

(Incorporated in Hong Kong with limited liability) (於香港註冊成立之有限公司)

Stock Code 股份代號:181

ANNUAL REPORT 2017年報

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Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Directors:

LIU Hongjian (Chairman of the Board)
(Appointed on 23 January 2018)
WANG Xiaowu (Resigned on 23 January 2018)
CHEN Danyun
CHEN Yang

Non-executive Directors:

FENG Qiang ZHANG Fan WANG Ruilian

Independent Non-executive Directors:

LAM Kwong Siu LEUNG Hok Lim NG Man Kung

COMPANY SECRETARY

CHAN Tao Ming

AUDIT COMMITTEE

LEUNG Hok Lim (Chairman of the Committee) LAM Kwong Siu NG Man Kung

REMUNERATION COMMITTEE

LAM Kwong Siu (Chairman of the Committee) LEUNG Hok Lim NG Man Kung

NOMINATION COMMITTEE

NG Man Kung (Chairman of the Committee) LAM Kwong Siu LEUNG Hok Lim

董事會

執行董事:

劉洪建(董事會主席) (於二零一八年一月二十三日上任) 汪小武(於二零一八年一月二十三日辭任) 陳丹雲 陳揚

非執行董事:

馮強 張帆 王瑞煉

獨立非執行董事:

林廣兆 梁學濂 吳文拱

公司秘書

陳道明

審核委員會

梁學濂(委員會主席) 林廣兆 吳文拱

薪酬委員會

林廣兆(委員會主席) 梁學濂 吳文拱

提名委員會

吳文拱*(委員會主席)* 林廣兆 梁學濂

Corporate Information (Continued) 公司資料(續)

PRINCIPAL BANKERS

Hang Seng Bank Limited Bank of China Limited Industrial Bank Co., Ltd.

REGISTERED OFFICE

Room 3306–08, 33rd Floor West Tower, Shun Tak Centre 200 Connaught Road Central Hong Kong

AUDITORS

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

SOLICITORS

Paul Hastings 22nd Floor, Bank of China Tower 1 Garden Road Hong Kong

SHARE REGISTRAR

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

STOCK CODE

00181

WEBSITE

www.fujianholdings.com

往來銀行

恒生銀行有限公司 中國銀行有限公司 興業銀行股份有限公司

註冊辦事處

中環干諾道中二百號 信德中心西座 33樓3306-08室

核數師

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

律師

普衡律師事務所香港 花園道1號 中銀大廈22樓

股份過戶登記處

卓佳標準有限公司 香港灣仔 皇后大道東183號 合和中心22樓

股份代號

00181

網址

www.fujianholdings.com

Financial Summary 財務摘要

RESULTS 業績

		Year ended 31 December 2017 二零一七年 十二月三十一日 HK\$'000 千港元	Year ended 31 December 2016 二零一六年 十二月三十一日 HK\$'000 千港元	Year ended 31 December 2015 二零一五年 十二月三十一日 HK\$'000 千港元	Year ended 31 December 2014 二零一四年 十二月三十一日 HK\$'000 千港元	Year ended 31 December 2013 二零一三年 十二月三十一日 HK\$'000 千港元
Revenue	收益	35,829	28,827	25,706	10,688	12,666
Profit/(loss) before tax Income tax (expense)/credit	除税前盈利/(虧損) 所得税(支出)/抵免	9,325 (1,089)	1,514 41	(2,945) 809	(548) 48	(6,173) 524
Profit/(loss) for the year	本年度盈利/(虧損)	8,236	1,555	(2,136)	(500)	(5,649)
Profit/(loss) attributable to owners of the Company	本公司持有人 應佔盈利/(虧損)	7,947	1,666	(2,136)	(500)	(5,649)

ASSETS AND LIABILITIES

資產及負債

		As at				
		31 December				
		2017	2016	2015	2014	2013
		二零一七年	二零一六年	二零一五年	二零一四年	二零一三年
		十二月三十一日	十二月三十一日	十二月三十一日	十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
ASSETS AND LIABILITIES						
Total assets	資產總值	416,208	445,070	247,829	147,608	148,052
Total liabilities	負債總值	(14,950)	(15,795)	(12,979)	(12,904)	(12,233)
Net assets	淨資產	401,258	429,275	234,850	134,704	135,819

Financial Summary (Continued) 財務摘要(續)

PER SHARE DATA

每股盈利/(虧損)

		As at				
		31 December				
		2017	2016	2015	2014	2013
		二零一七年	二零一六年	二零一五年	二零一四年	二零一三年
		十二月三十一日	十二月三十一日	十二月三十一日	十二月三十一日	十二月三十一日
		HK Cents				
		港仙	港仙	港仙	港仙	港仙
Earnings/(loss) per share	每股盈利/(虧損)	0.69	0.18	(0.33)	(0.09)	(1.06)
Net book value per share	每股賬面淨值	35.40	37.88	29.90	25.21	25.42

Financial Summary (Continued)

財務摘要(續)

PROFIT/(LOSS) ATTRIBUTABLE TO OWNERS OF THE COMPANY

本公司持有人應佔盈利/(虧損)

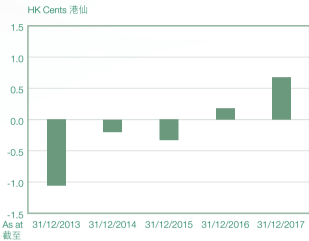
(excluding extra-ordinary items) (不包括非經常性項目)



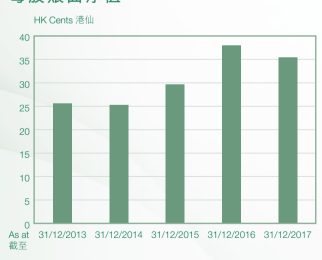
EARNINGS/(LOSS) PER SHARE

每股盈利/(虧損)

(excluding extra-ordinary items) (不包括非經常性項目)



NET BOOK VALUE PER SHARE 每股賬面淨值



Financial Summary (Continued) 財務摘要(續)

As of 31 December	'	2017	2016	Changes
於十二月三十一日		二零一七年	二零一六年	變動
		HK\$'000	HK\$'000	%
		港幣千元	港幣千元	%
Financial highlights	—— 財務摘要			
Revenue	收益	35,829	28,827	+24%
Profit for the year	本年盈利	8,236	1,555	+430%
Earnings per share	每股盈利			
(HK cents per share)	(每股港仙)			
Basic	基本	0.69	0.18	+283%
Diluted	攤薄	0.69	0.18	+283%
		RMB	RMB	
		人民幣	人民幣	
Average daily room rate	平均每天房價	285	251	+14%
Hotel occupancy rate	酒店入住率	68.82%	54.92%	+13.9ppt
Liquidity ratios	流動資金比率			
Current ratio	流動比率	4.37	10.09	
Average trade receivables turnover	平均貿易應收款項		4	
days ⁽¹⁾	周轉天數(1)	11.10	9.61	
Capital ratio	資金比率			
Gearing ratio ⁽²⁾	資產負債比率 ^②	1.07%	1.08%	

Notes:

- (1) Average trade receivables turnover days is equal to the average of the beginning and closing trade and bills receivables balance divided by turnover and multiplied by the number of days in the year.
- (2) Gearing ratio equals non-current liabilities divided by total equity.

附註:

- (1) 平均貿易應收款項周轉天數等於貿易應收款項及應 收票據的年初及年終結餘的平均值除以營業額,再乘 以年內天數。
- (2) 資產負債比率等於非流動負債除以權益總額。

Chairman's Statement 主席報告

On behalf of the Board of Directors (the "Board" or "Directors") of Fujian Holdings Limited (the "Company"), I hereby present the annual report and the audited consolidated financial statements of the Company together with our subsidiaries (collectively the "Group") for the financial year ended 31 December 2017 ("2017" or the "current year" or "reporting year" or the "year under review") to the shareholders of the Company (the "Shareholders").

本人謹代表閩港控股有限公司(「本公司」)董事會(「董事會」或「董事」)提呈本公司及其附屬公司(統稱「本集團」)截至二零一七年十二月三十一日止之財政年度(「二零一七年」或「本年度」或「本報告期」或「回顧期」)報告及經審核之綜合財務報表,以供本公司股東(「股東」)省覽。

BUSINESS REVIEW

For the year ended 31 December 2017, the Group recorded a revenue of approximately HK\$35.83 million, representing an increase of approximately 24.28% as compared to approximately HK\$28.83 million in the corresponding period last year.

Net profit attributable to shareholders was approximately HK\$7.95 million (2016: Approximately HK\$1.66 million).

Earnings per share was approximately 0.69 HK cents for year ended 31 December 2017 (2016: 0.18 HK cents).

Net assets (Total assets less total liabilities) decrease by approximately HK\$28.02 million to approximately HK\$401.26 million as compared with HK\$429.28 million as at 31 December 2016. The decrease of net assets mainly due to a joint venture ceased to be a subsidiary of the Company and become an associate of the company.

DIVIDENDS

The Directors do not recommend the payment of a dividend for the year ended 31 December 2017.

業務回顧

截至二零一七年十二月三十一日止年度,本集 團收益達3,583萬港元,與去年同期約2,883萬 港元比較,上升約24.28%。

本公司持有人應佔盈利約795萬港元(二零一六年:約166萬港元)。

截至二零一七年十二月三十一日止年度,每股盈利0.69港仙(二零一六年:0.18港仙)。

淨資產(總資產減總負債)比截至二零一六年十二月三十一日之42,928萬港元減少約2,802萬港元至約為40,126萬港元。淨資產減少主要因為一家合營公司不再為本公司之附屬公司而成為本公司之聯營公司所致。

股息

董事會不建議派發二零一七年十二月三十一日 年度任何股息。

Chairman's Statement (Continued) 主席報告(續)

PROSPECTS

Going forward, the Group will grasp the development trend of tourism and related industries rely on our advantages in Fujian Province, confronting challenges, deploying and implementing sound business strategies in order to enhance our internal driving force and long-term competitiveness for our sustainable development, thereby providing foundation for our future development.

In addition, the Group will speed up its review of its existing business and continuously update its business plans and strategies to keep pace with future development, and will continue to integrate business clusters, while expanding into industries such as finance, high technology, intelligence, etc. At the same time, the Group will continue to review and expand the appropriate risk, financial and operational management measures to ensure that the measures cover the entire business scope.

Our overall objective is to better utilise the Group's resources in order to maximise every shareholder's interest.

ACKNOWLEDGEMENTS

I would like to take this opportunity to extend my sincere gratitude to all shareholders, business partners and customers for their support, and to all our colleagues for their efforts, hard work and dedication. Their hardwork represents the foundation of the Group's future business development.

Liu Hongjian

Chairman

Hong Kong, 23 March 2018

前景展望

未來,本集團將抓緊旅遊產業及相關產業的發展態勢,依靠我們於福建省之優勢,勇於面對挑戰,部署和實施好經營策略,以提升本集團持續發展的內在動力與長期競爭力,為未來發展提供有力的支撐。

此外,本集團將加快檢討現有業務及不斷地更 新業務計劃與策略以配合未來發展,繼續整合 業務集群,同時向類金融、高科技、智能化等 產業拓展,實現業務多元化。與此同時,本集 團並會持續檢討及擴大合適的風險、財務及營 運管理措施,確保措施覆蓋整個業務範圍。

本集團之整體目標為更妥善運用其資源,為各 股東創造最大之利益。

致謝

本人謹此感謝各位股東、合作伙伴及客戶在過去一年對本集團的鼎力支持。本人亦藉此衷心感謝集團全體員工的辛勤工作和無私奉獻,他們的努力為集團未來業務的發展奠定了堅實基礎。

劉洪建

主席

香港,二零一八年三月二十三日

Management Discussion and Analysis 管理層討論與分析

BUSINESS REVIEW

For the year ended 31 December 2017, the Group recorded net profit attributable to owners of the Company approximately HK\$7.95 million (2016: Approximately HK\$1.66 million). The Group's substantial growth in net profit is mainly attributable to (i) the significant increase of around 100% in rental income from properties in Hong Kong for the year ended 31 December 2017 as compared to the rental income from properties in Hong Kong of approximately HK\$3 million for the year ended 31 December 2016, which is mainly due to the acquisition of investment properties by the Group in 2016; (ii) the increase of around 15% in revenue from hotel operations for the year ended 31 December 2017 as compared to the revenue from hotel of approximately HK\$25.83 million for the year ended 31 December 2016 and (iii) increase in profit contribution from associated companies during the year.

The turnover of the Group for the year ended 31 December 2017 amounted to approximately HK\$35.83 million, representing an increase of approximately 24.28% from approximately HK\$28.83 million in the previous year. The increase is mainly due to the increase in business volume of star-rated hotel operation and rental income of properties in Hong Kong during the year under review.

Given our good balance sheet status and cash generation ability, our financial position continues to be strong. As at 31 December 2017, the gearing ratio (divided non-current liabilities by equity plus non-current liabilities multiple by 100 which results in percentage) of the Group was 1.05% (2016: 1.08%).

OPERATIONAL REVIEW

A. Star-rated hotel operation

Star-rated hotel operation is the main source of revenue for the Group. For the year ended 31 December 2017, the turnover of the hotel operation was approximately HK\$29.75 million (2016: HK\$25.83 million), representing an increase of approximately 15.18% from the previous year.

For the year under review, the average occupancy rate was approximately 68.82% (2016: 54.92%), representing an increase of 13.90% over the previous year. Average daily rate (ADR) was approximately RMB285 (2016: RMB251) representing a increase of 13.55% over the previous financial year.

業務回顧

截至二零一七年十二月三十一日止年度,本集團錄得本公司持有人應佔盈利約795萬港元(二零一六年:約166萬港元)。本集團的業績大幅增長主要歸因於(i)截至二零一七年十二月三十一日止年度之香港物業租金收入比較二零一一十二月三十一日止年度約300萬港元大年增加約100%,此乃由於本集團於二零一七年中二月三十一日止年度來自酒店業務收益比較二零一六年十二月三十一日止年度之酒店業務收益的2,583萬港元增加約15%及(iii)一些聯營公司增加利潤貢獻所致。

截至二零一七年十二月三十一日止年度內,本 集團營業額達3,583萬港元,與去年約2,883萬 港元之數字比較,增加約24.28%。此乃主要因 為於回顧期內,星級酒店業務量及香港物業租 金收入增加所致。

基於本集團優好的資產負債狀況及現金增值能力,本公司的財務狀況持續穩健。截至二零一七年十二月三十一日止年度,本集團資本負債比率(非流動負債與股本權益總額加非流動負債之百份比)為1.05%(二零一六年:1.08%)。

營運回顧

A. 星級酒店營運

星級酒店經營是本集團主要收入來源。截至二零一七年十二月三十一日止年度,酒店營業額約為2,975萬港元(二零一六年:2,583萬港元),較去年相應回顧期內上升約15.18%。

於回顧期內,平均入住率約為68.82% (二零一六年:54.92%),較去年相應回顧期內上升約13.90%。平均每天房價則約為人民幣285元(二零一六年:人民幣251元),較去年相應回顧期內上升約13.55%。

OPERATIONAL REVIEW (Continued)

A. Star-rated hotel operation (Continued)

The following table sets out the amount and percentage of contributions from different businesses of the star-rated hotel operation for the year ended 31 December 2017, together with comparative figures of 2016:

營運回顧(續)

A. 星級酒店營運(續)

截至二零一七年十二月三十一日止年度 期間,本集團星級酒店營運於各分類業務 的營業額及應佔營業額百分比與二零一 六年同期比較如下:

		31 December 2017		31 December 2016	
		二零一七年十二	二零一七年十二月三十一日		月三十一日
		Amount	% in	Amount	% in
		HK\$'000	turnover	HK\$'000	turnover
			佔營業額		佔營業額
		千港元	百份比	千港元	百份比
Accommodation revenue	客房銷售收入	15,493	52%	11,169	43%
Rental revenue	出租收入	4,844	16%	5,842	23%
Catering	餐飲服務	8,211	28%	8,008	31%
Others	其他	1,201	4%	808	3%
		29,749	100%	25,827	100%

Accommodation revenue

The accommodation revenue was mainly determined by the number of available rooms, occupancy rate and ADR of the Group's hotel. During the year under review, the accommodation revenue of star-rated hotel was approximately HK\$15.49 million, representing an increase of approximately 39% over the corresponding period of 2016, which is mainly due to accommodation reserve income for year ended 31 December 2017.

Rental revenue

In order to stabilise the income of the hotel operation, the hotel leased out the shopping centre in the Group's hotel. This contributed to approximately HK\$4.84 million in rental revenue during the year under review, representing approximately 16% of the hotel operation's turnover.

客房銷售收入

房間出租收入主要取決於本集團酒店的可供出租客房、入住率及平均每天房價。回顧年度內,星級酒店營運房間出租收入為約1,549萬港元,較二零一六年同期上升約39%,此乃由於截至二零一七年十二月三十一日年度內來自客房銷售收入上升所致。

出租收入

為保持穩定收入,酒店將本集團之酒店內商場出租。此舉為集團於回顧期內貢獻約484萬港元之出租收入,佔酒店業務營業額16%。

OPERATIONAL REVIEW (Continued)

A. Star-rated hotel operation (Continued)

Catering revenue

Starting from 2015, the Group made a major effort to develop the catering business through the hotel. During the year under review which generating revenue of approximately HK\$8.21 million representing approximately 28% of the hotel operation's turnover.

Increasing costs arising from the operating environment, especially from increasing wages, remains the key challenge for the hotel industry. To overcome these adversities, the Group will continue to implement tight cost control measures and seek further improvement in operational efficiency to minimise the adverse impacts.

Improved customer services and better hotel facilities are core competitive advantages to seize the growth opportunity in local tourism and restaurant industries. The Board believes that the hotel business in Xiamen will contribute positively to the Group. Meanwhile, the hotel management is enhancing sales force regarding wedding banquet, catering and related services as well.

B. Hong Kong properties held by the Group

The occupancy rate for the properties of the Group in Hong Kong is 100% during the year under review, which brought a steady rental income to the Group.

The rental income of the properties in Hong Kong was approximately HK\$6.08 million for the year under review, while the Group recorded approximately HK\$3.00 million for the previous year.

The significant increase of around 100% in rental income from properties in Hong Kong for the year ended 31 December 2017 as compared to the rental income from properties in Hong Kong of approximately HK\$3.00 million for the year ended 31 December 2016, which is mainly due to the acquisition of investment properties by the Group in 2016.

With the support of the stable local economy growth, we are confident in delivering continued revenue growth in 2018. Rental reversion and stable occupancy will drive revenue growth for the Group's properties.

營運回顧(續)

A. 星級酒店營運(續)

餐飲收入

自2015年,酒店大力發展其團膳業務。於回顧期內為本集團帶來約821萬港元的收入,佔酒店業務營業額約28%。

營運環境成本不斷高漲,尤其是工資持續 上升,為行業帶來挑戰。為克服此等不利 情況,本集團將繼續實行嚴格成本監控措 施,尋求進一步改善營運效率,務求盡量 減低不利影響。

優質的客戶服務及良好的酒店設施是進一步提升核心競爭優勢及抓緊當地旅遊及餐飲業增長機遇的主要元素。董事會相信,廈門酒店業務將為本集團帶來正面貢獻。與此同時,酒店管理層亦正加強有關婚宴、團膳及相關服務的銷售力度。

B. 香港物業

於回顧期內,本集團物業之出租率為 100%,為本集團持續帶來穩定之租金收入。

於回顧期內,香港物業租金收入約為608 萬港元,本集團於去年同期錄得約為300 萬港元。

截至二零一七年十二月三十一日止年度 之香港物業租金收入比較二零一六年十 二月三十一日止年度約300萬港元大幅增 加約100%,此乃由於本集團於二零一六 年透過收購投資物業所致。

在本地穩定的經濟發展帶動下,我們有信心在二零一八年度能取得持續的收益增長。續租租金向上調整及穩定的租用率將帶來持續的收益及收入增長。

OPERATIONAL REVIEW (Continued)

C. Piano Manufacturing

The Group diversified its business into piano manufacturing by acquiring a 25% equity interest in Fuzhou Harmony Piano Co. Ltd. ("Harmony Piano") in 2005. This business interest has brought a steady profit to the Group for the past few years. For the year under review, the Group recorded a share of profit from its interest in Harmony Piano approximately HK\$0.54 million (2016: Loss of approximately HK\$0.35 million) which was primarily due to a large one-off professional charge incurred during the year.

Harmony Piano recorded a profit of the year ended 31 December 2017, was mainly due to the significant increase of revenue for year ended 31 December 2017 as compared to the year ended 31 December 2016.

DISPOSAL OF INTEREST IN JOINT VENTURE

On 6 January 2017, the Company and Fujian Huamin Industrial Group Limited ("FHIG") agreed that the registered capital of their joint venture Fujian Huamin Financial Leasing Co. Ltd. (福建華閩融資租賃有限公司) ("Joint Venture"), shall be increased from RMB80 million to RMB170 million. The Company and FHIG shall contribute RMB27.2 million and RMB62.8 million to the increase in capital of the Joint Venture, respectively.

Upon the completion of the transactions under the Capital Increase Agreement, the total capital contributions of the Company and FHIG to the Joint Venture increased to RMB68 million and RMB102 million, respectively, the Company and FHIG held 40% and 60% of the equity interest in the Joint Venture, respectively, and the Joint Venture ceased to be a subsidiary of the Company and became an associate of the Company.

營運回顧(續)

C. 鋼琴製造

本集團於二零零五年透過完成收購福州和聲鋼琴股份有限公司(原稱:福州和聲鋼琴有限公司)(「和聲鋼琴」)25%股權而擴展業務至鋼琴製造業。過去多年來此業務為本集團帶來穩定之盈利。截至二零一七年十二月三十一日止,應佔和聲鋼琴之權益錄得約54萬港元盈利(二零一六年:約35萬港元虧損)。

由於和聲鋼琴截至二零一七年十二月三 十一日止年度的收益相比截至二零一六 年十二月三十一日止年度大幅上升所以 和聲鋼琴截至二零一七年十二月三十一 日止年度錄得應佔盈利。

出售合營公司權益

於二零一七年一月六日本公司及華閩實業同意將合營公司福建華閩融資租賃有限公司(「合營公司」)之註冊資本由人民幣8,000萬元增加至人民幣17,000萬元。本公司及華閩實業須就合營公司分別出資人民幣2,720萬元及人民幣6,280萬元。

本次增資完成後,本公司及華閩實業於合營公司之總出資將分別增加至人民幣6,800萬元及人民幣10,200萬元,相當於合營公司註冊資本之40%及60%。於增資協議項下之交易完成後,本公司及華閩實業將分別持有合營公司之40%及60%股權,合營公司將不再為本公司之附屬公司,而成為本公司之聯營公司。

DISPOSAL OF INTEREST IN JOINT VENTURE (Continued)

Based on the intention of the parties, all of the additional funding to the Joint Venture (after deducting minor amounts to be retained as working capital) are proposed to be utilised to further expand the sale and leaseback business of the Joint Venture. The Joint Venture did not have sufficient net assets for the expected funding of the above operations. Therefore, the Capital Increase Agreement was entered in respect of the increase in capital in the Joint Venture.

Given that relatively large amounts of capital are required in the finance leasing business, the Board believes that the proposed increase of capital of the Joint Venture to RMB170 million pursuant to the Capital Increase Agreement can further expand and develop the finance leasing business of the Joint Venture, which would diversify the income streams of the Group and increase the profitability of the Group. Given that the Joint Venture will continue to engage in the finance leasing business, the Company expects that it can share the results of the Joint Venture (as an associate of the Company) in the future, and hence, its income stream can be diversified and would not be limited to hotel operations and property investment.

The increase of paid-up capital of the Joint Venture to RMB170 million would allow the Joint Venture to take advantage of certain PRC tax benefits for finance leasing and sale and leaseback businesses, which would allow immediate reimbursement after levy (即 徵即退) of the part of the actual tax burden (實際稅負) of value-added taxation over 3%, such that the overall actual value-added taxation would be not more than 3%.

FHIG indirectly held 67.92% of the issued share capital of the Company and was a controlling shareholder of the Company. Therefore, FHIG is a connected person of the Company for the purposes of Chapter 14A of the Listing Rules. Accordingly, the transaction contemplated under the Capital Increase Agreement constitute connected transaction of the Company.

出售合營公司權益(續)

根據訂約方之意向,給予合營公司的全部額外資金(扣除少量留作營運資金的數額後)擬將用於進一步擴大合營公司的售後回租業務。由於合營公司並無足夠的淨資金作為以上營運的預期資金,因此,增資協議乃就合營公司資本增加訂立。

由於融資租賃業務需要相對較大的資金,為了,進一步擴大和發展合營公司之融資租賃業務,的企本集團之收入來源更多樣化及增強本集團的盈利能力,董事會擬根據增資協議增加合營公司將繼續從事融資租賃業務,本公司預期日後可分享合營公司(作為本公司的聯系人)的業績,因此,其收入來源可多元化且將不會受限於酒店經營及物業投資。

增加合營公司的實收資本至人民幣17,000萬元 也可使合營公司於融資租賃及售後回租業務享 受若干中國税項優惠,使增值稅實際稅負中超 過3%的部分享有即徵即退,使整體實際增值 稅負將不超過3%。

華 閩 實 業 間 接 持 有 本 公 司 已 發 行 股 本 之 67.92%,並為本公司控股股東。因此,就上市 規則第14A章而言,華閩實業為本公司關連人士。故此,增資協議項下擬進行之交易構成本公司的關連交易。

DISPOSAL OF INTEREST IN JOINT VENTURE (Continued)

As one or more of the applicable percentage ratios in respect of the transaction contemplated under the Capital Increase Agreement dated 6 January 2017 entered into between the Company and FHIG, on an aggregated basis with the transaction under the Investment Agreement which were entered into within a 12-month period, exceed 5% but are less than 25%, the transaction contemplated under the Capital Increase Agreement constitutes a discloseable and connected transaction of the Company which is subject to the reporting, announcement and shareholder approval requirements under the Listing Rules.

The resolution related to the Capital Increase Agreement was approved at the extraordinary general meeting of the Company dated 23 March 2017 and completed on 10 May 2017.

For the year under review, the Group recorded a share of profit from the interest in Fujian Huamin Financial Leasing Co. Ltd. approximately HK\$1.24 million.

FUTURE DEVELOPMENT

The uncertainties in global economic recovery, slowdown in domestic macro-economic growth, structural oversupply in the hotel industry and the rapid development of information technology relating to mobile internet will continue to affect the development of the Group's principal business. With the implementation of the "Several Opinions of the State Council on Promoting the Reform and Development of the Tourism Industry", the radiation effect of free trade zones in Fujian Province, we can see bright future for the development of hotel, tourism industry and tourism related services in China. Well-positioned to address these challenges and take these development opportunities, the Group remains fully confident in its future development.

The Group will strive to seize the opportunity presented by the reform of state-owned assets, give full play to the strengths of FTDC as "Top 20 advantage Tourism Group in China" and seek investment opportunities in tourist related and other business areas, together with accelerate the reform in the area of institutional mechanisms, integrate the industry chains of hotel, tourism and other businesses. Meanwhile, we will expanding into industries such as finance, high technology, intelligent ,etc. to achieve diversification of our income source, so as to further increase our overall asset return and enterprise value.

出售合營公司權益(續)

由於本公司與華閩實業於二零一七年一月六日訂立之增資協議項下擬進行之交易的一項或以上適用百分比率(與於12個月期間內根據投資協議訂立之交易匯總計算)超過5%但少於25%,增資協議項下擬進行之交易構成本公司的須予披露及關連交易,並須遵守上市規則項下之申報、公告及股東批准的規定。

有關增資協議之決議案已於二零一七年三月二 十三日之股東特別大會上批准並於二零一七年 五月十日完成。

截至二零一七年十二月三十一日止,應佔福建 華閩融資租賃有限公司之權益錄得約124萬港 元盈利。

未來發展

全球經濟復甦存在不確定性、國內宏觀經濟增速放緩、酒店行業階段性結構性供過於求、及移動互聯網信息技術快速發展等因素將繼續影響本集團主營業務的發展。但隨着國務院《關於促進旅遊業改革發展的若干意見》等取實的落實,以及福建自由貿易區等項目的輻射效應,中國之酒店業、旅遊業及旅遊相關服務業未來發展前景廣闊。本集團將積極應對挑戰,把握發展機遇,對未來發展充滿信心。

本集團將努力把握國資改革機遇,充分發揮旅游集團作為「中國旅遊集團20強」之優勢,於旅遊相關行業及其他商業領域下積極尋求投資機會,加速推進機制體制改革,整合酒店資源、旅遊產業及其他產業鏈,同時向類金融、高科技、智能化等產業拓展,實現業務收入來源多元化,進一步提升資產的整體回報和企業價值。

FINANCIAL REVIEW

Capital Structure

As at 31 December 2017, the total share capital of the Company was HK\$898,839,029 divided into 1,145,546,000 ordinary shares.

Liquidity and Financial Resources

As at 31 December 2017, the Group had a net cash balance of approximately HK\$44.28 million (2016: HK\$100.04 million). The Group's net asset value (assets less liabilities) was approximately HK\$401.26 million (2016: HK\$429.28 million), with a liquidity ratio (ratio of current assets to current liabilities) of 4.37 (2016: 10.09). During the year under review, there was no material change in the Group's funding and treasury policy. The Directors do not expect the Company to experience any problem with liquidity and financial resources in the foreseeable future.

Charge on Assets

As at 31 December 2017, the Group had not charged any of its assets. (2016: Nil)

Funding and Treasury Policies

The funding and treasury policies of existing subsidiaries of the Group are centrally managed and controlled by the Group's senior management in Hong Kong.

Bank Loans and Other Borrowings

There were no outstanding bank loans and other borrowings by the Company and the Group as at 31 December 2017 (2016: Nil).

Capitalised Borrowing Costs

No borrowing costs were being capitalised during the year ended 31 December 2017 (2016: Nil).

財務回顧

資本架構

於二零一七年十二月三十一日,本公司之股本總額為898,839,029港元,分為1,145,546,000股。

流動資金及財務資源

截至二零一七年十二月三十一日止,本集團之現金結餘淨額約為4,428萬港元(二零一六年:10,004萬港元)。本集團之資產淨值(資產減負債)約為40,126萬港元(二零一六年:42,928萬港元)。流動比率(流動資產與流動負債之比率)為4.37(二零一六年:10.09)。於回顧年度內,本集團之資金及財政政策並無重大改變。董事認為,本公司在可預見的未來並不會遇上任何資金流動性和財務資源上的問題。

資產抵押

於二零一七年十二月三十一日,本集團並無就 其任何資產作出抵押。(二零一六:無)

資金及財務政策

本集團之現有附屬公司之資金及財政政策均由 香港之高級管理層集中管理及監控。

銀行貸款及其他借款

本公司及本集團於二零一七年十二月三十一日 並無銀行貸款及其他借貸(二零一六年:無)。

借貸成本資本化

於二零一七年十二月三十一日止年度概無借貸 成本資本化(二零一六年:無)。

FINANCIAL REVIEW (Continued)

Exposure to Fluctuation in Exchange Rate and Related Hedges

There has been no significant change in the Group's policy in terms of exchange rate exposure. The Group operates mainly in Hong Kong and the PRC. Most of the transactions and cash and cash equivalents are denominated in Hong Kong dollars ("HK\$") and in Renminbi ("RMB"). The Group is exposed to foreign currency risk due to the exchange rate fluctuation of RMB against HK\$. Moderate fluctuation of RMB against HK\$ was expected. The Group considered the foreign currency risk exposure is acceptable. However, management of the Group will monitor foreign exposure closely and consider the use of hedging instruments when necessary.

As most of the Company's business operations are located in Hong Kong and Mainland China, the Company faces foreign currency risks due to exchange gain/loss from exchange rate fluctuations as well as currency conversion risk due to converted net asset value fluctuations of investment projects in Mainland China. To effectively manage foreign currency risk, the Company closely monitors foreign exchange markets, and utilises multiple strategic approaches, such as optimising cash management strategy and project finance instruments, to manage foreign exchange risk.

Material acquisitions and disposals

The Description of Acquisitions and disposals during the year under review is set out in management discussion and analysis section of this report.

Capital Commitments

Capital expenditure for the acquisition of 有關收購廠房、機器及設備之 property, plant and equipment 資本開支

財務回顧(續)

匯率波動之風險及相關對沖

就匯率風險而言,本集團之政策並無重大變動。本集團主要於香港及中國內地營運。大部分交易及現金及現金等值以港元(「港元」)及人民幣(「人民幣」)計值。本集團就人民幣兑港幣之匯率波動承受外匯風險。人民幣兑港幣之匯率預期存在適量波動,本集團之管理層將密切監控外匯風險,並於必要時考慮使用對沖工具。

公司目前所經營業務主要集中於香港及中國 境內地區,面臨因匯率波動而導致產生投資於 中國境內的項目淨資產值的外幣換算風險。為 有效管理外匯風險,公司密切跟蹤匯率市場走 勢,通過優化存量資金安排、調整項目融資手 段等方式對外匯風險進行多渠道管控。

重大收購及出售

本集團有關收購及投資載於本報告管理層討論 與分析中。

資本承擔

2017 二零一七年 HK\$	2016 二零一六年 HK\$
港元	港元
1,596,766	1,893,508

FINANCIAL REVIEW (Continued)

Contingent Liability

The Group did not have any significant contingent liability during the year under review.

Major Events

Save as aforesaid, the Group had no material capital commitments and no future plans for material investments or capital assets as at 31 December 2017.

Human Resources

As at 31 December 2017, the Group had approximately 140 employees in Hong Kong and Xiamen. The remuneration package was determined with reference to performance and the prevailing market rate. The Group also provides employees with training, the opportunity to join its Mandatory Provident Fund scheme and medical insurance cover.

Building Capabilities

In today's competitive labour market, it is essential to attract and retain talented people, and to equip employees with the capabilities to support business development. The Group has a comprehensive career advancement plan and well-rounded training programs to grow the capabilities of our employees, and ensure each employee has the skills and know-how necessary to deliver quality results in an efficient and effective manner. Department heads and supervisors act as mentors, and training workshops, courses and seminars are provided to meet the specific needs of each staff member.

Nurturing Team Spirit

Professional and social events promote communication and cohesion across departments, business units and levels of seniority throughout the Group. These activities include Corporate Team-building Programs, staff outings, leisure activities and cocktail parties for new hires and promoted staff.

財務回顧(續)

或然負債

本集團於本年內並無任何重大或然負債。

主要事件

除上述者外,於二零一七年十二月三十一日, 本集團並無重大資本承擔,亦無參與重大投資 或購入資本資產之未來計劃。

人力資源

於二零一七年十二月三十一日,本集團於香港及廈門擁有約140名僱員。酬金組合乃根據彼等之表現及市場價格釐定。本集團亦提供僱員培訓、參與強制性公積金計劃及醫療保險之機會。

拓展員工才能

現今勞動市場競爭激烈,為配合業務發展,企業必須更積極招攬和挽留人才,並協助員工提升才能。本集團設有全面的事業發展規劃機制及培訓課程,有助拓展員工才能,並確保每位員工能具備應有的技能和專門知識,以提升工作效率及成效。部門主管及上司肩負員工師友的指導角色,而每位員工亦可因應特定的需要參加各類工作坊、培訓課程及研討會。

建立團隊精神

我們定時舉辦職場及社交活動,以促進本集團各部門、業務單位及各級員工之間的溝通及凝聚力,這些活動包括團隊培訓課程、員工旅行、消閒活動,以及為新入職員工及獲晉升員工而設的酒會。

Directors' Biography 董事簡歷

EXECUTIVE DIRECTORS

Mr. LIU Hongjian, aged 45, joined the Company in January 2018. He is an Executive Director and Chairman of Board of Directors of the Company. He is currently the vice secretary of Communist Party Committee, a director and general manager of Fujian Tourism Development Group Company Limited (福建省旅游發展集團有限公司) (原稱福建省旅游發展集團有限宣行) ("FTDC"). He is responsible for the overall strategic planning of the Group.

Mr. Liu obtained his bachelor degree in science from Fujian Normal University and master degree in philosophy, Mr. Liu has extensive experience in administration, corporate and capital management. Mr. Liu has taken up a number of management posts, including vice secretary of Communist Party Committee and secretary of Committee for Disciplinary Inspection of Qiangi Town, Fuding City, Fujian Province; director of Management Committee and secretary of Communist Party Committee in Long'an Development Zone of Fuding City, Fujian Province; member of Municipal Standing Committee, director of Executive Office of Fuding City, Fujian Province; director of Management Committee of Taimushan Scenery District and head of Tourism Bureau of Fuding city, Fujian Province; member of Municipal Standing Committee and deputy mayor of Xiapu county, Fujian Province; secretary of Communist Party Committee and head of Bureau of Foreign Trade and Economic Cooperation of Ningde City, Fujian Province; and member of Communist Party Committee and vice general manager of Fujian CTS Group (福建中旅集團公司).

Ms. CHEN Danyun, aged 53, joined the Company in August 2015. She is Executive Director and General Manager of the Company. She is responsible for the general operation and management of the Company and to execute the overall strategic planning of the Group.

Ms. Chen has over 30 years of experience in international trade, corporate management and investment management. Ms. Chen graduated from Xiamen University with a bachelor's degree in economics and obtained her Master of Business of Administration degree from Murdoch University in Australia. She is a senior economist.

Mr. CHEN Yang, aged 53, is the Executive Director and Vice General Manager of the Company. Mr. Chen joined the Group in June 2015 and assists the general manager in the daily operations of the Group.

Mr. Chen has approximately 30 years' experience in finance management. Mr. Chen has taken up a number of management posts, including a manager of financial department of Fuzhou Harmony Piano Co., Ltd. (福州和聲鋼琴股份有限公司 (原稱:福州和聲鋼琴有限公司)), a vice general manager of the finance department of Fujian Huamin Industrial Group Company Limited (福建華閩實業(集團)有限公司) and the financial controller of Fujian Investment and Development Company Limited. Mr. Chen obtained his bachelor degree in economics from Xiamen University in the PRC. Mr. Chen is a senior economist.

執行董事

劉洪建先生,45歲,本公司執行董事及董事會主席。劉先生於二零一八年一月加入本集團,現任福建省旅游發展集團有限公司(原稱「福建省旅游發展集團有限責任公司」)(「旅游集團」) 黨委副書記、董事、總經理。劉先生負責本集團之整體策略性規劃。

陳丹雲女士,53歲,本集團執行董事及總經理。陳女士於二零一五年八月加盟本集團,陳女士負責日常營運管理工作及執行本集團整體 之策略。

陳女士於國際貿易、企業管理及投資管理方面擁有超過30年經驗。陳女士持有廈門大學經濟學學士學位及澳大利亞梅鐸大學(Murdoch University)之工商管理碩士學位。彼為高級經濟師。

陳揚先生,53歲,本集團執行董事及副總經理。陳先生於二零一五年六月加盟本集團,負責協助總經理執行本集團日常營運之事務。

陳先生於財務管理方面擁有約30年經驗。陳 先生曾出任多個管理職位,包括福州和聲鋼琴 股份有限公司(原稱:福州和聲鋼琴有限公司) 財務部經理、福建華閩實業(集團)有限公司財 務部副總經理及華閩投資發展有限公司財務 總監。陳先生擁有中國廈門大學經濟學學士學 位。陳先生為高級經濟師。

Directors' Biography (Continued) 董事簡歷(續)

NON-EXECUTIVE DIRECTORS

Mr. FENG Qiang, aged 51, is the director of investment and planning department of Fujian Tourism Development Group Company Limited ("FTDC"). Mr. Feng joined the Group in January 2005.

He spent years of research in the Chinese Academy of Social Science at Fujian for corporate strategies and reforms. He also has practical experience in corporate investment planning, operational management and corporate restructuring during his service in the government of Fujian Province and its related companies. Mr. Feng has over 30 years' corporation and investment management experience.

Mr. Feng has a bachelor degree in economics from Shanghai University of Finance and Economics.

Mr ZHANG Fan, aged 45, joined the Company in May 2015 as non-executive director.

He graduated from the Xiamen University in International Finance, holds with Bachelor of Economics Degree. He is an Economist in Mainland China and has over 20 years' extensive experience in financial management and investment management. He is currently a deputy general manager of Min Xin Holdings Ltd. (Stock Code: 00222), director of Min Xin Insurance Company Limited and Fujian Minxin Investments Co., Ltd., chairman of Sanming Sanyuan District Minxin Micro Credit Company Limited and a director of Sino Earn Holdings Limited, a substantial shareholder of the Company.

Mr. WANG Ruilian, aged 54, is a non-executive director of the Company, and Mr. Wang was an executive director and general manager of the Company from July 2006 to October 2015. With effect from 19 October 2015, Mr. Wang has resigned as executive director and general manager of the Group and has been redesignated from an executive Director to a non-executive Director.

