

CONTENTS 目錄

		Page 頁次
Corporate Information	公司資料	2
The Year's Highlights	本年度摘要	6
Chairman's Statement	主席報告	7
Directors' Report	董事會報告	15
Corporate Governance Report	企業管治報告	37
Directors And Management Executives	董事及行政管理人員	54
Statistical Analysis of Operations	經營統計分析	62
Financial Statements	財務報表	
Consolidated Income Statement	綜合收益表	64
Consolidated Statement of Comprehensive Income	綜合全面收益表	65
Consolidated Statement of Financial Position	綜合財務狀況表	66
Consolidated Statement of Changes in Equity	綜合權益變動表	68
Consolidated Cash Flow Statement	綜合現金流量表	69
Notes to the Financial Statements	財務報表附註	70
Independent Auditor's Report	獨立核數師報告	130
Group Properties	集團物業	140
Five Year Summary	五年賬目摘要	142

In this report, all monetary values are expressed in Hong Kong dollars unless stated 本年報內所有幣值,除另有註明外,均以港幣計算。 otherwise.

CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS

CHAIRMAN

Ramon S. Ang (Non-executive Director)

DEPUTY CHAIRMAN

Carlos Antonio M. Berba (Non-executive Director)

EXECUTIVE DIRECTOR

Ramon G. Torralba

NON-EXECUTIVE DIRECTORS

May (Michelle) W. M. Chan Takashi Hayashi (resigned on 13 April 2018) Roberto N. Huang Fumiaki Ozawa Kenji Uchiyama (appointed on 13 April 2018) Tomoki Yamauchi

INDEPENDENT NON-EXECUTIVE DIRECTORS

Alonzo Q. Ancheta David K.P. Li, GBM, JP Reynato S. Puno Carmelo L. Santiago Cheng Chuk Man, William, Alternate to David K. P. Li, GBM, JP

AUDIT COMMITTEE

David K.P. Li, gвм, JP, *Chairman* Alonzo Q. Ancheta Carmelo L. Santiago

REMUNERATION COMMITTEE

Reynato S. Puno, *Chairman* Carlos Antonio M. Berba Roberto N. Huang David K.P. Li, GBM, JP Carmelo L. Santiago

NOMINATION COMMITTEE

Carmelo L. Santiago, *Chairman*Alonzo Q. Ancheta
Takashi Hayashi (resigned on 13 April 2018)
David K.P. Li, GBM, JP
Reynato S. Puno
Kenji Uchiyama (appointed on 13 April 2018)

COMPANY SECRETARY

John K.L. Cheung

董事會

主席

蔡啓文(非執行董事)

副主席

凱顧思(非執行董事)

執行董事

村華博

非執行董事

陳雲美 林隆史(於二零一八年四月十三日辭任) 黃思民 小澤史晃 內山建二(於二零一八年四月十三日獲委任) 山內智樹

獨立非執行董事

Alonzo Q. Ancheta 李國寶 GBM, JP Reynato S. Puno 施雅高 鄭則民,李國寶 GBM, JP 之替任董事

審核委員會

李國寶 GBM, JP,主席 Alonzo Q. Ancheta 施雅高

薪酬委員會

Reynato S. Puno, 主席 凱顧思 黃思民 李國寶GBM, JP 施雅高

提名委員會

施雅高,主席 Alonzo Q. Ancheta 林隆史(於二零一八年四月十三日辭任) 李國寶 GBM, JP Reynato S. Puno 內山建二(於二零一八年四月十三日獲委任)

公司秘書

張嘉麟

CORPORATE INFORMATION 公司資料

AUDITORS

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

SOLICITORS

Hong Kong

Mayer Brown JSM 16-19th Floor, Prince's Building 10 Chater Road Central Hong Kong

Gallant, Solicitors & Notaries, 5th Floor, Jardine House, 1 Connaught Place, Hong Kong

REGISTERED OFFICE

9th Floor Citimark Building 28 Yuen Shun Circuit Siu Lek Yuen Shatin, New Territories Hong Kong

SHARE REGISTRAR

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

PRINCIPAL BANKERS

Agricultural Bank of China Limited
Australia and New Zealand Banking Group Limited
Bank of China Limited
China Construction Bank (Asia) Corporation Limited
Guangdong Shunde Rural Commercial Bank Company Limited
Industrial and Commercial Bank of China Limited
The Bank of East Asia (China) Limited
The Bank of East Asia, Limited
The Hongkong and Shanghai Banking Corporation Limited
O-Bank Co., Ltd.

核數師

畢馬威會計師事務所 執業會計師 香港 中環 遮打道十號 太子大廈八樓

律師

召士打律師行 香港 中環 遮打道十號 太子大廈十六至十九樓

何耀棣律師事務所 香港 中環 康樂廣場一號 怡和大廈五樓

註冊辦事處

香港 新界 沙田 小瀝源 源順圍二十八號 都會廣場九樓

股份過戶登記處

香港中央證券登記有限公司 香港灣仔 皇后大道東一八三號 合和中心 十七樓一七一二至一七一六號舖

主要往來銀行

中國農業銀行股份有限公司 澳新銀行集團有限公司 中國銀行股份有限公司 中國建設銀行(亞洲)股份有限公司 廣東順德農村商業銀行股份有限公司 中國工商銀行股份有限公司 東亞銀行(中國)有限公司 東亞銀行有限公司 香港上海滙豐銀行有限公司 王道商業銀行股份有限公司



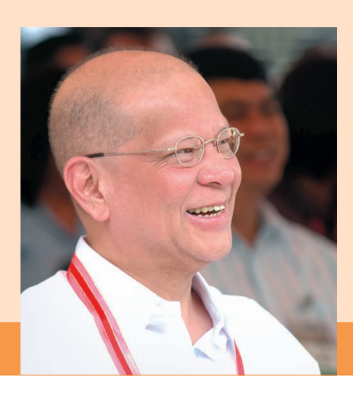


THE YEAR'S HIGHLIGHTS 本年度摘要

(Expressed in Hong Kong dollars except number of shares issued, shareholders and personnel)

(除發行股數,股東數目及員工人數 外均以港幣列示)

		2018 二零一八年	2017 二零一七年
Revenue (\$'000)	收入(千元)	584,609	565,785
(Loss)/profit for the year (\$'000)	年度(虧損)/盈利(千元)	(74,088)	15,219
(Loss)/earnings per share — Basic (cents)	每股(虧損)/盈利一基本(仙)	(20)	3
Taxes paid, including beer tax (\$'000)	税項連啤酒税(千元)	17,338	13,432
Taxes paid per share (cents)	每股税項(仙)	5	4
Non-current tangible assets (\$'000)	非流動有形資產(千元)	487,708	576,388
Net worth (\$'000)	淨值(千元)	500,668	584,811
Salaries, wages and other benefits (\$'000)	薪金、工資及其他福利(千元)	123,067	121,606
Number of shares issued	發行股數	373,570,560	373,570,560
Number of shareholders	股東數目	1,990	2,009
Number of personnel	員工人數	516	516



Ramon S. Ang 蔡啓文 Chairman 主席

To our shareholders,

FINANCIAL RESULTS

For 2018, San Miguel Brewery Hong Kong Limited (the "Company") and its subsidiaries (the "Group") reported HK\$584.6 million consolidated revenue, 3.3% higher than the previous year. Gross profit reached HK\$253.9 million, compared to HK\$251.6 million in 2017, with a gross profit margin of 43.4%.

Excluding the impairment loss of the Group's Hong Kong operations of HK\$80.0 million in 2018, the Group's consolidated profit would have been HK\$5.9 million in 2018, compared to HK\$15.2 million in 2017. Including the impairment loss, the consolidated loss for 2018 was HK\$74.1 million. As a result, net loss attributable to equity shareholders for 2018 was HK\$73.6 million, compared to net profit of HK\$12.5 million the previous year.

The Group maintained a stable net cash positive position, with cash and cash equivalents and bank deposits amounting to HK\$117.8 million as of 31 December 2018. This was lower than the HK\$169.3 million as of 31 December 2017 due to the repayment of loans by the Group's Hong Kong operations.

致各股東:

財務業績

於二零一八年,香港生力啤酒廠有限公司(「本公司」)及其附屬公司(「本集團」)之綜合收入為5.85 億港元,對比二零一七年同期上升3.3%。毛利達2.54 億港元,對比二零一七年之毛利為2.52 億港元,而毛利率則為43.4%。

撇除本集團香港業務8,000萬港元減值虧損的影響,本集團二零一八年之綜合盈利為590萬港元,對比二零一七年之盈利為1,520萬港元。包含減值虧損,本集團二零一八年之綜合虧損為7,410萬港元。因此,二零一八年本公司權益持有人應佔虧損為7,360萬港元,對比上一年之淨盈利為1,250萬港元。

本集團維持穩定的淨正現金狀況,於二零一八年十二月三十一日,現金及等同現金項目和銀行存款為1.18億港元,比二零一七年十二月三十一日的1.69億港元為低。這是由於集團香港業務的貸款償還。

FINANCIAL RESULTS (Continued)

Total loan as of 31 December 2018 was at HK\$115.6 million, 30.6% lower than the HK\$166.7 million debt reported the prior year. Total net assets stood at HK\$500.7 million (HK\$584.8 million as of 31 December 2017), with a loan-to-equity ratio of 0.23 (31 December 2017: 0.29).

DIVIDENDS

No final dividends will be declared for the year ended 31 December 2018.

BUSINESS REVIEW

HONG KONG OPERATIONS

Despite Hong Kong's relatively stable economy, beer industry volumes barely grew in 2018, as growth in the on-premise channel was offset by a decline in off-premise consumption. As a result, our Hong Kong operations registered a single-digit decline in sales volume, attributable to the volume shortfall in off-premise channel of the domestic market. This was partly offset by the Company's 2% growth in the on-trade business. Meanwhile, the Company's sales volumes in Macau grew by double-digits, outperforming the single-digit industry growth in the territory. Export sales volume meanwhile registered single-digit growth over the previous year.

2018 marked the Company's 70th anniversary and we celebrated this milestone with a series of initiatives designed to strengthen our flagship San Miguel Pale Pilsen's goodwill and equity.

First, we launched a limited-edition commemorative bottle of San Miguel Pale Pilsen reminiscent of the original beer bottle dating back from 1948.

We also introduced the San Miguel Pale Pilsen Hong Kong district cans. Released in phases, these limited-edition cans came with special designs featuring the distinct characteristics of Hong Kong's 18 districts. The campaign was supported by various above-the-line and below-the-line promotions.

Our strategy of maintaining a diverse portfolio of brands catering to various markets at different price points, across different locations and occasions, works well for us.

San Miguel Pale Pilsen also maintained its strong association with iconic Hong Kong festivals and events. The brand kicked-off 2018 with the launch of its Chinese Year of the Dog packaging design. It was also the exclusive beer sponsor of the 2018 Hong Kong Dragon Boat Carnival, organized by the Hong Kong Tourism Board.

財務業績(續)

二零一八年十二月三十一日之總貸款為1.16億港元,較去年同期錄得之1.67億港元低30.6%。總資產淨值維持5.01億港元(二零一七年十二月三十一日:5.85億港元),而貸款比率為0.23(二零一七年十二月三十一日:0.29)。

股息

董事會通過不派發截至二零一八年十二月三十一 日止年度之末期股息。

業務回顧

香港業務

雖然香港的經濟相對穩定,但由於現飲場所的銷量增長被非現飲場所的銷量下降抵消,啤酒業的銷量於二零一八年僅微增長。因此,歸因於本地市場非現飲場所的銷量差額,我們香港業務的銷量錄得單位數的跌幅,而部份跌幅被公司於現飲場所2%的增長所抵消。同時,本公司在澳門的銷量錄得雙位數的升幅,比當地啤酒業的單位數銷量增長較優勝。出口銷量比上年同期錄得單位數的增長。

二零一八年是本公司的七十周年紀念,我們鋪排了一系列加強我們的旗艦品牌生力啤酒之商譽及品牌價值的營銷項目去慶祝此里程碑。

首先,我們推出了生力啤酒限量珍藏版酒樽,勾 起人們對1948年於本地生產的第一支生力啤酒的 回憶。

我們亦推出了香港生力地區限定罐。這些已分階 段推出的限定罐以香港十八區的特色作主題,設 計別出心裁。這個推廣活動配以各種上線及下線 盲傳。

我們的策略 —— 維持廣泛的啤酒品牌組合,以迎合各個市場對於不同價格、地點及場合的需要, 為我們帶來果效。

生力啤酒亦繼續保持品牌與香港具代表性節慶及活動的強大連繫。品牌推出了農曆年狗年特別包裝以開展二零一八年。生力啤酒也是由香港旅遊發展局主辦的香港龍舟嘉年華2018的獨家啤酒贊助商。

BUSINESS REVIEW (Continued)

HONG KONG OPERATIONS (Continued)

San Mig Light meanwhile continued to do well, registering double-digit volume and revenue growth across all channels. We launched the "Relax Is" thematic campaign, which independent market research showed did well with the brand's target market.

In 2018, the premium segment of our portfolio enabled the Company to benefit from the shift from home consumption to various on-premise outlets. This change in preference has led to product trials and the growth of our higher priced San Miguel specialty brands, Cerveza Negra and Red Horse, and our other western partner brands in the on-premise channel.

While the segment has shrunk somewhat, the lower-priced segment still accounts for an estimated 30% of total industry volumes. The Company launched a brand new campaign for Blue Ice Beer's "Real Cool" platform, featuring Hong Kong Cantopop recording artist, songwriter, and actor Louis Cheung.

SOUTH CHINA OPERATIONS

This is the second consecutive year of sales volume growth and positive profit for our South China operations. Profitability however declined compared to 2017 due to the negative effect of the appreciation of the Renminbi on the dollar denominated exports revenues and a single-digit decline in our export volumes.

Guangzhou San Miguel Brewery Company Limited ("GSMB") continued to register double-digit growth in sales volumes and revenues in 2018. Growth in volumes was seen across the different brand groups and price segments.

We attribute much of the volume growth to our Dealer Development Program, which allowed us to add more dealers in our network, and at the same time ensure we only work with quality dealers. This has afforded us greater control over the value chain, increasing both the efficiency and effectiveness of our going-to-market strategy. The brand building activities implemented during the year also helped push our San Miguel volumes.

San Mig Light's "Into the Wild", a new regional thematic campaign on social media was launched in August. The new campaign is an extension of the "Life. Best Served Light" communication platform we are using in Hong Kong and the rest of Asia. In 2018, we also successfully introduced San Mig Light in 500ml bottles.

業務回顧(續)

香港業務(續)

同時,生力清啤的表現保持良好,其銷量和收入 於所有渠道均錄得雙位數字的增長。我們推出了 「輕鬆系」主題推廣,獨立市場研究結果顯示,這 個主題推廣在生力清啤的目標市場中表現令人滿 意。

於二零一八年,我們的啤酒品牌組合中的高檔啤酒品牌讓公司在消費者由家居飲用啤酒轉向不同的飲食場所的改變下得益。這改變帶來了對新產品的嘗試,以及生力高價的特色品牌 — 生力黑啤及紅馬啤酒,以及我們其他代理的西方品牌在現飲場所的增長。

儘管低價啤酒市場稍微收縮,它仍然被估計佔整體啤酒市場總銷量的30%。公司為藍冰推出了由香港流行音樂藝人、作曲家及演員張繼聰主演的全新「Real Cool」主題推廣。

華南業務

今年是我們華南業務連續兩年錄得銷量增長及盈利。由於人民幣升值以至以美元結算的出口收入,及出口銷量的單位數字跌幅帶來的負面影響,盈利對比2017年有所下跌。

廣州生力啤酒有限公司(「廣州生力」)二零一八年的銷量及銷售收入繼續錄得雙位數字升幅。公司的產品組合中不同的品牌及價格組合皆見銷量增長。

我們認為大部分的銷量增長歸因於分銷商發展項目。這項目令我們的網絡有更多分銷商,同時保證了我們只與高質素的分銷商合作。這使我們更容易控制價值鏈,提升我們進入市場策略的效率及成效。年內品牌建立的活動也幫助我們提升生力啤酒的銷量。

全新區域性主題推廣活動生力清啤「Into the Wild」在八月份於社交媒體推出。此全新推廣活動是香港及亞洲其他地區正在推行的「生活就要 Light」品牌推廣平台的延申。在二零一八年,我們亦成功推出了生力清啤500毫升樽裝。

BUSINESS REVIEW (Continued)

SOUTH CHINA OPERATIONS (Continued)

The Company continued to strengthen brand equity for San Miguel Pale Pilsen and San Mig Light by ensuring that our merchandising in both on- and off-premise outlets celebrated significant events. We started with a merchandising drive for the Chinese New Year at Chinese restaurants, supermarkets, and convenience stores. We followed this up with special merchandising and promotions for summer as well as football season, and closed the year with Christmas-themed designs.

Our Dragon brand continued to grow, registering double-digit percentage growth in volumes. This was driven mainly by the introduction of Dragon Legend in March 2018, and the distribution expansion of Dragon Qing Chun in Foshan City.

Meanwhile, our two brands on opposite ends of the price spectrum are also doing well. Guang's Pineapple beer, which competes in the lower-priced segment, continued to register double-digit growth in sales volumes, as a result of an expanded wholesale network. Our premium brand Red Horse beer, meanwhile recorded single-digit sales volume growth over the prior year.

Overall, our sales volume in South China continues to improve, and we will continue to work to balance volume growth and profitability. These encouraging results provide us a strong foundation for further improvement.

COMMUNITY RELATIONS AND SOCIAL RESPONSIBILITY

Social responsibility is part of how we do business in the Company. We go beyond legal compliance and work to make a positive impact on the lives of our employees and their families, our business partners, our local communities, and on the environment.

Since 2015, we have been publishing an Environment, Social and Governance ("ESG") Report to provide a better appreciation of how we respond to different ESG issues. The Company's 2018 ESG Report will be available on our website within three months from the publication of our annual report.

We actively promote responsible drinking within the organization and also to the public. We also continue to support charitable organizations and NGOs through financial and product support, as well as by sharing with them our time, experience, and expertise.

We are also committed to protecting the environment and ensuring that environmental standards set by the government are met or exceeded.

業務回顧(續)

華南業務(續)

本公司透過確保現飲及非現飲場所推出的銷售活動去慶祝重要節日活動,以繼續加強生力啤酒及生力清啤的品牌價值。我們首先在中餐廳、超級市場及便利店推出農曆新年銷售活動。其後,我們在夏天及足球季節推出特別的銷售及推廣活動,再以聖誕主題的活動為全年作總結。

我們的龍啤品牌持續增長,錄得雙位百分比的銷量升幅。這主要歸因二零一八年三月推出的龍啤傳奇,以及龍啤清醇在佛山的銷售網絡擴展。

同時,兩個各處於低高價格的品牌也表現良好。 擴展的批發商網絡使在低價啤酒市場競爭的廣氏 菠蘿味啤酒持續錄得雙位數字的銷量增長,而我 們高價啤酒品牌紅馬啤酒也較去年錄得個位數字 的銷量增幅。

整體而言,我們在華南的銷量持續改善,我們將 努力平衡其銷售增長及盈利。這些令人鼓舞的業 績為我們奠定了進一步改善的基礎。

社區關係及社會責任

社會責任是本公司業務營運其中一部分,我們致力做到高於法例規管要求,為僱員及其家屬的生活、我們的業務夥伴、我們的社區以及環境帶來正面影響。

自二零一五年起,我們開始刊發《環境、社會及管治(「環境、社會及管治」)報告》(「報告」),讓公眾更清楚瞭解我們對社會上不同的議題的回應。本公司二零一八年的報告將會於年報刊發後三個月內於本公司網站刊載。

我們積極在公司內及向公衆推廣暢飲有責。我們亦繼續透過提供財政和產品支持,以及與他們分享我們的時間、經驗及專業知識,持續支持慈善團體及非政府組織。

我們亦致力保護環境,確保符合或超過政府所制 定的各種環保標準。

HUMAN RESOURCES

The Company has always recognized the role the workforce plays and its ability to derive success in the market. As such, we continue to invest in our people by ensuring that they are equipped with the knowledge, skills, and experiences that match our needs, keep them challenged and allow them to reach their fullest potential. We invest in training, seminars, and mentorship and team-building activities to develop their personal growth and foster harmony in the organization.

We continue to offer competitive remuneration packages commensurate with industry standards and to provide attractive fringe benefits, including medical and insurance coverage and numerous paid leaves on top of legal requirements.

CORPORATE GOVERNANCE

The Company continued to apply the principles of the Corporate Governance Code and Corporate Governance Report contained in Appendix 14 of the Listing Rules throughout the year, with the exception of Code Provision A.4.1, which states that non-executive directors should be appointed for a specific term, subject to re-election. At present, all of the non-executive directors of the Company are not appointed for a specific term but are subject to retirement by rotation at least once every three years, and re-election at the Annual General Meeting under the Company's Articles of Association.

DIRECTORS

There has been no change in membership of the Board of Directors since we published our interim report on 21 September 2018.

FUTURE DIRECTION AND CHALLENGES

For 2019, the Company has outlined the following objectives:

- In Hong Kong, we will improve profitability and work to increase our market share through higher focus on the San Miguel brand. We will increase the breadth and depth of our distribution by working closely with wholesalers and direct customers.
- In South China, we intend to build on the current momentum of our sales volume and profitability by further developing both our dealer and wholesaler networks in all of our markets. We will strengthen the brand equity of both the San Miguel and Dragon brands while enhancing the productivity of our sales force. We will also maintain our export business and aim to improve margins and rationalize costs.

人力資源

本公司一直深知員工在公司起著的作用及他們從 市場上取得成功的能力。因此,我們繼續投放資 源,以確保我們的員工具備的知識、技能和經驗 與公司需要吻合,讓他們不斷自我挑戰,促使他 們發揮潛能。我們亦投資於培訓、研討會、良師 指導和團隊合作的工作坊去幫助員工的個人成 長,並建構一個和諧的工作間。

我們繼續為員工制定符合市場標準的薪酬及提供 吸引的福利,包括全面的醫療保障和保險,以及 給予高於法律要求的有薪假期。

企業管治

本公司一直遵守上市規則附錄14所載之《企業管治守則》及《企業管治報告》中之守則條文,惟守則條文第A.4.1條除外。守則條文第A.4.1條規定,非執行董事均須按可重選的基礎上,按特定年期被委任。現時,根據本公司章程,本公司所有非執行董事均非按特定年期委任,但最少每三年須在股東周年大會上輪值退任及接受重選。

董事

於二零一八年九月二十一日本公司之中期報告出 版後,董事會成員沒有任何變更。

未來方向及挑戰

本公司於二零一九年的目標包括:

- 在香港,我們會更集中推廣生力品牌,以 改善盈利及增加市場佔有率。我們會透過 與批發商及顧客更緊密合作,以擴展分銷 渠道及滲透率。
- 在華南,我們會透過進一步發展我們在各市場與分銷商及批發商的網絡,以現有的銷量及盈利趨勢再發展。我們會加強生力啤酒和龍啤的品牌價值,並加強我們銷售團隊的生產力。另外,我們亦會繼續維持出口業務,致力提高邊際利率和合理化成本。

FUTURE DIRECTION AND CHALLENGES (Continued)

In pursuit of the abovementioned objectives for 2019, we will be responsive to the following risks that we have identified:

- The cost of diesel is rising, and this will have an effect on our overall production and distribution costs.
- The minimum wage in Hong Kong is set to increase in May 2019 from HK\$34.5 to HK\$37.5, the biggest increase yet to the city's minimum wage. This will impact overall operational costs of the Company, our business partners, suppliers and customers. This may also impact product costs and consumption.
- Furthermore, the Hong Kong government will be imposing a recycling levy on glass beverage containers. When this measure is put in place, prices for our products in glass bottles may be affected, which will in turn impact consumption.
- China's economic growth is likely to slow down in 2019, as headwinds increase due to its trade dispute with the United States of America.

Moving forward, the company reiterates its commitment to maximizing shareholder value and enhancing and strengthening our brands. We have a number of dynamic growth and cost management strategies in place, and these should provide us a strong foundation for better profitability.

We will strive to ensure that our beer brands remain relevant to our consumers and customers, regardless of the occasion, their location, and lifestyle.

Apart from the sales and marketing strategies we have in place, we also have new guidelines, systems, and policies in place to ensure efficient and effective cost management, sustainable environmental management, and responsible social engagement.

未來方向及挑戰(續)

為達到本公司於二零一九年之目標,我們會積極 應對下述已識別的風險:

- 柴油成本上漲,這將影響我們的整體生產和分銷成本。
- 香港最低工資將由二零一九年五月起由 34.5港元提高至37.5港元,將為本港到目 前為止最大的升幅。這將對本公司及我們 的業務夥伴,供應商及顧客之整體營運成 本做成影響,以至可能影響產品成本及消 費。
- 此外,香港政府將會向玻璃樽飲料徵收回 收費用,當有關法例生效時,我們的玻璃 樽產品價格可能會受影響,從而影響消 費。
- 由於中國與美國的貿易戰將會為中國帶來 不利因素,預期二零一九年中國的經濟將 減慢。

展望未來,本公司將重申我們的承諾,致力於實現股東價值最大化,並提升和強化我們的品牌。 我們錄得的多方面增長和現有的成本監控策略將 會為公司奠定扎實的基礎,使公司獲得更佳的盈利。

我們將努力確保我們的啤酒品牌,不論在何時、何地,以及何種生活方式,均能與消費者和顧客 有更密切的關係。

除了現有的銷售和營銷推廣策略,我們亦正在推 行不同的新指引、系統和政策,以確保有效率及 有效地促成成本管理、可持續的環境管理並肩負 企業社會責任。

FUTURE DIRECTION AND CHALLENGES (Continued)

Lastly, we in Management would like to convey our sincere gratitude to our Board of Directors for their guidance. We also wish to thank our employees for their dedication and hard work, and most of all, our shareholders, customers, and consumers for their unwavering support.

未來方向及挑戰(續)

最後,我們行政管理人員謹此對董事會的領導表示衷心感謝。我們亦真誠感激各股東、客戶及消費者的忠誠支持,以及員工一直以來的努力和貢獻。



Chairman

5 March 2019



_{工///} 蔡啓文

二零一九年三月五日



To be presented at the Fifty-sixth Annual General Meeting of shareholders to be held at Island Ballroom, Level 5, Island Shangri-La Hong Kong, Two Pacific Place, Supreme Court Road, Central, Hong Kong on 26 April 2019 at 3:00 p.m.

此報告將於二零一九年四月二十六日下午三時正 假座香港中區法院道太古廣場二期港島香格里拉 大酒店五樓香島殿舉行之第五十六屆股東周年大 會上提交。

The directors submit their Annual Report together with the audited financial statements for the year ended 31 December 2018.

董事會全人向各股東提呈截至二零一八年十二月 三十一日止年度之年報及經審核財務報表。

PRINCIPAL PLACE OF BUSINESS

San Miguel Brewery Hong Kong Limited (the "Company") is a company incorporated and domiciled in Hong Kong and has its registered office and principal place of business at 9/F, Citimark Building, 28 Yuen Shun Circuit, Siu Lek Yuen, Shatin, New Territories, Hong Kong.

主要營業地點

香港生力啤酒廠有限公司(「本公司」)是一間於香港註冊成立的公司,註冊辦事處及主要營業地點為香港新界沙田小瀝源源順圍二十八號都會廣場九樓。

PRINCIPAL ACTIVITIES

The principal activities of the Company are the manufacture and distribution of bottled, canned and draught beers. The principal activities and other particulars of the Company's subsidiaries are set out in note 13 to the financial statements.

主要業務

本公司之主要業務為製造及分銷樽裝、罐裝及桶裝啤酒。各附屬公司之主要業務及其他細節載於財務報表附註13。

The segment analysis of the Company and its subsidiaries (the "Group") for the financial year is set out in note 3 to the financial statements.

有關本財政年度本公司及各附屬公司(「本集團」 之類別分析,載於財務報表附註3。

MAJOR CUSTOMERS AND SUPPLIERS

The information in respect of the Group's sales and purchases attributable to the major customers and suppliers, respectively, during the year is as follows:

主要客戶及供應商

以下所載為本年度主要客戶及供應商分別佔本集 團銷售及採購數額之資料:

Percentage of the Group's total 佔本集團

		Sales 銷售總額百分比	Purchases 採購總額百分比
The largest customer Five largest customers in aggregate	最大客戶 首五大客戶合計	35.19% 59.04%	
The largest supplier	最大供應商		10.16%
Five largest suppliers in aggregate	首五大供應商合計		28.05%

One of the five largest suppliers and one of the five largest customers was San Miguel Corporation ("SMC") and its associates (collectively the "San Miguel Group") in which Mr. Ramon S. Ang, Mr. Carlos Antonio M. Berba, Mr. Ramon G. Torralba, Mr. Alonzo Q. Ancheta, Mr. Takashi Hayashi, Mr. Roberto N. Huang, Mr. Fumiaki Ozawa, Mr. Reynato S. Puno, Mr. Carmelo L. Santiago, Mr. Kenji Uchiyama and Mr. Tomoki Yamauchi have beneficial interests to the extent that they have/had equity interests in and/or are/were directors and/ or officers of the San Miguel Group.

生力總公司(「生力總公司」)及其關聯公司(統稱「生力集團」)為首五大供應商及首五大客戶其中之一。其中,蔡啓文先生、凱顧思先生、杜華博先生、Alonzo Q. Ancheta先生、林隆史先生、黃思民先生、小澤史晃先生、Reynato S. Puno先生、施雅高先生、內山建二先生及山內智樹先生因擁有生力集團之股權及/或為/曾任其董事及/或高級人員而獲得利益。

MAJOR CUSTOMERS AND SUPPLIERS (Continued)

Save as disclosed above, at no time during the year have the directors, their associates, or any shareholder of the Company (which to the knowledge of the directors owns more than 5% of the Company's share capital) had any interest in these major customers or suppliers.

RECOMMENDED DIVIDENDS

The directors have resolved that no final dividend be declared for the year ended 31 December 2018.

BUSINESS REVIEW AND PERFORMANCE

A fair review of the Group's business during the year, including the analysis using financial key performance indicators, and the outlook of the Group's business are provided in the Chairman's Statement section from pages 7 to 13 of this Annual Report. Description of the principal risks and uncertainties which faced the Group in 2018 can be found in the Chairman's Statement, including the financial risks mentioned in note 23 to the financial statements. There were no important events affecting the Group that have occurred since the end of the financial year 2018.

The Company defines stakeholders as all those who affect, and/or are affected by, its business. It embraces both internal and external stakeholders, ranging from employees, trade partners, shareholders, suppliers, government and local communities. The Company believes that engaging stakeholders is crucial for the sustainability of its business, as this does not just help the Company understand the possible risks and opportunities to its business, but also makes possible the actual mitigation of the risks and the full comprehension of the opportunities to its business. The Company also communicates with them through various channels to ensure that its stakeholders are made aware of and understand its business and/or products.

The Company endeavors to protect the environment in which it operates its business. During the year ended 31 December 2018 ("the year under review"), there was no material non-compliance in relation to air and greenhouse gas emission, discharges into water and land; and generation of hazardous and non-hazardous wastes. The Company endeavors to continually improve the management of its operations to prevent pollution and minimize waste. The Company also endeavors to continually improve the proper management and usage of the different Company resources, and the management of its operations to prevent pollution and minimize waste, and is committed to continuously train and encourage all its employees to be more environmentally conscious.

主要客戶及供應商(續)

除上文所披露者外,各董事、彼等之聯繫人士或 任何據董事所知擁有本公司股本超過百份之五之 本公司股東於本年度內概無擁有該等主要客戶或 供應商之任何權益。

建議股息

董事會通過不派發截至二零一八年十二月三十一 日止年度之末期股息。

業務審視及業績

有關本集團年內表現的中肯審視,包括運用財務關鍵表現指標進行的分析,以及本集團的業務展望在本年報第7至13頁的「主席報告」中闡述。關於本集團面對的主要風險及不明朗因素的敘述在「主席報告」中闡述,包括於財務報表附註23中披露的金融風險。在二零一八年財政年度終結後並無發生對本集團有影響的重大事件。

本公司將持份者定義為所有那些影響和/或受本公司業務影響的人員。這包括內部和外部持份者,涉及僱員、業務夥伴、股東、供應商、政府和本地社區。本公司相信持份者的參與對其業務的持續發展非常重要,他們的參與不僅有助於本公司理解可能存在的風險和機遇,也幫助本公司實際減輕風險和充分理解種種機遇。本公司亦通過各種渠道與持份者進行溝通以確保他們充分意識並理解其業務和/或產品。

本公司致力保護其營運的環境,於二零一八年十二月三十一日止年度(「回顧年度」)內,在廢氣和溫室氣體排放、向水和土地的排污、以及有害及無害廢棄物的產生方面不存在任何重大違規情況。本公司致力持續改善其操作管理以避免污染並將廢棄物減到最低。本公司亦致力持續改善其管理以及不同資源的使用及其操作管理以避免污染並將廢棄物減到最低、並致力於持續培訓和鼓勵所有員工以便提高僱員的環保意識。

BUSINESS REVIEW AND PERFORMANCE (Continued)

During the year under review, no material non-compliance of the laws and regulations that have a significant impact on the Company was noted. In addition, discussion on the Company's compliance with the Corporate Governance Code ("CG Code") is included in the Corporate Governance Report and discussion on the Company's financial statements' compliance with the Hong Kong Financial Reporting Standards, Hong Kong Companies Ordinance and the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Listing Rules") are included in note 1 to the financial statements.

CHARITABLE AND OTHER DONATIONS

Charitable and other donations made by the Group during the year amounted to HK\$12,200 (2017: HK\$30,738).

SHARE CAPITAL

Details of the share capital of the Company are set out in note 22(b) to the financial statements.

DIRECTORS

The directors of the Company as at the date of this Annual Report are set out on page 2 of the Annual Report.

With the exception of Mr. Kenji Uchiyama who was appointed as non-executive director on 13 April 2018, all of the directors served as such for the full year.

Mr. Takashi Hayashi resigned as non-executive director on 13 April 2018 due to his new assignment in Kirin Holdings Company, Limited which will require more of his time.

Mr. Ramon S. Ang, Dr. the Hon. Sir David K. P. Li, Mr., Reynato S. Puno and Mr. Carmelo L. Santiago, retire by rotation in accordance with Article 105 of the Company's Articles of Association at the forthcoming Annual General Meeting and, being eligible, offer themselves for re-election.

None of the directors proposed for re-election at the forthcoming Annual General Meeting has an unexpired service contract which is not determinable by the Company or any of its subsidiaries within one year without payment of compensation, other than normal statutory obligations.

業務審視及業績(續)

於回顧年度內,對本公司有重大影響的有關法律 及規例不存在任何重大違規情況。並且,本公司 遵守企業管治守則(「企業管治守則」)的情況已包 括在《企業管治報告》及本公司的財務報表遵守香 港財務報告準則、香港《公司條例》之規定及香港 聯合交易所有限公司證券上市規則(「上市規則」) 的情況已包括在財務報表附註1。

慈善及其他捐款

本集團於本年度內之慈善及其他捐款合共12,200 港元(二零一七年:30,738港元)。

股本

有關本公司股本之詳情載列於財務報表附註 22(b)。

董事

於本年報之日期各董事之名單載於第2頁。

除內山建二先生於二零一八年四月十三日獲委任 為非執行董事外,全部董事均於全年擔任董事職 務。

林隆史先生因需要投放更多時間於麒麟控股株式 會社之新委任上,分別於二零一八年四月十三日 辭去非執行董事職務。

蔡啓文先生、李國寶爵士、Reynato S. Puno先生及施雅高先生均依據本公司組織章程第105條規定,於即將舉行之股東周年大會上輪流告退及重選連任。

擬於應屆股東周年大會上鷹選連任之董事並無與 本公司或其任何附屬公司簽訂本公司或其任何附 屬公司不得於一年內終止而不作出賠償(一般法 定賠償除外)之服務合約。

DIRECTORS OF SUBSIDIARIES

The names of all directors who have served on the boards of the subsidiaries of the Company during the year ended 31 December 2018 or during the period from 1 January 2019 to the date of this report are available on the Company's website, *info.sanmiguel.com.hk*.

DIRECTORS' INTERESTS

The directors of the Company as of 31 December 2018 had the following personal interests in the shares of the Company, its holding companies, subsidiaries and other associated corporations (within the meaning of the Securities and Futures Ordinance ("SFO")) at that date as recorded in the register of directors' interests required to be kept under Section 352 of the SFO:

(1) INTERESTS IN ISSUED SHARES

附屬公司董事

於截至二零一八年十二月三十一日止年度或由二零一九年一月一日至本報告日期止期間,所有服務本公司附屬公司董事會的董事姓名載於本公司網站,網址為info.sanmiguel.com.hk。

董事之權益

按《證券及期貨條例》第352條規定備存之董事權 益登記冊記錄所載,於二零一八年十二月三十一 日之本公司董事於當日持有本公司、其控股公 司、附屬公司及其他聯繫公司(定義見《證券及期 貨條例》)已發行股本之實際權益如下:

(1) 已發行股本之權益

Number of ordinary shares in the Company

本公司之普通股之股份數目

	Number of	% of total
Name	shares held	issued shares
		佔已發行股份
姓名	持股數目	總數之百分比

David K. P. Li 12,000,000 3.21%

Number of common shares of 1 Philippine peso each in Top Frontier Investment Holdings, Inc.

Top Frontier Investment Holdings, Inc.

每股面值1菲律賓

披索之普通股

之股份數目

		是放切数 百					
		Total					
		Direct	Indirect	number of	% of total		
Name		ownership	ownership	shares held	issued shares		
Ramon S. Ang	蔡啓文	75,887	86,658,351	86,734,238	25.907003%		
Carlos Antonio M. Berba	凱顧思	364	_	364	0.000109%		
Roberto N. Huang	黃思民	3,039	_	3,039	0.000908%		
Reynato S. Puno	Reynato S. Puno	500	_	500	0.000149%		
Carmelo L. Santiago	施雅高	500	_	500	0.000149%		

DIRECTORS' INTERESTS (Continued)

(1) INTERESTS IN ISSUED SHARES (Continued)

附屬公司董事(續)

(1) 已發行股本之權益(續)

Number of shares in San Miguel Corporation 生力總公司之股份數目

				エハ	心口可足以四支	ч	
Name 姓名		Types of shares 股份類別	Par Value (Philippine pesos) 面值 (菲律賓披索)	Direct ownership 直接持有	Indirect ownership 間接持有	Total number of shares held 持股數目總數	% of total issued shares 佔已發行股份 總數之百分比
Ramon S. Ang	蔡啓文	Common 普通	5.00	1,345,429	373,623,796	374,969,225	9.724412%
Carlos Antonio M. Berba	凱顧思	Common 普通	5.00	3,645	_	3,645	0.000095%
		Preferred 優先	5.00	10,000	_	10,000	0.000259%
Roberto N. Huang	黃思民	Common 普通	5.00	42,397	_	42,397	0.001100%
Reynato S. Puno	Reynato S. Puno	Common 普通	5.00	5,000	_	5,000	0.000130%
Carmelo L. Santiago	施雅高	Common 普通	5.00	5,000	_	5,000	0.000130%

Number of shares in San Miguel Food and Beverage, Inc. San Miguel Food and Beverage, Inc.

之股份數目

Name 姓名		Types of shares 股份類別	Par Value (Philippine pesos) 面值 (菲律賓披索)	Direct ownership 直接持有	Indirect ownership 間接持有	Total number of shares held 持股數目總數	% of total issued shares 佔已發行股份 總數之百分比
Ramon S. Ang	蔡啓文	Common 普通	1	10	_	10	0.000000%
Roberto N. Huang	黃思民	Common 普通	1	10	_	10	0.000000%
		Preferred 優先	10	_	3,500	3,500	0.000059%
Carmelo L. Santiago	施雅高	Common 普通	1	10	_	10	0.000000%

Note:

Other than the preferred shares in San Mignel Food and Beverage, Inc. ("SMFB") which were held by Mr. Roberto N. Huang and the common shares in SMFB which were held by Mr. Camelo L. Santiago as personal interest, all shares in SMFB were held by the Directors as corporate interests.

附註:

除黃思民先生於San Miguel Food and Beverage, Inc. (「SMFB」) 所持有之優先股及施雅高先生於SMFB所持有之普通股為個人權益外,由董事持有之所有SMFB之股份均為公司權益。

DIRECTORS' INTERESTS (Continued)

(1) INTERESTS IN ISSUED SHARES (Continued)

附屬公司董事(續)

(1) 已發行股本之權益(續)

Number of common shares of 1 Philippine peso each in San Miguel Brewery Inc.

生力啤酒廠公司每股面值1菲律賓披索

之普通股之股份數目

Name 姓名	(Direct ownership 直接持有	Total Indirect ownership 間接持有	number of shares held 持股數目	% of total issued shares 佔已發行股行 之百分比
Ramon S. Ang Carlos Antonio M. Berba Alonzo Q. Ancheta Roberto N. Huang Carmelo L. Santiago Kenji Uchiyama Tomoki Yamauchi	蔡啓文 凱顧思 Alonzo Q. Ancheta 黃思民 施雅高 內山建二 山內智樹	5,000 5,000 10,000 5,000 5,000 5,000 5,000	_ _ _ _ _	5,000 5,000 10,000 5,000 5,000 5,000 5,000	0.000033% 0.000033% 0.000065% 0.000033% 0.000033% 0.000033%
			7/1/		

Note:

Other than the common shares in San Miguel Brewery Inc. ("SMB") which were held by Mr. Alonzo Q. Ancheta and Mr. Carmelo L. Santiago as personal interest, all common shares in SMB were held by Directors as corporate interests.

附註:

除 Alonzo Q. Ancheta 先生及施雅高先生於生力啤酒廠公司 (「生力啤酒廠」) 所持有作為個人權益之普通股外,由董事持有之所有生力啤酒廠之普通股均為公司權益。

(2) INTERESTS IN UNDERLYING SHARES

Certain directors of the Company have been granted stock options to subscribe for common shares in SMC under SMC's stock option scheme. Particulars of stock options in SMC held by directors during the year and as at 31 December 2018 are as follows:

(2) 於相關股份之權益

本公司若干董事根據生力總公司之購股權計劃獲授購股權以認購生力總公司之普通股股份。於年內及於二零一八年十二月三十一日各董事擁有生力總公司之購股權詳情如下:

Stock options in San Miguel Corporation 生力總公司之購股權

Name 姓名		Date granted 授出日期	Exercise period up to 截止行使限期	Exercise price per option (Philippine pesos) 每股行使價 (菲律賓被索)	Number of options outstanding at the beginning of the year 年初時尚未行使 之購股權數目	Number of options granted/ (exercised) during the year 年內授出/ (已行使) 之購股權數目	Number of options (lapsed) during the year 年內 (已失效) 之購股權數目	Number of options outstanding at the end of the year 年結時尚未行使 之購股權數目
Common (par value of 5 Philippine pesos each):	普通 (每股面值5 (菲律賓披索)							
Carlos Antonio M. Berba	凱顧思	16/12/2010	16/12/2018	120.33	41,556	(41,556)	_	_
Ramon G. Torralba	杜華博	16/12/2010	16/12/2018	120.33	8,991	(8,991)	_	_
Roberto N. Huang	黃思民	3/12/2018*	16/12/2018	120.33	_	(50,793)*	_	_

^{*} The options indicated were reinstated on December 3, 2018 as exercisable and were exercised on December 13, 2018.

該購股權於二零一八年十二月三日恢復 為可行使及已於二零一八年十二月十三 日行使。

DIRECTORS' INTERESTS (Continued)

(2) INTERESTS IN UNDERLYING SHARES (Continued)

All interests in the shares and underlying shares of the Company, its holding companies, subsidiaries and other associated corporations are long positions.

