LINI/EFSE 演字

UNIVERSE INTERNATIONAL HOLDINGS LIMITED

寰宇國際控股有限公司

Incorporated in Bermuda with limited liability 於百慕達註冊成立之有限公司 Stock Code 股份代號: 1046





Corporate Information 公司資料	2
Chairman's Statement 主席報告	6
Management Discussion and Analysis 管理層討論及分析	10
Directors and Senior Management Profile 董事及高級管理人員簡介	22
Corporate Governance Report 企業管治報告	28
Report of the Directors 董事會報告書	46
Independent Auditor's Report 獨立核數師報告書	60
Consolidated Balance Sheet 綜合資產負債表	62
Balance Sheet 資產負債表	64
Consolidated Statement of Comprehensive Income 綜合全面收益表	65
Consolidated Statement of Changes in Equity 綜合權益變動表	66
Consolidated Statement of Cash Flows 綜合現金流量表	68
Notes to the Consolidated Financial Statements 綜合財務報表附註	69
Principal Properties Held for Investment Purposes 持作投資用途之主要物業	187
Five Year Financial Summary 五年財務摘要	188

CORPORATE INFORMATION ◆公司資料

Executive Directors

Mr Lam Shiu Ming, Daneil *(Chairman)* Mr Hung Cho Sing (appointed on 16th October 2013)

Mr Yeung Kim Piu Mr Lam Kit Sun (appointed on 30th August 2013)

Independent Non-executive Directors

Mr Ng Kwok Tung Dr Leung Shiu Ki, Albert Mr Ma Chun Fung, Horace Mr Lam Wing Tai (appointed on 16th October 2013)

Company Secretary

Mr Lam Kit Sun (appointed on 2nd August 2013) Mr Chan Hau Chuen (resigned on 2nd August 2013)

Authorized Representatives

Mr Lam Shiu Ming, Daneil Mr Lam Kit Sun (appointed on 2nd August 2013) Mr Chan Hau Chuen (resigned on 2nd August 2013)

Principal Bankers

The Hongkong and Shanghai Banking Corporation Limited Wing Hang Bank, Limited Chong Hing Bank Limited

Auditor

PricewaterhouseCoopers Certified Public Accountants

Legal Advisers

So Keung Yip & Sin 1009-1012, 10th Floor Nan Fung Tower 173 Des Voeux Road Central Hong Kong

Angela Ho & Associates 1109, Tower 1 Lippo Centre, 89 Queensway Hong Kong

2

執行董事

林小明先生(*主席)* 洪祖星先生(於二零一三年十月十六日 獲委任) 楊劍標先生 林傑新先生(於二零一三年八月三十日 獲委任)

獨立非執行董事

伍國棟先生 梁兆棋博士 馬振峰先生 林永泰先生(於二零一三年十月十六日 獲委任)

公司秘書

林傑新先生(於二零一三年八月二日獲委任) 陳孝泉先生(於二零一三年八月二月辭任)

授權代表

林小明先生 林傑新先生(於二零一三年八月二日獲委任) 陳孝泉先生(於二零一三年八月二月辭任)

主要往來銀行

香港上海滙豐銀行有限公司 永亨銀行有限公司 創興銀行有限公司

核數師

羅兵咸永道會計師事務所 *執業會計師*

法律顧問

蘇姜葉冼律師行 香港 中環 德輔道中173號 南豐大厦 10樓1009-1012室

何文琪律師事務所 香港 金鐘道89號 力寶中心第一期 1109室



Share Registrar

Tricor Abacus Limited Level 54, Hopewell Centre 183 Queen's Road East Hong Kong

Audit Committee

Mr Ng Kwok Tung *(Chairman)* Dr Leung Shiu Ki, Albert Mr Ma Chun Fung, Horace Mr Lam Wing Tai (appointed on 16th October 2013)

Remuneration Committee

Mr Ma Chun Fung, Horace *(Chairman)* Mr Ng Kwok Tung Dr Leung Shiu Ki, Albert Mr Lam Wing Tai (appointed on 16th October 2013)

Mr Lam Shiu Ming, Daneil

Nomination Committee

Dr Leung Shiu Ki, Albert *(Chairman)* Mr Ng Kwok Tung Mr Ma Chun Fung, Horace Mr Lam Wing Tai (appointed on 16th October 2013)

Mr Lam Shiu Ming, Daneil

Registered Office

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

Head Office and Principal Place of Business

18th Floor Wyler Centre Phase II 192-200 Tai Lin Pai Road Kwai Chung New Territories Hong Kong

Website

www.uih.com.hk

Stock Code

1046

股份登記處

卓佳雅柏勤有限公司 香港 皇后大道東183號 合和中心54樓

審計委員會

伍國棟先生(主席) 梁兆棋博士 馬振峰先生 林永泰先生(於二零一三年十月十六日 獲委任)

薪酬委員會

馬振峰先生(主席) 伍國棟先生 梁兆棋博士 林永泰先生(於二零一三年十月十六日 獲委任) 林小明先生

提名委員會

梁兆棋博士(*主席)* 伍國棟先生 馬振峰先生 林永泰先生(於二零一三年十月十六日 獲委任) 林小明先生

註冊辦事處

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

總辦事處及主要營業地點

香港 新界 葵涌 大連排道192至200號 偉倫中心第二期 十八樓

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股份代號 1046

CHAIRMAN'S STATEMENT ◆主席報告

Lam Shiu Ming, Daneil 林小明 Chairman 主席



CHAIRMAN'S STATEMENT ◆主席報告

On behalf of the board of directors (the "Director(s)") (the "Board") of Universe International Holdings Limited (the "Company"), I hereby present the 2012/2013 annual results of the Company and its subsidiaries (collectively the "Group").

DIVIDENDS

The Board does not recommend the payment of a final dividend for the year ended 30th June 2013 (2012: same).

OPERATING RESULTS

The operating environment of the Group remained challenging in the past year. For the year ended 30th June 2013, the revenue of the Group slightly increased by 4.2% over the same period last year to HK\$79.1 million while the loss attributable to the equity holders of the Company narrowed by 73.1% from HK\$17.4 million (restated) to HK\$4.7 million. Loss per share for the year was HK0.27 cents compared to HK1.02 cent (restated) in 2012.

Despite an increase in impairment losses of film rights to HK\$7.4 million compared with HK\$1.5 million last year, the Group's results was improved mainly due to (i) satisfactory performance of film exhibition business; (ii) higher gross profit contribution from licensing of non-newly released films and television series which had been fully amortized in the previous years; (iii) increase in fair value of investment properties; and (iv) absence of two one-off expenses recorded last year, being those relating to share-based compensation of HK\$1.5 million and a provision for impairment of available-for-sale financial assets of HK\$3.0 million.

During the year under review, the local video distribution business continued to be affected by the unfavourable market environment. Nevertheless, this was offset by revenue growth from film exhibition, licensing and sub-licensing of film rights. Consequently, the total revenue for the year has maintained at similar level compared with last year. In particular, the revenue and gross profit from film exhibition in the year under review was satisfactory.

In anticipation of continued positive development in the property markets in Hong Kong and Macau, the Group has been actively seeking and reviewing property investment opportunities that would offer stable and satisfactory returns. As announced in October 2012 and April 2013, the Group has entered into a 本人謹代表寰宇國際控股有限公司(「本公 司」)董事(「董事」)會(「董事會」),提呈本 公司及其附屬公司(統稱「本集團」)之二零 一二/二零一三年度全年業績。

股息

董事會不建議派發截至二零一三年六月三十日 止年度之末期股息(二零一二年:相同)。

營運業績

過去一年,本集團之經營環境仍然充滿挑 戰。截至二零一三年六月三十日止年度,本 集團之收益較去年同期輕微上升4.2%至港幣 79,100,000元,而本公司權益持有人應佔虧損 則由港幣17,400,000元(經重列)收窄73.1%至 港幣4,700,000元。對比二零一二年之每股虧損 1.02港仙(經重列),本年度之每股虧損為0.27 港仙。

儘管電影版權之減值虧損從去年的港幣 1,500,000元上升至港幣7,400,000元,但本集 團業績仍有所改善,主要由於(i)電影放映業務 之良好業績:(ii)授出非新發行電影版權及電視 連續劇版權產生較高的毛利貢獻,原因是其成 本已於之前年度悉數攤銷:(iii)投資物業之公 平值增加:及(iv)兩項於去年入賬的一次性開 支已不存在,該兩項開支乃有關股份報酬港幣 1,500,000元以及可供出售的金融資產之減值 撥備港幣3,000,000元。

於回顧年內,本地錄像發行業務仍然受不利的 市場環境影響。然而,電影放映、授出及轉授 電影版權的收益抵銷了本地錄像發行業務的不 景氣。因此,本年度總收益與去年保持相若水 平。特別是回顧年內電影放映的收益及毛利令 人滿意。

本集團預期香港及澳門的物業市場將繼續蓬 勃發展,因此本集團一直積極物色及考察可帶 來穩定可觀回報的物業投資機會。誠如於二零 一二年十月及二零一三年四月所公佈,本集團 已分別訂立一項買賣協議,以購買若干投資

CHAIRMAN'S STATEMENT 主席報告◆

sale and purchase agreement to acquire certain investment properties, and has entered into a joint venture agreement to subscribe for 40% of registered capital of a company, which was incorporated in Macau and engaged in the business of investment of lands and properties in Macau, respectively. The Board believes that such investments would provide the Group with not only a potential for capital gains, but also a satisfactory and stable recurring income.

Looking ahead, we expect that the overall operating environment will remain challenging in the coming year. In light of this, the Group will continue to consider new investment opportunities and diversify to develop its business to maximize the returns for the shareholders of the Company in a prudent and pragmatic manner.

APPRECIATION

Last but not least, I would also like to take this opportunity to express my sincere thanks and gratitude to my fellow directors and our staff for their dedicated efforts and contribution to the Group in the past year. I would also like to thank all our customers and shareholders for their trust and support.

By Order of the Board Lam Shiu Ming, Daneil Chairman

Hong Kong, 30th September 2013

物業,及訂立一項合資協議,以認購一間公司 40%的股本,該公司於澳門註冊成立並從事澳 門土地及物業投資業務。董事會認為,上述投 資將不僅會為本集團帶來資本增值的可能性, 亦會帶來可觀穩定的經常性收入。

展望未來,我們預期來年整體經營環境仍將充 滿挑戰。有鑑於此,本集團將繼續考慮新的投 資機遇並以謹慎及務實之態度多元化發展其業 務,以最大化本公司股東的回報。

鳴謝

最後,本人謹此機會向董事會全人及全體員工 在過去一年為本集團作出之努力及貢獻致以由 衷感謝。本人亦謹此感激我們所有客戶及股東 之信任及支持。

承董事會命 **林小明** *主席*

香港,二零一三年九月三十日



MANAGEMENT DISCUSSION AND ANALYSIS ◆管理層討論及分析



MANAGEMENT DISCUSSION AND ANALYSIS ◆管理層討論及分析

BUSINESS REVIEW

Video distribution

During the year under review, the local video distribution business remained sluggish where revenue from this business segment recorded a decline of 39.1% from HK\$10.6 million to the HK\$6.4 million. It contributed 8.1% (2012: 13.9%) of the Group's consolidated revenue. The decrease in revenue from this business segment was mainly due to fewer new titles being released during the year under review, as the management continued to adopt a cautious and prudent approach towards film acquisition in view of an adverse operating environment and keen competition.

As a result of the above, gross profit margin and gross profit of this business segment decreased to 11.0% (2012: 24.6%) and HK\$0.7 million (2012: HK\$2.6 million) respectively.

To respond to such difficult operating environment, the Group will continue to improve and streamline the cost structure of this business segment and exercise prudence when acquiring new titles for the local video distribution business.

業務回顧

錄像發行

於回顧年內,本地錄像發行業務持續萎縮, 該業務分部之收益由港幣10,600,000元下跌 39.1%至港幣6,400,000元。此業務分部之收益 貢獻佔本集團綜合收益之8.1%(二零一二年: 13.9%)。該業務分部之收益下跌乃主要由於 經營環境不利及激烈的競爭之下,管理層繼續 採取小心謹慎的購買電影策略,從而令回顧年 內發行之新影片數量減少。

基於上述原因,該業務分部之毛利率及毛利分 別減少至11.0%(二零一二年:24.6%)及港幣 700,000元(二零一二年:港幣2,600,000元)。

鑑於經營環境艱難,本集團繼續改善及精簡其 業務分部的成本架構,並就購買用作本地錄像 發行之新影片採取謹慎之措施。



MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析◆

Film exhibition, licensing and sub-licensing of film rights

Revenue from this business segment for the year under review was HK\$62.2 million, representing an increase of 10.1% over the same period last year. It accounted for 78.6% (2012: 74.4%) of the Group's consolidated revenue.

Revenue from film exhibition was HK\$7.7 million, representing an increase of 1.1 times compared with the same period last year while we are also delighted to record a gross profit of HK\$205,000 (2012: gross loss of HK\$5.4 million). This encouraging performance was mainly due to satisfactory box office of the films released for the year under review, in particular "My Sassy Hubby"(「我老公唔生性」) and "Conspirators"(「同 謀」).

電影放映、授出及轉授電影版權

於回顧年內,該業務分部產生之收益為港幣 62,200,000元,較去年同期增加10.1%。來自 該業務分部之收益佔本集團綜合收益之78.6% (二零一二年:74.4%)。

來自電影放映之收益為港幣7,700,000元,較 去年同期增加1.1倍,此外,我們欣然宣佈錄得 港幣205,000元之毛利(二零一二年:毛虧港 幣5,400,000元)。這令人振奮的表現主要由於 回顧年內所發行電影的票房表現喜人,尤其是 「我老公唔生性」及「同謀」。



MANAGEMENT DISCUSSION AND ANALYSIS ◆管理層討論及分析

Revenue from licensing and sub-licensing of film rights increased slightly by 3.1% to HK\$54.5 million from HK\$52.8 million compared to the previous year. Meanwhile, gross profit margin of licensing and sub-licensing of film rights increased at a larger extent from 25.9% to 37.4% as there was higher contribution from non-newly released films. The gross profit margin for such non-newly released films is typically higher because their cost had been fully amortized in previous years.

In terms of geographical contribution, overseas markets accounted for 47.6% (2012: 57.0%) of the Group's total revenue during the year under review due to higher licensing income of non-newly released films generated from the local market. Revenue from the Mainland China market decreased by 15.5% to HK\$29.6 million, accounting for 37.5% of the Group's consolidated revenue (2012: 46.2%).

來自授出及轉授電影版權之收益亦較去年 的港幣52,800,000元輕微增加3.1%至港幣 54,500,000元。與此同時,授出及轉授電影版 權之毛利率升幅更大,從25.9%增加至37.4%, 原因是非新發行電影貢獻的毛利率提高所致。 由於該等非新發行電影之成本已經於過往年度 悉數攤銷,故其毛利率通常會較高。

就地域貢獻而言,於回顧年內來自海外市場之 貢獻佔本集團總收益之47.6% (二零一二年: 57.0%),原因是本地市場的非新發行電影授 出收入有所提高。來自中國內地市場之收益減 少15.5%至港幣29,600,000元,佔本集團綜合 收益之37.5%(二零一二年:46.2%)。



MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析◆

Leasing of investment properties

During the year under review, this business segment recorded a growth of 2.7 times in revenue to HK\$920,000 from HK\$248,000. As stated in the announcement dated 15th October 2012, the Group entered into a sale and purchase agreement to acquire certain investment properties for an aggregate consideration of HK\$24.0 million and the agreement was completed on 15th November 2012. This contributed to the growth in revenue. The management believes that the Group will benefit from the anticipated growth in value of the investment properties while providing a steady income stream. The acquisition also expanded the Group's investment properties portfolio in Hong Kong. The management will continue to review and evaluate potential investment opportunities in the property market that would offer stable and satisfactory returns.

出租投資物業

於回顧年內,來自該業務分部之收益由港幣 248,000元增加2.7倍至港幣920,000元。誠如日 期為二零一二年十月十五日之公佈所載,本集 團訂立了買賣協議以按港幣24,000,000元之總 代價收購若干投資物業,該協議已於二零一二 年十一月十五日完成。收益之增長是由於對上 述投資物業之收購。管理層相信,本集團將從 投資物業價值之預期增長中受益,同時可獲得 穩定之收入源流。上述收購亦擴大了本集團於 香港之投資物業組合。管理層將繼續審查及評 估可帶來穩定可觀回報的物業市場潛在投資機 會。



MANAGEMENT DISCUSSION AND ANALYSIS ◆管理層討論及分析

OUTLOOK

China's film market shows a good progress in its development. According to the State Administration of Radio Film and Television, the total accumulated box office in China hit record high and reached RMB10.99 billion in the first half of 2013. In response to the growing demand for high-quality of entertainment experience in Hong Kong and China, the Group will put more resources into large-scale film productions that enables broader and deeper market penetration. The Group expects to release a number of blockbuster films, including "Out of Inferno 3D"(「逃 出生天3D」) starring Sean Lau and Louis Koo and "The White Storm"(「掃毒」) starring Sean Lau, Louis Koo and Nick Cheung, in the coming year. Besides film production, the management will also consider to make passive investment in film making and downstream investments in cinema network, both at home and abroad, to strengthen our overall competitiveness in the film industry.

展望

中國電影市場於其發展中顯示了良好的進展。 根據國家廣播電影電視總局,中國二零一三年 上半年的累計總票房創出紀錄新高,達人民幣 109.9億元。為應對香港及中國對高質量娛樂 體驗的需求,本集團將在大型電影製作中投入 更多資源,以擴大及深化市場滲透率。本集團 預期來年將發行數部大型製作電影,包括「逃 出生天3D」(由劉青雲及古天樂主演)以及「掃 毒」(由劉青雲、古天樂及張家輝主演)。除電 影製作外,管理層亦將考慮在國內外對電影製 作進行被動投資,並在電影院網絡中進行下游 投資,以鞏固我們在電影行業的整體競爭力。



MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析◆

The Group currently has a professional production team with extensive expertise in the entertainment industry. In order to cope with the rapid expansion in the entertainment industry in China, the Group will actively seek other new investment opportunities in online entertainment and other culture-related businesses to further diversify our business stream in the entertainment industry in China aiming to become a leading integrator of the film and entertainment industry in Hong Kong and China.

The Group will continue to adopt its business diversification strategy and develop other new business operations. In order to maximize returns for the shareholders of the Company, the Group will consider commencing a money lender business and investing in quality listed securities. This approach not only diversifies the sources of income, but also provides additional resources to finance its core business, which in turn enhance the Group's competitive edges. 本集團目前擁有一支在娛樂行業具備深厚知識 的專業製作團隊。為應對中國娛樂行業的迅速 擴張,本集團將積極物色網上娛樂及其他文化 相關業務的其他新投資機會,以進一步多元化 我們在中國娛樂行業的業務類別,旨在成為香 港及中國最優秀的電影與娛樂行業整合者。

本集團將續實行業務多元化策略並發展其他新 的業務。為最大化本公司股東的回報,本集團 將考慮開展放款業務以及向高質量的上市證券 進行投資。這不僅可令收入來源多元化,亦可 為其核心業務提供額外的資金來源,從而提升 本集團的競爭力。



MANAGEMENT DISCUSSION AND ANALYSIS ◆管理層討論及分析

FINANCIAL RESOURCES/LIQUIDITY AND CAPITAL STRUCTURE

The Group's financial position remained healthy. As at 30th June 2013, the Group had cash balances of HK50.4 million (2012: HK71.1 million).

As announced on 16th September 2013, the Company entered into a placing agreement (the "Place Agreement") whereby the Company appointed a placing agent to procure placees to subscribe for the warrants (the"Warrant(s)"), on a best efforts basis, at an issue price of HK\$0.0025 per Warrant. The Warrants will entitle the holders thereof to subscribe in cash up to an aggregate amount of HK\$85.5 million for the new share of the Company at an initial subscription price of HK\$0.25 per Warrant (the "Initial Subscription Price"), subject to adjustments, for a period of 2 years commencing from the date of issue of the Warrants. Based on the Initial Subscription Price of HK\$0.25 per new shares to be allotted and issued upon exercise of the subscription right attaching to the Warrants, a maximum of 342,000,000 new shares (the "Warrant Shares") will be allotted and issued by the Company. Assuming the maximum aggregate amount of HK\$85.5 million of the Warrants are placed with the placee(s), the maximum gross proceeds from the issue of the Warrants is approximately HK\$0.9 million and the maximum net proceeds from the placing of the Warrant is approximately HK\$0.6 million. The net proceeds will be utilised by the Group as its general working capital. Completion of the placing of the Warrants is conditional upon The Stock Exchange of Hong Kong Limited (the "Stock Exchange") granting approval of the issue of the Warrants (if required) and granting or agreeing to grant the listing of, and permission to deal in, all Warrant Shares falling to be issued upon the exercise of the subscription rights attaching to the Warrants either unconditionally or subject to conditions to which the Placing Agent accepts. If the above condition is not fulfilled by 5:00 p.m. on 31st October 2013 (Hong Kong time) (or such later time or date as the Company and the placing agent may agree), the Placing Agreement will terminate and the placing of the Warrants will not proceed and neither the Company nor the placing agent shall have any claim against the other in respect of any matter or thing arising out of or in connection with the Placing Agreement save for any antecedent breach of any obligation under the Placing Agreement and in connection with any and all rights and obligations accrued prior to such termination.

財務資源/流動資金及資本結構

本集團之財務狀况仍然穩健。於二零一三 年六月三十日,本集團之現金結存為港幣 50,400,000元(二零一二年:港幣71,100,000 元)。

根據二零一三年九月十六日之公告所述,本公 司訂立一份配售協議,據此,本公司委任配售 代理,按竭盡所能基準安排承配人按發行價每 份認股權證港幣0.0025元認購認股權證。認股 權證將授權其持有人於發行認股權證之日起計 兩年期間按初始認購價每股港幣0.25元(「初 始認購價」)(可予調整)以現金認購總額不超 過港幣85,500,000元之本公司新股份。根據初 始認購價每股認股權證股份港幣0.25元,於認 股權證所附之認購權獲悉數行使後,本公司將 最多配發及發行342,000,000股本公司新股份 (「認股權證股份」)。假設已向承配人配售最 高總額為港幣85.500.000元之認股權證,來自 發行認股權證之所得款項總額最高為約港幣 900,000元,及來自認股權證配售事項之所得 款項淨額最高為約港幣600,000元。所得款項 淨額將被本集團用作其一般營運資金。配售認 股權證事項能否完成取決於香港聯合交易所有 限公司(「聯交所」)無條件地或在附帶配售代 理接納之條件情況下,批准發行認股權證(倘 有需要)及批准或同意批准因認股權證所附認 購權利獲行使而發行之所有認股權證股份上 市及買賣。倘上述條件並未於二零一三年十月 三十一日下午五時正(香港時間)前(或本公 司及配售代理可能協定之較後時間或日期)達 成,配售認股權證協議將告終止,而配售認股 權證事項將不會進行,且本公司及配售代理概 不得就配售認股權證協議所產生或涉及的任何 事項或事宜提出申索,惟先前有關違反於配售 認股權證協議下的任何義務及有關終止前引致 之任何及所有權利及義務則作別論。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析◆

As at 30th June 2013, the Group had total assets of approximately HK\$396.5 million, representing an increase of HK\$88.6 million over that as at 30th June 2012. Such increase was mainly due to the increase in film rights and films in progress.

The Group's gearing ratio as at 30th June 2013 fell to almost zero (2012: almost zero), which was calculated on the basis of the Group's long term borrowings including obligations under finance leases of approximately HK\$4,000 (fully repayable within one year) and on the total equity of the Company of approximately HK\$241.1 million.

於二零一三年六月三十日,本集團之資產總值 約為港幣396,500,000元,較二零一二年六月 三十日增加港幣88,600,000元。該增加主要由 於電影版權及製作中電影之投資增加所致。

本集團於二零一三年六月三十日之資本負債比 率下降幾乎至零(二零一二年:幾乎至零),乃 根據本集團之長期借貸包括融資租賃承擔約港 幣4,000元(須於一年內悉數償還)以及本公司 總權益約港幣241,100,000元計算。



MANAGEMENT DISCUSSION AND ANALYSIS ◆管理層討論及分析

Finance cost of HK\$1,090,000 represents the difference between a loan of HK\$8.8 million advanced to a jointly controlled entity on 26th April 2013 and its present value measured at amortized cost using the effective interest method, which will be recognized as accretion income through the passage of time over the contractual loan period. There was no finance cost arising from borrowings for the year ended 30th June 2013 (2012: same).

In light of the fact that most of the Group's transactions are denominated in Hong Kong dollars, Renminbi and United States dollars, management considers the Group's exposure to fluctuations in exchange rates to be limited and thus no financial instruments for hedging purposes are used by the Group.

THE PLEDGE OF GROUP'S ASSETS

As at 30th June 2013, the Group did not have any pledged assets (2012: same).

EMPLOYEES AND REMUNERATION POLICIES

As at 30th June 2013, the Group employed 45 staff (2012: 45). Remuneration is reviewed annually and certain staffs are entitled to commission. In addition to basic salaries, staff benefits included discretionary bonus, medical insurance scheme and mandatory provident fund.

SHARE OPTION SCHEME

Pursuant to an ordinary resolution passed in the annual general meeting held on 26th November 2003, the Company conditionally approved and adopted a share option scheme (the "Scheme") in compliance with Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules").

港幣1,090,000元之財務費用為一筆於二零 一三年四月二十六日借予一共同控制實體之港 幣8,800,000元及其採用實際利率之方法以攤 銷成本計算之現值之間的差額,該差額將於合 約貸款期限內透過時間推移而確認為累積收 入。於截至二零一三年六月三十日止年度並無 來自借貸所產生的財務費用(二零一二年:相 同)。

因本集團大部份交易均以港幣、人民幣及美元 結算,故管理層認為本集團所面對之外匯波動 風險有限及本集團並無採用任何財務工具對沖 外匯風險。

集團資產抵押

於二零一三年六月三十日,本集團並無任何已 抵押資產(二零一二年:相同)。

僱員及薪酬政策

於二零一三年六月三十日,本集團僱用45名 (二零一二年:45名)僱員。僱員之薪酬會每年 檢討,其中部份僱員亦可享有佣金。除基本薪 金外,僱員福利亦包括酌情花紅、醫療保險計 劃及強制性公積金。

購股權計劃

根據於二零零三年十一月二十六日舉行之股 東週年大會上通過之一項普通決議案,本公司 根據香港聯合交易所有限公司證券上市規則 (「上市規則」),有條件批准及採納一項購股權 計劃(「計劃」)。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析◆

Pursuant to an ordinary resolution passed in the annual general meeting held on 29th November 2011 (the "2011 AGM"), the Company approved the refreshment of the scheme mandate limit, which is 10% of the total number of the issued shares of the Company as at the date of the 2011 AGM, under the Scheme. After the refreshment of the scheme mandate limit, the total number of share options available for issue under the Scheme as at the date of 2011 AGM was 171,177,037, which represented 10% of the total number of the issued shares of the Company as at the date of 2011 AGM.

On 27th June 2012, the Company granted 34,235,403 share options, which represented 2% of the total number of the issued shares of the Company as at 30th June 2012, to certain Directors and employees of the Group at the subscription price of HK\$0.067 per share option which were vested immediately and exercisable for a three-year period between 27th June 2012 and 26th June 2015 (both days inclusive). Each share option gives the holder the right to subscribe for one ordinary share of the Company. None of the share options has been exercised or cancelled for the period from 27th June 2012 to 30th June 2013. There was no share option outstanding prior to 27th June 2012 under the Scheme.

The total number of share options available for issue under the Scheme as at 30th June 2013 was 136,941,634, which represented 8% of the total number of the issued shares of the Company as at 30th June 2013.

Certain Directors and employees of the Group have been granted share options under the Scheme, details of which are set out in the section headed "SHARE OPTION SCHEME" of the Report of the Directors on page 48 of this annual report. 根據於二零一一年十一月二十九日舉行之股 東週年大會(「二零一一年股東週年大會」)上 通過之一項普通決議案,本公司批准根據計劃 更新計劃授權上限,即本公司於二零一一年股 東週年大會當日之已發行股本總數之10%。 於更新計劃授權上限之後,於二零一一年股東 週年大會根據計劃可供發行之購股權總數為 171,177,037份,該等全面行使以認購本公司股 份之購股權相等於二零一一年股東週年大會本 公司之已發行股本總數之10%。

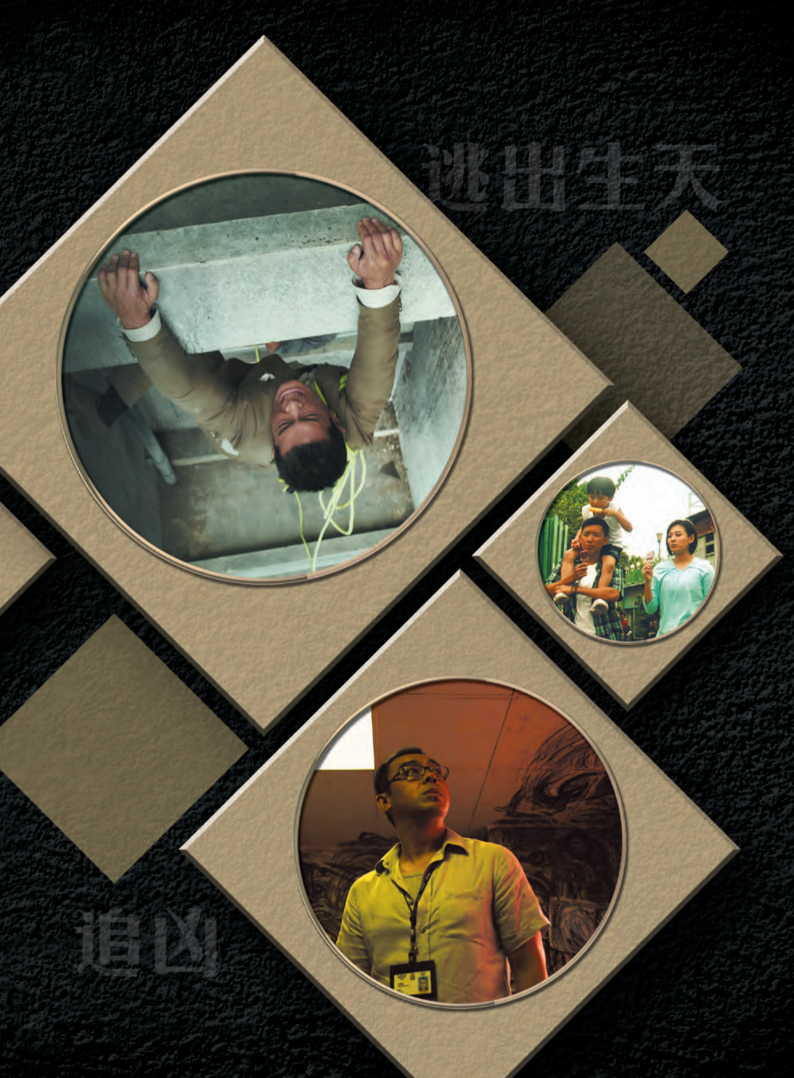
於二零一二年六月二十七日,本公司以每股認 購價港幣0.067元授出34,235,403份購股權, 即時歸屬及可於三年限期(由二零一二年六月 二十七日至二零一五年六月二十六日期間,包 括首尾兩天)內行使之購股權予本集團之若干 董事和僱員,該等購股權相等於二零一二年六 月三十日本公司之已發行股本總數之2%。每 份購股權給予持有人有權認購本公司之一股 普通股份。由二零一二年六月二十七日至二零 一三年六月三十日期間,並無購股權已行使和 取消。在二零一二年六月二十七日之前,根據 購股權計劃並無購股權尚未行使。

於二零一三年六月三十日,在計劃中可供發出 之購股權總數量為136,941,634份,相當於二零 一三年六月三十日本公司之已發行股本總數之 8%。

本集團若干董事及僱員根據購股權計劃均獲授 予購股權。有關詳情載於本年報第48頁之董事 會報告書的「購股權計劃」分段內。

DIRECTORS AND SENIOR MANAGEMENT PROFILE ◆董事及高級管理人員簡介

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DIRECTORS AND SENIOR MANAGEMENT PROFILE ◆董事及高級管理人員簡介

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

EXECUTIVE DIRECTORS

Mr LAM Shiu Ming, Daneil, aged 51, is the founder and Chairman of the Group. He is involved in marketing, corporate strategy, business planning and development and overall management of the Group. Mr Lam has 32 years of experience in the film industry in Hong Kong. He was awarded the "Young Industrialist Awards of Hong Kong" by the Federation of Hong Kong Industries in 2002.

Mr HUNG Cho Sing, aged 72, is mainly responsible for the business development of the Group. He has over 30 years of experience in the film distribution industry. Mr Hung was the founder of Delon International Film Corporation and has been its General Manager since June 2004. Mr Hung was the Organizing Committee Chairman of the 11th and 12th Hong

董事及高級管理人員個人資料

執行董事

林小明先生,51歲,為本集團創辦人及主席。 彼參與本集團之市場推廣、企業策略、業務計 劃與發展及本集團之整體管理。林先生在電影 行業方面擁有32年經驗。彼於二零零二年榮獲 香港工業總會頒發「香港青年工業家獎」。

洪祖星先生,72歲,主要負責本集團之業務發展。彼擁有逾30年電影發行經驗。洪先生為狄 龍國際電影有限公司之創辦人,自二零零四年 六月起一直擔任總經理。洪先生曾於一九九一 年至一九九三年及一九九三年至一九九五年期 間分別擔任第11屆及第12屆香港電影金像獎



DIRECTORS AND SENIOR MANAGEMENT PROFILE 董事及高級管理人員簡介◆

Kong Film Awards from 1991 to 1993 and from 1993 to 1995, Mr Hung was the Chairman of the Hong Kong Film Awards Association Limited. Mr Hung is currently the Chairman of Hong Kong Motion Picture Industry Association. In recognition of his contribution to the Hong Kong film industry, Mr Hung was awarded the Bronze Bauhinia Star (BBS) by the Government of the Hong Kong Special Administrative Region ("HKSAR") in 2005. From April 2007 to March 2013, Mr Hung was appointed by the Government of HKSAR as a member of the Hong Kong Film Development Council. Mr Hung is also a member of HKSAR Election Committee and since January 2013, he has been appointed by the Government of HKSAR as a non-official member of the Working Group on Manufacturing Industries, Innovative Technology, and Cultural and Creative Industries under the Economic Development Commission. Currently, Mr Hung is an independent non-executive director of China Star Entertainment Limited, Freeman Financial Corporation and Mascotte Holdings Limited as well as a non-executive director of Capital VC Limited, the shares of all such companies are listed on the Main Board of the Stock Exchange. He joined the Group in October 2013.

籌委會主席,並曾任香港電影金像獎協會有限 公司主席。洪先生現為香港影業協會理事長。 香港特別行政區政府為表揚洪先生對香港電影 業的貢獻,於二零零五年向彼頒發銅紫荊星章 (BBS)。洪先生於二零零七年四月至二零一三 年三月期間獲香港特別行政區政府委任為香港 電影發展局委員。洪先生亦為香港特別行政區 選舉委員會委員,並自二零一三年一月起獲香 港特別行政區政府委任為經濟發展委員會轄 下製造業、創新科技及文化創意產業工作小組 之非官方成員。洪先生現為中國星集團有限公 司、民豐企業控股有限公司及馬斯葛集團有限 公司之獨立非執行董事,與及首都創投有限公 司之非執行董事,所有該等公司之股份均於聯 交所主板上市。彼於二零一三年十月加入本集 專。

DIRECTORS AND SENIOR MANAGEMENT PROFILE ◆董事及高級管理人員簡介

Mr YEUNG Kim Piu, aged 52, is mainly responsible for overseeing the operation of artiste management division. Mr Yeung joined the Group in 1993 and has over 16 years of experience in the film distribution industry in Hong Kong.

Mr LAM Kit Sun, aged 36, is the Chief Financial Officer and Company Secretary of the Group. He is responsible for the financial and investments functions of the Group. Prior to joining the Group in 2013, he has over 10 years' experience in the field of financial reporting, financial management and audit experience in China and Hong Kong. He graduated from The Hong Kong University of Science and Technology with a bachelor's degree in Business Administration in Accounting. Mr Lam is a fellow and practicing member of the Hong Kong Institute of Certified Public Accountants ("HKICPA"), a fellow member of the Association of Chartered Certified Accountants ("ACCA"), an associate of The Hong Kong Institute of Chartered Secretaries and a nonpracticing member of the Chinese Institute of Certified Public Accountants. Currently, Mr Lam is the non-executive director of Kiu Hung Energy Holdings Limited, the shares of which are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), and the independent non-executive director of DX.com Holdings Limited and M Dream Inworld Limited, the shares of all such companies are listed on the Growth Enterprise Market of the Stock Exchange (the "GEM"). Mr Lam is also the Chief Financial Officer and Company Secretary of Finsoft Corporation, the shares of which are listed on the GEM. He joined the Group in August 2013.

楊劍標先生,52歲,主要負責管理藝人管理部 門之運作。楊先生於一九九三年加入本集團, 並於香港之電影發行業有逾16年之經驗。

林傑新先生,36歲,為本集團之首席財務官及 公司秘書。彼負責本集團之財務及投資事宜。 於二零一三年加入本集團前,彼於中國及香港 擁有逾10年之財務報告、財務管理及財務審核 經驗。彼畢業於香港科技大學,持有工商管理 (財務會計)學士學位。林先生為香港會計師公 會之資深及執業會員、英國特許公認會計師公 會之資深會員、香港特許秘書公會之會員及中 國註冊會計師協會之非執業會員。現時,林先 生為僑雄能源控股有限公司之非執行董事,其 股份於香港聯合交易所有限公司(「聯交所」) 主板上市,及DX.com控股有限公司與聯夢活力 世界有限公司之獨立非執行董事,所有該等公 司之股份於聯交所創業板(「創業板」)上市。 林先生亦為匯財軟件公司之首席財務官及公司 秘書,其股份於創業板上市。彼於二零一三年 八月加入本集團。

DIRECTORS AND SENIOR MANAGEMENT PROFILE 董事及高級管理人員簡介◆

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr NG Kwok Tung, aged 63, is a practising accountant. He holds a Bachelor of Commerce degree and a licentiate in accountancy from McGill University, Canada and a diploma in Chinese law from the University of East Asia, Macau. He is a member of HKICPA, the Institute of Chartered Accountants of British Columbia, the Order of Chartered Professional Accountants of Quebec, the Canadian Institute of Chartered Accountants and the Taxation Institute of Hong Kong. Mr Ng is also an independent non-executive director of Fountain Set (Holdings) Limited and a non-executive director of Wah Ha Realty Company Limited, the shares of all such companies are listed on the Main Board of the Stock Exchange. He joined the Group in May 1999.

Dr LEUNG Shiu Ki, Albert, aged 64, is currently the Financial and Business Development Consultant of Beauchamp International Development Limited, a private company incorporated in Hong Kong and is responsible for providing financial and business development service to various companies. Dr Leung has 10 years of experience in accounting and auditing in accounting firms in England from 1977 to 1987. From 1987 to 1992, he joined Citicorp International Limited as Assistant Vice President with a major responsibility in corporate finance matters in Hong Kong. He holds a Doctor degree of Philosophy in Economics from Shanghai University of Finance and Economics, the People's Republic of China, a Master degree of Business Administration from Brunel University, England and a Diploma in Management Studies from The Polytechnic of Central London, England. Dr Leung has also passed the final qualifying examinations of ACCA, the Chartered Institute of Management Accountants and the Institute of Chartered Secretaries and Administrators, all in the United Kingdom. Dr Leung is also an independent non-executive director of Tack Fiori International Group Limited and Oi Wah Pawnshop Credit Holdings Limited, the shares of all such companies are listed on the Main Board of the Stock Exchange. He joined the Group in November 2008.