非執行董事

馮強先生,51歲,福建省旅游發展集團有限公司(原稱福建省旅游發展集團有限責任公司) (「旅游集團」)投資規劃部主任。馮先生於二零零五年一月加盟本集團。

馬先生曾長期在福建社會科學院從事企業發展 戰略和企業改革的研究工作,並曾任職於福建 省有關政府部門、企業,從事企業投資策劃、 經營管理和企業重組的實務工作。馮先生於企 業管理和投資管理方面擁有超過30年的經驗。

馮先生持有上海財經大學經濟學學士學位。

張帆先生,45歲,於二零一五年五月加入本公司為非執行董事。

張先生畢業於廈門大學國際金融專業,持有經濟學學士學位,他擁有中國大陸經濟師之職稱及在財務管理和投資管理具有逾20年之豐富經驗,他現時為閩信集團有限公司(股份代號:00222)的副總經理、閩信保險有限公司和福建閩信投資有限公司的董事、三明市三元區閩信小額貸款有限公司之董事長及本公司主要股東華鑫(香港)控股有限公司之董事。

王瑞煉先生,54歲,王先生於二零零六年七月 到二零一五年十月為本公司執行董事及總經 理。自二零一五年十月十九日起王先生不再擔 任本集執行董事及總經理,並由執行董事調任 為非執行董事。

NON-EXECUTIVE DIRECTORS (Continued)

Mr. Wang has approximately 30 years' experience in management and finance. Mr. Wang has previously been sent to oversea companies to take up a number of senior management posts, including a director and vice general manager of the Finance Department of Fujian Investment and Development Company Limited, and the managing director of Fujian Enterprises (Hungary) Co., Ltd. Currently, he is a director of finance department of Fujian Tourism Development Group Company Limited (FTDC).

Mr. Wang acquired his bachelor degree in economics from Xiamen University in the PRC and master degree of International Management from Australian National University in Australia.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. LAM Kwong Siu, GBS, aged 83, was the representative of the National People's Congress (10th Session). He is currently the vice chairman of BOC International Holdings Limited, the honorary chairman of Hong Kong Federation of Fujian Association, the life honorary chairman of Hong Kong Fukien Chamber of Commerce, the vice chairman of Fujian-Hong Kong Economic Cooperation, the life honorary chairman of the Chinese General Chamber of Commerce and the Adviser of the Hong Kong Chinese Enterprises Association, the honorary president of Chinese Bankers Club, Hong Kong. Mr. Lam is also the Independent Non-executive Director of Bank of China International Limited, China Overseas Land & Investment Limited, Yuzhou Properties Company Limited, Xinyi Glass Holdings Limited, Far East Consortium International Limited and Vico International Holdings Limited. Mr. Lam was awarded the HKSAR Silver Bauhinia Star in 2003 and HKSAR Gold Bauhinia Star in 2016.

Mr. Lam joined the Group and was appointed as independent non-executive director in 11 December 2003.

Mr. LEUNG Hok Lim, FCPA (Aust.), CPA (Macau), FCPA (Practising), aged 82, joined the Group in September 2004. He is the founder and senior partner of PKF, Accountants and Business Advisers, and a director of PKF Hong Kong Limited. Mr. Leung is the independent non-executive director of a number of listed companies namely, S E A Holdings Ltd., High Fashion International Ltd. and Phoenix Satellite Television Holdings Ltd..

Mr. Leung joined the Group and was appointed as independent non-executive director in 24 September 2004.

非執行董事(續)

王先生具有約30年管理及金融財務經驗,曾派駐海外公司及出任多個高級管理職位,包括華閩投資發展有限公司之董事、金融財務部副總經理及華閩(匈牙利)有限公司之執行董事。目前,王先生為福建省旅游發展集團有限公司(原稱福建省旅游發展集團有限責任公司)(「旅游集團」)的財務部主任。

王先生持有中國廈門大學經濟學學士學位及澳 大利亞國立大學之國際管理碩士學位。

獨立非執行董事

林先生於二零零三年十二月十一日加盟本集團 並委任為獨立非執行董事。

梁學濂先生·FCPA (Aust.), CPA (Macau), FCPA (Practising),82歲,於二零零四年九月加盟本集團。梁先生為PKF大信梁學濂(香港)會計師事務所之創辦人及高級合伙人,PKF Hong Kong Limited之董事。並為多間上市公司,即爪哇控股有限公司、達利國際集團有限公司及鳳凰衛視控股有限公司之獨立非執行董事。

梁先生於二零零四年九月二十四日加盟本集團 並委任為獨立非執行董事。

Directors' Biography (Continued) 董事簡歷(續)

INDEPENDENT NON-EXECUTIVE DIRECTORS (Continued)

Mr. NG Man Kung, aged 66, graduated from Hong Kong Polytechnic University with an attendance certificate in banking. Mr. No has been senior management in banking industry of Hong Kong for 28 years. He was appointed as the Managing Director and General Manager of Chiyu Banking Corporation Limited in 1992 and the vice-chairman and Chief Executive of Chiyu Banking Corporation Limited in 2001. He retired from Chivu Banking Corporation Limited in 2012, Mr. Na was a member of the council of the Hong Kong Polytechnic University from 1995 to 1999 and was a member of Fujian Provincial Committee of the Chinese People's Political Consultative Conference from 1993 to 2013. Mr. Ng was served as a non-executive director of Roma Group Limited (Stock Code: 8072-GEM) from August 24, 2017 to December 18, 2017. Currently, Mr. Ng serves as an independent non-executive director of ELL Environmental Holdings Limited (Stock Code: 01395), an independent non-executive director of China HKBridge Holdings Limited (Stock Code: 02323), an independent non-executive director of Shanghai Zendai Property Limited (Stock Code: 00755) and an independent non-executive director of Guoan International Limited (Stock Code: 00143).

Mr. Ng joined the Group and was appointed as independent non-executive director in 30 June 2014.

獨立非執行董事(續)

吳文拱先生,66歲,曾於香港理工大學進修銀 行學課程。吳先生曾在香港銀行業任職高層管 理人員達28年。彼於一九九二年獲任命為集友 銀行有限公司常務董事兼總經理,於二零零一 年獲任命為副董事長兼行政總裁至二零一二年 退休。吴先生曾於一九九五年至一九九九年獲 委任為香港理工大學校董會成員,並於一九九 三年至二零一三年出仟中國人民政治協商會議 福建省委員會委員。吳先生於二零一七年八月 二十四日至二零一十年十二月十八日期間擔 任羅馬集團有限公司(股份代號:8072-創業 板)的非執行董事。目前,吳先生擔任強泰環保 控股有限公司(股份代號:01395)的獨立非執 行董事、中國港橋控股有限公司(股份代號; 02323)的獨立非執行董事、上海証大房地產有 限公司(股份代號:00755)的獨立非執行董事 及國安國際有限公司(股份代號:00143)的獨 立非執行董事。

吳先生於二零一四年六月三十日加入本集團並 委任為獨立非執行董事。

Directors' Report 董事報告

The Directors are pleased to present the annual report and the 董事會欣然提呈截至二零一七年十二月三十一 consolidated audited financial statements for the year ended 31 December 2017.

日止年度之年報和經審核綜合財務報表。

PRINCIPAL ACTIVITIES AND **GEOGRAPHICAL ANALYSIS OF OPERATIONS**

The principal activities of the Company are investment holding, hotel business and property investment and those of its subsidiaries are disclosed in note 18 to the consolidated financial statements.

An analysis of the Group's revenue and contribution to results by principal activities and geographical area of operation for the year ended 31 December 2017 is set out in note 6 to the consolidated financial statements.

主要業務及經營地區分析

本公司主要從事投資控股,酒店業務及物業投 資,其附屬公司之業務已於綜合財務報表附註 18披露。

本集團截至二零一七年十二月三十一日止年度 按主要業務及經營地區劃分之營業額及業績貢 獻分析載於綜合財務報表附註6。

RESULTS AND APPROPRIATIONS

The results and cash flow of the Group for the year ended 31 December 2017 and the financial status of the Group and the Company as at 31 December 2017 are set out in the consolidated financial statements on pages 71 to 166.

業績及分派

本集團截至二零一十年十二月三十一日止年度 之業績及現金流量,以及本集團及本公司於二 零一十年十二月三十一日年度財務狀況載於綜 合財務報表第71至166頁。

DIVIDENDS

The Directors do not recommend the payment of a dividend for the year ended 31 December 2017.

股息

董事會不建議派發二零一七年十二月三十一日 年度任何股息。

FINANCIAL SUMMARY

A summary of the results and the statement of net assets/liabilities of the Group for the last financial years is set out on pages 4 to 7.

財務摘要

本集團於過往財政年度之業績及淨資產/負債 報表之概要載於第4至7頁。

MAJOR CUSTOMERS AND SUPPLIERS

During the year, sales to the Group's five largest customers accounted for approximately 21.26% (2016: 17.13%) of the Group's total sales for the year and the largest customer included therein amounted to approximately 7.10% (2016: 4.52%).

Purchases from the Group's five largest suppliers accounted for approximately 45.46% (2016: 28.56%) of the Group's total purchases for the year and purchase from the largest supplier included therein amounted to approximately 20.69% (2016: 9.54%).

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

RESERVES

Movements in the reserves of the Group and of the Company for the year ended 31 December 2017 are set out on page 74 and in note 26 to the consolidated financial statements.

PREPAID LEASE PAYMENTS

Details of the movements in prepaid lease payments of the Group are set out in note 15 to the consolidated financial statements.

INVESTMENT PROPERTIES

At 31 December 2017, the investment properties of the Group were revalued by an independent firm of professional surveyor and property valuer on an open market value basis at HK\$223.30 million. Details of these and other movements during the year in the investment properties of the Group are set out in pages 167 to 168 and note 16 to the consolidated financial statements respectively.

主要客戶及供應商

年內,本集團五大客戶之銷售額佔本集團年內 銷售總額約21.26%(二零一六年:17.13%),其 中最大客戶佔銷售總額約7.10%(二零一六年: 4.52%)。

本集團五大供應商之採購額佔本集團年內採購總額約45.46%(二零一六年:28.56%),其中最大供應商之採購額佔採購總額約20.69%(二零一六年:9.54%)。

概無本公司董事或其任何聯繫人士或就董事所 深知擁有本公司已發行股本5%以上之股東, 於本集團五大客戶或供應商擁有任何實益權 益。

儲備

本集團及本公司於二零一七年十二月三十一日年度之儲備變動載於第74頁及綜合財務報表附註26。

預付租賃款項

本集團之預付租賃款項變動詳情載於綜合財務 報表附註15。

投資物業

於二零一七年十二月三十一日,本集團之投資物業經獨立專業測量師及物業估值師按公開市值基準重估為22,330萬港元。本集團之投資物業詳情及於年內其他變動詳情分別載於第167頁至第168頁及綜合財務報表附註16。

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property, plant and equipment of the Group are set out in note 14 to the consolidated financial statements.

SUBSIDIARIES AND ASSOCIATES

Particulars of the Company's subsidiaries and associates for the year ended 31 December 2017 are set out in notes 18 and 19 to the consolidated financial statements.

CAPITAL STRUCTURE OF THE GROUP

Details of the movements in share capital of the Company are set out in note 25 to the consolidated financial statements.

As at 31 December 2017, the share capital of the Company consisted of 1,145,546,000 ordinary shares.

CONTINUING CONNECTED TRANSACTIONS

During the year, there were no continuing connected transactions which were required to be disclosed in accordance with the requirements of the Listing Rules.

None of the related party transactions as set out in note 34 to the consolidated financial statements constituted a discloseable connected transaction under Chapter 14A of the Listing Rules.

物業、廠房及設備

本集團之物業、廠房及設備變動詳情載於綜合 財務報表附註14。

附屬公司及聯營公司

本公司截止二零一七年十二月三十一日止年度 之附屬公司及聯營公司詳情載於綜合財務報表 附註18及19。

本集團之資本架構

本公司之股本變動詳情載於綜合財務報表附註 25。

於二零一七年十二月三十一日,本公司股本由 1,145,546,000股普通股構成。

持續關連交易

本年度內,概無持續關連交易須根據《上市規則》之規定予以披露。

概無如綜合財務報表附註34所披露之關連人士交易構成《上市規則》第14A章項下須予披露之關連交易。

OCCUPATIONAL HEALTH AND SAFETY

As at the date of this report, no accidents involving serious injuries, death or property damage has been reported to our management. Furthermore, during the Reporting Period, we were not subject to any claims arising from any material accidents involving personal injuries or death or property damage that had a material adverse effect on our business, financial condition or results of operation. We were in compliance with all relevant PRC laws and regulations regarding occupational health and safety in all material respects during the Reporting Period and as at the date of this annual report.

Environmental Policies and Compliance

We are committed to minimise the impact of our activities on the environment. To this end, various impact assessments have been undertaken and policies created which are in line with international best practices and long term sustainability.

The core values of our environmental policy are to meet all the environmental legislations that relate to our operations.

In addition to full compliance with all laws relevant to sustaining and improving the environment, we are committed to deploying ecologically friendly construction techniques, materials and operational procedures. It is policy of the Group to promote clean operation and strives to making the most efficient use of resources in its operations, and minimising wastes and emission. The Group achieves this through actively re-designing its activities and operation that encourage and promote recycling of resources, using environmental friendly raw materials and reviewing operations constantly to ensure that the processes are effective and efficient.

No environmental claims, lawsuits, penalties or administrative sanctions were reported to our management during the Reporting Period. We are of the view that we were in compliance with all relevant laws and regulations.

職業健康及安全

於本報告日期,我們的管理層概無接獲涉及包括重傷死亡或財物損毀的意外報告。此外,我們於報告期內並無因涉及任何人身傷亡或財物損毀的嚴重意外而產生任何索償,而致使我們的業務、財務狀況或經營業績受到重大不利影響。於報告期內及截至本報告日期,我們在所有主要方面一直遵守關於職業健康及安全的所有相關中國法律及法規。

環保政策及合規

我們致力盡量減少業務活動對環境的影響。 為此,我們已就此進行多項影響評估及設立多 個政策,均與國際最佳慣例及長期可持續性相 符。

我們的環保政策的核心價值在於符合所有與我 們營運有關的環保法規。

除了全面遵行所有有關維持及改善環境的法例外,我們亦致力推展保護生態的建築技術、物料及營運程序。本集團推行促進清潔生產和在營運上最有效地善用資源及減低浪費和排放之政策。為此,本集團通過積極更新運作和生產方法以鼓勵和提升資源再利用,採用對環境友善的原材料和持續檢討生產營運,以確保生產流程之成效和效益。

於報告期內,我們的管理層概無接獲涉及環境索償、訴訟、罰則或行政處分的報告。我們認為,於報告期內及截至本公告日期,我們在各主要方面遵守有關環境保護的所有相關法律及法規。

RISK AND UNCERTAINTIES

Our Group's financial condition, results of operations and business prospects may be affected by a number of risks and uncertainties directly or indirectly pertaining to our Group's businesses. The following are the key risks and uncertainties identified by our Group. There may be other risks and uncertainties in addition to those shown below which are not known to our Group or which may not be material now but could turn out to be material in the future.

Economic risks

A severe or prolonged downturn of the global economy.

Fluctuations in foreign currency exchange rate, inflation and fluctuations of interest rates would adversely affect the customers' spending sentiment and the Group's profit margin.

Operational risks

Failure to compete in the competitive environment which the Group operates in;

Unable to keep pace with the technological advances in timely and cost-efficient manner; and

Failure to attract, train, retain, and motivate highly skilled and qualified managerial, sales, marketing, operating, and technical personnel, the loss of key personnel, or the inability to find additional qualified personnel.

Regulatory risks

Failure to adhere to laws, regulations and rules, or to obtain or maintain all applicable permits and approvals;

Infringement of valid patents, copyrights or other intellectual property rights held by third parties; and

Any change in laws and regulations in different customers' and suppliers' countries.

Financial risks

Details of financial risks are set out in note 28 to the consolidated financial statements.

風險及不確定性

本集團的財務狀況、營運業績及業務前景可能 受到與本集團業務直接或間接相關的許多風險 及不明朗因素的影響。以下為本集團知悉的主 要風險及不明朗因素。除下文所列者外,或會 存在本集團並未知悉或目前可能不重要但日後 可能變得重要的其他風險及不明朗因素。

經濟風險

全球經濟嚴重或持續低迷。

外幣滙率波動、通脹及利率波動對客戶購買意 欲及本集團之毛利率造成不利影響。

經營風險

本集團未能在經營所在之競爭環境中有效競 爭;

無法及時以具成本效益的方式緊貼科技革新; 及

未能吸納、培訓、挽留及激勵熟練及具資格的管理、銷售、市場推廣、營運及技術人員、要 員流失或無法物色到額外的具資格人員。

監管風險

未遵守法律、法例及規定或取得或維持所有適 用許可及批准;

侵犯第三方持有的有效專利權、版權或其他知 識產權;及

不同客戶及供應商所在國家的法律和法規的任 何變動。

財務風險

財務風險詳情載於綜合財務報表附註28。

RELATIONSHIPS WITH STAKEHOLDERS

The Group is committed to operate in a sustainable manner while balancing the interests of its various stakeholders including customers, suppliers and employees. This includes providing the Group's customers with good quality services, and timely, appropriate pre/after sales services. Similarly, the Group views its suppliers not just vendors but as strategic partners, important links in its supply chain. The Group's procurement policy is to maintain good relationship and communications with suppliers under the principal of mutual trust. The Group considers its employees the key to sustainable business growth. Workplace safety is priority of the Group, and with due awareness of all employees throughout the year, the Group was able to maintain safety workplaces.

COMPLIANCE WITH APPLICABLE LAWS AND REGULATIONS

The Group's operations are mainly carried out by the Company's subsidiaries in Mainland China and Hong Kong, while the Company listed on the Main Board of the Stock Exchange. The Group accordingly shall comply with relevant laws and regulations in Mainland China and Hong Kong and the respective places of incorporation of the Company and its subsidiaries.

During the year and up to the date of this annual report, the Board was unaware of any non-compliance with relevant laws and regulations that have a significant impact on the business and operations of the Group.

與持份者之關係

本集團致力以可持續方式經營,同時平衡其不同持份者之權益,包括客戶、供應商及僱與內庭提供優質的服務,同樣地人。這包括向本集團的客戶提供優質的服務。同樣地人,是其供應商視為銷售商,更不僅僅將其供應商視為銷售商,更不僅僅將其供應商視為銷售商,與共應。本集團的採購政策是在互相信任的原則上與應與共應與於數分數。 持續業務增長之關鍵。確保工作場所的安全體僱員,因此能夠維持工作場所的安全性。

遵守適用法律及法規

本集團之業務主要由本公司於中國大陸及香港之附屬公司進行,而本公司於聯交所主板上市。本集團因此須遵守中國大陸及香港以及本公司及其附屬公司各自註冊成立地之相關法律及法規。

於本年度及截至本年報日期,董事會並不知悉 存在對本集團業務及營運造成重大影響之相關 法律及法規之任何不合規情況。

DIRECTORS

The Directors who held office during the year ended 31 December 2017 and up to the date of this report were:

Executive Directors:

LIU Hongjian (Chairman of the Board)
(Appointed on 23 January 2018)
WANG Xiaowu (Resigned on 23 January 2018)
CHEN Danyun (Chief Executive)
CHEN Yang

Non-executive Directors:

FENG Qiang ZHANG Fan WANG Ruilian

Independent Non-executive Directors:

LAM Kwong Siu LEUNG Hok Lim NG Man Kung

Mr. Wang Xiaowu has reached the retirement age and resigned as the Chairman and an executive director of the Company with effect from 23 January 2018.

In accordance with article 101 of the Company's articles of association, one-third of the Directors for the time being, or, if their number is not three or a multiple of three, then the number nearest to one-third shall retire at the forthcoming annual general meeting of the Company and shall be eligible for re-election.

Pursuant to Article 101 of the articles of association of the Company, Mr. Liu Hongjian, Mr. Feng Qiang and Mr. Lam Kwong Siu shall retire by rotation in the forthcoming annual general meeting and all, being eligible, offer themselves for re-election.

董事

於二零一七年十二月三十一日年度及截至本報 告刊發日期止之在任董事名單如下:

執行董事:

劉洪建(董事會主席) (於二零一八年一月二十三日上任) 汪小武(於二零一八年一月二十三日辭任) 陳丹雲(行政總裁) 陳揚

非執行董事:

馮強 張帆 王瑞煉

獨立非執行董事:

林廣兆 梁學濂 吳文拱

汪小武先生因已屆退休之齡,已辭任本公司主 席及執行董事,由二零一八年一月二十三日起 生效。

遵照本公司之公司組織章程細則第101條之規定,三分之一之現任董事(或倘董事人數並非三位或三之倍數,則為最接近三分之一之人數)任期將於應屆股東週年大會屆滿,惟彼等具備資格膺選連任。

根據本公司組織章程細則第101條,劉洪建先生、馮強先生及林廣兆先生須於即將舉行的股東週年大會上輪值退任,而彼等均合符資格連任,並已表示願意膺選連任。

DIRECTORS' SERVICE CONTRACTS

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

DIRECTORS' BIOGRAPHY

Biography of the Directors is set out on pages 19 to 22.

Directors' Emoluments and the Five Highest Paid Individuals

Details of directors' remuneration and those of the five highest paid individuals in the Group are set out in notes 11 and 12 to the consolidated financial statements, respectively.

DISCLOSURE OF INTERESTS BY DIRECTORS

As at 31 December 2017, the interests of the Directors and chief executive in the shares, underlying shares, and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")), which (a) were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which the Directors are taken or deemed to have under such provisions of the SFO); or (b) were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein; or (c) were required to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers contained in the Listing Rules (the "Model Code") were as follows:

董事服務合約

於即將舉行之股東週年大會上膺選連任之董事 概無與本公司或其任何附屬公司訂立僱用公司 不可於一年內終止而毋須作出補償(法定補償 除外)之服務合約。

董事簡歷

本公司董事簡歷載於第19至第22頁。

董事酬金及五位最高薪酬人士

董事酬金及本集團五位最高薪酬人士的詳情分別載於綜合財務報表附註11及12。

董事權益披露

於二零一七年十二月三十一日,董事及行政總裁於本公司或其相聯法團(定義見證券及期貨條例(按香港法例第571章)(「證券及期貨條例」)第XV部)之股份及相關股份擁有(a)須根據證券及期貨條例第XV部第7及8分部通知保據證券及期貨條例第XV部第7及8分部通知集據證券及期貨條列第352條規定存置之登記冊之權益;或(c)須根據公司及聯交所之權益;或(c)須根據上市規則所載上市發行人董事進行證券交易的權益如下:

DISCLOSURE OF INTERESTS BY DIRECTORS (Continued)

董事權益披露(續)

Long position in shares and underlying shares of the Company

本公司股份及相關股份之好倉

Director	Type of interests	Number of issued ordinary shares held 所持已發行	Percentage of interest 權益
董事	權益類別	普通股數目	百分比
WANG Xiaowu (Resigned on 23 January 2018) 汪小武(於二零一八年一月二十三日辭任)	Personal 個人	1,560,000	0.14%
CHEN Danyun 陳丹雲	Personal 個人	420,000	0.04%

Save as disclosed above, during the year under review, none of the Directors and chief executive had or was deemed to have any interests or short positions in the shares, underlying shares or debentures of the Company and its associated corporations (as defined in Part XV of the SFO) (i) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO); or (ii) which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (iii) which were required to be notified to the Company and the Stock Exchange pursuant to the Model Code.

除上文所披露外,於回顧年度間,董事及行政總裁概無於本公司及其相聯法團(定義見證券及期貨條例第XV部)之股份、相關股份或債券中擁有或被視為擁有(i)根據證券及期貨條例第XV部第7及第8分部須知會本公司及聯交所(包括根據證券及期貨條例之該等條文被當作或視為擁有之權益或淡倉);或(ii)根據證券及期貨條例第352條之規定須載入該條文所述之登記冊內之任何權益或淡倉;或(iii)須根據標準守則,須知會本公司及聯交所之任何權益或淡倉。

At no time during the year was the Company or its subsidiaries engaged in any arrangements to enable the Directors of the Company or their respective spouses or children under 18 years of age to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

本公司或其附屬公司在本年間任何時間概無參 與任何安排,致使董事或彼等各自之配偶或未 滿18歲之子女可透過購入本公司或任何其他法 團之股份或債券而獲取利益。

INTERESTS IN COMPETING BUSINESSES

During the year, none of the Directors nor their respective associates had any business which competes or is likely to compete, either directly or indirectly, with any business of the Group.

於競爭業務中之權益

於本年間,董事或彼等各自之聯繫人士概無直接或間接擁有與本集團任何業務競爭或可能競爭之任何業務。

INTERESTS IN ASSETS OF THE GROUP

During the year, none of the Directors had any direct or indirect interests in any assets which have been acquired or disposed of, or leased to, or which are proposed to be acquired or disposed of or leased to, the Company or any of its subsidiaries.

DIRECTORS' INTERESTS IN CONTRACTS

None of the Directors was materially interested directly or indirectly in any contract or arrangement subsisting during or at the end of the year under review which is significant in relation to the business of the Group.

SUBSTANTIAL SHAREHOLDERS

As at 31 December 2017, as far as is known to the Directors and the Company, and as confirmed upon reasonable enquiry, the register maintained by the Company under section 336 of the SFO shows that the following persons (not being Directors or chief executive of the Company) had, or were deemed to have, interests or short positions in the shares and underlying shares of the Company which are required to be disclosed to the Company or the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO or who were, directly or indirectly, interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any other member of the Company or had an option in respect of such capital were as follows:

於本集團資產中之權益

於本年間,董事概無於本公司或其任何附屬公司已收購或出售或承租,或建議收購或出售或承租,或建議收購或出售或承租之任何資產中擁有任何直接或間接權益。

董事之合約權益

董事概無於回顧年度間或至本年底存在而就本 集團業務而言屬重大之任何合約或安排中擁有 直接或間接重大權益。

主要股東

於二零一七年十二月三十一日,就本公司董事及本公司所知,或於彼等作出合理查詢後所能確定,按照本公司根據證券及期貨條例第336條須存置之登記冊所記錄,下列人士(並非本公司之董事及主要行政人員)擁有或被視為其一次可以的第XV部第2及第3分部須向本公司或聯交條例第XV部第2及第3分部須向本公司或聯交條例第XV部第2及第3分部須向本公司或聯於所有情況下於本公司任何其他成員公別東大會上投票之任何類別股本面值5%以上,或擁有該等股本之購股權:

SUBSTANTIAL SHAREHOLDERS (Continued)

主要股東(續)

Long positions in the shares of the Company

本公司股份之好倉

Name of Shareholders 股東名稱	Number of shares of the Company held 所持本公司 股份數目	Percentage of total issued shares of the Company (%) 佔已發行本公司 股份總額百分比
HC Technology Capital Company Limited ("HC Technology") 華晶科技投資有限公司(「華晶科技」)	770,016,722 (a)	67.22
Fujian Investment Holdings Company Limited ("FIHC") 華閩投資集團有限公司(「華閩投資」)	778,068,772 (a)	67.92
Fujian Huamin Industrial Group Company Limited ("FHIG") 福建華閩實業(集團)有限公司(「華閩實業」)	778,068,772 (a)	67.92
Fujian Tourism Development Group Company Limited ("FTDC") 福建省旅游發展集團有限公司(原稱福建省旅游發展集團 有限責任公司)(「旅游集團」)	778,068,772 (a)	67.92
Sino Earn Holdings Limited ("Sino Earn") 華鑫(香港)控股有限公司(「華鑫」)	72,553,382 (b)	6.33
Fujian Huaxing Trust & Investment Company ("FHTI") 福建華興信託投資公司(「華興信託」)	72,553,382 (b)	6.33
Fujian Huaxing Industrial Company ("FHIC") 福建華興實業公司(「華興實業」)	72,553,382 (b)	6.33
Fujuan Huaxing Group Company Limited ("FHGC") 福建省華興集團有限責任公司(「福建華興」)	72,553,382 (b)	6.33
Fujian Investment & Development Group Company Limited ("FIDG") 福建省投資開發集團有限責任公司(「開發集團」)	72,553,382 (b)	6.33

SUBSTANTIAL SHAREHOLDERS (Continued)

Notes:

- (a) HC Technology and its associates hold 778,068,772 Shares (representing approximately 67.92% of the issued share capital of the Company) among which (i) 770,016,722 Shares (representing approximately 67.22% of issued share capital of the Company) are held by HC Technology and (ii) 8,052,050 Shares (representing approximately 0.7% of the issued capital of the company) are held by Pinoge. The issued share capital of each of HC Technology and Pinoge is 100% beneficially owned by FIHC, which is in turn 100% beneficially owned by FHDC, a state-owned corporation under the control and supervision of FJSOASAC in the PRC. Pursuant to the SFO, each of FIHC, FHIG and FTDC is deemed to be interested in 778,068,772 Shares.
- (b) Sino Earn beneficially holds 72,553,382 Shares. The issued share capital of Sino Earn is owned as to 30% by FHTI and 70% by FHIC respectively. Both of FHTI and FHIC are 100% beneficially owned by FHGC, which is in turn 100% beneficially owned by FIDG, a state-owned corporation in the PRC under the control and supervision of FJSOASAC. Pursuant to the SFO, each of FHTI, FHIC, FHGC and FIDG is deemed to be interested in 72,553,382 Shares.

MANAGEMENT CONTRACTS

There were no contracts concerning the management and administration of the whole or any substantial part of the business of the Group which were entered into or existed during the year.

RETIREMENT BENEFIT PLANS

The Group operates a Mandatory Provident Fund ("MPF") Scheme under rules and regulations of MPF Schemes Ordinance for all its employees in Hong Kong. All the employees of the Group in Hong Kong are required to join the MPF Scheme. Contributions are made based on a percentage of the employees' salaries and are charged to consolidated income statement as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme. No forfeited contribution is available to reduce the contribution payable in the future for the period ended 31 December 2017.

主要股東(續)

附註:

- (a) 華晶科技及其聯繫人持有778,068,772股股份(佔本公司已發行股本約67.92%),其中(i)770,016,722股股份(佔本公司已發行股本約67.22%)由華晶科技持有;及(ii)8,052,050股股份(佔本公司已發行股本約0.7%)由浩特持有。華晶科技及浩特各自之已發行股本均由華閩投資全資實益擁有,布華閩投資由華閩實業全資實益擁有,而華閩實業則由福建國資委控制及監督的中國國有企業旅游集團全資實益擁有。根據證券及期貨條例,華閩投資、華閩實業及旅游集團各自均被視為於778,068,772股股份中擁有權益。
- (b) 華鑫實益持有72,553,382股股份。華鑫之已發行股本分別由華興信託及華興實業擁有30%及70%權益。華興信託及華興實業均由福建華興全資實益擁有,而福建華興則由福建國資委控制及監督的中國國有企業開發集團全資實益擁有。根據證券及期貨條例,華興信託、華興實業、福建華興及開發集團各自均被視為於72,553,382股股份中擁有權益。

管理合約

本集團並無簽訂任何有關業務管理或行政的其 他合同。

退休福利計劃

本集團根據強制性公積金(「強積金」)計劃條例之規則及規例,為其所有香港僱員設立強積金。本集團所有香港僱員均須參與強積金計劃。根據強積金計劃規則,供款按僱員薪金計劃資產與本集團資產分開並由獨立計劃資產與本集團僱主供款於向強積金計劃資產與本集團僱主供款於向強積金計劃作出供款時悉數歸屬予僱員。於二零一七年二月三十一日期末,概無已沒收供款可供減少未來數年應付之供款。

RETIREMENT BENEFIT PLANS (Continued)

The employees of the Group's subsidiary in China are members of a state-managed retirement benefit plan operated by the government of the PRC. The subsidiary is required to contribute a specified percentage of payroll cost to the retirement benefit scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefit plan is to make the specified contributions.

During the year, the total amounts contributed by the Group to the schemes and costs charged to the consolidated income statement represent contribution payable to the schemes by the Group at rates specified in the rules of the schemes.

PERMITTED INDEMNITY

The Articles of Association of the Company provides that every Director or other officer of the Company shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities (to the fullest extent permitted by the Companies Ordinance (Cap. 622)) which he may sustain or incur in or about the execution of the duties of his office or otherwise in relation thereto. In addition, the indemnity agreements made by the Company, which are currently in force and were in force throughout the financial year, contained permitted indemnity provisions (as permitted in section 469(2) of the Companies Ordinance (Cap. 622)), for the benefit of the Directors of the Company. The Company has also taken out and maintained Director's liability insurance throughout the year, which provides appropriate cover for the Directors.

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

Neither the Company nor its subsidiaries, had purchased, sold or redeemed any of the Company's listed securities during the year ended 31 December 2017.

退休福利計劃(續)

本集團於中國大陸之附屬公司遵照中國之適用 規則,參與一項國家管理由當地政府經營的退 休福利計劃。附屬公司須按工資成本的指定百 分比比率向退休福利計劃供款。本集團就退休 福利計劃之唯一責任作出指定供款。

年內,本集團向該等計劃作出之供款總額及計 入綜合收益表之成本,指本集團根據該等計劃 規則所訂明比率向該等計劃應付之供款。

獲准許之彌償

根據本公司章程細則,本公司每名董事或其他高級人員有權在彼執行職務或在其他方面與此有關之情況下可能蒙受或產生之所有損失情況下(公司條例(第622章)最大程度准許之情況下),可獲得從本公司之資產中撥付彌償。此外,本公司制定彌償協議,載有獲准許之彌償條文(根據公司條例(第622章)第469(2)條)惠及本公司董事現正生效,並在本財政年度一直生效。本公司於本財政年度已購買及維持董事責任保險,為董事提供適當之保障。

購買、出售或贖回本公司之上市 證券

截至二零一七年十二月三十一日止年度,本公司或其附屬公司均無購買、出售及贖回任何本公司之上市證券。

Directors' Report (Continued) 董事報告(續)

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix 10 to the Listing Rules as its own code of conduct for dealings in securities of the Company by the Directors. In response to specific enquiries made, all Directors confirmed that they had complied with the required standards of dealings as set out in the Model Code during the year.

SUFFICIENCY OF PUBLIC FLOAT

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

AUDITORS

The accounts for the year ended 31 December 2017 were audited by HLB Hodgson Impey Cheng Limited whose term of office will expire upon the conclusion of the forthcoming annual general meeting. A resolution for the re-appointment of HLB Hodgson Impey Cheng Limited as the auditors of the Company for the subsequent year is to be proposed at the forthcoming annual general meeting.

On behalf of the Board

Liu Hongjian

Chairman

Hong Kong, 23 March 2018

董事進行證券交易之標準守則

本公司採納上市規則附錄十所載的《上市發行人董事進行證券交易的標準守則》(「標準守則」)作為董事進行本公司證券交易的操守守則。經作出具體徵詢後,所有董事確認彼等於年內均遵照標準守則所載的規定標準。

足夠公眾持股量

根據本公司所獲提供資料及據董事所知悉,於 本報告日期,公眾人士最少持有本公司已發行 股本總額25%。

核數師

截至二零一七年十二月三十一日止年度之賬目 經由國衛會計師事務所有限公司審核,彼於即 將舉行之股東週年大會上任滿。本公司將於即 將舉行之股東週年大會上提呈一項決議案再次 委任國衛會計師事務所有限公司為本公司來年 之核數師。

代表董事會

劉洪建

主席

香港,二零一八年三月二十三日

Corporate Governance Report 企業管治報告

COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE

Adapting and adhering to recognised standards of corporate governance principles and practices has always been one of the top priorities of the Company. The Board of Directors ("the Board") believes that good corporate governance is one of the areas that leads to the success of the Company and balances the interests of shareholders, customers and employees, and the Board is devoted to ongoing enhancements of the efficiency and effectiveness of such principles and practices.

The Company has fully complied throughout the year 2017 with the applicable provisions set out in the Corporate Governance Code (the "Code") contained in Appendix 14 to the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

In the opinion of the Directors, the Company has complied all code provisions as contained in the Code during the year ended 31 December 2017.

BOARD COMPOSITION AND BOARD PRACTICES

The Board is primarily responsible for formulating the business strategy, reviewing and monitoring the business performance of the Group, approving the financial statements and annual budgets as well as directing and supervising the management of the Company. Execution of operational matters and the powers thereof are delegated to the management by the Board with clear directions.

The Board comprises a total of nine Directors, three of whom are Executive Directors, three Non-executive Directors and three Independent Non-executive Directors. One of the Independent Non-executive Directors has appropriate professional qualifications, or accounting or related financial management expertise.

Board composition review will be made regularly to ensure that it has a balance of expertise, skills and expertise appropriate for the requirements of the business of the Group. In accordance with article 101 of the Company's Articles of Association, one-third of the Directors for the time being, or, if their number is not three or a multiple of three, then the number nearest to one-third shall retire at the forthcoming annual general meeting and shall be eligible for reelection.

企業管治守則

配合及遵循企業管治原則及常規之公認標準一貫為本公司最優先原則之一。董事會(「董事會」)認為良好的企業管治是帶領本公司邁向成功及平衡股東、客戶及僱員之間利益之因素之一,董事會致力於持續改善該等原則及常規之效率及有效性。

於二零一七年期間本公司貫徹遵守香港聯合交易所有限公司(「聯交所」)證券上市規則(「上市規則」)附錄十四中所載的「企業管治守則」(「守則」)的適用守則條文規定。

董事認為,公司已於截至二零一七年十二月三十一日止年度符合企業管治守則所載之守則條文。

董事會組成及董事會常規

董事會主要負責制定業務策略、審閱及監察本集團業務表現、批准財務報表及年度預算,以及監督本公司管理層並向其給予指引。董事會向管理層下放權力,並給予明確指引,以執行營運事官。

董事會由合共九名董事組成,當中三名為執行董事、三名為非執行董事、及三名為獨立非執行董事。其中一名獨立非執行董事擁有適當之專業資格,或具備會計或相關財務管理專長。

本公司將定期檢討董事會之組成,確保其具備適當及所需之專長、技能及經驗以應付本集團業務之需求。根據本集團之公司組織章程細則第101條之規定,三分之一之現任董事(或倘董事人數並非三位或三之倍數,則為最接近三分之一之人數),任期將於應屆股東週年大會屆滿,惟彼等具備資格膺選連任。

EMOLUMENT POLICY

All existing Executive Directors are entitled to a fixed salary per annum respectively. The remuneration of each Executive Director is subject to review of the Board with reference to his/her contribution in terms of time, effort and his/her expertise. The emolument policy for Non-executive Directors is to ensure that the Non-executive Directors are adequately compensated for their efforts and the time dedicated to the Company's affairs, including their participation in the Board Committees. Individual directors and senior management are not involved in the determination of their own remuneration.

Details of remuneration paid to each of the Directors and senior management during the year are disclosed in note 11 and note 12 to the financial statements.

All Executive Directors are entitled to be reimbursed for reasonable expenses incurred during the performance of their duties to the Company.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

The roles and duties of the Chairman and the Chief Executive Officer of the Company are carried out by different individuals. The Chairman of the Board is responsible for the overall strategic formulation, management and planning of our Group. The Chief Executive Officer is Ms. Chen Danyun, who is responsible for business development and day-to-day management and operations of the Group.

CHAIRMAN'S ROLE AND RESPONSIBILITY

The Chairman of the Board ("Chairman") and the Chief Executive Officer are separate individuals, to maintain segregation of duties between the management of the Board and the day-to-day management of the Group's business. One important role of the Chairman is to provide leadership for the Board. The Chairman has to ensure that the Board works effectively, discharges responsibilities, and that all key and appropriate issues are discussed by the Board in a timely manner. All Directors are consulted about matters proposed for inclusion in the agenda. The Chairman has delegated to the Company Secretary the responsibility for drawing up the agenda for each Board meeting.

薪酬政策

目前所有執行董事每年均可各自獲得固定年薪。每位執行董事的薪酬須由董事會經參考討所貢獻的時間、精力及其專業知識進行檢討。非執行董事之薪酬政策則確保非執行董事按其參與本公司事務(包括參與董事會轄下委員會事務)所付出之努力及時間而獲合適的報酬。個別董事及高級管理人員不會參與釐定本身之薪酬。

於年內,董事及高級管理層獲得之個別薪酬詳情,於財務報表附註11及12披露。

全體執行董事均有權因履行本公司職務期間產 生合理的開支而獲得補償。

主席及行政總裁

本公司主席及行政總裁的角色及職務由不同 人士擔任。董事會主席負責本集團整體策略的 制定、管理及規劃。行政總裁為陳丹雲女士, 彼負責本集團的業務發展,以及日常管理及營 運。

主席的角色及責任

CHAIRMAN'S ROLE AND RESPONSIBILITY (Continued)

主席的角色及責任(續)

The Group supports the establishment of good corporate governance practices and procedures. The Group's Chief Executive Officer has been delegated such authority. The Board always acts in the best interests of the Group, and all Directors have made full and active contribution to the affairs of the Board. Meeting between the Chairman and the Non-executive Directors (including Independent Non-executive Directors) without the presence of Executive Directors has been scheduled as at least once a year.

