

佳華百貨控股有限公司 JIAHUA STORES HOLDINGS LIMITED

(incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司) (Stock Code 股份代號:00602)



ANNUAL REPORT 2016



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CORPORATE INFORMATION

公司資料

STOCK CODE

00602

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Longhua 龍華

佳華百貨控股有限公司 二零一六年年報

5

Shajing 沙井





INTRODUCTION

During the year, the world economy was still under adjustment period with lack of dynamic growth. The latest report as revealed by the International Monetary Fund (IMF) that the global economic growth rate was 3.1% for 2016. There was economic slump, slowdown in private investment, weak spending demand, and loss of power for recovery in the developed countries. While the growth rate was stable in the developing countries, but problems like lack of development focus, single economic structure, fiscal overbudget etc still existed. On the other hand, other potential risks including the Brexit, European refugee problems and terrorism amplified the unstable factors.

The global growth rate in 2016 was the weakest from 2014 onward. At the beginning of the year, it was disrupted from the global financial market. The positive manufacturing activity index of the developing countries has turned around in the mid of the year. There were many countries which have been alleviated from the downslope movement as the bulk commodity price index has risen.

China was the leading contribution country to the world economy in 2016. With the glooming world economic environment, China was keeping a vigorous market demand on the international bulk commodity and major industrial products. This situation has positive effect on the international demand and supply relationship, and also became a stimulus for the resource and energy exporting countries. Moreover, this helps the recovery of the developed nations as well.



序言

年內,世界經濟仍處於危機後的深度調整階段,總體增長乏力,繼續保持平庸局面。國際貨幣基金組織(IMF)最新報告顯示,2016年全球經濟僅增長3.1%。發達經濟體增長 持續低迷,私人投資增長放緩,消費需求疲弱,缺乏強勁復蘇動力;新興經濟體增長緩 中趨穩,但分化態勢加劇,部分經濟體經濟 結構單一、財政赤字偏高等結構性問題未得 到根本改善。此外,英國脱歐、歐洲難民問 題和恐怖襲擊等多重風險因素都加大了世界 經濟增長的不確定性。

2016年的全球增長是自2014年以來最弱 的,原因是世界金融市場動盪導。2016年 中期,情況普遍好轉。新興和發達經濟體的 製造業活動指標自去年夏初以來不斷上升。 在許多國家,總體通脹過去面臨的下行壓力 減弱,在一定程度上是由於大宗商品價格 回升。

中國於2016年之經濟增長對世界經濟增長 的貢獻率仍居首位。在世界經濟較為低迷的 環境下,中國仍然保持著強勁的市場需求, 對國際大宗商品和主要工業品進口的大幅增 長,有力地改善了國際供求關係,不僅提振 了資源與能源出口國的經濟增長,而且對發 達工業國的經濟逐漸復蘇也起到了不可或缺 的積極作用。

At the same time, China has playing an important role on the livelihood of people by providing cheap industrial products to lower the production costs for other countries. In these few years, the economic power has been strengthened which brought about the strategic plan of "One belt one road", there was trend of external expansion of local enterprises to help develop the construction of foundation facilities and industrialization. These help the foreign countries by exploring markets, increasing employment and reducing financial liabilities.

China was under structural reform in the important area and major segment. The benefit has been gradually appeared as the inward economy dynamic has created upon the development of mass enterpreneurship and innovation. The China economy power has been fastly grown and improved, which has positively affected the world economy.

BUSINESS REVIEW

During the year, traditional department stores, being the core of the retail business, faced unprecedented pressure, with the successive closure of stores, in the non-core city area. The impact upon the operation in the retail industry posed by the surge of e-business gradually surfaced, not to mention the effect brought by high rents, high wage and other rising costs. Apart from the difficult operating environment, the Group still attained satisfactory operating results.

In 2016, retail industry was generally operating under difficulties. Despite the negative factors, the Group has made changes to its operation and recorded a stable operating result. For the year ended 31 December 2016, the Group has recorded revenue of approximately RMB728.9 million, representing a year-on-year decrease of approximately 13.2%. Gross profit from direct sales was approximately RMB87.4 million, representing a year-on-year increase of approximately 1.3%, and consolidated profit attributable to owners of the Company was approximately RMB41.3 million, representing a year-on-year decrease of approximately 9.4%. The decrease in revenue was mainly attributable to the absence of income from wholesale of consumables. Besides, the renovation works in stores has resulted in partial suspension of business which has affected the sales turnover. In addition, there were reallocation of store floor area from direct sales and concessionaire to leisure and recreational operators, which made the drop in commission from concessionaire sales but increase in rental income.

與此同時,中國持續為世界提供著物美價廉 的工業製成品,對降低全球生產成本、推動 技術進步、改善各國人民生活做出了貢獻。 近年來,隨著中國經濟實力的增強,特別是 「一帶一路」發展戰略的穩步推進,企業「走 出去」步伐明顯加快,對外投資和經濟合作 蓬勃發展,成為很多發展中國家完善基礎設 施、加快工業化進程的重要參與者,也對發 達國家拓展市場、增加就業、緩解債務壓力 發揮了重要作用。

近年來,中國以結構性改革為主線,深入推 進重點領域和關鍵環節,改革得益正逐漸顯 現,「大眾創業、萬眾創新」蓬勃發展,經 濟內生動力不斷增強,持續向好勢頭得到鞏 固。中國經濟新動能加快成長,結構持續優 化,對全球經濟的正向溢出效應將進一步 增強。

業務回顧

年內,零售業主體的傳統百貨業正面臨前所 未有的壓力,從大城市到二三線城市,不 少零售巨頭連續關店,實體零售業進入「寒 冬」。零售業除受高租金,高工資及其他成 本不斷上脹之營運情況外,電商的壯大對傳 統零售業的影響逐步浮現。儘管經營環境 不佳,集團於本年仍取得合理滿意的營運 業績。

2016年,零售行業普遍面臨困難,集團面 對各種負面因素,在調整轉型中取得穩定 的經營業績。於截至2016年12月31日止年 度,本集團錄得收入約人民幣728,903,000 元,比去年減少約13.2%;直接銷售之毛利 率約為人民幣87,429,000元,比去年上升約 1.3%;本公司權益持人人應佔利潤約為人民 幣41,306,000元,比去年下降約9.4%;收入 下跌的主要原因為年內已沒有消耗品批發業 務之收入,而商場面積改動令分店作局部暫 停營業,對營業額有所影響。加上重整部份 銷售面積,由直接經營及專櫃轉為餐飲娛樂 消閒經營面積,使專櫃佣金有所減少但令租 金收入有所增加。

During the year, the Group has continued renovation enhancement to the stores. Approximately RMB26.9 million has been spent for store enhancement of Songgang store, Shiyan store and Gongming store etc bringing a fresh shopping appearance to consumers and creating a new shopping environment. On the other hand, there were implementation of informatization on sales by starting online to offline sales through internet application. By expanding its procurement team, recruiting talents in online shopping, establishing network construction team, developing a full scope internet sales platform. On the contrary, the Group inaugurated its factoring business in the Qianhai district by following the state strategy to explore new income source. Besides, the scope of retailing business has been broadened into catering and food service. Accordingly, a theme restaurant and two beverage kiosks have been commenced to offer a new choice for the new generation.

On the administration aspect, the Group has implemented a handful of measures to maintain its operational efficiency and minimize operating cost in relation to the human resources system. Recruitments through various channels such as 'head hunting', campus recruitment were held during the year, which enhanced the quality and technical knowledge of our new staff for preparing new business that may arise in future. In order to manage the employee turnover, the Group has set up an appraisal award system. Qualified employees would be promoted. Different training seminars and examinations would be held to reinforce employees' personal sustainable development and their sense of belonging to the Group.

As to the investment horizon, the Group has commenced two beverage kiosks and a restaurant with forestry style under the brand name of an international cartoon figure, giving its first step into the catering industry. In addition, a subsidiary of the Group focusing internet technology has boost the development of its online supermarket business by importing in the smart phone application. Looking forward, our business will be more diversified as the Group will continuously explore viable investment opportunities by making good use of the resources raised from the Listing to increase the return to shareholders. 年內,集團繼續推進各門店超市、百貨的升 級調整。集團投入近人民幣貳仟柒佰萬元對 松崗,石岩,公明等分店進行升級再造,探 索新消費體驗,打造新購物環境。另一方 面,銷售信息化落實應用,啟動O2O模式, 充分利用移動互聯網技術,推進線上、線下 等多管道協同行銷。擴充採購團隊,物色網 購專才,成立網絡建設團隊,拓展全面網購 要才,成立網絡建設團隊,拓展全面網購 要者,成立網絡建設團隊,拓展全面網購 展保理業務,開創新收入來源。擴闊零 展保理業務,開創新收入來源。擴闊零 展上一個新選擇。

行政管理方面,集團在人資體系建設方面實 行多項措施以保持營運效率及減低營運成 本。年內舉行了不同形式的招聘會、人才獵 頭、校園招聘等,加強新入職員工之質素及 專業性,以配對未來不斷出現的新業務。針 對員工流失方面,集團設立考核獎金、晉升 合資格人員,並進行多方面的培訓講座及考 試,以增加員工個人之持續發展及對企業之 歸屬感。

在投資業務方面,年內將開立兩家超萌國際 卡通品牌茶店及全球首家森林風餐廳,為 集團於餐飲業務踏出第一步。於年內,集 團一家主打科技網絡之附屬公司已加大發展 步伐,發展網上超市,除配合集團零售業務 之發展外,更於手機軟件開發及一體化銷售 起發展外,更於手機軟件開發及一體化銷售 程式推廣銷售進發。展望未來業務層面更加 多元化,集團會繼續物色可行之投資機會, 充分利用上市籌集之資源,增加對股東之回 報率。

PROSPECTS

It is anticipated that the slowdown in economic growth rate of China will exist as the high operating cost will extort the profit margin which led to more business merger in the industry. The traditional retail store will be highly conglomerated with online store by sharing customer data, product information and sales tactics such that to provide a more enjoyable and convenient shopping experience. Apart from this, multi-operational development will be a main stream. The China retail market will have highly consolidated into various large operators to make use of its corporate marketing power and ability, and to increase the market competitive strengthen.

The Directors believe that both opportunities and challenges await ahead, and the retailing industry will compete and develop in a much improved and better market environment.

In business development aspect, the Group will uphold the principle of "consolidating resources and developing retail chain business", to strengthen the management, reiterate the competitive strength, upgrade the brand image and expand in a stable manner. The Group will focus on the development in areas such as Guangdong and Guangxi by making use of different expansion models including "acquisition, merging, investment holdings and joint venture".

On behalf of the Board, I would like to express my sincere appreciation to all staff for their dedication and contribution to the Group, and would like to express my gratitude to all shareholders, business partners, and valuable customers for their utmost support to the Group.

Zhuang Lu Kun Chairman

Shenzhen, the PRC 30 March 2017

展望

2017年零售業仍將面臨增速放緩、要素成本 高、利潤收窄的壓力,行業整合並購加劇, 市場集中度將進一步提高。未來的零售業態 中,實體店、網店將高度融合,零售企業通 過客戶資源、商品資源和行銷策略的分享, 打造兼具網路舒適型和網路便利的購物體 驗。另外,多業態發展成區域企業主流,中 國零售市場內通過整合企業資源提高市場集 中度來提升企業行銷競爭實力和水準,並進 一步向區域市場滲透強化競爭優勢。

董事相信,機遇與挑戰並存,百貨零售業將 會在更加完善和良好的市場環境中競爭發 展。

在業務發展方面,公司仍會以「整合資源, 發展連鎖」之理念,加強管理,強化競爭 力,提升品牌形象,以穩健為前提,不斷加 快拓展步伐,增強廣東及廣西等區域發展力 度,充分利用「收購、兼併、控股、參股」等 多種方式拓寬市場,增加份額。

本人謹代表董事會向為集團努力及作出貢獻 的全體員工表示感謝,並感謝全體股東、業 務夥伴及各位尊貴客戶對集團的大力支持及 厚愛。

董事長 **莊陸坤** 中國深圳 二零一七年三月三十日

BIOGRAPHY OF DIRECTORS AND SENIOR MANAGEMENT

董事及高層管理人員簡歷

DIRECTORS

Executive Directors

Mr. Zhuang Lu Kun (莊陸坤), aged 56, is the founder, executive Director and the chairman of the Group. He is responsible for the overall management, strategic planning and major decision making of the Group. Mr. Zhuang is the father of Mr. Zhuang Xiao Xiong. Mr. Zhuang has over 20 years of experience in the retail industry. He had served as a honorary deputy chairman of Shenzhen General Chamber of Commerce (深圳市總商會), a standing committee member of Shenzhen Committee of Chinese People's Political Consultative Conference (深圳市政協), a member of the Shenzhen Committee of the China National Democratic Construction Association (中國民主建國會), a member of the China General Chamber of Commerce (中國商業聯合會), a deputy chairman of Shenzhen Private Entrepreneur's Chamber of Commerce (深圳 市民營企業家商會), a deputy chairman of Shenzhen Franchise Association (深圳市零售商業行業協會), and a honorary chairman of Shenzhen Baoan General Chamber of Commerce (深圳寶安區 總商會). Mr. Zhuang graduated from Guangdong Administrative and Management College (廣東行政學院) majoring in modern management in July 1999, and obtained the Master of Business Administration of senior management from the Sun Yat-sen University (中山大學). He also received the award of "Paragon of Work" of Guangdong province (廣東省勞動模範稱號) in Mav 2003 and the award of Outstanding Staff Care Private Ownership Entrepreneur (全國關愛員工優秀民營企業家) in September 2006. He was elected as the Top Ten Person of the Year in Commerce of Guangdong in 2007 and the Top Ten Creditable Entrepreneur in the Integrated Retail Industry in China in the year 2007 and 2009 respectively, and the deputy chairman of the Hong Kong Volunteers Federation in 2014. Mr. Zhuang has served the Group for over 22 years.

Mr. Zhuang Pei Zhong (莊沛忠**)**, aged 55, is an executive Director and the chief financial officer of the Group. He is responsible for the financial accounting of the Group. Mr. Zhuang obtained an undergraduate diploma in financial accounting from Guangdong Radio and Television University (廣東廣播電視大學) in 1990 and pursued advanced studies in management in Sun Yat-Sen University. Mr. Zhuang joined the Group in August 1995 and has over 20 years of experience in the retail industry. Mr. Zhuang was accredited senior membership of the International Profession Certification Association (國際認證協會) and membership of the China Association for Employment Promotion (中國就業促進會) in 2008 and has obtained a master degree in business administration from the University of Wales in England in 2014. Mr. Zhuang has served the Group for over 20 years.

Mr. Gu Wei Ming (顧衛明), aged 48, is an executive Director and the deputy general manager of the Group responsible for the management of executive and office administration of the Group. He joined the Group in August 1997 and has over 20 years of experience in the retail industry. In 2014, Mr. Gu has obtained the master degree in business administration from University of Tianjin of China. Mr. Gu has served the Group for over 20 years.

董事 執行董事

莊陸坤先生,56歲,為本集團的創辦人、 執行董事及董事長。彼負責本集團的整體 管理、策略規劃及主要決策。莊先生為莊小 雄先生之父親。莊先生於零售行業具有逾廿 年經驗。彼為深圳市總商會榮譽副會長、深 圳市政協常務委員、中國民主建國會深圳市 委會委員、中國商業聯合會理事、深圳市民 營企業家商會理事會副會長、深圳市零售商 業行業協會副會長及深圳寶安區總商會理事 會名譽會長。莊先生一九九九年七月畢業於 廣東行政學院,主修現代管理,並獲中山大 學頒授高級管理人員工商管理碩士。彼亦分 別於二零零三年五月獲得廣東省勞動模範稱 號,二零零六年九月獲得全國關愛員工優秀 民營企業家,二零零七年當選為 廣東商業 十大風雲人物」,二零零七及二零零九年當 選「中國綜合零售行業十大誠信企業家」,及 二零一四年當選為香港義工聯盟董事會副主 席。莊先生已於集團服務了超過二十二年。

莊沛忠先生,55歲,為本集團的執行董事及 財務總監。彼負責本集團的財務會計工作。 莊先生於一九九零年取得廣東廣播電視大學 的財務會計專科文憑,並於中山大學繼續進 修管理。彼於一九九五年八月加入本集團並 在零售行業擁有超過廿年經驗。莊先生於二 零零八年獲取國際認証協會高級會計師資格 及中國就業促進會會員資格,並於二零一四 年取得英國威爾斯大學頒發之工商管理碩士 學位。莊先生已於集團服務了超過二十年。

顧衛明先生,48歲,為本集團執行董事及 副總經理,負責集團之行政及辦公室管理工 作。彼於一九九七年八月加入本集團並於零 售業擁有超過廿年經驗。於二零一四年,顧 先生取得中國天津大學頒發之工商管理碩士 學位。顧先生已於集團服務了超過二十年。 Biography of Directors and Senior Management (Continued) 董事及高層管理人員簡歷(續)

Mr. Zhuang Xiao Xiong (拉小雄), aged 34. Mr. Zhuang obtained from the University of Luton, United Kingdom a bachelor of arts degree in business administration in 2005 and a master of science degree in finance and business management in 2006. Mr. Zhuang is the deputy chairman of Shenzhen General Chamber of Commerce (Association of the Industrialists and Businessman) (深圳市總商會(工商聯)) and a committee member of the Chinese People's Political Consultative Conference of Shenzhen (政協深圳市委員會). Mr. Zhuang is the son of Mr. Zhuang Lu Kun and Mrs. Zhuang Su Lan. He joined the Group as full time member in 2006 and is responsible for the overall operation management of the Group. Mr. Zhuang has served the Group for over 11 years.

Independent non-executive Directors

Mr. Chin Kam Cheung (錢錦祥), CPA (practising), FCMA, aged 59, is a practising accountant in Hong Kong. Mr. Chin is a fellow member of the Chartered Institute of Management Accountants and a member of the Hong Kong Institute of Certified Public Accountants. He has extensive experience in auditing, accounting and financial management. Mr. Chin has served the Group for over 9 years.

Mr. Sun Ju Yi (孫聚義), aged 64, graduated from the Finance and Economic Institute of Tianjin in the PRC in 1978 and underwent a master research study program at the Finance and Economics Institute of Tianjin in the PRC in 1978. He is a senior accountant and a registered accountant in the PRC. He had been a lecturer of the Finance and Economic Institute of Tianjin and the assistant to the principal of Shenzhen Zhong Hua Accounting Firm. Mr. Sun has over 30 years of experience in financial lecturing, accounting, auditing and corporate financial management. Mr. Sun was an independent non-executive director of Jinchuan Group International Resources Co. Ltd (formerly known as Macau Investment Holdings Limited) (SEHK: 02362). He is a director of Gemdale Corporation (金 地集團) (600383.SH), a listed PRC nationwide property developer. Mr. Sun has served the Group for over 4 years.

Mr. Ai Ji (艾及), aged 63, graduated from Hunan Radio and Television University (湖南廣播電視大學) with a bachelor's degree in law and obtained the qualification of a practising lawyer in 1988. Mr. Ai is a practising lawyer in the PRC, has worked for Hunan Chuhua Law Firm (湖南楚華律師事務所) and Guangdong ShenTianCheng Law Firm (廣東深天成律師事務所), and is a senior partner of the Yingke Law Firm (盈科律師事務所). He is a member of the standing committee of the fifth session of National Committee of the Chinese People's Political Consultative Conference (Shenzhen) (中國人民政治協商會議深圳市委員會), a member of various committees (including member of the sixth and seventh sessions of standing committee of Guangdong, deputy chairman of legal system committee, and deputy chairman of the fifth and sixth sessions of Shenzhen committee) of the China Democratic National Construction Association (中國民主建國會). Mr. Ai practised as a legal counsel and has accumulated over 36 years experience in various commercial and law firms in the PRC. Mr. Ai has served the Group for over 9 years.

莊小雄先生,34歲,分別於二零零五年及 二零零六年獲英國盧頓大學頒授工商管理文 學士學位以及財務及商務管理碩士學位。莊 先生現為深圳市總商會(工商聯)副會長及政 協深圳市委員會委員。莊先生為莊陸坤先生 及莊素蘭女士之兒子。彼於二零零六年加盟 本集團成為全職僱員。現負責本集團的整體 經營管理。莊先生已於集團服務了超過十一 年。

獨立非執行董事

錢錦祥先生, CPA (practising), FCMA, 59 歲,香港之執業會計師。錢先生是英國特許 管理會計師公會資深會員及香港會計師公會 會員。彼於審計、會計及財務管理方面擁有 豐富的經驗。錢先生已於集團服務了超過九 年。

孫聚義先生,64歲。彼於一九七八年畢業於 天津財經學院,並於一九七八年於中國天津 修畢碩士研究生學習課程。彼為中國高級會 計師及中國註冊會計師。彼曾為天津財經學 院講師及中國深圳中華會計師事務所所長助 理。孫先生於財經授課、會計、審計及企業 財務管理方面超過30年經驗。孫先生曾為金 川集團國際資源有限公司(前名為澳門投資 控股有限公司)(聯交所:02362)之獨立非執 行董事。現為中國上市國家地產發展商金地 (集團)股份有限公司(上交所:600383)之董 事。孫先生已於集團服務了超過四年。

艾及先生,63歲,一九八八年畢業於湖南廣 播電視大學並獲得中國律師資格。艾先生為 中國執業律師,曾執業於湖南楚華律師事所 及廣東天成律師事務所,現為盈科律師事 務所任高級合夥人。彼為中國人民政治協民 會議國會原省委會常於委員,中國民 主建國會副主任、深圳市委會第四及五屆副主 委員會副主任、深圳市委會第四及五屆副主 委員會副主任、深圳市委會第四及五屆副主 委員會副主任、深圳市委會第四及五屆副主 委員會副主任、深圳市委會第四及五屆副主 委員會副主任、深圳市委會第四及五屆副主 委員會副主任、深圳市委會第四及五屆副主 Biography of Directors and Senior Management (Continued) 董事及高層管理人員簡歷(續)

SENIOR MANAGEMENT

Mr. Li Dong (李棟**)**, aged 42, is the manager responsible for security and safety management of the Group. Mr. Li obtained a certificate of Business Administration from the Open University of China in 2011. Mr. Li has served as store manager, deputy manager of the human resources department, the chief operation officer, the general manager of the Guangxi subsidiary and the deputy manager of the procurement department. Mr. Li has over 17 years of experience in the retail industry. Mr. Li has served the Group for over 13 years.

Mr. Zhuang Ru Zhao (莊汝昭), aged 35, is the manager responsible for the operation of online sales of the Group. Mr. Zhuang obtained the certificate of Education Management and the master degree of Business Administration from the South China Normal University of China and University of Wales in England in 2005 and 2014 respectively. Mr. Zhuang joined the Group in 2005. He has worked for the positions of office administration manager, senior executive manager and chairman of labour union. Mr. Zhuang has served the Group for over 12 years.

COMPANY SECRETARY

Mr. Ho Yuet Lee, Leo (何悦利), FCCA, CPA, ACIS, ACS, aged 43, is the finance manager and company secretary of the Group. Mr. Ho obtained bachelor degree of Business Administration (Honours) in Accounting from the Hong Kong Baptist University in 1995 and a master degree in Corporate Governance from the Hong Kong Polytechnic University in 2008. He is a fellow member of the Association of Chartered Certified Accountants, an associate member of the Hong Kong Institute of Certified Public Accountants, an associate member of the Hong Kong Institute of Chartered Secretaries and an associate member of the Institute of Chartered Secretaries and Administrators. Mr. Ho has experience in accounting, auditing and corporate finance. Mr. Ho has served the Group for over 10 years.



李棟先生,42歲,安防總監,負責整體安全防範管理工作。李先生於2011年畢業於中央廣播電視大學工商管理專業。李先生擔任過分店店長、人力資源副總監、營運總監、廣西子公司總經理及採配副總監。李先生於零售行業擁有超過十七年經驗。李先生已於集團服務了超過十三年。

莊汝昭先生,35歲,電商總監,負責網購管 理工作:莊先生分別於2005年及2014年於 華南師範大學及英國威爾斯大學取得教育管 理本科學歷及工商管理碩士學位。莊先生於 2005年加入本集團,曾擔任辦公室主任、行 管中心高級經理及工會主席。莊先生已於集 團服務了超過十二年。

公司秘書

何悦利先生,FCCA,CPA,ACIS,ACS, 43歲,為本集團財務經理及公司秘書。分別 於一九九五年及二零零八年獲香港浸會大學 頒授工商管理學士(榮譽)學位(主修會計)以 及香港理工大學頒授公司管治碩士學位。彼 為英國特許公認會計師公會資深會員,香港 會計師公會會員,香港特許秘書公會會員及 英國特許秘書及行政人員公會會員。何先生 在會計、審計及企業融資方面擁有經驗。何 先生已於集團服務了超過十年。





Management Discussion and Analysis 管理層討論及分析

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(A) INDUSTRY REVIEW

In the past one year, China was facing extreme complicated domestic and external economic condition. The government has implemented various adjustment policies to tackle various challenging risks, such that the social economy was under healthy development. Starting from the year 2016, green spending, leisure tour spending, and personalized spending grew vigorously. The domestic consumption power has been pushed up by the upcoming spending trend of "internet plus" which completely changed the traditional spending behavior and consumption mode.

Sales turnover of retail industry has been slowed down and the growth rate of social consumable goods has been decreased. With the economic downturn and the government anti-corruption policy, the consumption growth rate was decreasing. Nevertheless, physical retail stores has gaining recovering power as both the consumer price index has reached a high level and real estate industry has been sustained. Food and home appliance spending took the lead. Net cash inflow has been maintained in the retail business but in a declining trend. The e-commerce business was growing slowly, with new brand name products put online.

(一) 行業概覽

過去一年,中國面臨著非常嚴峻複雜 的內外經濟環境,政府實施多項調控 政策來應對各種風險挑戰,經濟社會 保持平穩健康的發展。2016年以來, 緣色消費、旅遊休閒消費、個性化消 費蓬勃發展,以「互聯網+」為核心特 徵的新型消費業態徹底改變了傳統的 消費行為和消費模式,成為國內消費 增長的新動力。

零售業整體消費延續放緩趨勢,社會 消費品零售增速減低。受經濟放緩、 廉政政策等影響,消費增速整體呈現 持續下行趨勢。實體商貿零售整體有 環比回暖勢頭,主要受居民消費價格 指數高企推動及地產回暖等影響,食 品、家電等品類消費拉動。零售經營 現金流仍維持淨流入,但呈現下滑趨 勢。電商整體增速持續放緩中,但品 牌觸網拓展線上市場動力依然強勁。

> According to the statistics released by the National Bureau of Statistics of China, GDP for the year amounted to RMB74,400 billion, representing a 6.7% increase over last year. Total retail sales of social consumer goods for the year was RMB33,200 billion, representing an year-onyear ("YOY") growth of 10.4%. Among them, retail sales of "over-the-threshold" consumer goods grew by 8.1% on an YOY basis to RMB15,400 billion. Retail sales of urban consumer goods rose by 10.4% to RMB28,600 billion YOY, while retail sales of rural consumer goods rose by 10.9% to RMB4,700 billion YOY. By consumption pattern, retail sales of commodities went up 10.4% to RMB29,700 billion YOY. During the year, total domestic Internet retail sales amounted to RMB5,200 billion, representing an YOY growth of 26.2%. Among them, commodity goods Internet retail sales grew by 25.6% on an YOY basis to RMB4,200 billion, accounting for 12.6% of the total retail sales of social consumer goods. The annual per capita income amounted to RMB24,000. On further breakdown, per capita disposable income of urban residents amounted to RMB34,000, increased by 7.8% as compared with last year; Per capita disposable income of rural residents amounted to RMB12,000, increased by 8.2% as compared with last year.

> Overall, despite certain decrease in sales of some commodities, the traditional retail store industry is still healthy and getting better.

據國家統計局的資料,全年國內生 產總值人民幣74.4萬億元,比上年 增長6.7%。全年社會消費品零售總 額人民幣33.2萬億元,比上年增長 10.4%,其中,限額消費品零售額人 民幣15.4萬億元, 增長8.1%。城鎮 消費品零售額人民幣28.6萬億元, 比上年增長10.4%。鄉村消費品零 售額人民幣4.7萬億元,比上年增長 10.9%。按消費形態分,商品零售人 民幣29.7萬億元, 增長10.4%。全年 全國網上零售額人民幣5.2萬億元, 比上年增長26.2%。其中, 實物商品 網上零售額人民幣4.2萬億元, 增長 25.6%,佔社會消費品零售總額的比 重為12.6%;全年全國居民人均總收 入人民幣2.4萬元。其中,城鎮居民 人均可支配收入人民幣3.4萬元,比 上年增長7.8%;農村居民人均可支 配收入人民幣1.2萬元,比上年增長 8.2% °

總體來看,除了小部份商品零售增速 下滑外,中國實體零售行業整體還是 在向好發展,行業回暖情況可見。





(B) BUSINESS REVIEW

During the year, the Group has directly operated 11 stores with a total gross floor area of approximately 149,000 square meters, principally located in the Guangdong (including Shenzhen and Foshan) and Guangxi provinces. Among them, ten stores (total gross floor area of approximately 146,000 square meters) are operating as retail stores and one is used for leasing purpose. For the ten retail stores, eight of them are in Guangdong (seven in Shenzhen and one in Foshan) and the remaining two are in Nanning Guangxi. During the year, the Group has opened a restaurant in Nanshan Shenzhen and two beverage kiosks in Baoan Shenzhen and Nanshan Shenzhen. Besides, the Group also owns a four-floor commercial property located in Baoan Central District, Shenzhen, Guangdong. Except for part of one floor being used as the Group's own headquarters, all other commercial floors have been fully leased out for rental purpose.

Prepare the first shopping mall to connect the new trend of traditional retail industry

The Group has commenced preparation for the first selfoperated shopping mall - Bantian Jiahua Ling Hui Plaza. Total floor area amounted to approximately 220,000 square meters, with proposed usage including commercial, hotel, office and residential purpose, will become a high end shopping arcade in the Bantian community. Commercial portion composed of 36% of the total floor area, covering shopping, leisure, entertaining and beverage etc. The Group has signed tenancy agreement with a related party last September to lease its commercial portion as shopping mall with an area of approximately 35,000 square meters. The area accommodated around 437,000 resident population and 2,000 corporations with various size. Bantian is an important part of the high-tech industry of which Huawei is one of its corporate residents. Our shopping mall will build up a livelihood compartment, with supermarket and valueadded retail outlets. The second phrase will emphasize leisure enjoyment, with theme restaurant, sports corner, kids cinema/park etc., to attract more head traffic.

(二)業務回顧

於年內,集團直接經營的商場門店 有11家,總建築面積約14.9萬平方 米,主要集中在廣東(包括深圳及佛 山)及廣西。其中,10家(總建築面 積約14.6萬平方米)作為零售門店及 1家作為出租物業。10家零售門店及 1家作為出租物業。10家零售門店及 1家作為出租物業。10家零售門店及 1家作為出租物業。10家零售門店及 1家(2家位於廣東(深圳及佛山分別有 7及1家),其餘2家位於廣西南寧。 年內,集團開立1家餐廳(位於深圳南 山區)及2家茶店(位於深圳南 山區)。另外,本集團擁有位於廣東 深圳市寶安中心區之四層商業部份物 業,除其中一層部份面積用作集團總 部辦公室外,其餘商業部份已全部作 出租物業收取租金收入。

籌備首個購物中心 迎合實體零 售消費大趨勢

集團年內著手籌備首個自營購物中 心一坂田佳華領匯廣場。廣場總佔地 面積約22萬平方米,包括商業,酒 店,辦公,住宅功能的使用面積,為 坂田社區其中一個高端消費購物中 心。商業部份佔約三成六面積,集購 物,休閒,娛樂,餐飲等於一身。集 團已於去年九月簽訂與關聯方簽訂租 **賃協議**,租用其中主要商業面積作 為購物中心,佔地約3.5萬平方米。 於二零一六年末坂田街道擁有人口約 43.7萬常住人口,且擁有超過2,000 間不同規模的公司。坂田街道亦為高 新技術產業園區之重要組成部分,該 園區匯聚華為消費者業務集團等知名 企業。購物中心首期打造生活配套中 心,以超市為主力業態,帶動周邊服 務配套業態。項目二期以零售業態為 主,通過特色主題餐飲、運動集合 店、兒童影院/遊樂園等,吸引客群 人流。

Expand Internet Technology subsidiary scope to develop online shopping application

The Group has incorporated a subsidiary focusing on internet technology a year before and recruited a team to produce our own build up online application – Baijiahua online. This application is a version of internet plus by providing both online and offline platform. It encompasses supermarket, cross-border products, brand name corner and home delivery service. Annual sales gross proceeds has been over RMB12,000,000 and total sales orders beyond 60,000 (registered member over 130,000). There will be new service including catering, entertaining, property, fund management and other community services. It will become an integrated, innovative, interconnected livelihood platform for shoppers in the future.

Develop the commercial factoring business to share the Country's pioneer project

During the year, the Group actively developed commercial factoring business, with its scope extend to non-retailing industry. A subsidiary was set up in the Qianhai district (possesses tax privilege and technical support from the Government) which has benefited from both sea silk road and free trade zone. The current business included sales of trade debts and agency for recovering of trade debts and will extend to supermarket supply chain, real estate, manufacturing supply chain and logistic core corporations. Other than general commercial factoring service, there will be self-factoring system and factoring insurance products to be provided in future.

擴建網絡科技公司,開發網購應 用程式

為配合網上購物的發展,集團於年前 成立科技網絡子公司,招聘了開發團 隊,於年內出品了自家製網購應用程 式-「百佳華在綫」。百佳華在綫上是 集團面向「互聯網+」轉型,打造線上 線下全管道營運平台,主要有百佳華 社區超市、跨境購、品牌館、百佳華 到家等業務,為消費者提供一個購買 境內、境外優質商品的購物平台。年 內總銷售所得款超過人民幣1,200萬 及總訂單量超過6萬單,註冊用戶更 達13萬人。預算未來百佳華在綫將 融入餐飲、娛樂、物業、理財及其它 本地社區生活服務,打造一個跨界融 合、創新驅動、互聯互通的移動生活 服務平台,相信能對集團的營銷發展 有幫助。

發展商業保理業務,分享國家建 設項目

年內集團積極發展商業保理業務,拓 展範圍至非零售行業。保理子公司於 深圳前海地區成立,該處除擁有國產非區成立,該處除擁有支援外, 有打造[海上絲綢之路]戰略和跨境 質區戰略的[雙引擎]之地利;保理 了。 了。 了。 了。 一般商業保理信貸外,預算 一般商業保理信貸外,預算 一般商業保理信貸外,預算 目身保理系統,及購買其他保險企 業 的信用保險產品,提供多元化的融 資服務平台。 Expand the business scope to commence food and beverage business with main theme

The Group has commenced preparation for the first official authorized Hello Kitty restaurant (Hello Kitty Secret Path) and beverage kiosks (Hello Kitty Bubble). The restaurant has been landed on OCT Harbour Shenzhen and the two beverage kiosks arrived at shopping mall in Baoan and Nanshan. Besides, two more beverage kiosks via cooperation agreement started business in Shenzhen. All of them got official authorization. The restaurant served western style natural food, drinks and desserts under the spirit of forestry garden. The beverage kiosks provided special milk tea and flower tea, which advocated healthy and trendy leisure drink. There are more self-operated and cooperation shops to come to bring more income to the Group.

(C) OUTLOOK

Looking forward to 2017, retail industry is still facing rising cost and e-commerce competition. The operation mode division will be more apparent. With the increase in resident household income and demand of service, the spending pattern will be heading quality goods and lofty leisure activities. Shopping and leisure experience will become the attractive point for retailers, and shopping mall will be the general direction.

Apart from this, the Group is prepared for the sales reorientation works by strengthening operation management to enhance our profit level and tackle challenge from the e-commerce operators. At the same time, the Group will continuously renovated our stores, to enhance the shopping experience, and to kick off the preparation for shopping mall. On the operation level, information system build up and improvement, customer satisfaction enhancement will be maintained. On the investment side, the Group will look for other appropriate investment opportunities, extend our business horizon, to increase return rate to shareholders. 增加業務層面 開設創意主題餐 廳及茶店

集團年前已開始洽商,籌備開立全國 首家官方授權吉蒂貓森林風主題創意 西餐廳及超萌卡通形象休閒茶店。餐 廳已於年末登陸深圳南山區歡樂海 岸,而兩家茶店亦相繼於寶安及南山 區大型購物中心內正式開業。除自營 店外,兩家代理合作店亦已於深圳地 區開業。餐廳及茶店均得到日本三麗 鷗官方授權。餐廳以創意西餐為主, 天然食材與新穎烹飪技術結合,配上 秘境小食和甜品飲品系列,讓賓客能 置身於森林風的秘密花園內與家人朋 友共享美味佳餚。茶店以銷售特色奶 茶及健康花茶為主,切合年輕人口 味,給他們多一個休閒飲料的選擇。 其他自營及代理合作店亦已密鑼緊 鼓,於不久將來正式投入服務為集團 帶來另類營運收入。

(三) 未來展望

展望2017年,零售業依然面臨成本 上升及電商衝擊等競爭因素,實體及 電商經營兩極分化仍然持續。隨著居 民收入提升至更高水準,消費者追求 更高的生活品質、通過各類休閒娛樂 活動滿足自身更高層次的精神需求。 「購物休閒體驗」仍然對消費者有足夠 的吸引力,購物中心則成為這一趨勢 的大方向。

儘管如此,集團仍會抓好以銷售為導向的轉型工作,加強營運管理以進一步提高盈利水準,積極應對電子商務 對傳統商業的衝擊。另外,集團會繼續升級所有門店,以求提升顧客之購物體驗,並積極開始籌備購物中心; 推進資訊化之建設及改進,提升顧客 之層面及滿意度,以保留顧客之言 適之其他投資機會,擴闊經營範疇使 集團經營項目多元化,期望增加股東 之回報率。

FINANCIAL REVIEW

Revenue

For the year ended 31 December 2016, total revenue of the Group (that is, the aggregate proceeds from direct sales of goods, commissions from concessionaire sales, rental income from subleasing of shop premises, rental income from investment properties, interest income from factoring services, and sales of food and catering was approximately RMB728.9 million, representing a decrease of approximately 13.2% from approximately RMB839.7 million in 2015.

During the year, there were additional renovation works to some of our major stores, to give a new shopping environment to the shoppers. Besides, our stores have undergone rearrangement of sales floor area by injecting trendy brand name and hot concessionaire operators. All these made customers more enjoyable shopping experience and increase attractiveness of the stores. During the period of renovation, temporary suspension of business in our stores and this adversely affected our direct sales turnover. In addition, the rearrangement of sales floor area has decreased our direct sales area which has been converted to food and beverage or entertaining operators.

In 2016, total direct sales of goods declined by approximately 4.1% to approximately RMB553.4 million. Sales margin of direct sales was approximately 15.8% for the year of 2016, which was slightly higher than the sales margin of direct sales of approximately 15.0% for the year of 2015. On the other hand, internet sales amounted to approximately RMB1.8 million during the year. There was gross loss on interest sales during the year as it is still in the infant stage of business.

Commission from concessionaire sales decreased by approximately 4.1% to approximately RMB110.3 million for the year of 2016 due to conversion of sales floor area of concessionaire to food and beverage or entertaining operators. In contrast, rental income from sub-leasing of store premises increased to approximately RMB51.3 million for the year, an increase of approximately 13.2% comparatively on yearly basis as most of the food and beverage or entertaining operators were under fixed rental lease. There was no income from the wholesale of consumables after the disposal of subsidiary last year end as the profit margin of the business was low and there were profit fluctuation risk factor behind the business. Rental income from investment properties increased by

財務回顧

收入

截至二零一六年十二月三十一日止年度,本 集團的收入總額(即直接銷售貨品、專賣銷 售所得佣金、分租店舖物業的租金收入、投 資物業的租金收入、保理業務之利息收入, 及餐飲業務收入)約為人民幣728,903,000 元,較2015年約人民幣839,674,000元減少 約13.2%。

年內部份主力店的繼續作出調整,一方面對 店舖室內設計作出更新,務求帶給顧客新一 面的購物環境;另外亦改動店面的使用面 積,將近年來的潮流品牌及火熱的專櫃商及 餐飲經營商帶進店內。以迎合消費者追求享 受的購物體驗,增加商場對顧客之吸引力。 因此,裝修及改動期間令分店作局部暫停營 業,對營業額有所影響。另重整部份銷售面 積,由直接經營轉為餐飲娛樂消閒經營商。

二零一六年,直接商品銷售總額下跌4.1%至約人民幣553,373,000元。直接銷售貨品毛利率約為15.8%,相對於二零一五年直接銷售商品毛利錄得的15.0%輕微上升。另外, 年內網上銷售額約人民幣1,833,000元,但 由於仍處於初步經營階段而錄得毛虧。

年內增加餐飲娛樂休閒店舖,減少專櫃經營 面積,專賣銷售所得佣金減少4.1%至約人民 幣110,330,000元。相反,餐飲娛樂休閒經 營商主要以固定租金形式租賃,故分租店舖 物業的租金收入亦相對去年增加13.2%,至 約人民幣51,331,000元。另外,由於批發易 耗品業務淨利潤回報率比較低,且存在盈利 波動等風險因素,集團於去年末已將批發易 耗品業務之子公司處置,故本年並沒有業務 收入。而投資物業的租金收入增加2.0%至 約人民幣9,180,000元,主要因為大部份於 佳華名苑之出租物業之租賃協議已進入第一

approximately 2.0% to approximately RMB9.2 million for the year. The increase was mainly due to arrival of first rental increment period of most of the tenancy. During the year, the factoring business has become mature. Income from factoring service increase by 187.1% to approximately RMB1.8 million. There was a new business of the Group in the catering industry. A theme restaurant and two beverage kiosks have been opened which achieved a turnover of approximately RMB0.7 million during the year.

Other operating income

Other operating income of the Group, which mainly comprised of interest income, net exchange gain, administration and management fee income from suppliers, government grants and miscellaneous income, amounted to approximately RMB70.0 million in 2016, representing an increase of approximately 5.8% from approximately RMB66.2 million in the year of 2015. This was attributable to the strengthening of management work to produce more administration and management fee income from suppliers.

Cost of inventories sold

Cost of inventories sold represent the cost of direct sales of goods of approximately RMB469.0 million, representing a decrease of 19.1% from approximately RMB579.8 million in 2015. There was no cost of sales for wholesale of consumables for the year of 2016. Upon the stringent control on procurement management, cost of direct sales has been decreased more than the direct sales of goods. The Group's cost of inventories sold for direct sales declined to approximately RMB466.0 million for the year ended 31 December 2016, representing a decrease of approximately 5.1% from approximately RMB490.8 million in the year of 2015.

