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CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS

Executive Directors:

Geng Ying (Chairman) Gao Feng (Vice-Chairman) Chiu Sui Keung (Chief Executive Officer) Wang Xihua

Independent Non-executive Directors:

Cheng Wing Keung, Raymond Lam Williamson Wong Hoi Kuen

AUDIT COMMITTEE

Lam Williamson (Chairman) Cheng Wing Keung, Raymond Wong Hoi Kuen

REMUNERATION COMMITTEE

Lam Williamson (Chairman) Cheng Wing Keung, Raymond Chiu Sui Keung

NOMINATION COMMITTEE

Cheng Wing Keung, Raymond (Chairman) Lam Williamson Wong Hoi Kuen

COMPANY SECRETARY

Chow Chi Fai

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Room 2502, 25/F, 9 Queen's Road Central, Central, Hong Kong

REGISTERED OFFICE

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

PRINCIPAL BANKER

Bank of Communications

AUDITORS

HLB Hodgson Impey Cheng Limited Certified Public Accountants 31/F., Gloucester Tower, The Landmark, 11 Pedder Street, Central, Hong Kong

SHARE REGISTRAR

Tricor Tengis Limited 26/F., Tesbury Centre, 28 Queen's Road East, Hong Kong

LEGAL ADVISERS

Li & Partners 22/F., World Wide House, Central, Hong Kong

STOCK CODE 00223

董事會 執行董事:

取 瑩(主席) 高 峰(副主席) 趙瑞強(行政總裁) 王西華

獨立非執行董事: 鄭永强 林全智 黃海權

審核委員會 林全智(主席)

^你至百(至席) 鄭永强 黃海權

薪酬委員會

林全智(主席) 鄭永强 趙瑞強

提名委員會

鄭永强(主席) 林全智 黃海權

公司秘書 _{周志輝}

香港主要營業地點 香港中環皇后大道中9號 25樓2502室

註冊辦事處

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

主要來往銀行 _{交通銀行}

核數師 國衛會計師事務所有限公司 香港執業會計師 香港中環畢打街11號 置地廣場告羅士打大廈31字樓

股份登記處

卓佳登捷時有限公司 香港皇后大道東28號 金鐘匯中心26樓

法律顧問 李偉斌律師行 香港中環環球大廈22樓

股份代號 00223

BUSINESS REVIEW AND OUTLOOK

Sino Resources Group Limited (the "Company", together with its subsidiaries, the "Group") is principally engaged as an investing and developing in unconventional gas business, coal trading business and focus its business on the resources and energy sector.

The Group has been managing the following businesses:

UNCONVENTIONAL GAS BUSINESS

During the period, The Heilongjiang Development and Reform Commission ("HDRC") has already approved the project for the cooperation between Multi Century Energy Technology (Beijing) Limited ("MCT (BJ)") and Coalfield Geology Reconnaissance Design and Research Institute of Heilongjiang Province ("HCI") to set up a project to demonstrate the technology of the two sets of imported equipment ("Equipment") for the CBM stimulation work in the cities of Hegang (鶴崗), Jixi (雞西) and Yilan (依蘭) (the "Project"). The Project allow MCT (BJ) to get tax exemption on import duties, however, the import VAT only can be used to set off the output VAT on sales in future. The Equipment will be shipped from Tianjin Ports to Heilongjiang for inspection and testing in December 2013.

COAL TRADING BUSINESS

During the six months ended 30 September 2013, the coal inventory of power plants, cement plants and ports in China has maintained relatively high level. The price of coal in China dropped slightly and demand for coal remained weak. Thus management continued to take a more cautious and conservative approach towards sales orders of coal trading.

During the period, the Heilongjiang Derong Coal Industrial Co., Ltd ("Derong"), an indirect non-wholly owned subsidiary of the Company received two civil claims against Derong. Details please refer to the Note 24(g) for the litigation. The trading business for Derong has been affected and the profit guarantee will be unlikely to be achieved for the coming year ending 31 December 2013. The Company is in the course of negotiation with the vendor in respect of the treatment of the profit guarantee and consideration shares in escrow. The Company will make further announcement as and when appropriate.

During the period, the coal trading business is mainly come from Hubei Tiegang Trading Company Limited ("Hubei Tiegang"), an indirect non-wholly owned subsidiary of the Company.

FUTURE PROSPECTS

In view of the gloomy coal trading industry in the PRC, the Company will continue taking a conservative approach in its coal trading transactions. For the unconventional gas business, the Company is the course of completing the equipment installation and testing in order to commence full operation.

During the period under review, the Company completed a share placing and settled outstanding convertible notes of HK\$15,000,000 principal amount which has successfully broadened the shareholders' base and improved the debt-to-equity ratio of the Company.

業務回顧及前景

神州資源集團有限公司(「本公司」,連同其附屬公司 統稱「本集團」)之主要業務乃投資及發展非常規天然 氣業務,煤炭買賣業務以及專注於資源及能源業務。

本集團管理以下之業務:

非常規天然氣業務

於本期間,黑龍江省發展和改革委員會(「黑龍江發改 委」)已經批准創紀傑仕能源科技(北京)有限公司(「創 紀傑仕(北京)」)與黑龍江省煤田地質勘察設計研究院 (「黑煤院」)合作成立一個項目,以就煤層氣增產改造 工程於鶴崗市、雞西市及依蘭市進行兩組進口設備(「該 設備」)技術示範(「該項目」)。該項目讓創紀傑仕(北 京)獲得進口關税之税項豁免,然而,進口增值税部 份只可留作抵扣未來銷售之增值税。該設備將於二零 一三年十二月從天津港口運到黑龍江進行檢測。

煤炭買賣業務

於截至二零一三年九月三十日止六個月,中國發電廠、 水泥廠及港口之煤炭儲量均維持於相對較高的水平。 國內煤炭價格輕微下跌,需求仍然疲弱。因此,管理 層在煤炭買賣的銷售訂單方面繼續採取較審慎及保守 的方針。

期內,本公司之間接非全資附屬公司黑龍江德融煤業 有限公司(「德融」)接到兩項針對德融之民事申索。有 關訴訟之詳情請參閱附註24(g)。德融之貿易業務備受 影響,截至二零一三年十二月三十一日止年度之溢利 保證將難以達到。本公司現正與賣方就溢利保證及託 管代價股份之處理方法進行商討。本公司將於適當時 另行發表公佈。

期內,煤炭買賣業務主要由本公司間接非全資附屬公 司湖北鐵港貿易有限公司(「湖北鐵港」)進行。

未來展望

鑑於國內煤炭買賣業表現呆滯,故本公司在其煤炭買 賣交易方面將會較為審慎。非常規天然氣業務方面, 本公司正在完成設備安裝及測試,即將全面投產。

於回顧期間內,本公司完成一項股份配售,並清償本 金額15,000,000港元之可換股票據,成功擴大本公司 股東基礎及改善債務對股本比率。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

On 27 June 2013, the Company has announced the proposed acquisition of hydropower business located in Qinghai Province of the PRC. The Company has been in active negotiation for the proposed acquisition. Recently, the Company has conducted a site visit together with professional parties to perform pre-deal assessment of the deal structure and continued its discussion and negotiation with the vendors over the terms of the proposed acquisition. The Company has achieved progress in the negotiation and in the forthcoming months, the Board will continue the discussion with the vendors and use its best endeavours to commence formal due diligence work. As at the date of this report, no formal or legally binding agreement has been entered into among the Company and the vendors in respect of the possible acquisition.

On 4 October 2013, the Company completed the acquisition of 30% of equity interest in Global Mining Engineer Inc., which is engaged in the business of providing Radio Frequency Identification Mining Management System and Solutions ("RFID@MMS") services, and natural resources-related global sources direct services. The application of RFID@MMS in mines management shall improve production safety, asset management and the entire monitoring system in daily mine operations. The acquisition is expected to further strengthen the Company's position in the resources and energy sector.

In the future, the Board will continue identifying suitable investment opportunities in the resources and energy sector, in an attempt to maximize the shareholders' return by inorganic growth strategies. Whilst the Company will keep developing its existing businesses, it will also allocate resources and focus on negotiating for new transactions.

RESULTS ANALYSIS

For the six months ended 30 September 2013, the Group recorded turnover of HK\$40,928,000 from continuing operations (six months ended 30 September 2012: HK\$306,000). The turnover was contributed by the coal trading segment. Increase of the turnover was mainly due to the acquisition of Zhan Sheng Group and the revenue contributed to the Group.

For the six months ended 30 September 2013, the Group recorded a net loss of approximately HK\$15,424,000 (six months ended 30 September 2012: approximately HK\$13,370,000) and a loss attributable to owners of the Company of approximately HK\$14,312,000 (six months ended 30 September 2012: approximately HK\$14,763,000); basic losses per share for continuing operations was approximately HK\$0.62 cents (six months ended 30 September 2012: HK\$1.10 cents). Loss from operating activities from continuing operations was approximately HK\$13,347,000 (six months ended 30 September 2012: approximately HK\$13,347,000 (six months ended 30 September 2012: approximately HK\$15,749,000), representing a decrease of 15% over last interim period. It was attributable to significant decrease in legal and professional fees after some court cases were settled.

INTERIM DIVIDEND

The Board of the Company did not recommend payment of an interim dividend for the six months ended 30 September 2013 (six months ended 30 September 2012: HK\$Nil).

於二零一三年六月二十七日,本公司宣佈建議收購一 項位於中國青海省之水力發電業務。本公司一直就此 項建議收購積極進行洽商。本公司已於近期聯同專業 人士進行實地視察,並且進行交易結構之交易前評估, 以及就建議收購事項之條款繼續與賣方進行討論及洽 商。本公司在洽商方面已取得進展,於未來數月,董 事會將與賣方繼續進行討論,並盡最大努力開展正式 的盡職審查。於本報告日期,本公司與賣方概無就建 議收購事項訂立任何正式或具法律約束力之協議。

於二零一三年十月四日,本公司完成收購環球礦業工 程有限公司之30%股本權益,該公司乃從事提供無線 射頻識別煤礦管理系統及解決方案(「RFID@煤礦管理 系統」)服務,以及天然資源相關環球採購直接服務。 將RFID@煤礦管理系統應用到煤礦管理將可改善日常 煤礦經營業務之生產安全、資產管理及整個監察系統。 此項收購預期可進一步鞏固本公司於資源及能源業的 地位。

展望未來,董事會將繼續物色合適的資源及能源業投 資機遇,憑藉併購增長的策略為股東爭取最大回報。 本公司一方面將繼續發展其現有業務,同時亦將調配 資源,集中於洽談新的交易。

業績分析

截至二零一三年九月三十日止六個月,本集團錄得來 自持續經營業務之營業額40,928,000港元(截至二零 一二年九月三十日止六個月:306,000港元)。營業額 乃來自煤炭買賣業務分部。營業額增加主要乃由於收 購展昇集團及其對本集團收益之貢獻。

截至二零一三年九月三十日止六個月,本集團錄得 虧損淨額約為15,424,000港元(截至二零一二年九月 三十日止六個月:約為13,370,000港元)及本公司擁 有人應佔虧損約14,312,000港元(截至二零一二年九 月三十日止六個月:約14,763,000港元);而來自持續 經營業務之每股基本虧損則約為0.62港仙(截至二零 一二年九月三十日止六個月:1.10港仙)。持續經營 業務之經營業務之虧損約為13,347,000港元(截至二 零一二年九月三十日止六個月:約15,749,000港元), 較上一個中期期間減少15%。此乃由於在若干法院案 件解決後,法律及專業費用大幅減少所致。

中期股息

本公司董事會不建議派付截至二零一三年九月三十日 止六個月之中期股息(截至二零一二年九月三十日止 六個月:零港元)。

FINANCIAL REVIEW

LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE

The Group derived its working capital mainly from internal cash flow of operating activities, shares placement and shareholder's loan. On 21 June 2013, the Company placed of 412,470,000 shares at the placing price of HK\$0.08 and the net proceeds of approximately HK\$32,655,000 has been received.

As at 30 September 2013, deficit on shareholders' funds of the Group aggregately amounted to approximately HK\$192,117,000 (31 March 2013: HK\$229,136,000). The Group's assets-liabilities ratio (total liabilities to total assets) was approximately 1.84 times (31 March 2013: 1.99 times). Net current liabilities of the Group amounted to approximately HK\$322,461,000 (31 March 2013: HK\$351,172,000). Current assets of the Group was approximately HK\$97,160,000 (31 March 2013: HK\$101,329,000), of which deposits with banks, cash and cash equivalents amounted to approximately HK\$26,200,000 (31 March 2013: HK\$21,914,000) and deposit of HK\$10,000,000 (31 March 2013: HK\$10,000,000) paid into the High Court of Hong Kong (the "High Court") for the Injunction Order against Mr. Hung, Mega Wealth Capital Limited ("Mega Wealth") and Webright Limited ("Webright"). The following items with an aggregate of amount of HK\$348,778,000 (31 March 2013: HK\$348,338,000), which are included in current liabilities, are related to the legal proceedings with Mr. Hung in the High Court: (i) HK\$158,600,000 (31 March 2013: HK\$158,600,000) was consideration payable for the acquisition of Wealth Gain Global Investment Limited ("Wealth Gain") and its subsidiary (the "Wealth Gain Group"); (ii) HK\$16,678,000 (31 March 2013: HK\$16.238.000) was shareholder's loan plus interests from Mr. Hung; and (iii) convertible notes of HK\$173,500,000 (31 March 2013: HK\$173,500,000). The Board considers the liquidity of the Group is good enough as at 30 September 2013 and the Group would be turned to net assets position of HK\$156,661,000 (31 March 2013: HK\$119,202,000) if removal of (i) to (iii). Detail refer to Note 15, 16 and 19,

As at 30 September 2013, the Group's gearing ratio (calculated as total debts to total equity) was 108.7% (31 March 2013: 99.5%).

財務回顧

流動資金、財務資源及資本架構

本集團營運業務的資金主要來自經營活動所得之內部 現金流量、配售股份及股東貸款。於二零一三年六月 二十一日,本公司按配售價0.08港元配售412,470,000 股股份,已收取所得款項淨額約32,655,000港元。

於二零一三年九月三十日,本集團之股東資金虧絀合 共約為192,117,000港元(二零一三年三月三十一日: 229,136,000港元)。本集團之資產負債比率(以總負 債對比總資產)則約為1.84倍(二零一三年三月三十一 日:1.99倍)。本集團淨流動負債約為322,461,000 港元(二零一三年三月三十一日:351,172,000港 元)。本集團之流動資產約為97,160,000港元(二零 一三年三月三十一日:101,329,000港元),其中約 26,200,000港元為銀行存款、現金及現金等值項目 (二零一三年三月三十一日:21,914,000港元)及就 針對洪先生、Mega Wealth Capital Limited (「Mega Wealth」)及Webright Limited (「Webright」) 之禁制令 支付予香港高等法院(「高等法院」)之按金10,000,000 港元(二零一三年三月三十一日:10,000,000港元)。 流動負債中,有下列項目合共348,778,000港元(二零 一三年三月三十一日:348,338,000港元)乃涉及於高 等法院與洪先生進行之法律行動:(i)158.600.000港 元(二零一三年三月三十一日:158,600,000港元)為 就收購富盈環球投資有限公司(「富盈」)及其附屬公司 (「富盈集團」)應付之代價;(ii)16.678.000港元(二零 一三年三月三十一日:16.238.000港元)為來自洪先 生之股東貸款及利息;及(iii)可換股票據173,500,000 港元(二零一三年三月三十一日:173,500,000港元)。 董事會認為,本集團於二零一三年九月三十日有足 夠流動資金,而倘剔除(i)至(iii)項,則本集團會錄得淨 資產156,661,000港元(二零一三年三月三十一日: 119,202,000港元)。詳情見附註15、16及19。

本集團於二零一三年九月三十日之槓桿比率(以債務 總額對權益總額計算所得)為108.7%(二零一三年三 月三十一日:99.5%)。

04

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

EXPOSURE TO FLUCTUATIONS IN EXCHANGE RATES AND ANY RELATED HEDGES

The Group's sales and purchase are mainly transacted in Hong Kong dollar and Renminbi and the books are recorded in Hong Kong dollar. Therefore, it may be exposed to foreign exchange risk. However in view of the stable currency policies adopted by the PRC government, the directors consider that the foreign exchange risk is insignificant.

The Group currently has no foreign exchange rate hedging policy in respect of commercial transactions denominated in foreign currencies. However, the directors monitor exchange rate exposure regularly and will consider hedging significant exchange rate exposure as and when necessary.

LITIGATIONS AND CONTINGENT LIABILITIES

Details of the Group's contingent liabilities as at 30 September 2013 were set out in Note 24 to the condensed consolidated interim financial statements.

OTHER EVENTS

EMPLOYEES AND REMUNERATION POLICY

As at 30 September 2013, the Group had a total of 35 employees (30 September 2012: 44) in Hong Kong and the PRC. All employees are remunerated according to their performance, experience and the prevailing industry practices.

The Group also participates in retirement benefit schemes for its staff in Hong Kong and the PRC. The Group introduced a new share option scheme on 8 October 2010, with options to be granted to employees at the discretion of the Board. As at 30 September 2013, 127,796,000 share options are remained outstanding.

MATERIAL ACQUISITION AND DISPOSAL

The Group did not have any material acquisition and disposal for the six months ended 30 September 2013.

MATERIAL RELATED PARTY TRANSACTION

The Group did not have any material related party transaction for the six months ended 30 September 2013.

SIGNIFICANT INVESTMENT

The Group did not hold any significant investment for the six months ended 30 September 2013.

匯率波動風險及任何有關對沖

本集團之銷售及購貨主要以港元及人民幣進行交易, 而簿冊則以港元記錄,因此或會面臨一定的外匯風險。 不過,鑒於中國政府採取穩定之貨幣政策,故董事認 為外匯風險並不重大。

本集團現時並無就以外幣為單位之商業交易設有外幣 匯率對沖政策。然而,董事會就匯率風險作定期的監 察,並將於有需要時考慮對沖重大匯率風險。

訴訟及或然負債

本集團於二零一三年九月三十日之或然負債詳情載於 簡明綜合中期財務報表附註24。

其他事宜

僱員及薪酬政策

於二零一三年九月三十日,本集團於香港及中國共有 35名員工(二零一二年九月三十日:44名)。所有僱 員之薪酬乃按照其工作表現、經驗及行內慣例而釐定。

本集團亦為香港及中國員工提供一套完善的退休福利 計劃。自二零一零年十月八日起,本集團開始實施一 項新的購股權計劃,董事會可酌情向員工授出購股權。 於二零一三年九月三十日,127,796,000份購股權尚 未行使。

重大收購及出售

本集團於截至二零一三年九月三十日止六個月並無任 何重大收購及出售。

重大關連人士交易

本集團於截至二零一三年九月三十日止六個月並無任 何重大關連人士交易。

重大投資

本集團於截至二零一三年九月三十日止六個月並無持 有任何重大投資。

UNAUDITED CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS AND NOTES

The Board of the Company announces that the unaudited condensed consolidated interim results of the Group for the six months ended 30 September 2013.