本集團支持制定良好之企業常規管治守則及程序。集團行政總裁已獲授有關授權。董事會一直以符合本集團最佳利益之方式行事,所有董事均全力投入董事會事務。主席與非執行董事(包括獨立非執行董事)至少每年一次在執行董事並不出席之情況下舉行會議。

Composition

成員

As at the date of this report, the board of Directors comprises three Executive Directors namely Mr. LIU Hongjian (Chairman), Ms. CHEN Danyun and Mr. CHEN Yang, three Non-executive Directors, namely Mr. FENG Qiang, Mr. ZHANG Fan and Mr. WANG Rulian, and three Independent Non-executive Directors, namely Mr. LAM Kwong Siu, Mr. LEUNG Hok Lim and Mr. NG Man Kung. Details of the Chairman and the other Directors of the Company are set out in the section "Directors' Biography" of this report.

於本報告日期,董事會由三名執行董事劉洪建先生(主席),陳丹雲女士及陳揚先生,三名非執行董事馮強先生,張帆先生及王瑞煉先生,以及三名獨立非執行董事林廣兆先生、梁學濂先生及吳文拱先生組成。主席及本公司其他董事之詳細資料載列於本報告「董事簡歷」一節內。

With the various experience of both the Executive Directors and the Non-executive Directors and the nature of the Group's business, the board considered that the Directors have a balance of skills and experience for the business of the Group.

有鑑於各執行董事及非執行董事擁有不同經驗 及本集團之業務性質,董事會認為各董事於本 集團之經營技巧及經驗方面取得適當平衡。

BOARD DIVERSITY POLICY

董事會成員多元化政策

The Group adopted a board diversity policy (the "Board Diversity Policy"). A summary of this policy, together with the measurable objectives set for implementing this policy and the progress made towards achieving those objectives are disclosed as below.

本集團採納董事會成員多元化政策(「董事會成員多元化政策」)。本政策之概要連同為執行本政策而制定之可計量目標及達標進度於下文披露。

Summary of Board Diversity Policy

The Company recognised and embraced the benefits of having a diverse board to the quality of its performance. The Board Diversity Policy aimed to set out the approach to achieve diversity on the board. In designing the board's composition, board diversity has been considered from a numbers of measurable aspects including gender, age, ethnicity, knowledge and length of services. All board appointments will be based on meritocracy, and candidates will be considered against objective criteria, having due regards for the benefits of diversity on the board.

Measurable objectives

Selection of candidates will be based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of services. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the board.

As at the date of this report, the Board's composition under diversified perspectives was summarised as follows:

NED: Non-executive Director

ED: Executive Director

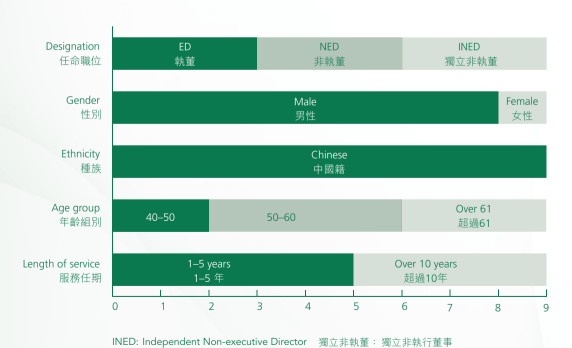
董事會成員多元化政策概要

本公司明白並深信董事會成員多元化對提升公司之表現質素裨益良多。董事會成員多元化政策旨在列載為達致董事會成員多元化而採取之方針。本公司在設定董事會成員組合時,會從多個可計量方面考慮董事會成員多元化,包括性別、年齡、種族、知識及服務任期。董事會所有委任均以用人唯才為原則,並在考慮人選時以客觀條件充分顧及董事會成員多元化之裨益。

可計量目標

甄選人選將按一系列多元化範疇為基準,包括但不限於性別、年齡、文化及教育背景、種族、專業經驗、技能、知識及服務任期。最終將按人選之長處及可為董事會提供之貢獻而作決定。

於本報告日期,董事會在多元化層面之組成概 述如下:



非執董:

執董:

非執行董事

執行董事

The nomination committee has reviewed the Board Diversity Policy to ensure its effectiveness and considered that the Group achieved the Board Diversity Policy.

提名委員會已檢討董事會成員多元化政策,以 確保其行之有效,並認為本集團已達致董事會 成員多元化政策。

Implementation and Monitoring

The nomination committee reviewed the board's composition under diversified perspectives, and monitored the implementation of the Board Diversity Policy annually.

提名委員會每年檢討董事會在多元化層面之組 成, 並監察董事會成員多元化政策之執行。

BOARD OF DIRECTORS

The Board meets regularly. For the year ended 31 December 2017, it held four meetings. Regular Board meetings of the year are scheduled in advance. All notices of the meeting of the Board will be made to various directors at least 14 days prior to the meeting. The company secretary assists the Chairman in preparing the memorandum of the meeting as to give all Directors an opportunity to attend. Board papers are circulated not less than three days before the Board meetings, to enable the Directors to make informed decisions on matters to be raised at the Board meetings and to offer them sufficient time to review the documents. The company secretary normally attends all regular Board meetings to advise on corporate governance, statutory compliance, accounting and financial matters when necessary, as to ensure the compliance and maintenance of sound corporate governance practice. The company secretary shall prepare minutes and keep record of matters discussed and decisions resolved at all Board meetings.

There is no relationship (including financial, business, family or other material/relevant relationships) among members of the Board. All of them are free to exercise their independent judgment. The Company has received annual written confirmations from all Independent Nonexecutive Directors in respect of their independence during the year under review pursuant to the Listing Rules. The Company considers all Independent Non-executive Directors to be independent in accordance with the independence guidelines set out in the Listing Rules.

董事會

執行及監察

董事會定期開會。截至二零一七年十二月三十 一日止年度,合共召開四次會議。每年定期召 開之董事會會議均預定有關舉行日期。所有董 事會會議的通知將於會議舉行最少十四天前 發出予各董事,公司秘書協助主席預備會議議 程,使各董事有充裕時間及機會出席。為確保 董事會會議之討論事項具備充份資料以作出決 定及使各董事有時間審閱該等文件,會議文件 均於會議召開前不少於三天送交全體董事。公 司秘書均出席各董事會定期會議,於有需要時 就企業管治、法定管治、會計及財務等事宜向 董事會提供意見,以確保本公司遵守及維持良 好企業管治常規。於董事會會議上經討論及議 決之事項均由公司秘書詳細記錄及存檔。

董事會成員之間並無任何關係(包括財務、業 務、家庭或其他重大/相關關係)。彼等全部均 可自由行使其獨立判斷權。於本回顧年度,本 公司已接獲所有獨立非執行董事根據上市規則 規定就彼等獨立性發出之書面年度確認書。本 公司認為,根據上市規則所載之獨立性指引, 所有獨立非執行董事均屬獨立人士。

BOARD OF DIRECTORS (Continued)

The Board members meet regularly, to discuss the overall strategy as well as the operational and financial performance of the Company. Other Board meetings will be held when necessary. Such Board meetings involve the active participation, either in person or through other electronic means of communication, of a majority of Directors. During the year ended 31 December 2017, four regular Board meetings and a meeting with Non-executive Directors were held and the attendance records of individual Directors are set out below:

董事會(續)

董事會成員定期舉行會議,並於會上討論本公司之整體策略及經營及財務方面之表現。其他董事會會議於需要時才舉行。該等董事會會議均取得大部分董事親身或透過其他電子通訊方式積極參與。於截至二零一七年十二月三十一日止年度內,共舉行過四次定期董事會內域,各董事之出席記錄載列如下:

		Attendance 出席次數 Board	
Director	董事	董事會	
Chairman			
WANG Xiaowu (Resigned on 23 January 2018)	汪小武(於二零一八年一月二十三日辭任)	2/4	
Executive Directors	執行董事		
CHEN Danyun	陳丹雲	4/4	
CHEN Yang	陳揚	4/4	
Non-executive Directors	非執行董事		
FENG Qiang	馮強	1/4	
ZHANG Fan	張帆	3/4	
WANG Ruilian	王瑞煉	3/4	
Independent Non-executive Directors	獨立非執行董事		
LAM Kwong Siu	林廣兆	4/4	
LEUNG Hok Lim	梁學濂	4/4	
NG Man Kung	吳文拱	4/4	

A meeting with Non-executive Directors was held in 2017 in which Non-executive Directors reviewed the future development of the Group. No Executive Directors took part in any discussion of the above.

於二零一七年,非執行董事舉行了一次會議, 會上檢討了集團之未來發展。概無執行董事參 與以上討論。

Appropriate notices are given to all Directors in advance for attending regular and other Board meetings. Meeting agendas and other relevant information are normally provided to the Directors in advance of Board meetings. All Directors are consulted to include additional matters in the agenda for Board meetings.

發出適當通知。通常於相關董事會會議舉行前會向董事發出議程及其他相關資料,並向所有董事徵詢,以將其他事項列入董事會會議議程內。

於董事會定期會議及其他會議前均向所有董事

Directors have access to the advice and services of the company secretary with a view to ensuring that Board procedures, and all applicable law, rules and regulations, are followed.

董事可取得公司秘書之意見及服務,以確保董 事會程序及所有適用法律、規則及規例均獲得 遵守。

Draft and final versions of the minutes are sent to all Directors for their comment and records respectively. Minutes of Board meetings are kept by the Company Secretary and such minutes are open for inspection at any reasonable time on reasonable prior notice by any Director.

Insurance policy has been arranged to safeguard the interests of the Directors in case of legal proceedings.

Independent Non-executive Directors and Non-executive Directors

Mr. Lam Kwong Siu has been an Independent Non-executive Director of the Company and reappointed seven times with tenure of two years and expiring on 10 December 2019. Mr. Leung Hok Lim has been an Independent Non-executive Director of the Company since 24 September 2004 and was reappointed for the sixth time with tenure of two years and expiring on 23 September 2018. Mr. Ng Man Kung has been Independent Non-executive Director of the Company was reappointed on 30 June 2016 with tenure of two years and expiry on 29 June 2018. However, their tenure is subject to retirement by rotation at the Annual General Meeting in compliance with the amended and restated Articles of Association of the Company and the Code on Corporate Governance, under which they have to retire by rotation and make themselves eligible for re-election.

Mr. Feng Qiang, Mr. Zhang Fan and Mr. Wang Ruilian were appointed as Non-executive Directors on 27 January 2005, 20 May 2015 and 19 October 2015 respectively. All are subject to retirement by rotation at the Annual General Meeting in compliance with the amended and restated Articles of Association of the Company.

會議記錄之草擬文本及最終版本均寄發予所有 董事以供其提供意見及作記錄。董事會會議記 錄由公司秘書保存,該等會議記錄可供任何董 事於發出合理事先通知下於任何合理時間內查 閱。

本公司已安排適當保險,使董事面對法律訴訟 時得到保障。

獨立非執行董事及非執行董事

馮強先生、張帆先生及王瑞煉先生分別於二零零五年一月二十七日及二零一五年五月二十日及二零一五年五月二十日及二零一五年十月十九日獲委任為非執行董事,惟須按照本集團之經修訂及重列的公司組織章程細則之規定,於股東週年大會屆滿輪值告退並膺選連任。

CONFIRMATION OF INDEPENDENCE OF INDEPENDENT NON-EXECUTIVE DIRECTORS

Independence of Independent Non-Executive Directors

The Company has complied with the requirements under Rules 3.10(1), 3.10(2) and 3.10A of the Listing Rules. The Company has received confirmation of independence from the three Independent Non-Executive Directors, namely Mr. Lam Kwong Siu, Mr. Leung Hok Lim and Mr. Ng Man Kung in accordance with Rule 3.13 of the Listing Rules.

Mr. Lam Kwong Siu and Mr. Leung Hok Lim have served the Board of the Company for more than nine years. They have clearly demonstrated their willingness to exercise independent judgement and to provide objective challenges to the management. There is no evidence that length of tenure is having an adverse impact on their independence. The Board therefore considers that Mr. Lam and Mr. Leung remain independent, notwithstanding the length of their tenure.

The Board as well as the Nomination Committee have reviewed the independence of all Independent Non-executive Directors and have concluded that all of them are independent within the definition of the Listing Rules. Further, up to the date of this report, the Board is not aware of the occurrence of any events, which would cause it to believe that the independence of any of the Independent Non-executive Directors has been impaired.

獨 立 非 執 行 董 事 之 獨 立 性 確 認 書

獨立非執行董事的獨立性

本公司已遵守上市規則第3.10(1)、3.10(2)及 3.10A條的規定。根據上市規則第3.13條,本公司已收到三位獨立非執行董事:林廣兆先生、 梁學濂先生及吳文拱先生的獨立性確認函。

林廣兆先生及梁學濂先生服務本公司董事會逾 九年。彼等的表現清晰反映其進行獨立判斷的 意願,並為管理層帶來客觀意見。概無任何證 據顯示任期長短對彼等獨立性構成負面影響。 因此,董事會認為,不論任期長短,林先生及 梁先生仍為獨立人士。

董事會及提名委員會已評估全體獨立非執行董事的獨立性,並認為彼等均屬上市規則所界定的獨立人士。此外,截至本報告日期,董事會並無知悉有任何將削弱任何一位獨立非執行董事獨立性的事件。

FINANCIAL REPORTING

The Board recognises the importance of integrity of financial information and acknowledges its responsibility for preparing interim and annual financial statements that give a true and fair view of the Group's affairs and its results and cash flows in accordance with Hong Kong Financial Reporting Standards and the Companies Ordinance. In presenting the financial information, as well as pricesensitive announcements and other financial disclosures as required by regulations, the Board endeavors to present in a timely manner to shareholders and other stakeholders a balanced and understandable assessment of the Company's performance, position and prospects. Accordingly, appropriate accounting policies are selected and applied consistently, and judgements and estimates made by the management for financial reporting purpose are prudent and reasonable. The Directors are also responsible for ensuring that the Group keeps accounting records which disclose with reasonable accuracy at any time the financial position of the Group and which enable the preparation of financial statements in accordance with the Companies Ordinance and the applicable accounting standards. Prior to the adoption of the financial statements and the related accounting policies, the relevant financial information is discussed between the external auditors and the management, and then submitted to the Audit Committee for review.

財務匯報

董事會確知財務資料完整的重要性,並須負責 根據《香港財務報告準則》及《公司條例》編製半 年及年度財務報表,藉以真實及公平地反映集 團的財務狀況、業績及現金流。在提呈財務資 料、股價敏感公告及規例規定的其他財務披露 時,董事會致力向股東及其他持份者適時地對 本公司的業績、現況及前境作出平衡及容易理 解的評核。因此,適當的會計政策已被選用及 貫徹地應用,而管理人員所作出關於財務匯報 的判斷及估算均屬審慎及合理。董事亦須負責 確保本集團保存會計記錄,該等記錄須於任何 時間合理準確地披露本集團之財務狀況,並可 據此按香港公司條例及適用之會計準則編製財 務報表。在採納財務報表及相關會計政策前, 相關財務資料均經外聘核數師及管理層討論, 然後提交審核委員會審閱。

INTERNAL CONTROLS

Risk Management and Internal Control

The Board is responsible for the Group's risk management and internal control systems and reviews their effectiveness annually. Such systems are designed to prudently manage the Group's risks within an acceptable risk profile. The Board has delegated to management the implementation of the risk management and internal control systems as well as the review of relevant financial, operational, compliance, risk management and internal control procedures.

The management under the supervision of the Board has established an ongoing process for identifying, evaluating and managing the significant risks faced by the Group and this process includes updating the risk management and internal control systems when there are changes in business, external environment or regulatory guidelines.

The management assists the Board with the implementation of all relevant policies and procedures on risk and control by identifying and assessing the risks faced and designing, operating and monitoring suitable internal controls to mitigate and control these risks. The key processes that have been established in reviewing the adequacy and integrity of the risk management and internal control systems include the following:

A defined management structure is maintained with specified limits of authority and control responsibilities, which is designed to (a) safeguard assets from inappropriate use; (b) maintain proper accounts; (c) ensure compliance with regulations; and (d) identify, manage and mitigate key risks to the Group.

The Board reviews the financial controls, risk management and internal control systems of the Group and any significant internal control issues identified by the internal audit team, external auditors and management. It also conducts review of the internal audit functions with particular emphasis on the scope and quality of management's on-going monitoring of risks and of the internal control systems and the work of the internal audits and independence of the internal audit team. During its annual review, the Audit Committee also considers the adequacy of resources, qualifications and experience of staff of the Group's accounting, financial reporting and internal audit functions, and their training programmes and budgets.

內部監控

風險管理及內部監控

董事會負責本集團風險管理及內部監控系統,並每年檢討其有效性。然而,系統的設計只為於可接受的風險範圍內謹慎地管理本集團的風險。董事會授權管理層推行風險管理及內部監控系統,並檢討有關財務、營運、合規、風險管理及內部監控程序。

管理層在董事會的監督下,已確立持續的程序,以確定、評估及管理本集團所面對的重大 風險,程序包括當營商、外圍環境或規例指引 變更時,更新風險管理及內部監控系統。

管理層協助董事會推行所有相關的風險及監 控政策及措施,確定及評估所面對的風險,並 設計、運作及監察合適的內部監控措施,以減 少及控制此等風險。本集團已確立主要程序以 審閱風險管理及內部監控系統的足夠性及完整 性,該等程序包括:

維持一個權限及監控責任明確界定的清晰管理架構,以(a)保管資產以防不正確使用;(b)保存適當的會計記錄;(c)確保符合相關法例;及(d)確認、管理及減少本集團主要風險。

董事會審閱本集團的財務監控、風險管理及內部監控系統及由內部稽核小組、外聘核數師及管理層所識別的任何重大內部監控事項; 亦同時檢討內部審核的功能,特別著重管理層所對內部審核的功能,特別著重管理層大內部監控系統的範圍及質素和內部審核工作與內部稽核小組的獨立性。於計中,審核委員會並考慮本集團在會計入資歷報及內部審核職能方面的資源、員工資歷及經驗是否足夠,以及員工所接受的培訓課程及有關預算是否充足。

The internal audit team monitors compliance with policies and procedures and the effectiveness of the risk management and internal control systems and highlights significant findings in respect of any non-compliance. It plays an important role in the Group's internal control framework, and provides objective assurance to the Board that a sound internal control system is maintained and operated in compliance with the established processes and standards by performing periodic checking. The internal audit team issues reports to the Board and relevant management covering various operational and financial processes of the Group and provides summary reports to the Audit Committee annually together with the status of implementation of their recommendation in Audit Committee meeting. In addition, the internal audit team reviews the continuing connected transactions of the Group and reports to the Audit Committee.

The Board is satisfied that the risk management and internal control systems in place covering all material controls including financial, operational and compliance controls and risk management functions for the year under review and up to the date of issuance of this Annual Report and accounts are reasonably effective and adequate.

Professional Development

To assist Directors' continuing professional development, the Company recommends Directors to attend relevant seminars to develop and refresh their knowledge and skills. All Directors also participate in continuous professional development programs, to develop and refresh their knowledge and skills in relation to their contribution to the Board. A record of the training received by the respective Directors are kept and updated by the Company Secretary of the Company.

董事會信納回顧年內及截至本年報及賬目刊發日期,現存的風險管理及內部監控系統涵蓋所有重大監控,包括財務、經營及合規監控以及風險管理功能,屬合理地有效及足夠。

專業發展

為協助董事之持續專業發展,本公司建議董事 出席相關之座談會以發展及更新彼等之知識及 技能。全體董事亦有出席持續專業發展計劃, 如由合資格專業人士所舉辦之外部座談會,就 彼等對董事會之貢獻發展及更新彼等之知識及 技能。各董事所接受之培訓記錄由本公司公司 秘書保管及更新。

The individual training record of each Director received for the year ended 31 December 2017 is summarised below:

截至二零一七年十二月三十一日止年度,各董 事所接受培訓之個別記錄概述如下:

		Attending seminar(s)/ program(s)/conference(s) relevant to the business or directors' duties 出席有關業務或董事職 責之座談會/計劃/ 會議之情況	Reading materials and update relating to the latest development of Listing related regulatory requirements 閱讀有關上市規則 及他適用監管規定之材料及更新
WANG Xiaowu	汪小武	×	✓
CHEN Danyun	陳丹雲	×	✓
CHEN Yang	陳揚	×	✓
FENG Qiang	馮強	×	✓
ZHANG Fan	張帆	×	✓
WANG Ruilian	王瑞煉	×	✓
LAM Kwong Siu	林廣兆	×	✓
LEUNG Hok Lim	梁學濂	✓	✓
NG Man Kung	吳文拱	×	\checkmark

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

全體董事均了解到持續專業發展之重要性,承 諾參與任何合適之培訓,以發展及更新彼等之 知識及技能。

BOARD COMMITTEES

The Board has appointed a number of committees to discharge its functions. Sufficient resources are provided to enable the Board committees to undertake their specific roles. The respective role, responsibilities and activities of each Board committee are set out below:

董事會轄下委員會

董事會已委任若干委員會以執行其職能。董事 會轄下各委員會均獲得足夠資源,以執行其具 體任務。董事會轄下各委員會的個別任務、職 責及活動列載如下:

AUDIT COMMITTEE

The Audit Committee of the Company was established in 1999. Currently, it comprises three members, all of whom are Independent Non-executive Directors, namely Mr. Leung Hok Lim who possesses professional accounting qualification, Mr. Lam Kwong Siu and Mr. Ng Man Kung. Mr. Leung Hok Lim is the Chairman of the Audit Committee. The Audit Committee adopted its the terms of reference in accordance with the Code issued by the Stock Exchange. The principal duties of the Audit Committee include the review and supervision of the Group's financial reporting process and internal controls. Two meetings had been held by the Audit Committee during the year under review. Each Committee meeting was provided with necessary financial information of the Group for consideration, review and assessment of major issues.

During the year ended 31 December 2017, the members of the Audit Committee met twice and their attendance is as follows:

審核委員會

本公司於一九九九年設立審核委員會。現時委員會由三名成員組成,彼等均為獨立非執格) 事,包括梁學濂先生(具備專業會計師資為者) 大生及吳文拱先生。梁學濂先生於委員會主席。審核委員會主席。審核委員會會審校委員會會報行主序 一致之職權範圍。審核委員會報程所要及檢討內主序所要及檢討內方主內所要及檢討及檢討及經濟不會議。每次委員會會議以檢討及評審工作中涉及之重大事宜。

於二零一七年十二月三十一日年度,審核委員 會舉行兩次會議,成員出席情況如下:

Name of member	成員名稱	Attendance 出席次數
LEUNG Hok Lim (Chairman)	梁學濂(主席)	2/2
LAM Kwong Siu	林廣兆	2/2
NG Man Kung	吳文拱	2/2

The Audit Committee has reviewed the interim and final financial results for the year 2017. The Audit Committee considers the financial statement to be complied with the appropriate financial standards and the law regulations and with enough disclosure has been made.

The Audit Committee held two meetings during the year ended 31 December 2017. The following is a summary of work performed by the Audit Committee during the year 2017:

- reviewed and discussed the annual accounts for 2016 and the interim accounts for 2017 with the management of the Company, with recommendations to the Board for approval;
- (ii) reviewed the significant audit and accounting issues arising from the external auditor's statutory audit of the 2016 annual accounts and issues arising from the review of the 2017 interim accounts;

審核委員會已審閱本集團截至二零一七年中期 及全年度財務業績。審核委員會認為,該等報 表符合適用會計準則及法律規定且已作出足夠 披露。

於截至二零一七年十二月三十一日止年度,核 數委員會舉行了兩次會議。以下是核數委員會 於二零一七年年內執行的工作總結:

- (i) 與本公司管理層檢討及討論二零一六年 年度賬目及二零一七年年度中期賬目,並 向董事會作出建議予以批准;
- (ii) 檢討因外聘核數師對二零一六年年度賬目的法定審核而產生的重大審核及會計問題,及因審閱二零一七年年度中期賬目而產生的問題:

Corporate Governance Report (Continued)

企業管治報告(續)

- (iii) reviewed the impact of the new and revised accounting standards on the Company;
- (iv) reviewed the external auditor's audit strategy and approach;
- (v) reviewed the non-audit services provided by the external auditor in 2017;
- (vi) met with the external auditor to discuss issues from the audits and any other matters the external auditor might raise;
- (vii) reviewed the Internal Audit objectives and approval of the Annual Internal Audit Report;
- (viii) reviewed the findings and recommendations of the Internal Audit team on the audits carried out on the principal activities of the Group during the year 2017;
- (ix) reviewed the effectiveness of the internal control systems;
- (x) reviewed the relevant sections in the Corporate Governance Report for the year ended 31 December 2017 concerning the Audit Committee;
- (xi) reviewed the adequacy of the resources, staff qualifications and experience; and
- (xii) reviewed the continuing connected transactions and their annual caps.

The minutes of the Audit Committee meetings are prepared by the secretary of the Audit Committee with details of all matters considered by the attendees and of decisions reached, including any concern raised by the attendees and dissenting views expressed. The final version of the minutes is sent to the attendees for their records. The minutes are open for inspection by the Committee members and the Board members.

REMUNERATION COMMITTEE

The Remuneration Committee currently comprises 3 members, all of them are Independent Non-executive Directors. The Remuneration Committee members are set out on page 2 of the annual report.

- (iii) 檢討新增及經修訂之會計準則對本公司 的影響;
- (iv) 檢討外聘核數師的審核策略及方法;
- (v) 檢討由外聘核數師於二零一七年提供的 非核數服務;
- (vi) 會見外聘核數師,討論因核數工作產生的 事宜及由外聘核數師欲提出的其他事項;
- (vii) 檢討內部稽核的審核目標及報告;
- (viii) 檢討內部稽核小組在二零一七年年內對本集團主要活動進行的審核所得出的結果及建議:
- (ix) 檢討內部監控制度的有效性;
- (x) 檢討截至二零一七年十二月三十一日止年度之企業管治報告內涉及核數委員會的相關內容:
- (xi) 檢討本公司在會計及財務匯報職能方面 的資源、員工資歷及經驗;及
- (xii) 檢討持續關連交易及其年度上限。

核數委員會會議記錄由核數委員會秘書草擬, 載有出席者曾考慮的所有事項細節及達成之決 定,包括出席者曾提出的任何關注事項及所表 達的反對意見。會議記錄之最終定稿會發送予 出席者以供存檔。會議記錄會公開予委員會及 董事會成員以供審閱。

薪酬委員會

薪酬委員會現時由3名成員組成,所有皆為獨立非執行董事。薪酬委員會成員載於本年報第 2頁。

The functions of the Remuneration Committee are to formulate transparent procedures for setting remuneration policies and packages for Directors and the senior management of the Group. Its duties include:

薪酬委員會之職能為制訂一套具透明度的程序,以制定本集團董事及高級管理層的薪酬政策和方案。薪酬委員會的職能包括:

- Reviewing and recommending to the Board the remuneration packages of Executive and Non-executive Directors of the Group
- 檢討本集團執行及非執行董事的薪酬方 案並就此向董事會提供建議
- Reviewing the appropriateness of compensation for Directors of the Group
- 檢討本集團董事的酬勞的合適程度

During the year ended 31 December 2017, the members of the Remuneration Committee met once and their attendance is as follows:

於二零一七年十二月三十一日年度,薪酬委員 會舉行一次會議,成員出席情況如下:

	17.7	Attendance	
Name of member	成員名稱	出席次數	
LAM Kwong Siu (Chairman)	林廣兆 <i>(主席)</i>	1/1	
LEUNG Hok Lim	梁學濂	1/1	
NG Man Kung	吳文拱	1/1	

The Remuneration Committee held one meeting during the year ended 31 December 2017. The following is a summary of work performed by the Remuneration Committee during the year 2017, including:

於截至二零一七年十二月三十一日止年度,薪酬委員會舉行了一次會議。以下是薪酬委員會 於二零一七年年內執行的工作總結,包括:

The principal duties of the Remuneration Committee include, but are not limited to, making recommendations to the Board on the Company's policy and structure for all remuneration of Directors and senior management (who are also executive directors of the Company), reviewing and approving the special remuneration packages of all executive directors with reference to corporate goals and objectives resolved by the Board from time to time and determining, with delegated responsibility, the remuneration packages of individual executive directors. The Company has adopted written terms of reference for the Remuneration Committee that clearly define the role, authority and function of the Remuneration Committee. The terms of reference of the Remuneration Committee are available on both the Exchange's and the Company's websites.

薪酬委員會之主要職責包括(但不限於)就董事 及高層管理人員(該等高層管理人員皆為為 之執行董事)之公司薪酬政策及架構向董事司 作出建議;參照董事會不時訂定之企業問 檢討及批准所有執行董事之特定薪酬待遇;並 以董事會授予之職責,釐定個別執行董事 對待遇。公司已採納以書面清楚訂明薪酬 會之角色、權力及功能之職權範圍,並載列於 聯交所及公司之網站內。

The Company has not adopted any share option scheme. The emoluments of Directors are determined based on the duties and responsibilities of each Director. The Directors' fees were reviewed by the Remuneration Committee. The Remuneration Committee considered the fees reasonable in view of the Directors' responsibilities.

本公司並無推行任何購股權計劃。董事之酬金 根據其職責決定。薪酬委員會檢討了董事之袍 金,薪酬委員會鑒於董事之職責,認為所訂酬 金合理。

Corporate Governance Report (Continued)

企業管治報告(續)

The remuneration of the members of the senior management of the Group by band for the year ended 31 December 2017 is set out below:

截至二零一七年十二月三十一日止年度按範圍 劃分本集團高級管理層成員的酬金載列如下:

		Number of
		persons
Remuneration bands	酬金範圍	人數
LUXAFOO 004 to LUXA4 000 000	500 001 X = 71 000 000 X =	

HK\$500,001 to HK\$1,000,000

500,001港元至1,000,000港元

根據上市規則附錄16須予披露的有關董事酬金 及五名最高薪酬僱員的進一步詳情載於綜合財

Further particulars regarding Directors' remuneration and the five highest paid employees as required to be disclosed pursuant to Appendix 16 to the Listing Rules are set out in note 11 and note 12 to the consolidated financial statements.

NOMINATION COMMITTEE

The Nomination Committee currently comprises 3 members, all of whom are Independent Non-executive Directors. The Nomination Committee members are out on page 2 of the annual report.

Its duties include:

- Reviewing the composition of the Board, including its structure, size and diversity at least annually to ensure that it has a balance of expertise, skills and experience appropriate to the requirements of the business of the Group
- Recommending any proposed change to the Board to complement the Company's corporate strategies
- Considering and recommending to the Board suitably qualified persons to become a member of the Board, monitor the succession planning of Directors and assess the independence of Independent Non-executive Directors
- Give consideration to the Board Diversity Policy when identifying suitably qualified candidates to become members of the Board, and the board will review the Board Diversity Policy, so as to develop and review measurable objectives for the implementing the Board Diversity Policy and to monitor the progress on achieving these objectives

提名委員會

務報表附註11及附註12。

提名委員會現由3位成員組成,成員為獨立非 執行董事。提名委員會成員載列於本年報第2 首。

提名委員會的職能包括:

- 委員會最少每年檢討董事會的組成一 次,內容包括其架構、規模及多元化,以 確保董事會具備適合本集團業務所需均 衡專業知識、技能及經驗
- 建議對董事會作出任何變動以配合本公 司的企業策略
- 提名委員會亦負責考慮及向董事會推薦 適當合資格人士加入董事會,並監察董事 繼任安排與及評估獨立非執行董事的獨 立身分
- 提名委員會於物色合適的合資格人選成 為董事會成員時,亦考慮董事會多元化政 策,而董事會將檢討董事會多元化政策以 為執行董事會多元化政策訂立及檢討可 計量目標,並監察達成該等目標的進度

During the year ended 31 December 2017, the members of the 於二零一七年十二月三十一日年度,提名委員 Nomination Committee met one time and their attendance is as 會舉行一次會議,成員出席情況如下: follows:

Nam	e of member	成員名稱		Attendance 出席次數
LAM	Man Kung <i>(Chairman)</i> Kwong Siu NG Hok Lim	吳文拱 <i>(主席</i> 林廣兆 梁學濂	·)	1/1 1/1 1/1
31 D	Nomination Committee held one meeting during the december 2017. The following is a summary of work is Nomination Committee during the year 2017, include	rk performed	名委	至二零一七年十二月三十一日止年度,提 員會舉行了一次會議。以下是提名委員會 零一七年年內執行的工作總結,包括:
(i)	reviewed the Company's policy for nomination of D	irectors;	(i)	檢討本公司提名董事政策;
(ii)	reviewed procedures for appointment of new E plans for orderly succession;	Directors and	(ii)	檢討新董事委任的程序及有序的董事繼任計劃;
(iii)	reviewed the implementation of the Board Diversity Company;	Policy of the	(iii)	檢討本公司董事會成員多元化政策的執行;
(iv)	reviewed the structure, size and composition of the Company;	the Board of	(iv)	檢討本公司董事會的架構、規模及組成;
(v)	reviewed and recommended to the Board the nommembership of committee of the Company;	ination of the	(v)	檢討及向董事會建議若干委員會成員之 提名;
(vi)	recommended re-election of the retiring directors ageneral meeting of the Company; and	at the annual	(vi)	推薦本公司股東週年大會上重選退任的董事;及
(vii)	assessed independence of the Independent N Directors of the Company.	on-executive	(vii)	評核本公司獨立非執行董事的獨立性。

CORPORATE GOVERNANCE FUNCTIONS

The Board is responsible for the corporate governance functions with the following duties:

- to develop and review the Company's policies and practices on corporate governance and make recommendations on changes and updating;
- to review and monitor the training and continuous professional development of directors and senior management;
- to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and directors;
- to review the Company's compliance with the Code and disclosure in the Corporate Governance Report; and
- such other corporate governance duties and functions set out in the Code (as amended from time to time) for which the Board are responsible.

The Company periodically reviews its corporate governance practices to ensure they continue to meet the requirements of the Code during the year of 2017.

企業管治職能

董事會負責企業管治職能,並有下列職責:

- 制訂及檢討本公司的企業管治政策及常規,並就變動及更新提出建議;
- 檢討及監察董事的培訓及持續專業發展;
- 檢討及監察本公司在遵守法律及監管規 定方面的政策及常規;
- 制訂、檢討及監察適用於僱員及董事的操 守守則及合規手冊(如有);
- 檢討本公司遵守企業管治守則的情況及 於企業管治報告中作出的披露;及
- 載列於企業管治守則內董事會負責的該等其他企業管治職責及職能(經不時修訂)。

本公司定期檢討其企業管治措施,以確保該等措施於二零一七年一直符合前企業管治守則及 經修訂企業管治守則的規定。

DIRECTORS' AND OFFICERS' INSURANCE

The Company has arranged appropriate insurance cover in respect of potential legal actions against its Directors.

COMPANY SECRETARY

As at 31 December 2017, the Company Secretary of the Company, Mr. Chan Tao Ming Alex, fulfilled the requirement under Rules 3.28 and 3.29 of the Listing Rules. As an employee of the Company, the Company Secretary supports the Board, ensures good information flow within the Board and Board policy and procedures are followed; advises the Board on governance matters, facilitates induction and, monitors the training and continuous professional development of Directors. He had attained not less than 15 hours of relevant professional training during the year under review.

EXTERNAL AUDITORS

The Audit Committee has reviewed a service plan from HLB Hodgson Impey Cheng Limited regarding their independence and objectivity and had a meeting with HLB Hodgson Impey Cheng Limited, the external auditors of the Company, to discuss the scope of their audit and approve the scope.

The consolidated financial statements for the year ended 31 December 2017 were audited by HLB Hodgson Impey Cheng Limited whose term of office will expire upon the forthcoming annual general meeting of the Company. The Audit Committee has recommended to the Board that HLB Hodgson Impey Cheng Limited be re-appointed as the auditors of the Company at the forthcoming Annual General Meeting of the Company.

董事及行政人員的保險

本公司已就其董事可能會面對的法律訴訟作出 適當的投保安排。

公司秘書

於二零一七年十二月三十一日,本公司的公司 秘書陳道明先生符合上市規則第3.28及3.29條 所列之要求。作為本公司的僱員,公司秘書協 助董事會工作,確保信息在董事會內部順暢流 通,並已遵從董事會政策及程序;就管治事宜 向董事會提出要求,方便董事就職及監管董事 之培訓及持續專業發展。於回顧期間,彼獲得 不少於十五個小時的相關培訓。

外部核數師

審核委員會已審閱國衛會計師事務所有限公司確認其獨立性及客觀性之服務計劃,並與本公司之外部核數師國衛會計師事務所有限公司舉行會議,討論及批准其審核範圍。

截至二零一七年十二月三十一日止年度之綜合 財務報表賬目經由國衛會計師事務所有限公司 審核,彼於即將舉行之股東週年大會上任滿。 審核委員會已向董事會建議,於本公司即將舉 行之股東週年大會上提名更新委任國衛會計師 事務所有限公司為本公司之核數師。

AUDITORS' REMUNERATION

An analysis of remuneration in respect of audit and non-audit services, which included taxation, other review and advisory services, provided by the auditors and its common control entity during the year ended 31 December 2017 is as follows:

核數師酬金

截至二零一七年十二月三十一日止年度,核數師及其處於同一控制權的分支機構提供的核數服務及非核數服務,包括稅務,其他審閱及諮詢服務之酬金如下:

HK\$ 港元

Audit fee 核數服務 650,000

The auditors' reporting responsibility is set out on pages 64 to 70 of this annual report.

核數師之申報職責載於本年報第64至70頁。

COMMUNICATIONS WITH SHAREHOLDERS AND INVESTORS

The Board recognises the importance of good communications with the Shareholders and investors. A shareholders' communication policy setting out the principles of the Company in relation to Shareholders' communications, with the objectives of ensuring a transparent and timely communication with Shareholders via various means, has been established.

The Company's Annual General Meetings ("AGM") are valuable forum for the Board to communicate directly with the Shareholders and to answer questions Shareholders may raise. Separate resolutions are proposed at general meetings for each substantial issue, including the re-election and election of individual Directors. The detailed procedures of conducting a poll are explained to Shareholders at the commencement of the AGM, to ensure that Shareholders are familiar with such procedures.

The Company's last AGM ("2016 AGM") was held on Tuesday, 23 May 2017 at Ballroom, 1st Floor, South Pacific Hotel, 23 Morrison Hill Road, Wanchai, Hong Kong. All the resolutions proposed at that meeting were approved by shareholders of the Company by poll. Details of the poll results are available on the Company's website at www.fujianholdings.com.

與股東及投資者的溝涌

董事會認同與股東及投資者有良好的溝通至為 重要。本公司已制定一項股東溝通政策,列出 本公司與股東溝通的原則,藉以確保與股東可 透過不同方法作透明及適時的溝通。

本公司的股東週年大會(「股東週年大會」)提供理想的場合讓董事會直接與股東溝通及解答股東的提問。董事就各重大事項,包括重選及選舉個別董事,於股東大會上提呈獨立決議案。股東週年大會開始時會向股東解釋以投票方式表決的詳細程序,以確保股東熟悉該等程序。

本公司上屆股東週年大會(「二零一六年度股東週年大會」)於二零一七年五月二十三日星期二假座香港灣仔摩理臣山道23號南洋酒店一樓玉蘭閣舉行。所有提呈大會的決議案已由本公司股東以投票方式表決通過。表決結果詳情載於本公司網站www.fujianholdings.com.

The attendance record of the Directors at the 2016 AGM and Extraordinary General Meeting ("EGM") is set out below:

董事於二零一六年度股東週年大會及股東特別大會的出席記錄載列如下:

Directors	董事	EGM 股東特別大會	AGM 股東週年大會		
WANG Xiaowu		/			
CHEN Danyun	陳丹雲	✓	✓		
CHEN Yang	陳揚	✓	✓		
FENG Qiang	馮強	×	✓		
ZHANG Fan	張帆	×	×		
WANG Ruilian	王瑞煉	✓	×		
LAM Kwong Siu	林廣兆	✓	×		
LEUNG Hok Lim	梁學濂	✓	✓		
NG Wan Kung	吳文拱	✓	✓		

A key element of effective communication with shareholders and investors is the prompt and timely dissemination of information in relation to the Group. The Company commits to report to the Shareholders of the Company the Group's corporate information in a timely and punctual way through notifying or mailing to all shareholders via press release, Interim Report and Annual Report. The circular of the AGM will be distributed to all Shareholders at least 21 days prior to the meeting, which set out the requirements and the procedure of the vote and the relevant details of other proposed resolutions. The printed copies of the Group's annual report and interim report will be dispatched to all the shareholders.

與股東及投資者作有效溝通的要素,主要繫於快捷及適時發佈有關本集團的資訊。本公司依時向股東匯報本集團之企業資料,並透過刊發新聞稿、中期報告及年報等方式,通知和寄發予所有股東,而有關股東週年大會的通函於大會舉行前最少二十一天寄發予所有股東,通國東,通國資料。本集團的年報及中期報告之印刷本將寄發予所有股東。

The Company keeps on promoting investor relations and enhancing communication with the existing Shareholders and potential investors. It welcomes suggestions from investors, stakeholders and the public. Enquiries to the Board or the Company may be sent by post to the Company's principal place of business in Hong Kong.

