



Hong Kong Food Investment Holdings Limited 香港食品投資控股有限公司

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Corporate Information 公司資料

BOARD OF DIRECTORS

TAI Tak Fung, Stephen (*Chairman*) MAN Wing Cheung, Ellis (*Managing Director*) TAI Chun Kit TSE Siu Wan CHAN Kay Cheung* LAN Yee Fong, Steve John* LUI Shing Ming, Brian*

* Independent non-executive directors

COMPANY SECRETARY

LEUNG Tin Chi

REGISTERED OFFICE

Four Seas *e*Food Centre No. 2 Hong Ting Road Sai Kung Hong Kong

SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Abacus Limited Level 22, Hopewell Centre 183 Queen's Road East Hong Kong

PRINCIPAL BANKERS

The Hongkong and Shanghai Banking Corporation Limited Standard Chartered Bank (Hong Kong) Limited The Bank of East Asia, Limited Mizuho Bank, Limited DBS Bank (Hong Kong) Limited Hang Seng Bank Limited China CITIC Bank International Limited Crédit Agricole Corporate and Investment Bank Chong Hing Bank Limited KBC Bank N.V. Industrial and Commercial Bank of China (Asia) Limited

董事會

戴德豐(*主席*) 文永祥(*董事總經理*) 戴進傑 謝少雲 陳棋昌* 藍義方* 雷勝明*

* 独立非執行董事

公司秘書

梁天赐

註冊辦事處

香港 西貢 康定路2號 四洲食品網匯中心

股份過戶登記處

卓佳雅柏勤有限公司 香港 皇后大道東183號 合和中心22樓

主要往來銀行

香港上海滙豐銀行有限公司 渣打銀行(香港)有限公司 東亞銀行有限公司 瑞穗銀行有限公司 星展銀行(香港)有限公司 恒生銀行有限公司 中信銀行(國際)有限公司 東方匯理銀行 創興銀行有限公司 比利時聯合銀行 中國工商銀行(亞洲)有限公司

Corporate Information 公司資料

AUDITORS

Ernst & Young

WEBSITE

http://www.hongkongfoodinvestment.com.hk

核數師

安永會計師事務所

網址

http://www.hongkongfoodinvestment.com.hk

Chairman's Statement 主席報告



TAI Tak Fung, Stephen, GBS, SBS, JP, **Chairman 戴德豐** GBS SBS 太平紳士 *主席*

RESULTS

For the financial year ended 31 March 2015, the Group's turnover was HK\$216,837,000 (2014: HK\$231,589,000) and profit attributable to equity holders of the Company was HK\$21,569,000 (2014: HK\$25,293,000) while earnings per share was HK8.31 cents (2014: HK9.74 cents).

DIVIDEND

The board of directors does not recommend the payment of any dividend with respect to the financial year ended 31 March 2015.

BUSINESS REVIEW

During the year under review, the unstable political environment in Eastern Europe disrupted the normal overseas supply of frozen meats. Meanwhile, the sluggish economic conditions of Mainland China and Hong Kong affected the Group's turnover with a mild drop. During the year, the exchange rate of Japanese Yen persistently stayed at low levels which lowered the cost of the Group's imported products from Japan for its retail chain operation. However, the reductions of the gain on disposal of property and share of profit of associates from its equity interest in Four Seas Mercantile Holdings Limited ("FSMHL") has led to a decrease in profit for the year.

業績

截至二零一五年三月三十一日止年度,集團營業額 錄得216,837,000港元(二零一四年:231,589,000港 元);本公司權益所有者應佔溢利為21,569,000港元 (二零一四年:25,293,000港元),每股溢利為8.31港 仙(二零一四年:9.74港仙)。

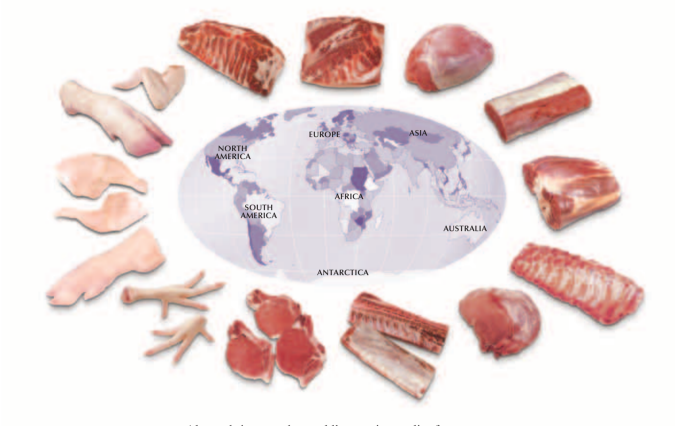
股息

董事會不建議派發截至二零一五年三月三十一日止 財政年度末期股息。

業務回顧

過去一年,東歐政治局勢不穩定,引致正常海外凍 肉供應不平衡,內地及香港經濟放緩,令集團整體 營業額輕微下調。年內,日圓匯價維持在一個較低 水平,減低集團從日本進口小百貨之成本,然而在 出售物業收益及於四洲集團有限公司(「四洲集團」) 的食品投資的應佔聯營公司溢利比對上年度減少, 令集團溢利相應下降。

Chairman's Statement 主席報告



Always bring you the world's superior quality frozen meats 從世界每個角落帶來優質凍肉

Frozen Meats Trading

During the year, the political crisis between Russia and Ukraine led to an imposition of economic sanctions by the United States ("US") and the European Union ("EU") against Russia. As a result, Russia changed to buy frozen meats from South American countries which pushed up the export prices from this region to historical heights and significantly reduced the export volume to South East Asia including Hong Kong. South American countries are the major supply source of frozen meats for the Group. Attributable to the Group's longestablished and excellent relationships with suppliers of this region, the Group was able to alleviate the extent of shortage with their full support. Also, the slowdown of economic conditions in Hong Kong weakened the general spending sentiment and overall catering industry which softened the frozen meats selling price. However, leveraging on the Group's extensive distribution network (including wet market, supermarket chains and fast food chains), excellent customer services and long-established good relationships, frozen meats sales declined slightly to HK\$180,056,000 (2014: HK\$187,284,000).

凍肉貿易

年內,俄羅斯與烏克蘭爆發政治危機,美國及歐盟 對俄羅斯實施經濟制裁,使俄羅斯轉移集中在南美 國家以高價收購凍肉,因而推高該區的凍肉出口價 格至歷史新高及大幅減少出口到東南亞包括香港 的供應數量。南美國家乃集團的主要凍肉供應來 源地,全賴集團與供應商長久建立了的良好關係, 獲得他們的支持,減低供應短缺的影響程度。香港 經濟放緩,影響食肆生意,消費市場疲弱,售價偏 軟。集團透過龐大的分銷網絡,包括全港街市、超 級市場及快餐集團,配合優質的銷售服務,及與客 戶已建立了多年的良好合作伙伴關係,令全年的銷 售額只錄得輕微減幅,全年銷售額為180,056,000港 元(二零一四年:187,284,000港元)。

Chairman's Statement 主席報告

Retail Chain of Mini Department Stores

Under uncertain global economies, exports of Mainland China declined and economic growth slowed down, which weakened its consumer spending sentiment and affected generally the performance of the retailing industry. For the year under review, turnover of the Group's retail chain operation recorded HK\$36,781,000 (2014: HK\$44,305,000). In view of prevailing weak business environment of Mainland China, the Group was more cautious and prudent in opening new stores. Hence the Group maintained 6 stores during the year under review. Nevertheless, the Group initiated to work with suitable strategic partners to increase its sales through consignment arrangement, of which the Group's products are sold in exclusively designated areas within a partner's supermarket stores, which produced good result. By now, sales territories span across cities of Guangzhou, Foshan, Shenzhen and Dongguan.

Food Business Investment

As at 31 March 2015, the Group maintained its equity interest in FSMHL at approximately 29.98%. Benefited by the competitive advantages of possessing many renowned brands, wide variety of excellent quality products, comprehensive distribution network and solid customer support; stringent quality control; and persistently low levels of exchange rate of Japanese Yen; FSMHL was able to alleviate the impacts arising from the sluggish economic environment of Hong Kong and Mainland China. The Group's share of profit of associates for the year was HK\$41,898,000 (2014: HK\$47,568,000).

小型百貨連鎖店

在環球經濟表現不明朗下,中國出口減少,另外國 內持續經濟增長放緩,消費者購買意慾低迷,整體 零售行業的業務受到影響。全年銷售額為36,781,000 港元(二零一四年:44,305,000港元)。面對目前的 營商環境,集團對新舖的開發趨向謹慎及保守,回 顧期內維持經營6間自營店舖。然而集團已剛開展 了與合適的策略伙伴,以店中店托銷模式擴大銷售 量,透過上述營運安排,集團的貨品在設定的專區 內陳列及出售,取得初步成果。截至現在經營業務 的城市涵蓋廣州、佛山、深圳和東莞。

食品投資

截至二零一五年三月三十一日止,本集團維持在四 洲集團之股份權益約29.98%。四洲集團出色的品牌 優勢、多元化的產品類型、龐大的分銷網絡、強勁 的消費者信心支持、嚴格的品質監控,再加上日圓 匯價在報告期內相對維持在一個較低水平,抵銷部 份今年度內香港和國內不利的營商環境所帶來的影 響。本集團應佔聯營公司溢利錄得41,898,000港元 (二零一四年:47,568,000港元)。

PROSPECTS

Looking ahead, it is expected that the price and quantity of frozen meats from overseas will gradually normalise, whilst it may take a little longer for the Hong Kong market to improve. The Group will prudently operate with stringent cost control measures to consolidate its frozen meats business. Also, the Group will closely monitor the economic development in Mainland China and carefully seek suitable locations for the development of mini department stores operation. At the same time, the Group will leverage on consignment arrangement with strategic partners in Mainland China to flexibly expand its sales. On 21 April of this year, the China (Guangdong) Pilot Free Trade Zone was unveiled, "Four Seas Food International Trading Platform" is one of the first authorised core projects at the Nansha New Area in Guangzhou to trade cross-border its imported food products via E-commerce platform. Capitalising on its competitive advantages of having long-established excellent relationships with internationally renowned food manufacturing partners, coupled with simplified custom clearance procedures in Nansha, FSMHL plans to aggressively introduce internationally famous brand products into the Mainland China market. Enticed by the five key competitive advantages of FSMHL's manufactured and internationally imported food products of excellent quality, wide range of choices, guaranteed food safety, one-stop arrangement of order-delivery and competitive pricing, it will attract nation-wide consumers to buy via FSMHL's E-commerce platform and provide enormous business opportunities. It is expected that FSMHL will continue to provide sustainable earnings to the Group.

APPRECIATION

On behalf of the board of directors, I would like to express my sincere gratitude to our shareholders and our business partners for their support and trust to the management team. My gratitude also extends to our staff for their loyalty and diligence in the developments of the Group.

TAI Tak Fung, Stephen, GBS, SBS, JP *Chairman*

Hong Kong, 29 June 2015

展望

展望未來,海外凍肉價格及供應將會逐步回穩,香 港營商環境或需要多一些時間改善,本集團將本著 審慎經營和嚴謹控制營運成本之方針,鞏固凍肉貿 易業務發展。與此同時,將會密切留意國內經濟發 展情况,審慎尋找優質的舖址,亦會透過靈活的店 中店托銷模式與策略伙伴合作發展,增加小百貨銷 售額。此外,今年四月二十一日,中國(廣東)自由 貿易試驗區正式掛牌,「四洲國際食品交易平台」成 為第一批在廣東自貿區廣州南沙新區片區的重點 授牌項目之一,經營跨境電子商貿。透過與世界各 地著名食品生產商所建立的長期良好關係的優勢和 簡化清關程序,將會積極引進世界各地著名食品, 集合食品優、種類多、安全足、時間快及價錢平這 五大要素,屆時全國消費者均可以透過網購及一站 式的安排,直接購買四洲集團從世界各地進口的食 品,前景充滿商機,預計四洲集團將繼續為本集團 帶來持續的盈利貢獻。

鳴謝

本人謹代表董事會,感謝各位股東及商業夥伴對管 理團隊的支持和信任,也感謝全體員工盡守職責, 同心協力,為推進集團業務而努力不懈。

戴德豐 GBS SBS 太平紳士 主席

香港,二零一五年六月二十九日

The Group continues to operate in the business segments of frozen meats trading and retail chain of mini department stores in Hong Kong and Mainland China respectively. While frozen meats trading accounted for approximately 83% (2014: approximately 81%), retailing operation shared approximately 17% (2014: approximately 19%) of the total turnover of HK\$216,837,000 in this financial year (2014: HK\$231,589,000).

Frozen Meats Trading

It has been a challenging year for frozen meats trading. Affected by the imposition of economic sanctions by the US and the EU against Russia in September 2014, Russia changed to buy from South American countries instead of US and EU countries. As a result, export prices soared and export quantities to other countries including Hong Kong were reduced from this region. Under the sluggish economic conditions of Hong Kong, consumer confidence in spending was weakened and led to the depressed local selling price. The Group has maintained a prudent purchasing and selling policy, together with stringent cost control measures to minimise any negative effects caused by the challenging business environment.

Retail Chain of Mini Department Stores

The slowdown economic growth in Mainland China has affected the performance of overall retailing industry. Meanwhile, the Group has been more cautious in opening new store and has maintained 6 stores during the year. In order to enhance the scale of sales under prevailing uncertain business environment, the Group has already started to pursue consignment arrangement with strategic partners of consumer goods chains, which produced good result. Under the arrangement, the Group's products are displayed and sold in exclusively designated areas inside strategic partner's stores. This new sales channel has also enabled the Group to expand its market reach quicker. By now, operating locations span across cities of Guangzhou, Foshan, Shenzhen and Dongguan. Coping with future geographical expansion and enhancing the efficiency of operation, the Group has already started to engage professional logistics company to carry out the function of warehousing and delivery during the year. 本年度,集團繼續在香港和國內分別經營凍肉貿易 及小型百貨連鎖店的業務,總銷售額為216,837,000 港元(二零一四年:231,589,000港元)。凍肉貿易約 佔83%(二零一四年:約81%);而小百貨則約佔17% (二零一四年:約19%)。

凍肉貿易

本年度的凍肉貿易業務充滿挑戰。在二零一四年九 月美國及歐盟對俄羅斯實施經濟制裁,導致俄羅斯 轉移集中在南美國家購買凍肉,令該區的凍肉出口 價格推至高點及減少出口到包括香港等地的其他國 家。另外,香港疲弱的經濟情況令消費意慾低迷, 引至本地售價受壓。集團透過嚴謹購貨及穩健的營 銷策略和營運成本控制,減低在此具挑戰性的營商 環境下所帶來的負面影響。

小型百貨連鎖店

國內經濟放緩影響整體零售行業的業務表現,因此 集團在開設新舖時趨向嚴謹,期內維持經營6間自 營店舖。在不明朗的營商環境下,集團已剛開展了 與合適的策略合作伙伴在其店舖內以店中店銷售模 式售賣小百貨,藉此增大銷售額及擴大銷售地區。 按照運作安排,集團的貨品在設定的專區內陳列及 出售,取得初步成果。目前集團銷售的城市涵蓋廣 州、佛山、深圳和東莞。因應未來銷售地域的擴大 發展及配合更有效率運作的需要,集團亦已於年度 內開始聘用具富經驗的物流公司負責倉存及運輸服 務。

Key Performance Indicators

主要表現指標

Management has been provided with the following key performance indicators to manage its business segments, through evaluating, controlling and setting strategies to improve performance:

以下的主要表現指標,提供給管理層用作公司營運 管理,包括用作評估、監控及釐訂策略以改善業務:

					d 31 March 十一日止年度
				2015 二零一五年	2014 二零一四年
				一令	令 四平
Revenue (HK\$'000)	收入(港幣千元)			216,837	231,589
Gross profit margin $(\%)^{(1)}$	毛利率(百份比)	(1)		10.1	10.6
Trade receivables turnover (days) ⁽²⁾	應收貿易賬款周	轉(天數) (2)	31	29
Inventory turnover (days) ⁽³⁾	存貨周轉(天數)	(3)		85	108
Operating expenses to sales $(\%)^{(4)}$	經營費用與銷售	比率(百	份比)(4)	15.6	17.7
(1) Gross profit margin is calculated as gross profi	t divided by revenue	(1)	毛利率按毛	利除以收入計算	
(2) The calculation of trade receivables turnover days is based on the average of the opening and closing balances divided by revenue and multiplied by number of days in the relevant period		(2)		轉天數的計算按期初〕 再乘以期間天數	及期末結餘的平均
(3) The calculation of inventory turnover days is based on the average of the opening and closing balances divided by cost of sales and multiplied by number of days in the relevant period		(3)		數的計算按期初及期 ⁵ 再乘以期間天數	末結餘的平均數除
(4) Operating expenses to sales is calculated as selling and distribution expenses and administrative expenses relating to Trading and Retailing (excluding depreciation and fixed assets written off) divided by revenue		(4)		銷售比率的計算按有 用和行政開支(扣除打	
Revenue		收入	1		
There was a mild decrease of approximately 6 previous year. Leveraging on the Group's con network, excellent customer services, patror	nprehensive distribution	客月	与的支持、及	的分銷網絡、優質的 2努力不懈開拓新銷 1經濟放緩帶來的影	售渠道,減低了

network, excellent customer services, patronage of customers, and efforts in exploring new sales channel, it has reduced the extent of impact caused by the sluggish economic conditions in Hong Kong and Mainland China.

Gross Profit Margin

Overall gross profit margin was eroded by approximately 0.5 percentage point compared to previous year. Gross profit margin of frozen meats trading was lowered due to the softened frozen meats selling price in Hong Kong and the increased purchase costs from South American countries caused by the Russia/Ukraine crisis. On the other hand, the lower purchase cost of imported products from Japan, attributable to persistently low levels of the exchange rate of Japanese Yen throughout the year, improved the gross profit margin of retailing business.

二零一五年年報

由於香港及國內經濟放緩帶來的影響程度 - 興 上 의 度比對,本年度營業額輕微下調約6.4%。

毛利率

比對上年度,整體毛利率減少約0.5百分點。由於香 港凍肉市場之售價偏軟及受到俄羅斯與烏克蘭爆發 的政治危機引發南美國家的供應價格高企,令毛利 率下跌。在另一方面,日圓匯價維持在一個較低水 平,從日本進口小百貨之成本減輕,有助改善零售 業務的毛利率。

Trade Receivables/Inventory Turnover

Turnover days of trade receivables remained relatively stable. On the other hand, turnover days of inventory were improved to 85 days this year from 108 days of previous year, which is consistent with the Group's prudent purchasing and selling policy.

Operating Expenses to Sales

Ratio of operating expenses to sales of this year was slightly improved by approximately 2.1 percentage point, through the Group's continuing implementation of cost control measures.

Food Business Investment

With a wealth of over 44 years of experience, well-known brands, diversified product categories, broad distribution network and diversified food business segments, FSMHL continued to achieve steady performance in this financial year despite the slowdown of the economic growth of Mainland China and Hong Kong. The relatively low level of the exchange rate of Japanese Yen during the year contributed to FSMHL's performance.

As at 31 March 2015, the Group held equity interest in FSMHL at approximately 29.98%, from which the Group's share of earnings was HK\$41,898,000 (2014: HK\$47,568,000).

Distribution Business

Food distribution continues to be the core business of FSMHL. It has been steadily developed over the years through high-quality food products from overseas and Mainland China, comprehensive distribution network, superb sales teams and continuously expanding international sourcing network for distribution, including Japan, Mainland China, Korea, Malaysia, Singapore, Indonesia, Thailand, Philippines, Australia, New Zealand, Britain, Ireland, France, Germany, Italy, Denmark, Holland, Belgium, South Africa, US and Canada. To meet the demand of different customers, a great variety of products are provided, including milk powder, snacks, health food, beverages, sauce, seasonings, ham and sausages.

Manufacturing Business

FSMHL has a total of 20 manufacturing plants in Hong Kong and Mainland China. With stringent quality control and sophisticated management system, FSMHL produces a wide range of products meeting international food safety standards. Over the years, FSMHL has gained market trust and received numerous international accreditations, including "HACCP", "ISO 9001", "ISO 22000" and "Hong Kong Q-Mark Product Scheme Certification". Through its one-stop business platform of manufacturing and marketing, FSMHL produces a wide range of products to suit different customer needs.

應收貿易賬款/存貨周轉

應收貿易賬款的還款周期比對上年度無大變動。在 另一方面,存貨周轉天數從上年度的108天改善至 本年度的85天,體現了集團持續執行的嚴謹購貨和 審慎經營之政策。

經營費用與銷售比率

本年度的經營費用與銷售額的比率約有2.1百分點的 改善,此乃集團持續執行成本控制的成果。

食品投資

擁有44年豐富的市場經驗、家喻戶曉品牌、多樣化 產品、龐大的分銷網絡及多元化的食品業務,儘管 本年度內香港及內地經濟增長放緩,四洲集團的業 務仍然保持平穩。日圓匯價在期內維持在一個相對 較低水平,對四洲集團帶來正面的影響。

截至二零一五年三月三十一日止,本集團持有四洲 集團之股份權益約29.98%,為本集團帶來應佔聯營 公司溢利為41,898,000港元(二零一四年:47,568,000 港元)。

食品代理業務

食品代理仍然是四洲集團的核心業務,一直穩步 發展。透過持續引進國內外優質產品,完善分銷 網絡,優化銷售團隊服務素質,及不斷建立國際網 絡,代理來自日本、中國、韓國、馬來西亞、新加 坡、印尼、泰國、菲律賓、澳洲、新西蘭、英國、 愛爾蘭、法國、德國、意大利、丹麥、荷蘭、比利 時、南非、美國及加拿大。以滿足不同客戶群的需 要,提供多樣化著名品牌食品,涵蓋奶粉、零食、 健康食品、飲品、醬油、調味料、火腿及香腸。

食品製造業務

四洲集團在香港及內地設有20間廠房,透過嚴格的 品質監控及精進管理,製造一系列質素保證的不同 種類特色食品,符合國際水平並屢獲殊榮,包括取 得「HACCP」、「ISO 9001」、「ISO 22000」系統認證 及「香港Q嘜優質產品認證證書」,深受市場信賴。 配合一站式的生產及銷售策略,迎合不同市場的需 要。

Retailing and Catering Business

The retailing network of FSMHL has its foothold across Hong Kong, including specialty store "Okashi Land" and Japanese cookie store "YOKU MOKU" which are well-liked by consumers. Since its introduction, outlets of "YOKU MOKU" have been opened in the Hong Kong Island, Kowloon and New Territories, as well as Macau. FSMHL also plans to expand the brand "YOKU MOKU" this year by launching the first "YOKU MOKU" specialty café at Avenue Walk in Wan Chai. Also, owning to superior management and perfect ambience, FSMHL's Chinese and Japanese restaurants are well received by customers, including Japanese style "Shiki•Etsu", Shanghai vegetarian cuisine "Kung Tak Lam", Japanese-style dumpling fast food shop "Osaka Ohsho" in Hong Kong, together with "Panxi Restaurant" in Guangzhou, Japanese restaurants "Mori Café" as well as sushi restaurant chain "Sushi Oh" in Mainland China.

Environmental, Social and Governance ("ESG")

The Group recognises that ESG considerations provide a means to better understand the impacts from its operational activities, mitigate risks and identify opportunities that the Group will continue to strive to build into its strategies and operations.

Workplace Practices

The Group prioritises work health and safety of every employee in the workplace, complies with all applicable labour standards and requirements to ensure accident rates remain below the industry average. Relevant internal and external trainings are also provided to staff of different levels to improve their competence so as to reduce their work stresses and increase their work efficiency.

Environmental Protection

The Group places high emphasis on efficient usage of materials to reduce the impact of the Group's operations on the environment. Packing materials, including paper carton boxes and plastic sheets, are commonly and necessarily used for frozen meats products for facilitating carrying and delivery, preserving low temperature and avoiding food contamination. To this end, the Group will continue to keep aware of the international development on environmental packing materials for foods and will fully co-operate to conserve the resources and maintain a sustainable environment.

Customers are charged for provision of plastic carrying bags in our retailing operation in Mainland China to encourage them to bring their own bags. Also, energy saving lighting system has been installed throughout the Group's stores to conserve energy usage.

零售及餐飲業務

四洲集團零售網絡覆蓋全港,旗下的「零食物語」日 本零食專門店及「YOKU MOKU」高級曲奇餅店, 深受消費者愛戴。「YOKU MOKU」自帶進香港,先 後在港島、九龍、新界甚至澳門設立分店,今年更 計劃進一步拓展「YOKU MOKU」品牌,在灣仔囍歡 里開設首間「YOKU MOKU」特色咖啡廳。另外,透 過完善管理和獨特優美環境,經營的中、日式食肆 深受食客歡迎,包括位於香港的「四季•悦」日本料 理、「功德林」上海素食、「大阪王將」日式餃子店, 及位於國內廣州市的「泮溪」園林酒家、「喫茶屋」日 式餐廳及「壽司皇」日本迴轉壽司餐廳。

環保、社會責任及管治

集團深明透過關注環保、社會責任及管治的過程中 可以深入了解一些營運行為可能帶來的影響,從而 減低風險及發現商機。集團將會繼續努力將環保、 社會責任及管治建立在營運及政策上。

工作坊實踐

集團重視每位員工在工作坊內的健康及安全,遵守 所有適用的勞工條例及要求,確保工業意外率低於 行業的平均值。不同階層員工亦已提供合適的內部 及外部培訓,減低員工的工作焦慮及提高工作效率。

环境保護

集團重視物料的使用效率,從而減低集團在營運中 可能對環境帶來的影響。在凍肉食品的運作上,由 於搬送運輸、保持温度及防止汚染的需要,紙箱及 膠袋是普遍應用及必需的包裝物料。在這方面,集 團將會繼續留意國際上有關在食品環保包裝上的發 展,全力配合,維護資源及環境生態可持續發展。

在國內經營的小百貨業務,如客戶要求提供膠袋, 集團會徵收費用,藉以鼓勵客戶自備購物袋。同時,在集團經營的店舖亦已採用節能照明系統,減 少能源的用量。

Social Responsibility

Product safety is one of the core values the Group. Only reputable frozen meats suppliers and producers are selected to ensure that international food safety standards are well implemented along the whole process chain, and the meat product safety is met and granted with local Government acknowledgement of Product Health Certificate before exporting. Furthermore, all of the Group's imported frozen meats are permitted by the Food and Environmental Hygiene Department ensuring that food available for human consumption is wholesome, hygienic, safe and properly labeled before distribution. Besides, product safety, in terms of non-toxic and safety design, is also highly regarded and is ensured to meet both international and Mainland China standard requirements for products to be sold in the Group's retail chain.

Liquidity and Financial Resources

The Group generally finances its operations with internally generated cash flows and facilities granted by its principal bankers. As at 31 March 2015, the Group had banking facilities of HK\$318,000,000 of which 52% had been utilised. The Group had a gearing ratio of 37% as at 31 March 2015. This is expressed as the total bank borrowings to equity attributable to equity holders of the Company. Bank borrowings of the Group, denominated in Hong Kong dollars, are mainly short term loans and trust receipt loans (the "Interest-Bearing Bank Borrowings") at prevailing market interest rates. The Interest-Bearing Bank Borrowings which are classified as current liabilities are repayable within one year. As at 31 March 2015, the Group held cash and bank balances of HK\$49,420,000. There were no significant changes in the Group's contingent liabilities and no charges on the Group's assets as at the end of the reporting period.

Staff Employment

The total number of employees of the Group as at 31 March 2015 was 148. Remuneration packages are generally structured by reference to market terms and individual qualifications. Salaries and wages are normally reviewed annually based on performance appraisals and other relevant factors.

社會責任

產品安全是集團核心價值其中之一。集團只選用有 信譽之凍肉供應商及生產商以保證整個生產過程按 照國際食品安全標準進行生產,同時產品在出口前 亦已通過肉類產品安全並獲得當地政府授予有關 之產品健康證明書。此外,集團之凍肉已取得食物 環境衛生署批准進口,確保有關食品在分銷前是健 康、衛生、安全及已妥善標籤。另外,在集團零售 連鎖店出售之產品,集團亦高度關注其產品是不含 有毒物質及設計安全,確保已同時符合國際及國內 的標準要求。

流動資金及財政資源

本集團一般以內部流動現金及主要往來銀行授出 之信貸作為業務之融資。於二零一五年三月三十一 日,本集團擁有銀行信貸額共318,000,000港元,其 中52%經已動用。本集團於二零一五年三月三十一 日之資本與負債比率為37%,亦即銀行借款總額與 權益歸屬於本公司權益所有者之比例。本集團之銀 行借款以港元為結算貨幣,並主要為根據當時通行 市場息率之短期銀行貸款及信託收據貸款(「須繳 付利息之銀行貸款須於一年內償還。於二零一五年 三月三十一日,本集團擁有之現金及銀行結存為 49,420,000港元。於回顧年度內,本集團並無重大或 然負債,而本集團之資產並無作任何抵押。

員工聘用

本集團於二零一五年三月三十一日之聘用員工總數 為148人。僱員薪酬一般參考市場條款及個別資歷 而釐定。薪金及工資一般按表現及其他相關因素而 作每年檢討。 The directors present their report and the audited financial statements for the year ended 31 March 2015.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. Details of the principal activities of the principal subsidiaries and associates are set out in notes 1 and 13 to the financial statements, respectively. There were no significant changes in the nature of the Group's principal activities during the year.

RESULTS AND DIVIDENDS

The Group's profit for the year ended 31 March 2015 and the Group's financial position at that date are set out in the financial statements on pages 44 to 124.

The directors do not recommend the payment of any dividend in respect of the year.

BUSINESS REVIEW

Discussion and analysis of the principal activities of the Group as required by Schedule 5 to the Hong Kong Companies Ordinance can be found in the Chairman's Statement and the Management Discussion and Analysis set out on pages 4 to 7 and pages 8 to 12 of this Annual Report respectively. These discussions form part of this Report of the Directors.

SUMMARY FINANCIAL INFORMATION

A summary of the published results and the assets and liabilities of the Group for the last five financial years, as extracted from the audited financial statements, is set out below:

董事會謹提呈董事會報告以及截至二零一五年三月 三十一日止年度之經審核財務報告。

主要業務

本公司之主要業務為投資控股。主要附屬公司及聯 營公司之主要業務詳情分別載列於財務報告附註1及 13。本集團之主要業務於年內概無其他重大變動。

業績及股息

本集團截至二零一五年三月三十一日止年度之溢利 及本集團於該日之財政狀況載列於第44頁至第124 頁之財務報告內。

董事不建議派發本年度的任何股息。

业务回顧

香港公司條例附表5所規定之本集團主要業務討論 及分析載於本年報第4至第7頁及第8至第12頁之主席 報告以及管理層討論及分析。此等討論乃是董事會 報告的一部份。

財務資料概要

本集團過去五個財政年度已公佈之業績及資產和負 債資料概要由經審核的財務報告中抽取,並在下方 列出:

		Year ended 31 March 截至三月三十一日止年度				
		2015 二零一五年 <i>HK\$'000</i> 港幣千元	2014 二零一四年 <i>HK\$`000</i> 港幣千元	2013 二零一三年 <i>HK\$'000</i> 港幣千元	2012 二零一二年 <i>HK\$`000</i> 港幣千元	2011 二零一一年 <i>HK\$'000</i> 港幣千元
RESULTS	業績					
REVENUE	收入	216,837	231,589	386,056	711,865	439,544
PROFIT/(LOSS) FOR THE YEAR	年度溢利/ (虧損)	21,569	25,293	(23,620)	(37,183)	(5,915)

SUMMARY FINANCIAL INFORMATION (continued)

A summary of the published results and the assets and liabilities of the Group for the last five financial years, as extracted from the audited financial statements, is set out below: (continued)

財務資料概要(續)

本集團過去五個財政年度已公佈之業績及資產和負 債資料概要由經審核的財務報告中抽取,並在下方 列出:(續)

				As at 31 March 於三月三十一日		
		2015	2014	2013	2012	2011
		二零一五年	二零一四年	二零一三年	二零一二年	二零一一年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
ASSETS AND LIABILITIES	資產及負債					
TOTAL ASSETS	總資產	635,181	601,975	631,918	720,956	668,682
TOTAL LIABILITIES	總負債	(191,121)	(174,489)	(226,702)	(296,237)	(195,897)

444,060

The information set out above does not form part of the audited financial statements.

SHARE CAPITAL

There were no movements in the Company's share capital during the year.

DISTRIBUTABLE RESERVES

At 31 March 2015, the Company's reserves available for distribution, calculated in accordance with the provisions of Sections 291, 297 and 299 of the Hong Kong Companies Ordinance, amounted to HK\$41,251,000.

BORROWINGS

Details of the Group's bank borrowings at the end of the reporting period are set out in note 21 to the financial statements.

