



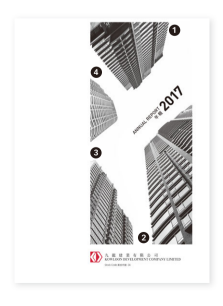
九 龍 建 業 有 限 公 司 KOWLOON DEVELOPMENT COMPANY LIMITED

Kowloon Pevelopment Company Limited

九麓建業有限公司

Kowloon Development Company Limited (Stock Code: 34) has been pursuing a property development strategy in Hong Kong, Mainland China and Macau since 2006, with its Macau property business currently being carrying out through its 73.4%-owned listed subsidiary, Polytec Asset Holdings Limited (Stock Code: 208). This development strategy has worked well for the Group as the timing for good opportunities to replenish its landbank coming to sight varies with different markets. The Group is now well positioned in all three markets with a competitive landbank amounting to approximately 4.3 million sq m of attributable gross floor area. It is firmly committed to enhancing its competitive position and to become one of the few listed companies in Hong Kong to have capacity to grow significantly in all three markets.

九龍建業有限公司(股份代號:34)自二零零六年起於香港、中國大陸及澳門奉行三地發展策略,現時並通過其擁有73.4%權益之上市附屬公司保利達資產控股有限公司(股份代號:208)經營澳門地產業務。集團將充份發揮三地發展策略的互動優勢,以抓緊增加土地儲備的良機。集團目前在區內三大市場處於有利位置,其土地儲備之應佔樓面面積約為4,300,000平方米,並致力提升本身之競爭優勢,目標成為少數能夠在三大市場取得顯著增長之香港上市公司之一。



Selected Group's property development projects in Hong Kong 集團於香港之物業發展項目

- **1** Mount East 曉峯 (2011*)
- 2 31 Robinson Road 羅便臣道31號 (2007*)
- 3 MacPherson Place 麥花臣匯 (2012*)
- 4 Cadogan 加多近山 (2014*)
- * Year of Completion 竣工年份

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Corporate Information

Board of Directors and Committees

Board of Directors

Executive Directors

Mr Or Wai Sheun (Chairman) Mr Lai Ka Fai Mr Or Pui Kwan Mr Lam Yung Hei

Non-executive Directors

Ms Ng Chi Man Mr Yeung Kwok Kwong

Independent Non-executive Directors

Mr Li Kwok Sing, Aubrey Mr Lok Kung Chin, Hardy Mr Seto Gin Chung, John Mr David John Shaw

Committees



Corporate Information

Nomination Committee

Mr Or Wai Sheun (Chairman) Mr Lok Kung Chin, Hardy Mr David John Shaw

Remuneration Committee

Mr Seto Gin Chung, John (Chairman) Mr Lai Ka Fai Mr Li Kwok Sing, Aubrey Mr Lok Kung Chin, Hardy

Corporate and Shareholders' Information

Company Secretary

Mr Lee Kuen Chiu

Independent Auditor

KPMG

Certified Public Accountants

Authorised Representatives

Mr Lai Ka Fai Mr Lee Kuen Chiu

Legal Adviser

Sidley Austin

Share Registrar

Computershare Hong Kong Investor Services Limited Rooms 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong

Registered Office

23rd Floor, Pioneer Centre, 750 Nathan Road,

Kowloon, Hong Kong Telephone: (852) 2396 2112 Facsimile: (852) 2789 1370 Website : www.kdc.com.hk E-mail : enquiry@kdc.com.hk

Stock Code

The Stock Exchange of Hong Kong Limited: 34

Principal Bankers

ANZ Bank Bank of China Bank of Communications Bank of East Asia China Construction Bank (Asia) Chiyu Banking Corporation Chong Hing Bank Hang Seng Bank Industrial and Commercial Bank of China Nanyang Commercial Bank Standard Chartered Bank United Overseas Bank

Financial Calendar

Interim results announcement Interim dividend paid Annual results announcement 2018 Annual General Meeting Ex-dividend date for final dividend 5 July 2018 Closure of register of members - 2018 Annual General Meeting

22 June 2018 – 27 June 2018 (both dates inclusive)

> 9 July 2018 - 10 July 2018 (both dates inclusive)

25 July 2018

23 August 2017

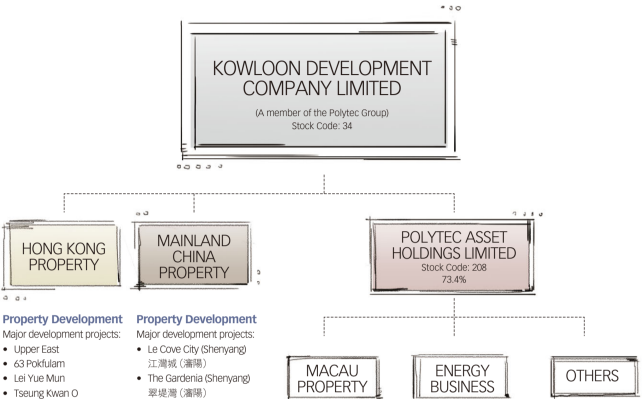
27 March 2018

27 June 2018

13 December 2017



Group's Business Structure



- Clear Water Bay Road

Development Landbank: 301,000 sq m

Property Investment

• Pioneer Centre

Investment Landbank: 53,000 sq m

Property Management

Properties under management:

Development Landbank: 3,495,000 sq m

• Le Cove Garden (Huizhou) 江灣南岸花園(惠州)#

The Lake (Foshan)

Le Cove City (Wuxi)

山語湖(佛山)

江灣城(無錫)

City Plaza (Tianjin)

城市廣場(天津)

Flagship investment property:

1,495,000 sq m

Property Development

Major development projects:

- Pearl Horizon#
- La Marina#*

Development Landbank: 517,000 sq m

Property Investment

Major investment property:

• The Macau Square

Investment Landbank: 13,000 sq m

Ice & Cold Storage

Oil production and exploration

in Kazakhstan

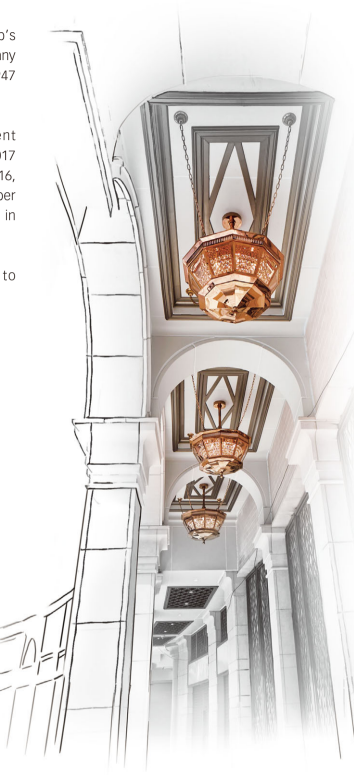
The Hong Kong Ice & Cold **Storage Company Limited** is one of the largest ice making distributors in Hong Kong

^{*} The development of these projects is under the co-investment agreements with the ultimate holding company and its wholly-owned subsidiaries.

^{*} Occupation permit of La Marina had been obtained on 3 July 2017.

Highlights

- For the year ended 31 December 2017, the Group's net profit attributable to shareholders of the Company amounted to HK\$1,635 million compared to HK\$947 million in 2016, an increase of 72.7%.
- Excluding revaluation gains from its investment properties, the Group's underlying net profit for 2017 rose to HK\$1,525 million from HK\$818 million in 2016, an increase of 86.4%. The underlying net earnings per share for 2017 were HK\$1.31 compared to HK\$0.71 in 2016.
- Full year dividend per share for 2017 amounts to HK\$0.65, with a final dividend per share of HK\$0.43.



la Marina (Macau)

Five-Year Financial Summary

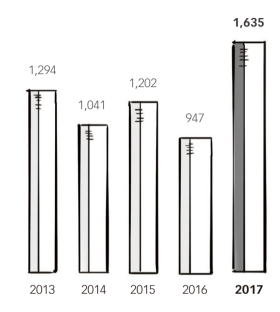
Shareholders' Equity

HK\$ million

24,905 23,580 22,838 22,894 22,251 2013 2014 2015 2016 2017

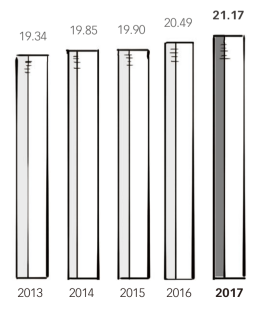
Profit Attributable to Shareholders

HK\$ million

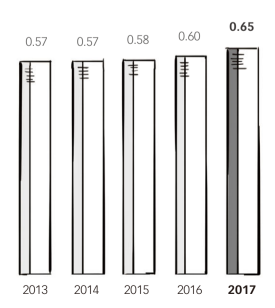


Net Asset Value per Share

HK\$



Dividends per Share HK\$



Five-Year Financial Summary

Key Consolidated Income Statement Data

HK\$ million	2013	2014	2015	2016	2017
Revenue	1,417	3,150	3,993	6,778	3,120
Profit from Operations	1,065	1,187	1,275	796	446
Profit Attributable to Shareholders	1,294	1,041	1,202	947	1,635
Earnings per Share (HK\$)	1.12	0.90	1.04	0.82	1.41
Underlying Profit Attributable to					
Shareholders (Note 2)	388	618	643	818	1,525
Underlying Earnings per Share (HK\$) (Note 2)	0.34	0.54	0.56	0.71	1.31
Dividends	656	656	668	690	765
Dividends per Share (нк\$)	0.57	0.57	0.58	0.60	0.65

Key Consolidated Statement of Financial Position Data

HK\$ million	2013	2014	2015	2016	2017
Non-Current Assets	28,764	29,386	30,430	31,783	29,546
Current Assets	16,396	19,075	19,047	14,876	19,540
Total Assets	45,160	48,461	49,477	46,659	49,086
Current Liabilities	(5,613)	(8,039)	(9,073)	(8,810)	(13,070)
Non-Current Liabilities	(14,113)	(14,343)	(14,300)	(10,758)	(7,720)
Net Assets	25,434	26,079	26,104	27,091	28,296
Share Capital	115	8,417	8,417	8,417	8,636
Reserves	22,136	14,421	14,477	15,163	16,269
Shareholders' Equity	22,251	22,838	22,894	23,580	24,905
Non-controlling Interests	3,183	3,241	3,210	3,511	3,391
Total Equity	25,434	26,079	26,104	27,091	28,296
Net Asset Value per Share (HK\$)	19.34	19.85	19.90	20.49	21.17
Gearing Ratio (%) (Note 3)	62.50	59.28	61.02	49.29	49.43

Notes:

- 1. The financial information in this summary is extracted from the published financial statements for the last five years.
- 2. Underlying profit excludes revaluation gain of investment properties.
- 3. Gearing ratio represents bank borrowings, loans from ultimate holding company and a fellow subsidiary and net of cash and bank balances over equity attributable to shareholders of the Company.

KOWLOON DEVELOPMENT COMPANY LIMITED ANNUAL REPORT 2017

Chairman's Statement



Group Results and Dividends

For the year ended 31 December 2017, the Group's net profit attributable to shareholders of the Company amounted to HK\$1,635 million compared to HK\$947 million in 2016, an increase of 72.7%. Excluding revaluation gains from its investment properties, the Group's underlying net profit for 2017 rose to HK\$1,525 million from HK\$818 million in 2016, an increase of 86.4%. The underlying net earnings per share for 2017 were HK\$1.31 compared to HK\$0.71 in 2016.

The significant improvement in the underlying net profit for 2017 was largely due to higher property sales being recognised, with completion of a number of the Group's commercial and residential development projects in Mainland China, Macau and Hong Kong.

The Board of Directors has recommended the payment of a final dividend of HK\$0.43 per share (2016: HK\$0.39) for the year ended 31 December 2017. Together with the 2017 interim dividend of HK\$0.22 per share (2016: HK\$0.21), the full year dividend for 2017 amounts to HK\$0.65 per share (2016: HK\$0.60).

The final dividend will be payable on Wednesday, 25 July 2018 to shareholders whose names appear on the Register of Members of the Company on Tuesday, 10 July 2018, subject to the approval of shareholders at the 2018 Annual General Meeting (the "2018 AGM").

Market Overview and Business Review

In Hong Kong, the government launched a new series of property restrictive measures in the middle of 2017 aiming to cool the seemingly overheating property market, which has been boosted by persistently low interest rates and record high transacted land prices. Despite these cooling measures, residential property prices still rose 16.5% for the full year of 2017.

In Mainland China, local governments continued to launch different restrictive measures on their respective property markets throughout 2017, including home-buying restrictions on the sale prices, the number of residential units each allowed to purchase, mortgage loans as well as stricter property transfer or re-selling requirements. As property prices had been rising rapidly in the first- and second-tier cities prior to 2017, the restrictive measures imposed on these cities were relatively tougher. As a result, transaction volumes generally fell in these top-tier cities during 2017 with some of these cities recording declines in residential property prices. On the other hand, as property prices had recorded no or only mild increases in those third- and fourth-tier cities prior to 2017, the property measures imposed were less restrictive. Consequently, transaction volumes generally rose considerably, with some of these third- and fourth-tier cities even recording increases in residential property prices in 2017.

Chairman's Statement

In Macau, overall sentiment in the residential property market appeared to be favourable in 2017. Despite the Monetary Authority of Macau tightening mortgage lending in May 2017, the residential property prices showed no signs of slowdown, with the average price of residential units reaching record highs in the fourth quarter of 2017, up 16.8% year-on-year for the full year of 2017. As a result, the Macau government imposed additional property measures to further cool the residential property market in February 2018, with new measures likely suppressing the buyers' appetite and hence reducing overall property transaction volumes in the short term. However, in the meantime, the incentives provided by the Monetary Authority of Macau for the first-time home buyers between the age of 21 and 44 would likely encourage more home ownership of those young residents, partially offsetting adverse impacts from the imposed restrictive measures.

Development Property Sales

In Hong Kong, all remaining small number of residential units at South Coast and Upper West were sold as of end-December 2017. For the year under review, there was no major sales activity, except that in July 2017, the Group put a small number of residential units at 63 Pokfulam to the market for presale. Therefore, total presales/sales from its development projects amounted to only a total of approximately HK\$940 million in 2017.

In Mainland China, total attributable presales/sales proceeds from all the Group's development projects amounted to approximately RMB2.1 billion (approximately HK\$2.5 billion) in 2017.

In Macau, in respect of the La Marina development project, construction works were completed and the occupation permit was obtained in July 2017. The presold units have been gradually delivered to the buyers since late December of 2017. Up to end-December 2017, total sales amounted to over HK\$5 billion.



City Plaza (Tianjin)

Chairman's Statement

With respect to the Pearl Horizon development project in Macau, as stated in the Company's annual reports, interim reports as well as various announcements during 2015 to 2017, Polytex Corporation Limited ("PCL"), the registered owner of the project and a wholly-owned subsidiary of the ultimate holding company of the Company, has applied to the Courts of Macau, including Court of Final Appeal of Macau, to claim for compensation of time in order to complete the development project. The Group is currently awaiting the decisions from the Courts of Macau. However, based on the opinion provided by our legal adviser in Macau, it was the Macau government who had delayed granting various requisite approvals and permits for the development project over the past years providing PCL with no sufficient time for the development to be completed before the expiry date of the land concession. Therefore, based on the above grounds, PCL would have a right to pursue a claim for compensation of time or damages from the Macau government. In addition to the legal route being taken, other possible approaches have also been actively explored, with a view to best protecting the Group's as well as the buyers' interests.

Property Development

In Hong Kong, all formalities of the land exchange for Tseung Kwan O Town Lot No. 121 located in Area 85, Tseung Kwan O, Sai Kung, New Territories were completed on 18 April 2017 and the site is now wholly-owned by the Group, adding approximately 48,200 sq m gross floor area ("GFA") to its readily developable residential landbank.

As announced on 22 June 2017, the Company entered into two sale and purchase agreements with Greatpath Group Limited and Max Great Investments Limited to acquire the equity interests of 20% together with the assignment of shareholders' loans in Ideaplan Investments Limited for the aggregate considerations of approximately HK\$219 million, with the consideration payable to the vendors being satisfied by allotting and issuing 25,950,021 shares of the Company in total at HK\$8.44 per share upon completion. Both transactions were successfully completed in July 2017 and the Group now wholly owns the development project located in the Chong An District, a central business district of Wuxi, Mainland China, with GFA of approximately 400,000 sq m.



Property Investment in Hong Kong

Gross rental income generated from the Group's property investment portfolio in Hong Kong for 2017 rose to HK\$356 million, an increase of 4.4% over 2016. Gross rental income generated from the Pioneer Centre, the Group's whollyowned flagship and core investment property in Hong Kong, rose 5.2% to HK\$305 million in 2017. The overall occupancy rate for the Group's property investment portfolio remained high exceeding 98% as of 31 December 2017.

Other Businesses through Polytec Asset Holdings Limited ("Polytec Asset")

The Group's exposures to the property investment in Macau, the oil business and the ice manufacturing and cold storage business are through its 73.4%-owned listed subsidiary, Polytec Asset. Their respective operational results are as follows:

Property Investment in Macau

The Group's share of gross rental income generated from its investment properties rose to HK\$64 million in 2017, representing an increase of 10% over 2016. The improvement in income was mainly due to an increase in rents from The Macau Square, in which Polytec Asset holds a 50% interest, with total rental income of the property attributable to the Group rising to HK\$59 million in 2017 from HK\$54 million in 2016.

Oil

The oil segment recorded a loss after tax of HK\$312 million in 2017 compared to HK\$33 million in 2016. The considerable loss for the year under review was mainly due to an impairment provision for the Group's oil production and exploitation assets in Kazakhstan, amounting to a total of HK\$290 million with the change in its related tax being included. Management considers the above provisions are well justified and based on its prudent approach. The net book value of the oil assets in Kazakhstan, together with its related deferred tax asset, was approximately HK\$380 million as of 31 December 2017 following such impairment provisions, representing only 1.3% of the Group's total net asset value.

Ice Manufacturing and Cold Storage

Total operating profit for the combined ice manufacturing and cold storage segment amounted to HK\$29 million in 2017, a decrease of 15% over 2016. While segment revenue remained stable for the year under review, the decrease in operating profit was attributable to the increase in non-recurring expenses relating to replacement and maintenance of machinery.

Chairman's Statement

Prospects

In Hong Kong, overall land prices continued to rise rapidly in 2017, with transacted prices reaching new record highs. In view of improving market sentiment boosted by record high land prices, the Group actively re-launched the presale of 63 Pokfulam, its wholly-owned high-end residential development project, and it has been well received by the market, with over 60% of residential units being sold up to March 2018. The presale of the development project in Lei Yue Mun is expected to launch in the third or fourth quarter of this year when all the necessary presale requirements are fulfiled. Construction works of Upper East are expected to be completed in the middle of this year and those sold residential units will then be delivered to the buyers in the third or fourth quarter of 2018.

In Mainland China, there may have some good opportunities to replenish the Group's landbank later this year as financial institutions are expected to tighten their credit to the property sector. The Group would closely monitor the development in the land markets of its targeted regions capturing the best opportunities to replenish its landbank. The presale of various development projects in Shenyang and Huizhou has been satisfactory and their respective sales are expected to be recognised in 2018.

In Macau, in respect of the La Marina development project, which is favourably located in a prime area adjacent to the Hong Kong-Zhuhai-Macau Bridge with a saleable GFA exceeding 174,000 sq m for the residential portion, approximately one-thirds of residential units were sold as at end-December 2017, with total sales proceeds exceeding HK\$5 billion. The remaining residential units will be put on the market for sale by phases and income to be received from La Marina is still expected to contribute to the Group's earnings in 2018.

With respect to the Pearl Horizon development project in Macau, in addition to taking the legal route to best protect the Group's as well as the buyers' interests, it also has been actively exploring other possible approaches, aiming to resolve this standoff as expeditiously as possible.

In regard to its oil segment, the Group will continue to assess the sustainability of the recovery in oil prices, with further provisions for asset impairment to be made in 2018 if necessary.

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Both of the Group's investment property portfolio in Macau and ice manufacturing and cold storage business in Hong Kong are expected to continue to generate stable income in 2018.

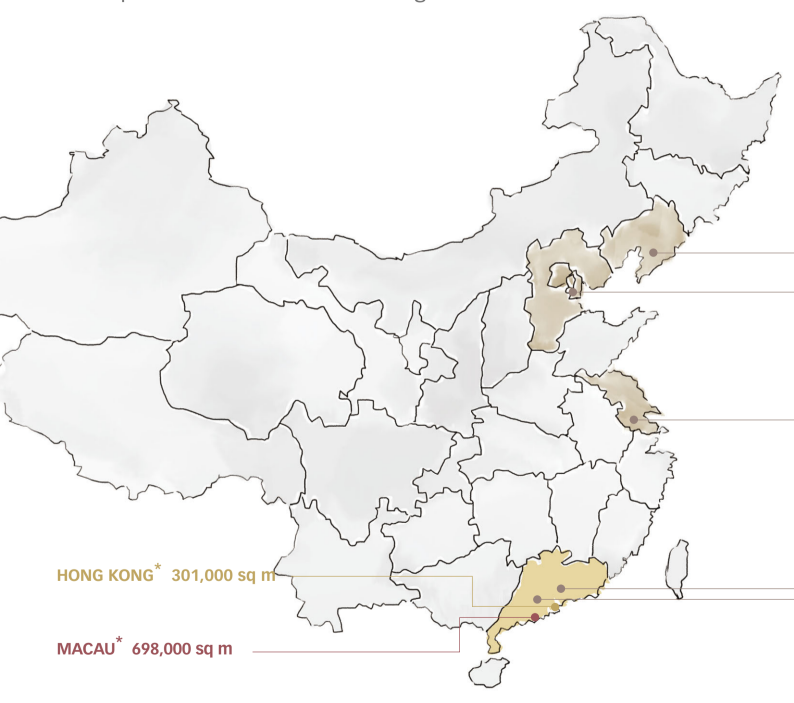
As the Group has been pursuing a property development strategy in Hong Kong, Mainland and Macau for years, it has established a solid foundation for its property business in these markets, being currently well positioned with a competitive landbank. This development strategy has worked well for the Group so far as the timing for good opportunities to replenish its landbank coming to sight varies with different markets and it would assess the differences in land prices of the three markets and choose the best market to invest, enhancing its competitive position. This year, as the land prices have reached historic high levels in Hong Kong, the Group will then seek out investment opportunities elsewhere in Mainland China to replenish its landbank.

The Group is facing challenges in all three markets to which it has exposure, with anticipation of continued property restrictive measures, as well as rising interest rates, from Hong Kong, Mainland China and Macau to adversely impact on its overall property sales activity and hence possibly transaction volumes and price increases. However, with continued efforts from the Board and all staff, the Group's overall business continues to grow and advance and its results for 2018 are expected to be satisfactory, barring unforeseen circumstances.

I would like to take this opportunity to express my gratitude to my fellow directors for their support and all staff for their dedication and hard work.



Group's major projects under development in the Greater China Region



^{*} representing 100% project coverage in total gross floor area

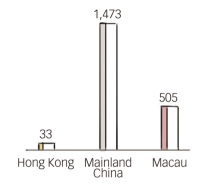


Key Operating Results for 2017

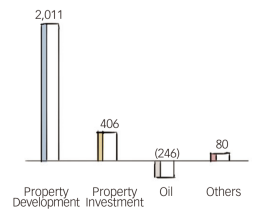
Total operating profit in the property development segment amounted to HK\$2,011 million, which was mainly generated from development projects in Mainland China and Macau.

Operating Profit – Property Development Geographic Distribution for 2017

HK\$ million



Operating Profit/(Loss) by Segment for 2017 HK\$ million



MAINLAND CHINA 6,081,900 sq m

Shenyang 2,712,000 sq m

Tianjin 850,000 sq m

Wuxi 400,000 sq m

Huizhou 519,900 sq m

Foshan 1,600,000 sq m

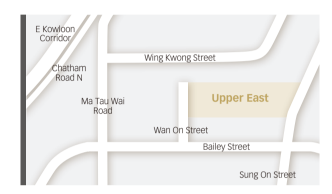
Property Development

As of 31 December 2017, the Group's landbank for development amounted to approximately 4.3 million sq m of attributable gross floor area. The Group's major property projects under planning and development are set out as follows:

Hong Kong

Upper East

The site is located at 23 Sung On Street in Hung Hom, covering a total site area of approximately 4,038 sq m. This residential and commercial development project is wholly-owned by the Group, with a total gross floor area for redevelopment of approximately 34,100 sq m.

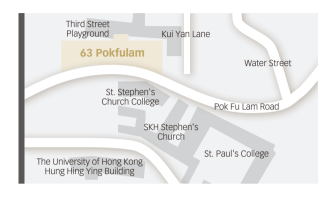




Review of Operations Hong Kong

63 Pokfulam

The site is located at 63 Pok Fu Lam Road. It will be redeveloped into two high-end residential towers with retail shops on the ground floor and car parking spaces on the basement floor, covering a total gross floor area of approximately 12,200 sq m. This residential and retail development project is wholly-owned by the Group.





Artist's Impression

Review of Operations Hong Kong

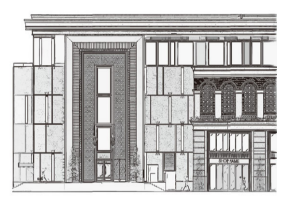
lei Yue Mun Project

The site is located at 1 Lei Yue Mun Path in Lei Yue Mun. The Group will develop this wholly-owned site into a residential and retail complex with a public car park, with a total gross floor area of approximately 29,200 sq m.









Location

1 Lei Yue Mun Path, Lei Yue Mun, Kowloon, Hong Kong

Usage

Residential and Retail

Group's Interest 100%

Approx. Total Site Area

3,240 sq m

Approx. Total Gross Floor Area 29,200 sq m

Status

Temporary Occupation Permit obtained for 150 public car parking spaces and commenced to operate; construction works for the remaining areas in progress

Expected Date of Completion 2019

Review of Operations Hong Kong

Tseung Kwan O Project

The site is located at 1-3 Shek Kok Road in Tseung Kwan O. The Group intends to develop this wholly-owned site into two high-rise residential towers with car parking spaces, covering a total gross floor area of approximately 48,200 sq m.



Location

1-3 Shek Kok Road, Area 85, Tseung Kwan O, Sai Kung, New Territories, Hong Kong

Usage

Residential

Group's Interest

100%

Approx. Total Site Area

9,635 sq m

Approx. Total Gross Floor Area

48,200 sq m

Status

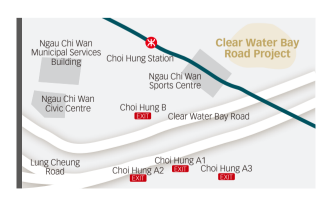
Advance building works in progress

Expected Date of Completion

2021

Clear Water Bay Road Project

The site is located at 35 Clear Water Bay Road in Ngau Chi Wan. The General Building Plan for this residential and commercial development project including a shopping arcade, club house and car parking facilities with a total gross floor area of approximately 196,400 sq m has been approved. The project is wholly-owned by the Group.



Location

35 Clear Water Bay Road, Ngau Chi Wan, Kowloon, Hong Kong

Usage

Residential and Commercial

Group's Interest

100%

Approx. Total Site Area

19,335 sq m

Approx. Total Gross Floor Area

196,400 sa m

Status

Land premium negotiation in progress

Expected Date of Completion

To be determined

Mainland China

le Cove City (Shenyang) 江灣城(瀋陽)

The site is located along the Hun River at 6 Hun Nan Er Road of the Hun Nan Xin District in Shenyang. This residential and commercial development project is wholly-owned by the Group, with a planned total gross floor area of approximately 712,000 sq m.