獨立非執行董事

伍國棟先生,63歲,為執業會計師,持有加拿 大麥基爾大學頒授之商學士學位及會計學高級 文憑,並且持有澳門東亞大學中國法律文憑。 彼為香港會計師公會、加拿大英屬哥倫比亞省 特許會計師公會、加拿大魁北克省特許專業會 計師公會、加拿大特許會計師公會及香港税務 學會之會員。伍先生亦為福田實業集團有限公 司之獨立非執行董事及華廈置業有限公司之非 執行董事,所有該等公司之股份均於聯交所主 板上市。彼於一九九九年五月加入本集團。

梁兆棋博士,64歲,現為標祥國際發展有限 公司(為一間於香港註冊成立之私人公司,並 提供財務諮詢及商業發展服務予不同公司客 戶)之財務及商業發展顧問。於一九七七年至 一九八七年期間,梁博士曾於英國之多間會 計師事務所累積10年之會計及審計經驗。於 一九八十年至一九九二年期間,彼於香港加入 花旗銀行國際有限公司為助理副總裁,主要負 責企業財務事宜。彼持有中華人民共和國上海 財經大學頒授之經濟學博士學位,英國布魯內 爾大學頒授之工商管理學碩士學位及英國倫敦 中央理工學院頒授之管理學文憑。梁博士亦已 通過英國特許公認會計師公會、英國特許管理 會計師公會及英國特許秘書行政人員公會之最 終資格考試。梁博士亦為野馬國際集團有限公 司及靄華押業信貸控股有限公司之獨立非執行 董事,所有該等公司之股份均於聯交所主板上 市。彼於二零零八年十一月加入本集團。

DIRECTORS AND SENIOR MANAGEMENT PROFILE ◆董事及高級管理人員簡介

Mr MA Chun Fung Horace, aged 43, is currently the Chief Financial Officer of S. Culture International Holdings Limited, the shares of which are listed on the Main Board of the Stock Exchange. Mr Ma is a seasoned accountant with extensive experience in risk and internal control. Mr Ma is a Certified Public Accountant (Practicing) registered with HKICPA, a fellow member of ACCA, a Certified Internal Auditor registered with the Institute of Internal Auditors and holder of Certification of Control Self-Assessment of the Institute of Internal Auditors. Mr Ma also holds various degrees including Master of Science and Bachelor of Business Administration conferred by the Chinese University of Hong Kong and Bachelor of Laws conferred by the University of London, England. Mr Ma was a council member of HKICPA from 2009 to 2011. Mr Ma is an independent non-executive director of Ming Fai International Holdings Limited and China Tianrui Group Cement Company Limited, the shares of which are listed on the Main Board of the Stock Exchange. He was also an independent non-executive director of Dejin Resources Group Company Limited, the shares of which are listed on Main Board of the Stock Exchange, from June 2010 to June 2013. He joined the Group in November 2008.

Mr LAM Wing Tai, aged 47, is currently the financial controller of Astrum Capital Management Limited. He studied accounting at the Australian National University and obtained a Bachelor of Commerce degree in 1991. Mr Lam is a member of the CPA Australia and a Certified Public Accountant of HKICPA. Mr Lam is an independent non-executive Director of Jun Yang Solar Power Investments Limited, the shares of which are listed on the Main Board of the Stock Exchange. He was also an executive director of Hong Kong Life Sciences and Technologies Group Limited (formerly known as ZMAY Holdings Limited), the shares of which are listed on the GEM, from October 2009 to November 2012. He joined the Group in October 2013. 馬振峰先生,43歲,現為港大零售國際控股有 限公司(其股份於聯交所主板上市)之首席財 務官。馬先生為一名經驗豐富之會計師並於風 險及內部控制方面擁有廣泛經驗。馬先生為香 港會計師公會註冊執業會計師(執業)、英國 特許公認會計師公會資深會員、內部核數師公 會註冊內部核數師及控制自我評價專業認證持 有人。馬先生亦持有多個大學學位,包括香港 中文大學所頒授的理學碩士學位及工商管理學 士學位,以及英國倫敦大學所頒授的法律學士 學位。馬先生於二零零九年至二零一一年期間 為香港會計師公會之理事會成員。馬先生為明 輝國際控股有限公司及中國天瑞集團水泥有限 公司(兩者皆股份於聯交所主板上市)之獨立 非執行董事。彼於二零一零年六月至二零一三 年六月期間,擔任德金資源集團有限公司(其 股份於聯交所主板上市)之獨立非執行董事。 彼於二零零八年十一月加入本集團。

林永泰先生,47歲,現為阿仕特朗資本管理有 限公司的財務總監。彼於澳洲國立大學攻讀會 計,並於一九九一年取得商業學士學位。林先 生為澳洲會計師公會會員及香港會計師公會 會員。林先生於會計及核數工作方面擁有豐富 經驗。林先生為君陽太陽能電力投資有限公 司(其股份於聯交所主板上市)之獨立非執行 董事。彼於二零零九年十月至二零一二年十一 月期間,擔任香港生命科學技術集團有限公司 (前稱中民安園控股有限公司,其股份於創業 板上市)之執行董事。彼於二零一三年十月加 入本集團。

DIRECTORS AND SENIOR MANAGEMENT PROFILE 董事及高級管理人員簡介◆

SENIOR MANAGEMENT

Mr LAM Siu Keung, Alvin, aged 43, is the Chief Operation Officer of the Group. He is responsible for overseeing the daily operation of the Group. Prior to joining the Group in 2002, Mr Lam has over eight years of experience in finance and internal control consulting for both Hong Kong and US listed companies in Arthur Andersen. He earned his Bachelor of Accountancy at the Hong Kong Polytechnic University. He is a fellow member of both ACCA and HKICPA. He is the younger brother of Mr LAM Shiu Ming, Daneil.

Mr CHAN Hau Chuen, aged 43, is the Financial Controller of the Group. He is responsible for the financial and accounting functions of the Group. Prior to joining the Group in 1998, Mr Chan has over six years of experience in finance and accounting in an international accounting firm and a publicly listed company in Hong Kong. Mr Chan was also the Company Secretary of the Company until his resignation as such position with effect from 2nd August 2013. He is a fellow member of ACCA and an associate member of HKICPA.

高級管理人員

林小强先生,43歲,為本集團之營運總裁,負 責管理本集團之日常經營運作。於二零零二年 加入本集團前,林先生已於安達信會計師事務 所累積逾八年為香港及美國上市公司提供財務 及內部監管顧問服務之經驗。彼持有香港理工 大學頒授之會計學學士學位。彼為英國特許公 認會計師公會及香港會計師公會之資深會員。 彼為林小明先生之弟。

陳孝泉先生,43歲,為本集團之財務總監,負 責本集團之財務及會計事務。於一九九八年加 入本集團前,陳先生已在一間國際會計師行及 香港一間公眾上市公司累積逾六年財務及會計 經驗。陳先生亦曾為本公司之公司秘書直至二 零一三年八月二日其辭任該職位之生效日為 止。彼為英國特許公認會計師公會之資深會員 及香港會計師公會之會員。

CORPORATE GOVERNANCE REPORT ◆企業管治報告

CORPORATE GOVERNANCE PRACTICES

The Company is committed to the establishment of a good standard of corporate governance practices by emphasizing transparency, accountability and responsibility to the shareholders of the Company (the "Shareholders").

The board of directors of the Company (the "Director(s)") (the "Board") has adopted the code provision as set out in the Corporate Governance Code and Corporate Governance Report (the "Code") contained in Appendix 14 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (the "Listing Rules"). Continuous efforts are made to review and enhance the Group's internal controls and procedures in light of changes in regulations and developments in best practices.

CORPORATE GOVERNANCE CODE AND CORPORATE GOVERNANCE REPORT

The Company has, throughout the year ended 30th June 2013, complied with the code provisions contained in the Codes except for the code provision A.2.1 of the Code for the separation of the roles of Chairman and Chief Executive Officer ("CEO") as described in the following.

Code provision A.2.1 of the Code sets out that the roles of the Chairman and CEO should be separated and should not be performed by the same individual. The Company does not at present have any officer holding the position of CEO. Mr Lam Shiu Ming, Daneil is the founder and Chairman of the Company and has also carried out the responsibilities of CEO. Mr Lam possesses the essential leadership skills to manage the Board and extensive knowledge in the business of the Group. The Board considers the present structure to be more suitable to the Group because it can promote the efficient formulation and implementation of the Group's strategies.

企業管治常規

本公司透過著重透明度,問責性及對本公司之股東(「股東」)之責任致力於制訂良好的企業 管治常規標準之制訂。

本公司之董事(「董事」)會(「董事會」)已採納 香港聯合交易所有限公司證券上市規則(「聯 交所」)(「上市規則」)附錄十四所載之企業管 治守則所載之守則條文(「守則」)。本集團一 直致力就條例之變更及最佳常規之發展檢討及 提升其內部監控及程序。

企業管治常規守則及企業管治 報告

本公司於截至二零一三年六月三十日止年度 內已遵守守則之守則條文,除下列守則內第 A.2.1條守則條文有關主席與行政總裁(「行政 總裁」)角色區分所述外。

守則內第A.2.1條守則條文規定,主席及行政總 裁之角色應予區分,有關職位不應由同一人擔 任。本公司目前並無任何高級職員擔任行政總 裁一職。林小明先生為本公司創辦人及主席, 亦已履行行政總裁之職責。林先生具備管理董 事會所須之領導才能及對本集團之業務擁有 深厚認識。董事會認為目前架構更為合適本集 團,因該架構可令本集團之策略更有效地制定 及落實。

CORPORATE GOVERNANCE REPORT 企業管治報告◆

THE BOARD

DUTIES AND COMPOSITION OF THE BOARD

The Board is collectively responsible for the oversight of the management of business, strategic decisions and financial performance of the Group for the best interests of the Shareholders. The Board has delegated the day-to-day management power, administration and operation of the Group to the executive Directors and the senior management of the Company. The Board regularly reviews its arrangement on delegation of responsibilities and authority to ensure that such delegations are appropriate in view of the Group's prevailing circumstances.

The following matters (including changes to any such matters) are reserved for the approval of the Board:

- (a) any matter determined by the Board to be material involving any conflict of interest for a substantial Shareholder or a Director;
- (b) any matter relating to the formulation of the Company's strategies and directions including:
 - policies relating to the overall strategic direction and strategic plans of the Company;
 - (ii) policies relating to key business and financial objectives of the Company;
 - (iii) policies relating to the declaration of dividend; and
 - (iv) the entering into of contracts involving acquisitions, investments, disposal of assets or any significant capital expenditure which are deemed to be material by the Board.

董事會

董事會之職責及組成

本公司之董事(「董事」)會(「董事會」)為股東 之最佳利益而共同負責監察本集團之業務管 理,策略性決定及財務表現。董事會已將本集 團的日常管理權力授予本公司之執行董事及高 級管理人員。董事會會定期就此權責授權安排 作出檢討,以確保該授權合適本集團之當時情 況。

下列事項(包括任何該等事項之變動)保留予 董事會以作批准:

- (a) 任何董事會決定為重大並涉及與主要股 東或董事之利益衝突之事項;
- (b) 任何與本公司制定策略及方向之事項, 包括:
 - (i) 與本公司整體策略性方向及策略性
 計劃有關之政策;
 - (ii) 與本公司主要業務及財務目標有關 之政策;
 - (iii) 與宣派股息有關之政策;及
 - (iv) 訂立董事會認為涉及收購、投資、 出售資產或任何重大資本支出的合約。

CORPORATE GOVERNANCE REPORT ◆企業管治報告

- (c) financial controls, compliance and risk management:
 - the approval of annual operating and capital expenditure budgets for the Company;
 - the approval of the Company's consolidated financial statements and published reports;
 - the establishment and review of the effectiveness of the Company's systems of internal control and risk management process; and
 - (iv) the adoption of, or approval for any significant changes in, accounting policies or procedures of the Company and its subsidiaries.
- (d) changes to the Company's capital structure, including reductions of share capital, share buy-backs or issue of new securities, other than in accordance with the terms of the share option scheme(s) or other incentive schemes adopted by the Company from time to time;
- (e) major appointments and removals:
 - appointments to the Board, taking into account any recommendations of the nomination committee of the Company (the "Nomination Committee");
 - (ii) the appointment of the Chairman;
 - (iii) recommendation to the Shareholders on the appointment or removal of the external auditor after taking into consideration the recommendations of the audit committee of the Company (the "Audit Committee"); and
 - (iv) the appointment or removal of the company secretary of the Company (the "Company Secretary").

- (c) 財務控制、監察及風險管理:
 - (i) 批准本公司年度之營運及資本支出 預算;
 - (ii) 批准本公司之綜合財務報表及公佈 之報告;
 - (iii) 建立及檢討本公司之內部監控系統 及風險管理程序之有效性;及
 - (iv) 採納或批准本公司或其附屬公司之 任何於會計政策或程序之重大變 動。
- (d) 本公司資本架構之變動,包括股本減少, 股份購回或新證券發行;惟除根據購股 權計劃或其他經本公司不時採納之鼓勵 性計劃之條款而發行之新證券外;
- (e) 主要委任及罷免:
 - (i) 參考本公司之提名委員會(「提名委員會」)之任何建議,委任董事會成員;
 - (ii) 主席之委任;
 - (iii) 參考本公司之審計委員會(「審計委員會」)之建議,就外聘核數師之委 任或罷免向股東作出建議;及
 - (iv) 本公司之公司秘書(「公司秘書」)之委任或罷免。

CORPORATE GOVERNANCE REPORT 企業管治報告◆

- (f) delegation of authority:
 - changes to the terms of reference or membership of any committee of the Board;
 - changes to the authority delegated to the Chairman and the senior management; and
 - (iii) matters which exceed the authority delegated to the Chairman and the senior management.
- (g) the adoption, review and approval of changes to the Corporate Governance Practice Manual of the Company, the Code of Ethics and Securities Transactions applicable to the Directors and senior management of the Group.

The Board currently comprises a total of eight Directors, with four executive Directors and four independent non-executive Directors. The names and biographies of the Directors are set out on pages 22 to 26 of this annual report.

The independent non-executive Directors are all experienced individuals, all of them have accounting professional qualifications. Their mix of professional skills and experience is beneficial to the Board to formulate the long-term business strategies and monitor the operational and financial matters of the Group.

The Company has received, from each of the independent nonexecutive Directors, an annual confirmation of his independence pursuant to Rule 3.13 of the Listing Rules. The Company considers all of the independent non-executive Directors to be independent.

The list of the Directors has been published on the websites of the Company and the Stock Exchange respectively, and is disclosed in all corporate communications issued by the Company pursuant to the Listing Rules from time to time.

- (f) 授予權限:
 - (i) 任何董事會委員會之職權範圍或會 員之變動;
 - (ii) 授予主席及高級管理人員權限之變 動;及
 - (iii) 超出已授予主席及高級管理人員權限之事項。
- (g) 採納、審閱及批准本公司之企業管治常 規手冊、適用於董事及本集團之高級管 理人員之道德與證券交易守則之變動。

董事會現時由八名董事組成,包括四名執行董 事及四名獨立非執行董事。董事之名稱及個人 資料載於本年報第22頁至第26頁內。

所有獨立非執行董事皆為擁有豐富經驗之人 士,並均擁有會計專業資格。集合彼等之專業 技能及經驗對董事會就制定長遠業務策略及監 察本集團之營運及財務事項有莫大幫助。

本公司已收到各獨立非執行董事根據上市規 則第3.13條就其身份之獨立性發出之週年確認 書。本公司認為各獨立非執行董事確屬獨立人 士。

董事名單已分別刊登在本公司及聯交所之網站 上,亦會於本公司不時按照上市規則刊發之所 有公司通訊中披露。

CORPORATE GOVERNANCE REPORT ◆企業管治報告

The Company has arranged for appropriate liability insurance to cover the liabilities of the Directors that may arise out of the corporate activities. The insurance coverage is reviewed on an annual basis.

DIRECTORS' TRAINING/ PROFESSIONAL DEVELOPMENT

According to the code provision A.6.5 of the Code, all Directors should participate in continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the Board remains informed and relevant.

To assist Directors' continuing professional development, the Company encourages Directors to attend relevant seminars to develop and refresh their knowledge and skills. The Company will also update the Directors of any material changes in the Listing Rules and corporate governance practices from time to time.

A record of the training received by the respective Directors are kept and updated by the Company Secretary.

All the Directors also understand the importance of continuous professional development and are committed to participating in any suitable training to develop and refresh their knowledge and skills.

本公司已就保障董事因企業事務所產生之責任 作出適當責任保險安排。保險責任範圍會每年 作出檢討。

董事培訓/專業發展

根據守則內第A.6.5條守則條文規定,所有董事 應參加持續專業發展,發展及更新其知識及技 能,以確保彼等向董事會作出知情及恰當之貢 獻。

為協助董事之持續專業發展,本公司建議董事 出席相關座談會,以增進及重溫彼等之知識及 技能。本公司亦會不時向董事提供有關上市規 則及企業管治常規之任何重大變動之最新資 料。

各董事之培訓記錄由本公司之公司秘書保管及 更新。

全體董事亦明白持續專業發展之重要性,並致 力出席任何合適之培訓,以增進及重溫彼等之 知識及技能。

APPOINTMENT AND RE-ELECTION

The appointment of a new Director is made on the recommendation of the Nomination Committee or by the Shareholders in general meeting. Any Director who is appointed by the Board to fill a casual vacancy on the Board shall retire at the next annual general meeting.

Currently, all independent non-executive Directors are appointed for a specific term of three years pursuant to code provision A4.1 of the Code. All Directors are subject to retirement by rotation at least once every three years and shall be eligible for re-election in accordance with the provision of the Listing Rules and the bye-law(s) of the Company (the "Bye-laws"). At least one-third of Directors shall retire from office every year at the Company's annual general meeting.

Mr Lam Shiu Ming, Daneil will retire by rotation at the forthcoming annual general meeting of the Company in accordance with 87(1) and 87(2) of the Bye-laws and, being eligible, offer himself for reelection.

Mr Hung Cho Sing, Mr Lam Kit Sun and Mr Lam Wing Tai will retire at the forthcoming annual general meeting of the Company in accordance with 86(2) of the Bye-laws, being eligible, offer themselves for re-election.

Mr Ng Kwok Tung will retire by rotation at the forthcoming annual general meeting of the Company in accordance with 87(1) and 87(2) of the Bye-laws and not offer himself for re-election due to his business and personal commitments and accordingly will cease to be a Director upon the conclusion of the annual general meeting of the Company to be held on 28th November 2013. Mr Ng Kwok Tung has confirmed that there is no disagreement with the Board and there is no other matter that needs to be brought to the attention of the Shareholders in respect of his retirement.

The Board thanked Mr Ng Kwok Tung for his contributions to the Group during his tenure of office.

委任及重選

新董事乃根據提名委員會之建議或通過股東於 股東大會而獲委任。凡由董事會委任以填補董 事會之空缺之董事均須於下一屆股東週年大會 上退任。

現時,所有獨立非執行董事皆根據守則內第 A4.1條守則條文以指定三年任期委任。根據上 市規則及本公司細則(「公司細則」)之條文,全 體董事皆須最少每三年輪值退任及可符合資格 重選連任。於每屆本公司之股東週年大會上, 最少三份之一董事須退任。

林小明先生根據公司細則第87(1)條及第87(2) 條須於即將舉行之本公司股東週年大會上輪值 告退,及彼符合資格並願意膺選連任。

洪祖星先生、林傑新先生及林永泰先生根據公司細則第86(2)條須於即將舉行之本公司股東週 年大會上告退,及彼等符合資格並願意膺選連 任。

伍國棟先生根據公司細則第87(1)條及第87(2)條 任滿將會輪值退任,惟因彼之其他事務及個人 原因將不膺選連任,及將於二零一三年十一月 二十八日舉行之股東週年大會完結時停止擔任 董事。伍國棟先生確認與董事會並無意見不合 及就彼之退任,亦無股東須注意之其他事宜。

董事會感謝伍國棟先生在彼之在任期內為本集 團作出之貢獻。

CORPORATE GOVERNANCE REPORT ◆企業管治報告

BOARD MEETINGS

Each year, the Board normally held four regular board meetings at approximately quarterly interval. Seven board meetings were convened during the year ended 30th June 2013 and the attendances of each Director at these meetings are set out as follows:

Mr Lam Shiu Ming, Daneil *(Chairman)* Mr Hung Cho Sing (appointed on 16th October 2013) Mr Yeung Kim Piu Mr Lam Kit Sun (appointed on 30th August 2013)

Independent non-executive Directors

Mr Ng Kwok Tung	
Dr Leung Shiu Ki, Albert	
Mr Ma Chun Fung, Horace	
Mr Lam Wing Tai	
(appointed on 16th October 2013)	

GENERAL MEETINGS

The Board is responsible for maintaining an on-going dialogue with the Shareholders and in particular, communicates with them in annual general meetings or other general meetings and encourages their participation.

A general meeting, being the annual general meeting held on 29th November 2012, was convened during the year ended 30th June 2013 and the attendances of each Director at this general meeting are set out as follows:

	/
Executive Directors	
Mr Lam Shiu Ming, Daneil <i>(Chairman)</i>	1/1
Mr Hung Cho Sing	
(appointed on 16th October 2013)	_/_
Mr Yeung Kim Piu	1/1
Mr Lam Kit Sun	
(appointed on 30th August 2013)	_/_
Independent non-executive Directors	
Mr Ng Kwok Tung	1/1
Dr Leung Shiu Ki, Albert	1/1
Mr Ma Chun Fung, Horace	1/1

董事會會議

Attendance

/

Attendance

董事會每年一般會舉行四次定期董事會會議, 大約每季一次。於截至二零一三年六月三十日 止之年度內,本公司共舉行了七次董事會會議 及各董事於此等會議之出席記錄如下:

出席記錄

	執行董事	
7/7	林小明先生(主席)	7/7
	洪祖星先生(於二零一三年	
/	十月十六日獲委任)	_/_
6/7	楊劍標先生	6/7
	林傑新先生(於二零一三年	
/	八月三十日獲委任)	_/_
	獨立非執行董事	
7/7	伍國棟先生	7/7
7/7	梁兆棋博士	7/7
7/7	馬振峰先生	7/7
	林永泰先生(於二零一三年	.,.

股東大會

十月十六日獲委任)

董事會負責與股東保持持續對話,特別是藉股 東週年大會或其他股東大會與股東溝通,並鼓 勵股東參加。

於截至二零一三年六月三十日止之年度內,本 公司舉行一次股東大會,即於二零一二年十一 月二十九日舉行之股東週年大會,及各董事於 此股東大會之出席記錄如下:

出席記錄

/

	執行董事	
1/1	林小明先生(<i>主席)</i>	1/1
	洪祖星先生(於二零一三年	
/	十月十六日獲委任)	_/_
1/1	楊劍標先生	1/1
	林傑新先生(於二零一三年	
/	八月三十日獲委任)	_/_
	獨立非執行董事	
1/1	<i>獨立非執行董事</i> 伍國棟先生	1/1
1/1 1/1		1/1 1/1
., .	伍國棟先生	., .
1/1	伍國棟先生 梁兆棋博士	1/1
1/1	伍國棟先生 梁兆棋博士 馬振峰先生	1/1

(appointed on 16th October 2013)

Mr Lam Wing Tai

CORPORATE GOVERNANCE REPORT 企業管治報告◆

BOARD COMMITTEES

The Board has established the remuneration committee of the Company (the "Remuneration Committee"), the Nomination Committee and the Audit Committee.

REMUNERATION COMMITTEE

The Remuneration Committee with specific written terms of reference (amended on 29th February 2012) was established by the Company on 15th July 2005. The Remuneration Committee currently comprises four independent non-executive Directors, namely Mr Ma Chun Fung, Horace (as Chairman), Mr Ng Kwok Tung, Dr Leung Shiu Ki, Albert and Mr Lam Wing Tai, and an executive Director, namely, Mr Lam Shiu Ming, Daneil. The terms of reference of the Remuneration Committee are available on the websites of the Stock Exchange and the Company respectively.

The principal duties of the Remuneration Committee include making recommendations to the Board on the remuneration policy and structure of the Directors and senior management, and on the establishment of a formal and transparent procedure for developing remuneration policy.

The model of the Remuneration Committee adopted by the Company is to make recommendations to the Board on the remuneration packages of individual executive Directors and senior management.

The main principles of the Group's remuneration policies are:

- (a) no Director should be involved in deciding his or her own remuneration;
- (b) remuneration should be determined by taking into consideration factors such as salaries paid by comparable companies, time commitment, levels of responsibilities, employment conditions elsewhere in the Group and desirability of performance-based remuneration;
- (c) the management's remuneration proposals should be reviewed and approved by reference to corporate goal and objectives resolved by the Board from time to time; and
- (d) recommendations should be made by the Remuneration Committee to the Board on the remuneration packages of individual executive Directors and senior management.

董事會委員會

董事會已成立本公司的薪酬委員會(「薪酬委 員會」)、提名委員會及審計委員會。

薪酬委員會

本公司於二零零五年七月十五日成立具有特定 成文權責範圍(於二零一二年二月二十九日已 經修訂)的薪酬委員會。薪酬委員會現由四名 獨立非執行董事,分別為馬振峰先生(擔任主 席)、伍國棟先生、梁兆棋博士及林永泰先生及 一名執行董事,為林小明先生所組成。薪酬委 員會之職權範圍可分別於聯交所及本公司之網 址查閲。

薪酬委員會之主要職責包括就本公司董事及高 級管理人員之薪酬政策及架構向董事會作出建 議及建立一套正式及透明之程序以作發展薪酬 政策之用。

本公司已採納之薪酬委員會模式為就個別執行 董事及高級管理人員之薪酬待遇向董事會提供 建議。

本集團薪酬政策之主要原則包括下列各項:

- (a) 董事不會參與釐訂其自身之薪酬;
- (b) 薪酬應考慮如同類公司支付的薪酬、付出時間、職責、集團內其他職位的僱用條件及應否按表現釐訂薪酬等因素而釐訂;
- (c) 管理層之薪酬建議應透過參照董事會不時通過的公司目標而用作檢討及批准; 及
- (d) 個別執行董事及高級管理人員的薪酬待 遇應由薪酬委員會向董事會作出建議。

CORPORATE GOVERNANCE REPORT ◆企業管治報告

Two committee meetings were convened during the year ended 30th June 2013 and the attendances of each committee member at these meetings are set out as follows:

AttendanceIndependent non-executive Directors獨立非執行董事Mr Ma Chun Fung, Horace (Chairman)2/2馬振峰先生(主席Mr Ng Kwok Tung2/2伍國棟先生Dr Leung Shiu Ki, Albert2/2梁兆棋博士Mr Lam Wing Tai林永泰先生(於二(appointed on 16th October 2013)-/-十月十六日獲季

Executive Directors

Mr Lam Shiu Ming, Daneil

The Remuneration Committee has reviewed and discussed the remuneration of the Directors and senior management. The Remuneration Committee has also approved the remuneration and the discretionary bonuses of the executive Directors and the senior management of the Group by reference to their respective levels of responsibilities and performance, industry benchmarks, prevailing market conditions and the Group's financial performance. No Director was involved in deciding his own remuneration.

NOMINATION COMMITTEE

The Nomination Committee with specific written terms of reference (amended on 30th August 2013) was established by the Company on 15th July 2005. The Nomination Committee currently comprises four independent non-executive Directors, namely Dr Leung Shiu Ki, Albert (as Chairman), Mr Ng Kwok Tung, Mr Ma Chun Fung, Horace and Mr Lam Wing Tai, and an executive Director, namely, Mr Lam Shiu Ming, Daneil. The terms of reference of the Nomination Committee are available on the websites of the Stock Exchange and the Company respectively.

The principal duties of the Nomination Committee include reviewing the structure, size, composition and diversity (including but not limited to gender, age, culture and educational background, ethnicity, skills knowledge and length of service) of the Board at least annually and making recommendations to the Board regarding any proposed changes to complement the Company's corporate strategy as well as assessing the independence of independent non-executive Directors. 於截至二零一三年六月三十日止之年度內,本 公司共舉行了兩次委員會會議及各委員會成員 於此等會議之出席記錄如下:

出席記錄

獨立非執行董事 2/2 2 馬振峰先生(主席) 2/2 2 伍國棟先生 2/2 2 梁兆棋博士 2/2 2 梁兆棋博士 2/2 本永泰先生(於二零一三年 -/

執行董事

2/2 林小明先生 2/2

薪酬委員會已就董事及高級管理人員之薪酬作 出審閱及討論。薪酬委員會亦參照各執行董事 之責任及表現水平,行業指標,當時之市場情 況及本集團之財務表現而批准彼等之薪酬及酌 情性花紅,並亦已授權執行董事決定及制定本 集團之高級管理人員之薪酬政策。概無董事參 與釐訂其自身之薪酬。

提名委員會

本公司於二零零五年七月十五日成立具有特 定成文職權範圍(於二零一三年八月三十日已 經修訂)的提名委員會。提名委員會現由四名 獨立非執行董事,分別為梁兆棋博士(擔任主 席)、伍國棟先生、馬振峰先生及林永泰先生, 及一名執行董事,為林小明先生所組成。提名 委員會之職權範圍可分別於聯交所及本公司之 網址查閱。

提名委員會之主要職責包括最少每年檢討董事 會之架構、人數、組成及多元性(包括但不限 於性別、年齡、文化及教育背景、種族、專業經 驗、技能、知識及經驗方面),並就任何為配合 本公司之公司策略而擬對董事會作出的變動提 出建議;及評核獨立非執行董事之獨立性。

CORPORATE GOVERNANCE REPORT 企業管治報告◀

A committee meeting was convened during the year ended 30th June 2013 and the attendances of each committee member at these meetings are set out as follows:

於截至二零一三年六月三十日止之年度內,本 公司共舉行了一次委員會會議及各委員會成員 於此等會議之出席記錄如下:

	Attendance	
Independent non-executive Directors		獨立非執行董事
Dr Leung Shiu Ki, Albert <i>(Chairman)</i>	1/1	梁兆棋博士 <i>(主席)</i>
Mr Ng Kwok Tung	1/1	伍國棟先生
Mr Ma Chun Fung, Horace	1/1	馬振峰先生
Mr Lam Wing Tai		林永泰先生(於二零一日
(appointed on 16th October 2013)	_/_	十月十六日獲委任)
Executive Directors		執行董事
Mr Lam Shiu Ming, Daneil	1/1	林小明先生

Mr Lam Shiu Ming, Daneil

AUDIT COMMITTEE

The Company established an Audit Committee on 11th October 1999. The written terms of reference (amended on 29th February 2012), which describe the authority and duties of the Audit Committee, were prepared and adopted with reference to "A Guide for Effective Audit Committee" published by the Hong Kong Institute of Certified Public Accountants and in accordance with the Code. The Audit Committee currently comprises four independent non-executive Directors, namely Mr Ng Kwok Tung (as Chairman), Dr Leung Shiu Ki, Albert, Mr Ma Chung Fung, Horace and Mr Lam Wing Tai. The terms of reference of the Audit Committee are available on the websites of the Stock Exchange and the Company respectively.

The Audit Committee meets, at least twice a year, with the external auditor to discuss any area of concern during the audit or review. The Audit Committee is mainly responsible for the appointment, reappointment and removal of the external auditor, review of the Group's financial information and oversight of the Group's financial and accounting practices, internal control and risk management. It is also responsible for reviewing the interim and final results of the Group.

The audited consolidated financial statements for the year ended 30th June 2013 have been reviewed by the Audit Committee.

出席記錄

- /-

1	梁兆惧博士(<i>王席)</i>	1/1
/1	伍國棟先生	1/1
/1	馬振峰先生	1/1
	林永泰先生(於二零一三年	
/	十月十六日獲委任)	_/_

林小明先生 1/1

審計委員會

本公司已於一九九九年十月十一日成立審計委 員會。詳述審計委員會之權力及職責之成文職 責範圍(於二零一二年二月二十九日已經修訂) 乃參考香港會計師公會頒佈之「審計委員會有 效運作指引 及根據守則而編製並作出採納。 審計委員會現由四名獨立非執行董事,分別為 伍國棟先生(擔任主席)、梁兆棋博士、馬振峰 先生及林永泰先生所組成。審計委員會之職責 範圍可分別於聯交所及本公司之網址杳閱。

審計委員會每年最少與外聘核數師會面兩次, 以討論審計或審閱過程中任何需關注事宜。審 計委員會主要負責外聘核數師之委任、重新委 任及罷免、本集團財務資料之審閱及監管本集 團之財務及會計慣例、內部監控及風險管理。 審計委員會亦會負責審閱本集團的中期及全年 業績。

截至二零一三年六月三十日止之年度之經審核 綜合財務報表已由審計委員會審閱。

CORPORATE GOVERNANCE REPORT ◆企業管治報告

Three committee meetings were convened during the year ended 30th June 2013 and the attendances of the each committee member at these meetings are set out as follows:

於截至二零一三年六月三十日止之年度內,本 公司共舉行了三次委員會會議及各委員會成員 於此等會議之出席記錄如下:

出席記錄

AttendanceIndependent non-executive DirectorsMr Ng Kwok Tung (Chairman)3/3Dr Leung Shiu Ki, Albert3/3Mr Ma Chun Fung, Horace3/3Mr Lam Wing Tai(appointed on 16th October 2013)

The Audit Committee has reviewed the terms of engagement of the external auditor, the revised accounting standards, the interim consolidated financial statements for the six months ended 31st December 2012 and annual consolidated financial statements for the year ended 30th June 2013. The Audit Committee also reviewed the internal control systems and met with the external auditor to discuss the nature and scope of the audit and reporting obligation prior to the commencement of and after the completion of the audit.

CORPORATE GOVERNANCE FUNCTION

No corporate governance committee has been established and the Board is responsible for, amongst other things, the development and review of the policies and practices on corporate governance of the Group and monitoring the compliance with legal and regulatory requirements, reviewing and monitoring the training and continuous professional development of Directors and senior management, and reviewing the corporate governance compliance with the Codes and disclosure in the annual report.

The corporate governance report has been reviewed by the Board in discharge of its corporate governance function.

獨立非執行董事

3	伍國棟先生 <i>(主席)</i>	3/3
3	梁兆棋博士	3/3
3	馬振峰先生	3/3
	林永泰先生(於二零一三年	
-	十月十六日獲委任)	_/_

審計委員會已審閲外聘核數師之聘用條款、 已修訂之會計準則、截至二零一二年十二月 三十一日止之六個月之中期綜合財務報表及截 至二零一三年六月三十日止之全年綜合財務報 表。審計委員會亦已審閱內部監控及於審計開 始前及完成後與外聘核數師會面討論審計性質 及範圍及申報責任。

企業管治職能

由於並無成立企業管治委員會,因此由董事 會負責(其中包括)制定及檢討本公司之政策 及企業管治常規、監察遵守法律法規和監管要 求、檢討及監察董事及高級管理人員的培訓和 持續專業發展、以及檢討企業管治守則及於年 度報告中之披露。

董事會已履行其企業管治功能審查企業管治報 告。

CORPORATE GOVERNANCE REPORT 企業管治報告◆

BOARD DIVERSITY POLICY

In view of the new amendments of the Code in respect of diversity of board members that has come into effect on 1st September 2013, the Board has formulated and adopted its diversity policy on 30th August 2013

INTERNAL CONTROL

The Directors have the overall responsibility for internal control and set appropriate policies. The Board, through the Audit Committee, has reviewed the effectiveness of the Group's system of internal control.

In compliance with the code provision C.2.1 of the Code and to further improve the effectiveness of its internal control, the Company engaged an independent accounting firm (the "Consultant") to conduct a review of the effectiveness of the system control of the Group for the year ended 30th June 2013. All findings for improvement and recommendations made by the Consultant, which require management's attention, have been properly addressed and implemented by the Company during the year.

The system of internal control aims to help achieving the Group's business objectives, effective and efficient operations, safeguarding assets and maintaining proper accounting records for provision of reliable financial information. The design of the system is to provide reasonable, but not absolute, assurance against material misstatement in the financial statement or loss of assets and to manage rather than eliminate all risks of failure in the Group's business objectives. No material suspected frauds and irregularities, internal control deficiencies or infringement of Board which causes the Board to believe that the system of internal control is inadequate.

董事會多元化政策

鑑於在有關董事會成員多元之新修訂守則於 二零一三年九月一日起生效,董事會已於二零 一三年八月三十日制定及並採納了其多元化政 策。

內部監控

董事有內部監控及制定合適政策之整體責任。 董事會已透過審計委員會檢討本集團之內部監 控制度之效用。

為符合守則內第C.2.1條守則條文及進一步改 善內部監控的效能,本公司已委聘一獨立會計 師事務所(「顧問」)就本集團截至二零一三年 六月三十日止年度之內部監控系統之效能進行 檢討。所有由顧問提出須要管理層關注的改善 及提議結果已經由本公司於年內妥善處理及推 行。

內部監控制度旨在達成本集團之業務目標、有 效及具效率的營運、保障資產及妥善保存會計 記錄,以提供可靠之財務資料。制度之設計旨 在提供合理但非絕對之保證,確保綜合財務報 表並無重大錯誤陳述或資產虧損,以及管理而 非消除本集團營運系統失效及未能達成業務目 標之所有風險。董事會並無發現任何重大涉嫌 欺詐及違規情況、內部監控不足之處或違反有 關規例及規則,致使董事會相信內部監控制度 有所不足。

CORPORATE GOVERNANCE REPORT ◆企業管治報告

DIRECTORS' RESPONSIBILITY FOR FINANCIAL REPORTING

The Directors acknowledge their responsibilities for the preparation of the consolidated financial statements of the Group and ensure that the consolidated financial statements of the Group for the year ended 30th June 2013 have been prepared in accordance with Hong Kong Financial Reporting Standards and Hong Kong Accounting Standard and Interpretations issued by the Hong Kong Institute of Certified Public Accountants, accounting principles generally accepted in Hong Kong and disclosure requirements of the Companies Ordinance (Chapter 32 of the Laws of Hong Kong).

The statement of the external auditor of the Company, PricewaterhouseCoopers, about their reporting responsibilities on the consolidated financial statements of the Group is set out in the Independent Auditor's Report from pages 60 to 61 of this annual report.

AUDITOR'S REMUNERATION

PricewaterhouseCoopers was appointed as the external auditor of the Company by the Shareholders at the last annual general meeting of the Company. For the year ended 30th June 2013, the remuneration payable to PricewaterhouseCoopers is set out as follows:

董事對財務報表之責任

董事明白彼等編製本集團綜合財務報表之責 任,並確保截至二零一三年六月三十日止年度 之綜合財務報表乃按照由香港會計師公會頒布 之香港財務報告準則、香港會計準則及詮釋、 香港公認會計原則及香港公司法例的披露規定 而編製。

本公司外聘核數師羅兵咸永道會計師事務所, 就有關本集團之綜合財務報表之其申報責任聲 明已載於本年報第60頁及第61頁的獨立核數師 報告書內。

核數師酬金

於本公司之上一屆股東週年大會,羅兵咸永道 會計師事務所獲股東委任為本公司之外聘核數 師。截至二零一三年六月三十日止年度,支付 予羅兵咸永道會計師事務所之酬金如下:

Services rendered	所提供服務	Fees payable 應付費用 HK\$'000 港幣千元
Audit services Non-audit services	審計費用 非審計費用	890 70
		960

CORPORATE GOVERNANCE REPORT 企業管治報告◆

COMPANY SECRETARY

Mr Chan Hau Chuen, the Company Secretary for the year ended 30th June 2013 resigned on 2nd August 2013. Mr Lam Kit Sun, the current Company Secretary was appointed by the Board on 2nd August 2013 and became an employee of the Company. In the opinion of the Board, Mr Lam Kit Sun possesses the necessary qualification and experience, and is capable of performance of the functions of the Company Secretary. The biographical details of Mr Lam Kit Sun are set out under the section headed "BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT" of Directors and Senior Management Profile on page 24 of this annual report.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

During the year ended 30th June 2013, the Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 to the Listing Rules (the "Model Code") as the code for dealing in securities of the Company by the Directors. Having made specific enquiries, all the Directors confirmed that they have complied with the Model Code throughout the year.

SHAREHOLDERS' RIGHTS

The general meetings of the Company provide a communication channel between the Shareholders and the Board. An annual general meeting of the Company shall be held each year and at a place as may be determined by the Board. Each general meeting, other than an annual general meeting, shall be called a special general meeting. The Board may whenever it thinks fit convene special general meetings.

公司秘書

陳孝泉先生為於截至二零一三年六月三十日 止年度內之公司秘書,並已於二零一三年八月 二日辭任。林傑新先生於二零一三年八月二日 獲董事會委任為公司秘書及成為本公司之僱 員。董事會認為林傑新先生持有必須的資格及 經驗,有能力履行公司秘書職能。林傑新先生 之履歷詳情載於本年報第24頁的董事及高級 管理人員簡介的「董事及高級管理人員個人資 料」分段內。

董事進行證券交易的標準守則

於截至二零一三年六月三十日止年度內,本公 司已採納上市規則附錄10所載之上市發行人董 事進行證券交易的標準守則(「標準守則」)為 本公司董事關於證券交易的規則。在向所有董 事作出特定查詢後,所有董事確認於年內已遵 守標準守則。

股東權利

本公司之股東大會為股東與董事會之間提供溝 通途徑。本公司之股東週年大會須每年舉行一 次,地點由董事會決定。股東週年大會以外之 各股東大會均稱為股東特別大會。董事會可於 其認為適當的任何時間召開股東特別大會。

CORPORATE GOVERNANCE REPORT ◆企業管治報告

The procedures for Shareholders to convene a special general meeting

Shareholders holding at the date of the deposit of the requisition not less than one-tenth of the paid-up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the Company Secretary at the Company's principal place of business in Hong Kong, to require a special general meeting to be convened by the Board for the transaction of any business specified in such requisition; and such meeting shall be held within 2 months after the deposit of such requisition.

The procedures for sending enquiries to the Board

The enquiries must be in writing with the detail contact information of the requisitionists and deposited with the Board or the Company Secretary at the Company's principal place of business in Hong Kong.