股本

427,486

於年內本公司股本並無變動。

405.216

此項概要並非構成已審核財務報告的一部份。

可供分派儲備

於二零一五年三月三十一日,根據香港公司條例第 291、297及299條計算,本公司可供分派之儲備為 41,251,000港元。

424,719

472.785

借款

本集團於報告期末之銀行借款詳情載列於財務報告 附註21。

Report of the Directors 董事會報告

DIRECTORS

The directors of the Company during the year were:

Executive directors:

TAI Tak Fung, Stephen (Chairman) MAN Wing Cheung, Ellis (Managing Director) TAI Chun Kit TSE Siu Wan YIP Wai Keung – retired on 28 August 2014 LAI Yuk Chuen – retired on 28 August 2014

Independent non-executive directors:

CHAN Kay Cheung LAN Yee Fong, Steve John LUI Shing Ming, Brian

Mr. FUNG Kwok Wing serves as a director of a subsidiary of the Company during the year.

In accordance with article 105(A) of the Company's articles of association, Mr. Man Wing Cheung, Ellis, Mr. Chan Kay Cheung and Mr. Lan Yee Fong, Steve John will retire and, being eligible, will offer themselves for re-election at the forthcoming annual general meeting.

The Company has received written annual confirmations of independence from Mr. Chan Kay Cheung, Mr. Lan Yee Fong, Steve John and Mr. Lui Shing Ming, Brian pursuant to Rule 3.13 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (the "Listing Rules") and the Company is of the view that all independent non-executive directors are independent.

董事

年內,本公司之董事芳名如下:

執行董事:

戴德豐(*主席*) 文永祥(*董事總經理*) 戴進傑 謝少雲 葉偉強-於二零一四年八月二十八日退任 黎玉泉-於二零一四年八月二十八日退任

獨立非執行董事:

陳棋昌 藍義方 雷勝明

年內,馮國榮先生為本公司附屬公司之董事。

根據本公司之組織章程細則第105(A)條,文永祥先 生、陳棋昌先生及藍義方先生須於即將舉行之股東 周年大會上告退,並符合資格並願意於應屆股東周 年大會上膺選連任。

本公司已收到陳棋昌先生、藍義方先生及雷勝明先 生根據香港聯合交易所有限公司(「聯交所」)證券上 市規則(「上市規則」)第3.13條就其個人獨立性作出 的年度書面確認,而本公司認為全體獨立非執行董 事均屬獨立人士。

Report of the Directors 董事會報告

DIRECTORS' SERVICE CONTRACTS

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

DIRECTORS' REMUNERATION

The directors' remuneration is determined by the Company's board of directors with reference to directors' involvement in the Company's affairs, experience, responsibilities and the prevailing market level of remuneration of executives of similar positions, and reviewed by the remuneration committee of the Company. Details of remuneration of the directors are set out in note 8 to the financial statements. Particulars of the duties and responsibilities of the remuneration committee are set out in the "Corporate Governance Report" of this annual report.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

Mr. Tai Tak Fung, Stephen, being a beneficial shareholder of FSMHL, was interested in a contract for the supply of pre-packed food and beverage products to the Group. Further details of the transaction undertaken in connection therewith are included in the section of "Continuing Connected Transactions" below.

Save as disclosed above, no director nor a connected entity of a director had a material interest, either directly or indirectly, in any transactions, arrangements or contracts of significance to the business of the Group to which any of the Company's subsidiaries was a party during the year.

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND/OR SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY OR ANY ASSOCIATED CORPORATION

As at 31 March 2015, the interests and short positions of the directors and chief executive of the Company in the shares and underlying shares of the Company or its associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) as recorded in the register required to be kept by the Company under Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code"), were as follows:

董事服務合約

本公司並無與將於股東周年大會上擬重選連任之董 事訂立任何不可於一年內終止而無須賠償(法定賠 償除外)之服務合約。

董事酬金

董事酬金乃由本公司董事會根據各董事在本公司參 與之事務、經驗、責任及現時市場相近職位的薪酬 水平釐定,以及由本公司薪酬委員會檢閱。有關董 事之酬金詳情載於財務報告附註8。薪酬委員會之 職責及責任的詳細資料載於本年報「企業管治報告」 內。

董事於交易、安排或合約之權益

四洲集團實益股東戴德豐先生於供應本集團預先包 裝食品及飲料之合約中擁有權益。有關交易之進一 步詳情載於以下「持續關連交易」分段內。

除上述所披露外,各董事或董事之關連人士於本年 度內概無於本公司附屬公司所訂立之任何對本集團 業務而言意義屬重大之任何交易、安排或合約中直 接或間接擁有重大權益。

董事及最高行政人員於本公司或任 何相聯法團股份及相關股份之權益 及/或淡倉

於二零一五年三月三十一日,本公司各董事及最高 行政人員於本公司或其任何相聯法團(定義見證券 及期貨條例(「證券及期貨條例」)第XV部)股份及相 關股份之權益及淡倉根據證券及期貨條例第352條 所規定須予存置之登記冊所記錄或根據上市發行人 董事進行證券交易的標準守則(「標準守則」)須知會 本公司及聯交所,載列如下:

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND/OR SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY OR ANY ASSOCIATED CORPORATION (continued)

董事及最高行政人員於本公司或任何相聯法團股份及相關股份之權益 及/或淡倉(續)

Long positions in ordinary shares of the Company

於本公司普通股股份之好倉

		Ca	Number of ordinary shares held, capacity and nature of interest 所持普通股股份之數目、身份及權益性質			
		Personal interests (held as beneficial owner)	Corporate interests (interests of controlled corporation) 公司權益	Total interests	Approximate percentage of the Company's total issued share capital 佔本公司已發行	
Name of directors	董事名稱	個人權益 (實益持有)	(控制公司 之權益)	權益總計	股本總數之概約 百分比	
TAI Tak Fung, Stephen CHAN Kay Cheung LAN Yee Fong, Steve John	戴德豐 陳棋昌 藍義方	6,730,000 800,000 800,000	84,009,177 ⁽ⁱ⁾ _ _	90,739,177 800,000 800,000	34.95% 0.31% 0.31%	

Notes:

- (i) Such shares comprise:
 - (a) 30,914,000 shares, representing approximately 11.91% of the Company's total issued share capital, are owned by Careful Guide Limited ("CGL"), which is wholly owned by Mr. Tai Tak Fung, Stephen. Therefore, his spouse, Ms. Wu Mei Yung, Quinly, is deemed to be interested in the 30,914,000 shares held by CGL;
 - (b) 52,907,250 shares, representing approximately 20.38% of the Company's total issued share capital, are owned by Special Access Limited ("SAL"), a company wholly owned by Mr. Tai Tak Fung, Stephen and his spouse, Ms. Wu Mei Yung, Quinly. Accordingly, Mr. Tai Tak Fung, Stephen and Ms. Wu Mei Yung, Quinly are deemed to be interested in the 52,907,250 shares held by SAL; and
 - (c) 187,927 shares, representing approximately 0.072% of the Company's total issued share capital, are beneficially owned by Four Seas Mercantile Holdings Limited ("FSMHL"). CGL and SAL, whose beneficial owners are set out under Notes (i)(a) and (i) (b) above, in aggregate hold more than one-third of the total issued share capital of FSMHL. Accordingly, Mr. Tai Tak Fung, Stephen and his spouse, Ms. Wu Mei Yung, Quinly, are deemed to be interested in the 187,927 shares held by FSMHL.

附註:

- (i) 該等股份包括:
 - (a) 此等30,914,000股股份,佔本公司已發行股本 總數約11.91%,乃由Careful Guide Limited
 (「CGL」)擁有,CGL則由戴德豐先生全資擁 有。因此,其妻子胡美容女士被視為擁有在 CGL之30,914,000股股份之權益;
 - (b) 此等52,907,250股股份,佔本公司已發行股本總數約20.38%,乃由Special Access Limited (「SAL」)擁有,SAL則由戴德豐先生及其妻子 胡美容女士全資擁有。因此,戴德豐先生及 其妻子胡美容女士被視為擁有SAL所持有之 52,907,250股股份之權益;及
 - (c) 此等187,927股股份,佔本公司已發行股本總 數約0.072%,乃由四洲集團有限公司(「四洲集 團」)實益擁有。而CGL及SAL(其實益擁有人載 於上文附註(i)(a)及(i)(b))合共持有四洲集團逾 三分一之已發行股本總數。因此,戴德豐先生 及其妻子胡美容女士被視為擁有四洲集團所持 有之187,927股股份之權益。

Report of the Directors 董事會報告

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND/OR SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY OR ANY **ASSOCIATED CORPORATION** (continued)

董事及最高行政人員於本公司或任何相聯法團股份及相關股份之權益 及/或淡倉(續)

Long positions in ordinary shares of an associated corporation

Director's interests in the equity of FSMHL as an associated corporation are as follows:

於相聯法團普通股股份之好倉

各董事在相聯法團一四洲集團中持有之股份權益如 下:

Number of ordinary shares held, capacity and nature of interest 所持普通股股份之數目、身份及權益性質

		Personal	Corporate		Approximate percentage of	
		interests	interests		such associated	
		(held as	(interests of		corporation's	
		beneficial	controlled	Total	total issued	
		owner)	corporation) 公司權益	interests	share capital 佔相聯法團已	
		個人權益	(控制公司		發行股本總數	
Name of director	董事名稱	(實益持有)	之權益)	權益總計	之概約百分比	
TAI Tak Fung, Stephen	戴德豐	-	259,478,000 ⁽ⁱ⁾	259,478,000	67.52%	
Notes			附註:			

Notes:

Such shares comprise: (i)

- (a) 70,000,000 shares, representing approximately 18.22% of the total issued share capital of FSMHL, are owned by CGL, which is wholly owned by Mr. Tai Tak Fung, Stephen. Therefore, his spouse, Ms. Wu Mei Yung, Quinly, is deemed to be interested in the 70,000,000 shares held by CGL;
- (b) 74,250,000 shares, representing approximately 19.32% of the total issued share capital of FSMHL, are owned by SAL, a company wholly owned by Mr. Tai Tak Fung, Stephen and his spouse, Ms. Wu Mei Yung, Quinly. Accordingly, Mr. Tai Tak Fung, Stephen and Ms. Wu Mei Yung, Quinly are deemed to be interested in the 74,250,000 shares held by SAL; and
- (c) 115,228,000 shares, representing approximately 29.98% of the total issued share capital of FSMHL, are owned by Capital Season Investments Limited, a company wholly owned by Advance Finance Investments Limited ("AFIL"). Since AFIL is wholly owned by the Company, which in turn Mr. Tai Tak Fung, Stephen, SAL, CGL and FSMHL in aggregate hold more than one-third of the total issued share capital of the Company, therefore, Mr. Tai Tak Fung, Stephen and his spouse, Ms. Wu Mei Yung, Quinly, are deemed to have interests in the 115,228,000 shares of FSMHL.

附註:

- 該等股份包括: (i)
 - (a) 此等70,000,000股股份,佔四洲集團已發行股本 總數約18.22%,乃由CGL擁有,而CGL則由戴 德豐先生全資擁有。因此,其妻子胡美容女士 被視為擁有在CGL之70,000,000股股份之權益;
 - (b) 此等74.250.000股股份,佔四洲集團已發行股 本總數約19.32%,乃由SAL擁有,而SAL則由 戴德豐先生及其妻子胡美容女士全資擁有。因 此,戴德豐先生及其妻子胡美容女士被視為擁 有在SAL所持有之74.250.000股股份之權益;及
 - (c) 此等115,228,000股股份,佔四洲集團已發 行股本總數約29.98%,乃由Capital Season Investments Limited所持有,而Capital Season Investments Limited則由Advance Finance Investments Limited (「AFIL |) 全資擁有。由於 AFIL乃本公司全權擁有,而本公司合計逾三 分一之已發行股本總數分別由戴德豐先生、 SAL、CGL及四洲集團持有。因此,戴德豐先 生及其妻子胡美容女士被視為擁有在四洲集團 之115,228,000股股份之權益。

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND/OR SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY OR ANY ASSOCIATED CORPORATION (continued)

Long positions in ordinary shares of an associated corporation (continued)

Save as disclosed above, as at 31 March 2015, none of the directors and chief executive of the Company had an interest and short position in the shares and underlying shares of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept by the Company under Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

During the year ended 31 March 2015, none of the directors and chief executive of the Company (including their spouses and children under the age of 18) had been granted, or exercised any rights to subscribe for shares of the Company and its associated corporation required to be disclosed pursuant to the SFO.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

At no time during the year were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any of the directors or their respective spouses and minor children, or were any such rights exercised by them; or was the Company, or any of its subsidiaries a party to any arrangement to enable the directors to acquire such rights in any other body corporate.

董事及最高行政人員於本公司或任何相聯法團股份及相關股份之權益 及/或淡倉(續)

於相聯法團普通股股份之好倉(續)

除上文所披露者外,於二零一五年三月三十一日, 本公司各董事及最高行政人員概無在本公司或其任 何相聯法團(定義見證券及期貨條例第XV部)股份及 相關股份之權益或淡倉根據證券及期貨條例第352 條所規定須予記錄於本公司存置的登記冊,或須根 據標準守則告知本公司及聯交所。

於截至二零一五年三月三十一日止年度,本公司董 事及最高行政人員(包括彼等各自之配偶或18歲以 下之子女)概未曾獲授或行使須根據證券及期貨條 例予以披露之可認購本公司及相聯法團股份之任何 權利。

董事購買股份或債券之權利

年內,本公司並無授予權利給任何董事或彼等各自 之配偶及未成年之子女透過購買本公司之股份或債 券而獲取利益或行使該等權利;本公司或其任何附 屬公司亦無訂立任何安排以致董事購入任何其他法 人團體之該等權利。

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

At 31 March 2015, the following parties (other than the directors and chief executive of the Company, whose interests have been disclosed above) had interests of 5% or more in the shares of the Company as recorded in the register required to be kept by the Company under Section 336 of the SFO:

Long positions in ordinary shares of the Company

主要股東於本公司股份及相關股份 之權益及/或淡倉

本公司根據證券及期貨條例第336條之規定所存置之 登記冊所記錄,於二零一五年三月三十一日,除上 文所披露其權益之本公司董事及最高行政人員外, 以下人士擁有本公司5%或以上股份之權益:

於本公司普通股股份之好倉

		Nu				
		c	apacity and natu	re of interest		
		所持普续	重股股份之数目	1、身份及權益性	質	
		Direct/				-
		personal		Corporate		Approximate
		interests	Family	interests		percentage of
		(held as	interests	(interests of		the Company's
		beneficial	(interests of	controlled	Total	total issued
		owner)	spouse)	corporation)	interests	share capital
		直接/	家屬權益	公司權益		佔本公司已發
Name of substantial		個人權益	(配偶	(控制公司		行股本總數之
shareholders	主要股東名稱	(實益持有)	之權益)	之權益)	權益總計	概約百分比
SAL		52,907,250 ⁽ⁱ⁾	_	_	52,907,250	20.38%
CGL		30,914,000 ⁽ⁱⁱ⁾	_	_	30,914,000	11.91%
WU Mei Yung, Quinly	胡美容	-	37,644,000 ⁽ⁱⁱⁱ⁾	53,095,177 ^(iv)	90,739,177	34.95%

Notes:

- (i) SAL is wholly owned by Mr. Tai Tak Fung, Stephen and his spouse, Ms. Wu Mei Yung, Quinly. This interest is also included as a corporate interest of Mr. Tai Tak Fung, Stephen and described in Note (i)(b) in the above section headed "Directors' and chief executive's interests and/or short positions in the shares and underlying shares of the Company or any associated corporation" under "Long positions in the ordinary shares of the Company".
- (ii) CGL is wholly owned by Mr. Tai Tak Fung, Stephen. This interest is also included as a corporate interest of Mr. Tai Tak Fung, Stephen and described in Note (i)(a) in the above section headed "Directors' and chief executive's interests and/or short positions in the shares and underlying shares of the Company or any associated corporation" under "Long positions in the ordinary shares of the Company".

附註:

- (i) SAL乃由戴德豐先生及其妻子胡美容女士全資擁有 之公司。此權益已包括於附註(i)(b)「董事及最高行政 人員於本公司或任何相聯法團股份及相關股份之權 益及/或淡倉」分段中「於本公司普通股股份之好倉」 一項所披露有關戴德豐先生持有之公司權益。
- (ii) CGL乃由戴德豐先生全資擁有。此權益已包括於附 註(i)(a)「董事及最高行政人員於本公司或任何相聯法 團股份及相關股份之權益及/或淡倉」分段中「於本 公司普通股股份之好倉」一項所披露有關戴德豐先生 持有之公司權益。

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND/OR SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY (continued)

Long positions in ordinary shares of the Company (continued)

Notes: (continued)

- (iii) Out of the 37,644,000 shares, 6,730,000 shares (representing approximately 2.59% of the total issued share capital of the Company) are beneficially held by Mr. Tai Tak Fung, Stephen. Therefore, his spouse, Ms. Wu Mei Yung, Quinly, is deemed to have an interest therein. This interest is also included as a personal interest of Mr. Tai Tak Fung, Stephen in the above section headed "Directors' and chief executive's interests and/or short positions in the shares and underlying shares of the Company or any associated corporation". The remaining 30,914,000 shares, representing approximately 11.91% of the total issued share capital of the Company, are owned by CGL. This interest is also included as a corporate interest of Mr. Tai Tak Fung, Stephen and described in Note (i)(a) in the above section headed "Directors' and chief executive's interests and/or short positions in the shares and underlying shares of the Company or any associated corporation" and chief executive's interests and/or short positions in the shares and underlying shares of the Company or any associated corporation "under "Long positions in the ordinary shares of the Company".
- (iv) Out of the 53,095,177 shares, 187,927 shares (representing approximately 0.072% of the Company's total issued share capital) are beneficially owned by FSMHL. The remaining 52,907,250 shares, representing approximately 20.38% of the Company's total issued share capital, are owned by SAL. These interests are also included as corporate interests of Mr. Tai Tak Fung, Stephen and described in Notes (i)(b) and (i)(c) in the above section headed "Directors' and chief executive's interests and/or short positions in the shares and underlying shares of the Company or any associated corporation" under "Long positions in the ordinary shares of the Company".

Save as disclosed above, to the best knowledge of the directors of the Company, as at 31 March 2015, no persons (other than the directors and chief executive of the Company, whose interests are set out in the above section headed "Directors' and chief executive's interests and/ or short positions in the shares and underlying shares of the Company or any associated corporation") had any interests and short positions in the shares of the Company which were recorded in the register required to be kept by the Company under Section 336 of the SFO.

SHARE OPTION SCHEME

There was no outstanding share option at the beginning and at the end of the year. During the year ended 31 March 2015, no share option had been granted under the share option scheme adopted by the Company on 28 August 2012 (the "Scheme"). Details of the Scheme are set out in note 24 to the financial statements.

主要股東於本公司股份及相關股份 之權益及/或淡倉(續)

於本公司普通股股份之好倉(續)

附註:(續)

- (iii) 此等37,644,000股股份,其中6,730,000股股份,佔本公司已發行股本總數約2.59%,乃由戴德豐先生實益擁有。因此,其妻子胡美容女士被視為擁有此等股份權益。此權益已包括於「董事及最高行政人員於本公司或任何相聯法團股份及相關股份之權益及/或淡倉」分段中所披露有關戴德豐先生持有之個人權益。而其餘之30,914,000股股份,佔本公司已發行股本總數約11.91%,乃由CGL持有。此權益已包括於附註(i)
 (a)「董事及最高行政人員於本公司或任何相聯法團股份及相關股份之權益及/或淡倉」分段中「於本公司普通股股份之好倉」所披露有關戴德豐先生持有之公司權益。
- (iv) 此等53,095,177股股份,其中187,927股股份,佔本公司已發行股本總數約0.072%,乃由四洲集團實益擁有。而其餘之52,907,250股股份,佔本公司已發行股本總數約20.38%,乃由SAL持有。此權益已包括於附註(i)(b)及(i)(c)「董事及最高行政人員於本公司或任何相聯法團股份及相關股份之權益及/或淡倉」分段中「於本公司普通股股份之好倉」所披露有關戴德豐先生持有之公司權益。

除上文所披露者外,就本公司董事所知,於二零 一五年三月三十一日,本公司根據證券及期貨條例 第336條須予存置的登記冊所記錄,並無人士在本 公司股份及相關股份中擁有任何權益及淡倉,惟本 公司董事及最高行政人員除外,彼等之權益載於上 文「董事及最高行政人員於本公司或任何相聯法團 股份及相關股份之權益及/或淡倉」分段中披露。

購股權計劃

於年初及年末,並無尚未行使購股權。截至二零 一五年三月三十一日止年度,概無根據本公司於二 零一二年八月二十八日採納之購股權計劃(「計劃」) 授出購股權。該計劃之詳情載於財務報告附註24。

Report of the Directors 董事會報告

PROFILES OF DIRECTORS AND SENIOR MANAGEMENT

Executive Directors

Dr. TAI Tak Fung, Stephen, GBS, SBS, JP, PhD (honoris causa), aged 67, has been an executive director of the Company since May 1997. Dr. Tai is the chairman of the Group, in charge of corporate and policy planning. Apart from being awarded the Gold Bauhinia Star and Silver Bauhinia Star by the Government of the Hong Kong Special Administrative Region, Dr. Tai has also been appointed as Justice of the Peace. He holds the Visiting Professor of South China Normal University and South China Agricultural University, member of the Board of Trustees of Jinan University. He is a Standing Committee Member of the National Committee of the Chinese People's Political Consultative Conference ("CPPCC") and a Standing Committee Member of the Guangdong Provincial Committee of the CPPCC. Dr. Tai holds several public positions, including the president of the Hong Kong Foodstuffs Association, the president of Hong Kong Japan Confectionery, Biscuit & Foodstuffs Association, the president of Friends of Hong Kong Association, the founding chairman of the Hong Kong CPPCC (Provincial) Members Association, the chairman of the Hong Kong Guangdong Chamber of Foreign Investors, and Economic Adviser of Jilin City. He received a number of awards and accolades, including "Special Achievement Award" of Asia Pacific Entrepreneurship Awards, the Worldwide Prominent Chiu Chow Business Leader Award 2012-2013, the World Outstanding Chinese Award, the Philanthropist Award of the Grand Charity Ceremony 2011, the 30th Food Industry Distinguished Service Award, the Award of the Ministry of Agriculture, Forestry and Fisheries of Japan for the Overseas Promotion of Japanese Food, the Outstanding Contribution Award of the China National Food Industry, the China Food Safety Annual Conference Award of Distinguished Management Entrepreneur, the Social Responsibility Contribution Award, "Honourable Citizen of Shantou City", "Honourable Citizen of Guangzhou City" and "Honourable Citizen of Jilin City" in Mainland China. He is also the founder, chairman and executive director of Four Seas Mercantile Holdings Limited ("FSMHL"), an associated corporation of the Company and the shares of which are listed on the Main Board of the Stock Exchange, and a director of Careful Guide Limited and Special Access Limited, both of which are the substantial shareholders of the Company. Dr. Tai is the father of Mr. Tai Chun Kit, an executive director of the Company.

董事及高級管理人員履歷簡介

執行董事

戴德豐博士 GBS SBS 太平紳士,榮譽工商管理博 士,67歲,自一九九七年五月起出任為本公司執行 董事。戴博士為本集團之主席,掌管企業及政策規 劃。彼除獲香港特別行政區政府授予香港金紫荊星 章及銀紫荊星章、太平紳士、同時為華南師範大學 及華南農業大學客座教授、暨南大學校董、中國人 民政治協商會議全國委員會常務委員及中國人民政 治協商會議廣東省委員會常務委員外,並出任多個 社會公職,包括香港食品商會會長、港日糖果餅乾 食品業促進商會會長、香港友好協進會會長、港區 省級政協委員聯誼會創會主席、香港廣東外商公會 主席及吉林市經濟顧問。彼又曾榮獲多項殊榮,包 括亞太企業精神獎(香港)-特別成就獎、2012-2013 全球傑出潮商領袖獎、世界傑出華人獎、2011南方• 華人慈善盛典年度「慈善人物」獎、日本第三十屆 食品產業功勞賞、日本政府農林水產大臣獎、中國 食品工業傑出貢獻獎、中國食品安全年會優秀管理 企業家、社會責任貢獻獎、中國汕頭市榮譽市民、 廣州市榮譽市民及吉林市榮譽市民。戴博士同時為 四洲集團有限公司(「四洲集團」)之創辦人、主席 兼執行董事,該公司為本公司之聯營公司,其股份 於聯交所主板上市。彼亦為Careful Guide Limited及 Special Access Limited之董事,此兩間公司均為本公 司之主要股東。戴博士為戴進傑先生之父親。戴進 傑先生為本公司之執行董事。

PROFILES OF DIRECTORS AND SENIOR MANAGEMENT (continued)

Executive Directors (continued)

Mr. MAN Wing Cheung, Ellis, aged 59, has been an executive director of the Company since July 1995. Mr. Man is the managing director of the Group, responsible for the overall management planning and control. Mr. Man has a Master of Commerce degree from the University of New South Wales in Australia. He is also a member of CPA Australia and the Hong Kong Institute of Certified Public Accountants. He has gained extensive experience in finance and accounting from overseas multinational corporations. Mr. Man joined the Group in 1992. He is also an executive director of FSMHL.

Mr. TAI Chun Kit, aged 32, has been an executive director of the Company since May 2013. Mr. Tai is responsible for new businesses planning and development of the Group including the business development of "Daiso Living Department Store" in Mainland China. Mr. Tai holds a Bachelor of Business Administration (Hons) degree from City University of Hong Kong. He has extensive experience in retail management, brands development and marketing planning. He joined FSMHL in 2004 and is a director of business development department in FSMHL. He joined the Group in 2012. He is a son of Dr. Tai Tak Fung, Stephen, who is the chairman and an executive director of the Company.

Mr. TSE Siu Wan, aged 54, has been an executive director of the Company since August 1992. Mr. Tse is responsible for the food quality control of the Group. He has extensive experience in food manufacturing and factory production management. Mr. Tse joined the Group in 1980. He is also a director and the general manager of Hong Kong Ham Holdings Limited, a wholly-owned subsidiary of FSMHL.

董事及高級管理人員履歷簡介(續)

執行董事(續)

文永祥先生,59歲,自一九九五年七月起出任本公 司之執行董事。文先生為本集團之董事總經理,負 責本集團規劃管理及監控。文先生持有澳洲新南威 爾斯大學之商科碩士學位,同時為澳洲會計師公 會及香港會計師公會會員。彼曾於海外跨國企業 服務,對財務及會計方面有廣泛之經驗。文先生於 一九九二年加入本集團。彼同時亦為四洲集團之執 行董事。

戴進傑先生,32歲,自二零一三年五月起出任本公 司執行董事。戴先生負責本集團新項目之策劃發展, 包括在中國大陸發展「大創生活館」之業務。彼持有 香港城市大學工商管理(榮譽)學士學位,具有豐富 之零售管理、品牌發展及市場策劃經驗。戴先生於 二零零四年加入四洲集團,為業務發展部董事。於 二零一二年加入本集團。戴先生為本公司主席兼執 行董事戴德豐博士之兒子。

謝少雲先生,54歲,自一九九二年八月起出任本公 司之執行董事。謝先生負責本集團之食品品質監 察。彼於食品製造及生產管理方面有豐富經驗。謝 先生於一九八零年加入本集團。彼同時亦為四洲集 團全資附屬之香港火腿廠控股有限公司之董事兼總 經理。

Report of the Directors 董事會報告

PROFILES OF DIRECTORS AND SENIOR MANAGEMENT (continued)

Independent Non-executive Directors

Mr. CHAN Kay Cheung, aged 68, has been an independent nonexecutive director of the Company since October 1995. He is a senior adviser of The Bank of East Asia, Limited, the vice chairman of The Bank of East Asia (China) Limited and the chairman of Shaanxi Fuping BEA Rural Bank Corporation. He possesses extensive knowledge and experience in the banking industry. Mr. Chan is a fellow member of The Hong Kong Institute of Bankers, a member of the Process Review Committee for the oversight of the Hong Kong Monetary Authority, a member of the Clearing and Settlement Systems Appeals Tribunal, a member of the Committee of Overseers of Lee Woo Sing College, The Chinese University of Hong Kong, a member of The China Unionpay International Advisory Group and an international senior economic consultant of The People's Government of Shaanxi Province. Mr. Chan is also an independent non-executive director of China Electronics Corporation Holdings Company Limited, Chu Kong Shipping Enterprises (Group) Company Limited, Dah Chong Hong Holdings Limited and SOCAM Development Limited, companies whose shares are listed on the Main Board of the Stock Exchange.

Mr. LAN Yee Fong, Steve John, aged 74, has been an independent non-executive director of the Company since January 1998. He was the chairman of Evergreen Consultants Limited, president of Swire Insurance Limited and chairman of Zurich Financial Services Group, Hong Kong. Currently, Mr. Lan is the chairman of The Hong Kong Tuberculosis, Chest and Heart Diseases Association, the chairman of the Hospital Governing Committee of Grantham Hospital, a member of the Hospital Governing Committee of Ruttonjee Hospital and Tang Shiu Kin Hospital, and a member of the management committee of Freni Care and Attention Home. He is a graduate of The University of Hong Kong and a fellow of The Chartered Insurance Institute. Mr. Lan has extensive experience in the insurance industry with intensive involvement in corporate development.

Mr. LUI Shing Ming, Brian, aged 54, has been an independent nonexecutive director of the Company since September 2004. Mr. Lui was the chairman of Cheong Ming Investments Limited, a company had been listed on the Main Board of the Stock Exchange. Mr. Lui holds a Master Degree in Commerce from the University of New South Wales, Australia. He is a fellow member of both CPA Australia and the Hong Kong Institute of Certified Public Accountants.

董事及高級管理人員履歷簡介(續)

独立非執行董事

陳棋昌先生,68歲,自一九九五年十月起出任本公 司之獨立非執行董事。陳先生現任東亞銀行有限公 司高級顧問、東亞銀行(中國)有限公司副董事長及 陝西富平東亞村鎮銀行有限責任公司董事長,在銀 行界具廣泛知識和豐富經驗。陳先生為香港銀行學 會之資深會士,並出任香港金融管理局程序覆檢委 員會成員、結算及交收系統上訴審裁處成員、香港 中文大學和聲書院院監會成員、中國銀聯國際業務 專家委員會委員及陝西省人民政府國際高級經濟顧 問。陳先生亦為中國電子集團控股有限公司、珠江 船務企業(股份)有限公司、大昌行集團有限公司及 瑞安建業有限公司之獨立非執行董事,該等公司之 股份均於聯交所主板上市。

藍義方先生,74歲,自一九九八年一月起出任本 公司之獨立非執行董事。藍先生曾任Evergreen Consultants Limited之主席及Swire Insurance Limited 之總裁。彼亦曾被委任為Zurich Financial Services Group, Hong Kong主席。藍先生現為香港防癆心臟 及胸病協會主席、葛量洪醫院管治委員會主席、律 敦治醫院和鄧肇堅醫院管治委員會委員,以及傅麗 儀護理安老院管理委員會委員。彼畢業於香港大學 及為英國特許保險學會資深會員。藍先生於保險業 具廣泛知識和經驗,並深入參與企業發展。

雷勝明先生,54歲,自二零零四年九月起出任本公 司之獨立非執行董事。雷先生曾任昌明投資有限公 司之主席,該公司曾於聯交所主板上市。雷先生持 有澳洲新南威爾斯大學商業碩士學位。彼同時為澳 洲會計師公會及香港會計師公會之資深會員。

PROFILES OF DIRECTORS AND SENIOR MANAGEMENT (continued)

Senior Management

Mr. LEUNG Tin Chi, aged 51, is the financial controller and company secretary, responsible for finance, accounting and company secretarial affairs. Mr. Leung holds a Bachelor of Business degree from Swinburne University of Technology in Australia. He is also a member of CPA Australia and the Hong Kong Institute of Certified Public Accountants. Mr. Leung has extensive accounting experience. He joined the Group in 1994.

MAJOR CUSTOMERS AND SUPPLIERS

In the year under review, sales to the Group's five largest customers accounted for less than 30% of the Group's total sales for the year. Purchases from the Group's five largest suppliers accounted for 88% of the total purchases for the year and purchases from the largest supplier included therein amounted to 63%.

None of the directors of the Company or any of their associates or any shareholders (which, to the best knowledge of the directors, own more than 5% of the Company's issued share capital) had any beneficial interest in the Group's five largest customers and suppliers.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

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

CONTINUING CONNECTED TRANSACTIONS

During the year, the Group had the following continuing connected transactions, certain details of which are disclosed in compliance with the requirements of Chapter 14A of the Listing Rules.

The following continuing connected transactions are exempt from the independent shareholders' approval requirement under Rule 14A of the Listing Rules, and the respective amounts have not exceeded the relevant annual cap approved by the Stock Exchange as disclosed in the announcement dated 6 August 2012.

