 at a cash consideration of HK\$3,880 million.

The results of the discontinued operations included in the condensed consolidated profit and loss account are set out below:

截至六月三十日 止六個月 Six months ended 30 June 二零一零年 2010 港幣百萬元 HK\$ million

已終止經營業務之本期溢利 收益	Profit for the period from discontinued operations Revenue	414
支出	Expenses	(359)
除税前溢利	Profit before taxation	55
税項	Taxation	(12)
除税後溢利	Profit after taxation	43
出售已終止經營業務之淨溢利	Net profit on disposal of discontinued operation	2,979
		3,022
本期溢利分配於:	Profit for the period attributable to:	
本公司股東	Shareholders of the Company	3,001
非控制股東權益	Non-controlling interests	21
		3,022
出售已終止經營業務之資產淨值	Net assets of discontinued operation disposed of	374
已終止經營業務之現金流量	Cash flows from discontinued operations	
經營活動之現金流入淨額	Net cash from operating activities	58
投資活動產生之淨現金	Net cash from investing activities	3,239
用於融資活動之淨現金	Net cash used in financing activities	(170)
淨現金流量	Net cash flows	3,127



簡明綜合財務報告附註 NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

八. 股息

8. Dividends

(a)

		截至六月三十日止六個月 Six months ended 30 June	
		二零一一年 2011 港幣百萬元 HK\$ million	二零一零年 2010 港幣百萬元 HK\$ million
已付二零一零年末期股息每股普通股港幣0.38元(二零一零年: 二零零九年末期股息每股普通股港幣0.35元)(附註:甲)	Final dividend paid for 2010 of HK\$0.38 (2010: HK\$0.35 for 2009) per ordinary share (Note a)	912	839

- (甲) 於二零一一年三月二十四日舉行董事會會議上,董事建議就截至二零一零年十二月三十一日止年度派發末期股息每股普通股港幣0.38元。股東隨後在二零一一年五月二十七日批准該建議。
- proposed a final dividend of HK\$0.38 per ordinary share for the year ended 31 December 2010. Such proposal was subsequently approved by shareholders on 27 May 2011.

At the board meeting held on 24 March 2011, the directors

- (乙) 於二零一一年八月二十五日 召開的董事會會議上,董事 宣派中期股息每股普通股港 幣0.15元(二零一零年:中期股息每股普通股港幣0.14 元)。根據截至本報告日之最 新已發行股份數目計算,股 息總額估計約港幣3.60億元 (二零一零年:港幣3.36億元)。
- (b) At the board meeting held on 25 August 2011, the directors declared an interim dividend of HK\$0.15 per ordinary share (2010: interim dividend of HK\$0.14 per ordinary share). Based on the latest number of shares in issue at the date of the report, the aggregate amount of the dividend is estimated to be HK\$360 million (2010: HK\$336 million).

九. 每股盈利

9. Earnings Per Share

		截至六月三- Six months e	十日止六個月 nded 30 June
		二零一一年 2011 港幣百萬元 HK\$ million	二零一零年 2010 港幣百萬元 HK\$ million
持續經營及已終止經營之業務	For continuing and discontinued operations		
每股基本及攤薄盈利乃根據下列 數據計算:	The calculation of the basic and diluted earnings per share is based on the following data:		
盈利	Earnings Profit attributable to		
用以計算每股基本及攤薄盈利的 本公司股東應佔溢利	shareholders of the Company for the purposes		
	of calculating basic and diluted earnings per share	1,569	4,243
		二零一一年 2011	二零一零年 2010
股份數目 用以計算每股基本盈利的普通股 加權平均數	Number of shares Weighted average number of ordinary shares for the purpose of calculating basic		
	earnings per share	2,398,572,175	2,396,579,413
對普通股構成之潛在攤薄影響	Effect of dilutive potential ordinary shares		
一購股權	– Share options	5,216,277	6,456,664
用以計算每股攤薄盈利的普通股 加權平均數	Weighted average number of ordinary shares for the purpose of calculating		
	diluted earnings per share	2,403,788,452	2,403,036,077



簡明綜合財務報告附註 NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

九. 每股盈利(續)

9. Earnings Per Share (continued)

		截至六月三 Six months e	
		二零一一年 2011 港幣百萬元 HK\$ million	二零一零年 2010 港幣百萬元 HK\$ million
持續經營之業務 每股基本及攤薄盈利乃根據 下列數據計算:	For continuing operations The calculation of the basic and diluted earnings per share is based on the following data:		
盈利 用以計算每股基本及攤薄盈利的 本公司股東應佔溢利	Earnings Profit attributable to shareholders of the Company for the purposes of calculating basic and diluted earnings per share	1,569	4,243
減: 已終止經營業務之本公司股東 應佔溢利	Less: Profit attributable to shareholders of the Company from discontinued operations	-	(3,001)
用以計算每股基本及攤薄盈利的 持續經營業務之本公司股東 應佔溢利	Profit attributable to shareholders of the Company for the purposes of calculating basic and diluted earnings per share from continuing operations	1,569	1,242

每股基本盈利及每股攤薄盈利基數 計算與上文所詳述的一致。

已終止經營之業務

截至二零一零年六月三十日止期間,根據已終止經營業務所產生的本公司股東應佔溢利為港幣3,001百萬元及上文所詳述的每股基本盈利及每股攤薄盈利基數計算,已終止經營之業務的每股基本盈利及每股攤薄盈利分別為每股港幣1.25元及每股港幣1.25元。

The denominators used are the same as those detailed above for both basic and diluted earnings per share.

For discontinued operations

For the period ended 30 June 2010, basic earnings per share and diluted earnings per share for the discontinued operations are HK\$1.25 per share and HK\$1.25 per share, respectively, based on the profit attributable to shareholders of the Company from the discontinued operations of HK\$3,001 million and the denominators detailed above for both basic and diluted earnings per share.

十. 固定資產

10. Fixed Assets

		I				其他物業、機器及設備 Other property, plant and equipment		
	1	投資物業 nvestment properties 港幣百萬元 HK\$ million	for own use under operating leases 港幣百萬元 HK\$ million	自用樓字 Buildings held for own use 港幣百萬元 HK\$ million	其他 固定資產 Other fixed assets 港幣百萬元 HK\$ million	小計 Sub-total 港幣百萬元 HK\$ million	合計 Total 港幣百萬元 HK\$ million	
腰面淨值/公允值 於二零層公司時轉入 添置 出售 插舊 調整 出舊 重相認之減值虧損 運兑差類 重新分類	Net book values/Fair values At 1 January 2011 Relating to acquisition of subsidiaries Additions Disposals Depreciation Adjustment on valuation Impairment loss recognised Exchange difference Reclassifications	9,904 69 - - 442 - 21	4,984 244 269 (26) (67) - - 108 4	11,027 170 55 (14) (243) - (1) 245		26,555 944 2,195 (66) (1,360) - (3) 593 (4)	41,443 1,257 2,464 (92) (1,427) 442 (3) 722	
於二零一一年六月三十日	At 30 June 2011	10,436	5,516	11,529	17,325	28,854	44,806	

於二零一一年六月三十日之投資物 業已由獨立專業估值師戴德梁行有 限公司作出估值。估值乃參照同類 物業已知交易市場價而釐定。 The investment properties have been valued at 30 June 2011 by DTZ Debenham Tie Leung Limited, an independent professional valuer. The valuation was arrived at by reference to market evidence of transaction prices for similar properties.



Al

簡明綜合財務報告附註 NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

十. 固定資產(續)

10. Fixed Assets (continued)

其他固定資產主要包括在建工程、 機器設備、租賃物業裝修、船舶、 冷倉設備、傢俬及設備及汽車。 Other fixed assets mainly comprise construction in progress, plant and machinery, leasehold improvements, vessels, cold storage facilities, furniture and equipment and motor vehicles.