Location

6 Hun Nan Er Road, Hun Nan Xin District, Shenyang, China

Usage

Residential and Commercial

Group's Interest

100%

Approx. Total Site Area

165,303 sq m

Approx. Total Gross Floor Area

712,000 sq m

Approx. Total Gross Floor Area Booked

286,600 sq m

Status

Construction works for the fourth phase in progress

Expected Date of Completion



The Gardenia (Shenyang) 翠晓彎(瀋陽)

The site is located on the west side of Daba Road of the Shenhe District, which is one of the five main central districts in Shenyang. This residential and commercial development project is wholly-owned by the Group, with a planned total gross floor area of approximately 2,000,000 sq m.





Location

West of Daba Road, Shenhe District, Shenyang, China

Usage

Residential and Commercial

Group's Interest

100%

Approx. Total Site Area 1,100,000 sq m

Approx. Total Gross Floor Area

2,000,000 sq m Approx. Total Gross Floor Area Booked

385,900 sq m

Status

Construction works for the third phase A in progress

Expected Date of Completion

Third phase A 2019



Le Cove Garden (Huizhou) 江灣南岸花園(惠州)

The site is located at Dongjiang North Shore Wangjiang Lot of the Huicheng District in Huizhou and has a permanent natural river view at its south east side, with provincial park facilities and convenient traffic to the central business district of Dongjiang North Shore in Huizhou. The Group has a 60% interest in this residential and commercial development project, with a total gross floor area of approximately 519,900 sq m.





Location

Dongjiang North Shore, Wangjiang Lot, Huicheng District, Huizhou, China

Usage

Residential and Commercial

Group's Interest

60%

Approx. Total Site Area 146,056 sq m

Approx. Total Gross Floor Area 519,900 sq m

Approx. Total Gross Floor Area Booked 82,500 sq m

Status

Construction works for the second phase in progress

Expected Date of Completion

Second phase 2018



The lake (Foshan) 山麓湖(净山)

The site is located in the Nanhai District of Foshan (Guangdong Province), with a sizeable site area of approximately 4,020,743 sq m. This is a joint venture residential and commercial development project of the Group. The site is endowed with unique geographical advantages, surrounded by lakes, a wetland nature reserve zone and woods. It is being developed as one of the most emblematic residential communities in Foshan, with a total gross floor area of approximately 1,600,000 sq m.





Location

Heshun Meijing Shuiku Sector, Lishui Town, Nanhai District, Foshan, China

Usage

Residential and Commercial

Group's Interest

50%

Approx. Total Site Area

4,020,743 sq m

Approx. Total Gross Floor Area

1,600,000 sq m

Approx. Total Gross Floor Area Booked

745,500 sq m

Status

Construction works for high-rise residential towers in the fourth phase of development completed

Expected Date of Completion

Remaining development to be determined



le Cove City (Wuxi) 江灣城(遊錫)

The site is located in the Chong An District, a central business district of Wuxi, with a total site area amounting to approximately 68,833 sq m. This residential and commercial development project is wholly-owned by the Group, with a total gross floor area of approximately 400,000 sq m.





Location

Tongyun Road and Gongyun Road, Chong An District, Wuxi, China

Usage

Residential and Commercial

Group's Interest

100%

Approx. Total Site Area

68,833 sq m

Approx. Total Gross Floor Area 400,000 sq m

Approx. Total Gross Floor Booked

97,400 sq m

Construction works for the second phase completed

Expected Date of Completion





The site is located in a new commercial and business area of the Hedong District, Tianjin. This residential and commercial development project is 49%-owned by the Group and has a total gross floor area of approximately 850,000 sq m. There is an additional underground gross floor area of approximately 35,000 sq m for the commercial portion. It will be developed into a modern residential and commercial complex with luxury residential towers, office buildings, a five-star hotel and a first-class shopping arcade.





Location

Lot No. Jin Dong Liu 2004-066, intersection of Shiyijing Road and Liuwei Road, Hedong District, Tianjin, China

Usage

Residential and Commercial

Group's Interest

49%

Approx. Total Site Area

135,540 sq m

Approx. Total Gross Floor Area

850,000 sq m

Approx. Total Gross Floor Area Booked

237,700 sq m

Status

Construction works for residential flats in the second phase of development completed

Expected Date of Completion

Third phase to be determined



Review of Operations Macau

Macau

The Group's property interests in Macau are held through its listed subsidiary, Polytec Asset Holdings Limited ("Polytec Asset"), 73.4%-owned by the Company. Details of the development projects are as follows:

la Marina

La Marina is located in the Orient Pearl District, adjacent to the Hong Kong-Zhuhai-Macau Bridge, with combined aggregate total site area of approximately 17,900 sq m. The construction works of this development project have been completed. It includes six high-end residential towers with retail shops and car parking facilities, with a total gross floor area of approximately 182,000 sq m. Polytec Asset has an 80% interest in this project.





Review of Operations Macau









la Marina (Macau)

Pearl Horizon

Pearl Horizon is located in the Orient Pearl District, adjacent to the Hong Kong-Zhuhai-Macau Bridge, with an aggregate total site area of approximately 68,000 sq m. Polytec Asset has an 80% interest in this project. It will be developed into various luxury residential towers, together with a large shopping arcade, a five-star club house and numerous car parking spaces, with a total gross floor area of approximately 697,600 sq m. Construction works are currently suspended due to the legal proceedings.

Property Investment

In Hong Kong, gross rental income generated from the Group's property investment portfolio for 2017 rose to HK\$356 million, an increase of 4.4% over 2016. Gross rental income generated from the Pioneer Centre, the Group's wholly-owned flagship and core investment property in Hong Kong, rose 5.2% to HK\$305 million in 2017. The overall occupancy rate for the Group's property investment portfolio remained high exceeding 98% as of 31 December 2017.

In Macau, the Group's share of gross rental income generated from its investment properties rose to HK\$64 million in 2017, representing an increase of 10% over 2016. The improvement in income was mainly due to an increase in rents from The Macau Square, in which Polytec Asset holds a 50% interest, with total rental income of the property attributable to the Group rising to HK\$59 million in 2017 from HK\$54 million in 2016.

Property Management

The Group offers a full range of high quality property management services to our clients. Our client base includes not only self-developed luxury residential buildings, serviced apartments and medium scale commercial buildings, but also public housing estates. As at 31 December 2017, the total area of properties under management was maintained at approximately 1,495,000 sq m (2016: 1,185,000 sq m).



Pioneer Centre (Hong Kong)



Key Risk and Uncertainties

The Group faces various risks including those specific to the property development business as well as those that are common to other businesses. The Group's risk management and internal control systems are in place to ensure principal risks as well as significant emerging risks are identified, monitored and managed on a continuous basis. The principal risks and uncertainties set out below may have material impacts on the Group's businesses, operating results, financial position or prospects, but they are by no means exhaustive or comprehensive.

Property Development Risk

Similar to other property developers, the Group is confronted with the risk of deterioration of property market conditions which is subject to the changes in the overall economic environment, political stability, governmental policies, as well as the taxes and stamp duties imposed on the sales of residential properties in the geographical areas of the Group's operations.

The profitability of the Group may also be hindered by rising construction costs and sub-contracting charges and keen competition from other property developers. A significant adverse financial impact may arise if any of our construction projects is not able to be completed on schedule or within budget. The Group's prospects are also subject to the supply of land affected by land policies in different geographical areas.

Regulatory Risk

The Group operates in highly-regulated markets and industries where changes to the regulatory environment may have significant impacts on our businesses. We have to ensure we can comply with all the regulatory requirements including the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"), the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) as well as legal, tax, environmental and any other statutory requirements for our various kinds of businesses in different jurisdictions.

People Risk

The Group's future development is materially affected by whether it can recruit, retain, develop and motivate competent and qualified staff at various levels. The shortage or loss of key personnel may harm the Group's existing operations and prospects.

Financial Risk

The Group is exposed to interest rate, credit, liquidity, currency and other price risks which arise in the normal course of the Group's businesses. The analysis of these risks is illustrated in the notes to the financial statements in detail.

Business Partner Risk

Some of the Group's businesses are conducted through non wholly-owned companies or joint ventures in which the Group shares control with other business partners. The relevant risks include that these business partners may not continue their relationships with the Group, take actions against the Group's interests, undergo a change of control or not fulfil their obligations under the joint ventures.

Information Security Risk

The Group's computer system and data are exposed to unauthorised access or damage caused by cyber threats, especially nowadays the worldwide cybercrime and malware attack happen more frequently. Failure in protecting the computer system and data of the Group may lead to loss or leakage of critical data or even disruptions of normal operations of the business.

Environmental and Social Compliance

Environmental Policies and Performances

The Group is dedicated to high standards of environmental protection. By minimising the impact to our community and conserving resources amongst employees and tenants, we are striving to improve our environmental performance continually. Since 2007, the Group has become a corporate member of WWF-Hong Kong, supporting the Non-Governmental Organisation's works on conservation and education. The Group adopts a holistic and proactive approach towards environmental management, undertaking stringent measures to ensure both new and existing developments comply with the regulatory requirements. We also work and communicate closely with our contractors to minimise generation of effluent and waste.

Environmental and Social Compliance (Continued)

Environmental Policies and Performances (Continued)

The Group is committed to conserving the environment and seeking continual improvement in environmental matters. To enhance environmental protection awareness at the workplace, we promote the use of electronic communication in our Hong Kong offices via the intranet system for documental approval and policy or news sharing, encourage our employees to switch off the lights, air conditioning and other unused office equipment when leaving the office, use recycled paper or double-sided for printing and copying.

Compliance with Laws and Regulations

As far as the Company is aware, there was no material breach of or non-compliance with applicable laws and regulations that has a significant impact on the businesses and operations of the Group during the financial year.

Relationships with Stakeholders

The Group has an integrated human capital strategy to recruit, develop and motivate employees, making sure that employees are provided with competitive remuneration package, appropriate training and development opportunities and their performance goals are aligned with the Group's business objectives. The Group is committed to providing a work environment that is free from all forms of discrimination. In 2017, there were no known reports of any incidence of discrimination by its employees in Hong Kong and overseas. Management and staff at all levels are responsible to ensure all employees are working in compliance with the statutory requirements, arrange adequate resources to fulfil the safety requirements and carry out training and supervision.

Additionally, communication with employees is particularly critical as the Group sets forth its sustainability framework. Therefore, we have recently improved our internal communication through a new intranet system to strengthen and enhance communication amongst staff. We have also conducted an internal stakeholder survey to further gauge employees' perspectives on the Group's environmental and social material issues.

The Group is also dedicated to providing high quality properties, products and services to meet our customers' needs and is striving to maintain good relationship and close communication with our business partners, banks, contractors and suppliers so as to achieve this goal for our customers.

Apart from the Group's continuous efforts towards improvement in relationship with its stakeholders, the Group is also committed to delivering support to the needs of the community. The Company has been awarded as a "Caring Company" since 2009 in recognition of our achievement in corporate social responsibility. In 2017, we have donated to domestic charities and our employees have participated in a number of community activities.

Environmental, Social and Governance Reporting

In accordance with the requirement set out in Appendix 27 to the Listing Rules, a separate Environmental, Social and Governance Report will be published on the Company's website and the website of Hong Kong Exchanges and Clearing Limited to enhance report readability. The report highlights the continual efforts of the Group in improving operations consisting of comprehensive environmental and social performance indicators, further demonstrating our dedication in building a sustainable future.

Human Resources

As of 31 December 2017, the Group had a total of 864 employees (2016: 941 employees), of which 568 were Hong Kong staff, 162 were Mainland China staff and 134 were staff in other regions. During the year, total staff costs increased to HK\$272 million (2016: HK\$242 million) due to salary revisions in July 2017. Salary levels of employees are competitive. Discretionary bonuses are granted based on the performance of the Group as well as the performance of individuals to attract, motivate and retain talented people.

The Group believes that the quality of its human resources is critical for it to maintain a strong competitive edge. The Group has conducted a range of training programmes through various institutions to strengthen employees' allround skills and knowledge, aiming to well equip them to cope with its development in the ever-changing economy.

In addition, the Group established a recreation club and held an annual dinner and a Christmas party with lucky draws conducted for employees during the year to promote team spirit and loyalty and encourage communication between departments.

Financial Review

Financial Resources and Bank Borrowings

Total bank borrowings of the Group amounting to HK\$13,660 million as at 31 December 2017 (31 December 2016: HK\$10,070 million), comprising of HK\$7,316 million repayable within one year and HK\$6,344 million repayable after one year. Taking into account of cash and cash equivalents with an amount of HK\$1,969 million, the Group's net bank borrowings position was HK\$11,691 million as at 31 December 2017. Loan from the ultimate holding company amounted to HK\$620 million as at 31 December 2017.

The Group's gearing ratio (calculated on the basis of net bank borrowings and total loans from the ultimate holding company and a fellow subsidiary over equity attributable to shareholders of the Company) was 49.4% as at 31 December 2017 (31 December 2016: 49.3%).

During the year, sales/presales for the property projects in Hong Kong contributed cash inflows of HK\$1,290 million to the Group. Furthermore, the Group has recorded approximately of HK\$1,018 million cash inflows mainly from sales/presales of various development projects in Mainland China.

In April 2017, the Group has successfully completed the land exchange for a residential project located in Tseung Kwan O, Hong Kong, which was acquired from the ultimate holding company in early 2016.

During the year, distributions of HK\$556 million were made by the ultimately holding company and one of its wholly owned subsidiaries in relation to the development projects at Huizhou and Lotes T+T1 to the Group, pursuant to the co-investment agreements.

The Group continued to actively engage in the development projects in Hong Kong and Mainland China and expended a total of approximately HK\$1,738 million for construction costs during the year.

All the Group's borrowings are arranged on a floating rate basis. The Group will closely monitor and manage its exposure to interest rate fluctuations and will consider engaging in relevant hedging arrangements when considered appropriate.

With the investments in Mainland China, the Group is exposed to exchange fluctuations in Renminbi ("RMB"). Using external borrowings in RMB together with revenue and cash generated from the development projects in Mainland China, serves as a natural hedge against the exchange rate risk of RMB.

In respect of the Group's oil business in Kazakhstan, the Group is exposed to the exchange fluctuations in the Tenge ("KZT"), the local currency of Kazakhstan, because the majority of operating expenses and capital expenditure are denominated in KZT, while a significant portion of its revenue is denominated in United States dollars. As at 31 December 2017, the Group did not have any outstanding financial instruments entered into for hedging purposes. Nevertheless, the Group is closely monitoring its overall foreign exchange exposure and interest rate exposure and will adopt a proactive but prudent approach to minimise the relevant exposures when necessary.

With the financing facilities in place, recurrent rental income from investment properties, cash inflows from presale/sale of the Group's development projects and the financial support from the ultimate holding company, the Group has sufficient financial resources to satisfy its commitments and future funding requirements.

Financial Review

Capital Commitments

As at 31 December 2017, the Group had commitments in connection with the Group's investment properties amounting to HK\$25 million.

Pledge of Assets

As at 31 December 2017, properties having a value of HK\$21,000 million and bank deposits of HK\$15 million were pledged to financial institutions mainly to secure credit facilities extended to the Group.

Contingent Liabilities

The Group has given several guarantees in respect of banking facilities granted to a joint venture in Mainland China. Guarantees have been provided to a joint venture amounting to HK\$1,131 million, representing a 50% proportional guarantee in respect of HK\$2,261 million term loan facilities. The facilities were utilised to the extent of HK\$1,077 million as at 31 December 2017.

Profile of Pirectors

Board of Directors

Executive Directors

Mr OR Wai Sheun, aged 66, is the *Chairman* of the Company. He has been an *Executive Director* since January 2002 and is responsible for the development of corporate strategies, corporate planning and general management of the Company. Mr Or is also the chairman of Polytec Asset Holdings Limited, a separately listed subsidiary of the Company. He is the chairman of both Polytec Holdings International Limited, the sole shareholder of Intellinsight Holdings Limited ("Intellinsight"), and Intellinsight, the substantial shareholder of the Company, and a director of certain subsidiaries of the Group. Mr Or has over 35 years of experience in property development, industrial and financial investment business in Hong Kong, Mainland China and Macau. He is the husband of Ms Ng Chi Man, the father of Mr Or Pui Kwan and the father-in-law of Mr Lam Yung Hei.

Mr LAI Ka Fai, aged 53, has been an *Executive Director* of the Company since January 2002. He is responsible for the development of corporate strategies, corporate planning and day-to-day management of the Company. Mr Lai is also a non-executive director of Polytec Asset Holdings Limited, a separately listed subsidiary of the Company, and a director of Intellinsight Holdings Limited, the substantial shareholder of the Company, and certain subsidiaries of the Group. He has over 30 years of experience in finance, accounting, financial and operational management and corporate planning. Mr Lai graduated from the University of East Anglia in the United Kingdom with a Bachelor's degree in Science. He is an associate member of the Hong Kong Institute of Certified Public Accountants and a fellow member of the Association of Chartered Certified Accountants.

Mr OR Pui Kwan, aged 39, has been an *Executive Director* of the Company since September 2005. He is responsible for the development of corporate strategies, corporate planning and day-to-day management of the Company. Mr Or joined the Company in May 2003 and is also a director of certain subsidiaries of the Group. He has attained solid working experience in various companies engaged in property development, securities investment, information technology, product research and development. Mr Or holds a Bachelor of Combined Science degree from the University College London. He is the son of Mr Or Wai Sheun and Ms Ng Chi Man and brother-in-law of Mr Lam Yung Hei.

Mr LAM Yung Hei, aged 38, has been an *Executive Director* of the Company since July 2016. He is responsible for the development of corporate strategies, corporate planning and day-to-day management of the Company, and overseeing construction management of the Group. Mr Lam is also a director of certain subsidiaries of the Group. He has over 10 years of experience in Hong Kong property development, merger and acquisition and information technology. Mr Lam holds a Master of Commerce (Information Systems and Management) degree and a Bachelor of Science (Computer Science) degree both from University of New South Wales, Sydney. He is the son-in-law of Mr Or Wai Sheun and Ms Ng Chi Man and the brother-in-law of Mr Or Pui Kwan.

Non-executive Directors

Ms NG Chi Man, aged 65, has been an Executive Director of the Company since January 2002 and re-designated as a *Non-executive Director* of the Company with effect from 1 April 2013. She is also a director of Polytec Holdings International Limited, the sole shareholder of Intellinsight Holdings Limited ("Intellinsight"), Intellinsight, the substantial shareholder of the Company, and certain subsidiaries of the Group. Ms Ng has over 35 years of experience in property development, industrial and financial investment business in Hong Kong, Mainland China and Macau. She is the wife of Mr Or Wai Sheun, the mother of Mr Or Pui Kwan and the mother-in-law of Mr Lam Yung Hei.

Mr YEUNG Kwok Kwong, aged 59, has been a *Non-executive Director* of the Company since January 2002. He is also the managing director of Polytec Asset Holdings Limited, a separately listed subsidiary of the Company, and a director of certain subsidiaries of the Group. Mr Yeung has over 35 years of experience in finance, accounting, financial and operational management and corporate planning. He is a fellow member of both the Hong Kong Institute of Certified Public Accountants and the Association of Chartered Certified Accountants.

Profile of Directors



Board of Directors (Continued)

Independent Non-executive Directors

Mr LI Kwok Sing, Aubrey, aged 68, has been an *Independent Non-executive Director* of the Company since January 2002. Mr Li is the chairman of IAM Holdings (Hong Kong) Limited, a Hong Kong based investment firm, and has over 40 years of experience in merchant banking and commercial banking. He is also a non-executive director of The Bank of East Asia, Limited (listed on the Stock Exchange of Hong Kong) and an independent non-executive director of Café de Coral Holdings Limited, Kunlun Energy Company Limited, Pokfulam Development Company Limited and Tai Ping Carpets International Limited (each of them is listed on the Stock Exchange of Hong Kong). Mr Li was an independent non-executive director of China Everbright International Limited, a company listed on the Stock Exchange of Hong Kong, from 6 November 1998 to 24 May 2017 as well. Mr Li holds a Master's degree in Business Administration from Columbia University and a Bachelor of Science degree in Civil Engineering from Brown University.

Mr LOK Kung Chin, Hardy, aged 68, has been an *Independent Non-executive Director* of the Company since January 2002. He is the managing director of The Sun Company, Limited and has over 40 years of experience in building and engineering construction work. Mr Lok graduated in Civil Engineering from the University of Manchester Institute of Science & Technology. He is a member of both the Institution of Civil Engineers and the Hong Kong Institution of Engineers, and a fellow member of the Hong Kong Institute of Construction Managers.

Mr SETO Gin Chung, John, aged 69, has been an *Independent Non-executive Director* of the Company since January 2002. Mr Seto is a director of Pacific Eagle Asset Management Limited. He is also an independent non-executive director of China Everbright Limited and an independent non-executive director of Hop Hing Group Holdings Limited ("Hop Hing Group") (both companies are listed on the Stock Exchange of Hong Kong). He ceased to act as the vice chairman and has been the chairman of the board of Hop Hing Group on 25 March 2016. Mr Seto was a non-executive director of Hong Kong Exchanges and Clearing Limited from 2000 to 2003 and was the chief executive officer of HSBC Broking Services (Asia) Limited from 1982 to 2001. He was a council member of The Stock Exchange of Hong Kong Limited from 1994 to 2000 and was the first vice chairman from 1997 to 2000. Mr Seto holds a Master of Business Administration degree from New York University and has over 40 years of experience in the securities and futures industry.

Mr David John SHAW, aged 71, has been an *Independent Non-executive Director* of the Company since June 2007. Mr Shaw acted as adviser to the board of HSBC Holdings plc from June 1998 until 30 September 2013; he retired from the HSBC Group in September 2015. He is also an independent non-executive director of Shui On Land Limited (listed on the Stock Exchange of Hong Kong). Mr Shaw is a solicitor, admitted in England and Wales and in Hong Kong. He was a partner of Norton Rose from 1973 to 1998 and during that period spent approximately 20 years working in Hong Kong. Mr Shaw obtained a law degree from Cambridge University.

Senior management of the Group is the Executive Directors of the Company.

Corporate Governance Report

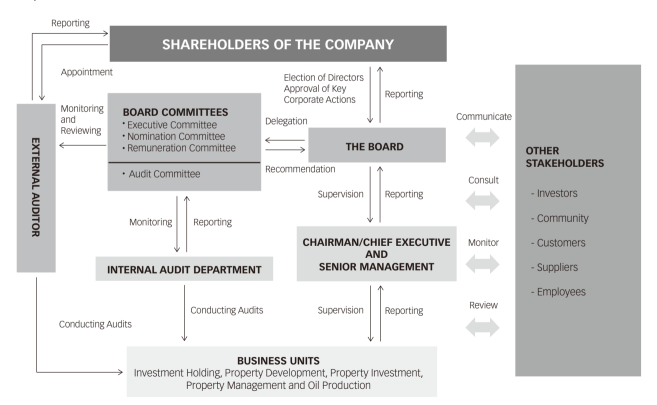
Corporate Governance Practices

The Board of Directors of the Company (the "Board") is accountable to the Company's shareholders for good corporate governance. Accordingly, the Board has considered carefully the requirements of the Corporate Governance Code (the "CG Code") set out in Appendix 14 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") and, as described below, has taken actions to further enhance corporate transparency and accountability.

We believe good corporate governance is one of the critical factors for achieving sustainable long-term success. The corporate governance principles of the Company emphasise the importance of a quality Board and accountability to shareholders. We will regularly review our corporate governance practices to ensure and maintain the long-term health of the Company.

Throughout the year ended 31 December 2017, the Company has complied with the code provisions of the CG Code ("Code Provision"), with the exception of Code Provisions A.2.1 (which recommends the roles of the chairman and chief executive should be separate) and A.6.7 (which recommends all non-executive directors should attend general meetings) as disclosed respectively hereinafter under the sections headed "Chairman of the Board and Chief Executive" and "Time Commitment".

Corporate Governance Structure





Board of Directors

As at 31 December 2017, the Board comprises ten members: four Executive Directors, being Mr Or Wai Sheun (Chairman), Mr Lai Ka Fai, Mr Or Pui Kwan and Mr Lam Yung Hei; two Non-executive Directors, being Ms Ng Chi Man and Mr Yeung Kwok Kwong; and four Independent Non-executive Directors, being Mr Li Kwok Sing, Aubrey, Mr Lok Kung Chin, Hardy, Mr Seto Gin Chung, John and Mr David John Shaw. More than one-third of the Board comprises Independent Non-executive Directors. Their biographical details which include relationships among members of the Board are set out on pages 31 and 32 of this Annual Report. In accordance with the Listing Rules, every Independent Non-executive Director has provided an annual confirmation of his independence to the Company. The Company considers that they satisfy the independence requirements.

The Board is governed by the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) (the "Companies Ordinance"), the Listing Rules and the Articles of Association of the Company. The role of the Board is to provide strong guidance and oversight to management in formulation of the overall strategic direction, monitor the performance of management, and assure the best interests of the Company are being served. The day-to-day operational duties of the Board are delegated to management to carry out but the Board takes ultimate responsibility.

Permitted Indemnity Provision

A permitted indemnity provision for the benefit of the Directors of the Company is provided by the Articles of Association of the Company and is currently in force and was in force throughout the year. The Company has arranged insurance cover in respect of legal action against its Directors. The insurance coverage is reviewed annually to ensure that the Directors and officers are adequately protected against potential liabilities.

Chairman of the Board and Chief Executive

Mr Or Wai Sheun, the Chairman, has performed the combined role as the chairman and the chief executive taking charge of the overall operation of the Group. He is also responsible for leading the Board. Directors with different views are encouraged to voice their concerns. This combining of the roles enables the Company to make prompt and effective decisions. The Board will reassess the applicability of Code Provision A.2.1 if the existing approach cannot provide an optimal result given the particular structure of the Company.



Selection, Appointment and Re-Election of Directors

The Board shall have power to appoint any person as a Director either to fill a vacancy or for expansion of the Board. The Company has set up a Nomination Committee for formulating nomination policy for consideration of the Board and making recommendations to the Board on the selection, appointment and re-appointment of Directors.

Every existing Non-executive Director was provided with a letter of appointment setting out his/her terms of appointment. In accordance with the Articles of Association of the Company, any Director newly appointed shall hold office only until the next following annual general meeting of the Company and shall be eligible for re-election. Other existing Directors shall be elected for a term of not more than three years since last election or re-election. Retiring Directors shall be eligible for re-election at the annual general meeting of the Company. The Company has also complied with the requirement of the CG Code on considering the independence of an Independent Non-executive Director who has served more than nine years for his further appointment. Mr Li Kwok Sing, Aubrey, who has served on the Board for more than nine years, was re-elected as Independent Non-executive Director at the 2017 Annual General Meeting (the "2017 AGM") by passing separate resolution at the 2017 AGM. The Board's view on Mr Li's independent status was set out in the 2017 AGM circular. The re-election of Mr Lok Kung Chin, Hardy, Independent Non-executive Director who has served on the Board for more than nine years will be considered by vote on a separate resolution in the forthcoming 2018 Annual General Meeting.

Board Diversity

With a view to enhance the capability of decision making and effectiveness in dealing with organisational changes, the Company adopted a Board Diversity Policy which sets out the approach to achieve diversity. The Company has considered the diversity of the Board members from a number of aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service of Directors and will consider these factors as measurable objectives when deciding on new appointments to the Board. The current Board is considered well-balanced and of a diverse mix appropriate for the development of the Company. The Nomination Committee monitors the implementation of the Board Diversity Policy and the progress on achieving those measurable objectives.