Apart from the foregoing, at no time during the year was the Company or any of its holding companies, subsidiaries or associated corporations a party to any arrangement to enable the directors of the Company to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

Apart from the foregoing, none of the directors of the Company or any of their spouses or children under eighteen years of age has interests or short positions in the shares, underlying shares or debentures of the Company or any of its holding companies, subsidiaries or other associated corporations, as recorded in the register required to be kept under section 352 of the SFO or as otherwise notified to the Company pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers as adopted by the Company.

PERMITTED INDEMNITY PROVISIONS

Pursuant to the Company's Articles of Association, directors shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities which he may sustain or incur in or about the execution of the duties of his office or elsewhere in relation thereto, provided that its provisions are not avoided by the Hong Kong Companies Ordinance. Such provisions were in force during the year ended 31 December 2018 and remained in force as of the date of this report.

附屬公司董事(續)

(2) 於相關股份之權益(續)

本公司、其控股公司、附屬公司及其他聯繫公司之所有股份及相關股份權益均屬好 倉。

除上文所述外,本公司、其控股公司、附屬公司或其他聯繫公司在本年度任何時間內並無安排本公司董事購買本公司或其他公司之股份權益或債權證。

根據本公司按《證券及期貨條例》第352條 而保存之登記冊,或根據上市公司董事進 行證券交易的標準守則所知會本公司之記 錄,除上文所提及外,各董事,其配偶或 其18歲以下之子女均無擁有本公司或其任 何控股公司、附屬公司或其他聯繫公司之 股份、相關股份及債權證之權益及淡倉。

獲准許的彌償條文

根據本公司的章程,董事因執行職務或相關職責而可能承擔或蒙受之虧損及責任應獲得以本公司之資產作出之彌償保證,惟本彌償保證不違反香港《公司條例》之規定。該等條文於截至二零一八年十二月三十一日止年度期間生效,並於本報告日期繼續生效。



SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SHARES AND UNDERLYING SHARES

The Company has been notified of the following interests in the Company's issued shares at 31 December 2018 amounting to 5% or more of the ordinary shares in issue:

主要股東於股份及相關股份之權益

於二零一八年十二月三十一日,本公司獲悉下列 佔本公司已發行普通股之5%或以上的本公司已發 行股份權益:

Ordinary shares 普通股股份

	日旭版	מן אנו.
	Number of ordinary shares held	% of total issued shares
	所持普通股數目	佔已發行股份 總數之百分比
Iñigo Zobel(附註1)	245,720,000	65.78%
Top Frontier Investment Holdings,		
Inc.(附註1)	245,720,000	65.78%
生力總公司(附註1)	245,720,800	65.78%
麒麟控股株式會社(附註1)	245,720,800	65.78%
San Miguel Food and Beverage,		
Inc.(附註1)	245,720,800	65.78%
生力啤酒廠公司(附註1)	245,720,800	65.78%
1) 生力啤酒國際有限公司(附註1)	245,720,800	65.78%
立端利有限公司(附註1)	245,720,800	65.78%
長江企業控股有限公司(附註2)	23,703,000	6.34%
長江和記實業有限公司(附註2)	23,703,000	6.34%
	Top Frontier Investment Holdings, Inc. (附註1) 生力總公司 (附註1) 麒麟控股株式會社 (附註1) San Miguel Food and Beverage, Inc. (附註1) 生力啤酒廠公司 (附註1) 生力啤酒國際有限公司 (附註1) 立端利有限公司 (附註1) 長江企業控股有限公司 (附註2)	Number of ordinary shares held

Notes:

- (1) Iñigo Zobel, Top Frontier Investment Holdings, Inc. ("Top Frontier"), the ultimate holding company, SMC, SMFB, Kirin Holdings Company, Limited ("Kirin") (a principal shareholder of SMB), SMB, and San Miguel Brewing International Limited ("SMBIL") are all deemed to hold the above disclosed interest indirectly through Neptunia Corporation Limited ("Neptunia") in the Company because each of Iñigo Zobel, Top Frontier, SMC, SMFB and Kirin holds more than one third of the voting power of SMB. SMB has a controlling interest in SMBIL and SMBIL has a controlling interest in Neptunia.
- (2) Conroy Assets Limited, which holds 13,624,600 shares of the Company, and Hamstar Profits Limited, which holds 10,078,400 shares of the Company, are indirect wholly owned subsidiaries of Cheung Kong (Holdings) Limited ("CKH") and CK Hutchison Holdings Limited ("CK Hutchison").
 - By virtue of the SFO, CKH and CK Hutchison are deemed to be interested in the shares of the Company held by Conroy Assets Limited and Hamstar Profits Limited.

附註:

- (1) 由於lñigo Zobel、Top Frontier Investment Holdings, Inc. (「Top Frontier」),為最終控股公司,生力總公司、SMFB及麒麟控股株式會社(「麒麟」)(為生力啤酒廠之主要股東)各自持有生力啤酒廠三分之一以上之投票權,生力啤酒廠持有生力啤酒國際有限公司(「生力啤酒國際」)之控股權益及生力啤酒國際持有立端利有限公司(「立端利」)之控股權益,故此lñigo Zobel、Top Frontier、生力總公司、SMFB、麒麟、生力啤酒廠及生力啤酒國際均被視為間接透過立端利持有上述所披露於本公司之權益。
- (2) Conroy Assets Limited 持有本公司13,624,600 股股份及Hamstar Profits Limited 持有本公司10,078,400股股份,彼等為長江企業控股有限公司(「長江企業控股」)及長江和記實業有限公司(「長和」)之間接全權擁有附屬公司。

根據《證券及期貨條例》,長江企業控股及長和均被視為擁有由Conroy Assets Limited及 Hamstar Profits Limited持有之本公司股份之權益。

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SHARES AND UNDERLYING SHARES (Continued)

All the above interests in the shares and underlying shares of the Company are long positions.

Apart from the foregoing, no other interests required to be recorded in the register kept under Section 336 of the SFO have been notified to the Company.

SUFFICIENCY OF PUBLIC FLOAT

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

DIRECTORS' INTERESTS IN CONTRACTS

Pursuant to an agreement dated 12 June 1963, Neptunia provides technical and advisory services to the Company and may be paid a General Managers' commission. General Managers' commission has not been paid by the Company or charged by Neptunia since the 1995 financial year.

Mr. Ramon S. Ang, Mr. Carlos Antonio M. Berba, Mr. Ramon G. Torralba, Mr. Alonzo Q. Ancheta, Mr. Takashi Hayashi, Mr. Roberto N. Huang, Mr. Fumiaki Ozawa, Mr. Reynato S. Puno, Mr. Carmelo L. Santiago, Mr. Kenji Uchiyama and Mr. Tomoki Yamauchi are interested parties to the above contract and to the connected transactions and continuing connected transactions below to the extent that they have/had equity interests in and/or are/were directors and/or officers of SMBIL, SMB, SMFB, SMC and/or Top Frontier, the ultimate holding company of Neptunia.

No contract of significance to which the Company or any of its holding companies, subsidiaries or associated corporations was a party, and in which a director of the Company had a material interest (other than Mr. Ramon S. Ang who has a substantial interest in the shares of Top Frontier and SMC as disclosed in the section "Directors Interests" in this report, and who accordingly abstained from the voting on the Company's entering into of these transactions), subsisted at the end of the year or at any time during the year.

主要股東於股份及相關股份之權益(續)

上述所有本公司之股份及相關股份之權益均為好 倉。

除上述外,並無其他權益須按《證券及期貨條例》 第336條規定備存之登記冊通知本公司。

公眾持股量

本公司所掌握之公開資料以及就本公司董事所知,於本年報日期,本公司一直保持上市規則指定之公眾持股量。

董事於合約之權益

根據一九六三年六月十二日訂立之協議,立端利 向本公司提供技術及顧問服務,並可收取總經理 酬金。自一九九五年財政年度起,本公司並無支 付總經理酬金,而立端利亦無向本公司收取總經 理酬金。

蔡啓文先生、凱顧思先生、杜華博先生、Alonzo Q. Ancheta先生、林隆史先生、黃思民先生、小澤史晃先生、Reynato S. Puno先生、施雅高先生、內山建二先生及山內智樹先生因擁有/或曾擁有生力啤酒國際、生力啤酒廠、SMFB、生力總公司及/或立端利之最終控股公司Top Frontier 之股權及/或為該等公司之董事及/或高級人員,均可從此合約及以下關連交易及持續關連交易中獲取利益。

本公司、或其任何控股公司、附屬公司或關連公司概無於本年度終結時或年內任何時間訂立與本公司董事擁有重大權益之重要合約(除蔡啓文先生因其於Top Frontier及生力總公司持有重大股份權益(如本年報「董事之權益」中所披露)就本公司進行該等交易之決議案放棄投票外)。



CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

Purchases from/sales to the San Miguel Group

(1) TRADE-RELATED CONTINUING CONNECTED TRANSACTIONS MADE WITH THE SAN MIGUEL GROUP

In order to comply with the Listing Rules, the Company entered into an agreement with SMC on 4 February 2016 (the "Agreement") with a view to renewing the agreement to carry out the traderelated continuing connected transactions from 1 January 2017 to 31 December 2019 under the same terms and conditions as those under the agreements entered into by SMC and the Company dated 6 December 2007, 11 May 2009, 15 October 2010 and 7 March 2013 in respect of such trade-related continuing connected transactions.

The Agreement, including the trade-related continuing connected transactions and the caps set for such transactions, was approved by independent shareholders at the Extraordinary General Meeting of the Company held on 29 April 2016.

Pursuant to the Agreement, the Group entered into the following trade-related continuing connected transactions during the year.

關連交易及持續關連交易

(1) 與生力集團貿易有關的持續關連交易

採購自/銷售予生力集團

為符合上市規則,本公司與生力總公司於 二零一六年二月四日訂立一份協議書(「協 議書」)從而更新協議於二零一七年一月一 日至二零一九年十二月三十一日進行與贸 易有關的持續關連交易,該協議之條款及 條件與於二零零七年十二月六日、二零零 九年五月十一日、二零一零年十月十五日 及二零一三年三月七日由本公司與生力總 公司訂立之與貿易有關的持續關連交易的 協議相同。

協議書(包括與貿易有關的持續關連交易 及此等交易上限)已於二零一六年四月 二十九日於本公司的股東特別大會內經獨 立股東批准。

於本年度內,本集團根據協議書進行以下 與貿易有關的持續關連交易。

Continuing connected transactions	持續關連交易	2018 二零一八年 Actual 實額 HK\$'000 港幣千元	2018 二零一八年 Cap 上限 HK\$'000 港幣千元
Purchase of packaging materials by the Group from the San Miguel Group	本集團向生力集團 購買包裝材料	2,935	41,000
Purchase of packaged beer by the Group from the San Miguel Group	本集團向生力集團 購買已包裝啤酒	1,997	6,400
Sales of packaged beer and non-alcoholic beverage products by the Group to the San Miguel Group, provided that such sales or distribution of packaged beer shall not be carried out in the Philippines,	本集團向生力集團銷售 已包裝啤酒及非酒精類飲品 產品,該產品不能於菲律賓銷售 (經生力啤酒廠公司銷售除外)		
unless through SMB		205,749	296,000

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS (Continued)

(1) TRADE-RELATED CONTINUING CONNECTED TRANSACTIONS MADE WITH THE SAN MIGUEL GROUP (Continued)

Purchases from/sales to the San Miguel Group (Continued)

The independent non-executive directors of the Company have reviewed these continuing connected transactions and confirmed that such transactions were:

- entered into in the ordinary and usual course of business of the Group;
- conducted either on normal commercial terms or, if there are not sufficient comparable transactions to judge whether they are on normal commercial terms, on terms no less favourable to the Group than terms available to or from independent third parties; and
- in accordance with the relevant agreements governing them on terms that are fair and reasonable and in the interests of the Company and its shareholders as a whole.

The Company's auditor was engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The auditor has issued their unqualified letter containing the auditor's findings and conclusions in respect of the continuing connected transactions disclosed by the Group on pages 26 to 27 of the Annual Report in accordance with Main Board Listing Rule 14A.56. A copy of the auditor's letter has been provided by the Company to The Stock Exchange of Hong Kong Limited.

關連交易及持續關連交易(續)

1) 與生力集團貿易有關的持續關連交易 (續)

採購自/銷售予生力集團(續)

本公司獨立非執行董事審閱並確認該等持 續關連交易乃:

- 於一般日常業務過程中進行;
- 按正常商業條款或,如果沒有足夠 的交易比較判斷他們是否按正常商 業條款,按不遜於本集團給予獨立 第三方或從獨立第三方接受的條款 訂立;及
- 按照有關協議的條款規管該等交易 是公平和合理,並符合本公司及其 股東之整體利益。

本公司核數師已獲委聘按照香港會計師公會頒布的《香港核證工作準則》第3000號「非審核或審閱過往財務資料的核證工作」,並參照實務説明第740號「關於香港《上市規則》所述持續關連交易的核數師函件」,對本集團的持續關連交易作出報告。根據上市規則第14A.56條,核數師已就本集團於年報第26至27頁所披露的持續關連交易的核證結果及結論,發出無保留意見的函件。本公司已將核數師函件的副本呈交香港聯合交易所有限公司。

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS (Continued)

(2) CONTINUING CONNECTED TRANSACTIONS MADE WITH GUANGZHOU BREWERY AND THE SAN MIGUEL GROUP RELATING TO LICENSING AGREEMENTS

Guangzhou San Miguel Brewery Company Limited ("GSMB") is an equity joint venture formed between San Miguel (Guangdong) Limited ("SMG") and Guangzhou Brewery ("GB") and is held as to 70% by SMG and as to 30% by GB. SMG is a 92.989%-owned subsidiary of the Company and GB is a connected person of the Company by virtue of its substantial shareholding in GSMB. To facilitate the business operations of GSMB, San Miguel International Limited ("SMIL") (a member of the San Miguel Group) and GB have each granted GSMB a licence to use their respective trademarks upon establishment of GSMB (the "SMIL Trademark Licensing Agreement" and the "GB Trademark Licensing Agreement", respectively).

Apart from the SMIL Trademark Licensing Agreement, the Group has also entered into other licence agreements with certain other members of the San Miguel Group: (i) the Neptunia Sub-licence Agreement entered into between the Company and Neptunia (an indirect subsidiary of SMC) and (ii) the SMBIL Sub-licence Agreement entered into between SMGB and SMBIL (an indirect subsidiary of SMC).

The directors (including the non-executive directors) consider that the terms of the SMIL Trademark Licensing Agreement, the Neptunia Sublicense Agreement, the SMBIL Sub-license Agreement (collectively, the "San Miguel Group Licensing Agreements") and the GB Trademark Licensing Agreement, including their respective tenures which are for more than three years, are on normal commercial terms, fair and reasonable, and that the transactions contemplated under such agreements are in the interests of the Company and the shareholders as a whole.

關連交易及持續關連交易(續)

(2) 與廣州啤酒廠及生力集團有關特許

協議之持續關連交易廣州生力啤酒有限公司(「廣州生力」)為生力啤(廣東)有限公司(「生力啤廣東」)與廣州啤酒廠(「廣州啤酒廠」)成立之合資合營公司,並力啤廣東及廣州啤酒廠分別持有70%及30%。生力啤廣東為本公司擁有92.989%權益之附屬公司,而廣州啤酒廠則由於廣州生力之重大股權而為本公司統會人士。為方便進行廣州生力之業務,生別國際有限公司(「生力國際」)(生力集別,於廣州生力成立後讓別人工。為方便進行廣州生力成立後讓別人工。為方便進行廣州生力成立後讓別人工。為方便進行廣州生力成立後讓力國際有限公司(「生力國際」)(生力集別,於廣州生力成立後讓別人工,於廣州生力成立後讓別人工,於廣州生力成立後讓別人工,於廣州生力成立後讓別人工,於廣州生力成立後讓別人工,於廣州生力成立後讓別人工,於廣州生力成立後,於廣州生力使用其各自之商標(「分別為生力國際商標特許協議及廣州啤酒廠商標特許協議及廣州啤酒廠商標特許協議」)。

除生力國際商標特許協議外,本集團亦與生力集團之若干其他成員公司訂立其他特許協議:(i)本公司與立端利(生力總公司之間接全資附屬公司)訂立之立端利再特許協議及(ii)生力廣東與生力啤酒國際(生力總公司之間接全資附屬公司)訂立之生力啤酒國際再特許協議。

董事(包括非執行董事)認為生力國際商標特許協議、立端利再特許協議、生力啤酒國際再特許協議(統稱「生力集團特許協議」)及廣州啤酒廠商標特許協議(包括個別多於三年之保用權)之條款屬一般商業條款,屬公平合理,而據此進行之特許交易符合本公司及股東整體利益。

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS (Continued)

(2) CONTINUING CONNECTED TRANSACTIONS MADE WITH GUANGZHOU BREWERY AND THE SAN MIGUEL GROUP RELATING TO LICENSING AGREEMENTS (Continued)

The transactions under the San Miguel Group Licensing Agreements (which have been aggregated as a single transaction for purposes of the Listing Rules) and the GB Trademark Licensing Agreement constituted continuing connected transactions under Rule 14A.34(1) of the Listing Rules. The annual royalties payable by the Group under each of (i) the San Miguel Group Licensing Agreements and (ii) the GB Trademark Licensing Agreement shall be less than HK\$10 million for the year ended 31 December 2007 and each of the financial years during the remaining term of the relevant licence/sub-licence agreements. Based on this proposed cap, the transactions under each of (i) the San Miguel Group Licensing Agreements and (ii) the GB Trademark Licensing Agreement are only subject to the reporting and announcement requirements and are exempt from the independent shareholders' approval requirement.

An announcement was made by the Company on 19 September 2007 in this respect.

In relation to the SMIL Trademark Licensing Agreement and the Neptunia Sub-licence Agreement, as per the payment instructions of SMC dated 18 December 2000, all royalties receivable from GSMB and the Company have been assigned and transferred to SMBIL effective 1 January 2000 until further notice.

On 1 April 2010, a Deed of Assignment was entered into between SMIL, SMBIL and GSMB pursuant to which SMIL agreed to assign, transfer and convey in favour of SMBIL all of SMIL's rights, title and interest over the SMIL Trademark Licensing Agreement. Both SMBIL and GSMB consented to such assignment pursuant to the Deed of Assignment.

After the assignment, SMBIL became the licensor of the trademarks licensed to GSMB under the SMIL Trademark Licensing Agreement. All other terms of the SMIL Trademark Licensing Agreement as assigned to SMBIL remain unchanged. The transaction contemplated under the SMIL Trademark Licensing Agreement as assigned to SMBIL continues to constitute a continuing connected transaction for the Company under the Listing Rules.

An announcement was made by the Company on 1 April 2010 in this respect.

關連交易及持續關連交易(續)

(2) 與廣州啤酒廠及生力集團有關特許

就上市規則第14A.34(1)條而言,生力集團特許協議(累計為一項單一交易)及廣州啤酒廠商標特許協議項下之交易構成本公司之持續關連交易。本集團根據各(i)生期集團特許協議及(ii)廣州啤酒廠商標特計協議於正等零七年十二月三十一日上年度及相關特許/再特許協議餘下年期各財政年度各自應付之全年專利權費將公的生力集團特許協議以及(ii)廣州啤酒廠商標特計協議與生力集團進行之交易將僅須申報及公佈規定,並獲豁免有關獨立股東批准之規定。

於二零零七年九月十九日,本公司已就此 作出披露。

根據於二零零零年十二月十八日生力總公司之付款指示,就有關生力國際商標特許協議及立端利再特許協議,由二零零零年一月一日起,所有由廣州生力及本公司之專利權費將授予及轉予生力啤酒國際,直至另行通告為止。

於二零一零年四月一日,生力國際、生力 啤酒國際及廣州生力訂立轉讓契據,據 此,生力國際同意將生力國際擁有之商 標特許協議之所有權利、所有權及權益轉 讓、轉移及轉易予生力啤酒國際。生力啤 酒國際及廣州生力同意根據轉讓契據進行 該項轉讓。

於轉讓後,根據商標特許協議,生力啤酒 國際成為授予廣州生力商標特許權之特許 持有人。商標特許協議之所有其他條款均 維持不變。按照上市規則,根據商標特許 協議擬進行之交易繼續構成本公司之持續 關連交易。

於二零一零年四月一日,本公司已就此作 出披露。

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS (Continued)

(2) CONTINUING CONNECTED TRANSACTIONS MADE WITH GUANGZHOU BREWERY AND THE SAN MIGUEL GROUP RELATING TO LICENSING AGREEMENTS (Continued)

The amount of royalties paid to GB and the San Miguel Group for the year ended 31 December 2018 were HK\$1,903,000 and HK\$166,000 respectively (2017: HK\$1,851,000 and HK\$169,000).

The independent non-executive directors of the Company have reviewed these continuing connected transactions and confirmed that such transactions were:

- entered into in the ordinary and usual course of business of the Group;
- conducted either on normal commercial terms or, if there are not sufficient comparable transactions to judge whether they are on normal commercial terms, on terms no less favourable to the Group than terms available to or from independent third parties; and
- in accordance with the relevant agreement governing them on terms that are fair and reasonable and in the interests of the Company and its shareholders and as a whole.

The Company's auditor was engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The auditor has issued their unqualified letter containing the auditor's findings and conclusions in respect of the continuing connected transactions disclosed by the Group on pages 28 to 30 of the Annual Report in accordance with Main Board Listing Rule 14A.56. A copy of the auditor's letter has been provided by the Company to The Stock Exchange of Hong Kong Limited.

In anticipation of the expiration of the Neptunia Sub-licence Agreement on 1 January 2019, an Extension Letter was signed by Neptunia and by the Company on 26 October 2018 to extend the term of the Neptunia Sub-licence Agreement for one year from 1 January 2019 to 31 December 2019 at nil consideration. Save for such extension, all other terms of the Neptunia Sub-license Agreement remain unchanged.

An announcement was made by the Company on 26 October 2018 in this respect.

關連交易及持續關連交易(續)

(2) 與廣州啤酒廠及生力集團有關特許

於截至二零一八年十二月三十一日止年度,支付予廣州啤酒廠及生力集團之專利權費分別為1,903,000港元及166,000港元(二零一七年:1,851,000港元及169,000港元)。

本公司獨立非執行董事審閱並確認該等持 續關連交易乃:

- 一 於一般日常業務過程中進行;
- 按正常商業條款或,如果沒有足夠 的交易比較判斷他們是否按正常商 業條款,按不遜於本集團給予獨立 第三方或從獨立第三方接受的條款 訂立;及
- 按照有關協議的條款規管該等交易 是公平和合理,並符合本公司及其 股東之整體利益。

本公司核數師已獲委聘按照香港會計師公會頒布的《香港核證工作準則》第3000號「非審核或審閱過往財務資料的核證工作」,並參照實務説明第740號「關於香港《上市規則》所述持續關連交易的核數師函件」,對本集團的持續關連交易作出報告。根據上市規則第14A.56條,核數師已就本集團於年報第28至30頁所披露的持續關連交易的核證結果及結論,發出無保留意見的函件。本公司已將核數師函件的副本呈交香港聯合交易所有限公司。

鑒於立端利再特許協議將於二零一九年一月一日失效,立端利與本公司於二零一八年十月二十六日簽署延長函件,以將立端利再特許協議之年期無償進一步延長一年,由二零一九年一月一日起至二零一九年十二月三十一日止。除該延長外,立端利再特許協議之所有其他條款均維持不變。

於二零一八年十月二十六日本公司已就此作出披露。



CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS (Continued)

(3) OTHER CONNECTED TRANSACTIONS MADE WITH THE SAN MIGUEL GROUP

The Group purchased brewing materials and other materials from the San Miguel Group during the year, which amounted to HK\$34,000 (2017: HK\$29,000). The Group also sold raw materials and packaging materials to subsidiaries of SMC during the year, which amounted to HK\$6,000 (2017: HK\$5,000). These transactions are exempt from all the reporting, announcement and independent shareholders' approval requirements according to Chapter 14A.76(1) of the Listing Rules (De minimis transactions). Also, as set out in note 25(a) to the financial statements, interest expense of HK\$6,040,000 (2017: HK\$6,181,000) was paid for the loan from an intermediate holding company and advertising and promotion subsidy of HK\$14,175,000 (2017: HK\$16,084,000) was received from an intermediate holding company for promotion of certain brands in the People's Republic of China ("PRC"). These transactions are also exempt from the reporting, announcement and independent shareholders' approval requirement according to the Chapter 14A.90 of the Listing Rules.

The Group has complied with the requirements set out in Chapter 14A of the Listing Rules in respect of the continuing connected transactions and connected transactions stated above.

關連交易及持續關連交易(續)

(3) 與生力集團之其他關連交易

於本年度內,本集團向生力集團採購釀製 材料及其他材料34,000港元(二零一七年: 29,000港元)。於本年度內,本集團亦向生 力總公司之附屬公司出售原料及包裝材料 6,000港元(二零一七年:5,000港元)。根 據上市規則第14A.76(1)章「最低豁免水平 交易」,該等交易獲豁免遵守有關申報、 公告及獨立股東批准的規定。並如財務報 表附註25(a)中披露,利息支出6,040,000 港元(二零一七年:6,181,000港元)乃自 中介控股公司的貸款及從中介控股公司收 取的廣告及市場推廣補貼14,175,000港元 (二零一十年:16.084.000港元) 乃補貼若 干品牌在中國的推廣。彼等交易根據上市 規則第14A.90章獲豁免遵守有關申報、公 告及獨立股東批准的規定。

就有關上述的持續關連交易及關連交易,本集團 已遵守上市規則第14A章的規定。



EMPLOYEE RETIREMENT PLANS

The Company and its subsidiaries in Hong Kong have sponsored a non-contributory defined benefit scheme, The San Miguel Brewery Hong Kong Limited Retirement Fund (the "Fund"), which covers local permanent employees, and was registered in September 1995 under the Occupational Retirement Schemes Ordinance. The Fund's assets are held in trust and administered by a trustee. The members' benefits are determined based on the employees' final remuneration and length of service. Contributions to the Fund are made in accordance with the recommendations of independent actuaries who value the retirement scheme at regular intervals, usually triennially.

The Fund was granted exemption from the Mandatory Provident Fund ("MPF") regulations by the MPF Scheme Authority on 24 July 2000, following modifications to the Fund benefits which comply with MPF regulations.

The latest actuarial assessment of the Fund was carried out as at 1 January 2018 and the results were as follows:

- (1) the latest actuarial assessment of the Fund was prepared by independent qualified staff of Willis Towers Watson. In the actuarial valuation, the attained age method was used. Other major assumptions used in the valuation were: investment return of 4% per annum; long-term salary escalation of 5% per annum; mortality rates under the 2016 Hong Kong Life Tables; normal retirement age of 60 years; and early retirement rates allowed between the ages 55 to 60 years.
- the unaudited market value of the Fund assets was HK\$95,499,000 as at 1 January 2018.
- (3) the minimum level of funding as recommended by the actuary of the Fund was 8.9% of salaries for 2018, 2019 and 2020.
- (4) the solvency surplus was HK\$9,712,000, i.e. the obligation under the Fund was 111% covered by the Fund's assets, as at 1 January 2018.

Particulars of the employee retirement plans of the Company and the Group are set out in note 20 to the financial statements

LIQUIDITY AND FINANCIAL RESOURCES

The Group's working capital at 31 December 2018 was net current assets of HK\$94,495,000 compared with HK\$128,905,000 as at 31 December 2017.

The Group's cash and bank deposits (excluding pledged deposits) as at 31 December 2018 were HK\$117,809,000 (2017: HK\$169,343,000) and are sufficient to fund working capital requirements and capital expenditure in 2019.

僱員退休金計劃

本公司及其香港附屬公司均為僱員提供非供款的 界定福利退休金計劃,名為香港生力啤酒廠有限 公司退休基金(「基金」)。本基金包含本地全職僱 員,並於一九九五年九月根據職業退休計劃條例 註冊。基金資產被託管及由信託人管理。基金的 福利乃根據僱員之最後薪金及其服務年期計算。 基金之供款乃根據獨立精算師之建議而釐定。精 算師定期為此計劃作出評估,一般為每三年評估 一次。

基金福利經修訂後已符合強積金條例,並已於二 零零零年七月二十四日獲得強制公積金計劃管理 局的豁免。

最近一次基金精算評估於二零一八年一月一日進 行,結果如下:

- (1) 最近一次基金精算評估由韋萊轁之獨立專業合資格精算師進行。精算評估採用到達年齡正常成本法。估值時所採用之其他主要假設為:投資回報每年4%;長期薪金每年增長5%;二零一六年香港人之死亡率;正常退休年齡為60歲;以及由55至60歲的提前退休比率。
- (2) 基金之資產於二零一八年一月一日之未審核市值為95,499,000港元。
- (3) 基金的精算師建議在二零一八年、二零 一九年和二零二零年之最低供款比率為薪 金之8.9%。
- (4) 基金的償債結餘為9,712,000港元。即此 基金於二零一八年一月一日之償債責任的 111%獲其資產保障。

本公司及本集團之僱員退休金計劃詳情載於財務 報表附註20。

流動資金及財務資源

於二零一八年十二月三十一日本集團之營運資金 為流動資產淨值94,495,000港元,而於二零一七 年十二月三十一日則為流動資產淨值128,905,000 港元。

於二零一八年十二月三十一日本集團之現金及銀行存款(不包括抵押存款)為117,809,000港元(二零一七年:169,343,000港元),足以為二零一九年提供營運資金及資本開支。

LOANS

The Group has a loan from an intermediate holding company. Total borrowings at 31 December 2018 for the Group were HK\$115,637,000 (2017: HK\$166.706.000).

Particulars of the loan from an intermediate holding company of the Company and the Group as at 31 December 2018 are set out in note 19 to the financial statements

FIVE YEAR SUMMARY

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on page 142 of the Annual Report.

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

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

CODE OF BEST PRACTICE

Principal corporate governance practices adopted by the Company are set out in the Corporate Governance section on pages 37 to 52 of the Annual Report.

CONFIRMATION OF INDEPENDENCE

The Company has received from each of the independent non-executive directors an annual confirmation of independence pursuant to Rule 3.13 of the Listing Rules and considers all the independent non-executive directors to be independent.

AUDITORS

KPMG retire and, being eligible, offer themselves for re-appointment. A resolution for the re-appointment of KPMG as auditors of the Company is to be proposed at the forthcoming Annual General Meeting.

By order of the board



Ramon S. Ang Chairman

Hong Kong, 5 March 2019

貸款

本集團與一間中介控股公司有貸款。於二零一八年十二月三十一日本集團之借款總額分別為115,637,000港元(二零一七年:166,706,000港元)。

有關本公司及本集團於二零一八年十二月三十一日之中介控股公司之貸款詳情載於財務報表附註 19。

五年賬目摘要

本集團過去五年之業績、資產及負債摘要,載於 本年報第142頁。

買賣或贖回本公司之上市證券

年內本公司或其任何附屬公司概無購回、出售或 贖回任何 上 市證券。

最佳應用守則

有關本公司遵守公司管治常規的重點載於本年報 第37至52頁中之企業管治部分。

確認獨立性

根據上市規則第3.13條所載的指引,每名獨立非執行董事已向本公司確認於本年度之獨立性,本公司認為所有獨立非執行董事確屬獨立人士。

核數師

畢馬威會計師事務所任滿告退並願受聘連任。有 關續聘畢馬威會計師事務所擔任本公司核數師之 決議案將於應屆股東周年大會上提呈。

承董事會命



主席 **蔡啓文**

香港,二零一九年三月五日



COMMITMENT TO CORPORATE GOVERNANCE

The Company is committed to maintaining compliance with statutory and regulatory standards and adherence to the principles of corporate governance emphasizing transparency, independence, accountability, responsibility and fairness. The board and the senior management of the Company ensure that effective self-regulatory practices exist to protect the interests of the shareholders of the Company. These include a board comprised of high calibre members, board committees and effective internal systems and controls.

The Company has applied the principles set out in the CG Code throughout year under review as contained in Appendix 14 of the Listing Rules, save for the deviation discussed below:

 All of the non-executive directors are not appointed for a specific term (Code Provision A.4.1 of the CG Code) but are subject to retirement by rotation once every three years and re-election at the annual general meeting under the Company's Articles of Association.

The following sections set out the principles in the CG Code as they have been applied by the Company, including any deviation therefrom, for the year under review.

THE BOARD

As at 31 December 2018, the board comprised twelve Directors (one executive director, who is the managing director, seven non-executive directors and four independent non-executive directors) who possess the skills, experience and expertise either in the same industry or relevant to the management of the business of the Group. The biographies of the directors are set out from pages 54 to 59 of this report under the "Directors and Management Executives" section. There is no financial, business, family or other material or relevant relationship among the members of the board.

The management and control of the business of the Company is vested in its board. It is the duty of the board to create value for the shareholders of the Company, establish the Company's strategic direction, set the Company's objectives and plan in accordance therewith, and provide leadership and ensure availability of resources in the attainment of such objectives. The board is bound to manage the Company in a responsible and effective manner, and therefore every director ensures that he carries out his duty in good faith and in compliance with the standards of applicable laws and regulations, and acts in the best interests of the Company and its shareholders at all times.

致力維持企業管治水平

本公司致力維持有關法定及監管標準,並緊守企業管治之原則,強調透明度、獨立、問責、責任及公平。本公司的董事會及高級管理人員確保訂有有效的自我監管常規,以保障本公司股東的利益,當中包括由極出色之成員組成的董事會、董事委員會及有效的內部制度及監控。

於回顧年度,本公司一直採用載於上市規則附錄 十四的企業管治守則所載的原則,惟下文所述的 偏離行為除外:

 根據本公司章程,所有非執行董事每三年 須在股東周年大會輪值退任及接受重新選舉,故並無特定任期(企業管治守則條文 A.4.1項)

以下各節載述本公司於回顧年度內應用該企業管 治守則的標準,包括任何偏離行為。

董事會

於二零一八年十二月三十一日,董事會包括十二 位董事(一位執行董事兼董事總經理,七位非執 行董事及四位獨立非執行董事),彼等具有在相同 行業或與本集團之業務管理有關之技能、經驗及 專長。董事之履歷載於本報告第54頁至第59頁之 「董事及行政管理人員」一節內。董事與董事會成 員概無任何財務、業務、親屬或其他重大或相關 之關係。

本公司業務的管理及監控歸屬於董事會。董事會的職責在於為本公司股東創造價值,訂下本公司的策略方向,以此設定本公司的目標及計劃,領導員工並確保本公司具備所需資源以達成該等目標。董事會須盡責兼有效地管理本公司,因此,每位董事均須確保其本著真誠履行職責,符合適用法律及規例的標準,並時刻為本公司及其股東的最佳利益行事。

THE BOARD (Continued)

The board and the executive management have clearly defined responsibilities under various internal control and checks-and-balance mechanisms. The board has delegated a schedule of responsibilities to the executive management of the Company. These responsibilities include: implementation of the decisions of the board and organisation and direction of the day-to-day operation and management of the Company in accordance with the management strategies and plans approved by the board; preparation and monitoring of annual production plans and operating budget; and control, supervision and monitoring of capital, technical and human resources.

The board held four meetings during the year under review. The chief finance officer and company secretary attended all the scheduled board meetings to report matters arising from corporate governance, risk management, statutory compliance, accounting and finance, and kept detailed minutes of each meeting, which are available for all directors. At the meetings, the directors discussed and formulated overall strategies for the Company, monitored financial performance and discussed the annual and interim results, as well as other significant matters. Daily operational matters are delegated to management.

At least 14 days of notice of all board meetings was given to all directors, and all directors were given the opportunity to include matters for discussion in the agenda. An agenda and accompanying board papers are sent in full to all directors at least three days before every board meeting.

董事會(續)

在各項內部監控及權力制衡機制下,董事會與執行管理層的職責均有清晰的界定。董事會已將一部分責任轉授予本公司執行管理層。該等責任包括:執行董事會的決定,根據董事會所批准的管理策略及計劃,組織及指示本公司的日常運作和管理;編撰及監察每年生產計劃及營運預算;以及控制、督導及監察資本、技術及人力資源。

於回顧年度內,董事會曾舉行四次會議。財務總裁兼公司秘書出席了所有預定董事會會議,以報告有關企業管治、風險管理、法例遵守、會計及財務方面的事宜,並保存每個會議的詳細記錄以供所有董事參閱。會議中,董事為本公司研究及制定一切策略,監督財政表現,討論中期及年度業績,以至其他重要事項。日常營運業務則委託管理層。

所有董事會會議通告皆不少於14天前送達全體董事,而董事們均可提出商討事項並列入會議議程。每個董事會會議前,全部議程及相關文件不少於三天前送交全體董事。

THE BOARD (Continued)

The number of board meetings and committee meetings attended by each director during the year under review is set out in the following table. Figure in brackets indicates the maximum number of meetings in the period in which the individual was a board member or board committee member (as the case may be).

董事會(續)

於回顧年度內,各董事出席董事會會議及委員會 會議的次數載於下表。括號內的數字指有關人士 為董事會成員或董事委員會成員(視屬何情況而 定)期間內的最多會議次數。

		Note 附註	Scheduled board meetings 預定董事會 會議	Audit R committee meetings 審核委員會 會議	Remuneration committee meetings 薪酬委員會 會議	Nomination committee meetings 提名委員會 會議	Annual General Meeting 股東 周年大會
Independent non-executive directors	獨立非執行董事						
Alonzo Q. Ancheta	Alonzo Q. Ancheta		4/(4)	2/(2)	N/A	1/(1)	1/(1)
David K.P. Li	李國寶		1/(4)	1/(2)	0/(2)	0/(1)	0/(1)
Carmelo L. Santiago	施雅高		2/(4)	1/(2)	1/(2)	1/(1)	1/(1)
Reynato S. Puno	Reynato S. Puno		2/(4)	N/A	2/(2)	1/(1)	1/(1)
William C. M. Cheng	鄭則民						
(Alternate to David K.P. Li)	(李國寶之替任董事)		3/(4)	1/(2)	2/(2)	1/(1)	1/(1)
Executive director	執行董事						
Ramon G. Torralba (Managing Director)	杜華博 <i>(執行董事)</i>		4/(4)	N/A	N/A	N/A	1/(1)
Non-executive directors	非執行董事						
Ramon S. Ang (Chairman)	蔡啓文 (主席)		3/(4)	N/A	N/A	N/A	1/(1)
Carlos Antonio M. Berba (Deputy Chairman)	凱顧思 (<i>副主席)</i>		4/(4)	N/A	2/(2)	N/A	1/(1)
May (Michelle) W. M. Chan	陳雲美		3/(4)	N/A	N/A	N/A	1/(1)
Takashi Hayashi	林隆史	(1)	1/(2)	N/A	N/A	0/(1)	N/A
Roberto N. Huang	黃思民		3/(4)	N/A	1/(2)	N/A	1/(1)
Fumiaki Ozawa	小澤史晃		4/(4)	N/A	N/A	N/A	1/(1)
Kenji Uchiyama	內山建二	(2)	3/(3)	N/A	N/A	N/A	1/(1)
Tomoki Yamauchi	山內智樹		4/(4)	N/A	N/A	N/A	1/(1)

Notes:

- (1) Resigned as non-executive director on 13 April 2018.
- (2) Appointed as non-executive director on 13 April 2018.

- 附註:
- (1) 於二零一八年四月十三日辭去非執行董事職務。
- (2) 於二零一八年四月十三日獲委任為非執行董事。

THE CHAIRMAN AND THE CHIEF EXECUTIVE OFFICER

The chairman of the board is Mr. Ramon S. Ang. The chief executive officer (or managing director, in the case of the Company) is Mr. Ramon G. Torralba. The chairman's and the managing director's roles are clearly defined to ensure their independence, accountability and responsibility.

The chairman takes the lead in formulating overall strategies and policies of the Company; ensures the effective performance by the board of its functions, including compliance with good corporate governance practices; and encourages and facilitates active contribution of directors in board activities and constructive relations between executive and non-executive directors. The chairman also ensures effective communication with shareholders of the Company and receipt by the directors of adequate and complete information. The role of deputy chairman is carried out by Mr. Carlos Antonio M. Berba.

The managing director, supported by other board members and the senior management, is responsible for managing the day-to-day business of the Company. He is also accountable to the board for the implementation of the Company's overall strategies, and coordination of overall business operations.

DIRECTORS AND DIRECTORS' INDEPENDENCE

As at the date of this report, the board consists of eleven non-executive directors and one executive director. Four of the non-executive directors are independent. Further details of the composition of the board can be found in the section entitled "The Board" of this report.

All of the non-executive directors are not appointed for a specific term, but are subject to retirement by rotation and re-election at the annual general meetings.

Under the Company's Articles of Association, one-third of the directors, as well as directors who at an annual general meeting of the Company shall have been a director at each of the preceding two annual general meetings and were not elected or re-elected at either annual general meetings, and who has not ceased to be a director and been re-elected at or since either at such annual general meetings, are subject to retirement, rotation and re-election at each annual general meeting.

NON-EXECUTIVE DIRECTORS

Non-executive directors are expected to participate in the activities of the board, particularly in the establishment of a selection process to ensure a mix of competent directors and officers; adoption of a system of internal checks and balances; scrutiny of the Company's performance in achieving agreed corporate goals and objectives; and ensuring that the exercise of board authority is within the powers conferred to the board under its Articles of Association, by-laws and applicable laws, rules and regulations.

主席與行政總裁

董事會主席為蔡啓文先生,而行政總裁(在本公司為執行董事)為杜華博先生。主席與執行董事的角色均有清晰界定,以確保其獨立、問責及責任性。

主席帶領制訂本公司的整體策略及政策;確保董事會有效發揮其功能,包括遵守良好企業管治常規;以及鼓勵董事積極參與董事會活動及建立執行董事與非執行董事之間的良好關係。主席亦確保與本公司股東有效溝通,而董事亦收到足夠及齊備的資料。副主席的角色由凱顧思先生擔任。

執行董事在其他董事會成員及高級管理人員的支持下負責管理本公司的日常業務。彼亦須向董事會承擔本公司的整體策略的實行以及在整體業務 運作上的協調工作。

董事及董事的獨立性

截至此報告日期,董事會包括十一位非執行董事及一位執行董事。其中四位非執行董事為獨立非執行董事。詳細的董事會組織可以參閱上文「董事會」部份。

所有非執行董事的委任並無指定任期,但須在股 東周年大會上輪值退任及接受重新選舉。

根據本公司的組織章程細則,三分之一的董事及 在本公司股東周年大會上已於前兩次股東周年大 會為董事,並且未在該等任何一次股東周年大會 當選或連任,及未曾於該年度或以前的股東周年 大會上不再出任董事及當選連任,均須在每次股 東周年大會上須卸任、輪換及接受重新選舉。

非執行董事

非執行董事須參與董事會活動,尤其是在設立遴 選程序以確保董事及高級人員由能幹的人士組 成;採納內部權力制衡制度;檢查本公司在達到 協定的企業指標及目標方面的表現;以及確保董 事會在根據其組織章程細則、附例及適用法律、 規及規例賦予董事會的權力範圍內行使其權力。

DIRECTORS AND DIRECTORS' INDEPENDENCE (Continued)

INDEPENDENT NON-EXECUTIVE DIRECTORS

The independent non-executive directors of the Company are highly skilled professionals with a broad range of expertise and experience in the fields of accounting, finance and business. Their skills, expertise and number in the board ensure that strong independent views and judgment are brought in the board's deliberations and that such views and judgment carry weight in the board's decision-making process. Their presence and participation also enable the board to maintain high standards of compliance in financial and other mandatory reporting requirements, and provide adequate checks and balances to safeguard the interests of shareholders of the Company and the Company.