		在建工程 Construction in progress 港幣百萬元 HK\$ million	機器設備 Plant and machinery 港幣百萬元 HK\$ million	租賃物業 裝修 Leasehold improvements 港幣百萬元 HK\$ million	其他 Others 港幣百萬元 HK\$ million	合計 Total 港幣百萬元 HK\$ million
賬面淨值	Net book values					
於二零一一年一月一日	At 1 January 2011	1,029	10,682	2,040	1,777	15,528
收購附屬公司時轉入	Relating to acquisition of subsidiaries	97	650	7	20	774
添置	Additions	1,183	236	399	322	2,140
出售	Disposals	(5)	(25)	(9)	(13)	(52)
折舊	Depreciation	_	(612)	(244)	(261)	(1,117)
已確認之減值虧損	Impairment loss recognised	_	(2)	_	_	(2)
滙兑差額	Exchange difference	29	246	48	25	348
重新分類	Reclassifications	(665)	238	139	(6)	(294)
於二零一一年六月三十日	At 30 June 2011	1,668	11,413	2,380	1,864	17,325

十一. 貿易及其他應收款項

11. Trade and Other Receivables

貿易及其他應收款項包括貿易應收 款項,其賬齡分析如下: Included in trade and other receivables are trade receivables and their aging analysis is as follows:

		於二零一一年	於二零一零年
			十二月三十一日
			At 31 December
		2011	2010
		港幣百萬元	港幣百萬元
		HK\$ million	HK\$ million
			THE THINIOT
0 – 30天	0 – 30 days	760	675
31 – 60天	31 – 60 days	239	240
61 – 90天	61 – 90 days	100	93
> 90天	> 90 days	428	219
·	· · · · · · · · · · · · · · · · · · ·		
		1,527	1,227

本集團一般給予客戶以下信貸期:

The Group normally trades with its customers under the following credit terms:

(甲) 貨到付款;及

(a) cash upon delivery; and

(乙) 六十天賒賬。

(b) open credit within 60 days.

十二. 貿易及其他應付款項

貿易及其他應付款項包括貿易應付 款項,其賬齡分析如下:

12. Trade and Other Payables

Included in trade and other payables are trade payables and their aging analysis is as follows:

		於二零一一年	於二零一零年
		六月三十日	十二月三十一日
		At 30 June	At 31 December
		2011	2010
		港幣百萬元	港幣百萬元
		HK\$ million	HK\$ million
0-30天	0 – 30 days	8,992	7,640
31 – 60天	31 – 60 days	2,249	2,967
61 – 90天	61 – 90 days	2,724	1,061
> 90天	> 90 days	1,479	1,924
		15.444	13 592

十三. 股本

13. Share Capital

		於二零一一年	F六月三十日	於二零一零年十二月三十一日		
		At 30 Ju	ne 2011	At 31 December 2010		
		股份數目	面值	股份數目	面值	
		Number of	Nominal	Number of	Nominal	
		shares	value	shares	value	
		百萬股	港幣百萬元	百萬股	港幣百萬元	
		million	HK\$ million	million	HK\$ million	
法定 每股面值港幣1元之	Authorised Ordinary shares of HK\$1 each					
普通股		3,000	3,000	3,000	3,000	
已發行及繳足股本	Issued and fully paid					
於一月一日	At 1 January	2,398	2,398	2,396	2,396	
行使購股權	Exercise of share options	1	1	2	2	
		2,399	2,399	2,398	2,398	



簡明綜合財務報告附註 NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

十四. 資本承擔

14. Capital Commitments

			於二零一零年 十二月三十一日 At 31 December 2010 港幣百萬元
		HK\$ million	HK\$ million
於結算日尚未完成之資本承擔如下:	Capital commitments outstanding at the balance sheet date are as follows:		
已簽約但尚未撥備	Contracted but not provided for	2,134	2,859
已批准但尚未簽約	Authorised but not contracted for	10,834	4,998
		12,968	7,857



十五. 重大關連交易

甲. 本公司與其附屬公司(屬於本 公司之關連人士)進行之交易 已於綜合賬目時對銷,並無 在本附註中披露。於期內本 集團進行了下列各項重大關 連交易。

15. Material Related Party Transactions

Transactions between the Company and its subsidiaries, which are related parties of the Company, have been eliminated on consolidation and are not disclosed in this note. The Group entered into the following material related party transactions during the period.

			十日止六個月 nded 30 June
		二零一一年 2011 港幣百萬元 HK\$ million	二零一零年 2010 港幣百萬元 HK\$ million
向下列公司購入貨品 母公司集團之附屬公司 聯營公司	Purchase of goods from Fellow subsidiaries Associates	5 129	1 96
接受下列公司提供服務 母公司集團之附屬公司 聯營公司	Receipt of services from Fellow subsidiaries Associates	362 10	53 10
向下列公司銷售貨品 一間控股公司 母公司集團之附屬公司 聯營公司	Sales of goods to A holding company Fellow subsidiaries Associates	16 4 -	- - 14
向下列公司提供服務 聯營公司	Rendering of services to Associates	4	4
向下列公司支付營業租約款項 母公司集團之一間附屬公司	Operating lease payments to A fellow subsidiary	28	32
向下列公司收取利息 母公司集團之附屬公司	Interest received from Fellow subsidiaries	13	-
根據倉儲管理協議及設施管理協議進行之交易	Transactions under godown management agreement and facilities management agreement		
向下列公司收取服務費 一間控股公司 母公司集團之附屬公司	Receipt of service fees from A holding company Fellow subsidiaries	51 38	46 44
向下列公司支付月費 一間控股公司 母公司集團之附屬公司	Payment of monthly fees to A holding company Fellow subsidiaries	4 12	4 12

簡明綜合財務報告附註 NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

十五. 重大關連交易(續)

15. Material Related Party (continued)

乙. 本集團有下列重大關連交易 結餘: B. The Group had the following material related party balances:

			於二零一零年 十二月三十一日 At 31 December 2010 港幣百萬元 HK\$ million
應收款項: 母公司集團之附屬公司 聯營公司	Amounts due from: Fellow subsidiaries Associates	695 92	11 41
應付款項: 一間控股公司 母公司集團之附屬公司 聯營公司	Amounts due to: A holding company Fellow subsidiaries Associates	- 45 4	118 87 5

於二零一一年六月三十日, 應收母公司集團之附屬公司 包括借予華潤置地投資有限 公司計息貸款人民幣5億元。

丙. 與其他中國內地國家控制實 體之交易/結餘。

> 本集團本身為中國華潤總公 司(「華潤總公司」)(該公司由 中國政府控制)旗下一個龐大 公司集團之成員。除與華潤 總公司集團及本集團聯營公 司進行之交易外,本集團亦 在日常業務過程中與中國政 府直接或間接控制、共同控 制或有重大影響之實體進行 業務往來。董事認為,除華 潤總公司集團外,該等實體 並無權力支配或參與製訂本 集團之財務及經營政策。與 該等實體進行之交易(包括買 賣貨品及服務)乃按本集團一 般業務過程訂立。本集團認 為,就其所深知上文所概述 之關連交易已充份及符合披 露要求。

The amounts due from fellow subsidiaries as at 30 June 2011 included an interest-bearing lending of RMB500 million to China Resources Land Investment Limited.

 Transactions/balances with other state-controlled entities in Chinese Mainland.

The Group itself is a part of a larger group of companies under China Resources National Corporation ("CRNC") which is controlled by the People's Republic of China ("PRC") government. Apart from the transactions with CRNC group and the associates of the Group, it also conducts businesses with entities directly or indirectly controlled, jointly controlled or significantly influenced by the PRC government in the ordinary course of business. The directors are of the opinion that those entities other than the CRNC group do not have the power to govern or participate in the financial and operating policies of the Group. The transactions including sales and purchases of goods and services, with these entities are conducted in the ordinary course of the Group's business. The Group believes that it has provided, at the best of its knowledge, adequate and appropriate disclosure of related party transactions as summarised above.