本公司董事會謹此宣佈本集團截至二零一三年九月三十 日止六個月之未經審核簡明綜合中期業績。

未經審核簡明綜合中期財務報表及附註

簡明綜合全面損益賬

CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

For the six months ended 30 September 2013 截至二零一三年九月三十日止六個月

| | | | Six months ended 3 截至九月三十日。 | |
|---|---------------|-------------|--------------------------------|-----------------|
| | | | 2013 | 2012 |
| | | N | 二零一三年 | 二零一二年 |
| | | Notes 附註 | HK\$′000 千港元 | HK\$′000 千港元 |
| | | 이 하고 | (Unaudited) | (Unaudited) |
| | | | (未經審核) | (未經審核) |
| Continuing operations | 持續經營業務 | | | |
| Turnover | 營業額 | 5 | 40,928 | 306 |
| Cost of sales | 銷售成本 | | (40,839) | (215) |
| | | | (| (=) |
| Gross profit | 毛利 | | 89 | 91 |
| Other revenue | 其他收益 | 5 | 313 | 1,388 |
| Other operating expenses | 其他營運開支 | | (11,571) | (17,228) |
| Fair value loss on derivative financial liabilities | 衍生金融負債之公平值虧損 | | (1,806) | _ |
| Loss on disposal of property, plant and equipment | 出售物業、廠房及設備之虧損 | ļ | (372) | |
| Loss from operating activities | 經營業務虧損 | | (13,347) | (15,749) |
| Finance costs | 融資成本 | 6 | (2,333) | (1,291) |
| Loss before tax | 除稅前虧損 | | (15,680) | (17,040) |
| Taxation | 税項 | 7 | 261 | |
| Loss for the period from continuing operations | 持續經營業務之期間虧損 | | (15,419) | (17,040) |
| Discontinued operation | 已終止經營業務 | | | |
| (Loss)/profit for the period from a | 已終止經營業務之期間 | | | |
| discontinued operation | (虧損)/溢利 | 8 | (5) | 3,670 |
| Loss for the period | 期間虧損 | | (15,424) | (13,370) |
| | | | | |
| Other comprehensive loss, | 其他全面虧損, | | | |
| net of tax | 扣除稅項 | | | |
| Exchange differences on translation | 換算海外經營業務之 | | | |
| foreign operations | 匯兑差額 | | 379 | (43) |
| Total comprehensive loss for | 期間全面虧損總額, | | | |
| the period, net of tax | 扣除稅項 | | (15,045) | (13,413) |
| | | | | , |

06

UNAUDITED CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS AND NOTES

未經審核簡明綜合中期財務報表及附註

CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

簡明綜合全面損益賬

| COMPREHENSIVE INCOME | | 间则和 | 间切标百土叫俱益版 | | | | |
|--|--|------------------|---|---|--|--|--|
| For the six months ended 30 September 2013 | | 截至二零一三年九月三十日止六個月 | | | | | |
| | | | Six months ended: 截至九月三十日 2013 二零一三年 | E 十日止六個月 2012 | | | |
| | | Notes 附註 | ーッーニャ HK\$'000 千港元 (Unaudited) (未經審核) | 二零一二年 HK\$'000 千港元 (Unaudited) (未經審核) | | | |
| Loss attribute to: Owners of the Company Non-controlling interests | 歸屬於下列人士之虧損: 本公司擁有人 非控股權益 | | (14,312) (1,112) | (14,763) 1,393 | | | |
| | | | (15,424) | (13,370) | | | |
| Total comprehensive loss attributable to: Owners of the Company Non-controlling interests | 歸屬於下列人士之 全面虧損總額: 本公司擁有人 非控股權益 | | (14,114) (931) | (14,929) 1,516 | | | |
| | | | (15,045) | (13,413) | | | |
| Loss per share attributable to owners of the Company for continuing and discontinued operations | 本公司擁有人應佔來自持緣 已終止經營業務之每股虧 | | | | | | |
| – Basic | 一基本 | 10 | (0.62) cents 港仙 | (0.88) cents 港仙 | | | |
| – Diluted | -攤薄 | 10 | (0.62) cents 港仙 | (0.88) cents 港仙 | | | |
| Loss per share attributable to owners of the Company | 本公司擁有人應佔持績 經營業務之每股虧損 | | | | | | |
| for continuing operations – Basic | 一基本 | 10 | (0.62) cents 港仙 | (1.10) cents 港仙 | | | |
| – Diluted | - 攤薄 | 10 | (0.62) cents 港仙 | (1.10) cents 港仙 | | | |

| POSITION | | | | | | | |
|---|---------------|-------|--------------------|------------|--|--|--|
| As at 30 September 2013 | | 於二 | 零一三年九月三十日 | | | | |
| | | | As at 30 | As at 31 | | | |
| | | | September 2013 | March 2013 | | | |
| | | | 於二零一三年 | 於二零一三年 | | | |
| | | | ∴ 二 ♀ 二 平 九月三十日 | 三月三十一日 | | | |
| | | Notes | HK\$'000 | HK\$'000 | | | |
| | | | | | | | |
| | | 附註 | 千港元 | 千港元 | | | |
| | | | (Unaudited) | (Audited) | | | |
| | | | (未經審核) | (經審核) | | | |
| Non-current assets | 非流動資產 | | | | | | |
| Property, plant and equipment | 物業、廠房及設備 | | 27,024 | 27,793 | | | |
| Goodwill | 商譽 | | 70,135 | 70,135 | | | |
| Derivative financial assets | 衍生金融資產 | | | | | | |
| | | | 33,184 | 33,184 | | | |
| Available-for-sale financial assets | 可供出售金融資產 | | 1 | 1 | | | |
| | | | 130,344 | 131,113 | | | |
| Current assets | 流動資產 | | | | | | |
| Trade receivables | 貿易應收款項 | 11 | 9,851 | 21,381 | | | |
| Deposits, prepayments and | 按金、預付款項及 | | 7,051 | 21,001 | | | |
| other receivables | | 10 | 60 700 | 50.024 | | | |
| | 其他應收款項 | 12 | 60,722 | 58,034 | | | |
| Amount due from a shareholder | 應收一名股東款項 | | 387 | - | | | |
| Deposits with banks | 銀行存款 | 13 | 10,897 | 10,891 | | | |
| Cash and cash equivalents | 現金及現金等值項目 | 13 | 15,303 | 11,018 | | | |
| | | | 97,160 | 101,324 | | | |
| Assets classified as discontinued operation | 歸類為已終止經營業務之資產 | 8 | - | 5 | | | |
| Total current assets | 流動資產總值 | | 97,160 | 101,329 | | | |
| Less: Current liabilities | 減:流動負債 | | | | | | |
| Trade payables | 貿易應付款項 | 14 | 8,757 | 20,022 | | | |
| Accrued liabilities and other payables | 累計負債及其他應付款項 | 15 | 196,766 | 206,191 | | | |
| | | | | | | | |
| Amounts due to shareholders | 應付股東款項 | 16 | 16,678 | 23,215 | | | |
| Derivative financial liabilities | 衍生金融負債 | | | 1,703 | | | |
| Borrowings | 借貸 | 17 | 14,937 | 17,282 | | | |
| Obligations under finance leases | 融資租約責任 | 18 | 3,630 | 5,235 | | | |
| Convertible notes | 可換股票據 | 19 | 173,500 | 173,500 | | | |
| | | | 414,268 | 447,148 | | | |
| Liabilities directly associated | 與歸類為已終止經營業務之 | | | | | | |
| with assets classified as | 資產直接相關之負債 | | | | | | |
| discontinued operation | | 8 | 5,353 | 5,353 | | | |
| Total current liabilities | 流動負債總值 | | 419,621 | 452,501 | | | |
| Net current liabilities | 流動負債淨值 | | (322,461) | (351,172) | | | |
| Total assets less current liabilities | 資產總值減流動負債 | | (192,117) | (220,059) | | | |

CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL

| | | Notes 附註 | As at 30 September 2013 於二零一三年 九月三十日 HK\$'000 千港元 (Unaudited) (未經審核) | As at 31 March 2013 於二零一三年 三月三十一日 HK\$'000 千港元 (Audited) (經審核) |
|--|------------|-------------|---|---|
| Less: Non-current liabilities | 減:非流動負債 | | | |
| Obligations under finance leases | 融資租約責任 | 18 | - | 723 |
| Convertible notes | 可換股票據 | 19 | - | 8,093 |
| Deferred tax liabilities | 遞延負項負債 | | - | 261 |
| | | | - | 9,077 |
| Net liabilities | 負債淨值 | | (192,117) | (229,136) |
| Equity attributable to owners of the Company | 本公司擁有人應佔權益 | | | |
| Share capital | 股本 | 20 | 26,066 | 20,623 |
| Reserves | 儲備 | | (215,102) | (247,609) |
| | | | (189,036) | (226,986) |
| Non-controlling interests | 非控股權益 | | (3,081) | (2,150) |
| Total equity | 權益總額 | | (192,117) | (229,136) |

Approved by the Board of Directors on 26 November 2013 and signed on its behalf by:

| Gao Feng |
|----------|
| 高峰 |
| Director |
| 董事 |

已於二零一三年十一月二十六日獲董事會批准通過並 由以下人士代表簽署:

Chiu Sui Keung 趙瑞強 Director 董事

CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

For the six months ended 30 September 2013 (Unaudited)

簡明綜合權益變動表

截至二零一三年九月三十日止六個月(未經審核)

| | | Equity attributable to owners of the Company 本公司擁有人應佔權益 | | | | | | | | | |
|---|-------------------|--|--------------------------------------|------------------------------|-------------------------------|---|--------------------------------------|----------------------------------|-----------------|---|-------------------------|
| | | Share capital 股本 | Share premium account 股份溢價賬 | Exchange reserves 匯兌儲備 | Accumulated losses 累計虧損 | Shares held for share award scheme 股份獎勵計劃 所持股份 | Share options reserve 購股權儲備 | Warrant reserve 認股權證 儲備 | Sub-total 小計 | Non- controlling interests 非控股權益 | Total equity 權益總額 |
| | | → HK\$′000 千港元 | HK\$′000 千港元 | HK\$′000 千港元 | HK\$*000 千港元 | HK\$′000 千港元 | HK\$1000 千港元 | ⊶ HK\$′000 千港元 | HK\$′000 千港元 | HK\$′000 千港元 | HK\$′000 千港元 |
| At 1 April 2013 (Audited) | 於二零一三年四月一日(經書核) | 20,623 | 659,351 | 289 | (915,611) | (4,986) | 11,184 | 2,164 | (226,986) | (2,150) | (229,136) |
| Total comprehensive income/(loss) for the period | 期間全面收入/(虧損)總額 | | - | 198 | (14,312) | | - | | (14,114) | (931) | (15,045) |
| Replacement shares Conversion of convertible notes | 替代股份 可换股票據换股 | 568 750 | 6,764 11,326 | | - | | - | - | 7,332 12,076 | - | 7,332 12,076 |
| Placing of shares Share issuing expenses | 配售股份 股份發行開支 | 4,125 | 28,873 (342) | - | - | : | - | - | 32,998 (342) | - | 32,998 (342) |
| At 30 September 2013 (Unaudited) | 於二零一三年九月三十日(未經審核) | 26,066 | 705,972 | 487 | (929,923) | (4,986) | 11,184 | 2,164 | (189,036) | (3,081) | (192,117) |

For the six months ended 30 September 2012 (Unaudited)

截至二零一二年九月三十日止六個月(未經審核)

Equity attributable to owners of the Company 本公司擁有人應佔權益

| | | | | | | Convertible | Shares held | | | | | |
|---|-------------------|----------|----------|----------|-------------|-------------|-------------|----------|----------|-----------|-------------|-----------|
| | | | Share | | | notes | for share | Share | | | Non- | |
| | | Share | premium | Exchange | Accumulated | equity | award | options | Warrant | | controlling | Total |
| | | capital | account | reserves | losses | reserve | scheme | reserve | reserve | Sub-total | interests | equity |
| | | | | | | 可換股票據 | 股份獎勵計劃 | | 認股權證 | | | |
| | | 股本 | 股份溢價賬 | 匯兑儲備 | 累計虧損 | 權益儲備 | 所持股份 | 購股權儲備 | 儲備 | 小計 | 非控股權益 | 權益總額 |
| | | HK\$'000 | HK\$'000 | HK\$'000 | HK\$'000 | HK\$'000 | HK\$'000 | HK\$'000 | HK\$'000 | HK\$'000 | HK\$'000 | HK\$'000 |
| | | 千港元 | 千港元 | 千港元 | 千港元 | 千港元 | 千港元 | 千港元 | 千港元 | 千港元 | 千港元 | 千港元 |
| At 1 April 2012 (Audited) | 於二零一二年四月一日(經審核) | 16,365 | 593,700 | 304 | (862,999) | 30,568 | (4,986) | 8,185 | 2,164 | (216,699) | (3,227) | (219,926) |
| Total comprehensive (loss)/income for the period | 期間全面 (虧損) /收入總額 | | | (166) | (14,763) | | | | ۶ | (14,929) | 1,516 | (13,413) |
| | | | | | | | | | | | e e | 2 P |
| Acquisition of subsidiaries | 收購附屬公司 | - | - | - | - | - | - | - | - | - | (1,555) | (1,555) |
| Consideration shares | 代價股份 | 2,518 | 47,597 | - | - | - | - | - | - | 50,115 | - | 50,115 |
| Share issuing expenses | 股份發行開支 | | (8) | - | - | - | - | - | - | (8) | - | (8) |
| At 30 September 2012 (Unaudited) | 於二零一二年九月三十日(未經審核) | 18,883 | 641,289 | 138 | (877,762) | 30,568 | (4,986) | 8,185 | 2,164 | (181,521) | (3,266) | (184,787) |
| | | | | | | | | | | | | |

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOW 简明

簡明綜合現金流量表

For the six months ended 30 September 2013 截至二零一三年九月三十日止六個月

| | | Six months ended 30 September 截至九月三十日止六個月 | | |
|--|----------------------|--|--------------------|--|
| | | 2013 二零一三年 | | |
| | | HK\$'000 | HK\$'000 | |
| | | 千港元 (Unaudited) | 千港元 (Unaudited) | |
| | | (未經審核) | (未經審核) | |
| Net cash outflow from | 經營業務之現金 | | | |
| operating activities | 流出淨額 | (16,480) | (23,125) | |
| Net cash inflow/(outflow) from | 投資活動之現金 | | | |
| investing activities Net cash inflow from | 流入/(流出)淨額 融資活動之現金 | 416 | (2,007) | |
| financing activities | 融員活動之現金 流入淨額 | 20,028 | 21,197 | |
| Net increase/(decrease) in cash and | 現金及現金等值項目 | | | |
| cash equivalents | 增加/(減少)淨額 | 3,964 | (3,935) | |
| Cash and cash equivalents at the beginning of | 期初之現金及現金等值項目 | | | |
| the period | [도 그 4일 주도 그 무/ 4월] | 11,023 | 5,030 | |
| Effect of foreign exchange rate changes | 匯率變動之影響 | 316 | (91) | |
| Cash and cash equivalents at the end of the period | 期終之現金及現金等值項目 | 15,303 | 1,004 | |
| Analysis of the balances of cash and | 現金及現金等值項目結餘之分析 | | | |
| cash equivalents | | | | |
| Cash and bank balances | 現金及銀行結餘 | 15,303 | 1,004 | |

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 September 2013

1. CORPORATE INFORMATION

The Company is a limited liability company incorporated in the Cayman Islands and its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The registered office of the Company is located at Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands. The principal place of business of the Company is located at Suite 2502, 25/F, No. 9 Queen's Road Central, Central, Hong Kong.

The principal activity of the Company is investment holding. The principal activities of its subsidiaries are engaged as an investing and developing in unconventional gas business, coal trading business and focus its business on the resources and energy sector.

This condensed consolidated interim financial statement has not been audited.

2. BASIC OF PREPARATION

The unaudited condensed consolidated interim financial statements have been prepared in accordance with the Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and the applicable disclosure requirements of Appendix 16 of the Listing Rules on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). These condensed consolidated interim financial statements are presented in Hong Kong dollars and all values are rounded to the nearest thousand (HK\$'000) except otherwise indicated.

These condensed consolidated interim financial statements should be read in conjunction with the Group's audited annual financial statements for the year ended 31 March 2013.

The accounting policies and method of computation adopted in the preparation of these condensed consolidated interim financial statements are consistent with those used in the Group's annual financial statements for the year ended 31 March 2013 except that the Group has adopted certain new and revised Hong Kong Financial Reporting Standards ("HKFRSs") (which also include HKASs and Interpretations) as disclosed in Note 3 below.

In preparing these condensed consolidated interim financial statements, the directors of the Company have given careful consideration to the future liquidity of the Group in light of the Group's net current liabilities of approximately HK\$322,461,000 (31 March 2013: HK\$351,172,000). The following items with an aggregate of amount of HK\$348,778,000 (31 March 2013: HK\$348,338,000), which are included in current liabilities, are related to the legal proceedings with Mr. Hung in the High Court: (i) HK\$158,600,000 (31 March 2013: HK\$158,600,000) was consideration payable for the acquisition of the Wealth Gain Group; (ii) HK\$16,678,000 (31 March 2013: HK\$16,238,000) was shareholder's loan plus interests from Mr. Hung; and (iii) convertible notes of HK\$173,500,000 (31 March 2013: HK\$173,500,000). The Board considers the liquidity of the Group is good enough as at 30 September 2013.

In addition, substantial shareholders of the Company, have agreed to provide continuing financial support to the Group. As such, the directors are satisfied that the Group will be able to meet in full its financial obligations as and when they fall due for the foreseeable future. Accordingly, these condensed consolidated interim financial statements have been prepared on a going concern basis.

簡明綜合財務報表附註

截至二零一三年九月三十日止六個月

1. 公司資料

本公司為於開曼群島註冊成立之有限公司,其股份 於香港聯合交易所有限公司(「聯交所」)主板上市。 本公司之註冊辦事處地址為Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands。本公司主要營業地點在香港中環 皇后大道中9號25樓2502室。

本公司之主要業務為投資控股,其附屬公司之主要 業務乃投資及發展非常規天然氣業務,煤炭買賣業 務以及專注於資源及能源業務。

本簡明綜合中期財務報表並未經審核。

2. 編製基準

未經審核簡明綜合中期財務報表乃按照香港會計師 公會(「香港會計師公會」)頒佈之香港會計準則(「香 港會計準則」)第34號「中期財務報告」及香港聯合交 易所有限公司(「聯交所」)上市規則附錄16之適用披 露規定編製。本簡明綜合中期財務報表以港元呈列, 而除另有指明外,所有數值均約整至千位(千港元)。

此等簡明綜合中期財務報表應與本集團截至二零一三 年三月三十一日止年度之經審核年度財務報表一併 閱覽。

編製簡明綜合中期財務報表所採納之會計政策及計 算方法乃與編製本集團截至二零一三年三月三十一 日止年度之年度財務報表所採納者一致,惟本集團 已採納若干新訂及經修訂香港財務報告準則(「香港 財務報告準則」)(其亦包括香港會計準則及詮釋)。 有關詳情在下文附註3中披露。

於編製本簡明綜合中期財務報表時,本公司董事已 因應本集團之流動負債淨額約322,461,000港元(二 零一三年三月三十一日:351,172,000港元)而審慎 考慮本集團之未來流動資金。流動負債中,有下列 項目合共348,778,000港元(二零一三年三月三十一 日:348,338,000港元)乃涉及於高等法院與洪先生 進行之法律行動:(i)158,600,000港元(二零一三年 三月三十一日:158,600,000港元)為就收購富盈集 團應付之代價;(ii)16,678,000港元(二零一三年 月三十一日:16,238,000港元)為來自洪先生之股 東貸款及利息;及(iii)可換股票據173,500,000港元 (二零一三年三月三十一日:173,500,000港元)。 董事會認為,本集團於二零一三年九月三十日有足 夠流動資金。

此外,本公司主要股東已同意向本集團提供持續財務支持。因此,董事相信,本集團將能夠於可見將 來悉數應付其到期之財務責任。因此,本簡明綜合 中期財務報表乃按持續經營基準編製。

3. PRINCIPAL ACCOUNTING POLICIES

The unaudited condensed consolidated interim financial information has been prepared on the historical cost basis, except for certain financial instruments, which are measured at fair values, as appropriate.

Except as described below, the accounting policies used in the preparation of the interim financial information are consistent with those followed in the preparation of the consolidated financial statements of the Group for the year ended 31 March 2013, included in the annual report of the Group for the year ended 31 March 2013.

(a) Application of new and revised Hong Kong Financial Reporting Standards ("HKFRSs")

The following revised standards and amendment to standard are mandatory for the first time for the financial year beginning on 1 April 2013.

| HKAS 1 (Amendments) | Presentation of Items of Other Comprehensive Income |
|------------------------------|---|
| HKAS 19 (as revised in 2011) | Employee Benefits |
| HKAS 27 (as revised in 2011) | Separate Financial Statements |
| HKAS 28 (as revised in 2011) | Investments in Associate and Joint Ventures |
| HKFRS 1 (Amendments) | Government Loans |
| HKFRS 7 (Amendments) | Financial Instruments: Disclosures – Offsetting Financial Assets and Financial Liabilities |
| HKFRS 10 | Consolidated Financial Statements |
| HKFRS 11 | Joint Arrangements |
| HKFRS 12 | Disclosures of Interests in Other Entities |
| HKFRS 13 | Fair Value Measurement |
| HKFRS 10, HKFRS 11 and | Consolidated Financial Statements, |
| HKFRS 12 (Amendments) | Joint Arrangements, |
| | Disclosures of Interests in |
| | Other Entities: Transition of Guidance |
| HKFRSs (Amendments) | Annual Improvements to HKFRSs 2009-2011 Cycle |
| HK(IFRIC) – Int 20 | Stripping Costs in the Production Phase of a Surface Mine |

The directors anticipate that the application of these new and revised HKFRSs will not have material impact on the unaudited condensed consolidated interim financial statements of the Group.

3. 主要會計政策

除若干金融工具乃按公平值計量(倘適用)外,未經 審核簡明綜合中期財務資料乃按歷史成本基準編製。

除下述者外,編製中期財務資料時採納之會計政策 與編製本集團截至二零一三年三月三十一日止年度 之綜合財務報表(已載入本集團截至二零一三年三月 三十一日止年度之年報當中)所採用者一致。

(a) 應用新訂及經修訂之香港財務報告準則(「香港 財務報告準則」)

下列經修訂準則及準則之修訂本於二零一三年 四月一日開始之財政年度強制首次採納。

| 香港會計準則第1號(修訂本) | 呈列其他全面收益項目 |
|----------------------------|---------------------------|
| 香港會計準則第19號 (於二零一一年經修訂) | 僱員福利 |
| 香港會計準則第27號 (於二零一一年經修訂) | 單獨財務報表 |
| 香港會計準則第28號 (於二零一一年經修訂) | 於聯營公司及合營公司之 投資 |
| 香港財務報告準則第1號(修訂本) | 政府貸款 |
| 香港財務報告準則第7號(修訂本) | 金融工具:披露-抵銷金融 資產及金融負債 |
| 香港財務報告準則第10號 | 综合財務報表 |
| 香港財務報告準則第11號 | 合營安排 |
| 香港財務報告準則第12號 | 披露於其他實體之權益 |
| 香港財務報告準則第13號 | 公平值計量 |
| 香港財務報告準則第10號、香港 | 综合財務報表、合營安排及 |
| 財務報告準則第11號及香港 | 披露於其他實體之權益: |
| 財務報告準則第12號(修訂本) | 過渡指引 |
| 香港財務報告準則(修訂本) | ニ零零九年至ニ零ーー年 週期香港財務報告準則 |
| 香港(國際財務報告詮釋委員會) 一詮釋第20號 | 年度改進 露天礦場生產階段之剝採 成本 |

董事預期,應用該等新訂及經修訂之香港財務 報告準則不會對本集團之未經審核簡明綜合中 期財務報表造成重大影響。

PRINCIPAL ACCOUNTING POLICIES (CONTINUED) 3

(b) Standards and amendments in issue but not yet effective

The Group has not applied in advance the following new and revised HKFRSs that have been issued but are not yet effective.

| HKAS 32 (Amendments) | Financial Instruments: Presentation – Offsetting Financial Assets and Financial Liabilities ¹ |
|--|--|
| HKAS 36 (Amendments) | Recoverable Amount Disclosures for Non-Financial Assets ¹ |
| HKAS 39 (Amendments) | Novation of Derivatives and Continuation of Hedging Accounting ¹ |
| HKFRS 9 and HKFRS 7 (Amendments) HKFRS 9 HKFRS 10, HKFRS 12 and HKAS 27 (Amendments) | Mandatory Effective Date of HKFRS 9 and Transition Disclosures ² Financial Instruments ² Investment Entities ¹ |
| HK(IFRIC) – Int 21 | Levies ¹ |

1 Effective for annual periods beginning on or after 1 January 2014 2

Effective for annual periods beginning on or after 1 January 2015

The Group has not yet applied new and revised HKFRSs that have been issued but not yet effective. The Group has already commenced an assessment of the impact of these new HKFRSs but is not yet in a position to state whether these new and revised HKFRSs would have a material impact on its results of operations.