Increase in fair value of investment properties

Increase in fair value of investment properties increased from approximately RMB3.1 million for the year ended 31 December 2015, to approximately RMB10.6 million for this year, representing an increase of approximately 241.9% due to changing condition in real estate market. 次租金遞增時期,使租金收入有所增加。年 內保理安排業務已開始成熟,保理收入增加 187.1%至約人民幣1,843,000元。集團年內 開立新餐飲業務,經營一家主題餐廳及兩家 茶店,年內收入約人民幣731,000元。

其他經營收入

本集團的其他經營收入(主要包括利息收入、匯兑得益淨額、來自供應商的行政及管 理費收入、政府補貼及其他收入)為約人民 幣69,992,000元,較二零一五年的約人民幣 66,169,000元,上升5.8%。主要由於加強 管理工作使來自供應商的行政及管理費收入 有所增加。

已售存貨成本

已售存貨成本指銷售貨品成本,約為人 民幣468,950,000元,較2015年約人民幣 579,767,000元減少約19.1%。主要由於年 內沒有易耗品批發之業務的成本。基於加大 採購的管理,直接銷售貨品成本比直接銷售 貨品收入減幅更多,本集團的直接銷售貨品 成本由二零一五年的約人民幣490,781,000 元減至截至二零一六年十二月三十一日止年 度約人民幣465,944,000元,減幅為5.1%。

投資物業公平值增加

投資物業公平值增加由二零一五年的約人民 幣3,100,000元增加至二零一六年的約人民 幣10,600,000元,升幅約241.9%。主要由 於房地產市場變動因素。

Staff costs

The Group's staff costs increased by 3.0% from approximately RMB86.8 million in 2015 to approximately RMB89.4 million in 2016. The increase was mainly due to the rise of labour cost.

Depreciation

The Group's depreciation increased by 12.2% from RMB27.7 million in 2015 to approximately RMB31.1 million in 2016. The change was primarily due to additional expenditure on the amortisation fixed assets for the renovation of stores during the year. Depreciation as a percentage of total revenue of the Group increased from 3.3% in 2015 to 4.3% in 2016.

Other operating expenses

Other operating expenses decreased by approximately RMB0.3 million, mainly due to absence of impairment loss on other receivable of approximately RMB3.0 million, reduction of penalty payment of approximately RMB0.5 million, and reduction of charity contribution of approximately RMB0.9 million. But there was impairment loss on an available-for-sale financial asset of approximately RMB4.1 million which was related to an unlisted securities in the PRC.

Share of loss of an associate

The share of loss of an associate for year ended 31 December 2016 amounted to approximately RMB0.1 million representing impairment loss on Shenzhen Egoos Mobile Internet Limited.

Income tax expense

The Group's income tax expense increased by 27.0% from approximately RMB18.4 million in 2015 to approximately RMB23.4 million in 2016 as there was additional provision of withholding tax and deferred tax on fair value change of investment properties of the Group.

Profit for the year

As a result of the reasons mentioned above, profit for the year ended 31 December 2016 amounted to approximately RMB41.1 million, representing a decrease of 9.8% from approximately RMB45.6 million in 2015.

Subsequent event

The Group did not have any other significant subsequent events subsequent to 31 December 2016.

員工成本

本集團的員工成本由二零一五年的約人民幣 86,821,000元增加至二零一六年的約人民幣 89,425,000元,升幅為3.0%。主要由於勞 工成本上漲原因所致。

折舊

本集團的折舊由二零一五年的約人民幣 27,731,000元增加至二零一六年的約人民幣 第31,120,000元,增幅為12.2%。主要由於 部份主力店作店面調整而增加攤銷所致。折 舊佔本集團總收入的百分比由二零一五年的 3.3%增加至二零一六年的4.3%。

其他經營開支

其他開支減少約人民幣326,000元,主要 由於減少去年其他應收款項之減值約人 民幣3,020,000元,減少罰款賠償約人民 幣459,000元,及減少公益捐款約人民幣 860,000元。但年內產生對一家可供出售金 融資產之減值約人民幣4,081,000元。該資 產為一家於中國的非上市公司證券。

應佔一家聯營公司之虧損

虧損截至二零一六年十二月三十一日止年 度,應佔一家聯營公司之虧損約為人民幣 116,000元。應佔一家聯營公司之虧損主要 為本集團應佔其於深圳市移樂購移動互聯有 限公司股權的減值損失。

所得税開支

本集團的所得税開支由2015年的約人民幣 18,414,000元增加至二零一六年約人民幣 23,393,000元,增幅為27.0%。原因為集團 須額外預提代繳所得税及投資物業公平值增 加之遞延税項所致。

年度溢利

基於上述理由,截至二零一六年十二月 三十一日止年度的年內合併淨利潤約為人民 幣41,135,000元,較二零一五年的約人民幣 45,589,000元減少9.8%。

結算日後事項

本集團於二零一六年十二月三十一日後並無 進行任何其他重大結算日後事項。

LIQUIDITY AND FINANCIAL RESOURCES

The Group maintains a stable financial position. As at 31 December 2016, the Group had cash and bank balances of approximately RMB328.6 million (2015: approximately RMB293.3 million). During the year, the Group did not use any financial instruments for any hedging purpose.

NET CURRENT ASSETS AND NET ASSETS

The Group's net current assets as at 31 December 2016 was approximately RMB187.1 million, an increase of 13.6% from the balance of approximately RMB164.7 million recorded as at 31 December 2015.

Net assets slightly up to approximately RMB591.6 million, representing an increase of approximately RMB27.7 million or 4.9% over the balance as at 31 December 2015.

REVENUE – TURNOVER



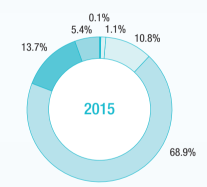
流動資金及財務資源

本集團財務狀況維持穩健。於二零一六年 十二月三十一日,本集團的銀行結餘及現金 約人民幣328,610,000元(二零一五年:約人 民幣293,371,000元)。年內,本集團並無採 用任何金融工具作對沖用途。

流動資產淨值及資產淨值

本集團於二零一六年十二月三十一日的流動 資產淨值約人民幣187,094,000元,較二零 一五年十二月三十一日所錄得結餘約人民幣 164,658,000增加13.6%。

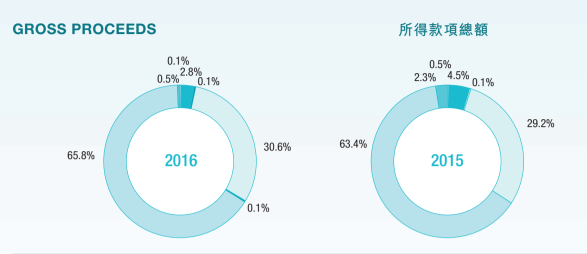
資產淨值微升至約人民幣591,581,000元, 較於二零一五年十二月三十一日結餘上升約 人民幣27,709,000元或4.9%。



收入-營業額

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
 Sales of goods 	銷售貨品	555,206	578,685
 Commissions from concessionaire sales 	專賣銷售所得佣金	110,330	115,038
Rental income from sub-leasing of shop premises	分租店舖物業的租金收入	51,331	45,342
Rental income from investment properties	投資物業的租金收入	9,180	8,997
 Wholesale of consumables 	批發易耗品	-	90,970
Interest income from factoring service	來自保理業務之利息收入	1,843	642
Sales of food and catering	食物及餐飲收入	731	_
Others	其他	282	_
		728,903	839,674

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		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
 Sales of goods Concessionaire sales Rental income from sub-leasing of shop premises Rental income from investment properties Wholesale of consumables Interest income from factoring service Sales of food and catering Others 	銷售貨品 專賣銷售 分租店舖物業的租金收入 投資物業的租金收入 批發易耗品 來自保理業務之利息收入 食物及餐飲收入 其他	555,206 1,190,857 51,331 9,180 - 1,843 731 282	578,685 1,254,071 45,342 8,997 90,970 642 –
		1,809,430	1,978,707

CORPORATE GOVERNANCE AND OTHER INFORMATION

Risk Management

The activities of the Group expose it to a variety of financial risks, including foreign exchange risk, credit risk, interest rate risk and liquidity risk.

(i) Foreign currency risk

The Group has operation in the PRC so that the majority of the Group's revenues, expenses and cash flows are denominated in RMB. Assets and liabilities of the Group are mostly denominated in RMB and HK\$. Any significant exchange rate fluctuations of foreign currencies against RMB may have financial impact to the Group.

(ii) Credit risk

The Group has no significant concentrations of credit risk. Most of the sales transactions were settled in cash basis or by credit card payment. The carrying amount of trade and other receivables included in the consolidated statement of financial position represents the Group's maximum exposure to credit risk in relation to its financial assets.

(iii) Interest rate risk

The Group's exposure to interest rate risk mainly arises on cash and bank balances. The Group has not used any derivative contracts to hedge its exposure to interest rate risk. The Group has not formulated a policy to manage the interest rate risk.

(iv) Liquidity risk

The Group's policy is to maintain sufficient cash and bank balances and have available funding to meet its working capital requirements. The Group's liquidity is dependent upon the cash received from its customers. The directors of the Company are satisfied that the Group will be able to meet in full its financial obligations as and when they fall due in the foreseeable future.

Employees And Remuneration Policy

For the year ended December 2016, the Group had 1,294 full time employees in average in the mainland China and Hong Kong. The Group continues to recruit high calibre individuals and provide continuing education and training for employees to help upgrading their skills and knowledge as well as developing team spirit on an on-going basis. During the year, total staff costs were approximately RMB89.4 million. Competitive remuneration packages are structured to commensurate with reference to individual responsibilities, qualification, experience and performance.

企業管治及其他資料

風險管理

(i)

本集團業務承受各種財務風險,包括外匯風險、信貸風險、利率風險及流動資金風險。

外幣風險 本集團於中國經營業務,故本集團大 部分收益、開支及現金流量均以人民 幣計值。本集團大部分資產及負債以 人民幣及港元計值。外幣兑人民幣的 匯率如有任何重大波動均可能對本集 團構成財務影響。

(ii) 信貸風險

本集團的信貸風險並無出現重大集中 情況。大部分銷售交易以現金或銀行 卡付款結算。綜合財務狀況表內應收 貿易賬款及其他應收款項的賬面值為 本集團就其金融資產面對的最大信貸 風險。

- (iii) 利率風險 本集團面對的利率風險主要因現金及 銀行結餘產生。本集團並無採用任何 衍生工具合約對沖其利率風險。本集 團並無制定管理利率風險的政策。
- (iv) 流動資金風險 本集團的政策為維持充足現金及銀行 結餘,並取得資金以配合其營運資金 需要。本集團的流動資金依賴自戶收 取的現金。本公司董事信納,本集團 將能於可見未來全數履行其到期財務 承擔。

僱員及薪酬政策

截至二零一六年十二月三十一日止年度,本 集團於中港兩地聘有平均約1,294名全職僱 員。本集團繼續招聘優秀人才,並為僱員提 供持續教育與培訓,以不斷提高僱員的技術 及知識,並培養團隊精神。年內,員工總成 本約為人民幣89,425,000元。本集團按個別 僱員的職責、資歷、經驗及表現訂立具競爭 力的薪酬待遇。

Contingent Liabilities

As at 31 December 2016, the Group has no significant contingent liabilities.

Capital Expenditure

For the year ended 31 December 2016, capital expenditures of the Group for property, plant and equipment amounted to approximately RM41.9 million (2015: approximately RMB51.3 million).

Capital Commitments

As at 31 December 2016, the Group had capital commitments contracted, but not provided for, amounting to approximately RMB6.4 million (2015: approximately RMB4.2 million).

或然負債 於二零一六年十二月三十一日,本集團並無 重大或然負債。

資本開支

截至二零一六年十二月三十一日止年度,本 集團就物業、廠房及設備的資本開支約為人 民幣41,868,000元(二零一五年:約人民幣 51,313,000元)。

資本承擔

於二零一六年十二月三十一日,本集團已訂約 但未撥備的資本承擔約為人民幣6,353,000元 (二零一五年:約人民幣4,170,000元)。

Retail stores	分店	Commence operation on 開始經營時間	Storey 樓層	Gross floor area (sq.m.) 建築面積 (平方米)	transa (Superr 每日平均	of daily ctions market) 交易數目 市) FY15	Average transa (Departm 每日平均 (百 FY16	ctions ent store) 交易數目	Estimate visitors 估計每日 FY16	
					2016年	2015年	2016年	2015年	2016年	2015年
Xixiang	西鄉	1/10/1997	3	8,806	4,753	5,085	39	58	6,949	7,457
Shajing	沙井	1/5/1999	5	20,978	3,426	3,820	862	915	6,217	6,392
Songgang	松崗	1/1/2001	5	23,134	4,897	5,549	997	1,113	8,545	9,660
Longhua	龍華	1/11/2001	5	24,549	2,962	2,569	1,322	1,456	6,211	5,434
Gongming	公明	1/9/2002	4	21,843	6,699	6,959	1,349	1,423	11,670	11,316
Shiyan	石岩	1/1/2007	1	5,852	5,143	5,526	771	812	8,575	7,922
Yanbu	鹽步	1/1/2008	2	7,987	2,294	2,435	80	104	3,442	3,682
Dashatian	大沙田	1/1/2009	3	8,500	2,619	2,881	144	213	4,006	4,269
Sanlian	三聯	5/12/2009	4	9,600	2,056	2,337	-	_	2,981	2,923
Taoyuan	桃源	30/12/2009	4	14,493	2,879	2,817	248	273	4,535	3,862

Retail stores	分店	所得款 (RMB) (人民幣	Gross proceeds per operation area Gross proceeds per day Gross proceeds per day 所得款項總額 每日所得款項總額 (RMB million) (RMB thousand) (RMB) (人民幣百萬元) (人民幣千元) (人民幣元)			per operation areaGross proceedsper dayAverage valueedsper day每日經營面積per transaction額每日所得款項總額所得款項總額每宗交易平均值n)(RMB thousand)(RMB)(RMB)元)(人民幣千元)(人民幣元)(人民幣元)			
		FY16 2016年	FY15 2015年	FY16 2016年	FY15 2015年	FY16 2016年	FY15 2015年	FY16 2016年	FY15 2015年
		2010+	20104	20104	20104	2010+	2010+	2010+	2010+
Xixiang	西鄉	75.0	81.7	205.3	224.0	25.7	28.0	45.9	47.0
Shajing	沙井	207.4	227.2	568.2	622.7	28.6	31.3	136.5	135.9
Songgang	松崗	291.3	315.0	798.0	863.2	41.8	45.1	136.5	132.7
Longhua	龍華	342.2	341.0	937.6	934.2	44.9	44.7	218.0	232.1
Gongming	公明	407.5	414.6	1,116.5	1,136.1	57.0	58.0	143.1	139.8
Shiyan	石岩	290.1	292.3	794.9	801.0	169.2	170.5	140.8	132.7
Yanbu	鹽步	33.9	35.8	92.8	98.1	15.5	16.4	38.5	38.7
Dashatian	大沙田	58.3	69.3	159.8	189.9	34.2	40.6	58.0	61.9
Sanlian	三聯	25.1	25.8	68.8	70.7	11.0	11.2	32.4	29.6
Taoyuan	桃源	65.4	74.3	179.1	203.7	18.3	20.7	57.2	65.4

Notes:

附註:

The above-mentioned are unaudited figures and based on internal records.

上述數字乃未經審核且根據內部記錄作出。

CORPORATE GOVERNANCE REPORT

企業管治報告

The Group fully acknowledges its obligations to its shareholders and investors. For the year ended 31 December 2016, the Company has been in strict compliance with the applicable legal and regulatory requirements of domestic or foreign securities regulatory authorities and has been devoted to improving the transparency of its corporate governance and the quality of information disclosure. The Group also attaches great importance on communication with its shareholders and strives to ensure the timeliness, completeness and accuracy of its information disclosure to its shareholders and investors and to the protection the interests of investors. The Board has strictly complied with the principles of corporate governance and is dedicated to improving the management quality of the Company and the standard of corporate governance continually in order to protect and enhance value for shareholders. To this end, the Company adopted the principles in the Corporate Governance Code (the "CG Code") set out in Appendix 14 of the Listing Rules with the aim of enhancing the quality of corporate governance of the Group. Such adoption was reflected in the Company's Articles of Association, internal rules and regulations and the corporate governance implementation practices.

The Board is of the view that the Company has complied with the code provisions set out in the Corporate Governance Code for the year ended 31 December 2016 as contained in Appendix 14 of the Listing Rules, except for the following deviations:

Code Provision A.6.7 of the Code requires that Independent Nonexecutive Directors should attend general meeting. Due to other commitments, one Independent Non-executive Directors of the Company had not attended the annual general meeting of the Company held on 26 May 2016.

Code provision E.1.2 of the Code requires that the chairman of the board should attend the annual general meeting. Mr. Zhuang Lu Kun, the Chairman of the Board was unable to attend the annual general meeting of the Company held on 26 May 2016 due to his other business engagements.

本集團深明對股東及投資者的責任。截至二 零一六年十二月三十一日止年度,本公司一 直嚴格遵守國內或海外證券監管機關的適用 法例及監管規定,並致力改善其企業管治 的援東的溝通,並致力確保能適時治 。本集團亦重視 段資者披露的質量。本集團亦重視 投資者披露完整準確的資料及保障投資者 動設東的溝頭,並致力確保能適時 設立書本公司管理質量及企業管治水平,採 納該等原則已於本公司組織章程 細則、內部規則及規例以及企業管治實施常 規反映。

董事會認為,除下列偏離外,本公司已於截 至二零一六年十二月三十一日止年度遵守上 市規則附錄14所載的企業管治守則的守則條 文:

根據守則下之守則條文A.6.7條,獨立非執 行董事應出席股東大會。本公司一名獨立非 執行董事因其他事務而並無出席本公司於 二零一六年五月二十六日舉行的股東周年大 會。

根據守則下之守則條文E.1.2條,董事會主席 應出席本公司之股東周年大會。由於董事會 主席莊陸坤先生公務繁忙,故未能出席本公 司於二零一六年五月二十六日舉行的股東周 年大會。

BOARD

The Board consists of seven Directors, of whom four are executive Directors including the chairman of the Board and three of whom are Independent Non-executive Directors. Profiles and particulars of the chairman of the Company and other Directors are set out under the section headed "Biography of Directors and Senior Management". The term of service of each Director (including Independent Non-executive Directors) is three years (two years for Independent Non-executive Directors). Corresponding to the term of service, all executive Directors have entered into service contracts, which are valid for a term of 3 years (two years for Independent Non-executive Directors) and renewable subject to the applicable laws. The names of Directors referred herein are members of the tenth session of the Board. The principal responsibilities of the Board include:

- to formulate overall strategies, monitor operating and financial performance and determine proper policies to manage risks exposures arising in the course of achieving the Group's strategic goals;
- to oversee and review the Company's internal control system;
- to be ultimately responsible for the preparation of financial statements of the Company and to assess the Company's performance, financial position and prospects in a balanced, clear and comprehensible way in respect of the interim and annual reports of the Company, other price-sensitive announcements and disclosure of financial information pursuant to the Listing Rules, reports submitted to the regulatory authorities and information disclosure pursuant to legal requirements;
- the executive Directors/management in charge of various aspects of the operations of the Company are responsible for the management of daily operations of the Company. The Board is responsible for setting and handling policies, financial and formulating affairs affecting the overall strategy of the Company, including financial statements, dividends policy, material changes to accounting policies, annual operating budget, material contracts, key finance arrangements, major investments and risk management policies;
- the management has received clear guidelines and instructions in respect of their authorities, especially under all circumstances to report to the Board and to seek Board's approval prior to making any decision or entering into any commitment on behalf of the Company; and

董事會

董事會由七名董事組成,其中四名為執行董 事(包括董事會主席),另外三名為獨立非執 行董事。本公司主席及其他董事的履歷及詳 情載於「董事及高層管理人員簡歷」一節。 各董事(包括獨立非執行董事)的任期為三年 (獨立非執行董事為兩年)。全體執行董事已 因應有關服務年期訂立服務合約,有效期為 三年(獨立非執行董事為兩年),並可根據適 用法律重續。本年報所引述董事姓名為第十 屆董事會董事。董事會的主要職責包括:

- 制定整體策略、監控經營及財務表現
 以及釐定適當政策以管理本集團達致
 其策略目標過程中產生的風險;
 - 監督及檢討本公司內部監控制度;
 - 最終負責編製本公司財務報表及妥善 清晰且全面地審閲本公司中期報告及 年報、其他股價敏感公佈及根據上市 規則作出的財務資料披露、呈交監管 機關的報告及根據法例規定披露的資 料,評估本公司表現、財務狀況及前 景;
- 負責本公司業務不同範疇的執行董事/管理人員負責管理本公司日常營運。董事會負責制定及處理影響本公司整體策略的政策、財務及制定事宜,包括財務報表、股息政策、會計政策的重大改動、年度經營預算、重大合約、主要財務安排、重大投資及風險管理政策;
- 管理人員已接獲有關彼等職權的清晰 指引及指示,尤其是於所有情況下向 董事會報告,及代表本公司作出任何 決定或訂立任何承擔前徵求董事會批 准;及

Corporate Governance Report (Continued) 企業管治報告(續)

BOARD (Continued)

 to review the responsibilities and authorities delegated to the executive Directors/management on a regular basis and to ensure such arrangements are appropriate.

The members of the Board fully acknowledge their own duties and obligations in treating all shareholders on an equal basis and protecting the interests of all investors. The Company ensures that documents and information relating to the businesses of the Group are provided to Board members on a timely basis. The Independent Non-executive Directors perform their duties in compliance with relevant laws and regulations and safeguard the interests of the Company and its shareholders as a whole. The Company has received confirmation letters from each of the Independent Non-Executive Director in respect of their independence pursuant to Rule 3.13 of the Listing Rules.

Under the Articles of Association of the Company, at least onethird of the Directors shall retire by rotation at the annual general meeting and all newly appointed Directors will have to retire at the next annual general meeting. The retiring Directors are eligible to offer themselves for re-election.

Directors' and Officers' Liabilities

The Company has arranged for appropriate insurance coverage in respect of legal action against the Directors and officers against losses or liabilities sustained or incurred from execution of their duties. The insurance coverage is reviewed on an annual basis or any intervals as deemed appropriate by the Board.

Corporate Governance Functions

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

During the year under review, the Board met periodically to review the Company's corporate governance policies and practices, training and continuous professional development of directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, the compliance of the Model Code and Written Employee Guidelines, and the Company's compliance with the CG Code and disclosure in this Corporate Governance Report.

董事會(續)

定期檢討授權執行董事/管理人員處 理的職責及職權,並確保該等安排恰 當。

董事會成員完全明白彼等按平等基準對待全 體股東及保障所有投資者利益的責任及義 務。本公司確保按時向董事會成員提供有關 本集團業務的文件及資料。獨立非執行董事 遵照相關法律及規例執行彼等的職務,且保 障本公司及股東整體利益。本公司已接獲各 獨立非執行董事根據上市規則第3.13條就彼 等的獨立身分發出的確認書。

根據本公司組織章程細則,股東週年大會上 最少三分之一董事須輪值告退,而所有新委 任董事均須於下屆股東週年大會告退。退任 董事合資格應選連任。

董事及高級職員的責任

本公司已就董事及高級職員履行職責時遭受 或招致的損失或責任而面對的法律行動安排 適當保險。投保範圍乃每年或董事會認為適 當的任何時候進行檢討。

企業管治職能 董事會負責履行守則第D.3.1條所載的職能。

於回顧年內,董事會定期舉行會議,審閲本 公司的企業管治政策及常規、董事及高級管 理層的培訓及持續職業發展、本公司在遵守 法律及監管規定方面的政策及常規、遵守 標準守則及僱員書面指引的情況及本公司遵 守守則的情況以及於本企業管治報告內的披 露。

BOARD DIVERSITY POLICY

The Board has adopted a board diversity policy with effect from 2 July 2014 and discussed all measurable objectives set for implementing the policy. The Company recognises and embraces the benefits of having a diverse Board with a view to enhancing its effectiveness and achieving a high standard of corporate governance. It endeavours to ensure that the Board has a balance of skills, experience and diversity of perspectives appropriate to the requirements of the Company's business. Selection of candidates will be based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, experience (professional or otherwise), talents, skills, knowledge, length of service and other qualities of Directors. The ultimate decision of all Board appointments should be based on meritocracy and the likely contributions that the selected candidates will bring to the Board. The Nomination Committee has reviewed such board diversity policy in the year.

Continuous Professional Development

The individual training confirmation of each director received for the year ended 31 December 2016 is summarized below:-

董事會多元化政策

董事會自2014年7月2日起採納多元化政策 以及討論就實施該政策所制定之所有可量度 目標。本公司確認及信奉董事會成員多元化 利益。其致力於確保董事會於技巧、經驗及 多樣化方面達致平衡,以切合本公司之業務 要求。候選人選舉將基於多樣化範圍,包括 但不限於性別、年齡、文化及教育背景、經 驗(專業或其他)、能力、技能、知識、服務 時間以及其他董事所需的資質。最終決定將 基於所選定候選人的能力以及可能將為董事 會帶來的益處及貢獻。提名委員會於本年度 內回顧了此多元化政策。

持續專業發展

本公司已收到每位董事於截至二零一六年 十二月三十一日止年度之培訓確認函,其概 括如下:-

Directors	董事	Reading Materials 閱讀資料	Attending seminar(s) relevant to business or directors' duties and responsibilities 出席與業務或 董事職責相關 之研討會
Executive Directors	執行董事		
Mr. Zhuang Lu Kun	莊陸坤先生	1	1
Mr. Zhuang Pei Zhong	莊沛忠先生	1	1
Mr. Gu Wei Ming	顧衛明先生	\checkmark	1
Mr. Zhuang Xiao Xiong	莊小雄先生	\checkmark	\checkmark
Independent Non-Executive Directors	獨立非執行董事		
Mr. Chin Kam Cheung	錢錦祥先生	\checkmark	1
Mr. Sun Ju Yi	孫聚義先生	1	1
Mr. Ai Ji	艾及先生	\checkmark	\checkmark

COMMITTEES

The monitoring and assessment of certain governance matters are allocated to three committees which operate under written terms of reference. The composition of the committees up to the date of this report is set out in the table below:

委員會

若干管治事宜的監察及評估工作分配由三個 已訂有書面職權範圍的委員會執行。截至本 申報日為止該等委員會的成員如下:

Directors	董事	Audit Committee 審核委員會	Remuneration Committee 薪酬委員會	Nomination Committee 提名委員會
Executive Directors Mr. Zhuang Lu Kun <i>(Chairman)</i> Mr. Zhuang Pei Zhong Mr. Gu Wei Ming Mr. Zhuang Xiao Xiong	執行董事 莊陸坤先生 <i>(董事長)</i> 莊沛忠先生 顧衛明先生 莊小雄先生	-	_ Member 成員 _ _	_ _ Member 成員 _
Independent Non-executive Directors	獨立非執行董事			
Mr. Chin Kam Cheung Mr. Sun Ju Yi Mr. Ai Ji	錢錦祥先生 孫聚義先生 艾及先生	Chairman 主席 Member 成員 Member 成員	Member 成員 Chairman 主席 Member 成員	Member 成員 Member 成員 Chairman 主席

AUDIT COMMITTEE

The Company has established an audit committee on 30 April 2007 with written terms of reference in compliance with the Listing Rules. The audit committee comprises the three Independent Non-executive Directors who together have substantial experience in the fields of accounting, business, legal, corporate governance and regulatory affairs. The audit committee is responsible for reviewing the accounting principles and practices adopted by the Company as well as substantial exceptional items, internal controls and financial reporting matters, which included a review on the audited annual results for the year ended 31 December 2016.

In addition, the audit committee also monitors the appointment of the Company's external independent auditor.

REMUNERATION COMMITTEE

The Company has established a remuneration committee on 30 April 2007 with written terms of reference in compliance with the Listing Rules. The remuneration committee comprises the three Independent Non-executive Directors and one Executive Director. The primary duties of the remuneration committee are to review and determine the terms of remuneration packages, bonuses and other compensation payable to Directors and senior management. In addition, it has responsibility for reviewing and making appropriate recommendations to the Board on the remuneration policy and structure of all the Directors and senior management.

審核委員會

本公司已於二零零七年四月三十日遵照上市 規則成立審核委員會,並書面訂明載有其 權責的職權範圍。審核委員會成員包括三 名獨立非執行董事,彼等具備會計、商業、 法律、企業管治及監管事宜的豐富經驗。審 核委員會負責檢討本公司所採納會計原則及 慣例,以及重大特殊項目、內部監控及財務 申報事宜,包括審閱截至二零一六年十二月 三十一日止年度經審核全年業績。

此外,審核委員會亦負責監察本公司委聘外 聘獨立核數師的事宜。

薪酬委員會

本公司已於二零零七年四月三十日遵照上市 規則成立薪酬委員會,並書面訂明載有其權 責的職權範圍。薪酬委員會成員包括三名獨 立非執行董事及一名執行董事。薪酬委員會 的主要職責為檢討及釐定向董事及高級管理 人員支付的薪酬待遇、花紅及其他報酬的條 款。此外,薪酬委員會亦負責檢討全體董事 及高級管理人員的薪酬政策及結構,並就此 向董事會作出恰當建議。

NOMINATION COMMITTEE

The Company has established a nomination committee on 30 April 2007 with written terms of reference in compliance with the Listing Rules. The nomination committee comprises the three Independent Non-executive Directors and one Executive Director. The nomination committee is mainly responsible for making recommendations to the Board on appointment of Directors and management of Board succession. The responsibilities of the nomination committee are to determine the criteria for identifying candidates suitably qualified and reviewing nominations for the appointment of Directors to the Board.

Attendance record of the Directors (including attendance by proxy) is as follows:

提名委員會

本公司已於二零零七年四月三十日遵照上市 規則成立提名委員會,並書面訂明載有其權 責的職權範圍。提名委員會成員包括三名獨 立非執行董事及一名執行董事。提名委員會 主要負責就委任董事及管理董事會的繼任事 宜向董事會作出建議。提名委員會負責釐定 物色具適當資格人選的準則,並考慮提名加 入董事會的董事人選。

董事(包括委派代表出席者)的出席記錄如 下:

		Board meetings 董事會	meetings meetings meetings meetings					
Executive Directors	執行董事							
Mr. Zhuang Lu Kun	莊陸坤先生	4/7	N/A 不適用	N/A 不適用	N/A 不適用	0/1		
Mr. Zhuang Pei Zhong	莊沛忠先生	6/7	N/A 不適用	0/0	N/A 不適用	1/1		
Mr. Gu Wei Ming	顧衛明先生	5/7	N/A 不適用	N/A 不適用	0/0	0/1		
Mr. Zhuang Xiao Xiong	莊小雄先生	3/7	N/A 不適用	N/A 不適用	N/A 不適用	0/1		
Independent Non-Executive Directors	獨立非執行董事							
Mr. Chin Kam Cheung	錢錦祥先生	5/7	3/3	0/0	0/0	1/1		
Mr. Sun Ju Yi	孫聚義先生	4/7	2/3	0/0	0/0	1/1		
Mr. Ai Ji	艾及先生	4/7	2/3	0/0	0/0	0/1		

COMPANY SECRETARY

The company secretary of the Company, Mr. Ho Yuet Lee, Leo, is a full time employee of the Company. During the year, he has taken no less than 15 hours of relevant professional training.

DIRECTORS' AND AUDITOR'S RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS

The Directors hereby confirm their responsibilities for preparing the financial statements of the Company. The Directors confirm that the preparation of the financial statements of the Company complied with the relevant laws and accounting standards and that the Company would publish the financial statements of the Company at the appropriate time. The responsibilities of external independent auditor to the shareholders are set out on pages 57 to 64.

公司秘書

本公司的公司秘書,何悦利先生,是本公司 之全職僱員。於年內,彼參加了不少於十五 小時的相關職業培訓。

董事及核數師對財務報表的責任

董事謹此確認彼等編製本公司財務報表的責任。董事確認,本公司財務報表的編製符合相關法律及會計準則,且本公司將於適當時候刊發本公司財務報表。外聘獨立核數師對股東的責任載於第57至64頁。

Corporate Governance Report (Continued) 企業管治報告(續)

COMPLIANCE WITH MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS OF LISTED ISSUERS IN APPENDIX 10 OF THE LISTING RULES

The Company adopted the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix 10 of the Listing Rules as its code of conduct for securities transactions of the Directors of the Company. After specific enquiries to the Directors, the Board is pleased to confirm that all the Directors have fully complied with the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix 10 to the Listing Rules during the year under review.

REMUNERATION OF AUDITOR

The Audit Committee is responsible for considering the appointment of external independent auditor and reviewing their remuneration. For the year, fee paid of approximately RMB1.1 million was incurred by the Company to the external independent auditor as service charge for its audit service of the Group for the year ended 31 December 2016.

RISK MANAGEMENT AND INTERNAL CONTROLS

The main features of the risk management and internal control systems of the Group are to provide a clear governance structure, policies and procedures, as well as reporting mechanism to facilitate the Group to manage its risks across business operations.

The Group has established a risk management framework, which consists of the Board, the Audit Committee and the senior management of the Group ("Senior Management"). The Board determines the nature and extent of risks that shall be taken in achieving the Group's strategic objectives, and has the overall responsibility for monitoring the design, implementation and the overall effectiveness of risk management and internal control systems. The Board, through the Audit Committee, conducts reviews of the effectiveness of such systems as least annually, covering all material controls including financial, operational and compliance controls.

The Group has formulated and adopted Risk Management Policy in providing directions in identifying, evaluating and managing significant risks. At least on an annual basis, the Senior Management identifies risks that would adversely affect the achievement of the Group's objectives, and assesses and prioritizes the identified risks according to a set of standard criteria. Risk mitigation plans and risk owners are then established for those risks considered to be significant.

遵守上市規則附錄**10**上市發行人董 事進行證券交易的標準守則

本公司已採納上市規則附錄10所載上市發行 人董事進行證券交易的標準守則,作為本公 司董事進行證券交易的行為守則。經向董事 作出特定查詢後,董事會欣然確認,全體董 事於回顧年內均一直遵守上市規則附錄10 所載上市發行人董事進行證券交易的標準守 則。

核數師酬金

審核委員會負責考慮委聘外聘獨立核數師及 檢討其薪酬。於年內,本公司所產生費用約 為人民幣1,142,000元,作為外聘獨立核數 師於本集團截至二零一六年十二月三十一日 止年度的審核服務費用。

風險管理及內部監控

本集團的風險管理程序及內部監控系統的主 要特點是以清晰的治理架構、政策及程序以 及彙報機制,協助本集團管理各業務範疇的 風險。

本集團已制定風險管理組織框架,由本集團 董事局、審核委員會及高級管理層(「高級管 理層」)組成。董事局釐定就達成本集團策 略目標應承擔的風險性質及程度,並負責風 險管理及內部監控系統的設計、實施及整體 有效性。董事局透過審核委員會至少每年一 次檢討有關系統的有效性,範圍涵蓋所有重 大控制措施,包括財務、營運及合規控制措 施。

本集團亦已制定及採納風險管理政策,提供 識別、評估及管理重大風險的指示。高級管 理層至少每年一次識別對實現本集團目標造 成不利影響的風險,並根據一套標準準則 評估及排列所識別風險的優先次序,從而對 主要風險制定風險緩解計劃及指定風險負責 人。 In addition, the Group has engaged an independent professional advisor to assist the Board and the Audit Committee in ongoing monitoring of the risk management and internal control systems of the Group and in performing the internal audit functions for the Group during the year. Deficiencies in the design and implementation of internal controls are identified and recommendations are proposed for improvement. Significant internal control deficiencies are reported to the Audit Committee and the Board on a timely basis to ensure prompt remediation actions are taken.

The Board, through the Audit Committee, had performed annual review on the effectiveness of the Group's risk management and internal control systems, including but not limited to the Group's ability to cope with its business transformation and changing external environment; the scope and quality of management's review on risk management and internal control systems; result of internal audit work; the extent and frequency of communication with the Board in relation to result of risk and internal control review; significant failures or weaknesses identified and their related implications; and status of compliance with the Listing Rules. The Board considers the Group's risk management and internal control systems were effective during the year.

The risk management and internal control systems of the Group are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

PROCEDURES AND INTERNAL CONTROLS FOR THE HANDLING AND DISSEMINATION OF INSIDE INFORMATION

The Group complies with requirements of Securities and Futures Ordinance ("SFO") and the Listing Rules. The Group discloses inside information to the public as soon as reasonably practicable unless the information falls within any of the safe harbours as provided in the SFO. Before the information is fully disclosed to the public, the Group ensures the information is kept strictly confidential. If the Group believes that the necessary degree of confidentiality cannot be maintained or that confidentiality may have been breached, the Group would immediately disclose the information to the public. The Group is committed to ensure that information contained in announcements or circulars are not false or misleading as to a material fact, or false or misleading through the omission of a material fact in view of presenting information in a clear and balanced way, which requires equal disclosure of both positive and negative facts. 此外,年內本集團外聘獨立專業顧問以協助 董事局及審核委員會持續監督本集團的風險 管理及內部監控系統以及履行本集團的內部 審計職能,識別內部控制設計及實施的不足 之處並推薦改進建議。重大內部監控缺失會 及時向審核委員會及董事局彙報,以確保採 取補救行動。

董事局已透過審核委員會就本集團的風險管 理及內部監控系統是否有效進行年度檢討, 包括但不限於本集團應付其業務轉型及不斷 轉變的外在環境的能力、管理層檢討風險管 理及內部監控系統的工作範疇及素質、內部 審計工作結果、就風險及內部監控檢討結果 與董事局通訊的詳盡程度及次數、已識別的 重大監控失誤或弱項以及有關影響,以及就 上市規則的合規情況。董事局認為本年度本 集團的風險管理及內部監控系統有效。

本集團風險管理及內部監控系統旨在管理而 非消除未能達成業務目標的風險,且僅可就 重大的失實陳述或損失作出合理而非絕對的 保證。

處理及發放內幕消息的程序和內部 監控措施

本集團遵循證券及期貨條例(「證券及期貨 條例」)和上市規則的規定。本集團在合理 切實可行的情況下,會儘快向公眾披露內幕 消息,除非有關消息屬證券及期貨條例所規 定屬於任何安全港範圍內。本集團在向公眾 全面披露有關消息前,會確保該消息絕對保 密。若本集團認為無法保持所需的機密性, 或該消息可能已外泄,會即時向公眾披露的 資料就重大事實而言並不屬虛假或具誤誤 之一、以清晰及平均呈列資料,此需要作出 正面及負面事實相等程度的披露。 Corporate Governance Report (Continued) 企業管治報告(續)

ORGANISATIONAL STRUCTURE

The Group has established an organizational structure, which sets out the relevant operating policies and procedures, duties and authorizations.

AUTHORIZATIONS AND CONTROLS

Executive directors and senior management have been delegated the relevant authorizations in respect of corporate strategies, policies and contracting liabilities. Budget controls and financial reporting systems are formulated by relevant departments and are subject to review by directors in charge. The Group has formulated relevant procedures to assess, review and approve significant capital and recurrent expenses, while operating results will be compared against the budgets and reported to executive directors on a regular basis.

TRAINING ON INTERNAL CONTROLS

Directors and senior managements participate in internal control training programmes provided by the Group, which are designed to equip them with proper and full knowledge on internal controls, and provide guidance to them to apply internal control systems on a consistent basis.

ACCOUNTING SYSTEM MANAGEMENT

The Group has put in place a comprehensive accounting management system, so as to provide the management with indicators to evaluate its financial and operating performance and financial information for reporting and disclosure purposes. Any deviation from expectation will be analysed and explained, and appropriate steps will be carried out to address issues where necessary. The Group has set up appropriate internal control procedures to ensure full, proper and timely record of accounting and management information, which will be reviewed and inspected on a regular basis to ensure the financial statements are prepared in accordance with generally accepted accounting principles, accounting policies of the Group and applicable laws and regulations.

CONTINUING OPERATION

During the relevant year, there are no uncertain events or conditions that may materially affect the continuing operation of Group on an ongoing concern.

組織架構

本集團已成立組織架構,載列相關經營政策 及程序、職責及職權。

授權及控制

執行董事及高級管理人員獲授權處理有關企 業策略、政策及合約責任的職權。預算控制 及財務申報制度由相關部門制定,並須經負 責董事審閱。本集團已制定相關程序,以評 估、審閱及批准重大資本及經常性開支,而 經營業績將與預算比較及定期向執行董事報 告。

內部監控培訓

董事及高級管理人員參與由本集團提供的內 部監控培訓計劃,計劃專為裝備彼等有關適 當及全面的內部監控知識而設,並持續為彼 等提供內部監控制度應用指引。

會計系統管理

本集團設有完善會計管理系統,為管理層提 供指標以評估其財務及經營表現以及財務資 料作申報及披露。任何與預期的偏差將作分 析及詮釋,並將於需要情況下採取適當步驟 以處理有關事宜。本集團設有適當內部監控 程序,以確保全面、適當及適時記錄會計及 管理資料,並定期審閱及檢查,以確保財務 報表根據公認會計原則、本集團會計政策以 及適用法律及規例編製。

持續經營

於相關年內,並無可能持續重大影響本集團 持續經營的不明朗事件或情況。

INVESTOR RELATIONS

The Company reports to the shareholders regarding corporate information of the Group on a timely and accurate basis. Printed copies of the 2016 interim report have been sent to all shareholders. The Company places great emphasis on communication with shareholders and investors of the Company and improving the Company's transparency of information disclosure. As such, designated officers are assigned to handle relations with investors and analysts. The Company made disclosures in a faithful, true, accurate, complete and timely manner in strict accordance with the applicable laws and regulations, Articles of Association and Listing Rules. At the same time, the Company places great importance in collecting and analyzing various comments and recommendations of analysts and investors on the Company's operations, which would be compiled into reports regularly and adopted selectively in its operations. The Company has set up a website, allowing investors to access updates on the Company's particulars, statutory announcements, management and recent operating affairs. All published annual reports, interim reports, circulars and announcements since the Listing are and will be included in the "Investors Relations" section of the website. The Company persistently adheres to its disclosure principle of honesty and integrity and actively initiates communications with various parties.

SHAREHOLDERS' RIGHTS

To safeguard shareholders' interests and rights, separate resolutions are proposed at shareholders' meetings on each substantial issue, including the election of individual directors, for shareholders' consideration and voting. Besides, pursuant to the Articles of Association, shareholder(s) holding not less than one-tenth of the paid-up capital of the Company carrying the right of voting at general meetings may request the Company to convene an extraordinary general meeting by sending a written requisition to the Board or the Company Secretary. The objects of the meeting must be stated in the written requisition.

Shareholders may send written enquiries to the Company for putting forward any enquiries or proposals to the Board of the Company. Contact details are as follows:

Suite 715, Ocean Centre, 5 Canton Road,	地址:
Tsimshatsui, Kowloon, Hong Kong	
(For the attention of the Investor Relations	
Department)	
852-36203100	傳真:
office@szbjh.com	電子郵(
	Tsimshatsui, Kowloon, Hong Kong (For the attention of the Investor Relations Department) 852-36203100

投資者關係

本公司按時準確向股東報告有關本集團企業 資料。二零一六年度中期報告的印刷本已寄 交全體股東。本公司高度重視與本公司股東 及投資者的溝通以及改善本公司資料披露的 透明度,因此已委派指定員工處理與投資者 及分析員的關係。本公司嚴格遵守適用法律 及規例、組織章程細則及上市規則,真誠、 真實、準確、全面及準時作出披露。同時, 本公司高度重視收集及分析分析員及投資者 對本公司業務的各種評論及建議,並會定期 編入報告及於其業務作選擇性採納。本公司 設有網站,讓投資者查閱本公司最新資料、 法定公佈、管理及最近經營事宜。所有上市 後刊發的年報、中期報告、通函及公佈均已 經及將會載於網站內「投資者關係|一欄。本 公司一直恪守其誠實及完整的披露原則, 並 積極主動與各方人士溝通。

股東權利

為了保障股東權益及權利,股東大會上會就 各重大事項(包括選舉個別董事)提呈獨立決 議案,供股東考慮及投票。此外,根據組織 章程,持有不少於十分之一本公司附有股東 大會投票權的繳足股本的股東可要求本公司 召開股東特別大會,方法為向董事會或公司 秘書發出書面要求。召開會議的目的必須載 於書面要求內。

股東可向本公司寄發書面查詢或建議以向本 公司董事會作出任何查詢。聯絡詳情如下:

- 地址: 香港九龍尖沙咀廣東道5號 海洋中心715室 (收件人為投資者關係部)
- 傳真: 852-36203100 電子郵件: office@szbjh.com

Corporate Governance Report (Continued) 企業管治報告(續)

For the avoidance of doubt, shareholder(s) must deposit and send the original duly signed written requisition, notice or statement, or enquiry (as the case may be) to the above address and provide their full name, contact details and identification in order to give effect thereto. Shareholders' information may be disclosed as required by law.