內部監控

為了實現長遠的業務發展目標,並保障本集團資產及利益相關者的權益,董事會深悉其肩負建立及維持穩健的內部監控、風險管理及企業管治制度的責任。本集團採用美國Committee of Sponsoring Organizations of the Treadway Commission(「COSO」)及香港會計師公會概述的監控架構,作為本集團維持及檢討內部監控制度的準則。

本集團的內部監控制度嚴謹執行,當中包含五個主要元素,即有效的監控活動、風險管理、通訊與信息系統及恰當的監察,通訊與信息系統及恰當的活動。監察則監察內審部的活動。對於發展團的內部監控制度。其相關內部數學性,以及內外三十十一次個別,董事會已審查本集團目前採用,的內部監控及風險管理系統的有效性,並對此感到滿意。

企業風險管理

Internal Control

To achieve long-term business objectives and safeguard both assets and stakeholders' interest of the Group, the Board recognizes that it is its responsibility to establish and maintain sound systems of internal control, risk management and corporate governance. We operate a system of internal control that is maintained and reviewed in accordance with the frameworks outlined by both the Committee of Sponsoring Organizations of the Treadway Commission ("COSO") in the United States and the Hong Kong Institute of Certified Public Accountants.

Comprising five principal elements, namely an effective control environment, cost-effective control activities, risk management, communication and information system, and proper monitoring mechanisms, the Group's internal control system is run in a diligent manner. The Group conducts regular reviews of its internal control practices through periodic monitoring of the internal audit department's activities. The Audit Committee oversees the reliability of financial reporting, its related internal control and risk management systems, as well as the works conducted by auditors, both internal and external. For the six months ended 30 June 2011, the Board has reviewed and is satisfied with the effectiveness of the Group's internal control and risk management systems that are currently in place.

Corporate Risk Management

Corporate risk management of all of the Group's business segments is given the priority by every management team member as it is essential to the creation and protection of shareholder value and the sustainable growth of our business. We have an ongoing risk management process designed to identify, analyze and mitigate various risks in a timely and effective manner, so that the Group can proactively manage and thus minimize any potential negative effects of these risks. To this end, we identify and report risks in a consistent manner across the Group, enabling management to appropriately gauge the significance of the various risks identified for each business segment before providing suitable feedback on how to best minimize the potential impact of each risk.



ΑN

PM

其他資料 OTHER INFORMATION

投資者關係

本集團致力維持有效的投資者關係及良好的企業管治,透過各類途徑定期與股東溝通和接觸,以披露本集團的發展狀況。

本集團的投資者關係計劃由投資者關係 團隊專責管理。該團隊由董事及高級管 理層組成,持續地與機構投資者、舉行 員及潛在投資者主動聯絡。除了舉 年股東大會及業績投資者簡佈會外,與 過700名基金經理及分析員舉行約150 次會議。此外,本集團安排了超過80名 基金經理及分析員學加為期一天的廣東 及深圳業務考察團,透過實地考察本集 團的業務,加深他們對本集團業務的了 解。。

企業社會責任

為追求可持續增長,本集團不僅致力為 股東創造回報,亦在企業管治、投資者 關係及社會及環境責任方面力求進步。 憑藉其雄厚實力及豐富資源,本集團透 過一系列活動關愛及回饋社會,努力保 護營運環境,並為員工創造更美好的工 作環境。

Investor Relations

The Group adheres to effective investor relations and a high standard of corporate governance, regularly interacting with its shareholders through various channels with respect to the disclosure of its developments.

The Group's investor relations programme is spearheaded by the investor relations team. Comprising directors and senior management, the team maintains ongoing outreach initiatives to institutional investors, analysts and potential investors. Apart from the annual general meeting and investor presentations for the Group's financial results announcements, we organized approximately 150 meetings with over 700 fund managers and analysts during the first six months of 2011. Furthermore, we held a one-day visit to the Group's operations in Guangdong and Shenzhen for more than 80 fund managers and analysts to facilitate their understanding of our business.

The proactive communications between the Group and its shareholders, and the Group's continuous efforts in upholding a high standard of corporate governance have been well-received by the investment community. In the first half of 2011, the Group received numerous awards in the "Asian Excellence Recognition Awards 2011 - Investor Relations, CSR, Business Ethics, Environmental Responsibility and Financial Performance" held by Corporate Governance Asia and other awards from various organisations in recognition of its continuous efforts in maintaining good investor relations and fulfilling environmental responsibility. Under the principles of fairness, transparency and timeliness, the Group will continue to communicate fully with its shareholders to enable them to have a complete understanding of the Group's strategic direction and latest developments.

Corporate Social Responsibility

To pursue sustainable growth, the Group not only strives to achieve returns for shareholders, but also to excel in corporate governance, investor relations and social and environmental responsibility. Capitalizing on its strengths and resources, the Group undertakes a range of activities that are designed to care for and give back to society, as well as to protect the environment in which we operate and to create an improved workplace.

企業社會責任(續)

環境

本集團各項業務均鋭意減少其業務營運 對環境造成的負面影響,並高度關注環 境保護、節約能源及循環再用的重要 性。於二零一一年三月二十六日,華潤 萬家全部門店連續第三年參加了世界自 然基金會發起的「地球一小時」熄燈活 動,以實際行動響應其對於全球氣候變 化問題的號召。本集團的超市業務與江 蘇省其他本地企業一同參與捐贈活動, 共購買250,000條食藻魚,以清理江蘇 省太湖的藻患問題。本集團的超市業務 亦與可口可樂攜手籌辦「環保生活從我 做起」活動,以收集及循環再用PET塑膠 瓶。為支持環保生產,本集團的啤酒業 務於二零一一年上半年投資引入環保節 能減排新技術及新設備,並實施超過50 項節能減排措施。本集團食品業務於南 寧及江西省興建的污水處理工程,正是 本集團致力改善廢物處理的例子。本集 團的飲品業務亦積極推動減少廢物及能 源消耗,於二零一一年上半年循環再用 超過4,000萬個紙箱及3,000萬個桶裝水 包裝套。

災後救援

本集團致力參與災後救援,以幫助有需要的社群。於二零一一年三月十一日,日本仙台市附近發生9.0級地震,是是最重的地震之一,引發海嘯並續致核輻射外洩。本集團的咖啡連鎖店「Pacific Coffee」迅速響應災後救助的號召,與日本三菱東京UFJ銀行、日本瑞寶業銀行、住友商事亞洲資本股份有限公司及峰景餐廳集團攜手發起捐款活動,透過香港紅十字會合共向當地災民捐贈港幣1,200,000元。

Corporate Social Responsibility (continued)

Environment

The Group is committed to reducing any negative impacts its business operations may have on the environment. A key focus has been put on environmental conservation, energy conservation and recycling. With an aim of supporting the WWF's call to action against climate change, all CR Vanguard stores took part in the "Earth Hour" event on 26 March 2011, marking the third consecutive year that the Group has participated. In order to clean up Taihu Lake in Jiangsu, our supermarket operation has participated in a donation campaign with other local corporations to buy a total of 250,000 algae-eating fish. Our supermarket operation also joined hands with Coca-Cola to launch the "Living Green Starts with Me" ("環保生活從我做起") campaign for the collection and recycling of PET bottles. As part of its efforts to shift towards green production, our beer division invested in new eco-friendly equipment and technologies and implemented more than 50 measures for waste reduction and energy saving in the first half of 2011. The construction of sewage treatment works in the Nanning and Jiangxi units of our food division are an example of our efforts in improving waste treatment. Our beverage division also stepped up its effort in minimizing waste and energy consumption, with more than 40 million carton boxes and 30 million wrapping bags of water barrels recycled in the first half of 2011.

Disaster Relief

The Group has participated in disaster relief to aid those who are in need. On 11 March 2011, one of the largest earthquakes in history, with a magnitude of 9.0, struck Japan near the town of Sendai, triggering tsunami waves which resulted in the leakage of nuclear radiation. Our "Pacific Coffee" shops quickly reacted to the call for disaster relief, partnering with Bank of Tokyo-Mitsubishi UFJ Limited, Mizuho Corporate Bank Limited, Sumitomo Corporation Equity Asia Limited and Café Deco Group to launch fundraising activities. A total of HK\$1.2 million was donated to the earthquake victims through the Hong Kong Red Cross.