Each independent non-executive director gives the Company an annual confirmation of his independence. The Company considers such directors to be independent under the guidelines set out in Rule 3.13 of the Listing Rules.

Each director, upon reasonable request, is given access to independent professional advice in circumstances he may deem appropriate and necessary for the discharge of his duties to the Company, at the expense of the Company.

DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The directors acknowledge their responsibility for preparing all information and representations contained in the financial statements of the Company for the year under review. The directors consider that the financial statements have been prepared in conformity with the generally accepted accounting standards in Hong Kong, and reflect amounts that are based on the best estimates and reasonable, informed and prudent judgment of the board and management with an appropriate consideration to materiality. As at 31 December 2018, the directors, having made appropriate enquiries, are not aware of any material uncertainties relating to events or conditions which may cast significant doubt upon the Company's ability to continue as a going concern. Accordingly, the directors have prepared the financial statements of the Company on a going concern basis.

The responsibilities of the external auditors with respect to financial reporting are set out in the section of "Independent Auditor's Report" on pages 130 to 138.

董事及董事的獨立性(續)

獨立非執行董事

本公司獨立非執行董事均為在會計、財務及商界 等廣具專業知識及經驗的高技巧專業人員。彼等 的技能、專業知識及在董事會的數目,確保具高 獨立性的意見及判斷以供董事會商討,而有關意 見及判斷在董事會的決策過程中亦具有影響力。 彼等的出席及參與亦使董事會能嚴格遵守財務及 其他強制報告規定,並提供足夠權力制衡,保障 本公司股東及本公司的利益。

每名獨立非執行董事,每年均向本公司確認其獨立性。根據上市規則第3.13條所載的指引,本公司認為有關董事確屬獨立人士。

每位董事按合理要求,可在其可能認為適當或有需要的情況下尋求獨立專業意見,以履行其對本公司的責任,費用由本公司支付。

董事對財務報表的責任

董事承認彼等有編製本公司回顧年度內的財務報表所載的一切資料及陳述的責任。董事認為,財務報表已遵照香港公認會計守則編製,並反映根據董事會及管理層的最佳估計,合理、知情及審慎地判斷,已適當考慮到重要事項後所得的數額。於二零一八年十二月三十一日,據董事經適當查詢後所知,並無任何重要事件或情況可能質疑本公司持續經營的能力。因此,董事已按持續經營基準編製本公司的財務報表。

外聘核數師就有關財務報告的責任載於第130頁 至第138頁的「獨立核數師報告」部份。

INTERNAL CONTROL, RISK MANAGEMENT AND INTERNAL AUDIT FUNCTION

The Company engaged an external professional firm to perform a High Level Risk Assessment for the Group and enhance the Group's framework for its risk management and internal control system. Key business objectives and risk parameters were updated and determined to assess the level of inherent risk. Based on these business objectives and risk parameters, the key risks of the Group and improvement opportunities to address these risks were identified. The Group's internal controls in place were also tested and evaluated so as to determine its effectiveness and the level of residual risk.

The Group's risk management framework is based on the "Three Lines of Defense" model.

- The Management team is responsible for the ongoing identification, assessment, monitoring and reporting of risks and opportunities in their respective areas; the planning and implementation of actions to manage these risks; and escalation of these risks to the Managing Director and Business Control team that exceed the tolerance limits.
- The Business Control team conducts periodic review and challenge
 of top risks impacting the Group's strategic objectives; escalates
 the top risks to senior management and through them, to the Audit
 Committee and the board for their review; and facilitates the risk
 process.
- 3. The Group Internal Audit Function provides assurance over the effectiveness of controls in place to manage risk.

For 2018, the board has conducted a review of the Company's internal control systems, including financial, operational and compliance control and risk management functions and assessed the effectiveness of internal control by considering reviews performed by the audit committee, executive management, external advisor and internal auditors. It considered that the Group's risk management and internal control system was effective and adequate.

The board acknowledges that it has the overall responsibility for maintaining sound and effective risk management and internal control systems to safeguard the Group's assets and shareholders' interests, as well as for reviewing their effectiveness. However, the Group's risk management and internal control systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and only provide reasonable and not absolute assurance against material misstatement or loss.

內部監控、風險管理及內部審核功能

本公司聘用一間外聘專業公司為本集團進行高程度風險評估及加強本集團風險管理及內部監控制度的架構。內在風險程度已透過更新及確定重要的業務目標及風險來源作評估。而根據該等業務目標及風險來源,本集團已識別重要風險及針對該等重要風險的改進空間。為確定本集團的內部監控效能及剩餘風險的程度,已對本集團的內部監控作測試及評估。

本集團風險管理架構採用「三道防線」模式。

- 管理層負責持續鑒定、評估、監察及呈報 在他們所屬範圍的風險;計劃及執行管理 風險的行動;及向執行董事及業務監控團 隊上報超過可容忍限度的風險。
- 2. 業務監控進行定期評審及測試對本集團策略目標有影響的主要風險;向高級管理層上報主要風險,並經他們上報至審核委員會及董事會作評審;及促進風險處理。
- 3. 集團內部審核功能為管理風險的監控效能 提供保證。

於二零一八年,董事會已經執行對本公司有關財務、營運及合規監控和風險管理的內部監控制度 評審,亦已檢討了由審核委員會、管理層、外聘 顧問和內部審核執行有關內部監控效能的評審。 董事會認為本集團的風險管理及內部監控制度有 效及足夠。

董事會承認有責任維持穩健而有效的風險管理及內部監控制度以保障本集團的資產及股東的權益,並檢討有關制度是否有效。不過,本集團風險管理及內部監控系統旨在管理而非消除未能達成業務目標的風險,而且只能就不會有重大的失實陳述或損失作出合理而非絕對的保證。

INTERNAL CONTROL, RISK MANAGEMENT AND INTERNAL AUDIT FUNCTION (Continued)

As a member of a group with multiple listed issuers, the Group shares with the San Miguel group's resources in carrying out its internal audit function. Its internal audit is performed by the internal audit function of its parent company, San Miguel Brewery Inc. The internal audit function directly reports to the audit committee.

CORPORATE GOVERNANCE POLICY AND DUTIES

The board is responsible for performing the duties on corporate governance functions set out below:

- (1) developing and reviewing the Company's policies and practices on corporate governance and making recommendations to the board;
- (2) reviewing and monitoring the training and continuous professional development of directors and senior management;
- (3) reviewing and monitoring the Company's policies and practices on compliance with legal and regulatory requirements;
- (4) developing, reviewing and monitoring the code of conduct and compliance manual (if any) applicable to employees and directors; and
- (5) reviewing the Company's compliance with the CG Code and disclosure in the Corporate Governance Report.

INSIDE INFORMATION

The Company is fully cognizant of its disclosure obligations under the Securities and Futures Ordinance and the Listing Rules. The Company has included in its Code of Conduct for Securities Transactions and Dealings ("Code of Conduct") and staff handbook a strict prohibition on the unauthorised use of confidential or inside information. The Company's Code of Conduct is further discussed in the "Code Of Conduct On Directors' Securities Transactions" section of this report.

An Inside Information Policy has been adopted to ensure Inside Information of the Company is to be disseminated to the public in equal and timely manner in accordance with the applicable laws and regulations. The Inside Information Policy is available on the Company's website, *info.sanmiguel.com.hk*.

內部監控、風險管理及內部審核功能

(續)

作為多間上市發行人的集團之其中一員,本公司 分享生力集團的資源以進行其內部審核功能。內 部審核由母公司生力啤酒廠公司的內部審核功能 進行。內部審核功能直接向審核委員會報告。

企業管治職責

董事會負責履行下列企業管治職能責任:

- (1) 制定及檢討本公司的企業管治政策及常 規,並向董事會提出建議;
- (2) 檢討及監察董事及高級管理人員的培訓及 持續專業發展;
- (3) 檢討及監察本公司在遵守法律及監管規定 方面的政策及常規;
- (4) 制定、檢討及監察僱員及董事的操守準則 及合規手冊(如有);及
- (5) 檢討本公司遵守企業管治守則的情況及在 《企業管治報告》內的披露。

內幕資料

本公司充分了解其根據《證券及期貨條例》及上市規則所須履行的披露責任,本公司亦在進行證券交易的守則(「標準守則」)及員工手冊內明確訂明嚴禁未經授權使用機密或內幕資料。本公司之標準守則於本年報「董事進行證券交易的守則」中詳述。

本公司已採納內幕消息政策以確保根據相關通用 法例及規則平等及適時地向公眾發佈本公司的內 幕消息。內幕消息政策登載於本公司網站上,網 址為info.sanmiguel.com.hk。

SUPPORT FOR DIRECTORS

To assist the directors in the discharge of their duties, the Company provides every newly appointed director with a comprehensive induction program on the first occasion of his appointment, where such directors are provided with information on the Company's organization and business; the membership, duties and responsibilities of the board, board committees and senior management; corporate governance practices and procedures; and latest financial information on the operations of the Company. Such information shall be supplemented with visits to the Company's key plant sites and meetings with key senior executives.

Throughout their tenure, the directors shall be provided with updates on the business of the Company, latest developments of the Listing Rules and other applicable legal and regulatory requirements, corporate social responsibility matters and other changes affecting the Company.

DIRECTORS' TRAINING

According to the CG Code A.6.5, all directors should participate in continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the board remains informed and relevant. The Company shall be responsible for arranging and funding suitable training, placing an appropriate emphasis on the roles, functions and duties of the directors.

The directors confirm that they have complied with the CG Code on directors' training. The Company had received from each of the directors their confirmations on taking continuous professional training.

THE BOARD COMMITTEES

AUDIT COMMITTEE

For the year under review, the audit committee comprised three independent non-executive directors: Mr. Alonzo Q. Ancheta, Mr. Carmelo L. Santiago and Dr. the Hon. Sir David K. P. Li, who acts as chairman of the committee. The audit committee met two times in 2018 with full minutes kept by the company secretary. Individual attendance of each committee member at these meetings is shown in the table presented above.

Under its terms of reference, the audit committee shall assist the board in fulfilling its corporate governance and oversight responsibilities in relation to financial reporting, internal control structure, risk management systems and internal and external audit functions. The audit committee is further authorised by the board to investigate any activity within its terms of reference, and is tasked with recommending to the board appropriate actions emanating from such investigations. The audit committee has unrestricted access to personnel, records, internal and external auditors, risk assessment and assurance and senior management, as may be appropriate in the discharge of its functions.

董事的支援

為協助董事履行其職責,本公司為每位新委任的董事在其首次獲委任時提供全面的公司介紹計劃,有關董事在計劃內獲提供有關本公司組織及業務的資料;董事會、董事委員會及高級管理層的成員、職責及責任;企業管治守則及程序;以及本公司業務的最新財務資料。除有關資料外,彼等亦會參觀本公司的主要廠房,並與主要高級行政人員會面。

在彼等的任期內,董事將獲提供本公司業務資料 的更新、上市規則及其他適用法律及監管規定的 最新發展、企業社會責任事宜,以及影響本公司 的其他變動。

董事培訓

根據企業管治守則條文A.6.5項,所有董事應參與 持續專業發展,發展並更新其知識及技能,以確 保其繼續在具備全面資訊及切合所需的情況下對 董事會作出貢獻。本公司應負責安排合適的培訓 並提供有關經費,以及適切着重上市公司董事的 角色、職能及責任。

董事確認,彼等已遵守有關董事培訓之企業管治守則條文。本公司已接獲各董事有關參加持續專業培訓之確認書。

董事委員會

審核委員會

於回顧年度內,審核委員會由三位獨立非執行董 事組成:Alonzo Q. Ancheta 先生、施雅高先生及 審核委員會主席李國寶爵士。於二零一八年,審 核委員會曾開會二次,整套會議紀錄由公司秘書 保存。個別委員會成員出席該等會議的情況載於 上文的列表。

根據其職權範圍,審核委員會協助董事會履行其 有關財務匯報、內部監控架構、風險管理制度, 以及內部及外聘審核功能的企業管治及監察責 任。審核委員會亦獲董事會授權調查其職權範圍 內的任何活動,並須根據有關調查向董事會建議 合適的行動。審核委員會在履行其職能時可無限 制地接觸合適人士、紀錄、內部及外聘核數師、 風險評估和承諾及高級管理人員。

THE BOARD COMMITTEES (Continued)

AUDIT COMMITTEE (Continued)

In 2018, the audit committee discharged its responsibilities by:

- (1) making recommendations to the board on the reappointment of the external auditor and approval of the remuneration and terms of engagement of the external auditor;
- (2) monitoring the external auditor's independence and objectivity and the effectiveness of the audit process in accordance with applicable standards, and discussing with the external auditor the nature and scope of the audit and reporting obligations;
- (3) implementing the Company's policy on the engagement of an external auditor to supply non-audit services;
- (4) reviewing and monitoring the integrity of the financial statements of the Company and the Company's annual and interim reports and the auditors' report to ensure that the information presents a true and balanced assessment of the Company's financial position;
- (5) reviewing the Company's financial controls, risk management and internal control systems to ensure that management has discharged its duty to have effective systems, including discussing the risk management and internal control systems with management;
- (6) ensuring the coordination between the internal and external auditors and that the internal audit function is adequately resourced and has appropriate standing within the Company, and reviewing and monitoring the effectiveness of the audit function;
- (7) reviewing the Company's financial and accounting policies and practices;
- (8) reviewing the external auditor's management letter, material queries raised by the external auditor to the management in respect of the accounting records, financial accounts or systems of control and the management's response to such queries; and
- (9) reporting to the board on the matters set out in the CG Code on the audit committee.

董事委員會(續)

審核委員會(續)

於二零一八年,審核委員會履行其責任如下:

- (1) 就外聘核數師的重新委任向董事會提供建 議,以及批准外聘核數師的薪酬及聘用條 款:
- (2) 按適用的標準監察外聘核數師是否獨立客 觀及核數程序是否有效;與外聘核數師討 論核數性質、範疇及有關申報責任;
- (3) 執行本公司有關外聘核數師提供非核數服 務的政策:
- (4) 審閱本公司的財務報表、年度及中期報告 及獨立核數師報告,並監察其完整性,以 確保有關資料真實而平衡地評估本公司的 財務狀況:
- (5) 檢討本公司的財務監控、風險管理及內部 監控制度,以確保管理層已履行職責建立 有效的系統:
- (6) 確保內部核數師與外聘核數師的協調而讓 內部核數功能在本公司內部有足夠資源運 作及有適當的地位,並且檢討及監察審核 功能的有效性;
- (7) 檢討本公司的財務、會計政策及實務;
- (8) 檢查外聘核數師給予管理層的函件、外聘 核數師就會計紀錄、財務賬目或監控系統 向管理層提出的任何重大疑問及管理層作 出的回應:及
- (9) 就企業管治守則所載有關審核委員會的事 宜向董事會滙報。

THE BOARD COMMITTEES (Continued)

AUDIT COMMITTEE (Continued)

The audit committee is authorised by the board to obtain external legal or other independent professional advice and to secure the attendance of outsiders with relevant experience and expertise if it considers necessary in the performance of its functions. The audit committee is provided with sufficient resources by the Company to discharge its duties. The audit committee's specific terms of reference are available on request to any shareholders of the Company and are posted on the Company's website, info.sanmiguel.com.hk.

During the year under review, the total fees in respect of audit and non-audit services (mainly tax advisory work and risk management advisory work) provided to the Company and its subsidiaries by external auditors amounted to HK\$3,295,000 (2017: HK\$3,024,000) and HK\$120,000 (2017: HK\$Nil), respectively.

REMUNERATION COMMITTEE

For the year under review, the remuneration committee comprised three independent non-executive directors, namely, Dr. the Hon. Sir David K.P. Li, Mr. Reynato S. Puno and Mr. Carmelo L. Santiago, and two non-executive directors, namely, Mr. Carlos Antonio M. Berba and Mr. Roberto N. Huang. The remuneration committee was chaired by an independent non-executive director, namely Mr. Reynato S. Puno. The remuneration committee met twice in 2018 with full minutes kept by the company secretary. Individual attendance of each committee member at these meetings is shown in the table presented above.

The primary role of the remuneration committee under its terms of reference is to support and advise the board in fulfilling the board's responsibility to the shareholders of the Company to:

- establish coherent remuneration policies and practices that will be observed and enable the Company to attract and retain top caliber executives and directors;
- (2) fairly and responsibly reward executives based on their performance and the performance of the Company, and the general pay environment; and

董事委員會(續)

審核委員會(續)

審核委員會獲董事會授權,若其認為在履行其職能時有需要,可徵詢外部法律或其他獨立專業意見,及邀請具有相關經驗及專業知識的外部人士出席。審核委員會獲本公司供給充足資源以履行其職責。本公司任何股東均可要求查閱審核委員會的職權範圍,而職權範圍亦登載於本公司的網站上,網址為info.sanmiguel.com.hk。

於回顧年度內,由外聘核數師對本公司和附屬公司所提供有關核數或非核數(主要稅務諮詢工作和風險管理諮詢工作)的服務費用總計,分別為3,295,000港元(二零一七年:3,024,000港元)及120,000港元(二零一七年:零港元)。

薪酬委員會

於回顧年度內,薪酬委員會成員包括三位獨立非執行董事,(即:李國寶爵士、Reynato S. Puno先生及施雅高先生),及兩位非執行董事,(即:凱顧思先生及黃思民先生)。薪酬委員會由一名獨立非執行董事Reynato S. Puno先生擔任主席。於二零一八年,薪酬委員會曾開會兩次,整套會議紀錄由公司秘書保存。個別委員會成員出席該等會議的情況載於上文的列表。

薪酬委員會根據其職權範圍主要為支援及建議董 事會履行對本公司股東有關如下責任:

- (1) 制定使本公司能吸引及挽留優秀行政人員 及董事一致的薪酬政策及常規;
- (2) 根據行政人員的表現及本公司的業績,以及宏觀支薪環境,公平及盡責地酬賞行政人員;及

THE BOARD COMMITTEES (Continued)

REMUNERATION COMMITTEE (Continued)

- (3) comply with the CG Code Provisions on remuneration of directors, mainly by:
 - determining executive and director remuneration policy;
 - determining the remuneration of executive directors upon consultation with the chairman or managing director regarding their proposals for such remuneration;
 - reviewing and approving the remuneration of the executives who directly report to the managing director, and as appropriate, other senior management; and
 - reviewing and approving all equity based plans.

The remuneration committee has the right to seek any information it considers necessary to fulfil its duties, which includes the right to obtain appropriate external advice at the Company's expense, and is provided with sufficient resources by the Company to discharge its duties. The remuneration committee's specific terms of reference are available on request to any shareholders of the Company and are posted on the Company's website, *info.sanmiguel.com.hk*.

During the year under review, the remuneration committee reviewed the remuneration package of the managing director and key senior executives. As recommended, no directors' fees will be paid for the year 2018.

Details of the remuneration of directors for the year ended 31 December 2018 are set out in note 7 to the financial statements.

NOMINATION COMMITTEE

During the year under review, the nomination committee comprised one non-executive director, namely Mr. Kenji Uchiyama (appointed as nomination committee member on 13 April 2018 to replace Mr. Takashi Hayashi who resigned as nomination committee member on 13 April 2018) and four independent non-executive directors: Mr. Alonzo Q. Ancheta, Dr. the Hon. Sir David K.P. Li, Mr. Reynato S. Puno and Mr. Carmelo L. Santiago. The nomination committee is chaired by an independent non-executive director, Mr. Carmelo L. Santiago. The nomination committee met once in 2018 with full minutes kept by the company secretary. Individual attendance of each committee member at the meeting is shown in the table presented above.

董事委員會(續)

薪酬委員會(續)

- (3) 符合有關董事酬金企業管治守則條文的責任,方式如下:

 - 在與主席或執行董事就彼等有關酬金的建議進行諮詢後,釐定執行董事的酬金;
 - 檢討及批准直接向執行董事匯報的 行政人員及(倘適用)其他高級管 理人員的酬金;及
 - 檢討及批准所有權益為本的計劃。

薪酬委員會有權索取認為在履行其職責時有需要的任何資料,包括取得合適的外部意見而費用由本公司支付的權利。薪酬委員會獲本公司供給充足資源以履行其職責。本公司任何股東均可要求查閱薪酬委員會的職權範圍,而職權範圍亦登載於本公司網站上,網址為info.sanmiguel.com.hk。

於回顧年度內,委員會於預定會議內檢討執行董 事及主要高級行政人員之薪酬。建議不支付二零 一八年各董事袍金。

董事截至二零一八年十二月三十一日止年度的酬金詳情載於財務報表附註7。

提名委員會

於回顧年度內,提名委員會包括一位非執行董事,(即:內山建二先生(於二零一八年四月十三日獲委任為提名委員會成員,以取代林隆史先生(於二零一八年四月十三日辭去提名委員會成員職務)及四位獨立非執行董事,(即Alonzo Q. Ancheta先生、李國寶爵士、Reynato S. Puno先生及施雅高先生,是名委員會由一名獨立非執行董事施雅高先生擔任主席。於二零一八年,提名委員會曾開會一次,整套會議紀錄由公司秘書保存。個別委員會成員出席該等會議的情況載於上文的列表。

THE BOARD COMMITTEES (Continued)

NOMINATION COMMITTEE (Continued)

Under its terms of reference, proceedings and meetings of the committee will be governed by the provisions of the Company's Articles of Association for regulating the proceedings and meetings of the board of the Company in so far as they are applicable and not inconsistent with the nomination committee's terms of reference. The primary purpose of the committee is to support and advise the board in fulfilling their responsibilities to shareholders in ensuring that the board comprises individuals who are best able to discharge the responsibilities of directors having regard to the law and the highest standards of governance by:

- (1) assessing the skills required on the board;
- (2) from time to time assessing the extent to which the required skills are represented on the board;
- (3) establishing the process for the review of the performance of individual directors and the board as a whole:
- (4) establishing the process for the identification of suitable candidates for appointment to the board; and
- (5) having oversight of matters relating to corporate governance by bringing any issues to the attention of the board.

The nomination committee has the following responsibilities:

- (1) review the structure, size and composition (including the skills, knowledge and experience) of the board on a regular basis and make recommendations to the board regarding any proposed changes;
- identify individuals suitably qualified to become board members and select or make recommendations to the board on the selection of individuals nominated for directorships;
- (3) assess the independence of independent non-executive directors;
- (4) make recommendations to the board on relevant matters relating to the appointment or re-appointment of directors and succession planning for directors, in particular the chairman and the chief executive officer;
- (5) have oversight of all matters relating to corporate governance; and
- (6) being entitled to employ, at the Company's expense, the services of such advisers as it deems necessary to fulfil its responsibilities.

董事委員會(續)

提名委員會(續)

根據其職權範圍,委員會之議事程序及會議須由 截至目前規管本公司董事會議事程序及會議的本 公司章程所規管,只要彼等適用且不違背提名委 員會之職權範圍。委員會之主要目的乃支持董事 會履行彼等對股東之責任並就此向董事會提供意 見,通過下列方式確保組成董事會之人士在法例 及管治之最高標準之規限下最能夠履行董事之責 任:

- (1) 評估董事會要求之技能;
- (2) 不時評估董事會所需技能所代表之程度;
- (3) 就檢討個別董事及董事會整體表現制定序;
- (4) 就物色適合候選人以委任為董事會成員而 制定程序;及
- (5) 監督有關企業管治之任何事宜產生任何問題引起董事會注意。

提名委員會之責任如下:

- (1) 定期檢討董事會之架構、人數及組成(包括技能、知識及經驗方面),並就任何建議變動向董事會提供推薦建議;
- (2) 物色具備合適資格可成為董事會成員之人士,並挑選提名有關人士出任董事或就此向董事會提供意見;
- (3) 評估獨立非執行董事之獨立性;
- (4) 就董事委任或重新委任董事以及董事(尤 其是主席及行政總裁)之繼任計劃向董事 會提供推薦建議:
- (5) 監督有關企業管治之所有事宜;及
- (6) 有權在其認為就履行責任屬必要時聘請有 關顧問之服務,費用由本公司承擔。

THE BOARD COMMITTEES (Continued)

NOMINATION COMMITTEE (Continued)

In the discharge of its responsibility in item (1), the Committee takes into consideration, among others, that a diverse board of directors, with the appropriate qualifications and broad range of expertise relevant to the Company's business, is an essential element in maintaining a competitive advantage in the complex business industry that the Company operates, and embraces the policy that including and making use of increasing diversity at the board level, which consists of differences in the skills, experience, background, race, gender and other distinctions amongst directors, is important to achieve effective corporate governance and sustained commercial success of the Company. These differences will be considered in determining the optimum composition of the board and when possible are balanced appropriately.

In addition, in identifying individuals and making recommendations for nominations pursuant to its responsibility in item (2) above, the Committee considers whether such individuals possess the qualifications, ability and stature that would enable them to effectively fulfill their roles and responsibilities as directors of the Company. The responsibilities of the nomination committee in items (1) to (4) above as further set out in its terms of reference form the key principles that constitute the Company's nomination policy.

The nomination committee has the right to seek any information it considers necessary to fulfil its duties, which includes the right to obtain appropriate external advice at the Company's expense, and is provided with sufficient resources by the Company to discharge its duties. The nomination committee's specific terms of reference are available on request to any shareholders of the Company and are posted on the Company's website, *info.sanmiguel.com.hk*.

CODE OF CONDUCT ON DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Code of Conduct based on the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix 10 of the Listing Rules (the "Model Code"). The terms of the Code of Conduct are no less exacting than the standards in the Model Code, and the Code of Conduct applies to all the relevant persons as defined in the Code, including the directors of the Company, any employee of the Company, or a director or employee of a subsidiary or holding company of the Company who, because of such office or employment, are likely to be in possession of unpublished price sensitive information in relation to the Company or its securities.

Specific enquiry has been made of all the directors of the Company who have confirmed in writing their compliance with the required standards set out in the Code of Conduct during the year under review.

董事委員會(續)

提名委員會(續)

此外,在根據上述第(2)項的責任確認該等個人及 甄選或就該等個人甄選為董事會提出建議時,該 委員會將考慮該等個人是否具備資格、能力及品 德而令他們有效地履行其於本公司的董事職責及 責任。提名委員會在上述第(1)至(4)項中的職責 (於其職權範圍進一步載列)形成關鍵原則,構成 本公司的提名政策。

提名委員會有權索取認為在履行其職責時有需要的任何資料,包括取得合適的外部意見而費用由本公司支付的權利。提名委員會獲本公司供給充足資源以履行其職責。本公司任何股東均可要求查閱提名委員會的職權範圍,而職權範圍亦登載於本公司網站上,網址為info.sanmiguel.com.hk。

董事進行證券交易的守則

本公司已根據上市規則附錄10所載的《上市公司董事進行證券交易的標準守則》(「標準守則」)採納操守守則。操守守則條款比標準守則所訂標準更高,而操守守則亦適用於該守則所界定的所有有關人士,包括本公司董事、本公司任何僱員、或本公司的附屬公司或控股公司的董事或僱員,而彼等因有關職位或受僱工作而可能擁有關於本公司或其證券的未公佈股價敏感資料。

在向本公司所有董事作出特定查詢後,彼等已書面確認於回顧年度內有遵守操守守則所訂的標準。

COMMUNICATION WITH SHAREHOLDERS

The Company attaches great priority to establishing effective communications with its shareholders and investors. In an effort to enhance such communications, the Company provides information relating to the Company and its business in its annual report and also disseminates such information electronically through its website, *info.sanmiguel.com.hk*.

The Company also published its ESG Report on its website, *info.sanmiguel.com.hk*. The ESG Report communicates to the Company's stakeholders in a broad manner the relevant environmental, social and governance initiatives that the Company has made in reference to Appendix 27 of the Listing Rules. The 2018 ESG Report will be published in the Company's website no later than three months after the publication of the Company's annual report.

The Company regards the annual general meeting as an important event as it provides an opportunity for direct communications between the board and its shareholders. All directors and senior management make an effort to attend the annual general meeting of the Company to address shareholders' queries. All the shareholders of the Company are given a minimum of twenty business days' notice of the date and venue of the annual general meeting of the Company. The Company supports the CG Code's principle to encourage shareholders' participation.

WHISTLEBLOWING POLICY

To ensure that the business of the Group is conducted in the highest standards of fairness, transparency and accountability, the Group has its Whistleblowing Policy, which establishes procedures and channels through which the directors, employees and other interested parties may communicate concerns, in confidence, about any misconduct or improprieties affecting the Group. The complete text of the Whistleblowing Policy has been posted on the Company website, *info.sanmiguel.com.hk*.

與股東的溝通

本公司相當重視與其股東及投資者建立有效溝通。為達到有效溝通,本公司在其年報內提供有關本公司及其業務的資料,亦以電子方式透過其網站 info.sanmiguel.com.hk 發佈有關資料。

本公司亦於其網站info.sanmiguel.com.hk刊登其《環境、社會及管治報告》。此為向本公司持份者廣泛傳達本公司根據上市規則附錄二十七提出有關環境、社會及管治倡議而做出的初步努力。二零一八年的《環境、社會及管治報告》將於本公司年報刊發後三個月內於本公司網站刊登。

本公司視股東周年大會為重要事項,因其提供董事會與股東直接溝通的機會。全體董事及高級管理人員務必出席本公司股東周年大會,以回應股東提問。本公司各股東均獲有關本公司股東周年大會舉行時間及地點最少二十個工作天的通知。本公司支持該企業管治守則以鼓勵股東參與。

舉報政策

為確保業務運作上保持最高標準的公正性、透明度和問責性,本集團有其舉報政策,建立既定程序和渠道,讓本公司董事、僱員及其他相關人士可以在完全放心的情況下傳達他們對本集團內的任何懷疑不當行為或不良行為的關注。舉報政策全部內容已於本公司網站刊登,網址為info.sanmiguel.com.hk。

SHAREHOLDERS' RIGHTS

CALLING AN EXTRAORDINARY GENERAL MEETING

Pursuant to article 68 of the Articles of Association of the Company, extraordinary general meetings may also be convened on requisition as provided by Sections 566, 567 and 568 of the Hong Kong Companies Ordinance. The directors are required to call a general meeting if the Company has received requests to do so from shareholders of the Company representing at least 5% of the total voting rights of all the shareholders having a right to vote at general meetings. The request must state the general nature of the business to be dealt with at the meeting; and may include the text of a resolution that may properly be moved and is intended to be moved at the meeting. Requests may consist of several documents in like form. The request may be sent to the Company in hard copy form or in electronic form; and must be authenticated by the person or persons making it. The directors must, within twenty-one days after the date on which they become subject to the requirement, call an extraordinary general meeting which must be held on a date not more than twenty-eight days after the date on which the notice convening the meeting is given. If the directors fail to convene the general meeting, the shareholders who requested the meeting, or any of them representing more than one half of the total voting rights of all of them, may themselves call an extraordinary general meeting. The meeting must be called on a date not more than three months after the date on which the directors become subject to the requirement to call a meeting.

PROCEDURES FOR PUTTING FORWARD PROPOSALS AT SHAREHOLDERS' MEETING

Shareholders holding not less than 2.5% of the total voting rights of all the members who have a relevant right to vote; or not less than fifty shareholders who have a relevant right to vote may:

- circulate to shareholders of the Company entitled to receive notice
 of a general meeting, a statement of not more than 1000 words with
 respect to (a) a matter mentioned in a proposed resolution to be dealt
 with at that meeting; or (b) other business to be dealt with at that
 meeting; or
- request the Company to give, to members of the Company entitled to receive notice of the annual general meeting, notice of a resolution that may properly be moved and is intended to be moved at that meeting.

For further details on the shareholder qualifications, and the procedures and timeline, in connection with the above, shareholders are kindly requested to refer to Sections 580 and 615 of the Hong Kong Companies Ordinance.

股東權利

召開股東特別大會

根據本公司組織章程細則第68條,本公司之股東 特別大會亦會應遞呈要求下召開。根據香港《公 司條例》第566條、567條及568條,如公司收到 佔全體有權在股東大會上表決的股東的總表決權 最少5%的公司股東的要求,要求召開股東大會, 則董事須召開股東大會。要求必須述明有待在有 關股東大會上處理的事務的一般性質; 及可包含 可在該股東大會上恰當地動議並擬在該股東大 會上動議的決議的文本。要求可包含若干份格式 相近的文件。要求可採用印本形式或電子形式送 交本公司; 及須經提出該要求的人認證。董事須 於他們受到該規定所規限的日期後的二十一日內 召開須在召開該股東大會的通知的發出日期後的 二十八日內舉行的股東特別大會。如董事未能召 開股東大會,則要求召開該股東大會的股東,或 佔全體該等股東的總表決權過半數的股東,可自 行召開股東特別大會。在有關董事受到召開股東 大會的規定所規限的日期後的三個月內,有關股 東大會須予召開。

於股東大會提出建議之程序

佔全體有相關表決權利的股東的總表決權最少 2.5%的股東:或最少50名有相關表決權利的股東 可:

- 一 向有權收到股東大會的通告的本公司股東,傳閱關於(a)有待在股東大會上處理的、某被提出的決議所述的事宜;或(b)其他有待在股東大會上處理的事務,而字數不多於1000字的陳述書;或
- 要求本公司向有權收到股東周年大會的通告的本公司股東,發出關於可在股東大會 上恰當地動議並擬在該大會上動議的決議 的通知。

有關上述事項的股東資格、程序及時序的進一步 詳情,務請股東參考香港《公司條例》第580條及 615條。

SHAREHOLDERS' RIGHTS (Continued)

PROCEDURES FOR PUTTING FORWARD PROPOSALS AT SHAREHOLDERS' MEETING (Continued)

Further, a shareholder may propose a person other than a retiring director of the Company for election as a director at a general meeting at which elections to the office of directors are to be considered. The following documents must be submitted, no later than seven days before the date of the general meeting, to the Company at its principal office at 9/F, Citimark Building, 28 Yuen Shun Circuit, Siu Lek Yuen, Shatin, New Territories, Hong Kong, for the attention of the Company Secretary: (a) the Director Nomination Form with the required supporting documents; (b) the candidate's resume; and (c) a written statement signed by the candidate of his/her willingness to be elected together with (i) that candidate's information as required to be disclosed under Rule 13.51(2) of the Listing Rules; (ii) the candidate's written consent to the publication of his/her personal data; and (iii) confirmation that there are no grounds for his/her ineligibility and incompatibility to act as a director and that he/she satisfies the integrity and, if applicable, independence requirements under the applicable Listing Rules. The complete text of the procedure for shareholders to propose candidates for election as directors at general meetings has been posted on the Company website, info.sanmiguel.com.hk.

SENDING ENQUIRES TO THE BOARD

Shareholders should direct their questions about their shareholdings to the Company's Registrar. Shareholders and the investment community may at any time make a request for the Company's information to the extent that such information is publicly available. Shareholders may also make enquiries to the board by writing to the Company Secretary at the Company's office in Hong Kong at 9/F, Citimark Building, 28 Yuen Shun Circuit, Siu Lek Yuen, Shatin, New Territories, Hong Kong.

股東權利

於股東大會提出建議之程序(續)

此外,股東可推舉一名本公司退任董事以外之 董事於審議選舉董事之股東大會上參選董事 下列文件須不遲於股東大會日期前七天送香 界沙田小瀝源源順圍二十八號都會廣場九樓 (a)董事提名表格及所需證明文件;(b)候選 人之個人履歷(c)候選人已簽署表明彼願意 養署表明後願意 養署表明後願意 養署表明後願意 養 養 養 其個人資料之同意書:及(ii)確認概無不 。 資 內 資 格及無法履行董事職責之理由且定之 。 股東於股東大會上推舉參選董事候 程序全部內容已於本公司網站刊登,網址為 info.sanmiguel.com.hk。

向董事會查詢

股東應就其股權直接向本公司之股份過戶登記處查詢。股東及投資界可隨時要求本公司提供可公開索閱之資料。股東亦可郵寄予本公司位於香港辦事處之公司秘書向董事會作書面查詢,地址為香港新界沙田小瀝源源順圍二十八號都會廣場九樓。



DIRECTORS

Ramon S. ANG
Carlos Antonio M. BERBA
Ramon G. TORRALBA
Chairman
Deputy Chairman
Managing Director

NON-EXECUTIVE DIRECTORS

May (Michelle) CHAN Wen Mee Roberto N. HUANG Fumiaki OZAWA Kenji UCHIYAMA Tomoki YAMAUCHI

INDEPENDENT NON-EXECUTIVE DIRECTORS

Alonzo Q. ANCHETA
David LI Kwok-po GBM, JP
Reynato S. PUNO
Carmelo L. SANTIAGO
William CHENG Chuk Man, Alternate to David LI Kwok-po GBM, JP

Mr. Ramon S. ANG, aged 65, is the Chairman and a non-executive Director of the Company. He has been appointed as the Chairman since 10 June 2005 and a non-executive Director of the Company since 27 November 1998. He is the Vice Chairman, President and Chief Operating Officer of San Miguel Corporation ("SMC") (a company listed on the Philippine Stock Exchange); Director, President and Chief Executive Officer of Top Frontier Investment Holdings, Inc. (the ultimate parent company of the Company and a company listed on the Philippine Stock Exchange), Petron Corporation (a company listed on the Philippine Stock Exchange) and San Miguel Food and Beverage, Inc. (a company listed on the Philippine Stock Exchange); Chairman and President of SMC Global Power Holdings Corp. (a company listed on the Philippine Dealing & Exchange Corp.); Chairman of San Miguel Brewery Inc. (a company listed on the Philippine Dealing & Exchange Corp.), Eagle Cement Corporation (a company listed on the Philippine Stock Exchange) and Petron Malaysia Refining & Marketing Berhad (a company listed on the Kuala Lumpur Stock Exchange); and President of Ginebra San Miguel Inc. (a company listed on the Philippine Stock Exchange). He is also the sole director and shareholder of Master Year Limited. Mr. Ang is also the Chairman, President and/or Director of various subsidiaries of SMC. He formerly held the following positions: Chairman of Liberty Telecom Holdings, Inc. and Cyber Bay Corporation; President and Chief Operating Officer of PAL Holdings, Inc. and Philippine Airlines, Inc.; Vice Chairman and Director of Manila Electric Company; and Director of Air Philippines Corporation. Mr. Ang holds a Bachelor of Science degree in Mechanical Engineering from Far Eastern University and a Doctorate in Business Engineering, Honoris Causa, from the same university.

董事

 蔡啓文
 主席

 凱顧思
 副主席

 杜華博
 執行董事

非執行董事

陳雲美 黄思民 小澤史晃 內山內智樹

獨立非執行董事

Alonzo Q. ANCHETA 李國寶・GBM, JP Reynato S. PUNO 施雅高 鄭則民,李國寶 GBM, JP 之替任董事

蔡啓文先生,六十五歲,為本公司主席及非執行 董事。蔡先生自二零零五年六月十日起獲委任為 本公司主席及自一九九八年十一月二十七日起獲 委任為非執行董事。蔡先生為生力總公司(「生力 總公司」)(該公司於菲律賓證券交易所上市)之副 主席、總裁及營運總裁, Top Frontier Investment Holdings, Inc. (本公司之最終母公司,該公司於菲 律賓證券交易所上市)、Petron Corporation(該公 司於菲律賓證券交易所上市)及San Miguel Food and Beverage, Inc.(該公司於菲律賓證券交易所 上市)之董事、總裁及行政總裁, SMC Global Power Holdings Corp.(該公司於Philippine Dealing & Exchange Corp. 上市) 之主席及總裁,生力啤酒 廠公司(該公司於Philippine Dealing & Exchange Corp.上 市)、Eagle Cement Corporation(該公 司於菲律賓證券交易所上市)及Petron Malaysia Refining & Marketing Berhad(該公司於吉隆坡證 券交易所上市) 之主席; 以及Ginebra San Miguel Inc.(該公司於菲律賓證券交易所上市)之總裁。 蔡先生亦為Master Year Limited之唯一董事及股 東。蔡先生亦為生力總公司多間附屬公司之主 席、總裁及/或董事。蔡先生曾出任以下職位: Liberty Telecom Holdings · Cyber Bay Corporation 之主席、PAL Holdings, Inc. 及菲律賓航空公司之 總裁及營運總裁;及Manila Electric Company之副 主席及總裁,及Air Philippines Corporation之董 事。蔡先生於Far Eastern University取得機械工 程學士學位及商業工程學名譽博士學位。

Mr. Carlos Antonio M. BERBA, aged 54, was appointed as Deputy Chairman and Remuneration Committee member of the Company on 27 August 2010. Mr. Berba has been a Director of the Company since 16 April 2007. He is the Managing Director of San Miguel Brewing International Limited; and a Director of Neptunia Corporation Limited (a controlling shareholder of the Company) and San Miguel Brewery Inc. (a company listed on the Philippine Dealing & Exchange Corp.). He is also a Commissioner of PT Delta Djakarta Tbk (a company listed on the Indonesia Stock Exchange); a Director of San Miguel Beer (Thailand) Limited, San Miguel Holdings (Thailand) Limited, San Miguel Marketing (Thailand) Limited, and other subsidiaries of the Company. Mr. Berba has over 30 years of experience in general management, finance, strategic planning and corporate structuring initiatives. Mr. Berba graduated from the University of the Philippines with a Bachelor of Science degree in Electrical Engineering. He later obtained a Master's degree in Business Administration (with distinction) from the Wharton School of Business, University of Pennsylvania and a Master's degree in Japanese Business Studies from Japan America Institute of Management Science & Chaminade University of Honolulu.

Mr. Ramon G. TORRALBA, aged 62, was appointed as an executive Director and Managing Director of the Company with effect from 15 January 2013. Mr. Torralba was the Vice President and Manager for Export Development of San Miguel Brewing International Limited (a subsidiary of San Miguel Brewery Inc.) since 2007. He was also a Director of San Miguel (Thailand) Company, Ltd. from 2006 to 2007 and Vice President and Commercial Director of San Miguel Marketing (Thailand) Ltd. from 2004 to 2007. He was also Assistant Vice President-Consultant for Guangzhou San Miguel Brewery Co. Ltd., San Miguel (Guangdong) Brewery Co. Ltd. and San Miguel (Baoding) Brewery Co. Ltd. of the Beer Division of San Miguel Corporation from 2002 to 2004. Mr. Torralba graduated from Zamboanga A.E. Colleges with a degree of Bachelor of Science in Commerce, major in Accounting. He also attended the Management Development Program at the Asian Institute of Management (International School of Business and Management) in the Philippines in 1991. Mr. Torralba is a Certified Public Accountant and a member of the Philippine Institute of Certified Public Accountants.

