群策群力捕機遇 攜手共進譜未來 Capture Every Opportunity, and Build a Bright Future Together



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Corporate Information

DIRECTORS

Executive Directors

Mr. WONG Kin Yip, Freddie (Chairman)
Ms. TANG Mei Lai, Metty
Ms. WONG Ching Yi, Angela
(Deputy Chairman and
Managing Director)
Mr. WONG Tsz Wa, Pierre
(Managing Director)
Mr. CHEUNG Kam Shing

Non-Executive Director

Ms. IP Kit Yee, Kitty

Independent Non-Executive Directors

Mr. KOO Fook Sun, Louis Mr. SUN Tak Chiu Mr. WONG San

AUDIT COMMITTEE

Mr. KOO Fook Sun, Louis (*Committee Chairman*) Mr. SUN Tak Chiu Mr. WONG San

REMUNERATION COMMITTEE

Mr. SUN Tak Chiu (Committee Chairman) Mr. WONG Kin Yip, Freddie Ms. WONG Ching Yi, Angela Mr. KOO Fook Sun, Louis Mr. WONG San

NOMINATION COMMITTEE

Mr. KOO Fook Sun, Louis (Committee Chairman) Mr. WONG Kin Yip, Freddie Ms. WONG Ching Yi, Angela Mr. SUN Tak Chiu Mr. WONG San

COMPANY SECRETARY

Ms. MUI Ngar May, Joel

AUTHORISED REPRESENTATIVES

Ms. WONG Ching Yi, Angela Mr. SZE Ka Ming

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Rooms 2505-8, 25th Floor World-Wide House 19 Des Voeux Road Central Hong Kong

AUDITOR

PricewaterhouseCoopers Certified Public Accountants 22nd Floor Prince's Building Central Hong Kong

PRINCIPAL BANKERS

Bank of China (Hong Kong) Limited Chong Hing Bank Limited DBS Bank (Hong Kong) Limited Hang Seng Bank Limited The Hongkong and Shanghai Banking Corporation Limited OCBC Wing Hang Bank Limited

HONG KONG LEGAL ADVISER

Iu, Lai & Li Solicitors & Notaries Rooms 2201, 2201A & 2202 22nd Floor, Tower I Admiralty Centre No. 18 Harcourt Road Hong Kong

BERMUDA LEGAL ADVISER

Conyers Dill & Pearman 29th Floor One Exchange Square 8 Connaught Place Central Hong Kong

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

MUFG Fund Services (Bermuda) Limited The Belvedere Building 69 Pitts Bay Road Pembroke HM08 Bermuda

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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

WEBSITE

www.midland.com.hk

STOCK CODE

1200



Appendix to Organisation Chart



Board of Directors: Front row from left to right: TANG Mei Lai, Metty, WONG Kin Yip, Freddie Back row from left to right: IP Kit Yee, Kitty, WONG San, KOO Fook Sun, Louis, WONG Ching Yi, Angela, WONG Tsz Wa, Pierre, SUN Tak Chiu, CHEUNG Kam Shing

Strategic Business Business Description

Units	
美聯物業 Midland Realty	Provision of residential property agency services in Hong Kong
	An associate of the Company, providing non-residential property agency services in respect of industrial, commercial and shop properties in Hong Kong
計量 美聯中國 Midland China	Provision of property agency services, project planning, commercial property management and marketing and sales planning in the PRC
美聯澳門 Midland Macau	Provision of property agency services, surveying, project planning, leasing and property management services in Macau
香港置業 Hong Kong Property	Provision of residential property agency services and commercial property agency services
美聯環球 Midland Global	Provision of overseas property projects' marketing services in the PRC, Hong Kong and Macau
MIDLAND Financial Group 英 職 金 蔵 集 間 Midland Financial Group	An affiliate of the Company, providing one-stop independent financial planning consultancy services with various wealth management products
	Provision of immigration consultancy services in Hong Kong and Macau
新聞 Surveyors	Provision of professional surveying consultancy services including valuation advisory, development study, sales, marketing, tender and auction for projects
Midland University	Group's training centre with the vision to strengthen the professionalism of employees, to lead the market as well as to cultivate elite people for the industry
mReferral Mortgage Brokerage Services 金港之展	A joint venture with a major developer, offering free mortgage referral services as well as provision of related information

Major Events and Awards for the Year



Annual Dinner 2017 "Toward the 45th anniversary with solidarity for future development"

The Annual Cocktail Party and Dinner 2017 of the Group was held at the Hong Kong Convention and Exhibition Centre. The theme of this year's annual dinner was "Toward the 45th anniversary with solidarity for future development", meaning that Midland would build convergence within the team and under the leadership of the management, the staff would be united and steer toward the same goal. Various local celebrities and representatives from major property developers not only attended the event to show their support but also joined the Group's management to present awards to top performers. Every one of us was determined to achieve a win-win situation with concerted effort.

"Annual Dinner of Central Professional Unit" to highlight its innovation and solidarity

Innovation and solidarity was the highlight of "Annual Dinner of Central Professional Unit". Mr. WONG Kin Yip, Freddie, Chairman of the Group, attended the event in person to deliver words of encouragement, while Ms. WONG Ching Yi, Angela, the Deputy Chairman, and Mr. WONG Tsz Wa, Pierre, the Managing Director, shared the joy by leading the back-office staff to show up in cowboy outfit to demonstrate their high morale in such a vivid look.



Viewpoints on market showed authority in industry

Mr. WONG Kin Yip, Freddie, Chairman of the Group, was invited to speak at the "Luncheon of the Association of Hong Kong Professionals" and "Corporate Finance Summit 2016" organised by Bank of Communications, Hong Kong Branch. He shared insightful viewpoints on the property market and showed the authority as an industry think tank.



Professional analysis guided the trend of property market

As an authority of the industry, the Group fully utilises its strengths and closely monitors the pulse of the property market. Through press conferences on the property market, in-depth interviews, features stories, instant reaction and analytical articles, etc., it shared unique property insight, hence outlined the trend of the property market and offered professional and helpful information to the market and showed its corporate credibility.



Major Events and Awards for the Year

Brilliant performance from newly launched properties won the recognition from developers

The Group has established a comprehensive business platform and provided strong backup for the frontline while the residential division has cooperated with major developers to seize the market opportunity to launch a series of properties that recorded exceptional sales performance. A number of transactions over HK\$100 million were concluded. Such remarkable results were widely recognised and held in high regard by developers. It reflected in the award of "Annual Exceptional Performance Award (Individual)" by Emperor Group, outstanding sales results from acting as the exclusive sales agent of AVA55. Besides, a number of new property projects such as Seven Victory Avenue, NAPA, 2GETHER, Twin Regency and The Met. Blossom succeeded with top sales award



Engaged by developers as the exclusive sales agent of new properties

Close cooperation between the residential division team and developers produced widely recognised results. The team was engaged by a number of developers as the exclusive sales agent of new properties, such as AVA55, a brand new urban development, and The Warren, a completed luxury residence in Hong Kong Island, establishing strong presence in the first-hand market. We were also popular in the second-hand market, which reflected by obtaining the exclusivity of the KANTIAN RISE, a Mid-Levels East residence, in its entirety.



Number of Midland branches with results over a million dollar reached a six-year high

The Group aimed at the opportunity arising from the prosperous first-hand residential market and endeavoured to increase its market share by deploying all-rounded strategies and the frontline team was committed to achieving outstanding performance. In September, the residential division recorded over 110 branches with results over a million dollar, a six-year high. Such outstanding performance was highly appreciated by the management at the award ceremony.



Establish "Deluxe Home Information Centre" to upgrade services

The residential division was aggressive in exploring opportunities in luxury residence and opened the Festival Walk branch and "Deluxe Home Information Centre". New service offerings, such as Mandarinspeaking luxury residence service officers and functional reform of Midland "Deluxe Home" webpage, improved professional information and purchase experience for customers. The opening ceremony was attended by representatives from various developers for further cooperation in market expansion.



Marketing strategy was recognized and "Super Home Tour" Campaign won three awards in a row

The Group's leading marketing strategy was widely recognised. The "Super Home Tour" campaign, orchestrated by Ms. WONG Ching Yi, Angela, the Deputy Chairman, won three awards in a row in "PR Awards 2016 – Best Influencers Strategy, Bronze Award", "Marketing Excellence Awards 2016 – Excellence in Property Marketing, Silver Award" and "PROchoice 2016 – PROchoice Property Agency", a performance rivalling global leading brands.



Midland Realty Facebook page introduced "Super Home Tour" series

The Facebook page of Midland Realty introduced new contents following the activity of "HK\$500,000 Down Payment For You". The "Super Home Tour" Campaign, a key programme on social media platforms, was hosted by Helen To, a famous travel expert. In each chapter, she joined various male artists in a tour in different district and shared information on the district and property purchase in a

vivid manner with a view to promoting the underlying concept of "research before investment".







Introducing "Deluxe Home", a quarterly magazine of luxury residence

The Group introduced "Deluxe Home", an exquisite quarterly magazine of luxury residence tailormade for the luxury residence market. It features selected luxury properties available in difference districts and incorporate the latest market information, appraisal insight, property investment tips and lifestyle trend to offer rich information about luxury residence to the customers.



Setting up "Integrated Customer Centre" to build big data of customer

The Group set up "Integrated Customer Centre" which combines the capability of big data analysis, O2O (Online to Offline) platform and customer relationship management to analyse customer source, improved user experience and enhance platform competitiveness through customer communication channels, such as client visit and social platform.



Introducing "Viewing 360°" on the official website

An advanced version of "Find Property" was introduced on the official website of Midland Realty. In addition to an enhanced search function, "Viewing 360°", in particular, was also included to provide quality photos from all angle so customers may have access to the overall layout of a unit at any time. Midland "Deluxe Home" website was revamped to incorporate a new "360° Experience" function so customers may enjoy a virtual tour in the luxury residence.

"Interactive Information Centre of Residence, IC&I and Parking Space" was launched

Midland Realty and Midland IC&I joined hands to launch "Interactive Information Centre of Residence, IC&I and Parking Space", which provides customers with comprehensive information on residence, IC&I and car parking units through one-stop service for purchase and investment planning.



Insightful talks on property market to facilitate information education

To address market needs, the Group joined hands with experts from different professions and celebrity hosts in organising a number of large-scale talks on the property, stock and exchange markets as well as practical property investment classes, which examined property and financial trend and offered the latest market intelligence and professional analysis to the public, as a part of its mission to facilitate information education about the property market.





Local promotions to capture potential opportunities

In the focused area of new property supply, the Group organised talks on the property market and "Property and Gourmet Tour", which combined elements of property and locality inspection, gourmet serving and property market education, to provide customers with the latest property information and embark on an in-depth exploration of local opportunities.



Major Events and Awards for the Year

"Elite Club" organised a wide range of activities to boost morale

Top performers in the industry gathered at the diverse activities held by the "Elite Club", including large-scale glee feast for hundreds of elites, boat trip, gourmet night, property development inspection in the Mainland, annual tour, etc., for a good opportunity of morale boost, idea exchange and upgrade.



Exceptional Results at the 48th "Distinguished Salesperson Award"

Thanks to the Group's efforts in attracting and nurturing industry talents, 22 outstanding members of frontline staff won the 48th "Distinguished Salesperson Award" organised by the Hong Kong Management Association, a historic record in number of recipients. The Group stands out in the industry and its achievement in staff training and development has again been recognised.

Midland Global acting as the sales agent for overseas projects in many countries

Riding on the boom of buying and investing overseas properties, Midland Global actively acted as the sales agent for property projects in the UK, Canada and Australia etc. While organizing various marketing activities such as property trade fair, exhibition and press conference, it cooperated with Midland Realty and Midland IC&I to have an extensive exploration of overseas business opportunities by capitalizing on the synergies generating from different business segments.



Being awarded the "Hong Kong Outstanding Enterprises 2016" (Main Board Companies) for the 4th consecutive year

Being a reputable brand in Hong Kong, the Group was awarded the "Hong Kong Outstanding Enterprises 2016" in the category of Main Board Companies by the Economic Digest for the 4th consecutive year. The Group is the sole property agency to receive such title, attesting to its leading position in the industry once again.



The Group was concerned about the development of the industry and has spared no effort in advocating exchanges with industry participants. Through exchange activities such as visits by Guangzhou Association of Real Estate Agents and local industry elites, the Group had in-depth discussion on topics like property sales procedure, property features and business model of property agency in China and Hong Kong, facilitating value-added development of the industry.



Winning "Asia Pacific Outstanding Employer Award" for the first time and "Employer of Choice Award" by JobMarket for three consecutive years

By attaching importance to talent development, the Group successfully won the "Asia Pacific Outstanding Employer Award" for the first time and the "Employer of Choice Award" by JobMarket for three consecutive years. Its management philosophy of "Talent seeking, Talent nurturing and Talent pooling" has been widely recognized by people from all walks of life.







Honoured with "Partner Employer Award" – Commended Corporation

The Group actively recruits students and graduates from local universities and colleges with the objective of providing our next generation with work experience and helping them to develop a positive work attitude. The Group was awarded the "Partner Employer Award" – Commended Corporation by The Hong Kong General Chamber of Small and Medium Business for its contribution in education affairs and philanthropy.



Commended as Family-Friendly Employers

The Group takes a "peopleoriented" perspective in its business management and has been implementing family-friendly measures. In addition to Midland Realty and Hong Kong Property both being commended as Family-Friendly Employers for the second successive year in the 2015/16 Family-Friendly Employers Award Scheme coorganised by the Home Affairs Bureau and the Family Council, the Group also received the "Special Mention Award" and the "Award for Breastfeeding Support" in recognition of its commitment to extend the caring spirit to the family facet.



Claimed "Manpower Developer 1st" title for 7 straight years

The Group has been excelling in manpower training and development. Our "Midland University" was founded with an aim to nurture more talents and strive for higher professional standard for the industry as a whole. In recognition of this effort, it was awarded "Manpower Developer 1st" title for seven straight years under the "ERB Manpower Developer Award Scheme".



Commended as Best Performance of School-Company Partnership by the Young Entrepreneurs Development Council

The Group is dedicated to corporate social responsibility. A great deal of effort was spent to mould and shape young people with entrepreneurship in an attempt to help them excel in their future careers. Both Midland Realty and Hong Kong Property were honoured by the Young Entrepreneurs Development Council with the "Best Performance of School-Company Partnership" Awards under its "School-Company-Parent Programme". We seek to set an example in corporate social responsibility for the industry.



Award for our Proactive Response Towards Environmental Protection and Conservation

The Group is committed to the cause of environmental protection and energy conservation. We received the "Joint Energy Saving Award" under the CLP "GREENPLUS Award 2016 and the Wastewi\$e Certificate-Excellence Level under the Hong Kong Green Organisation Certification for its contribution in this regard.



"ISO 9001:2008" Certification for the 13th consecutive year

"Midland University" offers professional real estate agency – related training courses to the industry. The quality of its courses keeps improving through regular assessments. It received the "ISO 9001:2008" certification from the International Organization for Standardization for the 13th consecutive year, which is renowned in the industry.



Chairman's Statement

Business Review

For the year ended 31 December 2016, Midland Holdings Limited (the "Company") and its subsidiaries (collectively, the "Group") recorded a profit attributable to equity holders of approximately HK\$11 million as compared to a net loss attributable to equity holders of approximately HK\$99 million for the year ended 31 December 2015. During the reporting period, the Group was able to capture the opportunities arising from the increase in the sale of primary residential properties in Hong Kong which led to the improvement in the Group's financial results.

Market recovered after poor start

Plagued mainly by problems ranging from the introduction of circuit breaker in mainland China to concerns about interest rate hikes in the US, the local property market was virtually frozen in the beginning of 2016. In the first three months of last year, property market sales activity fell to a historical low. As the global and China's economic conditions stabilized in the second quarter, home market transactions began to turn active again. The property market heated up further after Brexit which took place in last June.

According to the figures from Land Registry, the number of property sales registrations increased 75% in the second half of 2016 as compared with that in the first half. Expectedly, the primary market outperformed. The number of new private home sales registered in the second half of last year was 98% more than that in the first half. No other year has such a bigger gap in transaction volume between the two halves of the year since 2007. In 2016, the value of the primary residential sales transactions is estimated to increase 22.3% from that in 2015.

The demand from end-users has always been strong in Hong Kong property market. Long-term investors were interested in new projects as well. Hence, the sales responses to the new residential projects such as Park Yoho, Grand Yoho and One Kai Tak were strong. In the second and third quarters of 2016, the number of property transactions involving the payment of double stamp duty had kept rising, indicating that investment demand was strong at that time. Meanwhile, the mainlanders' demand for property gained strength as shown by the increase in the number of transactions involving the payment of Buyer's Stamp Duty.

Outlook

Hong Kong Government has been trying hard to contain property prices. Notwithstanding the increase of stamp duty for residential property transactions to a flat rate of 15% in November 2016, property prices have kept rising and demand for new homes has kept soaring. The administrative measures have nearly frozen the supply of secondary home units for sale and oversubscription in the sale of new residential projects has become a new market norm.

A distorted property market

The administrative measures have resulted in the unintended consequences of low transaction volume in the secondary market and high property prices. The increase in stamp duty affects all types of residential properties except properties which are bought by local first time homebuyers. Hence, some potential sellers and buyers of the secondary market hit the brakes. Instead, many buyers have switched to the primary market, where developers offer buyers with rebates incentives and preferential payment terms.

Government's efforts in raising housing supply by releasing more land for new construction have been effective. The number of new home supply has been on the rise continuously. However, its impact is offset by the fact that mainland developers outbid the local ones for Government's sale of land by tender. To a certain extent, the high land cost paid by the mainland developers has shaped the market expectation that prices are unlikely to have a major correction.

Unhealthy property market

The market consolidations which took place in the past few years were relatively short and mild. Although the macroeconomic conditions have become much more complicated after Brexit and the election of Donald Trump as the US president, the uptrend of the property prices has not been reversed. The buoyancy of the equities market has further fueled the property sector. Moreover, buyers confidence has strengthened as the concerns over hard-landing of mainland economy have eased. Clearly, possible further tightening of capital control imposed by the Central Government will have dampening effect on the Hong Kong property market. But as a world class city, Hong Kong will continue to draw affluent mainlanders to come here to work, live or study regardless of the renminbi trend. The involvement of mainland developers in Hong Kong will also provide further support to the asset value in Hong Kong.

Late February, the record breaking tender result of a residential site in Ap Lei Chau has provided a strong stimulus to the property market. Prices for several housing projects have also reached new historical highs. In short term, property prices are likely to continue to climb. However, the growth is not expected to be as strong as previously because the property cycle has already entered into a mature stage and interest rate is on uptrend. While the primary market is expected to register a growth in sales activity, secondary market is likely to shrink further. Indeed, secondary home transaction volume already fell two years in a row to around 40,000 units in 2016. As the sales of secondary homes always account for the bulk of the overall market sales activity, the overall property transaction volume in this year is likely to stay low.

The world economy has become much more complicated. If there are any unexpected events such as abrupt change in global monetary policies, the overall market sentiments will inevitably be affected. Worryingly, housing policies are easier to be tightened than to be loosened. The property market has been under the influence of the housing policies since 2010 and it is hard to predict the consequences of relaxation. Recently the Singaporean Government made mild relaxation on the housing policies after property prices had fallen 10%. The Government should constantly review the housing policies and have plans to make appropriate responses when crisis hits.

Challenging industrial environments

The business environments of the estate agency industry are usually more favorable during the initial phase of market recovery. For instance, in 2003 and 2004, market activities increased sharply but costs lagged behind. However, at the mature stage of the property cycle, the estate agency industry has to deal with mounting costs pressure and shrinking sales activity. The endurance of the small players has made the situation worse and the whole estate agency industry has been suffering from severe competition. However, in January 2017, both the number of business locations of property agency companies and the number of licensed agents declined. While it is a common phenomenon for these two figures to pose a slight drop in the first month of the year, there are signs that some small agencies are facing difficulties and retreating. One of the examples is that, the Group has taken in a small agency in Tai Po. The livelihood of the small agencies depends on the healthiness of the secondary market which has been shrinking in recent years, so consolidation may take place this year.

Appreciation

On behalf of the Board, I would like to take this opportunity to express my gratitude to all staff for their dedication and hard work and to all our shareholders and customers for their continued support.

WONG Kin Yip, Freddie Chairman

Hong Kong, 29 March 2017

Strategic Review and Planning

Dealing with challenges

After the implementation of the Residential Properties (First-hand Sales) Ordinance in 2013, company's scale is a key successful factor for a property agency company participating in new projects sales. Strong business resources help the Group to well position itself in the new home sector to achieve outstanding results in the sales of some large-scaled new projects and attract talents.

The Group has also stepped up its marketing efforts. In addition to traditional media channels, digital marketing strategies have been strengthened to cope with the trend of digitalization. The information on the official website has been fully optimized and mobile apps have been improved continuously. Moreover, social communication platforms such as Facebook, WeChat, etc, and an Integrated Customer Center have been established. Activities such as property seminars and property tours at district levels were held to spread out the reach of the Group, and some of the Group's transactions were concluded through such platforms and activities. To further solidify its position in the luxury market segment, the Group launched the magazine "Deluxe Home", a flagship publication, which received high acclaim from our staff and clients.

Sound financial management, effective marketing strategies and comprehensive branch network are all indispensable to a market leader. New small-to-medium sized players without a strong foothold will not only find it hard to thrive, but also hard to survive.

During the reporting period, the Group strived hard to contain its rental expenses and the scale of our operation was maintained at a relatively optimal level. And some individual landlords in Hong Kong were willing to cut rent after negotiations despite the fact that the adjustment was not as much as that of the overall market. The growth of the rental expenses in 2016 was mainly attributed to the increase in rents taking place in 2015 and the expansion of our mainland operation in the beginning of 2016. During the reporting period, the Group's mainland operation had to deal with challenges such as government policies and hyper competitive environment.

The determination of the central government to cool down the market resulted in the drop in transaction volume in some major cities such as Shenzhen. In 2016, the number of primary and secondary home transactions in Shenzhen registered a yearly decline of 39% and 25% respectively. Industrial consolidation began to take place amid the tough business environment, and the Group will pay close attention to the pace of the industrial consolidation and its impacts.

Making positive progress

The hefty stamp duties and mortgage curbs are creating demand for new projects. It has become a market consensus that the primary market will continue to outperform the secondary market this year. Nowadays, a leading player in the primary market needs a strong financial backing and reacts promptly to market changes. Through implementing a series of business initiatives such as flexible incentive scheme program and vigorous financial resources management, the Group has further cemented its market position in many areas with ample new home supply, for example Midland Realty achieved outstanding results in the sales of large-scaled projects launched in the beginning of the year.

During the reporting period, particular emphasis was placed on the following areas with initial achievements:

- Strengthening and investing in our digital marketing and online platforms to enhance online-to-offline customer experience and capture young property buyers;
- 2. Striving hard to raise net commission rate in new home sector;
- Investing in IT solutions to enhance sales tools and platform, to increase sales efficiency and to strengthen sales and customer relationships;
- 4. Recruiting elites of the industry;
- 5. Actively seeking rental reduction from individual landlords; and
- 6. Placing continual effort in controlling other operating costs.

Property agency industry has become more and more demanding and the standard of our services is rising. An outstanding property agency needs to be strong in financial resources, online platform and network coverage so as to provide professional services to customers and recruit talents. Brand recognition gets stronger when the quality of the staff gets better, and the Group will work hard to strengthen its market leading position.

WONG Ching Yi, Angela

Deputy Chairman and Managing Director

Hong Kong, 29 March 2017

Profile of Directors

Executive Directors

Mr. WONG Kin Yip, Freddie

aged 67, is the Founder, Chairman and Executive Director of the Company. He is also a member of the Remuneration Committee and the Nomination Committee of the Company.

Mr. WONG established Midland Realty in 1973 and has been the Chairman of the Company since 1993. He is responsible for the leadership of the Board, formulating and overseeing the overall corporate directions and corporate strategies of the Group, and driving the Board and the individual directors to perform to the best of their ability.

Mr. WONG has over 43 years of experience in the real estate agency business in Hong Kong, China and overseas. He is a pioneer in the mortgage brokerage business and introduced mortgage referral services to Hong Kong. Mr. WONG is a Standing Committee member of The Association of Hong Kong Professionals, and the chairman and permanent director of Midland Charitable Foundation Limited. In addition, Mr. WONG was a member of The Shenzhen Committee of the Chinese People's Political Consultative Conference, a member of the Estate Agents Authority in Hong Kong, a part-time member of the Central Policy Unit of the Government of the Hong Kong Special Administrative Region, and also a vice president of The Association of Hong Kong Professionals.

Mr. WONG is a director of Sunluck Services Limited and Southern Field Trading Limited which are substantial shareholders of the Company within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO"). He is the spouse of Ms. TANG Mei Lai, Metty, the Executive Director of the Company, and the father of Ms. WONG Ching Yi, Angela, the Deputy Chairman, Managing Director and Executive Director of the Company.

Ms. TANG Mei Lai, Metty

aged 61, has been the Executive Director of the Company since December 2005. She was the Deputy Chairman of the Company from December 2005 to March 2011.

Ms. TANG joined the Group in 2004 and is responsible for the overall corporate development as well as investment strategy and management of the Group.

Ms. TANG has been the Non-Executive Director of Midland IC&I Limited ("Midland IC&I", together with its subsidiaries ("Midland IC&I Group")), the Company's listed associate, since December 2014 and was the Chairman of Midland IC&I from September 2008 to October 2016. She had also been an Executive Director and the Managing Director of Midland IC&I since September 2008 and October 2008 respectively before her re-designation as Non-Executive Director of Midland IC&I in December 2014.

Ms. TANG is currently the director, president and honorary member of Midland Charitable Foundation Limited.

Ms. TANG is a director of Sunluck Services Limited and Southern Field Trading Limited which are substantial shareholders of the Company within the meaning of Part XV of the SFO. She is the spouse of Mr. WONG Kin Yip, Freddie, the Chairman and Executive Director of the Company, and the mother of Ms. WONG Ching Yi, Angela, the Deputy Chairman, Managing Director and Executive Director of the Company.

Profile of Directors

Ms. WONG Ching Yi, Angela

aged 36, has been the Executive Director of the Company since March 2008 and has been the Deputy Chairman of the Company since March 2011, and had been the Deputy Managing Director of the Company since August 2011 before her re-designation as Managing Director of the Company in December 2014. She is a member of the Remuneration Committee and the Nomination Committee of the Company and the Chairman's Office.