AN

企業社會責任(續)

社區服務

本集團積極幫助有需要的人士,關懷社 會。本集團零售業務與義務工作發展局 合作,推出創新的義工項目,鼓勵員工 參與社區服務。於二零一一年六月,本 集團的啤酒業務向內蒙古自治區海拉爾 市捐贈建設總共57個在城市主要街道 上的公共汽車候車亭,為當地居民帶來 方便。本集團的飲品業務向運送瓶裝 水的員工提供多項愛心支援,包括派贈 現金及日用品以改善員工的生活質素, 並資助其子女的教育開支。此外,本集 團亦藉著各類活動喚起公眾對送水員生 活狀況的關注,並了解他們對社會所作 出的貢獻。本集團的社區服務得到高度 表揚,其超市業務連續超過五年榮獲香 港社會服務聯會頒予[5年Plus商界展關 懷 | 標誌, 「Pacific Coffee | 及「華潤堂 CR Care」亦獲得「商界展關懷」標誌。

教育

除幫助有需要社群,本集團亦鋭意扶持 年青新一代。於二零一一年上半年,本 集團的飲品業務繼續透過[怡寶百所圖 書館計劃」,為山村兒童捐建圖書館, 以改善其學習環境。於二零一一年四 月,本集團的飲品業務發起贈書行動, 從員工總共募集到512本書及80張附帶 祝頌的明信片。二零一一年六月,華潤 總部在華潤大廈舉行了圖書募集活動, 華潤集團各業務部門及租戶合共捐出 2,750本書籍。本集團的啤酒業務,在 湖北省荊州市展開「雪花愛心助學1+1」 捐贈活動,以資助120名中小學生為期 一年的學費。此外,於二零一零年成立 的「華潤萬家學院」,正計劃推出一系列 廣泛的培訓課程,包括領導技巧及業務 知識,培訓本集團零售業務人員。

Corporate Social Responsibility (continued)

Community Services

The Group's community involvement aims to support the needy and to deliver value to society. Our retail division has cooperated in launching innovative volunteer service projects with Agency for Volunteer Service to encourage our staff to participate in community service. Our beer division donated to Hailaer, Inner Mongolia autonomous region in June 2011 to build 57 bus shelters on major city streets, bringing convenience to the local people. Our beverage division launched various activities to care for its water delivery staff. Cash and daily commodities were donated to support the living of the staff and funding was contributed to support their children's education. Furthermore, campaigns were launched to arouse public awareness on their living conditions and of their contributions to society. In recognition of its dedication to community services, our supermarket operation was presented the "5 Years Plus Caring Company" logo by the Hong Kong Council of Social Service, while our "Pacific Coffee" shops and "華潤堂 CR Care" were presented the "Caring Company Logo" by the same organization in 2011.

Education

In addition to the needy, the Group strives to help future generations. In the first half of 2011, the beverage division continued to roll out the "C'estbon 100 Libraries Program" ("怡寶百所圖書館計劃"), which serves to build libraries and to promote education for children living in rural areas. In April 2011, our beverage division launched a book donation activity among its staff members, collecting 512 books and 80 postcards with good wishes. In June 2011, the headquarter launched a book donation campaign in the China Resources Building and collected 2,750 books from the Group's business units and tenants. Our beer operation in Hubei Province has launched the donation program "1+1 Education Program" in Jingzhou, Hubei Province to support the education of 120 primary and secondary school students in the coming year. Moreover, the "CR Vanguard Institute", which was established in 2010 to train the personnel of the Group's retail division, is planning to launch a training series of that highlight a wide range of areas such as leadership skills and knowledge for different operations.



企業社會責任(續)

產品及服務質量

作為中國領先的零售商及知名的食品飲 料供應商,本集團竭盡所能提供更優質 的服務及產品,務求切合客戶的嚴格要 求,讓他們感到稱心滿意。鑑於公眾對 食品安全日益重視,本集團迅速作出回 應,為超市業務的超過100,000名員工 舉辦超過1,000個培訓會,以提升他們 對食品安全的知識。本集團啤酒業務的 生產設施再次通過ISO9000認證及食物 安全重點控制系統(HACCP)認證,以 確保效率、生產力及質量均達到內部標 準。我們分佈在不同地區的食品業務均 已加強食品安全監控系統,以及舉辦各 種食品安全培訓,內容涵蓋整個供應 鏈,包括上游的養殖場及生產廠房以至 下游的零售商店。本集團通過產品來源 追溯機制及產品回收機制,食品安全水 平優於同業,其中較顯著的,為本集團 於上海的食品業務已成為二零一一年第 14屆國際泳聯世界錦標賽的指定豬肉供 應商。

Corporate Social Responsibility (continued)

Product and Service Quality

As one of the top retailers and most reputable food and beverage suppliers in China, the Group spares no effort in pursuing better service and products to meet strict requirements and gain satisfaction of our customers. As a prompt reaction to increasing concerns about food safety, our supermarket operation held more than 1,000 training sessions for more than 100,000 employees to enhance their knowledge of food safety. The production facilities of our beer operation renewed their ISO9000 and the Hazard Analysis and Critical Control Points (HACCP) qualifications to ensure that efficiency, productivity and quality are up to internal standards. Our food division has in various regions organized different training sessions on food safety and enhanced its food safety systems, which covers the entire supply chain from upstream farms and production plants to downstream retail outlets. The Group's product tracing and recall systems make us a leader in food safety in the industry, as highlighted by the appointment of our food operation unit in Shanghai as the preferred fresh pork supplier of the 14th FINA World Championships Shanghai 2011.



持續關連交易

於二零一零年十一月二十二日,本公司 發出一份有關由華潤股份有限公司(「華 潤股份」)、華潤集團及其各自附屬公司 所組成的集團成員公司間的內部貸款司 議。於二零一零年十二月二十二日, 進貸款總協議及其相關年度上限最高 額的決議案已於股東特別大會上獲股東 通過。截至二零一一年六月三十日止的 六個月期間,由本集團提供的上述貸款 的資料如下:

Continuing Connected Transactions

On 22 November 2010, the Company issued an announcement in connection with the proposal to provide greater flexibility in intra-group lending between members of the group of China Resources Co., Limited ("CRC"), CRH and their respective subsidiary companies. On 22 December 2010, the resolution to approve the master lending agreements and the related annual caps were approved by the shareholders of the Company at the extraordinary general meeting. Information on all the above-mentioned lending made during the six months ended 30 June 2011 by the Group, was as follows:

貸款人 Lender	借款人 Borrower	借款人的 直接控股公司 Borrower's immediate holding company	擔保人 Guarantor	本金 Principal amount 人民幣百萬元 RMB million	期限 Duration	年利率 Interest rate per annum	於二零一一年 六月三十日 餘額 Balance at 30 June 2011 人民幣百萬元 RMB million
華潤萬家有限公司 China Resources Vanguard Co., Ltd. (本公司的附屬公司) (a subsidiary of the Company)	華潤置地投資 有限公司 China Resources Land Investment Limited	華潤置地有限公司 China Resources Land Limited	華潤股份 CRC	500	01/03/2011– 31/03/2011	5.208%	-
華潤萬家有限公司 China Resources Vanguard Co., Ltd. (本公司的附屬公司) (a subsidiary of the Company)	華潤置地投資 有限公司 China Resources Land Investment Limited	華潤置地有限公司 China Resources Land Limited	華潤股份 CRC	500	2/4/2011– 2/9/2011	5.208%	503



購股權計劃

於回顧期內,本公司設立購股權計劃, 旨在提高參與者對本公司之承擔,致力 實踐本公司之目標(「新計劃」)。

截至二零一一年六月三十日止六個月內,新計劃的條款並無改變。新計劃的條款並無改變。新計劃的條款詳情已於二零一零年年報披露。

以下根據新計劃授出,但於二零一一年 六月三十日尚未行使的購股權詳情:

(甲) 董事或其聯繫人

Share Option Schemes

During the period under review, the Company operates a share option scheme for the purpose of promoting additional commitment and dedication to the objectives of the Company by the participants (the "New Scheme").

There are no changes in any terms of the New Scheme during the six months ended 30 June 2011. Detailed terms of the New Scheme were disclosed in the 2010 annual report.