The procedures for Shareholders to put forward proposals at Shareholders' meetings

To put forward proposals at an annual general meeting, or a special general meeting, the Shareholders should submit a written notice of those proposals with the detail contact information to the Company Secretary at the Company's principal place of business in Hong Kong. The request will be verified with the Company's share registrar in Hong Kong (the "Share Registrar") and upon their confirmation that the request is proper and in order, the Company Secretary will ask the Board to include the resolution in the agenda for the general meeting.

股東召開股東特別大會之程序

股東於任何時間均有權向董事會或公司秘書以 書面形式遞交請求書至本公司於香港之主要營 業地點,要求董事會就處理請求書所述之業務 交易召開股東特別大會,惟股東於遞交請求書 當日必須持有不少於十分之一之本公司實繳股 本(於本公司股東大會上具投票權者),而該大 會須於請求書遞交日期後兩個月內舉行。

向董事會作出查詢之程序

有關查詢須以書面方式連同查詢人之詳細聯絡 資料送達本公司於香港之主要營業地點交董事 會或公司秘書。

於股東大會作出提案之程序

為於股東週年大會或股東特別大會上提出提 案,股東須以書面提交該等提案,連同詳細聯 絡資料,送交本公司於香港之主要營業地點交 公司秘書。本公司會向本公司於香港之股份登 記處(「股份登記處」)核實該要求,於獲得股份 登記處確認該要求為恰當及適當後,公司秘書 將要求董事會在股東大會之議程內加入有關決 議案。

CORPORATE GOVERNANCE REPORT 企業管治報告◆

The notice period to be given to all the Shareholders for consideration of the proposal raised by the Shareholders concerned at an annual general meeting or a special general meeting varies according to the nature of the proposal, and the relevant notice periods are set out as follows:

- At least 14 clear days' notice (the notice period must include 10 clear Business Days *(Note)*) in writing if the proposal constitutes an ordinary resolution of the Company in a special general meeting.
- At least 21 clear days' notice (the notice period must include 10 clear Business Days *(Note)*) in writing if the proposal constitutes a special resolution of the Company in a special general meeting.
- At least 21 clear days' notice (the notice period must include 20 clear Business Days (*Note*)) in writing if the proposal constitutes an ordinary resolution or a special resolution of the Company in an annual general meeting.
- Note: Business Day means any day on which the Stock Exchange is open for the business of dealing in securities

The procedures for Shareholders to propose a person for election as a Director

According to the Bye-laws, no person other than a retiring Director shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any general meeting, unless a notice in writing signed by a shareholder (other than the person to be proposed) duly qualified to attend and vote at the meeting for which such notice is given of his intention to propose such person for election as a director and also a notice in writing by that person of his willingness to be elected (including that's person's biographical details as required by Rule 13.51(2) of the Listing Rules) shall be lodged with the Company Secretary at the Company's principal place of business in Hong Kong or the Share Registrar's place of business in Hong Kong 就上述股東提出於股東週年大會或股東特別大 會考慮之提案而向全體股東發出通告之通知期 因應提案之性質而有所不同,詳情如下:

- 倘有關提案構成於特別大會上本公司之 普通決議案,則須至少足14日之書面通知 (該通知期須包括足10個營業日(註))。
- 倘有關提案構成於特別大會上本公司之 特別決議案,則須至少足21日之書面通知 (該通知期須包括足10個營業日(註))。
- 倘有關提案構成於股東週年大會上本公司之普通決議案或特別決議案,則須至少足21日之書面通知(該通知期須包括足20個營業日(註))。
- 註: 營業日指聯交所開市進行證券買賣之日子。

股東提名候選董事之程序

根據公司細則,除退任董事外,任何未獲董事 推薦之人士皆不具資格於任何股東大會上參 選董事,除非獲正式合資格出席大會及可於會 上投票之股東(並非擬參選人士)簽署書面通 知,其內表明建議提名該人士參選之意向,及 亦由獲提名人士簽署書面通知,表明願意參選 (包括列載按照上市規則第13.51(2)條要求之個 人履歷),該等書面通知必須呈交至本公司之 香港主要營業地點交公司秘書或其股份登記處 之香港營業地點,惟該等書面通告之最短通告 期限為至少七日,而(倘該等書面通告於寄發 有關選舉所召開股東大會之通告後才呈交)該

CORPORATE GOVERNANCE REPORT ◆企業管治報告

provided that the minimum length of the period, during which such notice(s) are given, shall be at least seven days and that (if the notices are submitted after the dispatch of the notice of the general meeting appointed for such election) the period for lodgment of such notice(s) shall commence on the day after the dispatch of the notice of the general meeting appointed for such election and end no later than seven days prior to the date of such general meeting.

If such notice(s) are received less than ten business days prior to the date of such general meeting, the Company will need to consider the adjournment of such general meeting in order to allow the Shareholders fourteen clear days' notice (the notice period must include ten Business Days *(Note)*) of the proposal.

Note: Business Day means any day on which The Stock Exchange of Hong Kong Limited is open for the business of dealing in securities

VOTING BY POLL

Pursuant to Rule 13.39(4) of the Listing Rules, any vote of the Shareholders at a general meeting must be taken by poll except where the Chairman, in good faith, decides to allow a resolution which relates purely to a procedural or administrative matter to be voted by a show of hands.

SHAREHOLDERS COMMUNICATION POLICY

The Company has adopted a Shareholders Communication Policy to set out the Company's procedures in providing the Shareholders and the investment community with ready, equal and timely access to balanced and understandable information about the Company, in order to enable the Shareholders to exercise their rights in an informed manner, and to allow the Shareholders and the investment community to engage actively with the Company. 等書面通知須於寄發有關選舉之股東大會通告 後翌日至舉行該股東大會日期前七日期間內交 回。

倘於該股東大會舉行日期前少於足10個營業 日收到該等書面通知,為了讓股東就有關提案 獲足14日通知(該通知期須包括足10個營業日 (註)),本公司將需考慮舉行該股東大會之續 會。

註: 營業日指聯交所開市進行證券買賣之日子。

按股數表決

根據上市規則第13.39(4)條的規定,股東於股東 大會上的任何表決均須以按股數投票的方式進 行,惟主席基於誠信原則做出決定,允許純粹 有關程序或行政事宜的決議案以舉手方式表決 者除外。因此,載於本公司應屆股東週年大會 通告的所有決議案將以按股數投票的方式進行 表決。

股東通訊政策

本公司已採納股東通訊政策列載本公司就提供 股東及投資人士在適當情況下均可適時取得 全面、相同及容易理解的本公司資料之程序, 以確保一方面使股東可在知情情況下行使彼等 之權力,及讓股東及投資人士與本公司加強溝 通。

CORPORATE GOVERNANCE REPORT 企業管治報告◆

Pursuant to code provision E.1.2 of the Code, the chairmen of the Board, the Audit Committee, Remuneration Committee and Nomination Committee, or in their absence, another member of the Board, committee or an appointed representative, will attend the forthcoming annual general meeting to answer questions of the Shareholders. The Company will also invite representatives of the Auditors to attend the forthcoming annual general meeting to answer the Shareholders' questions about the conduct of the audit, the preparation and content of the auditors' report, the accounting policies and auditor independence. 根據守則內第E.1.2條守則條文,董事會、審計 委員會、薪酬委員會主席及提名委員會主席, 或若彼等缺席,相關委員會其他成員或指定代 表將出席應屆股東週年大會,回答股東提問。 本公司亦將邀請核數師代表出席應屆股東週年 大會,回答股東有關審計工作、核數師報告之 編製及內容、會計政策以及核數師獨立性等提 問。

CONSTITUTIONAL DOCUMENTS

The memorandum of association of the Company and the Byelaws are available on the websites of the Stock Exchange and the Company respectively.

章程文件

本公司之組織章程大綱及細則可分別於聯交所 及本公司之網站上查閱。

REPORT OF THE DIRECTORS ◆董事會報告書

The board of directors (the "Director(s)") (the "Board") submit their report together with the audited consolidated financial statements of Universe International Holdings Limited (the "Company") and its subsidiaries (collectively, the "Group") for the year ended 30th June 2013.

PRINCIPAL ACTIVITIES AND GEOGRAPHICAL ANALYSIS OF OPERATIONS

The principal activity of the Company is investment holding. The activities of the subsidiaries are set out in Note 12 to the consolidated financial statements.

An analysis of the Group's performance for the year by operating segment is set out in Note 5 to the consolidated financial statements.

RESULTS AND APPROPRIATIONS

The results of the Group for the year are set out in the consolidated statement of comprehensive income on page 65.

The Directors do not recommend the payment of a final dividend (2012: same).

RESERVES

Movements in the reserves of the Group and the Company during the year are set out in Note 22 to the consolidated financial statements.

DONATIONS

During the year, no charitable and other donation was made by the Group during the year (2012: same). 寰宇國際控股有限公司(「本公司」)董事(「董 事」)會(「董事會」)茲提呈本公司及其附屬公 司(統稱「本集團」)截至二零一三年六月三十 日止年度之報告及經審核綜合財務報表。

主要業務及按地域劃分之營運 分析

本公司之主要業務為投資控股。其附屬公司之 業務載於綜合財務報表附註12。

本集團本年度按營運分部之表現分析載於綜合 財務報表附註5。

業績及盈利分配

本集團本年度之業績載於第65頁之綜合全面收 益表內。

董事不建議派發末期股息(二零一二年:相同)。

儲備

本集團及本公司儲備於年內之變動載於綜合財務報表附註22。

捐款

於本年度內,本集團並無作出慈善及其他捐款 (二零一二年:相同)。

REPORT OF THE DIRECTORS 董事會報告書◆

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property, plant and equipment of the Group are set out in Note 7 to the consolidated financial statements.

PRINCIPAL PROPERTIES

Details of the principal properties held for investment purposes are set out on page 187 of the annual report.

SHARE CAPITAL

Details of the movement in share capital of the Company are set out in Note 20 to the consolidated financial statements.

DISTRIBUTABLE RESERVES

Distributable reserves of the Company at 30th June 2013 amounted to HK\$56,403,000 (2012: HK\$56,025,000) including contributed surplus of HK\$53,342,000 (2012: HK\$53,342,000), which is only distributable subject to conditions as set out in Note 22(b) to the consolidated financial statements.

FIVE YEAR FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on page 188 of the annual report.

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

The Company has not redeemed any of its shares during the year. Neither the Company nor any of its subsidiaries has purchased or sold any of the Company's listed securities during the year.

物業、機器及設備

本集團之物業、機器及設備之變動詳情載於綜 合財務報表附註7。

主要物業

持作投資用途之主要物業詳情載於本年報之第 187頁。

股本

本公司之股本變動詳情載於綜合財務報表附註 20。

可分派儲備

本公司於二零一三年六月三十日之可分派 儲備為港幣56,403,000元(二零一二年: 港幣56,025,000元),包括實繳盈餘港幣 53,342,000元(二零一二年:港幣53,342,000 元),而實繳盈餘只在符合綜合財務報表附註 22(b)所載各項條件方可予以分派。

五年財務摘要

本集團過去五年財政年度之業績、資產及負債 之摘要載於本年報之第188頁。

購買、出售或贖回本公司之上市 證券

本公司於年內並無贖回其任何股份。本公司及 其任何附屬公司於年內概無購買或出售本公司 任何上市證券。

REPORT OF THE DIRECTORS ◆董事會報告書

SHARE OPTION SCHEME

Pursuant to an ordinary resolution passed in the annual general meeting held on 26th November 2003, the Company conditionally approved and adopted a share option scheme (the "Scheme") in compliance with the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Stock Exchange") (the "Listing Rules"). Details of the Scheme are as follows:

(a) Purpose of the Scheme

The purpose of the Scheme is to enable the Company to grant share options to selected Participants (as defined below) as incentive and/or rewards for their contribution and support to the Group and any invested entity.

(b) Participants of the Scheme

The Board may, at its discretion, invite any person belonging to any of the following classes of participants for their contribution and support to the Group and any invested entity (the "Participants" and individually, a "Participant") to take up share options to subscribe for shares.

- any full-time employee of the Company, any of its subsidiary or any invested entity, including (without limitation) any executive director of the Company, any of its subsidiary or invested entity (individually, an "Employee");
- (ii) any non-executive director (including independent non-executive directors) of the Company, any of its subsidiary or any invested entity;
- (iii) any supplier of goods or services to any member of the Group or any invested entity;
- (iv) any customer of the Group or any invested entity;

購股權計劃

根據於二零零三年十一月二十六日舉行之股東 週年大會上通過之一項普通決議案,本公司根 據香港聯合交易所有限公司(「聯交所」)證券 上市規則(「上市規則」)有條件批准及採納一 項購股權計劃(「購股權計劃」)。購股權計劃 之細節詳列如下:

(a) 購股權計劃之目的

購股權計劃之目的是使本公司可向經過 選定之參與人(定義見下文)授出購股 權,作為其對本集團及投資實體之貢獻 及支持之獎勵及/或獎賞。

(b) 購股權計劃的參與人

董事會可酌情邀請屬於以下任何類別, 對本集團及任何投資實體有貢獻及作出 支持之參與人(「參與人」),藉接納購股 權以認購股份。

- (i) 本公司、其任何附屬公司或任何投資實體之任何全職僱員,包括(但不限於)本公司、其任何附屬公司或任何投資實體之任何執行董事(個別稱為「僱員」);
- (ii) 本公司、其任何附屬公司或任何投 資實體之任何非執行董事(包括獨 立非執行董事);
- (iii) 本集團任何成員公司或任何投資實 體之任何貨品或服務供應商;
- (iv) 本集團或任何投資實體之任何客戶;

REPORT OF THE DIRECTORS 董事會報告書◆

- (v) any person or entity that provides research, development or other technical support to the Group or any invested entity;
- (vi) any shareholder of any member of the Group or any invested entity or any holder of any securities issued by any member of the Group or any invested entity;
- (vii) any adviser (professional or otherwise) or consultant to any area of business or business development of any member of the Group or any invested entity; and
- (viii) any joint venture partner or counter-party to business operation or business arrangements of the Group, and for the purposes of the Scheme, the share options may be granted to any company wholly owned by one or more persons belonging to any of the above classes of the Participants.

(c) Maximum number of share options available for issue under the Scheme

- (i) The maximum number of shares which may be issued upon exercise of all outstanding share option granted and yet to be exercised under the Scheme and any other schemes for the time being of the Company shall not exceed 30% of the shares in issue from time to time. Share options of the Company which are lapsed or cancelled for the time being shall not be counted for the purpose of calculating the said 30% limit; and
- (ii) The maximum number of share options available for issue under the Scheme is 171,177,037 shares, representing 10% of the total number of the issued shares of the Company as at the date of the annual general meeting of the Company held on 29th November 2011 (the "2011 AGM"), in which the shareholders approved the refreshment of the scheme mandate limit.

- (v) 向本集團或任何投資實體提供研究、發展或其他技術支援之任何人 士或實體;
- (vi) 本集團任何成員公司或任何投資實 體之股東或本集團任何成員公司或 任何投資實體所發行之證券之持有 人;
- (vii) 本集團任何成員公司或任何投資實 體任何業務範圍或業務發展之任何 顧問(專業或非專業)或諮詢人;及
- (viii) 本集團業務運作或業務安排之任何 合夥人或合作人,及就購股權計劃 而言,可向上述任何類別之參與人 (一位或以上)全資附屬擁有之公司 授出購股權。

(c) 根據購股權計劃可供發行購 股權數目上限

- (i) 根據購股權計劃及本集團當時任何 其他計劃授出之所有未行使購股 權,於行使時可發行股份數目,最 多不得超過本公司不時已發行股份 之30%。按購股權計劃或本公司當 時任何其他計劃之條款作廢或註銷 之購股權,於計算以上之30%上限 時,不得計算在內;及
- (ii) 根據購股權計劃可供發行購股權 數目上限為171,177,037股本公司 之股份,相當於二零一一年十一月 二十九日舉行之股東週年大會(「二 零一一年股東週年大會」)當日本 公司之已發行股份總數之10%,當 中股東於會上批准更新計劃授權上 限。

REPORT OF THE DIRECTORS ◆董事會報告書

(d) Maximum entitlement of each participant

The total number of shares issued upon exercise of the share options granted and to be granted to each grantee under the Scheme and any other schemes for the time being of the Company (including both exercised and outstanding share options) in any 12-month period up to the date of grant to each grantee must not exceed 1% of the aggregate number of shares for the time being in issue.

(e) Remaining life and exercisable period of the share options

There is no general requirement that a share option must be held for any minimum period before it can be exercised but the Board is empowered to impose at its discretion any such minimum period at the time of grant of any particular share option. A share option may be exercised in accordance with the terms of the Scheme at any time during a period of 10 years commencing on the Date of Grant and expiring on the last day of the said 10-year period.

(f) Payment on acceptance of the share options offer

A sum of HK\$1 is payable by the Participant on acceptance of the share option offer.

(g) Basis of determining the subscription price

The subscription price for shares under the Scheme shall be a price notified by the Board to a Participant to whom any offer of the grant of a share option is made and shall be at least the higher of (i) the closing price of the shares as stated in the Stock Exchange's daily quotations sheet on the date of grant which must be a business day; and (ii) the average closing price of the shares as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of grant, provided that the subscription price shall not be lower than the nominal value of a share.

(d) 各參與人之權利上限

於截至向每位獲授人之授出日期為止之 任何12個月期間內,根據購股權計劃及本 集團當時任何其他計劃向獲授人授出之 購股權(包括已行使及未行使之購股權) 獲行使而已發行及可予發行之股份總數, 合共不得超過當時本公司已發行股份總 數之1%。

(e) 購股權之剩餘壽命及行使時 限

現時並無一般規定限制購股權必須於持 有任何最短期限後方可行使,惟董事會 獲授權於授出任何特定購股權時,可酌 情施加該等最短期限限制。由授出日期 起計10年至該段10年期間最後一日內任 何時間,購股權可根據購股權計劃之條 款行使。

(f) 接納購股權建議時之應付代 價

參與人於接納購股權建議時應付港幣1元 之代價。

(g) 訂明認購價之基準

購股權計劃訂明之股份認購價須為董事 會向已獲任何授出購股權建議之參與人 所知會之價格,惟不得低於以下各項之最 高數值:(1)於授出日期(必須為營業日) 股份在聯交所每日報價表所報之收市價; 及(ii)於緊接授出日期前五個營業日股份於 聯交所每日報價表所報之平均收市價, 惟認購價不得低於股份之面值。

REPORT OF THE DIRECTORS 董事會報告書◆

Pursuant to an ordinary resolution passed in the 2011 AGM, the Company approved the refreshment of the scheme mandate limit, which is 10% of the total number of the issued shares of the Company as at the date of the 2011 AGM, under the Scheme. After the refreshment of the scheme mandate limit, the total number of share options available for issue under the Scheme as at the date of 2011 AGM was 171,177,037, which represented 10% of the total number of the issued shares of the Company as at the date of 2011 AGM.

On 27th June 2012, the Company granted 34,235,403 share options, which represented 2% of the total number of the issued shares of the Company as at 27th June 2012, to certain Directors and employees of the Company at the subscription price of HK\$0.067 per share option which were vested immediately and exercisable for a three-year period between 27th June 2012 to 26th June 2015 (both days inclusive). Each share option gives the holder the right to subscribe for one ordinary share of the Company. None of the share options has been exercised or cancelled for the period from 27th June 2012 to 30th June 2013. There was no share option outstanding prior to 27th June 2012 under the Scheme.

根據二零一一年股東週年大會上通過之一項 普通決議案,本公司批准根據購股權計劃更新 計劃授權上限,即二零一一年股東週年大會當 日之已發行股份總數之10%。更新計劃授權上 限之後,於二零一一年股東週年大會根據購股 權計劃可供發行之購股權總數為171,177,037 份,該等在全面行使認購本公司股份之購股權 相等於二零一一年股東週年大會本公司之已發 行股份總數之10%。

於二零一二年六月二十七日,本公司以每份認 購價港幣0.067元授出34,235,403份購股權, 即時歸屬及可於三年限期(由二零一二年六月 二十七日至二零一五年六月二十六日期間,包 括首尾兩天)內行使之購股權予本公司之若干 董事和僱員,該等購股權相等於二零一二年六 月二十七日本公司之已發行股份總數之2%。 每份購股權給予持有人有權認購本公司之一股 普通股份。由二零一二年六月二十七日至二零 一三年六月三十日期間,並無購股權已行使和 取消。在二零一二年六月二十七日之前,根據 購股權計劃並無購股權尚未行使。

REPORT OF THE DIRECTORS ◆董事會報告書

The Directors individually and other employees of the Company in aggregate had the following personal interest in share options to subscribe for ordinary shares of the Company during the year and at the end of the year:

本公司之個別董事及其他僱員合共於年內及年 終時持有購股權以認購本公司股份之個人權益 如下:

		Date of grant	Period during which share options are exercisable	Price per share on exercise of options 行使	Number of share options outstanding at the beginning of the year	Number of share options granted during the year	Number of share options exercised during the year	Number of share options outstanding at the end of the year	Market value per share on grant of share options
Participants	參與人	授出日期	購股權 行使期	購股權時 須付之 每股價格 HK\$ 港幣	於年初時 尚未行使之 購股權數量	本年度 授出之 購股權數量	本年度 已行使之 購股權數量	於年終時 尚未行使之 購股權數量	授出 購股權時 之每股市價 HK\$ 港幣
Executive Directors	執行董事								
Mr Lam Shiu Ming, Daneil	林小明先生	27/6/2012	27/6/2012 - 26/6/2015	0.067	17,117,703	-	-	17,117,703	0.064
Mr Yeung Kim Piu	楊劍標先生	27/6/2012	27/6/2012 - 26/6/2015	0.067	4,279,425	-	-	4,279,425	0.064
Chief Operation Officer	營運總裁								
Mr Lam Siu Keung, Alvin	林小强先生	27/6/2012	27/6/2012 – 26/6/2015	0.067	8,558,850	-	-	8,558,850	0.064
Eligible employee working under an employment contract	根據僱傭合約 工作之 合資格 僱員	27/6/2012	27/6/2012 – 26/6/2015	0.067	4,279,425	-	_	4,279,425	0.064
					34,235,403	-	-	34,235,403	

Universe International Holdings Limited Annual Report 2013

REPORT OF THE DIRECTORS 董事會報告書◆

DIRECTORS

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

Executive Directors

Mr LAM Shiu Ming, Daneil *(Chairman)* Mr YEUNG Kim Piu Mr LAM Kit Sun (appointed on 30th August 2013)

Independent non-executive Directors

Mr NG Kwok Tung Dr LEUNG Shiu Ki, Albert Mr MA Chun Fung, Horace

Mr Lam Shiu Ming, Daneil will retire by rotation at the forthcoming annual general meeting of the Company in accordance with 87(1) and 87(2) of the bye-laws of the Company (the "Bye-laws") and, being eligible, offer himself for re-election.

Mr Lam Kit Sun will retire at the forthcoming annual general meeting of the Company in accordance with 86(2) of the Byelaws and, being eligible, offer himself for re-election.

Mr Ng Kwok Tung will retire by rotation at the forthcoming annual general meeting of the Company in accordance with 87(1) and 87(2) of the Bye-laws and not offer himself for re-election due to his business and personal commitments and accordingly will cease to be a Director, the Chairman of the Audit Committee and members of each of the Remuneration Committee and the Nomination Committee, on conclusion of the annual general meeting of the Company to be held on 28th November 2013. Mr Ng Kwok Tung has confirmed there is no disagreement with the Board and there is no other matter that needs to be brought to the attention of the shareholders of the Company in respect of his respective retirements.

The Board thanked Mr Ng Kwok Tung for his contributions to the Group during his tenure of office.

All independent non-executive Directors have been appointed for a specific term and subject to retirement by rotation as specified by the Bye-laws and the Listing Rules.

The Company has received from each of the above independent non-executive Directors a confirmation of his independence pursuant to Rules 3.13 of the Listing Rules and the Company is satisfied that they are independent as such.

董事

年內及截至本報告書之日止在任董事如下:

執行董事 林小明先生(主席) 楊劍標先生 林傑新先生 (於二零一三年八月三十日獲委任)

獨立非執行董事

伍國棟先生 梁兆棋博士 馬振峰先生

林小明先生根據本公司細則(「公司細則」)第 87(1)條及第87(2)條須於即將舉行之本公司股 東週年大會上任滿將會輪值退任,及彼符合資 格並願意膺選連任。

林傑新先生根據公司細則第86(2)條須於即將舉 行之本公司股東週年大會上退任、及彼符合資 格並願意再膺選連任。

伍國棟先生根據公司細則第87(1)條及第87(2) 條任滿將會輪值退任,惟因彼之其他事務及個 人原因將不膺選連任,及將於二零一三年十一 月二十八日舉行之股東週年大會完結時停止擔 任董事、審計委員會主席及薪酬委員會與提名 委員會之會員。伍國棟先生確認與董事會並無 意見不合及就彼之退任,亦無股東須注意之其 他事宜。

董事會感謝伍國棟先生在彼之在任期內為本集 團作出之貢獻。

所有獨立非執行董事之委任均有指定任期並須 按照公司細則及上市規則指定下輪值告退。

根據上市規則第3.13條,本公司已向各上述獨 立非執行董事收取其獨立性之確認書及本公司 亦確信彼等為獨立人仕。

REPORT OF THE DIRECTORS ◆董事會報告書

DIRECTORS' SERVICE CONTRACTS

None of the Directors who are proposed for re-election at the forthcoming annual general meeting has a service contract with the Company which is not determinable within one year without payment of compensation, other than statutory compensation.

DIRECTORS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

Save as disclosed in Note 42 to the consolidated financial statements, no other contracts of significance in relation to the Group's business to which the Company, its holding company, its subsidiaries or its fellow subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

None of the Directors has an interest in a business which competes or may compete with the business of the Group.

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS IN EQUITY OR DEBT SECURITIES

As at 30th June 2013, the interests of each of the Directors and chief executives of the Company in the shares capital of the Company (within the meaning of the Securities and Futures Ordinance, Chapter 571 of the Laws of Hong Kong ("SFO")) which were required to be (a) notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interest which any such Director was taken or deemed to have under such provisions of the SFO) or; (b) entered in the register required to be kept by the Company pursuant to Section 352 of Part XV of the SFO or; (c) notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies (the "Model Code") as set out in Appendix to the Listing Rules were as follows:

董事服務合約

擬於應屆股東週年大會上膺選連任之董事並無 與本公司訂立本公司在一年內不可在不予賠償 (法定賠償除外)的情況下終止之服務合約。

董事之重大合約權益

除於綜合財務報表附註42所披露者外,本公司、其控股公司、其附屬公司或同系附屬公司 概無參與訂立於結算日或年內任何時間仍然生效、對本集團業務有重要影響而董事直接或間 接擁有其他重大實際權益之合約。

董事於競爭性業務的權益

董事概無對於本集團業務構成競爭或可能構成 競爭之業務擁有權益。

董事及主要行政人員於股本證 券或債務證券之權益

於二零一三年六月三十日,本公司各董事及主 要行政人員於本公司(定義見香港法例第571 章證券及期貨條例(「證券及期貨條例」))的 股份擁有的權益,而須(a)根據證券及期貨條例 第XV部第7及第8分部知會本公司及聯交所(包 括彼等根據證券及期貨條例之該等條文被假設 或視為擁有之權益)或:(b)記載於本公司按證 券及期貨條例第XV部第352條置存之登記冊內 或:(c)根據上市規定之附錄所載之上市發行人 董事進行證券交易的標準守則(「標準守則」) 知會本公司及聯交所如下:

REPORT OF THE DIRECTORS 董事會報告書◆

(1) Interests in issued shares

(1) 於已發行股份之權益

Name of Director	Nature of interest	Number of the Company's shares held 所持本公司	Percentage of shareholding
董事姓名	權益性質	股份數目	持股百分比
Mr Lam Shiu Ming, Daneil 林小明先生	Founder of a discretionary trust <i>(Note 1)</i> 一項全權信託之創立人 (註1)	859,131,705 <i>(Note 2)</i> (<i>註2)</i>	50.19%

Note:

- 1. The trustee of the discretionary trust is Central Core Resources Limited which owns the entire issued share capital of the Globalcrest Enterprises Limited which in turn is interested in 859,131,705 shares of the Company. Central Core Resources Limited is, the trustee of a discretionary trust under which certain immediate family members of Mr Lam Shiu Ming, Daneil are discretionary objects.
- 2. As announced on 26th July 2013, Globalcrest Enterprises Limited entered into a loan agreement with Kingston Finance Limited and obtained for the own use of Globalcrest Enterprises Limited a loan in the sum of HK\$100,000,000 from Kingston Finance Limited. As security for the loan, Globalcrest Enterprises Limited also entered into a share charge with Kingston Finance Limited and pledged in favour of Kingston Finance Limited 859,131,705 shares of the Company held by Globalcrest Enterprises Limited.

(2) Interests in underlying shares

Certain Directors have been granted share options under the Scheme, details of which are set in the section "SHARE OPTION SCHEME" above.

All interests in the shares of the Company were long position.

Save as disclosed above, as at 30th June 2013, none of the Directors or chief executives of the Company had any interests or short position in the share, underlying shares and debentures of the Company and its associated corporations which were required to be (a) notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests which they were deemed or taken to have under such provisions of the SFO) or; (b) entered in the register

註: 注意

- 該全權信託之受託人為Central Core Resources Limited。該公司擁有 Globalcrest Enterprises Limited全部已 發行股本,而Globalcrest Enterprises Limited則擁有本公司859,131,705股股 份。Central Core Resources Limited乃 林小明先生之若干直系親屬為受益人之 全權信託之受託人。
- 2. 根據二零一三年七月二十六日之公告 所述,Globalcrest Enterprises Limited 與金利豐財務有限公司訂立貸款協 議,並從金利豐財務有限公司獲得供 Globalcrest Enterprises Limited自用的 港幣100,000,000元貸款。作為貸款的 抵押品,Globalcrest Enterprises Limited 亦與金利豐財務有限公司訂立股份抵 押,並以金利豐財務有限公司為受益人 抵押Globalcrest Enterprises Limited持 有之本公司之859,131,705股股份。

(2) 於相關股份之權益

若干董事根據購股權計劃獲授購股權, 詳情載於以上「購股權計劃」一節。

所有於本公司股份之權益均為好倉。

除上文所披露者外,於二零一三年六月三十 日,本公司各董事或主要行政人員概無於本公 司及其相聯法團的股份、相關股份及債權證中 擁有任何權益或淡倉,而須(a)根據證券及期貨 條例第XV部第7及第8分部知會本公司及聯交 所(包括彼等根據證券及期貨條例之該等條文 被假設或視為擁有之權益或淡倉)或;(b)記載

REPORT OF THE DIRECTORS ◆董事會報告書

kept by the Company pursuant to Section 352 of Part XV of the SFO or; (c) notified to the Company and the Stock Exchange pursuant to the Model Code.

Save as disclosed above, at no time during the year, the Directors and chief executives of the Company (including their spouse and children under 18 years of age) had any interest in, or had been granted, or exercised, any rights to subscribe for shares (or warrants or debentures, if applicable) of the Company and its associated corporations required to be disclosed pursuant to the SFO.

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

SUBSTANTIAL SHAREHOLDERS

So far as is known to any Director or chief executive of the Company, as at 30th June 2013, shareholders (other than Directors or chief executives of the Company) who had interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept by the Company under Section 336 of Part XV of the SFO were as follows:

於本公司按證券及期貨條例第XV部第352條置 存之登記冊內或;(c)根據標準守則知會本公司 及聯交所。

除上文所披露者外,本年度內,各董事及本公 司之主要行政人員(包括彼等之配偶及18歲以 下之子女)根據證券及期貨條例並無擁有,或 獲授予或行使任何可認購本公司及其相聯法團 之股份(或認股證或債券,如適用)之權利而須 作出披露。

此外,本公司、其控股公司、其附屬公司,或其 同系附屬公司於年內並無訂立任何安排,使本 公司董事及本公司之主要行政人員(包括彼等 之配偶及18歲以下之子女)可藉持有本公司或 任何其他法人團體之任何權益或淡倉或相關股 份或債券而獲益。

主要股東

就本公司任何董事或主要行政人員所知悉,於 二零一三年六月三十日,除以上披露之董事及 本公司主要行政人員外,根據證券及期貨條例 第XV部第2及3分部須向本公司披露,或須於本 公司按證券及期貨條例第XV部第336條規定備 存之登記冊中記錄,以下股東持有本公司股份 或相關股份之權益:

Name of shareholders 股東名稱	Number of the Company's shares held 所持本公司股份數目	Percentage of shareholding 持股百分比
Mrs Chu Yuet Wah <i>(Note1)(註1)</i> 李月華女士	866,391,705	50.61%
Globalcrest Enterprises Limited (Note 2 & 3) (註2及3)	859,131,705	50.19%
Central Core Resources Limited <i>(Note 2 & 3) (註2及3)</i>	859,131,705	50.19%
Ample Cheer Limited <i>(Note 1)</i> (註1)	859,131,705	50.19%
Best Forth Limited (Note 1) (註1)	859,131,705	50.19%
Kingston Finance Limited <i>(Note 1 & 3)(註1及3)</i> 金利豐財務有限公司	859,131,705	50.19%

REPORT OF THE DIRECTORS 董事會報告書◆

Note:

- 1. The entire issued share capital of Kingston Finance Limited is held by Ample Cheer Limited which entire issued share capital is in turn held by Best Forth Limited and the entire issued share capital of Best Forth Limited is held by Mrs Chu Yuet Wah.
- 2. The entire issued share capital of Globalcrest Enterprises Limited is held by Central Core Resources Limited, the trustee of a discretionary trust under which certain immediate family members of Mr Lam Shiu Ming, Daneil are discretionary objects.
- 3. As announced on 26th July 2013, Globalcrest Enterprises Limited entered into a loan agreement with Kingston Finance Limited and obtained for the own use of Globalcrest Enterprises Limited a loan in the sum of HK\$100,000,000 from Kingston Finance Limited. As security for the loan, Globalcrest Enterprises Limited also entered into a share charge with Kingston Finance Limited and pledged in favour of Kingston Finance Limited 859,131,705 shares of the Company held by Globalcrest Enterprises Limited.

All the interests disclosed above represent long positions in the shares of the Company.

Save as disclosed above, as at 30th June 2013, no other person has any interests or short position in the shares, underlying shares and debentures of the Company in the register required to be kept by the Company under Section 336 of Part XV of the SFO.

MANAGEMENT CONTRACTS

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

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Bye-laws and there are no restrictions against such rights under the laws in Bermuda.

註:

- 金利豐財務有限公司之全部已發行股份由 Ample Cheer Limited擁有;而後者之全部已 發行股份由Best Forth Limited擁有;而Best Forth Limited之全部已發行股份由李月華女士 擁有。
- Globalcrest Enterprises Limited 之全部已發行 股本由Central Core Resources Limited持有, 而Central Core Resources Limited 乃林小明先 生之若干直系親屬為受益人之全權信託之受 託人。
- 3. 根據二零一三年七月二十六日之公告所述, Globalcrest Enterprises Limited與金利豐財務 有限公司訂立貸款協議,並從金利豐財務有 限公司獲得供Globalcrest Enterprises Limited 自用的港幣100,000,000元貸款。作為貸款 的抵押品,Globalcrest Enterprises Limited 亦與金利豐財務有限公司訂立股份抵押, 並以金利豐財務有限公司為受益人抵押 Globalcrest Enterprises Limited持有之本公司 之859,131,705股股份。

上述披露之所有權益全為本公司股份之好倉。

除上文所披露者外,於二零一三年六月三十 日,概無其他人士擁有根據證券及期貨條例第 XV部第336條而須記載於本公司之登記冊內之 本公司之任何權益或淡倉或相關股份及債券而 獲益。

管理合約

本年度內,本公司並無就整體業務或任何重要 業務之管理或行政工作簽訂或存在任何合約。

優先購買權

根據公司細則並無優先購買權之規定及百慕達 法律並無限制有關權利。

二零一三年年報 寰宇國際控股有限公司

REPORT OF THE DIRECTORS ◆董事會報告書

MAJOR SUPPLIERS AND CUSTOMERS

The percentage of purchases and sales for the year attributable to the Group's major suppliers and customers are as follows:

Purchases

 the largest supplier five largest suppliers in aggregate 	25.60% 69.32%
Sales	

- the largest customer	16.47%
- five largest customers in aggregate	31.19%

None of the Directors, their associates or any shareholder (which to the knowledge of the Directors owns more than 5% of the Company's share capital) had an interest in the major suppliers or customers noted above.

CONNECTED TRANSACTION

As announced on 11th June 2013, Universe Films Distribution Company Limited ("UFD"), an indirect wholly-owned subsidiary of the Company, entered into a transaction which constituted a connected transaction for the Company under Rule 14A.13(1) of the Listing Rules, the details of which are set out as follows.

On 11th June 2013, UFD entered into a sale and purchase agreement in relation to three properties (collectively, the "Properties") with Eternal Good Development Limited ("EGDL") whereby UFD agreed to sell, and EGDL agreed to purchase, the Properties for a consideration of HK\$1,800,000, which presents a premium of approximately 8.8% over the market value of the Properties as at 10th June 2013 and 30th June 2013 valued by an independent qualified valuer, the transaction was completed on 11th July 2013.

主要供應商及客户

年內本集團主要供應商及客戶所佔之購貨額及 銷售額百分比如下:

購貨額

)	_	最大供應商	25.60%
)	_	五大供應商合計	69.32%

銷售額

D	- 最大客戶	16.47%
D	- 五大客戶合計	31.19%

各董事、彼等之聯繫人士或任何股東(就董事 所知擁有本公司逾5%之股本)概無擁有上述主 要供應商或客戶之任何權益。

關連交易

根據二零一三年六月十一日之公告所述,本公 司之一間間接全資附屬公司寰宇影片發行有限 公司(「寰宇影片」)訂立一項根據上市規則第 14A.13(1)條構成關連交易的交易,詳情如下。

於二零一三年六月十一日,寰宇影片與永好發 展有限公司(「永好發展」)已訂立一份有關三 個物業(統稱「該物業」)之買賣協議,據此,寰 宇影片已同意出售而永好發展已同意購買該物 業,代價為港幣1,800,000元,代價為較該物業 經由獨立合資格估值師評估於二零一三年六 月十日及二零一三年六月三十日之市值溢價 約8.8%,此交易已於二零一三年七月十一日完 成。

REPORT OF THE DIRECTORS 董事會報告書◆

The entire issued share capital of EGDL is solely and beneficially owned by Mr Lam Shiu Ming, Daneil, (one of the Directors). By virtue of the interest of Mr Lam Shiu Ming, Daneil in EGDL, the transaction constituted a connected transaction for the Company under Rule 14A.13(1) of the Listing Rules.

As the transaction satisfied the exemption under Rule 14A.32(1) of the Listing Rules, it was only subject to the reporting and the announcement requirements set out in Rules 14A.45 to 14A.47 of the Listing Rules and exempted from the independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

Apart from the above, there are other related party transactions entered into by the Group during the year ended 30th June 2013, certain of which constituted exempted connected transactions for the Company under the Listing Rules, the details of these transactions are disclosed in Note 42 to the consolidated financial statements.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, it is confirmed that there is sufficient public float of at least 25% of the Company's issued shares at 30th June 2013.

AUDITOR

The consolidated financial statements have been audited by PricewaterhouseCoopers who will retire at the forthcoming annual general meeting and, being eligible, will offer themselves for re-appointment.

On behalf of the Board

Lam Shiu Ming, Daneil Chairman

Hong Kong, 30th September 2013

永好發展之全部已發行股本乃由林小明先生 (其中一名董事)單獨及實益擁有。由於林小 明先生於永好發展中之權益,根據上市規則第 14A.13(1)條,此交易構成本公司之一項關連交 易。

因此交易符合上市規則第14A.32(1)條之豁免, 及僅須遵守上市規則第14A.45條至第14A.47條 所載有關申報及公告之規定,並獲豁免遵守上 市規則第14A章下之獨立股東批准規定。

除上文所述外,本集團於截至二零一三年六月 三十日止年度內進行之其他關連人士交易,根 據上市規則,其中若干交易構成獲豁免關連交 易,該等交易之詳情於綜合財務報表之附註42 中披露。

足夠的公眾持股量

根據本公司所得悉公開所得的資料以及就董事 所知,在二零一三年六月三十日,確認有佔本 公司已發行股份超過25%的足夠公眾持股量。

核數師

本綜合財務報表已經由羅兵咸永道會計師事務 所審核,該核數師任滿告退,惟符合資格並願 受聘連任。

承董事會命

林小明 *主席*

香港,二零一三年九月三十日

二零一三年年報 寰宇國際控股有限公司 🧹

INDEPENDENT AUDITOR'S REPORT ◆獨立核數師報告書



TO THE SHAREHOLDERS OF UNIVERSE INTERNATIONAL HOLDINGS LIMITED

(incorporated in Bermuda with limited liability)

We have audited the consolidated financial statements of Universe International Holdings Limited (the "Company") and its subsidiaries (together, the "Group") set out on pages 62 to 186, which comprise the consolidated and company balance sheets as at 30th June 2013, and the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

AUDITOR'S RESPONSIBILITY

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

致寰宇國際控股有限公司股東

(於百慕達註冊成立的有限公司)

本核數師(以下簡稱(「我們」)已審計列載於 第62至186頁寰宇國際控股有限公司(以下簡 稱「貴公司」)及其附屬公司(統稱「貴集團」) 的綜合財務報表,此綜合財務報表包括於二零 一三年六月三十日的綜合和公司資產負債表與 截至該日止年度的綜合全面收益表、綜合權益 變動表及綜合現金流量表,以及主要會計政策 概要及其他附註解釋資料。

董事就綜合財務報表須承擔的 責任

貴公司董事須負責根據香港會計師公會頒佈的 香港財務報告準則及香港《公司條例》的披露 規定編製綜合財務報表,以令綜合財務報表作 出真實而公平的反映,及落實其認為編製綜合 財務報表所必要的內部監控,以使綜合財務報 表不存在由於欺詐或錯誤而導致的重大錯誤陳 述。

核數師的責任

我們的責任是根據我們的審計對該等綜合財務 報表作出意見,並按照百慕達《一九八一年公 司法》第90條僅向整體股東報告我們的意見, 除此之外本報告別無其他目的。我們不會就本 報告的內容向任何其他人士負上或承擔任何責 任。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告書◆

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

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

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

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the state of affairs of the Company and of the Group as at 30th June 2013, and of the Group's loss and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards and have been properly prepared in accordance with the disclosure requirements of the Hong Kong Companies Ordinance.