本公司不斷促進與投資者之關係,並加強與現 有股東及有意投資者之溝通。本公司歡迎投資 者、權益持有人及公眾人士提供意見。向董事 會或本公司作出之查詢可郵寄至本公司於香港 之主要營業地點。

CONSTITUTIONAL DOCUMENTS

There was no change to the Company's articles of association during the year ended 31 December 2017. A copy of the latest consolidated version of amended and restated Articles of Association of the Company is posted on the websites of the Company and the Stock Exchange.

憲章文件

本公司組織章程大綱於二零一七年十二月三十 一日之財政年度內概無變動。經修訂及重列之 組織章程大綱的最新綜合版本載於本公司及聯 交所網站。

SHAREHOLDERS' RIGHTS

Set out below is a summary of certain rights of the Shareholders of the Company as required to be disclosed pursuant to the mandatory disclosure requirement under Paragraph O of the Code:

Convening of extraordinary general meeting on requisition by Shareholders

In accordance with section 566 of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) (the "Companies Ordinance"), Shareholder(s) representing at least 5% of the total voting rights of all Shareholders having a right to vote at general meetings may request the Directors to convene an extraordinary general meeting ("EGM"). The request(s) must state the general nature of the business to be dealt at the meeting and may include the text of a resolution that may properly be moved and is intended to be moved at the meeting. The request(s) may consist of several documents in like form and may be sent to the Company in hard copy form or in electronic form which must be authenticated by the person or persons making it.

In accordance with sections 567 and 568 of the Companies Ordinance, if the Directors do not within 21 days after the date on which they are subject to the requirement under section 566 of the Companies Ordinance to convene an EGM for a day not more than 28 days after the date on which the notice convening the EGM is given, the Shareholder(s) concerned, or any of them representing more than one-half of the total voting rights of all of them, may themselves convene an EGM, provided that the EGM so convened shall not be held after the expiration of 3 months from the said date.

The EGM convened by shareholders shall be convened in the same manner, as nearly as possible, as that in which general meetings are to be convened by the Directors.

股東權利

下文為本公司股東若干權利的概要,此乃根據 守則O段的強制披露規定須予披露的:

應股東的請求召開股東特別大會

根據香港法例第622章《公司條例》第566條,佔全體有權在股東周年大會上表決的股東的總表決權最少5%的股東可要求本公司的董事安排召開股東特別大會(「股東特別大會」)。該請求須述明有待在有關大會上處理的事務的一般性質及可包含可在該大會上恰當地動議並擬在該大會上動議的決議的文本及可包含若干份格式相近的文件及可採用印本形式或電子形式送交公司及須經提出該要求的人認證。

根據《公司條例》第567條及568條,如本公司的董事在該請求書存放日期起計21天內,未有妥為安排在股東特別大會通知書發出日期後28天內召開股東特別大會,則該等股東或佔該等全體股東一半以上總表決權的股東,可自行召開股東特別大會,但如此召開的股東特別大會不得在上述日期起計三個月屆滿後舉行。

由股東召開的股東特別大會,須盡可能以接近本公司的董事召開股東大會的方式召開。

Procedures for directing shareholders' enquiries to the Board

Shareholders may at any time send their enquiries and concerns to the Board in writing through the Company Secretary whose contact details are as follows:

The Company Secretary Fujian Holdings Limited

Room 3306-3308, 33rd Floor, West Tower, Shun Tak Centre,

200 Connaught Road Central Email: info@fujianholdings.com

Tel. No.: +852 2810 9222 Fax No.: +852 2868 9930

The Company Secretary shall forward the shareholders' enquiries and concerns to the board of Directors and/or relevant Board Committees of the Company, where appropriate, to answer the Shareholders' questions.

Proposing a resolution at an annual general meeting

Shareholder(s) may request the Company to give, to all Shareholders entitled to receive notice of AGM, notice of a resolution that may properly be moved and is intended to be moved at that meeting pursuant to section 615 of the Companies Ordinance, if they:

- (a) represent at least 2.5% of the total voting rights of all Shareholders who have a right to vote on the resolution at the annual general meeting to which the requests relate; or
- (b) are not less than 50 Shareholders who have a right to vote on the resolution at the AGM to which the requests relate.

The request(s):

- (a) may be sent to the Company in hard copy form or in electronic form;
- (b) must identify the resolution of which notice is to be given;
- (c) must be authenticated by the person or persons making it; and
- (d) must be received by the Company not later than six weeks before the AGM to which the request(s) relate; or if later, the time at which notice is given of that meeting.

將股東的查詢送達董事會的程序

股東可隨時以書面形式經公司秘書轉交彼等的 查詢及關注事項予本公司的董事會,公司秘書 的聯絡詳情如下:

公司秘書

閩港控股有限公司

香港干諾道中二百號信德中心

西座三十三樓三三零六至三三零八室

電郵:info@fujianholdings.com

電話: +852 2810 9222 傳真: +852 2868 9930

公司秘書將轉交股東的查詢及關注事項予本公司的董事會及/或有關的董事會委員會(若適當),以便回覆股東的提問。

在股東週年大會上動議決議

根據公司條例第615條,本公司股東可要求本公司向有權收取股東週年大會通告的股東發出決議案通告,而有關決議案將於股東週年大會上適當動議或擬於會上動議。

- (a) 佔全體有權在該要求所關乎的股東周年 大會上,就該決議表決的股東的總表決權 最少2.5%的股東;或
- (b) 最少50名有權在該要求所關乎的股東周 年大會上就該決議表決的股東。

該請求:

- (a) 可採用印本形式或電子形式送交本公司;
- (b) 須指出有待發出通知所關乎的決議;
- (c) 須經提出該要求的人認證;及
- (d) 須於該要求所關乎的股東周年大會舉行前的6個星期之前;或(如在上述時間之後送抵本公司)該股東周年大會的通知發出之時送抵本公司。

PROPOSING A CANDIDATE FOR ELECTION AS A DIRECTOR AT AGM

Pursuant to article 105 of the articles of association of the Company, if a Shareholder intends to nominate a person other than the retiring Directors for Director at a general meeting, he/she shall deposit the following documents to the Company's registered office during the period commencing on the day after the dispatch of the notice of such meeting and ending no later than seven days prior to the date appointed for such general meeting, and the length of the notice period shall be at least seven days:

- a written notice of such proposal for the attention of the Company Secretary, signed by the shareholder who is qualified to attend and vote at the general meeting;
- (b) biographical details of the candidate as set out in Rule 13.51(2)(a) to (x) of the Listing Rules; and
- (c) a written consent signed by the candidate indicating his/her willingness to be elected.

SHAREHOLDERS' ENQUIRIES

Shareholders should direct their questions about their shareholdings to the Company's Hong Kong branch share registrar: Tricor Standard Limited at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong.

Other enquiries or comments raised by any Shareholder can be mailed to the Board at the Company's head office in Hong Kong at Room 3306-08, 33rd Floor, West Tower, Shun Tak Centre, 200 Connaught Road Central, Hong Kong or sent through email to info@fujianholdings.com.

推薦人選在股東週年大會上參選董事

根據本公司組織章程第105條,股東如欲推薦退任董事以外的人士在股東週年大會上參選董事,股東須於會議通告發出後翌日起至不遲於舉行會議日期前七天止期間,向本公司註冊辦事處送交以下文件,提交有關通知的期限最少為七日:

- (a) 一份經合資格出席股東大會並於會上投票之股東簽署的書面通知交公司秘書收;
- (b) 有關擬參選人士按上市規則第13.51(2)(a) 至(x)條所載的履歷資料;及
- (c) 擬參選人士簽署的同意書,説明其願意膺 撰。

股東查詢

股東如對名下持股有任何疑問,應向本公司的香港股份過戶登記分處卓佳標準有限公司(地址為香港皇后大道東183號合和中心22樓)提出。

任何股東如提出其他查詢或意見,可郵寄予董事會(地址為本公司之香港總部:香港干諾道中二百號信德中心西座三十三樓三三零六至零八室或發送電郵至info@fujianholdings.com。

RISK MANAGEMENT

The Company's management believes that risk management is an essential component of the Group's administrative structure. The management assists the Board in evaluating material risk exposure existing in the Group's business, including investment risk, interest rate risk, liquidity risk etc, and participates in designing and formulating appropriate risk management and internal control measures, and to ensure its implementation in daily operational management.

The management considers that the investment risk management measures provide guarantee to the Group through its way of seeking new development opportunities, as to secure reasonable return in every investment, to reduce investment risks and to avoid possible loss attributable to investments.

The Group's risk management towards liquidity aims to ensure that under all circumstances there exists sufficient capital to fulfill repayment obligations of all debts due, to maintain good creditworthiness, to finance reasonable investment opportunities and to fuel business development. The Group's accounting department is responsible for daily financial activities and monitoring liquidity position from time to time to cope with business operation of the Company.

The Board had conducted a review on the effectiveness of the Group's internal control and risk management systems once during the year ended 31 December 2017 which covered financial, operational, compliance procedural and risk management functions and had considered the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting and financial reporting function. In light of the size and scale of the Group's businesses, the Board is also delegated with the responsibilities for the internal control of the Group and for reviewing its effectiveness. As such, the Group currently does not have an internal audit team. The Board will review and consider to establish such department as and when it thinks necessary.

風險管理

公司管理層相信風險管理是本集團管治架構中 重要的組成部分。管理層協助董事會評估本集 團業務中存在的主要風險,包括投資風險、利 率風險、流動資金風險等,參與設計和制訂合 適的風險管理及內部監控措施,並在日常經營 管理中落實執行。

管理層認為投資風險管理之措施可以令集團在 尋找新的發展機會中得到保障,使每一項投資 都能得到合理的回報,減低投資風險、避免投 資可能會帶來的損失。

本集團對流動資金的風險管理,旨在確保任何情況下,仍能以充足的資金履行所有到期債務的償還責任,保持良好的信譽;能在適當的投資機會中提供所需資金,以擴大業務發展。集團會計部負責日常的財務活動並不時監察流動資金狀況,以應付公司的經營運作。

截止二零一七年十二月三十一日董事會已對本 集團內部監控及風險管理系統之有效性進行行 次檢討,其範圍覆蓋財務、營運、合規會管理職能等範疇,並已考慮不 國險管理職能等範疇,並已考慮不 資源、員工接受之培訓課程及有關預算是會 夠。鑒於本集團內部控制的責任及檢討,足 數, 性。因此,本集團目前沒有內部審計小組 事會將在其認為必要時,審查並考慮設立該部 門。

The Group believes that good corporate governance practices are very important for maintaining and promoting investor confidence and for the sustainable growth of the Group. The Group has therefore made continued efforts to uplift its quality of corporate governance. It has established a highly effective system of internal controls and adopted a series of measures to ensure its safety and effectiveness. As a result, the Group is able to safeguard its assets and protect the interests of its Shareholders.

本集團相信良好的公司管治對於維持及促進投資者信心及自身的可持續發展是非常重要的。因此,本集團一直致力於提升公司管治水準,建立高效的內部控制體系,採取一系列措施保證該系統的健全性及有效性,從而得以確保本集團資產安全及維護股東利益。

The Board is of the view that the systems of internal control and risk management are effective and there are no irregularities, improprieties, frauds or other deficiencies that suggest material deficiency in the effectiveness of the Group's internal control system.

董事會認為內部監控及風險管理制度為有效, 且本集團的內部監控制度並無違規、不當、欺 詐或其他不足顯示本集團內部控制制度的效能 出現重大缺陷。

CORPORATE MONITOR

The Board is responsible for monitoring the Group's overall corporate reporting process and control system, while the corporate reporting standard is handled by the accounting department, which makes regular review of resources allocation and financial reporting system properly. Compliance with Code on Corporate Governance Practices, the Listing Rules, SFO and other applicable laws and regulations are handled by the Company Secretary. The Company's management meets with the Executive Directors regularly to review and brief the reporting system, and the Audit Committee annually to review and brief the reporting system.

企業監控

董事會有責任監察本集團整體企業匯報過程及,控制系統,企業匯報標準已交予會計部獨當地定期檢討資源調配及財務匯、系統。企業管治常規,以及符合上市規則、交等分別貨條例及其他適用法規等事宜,已董會檢討及簡述匯報系統,亦每年與審核委員會檢討及簡述匯報系統。

A package of detailed materials setting out the duties and responsibilities of the Directors of the Company is provided to each newly appointed Director of the Company, in which it is especially specified the applicable rules and regulations (including the Listing Rules) that the first time appointed Directors of the Company shall notice and understand.

本公司每位新委任董事均獲發一份詳盡資料, 當中詳述作為本公司董事之責任及職責,並特 別註明首次獲委任本公司董事須留意及知悉之 適用規則及規例(包括上市規則)。

In respect of the securities transactions made by Directors and relevant employees, the Company has adopted Appendix 10 to the Listing Rules, the Model Code, as its own Code of conduct regarding the standard for securities transactions. Printed copies of the Model Code have been distributed to each Director and relevant employees of the Group as stipulated therein. Having made specific enquires of all Directors, all the Directors confirmed that they have complied with the standards set out therein.

本公司就本集團董事及相關僱員之證券交易, 採納載於上市規則附錄十有關董事進行證券交 易標準之行為守則。公司守則之印刷本已分發 予本公司守則內規定須獲提供之本集團每位董 事及相關僱員。在向所有董事作出特選查問後 ,所有董事已確認,彼等已遵守本公司之守則 內所載標準。

Employees who are likely to be in possession of unpublished pricesensitive information about the Group are also subject to compliance with guidelines on no less exacting terms than the Model Code. 該等有可能獲得有關本集團未經刊發股價敏感 資料之僱員亦須遵守條款內容不比標準守則寬 鬆之指引。

On behalf of the Board

代表董事會

Liu Hongjian

Chairman

Hong Kong, 23 March 2018

劉洪建

主席

香港,二零一八年三月二十三日

Independent Auditors' Report 獨立核數師報告



國衛會計師事務所有限公司 Hodgson Impey Cheng Limited

TO THE MEMBERS OF FUJIAN HOLDINGS LIMITED

(Incorporated in Hong Kong with limited liability)

31/F, 香港 Gloucester Tower 中環

The Landmark 舉打街11號 11 Pedder Street 置地廣場 Central 告羅士打大廈

Hong Kong 31樓

致閩港控股有限公司股東

(於香港註冊成立的有限公司)

OPINION

We have audited the consolidated financial statements of Fujian Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 71 to 166, which comprise the consolidated statement of financial position as at 31 December 2017, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2017, 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 Hong Kong Companies Ordinance.

意見

本核數師(以下簡稱「我們」)已審計列載於第71 頁至166頁閩港控股有限公司(「貴公司」)及其 附屬公司(「貴集團」)之綜合財務報表,此綜合 財務報表包括於二零一七年十二月三十一日之 綜合財務狀況表與截至該日止年度之綜合損益 及其他全面收益表、綜合權益變動表及綜合現 金流量表,以及綜合財務報表附註(包括主要 會計政策概要)。

我們認為,該等綜合財務報表已根據香港會計師公會頒布的《香港財務報告準則》真實而中肯地反映了 貴集團於二零一七年十二月三十一日的綜合財務狀況及截至該日止年度的綜合財務表現及其綜合現金流量,並已遵照香港《公司條例》妥為擬備。

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 *Auditors' Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Group in accordance with the HKICPA's *Code of Ethics for Professional Accountants* (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

意見的基礎

我們已根據香港會計師公會頒布的《香港審計 準則》進行審計。我們就該等準則承擔的責任 在本報告「核數師就審計綜合財務報表承擔的 責任」部分中闡述。根據香港會計師公會的《職 業會計師道德守則》(以下簡稱「守則」),我們獨 立於 貴集團,並已履行守則中的其他專業道 德責任。我們相信,我們所獲得的審計憑證能 充足及適當地為我們的審計意見提供基礎。

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

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current year. 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.

Key audit matter 關鍵審計事項

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對本期綜合財務報表的審計中最為重要的事項。這些事項是在我們審計整體綜合財務報表及出具意見時進行處理的。我們不會對這些事項提供單獨的意見。

How our audit addressed the key audit matter 我們在審計中對此的處理方式

Carrying amount of property and leasehold land used in the Group's hotel operation segment
Refer to Notes 14 and 15 to the consolidated financial statements
本集團的酒店業務分部之物業和租賃土地使用的賬面金額
請參閱於綜合財務報表中附註14與15

We identified the carrying amounts of property and leasehold land used in the Group's hotel operation segment as a key audit matter due to the management's judgements associated with review of the recoverable amounts of assets.

As at 31 December 2017, the Group had a property and leasehold land used in the Group's hotel operation segment with a carrying amounts of HK\$19,388,419 and HK\$14,835,881 respectively.

Significant management judgement is required to determining the recoverable amounts based on a value in use calculation and a discount rate of 7.74% per annum.

Our procedures in relation to carrying amounts of property and leasehold land used in the Group's hotel operation segment included:

- Evaluating the objectivity, independence and competency of the external valuer engaged by the management and the valuation specialist engaged by us;
- Assessing the methodologies used by the external valuer engaged by the management to estimate the value in use calculation;
- Evaluating the appropriateness of information and estimation used in the financial forecasts provided by the management;
- Engaging a valuation specialist to assist us to assess the methodologies and key assumptions adopted in the valuation for estimating the value in use; and
- Checking the accuracy and relevance of the input data provided by management for the estimation of the value in use.

我們認為審閱 貴集團的酒店分部之物業和租賃土地使用的賬面值為關鍵審計事項,原因與對資產進行可收回價值之審閱時使用的判斷及估計有關。

截至二零一七年十二月三十一日,貴集團酒店業務分部擁有的所使用物業及租賃土地帳面金額分別為19,388,419港元及14,835,881港元。

貴集團管理層對可收回金額之重大判斷是根據使用計算值和每年7.74%的折現率作出確定。

我們對有關貴集團所屬酒店業務分部使用之物 業及租賃土地使用的帳面值所執行的程序包括:

- 一對管理層及我們外聘之專業評估師的客觀 性、獨立性和其能力:
- 一就管理層外聘之專業評估師對計算使用價值所採用的評估方法作出評定:
- 一 評審管理層提供作財務預測所使用的資料 及估計的適用性;
- 一聘請專業評估師協助我們評估使用價值估 值所採用的方法及關鍵假設;及
- 一檢閱管理層提供的資料的準確性及相關性, 以供估計其使用價值。

Independent Auditors' Report (Continued)

獨立核數師報告(續)

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

Key audit matter 關鍵審計事項 How our audit addressed the key audit matter 我們在審計中對此的處理方式

Valuation of investment properties

Refer to Note 16 to the consolidated financial statements

投資物業評估

請參閱於綜合財務報表中附註16

We identified the valuation of investment properties as a key audit matter due to the management's judgement associated with determining the fair value.

The Group has various investment properties in Hong Kong. Such investment properties are measured at fair value and the aggregate carrying amount of these investment properties was HK\$223,300,000 as at 31 December 2017.

Significant estimation and judgement are required by management to determine the fair values of the investment properties. To support management's determination of the fair value, the Group engaged an external valuer to perform valuations on these assets at the end of the reporting period.

Our procedures in relation to valuation of investment properties included:

- Evaluating the objectivity, independence and competency of the external valuer engaged by the management and the valuation specialist engaged by us;
- Obtaining understanding of the approach and valuation methodology adopted;
- Assessing whether the investment properties were valued on a consistence basis:
- Engaging a valuation specialist to assist us to assess the methodologies and assumptions adopted in the valuation;
- Checking the accuracy of the fair value calculation prepared by the external valuer; and
- Assessing the adequacy of disclosures in the consolidated financial statements.

我們認為投資物業的估值為關鍵審計事項,原因與管理層對確 定公允值時有關的判斷及估計有關。

本集團於香港擁有若于投資物業。該項投資物業按公允值計量,這些投資物業於截至二零一七年十二月三十一日的總帳面價值為223,300,000港元。

管理層須作出重大估計及判斷,以確定投資物業的公允值以支 持其公允價值。集團於報告期末外聘專業評估師對該項資產出 具估值報告。 我們對有關 貴集團對投資物業的估值所執行 的程序包括:

- 一對管理層及我們外聘之專業評估師的客觀 性、獨立性和其能力作出評審;
- 一獲將對所採用的方法及估值方法的瞭解;
- 評定投資物業是否按一貫計算方式計算;
- 一聘請專業評估師協助我們評估其估值的方 法和假設;
- 一檢查由外聘之專業評估師準備的公允價值 計算的準確性:及
- 一考慮綜合財務報表所披露的充分性。

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

OTHER INFORMATION

The directors of the Company are responsible for the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditors' 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 AUDIT COMMITTEE 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 of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

The Audit Committee is responsible for overseeing the Group's financial reporting process.

其他信息

貴公司董事需對其他信息負責。其他信息包括 年報所載的全部信息但不包括綜合財務報表及 我們的核數師報告。

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

在我們審計綜合財務報表時,我們的責任是閱讀其他信息,在此過程中,考慮其他信息是否 與綜合財務報表或我們在審計過程中所了解的 情況有重大抵觸,或者似乎有重大錯誤陳述的 情況。基於我們已執行的工作,如果我們認為 其他信息有重大錯誤陳述,我們需要報告該事 實。在這方面,我們沒有任何報告。

董 事 及 審 核 委 員 會 就 綜 合 財 務 報 表 須 承 擔 的 責 任

貴公司董事須負責根據香港會計師公會頒布的《香港財務報告準則》及《香港公司條例》的披露規定擬備真實而中肯的綜合財務報表,並對其認為為使綜合財務報表的擬備不存在由於欺詐或錯誤而導致的重大錯誤陳述所需的內部監控負責。

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

審核委員會履行監督 貴集團財務報告過程。

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

AUDITORS' 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 auditors' report that includes our opinion solely to you, as a body, in accordance with section 405 of the Hong Kong Companies Ordinance and for no other purpose. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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

核數師就審計綜合財務報表承擔的責任

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

- 識別和評估由於欺詐或錯誤而導致綜合 財務報表存在重大錯誤陳述的風險,設計 及執行審計程序以應對這些風險,以及愈 得充足和適當的審計憑證,作為我們意見 的基礎。由於欺詐可能涉及串謀、偽造則 蓄意遺漏、虚假陳述,或凌駕於內部控制 之上,因此未能發現因欺詐而導致的重 錯誤陳述的風險比較因錯誤而導致的 大錯誤陳述的風險為高。
- 瞭解與審計相關的內部控制,以設計適當 的審計程序,但目的並非對 貴集團內部 控制的有效性發表意見。
- 評價董事所採用會計政策的恰當性及作 出會計估計和相關披露資料的合理性。

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

AUDITORS' 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 auditors' 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 auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

核數師就審計綜合財務報表承擔的責任(續)

- 對董事採用持續經營會計基礎的恰當性 作出結論。根據所得的審計憑證,決確 否存在與事項或情況有關的重大 性,而可能對 貴集團持續經營的 大疑慮。如果我們認為存在重構 定性,則有必要在核數師報告中提請 者對綜合財務報表中的相關不足 者對綜合財務報表中的相關不足 者對綜假若有關的披露資料不報 明 領出具非無保留意見的核數師報告 的審計憑證。然而,未來事件或情況可 能導致 貴集團不能持續經營。
- 評價綜合財務報表的整體列報方式、結構 和內容,包括披露,以及綜合財務報表是 否中肯反映交易和事項。
- 就 貴集團內各實體或業務活動的財務 資料獲得充足的審核憑證,以就綜合財務 報表發表意見。我們須負責指導、監督和 執行 貴集團的審核工作。我們須為我們 的審核意見承擔全部責任。

我們與審核委員會溝通了計劃的審計範圍、時間安排、重大審計發現等事項,包括我們在審計期間識別出內部控制的任何重大缺陷。

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

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

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

From the matters communicated with the Audit Committee, 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 auditors' 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 director on the audit resulting in this independent auditors' report is Mr. Kwok Kin Leung.

HLB Hodgson Impey Cheng Limited

Certified Public Accountants

Kwok Kin Leung

Practising Certificate Number: P05769

Hong Kong, 23 March 2018

核數師就審計綜合財務報表承擔的責任(續)

我們亦向審核委員會作出聲明,指出我們已符合有關獨立性的相關專業道德要求,並與他們溝通可能被合理認為會影響我們獨立性的所有關係及其他事宜,以及相關防範措施(如適用)。

從與審核委員會溝通的事項中,我們釐定對本期間綜合財務報表的審計至關重要的事項, 而構成關鍵審核事項。我們在核數師報告中描述該等事項,除非法律或法規不允許公開披露 該等事項,或在極端罕見的情況下,倘合理預 期在我們報告中溝通某事項造成的負面後果超 出產生的公眾利益,則我們決定不應在報告中 傳達該事項。

出具本獨立核數師報告的審計項目董事為郭健 樑先生。

國衛會計師事務所有限公司

香港執業會計師

郭健樑

執業證書編號: P05769

香港,二零一八年三月二十三日

Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

		Notes 附註	2017 二零ー七年	2016 二零一六年	
Revenue	收益	5	35,828,766	28,827,481	
Other income	其他收入	7	2,844,239	1,122,232	
Other gains and losses	其他收益及虧損	8	5,998,913	8,976,484	
Employee benefits expense	員工福利支出	10	(13,018,480)	(12,024,609)	
Depreciation of property, plant and equipment	物業、廠房及設備折舊	14	(4,947,450)	(5,501,843)	
Amortisation of prepaid lease payment	預付租賃款項攤銷	15	(1,874,007)	(1,874,007)	
Share of profit/(loss) of associates	應佔聯營公司之盈利/(虧損)	19	1,786,851	(354,057)	
Other operating expenses	其他經營費用		(17,293,391)	(17,657,606)	
Profit before tax	除税前盈利		9,325,441	1,514,075	
Income tax (expense)/credit	所得税(支出)/抵免	9	(1,089,340)	41,207	
Profit for the year	本年度盈利	10	8,236,101	1,555,282	
Other comprehensive income/(expense) Items that may be reclassified subsequently to profit or loss:	其他全面收益/(開支) o 除後可重分類至損益之項目:				
Exchange differences on translating foreign operations	換算海外業務產生之 匯兑差額		7,335,530	(1,947,266)	
Other comprehensive income/(expense) for the year, net of income tax	本年度其他全面收益/(開支) 扣除所得税		7,335,530	(1,947,266)	
Total comprehensive income/(expense) for the year	本年度全面收益/(開支)總額		15,571,631	(391,984)	

Consolidated Statement of Profit or Loss and Other Comprehensive Income (Continued) 綜合損益及其他全面收益表(續)

		Notes 附註	2017 二零一七年	2016 二零一六年
Profit for the year attributable to: Owners of the Company Non-controlling interests	本年度盈利分配於: 本公司持有人 非控股權益		7,947,117 288,984 8,236,101	1,665,501 (110,219) 1,555,282
Total comprehensive income/(expense) attributable to: Owners of the Company Non-controlling interests	本年度全面收益/(開支) 分配於: 本公司持有人 非控股權益		15,288,008 283,623 15,571,631	(276,453) (115,531) (391,984)
Earnings per share Basic (HK cents per share) Diluted (HK cents per share)	每股盈利 基本(每股港仙) 攤薄(每股港仙)	13 13	0.69 0.69	0.18 0.18

Consolidated Statement of Financial Position 綜合財務狀況表

At 31 December 2017 (in HK Dollars) 於二零一七年十二月三十一目(以港元列示)

		Notes 附註	2017 二零一七年	2016 二零一六年
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	14	29,888,237	33,953,033
Prepaid lease payment	預付租賃款項	15	14,835,881	16,709,888
Investment properties	投資物業	16	223,300,000	218,500,000
Finance lease receivable	融資租賃應收賬款	17	_	46,394,116
Interest in associates	於聯營公司之權益	19	99,639,981	15,361,501
Deferred tax assets	遞延税項資產	24	1,894,269	1,894,269
			369,558,368	332,812,807
Current assets	流動資產			
Inventories	存貨	20	196,728	223,214
Finance lease receivable	融資租賃應收賬款	17	_	9,502,409
Trade and other receivables	貿易及其他應收賬款	21	2,176,582	2,491,924
Cash and bank balances	現金及銀行結餘	22	44,276,066	100,039,994
			46,649,376	112,257,541
Current liabilities	流動負債			
Trade and other payables	貿易及其他應付賬款	23	9,656,595	11,121,764
Tax payable	應付税項		1,016,460	_
			10,673,055	11,121,764
Net current assets	流動資產淨值		35,976,321	101,135,777
Total assets less current liabilities	總資產減流動負債		405,534,689	433,948,584
Capital and reserves	資本及儲備			
Share capital	股本	25	898,839,029	898,839,029
Reserves	儲備		(497,581,005)	(513,266,025)
Equity attributable to owners of the Company	本公司持有人應佔權益		401,258,024	385,573,004
Non-controlling interests	非控股權益		-	43,702,033
Total equity	股本權益總額		401,258,024	429,275,037
Non-current liabilities	非流動負債			
Deferred tax liabilities	遞延税項負債	24	4,276,665	4,673,547
			405,534,689	433,948,584

The consolidated financial statements on pages 71 to 166 were 董事會於二零一八年三月二十三日已批准並授權 approved and authorised for issue by the Board of Directors on 23 March 2018 and are signed on its behalf by:

刊發及簽署之綜合財務報表中第71頁至166頁:

Liu Hongjian 劉洪建 Director 董事

Chen Danyun 陳丹雲 Director 董事

Consolidated Statement of Changes in Equity 綜合權益變動表

		Attri		ners of the Com _l 寺有人應佔	oany		
		Share capital	Translation reserve	Accumulated losses	Sub-total	Attributable to non- controlling interests 分配於	Total
		股本 (Note 25) (附註25)	換算儲備	累計虧損	小計	非控股權益	合計
Balance at 1 January 2016	於二零一六年 一月一日	747,839,049	(8,475,208)	(504,514,364)	234,849,477	-	234,849,477
Contribution from non- controlling interests Recognition of equity-settled	由非控股權益注資	_	_	_	_	43,817,564	43,817,564
share-based payments	確認以股份方式 支付的款項	150,999,980	_	_	150,999,980	_	150,999,980
		150,999,980	_	_	150,999,980	43,817,564	194,817,544
Profit/(loss) for the year Other comprehensive expense	本年度盈利/(虧損) 日本年度其他全面	-	_	1,665,501	1,665,501	(110,219)	1,555,282
for the year	開支	_	(1,941,954)	_	(1,941,954)	(5,312)	(1,947,266
Total comprehensive expense for the year	本年度全面開支 總額	_	(1,941,954)	1,665,501	(276,453)	(115,531)	(391,984
Balance at 31 December 2016 and at 1 January	於二零一六年 十二月三十一日及						
2017 Profit for the year Other comprehensive income.		898,839,029 —	(10,417,162)	(502,848,863) 7,947,117	385,573,004 7,947,117	43,702,033 288,984	429,275,037 8,236,101
(expense) for the year	收益/(開支)	_	7,340,891	_	7,340,891	(5,361)	7,335,530
Total comprehensive income for the year	本年度全面 收益總額	_	7,340,891	7,947,117	15,288,008	283,623	15,571,631
Loss on deemed disposal of a subsidiary	作為出售一家附屬 公司之虧損	10. A. -	397,012	_	397,012	(43,985,656)	(43,588,644
Balance at 31 December 2017	於二零一七年 十二月三十一日	898,839,029	(2,679,259)	(494,901,746)	401,258,024	_	401,258,024

Consolidated Statement of Cash Flows 綜合現金流量表

		0017	2016
		2017 二零一七年	二零一六年
Cash flows from operating activities	經營業務之現金流量	- 4 1	_
Profit for the year	本年度盈利	8,236,101	1,555,282
Adjustments for:	調整項目:		
Income tax expense/(credit)	所得税支出/(抵免)	1,089,340	(41,207)
Bank interest income	銀行利息收入	(246,835)	(797,675)
Share of (profit)/loss of associates	應佔兩間聯營公司之(盈利)/		
	虧損	(1,786,851)	354,057
Amortisation of prepaid lease payment	預付租賃款項攤銷	1,874,007	1,874,007
Depreciation of property, plant and	物業、廠房及設備之折舊		
equipment		4,947,450	5,501,843
Net increase in fair value of investment	投資物業公允價值淨增加		
properties		(4,800,000)	(9,390,500)
Gain arising on change in fair value of	產生自金融資產(結構性存款)之		
financial assets designated as at fair value	公允值改變之收益(指定為通過	(700 0 10)	(470, 400)
through profit or loss	損益以反映公允值)	(760,846)	(473,198)
Loss on disposal of property, plant and	出售物業、廠房及設備之	7 000	4.705
equipment	虧損確認 1975年	7,893	4,735
Loss on deemed disposal of a subsidiary	視作出售一家附屬公司虧損	402,324	_
Impairment loss recognised on other receivables	其他應收賬款之減值虧損確認	_	2,053
Movements in working capital	營運資金變動前之經營現金	8,962,583	(1,410,603)
Decrease in inventories	存貨減少	26,486	101,452
Decrease/(increase) in trade and other	貿易及其他應收賬款		,
receivables	減少/(増加)	347,836	(474,521)
Increase in finance lease receivable	融資租貸應收賬款增加	_	(55,896,525)
(Decrease)/increase in trade and	貿易及其他應付賬款	(705.05.4)	0.657.464
other payables	(減少)/增加	(765,251)	2,857,121
Cash from/(used in) from operating activities	經營業務現金流入/(支出)	8,571,654	(54,823,076)
Income tax paid	已支付的所得税	(309,523)	-
Interest received	已收利息	975,187	1,144,420

Consolidated Statement of Cash Flows (Continued) 綜合現金流量表(續)

		2017 二零一七年	2016 二零一六年
Net cash from/(used in) operating activities		9,237,318	(53,678,656)
Cash flows from investing activities	投資業務之現金流量		
Payments for property, plant and equipment	購置物業、廠房及設備	(168,895)	(4,115,659)
Payments for investment property	購置之投資物業	_	(12,659,520)
Cash outflow from deemed disposal of	視作出售一家附屬公司的		
a subsidiary	現金流出	(36,263,047)	_
Contribution of investment in an associate	聯營公司權益注資	(30,735,000)	_
Net cash used in investing activities	投資業務之現金支出淨額	(67,166,942)	(16,775,179)
Cash flows from financing activities	融資活動之現金流量		
Contribution from non-controlling interests	非控股權益注資	_	43,817,564
Net cash from financing activities	融資活動之現金流入淨額	_	43,817,564
Net decrease in cash	現金及現金等價減少淨額		
and cash equivalents		(57,929,624)	(26,636,271)
Cash and cash equivalents	年初之現金及現金等值		
at the beginning of year		100,039,994	127,321,976
Effects of foreign exchange rate changes	匯率變動之影響	2,165,696	(645,711)
Cash and cash equivalents	年結之現金及現金等值		
at the end of year, representing	即銀行結餘及現金		
bank balances and cash		44,276,066	100,039,994

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

1. GENERAL

Fujian Holdings Limited (the "Company") is incorporated in Hong Kong as a public limited company and its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Its immediate holding company is HC Technology Capital Company Limited, a company incorporated in the British Virgin Islands and its ultimate holding company is Fujian Tourism Development Group Company Limited ("FTDC"), a state-owned corporation in the People's Republic of China (the "PRC"). The addresses of the registered office and principal place of business of the Company is Room 3306-08, 33/F, West Tower, Shun Tak Centre, 200 Connaught Road Central, Hong Kong.

The principal activities of the Company and its subsidiaries (collectively referred to as the "Group") are investment holding, property investment in Hong Kong and hotel operations in the PRC.

The consolidated financial statements are presented in Hong Kong dollars, which is also the functional currency of the Company.

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

Amendments to HKFRSs that are mandatorily effective for the current year

The Group has applied the following amendments to HKFRSs issued by the HKICPA for the first time in the current year:

Amendments to HKAS 7

Disclosure Initiative

Amendments to HKAS 12

Recognition of Deferred Tax Assets for Unrealised Losses As part of the Annual Improvements to HKFRSs 2014-2016 Cycle

Amendments to HKFRS 12

The application of the amendments to HKFRSs in the current year has had no material impact on the Group's financial performance and positions for the current and prior years and/ or on the disclosures set out in these consolidated financial statements.

1. 一般

閩港控股有限公司(「本公司」)為一家於 香港註冊成立之公開上市公司。其股份於 香港聯合交易所有限公司(「聯交所」)上 市。其直接控股公司為華晶科技投資有限 公司,乃於英屬處女群島成立之企業及其 最終控股公司則為福建省旅游發展集團 有限公司(原稱福建省旅游發展集團有限 責任公司)(「旅游集團」),乃中國之國有 企業。本公司註冊辦事處及主要營業地址 為香港干諾道中200號信德中心西座33樓 3306至08室。

本公司及其附屬公司(統稱為「本集團」) 主要從事投資控股、位於香港之物業投資 及位於中國之酒店業務。

綜合財務報表以本公司之功能貨幣港元 呈列。

採納新訂及經修訂香港財務 報告準則(「香港財務報告準則」)

於本年度強制生效之香港財務 報告準則之修訂本

本集團於本年度首次應用以下由香港會 計師公會所頒佈之香港財務報告準則之 修訂本:

香港會計準則第7號 之修訂本

披露計劃

香港會計準則第12號 就未實現虧損確認 之修訂本

遞延税項資產

香港財務報告準則 第12號之修訂本

作為香港財務報告 準則二零一四年 至二零一六年 週期之年度改進 之一部分

於本年度應用該等香港財務報告準則之 修訂本,對本集團於本年度及過往年度之 財務表現及狀況及/或於該等綜合財務報 表所載之披露並無造成重大影響。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and revised HKFRSs in issue but not vet effective

The Group has not early applied the following new and revised HKFRSs that have been issued but are not yet effective:

HKFRS 9 HKFRS 15	Financial Instruments ¹ Revenue from Contracts with Customers ¹
HKFRS 16 HKFRS 17 HK(IFRIC) – Int 22	Leases ² Insurance Contracts ³ Foreign Currency Transactions and Advance Consideration ¹
HK(IFRIC) – Int 23	Uncertainty over Income Tax Treatments ²
Amendments to HKFRS 2	Classification and Measurement of Share-based Payment Transactions ¹
Amendments to HKFRS 4	Applying HKFRS 9 Financial Instruments with HKFRS 4 Insurance Contracts ¹
Amendments to HKFRS 9 Amendments to HKFRS 10 and HKAS 28	Prepayment Features with Negative Compensation ² Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ⁴
Amendments to HKFRS 15	Clarifications to HKFRS 15 Revenue from Contracts with Customers ¹
Amendments to HKAS 28 Amendments to HKAS 28	Long-term Interests in Associates and Joint Ventures ² As part of the Annual Improvements to HKFRSs 2014–2016 Cycle ¹
Amendments to HKAS 40	Transfers of Investment Property ¹
Amendments to HKFRSs	Annual Improvements to HKFRSs 2015–2017 Cycles ²

採納新訂及經修訂香港財務報告準則(「香港財務報告準則」)(續)

已頒佈但尚未生效新訂及經修 訂香港財務報告準則

本集團並無提早應用以下已頒佈但尚未

生效之新訂及經修訂香港財務報告準則: 香港財務報告準則第9號 金融工具1 香港財務報告準則第15號 來自客戶合約 之收入1 香港財務報告準則第16號 租賃2 香港財務報告準則第17號 保險合同3 香港(國際財務報告詮釋 外幣交易及 委員會)一詮釋第22號 預付代價1 之修訂本 香港(國際財務報告詮釋 所得税處理的 委員會)一詮釋第23號 不確定性² 之修訂本 香港財務報告準則第2號 以股份為基礎的付 之修訂本 款交易之分類及 計量1 香港財務報告準則第4號 香港財務報告準則 之修訂本 第9號金融工具 與香港財務報告 準則第4號保險 合約之一併應用1 香港財務報告準則第9號 具有負補償之提前 還款特性² 之修訂本 香港財務報告準則第10號 投資者與其聯營公 及香港會計準則第28號 司或合營企業之 之修訂本 間的資產出售或 注入4 香港財務報告準則第15號 釐清香港財務報告 之修訂本 準則第15號來自 客戶合約之收入1 香港會計準則第28號 於關聯企業及合資 之修訂本 之長期權益2 香港會計準則第28號 作為香港財務報告 之修訂本 準則二零一四年

香港會計準則第40號

香港財務報告準則

之修訂本

之修訂本

至二零一六年週 期之年度改進之 一部分1

投資性物業

之轉列1

香港財務報告準則

二零一五年至二 零一七年週期之 年度改進2

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and revised HKFRSs in issue but not yet effective (Continued)

- ¹ Effective for annual periods beginning on or after 1 January 2018.
- ² Effective for annual periods beginning on or after 1 January 2019.
- ³ Effective for annual periods beginning on or after 1 January 2021.
- ⁴ Effective for annual periods beginning on or after a date to be determined.

HKFRS 9 Financial Instruments

HKFRS 9 introduces new requirements for the classification and measurement of financial assets, financial liabilities, general hedge accounting and impairment requirements for financial assets.