Ms. WONG is responsible for formulating, overseeing and implementing the overall corporate strategies and policies as well as the corporate development and governance of the Group and Midland IC&I Group (collectively the "Groups"). She is also responsible for the overall management and sales operations of the Groups, and oversees other operations ranging from finance, professional services, investor relations, information technology to corporate communications. Ms. WONG plays a leading role in the Chairman's Office.

Ms. WONG has solid experience in real estate industry and has been a key contributor to the growth and development of the Groups. She has demonstrated strong leadership and has been instrumental in leading the Groups to promote its strategies and meet challenges in the increasingly competitive environment. She introduced a series of strategic initiatives, which has improved the operating efficiency as well as strengthened the market position of the Groups.

Ms. WONG is also a director of various members of the Group and a director of mReferral Corporation Limited, a joint venture of the Group with a leading developer. She is a director and the vice president of Midland Charitable Foundation Limited. Ms. WONG has also been the Executive Director of Midland IC&I since December 2011 and was the Executive Director of Midland IC&I from June 2007 to March 2008.

Ms. WONG is a member of the Hong Kong Institute of Certified Public Accountants. She graduated from The University of Hong Kong with a bachelor's degree in business administration (accounting and finance) and also holds a master's degree in business administration from Hong Kong University of Science and Technology.

Prior to joining the Groups, she worked for PricewaterhouseCoopers, an international accounting firm, for several years. She is the vice chairman of Youth Professionals Committee, Standing Committee member of The Association of Hong Kong Professionals, committee member of The Y.Elites Association and Honorary Vice President of the advisory board of Business Association BEA HKUSU. She was a member of the Practice and Examination Committee of the Estate Agents Authority and was a member of the Professional Development Committee of the Estate Agents Authority. She is also a member of the Sponsorship and Development Fund Committee of The Open University of Hong Kong.

Ms. WONG is the daughter of Mr. WONG Kin Yip, Freddie, the Chairman and Executive Director of the Company and Ms. TANG Mei Lai, Metty, the Executive Director of the Company.

Mr. WONG Tsz Wa, Pierre

aged 53, has been the Managing Director and Executive Director of the Company since November 2012. He is the Chairman of the Risk Committee of the Company. He joined the Group in 1993 and has been a member of the Chairman's Office since December 2011. He is also a director of various member of the Group. Mr. Pierre WONG holds a master's degree in business administration and he is a professional member of The Royal Institution of Chartered Surveyors. He has over 28 years of experience in real estate agency business in Hong Kong.

Mr. Pierre WONG is responsible for the day-to-day management of the Group, the coordination of overall business operations as well as the effective implementation of the strategies, directions and policies of the Group.

Mr. Pierre WONG was the Executive Director of Midland IC&I from June 2007 to November 2012. He was the Chief Executive Officer of Midland IC&I from June 2007 to December 2011, and the Deputy Chairman of Midland IC&I from December 2011 to November 2012.

Mr. CHEUNG Kam Shing

aged 53, has been the Executive Director of the Company since March 2011. He was the Consultant of the Group from November 2008 to March 2011. Mr. CHEUNG is responsible for the strategic development and daily operation of the Group's China division "Midland China" and Macau division "Midland Macau". He has over 31 years of solid experience in the real estate agency business. Mr. CHEUNG has served the Group for 25 years and was the Executive Director of the Company from June 1998 to November 2005. He is a director of various members of the Group.

Non-Executive Director

Ms. IP Kit Yee, Kitty

aged 57, has been the Non-Executive Director of the Company since November 2015.

Ms. IP has been serving the Group since 1983. Ms. IP was the Executive Director of the Company from June 1995 to September 2004 and from October 2008 to November 2015. She was the Executive Director of Midland IC&I from April 2007 to October 2008. Ms. IP has extensive experience in property administration, real estate agency and human resources administration and management.

Profile of Directors

Independent Non-Executive Directors

Mr. KOO Fook Sun, Louis

aged 60, has been the Independent Non-Executive Director of the Company since September 2004. He is also the Chairman of the Audit Committee and the Nomination Committee and a member of the Remuneration Committee of the Company.

Mr. KOO is the founder and the managing director of Hercules Capital Limited, a corporate finance advisory firm. Mr. KOO has many years of experience in investment banking and professional accounting. He was a managing director and head of the corporate finance department of a major international bank, a director and chief executive officer of a Main Board listed company.

Mr. KOO graduated with a bachelor's degree in business administration from the University of California at Berkeley, and is a member of the Hong Kong Institute of Certified Public Accountants.

He currently also serves as an Independent Non-Executive Director of another four companies listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), namely Good Friend International Holdings Inc., Li Ning Company Limited, Xingda International Holdings Limited and Winfull Group Holdings Limited.

Mr. SUN Tak Chiu

aged 53, has been the Independent Non-Executive Director of the Company since September 2004. He is also the Chairman of the Remuneration Committee and a member of the Audit Committee and the Nomination Committee of the Company.

Mr. SUN has over 30 years of experience in the fields of accounting, securities industries and corporate finance. Mr. SUN holds a bachelor's degree in law and a master's degree in business administration. He is a fellow member of the Hong Kong Institute of Certified Public Accountants as well as the Association of Chartered Certified Accountants, an associate member of the Chartered Institute of Management Accountants, and a member of the Hong Kong Securities and Investment Institute.

Mr. WONG San

aged 60, has been the Independent Non-Executive Director of the Company and a member of the Audit Committee, the Remuneration Committee and the Nomination Committee of the Company since September 2013. He is a professional building surveyor and holds a Master Degree of Science in International Real Estate. He is the founder of and is currently the Managing Director of Samson Wong & Associates Property Consultancy Limited. Mr. WONG has over 33 years' experience in property consultancy management, including real estate development, building survey and design, project planning & management and facility management, conversant with the Mainland and overseas real estate industry and also international joint venture development projects. He had worked for Standard Chartered Bank as their Property Administration Manager and for an international real estate consultancy firm as their CEO. Mr. WONG is an Authorised Person and is a fellow member of the Hong Kong Institute of Surveyors, the Royal Institution of Chartered Surveyors and The Hong Kong Institute of Facility Management. In 1998, he was elected as the President of the Hong Kong Institute of Surveyors and was awarded the Distinguished Building Surveyor in 2000.

The Board recognises that sound and effective corporate governance practices and procedures, with an emphasis on integrity, transparency, accountability and independence, are essential to enhance the shareholders' value and safeguard the shareholders' interest. The Company is committed to maintaining a good corporate governance standard and endeavors to ensure that its businesses are conducted in accordance with all applicable rules and regulations.

Corporate Governance Practices

The Company has complied with all the code provisions set out in the Corporate Governance Code (the "Code") as stated in Appendix 14 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") throughout the year ended 31 December 2016.

Board of Directors

(i) Board Responsibilities and Delegation

The Board is responsible for the management of the Company, which includes, inter alia, formulating business strategies, directing and supervising the Company's affairs, approving interim and annual reports, announcements of interim and annual results, considering dividend policy, and approving the grant of share options or any change in the capital structure of the Company. The Board makes broad policy decisions and has delegated the responsibility for detailed considerations to the Executive Committee of the Company.

The daily management, administration and operation of the Group are delegated to the management of the Company. The Board gives clear directions to the management as to its powers and circumstances in which the management shall report to the Board.

All the directors of the Company (the "Directors") have full and timely access to all relevant information and have access to the advice and services of the Company Secretary of the Company, with a view to ensuring that all proper Board procedures, applicable rules and regulations are followed. All the Directors including the Independent Non-Executive Directors may seek independent professional advice in appropriate circumstances at the Company's expense in carrying out their functions, upon making request to the Board.

The Company has arranged appropriate liability insurance to indemnify the Directors for their liabilities arising out of corporate activities. The insurance coverage is reviewed regularly.

Board of Directors (Continued)

(ii) Board Composition

The Board currently comprises nine Directors with five Executive Directors, one Non-Executive Director and three Independent Non-Executive Directors. The composition of the Board is set out as follows:

Executive Directors

Mr. WONG Kin Yip, Freddie (*Chairman*) Ms. TANG Mei Lai, Metty Ms. WONG Ching Yi, Angela (*Deputy Chairman and Managing Director*) Mr. WONG Tsz Wa, Pierre (*Managing Director*) Mr. CHEUNG Kam Shing

Non-Executive Director

Ms. IP Kit Yee, Kitty

Independent Non-Executive Directors

Mr. KOO Fook Sun, Louis Mr. SUN Tak Chiu Mr. WONG San

Save as and except Mr. WONG Kin Yip, Freddie is the spouse of Ms. TANG Mei Lai, Metty and the father of Ms. WONG Ching Yi, Angela, none of the members of the Board are related to one another.

The biographical details of the Directors are set out in the section of "Profile of Directors" on pages 13 to 16 of this Annual Report.

(iii) Chairman and Chief Executive Officer

The roles of Chairman and Managing Director of the Company are separated.

Mr. WONG Kin Yip, Freddie is the Chairman of the Company and is also the founder of the Group. He is responsible for the leadership of the Board, formulating and overseeing the overall corporate directions and corporate strategies of the Group, and driving the Board and the individual directors to perform to the best of their ability.

Ms. WONG Ching Yi, Angela and Mr. WONG Tsz Wa, Pierre are the Managing Directors of the Company. The Managing Directors of the Company carry out the function of chief executive officer of the Company and their role and responsibilities are set out on pages 14 to 15 of this Annual Report. The Managing Directors report directly to the Board. The senior executives of the respective strategic business units of the Group are responsible for performing and overseeing the business operation of the respective business units.

Board of Directors (Continued)

(iv) Board Meetings and Directors' Attendance

During the year ended 31 December 2016, the Board held seven meetings to discuss and approve, inter alia, the interim and annual results and other significant issues of the Group. At least 14 days' notice of regular Board meetings is given to the Directors who are given the opportunity to include other matters in the agenda of meetings. Individual attendance records of each of the Directors at the respective Board, committees and general meetings are set out on page 24 of this Annual Report.

(v) Non-Executive Directors

Ms. IP Kit Yee, Kitty, being the Non-Executive Director, has been appointed for a specific term of one year. The Independent Non-Executive Directors, namely Mr. KOO Fook Sun, Louis, Mr. SUN Tak Chiu and Mr. WONG San, have been appointed for a specific term of one and a half years, one year, and one year respectively. They are subject to retirement by rotation and shall be eligible for re-election at the Company's annual general meeting at least once every three years in accordance with the bye-laws of the Company.

Throughout the year ended 31 December 2016 and up to the date of this Annual Report, the Board has at all times met the requirements under Rule 3.10 of the Listing Rules relating to the appointment of at least three independent non-executive directors with at least one of them possessing appropriate professional qualifications or accounting or related financial management expertise and the requirements under Rule 3.10A of the Listing Rules relating to the appointment of the independent non-executive directors representing at least one-third of the Board. The Board has received from each Independent Non-Executive Director an annual written confirmation of his independence in accordance with Rule 3.13 of the Listing Rules and considered that all the Independent Non-Executive Directors are independent.

(vi) Nomination, Appointment and Re-election of Directors

All new appointment of Directors and nomination of Directors proposed for re-election at the annual general meeting are first considered by the Nomination Committee. The Nomination Committee will assess the candidate or incumbent on criteria such as experience, skills, knowledge and time commitment to carry out the duties and responsibilities of Director. The recommendations of the Nomination Committee will then be put to the Board for decision. Details of the role and function as well as a summary of the work performed by the Nomination Committee are set out under the heading of "Nomination Committee" below.

In accordance with the Company's bye-laws, one-third of the Directors for the time being (or, if their number is not a multiple of three (3), the number nearest to but not less than one-third) shall retire from office by rotation but are eligible for re-election by shareholders at the annual general meeting provided that every Director is subject to retirement by rotation at least once every three years. If an Independent Non-Executive Director serves more than 9 years, his further appointment should be subject to a separate resolution to be approved by the shareholders of the Company. All Directors appointed to fill a casual vacancy or as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election at that meeting.

Board of Directors (Continued)

(vii) Directors' Training

All Directors are encouraged to participate in continuous professional development to develop and refresh their knowledge and skills. The Company would provide a comprehensive induction package comprising a summary of the responsibilities and liabilities of a director of a Hong Kong listed company, the Company's constitutional documents and a publication entitled "A Guide on Directors' Duties" issued by the Companies Registry to each newly appointed Director to ensure that he/she is sufficiently aware of his/her responsibilities and obligations under the Listing Rules and other regulatory requirements.

The Company Secretarial Department of the Company reports from time to time the latest changes and development of the Listing Rules, corporate governance practices and other regulatory regime to the Directors and may provide them with written materials, where appropriate, as well as organises seminars on the professional knowledge and latest development of regulatory requirements related to director's duties and responsibilities.

During the year, the Company arranged a session and provided reading materials covering corporate governance and regulatory development to the Directors. A summary of the record of training received by the Directors during the year 2016 is as follows:

Directors	Training on corporate governance, regulatory development and/or other suitable topics
Executive Directors	
Mr. WONG Kin Yip, Freddie (Re-designated from Non-Executive Director to	
Executive Director with effect from 29 March 2017)	1
Ms. TANG Mei Lai, Metty	\checkmark
Ms. WONG Ching Yi, Angela	1
Mr. WONG Tsz Wa, Pierre	1
Mr. CHEUNG Kam Shing	1
Non-Executive Directors	
Ms. IP Kit Yee, Kitty	✓
Mr. KAN Chung Nin, Tony (Resigned with effect from 18 October 2016)	✓
Independent Non-Executive Directors	
Mr. KOO Fook Sun, Louis	✓
Mr. SUN Tak Chiu	✓
Mr. WONG San	1
Mr. CHAN Nim Leung, Leon (Resigned with effect from 23 November 2016)	1

Board Committees

The Board has established Board committees, including the Executive Committee, Audit Committee, Remuneration Committee, Nomination Committee and Risk Committee for overseeing the respective aspects of the Group's affairs.

The Board committees are provided with sufficient resources to perform their duties and, upon reasonable request, are able to seek independent professional advice at the Company's expense in appropriate circumstances.

(i) Executive Committee

The Executive Committee was established on 21 September 1999 and consists of all the Executive Directors as members. The Executive Committee has the authority delegated by the Board to approve matters relating to the daily operations and management and business affairs of the Group, and also the approval of certain corporate actions of the Company.

(ii) Audit Committee

The Audit Committee was established on 4 August 1998 and is chaired by Mr. KOO Fook Sun, Louis, being the Independent Non-Executive Director, with two other members, namely Mr. SUN Tak Chiu and Mr. WONG San, as at the date of this Annual Report. During the year, Mr. KAN Chung Nin, Tony and Mr. CHAN Nim Leung, Leon ceased to be members of the Audit Committee with effect from 18 October 2016 and 23 November 2016 respectively. All Audit Committee members are Independent Non-Executive Directors. In compliance with Rule 3.10(2) of the Listing Rules, two of the members of the Audit Committee possess the appropriate professional qualifications or accounting or related financial management expertise. The written terms of reference of the Audit Committee had been revised on 1 January 2016 and are accessible on the websites of the Company and the Stock Exchange.

During the year, the Audit Committee held four meetings to review the interim and annual reports with relevant announcements and financial statements, consider the reports from PricewaterhouseCoopers on the interim review of the financial information and the annual audit of the financial statements, review the audit strategy, work scope, quality, fees and terms of engagement for audit and non-audit services from the external auditor and assess its independence, recommend to the Board the re-appointment of PricewaterhouseCoopers as the auditor based on its review and assessment, review the internal audit report and monitor the implementation of the recommended actions as well as the effectiveness of the internal control system, approve the internal audit plan, and review the continuing connected transactions and the adequacy of resources, staff qualifications and experience, training programmes and budget of the Group's accounting, internal audit and financial reporting functions. External auditor of the Company was invited to attend and discuss at the meetings. There was no disagreement between the Board and the Audit Committee regarding the re-appointment of the Company.

The principal role and responsibilities of the Audit Committee include:

- reviewing the Group's interim and annual financial statements and the interim and annual reports before submission to the Board for approval;
- reviewing the financial reporting obligations and considering any matters raised by the Company's staff responsible for the accounting and financial reporting function, compliance officer or auditor;
- reviewing and monitoring the independence and objectivity of the external auditor, and the effectiveness of the audit process in accordance with applicable standards;
- approving the remuneration and terms of engagement of the external auditor and making recommendation to the Board on the appointment, re-appointment and removal of the external auditor;
- reviewing the internal audit programme and ensuring the internal audit function is adequately resourced and effective, and considering any major findings on risk management and internal control matters; and

Board Committees (Continued)

(ii) Audit Committee (Continued)

 reviewing the financial controls and internal control systems of the Group and ensuring the management has discharged its duty to have effective risk management and internal control systems, in particular, the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting and financial reporting functions.

For the year ended 31 December 2016, the Company had in place arrangement for employees and stakeholders of the Group to raise concerns about possible improprieties in financial reporting, internal control or other matters and the whistleblowing policy.

(iii) Remuneration Committee

The Remuneration Committee was established on 10 March 2005 with written terms of reference accessible on the websites of the Company and the Stock Exchange. The Remuneration Committee is chaired by Mr. SUN Tak Chiu, being the Independent Non-Executive Director, with four other members, namely Mr. WONG Kin Yip, Freddie, Ms. WONG Ching Yi, Angela, Mr. KOO Fook Sun, Louis and Mr. WONG San, as at the date of this Annual Report. During the year, Mr. KAN Chung Nin, Tony and Mr. CHAN Nim Leung, Leon ceased to be members of the Remuneration Committee with effect from 18 October 2016 and 23 November 2016 respectively. Majority of the Remuneration Committee members are Independent Non-Executive Directors.

The Remuneration Committee held three meetings during the year to review and recommend the remuneration packages of the Executive Directors to the Board for approval, review the Group's overall remuneration, and review and recommend the remuneration of the Non-Executive Directors (including Independent Non-Executive Directors) to the Board for approval. The principal role and responsibilities of the Remuneration Committee include reviewing and determining the remuneration packages of individual Executive Directors and senior management of the Company and recommending the remuneration of the Non-Executive Directors (including Independent Non-Executive Directors) to the Board for approval. No Director or any of his/her associate was involved in deciding his/her own remuneration.

The remuneration of the members of the senior management, being the Executive Directors, by band for the year ended 31 December 2016 is set out below:

Remuneration bands	Number of person(s)	
HK\$0 – HK\$2,000,000	1	
HK\$2,000,001 – HK\$2,500,000	1	
HK\$2,500,001 – HK\$3,000,000	0	
HK\$3,000,001 – HK\$6,000,000	0	
HK\$6,000,001 – HK\$8,000,000	1	
HK\$8,000,001 – HK\$10,000,000	1	

Details of Directors' emoluments and five highest paid individuals during the year are set out in note 10 to the consolidated financial statements on pages 93 to 95 of this Annual Report.

Board Committees (Continued)

(iv) Nomination Committee

The Nomination Committee was established on 10 March 2005 with written terms of reference accessible on the websites of the Company and the Stock Exchange. The Nomination Committee is chaired by Mr. KOO Fook Sun, Louis, being the Independent Non-Executive Director, with four other members, namely Mr. WONG Kin Yip, Freddie, Ms. WONG Ching Yi, Angela, Mr. SUN Tak Chiu and Mr. WONG San as at the date of this Annual Report. During the year, Mr. KAN Chung Nin, Tony and Mr. CHAN Nim Leung, Leon ceased to be members of the Nomination Committee with effect from 18 October 2016 and 23 November 2016 respectively. Majority of the Nomination Committee members are Independent Non-Executive Directors.

During the year, the Nomination Committee held three meetings to assess the independence of the Independent Non-Executive Directors, review the structure, size and composition of the Board, recommend to the Board for approval the renewal of term of appointment of an Executive Director, two Non-Executive Directors and two Independent Non-Executive Directors, recommend to the Board for endorsement the re-election of the retiring Directors and review the board diversity policy.

The principal role and responsibilities of the Nomination Committee include formulating and reviewing the nomination policy, assessing the independence of the Independent Non-Executive Directors and making recommendations to the shareholders on Directors' standing for re-election. In order to achieve a balanced and appropriately qualified Board, the Nomination Committee is also responsible for reviewing the structure, size and composition, including the skills, knowledge, diversity and experience, of the Board, and advising the Board as to any changes that may be required. The Nomination Committee has the authority given by the Board to seek external professional advice in the selection and recommendation for directorship, if necessary, to fulfil the requirements for professional knowledge and industry experience of any proposed candidates.

The Company recognises and embraces the benefits of having a diverse Board, and sees diversity at Board level as an essential element in maintaining a competitive advantage. As such, the Company adopted a board diversity policy in August 2013. A truly diverse Board will include differences in the talents, skills, knowledge, regional, industry and professional experience, cultural and educational background, race, age, gender and other qualities of the members of the Board. Selection of candidates is based on a range of diversity perspectives. The ultimate decision is based on merit and contribution which would be brought by the candidates to the Board if he/she were selected as a Director. The Nomination Committee is of the view that the current composition of the Board has achieved the objectives set in the above board diversity policy.

(v) Risk Committee

The Risk Committee was established on 1 January 2016 with written terms of reference accessible on the website of the Company. The Risk Committee is chaired by Mr. WONG Tsz Wa, Pierre, being Managing Director and Executive Director of the Company, with three other members, being the Chief Legal Counsel, the Chief Financial Officer and the head of the Internal Audit Department.

During the year, the Risk Committee held two meetings to receive report on the results of the review of the risk management system and opinion, discuss the measures to the risks (which may have significant impact to the Group) identified, and review the effectiveness of the risk management system.

The principal role and responsibilities of the Risk Committee include reviewing the Group's risk management system and framework, advising the Board on the current risk exposures of the Group and future risk strategy and considering emerging risks relating to the Group's business and strategies.

Attendance Records at the Board, Committees and General Meetings

The attendance records of the individual Directors at the Board, Audit Committee, Remuneration Committee, Nomination Committee, Risk Committee and general meetings for the year ended 31 December 2016 are set out as follows:

	Number of Meetings Attended/Held					
Directors	Board	Audit Committee	Remuneration Committee	Nomination Committee	Risk Committee	Annual General Meeting
Executive Directors						
Mr. WONG Kin Yip, Freddie (Chairman)						
(Note 1)	7/7	N/A	3/3	3/3	N/A	1/1
Ms. TANG Mei Lai, Metty	7/7	N/A	N/A	N/A	N/A	1/1
Ms. WONG Ching Yi, Angela						
(Deputy Chairman and Managing Director)	7/7	N/A	3/3	3/3	N/A	1/1
Mr. WONG Tsz Wa, Pierre						
(Managing Director)	7/7	N/A	N/A	N/A	2/2	1/1
Mr. CHEUNG Kam Shing	7/7	N/A	N/A	N/A	N/A	1/1
Non-Executive Directors						
Ms. IP Kit Yee, Kitty	7/7	N/A	N/A	N/A	N/A	1/1
Mr. KAN Chung Nin, Tony (Note 2)	5/5	3/3	2/2	2/2	N/A	0/1
Independent Non-Executive Directors						
Mr. KOO Fook Sun, Louis	7/7	4/4	3/3	3/3	N/A	1/1
Mr. SUN Tak Chiu	7/7	4/4	3/3	3/3	N/A	1/1
Mr. WONG San	6/7	4/4	3/3	3/3	N/A	1/1
Mr. CHAN Nim Leung, Leon (Note 3)	5/5	3/3	2/2	2/2	N/A	1/1

Notes:

1. Mr. WONG Kin Yip, Freddie was re-designated as Executive Director with effect from 29 March 2017.

 Mr. KAN Chung Nin, Tony resigned as a Non-Executive Director of the Company and ceased to be a member of each of the Audit Committee, the Nomination Committee and the Remuneration Committee of the Company with effect from 18 October 2016.

 Mr. CHAN Nim Leung, Leon resigned as an Independent Non-Executive Director of the Company and ceased to be a member of each of the Audit Committee, the Nomination Committee and the Remuneration Committee of the Company with effect from 23 November 2016.

4. Other members of the Risk Committee are not Directors of the Company.

Code of Conduct Regarding Securities Transactions by Directors

The Company has adopted its own code of conduct regarding securities transactions by Directors on terms no less exacting than the required standard set out in the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules.

On specific enquiries made, all the Directors confirmed that they had complied with the required standard set out in the Model Code and the Company's code of conduct regarding Directors' securities transactions at all applicable times during the year ended 31 December 2016.

Directors' Interests

Details of Directors' interests in the shares, underlying shares and debentures of the Company and its associated corporation are set out on pages 50 to 51 in the Report of Directors of this Annual Report.

Directors' Responsibility for the Financial Statements

The Directors acknowledged their responsibility for preparation of financial statements which give a true and fair view of the Group's state of affairs as at 31 December 2016 and of the Group's results and cash flows for the year ended 31 December 2016. In preparing the financial statements for the year ended 31 December 2016, the Directors selected suitable accounting policies and applied them consistently, and made judgments and estimates that are prudent, fair and reasonable and prepared the financial statements on a going concern basis.

The reporting responsibilities of the Company's independent auditor on the 2016 financial statements of the Group are set out in the "Independent Auditor's Report" on pages 61 to 65 of this Annual Report.

Corporate Governance Function

In order to achieve enhanced corporate governance of the Company, the Board has undertaken and delegated to the Executive Committee to constantly review the Company's policies and practices on corporate governance, the training and continuous professional development of Directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, the code of conduct and compliance manual applicable to employees and the Directors, and the Company's compliance with the Code and disclosure in this Corporate Governance Report. During the year, the Executive Committee performed the duties relating to corporate governance matters as aforementioned.

Auditor's Remuneration

For the year ended 31 December 2016, the remuneration payable or paid to the Group's independent external auditor, PricewaterhouseCoopers, in respect of audit and non-audit services provided to the Group is set out as follows:

	Fees payable or paid	
	2016 HK\$'000	2015 HK\$'000
Services rendered for the Group		
Audit Services	3,284	3,284
Interim Results Review	916	916
Non-Audit Services (include taxation and other professional services)	211	214
Total Fees	4,411	4,414

Risk Management and Internal Controls

The Board has overall responsibilities for maintaining effective risk management and internal control systems of the Group and determining the nature and extent of the risks it is willing to take in achieving the Group's objectives. Such systems are designed to manage rather than eliminate the risk of failure to achieve the Group's business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

Risk Committee assists the Board in deciding the Group's risk level and risk appetite, considering the Group's risk management strategies and giving guidelines where appropriate, and ensuring the soundness and effectiveness of the Group's risk management system. The risk management process involves identification, analysis, evaluation, mitigation, reporting and monitoring of risks.

The Group's internal control systems comprises, among others, a well-defined governance structure with clearly defined lines of responsibility and authority and relevant financial, operational and compliance controls and risk management procedures are in place. The Executive Directors review monthly management reports and hold periodical meetings with senior operational and finance management to discuss business performance and market outlooks.