凱顧思先生,五十四歲,於二零一零年八月 二十七日獲委任為本公司副主席及薪酬委員會成 員。凱先生自二零零十年四月十六日起獲委任為 本公司之董事。凱先生為生力啤酒國際有限公司 之董事總經理以及立端利有限公司(本公司之控 股股東)及生力啤酒廠公司(該公司於 Philippine Dealing & Exchange Corp. 上市) 之董事。凱先生 亦是PT Delta Diakarta Tbk(該公司於印尼證券交 易所上市) 之專員、生力啤酒(泰國) 有限公司、 生力控股(泰國)有限公司、生力市務(泰國)有 限公司及本公司其他附屬公司之董事。凱先生擁 有超過三十年綜合管理、財務、策略規劃及企業 架構組建之經驗。凱先生畢業於菲律賓大學,取 得電機工程學士學位。他其後取得美國賓夕法尼 亞州大學Wharton School工商管理學碩士(榮譽) 學 位 及Japan America Institute of Management Science & Chaminade University of Honolulu 日本 商業研究碩士學位。

杜華博先生,六十二歲,於二零一三年一月十五日起獲委任為本公司之執行董事。杜先生自二零零七年出任生力啤酒國際有限公司(生力啤酒廠公司之附屬公司)之副總裁兼出口發展經理。他亦於二零零六年至二零零七年擔任San Miguel (Thailand) Company, Ltd.之董事並由二零零四年至二零零七年擔任生力市務(泰國)有限公司之副總裁兼商務總監。他於二零零二年至二零零四年曾任生力總公司啤酒業務部之廣州生力啤酒有限公司、生力(廣東)啤酒有限公司和生力(保定)啤酒有限公司之副總裁助理顧問。杜先生畢業於Zamboanga A.E. Colleges,取得商學會計理學中學向。他亦於一九九一年參加菲律賓亞洲管理學院國際工商管理系之管理發展課程。杜先生為認可會計師,並為菲律賓會計師公會之會員。

Mr. Alonzo O. ANCHETA, aged 86, was appointed as an independent non-executive Director and a member of the Audit Committee and the Nomination Committee of the Company on 24 February 2017. He is currently an Independent Director of San Miguel Brewery Inc. (a company listed on the Philippine Dealing & Exchange Corp.) and PTFC Redevelopment Corporation (a company listed on the Philippine Stock Exchange). He is the President of Zobella & Co. (A.Q. Ancheta & Partners): Trademark & Patent Attorneys and the Co-Founding Partner/Senior Adviser of Quasha Ancheta Peña & Nolasco Law Offices. He is also the Chairman and President of Ogilvy & Mather Philippines, Inc.; President of Growe Investments Ltd.; and a Member of the Board of Trustees of St. Luke's Medical Center. Mr. Ancheta also provided service for the Philippine Government as the Administrator of National Tobacco Administration (1987 - 1990). Mr. Ancheta graduated from the University of Manila with a Bachelor's degree in Arts (Magna cum Laude) in 1953 and a Bachelor's degree in Laws (Cum laude) in 1957. He is a lawyer (A.B., LL.B) by profession, with practice areas in intellectual property law and commercial/ corporate/family law and estates and succession. He is also a member of various organizations, including the Intellectual Property Association of the Philippines (Council Adviser, 1998- present), Legal Management Council of the Philippines, Asian Patent Attorneys Association, International Trademark Association, LAWASIA (Vice President International, 2017-present), Licensing Executives Society International, ASEAN Law Association (Philippine National Committee, 1986-2018; Vice Chair, 2001- 2018), ASEAN Intellectual Property Association, American Chamber of Commerce of the Philippines, Canadian Chamber of Commerce of the Philippines, Philippine American Guardian Association, Philippine-Japanese Economic Committee, Philippines-Japan Society, Inc., Rotary Club of Marikina, Jaycees International (Senator) and For Love of Mother Earth, Inc.

Alonzo Q. ANCHETA先生,八十六歲,於二零 一七年二月二十四日獲委任為本公司獨立非執行 董事以及審核委員會及提名委員會成員。彼現為 生力啤酒廠公司(該公司於Philippine Dealing & Exchange Corp. 上 市) 及PTFC Redevelopment Corporation (該公司於菲律賓證券交易所上市) 之獨立董事。彼為Zobella & Co. (A.Q. Ancheta & Partners): Trademark & Patent Attorneys之 總 裁 及Quasha Ancheta Peña & Nolasco Law Offices 之共同創辦合夥人/高級顧問。彼亦為Ogilvy & Mather Philippines, Inc. 之 主 席 及 總 裁、Growe Investments Ltd. 之總裁;以及St. Luke's Medical Center之董事會成員。Ancheta先生亦曾為 National Tobacco Administration行政官員,為菲 律賓政府提供服務(一九八七年至一九九零年)。 Ancheta先生畢業於馬尼拉大學,於一九五三 年取得文學士學位(Magna cum Laude)及於 一九五七年取得法律學士學位(Cum laude),彼 專業為律師(A.B., LL.B),從事知識產權法及商 業/公司/家庭/遺產和繼承法。彼亦為多間機 構之會員,包括Intellectual Property Association of the Philippines (理事會顧問,一九九八年 至 現 在)、Legal Management Council of the Philippines, Asian Patent Attorneys Association, International Trademark Association · LAWASIA (Vice President International, 二零一七年至現 在)、Licensing Executives Society International、 ASEAN Law Association (Philippine National Committee, - 九 八 六 年 至 二零 - 八 年; 副主席,二零零一年至二零一八年)、ASEAN Intellectual Property Association · American Chamber of Commerce of the Philippines . Canadian Chamber of Commerce of the Philippines · Philippine American Guardian Association · Philippine-Japanese Economic Committee · Philippines-Japan Society, Inc. · Rotary Club of Marikina \ Jaycees International (Senator) 及 For Love of Mother Earth, Inc.。

Ms. May (Michelle) CHAN Wen Mee, aged 54, was appointed as a non-executive Director on 11 March 2011. Ms. Chan serves as Managing Director of A.S. Watson Industries Limited. She served as Managing Director of Hutchison Harbour Ring Limited from 1 February 2006 to 31 October 2010 and served as Executive Deputy Managing Director of Hutchison Harbour Ring Limited from 18 May 2005 to 31 January 2006. Ms. Chan has extensive experience in managing property development and investment businesses in mainland China. She also holds directorships in certain companies controlled by Hutchison Whampoa Limited. Ms. Chan holds a Bachelor's degree in Business Administration.

Mr. Roberto N. HUANG, aged 70, has been appointed as a non-executive Director and a member of Remuneration Committee of the Company with effect from 8 November 2012. Mr. Huang is a Director and the President of San Miguel Brewery Inc. (a company listed on the Philippine Dealing & Exchange Corp.); a Director and the Chief Operating Officer — Beer of San Miguel Food and Beverage, Inc. (a company listed on the Philippine Stock Exchange). He is also a Director of San Miguel Brewing International Limited, and the Chairman and President of Iconic Beverages, Inc., Brewery Properties Inc., and Brewery Landholdings, Inc. Mr. Huang graduated from the Mapua Institute of Technology with a Bachelor of Science degree in Mechanical Engineering and completed academic requirements for a Master's degree in Business Administration from De La Salle University. He also attended the Nagoya International Training Center, Japan International Cooperation Agency Grant for Metal Works Engineering and Numerical Control Machines course.

Dr. the Hon. Sir David LI Kwok-po. GBM, GBS, OBE, JP, MA Cantab. (Economics & Law), Hon. LLD (Cantab), Hon. DSc. (Imperial), Hon. LLD (Warwick), Hon. DBA (Edinburgh Napier), Hon. D.Hum.Litt. (Trinity, USA), Hon. LLD (Hong Kong), Hon. DSocSc (Lingnan), Hon. DLitt (Macquarie), Hon. DSocSc (CUHK), FCA, FCPA, FCPA (Aust.), FCIB, FHKIB, FBCS, CITP, Officier de l'Ordre de la Couronne, Grand Officer of the Order of the Star of Italian Solidarity, The Order of the Rising Sun, Gold Rays with Neck Ribbon, Commandeur dans l'Ordre National de la Légion d'Honneur, aged 79, was appointed on 22 March 1991. Sir David is an independent nonexecutive Director, Chairman of the Audit Committee and a member of the Nomination Committee and the Remuneration Committee of the Company. He is the Chairman and Chief Executive of The Bank of East Asia, Limited (listed in Hong Kong), and is an independent non-executive Director of Guangdong Investment Limited, The Hong Kong and China Gas Company Limited, The Hongkong and Shanghai Hotels, Limited and Vitasoy International Holdings Limited (all listed in Hong Kong). He is also a Director of Hong Kong Interbank Clearing Limited. He was an independent non-executive Director of PCCW Limited and SCMP Group Limited (now known as Great Wall Pan Asia Holdings Limited). Sir David is a member of the Council of the Treasury Markets Association. He is Founding Chairman of The Friends of Cambridge University in Hong Kong Limited, Chairman of the Advisory Board of The Salvation Army, Hong Kong and Macau Command and Chairman of the Executive Committee of St. James' Settlement. He was a member of the Executive Council of Hong Kong from 2005 to 2008 and the Legislative Council of Hong Kong from 1985 to 2012.

陳雲美女士,五十四歲,於二零一一年三月十一日獲委任為非執行董事。陳女士現任A.S. Watson Industries Limited之董事總經理。她於二零零六年二月一日至二零一零年十月三十一日出任和記港陸有限公司之董事總經理及於二零零五年五月十八日至二零零六年一月三十一日出任和記港陸有限公司之常務副董事總經理。陳女士擁有管理中國內地地產發展及投資項目的豐富經驗。她亦為和記黃埔有限公司所控制之若干公司之董事。陳女士持有商業管理學士學位。

黃思民先生,七十歲,於二零一二年十一月八日起獲委任為本公司非執行董事及薪酬委員會成員。黃先生為生力啤酒廠公司(該公司於Philippine Dealing & Exchange Corp.上市)之董事及總裁、San Miguel Food and Beverage, Inc.啤酒部(該公司於菲律賓證券交易所上市)之董事及營運總裁。他亦為生力啤酒國際有限公司之董事、Iconic Beverages, Inc.、Brewery Properties Inc.和Brewery Landholdings, Inc.之主席及總裁。黃先生畢業於Mapua Institute of Technology取得機械工程理學士學位,並於其後完成了De La Salle University工商管理碩士的學歷要求。他亦曾參與名古屋國際訓練中心日本國際協力機構資助的金屬結構工程和數控機床課程。

李國寶爵士 GBM. GBS. OBE. JP. MA Cantab. (Economics & Law), Hon. LLD (Cantab), Hon. DSc. (Imperial), Hon. LLD (Warwick), Hon. DBA (Edinburgh Napier), Hon. D.Hum.Litt.(Trinity, USA), Hon. LLD (Hong Kong), Hon. DSocSc (Lingnan), Hon. DLitt (Macquarie), Hon. DSocSc (CUHK), FCA, FCPA, FCPA (Aust.), FCIB, FHKIB, FBCS, CITP, Officier de l' Ordre de la Couronne, Grand Officer of the Order of the Star of Italian Solidarity, The Order of the Rising Sun, Gold Rays with Neck Ribbon, Commandeur dansl' Ordre National de la Légion d'Honneur, 七十九歲,於 一九九一年三月二十二日獲委任。李爵士為本公 司之獨立非執行董事、審核委員會主席、提名委 員會及薪酬委員會成員。他現為東亞銀行有限公 司(於香港上市)之主席兼行政總裁,以及粵海投 資有限公司、香港中華煤氣有限公司、香港上海 大酒店有限公司及維他奶國際集團有限公司(所 有上述公司均於香港上市)之獨立非執行董事。 他亦是香港銀行同業結算有限公司之董事。他曾 擔任電訊盈科有限公司及南華早報集團有限公司 (現稱為長城環亞控股有限公司)之獨立非執行董 事。李爵士是財資市場公會之議會成員。他是劍 橋之友香港有限公司之創立主席、救世軍港澳軍 區顧問委員會主席及聖雅各福群會執行委員會主 席。他於二零零五年至二零零八年曾任香港行政 會議成員,並於一九八五年至二零一二年曾出任 香港立法會議員。

Mr. Fumiaki OZAWA, aged 49, was appointed as a non-executive Director of the Company on 28 April 2017. He is a Director and Executive Vice President of San Miguel Brewing International Limited. He is also a Director of San Miguel Holdings (Thailand) Limited, San Miguel Beer (Thailand) Limited and San Miguel Marketing (Thailand) Limited; and a Commissioner of PT Delta Djakarta Tbk (a company listed on the Indonesia Stock Exchange). Mr. Ozawa was a former Director and Executive Financial Advisor of San Miguel Brewery Inc. (a company listed on the Philippine Dealing & Exchange Corp.), the Senior Manager of Corporate Strategy Department of Kirin Holdings Company, Limited and Senior Manager of Management Planning Department, Kirin Company, Limited. He was also the Manager of Management Planning Department of Kirin Company, Limited (2013-2015); Manager of Overseas Sales Division, Kirin Techno-System Company, Limited and Sales Representative of Off-premise Sales Section, Tohoku Regional Head Office, Kirin Brewery Company, Limited (2004-2013). Mr. Ozawa graduated from Waseda University with a bachelor's degree in Economics in 1992.

Mr. Reynato S. PUNO, aged 78, has been appointed as an independent non-executive Director and Nomination Committee member of the Company from 8 November 2012 and as Chairman of the Remuneration Committee from 24 February 2017. Mr. Puno is an independent Director of San Miguel Corporation (a company listed on the Philippine Stock Exchange), and Union Bank of the Philippines, Inc. (a company listed on the Philippine Stock Exchange), and an Independent Commissioner of PT Delta Djakarta Tbk (a company listed on the Indonesia Stock Exchange). He is also the Chairman of the Environmental Heroes Foundation and World Vision; Vice Chairman of GMA Kapuso Foundation; and a Director of The New Standard newspaper. Mr. Puno served as the Chief Justice of the Philippine Supreme Court from 6 December 2006 until his retirement on 17 May 2010. He also served previously in the Philippine judiciary as an Associate Justice of the Supreme Court, Associate Justice of the Court of Appeals and Appellate Justice of the Intermediate Appellate Court. Mr. Puno completed his Bachelor of Laws from the University of the Philippines in 1962, and has a Master of Laws degree from the University of California in Berkeley (1968) and a Master in Comparative Law degree from the Southern Methodist University, Dallas, Texas (1967).

Mr. Carmelo L. SANTIAGO, aged 76, is an independent non-executive Director, Chairman of the Nomination Committee and a member of the Audit Committee and the Remuneration Committee of the Company. He is an Independent Director of San Miguel Brewery Inc. (a company listed on the Philippine Dealing & Exchange Corp.) and San Miguel Food and Beverage, Inc. (a company listed on the Philippine Stock Exchange) and a Director of the Aurora Pacific Economic Zone Freeport Authority. Mr. Santiago is the founder and owner of several branches of Melo's restaurant in the Philippines and a Director of Terbo Concept, Inc., a Philippine company engaged in retail and food business. He was a Director of the Company from 27 February 2003 to 23 February 2005 and was a former independent director of Liberty Telecoms Holdings Inc. Having over 40 years of directorate positions in various companies in the Philippines and Hong Kong, Mr. Santiago has extensive experience in foods, beverages, publication, properties, power and banking industries.

小澤史晃先生,四十九歲,於二零一七年四月 二十八日獲委任為本公司之非執行董事。彼為生 力啤酒國際有限公司之董事及行政副總裁。彼亦 為生力控股(泰國)有限公司、生力啤酒(泰國) 有限公司及生力市務(泰國)有限公司之董事,以 及PT Delta Diakarta Tbk(該公司於印尼證券交易所 上市)之委員。小澤先生曾任生力啤酒廠公司(該 公司於Philippine Dealing & Exchange Corp.上市) 之前任董事及執行財務顧問、麒麟控股株式會社 企業策略部門之高級經理及麒麟株式會社管理規 劃部門之高級經理。彼亦曾為麒麟株式會社之管 理計劃部門之經理(二零一三年至二零一五年)、 麒麟技術系統株式會社海外銷售部經理及麒麟麥 酒株式會社東北區域總部非現飲場所銷售部營業 代表(二零零四年至二零一三年)。小澤先生於 一九九二年畢業於早稻田大學取得經濟學士學位。

Revnato S. PUNO 先生,十十八歲,於二零一二年 十一月八日獲委任為本公司之獨立非執行董事及提 名委員會成員,亦於二零一七年二月二十四日獲 委任為薪酬委員會主席。Puno先生為生力總公司 (該公司於菲律賓證券交易所上市)及Union Bank of the Philippines, Inc.(該公司於菲律賓證券交易所 上市) 之獨立董事,以及PT Delta Diakarta Tbk(該 公司於印尼證券交易所 上市) 之獨立專員。他亦 是Environmental Heroes Foundation 及世界宣明會 之主席和GMA Kapuso Foundation之副主席,以及 The New Standard newspaper之董事。Puno先生 自二零零六年十二月六日起至二零一零年五月十七 日退休止,為菲律賓最高法院之首席法官。彼亦曾 於菲律賓司法機構出任最高法院之大法官、上訴法 庭之法官及中級上訴法院之上訴庭法官。Puno先 生於一九六二年在菲律賓大學完成法律學士學位, 並於加州柏克萊大學取得法律碩士學位(一九六八 年)和於德克薩斯州達拉斯的南方衛理公會大學取 得比較法律碩士學位(一九六七年)。

施雅高先生,七十六歲,為本公司之獨立非執行董事、提名委員會主席、審核委員會及薪酬委員會成員。彼現任生力啤酒廠公司(該公司於Philippine Dealing & Exchange Corp. 上市)及San Miguel Food and Beverage, Inc. (該公司於菲律賓證券交易所上市)之獨立董事,及Aurora Pacific Economic Zone Freeport Authority之董事。施先生為菲律賓Melo's餐廳之創辦人並擁有多間分店及擔任菲律賓一家零售及食品業務公司Terbo Concept, Inc. 之董事。施先生於二零零三年二月二十七日至二零零五年二月二十三日曾任為本公司董事。彼亦曾為Liberty Telecoms Holdings Inc. 之獨立董事。施先生在菲律賓及香港兩地之多間公司擔任董事,超過四十年。施先生於食品、飲料、出版、地產、能源及銀行業務皆擁有豐富經驗。

Mr. Kenji UCHIYAMA, aged 54, is the Executive Vice President and Director of San Miguel Brewery Inc. and Director of San Miguel Brewing International Limited, San Miguel Holdings (Thailand) Limited, San Miguel Beer (Thailand) Limited, Iconic Beverages, Inc., Brewery Properties Inc. and Brewery Landholdings, Inc. He was also the Executive Officer and General Manager of Corporate Planning Department of Kirin Brewery Company, Limited; a Director of Diageo Kirin Company, Limited, Heineken Kirin Company, Limited, Eishogen Company, Limited, Kirin Distillery Company, Limited and The Brooklyn Brewery Corporation; and the President and Chief Executive Officer of The Brooklyn Brewery Japan Company, Limited. Mr. Uchiyama also held the following positions in the Kirin group: Deputy General Manager of Sales Department, in charge of Off-Premise Sales of Kirin Beer Marketing Company, Limited (2013-2014); Head of Sales Promotion Section of Sales Department of Kirin Beer Marketing Company, Limited (2012 - 2013); and General Manager of Off-Premise Sales Department of Metropolitan Area Division of Kirin Merchandising Company, Limited (2010 – 2012). Mr. Uchiyama graduated from Keio University with a Bachelor's degree in Social Psychology in 1987.

Mr. Tomoki YAMAUCHI, aged 51, was appointed as a non-executive Director of the Company on 27 October 2017. Mr. Yamauchi is the Executive Financial Advisor and Director of San Miguel Brewery Inc. (a company listed on the Philippine Dealing & Exchange Corp.). He is also a Director of San Miguel Brewing International Limited and San Miguel Beer (Thailand) Limited. He was previously the Senior Manager of Accounting Department of Kirin Company, Limited and the Senior Manager of Planning Department of Kirin Beverage Company, Limited (2016-September 2017). Mr. Yamauchi was also the Senior Manager of Management Planning Department of Kirin Company, Limited and Senior Manager of Accounting Unit Group Finance of Kirin Holdings Company, Limited (2013 - 2016); Senior Manager of Finance and Accounting Department of Kirin Group Office Company, Limited (2011 - 2013); Senior Manager of Finance and Accounting Department of Kirin Business Expert Company, Limited (2010 – 2011); Manager of J-SOX compliance integration of Kirin Holdings Company, Limited (2007 - 2010); and Director and Treasurer of Coca-Cola Bottling Company of Northern New England, Inc. (2003 - 2007). Mr. Yamauchi graduated from Keio University with a bachelor's degree in Economics in 1992. He also completed a program for Management Development in Harvard Business School in 2004.

Mr. William CHENG Chuk Man, aged 58, is Group Chief Financial Officer of The Bank of East Asia, Limited. He is currently a Director of The Hong Kong Settlers Housing Corporation Limited. He was previously a member of the Board of Review (Inland Revenue Ordinance) during the period from 1998 to 2007. Mr. Cheng holds a Master of Business Administration degree from the University of Sydney in Australia, and a Bachelor of Commerce (Accounting) degree from the University of Birmingham in Britain. He is a fellow member of The Institute of Chartered Accountants in England and Wales, Association of Chartered Certified Accountants and The Hong Kong Institute of Certified Public Accountants.

內山建二先生,五十四歲,為生力啤酒廠公司 之行政副總裁及董事及生力啤酒國際有限公 司、生力控股(泰國)有限公司、生力啤酒(泰 國)有限公司、Iconic Beverages, Inc., Brewery Properties Inc. and Brewery Landholdings, Inc. 之董事。彼亦是麒麟麥酒株式會社(「麒麟」)企 業策劃部門之行政主任及總經理。彼亦曾任 Diageo Kirin Company, Limited · Heineken Kirin Company, Limited . Eishogen Company, Limited . Kirin Distillery Company, Limited 及The Brooklyn Brewery Corporation之董事;以及The Brooklyn Brewery Japan Company, Limited 之總裁及行政總 裁。內山先生亦曾於麒麟集團擔任以下職務:Kirin Beer Marketing Company, Limited銷售部門之助 理總經理(二零一三至二零一四年),主責非現 飲場所之銷售、Kirin Beer Marketing Company, Limited 銷售部門之銷售推廣主管(二零一二至 二零一三年)、Kirin Merchandising Company, Limited 之 (大都市區分部) 非現飲場所銷售部門 之總經理(二零一零至二零一二年)。內山先生於 一九八七年畢業於慶應義塾大學並取得社會心理 學學士學位。

山內智樹先生,五十一歲,於二零一七年十月 二十七日獲委任為本公司之非執行董事。山內先 生為生力啤酒廠公司(該公司於Philippine Dealing & Exchange Corp. 上市) 之執行財務顧問及董事。 彼亦為生力啤酒國際有限公司及生力啤酒(泰國) 有限公司之董事。彼曾任麒麟株式會社會計部門 之高級經理及麒麟麥酒株式會社計劃部門之高級 經理(二零一六年至二零一七年九月)。山內先 生亦曾任麒麟株式會社管理計劃部門之高級經理 及麒麟控股株式會社集團財務部門會計單位之高 級經理(二零一三年至二零一六年)、Kirin Group Office Company, Limited 財務及會計部門之高級 經理(二零一一年至二零一三年)、Kirin Business Expert Company, Limited 財務及會計部門之高級 經理(二零一零年至二零一一年)、麒麟控股株 式會社 J-SOX compliance integration之經理(二 零零七年至二零一零年)、Coca-Cola Bottling Company of Northern New England, Inc. 之董事 及司庫(二零零三年至二零零七年)。山內先生 於一九九二年畢業於慶應大學並取得經濟學士學 位。彼亦於二零零四年於哈佛商學院完成管理發 展課程。

鄭則民先生,五十八歲,現任東亞銀行有限公司 集團財務總監。他現為香港平民屋宇有限公司董 事。他在一九九八年至二零零七年期間曾出任香 港稅務上訴委員會成員。鄭先生持有澳洲雪梨大 學工商管理碩士學位及英國伯明翰大學商學士 (會計)學位。他是英格蘭及威爾斯特許會計師公 會、英國特許公認會計師公會及香港會計師公會 資深會員。

MANAGEMENT EXECUTIVES

Ramon G. TORRALBA Managing Director

John K.L. CHEUNG

Chief Finance Officer & Company Secretary

Richard W.K. CHAN General Sales Manager

Eric P.K. LAM Marketing Director

Ric W.T. YEUNG

Senior Manager — Logistics

C.K. HO

Senior Manager — Operations

Steven CO

Senior Manager — Corporate Development

Edith Y.M. NG

Senior Manager — Human Resources & Administration

Eric W.M. CHEUNG

Senior Manager — Information Technology

Vincent K.M. KWOK

Managing Director of Guangzhou San Miguel Brewery Company Limited

Elisito A. LOCAYLOCAY

Assistant Vice President/Plant Manager/Brewmaster of San Miguel (Guangdong) Brewery Company Limited

Mr. Ramon G. TORRALBA, Managing Director. Please refer to the Directors section on page 55 for details.

Mr. John K.L. CHEUNG, MBA, BBA, aged 55, Chief Finance Officer & Company Secretary, joined the Company in 1997. Mr. Cheung is a member of the Institute of Management Accountants. He has over 32-year solid experience in finance and accounting in various industries. Mr. Cheung received a Master's degree and a Bachelor's degree, both in Business Administration, from Georgia State University, USA.

Mr Richard W.K. CHAN, *Msc*, aged 50, General Sales Manager, joined the Company in 2016. Mr. Chan has over 32 years of sales experience from various industries.

行政管理人員

杜華博 執行董事

張嘉麟

財務總裁及公司秘書

陳永強 營業總經理

林培光 市務總監

楊偉東

物流高級經理

何自強

生產高級經理

許敏志

企業發展高級經理

伍月薇

人力資源及行政高級經理

張維敏

資訊科技高級經理

郭敬文

廣州牛力啤酒有限公司董事總經理

羅嘉樂

生力(廣東)啤酒有限公司助理副總裁/酒廠經理/ 釀酒師

杜華博先生,執行董事;詳情請參閱第55頁之董事部份。

張嘉麟先生,MBA, BBA,五十五歲,財務總裁及公司秘書,於一九九七年加入本公司。張先生為管理會計師公會會員並於不同行業累積了超過三十二年之財務及會計經驗。張先生畢業於美國Georgia State University,並取得工商管理碩士及學士學位。

陳永強先生,MSC,五十歲,營業總經理,於二零 一六年加入本公司。陳先生於不同行業具有超過 三十二年銷售之豐富經驗。

Mr. Eric P.K. LAM, *MBA, BA*, aged 55, Marketing Director, joined the Company in 2008. Mr. Lam has over 25 years of experience in marketing in various industries.

Mr. Ric W.T. YEUNG, *BBA*, aged 55, Senior Manager — Logistics, joined the Company in 1983. Mr. Yeung has more than 35 years of extensive experience in supply planning, procurement and physical distribution.

Mr. C.K. HO, MSC, DIP, aged 60, Senior Manager — Operations, joined the Company in 1988. Mr. Ho has over 30 years of service with the Company. He has extensive experience in the operations of beer production.

Mr. Steven CO, *BA*, aged 49, Senior Manager — Corporate Development, joined San Miguel Brewing Group of San Miguel Corporation in 1994. Mr. Co has more than 24 years of experience in business planning, business research, corporate affairs and quality management in the Company.

Ms. Edith Y.M. NG, MBA, DIP, aged 56, Senior Manager — Human Resources & Administration, joined the Company in 1989. Ms. Ng has gained 32 years of experience in the fields of marketing, sales and human resources.

Mr. Eric W.M. CHEUNG, DBA, MBA, MSc, BSc, aged 56, Senior Manager — Information Technology, joined the Company in 1993. Mr. Cheung has gained 32 years of solid experience in the operations and management of the Information Technology functions.

Mr. Vincent K.M. KWOK, *MBA*, *BBA*, aged 50, was appointed as the Managing Director of Guangzhou San Miguel Brewery Company Limited on 1 January 2011. Mr. Kwok joined the Company in 2003. He has more than 27 years of solid experience in marketing in various industries.

Mr. Elisito A. LOCAYLOCAY, BSChE, aged 57, AVP/Plant Manager/Brewmaster of San Miguel (Guangdong) Brewery Company Limited. Mr. Locaylocay joined San Miguel Brewery Inc. in 1987. He has extensive working experience in both Domestic and International Operations. Mr. Locaylocay graduated from University of San Carlos with a Bachelor of Science degree in Chemical Engineering.

林培光先生,MBA, BA,五十五歲,市務總監,於 二零零八年加入本公司。林先生於不同行業累積 了超過二十五年之市務經驗。

楊偉東先生,BBA,五十五歲,物流高級經理,於一九八三年加入本公司。楊先生擁有超過三十五年之供應策劃、採購及儲運之豐富經驗。

何自強先生,MSC, DIP,六十歲,生產高級經理, 於一九八八年加入本公司。何先生於本公司服務 超過三十年。他於啤酒生產業務擁有豐富經驗。

許敏志先生,BA,四十九歲,企業發展高級經理,於一九九四年加入生力總公司啤酒業務部。 許先生擁有超過二十四年業務策劃、業務研究、 企業事務及品質管理之經驗。

伍月薇女士,MBA, DIP,五十六歲,人力資源及行政高級經理,於一九八九年加入本公司。伍女士擁有三十二年市務、銷售及人力資源之經驗。

張維敏先生,DBA, MBA, MSc, BSC, 五十六歲,資訊 科技高級經理,於一九九三年加入本公司。張先 生擁有三十二年有關資訊科技方面的整體運作及 管理之經驗。

郭敬文先生,MBA, BBA, 五十歲,於二零一一年一 月一日獲委任為廣州生力啤酒有限公司董事總經 理。郭先生於二零零三年加入本公司。他於不同 行業累積了超過二十七年之市務經驗。

羅嘉樂先生,BSChE,五十七歲,為生力(廣東) 啤酒有限公司之助理副總裁/酒廠經理/釀酒師。羅先生於一九八七年加入生力啤酒廠公司。他曾擔任國內及海外運作的不同職位,累積了豐富經驗。羅先生畢業於University of San Carlos,取得化學工程理學士學位。

STATISTICAL ANALYSIS OF OPERATIONS 經營統計分析

Years ended 31 December, in Hong Kong dollar thousands except per share data and number of personnel

截至十二月三十一日止年度,除每股 股份數據及員工人數外均以港幣千元計算

Ten Year Review

十年回顧

2018 二零一八年 2017 二零一七年 2016 二零一六年

Revenue	收入	584,609	565,785	541,427	
(Loss)/profit from operations (1)	經營(虧損)/盈利(1)	(64,690)	20,692	11,505	
(Loss)/profit for the year (1)	年度(虧損)/盈利(1)	(74,088)	15,219	6,705	
Taxes paid, including beer tax	税項連啤酒税	17,338	13,432	10,494	
Cash dividends attributable to the year	年度應佔現金股息	_	_	_	
Cash dividends per share (cents)	每股現金股息 (仙)	_	_	_	
Non-current tangible assets and projects	非流動有形資產及發展中項目				
under development		487,708	576,388	584,806	
Net worth		500,668	584,811	558,084	
Salaries, wages and other benefits	薪金、工資及其他福利	123,067	121,606	116,014	
Number of personnel (2)	員工人數 (2)	516	516	539	

⁽¹⁾ Profit from operations and profit for 2012 have been restated for the change in accounting policy for employee benefits.

⁽²⁾ Number of personnel represents actual headcount as of the last working day of the year.

STATISTICAL ANALYSIS OF OPERATIONS 經營統計分析

Years ended 31 December, in Hong Kong dollar thousands except per share data and number of personnel

截至十二月三十一日止年度,除每股 股份數據及員工人數外均以港幣千元計算

2015 二零一五年	2014 二零一四年	2013 二零一三年	2012 二零一二年 (restated) (已重列)	2011 二零一一年	2010 二零一零年	2009 二零零九年
569,502	728,640	687,093	686,362	683,879	589,322	696,824
(11,555)	41,635	28,674	243,428	(48,365)	(770,605)	(331,879)
(16,909)	36,994	25,824	226,976	(68,638)	(773,987)	(343,052)
15,984	20,670	19,614	26,683	36,009	42,020	68,877
	7,472	3,736	_	_	_	_
_	2	1		_	_	_
597,381	621,309	635,893	654,678	389,671	398,011	1,087,198
544,986	571,949	543,678	511,836	297,223	391,474	1,169,484
118,421	116,888	106,631	104,724	101,023	96,719	99,341
549	566	587	606	635	732	766

⁽¹⁾ 經營盈利及二零一二年之盈利已就僱員福利之會計政策改變重列。

⁽²⁾ 員工人數指於年度最後一個工作日之實際員工數目。

CONSOLIDATED INCOME STATEMENT 綜合收益表

For the year ended 31 December 2018 (Expressed in Hong Kong dollars)

截至二零一八年十二月三十一日止年度(以港幣計算)

			2018	2017
		Note	二零一八年 \$′000	二零一七年 \$'000
		附註	千元	千元
Revenue	收入	3	584,609	565,785
Cost of sales	銷售成本		(330,670)	(314,210)
Gross profit	毛利		253,939	251,575
Other net income Selling and distribution expenses Administrative expenses Other operating expenses Impairment losses for property, plant and equipment	其他收益淨額 銷售及分銷開支 行政開支 其他經營開支 物業、機器 及設備減值	4	40,001 (189,968) (80,803) (7,859) (80,000)	38,509 (184,772) (77,591) (7,029)
	以识''用''似'且		(80,000)	
(Loss)/profit from operations	經營(虧損)/盈利		(64,690)	20,692
Finance costs	財務費用	5(a)	(6,170)	(6,292)
(Loss)/profit before taxation	除税前(虧損)/盈利	5	(70,860)	14,400
Income tax (charge)/credit	所得税(支出)/計入	6	(3,228)	819
(Loss)/profit for the year	年度(虧損)/盈利		(74,088)	15,219
Attributable to:	應佔如下:			
Equity shareholders of the Company Non-controlling interests	本公司權益持有人 非控股權益		(73,556) (532)	12,480 2,739
(Loss)/profit for the year	年度(虧損)/盈利		(74,088)	15,219
(Loss)/earnings per share	每股(虧損)/盈利			
— Basic (cents)	一 基本(仙)	10(a)	(20)	3
— Diluted (cents)	一 攤薄 (仙)	10(b)	N/A 不適用	N/A 不適用

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME 綜合全面收益表

For the year ended 31 December 2018 (Expressed in Hong Kong dollars)

截至二零一八年十二月三十一日止年度(以港幣計算)

2017

2018

		Note 附註	二零一八年 \$′000 千元	二零一七年 \$'000 千元
(Loss)/profit for the year	年度(虧損)/盈利		(74,088)	15,219
Other comprehensive income for the year (after tax)	年度其他全面收益 (除税後)	9		
Items that may be reclassified subsequently to profit or loss	將來或會重新列入損益的項目			
Exchange differences on translation of financial statements of subsidiaries outside Hong Kong and monetary items that form part of the net investment	因換算海外附屬公司財務報表及 因換算組成集團於附屬公司 之投資的貨幣項目所產生 之匯兑差額		(0.474)	0.005
in subsidiaries outside Hong Kong Items that will not be reclassified to profit or loss.	S 將來不會重新列入損益的項目		(2,171)	2,035
Actuarial gains and losses of defined benefit retirement plan	定額福利退休計劃之精算盈利 及虧損		(7,884)	9,473
			(10,055)	11,508
Total comprehensive income for the year	年度全面收益總額		(84,143)	26,727
Attributable to:	應佔如下:			
Equity shareholders of the Company Non-controlling interests	本公司權益持有人 非控股權益		(84,933) 790	25,880 847
Total comprehensive income for the year	年度全面收益總額		(84,143)	26,727

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

At 31 December 2018 (Expressed in Hong Kong dollars) 於二零一八年十二月三十一日 (以港幣計算)

		Note 附註	2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Non-current assets	非流動資產			
Property, plant and equipment Investment properties Interests in leasehold land held for own	物業、機器及設備 投資物業 在經營租賃下自用而持有的	11(a) 11(a)	288,939 125,497	369,125 130,206
use under operating leases	租賃土地權益	11(a)	73,272	77,057
Intangible assets	無形資產	12	487,708 4,771	576,388 4,781
			492,479	581,169
Current assets	流動資產			
Inventories Trade and other receivables Amounts due from holding companies	存貨 應收貿易及其他賬項 應收控股公司	14 15	42,209 50,866	47,708 51,846
and fellow subsidiaries Amount due from a related company Bank deposits Cash and cash equivalents	及同系附屬公司賬項 應收關連公司賬項 銀行存款 現金及等同現金項目	16 16 17 17	24,087 3,661 36,718 81,091	21,977 1,685 39,197 130,146
			238,632	292,559
Current liabilities	流動負債			
Trade and other payables Loan from an intermediate holding company Amounts due to holding companies	應付貿易及其他賬項 中介控股公司之貸款 應付控股公司	18 19	(77,515) (51,394)	(95,248) (51,294)
and fellow subsidiaries Amounts due to related companies Current tax payable	及同系附屬公司賬項 應付關連公司賬項 應付税項	16 16 21(a)	(7,878) (7,037) (313)	(8,524) (8,588) —
			(144,137)	(163,654)
Net current assets	流動資產淨值		94,495	128,905

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

At 31 December 2018 (Expressed in Hong Kong dollars) 於二零一八年十二月三十一日 (以港幣計算)

		Note 附註	2018 二零一八年 \$'000 千元	2017 二零一七年 \$'000 千元
Total assets less current liabilities	總資產減流動負債		586,974	710,074
Non-current liabilities	非流動負債			
Loan from an intermediate holding company Retirement benefit liabilities Deferred tax liabilities	中介控股公司之貸款 退休福利負債 遞延税項負債	19 20(a) 21(b)	(64,243) (17,697) (4,366)	(115,412) (5,799) (4,052)
			(86,306)	(125,263)
NET ASSETS	資產淨值		500,668	584,811
CAPITAL AND RESERVES	股本及儲備			
Share capital Other reserves	股本 其他儲備	22(b)	252,524 273,634	252,524 358,567
Total equity attributable to equity shareholders of the Company	本公司權益持有人應佔權益		526,158	611,091
Non-controlling interests	非控股權益		(25,490)	(26,280)
TOTAL EQUITY	權益總值		500,668	584,811

Approved and authorised for issue by the board of directors on 5 March 2019.

經由董事會於二零一九年三月五日批准及授權刊發。

Ramon S. Ang Director **蔡啓文** *董事* Ramon G. Torralba Director 杜華博 *董事*

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 綜合權益變動表

For the year ended 31 December 2018 (Expressed in Hong Kong dollars)

截至二零一八年十二月三十一日止年度(以港幣計算)

Attributable to equity shareholders of the Company 本公司權益持有人應佔部份

					2 lbmm-1 2 1 2 3 4 50 c lbm b	Hr Do					
		Note 附註	Share capital 股本 \$'000 千元	Capital reserve 資本儲備 \$'000 千元	Exchange fluctuation reserve 匯兑波動儲備 \$'000 千元	Retained profits 收益儲備 \$'000 千元	Sub-total 合計 \$'000 千元	Non- controlling interests 非控股權益 \$'000 千元	Total equity 權益總額 \$'000 千元		
Balance at 1 January 2017	於二零一七年 一月一日結餘	113 Pale	252,524	112,970	75,870	143,847	585,211	(27,127)	558,084		
Changes in equity for 2017: Profit for the year Other comprehensive income	二零一七年權益變動: 年度盈利 其他全面收益	9		_ _	— 3,927	12,480 9,473	12,480 13,400	2,739 (1,892)	15,219 11,508		
Total comprehensive income for the year	年度全面收益總額		_	_	3,927	21,953	25,880	847	26,727		
Balance at 31 December 2017 and 1 January 2018	於二零一七年 十二月三十一日 及二零一八年 一月一日結餘		252,524	112,970	79,797	165,800	611,091	(26,280)	584,811		
Changes in equity for 2018: Loss for the year Other comprehensive income	二零一八年權益變動: 年度虧損 其他全面收益	9	=	- -	— (3,493)	(73,556) (7,884)	(73,556) (11,377)	(532) 1,322	(74,088) (10,055)		
Total comprehensive income for the year	年度全面收益總額		_	<u> </u>	(3,493)	(81,440)	(84,933)	790	(84,143)		
Balance at 31 December 2018	於二零一八年 十二月三十一日結餘		252,524	112,970	76,304	84,360	526,158	(25,490)	500,668		

CONSOLIDATED CASH FLOW STATEMENT 綜合現金流量表

For the year ended 31 December 2018 (Expressed in Hong Kong dollars)

截至二零一八年十二月三十一日止年度(以港幣計算)

		Note 附註	2018 二零一八年 \$′000 千元	2017 二零一七年 \$′000 千元
Operating activities	經營業務			
Cash generated from operations Tax paid:	經營業務之現金流入 已付税項:	17(b)	22,873	52,637
Hong Kong profits tax paid	已付香港利得税		(605)	_
Net cash generated from operating activities	經營業務之現金流入 淨額		22,268	52,637
Investing activities	投資活動			
Payment for the purchase of non-current assets Proceeds from disposal of non-current assets Decrease in bank deposits Interest received	添置非流動資產所付款項 出售非流動資產所得款項 銀行存款減少 已收利息		(19,111) 1,934 2,479 1,924	(14,471) 2,253 7,405 1,279
Net cash used in investing activities	投資活動之現金流出淨額		(12,774)	(3,534)
Financing activities	融資活動			
Repayment of loan from an Intermediate holding company Interest paid	還款予中介控股公司之貸款 已付利息	17(c) 17(c)	(51,394) (6,040)	(25,649) (6,181)
Net cash used in financing activities	融資活動之現金流出淨額		(57,434)	(31,830)
Net (decrease)/increase in cash and cash equivalents	現金及等同現金項目 之淨額(減少)/增加		(47,940)	17,273
Cash and cash equivalents at 1 January	於一月一日之現金 及等同現金項目結存	17(a)	130,146	111,117
Effect of foreign exchange rates changes	匯率變動之影響		(1,115)	1,756
Cash and cash equivalents at 31 December	於十二月三十一日之現金 及等同現金項目結存	17(a)	81,091	130,146

NOTES TO THE FINANCIAL STATEMENTS 財務報表附註

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

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(c) 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) Basis of preparation of the financial statements

The consolidated financial statements for the year ended 31 December 2018 comprise the Company and its subsidiaries (together referred to as the "Group").

The measurement basis used in the preparation of the financial statements is the historical cost basis.

The preparation of financial statements in conformity with HKFRSs requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Judgements made by management in the application of HKFRSs that have significant effect on the financial statements and major sources of estimation uncertainty are discussed in note 2.

1 主要會計政策

(a) 遵守聲明

本財務報表乃根據所有適用之香港財務報告 準則(「香港財務報告準則」) 而編撰。「香港 財務報告準則」一詞包括香港會計師公會頒 佈之所有適用的個別香港財務報告準則、香港 管計準則(「香港會計準則」)及詮釋、香港 公認會計原則及香港《公司條例》之規定。 等財務報表亦遵守香港聯合交易所有限公司 證券上市規則(「上市規則」)之適用披露規 定。本集團採用之主要會計政策概要如下。

香港會計師公會已頒布若干全新及經修訂之香港財務報告準則,並於本集團之本期會計期間首次生效或可供提早採納。首次應用此等適用於本集團之新訂準則所引致於當期及以往會計期間之任何會計政策變動已於本財務報表內反映,有關資料載於附註1(c)。

(b) 編撰財務報表之準則

截至二零一八年十二月三十一日止年度之綜合財務報表包括本公司及其附屬公司(統稱為「本集團」)。

財務報表乃以歷史成本為編撰基準。

編撰符合香港財務報告準則的財務報表要求管理層作出會影響政策應用及資產、負債、收入與開支的報告數額的判斷、估計及假設的規定。估計及有關假設乃根據過往經驗及多個相信在有關情況下屬合理的其他因素而作出,其結果成為對在其他來源並不顯然易見的資產與負債賬面值作出判決的基礎。實際結果可能有異於該等估計。

估計及相關假設會持續檢討。對會計估計進行修訂時,若修訂只影響該期間,則修訂會在修訂估計的期間內確認;若修訂影響到當期及未來期間,則在修訂及未來期間確認。

就採用香港財務報告準則時所作出的判斷, 以及作出對下一年度之財務報表構成重大調 整風險之估計的討論內容載列於附註2。

NOTES TO THE FINANCIAL STATEMENTS 財務報表附註

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

(c) Changes in accounting policies

The HKICPA has issued a number of new HKFRSs and amendments to HKFRSs that are first effective for the current accounting period of the Group. Of these, the following developments are relevant to the Group's financial statements:

- HKFRS 9, Financial Instruments
- HKFRS 15, Revenue from contracts with customers
- HK(IFRIC) 22, Foreign currency transactions and advance consideration

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

(i) HKFRS 9, Financial instruments

HKFRS 9 replaces HKAS 39, *Financial instruments: recognition and measurement*. It sets out the requirements for recognising and measuring financial assets, financial liabilities and some contracts to buy or sell non-financial items.