Operation of the Board

The Board is committed to ensuring appropriate corporate governance practices are in place. In ensuring proper ethical and responsible decision making, the Board has established a series of mechanisms for formal review of particular aspects of the Company's affairs. Important decisions, including those which may be expected to affect the long-term shareholder interests, are made by the Board and applicable Board committees. Matters relating to remuneration of Directors and senior management, financial reporting, risk management and internal control are regularly reviewed by applicable Board committees (comprised of a substantial majority of independent Directors) which make recommendations to the Board.

The Board has formalised the matters reserved to the Board and has reviewed those arrangements periodically to ensure that they remain appropriate to the Company's needs.

The Board meets regularly. Four physical meetings were held during the year. Each Director was provided with the notice of meeting of not less than fourteen days and related Board papers and explanatory material for preview at least three days before the meeting. Draft minutes were sent out to Directors who were eligible to be counted in the quorum of a meeting for review prior to signing off by the Chairman. Copies of the signed minutes had been sent to all Directors for their records.

Directors have access to the Company Secretary and through him to such legal advice they may require. The Company Secretary keeps all the minutes of the Board and its committees meetings.

Board Committees

There are four Board committees. Each of them adopts formal terms of reference, which has included those specific duties in line with Code Provision D.3.1 (Executive Committee), Code Provision C.3.3 (Audit Committee), Code Provision A.5.2 (Nomination Committee) and Code Provision B.1.2 (Remuneration Committee) under the CG Code. The terms of reference of each Board committee is available from the websites of the Company (www.kdc.com.hk) and Hong Kong Exchanges and Clearing Limited (except the one for the Executive Committee) or the Company Secretary upon request.

Executive Committee	
Members:	Mr Or Wai Sheun (Chairman), Mr Lai Ka Fai, Mr Or Pui Kwan, Mr Lam Yung Hei and Mr Yeung Kwok Kwong
Key Responsibility:	Exercise all general powers of the Board, save and except for reserved matters
Audit Committee	
Members:	Mr Li Kwok Sing, Aubrey# (Chairman), Mr Lok Kung Chin, Hardy#, Mr Seto Gin Chung, John# and Mr Yeung Kwok Kwong
Key Responsibility:	Assist the Board in considering how it will apply the financial reporting and risk management and internal control principles and for maintaining an appropriate relationship with the Company's external auditor
Nomination Committee	
Nonmation Committee	
Members:	Mr Or Wai Sheun (Chairman), Mr Lok Kung Chin, Hardy# and Mr David John Shaw#
Key Responsibility:	Assist the Board in reviewing the composition of the Board and make recommendations on the appointment and re-appointment of Directors
Remuneration Committee	e
Members:	Mr Seto Gin Chung, John# (Chairman), Mr Lai Ka Fai, Mr Li Kwok Sing, Aubrey# and Mr Lok Kung Chin, Hardy#
Key Responsibility:	Assist the Board in providing appropriate input into the formulation of remuneration policy and reviewing the implementation of the remuneration policy

[#] Independent Non-executive Director

Executive Committee

The Executive Committee comprises all Executive Directors and a Non-executive Director. The committee has been delegated powers from the Board to exercise all the general powers of the Board save and except for the matters reserved to the Board. The committee meets frequently to manage the Company's business and review corporate policies and strategies.

With the requirement on the CG Code in respect of the responsibilities for performing the corporate governance duties, the Board has delegated its following responsibilities to the Executive Committee:

- (i) to develop and review the Company's policies and practices on corporate governance and make recommendations to the Board;
- (ii) to review and monitor the training and continuous professional development of Directors and senior management;
- (iii) to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- (iv) to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and Directors; and
- (v) to review the Company's compliance with the CG Code contained in Appendix 14 to the Listing Rules and disclosure in the Corporate Governance Report of the Company.

During the year, the following corporate governance matters were considered by the Executive Committee:

- performed reviews of the inside information policy and procedures;
- performed reviews of the risk management and internal control systems;
- reviewed and monitored the Company's policies on compliance with legal and regulatory requirements;
- reviewed the Company's compliance with the CG Code and the disclosure in this Corporate Governance Report; and
- performed reviews of the Environmental, Social and Governance Report.

Audit Committee

The Audit Committee meets at least twice a year. Its responsibilities include reviewing, assessing and making recommendations to the Board on financial reporting, auditing, risk management and internal control matters and discussing with the external auditor and management on issues arising from the annual audit and/or interim review of financial statements.

Three out of four Audit Committee members are Independent Non-executive Directors. The chairman of the committee possesses the relevant financial management expertise or experience. The committee members held three meetings and met the external auditor two times during 2017. At the meetings held during the year, the work performed by the Audit Committee included:

- performed reviews of the half yearly and annual results;
- performed reviews of financial and accounting policies and practices of the Group;

Board Committees (Continued)

Audit Committee (Continued)

- performed reviews of the relationships with the external auditor, including remuneration, independence, objectivity, effectiveness of the audit process and non-audit services;
- performed reviews of the effectiveness of the risk management and internal control systems including risk management of investment activities, the internal audit plan, the adequacy of resources of Internal Audit Department ("IAD"); and
- monitored the whistleblowing policy and system for employees and independent third parties who deal with the Company to raise concerns about any suspected impropriety, misconduct or malpractice within the Group.

Nomination Committee

The Nomination Committee comprises three members, two of whom are Independent Non-executive Directors and the chairman of the committee is the Chairman of the Board. The committee meets at least once a year. Its responsibilities include reviewing the composition of the Board, identifying suitable Board members, assessing the independence of the independent Directors and making recommendations to the Board on appointments and re-appointments of directors. The committee also developed selection procedures for candidates and will consider the suitability of a candidate by using various criteria including the perceived needs and the extent of interplay within the Board for particular skills, backgrounds and business experience; the nominee's reputation, character and integrity; the nominee's background with regard to executive compensation; and independence requirements and legal consideration.

The committee met once during 2017 and the work performed by the Nomination Committee included:

- performed reviews of the structure, size and composition of the Board;
- performed an assessment of the independence of independent Directors;
- performed review of the implementation of the nomination policy and the Board Diversity Policy; and
- made recommendations to the Board on the re-appointment of Directors and succession planning for Directors.

Remuneration Committee

The Remuneration Committee comprises four members, three of whom are Independent Non-executive Directors. The committee meets at least once a year. In discharging their duties, they are required to review, assess and make recommendations to the Board on the remuneration policy and structure for all Directors and senior management and to make recommendations to the Board on the remuneration packages of individual Executive Directors and senior management. The committee met three times during 2017. At the meetings held during the year, the work performed by the Remuneration Committee included:

- performed reviews of the remuneration policy, organisational structure and human resources deployment;
- performed an annual review of the remuneration of Executive Directors and senior management; and
- performed a review of the directors' fees proposal submitted by management.

Time Commitment

The Board has regularly reviewed the contribution required from the Directors and is satisfied that all of them have committed sufficient time during 2017 for the fulfilment of their duties as Directors of the Company. The number of Board, Board committees and general meetings eligible for attendance and attended by each of the Directors during the year is set out below:

Board Members	Board Meetings	Audit Committee Meetings	Nomination Committee Meeting	Remuneration Committee Meetings	2017 AGM
Executive Directors					
Mr Or Wai Sheun <i>(Chairman)</i>	4/4	_	1/1	_	1/1
Mr Lai Ka Fai	4/4	_	_	3/3	1/1
Mr Or Pui Kwan*	4/4	_	_	_	1/1
Mr Lam Yung Hei*	4/4	_	-	_	1/1
Non-executive Directors					
Ms Ng Chi Man*	4/4	_	_	_	1/1
Mr Yeung Kwok Kwong	4/4	3/3	-	_	1/1
Independent Non-executive Directors					
Mr Li Kwok Sing, Aubrey	4/4	3/3	_	3/3	1/1
Mr Lok Kung Chin, Hardy	4/4	3/3	1/1	3/3	1/1
Mr Seto Gin Chung, John	3/4	3/3	_	3/3	1/1
Mr David John Shaw	4/4		1/1		0/1#
Total Meetings Held	4	3	1	3	1
Average Attendance Rate	97.5%	100%	100%	100%	90%

^{*} Family members of Mr Or Wai Sheun.

During 2017, independent Directors had also played vital monitoring roles in corporate transactions including provide advice on formulating the approval procedures in the transactions that may constitute discloseable transaction under the Listing Rules.

The Board considers that independent Directors contributed significantly to the deliberations of the Board by virtue of independent judgement, expertise and experience.

[#] Mr David John Shaw was unable to attend the 2017 AGM as he was overseas at the time. This explained for the deviation of Code Provision A.6.7 which recommends all non-executive directors attend general meetings.

Board Committees (Continued)

Training and Support for Directors

The Company provides briefings and organises in-house training to develop and refresh the Directors' knowledge and skills on a regular basis. To ensure Directors' compliance with the Listing Rules and strengthen the Directors' awareness of good corporate governance, the Company continuously updates Directors on the latest developments of the Listing Rules and other applicable regulatory requirements by issuing to them circulars, guidance notes and reading materials. During the year, the Company has organised an in-house training programme for the Directors.

In addition, each newly appointed Director is provided with a necessary induction and information to ensure that he/she has a proper understanding of the Company's businesses and operations as well as his/her responsibilities under relevant laws, rules and regulations.

During the year 2017, the Directors participated in the following training as per their records provided to the Company:

Directors	Type of training (Notes)
Executive Directors	
Mr Or Wai Sheun <i>(Chairman)</i>	В
Mr Lai Ka Fai	A, B
Mr Or Pui Kwan	A, B, C
Mr Lam Yung Hei	В
Non-executive Directors	
Ms Ng Chi Man	В
Mr Yeung Kwok Kwong	А, В
Independent Non-executive Directors	
Mr Li Kwok Sing, Aubrey	А, В
Mr Lok Kung Chin, Hardy	В
Mr Seto Gin Chung, John	А, В
Mr David John Shaw	В

Notes:

- A: attending in-house training and/or seminars and/or conferences and/or forums
- B: reading newspapers, journals, newsletters and updates relating to the economy, general business, real estate, corporate governance or director duties and responsibilities, etc.
- C: giving talks at seminars and/or conferences and/or forums

Company Secretary's Training

For the year under review, the Company Secretary has complied with Rule 3.29 of the Listing Rules by taking no less than fifteen hours of relevant professional training to update his skills and knowledge.

Promote Ethical Decision Making

Each Director and employee is expected to adhere to high standard of ethical conduct and to be guided by two main principles: no insider dealing and avoid conflict of interests.

Securities Trading Policy

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (Appendix 10 to the Listing Rules) (the "Model Code") as a code of conduct regarding directors' securities transactions. All Directors confirmed in writing that they have complied with the Model Code throughout the year. The Company has also established written guidelines on employees' securities transactions. Relevant employees are required to obtain written preclearance before initiating a securities transaction during the black-out period.

Act in the best interests of the Company

In connection with the actual or potential conflict of interests, each Director is required to disclose to the Board the existence of his/her financial interest and all material facts before a vote on the transaction. A Director having a material interest in the transaction shall not vote on that matter (or be counted in the quorum of that meeting) in accordance with the Company's Articles of Association. Each Director is also required to disclose to the Board if he/she has any business or interest in a business which competes with the business of the Company.

Polytec Holdings International Limited, a company ultimately wholly-owned by a discretionary trust of which Mr Or Wai Sheun is the founder and the discretionary objects of the trust include his family members, is engaged in the property investment and development business in Hong Kong, Mainland China and Macau. A right of first refusal in respect of properties or property projects that will be made available to it to acquire or participate in development in these regions has been granted in favour of the Group.

Remuneration Review

The Board is ultimately responsible for the Company's remuneration policy. The Remuneration Committee has been delegated powers to recommend the remuneration policy and structure of all Directors and senior management whilst ensuring no Director is involved in deciding his/her own remuneration.

In determining remuneration packages of Executive Directors and senior management, the committee is required to follow the remuneration policy of the Company that, among others, the remuneration should reflect performance and achievements with a view to attracting, motivating and retaining high performing individuals.

The Non-executive Directors shall be entitled to receive directors' fees as shall from time to time be determined by the Company in general meeting or, if authorised by shareholders, by the Board. The directors' fees for the year were determined after reviewing the pay levels of their peers in corporations of similar size and industry and having taken into account the prevailing market practice, workload, scale and complexity of the Company's business and the responsibility involved.

The emoluments of Directors and management for the year are set out in note 5 to the financial statements.



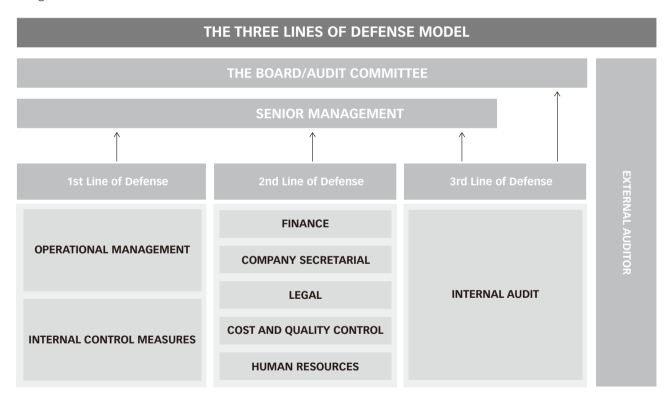
Accountability and Audit

The Board leads and maintains effective controls over the Group's activities, with executive responsibility for the running of the Group's business being delegated to management. The management provides all members of the Board with monthly updates in order to give a balanced and understandable assessment of the Group's performance, position and prospects to enable them to discharge their duties.

Risk Management and Internal Control

The Board acknowledges its responsibility to maintain the Group's risk management and internal control systems and review their effectiveness on an ongoing basis. The Board has delegated part of this responsibility to the Audit Committee.

The Group's risk management structure meets the best practice model known as "Three Lines of Defense Model" with the first line of defense being operational management and internal control measures, the second line of defense being finance, company secretarial, legal, cost and quality control and human resources functions, and the third line of defense being internal audit.



The Group's risk management and internal control systems are designed to provide reasonable, but not absolute, assurance against material misstatement or loss; to manage rather than completely eliminate the risks of failure in operational systems. The systems play a key role in the management of risks that are significant to the achievement of corporate objectives, ensuring good corporate practice, safeguarding the shareholders' investments and the Group's assets. Emerging risks that may lead to significant negative impacts are identified and monitored on an ongoing basis. The systems comprise the Group's policies and procedures, and standards to ensure effective management, including a well-defined organisational structure with specified authority limits and areas of responsibility, basis for review of financial performance, application of financial reporting standards, maintenance of proper accounting records, assurance of reliable financial information, and compliance with relevant laws and regulations.





Each of the Board and management has a responsibility to identify and analyse the risks underlying the achievement of business objectives, and to determine how such risks should be managed and mitigated. Supported by the Audit Committee, review of the effectiveness of the risk management and internal control systems is conducted annually. The review assesses all material controls, including financial, operational and compliance controls. The assessment considers the changes in nature and extent of significant risks since the previous review and the Group's ability to respond to changes in its business and the external environment. It covers the regular reports provided by management on significant issues identified during their daily operation, together with the action plans to resolve material internal control defects, if any. Internal and external auditors also report directly to the Audit Committee regularly on any risks and control issues identified in the course of their audits.

The Board believes that the quality of corporate governance is influenced by the corporate culture. Therefore, the Group is determined to foster and maintain high standards of professional conduct and business ethics. The code of conduct, which is posted on the Group's intranet, had been provided to all employees to inform them of the Group's expectations and put them under special obligations in maintaining the highest standard of honesty and trustworthiness in their jobs. The whistleblowing policy, which is posted on the Company's website and the Group's intranet, has established an effective channel allowing employees to communicate their concerns and findings upwards to management. The Group aims to build risk awareness and control responsibility into the corporate culture and regards them as part of the risk management and internal control systems. In addition, the Group has applied relevant controls on handling of inside information by relevant employees, including controls over the dissemination of such information and their dealings in the Group's shares.

Internal Audit

The IAD reports to the Chairman and the Audit Committee and the IAD is responsible for assessing the effectiveness of the systems of risk management and internal controls of all major projects and activities of the Group with the aim to control and mitigate risks, and ensure operational effectiveness and efficiency.

The IAD adopts a risk-based approach in conducting internal reviews, including financial, operational, compliance and risk management control functions, and monitors the operational compliance with the Group's policies and procedures. The internal audit plan and reporting documents of the Group for the year ended 31 December 2017 were prepared by the IAD, and issued to the Audit Committee and the Board for review. The IAD monitors the issues raised to ensure they are addressed and managed properly by management.

During the year, the Audit Committee had three meetings with the senior members of the IAD to discuss the role, objectives, scope and job progress of internal audit functions as well as risk management and internal control issues.

The Board, through the Audit Committee and the IAD, reviewed the adequacy of resources, qualifications and experience of staff of the Group's accounting, internal audit and financial reporting function, and their training programmes and budget at the Board meeting held in March 2018. Based on the results of the review for the year ended 31 December 2017, the Board considered that the risk management and internal control systems were effective and adequate.



Accountability and Audit (Continued)

Financial Reporting

The Directors acknowledge their responsibilities for keeping proper accounting records and preparing financial statements for each financial year/period which give a true and fair view of the state of affairs of the Group as at the end of the financial year/period and of the profit and loss for the year/period. In preparing the financial statements, the Directors have adopted all applicable Hong Kong Financial Reporting Standards in all material respects, selected appropriate accounting policies and then applied them consistently, made judgements and estimates that are fair and reasonable. The Directors use the going concern basis in preparing the financial statements unless this is inappropriate.

The Company recognises that a clear, balanced and timely presentation of financial report is crucial in maintaining the confidence of stakeholders. Reasonable disclosure of the Company's financial position and prospects are provided in the report. Annual and interim results are published within three and two months after the end of the relevant financial year/period respectively.

A statement of the Company's external auditor about their reporting responsibilities is included in the Independent Auditor's Report on pages 129 to 135 of the Annual Report.

Inside Information

In view of the requirements under Part XIVA of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) ("SFO") and the Listing Rules, the Company developed the Inside Information Policy and guidelines on reporting and disseminating inside information, maintaining confidentiality and complying with dealing instruction are in place for employees to follow. The Inside Information Policy (for all staff) has been communicated to the staff through the Group's intranet. Senior officers of the Group have been identified and authorised to handle and respond the external enquiries in relation to the published announcement(s). The systems and procedures on publication and handling of inside information are monitored and reviewed on a regular basis.

External Auditor

External auditor performed some non-audit services during the year. A breakdown of their remuneration is set out below:

		2017 HK\$'000
Audit services		5,875
Non-audit services		1,131
Tax and business advisory services	108	
Other services	1,023	

During the year, the Audit Committee met the external auditor two times to discuss matters about their independence to ensure they performed their work objectively, and any issues arising from the audit. The external auditor have confirmed in writing their independence.



Shareholder Relations

The Board has established a Shareholders Communication Policy and is dedicated to maintaining an on-going dialogue with shareholders and the investment community. The policy is subject to review regularly to ensure its effectiveness. It aims to ensure the shareholders and the investment community are provided with ready and timely access to all publicly available information about the Company so as to enable the shareholders to exercise their rights in an informed manner and to allow the shareholders and investment community to engage actively with the Company. Information is communicated to them mainly through the Company's financial reports (interim and annual reports), annual general meetings and other general meetings, as well as disclosure on the websites of Hong Kong Exchanges and Clearing Limited and the Company. The Company has also taken its own initiative to disclose the price-sensitive information in a timely manner and to comply with the latest statutory requirements under Part XIVA of the SFO.

The general meeting of the Company provides a forum for effective communication with shareholders. The Chairmen of the Board and its committees or, if he/they cannot present, fellow Directors are available to answer questions at the general meetings.

During the year, the Board met and communicated with shareholders at the 2017 AGM and the notice of which was distributed to all shareholders not less than twenty clear business days before the meeting. At the meeting, the Chairman demanded for a poll and the Company's share registrar was appointed as scrutineer for the vote taking. The external auditor had also attended the 2017 AGM to answer questions about the conduct of the audit, the preparation and content of the auditor's report and auditor independence.

The most recent shareholders' meeting was the 2017 AGM held at U Banquet, 6th Floor, Pioneer Centre, 750 Nathan Road, Kowloon, Hong Kong. The matters resolved at the 2017 AGM and the percentage of votes cast in favour of the resolutions are set out below:

- To receive and consider the audited financial statements together with the reports of the directors and auditor thereon for the year ended 31 December 2016 (100%);
- To declare a final dividend for the year ended 31 December 2016 (100%);
- To re-elect Mr Lai Ka Fai, Mr Lam Yung Hei, Ms Ng Chi Man and Mr Li Kwok Sing, Aubrey as Directors and to authorise the Board to fix the directors' remuneration (99.225%, 99.972%, 99.962%, 97.689% and 99.978% respectively);
- To re-appoint KPMG as auditor and authorise the Board to fix the auditor's remuneration (99.984%);
- To grant a general mandate to the directors to allot, issue and deal with additional shares not exceeding 20% of the total number of the issued shares of the Company (97.060%);
- To grant a general mandate to the directors to repurchase shares not exceeding 10% of the total number of the issued shares of the Company (99.991%); and
- To extend the general mandate to the directors to issue new shares by adding the number of the shares repurchased (97.070%).

The Company's website (www.kdc.com.hk) serves as a communication tool, in which the Company's announcements, circulars to shareholders, notices of general meetings and financial reports are posted on the "Investor Relations" section. Corporate profile and development of corporate governance of the Company are also provided on the Company's website. Information on the website of the Company is updated on a regular basis.

Shareholder Relations (Continued)

Shareholders can direct their questions about their shareholdings to the Company's share registrar. They can request for publicly available information of the Company from the Company Secretary.

The Company recognises the importance of shareholders' privacy and will not disclose the shareholders' information without their consent unless required by law to do so.

As far as our Directors are aware, the Company has maintained a sufficient public float of its share capital in the Hong Kong stock market throughout the financial year 2017.

Shareholders' Rights

Procedures for shareholders to propose a person for election as a director

If a shareholder of the Company, who is duly qualified to attend and vote at the general meeting convened to deal with the appointment or election of director(s), intends to propose a person for election as a director of the Company, the shareholder concerned shall lodge a written notice at the Company's registered office for the attention of the Company Secretary stating (i) his/her intention to propose such person for election as a director; and (ii) the biographical details of the nominated candidate. Such written notice should be signed by the shareholder concerned and the person who has been proposed indicating his/her willingness to be elected. The period for lodgement shall commence no earlier than the day after the dispatch of the notice of general meeting appointed for such election of director(s) and end no later than seven days prior to the date of such meeting. Detailed procedures can be found on the Company's website.

Procedures for shareholders to convene an extraordinary general meeting ("EGM")

- Shareholders holding not less than one-twentieth (1/20) of the paid-up capital of the Company can deposit a written requisition to convene an EGM at the registered office of the Company for the attention of the Company Secretary.
- The written requisition must state the objects of the meeting, signed by the relevant shareholders making the request and may consist of several documents in like form, each signed by one or more of the relevant shareholders.
- The requisition will be verified by the Company's share registrar and upon their confirmation that the requisition is in order, the Company Secretary will arrange the Board to convene an EGM by serving sufficient notice in accordance with the statutory requirements to all the registered shareholders.
- If the requisition is verified to be not in order, the relevant shareholders will be advised of the result and accordingly, an EGM will not be convened as requested.
- If the Board does not within twenty-one days from the date of the deposit of the requisition proceed to convene an EGM for a day not more than twenty-eight days after the date on which the notice convening the EGM is given, the relevant shareholders, or any of them representing more than one-half of the total voting rights of all of them, may themselves convene an EGM, but any meeting so convened shall not be held after the expiration of three months from the date of the deposit of the requisition.

Procedures for shareholders to put forward proposals at general meetings

- Shareholders may propose resolution at general meetings by submitting a written requisition. The number of shareholders shall be (i) not less than one-fortieth (1/40) of the total voting rights of all members or (ii) not less than fifty shareholders holding shares in the Company on which there has been paid up an average sum, per member, of not less than HK\$2,000.
- The written requisition must state the proposed resolution, along with a statement of not more than one thousand words with respect to the matter referred to in the resolution or the business to be dealt with at the general meeting. It must also be signed by the relevant shareholders and deposited at the Company's registered office for the attention of the Company Secretary not less than six weeks before the meeting in the case of a requisition requiring notice of a resolution and not less than one week in the case of any other requisition.
- The requisition will be verified by the Company's share registrar and upon their confirmation that the requisition is in order, the Company will give notice of the resolution or circulate the statement provided that the relevant shareholders have deposited a sum reasonably sufficient to meet the Company's expenses in regard thereto.
- If the requisition is verified to be not in order or the relevant shareholders have failed to deposit sufficient money to meet the Company's expenses for the said purpose, the relevant shareholders will be advised of the result and accordingly, no action will be taken by the Company in that regard.

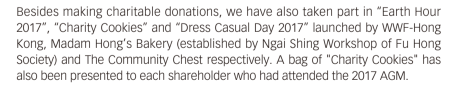
Procedures for shareholders to send enquiries to the Board

Shareholders may make enquiries or direct concerns to the Board in writing by addressing to the Company Secretary by mail at 23rd Floor, Pioneer Centre, 750 Nathan Road, Kowloon, Hong Kong or by email to enquiry@kdc.com.hk.

Other Information

Corporate Citizenship

The Company is committed to enhancing corporate citizenship and has become a corporate member of WWF-Hong Kong since 2007. We continue to support their conservation and education work.







In addition, the Company was awarded "5 Years Plus Caring Company" Logo by The Hong Kong Council of Social Service in recognition of our achievement in corporate social responsibility.

The Directors have pleasure in submitting their annual report together with the audited financial statements for the year ended 31 December 2017.

Principal Place of Business

The Company is incorporated and domiciled in Hong Kong and has its registered office and principal place of business at 23rd Floor, Pioneer Centre, 750 Nathan Road, Kowloon, Hong Kong.

Principal Activities and Business Review

The principal activities of the Company are property investment and investment holding. Its subsidiaries are principally engaged in investment holding, property development, property investment, property management and oil production. The principal activities and particulars of its principal subsidiaries are set out in note 29 to the financial statements.

Further discussion and analysis of the above activities as required by Schedule 5 to the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) (the "Companies Ordinance"), including a fair review of the business and a discussion of the principal risks and uncertainties facing the Group, particulars of important events affecting the Group that have occurred since the end of the financial year 2017, and an indication of likely future development in the Group's business, can be found in the "Five-Year Financial Summary", "Chairman's Statement", "Review of Operations", "Financial Review" and "Corporate Governance Report" sections of the Annual Report. The aforesaid sections form part of this report.

Dividends

An interim dividend of HK\$0.22 per share (2016: HK\$0.21 per share) was paid on 13 December 2017. The Directors now recommend that a final dividend of HK\$0.43 per share (2016: HK\$0.39 per share) be paid in respect of the year ended 31 December 2017.

Share Capital

Movements in share capital during the year are set out in note 24(b) to the financial statements.

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

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

Reserves

Movements in reserves during the year are set out in the Consolidated Statement of Changes in Equity.

Oil Reserves

The Group engaged an independent appraisal company to conduct an oil reserve assessment of the Group's oilfield in Kazakhstan as at 31 December 2017. According to the latest oil reserve assessment report, it was shown that the 2P oil reserves of the oilfield dropped by approximately 42% which was mainly due to the significant decline in crude oil prices in recent years and the corresponding adjustment in the operating strategy adopted by the Group to reduce the capital expenditure.

Bank Loans and Other Borrowings

Particulars of bank loans and other borrowings of the Group as at 31 December 2017 are set out in notes 21 to 23 to the financial statements.

Finance Costs Capitalised

The amount of finance costs capitalised by the Group during the year is set out in note 4(b) to the financial statements.