The Internal Audit Department of the Company reports directly to the Audit Committee and is independent of the Company's daily operation. It is responsible for conducting regular audit on the major activities of the Group. Its objective is to ensure that all material controls, including financial, operational and compliance controls and risk management functions are in place and functioning effectively.

The risks which may have significant impact to the Group were identified from internal and external environments and were managed properly. An annual review of the internal control and risk management systems of the Group for the year ended 31 December 2016 was conducted, and report on the results of the review and opinion were submitted to the Audit Committee and the Risk Committee. The Audit Committee and the Risk Committee reviewed the reports and followed up on the implementation of the action plan, and reported to the Board.

Based on the reports from the Audit Committee and the Risk Committee, the Board is satisfied with the effectiveness of the Group's risk management and internal control systems for the year ended 31 December 2016 as well as the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting, internal audit and financial reporting function.

Inside Information

The Company has established the Inside Information Team to identify, assess and escalate potentially inside information for the attention of the Board and monitor the routine oversight of the Group's disclosure obligations. Policy and Procedures on Disclosure of Inside Information are adopted which set out the guidelines and controls to ensure the inside information can be disseminated to the public in equal and timely manner in accordance with the applicable laws and regulations.

Company Secretary

The Company engages an external service provider to provide company secretarial services and has appointed Ms. MUI Ngar May, Joel ("Ms. MUI") as its Company Secretary. Ms. MUI is not an employee of the Group and Mr. SZE Ka Ming, the Chief Financial Officer of the Company, is the person whom Ms. MUI can contact for the purpose of code provision F.1.1 of the Code. Ms. MUI undertook over 15 hours of professional training during the year.

Communication with Shareholders and Investor Relations

The Company is committed to ensuring that the Group shall comply with disclosure obligations under the Listing Rules and other applicable laws and regulations, and that all shareholders and potential investors of the Company have opportunities to receive and obtain information issued by the Company. Information regularly provided to the shareholders includes annual and interim reports, circulars and announcements in accordance with applicable laws and regulations.

Pursuant to the Listing Rules, voting by poll has become mandatory on all resolutions (except resolutions relate purely to procedural or administrative matters) put forward at general meetings and the poll results will be posted on the websites of the Stock Exchange and the Company. Notice to shareholders will be sent in the case of annual general meetings at least 20 clear business days before the meeting and at least 10 clear business days in the case of all other general meetings in accordance with the Code.

The Company provides an opportunity for its shareholders to seek clarification and to obtain a better understanding of the Group's performance in the general meetings of the Company. The Company acknowledges that general meetings are good communication channels with its shareholders. The Company welcomes the attendance of its shareholders at general meetings to express their views. At the general meeting, each substantial issue will be considered by a separate resolution, including the re-election of individual retiring Directors, and the poll procedures will be clearly explained. The Chairman of the Board and the Chairmen of the relevant Board committees and/or their duly appointed delegates and/or Board committee members attend the annual general meeting to interact with, and answer questions from, the shareholders. The external auditor is also required to attend the annual general meeting to answer questions about the conduct of the audit, the preparation and content of the independent auditor's report, the accounting policies and auditor's independence.

To foster effective communications with shareholders and investors, the Company maintains a website at www.midland.com.hk where the Company's announcements, circulars, notices, financial reports, business development, corporate governance practices, latest memorandum of association and bye-laws of the Company and other information are posted.

The 2016 annual general meeting of the Company was held on 23 June 2016. At the meeting, separate resolution was proposed by the chairman of the meeting in respect of each separate issue, including the re-election of individual retiring Directors, and voted by way of poll. The Company announced the results of the poll in the manner prescribed under the Listing Rules. The Chairmen of the Board, the Audit Committee, the Nomination Committee, the Remuneration Committee and the Risk Committee as well as the representative of PricewaterhouseCoopers attended the 2016 annual general meeting and had effective communication with shareholders of the Company.

During the year, there were no changes to the memorandum of association and bye-laws of the Company.

Shareholders' Rights

(i) Procedures for Shareholders to Convene a Special General Meeting

The Board shall, on the requisition in writing by the shareholder(s) to the Board or the Secretary of the Company holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company, forthwith proceed to convene a special general meeting in accordance with the bye-laws of the Company.

If within twenty-one days of such deposit the Board fails to proceed to convene the special general meeting, the requisitionists, or any of them representing more than one half of the total voting rights of all of them, may themselves convene a meeting but any meeting so convened shall not be held after the expiration of three months from the said date.

(ii) Procedures for Putting Forward Proposals at General Meeting

Shareholders can submit a written requisition to move a resolution at general meeting. The number of shareholders shall represent not less than one-twentieth of the total voting rights of all the shareholders having at the date of the requisition a right to vote at the general meeting to which the requisition relates, or shall not be less than one hundred shareholders.

The written requisition must state the resolution, accompanied by a statement of not more than one thousand words with respect to the matter referred to in any proposed resolution or the business to be dealt with at the general meeting. It must also be signed by all the requisitionists and be deposited at the registered office of the Company in Bermuda and Rooms 2505-8, 25th Floor, World-Wide House, 19 Des Voeux Road Central, Hong Kong for the attention of "Manager, Company Secretarial Department" not less than six weeks before the general meeting in the case of a requisition requiring notice of a resolution and not less than one week before the general meeting in the case of any other requisition.

The requisitionists must deposit a sum reasonably sufficient to meet the Company's expenses in giving the notice of the resolution and circulating the statement submitted by them under applicable laws and rules.

Provided that if, after a copy of the requisition requiring notice of a resolution has been deposited at the registered office of the Company and the above-mentioned address in Hong Kong, an annual general meeting is called for a date six weeks or less after the copy has been deposited, the copy though not deposited within the above-mentioned time shall be deemed to have been properly deposited for the purposes thereof.

The procedures for a shareholder of the Company to propose a person for election as a Director is posted on the website of the Company.

(iii) Shareholders' Enquiries

Shareholders should direct their questions about their shareholdings to the Company's Hong Kong branch share registrar and transfer office, Tricor Abacus Limited. Shareholders and investors may during office hours make a request for the Company's information to the extent that such information is publicly available. Shareholders may also send their enquiries and concerns to the Board by addressing them to the Investors Relations Department by post at Rooms 2505-8, 25th Floor, World-Wide House, 19 Des Voeux Road Central, Hong Kong or by email to investor@midland.com.hk.

Corporate Social Responsibility Report

Support "Project WeCan" for three consecutive years

The Group supported the "Project WeCan" for three consecutive years, offering all-round support to the partner school, HKSKH Bishop Hall Secondary School. This includes launching the "Job Tasting Programme" which offers internship to senior secondary students, sharing property expertise to Economics students, sponsoring the school's annual English musical show, offering funding to allow students to take part in the "Young Innovators Bazaar", "Hong Kong Ocean Day" and "Career Exploration Day".





Sponsoring "Lifeline Express Charity Run/Walk" for six consecutive years

The Group sponsored the "Charity Run/Walk" organised by Lifeline Express for six consecutive years. The charity event received enthusiastic responses from staff, and raised funds for the Lifeline Express, a hospital train aiming to give the gift of sight to cataract patients in remote areas in mainland China.

Honoured as "Caring Company" for thirteen consecutive years

The Group has devoted itself to charitable causes. For the 13th year in a row, it has been awarded the Caring Company Logo by The Hong Kong Council of Social Service in recognition of the Group's unremitting effort in fulfilling its social responsibilities and promoting corporate benevolence.





Named "Happy Company" by Hong Kong Productivity Council

The Group extends great care as to how the employees perceive their experiences in work and also their holistic development. We have been working hard on establishing a good and commendable corporate culture and working environment. In recognition of our effort in creating a peaceful and amicable workplace atmosphere for our staff, Midland Realty was awarded the 'Happy Company' title in the 'Happiness-at-Work Promotional Scheme' jointly organised by the Promoting Happiness Index Foundation and the Hong Kong Productivity Council. **Corporate Social Responsibility Report**

Named "Caring Corporate" by The Lok Sin Tong Benevolent Society, Kowloon for two consecutive years

The Group has been supporting the charity work organised by The Lok Sin Tong Benevolent Society Kowloon. The Group's volunteer team participated in the charity visits including the "LST Charity Candy Campaign" and the "LST Buddy Mid-Autumn Festival Volunteer Service", showing love and care to the elderly in need. The Group was presented a "Caring Corporate" certificate for supporting the events.





Participating in the "SHKP Vertical Run For Charity" for five consecutive years

For five consecutive years, the Group took part in the "SHKP Vertical Run For Charity – Race to Hong Kong ICC" organised by Sun Hung Kai Properties through sponsoring and joining the charity run to meet the challenge of taking 2,000 steps to the 100-storey height sky100 Hong Kong Observation Deck, showing our support to services targeting local children and young people.

Supporting SPHC's "Hike for Hospice" for twelve consecutive years

For the 12th year in a row, the Group made donation as well as participated in the "Hike for Hospice" charity event held by the Society for the Promotion of Hospice Care, which helps to promote hospice and caring service and death education, and to provide hospice counseling service. Members of the participating team strived their very best in the short route event, which mixed sports with charity in order to contribute to the society with unity.



Supporting the "Ronald McDonald House Charities" sales of charity raffle tickets

The Group supported the "Summer Charity Campaign" of the Ronald McDonald House Charities for the second consecutive years. In addition to donation and sponsorship, the Group formed a volunteer team to take part in sales of charity raffle tickets with a view to sending warm support and showing care to children in need by active participation in charity.





Active participation in various activities held by the St. James' Settlement

The Group has been a loyal supporter of St. James' Settlement's charity events including strongly supporting its charity scheme "Grantin-aid Brightens Children's Lives Service" for years. The Group stepped up support for after-school learning to underprivileged students. In addition, the Group jointly organized the "Upcycling Workshop" as a partner with an aim to encourage students to make good use of the resources and nurture the value of caring for the Earth.

Participating in the "Make a Dream" Youngster Life Guide Program with Po Leung Kuk

The Group has been committed to nurturing talents for the society. As invited by Po Leung Kuk Life Planning & Financial Education Centre, the Group formed a volunteer team to take part in the "Make a Dream" youngster life guide program, which offers real job interview to nearly a hundred of senior secondary students, allowing them to well-equipped with firsthand experience for future social life.



Environmental, Social and Governance Report

This report is prepared in accordance with the Environmental, Social and Governance Reporting Guide as set out in Appendix 27 of the Listing Rules and includes all the operations of the Group for the year ended 31 December 2016.

Environment

Emissions

Greenhouse gas emissions are an important factor to cause climate change. In order to avoid the acceleration of global warming, the Group has developed environmental policies to reduce the greenhouse gas emissions in our daily operations, including:

Energy Conservation Policy

Our branches and offices use more energy-efficient electrical appliances and office equipment. Their design has taken into account environmental considerations, such as maximizing the natural light to reduce lighting installation and painting the walls and ceilings with lighter color to enhance reflectivity and lighting efficiency, thereby minimizing the load of the lighting system.

Business Trip Reduction Policy

Employees are encouraged to use long-distance telephone calls, video conference and other online communication tools to reduce and substitute business trips, which help to prevent the aggravation of air pollution.

Support Local Supplier Sourcing Policy

Upon satisfying our requirements, preferences will be given to local suppliers. In the procurement process, purchased items will be consolidated to minimize shipment frequency, which help to lower vehicle emissions.

Stakeholder Education Policy

The Group embraces the idea of "4R" in promoting environmental protection. In order to promote environmental protection awareness, the Group disseminates the information on environmental protection by internal message.

Indoor Air Quality Policy

Controlling the source of gas emissions is the most direct and effective way to improve indoor air quality. The Group places the copiers away from the working area of our employees and arranges regular cleaning for air-conditioners and air filters as well as providing air purifiers to enhance energy efficiency.

Use of Resources

Multiple energy conservation measures are implemented to preserve resources, including:

Electricity Saving Measure

- ▶ Use energy-efficient products, such as LED lights and sensor switch devices;
- Maximize the natural light and use proper zoning measure so that lighting and air-conditioning systems can be turned off when they are not in use;
- Automatic turn off of unused electrical appliances at the preset time;
- Install timers to properly control the operating time of external lightings and electrical equipment in the branches;

Water Conservation Measure

Remind employees to conserve water by posting signs in the pantry;

Sustainable procurement

- > Preference will be given to office equipment with relatively high energy efficiency; and
- Purchase Forest Stewardship Council (FSC) certified papers;

Environment (Continued)

Use of Resources (Continued)

Maximization of resources

Recycle devices and equipment to reduce waste.

During the reporting period, the electricity and water consumption of the Group are as follows:

Resources	Consumption
Electricity Water	9,022,790 kWh 7,172 Liters ^{Note}

Note: only including 69 branches

Environment and Natural Resources

The Group is committed to support green activities. In 2016, the Group signed the "Charter on External Lighting" promising to switch off the external lighting at the preset time to reduce light pollution.

Society

Employment

In addition to complying with employment related ordinances such as Employment Ordinance, Minimum Wage Ordinance, Personal Data (Privacy) Ordinance, the ordinances relating to disability, sex, family status and race discrimination as well as the ordinance relating to occupational safety and health, the Group has also developed employment policies to ensure equal treatment to our employees.

Regarding the policy on recruitment and promotion, the Group upholds the principle of equality and strives to provide an equal and harmonious working environment. Decision on recruitment and promotion is made by reference to the experience, performance and other relevant factors and will not take into account the family status, gender, age or race.

In addition to providing employees with mandatory provident fund scheme and labour insurance in accordance with the laws, the Group also has relief policy for employees and their families in case of severe illness and death of employees.

The Group provides employees with competitive remuneration packages by reference to the market trend, individual performance, experience and competence, and awards discretionary bonus or profit-related incentives to eligible employees based on the performance of the employees and the Group. In order to recognise the employees' hard work and contribution, enhance their sense of belonging and establish harmonious working environment, the Group also provides various welfares, including but not limited to:

- Medical care plan;
- Trip allowance;
- Mobile phone allowance;
- Examination leave;
- Birthday leave;
- Compassionate leave;
- Marriage leave;
- Volunteer leave;
- Family care leave;
- Extra maternity leave;

Environmental, Social and Governance Report

Society (Continued)

Employment (Continued)

- Employee discount on sale, purchase or leasing of properties;
- Training sponsorship;
- Benefits for senior employees;
- Motivational Campaign sponsorship for employee activities.

Health and Safety

The Group attaches great importance to occupational safety and health of employee and is committed to provide a comfortable and safe working environment and raise the employee's awareness on occupational safety and health, including:

- Conduct risk assessment for the workplace on a regular basis and take appropriate measures to minimize the risk; and
- Issue dress standards for field operation under the Hot Weather Warning to reduce the risk of sunstroke.

As a responsible employer, the Group has provided all our employees with collective personal accident insurance, insurance for overseas business travel and employee compensation insurance.

Development and Training

The Group regards employees as invaluable assets. The Group founded Midland University to provide special trainings for employees of different ranks, and offers career development plans for potential employees, including the "Elite Army" for frontline staff and back office staff of officer grade, "PTU Plan" for back office junior staff, and "Train the Trainers Plan" to facilitate the passing of skills from experienced frontline staff. The Group also provides subsidies for supporting the employee's participation in external trainings, professional qualification applications and examinations with the aim that the employees would learn techniques to deal with the changing business.

Labour Standards

The principle of the Group's labour standards is to comply with the local labour laws. According to the human resources statistics of the Group, in order to uphold children's rights of safety and health, no employee aged 15 or under was employed during the reporting period. In order to help the employees to get work life balance and release their working pressure, the Group founded "Motivational Campaign" which regularly provides benefits to employees and organises activities such as football, basketball, badminton, bowling, various interesting classes and workshops. It has provided employees with opportunities to socialize, have better understandings and exchanges between departments, foster the spirit of teamwork and create a pleasant working atmosphere.

Supply Chain Management

In selecting general materials or service providers, the Group will screen through bidding process and give priority to suppliers who are able to supply environmental friendly products. The Group will monitor the performance of suppliers, such as cleaning companies and office equipment companies, through different channels every year, and regularly assess whether the supplier's environmental and social risk policy performance meets the standards.

Product Responsibility

The Group's key customers are property purchasers, vendors, landlords and tenants. The Group considers customers as a major stakeholder, and requires all the frontline staff to provide customers with accurate market information in a professional manner. The Group has specifically established an Integrated Customer Center linking with big data analysis, Online to Offline (O2O) platform and customer relationship management, and aims to improve user experience through customer review and diversified social and digital platforms. Mystery shoppers also conduct irregular inspections to improve customer service.

The Group also established a customer relationship team. Customers can send their comment via hotline, email, mail or visiting. The customer relationship team will work and follow up with the relevant parties in arriving at reasonable solutions. The results and follow-up process will be documented.

Society (Continued)

Anti-corruption

To ensure operation efficiency and employees' development in a fair and honest working environment, the Group has formulated policies, established procedures for declaration and reporting of conflict of interest and provided channel for employees to report internal misconduct. The Group has also appointed a specific department to handle and investigate those issues.

Community Investment

The Group participates in community activities that help to establish positive image of the industry and the Group. The cooperating entities include non-profit organizations, universities, colleges and secondary schools. The Group would evaluate the activity objectives, number of beneficiaries, participation frequencies and hours, and number of employees participated after each activity. Based on such evaluation, the community event plan of the coming year will be decided.

During the reporting period, the Group has participated in community activities with student as the beneficiary. The themes of those activities are mainly related to career sharing and consultation. Employees of the Group shared their working experience with the students to enhance their knowledge in the real estate agency industry. Host organizations include Link Education, Cumberland Presbyterian Church Yao Sao Secondary School, Buddhist Tai Kwong Chi Hong College, Hong Kong College of Technology, VTC – Youth College, The Young Entrepreneurs Development Council Limited, Hong Kong Polytechnic University, Queen's College Old Boys' Association, etc. For details of other community activities participated by the Group during the reporting period, please refer to the Corporate Social Responsibility Report of this Annual Report.

During the reporting period, the Group received many awards and achievements, including:

Awards and Achievements

Award/Achievement	Issuing institution	
Job Market the Employer of Choice 2016	Job Market	
Job Market Asia-Pacific Outstanding Employer	Job Market	
Participating in "Charter on External Lighting"	Environment Bureau	
Hong Kong Green Organization Certification – Excellence Level	Environmental Campaign Committee	
Attable (M) # 201 Hong Kong Green Organisation Certification Image: Certification		
英聯物廣代班/和我公司 Midland Realty International Limited		
ERB Manpower Developer Award Scheme – Manpower Developer 1st	Employees Retraining Board	
The 48th Distinguished Sales Award (22 Employees received the award)	The Hong Kong Management Association	
Environmental, Social and Governance Report

Awards and Achievements (Continued)

Award/Achievement	Issuing institution
Award for Excellence in Training and Development 2016	The Hong Kong Management Association

CLP GREENPLUS Award 2016 - Energy Saving Award



2015/16 Family-Friendly Employers Award Scheme – Special Mention



2015/16 Family-Friendly Employers Award Scheme – Family Friendly Employer

2015/16 Family-Friendly Employers Award Scheme – Awards for Breastfeeding Support China Light & Power Group

Home Affairs Bureau and Family Council

Home Affairs Bureau and Family Council

Home Affairs Bureau and Family Council

The Directors present their report together with the audited consolidated financial statements of the Group for the year ended 31 December 2016.

Principal Activities and Segment Information

The principal activity of the Company is investment holding. The activities of its principal subsidiaries, joint ventures and associates are set out in note 36 to the consolidated financial statements.

An analysis of the Group's performance for the year ended 31 December 2016 by operating segments is set out in note 7 to the consolidated financial statements.

Results and Appropriations

The results of the Group for the year ended 31 December 2016 are set out in the consolidated income statement on page 66 of this Annual Report.

The Board did not declare an interim dividend for the six months ended 30 June 2016 (2015: nil).

During the year, an interim dividend was declared by way of distribution in specie of the shares of Midland IC&I held by the Group to the shareholders of the Company in the proportion of 5 Midland IC&I shares for every 1 share in the issued share capital of the Company and the share certificates were despatched on 23 December 2016. A total of 3,590,230,025 Midland IC&I shares with an aggregate market value of HK\$168,741,000 was recognised as distribution during the year. After such distribution, the Group's equity interest in Midland IC&I has been decreased from 70.78% to 44.58%, resulting in a loss of control over Midland IC&I and Midland IC&I cased to be a subsidiary of the Company.

The Board does not recommend the payment of final dividend for the year ended 31 December 2016 (2015: nil).

Business Review

A fair review of the business of the Group and particulars of important events affecting the Group that have occurred since the end of the financial year 2016 as well as discussion on the future business development of the Group are provided in the Chairman's Statement on pages 10 to 11, the Strategic Review and Planning on page 12 and the Management Discussion and Analysis on pages 59 to 60 of this Annual Report. Description of the principal risks and uncertainties facing by the Group can be found in the Chairman's Statement on pages 10 to 11 and note 4 to the consolidated financial statements on pages 83 to 86 of this Annual Report. An analysis using financial key performance indicators can be found in the Management Discussion and Analysis on pages 59 to 60 of this Annual Report. A discussion of the Group's environmental policies and performance is provided in the Environmental, Social and Governance Report on pages 32 to 36 of this Annual Report. The above sections form part of this report.

In addition, discussions on the relationships with its key stakeholders and compliance with the relevant laws and regulations which have a significant impact on the Group are provided in the paragraphs below.

Relationships with key stakeholders

The Group maintains good relationship with its key stakeholders, which include employees, customers and shareholders.

Business Review (Continued)

Relationships with key stakeholders (Continued)

Employees

The Group considers its employees as important and valuable assets, and is committed to providing a pleasant working environment and promoting work-life balance. In this regard, the Group has implemented various policies, ranging from casual wear day, birthday and family-care holiday, to organising various leisure activities for its employees from time to time.

The Group believes that communication is important in building up good relationship between management and employees. The management issues regular newsletters which are circulated to the employees through intranet. The Group also encourages employees to provide suggestions to the Group through various platforms.

Customers

The Group's main customers are purchasers, vendors, landlords and tenants of properties. The Group considers customers as a major stakeholder and is committed to providing comprehensive and high quality customer services.

Shareholders

The Group is committed to enhancing the shareholders' value and safeguarding the shareholders' interest through sound and effective corporate governance practices and procedures. Further discussion of the corporate governance practices and procedures is set out in the Corporate Governance Report on pages 17 to 28 of this Annual Report.

Compliance with the relevant laws and regulations

As the principal activities of the Group are provision of estate agency services, the Group takes particular care to comply with the requirements of the Estate Agents Ordinance and the Residential Properties (First-hand Sales) Ordinance. The Group is committed to complying with the requirements of the Personal Data (Privacy) Ordinance and the guidelines issued by the Office of the Privacy Commissioner for Personal Data. To ensure compliance with the applicable laws and regulations, the Group conducts regular training sessions for its staff, sets out guidelines and issues internal circulars to its staff from time to time.

In relation to human resources, the Group is committed to complying with the employment related ordinances such as the Employment Ordinance, the Minimum Wage Ordinance, the Personal Data (Privacy) Ordinance, the ordinances relating to disability, sex, family status and race discrimination as well as the ordinance relating to occupational safety and health.

On the corporate level, the Company is committed to complying with the requirements under the Listing Rules and the SFO, such as disclosure of information and corporate governance. The Company has complied with the code provisions set out in the Code throughout the year ended 31 December 2016. The Company has adopted its own code of conduct regarding securities transactions by Directors on terms no less exacting than the required standard set out in the Model Code.

Reserves

Details of the movements in the reserves of the Group and the Company during the year are set out in note 25 and note 35 to the consolidated financial statements respectively.

Charitable Donations

During the year, the Group made charitable donations totalling HK\$822,000 (2015: HK\$769,000).

Property and Equipment

Details of the movements in property and equipment of the Group during the year are set out in note 16 to the consolidated financial statements.

Investment Properties

Details of the movements in investment properties of the Group during the year are set out in note 17 to the consolidated financial statements. Details of the properties held for investment purposes are set out on page 119 of this Annual Report.

Share Capital

Details of the share capital of the Company during the year are set out in note 24 to the consolidated financial statements.

Pre-Emptive Rights

There is no provision for pre-emptive rights under the Company's bye-laws and there are no restrictions against such rights under the applicable laws of Bermuda.

Distributable Reserves

As at 31 December 2016, the reserves of the Company available for distribution amounted to HK\$534,436,000 (2015: HK\$702,740,000).

Five-Year Financial Summary

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on page 120 of this Annual Report.

Purchase, Sale or Redemption of the Company's Listed Securities

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

Board of Directors

The Directors who held office during the year ended 31 December 2016 and up to the date of this report are as follows:

Executive Directors

Mr. WONG Kin Yip, Freddie (Chairman) (Re-designated from Non-Executive Director to Executive Director with effect from 29 March 2017) Ms. TANG Mei Lai, Metty Ms. WONG Ching Yi, Angela (Deputy Chairman and Managing Director) Mr. WONG Tsz Wa, Pierre (Managing Director) Mr. CHEUNG Kam Shing

Board of Directors (Continued)

Non-Executive Directors

Ms. IP Kit Yee, Kitty Mr. KAN Chung Nin, Tony (*Resigned with effect from 18 October 2016*)

Independent Non-Executive Directors

Mr. KOO Fook Sun, Louis Mr. SUN Tak Chiu Mr. WONG San Mr. CHAN Nim Leung, Leon *(Resigned with effect from 23 November 2016)*

In accordance with bye-law 87 of the Company's bye-laws, Ms. TANG Mei Lai, Metty, Mr. KOO Fook Sun, Louis and Mr. SUN Tak Chiu shall retire by rotation at the forthcoming annual general meeting of the Company and, being eligible, shall offer themselves for re-election.

The Company received from all Independent Non-Executive Directors annual confirmation of their independence pursuant to Rule 3.13 of the Listing Rules. The Company considered all the Independent Non-Executive Directors to be independent.

Directors' Service Contracts

None of the Directors has a service contract with the Company or any of its subsidiaries which is not determinable within one year without payment of compensation, other than statutory compensation.

Directors' Interests in Transactions, Arrangements and Contracts of Significance

Save as disclosed in this Annual Report, no transactions, arrangements and contracts that are significant in relation to the Group's business to which the Company or any of its subsidiaries was a party and in which a Director or his/her connected entity had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

Permitted Indemnity Provision

Pursuant to the bye-laws of the Company, every Director shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which he or she shall or may incur or sustain by or by reason of any act done, concurred in or omitted in or about the execution of his or her duty, or supposed duty, in his or her office provided that this indemnity shall not extend to any matter in respect of any wilful negligence, wilful default, fraud or dishonesty which may attach to him or her. The Company has arranged directors' and officers' liability insurance for the directors of the Group.