PricewaterhouseCoopers *Certified Public Accountants*

Hong Kong, 30th September 2013

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

審計涉及執行程序以獲取有關綜合財務報表所 載金額及披露資料的審計憑證。所選定的程序 取決於核數師的判斷,包括評估由於欺詐或錯 誤而導致綜合財務報表存在重大錯誤陳述的風 險。在評估該等風險時,核數師考慮與該公司 編製綜合財務報表以作出真實而公平的反映相 關的內部控制,以設計適當的審計程序,但目 的並非對公司內部控制的有效性發表意見。審 計亦包括評價董事所採用會計政策的合適性及 作出會計估計的合理性,以及評價綜合財務報 表的整體列報方式。

我們相信,我們所獲得的審計憑證能充足和適 當地為我們的審計意見提供基礎。

意見

我們認為,該等綜合財務報表已根據香港財務 報告準則真實而公平地反映 貴公司及 貴 集團於二零一三年六月三十日的事務狀況, 及 貴集團截至該日止年度的虧損及現金流 量,並已按照香港《公司條例》的披露規定妥 為編製。

羅兵咸永道會計師事務所 執業會計師

香港,二零一三年九月三十日

CONSOLIDATED BALANCE SHEET ◆综合資產負債表

As at 30th June 2013 於二零一三年六月三十日

otal equity	總權益		241,153	234,850	239,966
Retained earnings	保留盈利	22(a)	57,396	62,073	79,442
Other reserves	其他儲備	22(a) 22(a)	14,229	3,249	821
Share premium	股份溢價	22(a)	135,293	135,293	127,211
Share capital	股本	20	34,235	34,235	32,492
the Company	高田史十久富田				
the equity holders of	應佔資本及儲備				
Capital and reserves attributable to	本公司權益持有人				
QUITY	權益				
otal assets	總資產		396,457	307,819	272,058
Non-current assets held for sale	持作出售之非流動資產 	10	1,654	_	-
			106,745	122,399	140,379
Cash and cash equivalents	現金及現金等價物	19	50,430	71,076	79,432
other receivables	及其他應收款項	10	28,273	31,237	6,810
Deposits paid, prepayments and	已付訂金、預付款項			21.225	
Accounts receivable	應收賬款	17	24,758	16,702	50,518
Inventories	存貨	18	3,284	3,384	3,619
Current assets	流動資產				
			288,058	185,420	131,679
			000.050	105 100	
Deposits paid	已付訂金	10			1,730
Available-for-sale financial assets	可供出售的金融資產	20(a) 15	/41		1,275
Film deposits Deferred income tax assets	電影訂金 遞延所得税資產	26(a)	37,650 741	33,377 564	32,502 625
Loans and receivables	貸款及應收款項 雪影訂会	13	7,710	-	- 20 E00
Interest in a jointly controlled entity	於共同控制實體之權益 贷款及應收款項	13	1,145	-	-
films in progress	製作中之電影	11	171,268	120,756	66,467
Film rights and	電影版權及		474.000	100 750	00 407
Other intangible assets	其他無形資產	9	1,858	1,858	1,858
Investment properties	投資物業	8	49,896	9,100	6,100
Property, plant and equipment	物業、機器及設備	7	14,677	16,570	17,845
Leasehold land	租賃土地	6	3,113	3,195	3,277
Ion-current assets	非流動資產				
ASSETS	資產				
				(經重列)	(經重列)
				(Restated)	(Restated)
		附註	港幣千元	港幣千元	港幣千元
		Note	HK\$'000	HK\$'000	HK\$'000
			六月三十日	六月三十日	六月三十日
			於二零一三年	於二零一二年	於二零一一年
			2013	2012	2011
			30th June		

CONSOLIDATED BALANCE SHEET 綜合資產負債表◀

As at 30th June 2013 於二零一三年六月三十日

		Note 附註	As at 30th June 2013 於二零一三年 六月三十日 HK\$'000 港幣千元	As at 30th June 2012 於二零一二年 六月三十日 HK\$'000 港幣千元 (Restated) (經重列)	As at 30th June 2011 於二零一一年 六月三十日 HK\$'000 港幣千元 (Restated) (經重列)
LIABILITIES Non-current liabilities Deferred income tax liabilities	負債 非流動負債 遞延所得税負債	26(a)	246	282	577
Current liabilities Accounts payable Other payables and		24	4,164	4,302	4,529
accrued charges Deposits received Amount due to the ultimate holding	應計支出 已收訂金 應付最終控股公司		15,981 133,825	7,739 59,547	8,511 17,400
company Obligations under finance leases	款項 融資租賃承擔	23 25	1 4	1 15	1 71
Taxation payable	應繳税項		1,083 155,058	1,083 72,687	1,003
Total liabilities			155,304	72,969	32,092
Total equity and liabilities	總權益及負債		396,457	307,819	272,058
Net current (liabilities)/assets	流動(負債)/資產淨值		(46,659)	49,712	108,864
Total assets less current liabilities	總資產減流動負債		241,399	235,132	240,543

The consolidated financial statements on pages 62 to 186 were approved by the Board on 30th September 2013 and were signed on its behalf.

載於第62頁至第186頁之綜合財務報表於二零一三年九月三十日經董事會批准及承其命簽署。

On behalf of the Board 承董事會命

Lam Shiu Ming, Daneil	Yeung Kim Piu
Director	Director
林小明	楊劍標
董事	董事



		Note 附註	2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
ASSETS Non-current assets Investments in subsidiaries Deferred income tax assets	資產 非流動資產 附屬公司投資 遞延所得税資產	12 26(b)	72,096 191	72,096 273
			72,287	72,369
Current assets Amounts due from subsidiaries Prepayments and other receivables	流動資產 應收附屬公司款項 預付款項及其他應收	23	154,955	154,347
Cash and cash equivalents	款項 現金及現金等價物	19	129 80	128 79
			155,164	154,554
Total assets	總資產		227,451	226,923
EQUITY Capital and reserves attributable to the equity holders of the Company Share capital	權益 本公司權益持有人 應佔資本及儲備 股本	20	34,235	34,235
Share premium Other reserves Retained earnings	股份溢價 其他儲備 保留盈利	22(b) 22(b)	135,293 53,342 3,061	135,293 53,342 2,683
Total equity	總權益		225,931	225,553
Current liabilities Amounts due to subsidiaries Accrued charges	流動負債 應付附屬公司款項 應計支出	23	29 1,491	29 1,341
Total liabilities	總負債		1,520	1,370
Total equity and liabilities	總權益及負債		227,451	226,923
Net current assets	流動資產淨值		153,644	153,184
Total assets less current liabilities	總資產減流動負債		225,931	225,553

The consolidated financial statements on pages 62 to 186 were approved by the Board on 30th September 2013 and were signed on its behalf.

載於第62頁至第186頁之綜合財務報表於二零一三年九月三十日經董事會批准及承其命簽署。

On behalf of the Board 承董事會命

Lam Shiu Ming, Daneil	Yeung Kim Piu
Director	Director
林小明	楊劍標
董事	董事

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME 綜合全面收益表◆

For the year ended 30th June 2013 截至二零一三年六月三十日止年度

		Note(s) 附註	2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元 (Restated) (經重列)
Revenue	收益	5	79,106	75,881
Cost of revenue	收益成本	27 & 28	(50,049)	(59,079)
Impairment losses of film rights	電影版權之減值虧損	27	(7,381)	(1,470)
Selling expenses	銷售費用	27 & 28	(3,136)	(3,124)
Administrative expenses	行政費用	27 & 28	(27,924)	(28,275)
Other income	其他收入	29	175	958
Other (losses)/gains – net	其他 (虧損)/收益-淨額	30 & 33	(115)	513
Increase in fair value of investment properties	投資物業之公平值增加	8	4,228	500
Other operating expenses	其他經營費用	27	(188)	(4,350)
Finance income	財務收入	31	397	923
Finance cost	財務費用	13	(1,090)	_
Share of profit of a jointly controlled entity	應佔共同控制實體之利潤	13	1,087	-
Loss before income tax	除所得税前虧損		(4,890)	(17,523)
Income tax credit	所得税回撥	32	213	154
Loss attributable to the equity holders of the Company	本公司權 益持有人 應佔虧損		(4,677)	(17,369)
Other comprehensive income: Item that will not be reclassified subsequently to profit and loss: Fair value adjustment upon transfer from land and buildings to investment properties	其他全面收益: 其後將不會重新分類至 損益賬之項目: 由土地及樓宇轉撥至 投資物業之公平值 調整		10,980	938
Total comprehensive income/ (loss) for the year attributable to the equity holders of the Company	本公司權 益持有人 應佔年度全面收益/ (虧損)總額		6,303	(16,431)
Loss per share for loss attributable to the equity holders of the Company during the year (expressed in HK cent)	年內本公司權益 持有人應佔虧損之 每股虧損 (以港仙計)			
– basic	一基本	35	(0.27)	(1.02)
- diluted	一攤薄	35	(0.27)	(1.02)

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY ◆综合權益變動表

For the year ended 30th June 2013 截至二零一三年六月三十日止年度

		Note(s) 附註	Attributable to the equity holders of the Company 本公司權益持有人應佔				
			Share capital 股本 HK\$'000 港幣千元	Share premium 股份溢價 HK\$'000 港幣千元	Other reserves 其他儲備 HK\$'000 港幣千元	Retained earnings 保留盈利 HK\$'000 港幣千元	Total equity 總權益 HK\$'000 港幣千元
Balance at 1st July 2011, as previously reported Change in accounting policy – Adoption of HKAS 12 (Amendment)	於二零一一年七月一日 之結餘,如前呈報 會計政策的變動 一會計準則第12號		32,492	127,211	821	79,379	239,903
	(修訂本)之採納	2.1	-	-	-	63	63
Balance at 1st July 2011, as restated	於二零一一年七月一日 之結餘 [,] 經重列		32,492	127,211	821	79,442	239,966
Comprehensive loss Loss for the year, as restated	全面虧損 年度虧損,經重列					(17,369)	(17,369)
Other comprehensive income Fair value adjustment upon transfer from land and buildings to	其他全面收益 由土地及樓宇轉撥至投資 物業之公平值調整						
investment properties Deferred income tax effect on fair value adjustment upon transfer from land	遞延所得税項由土地及 樓宇轉撥至投資物業	7	-	-	938	-	938
and buildings to investment properties Effect of adoption of HKAS12 (Amendment)		26	-	-	(155)	-	(155)
(Amenument)	(修可平)之休納 之影響	2.1	-	-	155	-	155
Total other comprehensive income	其他全面收益總額		-	-	938	-	938
Total comprehensive loss for the year, as restated	年度全面虧損總額 [,] 經重列		-	-	938	(17,369)	(16,431)
Transaction with owners	與擁有人之交易額						
Placement of shares Grant of share options	股份配售 授出購股權	22 21 & 22	1,743	8,082	- 1,490	-	9,825 1,490
Total transaction with owners	與擁有人之總交易額		1,743	8,082	1,490	-	11,315
Balance at 30th June 2012, as restated	於二零一二年 六月三十日之結餘 [,] 經重列		34,235	135,293	3,249	62,073	234,850

The notes on pages 69 to 186 are an integral part of these consolidated financial statements. 載於第69頁至第186頁之附註為此等綜合財務報表之一部份。

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 综合權益變動表◆

For the year ended 30th June 2013 截至二零一三年六月三十日止年度

			Attributable to the equity holders of the Company 本公司權益持有人應佔				
		Note 附註	Share capital 股本 HK\$'000 港幣千元	Share premium 股份溢價 HK\$'000 港幣千元	Other reserves 其他儲備 HK\$'000 港幣千元	Retained earnings 保留盈利 HK\$'000 港幣千元	Total equity 總權益 HK\$'000 港幣千元
Balance at 1st July 2012, as previously reported Change in accounting policy – Adoption of HKAS 12 (Amendme	於二零一二年七月一日 之結餘,如前呈報 會計政策的變動 nt) 一會計準則第12號		34,235	135,293	3,094	61,927	234,549
	(修訂本)之採納	2.1	-	-	155	146	301
Balance at 1st July 2012, as restated	於二零一二年七月一日 之結餘 [,] 經重列		34,235	135,293	3,249	62,073	234,850
Comprehensive loss Loss for the year	全面虧損 年度虧損		-	-	-	(4,677)	(4,677)
Other comprehensive income Fair value adjustment upon transfer from land and buildings to investment properties	其他全面收益 由土地及樓宇轉撥至投資 物業之公平值調整	7	_	_	10.980	_	10,980
Total other comprehensive income	其他全面收益總額		_	_	10,980		10,980
Total comprehensive loss for the year	年度全面虧損總額		_	_	10,980	(4,677)	6,303
Balance at 30th June 2013	於二零一三年 六月三十日之結餘		34,235	135,293	14,229	57,396	241,153

CONSOLIDATED STATEMENT OF CASH FLOWS ◆综合現金流量表

For the year ended 30th June 2013 截至二零一三年六月三十日止年度

		Note 附註	2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Cash flows from operating activities Cash generated from operations	營運活動之現金流量 營運產生之現金	37	112,512	80,379
Cash flows from investing activities				
Purchase of property, plant and	購入物業、機器及			
equipment	設備	7	(854)	(1,340)
Purchase of investment properties	購入投資物業	8	(25,422)	-
Payment for the acquisition of 40%	於共同控制實體之			
interest in a jointly	40%權益之			
controlled entity	收購付款	13	(58)	-
Loan granted to a jointly	授予共同控制實體之			
controlled entity	貸款	13	(8,800)	-
Increase in film deposits	電影訂金之增加		(4,350)	(875)
Payments for film rights and	電影版權及製作中之			
films in progress	電影付款	11	(94,060)	(97,212)
Interest received	已收利息	31	397	923
Net cash used in investing activities	投資活動所用之淨現金		(133,147)	(98,504)
Cash flows from financing activities	融資活動之現金流量			
Placing of shares	股份配售	22	-	10,024
Issue expense of shares placement	股份配售之發行費用	22	-	(199)
Capital element of finance	支付融資租賃之資本			
lease payments	部份	37	(11)	(56)
Net cash (used in)/generated from	融資活動(所用)/產生之			
financing activities	淨現金 		(11)	9,769
Net decrease in cash and cash	現金及現金等價物之			
equivalents	淨減少		(20,646)	(8,356)
Cash and cash equivalents	於年初現金及現金等價物			
at beginning of the year			71,076	79,432
Cash and cash equivalents	於年終現金及現金等價物			
at end of the year		19	50,430	71,076

The notes on pages 69 to 186 are an integral part of these consolidated financial statements. 載於第69頁至第186頁之附註為此等綜合財務報表之一部份。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註◆

1 GENERAL INFORMATION

Universe International Holdings Limited (the "Company") and its subsidiaries (togethers, the "Group") are principally engaged in distribution of films in various videogram formats, film exhibition, licensing and sub-licensing of film rights and leasing of investment properties.

The Company is a limited liability company incorporated in Bermuda. The address of its registered office is Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda.

The Company is listed on The Stock Exchange of Hong Kong Limited.

These consolidated financial statements are presented in thousands of units of Hong Kong dollars ("HK\$'000"), unless otherwise stated. These consolidated financial statements have been approved for issue by the Board of Directors on 30th September 2013.

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

2.1 Basis of preparation

The consolidated financial statements of the Group have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs"), which is a collective term referred to all applicable individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations ("Ints") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"). The consolidated financial statements have been prepared under the historical cost convention, as modified by the revaluation of investment properties, non-current assets held for sale and available-for-sale financial assets, which are carried at fair value.

1 一般資料

寰宇國際控股有限公司(「本公司」)及其 附屬公司(合稱「本集團」)主要從事發行 不同制式錄像產品、電影放映、授出及轉 授電影版權及出租投資物業之業務。

本公司乃於百慕達註冊成立之有限公司,本公司之註冊辦事處為Clarendon House, 2 Church Street, Hamilton HM11, Bermuda。

本公司於香港聯合交易所有限公司上市。

除另有説明外,此等綜合財務報表以港幣 千元呈列。此等綜合財務報表已經由董事 會於二零一三年九月三十日批准發出。

2 重要會計政策摘要

編製此等綜合財務報表採用的主要會計 政策載於下文。除另有説明外,此等政策 在所呈報的所有年度內貫徹應用。

2.1 編製基準

本集團的綜合財務報表是根據香 港財務報告準則(「財務準則」)編 製,財務準則為統稱詞彙,當中有 關於香港會計師公會頒布的所有 適用的個別香港財務報告準則、香 港會計準則(「會計準則」)及詮釋 (「詮釋」)。綜合財務報表已按照歷 史成本法編製,並就投資物業、持 作出售之非流動資產和可供出售的 金融資產的重估均按公平值列賬而 作出修訂。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS ◆综合財務報表附註

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

The preparation of consolidated financial statements in conformity with HKFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The actual results may differ from these estimates. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements, are disclosed in Note 4.

(a) Going concern

For the year ended 30th June 2013, the Group reported a net loss of HK\$4,677,000, and as at the same date, the Group had net current liabilities of HK\$46,659,000. Included in current liabilities were primarily deposits of HK\$133,825,000 received from customers in advance. Majority of the deposits received will be recognized as income upon the delivery of the pre-recorded audio visual products and the materials for video features including the master tapes to the customers, in accordance with the terms of the underlying contracts. Notwithstanding the above, the consolidated financial statements are prepared on a going concern basis.

2 重要會計政策摘要(續)

2.1 編製基準(續)

- 編製符合財務準則的綜合財務報表 需要使用若干關鍵會計估算。這亦 需要管理層在應用本集團之會計政 策過程中行使其判斷。實際結果或 會與此等估算有所不同。涉及較高 程度判斷或複雜的範圍,而當中對 綜合財務報表有重大影響之假設及 估計已於附註4披露。
- (a) 持續經營
 - 於截至二零一三年六月三十 日止年度,本集團錄得年內 淨虧損港幣4,677,000元, 及本集團於同日有淨流動負 債港幣46,659,000元。包括 在流動負債內主要為向客 戶預先收取之已收按金港幣 133,825,000元。大部份之已 收按金將根據有關合約之際 款於預錄影音產品及母帶等 錄像正片使用之素材付運予 客戶後確認為收入入賬。儘管 出現上述情況,合併財務報表 乃按持續經營基準編製。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註◆

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

(a) Going concern (Continued)

In order to strengthen the Group's financial position, management has implemented measures to control operating costs and to tighten capital expenditure and investment policies to improve the Group's cash flows. The Board has reviewed the Group's cash flow projections prepared by management. The projections cover a period of twelve months ending 30th June 2014. The projections make key assumptions with regards to the anticipated cash flows from the Group's operations. The Directors, after making due enquiries and considering the basis of management's projections described above and after taking into account the reasonably possible changes in the operational performance, believe that there will be sufficient financial resources available to the Group at least in the coming twelve months to meet its financial obligations as and when they fall due. Accordingly, the Directors consider that it is appropriate to prepare the consolidated financial statements on a going concern basis.

(b) Changes in accounting policy and disclosures

The HKICPA has issued certain new and revised HKFRSs that are first effective or available for early adoption for the current accounting period of the Group. The Group has adopted the new and revised HKFRSs below, which are relevant to its operations, in the preparation of the consolidated financial statements. 2 重要會計政策摘要(續)

2.1 編製基準(續)

(a) 持續經營(續)

為加強本集團的財務狀況, 管理層已採取多項措施控制 經營成本及收緊資本開支,並 實行投資政策以改善本集團 的現金流量。董事會已審閱管 理層所編製的本集團現金流 量預測。該等預測涵蓋至二零 一四年六月三十日止十二個 月之期間。該等預測對本集團 的預期經營現金流量作出重 大假設。經詳細查詢,考慮到 上述管理層進行預測的基準, 並計及營運表現的合理可能 變動後,董事相信本集團將具 備足夠財務資源供其未來最 少十二個月使用,以履行其到 期的財務責任。因此,董事認 為按持續經營基準編製合併 財務報表乃屬適當。

(b) 會計政策及披露之更改

香港會計師公會已頒布於本 集團本會計期間首次生效或 可供提前採納的若干新訂及 經修訂的財務準則。本集團在 編製綜合財務報表時已採納 下列與其業務有關的新訂及 經修訂的財務準則。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

- 2.1 Basis of preparation (Continued)
 - (b) Changes in accounting policy and disclosures (Continued)
- 2 重要會計政策摘要(續)
 - 2.1 編製基準(續)
 - (b) 會計政策及披露之更改 (續)

		Effective for
		accounting periods
		beginning on or after 於以下日期或之後 開始的會計期間生效
HKAS 1 (Amendment)	Presentation of Items of Other Comprehensive Income	1st July 2012
會計準則第1號(修訂本)	其他全面收益項目之呈列	二零一二年七月一日
HKAS 12 (Amendment)	Deferred tax: Recovery of Underlying Assets	1st July 2012
會計準則第12號(修訂本)	遞延税項:相關資產的收回	二零一二年七月一日

In December 2010, the HKICPA amended HKAS 12, 'Income taxes', to introduce an exception to the principle for the measurement of deferred tax assets or liabilities arising on an investment property measured at fair value. HKAS 12 requires an entity to measure the deferred tax relating to an asset depending on whether the entity expects to recover the carrying amount of the asset through use or sale. The amendment introduces a rebuttable presumption that an investment property measured at fair value is recovered entirely by sale. The amendment is applicable retrospectively to annual periods beginning on or after 1st January 2012 with early adoption permitted.

The Group has adopted this amendment retrospectively for the financial year ended 30th June 2012 and the effects of adoption are disclosed as follows.

於二零一零年十二月,香港會 計師公會修改會計準則第12 號「所得税」,以加入按公允 價值計量的投資性房地產產 生遞延税項資產或負債的計 量原則的例外情況。會計準則 第12號規定主體應視乎主體 是否預期透過使用或出售收 回資產的賬面值,來計量資產 的遞延税項。此修改引入一項 可推翻的假設,即按公允價值 入賬的投資性房地產可透過 出售全數收回。此修改適用於 二零一二年一月一日或之後 開始的年度期間追溯應用,並 可提早採納。

本集團已於截至二零一二年 六月三十日止財政期間追溯 採納此項修改,採納的影響披 露如下。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

(b) Changes in accounting policy and disclosures (Continued)

As disclosed in Note 8, the Group has investment properties measured at their fair values totalling HK\$9,100,000 as at 1st July 2012 (1st July 2011: HK\$6,100,000). As required by the amendment, the Group has re-measured the deferred tax relating to all investment properties amounting to HK\$301,000 (1st July 2011: HK\$63,000) according to the tax consequence on the presumption that they are recovered entirely by sale retrospectively. The comparative figures have been restated to reflect the change in accounting policy, as summarized below.

Effect on consolidated balance sheet

2 重要會計政策摘要(續)

2.1 編製基準(續)

(b) 會計政策及披露之更改 (續)

> 如附註8所披露,本集團於二 零一二年七月一日按公允價 值計量的投資性房地產為港 幣9,100,000元(於二零一一 年七月一日:港幣6,100,000 元)。誠如此修改所規定,本 集團假設投資性房地產可透 過出售全數收回,根據税務結 果追溯重新計量與此等投資 性房地產有關的遞延税項合 計為港幣301,000元(於二零 一一年七月一日:港幣63,000 元)。比較數字已重列以反映 會計政策的變動,現摘要如 下。

對綜合資產負債表之影響

		As at 30th June	As at 30th June	As at 1st July
		2013	2012	2011
		於二零一三年	於二零一二年	於二零一一年
		六月三十日	六月三十日	七月一日
		HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元
Decrease in deferred tax	遞延所得税負債減少			
liabilities		(2,811)	(301)	(63)
Increase in revaluation	重估儲備增加			
reserve		1,967	155	-
Increase in retained	保留盈利增加			
earnings		844	146	63

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

(b) Changes in accounting policy and disclosures (Continued)

Effect on consolidated statement of comprehensive income

2 重要會計政策摘要(續)

2.1 編製基準(續)

(b) 會計政策及披露之更改 (續) 對綜合全面收益表之影響

		For the year ended 30th June 截至六月三十日止年度	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Increase in income tax credit Increase in other comprehensive income	所得税回撥增加 其他全面收益增加	698 1,812	83 155
Decrease in basic loss per share (expressed in HK cent) Decrease in diluted loss per	每股基本虧損減少 (以港仙計) 每股攤薄虧損減少	(0.04)	(0.01)
share (expressed in HK cent)	(以港仙計)	(0.04)	(0.01)

The adoption of these new and revised HKFRSs has not led to any significant changes in the accounting policies applied in these consolidated financial statements, and has no material effect on the Group's results and financial position for the current or prior accounting periods reflected in these consolidated financial statements except for the adoption of HKAS12 (Amendment).

The Group has not early adopted any new and revised HKFRSs which have been issued but not yet effective for the accounting period beginning 1st July 2012.

The Group has not early adopted any new standards, amendments and interpretation of the HKFRSs which have been issued but not yet effective for the accounting period beginning 1st July 2012, details of which are set out in Note 45.

採納上述新訂及經修訂的財務準則並無對該等綜合財務 報表所採用的會計政策引起 任何重大變動,除採用會計準 則第12號(修訂本)外,亦對 在該等綜合財務報表中反映 的本集團本期或過往會計期 間的業績及財務狀況並無重 大影響。

本集團並無提前採納已頒布 但於二零一二年七月一日開 始的會計期間仍未生效的新 訂及經修訂之財務準則。

本集團並無提前採納已頒布 但於二零一二年七月一日開 始的會計期間仍未生效的財 務準則之新準則、修訂及詮 譯,有關詳情載於附註45。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Consolidation

The consolidated financial statements of the Group incorporate the financial statements of the Company and all of its subsidiaries made up to 30th June.

(a) Subsidiaries

Subsidiaries are all entities (including special purpose entities) over which the Group has the power to govern the financial and operating policies generally accompanying a shareholding of more than one half of the voting rights. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Group controls another entity. The group also assesses existence of control where it does not have more than 50% of the voting power but is able to govern the financial and operating policies by virtue of de-facto control.

De-facto control may arise from circumstances where it does not have more than 50% of the voting power but is able to govern the financial and operating policies by virtue of de-facto control.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases.

The group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent 2 重要會計政策摘要(續)

2.2 綜合賬目

本集團的綜合財務報表包括本公司 及其所有附屬公司截至六月三十日 止的財務報表。

(a) 附屬公司

附屬公司指本集團有權管控 其財政及營運政策而控制 所有實體(包括特殊目的實 體),一般附帶超過半數投票 權的股權。在評定本集團是否 控制另一實體時,目前可行使 或可兑換之潛在投票權之存 在及影響均予考慮。如本集團 不持有超過50%投票權,但有 能力基於實質控制權而管控 財務和經營政策,也會評估是 否存在控制權。

實質控制權可來自並無擁有 超過50%投票權但透過實際 控制權而有權管控財務和經 營政策等情況。

附屬公司在控制權轉移至本 集團之日起全面綜合入賬。附 屬公司在控制權終止之日起 停止綜合入賬。

本集團利用購買法將業務合 併入賬。購買一子公司所轉讓 的對價,為所轉讓資產、對被 收購方的前所有人產生的負 債,及本集團發行的股本權益 的公允價值。所轉讓的對價包 括或有對價安排所產生的任 何資產和負債的公允價值。在 業務合併中所購買可辨認的

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Consolidation (Continued)

(a) Subsidiaries (Continued)

consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. The group recognizes any non-controlling interest in the acquiree on an acquisition-by-acquisition basis, either at fair value or at the non-controlling interest's proportionate share of the recognized amounts of acquiree's identifiable net assets.

Inter-company transactions, balances and unrealized gains on transactions between group companies are eliminated. Unrealized losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

In the Company's balance sheet, the investments in subsidiaries are stated at cost less provision for impairment losses (Note 2.8). The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

Impairment testing of the investments in subsidiaries is required upon receiving dividends from these investments if the dividend exceeds the total comprehensive income of the subsidiary in the period the dividend is declared or if the carrying amount of the investment in the separate financial statements exceeds the carrying amount in the consolidated financial statements of the investee's net assets including goodwill.

2 重要會計政策摘要(續)

2.2 綜合賬目(續)

(a) 附屬公司(續)

資產以及所承擔的負債及或 有負債,首先以彼等於購買日 期的公允價值計量。就個別收 購基準,本集團可按公允價值 或按非控制性權益應佔被購 買方淨資產的比例,計量被收 購方的非控制性權益。

集團內公司間之交易、結餘及 交易之未實現收益予以對銷。 除非交易提供所轉讓資產減 值之憑證,否則未實現虧損亦 予以對銷。附屬公司的會計政 策已按需要作出改變,以確保 與本集團採用之政策符合一 致。

在本公司之資產負債表內, 於附屬公司之投資按成本值 扣除減值虧損撥備列賬(附註 2.8)。附屬公司之業績由本公 司按已收及應收股息入賬。

如股利超過宣派股利期內子 公司的總綜合收益,或如在獨 立財務報表的投資帳面值超 過合併財務報表中被投資公 司凈資產(包括商譽)的帳面 值,則必須對子公司投資作減 值測試。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Consolidation (Continued)

(b) Jointly controlled entities

Jointly controlled entities are entities which operate under a contractual arrangement whereby the Group and other parties undertake an economic activity which is subject to joint control and none of the participating parties has unilateral control over the economic activity.

Interests in jointly controlled entities are accounted for using the equity method of accounting. Under the equity method, the interests are initially recognized at cost, and the carrying amount is increased or decreased to recognize the investor's share of the profit or loss of the investee after the date of acquisition.

The Group's share of post-acquisition profit or loss is recognized in the consolidated statement of comprehensive income, and its share of post-acquisition movements in other comprehensive income is recognized in other comprehensive income with a corresponding adjustment to the carrying amount of the investment. When the Group's share of loss in a jointly controlled entity equals or exceeds its interest in the jointly controlled entity, including any other unsecured receivables, the Group does not recognize further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the jointly controlled entity.

2 重要會計政策摘要(續)

2.2 綜合賬目(續)

- (b) 共同控制實體
 - 共同控制實體指本集團與其 他人士以合約安排方式共同 進行經濟活動,該活動受雙方 共同控制,任何一方概無單獨 控制權。

於共同控制實體之權益採用 權益會計法入賬。根據權益 法,權益初步按成本值確認, 而賬面值增加或減少以確認 投資者於收購日期後應佔投 資對象之損益份額。

本集團應佔收購後損益於綜 合全面收益表確認,而其應佔 其他全面收益之收購後變動 對於資賬面值作出相應調整。 當虧損寬體之應佔共同控制實體和等於或超過其於何 其他無相體之權益(包括任何 其他無再確認進一步虧損,除 非其已產生法定或推定責付 款項。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Consolidation (Continued)

(b) Jointly controlled entities (Continued)

The Group determines at each reporting date whether there is any objective evidence that the interest in any of the jointly controlled entity is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the jointly controlled entity and its carrying amount and recognizes the amount adjacent to share of profit/(loss) of jointly controlled entities in the consolidated statement of comprehensive income.

Profits and losses resulting from upstream and downstream transactions between the Group and its jointly controlled entities are recognized in the Group's financial statements only to the extent of unrelated investor's interests in the jointly controlled entities. Unrealised losses are eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of jointly controlled entities have been changed where necessary to ensure consistency with the policies adopted by the Group. 2 重要會計政策摘要(續)

2.2 綜合賬目(續)

(b) 共同控制實體(續) 本集團於各報告日期釐定是 否有客觀證據證明任何共同 控制實體之權益已減值。倘出 現此情況,本集團根據共同控 制實體之可收回金額與其賬 面值之間之差額計算減值金 額,並於綜合全面收益表「應 佔共同控制實體之利潤/(虧 損)」內確認該金額。

> 本集團與其共同控制實體間 之上游及下游交易所產生損 益僅以無關連投資者於共同 控制實體之權益為限,於本集 團之財務報表確認。未變現虧 損予以對銷,除非交易提供證 據證明所轉讓資產出現減值。 如有需要,共同控制實體之會 計政策已予更改,以確保與本 集團所採納政策保持一致。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Consolidation (Continued)

(c) Jointly controlled assets

Jointly controlled assets are assets of a joint venture over which the Group has joint control with other venturers in accordance with contractual arrangements and through the joint control of which the Group has control over its share of future economic benefits earned from the assets.

The Group's share of jointly controlled assets and any liabilities incurred jointly with other venturers are recognized in the consolidated balance sheet and classified according to their nature. Liabilities and expenses incurred directly in respect of its interests in jointly controlled assets are accounted for on an accrual basis. Income from the sale or use of the Group's share of the output of the jointly controlled assets together with its share of any expenses incurred by the joint ventures, are recognized in the consolidated statement of comprehensive income when it is probable that the economic benefits associated with the transactions will flow to or from the Group.

2 重要會計政策摘要(續)

2.2 綜合賬目(續)

- (c) 共同控制資產
 - 共同控制資產指本集團與其 他合營者根據合約安排共同 控制的資產,集團並可透過共 同控制,從而控制本集團可分 佔由該些資產將來賺取的經 濟利益。

集團應佔共同控制資產及與 其他合營者產生的所有負債, 根據有關性質分類,已在綜合 資產負債表內確認。而因共同 產人的權益而直接 時以應計團應佔共同在年或 量所產出的人,及應佔由合營有 時的收入,及應佔由合營有 是所產生的所有費用,而當能 流入或流出集團時,均已在綜 合全面收益表內確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.3 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker (the "CODM"). The CODM, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Chairman of the Group that makes strategic decisions.

Segment revenue, expenses, results, assets and liabilities include items directly attributable to a segment as well as those that can be allocated on a reasonable basis to that segment. Segment revenue, expenses and segment performance include transactions between segments. Inter-segment pricing is based on similar terms as those available to other external parties for similar services. These transactions are eliminated upon consolidation.

Segment capital expenditure is the total cost incurred during the year to acquire segment assets (both tangible and intangible) that are expected to be used for more than one year.

Unallocated items mainly comprise financial and corporate assets and liabilities, cash and cash equivalents, deferred income tax assets, deferred income tax liabilities, taxation payable and interest income.

2 重要會計政策摘要(續)

2.3 分部報告

經營分部按照向首席經營決策者提 供的內部報告貫徹一致的方式報 告。首席經營決策者被認定為作出 策略性決定的本集團之主席負責分 配資源和評估經營分部的表現。

分類收益、開支、業績、資產及負 債包括一項分類直接應佔的項目及 可合理分配至該分類的項目。分類 收益、開支及分類表現包括分類間 交易。分類間價格乃按為類似服務 的其他外界人士提供的類似條款釐 定。該等交易在綜合時抵銷。

分類資本開支指年內產生以購買分 類資產(有形及無形)的總成本,有 關資產預期將可使用一年以上。

未分配項目主要包括財務及公司資 產與負債、現金及現金等價物、遞 延所得税資產、遞延所得税負債、 應繳税項及利息收入。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.4 Foreign currency translation

(a) Functional and presentation currency

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

(b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or vacation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognized in the consolidated statement of comprehensive income within "other (losses)/gains-net".

Changes in the fair value of monetary securities denominated in foreign currency classified as available for sale are analyzed between translation differences resulting from changes in the amortized cost of the security and other changes in the carrying amount of the security. Translation differences related to changes in amortized cost are recognized in the consolidated statement of comprehensive income, and other changes in carrying amount are recognized in other comprehensive income.

2 重要會計政策摘要(續)

2.4 外幣匯兑

(a) 功能和列賬貨幣

本集團每個實體的財務報表 所列項目均以該實體營運所 在的主要經濟環境的貨幣計 量(「功能貨幣」)。綜合財務 報表以港幣呈報·港幣為本公 司的功能及本集團的列賬貨 幣。

(b) 交易及結餘

外幣交易採用交易日的匯率 或項目重新計量的估值換算 為功能貨幣。結算此等交易 產生的匯兑收益和虧損以及 將外幣計值的貨幣資產和負 債以年終匯率換算產生的匯 兑收益和虧損在綜合全面收 益表內的「其他(虧損)/收 益-淨額」中確認。

以外幣為單位被分類為可供 出售的貨幣性證券的公平值 變動,按照證券的攤銷成本變 動與該證券賬面值的其他變 動所產生的折算差額進行分 析。與攤銷成本變動有關的折 算差額於綜合全面收益表中 確認,賬面值的其他變動則於 其他全面收入中確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.5 Property, plant and equipment

Land and buildings comprise mainly warehouses and offices. Leasehold land classified as financial lease and all other property, plant and equipment is stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items. Cost may also include transfers from equity of any gains/losses on qualifying cash flow hedges of foreign currency purchases of property, plant and equipment.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognized. All other repairs and maintenance are charged to the consolidated statement of comprehensive income during the financial period in which they are incurred.

2 重要會計政策摘要(續)

2.5 物業、機器及設備

土地及樓宇主要包括貨倉和辦公 室。分類為融資租賃的租賃土地和 所有其他物業、機器及設備按歷史 成本減折舊列賬。歷史成本包括購 買該等項目直接應佔的開支。成本 亦可包括從權益中轉撥的有關物 業、機器及設備利用外幣購買的合 資格現金流量套期產生的任何收 益/虧損。

後續成本只有在很可能為本集團帶 來與該項目有關的未來經濟利益, 而該項目的成本能可靠計量時,才 包括在資產的賬面值或確認為一項 單獨資產(倘適用)。已更換零件的 賬面值已被終止確認。所有其他維 修及保養費用在產生的財政期間內 於綜合全面收益表內確認為一項開 支。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.5 Property, plant and equipment (Continued)

Leasehold land classified as finance lease commences amortization from the time when the land interest becomes available for its intended use. Amortization on leasehold land classified as finance lease and depreciation on other assets is calculated using the straight-line method to allocate their cost to their residual values over their estimated useful lives, as follows: 2 重要會計政策摘要(續)

2.5 物業、機器及設備(續)

分類為融資租賃的租賃土地自土地 權益可供其擬定用途時開始攤銷。 分類為融資租賃的租賃土地的攤銷 及其他資產的折舊採用以下的估計 可使用年期將其成本按直線法分攤 至其剩餘價值計算:

Leasehold land classified as finance lease	Shorter of useful life or lease term
Buildings	Shorter of useful life or lease term
Leasehold improvements	Shorter of useful life or lease term
Machinery and equipment Others	3 – 5 years 5 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each balance sheet date.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 2.8).

Gains or losses on disposals are determined by comparing the proceeds with the carrying amount and are recognized within "other (losses)/gains – net" in the consolidated statement of comprehensive income.

分類為融資租賃	可使用年期或
的租賃土地	租賃年期的
	較短者
樓宇	可使用年期或
	租賃年期的
	較短者
租賃物業裝修	可使用年期或
	租賃年期的
	較短者
機器及設備	3至5年
其他	5年

資產的剩餘價值及可使用年期在每 個結算日進行檢討,及在適當時調 整。

若資產的賬面值高於其估計可收回 價值,其賬面值即時撇減至可收回 金額(附註2.8)。

出售收益或虧損按所得款與賬面值 的差額釐定,並在綜合全面收益表 內的「其他(虧損)/收益-淨額」 中確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.6 Investment properties

Investment properties principally comprising leasehold land and buildings, that is held for long-term rental yields or for capital appreciation or both and that is not occupied by the companies in the consolidated group, is classified as investment property.

Investment property is measured initially at its cost, including related transaction costs and where applicable borrowing costs.

After initial recognition, investment property is carried at fair value. Fair value is based on active market prices, adjusted, if necessary, for any difference in the nature, location or condition of the specific asset. If this information is not available, the Group uses alternative valuation methods such as recent prices on less active markets or discounted cash flow projections. These valuations of the investment properties are performed in accordance with the guidance issued by the Hong Kong Institute of Surveyors. These valuations are reviewed annually by external valuers.

The fair value of investment property reflects, among other things, rental income from current leases and assumptions about rental income from future leases in the light of current market conditions.