董事及高級管理人員履歷簡介(續)

高級管理人員

梁天賜先生,51歲,現任財務總監兼公司秘書,負 責財務、會計及公司秘書工作。梁先生持有澳洲旋 濱科技大學商科學士學位,為澳洲會計師公會及香 港會計師公會會員。梁先生擁有豐富之會計經驗。 彼於一九九四年加入本集團。

主要客戶及供應商

於回顧年度內,本集團向五位最大客戶作出的銷售 額少於本集團本年度的總銷售額30%。本集團向五 位最大供應商進行之採購佔本集團本年度總採購額 88%,而對其中最大之供應商進行之採購額達63%。

本公司董事或彼等之任何關聯人士或任何股東(據 董事所知擁有本公司已發行股本5%以上者)概無於 本集團五位最大客戶及供應商中擁有任何實益權益。

本公司上市證券之購買、出售或贖回

本公司及其任何附屬公司於年度內概無購買、出售或贖回本公司任何上市證券。

持續關連交易

年內,本集團進行以下持續關連交易,其若干詳情 根據上市規則第14A章的規定進行披露。

誠如二零一二年八月六日發表之公佈所披露,下列 持續關連交易獲豁免根據上市規則第14A條取得獨 立股東批准之規定,而相關款額並未超過聯交所批 准之有關年度上限。

CONTINUING CONNECTED TRANSACTIONS (continued)

Purchases of pre-packed food and beverage products

On 6 August 2012, the Company entered into a Master Supply Agreement (the "Master Supply Agreement") with an associate, FSMHL, for purchases of pre-packed food and beverage products manufactured by FSMHL and/or its subsidiaries for a term commencing from the date of the Master Supply Agreement until 31 March 2015.

For the year ended 31 March 2015, the amount paid by the Group to FSMHL and/or its subsidiaries for the purchases of pre-packed food and beverage products was approximately HK\$3,464,000.

The independent non-executive directors of the Company have reviewed the continuing connected transactions in relation to the purchases of pre-packed food and beverage products set out above and have confirmed that these continuing connected transactions were entered into (i) in the ordinary and usual course of business of the Group; (ii) on normal commercial terms or on terms no less favourable to the Group than terms available from independent third parties; and (iii) in accordance with the relevant agreements governing them on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

Ernst & Young, the Company's auditors, were engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 Assurance Engagements Other Than Audits or Reviews of Historical Financial Information and with reference to Practice Note 740 Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules issued by the Hong Kong Institute of Certified Public Accountants. Ernst & Young have issued their unqualified letter containing their findings and conclusions in respect of the continuing connected transactions disclosed above by the Group in accordance with Rule 14A.56 of the Listing Rules. A copy of the auditors' letter has been provided by the Company to the Stock Exchange.

持續關連交易(續)

購買預先包裝食品及飲料

於二零一二年八月六日,本公司與聯營公司四洲集 團訂立主供應協議(「主供應協議」),購買由四洲 集團(及/或其附屬公司)生產之若干預先包裝食 品及飲料,由主供應協議日期起至二零一五年三月 三十一日止。

截至二零一五年三月三十一日止年度,本集團就購 買預先包裝食品及飲料向四洲集團(及/或其附屬 公司)支付之款項約為3,464,000港元。

本公司獨立非執行董事已審閱上述關於購買預先包 裝食品及飲料之持續關連交易及已確認此等持續關 連交易乃(i)於本集團之日常及一般業務過程訂立; (ii)按一般商業條款或按給予本集團不遜於給予獨立 第三方之條款;及(iii)根據相關協議,按公平合理且 符合本公司股東整體利益訂立條款。

本公司核數師安永會計師事務所已獲聘根據香港會 計師公會頒佈的香港鑒證業務準則第3000號「歷史 財務資料審計或審閱以外的鑒證」及參照實務說明 第740號「關於香港《上市規則》所述持續關連交易的 核數師函件」報告本集團的持續關連交易。安永會 計師事務所已根據上市規則第14A.56條發出無保留 意見函件,當中載有核數師對本集團於上文所披露 有關持續關連交易的發現及結論。本公司已將核數 師函件副本送呈香港聯交所。

SUFFICIENCY OF PUBLIC FLOAT

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

CORPORATE GOVERNANCE

Details of the Company's corporate governance practices are set out in the "Corporate Governance Report" of this annual report.

AUDIT COMMITTEE

The Company has an audit committee which was established in compliance with Rule 3.21 of the Listing Rules for the purposes of reviewing and providing supervision over the Group's financial reporting system and internal control procedures. The audit committee comprises the independent non-executive directors of the Company.

The summary of duties and work of the audit committee is set out in the "Corporate Governance Report" of this annual report.

AUDITORS

Ernst & Young retire and a resolution for their reappointment as auditors of the Company will be proposed at the forthcoming annual general meeting.

ON BEHALF OF THE BOARD

TAI Tak Fung, Stephen, GBS, SBS, JP Chairman

Hong Kong, 29 June 2015

足夠之公眾持股量

根據本公司所得的公開資料及就董事所知,於本報 告簽發日期,董事證實公眾人士最少持有本公司已 發行股份總數25%。

企業管治

本公司之企業管治常規之詳情載於本年報「企業管 治報告」內。

審核委員會

本公司之審核委員會乃按照上市規則第3.21條而設 立,以審核並監督本集團之財務報告系統及內部監 控程序。審核委員會由本公司之獨立非執行董事組 成。

審核委員會之職責及工作之概要載於本年報「企業 管治報告」一節。

核數師

安永會計師事務所任滿告退。本公司將於即將舉行 之股東周年大會上提呈決議案,續聘安永會計師事 務所為本公司之核數師。

代表董事會

戴德豐 GBS SBS 太平紳士 *主席*

香港,二零一五年六月二十九日

Corporate Governance Report 企業管治報告

The board of directors (the "Board") of the Company is pleased to present this Corporate Governance Report in the Group's annual report for the year ended 31 March 2015 (the "Annual Report").

The Company's corporate governance policies and practices are applied and implemented in the manners as stated in the below Corporate Governance Report.

CORPORATE GOVERNANCE PRACTICES

The Company and the management are committed to maintain good corporate governance with an emphasis on the principles of transparency, accountability and independence to all shareholders. The Company believes that good corporate governance practices are essential to a continual growth and enhancement of shareholders' value. The Company periodically reviews its corporate governance practices with reference to the latest development of corporate governance. Throughout the year under review, the Company has applied the principles of corporate governance and complied with most of the code provisions of the Corporate Governance Code (the "CG Code") as set out in Appendix 14 of the Listing Rules with the exception of code provisions A.4.1 and A.4.2 of the CG Code, details will be set out below.

The key corporate governance principles and practices of the Company are summarised as follows:

BOARD OF DIRECTORS

Responsibilities, Accountabilities and Contributions of the Board and Management

The role of the Board is to set up strategic goals, performance objectives and operational policies; establish a framework of prudent and effective controls which enables risk to be assessed and managed; delegate authorities to the management to manage and supervise the business of the Group; and ensure the management monitor performance against objectives being set.

The Company has formalised a written guideline for the division of responsibilities between the Board and the management. Certain responsibilities or functions have been delegated by the Board to the management which include the day-to-day business operation of the Group, execution of corporate strategies, approval of business and financial plans and budgets and preparation of annual and interim financial statements. The Board has reserved for its decision matters of the Group covering the approval of significant changes in accounting or capital structure; approval of public announcements and the financial statements; approval of major acquisitions, disposals and major capital projects; approval of material borrowings and any issuing or buying back of equity securities; and approval of the annual budget and setting of the dividend policy. 本公司董事會(「董事會」)欣然於本集團截至二零 一五年三月三十一日止年度之年報(「年報」)內呈報 其企業管治報告。

本公司之企業管治採用及實行之政策及常規載於下列企業管治報告。

企業管治常規

本公司及管理人員承諾維持良好之企業管治,著重 於對全體股東之透明度、問責性及獨立性之原則。 本公司相信,良好企業管治常規對達致持續增長及 提高股東回報實為重要。本公司參考企業管治之最 新發展定期審閱其企業管治常規。於整個回顧年度 內,本公司已應用上市規則附錄14所載之企業管治 守則(「企管守則」)之企業管治原則,並加以遵守其 中大部份條文,惟守則條文第A.4.1及A.4.2條除外, 詳見下文。

本公司之主要企業管治原則及常規概述如下:

董事會

董事會及管理層之責任、問責及貢獻

董事會之角色是制定策略目標、表現目標及營運政 策;建立審慎而有效之監控框架,以便評估及管理 風險;授權管理人員管理及監督本集團業務;以及 確保管理人員按已訂目標監察表現。

本公司已製備一套書面指引,區分董事會及管理層 之間之責任。董事會已將若干責任或職能轉授予管 理人員,包括本集團之日常業務營運、執行企業策 略、審批業務及財務計劃及預算,以及編製全年及 中期財務報告。董事會已保留其對本集團事務之決 定權,包括審批會計或資本架構上之重大變動;審 批公告及財務報告;審批重大收購、出售及主要資 本項目;審批重大借貸及股本證券之任何發行或購 回;以及審批全年財政預算與訂定股息政策。

Board Composition

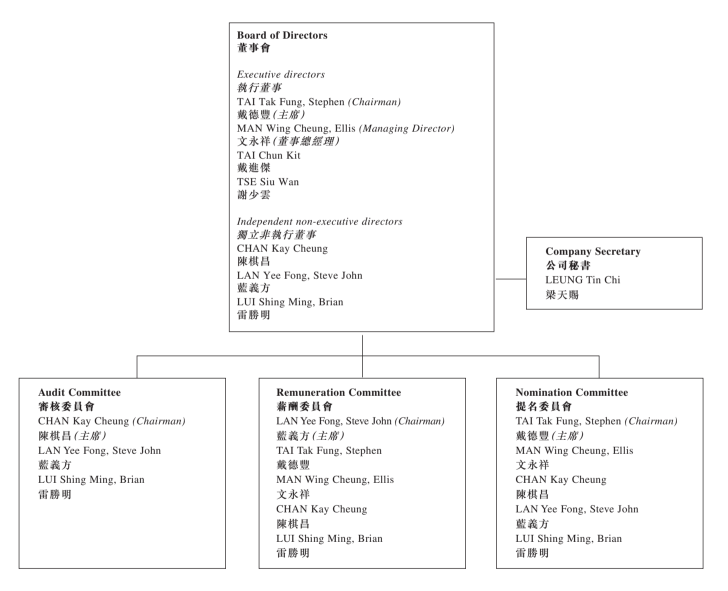
The Board of the Company comprises 7 directors consisting of 4 executive directors and 3 independent non-executive directors.

The following chart shows the structure and membership of the Board and Board's Committees as at 31 March 2015:

董事會(續) ^{董事會組合}

本公司之董事會由7名董事組成,其中4名為執行董 事,3名為獨立非執行董事。

於二零一五年三月三十一日,董事會及董事委員會 之架構及成員載於下表:



Board Composition (continued)

Biographical information of the directors and relevant relationships among the directors are set out in the section headed "Profiles of Directors and Senior Management" in the Report of the Directors of this Annual Report.

Board Meeting

Number of Meetings and Directors' Attendance

The Board meets regularly throughout the year to discuss and formulate overall strategies for the Company, monitor financial performance and discuss the interim and annual results, as well as other significant matters.

The Board has convened four regular meetings during the year ended 31 March 2015 and the attendance record of each director at the said board meetings and the annual general meeting of the Company is set out below:

董事會(續)

董事會組合(續)

董事履歷及各董事之間的關係載於本年報董事會報 告內「董事及高級管理人員履歷簡介」一節。

董事会会议

會議次數及董事出席率

董事會於年內定期開會,討論並制訂本公司之整體 策略、監察財政表現及討論中期及全年業績,以及 其他重大事務。

董事會於截至二零一五年三月三十一日止年度召開 四次定期會議,各董事於上述會議及本公司股東周 年大會之出席記錄如下:

		Number of meetings attended/held 出席/舉行會議次數		
		Regular	Annual	
		Board Meeting	General Meeting	
Name of directors	董事名稱	董事會定期會議	股東周年大會	
Executive directors	執行董事			
TAI Tak Fung, Stephen (Chairman)	戴德豐 <i>(主席)</i>	4/4	1/1	
MAN Wing Cheung, Ellis (Managing Director)	文永祥(董事總經理)	4/4	1/1	
TAI Chun Kit	戴進傑	4/4	1/1	
TSE Siu Wan	謝少雲	4/4	1/1	
YIP Wai Keung*	葉偉強*	1/4	1/1	
LAI Yuk Chuen*	黎玉泉*	1/4	1/1	
Independent non-executive directors	独立非执行董事			
CHAN Kay Cheung	陳棋昌	4/4	1/1	
LAN Yee Fong, Steve John	藍義方	4/4	1/1	
LUI Shing Ming, Brian	雷勝明	4/4	1/1	

* Mr. Yip Wai Keung and Mr. Lai Yuk Chuen retired as executive directors at the conclusion of the Company's annual general meeting held on 28 August 2014. * 葉偉強先生及黎玉泉先生於二零一四年八月二十八 日舉行之本公司股東周年大會結束時退任執行董事 職務。

Board Meeting (continued)

Practices and Conduct of Meetings

Notice of regular Board meetings is served to all directors at least 14 days before the meetings while reasonable notice is generally given for other Board meetings. For committee meetings, notices are served in accordance with the required notice period stated in the relevant terms of reference.

Board papers together with all appropriate, complete and reliable information are sent to all directors or committee members at least 3 days before each Board meeting and each committee meeting to keep the directors or committee members apprised of the latest developments and financial position of the Company and to enable them to make informed decisions. All directors are encouraged to take independent professional advice, at the Company's expense, upon the performance of their duties as and when deemed necessary. The Board and each director have separate and independent access to the senior management where necessary.

Minutes of all Board meetings and committee meetings are kept by the Company Secretary. Draft minutes are normally circulated to directors or committee members for their comment within a reasonable period of time after each meeting and final version is open for directors' inspection.

If a substantial shareholder or a director has a conflict of interest in a matter to be considered material by the Board, the matter will be dealt with in accordance with applicable rules and regulations and, if appropriate, an independent Board committee will be set up to deal with the matter.

Directors' Appointment and Re-election

The Board is empowered under the articles of association of the Company (the "Articles of Association") from time to time and at any time to appoint any person as a director either to fill a casual vacancy or as an addition to the Board. Appointments are first considered by the Nomination Committee and recommendations of the Nomination Committee are then put to the Board for decision. Details in respect of the process and criteria for the Nomination Committee to select and recommend candidates for directorship are provided in the section headed "Nomination Committee" in this Corporate Governance Report. 董事會(續) 董事會會議(續) 會議常規及操守

董事會定期會議通告於會議最少14天前送交全體董 事,其他董事會會議一般亦有合理的通知期。至於 委員會會議,則根據相關職權範圍所規定之通知期 限送交通知。

於各董事會會議或各委員會會議最少3天前,董事會 文件連同一切適用、完整及可靠之資料均送交全體 董事或委員會成員,以便董事或委員會成員知悉本 公司最新發展及財務狀況以作出評估,並能夠作出 知情決定。本公司鼓勵全體董事於履行職權期間, 在有需要時或被視為有需要時尋求獨立專業意見, 費用由本公司承擔。董事會及各董事在有需要時可 個別及獨立地與高級管理人員接觸。

所有董事會會議及委員會會議之會議記錄由公司秘 書備存。會議記錄初稿一般於每次會議後之合理時 段內供各董事或委員會成員傳閱,以便他們表達意 見;最後定稿則公開供董事查閱。

如有主要股東或董事在董事會將予審議之重要事項 中存有利益衝突,有關事項將根據適當規則及法規 處理,並於有需要時成立獨立董事委員會處理有關 事項。

董事之委任及重選

董事會獲本公司之組識章程細則(「組織章程細則」) 授權可不時及隨時委任任何人士擔任董事,以填補 董事會臨時空缺或增加董事會成員。有關委任首先 須經提名委員會考慮,然後提名委員會將建議提交 董事會予以決定。提名委員會挑選及建議擔任董事 人選之過程及準則載於本企業管治報告「提名委員 會」一節。

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BOARD OF DIRECTORS (continued)

Directors' Appointment and Re-election (continued)

In accordance with the Articles of Association, one-third of the directors for the time being or, if their number is not three or a multiple of three, then the number nearest one-third but not less than one-third, shall retire from office by rotation and re-election by shareholders at the annual general meeting of the Company, such that every director is subject to retirement by rotation at least once every three years.

Under the code provision A.4.1, non-executive directors should be appointed for a specific term, subject to re-election. Currently, all independent non-executive directors of the Company are not appointed for a specific term but are subject to retirement by rotation and reelection at the annual general meeting of the Company in accordance with the Articles of Association. As such, the Board considers that sufficient measures have been taken to ensure that the Company's corporate governance practices are no less exacting than those in the CG Code.

Under the code provision A.4.2, all directors appointed to fill a casual vacancy should be subject to election by shareholders at the first general meeting after their appointment. Every director, including those appointed for a specific term, should be subject to retirement by rotation at least once every three years. In accordance with the Articles of Association, any director appointed to fill a casual vacancy shall hold office only until the next following annual general meeting and shall then be eligible for re-election. The Board considers that such a deviation is not material as a casual vacancy seldom appears and interval between the appointment made to fill casual vacancy and the immediate following annual general meeting is short.

董事會(續) 董事之委任及重選(續)

根據組織章程細則,於本公司股東周年大會,當時 三分一之董事,或倘其數目並非三或三之倍數,則 以最接近三分一但不少於三分一之人數為準,須輪 值告退及由股東膺選連任,而每名董事均須最少每 三年輪值告退一次。

根據守則條文第A.4.1條,非執行董事應有指定委任 期,並須膺選連任。現時,本公司所有獨立非執行 董事之委任並無指定任期,惟須根據組織章程細則 於本公司股東周年大會上輪值告退及膺選連任。因 此,董事會認為已採取足夠措施確保本公司之企業 管治常規不低於守則有關規定。

根據守則條文第A.4.2條,所有獲委任以填補臨時空 缺之董事應由股東於彼等獲委任後首次股東大會上 推選。每名董事(包括有指定任期之董事)應至少每 三年輪值告退一次。根據組織章程細則,任何獲委 任以填補臨時空缺之董事將留任直至下屆股東周年 大會,其後將合資格膺選連任。董事會認為,由於 鮮有出現臨時空缺,加上委任人選填補臨時空缺與 緊隨下屆股東周年大會相隔時間甚短,故有關偏離 事項不屬重大。

Directors' Continuous Professional Development

Each newly appointed director receives a comprehensive, formal and tailored induction on the first occasion of his/her appointment to ensure proper understanding of the operations and business of the Company and full awareness of director's responsibilities and obligations under the Listing Rules and relevant regulatory requirements.

All directors have complied with the code provision A.6.5 in relation to continuous professional development to develop and refresh their knowledge and skills. From time to time during the year under review, relevant reading materials on corporate governance, regulatory developments and changes of accounting standards and other topics relevant to the Company's business and director's duties and responsibilities have been given to the directors of the Company. In addition, some directors have been provided with in-house training and attended seminars and workshops which are relevant to their work and responsibilities so as to update their technical knowledge and professional skills during the year ended 31 March 2015.

Participation by individual directors in continuous professional development during the year under review is summarised below:

董事會(續)

董事之持续专业发展

每位新任董事於獲委任後,均可得到全面、正式而 度身訂造之迎新介紹,確保彼對本公司之經營及業 務有適當了解,並完全知悉其在上市規則及相關監 管規定下之責任及義務。

全體董事已遵守有關持續專業發展之守則條文第 A.6.5條,以發展及更新彼等之知識及技能。於回顧 年度內,本公司董事不時獲提供有關企業管治、法 規發展及會計標準之改變及其他與本公司業務與董 事職能及職責的相關閱讀資料。此外,於截至二零 一五年三月三十一日止年度,若干董事已接受內部 培訓及出席與彼等工作及責任相關之座談會及工作 坊,以更新他們的知識及專業技能。

於回顧年度內參與持續專業發展之個別董事詳情概 述如下:

Name of directors	董事名稱		Types of training 培訓類型
Executive directors	執行董事		
TAI Tak Fung, Stephen (Chairman)	戴德豐 <i>(主席)</i>		В, С
MAN Wing Cheung, Ellis (Managing Director)	文永祥 (董事總經5	理)	A, B, C
TAI Chun Kit	戴進傑		A, B, C
TSE Siu Wan	謝少雲		A, B, C
YIP Wai Keung (retired on 28 August 2014)	葉偉強(於二零一四	9年八月二十八日退任)	С
LAI Yuk Chuen (retired on 28 August 2014)	黎玉泉 (於二零一日	四年八月二十八日退任)	С
Independent non-executive directors	独立非执行董事		
CHAN Kay Cheung	陳棋昌		A, C
LAN Yee Fong, Steve John	藍義方		A, C
LUI Shing Ming, Brian	雷勝明		A, C
A – Attending briefings/seminars/conferences/forums	А	4 - 出席簡報會/座談會/會議/諸	侖壇
B – Attending in-house training sessions	В	3 – 出席內部培訓課程	
C – Reading updates on relevant topics related governance/regulatory update	to corporate C	2 - 閲覽與企業管治/監管更新相關	關議題之更新資料

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BOARD OF DIRECTORS (continued)

Chairman and Managing Director

Currently, Mr. Tai Tak Fung, Stephen and Mr. Man Wing Cheung, Ellis hold the positions of Chairman and Managing Director respectively. Their respective responsibilities are clearly defined and set out in writing.

The Chairman provides leadership for the Board and is responsible for the effective functioning of the Board in accordance with good corporate governance practices. With the support of the executive directors and senior management, the Managing Director is responsible for managing the Group's business, including implementation of objectives, policies and major strategies and initiatives adopted by the Board. He is also in charge of the Company's day-to-day operation in accordance with the instructions from the Board.

Independent Non-executive Directors

During the year ended 31 March 2015, the Board at all times met the requirements of the Listing Rules relating to the appointment of at least 3 independent non-executive directors, representing at least one-third of the Board, with at least one of them possessing appropriate professional qualifications or accounting or related financial management expertise as required under Rules 3.10(1) and (2), and 3.10A of the Listing Rules. The Company has received a written annual confirmation from each independent non-executive director in respect of his independence and the Company is of the view that all the existing independent non-executive directors are independent under the independence guidelines set out in Rule 3.13 of the Listing Rules up to the date of this Annual Report.

董事會(續)

主席及董事總經理

現時,戴德豐先生及文永祥先生分別擔任主席及董 事總經理職位。彼等各自之責任已以書面方式清晰 界定及載列。

主席領導董事會,並負責根據良好企業管治常規有 效經營董事會。在執行董事及高級管理人員支援 下,董事總經理負責管理本集團之業務,包括落實 董事會所採納之目標、政策及主要策略及措施。彼 亦根據董事會之指引,負責本公司之日常營運。

獨立非執行董事

於截至二零一五年三月三十一日止年度,董事會於 任何時間均達致上市規則有關最少委任3名獨立非 執行董事(代表董事會人數最少之三分一),且其中 需有最少一名具備上市規則第3.10(1)及(2),及3.10A 條所要求擁有合適之專業資格或在會計或相關財務 管理專門知識之規定。本公司已接獲各獨立非執行 董事就彼等之獨立性所作出之年度確認書。本公司 認為全體現任獨立非執行董事至本年報日期止均為 上市規則第3.13條載列之指引所指之獨立人士。

BOARD COMMITTEES

The Board has established 3 committees, namely the Audit Committee, the Remuneration Committee and the Nomination Committee, for overseeing particular aspects of the Company's affairs. All Board committees of the Company are established with specific written terms of reference which are available to shareholders upon request. The terms of reference of the Board committees are also available for viewing on the websites of the Company and the Stock Exchange.

Audit Committee

The Audit Committee was established with specific written terms of reference and all of its members are independent non-executive directors, one of them possesses the appropriate professional qualifications or accounting or related financial management expertise. The Audit Committee currently comprises 3 independent non-executive directors, namely Mr. Chan Kay Cheung (*Chairman of Audit Committee*), Mr. Lan Yee Fong, Steve John and Mr. Lui Shing Ming, Brian.

The primary duties of the Audit Committee are to review and supervise the financial reporting system and internal control procedures of the Group, to monitor the integrity of the Company's financial statements and review significant financial reporting judgements, to maintain an appropriate relationship with the Company's external auditors and to oversee the audit process.

The Audit Committee held two meetings during the year ended 31 March 2015 to review the accounting principles and practices adopted by the Group and discuss internal controls and financial reporting matters including a review of the interim financial statements for the six months ended 30 September 2014 and the annual financial statements for the year ended 31 March 2014 of the Group. The Audit Committee has also reviewed the final results for the year ended 31 March 2015 of the Group.

The attendance records of the Audit Committee during the year are set out below:

董事委員會

董事會已成立3個委員會,即審核委員會、薪酬委員 會及提名委員會,監督特定範疇內之本公司事務。 本公司全部董事會轄下委員會在成立時均具備書面 職權範圍,並可應股東要求索閱。董事會轄下委員 會之職權範圍可於本公司及聯交所網站查閱。

审核委员会

審核委員會已經成立並以書面訂明具體的職權範 圍,全體成員均為獨立非執行董事,而其中一名具 備適當的專業資格或會計或相關財務管理專門知 識。審核委員會現時包括3名獨立非執行董事陳棋 昌先生(審核委員會主席)、藍義方先生及雷勝明先 生。

審核委員會之主要職責為審閱及監督本集團財務申 報系統及內部控制程序,以監察本公司財務報表之 完整性以及審閱重大財務申報判斷,與本公司外部 核數師維持適當關係,以及監督審核過程。

審核委員會於截至二零一五年三月三十一日止年度 舉行兩次會議,審閱本集團所採納之會計原則及實 務,以及討論內部監控及財務匯報事宜,包括審閱 本集團於截至二零一四年九月三十日止六個月之中 期財務報告及於截至二零一四年三月三十一日止年 度之財務報告。審核委員會亦已審閱本集團截至二 零一五年三月三十一日止年度之末期業績。

本年度審核委員會成員之出席記錄如下:

Name of Audit Committee members	审核委員會成員名稱	Number of meetings attended/held 出席/舉行會議次數
CHAN Kay Cheung (Chairman of Audit Committee)	陳棋昌 <i>(審核委員會主席)</i>	2/2
LAN Yee Fong, Steve John LUI Shing Ming, Brian	藍義方 雷勝明	2/2 2/2

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BOARD COMMITTEES (continued)

Remuneration Committee

The Remuneration Committee was established with specific written terms of references and is currently constituted by 3 independent nonexecutive directors, namely Mr. Lan Yee Fong, Steve John (*Chairman of Remuneration Committee*), Mr. Chan Kay Cheung and Mr. Lui Shing Ming, Brian and 2 executive directors, namely Mr. Tai Tak Fung, Stephen and Mr. Man Wing Cheung, Ellis.

The Company has adopted the model where the Remuneration Committee makes recommendations to the Board on the remuneration packages of individual executive directors and senior management. The primary duties of the Remuneration Committee are to make recommendations to the Board on the policy and structure of the Company for the remuneration of all directors and senior management and the remuneration packages of individual directors and senior management of the Company.

The Remuneration Committee has convened one meeting during the year to review, inter alia, the Group's remuneration policy and structure; the remuneration packages of all directors and senior management by reference to the individuals' performance, skills and knowledge, time commitment and responsibilities and performance and profitability of the Group; and the service contracts of the directors for the year under review. Details of the emoluments of each director of the Company are set out in note 8 to financial statements.

The attendance records of the Remuneration Committee during the year are set out below:

董事委員會(續) ^{薪酬委員會}

薪酬委員會已經成立並以書面訂明具體的職權範 圍,現時成員包括3名獨立非執行董事藍義方先生 (薪酬委員會主席)、陳棋昌先生及雷勝明先生與 2名執行董事戴德豐先生及文永祥先生組成。

本公司採納薪酬委員會向董事會就個別執行董事及 高級管理人員之酬金組合提出建議之運作標準。薪 酬委員會之主要職責為就本公司所有董事及高級管 理人員之酬金,以及本公司個別董事及高級管理人 員之酬金組合,向董事會提出有關本公司之政策及 架構建議。

薪酬委員會在回顧年度內曾召開一次會議,審閱(其 中包括)本集團之薪酬政策及架構,以及參考個別 表現、技能及知識、所貢獻時間及責任與及本集團 業績表現與盈利能力,審閱全體董事及高級管理人 員之酬金;以及於回顧年度內之董事服務合約。本 公司各董事之酬金詳情見財務報告附註8。

本年度薪酬委員會成員之出席記錄如下:

Name of Remuneration Committee members	薪酬委員會成員名稱	Number of meetings attended/held 出席/舉行會議次數
LAN Yee Fong, Steve John	藍義方	
(Chairman of Remuneration Committee)	(薪酬委員會主席)	1/1
TAI Tak Fung, Stephen	戴德豐	1/1
MAN Wing Cheung, Ellis	文永祥	1/1
CHAN Kay Cheung	陳棋昌	1/1
LUI Shing Ming, Brian	雷勝明	1/1

BOARD COMMITTEES (continued)

Remuneration Committee (continued)

For the year ended 31 March 2015, the remuneration of individual of the senior management, not being the director of the Company, by band is set out below: 董事委員會(續)

薪酬委員會(續)

截至二零一五年三月三十一日止年度非任職本公司 董事之個別高級管理人員之薪酬組別如下:

Remuneration band (HK\$)	薪酬組別(港幣)	Number of Person 人数
Nil to 1,000,000	零至1,000,000	1
Further particulars regarding the directors' and chie emoluments and the five highest paid employees as r disclosed pursuant to Appendix 16 of the Listing Rules	required to be	根據上市規則附錄16須就董事之酬金以及五名最高 薪酬僱員披露之進一步詳情載於財務報告附註8及 9。

Nomination Committee

notes 8 and 9 to financial statements.

The Nomination Committee was established with specific written terms of reference and currently comprises 2 executive directors, namely Mr. Tai Tak Fung, Stephen (*Chairman of Nomination Committee*) and Mr. Man Wing Cheung, Ellis, and 3 independent nonexecutive directors, namely Mr. Chan Kay Cheung, Mr. Lan Yee Fong, Steve John and Mr. Lui Shing Ming, Brian.

The primary duties of the Nomination Committee are to review the Board composition, developing and formulating the relevant procedures for nomination and appointment of directors, to monitor the appointment of directors and succession planning for directors and to assess the independence of independent non-executive directors. The Nomination Committee will also identify individuals suitably qualified to become members of the Board and make recommendations to the Board on the selection of individuals nominated for directorships when there are vacancies on the Board. All appointments will be made based on merits and against objective criteria with due regard to the Board diversity policy of the Company.

The Nomination Committee has convened one meeting during the year to review, inter alia, the Board's structure, size and composition to ensure that it had a balance of expertise, skills and experience appropriate to the requirements of the business of the Company.

提名委員會

本公司已經成立提名委員會,並以書面訂明具體的 職權範圍,現時由2名執行董事戴德豐先生(提名委 員會主席)及文永祥先生與3名獨立非執行董事陳棋 昌先生、藍義方先生及雷勝明先生組成。

提名委員會之主要職責為檢討董事會之組成、發展 及制定提名及委任董事之相關程序、監察董事之委 任與更替規劃以及評估獨立非執行董事之獨立性。 提名委員會亦會在董事會出現空缺時物色具備合適 資格擔任董事會成員的個別人士,並在挑選個別人 士提名擔任董事上向董事會作出建議。所有委任將 考慮有關人士的長處,並以客觀條件充分顧及董事 會成員多元化的裨益。

提名委員會於年內曾召開一次會議,檢討(其中包括)董事會架構、規模及組成,以確保董事會在專 業知識、技能及經驗方面維持平衡,適合本公司業 務所需。

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BOARD COMMITTEES (continued)

Nomination Committee (continued)

Name of Nomination Committee members

(Chairman of Nomination Committee)

TAI Tak Fung, Stephen

MAN Wing Cheung, Ellis

The attendance records of the Nomination Committee during the year are set out below:

> 本公司視董事會層面日益多元化為維持競爭優勢的 翱鍵元素。於二零一三年八月二十三日,本公司採 納董事會成員多元化政策(「該政策」),當中載有達 段本公司董事會成員多元化的方針。根據該政策, 提名委員會在檢討及評估董事會組成架構時將作多 方面考量,包括但不限於性別、年齡、文化及教育 背景、種族、專業經驗、技能、知識及服務任期。 提名委員會在評估董事會組成架構時經已考慮這些 方面,得出結論為董事會組成架構均衡。

企業管治功能

董事會負責執行企管守則條文D.3.1條的企業管治功 能。

於回顧年度內,董事會已履行企業管治職能,包括: (i)審閱本公司企業管治政策及常規,(ii)檢討及監督 董事及高級管理人員的培訓及持續專業發展,(iii) 檢討本公司遵守法律及法定規定的政策及常規的情 況,(iv)檢討上市規則附錄10所載之上市發行人董事 進行證券交易的標準守則(「標準守則」)之遵守,及 (v)檢討本公司遵守企管守則及本企業管治報告內有 關披露規定的情況。

董事委員會(續)

提名委員會(續)

提名委員會成員名稱

(提名委員會主席)

戴德豐

文永祥

本年度提名委員會之出席記錄如下:

Number of meetings attended/held

舉行/出席會議次數

1/1

1/1

1/11/11/1

CHAN Kay Cheung	陳棋昌	
LAN Yee Fong, Steve John	藍義方	
LUI Shing Ming, Brian	雷勝明	
Summary of the Board Diversity Policy		董事会成员多元化政策概要
The Company sees increasing diversity	at the Board level as an	本公司視董事會層面日益多元
essential element in maintaining a comp	petitive advantage. On 23	關鍵元素。於二零一三年八月
August 2013, the Company adopted a B	oard diversity policy (the	納董事會成員多元化政策(「讀
"Policy") which sets out the approach to	achieve diversity on the	致本公司董事會成員多元化的
Board of the Company. Under the Policy, t	the Nomination Committee	提名委員會在檢討及評估董事
will consider a number of aspects, including	g but not limited to gender,	方面考量,包括但不限於性况
age, cultural and educational backgroun	d, ethnicity, professional	背景、種族、專業經驗、技能
experience, skills, knowledge and length o	f service in reviewing and	提名委員會在評估董事會組成
assessing the Board composition. The N	omination Committee has	方面,得出結論為董事會組成
assessed the composition of the Board aga	inst these aspects and has	

Corporate Governance Functions

The Board is responsible for performing the corporate governance functions set out in code provision D.3.1 of the CG Code.

come to the conclusion that it is a balanced board of directors.