Details of the share options outstanding as at 30 June 2011 which have been granted under the New Scheme are as follows:

(a) Directors or their associates

合計 Total			600,000	_	400,000	_	_	200,000	
Li Ka Cheung, Eric	02/06/2004	9.55	200,000	-	-	-	-	200,000	-
noually rai Niiiii 李家祥	02/00/2004	3.33	200,000	_	200,000	_	-	_	30.000
黃大寧 Houang Tai Ninh	02/06/2004	9.55	200,000		200,000				30.800
Chan Po Fun, Peter (retired on 27 May 2011)	02/06/2004	9.55	200,000	-	200,000	-	-	-	30.800
五月二十七日退任)									
陳普芬(於二零一一年									
Executive Directors									
獨立非執行董事 Independent Non-									
Name of director	Date of grant	HK\$	1/1/2011	the period	the period	the period	the period	30/6/2011	HK\$
董事姓名	授出日期	price	at	during	during	during	during	at	exercised ²
		Exercise	Outstanding	Granted	Exercised	Cancelled	Lapsed	Outstanding	options
		港幣元	尚未行使	授出	行使	註銷	失效	尚未行使	shares for
		行使價	一月一日	於本期間	於本期間	於本期間	於本期間	六月三十日	Company's
			於二零一一年					於二零一一年	Price of
						hare options ¹			放切頂俗· 港幣元
					購股材	雚數目¹			之本公司 股份價格 ²
									之購股權
									就已行使



. .

購股權計劃(續)

(乙) 僱員及其他參與者

除所有非執行董事外,本公司之 所有董事均為本集團之僱員,彼 等持有之購股權數目已於上文(甲) 段披露。以下是本集團僱員(不包 括本公司董事)及其他參與者授出 購股權的概況。

(i) 僱員(不包括本公司董事)

Share Option Schemes (continued)

(b) Employees and other participants

Except for all non-executive directors, all directors of the Company are employees of the Group and details of share options held by them are disclosed in paragraph (a) above. Summary of share options granted to employees of the Group (other than directors of the Company) and other participants are set out below.

(i) Employees (other than directors of the Company)

								就已行使 之購股權
				購股權 Number of sh				之本公司 股份價格 ² 港幣元
		於二零一一年					於二零一一年	Price of
	行使價	一月一日	於本期間	於本期間	於本期間	於本期間	六月三十日	Company's
	港幣元	尚未行使	授出	行使	註銷	失效	尚未行使	shares
	Exercise	Outstanding	Granted	Exercised	Cancelled	Lapsed	Outstanding	for options
授出日期	price	at	during the	during the	during the	during the	at	exercised ²
Date of grant	HK\$	1/1/2011	period	period	period	period	30/6/2011	HK\$
女子 割								
新計劃 New Scheme								
07/02/2002	7.17	84,000					84,000	
19/04/2002	7.17	244,000	_	_	_	_	244,000	_
02/08/2002	7.40 8.32	•	_	_	_	_		_
		150,000	_	_	_	_	150,000	_
14/04/2003	6.29	4,000	_	-	_	_	4,000	
08/10/2003	8.90	52,000	_	50,000	_	_	2,000	32.500
14/01/2004	9.72	1,442,000	_	127,000	_	-	1,315,000	31.993
20/04/2004	9.89	840,000	_	_	_	-	840,000	_
25/05/2004	9.15	566,000	_	126,000	_	-	440,000	31.606
04/10/2004	10.35	3,478,000	-	62,000	_	-	3,416,000	31.423
22/07/2005	12.50	100,000	_	100,000	_	_	_	31.100
小計 Sub-total		6,960,000	_	465,000	_	_	6,495,000	



購股權計劃經濟

Share Option Schemes (continued)

(乙) 僱員及其他參與者(續)

(ii) 其他參與者

(b) Employees and other participants (continued)

(ii) Other Participants

								就已行使 之購股權 之本公司
				購股權				股份價格2
				Number of sh	nare options ¹			港幣元
		於二零一一年					於二零一一年	Price of
	行使價	一月一日	於本期間	於本期間	於本期間	於本期間	六月三十日	Company's
	港幣元	尚未行使	授出	行使	註銷	失效	尚未行使	shares
	Exercise	Outstanding	Granted	Exercised	Cancelled	Lapsed	Outstanding	for options
授出日期	price	at	during the	during the	during the	during the	at	exercised ²
Date of grant	HK\$	1/1/2011	period	period	period	period	30/6/2011	HK\$
新計劃 New Scheme								
05/03/2002	7.35	401,000	-	10,000	_	-	391,000	30.950
小計 Sub-total		401,000	-	10,000	-	-	391,000	

附註:

- 購股權數目指購股權所涉及之本公司相關股份。
- 就期內已行使購股權所披露之本公司股份價格,為緊接購股權行使日期前,股份於聯交所所報之收市價之加權平均數。
- 3. 上文所述已授出之購股權全部將於授出日期 後滿十年之日屆滿,而每次授出購股權之代 價為港幣1元。
- 4. 由於回顧期內並無授出購股權,故披露價格 並不適用。
- 5. 購股權一般即時全部賦予或於接納授出購股權後最長為四年之期限內賦予,並緊隨授出之日起計不超過十年內行使。

Notes:

- Number of share options refers to the number of underlying shares in the Company covered by the share options.
- The price of the Company's shares disclosed for the options exercised during the period is the weighted average of the closing prices quoted on the Stock Exchange immediately before the date of exercise of options.
- All the share options granted as mentioned above will expire on the date falling ten years from the date of grant and consideration for each grant is HK\$1.00.
- 4. As no share options were granted during the period under review, no price disclosure is applicable.
- 5. Share options are generally either fully vested or are vested over a period of time up to a maximum of four years after the acceptance of a grant and exercisable within a period of not more than 10 years immediately after the date of grant.





董事之證券權益

(甲) 於本公司已發行普通股及相關股份中擁有的權益

Directors' Interests in Securities

As at 30 June 2011, 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, Chapter 571 of the Laws of Hong Kong ("SFO"), which have been notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of SFO, including interests and short positions which the directors and chief executive of the Company are taken or deemed to have under such provisions of SFO, or which are required to be and are recorded in the register required to be kept pursuant to section 352 of SFO or as otherwise required to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers contained in the Listing Rules were as follows:

(a) Interests in issued ordinary shares and underlying shares of the Company

董事姓名 Name of director	好倉/淡倉 Long position/ Short position	股份數目 Number of shares	相關股份數目 ¹ Number of underlying shares ¹	共佔權益 百分比 ² Aggregate percentage of interest ² (%)
喬世波 Qiao Shibo	好倉 Long position	1,120,000	-	0.05
陳朗 Chen Lang	好倉 Long position	500,000	-	0.02
黎汝雄 Lai Ni Hium, Frank	好倉 Long position	110,000	-	0.01
閻颶 Yan Biao	好倉 Long position	500,000	-	0.02
杜文民 Du Wenmin	好倉 Long position	100,000	-	0.01
李家祥 Li Ka Cheung, Eric	好倉 Long position	-	200,000	0.01
陳智思 Bernard Charnwut Chan	好倉 Long position	10,000	-	0.01



董事之證券權益(續)

(甲) 於本公司已發行普通股及相關股份中擁有的權益(續)

附註:

- 指上文「購股權計劃」一節詳述已授出購股權 所涉及的本公司相關股份,該等購股權是屬 於非上市以實物交收的股本衍生工具。
- 指本公司股份及相關股份中的好倉總數佔本公司於二零一一年六月三十日已發行股本總數的百分比。
- 3. 上文所披露之權益全部由各董事以實益擁有 人之身份持有。

(乙)於相聯法團已發行普通股及相關 股份中擁有的權益

同日,若干位董事擁有相聯法團(定義見《證券及期貨條例》)的已發行普通股及根據購股權計劃所授出可認購股份之購股權中擁有權益,該等購股權是屬於非上市以實物交收的股本衍生工具:

(i) 於一間相聯法團一華潤置地 有限公司(「華潤置地」)已 發行普通股及根據華潤置地 購股權計劃尚未行使購股權 之權益:

Directors' Interests in Securities (continued)

(a) Interests in issued ordinary shares and underlying shares of the Company (continued)

Notes:

- This refers to underlying shares of the Company covered by share options granted as detailed above under the section headed "Share Option Schemes", such options being unlisted physically settled equity derivatives
- This represents the percentage of the aggregate long positions in shares and underlying shares of the Company to the total issued share capital of the Company as at 30 June 2011.
- All interests disclosed above are being held by each director in his capacity as beneficial owner.