Further details of the nature and effect of the changes to previous accounting policies are set out below:

a. Classification of financial assets and financial liabilities

HKFRS 9 categories financial assets into three principal classification categories: measured at amortised cost, at fair value through other comprehensive income (FVOCI) and at fair value through profit or loss (FVPL). These supersede HKAS 39's categories of held-to-maturity investments, loans and receivables, available-for-sale financial assets and financial assets measured at FVPL. The classification of financial assets under HKFRS 9 is based on the business model under which the financial asset is managed and its contractual cash flow characteristics. Under HKFRS 9, derivatives embedded in contracts where the host is a financial asset in the scope of the standard are not separated form the host. Instead, the hybrid instrument as a whole is assessed for classification.

b. Credit losses

HKFRS 9 replaces the "incurred loss" model in HKAS 39 with the "expected credit loss" (ECL) model. The ECL model requires an ongoing measurement of credit risk associated with a financial asset and therefore recognises ECLs earlier than under the "incurred loss" accounting model in HKAS 39.

The Group applies the new ECL model to financial assets measured at amortised cost (including cash and cash equivalents and trade and other receivables).

For further details on the Group's accounting policy for credit losses, see note 1(i).

The adoption of HKFRS 9 does not have any material impact on the financial position and the financial result of the Group.

1. 主要會計政策(續)

(c) 會計政策的變動

香港會計師公會已頒佈多項新的香港財務報告準則及對香港財務報告準則的修定,並於本集團的今個會計期間首次生效。其中下列會計準則之發展與本集團之財務報表有關:

- 香港財務報告準則第九號「金融工 具」
- 香港財務報告準則第十五號「客戶合 約收益」
- 香港(國際財務報告詮釋委員會) 詮釋第二十二號「外幣交易及預付代價」

本集團並未採用任何於本期會計期間尚未生 效的新準則或詮釋。

(i) 香港財務報告準則第九號「金融工具」

香港財務報告準則第九號取代香港會計準則 第三十九號「金融工具:確認及計量」。它規 定了確認和計量金融資產,金融負債和一些 買賣非金融項目的合同的要求。

有關會計政策變動的性質和影響詳述如下:

a. 金融資產及金融負債的分類

b. 信貸虧損

香港財務報告準則第九號以「預期信貸虧損」 模式取代香港會計準則第三十九號「已產生 虧損」模式。預期信貸虧損模式要求持續計 量與金融資產相關的信貸風險,因此早於香 港會計準則第三十九號「已發生虧損」會計模 式確認預期信貸虧損。

本集團將新預期信貸虧損模式應用於按攤銷 成本(包括現金及現金等價物以及貿易及其 他應收項)計量的金融資產。

有關信貸虧損會計政策,見附註1(i)。

採納香港財務報告準則第九號對本集團的財 務狀況及業績並無任何重大影響。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

- (c) Changes in accounting policies (Continued)
- (ii) HKFRS 15, Revenue from contracts with customers

HKFRS 15 establishes a comprehensive framework for recognising revenue and some costs from contracts with customers. HKFRS 15 replaces HKAS 18, *Revenue*, which covered revenue arising from sale of goods and rendering of services, and HKAS 11, *Construction contracts*, which specified the accounting for construction contracts.

HKFRS 15 also introduces additional qualitative and quantitative disclosure requirements which aim to enable users of the financial statements to understand the nature, amount, timing and uncertainty of revenue and cash flows arising from contracts with customers.

Previously, revenue arising from construction contracts and provision of services was recognised over time, whereas revenue form sale of goods was generally recognised at a point in time when the risks and rewards of ownership of the goods had passed to the customers.

Under HKFRS 15, revenue is recognised when the customer obtains control of the promised good or service in the contract. This may be at a single point in time or over time. HKFRS 15 identifies the following three situations in which control of the promised good or service is regarded as being transferred over time:

- A. When the customers simultaneously receives and consumes the benefits provided by the entity's performance, as the entity performs;
- B. When the entity's performance creates or enhances an asset (for example work in progress) that the customer controls as the asset is created or enhanced:
- C. When the entity's performance does not create an asset with an alternative use to the entity and the entity has an enforceable right to payment for performance completed to date.

If the contract terms and the entity's activities do not fall into any of these 3 situations, the under HKFRS 15 the entity recognises revenue for the sale of that good or service at a single point in time, being when control has passed. Transfer of risks and rewards of ownership is only one of the indicators that is considered in determining when the transfer of control occurs.

The adoption of HKFRS 15 does not have any material impact on the timing of revenue recognition of the Group.

1. 主要會計政策(續)

- (c) 會計政策的變動(續)
- (ii) 香港財務報告準則第十五號「客戶合約收益」

香港財務報告準則第十五號建立了一個綜合框架,用於確認與客戶簽訂合同的收入及成本。香港財務報告準則第十五號取代香港會計準則第十八號「收入」(涵蓋銷售貨品及提供服務產生的收入)及香港會計準則第十一號(建築合約),其中闡明建築合約的會計處理。

香港財務報告準則第十五號亦引入額外的定性及定量披露規定,旨在讓財務報表使用者了解與客戶所簽訂合約產生的收入及現金流的性質,金額,時間及不確定性。

以往,建築合約和提供服務產生的收入是隨時間過去確認的,而貨物銷售收入一般在貨物所有權的風險和報酬轉移給客戶的時間點確認。

根據香港財務報告準則第十五號,收入將於客戶取得對合約中承諾商品或服務的控制權時確認。 這可能是在單個時間點或隨著時間的推移。香港財務報告準則第十五號確定以下三種情況,其中承諾的商品或服務的控制權被視為隨時間轉移:

- A. 當客戶隨同實體執行同時接收並消費 實體履行所提供的利益時;
- B. 當實體的行動創造或加強了資產(例 如在建工程)時,客戶在創造或加強 資產時進行控制:
- C. 當實體的表現未創造對該實體具有替代用途的資產時,該實體具有可執行的權利,以支付迄今為止已完成的業績。

如果合約條款及實體的活動不屬於上述三種情況中的任何一種,則根據香港財務報告準則第十五號,該實體確認在單一時間點出售該商品或服務的收入,即控制權已經過去的時間。 風險和所有權回報的轉移只是確定何時發生轉移控制時所考慮的指標之一。

採納香港財務報告準則第十五號對本集團的 收入確認時間並無任何重大影響。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

(c) Changes in accounting policies (Continued)

(iii) HK(IFRIC) 22, Foreign currency transaction and advance consideration

This interpretation provides guidance on determing "the date of the transaction" for the purpose of determining the exchange rate to use on initial recognition of the related asset, expense or income (or part of it) arising from a transactions in which an entity receives or pays advance consideration in a foreign currency.

The interpretation clarifies the "the date of the transaction" is the date on initial recognition of the non-monetary asset or liability arising from the payment or receipt of advance consideration. If there are multiple payments or receipts in advance of recognising the related item, the date of the transaction for each payment or receipt should be determined in this way. The adoption of HK(IFRIC) 22 does not have any material impact on the financial position and the financial result of the Group.

(d) 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 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, 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 profits 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.

1. 主要會計政策(續)

(c) 會計政策的變動(續)

(iii) 香港(國際財務報告詮釋委員會) 詮釋第 二十二號「外幣交易及預付代價|

該詮釋為確定「交易日期」提供了指引,目的 為確定由實體收到或支付以外幣結算的預付 代價時,該以交易日期的匯率,作初始確認 相關的資產、支出及(部份)收入。

該詮釋澄清,「交易日期」是初始確認因支付或收到預付對價而產生的非貨幣性資產或負債的日期。如果在識別相關項目之前有多個付款或收據,則應以這種方式確定每個付款或收據的交易日期。採納香港(國際財務報告詮釋委員會)第二十二號對本集團的財務狀況及業績並無任何重大影響。

(d) 附屬公司及非控股權益

附屬公司為本集團所控制之實體。當本集團可通過參與實體之業務從而承擔或享有變動之回報及運用其控制權以影響回報金額的能力,則本集團控制該實體。當評定本集團是否有該等權利時,僅考慮(本集團和其他方所持有的)實質權利。

於附屬公司之投資由持有控制權開始併入綜合財務報表內,直至控制權終止為止。本集團內公司之間之結餘、交易及現金流量,以及交易所產生之任何未變現盈利,乃於編製綜合財務報表時悉數抵銷。如無減值證據,本集團內公司之間之交易而產生之未變現虧損,乃以未變現盈利相同之形式抵銷。

非控股權益是指非直接或間接歸屬於本公司 的附屬公司權益,而本集團未與該權益持有 者達成任何附加協議,致令集團整體上對該 等權益產生符合財務負債定義的法定義務。 對於每項企業合併,集團可選擇以公允價值 或以其在附屬公司可辨認資產淨值的所佔比 例確認非控股權益。

非控股權益在綜合財務狀況表內的股東權益 列示,但與可歸屬於集團股東權益分開。非 控股權益佔本集團年度內總盈利或虧損在綜 合收益表以分配為非控股權益及可歸屬於本 公司股東權益形式呈報。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

(d) Subsidiaries and non-controlling interests (Continued)

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 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 profit or loss. 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 or, when appropriate, the cost on initial recognition of an investment in an associate or joint venture.

In the Company's statement of financial position, an investment in a subsidiary is stated at cost less impairment losses (see note 1(i)).

(e) Property, plant and equipment

The following items of property, plant and equipment are stated at cost less accumulated depreciation and impairment losses (see note 1(i)), with the exception of construction in progress which is stated at cost less any impairment losses (see note 1(i)).

- land classified as being held under finance leases and buildings thereon (see note 1(g));
- buildings held for own use which are situated on leasehold land classified as held under operating leases (see note 1(g)); and
- other items of plant and equipment.

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.

Depreciation is calculated to write off the cost of items of property, plant and equipment, less their estimated residual values, if any, using the straight-line method over their estimated useful lives as follows:

- Leasehold land classified as held under finance leases is depreciated over the unexpired term of lease.
- Buildings situated on leasehold land are depreciated over the shorter of the unexpired term of lease and their estimated useful lives, being no more than 50 years.
- Machinery, equipment, furniture and fixtures
 4 to 50 years

Motor vehicles4 to 7 years

No provision for depreciation is made on construction in progress until such time when the assets are substantially completed and ready for use.

1. 主要會計政策(續)

(d) 附屬公司及非控股權益(續)

本集團於附屬公司權益之變化但未引起控制權喪失的交易,按權益內部交易入賬,於合併權益項下之控股及非控股權益作出調整以反映相關權益變動,但不確認損益。

如果本集團失去附屬公司之控制權,該項交易將按處置該附屬公司全部權益記錄,相關交易確認損益。任何本集團所保留之前附屬公司剩餘權益按喪失控制權日公允值確認,該值為金融資產初始確認之公允值,或為於聯營公司或共同控制實體之初始投資成本(如適用)。

在本公司之財務狀況表內,附屬公司權益以 成本減減值虧損(見附註1(j))列帳。

(e) 物業、機器及設備

除在建工程以成本減去減值虧損(見附註1(i))列賬外,以下的物業,機器及設備按成本減累計折舊及減值虧損列賬(見附註1(i)):

- 一 分類為融資租賃下的土地及物業(見 附註1(g));
- 在分類為經營租賃下的土地上的自用物業(見附註1(g));及
- 其他機器及設備。

報廢或出售物業、機器及設備項目之盈虧, 乃出售所得款項淨額以及有關項目賬面值之 差額,並於報廢或出售日在損益中確認。

折舊乃將物業、機器及設備成本減其估計剩餘價值(如有),在其下述估計可使用年期期間以直線法計算而撤銷:

- 分類為融資租賃下的土地於未屆滿租 賃期間折舊。
- 在租賃土地上的物業於未屆滿租賃期及其估計可使用年期(不超過五十年)兩者中較短期間折舊。
- 一機器、設備、 四年至五十年 家俬及裝置
- 車輛 四年至七年

在建工程於資產完成及可投入使用前不會 計提折舊。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

(e) Property, plant and equipment (Continued)

Where parts of an item of property, plant and equipment have different useful lives, the cost of the item is allocated on a reasonable basis between the parts and each part is depreciated separately. Both the useful life of an asset and its residual value, if any, are reviewed annually.

(f) Investment properties

Investment properties are land and buildings which are owned or held under a leasehold interest (see note 1(g)) to earn rental income and/or for capital appreciation.

Investment properties are stated at cost less accumulated depreciation and impairment losses (see note 1(i)). Depreciation is calculated to write off the cost of investment properties, less their estimated residual values, if any, using the straight-line method over the shorter of the unexpired term of lease and their estimated useful lives, being no more than 50 years.

Both the useful lives of the investment properties and their residual values, if any, are reviewed annually.

Rental income from investment properties is accounted for as described in note 1(r)(iii).

(g) Leased assets

An arrangement, comprising a transaction or a series of transactions, is or contains a lease if the Group determines that the arrangement conveys a right to use a specific asset or assets for an agreed period of time in return for a payment or a series of payments. Such a determination is made based on an evaluation of the substance of the arrangement and is regardless of whether the arrangement takes the legal form of a lease.

(i) Classification of assets leased to the Group

Assets that are held by the Group under leases which transfer to the Group substantially all the risks and rewards of ownership are classified as being held under finance leases. Leases which do not transfer substantially all the risks and rewards of ownership to the Group are classified as operating leases, with the following exceptions:

- property held under operating leases that would otherwise meet the definition of an investment property is classified as investment property on a property-by-property basis and, if classified as investment property, is accounted for as if held under a finance lease; and
- land held for own use under an operating lease, where the fair value cannot be measured separately from the fair value of a building situated thereon at the inception of the lease, is accounted for as being held under a finance lease, unless the building is also clearly held under an operating lease. For these purposes, the inception of the lease is the time that the lease was first entered into by the Group, or taken over from the previous lessee.

1. 主要會計政策(續)

(e) 物業、機器及設備(續)

當一項物業,機器及設備之各部份有不同的可使用年期,此項目各部份之成本將按合理基礎分配,而每部份將作個別折舊。本集團每年檢討資產之可使用年期及其剩餘價值(如有)。

(f) 投資物業

投資物業為賺取租金收入及/或為資本增值 而擁有或根據租賃權益(見附註1(g))持有的 土地及房產。

投資物業按成本減累計折舊及減值虧損列賬 (見附註1(i))。折舊乃將投資物業成本減其 剩餘價值(如有),在未屆滿租賃期及其估計 可使用年期(不超過五十年)兩者中較短期間 以直線法計算而撇銷。

投資物業的可使用年期及其剩餘價值(如有) 均按年作出檢討。

投資物業的租金收入根據附註1(r)(iii)所述方式計算。

(g) 租賃資產

倘本集團確定安排具有在商定期限內通過支付一筆或一系列款項而使用某一特定資產或多項資產之權利,則該安排(由一宗交易或一系列交易組成)為租賃或包括租賃。該釐定乃根據安排之內容評估而作出,而無論安排是否具備租賃之法律形式。

(i) 租賃予本集團之資產的分類

對於本集團以租賃持有的資產,如有關租賃 將擁有資產的絕大部分風險和回報轉移至本 集團,有關資產便會劃歸為以融資租賃持 有。並未將擁有資產之所有風險和利益轉讓 之租賃資產,乃列為經營租賃,以下除外:

- 符合投資物業定義的經營租賃物業會被分類至投資物業。如果被分類至投資物業。如果被分類至投資物業,該租賃會以融資租賃入賬:
- 一 根據經營租賃為自用而持有的土地,若公允價值在租賃開始時不能與位於有關土地上的房產的公允價值分開計量,會作為根據融資租賃持有入賬,除非有關房產亦顯然根據經營租約持有,則作別論。就此而言,租賃的開始時間為本集團首次訂立租約時,或從前承租人接手時。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

(g) Leased assets (Continued)

(ii) Operating lease charges

- Where the Group has the use of assets held under operating leases, payments made under the leases are charged to profit or loss in equal instalments over the accounting periods covered by the lease term. Lease incentives received are recognised in profit or loss as an integral part of the aggregate net lease payments made.
- The cost of acquiring land held under an operating lease is amortised on a straight-line basis over the period of the lease term. Impairment losses are recognised in accordance with the accounting policy set out in note 1(i).

(h) Intangible assets

Intangible assets represent acquired trademarks and club debentures and are stated at cost less impairment losses (see note 1(i)).

These intangible assets are not amortised as their useful lives are assessed to be indefinite and are tested annually for impairment (see note 1(i)).

The conclusion that the useful life of an intangible asset is indefinite is reviewed annually to determine whether events and circumstances continue to support the indefinite useful life assessment for that asset.

(i) Credit losses and impairment of assets

(i) Credit losses from financial instruments

(A) Policy applicable from 1 January 2018

The loss allowance is measured at an amount equal to lifetime expected credit losses (ECLs), which are those losses that are expected to occur over the expected life of the trade receivables. The loss allowance is estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors and an assessment of both the current and forecast general economic conditions at the reporting date.

ECLs are remeasured at each reporting date with any changes recognised as an impairment gain or loss in profit or loss. The Group recognises an impairment gain or loss with a corresponding adjustment to the carrying amount of trade and other receivables through a loss allowance account.

The gross carrying amount of a trade debtor or other receivable is written off (either partially or in full) to the extent that there is no realistic of recovery. This is generally the case when the tines that the debtor does not have assets or sources of ii generate sufficient cash flows to repay the amounts subject.

1. 主要會計政策(續)

(g) 租賃資產(續)

(ii) 經營租賃

- 一 倘本集團根據經營租賃使用資產,根 據租約所付之款項乃於損益中以等額 在租賃期所涵蓋之會計期間支銷。所 得的租賃激勵措施乃作為所作的整體 淨租賃付款額的一部分在損益中確 認。
- 以經營租賃持有土地的收購成本是按 直線法在租賃期內攤銷。減值虧損會 按照附註1(i)的會計政策來確認。

(h) 無形資產

商標及會所債權證以成本減去減值虧損列 賬(見附註1(i))。

該等無形資產並無攤銷,因為其可使用年期被評估為不確定及每年須作減值測試(見附註1(i))。

無形資產之可使用年期不確定的結論須每 年檢討以確定情況是否繼續支持該資產之 不確定使用年期之評估結果。

(i) 信貸虧損及資產減值

(i) 財務工具衍生之信貸虧損

(A) 適用於二零一八年一月一日以後之政策

虧損撥備的計算金額等於終身預期信貸虧損,即應收貿易賬在預計年期內之預計虧損。虧損撥備之估量是基於一個以本集團的歷史信貸虧損經驗得出的撥備模型,並根據債務人特定因素作出調整,及於報告日評估當前及預測一般經濟狀況。

預期信貸虧損在每個報告日期重新計量,任何變更均在損益中確認。本集團所確認的減值損益,均通過虧損撥備賬對應收貿易及其他應收款項的賬面值作出相應調整。

應收貿易賬或其他應收賬的賬面總額在沒有 回收可能的情況下予以註銷(部分或全部)。 這情況一般包括當債務人沒有可產生足夠現 金流以償還註銷金額的資產或收入來源。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

- (i) Credit losses and impairment of assets (Continued)
- (i) Credit losses from financial instruments (Continued)
- (B) Policy applicable prior to 1 January 2018

Prior to 1 January 2018, an "incurred loss" model was used to measure impairment losses on financial assets not classified as at FVPL (e.g. trade and other receivables). Under the "incurred loss" model, an impairment loss was recognised only when there was objective evidence of impairment. Objective evidence of impairment included:

- significant financial difficulties 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; and
- significant changes in the technological, market, economic or legal environment that have an adverse effect on the debtor.

If any such evidence existed, an impairment loss for trade and other receivables was determined and recognised as follows:

Impairment loss was 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, where the effect of discounting was material. This assessment was made collectively where these financial assets shared similar risk characteristics, such as similar past due status, and had not been individually assessed as impaired. Future cash flows for financial assets which were assessed for impairment collectively were 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 decreased and the decrease could be linked objectively to an event occurring after the impairment loss was recognised, the impairment loss was reversed through profit or loss. A reversal of an impairment loss was only recognised to the extent that it did not result in the asset's carrying amount exceeding that which would have been determined had no impairment loss been recognised in prior years.

When the recovery of a trade debtor or other financial assets carried at amortised cost was considered doubtful but not remote, associated impairment losses were recorded using an allowance account. When the Group was satisfied that recovery was remote, the amount considered irrecoverable was written off against the gross carrying amount of those assets directly. Subsequent recoveries of amounts previously charged to the allowance account were reversed against the allowance account. Other changes in the allowance account and subsequent recoveries of amounts previously written off directly were recognised in profit or loss.

1. 主要會計政策(續)

- (i) 信貸虧損及資產減值(續)
- (i) 財務工具衍生之信貸虧損(續)
- (B) 適用於二零一八年一月一日前的政策

在二零一八年一月一日之前,「已發生虧損」 模型用於計量歸類為按公允值計量且變動計 入損益以外的金融資產(例如貿易和其他應 收款)的減值虧損。根據「已發生虧損」模 型,僅在存在客觀減值證據時確認減值損 失。客觀的減值證據包括:

- 債務人重大的財務困難;
- 違反合約、例如拖欠或逾期償還利息 或本金款項;
- 債務人進行破產或其他財務重組將有 可能出現;及
- 工業技術、市場、經濟或法律環境的 重大改變對債務人有不利影響。

倘有客觀憑證顯示其出現減值,任何減值虧 損按下列釐定及確認:

減值虧損按該資產賬面值與估計未來現金流量現值之差額計算,再按有關金融資產之原先的實際利率(即這些資產初始確認時計算的實際利率)進行貼現(倘貼現影響屬重大)。所有按攤銷成本列賬之金融資產若擁有類似風險性質(如相近的過期未付情況)和沒有被獨立評估減值,均按整體評估。而被評估減值之金融資產的未來現金流量乃根據該等信貸風險性質相似的資產的過往虧損經驗。

倘減值虧損金額於往後期間減少,而有關減少可客觀地與確認減值虧損後發生之事件有聯繫,則減值虧損於損益轉回。撥回不得導致資產之賬面值超逾倘於過往年度並無確認該減值虧損時原應釐定之金額。

當以攤銷成本列賬的應收貿易脹或其他金融資產的回收被認為是可疑但不是遙遠的時候,相關的減值虧損錄於撥備賬戶中。當本集團信納不能收回時,被視為無法收回的金額直接與該等資產的賬面總額沖銷。過往已計入撥備賬戶的金額的後續追討已與撥備賬戶相反。配額賬戶的其他變動以及之前直接撇銷的金額的後續回收均在損益中確認。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

(i) Credit losses and impairment of assets (Continued)

(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 an impairment loss previously recognised no longer exists or may have decreased:

- Property, plant and equipment;
- Investment properties;
- Interests in leasehold land held for own use under operating leases;
- Intangible assets; and
- Investments in subsidiaries in the Company's statement of financial position.

If any such indication exists, the asset's recoverable amount is estimated. In addition, for 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 to reduce the carrying amount of the 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.

Reversals of impairment losses

An impairment loss is reversed if there has been a favourable change in the estimates used to determine the recoverable amount.

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.

1. 主要會計政策(續)

(i) 信貸虧損及資產減值(續)

(ii) 其他資產減值

於每個結算日會檢討內部及外間資料,以識別下列資產是否已出現減值或之前已確認之減值是否已不存在或減少:

- 物業、機器及設備;
- 投資物業;
- 在經營租賃下自用而持有的租賃土地 權益;
- 一 無形資產;及
- 一 於本公司財務狀況表的附屬公司權益。

倘若存在任何有關跡象,則會估計資產的可收回金額。此外,就沒有確實可使用年期的無形資產而言,本集團會每年估計其可收回金額,以確定是否有任何減值跡象。

一 計算可收回金額

資產之可收回金額為其售價淨額及使用價值兩者中之較高者。於評估使用價值時,會使用除稅前貼現率將估計的未來現金流量貼現至現值。該貼現率應是反映市場當時所評估之貨幣時間價值和該資產之獨有風險。倘資產並未能在大致獨立於其他資產下賺取現金流量,則就獨立賺取現金流量之最小組別資產(即賺取現金單位)來釐定可收回金額。

- 確認減值虧損

每當資產(或其所屬的現金產生單位)的賬面值超過其可收回金額,即會在收益表確認減值虧損。就賺取現金單位確認的減值虧損,會以減少單位(或該組單位)資產的賬面值按比例分配,惟資產賬面值不會減少至低於其本身的公允價值減銷售成本或使用價值(若能釐定)。

- 撥回減值虧損

倘用以釐訂可收回金額之估計出現好轉,則撥回減值虧損。

撥回之減值虧損僅限於倘過往年度並 未確認減值虧損而釐訂之資產之賬面 值。撥回之減值虧損乃於確認撥回之 年度計入損益中。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

(i) Inventories

Inventories are assets which are held for sale in the ordinary course of business, in the process of production for such sale or in the form of materials or supplies to be consumed in the production process or in the rendering of services.

Inventories are carried at the lower of cost and net realisable value.

Cost is calculated using the weighted average cost formula and comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

When inventories are sold, the carrying amount of those inventories is recognised as an expense in the period in which the related revenue is recognised.

The amount of any write-down of inventories to net realisable value and all losses of inventories are recognised as an expense in the period the write-down or loss occurs. The amount of any reversal of any write-down of inventories is recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.

(k) Trade and other receivables

A receivable is recognised when the Group has an unconditional right to receive consideration. A right to receive consideration is unconditional if only the passage of time is required before payment of that consideration is due.

Receivables are stated at amortised cost using the effective interest method less allowance for credit losses (see note 1(i)(i)).

(I) Interest-bearing borrowings

Interest-bearing borrowings are recognised initially at fair value less transaction costs. Subsequent to initial recognition, interest-bearing borrowings are stated at amortised cost using the effective interest method. Interest expense is recognised in accordance with the Group's accounting policy for borrowing costs (see note 1(t)).

(m) Trade and other payables

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

(n) 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. Cash and cash equivalents are assessed for expected credit losses ("ECL") in accordance with the policy set out in note1(i)(i).

1 主要會計政策(續)

(j) 存貨

存貨是指在日常業務過程中持有待售的資產、製造該待售資產過程中的半製成品,以 及在生產過程或在提供服務時使用的材料和 消耗品。

存貨乃按成本或可變現淨值兩者之較低者估 值。

成本以加權平均成本法計算,並包括所有購買成本、加工成本及將存貨達致現時地點與 狀況所產生之其他成本。

可變現淨值為日常業務之估計售價減估計完成成本及估計銷售成本。

於出售存貨時,該等存貨之賬面值會確認有 關收益期間列作開支。

存貨撇減至可變現淨值之數額及所有存貨虧 損均於撇減或虧損期間列作開支。因可變現 淨值增加而需撥回的任何存貨減值會扣減轉 回發生期間所確認的支出。

(k) 應收貿易及其他賬項

應收賬項在本集團有無條件接納代價之權利 時確認。如果在支付該對價到期之前只需要 經過一段時間,則獲得代價的權利是無條件 的。

應收款項採用實際利率法減去信貸虧損撥備,按攤銷成本法入賬(見附註1(i)(i))。

(I) 附息借款

附息借款最初按公允價值減交易費用確認。 於確認後,附息借款將採用實際利率法按攤 銷成本列值。利息開支乃根據本集團的借貸 成本會計政策確認(見附註1(t))。

(m) 應付貿易及其他款項

應付貿易及其他款項最初按公允價值確認, 其後則按攤銷成本列值,惟倘貼現影響不 大,則按成本列值。

(n) 現金及等同現金項目

現金及等同現金項目指銀行結存、現金、銀行及其他財務機構之活期存款及短期流通性高之投資,而該等投資隨時可兑換成已知的現金金額且無重大變值風險,並為購入後三個月內到期之投資項目。現金及等同現金項目按附註1(i)(i)所示評估預計信貸虧損。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

(o) Employee benefits

(i) Short term employee benefits and contributions to defined contribution retirement plans

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.

(ii) Defined benefit retirement plan obligations

The Group's net obligation in respect of defined benefit retirement plans is calculated separately for each plan by estimating the amount of future benefit that employees have earned in return for their service in the current and prior periods; that benefit is discounted to determine the present value and the fair value of any plan assets is deducted. The calculation is performed by a qualified actuary using the projected unit credit method. When the calculation results in a benefit to the Group, the recognised asset is limited to the present value of economic benefits available in the form of any future refunds from the plan or reductions in future contributions to the plan.

Service cost and net interest expense or income on the net defined benefit liability or asset are recognised in profit or loss and allocated by function as part of "cost of sales", "selling and distribution expenses" or "administrative expenses". Current service cost is measured as the increase in the present value of the defined benefit obligation resulting from employee service in the current period. When the benefits of a plan are changed, or when a plan is curtailed, the portion of the changed benefit related to past service by employees, or the gain or loss on curtailment, is recognised as an expense in profit or loss at the earlier of when the plan amendment or curtailment occurs and when related restructuring costs or termination benefits are recognised. Net interest expense or income for the period is determined by applying the discount rate used to measure the defined benefit obligation at the beginning of the reporting period to the net defined benefit liability or asset. The discount rate is the yield at the end of the reporting period on high quality corporate bonds that have maturity dates approximating the terms of the Group's obligations.

(iii) Termination benefits

Termination benefits are recognised at the earlier of when the Group can no longer withdraw the offer of those benefits and when it recognises restructuring costs involving the payment of termination benefits.

(p) 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 profit or loss, 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.

1 主要會計政策(續)

(o) 僱員福利

(i) 短期僱員福利及定額供款

退休計劃之供款薪金、年終花紅、有薪年假、定額供款退休計劃之供款及本集團所提供之非幣值福利均於本集團僱員提供有關服務之年度累計。

(ii) 定額福利退休計劃之承擔

本集團有關定額福利退休計劃的淨負債是按 員工於現時及過往期間所提供的服務估計其 賺取的未來收益計算;該福利以折現計算其 現值並扣減任何計劃資產的公平價值。有關 計算由合資格的精算師以預計單位貸記法進 行。當計算結果對本集團帶來利益,已確認 資產限於以任何公積金的未來退款或供款的 扣減款項為形式的經濟利益現值。

定額福利負債或資產淨額的服務成本和利息 支出或收入淨額在損益中確認,並按其作用 劃撥為「銷售成本」、「銷售及分銷開支Ⅰ或 「行政開支 | 的一部分。現時服務成本是按照 本期僱員的服務所產生的定額福利負債的現 值增加額計量。當計劃的利益出現變動或計 劃有所縮減時,與僱員過往提供服務有關的 計劃變動部分或就縮減錄得的損益,會在計 劃改變或縮減發生時或確認相關重組成本或 辭退福利時(以較早者為準),於損益內確認 為支出。期內利息支出或收入淨額是將在報 告期初計量定額福利負債所採用的折現率應 用於定額福利負債或資產淨額而釐定。所用 的折現率是根據結算日與本集團所承擔負債 期限相若的優質企業債券於報告期末的收益 率釐定。

(iii) 終止僱傭福利

終止僱傭福利為當本集團撤銷這些福利的提 議或當它確認為重組成本包括支付終止補償 時確認(以較早者為準)。

(p) 所得税

本年度之所得税包括本期税項及遞延税項資 產及負債之變動。本期税項及遞延税項資產 及負債之變動均在損益中確認,惟若涉及於 其他全面收益或直接於權益中確認的項目, 則分別在其他全面收益或權益中確認。

本期税項乃根據本年度應課税收入,採用於 結算日所訂定或大致訂定之税率計算之預期 應付税項,並就過往年度之應付税項作出任 何調整。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

(p) Income tax (Continued)

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 certain limited exceptions, 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. Future taxable profits that may support the recognition of deferred tax assets arising from deductible temporary differences include those that will arise from the reversal of existing taxable temporary differences, provided those differences relate to the same taxation authority and the same taxable entity, and are expected to reverse either in the same period as the expected reversal of the deductible temporary difference or in periods into which a tax loss arising from the deferred tax asset can be carried back or forward. The same criteria are adopted when determining whether existing taxable temporary differences support the recognition of deferred tax assets arising from unused tax losses and credits, that is, those differences are taken into account if they relate to the same taxation authority and the same taxable entity, and are expected to reverse in a period, or periods, in which the tax loss or credit can be utilised.

The limited exceptions to recognition of deferred tax assets and liabilities are those temporary differences arising from goodwill not deductible for tax purposes, the initial recognition of assets or liabilities that affect neither accounting nor taxable profit (provided they are not part of a business combination) and temporary differences relating to investments in subsidiaries to the extent that, in the case of taxable differences, the Group controls the timing of the reversal and it is probable that the differences will not reverse in the foreseeable future or, in the case of deductible differences, unless it is probable that they will reverse in the future.

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 the 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.

1 主要會計政策(續)

(p) 所得税(續)

遞延税項資產及負債乃分別來自資產及負債項目於財務報表內之賬面值及其稅基所產生之可扣減或應課稅之暫時差異。遞延稅項資產亦可由尚未動用之稅務虧損及尚未動用之稅收抵免所產生。

除若干有限之例外情況,所有遞延税項負債 及遞延税項資產(以資產有可能用於抵銷未 來應課税溢利者為限)均會予以確認。能支 持可確認由可扣税暫時差額產牛之遞延税項 資產之未來應課税溢利,包括因撥回現有應 課税暫時差額而產生之可扣税暫時差額, 惟該等差額須與同一稅務機關及相同應課稅 實體有關,並預期於預期撥回可扣稅暫時差 額,或可轉回或結轉遞延税項資產所產生之 税項虧損之同一期間內撥回。於釐定現時應 課税暫時差額可否支持確認未動用税項虧損 及抵免所產生之遞延税項資產時亦採用相同 準則,即該等差額與同一稅務機關及相同應 課稅實體有關,並預期可於動用稅項虧損或 抵免之某段期間(一段或多段)內撥回,則會 予以計入。

確認遞延税項資產及負債之少數例外情況, 為與從商譽產生不可扣減稅項,及最初確認 並無影響會計及應課稅溢利之資產或負債 (惟並非業務合併之一部份)產生之暫時差 額有關,而就於附屬公司之投資有關之暫時 差額,就應課稅差額而言為本集團可控制撥 回時間,及於可見將來將不可能撥回差額為 限,或就可扣除差額而言則須以可能於未來 撥回者為限。

遞延税項之確認金額乃按資產及負債之賬面 值之預期變現或支付形式,採用於結算日所 訂定或大致上訂定之税率計算。遞延税項資 產及負債並不用貼現。

遞延税項資產之賬面值乃於各結算日進行審 閱,而倘若不再可能有足夠之應課税溢利以 供扣減有關税項得益,則遞延税項資產會予 以減少。該削減金額可在有足夠應課税溢利 有可能出現時撥回。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

(p) Income tax (Continued)

Current tax balances and deferred tax balances, and movements therein, are presented separately from each other and are not offset. Current tax assets are offset against current tax liabilities, and deferred tax assets against deferred tax liabilities, if the Company or the Group has the legally enforceable right to set off current tax assets against current tax liabilities and the following additional conditions are met:

- in the case of current tax assets and liabilities, the Company or the Group intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously; or
- in the case of deferred tax assets and liabilities, if they relate to income taxes levied by the same taxation authority on either:
 - the same taxable entity; or
 - different taxable entities, which, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered, intend to realise the current tax assets and settle the current tax liabilities on a net basis or realise and settle simultaneously.

(q) Provisions and contingent liabilities

Provisions are recognised for liabilities of uncertain timing or amount when the Group or the Company 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.

(r) Revenue and other income

Income is classified by the Group as revenue when it arises from the sale of goods or the use by others of the Group's assets under leases in the ordinary course of the Group's business.

Revenue is recognised when control over a product is transferred to the customer, or the lessee has the right to use the asset, at the amount of promised consideration to which the Group is expected to be entitled, excluding those amounts collected on behalf of third parties. Revenue excludes value added tax and consumption tax and is after deduction of any trade discounts.

Further details of the Group's revenue and other income recognition policies are as follows:

1 主要會計政策(續)

(p) 所得税(續)

本期及遞延所得稅結餘和其變動額會分開列示,並且不予抵銷。本期和遞延所得稅資產只會在本公司或本集團有法定行使權以本期所得稅資產抵銷本期所得稅負債,並且符合以下附帶條件的情況下,才可以分別抵銷本期和遞延所得稅負債:

- 本期所得稅資產和負債:本公司或本 集團計劃按淨額基準結算,或同時變 現該資產和清償該負債;或
- 遞延所得稅資產和負債:這些資產和 負債必須與同一稅務機關就以下其中 一項徵收的所得稅有關:
 - 一 同一應課稅機構;或
 - 不同的應課税機構。這些實體計劃在預期有大額遞延所得稅負債需要清償或遞延所得稅資產可以收回的每個未來期間,按淨額基準實現本期所得稅資產和清償本期所得稅負債,或同時變現該資產和清償該負債。

(q) 準備及或然負債

如果本公司或本集團須就已發生的事件承擔 法律或推定義務,因而預期會導致含有經濟 效益的資源外流,在可以作出可靠的估計 時,本公司或本集團便會就該時間或數額不 定的負債計提準備。如果貨幣時間值重大, 則按預計所需支出的現值計列準備。

如果含有經濟效益的資源外流的可能性較低,或是無法對有關數額作出可靠的估計,便會將該義務披露為或然負債,但資源外流的可能性極低則除外。如果本集團的義務須視乎某宗或多宗未來事件是否發生才能確定是否存在,亦會披露為或有負債,但資源外流的可能性極低則除外。

(r) 收入及其他收益

於本集團的日常業務過程中,本集團按其出 售貨品或其他人以租賃方式使用本集團的資 產所產生的收益,均歸類為收入。

當產品的控制權轉移予客戶,或承租人有權 使用該資產時,按照本集團預期有權獲得的 承諾對價金額確認收入,不包括代表第三方 收取的金額。收入不包括增值税和消費税, 並扣除任何貿易折扣。

有關本集團收入及其他收益確認政策進一步詳述如下:

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

(r) Revenue and other income (Continued)

(i) Sale of goods

Revenue is recognised when goods are delivered at the customers' premises or picked up by customers for domestic sales and when goods are on board vessels for export sales which is taken to be the point in time when the customer has accepted the goods and obtained the control of the goods.

(ii) Interest income

Interest income is recognised as it accrues using the effective interest method.

(iii) Rental income from operating leases

Rental income receivable under operating leases is recognised in profit or loss in equal instalments over the periods covered by the lease term. Lease incentives granted are recognised in profit or loss as an integral part of the aggregate net lease payments receivable.

(s) Translation of foreign currencies

(i) Functional and presentation currency

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

(ii) 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 profit or loss.

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.

The results of operations outside Hong Kong are translated into Hong Kong dollars at the foreign 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 fluctuation reserve.

On disposal of an operation outside Hong Kong, the cumulative amount of the exchange differences relating to that operation is reclassified from equity to profit or loss when the profit or loss on disposal is recognised.

Foreign exchange gains and losses arising from monetary items that in substance form part of the net investment in an operation outside Hong Kong, together with any related tax, are reclassified to equity on consolidation.

1 主要會計政策(續)

(r) 收入及其他收益(續)

(i) 銷貨收入

銷貨收入在本地銷售而言乃於貨品被送到顧客的經營場所或被提取,在出口銷售而言乃於貨品已被裝船,即顧客接受貨品並已獲取貨品的控制權。

(ii) 利息收入

利息收入乃按實際利率法計算。

(iii) 經營租賃而應收之租金收入

根據經營租賃而應收之租金收入,乃以等額 於租約所涵蓋之會計期間確認。授出租賃激 勵措施乃作為所收的整體淨租賃款額的一部 份在損益中確認。

(s) 外幣兑換

(i) 功能貨幣及呈報貨幣

本集團各附屬公司之財務報表所包括之項目,乃按該附屬公司經營所在之主要經濟環境之貨幣(「功能貨幣」)計量。綜合財務報表以港元呈列,而港元為本公司之功能及呈報貨幣。

(ii) 年內以外幣進行之交易,均以交易日之外幣 匯率換算。以外幣結算之貨幣資產及負債, 則以結算日之外幣匯率換算。匯兑損益乃計 入損益中。

> 以外幣按歷史成本計價的非貨幣資產及負債 用交易日的外幣匯兑率進行折算。

> 香港以外業務的業績乃按與交易日的匯率相若的匯率換算為港幣。財務狀況表的項目按結算日的匯率換算為港幣。所產生的匯兑差額直接在權益個別部份內確認。

當出售香港以外業務時,與該業務有關而確 認於盈利或虧損時的累計匯兑差額會從權益 改列為盈利或虧損。

貨幣項目產生的外幣匯兑損益(實則屬於香港以外投資的一部份)與相關之税項應於合併時重新分類並由損益撥入股東權益。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

(t) Borrowing costs

Borrowing costs that are directly attributable to the acquisition, construction or production of an asset which necessarily takes a substantial period of time to get ready 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.

(u) 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).
 - (2) 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 主要會計政策(續)

(t) 借貸成本

因收購、建造或生產合資格資產(即必須耗用一段頗長時間方可作擬定用途或銷售之資產)而直接應佔之借貸成本均撥作該等資產之部份成本。其他借貸成本均在產生的期間列作開支。

(u) 關連人士

- (i) 個別人士,或其直系親屬的成員被認 為是本集團關連人士,倘若該個別人 士:
 - (1) 控制或共同控制本集團;
 - (2) 對本集團有重大影響力;或
 - (3) 為本集團或本集團母公司主 要管理人員成員之一。
- (ii) 一個實體如符合任何下列條件,則被認為是本集團關連人士:
 - (1) 該實體和本集團是同一集團 的成員(這意味著每間母公 司,附屬公司及同系附屬公 司是關連的)。
 - (2) 一個實體是另一實體的聯營 公司或合資企業(或一個實體 為某一集團成員的聯營公司 或合資企業,而另一實體為 同一集團之成員)。
 - (3) 兩個實體同為第三方的合資 企業。
 - (4) 一個實體是第三個實體的合 資企業,而另一個實體為第 三個實體的聯營公司。
 - (5) 該實體乃指提供予本集團或 與本集團有關連人士的實體 的僱員離職後福利計劃。
 - (6) 該實體受上文(i)所指的人士 控制或共同控制。
 - (7) 上文(i)(1)所指的個別人士對 該實體有重大影響力或為該 實體(或該實體母公司)主要 管理人員成員之一。
 - (8) 向本集團或本集團母公司提供主要管理成員服務之實體或其所屬集團之任何成員公司。

個別人士的直系親屬成員乃指該親屬成員在與整體交易時可能影響或被影響的親屬成員。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

1 Significant accounting policies (Continued)

(v) 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 most senior executive management for the purposes of allocating resources to, and assessing the performance of, the Group's various 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 Accounting judgements and estimates

Note 20 contains information about the assumptions and their risk factors relating to the retirement benefit liabilities. Other key sources of estimation uncertainty are as follows:

(a) Impairment of non-current assets

The Group reviews the carrying amounts of non-current assets at each reporting date to determine whether there is objective evidence of impairment. When indicators of impairment is identified, management determines the recoverable amounts of respective assets. The recoverable amount is the greater of its fair value less costs of disposal and value in use. In determining the fair value less costs of disposal, management refer to the observable market prices for similar assets. In determining the value in use, expected cash flows generated by the asset are discounted to their present value, which requires significant judgement relating to the revenue forecasts and estimations of future discounts, future variable costs and fixed costs as well as future inflation and long-term growth rates. The Group uses all readily available information in determining an amount that is a reasonable approximation of the recoverable amount. When the recoverable amount is lower than the carrying amount, an impairment loss is recognised in profit or loss. However, any change in the assumptions adopted in the cash flow forecasts would increase or decrease the provision for impairment loss and affect the Group's financial position. Details of the nature and carrying amounts of non-current assets are disclosed in notes 11 and 12.