SEGMENT INFORMATION 4.

The Group organised into three operating divisions: unconventional gas business, coal trading business and trade shows and exhibition operation. These divisions are the basis on which the Group reports its segment information

The three operating and reportable segments are as follows:

| Unconventional gas business | Provision of services in connection with unconventional gas and import of technical equipment for the unconventional gas industry | 非常規天然氣業務 | 從事提供與非常規天 相關服務及非常規 氣行業輸入技術設 |
|-------------------------------------|--|------------|---|
| Coal trading business | Trading of coal in the PRC | 煤炭買賣業務 | 於中國買賣煤炭 |
| Trade show and exhibition operation | Sales agent to introduce potential exhibitors for exhibitions (the operation was discontinued during the year ended 31 March 2013) | 貿易展覽及展覽會業務 | 作為銷售代理為展覽 介紹準參展商 (此業務已於截至 二零一三年三月 三十一日止年度 |

主要會計政策(續) 3

(b) 已頒佈但尙未生效之準則及修訂本 本集團並無提早應用下列已頒佈但尚未生效之 新訂及經修訂香港財務報告準則。 香港會計準則第32號(修訂本) 金融工具:呈列-抵銷金融 資產及金融負債 香港會計準則第36號(修訂本) 非金融資產可收回金額之 披露1 香港會計準則第39號(修訂本) 更替衍生工具和對沖會計 延續1 香港財務報告準則第9號及香港 香港財務報告準則第9號之 財務報告準則第7號(修訂本) 強制生效日期及過渡披露² 香港財務報告準則第9號 金融工具2 香港財務報告準則第10號、 投資實體1 香港財務報告準則第12號及 香港會計準則第27號(修訂本) 香港(國際財務報告詮釋委員會) () 書 - 詮釋第21號

於二零一四年一月一日或之後開始之年度期間生效 於二零一五年一月一日或之後開始之年度期間生效 2

本集團尚未應用已頒佈但尚未生效之新訂及經 修訂香港財務報告準則。本集團已開始對該等 新訂香港財務報告準則之影響進行評估,惟尚 未能指出該等新訂及經修訂香港財務報告準則 會否對其經營業績造成任何重大影響。

4. 分部資料

本集團分為三個經營分部:非常規天然氣業務、煤 炭買賣業務以及貿易展覽及展覽會業務。該等分部 為本集團呈報其分部資料之基準。

三個經營及可申報分部如下:

| 非常規天然氣業務 | 從事提供與非常規天然氣 相關服務及非常規天然 氣行業輸入技術設備 |
|------------|--|
| 煤炭買賣業務 | 於中國買賣煤炭 |
| 貿易展覽及展覽會業務 | 作為銷售代理為展覽會 介紹準參展商 (此業務已於截至 |

終止營運)

4. SEGMENT INFORMATION (CONTINUED) 4. 分部資料(續) Segment revenues and results 分部收益及業績 The following is an analysis of the Group's revenue and results by reportable segment: 本集團收益及業績按可申報分部劃分之分析如下:

For the six months ended 30 September 2013 (Unaudited)

截至二零一三年九月三十日止六個月(未經審核)

| | | Continuing operations 持續經營業務 | | |
|---|--------------------|--|---|---------------------------------------|
| | | Unconventional gas business 非常規天然氣業務 HK\$ ⁽ 000 千港元 | Coal trading business 煤炭買賣業務 HK\$'000 千港元 | Consolidated 綜合 HK\$′000 千港元 |
| Turnover | 營業額 | | | |
| Turnover from external customers | 來自外界客戶之營業額 | - | 40,928 | 40,928 |
| Result | 業績 | | | |
| Segment loss | 分部虧損 | (1,762) | (332) | (2,094) |
| Unallocated income | 未分配收入 | | | 291 |
| Unallocated corporate expenses Fair value loss on derivative | 未分配企業支出 衍生金融負債之 | | | (9,738) |
| financial liabilities | 公平值虧損 | | | (1,806) |
| Finance costs | 融資成本 | | _ | (2,333) |
| Loss before tax | 除税前虧損 | | | (15,680) |
| Taxation | 税項 | | | 261 |
| Loss for the period | 期間虧損 | | | (15,419) |

For the six months ended 30 September 2012 (Unaudited)

截至二零一二年九月三十日止六個月(未經審核)

| | | Continuing 持續經貨 | | |
|---|--|--|--|--------------------------------|
| | | Unconventional gas business 非常規天然氣業務 HK\$'000 | Coal trading business 煤炭買賣業務 HK\$'000 | Consolidated 綜合 HK\$'000 |
| | | 千港元 | 千港元 | 千港元 |
| Turnover Turnover from external customers | 營業額 來自外界客戶之營業額 | | 306 | 306 |
| Result Segment loss | 業績 分部虧損 | (2,620) | (716) | (3,336) |
| Unallocated income Unallocated corporate expenses Finance costs | 未分配收入 未分配企業支出 融資成本 | | | 1,383 (13,796) (1,291) |
| Loss before tax Taxation | 除税前虧損 税項 | | | (17,040) |
| Loss for the period | 期間虧損 | | _ | (17,040) |
| | and the second | | | |

4. SEGMENT INFORMATION (CONTINUED)

Turnover reported above represents revenue generated from external customers. There was no inter-segment sales in the period (six months ended 30 September 2012: HK\$Nil).

Segment results represent the loss generated by each segment without allocation of corporate expenses, finance costs and income tax expenses. This is the measure reported to the chief operating decision maker for the purposes of resource allocation and assessment of segment measurement.

Segment assets and liabilities

As at 30 September 2013 (Unaudited)

4. **分部資料(績)**

上文所呈報之營業額指來自外界客戶之收益。於本 期間內並無分部間銷售(截至二零一二年九月三十日 止六個月:零港元)。

分部業績指未分配企業支出、融資成本及所得税開 支前各分部產生之虧損。此為向主要經營決策者報 告以分配資源及評估分部表現之方法。

分部資產及負債

於二零一三年九月三十日(未經審核)

| | | | Continuing o 持續經營 | | Discontinued operation 已終止經營業務 | |
|--|------------------------------|---|---|---------------------------------------|--|--------------------|
| | | 9 | conventional gas business 常規天然氣業務 | Coal trading business 煤炭買賣業務 | Trade shows and exhibition operation 貿易展覧及 展覧會業務 | Consolidated 綜合 |
| | | | HK\$′000 千港元 | HK\$′000 千港元 | HK\$′000 千港元 | HK\$′000 千港元 |
| Assets Segment assets Unallocated corporate assets | 資產 分部資產 未分配企業資產 | | 32,326 | 166,040 | - | 198,366 29,138 |
| | | | | | = | 227,504 |
| Liabilities Segment liabilities Unallocated corporate liabilities | 負債 分部負債 未分配企業負債 | | 4,698 | 56,927 | 5,353 | 66,978 352,643 |
| | | | | | _ | 419,621 |

As at 31 March 2013 (Audited)

於二零一三年三月三十一日(經審核)

| | | Continuing o 持續經營 | | Discontinued operation 已終止經營業務 Trade shows | |
|---|------------------------------|--------------------------------|---------------------|---|-------------------|
| | | Unconventional gas business | trading business | and exhibition operation 貿易展覧及 | Consolidated |
| | | 非常規天然氣業務 HK\$′000 | 煤炭買賣業務 HK\$′000 | 展覽會業務 HK\$′000 | 綜合 HK\$′000 |
| | | 千港元 | 千港元 | 千港元 | 千港元 |
| Assets Segment assets Unallocated corporate assets | 資產 分部資產 未分配企業資產 | 31,006 | 177,175 | 5 | 208,186 24,256 |
| | | | | _ | 232,442 |
| Liabilities | 負債 | | | | |
| Segment liabilities Unallocated corporate liabilities | 分部負債 未分配企業負債 | 6,320 | 67,238 | 5,353 | 78,911 382,667 |
| | | | | | 461,578 |

4. SEGMENT INFORMATION (CONTINUED)

Segment assets and liabilities (Continued)

For the purpose of monitoring segment performance and allocating resources between segments:

- all assets are allocated to reportable segments other than corporate assets. Goodwill and derivate financial assets are allocated to reportable segments; and
- all liabilities are allocated to reportable segments other than corporate liabilities, amounts due to shareholders, derivative financial liabilities, borrowings, obligation under financial leases, convertible notes and deferred tax liabilities.

Other segment information

分部資料(績)
 分部資產及負債(績)
 就監控分部表現及分配分部間資源而言:

- 除企業資產外,所有資產分配至可申報分部。
 商譽及衍生金融資產分配至可申報分部;及
- 除企業負債、應付股東款項、衍生金融負債、
 借貸、融資租約責任、可換股票據及遞延税項
 負債外,所有負債分配至可申報分部。

其他分部資料

Six months ended 30 September 截至九月三十日止六個月

| | | | 截エルパー | 「日正八個刀 | |
|-----------------------------|----------|-------------|-------------|-------------|-------------|
| | | Depreciat | ion and | Additi | ons to |
| | | amortis | ation | non-curre | ent assets |
| | | 折舊及 | 攤銷 | 非流動資產之增加 | |
| | | 2013 | 2012 | 2013 | 2012 |
| | | 二零一三年 | 二零一二年 | 二零一三年 | 二零一二年 |
| | | HK\$′000 | HK\$'000 | HK\$′000 | HK\$'000 |
| | | 千港元 | 千港元 | 千港元 | 千港元 |
| | | (Unaudited) | (Unaudited) | (Unaudited) | (Unaudited) |
| | | (未經審核) | (未經審核) | (未經審核) | (未經審核) |
| Continuing operations: | 持續經營業務: | | | | |
| Unconventional gas business | 非常規天然氣業務 | 135 | 39 | 614 | 9 |
| Coal trading business | 煤炭買賣業務 | 12 | 8 | 16 | 5 |
| Unallocated | 未分配 | 133 | 223 | 18 | 12 |
| | | | 070 | | 0 / |
| | | 280 | 270 | 648 | 26 |

Geographical information

The Group's operations are mainly located in Hong Kong and the PRC. The following table provides an analysis of the Group's turnover by geographical market, irrespective of the origin of the goods/services:

地區資料

本集團之經營主要位於香港及中國。下表提供按地區 市場劃分之本集團營業額之分析,並無考慮貨品/ 服務之來源:

| Six months ended 30 Septe | ember |
|---------------------------|-------|
| 截至九月三十日止六個月 | |
| 0010 | 201 |

| 40,928 | 306 |
|-------------|-------------|
| (未經審核) | (未經審核) |
| (Unaudited) | (Unaudited) |
| 千港元 | 千港元 |
| HK\$'000 | HK\$'000 |
| 二零一三年 | 二零一二年 |
| 2013 | 2012 |

The PRC

中國

SEGMENT INFORMATION (CONTINUED) 4.

The following is an analysis of the carrying amount of non-current assets (excluding derivate financial assets and available-for-sale financial assets) analysed by the geographical area in which the assets are located:

4. 分部資料(續)

下表為非流動資產(不包括衍生金融資產及可供出售 金融資產)按資產所在地劃分之地區之賬面值分析:

| | | non-current | Carrying amount of non-current assets 非流動資產之賬面值 | |
|-----------|----|--------------|---|--|
| | | As at | As at | |
| | | 30 September | 31 March | |
| | | 2013 | 2013 | |
| | | 於二零一三年 | 於二零一三年 | |
| | | 九月三十日 | 三月三十一日 | |
| | | HK\$′000 | HK\$'000 | |
| | | 千港元 | 千港元 | |
| | | (Unaudited) | (Audited) | |
| | | (未經審核) | (經審核) | |
| Hong Kong | 香港 | 1,216 | 2,789 | |
| The PRC | 中國 | 95,943 | 95,139 | |
| | | 97,159 | 97,928 | |

TURNOVER AND OTHER REVENUE 5.

Turnover represents the coal sales and coal quality inspection handling fee.

An analysis of the Group's turnover and other revenue are as follows:

營業額及其他收益 5.

營業額指煤炭銷售及煤炭品質檢測處理費。

本集團之營業額及其他收益分析如下:

| | | | Six months ended 30 September 截至九月三十日止六個月 | |
|---|---------------------------------|---|---|--|
| | | 2013 二零一三年 HK\$′000 千港元 (Unaudited) (未經審核) | 2012 二零一二年 HK\$'000 千港元 (Unaudited) (未經審核) | |
| Turnover Coal sales Coal quality inspection handling fee | 營業額 煤炭銷售 煤炭品質檢測處理費 | 40,928 - | | |
| | | 40,928 | 306 | |
| Other revenue Interest income Sundry income | 其他收益 利息收入 雜項收入 | 29 284 | 54 1,334 | |
| | | 313 | 1,388 | |
| Total revenue | 總收益 | 41,241 | 1,694 | |

6. FINANCE COSTS

6. 融資成本

| | | | Six months ended 30 September 截至九月三十日止六個月 | |
|--|------------------------|---|---|--|
| | | 2013 二零一三年 HK\$′000 千港元 (Unaudited) (未經審核) | 2012 二零一二年 HK\$'000 千港元 (Unaudited) (未經審核) | |
| Interests on amounts due to shareholders wholly repayable within five years | 須於五年內悉數償還應付 股東款項之利息 | 552 | 556 | |
| Interests on other obligations under finance leases wholly repayable within five years | 須於五年內悉數償還 融資租約責任之利息 | 414 | 16 | |
| Interest expense on borrowings wholly repayable within five years | 須於五年內悉數償還借貸之 利息開支 | 207 | 48 | |
| Interest expense on convertible notes | 可換股票據之利息開支 | 1,157 | 429 | |
| Other finance costs | 其他融資成本 | 3 | 242 | |
| | | 2,333 | 1,291 | |

7. TAXATION

7. 稅項

| | | Six months ended 30 September 截至九月三十日止六個月 | |
|--|---|---|---|
| | | 2013 二零一三年 HK\$′000 千港元 (Unaudited) (未經審核) | 2012 二零一二年 HK\$'000 千港元 (Unaudited) (未經審核) |
| Current tax – Hong Kong Profits Tax – PRC Enterprises Income Tax | 本期税項 一香港利得税 一中國企業所得税 | - | |
| Deferred tax | 遞延税項 | (261) | _ |
| Tax credit for the period | 本期間税項抵免 | (261) | |
| Tax credit from continuing operations for the period Tax credit from a discontinued operation for the period | 本期間來自持續經營業務之税項抵免 本期間來自已終止經營業務之 税項抵免 | (261) - | - |
| Tax credit for the period | 本期間税項抵免 | (261) | - |

Hong Kong profits tax is calculated at 16.5% (six months ended 30 September 2012: 16.5%) on the estimated assessable profit for the period.

Under the Law of the PRC on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries is 25% from 1 January 2008 onwards. 香港利得税已就本期間估計應課税溢利按税率16.5% (截至二零一二年九月三十日止六個月:16.5%)作 出撥備。

根據中國企業所得税法(「企業所得税法」)及企業所 得税法之實施細則,自二零零八年一月一日起,中 國附屬公司之税率為25%。

8. **DISCONTINUED OPERATION**

During the year ended 31 March 2013, the Group decided to discontinue its trade shows and exhibition operation and focus its resources on unconventional gas business and coal trading business. Hence, trade shows and exhibition operation was classified as discontinued operation.

The results of the trade shows and exhibition operation for the period are presented below:

8. 已終止經營業務

截至二零一三年三月三十一日止年度內,本集團決 定終止其貿易展覽及展覽會業務,並將其資源集中 於非常規天然氣業務以及煤炭買賣業務。因此,貿 易展覽及展覽會業務歸類為已終止經營業務。

貿易展覽及展覽會業務之期間業績呈列如下:

| | | | Six months ended 30 September 截至九月三十日止六個月 | |
|---|-------------------------------|---|---|--|
| | | 2013 二零一三年 HK\$'000 千港元 (Unaudited) (未經審核) | 2012 二零一二年 HK\$'000 千港元 (Unaudited) (未經審核) | |
| Turnover Other revenue Other income Other operating expenses | 營業額 其他收益 其他收入 其他營運開支 | - - - (5) | 1,334 5 2,695 (364) | |
| (Loss)/profit from operating activities Finance costs | 經營業務(虧損)/溢利 融資成本 | (5) - | 3,670 _ | |
| (Loss)/profit before tax Taxation | 除税前(虧損)/溢利 税項 | (5) | 3,670 - | |
| (Loss)/profit for the period | 本期間(虧損)/溢利 | (5) | 3,670 | |

The major classes of assets and liabilities of the trade shows and exhibition operation classified as discontinued operation as at 30 September 2013 are as follows:

於二零一三年九月三十日歸類為已終止經營業務之 貿易展覽及展覽會業務之資產及負債之主要類別如 下:

| | | As at 30 September 2013 於二零一三年 九月三十日 HK\$'000 千港元 (Unaudited) (未經審核) | As at 31 March 2013 於二零一三年 三月三十一日 HK\$'000 千港元 (Audited) (經審核) |
|--|--------------------------|--|--|
| Assets Cash and cash equivalents | 資產 現金及現金等值項目 | | 5 |
| Assets classified as discontinued operation | 歸類為已終止經營業務之資產 | - | 5 |
| Liabilities Accrued liabilities and other payables | 負債 累計負債及其他應付款項 | 5,353 | 5,353 |
| Liabilities directly associated with assets classified as discontinued operation | 與歸類為已終止經營業務資產 直接相關之負債 | 5,353 | 5,353 |
| Net liabilities directly associated with the discontinued operation | 與已終止經營業務直接相關 之負債淨值 | (5,353) | (5,348) |

8. **DISCONTINUED OPERATION (CONTINUED)**

Net cash outflows from

Net cash outflows

8. 已終止經營業務(績)

The cash flows incurred by trade shows and exhibition operation are as follows:

貿易展覽及展覽會業務產生之現金流量如下:

| | | | Six months ended 30 September 截至九月三十日止六個月 | |
|------------------------|-------------|--|---|--|
| | | 2013 二零一三年 HK\$ [/] 000 千港元 (Unaudited) (未經審核) | 2012 二零一二年 HK\$'000 千港元 (Unaudited) (未經審核) | |
| m operating activities | 經營業務之現金流出淨額 | (5) | (297) | |
| | 現金流量淨額 | (5) | (297) | |

(Loss)/earnings per share from discontinued operation:

來自已終止經營業務之每股(虧損)/盈利:

| | | Six months ended 30 September 截至九月三十日止六個月 | |
|---|----------------------------------|---|--|
| | | 20 二零一三 HK cer 港 (Unaudite (未經審判 | 年 二零一二年 ts HK cents 仙 港仙 d) (Unaudited) |
| – Basic | 一基本 | | - 0.22 |
| – Diluted | - 攤薄 | | - 0.22 |
| The (loss)/earnings per share attributable to | o owners of the Company from the | 本公司擁有人應佔已終 | 止經營業務每股(虧損)/盈 |

The (loss)/earnings per share attributable to owners of the Company from the discontinued operation is based on the loss for the period of approximately HK\$5,000 (six months ended 30 September 2012: profit of HK\$3,670,000) and the weighted average number of ordinary shares in issue during the period of 2,318,778,953 (six months ended 30 September 2012: 1,678,031,389).

Diluted (loss)/earnings per share was the same as the basis (loss)/earnings per share. The Company's outstanding warrants, convertible notes and share options were not included in the calculation of diluted earnings per share because the effect of the Company's outstanding warrants, convertible notes and share options were anti-dilutive. 本公司擁有人應佔已終止經營業務每股(虧損)/盈 利乃根據期間虧損約5,000港元(截至二零一二年九 月三十日止六個月:溢利3,670,000港元)及期內已 發行加權平均普通股股數2,318,778,953股(截至二 零一二年九月三十日止六個月:1,678,031,389股) 計算。

每股攤薄(虧損)/盈利與每股基本(虧損)/盈利相 同。本公司尚未行使認股權證、可換股票據及購股 權並未納入計算每股攤薄(虧損)/盈利內,因本公 司尚未行使認股權證、可換股票據及購股權具反攤 薄影響。

9. DIVIDENDS

The Board of the Company do not recommend a payment of an interim dividend for the six months ended 30 September 2013 (six months ended 30 September 2012: HK\$Nil).

10. LOSS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY

The calculation of basic loss per share amounts is based on the loss for the period attributable to owners of the Company and the weighted average number of ordinary shares in issue during the period of 2,318,778,953 (six months ended 30 September 2012: 1,678,031,389).

Diluted loss per share for the periods ended 30 September 2013 and 2012 were the same as the basic loss per share. The Company's outstanding warrants, convertible notes and share options were not included in the calculation of diluted loss per share because the effect of the Company's outstanding warrants, convertible notes and share options were anti-dilutive.