During the year, the Company did not make any changes to its Articles of Association. An up-to-date version of the Articles of Association is available on the Company's website and the Stock Exchange's website. Shareholders may refer to the Articles of Association for further details of their rights.

All resolutions put forward at shareholders' meetings will be voted by poll pursuant to the Listing Rules and the poll voting results will be posted on the websites of the Stock Exchange (www.hkexnews.hk) and the Company (www.szbjh.com) immediately after the relevant general meetings. 為免生疑問,股東須將妥為簽署的書面要 求、通知或聲明或查詢(視情況而定)的正本 存放於及寄發至上述地址,並提供彼等的全 名、聯絡詳情及身份,以便本公司回覆。股 東資料可能根據法律規定而予以披露。

年內,本公司並無對其組織章程作出任何變動。組織章程的最新版本可在本公司網站及 聯交所網站查閱。股東亦可參考組織章程以 取得有關其權利的詳情。

根據上市規則,所有在股東大會提呈的決議 案均將以一股一票點票方式表決,且投票 表決結果將緊隨有關股東大會召開後於聯 交所網站(www.hkexnews.hk)及本公司網站 (www.szbjh.com)刊登。 The Directors are pleased to present their annual report together with the audited financial statements of the Company for the year ended 31 December 2016.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. Details of the principal activities of each member of the Company are set out in note 33 to the financial statements. The principal activities of the operating subsidiaries of the Company during the year ended 31 December 2016 are operation and management of retail stores and other related businesses, provision of factoring services and, food and catering in the PRC.

RESULTS

The results of the Company for the year ended 31 December 2016 are set out in the consolidated statement of comprehensive income on page 65.

DIVIDENDS

The Board of Directors propose the payment of a final dividend for the year ended 31 December 2016 of RMB2.41 cents per ordinary share.

Subject to the approval of shareholders at the forthcoming Annual General Meeting, it is expected that the payment of final dividend will be made on or before Monday, 26 June 2017.

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in the property, plant and equipment of the Company during the year are set out in note 12 to the financial statements.

SHARE CAPITAL

Details of movements in the share capital of the Company during the year are set out in note 26 to the financial statements.

RESERVES

Details of the movements in the reserves of the Group and the Company during the year are set out in consolidated statement of changes in equity and note 27 to the financial statements respectively.

SHARE OPTIONS

Details of the Company's share option scheme and the movements in the share options are set out in note 28 to the financial statements. 董事欣然呈列彼等的全年報告,連同本公司 於截至二零一六年十二月三十一日止年度的 經審核財務報表。

主要業務

本公司主要業務為投資控股。本公司各成員 公司的主要業務詳情載於財務報表附註33。 本公司各營運附屬公司於截至二零一六年 十二月三十一日止年度的主要業務是經營及 管理零售店及其他相關業務,提供保理業務 以及食物及餐飲。

業績

本公司截至二零一六年十二月三十一日止年 度的業績載於第65頁的綜合全面收益表。

股息

董事會建議派付截至二零一六年十二月 三十一日止年度之末期股息每股普通股人民 幣2.41分。

此股息有待即將舉行的股東週年大會上獲股 東批准後,末期股息預期於二零一七年六月 二十六日(星期一)或之前派付。

物業、廠房及設備

本公司於本年度物業、廠房及設備的變動詳 情載於財務報表附註12。

股本

本公司於本年度股本的變動詳情載於財務報 表附註26。

儲備

本集團及本公司於本年度儲備的變動詳情分別載於綜合權益變動表及財務報表附註27。

購股權

本公司購股權計劃及購股權變動之詳情載於 財務報表附註28。

DISTRIBUTABLE RESERVES

As at 31 December 2016, the Company's distributable reserves amounted to approximately RMB253.6 million.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Articles of Associations of the Company or the laws of the Cayman Islands which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

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

During the year, neither the Company nor any of its subsidiaries purchased, sold or redeemed or cancelled any of the Company's listed shares.

DIRECTORS

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

Executive Directors:Mr. Zhuang Lu Kun(Chairman)Mr. Zhuang Pei Zhong(Chief Financial Officer)Mr. Gu Wei MingMr. Zhuang Xiao Xiong

Independent Non-executive Directors: Mr. Chin Kam Cheung Mr. Sun Ju Yi Mr. Ai Ji

Pursuant to Article 87(1) of the articles of association of the Company, Mr. Zhuang Xiao Xiong, Mr. Chin Kam Cheung and Mr. Sun Ju Yi shall retire from office at the forthcoming Annual General Meeting by rotation. All retiring Directors, being eligible, will offer themselves for re-election. The re-election of Directors will be individually voted by Shareholders.

The Board confirmed that the Company has received from each of the Independent Non-executive Directors an annual confirmation of his independence pursuant to Rule 3.13 of the Listing Rules of the Stock Exchange. The Company considers that all of the Independent Non-executive Directors are independent. All of the Independent Non-executive Directors are members of the Company's audit committee, nomination committee and remuneration committee.

可供分派儲備

於二零一六年十二月三十一日,本公司之可 供分派儲備約為人民幣253,559,000元。

優先購買權

根據本公司的公司章程細則或開曼群島法 律,概無優先購買權的條文規定本公司須按 比例向現有股東提呈發售新股份。

購買、出售或贖回本公司的上市證 券

年內,本公司或其任何附屬公司概無購買、 出售或贖回或註銷任何本公司的上市股份。

董事

本年度及截至本申報日,本公司董事為:

執行董事: 莊陸坤先生 *(董事長)* 莊沛忠先生 *(財務總監)* 顧衛明先生 莊小雄先生

獨立非執行董事: 錢錦祥先生 孫聚義先生 艾及先生

根據本公司的公司章程細則第87(1)條,莊小 雄先生、錢錦祥先生及孫聚義先生將於應屆 股東週年大會上輪值告退,惟彼等均合資格 及願意應選連任。個別董事的重選將由股東 表決批准。

董事會確認,本公司已接獲每名獨立非執行 董事根據聯交所上市規則第3.13條就彼等獨 立身分作出的年度確認。本公司認為全體獨 立非執行董事均為獨立人士。全體獨立非執 行董事均為本公司審核委員會、提名委員會 及薪酬委員會的成員。

BIOGRAPHY OF THE DIRECTORS AND THE SENIOR MANAGEMENT

The biographical details of the Directors and the senior management are set out on pages 11 to 13.

DIRECTORS' SERVICE CONTRACTS

Each of the Executive Directors has entered into a service contract with the Company for a term of three years (two years for Independent Non-executive Directors) unless terminated by not less than three months' (two months' for Independent Nonexecutive Directors) written notice of termination served by either the Director or the Company. Each of the service contracts further provides that during the term of the service contract and within two years upon the termination of service, the Executive Director cannot engage in any business which is competing or is likely to compete, either directly or indirectly, with the business of the Company. The appointments are subject to the provisions of retirement and rotation of Directors under the Articles of Association of the Company.

Save as disclosed above, none of the Directors has entered into any service contracts with the Company or any of its subsidiaries (excluding contracts expiring or determinable by the employer within one year without payment of compensation (other than statutory compensation)). The Company's policies concerning remuneration of the Executive Directors are as follows:

- the amount of remuneration is determined on a case by case basis depending on the relevant Director's experience, responsibility, workload and the time devoted to the Group;
- (ii) non-cash benefits may be provided at the discretion of the Board to the relevant Directors under their remuneration package; and
- (iii) the Executive Directors may be granted, at the discretion of the Board, the share option scheme adopted by the Company, as part of their remuneration package.

董事及高級管理層簡歷

董事及高級管理層簡歷載於第11至13頁。

董事服務合同

每名執行董事均與本公司訂有服務合同,初 步為期三年(獨立非執行董事為兩年),除非 由董事或本公司發出不少於三個月(獨立非 執行董事為兩個月)書面通知終止合同。每 份服務合同進一步規定,服務合同期內以及 服務終止後兩年內,執行董事不得直接或間 接參與任何與本公司業務構成競爭或可能構 成競爭的業務。委任受本公司之公司章程細 則下有關董事輪值退任的條文所規限。

除上文所披露者外,概無董事與本公司或其 任何附屬公司訂有任何服務合同(但不包括 於一年內屆滿或可由僱主於一年內終止而毋 須作出賠償(法定賠償除外)的合同)。本公 司有關執行董事薪酬的政策如下:

- (i) 薪酬金額按個別情況就有關董事的經驗、職責、工作量及投入本集團的時間釐定;
- (ii) 非現金福利可由董事會酌情按董事的 薪酬待遇發放予有關董事;及
- (iii) 視乎董事會決定,執行董事或會獲授 本公司所採納購股權計劃下的購股 權,作為彼等薪酬待遇一部分。

INTERESTS IN CONTRACTS OF SIGNIFICANCE

Save as disclosed in section under "Continuing Connected Transactions" of this report on pages 46 to 52, no Director nor controlling shareholders had a material interest, either directly or indirectly, in any contract of significance to the business of the Company. There is no contract of significance between the Company, its holding company or any of its subsidiaries or its controlling shareholder during the year.

MANAGEMENT CONTRACTS

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

SHARE OPTION SCHEME

The Company adopted a share option scheme (the "Share Option Scheme") pursuant to a resolution of the sole shareholder of the Company passed on 30 April 2007. The Share Option Scheme complies with the requirements of the Listing Rules. Certain share options have been granted to the Directors and the employees of the Company under the Share Option Scheme since its adoption and up to 31 December 2016. Details of the outstanding options as at the reporting date are set out in note 28 to the financial statements.

Regarding the values of options as disclosed in this report, it is warned that due to subjectivity and uncertainty of the values of options, such values are subject to a number of assumptions and the limitation of the model.

重大合同權益

除本報告第46至52頁「持續關連交易」一節 所披露者外,概無董事或控股股東直接或間 接於本公司業務任何重大合同中擁有重大權 益。本公司、其控股公司或其任何附屬公司 或其控股股東之間於年內並無訂立任何重大 合同。

管理合同

年內概無訂立或訂有有關本公司業務全部或 任何主要部分管理及行政的合同。

購股權計劃

本公司根據本公司唯一股東於二零零七年四 月三十日通過之決議案採納一項購股權計劃 (「購股權計劃」)。購股權計劃符合上市規則 之規定。自採納購股權計劃以來及直至二零 一六年十二月三十一日為止,若干購股權已 授予董事及本公司僱員。於申報日尚未行使 之購股權詳情載於財務報表附註28。

有關本報告披露之購股權價值,務請注意, 由於購股權價值之主觀性及不確定性,有關 價值受多項假設及有關模式限制。

Name

莊小雄先生

Zhuang.

Note:

(1)

姓名

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES. UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

As at 31 December 2016, the interests or short positions of the Directors and chief executives in the shares, underlying shares or debentures of the Company or any associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which (a) were required notification to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which any such Director and chief executives is taken or deemed to have taken under such provisions of the SFO); or which (b) were required pursuant to Section 352 of the SFO to be entered into the register maintained by the Company; or which (c) were required, pursuant to Model Code for Securities Transactions by Directors of Listed Issuers ("Model Code") contained in the Listing Rules, to be notified to the Company and the Stock Exchange were as follows:

董事及最高行政人員於本公司及其 相聯法團股份、相關股份及債權證 的權益及淡倉

於二零一六年十二月三十一日,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)之股份、相關股份或債券中,擁有(a) 根據證券及期貨條例第XV部第7及8分部須 知會本公司及聯交所之權益或淡倉(包括任 何有關董事及最高行政人員根據證券及期貨 條例有關條文被當作或視作擁有之權益或淡 倉);或(b)根據證券及期貨條例第352條須載 入本公司所存置登記冊內之權益或淡倉;或 (c)根據上市規則所載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 司及聯交所之權益或淡倉如下:

本公司每股面值0.01港元之普通

(a) Ordinary Shares of HK\$0.01 each of the Company

Number of shares/Underlying Shares Held 所持股份/相關股份數目 Percentage of Issued Shares Personal Family Total Capacity Interest Interest Interest 佔已發行 權益總額 身分 個人權益 家族權益 股份百分比 Mr. Zhuang Lu Kun (Mr. Zhuang) Beneficial 617,985,000 67,500,000 685,485,000 66.07% 莊陸坤先生(莊先生) Owner (Note 1) 實益擁有人 (附註1) Mr. Zhuang Xiao Xiong Beneficial 75,000,000 75,000,000 7.23% Owner 實益擁有人 附註: 67,500,000 Shares are held by Mrs. Zhuang Su Lan ("Mrs. Zhuang"). (1) 67,500,000股股份由莊素蘭女士(「莊 Since Mrs. Zhuang is the spouse of Mr. Zhuang, under the SFO, Mr. 太」)持有。由於莊太為莊先生的配 Zhuang is deemed to be interested in the said Shares held by Mrs. 偶,故根據證券及期貨條例,莊先生

(a)

股

上文披露之所有權益指於本公司股份 All the interests disclosed above represent long position in 及相關股份之好倉。 the shares and underlying shares of the Company.

權益。

被視作於莊太持有的上述股份中擁有

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS (Continued)

(b) Share Options Options to subscribe for Shares 董事及最高行政人員於本公司及其 相聯法團股份、相關股份及債權證 的權益及淡倉(續)

> 購股權 可認購股份之購股權

(b)

Name/Category of Participants 參與人士姓名/類別	Outstanding options at the beginning of the year 於年初 尚未行使 之購股權	Number of options granted during the year 年內授出 購股權數目	Number of options exercised during the year 年內行使之 購股權數目	Number of options lapsed during the year 年內失效之 購股權數目	Outstanding options at the end of the year 於年終 尚未行使之 購股權	Date of grant 授出日期	Exercise Period 行使期	Exercise price per Share 每股股份 HK\$ 港元
Directors 董事								
^{至 乎} Mr. Chin Kam Cheung 錢錦祥先生	36,666	-	-	(36,666)	-	15/1/2011 二零一一年 一月十五日	17/1/2011 to 16/1/2016 二零一一年一月十七日 至二零一六年一月十六日	0.9
Mr. Ai Ji 艾及先生	36,666	-	-	(36,666)	-	15/1/2011 二零一一年 一月十五日	17/1/2011 to 16/1/2016 二零一一年一月十七日 至二零一六年一月十六日	0.9

Save as disclosed above, none of the Company's Directors, chief executive and their associates, had any interests or short positions in the shares and underlying shares of the Company or any of its associated corporations that was required to be recorded pursuant to section 352 of the SFO at the date of this report.

DIRECTORS' RIGHT 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 or any other body corporate granted to any Director or their respective spouse or 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, their respective spouses or minor children to acquire such rights in any other body corporate. 除上文披露者外,本公司的董事、最 高行政人員或彼等的聯繫人士概無於 本公司或其任何相聯法團的股份及相 關股份擁有任何權益或淡倉,而需按 證券及期貨條例第352條於本申報日 予以記錄。

董事收購股份或債權證的權利

年內任何時間概無向任何董事或彼等各自的 配偶或未成年子女授出可藉購買本公司或任 何其他法人團體股份或債權證而獲取利益之 權利,而彼等亦無行使任何有關權利;或本 公司或其任何附屬公司亦無參與任何安排, 致使董事、彼等各自的配偶或未成年子女獲 得任何其他法人團體之有關權利。

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

As at 31 December 2016, according to the register kept by the Company pursuant to Section 336 of the SFO, and so far as was known to any Director, the following persons (other than the interests of certain Directors disclosed under the section headed "Directors' and Chief Executives' Interests and Short Positions in Shares, Underlying Shares and Debentures of the Company or any associated Corporation" above), had an interest or short position in the shares and underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO:

主要股東於本公司及其相聯法團股 份、相關股份及債權證的權益及淡 倉

於二零一六年十二月三十一日,按照本公司 根據證券及期貨條例第336條存置之登記冊 所示,及據董事所知悉,除上文「董事及最 高行政人員於本公司及其相聯法團股份、相 關股份及債權證的權益及淡倉」一節所披露 若干董事之權益外,下列人士於本公司股份 及相關股份中,擁有根據證券及期貨條例第 XV部第2及3分部條文須向本公司披露之權益 或淡倉:

Name 姓名	Type of interest 權益種類	Capacity 身分	Personal/ corporate interest 個人/ 公司權益		mily erest 權益	Total 總計	Percentage of issued share capital 佔已發行股本 百分比
Mrs. Zhuang 莊太 Note:	Personal 個人權益	Beneficial owner 實益擁有人	67,500,000		, te 1) 註1)	685,485,000	66.07%
Zhuang is the spouse of Mrs. Zhuang, under the SFO, Mrs. Zhuang is deemed 有。由於 to be interested in the said Shares held by Mr. Zhuang. 期貨條例						由於莊先生為莊太之	^{陸坤先生(「莊先生」)持 配偶,故根據證券及 莊先生持有之上述股}
						露者外,於二零	了 一六年十二月

Directors, other than the Directors, who, as at 31 December 2016, had an interest or a short position in the shares and underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO.

除上文披露者外,於二零一六年十二月 三十一日,據董事所知,除董事以外概無任 何人士於本公司股份及相關股份中,擁有根 據證券及期貨條例第XV部第2及3分部條文須 向本公司披露之權益或淡倉。

CONTINUING CONNECTED TRANSACTIONS

The Company has entered into the following non-exempt continuing connected transactions under Chapter 14A of the Listing Rules, which the Stock Exchange has granted waivers to, but subject to the disclosure in the annual report under Rule 14A.49 of the Listing Rules.

 Lease of three store premises and rental income received from BJH Group 深圳市百佳華集團有限公司 (Shenzhen Baijiahua Group Company Limited) ("BJH Group") is owned as to 90% by Mr. Zhuang and 10% by Mrs. Zhuang. BJH Group is thus an associate of Mr. Zhuang and therefore a connected person

of the Company. The Group leased three store premises from BJH Group, details of which are set out as follows:

(i) Lease of store premises for the Longhua Store Pursuant to a lease agreement dated 5 April 2005 ("Longhua Store Lease Agreement") between BJH Group (as landlord) and BJH Department Stores (as tenant), BJH Department Stores leases the store premises situated at Levels 1 to 5, Jiahua Emporium, No. 291 Renmin Bei Road, Longhua Street, Baoan District, Shenzhen, Guangdong Province, the PRC with a gross floor area of approximately 24,549.25 square metres for a term of 15 years commencing from 1 March 2004 and expiring on 28 February 2019 at a monthly rent of RMB490,985 with triennial increase of 5% starting from 1 March 2008. Pursuant to a supplemental lease agreement dated 18 November 2006 between BJH Group and BJH Department Stores, the parties agreed that if the Company cannot meet the requirements in respect of continuing connected transactions (including but not limited to obtaining approval by independent shareholders), BJH Department Stores has the right to terminate the transactions without any payment or compensation. Pursuant to the Longhua Store Lease Agreement (as supplemented), the total annual consideration paid by BJH Department Stores for the year ended 31 December 2016 was approximately RMB6,821,000 and has not exceeded the annual cap of RMB6,830,000. The relevant amount which are expected to be payable by BJH Department Stores will not exceed RMB7,110,000 for the year ending 31 December 2017.

持續關連交易

本公司訂有以下根據上市規則第14A章條獲 聯交所授出豁免的非豁免持續關連交易,惟 有關交易須根據上市規則第14A.49條於年報 內披露。

- 由百佳華集團出租三項店舖物業 及收取租金收入 深圳市百佳華集團有限公司(「百佳華 集團」)由莊陸坤先生及莊太分別擁有 90%及10%。因此,百佳華集團為莊 陸坤先生的聯繫人士及本公司之關連 人士。本集團向百佳華集團租賃三項 店舖物業,有關詳情如下:
 - 租賃龍華百貨店的店舖物業 (i) 根據百佳華集團(作為業主) 與百佳華百貨(作為租戶)於 二零零五年四月五日訂立的租 賃協議(「龍華百貨店租賃協 議|),百佳華百貨租賃位於 中國廣東省深圳市寶安區龍華 街道人民北路291號佳華商場 1至5層的店舖物業,建築面 積約24,549.25平方米,租期 自二零零四年三月一日起至 二零一九年二月二十八日屆 滿,為期十五年,月租人民幣 490,985元,由二零零八年三 月一日每三年遞增5%。根據 百佳華集團與百佳華百貨於二 零零六年十一月十八日訂立的 補充租賃協議,立約雙方同意 倘本公司未能遵守持續關連交 易的規定(包括但不限於取得 獨立股東批准),百佳華百貨 有權在毋須作出任何付款或賠 償下終止交易。根據龍華百貨 店租賃協議(經補充),百佳 華百貨截至二零一六年十二月 三十一日止年度支付的年度 總代價約為人民幣6,821,000 元,並無超出年度上限人民 幣6,830,000元。預期百佳華 百貨截至二零一七年十二月 三十一日止年度應付的相關金 額不會超過人民幣7,110,000 元。

CONTINUING CONNECTED TRANSACTIONS (Continued)

- 1. Lease of three store premises and rental income received from BJH Group (Continued)
 - (ii) Lease of store premises for the Songgang Store Pursuant to a lease agreement dated 30 April 2005 ("Songgang Store Lease Agreement") between BJH Group (as landlord) and BJH Department Stores (as tenant) and as supplemented by two supplemental agreements dated 18 November 2006 and 29 March 2007 respectively both made between BJH Group and BJH Department Stores, BJH Department Stores leases the store premises situated at Levels 1 to 5, Jiahua Emporium, No. 293 Songgang Section of State Avenue 107, Baoan District, Shenzhen, Guangdong Province, the PRC with a gross floor area of approximately 23,134 square metres for a term of 15 years commencing from 1 March 2004 and expiring on 28 February 2019 at a monthly rent of RMB458,260 during the period from 1 March 2004 to 30 April 2005 and RMB462.680 with effect from 1 May 2005. The monthly rent is subject to a triennial increase of 5% starting from 1 March 2008. Pursuant to a supplemental lease agreement dated 18 November 2006 between BJH Group and BJH Department Stores, the parties agreed that if the Company cannot comply with the requirements in respect of continuing connected transactions (including but not limited to obtaining approval by independent shareholders), BJH Department Stores has the right to terminate the transactions under the Songgang Store Lease Agreement by giving written notice to BJH Group, without any payment or compensation. Pursuant to the Songgang Store Lease Agreement (as supplemented), the total annual consideration paid by BJH Department Stores for the year ended 31 December 2016 was approximately RMB6,427,000 and has not exceeded the annual cap of RMB6,430,000. The relevant amount which are expected to be payable by BJH Department Stores will not exceed RMB6,700,000 for the year ending 31 December 2017.

持續關連交易(續)

- 由百佳華集團出租三項店舗物業 及收取租金收入(續)
 - 租賃松崗百貨店的店舖物業 (ii) 根據百佳華集團(作為業主) 與百佳華百貨(作為租戶)於 二零零五年四月三十日訂立的 租賃協議(「松崗百貨店租賃協 議」)及經百佳華集團與百佳 華百貨分別於二零零六年十一 月十八日及二零零七年三月 二十九日訂立的兩份補充協議 所補充,百佳華百貨租賃位於 中國廣東省深圳市寶安區107 國道松崗路段293號佳華商場 1至5層的店舖物業,建築面 積約23,134平方米,租期自 二零零四年三月一日起至二零 一九年二月二十八日屆滿,為 期十五年,由二零零四年三月 一日至二零零五年四月三十日 期內月租人民幣458,260元及 由二零零五年五月一日起月租 人民幣462.680元。月租由二 零零八年三月一日起每三年遞 增5%。根據百佳華集團與百 佳華百貨於二零零六年十一 月十八日訂立的補充租賃協 議,立約雙方同意倘本公司未 能遵守持續關連交易的規定 (包括但不限於取得獨立股東 批准),百佳華百貨有權向百 佳華集團發出書面通知,在毋 須作出任何付款或賠償下終止 松崗百貨店租賃協議的交易。 根據松崗百貨店租賃協議(經 補充),百佳華百貨截至二零 一六年十二月三十一日止年度 支付的年度總代價約為人民幣 6,427,000元, 並無超出年度 上限人民幣6,430,000元。預 期百佳華百貨截至二零一七年 十二月三十一日止年度應付 的相關金額不會超過人民幣 6,700,000元。

CONTINUING CONNECTED TRANSACTIONS (Continued)

- 1. Lease of three store premises and rental income received from BJH Group (Continued)
 - (iii) Lease of store premises for the Gongming Store Pursuant to a lease agreement dated 28 April 2002 ("Gongming Store Lease Agreement") between 深 圳市中鵬展實業有限公司 (Shenzhen Zhong Peng Zhan Industrial Co., Ltd.) ("Zhong Peng Zhan") (as landlord) and BJH Group (as tenant), BJH Group leases the store premises situated at No. 1 Changchun Nan Road West, Gongming Town, Baoan District, Shenzhen, Guangdong Province, the PRC ("Gongming Premises") with a gross floor area of approximately 21,843 square metres for a term of 15 years commencing from 16 November 2002 and expiring on 15 November 2017 at a monthly rent of RMB480,546. Pursuant to a supplemental lease agreement dated 1 March 2004 between Zhong Peng Zhan and BJH Group (the "Gongming Store Supplemental Lease Agreement"), Zhong Peng Zhan has consented that BJH Group can provide the Gongming Premises for occupation by BJH Department Stores. Zhong Peng Zhan also consented that BJH Department Stores shall pay the rental under the Gongming Store Lease Agreement directly to Zhong Peng Zhan, and BJH Group has guaranteed the timely payment of rentals to Zhong Peng Zhan by BJH Department Stores. Pursuant to agreement dated 8 December 2006 between BJH Group and BJH Department Stores, BJH Group confirmed its agreement to provide the Gongming Premises for the use by BJH Department Stores and BJH Department Stores confirmed its agreement to use the Gongming Premises on the same terms of the Gongming Store Lease Agreement (including but not limited to the period of the lease and rental) and BJH Group and BJH Department Stores further agreed that if the Company cannot meet the requirements in respect of continuing connected transactions (including but not limited to obtaining approval by independent shareholders), BJH Department Stores has the right to terminate the lease of the Gongming Premises by giving written notice to BJH Group, without any payment or compensation. Despite BJH Department Stores pays the rental in respect of the Gongming Premises directly to Zhong Peng Zhan and not to BJH Group, since BJH Group is a party to the Gongming Store Lease Arrangement (as defined below) and BJH

持續關連交易(續)

- 由百佳華集團出租三項店舗物業 及收取租金收入(續)
 - (iii) 租賃公明百貨店的店舗物業 根據深圳市中鵬展實業有限公 司(「中鵬展」)(作為業主)及 百佳華集團(作為租戶)於二 零零二年四月二十八日訂立的 租賃協議(「公明百貨店租賃 協議」),百佳華集團租賃位 於中國廣東省深圳市寶安區公 明鎮長春南路西1號的店舖物 業(「公明物業」),建築面積 約21,843平方米,租期自二 零零二年十一月十六日起至 二零一七年十一月十五日屆 滿,為期十五年,月租人民幣 480,546元。根據中鵬展與百 佳華集團於二零零四年三月一 日訂立的補充租賃協議(「公 明百貨店補充租賃協議 |), 中鵬展已同意百佳華集團提供 公明物業以供百佳華百貨佔 用。中鵬展亦同意百佳華百貨 須根據公明百貨店租賃協議直 接向中鵬展支付租金,而百佳 華集團已保證百佳華百貨準時 向中鵬展支付租金。根據百佳 華集團與百佳華百貨於二零零 六年十二月八日訂立的協議, 百佳華集團確認同意提供公明 物業予百佳華百貨使用,而百 佳華百貨確認同意按照公明百 貨店租賃協議之相同條款(包 括但不限於租期及租金)使用 公明物業,百佳華集團及百佳 華百貨並進一步同意,倘本公 司未能遵守持續關連交易的規 定(包括但不限於取得獨立股 東批准),百佳華百貨有權向 百佳華集團發出書面通知,在 毋須作出任何付款或賠償下終 止公明物業之租約。儘管百佳 華百貨直接向中鵬展而非百佳 華集團支付公明物業之租金, 由於百佳華集團為公明百貨 店租賃安排(定義見下文)之 訂約方,而百佳華集團已向

CONTINUING CONNECTED TRANSACTIONS (Continued)

- 1. Lease of three store premises and rental income received from BJH Group (Continued)
 - (iii) Lease of store premises for the Gongming Store (Continued)

Group has guaranteed to Zhong Peng Zhan the timely payment of rentals by BJH Department Stores, the lease arrangement pursuant to the Gongming Store Lease Agreement, Gongming Store Supplemental Lease Agreement and the agreement between BJH Group and BJH Department Stores mentioned above ("Gongming Store Lease Arrangement") constitute continuing connected transactions of the Company. Pursuant to the Gongming Store Lease Agreement (as supplemented), the total annual consideration paid by BJH Department Stores for the year ended 31 December 2016 was approximately RMB5,510,000 and has not exceeded the annual cap of RMB5,520,000. The relevant amount which are expected to be payable by BJH Department Stores will not exceed RMB4,830,000 for the year ending 31 December 2017.

(iv) Lease of commercial properties to BJH Group Certain commercial properties are leased to BJH Group pursuant to a lease agreement entered into between BJH Department Stores and BJH Group for commercial purposes. The amount of rental income received by the BJH Department Stores in respect of the leasing of commercial properties was approximately RMB731,000 for the year ended 31 December 2016, and has not exceeded the annual cap of RMB731,000. The relevant amount which are expected to be receivable by BJH Department Stores will not exceed approximately RMB2,193,000 for the year ending 31 December 2017.

持續關連交易(續)

- 由百佳華集團出租三項店舗物業 及收取租金收入(續)
 - (iii) 租賃公明百貨店的店舖物業(續)

中鵬展保證百佳華百貨準時支 付租金,因此,根據公明百貨 店租賃協議、公明百貨店補充 租賃協議及上述百佳華集團與 百佳華百貨所訂立協議之租賃 安排(「公明百貨店租賃安排」) 構成本公司之持續關連交易。 根據公明百貨店租賃協議(經 補充),百佳華百貨截至二零 一六年十二月三十一日止年度 支付的年度總代價約為人民幣 5,510,000元, 並無超出年度 上限人民幣5,520,000元。預 期百佳華百貨截至二零一七年 十二月三十一日止年度應付 的相關金額不會超過人民幣 4,830,000元。

(iv) 租賃商業物業給百佳華集團 根據百佳華百貨與百佳華集團 訂立的租賃協議,若干商業物 業租予百佳華集團作商業用 途。於截至二零一六年十二 月三十一日止年度,百佳華 百貨從百佳華集團收取之年 度租金收入約人民幣731,000 元,並無超出年度上限人民幣 731,000元。預期百佳華百貨 截至二零一七年十二月三十一 日止年度應收的相關金額不會 超過約人民幣2,193,000元。

CONTINUING CONNECTED TRANSACTIONS (Continued)

2. Lease of two store premises and rental income received from JH Real Estate

深圳市佳華房地產開發有限公司 (Shenzhen Jiahua Real Estate Development Company Limited) ("JH Real Estate") is owned as to 36% by Mrs. Zhuang and 64% by BJH Group (a company owned as to 90% by Mr. Zhuang and 10% as to Mrs. Zhuang). Since Mrs. Zhuang is the spouse of Mr. Zhuang, she is an associate of Mr. Zhuang. Since Mrs. Zhuang is interested in the equity capital of JH Real Estate so as to exercise or control the exercise of 30% or more of the voting power at general meetings of JH Real Estate, JH Real Estate is an associate of Mr. Zhuang and also a connected person of the Company. The Group leased two stores premises from JH Real Estate, details of which are set out as follows:

(i) Pursuant to a lease agreement dated 6 November 2006 ("Shiyan Store Lease Agreement") between JH Real Estate (as landlord) and BJH Department Stores (as tenant), BJH Department Stores leases the store premises situated at Level 1 of Commercial Podium, Jiahua Hao Yuan, Western Shiyan Avenue, Shiyan Street, Baoan District, Shenzhen, Guangdong Province, the PRC with a gross floor area of approximately 5,851.50 square metres for a term of 15 years commencing from 16 November 2006 and expiring on 15 November 2021 at a monthly rent of RMB222,357 with triennial increase of 5%. Pursuant to a supplemental agreement dated 6 November 2006 between JH Real Estate and BJH Department Stores, the parties agreed that if the Company cannot meet with the requirements in respect of continuing connected transactions (including but not limited to obtaining approval by independent shareholders), BJH Department Stores has the right to terminate the transactions under the Shiyan Store Lease Agreement by giving written notice to JH Real Estate without any payment or compensation. Pursuant to the Shiyan Store Lease Agreement, the total annual consideration paid by BJH Department Stores for the year ended 31 December 2016 was approximately RMB3,089,000 and has not exceeded the annual cap of RMB3,090,000. The relevant amount which are expected to be payable by BJH Department Stores will not exceed RMB3.090.000 for the year ending 31 December 2017.

持續關連交易(續)

- 2. 由佳華房地產出租兩項店舖物業 及收取租金收入 深圳市佳華房地產開發有限公司(「佳 華房地產」)由莊太擁有36%,並由百 佳華集團(分別由莊陸坤先生及莊太 擁有90%及10%的公司)擁有64%。 由於莊太為莊陸坤先生的配偶,彼為 莊陸坤先生的聯繫人士。由於莊太於 佳華房地產擁有股權,因而可在佳華 房地產股東大會上行使或控制行使 30%或以上的投票權,佳華房地產 為莊陸坤先生的聯繫人士,並為本公 司的關連人士。本集團向佳華房地產 租賃兩間店舖物業,有關詳情載列如 下:
 - 根據佳華房地產(作為業主) (i) 與百佳華百貨(作為租戶)於 二零零六年十一月六日訂立的 租賃協議(「石岩百貨店租賃 協議」),百佳華百貨租賃位 於中國廣東省深圳市寶安區石 岩街道石岩大道西側佳華豪苑 商場裙樓1層的店舖物業,建 築面積約5.851.50平方米, 租期自二零零六年十一月十六 日起至二零二一年十一月十五 日屆滿,為期十五年,月租人 民幣222,357元,每三年遞增 5%。根據佳華房地產與百佳 華百貨於二零零六年十一月六 日訂立的補充協議,立約雙方 同意倘本公司未能遵守持續關 連交易的規定(包括但不限於 取得獨立股東批准),百佳華 百貨有權向佳華房地產發出書 面通知,在毋須作出任何付款 或賠償下終止石岩百貨店租賃 協議的交易。根據石岩百貨店 租賃協議,百佳華百貨截至二 零一六年十二月三十一日止年 度各年支付的總代價約為人民 幣3,089,000元,並無超出年 度上限人民幣3,090,000元。 預期百佳華百貨截至二零一十 年十二月三十一日止年度應付 的相關金額不會超過人民幣 3,090,000元。

CONTINUING CONNECTED TRANSACTIONS (Continued)

- 2. Lease of two store premises and rental income received from JH Real Estate (Continued)
 - Pursuant to a lease agreement dated 23 February (ii) 2009 ("Shuyuan Yage Store Lease Agreement") between JH Real Estate (as landlord) and BJH Department Stores (as tenant), BJH Department Stores leases the store premises situated at Level 1 of Commercial Podium, Jiahua Shuyuan Yage, Southwestern Side of Dabao Road, Xinan Jiedao, Baoan District, Shenzhen City, Guangdong Province, the PRC with a gross floor area of approximately 2,693.69 square metres for a term of 3 years commencing from 1 March 2009 and expiring on 28 February 2012 for a monthly rental of RMB80.810.7. Pursuant to the Supplementary Lease Agreement dated 28 January 2010 between JH Real Estate and BJH Department Stores, the monthly rental has been reduced to RMB53,873.8 effective from 1 February 2010 to the end of the original lease. Pursuant to a Supplementary Lease Agreement dated 30 May 2011 between JH Real Estate and BJH Department Stores, the lease has been renewed to another three years from 1 June 2011 to 31 May 2014 with a monthly rental of RMB53,873.8. Pursuant to a Lease Agreement dated 30 May 2014 between JH Real Estate and BJH Department Stores, the lease has been renewed to another three years from 1 June 2014 to 31 May 2017 with a monthly rental of RMB56,567.49. The parties to the Shuyuan Yage Store Lease Agreement agreed that if the Company cannot meet with the requirements in respect of continuing connected transactions (including but not limited to obtaining approval by independent shareholders), BJH Department Stores has the right to terminate the transactions under the Shuyuan Yage Store Lease Agreement by giving written notice to JH Real Estate without any payment or compensation. Pursuant to the Shuyuan Yage Store Lease Agreement, the total annual consideration paid by BJH Department Stores was approximately RMB679,000 for the year ended 31 December 2016, and has not exceeded the annual cap of RMB680,000. The relevant amount which are expected to be payable by BJH Department Stores will not exceed approximately RMB290,000 for the year ending 31 December 2017.

持續關連交易(續)

2.

- 由佳華房地產出租兩項店舖物業 及收取租金收入(續)
 - (ii) 根據佳華房地產(作為業主) 與百佳華百貨(作為租戶)於 二零零九年二月二十三日訂立 的租賃協議(「書苑雅閣店租 **賃協議」)**,百佳華百貨租賃 位於中國廣東省深圳市寶安區 新安街道大寶路西南側佳華書 苑雅閣商業平台一樓的店舖物 業,建築面積約2,693.69平方 米,租期自二零零九年三月一 日起至二零一二年二月二十八 日屆滿,為期三年,月租人民 幣80,810.7元。另外,根據 佳華房地產與百佳華百貨於二 零一零年一月二十八日訂立的 **補充租賃協議**,月租將下調至 人民幣53,873.8元。生效期 由二零一零年二月一日開始至 原協議之終止日。根據佳華房 地產與百佳華百貨於二零---年五月三十日訂立的補充租賃 協議,該租賃將重續三年自二 零一一年六月一日至二零一四 年五月三十一日,月租為人民 幣 53,873.8。 根據佳華房地 產與百佳華百貨於二零一四年 五月三十日訂立的相賃協議, 該租賃將重續三年自二零一四 年六月一日至二零一七年五 月三十一日,月租為人民幣 56.567.49。書苑雅閣店租賃 協議之訂約各方同意倘本公司 未能遵守持續關連交易的規定 (包括但不限於取得獨立股東 批准),百佳華百貨有權向佳 華房地產發出書面通知,在毋 須作出任何付款或賠償下終止 書苑雅閣店租賃協議的交易。 根據書苑雅閣店租賃協議及補 充租賃協議,百佳華百貨截至 二零一六年十二月三十一日止 年度支付的總代價約為人民 幣679,000元,並無超出年度 上限人民幣680,000元。預期 百佳華百貨截至二零一十年 十二月三十一日止年度應付的 相關金額不會超過約人民幣 290,000元。

CONTINUING CONNECTED TRANSACTIONS (Continued)

- 2. Lease of two store premises and rental income received from JH Real Estate (Continued)
 - (iii) Lease of commercial properties to Jiahua Real Estate Certain commercial properties are leased to Jiahua Real Estate pursuant to a lease agreement entered into between BJH Department Stores and Jiahua Real Estate for commercial purposes. The amount of rental income received by the BJH Department Stores in respect of the leasing of commercial properties was approximately RMB730,000 for the year ended 31 December 2016, and has not exceeded the annual cap of RMB1,000,000. The relevant amount which are expected to be receivable by BJH Department Stores will not exceed approximately RMB1,000,000 for the year ending 31 December 2017.

In the opinion of the Directors (including the Independent Non-Executive Directors), the terms of the continuing connected transactions referred to above are made in the ordinary and usual course of our business, on an arm's length basis and on normal commercial terms which are no less favorable than terms available from independent third parties. The Directors (including the Independent Non-executive Directors) confirm that these transactions have been conducted in accordance with the relevant agreements governing the transactions and are of the view that the terms and conditions of these transactions are fair and reasonable and are in the best interests of our Company and our shareholders as a whole.

The Directors, including the Independent Non-executive Directors, are also of the view that the Annual Caps are fair and reasonable as far as our shareholders taken as a whole are concerned.

The Directors confirm that they have received a confirmation from its auditor regarding the matters as stated in Chapter 14A.38 of the Listing Rules for the continuing connected transactions as stated in para. (1)(i), (1)(ii), (1)(ii), (2)(i), (2)(ii) and (2)(iii) above.

The Stock Exchange has granted a waiver from strict compliance with the announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules in respect of the lease agreements.

The Directors confirm that the disclosure requirement in accordance with Chapter 14A of the Listing Rules has been complied with by the Company.

持續關連交易(續)

- 由佳華房地產出租兩項店舗物業 及收取租金收入(續)
 - (iii) 租賃商業物業給佳華房地產 根據百佳華百貨與佳華房地 產訂立的租賃協議,若干商 業物業租予佳華房地產 常物業租予佳華房地產 育業用途。於截至二零一六 年十二月三十一日止年度, 百佳華百貨從佳華房地產收 取之年度租金收入約人民幣 730,000元,並無超出年度上 限人民幣1,000,000元。預期 百佳華百貨截至二零一七年 十二月三十一日止年度應收的 相關金額不會超過約人民幣 1,000,000元。

董事(包括獨立非執行董事)認為,上述持 續關連交易的條款乃於日常及一般業務過程 中,按照不遜於獨立第三方提供者的一般商 業條款進行。董事(包括獨立非執行董事)確 認,上述交易乃按規管有關交易之相關協議 進行,並認為,此等交易的條款及條件誠屬 公平合理,並符合本公司及本公司股東整體 的最佳利益。

董事(包括獨立非執行董事)亦認為,年度上 限對本公司股東整體而言屬公平合理。

董事確認彼等已接獲其核數師有關上文分段 (1)(i),(1)(ii),(1)(iii),(1)(iv),(2)(i),(2)(ii)及(2) (iii)之持續關連交易於上市規則第14A.38章 所述事宜之確認書。

聯交所已就各租賃協議批准豁免嚴格遵守上 市規則第14A章有關公告及獨立股東批准的 規定。

董事確認本公司已遵守上市規則第14A章之 披露規定。

MAJOR CUSTOMERS AND SUPPLIERS

For the year ended 31 December 2016, revenue attributable to the largest customer of the Group amounted to approximately 0.2% of the total revenue for the year and the five largest customers of the Group accounted for less than 30% of the Group's total revenue for the year.

For the year ended 31 December 2016, purchases attributable to the largest supplier of the Group amounted to approximately 4.4% of the total purchases for the year and the five largest suppliers of the Group accounted for less than 30% of the Group's total purchases for the year.

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

SUFFICIENCY OF PUBLIC FLOAT

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

COMPETING INTERESTS

None of the Directors or management shareholders of the Company and their respective associates (as defined in the Main Board Listing Rules) has an interest in a business which competes or may compete with the business of the Company or has any other conflict of interest with the Company during the year.

AUDIT COMMITTEE

The audited financial statements of the Company for the year ended 31 December 2016 have been reviewed by the audit committee before recommending to the Board for approval.