Donations

Charitable donations made by the Group during the year amounted to HK\$989,000 (2016: HK\$1,705,000).

Properties

Particulars of major properties and property interests of the Group are shown on pages 136 to 140 of the Annual Report.

Five-Year Financial Summary

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on pages 6 and 7 of the Annual Report.

Management Contracts

Save for the directors' service contracts, no other contracts concerning the management and administration of the whole or any substantial part of any business of the Company were entered into or subsisted during the year.

Directors

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

Mr Or Wai Sheun, Chairman and Executive Director
Mr Lai Ka Fai, Executive Director
Mr Or Pui Kwan, Executive Director
Mr Lam Yung Hei, Executive Director
Ms Ng Chi Man, Non-executive Director
Mr Yeung Kwok Kwong, Non-executive Director
Mr Li Kwok Sing, Aubrey, Independent Non-executive Director
Mr Lok Kung Chin, Hardy, Independent Non-executive Director
Mr Seto Gin Chung, John, Independent Non-executive Director
Mr David John Shaw, Independent Non-executive Director

In accordance with Article 105 of the Articles of Association of the Company, Mr Or Pui Kwan, Mr Yeung Kwok Kwong and Mr Lok Kung Chin, Hardy will retire at the forthcoming Annual General Meeting and, being eligible, offer themselves for reelection.

Particulars of the Directors' emoluments, disclosed pursuant to Section 383 of the Companies Ordinance and Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"), are set out in note 5(a) to the financial statements.

Brief biographical particulars of all Directors are given on pages 31 and 32 of the Annual Report.

Directors of Subsidiaries

The list of directors who have served on the boards of the subsidiaries of the Company during the year and up to the date of this report is available on the Company's website at www.kdc.com.hk.

Director's Service Contracts

None of the Directors seeking re-election at the forthcoming Annual General Meeting has a service contract with any member of the Group which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

Directors' Interests and Short Positions

As at 31 December 2017, the interests of the Directors in the shares of the Company and Polytec Asset Holdings Limited ("Polytec Asset") as recorded in the register required to be kept under Section 352 of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) ("SFO"), or as otherwise notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code"), are set out below:

1. Long positions in the shares of the Company

Manua	Nations of interests	Number of ordinary	Percentage of	
Name	Nature of interests	shares	shareholding (Note 1)	Note(s)
Mr Or Wai Sheun	Founder and beneficiary of a trust	830,770,124		2
	Corporate	277,500	-	3
		831,047,624	70.63%	
Ms Ng Chi Man	Beneficiary of a trust	830,770,124	70.61%	2
Mr Or Pui Kwan	Beneficiary of a trust Personal	830,770,124 43,500	-	2
		830,813,624	70.61%	
Mr Lam Yung Hei	Family	830,770,124	70.61%	2 & 4
Mr Lok Kung Chin, Hardy	Founder and beneficiary of trusts	1,425,000	0.12%	5
Mr Lai Ka Fai	Personal	751,000	0.06%	
Mr David John Shaw	Personal	133,500		
	Family	67,000	-	6
		200,500	0.02%	
Mr Yeung Kwok Kwong	Personal	180,000	0.02%	



Directors' Interests and Short Positions (Continued)

2. Long positions in the shares of Polytec Asset

Name	Nature of interests	Number of ordinary shares	Percentage of shareholding (Note 7)	Note(s)
Mr Or Wai Sheun	Founder and beneficiary of a trust	3,260,004,812	73.44%	8
Ms Ng Chi Man	Beneficiary of a trust	3,260,004,812	73.44%	8
Mr Or Pui Kwan	Beneficiary of a trust Personal	3,260,004,812 7,000,000	-	8
		3,267,004,812	73.60%	
Mr Lam Yung Hei	Family Family	3,260,004,812 7,000,000	-	8 & 9 10
		3,267,004,812	73.60%	
Mr Yeung Kwok Kwong	Personal	2,000,000	0.05%	
Mr Lai Ka Fai	Personal	430,000	0.01%	

Notes:

- (1) The percentage of shareholding is calculated based on 1,176,631,296 shares, being the total number of issued ordinary shares of the Company as at 31 December 2017.
- (2) Such interest in shares is held by Intellinsight Holdings Limited ("Intellinsight"), a wholly-owned subsidiary of Polytec Holdings International Limited ("Polytec Holdings") which is wholly-owned by Ors Holdings Limited ("OHL"). OHL is in turn wholly-owned by a discretionary trust, the trustee of which is HSBC International Trustee Limited.

As Mr Or Wai Sheun is the founder of the trust and the discretionary objects of the trust include Mr Or Wai Sheun, Ms Ng Chi Man (his wife), Mr Or Pui Kwan (his son) and Ms Or Pui Ying, Peranza (his daughter and the spouse of Mr Lam Yung Hei), they are taken to be interested in the same block of shares held by the trust.

- (3) Such interest in shares is held by China Dragon Limited which is wholly-owned by Mr Or Wai Sheun.
- (4) Mr Lam Yung Hei is deemed to be interested in such shares by virtue of his spouse is one of the discretionary objects of the trust.
- (5) Such interest in shares is owned by discretionary trusts of which Mr Lok Kung Chin, Hardy is the founder and a beneficiary respectively.
- (6) Such interest in shares is held by the deceased spouse of Mr David John Shaw and the shares form part of her estate.
- (7) The percentage of shareholding is calculated based on 4,438,967,838 shares, being the total number of issued ordinary shares of Polytec Asset as at 31 December 2017. Polytec Asset is an associated corporation of the Company.



- (8) The four references to 3,260,004,812 shares in Polytec Asset relate to the same block of shares held by Marble King International Limited, a wholly-owned subsidiary of the Company. By virtue of the deemed interest in the shares of the Company as described in note (2) above, Mr Or Wai Sheun, Ms Ng Chi Man, Mr Or Pui Kwan and Ms Or Pui Ying, Peranza are taken to be interested in the shares of Polytec Asset.
- (9) Mr Lam Yung Hei is deemed to be interested in such shares in Polytec Asset through the interest of his spouse in the Company.
- (10) Such interest in shares of Polytec Asset is held by the spouse of Mr Lam Yung Hei.

Save as disclosed above, as at 31 December 2017, none of the Directors or the chief executives of the Company had any interests or short positions in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which would have 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 which were recorded in the register required to be kept by the Company under Section 352 of the SFO or which were required, pursuant to the Model Code, to be notified to the Company and the Stock Exchange.

Substantial Shareholders' Interests

As at 31 December 2017, shareholders (other than Directors and the chief executives of the Company) who had interests or short positions in the shares of the Company as recorded in the register required to be kept by the Company under Section 336 of the SFO are set out below:

Name	Nature of interests	Number of ordinary shares	Percentage of shareholding (Note 1)	Note
HSBC International Trustee Limited	Trustee	831,617,074	70.68%	
Ors Holdings Limited	Corporate	830,770,124	70.61%	2

Notes:

- (1) The percentage of shareholding is calculated based on 1,176,631,296 shares, being the total number of issued ordinary shares of the Company as at 31 December 2017.
- 2) Such interest in shares is held by Intellinsight as described in note (2) under the section headed "Directors' Interests and Short Positions".

All the interests disclosed above represent long positions in the shares of the Company.

Save as disclosed above, as at 31 December 2017, the Company had not been notified by any persons (other than the Directors or the chief executives of the Company) who had any interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept by the Company under Section 336 of the SFO.



Directors' Interests in Transactions, Arrangements or Contracts and Connected Transactions

During the year, the Group did not have any connected transactions which were subject to the disclosure requirements under Chapter 14A of the Listing Rules. Save as the sections headed "Interests in property development" and "Material related party transactions" as set out in notes 14 and 31 to the financial statements, none of the Directors of the Company was materially interested in any transaction, arrangement or contract entered into by the Company, its subsidiaries or holding companies or its fellow subsidiaries which transaction, arrangement or contract subsisted at the end of the year or at any time during the year and which was significant in relation to the business of the Company and its subsidiaries.

Permitted Indemnity Provision

A permitted indemnity provision (as defined in Section 469 of the Companies Ordinance) for the benefit of the Directors of the Company is currently in force and was in force throughout the year. Details of the Company's permitted indemnity provision are set out in the Corporate Governance Report of the Annual Report.

Changes in Information of Directors

Save for the Directors' emoluments which set out in note 5(a) to the financial statements, there is no other information required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules.

Disclosure Pursuant to Rule 13.21 of the Listing Rules

During the year ended 31 December 2017, the Company had no disclosure obligation pursuant to Rule 13.21 of the Listing Rules.

Retirement Schemes

Particulars of the retirement schemes operated by the Group are set out in note 30 to the financial statements.

Arrangement to Purchase Shares and Debentures

At no time during the year was the Company or any of its subsidiaries a party to any arrangements which enabled any Directors of the Company to acquire benefits by means of acquisition of shares in, or debenture of, the Company or any other body corporate.

Corporate Governance

Principal corporate governance practices of the Company are set out in the Corporate Governance Report on pages 33 to 47 of the Annual Report.

Review of Financial Statements

The Audit Committee has reviewed the Group's consolidated financial statements for the year ended 31 December 2017, including the accounting principles and practices adopted by the Group, in conjunction with the Company's auditor.

Public Float

Based on information that is publicly available to the Company and within the knowledge of the Directors, the Company has maintained the prescribed public float under the Listing Rules as at the date of this report.

Closure of Register of Members

For the purpose of determining shareholders' eligibility to attend and vote at the 2018 Annual General Meeting, the Register of Members of the Company will be closed from Friday, 22 June 2018 to Wednesday, 27 June 2018, both dates inclusive. During which period, no transfer of shares will be registered. In order to be eligible to attend and vote at the 2018 Annual General Meeting, all transfer forms accompanied by the relevant share certificates must be lodged with the Company's share registrar, Computershare Hong Kong Investor Services Limited, for registration not later than 4:30 pm on Thursday, 21 June 2018.

For the purpose of determining shareholders' entitlement to the proposed final dividend, the Register of Members of the Company will be closed from Monday, 9 July 2018 to Tuesday, 10 July 2018, both dates inclusive. During which period, no transfer of shares will be registered. In order to qualify for the proposed final dividend, all transfer forms accompanied by the relevant share certificates must be lodged with the Company's share registrar, Computershare Hong Kong Investor Services Limited, for registration not later than 4:30 pm on Friday, 6 July 2018.

Auditor

The Group's consolidated financial statements for the year ended 31 December 2017 have been audited by KPMG, Certified Public Accountants, who retire and, being eligible, offer themselves for re-appointment. A resolution for the re-appointment of KPMG as auditor of the Company is to be proposed at the forthcoming Annual General Meeting.

By Order of the Board

Or Wai Sheun

Chairman

Hong Kong, 27 March 2018

Consolidated Income Statement

For the year ended 31 December 2017 (Expressed in Hong Kong dollars)

	Note	2017 \$'000	2016 \$'000
Revenue	3	3,120,369	6,777,949
Cost of sales Other revenue Other net expenses Depreciation and amortisation Staff costs	4(a)	(1,729,663) 28,265 (363,807) (16,196) (224,338)	(5,249,338) 23,095 (274,416) (17,057) (201,918)
Selling, marketing and distribution expenses Impairment of oil production and exploitation assets Other operating expenses Fair value changes on investment properties	2(g)	(183,853) (226,500) (64,919) 106,797	(306,349) - (70,779) 114,908
Profit from operations	10	446,155	796,095
Finance costs Share of profits of associated companies Share of profits of joint ventures	4(b)	(119,698) 1,294,005 178,330	(126,479) 145,891 186,716
Profit before taxation	4	1,798,792	1,002,223
Income tax	6(a)	(79,891)	(47,201)
Profit for the year		1,718,901	955,022
Attributable to: Shareholders of the Company Non-controlling interests Profit for the year		1,635,026 83,875 1,718,901	946,737 8,285 955,022
Earnings per share – Basic/Diluted	7	\$1.41	\$0.82

Consolidated Statement of Comprehensive Income For the year ended 31 December 2017

(Expressed in Hong Kong dollars)

	2017 \$'000	2016 \$'000
Profit for the year	1,718,901	955,022
Other comprehensive income for the year		
Items that may be reclassified subsequently to profit or loss:		
Exchange differences on translation of financial statements of overseas subsidiaries	222,378	(294,356)
Changes in fair value of interests in property development	130,365	1,274,011
Transfer to income statement upon recognition of distribution from interests in property development	(555,793)	-
Share of other comprehensive income of joint ventures and associated companies	208,471	(268,806)
	5,421	710,849
Total comprehensive income for the year	1,724,322	1,665,871
Attributable to:		
Shareholders of the Company Non-controlling interests	1,740,148 (15,826)	1,352,938 312,933
Total comprehensive income for the year	1,724,322	1,665,871

Consolidated Statement of Financial Position

At 31 December 2017 (Expressed in Hong Kong dollars)

	Note	20 ⁻ \$'000	17 \$'000	201 \$'000	\$'000
Non-current assets	10		40 242 500		11 (00 514
Investment properties Property, plant and equipment	10 11		10,313,500 541,625		11,600,514 780,012
Oil exploitation assets	13		28,175		48,156
Interests in property development	14		12,399,437		13,388,882
Interest in joint ventures	15		3,338,920		3,121,235
Interest in associated companies	16		1,824,171		1,796,371
Loans and advances	18		978,265		871,855
Deferred tax assets	9(a)		122,010		176,058
			29,546,103		31,783,083
Current assets	47	44 440 005		40,000,007	
Inventories	17	14,440,005		12,083,996	
Interests in property development Trade and other receivables	14 18	1,264,017 1,072,018		- 1,884,405	
Loans and advances	18	26,171		24,816	
Amounts due from fellow subsidiaries	20	665,161		24,010	
Amount due from a joint venture	15	88,651		72,452	
Pledged bank deposit	28	15,000		15,000	
Cash and bank balances		1,969,391		795,400	
		19,540,414		14,876,069	
		17/010/111		11,070,007	
Current liabilities					
Trade and other payables	19	4,796,620		5,166,617	
Amounts due to non-controlling interests	21	-		200,000	
Amount due to a joint venture	15	743,500		694,793	
Loan from an associated company	16	39,582		35,781	
Bank loans	23	7,316,136		2,544,200	
Current taxation		174,087		169,175	
		13,069,925		8,810,566	
Net current assets			6,470,489		6,065,503
Total assets less current liabilities			36,016,592		37,848,586

Consolidated Statement of Financial Position

At 31 December 2017 (Expressed in Hong Kong dollars)

		2017	7	2016	
	Note	\$'000	\$'000	\$'000	\$'000
Non-current liabilities					
Loan from ultimate holding company	22	619,526		1,534,546	
Loan from a felllow subsidiary	22	-		814,056	
Bank loans	23	6,344,000		7,525,853	
Other payables		18,615		21,409	
Deferred tax liabilities	9(a)	737,483		861,838	
			7,719,624		10,757,702
NET ASSETS			28,296,968		27,090,884
Capital and reserves					
Share capital	24(b)		8,636,490		8,417,472
Reserves			16,269,193		15,162,221
Total equity attributable to the					
shareholders of the Company			24,905,683		23,579,693
Non-controlling interests			3,391,285		3,511,191
TOTAL EQUITY			28,296,968		27,090,884

Approved and authorised for issue by the board of directors on 27 March 2018.

Or Wai Sheun

Director

Lai Ka Fai Director

Consolidated Statement of Changes in Equity

For the year ended 31 December 2017 (Expressed in Hong Kong dollars)

		Attributa	ble to shareh	olders of the	Company		_	
	Share capital \$'000	Capital reserve \$'000	Fair value reserves \$'000	Exchange reserves \$'000	Retained profits \$'000	Total \$'000	Non- Controlling interests \$'000	Total equity \$'000
At 1 January 2016	8,417,472	416	2,173,694	526,509	11,776,059	22,894,150	3,209,461	26,103,611
Changes in equity for 2016								
Profit for the year Other comprehensive income	-	-	- 944,313	(538,112)	946,737	946,737 406,201	8,285 304,648	955,022 710,849
Total comprehensive income	_	-	944,313	(538,112)	946,737	1,352,938	312,933	1,665,871
Dividends approved in respect of the previous year Dividends approved in respect	-	-	-	-	(425,752)	(425,752)	-	(425,752)
of the current year Dividends paid to non-controlling interests	- -	-	- -	- -	(241,643)	(241,643)	(11,203)	(241,643) (11,203)
At 31 December 2016	8,417,472	416	3,118,007	(11,603)	12,055,401	23,579,693	3,511,191	27,090,884
At 1 January 2017	8,417,472	416	3,118,007	(11,603)	12,055,401	23,579,693	3,511,191	27,090,884
Changes in equity for 2017								
Profit for the year Other comprehensive income	-	- -	(316,571)	- 421,693	1,635,026	1,635,026 105,122	83,875 (99,701)	1,718,901 5,421
Total comprehensive income	-	-	(316,571)	421,693	1,635,026	1,740,148	(15,826)	1,724,322
Dividends approved in respect of the previous year Dividends approved in respect	-	-	-	-	(448,766)	(448,766)	-	(448,766)
of the current year Dividends paid to non-controlling interests Acquisition of additional interest in a subsidiary	-	-	-	-	(258,859) -	(258,859) -	(10,613)	(258,859) (10,613)
from non-controlling shareholdings satisfied by issuance new shares	219,018	74,449	-	-	-	293,467	(93,467)	200,000
At 31 December 2017	8,636,490	74,865	2,801,436	410,090	12,982,802	24,905,683	3,391,285	28,296,968

As at 31 December 2017, loans from non-controlling interests of \$2,690,000 (2016: \$2,873,000) are classified as equity being the capital contributions to subsidiaries by the non-controlling interests.

The notes on pages 62 to 128 form part of these financial statements.

Consolidated Cash Flow Statement For the year ended 31 December 2017

(Expressed in Hong Kong dollars)

No	2017 te \$'000	
Net cash (used in)/generated from operating activities 250	a) (674,505	2,885,086
Investing activities		
Proceeds from sale of property, plant and equipment	59	
Proceeds from sale of investment properties	7,893	
Additions to investment properties	(140,367	
Additions to property, plant and equipment Funding to interests in property development	(2,698 (700,000	
Decrease in loan to an associated company	(700,000	12,439
Dividend received from an associated company	_	1,470
Dividend received from a joint venture	66,213	
Decrease in bank deposits with maturity more than 3 months	6,436	
Acquisition of a subsidiary 250	c) –	(184,481)
Net cash used in investing activities	(762,464	(230,728)
Financing activities		
Financing activities Drawdown of bank loans 25(b) 3,899,000	2,095,356
Repayment of bank loans 25(
Increase/(Decrease) in loan from ultimate holding company 25(
Decrease in loan from a fellow subsidiary 25(
Increase in loan from an associated company 25(
Dividends paid to shareholders of the Company	(707,022	(667,241)
Dividends paid to non-controlling interests	(10,613	(11,203)
Net cash generated from/(used in) financing activities	2,603,465	(3,026,635)
Net increase/(decrease) in cash and cash equivalents	1,166,496	(372,277)
Cash and cash equivalents at 1 January	788,964	1,169,006
Effect of foreign exchange rate changes	13,931	(7,765)
Cash and cash equivalents at 31 December	1,969,391	788,964
2 3 34	.,,,,,,,,,	7,00,704
Analysis of balances of cash and cash equivalents at 31 December		
Cash and bank balances	1,969,391	795,400
Less: Bank deposits with maturity more than 3 months	-	(6,436)
Cash and cash equivalents	1,969,391	788,964

(Expressed in Hong Kong dollars)

1 Significant accounting policies

(a) Statement of compliance

These financial statements have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRSs"), which collective term includes all applicable individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), accounting principles generally accepted in Hong Kong and the requirements of the Hong Kong Companies Ordinance. These financial statements also comply with the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"). Significant accounting policies adopted by the Group are disclosed below.

The HKICPA has issued certain new and revised HKFRSs that are first effective or available for early adoption for the current accounting period of the Group. Note 1(d) provides information on any changes in accounting policies resulting from initial application of these developments to the extent that they are relevant to the Group for the current and prior accounting periods reflected in these financial statements.

(b) Measurement basis

The measurement basis used in the preparation of the financial statements is the historical cost basis except for investment properties, interests in property development and financial instruments classified as held for trading and available-for-sale investments, which are measured at their fair values, as explained in the accounting policies set out below.

The preparation of the financial statements in conformity with HKFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity or areas where assumptions and estimates are significant to the financial statements are disclosed in note 2.

(c) Basis of consolidation

The consolidated financial statements include the financial statements of Kowloon Development Company Limited and all of its subsidiaries made up to 31 December, together with the Group's share of the results for the year and net assets of its associated companies and joint ventures. The results of subsidiaries acquired or disposed of during the year are included in the consolidated income statement from or to the date of their acquisition or disposal, as appropriate. All material intercompany transactions and balances are eliminated on consolidation.



1 Significant accounting policies (Continued)

(d) Changes in accounting policies

The HKICPA has issued several amendments to HKFRSs that are first effective for the current accounting period of the Group. None of these impact on the accounting policies of the Group. However, additional disclosure has been included in note 25(b) to satisfy the new disclosure requirements introduced by the amendments to HKAS 7, "Statement of cash flows: Disclosure initiative,", which require entities to provide disclosures that enable users of financial statements to evaluate changes in liabilities arising from financing activities, including both changes arising from cash flows and non-cash changes.

The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period.

(e) Goodwill

Goodwill represents the excess of

- (i) the aggregate of the fair value of the consideration transferred, the amount of any non-controlling interests in the acquiree and the fair value of the Group's previously held equity interest in the acquiree; over
- (ii) the net fair value of the acquiree's identifiable assets and liabilities measured as at the acquisition date

When (ii) is greater than (i), then this excess is recognised immediately in profit or loss as a gain on a bargain purchase.

Goodwill is stated at cost less accumulated impairment losses. Goodwill arising on a business combination is allocated to each cash generating unit, or groups of cash generating units, that is expected to benefit from the synergies of the combination and is tested annually for impairment (see note 1(s)).

On disposal of a cash generating unit during the year, any attributable amount of purchased goodwill is included in the calculation of the profit or loss on disposal.

1 Significant accounting policies (Continued)

(f) Interest in subsidiaries and non-controlling interests

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. When assessing whether the Group has the power, only substantive rights (held by the Group and other parties) are considered.

An investment in a subsidiary is consolidated into the consolidated financial statements from the date that control commences until the date that control ceases. Intra-group balances and transactions and cash flows and any unrealised profits arising from intra-group transactions are eliminated in full in preparing the consolidated financial statements. Unrealised losses resulting from intra-group transactions are eliminated in the same way as unrealised gains but only to the extent that there is no evidence of impairment.

Non-controlling interests represent the equity in a subsidiary not attributable directly or indirectly to the Company and in respect of which the Group has not agreed any additional terms with the holders of those interests which would result in the Group as a whole having a contractual obligation in respect of those interests that meets the definition of a financial liability. For each business combination, the Group can elect to measure any non-controlling interests either at fair value or at the non-controlling interests' proportionate share of the subsidiary's net identifiable assets.

Non-controlling interests are presented in the consolidated statement of financial position within equity, separately from equity attributable to the equity shareholders of the Company. Non-controlling interests in the results of the Group are presented on the face of the consolidated income statement and the consolidated statement of comprehensive income as an allocation of the total profit or loss and total comprehensive income for the year between non-controlling interests and the equity shareholders of the Company.

Changes in the Group's interests in a subsidiary that do not result in a loss of control are accounted for as equity transactions, whereby adjustments are made to the amounts of controlling and non-controlling interests within consolidated equity to reflect the change in relative interests, but no adjustments are made to goodwill and no gain or loss is recognised.

When the Group loses control of a subsidiary, it is accounted for as a disposal of the entire interest in that subsidiary, with a resulting gain or loss being recognised in income statement. Any interest retained in that former subsidiary at the date when control is lost is recognised at fair value and this amount is regarded as the fair value on initial recognition of a financial asset (see note 1(n)) or, when appropriate, the cost on initial recognition of an investment in an associated company or joint venture (see note 1(g)).

In the Company's statement of financial position, an investment in a subsidiary is stated at cost less any impairment losses (see note 1(s)), unless the investment is classified as held for sale (or included in a disposal group that is classified as held for sale).

1 Significant accounting policies (Continued)

(g) Associated companies and joint ventures

An associated company is an entity in which the Group or the Company has significant influence, but not control or joint control, over its management, including participation in the financial and operating policy decisions.

A joint venture is an arrangement whereby the Group or the Company and other parties contractual agree to share control of the arrangement, and have rights to the net assets of the arrangement.

An investment in an associated company or a joint venture is accounted for in the consolidated financial statements under the equity method, unless it is classified as held for sale (or included in a disposal group that is classified as held for sale). Under the equity method, an investment is initially recorded at cost, adjusted for any excess of the Group's share of the acquisition-date fair values of the investee's identifiable net assets over the cost of the investment (if any). Thereafter, the investment is adjusted for the post-acquisition changes in the Group's share of the investee's net assets and any impairment losses relating to the investment. Any acquisition-date excess over cost, the Group's share of the post-acquisition, post-tax results of the investee and any impairment losses for the year are recognised in the consolidated income statement, whereas the Group's share of the post-acquisition post-tax items of the investee's other comprehensive income is recognised in the consolidated statement of comprehensive income.

When the Group's share of losses exceeds its interest in the associated company or the joint venture, the Group's interest is reduced to nil and recognition of further losses is discontinued except to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the investee. For this purpose, the Group's interest is the carrying amount of the investment under the equity method together with the Group's long-term interests that in substance form part of the Group's net investment in the associated company or the joint venture.

Unrealised profits and losses resulting from transactions between the Group and its associated companies and joint ventures are eliminated to the extent of the Group's interest in the investee, except where unrealised losses provide evidence of an impairment of the asset transferred, in which case they are recognised immediately in profit or loss.

If an investment in an associated company becomes an investment in a joint venture or vice versa, the retained interest is not remeasured. Instead, the investment continues to be accounted for under the equity method.

In all other cases, when the Group ceases to have significant influence over an associated company or joint control over a joint venture, it is accounted for as a disposal of the entire interest in that investee, with a resulting gain or loss being recognised in profit or loss. Any interest retained in that former investee at the date when significant influence or joint control is lost is recognised at fair value and this amount is regarded as the fair value on initial recognition of a financial asset (see note 1(n)).

In the Company's statement of financial position, investments in associated companies and joint ventures are stated at cost less impairment losses (see note 1(s)), unless classified as held for sale (or included in a disposal group that is classified as held for sale).

1 Significant accounting policies (Continued)

(h) Investment properties

Investment properties are land and/or buildings held under leasehold interest to earn rental income and/or for capital appreciation. These include land held for a currently undetermined future use and property that is being constructed or developed for future use as investment property. They are valued semi-annually by independent firm of professional valuers on a market value basis. Investment properties are stated at fair value, unless they are still in the course of construction or development at the end of the reporting period and their fair values cannot be reliably measured at that time in which case they are stated at cost less any impairment losses. All changes in fair value of investment properties are recognised directly in the consolidated income statement.

(i) Property, plant and equipment

(i) Leasehold land and buildings held for own use

Leasehold land held for own use is stated at cost less accumulated depreciation and impairment losses.

Leasehold buildings held for own use which are situated on leasehold land classified as held under operating lease are stated in the statement of financial position at cost less accumulated depreciation and impairment losses.

(ii) Other property, plant and equipment

Other property, plant and equipment (other than buildings held for own use) is stated at cost less accumulated depreciation and impairment losses (see note 1(s)).