Key requirements of HKFRS 9:

all recognised financial assets that are within the scope of HKFRS 9 are required to be subsequently measured at amortised cost or fair value. Specifically, debt investments that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal outstanding are generally measured at amortised cost at the end of subsequent accounting periods. Debt instruments that are held within a business model whose objective is achieved both by collecting contractual cash flows and selling financial assets, and that have contractual terms that give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding, are generally measured at fair value through other comprehensive income ("FVTOCI"). All other financial assets are measured at their fair value at subsequent accounting periods. In addition, under HKFRS 9, entities may make an irrevocable election to present subsequent changes in the fair value of an equity investment (that is not held for trading) in other comprehensive income, with only dividend income generally recognised in profit or loss.

2. 採納新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)_(續)

已頒佈但尚未生效新訂及經修訂香港財務報告準則(續)

- 於2018年1月1日或其後開始之年度期間生效。
- ² 於2019年1月1日或其後開始之年度期間生效。
- 於2021年1月1日或其後開始之年度期間生效。
- 4 於將釐定之日期或其後開始之年度期間生效。

香港財務報告準則第9號金融工具

香港財務報告準測第9號引入有關金融資產、金融負債、對沖會計處理方法之新規 定及金融資產的減值規定。

香港財務報告準則第9號的主要規定載述:

屬香港財務報告準則第9號範圍內之 所有已確認財務資產其後均須按攤 銷成本或公允值計量。特別是於目 的為收集合約現金流量之業務模式 內所持有,及合約現金流量僅為償 還本金及尚未償還本金利息之債項 投資,一般於其後會計期間結算日 按攤銷成本計量。於目的為同時收 集合約現金流量及出售財務資產的 業務模式內持有的債務工具,以及 合約條款令於特定日期產生的現金 流量純為支付本金及未償還本金的 利息的債務工具,一般按公允值計 入其他全面收益內計量。所有其他 金融資產均於其後會計期間按公允 值計量。此外,根據香港財務報告 準則第9號,實體可作出不可撤銷的 選擇在其他全面收益中呈列股本投 資其後之公允值變動(持作買賣用途 除外),並一般只在損益中確認股息 收入。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and revised HKFRSs in issue but not yet effective (Continued)

HKFRS 9 Financial Instruments (Continued)

Key requirements of HKFRS 9: (Continued)

- with regard to the measurement of financial liabilities designated as at fair value through profit or loss, HKFRS 9 requires that the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is presented in other comprehensive income, unless the recognition of the effects of changes in the liability's credit risk in other comprehensive income would create or enlarge an accounting mismatch in profit or loss. Changes in fair value attributable to a financial liability's credit risk are not subsequently reclassified to profit or loss. Under HKAS 39 Financial Instruments: Recognition and Measurement, the entire amount of the change in the fair value of the financial liability designated as fair value through profit or loss is presented in profit or loss.
- for non-substantial modifications of financial liabilities that do not result in derecognition, the carrying amount of the relevant financial liabilities will be calculated at the present value of the modified contractual cash flows and discounted at the financial liabilities' original effective interest rate. Transaction costs or fees incurred are adjusted to the carrying amount of the modified financial liabilities and are amortised over the remaining term. Any adjustment to the carrying amount of the financial liability is recognised in profit or loss at the date of modification. Currently, the Group revises the effective interest rates for non-substantial modification of financial liabilities with no gain/loss being recognised in profit or loss.

2. 採納新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)(續)

已頒佈但尚未生效的新訂及經修訂香港財務報告準則(續)

香港財務報告準則第9號金融工具

香港財務報告準則第9號的主要規定載述:(續)

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and revised HKFRSs in issue but not yet effective (Continued)

HKFRS 9 Financial Instruments (Continued)

Key requirements of HKFRS 9: (Continued)

- in relation to the impairment of financial assets, HKFRS 9 requires an expected credit loss model, as opposed to an incurred credit loss model under HKAS 39. The expected credit loss model requires an entity to account for expected credit losses and changes in those expected credit losses at each reporting date to reflect changes in credit risk since initial recognition. In other words, it is no longer necessary for a credit event to have occurred before credit losses are recognised.
- the new general hedge accounting requirements retain the three types of hedge accounting mechanisms currently available in HKAS 39. Under HKFRS 9, greater flexibility has been introduced to the types of transactions eligible for hedge accounting, specifically broadening the types of instruments that qualify for hedging instruments and the types of risk components of non-financial items that are eligible for hedge accounting. In addition, the retrospective quantitative effectiveness test has been removed. Enhanced disclosure requirements about an entity's risk management activities have also been introduced.

2. 採納新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)_(續)

已頒佈但尚未生效的新訂及經修訂香港財務報告準則(續)

香港財務報告準則第9號金融工具

香港財務報告準則第9號的主要規定載述:(續)

- 新訂一般對沖會計處理規定保留目前載於香港會計準則第39號的香港會計機制。根據香港財務合計機制。根據已為與財務合計機制。與實理的交易類別引引對會計處理的交易類別引入對會計處理的交擴關符合對沖會分別及符合對沖會分別,與與其數的更別,與與其數的更完善披露規定。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and revised HKFRSs in issue but not yet effective (Continued)

HKFRS 9 Financial Instruments (Continued)

Key requirements of HKFRS 9: (Continued)

In general, the directors of the Company anticipate that the application of the expected credit loss model of HKFRS 9 will result in earlier provision of credit losses which are not yet incurred in relation to the Group's financial assets measured at amortised costs and other items that subject to the impairment provisions upon application of HKFRS 9 by the Group.

Based on the assessment by the directors of the Company, if the expected credit loss model were to be applied by the Group, the accumulated amount of impairment loss to be recognised by the Group as at 1 January 2018 would be slightly increased as compared to the accumulated amount recognised under HKAS 39 mainly attributable to expected credit losses provision on trade and other receivables. Such further impairment recognised under expected credit loss model would reduce the opening retained profits and likely increase the deferred tax assets at 1 January 2018.

The directors of the Company do not anticipate that the application of the HKFRS 9 will have a material effect on the amounts recognised in the Group's consolidated financial statements.

2. 採納新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)(續)

已頒佈但尚未生效的新訂及經修訂香港財務報告準則(續)

香港財務報告準則第9號金融工具 (續)

香港財務報告準則第9號的主要規定載述:(續)

一般而言,本公司董事預期應用香港財務報告準則第9號的預期信貸虧損模式將導致較早提供信貸虧損,該等虧損尚未就本集團按攤銷成本及其他項目計量的金融資產產生須待本集團應用香港財務報告準則第9號作出減值撥備。

根據本公司董事的評估,倘本集團應用預期信貸虧損模式,本集團即將於二零一八年一月一日確認的減值虧損累計金額將較根據香港會計準則第39號確認的累計金額稍微增加,主要歸因於就貿易及其他應收款項作出預期信貸虧損撥備。根據預期信貸虧損模式確認的有關進一步減值將削減於二零一八年一月一日的期初保留利潤。

本公司董事預計應用香港財務報告準則 第9號不會對本集團綜合財務報表內確認 之金額產生重大影響。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and revised HKFRSs in issue but not yet effective (Continued)

HKFRS 15 Revenue from Contracts with Customers

HKFRS 15 was issued which establishes a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers. HKFRS 15 will supersede the current revenue recognition guidance including HKAS 18 *Revenue*, HKAS 11 *Construction Contracts* and the related Interpretations when it becomes effective.

The core principle of HKFRS 15 is that an entity should recognise revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. Specifically, the standard introduces a 5-step approach to revenue recognition:

Step 1: Identify the contract(s) with a customer;

Step 2: Identify the performance obligations in the contract;

Step 3: Determine the transaction price;

Step 4: Allocate the transaction price to the performance obligations in the contract;

Step 5: Recognise revenue when (or as) the entity satisfies a performance obligation.

Under HKFRS 15, an entity recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods or services underlying the particular performance obligation is transferred to the customer. Far more prescriptive guidance has been added in HKFRS 15 to deal with specific scenarios. Furthermore, extensive disclosures are required by HKFRS 15.

2. 採納新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)_(續)

已頒佈但尚未生效的新訂及經修訂香港財務報告準則(續)

香港財務報告準則第15號來自客 戶合約之收入

香港財務報告準則第15號頒布其制定一項單一全面模式供實體用作將自客戶合約所產生的收益入賬。於香港財務報告準則第15號生效後,其將取代現時載於香港會計準則第18號收益、香港會計準則第11號建築合約及相關詮釋的收益確認指引。

香港財務報告準則第15號的核心原則為實體所確認描述向客戶轉讓承諾貨品或服務的收益金額,應為能反映該實體預期就交換該等貨品或服務有權獲得的代價。具體而言,香港財務報告準則第15號引入確認收益的五個步驟:

第一步: 識別與客戶訂立的合約;

第二步: 識別合約中的履約責任;

第三步: 釐定交易價;

第四步:將交易價分配至合約中的履約

責任;

第五步:於實體完成履約責任時(或就

此)確認收益。

根據香港財務報告準則第15號,實體於完成履約責任時(或就此)確認收益,即於特定履約責任相關的商品或服務的「控制權」轉讓予客戶時。香港財務報告準則第15號已就特別情況的處理方法加入更明確的指引。此外,香港財務報告準則第15號要求更詳盡的披露。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and revised HKFRSs in issue but not yet effective (Continued)

HKFRS 15 Revenue from Contracts with Customers (Continued)

In 2016, the HKICPA issued Clarifications to HKFRS 15 in relation to the identification of performance obligations, principal versus agent considerations, as well as licensing application guidance.

The directors of the Company anticipate that the application of HKFRS 15 in the future may result in more disclosures, however, the directors of the Company do not anticipate that the application of HKFRS 15 will have a material impact on the timing and amounts of revenue recognised in the respective reporting periods.

HKFRS 16 Leases

HKFRS 16 introduces a comprehensive model for the identification of lease arrangements and accounting treatments for both lessors and lessees. HKFRS 16 will supersede HKAS 17 *Leases* and the related interpretations when it becomes effective.

HKFRS 16 distinguishes lease and service contracts on the basis of whether an identified asset is controlled by a customer. Distinctions of operating leases and finance leases are removed for lessee accounting, and is replaced by a model where a right-of-use asset and a corresponding liability have to be recognised for all leases by lessees, except for short-term leases and leases of low value assets.

2. 採納新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)(續)

已頒佈但尚未生效的新訂及經修訂香港財務報告準則(續)

香港財務報告準則第15號來自客 戶合約之收入(續)

於二零一六年,香港會計師公會頒佈有關 識別履約責任、主體代理安排及許可應用 指引之香港財務報告準則第15號的釐清。

本公司董事預期,於未來通過香港財務報告準則第15號可能會對就本集團的綜合財務報表中的已呈報金額及披露資料造成影響。然而,本公司董事認為,於完成詳細審閱前無法合理估算有關香港財務報告準則第15號的影響。

香港財務報告準則第16號租賃

香港財務報告準則第16號為識別出租人 及承租人的租賃安排及會計處理引入一 個綜合模式。香港財務報告準則第16號 於生效時將取代香港會計準則第17號租 賃及相關詮釋。

香港財務報告準則第16號根據所識別資產是否由客戶控制來區分租賃及服務合約。除短期租賃及租賃低值資產外,經營租約與融資租賃的差異自承租人會計處理中撤銷,並由承租人須就所有租賃確認使用權資產及相應負債的模式替代。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and revised HKFRSs in issue but not yet effective (Continued)

HKFRS 16 Leases (Continued)

The right-of-use asset is initially measured at cost and subsequently measured at cost (subject to certain exceptions) less accumulated depreciation and impairment losses, adjusted for any remeasurement of the lease liability. The lease liability is initially measured at the present value of the lease payments that are not paid at that date. Subsequently, the lease liability is adjusted for interest and lease payments, as well as the impact of lease modifications, amongst others. For the classification of cash flows, the Group currently presents upfront prepaid lease payments as investing cash flows in relation to leasehold lands for owned use and those classified as investment properties while other operating lease payments are presented as operating cash flows. Upon application of HKFRS 16, lease payments in relation to lease liability will be allocated into a principal and an interest portion which will be presented as financing and operating cash flows respectively by the Group.

Under HKAS 17, the Group has already recognised an asset and a related finance lease liability for finance lease arrangement and prepaid lease payments for leasehold lands where the Group is a lessee. The application of HKFRS 16 may result in potential changes in classification of these assets depending on whether the Group presents right-of-use assets separately or within the same line item at which the corresponding underlying assets would be presented if they were owned.

In contrast to lessee accounting, HKFRS 16 substantially carries forward the lessor accounting requirements in HKAS 17, and continues to require a lessor to classify a lease either as an operating lease or a finance lease.

Furthermore, extensive disclosures are required by HKFRS 16.

2. 採納新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)_(續)

已頒佈但尚未生效的新訂及經修訂香港財務報告準則(續)

香港財務報告準則第16號和賃(續)

根據香港會計準則第17號,本集團已就融資租賃安排及租賃土地(本集團為承租人)之預付租賃付款確認資產及相關融資租賃負債。應用香港財務報告準則第16號將視乎本集團單獨或於倘擁有資產時將呈列之相應有關資產的同一項目內呈列使用權資產而可能導致該等資產之分類發生潛在變動。

與承租人會計處理相反,香港財務報告準則第16號充分推進香港會計準則第17號 之出租人會計處理規定,並繼續要求出租 人將租賃分類為經營租約或融資租賃。

此外,香港財務報告準則第16號要求全面的披露。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and revised HKFRSs in issue but not yet effective (Continued)

HKFRS 16 Leases (Continued)

As at 31 December 2017, the Group has non-cancellable operating lease commitments of HK\$1,378,405 as disclosed in note 29. A preliminary assessment indicates that these arrangements will meet the definition of a lease. Upon application of HKFRS 16, the Group will recognise a right-of-use asset and a corresponding liability in respect of all these leases unless they qualify for low value or short-term leases.

Furthermore, the application of new requirements may result in changes in measurement, presentation and disclosure as indicated above. However, it is not practicable to provide a reasonable estimate of the financial effect until the directors complete a detailed review.

The directors of the Company do not anticipate that the application of the other new and revised HKFRSs will have a material impact on the results and finance positions of the Group.

2. 採納新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)(續)

已頒佈但尚未生效的新訂及經修訂香港財務報告準則(續)

香港財務報告準則第16號租賃(續)

附註29所披露,本集團於二零一七年十二月三十一日擁有不可撤銷經營租約承擔1,378,405港元。初步評估顯示,該等安排直到適用香港財務報告準則第16號項下租賃之定義,本集團將就所有該等租賃確認使用權資產及相應的負債,除非有關租賃符合低價值或短期租賃。

此外,如上文所述,新要求的適用可能導致計量、列報和披露方面的變化。不過, 在董事完成詳細檢討前,就財務影響作出 合理估計並不切實可行。

本公司董事不預期採用其他新訂及經修 訂香港財務報告準則對本集團的業績及 財務狀況有重大影響。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and revised HKFRSs in issue but not yet effective (Continued)

HK(IFRIC)-Int 22 Foreign Currency Transactions and Advance Consideration

HK(IFRIC)-Int 22 addresses how to determine the "date of transaction" for the purpose of determining the exchange rate to use on initial recognition of an asset, expense or income, when consideration for that item has been paid or received in advance in a foreign currency which resulted in the recognition of a non-monetary asset or non-monetary liability (for example a non-refundable deposit or deferred revenue).

The interpretation specifies that the date of transaction is the date on which the entity initially recognises the non-monetary assets or non-monetary liability arising from the payment or receipt of advance consideration. If there are multiple payments or receipts in advance, the Interpretation requires an entity to determine the date of transaction for each payment or receipt of advance consideration.

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

The amendments clarify classification and measurement of cash-settled share-based payment under certain specific circumstances and share-based payments in which the Group is required by local tax law or regulation to withhold certain number of equity instruments for settlement of the employee's tax obligation. The directors of the Company do not anticipate that the application of Amendments to HKFRS 2 will have a material impact on the classification and measurement of the Group's share-based payment transactions.

2. 採納新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)_(續)

已頒佈但尚未生效的新訂及經修訂香港財務報告準則(續)

香港(國際財務報告詮釋委員會)-詮釋第22號之修訂本外幣交易及預付代價

香港(國際財務報告詮釋委員會)一詮釋第22號之修訂本説明如何確定「交易日期」,以確定初始確認某項資產、費用或收入時使用的匯率,如果該項目的代價已用外幣支付或收到,將導致確認非貨幣資產或非貨幣負債(例如,不可退還的存款或遞延收益)。

詮釋指明,交易日期是該實體最初確認因 支付或收取預付款而產生的非貨幣資產 或非貨幣負債的日期。如果預先收到多筆 付款或收據,詮釋要求實體須確定每筆付 款或收到預付款的交易日期。

香港財務報告準則第2號之修訂本 股份付款交易之分類及計量

該修訂明確了特定情況下現金結算股票支付的分類和計量,以及根據當地稅法或法規要求集團保留一定數量的權益工具以清償僱員於股份付款交易下的納稅義務。本公司董事預期,香港財務報告準則第2號之修訂本,不會對集團以股票為基礎的支付交易的分類及量度產生重大影響。

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2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and revised HKFRSs in issue but not yet effective (Continued)

Amendments to HKFRS 9 Prepayment Features with Negative Compensation

The amendments revise existing requirements in HKFRS 9 regarding termination rights in order to allow measurement at amortised cost (or, depending on the business model, at fair value through other comprehensive income) in the case of negative compensation payments (where the lender has to make a settlement payment in the event of termination by the borrower).

Amendments to HKFRS 10 and HKAS 28 Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments to HKFRS 10 Consolidated Financial Statements and HKAS 28 Investments in Associates and Joint Ventures deal with situations where there is a sale or contribution of assets between an investor and its associate or joint venture. Specifically, the amendments state that gains or losses resulting from the loss of control of a subsidiary that does not contain a business in a transaction with an associate or a joint venture that is accounted for using the equity method, are recognised in the parent's profit or loss only to the extent of the unrelated investors' interests in that associate or joint venture. Similarly, gains and losses resulting from the remeasurement of investments retained in any former subsidiary (that has become an associate or a joint venture that is accounted for using the equity method) to fair value are recognised in the former parent's profit or loss only to the extent of the unrelated investors' interests in the new associate or joint venture.

2. 採納新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)(續)

已頒佈但尚未生效的新訂及經修訂香港財務報告準則(續)

香港財務報告準則第9號之修訂本 具有負補償之提前環款特性

該修訂修改了香港財務報告準則第9號有關終止權利的現行規定,以便在負補償付款(貸款人須在借款人終止時支付結算款項)時,以攤銷其成本(或根據業務模式,以其他綜合收入的公允價值計算)計算。

香港財務報告準則第10號及香港會計準則第28號之修訂本投資者與其聯營公司或合營企業之間之資產出售或注資

香港財務報告準則第10號修訂本綜合財 務報表及香港會計準則第28號於聯營公 司及合營企業的投資處理投資者和其聯 營公司或合營企業存在資產出售或注資 的情況。具體而言,該等修訂説明因失去 對一家附屬公司的控制權而產生的收益 或虧損(不包含在與一家聯營公司或合營 企業(以權益法列賬)的交易的業務)於母 公司的損益中確認,惟僅以非相關投資者 於該聯營公司或合營企業的權益為限。同 樣地,因重新計量保留於任何前附屬公司 (已成為一家聯營公司或合營企業,以權 益法列賬)的投資而產生的收益或虧損至 公允價值於前母公司的損益中確認,惟僅 以非相關投資者於新聯營公司或合營企 業的權益為限。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策

The consolidated financial statements have been prepared in accordance with HKFRSs issued by the HKICPA. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Listing Rules") and by the Hong Kong Companies Ordinance ("CO").

The consolidated financial statements have been prepared on the historical cost basis except for certain properties and financial instruments that are measured at fair values at the end of each reporting period, as explained in the accounting policies set out below.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of HKFRS 2, leasing transactions that are within the scope of HKAS 17, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in HKAS 2 or value in use in HKAS 36.

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

此等綜合財務報表乃根據所有由香港會計師公會頒佈適用香港財務報告準則編製。此外,綜合財務報表乃根據包括香港聯合交易所有限公司證券上市規則(「上市規則」)及香港《公司條例》(「公司條例」)之披露要求編製。

綜合財務報表乃按歷史成本基準編製,惟若干物業和金融工具於會計期間結束時 乃按公允值計量如下文會計政策所闡釋。

歷史成本一般按物品和服務於交換之代價之公允值計算。

公允價值是指市場參與者之間在計量日 進行的有序交易中出售一項資產所收取 的價格或轉移一項負債所支付的價格,無 論該價格是直接觀察到的結果還是採用 其他估值技術作出的估計。在對資產或負 債的公允價值作出估計時,本集團考慮了 市場參與者在計量日為該資產或負債進 行定價時將會考慮的那些特徵。在本綜合 財務報表中計量和/或披露的公允價值均 在此基礎上予以確定,但香港財務報告準 則第2號範圍內的以股份為基礎的支付交 易、香港會計準則第17號範圍內的租賃 交易、以及與公允價值類似但並非公允價 值的計量,例如,香港會計準則第2號中 的可變現淨值或香港會計準則第36號中 的使用價值除外。

非金融資產公允價值之計量則參考市場 參與者可從使用該資產得到之最高及最 佳效用,或將該資產售予另一可從使用該 資產得到最高及最佳效用之市場參與者 所產生之經濟效益。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

For financial instruments and investment properties which are transferred at fair value and a valuation technique that unobservable inputs is to be used to measure fair value in subsequent periods, the valuation technique is calibrated so that the results of the valuation technique equals the transaction price.

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date:
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

The principal accounting policies are set out below.

對於以公允價值轉讓的金融工具和投資 財產,以及於以後各期使用不可觀測的輸 入數據計量的公允價值的估值技術,須對 估值技術進行校準,使估值技術的結果與 交易價格相等。

此外,就財務報告而言,公允值計量可按公允值計量之輸入數據可觀察程度及公允值計量之輸入數據對其整體之重要性 劃分為第一、二及三級,詳述如下:

- 第一級輸入數據乃實體於計量日期 可於活躍市場就相同資產或負債獲 得之報價(未經調整);
- 第二級輸入數據乃為第一級所載報 價以外之輸入數據,而該等數據乃 就有關資產或負債可直接或間接觀 察之輸入數據;及
- 第三級輸入數據乃資產或負債之不可觀察輸入數據。

主要會計政策如下。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary.

Profit or loss and each item of other comprehensive income are attributed to the owners of the Company and to the non-controlling interests. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies.

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

合併基準

綜合財務報表包括本公司及本公司及其 附屬公司所控制實體的財務報表。本公司 在下列情況下擁有控制權:

- 有權控制投資對象;
- 因參與投資對象的營運而對其浮動 回報承擔風險或享有權利;及
- 有能力運用其權力以影響投資對象 的回報。

倘有事實及情況顯示上述三項控制因素 中有一項或以上出現變動,則本集團會重 新評估其是否對投資對象擁有控制權。

附屬公司於本公司取得對附屬公司的控制權時開始綜合入賬,並於本公司喪失對附屬公司的控制權時終止綜合入賬。特別是,於年內收購或出售附屬公司的收入及開支自本公司取得附屬公司控制權的日期起直至本公司不再控制附屬公司之日止於綜合損益及其他全面收入表內列賬。

損益及其他全面收入的各個項目乃歸屬 於本公司持有人及非控股權益。附屬公司 的全面收入總額乃歸屬於本公司擁有人 及非控股權益,即使此舉會導致非控股權 益產生虧絀結餘。

附屬公司的財務報表於有需要時作出調整,以使其會計政策與本集團所採納者一 致。

集團成員公司之間有關資產及負債、權益、收入、開支及現金流量於合併時全部 撇銷。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Changes in the Group's ownership interests in existing subsidiaries

Changes in the Group's ownership interests in existing subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's relevant components of equity and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries, including re-attribution of relevant reserves between the Group and the non-controlling interests according to the Group's and the non-controlling interests' proportionate interests. Any difference between the amount by which the non-controlling interests are adjusted, and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

When the Group loses control of a subsidiary, the assets and liabilities of that subsidiary and non-controlling interests (if any) are derecognised. A gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the carrying amount of the assets (including goodwill), and liabilities of the subsidiary attributable to the owners of the Company. All amounts previously recognised in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable HKFRSs). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under HKAS 39 or, when applicable, the cost on initial recognition of an investment in an associate or a joint venture.

本集團於現有附屬公司擁有權 之變動

倘本集團失去附屬公司之控制權,該附屬 公司的資產和負債及非控股權益(如有) 會被取消確認。則於損益確認盈利或虧損 並計為(i)所收代價的公允值及任何保留權 益的公允值總和及(ii)該等資產(包括商譽) 賬面值及本公司擁有人應佔該附屬公司 負債之間的差額。先前於其他全面收益確 認的與該附屬公司相關款項,會按猶如本 集團已直接出售該附屬公司之相關資產 或負債入賬(即按適用香港財務報告準則 指定/允許重新分類至損益或轉發至另一 權益類別下)。於失去控制權當日於前附 屬公司保留之任何投資的公允值將根據 香港會計準則第39號,於其後入賬時被 列作初步確認之公允值,或(如適用)於初 步確認時於聯營公司或合營公司之投資 成本。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Investments in subsidiaries

A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

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

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

The results of subsidiaries are included in the Company's statement of profit or loss to the extent of dividends received and receivable. The Company's investments in subsidiaries that are not classified as held for sale in accordance with HKFRS 5 Non-current Assets Held for Sale and Discontinued Operations are stated at cost less any impairment losses.

附屬公司之投資

附屬子公司乃本公司及/或其其他附屬子公司控制的實體(包括結構性實體)。取得控制權是指當本集團對參與投資對象業務的浮動回報承擔風險或享有權利以及能透過對投資對象的權力(即本集團獲賦予現有能力以主導投資對象相關活動的既存權利)影響該等回報時。

當本公司直接或間接擁有的投資對象少於大多數的投票權或類似權利時,本集團 於評估其對投資對象是否擁有權力時會 考慮所有相關事實及情況,包括:

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

附屬子公司的業績按已收及應收股息計入本公司的損益表。本公司於附屬子公司的投資根據香港財務報告準則第5號持有作出售之非流動資產及終止業務處理並非分類為持有作出售者,皆按成本減任何減值虧損列賬。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Interest in associates

An associate is the entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

The results and assets and liabilities of associates are incorporated in these consolidated financial statements using the equity method of accounting. The financial statements of associates used for equity accounting purposes are prepared using uniform accounting policies as those of the Group for like transactions and events in similar circumstances. Under the equity method, an investment in associates is initially recognised in the consolidated statement of financial position at cost and adjusted thereafter to recognise the Group's share of the profit or loss and other comprehensive income of the associates. Changes in net assets of the associates other than profit or loss and other comprehensive income are not accounted for unless such changes resulted in ownership interest held by the Group. When the Group's share of losses of associates exceeds the Group's interest in associates (which includes any long-term interests that, in substance, form part of the Group's net investment in associates), the Group discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associates.

An investment in associates is accounted for using the equity method from the date on which the investee becomes an associate. On acquisition of the investment in associates, any excess of the cost of the investment over the Group's share of the net fair value of the identifiable assets and liabilities of the investee is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired.

聯營公司之投資

聯營公司指集團對其有重大影響力,而非 附屬公司或合營權的一切實體。重大影響 力即在投資對象公司作出財務及營運決 定時,本集團有權力參與,但不擁有控制 權。

聯營公司之業績、資產及負債乃以權益會 計法計入綜合財務報表。根據權益法,聯 營公司用於權益會計目的之財務報表均 對類似交易及情況採用和集團統一的會 計政策。於聯營公司之投資乃按成本初步 確認於綜合財務狀況表中列賬,並就本集 團分佔該聯營公司之損益及聯營公司之 其他全面收益中作出調整。聯營公司淨資 產的變動除損益和其他全面收入外,將不 會入賬,除非這種變動導致本集團所持有 的權益有所變動。當本集團分佔聯營公司 之虧損超出集團於聯營公司之權益(其包 括任何長期權益,而該長期權益實質上構 成本集團於聯營公司之投資淨額之一部 份),則本集團不再繼續確認其分佔之進 一步虧損。額外分佔之虧損以本集團已產 生法定或推定責任或代表該聯營公司作 出付款者為限被確認。

於被投資方成為聯營公司當日,對聯營公司之投資採用權益法入賬。於收購聯營公司之投資時,投資成本超過本集團分佔該被投資方可識別資產及負債公允淨值之任何部分乃確認為商譽,並計入投資之度面值。本集團所佔可識別資產及負債於重面值。本集團所佔可識別資產及負債於重新評估後之公允淨值與投資成本之任何差額,會於收購投資期間即時於損益確認。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Interest in associates (Continued)

The requirements of HKAS 39 are applied to determine whether it is necessary to recognise any impairment loss with respect to the Group's investment in associates. When necessary, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with HKAS 36 as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs of disposal) with its carrying amount. Any impairment loss recognised forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with HKAS 36 to the extent that the recoverable amount of the investment subsequently increases.

When the Group ceases to have significant influence over associates, it is accounted for as a disposal of the entire interest in the investee with a resulting gain or loss being recognised in profit or loss. When the Group retains an interest in the former associates and the retained interest is a financial asset within the scope of HKAS 39, the Group measures the retained interest at fair value at that date and the fair value is regarded as its fair value on initial recognition. The difference between the carrying amount of the associates, and the fair value of any retained interest and any proceeds from disposing the relevant interest in the associates is included in the determination of the gain or loss on disposal of the associates. In addition, the Group accounts for all amounts previously recognised in other comprehensive income in relation to the associates on the same basis as would be required if the associates had directly disposed of the related assets or liabilities. Therefore, if a gain or loss previously recognised in other comprehensive income by the associates would be reclassified to profit or loss on the disposal of the related assets or liabilities, the Group reclassifies the gain or loss from equity to profit or loss (as a reclassification adjustment) upon disposal/partial disposal of the relevant associates.

The Group continues to use the equity method when an investment in associates becomes an investment in a joint venture or an investment in a joint venture becomes an investment in associates. There is no remeasurement to fair value upon such changes in ownership interests.

聯營公司之投資(續)

當本集團不再施加重大影響的聯營公 司,將會被視為當被投資方的整體利益在 出售後所產生的收益或損失在損益表中 確認。當該投資不再為聯營公司,或當投 資(或其部分)被分類為持作出售時,於終 止日起本集團將不採用權益法。本集團將 按照香港會計準則第39號之規定,將保 留權益之前聯營公司視作為一種金融資 產,本集團公允值計量所保留的權益會根 據香港會計準則第39號首次確認為金融 資產之公允值作其公允值。先前已保留權 益應佔聯營公司賬面值與其公允值之間 的差額,乃計入出售該聯營公司之損益。 此外,本集團將先前在其他全面收入就聯 營公司確認之所有金額入賬,基準與聯營 公司直接出售相關資產或負債的基準相 同。因此,倘聯營公司先前已認其他全面 收入之損益,則會於出售相關資產或負債 時重新分類至損益賬,當對聯營公司在出 售/部份出售時,本集團將收益或虧損由 權益重新分類至損益賬(作為重新分類調 整)。

當於聯營公司之投資成為於合營企業之投資或於合營企業之投資成為於聯營公司之投資時,本集團繼續使用權益法。於發生該等擁有權權益變動時,不會對公允值進行重新計量。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Interest in associates (Continued)

When the Group reduces its ownership interest in associates but the Group continues to use the equity method, the Group reclassifies to profit or loss the proportion of the gain or loss that had previously been recognised in other comprehensive income relating to that reduction in ownership interest if that gain or loss would be reclassified to profit or loss on the disposal of the related assets or liabilities.

When a group entity transacts with associates of the Group, profits and losses resulting from the transactions with the associates are recognised in the Group's consolidated financial statements only to the extent of interests in the associates that are not related to the Group.

Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable. Revenue is reduced for estimated customer returns, rebates and other similar allowances.

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

Rental income under operating leases is recognised on a straight-line basis over the term of the lease.

Revenue from hotel operations is recognised when services are provided.

Interest income from a financial asset is recognised when it is probable that economic benefits will flow to the Group and the amount of income can be measured reliably. Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

聯營公司之投資(續)

當本集團減少其於聯營公司之擁有權權益,惟本集團繼續使用權益法時,而倘該 盈虧將於出售相關資產或負債時重新分類至損益之情況下,本集團會將先前就減 少擁有權權益於其他全面收益中確認之 盈虧之部份重新分類至損益。

倘一集團實體與其聯營公司之集團交易,與其聯營公司交易所產生之損益只會在有關聯營公司之權益與本集團無關的情況下,才會在本集團之綜合財務報表確認。

收益確認

收入按已收或應收代價之公允價值計量,收益已計入預期客戶之退貨、回扣及 其他類似之津貼。

如下文所述,當未來的經濟利益有可能流向本集團時及當集團的各項活動滿足特定標準時及收入可以可靠地計量時,收入會被確認。

經營租賃之租金收入按租約年期以直線 法確認。

酒店業務之收益乃於提供該等服務時確 認入賬。

倘金融資產之利息的經濟利益將流入集 團及有關之收益能可靠被計算,利息收入 按未償還本金額及適用之實際利率以時 間比例確認。有關利率按金融資產之估計 未來現金流入預計可使用期內折現至資 產賬面淨值之利率計算。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Leasing

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

The Group as lessor

Amounts due from lessees under finance leases are recognised as receivables at the amount of the Group's net investment in the leases. Finance lease income is allocated to accounting periods so as to reflect a constant periodic rate of return on the Group's net investment outstanding in respect of the leases.

Rental income from operating leases is recognised in profit or loss on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset. Other than investment properties measured under fair value model, such costs are recognised as an expense on a straight-line basis over the lease term.

The Group as lessee

Assets held under finance leases are recognised as assets of the Group at their fair value at the inception of the lease or, if lower, at the present value of the minimum lease payments. The corresponding liability to the lessor is included in the consolidated statement of financial position as a finance lease obligation.

Lease payments are apportioned between finance expenses and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability. Finance expenses are recognised immediately in profit or loss, unless they are directly attributable to qualifying assets, in which case they are capitalised in accordance with the Group's general policy on borrowing costs. Contingent rentals are recognised as expenses in the periods in which they are incurred.

租賃

倘租賃期條款將所有權絕大部分風險及 回報轉讓予承租人,則租賃被分類為融資 租賃。所有其他租賃被分類為經營租賃。

本集團作為出租人

根據融資租約應收承租人款項按本集團 於租約之淨投資記錄為應收款項。融資租 約收入分配至各會計期間,以反映本集團 就租約未償還投資淨額之固定週期回報 率。

經營租約之租金收入會以直線法按有關租約年期於損益帳內確認。磋商及安排經營租約時產生之初步直接成本會加入租賃資產之賬面值。除了公允價值模式計算下的投資物業,並以直線法按租約年期確認為開支。

本集團作為承和人

按融資租約持有之資產按租約開始時之 公允值或(倘為較低者)按最低租賃款項 之現值確認為本集團資產。對出租人之相 應責任則於資產負債表列為融資租賃責 任。

租賃款項按比例分攤為融資費用及租賃責任減少,從而讓該等負債之利息按負債之應付餘額以固定息率計算。融資費用直接於損益表扣除。除非他們是直接與合資格資產相關,在這種情況下,他們符合集團資本化借款費用的總政策。或然租金在其發生期間會確認為開支。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Leasing (Continued)

The Group as lessee (Continued)

Operating lease payments, including the cost of acquiring land held under operating leases, are recognised as an expense on a straight-line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed. Contingent rentals arising under operating leases are recognised as an expense in the period in which they are incurred.

In the event that lease incentives are received to enter into operating leases, such incentives are recognised as a liability. The aggregate benefit of incentives is recognised as a reduction of rental expense on a straight-line basis, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed.

Leasehold land and building

When the Group makes payment for property interest which includes both leasehold land and building elements, the Group assesses the classification of each element separately based on the assessment as to whether substantially all the risks and rewards incidental to ownership of each element have been transferred to the Group, unless it is clear that both elements are operating leases in which case the entire property is accounted as an operating leases. Specifically, the entire consideration (including any lump-sum upfront payments) are allocated between the leasehold land and the building elements in proportion to the relative fair values of the leasehold interests in the land element and building element at initial recognition.

To the extent the allocation of the relevant payments can be made reliably, interest in leasehold land that is accounted for as an operating lease is presented as "prepaid lease payments" in the consolidated statement of financial position and is amortised over the lease term on a straight-line basis except for those that are classified and accounted for as investment properties under the fair value model. When the payments cannot be allocated reliably between the leasehold land and building elements, the entire property is generally classified as if the leasehold land is under finance lease.

租賃(續)

本集團作為承租人(續)

經營租約租金按有關租期以直線法確認為一項開支,除非另有系統基準更能代表租賃資產使用經濟利益之時間模式則除外。根據經營租賃所產生或然租金於其產 生期間內確認為開支。

倘訂立經營租約時收取租賃優惠,則有關 優惠確認為負債。優惠總利益以直線法確 認為租金開支減少,除非另有系統基準更 能代表租賃資產使用經濟利益之時間模 式則除外。

租賃土地及樓宇

當本集團支付物業權益時包括土地及樓 宇成份,本集團會按因擁有每個成份而附 帶的絕大部份風險及回報是否已轉移 不集團的基礎上評估每個成份,除非兩個 成份均明顯為經營租賃,在此情況下,整 個代價(包括任何一次性預付款)根據 初步確認時土地部分及樓宇部分各自租 實權益的相關公允值按比例在土地及樓 宇部分之間分配。

倘能可靠分配租賃款項,作為經營租賃入 賬的租賃土地權益於綜合財務狀況表內 呈列為「預付租賃款項」並按直線法於租 賃期內攤銷。除分類及視為投資物業以公 允值模式外。當租金不能夠在土地和樓 宇間可靠的分配時,整項物業視為融資租 賃,並列賬為租賃土地。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recognised at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, are recognised in profit or loss in the period in which they arise.

For the purposes of presenting consolidated financial statements, the assets and liabilities of the Group's operations are translated into the presentation currency of the Group (i.e. Hong Kong dollars) using exchange rates prevailing at the end of each reporting period. Income and expenses items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during the period, in which case, the exchange rates prevailing at the dates of the transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of translation reserve (attributed to non-controlling interest as appropriate).

Retirement benefit costs

Payments to the Manadatory Provident Fund Scheme are recognised as an expense when employees have rendered service entitling them to the contributions.

外幣

於編製每間個別集團實體的財務報表時,倘交易的貨幣(外幣)與實體的功能貨幣不同,則以其功能貨幣(實體經營工數學之為日期適用的實際等等。於報告之結算日,貨幣項目與外幣為面值的貨幣項目按結算的匯率換算。以公允值確定當日的匯率換算。惟外幣列值以歷史成本入賬的實際項目則不予換算。

結算及換算貨幣項目所產生之滙兑差額 計入其產生期間之盈虧。

就綜合財務報表之呈列方式而言,本集團 海外業務之資產與負債按於報告期別 時適用之匯率換算為本集團之呈列貨該 (即港元),而彼等之收入及開支則按該 度之平均匯率換算,惟匯率於該期間交 波動則除外,於此情況下,則按各 該期 期適用之匯率換算。產生之匯兑差額 (如 類 有)確認為其他全面收益並累計於權益 分 協備內(如適用將歸於非控股權益)。

退休福利成本

向界強制性公積金計劃條例支付之供款 於僱員提供服務而使其符合領取供款資 格時確認為開支。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Share-based payment arrangements

Equity-settled share-based payment transactions

Share options granted to employees

Equity-settled share-based payments to employees and others providing similar services are measured at the fair value of the equity instruments at the grant date.

The fair value of the equity-settled share-based payments determined at the grant date without taking into consideration all non-market vesting conditions is expensed on a straight-line basis over the vesting period, based on the Group's estimate of equity instruments that will eventually vest, with a corresponding increase in equity (share options reserve). At the end of each reporting period, the Group revises its estimate of the number of equity instruments expected to vest based on assessment of all relevant non-market vesting conditions. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the share options reserve. For share options that vest immediately at the date of grant, the fair value of the share options granted is expensed immediately to profit or loss.

When share options are exercised, the amount previously recognised in share options reserve will be transferred to equity. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share options reserve will continue to be held in share options reserve/will be transferred to retained profits/ other reserve.

Share options granted to parties other than employees Equity-settled share-based payment transactions with parties other than employees are measured at the fair value of the goods or services received, except where that fair value cannot be estimated reliably, in which case they are measured at the fair value of the equity instruments granted, measured at the date the entity obtains the goods or the counterparty renders the service. The fair values of the goods or services received are recognised as expenses (unless the goods of services qualify for recognition as assets).