主要客戶及供應商

截至二零一六年十二月三十一日止年度,來 自本集團最大客戶的收入佔年內收入總額約 0.2%,而本集團五大客戶佔本集團於年內總 收入少於30%。

截至二零一六年十二月三十一日止年度,向 單一最大供應商作出的採購約佔於年內的採 購總額4.4%,而本集團五大供應商約佔本集 團於年內的採購總額少於30%。

除上文披露者外,概無董事、彼等的聯繫人 士或任何股東(就董事所知擁有本公司股本 5%以上權益者)於上述主要供應商及主要客 戶中擁有權益。

足夠公眾持股量

根據本公司公開資料並就董事所知,於本申 報日,本公司已發行股本總額中最少25%由 公眾人士持有。

競爭權益

年內,本公司董事或管理層股東以及彼等各 自的聯繫人士(定義見主板上市規則)概無於 與本公司業務構成或可能構成競爭的業務中 擁有權益,且並無與本公司存在任何其他利 益衝突。

審核委員會

本公司截至二零一六年十二月三十一日止年 度的經審核財務報表於建議董事會批准前, 已交由審核委員會審閱。

PROFESSIONAL TAX ADVICE RECOMMENDED

If the shareholders of the Company are unsure about the taxation implications of purchasing, holdings, disposing of, dealing in, or the exercise of any rights in relation to, the shares, they are advised to consult an expert.

USE OF PROCEEDS RAISED FROM LISTING

The net proceeds raised from the Company's newly issued and listed shares on the Stock Exchange in May 2007 (after deduction of related issuance expenses) amounted to approximately HK\$265,000,000.

As of 31 December 2016, approximately HK\$199,541,000 of the proceeds so raised was used, and the unused proceeds of approximately HK\$65,459,000 was deposited with banks, the security of which was adequately ensured.

Details of the used proceeds raised of approximately HK\$199,541,000 are set out as follows:

- as to approximately HK\$29,000,000 for acquisition of the business of a retail chain in Shenzhen, the PRC;
- as to approximately HK\$28,300,000 for opening of new stores in Yanbu Foshan and Ronggui Foshan, the PRC;
- as to approximately HK\$8,750,000 for opening of a new store in Nanning Guangxi, the PRC;
- as to approximately HK\$4,350,000 for opening of two new stores in Xian Baoan Shenzhen, the PRC;
- as to approximately HK\$10,400,000 for opening of a new store in Luohu Shenzhen, the PRC;
- as to approximately HK\$15,800,000 for opening of a new store in Buji Shenzhen, the PRC;
- as to approximately HK\$14,300,000 for opening of another new store in Nanning Guangxi, the PRC;
- as to approximately HK\$8,800,000 for opening of a restaurant and two beverage kiosk in Shenzhen, the PRC;
- as to approximately HK\$9,200,000 for setting up of a procurement centre in Shiyan Shenzhen, the PRC;
- as to approximately HK\$11,916,000 for the purchase of transportation equipment;

建議尋求專業税務意見

倘若本公司股東對購買、持有、出售、買賣 股份或行使任何有關股份之權利的税務影響 有所疑問,彼等應諮詢專家意見。

上市所得款項用途

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本公司於二零零七年五月在聯交所新發行上 市股份籌集的所得款項淨額,在扣除相關的 發行費用後相等於約265,000,000港元。

於二零一六年十二月三十一日,已動用所籌 得款項約199,541,000港元,尚未動用的所 得款項約65,459,000港元存放在銀行,其安 全性有足夠保證。

已動用所籌得款項約199,541,000港元之詳 情載列如下:

- 約29,000,000港元用作收購中國深圳 連鎖零售店業務;
- 約28,300,000港元用作於中國佛山鹽
 步及佛山容桂開設新店舖;
- 約8,750,000港元用作於中國廣西南 寧開設新店舖;
- 約4,350,000港元用作於中國深圳寶 安區新安街道辦開設兩家新店舖;
- 約10,400,000港元用作於中國深圳羅 湖區開設新店舖;
- 約15,800,000港元用作於中國深圳布 吉開設新店舖;
- 約14,300,000港元用作於中國廣西南 寧開設新店舖;
- 約8,800,000港元用作於中國深圳開 設一家餐廳及兩家茶店:
- 約9,200,000港元用作於中國深圳石 岩開設配送中心;
- 約11,916,000港元用作於購置運輸工 具;

USE OF PROCEEDS RAISED FROM LISTING (Continued)

- as to approximately HK\$15,000,000 for the purchase of office equipment;
- as to approximately HK\$3,000,000 for the upgrade of the MIS;
- as to approximately HK\$725,000 to promote the Company's brand image; and
- as to approximately HK\$40,000,000 for the refurbishments of existing retail stores.

The unused proceeds will be used by the Company for the purposes as set out in the section headed "Future plans and use of proceeds" in the prospectus of the Company dated 8 May 2007.

AUDITOR

A resolution will be proposed at the forthcoming annual general meeting of the Company to re-appoint BDO Limited as auditor of the Company.

BUSINESS REVIEW

The business review of the Group for the year ended 31 December 2016 is set out in the sections of Chairman's Statement, Management Discussion and Analysis and Five Years Financial Summary on pages 6 to 10, pages 14 to 27 and pages 171 to 172 respectively of this annual report.

The Group recognises that its employees, customers and business partners are the keys to the sustainable development. The Group is committed to establishing a close and caring relationship with its employees, providing quality products and services to its customers and enhancing co-operation with its business partners.

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

The Group is committed to maintaining a clean, energy saving and harmonious environmental conservation policy.

The Environmental, Social and Governance Report of the Company prepared in accordance with Appendix 27 to the Main Board Listing Rules will be published within three months after the publication of the annual report of the Company.

TAX RELIEF AND EXEMPTION

The Company is not aware of any tax relief and exemption available to shareholders by reason of their holding of the Company's securities.

上市所得款項用途(續)

- 約15,000,000港元用作於購買辦公室 設備;
- 約3,000,000港元用作改良管理資訊 系統;
- 約725,000港元用作提升本公司的品 牌形象;及
- 約40,000,000港元用作翻新現有的零售店。

未動用之所得款項將由本公司動用作本公司 日期為二零零七年五月八日之售股章程「未 來計劃及所得款項用途」一節所述用途。

核數師

有關重新委任立信德豪會計師事務所有限公司為本公司核數師的決議案將於本公司下屆 股東週年大會上提呈以取得股東批准。

業務回顧

本集團截至二零一六年十二月三十一日止 年度之業務回顧已分別載於本年報第6至10 頁、第14至27頁及第171至172頁之「主席 報告」、「管理層討論及分析」及「五年財務概 要」等章節。

本集團確認其僱員、客戶及合作夥伴是可持 續發展的關鍵。本集團致力與僱員建立密切 及關顧之關係、為客戶提供優質產品及服 務,並加強與業務合作夥伴的合作。

環境·社會及管治報告

本集團承諾維持清潔、節約能源、和諧的環 境保護政策。

本公司按主板上市規則附錄27編制的環境、 社會及管治報告將於本公司的年報刊發後的 三個月內刊發。

税務減免

本公司並不知悉股東因持有本公司證券而可 享有之任何税務減免。

PERMITTED INDEMNITY PROVISION

The Company has arranged for appropriate insurance cover for Director's and officers' liabilities in respect of legal actions against its Directors and senior management arising out of corporate activities. The permitted indemnity provision is in force for the benefit of the Directors as required by section 470 of the Companies Ordinance (Chapter 622, Laws of Hong Kong) when the Directors' Report prepared by the Directors is approved in accordance with section 391(1)(a) of the Companies Ordinance (Chapter 622, Laws of Hong Kong).

COMPLIANCE WITH THE RELEVANT LAWS AND REGULATIONS THAT HAVE A SIGNIFICANT IMPACT ON THE COMPANY

The Group is continuously monitoring their compliance to ensure that the Group abides by such laws and regulations from time to time. Besides those general laws and regulations such as the Company Law of the PRC, the Listing Rules of Hong Kong Stock Exchange, the Group has also complied in all material respects with all the laws and regulations that have a significant impact on the business of the Group.

For and on behalf of the Board **Zhuang Lu Kun** *Chairman*

30 March 2017 Shenzhen, the PRC

獲准許之彌償條文

本公司已就其董事及高級管理層可能會面對 由企業活動產生之法律行動,為董事及行政 人員之職責作適當投保安排。基於董事利 益之獲准許彌償條文根據公司條例(香港法 例第622章)第470條之規定於董事編製之董 事報告按照公司條例(香港法例第622章)第 391(1) (a)條獲通過時生效。

遵守對公司有重大影響的有關法律 及規例情況

本集團持續監控相關遵守情況,以確保本集 團可持續遵守對公司有重大影響的有關法律 及規例。除遵守中國公司法、香港聯交所上 市規則等常規法律、規例外,於報告年度 內,本集團亦在各重大方面遵守對本集團業 務有重要影響的法律及規例。

代表董事會 **董事長** *莊陸坤*

二零一七年三月三十日 中國深圳

INDEPENDENT AUDITOR'S REPORT

獨立核數師報告



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To the shareholders of Jiahua Stores Holdings Limited (Incorporated in Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Jiahua Stores Holdings Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 65 to 170, which comprise the consolidated statement of financial position as at 31 December 2016, and the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2016, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Statements" section of our report. We are independent of the Group in accordance with the HKICPA's "Code of Ethics for Professional Accountants" (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion. 25th Floor Wing On Centre 111 Connaught Road Central Hong Kong

香港干諾道中111號 永安中心25樓

致佳華百貨控股有限公司列位股東

(在開曼群島註冊成立的有限公司)

意見

本核數師已完成審核第65至170頁所載佳華 百貨控股有限公司(「貴公司」)及其附屬公司 (統稱為「貴集團」)的綜合財務報表,當中 包括於二零一六年十二月三十一日的綜合財 務狀況表與截至該日止年度的綜合全面收益 表、綜合權益變動表及綜合現金流量表,以 及綜合財務報表附註,包括主要會計政策概 要。

我們認為,該等綜合財務報表已根據香港會 計師公會(「香港會計師公會」)頒佈的《香港 財務報告準則》(「香港財務報告準則」)真實 而中肯地反映了貴集團於二零一六年十二月 三十一日的綜合財務狀況及截至該日止年度 的綜合財務表現及綜合現金流量,並已遵照 香港《公司條例》的披露要求妥為擬備。

意見的基礎

我們已根據香港會計師公會頒佈的《香港審 計準則》(「香港審計準則」)進行審計。我們 在該等準則下承擔的責任已在本報告「核數 師就審計綜合財務報表承擔的責任」部分中 作進一步闡述。根據香港會計師職業道德準 則理事會頒佈的《專業會計師道德守則》(以 下簡稱「守則」),我們獨立於貴集團,並已 履行守則中的其他專業道德責任。我們相 信,我們所獲得的審計憑證能充足及適當地 為我們的審計意見提供基礎。 Independent Auditor's Report (Continued) 獨立核數師報告(續)

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Impairment assessment of intangible asset

Refer to notes 2.8, 4 and 15 in the consolidated financial statements.

The Group has an intangible asset of RMB10,453,000 as at 31 December 2016 in relation to agreements entered into for the exclusive rights for operation and licensing of the business of restaurants in the People's Republic of China ("PRC") and beverage kiosk in Shenzhen region with an international cartoon brand name.

Management is required to assess the amount of intangible asset with finite useful life for impairment where impairment indicator was identified. The intangible asset was allocated to a cash generating unit ("CGU") for impairment assessment. We focused on this area because in carrying out the impairment assessments, significant management judgement was used to determine the key assumptions underlying the calculations of recoverable amount of the CGU and the intangible asset. Management's impairment assessment involves significant judgement, principally relating to revenue growth, future profitability and discount rates.

Management concluded that, based on their own estimation, no impairment is necessary for the Group's intangible asset as at 31 December 2016.

Our key audit procedures included:

- reviewing the valuation methodology;
- assessing and challenging the reasonableness of key assumptions used in the recoverable amount calculations;
- checking the mathematical accuracy of the recoverable amount calculations; and
- reconciling input data to supporting evidence such as approved budgets and considering the reasonableness of these budgets.

關鍵審核事項

關鍵審核事項是根據我們的專業判斷,認為 對本期綜合財務報表的審核最為重要的事 項。這些事項是在我們審核整體綜合財務報 表及出具意見時處理,我們不會對這些事項 個別提供意見。

無形資產之減值評估 請參閱綜合財務報表附註2.8、4及15。

貴集團於二零一六年十二月三十一日之無形 資產為人民幣10,453,000元,涉及就以國際 卡通品牌名稱於中華人民共和國(「中國」)經 營餐廳及於深圳地區經營飲料店業務的獨家 經營權及授權訂立的協議。

倘發現減值跡象,管理層須評估可使用年期 為有限的無形資產金額。無形資產於減值評 估分配至現金產生單位(「現金產生單位」)。 我們專注於此方面,原因是進行減值評估 時,已使用重大管理判斷以釐定計算現金產 生單位及無形資產可收回金額的相關主要假 設。管理層的減值評估涉及重大判斷,主要 與收益增長、未來盈利能力及折現率相關。

根據管理層得出的結論,基於其所作估計, 毋須就本集團於二零一六年十二月三十一日 的無形資產作出減值。

我們的關鍵程序包括:

- 審閲估值方法;
- 評估及質疑估值模式中運用的主要假 設是否合理;
 - 檢查計算可收回金額的數學準確性; 及
 - 將輸入數據與支持憑據(例如經核准 預算)對賬,並省覽該等預算是否合 理。

KEY AUDIT MATTERS (Continued)

Impairment assessment of available-for-sale financial assets

Refer to notes 2.16, 4 and 18 in the consolidated financial statements.

The Group has available-for-sale financial assets of RMB6,752,000 as at 31 December 2016 which are investments in unlisted companies in the PRC. Such financial assets are measured at cost less impairment.

According to HKAS 39, if there is objective evidence that an impairment loss has been incurred on financial assets carried at cost, the management is required to assess the present value of estimated future cash flows from these assets discounted at the current market rate of return for a similar financial asset, which involved significant judgement.

Based on management's calculation, an impairment loss of RMB4,081,000 has been recorded in the consolidated statement of comprehensive income for the year ended 31 December 2016.

Our key audit procedures included:

- assessing the factors considered by the management in determining the impairment;
- assessing and challenging the reasonableness of key assumptions used in arriving at the present value of estimated future cash flows; and
- reconciling input data used in the impairment assessment to supporting evidence.

關鍵審核事項(續) 可供出售金融資產之減值評估

請參閱綜合財務報表附註2.16、4及18。

貴集團於二零一六年十二月三十一日的可供 出售金融資產人民幣6,752,000元為於中國 非上市公司的投資。有關金融資產以成本減 減值計算。

根據香港會計準則第39號,若有客觀的證據 顯示以成本計算的可供出售金融資產需要減 值,管理層需要評估該等資產的估計未來現 金流之現值,以類似金融資產的當前市場收 益率折現,而這一評估涉及重大判斷。

根據管理層的計算,於截至二零一六年十二 月三十一日止年度於綜合全面收益表內錄入 減值虧損人民幣4,081,000元。

我們的關鍵審計程序包括:

- 評估管理層在釐定減值時考慮的因素;
- 評估及質疑達到估計未來現金流的現 值時運用的主要假設是否恰當合理;
 及
- 將評估減值時使用的輸入數據與支持 憑據對賬。

Independent Auditor's Report (Continued) 獨立核數師報告(續)

KEY AUDIT MATTERS (Continued)

Valuation of investment properties

Refer to notes 2.6, 4 and 13 in the consolidated financial statements.

The Group has investment properties located in the PRC of RMB270,700,000 as at 31 December 2016. Such investment properties are measured at fair value.

We focused on this area because in determining the fair value of investment properties, significant estimation and judgement, were applied by the management in selecting appropriate valuation methodology and key input parameters, including yields and future lease income. To support management's determination, the Group engaged an external valuer to perform valuation on the investment properties.

Our key audit procedures included:

- evaluating of the independent external valuer's independence, competency and objectivity;
- assessing the appropriateness of the valuation methodology and reasonableness of the key input and assumptions adopted in the valuation; and
- checking the accuracy of the input data used to supportive evidence.

關鍵審核事項(續) 投資物業之估值 請參閱綜合財務報表附註2.6、4及13。

貴集團於二零一六年十二月三十一日的中國 投資物業為人民幣270,700,000元。該等投 資物業按公平值計量。

我們專注於此方面,原因是釐定投資物業公 平值時,管理層就揀選合適的估值方法及關 鍵輸入數據參數作出重大估計及判斷,包括 回報率及未來租賃收入。為支持管理層的決 定, 貴集團委聘外部估值師對投資物業估 值。

我們的關鍵審計程序包括:

- 評估獨立外部估值師的獨立性、資格
 及客觀性;
- 評估估值過程中採納的方法及主要假 設是否合理;及
- 檢查公平值釐定過程中所用輸入數據 是否準確及有關連。

OTHER INFORMATION IN THE ANNUAL REPORT

The directors are responsible for the other information. The other information comprises the information included in the Company's annual report, but does not include the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

DIRECTORS' RESPONSIBILITIES FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

In preparing the consolidated financial statements, the directors are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

The directors are also responsible for overseeing the Group's financial reporting process. The Audit Committee assists the directors in discharging their responsibility in this regard.

年報內的其他資料

董事需對其他資料負責。其他資料包括刊載 於 貴公司年報內的資料,但不包括綜合財 務報表及我們的核數師報告。

我們對綜合財務報表的意見並不涵蓋其他資料,我們亦不對該等其他資料發表任何形式 的鑒證結論。

結合我們對綜合財務報表的審計,我們的責 任是閱讀其他資料,在此過程中,考慮其他 資料是否與財務報表或我們在審計過程中所 瞭解的情況存在重大抵觸或者似乎存在重大 錯誤陳述的情況。基於我們已執行的工作, 如果我們認為其他資料存在重大錯誤陳述, 我們需要報告該事實。在這方面,我們沒有 任何報告。

董事就綜合財務報表須承擔的責任

董事須負責根據香港會計師公會頒佈的《香 港財務報告準則》及香港《公司條例》的披露 要求擬備真實而中肯的綜合財務報表,並對 其認為為使綜合財務報表的擬備不存在由於 欺詐或錯誤而導致的重大錯誤陳述所需的內 部控制負責。

在擬備綜合財務報表時,董事負責評估貴集 團持續經營的能力,並在適用情況下披露與 持續經營有關的事項,以及使用持續經營為 會計基礎,除非董事有意將貴集團清盤或停 止經營,或別無其他實際的替代方案。

董事亦須負責監督貴集團的財務報告過程。 審核委員會就此協助董事履行責任。 Independent Auditor's Report (Continued) 獨立核數師報告(續)

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. This report is made solely to you, as a body, in accordance with the terms of our engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with HKSAs, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

- identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- obtain an understanding of internal control relevant to the audit 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 Group's internal control.
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.

核數師就審計綜合財務報表承擔的 責任

我們的目標,是對綜合財務報表整體是否不存在由於欺詐或錯誤而導致的重大錯誤陳述 取得合理保證,並出具包括我們意見的核數 師報告。本報告根據我們的委聘條款僅向閣 下(作為整體)作出,除此以外,我們的報告 不可用作其他用途。本行並不就本行報告之 內容對任何其他人士承擔任何責任或接受任 何義務。

合理保證是高水準的保證,但不能保證按照 《香港審計準則》進行的審計,在某一重大錯 誤陳述存在時總能發現。錯誤陳述可以由欺 詐或錯誤引起,如果合理預期它們單獨或匯 總起來可能影響綜合財務報表使用者依賴財 務報表所作出的經濟決定,則有關的錯誤陳 述可被視作重大。

在根據《香港審計準則》進行審計的過程中, 我們運用了專業判斷,保持了專業懷疑態 度。我們亦:

- 識別和評估由於欺詐或錯誤而導致綜 合財務報表存在重大錯誤陳述的風險,設計及執行審計程式以應對這些 風險,以及獲取充足和適當的審計憑 證,作為我們意見的基礎。由於欺詐 可能涉及串謀、偽造、蓄意遺漏、虛 假陳述,或淩駕於內部控制之上,因 此未能發現因欺詐而導致的重大錯誤 陳述的風險高於未能發現因錯誤而導 致的重大錯誤陳述的風險。
- 瞭解與審計相關的內部控制,以設計 適當的審計程式,但目的並非對貴集 團內部控制的有效性發表意見。
- 評價董事所採用會計政策的恰當性及 作出會計估計和相關披露的合理性。

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

- conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the Audit Committee regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Audit Committee with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

核數師就審計綜合財務報表承擔的 責任(續)

- 對董事採用持續經營會計基礎的恰當 性作出結論。根據所獲取的審計憑 證,確定是否存在與事項或情況有關 的重大不確定性,從而可能導致對貴 集團的持續經營能力產生重大疑慮。 如果我們認為存在重大不確定性,則 有必要在核數師報告中提請使用者注 意綜合財務報表中的相關披露。假若 有關的披露不足,則我們應當發表非 無保留意見。我們的結論是基於核數 師報告日止所取得的審計憑證。然 而,未來事項或情況可能導致貴集團 不能持續經營。
- 評價綜合財務報表的整體列報方式、 結構和內容,包括披露,以及綜合財 務報表是否中肯反映交易和事項。
- 就貴集團內實體或業務活動的財務資 訊獲取充足、適當的審計憑證,以對 綜合財務報表發表意見。我們負責貴 集團審計的方向、監督和執行。我們 為審計意見承擔全部責任。

除其他事項外,我們與審核委員會溝通了計 畫的審計範圍、時間安排、重大審計發現 等,包括我們在審計中識別出內部控制的任 何重大缺陷。

我們還向審核委員會提交聲明, 説明我們已 符合有關獨立性的相關專業道德要求, 並與 他們溝通有可能合理地被認為會影響我們獨 立性的所有關係和其他事項,以及在適用的 情況下, 相關的防範措施。 Independent Auditor's Report (Continued) 獨立核數師報告(續)

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

核數師就審計綜合財務報表承擔的 責任(續)

從與董事溝通的事項中,我們確定哪些事項 對本期綜合財務報表的審計最為重要,因而 構成關鍵審計事項。我們在核數師報告中描 述這些事項,除非法律法規不允許公開披露 這些事項,或在極端罕見的情況下,如果合 理預期在我們報告中溝通某事項造成的負面 後果超過產生的公眾利益,我們決定不應在 報告中溝通該事項。

BDO Limited Certified Public Accountants Wong Kwok Wai Practising Certificate Number P06047

Hong Kong, 30 March 2017

香港立信德豪會計師事務所有限公司 *執業會計師* **黃國偉** 執業證書編號P06047

香港,二零一七年三月三十日

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

綜合全面收益表

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

			2016	2015
		Notes 附註	二零一六年 RMB'000 人民幣千元	二零一五年 RMB'000 人民幣千元
Revenue Cost of inventories sold	收入 已售存貨成本	6(a)	728,903 (468,950)	839,674 (579,767)
Other operating income	其他經營收入	6(b)	259,953 69,992	259,907 66,169
Increase in fair value of investment properties Selling and distribution costs Administrative expenses Other operating expenses	投資物業之公平值增加 分銷成本 行政開支 其他經營開支	13	10,600 (216,943) (54,047) (4,911)	3,100 (214,561) (43,887) (5,237)
Operating profit Share of loss of an associate Finance cost	經營溢利 應佔一家聯營公司之虧損 財務成本	7 8	64,644 (116) –	65,491 (1,475) (13)
Profit before income tax Income tax expense	除所得税前溢利 所得税開支	9	64,528 (23,393)	64,003 (18,414)
Profit and other comprehensive income for the year	年度溢利及全面 收益總額		41,135	45,589
Profit and other comprehensive income for the year	以下人士年內應佔溢利及 全面收入:			
attributable to: – Owners of the Company – Non-controlling interest	- 母公司權益持有人 - 非控股股東權益		41,306 (171)	45,600 (11)
			41,135	45,589
Earnings per share for profit attributable to the owners of the Company during the year	年內本公司擁有人應佔溢利 之每股盈利			
- Basic and diluted (RMB cents)	-基本及攤薄(人民幣分)	11	3.98	4.40

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

As at 31 December 2016 於二零一六年十二月三十一日

			2016	2015
		Notes 附註	二零一六年 RMB'000 人民幣千元	二零一五年 RMB'000 人民幣千元
ASSETS AND LIABILITIES	資產及負債			
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	12	113,134	102,798
Investment properties	投資物業	13	270,700	260,100
Prepaid land lease	預付土地金	14	12,923	13,184
Intangible assets	無形資産	15	11,498	15,000
Deposits paid Interests in an associate	已付按金 於一家聯營公司之權益	16 17	6,141	10,214 116
Available-for-sale financial assets	尔娜宮ム可之惟益 可供出售金融資產	18	6,752	10,833
		10	0,702	10,000
			421,148	412,245
Current assets	流動資產			
Inventories and consumables	存貨及易耗品	19	52,821	63,190
Trade receivables	應收貿易賬款	20	19,768	12,482
Amount due from non-controlling	應收非控股股東			
interest of a subsidiary	그 나 !! ^	24	-	250
Deposits paid, prepayments and other receivables	已付按金、預付款項及其他 應收款項	16	F2 066	54 252
Cash and bank balances	現金及銀行結餘	16 21	52,966 328,610	54,352 293,271
	71.业汉或门加助	<u>ک</u> ا	020,010	200,271
			454,165	423,545
Oursent link liking	六 马 白 库			
Current liabilities Trade payables	流動負債 應付貿易賬款	22	192,469	189,006
Coupon liabilities, deposits received,	息票負債、已收按金、其他	22	192,409	189,000
other payables and accruals	應付款項及應計費用	23	62,151	58,978
Amount due to a director	應付一名董事款項	24	59	59
Provision for taxation	税項撥備		12,392	10,844
			267,071	258,887
Net current assets	流動資產淨值		187,094	164,658
Total assets less current liabilities	總資產減流動負債		608,242	576,903

Consolidated Statement of Financial Position (Continued) 綜合財務狀況表(續) As at 31 December 2016 於二零一六年十二月三十一日

		Notes 附註	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Non-current liabilities Deferred tax liabilities	非流動負債 遞延税項負債	25	16,661	13,031
Net assets	資產淨值		591,581	563,872
EQUITY	權益			
Share capital	股本	26	10,125	10,125
Reserves	儲備	27	581,456	553,508
Equity attributable to the owners of the Company Non-controlling interest	本公司擁有人應佔股權 非控股權益		591,581 –	563,633 239
Total equity	權益總額		591,581	563,872

Zhuang Lu Kun 莊陸坤	Zhuang Pei Zhong 莊沛忠
Director	Director
董事	董事

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

			Equity attributable to owners of the Company 本公司擁有人應佔權益													
		Notes 附註	Share capital 股本 RMB'000 人民幣千元	Share premium 股份溢價 RMB'000 人民幣千元	Statutory reserve 法定儲備 RMB'000 人民幣千元	Statutory welfare reserve 法定福利基金 RMB'000 人民幣千元	Merger reserve 合併儲備 RMB'000 人民幣千元	Share option reserve 購股權儲備 RMB'000 人民幣千元	reserve	Property revaluation reserve 物業重估儲備 RMB'000 人民幣千元	Translation reserve 換算儲備 RMB'000 人民幣千元	Retained profits 保留溢利 RMB'000 人民幣千元	Dividend proposed 擬派股息 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元	RMB'000	Total equity 權益總額 RMB'000 人民幣千元
At 1 January 2015	二零一五年一月一日		10,125	252,478	50,222	2,286	12,373	24	-	431	(969)	191,063	21,165	539,198	-	539,198
Capital contribution by non-controlling interest of a subsidiary	一間附屬公司非控股 權益的注資		_	_	-	-	-	-	_	-	-	-	-	-	250	250
Profit and total comprehensive income for the year	年內溢利及全面收益 總額		-	-	-	-	-	-	-	-	-	45,600	-	45,600	(11)	45,589
Dividend approved for 2014	二零一四年之獲批准 股息	10(b)	-	-	-	-	-	-	-	-	-	-	(21,165)	(21,165)	-	(21,165)
Proposed final dividend for 2015	二零一五年擬派末期 股息	10(a)	-	-	-	-	-	-	-	-	-	(13,176)	13,176	-	-	-
Transfer to statutory reserve	轉移至法定儲備		-	-	4,757	-	-	-	-	-	-	(4,757)	-	-	-	-
At 31 December 2015 and 1 January 2016	於二零一五年十二月 三十一日及二零 一六年一月一日		10,125	252,478	54,979	2,286	12,373	24	_	431	(969)	218,730	13,176	563,633	239	563,872
Acquisition of non- controlling interest	收購非控股權益		-	-	-	-	-	-	(182)	-	-	-	-	(182)	(68)	(250)
Profit and total comprehensive income for the year	年內溢利及全面收益 總額		-	-	-	-	-	-	-	-	-	41,306	-	41,306	(171)	41,135
Dividend approved for 2015	二零一五年之獲批准 股息	10(b)	-	-	-	-	-	-	-	-	-	-	(13,176)	(13,176)	-	(13,176)
Proposed final dividend for 2016	二零一六年擬派末期 股息	10(a)	-	-	-	-	-	-	-	-	-	(25,004)	25,004	-	-	-
Transfer to statutory reserve	轉移至法定儲備		-	-	4,244	-	-	-	-	-	-	(4,244)	-	-	-	-
Share option lapsed in 2016	二零一六年已失效購 股權		-	-	_	-	-	(24)	_	_	-	24	-	_	_	-
At 31 December 2016	於二零一六年 十二月三十一日		10,125	252,478	59,223	2,286	12,373	-	(182)	431	(969)	230,812	25,004	591,581	-	591,581

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

		Notes 附註	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Cash flows from operating activities	經營業務現金流量			
Profit before income tax	除所得税前溢利		64,528	64,003
Adjustments for: Interest income Depreciation of property, plant and	就以下各項作出調整: 利息收入 物業、廠房及	6(b)	(4,944)	(4,985)
equipment	設備折舊	7	31,120	27,731
Obsolete inventories written-off and inventories loss Loss on disposal of property, plant	陳舊存貨撇銷及 存貨虧損 出售物業、廠房及	7	463	813
and equipment	設備的虧損	7	350	45
Amortisation of prepaid land lease Increase in fair value of investment	預付土地租賃攤銷 投資物業公平值增加	7	261	261
properties		13	(10,600)	(3,100)
Loss on disposal of a subsidiary	出售一家附屬公司之虧損	7	-	204
Impairment loss on other receivable Share of loss of an associate	其他應收款項減值虧損 應佔一家聯營公司的虧損	7	- 116	3,020 1,475
Amortisation of intangible assets Impairment loss on an available-for-	無形資產攤銷 可供出售金融資產	7	4,652	-
sale financial asset	之減值	7	4,081	_
Provision for a legal claim	法律訴訟之撥備	7	60	
Operating profit before working capital	營運資金變動前經營溢利			
changes	七伦五日赵口法小		90,087	89,467
Decrease in inventories and consumables	存貨及易耗品減少		9,906	18,286
Increase in trade receivables	應收貿易賬款增加		(7,286)	(16,767)
Decrease/(increase) in deposits paid,	已付按金、預付款項及			
prepayments and other receivables	其他應收款項減少/			
	(增加)		1,386	(2,411)
Increase/(decrease) in trade payables	應收貿易賬款增加/ (減少)		3,463	(924)
Increase in coupon liabilities, deposits	息票負債、已收按金、		0,400	(024)
received, other payables and accruals				
	費用增加		3,113	931
Cash generated from operations	經營業務所得現金		100,669	88,582
Interest received	已收利息		4,944	4,985
Income tax paid	已繳所得税		(18,215)	(16,977)
Not each from opporating activities	细档类数所但相本证据		07 200	76 500
Net cash from operating activities	經營業務所得現金淨額		87,398	76,590

Consolidated Statement of Cash Flows (Continued) 综合現金流量表(續) For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

		Notes 附註	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Cash flows from investing activities	投資活動的現金流量			
Decrease/(increase) in deposits paid Disposal of a subsidiary, net of cash	已付按金減少/(增加) 出售一家附屬公司,		4,073	(1,840)
disposed Purchase of property, plant and	扣除出售現金 購入物業、廠房及設備	34	-	(5,107)
equipment	洅 八初耒、 廠房		(41,868)	(51,313)
Purchase of intangible asset Proceeds from disposal of property,	購入無形資產 出售物業、廠房及設備		(1,150)	(15,000)
plant and equipment Purchase of available-for-sale financial	所得款項 購入可供出售金融資產		62	203
asset			-	(10,800)
(Increase)/decrease in bank deposits maturing over three months	於三個月後到期之銀行 存款(增加)/減少		(10,422)	3,740
Decrease in pledged bank deposits	抵押銀行存款減少		-	100,000
Net cash (used in)/from investing activities	投資活動(所用)/ 所得現金淨額		(49,305)	19,883
	·////		(,,	
Cash flows from financing activities Repayment of bank borrowing Dividends paid to owners of the	融資活動的現金流量 銀行借款償還款項 已付本公司擁有人股息		-	(100,000)
Company	已钓平公可擁有入腹忌		(13,176)	(21,165)
Net cash used in financing activities	融資活動所用現金淨額		(13,176)	(121,165)
Net increase/(decrease) in cash and	現金及現金等價物			
cash equivalents	增加/(減少)淨額		24,917	(24,692)
Cash and cash equivalents at 1 January	於一月一日的現金及現金 等價物		281,947	306,639
Orah and analy any instants of				
Cash and cash equivalents at 31 December	於十二月三十一日的現金 及現金等價物	21	306,864	281,947

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

綜合財務報表附註

For the year ended 31 December 2016 截至二零一六年十二月三十一日止年度

1. GENERAL INFORMATION

Jiahua Stores Holdings Limited (the "Company") was incorporated in the Cayman Islands as an exempted company with limited liability. The address of its registered office and its principal place of business are located at Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, the Cayman Islands and Level 4, Jiahua Ming Yuan, 2146 Xinhu Road, Baoan Central District, Shenzhen, Guangdong Province, the People's Republic of China (the "PRC") respectively. The Company's shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

The principal activity of the Company is investment holding. Details of the principal activities of the Company's subsidiaries are set out in note 33 to the financial statements.

The financial statements for the year ended 31 December 2016 were approved for issue by the board of directors (the "Board") on 30 March 2017.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

2.1 Basis of preparation

The financial statements on pages 65 to 170 have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRS") which collectively includes all applicable individual Hong Kong Financial Reporting Standards ("HKFRSs"), Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"). The financial statements also include the applicable disclosure requirements of the Hong Kong Companies Ordinance and the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules").

These financial statements are presented in Renminbi ("RMB"), which is the same as the functional currency of the Company, and all values are rounded to the nearest thousand except when otherwise indicated.

一般資料

1.

2.

佳華百貨控股有限公司(「本公司」) 在開曼群島註冊成立為獲豁免有限公 司。本公司註冊辦事處及主要營業地 點分別位於Cricket Square, Hutchins Drive, P.O.Box 2681, Grand Cayman, KY1-1111, the Cayman Islands及中華人民共和國(「中國」)廣 東省深圳市寶安中心區新湖路2146號 佳華名苑4樓。本公司股份於香港聯 合交易所有限公司(「聯交所」)主板上 市。

本公司主要業務為投資控股。本公司 附屬公司之主要業務詳情載於財務報 表附註33。

截至二零一六年十二月三十一日止年 度之財務報表已於二零一七年三月 三十日獲董事會(「董事會」)批准刊 發。

主要會計政策概要

2.1 編製基準

第65至170頁所載之財務報表 乃根據整體包括香港會計師公 會(「香港會計師公會」)所頒佈 所有適用個別香港財務報告準 則(「香港財務報告準則」)、香 港會計準則(「香港會計準則」) 及詮釋的香港財務報告準則」)編製。 財務報表亦包括香港公司條例 及聯交所證券上市規則(「上市 規則」)之適用披露規定。

除另有指明外,此等財務報表 以人民幣(「人民幣」,其亦為 本公司的功能貨幣)呈列,並 四捨五入至最近千位。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

The significant accounting policies that have been used in the preparation of these financial statements are summarised below. These policies have been consistently applied to all the years presented unless otherwise stated. The adoption of new or revised HKFRSs and the impacts on the financial statements, if any, are disclosed in note 3.

The financial statements have been prepared on the historical cost basis except for investment properties which are stated at fair values. The measurement bases are fully described in the accounting policies below.

It should be noted that accounting estimates and assumptions are used in preparation of the financial statements. Although these estimates are based on management's best knowledge and judgement of current events and actions, actual results may ultimately differ from those estimates. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are disclosed in note 4.

2.2 Business combination and basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries ("the Group"). Inter-company transactions and balances between group companies together with unrealised profits are eliminated in full in preparing the consolidated financial statements. Unrealised losses are also eliminated unless the transaction provides evidence of impairment on the asset transferred, in which case the loss is recognised in profit or loss.

主要會計政策概要(續)

2.

2.1 編製基準(續) 編製此等財務報表時所採用重 大會計政策於下文概述。除另 有説明者外,此等政策已獲貫 徹應用於所有呈報年度。採納 新訂或經修訂香港財務報告準 則及對財務報表之影響(如有) 於附註3披露。

> 本財務報表已按歷史成本基準 編製,以公平值計量之投資物 業除外。計算基準於下文會計 政策詳述。

> 務請注意,編製財務報表時須 作出會計估計及假設。儘管此 等估計乃以管理層就現行事件 及行動的最佳認知及判斷為基 準,惟實際結果最終或會與斷 複雜性的範圍,或對財務報表 屬重大的假設及估計範圍,於 附註4披露。

2.2 業務合併及綜合賬目基準

綜合財務報表包括本公司及其 附屬公司(「本集團」)的財務 報表。集團公司之間進行之公 司問交易及結餘以及未變現 費乃於編製綜合財務報表的 對銷。未變現虧損亦予以對 銷,除非該交易提供有關所轉 讓資產之減值證據,於此情況 下,虧損於損益內確認。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Business combination and basis of consolidation (Continued)

The results of subsidiaries acquired or disposed of during the year are included in the consolidated statement of comprehensive income from the dates of acquisition or up to the dates of disposal, as appropriate. Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by other members of the Group.

Acquisition of subsidiaries or businesses is accounted for using the acquisition method. The cost of an acquisition is measured at the aggregate of the acquisition-date fair value of assets transferred, liabilities incurred and equity interests issued by the Group, as the acquirer. The identifiable assets acquired and liabilities assumed are principally measured at acquisition-date fair value. The Group's previously held equity interest in the acquiree is re-measured at acquisition-date fair value and the resulting gains or losses are recognised in profit or loss. The Group may elect, on a transactionby-transaction basis, to measure the non-controlling interests that represent present ownership interests in the subsidiary either at fair value or at the proportionate share of the acquiree's identifiable net assets. All other non-controlling interests are measured at fair value unless another measurement basis is required by HKFRSs. Acquisition-related costs incurred are expensed unless they are incurred in issuing equity instruments in which case the costs are deducted from equity.

主要會計政策概要(續)

2.

 2.2 業務合併及綜合賬目基準 (續)
 年內所收購或出售附屬公司之

半內所收購或出售附屬公司之 業績乃自收購日期起或直至出 售日期為止(按適用情況)計入 綜合全面收益表。倘有必要, 將對附屬公司之財務報表作出 調整,以令彼等之會計政策與 本集團其他成員公司所採用者 一致。

收購附屬公司或業務採用收購 法入賬。收購成本乃按所轉讓 資產、所產生負債及本集團 (作為收購方)發行之股權於 收購日期之公平值總額計量。 所收購可識別資產及所承擔負 債主要按收購日期之公平值計 量。本集團先前所持收購對象 之股權以收購日期之公平值重 新計量,而所產生之收益或虧 損則於損益確認。本集團可按 每宗交易選擇以公平值或應佔 收購對象之可識別資產淨值比 例計算非控股權益(即現時於 附屬公司之擁有權權益)。除 非香港財務報告準則規定使用 其他計量基準,否則所有其他 非控股權益均按公平值計量。 所產生之收購相關成本均列作 開支,除非該等成本乃於發行 股本工具時產生,在該情況 下,有關成本則自權益中扣 除。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Business combination and basis of consolidation (Continued)

Any contingent consideration to be transferred by the acquirer is recognised at acquisition-date fair value. Subsequent adjustments to consideration are recognised against goodwill only to the extent that they arise from new information obtained within the measurement period (a maximum of 12 months from the acquisition date) about the fair value at the acquisition date. All other subsequent adjustments to contingent consideration classified as an asset or a liability are recognised in profit or loss.

When the Group loses control of a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interest. Amounts previously recognised in other comprehensive income in relation to the subsidiary are accounted for in the same manner as would be required if the relevant assets or liabilities were disposed of.

Subsequent to acquisition, the carrying amount of non-controlling interests that represent present ownership interests in the subsidiary is the amount of those interests at initial recognition plus such noncontrolling interest's share of subsequent changes in equity. Total comprehensive income is attributed to such non-controlling interests even if this results in those non-controlling interests having a deficit balance.

主要會計政策概要(續)

2.

2.2 業務合併及綜合賬目基準 (續) 收購方將予轉讓之任何或然代 價按收購日期之公平值確認。 其後對代價之調整僅於調整源 自於計量期(最長為收購日期 起計十二個月)內所取得有關 收購日期之公平值之新資料 時,方於商譽確認。所有其他

> 當本集團喪失附屬公司控制 權,出售損益乃按以下兩本 之差額計算:(i)已收代價公平 值與任何保留權益公平值之總 和;及(ii)附屬公司資產(包括 商登)與負債及任何非控及 一 動往賬面值。過往於其 關 之金額按出售相關資產或負債 時所規定之相同方式入賬。

> 分類為資產或負債之或然代價

之其後調整均於損益確認。

收購後,非控股權益(即現時 於附屬公司之擁有權權益)之 賬面值為該等權益於初步確認 時之金額加上非控股權益應 佔權益其後變動之部分。即使 會導致非控股權益出現赤字結 餘,全面收益總額仍歸屬於該 等非控股權益。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.3 Subsidiaries

A subsidiary is an investee over which the Company is able to exercise control. The Company controls an investee if all three of the following elements are present: power over the investee, exposure, or rights, to variable returns from the investee, and the ability to use its power to affect those variable returns. Control is reassessed whenever facts and circumstances indicate that there may be a change in any of these elements of control.

In the Company's statement of financial position, investments in subsidiaries are stated at cost less impairment loss, if any. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

2.4 Associates

An associate is an entity over which the Group has significant influence and that is neither a subsidiary nor a joint arrangement. Significant influence is the power to participate in the financial and operating policy decisions of the investee but not control or joint control over those policies.

Associates are accounted for using the equity method whereby they are initially recognised at cost and thereafter, their carrying amount are adjusted for the Group's share of the post-acquisition change in the associates' net assets except that losses in excess of the Group's interest in the associate are not recognised unless there is an obligation to make good those losses.

主要會計政策概要(續)

2.

2.3

附屬公司 附屬公司指本公司能夠行使控 制權的被投資公司。倘以下三 項元素存在,則本公司控制被 投資公司:對被投資公司擁有 權力、就被投資公司的可變 回報承受風險或擁有權利及使 用其權力影響該等可變回報的 能力。當有事實及情況表明任 何該等控制元素可能存在變動 時,則重估控制權。

於本公司的財務狀況表中,於 附屬公司的投資乃按成本減去 減值虧損(如有)列賬。附屬公 司的業績由本公司按已收及應 收股息基準入賬。

2.4 聯營公司

聯營公司為本集團對其有重大 影響力的實體,且既非附屬公 司,亦非共同安排。重大影響 力指有權參與被投資公司的財 務及經營政策決策,但對該等 政策並無控制或共同控制權。

聯營公司以權益法入賬,初步 按成本確認,其後賬面值按本 集團應佔聯營公司資產淨值於 收購後的變動作出調整,惟超 逾本集團於聯營公司權益的虧 損將不予確認,除非本集團有 責任彌補該等虧損。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.4 Associates (Continued)

Profits and losses arising on transactions between the Group and its associates are recognised only to the extent of unrelated investors' interests in the associate. The investor's share in the associate's profits and losses resulting from these transactions is eliminated against the carrying value of the associate. Where unrealised losses provide evidence of impairment of the asset transferred they are recognised immediately in profit or loss.