The fair value also reflects, on a similar basis, any cash outflows that could be expected in respect of the property. Some of those outflows are recognized as a liability, including finance lease liabilities in respect of land classified as investment property; others, including contingent rent payments, are not recognized in the consolidated financial statements.

2 重要會計政策摘要(續)

2.6 投資物業

為獲得長期租金收益或作資本升值 或兩者,且並非由綜合集團內的公 司佔用的物業列為投資物業,主要 包括租賃土地和樓宇。

投資物業初步按其成本計量,包括 相關的交易成本及其借貸費用。

在初步確認後,投資物業按公平值 列賬。公平值根據活躍市場價格計 算,如有需要就個別資產的性質、 地點或狀況的任何差異作出調整。 如沒有此項資料,本集團利用其他 估值方法,例如較不活躍市場的近 期價格或貼現現金流量預測法。物 業估值乃根據香港測量師學會所發 出之指引進行。外聘估值師會每年 檢討此等估值。

投資物業的公平值反映(包括其他) 來自現有租賃的租金收入,及在現 時市場情況下未來租賃的租金收入 假設。

公平值亦反映,在類似基準下物業 預期的任何現金流出。此等現金流 出部份確認為負債,包括列為投資 物業的土地有關的融資租賃負債; 而其他,包括或然租金款項,不在 綜合財務報表列賬。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.6 Investment properties (Continued)

Subsequent expenditure is charged to the asset's carrying amount only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed in the consolidated statement of comprehensive income during the financial period in which they are incurred.

Changes in fair values are recognized in the consolidated statement of comprehensive income.

If an investment property becomes owner-occupied, it is reclassified as property, plant and equipment, and its fair value at the date of reclassification becomes its cost for accounting purposes.

2.7 Leased assets

(a) Operating lease

Where the Group has the use of assets held under operating leases, payment made under the leases are charged to the consolidated statement of comprehensive income over the accounting periods covered by the lease term except where an alternative basis is more representative of the pattern of benefits to be derived from the leased asset. Lease incentives received are recognized in the consolidated statement of comprehensive income as an integral part of the aggregate net lease payments made. Contingent rentals are charged to the consolidated statement of comprehensive income in the accounting period in which they are incurred. 2 重要會計政策摘要(續)

2.6 投資物業(續)

其後支出只有在與該項目有關的未 來經濟利益有可能流入本集團,而 該項目的成本能可靠衡量時,才計 入在資產的賬面值中。所有其他維 修及保養成本在產生的財政期間內 於綜合全面收益表內支銷。

公平值變動在綜合全面收益表內列 賬。

若投資物業變成業主自用,會被重 新分類為物業、機器及設備,其於 重新分類日期的公平值,就會計目 的而言變為其成本。

2.7 租賃資產

(a) 營運租賃

倘本集團擁有經營租賃項下 持有資產的使用權,根據租賃 支付的款項於租約年期所涵 蓋的會計期間內分期按同等 比例在綜合全面收益表內扣 除非其他基準更能代表租 賃資產所產生的收益模式,則 作別論。收取的租賃優惠在綜 合全面收益表內確認,作為所 付總租賃款項淨額的必需部 分。或然租金於其產生的會計 期間在綜合全面收益表內扣 除。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.7 Leased assets (Continued)

(a) Operating lease (Continued)

The cost of acquiring land held under an operating lease is stated in the consolidated balance sheet as 'Leasehold land' and is amortized to the consolidated statement of comprehensive income on a straight-line basis over the period of the lease term except where the property is classified as an investment property.

(b) Finance lease

Leases of assets where the Group has substantially all the risks and rewards of ownership are classified as finance leases. Finance leases are capitalized at the lease's commencement at the lower of the fair value of the leased property and the present value of the minimum lease payments. Each lease payment is allocated between the liability and finance charges so as to achieve a constant rate on the finance balance outstanding. The corresponding rental obligations, net of finance charges, are included in current and noncurrent borrowings. The interest element of the finance cost is recognized in the consolidated statement of comprehensive income over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period. The investment properties acquired under finance leases are carried at their fair value.

2 重要會計政策摘要(續)

2.7 租賃資產(續)

- (a) 營運租賃(續)
 - 收購經營租賃項下持有土地 的成本於綜合資產負債表內 入賬列為「租賃土地」,並以 直線法於租約年期內在綜合 全面收益表內攤銷,惟倘該物 業分類為投資物業,則作別 論。
- (b) 融資租賃
 - 如本集團持有租賃資產擁有 權的差不多所有風險及回報, 分類為融資租賃。融資租賃在 租賃開始時按租賃物業之公 平值及最低租賃付款現值兩 者之較低者入賬。每項租金均 分攤為負債及財務開支,使財 務費用佔融資結欠額之常數 比率。相應租賃責任在扣除財 務開支後計入流動及非流動 貸款內。財務費用的利息部份 於租約期內在綜合全面收益 表內確認,使財務費用與每個 期間的負債餘額之比率為常 數定期利率。根據融資租賃取 得的投資物業按公平值列賬。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.8 Impairment of investments in subsidiaries and non-financial assets

Assets that have an indefinite useful life are not subject to amortization, and are tested annually for impairment. Assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment of each reporting date.

2.9 Non-current assets held for sale

Non-current assets are classified as assets held-forsale when their carrying amount is to be recovered principally through a sale transaction and a sale is considered highly probable. They are stated at the lower of carrying amount and fair value less costs to sell. Investment properties, even if held for sale, would continue to be measured in accordance with the policies set out elsewhere in Note 2.6. 2 重要會計政策摘要(續)

2.8 附屬公司及非金融資產投 資的減值

沒有確定使用年期之資產無需攤 銷,但最少每年就減值進行測試, 及當有事件出現或情況改變顯示賬 面值可能無法收回時就減值進行檢 討。減值虧損按資產之賬面值超出 其可收回金額之差額確認。可收回 金額以資產之公平值扣除銷售成本 或使用價值兩者之較高者為準。已 蒙受減值的非金融資產(除商譽以 外)在每個報告日期均就減值是否 可以撥回進行檢討。

2.9 持作出售之非流動資產

當非流動資產的賬面值將主要透過 一項出售交易收回而該項出售被視 為非常可能,則分類為持作出售的 資產。則該等資產按賬面值與公平 值減出售成本兩者的較低者列賬。 即使是持作出售之投資物業,將繼 續按照載於附註2.6之政策來衡量。

二零一三年年報 寰宇國際控股有限公司

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.10 Other intangible assets

The club membership is carried at cost less impairment losses.

The club membership has an indefinite useful life and is thus not subject to amortization. The club membership is tested at least annually for impairment and is reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

2.11 Financial assets

(a) Classification

The Group classifies its financial assets in the following categories: loans and receivables, and available for sale. The classification depends on the purpose for which the financial assets were acquired. Management determines the classification of its financial assets at initial recognition. 2 重要會計政策摘要(續)

2.10 其他無形資產

會籍乃按成本減除減值虧損列賬。

會籍沒有確定使用年期故無需攤 銷。會籍最少每年就減值進行測 試,及當有事件出現或情況改變顯 示賬面值可能無法收回時就減值進 行檢討。

若資產的賬面值高於其估計可收回 價值,其賬面值即時撇減至可收回 金額。

2.11 金融資產

(a) 分類

本集團將其金融資產分類為 以下類別:貸款及應收款項, 以及可供出售。分類視乎購入 金融資產之目的。管理層應在 初始確認時釐定金融資產的 分類。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.11 Financial assets (Continued)

(a) Classification (Continued)

(i) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets, except for the amounts that are settled or expected to be settled more than 12 months after the end of the reporting period. These are classified as non-current assets. The Group's loans and receivables comprise "loans and receivables", "accounts receivable", "deposits paid, prepayment and other receivables" and "cash and cash equivalents" in the consolidated balance sheet (Notes 2.17 and 2.18).

(ii) Available-for-sale financial assets Available-for-sale financial assets are nonderivatives that are either designated in this category or not classified in any of the other categories. They are included in non-current assets unless the investment matures or management intends to dispose of it within 12 months of the end of the reporting period. 2 重要會計政策摘要(續)

2.11 金融資產(續)

- (a) 分類(續)
 - (i) 貸款及應收款項 貸款及應收款項為有固 定或可確定付款額且沒 有在活躍市場上報價的 非衍生金融資產。此等 項目包括在流動資產 内,但若由報告期末起 計金額會支付或預期會 支付超過12個月方到期 者,則分類為非流動資 產。本集團的貸款及應 收款項由綜合資產負債 表「貸款及應收款項」、 「應收賬款」、「已付訂 金、預付款項及其他應 收款項」與「現金及現 金等價物」組成(附註 2.17及2.18)。
 - (ii) 可供出售的金融資產 可供出售的金融資產為 被指定作此類別或並無 分類為任何其他類別的 非衍生工具。除非投資 到期或管理層有意在報 告期末後12個月內處置 該投資,否則此等資產 列在非流動資產內。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.11 Financial assets (Continued)

(b) Recognition and measurement

Regular way purchases and sales of financial assets are recognized on the trade-date the date on which the Group commits to purchase or sell the asset. Investments are initially recognized at fair value plus transaction costs for all financial assets not carried at fair value through profit or loss. Financial assets are derecognized when the rights to receive cash flows from the investments have expired or have been transferred and the Group has transferred substantially all risks and rewards of ownership. Available-for-sale financial assets are subsequently carried at fair value. Loans and receivables are subsequently carried at amortized cost using the effective interest method.

Changes in the fair value of monetary and nonmonetary securities classified as available-forsale are recognized in other comprehensive income.

When securities classified as available for sale are sold or impaired, the accumulated fair value adjustments recognized in equity are included in the consolidated statement of comprehensive income as 'other losses/(gains) – net'. 2 重要會計政策摘要(續)

2.11 金融資產(續)

- (b) 確認及計量
 - 常規購買及出售的金融資產 在交易日確認一交易日指本 集團承諾購買或出售該資產 之日。對於以公平值計量但其 變動並非計入損益的所有金 融資產,其投資初始按其公平 值加交易成本確認。以公平值 計量且其變動計入損益的金 融資產,初始按公平值確認, 而交易成本則在利潤表支銷。 當從投資收取現金流量的權 利已到期或已轉讓,而本集團 已實質上將所有權的所有風 險和報酬轉讓時,金融資產即 終止確認。可供出售的金融資 產其後按公平值列賬。貸款及 應收款項其後利用實際利率 法按攤銷成本列賬。

分類為可供出售的貨幣性及 非貨幣性證券的公平值變動 在其他全面收益中確認。

當分類為可供出售的證券售 出或減值時,在權益中確認的 累計公平值調整列入綜合全 面收益表表內作為「其他虧損 /(收益)-淨額」。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.11 Financial assets (Continued)

(b) Recognition and measurement (Continued)

> Interest on available-for-sale securities calculated using the effective interest method is recognized in the consolidated statement of comprehensive income as part of other income. Dividends on available-for-sale equity instruments are recognized in the consolidated statement of comprehensive income as part of other income when the Group's right to receive payments is established.

2.12 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the consolidated balance sheet when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

2.13 Impairment of financial assets

(a) Assets carried at amortized cost

The Group assesses at the end of each reporting period whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is impaired and impairment losses are incurred only if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a 'loss event') and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated. 2 重要會計政策摘要(續)

2.11 金融資產(續)

(b) 確認及計量(續)

可供出售證券利用實際利率 法計算的利息在綜合全面收 益表內確認為其他收益之一 部份。至於可供出售權益工具 的股息,當本集團收取有關款 項的權利確定時,在綜合全面 收益表確認為其他收益之一 部份。

2.12 金融工具抵銷

如具法定權利抵銷確認金額及計劃 以淨額結算,或同時變賣資產以清 償負債,金融資產和金融負債互相 抵銷,而在綜合資產負債表內以淨 額列示。

2.13 金融資產之減值

(a) 按攤銷成本列賬之資產 本集團於各報告期末評估是 否有客觀證據證明某項財務 資產或某組財務資產經已減 值。倘因於初步確認資產絕已減 值。倘因於初步確認資產後 發生之一項或多項事件(「虧 損事件」)而出現客觀減值 證,而該(等)虧損事件對財 務資產或一組財務資產之估 計未來現金流量構成能可靠 計量之影響,財務資產或一組 財務資產方被視為減值及產 生減值虧損。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.13 Impairment of financial assets (Continued)

(a) Assets carried at amortized cost (Continued)

> For loans and receivables category, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate. The carrying amount of the asset is reduced and the amount of the loss is recognized in the consolidated statement of comprehensive income. If a loan or held-to-maturity investment has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate determined under the contract. As a practical expedient, the Group may measure impairment on the basis of an instrument's fair value using an observable market price.

> If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized (such as an improvement in the debtor's credit rating), the reversal of the previously recognized impairment loss is recognized in the consolidated statement of comprehensive income.

2 重要會計政策摘要(續)

2.13 金融資產之減值(續)

(a) 按攤銷成本列賬之資產 (續)

> 就貸款及應收款項類別而言, 虧損金額按資產賬面值與估 計未來現金流量(不包括尚未 產生之未來信貸虧損)按財務 資產原實際利率貼現之現值 兩者之差額計量。資產賬面值 值予以減少,而虧損金額於綜 合全面收益表確認。倘貸款按 浮動利率計息,則計量任何減 值虧損之貼現率乃根據合約 釐定之現行實際利率。在實際 運作上,本集團可能採用可觀 察之市價為工具之公允值計 量減值。

倘於其後期間減值虧損金額 減少,而該減少可客觀地與確 認減值後發生之事件有關(如 債務人信貸評級改善),則過 往確認之減值虧損撥回於綜 合全面收益表確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.13 Impairment of financial assets (Continued)

(b) Assets classified as available for sale

The Group assesses at the end of each reporting period whether there is objective evidence that a financial asset or a group of financial assets is impaired. For debt securities, the Group uses the criteria referred to in (a) above. In the case of equity investments classified as available for sale, a significant or prolonged decline in the fair value of the security below its cost is also evidence that the assets are impaired. If any such evidence exists for available-for-sale financial assets, the cumulative loss - measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognized in profit or loss - is removed from equity and recognized in profit or loss. Impairment losses recognized in the consolidated statement of comprehensive income on equity instruments are not reversed through the consolidated statement of comprehensive income. If, in a subsequent period, the fair value of a debt instrument classified as available for sale increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in the consolidated statement of comprehensive income, the impairment loss is reversed through the consolidated statement of comprehensive income.

2 重要會計政策摘要(續)

2.13 金融資產之減值(續)

(b) 列作可供出售之資產

本集團於各報告期末評估是 否有客觀證據證明某項財務 資產或某組財務資產經已減 值。就債務證券而言,本集團 採用上文(a)項所述之準則。就 分類為可供出售之股本投資 而言,證券公允值大幅或持續 下跌至低於其成本亦為資產 出現減值之證據。倘可供出售 財務資產出現任何有關證據, 其累計虧損(按收購成本與當 前公允值兩者之差額減該財 務資產過往於綜合全面收益 表確認之任何減值虧損計算) 則於權益中移除,並於綜合全 面收益表確認。於綜合收益表 確認之股本工具減值虧損不 會透過綜合收益表撥回。倘於 隨後期間,分類為可供出售之 債務工具之公允值增加,而該 增加能夠客觀地與於綜合收 益表確認減值虧損後發生之 事件有關,則減值虧損透過綜 合全面收益表撥回。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.14 Inventories

Inventories are stated at the lower of cost and net realizable value. Cost is determined using the weighted average basis. The cost of finished goods comprises raw materials, direct labour and an appropriate proportion of all production overhead. It excludes borrowing costs. Net realizable value is the estimated selling price in the ordinary course of business, less applicable variable selling expenses.

2.15 Film rights and films in progress

(a) Film rights

Film rights comprise fees paid and payable under agreements and direct expenses incurred during the production of films, for the reproduction and/or distribution of films in various videogram formats, film exhibition, licensing and sub-licensing of film titles.

Film rights are stated at cost less accumulated amortization and accumulated impairment losses.

The cost of film rights is amortized over the shorter of the underlying license period and their useful lives, with reference to projected revenues.

(b) Films in progress

Films in progress are stated at cost less any provision for impairment losses. Cost includes all direct costs associated with the production of films. Cost of films is transferred to film rights upon completion.

2 重要會計政策摘要(續)

2.14 存貨

存貨按成本及可變現淨值兩者的 較低者列賬。成本以加權平均基準 釐定。製成品的成本包括原材料、 直接勞工和應佔所有生產間接費用 之適當比例。這不包括貸款成本。 可變現淨值為在通常業務過程中的 估計銷售價,減適用的變動銷售費 用。

2.15 電影版權及製作中之電影

(a) 電影版權 電影版權指就複製及發行不 同錄像制式發行電影、電影放 映及授出及轉授電影版權而 根據協議支付及應付之費用 及在電影製作產生之直接開 支。

> 電影版權乃按成本減累計攤 銷及累計減值虧損列賬。

> 電影版權成本乃參考預算收 入,按版權期限及其使用年期 (以較短者為準)而攤銷。

- (b) 製作中之電影
 - 製作中之電影乃按成本減任 何減值虧損撥備列賬。成本包 括所有涉及電影製作之直接 成本。電影成本於完成後轉撥 至電影版權。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.15 Film rights and films in progress (Continued)

(c) Impairment

At each balance sheet date, both internal and external market information are considered to assess whether there is any indication that assets included in film rights and films in progress are impaired. If any such indication exists, the carrying amount of such assets is assessed and where relevant, an impairment loss is recognized to reduce the asset to its recoverable amount. Such impairment losses are recognized in the consolidated statement of comprehensive income.

2.16 Film deposits

Film deposits comprise deposits paid for the acquisition of film rights and deposits paid to production houses, artistes and others prior to the production of films. The balance payable under agreements for acquisition and production of film rights is disclosed as a commitment. Provision for film deposits is made to the extent that they are not expected to generate any future revenue for the Group.

2 重要會計政策摘要(續)

2.15 電影版權及製作中之 電影(續)

(c) 減值

在每年結算日,電影版權及製 作中之電影皆透過內部及外 界所獲得的資訊,評核該等資 產有否耗蝕。如有跡象顯示該 等資產出現耗蝕,則估算其可 收回價值,及在合適情況下將 減值虧損入賬以將資產減至 其可收回價值。此等減值虧損 會在綜合全面收益表內確認。

2.16 電影訂金

電影訂金指購買電影版權之訂金及 於電影開拍前支付給製作公司、藝 人及其他之訂金。根據協議用作購 入電影版權及電影製作之應付餘款 則以承擔形式披露。倘預期電影訂 金日後不會為本集團帶來任何收 入,則須就電影訂金作出撥備。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.17 Accounts and other receivables

Accounts receivable are amounts due from customers for merchandise sold or services performed in the ordinary course of business. If collection of accounts and other receivables is expected in one year or less (or in the normal operating cycle of the business if longer), they are classified as current assets. If not, they are presented as non-current assets.

Accounts and other receivables are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method, less provision for impairment.

A provision for impairment of accounts and other receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of receivables. Significant financial difficulties of the debtor, probability that the debtor will enter bankruptcy or financial reorganization, and default or delinquency in payments are considered indicators that the accounts receivable is impaired. The amount of the provision is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. The carrying amount of the assets is reduced through the use of an allowance account, and the amount of the loss is recognized in the consolidated statement of comprehensive income within 'other operating expenses'. When a receivable is uncollectible, it is written off against the allowance account for accounts receivable. Subsequent recoveries of amounts previously written off are credited against 'other operating expenses' in the consolidated statement of comprehensive income.

2 重要會計政策摘要(續)

2.17 應收賬款及其他應收款項

應收賬款為在日常經營活動中就商 品銷售或服務執行而應收客戶的款 項。如應收賬款及其他應收款項的 收回預期在一年或以內(如仍在正 常經營週期中,則可較長時間),其 被分類為流動資產。否則分類為非 流動資產。

應收賬款及其他應收款項初步以公 平值確認,其後利用實際利息法按 攤銷成本扣除減值撥備計量。

當有客觀證據證明本集團將無法按 應收款項的原有條款收回所有款項 時,即就應收賬款及其他應收款項 設定減值撥備。應收賬款客戶面對 嚴重財政困難、應收賬款客戶將會 破產或財務重組、及違約未付或逾 期未付款項均被視為應收賬款出現 減值的跡象。撥備金額為資產賬面 值與按實際利率貼現的估計未來現 金流量的現值兩者的差額。撥備金 額在綜合全面收益表內確認為「其 他經營費用」。當應收款項不可收回 時,用其撇銷應收賬款之備抵賬。 先前已撇銷及其後收回之應收賬款 於綜合全面收益表內與「其他經營 費用」對銷。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.18 Cash and cash equivalents

Cash and cash equivalents include cash in hand, deposits held at call with banks, other short-term highly liquid investments with original maturities of three months or less.

2.19 Share capital

Ordinary shares are classified as equity.

Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

2.20 Accounts payable

Accounts payable are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Accounts payable are classified as current liabilities if payment is due within one year or less (or in the normal operating cycle of the business if longer). If not, they are presented as non-current liabilities.

2 重要會計政策摘要(續)

2.18 現金及現金等價物

現金及現金等價物包括手頭現金、 銀行通知存款及原到期日為三個月 或以下的其他短期高流動性投資。

2.19 股本

普通股分類為權益。

與發行新股或購股權直接相關之遞 增成本於扣除税項後於權益中列為 所得款項之減項。

2.20 應付賬款

應付賬款為在日常經營活動中購買 商品或服務而應支付的義務。如應 付賬款的支付日期在一年或以內 (如仍在正常經營週期中,則可較長 時間),其被分類為流動負債。否則 分類為非流動負債。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.21 Current and deferred income tax

The tax expense for the period comprises current and deferred tax. Tax is recognized in the consolidated statement of comprehensive income, except to the extent that it relates to items recognized in other comprehensive income or directly in equity. In this case the tax is also recognized in other comprehensive income or directly in equity, respectively.

(a) Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation and establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

2 重要會計政策摘要(續)

2.21 當期及遞延所得税

本期間的税項支出包括當期和遞延 税項。税項在綜合全面收益表中確 認,但與在其他全面收益中或直接 在權益中確認的項目有關者則除 外。在該情況下,税項亦分別在其 他綜合收益或直接在權益中確認。

- (a) 當期所得税
 - 當期所得税支出根據本公司 及其附屬公司營運及產生應 課税收入的國家於結算日已 頒佈或實質頒佈的税務法例 計算。管理層就適用税務法例 詮釋所規限的情況定期評估 報税表的狀況,並在適用情況 下根據預期須向税務機關支 付的税款設定撥備。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.21 Current and deferred income tax (Continued)

(b) Deferred income tax

Inside basis differences

Deferred income tax is recognized, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realized or the deferred income tax liability is settled.

Deferred income tax assets are recognized to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilized.

Outside basis differences

Deferred income tax is provided on temporary differences arising on investments in subsidiaries, except for deferred tax liabilities where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future. 2 重要會計政策摘要(續)

2.21 當期及遞延所得税(續)

(b) 遞延所得税

內部基準差異 **褫延所得税利用負債法就**資 產和負債的税基與在資產和 自信在綜合財務報表的賬面 值之差產生的暫時差異而確 認。然而,若遞延所得税來自 在交易(不包括企業合併)中 對資產或負債的初步確認, 而在交易時不影響會計損益 或應課税盈虧,則不作記賬。 遞延所得税採用在結算日前 已頒布或實質頒布,並在有關 之遞延所得税資產實現或遞 延所得税負債結算時預期將 會適用之税率(及法例)而釐 定。

遞延所得税資產是就可能有 未來應課税盈利而就此可使 用暫時差異而確認。

外部基準差異

遞延所得税就附屬公司投資 產生之暫時差異而撥備,但假 若本集團可以控制遞延所得 税負債之暫時差異之撥回時 間,而暫時差異在可預見將來 有可能不會撥回則除外。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.21 Current and deferred income tax (Continued)

(c) Offsetting

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes assets and liabilities relate to income taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

2.22 Employee benefits

(a) Employee leave entitlements

Employee entitlements to annual leave and long service leave are recognized when they accrue to employees. A provision is made for the estimated liability for annual leave and long service leave as a result of services rendered by employees up to the balance sheet date.

Employee entitlements to sick leave and maternity leave are not recognized until the time of leave.

(b) Pension obligations

The Group contributes to Mandatory Provident Fund in Hong Kong, the assets of which are held in separate trustee – administered funds. The pension plan is funded by payments from employees and by the relevant Group companies.

The Group's contributions to the defined contribution retirement scheme are expensed as incurred and are not reduced by contributions forfeited by those employees who leave the scheme prior to vesting fully in the contributions.

2 重要會計政策摘要(續)

2.21 當期及遞延所得税(續)

- (c) 抵銷
 - 當有法定可執行權力將當期 税項資產與當期税務負債抵 銷,且遞延所得税資產和負債 涉及由同一税務機關對應課 税主體或不同應課税主體但 有意向以淨額基準結算所得 税結餘時,則可將遞延所得税 資產與負債互相抵銷。

2.22 僱員福利

(a) 僱員應享假期 僱員在年假和長期服務休假 之權利在僱員應享有時確認。 本集團為截至結算日止僱員 已提供之服務而產生之年假 和長期服務休假之估計負債 作出撥備。

> 僱員之病假及產假不作確認, 直至僱員正式休假為止。

- (b) 退休金責任
 - 本集團向香港的強制性公積 金作出供款,有關資產以獨立 形式由託管人管理之基金持 有。強積金由僱員及有關集團 公司所作供款提供資金。

集團向該界定供款退休計劃 作出之供款在發生時作為費 用支銷,而員工在全數取得既 得之利益前退出計劃而被沒 收之僱主供款將不會用作扣 減此供款。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.23 Share-based compensation

(a) Equity-settled share-based compensation transactions

The Group operates a share-based compensation plan, under which the entity receives services from employees (and including directors) as consideration for share options of the Group. The fair value of the employee services received in exchange for the grant of the share options is recognized as an expense. The total amount to be expensed is determined by reference to the fair value of the share options granted:

- including any market performance conditions (for example, an entity's share price);
- excluding the impact of any service and non-market performance vesting conditions (for example, profitability, sales growth targets and remaining an employee of the entity over a specified time period); and
- including the impact of any non-vesting conditions (for example, the requirement for employees to save).

2 重要會計政策摘要(續)

2.23 股份報酬

- (a) 以股權結算之股份報酬 交易
 - 本集團設有一項股份報酬計 劃,在該計劃下,實體獲取僱 員(包括董事)作為本集團之 購股權之代價。僱員提供服務 而授予之購股權之公平值確 認為費用。列作為費用之總金 額乃參考所授予購股權之公 平值釐定:
 - 包括任何市場表現條件 (如寘體之股價);
 - 不包括任何非市場表現 之歸屬條件所產生之影響(如盈利能力、銷售 額增長目標及員工在特 定時期內留任實體);
 及
 - 包括任何非歸屬條件 之影響(如規定員工儲 蓄)。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.23 Share-based compensation

(a) Equity-settled share-based compensation transactions (Continued)

> Non-market performance and service conditions are included in assumptions about the number of share options that are expected to vest. The total expense is recognized over the vesting period, which is the period over which all of the specified vesting conditions are to be satisfied.

> In addition, in some circumstances employees may provide services in advance of the grant date and therefore the grant date fair value is estimated for the purposes of recognising the expense during the period between service commencement period and grant date. At the end of each reporting period, the Group revises its estimates of the number of share options that are expected to vest based on the nonmarketing performance and service conditions. It recognizes the impact of the revision to original estimates, if any, in the consolidated statement of comprehensive income, with a corresponding adjustment to equity.

> When the share options are exercised, the Company issues new shares. The proceeds received net of any directly attributable transaction costs are credited to share capital (nominal value) and share premium.

2 重要會計政策摘要(續)

2.23 股份報酬(續)

(a) 以股權結算之股份報酬 交易(續)

> 在假定預期可予以歸屬之購 股權數目時,亦一併考慮非市 場性質之歸屬條件。費用總額 於歸屬期內確認,所有已確立 之歸屬條件須於歸屬期內達 成。

> 此外,在若干情況下,僱員可 於授出日期前提供服務及因 此授出日期時之公平值將以 於服務開始期及授出日期期 間確認為費用以作估計。於 報告期末,本集團根據非市場 輕質之歸屬條件修訂其預期 歸屬之估計購股權數目。在 宗 估計所生之影響(如有),及 於餘下歸屬期內對股本作出 相應調整。

> 倘購股權獲行使,本公司將發 行新股。已收款項(扣除任何 直接應計交易成本)在行使購 股權時撥入股本(面值)及股 份溢價。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.23 Share-based compensation (Continued)

(b) Share-based compensation transactions among group entities

> The grant by the Company of share options over its equity instruments to the employees of subsidiary undertakings in the Group is treated as a capital contribution. The fair value of employee services received, measured by reference to the grant date fair value, is recognized over the vesting period as an increase to investment in subsidiary undertakings, with a corresponding credit to equity in the parent entity financial statements.

2.24 Provisions

Provisions are recognized when: (i) the Group has a present legal or constructive obligation as a result of past events; (ii) it is probable that an outflow of resources will be required to settle the obligation; and (iii) the amount has been reliably estimated. Provisions are not recognized for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognized even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provision are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax that reflects current market assessment of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognized as interest expense.

2 重要會計政策摘要(續)

2.23 股份報酬(續)

(b) 本集團實體當中之股份 報酬交易

> 本公司向本集團附屬公司之 僱員授出購權權益將被視為 資本投入。僱員提供服務之公 平值乃參考授出日期時之公 平值計量,於歸屬期內確認為 增加對附屬公司之投資,並相 應計入母公司實體財務報表 內之權益內。

2.24 撥備

在出現以下情況下會作出撥備:(i) 本集團因已發生的事件而產生現有 的法律或推定責任;(ii)較可能需要 有資源流出以償付責任;及(iii)金額 已經可靠估計。撥備將不會於未來 之營運虧損中獲得確認。

如有多項類似責任,其需要在償付 中流出資源的可能性,根據責任的 類別整體考慮。即使在同一責任類 別所包含的任何一個項目相關的資 源流出的可能性極低,仍須確認撥 備。

撥備採用税前利率按照預期需償付 有關責任的開支的現值計量,該利 率反映當時市場對金錢時間值和有 關責任固有風險的評估。隨著時間 過去而增加的撥備確認為利息開 支。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.25 Revenue recognition

Revenue comprises the fair value of the consideration received or receivable for the sale of goods and services in the ordinary course of the Group's activities.

The Group recognizes revenue when the amount of revenue can be reliably measured, when, it is probable that future economic benefits will flow to the entity and when specific criteria have been met for each of the Group's activities as described below.

- (a) Revenue from the sale of goods is recognized on the transfer of risks and rewards of ownership, which generally coincides with the time when the goods are delivered to customers and the title has passed.
- (b) Income from the licensing and sub-licensing of film rights is recognized upon the delivery of the pre-recorded audio visual products and the materials for video features including the master tapes to the customers, in accordance with the terms of the underlying contracts.
- (c) Film exhibition income is recognized when the film is shown and the right to receive payment is established.
- (d) Operating lease and other rental income is recognized on a straight-line basis over the lease terms.
- (e) Interest income is recognized on a time proportion basis, taking into account the principal amounts outstanding and the interest rates applicable.

2 重要會計政策摘要(續)

2.25 收益確認

收益指本集團在通常活動過程中出 售貨品及服務的已收或應收代價的 公平值。

當收益的數額能夠可靠計量、未來 經濟利益很有可能流入有關實體, 而本集團每項活動均符合具體條件 時(如下文所述),本集團便會將收 益確認。

- (a) 銷售貨品所得收益於擁有權
 之風險及回報轉移後確認。風
 險及回報之轉移通常與貨品
 付運予客戶及所有權轉讓同
 時發生。
- (b) 授出及轉授電影版權之收入 根據有關合約之條款於預錄 影音產品及母帶等錄像正片 使用之素材付運予客戶後確 認入賬。
- (c) 電影放映之收入乃於電影放 映時及收取款項之權利獲確 定時確認入賬。
- (d) 經營租賃及其他租金收入乃 按租賃期以直線法確認入賬。
- (e) 利息收入乃按時間比例基準, 以未償還本金與適用利率計 算確認入賬。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.26 Dividend distribution

Dividend distribution to the Company's shareholders is recognized as a liability in the Group's consolidated financial statements in the period in which the dividends are approved by the Company's shareholders.

3 FINANCIAL RISK MANAGEMENT

3.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk and interest rate risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Group's financial performance. The policies for managing these risks are summarized below.

- (a) Market risk
 - (i) Foreign exchange risk

The Group is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the United States dollars ("US\$") and Renminbi ("RMB"). Foreign exchange risk arises from future commercial transactions, recognized assets and liabilities. Hong Kong dollars is pegged to the United States dollars and thus foreign exchange exposure is considered to be minimal. 2 重要會計政策摘要(續)

2.26 股息分派

向本公司股東分派的股息在股息獲 本公司股東批准的期間內於本集團 的綜合財務報表內列為負債。

3 財務風險管理

3.1 財務風險因素

本集團的活動承受著多種的財務風 險:市場風險(包括外匯風險及利 率風險)、信貸風險及流動資金風 險。本集團的整體風險管理計劃專 注於財務市場的難預測性,並尋求 盡量減低對本集團財務表現的潛在 不利影響。管理此等風險之政策總 括如下。

(a) 市場風險

(i)

外匯風險 本集團承受多種因不同 貨幣而產生的外匯風 險,主要涉及美元和人 民幣。外匯風險來自未 來商業交易以及已確認 資產和負債。由於港幣 與美元掛鈎,因此預計 承受的外匯風險極少。

3 FINANCIAL RISK MANAGEMENT

(Continued)

- 3.1 Financial risk factors (Continued)
 - (a) Market risk (Continued)

(ii) Interest rate risk

The Group has no significant interestbearing assets (except short-term deposits) and liabilities. The Group's exposure to changes in interest rates is mainly attributable to its interest-bearing assets including short-term bank deposits and other bank deposit.

As at 30th June 2013, if the interest rate increased/decreased by 50 basis-point with all other variables held constant, loss attributable to the equity holders of the Company for the year ended 30th June 2013 would have been approximately HK\$16,000 lower/higher (2012: HK\$27,000), mainly as a result of higher/ lower interest income on the short-term bank deposits.

(b) Credit risk

The Group's credit risk arises from cash and cash equivalents and deposits with bank and financial institutions, as well as credit exposures to customers, including outstanding receivables and committed transactions. Management has policies in place to monitor the exposures to these credit risks on an on-going basis. 3 財務風險管理(續)

3.1 財務風險因素(續)

- (a) 市場風險(續)
 - (ii) 利率風險
 - 本集團並無重大計息資 產(除短期銀行存款外) 及負債。利率之變動令 本集團承受的利率風險 主要來自包括短期銀行 存款及其他銀行存款在 內的計息資產。

於二零一三年六月三十 日,如其他因素維持不 變而利率增加/減少50 基點,截至二零一三年 六月三十日止年度之本 公司權益持有人應佔虧 損將會低出/高了約港 幣16,000元(二零一二 年:港幣27,000元),這 主要是由於短期銀行存 款帶來更高/更低的利 息收入。

- (b) 信貸風險
 - 本集團的信貸風險來自現金 及現金等價物和銀行與財務 機構的存款,亦有來自客戶的 信貸風險,包括未償付的應收 款項和已承諾交易。管理層有 制定政策以定期監察此等信 貸風險。

3 FINANCIAL RISK MANAGEMENT

(Continued)

3.1 Financial risk factors (Continued)

(b) Credit risk (Continued)

For banks and financial institutions, deposits are only placed with reputable banks. For credit exposures with customers, the Group has put in place policies to ensure that provision of services to customers with an appropriate credit history and the Group performs periodic credit evaluations of its customers. The Group's historical experience in collection of accounts receivable falls within the recorded allowances.

As at 30th June 2013, the Group granted the credit limit to two (2012: two) debtors. The table below shows the credit limit and balance of the debtors at the respective balance sheet dates.

3 財務風險管理(續)

As at 30th June

3.1 財務風險因素(續)

- (b) 信貸風險(續)
 - 在銀行與財務機構方面,存款 只存放於有信譽的銀行。至於 客戶的信貸風險方面,本集團 推行若干政策,以確保向適當 的信貸記錄的客戶提供服務 及本集團定期對客戶的信貸 狀況進行評估。根據本集團的 過往經驗,應收賬款之收取在 預設的限額之內。

於二零一三年六月三十日, 本集團授予信貸額予兩名(二 零一二年:兩名)應收賬款客 戶。下表顯示在各相應結算 日,有關應收賬款客戶的信貸 限額和結餘:

		於六月三十日				
		201	2013		2012	
		二零一	二零一三年		二零一二年	
		Credit limit	Utilized	Credit limit	Utilized	
		信貸限額	已使用	信貸限額	已使用	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		港幣千元	港幣千元	港幣千元	港幣千元	
Counterparty	交易對方					
Customer A	客戶A	330	101	330	57	
Customer B	客戶B	200	150	300	147	

No credit limits were exceeded during the reporting period, and management does not expect any losses from non-performance by these counterparties.

在報告期內,並無信貸超出所 定限額,而管理層亦不預期因 此等交易對方任何不履約的 行為而產生虧損。

3 FINANCIAL RISK MANAGEMENT

(Continued)

3.1 Financial risk factors (Continued)

(b) Credit risk (Continued)

The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to the counterparty's default history. The current portion of accounts receivable, which is not impaired is analyzed below:

3 財務風險管理(續)

3.1 財務風險因素(續)

- (b) 信貸風險(續)
 - 未過期或被減值的財務資產 之信貸質素可參照交易對方 過往的拖欠記錄作出評估。無 減值的即期應收賬款分析如 下:

			Dth June 三十日
		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Accounts receivable	應收賬款		
New customers	新客戶		
(less than 12 months)	(少於12個月)	224	211
Existing customers	現時客戶		
(more than 12 months)	(多於12個月)	625	1,571
Total	總額	849	1,782

As at 30th June 2013, accounts receivable of HK\$23,909,000 (2012: HK\$14,920,000) were past due but not impaired. These relate to a number of independent customers for whom there is no recent history of default. The ageing analysis of these accounts receivable by due dates is as follows:

於二零一三年六月三十日, 已過期但未被減值之應收賬 款為港幣23,909,000元(二 零一二年:港幣14,920,000 元)。該等賬款乃關於一些近 期並無拖欠記錄的獨立顧客。 已到期之應收賬款之賬齡分 析如下:

3 FINANCIAL RISK MANAGEMENT

3 財務風險管理(續)

(Continued)

- 3.1 Financial risk factors (Continued)
 - (b) Credit risk (Continued)

3.1 財務風險因素(續)

(b) 信貸風險(續)

		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Up to 90 days 91 days to 180 days Over 180 days	即期至90日 91日至180日 180日以上	9,326 4,761 9,822	8,269 4,030 2,621
		23,909	14,920
The table below shows the Gro Company's cash and cash equilant deposits with listed financial balance sheet dates.	uivalents and	結算日之理	本集團及本公司於 見金及現金等價物 上市財務機構之銀
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Group Cash and bank deposits with listed financial institutions	本集團 存放於上市財務機構之 現金及銀行存款	50,430	71,076
Company Cash and cash equivalents with listed financial institutions	本公司 存放於上市財務機構之 現金及現金等價物	80	79
None of the terms of financial ass			零一三年六月三十 內, 並 無 余 融 資 產

past due or impaired have been renegotiated during the year ended 30th June 2013 (2012: same). 於截至二零一三年六月三十 日止年度內,並無金融資產 之期限為已過期或已減值而 經重新協定(二零一二年:相 同)。

3 FINANCIAL RISK MANAGEMENT

(Continued)

3.1 Financial risk factors (Continued)

(c) Liquidity risk

The Group manages its liquidity risk by maintaining sufficient cash and monitoring the liquidity requirements from time to time.

The table below analyses the Group's and the Company's financial liabilities into relevant maturity groupings based on the remaining period from the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

3 財務風險管理(續)

3.1 財務風險因素(續)

- (c) 流動資金風險
 - 本集團透過保持充足現金及 不時監控其流動資金需求以 管理其流動資金風險。

下表顯示本集團及本公司的 財務負債及以淨額基準結算 的衍生財務負債,按照相關的 到期組別,根據由結算日至合 約到期日的剩餘期間進行分 析。在表內披露的金額為合約 性未貼現的現金流量。

3 FINANCIAL RISK MANAGEMENT

3 財務風險管理(續)

(Continued)

- 3.1 Financial risk factors (Continued)
 - (c) Liquidity risk (Continued)

3.1 財務風險因素(續)

(c) 流動資金風險(續)

	continuou,	(0		
		Less than 1 year 1年以下 HK\$'000 港幣千元	Over 1 year 1年以上 HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
Group	本集團			
At 30th June 2013 Accounts payable Other payables and	於二零一三年六月三十日 應付賬款 其他應付款項及應計支出	4,164	-	4,164
accrued charges		15,981	-	15,981
Obligations under finance leases	融資租賃承擔	4	_	4
Amount due to the ultimate holding	應付最終控股公司款項			
company		1	-	1
At 30th June 2012	於二零一二年六月三十日			
Accounts payable	應付賬款	4,302	-	4,302
Other payables and accrued charges	其他應付款項及應計支出	7,739	_	7,739
Obligations under finance leases	融資租賃承擔	15	_	15
Amount due to the ultimate holding	應付最終控股公司款項			
company		1	-	1
Company	本公司			
At 30th June 2013 Amounts due to	於二零一三年六月三十日 應付附屬公司款項			
subsidiaries Accrued charges	應計支出	29 1,491	-	29 1,491
At 30th June 2012	於二零一二年六月三十日			
Amounts due to subsidiaries	應付附屬公司款項	29		29
Accrued charges	應計支出	1,341	_	1,341

At 30th June 2013, the Group had no borrowing facilities (2012: same).