以股份支付之交易之安排 以股份支付之交易

授予僱員之購股權

以權益結算之以股份支款和其他提供類 似服務乃按照權益工具在授出當日之公 允值計算。

購股權行使時,先前於以股份為支付基礎的酬金儲備中確認之金額會轉撥至權益。當購股權於歸屬日期後被沒收或到屆滿日期仍未被行使,先前於以股份為支付基礎的酬金儲備中確認之金額會繼續保留於酬金儲備或轉撥至累計盈利虧損或其他儲備。

授予僱員外之其他人士之購股權

有關除僱員外之其他人士之以權益結算 以股份支付款項交易乃以收取之貨品或 服務之公允值計量,惟公允值未能可靠估 計則除外,於該情況下,按所授予權益 具的公允價值計量,其乃按實體收取 或交易對手方提供服務當日計量。所 貨品或服務的公允值於本公司收取 或交易對手方提供服務時確認為開支(惟 有關貨品或服務合資格確認為資產則除 外)。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the consolidated statement of profit or loss and other comprehensive income because of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and associates, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

税項

所得税開支指本年度應付税項及遞延税 項的總和。

現時應付税項乃按本年應課税盈利計算。應課税盈利因應其他年度的應課税或應扣減之收入或開支項目及從未課税或可扣税之項目有所不同,故與綜合損益及其他全面收益表所列盈利不同。本集團出稅項負債乃按已於年度報表結算日已頒佈或實際上已頒佈的稅率計算。

遞延税項以綜合財務報表內資產及負債 的賬面值與計算應課税盈利所採用相應 税基之差異入賬。遞延稅項負債一般就所 有應課稅暫時差額確認,遞延稅項資 接可能出現可供動用可扣減暫時差額 按可能出現可供動用可扣減暫時差額 所有應課稅盈利而予以確認。倘若暫應 額由商譽或由初次確認一項不影響應 稅盈利或會計盈利之其他資產及負債 務合併除外)所產生,則不會確認有關資 產及負債。

遞延稅項負債就與附屬公司及合營安排 之投資相關之應課稅暫時差額予以確認,惟倘本集團可控制其撥回及差額有 能不會於可見將來撥回則除外。因與有關 投資及權益相關之可扣減暫時差額而產 生之遞延稅項資產僅於可能產生足夠應 課稅盈利以動用暫時差額盈利並預期可 於可見將來撥回時確認。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Taxation (Continued)

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

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

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

For the purposes of measuring deferred tax liabilities or deferred tax assets for investment properties that are measured using the fair value model, the carrying amounts of such properties are presumed to be recovered entirely through sale, unless the presumption is rebutted. The presumption is rebutted when the investment property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the investment property over time, rather than through sale.

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

Property, plant and equipment

Property, plant and equipment including hotel property held for use in the production or supply of goods or services, or for administrative purposes, are stated in the consolidated statement of financial position at cost or revalued amount, less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

税項(續)

遞延税項資產之賬面值於每報告期間末 作檢討,並於可能無足夠應課稅盈利恢復 全部或部份資產價值時作調減。

遞延税項資產及負債以變現資產或清償 負債期間預期之適用税率計算,根據於報 告期間末已頒佈或實質上已頒佈之税率 (及税法)計算。

遞延所得税負債和資產之計量反映在報 告期間末本集團預期將來能收回或支付 有關資產和負債賬面金額之税務影響。

就計量採用公允價值模式計量之投資物業的遞延所得稅負債或遞延所得稅負債或遞延所得稅資產,該等物業的賬面值被推定為完全通過出售收回。除非此項假設在某些情況下被駁回。當投資物業為可折舊及投資物業為因出售收回而並非根據商業模式在一般時間內消耗在投資物業內絕大部份經濟利益,此項假設會被駁回。

即期及遞延税項於損益確認,惟當其與在其他全面收入中確認或直接在股權中確認的項目相關,則即期及遞延税項亦分別於其他全面收入或直接於股權中確認。

物業、廠房及設備

物業、廠房及設備,包括酒店物業以用作生產或提供服務或管理目的,乃按成本值或於重估值減其後的累積折舊及其後的累積減值虧損列賬於綜合財務狀況表內,如有。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Property, plant and equipment (Continued)

Hotel property is interests in buildings and their integral fixed plant which are collectively used in the operations of the hotel, and are stated at cost less subsequent depreciation and impairment losses, if any, the related repairs and maintenance attributable to hotel properties are charged to the consolidated statement of profit or loss and other comprehensive income in the period which they are incurred. The costs of significant improvements are capitalised.

Depreciation of the hotel property is calculated on the straightline basis to write off the cost of the hotel property over the remaining lease terms.

Depreciation of other property, plant and equipment is recognised so as to write off the cost of assets less their residual values over their useful lives and after taking into account of their estimated residual value, using the reducing balance method at a principal annual rate of 20%. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

Assets held under finance leases are depreciated over their expected useful lives on the same basis as owned assets. However, when there is no reasonable certainty that ownership will be obtained by the end of the lease term, assets are depreciated over the shorter of the lease term and their useful lives.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset is recognised in profit or loss.

物業、廠房及設備(續)

酒店物業乃指於樓宇權益與經營酒店時運用之整體固定設施,按成本值扣除累計折舊及累計減值虧損列賬,如有。酒店物業相關修葺及維修於其產生期間計入綜合損益及其他全面收益表。其主要修建成本已被撥作資本。

酒店物業乃以直線法計算折舊,並按酒店物業之成本除以剩餘租賃年期計算撇銷。

除酒店物業外之折舊以其他物業、廠房及設備餘額遞減法,按預計本集團可使用年期撤銷其成本值,以主要年率20%計算。每個報告期末都會檢討其預計可使用年期,剩餘價值及折舊方法以反映其任何變化對預期的影響。

按融資租賃持有之資產按與自置資產相同之基準,於預計可使用年期計算折舊。然而,當擁有權未能在租賃期末合理地確定,則資產須以其租賃期及可使用年期(以較短者為準)折舊。

於物業、廠房及設備出售後或當預計不會因持續使用資產而產生未來經濟效益時,該項物業、廠房及設備解除確認。因出售或棄用而任何物業、廠房及設備而確認之任何盈虧按該項資產之出售所得款項淨額及賬面值之差額計算,確認計入損益賬內。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Investment properties

Investment properties are properties held to earn rentals and/or for capital appreciation.

Investment properties are initially measured at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment properties are measured at their fair values. All of the Group's property interests held under operating leases to earn rentals or for capital appreciation purposes are classified and accounted for as investment properties and are measured using the fair value model. Gains or losses arising from changes in the fair value of investment properties are included in profit or loss for the period in which they arise.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from its disposals. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognised.

Impairment of tangible assets

At the end of the reporting period, the Group reviews the carrying amounts of its tangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the relevant asset is estimated in order to determine the extent of the impairment loss (if any).

When it is not possible to estimate the recoverable amount of an asset individually, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

投資物業

投資物業是指為賺取租金收入及/或資本 增值之物業。

投資物業按成本進行初始計量,其中包括 任何直接可分配支出,於首次確認後,投 資物業按公允值入賬。本集團所有為賺取 租金或資本升值目的均入賬為投資物業 並採用公允值模型計量。公允值變動所產 生的收益或虧損於產生期間直接確認於 損益賬內。

當投資物業出售,或當永久停止使用該投資物業,或繼續使用該投資物業不會為將來帶來經濟利益,該項投資物業不再確認。因不再確認而得的收益或虧損(按出售該項資產的淨所得款項及其賬面值的差額計算)於該期間的損益內入賬。

有形資產減值虧損

於每報告期間末,本集團檢討其有形資產之賬面值,以釐定是否有跡象顯示該等資產出現減值虧損。倘出現任何有關跡象,則須估計資產之可收回金額,以釐定減值虧損之程度。倘出現任何有關跡象,則須估計相關資產之可收回金額,以釐定減值虧損之程度(如有)。

若資產之可收回金額不能作出個別估計,本集團則估算該資產所屬現金產生單位之可收回金額。在合理及一貫之分配基準可被確定之情況下,公司資產亦分配至個別現金產生單位,否則將分配至合理及一貫之分配基準可被確定之最小現金產生單位組別。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Impairment of tangible assets (Continued)

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset (or a cash-generating unit) for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or a cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or a cash-generating unit) is reduced to its recoverable amount. In allocating the impairment loss, the impairment loss is allocated first to reduce the carrying amount of any goodwill (if applicable) and then to the other assets on a pro-rata basis based on the carrying amount of each asset in the unit. The carrying amount of an asset is not reduced below the highest of its fair value less costs of disposal (if measurable), its value in use (if determinable) and zero. The amount of the impairment loss that would otherwise have been allocated to the asset is allocated pro rata to the other assets of the unit. An impairment loss is recognised immediately in profit or loss.

When an impairment loss subsequently reverses, the carrying amount of the asset (or a cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or a cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

Inventories

Inventories are stated at the lower of cost and net realisable value. Costs of inventories are determined on a first-in-first-out basis. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale.

有形資產減值虧損(續)

可收回金額乃公允值減銷售成本與使用 價值之較高者。在評估使用價值時,估計 未來現金流量使用稅前貼現率貼現至其 現值,該貼現率反映貨幣時間價值之當前 市場估計及未來現金流量預期未經調整 之資產(或現金產生單位)有關風險。

倘減值虧損其後撥回,則該資產之賬面值 (或可回收價值)將增至重新估計之可收 回款項,但所增加之賬面值不得超過資產 於過去數年若未確認減值虧損所釐定之 賬面值(或可回收價值),而減值虧損撥回 會即時於損益賬中確認。

存貨

存貨按成本及可變現淨值兩者中之較低 者入賬。成本按先入先出法計算。可變現 淨值指日常業務過程中之計售價減銷售 所需估計成本。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (where the effect of the time value of money is material).

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets or financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

撥備

倘本集團因過往事件而須承擔現有法律 責任或推定責任,且本集團很可能須履 行該責任,並能可靠地估計所須承擔之金 額,則須確認撥備。

確認為撥備之金額乃對於報告期間末履行現時責任所需代價作出之最佳估計,並計及有關責任之風險及不確定因素。倘撥備按履行現時責任估計所需之現金流量計量,則其賬面值為有關現金流量之現值(如金錢的時間價值影響重大)。

當結算撥備所需之部份或全部經濟利益 預期可自第三方收回時,倘大致確定將可 獲償付及應收款項金額可作可靠估算,則 將應收款項確認為資產。

金融工具

金融資產及金融負債於一家集團公司成為工具合約條文之一方確認。

金融資產及金融負債初步按公允值計量。收購或發行金融資產及金融負債直接應佔之交易成本(經損益賬按在適當情況下,初步確定,從金融資產或金融負債的公允值中增加或扣除公允值入賬之金融資產或金融負債除外)乃收購以公允值計量且其變動計入當期損益的金融資產或金融負債產生的交易費用,直接計入當期損益。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Financial instruments (Continued)

Financial assets

Financial assets are classified into the following specified categories: financial assets at fair value through profit or loss ("FVTPL") and loans and receivables. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the debt instrument, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Interest income is recognised on an effective interest basis for debt instruments other than those financial assets classified as at FVTPL, of which interest income is included in net gains or losses.

Financial assets at FVTPL

Financial assets are classified as at FVTPL when the financial asset is (i) held for trading or (ii) it is designated as at FVTPL.

A financial asset is classified as held for trading if:

- it has been acquired principally for the purpose of selling it in the near term: or
- on initial recognition it is part of a portfolio of identified financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or

金融工具(續)

金融資產

金融資產分類為以下指定類別:金融資產 通過損益以反映其公允值及貸款及應收 款項。有關分類取決於金融資產之性質及 目的及按交易日之基準解除確認。所有正 常購買或銷售之金融資產,按交易日之基 準確認及不予確認。正常購買或銷售之金 融資產是指按照市場規定或慣例須在一 段期限內進行資產交付之金融資產買賣。

實際利率法

實際利率法乃計算債務工具之攤銷成本 及按有關期間攤分利息收入之方法。實際 利率乃將估計日後現金收入(包括所有支 付或收取構成整體實際利率之費用及利 率差價、交易成本及其他所有溢價或折 價)按債務工具之預期使用年期,或較短 期間(倘合適)準確折讓至初步確認時之 賬面淨值之利率。

利息收入按债務工具之實際利率基準確 認,惟按公允值計入損益之金融資產除 外,其利息收入計入淨損益。

按公允值於損益列賬的金融資產

當金融資產為持作(i)買賣或(ii)指定為按公 允值於損益列賬,則分類為按公允值於損 益列賬。

金融資產於下列情況下分類為持作買賣:

- 其主要用作於近期內出售而購入; 或
- 於初步確認時,其為本集團共同管 理的已識別金融工具組合的一部分 及具有最近的短期盈利實際模式; 或

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Financial assets at FVTPL (Continued)

 it is a derivative that is not designated and effective as a hedging instrument.

A financial asset other than a financial asset held for trading may be designated as at FVTPL upon initial recognition if:

- such designation eliminates or significantly reduces a measurement or recognition inconsistency that would otherwise arise; or
- the financial asset forms part of a group of financial assets or financial liabilities or both, which is managed and its performance is evaluated on a fair value basis, in accordance with the Group's documented risk management or investment strategy, and information about the grouping is provided internally on that basis; or
- it forms part of a contract containing one or more embedded derivatives, and HKAS 39 the entire combined contract (asset or liability) to be designated as at FVTPL.

Financial assets at FVTPL are stated at fair value, with any gains or losses arising on remeasurement recognised in profit or loss. The net gain or loss recognised in profit or loss includes any dividend or interest earned on the financial asset and is included in the 'other gain and losses' line item. Fair value is determined in the manner described in note 28.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Subsequent to initial recognition, loans and receivables (including trade and other receivables and cash and bank balances) are measured at amortised cost using the effective interest method, less any impairment.

金融工具(續)

金融資產(續)

按公允值於損益列賬的金融資產(續)

其為非指定及用作對沖工具的衍生工具。

金融資產(持作買賣金融資產除外)可於下列情況下於初步確認時指定為按公允值於損益列賬:

- 該指定消除或大幅減少可能會出現 的計量或確認方面的不一致性:或
- 該金融資產構成根據本集團制定的 風險管理或投資策略管理及以公允 值基準評估表現的一組金融資產或 金融負債或金融資產及金融負債組 合的一部分,而且有關分組的資料 乃按該基準向內部提供:或
- 其構成包含一項或多項內含衍生工 具的合約的一部分,而香港會計準 則第39號將整個組合合約(資產或負 債)指定為按公允值於損益列賬。

按公允值於損益列賬的金融資產乃按公允值列賬,而重新計量產生的任何盈虧則於損益確認的盈虧淨額包括就金融資產所賺取的任何股息或利息,並列入「其他收益及虧損」項下。公允值乃按附註28所述的方式釐定。

貸款及應收款項

貸款及應收款項為附帶固定或可釐定付款之非衍生金融資產。貸款及應收款項乃按實際利息法計算之攤銷成本減任何已識別減值虧損列賬,(包括貿易及其他應收賬款,融資租賃應收賬款及現金及銀行結存)。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Loans and receivables (Continued)

Interest income is recognised by applying the effective interest rate, except for short-term receivables where the recognition of interest would be immaterial.

Impairment of financial assets

Financial assets, other than those at FVTPL, are assessed for indicators of impairment at the end of each reporting period. Financial assets are considered to be impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the financial assets have been affected.

For all other financial assets, objective evidence of impairment could include:

- significant financial difficulty of the issuer or counterparty;
- breach of contract, such as a default or delinquency in interest or principal payments; or
- it becoming probable that the borrower will enter bankruptcy or financial re-organisation; or
- disappearance of an active market for that financial asset because of financial difficulties.

Objective evidence of impairment for a portfolio of receivables could include the Group's past experience of collecting payments, an increase in the number of delayed payments in the portfolio past the average credit period, as well as observable changes in national or local economic conditions that correlate with default on receivables.

For financial assets carried at amortised cost, the amount of the impairment loss recognised is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the financial asset's original effective interest rate.

金融工具(續)

金融資產(續)

貸款及應收款項(續)

利息收入透過採用實際利率確認,如短期 應收款項之利息確認金額不大則另作處 理。

金融資產減值

金融資產(在損益中以公平價值處理之金融資產除外)會於每年度報表結算日評定是否有減值跡象。於有客觀證據顯示投資之預期未來現金流量因於初步確認該金融資產後發生之一項或多項事件而受到影響時,便對金融資產考慮作出減值。

對於所有金融資產,減值之客觀證據可包括:

- 發行人或對手方出現重大財政困難;或
- 違反合約,如未能繳付或延遲償還 利息或本金;或
- 借款人有可能面臨破產或財務重 組:或
- 因出現財政困難導致該金融資產失去活躍市場。

應收賬款組合減值之客觀證據,可包括本 集團過往收款記錄及拖欠款項的次數增加、全國或局部地區經濟狀況出現與應收 賬款的拖欠具有關連的明顯變化。

就以攤銷成本列賬之金融資產而言,減值 金額為資產賬面值與估計未來現金流量 之現值(按金融資產之原實際利率折讓) 之間之差額。

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SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) 3. (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

For financial assets carried at cost, the amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the current market rate of return for a similar financial asset. Such impairment loss will not be reversed in subsequent periods.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade and other receivables, where the carrying amount is reduced through the use of an allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss. When a trade and other receivable is considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited to profit or loss.

For financial assets measured at amortised cost, if, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

Financial liabilities and equity instruments

Debt and equity instruments issued by a group entity are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

金融工具(續)

金融資產(續)

金融資產減值(續)

按成本列賬之金融資產之減值虧損金額 按資產之賬面值與就換取類似金融資產 以現行市場利率貼現估計未來現金流量 現值間之差額計算。有關減值虧損不會於 往後期間撥回。

就所有金融資產而言,減值虧損會直接於 金融資產之賬面值中作出扣減,惟貿易及 其他應收賬款除外,其賬面值會透過撥備 賬作出扣減。倘撥備賬之賬面值有所改 變,其改變會於損益賬中確認。倘預計不 能收回貿易及其他應收賬款,則有關金額 於撥備賬撇鎖。先前撇銷的金額若於其後 收回,則計入撥備賬。

就以攤銷成本計量之金融資產而言,倘減 值虧損額於往後期間減少,且該減少與 於確認減值後所發生之事件存在客觀關 係,則之前確認之減值虧損會於損益賬中 撥回,惟於減值被撥回當日該投資之賬面 值不得超過倘無確認減值之已攤銷成本。

金融負債及股本權益工具

由集團實體發行之債務及股本權益工具 乃根據合同安排之性質以及金融負債及 股本權益工具之定義分類為金融負債或 股本權益。

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3. SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Financial instruments (Continued)

Financial liabilities and equity instruments (Continued) Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Group are recognised at the proceeds received (net of direct issue costs).

Repurchase of the Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Company's own equity instruments.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees on points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Interest expense is recognised on an effective interest basis other than financial liabilities classified as at FVTPL, of which the interest expense is included in net gains or losses.

Financial liabilities at amortised cost

Financial liabilities including trade and other payables are subsequently measured at amortised cost, using the effective interest method.

金融工具(續)

金融負債及股本權益工具(續)

股本權益工具

股本權益工具為證明實體資產經扣除其 全部負債後尚有殘餘利益之任何合約。本 集團之金融負債一般分類為按攤銷成本 之金融負債。由本集團發行之股本工具按 已收所得款項(扣除直接發行成本)確認。

本公司購回本身股本工具於權益中確認,並直接於權益賬中扣除。就購買、出售、發行或註銷本公司本身股本工具而言,並無於損益賬中確認之收益或虧損。

實際利率法

實際利率法乃計算債務工具之攤銷成本及於相關期間分配利息支出之方法。實際利率乃按金融負債之估計可使用年期或適用之較短期間,將估計日後現金付款(包括構成實際利率不可或缺部份之一切已付或已收利率差價費用、交易成本及其他溢價及折讓)準確折讓至初步確認時之賬面淨值之利率。

利息開支按實際利率基準確認,惟按公允 值計入損益之金融負債除外,其利息開支 計入淨收益或虧損。

金融負債之攤銷成本

金融負債包括貿易及其他應付賬款,初步 按公平價值計量,而其後則使用實際利率 法按攤銷成本計量。

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SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) 3. (Continued)

Financial instruments (Continued)

Derecognition

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On derecognition of a financial asset, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss that had been recognised in other comprehensive income and accumulated in equity is recognised in profit or loss.

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

Cash and cash equivalents

For the purpose of presentation in the consolidated statement of cash flows, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other shortterm, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdrafts (if any).

金融工具(續)

終止確認

本集團僅於自資產獲取現金流之合約權 利到期時,或當金融資產獲轉讓,所有權 之絕大部份風險及回報轉讓予另一實體 時終止確認金融資產。倘本集團未轉讓亦 無保留所有權之絕大部份風險及回報而 是繼續控制已轉讓資產,則本集團確認其 於資產之保留權益及其必需支付之相關 負債。倘本集團保留已轉讓金融資產所有 權之絕大部份風險及回報,則本集團繼續 確認該金融資產,亦會就已收取之所得款 項確認擔保借貸。

終止確認金融資產時,資產賬面值與已收 及應收代價以及累計損益(已於其他全面 收益確認並於權益累積)總和間之差額, 於損益賬中確認。

本集團只有在責任獲免除、取消或終止 時,方會終止確認金融負債。獲終止確認 之金融負債之賬面值與已付及應付代價 間差額會於損益賬中確認。

現金及現金等價物

就呈列現金流量表而言,現金及等同現金 項目包括手頭現金、存放於銀行之活期存 款、其他短期高流通投資(原本到期日不 超過三個月,並可即時轉換為已知數額之 現金,惟須受非重大價值變動風險所限) 及銀行透支(如有)。

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SIGNIFICANT ACCOUNTING POLICIES 3. 主要會計政策(續) (Continued)

Related parties

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

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

or

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

Close member of the family of a person are those family members who may be expected to inference, or be inference by, that person in their dealing with the entity.

關聯人士

與本集團關聯人士指:

- 該人士為個人或與其關係密切之家 庭成員及某個人:
 - 能控制或共同控制本集團;
 - 能對本集團施加重大影響;或
 - (C) 為本集團或本集團母公司之主 要管理人員;

或

- (ii) 某實體就任何以下情況被視為:
 - 該實體與本集團均為同一集團 內之成員;
 - 該實體為本集團之聯營公司或 其他實體之合營企業(或母公 司,附屬公司或其他實體之同 系附屬公司);
 - 該實體與本集團為同一第三方 之合營企業;
 - (d) 一間實體為第三方實體的合營 公司及另一實體為第三方實體 的聯營公司;
 - 該實體及以本集團或本集團相 關之實體為受益人的僱員退休 後福利計劃;
 - 該實體是由一位人士於(i)所指 定控制或共同控制;
 - 於(i)(a)所定義人士對該實體有 重大影響力或屬該實體(該實 體的母公司)主要管理層成員 的其中一名成員;及
 - 實體或實體作為集團任何成員 公司其中一部分向本公司或本 公司的母公司提供主要管理人 員服務。

一名人士之家庭密切成員指,於其與該實 體的交易上預期可影響或受該人士影響 的家庭成員。

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CRITICAL ACCOUNTING JUDGEMENTS 4 AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 3, the directors of the Company are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an on-going basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Critical judgements in applying accounting policies

The following are the critical judgements, apart from those involving estimations (see below), that the directors have made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

Investment properties

Investment properties are stated at fair value based on the valuation performed by independent professional valuers. In determining the fair value, the valuers have based on a method of valuation which involves certain estimates. In relving on the valuation report, the directors of the Company have exercised their judgement and are satisfied that the method of valuation is reflective of the current market conditions and underlying assumptions adopted for capitalisation of the income derived from the existing tenancies with due provision for the reversionary income potential of the property interests.

重要會計判斷及估計未明朗 4. 因素的主要來源

採用本集團的會計政策,在附註3中的描 述,管理層須就資產和負債的面賬值進行 評估,預計和假設。預計和有關的假設仍 基於其過往經驗和其他被認為相關的因 素。實際結果與預計可能出現誤差。

預計和潛在性假設將不斷進行修訂。會計 預計中的修訂只影響在該修訂期間,或如 現時或將來的修訂,將影響現時或將來之 期間。

應用會計政策之關鍵判斷

除涉及估計之判斷外,以下為管理層於應 用本集團會計政策時所作出對財務報表 已確認金額有最重大影響之主要判斷。

投資物業

投資物業之公允價值乃根據獨立專業評 估師釐定,在釐定公允價值時,評估師已 包含若干假設來計入評估方法中。在依賴 評估報告時,本公司董事已作充份判斷和 滿意此評估方法已完全反映現時市場條 件和若干假設而實施從現時租賃帶來的 資本性收入。同時,仍為樓宇權益之收益 帶來可行性的收入回撥。

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4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION **UNCERTAINTY** (Continued)

Key sources of estimation uncertainty

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

Estimated impairment of assets

The Group assesses annually whether assets have any indication of impairment, in accordance with the relevant accounting policies. Where an indication of impairment is noted, the recoverable amounts of property, plant and equipment will be estimated based on value-in-use calculations or scrap value. These calculations and valuations require the use of judgement and estimates on future operating cash flows and discount rates adopted and estimated market value of the scraps.

重要會計判斷及估計未明朗 因素的主要來源(續)

估計不明朗因素之主要來源

有關日後之主要假設及於報告期完結時 估計不明朗因素之其他主要來源,皆擁有 可導致下一個財政年度之資產與負債賬 面值出現大幅調整之重大風險(如下)。

資產的減值估計

本集團每年按照相關會計政策評估資產 是否有任何減值跡象。倘出現減值跡象, 物業,廠房及設備的可收回金額會用中值 計算或殘值計算以基礎進行估計。這些計 算及估值須採用對未來營運現金流量和 折現率的判斷和估計,並估計市場價值的 殘值。

5. REVENUE

5. 收益

		2017 二零一七年	2016 二零一六年
Gross rental income from letting of	出租投資物業租金收入總額		
investment properties		6,079,993	2,999,966
Revenue from hotel operations	酒店業務收益	29,748,773	25,827,515
		35,828,766	28,827,481

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6. SEGMENT REPORTING

Information reported to the Board of Directors of the Company, being the chief operating decision maker ("CODM"), for the purposes of resource allocation and assessment of segment performance focuses on types of services provided.

The Group's operating and reportable segments under HKFRS 8 are as follows:

Property investment — the rental of investment properties

- the operation of hotel Hotel operations

Segment revenue and results

The following is an analysis of the Group's revenue and results by reportable and operating segments:

6. 分部資料

就資源分配及分部表現評估向本公司 董事局(即主要經營決策者)所呈報之資 料,側重於交付或提供之服務之部型。

本集團根據香港財務報告準則第8號設定 之經營及可申報分部如下:

物業投資 一 出租投資物業

酒店業務 一 酒店營運

分部收益及業績

本集團按可申報分部劃分之收益及業績 分析如下:

		Property investment 物業投資		Hotel operations 酒店業務		Tot 總	
		2017 二零一七年	2016 二零一六年	2017 二零一七年	2016 二零一六年	2017 二零一七年	2016 二零一六年
REPORTABLE SEGMENT REVENUE Revenue from external customers	收益 來自外部客戶收益	6,079,993	2,999,966	29,748,773	25,827,515	35,828,766	28,827,481
REPORTABLE SEGMENT RESULT Segment result before other gains and losses:	業績 未計其他收益及虧損 的分部業績:	5,997,957	2,842,461	3,275,313	(1,080,028)	9,273,270	1,762,433
Net increase in fair value of investment properties	投資物業的公允價值 淨增加	4,800,000	9,390,500	_	_	4,800,000	9,390,500
Segment result	分部業績	10,797,957	12,232,961	3,275,313	(1,080,028)	14,073,270	11,152,933
Unallocated income/(expense) Corporate administration costs Share of profit/(loss) of associates	未攤分收入/(支出) 企業行政成本 應佔聯營公司之盈 利/(虧損)				Magan	1,448,332 (7,983,012) 1,786,851	(375,449) (8,909,352) (354,057)
Profit before tax Income tax (expense)/credit	除税前盈利 所得税(支出)/抵免					9,325,441 (1,089,340)	1,514,075 41,207
Profit for the year	本年度盈利					8,236,101	1,555,282

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6. SEGMENT REPORTING (Continued)

Segment revenue and results (Continued)

Segment revenue reported above represents revenue generated from external customers. There were no inter-segment sales in the current year (2016: Nil).

The accounting policies of the operating segments are the same as the Group's accounting policies described in note 3. Segment profit represents the profit earned by each segment without allocation of bank interest income and other unallocated income/(expense), corporate administration costs including director's remuneration, share of profit/(loss) of associates and income tax (expense)/credit. This is the measure reported to the CODM for the purposes of resource allocation and performance assessment.

Segment assets and liabilities

The following is an analysis of the Group's assets and liabilities by reportable and operating segments:

6. 分部資料(續)

分部收益及業績(續)

上文所報之分部收益指來自外部客戶之 收益。本年內並無分部間銷售額(二零一 六年:無)。

可申報及營運分部之會計政策與本集團 會計政策相同已載於附註3。分部盈利指 各分部賺取之盈利,惟並無分配銀行利息 收入及其他未攤分收入/(支出),企業行 政成本包括董事酬金、應佔兩間聯營公司 之盈利/(虧損)及所得税(支出)/抵免。 此計量方法呈報予本公司董事局作為資 源分配及評估表現之用。

分部資產及負債

本集團按可申報及營運分部劃分之資產 及負債分析如下:

		Property investment 物業投資		Hotel operations 酒店業務		Total 總額	
		2017 二零ー七年	2016 二零一六年	2017 二零一七年	2016 二零一六年	2017 二零一七年	2016 二零一六年
ASSETS Segment assets Interest in associates Unallocated corporate assets	資產 分部資產 於兩間聯營公司之權益 未攤分公司資產	235,678,209	262,826,708	78,938,165	74,573,619	314,616,374 99,639,981 1,951,389	337,400,327 15,361,501 92,308,520
Consolidated total assets	綜合總資產					416,207,744	445,070,348
LIABILITIES Segment liabilities Unallocated corporate liabilities	負債 分部負債 未攤分公司負債	(1,345,047)	(1,161,420)	(8,461,932)	(8,214,533)	(9,806,979) (5,142,741)	
Consolidated total liabilities	綜合總負債					(14,949,720)	(15,795,311)

All assets are allocated to operating segments other than interest in associates, deferred tax assets, finance lease receivable and certain cash and bank balances.

All liabilities are allocated to operating segments other than certain balances of current liabilities and deferred tax liabilities.

除某些,於聯營公司之權益,遞延稅項資 產及現金及銀行結餘融資租賃應收賬款 外,所有資產均已分配至營運分部。

除某些流動負債結餘及遞延税項負債 外,所有負債均已分配至可申報分部。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

6. SEGMENT REPORTING (Continued)

6. 分部資料(續)

Other segment information

其他分部資料

		Property investment		Hotel operations		Total	
		物業投資		酒店業務		總額	
		2017	2016	2017	2016	2017	2016
		二零一七年	二零一六年	二零一七年	二零一六年	二零一七年	二零一六年
Other segment information	其他分部資料						
Additions to non-current assets	非流動資產添置	59,858	163,915,741	109,037	3,859,418	168,895	167,775,159
Depreciation of property,	物業、廠房及設備之						
plant and equipment	折舊	92,453	73,439	4,854,997	5,428,404	4,947,450	5,501,843
Amortisation of prepaid	預付租賃款項攤銷						
lease payment		_	_	1,874,007	1,874,007	1,874,007	1,874,007
Net increase in fair	投資物業的公允價值						
value of investment properties	淨增加	(4,800,000)	(9,390,500)		_	(4,800,000)	(9,390,500)
Loss on disposal of property,	出售物業、廠房及設						
plant and equipment	備之虧損確認	7,893	2,897		1,838	7,893	4,735
Recovery of impairment losses	收回其他應收賬款之						
recognised on other receivables	減值虧損確認	_	_	1,855,223	_	1,855,223	_
Impairment loss recognised on	其他應收賬款之減值						
other receivables	虧損確認	_	_	-	2,053	-	2,053

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

6. SEGMENT REPORTING (Continued)

Geographical information

The Group operates in two principal geographical areas — the People's Republic of China (excluding Hong Kong) (the "PRC") and Hong Kong.

Information about the Group's revenue from external customers is presented based on the location of the operations. Information about the Group's non-current assets is presented based on the geographical location of assets are detailed below:

6. 分部資料(續)

地區資料

本集團之業務經營於兩個主要地區區域 一中國(香港除外)(「中國」)及香港。

按營運位置,本集團來自外部客戶之收益 及有關按地理地區劃分之非流動資產資 料詳情如下:

Revenue from external customers 來自外部客戶之收益

Non-current assets 非流動資產

				21 1310 =41	
		2017 二零一七年	2016 二零一六年	2017 二零一七年	2016
		一令 [十	—令 八十	一令 L十	—令 八十
PRC	中國	29,748,773	25,827,515	144,175,205	112,189,159
Hong Kong	香港	6,079,993	2,999,966	223,488,894	220,623,648
	/	35,828,766	28,827,481	367,664,099	332,812,807

Information about major customers

No external customers of the Group contributed over 10% of the Group's revenue for the years ended 31 December 2017 and 2016.

有關主要客戶的資料

本集團於二零一七年及二零一六年度並 沒有外部客戶與本集團訂立的交易超過 10%之集團收益。

7. OTHER INCOME

7. 其他收入

		2017 二零ー七年	2016 二零一六年
Bank interest income	銀行利息收入	246,835	797,675
Consultancy income	顧問收入	137,850	4,745
Finance lease interest income	融資租賃利息收入	710,278	24,237
Recovery of other receivable previously	收回其他應收賬款之減值虧損		
written off	確認	1,609,994	_
Others	其他	139,282	295,575
		2,844,239	1,122,232

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

8. OTHER GAINS AND LOSSES

8. 其他收益及虧損

		2017 ニ零ー七年	2016 二零一六年
Net increase in fair value of investment properties Gain arising on change in fair value of financial	投資物業的公允值價值淨 增加 產生自金融資產(結構性存款)	4,800,000	9,390,500
assets designated as at fair value through profit or loss Impairment loss recognised	之公允值改變之收益(指定為 通過損益以反映公允值) 其他應收賬款之減值虧損	760,846	473,198
on other receivables Loss on disposal of property, plant and equipment	確認 出售物業、廠房及設備之虧損	(7,893)	(2,053) (4,735)
Loss on deemed disposal of a subsidiary Net foreign exchange gains/(losses)	視作出售一家附屬公司 之虧損 淨外匯收益/(虧損)	(402,324) 848,284	— (880,426)
		5,998,913	8,976,484

9. INCOME TAX EXPENSE/(CREDIT)

9. 所得税支出/(抵免)

		2017 二零一七年	2016 二零一六年
Current tax: PRC Enterprise Income Tax Deferred tax (note 24): Current year	即期税項: 中國企業所得税 遞延税項(附註24): 本年度	1,486,222 (396,882)	7,299 (48,506)
Total income tax expense/(credit) recognised in profit or loss	本年度所得税支出/(抵免)	1,089,340	(41,207)

Hong Kong Profits Tax is calculated at 16.5% of the estimated assessable profit for both years.

No provision for Hong Kong Profits Tax has been made in the consolidated financial statements as the Company and its Hong Kong subsidiaries did not have any assessable profits for the year (2016: Nil).

Under the Law of the People's Republic of China on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries is 25% for both years.

香港利得税乃根據年度估計應課税盈利 按税率16.5%計算(二零一六年:16.5%)。

由於本公司有確認之承前稅務虧損抵銷估計應課稅盈利,及其香港附屬公司並無估計應課稅盈利,故並無於綜合財務報表內就香港利得稅計提撥備(二零一六年:無)。

按中華人民共和國企業所得税法(「企業所得税法」)及企業所得税法實施細則,中華人民共和國企業所得税撥備為25%(二零一六年:25%)。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

9. INCOME TAX EXPENSE/(CREDIT) (Continued)

9. 所得税支出/(抵免)(續)

The tax expense/(credit) for the year can be reconciled to profit before tax per the consolidated statement of profit or loss and other comprehensive income as follows:

於本年度的税項支出/(抵免)與綜合損益 及其他全面收益表所載的除稅前盈利對 賬如下:

2017

二零一七年

		Hong Kong 香港	% 百份比	PRC 中國	% 百份比	Total 總額	% 百份比
Profit before tax	除税前盈利	3,703,775		5,621,666		9,325,441	
Tax at applicable tax rates	按適用税率計算 税款	611,123	16.50	1,405,416	25.00	2,016,539	21.62
Tax effect of expenses not deductible for	不可扣税項目之 税務影響						
tax purpose		458,029		1,765,396		2,223,425	
Tax effect of income not	無須課税項目之						
taxable for tax purpose	税務影響	(1,366,042)		(1,632,111)		(2,998,153)	
Tax effect of temporary	未確認之相應税基差						
difference not recognised	其 税務影響	(34,383)		_		(34,383)	
Utilisation of tax losses	動用先前未確認税項						
previously not recognised	」 虧損	_		(449,361)		(449,361)	
Tax effect of tax loss	未確認税務虧損之						
not recognised	税務影響	331,273		-		331,273	
Income tax expense	年內税務支出						
for the year		-		1,089,340		1,089,340	

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

9. INCOME TAX EXPENSE/(CREDIT) 9. 所得税支出/(抵免)(續) (Continued)

2016

二零一六年

		Hong Kong 香港	% 百份比	PRC 中國	% 百份比	Total 總額	% 百份比
Profit before tax	除税前盈利	1,323,554		190,521		1,514,075	
Tax at applicable tax rates	按適用税率計算 税款	218,386	16.50	47,630	25.00	266,016	17.57
Tax effect of expenses not deductible for	不可扣税項目之 税務影響						
tax purpose Tax effect of income not	無須課税項目之	806,015		1,927,828		2,733,843	
taxable for tax purpose Tax effect of temporary	税務影響 未確認暫時差異之	(1,711,488)		(1,538,258)		(3,249,746)	
difference not recognised Utilisation of tax losses	人 税項影響 動用先前未確認	(22,741)		_		(22,741)	
previously not recognised Tax effect of tax loss	I 税項虧損 未確認税務虧損之	_		(478,407)		(478,407)	
not recognised	税務影響	709,828		_		709,828	
Income tax credit for the year	年內税務抵免	_		(41,207)		(41,207)	

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

10. PROFIT FOR THE YEAR

10. 本年度盈利

	2017 二零一七年	2016
Profit for the year has been arrived at after 本年度盈利已(計入)/扣原(crediting)/charging:		_ ₹ /\
Gross rental income from investment properties 投資物業租金收入總額 Less: Direct operating expenses incurred for 減:本年度從投資物業收班investment properties that generated rental 租金收入而產生直接		(2,999,966)
income during the year 經營費用	55,733	354,870
	(6,024,260)	(2,645,096)
Employee benefits expense (including directors' 員工福利支出(包括董事献 remunerations):	州金):	
Salaries and other benefits in kind 薪金和其他實物福利	12,325,986	11,269,308
Contributions to retirement benefits schemes 退休計劃供款	692,494	755,301
	13,018,480	12,024,609
Depreciation of hotel property 酒店物業之折舊	2,449,064	2,449,064
Depreciation of other property, plant and 其他物業、廠房及設備之 equipment	近舊 2,498,386	3,052,779
	4,947,450	5,501,843
Amortisation of prepaid lease payment 預付租賃款項攤銷	1,874,007	1,874,007
Total depreciation and amortisation 總折舊和攤銷	6,821,457	7,375,850
Auditors' remuneration 核數師酬金	650,000	600,000

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

11. DIRECTORS' AND CHIEF EXECUTIVE'S 11. 董事及主要行政人員薪酬 **EMOLUMENTS**

Directors' and Chief Executive's remuneration for the year, disclosed pursuant to the applicable Listing Rules and CO, is as

本年度主要行政人員及董事,根據上市規 則及公司條例披露如下:

For the year ended 31 December 2017

截至二零一七年十二月三十一日

			Salaries and other benefits	Contributions to retirement	Total
Name of Directors		Fees	in kind	benefit scheme	emoluments
Traine of Bilottore		1 000	薪金及其他	Bononi Conomo	311131411131113
董事姓名		袍金	實物之福利	退休計劃供款	總計薪酬
(A) Executive Directors	執行董事				
Mr. Wang Xiaowu (note (i))	汪小武(附註(i))	_	780,000	_	780,000
Mr. Liu Hongjian (note (ii))	劉洪建(附註(ii))	-	_	_	_
Ms. Chen Danyun	陳丹雲				
(Chief Executive)	(行政總裁)	-	650,000	_	650,000
Mr. Chen Yang	陳揚	_	585,000	-	585,000
Sub-total	小計	_	2,015,000	_	2,015,000

The Executive Directors' emoluments shown above were mainly for their services with the management of the affairs of the Company and the Group.