9. 股息

本公司董事會建議不派發截至二零一三年九月三十 日止六個月之中期股息(截至二零一二年九月三十日 止六個月:零港元)。

10. 本公司擁有人應佔每股虧損

每股基本虧損款額乃根據本公司擁有人應佔期間虧損 及期內已發行加權平均普通股股數2,318,778,953 股(截至二零一二年九月三十日止六個月: 1,678,031,389股)計算。

截至二零一三年及二零一二年九月三十日止期間之 每股攤薄虧損與每股基本虧損相同。本公司尚未行 使認股權證、可換股票據及購股權未有納入計算每 股攤薄虧損內,因本公司尚未行使認股權證、可換 股票據及購股權具反攤薄影響。

Six months ended 30 September

| | | six months ended so september | |
|--|--------------------------|-------------------------------|-------------|
| | | 截至九月三十日」 | 上六個月 |
| | | 2013 | 2012 |
| | | 二零一三年 | 二零一二年 |
| | | HK\$'000 | HK\$′000 |
| | | 千港元 | 千港元 |
| | | (Unaudited) | (Unaudited) |
| | | (未經審核) | (未經審核) |
| The (loss)/profit for the period attributable to the owners of the company are as follows: | 本公司擁有人應佔期間(虧損)/ 溢利如下: | | |
| – from continuing operations | -來自持續經營業務 | (14,307) | (18,433) |
| from discontinued operation | - 來自已終止經營業務 | (14,007) | 3,670 |
| | 不自己於正註呂未勿 | (3) | 5,070 |
| Loss for the period from continuing and | 來自持續及已終止經營業務 | | |
| discontinued operations | 之期間虧損 | (14,312) | (14,763) |

11. TRADE RECEIVABLES

According to the credit rating of different customers, the Group allows a range of credit periods not exceeding 180 days to its customers. The aged analysis of the trade receivables is as follows:

11. 貿易應收款項

根據不同客戶之信貸評級,本集團給予其客戶之信 貸期不超過180日。貿易應收款項之賬齡分析如下:

| | | As at 30 | As at 31 |
|----------------|---------|------------------------------|---------------------------|
| | | September 2013 | March 2013 |
| | | 於二零一三年 | 於二零一三年 |
| | | 九月三十日 | 三月三十一日 |
| | | НК\$′000 | HK\$'000 |
| | | 千港元 (Unaudited) (未經審核) | 千港元 (Audited) (經審核) |
| 0 to 30 days | 0至30日 | _ | |
| 31 to 60 days | 31至60日 | - 9 | 11,376 |
| 61 to 90 days | 61至90日 | - 5 | 322 |
| 91 to 180 days | 91至180日 | | 104 |
| Over 180 days | 超過180日 | 9,851 | 9,579 |
| | | 9,851 | 21,381 |

按金 預付款項

其他應收款項

12. DEPOSITS, PREPAYMENTS AND OTHER RECEIVABLES

12. 按金、預付款項及其他應收款項

| As at 30 | As at 31 |
|----------------|------------|
| September 2013 | March 2013 |
| 於二零一三年 | 於二零一三年 |
| 九月三十日 | 三月三十一日 |
| HK\$'000 | HK\$'000 |
| 千港元 | 千港元 |
| (Unaudited) | (Audited) |
| (未經審核) | (經審核) |
| 3,430 | 3,698 |
| 7,212 | 6,561 |
| 50,080 | 47,775 |
| 60,722 | 58,034 |

As at 30 September 2013, included in other receivables of HK10,000,000 (31 March 2013: HK10,000,000) was the deposits previously paid to the High Court for an injunction order mentioned in Note 24(b).

13. DEPOSITS WITH BANKS AND CASH AND CASH EQUIVALENTS

As at 30 September 2013, the fixed interest rate on deposits with banks of approximately HK\$10,897,000 (31 March 2013: approximately HK\$10,891,000), with maturity over one month but less than one year is 0.15% per annum (31 March 2013: 0.1% per annum) and deposited into a designated interest-bearing bank account opened into the name of the Company as security for the litigations mentioned in Note 24(d). The deposits with banks were denominated in HK\$.

Included in cash and cash equivalents, approximately HK\$10,462,000 (RMB8,300,000) was restricted from dealing due to the civil action taken by a PRC claimant. For details, please refer to Note 24(g)(i).

14. TRADE PAYABLES

Deposits

Prepayments

Other receivables

The following is an analysis of trade payables by aged based on the invoice date.

於二零一三年九月三十日,其他應收款項中有 10,000,000港元(二零一三年三月三十一日: 10,000,000港元)為之前就附註24(b)所述之禁制令 而付予高等法院之按金。

13. 銀行存款及現金及現金等值項目

於二零一三年九月三十日,存款期超過一個月但少 於一年之銀行存款約10,897,000港元(二零一三年 三月三十一日:約10,891,000港元)之固定年利率 為0.15厘(二零一三年三月三十一日:0.1厘),該存 款為就附註24(d)所述訴訟而存入以本公司名義開立 之指定計息銀行賬戶內作為保證金。銀行存款以港 元定值。

於現金及現金等值項目內包括約10,462,000港元 (人民幣8,300,000元)因一名中國客戶作出之民事 案件而受限制處理。有關詳情請參閱附註24(g)(i)。

14. 貿易應付款項

以下為按發票日期貿易應付款項之賬齡分析。

| | | As at 3 September 201 於二零一三章 九月三十 HK\$′00 千港ラ (Unaudited (未經審核 | 3 March 2013 F 於二零一三年 日 三月三十一日 O HK\$'000 元 千港元 I) (Audited) |
|---|--|---|---|
| 0 to 30 days 31 to 60 days 61 to 90 days 91 to 180 days Over 180 days | 0至30日 31至60日 61至90日 91至180日 超過180日 | 8,75 | |
| | | 8,75 | 7 20,022 |

15. ACCRUED LIABILITIES AND OTHER PAYABLES 15. 累計負債及其他應付款項 As at 30 As at 31 September 2013 March 2013 於二零一三年 於二零一三年 三月三十一日 九月三十日 HK\$'000 HK\$'000 千港元 千港元 (Unaudited) (Audited) (未經審核) · (經審核) Accrued liabilities (Note (i)) 累計負債(附註(i)) 173,481 174,207 Other payables 其他應付款項 23,285 31,984 196,766 206,191

Notes:

(i) Included in accrued liabilities of HK\$158,600,000 (31 March 2013: HK\$158,600,000) was consideration payables for acquisition of the Wealth Gain Group. On 15 December 2009, the Company issued legal proceeding against Mr. Hung in the High Court in connection with the acquisition of the Wealth Gain Group and also filed a statement of claim against Mr. Hung for, inter alia, the rescission of the Agreement on 1 February 2010. Details please refer to Note 24.

16. AMOUNTS DUE TO SHAREHOLDERS

附註:

(i) 累計負債中,有158,600,000港元(二零一三年三月三十一日:158,600,000港元)為收購富盈集團之應付代價。於二零零九年十二月十五日,本公司在高等法院對洪先生展開法律程序,內容有關收購富盈集團一事,另亦於二零一零年二月一日向洪先生發出申索陳述書以(其中包括)撤銷該協議。詳情請見附註24。

16. 應付股東款項

| | | As at 30 September 2013 於二零一三年 九月三十日 HK\$'000 千港元 (Unaudited) (未經審核) | As at 31 March 2013 於二零一三年 三月三十一日 HK\$'000 千港元 (Audited) (經審核) |
|---|---|---|---|
| Amount due to Hung Chen,Richael ("Mr. Hung") (Note (i)) Amount due to ACE Channel Limited (Note (ii)) | 應付洪誠(「洪先生」)款項(附註(i)) 應付ACE Channel Limited款項(附註(ii)) | 16,678 | 16,238 6,977 |
| | | 16,678 | 23,215 |

Note:

- The amount due to Mr. Hung is the principal amount and interests and details terms are summarised as follows:
 - HK\$3,000,000 loan is unsecured, bearing interest at a fixed rate of 8% per annum due on 3 December 2009;
 - (2) HK\$8,000,000 loan is unsecured, bearing interest at a fixed rate of 8% per annum due on 8 March 2010; and
 - (3) HK\$1,600,000 advanced is unsecured, non-interest bearing and repayable on demand.

On 9 November 2010, the Company deposit the sum of HK\$10,658,922 into a designated interest-bearing account as security for the claimed made by Mr. Hung on item (i)(2) and (3). Details refer to Note 24(c) and (d) respectively.

(ii) On 15 August 2011, the Company signed a shareholder's loan facility agreement of HK\$20,000,000 with ACE Channel Limited, beneficially owned by Mr. Gao Feng, a director of the Company, is unsecured, bearing interest at a prime rate plus 1% (i.e. 6%) per annum and due on 14 August 2012. On 12 September 2012, the agreement has been extended for one year and due on 14 August 2013. The shareholder's loan was fully repaid during the period ended 30 September 2013. 附註:

- (i) 應付洪先生之款項為本金及利息,詳情概述如下:
 - (1) 3,000,000港元貸款為無抵押,按固定 年利率8%計息,於二零零九年十二月三 日到期;
 - (2) 8,000,000港元貸款為無抵押,按固定 年利率8%計息,於二零一零年三月八日 到期;及
 - (3) 1,600,000港元塾款為無抵押、免息及 按要求償還。

於二零一零年十一月九日,本公司將一筆為數 10,658,922港元之存款存入一個指定計息銀 行賬戶內,作為洪先生就第(i)(2)及(3)項提出申 索之保證金。有關詳情請分別參閱附註24(c)及 (d)。

(ii) 於二零一一年八月十五日,本公司與ACE Channel Limited (本公司董事高峰先生實益擁 有的公司)簽訂20,000,000港元之股東貸款 額度協議,該款項為無抵押、按年利率最優惠 利率加1%(即6%)計息,及於二零一二年八月 十四日到期。該協議已於二零一二年九月十二 日獲延期一年,於二零一三年八月十四日到 期。股東貸款已於截至二零一三年九月三十日 止期間全數償還。

17. BORROWINGS

17. 借貸

| | | As at 30 September 2013 於二零一三年 九月三十日 HK\$'000 千港元 (Unaudited) (未經審核) | As at 31 March 2013 於二零一三年 三月三十一日 HK\$'000 千港元 (Audited) (經審核) |
|--|--|---|---|
| Current liabilities – Bank borrowings – secured (Note (i)) – Other borrowings – unsecured (Note (ii)) | 流動負債 銀行借貸一有抵押(附註(i)) 其他借貸一無抵押(附註(ii)) | 14,937 - | 14,682 2,600 |
| Total borrowings | 借貸總額 | 14,937 | 17,282 |
| Notes: | | 附註: | |

- Bank borrowings of HK\$14,937,000 (31 March 2013: HK\$14,682,000) are repayable within one year, bear fixed interest rate at 9.6% per annum (31 March 2013: 9.6% per annum) and secured by the properties owned by a non-controlling shareholder of one subsidiary.
- As at 31 March 2013, the unsecured other borrowings bear interest at 2.5% per month. The loan has already been repaid on 21 June 2013.

18. OBLIGATIONS UNDER FINANCE LEASES

As at 30 September 2013, the total future minimum lease payments under finance leases and their present value were as follows:

- (i) 銀行借貸14,937,000港元(二零一三年三月 三十一日:14,682,000港元)須於一年內償 還,按每年9.6%(二零一三年三月三十一日: 每年9.6%)之固定利率計息,並以一間附屬公 司之非控股股東所擁有之物業作抵押。
- (ii) 於二零一三年三月三十一日,無抵押其他借貸 按每月2.5%計息。該筆貸款已於二零一三年六 月二十一日償還。

18. 融資租約責任

於二零一三年九月三十日,根據融資租約之未來最 低租約付款總額及其現值如下:

| | | As at 30 September 2013 於二零一三年 九月三十日 HK\$'000 千港元 (Unaudited) (未經審核) | As at 31 March 2013 於二零一三年 三月三十一日 HK\$'000 千港元 (Audited) (經審核) |
|---|---------------------------------|---|---|
| Total minimum lease payments – Due within one year – Due in the second year | 最低租約付款總額 — 一年內到期 — 第二年到期 | 3,902 - | 5,873 767 |
| | | 3,902 | 6,640 |
| Less: future finance charges on finance leases | 減:融資租約之未來融資費用 | (272) | (682) |
| Present value of finance lease liabilities | 融資租約負債之現值 | 3,630 | 5,958 |
| Present value of finance lease liabilities – Due within one year – Due in the second year | 融資租約負債之現值 - 一年內到期 - 第二年到期 | 3,630 - | 5,235 723 |
| | | 3,630 | 5,958 |
| Less: Current portion due within one year included under current liabilities | 減:計入流動負債於一年內到期 之流動部份 | (3,630) | (5,235) |
| Non-current portion included under non-current liabilities | 計入非流動負債 之非流動部份 | - | 723 |

19. CONVERTIBLE NOTES

19. 可換股票據

The carrying values of the liability component of the convertible notes are as follows:

可換股票據負債部份之賬面值如下:

| | | Convertible Notes 2008 二零零八年 可換股票據 HK\$′000 千港元 Current 流動 (Note (i)) (附註(i)) | Convertible Notes 2012 二零一二年 可換股票據 HK\$'000 千港元 Non-current 非流動 (Note (ii)) (附註(ii)) | Total 合計 HK\$′000 千港元 |
|---|--|---|--|--|
| Liability component Net carrying amounts at 1 April 2012 (Audited) Fair value of convertible notes issued Imputed interest expense charged Interest expense payable Redemption of convertible notes | 負債部份 於二零一二年四月一日之賬面淨值(經審核) 已發行可換股票據之公平值 已計利息開支 應付利息開支 贖回可換股票據 | 157,014 _ 16,486 _ _ | - 2,171 (1,184) (4,311) | 157,014 11,417 18,657 (1,184) (4,311) |
| Net carrying amounts at 31 March 2013 and at 1 April 2013 (Audited) Imputed interest expense charged Interest expense payable Derecognition of convertible notes Fair value of convertible notes issued Conversion of convertible notes | 於二零一三年三月三十一日及 二零一三年四月一日之賬面淨值(經審核) 已計利息開支 應付利息開支 取消確認可換股票據 已發行可換股票據之公平值 可換股票據換股 | 173,500 - - - - - | 8,093 903 (460) (8,536) 8,415 (8,415) | 181,593 903 (460) (8,536) 8,415 (8,415) |
| Net carrying amounts at 30 September 2013 (Unaudited) | 於二零一三年九月三十日之 賬面淨值(未經審核) | 173,500 | - | 173,500 |

Notes:

(i) On 31 March 2008, the Company issued HK\$345,000,000 zero coupon convertible notes (the "Convertible Notes 2008") which as part of the consideration for the acquisition of Wealth Gain and its subsidiary (the "Wealth Gain Group"). Aggregate amount of HK\$171,500,000 was converted into the ordinary shares of the Company in prior years. The remaining balance of HK\$173,500,000 was matured on 30 March 2013, and therefore, the balance was classified as current liabilities. Convertible Notes 2008 matured on 30 March 2013 and the Company did not request the holders for mandatory conversion, therefore the convertible note equity reserve was released to accumulated losses.

The terms of the Convertible Notes 2008 are as follows:

- a. convertible at the option of the note holders into fully paid ordinary shares on or after 31 March 2008 and up to and including 30 March 2013 at a conversion price of HK\$0.5 per share;
- b. redeemable at the option of the Company at 100% of their principal amount at any time and from time to time, by written to notice to redeem the whole or part of the outstanding principal amount of the convertible notes; and
- c. convertible at the option of the Company to request the note holders for mandatory conversion of the prescribed amount of the convertible notes on or after the fifth anniversary of the issue date.

附註:

(i) 於二零零八年三月三十一日,本公司發行 345,000,000港元之零息可換股票據(「二 零零八年可換股票據」),作為收購富盈及其 附屬公司(「富盈集團」)之部份代價。總金額 171,500,000港元乃於先前年度轉換為本公司 之普通股。餘額173,500,000港元於二零一三 年三月三十日到期,因此,餘額乃歸類為流動 負債。二零零八年可換股票據於二零一三年三 月三十日到期,且本公司並未要求持有人強制 轉換,因此,可換股票據權益儲備乃轉撥至累 計虧損。

二零零八年可換股票據之條款如下:

- a. 票據持有人可選擇於二零零八年三月 三十一日或其後至二零一三年三月三十 日(包括該日)按每股0.5港元之換股價將 可換股票據轉換為繳足普通股;
- b. 本公司可選擇於任何時間及不時按本金 額之100%進行贖回,方式為發出書面通 知以贖回全部或部份可換股票據之未償 還本金額;及
- c. 本公司可選擇於發行日期起計滿五週年 或其後要求票據持有人強行轉換規定金 額之可換股票據。

19. CONVERTIBLE NOTES (CONTINUED)

Notes: (Continued)

The Convertible Notes 2008 do not bear interest on the principal amount of the notes outstanding. The Convertible Notes 2008 will be redeemed on maturity at a value equal to the aggregate of its principal amount outstanding.

The Convertible Notes 2008 are denominated in HK\$ which is the same as the functional currency of the note issuing entity. As such, the exercise of the conversion option will give rise to the settlement by the exchange of a fixed amount of cash for a fixed number of shares of the Company. The conversion option is therefore accounted for as an equity instrument and is determined after deducting the liability component and the derivative component from the total proceeds.

The embedded derivatives relating to the Company's early redemption option in Note (b) above which are not closely related to the host contract shall be separately measured and included together with the liabilities component as a financial liability. The fair value of the derivative component is determined based on the valuation using binomial option pricing model. The fair value of the liabilities component is determined based on the valuation performed by Savills using discounted cash flow method. The effective interest rate of the host contract is determined to be 10.5%. The residual amount is assigned as the equity component for the conversion option and was included in the convertible notes equity reserve.

The liability component is carried as a current liability on the amortised cost basis until extinguished or conversion or redemption. The derivative component of the Convertible Notes 2008 is subsequently measured at fair value with changes recognised in the consolidated statement of comprehensive income. The value of the equity component is not remeasured in subsequent years.

On 22 January 2010, the High Court granted an exparte Injunction Order against Mr. Hung, the convertible Notes 2008 holder. The Injunction Order provides, among other things, that unless with the approval of the High Court, Mr. Hung must not, either by himself, his servants or agents or otherwise howsoever in any way dispose of or deal with or diminish the value of the Convertible Notes 2008 issued by the Company to Mr. Hung. Detail please refer to the Note 24(b) for the litigation.

(ii) On 6 July 2012, the Company issued Convertible Notes 2012 at a principal amount of HK\$15,000,000 for cash to Growing Around Holdings Limited ("GAHL"), an independent third party. The Convertible Notes 2012 bear an interest of 12% per annum payable in cash semiannually.

The terms of the Convertible Notes 2012 are as follows:

- a. convertible at the option of the note holders into fully paid ordinary shares on up to second anniversary of the issue date at a conversion price of HK\$0.2 per share;
- b. where the average closing price of the shares of the Company as quoted on the daily quotation sheet of the Stock Exchange for the 180 Days' ACP falls below the conversion price, the conversion price shall adjusted to an amount equal to the higher of (i) the 180 Days' ACP or (ii) the then par value of the shares with effect from 4:30p.m. on the day falling the 180th day after the date of issue of the Convertible Notes 2012;
- c. redeemable at the option of the note holder at 100% of the principal amount at any time and from time to time, by written to notice to redeem the whole of the convertible notes; and
- d. unless previously converted or purchased or redeemed, any outstanding convertible notes shall be redeemed on the maturity date at the redemption amount which is 100% of the principal amount of the convertible notes by the Company.

19. 可換股票據(續)

附註:(續)

二零零八年可換股票據並不按未償還之本金額 計息。二零零八年可換股票據將於到期時按相 等於其未償還本金總額之價值而贖回。

二零零八年可換股票據以港元計值,此亦為發 行票據之實體的功能貨幣。因此,換股權之行 使將導致以固定金額之現金換取固定數目之 本公司股份。換股權因此按權益工具之方式入 賬,並於所得款項總額減去負債部份及衍生工 具部份後釐定。

有關上文附註(b)之本公司贖回權之嵌入式衍生 工具,其與主合約並無密切關係,應分開計量 並以財務負債之形式計入負債部份。衍生工具 之公平值是以二項式期權定價模式進行之估值 為基準而釐定。負債部份之公平值是根據第一 太平戴維斯以折現現金流方法進行之估值而釐 定。主合約之實際利率乃釐定為10.5%。剩餘 金額乃歸入換股權之權益部份,並且計入可換 股票據權益儲備。

負債部份乃按攤銷成本基準列作流動負債,直 至清償或換股或贖回為止。二零零八年可換股 票據之衍生工具部份其後按公平值計量,變動 於綜合全面損益賬確認。權益部份之價值不會 於往後年度重新計量。

於二零一零年一月二十二日,高等法院對二零 零八年可換股票據之持有人洪先生頒佈單方面 禁制令。禁制令規定(其中包括):除非獲得高 等法院批准,否則洪先生不得親自、透過其受 僱人或代理或另行以任何方式處置或處理本 公司向洪先生發行之二零零八年可換股票據 或使其價值減少。有關訴訟之詳情請參閱附註 24(b)。

(ii) 於二零一二年七月六日,本公司向獨立第三方 Growing Around Holdings Limited (「GAHL」) 發行本金額15,000,000港元之二零一二年可 換股票據以換取現金。二零一二年可換股票據 按年利率12厘計息,須每半年以現金支付。

二零一二年可換股票據之條款如下:

- a. 票據持有人可選擇於可換股票據發行日 期之第二週年前按每股0.2港元之換股價 將可換股票據轉換為繳足普通股;
- b. 若聯交所每日報價表就180日平均收市價 所報之本公司股份平均收市價跌至低於 換股價,換股價須由二零一二年可換股 票據發行日期後第180日當日下午四時 三十分起,調整至相當於以下較高者的 金額:(i)180日平均收市價或(ii)股份當 時之面值;
- c. 票據持有人可選擇於任何時間及不時要 求按本金額之100%進行贖回,方式為發 出書面通知以贖回全部可換股票據;及
- d. 除非之前已轉換或購買或贖回,否則各 份尚未贖回之可換股票據將由本公司於 到期日按可換股票據本金額之100%的贖 回金額贖回。

19. CONVERTIBLE NOTES (CONTINUED)

Notes: (Continued)

Since the 180 Days' ACP fell below the conversion price of HK\$0.20, the principal amount of HK\$5,325,000 (the "Adjustment") was early redeemed during the year ended 31 March 2013.

On 18 July 2013, GAHL transferred the Convertible Notes 2012 and all rights in respect thereof to Mr. Lin Long (the "Subscriber") pursuant to the captioned terms and conditions therein. GAHL did not convert any part of the Convertible Note 2012 prior to the said transfer. As at 10 July 2013, the interest payable amounts to HK\$2,007,360 (the "Payable Interest") have not been settled by the Company. As such, the Adjustment and the Payable Interest prior to the transfer was HK\$7,332,360.

On 25 July 2013, the Company and the Subscriber entered into the 2nd supplemental agreement (the "2nd Supplemental Agreement") in respect of proposed amendments to the terms and conditions of the Convertible Notes 2012. Pursuant to the 2nd Supplemental Agreement, the Convertible Notes 2012 has been amended as follow:

- a. the Convertible Notes 2012 shall bear an interest at 6% per annum;
- the Company shall settle the Adjustment and the Payable Interest by way of issue and allotment of 56,840,000 ordinary shares at HK\$0.129 per share (the "Replacement Shares") to the Subscriber in lieu of payment in cash; and
- c. the conversion price be adjusted to HK\$0.129.