於二零一三年六月三十日,本 集團並無借貸額度(二零一二 年:相同)。

3 FINANCIAL RISK MANAGEMENT

(Continued)

3.2 Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets.

The Group monitors capital on the basis of gearing ratio. This ratio is calculated as total borrowings (including obligations under finance leases) divided by total capital. Total capital is calculated as 'equity', as shown in the consolidated balance sheet.

For the year ended 30th June 2013, the Group's strategy, which was unchanged from 2012, was to maintain a lower gearing ratio. The gearing ratio at 30th June 2013 fell to almost zero (2012: zero).

3 財務風險管理(續)

3.2 資本風險管理

本集團的資金管理政策,是保障集 團能繼續營運,以為股東提供回報 和為其他權益持有人提供利益,同 時維持最佳的資本結構以減低資金 成本。

為了維持或調整資本結構,本集團 可能會調整支付予股東的股息數 額、向股東分派的資本返還、發行 新股或出售資產。

本集團利用資本負債比率監察其資 本。此比率按照長期借貸(包括融 資租賃承擔)除以總資本計算。總 資本為「權益」(如綜合資產負債表 所列)。

截至二零一三年六月三十日止之年 度,本集團的策略與二零一二年比 較維持不變,為致力將資本負債比 率維持在一個較低之水平。於二零 一三年六月三十日,資本負債比率 下降至接近零水平(二零一二年: 零)。

3 FINANCIAL RISK MANAGEMENT

(Continued)

3.3 Fair value estimation

The table below analyzes financial instruments carried at fair value, by valuation method. The different levels have been defined as follows:

The carrying value less impairment provision of receivables and carrying value of payables are a reasonable approximation of their fair values.

Effective 1st July 2009, the Group adopted the amendment to HKFRS 7 for financial instruments that are measured in the consolidated balance sheet at fair value, this requires disclosure of fair value measurements by level of the following fair value measurement hierarchy:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1).
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (level 2).
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (level 3).

3 財務風險管理(續)

3.3 公平值估計

下表為按估值方法分析以公平值 列值之金融工具。不同等級分類如 下:

應收款項的賬面值減減值撥備和應 付款的賬面值為合理接近其公平 值。

由二零零九年七月一日起,本集團 採納財務準則第7號有關金融工具 在綜合資產負債表按公平值計量的 修改,其規定按下列公平值計量架 構披露公平值計量:

- 相同資產或負債在活躍市場的報價(未經調整)(第1 層)。
- 除了第1層所包括的報價外, 該資產和負債的可觀察的其 他輸入,可為直接(即例如 價格)或間接(即源自價格) (第2層)。
- 資產和負債並非依據可觀察 市場數據的輸入(即非可觀察 輸入)(第3層)。

3 FINANCIAL RISK MANAGEMENT

(Continued)

3.3 Fair value estimation (Continued)

The following table presents the Group's assets and liabilities that are measured at fair value at 30th June 2013 and 30th June 2012.

3 財務風險管理(續)

3.3 公平值估計(續)

下表顯示本集團資產和負債按於二 零一二年六月三十日和二零一三年 六月三十日計量的公平值。

Assets	資產	Level 3 第3層 HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
Available-for-sale financial assets – Equity securities Provision for impairment of available- for-sale financial assets	可供出售的金融資產 一權益證券 可供出售的金融資產 之減值撥備	3,005 (3,005)	3,005
Total assets	》 總資產		

If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3.

Specific valuation techniques used to value financial instruments include other techniques, such as discounted cash flow analysis, are used to determine fair value for the remaining financial instruments.

The following table presents the changes in level 3 instruments for the year ended 30th June 2013:

如一項或多項重大輸入並非根據可 觀察市場數據,則該工具列入第3 層。

用以估值金融工具的特定估值技術 包括其他技術,例如折算現金流量 分析,用以釐定其餘金融工具的公 平值。

下表顯示截至二零一三年六月三十 日止年度第3層工具的變動:

		Available-for-sale	
		financial assets	Total
		可供出售的金融資產	總額
		HK\$'000	HK\$'000
Assets	資產	港幣千元	港幣千元
At 1st July 2013 and 2012	於二零一三年及		
	二零一二年七月一日	-	-

4

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

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

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

(a) Impairment of film rights, films in progress and film deposits

The Group assesses annually whether the film rights, films in progress and film deposits have suffered any impairment, in accordance with the accounting policy stated in Note 2. Such annual assessment is performed specifically for each film and film deposit at each balance date with reference to the cast or scale of each film, current market conditions and each film deposit recipient's reputation, trade history and current financial position. According to the management's cash inflow forecast in respect of each film title and realization of each film deposit, an impairment losses of film rights HK\$7,381,000 (2012: HK\$1,470,000) and a write-off of film deposits of HK\$77,000 (2012: Nil) was recognized respectively in the consolidated statement of comprehensive income to reduce the carrying amounts of certain film rights and film deposits to their recoverable amounts. If projected cash inflow from these films were to deteriorate, additional provision for impairment may be required.

As at 30th June 2013, the carrying value of film rights, films in progress and film deposits amounted to approximately HK\$208,918,000 (2012: HK\$154,133,000).

關鍵會計估算及判斷

估算和判斷會被持續評估,並根據過往 經驗和其他因素進行評價,包括在有關 情況下相信未來事情的合理預測。

本集團對未來作出估算和假設。所得的 會計估算如其定義,很少會與其實際結 果相同。很大機會導致下個財政年度的 資產和負債的賬面值作出重大調整的估 算和假設討論如下。

(a) 電影版權、製作中之電影 及電影訂金之減值

誠如附註2所載之會計政策,本集 團按年評估電影版權、製作中之電 影及電影訂金是否遭受任何減值。 此按年之評估乃按每套電影及每筆 電影訂金於結算日參考每套電影之 演員陣容或規模現時之市場狀況及 每個收取電影訂金者之聲譽、交易 歷史及現時財政狀況而針對性地進 行。根據管理層就個別電影片目而 作出之現金流入預測及每筆電影訂 金的可變現性,已於綜合全面收益 表內分別確認電影版權減值虧損港 幣7,381,000元(二零一二年:港幣 1,470,000元)及電影訂金之撇銷港 幣77,000元(二零一二年:無),以 將若干電影版權及電影訂金之賬面 值減至其可收回數額。倘來自該等 電影之預測現金流入減少,則可能 需作出額外減值撥備。

於二零一三年六月三十日,電影版 權、製作中之電影及電影訂金之賬 面值約為港幣208,918,000元(二零 一二年:港幣154,133,000元)。

4 CRITICAL ACCOUNTING ESTIMATES 4 AND JUDGEMENTS (Continued)

(b) Provision for impairment of accounts receivable

The provision policy for accounts receivable of the Group is based on the evaluation of recoverability of those receivables and management's judgement. A considerable judgement is required in assessing the ultimate realization of these receivables, including the current creditworthiness and the past collection history and repayment pattern of each customer. During the year, no impairment loss was recognized in the consolidated statement of comprehensive income (2012: HK\$142,000). If the financial conditions of these customers were to deteriorate, additional provision for impairment may be required. As at 30th June 2013, the carrying value of accounts receivable amounted to approximately HK\$24,758,000 (2012: HK\$16,702,000).

(c) Amortization of film rights

The Group is required to estimate the projected revenue of the film rights based on the shorter of the underlying license period and their useful lives in order to ascertain the amount of amortization charges for each reporting period. The appropriateness of the amortization estimate requires the use of judgement and estimates with reference to the prevailing and future market conditions and the expected cash flow pattern of the projected revenue. Changes in these estimates and assumptions could have a material effect on the amortization expenses.

關鍵會計估算及判斷(續)

(b) 應收賬款之減值撥備

本集團應收賬款之撥備政策乃以對 該等應收款項可收回性作出之評 估及管理層之判斷為基礎。評估該 等應收款項之最終可變現性時需要 作出大量判斷,包括每名客戶之目 前信譽及過往收款歷史,以及還款 模式。於年內,綜合全面收益表內 並無減值虧損(二零一二年:港幣 142,000元)。倘該等客戶之財務狀 況變差,導致其付款能力減低,則 可能需要額外減值撥備。應收賬款 於二零一三年六月三十日之賬面值 約為港幣24,758,000元(二零一二 年:港幣16,702,000元)。

(c) 電影版權之攤銷

本集團須估計電影版權於版權期限 或其可用年期內(以較低為準)之 預計收入,以確定各呈報期間的攤 銷金額。本集團會參考當時和未來 市場狀況以及預計收入之預期現金 流量模式進行檢討以評估有關攤銷 估計是否適當。這些估計及假設的 改變可會對攤銷支出有重大影響。

4 CRITICAL ACCOUNTING ESTIMATES 4 AND JUDGEMENTS (Continued)

(d) Estimated valuation of investment properties

In determining the fair value, the valuer has based on property valuation techniques which involve, inter alia, certain estimates including comparable sales in the relevant market, current market rents for similar properties in the same location and condition, appropriate discount rates and expected future market rents. In relying on the valuation report, management has exercised their judgement and is satisfied that the method of valuation is reflective of the current market condition.

(e) Fair value of available-for-sale financial assets

The fair value of available-for-sale financial assets that are not traded in an active market is determined by using valuation techniques. The Group uses its judgement to select a variety of methods and make assumptions that are mainly based on market conditions existing at the end of each reporting period. The Group has used discounted cash flow analysis for the available-for-sale financial assets that are not traded in active markets. Changes in these estimates and assumptions could have a material effect on the fair value of the available-for-sale financial assets.

關鍵會計估算及判斷 (續)

(d) 投資物業之估計估值

於決定公平值時,估價者已按物業 估值方法,其中包括若干估計,包 括以相關市場之可比較銷售,於相 同地區及環境之類同物業之現況市 場租值、合適折扣率及預期未來市 場租值。在依賴估值報告之同時, 管理層已行使其判斷及對估值方法 能反映現況市場情況感到滿意。

(e) 可供出售的金融資產的公 平值

沒有在活躍市場買賣的可供出售 金融資產的公平值利用估值技術 釐定。本集團利用判斷選取多種方 法,並主要根據每個報告期末當時 的市場情況作出假設。對於沒有在 活躍市場買賣的多種可供出售金融 資產,本集團利用折現現金流量分 析法。這些估計及假設的改變可會 對可供出售的金融資產的公平值有 重大影響。

4 CRITICAL ACCOUNTING ESTIMATES 4 AND JUDGEMENTS (Continued)

(e) Fair value of available-for-sale financial assets (Continued)

The Group follows the guidance of HKAS 39 to determine when an available-for-sale equity investment is impaired. This determination requires significant judgement. In making this judgement, the Group evaluates, among other factors, the duration and extent to which the fair value of an investment is less than its cost; and the financial health of and short-term business outlook for the investee, including factors such as industry and sector performance, changes in technology as well as operational and financing cash flow.

If declines in fair value of available-for-sale financial assets below cost were considered significant or prolonged, additional impairment may be required.

In view of the adverse trend of financial health and business outlook for the investee, including factors such as industry and sector performance as well as operational and financing cash flow, various operating metrics fell short of management's previous expectation, therefore, management determined the investment in available-for-sale financial assests is impaired. During the year, no impairment loss was recognized in the consolidated statement of comprehensive income (2012: HK\$3,005,000). 關鍵會計估算及判斷(續)

(e) 可供出售的金融資產的公 平值(續)

> 本集團根據香港會計準則第39號 之指引釐定可供出售股本投資是否 出現減值情況。有關釐定須作出重 大判斷。於作出判斷時,本集團評 估之因素(其中包括)年期及該財 務資產公允值低於其成本之程度; 及被投資公司單位之財政健全度和 短期業務展望,包括行業及分部表 現、技術變化及經營和融資現金流 量等因素。

倘可供出售的金融資產的公平值跌 至低於成本被視為重大及長期,則 可能須作出額外減值。

鑑於被投資公司單位之財政健全度 及業務展望的不利趨勢,包括行業 及分部表現與及經營和融資現金流 量等因素,各項營運指標均未符合 管理層之前預期,因此管理層確定 可供出售的金融資產投資出現減值 情況。本年度在綜合全面收益表內 並無錄得減值撥備(二零一二年: 港幣3,005,000元)。

4 CRITICAL ACCOUNTING ESTIMATES 4 AND JUDGEMENTS (Continued)

(f) Recognition of deferred income tax assets

According to the accounting policy as stated in Note 2.21, deferred income tax assets are recognized to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and tax losses can be utilized, and it is measured at the tax rates that are expected to apply when the related deferred income tax assets are realized. In determining the deferred income tax assets to be recognized, management is required to estimate the future applicable tax rate for each subsidiary of the Company at each tax jurisdiction and the profitability of each subsidiary, so as to estimate the future utilization of tax losses. Any difference between these estimates and the actual outcome will impact the Group's result in the period in which the actual outcome is determined.

(g) Recognition of share-based compensation expense

The Group has applied the Black-Scholes Option Pricing Model to determine the total fair value of the share options granted. Highly subjective estimates and assumptions are required to be made in determining the parameters for applying the Black-Scholes Option Pricing Model, including the estimates and assumptions of the risk-free interest rate, the expected stock price volatility of the underlying shares and the expected life of the share options.

關鍵會計估算及判斷(續)

(f) 確認遞延所得税資產

根據附註2.21所載會計政策規定, 遞延所得税資產於有可能出現未來 應課税溢利以抵銷暫時差額及税項 虧損時方予以確認,且按變現相關 遞延所得税資產時預計應用之税率 計量。釐定將予確認之遞延所得税 資產時,管理層須為本公司位於各 税務權區之附屬公司預估日後適用 之税率及各附屬公司之盈利能力, 以預估税項虧損之日後使用。該等 估計與實際結果期間的任何差異均 將影響本集團於釐定實際結果期間 內之業績。

(g) 確認股份報酬支出

本集團採納布萊克-舒爾斯期權定 價模型釐定已授出購股權的總公平 值。引用布萊克-舒爾斯期權定價 模型過程中,釐定其中的參數須作 出高度主觀估計及假設,當中包括 無風險利率、相關股份的預期股價 波幅及預計購股權年期的估計及假 設。

4 CRITICAL ACCOUNTING ESTIMATES 4 AND JUDGEMENTS (Continued)

(g) Recognition of share-based compensation expense (Continued)

Changes in these estimates and assumptions could have a material effect on the determination of the fair value of the share options, which may in turn significantly impact the determination of the sharebased compensation expense.

During the year ended 30th June 2013, no sharebased compensation expense was recognized (2012: HK\$1,489,685).

(h) Classification of joint arrangements

The Group has entered into joint arrangements to produce and distribute television series and films. The Group has participating interests ranging from 29% to 87% in these joint arrangements. The Group has joint control over these arrangements as under the contractual agreements, unanimous consent is required from all parties to the agreements for all relevant activities. The Group's joint arrangements involve the joint control by the venturers of the assets contributed to the joint arrangement and dedicated to the purposes of the joint arrangement. The assets are used to obtain benefits for the venturers. Each venturer may take a share of the output from the assets and each bears an agreed share of the expenses incurred. These joint arrangements do not involve the establishment of a corporation, partnership or other entity, or a financial structure that is separate from the venturers themselves. Therefore, these arrangements are classified as jointly controlled assets of the Group. The determination of the relevant activities under jointly controlled assets requires management's significant judgement.

關鍵會計估算及判斷(續)

(g) 確認股份報酬支出(續)

這些估計及假設的變更可嚴重影響 購股權的公平值的釐定,因而可能 對釐定股份報酬支出有重大影響。

截至二零一三年六月三十日止年度 內,並無股份報酬支出獲確認。(二 零一二年:港幣1,489,685元)。

(h) 合營安排的分類

本集團已訂立合營安排以製作及發 行電視連續劇及電影。本集團於此 等合營項目擁有29%至87%之參與 權益。由於根據合同協議,所有相 關活動必須取得協議各方一致同 意,故此本集團對該等安排有共同 控制權。本集團之合營安排涉及貢 獻專用作該合營安排為目的資產至 該合營安排之合營方之共同控制。 該等資產將用作為合營方取得利益 之用。各合營方可取得該等資產所 產生之成果份額,亦要承擔所發生 的費用之協定份額。該等合營安排 並不涉及公司、合夥企業或其他實 體之成立,或從合營方自身分割出 來之財務組織。所以,此安排分類 為本集團共同控制資產。在共同控 制資產下相關之活動之確定上,將 需要重要之管理層重要判斷。

5 SEGMENT INFORMATION

Primary reporting format – business segments

The CODM reviews the Group's internal reporting in order to assess performance and allocate resources. Management has determined the operating segments based on these reports, as below:

- Distribution of films in various videogram formats
- Film exhibition, licensing and sub-licensing of film rights
- Leasing of investment properties

The CODM assesses the performance of the operating segments based on a measure of segment results. This measurement basis excludes the effects of non-recurring expenditure from the operating segments, such as gain on disposal of non-current assets held for sale and increase in fair value of investment properties. Finance income and income tax expense are not included in the result for each operating segment that is reviewed by the CODM. Other information provided, except as noted below, to the CODM is measured in a manner consistent with that in the consolidated financial statements.

Total assets, excluding other intangible assets, availablefor-sale financial assets, deferred income tax assets, other bank deposit, cash and cash equivalents and other unallocated assets (including leasehold land, property, plant and equipment, film rights and films in progress, interest in a jointly controlled entity, loans and receivables, film deposits, deposits paid and prepayments and non-current assets held for sale), are managed on a central basis. These are part of the reconciliation to total balance sheet assets.

5 分部資料

主要分部報告-業務分部

首席經營決策者審閲本集團的內部報告 以評估表現和分配資源。管理層已決定 根據此等報告釐定經營分部如下:

- 以不同錄像制式發行電影
- 電影放映、授出及轉授電影版權
- 出租投資物業

首席經營決策者根據分部業績的計量, 評估經營分部的表現。此計量基準不包 括來自經營分部非經常性開支的影響, 例如投資物業之公平值增加及可供出售 的金融資產之減值撥備。財務收入和所得 税費用不包括在經由首席經營決策者審 閱的每個經營分部的業績內。除以下列明 外,向首席經營決策者提供的其他資料, 按綜合財務報表貫徹一致的方式計量。

總資產除其他無形資產、可供出售的金融 資產、遞延所得税資產、其他銀行存款、 現金及現金等價物及其他未分配資產(包 括租賃土地、物業、機器及設備、電影版 權及製作中之電影、於共同控制實體之 權益、貸款及應收款項、電影訂金、已付 訂金及預付款項及可供出售的非流動資 產)外,均由中央管理。此等項目為與總 資產負債表資產的部份調節。

5 SEGMENT INFORMATION (Continued)

Primary reporting format – business segments (Continued)

The Group's inter-segment transactions mainly consist of licensing of film rights, which are transferred at cost. The revenue from external parties reported to the CODM is measured in a manner consistent with that in the consolidated statement of comprehensive income.

Secondary reporting format – geographical segments

Distribution of films in various videogram formats is solely operated in Hong Kong and Macau, while the Group operates its film exhibition, licensing and sub-licensing of film rights in five (2012: five) main geographical segments. Segment assets, capital expenditure and costs are based on the geographical location of the assets.

There are no sales between geographical segments.

5 分部資料(續)

主要分部報告-業務分部

本集團之分部間交易主要包括授出電影版權,乃按成本互相轉讓。向首席經營決 策者報告來自外部人士的收益,其計量 方法與綜合全面收益表內方法一致。

從屬分部報告一地域分部

以不同錄像制式發行電影只在香港及澳 門兩地經營,而本集團之電影放映、授出 及轉授電影版權業務則分佈五個(二零 一二年:五個)主要地域。分部資產、資本 性開支及成本皆按資產之地域分佈。

各地域分部之間並無進行任何銷售交易。

5 SEGMENT INFORMATION (Continued) 5 分部資料(續)

Primary reporting format – business segments

主要分部報告一業務分部

				201 二零一	-		
		Sale of goods 銷售貨品 HK\$'000 港幣千元	Film exhibition, licensing and sub-licensing of film rights 電影放映、 授出及轉授 電影版權 HK\$'000 港幣千元	Leasing of investment properties 出租投資 物業 HK\$'000 港幣千元	Others 其他 HK\$*000 港幣千元	Elimination 抵銷 HK\$'000 港幣千元	Group 本集團 HK\$'000 港幣千元
Revenue External sales Inter-segment sales	收益 對外之銷售 分部間之銷售	6,426 -	62,170 2,771	920 -	9,590 45	_ (2,816)	79,106 -
		6,426	64,941	920	9,635	(2,816)	79,106
Results Segment results before impairment losses Impairment losses of film rights	業績 減值虧損前之分部業績 電影版權之減值虧損	(4,016) -	2,417 (7,381)	458 -	(990)	:	(2,131) (7,381)
Segment results Increase in fair value of investment properties	分部業績 投資物業之公平值增加	(4,016)	(4,964)	458	(990)	-	(9,512) 4,228
Finance income Finance cost Share of profit of a jointly controlled entity	財務收入 財務費用 應佔共同控制實體之利潤			.,			397 (1,090) 1,087
Loss before income tax Income tax credit	除所得税前虧損 所得税回撥						(4,890) 213
Loss attributable to the equity holders of the Company	本公司權益持有人 應佔虧損						(4,677)
Assets Segment assets Unallocated assets	資產 分部資產 未分配資產	11,215	94,564	49,910	17,918	-	173,607 222,850
Total assets	總資產						396,457
Liabilities Segment liabilities Unallocated liabilities	負債 分部負債 未分配負債	1,984	131,873	335	6,460	-	140,652 14,652
Total liabilities	總負債						155,304

5 SEGMENT INFORMATION (Continued)

5 分部資料(續)

Primary reporting format – business segments (Continued)

主要分部報告-業務分部

			2013 二零一三年		
	Sale of goods 銷售貨品 HK\$'000 港幣千元	Film exhibition, licensing and sub-licensing of film rights 電影放映、 授出及轉授 電影版權 HK\$'000 港幣千元	Leasing of investment properties 出租投資 物業 HK\$'000 港幣千元	Others 其他 HK\$'000 港幣千元	Group 本集團 HK\$'000 港幣千元
Other information 其他資料 Capital expenditures 資本性開支 Unallocated capital expenditures 未分配資本性開支	2,382	427	25,422	34	28,265 92,071
Total capital expenditures 總資本性開支					120,336
Depreciation and amortization of 折舊及租賃土地之攤銷 leasehold land Unallocated depreciation and 未分配折舊及	240	78	-	43	361
amortization of leasehold land 租賃土地之攤銷					641
Total depreciation and 總折舊及租賃土地之 amortization of leasehold land 攤銷					1,002
Amortization of film rights 電影版權之攤銷	2,981	33,186	-	-	36,167

5 SEGMENT INFORMATION (Continued)

5 分部資料(續)

Primary reporting format – business segments (Continued)

主要分部報告一業務分部 (續)

		2012 二零一二年					
		Sale of goods 銷售貨品 HK\$'000 港幣千元	Film exhibition, licensing and sub-licensing of film rights 電影放轉板 電影版權 HK\$'000 港幣千元	Leasing of investment properties 出租投資 物業 HK\$*000 港幣千元	Others 其他 HK\$'000 港幣千元	Elimination 抵銷 HK\$'000 港幣千元	Group 本集團 HK\$'000 港幣千元 (Restated) (經重列)
Revenue External sales Inter-segment sales	收益 對外之銷售 分部間之銷售	10,560 -	56,443 2,296	248 -	8,630 1,016	- (3,312)	75,881 -
		10,560	58,739	248	9,646	(3,312)	75,881
Results Segment results before impairment losses Impairment losses of film rights	業績 減值虧損前之分部業績 電影版權之減值虧損	(4,959)	(8,463) (1,470)	173	(1,222)	-	(14,471) (1,470)
Segment results Increase in fair value of investment properties	分部業績 投資物業之公平值増加	(4,959)	(9,933) –	173 500	(1,222)	-	(15,941) 500
Provision for impairment of available-for-sale financial assets Finance income	可供出售的金融資產之 減值撥備 財務收入					_	(3,005) 923
Loss before income tax Income tax credit	除所得税前虧損 所得税回撥					_	(17,523) 154
Loss attributable to the equity holders of the Company	本公司權益持有人 應佔虧損					_	(17,369)
Assets Segment assets Unallocated assets	資產 分部資產 未分配資產	10,891	63,668	9,103	12,278	-	95,940 211,879
Total assets	總資產					_	307,819
Liabilities Segment liabilities Unallocated liabilities	負債 分部負債 未分配負債	1,968	46,346	147	2,809	-	51,270 21,699
Total liabilities	總負債					_	72,969
						_	

5 SEGMENT INFORMATION (Continued)

5 分部資料(續)

Primary reporting format – business segments (Continued)

主要分部報告-業務分部

				2012 二零一二年		
	_		Film exhibition,			
		0 1 (licensing and	Leasing of		
		Sale of goods	sub-licensing of film rights 電影放映、	investment properties	Others	Group
		銷售貨品 HK\$'000 港幣千元	授出及轉授 電影版權 HK\$'000 港幣千元	出租投資 物業 HK\$'000 港幣千元	其他 HK\$'000 港幣千元	本集團 HK\$'000 港幣千元
Other information Capital expenditures Unallocated capital expenditures	其他資料 資本性開支 未分配資本性開支	1,528	172	-	59	1,759 96,793
Total capital expenditures	總資本性開支				_	98,552
Depreciation and amortization of leasehold land	折舊及租賃土地之攤銷	393	82	_	46	521
Unallocated depreciation and amortization of leasehold land	未分配折舊及 租賃土地之攤銷	000	02		10	613
Total depreciation and amortization of leasehold land	總折舊及租賃土地之 攤銷				_	1,134
Amortization of film rights	電影版權之攤銷	3,525	37,928	-	-	41,453

5 SEGMENT INFORMATION (Continued)

5 分部資料(續)

Secondary reporting format – geographical segments

從屬分部報告一地域分部

			2013 二零一三年	
		Revenue 收益 HK\$'000 港幣千元	Total assets 總資產 HK\$'000 港幣千元	Capital expenditures 資本性開支 HK\$'000 港幣千元
Hong Kong and Macau Asia (other than Hong Kong	香港及澳門 亞洲(香港及	38,188	357,078	120,336
and Macau)	澳門除外)	40,283	39,317	-
North America	北美洲	328	3	-
Europe	歐洲	297	35	-
Others	其他	10	24	-
		79,106	396,457	120,336

2012 二零一二年 Total Capital Revenue assets expenditures 收益 總資產 資本性開支 HK\$'000 HK\$'000 HK\$'000 港幣千元 港幣千元 港幣千元 Hong Kong and Macau 香港及澳門 28,790 268,054 98,552 Asia (other than Hong Kong 亞洲(香港及 and Macau) 澳門除外) 46,546 39,694 North America 北美洲 1 Australia and New Zealand 澳洲及紐西蘭 63 _ 歐洲 481 59 Europe _ Others 其他 12 _ _ 75,881 307,819 98,552

6 LEASEHOLD LAND

6 租賃土地

Group	本集團	2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Cost At 1st July and at 30th June	成本 於七月一日及於六月三十日	3,605	3,605
Accumulated amortization At 1st July Amortization for the year	累計攤銷 於七月一日 年度攤銷	410 82	328 82
At 30th June	於六月三十日	492	410
Net book value At 30th June	賬面淨值 於六月三十日	3,113	3,195
At 1st July	於七月一日	3,195	3,277

The Group's interest in leasehold land represents prepaid operating lease payments and their net book values are analyzed as follows: 本集團在租賃土地的權益為預付營運租 賃款及按其賬面淨值分析如下:

		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Held outside Hong Kong on: Leases of between 10 to 50 years	在香港以外持有: 10至50年期 的租賃	3,113	3.195

7 PROPERTY, PLANT AND EQUIPMENT

7 物業、機器及設備

Group	本集團	Land and Buildings 土地及樓宇 HK\$'000 港幣千元	Leasehold improvements 租賃物業裝修 HK\$'000 港幣千元	and equipment 機器及設備 HK\$'000 港幣千元	Furniture and fixtures 傢俬及裝置 HK\$'000 港幣千元	Motor vehicles 汽車 HK\$'000 港幣千元	Office equipment 辦公室設備 HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
Cost	成本							
At 1st July 2012	於二零一二年							
	七月一日	19,525	6,550	26,003	1,552	1,475	7,711	62,816
Additions	增添	-	715	3	50	-	86	854
Disposals (Note 37)	出售(附註37)	-	-	(37)	(8)	-	(276)	(321)
Revaluation upon transfer	轉撥至投資							
to investment properties	物業之重估							
(Note 22(a))	(附註22(a))	10,980	-	-	-	-	-	10,980
Transfer to investment	轉撥至投資物業							
properties		(13,994)	-	-	-	-	-	(13,994)
At 30th June 2013	於二零一三年							
	六月三十日	16,511	7,265	25,969	1,594	1,475	7,521	60,335
Accumulated depreciation								
At 1st July 2012	於二零一二年							
	七月一日	4,583	6,422	25,927	1,499	803	7,012	46,246
Depreciation charge	折舊費用	419	82	31	15	139	234	920
Disposals (Note 37)	出售(附註37)	_	-	(37)	(1)	-	(276)	(314)
Transfer to investment	轉撥至投資物業			(* 7	()		(· · /	1- <i>1</i>
properties		(1,194)	-	-	-	-	-	(1,194)
At 30th June 2013	於二零一三年							
	六月三十日	3,808	6,504	25,921	1,513	942	6,970	45,658
Net book value	賬面淨值							
At 30th June 2013	於二零一三年							
	六月三十日	12,703	761	48	81	533	551	14,677
At 30th June 2012	於二零一二年							
	六月三十日	14,942	128	76	53	672	699	16,570

As at 30th June 2013, net book value of machinery and equipment held by the Group under finance leases is approximately HK\$3,700 (2012: HK\$15,000).

於二零一三年六月三十日,本集團根據 融資租賃持有之機器及設備之賬面淨 值約為港幣3,700元(二零一二年:港幣 15,000元)。

7 PROPERTY, PLANT AND

7 物業、機器及設備(續)

EQUIPMENT (Continued)

Group	本集團	Land and Buildings 土地及樓宇 HK\$'000 港幣千元	Leasehold improvements 租賃物業裝修 HK\$'000 港幣千元	Machinery and equipment 機器及設備 HK\$'000 港幣千元	Furniture and fixtures 傢俬及裝置 HK\$'000 港幣千元	Motor vehicles 汽車 HK\$'000 港幣千元	Office equipment 辦公室設備 HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
Cost	成本							
At 1st July 2011	於二零一一年							
Additions	七月一日 増添	21,232	6,550	25,992 11	1,491	780	7,279	63,324
Additions Disposals (Note 37)	^{''} 出售 (附註37)	_	-		61	695	573 (141)	1,340 (141)
Revaluation upon transfer	轉撥至投資	_	_	_	_	_	(141)	(141)
to investment properties	物業之重估							
(Note 22(a))	(附註22(a))	938	-	-	-	-	-	938
Transfer to investment	轉撥至投資物業							
properties		(2,645)	-	-	-	-	-	(2,645)
At 30th June 2012	於二零一二年							
	六月三十日	19,525	6,550	26,003	1,552	1,475	7,711	62,816
Accumulated depreciation	 累計折舊							
At 1st July 2011	於二零一一年							
	七月一日	4,273	6,356	25,804	1,475	693	6,878	45,479
Depreciation charge	折舊費用	455	66	123	24	110	274	1,052
Disposals (Note 37)	出售(附註37) #感天見深生業	-	-	-	-	-	(140)	(140)
Transfer to investment	轉撥至投資物業	(4.4.5)						(1 4 5)
properties		(145)	-	-	-	-	-	(145)
At 30th June 2012	於二零一二年							
	六月三十日	4,583	6,422	25,927	1,499	803	7,012	46,246
Net book value	賬面淨值							
At 30th June 2012	於二零一二年 六月三十日	14.040	128	76	50	672	600	16,570
	ЛЛЕТН	14,942	128	/0	53	072	699	10,070
At 30th June 2011	於二零一一年							
	六月三十日	16,959	194	188	16	87	401	17,845

The carrying amount of land and buildings of the Group is 本集團之土地及樓宇賬面值分析如下: analyzed as follows:

		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Held in Hong Kong on: Leases of between 10 to 50 years	在香港持有: 10至50年期的租賃	10,568	12,751
Held outside Hong Kong on: Leases of between 10 to 50 years	香港以外持有: 10至50年期的租賃	2,135	2,191

INVESTMENT PROPERTIES 8

8 投資物業

Group	本集團	2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
At fair value	公平值		
At 1st July	於七月一日	9,100	6,100
Additions	增添	25,422	-
Transfer from land and buildings	由土地及樓宇轉撥		
(Note 7)	(附註7)	12,800	2,500
Transfer to non-current assets held	轉撥至持作出售之		
for sale (Note 10)	非流動資產(附註10)	(1,654)	-
Change in fair value	公平值變動	4,228	500
At 30th June	於六月三十日	49,896	9,100

The carrying amount of investment properties of the Group is analyzed as follows:

本集團之投資物業賬面值分析如下:

	2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
E香港持有: 0至50年期的中期租賃	49,896	9,100

All investment properties were revalued at 30th June 2013 by an independent, professionally qualified valuer, Roma Appraisals Limited, a member of the Hong Kong Institute of Surveyors engaged by the Group. Valuations were based on current prices in an active market.

所有投資物業於二零一三年六月三十日 之公平值已由本集團聘用一間具專業資 格之獨立估價者,羅馬國際評估有限公司 (為香港測量師學會之會員)作出重估。 估值乃按照活躍市場之現行格價基礎而 定。

9 **OTHER INTANGIBLE ASSETS**

其他無形資產

		Club mer 會	
		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
Group	本集團	港幣千元	港幣千元
At 1st July and 30th June	於七月一日及六月三十日	1,858	1,858

10 NON-CURRENT ASSETS HELD FOR 10 持作出售之非流動資產 SALE

On 11th June 2013, Universe Films Distribution Company Limited ("UFD"), an indirect wholly-owned subsidiary of the Company has entered into a sales and purchase agreement with a connected party whereby UFD agreed to dispose the following properties (the "Properties") and since then, the Properties have been presented as non-current assets held for sale in the consolidated balance sheet of the Group in accordance with HKFRS 5.

The assignment was signed and the transaction was

completed on 11th July 2013.

The details of the Properties are as follows:

於二零一三年六月十一日,本公司之一 間間接全資附屬公司寰宇影片發行有限 公司(「寰宇影片」)與一名關連人士訂立 一份買賣合約,據此寰宇影片同意出售 下列物業及由當時開始,該物業已根據 財務準則第5號以持作出售之非流動資產 於本集團之綜合資產負債表內呈列。

轉讓契約及交易於二零一三年七月十一 日簽署及完成。

該物業之詳情如下:

出重估。

Properties 該物業	Completion date 完成日期
Section A and Section B of Lot Number 1510 and Lot Number 1515 All in Demarcation District 328, Lantau Island Hong Kong	11th July 2013
香港大嶼山丈量約328地段1510號A部份及B部份及1515號	二零一三年七月十一日
The carrying amount of the non-current assets held for sale as at 30th June 2013 was HK\$1,654,000.	於二零一三年六月三十日,持作出售之非 流動資產之賬面值為港幣1,654,000元。
The Properties were revalued at 10th June 2013 and 30th June 2013, respectively by an independent, professionally qualified valuer, Roma Appraisals Limited, a member of the Hong Kong Institute of Surveyors engaged by the Group.	該物業於二零一三年六月十日及二零 一三年六月三十日之公平值已由本集團 聘用之獨立估價者,羅馬國際評估有限 公司(為香港測量師學會之會員)分別作

11 FILM RIGHTS AND FILMS IN PROGRESS

11 電影版權及製作中之電影

			Films in	
		Film rights	progress	Total
		電影版權	製作中之電影	總額
		HK\$'000	HK\$'000	HK\$'000
Group	本集團	港幣千元	港幣千元	港幣千元
Cost	成本			
At 1st July 2012	於二零一二年七月一日	716,417	92,128	808,545
Additions	增添	2,551	91,509	94,060
Transfers	轉撥	73,468	(73,468)	-
Write-off of expired film rights	到期電影版權之撇銷	(12,038)	-	(12,038)
At 30th June 2013	於二零一三年六月三十日	780,398	110,169	890,567
Accumulated amortization and	累計攤銷及減值			
impairment				
At 1st July 2012	於二零一二年七月一日	687,789	-	687,789
Amortization for the year	年度攤銷			
(Note 27)	(附註27)	36,167	-	36,167
Impairment losses	減值虧損	7,381	-	7,381
Write-off of expired film rights	到期電影版權之撇銷	(12,038)	-	(12,038)
At 30th June 2013	於二零一三年六月三十日	719,299		719,299
Net book value				
At 30th June 2013	於二零一三年六月三十日	61,099	110,169	171,268
At 30th June 2012	於二零一二年六月三十日	28,628	92,128	120,756

Amortization of approximately HK\$36,167,000 (2012: HK\$41,453,000) is included in the cost of revenue in the consolidated statement of comprehensive income.

攤銷金額約港幣36,167,000元(二零一二 年:港幣41,453,000元)已包括在綜合全 面收益表之收益成本內。

11 FILM RIGHTS AND FILMS IN

11 電影版權及製作中之電影

Films in

PROGRESS (Continued)

(續)

	Film rights 電影版權 HK\$'000	progress 製作中之電影 HK\$'000	Total 總額 HK\$'000
本集團	港幣千元	港幣千元	港幣千元
成本			
於二零一一年七月一日	681,721	47,863	729,584
增添	1,289	95,923	97,212
轉撥	51,658	(51,658)	-
到期電影版權之撇銷	(18,251)	-	(18,251)
於二零一二年六月三十日	716,417	92,128	808,545
累計攤銷及減值			
於二零一一年七月一日	663,117	_	663,117
年度攤銷			
(附註27)	41,453	-	41,453
減值虧損	1,470	-	1,470
到期電影版權之撇銷	(18,251)	-	(18,251)
於二零一二年六月三十日	687,789	_	687,789
賬面淨值			
於二零一二年六月三十日	28,628	92,128	120,756
於二零一一年六月三十日	18,604	47,863	66,467
	成本 於二零一一年七月一日 増添 轉撥 到期電影版權之撇銷 於二零一二年六月三十日 累計攤銷及減值 於二零一一年七月一日 年度攤銷 (附註27) 減值虧損 到期電影版權之撇銷 於二零一二年六月三十日 賬面淨值 於二零一二年六月三十日	本集團 HK\$'000 成本 港幣千元 成本 681,721 增添 1,289 轉撥 51,658 到期電影版權之撤銷 (18,251) 於二零一二年六月三十日 716,417 累計攤銷及減值 716,417 除二零一二年六月三十日 663,117 年度攤銷 1,470 到期電影版權之撇銷 (18,251) 於二零一二年六月三十日 687,789 賬面淨值 於二零一二年六月三十日 28,628	HK\$'000 HK\$'000 本集團 港幣千元 成本 満幣千元 於二零一一年七月一日 681,721 47,863 增添 1,289 95,923 轉撥 51,658 (51,658) 到期電影版權之撤銷 (18,251) - 於二零一二年六月三十日 716,417 92,128 累計攤銷及減值 - 於二零一一年七月一日 663,117 - 年度攤銷 1,470 - (附註27) 41,453 - 減值虧損 1,470 - 到期電影版權之撤銷 (18,251) - 於二零一二年六月三十日 687,789 - 賬面淨值 上 28,628 92,128

12 INVESTMENTS IN SUBSIDIARIES

12 附屬公司投資

			pany 公司
		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Unlisted shares, at cost	非上市股份·按成本值	72,096	72,096

As disclosed in Notes 21 and 22, on 27th June 2012, the Company granted 34,235,403 share options to the Directors and certain employees of the Company. The share options were vested immediately and the fair value of the share options at the grant date was HK\$1,489,685.

The amount was credited to equity as 'share-based compensation reserve' with corresponding debit to 'investment in subsidiaries' in the Company's financial statements for the year ended 30th June 2012, and debit as 'share-based compensation' in the consolidated statement of comprehensive income for the year ended 30th June 2012, respectively.