以上執行董事薪酬主要作為他們對公司 及集團作出之管理行政服務。

Name of Directors 董事姓名		Fees 袍金	Salaries and other benefits in kind 薪金及其他 實物之福利	Contributions to retirement benefit scheme 退休計劃供款	Total emoluments 總計薪酬
(B) Non-Executive Directors	非執行董事				
Mr. Feng Qiang	馮強	_	_	_	_
Mr. Zhang Fan	張帆	_	_	_	_
Mr. Wang Ruilian	王瑞煉	_	_	-	-
Sub-total	小計	_	_	_	_

The Non-executive Directors' emoluments shown above were mainly for their services as directors of the Company or its subsidiaries.

以上非執行董事薪酬主要作為本公司董 事所作出之服務。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

11. DIRECTORS' AND CHIEF EXECUTIVE'S 11. 董事及主要行政人員薪酬(續) **EMOLUMENTS** (Continued)

For the year ended 31 December 2017

截至二零一七年十二月三十一日

			Salaries and	Contributions	
			other benefits	to retirement	Total
Name of Directors		Fees	in kind	benefit scheme	emoluments
			薪金及其他		
董事姓名		袍金	實物之福利	退休計劃供款	總計薪酬
(C) Independent Non-	獨立非執行董事				
executive Directors					
Mr. Lam Kwong Siu	林廣兆	100,000	_	_	100,000
Mr. Leung Hok Lim	梁學濂	100,000	_	_	100,000
Mr. Ng Man Kung	吳文拱	100,000	-	-	100,000
Sub-total	小計	300,000	_	_	300,000

The Independent Non-executive Directors' emoluments shown above were mainly for their services as director of the Company. 以上獨立非執行董事薪酬主要作為本公 司董事所作出之服務。

Total	總計	300,000	2,015,000		2,315,000
Notes:			附註:		
(i) Mr. Wang Xiaowu is resigned	on 23 January 2018.		(i) 汪小声	式先生於二零一八年 一	月二十三日辭任。
(ii) Mr. Liu Hongjian is appointed	on 23 January 2018.		(ii) 劉洪舜	建先生於二零一八年一	月二十三日上任。
For the year ended 31 Decer	mber 2016		截至二零-	一六年十二月三十	
			Salaries and	Contributions to	
			other benefits	retirement	Total
Name of directors		Fees	in kind	benefit scheme	emoluments
			薪金及其他	退休計劃	
董事姓名		袍金	實物之福利	供款	總計薪酬
(A) Executive Directors	執行董事				
Mr. Wang Xiaowu	汪小武	_	780,000	_	780,000
Ms Chen Danyun (note (i))	陳丹雲(附註(i))	_	650,000	_	650,000
Mr. Chen Yang	陳揚		585,000		385,000
Sub-total	小計	_	2,015,000		2,015,000

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

11. 董事及主要行政人員薪酬(續) 11. DIRECTORS' AND CHIEF EXECUTIVE'S **EMOLUMENTS** (Continued)

The Executive Directors' emoluments shown above were mainly for their services with the management of the affairs of the Company and the Group.

以上執行董事薪酬主要作為他們對公司 及集團作出之管理行政服務。

			Salaries and other benefits	Contributions to retirement	Total
Name of directors		Fees	in kind 薪金及其他	benefit scheme 退休計劃	emoluments
董事姓名		袍金	實物之福利	供款	總計薪酬
(B) Non-executive Directors	非執行董事				
Mr. Feng Qiang	馮強	_	_	_	_
Mr. Zhang Fan	張帆	_	_	_	_
Mr. Wang Ruilian	王瑞煉				
Sub-total	小計	_	_	_	_

The Non-executive Directors' emoluments shown above were mainly for their services as directors of the Company or its subsidiaries.

以上非執行董事薪酬主要作為本公司董 事所作出之服務。

			Salaries and		
			other	Contributions to	
			benefits	retirement	Total
Name of directors		Fees	in kind	benefit scheme	emoluments
			薪金及其他	退休計劃	
董事姓名		袍金	實物之福利	供款	總計薪酬
(C) Independent Non-	獨立非執行董事				1
executive Directors					
Mr. Lam Kwong Siu	林廣兆	100,000	_	NA -	100,000
Mr. Leung Hok Lim	梁學濂	100,000	_	77 Nagarawa (<u>* </u>	100,000
Mr. Ng Man Kung	吳文拱	100,000	_	_	100,000
Sub-total	小計	300,000	_	_	300,000
-					
The Independent Non-execu				非執行董事薪酬	主要作為本公
above were mainly for their se	ervices as director of the (Company.	司董事所	作出之服務。	
Total		300,000	2,015,000	_	2,315,000

附註:

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

11. 董事及主要行政人員薪酬(續) 11. DIRECTORS' AND CHIEF EXECUTIVE'S **EMOLUMENTS** (Continued)

Notes:

- Ms. Chen Danyun (appointed on 7 August 2015) and Mr. Wang Ruilian (resigned on 19 October 2015) are also the Chief Executive of the Company and her/his emoluments disclosed above include those for services rendered by her/him as the Chief Executive.
- (ii) Mr. Chen Yang is appointed on 19 October 2015.
- (iii) Mr. Liu Xiaoting is resigned on 7 August 2015.
- (iv) Mr. Ye Tao is resigned on 20 May 2015.
- Mr. Zhang Fan is appointed on 20 May 2015. (v)
- Mr. Wang Ruilian is appointed on 19 October 2015.

There was no arrangement under which the Director or the Chief Executive waived or agreed to waive any remuneration during the year.

During the year ended 31 December 2017, none of the Director has granted share options, in respect of their services to the Group under the share option scheme of the Company (2016: Nil). Details of the share option scheme are set out in note 30 to the Group's consolidated financial statements.

12. EMPLOYEES' EMOLUMENTS

Of the five individuals with the highest emoluments in the Group, three (2016: three) were Directors and the Chief Executive of the Company whose emoluments are included in the disclosure in note 11 above. The emoluments of the remaining two (2016: two) individuals were as follows:

- 陳丹雲女士(於二零一五年八月七日上任)及王 瑞煉先生(於二零一五年十月十九日辭任)為本 公司行政總裁,及其上述薪酬已包括作為行政 總裁作出之服務。
- 陳揚先生於二零一五年十月十九日上任。
- 劉小汀先生於二零一五年八月七日辭任。 (iii)
- 葉濤先生於二零一五年五月二十日辭任。
- 張帆先生與二零一五年五月二十日上任。 (v)
- (vi) 王瑞煉先生於二零一五年十月十九日上任。

本公司董事或主要行政人員未有安排免 除或同意免除任何酬金。

截至二零一七年十二月三十一日止年度 期間,本集團概無根據購股權計劃以購股 權支付予各董事就本集團服務之酬金(二 零一六年:無)。購股權計劃之詳細已載 於綜合財務報表附註30。

12. 僱員酬金

在五名最高薪僱員中,三名(二零一六 年:三名)為董事及行政總裁,彼等之酬 金已計入附註11之董事酬金內。其餘兩 名(二零一六年: 兩名)人士之薪酬如下:

	2017 二零ー七年	2016 二零一六年
Salaries and other benefits in kind 薪金及其他實物之福利	768,663	740,194
Contributions to retirement benefit schemes 退休計劃供款	30,360	29,400
	799,023	769,594

Their emoluments were all within HK\$1,000,000.

During the year ended 31 December 2017, no emoluments were paid by the Group to the five highest paid individuals, including the Directors of the Company, as an inducement to join or upon joining the Group or as compensation for loss of office (2016: Nil).

酬金合共於1,000,000港元之內。

截至二零一七年十二月三十一日止年度 期間,並無任何人士,包括董事獲支付酬 金作為吸引加入或加入本集團時之獎金 或作為離職補償(二零一六年:無)。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

13. EARNINGS PER SHARE

13. 每股盈利

The calculation of the basic and diluted earnings per share for the years ended 31 December 2017 and 2016 are based on the Group's profit attributable to the owners of the Company as the following data:

本公司權益持有人截至二零一七及二零 一六年十二月三十一日止之應佔之每股 基本及攤薄盈利乃按下列公司之資料計 算:

		2017 二零一七年	2016 二零一六年
Profit Profit for the year attributable to owners of the Company for the purposes of basic and diluted earnings per share	盈利 本期間本公司權益持有人應佔 盈利用以計算每股基本及攤薄之 盈利	7,947,117	1,665,501
Number of shares Weighted average number of ordinary shares for the purposes of basic and diluted earnings per share	股份數目 用以計算每股基本及攤薄盈利 之普通股加權平均股數	1,145,546,000	932,075,448

No diluted earnings per share for both 2017 and 2016 were presented as there were no potential ordinary share in issue for both 2017 and 2016.

因二零一七年及二零一六年並無潛在未 發行之普通股,因此,二零一七年及二零 一六年並無攤薄盈利。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

14. PROPERTY, PLANT AND EQUIPMENT 14. 物業、廠房及設備

		Hotel property	傢俬及	Leasehold improvements	Plant, machinery and equipment 廠房、機器	Total
		酒店物業 ————	裝置	物業裝修 	及設備 ————	總額
COST	按成本	00.001.400	0.444.040	15.040.007	0.070.705	117 500 510
At 1 January 2016 Additions	於二零一六年一月一日 添置	92,391,462	3,411,918	15,343,397 4,014,122	6,373,735 101,537	117,520,512 4,115,659
Disposals	出售		(3,835)	(216,086)	(40,053)	(259,974)
Exchange adjustments	四 百	$-\sqrt{2}$	(213,889)	(959,377)	(397,182)	(1,570,448)
At 31 December 2016 and						
1 January 2017	十二月三十一日及					
,	二零一七年一月一日	92,391,462	3,194,194	18,182,056	6,038,037	119,805,749
Additions	添置	_	5,682	_	163,213	168,895
Disposals	出售	_	_	_	(129,701)	(129,701)
Exchange adjustments	匯兑調整	_	221,165	1,259,182	414,016	1,894,363
At 31 December 2017	於二零一七年			1/4		
	十二月三十一日	92,391,462	3,421,041	19,441,238	6,485,565	121,739,306
ACCUMULATED DEPRECIATION AND IMPAIRMENT	累計折舊及減值					
At 1 January 2016	於二零一六年一月一日	68,104,915	2,111,272	7,925,068	3,386,228	81,527,483
Provided for the year	本年度折舊	2,449,064	252,325	2,210,279	590,175	5,501,843
Eliminated on disposals	出售時對銷及撇銷	_	(3,835)	(216,086)	(35,318)	(255,239)
Exchange adjustments		_	(140,237)	(557,117)	(224,017)	(921,371)
At 31 December 2016 and 1 January 2017	於二零一六年 十二月三十一日及					
B	二零一七年一月一日	70,553,979	2,219,525	9,362,144	3,717,068	85,852,716
Provided for the year	本年度折舊	2,449,064	216,065	1,792,790	489,531	4,947,450
Eliminated on disposals Exchange adjustments	出售時對銷及撇銷 匯兑調整	_	161,538	715,933	(94,714) 268,146	(94,714) 1,145,617
			101,550	7 10,933	200,140	1,145,017
At 31 December 2017	於二零一七年 十二月三十一日	73,003,043	2,597,128	11,870,867	4,380,031	91,851,069
CARRYING AMOUNTS	賬面值					
At 31 December 2017	於二零一七年 十二月三十一日	19,388,419	823,913	7,570,371	2,105,534	29,888,237
		10,000,719	020,010	7,070,071	2,100,004	20,000,207
At 31 December 2016	於二零一六年 十二月三十一日	21,837,483	974,669	8,819,912	2,320,969	33,953,033

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

14. PROPERTY, PLANT AND EQUIPMENT

(Continued)

At the end of the reporting period, the Group carried out a review of the recoverable amount of assets including property and leasehold land used in the Group's hotel operation segment. In performing impairment testing, the directors of the Company reviewed the carrying amounts of these assets by reference to a valuation performed by Norton Appraisals Limited, an independent qualified professional valuer not connected with the Group. Norton Appraisals Limited is a member of Hong Kong Institute of Surveyors. The recoverable amount of this cash-generating unit ("CGU") is determined based on a value-in-use calculation which uses cash flow projections based on financial budgets approved by management covering a 5-year period and a discount rate of 7.74% (2016: 7.9%) per annum. The key assumptions for the value-in-use calculation are those regarding the discount rate, growth in revenue, direct and other operating costs during the period. The management estimates discount rate that reflects current market assessments of the time value of money and the risks specific to the CGU.

There was no impairment for the years ended 31 December 2017 and 31 December 2016.

14. 物業、廠房及設備(續)

於報告期間末,本集團對資產進行可收回 價值之審閱包括用作酒店業務之物業及 預付土地租賃款項。當進行減值測試時, 本公司董事於審閱資產之賬面值時已參 考普敦國際評估有限公司之估值。普敦 國際評估有限公司為獨立專業評估師和 香港測量師學會會員及與本集團沒有關 連。該可收回價值之現金產牛單位(「現金 產生單位」)是根據經管理層所批准之五 年內財務預算為基礎之現金流預測及每 年7.74%(二零一六年: 7.9%)折現率之可 用價值計算。可用價值的主要假設為期 內折現率、收入增長、直接及其他經營成 本。管理層估計之折現率已反映現時市場 評估之金錢的時間價值及現金產生單位 之特定風險。

截至二零一七年十二月三十一日止年度 及二零一六年十二月三十一日止年度期 間並無減值虧損。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

15. PREPAID LEASE PAYMENT

15. 預付和賃款項

COST	按成本	
At 1 January 2016, 31 December 2016,	於二零一六年一月一日、二零一六年	
1 January 2017 and 31 December 2017	十二月三十一日、二零一七年一月一日及	
	二零一七年十二月三十一日	86,000,000
AMORTISATION AND IMPAIRMENT	攤銷及減值	
At 1 January 2016	於二零一六年一月一日	67,416,105
Amortisation for the year	本年度之攤銷	1,874,007
At 31 December 2016 and at 1 January 2017	於二零一六年十二月三十一日	
	及二零一七年一月一日	69,290,112
Amortisation for the year	本年度之攤銷	1,874,007
At 31 December 2017	於二零一七年十二月三十一日	71,164,119
CARRYING AMOUNTS		
At 31 December 2017	於二零一七年十二月三十一日	14,835,881
At 31 December 2016	於二零一六年十二月三十一日	16,709,888

Notes:

- Pursuant to the terms of the joint venture agreement signed between the Xiamen Railway Department Company Limited ("Railway Department") and Yan Hei Limited ("Yan Hei"), both parties have agreed to establish a Sinoforeign co-operative joint venture enterprise known as Xiamen South East Asia Hotel Company, Limited ("Xiamen Plaza"), an indirect wholly-owned subsidiary of the Company to operate and manage the Xiamen South East Asia Hotel ("Hotel"). The land use rights of the Hotel have been granted to the joint venture partner and Xiamen Plaza is vested with the land use rights of the Hotel throughout the operation period of Xiamen Plaza.
- At the end of the reporting period, the Group carried out a review of the recoverable amount of its leasehold land. The leasehold land is used in the Group's hotel segment. In performing impairment testing, the directors of the Company reviewed the carrying amount of the leasehold land by reference to a valuation performed by Norton Appraisals Limited, an independent qualified professional valuer not connected with the Group. Norton Appraisals Limited is a member of Hong Kong Institute of Surveyors. The recoverable amount of this CGU is determined based on a value in use calculation which uses cash flow projections based on financial budgets approved by management covering a 5-year period and a discount rate of 7.74% (2016: 7.9%) per annum. The key assumptions for the value in use calculation are those regarding the discount rate, growth in revenue, direct and other operating costs during the period. The management estimates discount rate that reflects current market assessments of the time value of money and the risks specific to the CGU.

There was no impairment for the years ended 31 December 2017 and 2016

附註:

- 根據廈門鐵路開發公司(「鐵路局」)與本公司附 屬公司仁禧有限公司(「仁禧」)簽定一項合資協 議之條款,雙方同意成立合作共同控制個體廈 門東南亞大酒店有限公司(「東酒」),本公司之 間接全資附屬公司,負責營運及管理廈門東南 亞大酒店(「酒店」)。酒店土地使用權已授予合 資夥伴, 而東酒經營期間酒店之土地使用權屬 東酒所有。
- 於報告期間末,本集團對用作酒店業務之預付 土地租賃款項進行可收回價值之審閱。當進行 減值測試時,本公司董事於審閱預付土地租賃 款項之賬面值時已參考普敦國際評估有限公 司之估值。普敦國際評估有限公司為獨立專業 評估師和香港測量師學會會員及與本集團沒 有關連。該可收回價值之現金產生單位是根據 經管理層所批准之五年內財務預算為基礎之 現金流預測及每年7.74%(二零一六年:7.9%) 折現率之可用價值計算。可用價值的主要假設 為期內折現率、收入增長、直接及其他經營成 本。管理層估計之折現率已反映現時市場評估 之金錢的時間價值及現金產生單位之特定風 除。

截至二零一七年十二月三十一日及二零一六 年十二月三十一日止年度期間並無減值虧損。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

16. INVESTMENT PROPERTIES

16. 投資物業

		2017 二零一七年	2016 二零一六年
FAIR VALUE		—₩ LT	—₹ <u>//</u> / /
Balance at beginning of year	年初結餘	218,500,000	45,450,000
Addition	增加	_	163,659,500
Net increase in fair value recognised in	於損益確認之		
profit or loss	公允值盈利	4,800,000	9,390,500
Balance at end of year	年底結餘	223,300,000	218,500,000
Unrealised gain on properties revaluation included in profit or loss (included in	包括於損益之未變現物業重估 收益(包括於其他收益及虧損)		
other gains and losses)		4,800,000	9,390,500

All of the Group's property interests held under operating leases to earn rentals or for capital appreciation purpose are measured using the fair value model and are classified and accounted for as investment properties.

The fair value of the Group's investment properties at 31 December 2017 and 2016 have been arrived at on the basis of a valuation carried out at that date by Norton Appraisals Limited, independent qualified professional valuer not connected with the Group. Norton Appraisals Limited is a member of the Hong Kong Institution of Surveyors.

The fair value of the commercial property units were determined based on the income approach, where the current passing rents and market rentals of all lettable units of the properties are assessed and discounted at the market yield expected by investors for this type of properties. The current passing rents are assessed by reference to the current tenancy agreements. The market rentals are assessed by reference to the rentals achieved in the lettable units of the properties as well as other lettings of similar properties in the neighbourhood. The discount rate is determined by reference to the yields derived from analysing the sales transactions of similar commercial properties in Hong Kong and adjusted to take into account the market expectation from property investors to reflect factors specific to the Group's investment properties. There has been no change from the valuation technique used in the prior years.

所有根據經營租賃協議持有以賺取租金 或作資本增值用途之本集團物業權益乃 使用公允價值模式計量,並分類及入賬為 投資物業。

本集團於二零一七年十二月三十一日及 二零一六年十二月三十一日之投資物業 之公允值乃按與本集團並無關連之獨立 專業物業估值師普敦國際評估有限公司 於上述日期進行之估值而得出。普敦國際 評估有限公司是香港測量師學會會員之

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

16. INVESTMENT PROPERTIES (Continued)

In estimating the fair value of the properties, the highest and best use of the properties are their current use.

One of the key inputs used in valuing the investment properties was the discount rates used, which ranged from 2.5% to 4.0% (2016: 2% to 5% per annum). An increase in the discount rate used would result in a decrease in fair value measurement of the investment properties, and vice versa.

Another key inputs used in valuing the investment properties was the reversionary income potential of the tenancies. The higher the reversionary income potential of the tenancies, the higher the fair value of the investment properties, and vice versa.

The fair value of the parking space were determined based on direct comparison method, which were making reference to market observable transactions of similar properties and adjust to reflect the conditions and locations of the subject property. There has been no change from the valuation technique used in the prior years.

Details of the Group's investment properties and information about the fair value hierarchy as at 31 December 2017 are as follows:

16. 投資物業(續)

於估計物業之公允值時,有關物業之最高及最佳用途即為其當前用途。

其中一項主要投入值作為評估投資物業 乃貼現率,上述貼現率介乎2.5%至4.0% (二零一六年:每年2%至5%)。貼現率上 升將會令致投資物業之公允值之下降,反 之亦然。

其中另一項主要數據值作為評估投資物業乃租約的復歸收入能力,上述復歸收入 能力上升將會令致投資物業之公允值上 升,反之亦然。

停車位的公允價值是根據直接比較法釐定,這是參考市場上同類可觀察的物業交易及作出調整以反映該物業的條件和位置。上述估值方法與以往期間相比並無改變。

於二零一七年十二月三十一日,本集團投資物業之詳情及公允價值層級之資料載列如下:

		Level 2 第二級	Level 3 第三級	Fair value as at 31 December 2017 於二零一七年 十二月三十一日 之公允價值
	☑於香港的商業性 物業	-	222,500,000	222,500,000
Parking space located in Hong Kong 位	Z於香港的停車位	800,000	-	800,000
		800,000	222,500,000	223,300,000

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

16. INVESTMENT PROPERTIES (Continued)

16. 投資物業(續)

Details of the Group's investment properties and information about the fair value hierarchy as at 31 December 2016 are as follows:

於二零一六年十二月三十一日本集團投 資物業之詳情及公允值層級之資料載列 如下:

	Level 2	Level 3	Fair value as at 31 December 2016 於二零一六年 十二月三十一日
	第二級	第三級	之公允價值
Commercial property units located	_	218,000,000	218,000,000
Parking space located in Hong Kong 位於香港的停車位	500,000	_	500,000
	500,000	218,000,000	218,500,000

There were no transfers into or out of Level 3 during the year.

年內並無轉入或轉出第三級。

17. FINANCE LEASE RECEIVABLE

17. 融資租賃應收賬款

	2017 二零一七年	2016 二零一六年
Current portion of finance lease receivable 融資租賃應收賬款即期部分 Non-current portion of finance lease receivable 融資租賃應收賬款非即期部分	<u>-</u>	9,502,409 46,394,116
	_	55,896,525

		Minimum lease payments 最低租賃款項		e of minimum syments 款項現值
	2017 二零一七年	2016 二零一六年	2017 二零一七年	2016 二零一六年
Not later than one year — 年內 Later than one year and 超過一年但不超過五年	-	12,705,280	_	9,502,409
not later than five years	_	48,951,381	-	46,394,116
Less: unearned finance income 減:未實現融資收入	_	61,656,661 (5,760,136)	- -	55,896,525 N/A
Present value of minimum 最低應收租賃款項現值				
lease payments receivable	-	55,896,525	-	55,896,525
Less: Current portion of 減:融資租賃應收 finance lease receivable			_	(9,502,409)
Non-current portion of finance 融資租賃應收賬款的 lease receivable 非即期部分			-	46,394,116

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

17. FINANCE LEASE RECEIVABLE (Continued)

The finance lease receivable were held by Fujian Huamin Leasing Company Limited ("Fujian Huamin Leasing"), which was classified as an associate from a subsidiary at the deemed disposal day. All the finance lease receivable have been derecognised during the year accordingly.

As at 31 December 2016, the finance lease receivable is secured over the leased assets, platform engineering vessel. The lessee retain control of the asset before and after entering into the arrangements.

Without prejudice to the lessee's rights and interest under the sales and leaseback agreement, the Group has the permitted to sell or transfer the collateral of finance lease receivable to the third parties in the absence of the consent from the lessee and guarantor. All the Group's finance lease receivable is denominated in RMB, the functional currency of the relevant group entity. The term of finance lease entered into is 2 years. In the event the lessee breaches the lease contract, the Group has the right to use or sell the leased assets and to call for full or partial repayment of the outstanding balance of finance lease receivable. The guarantor shall provide a guarantee in respect of the obligations of the lessee under the sale and leaseback agreement. Subject to fulfilment of all of its obligations under the sale and leaseback agreement, the lessee shall purchase the lease asset at a nominal purchase price of RMB100 within three business days after the expiry of the term of the lease under the sale and leaseback agreement.

The interest rate inherent in the lease is fixed at the contract date for the entire lease term. The effective interest rate is 6% per annum.

Unguaranteed residual values of assets leased under finance lease at 31 December 2016 are nil. The finance lease receivable at the end of the reporting period are neither past due nor impaired.

17. 融資租賃應收賬款(續)

由福建華閩融資租賃有限公司(「福建華閩融資」)擁有的融資租賃應收賬款,在被視為出售日,該公司由附屬公司重新歸類為聯營公司。所有融資租賃應收賬款視同為於本年度內取消確認。

於二零一六年十二月三十一日,融資租賃 應收賬款由一艘平台工程船提供擔保。承 租人在訂立安排之前和之後仍保留資產 的控制權。

於整個租賃期內,租賃利率以合同日期所 釐定者為準。實際年利率6%。

於二零一六年十二月三十一日,融資租賃 資產之未擔保剩餘值是零。於報告期末, 融資租賃應收賬款未過期且未減值。

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18. LIST OF SUBSIDIARIES

18. 附屬公司列表

As at 31 December 2017 and 2016, the Company had interests in the following subsidiaries:

本公司於二零一七年十二月三十一日及 二零一六年十二月三十一日所持有之主 要附屬公司權益詳情如下:

Name of subsidiaries 附屬公司名稱	Place of establishment/ incorporation and principal place of operations 設立/註冊 成立及主要 營業地點	Proporti nominal of issued of registered held by the 0 本公司 已發行股本/ 面值之百	value capital/ capital Company 應佔 注冊資本	Nominal value of issued share capital/registered capital 已發行股本/註冊資本面值	Principal activities 主要業務
		2017 二零一七年 %	2016 二零一六年 %		
Direct subsidiaries: 直屬附屬公司:					
Ming Chuen Construction Company, Limited	Hong Kong	100	100	Ordinary HK\$100,000	Investment holding
明川建築有限公司	香港			普通股100,000港元	投資控股
Yan Hei Limited 仁禧有限公司	Hong Kong 香港	100	100	Ordinary HK\$10,000 and Deferred (note (i)) HK\$10,000 普通股10,000港元 及遞延股份(附註(i)) 10,000港元	Investment holding 投資控股
Champ Profit Asia Investment Limited ("Champ Profit") 益潤亞太投資有限公司(「益潤亞太上)	Hong Kong 香港	100	100	Registered capital Ordinary HK\$1 註冊資本普通股1港元	Investment holding 投資控股
Fujian Huamin Leasing Company Limited (note (ii) & (iv))	1,0	40	51	Registered capital RMB170,000,000	Provision of financial leasing and
福建華閩融資租貸有限公司 (附註(i)及(v))	中國			註冊資本人民幣 170,000,000元	associated services 提供融資租賃及 相關服務
Indirect subsidiary: 間接附屬公司: Xiamen South East Asia Hotel Company, Limited (note (iii)) 廈門東南亞大酒店有限公司 (附註(iii))	PRC 中國	100	100	Registered capital US\$5,000,000 註冊資本5,000,000美元	Hotel operations 酒店業務

Notes:

- (i) The deferred shares carry no rights to dividends and no rights to receive notice of or to attend or vote at any general meeting of the Company. In the winding-up of the Company, holders of the deferred shares are entitled to receive half of the amounts paid-up or credited as paid-up on shares after the holders of the ordinary shares of the company have received a total return of HK\$10,000,000 per share.
- (ii) Fujian Huamin Leasing was established as a sino-foreign co-operative joint venture company under the laws of the PRC.
- (iii) Xiamen Plaza was established as a sino-foreign co-operative joint venture company under the laws of the PRC and is currently wholly-owned by Yan Hei.
- (iv) With the subscribe of new capital in Fujian Huamin Leasing in April 2017, the Company's equity interest in Fujian Huamin Leasing has been diluted from 51% to 40%, resulting in a loss in control over Fujian Huamin Leasing. Accordingly, the investment in Fujian Huamin Leasing was reclassified as an interest in associate as at 31 December 2017. Details set out in note 19.

附註:

- (i) 遞延股份無權獲派股息,亦無權收取本公司 任何股東大會之通告或出席股東大會或於會 上投票。在公司進行清盤時,遞延股份持有 人須待公司普通股持有人獲合共退還每股 10,000,000港元,方有權收取已就股份繳付或 入賬列作繳足之半數款項。
- (ii) 福建華閩租賃乃根據中華人民共和國法律成立的中外合資企業。
- (iii) 東酒乃根據中華人民共和國法律規定而成立 的中外合作企業,並由仁禧至資擁有。
- (iv) 隨着福建華閩租賃租賃於二零一七年四月的 認購,本公司對福建華閩租賃的股權已從51% 攤薄到40%,導致福建華閩租賃失去了控制 權。因此,截至二零一七年十二月三十一日, 對福建華閩租賃的投資被重新歸類為聯營公司的權益。詳見附註19。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

19. INTEREST IN ASSOCIATES

19. 於聯營公司之權益

Details of the Group's interest in associates are as follows:

本集團之聯營公司詳情如下:

		2017 二零一七年	2016 二零一六年
Share of net assets	淨資產之權益	99,639,981	15,361,501

As at 31 December 2017 and 2016, the Group had interest in the following associates:

於二零一七年十二月三十一日及二零一 六年十二月三十一日本集團之聯營公司 詳情如下:

Name of associates 聯營公司名稱	Place of establishment/ incorporation and principal place of operation 成立及主要 營業地點	Proport ownership held by th 本集團 持有的所有	o interest le Group l應佔	Proportion of held by th 本集團: 投票權	ne Group 持有的	Principal activities 主要業務
		2017 二零一七年 %	2016 二零一六年 %	2017 二零一七年 %	2016 二零一六年 %	
Fuzhou Harmony Piano Co., Ltd. ("Harmony Piano")	PRC	25 (Indirect)	25 (Indirect)	25 (Indirect)	25 (Indirect)	Design, manufacturing and distribution of piano and related products
福州和聲鋼琴股份有限公司 (「和聲鋼琴」)] 中國	(間接)	(間接)	(間接)	(間接)	設計、製造及分銷 鋼琴及相關產品
Fujian Huamin Leasing Company Limited	PRC	40 (Direct)	51 (Direct)	40 (Direct)	51 (Direct)	Provision of financial leasing and associated services
福建華閩融資租賃有限公司] 中國	(直接)	(直接)	(直接)	(直接)	提供融資租賃及相關服務

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

19. INTEREST IN ASSOCIATES (Continued)

Summarised financial information of associates

The summarised financial information in respect of the Group's associates is set out below. The summarised financial information below represents amounts shown in the associates' financial statements prepared in accordance with HKFRSs.

The associates are accounted for using the equity method in these consolidated financial statements.

Harmony Piano

19. 於聯營公司之權益(續)

聯營公司之財務資料概要

以下聯營公司之財務報表所示金額之財 務資料概要,乃根據香港財務報告準則而 準備。

於綜合財務報表中之所有聯營公司乃採 用權益法入賬。

和聲鋼琴

		2017 二零ー七年	2016 二零一六年
Current assets	流動資產	64,555,432	57,808,016
Non-current assets	非流動資產	21,447,875	18,601,426
Current liabilities	流動負債	(17,998,226)	(14,963,439)
Non-current liabilities	非流動負債	_	_
Revenue	收益	58,162,386	55,716,458
Profit/(loss) for the year	本年度盈利/(虧損)	2,171,002	(1,416,228)
Other comprehensive income for the year	本年度其他全面收益	_	_
Total comprehensive income/(expense) for the year	本年度全面收益/ (支出)總額	2,171,002	(1,416,228)
Dividend received from an associate during the year	收取自一間聯營公司之股息	-	

Reconciliation of the above summarised financial information to the carrying amounts of the interest in the associates recognised in the consolidated financial statements as follows: 上述財務資料概要與綜合財務報表內確認於聯營公司的權益賬面值的對賬如下:

		2017 二零一七年	2016 二零一六年
Net assets of Harmony Piano Proportion of the Group's ownership interest in Harmony Piano	和聲鋼琴之淨資產 本集團應佔和聲鋼琴註冊 資本面值之百分比	68,005,081 25%	61,446,003 25%
Carrying amount of the Group's interest in Harmony Piano	本集團對和聲鋼琴 之權益賬面值	17,001,270	15,361,501

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

19. INTEREST IN ASSOCIATES (Continued)

19. 於聯營公司之權益(續)

Summarised financial information of associates (Continued)

聯營公司之財務資料概要(續)

Fujian Huamin Leasing

福建華閩租賃

		2017 二零ー七年	2016 二零一六年
Current assets	流動資產	557,454,033	N/A
Non-current assets	非流動資產	33,739,720	N/A
Current liabilities	流動負債	(140,149,268)	N/A
Non-current liabilities	非流動負債	(244,447,707)	N/A
Revenue	收益	11,527,601	N/A
Profit for the year	本年度盈利	3,716,136	N/A
Other comprehensive income for the year	本年度其他全面收益	-	N/A
Total comprehensive income for the year	本年度全面收益總額	3,716,136	N/A
Dividend received from an associate during the year	收取自一間聯營公司之股息	-	N/A

Reconciliation of the above summarised financial information to the carrying amount of the interest in associates recognised in the consolidated financial statements as follows:

上述財務資訊與合併財務報表中確認的 關聯人權益的帳面金額看的對賬如下:

		2017 二零一七年	2016 二零一六年
Net assets of Fujian Huamin Leasing Proportion of the Group's ownership interest in Fujian Huamin Leasing	福建華閩租賃的淨資產 本集團於福建華閩 租賃中的股權比例	206,596,778 40%	N/A N/A
Carrying amount of the Group's interest in Fujian Huamin Leasing	本集團於福建華閩 租賃的賬面值	82,638,711	N/A

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

20. INVENTORIES

20. 存貨

		2017 二零一七年	2016 二零一六年
Consumables	易損耗品	196,728	223,214

21. TRADE AND OTHER RECEIVABLES

21. 貿易及其他應收賬款

		2017 二零ー七年	2016 二零一六年
Trade receivables Less: Allowance for doubtful debts	應收貿易賬款 減:呆賬撥備	1,372,472 (75,110)	952,376 (70,189)
		1,297,362	882,187
Other receivables, utility deposits and prepayments Less: Allowance for doubtful debts	其他應收款項、公用 設施按金及預付款項 減:呆賬撥備	14,455,531 (13,576,311)	16,130,649 (14,520,912)
		879,220	1,609,737
Total trade and other receivables	貿易及其他應收賬款總額	2,176,582	2,491,924

The Group allows an average credit period of 45 days (2016: 45 days) to its trade customers. The following is an aged analysis of trade receivables net of allowance for doubtful debts presented based on the invoice dates at the end of the reporting period:

本集團給予其貿易客戶平均四十五天(二 零一六年:四十五天)的信貸期。於年度 報表結算日根據發票日已扣除呆賬撥備 之淨應收貿易賬款之賬齡分析如下:

		2017 二零ー七年	2016 二零一六年
Current to six months	即期至六個月	1,295,327	834,656
Over six months and within one year	六個月以上及一年內	_	895
Over one year	超過一年	2,035	46,636
		1,297,362	882,187

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

21. TRADE AND OTHER RECEIVABLES

(Continued)

Included in the Group's trade receivable balances are debtors with aggregate amount of HK\$2,035 (2016: HK\$47,531) which are past due as at the end of the reporting date for which the Group has not provided for impairment loss.

Receivables that were past due but not impaired relate to a number of independent customers that have a good track record with the Group. Based on past experience, the directors of the Company are of the opinion that no provision for impairment is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable. The Group does not hold any collateral or other credit enhancements over these balances.

Ageing of trade receivables which are past due but not impaired:

21. 貿易及其他應收賬款(續)

於報告期間末,本集團擁有之過期但無減值之應收貿易款項為2,035港元(二零一六年:47,531港元)。本集團並未對有關款項擁有任何擔保。

過期但無減值之應收賬款是本集團擁有 良好記錄的獨立客戶。根據過往經驗,本 公司董事認為無需為此等結餘作減值撥 備,因信貸質量皆沒有重大改變及能悉數 收回。本集團並未就該等結餘持有任何抵 押品及信貸提升。

本集團已逾期但未計入減值之應收貿易 賬款之賬齡分析:

		2017 二零一七年	2016 二零一六年
Past due but not impaired Over six months and within one year	過期但無減值 六個月以上及一年以內	_	895
Over one year	超過一年	2,035	46,636
		2,035	47,531

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

21. TRADE AND OTHER RECEIVABLES

21. 貿易及其他應收賬款(續)

(Continued)

Movements in the allowance for doubtful debts on trade receivables are as follows:

貿易應收賬款呆賬撥備之變動如下:

	2017 二零一七年	2016 二零一六年
Balance at the beginning of year 年初結餘 Exchange adjustment 外幣匯率記	70,189差異的影響4,921	74,942 (4,753)
Balance at the end of year 年底結餘	75,110	70,189

Movement in the allowance for doubtful debts on other receivables are as follows:

其他應收賬款呆賬撥備之變動如下:

		2017 二零一七年	2016 二零一六年
Balance at the beginning of year	年初結餘	14,520,912	15,518,873
Recovery of impairment losses	收回其他應收賬款之		
previously written off	減值虧確認	(1,855,223)	_
Impairment losses recognised on	其他應收賬款確認減值之		
other receivables	損失	-	2,053
Exchange adjustment	外幣匯率差異的影響	910,622	(1,000,014)
Balance at the end of year	年底結餘	13,576,311	14,520,912

Included in the allowances for doubtful debts are individually impaired trade receivables and other receivables with an aggregate balances of HK\$75,110 and HK\$13,576,311 (2016: HK\$70,189 and HK\$14,520,912) respectively. The individually impaired receivables related to customers that were in financial difficulties or in dispute and the management assessed that the recovery of the amounts is doubtful. The Group does not hold any collateral over these balances.

呆賬撥備中包括個別減值之貿易及其 他應收賬款分別為結餘75,110港元及 13,576,311港元(二零一六年:70,189港元 及14,520,912港元)。個別減值應收款項 與出現財政困難或糾紛之客戶,管理層懷 疑可否收回該等款項。本集團並未就該等 結餘持有任何抵押品。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

22. CASH AND BANK BALANCES

22. 現金及銀行結餘

		2017 二零一七年	2016 二零一六年
Cash at bank and in hand	銀行及手頭現金	37,230,940	60,039,994
Short-term bank deposits	短期銀行存款	7,045,126	40,000,000
		44,276,066	100,039,994

Bank balances carry interest at floating rates based on daily bank deposit rates. The short-term bank deposits carry fixed interest rates which range from 0.90% to 1.30% (2016: 0.14% to 1.15%) per annum.

At 31 December 2017, time deposit, cash and bank balances of the Group denominated in Renminbi ("RMB") amounted to approximately HK\$32,304,410 (2016: HK\$56,281,241). The remittance of these funds out of the PRC is subject to the exchange control restrictions imposed by the government of the PRC.

銀行結餘按每日銀行存款浮動利率計 算。短期銀行存款之現行年利率由0.90厘 至1.30厘之固定利率計算。(二零一六年: 年利率0.14厘至1.15厘)。

於二零一七年十二月三十一日,本集團定 期存款、現金及銀行結餘為人民幣(「人民 幣」) 金額大約32,304,410港元(二零一六 年:56,281,241港元)。資金匯出中國須受 中國政府實施的外匯管制所限。

23. TRADE AND OTHER PAYABLES

23. 貿易及其他應付賬款

		2017 二零一七年	2016 二零一六年
Trade payables Other payables	應付貿易賬款 其他應付賬款	1,317,857 8,338,738	3,073,464 8,048,300
Total trade and other payables	貿易及其他應付賬款總額	9,656,595	11,121,764

The following is an aged analysis of trade payables presented based on the invoice date at the end of the reporting period:

應付貿易賬款於年度報表結算日按發票 日之賬齡分析如下:

		2017 二零一七年	2016 二零一六年
Current to six months Over six months and within one year Over one year	即期至六個月 六個月以上及一年以內 超過一年	1,157,065 4,207 156,585	2,808,517 55,066 209,881
		1,317,857	3,073,464

The average credit period is 60 days (2016: 60 days).

平均信貸期為六十天(二零一六年:六十 天)。

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24. DEFERRED TAXATION

24. 遞延税項

The following are the major deferred tax balances recognised and movements thereon during the current and prior year:

以下為本集團於本年度及過往年度確認 之主要遞延税項結餘及其變動:

Deferred tax liabilities

遞延税項負債

		Accelerated tax depreciation 加速税項折舊	Total 總額
At 1 January 2016	於二零一六年一月一日	4,722,053	4,722,053
Credit to profit or loss (note 9)	於損益中抵免(附註9)	(48,506)	(48,506
At 31 December 2016 and 1 January 2017	於二零一六年十二月三十一日		
	及二零一七年一月一日	4,673,547	4,673,547
Credit to profit or loss (note 9)	於損益中抵免(附註9)	(396,882)	(396,882)
At 31 December 2017	於二零一七年十二月三十一日	4,276,665	4,276,665
Deferred tax assets	遞延稅	道 項資產	
			Tax losses 税項虧損
At 1 January 2016, 31 December 2016 and 31 December 2017	於二零一六年一月一日、二零一 三十一日及於二零一七年十二		1,894,269

At 31 December 2017, the Group has unused tax losses of HK\$166,352,794 (2016: HK\$160,255,786) available for offset against future taxable profits that may be carried forward indefinitely. The unrecognised tax losses arising from subsidiaries operated in the PRC will expire within 5 years. No tax losses were expired during the years ended 31 December 2017 and 2016.