Any premium paid for an associate above the fair value of the Group's share of the identifiable assets, liabilities and contingent liabilities acquired is capitalised and included in the carrying amount of the associate. Where there is objective evidence that the investment in an associate has been impaired, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying amount and recognised the amount adjacent to share of results of investments accounted for using equity method in profit or loss.

In the Company's statement of financial position, investments in associates are carried at cost less impairment losses, if any. The results of associates are accounted for by the Company on the basis of dividends received and receivable during the year.

主要會計政策概要(續)

2.

2.4 聯營公司(續) 本集團與其聯營公司間進行交易所產生的溢利及虧損僅以無 關連投資者於聯營公司的權益為限予以確認。投資者應佔該等交易所產生的聯營公司溢利 及虧損與聯營公司的賬面值對銷。倘未變現虧損證明所轉移 資產出現減值,則即時於損益 確認。

> 就聯營公司已付高於本集團應 佔所收購可識別資產、負債及 或然負債公平價值的任何溢價 會撥充資本,並計入該聯營公 司的賬面值。倘有客觀證據 顧示於聯營公司的投資出現減 值。額及其賬面值的差額計算 值金額及使用權益法於損益下 [應佔投資業績]一項前後確認 該款項。

> 於本公司的財務狀況表,於聯 營公司的投資按成本減減值虧 損(如有)列賬。聯營公司業績 由本公司按年內已收及應收股 息列賬。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.5 Property, plant and equipment

Property, plant and equipment are stated at acquisition cost less accumulated depreciation and any accumulated impairment losses. The cost of an asset comprises its purchase price and any directly attributable costs of bringing the asset to the working condition and location for its intended use. Subsequent expenditure relating to property, plant and equipment is added to the carrying amount of the assets if it can be demonstrated that such expenditure has resulted in an increase in the future economic benefits expected to be obtained from the use of the assets.

The gain or loss arising on retirement or disposal is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

Depreciation on property, plant and equipment is provided to write off the cost less their residual values over their estimated useful lives, using the straight-line method, at the following rates per annum:

Leasehold building	54 years or the terms of land use	
	rights, if shorter	
Leasehold improvements	20%	
Plant and machinery	10%	
Motor vehicles and tools	20%	
Furniture, fixtures and equipment	20%	

The assets' residual values, depreciation method and useful lives are reviewed, and adjusted if appropriate, at each reporting date.

主要會計政策概要(續)

2.

2.5 物業、廠房及設備 物業、廠房及設備乃按收購成 本減累計折舊及任何累計減值 虧損列賬,資產成本包括其購 買價及將資產達致營運狀況及 地點作其擬定用途的直接應佔 成本。如能顯示有關開支導致 預期自使用資產在未來可獲取 更高經濟利益,則物業、廠房 及設備的其後開支將計入該等 資產的賬面值。

> 報廢或出售產生的收益或虧損 按出售所得款項與資產賬面值 的差額釐定,並於損益確認。

> 物業、廠房及設備的折舊以直 線法按以下年率於其估計可用 年期計算,以撇銷成本減剩餘 價值:

租賃樓宇	54年或土地
	使用權期限
	(以較短者
	為準)
租賃物業裝修	20%
廠房及機械	10%
汽車及工具	20%
家具、裝置及	20%
設備	

資產之剩餘價值、折舊方法及 可用年期於各報告日審閲及調 整(如適用)。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.6 Investment properties

Investment properties are properties held either to earn rentals or for capital appreciation or for both, but not held for sale in the ordinary course of business, use in the production or supply of goods or services or for administrative purposes. Investment properties are measured at cost on initial recognition and subsequently at fair value with any change therein recognised in profit or loss.

2.7 Payments for prepaid land lease Payments for prepaid land lease held for own use under operating leases represent up-front payments to acquire long-term interests in lessee-occupied properties. These payments are stated at cost and are amortised over the period of the lease on a straight-line basis as an expense.

2.8 Intangible assets other than goodwill

(i) Acquired intangible assets

Intangible assets acquired separately are initially recognised at cost. Subsequently, intangible assets with finite useful lives are carried at cost less accumulated amortisation and accumulated impairment losses.

Amortisation is provided on a straight-line basis over their useful lives as follows. The amortisation expense is recognised in profit or loss and included in administrative expenses.

Franc	chise	3 years (Note)	
Com	outer software	10 years	
Note:	During the year, the esti franchise was revised from fi to better reflect the useful The effect of the change in a the current year was an inc charge of RMB1,547,000.	ve years to three years life of the franchise. accounting estimate in	

主要會計政策概要(續)

2.

- 2.6 投資物業 投資物業乃為賺取租金或資本 增值或達成上述兩項目的而持 有的物業,且並非於日常業務 過程中作銷售用途,也並非用 於生產或提供產品或服務或用 於行政用途。投資物業於初始 確認時按成本計量,其後按公 平值計量,而當中的任何變動 會於損益確認。
- 2.7 支付預付土地租賃之款項 支付根據經租賃持作自用之預 付土地租賃之款項指收購承租 人佔用物業長期利益之預付款 項。該等款項按成本列賬,以 直線法按租賃期間攤銷入賬列 為開支。
- 2.8 無形資產(商譽除外) (i) 所收購無形資產 個別地收購的無形資產 初步按成本確認。其 後,具有限使用年期的 無形資產以成本減累計 攤銷及累計減值虧損列 賬。

攤銷費用以直線法於有 關資產可使用年期內計 提撥備如下。攤銷開支 在損益確認並計入行政 開支。

特許經	營權	三年
電腦軟	件	(附註) 十年
附註:	估計可	持許經營權的 使用年期由五 三年,以更好

地反映特許經營權的 可使用年期。本年度 會計估計變動的影響 為攤銷費用增加人民 幣1,547,000元。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.8 Intangible assets other than goodwill (Continued)

(ii) Impairment

Intangible assets with finite lives are tested for impairment when there is an indication that an asset may be impaired. Intangible assets not yet available for use are tested for impairment annually, irrespective of whether there is any indication that they may be impaired. Intangible assets are tested for impairment by comparing their carrying amounts with their recoverable amounts (see note 2.9).

If the recoverable amount of an asset is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount.

An impairment loss is recognised as an expense immediately.

When an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount; however, the carrying amount should not be increased above the lower of its recoverable amount and the carrying amount that would have resulted had no impairment loss been recognised for the asset in prior years. All reversals are recognised in the income statement immediately.

主要會計政策概要(續)

2.

- 2.8 無形資產(商譽除外)(續)
 - (ii) 減值

倘估計資產之可收回金 額少於其賬面值,則該 項資產之賬面值將減少 至其可收回金額。

減值虧損會即時確認為 開支。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.9 Impairment of non-financial assets Property, plant and equipment, prepaid land lease, intangible assets with finite useful lives, deposits paid and prepayments and investments in subsidiaries and associate are subject to impairment testing. They are tested for impairment whenever there are indications that the carrying amount may not be recoverable.

> An impairment loss is recognised as an expense immediately for the amount by which the asset's carrying amount exceeds its recoverable amount. Recoverable amount is the higher of fair value, reflecting market conditions less costs to sell, and value in use. 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 assessment of time value of money and the risk specific to the asset.

> For the purposes of assessing impairment, where an asset does not generate cash inflows largely independent from those from other assets, the recoverable amount is determined for the smallest group of assets that generate cash inflows independently (i.e. a cash-generating unit). As a result, some assets are tested individually for impairment and some are tested at cash-generating unit level.

> An impairment loss is reversed if there has been a favourable change in the estimates used to determine the asset's recoverable amount and only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss has been recognised.

主要會計政策概要(續)

2.

2.9 非金融資產減值 物業、廠房及設備、預付土地 租賃、具有限可使用年期的無 形資產、已付按金及預付款項 以及於附屬公司及聯營公司的 投資須進行減值測試。當有跡 象顯示其賬面值可能無法收回 時進行減值測試。

> 減值虧損按資產的賬面值超出 其可收回金額的部分即時確認 為開支。可收回金額為反映市 況公平值減出售成本與使用值 兩者的較高者。評估使用值 時,估計日後現金流量按可反 映現行市場對貨幣時間價值的 評估及資產特定風險的除税前 貼現率貼現至其現值。

> 就評估減值而言,倘資產並無 產生主要取決於其他資產的現 金流入,可收回金額按獨立產 生現金流入的最小資產組別 (即現金產生單位)而釐定。因 此,部分資產個別進行減值測 試;部分則以現金產生單位水 平進行測試。

> 倘釐定資產可收回金額所用估 計出現有利變動,則撥回減值 虧損,惟資產賬面值不得超過 倘無確認減值虧損而釐定的賬 面值減折舊或攤銷。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.10 Foreign currency

Transactions entered into by the Company/group entities in currencies other than the currency of the primary economic environment in which it/they operate(s) (the "functional currency") are recorded at the rates ruling when the transactions occur. Foreign currency monetary assets and liabilities are translated at the rates ruling at the end of reporting period. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the translation of monetary items, are recognised in profit or loss in the period in which they arise. Exchange differences arising on the retranslation of non-monetary items carried at fair value are included in profit or loss for the period except for differences arising on the retranslation of non-monetary items in respect of which gains and losses are recognised in other comprehensive income, in which case, the exchange differences are also recognised in other comprehensive income.

主要會計政策概要(續)

2.10 外幣

2.

本公司/集團實體以其業務營 運所處的主要經濟環境貨幣 (「功能貨幣」)以外的貨幣進行 的交易,按進行交易時的當前 匯率入賬。外幣貨幣資產及負 債則以報告期末的當前匯率及負 債則以報告期末的當前匯率重 的非貨幣項目按釐定公平值 日期當前匯率重新換算。按外 幣歷史成本計量的非貨幣項目 毋須重新換算。

因結算及換算貨幣項目而產生 的匯兑差額會於產生期間在損 益中確認。重新換算以公平值 列賬的非貨幣項目所產生的匯 兑差額於期內計入損益,惟重 新換算非貨幣項目產生的盈虧 差異於其他全面收益內確認, 在此情況下,匯兑差額亦於其 他全面收益確認。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.10 Foreign currency (Continued)

On consolidation, income and expense items of foreign operations are translated into the presentation currency of the Group (i.e. Renminbi) at the average exchange rates for the year, unless exchange rates fluctuate significantly during the period, in which case, the rates approximating to those ruling when the transactions took place are used. All assets and liabilities of foreign operations are translated at the rate ruling at the end of reporting period. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity as foreign exchange reserve (attributed to minority interests as appropriate). Exchange differences recognised in profit or loss of group entities' separate financial statements on the translation of long-term monetary items forming part of the Group's net investment in the foreign operation concerned are reclassified to other comprehensive income and accumulated in equity as foreign exchange reserve.

On disposal of a foreign operation, the cumulative exchange differences recognised in the foreign exchange reserve relating to that operation up to the date of disposal are reclassified to profit or loss as part of the profit or loss on disposal.

主要會計政策概要(續)

2.10 外幣(續)

2.

於綜合賬目時,海外業務的收 入及開支項目按年內平均匯率 換算為本集團呈報貨幣(即人 民幣),除非期內匯率波幅嚴 重,在此情況下,則使用交易 進行時的相若匯率。海外業務 所有資產及負債按報告期末的 當前匯率換算。所產生的匯兑 差額(如有)在其他全面收益 內確認並於權益內作為外匯儲 備累計(如適用,分為少數權 益)。就換算構成本集團相關 海外業務的投資淨額的長期貨 幣項目於集團實體單獨財務報 表確認的匯兑差額重新分類至 其他全面收入並於權益內作為 外匯儲備累計。

出售海外業務時,確認於該業 務截至出售日期止的外匯儲備 的累計匯兑差額,將重新分類 至損益,作為出售溢利或虧損 的一部分。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.11 Revenue recognition

Revenue comprises the fair value of the consideration received or receivable for the sale of goods and the use by others of the Group's assets yielding interest and dividends, net of rebates and discounts. Provided it is probable that the economic benefits will flow to the Group and the revenue and costs, if applicable, can be measured reliably, revenue is recognised as follows:

- Sale of goods are recognised upon transfer of the significant risks and rewards of ownership to the customers. This is usually taken as the time when the goods are delivered and the customers have accepted the goods;
- (ii) Commissions from concessionaire sales are recognised upon the sale of merchandise by the relevant stores;
- (iii) Administration and management fee income are recognised on an accrual basis when the right to receive the income has been established or as services are provided according to contract terms;
- (iv) Rental income under operating leases is recognised in accordance with note 2.12;
- (v) Interest income is recognised on an accrual basis using the effective interest method by applying the rate that exactly discounts the estimated future cash receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the net carrying amount of that financial asset on initial recognition; and
- (vi)Sales of food and catering is recognised at the
point of sale to customers.(vi)銷售食

戶作出

主要會計政策概要(續)

2.

- 2.11 收入確認 收入包括銷售貨品及其他人士 使用本集團的資產賺取利息及 股息的已收或應收代價的公平 值,扣除回佣及折扣計算。倘 經濟利益可能流入本集團,且 能可靠計量收入及成本(倘適 用),收入按以下基準確認:
 - (i) 銷售貨品於擁有權的重 大風險及回報已轉移客 戶時確認。此一般指貨 品已付運而客戶已接納 貨品之時;
 - (ii) 專賣銷售佣金乃於相關 店舖銷售商品時確認;
 - (iii) 行政及管理費收入按合約條款於收取收入的權利確立時或提供服務時按應計基準確認;
 - (iv) 經營租約的租金收入根 據附註2.12確認;
 - (v) 利息收入使用實際利率 法按應計基準確認,所 應用之利率即在金融工 具預計有效期或(如適 用)更短期間內將估計 未來所收現金貼現至該 金融資產初步確認時賬 面淨值之確切利率;及
 - (vi) 銷售食物及餐飲於向客 戶作出銷售時確認。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.12 Leases

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to lessee. All other leases are classified as operating leases.

The Group as lessor

Rental income from operating leases is recognised in profit or loss on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised as an expense on the straight-line basis over the lease term. Lease incentives granted are recognised in profit or loss as an integral part of the aggregate net lease income receivable. Contingent rentals are recognised as income in the accounting period in which they are earned.

The Group as lessee

The total rentals payable under the operating leases are recognised in profit or loss on a straight-line basis over the lease term. Lease incentives received are recognised as an integrated part of the total rental expense, over the term of the lease.

The land and buildings elements of property leases are considered separately for the purposes of lease classification.

主要會計政策概要(續)

2.12 租賃

2.

凡租賃條款將擁有權之所有風 險及回報大致轉移至承租人之 租賃,均列作融資租賃。所有 其他租賃均列作經營租賃。

本集團作為出租人

經營租約之租賃收入按直線法 於相關租期內在損益確認。磋 商及安排經營租約產生的初步 直接成本加入出租資產的賬面 值,並按租期以直線基準於損 益確認。授出之租賃優惠作為 於損益確認。或然租金於其賺 取之會計期間確認為收入。

本集團作為承租人

根據經營租約應付的租金總額 按租期以直線基準於損益確 認。收到之租賃優惠作為租賃 開支總額之一部分按租期於損 益確認。

物業租約之土地及樓宇元素就 租賃分類而言單獨予以考慮。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.13 Inventories and consumables

Inventories comprise merchandise purchased for resale and are stated at lower of cost and net realisable value. Cost of merchandise, representing the purchase cost, is calculated on the first-in, first-out basis. Net realisable value is the estimated selling price in the ordinary course of business less any applicable selling expenses.

Consumables for own consumption are stated at cost. Cost is determined using the weighted average method.

2.14 Income taxes

Income tax comprises current tax and deferred tax.

Current tax is based on the profit or loss from ordinary activities adjusted for items that are non-assessable or disallowable for income tax purposes and is calculated using tax rates that have been enacted or substantively enacted at the end of reporting period.

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the corresponding amounts used for tax purposes. Except for goodwill and recognised assets and liabilities that affect neither accounting nor taxable profits, deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Deferred tax is measured at the tax rates appropriate to the expected manner in which the carrying amount of the asset or liability is realised or settled and that have been enacted or substantively enacted at the end of reporting period.

2. 主要會計政策概要(續)

2.13 存貨及易耗品 存貨包括為轉售目的而購入的 商品,以成本值與可變現淨值 兩者的較低者入賬。商品成本 值(即購入成本)以先進先出法 計算。可變現淨值乃按於日常 業務中預計銷售價減任何適用 銷售開支計算。

> 自用的易耗品按成本入賬。成 本以加權平均法釐定。

2.14 所得税

所得税包括即期及遞延税項。

即期税項乃根據日常業務中的 損益項目計算,並根據就所得 税而言屬非課税或不獲減免項 目而作出調整,以及使用於結 算日已制定或大致制定的税率 計算。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.14 Income taxes (Continued)

An exception to the general requirement on determining the appropriate tax rate used in measuring deferred tax amount is when an investment property is carried at fair value under HKAS 40 "Investment Property". Unless the presumption is rebutted, the deferred tax amounts on these investment properties are measured using the tax rates that would apply on sale of these investment properties at their carrying amounts at the reporting date. The presumption is rebutted when the investment property is depreciable and is held within a business model whose objective is to consume substantially all the economic benefits embodied in the property over time, rather than through sale.

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries, associates and jointly controlled entities, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

Income taxes are recognised in profit or loss except when they relate to items recognised in other comprehensive income in which case the taxes are also recognised in other comprehensive income or when they relate to items recognised directly in equity in which case the taxes are also recognised directly in equity.

主要會計政策概要(續)

2.14 所得税(續)

2.

對於計量遞延税項金額時用於 着 定 適 合 税 率 的 一 般 規 定 而 言,有一個例外情況,即投資 物業根據香港會計準則第40號 「投資物業|而按公平值列賬。 除非該假定被推翻,否則該等 投資物業之遞延税項金額,乃 以出售該等投資物業時所適用 税率,以及按其於報告日期之 賬面值計量。倘投資物業可計 提折舊並根據一個商業模式而 持有,而該商業模式的目的是 隨著時間推移而消耗該物業所 體現的絕大部份經濟利益(而 不是通過出售)時,該假定即 被推翻。

遞延税項負債就於附屬公司、 聯營公司及共同控制實體的投 資所產生應課税暫時差額確 認,惟倘本集團可控制暫時差 額的撥回,且該撥回於可預見 未來不大可能發生則作別論。

所得税乃於損益內確認,除非 所得税與於其他全面收益中確 認的項目有關則作別論,而在 此情況下,税項亦於其他全面 收益內確認,或除非該等税 項與於權益直接確認的項目有 關,而在此情況下,該等税項 亦直接於權益內確認。

2.				SIGNIFIC/ tinued)	ANT ACCO	UNTING	2.	主要	會計政	策概	要(續)	
	2.14	Incor	ne tax	es (Continu	ued)			2.14	所得利	总(續)		
				assets and net if, and on	current tax I ly if,	iabilities are					E及即期税項負債 以淨額呈列,	
		(a)			legally enforce ed amounts; a	•			(a)		国有合法行使權力 L確認金額;及	
		(b)			le on a net basis the liability sin				(b)		爭額基準清償或同 見資產及償還債	
				resents defer in net if, and o	red tax assets only if,	and deferred					↓下情況以淨額呈 聲產及遞延税項負	
		(a)	set of		egally enforce assets agains	-			(a)	力將即	■具有合法行使權 □期税項資產與即 種負債對銷;及	
		(b)	liabiliti	ies relate to i	ssets and the ncome taxes I ority on either:	levied by the			(b)	項負債 對以下	紅項資產與遞延税 續與同一税務機關 ↓任何一項所徵收 尋税相關:	
			(i)	the same tax	xable entity; or					(i)	同 一 應 課 税 實 體;或	
			(ii)	either to se and assets the assets simultaneous	able entities wettle current to on a net basis, and settle the sly, in each fut icant amounts	ax liabilities or to realise he liabilities ure period in				(ii)	計劃於預期清償 或收回大額 延税項負債或資 產之各未來期間 以淨額基準清償 即期税項負債與	
					or assets are						資產或同時變現 資產及清償負債 之不同應課税實 體。	

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.15 Cash and cash equivalents

Cash and cash equivalents include cash at bank and in hand, demand deposits with banks and short term highly liquid investments with original maturities of three months or less that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value.

2.16 Financial instruments

(i) Financial assets

The Group classifies its financial assets at initial recognition, depending on the purpose for which the asset was acquired. Financial assets at fair value through profit or loss are initially measured at fair value and all other financial assets are initially measured at fair value plus transaction costs that are directly attributable to the acquisition of the financial assets. Regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. A regular way purchase or sale is a purchase or sale of a financial asset under a contract whose terms require delivery of the asset within the time frame established generally by regulation or convention in the marketplace concerned.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They arise principally through the provision of goods and services to customers (trade debtors), and also incorporate other types of contractual monetary asset. Subsequent to initial recognition, they are carried at amortised cost using the effective interest method, less any identified impairment losses.

主要會計政策概要(續)

2.

2.15 現金及現金等價物 現金及現金等價物包括銀行及 手頭現金、存放於銀行之活期 存款加上原定到期日為三個月 或以下、可隨時轉換為已知金 額現金及價值變動風險不大之 高度流通短期投資。

2.16 金融工具 (i) 金融

金融資產 本集團在初步確認時視 平收購資產的目的分類 其金融資產。按公平值 計入損益的金融資產初 步按公平值計量,而所 有其他金融資產初步按 公平值加收購金融資產 直接應佔的交易成本計 量。以常規方式購買或 出售的金融資產按交 易日基準確認及終止確 認。以常規方式購買或 出售指根據合約(其條 款要求於根據有關市場 規例或慣例確立的一般 時間框架內交付資產) 購買或出售金融資產。

貸款及應收款項

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.16 Financial instruments (Continued)

(i) Financial assets (Continued)

Available-for-sale financial assets These assets are non-derivative financial assets that are designated as available-for-sale or are not included in other categories of financial assets. Subsequent to initial recognition, these assets are carried at fair value with changes in fair value recognised in other comprehensive income, except for impairment losses and foreign exchange gains and losses on monetary instruments, which are recognised in profit or loss.

For available-for-sale equity investments that do not have a quoted market price in an active market and whose fair value cannot be reliably measured and derivatives that are linked to and must be settled by delivery of such unquoted equity instruments, they are measured at cost less any identified impairment losses.

主要會計政策概要(續)

2.16 金融工具(續)

(i)

2.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.16 Financial instruments (Continued)

- (ii) Impairment loss on financial assets
 - The Group assesses, at the end of each reporting period, whether there is any objective evidence that financial asset is impaired. Financial asset is impaired if there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset and that event has an impact on the estimated future cash flows of the financial asset that can be reliably estimated. Evidence of impairment may include:
 - significant financial difficulty of the debtor;
 - a breach of contract, such as a default or delinquency in interest or principal payments;
 - granting concession to a debtor because of debtor's financial difficulty;
 - it becoming probable that the debtor will enter bankruptcy or other financial reorganisation.

For loan and receivables

An impairment loss is recognised in profit or loss when there is objective evidence that the asset is impaired, and is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the original effective interest rate. The carrying amount of financial asset is reduced through the use of an allowance account. When any part of financial asset is determined as uncollectible, it is written off against the allowance account for the relevant financial asset.

主要會計政策概要(續)

2.

2.16 金融工具(續) (ii) 金融資產的減值虧損 本集團會於各報告期末 評估金融資產有否出現 減值的客觀跡象。倘有 客觀減值跡象顯示金融

各觀減值跡家顯示金融 資產初步確認後發生的 一項或多項事件,而該 事件對能夠可靠估計的 金融資產估計未來現金 流有所影響,則金融資 產出現減值。減值的跡 象可包括:

- 債務人陷入重大 財務困難;
- 違反合約,例如 拖欠或無法償還 利息或本金;
- 因債務人有財務
 困難而授予寬
 免;
- 債務人可能會破 產或進行其他財 務重整。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.16 Financial instruments (Continued)

(ii) Impairment loss on financial assets (Continued)

Available-for-sale financial assets For available-for-sale equity investment that is carried at cost, the amount of impairment loss is measured as the difference between the carrying amount of the asset and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset. Such impairment loss is not reversed.

(iii) Financial liabilities

The Group classifies its financial liabilities, depending on the purpose for which the liabilities were incurred. Financial liabilities at fair value through profit or loss are initially measured at fair value and financial liabilities at amortised costs are initially measured at fair value, net of directly attributable costs incurred.

Financial liabilities at amortised cost

Financial liabilities at amortised cost including trade and other payables, accruals, amount due to a director are subsequently measured at amortised cost, using the effective interest method. The related interest expense is recognised in profit or loss.

Gains or losses are recognised in profit or loss when the liabilities are derecognised as well as through the amortisation process.

主要會計政策概要(續)

2.

2.16 金融工具(續)

(ii) 金融資產的減值虧損
 (續)

(iii) 金融負債

當負債終止確認及進行 攤銷時,收益或虧損於 損益中確認。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.16 Financial instruments (Continued)

(iv) Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income or interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts or payments through the expected life of the financial asset or liability, or where appropriate, a shorter period.

(v) Equity instruments

Equity instruments issued by the Company are recorded at the proceeds received, net of direct issue costs.

2. 主要會計政策概要(續)

- 2.16 金融工具(續)
 - (iv) 實際利率法 實際利率法為計算金融 資產或金融負債攤銷成 本之方法,亦用於在相 關期內分配利息收入或 利息開支。實際利率為 於金融資產或負債之預 計有效期或(如適用)更 短期間內,實際貼現估 計未來所收或所付現金 之利率。
 - (v) 股本工具 由本公司發行的股本工 具按已收所得款項扣除 直接發行成本入賬。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.16 Financial instruments (Continued)

(vi) Derecognition

The Group derecognises a financial asset when the contractual rights to the future cash flows in relation to the financial asset expire or when the financial asset has been transferred and the transfer meets the criteria for derecognition in accordance with HKAS 39.

Financial liabilities are derecognised when the obligation specified in the relevant contract is discharged, cancelled or expires.

2.17 Coupon liabilities

Coupon liabilities are recorded as liabilities when coupons are sold. Coupons used in exchange for products during the year are recognised as sales and transferred to profit or loss using the coupon sales value.

2.18 Employee benefits Short-term employee benefits

Employee entitlements to annual leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees up to the reporting date.

Non-accumulating compensated absences such as sick leave and maternity leave are not recognised until the time of leave.

2. 主要會計政策概要(續)

2.16 金融工具(續)

(vi) 終止確認

本集團在與金融資產有 關的未來現金流量合約 權利屆滿,或金融資產 已轉讓,且該轉讓根據 香港會計準則第39號符 合終止確認標準時,終 止確認金融資產。

倘於有關合約的指定責 任獲解除、註銷或到期 時,則會終止確認金融 負債。

- 2.17 票息負債 票息負債於票息證出售時列作 負債。年內為換取產品出具之 票息證確認為銷售並按票息證 價值轉撥至損益。
- 2.18 僱員福利 短期僱員福利 僱員享有的年假於僱員可享有 時確認,並就截至報告日為止 因僱員所提供服務而享有的年 假的估計負債作出撥備。

病假及產假等非累積有薪假期 於提取假期時方予確認。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.18 Employee benefits (Continued)

Retirement benefits

Pursuant to the relevant regulations of the PRC government, the Group participates in a local municipal aovernment retirement benefit scheme (the "Retirement Scheme"), whereby the subsidiaries of the Company in the PRC are required to contribute 20% of the basic salaries of its employees to the Retirement Scheme to fund their retirement benefits. The local municipal government undertakes to assume the retirement benefit obligations of all existing and future retired employees of the subsidiaries of the Company in the PRC. The only obligation of the Group with respect to the Retirement Scheme is to pay the ongoing required contributions under the Retirement Scheme. Contributions under the Retirement Scheme are charged to profit or loss as incurred. There are no provisions under the Retirement Scheme whereby forfeited contributions may be used to reduce future contributions.

The Group operates a defined contribution Mandatory Provident Fund retirement benefits scheme (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance for all employees in Hong Kong 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 profit or loss as they become payable in accordance with the rules of the MPF Scheme.

2. 主要會計政策概要(續)

2.18 僱員福利(續) 退休福利 根據中國政府相關規例,本集

[國參與北方政府混休福利計劃 (「退休計劃」),本公司於中國 之附屬公司須向退休計劃」),本公司於中國 之附屬公司須向退休計劃作出 就,為彼等之退休福利提供資 一國附屬公司所有現有及未來 退休計劃之唯一支付退休計劃項下供款於 其續支付退休計劃項下供款於劃項 下並無沒收供款可用作扣減日 後供款之條文。

本集團根據強制性公積金計劃 條例,為所有合資格參與強制 性公積金退休福利計劃(「強積 金計劃」)的香港僱員設立定額 供款強積金計劃。根據強積金 計劃規則,供款乃按僱員基本 薪金的某一百分比作出,並於 應付時在損益扣除。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.19 Share-based payments

Where share options are awarded to employees and others providing similar services, the fair value of the services received is measured by reference to the fair value of the options at the date of grant. Such fair value is recognised in profit or loss over the vesting period with a corresponding increase in the share option reserve within equity. Non-market vesting conditions are taken into account by adjusting the number of equity instruments expected to vest at the end of each reporting period so that, ultimately, the cumulative amount recognised over the vesting period is based on the number of options that eventually vest. Market vesting conditions are factored into the fair value of the options granted. As long as all non-market vesting conditions are satisfied, a charge is made irrespective of whether the market vesting conditions are satisfied. The cumulative expense is not adjusted for failure to achieve a market vesting condition.

Where the terms and conditions of options are modified before they vest, the increase in the fair value of the options, measured immediately before and after the modification, is also recognised in profit or loss over the remaining vesting period.

主要會計政策概要(續)

2.19 股份付款

2.

倘購股權授予僱員及其他提供 類似服務的人士,則所收到服 務的公平值參考授出日期購 股權的公平值計量。有關公 平值於歸屬期內於損益確認並 於權益內的購股權儲備作相應 增加。非市場歸屬條件會通過 調整預期將於各報告期末歸屬 的股本工具數目計算在內,據 此,最終於歸屬期內確認的累 計金額乃基於最終歸屬的購股 權數目得出。市場歸屬條件會 計入已授出購股權的公平值。 只要達成所有非市場歸屬條 件,無論市場歸屬條件是否達 成,均會作出扣除。不會就未 達成市場歸屬條件調整累計開 支。

倘購股權條款及條件在歸屬前 遭修改,則於緊接及緊隨修改 前後計算的購股權公平值增加 亦於餘下歸屬期內在損益確 認。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.20 Capitalisation of borrowing costs

Borrowing costs attributable directly to the acquisition, construction or production of qualifying assets which require a substantial period of time to be ready for their intended use or sale, are capitalised as part of the cost of those assets. Income earned on temporary investments of specific borrowings pending their expenditure on those assets is deducted from borrowing costs capitalised. All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

2.21 Government grants

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions. Government grants relating to costs are deferred and recognised in profit or loss over the period necessary to match them with the costs that they are intended to compensate and are presented separately from the costs.

2.22 Share capital

Ordinary shares are classified as equity. Share capital is determined using the nominal value of shares that have been issued.

Any transaction costs associated with the issuing of shares are deducted from share premium (net of any related income tax benefit) to the extent they are incremental costs directly attributable to the equity transaction.

2. 主要會計政策概要(續)

- 2.20 借貸成本資本化 因收購,建造或生產合資格資 產(即必須耗用一段頗長時間 方可擬定用途或銷售之資產) 而直接應佔之借貸成本,均撥 作該等資產之部分成本。特定 借貸用於該等資產前所作臨時 投資而賺取之投資收入,從撥 作資本之借貸成本內扣除。所 有其他借貸成本已於產生期間 於損益確認。
- 2.21 政府補貼 政府補貼於能合理確定將可獲 取補貼及本集團將符合所有附 帶條件情況下,按其公平值確 認。與成本相關的政府補貼會 遞延處理,並於須與其擬定補 貼成本相配期間在損益確認, 且與成本分開呈列。

2.22 股本 普通股乃列作權益。股本以已 發行股份的面值釐定。

> 任何與發行股份相關的交易成 本自股份溢價扣除(減去任何 有關所得税利益),惟以股本 交易直接應佔的遞增成本為 限。

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.23 Provisions, contingent liabilities

Provisions are recognised for liabilities of uncertain timing or amount when the Group has a legal or constructive obligation arising as a result of a past event, which it is probable will result in an outflow of economic benefits that can be reliably estimated.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, the existence of which will only be confirmed by the occurrence or non-occurrence of one or more future events, are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

2.24 Related parties 2.24 關連人士 符合以下條件的人士或 (a) A person or a close member of that person's (a) 其近親被視為本集團關 family is related to the Group if that person: 連人士: 可控制或共同控 has control or joint control over the (i) (i) 制本集團; Group: (ii) 對本集團有重大 has significant influence over the Group; (ii) 影響力;或 or is a member of key management (iii) 本集團或本公司 (iii)

(iii) is a member of key management personnel of the Group or the Company's parent.

主要會計政策概要(續)

2.

2.23 撥備、或然負債 倘本集團因過去事件須承擔法 定或推定責任,而履行有關責 任很可能引致能可靠估計經濟 利益的流出,則會就未確定時 間或金額的負債確認撥備。

> 倘不大可能需要經濟效益流出 以履行責任或金額未能可靠估 計,則該等責任將披露作或然 負債,除非出現經濟效益流出 的可能性極微。可能出現的責 任(僅於一項或多項未來事件 發生或不發生的情況下方能確 定)亦披露為或然負債,除非 出現經濟效益流出的可能性極 微。

母公司主要管理

人員的成員。

2.			SIGNIFICANT ACCOUNTING tinued)	2.	主要	會計政	(策概)	要(續)
		ed pa An en	rties (Continued) tity is related to the Group if any of the ng conditions apply:		2.24	關連, (b)		夏) 【下任何條件的實 見為本集團關連人
		(i)	The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).				(i)	實體與本集團為 同一集團旗下 成員(即母公司 與各附屬公司及 同系附屬公司均 為相互的關連人 士)。
		(ii)	One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).				(ii)	主 實體為另一家實 體的聯營公司或 體為該另一家實 體為該另一家實 體約集團成員的 聯營公司或合營 企業)。
		(iii)	Both entities are joint ventures of the same third party.				(iii)	兩家實體為同一 家第三方的合營 企業。
		(iv)	One entity is a joint venture of a third entity and the other entity is an associate of the third entity.				(i∨)	實體為一家第三 方實體的合營企 業及另一家實體 為該第三方實體 的聯營公司。
		(v)	The entity is a post-employment benefit				(v)	實體乃為本集團 或與本集團有關
			plan for the benefit of the employees of the Group or an entity related to the Group.					或與不呆齒有關 連的實體僱員利 益而設的退休福 利計劃。

SUMMARY OF SIGNIFICANT ACCOUNTING 2. 主要會計政策概要(續) 2. **POLICIES (Continued)** 2.24 關連人士(續) 2.24 Related parties (Continued) 符合以下任何條件的實 (b) An entity is related to the Group if any of the (b) 體被視為本集團關連人 following conditions apply: (Continued) 士:(續) 實體被(a)項界定 The entity is controlled or jointly (vi) (vi) 的人士控制或共 controlled by a person identified in (a). 同控制。 在(a)(i)項界定的 (vii) A person identified in (a)(i) has significant (vii) 人士對實體有重 influence over the entity or is a member 大影響,或該人 of key management personnel of the 士為實體(或實 entity (or of a parent of the entity). 體的母公司)的 主要管理人員。 該實體或其所屬 (viii) (viii) The entity, or any member of a group 集團的任何成員 of which it is a part, provides key 公司向本集團或 management personnel services to the 本集團母公司提 Group or to the parent of the Group. 供主要管理人員 服務。 某一人士的近親為該等與實體 Close members of the family of a person are those family members who may be expected to influence, 進行買賣時預期可影響該名人 士或受該名人士影響的家族成 or be influenced by, that person in their dealings with 員,及包括: the entity and include: 該名人士的子女及配偶 (i) that person's children and spouse or domestic (i) 或家庭夥伴; partner; 該名人士的配偶或家庭 (ii) (ii) children of that person's spouse or domestic 夥伴的子女;及 partner; and (iii) 該名人士或該名人士的 (iii) dependents of that person or that person's 配偶或家庭夥伴的受養 spouse or domestic partner. 人。 2.25 Segment reporting 2.25 分部報告 本集團根據定期就供執行董事 The Group identifies operating segments and prepares 決定分配資源至本集團業務部 segment information based on the regular internal 分及審閱該等部分之表現而向 financial information reported to the executive directors 彼等呈報之內部財務資料,確 for their decisions about resources allocation to the 定經營分部及編製分部資料。 Group's business components and for their review of 向執行董事呈報之內部財務資 the performance of those components. The business 料中之業務部分乃按本集團之 components in the internal financial information 主要業務釐定。 reported to the executive directors are determined following the Group's major operations.

3. ADOPTION OF NEW OR REVISED HKFRSs

(a) Adoption of new/revised HKFRSs – first effective on 1 January 2016

In the current year, the Group has applied, for the first time the following new standards, amendments and interpretations issued by the HKICPA, which are relevant to and effective for the Group's financial statements for the annual period beginning on 1 January 2016.

HKFRSS (Amenaments)	Annual Improvements 2012-2014 Cycle
Amendments to HKAS 1	Disclosure Initiative
Amendments to HKAS 16 and HKAS 38	Clarification of Acceptable Methods of Depreciation and Amortisation
Amendments to HKAS 27	Equity Method in Separate Financial Statements

Amendments to HKAS 1 – Disclosure Initiative

The amendments are designed to encourage entities to use judgement in the application of HKAS 1 when considering the layout and content of their financial statements.

The adoption of the amendments has no material impact on these financial statements.

採納新訂或經修訂香港財務報 告準則

(a) 採納新訂及經修訂香港財務報告準則一自二零一六年一月一日起首次生效於本年,本集團首次應用以下香港會計師公會頒佈之新準則、修訂及詮釋,該等新訂香港財務報告準則於二零一六年一月一日開始之年度期間與本集團財務報表相關並已生效。

二零一二 香港財務報告 準則(修訂本) 年至二零 一四年週 期的年度 改進 香港會計準則 披露計劃 第1號的修訂 香港會計準則 澄清可接受 第16號及香港 的折舊及 會計準則第38 攤銷方法 號的修訂 香港會計準則 於獨立財務 第27號的修訂 報表的權 益法

香港會計準則第1號的修訂一 披露計劃

該修訂旨在鼓勵實體在應用香 港會計準則第1號時,在考慮 到其財務報表的版面及內容時 應使用判斷。

採用該修訂並無對此等財務報 表造成重大影響。

3. ADOPTION OF NEW OR REVISED HKFRSs (Continued)

 (a) Adoption of new/revised HKFRSs – first effective on 1 January 2016 (Continued)

Amendments to HKAS 16 and HKAS 38 – Clarification of Acceptable Methods of Depreciation and Amortisation

The amendments to HKAS 16 prohibit the use of a revenue-based depreciation method for items of property, plant and equipment. The amendments to HKAS 38 introduce a rebuttable presumption that amortisation based on revenue is not appropriate for intangible assets. This presumption can be rebutted if either the intangible asset is expressed as a measure of revenue or revenue and the consumption of the economic benefits of the intangible asset are highly correlated. The amendments are applied prospectively.

The adoption of the amendments has no impact on these financial statements as the Group has not previously used revenue-based depreciation methods.

Amendments to HKAS 27 – Equity Method in Separate Financial Statements

The amendments allow an entity to apply the equity method in accounting for its investments in subsidiaries, joint ventures and associates in its separate financial statements. The amendments are applied retrospectively in accordance with HKAS 8.

The adoption of the amendments has no impact on these financial statements as the Company has not elected to apply the equity method in its separate financial statements.

採納新訂或經修訂香港財務報 告準則(續)

(a) 採納新訂及經修訂香港財務報告準則-自二零一六年一月一日起首次生效 (續)

香港會計準則第16號及香港會 計準則第38號的修訂一澄清可 接受的折舊及攤銷方法

香港會計準則第16號的修訂禁 止就物業、廠房及設備項目使 用以收益為基礎的折舊方法。 香港會計準則第38號的修訂引 入可推翻假設,指以收益為基 礎的攤銷不適用於無形資產。 倘無形資產以收益計量表達, 或無形資產的收益與經濟利益 的消耗存在密切關連,則該假 設可被推翻。該修訂可按未來 適用基準採用。

採用該修訂並無對此等財務報 表造成影響,因為本集團先前 並無使用以收益為基礎的折舊 方法。

香港會計準則第27號的修訂一 於獨立財務報表之權益法

該修訂允許實體將其於附屬公 司、合營企業及聯營公司的投 資入賬至其獨立財務報表時應 用權益法。根據香港會計準則 第8號,該修訂可追溯應用。

採用該修訂並無對此等財務報 表造成影響,因為本公司並無 選擇在其獨立財務報表中使用 權益法。

3. ADOPTION OF NEW OR REVISED HKFRSs (Continued)

(b) New/revised HKFRSs that have been issued but not yet effective

> The following new/revised HKFRSs, potentially relevant to the Group's financial statements, have been issued, but are not yet effective and have not been early adopted by the Group. The Group's current intention is to apply these changes on the date they become effective.

Amendments to HKAS 7	Disclosure Initiative ¹
Amendments to HKAS 12	Recognition of Deferred Tax Assets for Unrealised Losses ¹
Amendments to HKFRS 2	Classification and Measurement of Share-Based Payment
	Transactions ²
HKFRS 9	Financial Instruments ²
HKFRS 15	Revenue from Contracts with Customers ²
Amendments to HKFRS 15	Revenue from Contracts with Customers (Clarifications to HKFRS 15) ²
HKFRS 16	Leases ³

 Effective for annual periods beginning on or after 1 January 2017
 Effective for annual periods beginning on or after 1 January 2018
 Effective for annual periods beginning on or after 1 January 2019

採納新訂或經修訂香港財務報 告準則(續)

(b) 已頒佈但尚未生效的新 訂/經修訂香港財務報告 準則 下列已頒佈新訂/經修訂香港 財務報告準則可能與本集團財 務報表有關,惟尚未生效亦未 經本集團提早採納。本集團目 前有意於此等變動生效當日予 以採用。

香港會計準則 第7號的修訂	披露計劃1
香港會計準則 第12號的 修訂	就未變現虧損 確認遞延税 項資產1
香港財務報告 準則第2號的	以股份為基礎 付款交易之
修訂	分類及計量 ²
香港財務報告 準則第9號	財務工具 ²
香港財務報告 準則第15號	來自客戶合約 的收益 ²
香港財務報告 準則第15號	來自客戶合約 的收益(澄清
的修訂	香港財務報
	告準則第15 號)²
香港財務報告 準則第16號	租賃3
	と年一月一日或之後 度期間生效
	∖年一月一日或之後 度期間生效
3 於二零一力	九年一月一日或之後

開始的年度期間生效

3. ADOPTION OF NEW OR REVISED HKFRSs (Continued)

(b) New/revised HKFRSs that have been issued but not yet effective (Continued)

Amendments to HKAS 7 – Disclosure Initiative

The amendments introduce an additional disclosure that will enable users of financial statements to evaluate changes in liabilities arising from financing activities.

Amendments to HKAS 12 – Recognition of Deferred Tax Assets for Unrealised Losses

The amendments relate to the recognition of deferred tax assets and clarify some of the necessary considerations, including how to account for deferred tax assets related to debt instruments measured at fair value.