如附註21及22所披露,本公司於二零 一二年六月二十七日授予34,235,403份 購股權予若干董事及本公司之僱員。該 等購股權為即時歸屬及購股權之公平值 於授出日期為港幣1,489,685元。

於截至二零一二年六月三十日止年度內 本公司之財務報表內,確認為「股份報酬 儲備」於權益賬上之金額亦會記入為「附 屬公司投資」及分別於截至二零一二年 六月三十日止年內綜合全面收益表內記 為「股份報酬」。

12 INVESTMENTS IN SUBSIDIARIES 12 附屬公司投資(續)

(Continued)

The following is a list of the subsidiaries as at 30th June 2013.

以下為於二零一三年六月三十日之附屬 公司名單。

Name 名稱	Place of incorporation and kind of legal entity 註冊成立地點 及法定實體類別	Particulars of issued share capital 已發行 股本摘要	Percentage of equity held by the Company 本公司所持 股本百分比		Principal activities and place of operation 主要業務 及營業地點
			Direct 直接	Indirect 間接	
*Universe Films (Holdings) Limited	The British Virgin Islands, limited liability company	Ordinary US\$100	100	-	Investment holding in Hong Kong
	英屬處女群島, 有限責任公司	普通股股本100美元	100	-	投資控股·香港
Universe Laser & Video Co. Limited	Hong Kong, limited liability company	Ordinary HK\$1,000,000	-	100	Distribution of films in various videogram formats in Hong Kong
寰宇鐳射錄影有限公司	香港,有限責任公司	普通股股本 港幣1,000,000元	-	100	以不同錄像制式發行電影,香港
Universe Films Distribution Company Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Sub-licensing of film rights and film exhibition in Hong Kong
寰宇影片發行有限公司	香港,有限責任公司	普通股股本港幣2元	-	100	轉授電影版權及電影放映,香港
*Unique Model Limited	Hong Kong, limited liability company	Ordinary HK\$100	-	100	Model agency in Hong Kong
	香港,有限責任公司	普通股股本港幣100元	-	100	模特兒代理,香港
Universe Digital Entertainment Limited	Hong Kong, limited liability company	Ordinary HK\$10,000 5% deferred HK\$10,000	-	100	Distribution of films in various videogram formats in Hong Kong
寰宇數碼娛樂有限公司	香港,有限責任公司	普通股股本 港幣10,000元 5%遞延股股本 港幣10,000元	-	100	以不同錄像制式發行電影,香港
Universe Management Services Limited	Hong Kong, limited liability company	Ordinary HK\$10,000 5% deferred HK\$10,000	-	100	Provision of management services for the Group in Hong Kong
寰宇企業管理有限公司	香港,有限責任公司	普通股股本 港幣10,000元 5%遞延股股本 港幣10,000元	-	100	向本集團提供管理服務·香港

* No registered Chinese names for the companies.

12 INVESTMENTS IN SUBSIDIARIES 12 附屬公司投資(續)

(Continued)

Name 名稱	Place of incorporation and kind of legal entity 註冊成立地點 及法定實體類別	Particulars of issued share capital 已發行 股本摘要	Percentage of equity held by the Company 本公司所持 股本百分比		Principal activities and place of operation 主要業務 及營業地點	
			Direct 直接	Indirect 間接		
Universe Entertainment Limited	The British Virgin Islands, limited liability company	Ordinary US\$2	-	100	Investment in films production and licensing of film rights in Hong Kong	
寰宇娛樂有限公司	英屬處女群島, 有限責任公司	普通股股本2美元	-	100	投資電影製作及授出電影版權, 香港	
*Universe Pictures International Limited	The British Virgin Islands, limited liability company	Ordinary US\$2	-	100	Film acquisition agent for the Group in Hong Kong	
	英屬處女群島, 有限責任公司	普通股股本2美元	-	100	本集團之影片收購代理,香港	
Universe Property Investment Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Properties holding and rental in Hong Kong	
寰宇物業投資有限公司	香港,有限責任公司	普通股股本港幣2元	-	100	持有及出租物業,香港	
Universe (China) Development Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Investment holding in Hong Kong and investment in television series production in the People's Republic of China ("PRC")	
寰宇(中國)拓展有限公司	香港·有限責任公司	普通股股本港幣2元	-	100	投資控股,香港 及投資製作電視連續劇, 中華人民共和國(「中國」)	
*Globalink Advertising Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Advertising agent for the Group in Hong Kong	
Limitod	香港,有限責任公司	普通股股本港幣2元	-	100	本集團之廣告代理,香港	
Century Creator Company Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Investment in films production in Hong Kong	
世紀創作室有限公司	香港,有限責任公司	普通股股本港幣2元	-	100	投資電影製作,香港	

* No registered Chinese names for the companies.

12 INVESTMENTS IN SUBSIDIARIES 12 附屬公司投資(續)

Place of

(Continued)

Name 名稱	Place of incorporation and kind of legal entity 註冊成立地點 及法定實體類別	Particulars of issued share capital 已發行 股本摘要	Percentage of equity held by the Company 本公司所持 股本百分比		Principal activities and place of operation 主要業務 及營業地點	
			Direct 直接	Indirect 間接		
Matrix Productions Company Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Investment in films production in Hong Kong	
縱橫製作有限公司	香港,有限責任公司	普通股股本港幣2元	-	100	投資電影製作,香港	
Digital Programme Production Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Production of infotainment programme in Hong Kong	
數碼節目製作有限公司	香港,有限責任公司	普通股股本港幣2元	-	100	製作娛樂資訊節目,香港	
Universe International Technology Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Purchasing agent for the Group in Hong Kong	
寰宇國際科技有限公司	香港,有限責任公司	普通股股本港幣2元	-	100	本集團之採購代理·香港	
Universe Artiste Management Limited	Hong Kong, limited liability company	Ordinary HK\$10	-	100	Management of contracted artistes in Hong Kong	
寰宇藝人管理有限公司	香港,有限責任公司	普通股股本港幣10元	-	100	管理合約藝人,香港	
*Films Station Production Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Films production in Hong Kong	
	香港,有限責任公司	普通股股本港幣2元	-	100	電影製作,香港	
Universe Music Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Licensing and sub-licensing of music programme in Hong	
寰宇音樂有限公司	香港,有限責任公司	普通股股本港幣2元	-	100	Kong 授出及轉授音樂節目版權·香港	
Universe Information & Entertainment Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Inactive	
寰宇國際控股有限公司	香港,有限責任公司	普通股股本港幣2元	-	100	暫無營業	
Universe Industrial Development Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Inactive	
寰宇工業發展有限公司	香港,有限責任公司	普通股股本港幣2元	-	100	暫無營業	

* No registered Chinese names for the companies.

12 INVESTMENTS IN SUBSIDIARIES 12 附屬公司投資(續)

(Continued)

Name 名稱	Place of Procentage of equity incorporation and kind of Particulars of Percentage of equity legal entity issued share capital held by the Company 註冊成立地點 已發行 本公司所持 及法定實體類別 股本摘要 股本百分比		ompany 持	Principal activities and place of operation 主要業務 及營業地點	
			Direct 直接	Indirect 間接	
Universe Intellectual Property Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Inactive
寰宇知識產權有限公司	香港,有限責任公司	普通股股本港幣2元	-	100	暫無營業
Joy Talent Investment Limited	Hong Kong, limited liability company	Ordinary HK\$1	-	100	Property holding
俊宜投資有限公司	香港,有限責任公司	普通股股本港幣1元	-	100	物業持有
*Universe Films Acquisition Limited	Hong Kong, limited liability company	Ordinary HK\$2	-	100	Sub-licensing of film rights in Hong Kong
	香港,有限責任公司	普通股股本港幣2元	-	100	轉授電影版權,香港
Mutual Faith Investment Limited	Hong Kong, limited liability company	Ordinary HK\$100	-	100	Property development in Hong Kong
普信投資有限公司	香港,有限責任公司	普通股股本港幣100元	-	100	物業發展,香港
Elite Master Holdings Limited	Hong Kong, limited liability company	Ordinary HK\$1,000	-	100	Inactive
美浩集團有限公司	香港,有限責任公司	普通股股本港幣1,000元	-	100	暫無營業
Weluck Development Limited	The British Virgin Islands, limited liability company	Ordinary US\$1	-	100	Inactive
永能發展有限公司	英屬處女群島, 有限責任公司	普通股股本1美元	-	100	暫無營業
Grant Talent Limited	Hong Kong, limited liability company	Ordinary HK\$1	-	100	Films production in Hong Kong
大傑有限公司	香港,有限責任公司	普通股股本港幣1元	-	100	電影製作,香港
Group Mega International Limited	Hong Kong, limited liability company	Ordinary HK\$1	-	100	Inactive
首中國際有限公司	香港,有限責任公司	普通股股本港幣1元	-	100	暫無營業
Ever Rainbow Corporation Limited	Hong Kong, limited liability company	Ordinary HK\$1	-	100	Inactive
恒虹有限公司	香港,有限責任公司	普通股股本港幣1元	-	100	暫無營業

* No registered Chinese names for the companies.

13 INTEREST IN A JOINTLY CONTROLLED ENTITY

On 15th April 2013, Digital Programme Production Limited ("DPP"), an indirect wholly-owned subsidiary of the Company, entered into an agreement with three independent parties to form a jointly controlled entity, Sun Billion Property Limited ("SBPL").

13 於共同控制實體之權益

於二零一三年四月十五日,本公司之一 間間接全資附屬公司數碼節目製作有限 公司(「數碼節目」)與三名獨立人士訂立 一份協議成立一共同控制實體陽澳置業 有限公司(「陽澳置業」)。

Group 太生国

		本集團		
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	
Interest in a jointly controlled entity	於共同控制實體之權益			
At 1st July	於七月一日	-	-	
Acquisition of a jointly controlled entity Share of profit of a jointly	共同控制寘體之收購 應佔共同控制寘體之利潤	58	_	
controlled entity		1,087	-	
At 30th June	於六月三十日	1,145	-	

As at 30th June 2013, particulars of the jointly controlled entity are as follows:

於二零一三年六月三十日,共同控制實 體之詳情如下:

Name	Place of incorporation	Nominal value of registered capital	Percentage of interest in ownership/ voting power/ profit sharing held by the Group 本集團持有之 擁有權權益/ 投票權/	Principal activity
名稱	註冊成立地點	註冊資本之面值	應佔利潤之百分比	主要業務
Sun Billion Property Limited	Macau	Macau Pataca ("MOP") MOP150,000	40%	Note
陽澳置業有限公司	澳門	澳門幣(「澳幣」) 澳幣150,000元	40%	註
Note: The principal activity of	SBPL is the opera	ntion of the 註:	陽澳置業之主要素	業務為投資於澳門土地

investment of land and property in Macau.

E: 陽澳置業之主要業務為投資於澳門土地 及物業之業務。

13 INTEREST IN A JOINTLY CONTROLLED ENTITY (Continued)

13 於共同控制實體之權益(續)

The financial information of the jointly controlled entity is extracted as follows:

共同控制實體的財務資料摘錄如下:

		2013 二零一三年 HK\$'000 港幣千元
Assets Liabilities	資產 負債	22,138 (19,275)
Net assets	資產淨值	2,863
Revenue Expenses	收益 支出	2,791 (74)
Profit for the year	年內利潤	2,717

There were no contingent liabilities relating to the Group's interest in the jointly controlled entity and no significant contingent liabilities of the jointly controlled entity as at 30th June 2013.

於二零一三年六月三十日,概無與本集 團於共同控制實體之權益相關之或然負 債,且該共同控制實體自身概無重大或 然負債。

13 INTEREST IN A JOINTLY CONTROLLED ENTITY (Continued)

In addition, DPP agreed to provide SBPL an unsecured interest-free loan of HK\$8,800,000 which is denominated in HK dollar and repayable in 5 years. The loan of HK\$7,710,000 is recognized as 'Loans and receivables' in the consolidated balance sheet as at 30th June 2013 and is measured at amortized cost using the effective interest method.

13 於共同控制實體之權益(續)

此外,數碼節目同意提供陽澳置業一 筆以港元計值之無抵押免息貸款港幣 8,800,000元,並於5年內償還。港幣 7,710,000元的貸款於二零一三年六月 三十日的綜合資產負債表中之「貸款及 應收款項」內確認及採用實際利率法分 攤成本作計量。

		Group 本集團 2013 二零一三年 HK\$'000 港幣千元
Loans and receivables	貸款及應收款項	
At 1st July	於七月一日	-
Shareholder's loan to	共同控制實體之	
a jointly controlled entity	股東貸款	8,800
Discounted interests expenses	五年折現率利息費用	
for 5 years		(1,116)
Accretion income for the period	期內之累積收入	26
At 30th June	於六月三十日	7,710

14 FINANCIAL INSTRUMENTS BY CATEGORY – GROUP AND COMPANY

14 本集團及本公司一金融工具 分類

以下是有關金融工具的會計政策:

The accounting policies for financial instruments have been applied to the line items below:

		Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Assets as per consolidated balance sheet Available-for-sale Available-for-sale financial assets (Note 15)	綜合資產負債表之資產 可供出售 可供出售的金融資產 (附註15)	_	_
Loans and receivables Accounts receivable (Note 17) Deposits paid and other receivables Cash and cash equivalents (Note 19)	貸款及應收款項 應收賬款(附註17) 已付訂金及其他應收款 現金及現金等價物 (附註19)	24,758 24,331 50,430	16,702 28,318 71,076
Liabilities as per consolidated balance sheet Other financial liabilities at amortized cost Accounts payable (Note 24) Other payables and accrued charges Deposits received Amount due to the ultimate holding	综合資產負債表之負債 按攤銷成本之其他財務負債 應付賬款(附註24) 其他應付款項及應計支出 已收訂金 應付最終控股公司款項	4,164 15,981 133,825	4,302 7,739 59,547
company (Note 23)	(附註23)	1	1

14 FINANCIAL INSTRUMENTS BY CATEGORY – GROUP AND

14 本集團及本公司-金融工具

分類(續)

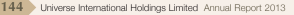
15 可供出售的金融資產

COMPANY (Continued)

		Company 本公司	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Assets as per balance sheet	資產負債表之資產		
Loans and receivables	貸款及應收款項		
Amounts due from subsidiaries	應收附屬公司款項		
(Note 23)	(附註23)	154,955	154,347
Cash and cash equivalents	現金及現金等價物		
(Note 19)	(附註19)	80	79
Liabilities as per balance sheet	資產負債表之負債		
Other financial liabilities	按攤銷成本之		
at amortized cost	其他財務負債		
Accrued charges	應計支出	1,491	1,341
Amounts due to subsidiaries	應付附屬公司款項		
(Note 23)	(附註23)	29	29

15 AVAILABLE-FOR-SALE FINANCIAL ASSETS

Group 本集團 2013 2012 二零一三年 二零一二年 HK\$'000 HK\$'000 港幣千元 港幣千元 At 1st July 於七月一日 3,005 3,005 可供出售的金融資產之 Provision for impairment of 減值撥備 available-for-sale financial assets (3,005) (3,005) 於六月三十日 At 30th June -非上市投資 Unlisted investment Equity securities 權益證券 -



15 AVAILABLE-FOR-SALE FINANCIAL

ASSETS (Continued)

Available-for-sale financial assets are denominated in Hong Kong dollars. The fair value of unlisted security is based on future free cash flows attributable to shareholders discounted using a discount rate based on the risk free interest rate and the risk premiums attributable to the underlying investment.

In view of the adverse trend of financial health and business outlook for the investee, including factors such as industry and sector performance as well as operational and financing cash flow, various operating metrics fell short of management's previous expectation, therefore, management determined the investment in available-forsale financial assests is impaired.

Movements on the provision for impairment of available-forsale financial assets are as follows:-

15 可供出售的金融資產(續)

可供出售的金融資產以港幣計值。非上 市證券的公平值是根據股東應佔未來可 動用之現金流量採用無風險利率以及相 關投資獨有的風險溢價折現計算。

鑑於被投資公司單位之財政健全度和業 務展望的不利趨勢,包括行業和分部表 現與及經營和融資現金流量等因素,各 項營運指標均未符合管理層之前預期, 因此管理層確定可供出售股本投資出現 減值情況。

可供出售的金融資產之減值撥備之變動 如下:

		Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
At 1st July Provision for impairment of available-for-sale financial assets	於七月一日 可供出售的金融資產之 減值撥備	3,005 –	- 3,005
At 30th June	於六月三十日	3,005	3,005

16 INTERESTS IN JOINTLY CONTROLLED ASSETS

The Group has entered into certain jointly controlled asset arrangements to produce and distribute four television series (2012: four) and five films (2012: five) respectively. The Group has participating interests ranging from 29% to 87% in these joint ventures. As at 30th June 2013, the aggregate amounts of assets and liabilities recognized in the consolidated financial statements relating to the Group's interests in these jointly controlled asset arrangements are as follows:

16 共同控制資產權益

本集團已訂立一些共同控制資產安排以 製作及發行四部電視連續劇(二零一二 年:四項)及五部電影(二零一二年:五 項)。本集團於此等合營項目擁有由29% 至87%之參與權益。於二零一三年六月 三十日,有關本集團於此項共同控制資 產安排之權益中,已於綜合財務報表中 確認之累計資產及負債如下:

		Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Assets	資產		
Television series rights and television series in progress	電視連續劇版權及 製作中之電視連續劇	49,311	54,746
Film rights and films in progress	電影版權及製作中 之電影	113,257	47,471
Accounts receivable and	應收賬款及 其他應收賬款		,
other receivables	<u> </u>	24,906	591
		187,474	102,808
Liabilities	負債		
Accounts payable and	應付賬款及		
other payables	其他應付賬款	697	788
Deposits received	已收訂金	124,516	33,169
		125,213	33,957

16 INTERESTS IN JOINTLY CONTROLLED ASSETS (Continued)

16 共同控制資產權益(續)

Group 本集團 2013 2012 二零一三年 二零一二年 HK\$'000 HK\$'000 港幣千元 港幣千元 收益 Revenue 34,720 5,557 費用 Expenses (33,627) (5,783) Profit/(loss) after income tax 除所得税後利潤/(虧損) 1,093 (226)

17 ACCOUNTS RECEIVABLE

17 應收賬款

		Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Accounts receivable Less: Provision for impairment of accounts receivable	應收賬款 減:應收賬款之 減值撥備	24,900 (142)	16,844 (142)
Accounts receivable - net	應收賬款-淨額	24,758	16,702

17 ACCOUNTS RECEIVABLE (Continued)

17 應收賬款(續)

The carrying amount of the Group's accounts receivable was denominated in the following currencies:

本集團之應收賬款之賬面值以下列貨幣 列值:

		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
– HK\$	一港幣	15,108	14,878
– US\$	一美元	317	747
– RMB	一人民幣	9,333	1,077
		24,758	16,702

The carrying amounts of accounts receivable approximates to their fair values.

The maximum exposure to credit risk at the balance sheet date is the carrying value of accounts receivable disclosed above.

應收賬款之賬面值與其公平值相若。

於結算日,信貸風險的最高風險承擔為 上述應收賬款的賬面值。

As at 30th June 2013 and 2012, the ageing analysis of the accounts receivable as follows:

於二零一三年及二零一二年六月三十日, 應收賬款賬齡分析如下:

			Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	
Current to 90 days 91 days to 180 days Over 180 days	即期至90日 91日至180日 180日以上	10,175 4,761 9,822	10,051 4,030 2,621	
		24,758	16,702	

17 ACCOUNTS RECEIVABLE (Continued)

Sales of videogram products are with credit terms of 7 days to 60 days. Sales from film exhibition, licensing and sublicensing of film rights are on open account terms.

There is no concentration of credit risk with respect to accounts receivable, as the Group has a large number of customers, and are internationally dispersed.

Movements on the provision for impairment of accounts receivable are as follows:

17 應收賬款(續)

銷售錄像產品之信貸期為由7日至60日不 等。電影放映、授出及轉授電影版權之銷 售交易均以記賬形式進行。

應收賬款並無集中的信貸風險,因為本 集團擁有眾多客戶,且遍佈世界各地。

應收賬款之減值撥備之變動如下:

			Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	
At 1st July Provision for impairment of accounts receivable	於七月一日 應收賬款之 減值撥備	142 –	- 142	
At 30th June	於六月三十日	142	142	

No provision was recognized by the Group for the impairment of its accounts receivable during the year ended 30th June 2013 (2012: HK\$142,000). During the year ended 30th June 2013, no provision (2012: HK\$237,000) was written off from the allowance account.

Save as a bank guarantee of HK\$60,000 (2012: HK\$90,000) provided to the Group by a customer, the Group does not hold any collateral as security.

截至二零一三年六月三十日止年度內, 本集團並無應收賬款的減值撥備(二零 一二年:港幣142,000元)。截至二零一三 年六月三十日止年度內,並無撥備於備付 賬戶內撇銷(二零一二年:港幣237,000 元)。

除一客戶提供港幣60,000元(二零一二 年:港幣90,000元)銀行擔保予本集團 外,本集團並無持有任何抵押品作擔保。

18 INVENTORIES

18 存貨

			Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	
Raw materials Finished goods		2,107 1,675	2,069 2,376	
Less: Provision for impairment of inventories	減:存貨之減值 撥備	3,782 (498)	4,445 (1,061)	
		3,284	3,384	

The cost of inventories recognized as expenses and included in 'cost of revenue' amounted to approximately HK\$2,734,000 (2012: HK\$4,390,000).

存貨成本中確認為費用並列入「收益成本」的金額共計約港幣2,734,000元(二零一二年:港幣4,390,000元)。

Movements on the provision for impairment of inventories are as follows:

存貨之減值撥備之變動如下:

		Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
At 1st July Write-back of provision for inventories Inventories written off during the year as unsalable	於七月一日 存貨撥備之回撥 年內列為未能銷售的 存貨撇銷	1,061 (8) (555)	2,447 (9) (1,377)
At 30th June	於六月三十日	498	1,061

18 INVENTORIES (Continued)

The Group had written back a provision of HK\$8,000 (2012: HK\$9,000) made in previous years after the relevant inventories were sold during the year ended 30th June 2013. The amount written back has been included in 'other operating expenses' in the consolidated statement of comprehensive income.

18 存貨(續)

本集團已於截至二零一三年六月三十日 年度內回撥於年前作出之撥備為港幣 8,000元(二零一二年:港幣9,000元), 當相關存貨經已出售。回撥金額已列入 綜合全面收益表內之「其他經營費用」。

19 CASH AND CASH EQUIVALENTS

19 現金及現金等價物

			oup 集團		pany 公司
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Cash at bank Cash in hand Term deposits with original maturities of	銀行現金 手頭現金 原到期日為三個月 或少於三個月	11,980 254	13,769 90	80 -	79 -
three months or less	之定期存款	38,196 50,430	57,217 71,076	- 80	- 79
Maximum exposure to credit risk Denominated in: - HK\$	信貸風險的最高承擔 	50,176	70,986	80	79
– Thai Baht – US\$ – RMB – Other currencies	一泰銖 -美元 -人民幣 -其他貨幣	20 137 97 8	4 17 31 48	-	
		50,430	71,076	80	79

19 CASH AND CASH EQUIVALENTS

(Continued)

The effective annual interest rate on term deposits with original maturities of three months or less is ranged from 0.65% to 1.69% (2012: ranged from 1.0% to 1.3%); these deposits have an average original maturities of 30 days (2012: 35 days).

RMB is not a freely convertible currency and the remittance of funds out of the PRC is subject to exchange restrictions imposed by the PRC Government.

20 SHARE CAPITAL

19 現金及現金等價物(續)

原到期日為三個月或少於三個月之定期 存款的實際年利率為由0.65厘至1.69厘 (二零一二年:由1.0厘至1.3厘);此等存 款的平均原到期日為30天(二零一二年: 35天)。

人民幣為一種不可自由兑換之貨幣及人 民幣匯款至中國境外須遵守中國政府的 外匯規定。

20 股本

		Number of ordinary shares 普通股數目	Issued and fully paid 已發行 及全數繳足 HK\$'000 港幣千元
At 30th June 2013 and 2012	於二零一三年及 二零一二年六月三十日	1,711,770,370	34,235
At 1st July 2011 Placement of share <i>(Note)</i>	於二零一一年七月一日 股份配售(註)	1,624,605,370 87,165,000	32,492 1,743
At 30th June 2012	於二零一二年六月三十日	1,711,770,370	34,235

Note: On 22nd August 2011, a substantial shareholder of the Company placed an aggregate 87,165,000 existing ordinary shares of the Company to certain independent third parties, at a price of HK\$0.115 per share, for a total cash consideration of HK\$10,023,975 and the substantial shareholder subscribed for 87,165,000 new ordinary shares of the Company at the same price on 24th August 2011. The excess of the proceeds from the placement of shares over the shares issued, net of transaction costs directly attributable to placement of shares, was credited to the share premium account.

The total authorized number of ordinary shares is 5,000 million shares (2012: 5,000 million shares) with a par value of HK\$0.02 per share (2012: HK\$0.02 per share). All issued shares are fully paid.

註: 於二零一一年八月二十二日,本公司 之一位主要股東以每股港幣0.115元配 售本公司之總數87,165,000股現時普 通股予若干獨立第三者,總現金代價 為港幣10,023,975元。該主要股東於 二零一一年八月二十四日以同一價格 向本公司認購本公司之87,165,000股 新普通股。配售股份之所得款項(扣 除因股份配售而直接產生之交易費用 後)超出發行面值之金額已計入股份 溢價賬目內。

普通股的法定數目總額為5,000,000,000 股(二零一二年:5,000,000,000股),每 股面值為港幣0.02元(二零一二年:每股 面值港幣0.02元)。所有已發行股份均已 全數繳足。

21 SHARE OPTIONS

Pursuant to an ordinary resolution passed in the annual general meeting held on 26th November 2003, the Company conditionally approved and adopted a share option scheme (the "Scheme") in compliance with the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited.

Pursuant to an ordinary resolution passed in the annual general meeting held on 29th November 2011 (the "2011 AGM"), the Company approved the refreshment of the scheme mandate limit, which is 171,177,037, representing 10% of the total number of the issued shares of the Company as at the date of the 2011 AGM, under the Scheme.

On 27th June 2012, the Company granted 34,235,403 share options to the certain Directors and employees of the Company at the subscription price of HK\$0.067 per share option which were vested immediately and exercisable for a three-year period between 27th June 2012 and 26th June 2015 (both days inclusive). Each share option gives the holder the right to subscribe for one ordinary share of the Company. None of the share options has been exercised or cancelled for the period from 27th June 2012 to 30th June 2013.

21 購股權

根據於二零零三年十一月二十六日舉行 之股東週年大會上通過之一項普通決議 案,本公司根據香港聯合交易所有限公 司證券上市規則有條件批准及採納一項 購股權計劃(「購股權計劃」)。

根據於二零一一年十一月二十九日舉行 之股東週年大會(「二零一一年股東週年 大會」)上通過之一項普通決議案,本公 司批准根據購股權計劃更新計劃授權上 限,總數為171,177,037份。即二零一一 年股東週年大會當日本公司之已發行股 份總數之10%。

於二零一二年六月二十七日,本公司以每 份認購價港幣0.067元授出34,235,403份 購股權,即時歸屬及可於三年限期(由二 零一二年六月二十七日至二零一五年六 月二十六日期間,包括首尾兩天)內行使 之購股權予本公司之若干董事和僱員。每 份購股權給予持有人有權認購本公司之 一股普通股份。由二零一二年六月二十七 日至二零一三年六月三十日期間,並無 購股權已行使和取消。

21 SHARE OPTIONS (Continued)

The fair value of the share options granted during the period at the measurement dated 27th June 2012 of HK\$1,489,685 was determined under the Black-Scholes Option Pricing Model and based on the following assumptions:

Risk-free interest rate	0.242%
Expected life of the share options	3 years
Expected volatility	116.31%

The Black-Scholes Option Pricing Model requires input of highly subjective assumptions, including the riskfree interest rate and the expected stock price volatility. Because changes in the subjective input assumptions can materially affect the fair value estimate, the Black-Scholes Option Pricing Model does not necessarily provide a reliable measure of the fair value of the share options.

After the refreshment of the scheme mandate limit in the 2011 AGM and granting of share options on 27th June 2012, the total number of share options available for issue under the Scheme as at 30th June 2013 was 136,941,634, the full exercise of which in subscribing for shares of the Company would represent 8% of the total number of the issued shares of the Company as at 30th June 2013.

21 購股權(續)

於二零一二年六月二十七日,在此衡量 日以布萊克-舒爾斯期權定價模型及按 下列之假設而計算,期內授出購股權之 公平值為港幣1,489,685元:

無風險利率	0.242%
預期購股權期限	3年
預期波幅率	116.31%

布萊克-舒爾斯期權定價模型要求作出 高度主觀假設,包括無風險利率及預期 股價波幅。鑒於主觀假設的變動可能對 所估計的公平值產生重大影響,因此布 萊克-舒爾斯期權定價模型未必提供可 靠的購股權公平值。

於二零一一年股東週年大會上更新計劃 授權上限及於二零一二年六月二十七日 授出購股權之後,於二零一三年六月三十 日根據購股權計劃可供發行之購股權總 數為136,941,634份,該等全面行使以認 購本公司股份之購股權相等於二零一三 年六月三十日本公司之已發行股份總數 之8%。

22 SHARE PREMIUM AND OTHER 22 股份溢價及其他儲備 RESERVES

(a) Group

(a) 本集團

		Share premium 股份溢價 HK\$'000 港幣千元	Reserve arising on consolidation 綜合賬目 所得儲備 HK\$'000 港幣千元	Revaluation reserve 重估儲備 HK\$'000 港幣千元	Share-based compensation reserve 股份 報酬儲備 HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
At 1st July 2011	於二零一一年	407.044	004			400.000
Discoment of aboves	七月一日	127,211	821	-	-	128,032
Placement of shares	股份配售	8,082	-	-	-	8,082
Grant of share options Fair value adjustment upon transfer from land and buildings to investment properties	授出購股權 土地及樓宇轉撥至 投資物業之 公平值調整	-	-	938	1,490	1,490 938
Deferred tax effect on fair value adjustment upon transfer from land and buildings to investment properties	遞延所得税項由土地及 樓宇轉撥至投資 物業之公平值 調整之影響	-	-	(155)	-	(155)
Effect of adoption of HKAS12 (Amendment)	會計準則第12號 (修訂本)之 採納之影響	-	-	155	-	155
At 30th June 2012, as restated	於二零一二年 六月三十日,經重列	135,293	821	938	1,490	138,542
At 1st July 2012, as previously reported Change in accounting policy	於二零一二年 七月一日,如前呈報 會計政策的變動	135,293	821	783	1,490	138,387
– Adoption of HKAS12 (Amendment)	─會計準則第12號 (修訂本) 之採納	-	-	155	-	155
At 1st July 2012, as restated Fair value adjustment upon transfer from land and	於二零一二年 七月一日,經重列 土地及樓宇轉撥至 投資物業之	135,293	821	938	1,490	138,542
buildings to investment properties	公平值調整	-	-	10,980	-	10,980
At 30th June 2013	於二零一三年 六月三十日	135,293	821	11,918	1,490	149,522

22 SHARE PREMIUM AND OTHER

22 股份溢價及其他儲備(續)

RESERVES (Continued)

(b) Company

(b) 本公司

		Share premium 股份溢價 HK\$'000 港幣千元	Contributed surplus 實繳盈餘 HK\$'000 港幣千元	Share-based compensation reserve 股份報酬儲備 HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
At 30th June 2013 and 2012	於二零一三年及 二零一二年				
	六月三十日	135,293	51,852	1,490	188,635
At 1st July 2011	於二零一一年				
	七月一日	127,211	51,852	-	179,063
Placement of shares	股份配售	8,082	-	-	8,082
Grant of share options	授出購股權	-	-	1,490	1,490
At 30th June 2012	於二零一二年				
	六月三十日	135,293	51,852	1,490	188,635

The contributed surplus of the Company represents the difference between the nominal value of the Company's shares issued in exchange for the issued shares of Universe Films (Holdings) Limited and the value of net assets of the underlying subsidiaries acquired on 28th June 1999. Under the Companies Act of 1981 of Bermuda (as amended), the contributed surplus shall not be distributed to the shareholders if there are reasonable grounds for believing that:

- the Company is, or would after the payment be, unable to pay its liabilities as they become due; or
- the realizable value of the Company's assets would thereby be less than the aggregate of its liabilities and its issued share capital and share premium accounts.

At Group level, the contributed surplus is reclassified into its components of reserves of the underlying subsidiaries. 本公司實繳盈餘乃本公司為換取 Universe Films (Holdings) Limited之 已發行股份而發行本公司股份之面 值與於一九九九年六月二十八日所 收購附屬公司之資產淨值之差額。 根據百慕達一九八一年公司法(修 訂本),假若有理由相信會出現下 列情況,則實繳盈餘不得分派予股 東:

- (i) 本公司當時或於派付後無力 償還到期之負債;或
- (ii) 本公司之資產可變賣價值會 因派付而降至低於負債與已 發行股本及股份溢價賬之總 值。

於本集團而言,實繳盈餘重新列入 有關附屬公司之儲備。

23 AMOUNTS DUE FROM/(TO) SUBSIDIARIES AND THE ULTIMATE HOLDING COMPANY

The amounts due from/(to) subsidiaries and the ultimate holding company are unsecured, interest-free and repayable on demand. All balances are denominated in Hong Kong dollars and approximate to their fair values.

24 ACCOUNTS PAYABLE

The carrying amounts of the Group's accounts payable approximates to their fair values and are denominated in the Hong Kong dollars.

As at 30th June 2013 and 2012, the ageing analysis of the accounts payable by invoice date is as follows:

23 應收/(應付)附屬公司及 最終控股公司款項

應收/(應付)附屬公司及最終控股公司 款項為無抵押、免息及須於要求時償還。 所有結餘皆以港幣為結算單位並與其各 自公平值相若。

24 應付賬款

本集團之應付賬款之賬面值與其公平值 相若並以港幣為列值。

於二零一三年及二零一二年六月三十日, 按發票日期之應付賬款賬齡分析如下:

			Group 本集團		
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元		
Current to 90 days 91 days to 180 days Over 180 days	即期至90日 91日至180日 180日以上	1,511 167 2,486	1,623 139 2,540		
		4,164	4,302		

25 OBLIGATIONS UNDER FINANCE 25 融資租賃承擔 LEASES

As at 30th June 2013, the Group's obligations under finance leases are repayable as follows:

於二零一三年六月三十日,本集團之融 資租賃承擔須於如以下年期限內償還:

		Group 本集團		
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	
Within one year Future finance charges on obligations under finance leases	一年內 融資租賃承擔之未來 融資支出	4 -	15	
Present value of obligations under finance leases	融資租賃承擔 之現值	4	15	

The present value of obligations under finance leases is as follows:

融資租賃承擔之現值如下:

		Group 本集團		
	2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元		
Within one year 一年內	4	15		

26 DEFERRED INCOME TAX

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes relate to the same fiscal authority. The amounts shown in the consolidated balance sheet are determined after appropriate offset.

26 遞延所得税

當有法定可執行權力將現有税項資產與 現有税務負債抵銷,且遞延所得税涉及 同一財政機關,則可將遞延所得税資產 與負債互相抵銷。於綜合資產負債表上 列出之金額乃經適當的抵銷後而釐定。

	Group 本集團			
	2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元 (Restated) (經重列)	2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$`000 港幣千元
Deferred income tax assets: 遞延所得税資產: - Deferred tax assets to be 一超過12個月後收回 recovered after more than 的遞延税項資產				
12 months – Deferred tax assets to be 一在12個月內收回的 recovered within 12 months 遞延税項資產	(1,182) 441	(495) (69)	(109) (82)	(219) (54)
	(741)	(564)	(191)	(273)
Deferred income tax liabilities: 遞延所得税負債: - Deferred tax liabilities to be -超過12個月後收回 recovered after more than 的遞延税項負債 12 months - Deferred tax liabilities to be -在12個月內收回的 recovered within 12 months 遞延税項負債	188	218	-	-
	246	282	-	
 Deferred tax assets - net 遞延税項資產一淨額	(495)	(282)	(191)	(273)

26 DEFERRED INCOME TAX (Continued)

The movements of the deferred income tax liabilities/ (assets) (net) during the year are as follows:

26 遞延所得税(續)

年內遞延所得税負債/(資產)(淨額)之 變動如下:

		Group 本集團			pany 公司
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元 (Restated) (經重列)	2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
At 1st July Deferred income tax (credited)/ charged to consolidated statement of comprehensive	於七月一日 於綜合全面收益表內 (計入)/扣除之 遞延所得税	(282)	15	(273)	(327)
income (Note 32) Deferred income tax effect on fair value adjustment upon transfer from land and buildings to	(附註32) 遞延所得税項由土地 及樓宇轉撥至 投資物業之公平值	(213)	(151)	82	54
investment properties Effect of adoption of HKAS12 (Amendment)	調整之影響 會計準則第12號 (修訂本)之 採納之影響	-	(301)	-	-
At 30th June	於六月三十日	(495)	(282)	(191)	(273)

Deferred income tax assets are recognized for tax losses carried forward to the extent that realization of the related tax benefit through the future taxable profit is probable. The Group has unrecognized tax losses of HK\$113,814,676 (2012: HK\$113,956,953) to carry forward against future taxable income. The tax losses have no expiry dates.

遞延所得税資產乃因應相關税務利益可 透過未來應課税溢利變現而就所結轉之 税項虧損作確認。本集團有未確認税項 虧損港幣113,814,676元(二零一二年: 港幣113,956,953元)可結轉以抵銷未來 應課收入。此税項虧損並無到期日。

26 DEFERRED INCOME TAX (Continued)

The movement of deferred tax assets and liabilities during the year, without taking into consideration the offsetting of balances within the same tax jurisdiction was as follows:

(a) Group

Deferred income tax liabilities

26 遞延所得税(續)

年內遞延所得税資產及負債之變動(並 無考慮同一徵税地區之結餘抵銷)如下:

(a) 本集團

遞延所得税負債

Accelerated tax depreciation and total 加速税項折舊及總額

		加速柷埧打	沂 售
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元 (Restated) (經重列)
At 1st July	於七月一日	282	640
Credited to consolidated	於綜合全面收益表		
statement of comprehensive	內計入		
income		(36)	(212)
Deferred income tax effect	遞延所得税項		
on fair value adjustment	由土地及樓宇轉撥		
upon transfer from land	至投資物業之		
and buildings to investment	公平值調整之		
properties	影響	-	155
Effect of adoption of HKAS12	會計準則第12號(修訂本)		
(Amendment)	之採納之影響	-	(301)
At 30th June	於六月三十日	246	282

26 DEFERRED INCOME TAX (Continued)

26 遞延所得税(續)

(a) Group (Continued)

Deferred income tax assets

(a) 本集團(續)

遞延所得税資產

			Tax losses and total 税項虧損及總額	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	
At 1st July (Credited)/charged to consolidated statement of comprehensive income	於七月一日 於綜合全面收益表 內(計入)/扣除	(564) (177)	(625)	
At 30th June	於六月三十日	(741)	(564)	

(b) Company

Deferred income tax assets

(b) 本公司

遞延所得税資產

Tax losses and total 税項虧損及總額 2013 2012 二零一三年 二零一二年 HK\$'000 HK\$'000 港幣千元 港幣千元 At 1st July 於七月一日 (273) (327) 於全面收益表內 Charged to statement of 扣除 82 comprehensive income 54 At 30th June 於六月三十日 (191) (273)

27 EXPENSES BY NATURE

Expenses included in cost of revenue, impairment losses of film rights and film deposits, selling expenses, administrative expenses and other operating expenses, are analyzed as follows:

27 按性質分類之費用

列在收益成本、電影版權及電影訂金之 減值虧損、銷售費用、行政費用及其他營 運費用內的費用分析如下:

		Group 本集團		
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	
Amortization of film rights (Note 11)	電影版權之攤銷(附註11)	36,167	41,453	
Amortization of leasehold land (Note 6)	租賃土地之攤銷(附註6)	82	82	
Depreciation of owned assets (Note 7)	自置資產之折舊(附註7)	909	995	
Depreciation of leased assets (Note 7)	租賃資產之折舊(附註7)	11	57	
Impairment losses of film rights	電影版權之減值虧損			
(Note 11)	(附註11)	7,381	1,470	
Provision for impairment of accounts	應收賬款之減值撥備			
receivable (Note 17)	(附註17)	-	142	
Provision for impairment of available-	可供出售的金融資產之			
for-sale financial assets (Note 15)	減值撥備(附註15)	-	3,005	
Write-back of provision for inventories	存貨撥備之回撥			
(Note 18)	(附註18)	(8)	(9)	
Write-off of inventories	存貨之撇銷	2	37	
Write-off of accounts receivable	應收賬款之撇銷	-	650	
Write-off of film deposits	電影訂金之撇銷	77	_	
Employee benefits expenses (Note 28)	僱員福利開支(附註28)	18,326	20,232	
Cost of inventories sold	已售存貨成本	2,734	4,390	
Advertising costs	廣告成本	881	1,107	
Direct operating expenses arising from	產生租金收入的			
investment properties that generate	投資物業的			
rental income	直接營運費用	287	23	
Auditor's remuneration	核數師酬金	890	845	

28 EMPLOYEE BENEFITS EXPENSES

On 1st December 2000, a Mandatory Provident Fund scheme (the "MPF scheme") was set up for employees, including the executive directors. Under the MPF scheme, the Group's contributions are at 5% of employees' relevant income as defined in the Hong Kong Mandatory Provident Fund Schemes Ordinance up to a maximum of HK\$1,250 per employee per month. The employees also contribute a corresponding amount to the MPF scheme if their relevant income is more than HK\$5,000. The MPF contributions are fully and immediately vested in the employees as accrued benefits once they are paid.