At 31 December 2017, deferred tax assets have been recognised in respect of tax losses of HK\$11,480,421 (2016: HK\$11,480,421). No deferred tax asset has been recognised in respect of the remaining tax losses of HK\$154,872,373 (2016: HK\$148,775,365) due to the unpredictability of future profit streams.

於二零一七年十二月三十一日,本集 團 有166,352,794港 元(二零一六年: 160,255,786港元)之累計税項虧損可無限 期結轉。附屬公司於國內之未確認稅務虧 損將會於五年內到期,於二零一七年及二 零一六年十二月三十一日並沒有税務虧 損到期。

於二零一七年十二月三十一日, 已確認為遞延税項資產的税項虧 損 為11,480,421港 元(二零一六年: 11,480,421港元)。由於未能預計日後之 盈利,故並無就154,872,373港元(二零一 六年:148,775,365港元)之累計税項虧損 確認。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

25. SHARE CAPITAL

25. 股本

	201		201	
	二零一	七年	二零一	六年
	Number		Number	
	of shares	HK\$	of shares	HK\$
	股票數目	港元	股票數目	港元
lssued and fully paid 已發行及繳足股本				
At 1 January 於一月一日	1,145,546,000	898,839,029	801,360,000	747,839,049
Recognition of equity-settled 確認以股份方式支付				
share-based 的款項(附註(i))				
payment (note (i))	-	-	344,186,000	150,999,980
At 31 December 於十二月三十一日	1,145,546,000	898,839,029	1,145,546,000	898,839,029

Note:

In August 2016, the Company allotted and issued 344,186,000 ordinary shares of approximately HK\$0.43 per share as consideration for the acquisition of investment properties.

附註:

於二零一六年八月,本公司以配發方式發行 344,186,000普通股,以認購價每股發售股份港 幣約0.43港元發行作為收購投資物業之代價。

26. RESERVES

Details of changes in reserves of the Group are set out in the consolidated statement of changes in equity on page 74.

26. 儲備

本集團儲備變動之詳情載於第74頁之綜 合權益變動表。

27. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged from prior years.

The capital structure of the Group consists of net debt (including trade and other payables), net of cash and cash equivalents and equity attributable to owners of the Company, comprising issued share capital, reserves and accumulated losses.

The Group is not subject to any externally imposed capital requirements.

27. 資本風險管理

本集團管理其資本,以確保本集團旗下實 體將能繼續持續經營業務,同時透過優化 債務及股本結餘為股東帶來回報。本集團 之整體策略與往年一致。

本集團之資本架構包括負債(包括貿易及 其他應付賬款)、現金及現金等值項目以 及本公司持有人應佔權益,包括已發行股 本、儲備及累積虧損。

本集團並沒有任何外部施加的資本需求。

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27. CAPITAL RISK MANAGEMENT (Continued)

Gearing ratio

The management of the Group reviews the capital structure on a regularly basis. As part of this review, the management of the Group considers the cost of capital and the risks associated with each class of capital. Based on recommendations of the management, the Group will balance its overall capital structure through the payment of dividends, new shares issue as well as the issue of new debts.

The gearing ratio at the end of the reporting period was as follows:

27. 資本風險管理(續)

負債比率

本集團管理層定期地審閱資本架構。本集 團管理層會考慮資本成本及各級資本之 關聯的風險作為審閱的其中部份。根據管 理層的建議,本集團會憑藉派發股息、發 行新股及發行新的債務以平衡整體資本 架構。

負債比率於本年度報表如下:

		2017 二零一七年	2016 二零一六年
Debt (note (i)) Cash and cash equivalents	債項(附註(j)) 現金及現金等值	9,656,595 (44,276,066)	11,121,764 (100,039,994)
Net debt	債款淨額	(34,619,471)	(88,918,230)
Equity (note (ii))	股本權益(附註(ii))	401,258,024	429,275,037
Net debt to equity ratio	淨債項與股本權益比率	N/A	N/A

Notes:

- Debt comprises trade and other payables as detailed in note 23. (i)
- Equity includes all capital and reserves of the Group.

附註:

- **債項包括流動貿易及其他應付賬款**,詳情載於附 註23。
- 股本權益包括本集團所有資本及儲備。 (ii)

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

28. FINANCIAL INSTRUMENTS

28. 金融工具

(a) Categories of financial instruments

(a) 金融工具分類

		2017 二零一七年	2016 二零一六年
Financial assets	金融資產		
Loans and receivables — Trade and other receivables — Finance lease receivable — Cash and bank balances	貸款及應收款項 一貿易及其他應收賬款 一融資租賃應收賬款 一現金及銀行結餘	2,138,586 — 44,276,066 46,414,652	2,114,394 9,502,409 100,039,994 111,656,797
Financial liabilities	金融負債		,
Amortised cost — Trade and other payables	攤銷成本 一貿易及其他應付賬款	9,046,672	10,158,580

(b) Financial risk management objectives and policies

The Group's major financial instruments include trade and other receivables, finance lease receivable, cash and bank balances and trade and other payables. Details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments include market risk (currency risk, interest rate risk and other price risk), credit risk and liquidity risk. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

There has been no change to the types of the Group's exposure in respect of financial instruments or the manner in which it manages and measures the risk.

(b) 金融風險管理目標和政策

本集團之主要金融工具包括貿易 及其他應收賬款、融資租賃應收賬 款、現金及銀行存款、貿易及其他 應付賬款。該等金融工具詳情於各 附註披露。有關相連於上述金融工 具的風險包括主場風險(貸幣風險、 利率風險及其他價格風險信貸風險) 及流動風險。下文載列與該等金融 工具有關之風險及如何降低該等風 險之政策。管理層管理及監控該等 風險,以確保及時和有效採取適當 之措施。

本集團金融工具或有關之管理及監 控形式並沒有改變。

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28. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Market risk

Currency risk

Substantial revenue and cost of the Group are denominated in the functional currency of the group entities. Certain trade and other receivables, cash and bank balances, and trade and other payables are denominated in foreign currencies. The Group currently does not have a foreign currency hedging policy, as the management considers the exposure to foreign currency risk is insignificant to the Group. However, the management monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise.

Interest rate risk

The Group is not exposed to significant fair value interest rate risk and cash flow interest rate risk. The Group currently does not have interest rate hedging policy. However, the management monitors interest rate exposure and will consider hedging significant interest rate exposure should the need arise.

Other price risk

As the Group has no significant investments at the end of reporting period, the Group is not subject to significant price risk.

28. 金融工具(續)

(b) 金融風險管理目標和政策

市場風險

外幣風險管理

本集團主要收益及成本是以相關公 司功能貨幣計值。惟若干貿易及其 他應收賬款,現金及銀行結餘及貿 易及其他應付賬款則以外幣為貨幣 單位。本集團現時並無任何外匯貨 幣對沖工具。但管理層會密切監管 其外幣風險,並於必要時考慮對沖 重大外幣風險。

利率風險管理

本集團並沒有重大的公允價值利率 風險及現金流量利率風險。本集團 並無任何利率對沖工具,但管理層 將監察利率風險及會於必要時考慮 對沖重大利率風險。

價格風險

因為本集團並沒有重大投資,所以 並沒有重大的價格風險。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

28. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk

The Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge obligation by the counterparties is arising from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

In order to minimise the credit risk, the management of the Group has delegated a team responsible for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual trade debt at the end of reporting period to ensure that adequate impairment losses are made for irrecoverable amounts. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

The credit risk on liquid funds is limited because the counterparties are banks with high credit ratings assigned by international credit-rating agencies.

Other than concentration of credit risk on liquid fund which are deposited with several banks with high credit ratings, the Group does not have any other significant concentration of credit risk.

28. 金融工具(續)

(b) 金融風險管理目標和政策

信貸風險

因交易對手未能履行義務,而導致 本集團所承受將對集團造成財務損 失之最大信貸風險乃由綜合財務狀 況表所列確認該等財務資產之賬面 值所產牛。

為盡量降低信貸風險,管理層已指 派一組人員負責釐定信貸額度、信 貸批核及其他監管程序,確保能採 取跟進行動追收逾期貸款。此外於 每個年度報表結算日,本集團檢討 每宗個別貿易債項之可收回款項, 確保就無法收回款項,作出足夠之 減值虧損。就此而言,管理層認為 本集團之信貸風險已大幅降低。

由於對方為具有高信貸評級之銀 行,故有關流動資金及指定為按公 允值計入損益之金融資產之信貸風 險有限。

除存放於高信用等級銀行內之流動 資金及指定為按公允值計入損益 之金融資產存在集中性之信貸風險 外,本集團並沒有其他重大之集中 性信貸風險。

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28. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Liquidity risk

In the management of the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows.

Liquidity tables

The following tables detail the Group's remaining contractual maturity for its non-derivative financial liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The maturity dates for other non-derivative financial liabilities are based on the agreed repayment dates.

28. 金融工具(續)

(b) 金融風險管理目標和政策

流動資金風險管理

於管理流動資金風險時,本集團監督及維持現金及等同現金項目處於管理層認為充足之水平以支持本集團之營運及減低現金流量波動之影響。

流動資金附表

下表詳列本集團財務負債之餘下合約到期情況,該等因素已列入向內部主要管理人員提供管理流動資金 風險用途之到期情況分析。該等附表反映根據本集團被要求還款之最早日期而釐定之非折現現金流量。

		On demand or less than one month 按要求 或少於 一個月	1 to 3 months 一至 三個月	3 months to 1 year 三個月至 一年	1 to 5 years 一年至 五年	Over 5 years 超過 五年	Total undiscounted cash flows 非折現 現金流量	Carrying amount at 31 December 十二月 三十一日之 面值
2017	二零一七年							
Trade payables		1,317,857	_				1,317,857	1,317,857
Other payables	其他應付賬款	7,658,738	680,000				8,338,738	8,338,738
		8,976,595	680,000	_	_	_	9,656,595	9,656,595
2016	二零一六年							
Trade payables	貿易應付賬款	3,073,464	_	_	_	_	3,073,464	3,073,464
Other payables	其他應付賬款	7,418,300	630,000	_	_	_	8,048,300	8,048,300
		10,491,764	630,000	_	_	_	11,121,764	11,121,764

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

28. FINANCIAL INSTRUMENTS (Continued)

(c) Fair value measurement of financial instruments

This note provides information about how the Group determines fair values of various financial assets and financial liabilities.

Some of the Group's financial instruments are measured at fair value for financial reporting purposes.

There were no transfers among Level 1, 2 and 3 during the year. (2016: Nil)

The fair values of the financial assets included in the Level 3 categories have been determined in accordance with generally accepted pricing models based on a discounted cash flow analysis, with the most significant inputs being the discount rate that reflects the credit risk of counterparties.

28. 金融工具(續)

(c) 金融工具之公允值釐定

本説明提供有關集團如何確認各種 財務資產及財務負債的公允值。

本集團於報告期內之部分金融工具 乃按公允值計量。

年內並無轉入或轉出第一、第二及 第三級。(二零一六年:無)

包含在第三級之金融資產的公允價 值乃根據貼現現金流量分析的公認 定價模式釐定,其中最主要之項目 乃作用為反映交易對手的信貸風險 之折現率。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

28. FINANCIAL INSTRUMENTS (Continued)

28. 金融工具(續)

- (c) Fair value measurement of financial instruments (Continued)
 - Reconciliation of Level 3 fair value measurements 31 December 2017
- (c) 金融工具之公允值釐定(續)

第三級之公允價值計量對賬 二零一七年十二月三十一日

		Financial
		assets
		designated as
		at FVTPL
		指定為通過
		損益以反映
		公平值之
		金融資產
Opening balance	期初餘額	-
Purchases	購入	74,780,973
Disposals	出售	(76,108,219)
Total gains in profit or loss	於損益中之總收益	760,846
Exchange adjustments	外幣匯率差異的影響	566,400
Closing balance	期未餘額	-

31 December 2016

二零一六年十二月三十一日

Financial assets designated as at FVTPL 指定為通過 損益以反映 公允值之 金融資產

Opening balance	 期初餘額	<u> </u>
Purchases	購入	86,938,486
Disposals	出售	(85,870,350)
Total gains in profit or loss	於損益中之總收益	473,198
Exchange adjustments	外幣匯率差異的影響	(1,541,334)
Closing balance	期未餘額	_

Of the total gains or losses for the year included in profit or loss, HK\$760,846 (2016: HK\$473,198) relates to financial assets designated as at fair value through profit or loss held at the end of the current reporting period. Fair value gains or losses on financial assets designated as at fair value through profit or loss are included in "other gains and losses".

有關於本報告期內之指定為通過損益以反映公允值之金融資產760,846港元(二零一六年:473,198港元)已計入本年度之全年總收益或虧損及包括於本年度之損益中。通過公允值之損益以反映公允值之金融資產收益包括在「其他收益及虧損」中。

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29. OPERATING LEASES

29. 經營和賃安排

The Group as lessee

本集團為承租人

		2017 二零ー七年	2016 二零一六年
Minimum lease payments paid under operating leases during the year:	本年度根據經營租賃繳付 之最低付款額:		
Premises	物業	1,154,880	1,096,560

At the end of the reporting period, the Group had commitments for future minimum lease payments under non-cancellable operating leases which fall due as follows:

於年度報表結算日,本集團承諾及不可取 消之經營租賃承擔最低付款額如下:

	2017 二零ー七年	2016 二零一六年
Within one year 於一年內 In the second to fifth years inclusive 於二至五年內	1,154,880 223,525	1,154,880 1,378,405
	1,378,405	2,533,285

At 31 December 2017, operating leases relate to office premises with lease term of two years (2016: two years), with an option to extend for further one year, where the Group is not going to extend. All operating lease contract contain market review clauses in the event that the Group exercise its option to renew. The Group does not have an option to purchase the leased assets at the expiry of the lease period.

The Group as lessor

Property rental income earned during the year was HK\$6,079,993 (2016: HK\$2,999,966). All of the Group's investment properties are held for rental purposes. The Group leases its investment properties under operating lease arrangements, with leases negotiated for terms ranging from one to four years (2016: one to three years).

At the end of the reporting period, the Group had contracted with tenants for the following future minimum lease receivable:

於二零一七年十二月三十一日,有關辦公 室的經營租賃期為兩年(二零一六年:兩 年),可以以市值租金續約一年,惟本集 團並無此計劃。所有經營租賃合同均包含 本集團行使續約權時的市場回顧條款。本 集團於租賃期滿後對租賃資產並沒有認 購權。

本集團為出租人

於年內賺取之物業租金收入約為 6.079.993港元(二零一六年: 2.999.966港 元),本集團之投資物業皆持有作出租用 途。本集團以經營租賃安排出租物業。所 持物業之所有租戶承擔租用年期均為一 至四年(二零一六年:一至三年)。

於年度報表結算日,本集團與承租人簽定 經營租賃合約最低收款額如下:

		2017 二零一七年	2016 二零一六年
Within one year In the second to fifth years inclusive	一年內 一年內 兩年至五年內	10,965,643 6,060,190	7,568,459 9,826,145
		17,025,833	17,394,604

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30. SHARE-BASED PAYMENTS TRANSACTIONS

(a) Employee share-based compensation benefits

Employee share-based compensation benefits represent the fair value of employee services estimated to be received in exchange for the grant of the relevant options over the relevant vesting periods, the total of which is based on the fair value of the options at grant date. The amount for each period is determined by spreading the fair value of the options over the relevant vesting periods and is recognised as employee benefits expense with a corresponding increase in the employee share-based compensation reserve.

(b) Share options

Purpose of the share options scheme

The purpose of the share options scheme is to provide participants of the same with the opportunity to acquire proprietary interests in the Company and to encourage them to work towards enhancing the value of the Company and its shares for the benefit of the Company and its shareholders as a whole.

Eligible participants of the share options scheme

(i) any Executive, Non-executive or Independent Nonexecutive Director of any member of the Group or an entity in which the Group holds an interest ("Affiliate"); (ii) any employee or officer (whether full time or part time) ("Employee") of the Group or an Affiliate; (iii) any shareholder of any member of the Group or an Affiliate who has, in the opinion of the Board of Directors, contributed or may contribute to the development and growth of the Group; (iv) any customer, supplier, agent, partner, consultant or adviser of or contractor to any member of the Group or an Affiliate; or (v) the trustee of any trust the beneficiary of which or any discretionary trust the discretionary objects of which include any director, employee, customer, supplier, agent, partner, consultant or adviser of or contractor to any member of the Group or an Affiliate; or (vi) a company beneficially owned by any director, employee, consultant, customer, supplier, agent, partner or adviser of or contractor any member of the Group or an Affiliate.

30. 以股份為基礎之交易

(a) 以股份為基礎之僱員薪酬 福利

以股份支付的僱員薪酬福利,相當於授出相關購股權後估計可僱員薪酬的公允值,其總數乃與實際的公允值,其總數乃以對算人。有關購股權的公允值為計是與關稅。對於每段期間的數額,則是基準有受期內難分計算,並作為僱員有關,及相應提高以股份支付的僱員薪酬儲備。

(b) 購股權

購股權計劃之目的

本計劃之目的,乃向計劃參與者提供於本公司購買專有權益之機會, 鼓勵彼等致力提高本公司及其股份 之價值,為本公司及其股東爭取整 體利益。

購股權計劃之合資格參與者

(i) 本集團任何成員公司或本集團持 有權益之實體(「聯屬公司」)之執行 董事、非執行董事或獨立非執行董 事;(ii)本集團或聯屬公司之僱員或 行政人員(不論全職或兼職)(「僱 員」);(iii)董事會認為本集團發展或 增長帶來貢獻之本集團任何成員公 司或聯屬公司之股東;(iv)本集團任 何成員公司或聯屬公司之客戶、供 應商、代理、夥伴、顧問或諮詢人或 承辦商;或(v)信託之信託人或酌情 信託之信託對象,包括本集團任何 成員公司或聯屬公司之任何董事、 僱員、客戶、供應商、代理、夥伴、 顧問或諮詢人或承辦商;或(vi)本集 團任何成員公司或聯屬公司之董 事、僱員、顧問、客戶、供應商、代 理、夥伴或諮詢人或承辦商所實益 擁有之公司。

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30. SHARE-BASED PAYMENTS TRANSACTIONS (Continued)

(b) Share options (Continued)

Total number of securities issuable

The maximum number of shares which may be granted under the share options scheme and any other schemes involving the issue or grant of options or similar rights over shares or other securities by the Company shall not, in aggregate, exceed 10% of shares in issue as at the date of approval of the share options scheme.

Maximum entitlement of each participant

Unless approved by the shareholders, no option may be granted to any eligible participants which if exercised in full would result in the total number of shares issued and to be issued upon exercise of the options already granted or to be granted to such eligible participant under the share options scheme (including exercised, cancelled and outstanding options) in the 12-month period up to and including the date of such new grant exceeding 1% of the issued share capital of the Company as at the date of such new grant.

Period to take up share options and minimum period to hold before exercise

There is no minimum period within which the shares option must be taken up or for which a share option must be held before it can be exercised.

Amount payable to take up share options and time to accept offer

An offer for the granting of share options under the share options scheme shall be accepted within 28 days from the offer date and by way of payment of a consideration of HK\$1.

Maximum period for exercising an option

An option may be exercised in accordance with the terms of the share options scheme at any time during a period to be determined and notified by the Board of Directors to each participant, which period may commence on the date on which the offer for the grant of options is made but shall end in any event not more than 10 years from the date of grant of the option.

30. 以股份為基礎之交易(續)

(b) 購股權(續)

可發行證券之總數

購股權計劃及其他計劃批授之股份 總數(包括本公司發行或批授購股權 或股份或其他證券之類似權利),最 高合共不得超過購股權計劃批准日 期已發行股份之10%。

各參與人之最高配額

除股東批准外,向任何合資格參與 者批授購股權後,該等購股權獲悉 數行使後之已發行股份總數,以及 根據購股權計劃已批授或將會批授 之購股權(包括已行使、註銷及未行 使購股權)獲行使後將予發行之股 份總數,於截至新批授日期(包括當 日)止十二個月期間不得超過本公司 於新批授日期已發行股本之1%。

認購購股權之期間及行使前 最短持有期間

購股權並無必須認購或必須於行使 前持有之最短期間之規定。

認購購股權之應付款項及接 納建議之時間

根據購股權計劃批授購股權之建 議,須自建議日期起計二十八日內 以支付代價1港元之方式接納。

行使購股權之最長期間

購股權可根據購股權計劃條款於董 事會所釐訂及知會各承授人之期間 內隨時行使,該期間可於購股權批 授建議日期開始,惟於任何情況下 不得遲於購股權批授日期起計十年 後結束。

綜合財務報表附註(續)

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

30. SHARE-BASED PAYMENTS TRANSACTIONS (Continued)

(b) Share options (Continued)

Exercise price

The exercise price shall be a price determined by the Board of Directors of the Company and shall not be less than the highest of:

- the closing price of a share as stated in the Stock Exchange's daily quotations sheet on the date of grant of the relevant option, which must be a business day;
- an amount equivalent to the average closing price of the shares as stated in the Stock Exchange's daily quotations sheet for the five business days immediately preceding the date of grant of the relevant option; and
- the nominal value of a share.

Life of the share options scheme

The share options scheme shall be valid and effective for a period of two years commencing on the date of adoption of the share options scheme.

There were no Company's share options held by Directors and employees as at 31 December 2017 and 2016.

No options were granted under the share options scheme during the years ended 31 December 2017 and 2016.

30. 以股份為基礎之交易(續)

(b) 購股權(續)

行使價

行使價乃本公司董事會釐訂之價 格,惟不得少於下列三者之最高者:

- 於有關購股權批授日,聯交所 日報表所報之股份收市價(當 日必須為營業日);
- 緊接有關購股權批授日前五個 營業日,聯交所日報表所報股 份平均收市價之同等金額;及
- 股份面值。

購股權計劃之有效期

購股權計劃於其採納日期起計兩年 內有效及生效。

於二零一七年十二月三十一日及二 零一六年十二月三十一日,並無任 何董事及職員持有購股權。

截至二零一七年十二月三十一日及 二零一六年十二月三十一日年度期 間,並無根據購股權計劃下批出購 股權。

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31. CAPITAL COMMITMENTS

31. 資本承擔

		2017 二零一七年	2016 二零一六年
Commitments for the acquisition of property, plant and equipment	有關收購廠房、機器及 設備之資本開支	1,596,766	1,893,508

32. RETIREMENT BENEFIT PLANS

The Group operates a Mandatory Provident Fund ("MPF") Scheme under rules and regulations of MPF Schemes Ordinance for all its employees in Hong Kong. The assets of the schemes are held separately from those of the Group, in funds under the control of trustees

The employees of the Group's subsidiary in the PRC are members of a state-managed retirement benefit scheme operated by the government of the PRC. The subsidiary is required to contribute a specified percentage of payroll costs to the retirement benefit scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefit scheme is to make the specified contributions.

The total expense recognised in profit or loss of HK\$692,494 (2016: HK\$755,301) represents contributions paid to these plans by the Group at rates specified in the rules of the plans. There was no outstanding contribution as at 31 December 2017 and 2016.

32. 退休福利計劃

本集團根據強制性公積金(「強積金」)計 劃條例之規則及規例,為其所有香港僱員 設立強積金。計劃中的資產與本集團資本 分開,並受信託公司監管。

本集團於中國大陸之附屬公司遵照中國 之 適用規則,參與一項國家管理由當地政 府經營的退休福利計劃。附屬公司須按工 資成本的指定百分比比率向退休褔利計 劃供款。本集團就退休褔利計劃之唯一責 **任作出指定供款。**

所有支出入賬於損益表為692,494港元(二 零一六年:755,301港元)已代表本集團根 據條例計劃中供款之指定比率。本集團於 二零一七年十二月三十一日及二零一六 年十二月三十一日分別並無欠供款金額。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

33. DEEMED DISPOSAL OF A SUBSIDIARY 33. 視為出售一家附屬公司

With the subscribe for new capital in Fujian Huamin Leasing in April 2017, the Company's equity interest in Fujian Huamin Leasing has been diluted from 51.0% to 40.0%, resulting in a loss in control over Fujian Huamin Leasing. Accordingly, the investment in Fujian Huamin Leasing was reclassified as interest in an associate.

The assets and liabilities of Fujian Huamin Leasing were derecognised from the Group's consolidated statement of financial position and the interest in Fujian Huamin Leasing has been accounted for as an associate using equity method. The fair value of the 40.0% retained interest in Fujian Huamin Leasing at the date on which the control was lost is regarded as the cost on initial recognition of the investment in Fujian Huamin Leasing as an associate.

隨著本司於二零一七年四月認購福建華 閩租賃的新資本,本公司對福建華閩租 賃的股權已從51.0%攤薄至40.0%,導致 本公司對福建華閩租賃失去了控制權。因

平公可對福建華闽祖員大去」控制權。內 此,對福建華閩租賃的投資被重新歸類為 聯營公司權益。

福建華閩租賃的資產負債從集團財務狀況綜合報表中剝離及該福建華閩租賃的權益採用權益法入賬。福建華閩租賃在失去控制權之日的40.0%留成權益的公允價值,被視為對福建華閩租賃投資的初始確認成本。

Fair value of interest retained 保留權益的公允價值 76,655,244

Analysis of assets and liabilities over which control was lost:

對失去控制的資產和負債的分析:

		HK\$ 港元
Non-current assets	非流動資產	
Property, plant and equipment	廠房、物業及設備	4,914
Finance lease receivable	融資租賃應收賬款	44,547,197
Current assets	流動資產	
Trade and other receivables	貿易及其他應收賬款	
Finance lease receivable	融資租賃應收賬款	10,713,883
Bank balances and cash	現金及銀行結餘	36,263,047
Current liabilities	流動負債	
Trade payables, other payables	貿易應付賬款、其他應付賬款	(699,918)
Tax payable	應付税項	(230,570)
Net assets disposal of	出售的資產淨值	90.598.553

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33. DEEMED DISPOSALS OF A **SUBSIDIARY** (Continued)

33. 視為出售一家附屬公司(續)

Deemed loss on disposal of Fujian Huamin Leasing

視為出售華閩融資租賃之虧損

		HK\$
		港元
Net assets disposed of	出售的總資產	(90,598,553)
Fair value of retained interest	保留權益之公允值	76,655,244
Non-controlling interests	非控股權益	44,387,980
Capital contribution payable	應付的資本注入	(30,449,983)
Cumulative exchange difference in respect of the net assets of Fujian Huamin Leasing reclassified from equity to profit or loss on	因失去華閩融資租賃的控制權而 由權益分類到損益的淨資金 累計匯兑差額	(22.7.2.12)
loss of control Fujian Huamin Leasing		(397,012)
Loss on deemed disposal	視為出售一家附屬公司之虧損	(402,324)
Net cash outflow arising on disposal	因出售而產出的現金淨流出	
Cash and cash equivalents of Fujian Huamin	視為出售華閩融資租賃物業之	
Leasing deemed disposal of	現金及等同現金項目	36,263,047

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34. RELATED PARTY TRANSACTIONS

Extension of operating period of Xiamen Plaza

Pursuant to an agreement entered into by Yan Hei and Railway Department on 1 October 1985 for co-operation on the construction and operation of Xiamen Plaza and as supplemented and amended subsequently on 18 December 1987 and 21 January 1992 (the "CJV Agreement"), the operating period for Xiamen Plaza will end on 11 December 2016. On 6 June 2005 and 20 July 2005, the Company announced that, Yan Hei entered into an extension agreement with Railway Department, and Fujian Enterprises (Holdings) Company Limited ("Fujian Enterprises") (as a guarantor) on 9 May 2005 ("Extension Agreement"), in which, amongst others, the operation period of Xiamen Plaza will be extended for an additional 10 years up to 31 December 2025 and a change in the terms of the CJV Agreement in respect of the annual amounts to be distributed by Yan Hei to Railway Department. Pursuant to the terms of the Extension Agreement, Yan Hei has agreed to pay annual distributions to Railway Department during the operating period of Xiamen Plaza up to year 2025 as set out below:

2005 to 2006 : US\$70,000 per year

2007 to 2011 : US\$100,000 per year

2012 to 2025 : US\$200,000 per year

At the end of the reporting period, the Group had commitments for future minimum lease payments under the Extension Agreement which fall due as follows:

34. 關聯人士之交易

延長東酒之經營期

根據仁禧與鐵路開發公司於一九八五年 十月一日訂立以合作興建及經營該酒店 之正式及具法律約束力之協議(其後曾 於一九八七年十二月十八日及一九九二 年一月二十一日補充及修訂)(「合作協 議」),東酒之經營期將於二零一六年十二 月十一日終止。於二零零五年六月六日及 二零零五年七月二十日,本公司宣佈,仁 禧與鐵路局及華閩(集團)有限公司(「華 閩集團1)(作擔保人)已於二零零五年五 月九日訂立延長協議(「延長協議」)。酒店 合營企業之經營期將於二零二五年十二 月三十一日結束。延長協議訂明(其中包 括)額外延長酒店合營企業之經營期十年 至二零二五年十二月三十一日,並更改有 關每年由仁禧分派予鐵路局之數額之合 作協議條款。根據延長協議條款,仁禧已 同意於東酒經營期間直至二零二五年支 付分派予鐵路局,其數額列載如下:

二零零五年至 :每年70,000美元

二零零六年

二零零七年至 :每年100,000美元

二零一一年

二零一二年至 :每年200,000美元

二零二五年

於年度報表結算日,本集團根據延長協議 之未來租金最低付款總額如下:

		2017 二零一七年	2016 二零一六年
Within one year In the second to fifth years inclusive Over five years	一年內 兩年至五年內 超過五年	1,560,000 6,240,000 6,240,000	1,550,920 6,203,680 6,203,680
		14,040,000	13,958,280

In addition, Fujian Enterprises irrevocably undertakes to Railway Department that it will guarantee performance by Yan Hei of its obligations under the CJV Agreement (as amended and extended).

此外,華閩集團向鐵路局作出不可撤回承諾,承諾其將保證仁禧履行其根據合作協議(經修訂及延長)之責任。

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34. RELATED PARTY TRANSACTIONS

(Continued)

Extension of operating period of Xiamen Plaza (Continued)

Railway Department is beneficially owned by the State Railway Department. To the best knowledge, information and belief of the directors of the Company, having made all reasonable enquiries, Railway Department is considered as an independent third party, it has no effective interest in the operations of Xiamen Plaza.

Fujian Enterprises is a trading conglomerate incorporated in Hong Kong with limited liability, and under administration of Fujian Provincial State-owned Asset Administration Commission of the PRC. Both Fujian Enterprises and the Company are ultimately owned by Fujian provincial government of the PRC. There are no common directors among Fujian Enterprises and any member of the Group.

Lease agreements in respect of certain premises at Xiamen Plaza

On 13 April 2015, the Group announced that, Xiamen Plaza as lessor and Huamin Mingrui (Xiamen) Tourism Company Limited (華閩茗睿(廈門)旅遊有限公司) ("Huamin Mingrui"), a non-wholly owned subsidiary of Fujian Huamin Industrial Group Company Limited 福建華閩實業(集團)有限公司 ("Huamin Industrial"), as lessee entered into the lease agreements in respect of the lease of certain premises at Xiamen Plaza for a term of two years from 16 April 2015 to 15 April 2017 and renewed one year from 16 April 2017 to 15 April 2018.

34. 關聯人士之交易(續)

延長東酒之經營期(續)

鐵路局的實益擁有人為國家鐵道部。據董事於作出一切合理查詢後所知、得悉及相信,其於經營東酒中並無實際權益,故視為獨立第三方,惟其於經營東酒中並無實際權益。

華閩集團乃一家於香港註冊成立之企業集團式貿易有限公司,由中國福建省國有資產管理委員會管理。華閩集團及本公司均由中國福建省政府最終擁有。華閩集團與本集團任何成員公司並無任何共同董事。

有關東酒若干物業的租務協議

於二零一五年四月十三日,本集團宣布 東酒作為出租人和華閩茗睿(廈門)旅遊 有限公司(「華閩茗睿」),由福建華閩實業 (集團)有限公司(「華閩實業」)非全資擁有 的附屬公司作為承租人,訂立租賃協議承 租東酒酒店大堂九至十一號店面。租期為 二零一五年四月十六日至二零一七年四月 十六日到二零一八年四月十五日。

		2017 二零一七年	2016 二零一六年
Rental income received (included in revenue from hotel operations) Rental deposit received	租金收入 (包含於酒店業務之收益) 押金收入	1,203,370 193,250	1,771,135 588,624
		1,396,620	2,359,759

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34. RELATED PARTY TRANSACTIONS

34. 關聯人士之交易(續)

(Continued)

Lease agreements in respect of certain premises at Xiamen Plaza (Continued)

At the end of the reporting period, the Group had contracted with Huamin Mingrui for future minimum lease receivable as follows:

有關東酒若干物業的租務協議 (續)

於年度報表結算日,本集團與華閩茗睿之 未來租金最低收款總額如下:

	2017 二零一七年	2016
Within one year	 245,000	439,285

Compensation of key management personnel

主要管理人員之補償

The remuneration of Directors during the year was as follows:

本年度董事薪酬如下:

		2017 二零一七年	2016 二零一六年
Short-term employee benefits	短期員工福利	2,315,000	2,315,000

The remuneration of Directors is determined by the Remuneration Committee having regard to the performance of individuals and market trend.

董事薪酬乃根據薪酬委員會就董事個人 表現及市場趨勢而釐定。

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

34. RELATED PARTY TRANSACTIONS

(Continued)

Acquisition of investment properties

On 17 June 2016, Champ Profit and Huamin Tourism Limited (as the "Vendor") being a wholly owned subsidiary of Huamin Industrial entered into a sale and purchase agreement, pursuant to which the Vendor conditionally agreed to sell investment properties to Champ Profit. HC Technology Capital Company Limited (the "Subscriber") being a wholly owned subsidiary of Huamin Industrial. The Vendor, the Company and Champ Profit entered into a subscription agreement, pursuant to which the parties agreed that the consideration should be satisfied by (i) the allotment and issue of 344,186,000 new ordinary shares of Company to the Subscriber and (ii) the cash payment of HK\$20 by Champ Profit to the Vendor. The transactions were completed in August 2016.

Office rental and building management fee of Fujian Holdings Limited company's office

Office rental and management fee were paid to Fujian Properties Limited ("Fujian Properties") for the Company's office at Unit 3308, 33rd Floor, West Tower, Shun Tak Centre, 200 Connaught Road Central, Hong Kong for a term of 3 years from 11 March 2016 to 10 March 2019. Both Fujian Properties and the Company are ultimately owned by Huamin Industrial. There are no common directors among Fujian Properties and any member of the Group.

34. 關聯人士之交易(續)

收購投資物業

二零一六年六月十七日,益潤亞太及華閩旅遊有限公司(以下簡稱「賣方」)並為華閩實業之全資附屬公司訂立買賣協議,據此,賣方有條件地同意出售投資物業給簡稱「認購人」)並為華閩實業之全資附屬公司。賣方、本公司及益潤亞太訂立認購會可。賣方、本公司及益潤亞太訂立認購會可。據此,各方同意收購事項通過代價(i)配發及發行本公司344,186,000股新普通股給認購人及(ii)由益潤亞太支付20港元現金給賣方。其項下擬進行之交易於二零一六年八月完成。

閩港控股有限公司辦公室的租金 及物業管理費

本公司向華閩物業有限公司(「華閩物業」) 繳付於香港干諾道中200號信德中心西座 33樓3306至3308號單位之辦公室租金及 管理費為期3年,由2016年3月11日起至 2019年3月10日止。華閩物業和本公司均 由華閩實業最終擁有。華閩物業和集團成 員之間並沒有共同的董事。

		2017 二零ー七年	2016 二零一六年
Office rental paid Building management fee	已付之辦公室租金 已付之物業管理費	1,154,880 163,608	962,400 136,340
		1,318,488	1,098,740

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

35. MAJOR NON-CASH TRANSACTIONS

35. 主要非現金交易

Save as disclosed in the note 34 in respect of the acquisition of the investment properties, the Group did not enter into other major non-cash transaction during the year ended 31 December 2016. There was no major non-cash transactions during the year ended 31 December 2017.

除附註34所披露有關收購投資物業外, 本集團於截至二零一七年十二月三十一 日及二零一六年之年度內並無訂立其他 重大非現金交易。截至二零一七年十二月 三十一日之年度內並無主要非現金交易。

36. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY

36. 本公司財務狀況及儲備表

		2017	2016
		二零一七年	二零一六年
		_ < _ ;	_
Non-current assets	非流動資產		
Property, plant and equipment	物業、廠房及設備	188,893	229,380
Investment properties	投資物業	49,300,000	48,500,000
Interest in an associate	於聯營公司之投資	76,423,690	_
Investment in subsidiaries	於附屬公司之投資	206,353,291	252,900,119
Deferred tax assets	遞延税項資產	1,894,269	1,894,269
		334,160,143	303,523,768
Current assets	流動資產		
Trade and other receivables	貿易及其他應收賬款	265,906	361,348
Cash and bank balances	現金及銀行結餘	9,834,594	43,014,331
		10,100,500	43,375,679
Current liabilities	流動負債		
Trade and other payables	貿易及其他應付賬款	1,360,774	977,993
Net current assets	流動資產淨值	8,739,726	42,397,686
Total assets less current liabilities	總資產減流動負債	342,899,869	345,921,454

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

36. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY

36. 本公司財務狀況及儲備(續)

(Continued)

		2017 二零一七年	2016 二零一六年
Capital and reserves	資本及儲備		
Equity attributable to owners of the	本公司持有人應佔權益		
Company			
Share capital	股本	895,839,029	898,839,029
Reserves	儲備	(552,973,396)	(552,951,811)
Total equity	股本權益總額	342,865,633	345,887,218
Non-current liabilities	非流動負債		
Deferred tax liabilities	遞延税項負債	34,236	34,236
	/		
		342,899,869	345,921,454

The Company's statement of financial position was approved and authorised for issue by the Board of Directors on 23 March 2018 and was signed on its behalf by:

董事會於二零一八年三月二十三日已批 准並授權刊發及簽署之公司財務狀況表:

Liu Hongjian 劉洪建 Director 董事

Chen Danyun 陳丹雲 Director 董事

For the year ended 31 December 2017 (in HK Dollars) 截至二零一七年十二月三十一日止年度(以港元列示)

36. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY

36. 本公司財務狀況及儲備表(續)

(Continued)

Movement in the Company's reserves

本公司儲備變動

		Accumulated losses 累計虧損	Total 合計
At 1 January 2016	於二零一六年一月一日	(552,812,851)	(552,812,851)
Loss for the year Other comprehensive expense for the year	本年度虧損 本年度其他全面開支	(138,960)	(138,960 —
Total comprehensive expense for the year	本年度全面開支總額	(138,960)	(138,960)
At 31 December 2016 and at 1 January 2017	截至二零一六年十二月三十一日及 二零一七年一月一日	(552,951,811)	(552,951,811)
Loss for the year	本年度虧損	(21.595)	(21.595
Loss for the year Other comprehensive expense for the year		(21,585)	(21,585) —
Total comprehensive expense for the year	本年度全面開支總額	(21,585)	(21,585)
At 31 December 2017	截至二零一七年 十二月三十一日	(552,973,396)	(552,973,396)

Particulars of Property Interests 物業權益詳情

Particulars of investment property interests held by the Group at 31 本集團於二零一七年十二月三十一日所持有之 December 2017 are as follows:

投資物業權益詳情如下:

Investment properties 投資物業	Leasehold expiry 租約屆滿日期	Gross floor area (square feet) 總樓面面積 (平方呎)	Year of completion 落成年份	Group's attributable interest 本集團 應佔權益
Hong Kong 香港				
Commercial 商用物業				
Shop Nos. 1, 3 and 4 on Ground Floor together with open yard adjoining thereto and the whole of First and Second Floors, Sun Ming Court, Nos. 84–90 Castle Peak Road, Sham Shui Po, Kowloon	2047	10,464	1981	50%
九龍深水埗 青山道84-90號 新明閣 地下1、3及4號 店舗及相連 之天井以及一樓 及二樓全層	二零四七年	10,464	一九八一年	50%
Units A, C and D on 21st Floor, Wing On House, 71 Des Voeux Road Central, Hong Kong	2047	8,340	1967	100%
香港中環 德輔道中71號 永安集團大廈 21樓A、C及D室	二零四七年	8,340	一九六七年	100%

Particulars of Property Interests (Continued) 物業權益詳情(續)

Investment properties 投資物業	Leasehold expiry 租約屆滿日期	Gross floor area (square feet) 總樓面面積 (平方呎)	Year of completion 落成年份	Group's attributable interest 本集團 應佔權益
Others 其他				
Motor cycle parking space Nos. 54, 55, 56, 57 and 58 of Yuet Ming Building, No. 52 Yuet Wah Street, Kwun Tong, Kowloon	2047	_	1975	100%
九龍觀塘 月華街52號 月明樓 第54、55、56、57及 58號電單車泊位	二零四七年	_	一九七五年	100%

FUJIAN HOLDINGS LIMITED 閩港控股有限公司