Amendments to HKFRS 2 – Classification and Measurement of Share-Based Payment Transactions

The amendments provide requirements on the accounting for the effects of vesting and non-vesting conditions on the measurement of cash-settled sharebased payments; share-based payment transactions with a net settlement feature for withholding tax obligations; and a modification to the terms and conditions of a share-based payment that changes the classification of the transaction from cash-settled to equity-settled.

採納新訂或經修訂香港財務報 告準則(續)

3.

(b) 已頒佈但尚未生效的新 訂/經修訂香港財務報告 準則(續)

> 香港會計準則第7號的修訂一 披露計劃

該等修訂引入一項補充披露, 將讓財務報表使用者能夠評價 因融資活動產生的負債變動。

香港會計準則第12號之修訂-就未變現虧損確認遞延税項資 產

該等修訂有關確認遞延税項資 產及澄清若干必要考慮因素, 包括如何就與以公平值計量的 債務工具相關的遞延税項資產 入賬。

香港財務報告準則第2號之修 訂一以股份為基礎付款交易之 分類及計量

該等修訂本規定歸屬及非歸屬 條件對以現金結算以股份為基 礎之支付計量的會計處理; 和税責任具有淨額結算特徵的 以股份為基礎之支付交易;以 及交易類別由現金結算變更為 權益結算之以股份為基礎之支 付條款及條件的修訂。

3. ADOPTION OF NEW OR REVISED HKFRSs (Continued)

(b) New/revised HKFRSs that have been issued but not yet effective (Continued)

HKFRS 9 – Financial Instruments

HKFRS 9 introduces new requirements for the classification and measurement of financial assets. Debt instruments that are held within a business model whose objective is to hold assets in order to collect contractual cash flows (the business model test) and that have contractual terms that give rise to cash flows that are solely payments of principal and interest on the principal amount outstanding (the contractual cash flow characteristics test) are generally measured at amortised cost. Debt instruments that meet the contractual cash flow characteristics test are measured at fair value through other comprehensive income ("FVTOCI") if the objective of the entity's business model is both to hold and collect the contractual cash flows and to sell the financial assets. Entities may make an irrevocable election at initial recognition to measure equity instruments that are not held for trading at FVTOCI. All other debt and equity instruments are measured at fair value through profit or loss ("FVTPL").

HKFRS 9 includes a new expected loss impairment model for all financial assets not measured at FVTPL replacing the incurred loss model in HKAS 39 and new general hedge accounting requirements to allow entities to better reflect their risk management activities in financial statements. 採納新訂或經修訂香港財務報 告準則(續)

3.

- (b) 已頒佈但尚未生效的新 訂/經修訂香港財務報告 準則(續)
 - 香港財務報告準則第9號一金 融工具

香港財務報告準則第9號引進 金融資產分類及計量之新規 定。按業務模式持有資產而目 的為收取合約現金流之債務工 具(業務模式測試)以及具產生 現金流的合約條款且僅為支付 本金及未償還本金利息之債務 工具(合約現金流特徵測試), 一般按攤銷成本計量。倘該實 體業務模式之目的為持有及收 取合約現金流以及出售金融資 產,則符合合約現金流特徵測 試之債務工具按公平值計入其 他全面收入(「按公平值計入其 他全面收入1)計量。實體可於 初步確認時作出不可撤銷之選 擇,以按公平值計入其他全面 收入計量並非持作買賣之股本 工具。所有其他債務及股本工 具按公平值計入損益(「按公平 值計入損益」)計量。

香港財務報告準則第9號就並 非按公平值計入損益之所有金 融資產納入新的預期虧損減值 模式(取代香港會計準則第39 號之已產生虧損模式)以及新 的一般對沖會計規定,以讓實 體於財務報表內更好地反映其 風險管理活動。

3. ADOPTION OF NEW OR REVISED HKFRSs (Continued)

(b) New/revised HKFRSs that have been issued but not yet effective (Continued)

HKFRS 9 – Financial Instruments (Continued)

HKFRS 9 carries forward the recognition, classification and measurement requirements for financial liabilities from HKAS 39, except for financial liabilities designated at FVTPL, where the amount of change in fair value attributable to change in credit risk of the liability is recognised in other comprehensive income unless that would create or enlarge an accounting mismatch. In addition, HKFRS 9 retains the requirements in HKAS 39 for derecognition of financial assets and financial liabilities.

HKFRS 15 – Revenue from Contracts with Customers

The new standard establishes a single revenue recognition framework. The core principle of the framework is that an entity should recognise revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods and services. HKFRS 15 supersedes existing revenue recognition guidance including HKAS 18 Revenue, HKAS 11 Construction Contracts and related interpretations.

HKFRS 15 requires the application of a 5 steps approach to revenue recognition:

Step 1:	Identify the contract(s) with a customer
Step 2:	Identify the performance obligations in the contract
Step 3:	Determine the transaction price
Ctars 1.	Allocate the transportion price to each
Step 4:	Allocate the transaction price to each performance obligation
Step 5:	Recognise revenue when each
0.000 0.	5
	performance obligation is satisfied

採納新訂或經修訂香港財務報 告準則(續)

3.

(b) 已頒佈但尚未生效的新 訂/經修訂香港財務報告 準則(續)

香港財務報告準則第9號-金 融工具(續)

香港財務報告準則第15號一來 自客戶合約之收入

新準則設立單一收入確認框架。框架之主要原則為實體應 破入,以説明實體按反映 交換商品及服務預期所得代價 之金額向客戶轉讓所承諾商品 了號取代現有收入確認指引, 包括香港會計準則第18號「收 入」、香港會計準則第11號「建 築合約」及相關詮釋。

香港財務報告準則第15號規定 確認收入所應用之五個步驟:

- 步驟1 : 識別與客戶所訂立 之合約
- 步驟2 : 識別合約之履約責 任
- 步驟3 : 釐定交易價格
- 步驟4 : 分配交易價格至各 履約責任
- 步驟5 : 於履行各履約責任 後確認收入

3. ADOPTION OF NEW OR REVISED HKFRSs (Continued)

(b) New/revised HKFRSs that have been issued but not yet effective (Continued)

HKFRS 15 – Revenue from Contracts with Customers (Continued)

HKFRS 15 includes specific guidance on particular revenue related topics that may change the current approach taken under HKFRS. The standard also significantly enhances the qualitative and quantitative disclosures related to revenue.

Amendments to HKFRS 15 – Revenue from Contracts with Customers (Clarifications to HKFRS 15)

The amendments to HKFRS 15 included clarifications on identification of performance obligations; application of principal versus agent; licenses of intellectual property; and transition requirements.

HKFRS 16 - Leases

HKFRS 16, which upon the effective date will supersede HKAS 17 Leases and related interpretations, introduces a single lessee accounting model and requires a lessee to recognise assets and liabilities for all leases with a term of more 12 months, unless the underlying asset is of low value. Specifically, under HKFRS 16, a lessee is required to recognise a right-of-use asset representing its right to use the underlying leased asset and a lease liability representing its obligation to make lease payments. Accordingly, a lessee should recognise depreciation of the right-of use asset and interest on the lease liability, and also classifies cash repayments of the lease liability into a principal portion and an interest portion and presents them in the statement of cash flows. Also, the right-of-use asset and the lease liability are initially measured on a present value basis. The measurement includes non-cancellable lease payments and also includes payments to be made in optional periods if the lessee is reasonably certain to exercise an option to extend the lease, or to exercise an option to terminate the lease. This accounting treatment is significantly different from the lessee accounting for leases that are classified as operating leases under the predecessor standard, HKAS 17.

採納新訂或經修訂香港財務報 告準則(續)

(b) 已頒佈但尚未生效的新 訂/經修訂香港財務報告 準則(續)

香港財務報告準則第**15**號一來 自客戶合約之收入(續)

香港財務報告準則第15號包括 對與可能改變目前根據香港財 務報告準則之做法之特定收入 相關事宜之特定指引。有關準 則亦顯著加強有關收入之定性 及定量披露。

香港財務報告準則第15號的修 訂一來自客戶合約的收益(澄 清香港財務報告準則第15號)

香港財務報告準則第15號的修 訂包括澄清確定履約義務;應 用委託人及代理人;知識產權 許可;及過渡規定。

香港財務報告準則第16號一租 賃

香港財務報告準則第16號由生 效當日起將取代香港會計準則 第17號「租賃 | 及相關詮釋, 其引入單一承租人會計處理模 式,並規定承租人就為期超過 12個月的所有租賃確認資產 及負債,除非相關資產為低價 值資產則作別論。具體而言, 根據香港財務報告準則第16 號,承租人須確認使用權資產 (表示其有權使用相關租賃資 產)及租賃負債(表示其有責任 支付租賃款項)。因此,承租 人應確認使用權資產折舊及租 賃負債利息,並將租賃負債的 現金還款分類為本金部分及利 息部分,並於現金流量表內呈 列。此外,使用權資產及租賃 負債初步按現值基準計量。計 量包括不可撤銷租賃付款,亦 包括承租人合理地肯定將行使 選擇權延續租賃或行使選擇權 終止租賃的情況下,將於選擇 權期間內作出的付款。此會計 處理方法與承租人會計法顯著 不同,因後者根據原準則香港 會計準則第17號分類為經營租 賃的租約。

3. ADOPTION OF NEW OR REVISED HKFRSs (Continued)

(b) New/revised HKFRSs that have been issued but not yet effective (Continued)

HKFRS 16 - Leases (Continued)

In respect of the lessor accounting, HKFRS 16 substantially carries forward the lessor accounting requirements in HKAS 17. Accordingly, a lessor continues to classify its leases as operating leases or finance leases, and to account for those two types of leases differently.

The Group is not yet in a position to state whether these new pronouncements will result in substantial changes to the Group's accounting policies or financial statements. Other new or revised HKFRSs that have been issued but are not yet effective are unlikely to have material impact on the Group's financial statements upon application.

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

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

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

Depreciation and amortisation

The Group depreciates property, plant and equipment and amortises the prepaid land lease and intangible assets with finite useful lives in accordance with the accounting polices stated in notes 2.5, 2.7 and 2.8 respectively. The estimated useful lives reflect the directors' estimates of the periods that the Group intends to derive future economic benefits from the use of the Group's property, plant and equipment and intangible assets.

採納新訂或經修訂香港財務報 告準則(續)

3.

- (b) 已頒佈但尚未生效的新 訂/經修訂香港財務報告 準則(續)
 - 香港財務報告準則第16號一租 賃(續)

就出租人會計處理而言,香港 財務報告準則第16號大致繼承 香港會計準則第17號的出租人 會計處理規定。因此,出租人 繼續將其租約分類為經營租約 或融資租約,並且對兩類租約 進行不同會計處理。

本集團尚未能夠説明該等新頒 佈準則會否導致本集團之會計 政策或財務報表出現重大變 化。其他已頒佈但未生效之新 訂或經修訂香港財務報告準則 一經應用,不大可能會對本集 團之財務報表造成重大影響。

4. 重要會計估計及判斷

估計及判斷持續進行評估,並根據過 往經驗及其他因素作出調整,包括預 期日後在合理情況下相信會發生的事 件。

本集團作出有關未來的估計及假設。 顧名思義,推算所得的會計估計甚少 與相關實際結果相符。以下論述有關 具有重大風險導致資產及負債的賬面 值須於下個年度作出重大調整的估計 及假設:

折舊及攤銷

本集團分別根據附註2.5、2.7及2.8 所述之會計政策,折舊物業、廠房及 設備及攤銷預付土地租賃及具有限可 使用年期的無形資產。估計可使用年 期反映董事估計本集團擬從本集團物 業、廠房及設備以及無形資產使用產 生未來經濟效益的期間。

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

Inventory valuation

Inventory is valued using the cost method, which values inventory at the lower of the actual cost and net realisable value. Cost is determined using the first-in, first-out method. The estimated net realisable value is generally the merchandise selling price less selling expenses. The Group reviews its inventory levels in order to identify slow-moving merchandise and use markdowns to clear merchandise. Inventory value is reduced when the decision to markdown below cost is made.

Customer loyalty programme

Significant estimates is required in determining the percentage of redemption of credit awards granted to the customers. These estimates are based on historical records and managements' judgement. Management reassesses the estimation at each reporting date.

Impairment of receivables

The management review receivables on a regular basis to determine if any provision for impairment is necessary. This estimate is based on the credit history of its customers, past settlement and industry practice and current market conditions. Management reassesses the impairment of receivables at each reporting date.

Income tax

Significant judgement is required in determining the amount of the provision of income tax and the timing of payment of the related taxation. Where the final tax outcome is different from the amounts that were initially recorded, such differences will impact the current tax and deferred tax provisions in periods in which such determination are made.

4. 重要會計估計及判斷(續)

存貨估值

存貨乃使用成本法估值,即以存貨的 實際成本與可變現淨值的較低者進行 估值。成本乃根據先進先出法釐定。 估計可變現淨值一般為商品售價減銷 售開支。本集團會檢討其存貨水平, 以識別滯銷商品,並減價促銷。倘作 出減價至低於成本的決定,則將會扣 減存貨價值。

客戶長期支持計劃

於釐定授予客戶信貸獎勵贖回百分比 時需要重大估計。此等估計乃按過往 記錄及管理層判斷作出。管理層於各 報告日重估估計。

應收款項減值

本集團管理層定期檢討應收款項,以 確定是否需要作出減值撥備。此估計 乃基於其客戶的信貸歷史、過往交收 及市場慣例及現行市況而定。管理層 於各報告日重新評估應收款項減值。

所得税

釐定所得税撥備金額及有關税項的支 付時間時須作出重大判斷。倘最終税 項與最初入賬的金額不同,則該差額 將影響作出有關釐定期間的現行税項 及遞延税項撥備。

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

Deferred tax

Deferred tax assets relating to certain temporary differences are recognised as management considers it is probable that future taxable profit will be available against which the temporary differences can be utilised. Where the expectation is different from the original estimate, such differences will impact the recognition of deferred tax expense in the periods in which such estimate is changed. The outcome of their actual utilisation may be different.

The recognition of deferred tax liabilities requires assessment of the temporary differences which arise as a consequence of different accounting and tax treatments. These temporary differences result in deferred tax liabilities are included within the statement of financial position. Deferred tax liabilities are measured using substantially enacted tax rates expected to apply when the temporary differences reverse. Deferred tax liabilities are not recognised where it is more likely than not that the liabilities will not be realised in the future. This evaluation requires judgements to be made including the forecast of future taxable income. Recognition therefore, involves management's judgement regarding the future financial performance of the particular legal entity in which the deferred tax liabilities have been recognised and interpretation of country specific tax law and the likelihood of settlement. However the actual tax liabilities could differ from the provision and in such event the Group would be required to make an adjustment in a subsequent period which could have a material impact on the Group's income statement.

Impairment of available-for-sale investments

The management reviews available-for-sale investments at the end of each reporting period to assess if impairment is required. The amount of impairment loss is measured as the difference between the carrying amount of the available-forsale investments and the present value of estimated future cash flows discounted at current market rate of return of a similar asset. The management estimates the expected future cash flows from the asset and determine a suitable discount rate in order to calculate the present value of those cash flows.

重要會計估計及判斷(續)

遞延税項

4.

與若干暫時差異有關的遞延税項資產 予以確認,原因是管理層認為很可能 存在未來應課税溢利,以致能夠利用 暫時差異與之抵銷。倘預期有別於原 先估計,則有關差異將影響該估計出 現變化期間的遞延税項開支確認。其 實際使用結果或有所出入。

遞延税項負債的確認需要對因會計及 税務處理不同所造成的臨時性差異進 行評估。這些臨時性差異使得遞延税 項負債亦於綜合財務狀況表內列示。 通過使用預計將實際實行的税率計 量。如將在未來實現的可能性不高, 則不對遞延税項負債予以確認。此估 值需要就未來應納税所得做出判斷。 故此, 遞延税項負債的確認涉及管理 層對特別的法人單位,及其未來財務 表現,所在國税法的特殊要求、可結 算的可能性等做出主觀判斷。然而, 税項負債的實際金額可能與計提金額 不同,一旦發生這種情況,本集團則 須於下一年做出調整,可能對本集團 的收益表造成重大影響。

可無出售投資減值

管理層於各報告期末審閱可供出售投 資,以評估是否須作出減值。減值虧 損金額按可供出售投資賬面值與以類 似資產現時市場回報率貼現的估計未 來現金流現值之差額計算。管理層估 計資產所產生的估計未來現金流及釐 定合適貼現率以計算該等現金流的現 值。

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

Impairment of intangible assets

The carrying amounts of intangible assets are reviewed for impairment when events or changes in circumstances indicate that the carrying amount may not be recoverable. The recoverable amount of these assets, or, where appropriate, the cash-generating unit to which they belong, is the higher of their fair value less costs of disposal and value in use. Estimating the recoverable amount requires the Group to estimate the expected future cash flows from the cash-generating units and to choose a suitable discount rate in order to calculate the present value of those cash flows.

Fair value measurement

The Group measures investment properties at fair value. Certain assets included in the Group's financial statements also require disclosure of fair value. Significant estimation and judgement are required to determine the fair value.

The fair value measurement utilises market observable inputs and data as far as possible. Inputs used in determining fair value measurements are categorised into different levels based on how observable the inputs used in the valuation technique utilised are (the 'fair value hierarchy'):

- Level 1: Quoted prices in active markets for identical items (unadjusted);
- Level 2: Observable direct or indirect inputs other than Level 1 inputs;
- Level 3: Unobservable inputs (i.e. not derived from market data).

4. 重要會計估計及判斷(續)

無形資產減值

當有事件或情況變化顯示賬面值或不 能夠收回時,本公司會審閱無形資產 的賬面值以察看是否存在減值。該等 資產或(倘適用)其所屬現金產生單位 的可收回金額高於其公平值減出售成 本及使用價值。估計可收回金額需要 本集團估計現金產生單位的預測未來 現金流量,以及選擇適當的貼現率, 以計算該等現金流量的現值。

公平值計量

本集團按公平值計算投資物業。本集 團財務報表所載若干資產亦須作出公 平值披露。釐定公平值時須作出重大 估計及判斷。

公平值計量盡量使用市場可觀察輸入 資料及數據。釐定公平值計量所用之 輸入資料乃基於獲採納之估值技巧所 用輸入資料之可觀察程度,分類為以 下不同層級(「公平值層級」):

- 第1層:相同項目於活躍市場之 報價(未作調整);
- 第2層:可直接或間接觀察得出 之資料輸入(不包括第1 層輸入資料);
- 第3層:不可觀察輸入資料(即 並非由市場數據得出)。

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

Fair value measurement (Continued)

The classification of an item into the above levels is based on the lowest level of the inputs used that has a significant effect on the fair value measurement of the item. Transfers of items between levels are recognised in the period they occur.

For more information in relation to the fair value measurement of investment properties, please refer to note 13 to the financial statements.

5. SEGMENT INFORMATION

On adoption of HKFRS 8 Operating Segments, the Group has identified its operating segments and prepared segment information based on the regular internal financial information reported to the executive directors for their decisions about resources allocation to the Group's business components and review of these components' performance. There are three business components/operating segments in the internal reporting to the executive directors, which are operation and management of retail stores and other related businesses, provision of factoring services and, food and catering (2015: operation and management of retail stores and other related businesses and wholesale of consumables) for the year. Business component of food and catering is a new business activity for the year. The Group disposed of its non-major business component of wholesale of consumables for the year ended 31 December 2015. Management had not identified business activity for provision of factoring services as a business component for the year ended 31 December 2015 as the business started during the year ended 31 December 2015 and the revenue was minimal for that year.

The Group has identified the reportable segment as operation and management of retail stores and other related businesses. Information about other business activities and operating segments that are not reportable are combined and disclosed in "All other segments". For the year ended 31 December 2016, "All other segments" includes provision of factoring services, and food and catering (for the year ended 31 December 2015, "All other segments" includes wholesale of consumables and provision of factoring services). There are no inter-segment sales.

重要會計估計及判斷(續)

公平值計量(續)

將項目分類至上述層級之基準為對有 關項目之公平值計量有重大影響之最 低層次輸入資料。層級間轉移項目於 發生期間確認。

有關按公平值計量投資物業的更多資料,請參閱財務報表附註13。

5. 分類資料

4.

就採納香港財務報告準則第8號經營 分類而言,本集團已根據向執行董事 匯報的定期內部財務資料辨識其經營 分類及編製分類資料以供彼等作出對 本集團業務組成部分分配資源及審閱 該等組成部分表現的決定。本年度, 向執行董事作出的內部匯報包括三個 業務組成部分/經營分類,即經營及 管理零售店及其他相關業務、提供 保理服務以及食物及餐飲(二零一五 年:經營及管理零售店及其他相關業 務及批發易耗品)。食物及餐飲的業 務組成部分是本年度新增的。本集團 已於截至二零一五年十二月三十一日 止年度出售其批發易耗品之非主要業 務成份。管理層並無於截至二零一五 年十二月三十一日止年度將保理業務 識別為業務成份,因為該業務於截至 二零一五年十二月三十一日止年度開 始,而該年收益極微。

本集團已識別經營及管理零售店及其 他相關業務為可呈報分類。有關其他 無法呈報的業務活動及經營分類的資 料合併為「所有其他分類」並於其下披 露。於截至二零一六年十二月三十一 日止年度,「所有其他分類」包括提供 保理服務,及食物及餐飲(截至二零 一五年十二月三十一日止年度的「所 有其他分類」包括批發易耗品及提供 保理服務)。概無分類間銷售。

5. SEGMENT INFORMATION (Continued)

		Operation and management of retail stores and other related businesses 經營及管理 零售店及 其他相關業務 RMB'000 人民幣千元	All other segments 所有 其他分類 RMB'000 人民幣千元	Consolidated 合併 RMB'000 人民幣千元
Year ended 31 December 2016	截至二零一六年 十二月三十一日止年度			
Segment revenue	分類收益	726,047	2,856	728,903
Segment results Impairment loss on an available-for-sale financial	分類業績 可供出售金融資產之減值	82,263	(8,342)	73,921
asset Other unallocated corporate expenses	其他未分配企業開支			(4,081) (5,196)
Operating profit Share of loss of an associate	經營溢利 應佔一家聯營公司之虧損	(116)	-	64,644 (116)
Profit before income tax Income tax expense	除所得税前溢利 所得税開支			64,528 (23,393)
Profit for the year	年內溢利			41,135

5. SEGMENT INFORMATION (Continued)

		Operation and management of retail stores and other related businesses 經營及管理 零售店及 其他相關業務 RMB'000 人民幣千元	All other segments 所有 其他分類 RMB'000 人民幣千元	Consolidated 合併 RMB'000 人民幣千元
Other segment information	其他分類資料			
Interest income Additions to non-current	利息收入 非流動資產添置	(4,930)	(14)	(4,944)
assets	行加切莫庄亦且	34,140	8,878	43,018
Amortisation of intangible assets	無形資產攤銷	105	4,547	4,652
Amortisation of prepaid land	預付土地金攤銷	105	4,047	4,032
lease	<u> </u>	261	-	261
Depreciation of property, plant and equipment	物業、廠房及設備折舊	30,946	174	31,120
Loss on disposal of property, plant and equipment	出售物業、廠房及設備虧損	350	_	350
Obsolete inventories written off	陳舊存貨撇銷	156		156
Inventories loss	存貨虧損	307	_	307
Increase in fair value of	投資物業公平值增加			
investment properties Provision for a legal claim	法律訴訟之撥備	(10,600) 60	_	(10,600) 60

5. **SEGMENT INFORMATION (Continued)**

		Operation and management of retail stores and other related businesses 經營及管理 零售店及 其他相關業務 RMB'000 人民幣千元	All other segments 所有 其他分類 RMB'000 人民幣千元	Consolidated 合併 RMB'000 人民幣千元
At 31 December 2016	於二零一六年 十二月三十一日			
Segment assets Available-for-sale financial	分類資產 可供出售金融資產	827,585	39,116	866,701
assets	其他未分配企業資產			6,752
Other unallocated corporate assets	共他不力配正未貝库			1,860
Total assets	總資產			875,313
Segment liabilities Provision for taxation	分類負債 税項撥備 遞延税項負債	252,050	1,616	253,666 12,392
Deferred tax liabilities Unallocated corporate liabilities	遞延祝項貝頂 未分配企業負債			16,661 1,013
Total liabilities	總負債			283,732

5. **SEGMENT INFORMATION (Continued)**

		Operation and management of retail stores and other related businesses 經營及管理 零售店及 其他相關業務 RMB'000 人民幣千元	All other segments 所有 其他分類 RMB'000 人民幣千元	Consolidated 合併 RMB'000 人民幣千元
Year ended 31 December 2015	截至二零一五年 十二月三十一日止年度			
Segment revenue	分類收益	748,062	91,612	839,674
Segment results Unallocated corporate income Unallocated corporate expenses	分類業績 未分配企業收入 未分配企業開支	70,123	219	70,342 49 (4,900)
Operating profit Share of loss of an associate Finance cost	經營溢利 應佔一家聯營公司之虧損 財務成本	(1,475)	_	65,491 (1,475) (13)
Profit before income tax Income tax expense	除所得税前溢利 所得税開支			64,003 (18,414)
Profit for the year	年內溢利			45,589

5. SEGMENT INFORMATION (Continued)

		Operation and management of retail stores and other related businesses 經營及管理 零售店及 其他相關業務 RMB'000 人民幣千元	All other segments 所有 其他分類 RMB'000 人民幣千元	Consolidated 合併 RMB'000 人民幣千元
Other segment information	其他分類資料			
Interest income Additions to non-current assets Amortisation of prepaid	利息收入 非流動資產添置 預付土地金攤銷	(4,948) 51,313	(37) 15,000	(4,985) 66,313
land lease Depreciation of property, plant	物業、廠房及設備折舊	261	-	261
and equipment Loss on disposal of property,	出售物業、廠房及設備虧損	27,731	-	27,731
plant and equipment Obsolete inventories	陳舊存貨撇銷	45	-	45
written off		224	_	224
Inventories loss	存貨虧損	589	-	589
Impairment loss on other receivable Increase in fair value of	其他應收款項減值虧損 投資物業公平值增加	3,020	-	3,020
investment properties		(3,100)	-	(3,100)

5. SEGMENT INFORMATION (Continued)

5. 分類資料(續)

		Operation and management of retail stores and other related businesses 經營及管理 零售店及 其他相關業務 RMB'000 人民幣千元	All other segments 所有 其他分類 RMB'000 人民幣千元	Consolidated 合併 RMB'000 人民幣千元
At 31 December 2015	於二零一五年 十二月三十一日			
Segment assets Available-for-sale financial	分類資產 可供出售金融資產	792,457	27,427	819,884
assets Other unallocated corporate	其他未分配企業資產			10,833
assets				5,073
Total assets	總資產			835,790
Segment liabilities Provision for taxation Deferred tax liabilities	分類負債 税項撥備 遞延税項負債 + 公司会業免債	246,805	122	246,927 10,844 13,031
Unallocated corporate liabilities	未分配企業負債			1,116
Total liabilities	總負債			271,918

The PRC is the country of domicile of the Group. The country of domicile is determined by referring to the country which the Group regards as its home country, has the majority of operations and centre of management.

本集團之註冊國家為中國。註冊國家 乃指本集團視作其基地之國家,為其 大部分業務及管理中心所在地。

5. SEGMENT INFORMATION (Continued)

No separate analysis of segment information by geographical segment is presented as the Group's revenue and noncurrent assets, including available-for-sale financial assets, are principally attributable to a single geographical region, which is the PRC.

Information about a major customer

There was no single customer that contributed to 10% or more of the Group's revenue for the years ended 31 December 2015 and 2016.

6. REVENUE AND OTHER OPERATING INCOME

(a) Revenue

The Group is principally engaged in operation and management of retail stores and other related business, provision of factoring services and sales of food and catering (2015: operation and management of retail stores, wholesale of consumables and provision of factoring services). Revenue, which is also the Group's turnover, represents invoiced value of goods sold, net of value added tax ("VAT"), and after allowances for returns and discounts; rental income and the value of services rendered. Revenue recognised during the year is as follows: 5. 分類資料(續)

由於本集團之收入及非流動資產(包括可供出售金融資產)主要來自單一 地區(即中國),故並無獨立呈列按地 區分部劃分之分部資料分析。

關於主要客戶的資料

於截至二零一五年及二零一六年十二 月三十一日止年度,概無單一客戶佔 本集團收益10%或以上。

收入及其他經營收入

6.

(a)

收入 本集團主要業務為經營及管理 零售店及其他相關業務、提供 保理服務及銷售食物及餐飲 (二零一五年:經營及管理零 售店、批發易耗品及提供保理 服務)。收入(亦為本集團之營 業額)指售出貨品扣除增值税 (「增值税」)及退貨及折扣準備 的發票值,並加上租金收入及 所提供服務的價值。年內確認 的收入如下:

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Sales of goods Commissions from concessionaire	銷售貨品 專賣銷售所得佣金	555,206	578,685
sales		110,330	115,038
Rental income from sub-leasing of shop premises	分租店舖物業的租金收入	51,331	45,342
Rental income from investment	投資物業的租金收入		
properties		9,180	8,997
Wholesale of consumables	批發易耗品	-	90,970
Interest income from factoring	來自保理服務之利息收入		
services		1,843	642
Sales of food and catering	銷售食品及餐飲之收入	731	-
Others	其他	282	-
		728,903	839,674

6. REVENUE AND OTHER OPERATING INCOME 6. 收入及其他經營收入(續) (Continued) (b) Other operating income (b) 其他經營收入

- An analysis of the Group's other operating income is as follows:
- (b) 其他經營收入 本集團其他經營收入之分析如 下:

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Net exchange gain Government grants (Note) Administration and management fee income from suppliers	利息收入 匯兑得益淨額 政府補貼(附註) 來自供應商的行政及 管理費收入 其他	4,944 517 2,500 43,375 18,656	4,985 348 2,097 42,403 16,336
		69,992	66,169
Note: Various local government grants have a subsidiary of the Group during the December 2015 and 2016. There we conditions or contingencies attaching to grants.	e years ended 31 vere no unfulfilled	+二月: 團一家 政府補!	零一五年及二零一六年 三十一日止年度,本集 附屬公司獲授多項地方 貼,該等政府補貼並無 何未達成的條件或附帶

7. OPERATING PROFIT

7. 經營溢利

		2016	2015
		二零一六年	二零一五年
		RMB'000 人民幣千元	RMB'000 人民幣千元
Operating profit is arrived at after	經營溢利已扣除以下項目:		
charging: Cost of inventories sold recognised as expense Auditor's remuneration Depreciation of property, plant and	確認為開支的已售存貨 成本 審計費 物業、廠房及設備折舊	468,950 1,142	579,767 992
Amortisation of prepaid land lease Impairment loss on other receivable Loss on disposal of property, plant and	预未 一	31,120 261 -	27,731 261 3,020
equipment Operating lease rentals in respect of	面白初来。藏房及設備 虧損 土地及樓宇的營運租賃	350	45
land and buildings Obsolete inventories written-off Inventories loss	租金 撇銷陳舊存貨 存貨虧損	53,089 156 307	49,010 224 589
Loss on disposal of a subsidiary Impairment loss on an available-for-sale financial asset (Note (i)) Amortisation of intangible assets Provision for a legal claim (Note (i))	撇除一家附屬公司虧損 可供出售金融資產之減值 虧損(註(一)) 無形資產攤銷 法律訴訟之撥備(註(一))	- 4,081 4,652 60	204
Staff costs, including directors' emoluments (Note 29(a)) Salaries and other benefits Contributions to retirement schemes	員工成本,包括董事酬金 (附註29(a)) 薪金及其他福利 退休金計劃供款	80,282 9,143	76,933 9,888
		89,425	86,821
and crediting: Net exchange gain	及已計入: 匯兑得益	517	348
Rental income from investment properties	投資物業之租金收入	9,180	8,997
Sub-letting of properties – Base rents – Contingent rents (Note (ii))	分租物業 -基本租金 -或然租金(註(二))	47,705 3,626	42,199 3,143
		51,331	45,342
Total gross rental income	總租金收入	60,511	54,339
Less: Direct operating expenses arising from investment properties that generated rental income during	減:於年內賺取租金收入 的投資物業產生的 直接經營開支	(22)	(00)
the year Less: Outgoings of sub-letting of properties	減:分租物業開支	(29) (18,563)	(28) (14,215)
Net rental income	淨租金收入	41,919	40,096

7.	OPE Notes:	ERATING PROFIT (Continued)	7.	經營 註:	溢利(續)	
	(i)	Impairment loss on an available-for-sale financial asset and provision for a legal claim had been included in other operating expenses.		(—)	可供出售金融資產之減 之撥備已含於其他經營開	
	(ii)	Contingent rents are calculated based on a percentage of the relevant sales of the tenants pursuant to the rental agreements.		(二)	或然租金乃根據租賃協 銷售的若干百分比計算。	
8.	FIN	ANCE COST	8.	財務	成本	
					2016	2015

		二零一六年 RMB'000 人民幣千元	二零一五年 RMB'000 人民幣千元
Interest expense on revolving loan	循環貸款利息開支	_	13

9. INCOME TAX EXPENSE

9. 所得税開支

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Current income tax – PRC enterprise income tax – PRC withholding income tax	即期税項 – 中國企業所得税 – 中國預扣所得税	16,863 2,900	15,361 2,278
Deferred tax (Note 25)	遞延税項(附註25)	19,763 3,630	17,639 775
		23,393	18,414

The Group is not subject to any taxation under the jurisdiction of the Cayman Islands and British Virgin Islands during the year (2015: Nil). 本集團於年內毋須繳納任何開曼群島 及英屬處女群島司法權區的税項(二 零一五年:無)。

9. INCOME TAX EXPENSE (Continued)

No provision for Hong Kong Profits Tax has been made as the Group had no estimated assessable profits in Hong Kong for the year (2015: Nil).

For a subsidiary of the Company in Guangxi, its PRC Enterprise Income Tax has been provided at the preferential enterprise income tax rate of 15% for the year pursuant to the privilege under the China's Western Development Program (2015: 15%).

Other subsidiaries of the Company established in the PRC were mainly subject to PRC Enterprise Income Tax at the rate of 25% for the year under the income tax rules and regulations of the PRC (2015: 25%).

Reconciliation between income tax expense and accounting profit at applicable tax rates:

9. 所得税開支(續)

由於本集團於年內並無來自香港的估 計應課税溢利,故並無就香港利得税 作出撥備(二零一五年:無)。

就本公司於廣西的一家附屬公司,根 據中國西部大開發計劃的優惠政策, 年內其中國企業所得税按優惠企業 所得税税率15%繳納(二零一五年: 15%)。

本公司於中國成立之其他附屬公司於 本年度須根據中國所得税條例及法規 按25%税率繳納中國企業所得税(二 零一五年:25%)。

按適用税率計算的所得税支出與會計 溢利之對賬:

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Profit before income tax	除所得税前溢利	64,528	64,003
 Tax on profit before income tax, calculated at the rates applicable to profit in the tax jurisdictions concerned Tax effect of non-deductible expenses Tax effect of non-taxable income Effect of withholding income tax on 	除所得税前溢利的税項,按 有關税務司法權區溢利適 用的税率計算 不可扣税開支的税務影響 毋須課税收入的税務影響 本集團中國附屬公司可供分	15,868 1,898 (2,193)	16,154 1,135 (2,095)
distributable profits of the Group's PRC subsidiaries Tax effect of tax loss not recognised	本案團中國附屬公司可於7 派溢利的預扣所得税影響 未確認税項虧損的税務影響	4,900 2,920	2,278 942
Income tax expense	所得税開支	23,393	18,414

10. DIVIDENDS

(b)

(a) Dividends attributable to the year

Dividends attributable to the year (a)			本年度應佔關	投息
			2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Proposed final dividend for the year ended 31 December 2016 of approximately RMB2.41 cents per ordinary share (2015: RMB1.27 cents)	截至二零一六年十二月 三十一日止年度擬派發 期股息每股普通股約人 幣2.41分(二零一五年 人民幣1.27分)	、民	25,004	13,176
The final dividend proposed after thas not been recognised as a liabilit reporting date, but reflected as an retained profits for that year.	y at the respective		並無確認為す	宣派的末期股息 有關報告日的負 為該年度的保留
Dividend attributable to the p approved and paid during the		(b)	年內批准及 度應佔股息	派付的上個年
			2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Final dividend in respect of the previous year, of RMB1.27 cents per ordinary share (2015: RMB2.04 cents) – Approved during the year – Paid during the year	上個年度的末期股息每服 普通股人民幣1.27分 (二零一五年: 人民幣2.04分) 一年內批准 一年內派付	Ļ	13,176 (13,176)	21,165 (21,165)
			_	_

10.

股息

(a)

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11. EARNINGS PER SHARE

The calculation of basic earnings per share is based on the profit attributable to owners of the Company of approximately RMB41,306,000 (2015: RMB45,600,000) and the weighted average number of approximately 1,037,500,002 (2015: 1,037,500,002) ordinary shares in issue during the year.

Diluted earnings per share were the same as the basic earnings per share as the exercise price of the Company's outstanding options were higher than the average market price for the years and there were no other potential dilutive ordinary shares in existence during the years. All the outstanding options were lapsed during the year ended 31 December 2016 (Note 28).

11. 每股盈利

每股基本盈利按年內本公司擁有人 應佔盈利約人民幣41,306,000元 (二零一五年:人民幣45,600,000 元)及年內已發行普通股加權平均數 約1,037,500,002股(二零一五年: 1,037,500,002股)計算。

由於本公司尚未行使購股權之行使價 高於年內平均市價,故每股攤薄盈利 與每股基本盈利相同及年內並無其他 具攤薄潛力之普通股。截至二零一六 年十二月三十一日止年度,所有未行 使購股權已失效(附註28)。

12. PROPERTY, PLANT AND EQUIPMENT

12. 物業 · 廠房及設備

		Leasehold buildings 租賃樓宇 RMB'000 人民幣千元	Leasehold improvements 租賃物業 裝修 RMB'000 人民幣千元	Plant and machinery 廠房及機器 RMB'000 人民幣千元	Motor vehicles and tools 汽車及工具 RMB'000 人民幣千元	Furniture, fixtures and equipment 家具、裝置 及設備 RMB'000 人民幣千元	Total 總額 RMB'000 人民幣千元
At 1 January 2015	於二零一五年一月一日						
Cost Accumulated depreciation	成本 累計折舊	21,357 (500)	235,573 (197,237)	20,382 (14,529)	10,310 (9,065)	100,241 (87,068)	387,863 (308,399)
Net carrying amount	賬面淨值	20,857	38,336	5,853	1,245	13,173	79,464
Net carrying amount	賬面淨值						
At 1 January 2015	於二零一五年一月一日	20,857	38,336	5,853	1,245	13,173	79,464
Additions	添置	-	44,154	1,036	2,620	3,503	51,313
Disposals Depreciation	出售 折舊	(302)	(83) (20,323)	(1,219)	(140) (873)	(25) (5,014)	(248) (27,731)
At 31 December 2015	於二零一五年十二月三十一日	20,555	62,084	5,670	2,852	11,637	102,798
At 31 December 2015 and 1 January 2016	於二零一五年十二月三十一日及						
Cost	二零一六年一月一日 成本	21,357	279,641	21,414	10,767	103,646	436,825
Accumulated depreciation	累計折舊	(802)	(217,557)	(15,744)	(7,915)	(92,009)	(334,027)
Net carrying amount	賬面淨值	20,555	62,084	5,670	2,852	11,637	102,798
Net carrying amount	賬面淨值						
At 1 January 2016	於二零一六年一月一日	20,555	62,084	5,670	2,852	11,637	102,798
Additions	添置	-	34,964	3	1,664	5,237	41,868
Disposals	出售	-	-	-	(199)	(213)	(412)
Depreciation	折舊	(305)	(24,742)	(947)	(1,020)	(4,106)	(31,120)
At 31 December 2016	於二零一六年十二月三十一日	20,250	72,306	4,726	3,297	12,555	113,134
At 31 December 2016	於二零一六年十二月三十一日						
Cost	成本	21,357	314,605	21,403	10,857	107,082	475,304
Accumulated depreciation	累計折舊	(1,107)	(242,299)	(16,677)	(7,560)	(94,527)	(362,170)

12. PROPERTY, PLANT AND EQUIPMENT (Continued)

Depreciation charges incurred for the year were recognised in the consolidated statement of comprehensive income as "selling and distribution costs" and "administrative expenses" amounted to approximately RMB30,599,000 (2015: RMB27,175,000) and RMB521,000 (2015: RMB556,000) respectively.

13. INVESTMENT PROPERTIES

12. 物業、廠房及設備(續)

年內產生的折舊支出已於綜合全面收 益表的「銷售及分銷成本」及「行政開 支」分別確認約人民幣30,599,000元 (二零一五年:人民幣27,175,000元) 及人民幣521,000元(二零一五年:人 民幣556,000元)。

13. 投資物業

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
At beginning of the year Increase in fair value of investment	年初	260,100	257,000
properties	投資物業公平值增加	10,600	3,100
At end of the year	年末	270,700	260,100

The investment properties represent various buildings and leasehold land located in the PRC held for generating rental income and the leasehold land will expire in 2066.

The fair values of the Group's investment properties as at 31 December 2015 and 2016 were arrived at on the basis of valuations carried out at the date by Chung Hin Appraisal Limited, independent firms of qualified professional valuers not connected to the Group, who have appropriate qualifications and recent experiences in the valuation of similar properties in the relevant locations. 投資物業指為賺取租金收入而持有的 眾多中國樓宇及租賃土地,而租賃土 地的期限將於二零六六年屆滿。

本集團投資物業於二零一五年及二零 一六年十二月三十一日的公平值,乃 基於中衍評值有限公司於該日進行的 估值達致。其均為與本集團概無關連 的獨立合資格專業估值師行,並具有 評估相關地區類似物業之適當資格及 近期經驗。

13. INVESTMENT PROPERTIES (Continued)

The fair value of investment properties is a level 3 recurring fair value measurement. A reconciliation of the opening and closing fair value balance is provided below:

13. 投資物業(續)

投資物業的公平值為第3層經常性公 平值計量。年初及年末的公平值結餘 對賬載列如下:

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Opening balance (level 3 recurring fair value) Increase in fair value of investment properties	年初結餘 (第3層經常性公平值) 投資物業之公平值增加	260,100 10,600	257,000 3,100
Closing balance (level 3 recurring fair value)	年末結餘 (第3層經常性公平值)	270,700	260,100
Change in unrealised gains for the year included in profit or loss for assets held at 31 December	於十二月三十一日就持有資 產計入損益的年內未變現 收益變動	10,600	3,100

Fair values of investment properties are determined using the direct capitalisation method by capitalising the rental income derived from the existing tenancies with due allowance for the reversionary income potential of the properties. The fair value measurement is positively correlated to the market monthly rental rate and negatively correlated to term yield.