Equity-linked Agreements

Other than the share option schemes of the Company, no equity-linked agreements that will or may result in the Company issuing shares nor requiring the Company to enter into an agreement that will or may result in the Company issuing shares was entered into by the Company during the year or subsisted at the end of the year.

Details of the share option schemes of the Company are set out in the section headed "Share Option Schemes" in this report.

Share Option Schemes

Share Option Schemes of the Company

2002 Share Option Scheme

Pursuant to an ordinary resolution passed by the shareholders of the Company at the special general meeting held on 30 April 2002, the Company adopted the 2002 share option scheme (the "2002 Share Option Scheme"). The 2002 Share Option Scheme had expired on 29 April 2012. A summary of the 2002 Share Option Scheme is as follows:

(a) Purpose

The principal purposes of the 2002 Share Option Scheme are to enable the Group to recruit and retain high calibre eligible persons and attract human resources that are valuable to the Group or any entity in which the Group holds any equity interest ("Invested Entity"), to recognise the significant contributions of the eligible persons to the growth of the Group or any Invested Entity by rewarding them with opportunities to obtain ownership interest in the Company and to further motivate and to give incentives to these eligible persons to contribute to the long term success and prosperity of the Group or any Invested Entity.

(b) Eligible persons

- (i) any employee (whether full time or part time and including executive director) of any member(s) of the Group or any Invested Entity;
- (ii) any non-executive director (including independent non-executive directors) of the Company, any of its subsidiaries or any Invested Entity; and
- (iii) any supplier, customer, consultant, adviser or agent to and of any member of the Group or any Invested Entity.

(c) Total number of shares available for issue

The total number of shares available for issue for all outstanding options as at the date of this Annual Report is 21,927,480 shares, representing approximately 3.05% of the issued shares of the Company. Since the 2002 Share Option Scheme had expired on 29 April 2012, no more option had been granted from that date.

(d) Maximum entitlement of each eligible person

The maximum number of shares issued and to be issued upon exercise of the options granted to each eligible person under the 2002 Share Option Scheme and any other share option scheme(s) of the Company (including exercised, cancelled and outstanding options) in any 12-month period must not exceed 1% of the shares of the Company in issue.

Any further grant of share options in excess of the above-mentioned limit shall be subject to the separate approval by the shareholders of the Company at general meeting (with such eligible person and his or her associates abstaining from voting), other requirements prescribed under the Listing Rules and/or other applicable statutory regulations or rules which must be complied with.

Share Option Schemes (Continued)

Share Option Schemes of the Company (Continued)

2002 Share Option Scheme (Continued)

(e) Maximum entitlement of each eligible person who is a connected person

The maximum number of shares issued and to be issued upon exercise of the options granted under the 2002 Share Option Scheme and any other share option scheme(s) of the Company to each eligible person who is an Independent Non-Executive Director or a substantial shareholder of the Company, or any of their respective associates, in any 12-month period shall not exceed 0.1% of the total number of shares of the Company in issue and the aggregate value which based on the closing price of the shares of the Company as stated in the Stock Exchange's daily quotations sheet on the date of each grant shall not exceed HK\$5,000,000.

Any further grant of share options in excess of the above-mentioned limit shall be separately approved by the shareholders of the Company with all connected persons of the Company abstaining from voting at such general meeting, except that any connected person may vote against the relevant resolution at the general meeting provided that his or her intention to do so has been stated in the circular to be sent to the shareholders of the Company, and subject to other requirements prescribed under the Listing Rules and/or other applicable statutory regulations or rules which must be complied with.

(f) Time of exercise of option

An option may be exercised in accordance with the terms of the 2002 Share Option Scheme at any time during a period within which the option shall be exercised, to be notified by the Board to each eligible person who accepts an offer in accordance with the terms of the 2002 Share Option Scheme, provided that it shall commence on a date not more than ten years from the date of grant.

(g) Acceptance of offer

An offer for the grant of an option made by the Company must be accepted within twenty-eight days from the day on which such offer is made. The amount payable to the Company on acceptance of the offer for the grant of an option is HK\$1.

(h) Basis of determining the exercise price

The exercise price of an option to subscribe for shares granted under the 2002 Share Option Scheme shall be a price determined by the Board at its absolute discretion and notified to an eligible person and shall be no less than the highest of:

- the closing price of the shares of the Company as stated in the Stock Exchange's daily quotations sheet on the date of offer;
- the average closing price of the shares of the Company as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of offer; and
- (iii) the nominal value of a share of the Company.

(i) Remaining life of the 2002 Share Option Scheme

The 2002 Share Option Scheme became effective on 30 April 2002 and had remained in force for a period of ten years from that date and had expired on 29 April 2012.

The terms of the 2002 Share Option Scheme for those outstanding share options already granted under the 2002 Share Option Scheme remain in force.

Share Option Schemes (Continued)

Share Option Schemes of the Company (Continued)

2016 Share Option Scheme

Pursuant to an ordinary resolution passed by the shareholders of the Company at the annual general meeting held on 23 June 2016, the Company adopted the 2016 share option scheme (the "2016 Share Option Scheme"). A summary of the 2016 Share Option Scheme is as follows:

(a) Purpose

The principal purposes of the 2016 Share Option Scheme are to provide the Company with a flexible means of giving incentive to, rewarding, remunerating, compensating and/or providing benefits to, the selected participants, to attract and retain the best quality personnel for the development of the business of the Company and each of its direct or indirect subsidiary, associated company, jointly controlled entity or joint venture (collectively, the "Eligible Group"), to recognise the contributions of the selected participants to the growth of the Eligible Group by rewarding them with opportunities to obtain ownership interest in the Company, and/or to promote the long term success of the Eligible Group by aligning the interests of the selected participants to the shareholders of the Company.

(b) Participants

The participants of the 2016 Share Option Scheme are any director (including any executive director of the Company), executive, officer or employee (whether full-time or part-time) of each member of the Eligible Group (but excluding each member of the committee appointed by the Board from time to time for the purpose of administration of the 2016 Share Option Scheme), as absolutely determined by the Board in accordance with the terms of the 2016 Share Option Scheme.

(c) Total number of shares available for issue

The total number of shares available for issue under the 2016 Share Option Scheme is 35,902,300 shares, representing approximately 5% of the issued shares of the Company as at the date of this Annual Report.

(d) Maximum entitlement of each participant

The maximum number of shares issued and to be issued upon exercise of all options granted to each participant under the 2016 Share Option Scheme and any other share option schemes of the Company (including those exercised, cancelled and outstanding options) in any 12-month period shall not exceed 1% of the total number of shares of the Company in issue.

Any further grant of share options in excess of the above-mentioned limit shall be subject to the separate approval by the shareholders of the Company in general meeting with such participant and his or her close associates, or his or her associates if the participant is a connected person (all within the meaning as ascribed under the Listing Rules) of the Company, abstaining from voting, and all other requirements prescribed under the Listing Rules.

Share Option Schemes (Continued)

Share Option Schemes of the Company (Continued)

2016 Share Option Scheme (Continued)

(e) Maximum entitlement of each participant who is a connected person

The maximum number of shares issued and to be issued upon exercise of all options granted under the 2016 Share Option Scheme and any other share option scheme(s) of the Company to each participant who is an Independent Non-Executive Director or a substantial shareholder of the Company, or any of their respective associates, in any 12-month period shall not exceed 0.1% of the total number of shares of the Company in issue and the aggregate value based on the closing price of the shares of the Company at the date of each grant shall not exceed HK\$5,000,000.

Any further grant of share options in excess of the above-mentioned limit shall be approved by the shareholders of the Company with all core connected persons (within the meaning as ascribed under the Listing Rules) of the Company abstaining from voting in favour at such general meeting.

(f) Time of exercise of option

An option may be exercised in accordance with the terms of the 2016 Share Option Scheme at any time during a period within which the option may be exercised, to be notified by the Board to each participant who accepts an offer in accordance with the terms of the 2016 Share Option Scheme, provided that it shall commence on a date not later than ten years from the date of grant.

(g) Acceptance of offer

An offer for the grant of an option made by the Company must be accepted within ten business days from the day on which such offer is made. The amount payable to the Company on acceptance of the offer for the grant of an option is HK\$1.

(h) Basis of determining the exercise price

The exercise price of an option to subscribe for shares granted under the 2016 Share Option Scheme shall be a price solely determined by the Board at its absolute discretion and shall not be less than the highest of:

- the closing price of the shares of the Company as stated in the Stock Exchange's daily quotations sheet on the date of grant of the option which must be a business day;
- the average closing price of the shares of the Company as stated in the Stock Exchange's daily quotations sheets for the five consecutive business days immediately preceding the date of grant of the option; and
- (iii) the nominal value of a share of the Company on the date of grant of the option.

(i) Remaining life of the 2016 Share Option Scheme

The 2016 Share Option Scheme became effective on 23 June 2016 and will remain in force for a period of ten years from that date.

Share Option Schemes (Continued)

Share Option Schemes of the Company (Continued)

Movements in Share Options of the Company

Movements in the outstanding share options of the Company granted under the 2002 Share Option Scheme during the year were as follows:

				Numl	per of share option	S		
Name of Director	Date of grant	Exercise price per share HK\$	Balance outstanding as at 1 January 2016	Granted during the year	Cancelled/ lapsed during the year	Exercised during the year	Balance outstanding as at 31 December 2016	Exercisable period
Mr. WONG Kin Yip, Freddie	21 July 2011	4.29	3,604,580	-	-	-	3,604,580	1 August 2011 to 31 July 2019
	21 July 2011	4.29	3,604,580	-	-	-	3,604,580	1 January 2012 to 31 December 2019
Ms. TANG Mei Lai, Metty	27 October 2011	3.81	3,604,580	-	-	-	3,604,580	1 January 2012 to 31 December 2019
	27 October 2011	3.81	3,604,580	-	-	-	3,604,580	1 October 2013 to 30 September 2021
Ms. WONG Ching Yi, Angela	27 October 2011	3.81	3,604,580	-	-	-	3,604,580	1 January 2012 to 31 December 2019
	27 October 2011	3.81	3,604,580	-	-	-	3,604,580	1 October 2013 to 30 September 2021
Mr. KOO Fook Sun, Louis	21 July 2011	4.29	150,000	-	-	-	150,000	1 August 2011 to 31 July 2019
Mr. SUN Tak Chiu	21 July 2011	4.29	150,000	-		-	150,000	1 August 2011 to 31 July 2019
Total			21,927,480			_	21,927,480	

Information on the accounting policy for share options granted under the share option schemes of the Company is provided in note 3(q)(iii) to the consolidated financial statements.

No share options of the Company were granted, exercised, cancelled or lapsed under the 2002 Share Option Scheme and the 2016 Share Option Scheme during the year.

Share Option Schemes (Continued)

Share Option Scheme of Midland IC&I

At the extraordinary general meeting of Midland IC&I held on 19 September 2008, a share option scheme of Midland IC&I (the "Midland IC&I Share Option Scheme") was adopted by Midland IC&I and approved by its shareholders.

The major terms of the Midland IC&I Share Option Scheme are summarised as follows:

(a) Purpose of the Midland IC&I Share Option Scheme

The principal purposes of the Midland IC&I Share Option Scheme are to enable Midland IC&I and its subsidiaries (collectively referred to as the "Midland IC&I Group") and any entity in which any member of the Midland IC&I Group holds an equity interest ("Midland IC&I Invested Entity") to recruit and retain high calibre eligible persons and attract human resources that are valuable to the Midland IC&I Group or Midland IC&I Invested Entities, to recognise the contributions of the eligible persons to the growth of the Midland IC&I Group or Midland IC&I Invested Entities by rewarding them with opportunities to obtain ownership interest in Midland IC&I and to motivate and to give incentives to these eligible persons to continue to contribute to the long term success and prosperity of the Midland IC&I Group or Midland IC&I Invested Entities.

(b) Participants of the Midland IC&I Share Option Scheme

The board of directors of Midland IC&I (the "Midland IC&I Board") may invite any eligible person as the Midland IC&I Board may in its absolute discretion select, having regard to each person's qualifications, skills, background, experience, service records and/or contribution or potential value to the relevant member(s) of the Midland IC&I Group or Midland IC&I Invested Entity, to take up the options under the Midland IC&I Share Option Scheme.

"Eligible person", in relation to the Midland IC&I Share Option Scheme, means any employee (whether full time or part time), senior executive or officer, manager, director (including executive, non-executive and independent non-executive director) or consultant of Midland IC&I, any of its affiliates or any Midland IC&I Invested Entity, or any of their respective associates or chief executives or substantial shareholder who, as determined by the Midland IC&I Board, has contributed or will contribute to the growth and development of the Midland IC&I Group or any Midland IC&I Invested Entity.

(c) Total number of shares available for issue

The total number of shares of Midland IC&I available for issue for all outstanding options as at the date of this Annual Report is 125,000,000, representing approximately 0.69% of the issued shares of Midland IC&I. The total number of shares of Midland IC&I available for issue in respect of options which may be granted is 700,000,000, representing approximately 3.88% of the issued shares of Midland IC&I as at the date of this Annual Report.

(d) Maximum entitlement of each eligible person

The maximum number of shares of Midland IC&I issued and to be issued upon exercise of the options granted to each eligible person under the Midland IC&I Share Option Scheme and any other share option scheme(s) of Midland IC&I (including exercised, cancelled and outstanding options) in any 12-month period must not exceed 1% of the shares of Midland IC&I in issue.

Any further grant of share options in excess of the above-mentioned limit shall be subject to separate approval by the shareholders of Midland IC&I and, for so long as Midland IC&I remains a subsidiary of the Company, the shareholders of the Company at their respective general meetings with such eligible person and his or her associates abstaining from voting, other requirements prescribed under the Listing Rules and/or other applicable statutory regulations or rules which must be complied with.

Share Option Schemes (Continued)

Share Option Scheme of Midland IC&I (Continued)

(e) Maximum entitlement of each eligible person who is a connected person

The maximum number of shares of Midland IC&I issued and to be issued upon exercise of the options granted under the Midland IC&I Share Option Scheme and any other share option scheme(s) of Midland IC&I to each eligible person who is an independent non-executive director or a substantial shareholder of Midland IC&I or, for so long as Midland IC&I remains a subsidiary of the Company, of the Company, or any of their respective associates, in any 12-month period shall not exceed 0.1% of the total number of shares of Midland IC&I in issue and an aggregate value which based on the closing price of the shares of Midland IC&I as stated in the Stock Exchange's daily quotations sheet on the date of each grant shall not exceed HK\$5,000,000.

Any further grant of share options in excess of the above-mentioned limit shall be separately approved by the shareholders of Midland IC&I and, for so long as Midland IC&I remains a subsidiary of the Company, by the shareholders of the Company with all connected persons of Midland IC&I and, for so long as Midland IC&I remains a subsidiary of the Company, of the Company abstaining from voting at their respective general meetings, except that any connected person may vote against the relevant resolution at the general meeting(s) provided that his or her intention to do so has been stated in the circular(s) to be sent to the relevant shareholders, and subject to other requirements prescribed under the Listing Rules and/or other applicable statutory regulations or rules which must be complied with.

(f) Time of exercise of option

An option may be exercised in accordance with the terms of the Midland IC&I Share Option Scheme at any time during a period within which the option shall be exercised, to be notified by the Midland IC&I Board to each eligible person who accepts an offer in accordance with the terms of the Midland IC&I Share Option Scheme, provided that it shall commence on a date not more than ten years from the date of grant.

(g) Acceptance of offer

An offer for the grant of an option made by Midland IC&I must be accepted within ten business days from the day on which such offer is made. The amount payable to Midland IC&I on acceptance of the offer for the grant of an option is HK\$1.

(h) Basis of determining the exercise price

The exercise price of an option to subscribe for shares of Midland IC&I granted under the Midland IC&I Share Option Scheme shall be a price determined by the Midland IC&I Board at its absolute discretion and notified to an eligible person but shall not be less than the highest of:

- the closing price of the shares of Midland IC&I as stated in the Stock Exchange's daily quotations sheet on the offer date;
- (ii) the average closing price of the shares of Midland IC&I as stated in the Stock Exchange's daily quotations sheets for the five consecutive business days immediately preceding the offer date; and
- (iii) the nominal value of a share of Midland IC&I.

Share Option Schemes (Continued)

Share Option Scheme of Midland IC&I (Continued)

(i) Remaining life of the Midland IC&I Share Option Scheme

The Midland IC&I Share Option Scheme became effective on 19 September 2008 and will remain in force for a period of ten years from the date of adoption.

Movements in the outstanding share options of Midland IC&I granted under the Midland IC&I Share Option Scheme during the year were as follows:

			Number of share options					
		Exercise price	Balance outstanding as at 1 January	Granted during	Cancelled/ lapsed during	Exercised during	Balance outstanding as at 31 December	
Name of director	Date of grant	per share HK\$	2016	the year	the year	the year	2016	Exercisable period
Directors of Midland IC&I Mr. WONG Hon Shing, Daniel	10 December 2014	0.044	5,000,000	-	-	-	5,000,000	15 December 2014 to 14 December 2019
	10 December 2014	0.044	5,000,000	-	-	-	5,000,000	15 December 2015 to 14 December 2019
	10 December 2014	0.044	5,000,000	-	-	-	5,000,000	15 December 2016 to 14 December 2019
Mr. TSANG Link Carl, Brian	2 September 2011	0.053	5,000,000	-	(5,000,000) <i>(Note)</i>	-	-	1 October 2011 to 30 September 2016
Mr. YING Wing Cheung, William	2 September 2011	0.053	5,000,000	-	(5,000,000) <i>(Note)</i>	-	-	1 October 2011 to 30 September 2016
Mr. SHA Pau, Eric	2 September 2011	0.053	5,000,000	-	(5,000,000) <i>(Note)</i>	-	-	1 October 2011 to 30 September 2016
Mr. HO Kwan Tat, Ted	2 September 2011	0.053	5,000,000	-	(5,000,000) <i>(Note)</i>	-	-	1 October 2011 to 30 September 2016

Share Option Schemes (Continued)

Share Option Scheme of Midland IC&I (Continued)

				Num	ber of share opti	ons		
Name of director	Date of grant	Exercise price per share	Balance outstanding as at 1 January 2016	Granted during the year	Cancelled/ lapsed during the year	Exercised during the year	Balance outstanding as at 31 December 2016	Exercisable period
	Dato or gran	HK\$						
Directors of the Company Mr. WONG Tsz Wa, Pierre	10 December 2014	0.044	30,000,000	-	-	-	30,000,000	15 December 2014 to 14 December 2019
	10 December 2014	0.044	30,000,000	-	-	-	30,000,000	15 December 2015 to 14 December 2019
	10 December 2014	0.044	30,000,000	-	-	-	30,000,000	15 December 2016 to 14 December 2019
Mr. CHEUNG Kam Shing	10 December 2014	0.044	5,000,000	-	-	-	5,000,000	15 December 2015 to 14 December 2019
	10 December 2014	0.044	5,000,000	-	-	-	5,000,000	15 December 2016 to 14 December 2019
Ms. IP Kit Yee, Kitty	10 December 2014	0.044	3,330,000	-	-	-	3,330,000	15 December 2014 to 14 December 2019
	10 December 2014	0.044	3,330,000	-	-	-	3,330,000	15 December 2015 to 14 December 2019
	10 December 2014	0.044	3,340,000				3,340,000	15 December 2016 to 14 December 2019
Total			145,000,000		(20,000,000)		125,000,000	

Note: Share options were lapsed on 1 October 2016.

Save as disclosed above, no share options of Midland IC&I were granted, exercised, cancelled or lapsed under the Midland IC&I Share Option Scheme during the year.

Directors' and Chief Executive's Interests and Short Positions in Shares, Underlying Shares and Debentures

As at 31 December 2016, the interests and short positions of each of the Directors and the chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept by the Company under section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code, were as follows:

	Nun	nber of ordinary sh	ares	Number of unde	erlying shares		
Name of Director	Personal interest/ Beneficial owner	Corporate interest/ Interest of controlled corporation	Family interest/ Interest of spouse	Personal interest/ Beneficial owner (Note 1)	Family interest/ Interest of spouse	Total	Approximate percentage of the issued voting shares of the Company
Mr. WONG Kin Yip, Freddie	24,490,000	161,340,144 <i>(Note 2)</i>	-	7,209,160	7,209,160 (Note 3)	200,248,464	27.89%
Ms. TANG Mei Lai, Metty	-	-	185,830,144 <i>(Note 4)</i>	7,209,160	7,209,160 (Note 5)	200,248,464	27.89%
Ms. WONG Ching Yi, Angela	-	-	-	7,209,160	-	7,209,160	1.00%
Mr. KOO Fook Sun, Louis	-	-	-	150,000	-	150,000	0.02%
Mr. SUN Tak Chiu	-	-	-	150,000	-	150,000	0.02%

(i) Long positions in the shares and underlying shares of the Company

Notes:

- 1. These underlying shares were held by the Director(s) by virtue of the interests in the share options of the Company granted to him/her.
- 2. These shares were held by Sunluck Services Limited which is indirectly wholly owned by Mr. WONG Kin Yip, Freddie through his wholly-owned company, namely Southern Field Trading Limited.
- 3. These underlying shares were held by Ms. TANG Mei Lai, Metty, the spouse of Mr. WONG Kin Yip, Freddie, by virtue of the interests in the share options of the Company granted to her.
- 4. These shares represent the shares held directly and indirectly by Mr. WONG Kin Yip, Freddie, the spouse of Ms. TANG Mei Lai, Metty, as ultimate beneficial owner.
- 5. These underlying shares were held by Mr. WONG Kin Yip, Freddie, the spouse of Ms. TANG Mei Lai, Metty, by virtue of the interests in the share options of the Company granted to him.
- 6. Details of the share options granted by the Company to the above Directors are set out in the sub-section headed "Share Option Schemes of the Company" under the section headed "Share Option Schemes" in this report.

Directors' and Chief Executive's Interests and Short Positions in Shares, Underlying Shares and Debentures (Continued)

(ii) Long positions in the shares and underlying shares of associated corporation of the Company

		Num	Number of ordinary shares			erlying shares		
Name of associated corporation	Name of Director	Personal interest/ Beneficial owner	Corporate interest/ Interest of controlled corporation	Family interest/ Interest of spouse	Personal interest/ Beneficial owner (Note 7)	Family interest/ Interest of spouse	Total	Approximate percentage of the issued voting shares of associated corporation
Midland IC&I	Mr. WONG Kin Yip, Freddie	122,450,000	806,700,720 (Note 8)	-	-	-	929,150,720	6.78%
Midland IC&I	Ms. TANG Mei Lai, Metty	-	-	929,150,720 (Note 9)	-	-	929,150,720	6.78%
Midland IC&I	Mr. WONG Tsz Wa, Pierre	2,000,000	-	1,320,000 <i>(Note 10)</i>	90,000,000	-	93,320,000	0.68%
Midland IC&I	Mr. CHEUNG Kam Shing	-	-	-	10,000,000	-	10,000,000	0.07%
Midland IC&I	Ms. IP Kit Yee, Kitty	-	-	-	10,000,000	-	10,000,000	0.07%

Notes:

- 7. These underlying shares were held by the Director(s) by virtue of the interests in the share options of Midland IC&I granted to the him/her.
- 8. These shares were held by Sunluck Services Limited which is indirectly wholly owned by Mr. WONG Kin Yip, Freddie through his wholly-owned company, namely Southern Field Trading Limited.
- 9. These shares represent the shares of Midland IC&I held directly and indirectly by Mr. WONG Kin Yip, Freddie, the spouse of Ms. TANG Mei Lai, Metty, as ultimate beneficial owner.
- 10. These shares represent the shares of Midland IC&I held by Ms. LAM Mee Yuk, the spouse of Mr. WONG Tsz Wa, Pierre, as beneficial owner.
- 11. Details of the share options granted by Midland IC&I to the above Directors are set out in the sub-section headed "Share Option Scheme of Midland IC&I" under the section headed "Share Option Schemes" in this report.

Save as disclosed above, as at 31 December 2016, neither the Directors nor the chief executive of the Company had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept by the Company under section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

Directors' Rights to Acquire Shares or Debentures

Save as disclosed in this Annual Report, neither the Company nor any of its subsidiaries was a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate at any time during the year or at the end of the year.

Substantial Shareholders' and Other Persons' Interests and Short Positions in Shares and Underlying Shares

As at 31 December 2016, the interests and short positions of the substantial shareholders and other persons, other than the Directors or chief executive of the Company, in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company under section 336 of the SFO were as follows:

Name of substantial shareholder	Number of ordinary shares	Holding capacity/ Nature of interest	Approximate percentage of the issued voting shares of the Company
Southern Field Trading Limited (Note 1)	161,340,144 (L)	Interest of controlled corporation/ Corporate interest	22.47%
Sunluck Services Limited (Note 1)	161,340,144 (L)	Beneficial owner/Beneficial interest	22.47%
Apex Benchmark Limited	75,666,000 (L)	Beneficial owner/Beneficial interest	10.54%
Edgbaston Asian Equity Trust	43,460,000 (L)	Beneficial owner/Beneficial interest	6.05%
Edgbaston Investment Partners LLP	59,864,000 (L)	Investment manager/Other interest	8.34%
Hosking Partners LLP	43,213,194 (L)	Investment manager/Other interest	6.02%
Massachusetts Financial Services Company (Note 2)	82,025,000 (L)	Investment manager/Other interest	11.42%
Sun Life Financial, Inc. (Note 2)	82,025,000 (L)	Investment manager/Other interest	11.42%
UBS AG (Note 3)	7,111,844 (L) 8,196,000 (L) 24,770,000 (L) 4,035,548 (S) 24,272,000 (S)	Beneficial owner/Beneficial interest Security interest/Other interest Interest of controlled corporation/ Corporate interest Beneficial owner/Beneficial interest Interest of controlled corporation/ Corporate interest	0.99% 1.14% 3.45% 0.56% 3.38%

Remark: (L) - Long Position, (S) - Short Position

Substantial Shareholders' and Other Persons' Interests and Short Positions in Shares and Underlying Shares (Continued)

Notes:

- 1. The two references to 161,340,144 shares relate to the same block of shares of the Company as disclosed under Mr. WONG Kin Yip, Freddie in the section headed "Directors' and Chief Executive's Interests and Short Positions in Shares, Underlying Shares and Debentures".
- 2. Details of the interest in long position of the 82,025,000 shares in which Sun Life Financial, Inc. ("SLF") was deemed to be interested were as follows:

Massachusetts Financial Services Company ("MFS") held (through itself and its 100% controlled corporations) an aggregate of 82,025,000 shares. MFS was a 93.36% owned subsidiary of Sun Life of Canada (U.S.) Financial Services Holdings, Inc. which was a 99.89% owned subsidiary of Sun Life Financial (U.S.) Investments LLC ("SLF(US)I"). SLF(US)I was a wholly-owned subsidiary of Sun Life Financial (U.S.) Holdings, Inc. which was a wholly-owned subsidiary of Sun Life Global Investments Inc. which was a wholly-owned subsidiary of Sun Life Global Investments Inc. which was a wholly-owned subsidiary of SLF.