(b) Interests in issued ordinary shares and underlying shares of associated corporations

As at the same date, certain directors had interests in the issued ordinary shares and underlying shares covered by options granted under the share option schemes of associated corporations (within the meaning of SFO), such options being unlisted physically settled equity derivatives:

(i) Interests in issued ordinary shares and options outstanding under the share option schemes of an associated corporation, China Resources Land Limited ("CR Land"):

董事姓名 Name of director	好倉/淡倉 Long position/ Short position	股份數目 Number of shares	尚未行使 購股權數目 ¹ Number of share options outstanding ¹	行使價 港幣元 Exercise price HK\$	授出日期 Date of grant	共佔權益 百分比 ³ Aggregate percentage of interest ³ (%)
喬世波 Qiao Shibo	好倉 Long position	700,000	-	-	-	0.01
黎汝雄 Lai Ni Hium, Frank	好倉 Long position	10,000	-	-	-	0.01
閻 颺 Yan Biao	好倉 Long position	1,992,000	-	-	-	0.04
杜文民 Du Wenmin	好倉 Long position	790,000	250,000	1.230	01/06/20052	0.02
石善博 Shi Shanbo	好倉 Long position	140,000	-	-	-	0.01



Α

董事之證券權益(續)

(乙)於相聯法團已發行普通股及相關 股份中擁有的權益(續)

附註:

- 1. 購股權數目指購股權所涉及的華潤置地相關 股份總數。
- 購股權可分四期賦予,可分別由二零零六、 二零零七、二零零八及二零零九年六月一日 至二零一五年五月三十一日止期間行使。授 出的代價為港幣1元。
- 3. 指好倉所涉及的華潤置地股份及相關股份總數佔華潤置地於二零一一年六月三十日已發 行股本總數的百分比。
- 上文所披露之權益全部由各董事以實益擁有 人之身份持有。
 - (ii) 於一間相聯法團一華潤燃 氣控股有限公司(「華潤燃 氣」)已發行普通股及根據華 潤燃氣購股權計劃尚未行使 購股權之權益:

Directors' Interests in Securities (continued)

(b) Interests in issued ordinary shares and underlying shares of associated corporations (continued)

Notes:

- 1. The number of share options refers to the number of underlying shares of CR Land covered by the share options.
- Options are vested in four tranches and exercisable over a period from 1 June 2006, 2007, 2008 and 2009, respectively to 31 May 2015. Consideration for the grant is HK\$1.00.
- This represents the percentage of the aggregate long positions in shares and underlying shares of CR Land to the total issued share capital of CR Land as at 30 June 2011.
- All interests disclosed above are being held by each director in his capacity as beneficial owner.
 - (ii) Interests in issued ordinary shares and options outstanding under the share option schemes of an associated corporation, China Resources Gas Group Limited ("CR Gas"):

董事姓名 Name of director	好倉/淡倉 Long position/ Short position	股份數目 Number of shares	尚未行使 購股權數目 ¹ Number of share options outstanding ¹	行使價 港幣元 Exercise price HK\$	授出日期 Date of grant	共佔權益 百分比 ² Aggregate percentage of interest ² (%)
喬世波 Qiao Shibo	好倉 Long position	400,000	-	-	-	0.02
黎汝雄 Lai Ni Hium, Frank	好倉 Long position	10,000	_	-	-	0.01
杜文民 Du Wenmin	好倉 Long position	54,000	-	-	-	0.01
石善博 Shi Shanbo	好倉 Long position	50,000	-	-	-	0.01

附註:

- 購股權數目指購股權所涉及的華潤燃氣相關 股份總數。
- 指好倉所涉及的華潤燃氣股份及相關股份總 數佔華潤燃氣於二零一一年六月三十日已發 行股本總數的百分比。
- 3. 上文所披露之權益全部由各董事以實益擁有 人之身份持有。
- Notes:
- The number of share options refers to the number of underlying shares of CR Gas covered by the share options.
- This represents the percentage of the aggregate long positions in shares and underlying shares of CR Gas to the total issued share capital of CR Gas as at 30 June 2011.
- All interests disclosed above are being held by each director in his capacity as beneficial owner.



董事之證券權益(續)

(乙) 於相聯法團已發行普通股及相關 股份中擁有的權益(續)

(iii) 於一間相聯法團一華潤電力控股有限公司(「華潤電力」)已發行普通股及根據華潤電力購股權計劃尚未行使購股權之權益:

Directors' Interests in Securities (continued)

(b) Interests in issued ordinary shares and underlying shares of associated corporations (continued)

(iii) Interests in issued ordinary shares and options outstanding under the share option schemes of an associated corporation, China Resources Power Holdings Company Limited ("CR Power"):

董事姓名 Name of director	好倉/淡倉 Long position/ Short position	股份數目 Number of shares	尚未行使 購股權數目 ¹ Number of share options outstanding ¹	行使價 港幣元 Exercise price HK\$	授出日期 Date of grant	共佔權益 百分比 ⁶ Aggregate percentage of interest ⁶ (%)
喬世波 Qiao Shibo	好倉 Long position	888,0007	122,160 203,600	2.750 3.919	12/11/2003 ² 18/03/2005 ³	0.03
陳朗 Chen Lang	好倉 Long position	305,4008	152,700 ⁸ 203,600 ⁸	4.641 6.924	18/11/2005 ⁴ 05/09/2006 ⁵	0.01
黎汝雄 Lai Ni Hium, Frank	好倉 Long position	10,000	-	-	-	0.01
閻 颺 Yan Biao	好倉 Long position	-	244,320 325,760	2.750 3.919	12/11/2003 ² 18/03/2005 ³	0.01
杜文民 Du Wenmin	好倉 Long position	297,000	183,240	2.750	12/11/20032	0.01
石善博 Shi Shanbo	好倉 Long position	500,000	-	-	-	0.01

附註:

- 購股權數目指購股權所涉及的華潤電力相關 股份總數。
- 購股權分五期授出,每期百分之二十,可由 授出日期首個週年起計,於授出日期每一週 年授出,全部購股權將於二零一三年十月六 日屆滿。上述每次授出的代價為港幣1元。
- 3. 購股權分五期授出,每期百分之二十,可由 授出日期首個週年起計,於授出日期每一 週年授出,全部購股權將於二零一五年三月 十八日屆滿。上述每次授出的代價為港幣1 元。
- 4. 購股權分五期授出,每期百分之二十,可由 授出日期首個週年起計,於授出日期每一週 年授出,全部購股權將於二零一五年十一月 十八日屆滿。上述每次授出的代價為港幣1 正。

Notes:

- The number of share options refers to the number of underlying shares of CR Power covered by the share options.
- Options are vested in 5 tranches of 20% each on each anniversary of the date of grant commencing from the first anniversary of the date of grant. All options expire on 6 October 2013. Consideration for each of the grants mentioned above is HK\$1.00.
- Options are vested in 5 tranches of 20% each on each anniversary of the date of grant commencing from the first anniversary of the date of grant. All options expire on 18 March 2015. Consideration for each of the grants mentioned above is HK\$1.00.
- 4. Options are vested in 5 tranches of 20% each on each anniversary of the date of grant commencing from the first anniversary of the date of grant. All options expire on 18 November 2015. Consideration for each of the grants mentioned above is HK\$1.00.