投資物業的公平值乃透過資本化現有 租約(附有物業的復歸收入潛力的適 當條文)產生的租金收入採用直接資 本化法釐定。公平值計量與市場每月 租金成正比,而與年期回報率則成反 比。

13. INVESTMENT PROPERTIES (Continued)

13. 投資物業(續)

	Valuation techniques 估值技術	Significant unobservable inp 重大無法觀察之資料輸入	uts	Range 範圍
At 31 December 2016				
Investment properties 於二零一六年 十二月三十一日	Direct capitalisation method 直接資本化法	Market monthly rental rate taki individual factors such as lo age, accessibility, floor, size	cation, environment,	RMB80 to RMB320 (2015: RMB80 to RMB300)
投資物業		市場每月租金計及位置、環境、 樓層、呎寸等個別因素(人)	樓齡、可達性、	人民幣80元至人民幣320元 (二零一五年:人民幣80元 至人民幣300元)
		Capitalisation rate of reversion income 復歸收入的資本化比率	ary	4% to 5% (2015: 4% to 5%) 4%至5% (二零一五年:4%至5%)
There were no changes the years.	s to the valuation tech	nniques during	年內估值技術並	2無任何變動。
The fair value measurement is based on the above properties' highest and best use, which does not differ from their actual use.				基於上述物業得到完全 實際用途相同)。

14. PREPAID LAND LEASE

14. 預付土地金

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
At beginning of the year Cost Accumulated amortisation	年初 成本 累計攤銷	14,132 (948)	14,132 (687)
Net carrying amount	賬面淨值	13,184	13,445
Net carrying amount At beginning of the year Amortisation	賬面淨值 年初 攤銷	13,184 (261)	13,445 (261)
At end of the year	年末	12,923	13,184
At end of the year Cost Accumulated amortisation	年末 成本 累計攤銷	14,132 (1,209)	14,132 (948)
Net carrying amount	賬面淨值	12,923	13,184

15. INTANGIBLE ASSETS

15. 無形資產

			Computer software 電腦軟件		se (Note) 權(附註)	Total 總計		
		2016 二零一六年 RMB'000	2015 二零一五年 RMB'000	2016 二零一六年 RMB'000	2015 二零一五年 RMB'000	2016 二零一六年 RMB'000	2015 二零一五年 RMB'000 人民幣千元	
At beginning of the year Cost Accumulated amortisation	於年初 成本 累計攤銷		-	15,000 -	-	15,000 –	-	
Net carrying amount	賬面淨值	-	_	15,000	_	15,000	_	
Net carrying amount At beginning of the year Additions Amortisation	賬面淨值 於年初 添置 攤銷	- 1,150 (105)	-	15,000 - (4,547)	_ 15,000 _	15,000 1,150 (4,652)	- 15,000 -	
At end of the year	於年末	1,045	_	10,453	15,000	11,498	15,000	
At end of the year Cost Accumulated amortisation	於年末 成本 累計攤銷	1,150 (105)	- -	15,000 (4,547)	15,000 –	16,150 (4,652)	15,000 –	
Net carrying amount	賬面淨值	1,045	_	10,453	15,000	11,498	15,000	

Note: The franchise right represents the exclusive right for operation and licensing of the business of restaurants in the PRC and beverage kiosk in Shenzhen region with an international cartoon brand name.

附註: 特許經營權指以一個國際卡通品牌名 稱於中國經營餐飲業務之獨家權利及 加盟分判權,以及於深圳地區經營茶 店之權利。

16. DEPOSITS PAID, PREPAYMENTS AND OTHER RECEIVABLES

16. 已付按金、預付款項及其他應 收款項

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Non-current assets	非流動資產		
Deposits paid – Rental deposits	已付按金 -租金按金	6,141	8,214
- Other deposits	一其他按金	-	2,000
		6,141	10,214
Current assets	流動資產	5 000	0.750
Deposits paid	已付按金 預付款項	5,089 19,491	2,750 19,607
Prepayments Payment in advance for acquisition of	」 1911 - 1921 - 1921 - 1925 -		19,007
property, plant and equipment	預付款項 預付款項	719	5,012
Advances to suppliers	向供應商墊款	1,815	7,051
Other receivables (Note)	其他應收款項(附註)	25,852	19,932
		52,966	54,352
Note:		附註:	
Included in the balance was input VAT receivable of approximately RMB10,150,000 as at 31 December 2016 (2015: RMB10,751,000). Input VAT arose when the Group purchases products from suppliers and the input VAT can be deducted from output VAT on sales.		結餘中包括於二零一六年 回進項增值税約人民幣10, 年:人民幣10,751,000元 本集團向供應商採購產品 時自銷項增值税扣除。	,150,000元(二零一五)。有關進項增值税因
Except for VAT receivables which had no expiry dat were repayable either on demand or no later than 3 2015 respectively.		除並無屆滿日期的應收回 應收款項須按要求或分別 二零一五年十二月三十一日	不遲於二零一六年及
The directors of the Company consider that the receivables, except for VAT receivables, which are exp within one year are not materially different from the	pected to be recovered	本公司董事認為,由於該 期內到期,預期於一年內 (除應收增值税外)之公平	收回之其他應收款項

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because these balances have short maturity periods on their inception.

17. INTERESTS IN AN ASSOCIATE

17. 於一家聯營公司之權益

			RMI	2016 - 六年 3'000 ^终 千元	2015 二零一五年 RMB'000 人民幣千元
Share of net liabilities Goodwill Less: Impairment loss (Note	商譽	負債淨值 。 減值虧損(附註)		(484) 600 (116)	(484) 600 –
				-	116
Note: 附註: Impairment loss of approximately RMB116,000 was recognised for the year and was included in the share of loss of an associate (2015: Nil). 減值虧損約人民幣116,000元已於年內確認並入應佔聯營公司虧損(二零一五年:無)。 Details of the associate are as follows: 聯營公司詳情如下:					
Company name 公司名稱	Place of incorporation/ establishment and legal form of entity 註冊成立/成立 地點及其法人類別	Particulars of paid-up registered capital 已繳足註冊 資本詳情	Percentage of interest held by the Company Indirectly 本公司間接 持有權益百分比		
Shenzhen Egoos Mobile Internet Limited 深圳市移樂購移動互聯有限公司	The PRC, limited liability company 中國, 有限責任公司	RMB10,000,000 人民幣10,000,000元	30%	of on	on and management line sale in the PRC 空營與管理網上銷售

17. **INTERESTS IN AN ASSOCIATE (Continued)**

In the opinion of the directors of the Company, the above associate is not material to the Group and the summarised financial information is set out below:

17. 於一家聯營公司之權益(續)

2016 二零一六年

RMB'000

人民幣千元

本公司董事認為,上述聯營公司對本 集團並不重大,財務資料概要如下:

2015

二零一五年

人民幣千元

RMB'000

Loss from continuing operations Other comprehensive income	持續經營業務之虧損 其他全面收益		N/A N/A	(4,915)
Total comprehensive income (Note)	全面收益總額(附註)		N/A	(4,915)
Note:		附註:		
The financial information of the associate is unavailable for the year, and the directors of the Company considered the impact of it is not material in view of the insignificance of the carrying amount of this associate.		本年度無法取得聯營公司的財務資料,而本公 司董事認為,考慮到該聯營公司賬面值不重 大,故影響並不嚴重。		

18. AVAILABLE-FOR-SALE FINANCIAL ASSETS 18. 可供出售金融資產

			2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Unlisted equity securities, at cost Less: Impairment loss	非上市股本證券 減:減值虧損	,按成本	10,833 (4,081)	10,833 _
			6,752	10,833
The Group held investments in unlisted companies in the PRC. They are measured at cost less impairment, if any, at the end of each reporting period because the directors of the Company are of the opinion that the fair value cannot be measured reliably.			集團於中國持有於 。其於各報告期 四有)計量,因為本 可靠地計量公平值	末按成本減減值 公司董事認為未
An impairment loss of approximately RMB recognised for the year (2015: Nil), as a r present value of its anticipated future ca by the management.	result of a decline in	年 理	值虧損約人民幣4 內確認(二零一五年 層估計其預測未來 跌。	F:無),因此管

19. INVENTORIES AND CONSUMABLES

19. 存貨及易耗品

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Merchandise for resale Low value consumables	轉售商品 低值易耗品	49,944 2,877	59,495 3,695
		52,821	63,190

20. TRADE RECEIVABLES

All of the Group's sales are on cash basis except for certain bulk sales of merchandise to corporate customers, rental income receivables from tenants and provision of factoring services. The credit terms offered to these customers or tenants from operation and management of retail stores are generally for a period of one to three months, while to customers from factoring services are generally for a period of one to six months.

Trade receivables were non-interest-bearing, except for trade receivables from factoring services of RMB16,977,000 (2015: RMB9,476,000) which bore interest at rates ranging from 6% to 13% (2015: 12% to 13%) per annum.

The aging analysis of the Group's trade receivables, based on invoice dates, is as follows:

20. 應收貿易賬款

除若干向企業客戶作出的大量商品銷 售、應收租客的租金收入及來自保理 業務的利息收入外,本集團所有銷售 均以現金進行。授予此等由經營及管 理零售店的客戶或租客的信貸期一般 為一至三個月。而授予保理業務之客 戶的信貸期一般為一至六個月。

除源自保理業務之人民幣16,977,000 元(二零一五年:人民幣9,476,000 元)之應收貿易賬款附帶由6%至13% (二零一五年:12%至13%)之利息息 率外,應收貿易賬款為免息。

本集團之應收貿易賬款按發票日期的 賬齡分析如下:

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Within 30 days 31-60 days 61-180 days 181-365 days Over 1 year	30日內 31至60日 61至180日 181至365日 一年以上	2,611 2,397 14,667 53 40	2,812 79 9,562 26 3
		19,768	12,482

20. TRADE RECEIVABLES (Continued)

Impairment of trade receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of the receivables. Significant financial difficulties of the debtors and default or delinquency in payments are considered indicators that the trade receivables are impaired. All of the Group's trade receivables have been reviewed for indicators of impairment.

Impairment losses in respect of trade receivables are recorded using an allowance account unless the Group is satisfied that recovery of the amount is remote, in which case the impairment loss is written off against trade receivables directly. There was no allowance for impairment loss as at 31 December 2016 (2015: Nil).

The aging analysis of Group's trade receivables that were neither past due at the reporting date nor impaired and, past due at the reporting date but not impaired, based on due date is as follows:

20. 應收貿易賬款(續)

倘有客觀證據顯示本集團將無法按照 應收款項原定年期收回所有到期款 項,則確定應收貿易賬款已減值。欠 款人面對重大財政困難以及欠付或拖 欠款項被視為應收貿易賬款已減值的 指標。本集團所有應收貿易賬款均已 檢討是否出現減值指標。

應收貿易賬款之減值虧損以撥備賬記 錄,除非本集團認為金額之可收回性 極微,於此情況下,減值虧損直接於 應收貿易賬款撇銷。於二零一六年 十二月三十一日並無就減值虧損作出 撥備(二零一五年:無)。

於報告日並無逾期或減值及於報告日 已逾期但無減值的本集團應收貿易賬 款按到期日的賬齡分析如下:

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Neither past due nor impaired	無逾期或減值	19,675	12,453
1-30 days past due	逾期1至30日	1	-
31-180 days past due	逾期31至180日	52	26
181-365 days past due	逾期181至365日	40	3
		19,768	12,482

Trade receivables that were neither past due nor impaired related to customers or tenants for whom there were no recent history of default. Trade receivables that were past due but not impaired related to a number of customers or tenants that had a good track record of credit with the Group. Based on past experience, management believed that no impairment allowance is necessary in respect of these balances as there has not been a significant change in credit quality and the balances were still considered fully recoverable. 並無逾期或減值的應收貿易賬款與並 無近期欠款記錄的客戶或租客有關。 已逾期但並無減值的應收貿易賬款與 本集團多名信貸記錄良好的客戶或租 客有關。根據過往經驗,管理層相 信,由於信貸質素並無重大轉變及結 餘仍被視為可全數收回,故毋須就此 等結餘作出減值撥備。

20. TRADE RECEIVABLES (Continued)

The directors of the Company consider that the fair values of trade receivables which are expected to be recovered within one year are not materially different from their carrying amounts because these balances have short maturity periods on their inception.

21. CASH AND BANK BALANCES

20. 應收貿易賬款(續) 本公司董事認為,由於該等結餘於產 生後在短期內到期,預期於一年內收

生後在短期內到期,預期於一年內收 回之應收貿易賬款之公平值與其賬面 值並無重大差異。

21. 現金及銀行結餘

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Cash at banks and in hand Bank deposits maturing within three months	銀行及手頭現金 於三個月內到期的 銀行存款	171,766 135,098	174,960 106,987
Cash and cash equivalents for the purpose of statement of cash flows Bank deposits maturing over three months	現金流量表的現金及 現金等價物 於三個月後到期的銀行存款	306,864 21,746	281,947 11,324
		328,610	293,271

The Group had cash and bank balances denominated in RMB of approximately RMB322,451,000 (2015: RMB285,976,000) of which the remittance out of the PRC was subject to the exchange control restrictions imposed by the PRC government.

The cash at banks bore interests at floating rates based on daily bank deposit rates. Certain bank deposits bore interest at floating rates with effective interest rates at 31 December 2016 were 0.35% (2015: 0.35%) per annum. The other bank deposits bore interest at fixed rates with effective interest rates at 31 December 2016 ranged from 1.35% to 2.00% (2015: ranged from 1.55% to 1.93%) per annum. They had maturities ranged from 1 month to 12 months (2015: ranged from 1 months to 6 months) and were eligible for immediate cancellation without receiving any interest for the last deposit period.

本集團以人民幣計值的現金及銀行結 餘約為人民幣322,451,000元(二零 一五年:人民幣285,976,000元),其 中匯出中國之款項須受中國政府實施 的外匯管制限制規限。

銀行現金按浮息計息,乃按每日銀行 存款利率計算。若干銀行存款按浮息 計息,於二零一六年十二月三十一日 的實際年利率為0.35厘(二零一五年: 0.35厘)。其他銀行存款按固定利率 計息,於二零一六年十二月三十一 日的實際年利率介乎1.35厘至2.00 厘(二零一五年:介乎1.55厘至1.93 厘)。到期期限由一個月至十二個月 (二零一五年:由一個月至六個月)不 等,可於不收取最近一期存款期利息 的情況下即時取消。

22. TRADE PAYABLES

The credit terms granted by suppliers are generally for a period of 30 to 60 days. The aging analysis of the trade payables, based on invoice dates, is as follows:

22. 應付貿易賬款

供應商授出的信貸期一般為30至60 日。應付貿易賬款按發票日期的賬齡 分析如下:

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Within 30 days	30日內	107,603	107,973
31-60 days	31至60日	57,413	51,370
61-180 days	61至180日	17,610	19,995
181-365 days	181至365日	2,860	1,512
Over 1 year	一年以上	6,983	8,156
		192,469	189,006

All amounts are short term and hence the carrying amounts of the Group's trade payables are considered to be a reasonable approximation of fair values. 所有款項均為短期,因此,本集團之 應付貿易賬款賬面值被視為其公平值 之合理約數。

23. COUPON LIABILITIES, DEPOSITS RECEIVED, 23. OTHER PAYABLES AND ACCRUALS

票息負債、已收按金、其他應 付款項及應計費用

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Coupon liabilities Deposits received Other payables (Note) Accruals	票息負債 已收按金 其他應付款項(附註) 應計費用	11,866 19,791 16,622 13,872	10,647 16,396 17,017 14,918
		62,151	58,978

Note: Included in the balance was other PRC tax payables, other than PRC Enterprise Income Tax, of approximately RMB2,447,000 as at 31 December 2016 (2015: RMB1,612,000). Balance also included the amounts received from (i) suppliers when they send promoters to the retail stores and (ii) staff when joining the retail stores of approximately RMB2,460,000 as at 31 December 2016 (2015: RMB3,523,000).

附註: 結餘中包括中國企業所得税以外其他 應繳中國税項,於二零一六年十二月 三十一日約人民幣2,447,000元(二零 一五年:人民幣1,612,000元)。結餘 中亦包括(I)於供應商派遣推廣人員至 零售店時應收供應商的款項;及(II)於 員工加盟零售店時應收員工的款項, 於二零一六年十二月三十一日約人民 幣2,460,000元(二零一五年:人民幣 3,523,000元)。

23. COUPON LIABILITIES, DEPOSITS RECEIVED, 2 OTHER PAYABLES AND ACCRUALS (Continued)

All amounts are short term and hence the carrying amounts of the Group's coupon liabilities, deposit received, other payables and accruals are considered to be a reasonable approximation of fair values.

24. AMOUNTS DUE FROM/(TO) NON-CONTROLLING INTEREST OF A SUBSIDIARY/A DIRECTOR

The amounts were unsecured, interest free and repayable on demand.

25. DEFERRED TAXATION

The following are the major deferred tax asset and liabilities recognised by the Group and movements thereon during the current and previous financial years.

23. 票息負債、已收按金、其他應 付款項及應計費用(續)

所有款項均為短期,因此,本集團之 票息負債、已收按金、其他應付款項 及應計費用賬面值被視為其公平值之 合理約數。

24. 應收/(付)非控股股東/一名 董事款項

有關款項為無抵押、免息及按要求償 還。

25. 遞延税項

以下為本集團於本年度及過往財政年 度已確認的主要遞延税項資產及負債 及有關變動。

		Revaluation of investment properties 投資 物業重估 RMB'000 人民幣千元	Available- for-sale financial asset 可供出售 金融資產 RMB'000 人民幣千元	Undistributed profits of subsidiaries 附屬公司之 未分派溢利 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 1 January 2015 Deferred taxation debited to	於二零一五年一月一日 扣除損益的遞延税項	12,256	-	-	12,256
the profit or loss (Note 9)	(附註9)	775	-	-	775
At 31 December 2015 and 1 January 2016	於二零一五年十二月 三十一日及				
Deferred taxation debited/(credited) to	二零一六年一月一日 扣除/(計入)損益的	13,031	-	-	13,031
the profit or loss (Note 9)	遞延税項(附註9)	2,650	(1,020)	2,000	3,630
At 31 December 2016	於二零一六年				
	水二零 八平 十二月三十一日	15,681	(1,020)	2,000	16,661

25. DEFERRED TAXATION (Continued)

Pursuant to the Detailed Implementation Regulations for implementation of the new Corporate Income Tax Law of the PRC issued on 6 December 2007, a 10% withholding income tax shall be levied on the dividends remitted by the companies established in the PRC to their foreign investors starting from 1 January 2008. Dividends declared or proposed out from the profits generated by the PRC companies after 1 January 2008 shall be subject to this withholding income tax.

As at 31 December 2016, the aggregate amount of temporary differences associated with investments in subsidiaries for which deferred tax liabilities have not been recognised totalled approximately RMB284,000,000 (2015: RMB269,000,000), as the directors of the Company consider that timing of reversal of the related temporary differences can be controlled and it is probable that such differences will not be reversed in the foreseeable future.

Deferred tax assets are recognised for tax losses carried forward to the extent that realisation of the related tax benefit through the future taxable profits is probable. As at 31 December 2016, the Group has estimated unused tax losses of approximately RMB22,932,000 (2015: RMB11,523,000) which were available for offset against future profits and are subject to expiry period of five years as follows. No deferred tax asset has been recognised in respect of the estimated tax losses due to the unpredictability of future profit streams. 25. 遞延税項(續)

根據於二零零七年十二月六日頒佈的 中國新企業所得税法實施條例,由二 零零八年一月一日起,將對在中國成 立的公司向其海外投資者宣派的股息 徵收10%的預扣所得税。於二零零八 年一月一日後,以中國公司產生的溢 利宣派或建議宣派的股息須繳納預扣 所得税。

於二零一六年十二月三十一日,與於 附屬公司的投資有關而尚未就此確認 遞延税項負債的暫時差異總額合計約 為人民幣284,000,000元(二零一五 年:人民幣269,000,000元),因為本 公司董事認為可以控制撥回相關暫時 差異的時間,而且有關差異可能不會 於可預見未來撥回。

遞延税項資產於相關税項利益可能透 過日後應課税溢利變現時就結轉税 項虧損確認。於二零一六年十二月 三十一日,本集團已有估計未動用税 項虧損約人民幣22,932,000元(二零 一五年:人民幣11,523,000元),可 結轉以抵銷日後溢利,並按照以下五 個年度期間屆滿。因未能預測未來溢 利來源,概無遞延税項資產就有關估 計未動用税項虧損而獲確認。

25. DEFERRED TAXATION (Continued)

25. 遞延税項(續)

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Expire in - 2016 - 2017 - 2018 - 2019 - 2020 - 2021	於以下年度屆滿 -二零一六年 -二零一七年 -二零一八年 -二零一九年 -二零二零年 -二零二一年	- 2,580 1,160 3,743 3,767 11,682	273 2,580 1,160 3,743 3,767 –
		22,932	11,523

26. SHARE CAPITAL

26. 股本

	二零一	2016 二零一六年		二零一六年		15 -五年
	Number of shares ('000) 股份數目 (千股)	RMB'000 人民幣千元	Number of shares ('000) 股份數目 (千股)	RMB'000 人民幣千元		
Authorised: 法定: Ordinary shares of Hong 每股面值0.01港元 Kong Dollars ("HK\$") (「港元」)的普通股 HK\$0.01 each At 1 January and 於一月一日及 31 December 十二月三十一日	10,000,000	97,099	10,000,000	97,099		
Issued and fully paid: 已發行及繳足: Ordinary shares of HK\$0.01 每股面值0.01港元的 each 普通股						
At 1 January and 於一月一日及 31 December 十二月三十一日	1,037,500	10,125	1,037,500	10,125		

27. RESERVES

The movements of the Group's reserves for the year are presented in the consolidated statement of changes in equity.

The movements of the Company's reserves for the year are set out below:

27. 儲備

本集團於年內之儲備變動已於綜合權 益變動表呈列。

本公司於年內之儲備變動載列如下:

		Share premium 股份溢價 RMB'000 人民幣千元	Share option reserve 購股權儲備 RMB'000 人民幣千元	Contributed surplus 繳入盈餘 RMB'000 人民幣千元	Retained profits 保留溢利 RMB'000 人民幣千元	Dividend proposed 擬派股息 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 1 January 2015	於二零一五年一月一日	252,478	24	67,848	2,974	21,165	344,489
Profit and total comprehensive income for the year	年內溢利及全面收益總額	-	_	_	11,780	-	11,780
Dividend approved for 2014	二零一四年之獲批准股息	-	-	-	-	(21,165)	(21,165)
Proposed dividend for 2015	二零一五年之擬派股息	-	-	-	(13,176)	13,176	-
At 31 December 2015 and 1 January 2016	於二零一五年十二月 三十一日及二零一六年 一月一日	252,478	24	67,848	1,578	13,176	335,104
Profit and total comprehensive income for the year	年內溢利及全面收益總額	-	-	-	24,483		24,483
Dividend approved for 2015	二零一五年之獲批准股息	-	-	-	-	(13,176)	(13,176)
Proposed dividend for 2016	二零一六年之擬派股息	-	-	-	(25,004)	25,004	-
Share option lapsed in 2016	二零一六年之失效購股權	-	(24)	-	24	-	-
At 31 December 2016	於二零一六年 十二月三十一日	252,478	-	67,848	1,081	25,004	346,411

27. RESERVES (Continued)

Share premium

Under the Companies Law of the Cayman Islands, the share premium account is distributable to the shareholders of the Company provided that immediately following the date on which the dividend is proposed to be distributed, the Company will be in a position to pay off its debts as and when they fall due in the ordinary course of business.

Statutory reserve

According to the relevant PRC laws, subsidiaries established in the PRC are required to transfer at least 10% of their net profit after tax, as determined under the PRC accounting regulation, to a statutory reserve until the reserve balance reaches 50% of the entity's registered capital. The transfer of this reserve must be made before the distribution of dividend to the subsidiaries equity owners. The statutory reserve is non-distributable other than upon the liquidation of the entity.

Statutory welfare reserve

According to the relevant PRC laws, companies established in the PRC are required to transfer a certain percentage, as approved by the directors of the subsidiaries, of its net profit after tax, as determined under the PRC accounting regulation, to a statutory welfare reserve. This reserve can only be used to provide staff facilities and other collective benefits to its employees. The statutory welfare reserve is non-distributable other than upon the liquidation of the entity.

Merger reserve

The merger reserve of the Group arose as a result of the reorganisation completed on 30 April 2007 and represented the difference between the nominal value of the Company's shares issued under the reorganisation and the nominal value of the aggregate share capital/registered capital and share premium of the subsidiaries then acquired.

Share option reserve

The share option reserve of the Group arose as a result of the options granted to the employees, directors and consultant of the Group.

27. 儲備(續) 股份溢價

根據開曼群島公司法,股份溢價賬可 分派予本公司股東,惟本公司於緊隨 建議派付股息日期後須能清償其於日 常業務過程中到期償還的債務。

法定儲備

根據有關中國法律,於中國成立的附 屬公司須將其按中國會計規例釐定的 除税後淨溢利最少10%轉撥至法定儲 備,直至法定儲備結餘達到實體註冊 資本之50%為止。此儲備轉撥必須於 向附屬公司權益持有人派發股息前作 出。除非實體清盤,否則法定儲備不 得分派。

法定福利基金

根據有關中國法律,在中國成立的公 司須將其按中國會計規例釐定的除税 後淨溢利經附屬公司之董事批准的若 干百分比轉撥至法定福利基金。該基 金僅可用於向其僱員提供員工設施及 其他集體利益。除非實體清盤,否則 法定福利基金不得分派。

合併儲備

於二零零七年四月三十日完成的重組 導致本集團出現合併儲備,合併儲備 指根據重組所發行本公司股份的面值 與當時所收購附屬公司股本/註冊資 本及股份溢價面值總額的差額。

購股權儲備

本集團購股權儲備因向本集團僱員、 董事及一名顧問授出購股權而產生。

27. RESERVES (Continued)

Other reserve

Other reserve represented the difference between the consideration paid and the carrying amount of the net assets attributable to the additional of interest in a subsidiary being acquired from non-controlling equity holder.

Contributed surplus

The contributed surplus of the Company arose as a result of the reorganisation completed on 30 April 2007 and represents the excess of the nominal value of the Company's shares issued in exchange for the consolidated net assets value of the subsidiaries then acquired.

28. SHARE-BASED COMPENSATION

Pursuant to the written resolutions of all the shareholders passed on 30 April 2007, the Company has adopted the Share Option Scheme (the "Scheme").

The purpose of the Scheme is to provide the Company with a flexible means of giving incentive to, rewarding, remunerating, compensating and/or providing benefits to the participants and for such other purposes as the Board may approve from time to time.

Pursuant to the Scheme, the Board may, at its absolute discretion, invite any executive or non-executive directors including independent non-executive directors or any employees (whether full-time or part-time) of any member of the Group; any consultants, professional and other advisers to any member of the Group (or persons, firms or companies proposed to be appointed for providing such services), (together, the "Participants" and each a "Participant"), to take up options ("Option(s)") to subscribe for shares at a price determined in accordance with the paragraphs below.

27. 儲備(續)

其他儲備 其他儲備指向非控股權益持有人收購 一間附屬公司額外權益應佔的已付代 價與資產淨值賬面值之間的差異。

繳入盈餘

本公司繳入盈餘因二零零七年四月 三十日完成之重組而產生,指本公司 就交換代價所發行股份的面值超出當 時所收購附屬公司的綜合資產淨值的 差額。

28. 股份支付報酬

根據全體股東於二零零七年四月三十 日通過的書面決議案,本公司採納購 股權計劃(「該計劃」)。

該計劃旨在讓本公司以靈活的方法向 參與者給予激勵、獎勵、酬金、報酬 及/或福利,以及達致董事會可能不 時批准的其他目的。

根據該計劃,董事會可全權酌情邀請 本集團任何成員公司的任何執行或非 執行董事(包括獨立非執行董事)或 任何僱員(不論全職或兼職)以及本 集團任何成員公司的任何顧問、專業 人士及其他顧問(或擬委任以提供該 等服務的人士、商行或公司)(上述人 士稱為「參與者」)接納購股權(「購股 權」),根據下段釐定的價格認購股 份。

28. SHARE-BASED COMPENSATION (Continued)

The subscription price in respect of each share issued pursuant to the exercise of Options granted shall be a price solely determined by the Board and notified to a Participant and shall be at least the highest of:

- the closing price of the shares as stated in the Stock Exchange's daily quotations sheet on the offer date;
- (b) a price being the average of the closing prices of the shares as stated in the Stock Exchange's daily quotations sheets for the 5 business days immediately preceding the offer date (provided that the new issue price shall be used as the closing price for any business day falling within the period before listing of the shares where the Company has been listed for less than 5 business days as at the offer date); and
- (c) the nominal value of a share.

The total number of shares, which may be issued upon exercise of all options to be granted under the Scheme and any other share option scheme of the Company shall not in aggregate exceed 100,000,000 shares, being 10% of the total number of shares on the listing date, unless the Company obtains an approval from its shareholders. Options lapsed in accordance with the terms of the Scheme will not be counted for the purpose of calculating such 10% limit.

28. 股份支付報酬(續)

根據所授出購股權獲行使而發行每股 股份的認購價,必須由董事會全權釐 定及知會參與者,且不得低於以下最 高者:

- (a) 於要約日聯交所每日報價表所 列股份收市價;
- (b) 緊接要約日前五個營業日聯交 所每日報價表所列股份平均收 市價的價格(惟倘本公司於要 約日前已上市的日數少於五個 營業日,則新發行價將用作股 份上市前期間任何營業日的收 市價);及
- (c) 股份面值。

除非本公司自其股東取得批准,否則 根據該計劃及本公司任何其他購股 權計劃授出的所有購股權獲行使時 可能發行的股份總數合共不得超過 100,000,000股,即上市日期股份總 數的10%。就計算該10%限制而言, 按照該計劃條款已失效的購股權將不 計算在內。

28. SHARE-BASED COMPENSATION (Continued)

On and subject to the terms of the Scheme, the Board shall be entitled at any time, within 10 years after 30 April 2007 to make an offer of the grant of an Option by the Board (the "Offer") to any Participant as the Board may in its absolute discretion select to subscribe for such number of shares as the Board may determine at the subscription price. In determining the basis of eligibility of each Participant, the Board would mainly take into account the experience of the Participant in the Group's business, the length of service of the Participant has exerted and made towards the success of the Group and/or the amount of potential efforts and contributions the Participant is likely to be able to give or make towards the success of the Group in the future.

Notwithstanding any provisions of the Scheme, the limit on the number of shares which may be issued upon exercise of all outstanding Options granted and yet to be exercised under the Scheme and any other share option schemes of the Company must not exceed 30% of the shares in issue from time to time.

Unless approved by the shareholders, the total number of shares issued and to be issued upon exercise of the Options granted to each Participant (including both exercised and outstanding Options) in any 12-month period shall not exceed 1% of the total number of shares in issue.

An Offer shall be deemed to have been accepted by any Participant (the "Grantee") who accepts an Offer in accordance with the terms of the Scheme or (where the context so permits) the legal personal representative(s) entitled to any such Scheme in consequence of death of the Grantee and the Option to which the Offer relates shall be deemed to have been granted and to have taken effect when the duplicate of the offer letter comprising acceptance of the Offer duly signed by the Grantee together with a remittance in favour of the Company of HK\$1.00 by way of consideration for the granting thereof is received by the Company within the date upon which the Offer is made to such date as the Board may determine and specify in the offer letter (both days inclusive).

28. 股份支付報酬(續)

按照並在該計劃的條款規限下,董事 會有權於二零零七年四月三十日後十 年內,隨時向其全權酌情挑選的任何 參與者提出授予購股權的要約(「要 約」),以按認購價認購董事會可能決 定的股份數目。於釐定每名參與者資 格的基準時,董事會主要考慮參與者 於本集團的業務經驗、參與者為本集 團的成就所付出服務年期及/或參與 者可能對本集團的日後成就所作出的 潛在努力和貢獻的多寡。

不論該計劃任何條文,因行使根據該 計劃及本公司任何其他購股權計劃授 出但尚未行使的全部未行使購股權而 可能發行的股份數目限額,不得超過 不時已發行股份的30%。

除非獲股東批准,否則於任何十二個 月期間因行使授予每名參與者的購股 權(包括已行使及尚未行使的購股權) 而已發行及將予發行的股份總數,不 得超過已發行股份總數的1%。

當本公司於作出要約日期至董事會可 能釐定並於要約函件註明的日期(包 括首尾兩日)期間內收到按照該計劃 的條款接納要約的參與者(「承授人」) 或(如文義許可)因承授人身故而於 該計劃享有權益的合法遺產代理人妥 為簽署接納該份購股權的要約函件複 出該份購股權代價後,該份購股權將 被視為已獲接納,而與要約有關的該 份購股權被視為已授出及生效。

28. SHARE-BASED COMPENSATION (Continued)

All share-based compensation will be settled in equity. The Group has no legal or constructive obligation to repurchase or settle the Options.

The Options vest within one year from the dates of grant and then are exercisable within a period of four to five years.

Details of the Options granted by the Company pursuant to the Scheme and the Options outstanding as at 31 December 2016 were as follows:

28. 股份支付報酬(續)

所有股份支付報酬均於權益中結算。 本集團並無法定或推定責任回購或清 償購股權。

自授出日期起計一年內歸屬之購股 權,在其後四至五年期間可予行使。

於二零一六年十二月三十一日本公司 根據該計劃授出的購股權及尚未行使 購股權的詳情如下:

			Number of Options 購股權數目						
Grant to 承授人	Date of grant 授出日期	Exercisable period 行使期	Balance at 1 January 2016 於 二零一六年 一月一日 結餘	Granted during the year 年內授出	Exercised during the year 年內行使	Lapsed during the year 年內失效	Forfeited during the year 年內沒收	Balance at 31 December 2016 於二零一六年 十二月 三十一日 結餘	Exercise price per share HK\$ 每股價 港元
			ינש את	ПИЦ				10 H MJ.	,070
Independent non- executive directors									
獨立非執行董事 Mr. Chin Kam Cheung	15 January 2011	17 January 2011 to 16 January 2016	36,666	-	-	(36,666)	-	-	N/A
錢錦祥先生	二零一一年 一月十五日	二零一一年一月十七日 至二零一六年 一月十六日							
Mr. Ai Ji	15 January 2011	17 January 2011 to 16 January 2016	36,666	-	-	(36,666)	-	-	N/A
艾及先生	二零一一年 一月十五日	二零一一年一月十七日 至二零一六年 一月十六日							
Employees of the Group	15 January 2011	17 January 2011 to 16 January 2016	2	-	-	(2)	-	-	N/A
本集團僱員	二零一一年 一月十五日	二零一一年一月十七日 至二零一六年							
		一月十六日							
			73,334	-	-	(73,334)	-	-	

28. SHARE-BASED COMPENSATION (Continued)

Details of the Options granted by the Company pursuant to the Scheme and the Options outstanding as at 31 December 2015 were as follows:

28. 股份支付報酬(續)

於二零一五年十二月三十一日本公司 根據該計劃授出的購股權及尚未行使 購股權的詳情如下:

			Number of Options 購股權數目						
Grant to	Date of grant	Exercisable period	Balance at 1 January 2015 於 二零一五年 一月一日	Granted during the year	Exercised during the year	Lapsed during the year	Forfeited during the year	Balance at 31 December 2015 於二零一五年 十二月 三十一日	Exercise price per share HK\$ 每股 行使價
承授人	授出日期	行使期	結餘	年內授出	年內行使	年內失效	年內沒收	結餘	港元
Independent non-									
executive directors 獨立非執行董事									
Mr. Chin Kam Cheung	15 January 2011	17 January 2011 to 16 January 2016	36,666	-	-	-	-	36,666	0.90
錢錦祥先生	二零一一年 一月十五日	二零一一年一月 十七日至二零一六年 一月十六日							
Mr. Ai Ji	15 January 2011	17 January 2011 to 16 January 2016	36,666	-	-	-	-	36,666	0.90
艾及先生	二零一一年 一月十五日	二零一一年一月 十七日至二零一六年 一月十六日							
Employees of	15 January 2011	17 January 2011 to	2	-	-	-	-	2	0.90
the Group 本集團僱員	二零一一年 一月十五日	16 January 2016 二零ーー年一月 十七日至二零一六年 一月十六日							
			73,334	-	-	-	-	73,334	

28. SHARE-BASED COMPENSATION (Continued)

Options granted on 15 January 2011:

The weighted average fair value of Options granted during the year ended 31 December 2011 was RMB0.331 and were determined using the Black-Scholes Option Pricing Model. Significant inputs into the calculation included a share price on issue date of HK\$0.90 and exercise price as illustrated above. Furthermore, the calculation took into account the expected dividend yield of nil and a volatility rate of 76.598%, based on expected share price. Risk-free annual interest rate was determined at 0.732%.

The underlying expected volatility was determined based on the historical volatility for a period matching the expected life of the Options and reflects the assumption that the historical volatility is indicative of future trends, which may also not necessarily be the actual outcome.

Pursuant to the Scheme, no options were exercised (2015: Nil) and 73,334 options were lapsed during the year ended 31 December 2016 (2015: Nil). No options were forfeited during the years ended 31 December 2015 and 2016.

The number of Options exercisable as at 31 December 2016 is nil (2015: 73,334) and have a weighted average remaining contractual life of nil (2015: 0.05 year).

28. 股份支付報酬(續)

於二零一一年一月十五日授出的 購股權:

於截至二零一一年十二月三十一日止 年度授出的購股權的加權平均公平值 為人民幣0.331元,乃按栢力克一舒 爾斯期權定價模式釐定。計算所用重 大數據輸入包括於發行日期的股價 0.90港元及上述行使價。此外,計算 亦已計及預期零股息率及按預計股價 計算的波幅76.598%。無風險年利率 定為0.732厘。

相關預計波幅乃根據配合購股權的預 計年期的過往波幅而釐定並反映過往 波幅乃為未來趨勢指標的假設,其未 必是實際結果。

根據該計劃,於截至二零一六年十二 月三十一日止年度,概無購股權獲行 使(二零一五年:無),73,334份購股 權失效(二零一五年:無)。於截至二 零一五年及二零一六年十二月三十一 日止年度,概無購股權被沒收。

於二零一六年十二月三十一日,可予 行使的購股權數目為零份(二零一五 年:73,334份)及加權平均剩餘合約 年期為零年(二零一五年:0.05年)。

29. DIRECTORS' REMUNERATION AND SENIOR MANAGEMENT'S EMOLUMENTS

(a) Directors' emoluments

The emoluments paid or payable to the directors were as follows:

29. 董事薪酬及高級管理人員酬金

(a) 董事酬金 已付或應付董事之酬金如下:

		Fees 袍金 RMB'000 人民幣千元	Salaries, allowance and other benefits in kind 薪金、津貼及 其他實物利益 RMB'000 人民幣千元	Contributions to retirement schemes 退休 計劃供款 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
2016	二零一六年				
Executive directors	執行董事				
Mr. Zhuang Lu Kun	莊陸坤先生	-	-	-	-
Mr. Zhuang Pei Zhong	莊沛忠先生	600	155	48	803
Mr. Gu Wei Ming	顧衛明先生	600	154	48	802
Mr. Zhuang Xiao Xiong	莊小雄先生	720	299	48	1,067
		1,920	608	144	2,672
Independent non- executive directors	獨立非執行董事				
Mr. Chin Kam Cheung	錢錦祥先生	125	-	-	125
Mr. Sun Ju Yi	孫聚義先生	144	-	-	144
Mr. Ai Ji	艾及先生	144	-	-	144
		413	-	-	413
		2,333	608	144	3,085

29. DIRECTORS' REMUNERATION AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)

29. 董事薪酬及高級管理人員酬金 (續)

- (a) Directors' emoluments (Continued) The emoluments paid or payable to the directors were as follows: (Continued)
- (a) 董事酬金(續)
 已付或應付董事之酬金如下:
 (續)

		Fees 袍金 RMB'000 人民幣千元	Salaries, allowance and other benefits in kind 薪金、津貼及 其他實物利益 RMB'000 人民幣千元	Contributions to retirement schemes 退休 計劃供款 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
2015 <i>Executive directors</i>	二零一五年 <i>執行董事</i>				
Mr. Zhuang Lu Kun	莊陸坤先生	-	-	-	-
Mr. Zhuang Pei Zhong	莊沛忠先生	600	145	43	788
Mr. Gu Wei Ming	顧衛明先生	600	155	43	798
Mr. Zhuang Xiao Xiong	莊小雄先生	720	306	43	1,069
		1,920	606	129	2,655
Independent non- executive directors	獨立非執行董事				
Mr. Chin Kam Cheung	錢錦祥先生	119	_	_	119
Mr. Sun Ju Yi	孫聚義先生	144	_	_	144
Mr. Ai Ji	艾及先生	144	-	-	144
		407	_	_	407
		2,327	606	129	3,062

29. DIRECTORS' REMUNERATION AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)

(a) Directors' emoluments (Continued) No directors of the Company waived any emoluments paid by the Group during the year (2015: Nil).

> No emoluments were paid to the directors of the Company as an inducement to join or upon joining the Group or as compensation for loss of office for the year (2015: Nil).

(b) Five highest paid individuals The five highest paid individuals of the Group included three directors (2015: three) of the Company for the year, whose emoluments are disclosed in note 29(a). Details of the remuneration paid to the remaining two (2015: two) highest paid individual who were members of senior management of the Group, which fell within the band of Nil – HK\$1 million (equivalent to approximately Nil – RMB895,000) are as follows:

- 29. 董事薪酬及高級管理人員酬金 (續)
 - (a) 董事酬金(續) 年內概無本公司董事放棄本 集團所付任何酬金(二零一五 年:無)。

年內本公司董事並無獲支付任 何酬金,作為招攬加入本集團 或於加入時的獎勵或離職補償 (二零一五年:無)。

(b) 五名最高薪酬人士 年內本集團五名最高薪酬人 士包括本公司三名(二零一五 年:三名)董事,彼等的酬金 已於附註29(a)披露。年內付 予餘下兩名(二零一五年:兩 名)最高薪酬人士(為本集團高 級管理人員)的薪酬介乎零港 元至1,000,000港元(約相當於 人民幣零元至人民幣895,000 元),詳情如下:

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Salaries, allowances and benefits	薪金、津貼及實物利益		
in kind		1,234	1,194
Contributions to retirement	退休計劃供款		
schemes		64	58
		1,298	1,252

No emoluments were paid by the Group to any of the highest paid individuals as an inducement to join or upon joining the Group, or as compensation for loss of office for the year (2015: Nil).

年內本集團並無支付酬金予任 何最高薪人士,作為招攬加入 本集團或於加入時的獎勵或離 職補償(二零一五年:無)。

30.