(iii) Gains or losses arising from the retirement or disposal of an item of property, plant and equipment are determined as the difference between the net disposal proceeds and the carrying amount of the item and are recognised in profit or loss on the date of retirement or disposal.

(j) Interests in property development

Interests in property development are stated at fair value. Changes in fair value are recognised in other comprehensive income and accumulated in the fair value reserve, unless there is objective evidence that the interests in property development have been impaired, whereupon any amount held in the fair value reserve in respect of the interests in property development is transferred to the consolidated income statement for the period in which the impairment is identified (see note 1(s)). The fair value of interests in property development is determined based on the estimated entitlements to the interests in property development. When the interests in property development are derecognised, the cumulative gain or loss previously recognised in equity is transferred to the consolidated income statement.

(k) Oil exploitation assets

Costs incurred for the acquisition and maintenance of the exploitation rights of the Group's oil exploration and production activities are capitalised as oil exploitation assets. Oil exploitation assets are stated at cost less accumulated amortisation and impairment losses. The amortisation is calculated based on unit of production method based upon the estimated proved and probable oil reserves.

1 Significant accounting policies (Continued)

(I) Inventories

(i) Land held for future development

Land held for future development is stated at the lower of cost and the estimated net realisable value. Net realisable value represents the estimated selling price less estimated costs of completion and costs to be incurred in selling the properties.

(ii) Properties under development

Properties under development are stated at the lower of cost and estimated net realisable value. Cost comprises the acquisition cost of land, borrowing costs capitalised, aggregate costs of development, materials and supplies, wages and other direct expenses. Net realisable value represents the estimated selling price less estimated costs of completion and costs to be incurred in selling the properties.

(iii) Properties held for sale

Properties held for sale are stated at the lower of cost and estimated net realisable value. Net realisable value represents the estimated selling price less costs to be incurred in selling the properties.

(iv) Trading goods and consumables

Inventories other than consumables are stated at the lower of cost and net realisable value. Consumables are stated at cost less any provision for obsolescence. Cost of inventories, other than properties, is determined using the weighted average method. Net realisable value is the estimated selling price less the estimated costs of completion and the estimated costs necessary to make the sale.

(m) Trade and other receivables

Trade and other receivables are initially recognised at fair value and thereafter stated at amortised cost using the effective interest method, less allowance for impairment of doubtful debts.

(n) Financial assets

The Group's and the Company's policies for financial assets, other than investments in subsidiaries, associated companies and joint ventures, are as follows:

Financial assets are initially stated at fair value, which is their transaction price unless it is determined that the fair value at initial recognition differs from the transaction price and that fair value is evidenced by a quoted price in an active market for an identical asset or liability or based on a valuation technique that uses only data from observable markets. These assets are subsequently accounted for as follows, depending on their classification:

Financial investments held for trading are classified as current assets. At the end of each reporting period the fair value is remeasured, with any resultant gain or loss being recognised in the income statement. The net gain or loss recognised in the income statement does not include any dividends or interest earned on these investments as they are recognised in accordance with the policies set out in note 1(u)(v) and 1(u)(vi).

1 Significant accounting policies (Continued)

(n) Financial assets (Continued)

Financial assets which do not fall into any of the above categories are classified as available-for-sale investments. At the end of each reporting period the fair value is remeasured, with any resultant gain or loss being recognised in other comprehensive income and accumulated separately in equity in the fair value reserve. As an exception to this, investments in equity securities that do not have a quoted price in an active market for an identical instrument and whose fair value cannot otherwise be reliably measured are recognised in the statement of financial position at cost less impairment losses (see note 1(s)). Dividend income from equity securities and interest income from debt securities calculated using the effective interest method are recognised in profit or loss in accordance with the policies set out in notes 1(u)(v) and 1(u) (vi) respectively. Foreign exchange gains and losses resulting from changes in the amortised cost of debts securities are also recognised in profit or loss.

When the investments are derecognised or impaired (see note 1(s)), the cumulative gain or loss recognised in equity is reclassified to profit or loss. Investments are recognised/derecognised on the date the Group commits to purchase/sell the investments or they expire.

(o) Trade and other payables

Trade and other payables are initially recognised at fair value. Except for financial guarantee liabilities, trade and other payables are subsequently stated at amortised cost unless the effect of discounting would be immaterial, in which case they are stated at cost.

(p) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions and short-term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition.

Bank overdrafts that are repayable on demand and form an integral part of the Group's cash management are also included as a component of cash and cash equivalents for the purpose of the consolidated cash flow statement.

(q) Borrowings

Borrowings are recognised initially at fair value and subsequently stated at amortised cost. Any difference between the amount initially recognised and the redemption value is amortised to the income statement or the cost of the qualifying assets over the period of the borrowings, together with any interest and fees payable, using the effective interest method.

Borrowing costs that are directly attributable to the acquisition, construction or production of an asset which necessarily takes a substantial period of time to prepare for its intended use or sale are capitalised as part of the cost of that asset. Other borrowing costs are expensed in the period in which they are incurred. The capitalisation rate is arrived at by reference to the actual rate payable on borrowings for development purposes or, with regard to that part of the development costs financed out of general working capital, to the average rate thereof.

1 Significant accounting policies (Continued)

(r) Depreciation and amortisation

(i) Leasehold land and buildings

Leasehold land and buildings are stated at cost less accumulated depreciation and impairment losses. Leasehold land is depreciated over the remaining term of the leases. Buildings and improvements thereto are depreciated over the shorter of their useful lives and the unexpired terms of the leases.

(ii) Oil production assets

Oil production assets include all property, plant and equipment arising from oil exploration and production activities. Depreciation of certain oil production assets is calculated based on a unit of production method based upon the estimated proved and probable oil reserves to write off the cost of each asset, less any estimated residual value.

(iii) Other property, plant and equipment

Other property, plant and equipment is stated at cost less accumulated depreciation and impairment losses. Future estimated dismantling and restoration costs of other property, plant and equipment are discounted at appropriate rates and are capitalised as part of the costs of other property, plant and equipment, which are subsequently depreciated. Any subsequent change in the present value of the estimated costs, other than the change due to passage of time, is reflected as an adjustment to the costs.

Except for certain oil production assets as set out in note 1 (r)(ii) above, depreciation is calculated on a straight line method to write off the assets over their estimated useful lives as follows:

Air conditioning plant, plant and machinery, lifts and escalators

5 to 10 years

Furniture and fixtures, motor vehicles, electronic data processing equipment and others

2 to 5 years

(s) Impairment of assets

(i) Impairment of investments in debt and equity securities, interests in property development and other receivables

Investments in debt and equity securities, interests in property development and other current and non-current receivables that are stated at cost or amortised cost or are classified as available-for-sale securities are reviewed at the end of each reporting period to determine whether there is objective evidence of impairment. Objective evidence of impairment includes observable data that comes to the attention of the Group about one or more of the following loss events:

- significant financial difficulty of the debtor;
- a breach of contract, such as a default or delinquency in interest or principal payments;
- it becoming probable that the debtor will enter bankruptcy or other financial reorganisation;
- significant changes in the technological, market, economic or legal environment that have an adverse effect on the debtor; and
- a significant or prolonged decline in the fair value of an investment in an equity instrument below its cost.

1 Significant accounting policies (Continued)

- (s) Impairment of assets (Continued)
 - (i) Impairment of investments in debt and equity securities, interests in property development and other receivables (Continued)

If any such evidence exists, any impairment loss is determined and recognised as follows:

- For investments in associated companies and joint ventures accounted for under the equity method in the consolidated financial statements (see note 1(g)), the impairment loss is measured by comparing the recoverable amount of the investment with its carrying amount in accordance with note 1(s)(ii). The impairment loss is reversed if there has been a favourable change in the estimates used to determine the recoverable amount in accordance with note 1(s)(ii).
- For unquoted equity securities carried at cost, the impairment loss is measured as the
 difference between the carrying amount of the financial asset and the estimated future cash
 flows, discounted at the current market rate of return for a similar financial asset where the
 effect of discounting is material. Impairment losses for equity securities carried at cost are not
 reversed.
- For trade and other current receivables and other financial assets carried at amortised cost, the impairment loss is measured as 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 (i.e. the effective interest rate computed at initial recognition of these assets), where the effect of discounting is material. This assessment is made collectively where these financial assets share similar risk characteristics, such as similar past due status, and have not been individually assessed as impaired. Future cash flows for financial assets which are assessed for impairment collectively are based on historical loss experience for assets with credit risk characteristics similar to the collective group.

If in a subsequent period the amount of an impairment loss decreases and the decrease can be linked objectively to an event occurring after the impairment loss was recognised, the impairment loss is reversed through profit or loss. A reversal of an impairment loss shall not result in the asset's carrying amount exceeding that which would have been determined had no impairment loss been recognised in prior years.

For available-for-sale securities and interests in property development, the cumulative loss that has been recognised in the fair value reserve is reclassified to profit or loss. The amount of the cumulative loss that is recognised in profit or loss is the difference between the acquisition cost (net of any principal repayment and amortisation) and current fair value, less any impairment loss on that asset previously recognised in profit or loss.

Impairment losses recognised in profit or loss in respect of available-for-sale equity securities are not reversed through profit or loss. Any subsequent increase in the fair value of such assets is recognised in other comprehensive income.

Impairment losses in respect of available-for-sale debt securities and interests in property development are reversed if the subsequent increase in fair value can be objectively related to an event occurring after the impairment loss was recognised. Reversals of impairment losses in such circumstances are recognised in profit or loss.

1 Significant accounting policies (Continued)

(s) Impairment of assets (Continued)

(i) Impairment of investments in debt and equity securities, interests in property development and other receivables (Continued)

Impairment losses are written off against the corresponding assets directly, except for impairment losses recognised in respect of trade debtors and bills receivable included within trade and other receivables, whose recovery is considered doubtful but not remote. In this case, the impairment losses for doubtful debts are recorded using an allowance account. When the Group is satisfied that recovery is remote, the amount considered irrecoverable is written off against trade debtors and bills receivable directly and any amounts held in the allowance account relating to that debt are reversed. Subsequent recoveries of amounts previously charged to the allowance account are reversed against the allowance account. Other changes in the allowance account and subsequent recoveries of amounts previously written off directly are recognised in profit or loss.

(ii) Impairment of other assets

Internal and external sources of information are reviewed at the end of each reporting period to identify indications that the following assets may be impaired or, except in the case of goodwill, an impairment loss previously recognised no longer exists or may have decreased.

- property, plant and equipment (other than properties carried at fair values);
- oil exploitation assets;
- intangible assets;
- goodwill; and
- investments in subsidiaries, associated companies and joint ventures in the Company's statement of financial position.

If any such indication exists, the asset's recoverable amount is estimated. In addition, for goodwill, intangible assets that are not yet available for use and intangible assets that have indefinite useful lives, the recoverable amount is estimated annually whether or not there is any indication of impairment.

Calculation of recoverable amount

The recoverable amount of an asset is the greater of its 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. Where an asset does not generate cash inflows largely independent of those from other assets, the recoverable amount is determined for the smallest group of assets that generates cash inflows independently (i.e. a cash-generating unit).

Recognition of impairment losses

An impairment loss is recognised in profit or loss if the carrying amount of an asset, or the cash-generating unit to which it belongs, exceeds its recoverable amount. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the cash-generating unit (or group of units) and then, to reduce the carrying amount of the other assets in the unit (or group of units) on a pro rata basis, except that the carrying value of an asset will not be reduced below its individual fair value less costs of disposal (if measurable) or value in use (if determinable).

1 Significant accounting policies (Continued)

(s) Impairment of assets (Continued)

(ii) Impairment of other assets (Continued)

Reversals of impairment losses

In respect of assets other than goodwill, an impairment loss is reversed if there has been a favourable change in the estimates used to determine the recoverable amount. An impairment loss in respect of goodwill is not reversed.

A reversal of an impairment loss is limited to the asset's carrying amount that would have been determined had no impairment loss been recognised in prior years. Reversals of impairment losses are credited to profit or loss in the year in which the reversals are recognised.

(iii) Interim financial reporting and impairment

Under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, the Group is required to prepare an interim financial report in compliance with HKAS 34, "Interim financial reporting", in respect of the first six months of the financial year. At the end of the interim period, the Group applies the same impairment testing, recognition and reversal criteria as it would at the end of the financial year (see notes 1(s)(i) and 1(s)(ii)).

Impairment losses recognised in an interim period in respect of goodwill, interests in property development, available-for-sale equity securities and unquoted equity securities carried at cost are not reversed in a subsequent period. This is the case even if no loss, or a smaller loss, would have been recognised had the impairment been assessed only at the end of the financial year to which the interim period relates. Consequently, if the fair value of an available-for-sale equity securities increases in the remainder of the annual period, or in any other period subsequently, the increase is recognised in other comprehensive income and not profit or loss.

(t) Income tax

Income tax for the year comprises current tax and movements in deferred tax assets and liabilities. Current tax and movements in deferred tax assets and liabilities are recognised in the income statement except to the extent that they relate to items recognised in other comprehensive income or directly in equity, in which case the relevant amounts of tax are recognised in other comprehensive income or directly in equity, respectively.

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the end of the reporting period, and any adjustment to tax payable in respect of previous years.

Deferred tax assets and liabilities arise from deductible and taxable temporary differences respectively, being the differences between the carrying amounts of assets and liabilities for financial reporting purposes and their tax bases. Deferred tax assets also arise from unused tax losses and unused tax credits. Apart from differences which arise on initial recognition of assets and liabilities, all deferred tax liabilities and all deferred tax assets, to the extent that it is probable that future taxable profits will be available against which the asset can be utilised, are recognised.

1 Significant accounting policies (Continued)

(t) Income tax (Continued)

Where investment properties are carried at their fair value in accordance with the accounting policy set out in note 1(h), the amount of deferred tax recognised is measured using the tax rates that would apply on sale of those assets at their carrying value at the end of the reporting period unless the property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the property over time, rather than through sale. In all other cases, the amount of deferred tax recognised is measured based on the expected manner of realisation or settlement of the carrying amount of the assets and liabilities, using tax rates enacted or substantively enacted at the end of the reporting period. Deferred tax assets and liabilities are not discounted.

The carrying amount of a deferred tax asset is reviewed at end of each reporting period and is reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow the related tax benefit to be utilised. Any such reduction is reversed to the extent that it becomes probable that sufficient taxable profits will be available.

(u) Recognition of revenue

Revenue is measured at the fair value of the consideration received or receivable. Provided it is probable that the economic benefits will flow to the Group and the revenue and costs, if applicable, can be measured reliably, revenue is recognised in the income statement as follows:

(i) Rental income from operating leases

Rental income receivable under operating leases is recognised in the income statement in equal instalments over the accounting periods covered by the lease term, except where an alternative basis is more representative of the pattern of benefits to be derived from the leased asset. Lease incentives granted are recognised in the income statement as an integral part of the aggregate net lease payments receivable. Contingent rentals are recognised as income in the accounting period in which they are earned.

(ii) Sale of properties

Revenue arising from sale of properties is recognised upon the later of the execution of a binding sale agreement and when the relevant occupation permit/completion certificate is issued by the respective building authority, which is taken to be the point in time when the risks and rewards of ownership of the property have passed to the purchaser and is net of business tax. Payments received from the purchasers prior to this stage are recorded as deposits received on sale of properties in the statement of financial position.

(iii) Income from interests in property development

Income from interests in property development is recognised when the Group is entitled to a distribution in respect of the investment.

(iv) Sale of crude oil

Revenue arising from the sale of crude oil is recognised when the significant risks and rewards of ownership have been transferred to the buyer, provided that the Group maintains neither continuous managerial involvement to the degree usually associated with ownership, nor effective control over the crude oil sold.

1 Significant accounting policies (Continued)

(u) Recognition of revenue (Continued)

(v) Dividend income

Dividend income from unlisted investments is recognised when the shareholder's right to receive payment is established.

Dividend income from listed investments is recognised when the share price of the investment goes ex-dividend.

(vi) Interest income

Interest income is recognised on a time-apportionment basis throughout the life of the asset concerned.

(v) Translation of foreign currencies

Foreign currency transactions during the year are translated at the foreign exchange rates ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the foreign exchange rates ruling at the end of the reporting period. Exchange gains and losses are recognised in the income statement.

Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the foreign exchange rates ruling at the transaction dates. Non-monetary assets and liabilities denominated in foreign currencies that are stated at fair value are translated using the foreign exchange rates ruling at the dates the fair value was determined.

The results of foreign operations are translated into Hong Kong dollars at the exchange rates approximating the foreign exchange rates ruling at the dates of the transactions. Statement of financial position items are translated into Hong Kong dollars at the closing foreign exchange rates at the end of the reporting period. The resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the exchange reserve.

On disposal of a foreign operation, the cumulative amount of the exchange differences relating to that foreign operation is reclassified from equity to the income statement when the profit or loss on disposal is recognised.

(w) Financial guarantees issued, provisions and contingent liabilities

(i) Financial guarantees issued

Financial guarantees are contracts that require the issuer (i.e. the guarantor) to make specified payments to reimburse the beneficiary of the guarantee (the "holder") for a loss the holder incurs because a specified debtor fails to make payment when due in accordance with the terms of a debt instrument.

1 Significant accounting policies (Continued)

(w) Financial guarantees issued, provisions and contingent liabilities (Continued)

(i) Financial guarantees issued (Continued)

Where the Group issues a financial guarantee, the fair value of the guarantee is initially recognised as deferred income within trade and other payables. The fair value of financial guarantees issued at the time of issuance is determined by reference to fees charged in an arm's length transaction for similar services, when such information is obtainable, or is otherwise estimated by reference to interest rate differentials, by comparing the actual rates charged by lenders when the guarantee is made available with the estimated rates that lenders would have charged, had the guarantees not been available, where reliable estimates of such information can be made. Where consideration is received or receivable for the issuance of the guarantee, the consideration is recognised in accordance with the Group's policies applicable to that category of asset. Where no such consideration is received or receivable, an immediate expense is recognised in profit or loss on initial recognition of any deferred income.

The amount of the guarantee initially recognised as deferred income is amortised in the income statement over the term of the guarantee as income from financial guarantees issued. In addition, provisions are recognised when it becomes probable that the holder of the guarantee will call upon the Group under the guarantee, and the amount of that claim on the Group is expected to exceed the amount currently carried in trade and other payables in respect of that guarantee i.e. the amount initially recognised, less accumulated amortisation.

(ii) Contingent liabilities assumed in business combinations

Contingent liabilities assumed in a business combination which are present obligations at the date of acquisition are initially recognised at fair value, provided the fair value can be reliably measured. After their initial recognition at fair value, such contingent liabilities are recognised at the higher of the amount initially recognised, less accumulated amortisation where appropriate, and the amount that would be determined in accordance with note 1(w)(iii). Contingent liabilities assumed in a business combination that cannot be reliably fair valued or were not present obligations at the date of acquisition are disclosed in accordance with note 1(w)(iii).

(iii) Other provisions and contingent liabilities

Provisions are recognised when the Group has a legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made. Where the time value of money is material, provisions are stated at the present value of the expenditure expected to settle the obligation.

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

1 Significant accounting policies (Continued)

(x) Related parties

- (i) A person, or a close member of that person's family, is related to the Group if that person:
 - (1) has control or joint control over the Group;
 - (2) has significant influence over the Group; or
 - (3) is a member of the key management personnel of the Group or the Group's parent.
- (ii) An entity is related to the Group if any of the following conditions applies:
 - (1) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (3) Both entities are joint ventures of the same third party.
 - (4) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (5) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group.
 - (6) The entity is controlled or jointly controlled by a person identified in (i).
 - (7) A person identified in (i)(1) 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).
 - (8) 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 Group's parent.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity.

1 Significant accounting policies (Continued)

(y) Operating lease charges

Where the Group has the use of assets held under operating lease, payments made under the leases are charged to profit or loss in equal instalments over the accounting periods covered by the lease term, except where an alternative basis is more representative of the pattern of benefits to be derived from the leased asset. Lease incentives received are recognised in profit or loss as an integral part of the aggregate net lease payments made. Contingent rentals are charged to profit or loss in the accounting period in which they are incurred.

The cost of acquiring land held under an operating lease is amortised on a straight-line basis over the period of the lease term except where the property is classified as an investment property (see note 1(h)) or is held for development for sale (see note 1(l)(i)).

(z) Employee benefits

Salaries, annual bonuses, paid annual leave, contributions to defined contribution retirement plans and the cost of non-monetary benefits are accrued in the year in which the associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

Contributions to Mandatory Provident Funds as required under the Hong Kong Mandatory Provident Fund Schemes Ordinance, are recognised as an expense in profit or loss as incurred.

Contributions to retirement plans (defined contribution retirement plans) managed by respective local governments of the municipalities in which the Group operates in the Mainland China are charged to profit or loss as and when incurred, except to the extent that they are included in properties under development for sale not yet recognised as an expense.

(aa) Segment reporting

Operating segments, and the amounts of each segment item reported in the financial statements, are identified from the financial information provided regularly to the Group's top management for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

2 Critical accounting judgements and key sources of estimation uncertainty

In the process of applying the entity's accounting policies (which are described in note 1), management has made the following judgements that have significant effect on the amounts recognised in the financial statements.

(a) Depreciation and amortisation

The Group depreciates property, plant and equipment other than properties and oil production assets on a straight line basis over the estimated useful lives of 2 to 10 years, after taking into account of the estimated residual value, using the straight line method, commencing from the date the asset is placed into productive use. The estimated useful lives reflect the Directors' estimate of the periods that the Group intends to derive future economic benefits from the use of the Group's assets.

Certain oil production assets and oil exploitation assets are depreciated and amortised based on a unit of production method based upon the estimated proved and probable oil reserves. The estimates of the Group's oil reserves are the best estimates based on the information currently available to the management and represent only approximate amounts because of the subjective judgements involved in developing such information. Oil reserve estimates are subject to revision, either upward or downward, based on new relevant information. Changes in oil reserves will affect unit of production depreciation, amortisation and depletion recorded in the Group's consolidated financial statements for oil production assets and oil exploitation assets related to oil production activities. A reduction in oil reserves will increase depreciation, amortisation and depletion charges.

(b) Allowances for bad and doubtful debts

The policy for allowances for bad and doubtful debts of the Group is based on the evaluation of collectability, ageing analysis of debtors, realisable values of collateral and on management's judgement. A considerable amount of judgement is required in assessing the ultimate recoverability of receivables and loans and advances, including making references to the current creditworthiness and the past collection history of each customer.

(c) Estimation of fair value of investment properties

Investment properties are stated at market value based on a valuation performed by an independent firm of professional valuers at the end of the reporting period based on certain assumptions (see note 10(b)).

The fair value of investment properties is revalued semi-annually by independent qualified valuers, by using the income capitalisation approach with reference to sales transactions as convertible in the market. The income capitalisation approach is the sum of the term value and the reversionary value calculated by discounting the contracted annual rent at the capitalisation rate over the existing lease period; and the sum of average unit market rent at the capitalisation rate after the existing lease period.

The fair value of investment properties under development is revalued semi-annually by independent qualified valuers, by estimating the fair value of such properties as if they were completed in accordance with relevant development plan, which makes reference to the average selling prices based on certain comparable sales transactions in the market and adjusted for differences such as location, size, timing and other factors collectively, and then deducting the estimated cost to complete the construction.

2 Critical accounting judgements and key sources of estimation uncertainty (Continued)

(d) Estimation of provision for land held for future development and properties under development and held for sale

Management determines the net realisable value of land held for future development and properties under development and held for sale by using the prevailing market data such as most recent sale transactions and market survey reports available from independent property valuers.

Management's assessment of net realisable value of land held for future development and properties under development and held for sales requires judgement as to the anticipated sale prices with reference to the recent sale transaction in nearby locations, rate of new property sales, marketing costs and the expected costs to complete the properties and the legal and regulatory framework and general market conditions.

(e) Estimation of fair value of interests in property development

Interests in property development are stated at their fair value measured using a discounted cash flow model. In preparing the discounted cash flow model, the management estimates the future cash flows expected to arise from the interests in property development and a suitable discount rate based on the past performance, current market conditions, development and building plans, sale and marketing plans and management's expectations for market development and terms provided under the co-investment agreements. Any adverse change in the key assumptions could decrease the fair value.

Interests in property development represent the Group's interests in the development of two properties located at Lote P and Lotes T+T1 of Novos Aterros da Areia Preta, in Macau and one property located at Huizhou, in Mainland China, under co-investment agreements with the ultimate holding company, Polytec Holdings International Limited ("Polytec Holdings") and two of its wholly owned subsidiaries.

In respect of the development project at Lote P, its land concession was agreed in December 1990 whereby the land use was successfully converted from industrial to residential and commercial in 2006, with a lease term of 25 years ending on 25 December 2015 (the "Expiry Date"). If the project had been completed on or before the Expiry Date, it would have become a definite land concession which would be renewable every 10 years until 2049. However, in September 2013, the Macau Special Administrative Region Government (the "Macau SAR Government") promulgated the Macau New Land Law (the "MNLL") which came into effect in March 2014. The MNLL provides that the Macau SAR Government will have the right to resume the land of any property development that is not completed and/or where the conditions as stated in the land concession for which have not been fulfilled by the stipulated expiry date without any compensation to the property owner. Owing to the delays caused by the Macau SAR Government in granting the requisite approvals and permits for the development of the project, the project could not commence until August 2014. As a result, the construction work could not be completed by the Expiry Date and all construction work is currently suspended. An application had been made to the Macau SAR Government for an extension of the Expiry Date but was declined by the relevant department of the Macau SAR Government.

2 Critical accounting judgements and key sources of estimation uncertainty (Continued)

(e) Estimation of fair value of interests in property development (Continued)

Based on a legal opinion received by the Group, Polytex Corporation Limited ("PCL"), the registered owner of the property of the project and a wholly owned subsidiary of the ultimate holding company of the Company, has sufficient grounds to apply to the Courts of the Macau SAR for remedies in all aspects to continue and complete the project. A few legal actions have been initiated by the legal representatives of PCL and are now in progress.

On 19 October 2017, the Tribunal de Segunda Instancia (中級法院) of the Macau SAR rejected the application by PCL for invalidating the decision made by the Chief Executive of the Macau SAR to terminate the land concession of the project. According to the legal opinion obtained by the Group, PCL has sufficient grounds to further appeal (the "Final Appeal") to the Tribunal de Ultima Instancia (終審法院) of the Macau SAR, and the Court of the Macau SAR should consider and assess the essential points regarding the delay caused by the Macau SAR Government and the right of PCL to claim for an extension of time to complete the construction work of the project and deliver the properties to the respective purchasers. An application for the Final Appeal has been made by PCL pending the decision made by the Tribunal de Ultima Instancia.

With respect to the principal application by PCL to the Tribunal Administrativo (行政法院) requesting compensation of time (by way of extension of the land concession) for the project, it is being suspended pending the decision of the Final Appeal.

As the outcome of these court proceedings is still uncertain, management of the Company have taken into account all available evidence, including the opinion of legal experts and the terms as stated in the coinvestment agreement, in preparing the discounted cash flow model in order to assess the fair value of the project. Management of the Company believe that PCL has strong legal grounds to obtain a favourable judgement so that the Lote P development project will be re-activated and completed. The construction work will be resumed as soon as practicable subject to a favourable judgement being obtained and relevant approvals being given by the Macau SAR Government. No impairment for the interests in property development was considered necessary at 31 December 2017.

One of the key assumptions for the discounted cash flow model used to measure the fair value of the interest in property development of Lote P is the completion date. As at 31 December 2017, it is estimated that deferring the completion date of the Lote P development project by one year (2016: one year), with all other variables held constant, would have decreased the fair value reserve of the interest in property development by \$694,314,000 (2016: \$698,807,000).