During the year under review, the Board has performed the corporate governance functions including: (i) reviewed the Company's corporate governance policies and practices, (ii) reviewed and monitored the training and continuous professional development of directors and senior management, (iii) reviewed the Company's policies and practices in compliance with legal and regulatory requirements, (iv) reviewed the compliance of the Model Code for Securities Transactions by Directors of Listed Issuers ("Model Code") as set out in Appendix 10 to the Listing Rules, and (v) reviewed the Company's compliance with the CG Code and disclosure in this Corporate Governance Report.

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code as the Company's code of conduct regarding securities transactions by directors of the Company (the "Code of Conduct"). Having made specific enquiry of all directors of the Company, the directors have confirmed that they have complied with the required standard of dealings as set out in the Code of Conduct throughout the year ended 31 March 2015.

The Company has also established the Code for Securities Transaction by the Relevant Employees (the "Employees Code") on no less exacting terms than the Model Code for securities transactions by the employees who are likely to be in possession of inside information of the Company. No incident of non-compliance of the Employees Code by the employees was noted by the Company throughout the year ended 31 March 2015.

ACCOUNTABILITY AND AUDIT

Financial Reporting

The directors acknowledge their responsibility for preparing the financial statements of the Company for the year ended 31 March 2015. In preparing the financial statements for the year ended 31 March 2015, appropriate accounting principles and policies are selected and applied consistently; judgments and estimates made are appropriate and reasonable; and these financial statements have been prepared on a going concern basis.

The senior management of the Company provides the Board with such information and explanations as are necessary to enable the Board to carry out an informed assessment of the Company's financial information and position, which are put to the Board for approval.

The Board is also responsible for presenting a balanced, clear and understandable assessment of both annual and interim reports, inside information announcements and other disclosures required under the Listing Rules and other regulatory requirements.

The responsibilities of the Company's external auditors, Messrs. Ernst & Young ("EY"), are set out in the Independent Auditors' Report of this Annual Report.

The directors are not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern.

External Auditors' Remuneration

EY have been re-appointed as the Company's external auditors by shareholders at the 2014 annual general meeting until the conclusion of the next annual general meeting. They are primarily responsible for providing audit services in connection with the financial statements of the Company for the year ended 31 March 2015.

證券交易標準守則

本公司已採納標準守則作為本公司董事進行證券交 易之本公司操守守則(「操守守則」)。經向本公司全 體董事作出特定查詢後,董事們確認,彼等於截至 二零一五年三月三十一日止年度內一直遵守操守守 則所規定之交易標準。

本公司亦按可能擁有本公司內幕消息之有關僱員進 行不遜於證券交易的標準守則之條款訂定有關僱員 進行證券交易守則(「僱員守則」)。據本公司所知, 於截至二零一五年三月三十一日止年度內,並無僱 員未有遵守僱員守則之情況。

問責及審核 _{財務報告}

董事明悉彼等有責任編製本公司截至二零一五年三 月三十一日止年度之財務報告之責任。編製於截至 二零一五年三月三十一日止年度之財務報告時,已 選擇及貫徹應用適當會計原則及政策;所作之判斷 及估計乃屬恰當及合理;而該等財務報告已按持續 經營基準編製。

本公司之高級管理人員向董事會提供所須資料及解 釋,確保以使彼等對提交董事會以供審批之本公司 財務資料及狀況作知情評估。

董事會平衡、清晰及可理解地進行評估公司表現之 責任,適用於年度報告及中期報告、內幕消息之公 告及根據上市規則規定及其他監管規定須予披露之 其他資料。

本公司外聘核數師安永會計師事務所(「安永」)之責任,載於本年報之獨立核數師報告。

董事並不知悉有關事件或情況之重大不明朗因素可 能對本公司之持續經營能力構成重大疑問。

外聘核數師酬金

安永已於二零一四年股東周年大會上獲續聘為本公 司之外聘核數師,任期直至下屆股東周年大會止。 彼等主要負責提供與截至二零一五年三月三十一日 止年度財務報告有關之審計服務。

Corporate Governance Report 企業管治報告

ACCOUNTABILITY AND AUDIT (continued)

External Auditors' Remuneration (continued)

For the year ended 31 March 2015, fees paid or payable to EY amounted to approximately HK\$975,000 (2014: HK\$930,000) for audit and related services and approximately HK\$83,500 (2014: HK\$126,000) for other non-audit services which include the taxation services.

INTERNAL CONTROLS

The Board is responsible for maintaining an adequate internal control system to safeguard shareholders' investments and the Company's assets and reviewing its effectiveness. The system, including the strategies, policies and expectations on the oversight of the Company's internal control and risk management, has been designed to manage rather than eliminate the risk of failure to achieve corporate objectives. Therefore, it can only provide reasonable but not absolute assurance against material misstatement, loss or fraud. The management is accountable to the Board for implementing the strategies and policies on internal control and risk management adopted by the Board.

During the year under review, the Board has reviewed the effectiveness of the internal controls of the Group including the adequacy of resources, qualifications and experience of staff of the Group's accounting and financial reporting function and their training programmes and budget.

COMPANY SECRETARY

Mr. Leung Tin Chi is the Company Secretary. During the year under review, Mr. Leung undertook at least 15 hours of relevant professional training.

SHAREHOLDERS' RIGHTS

Convening a General Meeting/Right to call a General Meeting

General meetings may be convened by the directors on requisition of shareholder(s) of the Company representing at least 5% of the total voting rights of all the shareholders having a right to vote at general meetings or by such shareholder(s) who has made the requisition (as the case may be) pursuant to Sections 566 and 568 respectively of the Companies Ordinance (Chapter 622 of the laws of Hong Kong) (the "Companies Ordinance"). Shareholders should follow the requirements and procedures as set out in the Companies Ordinance for convening an extraordinary general meeting.

Proposing a Person for Election as a Director

The procedures for shareholders to propose a person for election as a director of the Company are available for viewing on the Company's website at www.hongkongfoodinvestment.com.hk.

問責及審核(續)

外聘核數師酬金(續)

於截至二零一五年三月三十一日止年度,就安永提 供法定審計及相關服務之已付或應付費用金額約 975,000港元(二零一四年:930,000港元)而其他非審 計服務(包括税務服務)之已付或應付費用約83,500 港元(二零一四年:126,000港元)。

內部監控

董事會負責維持充份的內部監控系統,以保障股東 投資及本公司之資產,以及負責檢討內部監控系統 的有效性。有關系統(包括監察本公司內部控制及 風險管理之策略、政策及預期效果)乃為管理(非用 作消除)未能達致企業目標之風險而設計。因此, 該系統只能針對重大錯誤陳述、虧損或欺詐提供合 理而非絕對的保障。管理人員執行董事會所採納之 內部監控及風險管理之策略及政策,並向董事會負 責。

於回顧年度內,董事會已檢討本集團內部監控,包 括本集團之會計及財務匯報方面的資源、員工資歷 及經驗以及彼等的培訓計劃及預算的有效性。

公司秘書

梁天賜先生乃公司秘書。於回顧年度內,梁先生已 接受不少於15小時之相關專業培訓。

股東權利

召開股東大會/召開股東大會之權利

根據公司條例(香港法例第622章)(「公司條例」)第 566條及第568條,本公司股東可要求董事或由該呈 請人自行召開股東大會(按情況而定)。如董事會收 到佔全體有權在股東大會上投票之股東之總投票權 最少5%之股東要求召開股東大會,則須召開股東大 會。股東應遵從公司條例所載之規定及程序召開股 東特別大會。

提名候选董事

股東提名候選本公司董事之程序可在本公司網站 www.hongkongfoodinvestment.com.hk閲覽。

SHAREHOLDERS' RIGHTS (continued)

Putting Forward Proposals at General Meetings/Right to Circulate Resolution at Annual General Meeting

Pursuant to Section 615 of the Companies Ordinance, shareholders representing at least 2.5% of the total voting rights of all shareholders; or at least 50 shareholders (as the case may be) who have a right to vote at the relevant annual general meeting, may request to circulate a resolution to be moved at an annual general meeting. Shareholders should follow the requirements and procedures as set out in the Companies Ordinance for circulating a resolution for annual general meeting.

Shareholders' Enquiries

Shareholders may at any time send their enquiries to the Company's registered office at Four Seas *e*Food Centre, No. 2 Hong Ting Road, Sai Kung, Hong Kong for the attention of the Company Secretary.

COMMUNICATION WITH SHAREHOLDERS

On 1 April 2012, the Board adopted a Shareholders' Communication Policy reflecting mostly current practices of the Company for communication with its shareholders. Such policy aims at disseminating information in relation to the Group to shareholders in a timely manner through a number of formal channels, which include interim and annual reports, announcements and circulars, and is reviewed regularly by the Board to ensure its effectiveness.

The Company maintains a website at www.hongkongfoodinvestment. com.hk as a communication platform with shareholders and investors, where information and updates on the Company's announcements, business developments/operations and other information are available for public access.

The Company's annual general meeting provides a forum for communication between the Board and the shareholders. The chairmen of the Board and Board committees actively participate in the annual general meeting and answer questions from the shareholders. Notice of the annual general meeting is sent to the shareholders at least 20 clear business days before the meeting. All resolutions put forward at shareholder meetings including the annual general meeting will be voted on by poll pursuant to the Listing Rules and the poll results will be posted on the websites of the Stock Exchange and the Company after each shareholder meeting.

During the year under review, the Company has not made any changes to its Articles of Association. A consolidated version of the Company's Memorandum and Articles of Association is available on the websites of the Company and the Stock Exchange.

股東權利(續)

於股東大會上提出建議/於股東周年大會上傳閱決 議案的權利

根據公司條例第615條,佔全體有權在有關股東周 年大會上投票之股東之總投票權最少2.5%或最少50 名之股東(按情況而定),可要求傳閱擬在該股東大 會動議的決議案。股東應遵從公司條例所載有關傳 閱股東周年大會決議案之規定及程序。

股東查詢

股東可將其查詢發送至本公司註冊辦事處遞交公司 秘書,地址為香港西貢康定路2號四洲食品網匯中 心。

與股東之溝通

於二零一二年四月一日,董事會採納股東通訊政 策,以反映本公司與其股東大部份的通訊常規。有 關政策旨在透過正式渠道(包括中期及年度報告、 公佈及通函)及時向股東發放有關本集團之資料, 並會由董事會定期檢討,確保成效。

本公司已設立網站www.hongkongfoodinvestment. com.hk,作為與股東及投資者溝通之平台,公眾人 士可於網站內取得有關本公司之公告、業務發展/ 營運之資料及最新消息以及其他資料。

本公司之股東周年大會,提供董事會與股東溝通之 平台。董事會及董事會轄下委員會之主席積極參與 股東周年大會,並解答股東提問。股東周年大會通 告於會議最少20個營業日前送交股東。於股東大會 (包括股東周年大會)上的所有決議案將根據上市規 則之規定以股數投票方式進行,而投票結果將於個 別大會結束後刊登於聯交所及本公司之網站。

於回顧年度內,本公司並無對其組織章程細則作出 任何更改。本公司組識章程細則之合併版本可於本 公司及聯交所網站查閱。

Independent Auditors' Report 獨立核數師報告



Ernst & Young 22/F, CITIC Tower 1 Tim Mei Avenue Central, Hong Kong 安永會計師事務所 香港中環添美道1號 中信大廈22樓 Tel電話: +852 2846 9888 Fax傳真: +852 2868 4432 ey.com

To the members of Hong Kong Food Investment Holdings Limited (Incorporated in Hong Kong with limited liability)

We have audited the consolidated financial statements of Hong Kong Food Investment Holdings Limited (the "Company") and its subsidiaries set out on pages 44 to 124, which comprise the consolidated statement of financial position as at 31 March 2015, and the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

AUDITORS' RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. Our report is made solely to you, as a body, in accordance with Section 405 of the Hong Kong Companies Ordinance, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

We conducted our audit in accordance with Hong Kong Standards on Auditing issued by the Hong Kong Institute of Certified Public Accountants. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement. 致香港食品投資控股有限公司 全體成員 (於香港註冊成立之有限公司)

我們已審核載於第44頁至124頁的香港食品投資控 股有限公司(「貴公司」)及其附屬公司的綜合財務 報告,此綜合財務報告包括二零一五年三月三十一 日的綜合財務狀況表與截至該日止年度的綜合損益 表、綜合全面收益表、綜合權益變動表和綜合現金 流量表,以及主要會計政策摘要和其他解釋資料。

董事就綜合財務報告須承擔的責任

貴公司董事須負責根據香港會計師公會頒佈的香港 財務報告準則及香港公司條例編製綜合財務報告使 其真實而公允地列報,以及制定董事認為必要的相 關的內部控制,以使綜合財務報告不存在由於欺詐 或錯誤而導致的重大錯誤陳述。

核數師的責任

我們的責任是根據我們的審核對該等綜合財務報告 作出意見。我們的報告乃根據香港公司條例第405條 僅為全體成員編製,而不可作其他用途。我們概不 就本報告的內容對其他任何人士負責或承擔責任。

我們已根據香港會計師公會頒佈的香港審核準則的 規定執行審核。這些準則要求我們遵守職業道德規 範,並規劃及執行審核,從而獲得合理確定此等綜 合財務報告是否不存有任何重大錯誤陳述。

Independent Auditors' Report 獨立核數師報告



To the members of Hong Kong Food Investment Holdings Limited (Incorporated in Hong Kong with limited liability)

AUDITORS' RESPONSIBILITY (continued)

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

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

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the financial position of the Company and its subsidiaries as at 31 March 2015, and of their financial performance and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards and have been properly prepared in compliance with the Hong Kong Companies Ordinance.

致香港食品投資控股有限公司 全體成員 (於香港註冊成立之有限公司)

核數師的責任(續)

審核涉及執行程序以獲取有關綜合財務報告所載 金額及披露資料的審核證據。所選定的程序取決於 核數師的判斷,包括評估由於欺詐或錯誤而導致綜 合財務報告存有重大錯誤陳述的風險。在評估該等 風險時,核數師考慮與該公司編製真實及公允地列 報綜合財務報告相關的內部控制,以設計適當的審 核程序,但並非對公司的內部控制的有效性發表意 見。審核亦包括評價董事所採用的會計政策的合適 性及作出的會計估計的合理性,以及評價綜合財務 報告的整體列報方式。

我們相信,我們所獲得的審核證據充足且適當地為 我們的審核意見提供基礎。

意見

我們認為,該等綜合財務報告已根據香港財務報告 準則真實而公允地反映 貴公司及其附屬公司於二 零一五年三月三十一日的財務狀況及截至該日止年 度的財務表現及現金流量,並已遵照香港公司條例 之規定妥為編製。

安永會計師事務所 執業會計師

香港 二零一五年六月二十九日

Ernst & Young *Certified Public Accountants*

Hong Kong 29 June 2015

Consolidated Statement of Profit or Loss 综合損益表 Year ended 31 March 2015 截至二零一五年三月三十一日止年度

		Notes 附註	2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 HK\$'000 港幣千元
REVENUE	收入	5	216,837	231,589
Cost of sales	銷售成本		(194,950)	(206,948)
Gross profit	毛利		21,887	24,641
Other income and gains Selling and distribution expenses	其他收入及收益 銷售及分銷費用	5	6,576 (22,221)	9,638 (25,295)
Administrative expenses Finance costs Share of profits and losses of associates	行政開支 融資成本 應佔聯營公司溢利及虧損	6	(23,459) (3,323) 41,898	(27,240) (4,229) 47,568
PROFIT BEFORE TAX	除税前溢利	7	21,358	25,083
Income tax credit	所得税抵免	10	211	210
PROFIT FOR THE YEAR ATTRIBUTABLE TO EQUITY HOLDERS OF THE COMPANY	本年度歸屬於本公司的 權益所有者之溢利		21 560	25 202
HOLDERS OF THE COMPANY			21,569	25,293
EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE	本公司普通权益所有者 應佔每股盈利		HK cents 港仙	HK cents 港仙
COMPANY – Basic and diluted	-基本及攤薄	11	8.31	9.74

Consolidated Statement of Comprehensive Income

综合全面收益表 Year ended 31 March 2015 截至二零一五年三月三十一日止年度

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
PROFIT FOR THE YEAR	本年度溢利	21,569	25,293
OTHER COMPREHENSIVE INCOME/(LOSS)	其他全面收益/(虧損)		
Other comprehensive income/(loss) to be reclassified to profit or loss in subsequent periods:	將於往後期間重新分類至損益之 其他全面收益/(虧損):		
Share of other comprehensive income/(loss) of associates,	應佔聯營公司其他全面收益/(虧損) (除税後)		
net of tax	LA AT V- LI AL TO LL TO X -2- doc	(4,912)	3,338
Exchange differences on translation of foreign operations	换算海外業務的匯兑差額	90	(322)
OTHER COMPREHENSIVE INCOME/(LOSS) FOR THE	本年度其他全面收益/(虧損) (除税後)		
YEAR, NET OF TAX		(4,822)	3,016
TOTAL COMPREHENSIVE INCOME FOR THE YEAR ATTRIBUTABLE TO EQUITY	本年度總全面收益歸屬 於本公司權益所有者		
HOLDERS OF THE COMPANY		16,747	28,309

Consolidated Statement of Financial Position

綜合財務狀況表 31 March 2015 二零─五年三月三十一日

Notes 附註 12 13	二零一五年 HK\$'000 港幣千元	二零一四年 HK\$'000 港幣千元
<i>附註</i> 12	港幣千元	
12		<u>港幣十元</u>
13	78,457	86,894
	433,709	407,267
17	1,916	2,232
14	540	540
	514,622	496,933
15	46,470	44,784
16	22,790	14,442
17	1,879	3,484
18	49,420	42,332
	120,559	105,042
13	231	254
19	14,213	13,797
20	8,323	8,623
21	164,229	147,841
	186,996	170,515
	(66,437)	(65,473)
	448,185	431,460
20	2,769	2,407
22	1,356	1,567
	4,125	3,974
	444,060	427,486
	17 14 15 16 17 18 13 19 20 21	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$

Consolidated Statement of Financial Position

综合財務狀況表 31 March 2015 二零一五年三月三十一日

			2015 二零一五年	2014 二零一四年
		Notes	HK\$'000	HK\$'000
		附註	港幣千元	港幣千元
EQUITY	權益			
Share capital	股本	23	117,095	117,095
Reserves	儲備	25	326,965	310,391
Total equity	權益總值		444,060	427,486

TAI Tak Fung, Stephen 戴德豐 Director 董事

MAN Wing Cheung, Ellis 文永祥 Director 董事

Consolidated Statement of Changes in Equity **综合權益變動表** Year ended 31 March 2015 截至二零一五年三月三十一日止年度

						Share of		
			Share	Capital	Exchange	other		
		Share	premium	redemption	fluctuation	reserves of	Retained	Total
		capital	account	reserve	reserve	associates 應佔	profits	equity
		股本 HK\$'000 港幣千元	股份 溢價賬 HK\$'000 港幣千元	資本 贖回儲備 HK\$'000 港幣千元	匯率波動 儲備 HK\$'000 港幣千元	聯營公司 其他儲備 HK\$'000 港幣千元 (Note 25) (附註25)	保留溢利 HK\$'000 港幣千元	權益總計 HK\$'000 港幣千元
At 1 April 2013	於二零一三年四月一日	25,959	90,557	579	391	34,219	253,511	405,216
Profit for the year	本年度溢利	-	-	-	-	-	25,293	25,293
Other comprehensive income for the year:	本年度其他全面收益:							
Share of other comprehensive income of associates, net of tax Exchange differences on translation	應佔聯營公司的其他 全面收益,除税後 换算海外業務之匯兑差額	-	-	-	-	3,338	-	3,338
of foreign operations					(322)			(322)
Total comprehensive income	本年度總全面收益							
for the year Acquisition of non-controlling	收購聯營公司之附屬公司之	-	-	-	(322)	3,338	25,293	28,309
interest of the associates' subsidiaries Transfer to share of other reserves	非控股權益 轉撥至應佔聯營公司之	-	-	-	-	1,044	(7,083)	(6,039)
of associates	其他儲備	-	-	-	-	(69)	69	-
Transition to no-par value regime (Note 23)	無面值股份制度之過渡性安排 (附註23)	91,136	(90,557)	(579)				_
At 31 March 2014	於二零一四年三月三十一日	117,095	_*	_*	69*	38,532*	271,790*	427,486

Consolidated Statement of Changes in Equity

综合權益變動表 Year ended 31 March 2015 截至二零一五年三月三十一日止年度

		Share capital 股本 HK\$'000 港幣千元	Exchange fluctuation reserve 匯率波動 儲備 HK\$'000 港幣千元	Share of other reserves of associates 應佔 聯營公司 其他儲備 HK\$'000 港幣千元 (Note 25) (附註25)	Retained profits 保留溢利 HK\$'000 港幣千元	Total equity 權益總計 HK\$'000 港幣千元
At 1 April 2014	於二零一四年四月一日	117,095	69	38,532	271,790	427,486
Profit for the year Other comprehensive loss for the year:	本年度溢利 本年度其他全面虧損:	-	-	-	21,569	21,569
Share of other comprehensive loss of associates, net of tax Exchange differences on translation	應佔聯營公司的其他 全面虧損,除税後 换算海外業務之匯兑差額	-	-	(4,912)	-	(4,912)
of foreign operations	庆开诗 月末初 ~ 匹 几左帜		90			90
Total comprehensive income for the year	本年度總全面收益	_	90	(4,912)	21,569	16,747
Acquisition of non-controlling interest of the associates' subsidiaries	收購聯營公司之附屬公司之 非控股權益	-	-	-	(173)	(173)
Transfer to share of other reserves of associates	轉撥至應佔聯營公司之 其他儲備			537	(537)	_
At 31 March 2015	於二零一五年三月三十一日	117,095	159*	34,157*	292,649*	444,060

* These reserve accounts comprise the consolidated reserves of HK\$326,965,000 (2014: HK\$310,391,000) in the consolidated statement of financial position.

* 該等儲備賬為計入綜合財務狀況表中之綜合儲備 326,965,000港元(二零一四年:310,391,000港元)。

Consolidated Statement of Cash Flows

综合現金流量表 Year ended 31 March 2015 截至二零一五年三月三十一日止年度

			2015 二零一五年	2014 二零一四年
		Notes 附註	—————————————————————————————————————	—————————————————————————————————————
CASH FLOWS FROM OPERATING ACTIVITIES	经营业务所得之现金流量			
Profit before tax	除税前溢利		21,358	25,083
Adjustments for:	已就下列各項作出調整:			
Finance costs	融資成本	6	3,323	4,229
Share of profits and losses of associates	應佔聯營公司溢利及虧損		(41,898)	(47,568)
Bank interest income	銀行利息收入	5	(35)	(26)
Dividend income from financial assets	按公平值透過損益入賬			
at fair value through profit or loss	的金融資產之股息收入	5	-	(6)
Gain on disposal of items of property,	出售物業、廠房及設備			
plant and equipment	項目之收益	5	(5,376)	(8,531)
Gain on disposal of financial assets	出售按公平值透过损益			
at fair value through profit or loss	入賬的金融資產之收益	5	-	(24)
Depreciation	折舊	7	6,803	6,528
Reversal of impairment losses	回撥應收貿易賬款減值			
on trade receivables		7	(846)	-
Write-back of inventories to net	回撥存貨至可變現淨值			
realisable value		7		(2,968)
			(16,671)	(23,283)
Decrease/(increase) in inventories	存貨之減少/(增加)		(1,658)	32,993
Decrease/(increase) in trade receivables	應收貿易賬款之減少/(增加)		(7,501)	7,935
Decrease in prepayments, deposits	預付款項、訂金及其他			
and other receivables	應收款項之減少		1,925	2,852
Increase/(decrease) in an amount due to	應付聯營公司款項之		y	,
an associate	增加/(減少)		(24)	73
Increase/(decrease) in trade and bills	應付貿易賬款及票據之		~ /	
payables	增加/(減少)		415	(15,107)
Increase/(decrease) in other payables	其他應付款項及應計負債			
and accruals	之增加/(減少)	26	59	(1,316)
Cash generated from/(used in) operations	經營業務所流入/(流出)之現金	Ê	(23,455)	4,147
Hong Kong profits tax refunded	退回香港利得税			269
Net cash flows from/(used in)	經營業務之現金流入/(流出)			
operating activities – page 51	淨額-51頁		(23,455)	4,416

Consolidated Statement of Cash Flows

综合現金流量表 Year ended 31 March 2015 截至二零一五年三月三十一日止年度

		Notes 附註	2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Net cash flows from/(used in) operating activities – page 50	經營業務之現金流入/(流出) 淨額-50頁		(23,455)	4,416
CASH FLOWS FROM INVESTING ACTIVITIES	投資業務之現金流量			
Bank interest received Dividends received from financial assets	已收銀行利息 收取按公平值透過損益入賬		35	26
at fair value through profit or loss Dividends received from an associate	的金融資產之股息 收取聯營公司股息 購入物費、或員及訊供項目			6 8,066
Purchases of items of property, plant and equipment Proceeds from disposal of items of	購入物業、廠房及設備項目 出售物業、廠房及設備項目	12, 26	(941)	(7,964)
property, plant and equipment Proceeds from disposal of financial assets	之收入 出售按公平值透過損益入賬		8,000	12,070
at fair value through profit or loss	的金融資產所得收入			202
Net cash flows from investing activities	投資業務之現金流入淨額		17,465	12,406
CASH FLOWS FROM FINANCING ACTIVITIES	融資活動之現金流量			
New bank and trust receipt loans Repayment of bank and trust receipt loans Interest paid	新增銀行貸款及信託收據貸款 償還銀行貸款及信託收據貸款 已付利息		178,458 (162,070) (3,323)	158,376 (194,321) (4,229)
Net cash flows from/(used in) financing activities	融資活動之現金流入/ (流出)淨額		13,065	(40,174)
NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS	現金及現金等值項目之 增加/(減少)淨額		7,075	(23,352)
Cash and cash equivalents at beginning of the year	年初之現金及現金等值項目		42,332	65,884
Effect of foreign exchange rate changes, net	外匯匯率變動影響,淨額		13	(200)
CASH AND CASH EQUIVALENTS AT END OF YEAR	年終之現金及現金等值項目		49,420	42,332
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS	現金及現金等值項目結存 之分析			
Cash and bank balances	現金及銀行結存	18	49,420	42,332

1. CORPORATE AND GROUP INFORMATION

Hong Kong Food Investment Holdings Limited is a limited liability company incorporated in Hong Kong. The registered office of the Company is located at Four Seas *e*Food Centre, No. 2 Hong Ting Road, Sai Kung, Hong Kong.

During the year, the Group's principal activities consisted of the trading of frozen meats, seafood and vegetables, and retailing of consumer goods. The principal activities of associates are investment holding, the manufacturing and trading of snack foods, confectionery, beverages, frozen food products, noodles, ham and ham-related products, and the operations of restaurants.

Information about subsidiaries

Particulars of the Company's principal subsidiaries are as follows:

1. 公司及集團資料

香港食品投資控股有限公司為一家於香港註冊 成立之有限公司。本公司之註冊辦事處為香港 西貢康定路2號四洲食品網匯中心。

年內,本集團之主要業務為從事冷凍肉類、海 產及蔬菜貿易以及零售小百貨,而聯營公司 之主要業務為投資控股、製造及銷售零食、糖 果、飲料、冷凍食品、麵食、火腿及火腿相關 產品,以及經營餐廳。

附屬公司之資料

各主要附屬公司之詳情如下:

	Place of	Issued		entage quity	
	incorporation/	ordinary/		outable	
	registration	registered	to the (Company	Principal
Name	and business	share capital	Direct	Indirect	activities
	計回告子 \	司惑仁並漸即 /		司應佔 百分比	
名稱	註冊成立/ 登記及經營地點	已發行普通股/ 註冊股本	^催 血 直接	日ケル 間接	主要業務
Capital Season Investments	British Virgin	US\$1	_	100	Investment
Limited	Islands/	1美元		100	holding
Emitted	Hong Kong	1)()1			投資控股
	英屬處女群島/				
	香港				
	11 12			100	D (
Hung King Development	Hong Kong 香港	HK\$400,000 400,000港元	_	100	Property
Limited 鴻景發展有限公司	省 伧	400,000池儿			holding 物業持有
俩泉贺胶竹帐公可					初未付有
William Food Company	Hong Kong	HK\$10,000,000	100	_	Trading of
Limited	香港	10,000,000港元			frozen meats,
湖記食品有限公司					seafood and
					vegetables
					冷凍肉類、海鮮及
					蔬菜貿易
廣州四方創意商貿	People's Republic	HK\$45,000,000	_	100	Retailing for
有限公司*^	of China ("PRC")/	(2014:			consumer
	Mainland China	HK\$32,000,000)			goods
	中華人民共和國	45,000,000港元			零售小百貨
	(「中國」)/中國大陸	(二零一四年:			
		32,000,000港元)			

31 March 2015 二零一五年三月三十一日

1. CORPORATE AND GROUP INFORMATION (continued)

Information about subsidiaries (continued)

- Not audited by Ernst & Young, Hong Kong or another member firm of the Ernst & Young global network.
- ^ This subsidiary is registered as a wholly-foreign-owned enterprise under PRC law.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

2.1 BASIS OF PREPARATION

These financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"), accounting principles generally accepted in Hong Kong and the Hong Kong Companies Ordinance. They have been prepared under the historical cost convention, except for financial assets at fair value through profit or loss which have been measured at fair value. These financial statements are presented in Hong Kong dollars ("HK\$") and all values are rounded to the nearest thousand except when otherwise indicated.

As at 31 March 2015, the Group had net current liabilities of HK\$66,437,000. The directors believe that the Group has sufficient cash flows from operations to meet its liabilities as and when they fall due. Therefore, the consolidated financial statements are prepared on a going concern basis.

Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries (collectively referred to as the "Group") for the year ended 31 March 2015. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

附屬公司之資料(續)

- * 並非由香港安永會計師事務所或安永全球網絡 其他成員公司審核。
- ^ 該附屬公司乃按中國法律註冊為全資外商投資 企業。

上表呈列董事認為影響本集團年度業績或構成 淨資產主要部份之附屬公司。董事認為詳列其 他附屬公司會使篇幅過份冗長。

2.1 編製基準

本財務報表乃根據由香港會計師公會(「香港會 計師公會」)頒佈之香港財務報告準則(「香港財 務報告準則」)(包括所有香港財務報告準則、香 港會計準則(「香港會計準則」)及詮釋)編製, 並符合香港公認會計原則及香港公司條例。本 財務報表乃以歷史成本法編製,惟按公平值透 過損益入賬的金融資產乃按公平值計算。本財 務報表以港元(「港幣」)呈列,除另有註明者 外,所有數值均四捨五入至最接近千位數。

於二零一五年三月三十一日,本集團之流動負 債淨額錄得66,437,000港元,本公司董事認為 本集團具備充足現金流量持續經營及償還到期 負債。因此,本綜合財務報表乃按持續經營基 準編製。

綜合賬目基準

綜合財務報表包括本公司及其附屬公司(統稱 「本集團」)截至二零一五年三月三十一日止年 度之財務報表。附屬公司為本公司直接或間接 控制的實體(包括結構性實體)。當本集團對參 與投資對象業務的浮動回報承擔風險或享有權 利以及能透過對投資對象的權力(即本集團獲 賦予現有能力以主導投資對象相關活動的既存 權利)影響該等回報時,即取得控制權。 31 March 2015 二零一五年三月三十一日

2.1 BASIS OF PREPARATION (continued)

Basis of consolidation (continued)

When the Company has, directly or indirectly, less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- (a) the contractual arrangement with the other vote holders of the investee;
- (b) rights arising from other contractual arrangements; and
- (c) the Group's voting rights and potential voting rights.

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

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

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control described in the accounting policy for subsidiaries below. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognises (i) the assets (including goodwill) and liabilities of the subsidiary, (ii) the carrying amount of any non-controlling interest and (iii) the cumulative translation differences recorded in equity; and recognises (i) the fair value of the consideration received, (ii) the fair value of any investment retained and (iii) any resulting surplus or deficit in profit or loss. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate, on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.