29. **DIRECTORS' REMUNERATION AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)**

- Senior management's emoluments (c) The emoluments paid or payable to three (2015: three) members of senior management whose emoluments fell within the following bands:
- 29. 董事薪酬及高級管理人員酬金 (續) 高級管理人員酬金 (c)

酬金介乎以下組別:

已付或應付三名(二零一五

年:三名)高級管理層成員之

			2016 二零一六年	2015 二零一五年
	Nil to HK\$1,000,000 零港元至1,000,000港元 (equivalent to approximately (約相當於人民幣零元3 Nil – RMB895,000) 人民幣895,000元)	Ē	3	3
CON (a)	MITMENTS30.Capital commitmentsThe Group had the following outstanding capital commitments:	承擔 (a)	資本承擔 本集團有以 擔:	下未支付資本承
			2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
	Contracted, but not provided for, 有關物業、廠房及設備已 in respect of property, plant and 訂約但未撥備 equipment		6,353	4,170
(b)	 (b) Operating lease commitments (i) Group as lessee The total future minimum lease payments under non-cancellable operating leases in respect of land and buildings payable to independent third parties is as follows: 			擔 團作為承租人 下可撤銷土地及樓 營租賃須於未來應 ∑第三方之最低租 次總額如下:
			2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
	Within one year 一年內 In the second to fifth years 第二年至第五年 After five years 五年後		30,125 73,120 2,121	27,522 85,234 12,904
			105,366	125,660

30. COMMITMENTS (Continued)

- (b) Operating lease commitments (Continued)
 - (i) Group as lessee (Continued)

The total future minimum lease payments under non-cancellable operating leases in respect of land and buildings payable to related companies, namely Shenzhen Baijiahua Group Company Limited ("BJH Group") and Shenzhen Jiahua Real Estate Development Company Limited ("JH Real Estate"), companies in which Mr. Zhuang Lu Kun and Mrs. Zhuang Su Lan, the wife of Mr. Zhuang Lu Kun, have beneficial interests, are as follows: 30. 承擔(續)

(b) 經營租賃承擔(續) (i) 本集團作為承租人(續) 根據不可撤銷土地及樓 字經營租賃須於未來應 付莊陸坤先生及莊素蘭 女士(莊陸坤先生妻子) 擁有實益權益的關連公 司深圳市百佳華集團引) 及深圳市佳華集團引) 及深圳市佳華房地產開 發有限公司(「佳華房地 產」)的最低租賃付款總 額如下:

	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Within one year 一年內 In the second to fifth years 第二年至第五年 After five years 五年後	17,757 28,987 –	22,913 48,883 2,703
	46,744	74,499
The Group leases a number of land and buildings under operating leases. The leases run for initial periods of one to fifteen years, with an option to renew the lease terms at the expiry dates or at dates as mutually agreed between the Group and respective landlords.	用多項 賃初步 年,並 或本集 方協定	根據經營租賃租 土地及樓宇。租 →為期一至十五 可選擇於約滿日 團與有關業主雙 之日期重續租
The charge lange commitments do not include	期。	今日五奴約此关
The above lease commitments do not include commitments for additional rentals payable, if any, when revenue from sales of food and	超出預	食品及餐飲收益 定水平時,上述 擔不包括額外應
catering exceeds a pre-determined level as it is not possible to determine in advance the amount of such additional rentals.	付租金	(如有),原因是 先釐定有關額外

30. COMMITMENTS (Continued)

(b) Operating lease commitments (Continued)

(ii) Group as lessor

The Group sub-leases out a number of land and buildings under operating leases. One of the leases run for an initial period of ten years and is cancellable with four months' notice. The rentals on this lease are calculated based on a percentage of the relevant sales of the tenants pursuant to the rental agreement. Contingent rents recognised in the profit or loss during the years ended 31 December 2015 and 2016 are disclosed in note 7 to these financial statements.

The Group leases the investment properties under operating lease run for initial periods of six to ten years.

The total future minimum lease receivables under non-cancellable operating leases from independent third parties are as follows:

2016 2015 二零一六年 二零一五年 **RMB'000** RMB'000 人民幣千元 人民幣千元 Within one year 一年內 7.561 7.785 第二年至第五年 In the second to fifth years 23,305 29,502 After five years 五年後 3,795 13,609 34.661 50.896

承擔(續)

(ii)

(b)

經營租賃承擔(續)

7披露。

為六至十年。

本集團作為出租人

本集團根據經營租賃分

租多項土地及樓宇。

其中一項租賃初步為

期十年,並可於發出四 個月通知後予以撤銷。

此項租賃的租金乃按租 賃協議項下租戶相關銷

售的百分比計算。截至

二零一五年及二零一六

年十二月三十一日止年

度,在損益確認的或然 租金已於財務報表附註

本集團根據經營租賃租

用投資物業,初步租期

根據不可撤銷經營租賃

應收獨立第三方之未來

最低租金總額如下:

30.

30. COMMITMENTS (Continued)

30. 承擔(續)

(b) Operating lease commitments (Continued)

(ii) Group as lessor (Continued) The total future minimum lease receivables under non-cancellable operating lease from related parties, namely JH Real Estate and BJH Group (2015: JH Real Estate), companies in which Mr. Zhuang Lu Kun and Mrs. Zhuang Su Lan, the wife of Mr. Zhuang Lu Kun, have

beneficial interests, are as follow:

(b) 經營租賃承擔

經營租賃承擔(續)
(ii) 本集團作為出租人(續)
根據不可撤銷經營租
債,未來應收關連方佳
華房地產及百佳華集團
(二零一五年:佳華房
地產)(莊陸坤先生及莊
素蘭女士(莊陸坤先生
妻子)擁有實益權益)
之最低租賃付款總額如
下:

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Within one year In the second to fifth years After five years	一年內 第二年至第五年 五年後	2,923 10,487 11,327	730 - -
		24,737	730

31. RELATED PARTY TRANSACTIONS

31. 關連人士交易

In addition to those transactions and balances detailed elsewhere in these financial statements, the following transactions were carried out with related parties:

易及結餘外,以下為與關連人士進行 之交易:

(a) Transactions with BJH Group

(a) 與百佳華集團之交易

除於該等財務報表其他部分詳列之交

		Notes 附註	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Operating lease rentals	有關土地及樓宇支付的			
payment in respect of land	經營租賃租金			
and buildings		(i), (iii)	(12,938)	(13,248)
Operating lease rentals	有關土地及樓宇的經營			
arrangement in respect of	租賃租金安排	/··· /···		
land and buildings		(ii), (iii)	(5,510)	(5,510)
Operating lease rentals	有關土地及樓宇的經營			
income in respect of land	租賃租金收入			
and buildings		(i)	776	-
Rental income arrangement	租金收入安排	(i∨)	850	894
Utilities income arrangement	水電費收入安排	(i∨)	502	518

31. RELATED PARTY TRANSACTIONS (Continued)

(a) Transactions with BJH Group (Continued) Notes:

- The amounts were determined in accordance with the terms of the underlying agreements.
- (ii) BJH Group (as tenant) entered into lease arrangements with certain independent third parties (as landlords) to lease certain premises rented by the Group. The Group paid rental expenses of these premises as disclosed above directly to the landlords and not to BJH Group.

Pursuant to a lease agreement dated 28 April 2002 between 深圳市中鵬展實業有限公司 ("Zhong Peng Zhan") (as landlord) and BJH Group (as tenant), BJH Group leases store premises for a term of 15 years commencing from 16 November 2002 and expiring on 15 November 2017. Pursuant to a supplemental lease agreement dated 1 March 2004 between Zhong Peng Zhan and BJH Group, Zhong Peng Zhan has consented that BJH Group can provide the store premises for occupation by BJH Department Stores. Zhong Peng Zhan also consented that BJH Department Stores shall pay the rental under this lease agreement directly to Zhong Peng Zhan and BJH Group has guaranteed the timely payment of rentals to Zhong Peng Zhan by the Group.

(iii) As at 31 December 2016, the rental deposit paid by the Group to BJH Group of approximately RMB3,037,000 (2015: RMB3,072,000) was included in the balances of deposit paid, prepayments and other receivables of the Group.

(iv) BJH Group (as lessor) entered into a sub-lease arrangement with an independent third party (as tenant) to sub-lease part of the retail stores which were rented by the Group. BJH Group received the rental income and utilities income as disclosed above on behalf of the Group. Pursuant to a supplemental agreement dated 6 November 2006 between BJH Group and the Group, BJH Group confirmed that the Group was entitled to the rental and utilities income as lessor from the independent third party commencing 1 March 2004. The rentals and utilities income were determined in accordance with the terms of the underlying agreements.

31. 關連人士交易(續)

- (a) 與百佳華集團之交易(續) _{附註:}
 - (i) 該款項乃根據相關協議條款釐
 定。

(ii) 百佳華集團(作為租戶)與若干 獨立第三方(作為業主)訂立租 賃安排,以租賃若干由本集團 租用的物業。本集團就上文披 露的該等物業直接向業主而非 百佳華集團支付租金開支。

> 根據深圳市中鵬展實業有限公 司(「中鵬展」,作為業主)與 百佳華集團(作為租戶)所訂立 日期為二零零二年四月二十八 日的租賃協議,百佳華集團和 賃店舗物業,租期為十五年, 由二零零二年十一月十六日起 至二零一七年十一月十五日屆 滿。根據中鵬展與百佳華集團 所訂立日期為二零零四年三月 一日的補充租賃協議,中鵬展 同意百佳華集團供店舖物業供 百佳華百貨佔用。中鵬展亦同 意百佳華百貨直接向中鵬展支 付此租賃協議項下租金,而百 佳華集團已保證本集團準時向 中鵬展支付租金。

(iii) 於二零一六年十二月三十一 日,本集團向百佳華集團支 付之租金按金約為人民幣 3,037,000元(二零一五年: 人民幣3,072,000元),已計 入本集團已付按金、預付款項 及其他應收款項結餘。

(iv)

百佳華集團作為出租人與一名 獨立第三方作為租戶訂立若干 分租安排,分租由本集團租用 的部分零售店。百佳華集團已 代表本集團收取上文所披露租 金收入及公用服務收入。根 百佳華集團與本集團所訂立日 期為二零零六年十一月六日的 補充協議,百佳華集團確認, 本集團由二零零四年三月一日 起有權以業主身分向該獨立第 三方收取租金及公用服務收入乃根 據相關協議的條款釐定。

31. RELATED PARTY TRANSACTIONS (Continued)

31. 關連人士交易(續)

(b) Transactions with JH Real Estate During the year, the Group leased properties from JH Real Estate. The operating lease rentals payment was approximately RMB3,628,000 (2015: RMB3,645,000). The amounts were determined in accordance with the terms of the underlying agreements.

As at 31 December 2016, the rental deposit paid by the Group to JH Real Estate of approximately RMB606,000 (2015: RMB606,000) was included in the balances of deposit paid, prepayments and other receivables of the Group.

During the year, the Group leased properties to JH Real Estate. The operating lease rental receivable was approximately RMB730,000 (2015: RMB730,000). The amounts were determined in accordance with the terms of the underlying agreements.

(c) Compensation of key management personnel

(b) 與佳華房地產的交易 年內,本集團向佳華房地產租 用物業。經營租賃租金為約人 民幣3,628,000元(二零一五 年:人民幣3,645,000元)。該 款額乃根據相關協議的條款釐 定。

> 於二零一六年十二月三十一 日,本集團向佳華房地產支 付之租金按金約為人民幣 606,000元(二零一五年:人 民幣606,000元),已計入本 集團已付按金、預付款項及其 他應收款項結餘。

> 年內,本集團向佳華房地產 出租物業。應收營運租賃租 金約為人民幣730,000元(二 零一五年:人民幣730,000 元)。該金額乃根據相關協議 之條款釐定。

(c) 主要管理人員酬金

	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Total remuneration of directors (Note 29(a)) and other member of key management董事(附註29 (a))及其他 主要管理人員的 薪酬總額- Short term employee benefits - Contributions to retirement schemes-短期僱員福利 -退休計劃供款	4,662 256	5,077 274
	4,918	5,351

32. STATEMENT OF FINANCIAL POSITION OF 32. 本公司財務狀況表 THE COMPANY

		Notes 附註	2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
ASSETS AND LIABILITIES Non-current asset Investments in subsidiaries	資產及負債 非流動資產 於附屬公司的投資		67,848	67,848
Current assets Amounts due from subsidiaries Other receivables Cash and bank balances	流動資產 應收附屬公司款項 其他應收款項 現金及銀行結餘		287,841 16 1,844	273,424 15 5,058
			289,701	278,497
Current liabilities Other payables and accruals	流動負債 其他應付款項及應計費用		1,013	1,116
			1,013	1,116
Net current assets	流動資產淨值		288,688	277,381
Net assets	資產淨值		356,536	345,229
EQUITY Share capital Reserves	權益 股本 儲備	26 27	10,125 346,411	10,125 335,104
Total equity	權益總額		356,536	345,229

Zhuang Lu Kun 莊陸坤 Director 董事 Zhuang Pei Zhong 莊沛忠 Director 董事

33. INTERESTS IN SUBSIDIARIES

Details of the subsidiaries are as follows:

33. 於附屬公司的權益

附屬公司詳情如下:

Company name	Place of incorporation/ establishment and legal form of entity	Particulars of issued share/paid-up registered capital	Percentage of interest held by the Company 本公司持有權益百分比	Principal activities and place of operations
公司名稱	註冊成立/ 成立地點及其法人類別	已發行股份/ 已繳足註冊資本詳情	Directly Indirectly	主要業務及經營地點
Forever Prosperity International Company Limited 永泰國際有限公司	British Virgin Islands, limited liability company 英屬處女群島,有限責任公司	US\$20 20美元	100% –	Investment holding in Hong Kong 於香港進行投資控股
Ding Xin Investment Company Limited 鼎新投資有限公司	Hong Kong, limited liability company 香港,有限責任公司	HK\$0.1 0.1港元	- 100%	Investment holding in Hong Kong 於香港進行投資控股
Heng Run Xin Investment Company Limited 恒潤鑫投資有限公司	Hong Kong, limited liability company 香港・有限責任公司	HK\$10,000 10,000港元	- 100%	Dormant 暫無業務
Shenzhen Ding Xin Department Stores Company Limited 深圳鼎新百貨有限公司	The PRC, limited liability company 中國・有限責任公司	RMB5,000,000 人民幣5,000,000元	- 100%	Dormant 暫無業務
Shenzhen Baijiahua Commercial Investment Management Limited 深圳市百佳華商業投資管理有限公司	The PRC, limited liability company 中國,有限責任公司	RMB10,000,000 人民幣10,000,000元	- 100%	Dormant 暫無業務
Shenzhen Qianhai Baijiahua Commercial Factoring Limited 深圳市前海百佳華商業保理有限公司	The PRC, limited liability company 中國,有限責任公司	RMB50,000,000 人民幣50,000,000元	- 100%	Commercial factoring in the PRC 於中國進行商業保理
BJH Department Stores 深圳市百佳華百貨有限公司	The PRC, limited liability company 中國,有限責任公司	RMB220,400,000 人民幣220,400,000元	- 100%	Investment holding and operation and management of retail stores in PRC 於中國進行投資控股及
				於中國進行投貨控版及 經營與管理零售店

33. INTERESTS IN SUBSIDIARIES (Continued)

33. 於附屬公司的權益(續) 附屬公司詳情如下:(續)

Details of the subsidiaries are as follows: (Continued)

Company name	Place of incorporation/ establishment and legal form of entity	Particulars of issued share/paid-up registered capital	Percentage of interest held by the Company	Principal activities and place of operations
	註冊成立/	已發行股份/	本公司持有權益百分比 Directly Indirectl	N
公司名稱	成立地點及其法人類別	已繳足註冊資本詳情		y 轰 主要業務及經營地點
Guangxi Baijiahua Department Stores	The PRC, limited liability	RMB10,000,000	_ 100	6 Operation and
Company Limited 廣西百佳華百貨有限公司	company 中國,有限責任公司	人民幣10,000,000元	- 100	management of retail stores in the PRC 於中國經營與管理零售店
Yunnan Baijiahua Department Stores Company Limited 雲南百佳華百貨有限公司	The PRC, limited liability company 中國,有限責任公司	RMB10,000,00 人民幣10,000,000元	- 1009	6 Dormant 暫無業務
Shenzhen BJH Network Technology Limited (Note (i)) 深圳市百佳華網絡科技有限公司(附註(i))	The PRC, limited liability company 中國,有限責任公司	RMB5,000,000 人民幣5,000,000元	- 1009	 Operation and management of online sale in the PRC 於中國經營及管理網上 銷售
Shenzhen Qianhai Baijiahua Beverage	The PRC, limited liability	RMB5,000,000	- 1009	6 Operation of restaurant
Management Limited (Note (i), (iii)) 深圳市前海百佳華餐飲管理有限公司 (附註(i)、(ii))	company 中國,有限責任公司	人民幣5,000,000元	(2015: 959 (二零一五年 95%	,
The financial statements of audited by BDO Limited, for s purpose of the group consoli	上述附屬公司的財務報表已就符合法 例規定及/或集團綜合賬目由香港立 信德豪會計師事務所有限公司審核。			
None of the subsidiaries had the end of the year.	d issued any debt se	ecurities at	於年末,概無附屬 證券。	屬公司發行任何債務
Notes:			附註:	
the subsidiaries, Shenzhen 圳市百佳華網絡科技有限公	the subsidiaries, Shenzhen BJH Network Technology Limited (深 圳市百佳華網絡科技有限公司) and Shenzhen Qianhai Baijiahua Beverage Management Limited (深圳市前海百佳華餐飲管理有限公			五年十二月三十一日止年 分別註冊成立附屬公司深 習絡科技有限公司及深圳 餐飲管理有限公司。
(ii) During the year, the Group a in Shenzhen Qianhai Baijiai 圳市前海百佳華餐飲管理有限 holder at a consideration difference between the cons net assets attributable to th being acquired from the non with in the other reserve.	nua Beverage Manageme 艮公司) from the non-cont of approximately RMB2 ideration and the carrying ne additional interests in t	nt Limited (深 trolling equity 250,000. The amount of the the subsidiary	購深圳市前 公司5%額外 250,000元。 附屬公司的都	目向非控股權益持有人收 每百佳華餐飲管理有限 股權,代價約為人民幣 向非控股權益持有人收購 負外權益應佔的代價與資 直之間的差異已於其他儲

34. DISPOSAL OF A SUBSIDIARY IN PRIOR YEAR

During the year ended 31 December 2015, the Group entered into an agreement with 深圳市御暢寶科技有限公司, an independent third party, to dispose of 90% equity interests in Shenzhen Baijiahua Yunshang Limited ("Baijiahua Yunshang"), which is principally engaged in wholesale of consumables, at a consideration of approximately RMB90,000. The disposal was completed on 28 December 2015. After completion of the disposal, Baijiahua Yunshang became an available-forsale financial asset of the Group with 10% effective interests held by the Group.

34. 去年出售附屬公司

於截至二零一五年十二月三十一日止 年度,本集團與獨立第三方深圳市御 暢寶科技有限公司訂立協議,以出售 深圳市百佳華雲商銷售有限公司(「百 佳華雲商」)之90%股權,百佳華雲商 主要從事批發易耗品,代價為約人民 幣90,000元。出售已於二零一五年 十二月二十八日完成。完成出售後, 百佳華雲商成為本集團之可供出售金 融資產,本集團持有10%實際權益。

		RMB'000 人民幣千元
Inventories	<u>ナー</u> イビ	005
Inventories Trade receivables	存貨	985
	應收貿易賬款	9,209
Deposits and other receivables Cash and bank balances	按金及其他應收款項 現金及銀行結餘	5,860 5,197
Tax recoverable	· · · · · · · · · · · · · · · · · · ·	301
Trade payables	應付貿易賬款	(20,445)
Other payables and accruals	應內員勿嚴款 其他應付款項及應計費用	(20,443)
	关 [] 虑 门 抓 視 及 虑 时 員 用	(700)
		327
		021
Fair value of retained interest which became	成為可供出售金融資產之保留權益	(2.2)
available-for-sale financial asset	公平值	(33)
Loss on disposal of a subsidiary	出售附屬公司之虧損	(204)
Cash consideration	現金代價	90
	坑亚八頃	30
Net cash outflow arising on disposal:	出售產生的現金流出淨額:	0.0
Cash consideration	現金代價	90
Cash and bank balances disposal of	出售現金及銀行結餘	(5,197)
		(5,107)

35. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS

The Group is exposed to financial risks through its use of financial instruments in its ordinary course of operations and in its investment activities. The financial risks include market risk (including currency risk and interest risk), credit risk and liquidity risk.

Financial risk management is coordinated at the Group's headquarters, in close co-operation with the Board. The overall objectives in managing financial risks focus on securing the Group's short to medium term cash flows by minimising its exposure to financial markets. Long term financial investments are managed to generate lasting returns with acceptable risk levels.

It is not the Group's policy to engage in the trading of financial instruments for speculative purposes. The most significant financial risks to which the Group is exposed to are described below.

(i) Categories of financial assets and liabilities The carrying amounts presented in the statements of financial position relate to the following categories of financial assets and financial liabilities:

35. 財務風險管理及公平值計量

本集團因其日常業務經營及投資業務 使用金融工具而面對財務風險。財務 風險包括市場風險(包括貨幣風險及 利率風險)、信貸風險及流動資金風 險。

財務風險管理由本集團總部協調,並 與董事會密切合作。管理財務風險之 整體目標重點在於透過盡量減少金融 市場風險,確保本集團短期至中期現 金流量。長期金融投資以可接受風險 程度產生持續回報管理。

本集團之政策並非從事以投機為目的 的金融工具買賣。本集團所面對最重 要的金融風險説明如下。

(i) 金融資產及金融負債類別 於財務狀況表呈列有關以下金 融資產及金融負債類別之賬面 值如下:

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Financial assets: Loans and receivables	金融資產 : 貸款及應收款項		
 Cash and bank balances Trade receivables 	-現金及銀行結餘 -應收貿易賬款	328,610 19,768	293,271 12,482
 Amount due from non-controlling interest of a subsidiary 	-應收一間附屬公司 非控股權益	_	250
- Other receivables	一其他應收款項	25,852	19,932
		374,230	325,935
Available-for-sale financial assets: – Unlisted equity investments	可供出售金融資產: -非上市股本投資	6,752	10,833
		380,982	336,768

35. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(ii)

財務風險管理及公平值計量 35.

(續)

- Categories of financial assets and liabilities (i) (Continued)
- 金融資產及金融負債類別 (i) (續)

		2016 二零一六年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Financial liabilities: Financial liabilities measured at	金融負債 : 按攤銷成本計量之金融		
amortised costs – Trade payables – Other payables and accruals – Amount due to a director	負債 一應付貿易賬款 一其他應付款項及應計款項 一應付一名董事款項	192,469 30,494 59	189,006 31,935 59
		223,022	221,000
Foreign currency risk(ii)Currency risk refers to the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates.		貨幣風險指金	≧融工具之公平值 ћ量由於匯率變動 ፪。
majority of the Group's revenues, expenses and cash flows are denominated in RMB. Assets and liabilities of 流量均以人民幣		國經營業務,故本 女入、開支及現金 民幣計值。本集團 &負債以人民幣及	

the Group are mostly denominated in RMB and HK\$. Any significant exchange rate fluctuations of foreign currencies against RMB may have financial impact to the Group.

大部分資產及負債以人民幣及 港元計值。外幣兑人民幣的匯 率如有任何重大波動均可能對 本集團構成財務影響。

35. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(ii) Foreign currency risk (Continued)

The Group's exposures at the reporting date to currency risk arising from foreign currency denominated monetary assets in currency other than the functional currency of the entity to which they relate are set out below: **35.** 財務風險管理及公平值計量 (續)

(ii)

外幣風險(續) 由於以外幣計值的貨幣資產以 與有關實體的功能貨幣不同的 貨幣計值,故本集團於報告日 承受下列貨幣風險:

		2016 二零一六年 HK\$'000 港幣千元	2015 二零一五年 HK\$'000 港幣千元
Financial assets: Cash and bank balances	金融資產 : 現金及銀行結餘	6,828	8,510

Sensitivity analysis

As at 31 December 2016, if RMB had strengthened by 5% against HK\$, with all other variables held constant, post-tax profit for the year and, retained profits would have been approximately RMB331,000 lower (2015: RMB347,000 lower), as a result of foreign exchange gains on translation of foreign currency denominated financial assets and liabilities.

The same % decrease in the foreign currency exchange rate on RMB against HK\$ would have the same magnitude on the Group's post-tax profit for the year and retained profits as shown above but of opposite effect, on the basis all variances held constant.

These are the same method and assumption used in preparing the sensitivity analysis included in the financial statements for the years ended 31 December 2015 and 2016.

The policies to manage foreign currency risk have been followed by the Group since prior years and are considered to be effective.

敏感度分析

於二零一六年十二月三十一 日, 倘人民幣兑港元升值 5%,而所有其他因素不變, 年內税後溢利及保留溢利將因 換算外幣計值的金融資產及負 債錄得匯兑收益而減少約人民 幣331,000元(二零一五年: 減少人民幣347,000元)。

倘所有變數維持不變,人民幣 兑港元匯率的下跌相同百分比 對本集團年內税後溢利及保留 溢利應有上文所示相同幅度的 相反方向影響。

所使用的方法及假設與編製截 至二零一五年及二零一六年 十二月三十一日止年度財務報 表所載的敏感度分析所採用者 相同。

本集團一直沿用過往年度管理 外幣風險的政策,並認為其具 有成效。

35. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(iii) Credit risk

Credit risk refers to the risk that the counterparty to a financial instrument would fail to discharge its obligation under the terms of the financial instrument and cause a financial loss to the Group.

The Group has no significant concentrations of credit risk. Most of the sales transactions were settled in cash basis or by credit card payment. Credit risk on cash and bank balances is mitigated as cash is deposited in banks of high credit rating.

The Group's policy is to deal only with credit worthy counterparties. Credit terms are granted to new customers after a credit worthiness assessment by the credit control department. When considered appropriate, customers may be requested to provide proof as to their financial position. Customers who are not considered creditworthy are required to pay in advance or on delivery of goods. Payment record of customers is closely monitored. Monthly reports of customer payment history are produced and reviewed by the finance department. Overdue balances and significant trade receivables are highlighted. The finance director will determine the appropriate recovery actions.

This is no requirement for collateral or other credit enhancement by the Group.

The credit and investment policies have been followed by the Group since prior years and are considered to have been effective in limiting the Group's exposure to credit risk to a desirable level.

35. 財務風險管理及公平值計量 (續)

(iii) 信貸風險 信貸風險指金融工具的交易對 手將無法根據金融工具條款履 行其責任,令本集團出現財務 虧損的風險。

> 本集團的信貸風險並無出現重 大集中情況。大部分銷售交易 以現金或信用卡付款結算。由 於現金已存放於高信貸評級之 銀行,故已舒緩現金及銀行結 餘的信貸風險。

> 本集團並無要求提供抵押品或 其他信用提升。

> 本集團一直沿用過往年度的信 貸及投資政策,並認為其使本 集團面對的信貸風險限制為可 接受程度具有成效。

35. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(iv) Interest rate risk

Interest rate risk relates to the risk that the fair value or cash flows of a financial instrument will fluctuate because of changes in market interest rates.

The Group's exposure to interest rate risk mainly arises on cash and bank balances. The Group has not used any derivative contracts to hedge its exposure to interest rate risk. The Group has not formulated a policy to manage the interest rate risk.

A reasonable change in interest rate in the next twelve months is assessed to result in immaterial change in the Group's profit after tax and retained profits. Changes in interest rates have no impact on the Group's other components of equity. The Group adopts centralised treasury policies in cash and financial management and focuses on reducing the Group's overall interest expense.

(v) Liquidity risk

Liquidity risk relates to the risk that the Group will not be able to meet its obligations associated with its financial liabilities. The Group is exposed to liquidity risk in respect of settlement of trade payables and its financing obligations and also in respect of its cash flow management.

The Group's policy is to maintain sufficient cash and bank balances and have available funding to meet its working capital requirements. The Group's liquidity is dependent upon the cash received from its customers. The directors of the Company are satisfied that the Group will be able to meet in full its financial obligations as and when they fall due in the foreseeable future.

35. 財務風險管理及公平值計量 (續)

(iv) 利率風險 利率風險指金融工具的公平值 或現金流量由於市場利率變動 而波動的風險。

> 本集團面對的利率風險主要因 現金及銀行結餘產生。本集團 並無採用任何衍生工具合約對 沖其利率風險。本集團並無制 定管理利率風險的政策。

> 倘於未來十二個月利率出現合 理變動,預計不會對本集團税 後溢利及保留溢利構成重大變 動。利率變動對本集團權益之 其他組成部分並無影響。本集 團就現金及財政管理採取中央 庫務政策,著重於減低本集團 整體利息開支。

流動資金風險 流動資金風險指本集團無法履 行其金融工具承擔的風險。本 集團就償付應付貿易賬款及其 財務承擔以及就其現金流量管 理面對流動資金風險。

(v)

本集團的政策為維持充足現金 及銀行結餘,並取得資金以配 合其營運資金需要。本集團的 流動資金依賴自客戶收取的現 金。本公司董事信納,本集團 將能於可見未來全數履行其到 期財務承擔。

35. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(v) Liquidity risk (Continued)

The liquidity policies have been followed by the Group since prior years and are considered to have been effective in managing liquidity risks.

Analysed below is the Group's remaining contractual maturities for its non-derivative as at 31 December 2015 and 2016. When the creditor has a choice of when the liability is settled, the liability is included on the basis of the earliest date on when the Group can be required to pay. Where the settlement of the liability is in instalments, each instalment is allocated to the earliest period in which the Group is committed to pay.

35. 財務風險管理及公平值計量 (續)

(v) 流動資金風險(續) 本集團一直沿用過往年度的流 動資金政策,並認為其對管理 流動資金風險具有成效。

> 以下分析為本集團於二零一五 年及二零一六年十二月三十一 日的非衍生金融負債的尚餘合 約到期狀況。若債權人可選擇 清付負債的時間,負債按本集 團可能被要求還款的最早日期 記賬。若負債分期償還,則各 分期付款分配至本集團承諾還 款的最早期間。

		Carrying amount 賬面值 RMB'000 人民幣千元	Total contractual undiscounted cash flows 合約無貼現 現金流量總額 RMB'000 人民幣千元	Repayable within one year or on demand 一年內或 須按要求償還 RMB'000 人民幣千元
At 31 December 2016 Trade payables Other payables and accruals Amount due to a director	於二零一六年十二月三十一日 應付貿易賬款 其他應付款項及應計費用 應付一名董事款項	192,469 30,494 59	192,469 30,494 59	192,469 30,494 59
Total	總計	223,022	223,022	223,022
At 31 December 2015 Trade payables Other payables and accruals Amount due to a director	於二零一五年十二月三十一日 應付貿易賬款 其他應付款項及應計費用 應付一名董事款項	189,006 31,935 59	189,006 31,935 59	189,006 31,935 59
Total`	總計	221,000	221,000	221,000

35. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(v) Liquidity risk (Continued)

The Group considers expected cash flows from financial assets in assessing and managing liquidity risk, in particular, its cash resources and other liquid assets that readily generate cash. The Group's existing cash resources and other liquid assets significantly exceed the cash outflow requirements.

36. CAPITAL MANAGEMENT

The Group's capital management objectives are to ensure the Group's ability to continue as a going concern and to provide an adequate return to shareholders by pricing goods and services commensurately with the level of risk.

The Group actively and regularly reviews and manages its capital structure to ensure optimal capital structure and shareholder returns, taking into consideration the future capital requirements of the Group, prevailing and projected capital expenditures and projected strategic investment opportunities.

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

Management regards total equity as capital, for capital management purpose. The amount of capital as at 31 December 2016 amounted to approximately RMB591,581,000 (2015: RMB563,872,000), in which management considers as optimal having considered the projected capital expenditures and the projected strategic investment opportunities.

35. 財務風險管理及公平值計量 (續)

(v) 流動資金風險(續) 本集團於評估及管理流動資金 風險時已考慮金融資產之預計 現金流量,尤其是其現金資源 及其他可即時產生現金的流動 資產。本集團現有現金資源及 其他流動資產大幅超出現金流 量需求。

36. 資金管理

本集團資金管理目標為確保本集團持 續經營業務的能力,並確保貨物及服 務之定價符合風險水平以為股東提供 足夠回報。

本集團積極定期檢討及管理其資金結 構,以確保達致最佳資金結構及股東 回報,並考慮本集團日後資金需要、 現行及預計資金開支及預計策略投資 機會。

為維持或調整資本結構,本集團或會 調整付予股東之股息、向股東退回股 本、發行新股份或出售資產以減低債 務。

就資金管理而言,管理層視權益總 額為資金。於二零一六年十二月 三十一日的資金金額約為人民幣 591,581,000元(二零一五年:人民幣 563,872,000元),管理層於考慮預計 資金開支及預計策略投資機會後認為 屬恰當。

37. LITIGATIONS

Guangxi Yulin Store

In July 2011, the Group entered into a lease agreement with Yulin Hongyuan Real Estate Development Limited ("Yulin Hongyuan") pursuant to which the Group would lease from Yulin Hongyuan a property located at No.8 Baishiqiao Road of Yulin, Guangxi, the PRC for setting up a store (the "Yulin Store"). The Group also entered into property management agreements with a related company of Yulin Hongyuan for the Yulin Store in July 2011.

In October 2012, the Group has commenced legal proceedings against Yulin Hongyuan and its related company as Yulin Hongyuan has breached the lease agreement for failing to hand over the property to the Group before the deadline as stipulated in the lease agreement. The Group demanded repayments of the deposits and prepaid rentals and management fees of an aggregate amount of approximately RMB4,173,000 from Yulin Hongyuan and its related company. The Group further claimed a sum of approximately RMB1,669,000, being penalty for breaching the agreements and the costs of the proceedings.

In December 2012, Yulin Hongyuan and the related company have filed counterclaims against the Group for the alleged damage of an aggregate amount of approximately RMB8,466,000 arising from the alleged improper cancellation of the agreements by the Group and the costs of the proceedings.

In July 2013, the court has announced its judgement that the Group was required to bear the alleged damage to Yulin Hongyuan with a total of approximately RMB3,510,000; Yulin Hongyuan was required to return the prepaid rent and deposit to the Group of approximately RMB1,407,000 and RMB938,000 respectively; the Group was required to bear partial court processing fee of approximately RMB25,000. In August 2013, the Group and Yulin Hongyuan have lodged appeal against the decision by the court separately.

37. 訴訟

廣西玉林店 於二零一一年七月,本集團與玉林市 洪源房地產開發有限公司(「玉林洪 源」)簽訂租賃協議。據此,本集團向 玉林洪源租賃位於中國廣西省玉林市 白石橋路8號的房產,用於開設中國 廣西玉林店(「玉林店」)。於二零一一 年七月,本集團亦與玉林洪源之一間 有關聯公司簽訂玉林店之物業管理協 議。

於二零一二年十月,本集團基於玉林 洪源已違反租賃協議條款未有依約將 房產移交給本集團,對玉林洪源及其 一間有關聯公司採取法律行動。本集 團向玉林洪源及其有關聯公司追討已 付按金及預付租金及管理費合計約為 人民幣4,173,000元。本集團亦追討 一筆約為人民幣1,669,000元之違反 協議罰款及訴訟所產生的費用。

於二零一二年十二月,玉林洪源及其 有關聯公司向本集團提出反索償追討 一筆合計約為人民幣8,466,000元之 聲稱賠償,基於本集團聲稱不正當取 消若干協議及訴訟所產生的一切費 用。

於二零一三年七月,法院頒佈裁決, 本集團須對玉林洪源承擔合計約為人 民幣3,510,000元之聲稱賠償,而玉 林洪源須向本集團分別退還約人民幣 1,407,000元及人民幣938,000元之 預付租金及已付按金。本集團亦須承 擔部分法院訟費,金額為約人民幣 25,000元。於二零一三年八月,本集 團及玉林洪源分別對法院的裁決提出 上訴。

37. LITIGATIONS (Continued)

Guangxi Yulin Store (Continued)

In October 2013, the court has announced its judgement that the Group was required to bear the alleged damage to the related company of Yulin Hongyuan with a total of approximately RMB678,000; the related company of Yulin Hongyuan was required to return the prepaid management fee and deposit to the Group of approximately RMB1,097,000 and RMB731,000 respectively; the Group was required to bear the partial court processing fee of approximately RMB12,000. In December 2013, the Group has lodged appeal against the decision by the court.

In March 2014, the court has subsequently cancelled its previous judgements regarding the legal proceedings with Yulin Hongyuan in July 2013 as stated above and the legal proceedings will be processed again by the court.

In July 2014, the court has announced its judgement that the Group was required to bear the alleged damage to the related company of Yulin Hongyuan with a total of approximately RMB60,000; the related company of Yulin Hongyuan was required to return the prepaid management fee and deposit to the Group of approximately RMB1,097,000 and RMB731,000 respectively; the Group was required to bear the partial court processing fee of approximately RMB16,000. In August 2014, the Group has lodged application for compulsory execution of the decision by the court.

In August 2014, the court has announced its judgement that the Group was required to bear the alleged damage and rental loss compensation to Yulin Hongyuan with a total of approximately RMB1,754,000 and RMB2,815,000 respectively; Yulin Hongyuan was required to return the rental deposit to the Group of approximately RMB938,000; the Group was required to bear partial court processing fee of approximately RMB38,000. In November 2014, the Group has lodged appeal against the decision by the court.

37. 訴訟(續)

廣西玉林店(續) 於二零一三年十月,法院頒佈裁決, 本集團須對玉林洪源之有關聯公司承 擔合計約為人民幣678,000元之聲稱 賠償,而玉林洪源之有關聯公司須向 本集團分別退還約人民幣1,097,000 元及人民幣731,000元之預付管理費 及已付按金。本集團亦須承擔部分法 院訟費,金額為約人民幣12,000元。 於二零一三年十二月,本集團已對法 院的裁決提出上訴。

於二零一四年三月,法院最終取消其 上述於二零一三年七月與玉林洪源之 法律行動之裁決,而該法律行動須由 法院重新審理。

於二零一四年七月,法院頒佈裁決, 本集團須對玉林洪源之有關聯公司承 擔合計約為人民幣60,000元之聲稱賠 償,而玉林洪源之有關聯公司須向本 集團分別退還約人民幣1,097,000元 及人民幣731,000元之預付管理費及 已付按金。本集團亦須承擔部分法院 訟費,金額為約人民幣16,000元。於 二零一四年八月,本集團已對法院的 裁決提出強制執行申請。

於二零一四年八月,法院頒佈裁決, 本集團須對玉林洪源承擔分別約為人 民幣1,754,000元及人民幣2,815,000 元之聲稱賠償及租金損失賠償,而 玉林洪源須向本集團退還約人民幣 938,000元之租用按金。本集團亦須 承擔部分法院訟費,金額為約人民幣 38,000元。於二零一四年十一月,本 集團對法院的裁決提出上訴。

37. LITIGATIONS (Continued)

Guangxi Yulin Store (Continued)

In February 2015, the court has announced its judgement that Yulin Hongyuan was required to return the prepaid rent and deposit to the Group of approximately RMB1,407,000 and RMB938,000 respectively; Yulin Hongyuan was required to bear all court processing fee. In October 2015, Yulin Hongyuan have lodged appeal against the decision by the court but has been turned down.

In October 2015, the court has cancelled its previous judgements regarding the legal proceedings with the related company of Yulin Hongyuan in October 2013 and July 2014 as stated above respectively and the legal proceedings will be processed again by the court.

In July 2016, Yulin Hongyuan lodged protest to the People's Procuratorate Court. In October 2016, the court has suspended the compulsory execution made by the decision in February 2015 and ordered the case to be processed again.

In August 2016, the court has announced that the judgements made in July 2014 have been sustained. The related company of Yulin Hongyuan lodged appeal to the court immediately. The legal proceeding has been processed by the court in November 2016 and is still in trail up to the end of the reporting date.

The directors of the Company are of the view that, as pursuant to legal opinion from the Group's legal advisor, all deposits and prepaid rent and management fees of an aggregate amount of approximately RMB4,173,000 should be refunded to the Group from Yulin Hongyuan and its related company. Provision of counterclaims of alleged damage granted by the court of approximately RMB60,000 to the related company of Yulin Hongyuan was made for the year ended 31 December 2016. No impairment loss on deposits and prepaid rent and management fees was made and these amounts were recorded under current assets-deposits paid, prepayments and other receivables as at 31 December 2016.

Furthermore, the directors of the Company are of the view that adequate provision for legal fees in relation to the proceedings has been made as at 31 December 2016.

37. 訴訟(續)

廣西玉林店(續) 於二零一五年二月,法院頒佈裁決, 玉林洪源須向本集團分別退還約人民 幣1,407,000元及人民幣938,000元 之預付租金及已付按金。玉林洪源須 承擔所有法院訟費。於二零一五年十 月,玉林洪源對法院的裁決提出再審 申請但遭駁回。

於二零一五年十月,法院分別取消其 上述於二零一三年十月及二零一四年 七月之裁決,而該法律行動須由法院 重新審理。

於二零一六年七月,玉林洪源向人民 檢察院提呈抗訴。於二零一六年十 月,法院暫停該案件於二零一五年二 月判決生效之強制執行及宣佈重審。

於二零一六年八月,法院對玉林洪源 之有關聯公司於二零一四年七月之判 決維持原判。玉林洪源之有關聯公司 立即提出上訴。法院已於二零一六年 十一月處理該法律行動。截至最後報 告日,該法律行動仍未有新進展。

基於集團法律顧問提供之法律意見, 董事認為預付租金及管理費總計約 人民幣4,173,000元應由玉林洪源及 其有關聯公司退回本集團。法院作 出對玉林洪源之反索償金額約人民 幣60,000元已於二零一六年十二月 三十一日年內作準備。於二零一六年 十二月三十一日紀錄於流動資產一已 付按金、預付款及其他應收款內之按 金及預付租金及管理費並無作減值準 備。

此外,董事認為於二零一六年十二月 三十一日,已對該訴訟作足夠之法律 訴訟費之預提準備。

FIVE-YEAR FINANCIAL SUMMARY

五年財務概要

RESULTS

業績

		Year ended 31 December 截至十二月三十一日止年度				
		2012	2013	2014	2015	2016
		二零一二年	二零一三年	二零一四年	二零一五年	二零一六年
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Revenue	收入	835,354	846,155	821,249	839,674	728,903
Cost of inventories sold	已售存貨成本	(565,700)	(563,690)	(556,965)	(579,767)	(468,950)
		269,654	282,465	264,284	259,907	259,953
Other operating income	其他經營收入	70,377	62.325	74,949	66,169	69,992
Increase in fair value of	投資物業	- , -	- ,	,	,	,
investment properties	公平值增加	31,450	10,000	7,000	3,100	10,600
Selling and distribution costs	銷售及分銷成本	(231,341)	(233,248)	(213,675)	(214,561)	(216,943)
Administrative expenses	行政開支	(38,052)	(39,177)	(42,222)	(43,887)	(54,047)
Other operating expenses	其他經營開支	(3,036)	(11,772)	(10,317)	(5,237)	(4,911)
Finance cost	財務成本	(1,114)	(3,707)	(1,238)	(13)	_
Share of loss of an associate	應佔聯營公司虧損			(2,009)	(1,475)	(116)
Profit before income tax	除所得税前溢利	97,938	66,886	76,772	64,003	64,528
Income tax expense	所得税開支	(25,650)	(21,508)	(18,116)	(18,414)	(23,393)
Profit/(loss) attributable to:	以下人士應佔利潤/ (虧損):					
- Owners of the Company	一母公司權益持有人	72,288	45,378	58,656	45,600	41,306
- Non-controlling interest	- 非控股股東權益	-	-	-	(11)	(171)
		72,288	45,378	58,656	45,589	41,135
Dividends	股息	29,258	20,854	21,165	13,176	25,004
Earnings per share - Basic	每股盈利 基本	RMB人民幣 6.97 cents分	RMB人民幣 4.37 cents分	RMB人民幣 5.65 cents分	RMB人民幣 4.40 cents分	RMB人民幣 3.98 cents分
- Diluted	- 攤薄	RMB人民幣 6.97 cents分	RMB人民幣 4.37 cents分	RMB人民幣 5.65 cents分	RMB人民幣 4.40 cents分	RMB人民幣 3.98 cents分

ASSETS AND LIABILITIES

資產及負債

		As at 31 December 於十二月三十一日				
		2012 二零一二年 RMB'000 人民幣千元	2013 二零一三年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Total assets Total liabilities	總資產 總負債	931,755 (446,910)	906,511 (405,546)	930,596 (391,398)	835,790 (271,918)	875,313 (283,732)
Net assets	資產淨值	484,845	500,965	539,198	563,872	591,581

Note:

附註:

1.

 The results for year ended 31 December 2016, and the assets and liabilities as at 31 December 2016 have been extracted from the audited consolidated statement of comprehensive income and audited consolidated statement of financial position as set out on page 65 and pages 66 to 67 respectively, of the financial statements. 截至二零一六年十二月三十一日止年度的業績,以及於二零一六年十二月三十一日的資產 及負債分別摘自財務報表第65頁及第66至67頁 的經審核綜合全面收益表及經審核綜合財務狀 況表。

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