A

董事之證券權益(續)

(乙)於相聯法團已發行普通股及相關 股份中擁有的權益(續)

附註:(續)

- 5. 購股權分五期授出,每期百分之二十,可由 授出日期首個週年起計,於授出日期每一週 年授出,全部購股權將於二零一六年九月五 日屆滿。上述每次授出的代價為港幣1元。
- 6. 指好倉所涉及的華潤電力股份及相關股份總數佔華潤電力於二零一一年六月三十日已發行股本總數的百分比。
- 7. 喬世波先生被視為擁有其配偶之30,000股 股份之權益。
- 8. 陳朗先生被視為擁有其配偶之305,400股股份及356,300股相關股份之權益。
- 除附註7及8另有所指者外,上文所披露之 所有權益由各董事以實益擁有人之身份持 有。
 - (iv) 於一間相聯法團一華潤微電子有限公司(「華潤微電子」)已發行普通股及根據華潤微電子購股權計劃尚未行使購股權之權益:

Directors' Interests in Securities (continued)

(b) Interests in issued ordinary shares and underlying shares of associated corporations (continued)

Notes: (continued)

- Options are vested in 5 tranches of 20% each on each anniversary of the date of grant commencing from the first anniversary of the date of grant. All options expire on 5 September 2016. Consideration for each of the grants mentioned above is HK\$1.00.
- This represents the percentage of the aggregate long positions in shares and underlying shares of CR Power to the total issued share capital of CR Power as at 30 June 2011.
- 7. Mr. Qiao Shibo was deemed to be interested in 30,000 shares through interests of his spouse.
- 8. Mr. Chen Lang was deemed to be interested in 305,400 shares and 356,300 underlying shares through interests of his spouse.
- Save as otherwise specified under notes 7 and 8, all interests disclosed above are being held by each director in his capacity as beneficial owner.
 - (iv) Interests in issued ordinary shares and options outstanding under the share option schemes of an associated corporation, China Resources Microelectronics Limited ("CR Microelectronics"):

董事姓名 Name of director	好倉/淡倉 Long position/ Short position	股份數目 Number of shares	尚未行使 購股權數目 ¹ Number of share options outstanding ¹	行使價 港幣元 Exercise price HK\$	授出日期 Date of grant	共佔權益 百分比 ² Aggregate percentage of interest ² (%)
黎汝雄 Lai Ni Hium, Frank	好倉 Long position	10,050,605	-	_	-	0.11
杜文民 Du Wenmin	好倉 Long position	1,458,000	-	-	-	0.02

附註:

- Notes:
- 購股權數目指購股權所涉及的華潤微電子相 關股份總數。
- 2. 指好倉所涉及的華潤微電子股份及相關股份 總數佔華潤微電子於二零——年六月三十日 已發行股本總數的百分比。
- 3. 上文所披露之權益全部由各董事以實益擁有 人之身份持有。
- The number of share options refers to the number of underlying shares of CR Microelectronics covered by the share options.
- This represents the percentage of the aggregate long positions in shares and underlying shares of CR Microelectronics to the total issued share capital of CR Microelectronics as at 30 June 2011.
- All interests disclosed above are being held by each director in his capacity as beneficial owner.



董事之證券權益(續)

(乙)於相聯法團已發行普通股及相關 股份中擁有的權益(續)

(v) 於一間相聯法團一華潤水 泥控股有限公司(「華潤水 泥」)已發行普通股及根據華 潤水泥購股權計劃尚未行使 購股權之權益:

Directors' Interests in Securities (continued)

(b) Interests in issued ordinary shares and underlying shares of associated corporations (continued)

(v) Interests in issued ordinary shares and options outstanding under the share option schemes of an associated corporation, China Resources Cement Holdings Limited ("CR Cement"):

董事姓名 Name of director	好倉/淡倉 Long position/ Short position	股份數目 Number of shares	尚未行使 購股權數目 ¹ Number of share options outstanding ¹	行使價 港幣元 Exercise price HK\$	授出日期 Date of grant	共佔權益 百分比 ² Aggregate percentage of interest ² (%)
黎汝雄 Lai Ni Hium, Frank	好倉 Long position	40,000	-	-	-	0.01
石善博 Shi Shanbo	好倉 Long position	280,000	_	-	_	0.01

附註:

- 購股權數目指購股權所涉及的華潤水泥相關股份總數。
- 指好倉所涉及的華潤水泥股份及相關股份總數佔華潤水泥於二零一一年六月三十日已發行股本總數的百分比。
- 3. 上文所披露之權益全部由各董事以實益擁有 人之身份持有。
- Notes:
- The number of share options refers to the number of underlying shares of CR Cement covered by the share options.
- This represents the percentage of the aggregate long positions in shares and underlying shares of CR Cement to the total issued share capital of CR Cement as at 30 June 2011.
- 3. All interests disclosed above are being held by each director in his capacity as beneficial owner.

57



擁有須具報權益的股東

於二零一一年六月三十日,除上文所披露的權益及淡倉外,以下人士於本公司的股份及相關股份中擁有須根據《證券及期貨條例》第XV部第二及第三分部向本公司披露或已記錄在本公司須存置的登記冊內的權益或淡倉:

Shareholders with notifiable Interests

As at 30 June 2011, other than the interests and short positions as disclosed above, the following persons have interests or short positions in the shares and underlying shares of the Company as they fall to be disclosed to the Company under Divisions 2 and 3 of Part XV of SFO or as recorded in the register required to be kept by the Company:

持有權益方名稱	Name of interested party	好倉/淡倉 Long position/ Short position	持有權益方被視為 擁有權益的股份數目 Number of shares in which the interested party is deemed to have interests	持股量百分比 Percentage of shareholding (%)
中國華潤總公司 (「華潤總公司」) (附註1)	China Resources National Corporation ("CRNC") (Note 1)	好倉 Long position	1,232,764,380	51.38
華潤股份有限公司 (附註1)	China Resources Co., Limited (Note 1)	好倉 Long position	1,232,764,380	51.38
CRC Bluesky Limited (附註1)	CRC Bluesky Limited (Note 1)	好倉 Long position	1,232,764,380	51.38
華潤(集團)有限公司 (「華潤集團」) (附註1)	China Resources (Holdings) Company Limited ("CRH") (Note 1)	好倉 Long position	1,232,764,380	51.38
世名投資有限公司 (附註1)	Globe Fame Investments Limited (Note 1)	好倉 Long position	1,232,764,380	51.38
Genesis Asset Managers, LLP (附註2)	Genesis Asset Managers, LLP (Note 2)	好倉 Long position	124,161,262	5.18

附註:

Notes:

- 1. 世名投資有限公司(現稱為華潤集團(創業) 有限公司)為華潤集團的全資附屬公司以 實益擁有人之身份持有。華潤集團為CRC Bluesky Limited的全資附屬公司,而 CRC Bluesky Limited 為華潤股份有限公司全資 擁有的公司,而華潤股份有限公司則由華潤 總公司持有100%權益。因此,華潤集團, CRC Bluesky Limited,華潤股份有限公司及 華潤總公司被視為對股份持有公司權益。
- Genesis Asset Managers, LLP 以投資經理身份持有股份。
- Globe Fame Investments Limited (currently known as CRH (Enterprise) Limited), a wholly-owned subsidiary of CRH, held the shares in the capacity of beneficial owner. CRH is a wholly-owned subsidiary of CRC Bluesky Limited, which is in turn a wholly-owned subsidiary of China Resources Co., Limited, which is in turn held as to 100% by CRNC. So, CRH, CRC Bluesky Limited, China Resources Co., Limited and CRNC are deemed to have corporate interest in the shares.
- Genesis Asset Managers, LLP held the shares in the capacity of investment manager.