MFS was a subsidiary of SLF. Accordingly, MFS's interest in 82,025,000 shares was duplicated with the interest of SLF.

3. The interest of UBS AG included derivative interest in 530,000 shares of the Company (being long position and unlisted physically settled derivatives).

Save as disclosed above, as at 31 December 2016, no other substantial shareholders or persons had any interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept by the Company under section 336 of the SFO.

Management Contracts

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

Major Customers and Suppliers

Sales to the Group's five largest customers accounted for less than 30% of the total revenues of the Group during the year ended 31 December 2016. The Group had no major suppliers due to the nature of the principal activities of the Group.

Related Party Transactions

The significant related party transactions entered into by the Group during the year set out in note 34 to the consolidated financial statements included transactions that constitute connected/continuing connected transactions for which the disclosure requirements under the Listing Rules have been complied with.

Continuing Connected Transactions

The following transactions between certain connected persons (as defined in the Listing Rules) of the Company and the Group were entered into and during the year ongoing for which relevant announcements had been made by the Company in accordance with the Listing Rules.

(A) Continuing Connected Transactions (Disclosed by the Company's announcement dated 27 April 2016)

1. A tenancy agreement was made on 27 April 2016 between Midland Alliance Limited ("Midland Alliance"), an indirect wholly-owned subsidiary of Midland IC&I, as tenant and Shun Yik International Limited ("Shun Yik"), a company directly wholly owned by Mr. WONG Kin Yip, Freddie, the Chairman, Executive Director and substantial shareholder of the Company (as at the date of agreement, Mr. WONG Kin Yip, Freddie was the Chairman, Non-Executive Director and substantial shareholder of the Company), as landlord whereby the landlord agreed to let the premises located at Nos. 11-17, 7th Floor, Tower B, New Mandarin Plaza, No. 14 Science Museum Road, Kowloon as office of the Group for a term of two years commencing from 1 May 2016 to 30 April 2018 at a monthly rental of HK\$195,000 for the period from 1 May 2016 to 30 April 2017 to 30 April 2018 without rent-free period and option to renew.

Continuing Connected Transactions (Continued)

- (A) Continuing Connected Transactions (Disclosed by the Company's announcement dated 27 April 2016) (Continued)
 - 2. A tenancy agreement was made on 27 April 2016 between Union Honor Limited ("Union Honor"), an indirect wholly-owned subsidiary of the Company, as tenant and Vision Dynasty Limited ("Vision Dynasty"), a company directly wholly owned by Mr. WONG Kin Yip, Freddie, as landlord whereby the landlord agreed to let the premises located at Shop E on the Lower Ground Floor and Utility Room at Rear of Splendid Place, No. 39 Tai Koo Shing Road, Hong Kong as a branch for the real estate agency business of the Group for a term of two years commencing from 16 April 2016 to 15 April 2018 at a monthly rental of HK\$78,000 without rent-free period and option to renew.
 - 3. A licence agreement was made on 15 December 2015 between Crown Lucky Investment Limited, an indirect wholly-owned subsidiary of Midland IC&I, as licensee and Moral Winner Investment Limited ("Moral Winner"), a company indirectly wholly owned by Mr. WONG Kin Yip, Freddie, as licensor whereby a licence was granted to install billboard at the lower part of the external wall facing Shanghai Street of the building known as "No. 33 Argyle" at Nos. 611-617 Shanghai Street and No. 33 Argyle Street, Kowloon for marketing and promotion of the real estate agency business of the Group for a term of two years commencing from 1 November 2015 to 31 October 2017 at a monthly licence fee of HK\$82,000 with right to terminate in which either party is entitled to terminate the licence by giving to the other party one month's prior notice in writing.
 - 4. A tenancy agreement was made on 17 March 2016 between 美聯物業代理(深圳)有限公司 (Midland Realty Agency (Shenzhen) Co. Ltd.*), an indirect wholly-owned subsidiary of the Company, as tenant and Ms. WONG Ching Yi, Angela, Deputy Chairman, Managing Director and Executive Director of the Company and daughter of Mr. WONG Kin Yip, Freddie and Ms. TANG Mei Lai, Metty, as landlord whereby the landlord agreed to let the premises located at Part 2 of Shop 107B, Floors 1#, 2#, City of Poly, Chuang Ye Road North, Nanyou Road East, Nanshan District, Shenzhen, the People's Republic of China (中華人民共和國深圳市南山區南油大道東、創業路北保利城花園1#、2#樓商舖107B之二) as a branch for the real estate agency business of the Group for a term of three years commencing from 18 March 2016 to 17 March 2019 at a rental of RMB24,000 (equivalent to HK\$28,800) per month from 7 April 2016 to 6 March 2017; RMB24,774.19 (equivalent to approximately HK\$29,729) from 7 March 2017 to 6 April 2017; RMB25,200 (equivalent to HK\$30,240) per month from 7 April 2017 to 6 March 2018; RMB26,012.91 (equivalent to approximately HK\$31,215) from 7 March 2018 to 6 April 2018; RMB26,460 (equivalent to HK\$31,752) per month from 7 April 2018 to 6 March 2019; RMB9,389.03 (equivalent to approximately HK\$11,267) from 7 March 2019 to 17 March 2019 with rent-free period from 18 March 2016 to 6 April 2016 and with the tenant having an option to renew the tenancy by making the request one month before the date of expiration of the term. The tenant has the priority to lease the premises under the same terms.

(B) Continuing Connected Transactions (Disclosed by the Company's announcement dated 14 October 2015)

5. A tenancy agreement was made on 14 October 2015 between Union Honor, an indirect wholly-owned subsidiary of the Company, as tenant and Gold Sphere Limited ("Gold Sphere"), a company directly wholly owned by Mr. WONG Kin Yip, Freddie, as landlord whereby the landlord agreed to let the premises located at Flat E on the Ground Floor of Sun Luen Building, Nos. 29, 29A, 29B, 31, 31A and 31B Bonham Road, Hong Kong as a branch for the real estate agency business of the Group for a term of two years commencing from 1 November 2015 to 31 October 2017 at a monthly rental of HK\$54,000 without rent-free period and with the tenant having an option to renew the tenancy for a further term of two years at the prevailing market rent.

^{*} For identification purpose only

Continuing Connected Transactions (Continued)

- (B) Continuing Connected Transactions (Disclosed by the Company's announcement dated 14 October 2015) (Continued)
 - 6. A tenancy agreement was made on 14 October 2015 between World Up Limited ("World Up"), an indirect wholly-owned subsidiary of the Company, as tenant and Titan Speed Limited, a company directly wholly owned by Mr. WONG Kin Yip, Freddie, as landlord whereby the landlord agreed to let the premises located at Office 910 on 9th Floor, Tower Two of Lippo Centre, No. 89 Queensway, Hong Kong as office of the Group for a term of one year commencing from 18 October 2015 to 17 October 2016 at a monthly rental of HK\$107,300 without rent-free period and option to renew and with right to terminate in which either party shall be entitled at any time during the term of the tenancy to terminate the tenancy agreement by giving to the other party not less than 45 days' prior notice in writing.
 - 7. A licence agreement was made on 14 October 2015 between Great Century (H.K.) Limited, an indirect wholly-owned subsidiary of the Company, as licensee and Moral Winner, a company indirectly wholly owned by Mr. WONG Kin Yip, Freddie, as licensor whereby a licence was granted to install signage at the external wall facing Argyle Street of the building known as "No. 33 Argyle" at Nos. 611-617 Shanghai Street and No. 33 Argyle Street, Kowloon for marketing and promotion of the real estate agency business of the Group for a term of two years commencing from 1 November 2015 to 31 October 2017 at a monthly licence fee of HK\$103,000.
 - 8. A tenancy agreement was made on 31 March 2015 between Hong Kong Property Leasing (XXII) Limited, an indirect wholly-owned subsidiary of the Company, as tenant and Shining Era Limited ("Shining Era"), a company directly wholly owned by Mr. WONG Kin Yip, Freddie, as landlord whereby the landlord agreed to let the premises located at Unit No. 5 on the 7th Floor of Tower II of South Seas Centre, No. 75 Mody Road, Kowloon as office of the Group for a term of two years commencing from 1 April 2015 to 31 March 2017 at a monthly rental of HK\$49,600 without rent-free period and option to renew.
 - 9. A licence agreement was made on 31 March 2015 between Hong Kong Property Leasing (XXII) Limited, an indirect wholly-owned subsidiary of the Company, as licensee and Shining Era, a company directly wholly owned by Mr. WONG Kin Yip, Freddie, as licensor whereby a licence was granted to use Car Parking Spaces Nos. P18 and P19 on the Basement Floor of South Seas Centre, No. 75 Mody Road, Kowloon as car parks for staff of the Group for a term of two years commencing from 1 April 2015 to 31 March 2017 at a monthly licence fee of HK\$5,000.

(C) Continuing Connected Transactions (Disclosed by the Company's announcement dated 8 January 2015)

10. A tenancy agreement was made on 8 January 2015 between Midland Leasing (XXIV) Limited, an indirect whollyowned subsidiary of the Company, as tenant and Gold Sphere, a company directly wholly owned by Mr. WONG Kin Yip, Freddie, as landlord whereby the landlord agreed to let the premises located at Flat D on the Ground Floor of Sun Luen Building, Nos. 29, 29A, 29B, 31, 31A and 31B Bonham Road, Hong Kong as a branch for the real estate agency business of the Group for a term of two years commencing from 10 January 2015 to 9 January 2017 at a monthly rental of HK\$63,000 without rent-free period and with the tenant having an option to renew the tenancy for a further term of two years at the prevailing market rent.

Continuing Connected Transactions (Continued)

- (C) Continuing Connected Transactions (Disclosed by the Company's announcement dated 8 January 2015) (Continued)
 - 11. A tenancy agreement was made on 9 December 2014 between Midland Corporate Services Limited, an indirect whollyowned subsidiary of the Company, as tenant and Moral Winner, a company indirectly wholly owned by Mr. WONG Kin Yip, Freddie, as landlord whereby the landlord agreed to let the premises located at Rooms 603-604 on 6th Floor of the building known as "No. 33 Argyle" at Nos. 611-617 Shanghai Street and No. 33 Argyle Street, Kowloon as office of the Group for a term of two years commencing from 15 October 2014 to 14 October 2016 at a monthly rental of HK\$26,500 without rent-free period and option to renew.
 - 12. A tenancy agreement was made on 21 August 2014 between Midland Alliance, an indirect wholly-owned subsidiary of Midland IC&I, as tenant and Shun Yik, a company wholly owned by Mr. WONG Kin Yip, Freddie, as landlord whereby the landlord agreed to let the premises located at No. 17, 7th Floor, Tower B, New Mandarin Plaza, No. 14 Science Museum Road, Kowloon as office of the Group for a term of one year and eight months and seven days commencing from 25 August 2014 to 30 April 2016 at a monthly rental of HK\$33,000 without rent-free period and option to renew.

(D) Continuing Connected Transactions (Disclosed by the Company's announcement dated 8 April 2014)

- 13. A tenancy agreement was made on 8 April 2014 between Union Honor, an indirect wholly-owned subsidiary of the Company, as tenant and Vision Dynasty, a company wholly owned by Mr. WONG Kin Yip, Freddie, as landlord whereby the landlord agreed to let the premises located at Shop E on the Lower Ground Floor and Utility Room at Rear of Splendid Place, No. 39 Tai Koo Shing Road, Hong Kong as a branch for the real estate agency business of the Group for a term of two years commencing from 16 April 2014 to 15 April 2016 at a monthly rental of HK\$102,000 without rent-free period and option to renew.
- 14. A tenancy agreement was made on 7 April 2014 between Midland Alliance, a wholly-owned subsidiary of Midland IC&I, as tenant and Shun Yik, a company wholly owned by Mr. WONG Kin Yip, Freddie, as landlord whereby the landlord agreed to let the premises located at Nos. 11-16, 7th Floor, Tower B, New Mandarin Plaza, No. 14 Science Museum Road, Kowloon as office of the Group for a term of two years commencing from 1 May 2014 to 30 April 2016 at a monthly rental of HK\$162,000 without rent-free period and option to renew.

(E) Continuing Connected Transaction (Disclosed by the Company's announcement dated 23 September 2013)

15. A tenancy agreement was made on 23 September 2013 between World Up, an indirect wholly-owned subsidiary of the Company, as tenant and Moral Winner, a company indirectly wholly owned by Mr. WONG Kin Yip, Freddie, as landlord whereby the landlord agreed to let the premises located at Room 1401 on 14th Floor of the building known as "No. 33 Argyle" at Nos. 611-617 Shanghai Street and No. 33 Argyle Street, Kowloon as office of the Group for a term of two years and eight months commencing from 1 October 2013 to 31 May 2016 at a monthly rental of HK\$16,140 with rent-free period from 1 October 2013.

Continuing Connected Transactions (Continued)

The Independent Non-Executive Directors have reviewed the continuing connected transactions mentioned above pursuant to Rule 14A.55 of the Listing Rules and confirmed that, the aforesaid continuing connected transactions have been entered into:

- i. in the ordinary and usual course of business of the Group;
- ii. on normal commercial terms or better; and
- iii. according to the agreements governing them on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

The Company's auditor was engaged to report on the above continuing connected transactions of the Group in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information", and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The auditor has issued its unqualified report containing its findings and conclusions in respect of the continuing connected transactions disclosed on pages 53 to 56 of this Annual Report in accordance with Rule 14A.56 of the Listing Rules. A copy of the auditor's report has been provided by the Company to the Stock Exchange.

Changes in Directors' Information

Changes in the information of Directors since the disclosure made in the interim report of the Company for the six months ended 30 June 2016, that are required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules, are set out below:

- 1. Ms. TANG Mei Lai, Metty was re-designated from Chairman of the board and a Non-Executive Director to a Non-Executive Director of Midland IC&I, and ceased to be a Chairman and member of the Nomination Committee and a member of the Remuneration Committee of Midland IC&I, all with effect from 18 October 2016.
- 2. Mr. WONG Kin Yip, Freddie has been re-designated as an Executive Director of the Company with effect from 29 March 2017, and continues to serve as the Chairman of the Board. Following the re-designation, Mr. WONG Kin Yip, Freddie is entitled to an annual director's fee of HK\$200,000 and monthly salary of HK\$818,000.

Retirement Scheme

Details of the Group's retirement scheme are set out in note 9 to the consolidated financial statements.

Principal Subsidiaries, Joint Ventures and Associates

Details of the Company's principal subsidiaries, joint ventures and associates as at 31 December 2016 are set out in note 36 to the consolidated financial statements.

Borrowings

Particulars of borrowings of the Group as at 31 December 2016 are set out in note 27 to the consolidated financial statements.

Emolument Policy

The emolument policy regarding the employees of the Group is based on their merit, qualifications and competence. The emoluments of the Executive Directors are reviewed by the Remuneration Committee and determined by the Board, having regard to the Group's operating results, individual performance and prevailing market condition. The emoluments of the Non-Executive Directors are reviewed by the Remuneration Committee and determined by the Board. Non-Executive Directors are reviewed by the Remuneration Committee and determined by the Board. No Director or any of his or her associates was involved in deciding his or her own remuneration.

Directors' Interest in Competing Business

Subsequent to the cessation of Midland IC&I as a subsidiary of the Company in December 2016, the following Directors had interests in the real estate agency business conducted through Midland IC&I Group which is considered to compete or are likely to compete, either directly or indirectly, with the business of the Group:

Directors	Name of Company	Interest in the Competing Business
Mr. WONG Kin Yip, Freddie	Midland IC&I	Substantial Shareholder
Ms. TANG Mei Lai, Metty	Midland IC&I	Non-Executive Director and Substantial Shareholder
Ms. WONG Ching Yi, Angela	Midland IC&I	Executive Director

As the Board of the Company is independent of the board of directors of Midland IC&I and none of the above Directors can control the Board of the Company, the Group is therefore capable of carrying on its businesses independently of, and at arm's length from the business of Midland IC&I Group.

Save as disclosed above, none of the Directors had an interest in any business which is compete or are likely to compete, either directly or indirectly, with the business of the Group during the year.

Sufficiency of Public Float

Based on information that is publicly available to the Company and within the knowledge of the Directors, as at the date of this Annual Report, there is sufficient public float of at least 25% of the total number of issued shares of the Company as required under the Listing Rules.

Auditor

The consolidated financial statements of the Group for the year ended 31 December 2016 have been audited by PricewaterhouseCoopers, auditor of the Company, who shall retire and, being eligible, will offer themselves for re-appointment at the forthcoming annual general meeting of the Company.

On behalf of the Board Midland Holdings Limited

WONG Kin Yip, Freddie Chairman

Hong Kong, 29 March 2017

Management Discussion and Analysis

Liquidity and Financial Resources

The Group mainly finances its business operations with its internal resources and loan facilities from banks.

As at 31 December 2016, the Group had cash and bank balances of HK\$876,490,000 (2015: HK\$1,303,066,000). The decrease in the cash and bank balances was mainly due to the cash and bank balances of Midland IC&I ceased to be consolidated into those of the Group after the completion of distribution in specie of the shares of Midland IC&I by the Group in December 2016.

As at 31 December 2016, the interest-bearing bank borrowings of the Group amounted to HK\$355,600,000 (2015: HK\$58,188,000) and with maturity profile set out as follows:

Repayable	2016 HK\$'000	2015 HK\$'000
Within 1 year	355,600	50,946
After 1 year but within 2 years	-	964
After 2 years but within 5 years	-	3,004
Over 5 years		3,274
	355,600	58,188

Note: The amounts due are based on the scheduled repayment dates set out in the loan agreements and ignore the effect of any repayment on demand clause.

As at 31 December 2016, the gearing ratio, which is calculated on the basis of total borrowings over total equity of the Group, was 30.0% (2015: 3.8%). Increase in gearing ratio was mainly due to the increase in bank borrowings to meet the short-term funding requirement for the sales of primary residential properties market. The liquidity ratio, which represents a ratio of current assets over current liabilities, to reflect the adequacy of the financial resources, was 1.2 (2015: 1.7). The return on equity, which is the ratio of profit/(loss) for the year over total equity of the Group, was 1.29% (2015: -6.48%).

As at 31 December 2016, the Group has unutilised borrowing facilities amounting to approximately HK\$1,464,400,000 (HK\$1,485,000,000) from various banks. The borrowing facilities were granted to the Group on a floating rate basis. The Directors will continue to adopt an appropriate financial policy so as to sustain an optimal level of borrowings to meet the Group's funding requirements.

As at 31 December 2016, certain land and buildings and investment properties held by the Group of HK\$61,786,000 (2015: HK\$86,305,000) and HK\$58,510,000 (2015: HK\$76,360,000) were pledged to secure banking facilities granted to the Group. Borrowing facilities granted to the Group were also secured, inter alia, by floating charge over certain receivables of the Group, with carrying value of approximately HK\$1,850,736,000 (2015: HK\$932,017,000).

The Group's cash and bank balances are denominated in Hong Kong dollars, Renminbi and Macau Pataca and the Group's borrowings are in Hong Kong dollars. No currency hedging tool is used.

The Group's business has been conducted primarily in Hong Kong and its monetary assets and liabilities are mainly denominated in Hong Kong dollars. The Group is exposed to Renminbi exchange rate risk as the assets and liabilities of the Group's PRC subsidiaries are primarily denominated in Renminbi. Individual companies within the Group have limited foreign currency risk as most of the transactions are denominated in the same currency as the functional currency of the operations in which they relate. The Directors consider that no hedging measure against Renminbi exchange rate exposure is necessary at this stage but will closely monitor its fluctuations.

Management Discussion and Analysis

Distribution in Specie of Shares of Midland IC&I

On 6 December 2016, the board of directors declared an interim dividend, satisfied by distribution in specie of the shares of Midland IC&I held by the Group to the shareholders of the Company in the proportion of 5 Midland IC&I shares for every 1 share in the issued share capital of the Company. A total of 3,590,230,025 Midland IC&I shares with an aggregate market value of HK\$168,741,000 was recognised as distribution during the year.

After the distribution in specie of the shares of Midland IC&I held by the Group to the shareholders of the Company in December 2016, the Group's equity interest in Midland IC&I has been decreased from 70.78% to 44.58%, resulting in a loss of control over Midland IC&I and Midland IC&I ceased to be a subsidiary of the Company. The financial results and assets and liabilities of Midland IC&I and its subsidiaries ceased to be consolidated into the Group's financial statements and the Group's investment in Midland IC&I was accounted for as interests in associates. As this regard, a gain on disposal of subsidiaries of approximately HK\$9,804,000 was recognised in this year.

Further details of the above transaction were disclosed in the announcements of the Company dated 6 December 2016 and 23 December 2016 respectively.

Contingent Liabilities

As at 31 December 2016, the Company executed corporate guarantee of HK\$1,862,000,000 (2015: HK\$1,562,000,000) as part of the securities for general banking facilities granted to certain wholly-owned subsidiaries of the Company. As at 31 December 2016, HK\$367,177,000 of these facilities were utilised by the subsidiaries (2015: HK\$59,364,000).

The Group has been involved in certain claims/litigations in respect of property agency services, including a number of cases in which third party customers alleged that certain Group's employees, when advising the customers, had made misrepresentations about the properties that the customers intended to acquire. After seeking legal advice, the management is of the opinion that either an adequate provision has been made in the financial statements to cover any potential liabilities or that no provision is required as based on the current facts and evidence there is no indication that an outflow of economic resources is probable.

Employee Information

As at 31 December 2016, the Group employed 9,267 full time employees (2015: 11,673) of which 8,099 were sales agents, 577 were back office supportive employees and 591 were frontline supportive employees.

The Group provides remuneration package to employees largely based on industry practice, individual performance, qualification and experience. In addition, discretionary bonus and incentives tied in with profits and share options may be granted to eligible staff by reference to the Group's performance and individual performance. The Group also provides other benefits to its employees such as education subsidies, medical and retirement benefits. In respect of staff development, both in-house and external training and development programmes are conducted on a regular basis.

Independent Auditor's Report



羅兵咸永道

INDEPENDENT AUDITOR'S REPORT TO THE SHAREHOLDERS OF MIDLAND HOLDINGS LIMITED (incorporated in Bermuda with limited liability)

Opinion

What we have audited

The consolidated financial statements of Midland Holdings Limited (the "Company") and its subsidiaries (the "Group") set out on pages 66 to 118, which comprise:

- the consolidated balance sheet as at 31 December 2016;
- the consolidated income statement for the year then ended;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated statement of cash flows for the year then ended; and
- the notes to the consolidated financial statements, which include a summary of significant accounting policies.

Our opinion

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

Independence

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.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, 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.

Independent Auditor's Report

Key Audit Matters (Continued)

Key audit matters identified in our audit are summarised as follows:

- Revenue recognition for property agency fees
- Impairment of trade receivables

Key Audit Matter

How our audit addressed the Key Audit Matter

Revenue recognition for property agency fees

Refer to notes 3(s) and 5(i) to the consolidated financial statements for the directors' disclosures of the related accounting policies, judgements and estimates.

We focused on this area because management has made significant and subjective judgements on the amounts of property agency fees to be recognised. For the year ended 31 December 2016, property agency fees amounted to about HK\$5,054 million, representing more than 99.5% of the revenue reported by the Group.

In order to determine the amounts of property agency fees which can be measured reliably and whether the underlying economic benefits would flow to the Group, management takes into account factors such as market conditions, customers' profiles, contractual terms and other relevant factors. Revenue is recognised only when the uncertainty related to the above factors is removed and it is probable that economic benefits will flow to the Group. We understood, evaluated and tested the design and operating effectiveness of the key management controls, including the relevant IT systems, over revenue recognition for property agency fees. We determined that we could rely on these controls for the purpose of our audit.

We evaluated management's estimate of the amount of agency fees to be recognised by testing, on a sample basis, the property agency fees recognised based on the terms set out in the contracts and other relevant factors. We also took reference to the general market conditions and market data of comparable properties in the same industry and management's knowledge about individual contracted parties in evaluating the estimation.

We consider the judgements made by management are supportable by the evidence obtained and procedures performed.

Key Audit Matters (Continued)

Key Audit Matter

How our audit addressed the Key Audit Matter

Impairment of trade receivables

Refer to notes 3(j) and 5(ii) to the consolidated financial statements for the directors' disclosures of the related accounting policies, judgements and estimates.

We focused on this area because there is complex and subjective judgement over both the timing of recognition and the magnitude of trade receivables impairment, which amounted to about HK\$182 million as at 31 December 2016.

Management estimates impairment of trade receivables that are individually significant by considering the aging profiles of trade receivables, their knowledge about the customers and the market conditions.

In addition, management estimates impairment of the unprovided trade receivables on a collective basis by considering the aging profiles of trade receivables and historical experience. We understood, evaluated and tested the design and operating effectiveness of the key management controls over debt collection and impairment assessment process, including relevant IT systems. These controls included those over the identification of which receivable was impaired and the calculation of the impairment provision. We determined that we could rely on these controls for the purpose of our audit.

We tested the accuracy of the aging of trade receivables on a sample basis by tracing to the respective sale and purchase agreements.

We discussed with management the recoverability of those individually significant receivables, corroborating management explanation by checking to the status of underlying transactions, information about contracted parties and subsequent settlements, if any.

Where impairment was calculated on a collective basis, we evaluated the basis, calculation model and assumptions used, and tested the underlying data on a sample basis, including evaluating the outcome of management's estimations in the prior years.

We consider the estimates made by management were within a reasonable range based on the procedures performed.

Independent Auditor's Report

Other Information

The directors of the Company are responsible for the other information. The other information comprises all of the information included in the annual report other than 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.

Responsibilities of Directors and Those Charged with Governance for the Consolidated Financial Statements

The directors of the Company 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.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

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. We report our opinion solely to you, as a body, in accordance with Section 90 of the Companies Act 1981 of Bermuda and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. 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 judgment and maintain professional scepticism 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.

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 those charged with governance 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 those charged with governance 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.