2.1 編製基準(續)

綜合賬目基準(續)

倘本公司直接或間接擁有少於大多數的投資對 象投票或類似權利,則本集團於評估其是否擁 有對投資對象的權力時會考慮一切相關事實及 情況,包括:

- (a) 與投資對象其他投票持有人的合約安排;
- (b) 其他合約安排所產生的權利;及
- (c) 本集團的投票權及潛在投票權。

附屬公司與本公司之財務報表的報告期間相 同,並採用一致會計政策編製。附屬公司之業 績由本集團取得控制權之日起綜合入賬,並繼 續綜合入賬至該等控制權終止之時為止。

本集團內部各公司之間的所有資產及負債、權 益、收入、開支及現金流量於綜合賬目時全數 抵銷。

誠如下文有關附屬公司之會計政策所述,倘有 事實及情況顯示三項控制權要素有一項或多項 出現變動,則本集團會重新評估其是否對被投 資方擁有控制權。於附屬公司擁有權權益之變 動而並無失去控制權,於入賬時列作權益交易。

倘本集團失去對一間附屬公司之控制權,則其 撤銷確認(i)該附屬公司之資產(包括商譽)及負 債、(ii)任何非控股權益之賬面值及(iii)於權益 內記錄之累計換算差額;及確認(i)所收代價之 公平值、(ii)所保留任何投資之公平值及(iii)損 益賬中任何因此產生之盈餘或虧損。先前於其 他全面收益表內確認之本集團應佔部份按假設 本集團直接出售相關資產或負債所須採用之相 同基準,視乎情況重新分類至損益或保留溢利。

31 March 2015 二零一五年三月三十一日

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The Group has adopted the following revised standards and new interpretation for the first time for the current year's financial statements.

2.2 會計政策及披露之變動

本集團已於本年度之財務報表中首次採納以下經修訂準則及新訂詮釋。

Amendments to HKFRS 10, HKFRS 12 and HKAS 27 (2011)	Investment Entities	香港財務報告準則第10號、 香港財務報告準則第12號及 香港會計準則第27號 (二零一一年)修訂	投資實證
Amendments to HKAS 32	Offsetting Financial Assets and Financial Liabilities	香港會計準則第32號修訂	抵銷金融資產及金融負債
Amendments to HKAS 39	Novation of Derivatives and Continuation of Hedge Accounting	香港會計準則第39號修訂	衍生工具之更替及對沖會計之延續
HK(IFRIC)-Int 21	Levies	香港(國際財務報告詮釋委員會) - 詮釋第21號	創費
Amendment to HKFRS 2 included in Annual Improvements 2010-2012 Cycle	Definition of Vesting Condition ¹	香港財務報告準則第2號修訂 (納入 <i>二零一零年至二零一二年 週期的年度改進</i>)	歸屬條件之定義
Amendment to HKFRS 3 included in Annual Improvements 2010-2012 Cycle	Accounting for Contingent Consideration in a Business Combination ¹	香港財務報告準則第3號修訂 (納入 <i>二零一零年至二零一二年 週期的年度改進</i>)	業務合併中或然代價之會計處理
Amendment to HKFRS 13 included in Annual Improvements 2010-2012 Cycle	Short-term Receivables and Payables	香港財務報告準則第13號修訂 (納入二零一零年至二零一二年 週期的年度改進)	短期應收款項及應付款項
Amendment to HKFRS 1 included in Annual Improvements 2011-2013 Cycle	Meaning of Effective HKFRSs	香港財務報告準則第1號修訂 (納入二零一一年至二零一三年 週期的年度改進)	有效香港财务报告准则之涵护
¹ Effective from 1 July 2014		- 自二零一四年七月	一日起生效
The adoption of the above revised standards and new		採納上述經修訂準則	及新訂詮釋對本財務報表

The adoption of the above revised standards and new interpretation has had no significant financial effect on these financial statements.

In addition, the requirements of Part 9 "Accounts and Audit" of the Hong Kong Companies Ordinance (Cap. 622) came into effect for the first time, during the current financial year. The main impact to the financial statements is on the presentation and disclosure of certain information in the financial statements.

此外,《香港公司條例》(第622章)第9部分「會計和審核」之年報規定於本財政年度開始實施。對財務報表之主要影響為財務報表中若干 資料之呈列及披露。

並無重大財務影響。

Notes to Financial Statements 財務報告附註 31 March 2015 二零-五年三月三十一日

2.3 ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS

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

HKFRS 9	Financial Instruments ⁴	香
Amendments to HKFRS 10 and HKAS 28 (2011)	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ²	香
Amendments to HKFRS 10, HKFRS 12 and HKAS 28 (2011)	Investment Entities: Applying the Consolidation Exception ²	香
Amendments to HKFRS 11	Accounting for Acquisitions of Interests in Joint Operations ²	香
HKFRS 14	Regulatory Deferral Accounts ⁵	香
HKFRS 15	Revenue from Contracts with Customers ³	香
Amendments to HKAS 1	Disclosure Initiative ²	香
Amendments to HKAS 16	Clarification of Acceptable Methods of	香
and HKAS 38	Depreciation and Amortisation ²	1
Amendments to HKAS 16	Agriculture: Bearer Plants ²	香
and HKAS 41		1
Amendments to HKAS 19	Defined Benefit Plans: Employee Contributions ¹	香
Amendments to HKAS 27 (2011)	Equity Method in Separate Financial Statements ²	香 ;
Annual Improvements 2010-2012 Cycle	Amendments to a number of HKFRSs ¹	
Annual Improvements 2011-2013 Cycle	Amendments to a number of HKFRSs ¹	
Annual Improvements 2012-2014 Cycle	Amendments to a number of HKFRSs ²	
	l periods beginning on or after 1 July 2014	1
² Effective for annual	l periods beginning on or after 1 January 2016	2
³ Effective for annual	l periods beginning on or after 1 January 2017	3

- ⁴ Effective for annual periods beginning on or after 1 January 2018
- ⁵ Effective for an entity that first adopts HKFRSs for its annual financial statements beginning on or after 1 January 2016 and therefore is not applicable to the Group

2.3 已頒佈但尚未生效之香港財務報 告準則

本集團在本財務報表中還沒有採納以下已頒佈 但未生效之新訂及已修訂之香港財務報告準則。

香港財	務報告準則第9號	金融工具4
香港財法	務報告準則第10號及香港	投資者與其聯營或合營企業之間之資產
會計	準則第28號(二零一一年)	出售或注資:
之修言	ц.	
香港財法	務報告準則第10號、香港	投資實體:綜合入賬例外情況之應用
財務	報告準則第12號及香港會計	
準則第	第28號(二零一一年)之修訂	
香港財法	務報告準則第11號之修訂	收購聯合經營權益之會計安排-
香港財徒	務報告準則第14號	監管遞延賬目5
香港財法	務報告準則第15號	客戶合約收益3
香港會	計準則第1號之修訂	自發披露
香港會	計準則第16號及香港	可接受之折旧及攤銷法之澄清
會計	準則第38號之修訂	
香港會	計準則第16號及香港	<i>農業:生產性植物</i> -
會計	準則第41號之修訂	
香港會	計準則第19號之修訂	定額福利計劃: 僱員供款
香港會	計準則第27號(二零一一年)	獨立財務報表之權益法2
之修言		
_零一;	零年至二零一二年週期	多項香港財務報告準則之修訂
之年。	度改进	
	一年至二零一三年週期	多項香港財務報告準則之修訂
之年。	度改进	
	二年至二零一四年週期	多項香港財務報告準則之修訂2
之年。	度改进	
1	於二零一四年七月一	日或之後開始之年度期間
	生效	
2		日或之後開始之年度期間
3	生效	口半之後即払之左应如即
5	於_参一七年一月一 生效	日或之後開始之年度期間
4		日或之後開始之年度期間
	生效	
5	首次採納香港財務報	告準則的實體,適用於二

百次採納香港財務報告準則的實體,適用於二 零一六年一月一日或之後開始的年度財務報 表,因此不適用於本集團

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

Further information about those HKFRSs that are expected to be applicable to the Group is as follows:

In September 2014, the HKICPA issued the final version of HKFRS 9, bringing together all phases of the financial instruments project to replace HKAS 39 and all previous versions of HKFRS 9. The standard introduces new requirements for classification and measurement, impairment and hedge accounting. The Group expects to adopt HKFRS 9 from 1 April 2018. The Group expects that the adoption of HKFRS 9 will have an impact on the classification and measurement of the Group's financial assets. Further information about the impact will be available nearer the implementation date of the standard.

The amendments to HKFRS 10 and HKAS 28 (2011) address an inconsistency between the requirements in HKFRS 10 and in HKAS 28 (2011) in dealing with the sale or contribution of assets between an investor and its associate or joint venture. The amendments require a full recognition of a gain or loss when the sale or contribution of assets between an investor and its associate or joint venture constitutes a business. For a transaction involving assets that do not constitute a business, a gain or loss resulting from the transaction is recognised in the investor's profit or loss only to the extent of the unrelated investor's interest in that associate or joint venture. The amendments are to be applied prospectively. The Group expects to adopt the amendments from 1 April 2016.

The amendments to HKFRS 11 require that an acquirer of an interest in a joint operation in which the activity of the joint operation constitutes a business must apply the relevant principles for business combinations in HKFRS 3. The amendments also clarify that a previously held interest in a joint operation is not remeasured on the acquisition of an additional interest in the same joint operation while joint control is retained. In addition, a scope exclusion has been added to HKFRS 11 to specify that the amendments do not apply when the parties sharing joint control, including the reporting entity, are under common control of the same ultimate controlling party. The amendments apply to both the acquisition of the initial interest in a joint operation and the acquisition of any additional interests in the same joint operation. The amendments are not expected to have any impact on the financial position or performance of the Group upon adoption on 1 April 2016.

2.3 已頒佈但尚未生效之香港財務報 告準則(續)

預期將適用於本集團之該等香港財務報告準則 之進一步資料如下:

於二零一四年九月,香港會計師公會頒佈香港 財務報告準則第9號之最終版本,將金融工具 項目所有階段集於一起以代替香港會計準則第 39號及香港財務報告準則第9號之全部先前版 本。該準則引入分類及計量、減值及對沖會計 處理之新規定。本集團預期自二零一八年四月 一日起採納香港財務報告準則第9號。本集團 預期採納香港財務報告準則第9號將對本集團 金融資產之分類及計量產生影響。有關影響之 進一步資料將於接近該準則之實施日期提供。

香港財務報告準則第10號及香港會計準則第28 號(二零一一年)之修訂針對香港財務報告準 則第10號及香港會計準則第28號(二零一一年) 之間有關投資者與其聯營或合營公司之間之資 產出售或注資兩者規定之不一致性。該修訂規 定,當投資者與其聯營或合營公司之間之資產 出售或注資構成一項業務時,須確認全數收益 或虧損。當交易涉及資產不構成一項業務時, 由該交易產生之收益或虧損於該投資者之損益 內確認,惟僅以不相關投資者於該聯營或合營 公司之權益為限。該修訂本即將獲應用。本集 團預期自二零一六年四月一日起採納該等修訂。

香港財務報告準則第11號之修訂規定共同經營 (其中共同經營之活動構成一項業務)權益之收 購方必須應用香港財務報告準則第3號內業務合 併之相關原則。該修訂亦釐清,於共同經營中 先前所持有權益於收購相同共同經營中之額外 權益而共同控制權獲保留時不得重新計量。此 外,香港財務報告準則第11號已增加一項範圍 豁免,訂明當共享共同控制權各方(包括呈報 實體)處於同一最終控制方共同控制之下時, 該等修訂不適用。該修訂本適用於收購共同經 營之初始權益以及收購相同共同經營中之任何 額外權益。預期於二零一六年四月一日採納該 修訂本後,將不會對本集團之財務狀況或表現 造成任何影響。

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

HKFRS 15 establishes a new five-step model that will apply to revenue arising from contracts with customers. Under HKFRS 15, revenue is recognised at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer. The principles in HKFRS 15 provide a more structured approach for measuring and recognising revenue. The standard also introduces extensive qualitative and quantitative disclosure requirements, including disaggregation of total revenue, information about performance obligations, changes in contract asset and liability account balances between periods and key judgements and estimates. The standard will supersede all current revenue recognition requirements under HKFRSs. The Group expects to adopt HKFRS 15 on 1 April 2017 and is currently assessing the impact of HKFRS 15 upon adoption.

Amendments to HKAS 1 include narrow-focus improvements in respect of the presentation and disclosure in financial statements in five areas, including materiality, disaggregation and subtotals, notes structure, disclosure of accounting policies and presentation of items of other comprehensive income arising from equity accounted investments. The amendments further encourage entities to apply professional judgement in determining what information to disclose and how to structure the disclosure in the financial statements. The Group expects to adopt the amendments from 1 April 2016.

Amendments to HKAS 16 and HKAS 38 clarify the principle in HKAS 16 and HKAS 38 that revenue reflects a pattern of economic benefits that are generated from operating business (of which the asset is part) rather than the economic benefits that are consumed through the use of the asset. As a result, a revenuebased method cannot be used to depreciate property, plant and equipment and may only be used in very limited circumstances to amortise intangible assets. The amendments are to be applied prospectively. The amendments are not expected to have any impact on the financial position or performance of the Group upon adoption on 1 April 2016 as the Group has not used a revenue-based method for the calculation of depreciation of its non-current assets.

2.3 已頒佈但尚未生效之香港財務報 告準則(續)

香港財務報告準則第15號建立一個新五步驟模 式,適用於來自客戶合約之收益。根據香港財 務報告準則第15號,收益乃以轉讓貨品或服務 予客戶之金額予以確認,該金額反映實體預期 就交換貨品或服務有權獲得之代價。香港財務 報告準則第15號之原則為計量及確認收益提供 更具結構性之方法。該準則亦引入廣泛定性及 定量披露規定,包括細分總收益、有關業績責 任之資料、各期間之間合約資產及負債賬目結 餘之變動以及關鍵判斷及估計。該準則將取代 香港財務報告準則項下所有現行收益確認規 定。本集團預期於二零一七年四月一日採納香 港財務報告準則第15號,目前正評估採納香港 財務報告準則第15號之影響。

香港會計準則第1號之修訂包括有關五個財務 報表呈列及披露範疇之收窄集中改善,包括重 要性水平、細分與分類匯總、附註結構、會計 政策披露以及於權益入賬投資所產生之其他全 面收益項目之呈現。該修訂進一步鼓勵實體應 用專業判斷以釐定將予披露之資料及如何在財 務報表中編排披露。本集團預期自二零一六年 四月一日起採納該修訂本。

香港會計準則第16號之修訂及香港會計準則 第38號之修訂釐清香港會計準則第16號及香 港會計準則第38號之原則,即收益反映經營業 務(其中資產為一部份)所產生之經濟利益模 式,而不是透過使用資產所耗費之經濟利益。 因此,收益法不能被用於折舊物業、廠房及設 備,而僅可在非常有限之情況下使用,以攤銷 無形資產。該修訂即將獲應用。由於本集團仍 未使用收益法計算其非流動資產之折舊,預期 於二零一六年四月一日採納該修訂本後,將不 會對本集團之財務狀況或表現造成任何影響。

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

The Annual Improvements to HKFRSs 2010-2012 Cycle issued in January 2014 sets out amendments to a number of HKFRSs. Except for those described in note 2.2, the Group expects to adopt the amendments from 1 April 2015. None of the amendments are expected to have a significant financial impact on the Group. Details of the amendments most applicable to the Group are as follows:

HKFRS 8 *Operating Segments*: Clarifies that an entity must disclose the judgements made by management in applying the aggregation criteria in HKFRS 8, including a brief description of operating segments that have been aggregated and the economic characteristics used to assess whether the segments are similar. The amendments also clarify that a reconciliation of segment assets to total assets is only required to be disclosed if the reconciliation is reported to the chief operating decision maker.

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Investments in associates

An associate is an entity in which the Group has a long term interest of generally not less than 20% of the equity voting rights and over which it is in a position to exercise significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

The Group's investments in associates are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses.

2.3 已頒佈但尚未生效之香港財務報 告準則(續)

於二零一四年一月頒佈之香港財務報告準則二 零一零年至二零一二年週期之年度改進載列若 干香港財務報告準則之修訂。除附註2.2所述者 外,本集團預期自二零一五年四月一日起採納 該等修訂。預期概無任何該等修訂將對本集團 造成重大財務影響。最適用於本集團之修訂詳 情如下:

香港財務報告準則第8號經營分部:釐清實體必 須披露於應用香港財務報告準則第8號之合計 準則時管理層作出之判斷,包括已合併經營分 部簡介及用以評估分部是否類似之經濟特徵。 該等修訂亦釐清,分部資產與總資產之對賬僅 須於對賬呈報予主要經營決策者時予以披露。

2.4 主要會計政策摘要

於聯營公司之投資

聯營公司乃本集團長期持有其權益投票權一 般不少於20%及足以對其行使重大影響力之實 體。重大影響力指參與投資對象財政及經營決 策的權力,但非控制或聯合控制該等政策。

本集團於聯營公司之投資按本集團應佔之資產 淨額按權益法計算減去任何減值損失,列入本 集團綜合財務狀況表內。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investments in associates (continued)

The Group's share of the post-acquisition results and other comprehensive income of associates is included in the consolidated statement of profit or loss and consolidated other comprehensive income, respectively. In addition, when there has been a change recognised directly in the equity of the associate, the Group recognises its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and its associates are eliminated to the extent of the Group's investments in the associates, except where unrealised losses provide evidence of an impairment of the asset transferred. Goodwill arising from the acquisition of associates is included as part of the Group's investments in associates.

If an investment in an associate becomes an investment in a joint venture or vice versa, the retained interest is not remeasured. Instead, the investment continues to be accounted for under the equity method. In all other cases, upon loss of significant influence over the associate or joint control over the joint venture, the Group measures and recognises any retained investment at its fair value. Any difference between the carrying amount of the associate or joint venture upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognised in profit or loss.

Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The consideration transferred is measured at the acquisition date fair value which is the sum of the acquisition date fair values of assets transferred by the Group, liabilities assumed by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree that are present ownership interests and entitle their holders to a proportionate share of net assets in the event of liquidation either at fair value or at the proportionate share of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at fair value. Acquisition-related costs are expensed as incurred.

2.4 主要會計政策摘要(續)

於聯營公司之投資(續)

本集團應佔聯營公司之收購後業績及其他全面 收益分别計入綜合損益表及綜合其他全面收 益。此外,當於聯營公司之股權直接確認變動 時,本集團於綜合權益變動表確認其應佔之任 何變動(倘適用)。本集團與其聯營公司進行之 交易產生之未變現收益及虧損,以本集團於聯 營公司之投資為限予以撤銷,惟倘未變現虧損 提供已轉讓資產之減值證據則除外。收購聯營 公司產生之商譽乃計入為本集團於聯營公司之 部份投資。

倘對聯營公司的投資成為對合營公司的投資, 或對合營公司的投資成為對聯營公司的投資, 則不會重新計量保留權益,而是繼續按權益法 將投資列賬。在所有其他情況下,若本集團失 去對聯營公司的重大影響力或合營公司的共同 控制權,會按公允價值計量及確認保留投資。 失去對聯營公司的重大影響力或對合營公司的 共同控制權時聯營公司或合營公司的賬面值與 保留投資公允價值及出售所得款項之間的差額 於損益確認。

業務合併及商譽

業務合併乃以購買法入賬。轉讓之代價乃以收 購日期的公平值計算,該公平值為本集團轉讓 的資產於收購日期的公平值、本集團自被收購 方之前度擁有人承擔的負債,及本集團發行以 換取被收購方控制權的股本權益的總和。於各 業務合併中,本集團選擇按公平值或按依據比 例分佔之被收購方可識別資產淨值,計量於被 收購方之非控股權益(其為現時所有權權益及 賦予彼等之持有人權利可於清盤時按比例分佔 資產淨值)。非控股權益之所有其他部份按公 平值計量。收購成本於產生時列為開支。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Business combinations and goodwill (continued)

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquiree.

If the business combination is achieved in stages, the previously held equity interest is remeasured at its acquisition date fair value and any resulting gain or loss is recognised in profit or loss.

Any contingent consideration to be transferred by the acquirer is recognised at fair value at the acquisition date. Contingent consideration classified as an asset or liability that is a financial instrument and within the scope of HKAS 39 is measured at fair value with changes in fair value either recognised in profit or loss or as a change to other comprehensive income. If the contingent consideration is not within the scope of HKAS 39, it is measured in accordance with the appropriate HKFRS. Contingent consideration that is classified as equity is not remeasured and subsequent settlement is accounted for within equity.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, the amount recognised for non-controlling interests and any fair value of the Group's previously held equity interests in the acquiree over the identifiable net assets acquired and liabilities assumed. If the sum of this consideration and other items is lower than the fair value of the net assets acquired, the difference is, after reassessment, recognised in profit or loss as a gain on bargain purchase.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. The Group performs its annual impairment test of goodwill as at 31 March. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

2.4 主要會計政策摘要(續)

業務合併及商譽(續)

當本集團收購一項業務時,會根據合約條款、 於收購日期的經濟環境及相關條件,評估將承 接的金融資產及負債,以作出適合的分類及標 示,其中包括將被收購方主合約中的嵌入式衍 生工具進行分離。

倘業務合併分階段進行,收購方先前持有的被 收購方股權於收購日期的公平值應按收購日期 的公平值透過損益重新計量。

由收購方將予轉讓的任何或然代價將於收購日 期按公平值確認。歸類為資產或負債(屬金融 工具)且屬香港會計準則第39號範圍內的或然 代價按公平值計量,公平值的變動於損益確認 或計作其他全面收入變動。倘或然代價不屬於 香港會計準則第39號的範圍內,則按適當的香 港財務報告準則計量。歸類為權益之或然代價 毋須重新計量。其後結算在權益中入賬。

商譽起初按成本計量,即已轉讓總代價、已確 認非控股權益及本集團先前由持有的被收購方 股權的公平值總額,超逾與所收購可識別資產 淨值及所承擔負債的差額。如總代價及其他項 目低於所收購資產淨值的公平值,於評估後其 差額將於損益內確認為議價收購收益。

於初始確認後,商譽按成本減任何累計減值虧 損計量。商譽每年須作減值測試,但倘有事件 或情況變動而顯示賬面值可能有損,則須更頻 密地作減值測試。本集團會於每年三月三十一 日進行減值測試。為了進行減值測試,企業合 併取得的商譽自收購日起,分配給本集團的每 一個預期從企業合併協同獲益的現金產生單元 或現金產生單元組別,而不論本集團的其他資 產或負債是否被分配給上述單元或單元組別。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Business combinations and goodwill (continued)

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

Where goodwill has been allocated to a cash-generating unit (or group of cash-generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss of the disposal. Goodwill disposed of in these circumstances is measured based on the relative value of the operation disposed of and the portion of the cash-generating unit retained.

Fair value measurement

The Group measures its equity investments at fair value at the end of each reporting period. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

2.4 主要會計政策摘要(續)

業務合併及商譽(續)

減值乃透過評估與商譽有關的現金產生單元 (或現金產生單元之組別)的可收回金額而確 定。倘現金產生單元(或現金產出單元之組別) 的可收回金額少於其賬面值,則應確認減值虧 損。因商譽而確認的減值損失不應在期後撥回。

當商譽構成一個現金產生單元(或現金產生單 元之組別)的一部份而該單元的某部份業務被 出售,並在決定出售業務的損益時,與出售業 務相關的商譽將包括在該業務的賬面值內。在 此情況下出售的商譽將以出售業務和現金產生 單元的保留部份的相對價值為基礎作計量。

公平值计量

本集團於各報告期末按公平值計量其權益投 資。公平值為市場參與者於計量日期在有序交 易中出售資產所收取的價格或轉讓負債所支付 的價格。公平值計量乃根據假設出售資產或轉 讓負債的交易於資產或負債主要市場或(在無 主要市場情況下)最具優勢市場進行而作出。 主要及最具優勢市場須為本集團可進入之市 場。資產或負債的公平值乃按假設市場參與者 於資產或負債定價時會以最佳經濟利益行事計 量。

非金融資產的公平值計量須計及市場參與者能 自最大限度使用該資產達致最佳用途,或將該 資產出售予將最大限度使用該資產達致最佳用 途的其他市場參與者,所產生的經濟效益。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Fair value measurement (continued)

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 based on quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is observable, either directly or indirectly
- Level 3 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

Impairment of non-financial assets

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

2.4 主要會計政策摘要(續)

公平值計量(續)

本集團採納適用於不同情況且具備充分數據以 供計量公平值的估值方法,以儘量使用相關可 觀察輸入數據及儘量減少使用不可觀察輸入數 據。

所有載於本財務報表計量或披露的資產及負債 乃基於對公平值計量整體而言屬重大的最低層 輸入數據按以下公平值架構分類:

- 第一級 基於相同資產或負債於活躍市場 的報價(未經調整)
- 第二級 基於對公平值計量而言屬重大的 可觀察(直接或間接)最低層輸入 數據的估值技巧
- 第三級 基於對公平值計量而言屬重大的 不可觀察最低層輸入數據的估值 技巧

就按經常性基準於本財務報表確認的資產及負 債而言,本集團透過於各報告期末重新評估分 類(基於對公平值計量整體而言屬重大的最低 層輸入數據)確定是否發生不同等級轉移。

非金融資產減值

倘有顯示出現減值,或當需要對資產(存貨、 金融資產及商譽除外)作每年減值測試,則須 估計資產之可收回價值。資產之可收回價值按 資產或現金產生單元之使用價值,以及其公平 值減出售成本之較高者計算,並就各個別資產 而釐訂,除非資產並未能在大致獨立於其他資 產或組別資產之情況下賺取現金流入,在此情 況下,須釐訂資產所屬的現金產生單位之可收 回金額。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Impairment of non-financial assets (continued)

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is charged to the statement of profit or loss in the period in which it arises in those expense categories consistent with the function of the impaired asset.

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

2.4 主要會計政策摘要(續)

非金融資產減值(續)

減值虧損只於資產之賬面值超過其可收回數額 時確認。於評估使用價值時使用反映當時市場 對貨幣時間值以及與資產相關的特定風險的除 税前貼現率貼現出估計未來現金流量之現值。 減值虧損按該減值資產之功能所屬開支分類於 其產生之期間在損益表中支銷。

於各報告期末,將評估是否有顯示之前確認之 減值虧損已不會出現或可能已減少。倘出現有 關顯示,則須估計可收回之金額。之前確認之 資產(商譽除外)減值虧損只能於用以釐訂資產 之可收回數額之估計出現變動始能撥回,惟該 數額不得超過假設有關資產於過往年度並未有 確認減值虧損而予以釐訂之賬面值(扣除任何 折舊/攤銷)。該撥回之減值虧損乃於其產生 之期間計入損益表。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Related parties

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

- (a) the party is a person or a close member of that person's family and that person
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group;

or

- (b) the party is an entity where any of the following conditions applies:
 - (i) the entity and the Group are members of the same group;
 - (ii) one entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);
 - (iii) the entity and the Group are joint ventures of the same third party;
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
 - (vi) the entity is controlled or jointly controlled by a person identified in (a); and
 - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).

2.4 主要會計政策摘要(續)

關連人士

倘屬以下情況,則該方被視為與本集團有關連:

- (a) 該方為一名人士或該人士之近親,而該人 士
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團有重大影響;或
 - (iii) 為本集團之主要管理層成員;

或

- (b) 該方為實體,而該實體符合下列任何條件:
 - (i) 該實體與本集團屬同一集團之成員;
 - (ii) 一間實體為另一實體之聯營公司或合
 營企業(或另一實體之母公司、附屬
 公司或同系附屬公司);
 - (iii) 該實體與本集團均為同一第三方之合營企業;
 - (iv) 一間實體為第三方實體之合營企業, 而另一實體為該第三方實體之聯營公 司;
 - (v) 該實體為本集團或與本集團有關連之 實體就僱員利益設立之離職後福利計 劃;
 - (vi) 該實體受(a)所識別人士控制或受共同 控制;及
 - (vii)於(a)(i)所識別人士對該實體有重大影響力或屬該實體(或該實體之母公司) 主要管理層成員。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Property, plant and equipment and depreciation

Property, plant and equipment are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenditure incurred after items of property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to the statement of profit or loss in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of property, plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciates them accordingly.

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

Leasehold land under finance leases	Over the lease terms	
Buildings	2.5%	
Leasehold improvements,	10% - 33% or over	
furniture and fixtures	the lease terms,	
	whichever is shorter	
Motor vehicles	10% - 20%	
Computer systems	15% - 34%	
Office equipment	10% - 33%	

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at each financial year end.

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

2.4 主要會計政策摘要(續)

物業、廠房及設備及折舊

物業、廠房及設備乃按成本扣除累計折舊及任 何減值虧損列賬。物業、廠房及設備之成本值 包括其購入價及令資產達致符合預計用途之操 作狀況及運到使用地點之任何直接應計費用。 在物業、廠房及設備項目投產後產生之開支, 例如維修及保養,通常在產生之期間從損益 表扣除。如滿足確認標準,大型檢修開支將當 作更換進行資本化,列入資產之賬面值。在物 業、廠房及設備之重要部份需要定期更換時, 本集團會將這些部份作為具有特定可使用期限 之個別資產進行確認,並將彼等相應折舊。

折舊乃以直線法計算,並按各物業、廠房及設 備項目之估計可使用期限撤銷其成本值至其餘 值。所採用之主要折舊年率如下:

融資租約項下的	按租期
租賃土地	
樓宇	2.5%
租賃樓宇裝修、傢俬	10%至33%或按租期,
及裝置	以較少者為準
汽車	10%至20%
電腦系統	15%至34%
辦公室設備	10%至33%

倘物業、廠房及設備項目之各部份有不同之可 使用年期,此項目各部份成本將按合理之基礎 分配,而每部份將作個別折舊。餘值、可使用 年期及折舊法乃最少於各財政年度完結時予以 檢討,並在有需要時作出調整。

物業、廠房及設備項目及於初步確認之任何重 要部份於出售或當預期不會從其使用或出售獲 取未來經濟利益時不再確認。物業、廠房及設 備出售或報廢所產生之收益或損失按售出淨額 減去該等資產賬面淨值後之差額確認於本年度 損益表中。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Leases

Leases that transfer substantially all the rewards and risks of ownership of assets to the Group, other than legal title, are accounted for as finance leases. At the inception of a finance lease, the cost of the leased asset is capitalised at the present value of the minimum lease payments and recorded together with the obligation, excluding the interest element, to reflect the purchase and financing. Assets held under capitalised finance leases, including prepaid land lease payments under finance leases, are included in property, plant and equipment, and depreciated over the shorter of the lease terms and the estimated useful lives of the assets. The finance costs of such leases are charged to the statement of profit or loss so as to provide a constant periodic rate of charge over the lease terms.

Leases where substantially all the rewards and risks of ownership of assets remain with the lessor are accounted for as operating leases. Where the Group is the lessor, assets leased by the Group under operating leases are included in non-current assets, and rentals receivable under the operating leases are credited to the statement of profit or loss on the straight-line basis over the lease terms. Where the Group is the lessee, rentals payable under operating leases are charged to the statement of profit or loss on the straight-line basis over the lease terms.

Prepaid land lease payments under operating leases are initially stated at cost and subsequently recognised on the straight-line basis over the lease terms. When the lease payments cannot be allocated reliably between the land and buildings elements, the entire lease payments are included in the cost of the land and buildings as a finance lease in property, plant and equipment.

2.4 主要會計政策摘要(續)

租賃

融資租約指資產擁有權(除法定業權外)所涉 之絕大部份回報及風險屬於本集團之租約。於 融資租約開始時,租賃資產之成本按最低租金 之現值撥充資本,並連同債務(不包括利息部 份)記錄,以反映採購及融資。根據已撥充資 本之融資租約所持有之資產(包括融資租約之 預付土地租賃款項)計入物業、廠房及設備, 並按租期與資產估計可使用年期之較短者計算 折舊。此等租約之融資成本自損益表扣除,用 以為租約年期內提供一個固定定期扣除率。

經營租賃乃資產擁有權之所有回報及風險仍保 留在出租人之租約。當本集團為出租人時,由 本集團以經營租賃出租之資產包括在非流動資 產,而經營租賃之應收租金按租賃年期以直線 法計入損益表內。當本集團為承租人時,經營 租賃的應付租金按租賃年期以直線法於損益表 扣除。

根據經營租賃之預付土地租賃款項,初步以成 本列賬,並隨後於租約期內以直線法確認。倘 租賃款項不能可靠地分配至土地及樓宇元素, 則整筆租賃款項將計入土地及樓宇成本,作為 物業、廠房及設備之融資租賃。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investments and other financial assets

Initial recognition and measurement

Financial assets are classified, at initial recognition, as financial assets at fair value through profit or loss, loans and receivables, and available-for-sale financial investments or as derivatives designated as hedging instruments in an effective hedge, as appropriate. When financial assets are recognised initially, they are measured at fair value plus transaction costs that are attributable to the acquisition of the financial assets, except in the case of financial assets recorded at fair value through profit or loss.

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

Subsequent measurement

The subsequent measurement of financial assets depends on their classification as follows:

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading and financial assets designated upon initial recognition as at fair value through profit or loss. Financial assets are classified as held for trading if they are acquired for the purpose of sale in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments as defined by HKAS 39.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value presented in the statement of profit or loss. These net fair value changes do not include any dividends or interest earned on these financial assets, which are recognised in accordance with the policies set out for "Revenue recognition" below.

Financial assets designated upon initial recognition as at fair value through profit or loss are designated at the date of initial recognition and only if the criteria in HKAS 39 are satisfied.