Following the issue and allotment of the Replacement Shares, the principal amount of Convertible Notes 2012 is reduced by the amount of the Adjustment from HK\$15,000,000 to HK\$9,675,000. The note holder is entitled to exercise 75,000,000 ordinary shares at HK\$0.129 per share (the "New Conversion Shares").

An extraordinary meeting held on 16 August 2013, it has been approved the changes of terms and condition as well as the allotment and issue of the Replacement Shares and New Conversion Shares. The listing approval was obtained on 19 August 2013. The Subscriber of the Convertible Notes 2012 tendered to the Company a conversion notice to exercise all the conversion rights attaching to the Convertible Notes 2012. The Company has issued and allotted 56,840,000 Replacement Shares and 75,000,000 New Conversion Shares to the Subscriber on 23 August 2013.

The Convertible Notes 2012 exhibits characteristics of an embedded derivatives and is separated from the liability component. On initial recognition, the embedded derivative component of the Convertible Notes 2012 was measured at fair value and presented as derivative financial liabilities. Any excess of proceeds over the amount initially recognised as the embedded derivatives component is recognised as liability component. At each reporting date, the embedded derivative component is remeasured and the change in fair value of that component is recognised in the consolidated statement of comprehensive income.

Upon changes of terms and conditions of Convertible Notes 2012 pursuant to the 2nd Supplemental Agreement (i.e. 19 August 2013), the original terms and conditions of Convertible Notes 2012 and the respective derivative financial liabilities were derecognised. The new fair value of Convertible Notes 2012 and derivative financial liabilities were immediately recognised in accordance with the revised terms.

For further details, please refer to the circular dated 1 August 2013.

19. 可換股票據(續)

附註:(續)

由於180日平均收市價跌至低於0.20港元之換 股價,故本金額5,325,000港元(「調整」)已於 截至二零一三年三月三十一日止年度提早贖回。

於二零一三年七月十八日,GAHL根據二零 一二年可換股票據之條款及條件將二零一二年 可換股票據及其所有相關權利轉讓予林龍先 生(「認購人」)。GAHL於上述轉讓前並無將二 零一二年可換股票據之任何部份換股。於二零 一三年七月十日,2,007,360港元之應付利息 (「應付利息」)尚未由本公司結清。因此,於轉 讓前之調整及應付利息為7,332,360港元。

於二零一三年七月二十五日,本公司與認購人 就建議修訂二零一二年可換股票據之條款及條 件訂立第二份補充協議(「第二份補充協議」)。 根據第二份補充協議,二零一二年可換股票據 作出以下修訂:

- a. 二零一二年可換股票據按年利率6厘計 息;
- b. 本公司須以按每股股份0.129港元之價格 向認購人發行及配發56,840,000股普通 股(「替代股份」)之方式(代替支付現金) 結清調整及應付利息;及
- c. 換股價調整為0.129港元。

於發行及配發替代股份後,二零一二年可換股 票據之本金額將按調整之金額由15,000,000 港元減至9,675,000港元。票據持有人有權按 每股股份0.129港元行使75,000,000股普通股 (「新換股股份」)。

於二零一三年八月十六日舉行之股東特別大會 上已批准更改條款及條件以及配發及發行替代 股份及新換股股份。已於二零一三年八月十九 日取得上市批准。二零一二年可換股票據之認 購人向本公司發出換股通知以行使二零一二年 可換股票據所附帶之全部換股權。本公司已於 二零一三年八月二十三日向認購人發行及配發 56,840,000股替代股份及75,000,000股新換 股股份。

二零一二年可換股票據體現了嵌入式衍生工具 之特徵,因此與負債部份分開呈列。於初步確 認時,二零一二年可換股票據之嵌入式衍生工 具部份乃按公平值計量並列為衍生金融負債。 所得款項超出初步確認為嵌入式衍生工具部份 之任何金額確認為負債部份。於各報告日期, 嵌入式衍生工具部份均會重新計量,而該部份 之公平值變動則會於綜合全面損益賬確認。

二零一二年可換股票據之條款及條件根據第 二份補充協議作出更改時(即二零一三年八月 十九日),二零一二年可換股票據原有之條款 及條件以及相關衍生金融負債即取消確認。二 零一二年可換股票據之新公平值及衍生金融負 債即時根據經修改條款予以確認。

有關進一步詳情請參閱日期為二零一三年八月 一日之通函。

20. SHARE CAPITAL

| 0. SHARE CAPITAL | | 20. 股本 | 4 | | |
|--|--|---|------------------------------------|---|----------------------------------|
| | | As at 30 Septe 於二零一三年 | | As at 31 March 2013 於二零一三年三月三十一日 (Audited) (經審核) | |
| | | (Unaudited) (未經審核) | | | |
| | | Number of shares 股份數目 ′000 千股 | Amounts 金額 HK\$′000 千港元 | Number of shares 股份數目 '000 千股 | Amounts 金額 HK\$′000 千港元 |
| Authorised: Ordinary shares of HK\$0.01 each | 法定: 每股面值0.01港元之普通股 | 6,000,000 | 60,000 | 6,000,000 | 60,000 |
| Issued and fully paid: At beginning of the period/year Placing of shares (Notes (i)) Consideration shares (Notes (ii)) Replacement shares (Notes (iii)) Conversion of convertible notes (Note (iii)) | 已發行及繳足: 於期/年初 配售股份(附註(i)) 代價股份(附註(ii)) 替代股份(附註(iii)) 可換股票據換股 (附註(iii)) | 2,062,353 412,470 56,840 75,000 | 20,623 4,125 - 568 750 | 1,636,520 174,000 251,833 – | 16,365 1,740 2,518 – |
| At end of the period/year | 於期/年終 | 2,606,663 | 26,066 | 2,062,353 | 20,623 |

Notes:

(i) On 25 October 2012, the Company through a placing agent, placed 174,000,000 shares of par value HK\$0.01 each at the placing price of HK\$0.115 for a total consideration, before expenses, of HK\$20,010,000. The proceed was used for general working capital of the Group.

On 28 September 2011, the Company, through a placing agent, placed 30,000,000 shares of par value HK\$0.01 each at a placing price of HK\$0.36 for a total consideration, before expenses, of HK\$10,800,000. Part of the proceeds of approximately RMB4,400,000 (equivalent to HK\$5,500,000) is used for initial capital injection to Derong and the remaining proceeds will be utilitised by the Group as its general working capital.

On 21 June 2013, the Company, through a placing agent, placed 412,470,000 shares of par value HK\$0.01 each at a placing price of HK\$0.08 for a total consideration, before expenses, of HK\$32,998,000. The proceeds is utilised by the Group as its general working capital and to finance the future/acquisition when investment opportunities arise.

- (ii) On 31 August 2012, the Company completed the subscription of 70.97% equity interest of Zhan Sheng Group. The Company issued 251,833,333 consideration shares (the "Zhan Sheng Consideration Shares") as part of the consideration for the acquisition of Zhan Sheng. The fair value of the Zhan Sheng Consideration Shares, determined based on the closing market price of the Company on the acquisition date of HK\$0.199 per share, amounted to approximately HK\$50,115,000. The issue of the Zhan Sheng Consideration Shares has resulted in the increase in share capital and share premium account of the Company by HK\$2,518,000 and HK\$47,597,000 respectively.
- (iii) On 23 August 2013, the note holder converted all the conversion rights attaching to the Convertible Notes 2012, The Company issued and allotted 56,840,000 Replacement Shares and 75,000,000 New Conversion Shares at the conversion price of HK\$0.129 per share. As a result of the conversion, share capital and share premium increased by HK\$568,000 and HK\$6,764,000 for Replacement Shares and HK\$750,000 and HK\$11,326,000 for New Conversion Shares respectively.

附註:

(i) 於二零一二年十月二十五日,本公司透過配售 代理,按配售價0.115港元配售174,000,000 股每股面值0.01港元之股份,就此涉及之總代 價(於扣除費用前)為20,010,000港元。所得 款項用作本集團之一般營運資金。

> 於二零一一年九月二十八日,本公司透過配 售代理按配售價0.36港元配售30,000,000 股每股面值0.01港元之股份,就此所涉及之 總代價(於扣除費用前)為10,800,000港元。 部份所得款項約人民幣4,400,000元(相等於 5,500,000港元)被用作德融之首期注資額, 而餘下所得款項將由本集團用作一般營運資金。

> 於二零一三年六月二十一日,本公司透過配售 代理按配售價0.08港元配售412,470,000股 每股面值0.01港元之股份,就此涉及之總代價 (於扣除費用前)為32,998,000港元。本集團 將所得款項用作其一般營運資金及於投資機遇 出現時撥付未來收購。

- (ii) 於二零一二年八月三十一日,本公司完成 認購展昇集團之70.97%股權。本公司發行 251,833,333股代價股份(「展昇代價股份」) 作為收購展昇之部份代價。展昇代價股份之公 平值(根據本公司股份於收購日期之收市價每 股0.199港元釐定)約為50,115,000港元。發 行展昇代價股份已導致本公司之股本及股份溢 價賬分別增加2,518,000港元及47,597,000 港元。
- (iii) 於二零一三年八月二十三日,票據持有人 轉換二零一二年可換股票據所附帶之全部 換股權。本公司按每股股份0.129港元之換 股價發行及配發56,840,000股替代股份及 75,000,000股新換股股份。由於進行換股, 股本及股份溢價分別就替代股份增加568,000 港元及6,764,000港元,另就新換股股份增加 750,000港元及11,326,000港元。

21. RESERVES

The amounts of the Group reserves and the movement therein for the current and prior period are presented in the condensed consolidated statements of changes in equity on page 10 of the unaudited condensed consolidated interim financial statements.

22. SHARE OPTIONS

Share-based payment transactions

The Company operates a share option scheme (the "Scheme") for the purpose of providing incentives and/or rewards to eligible participants who contribute to the success of the Group's operations. Eligible participants of the Scheme include any directors and employees of the Company, including all executive directors of the Company and its subsidiaries. The Scheme became effective on 8 October 2010 and, unless otherwise cancelled or amended, will remain in force for 10 years from that date.

The maximum number of unexercised share options currently permitted to be granted under the Scheme is an amount equivalent, upon their exercise, to 10% of the shares of the Company in issue at any time. The maximum number of shares issuable under share options to each eligible participant in the Scheme within any 12-month period is limited to 1% of the shares of the Company in issue at any time. Any further grant of share option in excess of this limit is subject to shareholders' approval in a general meeting.

The share options granted to a director, chief executive or substantial shareholder of the Company, or to any of their associates, are subject to approval in advance by the independent non-executive directors. In addition, any share options granted to a substantial shareholder or an independent non-executive director of the Company, or to any of their subsidiaries, in excess of 0.1% of the shares of the Company in issue at any time or with an aggregate value (based on the price of the Company's shares at the date of the grant) in excess of HK\$5,000,000, within any 12-month period, are subject to shareholders' approval in advance in a general meeting.

The offer of a grant of share options may be accepted within 28 days from the date of the offer, upon payment of a nominal consideration of HK\$1 in total by the grantee. The exercise period of the share options granted would be determined by the directors.

The exercise price of the share options would be determined by the directors, but may not be less than the higher of (i) the Stock Exchange closing price of the Company's shares on the date of the offer of the share options, which must be a business day; and (ii) the average Stock Exchange closing price of the Company's shares for the five trading days immediately preceding the date of the offer, provided that the subscription price shall not be lower than the nominal value of the shares.

The fair value of share options granted to employees is recognised as an employee cost with a corresponding increase in a capital reserve within equity. The fair value is measured at grant date using the Black-Scholes-Merton option pricing model, taking into account the terms and conditions upon which the options were granted.

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

21. 儲備

本集團在本期間及上一期間之儲備及變動款額在未 經審核簡明綜合中期財務報表第10頁之簡明綜合權 益變動表內呈列。

22. 購股權

以股份為基礎之付款交易

本公司設有一項購股權計劃(「該計劃」),藉以向對 本集團業務成功作出貢獻之合資格參與者給予鼓勵 及/或回報。該計劃之合資格參與者包括本公司任 何董事及僱員(包括本公司及其附屬公司之所有執行 董事)。該計劃於二零一零年十月八日起生效,除非 以其他方式取消或修訂該計劃,否則該計劃自該日 起計十年內保持有效。

根據該計劃現時獲准授出而尚未行使之購股權所涉 及之最高股份數目相等於其行使時本公司於任何時 間已發行股份之10%。該計劃各合資格參與者於任 何12個月期間根據購股權可獲發行之最高股份數目 以本公司任何時間已發行股份之1%為限。凡進一步 授出超逾此限額之購股權,必須於股東大會上獲股 東批准。

凡向本公司董事、主要行政人員或主要股東或彼等 之任何聯繫人士授出購股權,必須事先取得獨立非 執行董事批准。此外,凡於任何12個月期間內向本 公司或其任何附屬公司之主要股東或獨立非執行董 事授出任何購股權,而有關數額超逾本公司任何時 間已發行股份之0.1%或總值(根據授出日期本公司 股份之價格計算)超過5,000,000港元,必須事先於 股東大會上獲得股東批准。

授出購股權之建議可於提出建議日期起計28日內接 納,承授人須支付合共1港元之象徵式代價。所授購 股權之行使期由董事釐定。

購股權之行使價由董事釐定,惟不得低於(i)本公司股 份於購股權建議提出日期(必須為營業日)在聯交所 之收市價;及(ii)本公司股份於緊接建議提出日期前 五個交易日在聯交所之平均收市價兩者中較高者, 惟認購價不得低於股份面值。

授予僱員之購股權之公平值確認為一項僱員成本, 而權益內之資本儲備會相應增加。該公平值乃於授 出日期經計及授出購股權之條款及條件後以畢蘇莫 期權定價模式計量。

購股權持有人無權收取股息或在股東大會上投票。

22. SHARE OPTIONS (CONTINUED)

22. 購股權(續)

Share-based payment transactions (Continued)

截至二零一三年九月三十日止期間購股權變動如下:

以股份為基礎之付款交易(續)

Movement in share options during the period ended 30 September 2013 are as follows:

| | | | | Number of share options 購股權數目 | | | |
|--|--|-------------------------------------|--|---|--------------------------|-------------------------|--|
| Category of Participants | Date of grant (Note (b)) | Exercisable period (Note (a)) | Exercisable price per share HK\$ | Outstanding at 1 April 2013 於二零一三年 | Granted during period | Lapsed during period | Outstanding at 30 September 2013 於二零一三年 |
| 参與者類別 | 授出日期 (附註(b)) | 行使期 (附註(a)) | 每股行使價 港元 | ₩—₩—₩ 四月一日 尙未行使 (Audited) (經審核) | 期內授出 | 期內失效 | が一等一二年 九月三十日 尚未行使 (Unaudited) (未經審核) |
| Directors | | | | | | | |
| 董事 Ms. Geng Ying 耿瑩女士 | 11 February 2011 二零--年二月十-日 | Period 1 第一期 | 0.36 | 13,000,000 | - | - | 13,000,000 |
| | | Period 2 第二期 | 0.105 | 7,622,000 | - | - | 7,622,000 |
| | | | | 20,622,000 | - | - | 20,622,000 |
| Mr. Gao Feng | 11 February 2011 一番 | Period 1 | 0.36 | 13,000,000 | - | - | 13,000,000 |
| 高峰先生 | 二零一一年二月 [′] 十一日 29 November 2012 二零一二年十一月二十九日 | 第一期 Period 2 第二期 | 0.105 | 7,622,000 | - | - | 7,622,000 |
| | | | | 20,622,000 | - | - | 20,622,000 |
| Mr. Chiu Sui Keung | 11 February 2011 | Period 1 | 0.36 | 13,000,000 | - | - | 13,000,000 |
| 道瑞強先生 | 二零一一年二月十一日 29 November 2012 二零一二年十一月二十九日 | 第一期 Period 2 第二期 | 0.105 | 7,622,000 | - | - | 7,622,000 |
| | | | | 20,622,000 | _ | - | 20,622,000 |
| Mr. Cheng Wing Keung, Raymond | _11 February 2011 | Period 1 | 0.36 | 1,300,000 | - | - | 1,300,000 |
| 鄭永強先生 | 二零一一年二月十一日 29 November 2012 二零一二年十一月二十九日 | 第一期 Period 2 第二期 | 0.105 | 762,000 | - | - | 762,000 |
| | | | | 2,062,000 | - | - | 2,062,000 |
| Mr. Lam Williamson | _11 February 2011 | Period 1 | 0.36 | 1,300,000 | - | - | 1,300,000 |
| 林全智先生 | 二零一一年二月十一日 29 November 2012 二零一二年十一月二十九日 | 第一期 Period 2 第二期 | 0.105 | 762,000 | - | - | 762,000 |
| | | | | 2,062,000 | - | - | 2,062,000 |
| Mr. Wong Hoi Kuen 黃海權先生 | 29 November 2012 二零一二年十一月二十九日 | Period 2 第二期 | 0.105 | 762,000 | - | - | 762,000 |
| | | | Sub-total 小計 | 66,752,000 | - | - | 66,752,000 |
| Employees of the Group | | | 5 41 | | | | |
| 本集團僱員 In agareagte | _11 February 2011 | Period 1 | 0.36 | 17,100,000 | | - | 17,100,000 |
| 總計 | 二零一一年二月 ['] 十一日 29 November 2012 二零一二年十一月二十九日 | 第一期 Period 2 第二期 | 0.105 | 43,944,000 | | - | 43,944,000 |
| | | | Sub-total 小計 | 61,044,000 | | | 61,044,000 |
| C The L | | | Total 合計 | 127,796,000 | - | - | 127,796,000 |
| Weighted average exercise | 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1 | 4.5. | | 0.222 | - | - | 0.222 |
| price (in HK\$) (Note (c)) 加權平均行使價 (港元) (附註(c)) | | | | - | | | |

22. SHARE OPTIONS (CONTINUED)

Share-based payment transactions (Continued)

(a) Period 1 11 February 2011 to 10 February 2016

Period 2 29 November 2012 to 28 November 2017

- (b) The vesting date of the share options for Period 1 to 2 is the date of grant.
- (c) The exercise prices of the outstanding share options as at 30 September 2013 range from HK\$0.105 to HK\$0.36 (30 September 2012: HK\$0.36) per share and their weighted average remaining contractual life as at 30 September 2013 is 3.34 years (six months ended 30 September 2012: 3.37 years).

During the year ended 31 March 2013, the Company granted 71,158,000 share options to the directors and employees (2012: Nil) and the fair value of the share options granted is HK\$0.0434 each (2012: HK\$Nil). The variables and assumptions used in computing the fair value of share options are based on the directors' best estimate. The value of an option varies with different variables of certain subjective assumptions. The fair value of the share options granted during the year ended 31 March 2013 was determined by an independent valuer using the Binomial option pricing model (the "Model"). Details of the inputs to the Model are as follows:

| Grant date share price | 授出日期股份價格 |
|------------------------------|----------|
| Exercise price | 行使價 |
| Expected volatility | 預期波幅 |
| Expected life of the options | 購股權預計年期 |
| Dividend yield | 收益率 |
| Risk-free interest rate | 無風險利率 |

The Group recognised the total expenses of approximately HK\$3,088,000 (2012: HK\$Nil) during the year ended 31 March 2013 in relation to share options granted by the Company.

22. 購股權(績) 以股份為基礎之付款交易(績) 附註:

- (a) 第一期 二零一一年二月十一日至 二零一六年二月十日
 第二期 二零一二年十一月二十九日至 二零一七年十一月二十八日
- (b) 第一期至第二期購股權之歸屬日期為授出日期。
- (c) 於二零一三年九月三十日尚未行使購股權之 行使價介乎於每股0.105港元至0.36港元(二 零一二年九月三十日:0.36港元),而其於二 零一三年九月三十日之加權平均餘下合約期 為3.34年(截至二零一二年九月三十日止六個 月:3.37年)。

於截至二零一三年三月三十一日止年度內,本公司 向董事及僱員授出71,158,000份購股權(二零一二 年:無),所授出之購股權之公平值為每份0.0434 港元(二零一二年:零港元)。計算該等購股權公平 值之變量及假設乃基於董事之最佳估計。購股權之 價值隨著若干主觀假設之不同變化而有所不同。於 截至二零一三年三月三十一日止年度所授出之購股 權之公平值乃由獨立估值師使用二項式期權定價模 式(「該模式」)釐定。該模式之輸入數據詳情如下:

> **29 November 2012** 二零一二年十一月二十九日

> > HK\$0.103港元 HK\$0.105港元 50% 4.7 years年 0% 0.25%

本集團於截至二零一三年三月三十一日止年度內確 認有關本公司授出購股權之總支出約3,088,000港 元(二零一二年:零港元)。

3:

23. SHARE AWARD SCHEME

The Board has approved the adoption of the share award scheme ("Scheme") on 11 February 2011 ("Adoption Date"), pursuant to which existing shares will be purchased by the Bank of East Asia (Trustees) Limited ("Trustee") from the market at the cost of the Company and be held in trust for the relevant selected participants ("Selected Participants"). Selected Participants may cover any Director (including executive and non-executive Director), employee, officer, agent, advisor or consultant of the Company and of its subsidiaries.

The purpose of the Scheme are (i) to recognise the contributions by the Selected Participants and to give incentives thereto in order to retain them for the continuing operation and future development of the Group; and (ii) attract suitable personnel for further development of the Group.

If the Board selects a Director as the Selected Participant, the grant of the Awarded Shares to the Director may constitute a connected transaction of the Company. However, since the grant of awarded shares to Director forms part of the remuneration of the relevant Director under his/her service contract, such grant of awarded shares is exempted from all the reporting, announcement and independent Shareholder's approval requirement under Rules 14A.31(6) of the Listing Rules.

For the award of Shares to Selected Participants who are connected persons (excluding Directors), the Company will comply with the relevant provisions of the Listing Rules in relation to the reporting, announcement and independent Shareholders approval requirements. However, any grant to any Director or senior management of the Company must first be approved by the Remuneration Committee.

Subject to any early termination as may be determined by the Board pursuant to the rules relating to the Scheme, the Scheme shall be valid and effective for a term of 10 years commencing on the Adoption Date provided that no further contribution to the Trust shall be made by the Company on or after the 10th anniversary date of the Adoption Date.