From the matters communicated with those charged with governance, 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.

The engagement partner on the audit resulting in this independent auditor's report is Cheng Lap Yam.

PricewaterhouseCoopers Certified Public Accountants

Hong Kong, 29 March 2017

Consolidated Income Statement

For the year ended 31 December 2016

	Note	2016 HK\$'000	2015 HK\$'000
Revenues	6	5,076,148	3,906,524
Other income and gains	8	16,196	6,195
Staff costs Rebate incentives Advertising and promotion expenses Operating lease charges in respect of office and shop premises Impairment of receivables Depreciation and amortisation costs	9	(2,885,498) (1,014,430) (85,431) (622,481) (97,126) (52,012)	(2,319,304) (582,337) (89,750) (584,867) (95,443) (43,403)
Other operating costs Operating profit/(loss)	11	(297,877) 37,489	(294,758) (97,143)
Finance income Finance costs Share of results of joint ventures Share of results of associates	12 12 19 20	2,736 (10,504) 11,544 (1,256)	2,663 (10,028) 13,919
Profit/(loss) before taxation Taxation	13	40,009 (24,730)	(90,589) (8,593)
Profit/(loss) for the year		15,279	(99,182)
Profit/(loss) attributable to: Equity holders Non-controlling interests		10,549 <u>4,730</u>	(99,486) 304
Dividend	14	15,279 168,741	(99,182) –
Earnings/(loss) per share Basic Diluted	15	HK cents 1.47 1.47	HK cents (13.86) (13.86)

Consolidated Statement of Comprehensive Income

For the year ended 31 December 2016

	2016 HK\$'000	2015 HK\$'000
Profit/(loss) for the year	15,279	(99,182)
Other comprehensive income		
Items that may be reclassified to profit or loss		
Currency translation differences	12,314	5,662
Change in fair value of available-for-sale financial assets	760	1,450
Change in fair value of land and buildings upon transfer from owner-occupied		
properties to investment properties		14,101
	13,074	21,213
Total comprehensive income/(loss) for the year, net of tax	28,353	(77,969)
Total comprehensive income/(loss) for the year attributable to:		
Equity holders	23,623	(78,273)
Non-controlling interests	4,730	304
	28,353	(77,969)

Consolidated Balance Sheet

As at 31 December 2016

	Note	2016 HK\$'000	2015 HK\$'000
ASSETS			
Non-current assets Property and equipment	16	134,473	166,475
Investment properties	17	87,399	105,074
Land use rights	18	1,117	1,233
Interests in joint ventures Interests in associates	19 20	68,279 325,129	70,887
Available-for-sale financial assets	21	10,449	11,982
Deferred taxation assets	28	20,467	15,992
		647,313	371,643
Current assets			
Trade and other receivables Taxation recoverable	22	2,219,865	1,412,779 21,332
Cash and bank balances	23	777 876,490	1,303,066
		3,097,132	2,737,177
Total assets		3,744,445	3,108,820
		0,7 11,110	0,100,020
EQUITY AND LIABILITIES			
Equity holders Share capital	24	71,805	71,805
Share premium	24	223,505	223,505
Reserves	25	888,231	1,033,062
		1,183,541	1,328,372
Non-controlling interests			201,635
Total equity		1,183,541	1,530,007
Non-current liabilities Deferred taxation liabilities	28	3,230	3,121
Current liabilities	20	0,200	
Trade and other payables	26	2,196,049	1,514,506
Borrowings	27	355,600	58,188
Taxation payable		6,025	2,998
		2,557,674	1,575,692
Total liabilities		2,560,904	1,578,813
Total equity and liabilities		3,744,445	3,108,820

The consolidated financial statements on page 66 to 118 were approved by the Board of Directors on 29 March 2017 and were signed on its behalf.

Consolidated Statement of Changes in Equity

For the year ended 31 December 2016

	Attributable to equity holders of the Company					
	Share capital HK\$'000	Share premium HK\$'000	Reserves HK\$'000 (note 25)	Total HK\$'000	Non- controlling interests HK\$'000	Total HK\$'000
At 1 January 2016	71,805	223,505	1,033,062	1,328,372	201,635	1,530,007
Comprehensive income Profit for the year Other comprehensive income	-	-	10,549	10,549	4,730	15,279
Currency translation differences Change in fair value of available-for-sale	-	-	12,314	12,314	-	12,314
financial assets			760	760		760
Total comprehensive income	-	-	23,623	23,623	4,730	28,353
Transactions with owners Employee share option scheme – value of employee services of Midland IC&I Limited Distribution in specie (note 14) Disposal of subsidiaries (note 32)	- - 	- - -	287 (168,741) (168,454)	287 (168,741) (168,454)	118 - (206,483) (206,365)	405 (168,741) (206,483) (374,819)
At 31 December 2016	71,805	223,505	888,231	1,183,541	-	1,183,541
At 1 January 2015	71,805	223,505	1,110,799	1,406,109	200,431	1,606,540
Comprehensive loss Loss for the year Other comprehensive income Currency translation differences	-	-	(99,486) 5,662	(99,486) 5,662	304	(99,182) 5,662
Change in fair value of available-for-sale financial assets Change in fair value of land and buildings upon transfer from owner-occupied properties to	-	-	1,450	1,450	-	1,450
investment properties			14,101	14,101		14,101
Total comprehensive loss	-	-	(78,273)	(78,273)	304	(77,969)
Transactions with owners Employee share option scheme – value of employee services of Midland IC&I Limited – shares issued by Midland IC&I Limited under employee share option scheme	-	-	604	604	612 	1,216
			536 	536 	900	1,436
At 31 December 2015	71,805	223,505	1,033,062	1,328,372	201,635	1,530,007

Consolidated Statement of Cash Flows

For the year ended 31 December 2016

	Note	2016 HK\$'000	2015 HK\$'000
Cash flows from operating activities			
Net cash (used in)/generated from operations	29	(26,755)	11,647
Hong Kong profits tax paid		(6,417)	(39,283)
Overseas taxation paid		(164)	(192)
Interest paid		(10,504)	(10,028)
Net cash used in operating activities		(43,840)	(37,856)
Cash flows from investing activities			
Purchase of property and equipment		(51,486)	(61,510)
Investment in a joint venture		-	(1,050)
Proceeds from disposal of property and equipment		3	12
Proceeds from disposal of an investment property		15,800	-
Return of capital from available-for-sale financial assets		2,711	2,340
Decrease in bank deposits with maturities over three months from date of			
deposits		-	5,000
Bank interest received		2,736	2,663
Dividend received from a joint venture		14,152	7,440
Cash outflow from disposal of subsidiaries	32	(659,160)	
Net cash used in investing activities		(675,244)	(45,105)
Cash flows from financing activities			
Repayment of bank and other loans		(4,492,945)	(4,615,730)
Proceeds from bank and other loans		4,797,600	4,247,800
Decrease in pledged bank deposit		-	3,400
Proceeds from exercise of share options of a subsidiary			220
Net cash generated from/(used in) financing activities		304,655	(364,310)
Net decrease in cash and cash equivalents		(414,429)	(447,271)
Cash and cash equivalents at 1 January		1,303,066	1,756,085
Exchange differences		(12,147)	(5,748)
Cash and cash equivalents at 31 December	23	876,490	1,303,066

Major non-cash transaction

During the year ended 31 December 2016, the Group has paid an interim dividend in the form of distribution in specie of the shares of Midland IC&I Limited (note 14).

Notes to the Consolidated Financial Statements

1 General information

Midland Holdings Limited (the "Company") is a limited liability company incorporated in Bermuda and listed on the main board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The address of its registered office is Clarendon House, 2 Church Street, Hamilton HM11, Bermuda and its head office and principal place of business in Hong Kong is Rooms 2505-8, 25th Floor, World-Wide House, 19 Des Voeux Road Central, Hong Kong.

The principal activities of the Company and its subsidiaries (together, the "Group") are the provision of property agency services in Hong Kong, the People's Republic of China (the "PRC") and Macau.

The consolidated financial statements have been approved by the board of directors (the "Board") on 29 March 2017.

2 Basis of preparation

(a) The consolidated financial statements of the Company have been prepared in accordance with applicable Hong Kong Financial Reporting Standards ("HKFRS") issued by the Hong Kong Institute of Certified Public Accountants. The consolidated financial statements have been prepared under the historical cost convention, as modified by the revaluation of investment properties and available-for-sale financial assets, which are carried at fair values.

The preparation of financial statements in conformity with HKFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements, are disclosed in note 5 below.

(b) New standard and amendments effective in 2016

HKAS 1 (Amendment)	Disclosure Initiative
HKAS 16 and HKAS 38 (Amendment)	Clarification of Acceptable Methods of Depreciation and Amortisation
HKFRS 11 (Amendment)	Accounting for Acquisitions of Interests in Joint Operations
HKFRS 14	Regulatory Deferral Accounts
Annual Improvements Project	Annual Improvements 2012-2014 Cycle

The adoption of the above new standard and amendments to existing standards did not have significant effect on the financial information or result in any significant changes in the Group's significant accounting policies, except for certain changes in presentation and disclosures.
2 Basis of preparation (Continued)

(c) Standards and amendments which are not yet effective

The following new standards and amendments to standards have been issued but are not effective for 2016 and have not been early adopted by the Group.

Effective for the year ending 31 December 2017

Amendment to HKAS 12 Amendment to HKAS 7	Recognition of Deferred Tax Assets for Unrealised Losses Disclosure Initiative
Effective for the year ending 31 December 3	2018
HKFRS 2 HKFRS 9 HKFRS 15	Classification and Measurement of Share-based Payment Transactions Financial Instruments Revenue from Contracts with Customers
Effective for the year ending 31 December	2019
HKFRS 16	Leases
A date to be determined	
HKFRS 10 and HKAS 28	Sales or Contribution of Assets between an Investor and its Associate or Joint Venture

The expected impacts from the adoption of the above new standards and amendments to standards are still being assessed by the management, and management is not yet in a position to state whether they would have a significant impact on the Company's results of operations and financial position.

3 Summary of significant accounting policies

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

(a) Consolidation

The consolidated financial statements of the Group include the financial statements of the Company and its subsidiaries made up to 31 December.

(i) Subsidiaries

A subsidiary is an entity (including a structured entity) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases.

3 Summary of significant accounting policies (Continued)

(a) Consolidation (Continued)

(i) Subsidiaries (Continued)

The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. On an acquisition-by-acquisition basis, the Group recognises any non-controlling interest in the acquiree either at fair value or at the non-controlling interest's proportionate share of the acquiree's net assets.

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

When the Group ceases to have control, any retained interest in the entity is re-measured to its fair value at the date when control is lost, with the change in carrying amount recognised in the consolidated income statement. The fair value is the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. It means the amounts previously recognised in other comprehensive income are reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable HKFRSs.

(ii) Separate financial statements

In the Company's balance sheet, the investments in subsidiaries are stated at cost less provision for impairment. The results of subsidiaries are accounted for by the Company on the basis of dividend income.

(iii) Joint ventures

Investments in joint arrangements are classified as either joint operations or joint ventures depending on the contractual rights and obligations each investor. The Group has assessed the nature of its joint arrangements and determined them to be joint ventures. Joint ventures are accounted for using the equity method.

Under the equity method of accounting, interests in joint ventures are initially recognised at cost and adjusted thereafter to recognise the Group's share of the post-acquisition profits or losses and movements in other comprehensive income. When the Group's share of losses in a joint venture equals or exceeds its interests in the joint ventures (which includes any long-term interests that, in substance, form part of the Group's net investment in the joint ventures), the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the joint ventures.

Unrealised gains on transactions between the Group and its joint ventures are eliminated to the extent of the Group's interests in the joint ventures. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of the joint ventures have been changed where necessary to ensure consistency with the policies adopted by the Group.

3 Summary of significant accounting policies (Continued)

(a) Consolidation (Continued)

(iv) Associates

An associate is an entity over which the Group has significant influence but not control, generally accompanying a shareholding of between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting. Under the equity method, the investment is initially recognised at cost, and the carrying amount is increased or decreased to recognise the investor's share of the profit or loss of the investee after the date of acquisition.

If the ownership interest in an associate is reduced but significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income is reclassified to profit or loss where appropriate.

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

The Group determines at each reporting date whether there is any objective evidence that the investment in the associate is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value and recognises the amount adjacent to "share of results of associates" in the consolidated income statement.

Profits and losses resulting from upstream and downstream transactions between the Group and its associate are recognised in the Group's financial statements only to the extent of unrelated investor's interests in the associates. Unrealised losses are eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

Gain or losses on dilution of equity interest in associates are recognised in the consolidated income statement.

(b) Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The chief operating decision maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the executive directors of the Company that makes strategic decisions.

3 Summary of significant accounting policies (Continued)

(c) Foreign currency translation

(i) Functional and presentation currency

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

(ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at exchange rates ruling at the balance sheet date of monetary assets and liabilities denominated in foreign currencies are recognised in the consolidated income statement.

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

Translation differences on non-monetary financial assets and liabilities such as equities held at fair value through profit or loss are recognised in consolidated income statement as part of the fair value gain or loss. Translation differences on non-monetary financial assets such as equities classified as available-for-sale are included in other comprehensive income.

(iii) Group companies

The results and financial position of all the group entities that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities for each balance sheet presented are translated at the closing rate at the date of that balance sheet;
- income and expenses for each income statement are translated at average exchange rates; and
- all resulting exchange differences are recognised in other comprehensive income.

On consolidation, exchange differences arising from the translation of the net investment in foreign operations, and of borrowings, are taken to equity. When a foreign operation is partially disposed or sold, exchange differences that were recorded in equity are recognised in the consolidated income statement as part of the gain or loss on sale.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the exchange rate at the balance sheet date.

3 Summary of significant accounting policies (Continued)

(d) Property and equipment

Property and equipment is stated at historical cost less accumulated depreciation and accumulated impairment. Historical cost includes expenditure that is directly attributable to the acquisition of the assets.

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

Leasehold land classified as finance lease commences amortisation from the time when the land interest becomes available for its intended use. Amortisation on leasehold land classified as finance lease and depreciation on other assets are calculated using the straight-line method to allocate their costs or revalued amounts to their residual values over their estimated useful lives, as follows:

Leasehold land classified as finance lease	Over the period of the lease
Buildings	50 years
Leasehold improvements	Over the period of the lease
Furniture and fixtures	4 years
Office equipment	4 years
Motor vehicles	4 years

The residual values and useful lives are reviewed, and adjusted if appropriate, at each balance sheet date. An asset's carrying amount is written down immediately to its recoverable amount if the carrying amount is greater than its estimated recoverable amount.

Gain and loss on disposals are determined by comparing proceeds with carrying amount and are recognised within other operating costs, in the consolidated income statement.

(e) Investment properties

Property that is held for long-term rental yield or for capital appreciation or both, and that is not occupied by the Group, is classified as investment property. Investment property comprises land held under operating leases and buildings held under finance leases. Land held under operating leases are classified and accounted for as investment property when the rest of the definition of investment property is met. The operating lease is accounted for as if it were a finance lease.

Investment property is measured initially at its cost, including related transaction costs. After initial recognition, investment property is carried at fair value, representing estimated open market value determined at each reporting date by qualified valuers. The market value of each property is calculated on the discounted net rental income allowing for reversionary potential. Changes in fair values are recognised in the consolidated income statement as part of other income or other operating costs.

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

3 Summary of significant accounting policies (Continued)

(e) Investment properties (Continued)

If an investment property becomes owner-occupied, it is reclassified as property and equipment, and its fair value at the date of reclassification becomes its cost for accounting purposes. Property that is being constructed or developed as investment property is carried at fair value. Where fair value is not reliably determinable, such investment property under construction is measured at cost until either its fair value becomes reliably determinable or construction is completed (whichever is earlier).

If a property becomes an investment property because its use has changed, any difference resulting between the carrying amount and the fair value of this property at the date of transfer is recognised in equity as a revaluation of property and equipment. However, if a fair value gain reverses a previous impairment, the gain is recognised in the consolidated income statement.

(f) Impairment of investments in joint ventures, associates and non-financial assets

Assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Assets that suffered an impairment are reviewed for possible reversal of the impairment at each balance sheet date.

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

(g) Financial assets

The Group classifies its financial assets in the categories of loans and receivables and available-for-sale financial assets. The classification depends on the purposes for which the financial assets were acquired. Management determines the classification of its financial assets at initial recognition.

(i) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets, except for maturities greater than twelve months after the balance sheet date. These are classified as non-current assets. Loans and receivables are classified as "trade and other receivables" and "cash and bank balances" in the consolidated balance sheet.

(ii) Available-for-sale financial assets

Available-for-sale financial assets are non-derivatives that are either designated in this category or not classified in any of the other categories. They are included in non-current assets unless management intends to dispose of the investments within twelve months of the balance sheet date.

3 Summary of significant accounting policies (Continued)

(g) Financial assets (Continued)

Recognition and measurement

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

Changes in the fair value of monetary securities denominated in a foreign currency and classified as available-for-sale are analysed between translation differences resulting from changes in amortised cost of the security and other changes in the carrying amount of the security. The translation differences on monetary securities are recognised in the consolidated income statement; translation differences on non-monetary securities are recognised in equity. Changes in the fair value of monetary and non-monetary securities classified as available-for-sale are recognised in other comprehensive income.

When securities classified as available-for-sale are sold or impaired, the accumulated fair value adjustments recognised in equity are included in the consolidated income statement as gain and loss from investment securities.

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

The fair values of quoted investments are based on current bid prices. If the market for a financial asset is not active (and for unlisted securities), the Group established fair value by using valuation techniques. These include the use of recent arm's length transactions, reference to other instruments that are substantially the same, discounted cash flow analysis and option pricing models, making maximum use of market inputs and relying as little as possible on entity-specific inputs.

(h) Offsetting financial instruments

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

(i) Impairment of financial assets

The Group assesses at each balance sheet date whether there is objective evidence that a financial asset or a group of financial assets is impaired. In the case of equity securities classified as available-for-sale, a significant or prolonged decline in the fair value of the security below its cost is considered as an indicator that the securities are impaired. If any such evidence exists for available-for-sale financial assets, the cumulative loss (measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognised in consolidated income statement) is removed from equity and recognised in the consolidated income statement. Impairment recognised in the consolidated income statement.

3 Summary of significant accounting policies (Continued)

(j) Trade and other receivables

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

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

(k) Cash and cash equivalents

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

(I) Share capital

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

Where any group company purchases the Company's equity share capital, the consideration paid, including any directly attributable incremental costs (net of income taxes) is deducted from equity.

(m) Trade and other payables

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

Trade and other payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

(n) Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds, net of transaction costs, and the redemption value is recognised in the consolidated income statement over the period of the borrowings using the effective interest method.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least twelve months after the balance sheet date.

3 Summary of significant accounting policies (Continued)

(o) Borrowing costs

General and specific borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in the consolidated income statement in the period in which they are incurred.

(p) Taxation

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

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

Deferred taxation assets are recognised to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

Deferred taxation is provided on temporary differences arising on investments in subsidiaries except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

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

(q) Employee benefits

(i) Employee leave entitlements

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 balance sheet date.

Employee entitlements to sick leave and maternity or paternity leave are not recognised until the time of leave.

3 Summary of significant accounting policies (Continued)

(q) Employee benefits (Continued)

(ii) Retirement scheme obligations

Contributions to defined contribution retirement schemes which are available to all employees, calculated at rates specified in the rules of the schemes, are charged to the consolidated income statement when the contributions are payable to the fund.

(iii) Share-based payment

Equity-settled share-based payment transactions

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

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

At the end of each reporting period, the Group revises its estimates of the number of options that are expected to vest based on the non-marketing performance and service conditions. It recognises the impact of the revision to original estimates, if any, in the profit or loss account, with a corresponding adjustment to equity.

In addition, in some circumstances employees may provide services in advance of the grant date and therefore the grant date fair value is estimated for the purposes of recognising the expense during the period between service commencement period and grant date.

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

Share-based payment transactions among group entities

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

(r) Provisions

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

3 Summary of significant accounting policies (Continued)

(r) Provisions (Continued)

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

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

(s) Revenue recognition

Revenue comprises the fair value of the consideration for the sale of goods and services in the ordinary course of the activities of the Group. Revenue is recognised when it is probable that future economic benefits will flow to the Group, the amount can be measured reliably and specific criteria for each of the activities have been met. Revenue is shown net of discounts and other revenue reducing factors.

Agency fee from property agency business is recognised when the services are rendered, which is generally the time when the transacting parties first come into an agreement.

Operating lease rental income is recognised on a straight-line basis.

Web advertising income and other services income including income from property valuation, other advertising and referral services are recognised when services are rendered.

Revenue from immigration consultancy services is recognised on a success basis, i.e. when the relevant application for immigration is approved.

Finance income is recognised on a time proportion basis using the effective interest method.

(t) Operating leases

Leases in which a significant portion of the risks and rewards of ownership are retained by the lessors are classified as operating leases. Payments made under operating leases, net of any incentives received from the lessor are charged to the consolidated income statement on a straight-line basis over the period of the lease.

(u) Dividend distribution

Dividend distribution is recognised as a liability in the consolidated financial statements in the financial period in which the dividends are approved by the shareholders or directors, as appropriate.

(v) Contingent liabilities

A contingent liability is a possible obligation that arises from past events and whose existence will only be confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. It can also be a present obligation arising from past events that is not recognised because it is not probable that outflow of economic resources will be required or the amount of obligation cannot be measured reliably.

A contingent liability is not recognised but is disclosed in the notes to the consolidated financial statements. When a change in the probability of an outflow occurs so that outflow is probable, they will then be recognised as a provision.

4 Financial risk management

(a) Financial risk factors

The Group's activities expose it to credit risk, foreign exchange risk, cash flow and fair value interest rate risk and liquidity risk. The overall risk management programme of the Group focuses on the unpredictability of the financial markets and seeks to minimise potential adverse effects on the financial performance of the Group.

(i) Credit risk

The Group is exposed to credit risk in relation to its cash and bank balances and trade and other receivables. The Group's maximum exposure to credit risk is the carrying amounts of these financial assets.

To manage this risk, management has monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, management reviews regularly the recoverable amount of each individual trade receivable by taking into account of the market conditions, customers' profiles and contractual terms to ensure that adequate impairment is made for the irrecoverable amounts.

Cash and bank balances are deposited in banks with sound credit ratings. Given their sound credit ratings, the Group does not expect to have high credit risk in this respect.

(ii) Foreign exchange risk

Foreign exchange risk arises from future commercial transactions, recognised assets and liabilities and net investments in foreign operations. The Group currently does not have a foreign currency hedging policy and has not used any forward contracts, currency borrowings or other means to hedge its foreign currency exposure. The Group manages its foreign currency risk by closely monitoring the movement of the foreign currency rates.

At the balance sheet date, the foreign exchange risk of the Group is considered to be insignificant. This is due to the Group's transactions being generally denominated in the functional currencies of the respective group entities.

(iii) Cash flow and fair value interest rate risk

The Group's interest rate risk arises from borrowings. Borrowings obtained at variable rates expose the Group to cash flow interest rate risk which is partially offset by bank deposits held at variable rates.

At the balance sheet date, the interest rate risk of the Group is considered to be insignificant.

(iv) Liquidity risk

The Group maintains its own treasury function (the "Group Finance") to monitor the current and expected liquidity requirements and aims to maintain flexibility by keeping sufficient cash and cash equivalents generated from operations and draw down of borrowings. Cash flow forecast is performed in the operating entities of the Group and aggregated by the Group Finance. The Group Finance monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient head-room on its undrawn facilities (note 27) at all times so that the Group does not breach borrowing limits or covenants (where applicable) on any of its borrowing facilities.

4 Financial risk management (Continued)

(a) Financial risk factors (Continued)

(iv) Liquidity risk (Continued)

Surplus cash held by the operating entities over and above the balance required for working capital management are transferred to the Group Finance. The Group Finance invests surplus cash in interest bearing time deposits, choosing instruments with appropriate maturities or sufficient liquidity to provide sufficient head-room for the Group to meet the liquidity requirements. At 31 December 2016, the Group held cash and bank balances of HK\$876,490,000 (2015: HK\$1,303,066,000) that are expected to readily generate cash inflows for managing liquidity risk.

The following tables show the remaining contractual maturities at the end of the reporting period of the Group's financial liabilities based on undiscounted cash flows and the earliest date the Group can be required to pay. Specifically, for the bank loan which contains a repayment on demand clause which can be exercised at the banks' sole discretion, the analysis shows the cash outflow based on the earliest period in which the Group can be required to pay, that is if the lenders were to invoke their unconditional rights to call the loan with immediate effect. Balances due within 12 months equal their carrying balances (including both interest and principal) as the impact of discounting is not significant.

	On demand HK\$'000	Less than 1 year HK\$'000
At 31 December 2016		
Trade and other payables	-	2,196,049
Borrowings	355,828	
	355,828	2,196,049
At 31 December 2015		
Trade and other payables	-	1,514,506
Borrowings	58,865	
	58,865	1,514,506

(b) Capital risk management

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

The capital structure of the Group consists of equity attributable to the equity holders and borrowings. In order to maintain or adjust the capital structure, the Group will consider macroeconomic conditions, prevailing borrowing rate in the market and adequacy of cash flows generating from operations and may adjust the amount of dividend paid to shareholders, repurchase of shares from shareholders or raise funding through borrowings as necessary.

4 Financial risk management (Continued)

(b) Capital risk management (Continued)

The Group monitors capital on the basis of the gearing ratio and the current ratio. The gearing ratio is calculated as total borrowings divided by total equity. The gearing ratios at 31 December 2016 and 2015 were as follows:

	2016 HK\$'000	2015 HK\$'000
Borrowings	355,600	58,188
Total equity	1,183,541	1,530,007
Gearing ratio	30.05%	3.80%

The current ratio of the Group, which represents a ratio of current assets over current liabilities, at 31 December 2016 and 2015 were as follows:

	2016 HK\$'000	2015 HK\$'000
Current assets	3,097,132	2,737,177
Current liabilities	2,557,674	1,575,692
Current ratio	1.2	1.7

The current ratio of the Group is maintained at a stable level.

(c) Fair value estimation

The carrying amounts of the financial assets of the Group, including cash and bank balances and trade and other receivables; and financial liabilities including trade and other payables and borrowings approximate their fair values due to their short-term maturities.