2.4 主要會計政策摘要(續)

投資及其他金融資產

初步確認及計量

金融資產於首次確認時可適當地分類為按公平 值透過損益入賬之金融資產、貸款及應收款項 及可供出售金融投資,或指定作有效對沖之對 沖工具之衍生工具。金融資產於初步確認時按 公平值加上收購金融資產應佔交易成本計量, 惟按公平值計量目其變動計入損益的金融資產 除外。

所有定期購買或出售金融資產乃按交易日(即 本集團承諾購買或出售資產之日)基準確認。 定期購買或出售金融資產乃指於市場上按規則 或慣例設定之時間框架內完成資產交易。

隨後計量

金融資產之隨後計量取決於其如下分類:

按公平值透過損益入賬的金融資產

按公平值透過損益入賬的金融資產包括持作買 賣之金融資產及於初步確認時指定為按公平值 透過損益入賬的金融資產。倘購入金融資產乃 旨在短期內出售,則分類為持作買賣。衍生工 具(包括獨立嵌入式衍生工具)亦分類為持作買 賣,除非彼等被指定為有效對沖工具(按香港 會計準則第39號之定義)。

按公平值透過損益入賬之金融資產按公平值於 財務狀況表入賬,而公平值變動則於損益表內 確認。該等公平值淨值變動不包括金融資產所 賺取之任何股息或利息,股息或利息按照下面 「收入確認」載列的政策予以確認。

於初步確認時指定為按公平值透過損益列賬之 金融資產於初步確認日期且僅在滿足香港會計 準則第39號之標準情況下予以指定。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investments and other financial assets (continued)

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. After initial measurement, such assets are subsequently measured at amortised cost using the effective interest rate method less any allowance for impairment. Amortised cost is calculated by taking into account any discount or premium on acquisition and includes fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in other income and gains in the statement of profit or loss. The loss arising from impairment is recognised in the statement of profit or loss.

Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e., removed from the Group's consolidated statement of financial position) when:

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

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risk and rewards of ownership of the asset. When it has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the Group continues to recognise the transferred asset to the extent of the Group's continuing involvement. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

2.4 主要會計政策摘要(續)

投資及其他金融資產(續)

貸款與應收款項

貸款與應收款項為有固定或可釐定付款且沒有 在活躍市場上報價的非衍生金融資產。於初步 計量後,此等資產其後以實際利率法按攤銷成 本扣除任何減值撥備後計量。攤銷成本乃考慮 收購時之任何折讓或溢價後計算,並包括屬實 際利率之一個主要部份之費用或成本。實際利 率攤銷計入損益表之其他收入及收益內。減值 產生之虧損於損益表確認。

不再確認金融資產

金融資產(或倘適用,作為金融資產或類似金 融資產組別一部份)主要在下列情況不予確認 (即自本集團綜合財務狀況表移除):

- 從資產收取現金流之權利已屆滿;或
- 本集團已轉讓從資產收取現金流之權利, 或已承擔根據「過賬」安排而在沒有重大時 差下悉數將已收取之現金流支付有關第三 者之責任;及(a)本集團已將資產的大致所 有風險及回報轉讓,或(b)本集團並無轉讓 或保留資產的大致所有風險及回報,但已 轉讓資產之控制權。

倘本集團已轉讓其收取從該項資產所得的現金 流量之權利或已訂立過賬安排,其評估是否保 留該資產之所有權風險及回報及保留至何種程 度。倘其並無轉讓或保留該資產之絕大部份風 險及回報或轉讓該資產之控制權,則本集團按 本集團持續參與該資產之程度繼續確認該轉讓 資產。於該情況下,本集團亦確認相關負債。 已轉讓資產及相關負債乃按反映本集團保留之 權利及義務之基準計量。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Derecognition of financial assets (continued)

Continuing involvement that takes the form of a guarantee over the transferred assets is measured at the lower of the original carrying amount of the asset and the maximum amount of the consideration that the Group could be required to repay.

Impairment of financial assets

The Group assesses at the end of each reporting period whether there is objective evidence that a financial asset or a group of financial assets is impaired. An impairment exists if one or more events that occurred after the initial recognition of the asset have an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that a debtor or a group of debtors is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganisation and observable data indicating that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

Financial assets carried at amortised cost

For financial assets carried at amortised cost, the Group first assesses whether impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be, recognised are not included in a collective assessment of impairment.

The amount of any impairment loss identified is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not yet been incurred). The present value of the estimated future cash flows is discounted at the financial asset's original effective interest rate (i.e., the effective interest rate computed at initial recognition).

2.4 主要會計政策摘要(續)

不再確認金融資產(續)

持續參與指本集團就已轉讓資產作出之保證, 已轉讓資產乃以該項資產之原賬面值與本集團 或須償還之代價數額上限(以較低者為準)計 算。

金融資產減值

本集團於各報告期末評估是否有客觀證據表明 某項金融資產或某類金融資產出現減值。當於 初次確認資產後曾發生一宗或多宗對該項或該 組金融資產之估計未來現金流量構成能可靠地 估計之影響之事件,則存在減值。減值證據可 包括一名或一群債務人正面臨重大經濟困難、 違約或未能償還利息或本金、彼等有可能破產 或進行其他財務重組,以及有可觀察得到之數 據顯示估計未來現金流量出現可計量之減少, 例如欠款數目變動或出現與違約相關的經濟狀 況。

以攤銷成本列賬之金融資產

就以攤銷成本列賬之金融資產而言,本集團先 個別評估個別重大之金融資產是否存在減值, 或綜合評估非個別重大之金融資產是否存在減 值。倘本集團認定按個別基準經評估之金融資 產(無論是否屬重大)並無客觀證據顯示存有減 值,則該項資產會歸入一組具有相似信貸風險 特性之金融資產內,並共同評估該組金融資產 是否存在減值。經個別評估減值之資產,其減 值虧損會予確認或繼續確認入賬,而不會納入 綜合減值評估之內。

任何已識別之減值虧損金額按該資產賬面值與 估計未來現金流量(不包括並未產生之未來信 貸虧損)現值之差額計量。估計未來現金流量 之現值以金融資產之初始實際利率(即初次確 認時計算之實際利率)折現。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Impairment of financial assets (continued)

Financial assets carried at amortised cost (continued)

The carrying amount of the asset is reduced through the use of an allowance account and the loss is recognised in the statement of profit or loss. Interest income continues to be accrued on the reduced carrying amount and is accrued using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss. Loans and receivables together with any associated allowance are written off when there is no realistic prospect of future recovery and all collateral has been realised or has been transferred to the Group.

If, in a subsequent period, the amount of the estimated impairment loss increases or decreases because of an event occurring after the impairment was recognised, the previously recognised impairment loss is increased or reduced by adjusting the allowance account. If a write-off is later recovered, the recovery is credited to the statement of profit or loss.

Assets carried at cost

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

2.4 主要會計政策摘要(續)

金融資產減值(續)

以攤銷成本列賬之金融資產(續)

該資產之賬面值會通過使用備抵賬而減少,而 虧損金額於損益表確認。利息收入於減少後之 賬面值中持續產生,且採用計量減值虧損時用 以折現未來現金流量之利率累計。若日後收回 不可實現,且所有抵押品已變現或已轉至本集 團,則撇清貸款及應收款項連同任何相關撥備。

倘若在其後期間估計減值虧損金額由於確認減 值之後發生之事項增加或減少,則透過調整撥 備抵賬增加或減少先前確認之減值虧損。倘於 其後收回未來撤銷,該項收回將計入損益表內。

按成本列值之資產

倘有客觀證據顯示,因未能可靠計量公平值而 未按公平值列值之非上市股權工具出現減值虧 損,則虧損金額按該資產之賬面值與估計未來 現金流量之現值(按類似金融資產之現行市場 回報率折現)之差額計量。該等資產之減值虧 損不予撥回。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings, net of directly attributable transaction costs. The Group's financial liabilities include an amount due to an associate, trade and bills payables, other payables and interest-bearing bank borrowings.

Subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in the statement of profit or loss when the liabilities are derecognised as well as through the effective interest rate amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance costs in the statement of profit or loss.

2.4 主要會計政策摘要(續)

金融負債

初步確認與計量

金融負債被分類為按公平值透過損益入賬之金 融負債、貸款及借貸或指定作為效對沖之對沖 工具之衍生工具(如適用)。

所有金融負債初步按公平值確認及倘為貸款及 借貸,則扣除直接應佔交易成本。本集團之金 融負債包括應付聯營公司款項、應付貿易賬款 及票據、其他應付款項及須繳付利息之銀行借 貸。

隨後計量

金融負債按其分類之隨後計量如下:

貸款及借貸

於初步確認後,計息貸款及借貸其後按實際利 率法以攤銷成本計量,惟倘折算之影響並不重 大則以成本列賬。盈虧乃當負債不再被確認, 並在進行實際利率攤銷程序時在損益表確認。

攤銷成本於計及收購事項任何折讓或溢價及屬 實際利率不可或缺一部份之費用或成本後計 算。實際利率攤銷計入損益表之融資成本內。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial liabilities (continued)

Financial guarantee contracts

Financial guarantee contracts issued by the Group are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument. A financial guarantee contract is recognised initially as a liability at its fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequent to initial recognition, the Group measures the financial guarantee contract at the higher of: (i) the amount of the best estimate of the expenditure required to settle the present obligation at the end of the reporting period; and (ii) the amount initially recognised less, when appropriate, cumulative amortisation.

Derecognition of financial liabilities

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

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

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined on the first-in, first-out basis for stocks of the trading segment and on the weighted average basis for stocks of the retailing segment and includes all costs of purchase, costs of conversion, and other costs incurred in bringing the inventories to their present location and condition. Net realisable value is based on estimated selling prices less any estimated costs to be incurred to disposal.

2.4 主要會計政策摘要(續)

金融負債(續)

財務擔保合約

本集團發行之財務擔保合約即要求發行人作出 特定付款以償付持有人因特定債務人未能根據 債務工具之條款償還到期款項而招致損失之合 約。財務擔保合約初步按其公平值確認為一項 負債,並就作出該擔保直接產生之交易成本作 出調整。於初步確認後,本集團按(i)報告期末 之現有責任所需開支之最佳估計金額;及(ii)初 步確認之金額減(如適用)累計攤銷(以較高者 為準)計量財務擔保合約。

不再確認金融負債

倘負債下之責任獲履行或註銷或屆滿,金融負 債不再確認。

當現有金融負債被同一貸款人以明顯不同之條 款提供之另一金融負債取代,或現有負債之條 款大幅修訂,例如交換或修訂,則被視為不再 確認原負債而確認新負債,而相關之賬面金額 之差額則在損益表確認。

金融工具的抵銷

只有在現行可予執行之法律權利以抵銷已確認 金額及有意按淨額基準償付,或變現資產與清 還負債同時進行,則抵銷金融資產及金融負債 及於財務狀況表內呈報淨金額。

存貨

存貨按成本值及可變現淨值兩者之較低者入 賬。貿易分部之存貨成本以先入先出法計算以 及零售分部之存貨成本以加權平均法計算,成 本包括購貨之所有成本、轉換成本、將存貨運 至現時地點及達致目前狀態所產生之其他成 本。可變現淨值乃將估計售價減去預期出售將 引致之額外成本計算。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Other non-current asset

Other non-current asset represents an unlisted club debenture which is intended to be held for long term purposes, and is stated at cost less any impairment loss. The club debenture is tested for impairment annually either individually or at the cash-generating unit level.

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short term highly liquid investments that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired.

For the purpose of the consolidated statement of financial position, cash and cash equivalents comprise cash on hand and at banks, including term deposits, which are not restricted as to use.

Provisions

A provision is recognised when a present obligation (legal or constructive) has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

When the effect of discounting is material, the amount recognised for a provision is the present value at the end of the reporting period of the future expenditures expected to be required to settle the obligation. The increase in the discounted present value amount arising from the passage of time is included in the statement of profit or loss.

Provisions for product warranties granted by the Group on certain products are recognised based on sales volume and past experience of the level of repairs and returns, discounted to their present values as appropriate.

2.4 主要會計政策摘要(續)

其他非流動資產

其他非流動資產乃指計劃長期持有之非上市會 所債券,並以成本減任何減值虧損列賬。會所 **債券每年均個別或以產生現金單位水平作減值** 測試。

現金及現金等值項目

就綜合現金流量表而言,現金及現金等值項目 指手頭現金及活期存款與短期及高流動性投 資,而該等投資可隨時轉換為已知數額之現 金。其價值變動風險影響不大,且該等投資於 購入時之到期時限不超過三個月。

就綜合財務狀況表而言,現金及現金等值項目 乃手頭現金及銀行現金,包括並無限制用途之 定期存款。

撥備

因過往事件產生現時債務(法定或推定),而未 來可能需要資源流出以償還債務,且該債務所 涉金額能可靠估計時,則確認撥備。

倘折現影響重大,則已確認的撥備數額為報告 期末預期的償還債務所需的未來支出現值。隨 時間流逝而增加的折現現值金額計入損益表內。

本集團為若干產品提供的產品保用撥備按銷量 及過往維修及退貨水平的經驗折算為現值(如 適用)。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

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

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

- when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries and associates, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

2.4 主要會計政策摘要(續)

所得税

所得税包括即期税項及遞延税項。與於損益賬 外確認之項目有關之所得税於損益賬外之其他 全面收益或直接於權益確認。

即期税項資產及負債,乃根據已實施或於報告 期末已大致實施之税率(及税法),並考慮本集 團業務所在國家之現有詮釋及慣例,按預期將 從税務局收回或將支付予税務局之金額計量。

遞延税項就於報告期末資產及負債之税項基準 及其於賬目中之賬面值之所有暫時性差額以負 債法作出撥備。

所有應課税暫時性差額均被確認為遞延税項負 債,惟以下情況除外:

- 因初次確認一項交易而該交易並非為商業 合併之商譽或資產或負債而產生,及於進 行交易時,不會對會計溢利或應課税溢利 或虧損構成影響之遞延税項負債;及
- 有關可控制撥回暫時性差額之時間及暫時 性差額於可預見之將來極不可能撥回之附 屬公司與聯營公司之投資之應課税暫時性 差額。

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Income tax (continued)

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

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

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

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

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

2.4 主要會計政策摘要(續)

所得税 (續)

所有可被扣減之暫時性差額及未使用之税項抵 免與任何未使用税務虧損之結轉均被確認為遞 延税項資產。遞延税項資產將於很有可能獲得 應課税溢利而就此可動用可扣減暫時差額、未 動用税項抵免及未動用税項虧損之結轉時予以 確認,惟以下情況除外:

- 當可被扣減之暫時性差額相關之遞延税項 資產,因初次確認一項交易而該交易並非 為商業合併之資產或負債而產生,及於進 行交易時不會對會計溢利或應課税溢利或 虧損構成影響;及
- 有關於附屬公司與聯營公司之投資所產生 之可扣減暫時性差額,遞延税項資產以可 能出現之暫時性差額於可預見未來可撥回 及可能有足夠可動用應課税溢利抵扣所動 用暫時性差額時予以確認。

遞延税項資產之賬面值於每個報告期末檢討, 並扣減至當不再可能有足夠應課税溢利讓所有 或部份遞延税項資產被動用為止。未被確認之 遞延税項資產會於每個報告期末重新評估,並 在已可能有足夠應課税溢利讓所有或部份遞延 税項資產被收回時才予以確認。

遞延税項資產及負債以當資產被變現或負債被 清還時預期之適用税率衡量,並根據於報告期 末已制定或實際會制定之税率(及税務法例)計 算。

倘有合法可執行權利將當期稅項資產及當期税 項負債抵銷,且遞延稅項資產與同一應課税公 司及同一税務機關有關,則遞延税項資產可與 遞延税項負債互相抵銷。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Revenue recognition

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

- (a) from the sale of goods, when the significant risks and rewards of ownership have been transferred to the buyer, provided that the Group maintains neither managerial involvement to the degree usually associated with ownership, nor effective control over the goods sold;
- (b) interest income, on an accrual basis using the effective interest method by applying the rate that discounts the estimated future cash receipts over the expected life of the financial instrument to the net carrying amount of the financial asset;
- (c) dividend income, when the shareholders' right to receive payment has been established; and
- (d) rental income, on a time proportion basis over the lease terms.

Employee benefits

Pension scheme

The Group operates a defined contribution Mandatory Provident Fund retirement benefit scheme (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance for those employees who are eligible to participate in the MPF Scheme. Contributions are made based on a percentage of the employees' basic salaries and are charged to the statement of profit or loss as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme, except for the Group's employer voluntary contributions, which are refunded to the Group when the employee leaves employment prior to the contributions vesting fully, in accordance with the rules of the MPF Scheme.

2.4 主要會計政策摘要(續)

收入確認

倘收入會為集團帶來經濟利益並能可靠地衡量 時,方按下列基準予以確認:

- (a) 於銷售貨品時,擁有權之重大風險及收益
 已轉予買方,惟本集團須不再牽涉擁有權
 相關之管理事宜,亦不再對出售之貨品有
 任何實際控制權;
- (b) 利息收入按累計基準利用實際利率法計算,所採用之利率為預期金融工具年期內 收取之估計未來現金流量貼現至金融資產 賬面淨值之利率;
- (c) 股息收入,當股東獲派股息之權利已確定時;及
- (d) 租金收入,按租約年期以時間比例計算。

僱員福利

退休保障计劃

本集團根據強制性公積金條例,為若干符合資 格的僱員設立定額供款強制性公積金退休福利 計劃(「強積金計劃」)。供款乃根據有關僱員 之基本薪金百分比計算,根據強積金計劃之頻 則於應支付時計入損益表。強積金計劃之資產 乃與本集團之資產分開,並由獨立管理基金持 有。根據強積金計劃之規則,除了本集團之僱 主自願性供款部份外,本集團之僱主供款權益 於供款時即時歸屬於僱員,倘僱員於有權獲得 全數僱主自願性供款前離職,則本集團可收回 該供款之未歸屬僱員部份。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Employee benefits (continued)

Pension scheme (continued)

The employees of the Group's subsidiary which operates in Mainland China are required to participate in a central pension scheme operated by the local municipal government. This subsidiary is required to contribute 14% of its payroll costs to the central pension scheme. The contributions are charged to the statement of profit or loss as they become payable in accordance with the rules of the central pension scheme.

Share-based payments

The Company operates a share option scheme for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Employees (including directors) of the Group receive remuneration in the form of share-based payments, whereby employees render services as consideration for equity instruments ("equity-settled transactions").

The cost of equity-settled transactions is measured by reference to the fair value at the date at which they are granted. The fair value is determined by an external valuer using a binomial model or the Black-Scholes model.

The cost of equity-settled transactions is recognised, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled in employee benefit expense. The cumulative expense recognised for equity-settled transactions at the end of each reporting period until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to the statement of profit or loss for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period.

No expense is recognised for awards that do not ultimately vest, except for equity-settled transactions where vesting is conditional upon a market or non-vesting condition, which are treated as vesting irrespective of whether or not the market or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied.

2.4 主要會計政策摘要(續)

僱員福利(續)

退休保障計劃(續)

本集團於中國大陸經營之附屬公司之僱員必須 參加由當地市政府營運之中央退休金計劃。該 附屬公司必須向該中央退休金計劃供款工資總 額之14%。根據中央退休金計劃之規則應付之 供款於損益表扣除。

以股份為基礎之付款

本公司設有一項購股權計劃,旨在給予為本集 團業務成功作出貢獻之合資格參與者鼓勵及獎 勵。本集團僱員(包括董事)按以股份付款形式 收取酬金,而僱員則提供服務作為權益工具之 代價(「股本結算交易」)。

股本結算交易之成本,參考購股權授出之日之 公平值計算。公平值由外部估值師利用二項模 式及柏力克-舒爾斯訂價模式釐訂。

股本結算交易之成本在表現及/或服務條件獲 達成期間,連同股本之相應升幅一併於僱員福 利開支確認。就股本結算交易於各報告期末至 歸屬日期間確認之累計開支,反映過去歸屬期 以及本集團就最終歸屬之股本工具之數目之最 佳估計。期內在損益表扣除或計入損益表之金 額,指於該段期初及期終所確認之累計開支變 動。

最終未能歸屬之獎勵,不會確認開支,除非股 本結算交易為根據市場或非歸屬條件而歸屬 者,而在此情況下,該等獎勵不論市場或非歸 屬條件是否獲達成,仍被視為歸屬,但必須符 合所有其他表現及/或服務條件。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Employee benefits (continued)

Share-based payments (continued)

Where the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified, if the original terms of the award are met. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payments, or is otherwise beneficial to the employee as measured at the date of modification.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. This includes any award where non-vesting conditions within the control of either the Group or the employee are not met. However, if a new award is substituted for the cancelled award, and is designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect of outstanding options is reflected as additional share dilution in the computation of earnings per share, if any.

Foreign currencies

These financial statements are presented in Hong Kong dollars, which is the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange ruling at the end of the reporting period. Differences arising on settlement or translation of monetary items are recognised in the statement of profit or loss.

2.4 主要會計政策摘要(續)

僱員福利(續)

以股份為基礎之付款(續)

當股本結算獎勵的條款修訂時,倘符合獎勵之 原始條款,會確認最少的開支,猶如條款並無 修訂一般。此外,倘若按修訂日期的計量,任 何修訂導致以股份為基礎之付款的總公平值有 所增加,或對僱員帶來其他利益,則應就該等 修訂確認開支。

當股本結算獎勵註銷時,會視作獎勵已於註銷 當日經已歸屬,而獎勵尚未確認的任何支出會 即時確認。是項包括非歸屬條件於本集團或僱 員控制範圍內未能達成之任何獎勵。然而,倘 註銷的獎勵有任何替代的新獎勵,並指定為授 出當日的替代獎勵,則該項註銷及新獎勵會如 上段所述被視為原有獎勵的修訂般處理。

尚未行使購股權之攤薄影響,於計算每股盈利 時,被反映為額外股份攤薄(如有)。

外幣

財務報告乃以港元(即本公司之功能貨幣)呈 列。本集團內各公司釐訂本身之功能貨幣,而 計入各公司財務報告之項目乃利用該功能貨幣 而計量。本集團內各實體錄得之外幣交易初步 以交易日期各自之功能貨幣匯率記錄。以外幣 計值之貨幣資產及負債,按報告期末之匯率再 換算為功能貨幣。結算或换算貨幣項目產生之 差額計入損益表。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Foreign currencies (continued)

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation difference on the item whose fair value gain or loss is recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss, respectively).

The functional currencies of an overseas subsidiary and certain associates are currencies other than the Hong Kong dollar. As at the end of the reporting period, the assets and liabilities of these entities are translated into Hong Kong dollars at the exchange rates prevailing at the end of the reporting period and their statements of profit or loss are translated into Hong Kong dollars at the weighted average exchange rates for the year. The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange fluctuation reserve. On disposal of a foreign operation, the component of other comprehensive income relating to that particular foreign operation is recognised in the statement of profit or loss.

Any goodwill arising on the acquisition of a foreign operation and any fair value adjustments to the carrying amounts of assets and liabilities arising on acquisition are treated as assets and liabilities of the foreign operation and translated at the closing rate.

For the purpose of the consolidated statement of cash flows, the cash flows of an overseas subsidiary are translated into Hong Kong dollars at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of the overseas subsidiary which arise throughout the year are translated into Hong Kong dollars at the weighted average exchange rates for the year.

2.4 主要會計政策摘要(續)

外幣(續)

以外幣歷史成本計算之非幣值項目,利用初步 交易之日之匯率換算。以外幣按公平值計算之 非幣值項目,利用計量公平值之日之匯率換 算。換算以公平值計量之非貨幣項目產生之盈 虧予以處理,以與確認該項目公平值變動之盈 虧一致(即公平值盈虧於其他全面收益或損益 內確認之項目換算差額亦分別於其他全面收益 或損益中確認)。

一間海外附屬公司及若干附屬公司之功能貨幣 為港元以外之貨幣。於報告期末,該等實體之 資產及負債按報告期末之匯率換算為港幣,其 損益表按年內加權平均匯率換算為港元。所產 生之匯兑差額於其他全面收入確認及與匯兑波 動儲備累計。於出售海外業務時,有關該海外 業務之其他全面收入部份須在損益表內確認。

收購一項海外業務產生之商譽及任何由收購所 得之資產及負債賬面值之公平值調整均視為海 外業務之資產及負債及以收市價換算。

就綜合現金流量而言,海外附屬公司之現金流 動按產生現金流動日期之匯率換算為港元。海 外附屬公司全年產生之經常性現金流動按期內 之加權平均匯率換算為港元。

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

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

Estimation uncertainty

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

Impairment of property, plant and equipment

The Group determines whether an asset is impaired at least on an annual basis. This requires an estimation of the value in use of the asset. Estimating the value in use requires the Group to make an estimate of the expected future cash flows from the asset and also to choose a suitable discount rate in order to calculate the present value of those cash flows. The carrying amount of the Group's property, plant and equipment as at 31 March 2015 was HK\$78,457,000 (2014: HK\$86,894,000).

Impairment of investments in associates

The Group assesses whether there are any indicators of impairment for investments in associates at the end of each reporting period. Investments in associates are tested for impairment when there are indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an investment in an associate exceeds its recoverable amount, which is the higher of its fair value less costs to sell and its value in use. The calculation of the fair value less costs to sell is based on available data from observable market prices less incremental costs for disposing of the investments. When value in use calculations are undertaken, management must estimate the expected share of future cash flows expected to be generated by the associates, including the cash flows from the operations of the associates and the proceeds on the ultimate disposal of the investments; or the future cash flows expected to arise from dividends to be received from the investments and from its ultimate disposal and choose a suitable discount rate in order to calculate the present value of those cash flows.

3. 主要會計判斷及估計

編製本集團財務報告須要管理層對所報告之收 入、支出、資產及負債之金額,以及或然負債 之披露作出判斷、估計及假設。有關該等假設 及估計之不確定因素可能導致日後需要對受影 響之資產或負債之賬面值作出重大調整。

估計之不明朗因素

對下一個財政年度內之資產及負債之賬面值構 成重大調整風險之未來及其他主要假設及於報 告期末之估計之不明朗因素主要來源討論如下。

物業、廠房及設備之減值

本集團最少每年釐定資產是否出現減值。釐定 時須估計資產的使用價值。估計使用價值時, 本集團須估計資產的預期未來現金流量,亦須 選擇合適的貼現率,以計算該等現金流量的 現值。於二零一五年三月三十一日,本集團之 物業、廠房及設備之賬面值為78,457,000港元 (二零一四年:86,894,000港元)。

於聯營公司之投資減值

本集團於每個報告期末會評估於聯營公司之投 資是否存在任何減值跡象。當出現賬面值不可 收回的跡象時,會就於聯營公司之投資作出減 值測試。倘於聯營公司之投資的賬面值超過其 可收回金額(即其公平值減出售成本及其使用 價值的較高者),則存在減值。公平值減出售 成本乃根據自可觀察的市場價格取得的數據減 出售該投資的增加成本計算。倘進行使用價值 計算,管理層必須評估預期分佔來自聯營公司 對為未來現金流量,包括聯營公司業務經營 所得現金流量及最終出售該項投資所得款項; 或自該項投資及其最終出售收取之股息預期產 生之未來現金流量,並選擇適當的貼現率以計 算該等現金流量的現值。

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

Estimation uncertainty (continued)

Deferred tax assets

Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies. The carrying value of deferred tax assets relating to recognised tax losses at 31 March 2015 was HK\$1,695,000 (2014: HK\$1,445,000). Further details are contained in note 22 to the financial statements.

Impairment of trade receivables

The Group conducts impairment reviews of financial assets whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable in accordance with the relevant accounting standards. Determining whether an asset is impaired requires an estimation of the future cash flows and a suitable discount rate in order to calculate the present value. Where the actual future cash flows are less than expected, the Group would be required to revise the basis of making the allowance and its future results would be affected. As at 31 March 2015, the carrying amount of trade receivables, net of impairment losses, was HK\$22,790,000 (2014: HK\$14,442,000).

Provision for inventories

Management reviews an aging analysis of the Group's inventories at the end of each reporting period, and makes provision for obsolete items when events or change in circumstances show that the balance of inventories may not be realisable or are no longer suitable for sale. The Group carries out an inventory review at the end of each reporting period and makes provision for obsolete items. The carrying value of inventories at 31 March 2015 was HK\$46,470,000 (2014: HK\$44,784,000). Further details of which are included in note 15 to the financial statements.

3. 主要會計判斷及估計(續)

估計之不明朗因素(續)

遞延税項資產

在很有可能有足夠的應課税溢利來抵扣税務虧 損的限度內,應就未利用的税務虧損確認遞延 税項資產。這需要管理層作出重大判斷來估計 未來應課税溢利發生的時間和金額,結合未來 税務規劃策略,以決定應確認的遞延税項資產 的金額。截至二零一五年三月三十一日,與已 確認税項虧損相關的遞延税項資產的賬面值為 1,695,000港元(二零一四年:1,445,000港元)。 進一步詳情載於財務報告附註22。

應收貿易賬款減值

本集團會對金融資產進行減值審閱,以了解是 否有事件或情況變動顯示金融資產之賬面值 按照相關會計準則為不可收回。釐定資產有否 減值,需要對未來現金流量作出估計並使用適 當貼現率以計算現值。倘實際未來現金流量少 於預期,本集團將須修改撥備基準,而其未來 業績亦會受到影響。於二零一五年三月三十一 日,應收貿易款項之賬面值(扣除減值虧損) 為22,790,000港元(二零一四年:14,442,000港 元)。

存貨撥備

管理層於各報告期間結算日檢討本集團存貨之 賬齡分析,並於事件或情況變動顯示存貨結餘 可能不會變現或不再適合作銷售,對陳舊項目 作出撥備。本集團於各報告期間結算日檢討存 貨,並對陳舊項目作出撥備。存貨於二零一五 年三月三十一日之賬面值為46,470,000港元(二 零一四年:44,784,000港元)。進一步詳情載於 財務報告附註15。

4. OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their products and services and has two reportable operating segments for the year ended 31 March 2015 as follows:

- (a) the trading segment is engaged in the trading of frozen meats, seafood and vegetables in Hong Kong; and
- (b) the retailing segment is engaged in the retailing of consumer goods in Mainland China.

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resources allocation and performance assessment. Segment performance is evaluated based on reportable segment profit/ (loss), which is a measure of adjusted profit/(loss) before tax. The adjusted profit/(loss) before tax is measured consistently with the Group's profit before tax except that interest income, dividend income and unallocated gains, finance costs, share of profits and losses of associates and corporate and other unallocated expenses are excluded from such measurement.

Segment assets exclude investments in associates, certain items of property, plant and equipment and other corporate unallocated assets as these assets are managed on a group basis.

Segment liabilities exclude deferred tax liabilities and other corporate unallocated liabilities as these liabilities are managed on a group basis.

4. 經營分部資料

就管理而言,本集團根據其產品及服務而劃分 業務單位,截至二零一五年三月三十一日止有 以下兩個須予報告之經營分部:

- (a) 貿易分部為在香港從事冷凍肉類、海鮮及 蔬菜貿易;及
- (b) 零售分部為在中國大陸從事零售小百貨。

管理層獨立監察本集團之經營分部業績,以 決定資源分配及評估表現。分部表現根據須 予報告分部溢利/(虧損)評估,而可報告分 部溢利/(虧損)之計算方式為經調整除税前 溢利/(虧損)。經調整除税前溢利/(虧損)之 計算方法與本集團之除税前溢利/(虧損)之 計算方法與本集團之除税前溢利/一致,惟利息 收入、股息收入及未分配收益、融資成本、應 佔聯營公司溢利及虧損以及公司及其他未分配 開支則不撥入該項計算中。

分部資產不包括於聯營公司之投資及若干物 業、廠房及設備及其他公司未分配資產,此乃 由於該等資產作為整體資產進行管理。

分部負債不包括遞延税項負債及其他公司未分 配負債,此乃由於該等負債作為整體負債進行 管理。

4. OPERATING SEGMENT **INFORMATION** (continued)

4. 經營分部資料(續)

		Trading R 貿易			Retailing 零售		fotal 悤計
		2015	2014	2015	2014	2015	2014
	-	二零一五年	二零一四年	二零一五年	二零一四年	二零一五年	二零一四年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Segment revenue	分部收入	180,056	187,284	36,781	44,305	216,837	231,589
Segment results	分部業績	(2,457)	(61)	(8,356)	(11,686)	(10,813)	(11,747)
Reconciliation:	對賬:						
Interest income	利息收入					35	26
Dividend income and	股息收入及						
unallocated gains	未分配收益					-	30
Finance costs	融資成本					(3,323)	(4,229)
Share of profits and	應佔聯營公司						
losses of associates	溢利及虧損					41,898	47,568
Corporate and other	公司及其他						
unallocated expenses	未分配開支					(6,439)	(6,565)
Profit before tax	除税前溢利					21,358	25,083

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4. OPERATING SEGMENT INFORMATION (continued)

4. 經營分部資料(續)

		Trading 貿易		Retailing 零售		Total 總計	
		2015	2014	2015	2014	2015	2014
		二零一五年	二零一四年	二零一五年			二零一四年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Segment assets	分部資產	174,191	157,268	35,794	41,098	209,985	198,366
Reconciliation:	對賬:						
Elimination of	內部應收款項						
intersegment receivables	抵銷						((0.204)
Investments in	於聯營公司					(63,660)	(60,304)
associates	之投資					433,709	407,267
Corporate and other	公司及其他					,	,
unallocated assets	未分配資產					55,147	56,646
Total assets	資產總值					635,181	601,975
Segment liabilities	分部負債	180,876	164,879	69,044	64,872	249,920	229,751
Reconciliation:	對賬:						
Elimination of	內部應付款項						
intersegment	抵銷						
payables						(63,660)	(60,304)
Corporate and other	公司及其他						
unallocated	未分配負債					4 0/1	5.040
liabilities						4,861	5,042
Total liabilities	負債總值					191,121	174,489
	2.7 (2.7 mg, hr						1,1,109

4. OPERATING SEGMENT **INFORMATION** (continued)

4. 經營分部資料(續)

		Trading 貿易			Retailing 零售		Total 總計	
	:	2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元	2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元	2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元	
Other segment information: Write-back of	其他分部資料: 回撥存貨至							
inventories to net realisable value	可變現淨值	_	(2,968)	_	_	-	(2,968)	
Capital expenditure*	資本開支*	389	82	552	8,169	941	8,251	
Depreciation Unallocated	折舊 未分配折舊	705	854	4,113	3,691	4,818	4,545	
depreciation						1,985	1,983	
						6,803	6,528	
Non-current assets** Unallocated	非流動資產** 未分配非流動	11,103	14,042	16,317	20,147	27,420	34,189	
non-current assets	資產					53,493	55,477	
						80,913	89,666	
* Capital expenditure equipment.								