In respect of the development project at Lotes T+T1, the occupation permit had been obtained on 3 July 2017 which was before the expiry date of its land concession on 5 July 2017. The pre-sold residential units have been gradually delivered to the purchasers since late December of 2017, and the unsold residential units will be put on the market for sale in phases.

2 Critical accounting judgements and key sources of estimation uncertainty (Continued)

Impairment of interest in subsidiaries, associated companies and joint ventures
In considering the impairment that may be required for the Company's interest in subsidiaries, associated companies and joint ventures, the recoverable amount of the assets needs to be determined. The recoverable amount is the greater of the net selling prices and the value in use. It is difficult to precisely estimate selling price because quoted market prices for these assets may not be readily available. In determining the value in use, expected cash flows generated by the assets are discounted to their present value, which requires significant judgement relating to items such as level of revenue and amount of operating costs of the subsidiaries, associated companies and joint ventures. The Company uses all readily available information in determining an amount that is a reasonable approximation of the recoverable amount, including estimates based on reasonable and supportable assumptions and projections of items such as revenue and operating costs of subsidiaries, associated companies and joint ventures.

(g) Estimated impairment of oil production assets and oil exploitation assets

Oil production and exploitation assets are reviewed for possible impairment when events or changes in circumstances indicate that the carrying amounts may exceed the recoverable amount, which is considered to be the higher of the fair value less costs of disposal and value in use. The fair value for oil production and exploitation assets is determined based on the present value of estimated future cash flows arising from the continued use of the assets. Cash flows are discounted to their present value using a discount rate that reflects the time value of money and the risks specific to the assets. Determination as to whether and how much an asset is impaired involves management judgements in estimating future crude oil prices, the discount rate used in discounting the projected cash flows and the production profile. The impairment reviews and calculations are based on assumptions that are consistent with the Group's business plan and on the assumption that all relevant licences and permits are obtained. However, the business environment, including the crude oil prices, is affected by a wide range of global and domestic factors, which are all beyond the control of the Group. Any adverse change in the key assumptions could increase the impairment provision.

The gas flaring permit to flare associated gas for conducting normal crude oil production in the South Alibek Oilfield ("Oilfield") of Caspi Neft TME, a wholly owned subsidiary of Polytec Asset Holdings Limited (73.4% owned by the Group), in Kazakhstan will expire on 31 December 2018. Caspi Neft TME has been taking all necessary steps to obtain a gas flaring permit valid for a longer period so as to enable it to continue to conduct normal crude oil production after 31 December 2018 and is also currently considering several alternatives to resolve the issue regarding the treatment and utilisation of associated gas permanently, including obtaining approvals from the relevant authorities of the Kazakhstan Government and engaging in active communication with other external parties in order to substantiate the other alternatives. Based on the above, the Group considers that there is no indication that gas flaring permits will not be renewed in the future.

2 Critical accounting judgements and key sources of estimation uncertainty (Continued)

(g) Estimated impairment of oil production assets and oil exploitation assets (Continued) The Group engaged an independent appraisal company to conduct an oil reserve assessment of the Group's Oilfield in Kazakhstan as at 31 December 2017. According to the latest oil reserve assessment report, it was shown that the 2P oil reserves of the Oilfield dropped by approximately 42% which was mainly due to the significant decline in crude oil prices in recent years and the corresponding adjustment in the operating strategy adopted by the Group to reduce the capital expenditure. Therefore, as at 31 December 2017, management reassessed the operation and the risk exposures of the Group's oil exploration and production business as a whole and estimated that the carrying values of the oil production and exploitation assets exceeded their estimated recoverable amounts by \$226,500,000. Accordingly, impairment for oil production assets and oil exploitation assets amounting to \$207,474,000 and \$19,026,000 respectively, was recognised as a separate line item in the Group's consolidated income statement. In 2016, the estimated recoverable amounts of oil production and exploitation assets exceeded their carrying values, therefore, no further impairment was considered necessary for the year ended 31 December 2016. The recoverable amounts of oil production and exploitation assets, amounting to \$309,402,000 and \$28,175,000 respectively, were determined based on value in use calculations applying a discount rate of 12.5% (2016: 12.5%).

Crude oil price assumptions were based on market expectations. At 31 December 2017, it is estimated that an increase/decrease of 20% (2016: 20%) in the estimated crude oil price used in the assessment, with all other variables held constant would have increased/decreased the carrying amounts of the oil production and exploitation assets by \$147,618,000/\$171,862,000 (2016: \$285,252,000/\$269,746,000). The discount rate used represents the rate to reflect the time value of money and the risks specific to the assets. It is estimated that an increase/decrease of 200 basis points (2016: 200 basis points) in the discount rate used in the assessment, with all other variables held constant would have decreased/increased the carrying amounts of the oil production and exploitation assets by \$26,053,000/\$28,655,000 (2016: \$54,421,000/\$61,203,000).

(h) Land appreciation tax ("LAT")

LAT is levied at progressive rates ranging from 30% to 60% on the appreciation of land value, being the proceeds of sale of properties less deductible expenditure including the costs of land use rights, borrowing costs and all qualified property development expenditure. Significant judgement is required in determining the extent of LAT. The Group recognises LAT based on management's best estimates. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the consolidated income statement in the periods in which such tax is finalised with local tax authorities.



3 Segment reporting

The Group manages its business by a mixture of both business lines and geography. In a manner consistent with the way in which information is reported internally to the Group's top management for the purposes of assessing segment performance and allocating resources between segments, the Group has identified the following six reportable segments.

- Property development segment (Hong Kong/Mainland China/Macau): the development and sale of properties
 and interests in property development. Given the importance of the property development division to the
 Group, the Group's property development business is segregated further into three reportable segments on
 a geographical basis.
- Property investment segment: the leasing of properties to generate rental income and to gain from the appreciation in the properties' values in the long term.
- Oil segment: oil exploration and production.
- Other businesses segment: mainly includes the provision of finance services, income from the sale of ice and the provision of cold storage services and treasury operations.

Revenue comprises mainly rental income from properties, gross proceeds from sale of properties and crude oil, income from interests in property development and interest income.

Reportable segment profit represents profit before taxation by excluding fair value changes on investment properties, finance costs, exceptional items and head office and corporate income/expenses.

Segment assets include all tangible, intangible assets and current assets with the exception of deferred tax assets and other corporate assets.

3 Segment reporting (Continued)

(a) Segment results and assets

Information regarding the Group's reportable segments as provided to the Group's top management for the purposes of resource allocation and assessment of segment performance for the year is set out below.

				2017			
		Prop	erty developmer	nt			
			Mainland		Property		
	Consolidated	Hong Kong	China	Macau	investment	Oil	Others
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Revenue	3,120,369	587,266	1,420,333	500,000	356,323	61,930	194,517
Reportable segment profit	2,251,078	32,743	1,473,150	505,213	405,880	(246,321)	80,413
Other net expenses	(363,807)	32,743	(364,900)	JUJ,Z 13 -	1,093	(240,321)	00,413
Fair value changes on investment	(000/007)		(001,700)		1,070		
properties	106,797	-	-	-	106,797	-	-
Share of fair value changes on							
investment properties of a joint							
venture	36,080	-	-	-	36,080	-	-
Head office and corporate expenses	(111,658)						
Finance costs	(119,698)						
Profit before taxation	1,798,792						
Share of profits of associated							
companies	1,294,005	_	1,290,752	_	_	_	3,253
Share of profits of joint ventures	178,330	_	72,168	_	106,162	_	-
Interest income	57,499	_	-	_	-	_	57,499
Write down of inventories	(364,900)	-	(364,900)	-	-	-	-
Impairment of oil production and							
exploitation assets	(226,500)	-	-	-	-	(226,500)	-
Depreciation and amortisation	(34,037)	-	-	-	-	(17,933)	(16,104)

3 Segment reporting (Continued)

(a) Segment results and assets (Continued)

				2016			
		Prop	perty development				
	•		Mainland		Property		
	Consolidated	Hong Kong	China	Macau	investment	Oil	Others
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Revenue	6,777,949	2,435,347	3,719,192	_	340,841	77,377	205,192
Reportable segment profit	1,378,040	511,892	407,718	5,620	386,604	(30,238)	96,444
Other net expenses	(274,416)	-	(276,000)	-	1,584	-	-
Fair value changes on investment							
properties	114,908	-	-	-	114,908	-	-
Share of fair value changes on investment properties of a joint							
venture	37,400	-	-	-	37,400	-	-
Head office and corporate expenses	(127,230)						
Finance costs	(126,479)						
Profit before taxation	1,002,223						
Share of profits of associated companies	s 145,891	_	143,030	_	_	_	2,861
Share of profits of joint ventures	186,716	_	83,302	_	103,414	_	-
Interest income	66,346	_	-	_	-	_	66,346
Write down of inventories	(276,000)	_	(276,000)	_	_	_	_
Depreciation and amortisation	(50,281)	_	_	_	-	(33,333)	(16,948)

3 Segment reporting (Continued)

(a) Segment results and assets (Continued)

				2017			
		Pro	perty developme	ent			
	Consolidated \$'000	Hong Kong \$'000	Mainland China \$'000	Macau \$'000	Property investment \$'000	Oil \$'000	Others \$'000
Reportable segment assets Deferred tax assets Pledged bank deposit Cash and bank balances Head office and corporate assets	46,684,093 122,010 15,000 1,969,391 296,023	8,625,949	12,170,197	12,418,198	11,807,987	366,591	1,295,171
Consolidated total assets	49,086,517						
Interest in associated companies Interest in and amounts due from	1,824,171	-	1,791,755	-	-	-	32,416
joint ventures	3,427,571	-	1,954,226	-	1,473,345	-	-
				2016			
		Pro	operty developme				
	Consolidated \$'000	Pro Hong Kong \$'000	operty developme Mainland China \$'000		Property investment \$'000	Oil \$'000	Others \$'000
Reportable segment assets Deferred tax assets Pledged bank deposit Cash and bank balances Head office and corporate assets		Hong Kong	Mainland China	nt Macau	investment		
Deferred tax assets Pledged bank deposit Cash and bank balances	\$'000 45,556,737 176,058 15,000 795,400	Hong Kong \$'000	Mainland China \$'000	Macau \$'000	investment \$'000	\$'000	\$'000
Deferred tax assets Pledged bank deposit Cash and bank balances Head office and corporate assets	\$'000 45,556,737 176,058 15,000 795,400 115,957	Hong Kong \$'000	Mainland China \$'000	Macau \$'000	investment \$'000	\$'000	\$'000

3 Segment reporting (Continued)

(b) Geographical information

The following table sets out information about the geographical location of (i) the Group's revenue from external customers and (ii) the Group's non-current assets other than financial instruments and deferred assets. The geographical location of customers is based on the location at which the services were provided or the goods were delivered. The geographical location of non-current assets is based on the physical location of the asset and, in case of interests in associated companies and joint ventures, the location of operations.

	Reve	enue	Non-current assets		
	2017	2016	2017	2016	
	\$'000	\$'000	\$'000	\$'000	
Hong Kong (place of domicile)	1,114,026	2,958,371	10,575,032	10,450,586	
Mainland China	1,444,413	3,742,201	3,660,437	4,880,498	
Macau	500,000	–	1,473,345	1,433,396	
Kazakhstan	61,930	77,377	337,577	581,808	
	3,120,369	6,777,949	16,046,391	17,346,288	

In addition to the above non-current assets, the Group has interests in property development of \$10,586,970,000 (2016: \$12,060,840,000) and \$1,812,467,000 (2016: \$1,328,042,000) in Macau and Mainland China respectively.

(c) Major customers and suppliers

During the year ended 31 December 2017, the Group had recognised distributions from interests in property development in Macau and Mainland China with a total amount of \$555,793,000 under the property development segment, which exceeded 10% of the Group's revenue. Except for this, less than 30% of the Group's sales and less than 30% of the Group's purchases were attributable to the Group's five largest customers and five largest suppliers respectively.

4 Profit before taxation

Profit before taxation is arrived at after charging/(crediting):

(a) Other net expenses mainly represent the write down of inventories of \$364,900,000 (2016: \$276,000,000).

4 Profit before taxation (Continued)

(b) Finance costs

	2017 \$'000	2016 \$'000
Interest on bank loans Interest on loans from ultimate holding company and	200,147	142,303
a fellow subsidiary	13,189	72,226
Less: Amount capitalised (Remark)	(93,638)	(88,050)
	119,698	126,479

Remark: Borrowing costs were capitalised at rates of 1.08% – 2.54% (2016: 1.20% – 2.26%) per annum in Hong Kong and 5.90% (2016: 4.75% – 6.65%) per annum in Mainland China.

(c) Other items

	2017 \$'000	2016 \$'000
		5.540
Auditors' remuneration	5,875	5,518
Amortisation of oil exploitation assets (Remark)	955	1,169
Depreciation and amortisation of property, plant and equipment		
(Remark)	33,082	49,112
Staff costs (Remark)	245,378	229,925
Total staff costs	271,500	241,841
Less: Amount capitalised	(26,122)	(11,916)
Impairment of bad and doubtful debts	2,310	584
Impairment of bad and doubtful debts written back	(37)	(1,633)
Rentals receivable under operating leases less outgoings	(329,751)	(315,795)
Rental income	(356,323)	(340,841)
Less: Outgoings	26,572	25,046
Interest income	(57,499)	(66,346)

Remark: Cost of sales includes \$22,410,000 (2016: \$39,220,000) relating to staff costs and depreciation and amortisation expenses, which amount is also included in the respective total amounts disclosed separately above.

5 Directors' and management's emoluments

(a) Directors' emoluments

Directors' emoluments disclosed pursuant to Section 383(1) to the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation is as follows:

	Directors' fees \$'000	Salaries, allowances and benefits in kind \$'000	Performance related bonuses \$'000	Provident fund contributions \$'000	2017 Total \$'000
Free sections alive at a un					
Executive directors					
Mr Or Wai Sheun	-	- 0.074	-	-	-
Mr Lai Ka Fai	190	2,271	680	209	3,350
Mr Or Pui Kwan	-	1,022	270	18	1,310
Mr Lam Yung Hei	-	1,043	300	18	1,361
Non-executive directors					
Ms Ng Chi Man	270	_	_	_	270
Mr Yeung Kwok Kwong	270	2,453	630	245	3,598
Independent non-executive directors					
Mr Li Kwok Sing, Aubrey	270	_	_	_	270
Mr Lok Kung Chin, Hardy	270	_	_	_	270
Mr Seto Gin Chung, John	270	_	_	_	270
Mr David John Shaw	270	-	-	-	270
	1,810	6,789	1,880	490	10,969

5 Directors' and management's emoluments (Continued)

(a) Directors' emoluments (Continued)

	Directors' fees \$'000	Salaries, allowances and benefits in kind \$'000	Performance related bonuses \$'000	Provident fund contributions \$'000	2016 Total \$'000
Executive directors					
Mr Or Wai Sheun	_	_	_	_	_
Mr Lai Ka Fai	170	2,182	660	201	3,213
Mr Or Pui Kwan	_	1,932	260	18	2,210
Mr Lam Yung Hei (Remark)	-	538	269	9	816
Non-executive directors					
Ms Ng Chi Man	250	_	_	_	250
Mr Yeung Kwok Kwong	250	2,384	610	220	3,464
Independent non-executive directors					
Mr Li Kwok Sing, Aubrey	250	_	_	_	250
Mr Lok Kung Chin, Hardy	250	_	_	-	250
Mr Seto Gin Chung, John	250	-	-	_	250
Mr David John Shaw	250	_	_	-	250
	1,670	7,036	1,799	448	10,953

Remark: Mr Lam Yung Hei was appointed as executive director of the Company on 1 July 2016.

5 Directors' and management's emoluments (Continued)

(b) Individuals with highest emoluments

Of the five individuals with the highest emoluments, two (2016: two) are directors whose emoluments are disclosed in note 5(a). The aggregate of the emoluments in respect of the remaining three (2016: three) individuals are as follows:

	2017 \$'000	2016 \$'000
Salaries and allowances Performance related bonuses Provident fund contributions	4,654 1,445 159	7,213 779 54
	6,258	8,046

The emoluments of the individuals with the highest emoluments are within the following bands:

	2017	2016
\$2,000,001 – \$2,500,000	3	2
\$2,500,001 – \$3,000,000	-	_
\$3,000,001 – \$3,500,000	-	_
\$3,500,001 – \$4,000,000	-	1

6 Income tax

(a) Taxation in the consolidated income statement represents:

	2017 \$'000	2016 \$'000
Current toy Hong Kong		
Current tax – Hong Kong Provision for the year	58,104	117,265
Under-provision in respect of prior years	17,256	98
	75,360	117,363
Owner of the Orderida Harranton		
Current tax – Outside Hong Kong Provision for the year	84,279	32,415
Over-provision in respect of prior years	(8,975)	(1,018)
	75,304	31,397
LAT	13,053	11,556
Deferred tax		
Change in fair value of investment properties	23,048	15,813
Origination and reversal of temporary differences	(106,874)	(128,928)
	(83,826)	(113,115)
	79,891	47,201

The provision for Hong Kong profits tax is calculated at 16.5% (2016: 16.5%) of the estimated assessable profits for the year.

Tax levied in jurisdictions outside Hong Kong is charged at the appropriate current rates of taxation ruling in relevant jurisdictions.

Under the Provisional Regulations on LAT in Mainland China, all gains arising from the transfer of real estate property in Mainland China are subject to LAT at progressive rates ranging from 30% to 60% on the appreciation of land value, being the proceeds of sale of properties less deductible expenditure including the costs of land use rights, borrowing costs and all property development expenditure.

Mainland China tax law also imposed a withholding tax at 10%, unless reduced by a treaty or agreement, for dividends distributed by a PRC-resident enterprise to its immediate holding company outside Mainland China for earnings generated beginning on 1 January 2008. Undistributed earnings generated prior to 1 January 2008 are exempt from such withholding tax. Provision for withholding tax is recognised for the dividends that have been declared and deferred tax liability is recognised for those to be declared in the foreseeable future.

The Group did not recognise any withholding tax for the year of 2017 and 2016.

6 Income tax (Continued)

(b) Reconciliation between tax expense and accounting profit at applicable tax rates:

	2017 \$'000	2016 \$'000
Profit before taxation	1,798,792	1,002,223
Tax at applicable tax rates	255,143	133,610
Non-deductible expenses	39,322	22,614
Non-taxable income	(350,391)	(99,115)
Unrecognised tax losses	18,257	6,894
Previously unrecognised tax losses utilised	(20,790)	(20,977)
Previously unrecognised tax losses now recognised	_	(15,210)
Tax effect of temporary difference not recognised	45,300	_
Tax effect of derecognition of deferred tax asset	63,500	_
LAT on properties sold	2,683	1,187
Deferred LAT on changes in fair value of investment properties	14,719	12,758
Under/(Over)-provision in respect of prior years	8,281	(920)
Others	3,867	6,360
Actual tax expense	79,891	47,201

7 Earnings per share

(a) Basic earnings per share

The calculation of basic earnings per share is based on the profit attributable to shareholders of the Company of \$1,635,026,000 (2016: \$946,737,000) and the weighted average number of ordinary shares in issue during the year of 1,162,483,202 (2016: 1,150,681,275).

(b) Diluted earnings per share

There were no dilutive potential shares in existence during the years ended 31 December 2017 and 2016.

8 Dividends

(a) Dividends attributable to the year

	2017 \$'000	2016 \$'000
Interim dividend declared and paid of \$0.22 (2016: \$0.21) per share Final dividend proposed after the end of the reporting period of \$0.43 (2016: \$0.39) per share	258,859 505,951	241,643 448,766
	764,810	690,409

The final dividend declared after the year end has not been recognised as a liability at 31 December.

(b) Dividends attributable to the previous financial year, approved and paid during the year

	2017 \$'000	2016 \$'000
Final dividend in respect of the previous financial year, approved and paid during the year, of \$0.39 (2016: \$0.37) per share	448,766	425,752

9 Deferred taxation

(a) The components of deferred tax (liabilities)/assets recognised in the consolidated statement of financial position and the movements during the year are as follows:

	Future benefit of tax losses \$'000	Revaluation of properties \$'000	Accelerated depreciation allowances \$'000	Others \$'000	Total \$'000
At 1 January 2016	8,534	(873,801)	37,719	16,666	(810,882)
Exchange adjustments Credited/(Charged) to the income statement	- 8,799	11,987 107,513	(2,937)	(260)	11,987 113,115
At 31 December 2016	17,333	(754,301)	34,782	16,406	(685,780)
At 01 December 2010	17,000	(7 3 4, 3 0 1)	J-1,7 OZ	10,400	(000,700)
At 1 January 2017 Exchange adjustments Credited/(Charged) to the income	17,333 -	(754,301) (13,519)	34,782 _	16,406 -	(685,780) (13,519)
statement	75	147,575	(65,928)	2,104	83,826
At 31 December 2017	17,408	(620,245)	(31,146)	18,510	(615,473)
				2017 \$'000	2016

	2017 \$'000	2016 \$'000
Net deferred tax assets recognised in the consolidated statement of financial position	122,010	176,058
Net deferred tax liabilities recognised in the consolidated statement of financial position	(737,483)	(861,838)
	(615,473)	(685,780)

(b) Deferred tax assets not recognised

The Group has not recognised deferred tax assets in respect of cumulative tax losses of \$305,738,000 (2016: \$298,590,000) and temporary difference of \$830,000,000 (2016: \$286,000,000) as the probability of generating future taxable profits in order to utilise the tax losses and temporary difference is uncertain at this point of time. The tax losses arising from Hong Kong operations do not expire under current tax legislation. The tax losses arising from the operations in Mainland China expire five years after the relevant accounting year end date. The tax losses arising from the operations in Kazakhstan will expire ten years after the relevant accounting year end date.

10 Investment properties

(a) Reconciliation of carrying amount

	Investment properties completed \$'000	Investment properties under development \$'000	Total \$'000
Valuation			
Valuation At 1 January 2016	0 151 010	2 701 402	11 154 499
Exchange adjustments	8,454,940	2,701,693 (86,359)	11,156,633 (86,359)
Additions	_	(60,337)	(60,337)
Reclassified from inventories	_	295,372	295,372
– Others	_	139,960	139,960
Disposals	(20,000)	_	(20,000)
Transfer in/(out)	73,500	(73,500)	_
Fair value adjustment	47,890	67,018	114,908
At 31 December 2016	8,556,330	3,044,184	11,600,514
At 1 January 2017	8,556,330	3,044,184	11,600,514
Exchange adjustments	-	99,670	99,670
Additions		0.404	0.404
Reclassified from inventories Others	_	2,194	2,194
OthersDisposals	(6,800)	140,367	140,367 (6,800)
Reclassification to inventories	(0,800)	(1,629,242)	(1,629,242)
Fair value adjustment	70,770	36,027	106,797
•			
At 31 December 2017	8,620,300	1,693,200	10,313,500

The fair value adjustment on investment properties is recognised in the line item "Fair value changes on investment properties" on the face of the consolidated income statement.

The Group's investment properties under development are stated at fair value at the earlier of when the fair value first becomes reliably measurable or the date of completion of the property.

10 Investment properties (Continued)

(b) Fair values measurement of investment properties

The fair value of the Group's investment properties falls under Level 3 of the three-level fair value hierarchy as defined in HKFRS 13, "Fair value measurement". The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used valuation technique.

During the year, there were no transfers between Level 1 and Level 2, or transfers into or out of Level 3 (2016: Nil).

The investment properties of the Group were revalued at 31 December 2017 by Vigers Appraisal and Consulting Limited, an independent qualified professional valuer, who has appropriate qualifications and experience in the valuation of similar properties in the relevant locations. The Group's top management hold discussions with the valuer on the valuation assumptions and valuation results at each interim and annual reporting date.

Information about Level 3 fair value measurements

	Valuation techniques (Note 2(c))	Unobservable input	Range	Remark
Investment properties completed	Income capitalisation approach	Capitalisation rate	4% to 5.25% (2016: 4% to 5.5%)	(1)
Investment properties under development	Direct comparison approach	Unit sale rate	\$9,900 to \$15,500 per square foot (2016: \$800 to \$15,000 per square foot)	(2)

Remarks:

Relationship of unobservable inputs to fair value:

- (1) The fair value is negatively correlated to the unobservable input that the lower the factor the higher the fair value.
- The fair value is positively correlated to the unobservable input that the higher the factor the higher the fair value.

The movements during the year in the balance of these Level 3 fair value measurements are set out in note 10(a) to the financial statements.

10 Investment properties (Continued)

(c) Analysis of the carrying values of investment properties

	2017 \$'000	2016 \$'000
In Hong Kong – Long leases – Medium-term leases	7,809,140 2,504,360	7,746,280 2,432,450
Outside Hong Kong – Medium-term leases	-	1,421,784
	10,313,500	11,600,514

(d) Investment properties leased out under operating leases

The Group leases out investment properties under operating leases. The leases typically run for an initial period of several months to four years. Some leases have an option to renew on expiry at which time all terms are renegotiated. Some leases have provisions for turnover rent. Turnover rent of \$4,138,000 was recognised in 2017 (2016: \$3,778,000).

The gross carrying amounts of investment properties of the Group held for use in operating leases were \$8,620,300,000 (2016: \$8,556,330,000).

All properties held under operating leases that would otherwise meet the definition of investment property are classified as investment property.

The total future minimum lease payments under non-cancellable operating leases are receivable as follows:

	2017 \$'000	2016 \$'000
Within 1 year After 1 year but within 5 years	284,886 250,133	302,545 411,431
	535,019	713,976

11 Property, plant and equipment

(a) Reconciliation of carrying amount

	Other property, plant and equipment				
	Leasehold land held for own use \$'000	Buildings \$'000	Oil production assets \$'000	Others \$'000	Total \$'000
Cost or valuation					
At 1 January 2016 Exchange adjustments Additions Disposals	270,206 - - -	33,060 - - -	1,500,152 - 1,461 (299)	101,409 (958) 8,605 (2,854)	1,904,827 (958) 10,066 (3,153)
At 31 December 2016	270,206	33,060	1,501,314	106,202	1,910,782
At 1 January 2017 Exchange adjustments Additions Disposals	270,206 - - -	33,060 - - -	1,501,314 - 281 (510)	106,202 1,042 1,932 (889)	1,910,782 1,042 2,213 (1,399)
At 31 December 2017	270,206	33,060	1,501,085	108,287	1,912,638
Accumulated depreciation, amortisation and impairment losses At 1 January 2016 Exchange adjustments Charge for the year Written back on disposals	66,927 - 6,604 -	8,616 - 833 -	935,735 - 32,164 (237)	73,881 (715) 9,625 (2,663)	1,085,159 (715) 49,226 (2,900)
At 31 December 2016	73,531	9,449	967,662	80,128	1,130,770
At 1 January 2017 Exchange adjustments Charge for the year Impairment loss (note 2(g)) Written back on disposals	73,531 - 6,604 - -	9,449 - 833 - -	967,662 - 16,978 207,474 (431)	80,128 820 8,799 - (834)	1,130,770 820 33,214 207,474 (1,265)
At 31 December 2017	80,135	10,282	1,191,683	88,913	1,371,013
Carrying value					
At 31 December 2017	190,071	22,778	309,402	19,374	541,625
At 31 December 2016	196,675	23,611	533,652	26,074	780,012

11 Property, plant and equipment (Continued)

(a) Reconciliation of carrying amount (Continued)

In 2017, an amount of \$132,000 (2016: \$114,000) included in the depreciation and amortisation charge for the year was capitalised under inventories.

Key sources of estimation uncertainty relating to oil production assets are disclosed in note 2(g).

The gross carrying amounts of other property, plant and equipment of the Group held for use in operating leases were \$7,370,000 (2016: \$7,402,000) and related accumulated depreciation charges were \$7,155,000 (2016: \$7,194,000).