The financial instruments are measured in the balance sheet at fair value, by level of the following fair value measurement hierarchy:

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

4 Financial risk management (Continued)

(c) Fair value estimation (Continued)

The following tables present the Group's financial instruments that are measured at fair value:

	Level 1 HK\$'000	Level 2 HK\$'000	Level 3 HK\$'000	Total HK\$'000
As at 31 December 2016 Assets				
Available-for-sale financial assets		10,449		10,449
As at 31 December 2015				
Assets				
Available-for-sale financial assets		11,982	_	11,982

The fair value of financial instruments traded in active markets is based on quoted market prices at the balance sheet date. A market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis. The quoted market price used for financial assets held by the Group is the current bid price. These instruments are included in level 1. Instruments included in level 1 comprise primarily trading securities or available-for-sale.

The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques, such as quoted market prices or dealer quotes for similar instruments, or discounted cash flow analysis. These valuation techniques maximise the use of observable market data where it is available and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

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

There were no transfers between levels 1 and 2 during the year.

The fair value estimation of investment properties is disclosed in note 17 to the consolidated financial statements.

5 Critical accounting estimates and judgements

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectation 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 judgements in applying the Group's accounting policies, and estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

(i) Revenue recognition

Management reviews sales transactions to determine whether it is probable that future economic benefits arising from the sales transactions would flow to the Group taking into account the market conditions, customers' profiles, contractual terms and other relevant factors. Revenues from those transactions whose economic benefits are not probable to flow to the Group would not be recognised in the consolidated income statement until the relevant transactions are completed or until the uncertainty of completion is removed.

(ii) Impairment of trade receivables

Management reviews regularly the recoverable amount of each individual trade receivable to ensure that adequate impairment is made for the irrecoverable amounts. Management assesses the recoverable amount of each individual trade receivable whether there is objective evidence that the trade receivable is impaired. This evidence may include observable data indicating that there has been an adverse change in the payment status of the debtors and the local economic conditions that correlate with the potential risk of impairment on the transactions. Management reassesses the provision for impairment at each balance sheet date.

(iii) Fair value of investment properties

The fair value of investment properties is determined by using valuation techniques. Details of the judgement and assumptions used in the valuation have been disclosed in note 17 to the consolidated financial statements.

(iv) Income taxes

The Group is subject to income taxes in several jurisdictions. Significant judgement is required in determining the provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain. The Group recognises liabilities for anticipated tax audit issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the current and deferred taxation assets and liabilities in the period in which such determination is made.

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

6 Revenues

	2016 HK\$'000	2015 HK\$'000
Agency fee	5,054,125	3,874,563
Immigration consultancy services	15,572	23,894
Rental income	3,448	4,383
Web advertising	1,486	1,415
Other services	1,517	2,269
	5,076,148	3,906,524

7 Segment information

The chief operating decision makers have been identified as the executive directors of the Company (the "Executive Directors"). The Executive Directors review the Group's internal reporting in order to assess performance and allocate resources. The Executive Directors determined the operating segments based on these reports.

The Executive Directors assess the performance based on the nature of the Group's businesses which are principally located in Hong Kong, the PRC and Macau, and comprise property agency businesses for residential, commercial and industrial properties and shops, and other businesses which mainly include property leasing, immigration consultancy services and mortgage referral services.

	Property	Year ended 31 D / agency	ecember 2016	cember 2016	
	Residential properties HK\$'000	Commercial and industrial properties and shops HK\$'000	Others HK\$'000	Total HK\$'000	
Total revenues Inter-segment revenues	4,505,707 (106,387)	680,911 (26,106)	29,655 (7,632)	5,216,273 (140,125)	
Revenues from external customers	4,399,320	654,805	22,023	5,076,148	
Segment results	43,531	7,715	18,125	69,371	
Impairment of receivables	73,318	23,808	_	97,126	
Depreciation and amortisation costs	41,801	8,159	856	50,816	
Share of results of joint ventures	_	-	11,544	11,544	
Share of results of associates	_	(1,256)	-	(1,256)	
Fair value gain on investment properties	_	-	1,438	1,438	
Additions to non-current assets	49,743	1,712	31	51,486	

7 Segment information (Continued)

	Year ended 31 December 2015 Property agency			
		Commercial and industrial		
	Residential properties HK\$'000	properties and shops HK\$'000	Others HK\$'000	Total HK\$'000
Total revenues	3,387,450	588,217	39,642	4,015,309
Inter-segment revenues	(74,688)	(26,416)	(7,681)	(108,785)
Revenues from external customers	3,312,762	561,801	31,961	3,906,524
Segment results	(67,129)	(4,039)	23,868	(47,300)
Impairment of receivables	67,538	27,737	168	95,443
Depreciation and amortisation costs	34,350	6,760	1,096	42,206
Share of results of joint ventures	-	-	13,919	13,919
Fair value gain on investment properties	-	_	2,183	2,183
Additions to non-current assets	55,596	5,779	1,185	62,560

The Executive Directors assess the performance of the operating segments based on a measure of operating results from each reportable segment. Corporate expenses, realised gain on available-for-sale financial assets, gain on disposal of subsidiaries, finance income, finance costs and taxation are not included in the segment results.

Revenues between segments arose from transactions which are carried out on terms with reference to market practice. Revenues from external customers reported to the Executive Directors are measured in a manner consistent with that in the consolidated income statement.

A reconciliation of segment results to profit/(loss) before taxation is provided as follows:

	2016 HK\$'000	2015 HK\$'000
Segment results for reportable segments	69,371	(47,300)
Corporate expenses	(31,816)	(36,230)
Realised gain on available-for-sale financial assets	418	306
Gain on disposal of subsidiaries	9,804	_
Finance income	2,736	2,663
Finance costs	(10,504)	(10,028)
Profit/(loss) before taxation per consolidated income statement	40,009	(90,589)

7 Segment information (Continued)

Segment assets and liabilities exclude corporate assets and liabilities, deferred taxation and available-for-sale financial assets, all of which are managed on a central basis. The following is assets and liabilities by reporting segments:

	As at 31 December 2016			
	Proper	Property agency		
	Residential properties HK\$'000	Commercial and industrial properties and shops HK\$'000	Others HK\$'000	Total HK\$'000
Segment assets	2,767,027	349,425	176,798	3,293,250
Segment assets include: Interests in joint ventures Interests in associates	-	- 325,129	68,279 _	68,279 325,129
Segment liabilities	2,122,591	43,249	20,165	2,186,005

	As at 31 December 2015			
	Property agency			
		Commercial		
		and industrial		
	Residential	properties		
	properties	and shops	Others	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Segment assets	1,570,198	860,192	198,211	2,628,601
Segment assets include:				
Interests in joint ventures			70,887	70,887
Segment liabilities	1,251,220	232,662	25,058	1,508,940

7 Segment information (Continued)

Reportable segment assets are reconciled to total assets as follows:

	2016 HK\$'000	2015 HK\$'000
Segment assets	3,293,250	2,628,601
Corporate assets	420,279	452,245
Deferred taxation assets	20,467	15,992
Available-for-sale financial assets	10,449	11,982
Total assets per consolidated balance sheet	3,744,445	3,108,820

Reportable segment liabilities are reconciled to total liabilities as follows:

	2016 HK\$'000	2015 HK\$'000
Segment liabilities	2,186,005	1,508,940
Corporate liabilities Deferred taxation liabilities	371,669 3,230	66,752 3,121
Total liabilities per consolidated balance sheet	2,560,904	1,578,813

Geographical information:

	2016 HK\$'000	2015 HK\$'000
Hong Kong and Macau PRC	3,746,736 1,329,412	2,943,482 963,042
Revenues from external customers	5,076,148	3,906,524

Revenues are attributed to locations where the transactions took place.

8 Other income and gains

	2016 HK\$'000	2015 HK\$'000
Fair value gain on investment properties (note 17)	1,438	2,183
Realised gain on available-for-sale financial assets	418	306
Gain on disposal of subsidiaries (note 32)	9,804	-
Others	4,536	3,706
	16,196	6,195

9 Staff costs, including directors' emoluments

	2016 HK\$'000	2015 HK\$'000
Salaries and allowances Commissions Pension costs for defined contribution plans Share-based benefits	907,046 1,866,826 111,221 405	873,792 1,352,958 91,338 1,216
	2,885,498	2,319,304

The Group participates in a mandatory provident fund ("MPF") scheme which is available to eligible employees of the Group, including the Executive Directors. Contributions to the MPF scheme by the Group and the employees are calculated at rates specified in the rules of the MPF scheme. The assets of the MPF scheme are held separately from those of the Group in an independently administered fund.

The Group also contributes to employee retirement schemes established by municipal governments in respect of certain subsidiaries in the PRC. The municipal governments undertake to assume the retirement benefit obligations of all existing and future retired employees of the Group. Contributions to these schemes are charged to the consolidated income statement as incurred.

The cost of the MPF scheme charged to the consolidated income statement represents contributions paid and payable by the Group to the fund.

10 Benefit and interest of directors and five highest paid individuals

(a) Benefit and interest of directors

The remuneration of each director for the year ended 31 December 2016 is set out below:

Name of director	Fees HK\$'000	Salaries and allowances HK\$'000	Performance incentive HK\$'000	Retirement benefit costs HK\$'000	Total HK\$'000
Executive Directors					
Ms. TANG Mei Lai, Metty	-	425	34	16	475
Ms. WONG Ching Yi, Angela	230	7,072	458	19	7,779
Mr. WONG Tsz Wa, Pierre	200	8,781	458	18	9,457
Mr. CHEUNG Kam Shing	200	1,783	292	18	2,293
	630	18,061	1,242	71	20,004
Non-Executive Directors					
Mr. WONG Kin Yip, Freddie	260	78	_	_	338
Ms. IP Kit Yee, Kitty	260	-	-	-	260
Mr. KAN Chung Nin, Tony (resigned					
effective from 18 October 2016)	207				207
	727	78	_	_	805
Independent Non-Executive Directors					
Mr. KOO Fook Sun, Louis	260	-	-	-	260
Mr. SUN Tak Chiu	260	-	-	-	260
Mr. WONG San	260	-	-	-	260
Mr. CHAN Nim Leung, Leon (resigned					
effective from 23 November 2016)	232				232
	1,012				1,012
	2,369	18,139	1,242	71	21,821

10 Benefit and interest of directors and five highest paid individuals (Continued)

(a) Benefit and interest of directors (Continued)

The remuneration of each director for the year ended 31 December 2015 is set out below:

Name of director	Fees HK\$'000	Salaries and allowances HK\$'000	Discretionary bonuses HK\$'000	Retirement benefit costs HK\$'000	Total HK\$'000
Executive Directors					
Ms. TANG Mei Lai, Metty	-	554	-	17	571
Ms. WONG Ching Yi, Angela	230	5,435	-	18	5,683
Mr. WONG Tsz Wa, Pierre	150	7,397	-	18	7,565
Mr. CHEUNG Kam Shing	33	1,868		18	1,919
	413	15,254		71	15,738
Non-Executive Directors					
Mr. WONG Kin Yip, Freddie	220	167	-	-	387
Ms. IP Kit Yee, Kitty (note)	205	2,533	94	17	2,849
Mr. KAN Chung Nin, Tony	220				220
	645	2,700	94	17	3,456
Independent Non-Executive Directors					
Mr. KOO Fook Sun, Louis	220	-	-	-	220
Mr. SUN Tak Chiu	220	-	-	-	220
Mr. WONG San	220	-	-	-	220
Mr. CHAN Nim Leung, Leon	220	_	_		220
	880				880
	1,938	17,954	94	88	20,074

Note: Ms. IP Kit Yee, Kitty was re-designated from an Executive Director to a Non-executive Director on 28 November 2015.

(i) Directors' emoluments

Director's fee of HK\$120,000 (2015: HK\$120,000) received by Ms. TANG Mei Lai, Metty from Midland IC&I Limited ("Midland IC&I") was paid back to the Company. The amount has not been included in the above balance.

In addition to the directors' emoluments disclosed above, the estimated value of share options granted by Midland IC&I to Mr. WONG Tsz Wa, Pierre, Ms. IP Kit Yee, Kitty and Mr. CHEUNG Kam Shing amounted to HK\$280,000, HK\$31,000 and HK\$47,000 (2015: HK\$842,000, HK\$94,000 and HK\$140,000) respectively. Including the estimated value of share options granted, total remuneration of Mr. WONG Tsz Wa, Pierre, Ms. IP Kit Yee, Kitty and Mr. CHEUNG Kam Shing amounted to HK\$291,000 and HK\$2,340,000 (2015: HK\$8,407,000, HK\$2,943,000 and HK\$2,059,000) respectively. The emoluments of Ms. IP Kit Yee, Kitty from 1 January 2015 up to the date of re-designation were HK\$2,911,000. No director waived or agreed to waive any emoluments during the year (2015: nil). No incentive payment for joining the Group was paid or payable to any director during the year (2015: nil).

10 Benefit and interest of directors and five highest paid individuals (Continued)

- (a) Benefit and interest of directors (Continued)
 - (ii) Directors' retirement benefits and termination benefits

None of the directors received any retirement benefits or termination benefits during the financial year (2015: nil).

(iii) Consideration provided to third parties for making available directors' services

During the year ended 31 December 2016, the Group did not pay consideration to any third parties for making available directors' services (2015: nil).

(iv) Information about loans, quasi-loans and other dealings in favour of directors, bodies corporate controlled by such directors and entities connected with such directors

As at 31 December 2016, there were no loans, quasi-loans and other dealing arrangements in favour of directors, bodies corporate controlled by such directors and entities connected with such directors (2015: nil).

(v) Directors' material interests in transactions, arrangements or contracts

Saved as disclosed in note 34(a), no significant transactions, arrangements and contracts in relation to the Group's business to which the Company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

(b) Five highest paid individuals

The five individuals whose emoluments were the highest for the year include three (2015: four) directors whose emoluments are reflected in the analysis shown in note 10(a). The emoluments payable to the remaining two (2015: one) individuals during the year are as follows:

	2016 HK\$'000	2015 HK\$'000
Salaries and allowances Discretionary bonus Retirement benefit costs	4,177 593 36	2,278 242 18
	4,806	2,538

The emoluments fell within the following bands:

	Number of individuals		
	2016	2015	
HK\$2,000,001 – HK\$2,500,000 HK\$2,500,001 – HK\$3,000,000	1	- 1	
	2	1	

11 Operating profit/(loss)

Operating profit/(loss) is arrived at after charging:

	2016 HK\$'000	2015 HK\$'000
Loss on disposal of property and equipment	1,089	1,239
Direct operating expenses arising from investment properties that:		
– generated rental income	332	454
– did not generate rental income	62	58
Auditor's remuneration		
– audit services	3,914	3,958
– non-audit services	916	916

12 Finance income and costs

	2016 HK\$'000	2015 HK\$'000
Finance income Bank interest income	2,736	2,663
Finance costs Interest on bank loans, overdrafts and other loans	(10,504)	(10,028)
Finance costs, net	(7,768)	(7,365)

13 Taxation

	2016 HK\$'000	2015 HK\$'000
Current		
Hong Kong profits tax	30,208	2,656
Overseas	537	13
Deferred (note 28)	(6,015)	5,924
	24,730	8,593

Hong Kong profits tax has been provided at the rate of 16.5% (2015: 16.5%) on the estimated assessable profit for the year. Taxation on overseas profits has been calculated on the estimated assessable profit for the year at the rates of taxation prevailing in the countries in which the Group operates.

13 Taxation (Continued)

The tax on the Group's profit/(loss) before taxation differs from the theoretical amount that would arise using the Hong Kong profits tax rate as follows:

	2016 HK\$'000	2015 HK\$'000
Profit/(loss) before taxation	40,009	(90,589)
Less: share of results of joint ventures	(11,544)	(13,919)
share of results of associates	1,256	
	29,721	(104,508)
Calculated at a taxation rate of 16.5% (2015: 16.5%)	4,904	(17,244)
Effect of different taxation rates in other countries	(2,865)	(965)
Income not subject to taxation	(2,623)	(649)
Expenses not deductible for taxation purposes	1,179	942
Utilisation of previously unrecognised tax losses	(7,365)	(8,227)
Tax losses not recognised	27,138	34,274
Other temporary differences not recognised	3,538	-
Others	824	462
Taxation charge	24,730	8,593

14 Dividend

	2016 HK\$'000	2015 HK\$'000
Interim dividend by way of distribution in specie (note 32)	168,741	

On 6 December 2016, the Board declared an interim dividend, satisfied by distribution in specie of the shares of Midland IC&I held by the Group to the shareholders of the Company in the proportion of 5 Midland IC&I shares for every 1 share in the issued share capital of the Company. A total of 3,590,230,025 Midland IC&I shares with an aggregate market value of HK\$168,741,000 was recognised as distribution during the year.

The Board does not recommend the payment of final dividend for the year ended 31 December 2016 (2015: nil).

15 Earnings/(loss) per share

The calculation of basic and diluted earnings/(loss) per share is based on the following:

	2016 HK\$'000	2015 HK\$'000
Profit/(loss) attributable to equity holders	10,549	(99,486)
Number of shares for calculation of basic earnings per share (thousands) Effect on conversion of share options (thousands)	718,046	718,046
Number of shares for calculation of diluted earnings per share (thousands)	718,046	718,046
Basic earnings/(loss) per share (HK cents)	1.47	(13.86)
Diluted earnings/(loss) per share (HK cents)	1.47	(13.86)

Basic earnings/(loss) per share is calculated by dividing the profit/(loss) attributable to equity holders of the Company by the weighted average number of shares in issue during the year.

In calculating the diluted earnings/(loss) per share, the weighted average number of shares is adjusted to assume the conversion of all dilutive potential shares from share options. Adjustment has been made to determine the number of shares that could have been acquired at fair value (according to the average market price of the shares of the Company) based on the monetary value of the subscription rights attached to the outstanding share options. The number of shares calculated above is compared with the number of shares that would have been issued assuming the exercise of the share options. Diluted earnings/(loss) per share for both years did not assume the exercise of share options since the exercise of share options would have an anti-dilutive effect.

16 Property and equipment

	Land and buildings HK\$'000	Leasehold improvements HK\$'000	Furniture and fixtures HK\$'000	Office equipment HK\$'000	Motor vehicles HK\$'000	Total HK\$'000
At 1 January 2016						
Cost	185,273	241,088	75,316	199,982	4,683	706,342
Accumulated depreciation and amortisation	(98,378)	(205,936)	(54,151)	(177,005)	(4,397)	(539,867)
Net book amount	86,895	35,152	21,165	22,977	286	166,475
	00,000	00,102	21,100		200	100,110
Year ended 31 December 2016	86,895	35,152	21,165	22,977	286	166,475
Opening net book amount Additions	00,090	35,152	10,138	5,696	200 320	51,486
Disposals	_	(422)	(603)	(67)	-	(1,092)
Disposal of subsidiaries (note 32)	(22,680)	(2,354)	(283)	(2,156)	_	(27,473)
Depreciation and amortisation costs	(1,856)	(28,493)	(9,213)	(12,193)	(221)	(51,976)
Exchange differences	(39)	(1,565)	(1,330)	(13)	(') -	(2,947)
Closing net book amount	62,320	37,650	19,874	14,244	385	134,473
At 31 December 2016						
Cost	156,694	244,859	75,709	184,718	5,002	666,982
Accumulated depreciation and amortisation	(94,374)	(207,209)	(55,835)	(170,474)	(4,617)	(532,509)
Net book amount	62,320	37,650	19,874	14,244	385	134,473
At 1 January 2015						
Cost	190,706	216,927	64,712	192,276	4,683	669,304
Accumulated depreciation and amortisation	(99,597)	(197,306)	(49,350)	(165,156)	(4,154)	(515,563)
Net book amount	91,109	19,621	15,362	27,120	529	153,741
Year ended 31 December 2015						
Opening net book amount	91,109	19,621	15,362	27,120	529	153,741
Change in fair value upon transfer to						
investment properties	14,101	-	-	-	-	14,101
Transfer to investment properties (note 17)	(16,410)	-	-	-	-	(16,410)
Additions	-	35,679	14,679	11,152	-	61,510
Disposals	-	(99)	(281)	(871)	-	(1,251)
Depreciation and amortisation costs	(1,875)	(19,121)	(7,714)	(14,413)	(243)	(43,366)
Exchange differences	(30)	(928)	(881)	(11)		(1,850)
Closing net book amount	86,895	35,152	21,165	22,977	286	166,475
At 31 December 2015						
Cost	185,273	241,088	75,316	199,982	4,683	706,342
Accumulated depreciation and amortisation	(98,378)	(205,936)	(54,151)	(177,005)	(4,397)	(539,867)
Net book amount	86,895	35,152	21,165	22,977	286	166,475

16 Property and equipment (Continued)

Land and buildings with net book value of HK\$61,786,000 (2015: HK\$86,305,000) are pledged as security for the Group's borrowing facilities (note 27).

17 Investment properties

	2016 HK\$'000	2015 HK\$'000
Opening net book amount	105,074	87,910
Change in fair value to consolidated income statement (note 8)	1,438	2,183
Disposal	(15,800)	_
Disposal of subsidiaries (note 32)	(1,400)	-
Transfer from property and equipment (note 16)	_	16,410
Exchange differences	(1,913)	(1,429)
Closing net book amount	87,399	105,074

The fair value gain on investment properties is included in "other income and gains" in the consolidated income statement (note 8).

As at 31 December 2016, valuations were undertaken by Knight Frank Petty Limited, an independent qualified professional valuer with appropriate professional qualifications and recent experience in the valuation of similar properties in the relevant locations. Fair values of investment properties in Hong Kong and the PRC are generally derived using the income capitalisation method. This valuation method is based on the capitalisation of the net income and reversionary income potential by adopting appropriate capitalisation rates, which are derived from analysis of sale transactions and valuer's interpretation of prevailing investor requirements or expectations.

The Group's policy is to recognise transfers between fair value measurements as of the date of the event or change in circumstances that caused the transfer.

17 Investment properties (Continued)

Information about fair value measurements using significant unobservable inputs:

		Range of significant u Prevailing market	nobservable inputs
Location of investment properties	Fair value HK\$'000	rent per month	Capitalisation rate
Hong Kong	58,510	HK\$33 to HK\$98	3.20% to 4.40%
		per sq. ft. (saleable)	(2015: 3.00% to 5.00%)
		(2015: HK\$44 to HK\$110	
		per sq. ft. (saleable))	
The PRC	28,889	RMB170 to RMB1,400	4.50% to 5.50%
		per sq. m. (gross)	(2015: 4.90% to 5.80%)
		(2015: RMB155 to RMB1,550	
		per sq. m. (gross))	
Total	87,399		

Prevailing market rents are estimated based on qualified valuer's view of recent lettings, within the subject properties and other comparable properties. The higher the rents, the higher the fair value.

Capitalisation rates are estimated by qualified valuer based on the risk profile of the properties being valued. The lower the rates, the higher the fair value.

Investment properties with net book value of HK\$58,510,000 (2015: HK\$76,360,000) are pledged as security for the Group's borrowing facilities (note 27).

18 Land use rights

Land use rights represent prepaid operating lease payments:

	2016 HK\$'000	2015 HK\$'000
Opening net book amount	1,233	1,333
Amortisation	(36)	(37)
Exchange differences	(80)	(63)
Closing net book amount	1,117	1,233

19 Interests in joint ventures

	2016 HK\$'000	2015 HK\$'000
Share of net assets	68,279	70,887
Unlisted shares, at costs		
At beginning of the year	13,094	12,044
Additions	_	1,050
At end of the year	13,094	13,094

The management considers the interests in joint ventures are not individually material to the Group.

Details of the principal joint ventures are set out in note 36(b) to the consolidated financial statements.

The summarised financial information below represents the aggregate amount of the Group's share of its interests in joint ventures which are not individually material:

	2016 HK\$'000	2015 HK\$'000
Share of profit Share of other comprehensive income	11,544	13,919
Share of total comprehensive income	11,544	13,919
Carrying amounts of interests in these joint ventures	68,279	70,887

There are no significant contingent liabilities and capital commitments relating to the Group's interests in the joint ventures and the joint ventures do not have any significant contingent liabilities and capital commitments as at 31 December 2016 and 2015.

20 Interests in associates

	2016 HK\$'000	2015 HK\$'000
Listed investment, at cost		
At the beginning of the year	-	-
Addition (note 32)	326,385	-
Share of loss	(1,256)	-
At end of the year	325,129	_

As at 31 December 2016, the market value of the listed investment was HK\$274,940,000.

Details of the principal associates are set out in note 36(c) to the consolidated financial statements.

20 Interests in associates (Continued)

The summarised financial information extracted from the annual report of its listed associates is set out below:

Midland IC&I and its subsidiaries ("Midland IC&I Group")

	2016 HK\$'000	2015 HK\$'000
Total non-current assets	71,473	_
Total current assets	924,570	_
Total non-current liabilities	(631)	-
Total current liabilities	(266,106)	_
Net assets	729,306	_
Group's share of net assets	325,129	_
Revenues	520,268	
Profit for the year	18,100	_
Group's share of the loss for the period (note)	(1,256)	_

Note: The amount represents share of loss for the period from completion of distribution in specie (note 14) to the end of the reporting period.

There are no significant contingent liabilities and capital commitments relating to the Group's interests in associates. Midland IC&I Group has contingent liabilities relating to certain claims/litigations in respect of property agency services. After seeking legal advice, the management of Midland IC&I Group is of the opinion that either an adequate provision has been made to cover any potential liabilities or that no provision is required as based on the current facts and evidence there is no indication that an outflow of economic resources is probable. Midland IC&I Group does not have any significant capital commitments as at 31 December 2016.

21 Available-for-sale financial assets

	2016 HK\$'000	2015 HK\$'000
Unlisted equity investments, at fair value	10,449	11,982

The Group's available-for-sale financial assets are denominated in United States dollars.

22 Trade and other receivables

	2016 HK\$'000	2015 HK\$'000
Trade receivables	2,090,269	1,256,914
Less: provision for impairment	(182,143)	(163,290)
Trade receivables, net	1,908,126	1,093,624
Other receivables, prepayments and deposits	311,739	319,155
	2,219,865	1,412,779

Trade receivables mainly represent agency fee receivables from customers whereby no general credit terms are granted. The customers are obliged to settle the amounts due upon the completion of or pursuant to the terms and conditions of the relevant agreements. The ageing analysis of the trade receivables is as follows:

	2016 HK\$'000	2015 HK\$'000
Not yet due	1,859,402	1,027,974
Less than 30 days	26,394	21,872
31 to 60 days	8,936	27,004
61 to 90 days	6,365	9,078
Over 90 days	7,029	7,696
	1,908,126	1,093,624

Trade receivables of HK\$48,724,000 (2015: HK\$65,650,000) were past due but not impaired. Such receivables were either past due for less than six months or subsequently settled after the year end.