1 主要會計政策(續)

(v) 分部資料呈報

經營分部及於財務報表內呈報的各分部項目金額自定期提供予本集團最高行政管理人員就資源分配及評估本集團的業務及按資產所在地分類之地理位置的表現的財務資料中識別出來。

就財務呈報而言,除非分部具備相似的經濟特徵及在產品及服務性質、生產工序性質、客戶類型或類別、用作分配產品或提供服務的方法及監管環境的性質方面相似,否則各個重大經營分部不會進行合算。個別非重大的經營分部,如果符合上述大部分標準,則可進行合算。

2 會計估計及判斷

除於附註20載有有關退休福利負債之假設外,以下關鍵會計政策亦涉及重大判斷及估計:

(a) 非流動資產之減值

本集團於各報告日期檢討非流動資產的賬面 值,以確定是否存在減值的客觀證據。當減 值指標確定後,管理層確定各自資產的可收 回金額。可收回金額為淨出售價與使用價值 兩者的較高者。於釐定淨出售價時,管理層 會參考相類資產的可觀察市場價格。於釐定 使用價值時,由使用資產產生的預期現金流 需貼現至現值。過程中涉及對收入預測及將 來折扣、變動成本、固定成本及將來通脹與 長期增長的重大估算。本集團運用所有可用 資料以確定可收回金額的合理概算。當可收 回金額低於賬面值時,減值虧損於損益確 認。然而,在現金流量估計中所採用假設的 任何變動將增加或減少減值準備虧損,並影 響本集團的財務狀況。非流動資產的性質和 賬面值詳情分別於附註11及12中披露。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

2 Accounting judgements and estimates (Continued)

(b) Depreciation or amortisation of non-current assets

Property, plant and equipment, investment properties and leasehold land (see note 11) are depreciated or amortised on a straight-line basis over their estimated useful lives, after taking into account the estimated residual values, if any. The Group reviews the estimated useful lives and the estimated residual values, if any, of the assets regularly in order to determine the amount of depreciation or amortisation expense to be recorded during any reporting period. The useful lives and residual values are based on the Group's historical experience with similar assets and taking into account anticipated technological changes. The depreciation or amortisation expense for future periods is adjusted if there are significant changes from previous estimates.

(c) Useful lives of intangible assets

Intangible assets (see note 12) are not amortised as their useful lives are assessed to be indefinite. The conclusion that the useful life of an intangible asset is indefinite is reviewed annually to determine whether events and circumstances continue to support the indefinite useful life assessment. The Group may need to amortise intangible assets in future periods or recognise impairment losses for intangible assets if events and circumstances indicate that the useful life is no longer indefinite.

(d) Write down of inventories

The Group performs regular reviews of the carrying amounts of inventories as disclosed in note 14 with reference to aged inventories analysis, expected future consumption and management judgement. Based on these reviews, write down of inventories will be made when the estimated net realisable value of inventories decline below the carrying amount. However, actual consumption may be different from estimation and profit or loss could be affected by differences in this estimation.

3 Revenue and segment reporting

(a) Revenue

The principal activities of the Group are the manufacture and distribution of bottled, canned and draught beers.

Revenue represents the invoiced value of products sold, net of discounts, returns, value added tax and consumption tax.

(b) Segment reporting

The Group manages its businesses by geography. In a manner consistent with the way in which information is reported internally to the Group's most senior executive management for the purposes of resource allocation and performance assessment, the Group has presented the following two reportable segments:

2 會計估計及判斷(續)

(b) 非流動資產之折舊或攤銷

物業、機器及設備,投資物業及租賃土地權益(見附註11)於計及其估值剩餘價值(如有)後,在其估計可使用年限按直線法折舊。本集團定期對資產的估計可使用年限及估計剩餘價值(如有)作出檢討,以釐定於報告期內所須記錄的折舊或攤銷開支。可使用年限及剩餘價值乃根據本集團對類似資產的過往經驗及考慮到技術的預期變動而作出舊開支須予調整。

(c) 無形資產之可使用年期

無形資產(見附註12)並不會作攤銷,這是因為無形資產之可使用年期是定為不確定。 基於以上原因,無形資產的可使用年期會於每年審閱以確定這些環境是否能繼續支持無 形資產的使用年期為不確定。如果在未來期間環境表明可使用年期為確定,本集團可能 會對無形資產作出攤銷或確認減值虧損。

(d) 撇減存貨

本集團參考存貨賬齡分析、預期未來耗用量及管理層之判斷,對存貨之賬面值進行定期審閱(見附註14)。倘存貨之估計可變現淨值跌至低於其賬面值,則本集團會根據審閱之結果而撇減存貨之價值。然而,實際耗用量可能與估計有所不同,而此估計之出入可能影響損益。

3 收入及分部資料呈報

(a) 收入

本集團之主要業務為製造及分銷樽裝、罐裝 及桶裝啤酒。

收入指所出售產品之發票總值扣除折扣,退回,增值稅及商品稅。

(b) 分部資料呈報

本集團按地區管理其業務。為與內部呈報資料給本集團最高層行政管理人員以便分配資源及評估表現貫徹一致,本集團已呈報下列兩個須予呈報分部:

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

3 Revenue and segment reporting (Continued)

(b) Segment reporting (Continued)

- The Hong Kong operations mainly comprise the manufacture and distribution of own brewed beer products and distribution of imported beer products in Hong Kong and overseas.
- The Mainland China operations mainly comprise the manufacture and distribution of own brewed beer products in the southern part of the People's Republic of China ("PRC") and overseas.

All of the Group's revenue is generated from the manufacture and distribution of bottled, canned and draught beers.

(i) Segment results, assets and liabilities

For the purposes of assessing segment performance and allocating resources between segments, the Group's senior executive management monitors the results, assets and liabilities attributable to each reportable segment on the following bases:

Segment assets include all tangible assets, intangible assets and current assets. Segment liabilities include trade creditors and accruals attributable to the manufacture and distribution activities of the individual segments, bank loan and retirement benefit liabilities managed directly by the segment and other current liabilities with the exception of deferred tax liabilities.

The measure used for reportable segment profit or loss is "adjusted EBIT" i.e. adjusted earnings before interest and taxes, where "interest" is regarded as including interest income from bank deposits and interest expense on loan from an intermediate holding company. To arrive at adjusted EBIT the Group's earnings are further adjusted for items not specifically attributed to individual segments, such as net foreign exchange losses. Inter-segment sales are priced at cost plus a profit margin.

The accounting policy of the reporting segments are the same as the Group's accounting policies described in note 1.

3 收入及分部資料呈報(續)

(b) 分部資料呈報(續)

- 香港業務主要包括在香港及海外分銷 自身釀製之啤酒產品和分銷進口之啤 酒產品。
- 一 中國內地業務主要包括在中華人民共和國(「中國」)南部及海外分銷自身 釀製之啤酒產品。

本集團之收入全部來自製造及分銷樽裝、罐 裝及桶裝啤酒。

(i) 分部業績、資產及負債

就評價分部表現及分配分部資源,本集團之 高層行政管理人員乃按以下基礎監察各須予 呈報分部應佔之業績、資產及負債:

分部資產包括所有有形資產、無形資產及流動資產。分部負債包括各分部製造及分銷活動應佔的應付貿易賬項及計提費用、分部直接管理的退休福利負債以及其他流動負債, 惟遞延稅項負債除外。

計算須予呈報盈利或虧損所採用之方法為「調整後息稅前利潤」即「調整後利息及稅項前之利潤」。利息包括銀行存款利息收入及中介控股公司貸款利息支出。非明確關於個別分部的項目如匯兑淨虧損會經調整後去計算「調整後息稅前利潤」。分部之間的銷售是以成本加邊際利潤作定價。

報告分部的會計政策與附註1所述的本集團 會計政策相同。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

3 REVENUE AND SEGMENT REPORTING (Continued)

(b) Segment reporting (Continued)

(i) Segment results, assets and liabilities (Continued)

Information regarding the Group's reportable segments as provided to the Group's most senior executive management for the purposes of resource allocation and assessment of segment performance for the years ended 31 December 2018 and 2017 is set out below:

3 收入及分部資料呈報(續)

- (b) 分部資料呈報(續)
- (i) 分部業績、資產及負債(續)

截至二零一八年及二零一七年十二月三十一 日止,有關提供予本集團最高層行政管理人 員以分配資源及評價分部表現之資料載列如 下:

		Hong l		Mainland 中國才		Total 總數	
		2018 二零一八年 \$'000 千元	2017 二零一七年 \$'000 千元	2018 二零一八年 \$'000 千元	2017 二零一七年 \$'000 千元	2018 二零一八年 \$'000 千元	2017 二零一七年 \$'000 千元
Revenue from external	外界客戶收入	390,548	393,781	194,061	172,004	584,609	565,785
customers Inter-segment revenue	分部間收入	321	547	_	-	321	547
Reportable segment revenue	須予呈報分部收入	390,869	394,328	194,061	172,004	584,930	566,332
Reportable segment (loss)/profit from operations (adjusted EBIT)	須予呈報分部經營 (虧損)/盈利 (經調整稅前 息前盈利)	(81,415)	1,108	14,502	19,205	(66,913)	20,313
Interest income from bank deposits Interest expense on loan Depreciation and	銀行存款利息收入貸款利息開支年內折舊	1,681 (6,040)	1,040 (6,181)	280 —	267 —	1,961 (6,040)	1,307 (6,181)
amortisation for the year (Provision for) /reversal of impairment losses recognised in profit or loss in respect of:	及攤銷 在損益確認之 (減值虧損 撥備)/減值 虧損撥回	(23,203)	(22,776)	(2,369)	(1,087)	(25,572)	(23,863)
 property, plant and equipment 	- 物業、機器 及設備	(80,000)	_	_	_	(80,000)	_
trade and other receivables	- 應收貿易及 其他賬項	(400)	(400)	1	1	(399)	(399)
Reportable segment assets	須予呈報分部資產	1,012,981	1,147,969	103,271	109,957	1,116,252	1,257,926
Additions to non-current segment assets during the year	年內非流動分部 資產增加	12,944	9,008	6,167	5,491	19,111	14,499
Reportable segment liabilities	須予呈報分部負債	188,432	228,032	422,786	441,031	611,218	669,063

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

3 REVENUE AND SEGMENT REPORTING (Continued)

3 收入及分部資料呈報(續)

(b) Segment reporting (Continued)

- (b) 分部資料呈報(續)
- (ii) Reconciliation of reportable segment revenue, profit or loss, assets and liabilities
- (ii) 須予呈報分部收入、損益、資產及負債之 對賬

2018

2017

		2010	2017
		二零一八年	二零一七年
		\$′000 千元	\$′000 千元
		十九	十九
Revenue	收入		
Revenue	权人		
Reportable segment revenue	須予呈報分部收入	584,930	566,332
Elimination of inter-segment revenue	分部之間收入撤銷	(321)	(547)
	TO THE SECOND SECOND		· ,
Consolidated revenue	綜合收入	584,609	565,785
(Loss)/profit	(虧損)/盈利		
Reportable segment (loss)/profit from operation	須予呈報分部經營(虧損)/盈利	(66,913)	20,313
Interest income from bank deposits	銀行存款之利息收入	1,961	1,307
Net foreign exchange gains/(losses)	匯兑淨收益/(虧損)	132	(1,039)
Interest expenses on loan from an intermediate	中介控股公司貸款利息支出		(1,007)
holding company	1 713=1001=100001	(6,040)	(6,181)
Consolidated (loss)/profit before taxation	綜合除稅前(虧損)/盈利	(70,860)	14,400
Acceto	次玄		
Assets	資產		
Reportable segment assets	須予呈報分部資產	1,116,252	1,257,926
Elimination of inter-segment receivables	分部之間應收賬項撤銷	(385,141)	(384,198)
2	27 日7 日7 10 10 10 10 10 10 10 10 10 10 10 10 10	(000)1117	(00.1/1.70)
Consolidated total assets	綜合總資產	731,111	873,728
Liabilities	負債		
Reportable segment liabilities	須予呈報分部負債	611,218	669,063
Elimination of inter-segment payables	分部之間應付賬項撤銷	(385,141)	(384,198)
	AS HEVELLING LING SCHOOL	(555)/	(00.,1.79)
		226,077	284,865
Deferred tax liabilities	遞延税項負債	4,366	4,052
Consolidated total liabilities	綜合總負債	230,443	288,917

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

3 REVENUE AND SEGMENT REPORTING (Continued)

(b) Segment reporting (Continued)

(iii) Geographic information

The following table sets out information about the geographic location of (i) the Group's revenue from external customers and (ii) the Group's non-current assets ("specified non-current assets"). The geographic location of customers is based on the country of establishment of each customer. The geographic location of the specified non-current assets is based on the physical location of the assets, in the case of property, plant and equipment, investment properties and leasehold land, and the location of the operation to which they are allocated, in the case of intangible assets.

3 收入及分部資料呈報(續)

(b) 分部資料呈報(續)

(iii) 地區資料

下表載列有關(i)本集團外界客戶收入及(ii)本 集團非流動資產(「指定非流動資產」)之地 理位置資料。客戶之地理位置是根據每名客 戶成立地點所在國家而定。指定非流動資產 之地理位置是根據資產之實際位置(倘屬物 業、機器及設備、投資物業及租賃土地權益) 及獲劃撥有關資產之營運地點(倘屬無形資 產)而定。

		external cu	二零一八年 二零一七年 \$'000 \$'000		fied nt assets 動資產 2017 二零一七年 \$'000 千元
Hong Kong (place of domicile)	香港(成立地點)	276,625	288,274	462,456	551,261
Mainland China Philippines Others	中國內地 菲律賓 其他國家	94,585 205,655 7,744	69,160 201,023 7,328	30,023 — —	29,908 — —
		307,984	277,511	30,023	29,908
		584,609	565,785	492,479	581,169

(c) Major customers

The Group's customer base is diversified and includes one customer (2017: two customers), with whom transactions have exceeded 10% of the Group's revenues. Revenue from sales to these customers during the report period are set out as below.

(c) 主要客戶

本集團擁有多元化之客戶基礎,其中與一位 (二零一七:兩位)客戶的交易佔集團收入超 過10%。以下為該等客戶於本年度與本集團 的交易之詳情。

_ _ _

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Largest customer (arose from both Hong Kong and the Mainland China segments) — Percentage of total revenue	佔比最大客戶 (源於香港及中國內地分部) — 佔集團收入百份比	205,749 35%	199,787 35%
Second largest customer (arose from Hong Kong segment) — Percentage of total revenue	佔比第二大客戶 (源於香港分部) — 佔集團收入百份比	N/A 不適用* N/A 不適用*	56,182 10%

Revenue from this customer was less than 10% of the Group's total revenue for the year ended 31 December 2018

Details of concentration of credit risk arising from these customers are set out in note 23(a).

來自該等客戶之詳細信貸風險載於附註 23(a)。

截至二零一八年十二月三十一日止年度來 自該客戶的收入少於集團總收入的10%。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

4 Other net income

4 其他收益淨額

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Advertising and promotion subsidy (note 25(a)) Interest income from bank deposits Net gain on disposal of non-current assets Net foreign exchange gains/(losses)	資物業的租金收入 告及市場推廣補貼(附註25(a)) 行存款之利息收入 售非流動資產之淨盈利 兑淨收益/(虧損) 他	22,465 14,175 1,961 894 132 374	20,817 16,084 1,307 1,017 (1,039) 323
		40,001	38,509

5 (Loss)/profit before taxation

5 除稅前(虧損)/盈利

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

除税前(虧損)/盈利已扣除/(計入)下列項目:

2018

二零一八年

2017

-零一十年

\$'000 \$'000 千元 千元 (a) **Finance costs** (a) 財務費用 Interest expense on loan from an 中介控股公司 intermediate holding company 貸款利息支出 6.040 6.181 銀行費用 Bank charges 130 111 6,170 6,292 (b) Staff costs (b) 員工薪酬 Retirement costs 退休金成本 — Defined contribution retirement plans 一 定額供款退休計劃 6,621 6,294 - Defined benefit retirement plan - 定額福利退休計劃 4,918 5,115 (note 20(a)(v)) (附註20(a)(v)) 11,409 11,539 Salaries, wages and other benefits 薪金、工資及其他福利 123,067 121,606 134,606 133,015 (c) Other items (c) 其他項目 Amortisation of land lease premium 租賃土地款項攤銷 2,548 2,526 (附註11(a)) (note 11(a)) 折舊 Depreciation Property, plant and equipment (note 11(a)) 一物業、機器及設備(附註11(a)) 18,315 16,620 Investment properties (note 11(a)) - 投資物業 (附註 11(a)) 4.709 4.717 Cost of inventories (note 14) 存貨成本(附註14) 328,601 312,200 經營租賃費用: Operating lease charges: minimum lease payments 最低租賃付款 1,648 - Land and buildings - 土地及房產 1,659 Other assets 一其他資產 305 351 投資物業之租金收入扣除 Rental receivable from investment properties less direct outgoings 直接費用7,951,000元 (14,514)(13,116)(二零一七年:7,701,000元) of \$7,951,000 (2017: \$7,701,000) 核數師酬金 3,295 3,024 Auditors' remuneration Net impairment losses for trade 應收貿易及其他賬款 and other receivables (note 23(a)) 之減值虧損(附註23(a)) 399 399

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

Taxation in the consolidated income statement 6

(a) Taxation in the consolidated income statement represents:

6 綜合收益表之所得稅

綜合收益表之所得税指: (a)

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Current tax — Hong Kong Profits Tax Provision for the year	本期税項一香港利得税 本年度撥備	918	_
Deferred tax (note 21) Origination and reversal of temporary differences	遞延税項(附註21) 暫時差額之出現及撥回	2,310	(819)
Income tax charge/(credit)	所得税支出/(計入)	3,228	(819)

In March 2018, the Hong Kong Government introduced a two-tiered profits tax rate regime by enacting the Inland Revenue (Amendment) (No. 3) Ordinance 2018 (the "Ordinance"). Under the two-tiered profits tax rate regime, the first \$2 million of assessable profits of qualifying corporations is taxed at 8.25% and the remaining assessable profits at 16.5%. The Ordinance is effective from the year of assessment 2018-2019.

Accordingly, the provision for Hong Kong Profits Tax for the year ended 31 December 2018 is calculated in accordance with the two-tiered profits tax regime (2017: a single tax rate of 16.5% was applied).

The statutory tax rate applicable to the subsidiaries established in the PRC was 25% (2017: 25%). No provision for current taxation has been made for the subsidiaries established in the PRC because the accumulated tax losses brought forward exceed the estimated assessable profits for the year or the entities sustained losses for taxation purpose.

(b) Reconciliation between income tax charge/(credit) and accounting (loss)/profit at applicable tax rates:

二零一八年三月,香港政府通過「2018年税 務(修訂)(第3號)條例」(「修訂條例」),引 入利得税兩級制。 根據利得税兩級制,合資 格公司的首二百萬港元應評税利潤的税率為 8.25%,而餘下的應評税利潤則為16.5%。 該條例自二零一八至二零一九課稅年度起生

因此,截至二零一八年十二月三十一日止年 度的香港利得税撥備乃根據利得税兩級制計 算(二零一七年:單一税率16.5%)。

於中國成立的附屬公司的法定税率為25%(二 零一七年:25%)。於中國成立的附屬公司由 於其承前累計税項虧損超逾本年度估計應課 税盈利或錄得税務虧損,故並無就本年度税 項作出撥備。

(b) 按適用税率計算的所得税支出/(計 入)與會計(虧損)/盈利之對賬:

2018

2017

		二零一八年 \$′000 千元	二零一七年 \$'000 千元
(Loss)/profit before taxation	除税前(虧損)/盈利	(70,860)	14,400
Notional tax on (loss)/profit before taxation calculated at the rates applicable to the tax jurisdictions concerned Tax effect of non-deductible expenses Tax effect of non-taxable revenue Tax effect of contributions to retirement benefit plans Tax effect of tax losses and temporary differences not recognised for deferred tax purposes Tax effect of utilisation of tax losses and temporary differences previously unrecognised	按有關稅項司法權區之適用稅率 就除稅前(虧損)/盈利計算 之估計稅項 不可扣除開支之稅項影響 非課稅收入之稅項影響 退休福利計劃供款之稅項影響 未確認遞延稅項之稅項虧損 及暫時性差異之稅項影響 應用先前未確認的稅務虧損 及暫時性差異之稅項影響	(14,920) 3,200 (374) 365 14,957	3,987 1,515 (153) (245) 713 (6,636)
Actual tax charge/(credit)	實際税項支出/(計入)	3,228	(819)

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

7 Directors' emoluments

Directors' emoluments disclosed pursuant to section 383(1) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of

Information about Benefits of Directors) Regulation is as follows:

7 董事酬金

根據香港公司條例第383(1)條及《公司(披露董事利益資料)規例》第2部之規定而披露之董事酬金如下:

2018 二零一八年

		— 4 /(1		— ¥ /\ 1		
		Directors' fees	Salaries, allowances and benefits in kind 薪金、津貼及	Discretionary bonuses	Retirement scheme contributions	Total
		董事袍金 \$′000	實物津貼 \$′000	酌情花紅 \$′000	退休計劃供款 \$′000	總額 \$′000
		千元	千元	千元	千元	千元
Executive director	執行董事					
Ramon G. Torralba	杜華博	_	2,642	_	_	2,642
Non-executive directors	非執行董事					
Ramon S. Ang	蔡啓文	_	_	_	_	_
Carlos Antonio M. Berba May (Michelle) W.M. Chan Takashi Hayashi	凱顧思 陳雲美 林隆史(於二零一八年	_	_	_	=	_
(resigned on 13 April 2018)	四月十三日辭任)	_	_	_	_	_
Roberto N. Huang Fumiaki Ozawa	黄思民 小澤史晃	_	_	_	_	_
Kenji Uchiyama (appointed on 13 April 2018)	內山建二(於二零一八年 四月十三日獲委任)	_	_	_	_	_
Tomoki Yamauchi	山內智樹	_	_	_	_	_
Independent non-executive directors	獨立非執行董事					
Alonzo Q. Ancheta	Alonzo Q. Ancheta	_	_	_	_	_
David K.P. Li Reynato S. Puno	李國寶 Reynato S. Puno	_	_	_		_
Carmelo L. Santiago William C.M. Cheng	施雅高 鄭則民					_
		_	2,642	_	_	2,642

The executive director waived his entitlement to his director's fees. All of the non-executive directors and independent non-executive directors waived their entitlements to all their emoluments.

執行董事已放棄其袍金。所有非執行董事及獨立非執行董事已放棄其所有酬金。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

7 Directors' emoluments (Continued)

7 董事酬金(續)

2017 二零一十年

		二零一七年				
		Directors'	Salaries, allowances and benefits	Discretionary	Retirement scheme	
		fees	in kind 薪金、津貼及	bonuses	contributions	Total
		董事袍金 \$'000 千元	實物津貼 第7000 千元	酌情花紅 \$'000 千元	退休計劃供款 \$'000 千元	總額 \$'000 千元
Executive director	執行董事	170	170	170	175	170
Ramon G. Torralba	杜華博	_	2,674	_	_	2,674
Non-executive directors	非執行董事					
Ramon S. Ang	蔡啓文	_	_	_	_	_
Carlos Antonio M. Berba	凱顧思	_	_	_	_	_
May (Michelle) W.M. Chan	陳雲美	_	_	_	_	_
Takashi Hayashi	林隆史	_	_	_	_	_
Roberto N. Huang Katsuhiko Matsumoto	黄思民 松本克彦(於二零一七年	_	_	_	_	_
(resigned on 1 April 2017) Fumiaki Ozawa	四月一日辭任) 小澤史晃(於二零一七年	_	_	_	_	_
(appointed on 28 April 2017) Takeshi Wada	四月二十八日獲委任)和田猛(於二零一七年	_	_	_	_	_
(resigned on 1 October 2017)	十月一日辭任)	_	_	_	_	_
Tomoki Yamauchi (appointed on 27 October 2017)	山內智樹(於二零一七年 十月二十七日獲委任)	_	_	_	_	_
Independent non-executive directors	獨立非執行董事					
Alonzo Q. Ancheta (appointed on 24 February 2017)	Alonzo Q. Ancheta (於二零一七年					
David K D Li	二月二十四日獲委任)	_	_	_	_	_
David K.P. Li Ng Wai Sun	李國寶 吳維新(於二零一七年	_	_	_	_	_
(resigned on 24 February 2017)	二月二十四日辭任)	_	_	_	_	_
Reynato S. Puno	Reynato S. Puno	_	_	_	_	_
Carmelo L. Santiago William C.M. Cheng	施雅高 鄭則民	_	_ _	_ _	_ _	_ _
		_	2,674	_	_	2,674

The executive director waived his entitlement to his director's fees. All of the non-executive directors and independent non-executive directors waived their entitlements to all their emoluments.

執行董事已放棄其袍金。所有非執行董事 及獨立非執行董事已放棄其所有酬金。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

8 Individuals with highest emoluments

Of the five individuals with the highest emoluments, one (2017: one) is a director whose emoluments are included in note 7. The aggregate of the emoluments in respect of the remaining four (2017: four) individuals are as follows:

8 酬金最高之人員

最高薪五名人員中,一名(二零一七年:一名)為董事(其酬金已於附註7披露)。其餘四名(二零一七年:四名)酬金最高之人員之酬金總額如下:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Salaries and other emoluments Retirement scheme contributions	薪金及津貼 退休計劃供款	7,507 444	6,989 955
		7,951	7,944

The emoluments of the four (2017: four) individuals with the highest emoluments are within the following bands:

四名(二零一七年:四名)酬金最高之人員之酬金分析如下:

		2018 二零一八年 Number of individuals 人員數目	2017 二零一七年 Number of Individuals 人員數目
\$1,500,001 to \$2,000,000	1,500,001元至2,000,000元	2	2
\$2,000,001 to \$2,500,000	2,000,001元至2,500,000元	1	2
\$2,500,001 to \$3,000,000	2,500,001元至3,000,000元	1	—

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

9 Other comprehensive income

9 其他全面收益

2018

Tax effects relating to each component of other comprehensive income

其他全面收益各部分的税項影響

2017

		二零一八年						
		•	Tax effect 税項影響 \$'000 千元 note 21(b))	Net-of-tax amount 除税後金額 \$'000 千元	Before-tax amount 除税前金額 \$'000 千元	Tax effect 税項影響 \$'000 千元 (note 21(b)) (附註21(b))	Net-of-tax amount 除税後金額 \$'000 千元	
Exchange differences on translation of financial statements of subsidiaries outside Hong Kong and monetary items that form part of the net investment in subsidiaries outside Hong Kong	因換算海外附屬公司 財務報表及因換算組成集團 於附屬公司之投資的貨幣項目 所產生之匯兑差額	(2,171)	_	(2,171)	2,035	_	2,035	
Actuarial gains and losses of defined benefit retirement plan (note 20(a)(v))	定額福利退休計劃 之精算盈利及虧損 (附註20(a)(v))	(9,880)	1,996	(7,884)	11,375	(1,902)	9,473	
Other comprehensive income	其他全面收益	(12,051)	1,996	(10,055)	13,410	(1,902)	11,508	

10 (Loss)/earnings per share

(a) Basic (loss)/earnings per share

The calculation of basic (loss)/earnings per share is based on the loss attributable to equity shareholders of the Company of \$73,556,000 (2017: profit of \$12,480,000) and on 373,570,560 (2017: 373,570,560) ordinary shares, being the number of ordinary shares in issue throughout the year.

(b) Diluted (loss)/earnings per share

Diluted (loss)/earnings per share is not presented as the Company did not have dilutive potential ordinary shares for both years presented.

10 每股(虧損)/盈利

(a) 每股基本(虧損)/盈利

每股基本(虧損)/盈利乃根據本公司權益持有人應佔虧損共73,556,000元(二零一七年:權益持有人應佔盈利12,480,000元)及本年度內已發行之373,570,560股普通股(二零一七年:373,570,560股普通股)計算。

(b) 攤簿之每股(虧損)/盈利

攤薄之每股(虧損)/盈利並未予列出,因本公司並沒有具攤薄性的潛在普通股存在。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

11 Property, plant and equipment, investment properties and leasehold land

11 物業、機器及設備、投資物業及租 賃土地

(a) Reconciliation of carrying amount

(a) 賬面值對賬

				y, plant and e 勿業,機器及記			ı	Interests in easehold land	
		Land and buildings held for own use	Machinery, equipment, furniture and fixtures	Motor vehicles	Construction in progress	Sub-total	Investment properties	held for own use under operating leases 在經營租賃下	Total
		自用土地 及房產 \$′000 千元	機器、設備、 傢俬及裝備 \$'000 千元	車輛 \$′000 千元	在建工程 \$ ′000 千元	合計 \$'000 千元	投資物業 \$′000 千元	自用而持有的 租賃土地權益 \$'000 千元	總額 \$'000 千元
Cost:	成本:								
At 1 January 2017 Exchange adjustments Additions Transfer from construction in progress Disposals	於二零一七年一月一日 匯兑調整 添置 轉廢自在建工程 出售	887,433 28,126 97 375	1,624,743 47,013 9,159 3,982 (8,937)	5,270 228 886 — (1,367)	4,357 (4,357)	2,517,446 75,367 14,499 — (10,304)	212,714 — — — —	117,785 3,246 — — —	2,847,945 78,613 14,499 — (10,304)
At 31 December 2017	於二零一七年十二月三十一日	916,031	1,675,960	5,017	_	2,597,008	212,714	121,031	2,930,753
Accumulated amortisation, depreciation and impairment losses:	累計攤銷、折舊及減值虧損:								
At 1 January 2017 Exchange adjustments Charge for the year (note 5(c)) Written back on disposals	於二零一七年一月一日 匯兑調整 年內開支 (附註5(c)) 出售撥回	583,183 28,184 10,860	1,556,920 46,959 5,609 (8,062)	5,218 228 151 (1,367)	- - - -	2,145,321 75,371 16,620 (9,429)	77,791 — 4,717 —	40,027 1,421 2,526	2,263,139 76,792 23,863 (9,429)
At 31 December 2017	於二零一七年十二月三十一日	622,227	1,601,426	4,230	_	2,227,883	82,508	43,974	2,354,365
Net book value:	賬面淨值:								
At 31 December 2017	於二零一七年十二月三十一日	293,804	74,534	787	_	369,125	130,206	77,057	576,388
Cost:	成本:								
At 1 January 2018 Exchange adjustments Additions Transfer from construction in progress Disposals	於二零一八年一月一日 匯兑調整 添置 轉廢自在建工程 出售	916,031 (20,002) 2,241 485	1,675,960 (33,020) 7,874 1,955 (5,200)	5,017 (138) 268 — (183)	8,728 (2,440)	2,597,008 (53,160) 19,111 — (5,383)	212,714 — — — —	121,031 (2,287) — — —	2,930,753 (55,447) 19,111 — (5,383)
At 31 December 2018	於二零一八年十二月三十一日	898,755	1,647,569	4,964	6,288	2,557,576	212,714	118,744	2,889,034
Accumulated amortisation, depreciation and impairment losses:	累計攤銷、折舊及減值虧損:								
At 1 January 2018 Exchange adjustments Charge for the year (note 5(c)) Impairment loss (note 11(e)) Written back on disposals	於二零一八年一月一日 匯兑調整 年內開支(附註5(c)) 減值(附註11(e)) 出售撥回	622,227 (19,905) 11,523 66,824	1,601,426 (33,163) 6,559 13,176 (4,171)	4,230 (140) 233 — (182)	_	2,227,883 (53,208) 18,315 80,000 (4,353)	82,508 — 4,709 —	43,974 (1,050) 2,548 —	2,354,365 (54,258) 25,572 80,000 (4,353)
At 31 December 2018	於二零一八年十二月三十一日	680,669	1,583,827	4,141		2,268,637	87,217	45,472	2,401,326
Net book value:	賬面淨值:								
At 31 December 2018	於二零一八年十二月三十一日	218,086	63,742	823	6,288	288,939	125,497	73,272	487,708

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

11 Property, plant and equipment, investment properties and leasehold land (Continued)

(b) The analysis of net book value of properties is as follows:

11 物業、機器及設備、投資物業及租 賃土地(續)

(b) 物業賬面淨值之分析如下:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Medium term leases — in Hong Kong — outside Hong Kong	中期租賃 — 香港 — 香港以外	392,750 24,105	475,094 25,973
		416,855	501,067
Representing:	分析如下:		
Land and buildings held for own use Investment properties Interests in leasehold land held for own	自用土地及房產 投資物業 在經營租賃下自用而持有	218,086 125,497	293,804 130,206
use under operating leases	的租賃土地權益 	73,272	77,057
		416,855	501,067

(c) Assets leased out under operating leases

The Group leases out investment properties which are located at Nos. 9-11 Shing Wan Road, Tai Wai, Shatin, Hong Kong under operating leases. The leases typically run for an initial period of two to three years, with an option to renew each lease upon expiry at which time all terms are renegotiated. None of the leases includes contingent rentals.

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

(c) 經營租賃下之固定資產

本集團根據經營租賃將位於香港沙田大圍成 運路9-11號之投資物業出租。租約年期一般 為二至三年,可選擇於到期日後續訂租約, 屆時將重新商討所有條款。有關租約概不包 括或然租金。

本集團根據不可撇銷經營租賃而應收之未來 租賃款項如下:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Investment properties	投資物業		
Within 1 year After 1 year but within 5 years	一年內 一年後及五年內	23,622 30,642	19,926 17,494
		54,264	37,420

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

11 Property, plant and equipment, investment properties and leasehold land (Continued)

(d) The fair value of the investment properties at 31 December 2018 is \$545,200,000 (2017: \$488,000,000), which is based on a valuation using the investment approach which considers the capitalisation of net rental income receivable from existing tenancies and the reversionary value of the property after tenancies expire by reference to market sales transactions. The valuation was carried out by an independent firm of surveyors, LCH (Asia-Pacific) Surveyors Limited, who have among their staff Members of the Hong Kong Institute of Surveyors with valuation experience in the location and category of the property being valued.

The fair value measurements are categorised as Level 3 valuations under 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 in the valuation technique as follows:

- Level 1 valuations: Fair value measured using only Level 1 inputs i.e. unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date
- Level 2 valuations: Fair value measured using Level 2 inputs i.e. observable inputs which fail to meet Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market data are not available
- Level 3 valuations: Fair value measured using significant unobservable inputs

The significant unobservable inputs in the fair value measurement are the discount rate, which ranged from 2.2% to 4.2% (2017: 2.1% to 4.0%) and adjustment factors on quality and location of the properties, which ranged from 5.0% to 15.0% (2017: 5.0% to 18.0%).

(e) Impairment loss

The Group considered the property, plant and equipment relating to the Hong Kong brewery operations, which mainly comprise the production plant in Hong Kong, as a separate cash generating unit.

During the year ended 31 December 2018, due to fierce brewery market competition in Hong Kong, the Hong Kong brewery operations underperformed. As such, the Group's management assessed the recoverable amount of the property, plant and equipment of the Hong Kong brewery operations and accordingly, the recoverable amount of \$307,911,000 was estimated. As the recoverable amount of the Hong Kong brewery operations is lower than its carrying amount of property, plant and equipment, an impairment loss of \$80,000,000 (2017: \$Nil) was recognised in the consolidated income statement for the year.

The recoverable amount of the Hong Kong brewery operations is determined based on a value-in-use calculation and the cash flows are discounted using a discount rate of 10.2%. The discount rate used is pre-tax and reflects specific risks relating to the Hong Kong brewery operations.

11 物業、機器及設備、投資物業及租 賃土地(續)

(d) 投資物業於二零一八年十二月三十一日之公允值為545,200,000元(二零一七年:488,000,000元),以投資法進行估值,根據租金收入轉換為資本值並計及該等物業交吉情況出售(參考自市場上同類型交易)之收入。估值乃由獨立測量師行利駿行測量師有限公司進行,其職員包括香港測量師學會的專業會員,在所估值房產的地區及類別具有估值經驗。

公允值計量根據香港財務報告準則第13號「公允價值計量」所定義之三級公允價值架構獲分類為第三級估值。將公允價值計量分類之等級乃經參考如下估值方法所用數據之可觀察性及重要性後釐定:

- 第一級估值:僅使用第一級輸入數據 (即於計量日同類資產或負債於活躍 市場之未經調整報價)計量之公介值
- 第二級估值:使用第二級輸入數據 (即未能達到第一級之可觀察輸入數 據)且並未使用重大不可觀察輸入數據 據計量之公允值。不可觀察輸入數據 為無市場數據之輸入數據
- 第三級估值:採用重大不可觀察數據 計量之公允值

計算公允值所採用之重大不可觀察數據為折現率,範圍為2.2%至4.2%(二零一七年:為2.1%至4.0%)及按物業的狀況及地段採納的調整因素,範圍為5.0%至15.0%(二零一七年:為5.0%至18.0%)。

(e) 減值虧損

本集團視主要構成香港生產廠房,包括與香港釀酒廠房有關的物業、工廠及設備為獨立的現金生產單位。

年內至二零一八年十二月三十一日,由於香港釀酒市場競爭激烈,本集團的香港釀酒業務的表現未如理想。因此,本集團的高層行政管理人員評估了香港釀酒業務的物業、機器及設備的可收回金額,而估計可收回金額為307,911,000元。由於香港釀酒業務的可收回金額低於其物業、機器及設備的帳面值,80,000,000元的減值虧損會反映於本年度的綜合收益表(二零一七年:零元)。

香港釀酒業務的可收回金額是跟據使用價值計算,而現金流量以10.2%的折現率計算。此折現率乃稅前的,反映與香港釀酒業務有關的特定風險。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

12 Intangible assets

12 無形資產

		Trademarks 商標 \$'000	Club debentures 會所債權證 \$'000	Total 總額 \$'000
		千元	千元	千元
Cost:	成本:			
At 1 January 2017 Exchange adjustments Disposals	於二零一七年一月一日 匯兑調整 出售	39,116 — —	5,391 5 (615)	44,507 5 (615)
At 31 December 2017	於二零一七年十二月三十一日	39,116	4,781	43,897
Accumulated impairment losses:	累計減值虧損:			
At 1 January 2017 Exchange adjustments Written back on disposals	於二零一七年一月一日 匯兑調整 出售撥回	39,116 — —	252 2 (254)	39,368 2 (254)
At 31 December 2017	於二零一七年十二月三十一日	39,116	<u> </u>	39,116
Net book value:	賬面淨值:			
At 31 December 2017	於二零一七年十二月三十一日		4,781	4,781
Cost:	成本:			
At 1 January 2018 Disposals	於二零一八年一月一日 出售	39,116 —	4,781 (10)	43,897 (10)
At 31 December 2018	於二零一八年十二月三十一日	39,116	4,771	43,887
Accumulated impairment losses:	累計減值虧損:			
At 1 January 2018 and 31 December 2018	於二零一八年一月一日 及二零一八年十二月三十一日	39,116	<u> </u>	39,116
Net book value:	賬面淨值 :			
At 31 December 2018	於二零一八年十二月三十一日	_	4,771	4,771

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

13 Investments in subsidiaries

13 附屬公司權益

The following list contains the particulars of all the subsidiaries of the Company:

下表載列本公司所有附屬公司項目:

Name of company	Place of incorporation/operation 註冊成立/	Issued share capital/registered capital 已發行版本/	Proport owner interest I Company 所持股權	ship neld by Subsidiary 百分比	Principal activity
公司名稱	經營地點	註冊資本	本公司	附屬公司	主要業務
Hongkong Brewery Limited ("HKBL") (note (i)) (附註(i))	Hong Kong	100 ordinary shares	100%	_	Dormant
(香港	100股 普通股			暫無營業
Ravelin Limited	Hong Kong	10,000,000 ordinary shares	100%	_	Property holding
	香港	10,000,000 股 普通股			持有物業
San Miguel (Guangdong) Limited	Hong Kong	18,000 class "A" shares	92.989%	_	Investment holding
生力啤(廣東)有限公司	香港	18,000 股 (A) 股			投資控股
		1,000 class "B" shares 1,000 股 (B) 股	100%	_	
Guangzhou San Miguel Brewery Company Limited ("GSMB") (note (ii))	PRC	Registered capital: US\$36,507,000	_	70%	Distribution of beer
廣州生力啤酒有限公司 (「廣州生力」)(附註(ii))	中國	註冊資本: 36,507,000美元			銷售啤酒
San Miguel Shunde Holdings Limited	Hong Kong	200,000 ordinary shares	92%	_	Investment holding
	香港	200,000 股 普通股			投資控股
San Miguel (Guangdong) Brewery Company Limited ("SMGB") (note (iii))	PRC	Registered capital: US\$87,933,000	_	100%	Manufacture and sale of beer
生力(廣東)啤酒有限公司(「生力廣東」)(附註(iii))	中國	註冊資本: 87,933,000美元		Ē	讓製及銷售啤酒

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

13 Investments in subsidiaries (Continued)

Notes:

- (i) HKBL has not traded since incorporation but it established a joint venture, Global Brews Hong Kong Limited, in Hong Kong on 18 March 2011. HKBL holds a 50% equity interest in this entity. As at the date of the approval of these financial statements, the joint venture has not commenced operations.
- (ii) GSMB is an equity joint venture formed between the Company's subsidiary, San Miguel (Guangdong) Limited, and Guangzhou Brewery. According to the joint venture agreement, GSMB has an operating period of 30 years expiring on 29 November 2020.
- (iii) SMGB is a wholly-foreign owned enterprise with an operating period of 50 years expiring on 4 August 2042.