(b) Analysis of the carrying values of properties

	2017 \$'000	2016 \$'000
In Hong Kong – Long leases – Medium-term leases	1,883 210,966	1,911 218,375
	212,849	220,286

12 Interest in subsidiaries

The following table lists out the information relating to Polytec Asset Holdings Limited, a material subsidiary of the Group which has non-controlling interests ("NCI"). The summarised financial information presented below represents the amounts before any inter-company elimination:

	2017 \$'000	2016 \$'000
NCI percentage	26.6%	26.6%
Current assets	2,164,527	296,715
Non-current assets	12,573,167	14,322,286
Current liabilities	(1,483,711)	(206,034)
Non-current liabilities	(979,105)	(1,966,351)
Net assets	12,274,878	12,446,616
Carrying amount of NCI	3,269,515	3,315,373
Revenue	693,884	211,293
Profit for the year	271,548	61,572
Total comprehensive income	(138,305)	1,302,904
Profit allocated to NCI	73,612	18,095
Dividend paid to NCI	10,613	11,203
Cash flows (used in)/generated from operating activities	(21,958)	14,891
Cash flows (used in)/generated from investing activities	(128,469)	63,952
Cash flows generated from/(used in) financing activities	257,711	(482,873)

13 Oil exploitation assets

	2017 \$'000	2016 \$'000
Cost		
At 1 January and 31 December	130,579	130,579
Accumulated amortisation and impairment losses		04.054
At 1 January	82,423	81,254
Amortisation for the year	955	1,169
Impairment loss (note 2(g))	19,026	-
At 31 December	102,404	82,423
Carrying value		
At 31 December	28,175	48,156

Key sources of estimation uncertainty relating to oil exploitation assets are disclosed in note 2(g).

14 Interests in property development

	2017 \$'000	2016 \$'000
At 1 Innuary	42 200 002	10 114 071
At 1 January Additional funding	13,388,882 700,000	12,114,871
Distribution	(555,793)	_
Change in fair value recognised in other comprehensive income	130,365	1,274,011
At 31 December	13,663,454	13,388,882
Representing:		
Non-current assets	12,399,437	13,388,882
Current assets	1,264,017	_
	13,663,454	13,388,882

14 Interests in property development (Continued)

Interests in property development represent the Group's interests in the development of various properties in Macau and Mainland China under co-investment agreements with Polytec Holdings and two of its wholly owned subsidiaries. Pursuant to the terms of the co-investment agreements, the Group will provide funding to cover any shortfall in the funding of the property development projects which is subject to an aggregate maximum amount. In return, Polytec Holdings and its two wholly owned subsidiaries will pay to the Group cash flows from the property development projects according to the formulae set out in the co-investment agreements. Details of the funding arrangement and other key terms of the co-investment agreements were disclosed in the Company's Circulars dated 23 May 2006 and 30 October 2013. Interests in property development are stated at fair value at the end of the reporting period. The basis and estimations for arriving at the fair value of the interests in property development are further described in note 2(e).

During the year, pursuant to the co-investment agreements, distributions of \$500,000,000 and 55,793,000 were made by Polytec Holdings and one of its wholly owned subsidiaries, in relation to the property development projects at Lotes T+T1 and Huizhou respectively. Income from interests in property development recognised in income statement from the distributions during the year amounted to \$555,793,000 (2016: Nil).

As at 31 December 2017, out of the interests in property development, an amount of \$1,264,017,000 was expected to be recoverable within one year and was classified as current assets.

15 Interest in joint ventures

	2017 \$'000	2016 \$'000
Share of net assets Loan to a joint venture	3,119,420 219,500	2,901,735 219,500
Amount due from a joint venture Amount due to a joint venture	3,338,920 88,651 (743,500)	3,121,235 72,452 (694,793)
•	2,684,071	2,498,894

Loan to a joint venture is unsecured, interest bearing at fixed rate with reference to bank lending rate and is not expected to be repaid within one year.

The amounts due from and to a joint venture are unsecured, interest free and repayable on demand.

During the year, the Group has recognised interest income of \$16,199,000 (2016: \$16,243,000) from a joint venture.

15 Interest in joint ventures (Continued)

Details of the Group's interest in joint ventures which are accounted for using the equity method in the consolidated financial statements are as follows:

	Proportion of ownership interest				
Joint venture	Place of incorporation/ operation	Group's effective interest	Held by the Company	Held by a subsidiary	Principal activities
CITIC Polytec Property (Foshan) Company Limited (<i>Remark</i>)	Mainland China	50.0%	50.0%	-	Property development
South Bay Centre Company Limited	Macau	36.7%	-	50.0%	Property investment and trading

Remark:

CITIC Polytec Property (Foshan) Company Limited is an equity joint venture in Mainland China. It has wholly owned subsidiaries incorporated in Mainland China namely 佛山市南海區山語湖教育投資有限公司 and 佛山市山語湖酒店物業管理有限公司 whose principal businesses are the provision of educational services and the provision of property management services respectively. The Group's effective interest is 50%.

All joint ventures are unlisted corporate entities for which quoted market price are not available.

The aggregate financial information of joints ventures that are individually immaterial is as follows:

	2017 \$'000	2016 \$'000
Carrying amount in the consolidated financial statements	3,119,420	2,901,735
The Group's effective share of joint ventures:		
Profit for the year	178,330	186,716
Other comprehensive income	105,568	(139,963)
Total comprehensive income	283,898	46,753

16 Interest in associated companies

	2017 \$'000	2016 \$'000
Share of net assets Loan to an associated company	1,160,233 663,938	252,587 1,543,784
Loan from an associated company	1,824,171 (39,582)	1,796,371 (35,781)
	1,784,589	1,760,590

Loan to an associated company is unsecured, interest bearing at a rate determined by the shareholders and not expected to be repaid within one year. During the year, interest income of \$433,328,000 (2016: \$62,366,000) was recognised in profit or loss included under the share of profits of associated companies. As at 31 December 2017, accumulated accrued interest income of approximately RMB794,000,000 (2016: RMB1,060,000,000) due from an associated company has not been recognised as the Group considers it is not probable that the economic benefits will flow to the Group as at the end of the reporting period.

Loan from an associated company is unsecured, interest free and repayable on demand.

All of associated companies are unlisted corporate entities for which quoted market prices are not available.

	Place of	Proportion of ownership interest		·	
Associated company	incorporation/ operation		Indirect	Principal activities	
CITIC Polytec Property (Tianjin) Co., Ltd	Mainland China	39.0% (Remark)	-	Property development	
Easy Living Consultant Limited	Hong Kong	-	49.0%	Provision of building surveying, property management and guarding service	
Jeeves (HK) Limited	Hong Kong	-	34.5%	Provision of high class dry cleaning and valeting services	
東莞市嘉安達房地產開發有限公司	Mainland China	-	40.0%	Property development	

Remark:

In accordance with an agreement in relation to the acquisition of a property development site in Tianjin, Mainland China, the Group is entitled to a share of 49% of profits of the associated company and 10% of the equity interest in the associated company was to have been transferred to the Group upon full payment of the acquisition consideration. The acquisition consideration was fully paid in 2012 but the transfer of the 10% equity interest had not been completed as at 31 December 2017. Upon the transfer of the 10% equity interest, the related registered capital will be paid by the Group accordingly.

16 Interest in associated companies (Continued)

All of the associated companies are accounted for using the equity method in the consolidated financial statements.

Summarised financial information of CITIC Polytec Property (Tianjin) Co., Ltd, a material associated company, adjusted for any differences in accounting policies, and reconciled to the carrying amount in the consolidated financial statements, are disclosed below:

	2017 \$'000	2016 \$'000
Gross amounts of the associated company		
Current assets	7,445,759	14,476,694
Non-current assets	9,503	13,452
Current liabilities	(1,790,461)	(8,227,585)
Non-current liabilities	(3,345,417)	(5,764,573)
Net assets	2,319,384	497,988
Revenue	8,487,826	1,493,562
Profit for the year	1,723,554	165,322
Other comprehensive income	97,842	(30,180)
Total comprehensive income	1,821,396	135,142
Interest income received/receivable from the associated company	433,328	62,366
Reconciled to the Group's interest in the associated company		
Gross amounts of the net assets of the associated company	2,319,384	497,988
Group's effective interest	49%	49%
Group's shares of net assets of the associated company	1,136,498	244,014
Transfer of 10% equity interest to be completed	(37,619)	(35,153)
Carrying amount in the consolidated financial statements	1,098,879	208,861

16 Interest in associated companies (Continued)

The aggregate financial information of associated companies that are individually immaterial is as follows:

	2017 \$'000	2016 \$'000
Carrying amount in the consolidated financial statements	61,354	43,726
The Overly's effective shows of associated companies.		
The Group's effective share of associated companies:	17 127	0 517
Profit for the year Other comprehensive income	16,136 (799)	2,517 (3,284)
Other comprehensive income	(777)	(3,204)
		6 — . — .
Total comprehensive income	15,337	(767)

17 Inventories

	2017 \$'000	2016 \$'000
Land held for future development Properties under development Properties held for sale Trading goods and consumables	13,064 13,043,852 1,369,567 13,522	12,994 9,636,247 2,420,246 14,509
	14,440,005	12,083,996

The amount of properties held for future development and under development expected to be recovered after more than one year is \$13,064,000 (2016: \$12,994,000) and \$10,006,197,000 (2016: \$8,277,000,000) respectively. All of the other inventories are expected to be recovered within one year.

17 Inventories (Continued)

The analysis of carrying value of land under inventories is as follows:

	2017 \$'000	2016 \$'000
In Hong Kong – Long leases	404 000	700 410
– Long leases – Medium-term leases	696,089 5,636,440	790,410 4,932,884
	6,332,529	5,723,294
Outside Hong Kong – Freehold/Unspecified – Long leases	32,625 1,986,629	32,625 1,600,744
– Medium-term leases	1,850,948	1,560,401
	3,870,202	3,193,770
	10,202,731	8,917,064

The analysis of the amount of inventories recognised as an expense and included in profit or loss is as follows:

	2017 \$'000	2016 \$'000
Carrying amount on inventories sold Write down of inventories	1,729,663 364,900	5,249,338 276,000
	2,094,563	5,525,338

18 Trade and other receivables/Loans and advances

(a) The following is an ageing analysis (based on the due date) of trade receivables and loans and advances at 31 December:

	2017 \$'000	2016 \$'000
Current	1,651,015	2,300,082
Within 3 months	15,118	16,648
3 months to 6 months	770	350
More than 6 months	15,221	14,034
Trade receivables and loans and advances	1,682,124	2,331,114
Utility and other deposits	23,463	42,875
Prepaid tax	104,224	86,907
Other receivables and prepayments	266,643	320,180
	2,076,454	2,781,076

Utility and other deposits of the Group of \$8,110,000 (2016: \$11,689,000) are expected to be recovered after more than one year.

Receivables and prepayments of the Group of \$244,103,000 (2016: \$280,781,000) are expected to be recovered after more than one year.

18 Trade and other receivables/Loans and advances (Continued)

(b) Allowance for doubtful debts

Impairment losses in respect of trade and other receivables and loans and advances are recorded using an allowance account unless the Group is satisfied that recovery of the amount is remote, in which case the impairment loss is written off against trade and other receivables and loans and advances directly.

The movement for the Group in the allowance for doubtful debts during the year, including both specific and collective loss components, is as follows:

	2017 \$'000	2016 \$'000
At 1 January Impairment loss recognised Impairment loss written back Uncollectible amounts written off	18,148 2,310 (37)	20,386 584 (1,633) (1,189)
At 31 December	20,421	18,148

At 31 December 2017, the Group's trade and other receivables and loans and advances of \$7,319,000 (2016: \$7,392,000) was individually determined to be impaired. Consequently, specific allowances for doubtful debts of \$7,264,000 (2016: \$7,300,000) were recorded. The Group does not hold any collateral over the trade and other receivables. The Group considers that the credit risk arising from loans and advances is significantly mitigated by the property held as collateral, with reference to the estimated market value of the property as at 31 December 2017.

(c) Trade and other receivables and loans and advances that were neither past due nor impaired relate to a wide range of customers for whom there was no recent history of default.

Trade and other receivables and loans and advances 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, management believes that no impairment allowance is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable.

19 Trade and other payables

The following is an ageing analysis (based on the due date) of trade payables at 31 December:

	2017 \$'000	2016 \$'000
Not yet due or on demand	1,547,182	1,692,225
Within 3 months	3,061	7,422
3 months to 6 months	1	18
More than 6 months	3	3
Trade payables	1,550,247	1,699,668
Rental and other deposits	76,467	74,824
Other payables and accrued expenses	300,626	463,844
Deposits received on sale of properties	2,869,280	2,928,281
	4,796,620	5,166,617

Rental and other deposits of the Group of \$73,266,000 (2016: \$71,973,000) are expected to be refunded after more than one year.

Payables and accrued expenses of the Group of \$74,228,000 (2016: \$111,692,000) are expected to be settled after more than one year.

Deposits received on sale of properties of the Group of \$2,806,916,000 (2016: \$629,262,000) are expected to be recognised as income within one year.

20 Amounts due from fellow subsidiaries

Amount due from a fellow subsidiary of \$500,000,000 is arisen from the distribution from the interests in property development. The amount is unsecured, interest free and subsequently settled after year ended 31 December 2017.

Amount due from a fellow subsidiary of \$165,161,000 is unsecured, interest bearing at Hong Kong Interbank Offered Rate ("HIBOR") plus a margin per annum and subsequently settled after year ended 31 December 2017.

21 Amounts due to non-controlling interests

Amounts due to non-controlling interests were unsecured, interest free and repayable on demand.

22 Loans from ultimate holding company and a fellow subsidiary

Loans from ultimate holding company and a fellow subsidiary are unsecured, interest bearing at HIBOR plus a margin per annum and are not expected to be repaid within one year.



23 Bank loans

At 31 December, bank loans were repayable as follows:

	2017 \$'000	2016 \$'000
Within 1 year or on demand	7,316,136	2,544,200
After 1 year but within 2 years After 2 years but within 5 years	1,244,000 5,100,000	7,525,853 –
	6,344,000	7,525,853
	13,660,136	10,070,053

At 31 December, bank loans were secured and unsecured as follows:

	2017 \$'000	2016 \$'000
Bank loans – secured – unsecured	12,940,136 720,000	9,400,053 670,000
	13,660,136	10,070,053

Interest on bank loans is charged at HIBOR plus a margin per annum in Hong Kong or by reference to interest rates for term loans published by the People's Bank of China.

Refinancing will be arranged for bank loans of the Group repayable within one year.

24 Total equity

(a) Movements in components of equity and distribution of reserves

The reconciliation between the opening and closing balances of each component of the Group's consolidated equity is set out in the consolidated statement of changes in equity. Details of the changes in the Company's individual components of equity between the beginning and the end of the year are set out below:

Company

	Note	Share capital \$'000	Retained profits \$'000	Total \$'000
At 1 January 2016 Final dividend declared and paid Interim dividend declared and paid Profit for the year	8(b) 8(a)	8,417,472 - - -	7,003,782 (425,752) (241,643) 1,626,945	15,421,254 (425,752) (241,643) 1,626,945
At 31 December 2016		8,417,472	7,963,332	16,380,804
At 1 January 2017 Issuance of new shares Final dividend declared and paid Interim dividend declared and paid Profit for the year	25(d)(ii) 8(b) 8(a)	8,417,472 219,018 - - -	7,963,332 - (448,766) (258,859) 416,664	16,380,804 219,018 (448,766) (258,859) 416,664
At 31 December 2017		8,636,490	7,672,371	16,308,861

The fair value reserves set up in respect of interests in property development are not available for distribution to shareholders because they do not constitute realised profits within the meaning of Part 6 of the Hong Kong Companies Ordinance.

At 31 December 2017, the aggregate amount of reserves available for distribution to shareholders of the Company, as calculated under the provisions of Part 6 of the Hong Kong Companies Ordinance was \$1,289,999,000 (2016: \$1,599,960,000).

24 Total equity (Continued)

(b) Share capital

	2017		2016	
	No. of shares	Amount \$'000	No. of shares	Amount \$'000
Ordinary shares, issued and fully paid At 1 January	1,150,681,275	8,417,472	1,150,681,275	8,417,472
Issuance of new shares (note 25(d)(ii))	25,950,021	219,018	-	
At 31 December	1,176,631,296	8,636,490	1,150,681,275	8,417,472

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the Company. All ordinary shares rank equally with regard to the Company's residual assets.

(c) Capital management

The Group manages its capital to ensure that 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 capital structure of the Group consists of bank borrowings, borrowings from ultimate holding company and a fellow subsidiary, cash and cash equivalents and equity attributable to shareholders of the Company, comprising issued share capital, reserves and retained profits.

The management reviews the capital structure by considering the cost of capital and the risks associated with each class of capital and maintains an appropriate gearing ratio determined as the Group's net borrowings (bank borrowings plus loans from ultimate holding company and a fellow subsidiary and net of cash and bank balances) over equity attributable to shareholders of the Company. In view of this, the Group will balance its overall capital structure through the payment of dividends, new shares issues as well as raising new debts or redemption of existing debts. The Group's overall strategy remains unchanged from prior year and the gearing ratio as at 31 December 2017 is 49.4% (2016: 49.3%).

25 Notes to consolidated cash flow statement

(a) Reconciliation of profit before taxation to net cash (used in)/generated from operating activities:

	2017 \$'000	2016 \$'000
Profit before taxation	1,798,792	1,002,223
Adjustments for:		
Unclaimed dividend written back	(490)	(358)
Loss/(Gain) on disposal of other property, plant and equipment	75	(513)
Gain on disposal of investment properties	(1,093)	(1,584)
Share of profits of associated companies	(1,294,005)	(145,891)
Share of profits of joint ventures	(178,330)	(186,716)
Distribution from interests in property development	(555,793)	_
Write down of inventories	364,900	276,000
Impairment of oil production and exploitation assets	226,500	_
Fair value changes on investment properties	(106,797)	(114,908)
Interest income	(17,117)	(20,155)
Interest expenses	119,698	126,479
Depreciation and amortisation	34,037	50,281
Operating profit before working capital changes	390,377	984,858
(Increase)/Decrease in loans and advances	(107,765)	28,831
(Increase)/Decrease in inventories	(860,519)	3,694,363
Decrease/(Increase) in trade and other receivables	830,214	(301,378)
Increase in amount due from a joint venture	(16,199)	(16,243)
Increase in amounts due from fellow subsidiaries	(165,161)	_
Decrease in amount due to a joint venture	_	(47,048)
Decrease in trade and other payables	(376,304)	(1,025,226)
Cash (used in)/generated from operations	(305,357)	3,318,157
Interest received	17,092	20,097
Interest paid	(210,118)	(213,976)
Profits tax paid	(176,122)	(239,385)
Profits tax refunded	-	193
Not each (used in)/generated from energting activities	(474 505)	2.005.007
Net cash (used in)/generated from operating activities	(674,505)	2,885,086

25 Notes to consolidated cash flow statement (Continued)

(b) Reconciliation of liabilities arising from financing activities

The table below details changes in the Group's liabilities from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are liabilities for which cash flows were, or future cash flows will be, classified in the Group's consolidated cash flow statements as cash flows financing activities.

	Bank Ioans \$'000 (Note 23)	Loan from ultimate holding company \$'000 (Note 22)	Loan from a fellow subsidiary \$'000 (Note 22)	Loan from an associated company \$'000 (Note 16)	Total \$'000
At 1 January 2017	10,070,053	1,534,546	814,056	35,781	12,454,436
Cash flows, net	3,590,083	543,563	(814,056)	1,510	3,321,100
Other changes: Non-cash repayment of loan from ultimate holding company					
(note 25(d)(i))	-	(1,458,583)	-	-	(1,458,583)
Exchange adjustments				2,291	2,291
Total other changes	-	(1,458,583)		2,291	(1,456,292)
At 31 December 2017	13,660,136	619,526	-	39,582	14,319,244

25 Notes to consolidated cash flow statement (Continued)

(c) Acquisition of a subsidiary

	2016 \$'000
Fair value of assets of a subsidiary acquired	
Property, plant and equipment	129
Inventories	200,042
Trade and other receivables	724
Loan from a fellow subsidiary	(184,565)
Trade and other payables	(16,414)
Net liabilities acquired	(84)
Loan from a fellow subsidiary assigned	184,565
Cash consideration and outflow on acquisition of a subsidiary	184,481

In 2016, the Group entered into an agreement with Polytec Holdings for the acquisition of a 100% equity interest in a wholly owned subsidiary of Polytec Holdings together with the assignment of loan from a fellow subsidiary for an aggregate consideration of \$184,481,000. The assets held by the subsidiary comprised substantially a property development project located in Hong Kong.

(d) Non-cash transactions

- (i) During 2017, the Group has partially repaid a loan from ultimate holding company by transferring the interest income received and repayment of a loan to an associated company amounting to \$1,402,790,000 (2016: Nil) and distribution from interests in property development (note 14) of \$55,793,000 (2016: Nil).
- (ii) On 22 June 2017, the Group entered into sale and purchase agreements with non-controlling interests shareholders of Ideaplan Investments Limited ("Ideaplan", a 80% owned subsidiary) for the acquisition of remaining 20% equity interests in Ideaplan and assignments of shareholder's loans of \$200 million, for an aggregate consideration of approximately \$219 million. The consideration was satisfied by the allotment and issue of a total of 25,950,021 shares of the Company. The carrying amount of the non-controlling interests in Ideaplan on the date of acquisition was \$93,467,000. The transaction was completed on 19 July 2017.
- (iii) During 2016, the Group made partial repayment of a loan from a fellow subsidiary by transferring the cash flow of a portion of certain receivables ("receivables") amounting to approximately \$721,000,000. The Group has continuing involvement in collecting the receivables on behalf of the fellow subsidiary but no servicing obligation is provided according to the deed. No gain or loss was recognised. As at 31 December 2016, other receivables consisted of an amount of approximately \$32,000,000 representing the carrying value of the remaining portion of the above receivables retained by the Group.

26 Capital commitments

Capital commitments outstanding at 31 December contracted but not provided for in the financial statements amounted to \$25,486,000 (2016: \$29,891,000).

27 Contingent liabilities

As at 31 December 2017, the Group has provided guarantees of \$1,130,504,000 (2016: \$1,011,727,000) representing a 50% proportional guarantee in respect of an aggregate of \$2,261,007,000 term loan facilities (2016: \$2,023,453,000) to a joint venture in Mainland China. The facilities were utilised to the extent of \$1,076,670,000 (2016: \$1,755,150,000) at 31 December 2017.

28 Pledge of assets

At 31 December 2017, properties having a value of approximately \$20,744,286,000 (2016: \$18,678,732,000) and bank deposits of \$15,000,000 (2016: \$15,000,000) were pledged to banks under fixed charges mainly to secure general banking facilities granted to the Group.

29 Subsidiaries

Details of the subsidiaries of Kowloon Development Company Limited, which principally affected the results, assets or liabilities of the Group, are as follows:

	Place of	Particulars of	Proportion of owne	rship interest	
Subsidiary	incorporation/ operation	issued and paid up capital	Direct	Indirect	Principal activities
Best Power (Asia) Limited	Hong Kong	\$2	-	100.0%	Property development
Cinema City (Film Production) Company Limited	Hong Kong	\$5,000,000	-	85.0%	Cinematograph film distribution
Cinema City Company Limited	Hong Kong	\$1,000,000	-	85.0%	Cinematograph film distribution
Country House Property Management Limited	Hong Kong	\$10,000	-	100.0%	Provision of property management, security, technical and house keeping services
Easy Favour Limited	Hong Kong	\$1	-	100.0%	Property investment
Elegant Florist Limited	British Virgin Islands	US\$1,000	100.0%	-	Investment holding
Eversound Investments Limited	Hong Kong	\$1,000,000	-	100.0%	Property development and investment

29 Subsidiaries (Continued)

	Place of	Particulars of	Proportion of own	ership interest	
Subsidiary	incorporation/ operation	issued and paid up capital	Direct	Indirect	Principal activities
Fullco Development Limited	Hong Kong	\$1	-	100.0%	Property development and investment
Golden Princess Amusement Company Limited	Hong Kong	\$100,000	85.0%	-	Distribution of films and investment holding
Golden Princess Film Production Limited	Hong Kong	\$10,000	-	85.0%	Cinematograph film distribution
Henmell Investment Limited	Hong Kong	\$2	-	100.0%	Property development and investment
Jumbo Power Enterprises Limited	Hong Kong	\$2	-	100.0%	Property development and investment
Kowloon Development Engineering Limited	Hong Kong	\$2	-	100.0%	Engaging in construction contracts
Kowloon Development Finance Limited	Hong Kong	\$2,000,000	100.0%	-	Provision of financial services
Kowloon Development Properties Company Limited	Hong Kong	\$1	100.0%	-	Project management
Li Profit Limited	Hong Kong	\$7,000,000	-	100.0%	Property development
Marble King International Limited	British Virgin Islands	US\$2	100.0%	-	Investment holding
Mass Ventures International Limited	British Virgin Islands/ Hong Kong	US\$1	-	100.0%	Property development and investment
New Basic Holdings Limited	British Virgin Islands	US\$1	100.0%	-	Investment holding
Polytec Asset Holdings Limited (Listed in Hong Kong, Stock code: 208)	Cayman Islands/ Hong Kong and Macau	\$443,896,784	-	73.4%	Property development and investment, oil exploration and production, ice manufacturing and provision of cold storage
Polytec Property (Wuxi) Limited (Remark 2)	Mainland China	\$1,202,500,000 (Remark 1)	-	100.0%	Property development

Subsidiaries (Continued)

29

	Place of	Particulars of	Proportion of own	nership interest	Policeinal
Subsidiary	incorporation/ operation	issued and paid up capital	Direct	Indirect	Principal activities
Polytec Property Good Companion (Shenyang) Limited (<i>Remark 2</i>)	Mainland China	US\$109,800,000 (Remark 1)	-	100.0%	Property development
Spark Team Limited	Hong Kong	\$2	100.0%	-	Retail sales
Top Sail International Limited	British Virgin Islands/ Hong Kong	US\$1	-	100.0%	Property development
Tyleelord Development & Agency Company Limited	Hong Kong	\$100,000	-	100.0%	Property investment
Un Chau Properties Limited	Hong Kong	\$2	-	100.0%	Property investment
Units Properties Limited	Hong Kong	\$2	-	100.0%	Property investment
Wealrise Investments Limited	Hong Kong	\$2	-	100.0%	Property development and investment
Wealth Genesis Limited	Hong Kong	\$2	100.0%	-	Property development and investment
中山市長江兆業地產開發有限公司 (Remark 2)	Mainland China	\$80,000,000 (Remark 1)	-	70.0%	Property development
保利達地產 (瀋陽) 高悦有限公司 (Remark 2)	Mainland China	US\$59,600,000 (Remark 1)	-	100.0%	Property development

Remarks:

⁽¹⁾ The amount represented the registered capital paid up.

⁽²⁾ Wholly foreign owned enterprises incorporated in Mainland China.

30 Staff retirement scheme

The Group operates a defined contribution staff retirement scheme. Contributions under the scheme are charged to the income statement as incurred. The amount of contributions is based on a specified percentage of the basic salary of the eligible employees. No forfeited contributions in respect of unvested benefits of staff leavers was utilised to reduce the Group's ongoing contributions during the year 2017 and 2016. There were no unutilised forfeited contributions at the end of the reporting period of both years. The Group's annual contribution for the year was \$676,000 (2016: \$663,000).

Contributions to the Mandatory Provident Funds of \$6,000,000 (2016: \$5,910,000) as required under the Hong Kong Mandatory Provident Fund Schemes Ordinance were charged to the income statement for the year.