On 9 March 2011, the Board approved and transferred HK\$5,000,000 to Trustee. As at 30 September 2013, 10,100,000 shares were purchased and held by the Trustee, representing approximately 0.39% of the issued share capital of the Company.

During the period ended 30 September 2013, no award shares have been released to Selected Participants.

24. LITIGATIONS AND CONTINGENT LIABILITIES

The Group and the Company

(a) Claim made by the Company against Hung (the "Action")

As disclosed in the Company's announcements dated 16 December 2009 and 8 January 2010, the Company has commenced proceedings against Mr. Hung at the High Court with regards to a breach of contract by Mr. Hung, in connection with a sale and purchase agreement dated 25 September 2007 made between the Company and Mr. Hung (the "Agreement"). The Company sought advice from its legal advisers and formed the view that Mr. Hung had failed to perform one or more of the terms of the Agreement and is of the view that Mr. Hung is in breach of numerous representations and warranties under the Agreement. The Company claims against Mr. Hung, among other things, for all payments made by the Company to Mr. Hung under the Agreement and/or damages arising from the breach of the Agreement.

23. 股份獎勵計劃

董事會於二零一一年二月十一日(「採納日期」)批准 採納股份獎勵計劃(「該計劃」)。據此,Bank of East Asia (Trustees) Limited(「受託人」)將會在市場內購 入現有股份(有關成本由本公司支付),而受託人 將會以信託形式代相關經甄選參與者(「經甄選參與 者」)持有。經甄選參與者可包括任何董事(包括執行 及非執行董事)、本公司及其附屬公司之僱員、高級 職員、經理人、諮詢人或顧問。

該計劃旨在(i)肯定經甄選參與者所作出的貢獻,獎 勵經甄選參與者,旨在鼓勵彼等繼續留任,共同為 本集團的持續經營業務及未來發展努力;及(ii)吸引 適合的人才加入,為本集團之未來發展效力。

倘若董事會選出一名董事作為經甄選參與者,則向 該名董事授出獎勵股份可能構成本公司一項關連交 易。然而,由於根據相關董事之服務合約,向董事 授出獎勵股份構成相關董事之部分酬金,故授出有 關獎勵股份一事可獲豁免遵守上市規則第14A.31(6) 條項下之所有申報、公告及獨立股東批准規定。

倘若向身份屬關連人士之經甄選參與者(不包括董 事)授予股份作為獎勵,本公司將遵守上市規則有關 申報、公告及獨立股東批准規定之相關條文。然而, 向本公司任何董事或高級管理人員授予任何股份, 必須首先經薪酬委員會之批准。

該計劃自採納日期起計10年內有效及生效,惟董事 會可根據該計劃規則決定提前終止該計劃。本公司 在採納日期滿10週年之日或其後不得再向信託進一 步作出貢獻。

於二零一一年三月九日,董事會批准及轉撥 5,000,000港元予受託人。於二零一三年九月三十 日,受託人購買及持有10,100,000股股份,佔本公 司已發行股本約0.39%。

於截至二零一三年九月三十日止期間,概無經甄選 參與者獲授獎勵股份。

24. 訴訟及或然負債 本集團及本公司

(a) 本公司向洪先生作出之申索(「該訴訟」)

誠如本公司日期分別為二零零九年十二月十六 日及二零一零年一月八日之公佈所披露,本公 司在高等法院對洪先生展開法律程序,內容有 關洪先生違反合約,而有關合約則為本公司與 洪先生於二零零七年九月二十五日訂立之買賣 協議(「該協議」)。本公司徵求其法律顧問之意 見,認為洪先生未能履行該協議之一項或更多 條款,並認為洪先生建反根據該協議作出之多 處陳述及保證。本公司向洪先生素償(其中包 括)本公司根據該協議已向洪先生支付之一切 款項及∕或因該協議被違反而產生之損害。

24. LITIGATIONS AND CONTINGENT LIABILITIES (CONTINUED)

The Group and the Company (Continued)

 (a) Claim made by the Company against Hung (the "Action") (Continued)

On 1 February 2010, the Company filed a statement of claim at the High Court against Mr. Hung, Mega Wealth and Webright (together referred to as the "Defendants") in connection with the Agreement, for, inter alia, rescission of the Agreement. Particulars of the Statement of Claim are summarised as follows:

- (1) The Company claims against Mr. Hung for:
 - (i) rescission of the Agreement;
 - the 76,640,000 shares of the Company ("Shares") at an issue price of HK\$0.5 per share;
 - (iii) the convertible note, issued to Mr. Hung pursuant to the Agreement, in the principal amount of HK\$173,500,000 convertible into ordinary shares of the Company at a conversion price of HK\$0.5 per share (the "Convertible Note");
 - (iv) further or alternatively, all payments made by the Company to Mr. Hung and/or damages arising from the breach of the Agreement;
 - a declaration that Mr. Hung holds the 70,000,000 Shares and the Convertible Note and their traceable equivalent on trust for the Company and that all necessary tracing orders accounts and inquiries be taken as to what had happened to the said Shares and Convertible Note and to ascertain the traceable equivalent thereof;
 - (vi) an order for payment after having the above accounts and inquiries;
 - (vii) payment of the legal costs incurred by the Company arising from the investigation and report arising from the matters in connection with the Agreement; and
 - (viii) payment of the costs incurred by the Company for the preparation and execution of the Agreement and supplemental agreements.
- (2) The Company also claims against Mega Wealth, inter alia, for the 100,000,000 Shares issued to Mr. Hung upon exercise of conversion rights of the Convertible Note and which were passed to Mega Wealth at an issue price of HK\$0.5 per Share.
- (3) The Company also claims against Webright, inter alia, for the 98,000,000 Shares issued to Mr. Hung upon exercise of conversion rights of the Convertible Note and which were passed to Webright at an issue price of HK\$0.5 per Share.

On 14 November 2011, the Company filed an amended Statement of Claim to the Court, the Defendants filed amended defence on 16 January 2012. Subsequently, the Company filed amended reply to Defendants' defence on 13 April 2012. The pleading stage of the proceedings is now closed. Now, the Company is preparing the lists of documents to be exchanged with Defendants, after which the parties would have to exchange witness statements.

24. 訴訟及或然負債(續) 本集團及本公司(續)

(a) 本公司向洪先生作出之申索(「該訴訟」)(績)

於二零一零年二月一日,本公司將一份針對洪 先生、Mega Wealth及Webright (統稱「該等被 告」)的申素陳述書送交高等法院備案,內容有 關(其中包括)撤銷該協議。有關申索陳述書詳 情概述如下:

- (1) 本公司對洪先生申索以下各項:
 - (i) 撤銷該協議;
 - (ii) 按每股0.5港元之發行價發行之 76,640,000股本公司股份(「股 份」);
 - (iii) 根據該協議向洪先生發行本金額為 173,500,000港元之可換股票據 (「可換股票據」),其可按每股0.5 港元之轉換價轉換為本公司普通 股;
 - (iv) (進一步或作為替代)本公司向洪先 生支付之所有款項及/或因違反該 協議而產生之損害賠償;
 - (v) 宣稱洪先生乃以信託形式代本公司 持有70,000,000股本公司股份及 可換股票據以及其可追蹤等值,並 須就上述股份及可換股票據之下落 採取一切所需追蹤命令、解釋及調 查,並確定其可追蹤等值;
 - (vi) 於作出上述解釋及調查後頒令付款;
 - (vii) 支付本公司因該協議相關事宜而進 行的調查及報告而招致之法律費 用;及
 - (viii) 支付本公司準備及執行該協議及補 充協議而招致的費用。
- (2) 本公司亦對Mega Wealth申素(其中包括)可換股票據轉換權獲行使而按每股 0.5港元之發行價向洪先生發行,而其後 轉移予Mega Wealth之100,000,000股 股份。
- (3) 本公司亦對Webright申索(其中包括)可 換股票據之轉換權獲行使而按每股0.5港 元之發行價向洪先生發行,而其後轉移 予Webright之98,000,000股股份。

於二零一一年十一月十四日,本公司向法院提 交經修訂之申索陳述書,被告於二零一二年一 月十六日提交經修訂抗辯。隨後,本公司於二 零一二年四月十三日提交被告抗辯之經修訂答 覆。訴訟之訴辯書狀階段現已結束。現在,本 公司正準備與被告交換文件清單,在此之後, 雙方將須交換證人陳述書。
24. LITIGATIONS AND CONTINGENT LIABILITIES (CONTINUED)

The Group and the Company (Continued)

(a) Claim made by the Company against Hung (the "Action") (Continued)

On 21 August 2013, the Company received a summons from Mr. Hung, seeking leave from the High Court to re-amend Mr. Hung's defence and to add a counter-claim against the Company in the Action. The counterclaim of Mr. Hung to be added is for (i) payment of the unpaid cash consideration under the Agreement in the amount of HK\$158,600,000 plus interest and the outstanding balance of HK\$173,500,000 of the convertible note issued pursuant to the Agreement plus interest, both being part of the consideration under the Agreement; and (ii) repayment of certain loans and advances in the amount of HK\$12,600,000 made by Mr. Hung to the Company together with interest.

The Company maintains the view that Mr. Hung was in breach of the Agreement and is claiming Mr. Hung for, among other reliefs, rescission of the Agreement and/or damages for loss suffered. Accordingly, the Company is of the view that Mr. Hung's counter-claim for consideration under the Agreement is without ground. As to the loans and advances claimed, HK\$3,000,000 originated from the cash consideration paid under the Agreement and for the same reason mentioned the Company is of the view that Mr. Hung's claim is without ground. As to the remaining HK\$9,600,000 claimed, the Company is of the view that its claim in the Action shall extinguish Mr. Hung's counter-claim and has already provided sufficient security for such amount in the proceedings of the winding-up petition presented by Mr. Hung against the Company. The winding-up petition proceedings are now adjourned pending the determination of the parties' dispute in the Action. The Company is currently seeking legal advice on the matter and will be defending Mr. Hung's counter-claim.

Up to the date of approval of these financial statements, no judgment has been made by the High Court. The Board of the Company, based on legal advices, the Company has a good arguable case against the Defendants to have the Agreement rescinded. The Board of the Company will follow closely on the development of the above matters and inform the shareholders of the Company on a timely basis.

24. 訴訟及或然負債(續) 本集團及本公司(續)

(a) 本公司向洪先生作出之申索(「該訴訟」)(績)

於二零一三年八月二十一日,本公司收到洪 先生所發出的傳票,其尋求高等法院批准再 次修訂洪先生之答辯以及在該法律行動中加 入針對本公司之反申索。洪先生將加入之反 申索為:(i)支付該協議之未支付現金代價為數 158,600,000港元加利息及根據該協議發行之 可換股票據的尚未償還結餘173,500,000港元 加利息(兩者均為該協議之代價的一部分);及 (ii)償還洪先生提供予本公司之若干貸款及墊款 為數12,600,000港元,另加利息。

本公司依然認為,洪先生違反該協議,並正在 向洪先生申索撤銷該協議及/或所蒙受損失 之損害賠償,以及其他補償。因此,本公司認 為,洪先生就有關該協議之代價的反申索並無 理據。有關所申索之貸款及墊款,3,000,000 港元乃源自根據該協議應付之現金代價,而 基於所述之相同理由,本公司認為,洪先生 之申索並無理據。至於洪先生所申索之其餘 9,600,000港元,本公司認為,其於該法律行 動中之申索將會除去洪先生之反申索,並已經 在洪先生針對本公司提出的清盤呈請的法律程 序中就有關款項提供足夠的抵押品。清盤呈請 現正押後,直至等候有關各方在該法律行動中 的爭議得到裁定。本公司目前正在就有關事宜 尋求法律意見,倘若法院允許建議中之修訂, 本公司將會就洪先生之反申索作出抗辯。

截至批准該等財務報表日期止,高等法院並未 作出判決。根據法律意見,本公司董事會認為 本公司對該等被告之勝數甚高,以使該協議廢 除。本公司董事會將密切注意上述事宜之最新 發展,並及時知會本公司股東。

24. LITIGATIONS AND CONTINGENT LIABILITIES (CONTINUED) The Group and the Company (Continued)

(b) Injunction Order

On 22 January 2010, the High Court granted an ex parte Injunction Order against the Defendants. The Injunction Order provides, among other things, that: unless with the approval of the High Court, Mr. Hung must not, either by himself, his servants or agents or otherwise howsoever in any way dispose of or deal with or diminish the value of any of the following assets:

- the 76,640,000 Shares issued to Mr. Hung at an issue price of HK\$0.5 per Share;
- (ii) the Convertible Note issued by the Company to Mr. Hung;
- (iii) the 100,000,000 Shares issued to Mr. Hung upon exercise of conversion rights of the Convertible Note and which were passed to Mega Wealth at an issue price of HK\$0.5 per Share;
- (iv) the 98,000,000 of the Shares issued to Mr. Hung upon exercise of conversion rights of the Convertible Note and which were passed to Webright at an issue price of HK\$0.5 per Share;

All being part of the considerations given to Mr. Hung by the Company in respect of the Agreement.

On 29 January 2010, at the return date hearing in relation to the Injunction Order, it was ordered, inter alia, that the Injunction Order will continue subject to a fortification in the amount of HK\$10,000,000 being paid by the Company to the Registrar of the High Court on or before 12 February 2010, failing which the Injunction Order shall be discharged. The Company paid HK\$10,000,000 into the High Court on 10 February 2010 in compliance with the Injunction Order. Following a hearing held at the High Court on 18 March 2010, the High Court delivered its decision on 30 March 2010 to discharge and at the same time regrant the Injunction Order obtained by the Company on 22 January 2010 against the Defendants. Furthermore, the Court made a cost order nisi that the Company should pay the Defendants' costs related to the discharge of the Injunction Order, which the Court has assessed to be four-fifths of the costs of the hearing. On 13 April 2010, the Defendants took out two summonses respectively for (i) an application for an order to vary the costs order nisi made in the said decision delivered on 30 March 2010, and (ii) an application for an order to have leave to appeal the said decision delivered on 30 March 2010, that the decision to regrant the Injunction Order was wrong. On 14 May 2010, the Company and Mr. Hung, through their lawyers, entered into a consent summons whereby the hearing of the two summonses returnable on 26 May 2010 was adjourned without a further date of hearing, with liberty to restore.

On 3 September 2010, Mr. Hung through his solicitors applied by way of a Summons to vary the Injunction Order granted by the Honourable Mr. Justice Chung dated 30 March 2010 (the "Application") and the hearing was scheduled to be heard on 20 September 2010. The Court dismissed Mr. Hung's Application by way of summons, for an order to vary the Injunction Order made against the Defendants. The Court ordered costs of the summons be paid by the Defendants to the Company in any event.

24. 訴訟及或然負債(續)

本集團及本公司(續)

(b) 禁制令

於二零一零年一月二十二日,高等法院對該等 被告頒佈禁制令。禁制令規定(其中包括):除 非獲得高等法院批准,否則洪先生不得親自、 透過其受僱人或代理或另行以任何方式處置或 處理以下任何資產或使其價值減少:

- (i) 按每股0.5港元之發行價向洪先生發行之 76,640,000股股份;
- (ii) 本公司向洪先生發行可換股票據;
- (iii) 行使可換股票據之換股權後而按每股0.5 港元之發行價向洪先生發行,而其後轉 移予Mega Wealth之100,000,000股股 份;及
- (iv) 行使可換股票據之換股權後而按每股0.5 港元之發行價向洪先生發行,而其後轉 移予Webright之98,000,000股股份;

全部均為本公司就該協議向洪先生支付之代價 的一部分。

於二零一零年一月二十九日,在與禁制令有關 的提訊日期聆訊上,高等法院領令(其中包括) 禁制令繼續生效,惟本公司須於二零一零年二 月十二日或以前向高等法院司法常務官存入 10,000,000港元之款項,否則禁制令將予以 解除。本公司已於二零一零年二月十日向高等 法院繳付10,000,000港元之款項,以符合禁 制令。於二零一零年三月十八日在高等法院進 行聆訊後,高等法院已於二零一零年三月三十 日頒佈命令,判決撤銷及同時重新頒佈本公司 先前於二零一零年一月二十二日獲頒之單方面 禁制令(受禁制之人士為該等被告)。此外,法 院已作出臨時頒令,本公司據此須支付該等被 告有關撤銷禁制令之法律費用(據法院評估, 佔有關聆訊之法律費用之五份四)。於二零一 零年四月十三日,該等被告就下列事件分別提 出兩項傳訊令狀:(i)申請令狀更改有關於二零 -零年三月三十日所頒佈令狀之法律費用;及 (ii)申請令狀對二零一零年三月三十日重新頒 佈之禁制令取得上訴許可,原因為有關重新頒 佈之禁制令並不正確。於二零一零年五月十四 日,本公司與洪先生透過彼等各自之代表律師 訂立同意傳票。據此[,]兩份同意傳票原訂於二 零一零年五月二十六日聆訊之聆訊日期已經無 限期押後,惟各方可自由恢復上述申請。

於二零一零年九月三日,洪先生透過其律師以 傳票方式申請修改由鍾法官於二零一零年三月 三十日頒佈之禁制令(「申請」),並已定於二零 一零年九月二十日進行法院聆訊。法院駁回洪 先生透過傳票方式修改針對該等被告之禁制令 之申請。法院頒令不論結果如何,傳票的訟費 由該等被告向本公司支付。

24. LITIGATIONS AND CONTINGENT LIABILITIES (CONTINUED)

The Group and the Company (Continued)

(b) Injunction Order (Continued)

On 22 September 2010, the Court of Appeal granted the Defendants leave to appeal to the Court of Appeal and heard the Defendants' appeal on 27 September 2010. The judgment was handed down on 6 October 2010. The Court of Appeal dismissed the appeal of the Defendants and the Injunction Order against the Defendants remained unchanged. The Court of Appeal also ordered the costs of the Appeal to be paid by the Defendants to the Company, to be taxed if noted agreed, save that the costs of preparing the Company's own "core bundles" be deducted.

Mr. Hung put the Company on notice on 6 October 2011 that he would take out an application by way of an inter parte summons, for variation of the ex parte Order granted by the Honourable Mr. Justice Yam on 22 January 2010, which was discharged and re-granted by the Honourable Mr. Justice Chung on 30 March 2010 (the "Order") Pursuant to the summons, Mr. Hung together with Mega Wealth and Webright are seeking for an order that:-

- (1) the Order be varied by:
 - that the Mr. Hung be permitted to exercise the right to convert a portion of the Convertible Note in the principal amount of HK\$123,204,095 into 246,408,190 ordinary shares of the Company at a conversion price of HK\$0.5 per share and that the Mr. Hung be registered forthwith as the shareholder of such converted and allotted 246,408,190 shares;
 - (ii) amending Paragraph 1(a) in the following manner:

"The 323,048,190 of the Company's shares issued to the Mr. Hung at issue price of HK\$0.5 per share;"

(iii) amending Paragraph 1(b) in the following manner:

"The non-interest bearing convertible redeemable note issued by the Company to the Mr. Hung ("Convertible Note") in the principal amount of HK\$50,295,905 convertible into ordinary shares of the Company at a conversion price of HK\$0.5 per share;"

(iv) adding Paragraph 6:

"save and except what is permitted under Paragraph 7;"

(v) adding to Paragraph 7:

"save and except exercising voting rights of the Shares, either by himself or by the Mr. Hung via proxy or any other agent, at the extraordinary general meeting of the Company which was fixed to be held at Room 2502, 25/F, 9 Queen's Road Central, Central, Hong Kong on Friday, 14 October 2011 at 2.30 p.m. pursuant to the Company's circular dated 28 September 2011 or at such other adjourned dates and places for that extraordinary general meeting;"

(vi) alternatively, any Order that the Honourable Court deems fit.

24. 訴訟及或然負債(續)

- 本集團及本公司(續)
 - (b) 禁制令(續)

上訴法庭於二零一零年九月二十二日批准該等 被告可向上訴法庭提出上訴並於二零一零年九 月二十七日對該等被告之上訴展開聆訊。判決 已於二零一零年十月六日宣佈。上訴法庭駁回 該等被告之上訴申請,而對該等被告頒佈之禁 制令則維持不變。上訴法庭亦頒令由該等被告 向本公司支付有關之上訴訟費,而倘未能就此 達致一致意見將再作評定,惟本公司為準備本 身之「主要文件夾」而引致之費用則不計在內。

洪先生於二零一一年十月六日向本公司發出 通知,指彼會透過各方傳票之方式提出申請, 以更改任懿君法官於二零一零年一月二十二 日頒令之單方面命令,並已於二零一零年三月 三十日由鍾安德法官撤消及重新頒令(「該命 令」)。根據該傳票,洪先生連同Mega Wealth 及Webright尋求一項命令。即:

- (1) 該命令按以下方式修改:
 - (i) 洪先生獲准行使權利,以將本金額 123,204,095港元之部份可換股票 據按每股0.5港元之換股價兑換為 246,408,190股公司之普通股,而 且洪先生隨即被登記為該等經兑換 及配發之246,408,190股股份之股 東;
 - (ii) 按以下方式修訂第1(a)段:

「按每股0.5港元之發行價向洪先生 發行之323,048,190股公司之股 份;」

(iii) 按以下方式修訂第1(b)段:

「本公司向洪先生所發行本金額 50,295,905港元之不計息可換股 可贖回票據(「可換股票據」)可按每 股0.5港元之換股價兑換為公司之 普通股;」

(iv) 加入第6段:

「除第7段所容許的之外;」

(v) 加入第7段:

「除由其本人或由洪先生透過受委 代表或任何其他代理人根據日期為 二零一一年九月二十八日之本公司 的通函訂於二零一一年十月十四日 (星期五)下午二時三十分假座香 港中環皇后大道中9號25樓2502室 (或該股東特別大會之該等其他續 會日期及地點)舉行之股東特別大 會上行使股份之投票權外;」

(vi) 交替地[,]法院視為適當之任何命 令。

24. LITIGATIONS AND CONTINGENT LIABILITIES (CONTINUED) The Group and the Company (Continued)

(b) Injunction Order (Continued)

- (2) the time for service of this summons be abridged; and
- (3) costs of and occasioned by this application be to provide for.