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

13 附屬公司權益(續)

附註:

- (i) HKBL自註冊成立以來,一直沒有進行任何交易,但於二零一一年三月十八日於香港成立了一間名為Global Brews Hong Kong Limited 的合營公司。HKBL持有該實體百分之五十股權。截至本財務報表批准之日,該合營公司體尚未開始其業務。
- (ii) 廣州生力啤酒有限公司乃本公司之附屬公司生力啤(廣東)有限公司與廣州啤酒廠成立之合資合營公司。根據合資合營協議,該公司之經營期為三十年,於二零二零年十一月二十九日屆滿。
- (iii) 生力(廣東)啤酒有限公司為全外資擁有 企業,擁有經營期五十年,於二零四二年 八月四日屆滿。

下表載列有關生力廣東之資料,生力廣東是本集團唯一擁有重大非控股權益的附屬公司。下列提供的財務資料概要指任何公司間抵銷前之金額。

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
NCI percentage Current assets Non-current assets Current liabilities Non-current liabilities Net liabilities Carrying amount of NCI	非控股權益百分比	8%	8%
	流動資產	62,630	68,890
	非流動資產	32,052	31,777
	流動負債	(19,300)	(40,191)
	非流動負債	(385,947)	(384,958)
	負債淨值	(310,565)	(324,482)
	非控股權益賬面值	(24,845)	(25,959)
Revenue (Loss)/profit for the year Total comprehensive income (Loss)/profit allocated to NCI Cash generated from operating activities Cash used in investing activities Cash used in financing activities	收入	128,424	124,712
	年度(虧損)/盈利	(1,244)	45,383
	年度全面收益總額	(1,244)	45,383
	分配至非控股權益(虧損)/盈利	(100)	3,631
	經營業務之現金流入	10,069	18,038
	投資業務之現金流出	(2,575)	(4,351)
	融資活動之現金流出	(20)	(20)

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

14 Inventories

14 存貨

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Products in hand and in process Materials and supplies	現有產品及在製品 物料及供應	26,757 15,452	25,757 21,951
		42,209	47,708

The analysis of the amount of inventories recognised as an expense is as follows:

已確認為開支之存貨金額分析如下:

		2018 二零一八年 \$'000 千元	2017 二零一七年 \$'000 千元
Carrying amount of inventories sold (note 5(c))	出售存貨賬面值 (附註 5(c))	328,601	312,200

15 Trade and other receivables

15 應收貿易及其他賬項

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Trade receivables, net of loss allowance Other debtors, deposits and prepayments	應收貿易賬減虧損撥備 其他應收賬、按金及預付款項	40,361 10,505	38,735 13,111
		50,866	51,846

The amount of the deposits and prepayments expected to be recovered or recognised as expenses after more than one year is \$964,000 (2017: \$2,073,000). All of the other trade receivables, other debtors, deposits and prepayments are expected to be recovered or recognised as expenses within one year.

The Group held collateral over trade receivables at the end of the reporting period with attributable values as set out below:

本集團預計多於一年後可收回或確認為支出的按金及預付款項金額分別為964,000元(二零一七年:2,073,000元)。所有其他應收貿易賬項及其他應收賬、按金及預付款項預計在一年內可收回或列作費用。

本集團在結算日就應收貿易賬項持有以下抵 押品:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Buildings	物業	2,031	2,130
Cash deposits	現金存款	2,476	2,532

Cash deposits disclosed above are included in the other creditors and accrued charges and are expected to be settled after more than one year, as disclosed in note 18.

The Group considers that the credit risk arising from the trade receivables is mitigated by the collateral in the amounts indicated above. The value of the buildings collateral represents the estimated market value of the buildings as at 31 December 2018.

以上列示的現金存款被列入本集團預計多於 一年後支付的其他應付賬項及預提費用,於 附註18披露。

本集團認為上述抵押品減輕了應收貿易賬項的信貸風險。抵押物業價值代表物業於 二零一八年十二月三十一日的市值。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

15 Trade and other receivables (Continued)

Ageing analysis

The ageing of trade receivables (net of loss allowance) at the end of the reporting period is as follows:

15 應收貿易及其他賬項(續)

賬齡分析

應收貿易賬項(扣除撥備)於結算日之賬齡如下:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Current Less than 1 month past due 1 to 3 months past due More than 3 months but less	未到期 過期日少於一個月 過期日為一至三個月 過期日為三個月	32,964 5,140 1,095	31,732 4,504 1,721
than 12 months past due More than 12 months past due	至十二個月 過期日多於十二個月	910 252	693 85
		40,361	38,735

According to the Group's credit policy set out in note 23(a), the general credit period is payment by the end of the month following the month in which sales take place. Therefore, all the current balances above are within two months from the invoice date.

根據載列於附註23(a)本集團的信貸政策,一般信貸於銷售月份後的月份完結時到期。因此,上述所有未到期結餘均在發票日期後兩個月內。

16 Amounts due from/(to) holding companies, fellow subsidiaries and related companies

Amounts due from/(to) holding companies, fellow subsidiaries and related companies are unsecured, interest -free and recoverable/repayable on demand except for the following trade-related amounts which are repayable under normal trade terms:

16 應收/(應付)控股公司、同系附屬公司及關連公司賬項

除下列貿易款項須按貿易條款支付外,應收/ (應付)控股公司、同系附屬公司及關連公司 賬項均無抵押,免息及按需求收回/還款:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Amounts due from holding companies and fellow subsidiaries	應收控股公司 及同系附屬公司賬項	24,067	21,973
Amounts due to holding companies and fellow subsidiaries	應付控股公司 及同系附屬公司賬項	(84)	(995)
Amounts due to related companies	應付關連公司賬項	(3,377)	(6,662)

The trade-related balances were not past due as at 31 December 2018 and 2017.

Related companies included a non-controlling shareholder and companies, the ultimate holding company of which has significant influence over the Group.

與貿易相關之結存於二零一八年及二零一七 年十二月三十一日並未到期。

關連公司包括非控股股東及其最終控股公司對本集團有重大影響的公司。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

17 Cash and cash equivalents and bank deposits 17 現金及等同現金項目及銀行存款

(a) Cash and cash equivalents and bank deposits comprise: (a) 現金及等同現金項目及銀行存款包括:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Bank deposits within three months of maturity when placed Cash at banks and on hand	存放時到期日為三個月內 的銀行存款 銀行結存及現金	13,006 68,085	54,792 75,354
Cash and cash equivalents in the consolidated statement of financial position and consolidated cash flow statement	綜合財務狀況表 及綜合現金流量表中 的現金及等同現金項目	81,091	130,146
Bank deposits with more than three months to maturity when placed	存放時到期日為超過三個月 的銀行存款	36,718	39,197

Cash and cash equivalents and bank deposits as at 31 December 2018 include \$47,652,000 (2017: \$40,886,000) placed with banks in Mainland China, the remittance of which is subject to relevant rules and regulations of foreign exchange control promulgated by the PRC government.

於二零一八年十二月三十一日,現金及等同 現金項目及銀行存款包括存於中國內地銀 行47,652,000元(二零一七年:40,886,000 元),其匯款須受中國政府頒布的相關規則及 外匯法規所管制。

(b) Reconciliation of (loss)/profit before taxation to cash generated from operations:

(b) 除税前(虧損)/盈利與經營業務之現 金流入調節表:

			2018	2017
		Note 附註	二零一八年 \$′000 千元	二零一七年 \$'000 千元
(Loss)/profit before taxation	除税前(虧損)/盈利		(70,860)	14,400
Adjustments for: Interest income Net gain on disposal of non-current assets Interest expense Amortisation of land lease premium Depreciation of property, plant and equipment Depreciation of investment properties	就下列事項作出調整: 利息收入 出售非流動資產之淨盈利 利息支出 租賃土地款項之攤銷 物業、機器及設備之折舊 投資物業之折舊	4 5(a) 5(c) 5(c) 5(c)	(1,961) (894) 6,040 2,548 18,315 4,709	(1,307) (1,017) 6,181 2,526 16,620 4,717
Impairment loss on non-current assets Foreign exchange losses/(gains)	非流動資產之減值 外幣兑換之虧損/(盈利)	11(e)	80,000 458	(50)
Changes in working capital: Decrease in inventories Decrease in trade and other receivable Increase in amounts due from holding companies and	營運資本之變動: 存貨之減少 S 應收貿易及其他賬項之減少 應收控股公司及同系附屬 公司賬項之增加		5,499 1,017	1,539 6,027
fellow subsidiaries Increase in amounts due from related	應收關連公司賬項之增加		(2,110)	(6,810)
companies (Decrease)/increase in amounts due to holding companies	應付控股公司及同系附屬公司		(1,976)	(153)
and fellow subsidiaries			(646)	1,534
(Decrease)/increase in amounts due to related companies	應付關連公司賬項之 (減少)/增加		(1,551)	2,458
(Decrease)/increase in trade and other payables Increase/(decrease) in retirement	應付貿易及其他賬項之 (減少)/增加		(17,733)	6,642
benefit liabilities	退休福利負債之 增加/(減少)		2,018	(670)
Cash generated from operations	經營業務之現金流入		22,873	52,637

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

17 Cash and cash equivalents and bank deposits

(Continued)

(c) 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 statement as cash flows from financing activities.

17 現金及等同現金項目及銀行存款

(續)

(c) 由融資活動產生之債務調節表:

本集團因融資活動而產生之債務的變動,包括現金及非現金變動,已詳列於下表。由融資活動產生的債務,即為該債務過去及將來的現金流,於本集團的綜合現金流量表中,會歸類為融資活動之現金流。

Loan from an intermediate holding company 中介控股公司之貸款

2018 二零一八年

二零一七年 \$'000

2017

千元

		十九	1 /L
At 1 January 於一	-月一日	166,706	190,858
0	資現金流變動		
Repayment of loan from an intermediate 還熟 holding company	饮予中介控股公司之貸款	(51,394)	(25,649)
	村利息	(6,040)	(6,181)
Total changes from financing cash flows 融資	資現金流總變動	(57,434)	(31,830)
Exchange adjustments 匯分		325	1,497
	也變動	(0.10	(404
Interest expenses (note 5(a)) 利息	息支出 (附註 5(a)) 	6,040	6,181
At 31 December 於十	十二月三十一日	115,637	166,706

18 Trade and other payables

18 應付貿易及其他賬項

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Trade payables Other creditors and accrued charges	應付貿易賬項 其他應付賬項	33,427 44,088	46,703 48,545
		77,515	95,248

The amounts of other creditors and accrued charges expected to be settled after more than one year are \$8,201,000 (2017: \$5,620,000). All of the other trade and other payables are expected to be settled within one year.

預計於多於一年後支付的其他應付賬項及預提費用分別為8,201,000元(二零一七年:5,620,000元)。所有其他應付貿易及其他賬項預計在一年內支付。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

18 Trade and other payables (Continued)

18 應付貿易及其他賬項(續)

The ageing of trade payables as at the end of the reporting period is as follows:

應付貿易賬項於結算日之賬齡如下:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Current and less than 1 month past due 1 to 3 months past due 3 to 6 months past due More than 6 months past due	未到期及過期日少於一個月 過期日為一至三個月 過期日為三至六個月 過期日多於六個月	32,200 984 43 200	43,294 3,270 113 26
		33,427	46,703

The Group's general payment terms are one to two months from the invoice date. Therefore, the current and less than one month past due balances above are mostly within two to three months from the invoice date.

本集團的一般付款條款是於發票日期後一至 兩個月內到期。因此,上述未到期及過期日 少於一個月的結餘大部份均在發票日後兩至 三個月內。

19 Loan from an intermediate holding company

19 中介控股公司之貸款

At 31 December 2018, the loan from an intermediate holding company was repayable as follows:

於二零一八年十二月三十一日,中介控股公司之貸款須於下列期限償還:

2017

2040

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Within 1 year or on demand	一年內或順於要求時償還	51,394	51,294
After 1 year but within 2 years After 2 years but within 5 years	一年後但兩年內 兩年後但五年內	51,394 12,849	51,294 64,118
		64,243	115,412
		115,637	166,706

Loan from an intermediate holding company is unsecured, repayable in fifteen equal instalments from September 2018 and bears interest at one year LIBOR plus 1.5% which ranged from 3.55% to 4.60% during the year (2017: 3.20% to 3.55%).

中介控股公司之貸款為無抵押,並於二零一八年九月起均分十五期償還,承擔的利率為一年期倫敦銀行同業折息加1.5%,範圍為3.55%至4.60%(二零一七年內為3.20%至3.55%)。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

20 Employee retirement benefits

(a) Defined benefit retirement plan

The Group makes contributions to a defined benefit retirement plan registered under the Occupational Retirement Schemes Ordnance (Chapter 426 of the Laws of the Hong Kong), which covers 12% (2017: 13%) of the Group's employees. The plan is administered by an independent trustee, with the assets held separately from those of the Group. The members' benefits are determined based on the employees' final remuneration and length of service.

Under the scheme, a retired employee is entitled to a benefit based on their completed years of service and salary on the date of leaving service.

Contributions to the plan are made in accordance with the recommendations of an independent actuary who values the retirement plan at regular intervals. The latest independent actuarial valuations of the plans were at 31 December 2018 and were prepared by qualified staff of Towers Watson Hong Kong Limited, who are the member of Chartered Enterprise Risk Actuary, using the projected unit credit method. The actuarial valuations indicate that the Group's obligations under these defined benefit retirement plan is 83% (2017: 94%) covered by the plan assets held by the trustees.

The plans expose the Group to actuarial risk, such as interest rate risk, investment risk and salary risk.

(i) The amounts recognised in the consolidated statement of financial position are as follows:

20 僱員退休金福利

(a) 定額福利退休計劃

本集團為其12%(二零一七年:13%)之僱員 提供定額福利退休計劃。該計劃乃由一名獨 立信託人管理,並與本集團之資產分開獨立 處理。計劃之供款乃根據一名獨立精算師之 建議釐訂,該精算師定期為退休計劃作出評 估。成員福利乃按僱員之最後薪金及服務年 期計算。

根據該計劃,退休僱員有權在離職後根據其 完成的服務年資和薪金獲得福利。

退休計劃之供款乃按照獨立精算師之建議而訂立。該計劃最新之獨立精算估值乃於二零一八年十二月三十一日由韋萊韜悦(特許企業風險分析師會員)之專業合資格精算師採用預算單位信貸法進行。有關估值顯示本集團根據該界定福利退休計劃所須履行之責任其中83%(二零一七年:94%)受信託人持有之計劃資產保障。

該計劃令本集團承受精算風險、如利率風險、投資風險及薪金風險。

(i) 於財務狀況表確認之款額如下:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Present value of funded obligations Fair value of plan assets	資助責任的現值 計劃資產之公允值	104,252 (86,555)	101,298 (95,499)
Retirement benefit liabilities	退休福利負債	17,697	5,799

A portion of the above liabilities is expected to be settled after more than one year. However, it is not practicable to segregate this amount from the amounts payable in the next twelve months, as the retirement benefit payable to plan members and future contributions to plan assets will also depend on staff revenue and future changes in actuarial assumptions. The Group expects to pay \$2,921,000 in contributions to the defined benefit retirement plan in 2019.

上述部份負債預期將於超過一年後支付。然而,由於退休福利對計劃成員之應付款及對計劃資產之未來供款須視乎精算假設之未來變動,因此不適宜將該筆款額與未來十二個月之應付款項分開處理。本集團預計在二零一九年支付2,921,000元為「定額福利退休計劃」的款項。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

20 Employee retirement benefits (Continued)

20 僱員退休金福利(續)

(a) Defined benefit retirement plan (Continued)

(a) 定額福利退休計劃(續)

(ii) Plan assets consist of the following:

(ii) 計劃資產包括:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Equity securities Bonds Cash	股權 債券 現金	36,007 47,692 2,856	49,850 41,447 4,202
		86,555	95,499

An asset-liability matching study was performed by the trustees periodically to analyse the outcome of the strategic investment policies. The investment portfolio targets a mix of 45% in equity securities across a range of industries and 55% in government bonds (2017: 45% in equity securities across a range of industries and 55% in government bonds).

於每個週期,受託人會進行資產負債匹配研究,並分析投資政策策略之結果。投資組合目標為一系列行業之45%股票證券組合及55%政府債券。(二零一七年:45%股東證券組合及55%政府債券)。

2018

2017

(iii) Movements in the present value of the defined benefit obligations:

(iii) 定額福利負債的現值變動:

		二零一八年 \$′000 千元	二零一七年 \$'000 千元
At 1 January	於一月一日	101,298	95,980
Remeasurements: — Actuarial losses arising from changes in demographic assumptions	重估: — 人口假設變動產生的 精算虧損	2,332	3
 Actuarial gains arising from changes in financial assumptions Actuarial losses arising from changes in experience 	財務假設變動產生的 精算盈利經驗變動產生的 精算虧損	(1,864) 1,526	(492) 1,200
		1,994	711
Benefits paid by the plan Current service cost Interest cost	計劃支付之福利 現時服務成本 利息成本	(5,323) 4,640 1,643	(1,607) 4,643 1,571
At 31 December	於十二月三十一日	104,252	101,298

The weighted average duration of the defined benefit obligations is 6.0 years (2017: 5.7 years).

定額福利負債之加權平均年期為6.0年(二零 一七年:5.7年)。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

20 Employee retirement benefits (Continued)

20 僱員退休金福利(續)

(a) Defined benefit retirement plan (Continued)

(a) 定額福利退休計劃(續)

(iv) Movements in plan assets:

(v)

(iv) 計劃資產之變動:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
At 1 January Contributions paid to the plan by the employer Benefits paid by the plan Interest income Return on plan assets, excluding interest income Administrative expenses paid from plan assets	於一月一日 僱主支付的計劃供款 計劃支付之福利 利息收入 計劃資產之回報(不包括利息收入) 計劃資產之行政開支	95,499 2,900 (5,323) 1,595 (7,886) (230)	78,136 5,785 (1,607) 1,316 12,086 (217)
At 31 December	於十二月三十一日	86,555	95,499

(V)

Amounts recognised in the consolidated statement of comprehensive income are as follows:

於綜合全面收益表確認之開支如下:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Current service cost Net interest on net defined benefit liability Administrative expenses paid from plan assets	現時服務成本 定額福利淨負債之利息淨額 計劃資產之行政開支	4,640 48 230	4,643 255 217
Total amounts recognised in profit or loss	於損益中確認之開支	4,918	5,115
Actuarial losses Return on plan assets, excluding interest income	精算虧損 計劃資產之回報(不包括利息收入)	1,994 7,886	711 (12,086)
Total amounts recognised in other comprehensive income (note 9)	於其他全面收益表確認之 開支(附註9)	9,880	(11,375)
Total defined benefit costs/(income)	定額福利支出/(收入)總額	14,798	(6,260)
The current service cost, net interest on net defined benefit liability and administrative expenses paid from plan assets are recognised in the following line items in the consolidated income statement: — Cost of sales — Selling and distribution expenses — Administrative expenses	有關現時服務成本及定額福利 淨負債之利息淨額乃於 下列綜合收益表內 之項目中確認: 一銷售成本 一銷售及分銷開支 一行政開支	756 2,456 1,706	758 2,606 1,751
		4,918	5,115

(vi) Significant actuarial assumptions and a sensitivity analysis are as follows:

(vi) 主要的精算假設和敏感度分析如下:

		2018	2017
		二零一八年	二零一七年
Discount rate (p.a.)	貼現率(每年)	1.90%	1.70%
Future salary increases (p.a.)	未來薪酬之增長率(每年)	4.00%-5.00%	4.00%-5.00%

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

20 Employee retirement benefits (Continued)

(a) Defined benefit retirement plan (Continued)

(vi) (Continued)

The analysis set out below shows how the defined benefit obligation as at 31 December 2018 would have increased/(decreased) as a result of a 0.25% change in the significant actuarial assumptions:

20 僱員退休金福利(續)

(a) 定額福利退休計劃(續)

(vi) (續)

下列分析説明主要精算假設 0.25% 之變化對 定額福利負債於二零一八年十二月三十一日 將增加/(減少)如下:

		201	2018		7
		二零一	八年	_零一	七年
		Increase	Decrease	Increase	Decrease
		of 0.25%	of 0.25%	of 0.25%	of 0.25%
		增加0.25%	減少0.25%	增加0.25%	減少0.25%
		\$'000	\$'000	\$'000	\$'000
		千元	千元	千元	千元
Discount rate	貼現率	(1,635)	1,678	(1,468)	1,507
Salary increase rate	薪酬增長率	1,754	(1,717)	1,578	(1,546)

The above sensitivity analysis is based on the assumption that changes in actuarial assumptions are not correlated and therefore it does not take into account the correlations between the actuarial assumptions.

上述敏感度分析是假設精算假設之變化互不相關,因此敏感度分折並不考慮精算假設之間的相關性。

(b) Defined contribution retirement plan

- (i) Staff employed by the Group in Hong Kong who are not members of the above defined benefit retirement plan are required to join the Group's mandatory provident fund plan under the Hong Kong Mandatory Provident Fund Schemes Ordinance. The mandatory provident fund plan is a defined contribution retirement plan administered by an independent corporate trustee. Under the plan, the Group and its employees are each required to make contributions to the plan at 5% of the employees' relevant income, subject to a cap of monthly relevant income of \$30,000. Contributions to the plan vest immediately.
- (ii) Employees of the subsidiaries in the PRC are members of pension schemes operated by the PRC government. The Group is required to contribute, based on a certain percentage of the employees' remuneration, to these pension schemes to fund the benefits. The only obligation for the Group with respect to these pension schemes is the required contribution under the central pension scheme. Contributions to these schemes vest immediately.

(b) 定額供款退休計劃

- (i) 根據香港《強制性公積金計劃條例》,本集 團在香港僱用而並無加入上述定額福利退休 計劃的僱員,須加入本集團的強制性公積金 計劃。強制性公積金計劃乃一個由獨立法團 受託人管理的定額供款退休計劃。根據有關 計劃,本集團及其僱員各自須向計劃作出供 款,數額為僱員有關入息的5%,惟每月有關 入息的最高水平為30,000元對計劃作出的供 款即時歸屬。
- (ii) 中國附屬公司僱員為中國政府營運的中央退 休金計劃的成員。本集團須對中央退休金計 劃供款作為有關福利提供資金,數額以僱員 酬金按百份比釐定。本集團有關中央退休金 計劃的唯一義務為根據中央退休金計劃須作 出的有關供款。對計劃作出的供款即時歸屬。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

21 Income tax in the consolidated statement of financial position

21 財務狀況表所列之所得稅項

(a) Current taxation in the consolidated statement of financial position represents:

(a) 綜合財務狀況表中應付税項包含:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Provision for Hong Kong Profits Tax for the year Provisional Profits Tax paid	本年度香港利得税撥備 已付利得税	918 (605)	=
		313	_

Danua siation

(b) Deferred tax assets and liabilities recognised:

(b) 已確認之遞延税項資產及負債:

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

於綜合財務狀況表已確認之遞延税項資產及 負債之組成部分及年內之變動如下:

		Depreciation allowances in excess of the related depreciation 折舊免稅額 超逾有關訊	Impairment losses for receivables and inventories 應收賬項 及存貨	Retirement benefit liabilities 退休福利	Tax losses	Total
		之數額 \$'000 千元	之減值虧損 \$'000 千元	之負債 \$'000 千元	税項虧損 \$'000 千元	總額 \$′000 千元
Deferred tax arising from:	遞延税項來自:	175	170	1 / 5	170	175
At 1 January 2017 (Credited)/charged to profit or	於二零一七年一月一日 於損益中	54,341	(33)	(2,948)	(48,391)	2,969
loss (note 6(a)) Charged to equity (note 9)	(計入)/扣除(附註6(a)) 於權益中扣除(附註9)	(841)	(30)	85 1,902	(33)	(819) 1,902
At 31 December 2017 and 1 January 2018 (Credited)/charged to profit or	於二零一七年十二月三十一日 及二零一八年一月一日 於損益中	53,500	(63)	(961)	(48,424)	4,052
loss (note 6(a)) Charged to equity (note 9)	(計入)/扣除(附註6(a)) 於權益中計入(附註9)	(11,993) —	(24) —	32 (1,996)	14,295 —	2,310 (1,996)
At 31 December 2018	於二零一八年十二月三十一日	41,507	(87)	(2,925)	(34,129)	4,366

(c) Deferred tax assets not recognised:

(c) 未確認之遞延税項資產:

Deferred tax assets have not been recognised in respect of the following items, which pertain to the subsidiaries in the PRC and the Company:

本集團於中國的附屬公司及本公司並未就下列各項目所引致之遞延税項資產做出確認:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Tax losses Deductible temporary differences	税項虧損 可抵扣暫時性差異	347,551 155,229	259,756 187,086
		502,780	446,842

In accordance with the accounting policy set out in note 1(p), deferred tax assets have not been recognised in respect of the above items as it is not probable that the relevant entities will generate future taxable profits against which the above items can be utilised.

根據列示於附註 1(p) 會計政策,由於未能確定相關附屬公司未來能夠獲得足夠應課稅盈利以抵扣其利益,故本集團並未確認上列項目所引致之遞延稅項資產。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

21 Income tax in the consolidated statement of financial position (Continued)

(c) Deferred tax assets not recognised: (Continued)

The unrecognised tax losses relating to the PRC subsidiaries can be carried forward up to five years from the year in which the loss originated and will expire in the following years:

21 財務狀況表所列之所得稅項(續)

(c) 未確認之遞延税項資產:(續)

有關中國附屬公司未確認的稅項虧損自產生日起五年屆滿,有關到期年份如下:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
2018 2019 2020 2021 2022 2023	二零一八年 二零一九年 二零二零年 二零二一年 二零二二年 二零二三年	41,590 51,307 38,681 2,822 25,115	18,914 43,598 53,785 40,549 2,958
		159,515	159,804

The unrecognised tax losses relating to the Company were 188,036,000 (2017: \$99,952,000) and do not expire under current tax legislation.

本公司未確認的税項虧損為188,036,000元 (二零一七年:99,952,000元),並於現行税 務規例下不會到期。

22 Capital and reserves

(a) Movements in components of equity

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:

22 股本及儲備

(a) 權益部分變動

本集團之綜合權益中各部分的年初及年末調 節於綜合權益變動表內列載。本公司之各個 權益部分的年初及年末變動詳情於以下列 載:

		Note 附註	Share capital 股本 \$'000 千元	Retained profits 收益儲備 \$'000 千元	Total 總額 \$′000 千元
Balance at 1 January 2017	於二零一七年一月一日結餘		252,524	200,509	453,033
Changes in equity for 2017:	二零一七年權益變動:				
Actuarial gains and losses of defined benefit retirement plan, net of tax Loss for the year	定額福利退休計劃 之精算盈利及虧損 (除税後) 年度虧損		_ _	9,473 (9,639)	9,473 (9,639)
Balance at 31 December 2017 and 1 January 2018	於二零一七年十二月三十一日 及二零一八年一月一日結餘	26	252,524	200,343	452,867
Changes in equity for 2018:	二零一八年權益變動:				
Actuarial gains and losses of defined benefit retirement plan, net of tax Profit for the year	定額福利退休計劃 之精算盈利及虧損 (除税後) 年度盈利		=	(7,884) 1,055	(7,884) 1,055
Balance at 31 December 2018	於二零一八年十二月三十一日 結餘	26	252,524	193,514	446,038

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

22 Capital and reserves (Continued)

(b) Share capital

Ordinary shares, issued

22 股本及儲備(續)

(b) 股本

2018 二零一八年 No. of shares 股份數目 ′000	\$′000 千元	2017 二零一七年 No. of shares 股份數目 '000	\$′000 千元

and fully paid: 及繳足股本:
At 1 January and 於一月一日
31 December 及十二月三十一日

373,570

373,570

252,524

In accordance with section 135 of the Hong Kong Companies Ordinance, the ordinary shares of the Company do not have a par value.

普通股,已發行

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) Nature and purpose of reserves

(i) Capital reserve

The capital reserve represents the reserve arising from the capitalisation of retained profits of PRC subsidiaries.

(ii) Exchange fluctuation reserve

The exchange fluctuation reserve comprises all foreign exchange differences arising from the translation of the financial statements of subsidiaries outside Hong Kong and the foreign exchange differences arising from translation of monetary items that in substance form part of the net investment in subsidiaries outside Hong Kong. The reserve is dealt with in accordance with the accounting policy set out in note 1(s).

(d) Distributability of reserves

At 31 December 2018, the aggregate amount of reserves available for distribution to equity shareholders of the Company, as calculated under the provision of Part 6 of the Hong Kong Companies Ordinance, was \$193,514,000 (2017: \$200,343,000).

根據香港《公司條例》第135條,公司股份不 再有票面價值。

普通股持有人有權收取不時宣派的股息,並可在本公司大會上每持有一股股份投一票。 對於本公司的剩餘資產,所有普通股均享有 同等權益。

(c) 備性質及用途

252,524

(i) 資本儲備

資本儲備乃指一間中國附屬公司之保留盈利 資本化而產生之儲備。

(ii) 匯兑波動儲備

匯兑波動儲備包括因換算香港以外之附屬公司財務報表產生之所有匯兑差額及因換算貨幣項目(實則部份屬於外地附屬公司之淨投資)之匯兑差額。該儲備根據附註1(s)所載之會計政策而處理。

(d) 分派儲備

於二零一八年十二月三十一日,按新香港《公司條例》第6部之條文計算,可供分派儲備予本公司權益持有人之儲備總額為193,514,000元(二零一七年:200,343,000元)。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

22 Capital and reserves (Continued)

(e) Capital management

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders, by pricing products commensurately with the level of risk and by securing access to finance at a reasonable cost.

As 31 December 2018, the Group has total borrowings amounting to \$115,637,000 (2017: \$166,706,000). The gearing ratio, representing the ratio of total borrowings to the share capital and reserves of the Group was 23.1% (2017: 28.5%). The Group had bank deposits and cash and cash equivalents as at 31 December 2018 amounting to \$117,809,000 (2017: \$169,343,000).

The Group actively and regularly reviews and manages its capital structure to maintain a balance between the higher shareholder returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position, and makes adjustments to the capital structure in light of changes in economic conditions.

Neither the Company nor any of its subsidiaries are subject to externally imposed capital requirements.

23 Financial risk management and fair values

Exposure to credit, liquidity, interest rate and currency risks arises in the normal course of the Group's business. The Group's exposure to these risks and the financial risk management policies and practices used by the Group to manage these risks are described below.

(a) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in a financial loss to the Group. The Group's credit risk is primarily attributable to trade receivables. The Group's exposure to credit risk arising from cash and cash equivalents and bank deposits is limited because the counterparties are banks for which the Group considers to have low credit risk.

The Group do not provide guarantees which would expose the Group to credit risk.

Trade receivables

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer rather than the industry or country in which the customers operate and therefore significant concentrations of credit risk primarily arise when the Group has significant exposure to individual customers. At the end of the reporting period, 25% (2017: 22%) and 57% (2017: 54%) of the total trade and other receivables was due from the Group's largest customer and the five largest customers respectively.

The Group measures loss allowances for trade receivables at an amount equal to lifetime ECLs, which is calculated using a provision matrix. As the Group's historical credit loss experience does not indicate significantly different loss patterns for different customer segments, the loss allowance based on past due status is not further distinguished between the Group's different customer bases.

22 股本及儲備(續)

(e) 資本管理

本集團管理資本的主要目標是要保障集團能夠持續經營,從而繼續為股東提供回報及為 其他持股份者帶來好處;以風險水平相稱為 產品定價,以及確保獲得合理的融資成本。

於二零一八年十二月三十一日,本集團的借貸總額為115,637,000元(2017:166,706,000元)。資產負債比率(即借貸總額佔本集團股本及儲備的比率)為23.1%(2017:28.5%)。截至二零一八年十二月三十一日,本集團的銀行存款和現金及等同現金項目總值117,809,000元(2018:169,343,000元)。

本集團積極及定期對資本架構展開檢討及管理,以在較高股東回報情況下可能伴隨之較高借貸水平與良好的資本狀況帶來的優勢及保障之間取得平衡,並因應經濟環境的變化對資本架構作出調整。

本公司及其附屬公司均不受外部施加的資本 限制要求。

23 金融風險管理及公允價值

本集團在一般業務過程中存在信貸、流動資金、利率風險及外匯風險。本集團面對該等 風險程度及本集團所採用管理該等風險之財 務管理政策及慣列,載述如下。

(a) 信貸風險

信貸風險指交易對手違約其合約責任導致本 集團財務虧損的風險。本集團的信貸風險主 要來自應收貿易賬款。本集團因現金及等同 現金項目及銀行存款而產生的信貸風險有 限,因為交易對手為本集團認為信貸風險較 低的銀行。

本集團並無因作出其他擔保而面對信貸風險。

應收貿易賬

本集團的信貸風險主要受每名客戶的個別特徵影響,多於受客戶的經營所在地或行業的影響。因此,當本集團認為個別客戶有重大風險時,將會令信貸風險更為集中。於報告期末,應收貿易及其他賬項總額的25%(2017:22%)及57%(2017:54%)分別來自本集團最大客戶及五大客戶。

本集團以終身預期信貸虧損的金額計量應收 貿易賬的虧損撥備,該撥備以撥備模型計 算。由於本集團的過往的信貸虧損經驗並未 表明不同客戶群的虧損模式存在顯著差異, 因此基於過期狀態的虧損撥備不會進一步區 分本集團的不同客戶群。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

23 Financial risk management and fair values

(Continued)

(a) Credit risk (Continued)

Trade receivables (Continued)

The following table provides information about the Group's exposure to credit risk and ECLs for trade receivables as at 31 December 2018:

23 金融風險管理及公允價值(續)

(a) 信貸風險(續)

應收貿易賬(續)

下表提供有關本集團於二零一八年十二月三十一日的信貸風險及應收貿易賬撥備的資料:

		Expected loss rate 預期虧損率 % %	Gross carrying amount 總額 \$'000 千元	Loss allowance 虧損撥備 \$'000 千元
Current (not past due)	本期(未到期)	0.1%	32,975	(11)
Less than 1 month past due	過期日少於一個月	0.0%	5,140	_
1 to 3 months past due	過期日為一至三個月	3.1%	1,130	(35)
More than 3 months but less than	過期日為三個月			
12 months past due	至十二個月	24.4%	1,204	(294)
More than 12 months past due	過期日多於十二個月	43.1%	443	(191)
			40,892	(531)

Expected loss rates are based on actual loss experience over the past years. These rates are adjusted to reflect differences between economic conditions during the period over which the historic data has been collected, current conditions and the Group's view of economic conditions over the expected lives of the receivables.

Comparative information under HKAS 39

Prior to 1 January 2018, an impairment loss was recognised only when there was objective evidence of impairment (see note 1(i)) – policy applicable prior to 1 January 2018). At 31 December 2017, trade receivables of \$742,000 were determined to be impaired and specific allowances for doubtful debts of \$387,000 were consequently recognised. The aging analysis of trade debtors that were not considered to be impaired was as follows:

預期虧損率乃基於過去數年的實際損失經驗。這些比率已經調整以反映收集歷史數據期間的經濟狀況,當前經濟狀況和本集團對應收賬款預期年限的經濟狀況的看法之間的 差異。

根據香港會計準則第三十九號的比較資料

在二零一八年一月一日之前,只有在有客觀證據表明存在減值跡象時才確認減值虧損(參見附註1(i) - 適用於二零一八年一月一日前的政策)。於二零一七年十二月三十一日,確認應收貿易賬項742,000元已減值,因此確認呆壞賬的特定撥備387,000元。對未被視為減值的應收貿易賬的賬齡分析如下:

2017

		二零一七年 \$'000 千元
Neither past due nor impaired Less than 1 month past due 1 to 3 months past due More than 3 months but less than 12 months past due More than 12 months past due	未到期及不作撥備 過期日少於一個月 過期日為一至三個月 過期日為三個月 至十二個月 過期日多於十二個月	31,405 4,478 1,721 691 85
		38,380

Receivables that were neither past due nor impaired related to a wide range of customers for whom there was no recent history of default.

未到期及不作撥備之應收貿易賬項,均為近期沒有拖欠還款記錄的客戶,所以不作撥備。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

23 Financial risk management and fair values

(Continued)

(a) Credit risk (Continued)

Comparative information under HKAS 39 (Continued)

Receivables that were past due but not impaired related to a number of independent customers that had a good track record with the Group. Based on past experience, management believed that no impairment allowance was necessary in respect of these balances as there had been no significant change in credit quality and the balances were still considered fully recoverable.

Movement in the loss allowance account in respect of trade receivables during the year is as follows:

23 金融風險管理及公允價值(續)

(a) 信貸風險(續)

根據香港會計準則第三十九號的比較資料 (續)

已過期但未減值的應收賬為若干與本集團有良好往績記錄的獨立客戶。根據過往經驗,管理層認為毋須就該等結餘作出減值撥備,因為信貸質素並無重大變動且餘額仍被視為可全數收回。

年內應收貿易賬的虧損撥備變動如下:

	2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Balance 1 January	387 (2) (253) 399	3,168 169 (3,349) 499 (100)
Balance at 31 December 於十二月三十一日	531	387

(b) Liquidity risk

Individual operating entities within the Group are responsible for their own cash management. The Group regularly monitors its liquidity requirements to ensure that it maintains sufficient reserves of cash and adequate committed lines of funding from major financial institutions and related parties to meet its liquidity requirements in the short and longer term.

The following table shows 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 (including interest payments computed using contractual rates or, if floating, based on rates current at the end of the reporting period) and the earliest date the Group can be required to pay:

(b) 流動資金風險

個別經營實體須負責其本身的現金管理及按 照本集團政策定期監察其流動資金需要,以 確保其維持充裕之現金儲備及主要財務機構 承諾提供足夠資金額度,以滿足其短期及長 期之流動資金需求。

下表就本集團於結算日財務負債之尚餘合約期限作詳細分析,並以訂約未貼現現金流量(即包括按訂約息率計算之利息支出,或如屬浮息類別,按結算日當日之息率計算之利息支出)及本集團可被追索之最早還款日期作出分析基準。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

23 Financial risk management and fair values

23 金融風險管理及公允價值(續)

(Continued)

(b) Liquidity risk (Continued)

(b) 流動資金風險(續)

2018 二零一八年

		Contractual undiscounted cash outflow 合約上未貼現的現金流量				
		Within 1 year or on demand 一年內或	More than 1 year but less than 2 years	More than 2 years but less than 5 years	Total	Carrying amount
		一千內或 於要求時 到期 \$'000 千元	一年後 但兩年內 \$′000 千元	兩年後 但五年內 \$′000 千元	總額 \$′000 千元	賬面額 \$′000 千元
Trade and other payables Loan from an intermediate	應付貿易及其他賬項 中介控股公司之貸款	77,515	_	_	77,515	77,515
holding company Amounts due to holding companies	應付控股公司及同系	55,663	53,496	12,996	122,155	115,637
and fellow subsidiaries Amounts due to related companies	附屬公司賬項 應付關連公司賬項	7,878 7,037	_		7,878 7,037	7,878 7,037
		148,093	53,496	12,996	214,585	208,067

2017 二零一七年

			` = '			
		Cont	Contractual undiscounted cash outflow 合約上未貼現的現金流量			
		Within 1 year or on demand 一年內或	More than 1 year but less than 2 years	More than 2 years but less than 5 years	Total	Carrying amount
		於要求時 到期 \$ ′000 千元	一年後 但兩年內 \$'000 千元	兩年後 但五年內 \$'000 千元	總額 \$'000 千元	賬面額 \$'000 千元
Trade and other payables Loan from an intermediate	應付貿易及其他賬項 中介控股公司之貸款	95,248	_	_	95,248	95,248
holding company Amounts due to holding companies	應付控股公司及同系	56,350	54,752	65,850	176,952	166,706
and fellow subsidiaries Amounts due to related companies	附屬公司賬項 應付關連公司賬項	8,524 8,588	_ _	_	8,524 8,588	8,524 8,588
		168,710	54,752	65,850	289,312	279,066

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

23 Financial risk management and fair values

(Continued)

(c) Interest rate risk

The Group's interest rate risk arises primarily from interest-bearing borrowings. Borrowings issued at variable rates expose the Group to cash flow interest rate risk. The Group monitors the level of its variable rate borrowings. The Group's interest rate profile as monitored by management is set out in (i) below.

(i) Interest rate profile

The following table details the interest rate profile of the Group's loan from an intermediate holding company at the end of the reporting period:

23 金融風險管理及公允價值(續)

(c) 利率風險

本集團之利率風險主要由計息貸款產生。本 集團會監控浮動利率的貸款水平。本集團由 管理層監控的利率結構載於下文(j)。

(i) 利率結構

下表為本集團於結算日之中介控股公司之貸款之利率結構:

			2018 二零一八年		· 上年
		Effective interest rate	Effective interest		Amount
		實際利率 % %	Amount 金額 \$′000 千元	rate 實際利率 % %	金額 \$'000 千元
Variable rate borrowings: — Loan from an intermediate holding company	浮動利率貸款: - 中介控股公司 之貸款	4.46	115,637	3.47	166,706

(ii) Sensitivity analysis

At 31 December 2018, it is estimated that a general increase/decrease of 100 basis points in interest rates, with all other variables held constant, would have decreased/increased the Group's profit after taxation and the Group's retained profits by approximately \$1,156,000 (2017: \$1,667,000). The tax effect was assumed to be nil as the entity which has drawn down the loan had unrecognised tax losses for deferred tax purposes and it is not probable that it will generate future taxable profits against which the tax losses can be utilised.

The sensitivity analysis above indicates the instantaneous change in the Group's profit after taxation and retained profits in respect of the exposure to cash flow interest rate risk arising from floating rate instruments held by the Group at the end of the reporting period. The impact on the Group's profit after taxation and retained profits is estimated as an annualised impact on interest expense of such a change in interest rates.

(d) Currency risk

The Group is exposed to currency risk primarily through sales, purchases, borrowings, expenses and recharges amongst group entities which give rise to receivables, payables, loans and cash balances that are denominated in a foreign currency, i.e. a currency other than the functional currency of the operations to which the transactions relate. The currencies giving rise to this risk are primarily United States dollars and Euros.

(ii) 敏感性分析

於二零一八年十二月三十一日,估計利率上升/下跌一百點子,在其他可變動因素保持不變的情況下,本集團本年度除税後盈利及累計盈利將減少/增加約1,156,000元(二零一七年:1,667,000元)。由於未能確定未來能夠獲得足夠應課稅盈利以抵扣稅務虧損,舉債公司並未確認稅務虧損所致之遞延稅項,因此假設並無稅務影響。

以上敏感性分析顯示本集團的除稅後盈利及 累計盈利之即時變化,乃由於本集團於結算 日所持有的浮動利率工具,引致本集團面臨 現金流利率風險所產生。本集團除稅後盈利 及累計盈利的影響是以該等利率變化對利息 費用的年度影響作估計。

(d) 外匯風險

本集團主要因買賣交易,借款,集團之間的費用及回付產生以外幣(即就該交易而言並非相關業務之功能貨幣)為單位之應收賬款、應付賬款、借款及現金結存,因而面對外匯風險。引致外幣風險之貨幣主要包括美元及歐羅。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

23 Financial risk management and fair values

(Continued)

(d) Currency risk (Continued)

For group entities whose functional currency is Hong Kong dollars, all sales and purchases are denominated in either Hong Kong dollars or United States dollars, except for certain purchases from Europe or Japan. Given that Hong Kong dollar is pegged to the United States dollar, management do not expect that there will be any significant currency risk associated with such United States dollar denominated transactions. For transactions denominated in Euros, management monitor the level of exposure closely and take actions such as an earlier settlement considering movements in the exchange rate.

For group entities whose functional currency is Renminbi, except for certain transactions amongst group entities that are denominated in either Hong Kong dollars or United States dollars, most of other transactions are denominated in Renminbi. For those transactions amongst group entities denominated in United States dollars or Hong Kong dollars, management consider the transaction amounts are not significant and the exposure to currency risk is low.

The Group's exposure to currency risk and its policies for managing such risk were unchanged from 2017.

(i) Exposure to currency risk

The following tables detail the Group's significant exposure at the end of the reporting period to currency risk arising from recognised assets or liabilities denominated in a currency other than the functional currency of the entity to which they relate. For presentation purposes, the amounts of the exposure are shown in Hong Kong dollars, translated using the spot rates at the year end date. Differences resulting from the translation of the financial statements of subsidiaries outside Hong Kong into the Group's presentation currency and the exposure arising from the borrowings from group entities that in substance form part of the net investment in subsidiaries are excluded.