控股股東之強制履行責任

根據若干貸款協議,華潤集團須實益擁有本公司最少35%已發行股本或維持其作為本公司單一最大股東之身份(不論直接或透過其附屬公司間接持有有關權益)。於二零一一年六月三十日,須控股股東履行上述責任之備用額總額為港幣115.0億元,該等備用額將於二零一二年八月至二零一六年五月屆滿。

企業管治

本公司明白,公司方面必須長期付出努力,經常保持警覺,才能發展與維繫一個良好而穩固、符合本集團需要的企業管治結構。董事堅信,合理的企業管治常規,對本集團健康而穩定的成長,是非常重要的。

本公司自二零零三年十一月起已實行本身的企業管治規範及目標。於二零零三年四月八日,董事會通過本公司的「企業管治常規手冊」(以下簡稱「企業管治常規手冊」),當中包含差不多所有上市大學,當中四「企業管治常規守則」(以下文),所載的守則條文之。於二零一零年十一月十八日修訂的企業管治手冊在本集團的網站可供下載,亦可向公司秘書家取。

除以下所述情形外,本公司於中期報告期間一直遵守企業管治守則所載守則條文:本公司所有非執行董事均無固定任期。

董事會認為,指定任期意義不大。現行制度已提供充分的靈活性予本公司組織于個能夠配合本集團需求的董事會班子。此外,本公司組織章程細則規定,三分之一的董事(包括執行董事)須每年退任,而每名董事須持一次。每年退任的董事及自獲以來在任最長的董事。退任董事可重選連任。

Specific Performance Obligations on Controlling Shareholder

According to certain loan agreements, CRH is required to remain as a beneficial owner of at least 35% of the issued share capital of the Company or remain as a single largest shareholder (whether directly or indirectly through its subsidiaries) of the Company. As at 30 June 2011, the aggregate amount of the facilities subject to such obligation were HK\$11.5 billion. Such facilities will expire from August 2012 to May 2016.

Corporate Governance

The Company recognises that the development and maintenance of a good and solid framework of corporate governance suitable to the needs of the Group requires commitment and continuous vigilance. The Directors firmly believe that sensible corporate governance practice is essential to vigorous but steady growth of the Group.

The Company has implemented its own corporate governance standards and objectives since November 2003. On 8 April 2005, the Board approved the Company's "Corporate Governance Practice Manual" ("Corporate Governance Manual") which incorporates almost all of the Code Provisions and some of the Recommended Best Practices set out in the Code on Corporate Governance Practices ("CG Code") in Appendix 14 of the Listing Rules. The Corporate Governance Manual, which has been revised on 18 November 2010, can be downloaded from our website and copies are available on request to the Company Secretary.

Throughout the interim period, the Company has complied with the Code Provisions set out in the CG Code, save and except that all the non-executive directors are not appointed for a fixed term.

The Board does not believe in any arbitrary term of office. The current arrangement will give the Company sufficient flexibility to organize the composition of the Board to serve the needs of the Group. Further, the Articles of Association of the Company requires that one-third of the Directors (including executive and non-executive directors) shall retire each year and every director shall be subject to retirement by rotation at least once every three years. The Directors to retire each year shall be those appointed by the Board during the year and those who have been longest in office since their election or re-election. A retiring Director is eligible for re-election.



A

企業管治(續)

於二零零五年四月八日,本公司採納 本身的道德與證券交易守則(「道德守 則1),適用於董事及包括本集團高級 管理人員及可接觸本集團股價敏感資料 的個別指定人士。本公司於二零零六年 四月六日、二零零七年四月四日、二 零九年三月三十一日及二零一零年十一 月十八日因應改善實際操作的效率,對 道德守則的內容作出了一些輕微的修改 (「新道德守則」)。道德守則與新道德守 則的條款均不低於上市規則附錄十所載 上市發行人董事進行證券交易的標準守 則(「標準守則」)所要求標準。經向全體 董事特定查詢後,本公司並無發現董事 於中期報告期間曾作出任何不符合道德 守則、新道德守則及標準守則的事宜。

有關董事資料的其他變更

自本公司二零一零年年報日期以來,有 關董事資料的其他變更載列如下。

本公司非執行董事張海鵬博士於二零 一一年五月四日起被委任為華潤(集團) 有限公司戰略管理部總經理。

本公司獨立非執行董事鄭慕智博士於二 零一一年五月十七日起退任為中國遠洋 控股股份有限公司之獨立非執行董事職 位。

本公司獨立非執行董事陳智思先生於二 零一一年五月四日起退任為建滔積層板 控股有限公司之獨立非執行董事職位。

購買、出售或贖回上市證券

本公司或其附屬公司於截至二零一一年 六月三十日止六個月,概無購買、出售 或贖回本公司任何上市證券。

暫停辦理股份過戶登記手續

本公司將於二零一一年十月三日(星期一)至二零一一年十月七日(星期五)(包括首尾兩天)暫停辦理股份過戶登記手續。為符合獲派中期股息之資格,所有填妥之過戶表格連同有關股票,必須於二零一一年九月三十日(星期五)下午四時三十分之前送達本公司之股份過戶處-卓佳標準有限公司,地址為香港灣仔皇后大道東28號金鐘滙中心26樓。

Corporate Governance (continued)

On 8 April 2005, the Company has adopted its own Code of Ethics and Securities Transactions ("Code of Ethics") which apply to the Directors and other specified individuals including the Group's senior management and persons who are privy to price sensitive information of the Group. To further improve the effectiveness in the actual application of the Code of Ethics, the Company has since fine-tuned the Code of Ethics on 6 April 2006, 4 April 2007, 31 March 2009 and 18 November 2010 ("New Code of Ethics"). Both the Code of Ethics and the New Code of Ethics are on terms no less exacting than the required standard set out in the Model Code for Securities Transactions by Directors of Listed Issuers ("Model Code") in Appendix 10 of the Listing Rules. Having made specific enquiry of all Directors, the Company is not aware of any non-compliance with the standards set out in the Code of Ethics, the New Code of Ethics and the Model Code by any Director throughout the interim period.

Other Changes in Directors' Information

Other changes in Directors' information since the date of the 2010 annual report of the Company are set out below.

With effect from 4 May 2011, Dr. Zhang Haipeng, a Non-Executive Director of the Company, was appointed as General Manger of Strategy Management Department of China Resources (Holdings) Company Limited.

With effect from 17 May 2011, Dr. Cheng Mo Chi, an Independent Non-Executive Director of the Company, retired as an Independent Non-Executive Director of China COSCO Holdings Company Limited.

With effect from 4 May 2011, Mr. Bernard Charnwut Chan, an Independent Non-Executive Director of the Company, retired as an Independent Non-Executive Director of Kingboard Laminates Holdings Limited.

Purchase, Sale or Redemption of Listed Securities

Neither the Company nor its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the six months ended 30 June 2011.

Closure of Register of Members

The Register of Members will be closed from 3 October 2011 (Monday) to 7 October 2011 (Friday), both days inclusive. In order to be eligible for the interim dividend, all completed transfer forms accompanied by the relevant share certificates must be lodged with the share registrars of the Company, Tricor Standard Limited of 26th Floor, Tesbury Centre, 28 Queen's Road East, Wanchai, Hong Kong, not later than 4:30 p.m. on 30 September 2011 (Friday).



投資者資料 INFORMATION FOR INVESTORS

財務日誌 Financial Calendar

公佈中期業績

Announcement of interim results

2011年8月25日 25 August 2011

買賣未除中期股息權利股份之最後限期 Last day of dealings in shares with entitlement to interim dividend

2011年9月28日 28 September 2011

暫停過戶日期 Closure of register period

2011年10月3日至10月7日 (包括首尾兩天) 3 October 2011 to 7 October 2011 (both days inclusive)

中期股息付款日 Payment of interim dividend

2011年10月17日或前後 On or about 17 October 2011

股份登記處 Share Registrar

卓佳標準有限公司 香港灣仔 皇后大道東28號 金鐘匯中心26樓 Tricor Standard Limited 26th Floor, Tesbury Centre 28 Queen's Road East Wanchai, Hong Kong

股票托管處 Depositary

BNY Mellon Shareowner Services PO Box 358516 Pittsburgh, PA 15252-8516 USA

股票代號 Stock Codes

香港聯合交易所: 00291 彭博: 291 HK 路透社: 0291.HK ADR代號: CRHKY CUSIP: 16940R109

Hong Kong Stock Exchange: 00291

Bloomberg: 291 HK Reuters: 0291.HK ADR symbol: CRHKY CUSIP: 16940R109

投資者關係 Investor Relations

電郵: ir@cre.com.hk Email: ir@cre.com.hk

香港灣仔港灣道26號

華潤大廈39樓

電話: 852-2827-1028 傳真: 852-2598-8453 網址: www.cre.com.hk 電郵: info@cre.com.hk

39/F, China Resources Building

26 Harbour Road, Wanchai, Hong Kong

Tel: 852-2827-1028
Fax: 852-2598-8453
Website: www.cre.com.hk
Email: info@cre.com.hk