Employees of the Group's subsidiaries in the Mainland China are required to participate in defined contribution retirement schemes which are administered and operated by the local municipal governments. The Group's subsidiaries contribute funds of \$3,583,000 (2016: \$3,735,000), which were calculated on certain percentages of the average employee salary as agreed by the local municipal governments, to the schemes to fund the retirement benefits of the employees.

31 Material related party transactions

In addition to the transactions and balances disclosed above, the Group also entered into the following material related party transactions:

- (a) Polytec Holdings has guaranteed the due performance of the Company in respect of its obligations in the property development project in Tianjin, Mainland China.
- (b) As at 31 December 2017, the Group has given guarantees to an insurance company and financial institutions in respect of performance bonds entered into by an associated company to the extent of \$23,312,000 (2016: \$24,727,000).
- (c) As at 31 December 2017, certain bank loans were secured by properties and shares of and guaranteed by fellow subsidiaries of Polytec Holdings having a total value of \$2,845,500,000 (2016: \$1,750,000,000).
- (d) During the year, the remuneration for key management personnel being short-term employee benefits amounted to \$17,227,000 (2016: \$18,999,000) as disclosed in notes 5(a) and 5(b). The remuneration of directors and senior management is determined by the Remuneration Committee having regard to the performance and responsibilities of individuals and market trends.



32 Financial risk management and fair values

The Group is exposed to interest rate, credit, liquidity, currency and other price risks which arise in the normal course of the Group's business as set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner and these risks are limited by the financial policies and practices undertaken by the Group.

(a) Interest rate risk

The Group is exposed to interest rate risk through the impact of rate changes on interest bearing bank borrowings and borrowings from ultimate holding company and a fellow subsidiary. All the borrowings are on a floating rate basis. The risk is mainly concentrated on the fluctuation in interest rates arising from the Group's borrowings denominated in Hong Kong dollars and Renminbi.

Interest rate risk is managed by the Group's management with defined policies through regular review to determine the strategy as of funding in floating/fixed rate mix appropriate to its current business profile, and to engage in relevant hedging arrangements at the appropriate time.

At 31 December 2017, it is estimated that an increase/decrease in interest rates by 100 basis points, with all other variables held constant, would have decreased/increased the Group's result attributable to shareholders of the Company and retained profits by approximately \$52 million (2016: \$59 million).

The sensitivity analysis has been determined based on the exposure to interest rate risk at the end of the reporting period. The analysis is prepared assuming the amount of interest bearing borrowings outstanding at the end of the reporting period was outstanding for the whole year. The analysis has been performed on the same basis for 2016.

(b) Credit risk

The Group's maximum exposure to credit risk in the event of the counterparties' failure to perform their obligations as at 31 December 2017 in relation to each class of recognised financial assets is the carrying amount of those assets as stated in the consolidated statement of financial position.

The Group maintains a defined credit policy. An ageing analysis of trade debtors is prepared on a regular basis and is closely monitored to minimise any credit risk associated with receivables. Collateral is usually obtained in respect of loans and advances to customers.

Cash at bank, deposits placed with financial institutions and investments are with counterparties with sound credit ratings to minimise credit exposure.

The Group has no significant concentration of credit risk, with exposure spread over a number of counterparties and customers.

(c) Liquidity risk

Cash management of the Company and wholly owned subsidiaries of the Group are substantially centralised at the Group level. The non wholly owned subsidiaries are responsible for their own cash management, including the short term investment of cash surpluses with creditworthy financial institutions and the raising of loans to cover expected cash demands, in accordance with the established policies and strategies with the concurrence by the management of the Group. The Group's policy is to regularly monitor current, expected liquidity requirements and its compliance with lending covenants, to ensure that it maintains sufficient reserves of cash, readily realisable marketable securities and adequate committed lines of funding from major financial institutions to meet its liquidity requirements in the short and longer term.



32 Financial risk management and fair values (Continued)

(c) Liquidity risk (Continued)

The following tables detail the remaining contractual maturities at the end of the reporting period of the Group's financial liabilities, which are based on contractual undiscounted cash flows and the earliest date the Group can be required to pay:

		Contractua	l undiscounted	cash flows		
	Within 1 year or on demand \$'000	More than 1 year but less than 2 years \$'000	More than 2 years but less than 5 years \$'000	Undated \$'000	Total \$'000	Carrying amount \$'000
At 31 December 2017 Trade and other payables Bank loans Loan from ultimate holding	1,771,227 7,526,642	73,174 1,449,232	- 5,108,011	74,320 -	1,918,721 14,083,885	1,918,721 13,660,136
company	-	-	-	619,526	619,526	619,526
Amount due to a joint venture Loan from an associated	743,500	-	-	-	743,500	743,500
company Other payables	-	-	- -	39,582 18,615	39,582 18,615	39,582 18,615
	10,041,369	1,522,406	5,108,011	752,043	17,423,829	17,000,080
	10,041,307	1,322,400	3,100,011	7 32,043	17,423,027	17,000,000
At 31 December 2016						
Trade and other payables Amount due to	2,044,804	70,908	39,111	73,647	2,228,470	2,228,470
non-controlling interests	-	-	-	200,000	200,000	200,000
Bank loans Loan from ultimate holding	2,796,561	7,625,958	-	-	10,422,519	10,070,053
company	_	-	-	1,534,546	1,534,546	1,534,546
Loan from a fellow subsidiary	-	-	-	814,056	814,056	814,056
Amount due to a joint venture	694,793	-	-	-	694,793	694,793
Loan from an associated company	_	_	_	35,781	35,781	35,781
Other payables				21,409	21,409	21,409
	5,536,158	7,696,866	39,111	2,679,439	15,951,574	15,599,108

The Group is exposed to liquidity risk that arises from guarantees in respect of banking facilities of a joint venture. The guarantees are callable if the joint venture is unable to meet its obligations. Further details are set out in to note 27.



32 Financial risk management and fair values (Continued)

(d) Currency risk

The Group owns assets and conducts its business mainly in Hong Kong, Mainland China, Macau and Kazakhstan.

The Group's primary foreign currency exposures arise from its direct property development and investments in Mainland China. The Group is mainly exposed to the effects of fluctuation in Renminbi. Where appropriate and cost efficient, the Group seeks to finance these investments by Renminbi borrowings and as future returns from these investments are denominated in Renminbi, exposure to Renminbi currency risk is minimised.

The Group conducts its oil exploration and production business primarily in Kazakhstan. Currency exposure arises from sale of crude oil in a currency other than the local currency of the domicile of the Group entity making the sale. The sales are substantially denominated in United States Dollars, whilst the costs are substantially denominated in Kazakhstan Tenge.

Management considers this risk is insignificant to the Group as a whole but still manages and monitors this risk to ensure that its net exposure is kept to an acceptable low level.

(e) Other price risk

The Group is also exposed to property price risk through its interests in property development. The Group has a team reporting to the top management which performs the valuation of the interests in property development required for financial reporting purposes. Discussions of valuation processes and results are held between the top management and the team at least once every six months, in line with the Group's half-yearly reporting dates. The key unobservable market data used in the model includes estimated selling prices of the underlying properties which are derived from observable market data, including average market prices of residential properties in Macau and Mainland China, with certain adjustments to reflect the impacts of those factors on the development. The adjustments to the average market selling price range from –10% to +10%. The fair value measurement is positively correlated to adjustments to the selling prices of the underlying properties. At 31 December 2017, it is estimated that an increase/decrease of 5% in the expected/forecasted selling price of the underlying properties of the Group's interests in property development, with all other variables held constant, would have increased/decreased the Group's fair value reserves by \$617,189,000/\$671,191,000 (2016: \$590,851,000/\$590,852,000).

The analysis has been determined assuming that the changes in the selling price of the underlying properties had occurred at the end of the reporting period and had been applied to the exposure to property price risk in existence at that date. The analysis has been performed on the same basis as for 2016 and taken into account of the expiration of the land concession as set out in note 2(e).

32 Financial risk management and fair values (Continued)

(f) Fair values measurement of financial instruments

Financial assets and liabilities measured at fair value

The following table presents the carrying value of financial instruments measured at fair value at the end of the reporting period across the three levels of the fair value hierarchy defined in HKFRS 13, "Fair value measurement", with the fair value of each financial instrument categorised in its entirety based on the lowest level of input that is significant to that fair value measurement. The levels are defined as follows:

- Level 1: fair values measured using quoted prices (unadjusted) in active markets for identical financial instruments
- Level 2: fair values measured using quoted prices in active markets for similar financial instruments, or using valuation techniques in which all significant inputs are directly or indirectly based on observable market data
- Level 3: fair values measured using valuation techniques in which any significant input is not based on observable market data

	2017 \$'000	2016 \$'000
Assets Level 3		
Interests in property development	13,663,454	13,388,882

During the year there were no significant transfers between instruments in Level 1 and Level 2.

The movement during the year in the balance of Level 3 fair value measurements are set out in note 14 to the financial statements.

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Company-level statement of financial position

		2017		2016	
	Note	\$'000	\$'000	\$'000	\$'000
Non-current assets					
Investment properties			7,206,000		7,187,000
Property, plant and equipment			5,878		7,785
Interest in subsidiaries			13,724,220		11,450,469
Interest in a joint venture			584,079		584,079
Interest in an associated company			764,809		1,702,879
			22,284,986		20,932,212
Current assets					
Loans to subsidiaries		3,153,949		2,465,794	
Amount due from a fellow subsidiary		165,161		_	
Trade and other receivables		30,322		16,215	
Cash and bank balances		75,298		198,990	
		3,424,730		2,680,999	
				, , ,	
Current liabilities					
Trade and other payables		155,071		112,622	
Amounts due to subsidiaries		183		9,090	
Amount due to a joint venture		743,500		694,793	
Loans from subsidiaries		1,049,611		1,144,584	
Current taxation		70,649		19,774	
		2,019,014		1,980,863	
Net current assets			1,405,716		700,136
			, , , ,		
Total assets less current liabilities			23,690,702		21,632,348
Non-current liabilities					
Loan from ultimate holding company		619,526		962,039	
Loans from subsidiaries		1,614,286		743,654	
Bank loan		5,100,000		3,500,000	
Deferred tax liabilities		48,029		45,851	
			7,381,841		5,251,544
NET ASSETS					

33 Company-level statement of financial position (Continued)

		2017		2016	
	Note	\$'000	\$'000	\$'000	\$'000
Capital and reserves					
Share capital			8,636,490		8,417,472
Reserves			7,672,371		7,963,332
TOTAL EQUITY	24		16,308,861		16,380,804

Approved and authorised for issue by the board of directors on 27 March 2018.



Director



Lai Ka Fai *Director*

34 Parent and ultimate holding company

At 31 December 2017, the Directors consider the parent company and ultimate holding company to be Intellinsight Holdings Limited and Polytec Holdings International Limited, which are both incorporated in the British Virgin Islands. Neither entity produces financial statements available for public use.

Possible impact of amendments, new standards and interpretations issued but not yet effective for the year ended 31 December 2017

Up to the date of issue of these financial statements, the HKICPA has issued a number of amendments and new standards which are not yet effective for the year ended 31 December 2017 and which have not been adopted in these financial statements. These include the following which may be relevant to the Group.

	Effective for accounting periods beginning on or after
HKFRS 9, "Financial instruments"	1 January 2018
HKFRS 15, "Revenue from contracts with customers"	1 January 2018
Amendments to HKAS 40, "Investment property: Transfer of investment property"	1 January 2018
HKFRS 16, "Leases"	1 January 2019

Possible impact of amendments, new standards and interpretations issued but not yet effective for the year ended 31 December 2017 (Continued)

While the assessment has been substantially completed, the actual impacts upon the initial adoption of the standards may differ as the assessment completed to date is based on the information currently available to the Group, and further impacts may be identified before the standards are initially applied in the Group's interim financial report for the six months ending 30 June 2018. The Group may also change its accounting policy elections, including the transition options, until the standards are initially applied in that financial report.

The adoption of amendments to HKAS 40 and HKFRS 16 are unlikely to have a significant impact on the consolidated financial statements. In respect of revenue recognition on sale of completed properties, the current policy is set out in note 1(u). Under HKFRS 15, revenue from sale of goods or provision of services will be recognised when the customer obtains control of the promised good or services in the contract. Management has initially assessed the impact of the adoption of HKFRS 15 and based on its initial assessment, this would result in the revenue from sale of properties in Hong Kong and the corresponding direct costs recognised later than it would have been at present.

HKFRS 9 introduces new classification and measurement requirements for financial assets on the basis of the Group's business model for managing the financial assets and the contractual cash flow characteristics of the financial assets, a new expected credit loss model that replaces the incurred loss impairment model used in HKAS 39, "Financial Instruments: Recognition and Measurement" and a new hedge accounting model where the hedged ratio is required to be the same as the one used by an entity's management for risk management purpose. Based on management's initial assessment,

- In respect of classification of interests in property development, the current policy is set out in note 1(j). Under HKFRS 9, the classification of financial assets is determined based on the entity's business model for managing the asset and the contractual cash flow characteristics of the asset. Management has initially assessed the impact of the adoption of HKFRS 9 and based on its initial assessment it is expected that its adoption will result in change in classification of the interests in property development to fair value through profit or loss. This change in policy will have no impact on the Group's net assets and total comprehensive income but will impact on reported performance amounts such as profit and earnings per share; and
- Impairment based on expected credit loss model on the Group's rental, instalments and trade receivables have no significant financial impacts.

Independent Auditor's Report



Independent auditor's report to the shareholders of Kowloon Development Company Limited

(Incorporated in Hong Kong with limited liability)

Opinion

We have audited the consolidated financial statements of Kowloon Development Company Limited ("the Company") and its subsidiaries (together "the Group") set out on pages 56 to 128, which comprise the consolidated statement of financial position as at 31 December 2017, the consolidated income statement, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated cash flow statement 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.

Basis for opinion

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the consolidated financial statements* section of our report. We are independent of the Group in accordance with the HKICPA's *Code of Ethics for Professional Accountants* ("the Code") and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

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

Independent Auditor's Report

Kev audit matters (Continued)

Assessing the net realisable value of properties under development for sale and properties held for sale in Mainland China owned by the Group, a joint venture and associated companies

Refer to accounting policies 1(l)(ii) and (l)(iii) and notes 2(d), 15, 16 and 17 to the consolidated financial statements

The Key Audit Matter

As at 31 December 2017 the Group held a number of residential and commercial property development projects located in cities across Mainland China.

In addition, the Group is interested in residential and commercial property development projects in Mainland China through a joint venture and associated companies, which are equity accounted for in the consolidated financial statements.

A significant component of the carrying values of the interests in a joint venture and associates is the carrying value of the underlying property development projects owned by these investees.

Properties under development for sale and held for sale are stated at the lower of cost and net realisable value. The determination of the net realisable value of these properties requires significant management estimation and judgement, particularly in determining expected future selling prices, future construction costs and the costs necessary to complete the sale of these properties.

We identified the assessment of net realisable value of properties under development for sale and held for sale in Mainland China held by the Group and its joint venture and associated companies as a key audit matter because of the significance of these properties to the Group's total assets and because the assessment of net realisable value is inherently subjective and requires significant management judgement and estimation in relation to estimating future construction costs and the future selling prices for each property development project, particularly in light of the current economic circumstances in Mainland China whereby local governments are imposing conditions or restrictions on the purchase of residential properties.

How the matter was addressed in our audit

Our audit procedures to assess the net realisable value of properties under development for sale and properties held for sale in Mainland China included the following:

- obtaining and inspecting management's valuations on which management's assessment of the net realisable value of the properties was based;
- discussing with management their valuation methodology and challenging key estimates and assumptions adopted in the valuations, including expected future selling prices and costs to completion, by comparing these with, where available, recently transacted prices for similar properties or the prices of comparable properties located in the nearby vicinity of each development and publicly available construction cost information for properties of a similar nature and location:
- conducting site visits to all properties under development for sale to observe the development progress and challenging management's development budgets reflected in the latest forecasts with reference to market statistics about estimated construction costs, signed construction contracts and/or unit construction costs of recently completed projects developed by the Group;
- re-performing calculations made by management in arriving at the year end assessments of net realisable value on a sample basis and comparing the estimated future construction costs to complete each development to the Group's updated budgets;
- performing a retrospective review for all properties under development for sale completed during the year by comparing the actual construction costs incurred during the year to those included in the prior year's forecasts in order to assess the accuracy of the Group's budgeting process; and
- performing sensitivity analyses to determine the extent of change in those estimates that, either individually or collectively, would be required for these properties to be materially misstated and considering the likelihood of such a movement in those key estimates arising.

Independent Auditor's Report

Kev audit matters (Continued)

Assessing potential impairment of oil production and exploitation assets

Refer to accounting policies 1(i) and (k) and notes 2(g). 11 and 13 to the consolidated financial statements

The Key Audit Matter

As at 31 December 2017, the Group held oil production and exploitation assets in Kazakhstan with carrying amounts totalling HK\$338 million, which were stated at cost less accumulated amortisation and impairment losses.

The related gas flaring permits, which are required to continue normal crude oil production, are valid until the end of December 2018.

The Group recognised impairment of oil production and exploitation assets during the year in the amount of HK\$227 million.

The recoverable amounts of oil production and exploitation assets were assessed by management based on the present value of estimated future cash flows arising from the continued use of the assets. The assessment of the recoverable amounts is inherently subjective as it involves significant management judgement and estimation, particularly in relation to the estimation of future crude oil prices, future oil production quantities, inflation and the discount rate applied.

We identified assessing potential impairment of oil production and exploitation assets as a key audit matter because the valuation of oil production and exploitation assets is complex and the assessment of the recoverable amounts involved significant management judgement, particularly in light of the volatility of crude oil prices, the uncertainty of the renewal of the related gas flaring permits and the current Kazakhstan business environment. Variations in these management judgements could have a material impact on the consolidated financial statements.

How the matter was addressed in our audit

Our audit procedures to assess the potential impairment of oil production and exploitation assets included the following:

- obtaining and inspecting the impairment assessment prepared by management and comparing the key estimates and assumptions made in prior years with the current year;
- with the assistance of our internal asset valuation specialists, discussing with management their valuation methodology and challenging the key estimates and assumptions adopted in the discounted cash flow forecast, in particular with relation to future crude oil prices, production forecasts, future operating and capital expenditure, the discount rate and the inflation rate, by comparing these with publicly available market benchmarks, historical results, economic and industry forecasts and approved business plans and by utilising the industry knowledge and experience of our internal asset valuation specialists;
- inspecting the documentation on which management based its assessment of the likelihood of renewal of the related gas flaring permits in the future;
- performing a retrospective review for oil production and exploitation assets by comparing the forecast operating results made in the prior year's impairment assessment with the current year's operating results;
- re-performing calculations made by management in arriving at the year end assessments of recoverable amounts and comparing the calculated recoverable amounts to the actual carrying amounts and assessing whether any impairment charges or reversals of previously recognised impairment charges were necessary; and
- performing sensitivity analyses by making adjustments to future crude oil prices and the discount rate to assess the risk of possible management bias in the impairment assessment exercise.



Key audit matters (Continued)

Valuation of interests in property development

Refer to accounting policy 1(j) and notes 2(e) and 14 to the consolidated financial statements

The Key Audit Matter

As at 31 December 2017, interests in property development represented the Group's interests in the development of residential and commercial properties located in Macau and Mainland China which were stated at an aggregate fair value of HK\$13,663 million. The Group recognised a surplus on revaluation of these assets for the year ended 31 December 2017 of HK\$130 million in the consolidated statement of comprehensive income.

The interest in property development in Macau mainly represented the Lote P property development project. The construction work at the Lote P property development project has been suspended since December 2015 as a consequence of ongoing litigation in respect of the terms of the land lease. Any unfavourable outcome of the court proceedings may have an adverse impact on the valuation thereof.

The fair values of interests in property development were measured using a discounted cash flow model prepared by management.

We identified the valuation of interests in property development as a key audit matter because of the significance of interests in property development to the Group's total assets and the significance of the changes in fair value of the interests in property development to the Group's other comprehensive income and because the valuation of interests in property development can be inherently subjective and requires the exercise of significant management judgement and estimation which increases the risk of error or management bias, particularly given the uncertainty of the outcome of the court proceedings in respect of the Lote P property development project and the volatility of property prices in Macau and Mainland China.

How the matter was addressed in our audit

Our audit procedures to address the valuation of interests in property development included the following:

- obtaining and inspecting the discounted cash flow forecast prepared by management and comparing the key estimates and assumptions made in prior years with the current year and current developments in market;
- with the assistance of our internal asset valuation specialists, discussing with management their valuation methodology and challenging the key estimates and assumptions adopted, by comparing those relating to expected future selling prices and rentals prices and yield, costs to completion and the discount rates applied with publicly available market information and by utilising the industry knowledge and experience of our internal property valuation specialists;
- conducting site visits to all interests in the property development projects to observe the development progress and evaluating whether development progress for each project was consistent with the development plan as reflected in the latest forecast;
- inspecting the external legal opinion received by the Group and other documentation referred to by management in its assessment of the outcome of the court proceedings in relation to the litigation in respect of the land lease for the Lote P property development project;
- re-performing calculations made by management in arriving at the year end fair value and comparing the expected profit distribution plans with the latest sales budget plans maintained by management; and
- performing sensitivity analyses for the Lote P property development project by making adjustments to the completion date of the project to identify any further risk of impairment.





Information other than the consolidated financial statements and auditor's report thereon

The directors are responsible for the other information. The other information comprises all the information included in the annual report, other than the consolidated financial statements and our auditor's report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of directors for the consolidated financial statements

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

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

The directors are assisted by the Audit Committee in discharging their responsibilities for overseeing the Group's financial reporting process.

Auditor's responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. This report is made solely to you, as a body, in accordance with section 405 of the Hong Kong Companies Ordinance, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

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.



Auditor's responsibilities for the audit of the consolidated financial statements (Continued)

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.





Auditor's responsibilities for the audit of the consolidated financial statements (Continued)

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

We also provide the Audit Committee with a statement that we have complied with relevant ethical requirements regarding independence and 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 auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partner on the audit resulting in this independent auditor's report is Yeung Yuk Fan.

KPMG

Certified Public Accountants 8th Floor, Prince's Building 10 Chater Road Central, Hong Kong

27 March 2018

31 December 2017

A. Major Investment Properties

Location	Usage	Category of Lease	Approximate Total Gross Floor Area (sq m)	Group's Interest (%)
Hong Kong Pioneer Centre 750 Nathan Road Mongkok	Commercial	Long lease	45,891 sq m and 124 Car Parking Spaces	100.0
20th Floor of Argyle Centre Phase 1 688 Nathan Road and 65 Argyle Street Mongkok	Commercial	Medium-term lease	1,465	100.0
2nd to 23rd Floor and the Roof of The Elgin 51 Elgin Street Central	Residential	Long lease	1,327	100.0
The Whole Shop Spaces on Basement Peninsula Centre 67 Mody Road Tsim Sha Tsui	Commercial	Long lease	1,767 sq m and 10 Car Parking Spaces	100.0
32 Shop Units on Basement, Ground Floor, Mezzanine Floor and 1st Floor Sino Centre 582-592 Nathan Road Mongkok	Commercial	Medium-term lease	614	100.0

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B. Major Properties Under Development/Held For Sale

Location	Usage	Approximate Total Site Area (sq m)	Approximate Total Gross Floor Area (sq m)	Status	Expected Date of Completion	Group's Interest (%)
Hong Kong 35 Clear Water Bay Road Ngau Chi Wan	Residential and Commercial	19,335	196,400	Land premium negotiation in progress	To be determined	100.0
63 Pokfulam 63 Pok Fu Lam Road Sai Ying Pun	Residential and Retail	1,388	12,200	Foundation works completed and superstructure works in progress	2020	100.0
Upper East 23 Sung On Street Hung Hom	Residential and Commercial	4,038	34,100	Fitting-out works in progress	2018	100.0
1 Lei Yue Mun Path Lei Yue Mun	Residential and Retail	3,240	29,200	Temporary Occupation Permit obtained for 150 public car parking spaces and commenced to operate; construction works for the remaining areas in progress	2019	100.0
1–3 Shek Kok Road Area 85, Tseung Kwan O Sai Kung	Residential	9,635	48,200	Advance building works in progress	2021	100.0

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B. Major Properties Under Development/Held For Sale (Continued)

Location	Usage	Approximate Total Site Area (sq m)	Approximate Total Gross Floor Area (sq m)	Status	Expected Date of Completion	Group's Interest (%)
Mainland China The Gardenia (翠是灣) West of Daba Road Shenhe District Shenyang	Residential and Commercial	1,100,000	2,000,000	Construction works for the third phase A in progress	Third phase A 2019	100.0
Le Cove City (江灣城) 6 Hun Nan Er Road Hun Nan Xin District Shenyang	Residential and Commercial	165,303	712,000	Construction works for the fourth phase in progess	Fourth phase 2018	100.0
Le Cove City (江灣城) Tongyun Road and Gongyun Road Chong An District Wuxi	Residential and Commercial	68,833	400,000	Construction works for the second phase completed	Third phase to be determined	100.0

C. Investment Properties of Joint Venture

Location	Usage	Category of Lease	Approximate Total Gross Floor Area (sq m)	Group's Interest (%)
Macau 208 Shop Units and 208 Office Units The Macau Square Rua do Dr. Pedro Jose Lobo Nos. 2–16A Avenida do Infante D. Henrique Nos. 43-53A and Avenida Doutor Mario Soares Nos. 81–113	Commercial	Short-term lease	36,553 sq m and 265 Car Parking Spaces	36.7

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D. Properties Under Development/Held For Sale of Joint Venture

Location	Usage	Approximate Total Site Area (sq m)	Approximate Total Gross Floor Area (sq m)	Status	Expected Date of Completion	Group's Interest (%)
Mainland China The Lake (山語湖) Heshun Meijing Shuiku Sector Lishui Town Nanhai District Foshan	Residential and Commercial	4,020,743	1,600,000	Construction works for high-rise residential towers in the fourth phase of development completed	Remaining development to be determined	50.0

E. Properties Under Development/Held For Sale of Associated Company

Location	Usage	Approximate Total Site Area (sq m)	Approximate Total Gross Floor Area (sq m)	Status	Expected Date of Completion	Group's Interest (%)
Mainland China City Plaza (城市廣場) Lot No. Jin Dong Liu 2004–066 intersection of Shiyijing Road and Liuwei Road Hedong District Tianjin	Residential and Commercial	135,540	850,000 (Note)	Construction works for residential flats in the second phase of development completed	Third phase to be determined	49.0

Note:

With additional underground gross floor area of approximately 35,000 sq m for the commercial portion.

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F. Interests in Property Development of the Group

Location	Usage	Approximate Total Site Area (sq m)	Approximate Total Gross Floor Area (sq m)	Status	Expected Date of Completion	Group's Interest (%)
Mainland China Le Cove Garden (江灣南岸花園) Dongjiang North Shore Wangjiang Lot Huicheng District Huizhou (Note)	Residential and Commercial	146,056	519,900	Construction works for the second phase in progress	Second phase 2018	60.0
Macau Pearl Horizon (海一居) Lote P The Orient Pearl District Novos Aterros da Areia Preta (Note)	Residential and Commercial	68,000	697,600	Suspended	To be determined	58.8
La Marina (海上居) Lotes T+T1 The Orient Pearl District Novos Aterros da Areia Preta (Note)	Residential and Retail	17,900	182,000	Completed and occupation permit had been obtained on 3 July 2017	N/A	58.8

Note:

The development of these properties are under the co-investment agreements with the ultimate holding company and its wholly owned subsidiaries.



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