28 僱員福利開支

於二零零零年十二月一日,本公司已為 僱員(包括執行董事)訂立一項強制性公 積金計劃(「強積金計劃」)。根據強積金 計劃,本集團之供款額按僱員之有關收 入(定義見香港強制性公積金計劃條例) 5%計算,每名僱員每月之供款上限為港 幣1.250元。倘僱員之有關收入每月超過 港幣5,000元,亦須向強積金計劃作出相 應數目之供款。當強積金供款支付後,即 完全及即時屬於僱員之累計福利。

		Group 本集團		
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	
Wages and salaries	工資及薪酬	16,575	16,963	
Provision for unutilized annual leaves	未動用年假之撥備	52	103	
Provision for long service payments	長期服務金之撥備	-	61	
Write-back of provision for	長期服務金之撥備回撥			
long service payments		(4)	-	
Staff welfare	員工福利			
- Operating lease payments for	一董事宿舍之			
directors' quarters	營運租賃付款	960	925	
– Others	一其他	339	315	
Pension costs – defined	退休金成本-界定			
contribution plan	供款計劃	404	375	
Share-based compensation	股份報酬	-	1,490	
Total (including Directors' emoluments)	總額(包括董事酬金)	18,326	20,232	

28 EMPLOYEE BENEFITS EXPENSES

(Continued)

(a) Directors' and senior management's emoluments

28 僱員福利開支(續)

(a) 董事及高級管理人員之酬 金

The remuneration of each Director for the year ended 30th June 2013 is set out below:

截至二零一三年六月三十日止年 度,各董事的薪酬如下:

Name of Directors	董事姓名	Fees 袍金 HK\$'000 港幣千元	Salary, housing allowances, and benefits in kind 薪金、房屋津貼 及實物利益 HK\$'000 港幣千元	Employer's contribution to retirement scheme 退休計劃 僱主供款 HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
<i>Chairman</i> Mr Lam Shiu Ming, Daneil	<i>主席</i> 林小明先生	-	6,369	15	6,384
<i>Executive director</i> Mr Yeung Kim Piu	<i>執行董事</i> 楊劍標先生	-	825	15	840
Independent non-executive directors	獨立非執行董事				
Mr Ng Kwok Tung Dr Leung Shiu Ki, Albert Mr Ma Chun Fung, Horace	伍國棟先生 梁兆棋博士 馬振峰先生	123 123 123	:	-	123 123 123

The remuneration of each Director for the year ended 30th June 2012 is set out below:

截至二零一二年六月三十日止年 度,各董事的薪酬如下:

Name of Directors	董事姓名	Fees 袍金 HK\$'000 港幣千元	Salary, housing allowances, and benefits in kind 薪金、房屋津貼 及實物利益 HK\$'000 港幣千元	Employer's contribution to retirement scheme 退休計劃 僱主供款 HK\$'000 港幣千元	Share-based compensation 股份報酬 HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
<i>Chairman</i> Mr Lam Shiu Ming, Daneil	<i>主席</i> 林小明先生	-	6,369	12	745	7,126
<i>Executive director</i> Mr Yeung Kim Piu	<i>執行董事</i> 楊劍標先生	-	711	12	186	909
Independent non-executive directors	獨立非執行董事					
Mr Ng Kwok Tung Dr Leung Shiu Ki, Albert Mr Ma Chun Fung, Horace	伍國棟先生 梁兆棋博士 馬振峰先生	120 120 120	- -	- - -	- -	120 120 120

28 EMPLOYEE BENEFITS EXPENSES

(Continued)

(a) Directors' and senior management's emoluments (Continued)

Directors' fees disclosed above include HK\$369,000 (2012: HK\$360,000) paid to the independent non-executive Directors.

No Directors waived emoluments in respect of the year ended 30th June 2013 (2012: same).

(b) Five highest paid individuals

The five individuals whose emoluments were the highest in the Group for the year included two Directors (2012: two) whose emoluments are reflected in the analysis presented above. The emoluments payable to the remaining three (2012: three) individuals during the year are as follows:

28 僱員福利開支(續)

(a) 董事及高級管理人員之酬 金(續)

> 上述董事袍金包括已付予獨立非執 行董事之袍金港幣369,000元(二 零一二年:港幣360,000元)。

> 概無董事放棄收取截至二零一三 年六月三十日止年度之酬金(二零 一二年:相同)。

(b) 五名最高薪人士

於年內本集團五名最高薪人士包括 二名(二零一二年:兩名)董事,彼 等之酬金詳情已於上段披露。其餘 三名(二零一二年:三名)人士於年 內之應付酬金如下:

		Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Basic salaries, housing allowances, other allowances and benefits in kind	基本薪金、房屋津貼、 其他津貼及 實物利益	2,837	3,113
Contributions to retirement scheme	退休計劃供款	45	37
Share-based compensation	股份報酬	- 2,882	559 3,709

28 EMPLOYEE BENEFITS EXPENSES

28 僱員福利開支(續)

(Continued)

(b) Five highest paid individuals (Continued) The emoluments fell within the following bands:

(b) 五名最高薪人士(續)

此等薪酬在下列組合範圍內:

		Group 本集團	
		2013 二零一三年	2012 二零一二年
Emolument band (in HK\$)	薪酬範圍(港幣)		
Nil to HK\$1,000,000	無至港幣1,000,000元	2	2
HK\$1,000,001 to	港幣1,000,001元至		
HK\$2,000,000	港幣2,000,000元	1	-
HK\$2,000,001 to	港幣2,000,001元至		
HK\$2,500,000	港幣2,500,000元	-	1
		3	3

29 OTHER INCOME

29 其他收入

Group 本集團
20132012二零一三年二零一二年HK\$'000HK\$'000港幣千元港幣千元
155 882 20 76 175 958

30 OTHER (LOSSES)/GAINS – NET 30 其他(虧損)/收益-淨額

		本負	本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	
Deposits and payables forfeited	沒收訂金及應付款項	10	335	
Loss on disposal of property,	出售物業、機器及設備之			
plant and equipment	虧損	(7)	(1)	
Net foreign exchange losses	匯兑虧損淨額	(211)	(4)	
Others	其他	93	183	
		(115)	513	

31 FINANCE INCOME

31 財務收入

			Group 本集團	
		2013	2012	
		二零一三年	二零一二年	
		HK\$'000	HK\$'000	
		港幣千元	港幣千元	
Bank interest income	銀行利息收入	397	923	

32 INCOME TAX CREDIT

Hong Kong profits tax has been provided at the rate of 16.5% (2012: 16.5%) on the estimated assessable profit for the year.

The amount of income tax (credit)/charged credited/ (charged) to the consolidated statement of comprehensive income represents:

32 所得税回撥

香港利得税已按照於本年度之估計應 課税盈利以税率16.5%(二零一二年: 16.5%)撥備。

所得税(回撥)/費用於綜合全面收益表 內計入/(扣除)之金額如下:

			Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元 (Restated) (經重列)	
Hong Kong profits tax Current year Deferred income tax (Note 26)	香港利得税 本年度 遞延所得税(附註26)	- (213)	80 (234)	
		(213)	(154)	

32 INCOME TAX CREDIT (Continued)

The tax on the Group's loss before income tax differs from the theoretical amount that would arise using the weighted average tax rate applicable to profit or loss of the consolidated subsidiaries as follows:

32 所得税回撥(續)

本集團就除所得税前虧損的税項,與採 用綜合附屬公司盈利或虧損適用的加權 平均税率而應產生之理論税額的差額如 下:

		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元 (Restated) (經重列)
Loss before income tax	除所得税前虧損	(4,890)	(17,523)
Tax calculated at domestic tax rates applicable to profits or losses in the respective countries Income not subject to taxation	在各有關國家的盈利 或虧損按適用的當地 税率計算的税項 無須課税之收入	(807) (1,633)	(2,891) (397)
Expenses not deductible for taxation purpose Utilization of unrecognized tax losses Tax losses not recognized	不可扣税之費用 使用未確認之税項虧損 未確認之税項虧損	960 (839) 2,106	751 (70) 2,453
Income tax credit	所得税回撥	(213)	(154)

The weighted average applicable tax rate is 16.5% (2012: 16.5%).

加權平均適用之税率為16.5%(二零一二 年:16.5%)。

33 NET FOREIGN EXCHANGE LOSSES

33 匯兑虧損淨額

The exchange differences recognized in the consolidated statement of comprehensive income are included as follows:

在綜合全面收益表內確認的匯兑差額包 括下列項目:

		Grc 本負	•
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Other (losses)/gains – net (Note 30)	其他 (虧損)/收益-淨額 (附註30)	(211)	(4)

34 LOSS ATTRIBUTABLE TO THE EQUITY HOLDERS OF THE COMPANY

34 本公司權益持有人應佔虧損

The loss attributable to the equity holders of the Company is dealt with in the financial statements of the Company to the extent of a profit of approximately HK\$377,000 (2012: HK\$249,000).

本公司權益持有人應佔虧損在本公司財 務報表中處理的盈利約為港幣377,000元 (二零一二年:港幣249,000元)。

35 LOSS PER SHARE

Basic loss per share is calculated by dividing the loss attributable to the equity holders of the Company over the weighted average number of ordinary shares in issue during the year.

35 每股虧損

每股基本虧損根據本公司權益持有人應 佔虧損,除以年內已發行普通股的加權 平均數目計算。

		2013 二零一三年	2012 二零一二年 (Restated) (經重列)
Loss attributable to the equity holders of the Company (HK\$'000)	本公司權益持有人應佔虧損 (港幣千元)	4,677	17,369
Weighted average number of ordinary shares in issue	已發行普通股的加權平均數	1,711,770,370	1,698,909,960
Basic loss per share (HK cent per share)	每股基本虧損 (每股港仙)	0.27	1.02

The basic and diluted loss per share for the year ended 30th June 2013 are the same because the effect of the assumed conversion of all dilutive potential ordinary shares outstanding during the year was anti-dilutive (2012: same). 由於假設兑換於年內所有尚未行使並具 影響之普通股具反攤薄影響,故此截至 二零一三年六月三十日止年度內之每股 基本及攤薄虧損為相同(二零一二年:相 同)。

36 每股股息

董事不建議派發截至二零一三年六月 三十日止年度之末期股息(二零一二年: 相同)。

36 DIVIDEND PER SHARE

The Directors did not recommend the payment of a final dividend for the year ended 30th June 2013 (2012: same).

37 CASH GENERATED FROM OPERATIONS

37 營運產生之現金

		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元 (Restated) (經重列)
Loss for the year	年度虧損	(4,677)	(17,369)
Adjustment for: – Income tax credit (Note 32)	調整項目: 一所得税回撥(附註32)	(213)	(154)
 Depreciation of owned assets (Note 7) 	一自置資產之折舊 (附註7)	909	995
- Depreciation of leased assets	-租賃資產之折舊		
(Note 7) – Amortization of leasehold land	(附註7) 一租賃土地之攤銷	11	57
(Note 6)	(附註6)	82	82
 Amortization of film rights (Note 11) 	 一電影版權之攤銷 (附註11) 	36,167	41,453
- Impairment losses of film rights	- 電影版權之減值虧損		
(Note 11) – Provision for impairment of	(附註11) 一可供出售的金融資產之	7,381	1,470
available-for-sale financial	減值撥備(附註15)		
assets (Note 15) – Increase in fair value of investment	一投資物業之公平值增加	-	3,005
properties (Note 8)	(附註8)	(4,228)	(500)
 Write-off of inventories Write-off of film deposits 	一存貨之撇銷 一電影訂金之撇銷	2 77	37
 Share-based compensation 	-股份報酬開支		
expense (Notes 21 & 22) – Loss on disposal of property,	(附註21及22) 一出售物業 [、] 機器及	-	1,490
plant and equipment (Note 30)	設備之虧損(附註30)	7	1
 Finance income (Note 31) Finance cost (Note 13) 	一財務收入 (附註31) 一財務費用 (附註13)	(397) 1,090	(923)
 Provision for impairment of 	一應收賬款之	1,000	
accounts receivable (Note 17) – Write-off of accounts receivable	減值撥備(附註17) 一應收賬款之撇銷		142 650
 Write-back of provision for 	-存貨撥備之回撥		
inventories (Note 18) – Share of profit of a jointly	(附註18) 一應佔共同控制實體之	(8)	(9)
controlled entity	利潤	(1,087)	-
Changes in working capital:	營運資金變動:		
- Inventories	一存貨	106	207
 Accounts receivable Deposits paid, prepayments 	ー應收賬款 −已付訂金、預付款項	(8,056)	33,024
and other receivables	及其他應收款項	2,964	(24,427)
 Accounts payable Other payable and 	一應付賬款 一其他應付款項及	(138)	(227)
accrued charges	應計支出	8,242	(772)
– Deposits received	一已收訂金	74,278	42,147
Cash generated from operations	營運產生之現金	112,512	80,379

37 CASH GENERATED FROM OPERATIONS (Continued)

37 營運產生之現金(續)

In the consolidated statement of cash flows, proceeds from sale of property, plant and equipment comprise:

在綜合現金流量表內,出售物業、機器及 設備之所得款包括:

		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Property, plant and equipment Net book value (Note 7) Loss on disposal of property, plant and equipment (Note 30)	物業、機器及設備 賬面淨值(附註7) 出售物業、機器及設備之 虧損(附註30)	7 (7)	1 (1)
Proceeds from disposal of property, plant and equipment	出售物業、機器及設備之 所得款	-	-
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Obligations under finance leases		4	15

Obligations under finance leases	融頁租員承擔		
At 30th June	於六月三十日	4	15
Less: At 1st July	減:於七月一日	15	71
Capital element of	支付融資租賃		
finance lease payments	之資本部份	(11)	(56)

Non-cash transactions

The principal non-cash transaction represents the difference between the loan advanced to a jointly controlled entity and its present value measured using prevailing market interest rate for the year ended 30th June 2013 (2012: Nil).

非現金交易

主要非現金交易為截至二零一三年六月 三十日年度內借予一共同控制實體之貸 款金額與其以現行市場利率計量之現值 兩者之間之差額(二零一二年:無)。

38 BANKING FACILITIES

At 30th June 2013, no banking facilities was granted by bank to the Group (2012: same).

39 PENDING LITIGATIONS

(a) A court action was commenced in the Court of First Instance of the Hong Kong Special Administrative Region on 17th April 2002 by The Star Overseas Limited ("Star"), an independent third party, against Universe Entertainment Limited ("UEL"), an indirect wholly-owned subsidiary of the Company.

By the above action, Star alleges that a sum of US\$935,872 (equivalent to HK\$7,299,799) was payable by UEL to Star as its share of the revenue of the movie entitled "Shaolin Soccer" (the "Movie").

Pursuant to an Order (the "Order") made by the High Court on 21st February 2003, the UEL was ordered and had paid to Star a sum of HK\$5,495,700, being part of the licence fee of the Movie received by UEL from Miramax Films (being the licencee of the Movie) and which was also part of the sum claimed by Star. Pursuant to the Order, UEL is also liable to pay Star interest in the sum of HK\$350,905 and some of the costs of the application leading to the making of the Order, all of which have been settled. As the Order has not disposed of all the claims of US\$935,872 (equivalent to HK\$7,299,799) by Star, UEL is entitled to continue to defend the claim by Star for recovering the remaining balance in the sum of approximately HK\$1,804,099 (HK\$7,299,799 less HK\$5,495,700).

38 銀行融資

於二零一三年六月三十日,本集團並無 獲銀行授予銀行融資(二零一二年:相 同)。

39 未決訴訟

(a) 於二零零二年四月十七日,獨立第 三者星輝海外有限公司(「星輝」) 對本公司之一間間接全資附屬公司 寰宇娛樂有限公司(「寰宇娛樂」) 於香港特別行政區原訟法庭展開一 項法庭訴訟。

> 星輝在上述訴訟中指稱寰宇娛樂應 向其支付935,872美元(相等於港 幣7,299,799元),作為分享一齣名 為「少林足球」之電影(「該電影」) 之部份收入。

> 根據香港高等法院於二零零三年 二月二十一日頒發之指令(「指 令1),寰宇娛樂遭頒令及已向星 輝支付港幣5.495.700元,即寰宇 娛樂就該電影而從Miramax Films (即該電影之版權持有人)收取之 部份版權費及星輝索償之部份金 額。根據該指令,寰宇娛樂亦須向 星輝支付金額港幣350.905元之利 息及申請該指令所耗部份費用,有 關費用已支付。由於指令並無解除 星輝為數935.872美元(相等於港 幣7.299.799元)之所有索償,故此 寰宇娛樂有權繼續就星輝追討餘 下為數約港幣1,804,099元(即港幣 7,299,799元減港幣5,495,700元) 之款項進行抗辯。

39 PENDING LITIGATIONS (Continued)

(a) (Continued)

On 30th April 2002, UEL issued a Writ of Summons against Star for the latter's wrongful exploitation of certain rights in the Movie co-owned by both parties. UEL claimed to recover all losses and damages suffered by UEL as a result of the wrongful exploitation.

On 9th September 2002, Universe Laser & Video Co. Limited ("ULV"), an indirect wholly-owned subsidiary of the Company, issued a Writ of Summons against Star for the latter's infringement of the licensed rights in the Movie held by ULV. ULV claimed to recover all losses and damages suffered by ULV as a result of the said infringement.

In the opinion of legal counsel, it is premature to predict the outcome of the claim against UEL. The Board is of the opinion that the outcome of the said claim made against UEL will have no material financial impact to the Group for the year ended 30th June 2013.

(b) On 1st September 2008, Koninklijke Philips Electronics N.V. ("KPE") issued a Writ of Summons against among other persons, the Company, ULV and Mr Lam Shiu Ming, Daneil (one of the Directors), being three of the defendants named therein, in respect of damages arising from alleged infringement of the patents regarding Video Compact Disc owned by KPE.

In the opinion of legal counsel, it is premature to predict the outcome of the said claim made against the Company, ULV and Mr Lam Shiu Ming, Daneil. The Board is of the opinion that the outflow of economic benefits cannot be reliably estimated and accordingly no provision for any liability that may result has been made in the consolidated financial statements.

39 未決訴訟(續)

- (a) (續)
 - 於二零零二年四月三十日,寰宇娛 樂向星輝發出傳訊令狀,其中包括 指後者不當地使用屬於雙方共同擁 有之該電影中之若干權利。寰宇娛 樂現追討因該不當利用權利而令寰 宇娛樂蒙受之一切損失及損害。

於二零零二年九月九日,本公司之 一間間接全資附屬公司寰宇鐳射錄 影有限公司(「寰宇鐳射」)因指星 輝侵犯寰宇鐳射就該電影所持的特 許權利而向其發出傳訊令狀。寰宇 鐳射現追討因上述侵權行為而蒙受 之一切經濟損失及損害。

根據法律顧問之意見,現階段預測 對寰宇娛樂的上述索償結果尚屬言 之過早。而且,董事會認為對寰宇 娛樂的索償之結果於截至二零一三 年六月三十日止年度內並不會對本 集團構成重大財務影響。

(b) 於二零零八年九月一日,Koninklijke Philips Electronics N.V.(「KPE」)向 包括本公司、寰宇鐳射及林小明先 生(本公司之一名董事)(傳訊令 狀上之其中三名被告)發出有關因 聲稱侵犯KPE所持有關影音光碟 (VCD)的專利權而產生之損失之傳 訊令狀。

> 根據法律顧問之意見,現階段預測 對本公司、寰宇鐳射及林小明先生 的上述索償結果尚屬言之過早。而 且,董事會認為有關的經濟利益支 出未能可靠地估計及因此並無在綜 合財務報表內就可能產生的任何負 債作出撥備。

39 PENDING LITIGATIONS (Continued)

(c) On 8th January 2010, KPE issued a Writ of Summons against among other persons, the Company, ULV and Mr Lam Shiu Ming, Daneil (one of the Directors), being three of the defendants named therein, in respect of damages arising from alleged infringement of the patents regarding Digital Video Disc owned by KPE.

In June 2012, the action was discontinued against the Company and Mr Lam Shiu Ming, Daneil. The claim made against ULV has been agreed with KPE and appropriate provision was recognized accordingly in the consolidated financial statements for the year ended 30th June 2012.

No additional provision has been made in the consolidated financial statements for the year ended 30th June 2013. Based on the consultation with legal counsel, no further material outflow of economic benefits will be incurred for ULV.

Save as disclosed above, as at 30th June 2013, no litigation or claim of material importance is known to the directors to be pending against either the Company or any of its subsidiaries.

39 未決訴訟(續)

(c) 於二零一零年一月八日,KPE向包括本公司、寰宇鐳射及林小明先生(本公司之一名董事)(傳訊令狀上之其中三名被告)發出有關因聲稱侵犯KPE所持有關數碼影音光碟(DVD)的專利權而產生之損失之傳訊令狀。

於二零一二年六月,對本公司及林 小明先生之訴訟已作終止。就對寰 宇鐳射的索償已與KPE達成協議及 已於截至二零一二年六月三十日止 年度之綜合財務報表內相應地確認 有關適當的撥備。

於截至二零一三年六月三十日止年 度之綜合財務報表內並無作出額外 撥備。根據法律顧問的意見,寰宇 鐳射並無面對進一步的重大經濟利 益支出。

除上文所披露者外,於二零一三年六月 三十日,就董事所知,本公司或其任何附 屬公司並無面對任何重大訴訟或索償。

40 COMMITMENTS

40 承擔

(a) Operating leases commitments

As at 30th June 2013, the Group had future aggregate minimum lease payments under non-cancellable operating leases as follows:

(a) 經營租賃承擔

於二零一三年六月三十日,本集團 根據不可撤銷之經營租賃而於未來 支付之最低租賃付款總額如下:

Crown

			Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	
Land and buildings Not later than one year Later than one year and not later than five years	土地及樓宇 不超過一年 超過一年及 不超過五年	960 400	960 1,360	
		1,360	2,320	

(b) Other commitments

As at 30th June 2013, the Group had commitments contracted but not provided for in these consolidated financial statements as follows: (b) 其他承擔

於二零一三年六月三十日,本集團 已訂約但未於綜合財務報表撥備之 承擔如下:

			Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	
Purchase of film rights and production of films	購買電影版權及 電影製作	45,556	58,712	
Note: As at 30th June 2013, the 0	Group had commitment of		E年六月三十日,本集	

HK\$3,687,000 in respect of jointly controlled assets (2012: HK\$18,051,000).

註: 於二零一三年六月三十日,本集 團共同控制資產的承擔有港幣 3,687,000元(二零一二年:港幣 18,051,000元)。

41 FUTURE OPERATING LEASE ARRANGEMENTS

As at 30th June 2013, the Group had future aggregate minimum lease receipts under non-cancellable operating leases as follows:

41 未來經營租賃安排

於二零一三年六月三十日,本集團根據 不可撤銷之經營租賃而於未來收取之最 低租賃款項總額如下:

			Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	
Not later than one year Later than one year and not	不超過一年 超過一年及	1,184	289	
later than five years	不超過五年	696 1,880	80 369	

42 RELATED PARTY TRANSACTIONS

(a) Disposal of properties

On 11th June 2013, UFD entered into a sale and purchase agreement with Eternal Good Development Limited ("EGDL") whereby UFD agreed to sell the three properties to EGDL for a total consideration of HK\$1,800,000, which represents a premium of approximately 8.8% over the market value of the properties as at 10th June 2013 and 30th June 2013 valued by an independent qualified valuer, the transaction was completed on 11th July 2013. The transaction was announced by the Company in compliance with requirements of Chapter 14A of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Stock Exchange") (the "Listing Rules").

The entire issued share capital of EGDL is solely and beneficially owned by Mr Lam Shiu Ming, Daneil (one of the Directors). By virtue of the interest of Mr Lam Shiu Ming, Daneil in EGDL, the transaction constituted a connected transaction for the Company under Rule 14A.13(1) of the Listing Rules.

42 關連人士之交易

(a) 物業出售

於二零一三年六月十一日,寰宇影 片與永好發展有限公司(「永好發 展」)已訂立一份有關三個物業之買 賣協議,據此,寰宇影片已同意出 售而永好發展已同意購買該物業, 代價為港幣1.800.000元,代價為較 該物業經由獨立合資格估值師評估 於二零一三年六月十日及二零一三 年六月三十日之市值溢價約8.8%, 此交易已於二零一三年七月十一日 完成。本公司已根據香港聯合交易 所有限公司(「聯交所」)證券上市 規則(「上市規則」)第14A章之要求 就此交易作出公告。

永好發展之全部已發行股本乃由 林小明先生(其中一名董事)單獨 及實益擁有。由於林小明先生於永 好發展中之權益,根據上市規則第 14A.13(1)條,此交易構成本公司之 一項關連交易。

42 RELATED PARTY TRANSACTIONS

(Continued)

(b) Details of key management compensation

Key management personnel are those management with responsibility for planning, directing and controlling the activities of the Group. 42 關連人士之交易(續)

(b) 主要管理層報酬之詳情

主要管理人員為負責計劃、指示及 控制本集團活動之管理層。

		Group 本集團	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Salaries and other short-term employee benefits Employer's contribution to	薪金及其他短期僱員福利 退休計劃之僱主供款	9,528	9,719
retirement scheme Share-based compensation	股份報酬	60 -	49 1,490
		9,588	11,258

Save as disclosed above and elsewhere in these consolidated financial statements, no other material related party transactions have been entered into by the Group. The transactions were carried out after negotiations between the Group and the related parties in the ordinary course of business. 除上文所披露者及此綜合財務報表外, 本集團並無訂立其他重大有關連人士交 易。該等交易屬一般日常業務及經本集 團及關連人士商議後進行。

43 EVENTS AFTER THE BALANCE SHEET DATE

43 結算日後事項

- UFD completed the sale transaction for disposal of (a) the investment properties in Lantau Island to EGDL on 11th July 2013, which have been classified as non-current assets held for sale measured at fair value as at 30th June 2013, for a total consideration of HK\$1,800,000.
- As announced on 16th September 2013, the (b) Company and Astrum Capital Management Limited (the "Placing Agent") entered into the placing agreement (the "Placing Agreement"), pursuant to which the Company appointed the Placing Agent as its agent to procure placees to subscribe for the warrants (the "Warrant(s)"), on a best efforts basis, at an issue price of HK\$0.0025 per Warrant.

The Warrants will entitle the holders thereof to subscribe in cash up to an aggregate amount of HK\$85.5 million for the new shares of the Company at an initial subscription price of HK\$0.25 per Warrant (the "Initial Subscription Price"), subject to adjustments, for a period of 2 years commencing from the date of issue of the Warrants. Based on the Initial Subscription Price of HK\$0.25 per new share to be allotted and issued upon exercise of the subscription right attaching to the Warrants, a maximum of 342,000,000 new shares (the "Warrant Shares") will be allotted and issued by the Company.

The Warrant Shares will be issued under the general mandate granted to the Directors at the annual general meeting of the Company held on 29th November 2012. No listing of the Warrants will be sought on the Stock Exchange or any other stock exchanges. Application will be made to the Stock Exchange for the listing of, and permission to deal in, the Warrant Shares to be allotted and issued upon the exercise of the subscription rights attaching to the Warrants.

- 於二零一三年七月十一日, 寰宇影 (a) 片以總代價港幣1,800,000元完成 出售位於大嶼山之投資物業予永好 發展之銷售交易;該物業已按於二 零一三年六月三十日之公平值計算 並分類為持作出售之非流動資產。
- 根據二零一三年九月十六日之公告 (b) 所述,本公司與阿什特朗資本管理 有限公司(「配售代理」)訂立配售 協議(「配售協議」),據此,本公司 委任配售代理為其代理,按竭盡所 能基準安排承配人按發行價每份認 股權證港幣0.0025元認購認股權證 (「認股權證」)。

認股權證將授權其持有人於發行認 股權證之日起計兩年期間按初始認 購價每股港幣0.25元(「初始認購 價」) (可予調整)以現金認購總額 不超過港幣85,500,000元之本公司 新股份。根據初始認購價每股認股 權證股份港幣0.25元,於認股權證 所附之認購權獲悉數行使後,本公 司將最多配發及發行342.000.000 股本公司新股份(「認股權證股 份|)。

認股權證股份將根據本公司於二零 一二年十一月二十九日舉行股東週 年大會授予董事的一般授權發行。 本公司將不會尋求認股權證於聯交 所或任何其他證券交易所上市。本 公司將向聯交所申請批准認股權證 所附之認購權獲行使後將予配發及 發行之認股權證股份上市及買賣。

43 EVENTS AFTER THE BALANCE SHEET DATE (Continued)

(b) (Continued)

Assuming the maximum aggregate amount of HK\$85.5 million of the Warrants are placed with the placee(s), the maximum gross proceeds from the issue of the Warrants is approximately HK\$0.9 million and the maximum net proceeds from the placing of the Warrant is approximately HK\$0.6 million. The net proceeds will be utilised by the Group as its general working capital.

Assuming the full exercise of the subscription rights attaching to the Warrants at the Initial Subscription Price, it is expected an additional amount of HK\$85.5 million will be raised. Such funds will be utilised by the Group as its general working capital and for development of new investment opportunities.

Completion of the placing of the Warrants is conditional upon the Stock Exchange granting approval of the issue of the Warrants (if required) and granting or agreeing to grant the listing of, and permission to deal in, all Warrant Shares falling to be issued upon the exercise of the subscription rights attaching to the Warrants either unconditionally or subject to conditions to which the Placing Agent accepts. If the above condition is not fulfilled by 5:00 p.m. on 31st October 2013 (Hong Kong time) (or such later time or date as the Company and the Placing Agent may agree), the Placing Agreement will terminate and the placing of the Warrants will not proceed and neither the Company nor the Placing Agent shall have any claim against the other in respect of any matter or thing arising out of or in connection with the Placing Agreement save for any antecedent breach of any obligation under the Placing Agreement and in connection with any and all rights and obligations accrued prior to such termination.

44 ULTIMATE HOLDING COMPANY

The Directors regard Globalcrest Enterprises Limited, a company incorporated in the British Virgin Islands, as being the ultimate holding company of the Company.

43 結算日後事項(續)

(b) (續)

假設已向承配人配售最高總額為港幣85,500,000元之認股權證,來自發行認股權證之所得款項總額最高為約港幣900,000元,及來自認股權證配售事項之所得款項淨額最高為約港幣600,000元。所得款項淨額將被本集團用作其一般營運資金。

假設按初始認購價悉數行使認股權 證所附之認購權,預期將額外籌集 港幣85,500,000元。有關資金將被 本集團用作其一般營運資金及用於 開發新的投資機會。

配售認股權證事項能否完成取決於 聯交所無條件地或在附帶配售代理 接納之條件情況下,批准發行認股 權證(倘有需要)及批准或同意批 准因認股權證所附認購權利獲行使 而發行之所有認股權證股份上市及 買賣。倘卜述條件並未於二零一三 年十月三十一日下午五時正(香港 時間)前(或本公司及配售代理可 能協定之較後時間或日期)達成, 配售認股權證協議將告終止,而配 售認股權證事項將不會進行,且本 公司及配售代理概不得就配售認股 權證協議所產生或涉及的任何事項 或事宜提出申索,惟先前有關違反 於配售認股權證協議下的任何義務 及有關終止前引致之任何及所有權 利及義務則作別論。

44 最終控股公司

董事認為,於英屬處女群島註冊成立之 Globalcrest Enterprises Limited為本公司 之最終控股公司。

45 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE ACCOUNTING PERIOD ENDED 30TH JUNE 2013

Up to the date of approval of these consolidated financial statements, the HKICPA has issued the following new and revised standards, amendments to standards and interpretations which are not yet effective for the accounting period ended 30th June 2013 and which have not been adopted in these consolidated financial statements:

45 已頒布但於截至二零一三年 六月三十日止會計期間尚未 生效的修訂、新準則及詮釋 的潛在影響

> 截至此綜合財務報表的批准日期,香港會 計師公會已頒布以下新及修改之準則、 準則之修訂本及詮釋,但該等修訂、新準 則及詮釋於截至二零一三年六月三十日 止會計期間尚未生效,亦並未於此綜合 財務報表中採納:

		Effective for accounting periods beginning on or after 於以下日期或之後 開始的會計期間生效
Annual Improvements Project	Annual Improvements 2009-2011 Cycle	1st January 2013
年度改進計劃	2009-2011之年度改進週期	二零一三年一月一日
HKAS 19 (2011) 會計準則第19號(2011)	Employee Benefits 僱員福利	1st January 2013 二零一三年一月一日
HKAS 27 (2011) 會計準則第27號(2011)	Separate Financial Statements 獨立財務報表	1st January 2013 二零一三年一月一日
HKAS 28 (2011) 會計準則第28號(2011)	Investments in Associates and Joint Ventures 於聯營公司及合營公司之投資	1st January 2013 二零一三年一月一日
HKFRS 1 (Amendment) 財務準則第1號(修訂本)	First Time Adoption on Government Loans 首次採納政府貸款	1st January 2013 二零一三年一月一日
HKFRS 7 (Amendment)	Disclosures – Offsetting Financial Assets and Financial Liabilities	1st January 2013
財務準則第7號(修訂本)	披露-抵銷金融資產及金融負債	二零一三年一月一日

45 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE ACCOUNTING PERIOD ENDED 30TH JUNE 2013 (Continued)

45 已頒布但於截至二零一三年 六月三十日止會計期間尚未 生效的修訂、新準則及詮釋 的潛在影響(續)

		Effective for accounting periods beginning on or after 於以下日期或之後 開始的會計期間生效
HKFRS 10	Consolidated Financial Statements	1st January 2013
財務準則第10號	综合財務報表	二零一三年一月一日
HKFRS 11	Joint Arrangements	1st January 2013
財務準則第11號	共同安排	二零一三年一月一日
HKFRS 12	Disclosure of Interests in Other Entities	1st January 2013
財務準則第12號	披露於其他實體之權益	二零一三年一月一日
HKFRS 13	Fair Value Measurement	1st January 2013
財務準則第13號	公平值計量	二零一三年一月一日
HKFRS 10, HKFRS 11 and HKFRS 12 (Amendments)	Consolidated Financial Statements, Joint Arrangements and Disclosure of interests in Other Entities: Transition Guidance	1st January 2013
財務準則第10號、 財務準則第11號及 財務準則第12號(修訂本)	綜合財務報表、共同安排及披露 於其他實體之權益:過渡指引	二零一三年一月一日
HK(IFRIC)-Int 20	Stripping Costs in the Production Phase of a Surface Mine	1st January 2013
香港(國際財務報告詮釋 委員會)詮釋第20號	露天採礦場生產階段之剝採成本	二零一三年一月一日
HKAS 32 (Amendment)	Presentation – Offsetting Financial Assets and Financial Liabilities	1st January 2014
會計準則第32號(修訂本)	呈列-抵銷金融資產及金融負債	二零一四年一月一日

45 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE ACCOUNTING PERIOD ENDED 30TH JUNE 2013 (Continued)

45 已頒布但於截至二零一三年 六月三十日止會計期間尚未 生效的修訂、新準則及詮釋 的潛在影響(續)

Effective for

		accounting periods beginning on or after 於以下日期或之後 開始的會計期間生效
HKAS 36 (Amendments)	Recoverable Amount Disclosures for Non-Financial Assets	1st January 2014
會計準則第36號(修訂本)	非金融資產的可收回金額披露	二零一四年一月一日
HKAS 39 (Amendments) 會計準則第39號(修訂本)	Novation of Derivatives 更替衍生金融工具	1st January 2014 二零一四年一月一日
HK(IFRIC)-Int 21 香港 (國際財務報告詮釋 委員會)一詮釋第21號	Levies 徵税	1st January 2014 二零一四年一月一日
HKFRS 10, HKFRS 12 and HKFRS 27 (Revised 2011)	Investment Entities	1st January 2014
財務準則第10號、 財務準則第12號及 財務準則第27號 (2011修訂)	投資主體	二零一四年一月一日
HKFRS 9 財務準則第9號	Financial Instruments 金融工具	1st January 2015 二零一五年一月一日
HKFRS 7 and HKFRS 9	Mandatory Effective Date and Transition Disclosures	1st January 2015
(Amendments) 財務準則第7號及 財務準則第9號(修訂本)	強制性生效日期及過渡之披露	二零一五年一月一日

45 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE ACCOUNTING PERIOD ENDED 30TH JUNE 2013 (Continued)

Apart from the above, a number of improvements and minor amendments to HKFRSs have also been issued by the HKICPA but they are not yet effective for the accounting year ended 30th June 2013 and have not been adopted in these consolidated financial statements.

The Group is in the process of making an assessment of what the impact of these amendments, new standards and interpretations would be in the period of initial application, but not yet in a position to state whether these amendments, new standards and interpretations would have a significant impact on the Group's results of operations and financial position. 45 已頒布但於截至二零一三年 六月三十日止會計期間尚未 生效的修訂、新準則及詮釋 的潛在影響(續)

> 除上文所述外,香港會計師公會亦頒布了 一系列已改善及輕微修訂之財務準則, 惟其並未於截至二零一三年六月三十日 止之會計年度生效,及未於此份綜合財 務報表採納。

> 本集團正在評估該等修訂、新準則及詮 釋於首次採用期間將會造成的影響,但 仍未能確定該等修訂、新準則及詮釋會 否對本集團的經營業績及財務狀況造成 重大影響。

PRINCIPAL PROPERTIES HELD FOR INVESTMENT PURPOSES 持作投資用途之主要物業◆

HONG KONG

香港

Location 地點	Lot number 地段	Type 種類	Lease term 租賃年期	
No. 61, 1st Street, Section M, Fairview Park, Yuen Long, New Territories, Hong Kong	Lot number 4665 in Demarcation District 104	Residential	2047	
香港新界元朗 錦綉花園M段 第一街61號	丈量約104號地段4665號	住宅	二零四七年	
Factory K on 16th Floor of Block 3, Golden Dragon Industrial Centre, Nos. 172 – 180 Tai Lin Pai Road,	Kwai Chung Town Lot number 130	Industrial	2047	
Kwai Chung, New Territories, Hong Kong 香港新界葵涌 大連排道172至180號 金龍工業中心 第三期十六樓K室	葵涌市區地段130號	工業	二零四七年	
Room B, Unit 2, 18th Floor, Wyler Centre Phase II, Nos. 192 – 200 Tai Lin Pai Road, Kwai Chung, New Territories, Hong Kong	Kwai Chung Town Lot number 130	Industrial	2047	
香港新界葵涌 大連排道192至200號 偉倫中心第二期 十八樓單位2B室	葵涌市區地段130號	工業	二零四七年	
Car park no. 41, 2nd Floor, Wyler Centre Phase II, Nos. 192 – 200 Tai Lin Pai Road, Kwai Chung, New Territories, Hong Kong	Kwai Chung Town Lot number 130	Industrial	2047	
香港新界葵涌 大連排道192至200號 偉倫中心第二期 二樓車位第41號	葵涌市區地段130號	工業	二零四七年	
Woodland House 1 – 5, Woodlands Villa, 121 Tong Fuk Village, Tong Fuk, Lantau Island, New Territories, Hong Kong	Lot numbers 1510 remaining part, 1511, 1516, 1518, 1519, 1522 and 1523 in Demarcation District 328	Residential	2047	
香港新界大嶼山 塘福塘福村121號 林地別墅林地屋1至5號	丈量約第328 約地段第1510號 部份,1511號,1516號, 1518號,1519號,1522號 及1523號	住宅	二零四七年	

FIVE YEAR FINANCIAL SUMMARY ◆五年財務摘要

RESULTS

業績

			Yea	r ended 30th Jun	e	
			截至	至六月三十日止年月	度	
		2013	2012	2011	2010	2009
		二零一三年	二零一二年	二零一一年	二零一零年	二零零九年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
			(Restated)	(Restated)		
			(經重列)	(經重列)		
Revenue	收益	79,106	75,881	131,256	119,096	89,733
Loss before income tax	除所得税前虧損	(4,890)	(17,523)	(20,118)	(14,359)	(8,498)
Income tax credit/(expense)	所得税回撥/(費用)	213	154	(702)	(400)	(1,207)
Loss attributable to the equity holders of	本公司權益持有人應佔					
the Company	虧損	(4,677)	(17,369)	(20,820)	(14,759)	(9,705)
Special cash dividend	特別現金股息	-	_	20,145	-	-
Proposed final dividend	擬派末期股息	-	_	_	-	-

ASSETS AND LIABILITIES

資產及負債

			As at 30th June 於六月三十日			
		2013	2012	2011	2010	2009
		二零一三年	二零一二年	二零一一年	二零一零年	二零零九年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
			(Restated)	(Restated)		
			(經重列)	(經重列)		
Total assets	總資產	396,457	307,819	272,058	325,466	351,020
Total liabilities	總負債	(155,304)	(72,969)	(32,092)	(44,535)	(55,421)



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