** Non-current assets exclude investments in associates. ** 非流動資產不包括於聯營公司之投資。

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5. REVENUE, OTHER INCOME AND GAINS

5. 收入、其他收入及收益

Revenue represents the net invoiced value of goods sold, after allowances for returns and trade discounts. An analysis of revenue, other income and gains is as follows: 收入指除去退貨及貿易折扣後售出貨品之發票 價值。收入、其他收入及收益之分析如下:

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Revenue	收入	216,837	231,589
Other income Bank interest income	其他收入 銀行利息收入	35	26
Claims received	賠償收入	6	69 69
Dividend income from financial assets at fair value through	按公平值透過損益入賬 的金融資產之股息收入	Ū	
profit or loss		-	6
Gross rental income	總租金收入	701	637
Sundry income	雜項收入	9	144
		751	882
Gains	收益		
Foreign exchange differences, net Gain on disposal of items of	匯兑差異,淨額 出售物業、廠房及設備項目	449	201
property, plant and equipment	之收益	5,376	8,531
Gain on disposal of financial assets at fair value through profit or loss	出售按公平值透過損益入賬的 金融資產之收益		24
		5,825	8,756
		6,576	9,638

6. FINANCE COSTS

An analysis of finance costs is as follows:

6. 融資成本

融資成本之分析如下:

		2015 二零一五年 <i>HK\$</i> '000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Interest on bank and trust receipt loans wholly repayable within one year	須於一年內全數償還 之銀行貸款及信託收據 貸款利息	3,323	4,229

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7. PROFIT BEFORE TAX

7. 除税前溢利

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

本集團之除税前溢利已扣除/(計入):

		Notes 附註	2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Cost of inventories sold	已售存貨之成本		194,950	209,916
Depreciation	折舊	12	6,803	6,528
Minimum lease payments under operating leases Contingent rents under operating	經營租賃內之最低 租賃租金 經營租賃內之或然租金		9,220	11,637
leases			2,089	2,529
			11,309	14,166
Auditors' remuneration Employee benefit expense (including directors' remuneration (<i>note 8</i>)): Wages, salaries, allowances and	核數師酬金 僱員福利開支 (包括董事酬金(<i>附註8)</i>): 工資、薪金、津貼		975	930
benefits in kind	及實物福利		18,167	21,256
Pension scheme contributions	退休金計劃之供款		1,890	2,128
			20,057	23,384
Foreign exchange differences, net	匯兑差異,淨額		(449)	(201)
Net rental income	租金收入淨額		(524)	(524)
Write-back of inventories to net realisable value*	回撥存貨至可變現淨值*		_	(2,968)
Reversal of impairment losses on trade receivables^	回撥減值應收貿易賬款^	16	(846)	(2,700)
Gain on disposal of items of property, plant and equipment [#]	出售物業、廠房及設備 項目之收益#		(5,376)	(8,531)
* The write-back of inventories to net "Cost of sales" in the consolidated s			 字貨至可變現淨值已包招 本」內。	5於綜合損益表 「銷
^ The reversal of impairment losses of		> 回撥	或值應收貿易賬款已包招	5於綜合損益表「行

- ^ The reversal of impairment losses on trade receivables is included in "Administrative expenses" in the consolidated statement of profit or loss.
- [#] The gain on disposal of items of property, plant and equipment is included in "Other income and gains" in the consolidated statement of profit or loss.
- # 出售物業、廠房及設備項目之收益已包括於綜

合損益表「其他收入及收益」內。

政開支]內。

8. DIRECTORS' REMUNERATION

8. 董事酬金

Directors' remuneration for the year, disclosed pursuant to the Listing Rules and Section 383(1)(a) and (b) of the Hong Kong Companies Ordinance, is as follows:

年內董事酬金按上市規則及香港公司條例第 383(1)(a)及(b)條作如下披露:

	2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 HK\$'000 港幣千元
袍金	530	595
其他酬金: 薪金、津貼及實物		
利益	4,370	4,748
退休金計劃之供款	158	205
	4,528	4,953
	5,058	5,548
	其他酬金: 薪金、津貼及實物 利益	二零一五年 祝金 2 海金 530 其他酬金: 新金、津貼及實物 利益 4,370 退休金計劃之供款 158 4,528 4,528

(a) Independent non-executive directors

CHAN Kay Cheung LAN Yee Fong, Steve John

LUI Shing Ming, Brian

(a) 獨立非執行董事

The fees paid to independent non-executive directors during the year were as follows:

陳棋昌

藍義方

雷勝明

年內已給予獨立非執行董事之袍金如下:

2014

2015

二零一五年 HK\$'000 港幣千元	二零一四年 HK\$'000 港幣千元
 60 60 60	60 60 60
180	180

There were no other emoluments payable to the independent年內並無其他酬金應給予獨立非執行董事non-executive directors during the year (2014: Nil).(二零一四年:無)。

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8. DIRECTORS' REMUNERATION (continued)

(b) Executive directors

8. 董事酬金(續)

(b) 執行董事

		Fees 袍金 HK\$'000 港幣千元	Salaries, allowances and benefits in kind 薪金、津貼 及實物利益 HK\$'000 港幣千元	Pension scheme contributions 退休金計劃 之供款 HK\$'000 港幣千元	Tota remuneration 薪酬總計 HK\$'000 港幣千元
2015	二零一五年				
Executive directors:	執行董事:				
TAI Tak Fung, Stephen	戴德豐	120	2,880	-	3,000
MAN Wing Cheung, Ellis	文永祥	60	1,230	124	1,414
TAI Chun Kit	戴進傑	60	-	3	6.
YIP Wai Keung	葉偉強	25	-	1	20
TSE Siu Wan	謝少雲	60	-	3	6.
LAI Yuk Chuen	黎玉泉	25	260	27	312
		350	4,370	158	4,878
2014	二零一四年				
Executive directors:	執行董事:				
TAI Tak Fung, Stephen	戴德豐	120	2,880	8	3,008
MAN Wing Cheung, Ellis	文永祥	60	1,230	124	1,414
TAI Chun Kit	戴進傑	55	-	3	58
YIP Wai Keung	葉偉強	60	-	3	63
TSE Siu Wan	謝少雲	60	-	3	63
LAI Yuk Chuen	黎玉泉	60	638	64	762
		415	4,748	205	5,368

There was no arrangement under which a director waived or agreed to waive any remuneration during the year (2014: Nil).

年內,各董事概無根據任何安排放棄或同 意放棄領取酬金(二零一四年:無)。

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9. FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees during the year included two directors (2014: three directors), details of whose remuneration are set out in note 8 above. Details of the remuneration of the remaining three (2014: two) non-director, highest paid employees for the year are as follows:

9. 五位薪酬最高僱員

年內,五位薪酬最高僱員包括兩位董事(二零 一四年:三位董事),該等董事之酬金詳載於 上文附註8。於本年度其餘三位(二零一四年: 兩位)非董事及薪酬最高僱員之酬金詳情如下:

			2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Salaries, allowances and benefits	薪金、津貼及實物利益			
in kind			1,934	1,118
Pension scheme contributions	退休金計劃之供款		143	76
			2,077	1,194
The number of non-director, hig	hest paid employees whose	非董事及薪	序酬最高僱員酬金	在下列組別之數

remuneration fell within the following band is as follows:

非董事及薪酬最高僱員酬金在下列組別之數 目:

			Number of employees 僱員人數		
		2015 二零一五年	2014 二零一四年		
Nil to HK\$1,000,000	零至1,000,000港元	3	2		

10. INCOME TAX

No provision for Hong Kong profits tax has been made as the Group did not generate any assessable profits arising in Hong Kong during the year (2014: Nil). No provision for Mainland China corporate income tax has been made as the Group did not generate any assessable profits in Mainland China during the year (2014: Nil).

10. 所得税

由於本集團於本年度內並無任何源自香港產生 之應課税溢利,因此並無就香港利得税作出撥 備(二零一四年:無)。由於本集團於本年度內 並無任何源自中國大陸產生之應課税溢利,因 此並無就中國大陸企業所得税作出撥備(二零 一四年:無)。

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Deferred tax (<i>note 22</i>) and total tax credit for the year	遞延税項(<i>附註22)</i> 及本年度 之總税項抵免	(211)	(210)

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10. INCOME TAX (continued)

A reconciliation of the tax expense applicable to profit before tax at the statutory rate for the country/jurisdiction in which the Company and the majority of its subsidiaries are domiciled to the tax credit at the effective tax rate, and a reconciliation of the applicable rate (i.e., the statutory tax rate) to the effective tax rate, are as follows:

10. 所得税(續)

按採用本公司及其主要附屬公司所在國家/司 法管轄區之法定税率計算且適用於除税前溢利 之税項支出及以實際税率計算之税項抵免對 賬,以及適用税率(即法定税率)與實際税率之 對賬如下:

		2015 二零一五年		2014 二零一四	2014 二零一四年	
		HK\$'000 港幣千元	%	HK\$'000 港幣千元	%	
Profit before tax	除税前溢利	21,358		25,083		
Tax at applicable tax rates	按適用税率計算 之税項	2,987	14.0	3,340	13.3	
Profits and losses attributable to associates	聯營公司應佔溢利 及虧損	(6,913)	(32.4)	(7,849)	(31.3)	
Income not subject to tax Expenses not deductible for tax	毋須課税之收入 不可用作税項扣減	(864)	(4.0)	(1,429)	(5.7)	
*	之支出	686	3.2	1,798	7.2	
Tax losses not recognised	未確認之税項虧損	3,893	18.2	3,930	15.7	
Tax credit at the Group's	按本集團實際税率					
effective rate	抵免之税項	(211)	(1.0)	(210)	(0.8)	

The share of tax attributable to associates amounting to HK\$14,107,000 (2014: HK\$11,783,000) is included in "Share of profits and losses of associates" in the consolidated statement of profit or loss.

11. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY

The calculation of the basic earnings per share amount is based on the profit for the year attributable to ordinary equity holders of the Company of HK\$21,569,000 (2014: HK\$25,293,000), and on the 259,586,000 (2014: 259,586,000) ordinary shares in issue during the year.

No adjustment has been made to the basic earnings per share amounts presented for the years ended 31 March 2015 and 2014 in respect of a dilution as the Group had no potentially dilutive ordinary shares in issue during those years. 應佔聯營公司之税項共14,107,000港元(二零 一四年:11,783,000港元)已包括於綜合損益表 之「應佔聯營公司溢利及虧損」內。

11. 本公司普通權益所有者應佔每股 盈利

每股基本盈利乃根據本年度本公司普通權 益所有者應佔溢利21,569,000港元(二零一四 年:25,293,000港元),及年內已發行普通股 259,586,000股(二零一四年:259,586,000股)計 算。

由於集團截至二零一五年及二零一四年三月 三十一日止年度均無具潛在攤薄潛力之已發行 普通股,因此並無就攤薄事項對該等年度所呈 列之每股基本盈利作出調整。

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12. PROPERTY, PLANT AND EQUIPMENT

12.物業、廠房及設備

		Land and buildings 土地及樓宇 HK\$'000 港幣千元	Leasehold improve- ments, furniture and fixtures 租賃樓宇 裝修、傢俬 及裝置 HK\$'000 港幣千元	Motor vehicles 汽車 HK\$ ⁹ 000 港幣千元	Computer systems 電腦系統 HK\$'000 港幣千元	Office equipment 辦公室設備 HK\$'000 港幣千元	Total 總計 <i>HK\$`000</i> 港幣千元
31 March 2015	二零一五年三月三十一日						
At 31 March 2014 and at 1 April 2014: Cost	於二零一四年三月三十一日 及二零一四年四月一日: 成本	98,606	23,161	6,559	4,241	1,850	134,417
Accumulated depreciation and impairment	累計折舊及減值	(31,833)	(7,131)	(3,981)	(3,434)	(1,144)	(47,523)
Net carrying amount	賬面淨值	66,773	16,030	2,578	807	706	86,894
At 1 April 2014, net of accumulated depreciation	於二零一四年四月一日, 已扣除累計折舊及減值						
and impairment		66,773	16,030	2,578	807	706	86,894
Additions	添置	-	504	-	48	389	941
Depreciation provided	年內已撥備之折舊	(2.051)	(2,400)	((20))	(20.4)	(210)	((002)
during the year Disposals	出售	(2,051) (2,624)	(3,499)	(630)	(304)	(319)	(6,803) (2,624)
Exchange realignment	山 百 匯兑調整 	-	43	2	2	2	49
At 31 March 2015, net of accumulated depreciation	於二零一五年三月三十一日, 已扣除累計折舊及減值						
and impairment		62,098	13,078	1,950	553	778	78,457
At 31 March 2015: Cost	- 於二零一五年三月三十一日: 成本 思社K蕉玉述佐	95,037	23,713	6,561	4,291	2,240	131,842
Accumulated depreciation and impairment	累計折舊及減值	(32,939)	(10,635)	(4,611)	(3,738)	(1,462)	(53,385)
Net carrying amount	賬面淨值	62,098	13,078	1,950	553	778	78,457

12. PROPERTY, PLANT AND EQUIPMENT 12. 物業、廠房及設備(續) (continued)

		Land and buildings 土地及樓宇 HK\$'000 港幣千元	Leasehold improve- ments, furniture and fixtures 租賃樓宇 裝修、傢俬 及裝置 HK\$'000 港幣千元	Motor vehicles <i>汽車</i> <i>HK\$`000</i> 港幣千元	Computer systems 電腦系統 HK\$'000 港幣千元	Office equipment 辦公室設備 HK\$'000 港幣千元	Total 總計 <i>HK</i> \$'000 港幣千元
31 March 2014	二零一四年三月三十一日						
At 1 April 2013: Cost Accumulated depreciation	於二零一三年四月一日: 成本 累計折舊及減值	102,205	17,439	9,760	4,090	1,556	135,050
and impairment		(31,031)	(4,419)	(6,640)	(3,119)	(1,047)	(46,256)
Net carrying amount	賬面淨值	71,174	13,020	3,120	971	509	88,794
At 1 April 2013, net of accumulated depreciation	於二零一三年四月一日, 已扣除累計折舊及減值						
and impairment	添置	71,174	13,020	3,120	971	509	88,794
Additions Depreciation provided	^{亦且} 年內已撥備之折舊	(2.092)	7,356	314	155	426	8,251
during the year Disposals	出售	(2,082) (2,319)	(3,177) (1,093)	(725) (127)	(319)	(225)	(6,528) (3,539)
Exchange realignment	面白 匯兑調整 	(2,319)	(1,093)	(127)		(4)	(84)
At 31 March 2014, net of accumulated depreciation	於二零一四年三月三十一日, 已扣除累計折舊及減值						
and impairment		66,773	16,030	2,578	807	706	86,894
At 31 March 2014:	於二零一四年三月三十一日: # *		00.171	6.550	1011	1.050	104.44-
Cost Accumulated depreciation	成本 累計折舊及減值	98,606	23,161	6,559	4,241	1,850	134,417
and impairment		(31,833)	(7,131)	(3,981)	(3,434)	(1,144)	(47,523)
Net carrying amount	賬面淨值	66,773	16,030	2,578	807	706	86,894

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13. INVESTMENTS IN ASSOCIATES

13.於聯營公司之投資

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Share of net assets Goodwill on acquisition	應估資產淨值 收購產生之商譽	419,824 13,885	394,903 12,364
		433,709	407,267

Goodwill

During the year, the associate repurchased and cancelled certain of its shares resulting in addition to goodwill of HK\$1,521,000 upon deemed acquisition.

The amount due to an associate included in the Group's current liabilities is unsecured, interest-free and repayable under normal trading terms.

商譽

於本年度,聯營公司購回及註銷若干股份,引 致於被視作收購時增添商譽1,521,000港元。

計入本集團流動負債之應付聯營公司款項乃無 抵押、免息及按一般貿易條款償還。

13. INVESTMENTS IN ASSOCIATES (continued)

Particulars of the material associates are as follows:

13.於聯營公司之投資(續)

各主要聯營公司詳情如下:

Name	Particulars of issued shares held 持有已發行	Place of incorporation/ registration and business 註冊成立/登記	Percentage of ownership interest attributable to the Group 本集團應佔	Principal activities
名稱	股份之詳情	及經營地點	權益百分比	主要業務
Four Seas Mercantile Holdings Limited 四洲集團有限公司	Ordinary shares 普通股	Cayman Islands 開曼群島	29.98	Investment holding 投資控股
Fancy Talent Limited* 零食物語有限公司*	Ordinary shares 普通股	Hong Kong 香港	29.98	Marketing of snack foods 小食之市場推廣
Four Seas Mercantile Limited 四洲貿易有限公司	 (i) Ordinary shares (ii) Non-voting deferred shares (i)普通股 (ii)無投票權遞延股份 	Hong Kong 香港	29.98	Trading in snack foods, confectionery and beverages 小食、糖果及 飲品之貿易
Four Seas Foods (Shantou) Co., Ltd.* 四洲食品(汕頭)有限公司*	Paid-up capital of HK\$96,000,000 已繳足股本 96,000,000港元	PRC/ Mainland China 中國/中國大陸	29.98	Trading in confectionery and food products 糖果及食品之貿易
Four Seas (Suzhou) Food Co., Ltd.* 四洲(蘇州)食品有限公司*	Paid-up capital of US\$16,500,000 已繳足股本 16,500,000美元	PRC/ Mainland China 中國/中國大陸	29.98	Manufacturing of beverages 飲品製造
Guang Dong Fourseas Frozen Food Products Co., Ltd.* 廣東四洲冷凍食品有限公司*	Paid-up capital of RMB55,300,000 (2014: RMB35,300,000) 已繳足股本 人民幣55,300,000元 (二零一四年: 人民幣35,300,000元)	PRC/ Mainland China 中國/中國大陸	29.98	Trading in frozen food products and snack foods 冷凍食品及 小食之貿易

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13. INVESTMENTS IN ASSOCIATES (continued)

13. 於聯營公司之投資(續)

Particulars of the material associates are as follows: (continued)

各主要聯營公司詳情如下:(續)

Name 名稱	Particulars of issued shares held 持有已發行 股份之詳情	Place of incorporation/ registration and business 註冊成立/登記 及經營地點	Percentage of ownership interest attributable to the Group 本集團應佔 權益百分比	Principal activities 主要業務
Hong Kong Biscuit (International) Limited* 香港餅乾(國際)有限公司*	Ordinary shares 普通股	Hong Kong 香港	29.78	Investment holding 投資控股
Hong Kong Ham Holdings Limited 香港火腿廠控股有限公司	Ordinary shares 普通股	Hong Kong 香港	29.98	Manufacturing and packaging of ham and ham-related products 製造及包裝火腿及 有關火腿類產品
J.P. Inglis Company Limited 英利士洋行有限公司	Ordinary shares 普通股	Hong Kong 香港	29.98	Trading in food materials 食品原料貿易
Kung Tak Lam Shanghai Vegetarian Cuisine Limited 功德林上海素食有限公司	Ordinary shares 普通股	Hong Kong 香港	29.69	Restaurant operations 餐廳經營
Li Fook (Qingdao) Foods Co., Ltd.* 利福(青島)食品有限公司*	Paid-up capital of US\$3,970,000 已繳足股本 3,970,000美元	PRC/ Mainland China 中國/中國大陸	29.98	Manufacturing of noodles 麵食製造
New Kondo Trading Company Limited 近藤貿易有限公司	Ordinary shares 普通股	Hong Kong 香港	29.98	Trading in Japanese food materials 日本食品原料貿易
Restaurant Shiki Limited	Ordinary shares 普通股	Hong Kong 香港	29.98	Restaurant operations 餐廳經營

13. INVESTMENTS IN ASSOCIATES (continued)

13.於聯營公司之投資(續)

Particulars of the material associates are as follows: (continued)

各主要聯營公司詳情如下:(續)

Name 名稱	Particulars of issued shares held 持有已發行 股份之詳情	Place of incorporation/ registration and business 註冊成立/登記 及經營地點	Percentage of ownership interest attributable to the Group 本集團應佔 權益百分比	Principal activities 主要業務
上海升諴貿易有限公司*	Paid-up capital of RMB500,000 已繳足股本 人民幣500,000元	PRC/ Mainland China 中國/中國大陸	29.98	Trading in confectionery and food products 糖果及食品之貿易
東莞四洲肉類製品有限公司*	Paid-up capital of HK\$37,000,000 已繳足股本 37,000,000港元	PRC/ Mainland China 中國/中國大陸	29.98	Manufacturing and packaging of ham and ham-related products 製造及包裝火腿及 有關火腿類產品
廣州市泮溪酒家有限公司*	Paid-up capital of RMB73,959,210 已繳足股本 人民幣73,959,210元	PRC/ Mainland China 中國/中國大陸	29.69	Restaurant operations 餐廳經營
* Not audited by Ernst & Young, F of the Ernst & Young global net			非由香港安永會計師 他成員公司審核。	事務所或安永全球網絡
The above table lists the associat opinion of the directors, principal year or formed a substantial po Group. To give details of other as of the directors, result in partic associates were indirectly held by	Ily affected the results for rtion of the net assets of associated would, in the opin ulars of excessive length.	the資產淨the其他聯ion司均由	值主要部份之聯營	集團年度業績或構成 公司。董事認為詳列 的冗長。所有聯營公
Four Seas Mercantile Holdings a material associate of the Group Group engaged in investment hold	o, is a strategic partner of	the 司從事	投資控股,乃本集	公司四洲集團有限公 團以權益法入賬之策

the equity method.

13. INVESTMENTS IN ASSOCIATES (continued)

13. 於聯營公司之投資(續)

The following table illustrates the summarised financial information of Four Seas Mercantile Holdings Limited adjusted for any differences in accounting policies, and reconciled to the carrying amount in the consolidated financial statements: 下表呈列四洲集團有限公司之財務資料概要 (經任何會計政策差異之調整)及於綜合財務報 表內賬面值之對賬:

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Current assets	流動資產	1,862,643	1,625,372
Non-current assets	非流動資產	972,687	964,578
Current liabilities	流動負債	(1,308,723)	(1,151,886)
Non-current financial liabilities, excluding trade and other payables	非流動金融負債,不包括應付貿易賬款 及其他應付款項及撥備		
and provision		(80,551)	(60,284)
Non-current liabilities	非流動負債	(20,712)	(19,095)
Net assets Less: net assets attributable to	資產淨值 減:非控股權益應佔之資產淨額	1,425,344	1,358,685
non-controlling interest		(25,930)	(30,065)
Net assets attributable to equity	聯營公司權益所有者應佔之		
holders of the associate	資產淨額	1,399,414	1,328,620
Reconciliation to the Group's interest in the associate:	與本集團於聯營公司之權益之對賬:		
Proportion of the Group's ownership Group's share of net assets of the	本集團擁有權之比例 本集團應佔聯營公司之資產淨值,	29.9%	29.7%
associate, excluding goodwill Goodwill on acquisition	不包括商譽 收購時之商譽(減累計減值)	419,824	394,903
(less cumulative impairment)		13,885	12,364
Carrying amount of the investment	投資之賬面值	433,709	407,267
Revenues	收入	2,907,497	2,910,406
Profit for the year	年度溢利	137,349	152,280
Other comprehensive income/(loss)	其他全面收益/(虧損)	(16,606)	10,761
Total comprehensive income	年度全面收益總額		,
for the year		120,743	163,041
Dividend received	已收股息	10,371	8,066
Fair value of the Group's investment	本集團投資之公平值	444,780	619,927

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14. OTHER NON-CURRENT ASSET

The club debenture represents an entrance fee paid for the use of club facilities and is held on a long term basis.

15. INVENTORIES

14. 其他非流動資產

會所債券指就使用會所設施已付之入會費,並 按長期基準持有。

15.存貨

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK</i> \$'000 港幣千元	
Finished goods	產成品	46,470	44,784	
16. TRADE RECEIVABLES		16. 應收貿易賬款		
		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 HK\$'000 港幣千元	
Trade receivables Impairment	應收貿易賬款 減值	22,790 -	17,496 (3,054)	

The Group's trading terms with its customers are mainly on credit, except for new customers, where payment in advance is normally required. The credit period is generally one to three months. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables to minimise credit risk. Overdue balances are reviewed regularly by senior management. In view of the aforementioned and the fact that the Group's trade receivables relate to a large number of diversified customers, there is no significant concentration of credit risk. The Group does not hold any collateral or other credit enhancements over these balances. Trade receivables are noninterest-bearing. 本集團與客戶之貿易賬期以信貸為主,惟新客 戶一般需要預先付款。信貸期一般為一至三個 月。每個客戶均有信貸額上限。本集團力求嚴 格控制其尚未收取之應收款項,藉此將信貸風 險降至最低。高級管理層會定期檢討逾期結 餘。鑒於上述措施,以及本集團之應收貿易賬 款與眾多多元化的客戶有關,因此並無重大信 貸集中風險。本集團並無就該等結餘持有任何 抵押品或其他信貸提升物。應收貿易賬款乃免 息。

22,790

14,442

財務報告附註

31 March 2015 二零一五年三月三十一日

16. TRADE RECEIVABLES (continued)

16. 應收貿易賬款(續)

The aged analysis of the trade receivables as at the end of the reporting period, based on the invoice date and net of impairment provisions, is as follows:

於報告期末,根據發票日期及扣除減值撥備之 應收貿易賬款之賬齡分析如下:

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$`000</i> 港幣千元
Within 1 month	1個月內	13,200	5,841
1 to 2 months	1至2個月	7,062	6,895
Over 2 months	2個月以上	2,528	1,706
		22,790	14,442

The movements in the provision for impairment of trade receivables are as follows:

應收貿易賬款之減值撥備之變動情況如下:

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
At beginning of the year Amount written off as uncollectible Impairment losses reversed (<i>note 7</i>)	年初 撤銷無法收回款額 回撥減值虧損(附註7)	3,054 (2,208) (846)	3,054
			3,054

At 31 March 2014, included in the above provision for impairment of trade receivables was a provision for individually impaired trade receivables of HK\$3,054,000 with a carrying amount before provision of HK\$3,054,000. The individually impaired trade receivables related to customers that were in financial difficulties or were in default in payment and the balances were not expected to be recovered.

於二零一四年三月三十一日,包括於上述應收 貿易賬款之減值撥備包括就撥備前賬面淨值為 3,054,000港元之個別應收貿易賬款作出減值撥 備3,054,000港元。個別已減值之應收貿易賬款 乃與陷於財困或拖欠還款之客戶有關,而結餘 被視為不可收回。

31 March 2015 二零一五年三月三十一日

16. TRADE RECEIVABLES (continued)

16. 應收貿易賬款(續)

An aged analysis of the trade receivables that are not considered to be impaired is as follows: 視為未減值之應收貿易賬款之賬齡分析如下:

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Neither past due nor impaired	並無逾期或減值	20,257	12,731
Less than 1 month past due	逾期少於1個月	2,295	1,612
1 to 2 months past due	逾期1至2個月	238	98
Over 2 months past due	逾期2個月以上		1
		22,790	14,442

Receivables that were neither past due nor impaired relate to a large number of diversified customers for whom there was no recent history of default.

Receivables that were past due but not impaired relate to a number of independent customers that have a good track record with the Group. Based on past experience, the directors of the Company are of the opinion that no provision for impairment is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable. 並無逾期或減值之應收款項涉及無近期違約記 錄之大量不同客戶。

已逾期但並未減值之應收貿易款項涉及本集團 若干還款記錄良好之客戶。根據過往經驗,本 公司董事認為,由於該等結餘之信貸質素並無 重大變動,該等結餘仍被認為可全數收回,故 無須作出減值撥備。

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31 March 2015 二零一五年三月三十一日

17. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

17. 預付款項、訂金及其他應收款項

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Prepayments	預付款項	1,323	1,473
Deposits and other receivables	訂金及其他應收款項	2,472	4,243
		3,795	5,716
Less: Portion classified as	減:分類為非流動		
non-current	部份	(1,916)	(2,232)
		1,879	3,484

None of the above assets is either past due or impaired. The financial assets included in the above balances relate to receivables for which there was no recent history of default.

18. CASH AND BANK BALANCES

At the end of the reporting period, the cash and bank balances of the Group denominated in Renminbi ("RMB") amounted to HK\$7,051,000 (2014: HK\$5,360,000). The RMB is not freely convertible into other currencies, however, under Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

Cash at banks earns interest at floating rates based on daily bank deposit rates. Short term time deposits are made for varying periods of between one day and fourteen days depending on the immediate cash requirements of the Group, and earn interest at the respective short term time deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default. 上述資產並無逾期或減值。上述結餘包括金融 資產乃無近期違約記錄之應收款項。

18. 現金及銀行結存

於報告期末,本集團以人民幣(「人民幣」)列值 之現金及銀行結存為7,051,000港元(二零一四 年:5,360,000港元)。人民幣不得自由兑換其他 貨幣,但根據中國大陸外匯管理條例和結匯、 售匯及付匯管理規定,本集團獲准透過獲認可 進行外匯兑換業務之銀行將人民幣兑換為其他 貨幣。

銀行現金按每日銀行存款利率以浮動利率賺取 利息。短期定期存款乃按介乎一日至十四日之 不同期間作出,視乎本集團之即時現金需求, 並按照各自之短期定期存款利率賺取利息。銀 行結存乃存於近期並無違約記錄而具有良好信 譽之銀行。

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19. TRADE AND BILLS PAYABLES

19. 應付貿易賬款及票據

An aged analysis of the trade and bills payables as at the end of the reporting period, based on the invoice date, is as follows:

於報告期末,根據發票日期之應付貿易賬款及 票據之賬齡分析如下:

		2015 二零一五年 <i>HK\$</i> '000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Within 1 month 1 to 2 months	1個月內 1至2個月	10,689 3,524	12,856 941
		14,213	13,797

The trade payables are non-interest-bearing and are normally settled on terms of 30 to 60 days.

應付貿易賬款為免息及一般按30至60日期限結 付。

20. OTHER PAYABLES AND ACCRUALS

20.其他應付款項及應計負債

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Other payables	其他應付款項	7,773	7,535
Accruals	應計負債	3,319	3,495
		11,092	11,030
Less: Portion classified as	减:分類為非流動		
non-current	部份	(2,769)	(2,407)
		8,323	8,623

Other payables are non-interest-bearing and have an average term of three months.

其他應付款項乃免息,信貸期平均為三個月。

財務報告附註

31 March 2015 二零一五年三月三十一日

21. INTEREST-BEARING BANK BORROWINGS

21. 須繳付利息之銀行貸款

		2015 二零一五年		2014 二零一四年			
		Effective interest rate 實際利率	Maturity 到期日	HK\$'000 港幣千元	Effective interest rate 實際利率	Maturity 到期日	HK\$'000 港幣千元
Current	當期						
Short term loan – unsecured	無抵押短期 貸款	2.19%	Within 12 months or on demand 12個月內 或按要求	115,000	2.17%	Within 12 months or on demand 12個月內 或按要求	115,000
Trust receipt loans – unsecured	無抵押信託收據 貸款	1.96%	Within 12 months 12個月內	49,229	1.98%	Within 12 months 12個月內	32,841
				164,229			147,841

All short term loan and trust receipt loans are denominated in Hong Kong dollar and bear interest at floating interest rates. Ignoring the effect of any standard repayment on demand clause and based on the maturity terms of the above interest-bearing bank borrowings, they are repayable within one year. 所有短期貸款及信託收據貸款以港元計值並按 浮動利率計算利息。撇除按要求償還的一般條 款之影響,並根據以上須繳付利息之銀行貸款 須於一年內償還。

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22. DEFERRED TAX

The movements in deferred tax liabilities during the year are as follows:

Deferred tax liabilities

22. 遞延税項

遞延税項負債

於年內遞延税項負債之變動如下:

		Accelerated tax depreciation 加速税項 折舊 HK\$'000 港幣千元	Losses available for offsetting against future taxable profits 可用以與將來 應課税溢利 抵銷之虧損 HK\$'000 港幣千元	Total 總計 <i>HK</i> \$'000 港幣千元
At 1 April 2013	於二零一三年四月一日	(2,991)	1,214	(1,777)
Deferred tax credited/ (charged) to the statement of profit or loss during	本年度於損益表內計入/ (扣除)之遞延税項 (附註10)			
the year (<i>note 10</i>)		(21)	231	210
At 31 March 2014 and 1 April 2014	於二零一四年三月三十一日 及二零一四年四月一日	(3,012)	1,445	(1,567)
Deferred tax credited/ (charged) to the statement of profit or loss during	本年度於損益表內計入/ (扣除)之遞延税項 (附註10)			
the year (note 10)		(39)	250	211
At 31 March 2015	於二零一五年三月三十一日	(3,051)	1,695	(1,356)

At the end of the reporting period, the Group had tax losses arising in Hong Kong of approximately HK\$197,112,000 (2014: HK\$176,630,000) that are available indefinitely for offsetting against future taxable profits of the companies in which the losses arose. Deferred tax assets have not been recognised in respect of tax losses of approximately HK\$186,841,000 (2014: HK\$167,874,000) as, in the opinion of the directors, it is uncertain whether sufficient future taxable profits will be available against which the tax losses can be utilised.