The Court on 13 October 2011 made the following Order that:

- 1. the Summons be dismissed; and
- the costs of the Summons be paid to the Company by Mr. Hung, Mega Wealth and Webright with two certificates to counsels.

The court case is still ongoing and the Company will make further announcements as and when appropriate.

(c) Winding-up Petition

Mr. Hung served the statutory demands on the Company in respect of a total outstanding Alleged Indebtedness of HK\$41,722,630 (the "Statutory Demands"). A winding-up petition (the "Winding-up Petition") was presented to the High Court and served on the Company by Mr. Hung on 28 January 2010 in connection with the Alleged Indebtedness. The Company intends to oppose the Winding-up Petition and has appointed legal advisers to handle the matter. The first hearing of the Windingup Petition was held on 7 April 2010. At the second hearing held in the High Court on 12 April 2010, upon hearing submissions by the parties, the Companies Judge made an order that, among other things, the Winding-up Petition be adjourned to the second Monday after the date of handing down of judgment in connection with the Statement of Claim by which the Company has made a claim against Mr. Hung. On 24 August 2010, the Court made an order by consent of both parties to grant leave to the Petitioner to amend the Winding-up Petition and costs of and occasioned by the amendment of the Winding-up Petition be paid by the Petitioner to the Company in any event. The Petitioner amended the Winding-up Petition, including, among others, a reduction of the Alleged Indebtedness to HK\$9,600,000. The Board of the Company considers that the issue of the Statutory Demands is, of itself, unlikely to have a negative impact on the Group's financial condition. In addition, the Company may seek to set-off against the Alleged Indebtedness claims which the Company is asserting against Mr. Hung under the Statement of Claim. The Board of the Company is of the view that it has a bona fide claim on substantial grounds and should succeed in the Proceedings by which the Company has made a claim against Mr. Hung, which shall extinguish Mr. Hung's claim in the Winding-up Petition.

24. 訴訟及或然負債(續)

本集團及本公司(續)

(b) 禁制令(續)

- (2) 縮短送達此傳票之時間;及
- (3) 此項申請之訟費及由此而引起之訟費將 再作決定。

法院已於二零一一年十月十三日作出下列頒 令:

- 1. 有關該傳票已被駁回;及
- 由洪先生、Mega Wealth及Webright向 本公司支付該傳票之訟費及兩份大律師 證書。

訴訟仍在進行當中,而本公司將於適當時候再 作公佈。

(c) 清盤呈請

洪先生向本公司發出法定要求償債書,內容 有關合共41,722,630港元之未償還指稱債項 (「法定要求償債書」)。洪先生於二零-零年-月二十八日就指稱債項向法院提出針對本公司 之清盤呈請(「清盤呈請」)。本公司擬反對清盤 呈請並已委任法律顧問處理相關事宜。清盤呈 請之第一次聆訊於二零一零年四月七日進行。 於二零一零年四月十二日在高等法院進行之第 二次聆訊中,於各方作出聆訊陳詞後,專責處 理公司案件之法官頒令(其中包括)清盤呈請將 押後至本公司針對洪先生提出申索之法律程序 頒下判決當日之後的第二個星期一進行。於二 零一零年八月二十四日,法院經雙方同意下頒 令, 給予呈請人時間修訂清盤呈請, 而在任何 情況下,清盤呈請之訟費及其所引起之訟費均 由呈請人向本公司支付。呈請人已修訂清盤呈 請,包括但不限於將指稱債項減少9,600,000 港元。本公司董事會認為,法定要求償債書本 身不大可能對本集團之財務狀況產生不利影 響。此外,本公司可能尋求以本公司正在對洪 先生提出的申索為基礎,將指稱債項申索予以 抵銷。本公司董事會認為,本公司具有真正充 份的爭議理據,並將成功對洪先生索償,而此 將可能除去洪先生於清盤呈請之申索。

24. LITIGATIONS AND CONTINGENT LIABILITIES (CONTINUED)

The Group and the Company (Continued)

(d) Appointment of Provisional Liquidators

On 28 January 2010, by a letter to the High Court, Mr. Hung's solicitors applied for an early date for a first hearing of the application for appointment of provisional liquidators to the Company by Mr. Hung (the "Application"). A hearing in respect of the Application took place on 2 February 2010, at which a date was set down for a further hearing on 5 May 2010. The Company and Mr. Hung, through their lawyers, entered into a consent summons whereby the hearing scheduled on 5 May 2010 for the Application was adjourned without a further date of hearing, with liberty to restore. The Court made an order by consent on 26 April 2010 in this regard. Notwithstanding this, the Company received a letter from Mr. Hung's lawyers dated 15 June 2010 in which, among other things, Mr. Hung requested to set down a date for the hearing of the Application. The Application was scheduled to be heard on 9 November 2010. However, upon the joint application of Mr. Hung (the "Petitioner") and the Company by way of consent summons dated 4 November 2010 and upon the Company undertaking to the Court that:

- (i) On 9 November 2010, deposit the sum of HK\$10,658,922 into a designated interest-bearing bank account opened in the name of Company ("Designated Account") as security for the petitioning debt claimed by the Petitioner in these proceeding and will not use the monies as deposited in the Designated Account until after determination of HCA2477 of 2009 or upon such other condition as may be agreed between the Petitioner and the Company in writing;
- It shall within 3 working days of the written request of the Petitioner provide the bank statements relating to the Designated Account; and
- (iii) It shall secure and preserve all the shares and assets (if any) of Wealth Gain and will not dispose of such shares and assets or any part thereof unless with the Petitioner's written consent or until the determination of HCA2477 of 2009;

The High Court ordered, amongst other things, that, without prejudice to the respective contentions advanced by Mr. Hung and the Company, leave be granted to Mr. Hung to withdraw the PL Application. Mr. Hung withdrew the PL Application on 5 November 2010. HK\$10,658,922 was deposited into the HCCW Designated Account on 9 November 2010. This payment was financed by the Company's internal funding.

The parties are now in the process of negotiation for the Petitioner to agree to have the Amended Petition be dismissed on the condition that the Company to arrange for a guarantee issued by a bank in Hong Kong in favour of Mr. Hung in the amount equivalent to the above deposit of HK\$10,658,922 and the issue regarding the petitioning debt be dealt with in the action HCA2477/2009. Parties did not take any further action in the proceedings until the Petitioner's solicitors sent a letter on 30 April 2013 proposing to re-amend the Amended Petition to include a HK\$3,000,000 sum in the winding-up petition in which it is actually part of the consideration under the sale and purchase agreement for the acquisition of Wealth Gain Global Investment Limited and the subject matter of parties' dispute in HCA2477/2009. The Company have objected to the proposed amendment on 9 May 2013 and will oppose the Petitioner's application.

The Company consider the above proposal to be very reasonable and should the parties failed to reach an agreement for the dismissal of the Amended Petition, the Company shall proceed to apply for the dismissal of the Amended Petition.

The Board of the Company, based on legal advice, is of the view that the Company has a very good defence against the Winding-up Petition and the PL Application.

24. 訴訟及或然負債(續)

本集團及本公司(續)

- (d) 委任臨時清盤人
 - 於二零一零年一月二十八日,根據一封致高等 法院之函件,洪先生之律師申請於較早日期就 申請進行首次聆訊。有關申請之聆訊於二零一 零年二月二日進行,其間定下於二零一零年五 月五日進行進一步聆訊。本公司與洪先生已透 過彼等各自之代表律師訂立同意傳票。據此, 原訂於二零一零年五月五日就有關申請而展 開之聆訊將無限期押後,惟各方可自由恢復上 述申請。法院已於二零一零年四月二十六日就 此頒授同意令。儘管如此,本公司接獲洪先生 之代表律師發出之函件(日期為二零一零年六 月十五日),內容有關(其中包括)洪先生要求 就有關申請訂下聆訊日期。已定於二零一零年 十一月九日就有關申請進行聆訊。然而經洪先 生(「呈請人」)與本公司透過日期為二零一零年 十一月四日之同意傳票作出之聯合申請及本公 司向法院承諾:
 - (i) 其於二零一零年十一月九日,將一筆為數 10,658,922港元之存款存入本公司名義 開立之指定計息銀行賬戶(「指定賬戶」) 內,作為呈請人於該等訴訟中所申索呈 請債項之保證金,並將不會動用存放於 指定賬戶之款項,直至HCA2477/2009 之裁決後或呈請人與本公司可能書面同 意之其他條件為止;
 - (ii) 其將於呈請人提出書面要求後三個工作 日內提供有關指定賬戶之銀行結單;及
 - (iii) 其將保證及保存富盈全部股份及資產(如 有),並將不會出售有關股份及資產或當 中任何部份,除非得到呈請人書面同意 或直至HCA2477/2009之裁決後為止;

高等法院頒發命令(其中包括),在無損洪先 生及本公司各自提出之辯稱之情況下,許可洪 先生撤回臨時清盤人申請。洪先生於二零一零 年十一月五日撤回臨時清盤人申請。HCCW 指定賬戶已於二零一零年十一月九日存入 10,658,922港元。是次付款由本公司內部資 源撥付。

與訟各方正在進行磋商,因呈請人同意撤銷經 修訂呈請,惟條件為本公司安排由一間香港 銀行以洪先生為受益人發出金額相等於以上 10,658,922港元存款之擔保,而有關呈請於 務處理之問題見訴訟HCA2477/2009。與訟 各方並無於訴訟中採取任何進一步行動,直至 呈請人之律師於二零一三年四月三十日發出一 封函件建議重新修訂經修訂呈請,以於清盤呈 請中包括一筆總額3,000,000港元之款項 遺際為收購富盈環球投資有限公司之買賣協議 下之部份代價,並為HCA2477/2009與訟各 方爭議之標的事項。本公司已於二零一三年五 月九日反對建議之修訂,並將在呈請人申請許 可修訂時就此作出抗辯。

本公司認為上述建議非常合理,倘與訟各方未 能就撤銷經修訂呈請達成一項協議,則本公司 將著手申請撤銷經修訂呈請。

根據法律意見,本公司董事會認為本公司對清 盤呈請及臨時清盤人申請均具有力抗辯。

24. LITIGATIONS AND CONTINGENT LIABILITIES (CONTINUED)

The Group and the Company (Continued)

(e) Labour Action

On 5 January 2011, Mr. Hung filed a statement of claim against the Company claiming a total sum of HK\$3,407,962.74 plus interest, being, inter alia, (i) arrears of wages (the "Wages Claim") in the amount of HK\$1,668,000 and (ii) reimbursement of expenses (the "Reimbursement Claim") in the amount of HK\$1,739,962.74, allegedly incurred by Mr. Hung whilst he was in the employment of the Company.

The Wages' Claim was in relation to the same subject matter as was previously resolved and settled between the parties by Mr. Hung accepting a total sum of HK\$890,000 from the Company, pursuant to the Order of the Labour Tribunal dated 25 May 2010.

The Company has been advised that re-litigating the Wages' Claim in the High Court, the subject matter of which has already been resolved and settled, constitutes an abuse of process of the Court and is therefore liable to be struck out under the relevant Rules of Court. The Company will defend both the Wages' Claim and the Reimbursement Claim as advised. The Company filed a defence and counterclaim whereby the Company only agreed to pay a sum of HK\$74,221.20 out of Mr. Hung's claim, and counterclaimed against Mr. Hung for repayment of a sum of HK\$67,569 being, inter alia, unauthorised payments incurred by Mr. Hung on the Company's behalf and the value of the Company assets held by Mr. Hung. Mr. Hung has subsequently filed a reply and defence to counterclaim. This case is now in the discovery stage on 28 June 2011, the Company and Mr. Hung filed a joint application for on order by either party; (ii) and costs reserved. No hearing date has been scheduled for this case on 28 June 2011, the Company and Mr. Hung filed a joint application for an order by consent that:

- This action be stayed sine die with liberty to restore by either party; and
- (ii) cost reserved.

Save and except for part of the Reimbursement Claim in the amount of HK\$74,221.20 as accepted by the Company, the Board of the Company, based on legal advice, considers that the Company has a good arguable defence to Mr. Hung's claim, and consider that this claim will not have any material impact on the Company.

(f) Labour action between Mr. Hung Hoi Ming Raymond and the Company and Sino Talent Holdings Limited

On 2 July 2010, Mr. Hung Hoi Ming Raymond (the "Claimant"), brought an action at the Labour Tribunal against the Company and Sino Talent Holdings Limited ("Sino Talent"), a wholly owned subsidiary of the Group for payment of a sum of approximately HK\$347,000, being the amount allegedly owed by the Group on termination of his employment contract dated 10 December 2009. The Group have filed with the Labour Tribunal a defence and counterclaim which the Group only agreed to pay a sum of approximately HK\$95,000 and counterclaimed against the Claimant for repayment of a sum of approximately HK\$128,000 being the amount of education subsidy received by the Claimant and a sum of an approximately HK\$46,000 being compensation for unauthorised absence from work and outstanding telephone bills. Pursuant to an Order by the Labour Tribunal dated 27 July 2010, the case was transferred to the District Court. At the directions hearing on 17 November 2010. The Court ordered that: (i) The Claimant do file and serve the Statement of Claim on or before 22 December 2010; (ii) The Sino Talent do file and serve the Defence and Counterclaim, if any, on or before 26 January 2011; (iii) The Claimant do file and serve the Reply and Defence to Counterclaim on or before 2 March 2011; and (iv) The costs of this directions hearing, assessed summarily in the sum of HK\$800 be costs in the cause. On 28 June 2011, the Company, Sino Talent and Claimant filed a joint application for an order by consent that: (i) this action be stayed sine die with liberty to restore by either party; and (ii) cost reserved. The Board of the Company, based on legal advices, is of the view that the Group have a good defence to the Claimant's claim and a good chance of success in respect of the respective counterclaims.

24. 訴訟及或然負債(續)

本集團及本公司(續)

(e) 勞資行動

於二零一一年一月五日,洪先生就對本公司發 出申索陳述書索賠合共3,407,962.74港元(連 利息)進行備案,當中包括洪先生指稱於受僱 於本公司期間所引致之(i)拖欠工資(「工資申 索」)1,668,000港元及(ii)報銷費用(「報銷申 索」)1,739,962.74港元。

根據勞資審裁處於二零一零年五月二十五日發 出之令狀,工資申素與各方之前解決及結清之 相同標的事項有關,而洪先生已接納本公司合 共890,000港元款項。

- (i) 本訴訟無限期擱置,而各方可恢復訴訟; 及
- (ii) 訟費保留。

除部份報銷申索74,221.20港元獲本公司接納 外,根據法律意見,本公司董事認為本公司對 洪先生申索具有力抗辯,並認為是項申索將不 會對本公司構成任何重大影響。

(f) 本公司及新圖集團有限公司與洪海明先生之勞 資訴訟

於二零一零年七月二日,洪海明先生(「原告」) 於勞資審裁處就約347,000港元之付款(即本 集團就二零零九年十二月十日終止其僱用合同 指稱所欠之款項)對本公司及本集團全資附屬 公司新圖集團有限公司(「新圖」)提起訴訟。本 集團已向勞資審裁處提起抗辯及反申索,本集 團僅同意支付約95,000港元並對原告反申索償 還約128,000港元(即原告獲得之教育津貼之 款項)及約46,000港元(即未授權曠工之補償 及尚未清償電話賬單)。根據勞資審裁處於二零 -零年七月二十七日頒佈之命令,該案獲移交 區域法院處理。於二零一零年十一月十七日舉 行之指示聆訊上,法院命令:(i)原告須於二零 一零年十二月二十二日或之前將申索陳述書備 案及送達;(ii)新圖須於二零一一年一月二十六 日或之前將抗辯書及反申索書(如有)備案及 送達;(iii)原告須於二零一一年三月二日或之 前將回應及反申索書之抗辯書備案及送達;及 (iv)指示聆訊之費用(經簡易評估為800港元)將 計入訴訟費用當中。於二零一一年六月二十八 日,本公司、新圖與原告共同申請在同意下作 出命令,以使:(i)本訴訟無限期擱置,而各方 可恢復訴訟;及(ii)訟費保留。本公司董事會根 據法律意見,認為本集團有充份理據就原告之 申索進行抗辯,並有頗大機會在相應反申索中 勝訴。

24. LITIGATIONS AND CONTINGENT LIABILITIES (CONTINUED)

The Group and the Company (Continued)

(g) Civil claims against Derong

i) On 7 March 2013, a PRC independent third party (the "PRC Claimant") filed a statement of claim and an asset preservation application against Derong, an indirect non wholly-owned subsidiary of the Company, in the People's Court for recovery of an alleged indebtedness of RMB6,490,000 plus interest owed to it by Derong (the "Claim I"). However, the statement of claim did not mention a tri-party agreement dated 29 November 2011 among Dreong, the PRC Claimant and a third party (the "Tri-Party Agreement") whereas the alleged indebtedness has been transferred to the said third party.

Upon the asset preservation application taken out by the PRC Claimant, the People's Court ordered to freeze a bank account of Derong with deposit of RMB8,300,000 therein on 8 March 2013 (the "First Injunction Order"). According to the First Injunction Order, Derong is restrained from dealing with the said deposit in the bank account from the service date of the ruling of civil action in respect of the Injunction Order.

After receipt of the said ruling of civil action and the relevant legal documents on 11 March 2013, Derong has retained PRC lawyer to take steps to discharge the First Injunction Order and defend the Claim immediately. Derong filed an opposition application and an Injunction Order discharge application on 18 March 2013 and 26 April 2013 respectively, in which Derong presented its views that the alleged indebtedness sought by the PRC Claimant does not exist at all and the PRC Claimant case was made without merit as all debts owed by Derong to the PRC Claimant was transferred to a third party pursuant to the Tri-Party Agreement. Derong's PRC lawyer opined that Derong should not be held liable for the Claim, Derong has a good defence against the PRC Claimant's Claim and a good chance of success in respect of the Claim.

(ii) In the mid-September 2013, the newly appointed general manager of Derong reported to the Company that due to the First Injunction Order, Derong was not able to repay two loans in the aggregate amount of RMB15,200,000 owing to the lender on the respective due dates. As such, the lender filed a statement of claim and an asset preservation application against Derong in the Intermediate People's Court for recovery of the said indebtedness of RMB15,200,000 plus interest (the "Claim II").

Upon the asset preservation application taken out by the lender, the Intermediate People's Court took out a subordinated Injunction order on the captioned bank account which has been frozen pursuant to the First Injunction Order (the "Subordinated Injunction Order"). Pursuant to the Subordinated Injunction Order, the deposit under the bank account shall be used for the repayment of the amount under the Claim II after the discharge of the First Injunction Order.

Derong has retained PRC lawyer and already obtained the source of funding in respect of the Claim II. Derong is now negotiating with the lender for settlement of the Claim II.

The Board of the Company expects that the Claim shall incur additional financial costs and legal costs and also affects the coal trading business of Derong, but the Claim shall not have material impact on the Group as a whole.

24. 訴訟及或然負債(續)

本集團及本公司(續)

- (g) 針對德融之民事申索
 - (i) 於二零一三年三月七日,一名中國獨立第 三方(「中國申索人」)在人民法院針對德融 (本公司一家間接非全資附屬公司)提交起 訴狀及財產保全申請,以收回指稱德融欠 其之債務人民幣6,490,000元連利息(「第 一份申索」)。然而,該起訴狀並無提及德 融、中國申索人與一名第三方於二零一一 年十一月二十九日訂立之三方協議(「三方 協議」),而指稱債務已經轉讓予上述第三 方。

於二零一三年三月八日,中國申索人向 人民法院提出財產保全申請後,人民 法院下令凍結德融當中有存款人民幣 8,300,000元之銀行賬戶(「第一份禁制 令」)。根據第一份禁制令,由有關禁制 令之民事裁定書送達日期起,德融被限 制處理上述銀行賬戶存款。

於二零一三年三月十一日收到上述民事 裁定書及有關法律文件後,德融已經立 即延聘中國律師,以採取步驟解除第一 份禁制令及就申索作抗辯。德融分別於 二零一三年三月十八日及二零一三年四 月二十六日提交反對申請及解除禁制令 申請,當中,德融提出其意見,即中國 事素人所尋求之指稱債務完全並不存在, 中國申素人之個案缺乏理據,原因為 傳 項均已經報移予上述第三方。德融度 中國律師提供法律意見,認為德融應無 須就申素負上法律責任,而德融有充份 理據就中國申素人之申素進行抗辯,並 有頗大機會勝訴。

(ii) 於二零一三年九月中,德融新任董事總 經理向本公司匯報,由於第一份禁制令 的影響,德融未能於到期日償還結欠貸 款人之兩筆貸款合計人民幣15,200,000 元。因此,貸款人在中級人民法院針對 德融遞交申索陳述書及財產保全申請, 以收回上述債項人民幣15,200,000元加 利息(「第二份申索」)。

> 於貸款人提出財產保全申請後,中級人 民法院頒佈該銀行賬戶之輪候禁制令, 該銀行賬戶根據第一份禁制令已遭凍結 (「輪候禁制令」)。根據輪候禁制令,該 銀行賬戶之存款於解除第一份禁制令後 將被用於償還第二份申索項下之款項。

> 德融已就第二份申索延聘中國律師,並 已獲得資金來源。德融現正與貸款人磋 商以和解第二份申索。

> 本公司董事會預期,德融將就申索產生 額外財務成本及訟費,亦會影響其煤炭 買賣業務,惟申索對本集團整體將不會 有任何重大影響。

25. COMMITMENTS

(a) Capital commitment

25. 承擔

As at 30 September 2013, the Group had the following capital commitments:

∠J• 示哐 (a) 資本承擔

於二零一三年九月三十日,本集團有以下資本 承擔:

| As at | As at |
|--------------|-----------|
| 30 September | 31 March |
| 2013 | 2013 |
| 於二零一三年 | 於二零一三年 |
| 九月三十日 | 三月三十一日 |
| HK\$′000 | HK\$'000 |
| 手進帝 | 千港元 |
| 千港元 | 十港元 |
| (Unaudited) | (Audited) |
| (未經審核) | (經審核) |
| 28,785 | 29,825 |

(b) 經營租賃承擔

本集團根據經營租賃承擔租用若干物業。租賃 初步為期一至二年(二零一三年三月三十一日: 一至二年),附帶權利可選擇續期,並於到期 日重新洽商年期。租賃概無包含或有租金。

於二零一三年九月三十日,本集團根據不可撤 銷之租賃土地及樓宇經營租約而須於下列期限 內支付之未來最低租約付款總額如下:

| As at 30 September 2013 於二零一三年 九月三十日 HK\$'000 千港元 (Unaudited) (未經審核) | As at 31 March 2013 於二零一三年 三月三十一日 HK\$'000 千港元 (Audited) (經審核) |
|--|--|
| (木輕書核) | (經審核) 2,598 |
| | |

Authorised and contracted for

已授權及已訂約

(b) Operating lease commitment

The Group leases certain properties under operating lease commitment. The leases run for an initial period of one to two years (31 March 2013: one to two years) with an option to renew the leases and renegotiate the terms at the expiry date. None of the leases includes contingent rentals.