As at 31 December 2016, provision for impairment for trade receivables of HK\$182,143,000 (2015: HK\$163,290,000) was made after taking into account the ageing of the trade receivables, the default history of customers or other specific reasons.

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

	2016 HK\$'000	2015 HK\$'000
At 1 January Provision for impairment Write-off of uncollectible debts Disposal of subsidiaries	163,290 97,126 (39,876) (38,397)	185,006 95,443 (117,159) –
At 31 December	182,143	163,290

The other classes within trade and other receivables do not contain impaired assets. The Group does not hold any collateral as security.

22 Trade and other receivables (Continued)

The Group's trade and other receivables are mainly denominated in Hong Kong dollars and Renminbi.

Borrowing facilities granted to the Group were secured, inter alia, by floating charge over certain receivables of the Group, with carrying value of approximately HK\$1,850,736,000 as at 31 December 2016 (2015: HK\$932,017,000).

23 Cash and bank balances

	2016 HK\$'000	2015 HK\$'000
Cash at banks and on hand Short-term bank deposits	876,490	713,530 589,536
Cash and cash equivalents in the consolidated statement of cash flows	876,490	1,303,066

As at 31 December 2016, the cash and bank balances included cashier's orders amounting to HK\$558,500,000 (2015: HK\$298,920,000).

As at 31 December 2016, the Group's cash and cash equivalents included balances of HK\$136,292,000 (2015: HK\$182,192,000), which were deposits with banks in the PRC. The remittance of such balances out of the PRC is subject to the rules and regulations of foreign exchange control promulgated by the PRC government.

24 Share capital and premium

	Number of issued shares (HK\$0.10 each)	Nominal value HK\$'000	Share premium HK\$'000	Total HK\$'000
At 1 January 2015, 31 December 2015 and 31 December 2016	718,046,005	71,805	223,505	295,310

24 Share capital and premium (Continued)

Notes:

(a) Share capital

The total authorised number of ordinary shares is 1 billion shares (2015: 1 billion shares) with a nominal value of HK\$0.10 per share (2015: HK\$0.10 per share). All issued shares are fully paid.

(b) Share options of the Company

(i) Terms of unexpired and unexercised share options at balance sheet date

Share options outstanding at the end of the year have the following exercisable period and exercise prices:

		Number of options			
Exercisable period	Exercise price per option HK\$	2016	2015		
1 August 2011 to 31 July 2019	4.29	3,904,580	3,904,580		
1 January 2012 to 31 December 2019	4.29	3,604,580	3,604,580		
1 January 2012 to 31 December 2019	3.81	7,209,160	7,209,160		
1 October 2013 to 30 September 2021	3.81	7,209,160	7,209,160		
		21,927,480	21,927,480		

(ii) Movements in the number of share options outstanding and their related weighted average exercise prices are as follows:

	2016		2015
Weighted average exercise price per option HK\$	Number of options	Weighted average exercise price per option HK\$	Number of options
At beginning and end of the year 3.974	21,927,480	3.974	21,927,480

All the outstanding options were exercisable as at 31 December 2016 and 2015.

The options outstanding as at 31 December 2016 had a weighted average remaining contractual life of 3.50 years (2015: 4.50 years).

No share options had been granted or exercised during the year (2015: nil). In 2016, there was no share option expense recognised (2015: nil) in relation to share options granted under the share option scheme of the Company.

(c) Share options of Midland IC&I

The Group recognised a total expenses of HK\$405,000 for the period from 1 January 2016 to completion of distribution in specie (note 14) (year ended 31 December 2015: HK\$1,216,000) in relation to share options granted under the share option scheme of Midland IC&I.

25 Reserves

	Capital redemption reserve HK\$'000	Capital reserve HK\$'000	Legal reserve HK\$'000	Employee benefits reserve HK\$'000	Exchange reserve HK\$'000	Investment revaluation reserve HK\$'000	Property revaluation reserve HK\$'000	Retained earnings HK\$'000	Total HK\$'000
At 1 January 2016	4,917	(11,553)	12	36,030	29,624	1,072	24,201	948,759	1,033,062
Profit for the year	-	-	-	-	-	-	-	10,549	10,549
Currency translation differences	-	-	-	-	12,314	-	-	-	12,314
Change in fair value of available-for-sale									
financial assets	-	-	-	-	-	760	-	-	760
Distribution in specie (note 14)	-	-	-	-	-	-	-	(168,741)	(168,741)
Employee share option scheme									
- value of employee services of									
Midland IC&I	-	-	-	287	-	-	-	-	287
- lapse of share options of									
Midland IC&I	-	-	-	(398)	-	-	-	398	-
Disposal of subsidiaries				(1,702)				1,702	
At 31 December 2016	4,917	(11,553)	12	34,217	41,938	1,832	24,201	792,667	888,231
At 1 January 2015	4,917	(11,553)	12	35,494	23,962	(378)	10,100	1,048,245	1,110,799
Loss for the year	-	-	-	-	-	-	-	(99,486)	(99,486)
Currency translation differences	-	-	-	-	5,662	-	-	-	5,662
Change in fair value of available-for-sale									
financial assets	-	-	-	-	-	1,450	-	-	1,450
Change in fair value of land and									
buildings upon transfer from owner-									
occupied properties to investment									
properties	-	-	-	-	-	-	14,101	-	14,101
Employee share option scheme									
- value of employee services of									
Midland IC&I	-	-	-	604	-	-	-	-	604
- shares issued by Midland IC&I									
under employee share option									
scheme				(68)					(68)
At 31 December 2015	4,917	(11,553)	12	36,030	29,624	1,072	24,201	948,759	1,033,062

26 Trade and other payables

	2016 HK\$'000	2015 HK\$'000
Commissions and rebate payables Other payables and accruals	1,771,002 425,047	1,043,652 470,854
	2,196,049	1,514,506

Trade payables include mainly the commissions or rebate payables to property consultants, co-operative estate agents and property buyers, which are due for payment only upon the receipt of corresponding agency fees from customers. These balances include commissions and rebate payables of HK\$276,199,000 (2015: HK\$229,927,000) which are due for payment within 30 days after year end, and all the remaining commissions and rebate payables are not yet due.

The Group's trade and other payables are mainly denominated in Hong Kong dollars and Renminbi.
27 Borrowings

As at 31 December 2016 and 2015, the Group's borrowings include a repayment on demand clause and are classified as current liabilities.

The below amounts due are based on the scheduled repayment dates set out in the loan agreements and ignore the effect of any repayment on demand clause.

	2016 HK\$'000	2015 HK\$'000
Within 1 year After 1 year but within 2 years After 2 years but within 5 years Over 5 years	355,600 _ _ _	50,946 964 3,004 3,274
	355,600	58,188

These borrowing facilities are secured by certain land and buildings and investment properties held by the Group (notes 16 and 17), certain trade receivables (note 22) and guarantees provided by the Company (note 30).

The effective interest rate of the borrowings is 1.79% to 2.60% (2015: 1.74% to 1.87%). The carrying amount and fair value of the borrowings are as follows:

	Carrying	amount	Fair v	alue
	2016 HK\$'000	2015 HK\$'000	2016 HK\$'000	2015 HK\$'000
Borrowings	355,600	58,188	355,600	58,188

The fair value is based on cash flows discounted using a rate based on the borrowing rate of 1.79% to 2.60% (2015: 1.74% to 1.87%).

The Group has the following undrawn borrowing facilities:

	2016 HK\$'000	2015 HK\$'000
Floating rates Expiring within one year	1,464,400	1,485,000

Borrowings are denominated in Hong Kong dollars.

28 Deferred taxation

	2016 HK\$'000	2015 HK\$'000
Deferred taxation assets Deferred taxation liabilities	(20,467) 3,230	(15,992)
	(17,237)	(12,871)

The net movements on the deferred taxation are as follows:

	2016 HK\$'000	2015 HK\$'000
At 1 January	(12,871)	(18,795)
Recognised in the consolidated income statement (note 13)	(6,015)	5,924
Disposal of subsidiaries	1,649	
At 31 December	(17,237)	(12,871)

The movements in deferred taxation assets and liabilities during the year, without taking into consideration the offsetting of balances within the same tax jurisdiction, are as follows:

Deferred taxation assets

	Provision HK\$'000	Decelerated tax depreciation HK\$'000	Tax losses HK\$'000	Total HK\$'000
At 1 January 2015 Recognised in the consolidated income statement	(14,422) 4,827	(3,264) 1,118	(3,966) (371)	(21,652) 5,574
At 31 December 2015 Recognised in the consolidated income statement	(9,595) (9,186)	(2,146) (955)	(4,337) 2,610	(16,078) (7,531)
Disposal of subsidiaries	1,505	244	663	2,412
At 31 December 2016	(17,276)	(2,857)	(1,064)	(21,197)

28 Deferred taxation (Continued)

Deferred taxation liabilities

	Accelerated tax depreciation HK\$'000	Fair value gain of investment properties HK\$'000	Total HK\$'000
At 1 January 2015	2,857	-	2,857
Recognised in the consolidated income statement	350		350
At 31 December 2015	3,207	-	3,207
Recognised in the consolidated income statement	398	1,118	1,516
Disposal of subsidiaries	(763)		(763)
At 31 December 2016	2,842	1,118	3,960

Deferred taxation assets are recognised for tax losses carry-forward to the extent that the realisation of the related tax benefit through future taxable profits is probable. The Group did not recognise deferred taxation assets of HK\$79,342,000 (2015: HK\$100,775,000) in respect of losses amounting to HK\$428,631,000 (2015: HK\$511,896,000) as at 31 December 2016. These tax losses are subject to the agreement with the tax authorities and can be carried forward against future taxable income. Tax losses amounting to HK\$101,380,000 (2015: HK\$191,913,000) will expire from 2017 to 2021 (2015: from 2016 to 2020).

In addition, the Group did not recognise deferred taxation assets of HK\$1,300,000 (2015: HK\$1,359,000) and HK\$4,071,000 (2015: HK\$2,099,000) in respect of decelerated tax depreciation and provision respectively.

The analysis of deferred taxation assets and deferred taxation liabilities is as follows:

	2016 HK\$'000	2015 HK\$'000
Deferred taxation assets		
Recoverable after more than twelve months	(2,857)	(1,825)
Recoverable within twelve months	(17,610)	(14,167)
	(20,467)	(15,992)
Deferred taxation liabilities		
Payable or settle after more than twelve months	3,230	2,581
Payable or settle within twelve months		540
	3,230	3,121

29 Notes to consolidated statement of cash flows

Reconciliation of operating profit/(loss) to net cash (used in)/generated from operations

	2016 HK\$'000	2015 HK\$'000
Operating profit/(loss)	37,489	(97,143)
Impairment of receivables	97,126	95,443
Depreciation and amortisation costs	52,012	43,403
Fair value gain on investment properties	(1,438)	(2,183)
Realised gain on available-for-sale financial assets	(418)	(306)
Gain on disposal of subsidiaries	(9,804)	_
Loss on disposal of property and equipment	1,089	1,239
Share-based benefits	405	1,216
Operating profit before working capital changes	176,461	41,669
Changes in trade and other receivables	(1,172,951)	477,304
Changes in trade and other payables	969,735	(507,326)
Net cash (used in)/generated from operations	(26,755)	11,647

30 Contingent liabilities

As at 31 December 2016, the Group executed corporate guarantee of HK\$1,862,000,000 (2015: HK\$1,562,000,000) as part of the securities for general banking facilities granted to certain wholly-owned subsidiaries. As at 31 December 2016, HK\$367,177,000 of these facilities were utilised by the subsidiaries (2015: HK\$59,364,000).

The Group has been involved in certain claims/litigations in respect of property agency services, including a number of cases in which third party customers alleged that certain Group's employees, when advising the customers, had made misrepresentations about the properties that the customers intended to acquire. After seeking legal advice, the management is of the opinion that either an adequate provision has been made in the consolidated financial statements to cover any potential liabilities or that no provision is required as based on the current facts and evidence there is no indication that an outflow of economic resources is probable.

31 Future lease rental receivable

The Group had future minimum lease rental receivable under non-cancellable operating leases as follows:

	2016 HK\$'000	2015 HK\$'000
Within one year	2,431	3,293
After one year but within five years	718	2,885
	3,149	6,178

32 Disposal of subsidiaries

During the year, an interim dividend was declared by way of distribution in specie of the shares of Midland IC&I held by the Group to the shareholders of the Company in the proportion of 5 Midland IC&I shares for every 1 share in the issued share capital of the Company. After the completion of the distribution in specie on 23 December 2016, the Group's equity interest in Midland IC&I has been decreased from 70.78% to 44.58%, resulting in a loss in control over Midland IC&I and Midland IC&I ceased to be a subsidiary of the Company. Accordingly, the financial results and assets and liabilities of Midland IC&I Group ceased to be consolidated into the Group's financial statements and the investment in Midland IC&I has been accounted for as interests in associates.

The assets and liabilities of Midland IC&I Group were deconsolidated from the Group's consolidated balance sheet and the interest in Midland IC&I Group have been accounted for as interests in associates using the equity method of accounting. The fair value of the 44.58% retained interest in Midland IC&I Group at the date on which the control was lost is regarded as the cost on initial recognition of the investment in Midland IC&I as associates.

	HK\$'000
Fair value of interest retained (note 20)	326,385
	HK\$'000
Non-current assets	
Property and equipment (note 16)	27,473
Investment properties (note 17)	1,400
Deferred taxation assets	2,280
Current assets	
Trade and other receivables	261,575
Taxation recoverable	1,812
Cash and bank balances	659,160
Non-current liabilities	
Deferred taxation liabilities	(631)
Current liabilities	
Borrowings	(7,243)
Trade and other payables	(251,627)
Taxation payable	(2,394)
Net assets disposed	691,805

32 Disposal of subsidiaries (Continued)

Gain on disposal of Midland IC&I

		HK\$'000
Net eccete dispessed		
Net assets disposed		(691,805)
Fair value of interest retained (not	te 20)	326,385
Non-controlling interests		206,483
Distribution in specie (note 14)		168,741
Gain on disposal (note 8)		9,804

33 Commitments

(a) Capital commitments

The Group did not have any significant capital commitments as at 31 December 2016 and 2015.

(b) Operating lease commitments

The Group had future aggregate minimum lease payable under non-cancellable operating leases in respect of office and shop premises as follows:

	2016 HK\$'000	2015 HK\$'000
Within one year After one year but within five years More than five years	507,274 434,276 7,335	513,241 389,035 2,458
	948,885	904,734

34 Significant related party transactions

The Group had the following significant transactions with related parties during the year and balances with related parties at the balance sheet date:

(a) Transactions with related parties

	Note	2016 HK\$'000	2015 HK\$'000
Operating lease charges paid to related companies in respect of office and shop premises	(i)	9,440	9,454
Consultancy fee paid to a director	(ii)	_	2,186

Notes:

- (i) The Group entered into certain operating lease agreements with certain related companies owned by Mr. WONG Kin Yip, Freddie, who is a director of the Company and also the spouse of Ms. TANG Mei Lai, Metty and the father of Ms. WONG Ching Yi, Angela, on terms mutually agreed by both parties.
- (ii) For the year ended 31 December 2015, consultancy fee was paid to a director, Mr. WONG Kin Yip, Freddie, for acting as the strategic consultant of the Company.

(b) The balances with related parties included in trade receivables and trade payables are as follows:

	2016 HK\$'000	2015 HK\$'000
Amounts due from associates	77,181	-
Amounts due to associates	23,596	

(c) Key management compensation

	2016 HK\$'000	2015 HK\$'000
Fees, salaries, allowances and incentives Share-based benefits Retirement benefit costs	19,933 327 71	18,475 1,068 88
	20,331	19,631

The amount represents emoluments paid or payable to the Executive Directors for the year.

35 Balance sheet and reserve movement of the Company

Balance sheet of the Company

		As at 31	December
	Note	2016	2015
		HK\$'000	HK\$'000
ASSETS			
Non-current assets			
Investments in subsidiaries		108,501	108,501
Current assets			
Other receivables, prepayments and deposits		1,686	1,124
Amounts due from subsidiaries		766,134	935,490
Taxation recoverable		152	44
Cash and cash equivalents		1,001	550
		768,973	937,208
Total assets		877,474	1,045,709
EQUITY AND LIABILITIES			
Equity holders			
Share capital		71,805	71,805
Share premium		223,505	223,505
Reserves	(a)	573,570	741,874
Total equity		868,880	1,037,184
Current liabilities			
Other payables and accruals		8,337	8,208
Amounts due to subsidiaries		257	317
Total liabilities		8,594	8,525
Total equity and liabilities		877,474	1,045,709

The balance sheet of the Company was approved by the Board of Directors on 29 March 2017 and was signed on its behalf.

35 Balance sheet and reserve movement of the Company (Continued)

Note (a) Reserve movement of the Company

	Capital redemption reserve HK\$'000	Employee benefits reserve HK\$'000	Contributed surplus HK\$'000	Retained earnings HK\$'000	Total HK\$'000
At 1 January 2016 Profit for the year Distribution in specie (note 14)	4,917 	34,217 _ 	108,001 _ 	594,739 437 (168,741)	741,874 437 (168,741)
At 31 December 2016 At 1 January 2015 Profit for the year At 31 December 2015	<u>4,917</u> 4,917 4,917	34,217 34,217 - 34,217	<u>108,001</u> 108,001 108,001	426,435 593,480 1,259 594,739	573,570 740,615 1,259 741,874

The contributed surplus of the Company represents the difference between the nominal value of the Company's shares issued in exchange for the issued ordinary shares of Astra Profits Limited and the value of the net assets of the underlying subsidiaries acquired as at 12 May 1995. The contributed surplus is distributable to the equity holders. In the Group's financial statements, the contributed surplus is reclassified into its components of reserves of the underlying subsidiaries.

36 Particulars of principal subsidiaries, joint ventures and associates

(a) Principal subsidiaries

	Place of incorporation/	Issued/registered and	Principal activities and		
Company name	establishment	paid-up capital	places of operation		held %
				2016	2015
Astra Profits Limited (note a)	British Virgin Islands	4 shares of US\$1 each	Investment holding in Hong Kong	100	100
Guangzhou Midland Property Agency Company Limited (note b, c)	The PRC	US\$5,606,000	Property agency in the PRC	100	100
Hong Kong Property Services (Agency) Limited (note b)	Hong Kong	2 shares	Property agency in Hong Kong	100	100
Hong Kong Property Services (China) Limited (note b)	Hong Kong	1 share	Investment holding in the PRC	100	100
Jolly Grace Limited (note b)	British Virgin Islands	1 share of US\$1	Property investment in Hong Kong	100	100
Midland CyberNet Limited (note b)	Hong Kong	39,100,000 shares	Investment holding and operation of internet website in Hong Kong	100	100
Midland HKP Services (Administration) Limited (note b)	Hong Kong	2 shares	Provision of management services in Hong Kong	100	100

36 Particulars of principal subsidiaries, joint ventures and associates (Continued)

(a) Principal subsidiaries (Continued)

Company name	Place of incorporation/ establishment	Issued/registered and paid-up capital	Principal activities and places of operation	Interest he 2016	eld % 2015
Midland Immigration Consultancy Limited (note b)	Hong Kong	500,000 shares	Immigration consultancy services in Hong Kong	100	100
Midland Realty (Global) Limited (note b)	Hong Kong	1 share	Promotion of overseas properties in Hong Kong	100	100
Midland Realty (Macau) Limited (note b)	Macau	MOP\$25,000	Property agency in Macau	100	100
Midland Realty (Strategic) Limited (note b)	Hong Kong	10,000 shares and 2,000,000 non-voting deferred shares	Investment holding and provision of administration services and treasury services to group companies in Hong Kong	100	100
Midland Realty International Limited (note b)	Hong Kong	1,000 shares	Property agency in Hong Kong	100	100
Midland Surveyors Limited (note b)	Hong Kong	1,000,000 shares	Provision of professional surveying consultancy and valuation services in Hong Kong	100	100
Perfect Tower Limited (note b)	Hong Kong	2 shares	Property investment in the PRC	100	100
Real Gain Limited (note b)	Hong Kong	10,000 shares	Property investment in Hong Kong	100	100
Teston Profits Limited (note b)	British Virgin Islands	1 share of US\$1	Investment holding in Hong Kong	100	100
Worldboss Limited (note b)	Hong Kong	2 shares	Property investment in Hong Kong	100	100
港置地產代理(深圳)有限公司 (note b, c)	The PRC	HK\$45,000,000	Property agency in the PRC	100	100
美聯物業代理(深圳)有限公司 (note b, c)	The PRC	US\$13,510,000	Property agency in the PRC	100	100
重慶美聯營銷策劃有限公司 (note b, c)	The PRC	US\$2,147,000	Property agency in the PRC	100	100
成都港美聯房地產顧問有限公司 (note b, c)	The PRC	US\$1,065,000	Property agency in the PRC	100	100
縱橫擔保(深圳)有限公司 (note b, c)	The PRC	US\$5,400,000	Property investment in the PRC	100	100
北京美聯房地產經紀有限公司 (note b, c)	The PRC	US\$3,400,000	Property agency in the PRC	100	100

Notes:

(a) This subsidiary is directly held by the Company.

(b) These subsidiaries are indirectly held by the Company.

(c) Registered as wholly foreign owned enterprise under the PRC law.

36 Particulars of principal subsidiaries, joint ventures and associates (Continued)

(b) Principal joint ventures

Company name	Place of incorporation	Principal activities and places of operation	ownership/voting	e of interest in power/profit sharing
			2016	2015
mReferral Corporation Limited	British Virgin Islands	Investment holding in Hong Kong	50%/50%/50%	50%/50%/50%
mReferral Corporation (HK) Limited	British Virgin Islands	Provision of mortgage referral services in Hong Kong	50%/50%/50%	50%/50%/50%
Vision Year Investments Limited	British Virgin Islands	Investment holding in Hong Kong	10%/50%/10%	10%/50%/10%

(c) Principal associates

Company name	Place of incorporation	Principal activities and places of operation	Percentage of in ownership/voting powe 2016	
Midland IC&I Limited	Cayman Islands	Investment holding in Hong Kong	44.58	70.78
Hong Kong Property (Comm.) Limited	Hong Kong	Property agency in Hong Kong	44.58	70.78
Hong Kong Property (I&O) Limited	Hong Kong	Property agency in Hong Kong	44.58	70.78
Hong Kong Property Services (IC&I) Limited	Hong Kong	Property agency in Hong Kong	44.58	70.78
Leader Concord Limited	Hong Kong	Provision of management services in Hong Kong	44.58	70.78
Midland IC&I Treasury Services Limited	Hong Kong	Provision of treasury services to group companies in Hong Kong	44.58	70.78
Midland Realty (Comm.) Limited	Hong Kong	Property agency in Hong Kong	44.58	70.78
Midland Realty (Comm. & Ind.) Limited	Hong Kong	Property agency in Hong Kong	44.58	70.78
Midland Realty (Comm. & Ind. II) Limited	Hong Kong	Property agency in Hong Kong	44.58	70.78
Midland Realty (Comm. & Ind. III) Limited	Hong Kong	Property agency in Hong Kong	44.58	70.78
Midland Realty (Shops) Limited	Hong Kong	Property agency in Hong Kong	44.58	70.78
Midland Realty (Shops II) Limited	Hong Kong	Property agency in Hong Kong	44.58	70.78
Teamway Group Limited	British Virgin Island	Property investment in Hong Kong	44.58	70.78

Note: The above companies became associates of the Group after the distribution in specie in December 2016 (note 14).

List of Investment Properties

Location	Lot number	Existing use	Lease term	Group's interest
Portion B of Shop No. 110 on the Car Park Level 1 of Podium C of Riviera Gardens, 2–12 Yi Hong Street & 7–9 Yi Lok Street, Tsuen Wan, New Territories, Hong Kong	TWTL303	Commercial	Medium	100%
Unit A1 on Ground Floor of the Commercial Accommodation, Well On Garden, 9 Yuk Nga Lane, Tseung Kwan O, Sai Kung, New Territories, Hong Kong	TKOTL18	Commercial	Medium	100%
Shop No. 6 on Lower Ground Floor, Franki Centre (formerly known as Kowloon Tong Centre), 320 Junction Road, Kowloon Tong, Kowloon, Hong Kong	NKIL5746	Commercial	Medium	100%
Unit 4 on Level (Site 1) 36 (excluding Market Entrance at L36) of Commercial Development, Sceneway Garden, 8 Sceneway Road, Lam Tin, Kowloon, Hong Kong	NKIL6046	Commercial	Medium	100%
Shops 1 and 2 on Ground Floor, Wai Wah Court, 12R Smithfield, Kennedy Town, Hong Kong	IL4097	Commercial	Long	100%
Shop No. 80, Harmony Garden, No.9 Siu Sai Wan Road, Hong Kong	CWIL154	Commercial	Medium	100%
Units 1202, 1203 and 1204 on Level 12 of Tower 1, Henderson Centre, 18 Jianguomennei Avenue, Dongcheng District, Beijing, the People's Republic of China	N/A (note)	Commercial	Medium	100%
Shop No. 1D 128 on Level 1, Sun Asia Guo Li Building, 8 Zhong Hang Road, Futian District, Shenzhen, the People's Republic of China	N/A (note)	Commercial	Long	100%
Shop No. 1D 188 on Level 1, Sun Asia Guo Li Building, 8 Zhong Hang Road, Futian District, Shenzhen, the People's Republic of China	N/A (note)	Commercial	Long	100%

Note: Property located in the People's Republic of China without lot number.

Five-Year Financial Summary

	2016 HK\$'000	2015 HK\$'000	2014 HK\$'000	2013 HK\$'000	2012 HK\$'000
For the year					
Revenues	5,076,148	3,906,524	4,118,267	3,343,972	3,910,670
Profit/(loss) before taxation	40,009	(90,589)	114,315	(199,962)	357,501
Profit/(loss) attributable to equity holders of the Company	10,549	(99,486)	63,975	(204,037)	249,826
Cashflows					
Net cash (outflow)/inflow from operating activities	(43,840)	(37,856)	341,135	(167,574)	234,184
At year end					
Total assets	3,744,445	3,108,820	4,096,420	3,273,206	3,488,835
Total liabilities	2,560,904	1,578,813	2,489,880	1,745,658	1,694,566
Non-controlling interests	_	201,635	200,431	189,648	183,717
Total equity	1,183,541	1,530,007	1,606,540	1,527,548	1,794,269
Cash and bank balances	876,490	1,303,066	1,764,485	1,434,300	1,289,966
Per share data Earnings/(loss) per share – basic					
(HK cents)	1.47	(13.86)	8.91	(28.42)	34.89
Dividend per share (HK cents)					
Interim	23.50	_	-	_	14.34
Final					10.00
Total	23.50				24.34

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