於報告期末,本集團有自香港產生之税項虧損 約197,112,000港元 (二零一四年:176,630,000 港元)可無限期用作抵扣該等出現虧損之公司 之將來應課税溢利。為數約186,841,000港元 (二零一四年:167,874,000港元)之税項虧損並 無確認為遞延税項資產,乃由於董事認為未能 確定是否有足夠的未來應課税溢利可供抵扣税 務虧損。

22. DEFERRED TAX (continued)

The Group also has tax losses arising in Mainland China of HK\$24,948,000 (2014: HK\$18,774,000) that will expire in five years for offsetting against future taxable profits. Deferred tax assets have not been recognised in respect of these losses as they have arisen in a subsidiary with uncertain future operating profit streams.

At the end of the reporting period, there was no significant unrecognised deferred tax liability (2014: Nil) for taxes that would be payable on the unremitted earnings of the Group's subsidiaries.

Pursuant to the PRC Corporate Income Tax Law, a 10% withholding tax is levied on dividends declared to foreign investors from the foreign investment enterprises established in Mainland China. The requirement is effective from 1 January 2008 and applies to earnings after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between Mainland China and jurisdiction of the foreign investors. For the Group, the applicable rate is 5%. The Group is therefore liable for withholding taxes on dividends distributed by the subsidiary established in Mainland China in respect of earnings generated from 1 January 2008.

At 31 March 2015, no deferred income tax has been recognised for withholding taxes that would be payable on the unremitted earnings that are subject to withholding taxes of a subsidiary and associates established in Mainland China. In the opinion of the directors, it is not probable that the subsidiary and these associates will distribute such earnings in the foreseeable future. The share of the aggregate amount of temporary differences associated with investments in the subsidiary and these associates in Mainland China for which deferred tax liabilities have not been recognised totalled approximately HK\$18,640,000 at 31 March 2015 (2014: HK\$17,459,000).

There are no income tax consequences attaching to the payment of dividends by the Company to its shareholders.

22. 遞延税項(續)

本集團亦在中國大陸產生税項虧損24,948,000 港元(二零一四年:18,774,000港元),並將於 五年內到期,可供抵銷日後應課税溢利。由於 有關税項虧損來自一間未來經營溢利流不明朗 之附屬公司,故未有就此確認遞延税項資產。

於報告期末,概無因本集團附屬公司之未匯出 盈利產生之應付税項而出現重大未確認遞延税 項負債(二零一四年:無)。

根據中國企業所得税法,於中國大陸成立之外 商投資企業在向外國投資者宣派股息,需按 10%之税率徵收預扣税。有關規定於二零零八 年一月一日起生效,並適用於二零零七年十二 月三十一日後之盈利。倘若中國大陸與該外國 投資者所屬司法權區訂立税項優惠,則可以較 低預扣税率徵收。就本集團而言,適用税率為 5%。因此,本集團須就於中國大陸成立之附屬 公司由二零零八年一月一日起之盈利而分派之 股息繳納預扣税。

於二零一五年三月三十一日,並無就在中國 內地成立之附屬公司與聯營公司應繳納預扣 稅之未匯出盈利所應繳預扣稅確認遞延所得 稅。董事認為,附屬公司與該等聯營公司將不 會在可見將來分派有關盈利。於二零一五年 三月三十一日,應佔於附屬公司與該等中國 大陸聯營公司投資有關之臨時差異總額合共 約18,640,000港元(二零一四年:17,459,000港 元)。

本公司派發股息予股東之付款並沒有所得税影響。

財務報告附註

Shares

31 March 2015 二零一五年三月三十一日

23. SHARE CAPITAL

23. 股本

Shares			成切			
					2015 五年 \$'000 * <i>千元</i>	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Issued and fully paid: 259,586,000 ordinary s	已發行及繳足: hares 259,586,000朋			11	7,095	117,095
A summary of movement follows:	ts in the Company's share ca	pital is as	本公司	股本之變動櫻	我要如下:	
		Number of shares in issue 已發行 股份數目 '000 <i>千股</i>	Share capital 股本 HK\$'000 港幣千元	Share premium account 股份 溢價賬 HK\$'000 港幣千元	Capital redemption reserve 資本贖回 儲備 HK\$'000 港幣千元	Total 總計 <i>HK\$'000</i> 港幣千元
At 1 April 2013	於二零一三年四月一日	259,586	25,959	90,557	579	117,095
Transition to no-par value regime on 3 March 2014	於二零一四年三月三日之 無面值股份制度之 過渡性安排		91,136	(90,557)	(579)	
At 31 March 2014, 1 April 2014 and 31 March 2015	於二零一四年三月三十一日 二零一四年四月一日 及二零一五年三月三十一日		117,095			117,095

In accordance with the transitional provisions set out in Section 37 of Schedule 11 to the Hong Kong Companies Ordinance, on 3 March 2014, any amount standing to the credit of the share premium account and capital redemption reserve has become part of the Company's share capital.

Share options

Details of the Company's share option scheme are included in note 24 to the financial statements.

根據香港公司條例附表11第37條所載之過渡性 條文,於二零一四年三月三日,計入股份溢價 賬及資本贖回儲備之任何款額均成本公司部份 股本。

購股權

本公司之購股權計劃詳情載於財務報告附註24。

24. SHARE OPTION SCHEME

The Company operates a share option scheme for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Eligible participants of the scheme include the Company's directors, including independent non-executive directors, other employees of the Company, and any executive director or employee of any of the Company's subsidiaries and any entity in which the Group holds any equity interest.

On 28 August 2012, the Company adopted a share option scheme (the "Scheme"). The Scheme is valid and effective for a period of 10 years up to 27 August 2022, after which no further share options will be granted but the provisions of the Scheme shall remain in full force and effect in all other respects. Share options complying with the provisions of the Listing Rules which are granted during the duration of the Scheme and those remain unexercised immediately prior to the end of the 10-year period shall continue to be exercisable in accordance with their terms of grant as within the share option period for which such share options are granted, notwithstanding the expiry of the Scheme.

The maximum number of unexercised share options currently permitted to be granted under the Scheme is an amount equivalent, upon their exercise, to 25,958,600 ordinary shares, being 10% of the shares of the Company in issue on 28 August 2012. As at the date of this report, the total number of shares available for issue under the Scheme is 25,958,600 ordinary shares, representing 10% of the existing issued share capital of the Company. 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 options in excess of this limit is subject to shareholders' approval in a general meeting.

24. 購股權計劃

本公司設有購股權計劃藉此鼓勵及回饋對本集 團營運業績有寶貴貢獻之合資格參加者。計劃 之合資格參加者包括本公司之董事(包括獨立 非執行董事)、其他僱員及本公司附屬公司及 本集團擁有任何股份權益之實體之執行董事或 僱員。

於二零一二年八月二十八日,本公司採納一項 購股權計劃(「計劃」)。計劃之有效期為10年, 至二零二二年八月二十七日為止,其後將不會 再授出任何購股權,但計劃之條款在所有其他 方面仍然生效及有效。所有在符合上市規則條 例下,並於計劃10年有效期內授出,但在計劃 期屆滿前仍未被行使之購股權,仍可按該購股 權授出時之條件行使,並不受計劃期滿之影響。

目前根據計劃容許授出之尚未行使購股權之 最高數目為25,958,600股普通股,相等於本公 司在二零一二年八月二十八日已發行股份之 10%。於本報告簽發日期,根據計劃可供發行 之股份數目為25,958,600股普通股,相等於本 公司現已發行股份之10%。在任何十二個月期 間內,根據計劃可向計劃內之每名合資格參與 者發行之最高股份數目不得超逾本公司在任何 時間之已發行股份之1%。任何進一步授出超逾 此限額之購股權,則須在股東大會上取得股東 批准。 31 March 2015 二零一五年三月三十一日

24. SHARE OPTION SCHEME (continued)

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 of the Company (excluding any independent non-executive director who is a grantee of the share options). In addition, any share options granted to a substantial shareholder or an independent non-executive director of the Company, or to any of their associates, in excess of 0.1% of the shares of the Company in issue at any time or with an aggregate value (based on the closing price of the Company's shares at the date of each grant) in excess of HK\$5 million, 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 offer, upon receipt of the duplicate offer letter comprising acceptance of the offer duly signed by the grantee with the number of shares in respect of which the offer is accepted clearly stated therein, together with payment of a nominal consideration of HK\$1 by the grantee to the Company provided that no offer shall be open for acceptance after the expiry of the Scheme or after the Scheme has been terminated. The terms and conditions of the share options granted are determinable by the directors on a case-by-case basis. Such terms and conditions may include, but are not limited to (i) the subscription price; (ii) the period within which the Company's shares must be taken up under the share option, which must not be more than 10 years from the offer date; (iii) the minimum period, if any, for which a share option must be held before it can be exercised; and (iv) the performance target, if any, that must be achieved before the share option can be exercised.

The exercise price of the share options is determinable by the directors in their absolute discretion at the time of the making of the offer which shall be stated in the letter containing the offer, but may not be less than the highest of (i) the closing price of the Company's shares as stated in the Stock Exchange's daily quotation sheet on the offer date which must be a trading day; (ii) the average of the closing prices of the Company's shares as stated in the Stock Exchange's daily quotation sheets for the five trading days immediately preceding the offer date; and (iii) the nominal value of the Company's shares.

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

24. 購股權計劃(續)

授予本公司董事、最高行政人員或主要股東或 彼等之任何聯繫人士之購股權,須事先取得本 公司獨立非執行董事之批准(任何獲授予購股 權之獨立非執行董事不計算在內)。此外,在 任何十二個月期間內授予本公司之主要股東或 獨立非執行董事,或彼等之任何聯繫人士之任 何購股權超逾本公司於任何時間之已發行股份 之0.1%及其總值(按授出購股權當日之股份收 市價計算)超逾五百萬港元者,則須事先在股 東大會上取得股東批准。

授出購股權之建議須於授出購股權建議之日期 起計二十八日內獲接納,承授人亦須就此繳交 已簽署的授出購股權建議書的副本,其中須註 明接納購股權之數目,連同合共1港元之代價 予公司,惟購股權之建議,將不能在購股權計 劃屆滿或終止日後獲接納。所授出之購股權之 條款及條件由董事按個別情況決定,有關條款 及條件包括但不限於(i)股份認購價;(ii)購股權 之行使期,期限不能遲於購股權授出日期起計 10年;(iii)購股權最短須持有多久才可行使(如 有);及(iv)表現目標,參與者於行使購股權前 須達至之表現目標(如有)。

購股權之行使價由董事決定,有關的認購價須 於授出購股權建議中註明,惟不得低於以下較 高者(i)本公司股份於建議授出購股權當日(須 為交易日)在聯交所每日報價表所報之收市價; (ii)本公司股份於緊接授出購股權建議日期前五 個交易日在聯交所每日報價表所報的平均收市 價(以聯交所日報表所載者為準);及(iii)本公 司股份之面值。

購股權並無賦予持有人收取股息或於股東大會 上投票之權力。

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24. SHARE OPTION SCHEME (continued)

During the year, no share option (2014: Nil) was granted to the directors and other employees of the Company or employees of any of the Company's subsidiaries and any entities in which the Group holds any equity interests.

At the end of the reporting period, the Company had no share options outstanding under the Scheme (2014: Nil).

25. RESERVES

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity on pages 48 to 49 of the financial statements.

Pursuant to the relevant laws and regulations for Foreign Investment Enterprises, a portion of the profits of the Group's associates operating as Foreign Investment Enterprises in Mainland China has been transferred to the share of other reserves of associates. As at 31 March 2015, the share of other reserves of associates of HK\$2,947,000 (2014: HK\$2,227,000) is non-distributable in nature and can be utilised to offset the losses incurred.

26. NOTE TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

Major non-cash transaction

In the prior year, the Group recognised the estimated obligations, included in the Group's property, plant and equipment, of HK\$287,000 to dismantle, remove and restore certain items of property, plant and equipment in respect of the office premises and retail stores under operating leases.

24. 購股權計劃(續)

年內,概無授出購股權(二零一四年:無)予本 公司董事及其他僱員或本公司任何附屬公司及 本集團持有任何權益之實體之僱員。

於報告期末,本公司於計劃項下並無尚未行使 購股權(二零一四年:無)。

25.儲備

本集團在年內及過往年度之儲備及其變動在財 務報告第48至49頁之綜合權益變動表內呈列。

根據有關外商投資企業的法例和規則,由本集 團於中國大陸以外商投資企業方式經營之聯營 公司已按法定的比例撥備溢利為分佔聯營公司 之其他儲備。於二零一五年三月三十一日,分 佔聯營公司之其他儲備為2,947,000港元(二零 一四年:2,227,000港元),為不可分派的儲備 金,並可用作抵銷所產生之虧損。

26. 綜合現金流量表附註

主要非現金交易

於去年度內,本集團就拆卸、遷移及重置經營 租賃辦公室及零售店舖之若干物業、廠房及設 備項目確認估計責任287,000港元,並已計入本 集團之物業、廠房及設備內。 31 March 2015 二零一五年三月三十一日

27. OPERATING LEASE ARRANGEMENTS

(a) As lessor

The Group leases certain of its land and buildings under operating lease arrangements. Leases are negotiated for terms of termination by one month's written notice.

At the end of the reporting period, the Group had total future minimum lease receivables under non-cancellable operating leases falling due as follows:

27. 經營租約安排

(a) 作為出租人

本集團按經營租賃安排租賃若干土地及樓 宇。經磋商之租約可以一個月書面通知予 以終止。

於報告期末,本集團根據未來不可撤銷之 經營租約而於下列期限應收之最低租金總 額如下:

					2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
	Within one year	一年內			25	25
(b)	As lessee		(b)	作為這	租用人	
	The Group leases certain land lease arrangements. Leases ar year to eleven years.				團按經營租賃安排租 經磋商之租約年期為	
	At the end of the reporting per minimum lease payments und leases falling due as follows:				告期末,本集團根據 阻約而於下列期限應 下:	
					2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
	Within one year In the second to fifth years	一年內 第二年至第五年內			3,870 14,807	4,246 14,254
	After five years	五年後			<u> 12,206</u> <u> 30,883</u>	34,562
	The operating lease rentals of	certain retail shops are based		若干结	———— 零售店舗經營租賃租	金乃以或然租金

on the contingent rent calculated on the sales of the retail shops pursuant to the terms and conditions as set out in the respective rental agreements. As the future sales of these retail shops could not be estimated reliably, the relevant contingent rent has not been included above and only the minimum lease commitment has been included in the above table. 若干零售店舖經營租賃租金乃以或然租金 為基礎。或然租金則以相關租賃協議所載 條款及條件按該等零售店舖之銷售額為 計算基礎。由於該等零售店舖之未來銷售 無法可靠地估計,故有關或然租金未有計 入上表,而僅將最低租賃租金承擔計入上 表。

財務報告附註

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28. RELATED PARTY TRANSACTIONS

28. 關連人士交易

- (a) The Group had the following material transactions with its related parties during the year:
- (a) 年內,本集團與其關連人士訂立下列重大 交易:

		Notes 附註	2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Rental income received from related companies	向關連公司收取租金 收入	(i)	192	192
Rental income received from associates	向聯營公司收取租金 收入	(i)	332	332
Sales of goods to associates Purchases of goods from	向聯營公司銷售貨品 向聯營公司採購貨品	(ii)	164	224
associates		(iii)	3,464	4,464

Notes:

- (i) The tenancy agreements were entered into with related parties and associates on mutually agreed terms. The leases can be extended and renewed until terminated by either party.
- (ii) The sales of goods to associates were made by reference to prices and conditions similar to those offered to other customers.
- (iii) The purchases from the associates were determined by reference to prices and conditions similar to those offered by the associates to their major customers.

The above related party transactions referred to in note (iii) constitute continuing connected transactions as defined in Chapter 14A of the Listing Rules.

(b) Outstanding balances with related parties:

Details of the balances with associates at the end of the reporting period are included in note 13 to the financial statements.

- 附註:
- (i) 租賃協議乃由關連公司及聯營公司按相互 議定之條款訂立。租約可延期及重續,直 至任何一方予以終止。

(ii) 向聯營公司銷售貨品乃參考向其他客戶提 供之類似價格及條件而釐定。

(iii) 向聯營公司採購乃參考聯營公司向其主要 客戶提供之類似價格及條款而釐定。

上文附註(iii)所述之關連人士交易構成持 續關連交易(按上市規則第14A章所賦予之 定義)。

(b) 與關連人士之尚未償還結餘:

於報告期末,與聯營公司之結餘詳情,載 於財務報告附註13。

28. RELATED PARTY TRANSACTIONS (continued)

28. 關連人士交易(續)

(c) Compensation of key management personnel of the Group:

⁽c) 本集團主要管理人員之報酬:

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Short term employee benefits Pension scheme contributions	短期僱員福利 退休金計劃之供款	5,562 	6,006 267
Total compensation paid to key management personnel	已向主要管理人員支付 之報酬總額	5,781	6,273

Further details of directors' emoluments are included in note 8 to the financial statements.

29. FINANCIAL INSTRUMENTS BY CATEGORY

於報告期末,各類金融工具之賬面值如下:

董事酬金之進一步詳情載於財務報告附註

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

Financial assets

金融資產

8 °

29. 金融工具之分類

			and receivables 款及應收款
		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Trade receivables Financial assets included in prepayments, deposits and	應收貿易賬款 包括於預付款項、訂金 及其他應收賬款	22,790	14,442
other receivables (note 17)	之金融資產(附註17)	2,472	4,243
Cash and bank balances	現金及銀行結存	49,420	42,332
		74,682	61,017

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29. FINANCIAL INSTRUMENTS BY CATEGORY (continued)

Financial liabilities

29. 金融工具之分類(續)

金融負債

			Financial liabilities at amortised cost	
		按攤銷成	本入賬的金融負債	
		2015	2014	
		二零一五年	二零一四年	
		HK\$'000	HK\$'000	
		港幣千元	港幣千元	
Due to an associate	應付聯營公司	231	254	
Trade and bills payables	應付貿易賬款及票據	14,213	13,797	
Financial liabilities included	包括於其他應付賬款及			
in other payables	應計負債之金融負債			
and accruals (note 20)	(附註20)	7,773	7,535	
Interest-bearing bank borrowings	須繳付利息之銀行貸款	164,229	147,841	
		186,446	169,427	

30. FAIR VALUE OF FINANCIAL INSTRUMENTS

Management has assessed that the fair values of cash and bank balances, trade receivables, trade and bills payables, financial assets included in prepayments, deposits and other receivables, financial liabilities included in other payables and accruals, an amount due to an associate and interest-bearing bank borrowings approximate to their carrying amounts largely due to the short term maturities of these instruments.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

During the year, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 for both financial assets and financial liabilities (2014: Nil).

30. 金融工具之公平值

管理層已評估,現金及銀行結存、應收貿易賬 款、應付貿易賬款及票據、包括於預付款項、 訂金及其他應收賬款之金融資產、包括於其他 應付賬款及應計負債之金融負債、應付聯營公 司之款項以及須繳付利息之銀行貸款之公平值 與其賬面值大致相若,主要由於該等工具於短 期內到期。

金融資產及負債的公平值以該工具自願交易方 (強迫或清盤出售除外)當前交易下的可交易金 額入賬。

於本年度內,第一層及第二層之間並無公平值 計量轉撥之情況以及金融資產及金融負債方 面之第三層並無轉入或轉出之情況(二零一四 年:無)。

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments comprise interestbearing bank borrowings and cash and bank balances. The main purpose of these financial instruments is to raise finance for the Group's operations. The Group has various other financial assets and liabilities such as trade receivables and trade and bills payables, which arise directly from its operations.

The main risks arising from the Group's financial instruments are interest rate risk, foreign currency risk, credit risk and liquidity risk. The board of directors reviews and agrees policies for managing each of these risks and they are summarised below.

Interest rate risk

The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's cash and bank balances and short term debt obligations with floating interest rates.

The Group's funding policy uses short term interest-bearing debts to finance its working capital requirements. The Group borrows mainly at floating interest rates.

The following table demonstrates the sensitivity to a reasonably possible change in Hong Kong dollar and RMB interest rate, with all other variables held constant, of the Group's profit before tax (through the impact on cash and bank balances and floating rate borrowings) and the Group's equity.

31. 財務風險管理目標及政策

本集團之主要金融工具包括須繳付利息之銀行 貸款及現金及銀行結存。該等金融工具之主要 用途乃為本集團之營運融資。本集團擁有應收 貿易賬款及應付貿易賬款及票據等各種其他金 融資產及負債,乃由其經營直接產生。

因本集團之金融工具而產生之主要風險為利率 風險、外匯風險、信貸風險及流動資金風險。 董事會覆核及同意管理各項該等風險之議定政 策概述如下:

利率風險

本集團須承擔市場利率變化之風險主要與本集 團現金及銀行結存與以浮動利率計息之短期債 務責任有關。

本集團之資金政策乃使用短期須繳付利息之債 務撥付其營運資金所需。本集團主要按浮動利 率借款。

下表載列本集團之除税前溢利及本集團權益對 港元及人民幣利率之合理可能變動(所有其他 因素維持不變)之敏感度(透過現金及銀行結存 與浮息借款的影響)。

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31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

31. 財務風險管理目標及政策(續)

Interest rate risk (continued)		利率風險(續)		
		Increase/ (decrease) in basis points 基點 增加/(減少)	Increase/ (decrease) in profit before tax 除税前溢利 增加/(減少) HK\$'000 港幣千元	Increase/ (decrease) in equity* 權益* 増加/(減少) HK\$'000 港幣千元
2015	二零一五年			
Hong Kong dollar Renminbi	港元 人民幣	50 50	(627) 35	-
Hong Kong dollar Renminbi	港元 人民幣	(50) (50)	627 (35)	-
		Increase/ (decrease) in basis points 基點 增加/(減少)	Increase/ (decrease) in profit before tax 除税前溢利 增加/(減少) HK\$'000 港幣千元	Increase/ (decrease) in equity* 權益* 增加/(減少) HK\$'000 港幣千元
2014	二零一四年			
Hong Kong dollar Renminbi	港元 人民幣	50 50	(555) 25	-
Hong Kong dollar Renminbi	港元 人民幣	(50) (50)	555 (25)	-
* Excluding retained profits		* 不有	口括保留溢利	

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Foreign currency risk

The Group has transactional currency exposures. Such exposures arise from sales or expenses of operating units in currencies other than the units' functional currencies. The Group's monetary assets, financing and transactions were principally denominated in Hong Kong dollar, United States dollar and RMB. The Group is exposed to the foreign exchange risk arising from changes in the exchange rate of the Hong Kong dollar against RMB. At present, the Group does not intend to seek to hedge its exposure to foreign exchange fluctuations. However, the Group will constantly review the economic situation and its foreign exchange risk profile, and will consider appropriate hedging measures in future as may be necessary.

Since the Hong Kong dollar is pegged to the United States dollar, the Group's exposure to foreign currency risk in respect of the bank balances and trade and bills payables denominated in United States dollars is considered to be minimal.

The following table demonstrates the sensitivity at the end of the reporting period to a reasonably possible change in the RMB exchange rate, with all other variables held constant, of the Group's profit before tax (due to changes in the fair value of monetary assets and liabilities) and the Group's equity (due to the changes in the fair value of forward currency contracts).

31. 財務風險管理目標及政策(續)

外匯風險

本集團要面對交易貨幣風險。該等風險乃因為 經營單位以該單位之功能貨幣以外之貨幣進 行買賣或支出而產生。本集團貨幣資產、融資 及交易主要以港元、美元及人民幣定值。本集 團面對港元兑人民幣匯率變動之外匯風險。 目前,本集團不擬就所面對之外匯波動尋求對 沖。然而,本集團將持續檢討經濟環境及其外 匯風險狀況,並於有需要時考慮適合的對沖措 施。

由於港元與美元掛鈎,因此,本集團有關以美 元定值之銀行結餘及應付貿易賬款及票據之外 匯風險被認為最小。

下表顯示由於人民幣匯率的合理可能變動,在 其他變數保持不變的情況下,對本集團於報告 期末的除税前溢利(基於貨幣資產及負債之公 平值變動)及本集團權益(由於遠期貨幣合約的 公平值變動所致)之敏感度分析。

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31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Foreign currency risk (continued)

31. 財務風險管理目標及政策(續)

外匯風險(續)

		Increase/ (decrease) in basis points 基點 增加/(減少)	Increase/ (decrease) in profit before tax 除税前溢利 增加/(減少) HK\$'000 港幣千元	Increase/ (decrease) in equity* 權益* 增加/(減少) HK\$'000 港幣千元
2015	二零一五年			
If Hong Kong dollar weakens against RMB If Hong Kong dollar strengthens against RMB	若港元兑人民幣弱勢 若港元兑人民幣強勢	(50) 50	342 (342)	-
		Increase/ (decrease) in basis points 基點 增加/(減少)	Increase/ (decrease) in profit before tax 除税前溢利 增加/(減少) HK\$'000 港幣千元	Increase/ (decrease) in equity* 權益* 增加/(減少) HK\$'000 港幣千元
2014	二零一四年			
If Hong Kong dollar weakens against RMB If Hong Kong dollar strengthens	若港元兑人民幣弱勢 若港元兑人民幣強勢	(50)	270	-
against RMB * Excluding retained profits		50 * 不包	(270) 	

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Credit risk

The Group trades only with recognised and creditworthy customers. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis and the Group's exposure to bad debts is not significant.

The credit risk of the Group's other financial assets, which comprise cash and bank balances and other receivables, arises from default of the counterparty, with a maximum exposure equal to the carrying amounts of these instruments.

Since the Group trades only with recognised and creditworthy customers, there is no requirement for collateral. Concentrations of credit risk are managed by analysis by customer/counterparty. There are no significant concentrations of credit risk within the Group as the customer bases of the Group's trade receivables are widely dispersed.

Further quantitative data in respect of the Group's exposure to credit risk arising from trade and other receivables are disclosed in notes 16 and 17, respectively, to the financial statements.

Liquidity risk

The Group monitors its risk to a shortage of funds using a recurring liquidity planning tool. This tool considers the maturity of both its financial instruments and financial assets (e.g., trade receivables) and projected cash flows from operations.

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of interestbearing bank borrowings.

31. 財務風險管理目標及政策(續)

信貸風險

本集團僅與獲公認兼信譽可靠之客戶進行交 易。按照本集團之政策,所有擬按信貸期進行 交易的客戶,必須先通過信貸核實程序。此 外,本集團持續監察應收結餘之情況,而本集 團之壞賬風險並不重大。

本集團包括現金及銀行結存及其他應收款項之 其他財務資產之信貸風險源自對方違約,最大 風險相等於該等工具之賬面值。

由於本集團僅與獲認可兼信譽可靠的客戶進行 交易,故不需要任何抵押。重大信貸風險集中 的情況按客戶/交易對手進行管理及分析。鑒 於本集團之貿易應收賬款之客戶基礎分佈廣 泛,故本集團內並無重大信貸集中風險。

本集團源自應收貿易賬款及其他應收款項之信 貸風險之詳細數據分別披露於財務報告附註16 及17。

流動資金風險

本集團透過採用經常性流動資金計劃工具,監 察資金短缺風險。此工具會考慮其金融工具及 金融資產(如應收貿易賬款)的到期日及來自經 營業務的預期現金流量。

本集團的目標在於透過運用須繳付利息之銀行 貸款,保持資金持續性與靈活性的平衡。

31 March 2015 二零一五年三月三十一日

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Liquidity risk (continued)

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on the contractual undiscounted payments, is as follows:

31. 財務風險管理目標及政策(續)

流動資金風險(續)

根據已訂約未貼現賬款,以下載列本集團於報 告期末之金融負債到期日:

		less th	demand or an 12 months 或少於12個月
		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$`000</i> 港幣千元
Due to an associate Trade and bills payables Other payables Interest-bearing bank borrowings	應付聯營公司 應付貿易賬款及票據 其他應付賬款 須繳付利息之銀行貸款	231 14,213 7,773 165,036	254 13,797 7,535 148,587
		187,253	170,173

Capital management

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

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. The Group is required to comply with certain externally imposed capital requirements set out in certain of its banking facility letters.

As at 31 March 2015, there was no indication of breach of covenants and the Group complied with the externally imposed capital requirements. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 March 2015 and 31 March 2014.

资本管理

本集團之主要資本管理目標為確保本集團有能 力按持續經營業務之原則營運及維持健康資本 比率以支持其業務並最大化股東價值。

本集團根據經濟條件之變化及管理資本結構並 加以調整。為維持或調整資本結構,本集團可 調整對股東之派息、向股東退回資本或發行新 股。本集團須符合其若干銀行貸款確認函所載 之若干外部施加之資本要求。

於二零一五年三月三十一日,並無違反契諾之 跡象,而本集團符合外部施加之資本要求。於 截至二零一五年三月三十一日及二零一四年三 月三十一日止年度內,資本管理之目標、政策 及流程並無出現變動。

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Capital management (continued)

The Group monitors capital using a gearing ratio, which is interest-bearing bank borrowings divided by equity attributable to equity holders of the Company. The gearing ratio is regularly reviewed by senior management. The gearing ratios as at the end of the reporting periods were as follows:

31. 財務風險管理目標及政策(續)

資本管理(續)

本集團使用負債資本比率以監控資本,相等於 須繳付利息之銀行貸款除以本公司權益所有者 應佔權益所得比率。負債資本比率由高級管理 層定期檢查。於報告期末,負債資本比率如下:

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
Interest-bearing bank borrowings	須繳付利息之銀行貸款	164,229	147,841
Equity attributable to equity holders of the Company	歸屬於本公司權益 所有者的權益	444,060	427,486
Gearing ratio	負債資本比率	37%	35%

32. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

32.本公司財務狀況表

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

本公司於報告期末之財務狀況表資料如下:

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 <i>HK\$'000</i> 港幣千元
NON-CURRENT ASSETS	非流動資產		
Interests in subsidiaries	於附屬公司之投資	146,623	156,696
CURRENT ASSETS	流動資產		
Due from subsidiaries	應收附屬公司	17,883	12,391
Prepayments, deposits and	預付款項、訂金及		,
other receivables	其他應收款項	127	126
Cash and bank balances	現金及銀行結存	190	172
Total current assets	流動資產總值	18,200	12,689
CURRENT LIABILITIES	流動負債		
Due to subsidiaries	應付附屬公司	3,000	3,000
Other payables and accruals	其他應付款項及應計負債	3,477	3,446
Total current liabilities	流動負債總值	6,477	6,446
NET CURRENT ASSETS	流動資產淨額	11,723	6,243
Net assets	資產淨額	158,346	162,939
EQUITY	權益		
Share capital	股本	117,095	117,095
Reserves	儲備	41,251	45,844
Total equity	權益總值	158,346	162,939

32. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (continued)

A summary of the Company's reserves is as follows:

Note:

32.本公司財務狀況表(續)

附註:

本公司儲備之概要如下:

		Share premium account	Capital redemption reserve 資本贖回	Retained profits	Total
		股份溢價賬 HK\$'000 港幣千元	儲備 HK\$'000 港幣千元	保留溢利 HK\$'000 港幣千元	總計 HK\$'000 港幣千元
At 1 April 2013	於二零一三年四月一日	90,557	579	50,572	141,708
Total comprehensive loss for the year	本年度總全面虧損	-	_	(4,728)	(4,728)
Transition to no-par value regime	無面值股份制度之過渡性安排	(90,557)	(579)		(91,136)
At 31 March 2014	於二零一四年三月三十一日	-	-	45,844	45,844
Total comprehensive loss for the year	本年度總全面虧損			(4,593)	(4,593)
At 31 March 2015	於二零一五年三月三十一日	_	_	41,251	41,251

33. APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved and authorised for issue by the board of directors on 29 June 2015.

33. 財務報告之批准

本財務報告已於二零一五年六月二十九日獲董 事會批准並授權刊發。