As at 30 September 2013, the Group had total future minimum lease payments under non-cancellable operating leases in respect of leasehold land and buildings falling due as follows:

Within one year

一年內

26. EVENTS AFTER THE REPORTING PERIOD

Saved as disclosed in Note 24 above and elsewhere in these condensed consolidated interim financial statements, the Group has the following events occurred subsequent to the end of the reporting period:

On 23 September 2013, a wholly-owned subsidiary of the Company (the (i) "Purchaser"), GME Holdings Inc. (the "Vendor") and Mr. Poon Wan Yan (the "Vendor Guarantor") entered into the Sale and Purchase Agreement whereby the Purchaser has conditionally agreed to acquire 30% of the issue share capital of Global Mining Engineer Inc. ("Global Mining"), which is a wholly-owned subsidiary of the Vendor incorporated under the laws of Republic of Vanuata, from the Vendor, for the consideration of HK\$24,000,000. Global Mining is principally engaged in the businesses of providing Radio Frequency Identification Mining Management System and Solutions ("RFID@MMS") services, and natural resources-related alobal sources direct services. The total consideration payable by the Purchaser for the acquisition shall be satisfied by the allotment and issue of consideration shares, credited as fully paid to the Vendor on the completion date. The consideration shares will be issued at the issue price of HK\$0.137 per consideration share.

All conditions precedent under the Sales and Purchase Agreement have been fulfilled and Completion took placed on 4 October 2013. On the same date, 175,182,000 consideration shares were allotted and issued to the Vendor. Upon Completion, Global Mining would be held as to 70% and 30% by the Vendor and the Purchaser respectively and will be accounted for as an associate in the financial statements of the Company.

Please refer to the announcement dated 23 September 2013 and 4 October 2014 for further details.

(ii) On 25 October 2013, the Company, City Winner Holdings Limited (the "Vendor") and Ms. Freada Cheung (the "Vendor Guarantor") entered into the Sale and Purchase Agreement whereby the Company conditionally agreed to acquire 7.19% of Kazakhstan Potash Corporation Limited ("Target Company") from the Vendor 12,990,446 shares in consideration of the allotment and issue of 694,905,000 at an issue price of HK\$0.1394. The total consideration payable by the Company for the proposed acquisition shall be HK\$96,870,000.

The Target Company is a limited liability company incorporated under the laws of Australia and whose shares are listed on the ASX with stock code KPC. The Target Company and its subsidiaries are principally engaged in identification, acquisition, exploration and development of resource projects both internationally and within Australia with the focus on bulk fertilizer products as well as gold and base metals.

The Company considers that there is development potential in the resources sector of the Target Company which has substantial amount of natural resources reserves. The Proposed Acquisition is in line with the Company's development strategy by investing in the resources and energy industry and shall create synergies among the Company's existing businesses. The proposed acquisition shall also diversify the Company's businesses in terms of geographical presence and product range.

However, after the entry of the captioned Sale and Purchase Agreement, the parties conducted further negotiation and agreed to terminate the Sale and Purchase Agreement effective from 8 November 2013.

Please refer to the announcement dated 8 November 2013 for further details.

27. AUTHORISATION FOR ISSUE OF FINANCIAL STATEMENTS

The unaudited condensed consolidated interim financial information had been revised by the Audit Committee of the Company and were approved and authorised for issue by the Board on 26 November 2013.

26. 報告期後事項

除上文附註24及簡明綜合中期財務報表其他地方所 披露者外,本集團於報告期完結日後發生下列事項:

於二零一三年九月二十三日,本公司一家全資 (i) 附屬公司(「買方」)、GME Holdings Inc.(「賣 方」)與潘運然先生(「賣方擔保人」)訂立買賣協 議,據此,買方已經有條件同意向賣方收購環 球礦業工程有限公司(「環球礦業」)已發行股本 之30%, 環球礦業為一家根據瓦努阿圖共和國 法律註冊成立之有限公司,為賣方之全資附屬 公司,有關代價為24.000.000港元。環球礦 業之主要業務為提供無線射頻識別煤礦管理系 統及解決方案(「RFID@煤礦管理系統」)服務, 以及天然資源相關環球採購直接服務。買方就 收購事項應付之總代價須以於完成日期向賣方 配發及發行代價股份(入賬列為全部繳足股款) 而支付。代價股份將會按每股代價股份0.137 港元之發行價發行。

> 買賣協議所載之所有先決條件均已達成,而買 賣協議亦已於二零一三年十月四日完成。於同 日,已向賣方配發及發行175,182,000股代價 股份。於完成時,環球礦業將會分別由賣方擁 有70%權益及由買方擁有30%權益,其在本公 司之財務報表內將會作為聯營公司入賬。

> 有關進一步詳情請參閱日期為二零一三年九月 二十三日及二零一三年十月四日之公佈。

 (ii) 於二零一三年十月二十五日,本公司、City Winner Holdings Limited (「賣方」)與Freada Cheung女士 (「賣方擔保人」)訂立買賣協 議,據此,本公司有條件同意向賣方收購 Kazakhstan Potash Corporation Limited (「目 標公司」)之7.19%權益合共12,990,446股股 份,所涉及之代價為按發行價0.1394港元配發 及發行694,905,000股股份。本公司就建議收 購事項應付之代價為96,870,000港元。

> 目標公司為一間根據澳洲法例註冊成立之有限 公司,其股份於澳洲證券交易所上市(股份代 號KPC)。目標公司及其附屬公司主要從事於 國際間及澳洲境內物色、收購、探索及開發資 源項目,集中於複合肥料產品以及黃金及基本 金屬。

> 本公司認為,目標公司擁有龐大的天然資源儲 備,其資源分部具備發展潛力。建議收購事項 與本公司投資於資源及能源業的發展策略一 致,且能為本公司現有業務產生效同效益。建 議收購事項亦有助本公司業務在地域分佈及產 品組合方面更多元化。

> 然而,於訂立上述買賣協議後,訂約各方曾作 出進一步磋商,並同意終止買賣協議,由二零 一三年十一月八日起生效。

> 有關進一步詳情請參閱日期為二零一三年十一 月八日之公佈。

27. 授權刊發財務報表

本未經審核簡明綜合中期財務資料已由本公司之審 核委員會審閱,並於二零一三年十一月二十六日獲 董事會批准及授權刊發。

DIRECTOR AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND **DEBENTURES**

Save as disclosed below, as at 30 September 2013, none of the director had any beneficial interest (including interests or short positions) in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO"), which would be required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including the interests and short positions which they are taken or deemed to have taken under such provisions of the SFO), or which will be required, pursuant to section 352 of the SFO, to be entered in the register referred to in that section, or will be required, pursuant to the Model Code in the Listing Rules, to be notified to the Company and the Stock Exchange.

Long positions in the shares of the Company

Long Positions in the shares and underlying shares of the company

董事及主要行政人員於股份、相關股份及債 券之權益及淡倉

除下文披露者外,於二零一三年九月三十日,概無董 事於本公司或其任何聯營公司(具有證券及期貨條例 (「證券及期貨條例」)第XV部所賦予之涵義)之股份、 相關股份及債券中擁有根據證券及期貨條例第XV部第 7及8分部須知會本公司及聯交所(包括根據證券及期 貨條例之有關條文被當作或被視為擁有之權益及淡倉) 或根據證券及期貨條例第352條須記錄於該條例所述 之登記冊或須根據上市規則之標準守則須知會本公司 及聯交所之任何實益權益(包括權益或淡倉)。

於本公司股份之好倉

於本公司股份及相關股份之好倉

| Name of Directors 董事姓名 | Interest in shares/ Underlying shares 於股份/相關股份之權益 | | Number of shares/ underlying shares held 所持股份/相關股份之數目 |
|----------------------------|---|-----------------------------------|---|
| Geng Ying | Share options | Beneficial owner | 20,622,000 |
| 耿瑩 | 購股權 | 實益擁有人 | |
| Gao Feng (Note 1) | Shares | Beneficial owner | 178,000,000 |
| 高峰(附註1) | 股份 | 實益擁有人 | |
| | Shares | Interest of a controlled corporat | tion 178,000,000 |
| | 股份 | · 擁有受控制公司之權益 | |
| | Shares options | Beneficial owner | 20,622,000 |
| | 購股權 | 實益擁有人 | |
| Chiu Sui Keung | Share options | Beneficial owner | 20,622,000 |
| 道瑞強 | 購股權 | 實益擁有人 | |
| Cheung Wing Keung, Raymond | Share options | Beneficial owner | 2,062,000 |
| 鄭永強 | , 購股權 | 實益擁有人 | |
| Lam Williamson | Share options | Beneficial owner | 2,062,000 |
| 林全智 | 購股權 | 實益擁有人 | |
| Wong Hoi Kuen | Share options | Beneficial owner | 2,062,000 |
| 黃海權 | 購股權 | 實益擁有人 | |
| | | | |
| Notes: | | 附註: | |

Mr. Gao Feng is beneficially interested in the entire issued share capital of ACE 1 Channel Limited.

高峰先生實益擁有ACE Channel Limited之全部已發 1 行股本。

董事收購股份或債券之權利

DIRECTORS' RIGHT TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed in the share option scheme as set out in Note 22 to the unaudited consolidated interim financial statements, at no time during the six months ended 30 September 2013 was the Company or any of its subsidiaries a party to any arrangement to enable the Company's directors, their respective spouse or children under 18 years of age to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

除於未經審核綜合中期財務報表附註22所載購股權計 劃內所披露者外,於截至二零一三年九月三十日止六 個月內,本公司或其任何附屬公司概無訂立任何安排, 致使本公司董事、彼等各自之配偶或18歲以下之子女 可藉收購本公司或任何其他法人團體之股份或債券而 得益。

ADDITIONAL INFORMATION 其他資料

SHARES OPTION SCHEME

Details of the Company's share option scheme are set out in Note 22 to the unaudited consolidated interim financial statements.

During the six months ended 30 September 2013, no share option was exercised by the Company's employees and no share option was granted to the Company's employees. 127,796,000 share option are remained outstanding as at 30 September 2013.

SUBSTANTIAL SHAREHOLDERS AND INTERESTS DISCLOSABLE UNDER THE SFO

As at 30 September 2013, the following interests of 5% or more of the issued share capital of the Company were recorded in the register of interests required to be kept by the Company pursuant to Section 336 of the SFO:

購股權計劃

本公司購股權計劃之詳情載於未經審核綜合中期財務 報表附註22。

截至二零一三年九月三十日止六個月,並無購股權由 本公司僱員行使,亦無授予本公司僱員購股權。於二 零一三年九月三十日,127,796,000份購股權尚未行 使。

主要股東及根據證券及期貨條例須予披露之 權益

於二零一三年九月三十日,本公司已發行股本5%或以 上之下列權益乃載於本公司根據證券及期貨條例第336 條須存置之權益登記冊內:

Approximate

| | | Number of | | | Approximate percentage of existing issued ordinary share | |
|---|-------|-------------------|-----------------------|---|---|--|
| Name of shareholders | Notes | shares interested | Nature of interests | Capacity | capital of the Company 本公司現有已發行普通股 | |
| 股東姓名/名稱 | 附註 | 持有權益之股份數目 | 權益性質 | 身份 | 股本中之持股量概約百分比 | |
| Mr. Hung Chen Richael ("Mr. Hung") | 1 | 423,640,000 | Long positions 好倉 | Beneficial owner 實益擁有人 | 16.25% | |
| 洪誠先生(「洪先生」) | | 198,000,000 | Long positions 好倉 | Interest of a controlled corporat 擁有受控制公司之權益 | tion 7.60% | |
| Mr. Zheng Xue Feng ("Mr. Zheng" 鄭雪峰先生(「鄭先生」) |) 2 | 270,000,000 | Long positions 好倉 | Beneficial owner 實益擁有人 | 10.36% | |
| Toeca National Resources B.V. ("Toeca National") | 3 | 215,200,000 | Long positions 好倉 | Beneficial owner 實益擁有人 | 8.26% | |
| | | 118,000,000 | Short positions 淡倉 | Beneficial owner 實益擁有人 | 4.53% | |
| Ramphastos Investments N.V. ("Ramphastos Investments") | 3 | 215,200,000 | Long positions 好倉 | Interest of a controlled corporat 擁有受控制公司之權益 | tion 8.26% | |
| | | 118,000,000 | Short positions 淡倉 | Interest of a controlled corpora 擁有受控制公司之權益 | tion 4.53% | |
| Boekhoom Marcel Martinus Jacobus Johannes | 3 | 215,200,000 | Long positions 好倉 | Interest of a controlled corpora 擁有受控制公司之權益 | tion 8.26% | |
| ("Boekhoom Marcel") | | 118,000,000 | Short positions 淡倉 | Interest of a controlled corporat 擁有受控制公司之權益 | tion 4.53% | |
| ACE Channel Limited ("ACE Channel") | 4 | 178,000,000 | Long positions 好倉 | Interest of a controlled corpora 擁有受控制公司之權益 | tion 6.83% | |
| Mr. Gao Feng 高峰先生 | 4 | 191,000,000 | Long positions 好倉 | Beneficial owner 實益擁有人 | 7.33% | |
| Advanced Elation Holdings Limited ("Advanced Elation") | 5 | 176,333,333 | Long positions 好倉 | Beneficial owner 實益擁有人 | 6.76% | |

ADDITIONAL INFORMATION 其他資料

Notes:

 These 423,640,000 shares include the aggregate of 76,640,000 shares is beneficially owned by Mr. Hung, a former executive director (Resigned on 1 August 2009), and the outstanding principal amount of the Convertible Notes as at 30 September 2012 was HK\$173,500,000, which can be converted into 347,000,000 ordinary shares at a convertible price of HK\$0.5 shares.

Mr. Hung is the beneficially interested in the entire issued share capital of Mega Wealth and Webright. By virtue of the SFO, he is deemed to be interested in the 100,000,000 shares beneficially owned by Mega Wealth and 98,000,000 shares beneficially owned by Webright. Accordingly, Mr. Hung is deemed to be interested in these 621,640,000 shares under the SFO.

On 22 January 2010, the High Court granted an exparte Injunction Order against Mr. Hung. Detail please refer to Note 24(b) of the Litigation.

- 2. The Company signed a sale and purchase Agreement ("the Agreement") with Mr. Zheng on 8 August 2011. Pursuant to the Agreement, the Company issued and allotted of 270,000,000 consideration shares at the issue price of HK\$0.45 per share to Mr. Zheng at the completion subject to the terms and conditions of the Agreement in relation to the consideration adjustments. Details refer to the Company circular dated on 28 September 2011.
- Boekhoom Marcel has the ultimate beneficial interest in the entire issued share capital of Toeca National and Ramphastos Investments. By virtue of the SFO, Boekhoom Marcel is deemed to be interested in these 215,200,000 shares beneficially owned by Toeca National.
- 4. Mr. Gao is the beneficially interested in the entire issued share capital of ACE Channel. By virtue of the SFO, he is deemed to be interested in the 178,000,000 shares beneficially owned by ACE Channel.
- 5. The Company signed a sale and purchase agreement (the "S&P Agreement") with Advanced Elation Holdings Limited on 31 March 2012. Pursuant to the S&P Agreement, the Company issued and allotted of 251,833,333 consideration shares at the issue price of HK\$0.30 per share to Advanced Elation on 31 August 2012 and only 176,283,333 of consideration shares subject to the terms and conditions of the S&P Agreement in relation to the consideration adjustments. Details refer to the company announcement date on 1 April 2012.
- 6. This percentage is calculated based on the existing issued share capital of the Company as at 30 September 2013.

附註:

 該等423,640,000股股份包括由前執行董事洪 先生(於二零零九年八月一日辭任)實益擁有之 76,640,000股股份以及於二零一二年九月三十日尚 未贖回之可換股票據,該批可換股票據之本金額為 173,500,000港元,可按每股0.5港元之換股價轉換 347,000,000股為普通股。

> 洪先生實益擁有Mega Wealth及Webright全部已 發行股本之權益。根據證券及期貨條例,他被視 為擁有100,000,000股及98,000,000股分別由 Mega Wealth及Webright實益擁有之股份之權益。 因此,根據證券及期貨條例,洪先生被視為擁有該 621,640,000股股份之權益。

> 於二零一零年一月二十二日,高等法院對洪先生頒 佈單方面禁制令。有關訴訟之詳情請參閲附註24(b)。

- 於二零一一年八月八日,本公司與鄭先生訂立買 賣協議(「該協議」)。根據該協議,本公司於完成 時按每股0.45港元之發行價向鄭先生發行及配發 270,000,000股代價股份,惟受該協議有關代價調 整之條款及條件所規限。詳情請參閱本公司日期為 二零一一年九月二十八日之通函。
- Boekhoom Marcel擁有Toeca National和 Ramphastos Investments全部已發行股本之最終實益 權益。根據證券及期貨條例,Boekhoom Marcel被視 為擁有該215,200,000股由Toeca National實益擁 有之股份之權益。
- 4. 高先生實益擁有ACE Channel全部已發行股本 之權益。根據證券及期貨條例,他被視為擁有 178,000,000股ACE Channel實益擁有之股份之權 益。
- 5. 本公司與Advanced Elation Holdings Limited於二零 一二年三月三十一日簽訂買賣協議(「買賣協議」)。 根據買賣協議,本公司於二零一二年八月三十一日 按每股0.30港元之發行價向Advanced Elation發行及 配發251,833,333股代價股份,只有176,283,333 股代價股份受買賣協議有關代價調整之條款及條件 所規限。詳情請參閱本公司日期為二零一二年四月 一日之公佈。
- 該百分比乃根據本公司於二零一三年九月三十日之 現有已發行股本計算。

ADDITIONAL INFORMATION 其他資料

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's articles of association or the laws of the Cayman Islands, being the jurisdiction in which the Company is incorporated, which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

COMPETING INTERESTS

For the six months ended 30 September 2013, the directors are not aware of any business or interest of the directors, the management, shareholders and their respective associates that compete or may compete with the business of the Group.

PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

The Company, or any of its subsidiaries had not purchased, redeemed or sold any of the Company's listed securities during the six months ended 30 September 2013.

COMPLIANCE WITH MODEL CODE The Company adopted a code of conduct regarding directors' securities

transactions based on the terms as set out in the Model Code in Appendix 10 of the Listing Rules on the terms no less exacting than the required standard set out in the Model Code throughout the six months ended 30 September 2013. After having made specific enquiry to all directors of the Company, the directors are of the opinion that they have complied with the required standard out in the Model Code and its code of conduct regarding directors' securities transactions throughout the six months ended 30 September 2013.

COMPLIANCE WITH CORPORATE GOVERNANCE CODE

The Company applied the principles and complied with all code provisions of the Corporate Governance Code as set out in Appendix 14 of the Listing Rules throughout the six months ended 30 September 2013.

AUDIT COMMITTEE

The audit committee comprises three independent non-executive directors, chaired by Mr. Lam Williamson and the other two members of the Committee are Mr. Cheng Wing Keung, Raymond and Mr. Wong Hoi Kuen.

The audit committee has reviewed, together with the management of the Company, the accounting principles, accounting standards and methods adopted by the Company, discussed the matters concerning internal control, auditing and financial reporting matters and has reviewed the condensed consolidated financial statements of the Group for the six months ended 30 September 2013.

On Behalf of the Board

Geng Ying

Chairman

Hong Kong, 26 November 2013

優先購買權

本公司之公司組織章程細則或開曼群島(本公司註冊成 立所處之司法權區)法例概無載有關於優先購買權之條 文,而令本公司須按比例向現有股東發售新股份。

競爭權益

截至二零一三年九月三十日止六個月內,董事並不知 悉各董事、管理層、股東及彼等各自之聯繫人士之任 何業務或權益與本集團業務出現競爭或可能出現競爭。

購買、贖回或出售本公司之上市證券

本公司或其任何附屬公司在截至二零一三年九月三十 日止六個月內概無購買、贖回或出售任何本公司之上 市證券。

遵守標準守則

本公司於截至二零一三年九月三十日止六個月內一直 採納一套適用於董事進行證券交易之行為守則,該守 則乃基於上市規則附錄十之標準守則所載之條款,且與 標準守則所載之必守準則同樣嚴謹。向本公司全體董 事作出特定查詢後,各董事認為彼等於截至二零一三 年九月三十日止六個月內一直遵守標準守則所載之必 守準則及其有關董事進行證券交易之行為守則。

遵守企業管治守則

本公司於截至二零一三年九月三十日止六個月內已應 用上市規則附錄十四所載之企業管治守則之原則,並 一直遵守其所有守則條文。

審核委員會

審核委員會由三名獨立非執行董事組成,林全智先生 為主席,而其餘兩名成員為鄭永強先生及黃海權先生。

審核委員會已與本公司管理層共同審閱本公司採納之 會計原則、會計準則及方法、討論有關內部監控之事 宜、審核及財務報告事宜及已審閱本集團截至二零一三 年九月三十日止六個月內之簡明綜合財務報表。

代表董事會

耿瑩 主席

香港,二零一三年十一月二十六日

神州資源集團有限公司* Sino Resources Group Limited

(carrying on business in Hong Kong as Sino Gp Limited)

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立之有限公司) Stock Code 股份代號: 223

* For identification purpose only 僅供識別