23 金融風險管理及公允價值(續)

(d) 外匯風險(續)

對於集團內以港元作功能貨幣的各個實體,除某些貨品由歐洲或日本進行採購外,所有銷貨及購貨均以港元或美元作交易貨幣。由於港元與美元掛鈎,故本集團預期美元/港元匯率不會有大幅變動。至於以歐羅及日元計價之交易,管理層密切監控其面對的風險水平,並應因匯率變動採取措施,如提前結帳。

對於集團內以人民幣作功能貨幣的各個實體,除了對集團內交易是以港元或美元作單位,其他交易是以人民幣作單位。有關集團內以美元或港元作單位的交易,管理層認為交易金額不重大,須面對的有關外匯風險不大。

本集團承受外匯風險及其管理政策與二零 一十年相同。

(i) 承受之外匯風險

下表就本集團結算日並非以相關實體功能貨幣計值的已確認資產或負債所承受之外匯風險作出詳細分析。下表不包括集團內因對附屬公司作出借款(該借款實際為組成對附屬公司的淨投資的一部份)而產生的風險。下表的金額乃按結算日之匯率兑換為港幣作呈列之用。因匯兑香港以外附屬公司之財務報表為本集團的呈列貨幣而產生的差額並不包括在內。

Exposure to foreign currencies (expressed in Hong Kong dollars) 外幣風險(按港元計算)

2018 2017 二零一七年 二零一八年 United United **States** States dollars **Euros** dollars Euros 美元 歐羅 美元 歐羅 \$'000 \$'000 \$'000 \$'000 千元 千元 千元 千元 Trade and other receivables 17 應收貿易及其他賬項 Cash and cash equivalents 現金及等同現金項目 18,676 16,659 8 8 Trade and other payables 應付貿易及其他賬項 (755)(444)(1,950)Amounts due to holding 應付控股公司及 companies and fellow 同系附屬公司賬項 subsidiaries (7,339)(6,297)風險承擔淨額 11,337 (730)9,918 (1,942)Net exposure

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

23 Financial risk management and fair values

(Continued)

(d) Currency risk (Continued)

(ii) Sensitivity analysis

The following table indicates the instantaneous change in the Group's profit after taxation and retained profits that would have arisen if foreign exchange rates to which the group entities had significant exposure at the end of the reporting period had changed at that date, assuming all other risk variables remained constant. In this respect, it is assumed that the pegged rate between the Hong Kong dollar and the United States dollar would be materially unaffected by any changes in movement in value of the United States dollar against other currencies. Also, the tax effect was assumed to be nil for the entities which had unrecognised tax losses for deferred tax purposes since it is not probable that they will generate future taxable profits against which tax losses could be utilised.

23 金融風險管理及公允價值(續)

(d) 外匯風險(續)

(ii) 敏感性分析

下表顯示本集團於結算日時具重大風險之外幣匯率於當日變動對本集團之除稅後盈利及累計盈利之即時影響,已假設其他風險變數不變。就此而言,已假設港元及美元之間的聯繫匯率大致上不受美元兑其他貨幣之價值變動所影響。並且,由於未能確定未來能夠獲得足夠應課稅盈利以抵扣稅務虧損,實體有未確認稅務虧損所致之遞延稅項,因此假設並無稅務影響。

			2018 二零一八年			2017 二零一七年 	
		Increase/ (decrease) in foreign exchange rates 外匯匯率 上升/ (下跌)	(Decrease)/ increase in loss after taxation 除税後虧損 (減少)/ 增加 \$'000 千元	Decrease/ (increase) retained in profits 累計盈利 減少/ (增加) \$'000 千元	Increase/ (decrease) in foreign exchange rates 外匯匯率 上升/ (下跌)	(Increase)/ decrease in profit after taxation and retained profits 除稅後盈利 及累計盈利 (增加)/ 減少 \$'000 千元	
United States dollars	美元	10%	(1,134)	(1,134)	10%	992	
Furo		(10)%	1,134	1,134	(10)%	(992)	
Euros	歐羅	10% (10)%	(73) 73	(73) 73	10% (10)%	194 (194)	

Results of the analysis as presented in the above table represent an aggregation of the instantaneous effects on each of the Group entities' profit or loss measured in the respective functional currencies, translated into Hong Kong dollars at the exchange rate ruling at the end of the reporting period for presentation purposes.

The sensitivity analysis assumes that the change in foreign exchange rates had been applied to re-measure those financial instruments held by the Group which expose the Group to foreign currency risk at the end of the reporting period, including inter-company payables and receivables within the Group which are denominated in a currency other than the functional currency of the lender or the borrower. The analysis excludes differences that would result from the translation of the financial statements of subsidiaries outside Hong Kong into the Group's presentation currency and the borrowings from group entities that in substance form part of the net investment in subsidiaries. The analysis has been performed on the same basis as for 2017.

上表所呈列之分析結果指本集團各個實體以個別功能貨幣計量(為呈報目的,已按結算日之匯率兑換為港元)之本年度損益之即時合併影響。

敏感性分析已假設外幣匯率之變動已用於重新計量本集團所持有並於結算日使本集團面臨外匯風險之金融工具,包括集團間以並非借方或貸方之功能貨幣作單位的應收及應付賬項。此變動代表管理層對截至下一年度結算日的匯率可能變動的合理評估。此分析不包括將香港以外附屬公司之財務報表換算成本集團之呈列貨幣所產生之差額。該項分析按與二零一七年相同之基準進行。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

23 Financial risk management and fair values

(Continued)

(e) Fair value

Except for the loan from an intermediate holding company (note 19), other non-trade balances with holding companies, fellow subsidiaries and related companies are unsecured, interest-free and recoverable/repayment on demand. Given these terms, it is not meaningful to disclose their fair values.

All other significant financial assets and liabilities are carried at amounts not materially different from their fair values as at 31 December 2018 and 2017.

(f) Offsetting financial assets and financial liabilities

Provision for discounts, rebates and promotional incentives are either included in trade and other payables or offset against trade receivables when the Group has a legally enforceable right to set off the recognised amounts and intends to settle on a net basis.

The Group holds cash deposits as collateral over certain trade receivables, which are included in trade payables and not offset against trade receivables as the Group does not have a legally enforceable right to set off the recognised amounts.

The following tables set out the carrying amounts of recognised financial instruments that are subject to the above arrangements.

23 金融風險管理及公允價值(續)

(e) 公允價值

與控股公司,同系附屬公司及關連公司的非貿易賬項結餘均為無抵押及免息且按需求收回/或還款,中介控股公司貸款(附註19)除外。鑑於該等條款,披露其公允值之意義不大。

所有其他重大金融資產及負債的賬面價值 均與其於二零一八年及二零一七年十二月 三十一日的公允價值並無重大差異。

(f) 金融資產及金融負債抵銷

折扣、回佣及推廣優惠計提一般會計入應付 貿易及其他賬項。若本集團有權合法強制抵 銷已確認金額,並擬按淨額基準結算時,會 與應收貿易賬項於綜合財務狀況表內互相抵 銷。

本集團持有現金按金作為若干應收貿易賬項 之抵押品,該等按金計入應付貿易賬項中, 並無與應收貿易賬項互相抵銷,原因為本集 團並無合法強制抵銷該等已確認金額之權力。

下表載列受上述安排限制之已確認金融工具 之賬面值。

2018 二零一八年

						Related	
			Gross amounts	Related		amounts	
			of recognised	financial	Net amounts	not offset in	
			financial	instruments	presented	the statement	
			instruments in	offset in the	in the	of financial	
			the statement	statement of	statement of	position — cash	
			of financial	financial	financial	collateral	
			position	position	position	received	Net amount
			於財務狀況表	於財務狀況表		於財務狀況表沒有	
			已確認金融工具	抵銷相關金融	於財務狀況表	抵銷相關之款項 -	
			之金額	工具之金額	之淨額	收取現金抵押品	淨額
		Note	\$'000	\$'000	\$'000	\$'000	\$'000
		附註	千元	千元	千元	千元	千元
=!!.!	Λ =1 \/n ÷						
Financial assets	金融資產	45					
Trade and other receivables	應收貿易及其他賬項 一 應收貿易賬項	15	44 204	(22.042)	40.244	(2.474)	37,885
Trade receivablesFinancial assets not in the scope	- 應收貝勿販項 - 金融資產不在抵銷		64,304	(23,943)	40,361	(2,476)	37,000
of offsetting disclosures	之披露範圍		10,505	_	10,505	_	10,505
Of Offsetting disclosures	人以 增和图		10,000		10,000		10,000
Financial liabilities	金融負債						
Trade and other payables	應付貿易及其他賬項	18					
— Trade payables	- 應付貿易賬項		57,370	(23,943)	33,427	_	33,427
— Financial liabilities not in the	- 金融負債不在抵銷		•		•		•
scope of offsetting disclosures	之披露範圍		44,088	_	44,088	(2,476)	41,612

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

23 Financial risk management and fair values

23 金融風險管理及公允價值(續)

(Continued)

(f) Offsetting financial assets and financial liabilities

(Continued)

(f) 金融資產及金融負債抵銷(續)

2017

					二零一七年		
		Note	Gross amounts of recognised financial instruments in the statement of financial position 於財務狀況表已確認金融工具之金額	Related financial instruments offset in the statement of financial position 於財務狀況表 抵銷相關金融工具之金額 \$'000	Net amounts presented in the statement of financial position 於財務狀況表之淨額 \$'000	Related amounts not offset in the statement of financial position — cash collateral received 於財務狀況表沒有抵銷相關之款項 — 收取現金抵押品 \$'000	Net amount 淨額 \$'000
		附註	千元	千元	千元	千元	千元
Financial assets Trade and other receivables — Trade receivables — Financial assets not in the scope	金融資產 應收貿易及其他賬項 一應收貿易賬項 一金融資產不在抵銷	15	65,128	(26,393)	38,735	(2,532)	36,203
of offsetting disclosures	之披露範圍		13,111	_	13,111	-	13,111
Financial liabilities Trade and other payables — Trade payables	金融負債 應付貿易及其他賬項 一應付貿易服項	18	73,096	(26,393)	46,703	-	46,703
Financial liabilities not in the scope of offsetting disclosures	- 金融負債不在抵銷 之披露範圍		48,545	_	48,545	(2,532)	46,013

The gross amounts of financial assets and financial liabilities and their net amounts as presented in the statement of financial position that are disclosed in the above tables are measured in the statement of financial position at amortised cost.

The amounts in the above tables that are offset in the statement of financial position are measured on the same basis.

上表所披露有關於財務狀況表中呈列之金融 資產及金融負債之金額,以及於財務狀況表 中其淨額是按攤銷成本列賬。

上表所列已於財務狀況表中抵銷之金額乃按 相同基準列賬。

24 Commitments

(a) Capital commitments outstanding at 31 December 2018 not provided for in the financial statements were as follows:

24 承擔

(a) 於二零一八年十二月三十一日,未在 財務報表中撥備之未付資本承擔詳情 如下:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Contracted for Authorised but not contracted for	已訂約 已批准但未訂約	9,064 4,168	4,414 8,962
		13,232	13,376

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

24 Commitments (Continued)

(b) At 31 December 2018, the total future minimum lease payments under non-cancellable operating leases were payable as follows:

24 承擔(續)

(b) 於二零一八年十二月三十一日,根據 不可撤銷經營租賃而應付之未來最低 租賃款項如下:

		2018	2017
		二零一八年	二零一七年
		\$'000	\$'000
		千元	千元
Land and buildings	土地及房產		
Within 1 year	一年內	1,343	286
After 1 year but within 5 years	一年後但五年內	1,104	_
		2,447	286

The Group, as a lessee, leases a number of properties under operating leases. The leases typically run for an initial period of one to two years with an option to renew each lease upon expiry when all terms are renegotiated. None of the leases includes contingent rentals.

本集團作為承租人根據經營租賃而租賃多項房產。該等租賃一般初步為期一至兩年,並且有權選擇在到期日後續期,屆時所有條款均可重新商定。各項經營租賃並不包括或然租金。

25 Material related party transactions

In addition to the transactions and balances disclosed elsewhere in these financial statements, the Group entered into the following material related party transactions:

25 重大關連人士交易

除本財務報表另有披露之交易及結餘外,本 集團已訂立以下重大關連人士交易:

(a) Transactions with group companies

(a) 集團內主要關連交易

				ounts ò 額	Due from/(to) balances at year end 應收/(付)年底結存		
		Note 附註	2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元	2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元	
Purchases from — intermediate holding companies — fellow subsidiaries — related companies	購自 一中介控股公司 一 同系附屬公司 一 關連公司	(i)	2,031 2,935 26,782	1,854 5,693 27,765	(84) — (3,377)	(156) (839) (6,662)	
Sales to — an intermediate holding company — fellow subsidiaries	售予 - 中介控股公司 - 同系附屬公司	(i)	205,656 98	199,695 97	24,067 —	21,956 17	
Royalty payments to — intermediate holding companies — a related company	支付專利權費用 一 中介控股公司 一 關連公司	(ii)	166 1,903	169 1,851	(11) (3,660)	(12) (1,926)	
Interest expense payable to — an intermediate holding company	利息支出 - 中介控股公司	(iii)	6,040	6,181	(459)	(487)	
Advertising and promotion subsidy from an intermediate holding company	收中介控股公司 廣告及市場推廣 補貼	(iv)	14,175	16,084	_	_	

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

25 Material related party transactions (Continued)

(a) Transactions with group companies (Continued)

Notes:

(i) Sales to and purchases from group companies were carried out at terms mutually agreed by both parties. The terms of the outstanding balances are set out in note 16.

Related companies are related to the Group as their ultimate holding company has a significant influence over the Group.

 Royalties are payable to intermediate holding companies and a minority shareholder for the use of certain trademarks pursuant to relevant licensing agreements.

During the year, an intermediate holding company waived royalties payable by the Group amounting to \$692,000 (2017: \$546,000), which is not included in the amounts disclosed above.

- (iii) Interest expense was paid for the loan from an intermediate holding company.
- (iv) Advertising and promotion subsidy was received from an intermediate holding company for promotion of certain brands in the PRC.

These transactions also constitute connected transactions or continuing connected transactions as defined in Chapter 14A of the Listing Rules, except for the purchases from related companies, which the directors do not consider to be connected transactions under the Listing Rules.

(b) Other transactions with group companies

25 重大關連人士交易(續)

(a) 集團內主要關連交易(續)

附註:

(i) 此等交易按雙方同意之條款進行。有關其 結餘之條款於附註16內列明。

關連公司與本集團有關連因其最終控股公司對本集團有重大影響。

(ii) 專利權是指就有關特許合同所訂,因使用 個別商標支付予中介控股公司及非控股股 東的費用。

於本年度,中介控股公司撤回本集團的專利權費用共692,000元(二零一七年:546,000元),此金額並沒有包括在以上所披露的金額中。

- (iii) 利息支出乃自中介控股公司的貸款。
- (iv) 從中介控股公司收取的廣告及市場推廣補 貼乃補貼若干品牌在中國的推廣。

根據上市規則第14A章,此等交易(購自關連公司之交易除外)構成關連交易或持續關連交易。因應有關條例,本公司董事對採購自關連公司交易不考慮為關連交易。

Due from/(to)

(b) 集團內其他關連交易

	Amounts 金額		balances at year end 應收/(付)年底結存	
	2018	2017	2018	2017
	二零一八年	二零一七年	二零一八年	二零一七年
	\$′000	\$'000	\$′000	\$'000
	千元	千元	千元	千元
Expenses paid by the Group on behalf of group companies	1,948	198	5	—
	7	6	15	4
	6,596	6,997	3,661	1,685
— intermediate holding companies — 中介控股公司 — fellow subsidiaries — 同系附屬公司	3,407	2,309	(7,304)	(6,717)
	75	312	(20)	(313)

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

25 Material related party transactions (Continued)

(c) Key management personnel remuneration

Remuneration for key management personnel of the Group, including amounts paid to the Company's directors as disclosed in note 7 and the highest paid employees as disclosed in note 8, is as follows:

25 重大關連人士交易(續)

(c) 主要管理人員酬金

本集團主要管理人員之酬金(包括附註7所披露向本公司董事支付之款項及附註8所披露向若干最高薪僱員支付之款項)如下:

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Short-term employee benefits Post-employment benefits	短期僱員福利 離職後福利	18,449 933	17,806 1,803
		19,382	19,609

Total remuneration is included in "staff costs" (see note 5(b)).

總酬金已計入「員工薪酬」內(見附註5(b))。

本公司 - 財務狀況表

26 Company – level statement of financial position 26

		Note 附註	2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Non-current assets Property, plant and equipment Interests in leasehold land held for	非流動資產 物業、機器及設備 在經營租賃下自用而		280,869	364,620
own use under operating leases Intangible assets Investments in subsidiaries	持有的租賃土地權益 無形資產 附屬公司權益		49,713 330,582 4,771 139,300	51,457 416,077 4,781 612,336
			474,653	1,033,194
Current assets Inventories Trade and other receivables Amounts due from holding companies and fellow subsidiaries Amount due from a related company Bank deposits	流動資產 存貨 應收貿易及其他賬項 應收控股公司及 同系附屬公司賬項 應收關連公司賬項 銀行存款		25,608 43,828 21,868 3,234 24,461	27,062 42,904 11,614 1,685 39,197
Cash and cash equivalents	現金及等同現金項目		32,741 151,740	75,560 198,022
Current liabilities Trade and other payables Loan from an intermediate holding company Amounts due to holding companies and fellow subsidiaries	流動負債 應付貿易及其他賬項 中介控股公司之貸款 應付控股公司及 同系附屬公司賬項		(42,990) (51,394) (703)	(39,189) (51,294) (2,097)
Amounts due to related companies	應付關連公司賬項		(3,328)	(6,647)
Net current assets	流動資產淨值		53,325	98,795

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

26 Company – level statement of financial position 26 本公司 – 財務狀況表 (續)

(Continued)

		Note 附註	2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元
Total assets less current liabilities	總資產減流動負債		527,978	1,131,989
Non-current liabilities Loan from an intermediate holding company Amounts due to subsidiaries Retirement benefit liabilities	非流動負債 中介控股公司之貸款 應付附屬公司賬項 退休福利負債		(64,243) — (17,697)	(115,412) (557,911) (5,799)
			(81,940)	(679,122)
NET ASSETS	資產淨值		446,038	452,867
CAPITAL AND RESERVES	股本及儲備	22(a)		
Share capital Other reserves	股本 其他儲備		252,524 193,514	252,524 200,343
TOTAL EQUITY	權益總額		446,038	452,867

Approved and authorised for issue by the board of directors on 5 March 2019.

經由董事會於二零一九年三月五日批准及授 權刊發。

Ramon S. Ang Director

蔡啓文 *董事* Ramon G. Torralba Director 杜華博 *董事*

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

27 Immediate and ultimate controlling party

At 31 December 2018, the directors consider the immediate parent and ultimate controlling party of the Group to be Neptunia Corporation Limited and Top Frontier Investment Holdings, Inc. respectively. Neptunia Corporation Limited is incorporated in Hong Kong while Top Frontier Investment Holdings, Inc. is incorporated in the Republic of the Philippines. Top Frontier Investment Holdings, Inc. produces financial statements available for public use.

28 Possible impact of amendments, new standards and interpretations issued but not yet effective for the year ended 31 December 2018

Up to the date of issue of these financial statements, the HKICPA has issued a number of amendments, new standards and interpretations which are not yet effective for the year ended 31 December 2018 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 16, Leases 1 January 2019

HK(IFRIC) 23, Uncertainty over income tax 1 January 2019 treatments

Annual Improvements to HKFRSs 1 January 2019 2015-2017 Cycle

The Group is in the process of making an assessment of what the impact of these amendments, new standards and interpretations is expected to be in the period of initial application. So far the Group has identified some aspects of the new standards which may have an impact on the consolidated financial statements. Further details of the expected impacts are discussed below. While the assessment has not been substantially completed for HKFRS 16, 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 2019. The Group may also change its accounting policy elections, including the transition options, until the standards are initially applied in that financial report.

27 直接及最終控股公司

於二零一八年十二月三十一日,董事認為本集團的直接母公司及最終控股公司分別為立端利有限公司及Top Frontier Investment Holdings, Inc.。立端利有限公司於香港註冊成立而Top Frontier Investment Holdings, Inc. 則於菲律賓共和國註冊成立。Top Frontier Investment Holdings, Inc. 編製財務報表予公眾使用。

28 已頒布但未於截至二零一八年十二 月三十一日止年度生效的準則修 訂、新準則及詮釋可能造成的影響

截至本財務報表刊發日,香港會計師公會已頒布多項於截至二零一八年十二月三十一日 止年度仍未生效的準則修訂、新準則及詮釋,而本財務報表並無採納該等修訂及新準則。其中,以下與本集團有關:

> 於下列日期或 之後開始之 會計期間生效

香港財務報告準則第16號 二零一九年 「租賃」 一月一日

香港(國際財務報告詮釋 二零一九年 委員會) 詮釋第23號稅 一月一日 項處理不確定性

香港財務報告準則年度改進 二零一九年 (二零一五至 一月一日 二零一七年週期)

本集團正評估該等修訂、新準則及詮釋於首次應用時之影響,到目前為止,本集團已識別到某些於採納該新準則時會對本集團的綜別,為報表的影響。預計的影響之資料如下。雖然本集團評估香港財務報告準則第16號並未大致完成,而評估是根據本集團現有的資料而進行,首次應用時之實際影響有可能與評估有遍差,而其他影響亦有可能與評估有遍差,而其他影響亦有可能與評估有遍差,而其他影響亦可能的內本集團之截至二零一九年六月三十日止六個月更中期業績報告中發現。本集團亦可能會更改會計政策,包括過渡性選擇,直至該等準則初步採納於該財務報告。

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示外,均按港幣計算)

28 Possible impact of amendments, new standards and interpretations issued but not yet effective for the year ended 31 December 2018 (Continued)

HKFRS 16, Leases

As disclosed in note 1(g), currently the Group classifies leases into finance leases and operating leases and accounts for the lease arrangements differently, depending on the classification of the lease. The Group enters into some leases as the lessor and others as the lessee.

HKFRS 16 is not expected to impact significantly on the way that lessors account for their rights and obligations under a lease. However, once HKFRS 16 is adopted, lessees will no longer distinguish between finance leases and operating leases. Instead, subject to practical expedients, lessees will account for all leases in a similar way to current finance lease accounting, i.e. at the commencement date of the lease the lessee will recognise and measure a lease liability at the present value of the minimum future lease payments and will recognise a corresponding "rightof-use" asset. After initial recognition of this asset and liability, the lessee will recognise interest expense accrued on the outstanding balance of the lease liability, and the depreciation of the right-of-use asset, instead of the current policy of recognising rental expenses incurred under operating leases on a systematic basis over the lease term. As a practical expedient, the lessee can elect not to apply this accounting model to short-term leases (i.e. where the lease term is 12 months or less) and to leases of low value assets, in which case the rental expenses would continue to be recognised on a systematic basis over the lease term.

HKFRS 16 will primarily affect the Group's accounting as a lessee of leases for land and buildings which are currently classified as operating leases. The application of the new accounting model is expected to lead to an increase in both assets and liabilities and to impact on the timing of the expense recognition in the statement of profit or loss over the period of the lease. The Group plans to elect to use the modified retrospective approach for the adoption of HKFRS 16 and will recognise the cumulative effect of initial application as an adjustment to the opening balance of equity at 1 January 2019 and will not restate the comparative information. As disclosed in note 24(b), at 31 December 2018 the Group's future minimum lease payments under non-cancellable operating leases amount to \$2,447,000 for land and buildings, part of which is payable between 1 and 5 years after the reporting. Some of these amounts may therefore need to be recognised as lease liabilities, with corresponding right of-use assets, once HKFRS 16 is adopted. The Group will need to perform a more detailed analysis to determine the amounts of right-of-use assets and lease liabilities arising from operating leases on initial adoption of HKFRS 16, after taking into account the applicability of the practical expedient and adjusting for any leases entered into or terminated between now and the adoption of HKFRS 16 could have a material impact on the Group's financial statements from 2019 onwards.

HKFRS 16 is effective for annual periods beginning on or after 1 January 2019. The Group has decided not to early adopt HKFRS 16 in its 2018 consolidated financial statements.

28 已頒布但未於截至二零一八年十二 月三十一日止年度生效的準則修 訂、新準則及詮釋可能造成的影響 (續)

香港財務報告準則第16號「租賃 |

誠如附註1(g)所披露,目前本集團將租賃分類為融資租賃與經營租賃,並根據租賃的分類以不同方式對租賃安排進行會計處理。本集團(作為出租人)與其他人士(作為承租人)訂立部分租約。

香港財務報告準則第16號預計不會對出租人 計及其在和約下的權利及義務的方式造成重 大影響。然而,一旦採納香港財務報告準則 第16號,承租人將不再區分融資租賃及經營 租賃。相反,在可行的權宜之計下,承租人 將以與當前融資租賃會計相似的方式對所有 租賃進行會計處理,即在租賃開始之日,承 租人將按照最低未來租賃付款的現值確認和 計量租賃負債,並將識別相應的「使用權」資 產。在初始確認該資產與負債後,承租人將 確認租賃負債的未償還餘額中產生的利息開 支以及使用權資產的折舊,而非當前以系統 基準確認租期內經營租賃產生的租賃開支的 政策。作為可行的權宜之計,承租人可選擇 不將此會計模式應用於短期租賃(即租賃期 為12個月或更短)及低價值資產租賃,在此 情況下,租賃費用將繼續在租期內以系統基 準確認。

香港財務報告準則第16號將主要影響本集團 作為目前歸類為經營租賃的土地及樓宇租賃 承租人的會計處理。預期新會計模式的應用 將導致資產與負債增加,並影響租賃期內損 益表中的支出確認時間。本集團計劃選擇採 用經修訂的追溯法以採納香港財務報告準則 第16號,並將確認首次應用的累積影響作 為對二零一九年一月一日權益期初餘額的調 整,並不會重列比較資料。誠如附註24(b)所 披露,於二零一八年十二月三十一日,本集 團根據不可撤銷經營租賃的未來最低租賃付 款額相當於土地與樓宇2,447,000元,其中部 分應在報告後一至五年內支付。因此,一旦 採納香港財務報告準則第16號,其中部分金 額可能需要確認為租賃負債及相應的使用權 資產。本集團將需要進行更詳細的分析,以 確定經考慮可行權宜之計的適用性及就當前 至採納香港財務報告準則第16號期間已簽署 或終止的任何租賃作出調整,於首次採納香 港財務報告準則第16號經營租賃產生的使用 權資產及租賃負債的金額可能對本集團自二 零一九年起的財務報表產生重大影響。

香港財務報告準則第16號於二零一九年一月 一日或之後開始的年度期間生效。本集團已 決定於二零一八年綜合財務報表中不提早採 納香港財務報告準則第16號。



Independent auditor's report to the members of San Miguel Brewery Hong Kong Limited

(Incorporated in Hong Kong with limited liability)

OPINION

We have audited the consolidated financial statements of San Miguel Brewery Hong Kong Limited ("the Company") and its subsidiaries ("the Group") set out on pages 64 to 129, which comprise the consolidated statement of financial position as at 31 December 2018, 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 2018 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 for 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.

致香港生力啤酒廠有限公司成員

(於香港註冊成立的有限公司)

意見

本核數師(以下簡稱「我們」)已審計列載於第64 至129頁的香港生力啤酒廠有限公司(以下簡稱 「貴公司」)及其附屬公司(以下統稱「貴集團」) 的綜合財務報表,此財務報表包括於二零一八年 十二月三十一日的綜合財務狀況表與截至該日止 年度的綜合收益表、綜合全面收益表、綜合權益 變動表和綜合現金流量表,以及綜合財務報表附 註,包括主要會計政策概要。

我們認為,該等綜合財務報表已根據香港會計師公會頒布的《香港財務報告準則》真實而中肯地反映了貴集團於二零一八年十二月三十一日的綜合財務狀況及截至該日止年度的綜合財務表現及綜合現金流量,並已遵照香港《公司條例》妥為擬備。

意見的基礎

我們已根據香港會計師公會頒布的《香港審計準則》進行審計。我們在該等準則下承擔的責任已在本報告「核數師就審計綜合財務報表承擔的責任」部分中作進一步闡述。根據香港會計師公會頒布的《專業會計師道德守則》(以下簡稱「守則」),我們獨立於貴集團,並已履行守則中的其他專業道德責任。我們相信,我們所獲得的審計憑證能充足及適當地為我們的審計意見提供基礎。

關鍵審計事項

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

Assessing impairment of property, plant and equipment — Hong Kong brewery operations 評估物業、機器及設備 — 香港釀酒業務的減值

Refer to note 11 to the consolidated financial statements and the accounting policies on pages 76-78 請參閱綜合財務報表附註 11 及第76 至78 頁的會計政策

The key audit matter 關鍵審計事項

In view of the loss incurred by the Group's Hong Kong brewery operations, management considered that indicators of impairment of the Group's property, plant and equipment used in Hong Kong brewery operations existed at 31 December 2018.

鑑於貴集團香港釀酒業務錄得的虧損,管理層認為於二零一八年十二月三十一日貴集團用於香港釀酒業務的物業、機器及設備存在減值跡象。

Accordingly, management assessed whether there was any impairment of the Group's property, plant and equipment used in the Hong Kong brewery operations, at 31 December 2018, which was assessed by preparing a value in use calculation based on a discounted cash flow analysis. Based on the assessment, the Group recognised an impairment loss of HK\$80 million for the year ended 31 December 2018.

因此,管理層評估於二零一八年十二月三十一日貴集團用於香港釀酒業務的物業,機器及設備是否需要減值,並基於已貼現現金流分析編製使用價值計算方法進行評估。根據評估,貴集團於截至二零一八年十二月三十一日止年度確認減值80,000,000港元。

The discounted cash flow analysis used to assess the risk of impairment was based on a number of assumptions, which included revenue forecasts and estimations of future discounts, future variable costs and fixed costs as well as future inflation in Hong Kong and long-term growth rates. The determination of these assumptions requires management to exercise significant judgement and is subject to inherent uncertainty.

用於評估減值風險的已貼現現金流分析乃基於多項假設,包括 收入預測及未來折扣估計、未來可變成本及固定成本以及香港 未來通脹及長期增長率。這些假設的釐定需要管理層作出重大 判斷且受限於固有的不確定因素。

How the matter was addressed in our audit 關鍵審計事項在審核中處理方法

Our audit procedures to assess impairment of property, plant and equipment used in Hong Kong brewery operations included the following:

我們評估物業,機器及設備 — 香港釀酒業務的減值的審計程序包括以下方面:

 engaging our internal valuation specialists to assist us in assessing the methodology applied by management in its discounted cash flow analysis with reference to the requirements of the prevailing accounting standards;

> 聘任我們的內部估值師協助我們在參考現行會計準則 後對管理層在其已貼現現金流分析時應用的方法進行 評估:

 critically challenging the key assumptions and forecasts adopted by management in its preparation of the discounted cash flow analysis by referring to industry and other available third party information, the recent financial performance of the Hong Kong brewery operations and management's budgets and plans for the operations in 2019 and beyond;

> 參考行業及其他可獲取的第三方資料、香港釀酒業務 近期的財務表現及管理層為二零一九年及其後業務制 定的預算及計劃後,審慎評估管理層於編製已貼現現 金流分析時採納的關鍵假設及預測:

 engaging our internal valuation specialists to assist us in assessing the discount rate used by management in its discounted cash flow analysis by recalculating an appropriate discount rate with reference to available financial information of other listed brewing companies in Asia Pacific and considering region and industry specific risk premiums;

聘任我們的內部估值師,協助我們透過參考亞太區其他上市啤酒公司可獲取的財務資料並計及地區與行業特定風險溢價後重新計算的適當貼現率,以對管理層於其已貼現現金流分析中使用的貼現率進行評估:

Assessing impairment of property, plant and equipment — Hong Kong brewery operations (Continued) 評估物業、機器及設備 — 香港釀酒業務的減值 (續)

Refer to note 11 to the consolidated financial statements and the accounting policies on pages 76-78 請參閱綜合財務報表附註 11 及第76 至78 頁的會計政策

The key audit matter 關鍵審計事項

We identified assessing impairment of property, plant and equipment used in Hong Kong brewery operations as a key audit matter because of the significant judgement and estimation required to be exercised by management in forecasting future revenue, variable costs and fixed costs and in determining an appropriate discount rate and also because of the magnitude of the assets under consideration and the possibility of management bias in the selection of the key assumptions.

我們將評估物業,機器及設備 — 香港釀酒業務的減值確定為關鍵審計事項,此乃由於管理層預測未來收入、未來可變成本及未來固定成本以及釐定適當貼現率時須作出重大判斷及估計,亦由於待審議資產的規模及管理層選擇關鍵假設時或有偏頗。

How the matter was addressed in our audit 關鍵審計事項在審核中處理方法

 comparing the actual performance and results of the Hong Kong brewery operations for the current year with the key assumptions and forecasts adopted by management in the discounted cash flow analysis for the prior year to assess the accuracy of management's forecasting process and making enquiries of management as to the reasons for any significant variations identified and whether they have been considered in the current year's key assumptions and forecasts;

將香港釀酒業務於本財政年度的實際表現及業績與管理層於過往年度的已貼現現金流量分析中採納的關鍵假設及預測進行比較,以評估管理層預測程序的準確度及就已識別的任何重大變動的原因及於本財政年度的關鍵假設及預測當中是否已考慮上述因素向管理層作出查詢:

 performing sensitivity analysis for the discount rate, sales growth rate and operating costs in the discounted cash flow analysis and considering in greater detail the information used to derive the most sensitive assumptions and whether there were any indicators of management bias in their selection; and

對已貼現現金流分析的貼現率、銷售增長率及經營成本進行敏感度分析,並考慮得出最敏感假設所使用的更詳盡資料,及管理層的選擇是否有任何偏頗的跡象;

• assessing the disclosures in the consolidated financial statements in respect of the assessment of impairment of property, plant and equipment with reference to the requirements of the prevailing accounting standards. 經參考現行會計準則的要求,評估有關物業、廠房及設備減值評估的綜合財務報表的披露。

Accounting for discounts, rebates and promotional incentives 折扣、回佣及推廣優惠入賬

Refer to note 23(f) to the consolidated financial statements and the accounting policies on page 79 請參閱綜合財務報表附註23(f) 及第79頁的會計政策

The key audit matter 關鍵審計事項

The Group offers a variety of discounts, rebates and promotional incentives, including regular trade discounts, volume rebates, special sales promotion and price support, to its customers in the normal course of business. These costs are accounted for as a deduction from revenue.

貴集團在一般業務過程中向其客戶提供各種折扣、回佣及推廣 優惠,包括常規交易折扣、銷售額獎勵、特價促銷及價格補 貼。這些成本按收入減項入賬。

A large proportion of the discounts, rebates and promotional incentives had not been paid or utilised at 31 December 2018 and relevant accruals are either included in trade and other payables or off-set against trade receivables when the Group has a legally enforceable right to set off the recognised amount and intends to settle on a net basis.

大部分折扣、回佣及推廣優惠於二零一八年十二月三十一日尚 未支付或使用,及相關計提費用則於貴集團有權合法強制抵銷 已確認金額,並擬按淨額基準結算時計入應付貿易及其他賬項 或與應收貿易賬項互相抵銷。

We identified accounting for discounts, rebates and promotional incentives as a key audit matter because of the significance of the amounts to the Group's gross profit and because there are different schemes and arrangements for each major customer, some of which can be complex in nature, which increases the risk of error in the calculation thereof

我們將折扣、回佣及推廣優惠入賬確認為關鍵審計事項,此乃由於有關金額佔貴集團毛利的絕大部份及由於對各個主要客戶採用不同的方案及安排,部分較為複雜,從而增加其計算錯誤的風險。

How the matter was addressed in our audit 關鍵審計事項在審核中處理方法

Our audit procedures to assess the accounting for discounts, rebates and promotional incentives included the following: 我們評估折扣、回佣及推廣優惠入賬的審計程序包括以下方面:

- evaluating the design, implementation and operating effectiveness of key internal controls over recording discounts, rebates and promotional incentives;
 - 評估折扣、回佣及推廣優惠於記錄方面的主要內部監 控的設計、執行及運作有效性;
- analysing the Group's historical data for discounts and rebates to determine an expectation for the current year, based on the current year's sales amounts, comparing our expectation with the actual figures recorded by the Group and investigating unusual items or trends:
 - 分析貴集團的折扣及回佣的過往數據,以基於本財政年度的銷售額釐定本財政年度的預期,並將我們的預期與貴集團錄得的實際數字進行對比以及調查不尋常項目或趨勢;
- comparing the accruals for discounts, rebates and promotional incentives made by management as at 31 December 2017 with the actual discounts, rebates and promotional incentives paid/payable to customers to assess the accuracy of the prior year's accruals and making enquiries of management as to the reasons for any significant under or over provision and assessing whether they have been considered in the current year's accruals;

將管理層於二零一七年十二月三十一日作出的折扣、 回佣及推廣優惠計提費用與已付/應付客戶的實際折 扣、回佣及推廣優惠進行比較,以評估上年度計提費 用的準確度,並就任何重大撥備不足或超額的原因向 管理層作出查詢及評估於釐定本財政年度計提費用時 是否已考慮到上述因素;

 selecting a statistical sample of discounts, rebates and promotional incentives for the year and comparing each selected item with the relevant sales contract and customer agreement, recalculating the expense payable by the Group and assessing whether the amounts had been recorded in the appropriate accounting period;

對年內折扣、回佣及推廣優惠進行抽樣及將各獲抽選項目與相關銷售合約及客戶協議相比較,重新計算貴集團應付費用以及評估款項是否已記錄於合適的會計期間;

Accounting for discounts, rebates and promotional incentives (Continued)

折扣、回佣及推廣優惠入賬(續)

Refer to note 23(f) to the consolidated financial statements and the accounting policies on page 79 詩終閱綜合財務報事附註 23(f) 及第 70 百的命計 研第

The key audit matter	How the matter was addressed in our audit
關鍵審計事項	關鍵審計事項在審核中處理方法
	• developing an expectation of the year end accruals for major customers based on purchases for the year, expenses paid during the year and the credit terms agreed with respective customers, comparing the actual accruals with our expectations, enquiring of management as to the reasons for any significant differences and assessing whether they have been considered in the current year's accruals; 基於年內採購額、年內已付費用以及與各客戶協定的信貸條款,對主要客戶的年末計提費用作出預期,將實際計提費用與我們的預期進行比較,就產生任何重大差額的原因向管理層作出查詢以及評估於釐定本財政年度的計提費用時是否已考慮到上述因素;
	• comparing subsequent actual settlement of discounts, rebates and promotional incentives with the corresponding amounts accrued as at the year end to assess the recording of accruals as at year end; and 將折扣、回佣及推廣優惠的其後實際結算與年末相應計提金額進行比較,以評估年末計提費用的記錄;及
	• inspecting journals processed during the year relating to discounts, rebates and promotional incentives and selecting a sample of these based on pre-determined risk based criteria the details of which were compared with the relevant underlying documentation. (子細審查年內處理的與折扣、回佣及推廣優惠相關的期刊,以及基於事先釐定的風險基準挑選樣本,樣本詳情已與相關基礎文件記錄進行對比。

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 THE 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.

綜合財務報表及其核數師報告以外的信 息

董事需對其他資料負責。其他資料包括刊載於年 報內的全部資料,但不包括綜合財務報表及我們 的核數師報告。

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

結合我們對綜合財務報表的審計,我們的責任是 閱讀其他資料,在此過程中,考慮其他資料是否 與綜合財務報表或我們在審計過程中所了解的情 況存在重大抵觸或者似乎存在重大錯誤陳述的情 況。

基於我們已執行的工作,如果我們認為其他資料存在重大錯誤陳述,我們需要報告該事實。在這方面,我們沒有任何報告。

董事就綜合財務報表須承擔的責任

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

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

審計委員會協助董事履行監督貴集團的財務報告 過程的責任。

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.

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.

核數師就審計綜合財務報表承擔的責任

我們的目標,是對綜合財務報表整體是否不存在 由於欺詐或錯誤而導致的重大錯誤陳述取得合理 保證,並出具包括我們意見的核數師報告。我們 是按照香港《公司條例》第405條的規定,僅向整 體成員報告。除此以外,我們的報告不可用作其 他用途。我們概不就本報告的內容,對任何其他 人士負責或承擔法律責任。

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

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

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

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

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

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

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

核數師就審計綜合財務報表承擔的責任 (續)

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

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

我們還向審計委員會提交聲明,說明我們已符合 有關獨立性的相關專業道德要求,並與他們溝通 有可能合理地被認為會影響我們獨立性的所有關 係和其他事項,以及在適用的情況下,相關的防 範措施。

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

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 Cheng Mei Yan Hilary.

核數師就審計綜合財務報表承擔的責任 (續)

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

出具本獨立核數師報告的審計項目合夥人是鄭美 恩。

KPMG

Certified Public Accountants

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

5 March 2019

畢馬威會計師事務所

執業會計師

香港中環 遮打道十號 太子大廈八樓

二零一九年三月五日



GROUP PROPERTIES 集團物業

Details of the major property of the Group are as follows:

本集團之主要物業詳情如下:

Location 地點	Existing use 現時用途	Term of lease 租期
Major property held for investment 持作投資的主要物業		
San Miguel Industrial Building Nos. 9-11 Shing Wan Road, Tai Wai, Shatin, Hong Kong	Rental	Medium-term
香港沙田大圍成運路 9-11 號 生力工業大廈	租賃	中期



FIVE YEAR SUMMARY 五年賬目摘要

(Expressed in Hong Kong dollars)

(以港幣計算)

		2018 二零一八年 \$′000 千元	2017 二零一七年 \$'000 千元	2016 二零一六年 \$'000 千元	2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
Results	業績					
Revenue	收入	584,609	565,785	541,427	569,502	728,640
(Loss)/profit before taxation Income tax (charge)/credit	除税前(虧損)/盈利 所得税(支出)/計入	(70,860) (3,228)	14,400 819	5,927 778	(16,053) (856)	37,227 (233)
(Loss)/profit for the year	年度(虧損)/盈利	(74,088)	15,219	6,705	(16,909)	36,994
Attributable to: — Equity shareholders of the Company — Non-controlling interests	應佔如下: 一本公司權益持有人 一 非控股權益	(73,556) (532)	12,480 2,739	8,654 (1,949)	(16,074) (835)	35,323 1,671
(Loss)/profit for the year	年度(虧損)/盈利	(74,088)	15,219	6,705	(16,909)	36,994
(Loss)/earnings per share — Basic (cents) Cash dividends per share (cents)	每股(虧損)/盈利 一基本(仙) 每股現金股息(仙)	(20) —	3 —	2 —	(4) —	9 2
Assets and liabilities	資產與負債					
Property, plant and equipment, investment properties and leasehold land Intangible assets Net current assets	物業、機器及設備、投資物業及租賃土地 無形資產 流動資產淨值	487,708 4,771 94,495	576,388 4,781 128,905	584,806 5,139 154,362	597,381 5,163 162,371	621,309 5,187 108,040
Total assets less current liabilities Retirement benefit liabilities Deferred tax liabilities Loan from an intermediate holding company (Non-current portion)	總資產減流動負債 退休福利負債 遞延税項負債 中介控股公司之貸款 (非流動部份)	586,974 (17,697) (4,366) (64,243)	710,074 (5,799) (4,052)	744,307 (17,844) (2,969) (165,410)	764,915 (26,939) (2,243) (190,747)	734,536 (20,115) (2,487) (139,985)
Net assets	資產淨值	500,668	584,811	558,084	544,986	571,949
Capital and reserves	股本及儲備					
Share capital Other reserves	股本 其他儲備	252,524 273,634	252,524 358,567	252,524 332,687	252,524 319,516	252,524 347,386
Total equity attributable to equity shareholders of the Company Non-controlling interests	本公司權益持有人 應佔權益 非控股權益	526,158 (25,490)	611,091 (26,280)	585,211 (27,127)	572,040 (27,054)	599,910 (27,961)
Total equity	權益總額	500,668	584,811	558,084	544,986	571,949







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