TAUNG TAUNG GOLD INTERNATIONAL LIMITED 但全礦業有限公司*

(Incorporated in Bermuda with limited liability) Stock Code: 621

ANNUAL REPORT

TAUNG



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CORPORATE INFORMATION

BOARD OF DIRECTORS

Executive Directors

Mr. Christiaan Rudolph de Wet de Bruin (Co-chairman)Ms. Cheung Pak Sum (Co-chairman)Mr. Neil Andrew Herrick (Chief Executive Officer)Mr. Phen Chun Shing Vincent

Independent Non-Executive Directors

Mr. Chong Man Hung Jeffrey Mr. Li Kam Chung Mr. Tsui Pang

AUDIT COMMITTEE

Mr. Chong Man Hung Jeffrey *(Chairman)* Mr. Li Kam Chung Mr. Tsui Pang

REMUNERATION COMMITTEE

Mr. Li Kam Chung *(Chairman)* Mr. Chong Man Hung Jeffrey Mr. Tsui Pang

NOMINATION COMMITTEE

Mr. Chong Man Hung Jeffrey *(Chairman)* Mr. Li Kam Chung Mr. Tsui Pang

TECHNICAL, SAFETY AND ENVIRONMENT COMMITTEE

Mr. Li Kam Chung *(Chairman)* Mr. Neil Andrew Herrick

COMPANY SECRETARY

Mr. Tung Yee Shing

AUTHORISED REPRESENTATIVES

Mr. Tung Yee Shing Ms. Cheung Pak Sum

PRINCIPAL BANKERS

Bank of China (Hong Kong) Limited Bank of Communications Co., Ltd.

AUDITORS

Deloitte Touche Tohmatsu

LEGAL ADVISERS ON HONG KONG LAW

TC & Co., Solicitors

LEGAL ADVISERS ON BERMUDA LAW Appleby

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

MUFG Fund Services (Bermuda) Limited 4th Floor North Cedar House, 41 Cedar Avenue Hamilton HM12 Bermuda

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Tengis Limited Level 54 Hopewell Centre 183 Queen's Road East Hong Kong

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Unit 1901, 19/F, Nina Tower 8 Yeung Uk Road, Tsuen Wan New Territories, Hong Kong

REGISTERED OFFICE

Victoria Place, 5th Floor 31 Victoria Street Hamilton, HM12, Bermuda

COMPANY WEBSITE

www.taunggold.com

CHAIRMAN'S STATEMENT

Dear Shareholders and Employees,

On behalf of the Board of Directors, we are pleased to present the annual report of Taung Gold International Limited (the "Company" or "Taung Gold") and its subsidiaries (collectively the "Group") for the year ended 31 March 2019 (the "Year").

We would like to express our gratitude to our fellow directors, management and employees for their commitment and dedication to the Company.

During the year under review, the Company appointed MCCI International Incorporation Limited ("MCCI") to carry out the feasibility study for the Jeanette Project with the results due to be announced shortly. During the early stages of the Jeanette Project feasibility work the Company and MCCI adopted a phased approach for the execution of the project in order to reduce the capital funding required and the construction lead-time to first production. These two projects characteristics, amongst others, are fundamental to how potential investors and finance providers view large scale gold projects and, more specifically, their appetite to commit funds towards the development of projects. The phased approach for the Jeanette Project resulted in an execution plan with two phases, with the feasibility study focused on the first of these phases and targeting optimal use of the existing shaft infrastructure to reduce costs and expedite time to first production. Attention will now turn to the construction contract for the Jeanette Project and discussions with potential equity investors and project finance providers.

As a consequence of the phased approach to the Jeanette Project, a decision was taken to put a hold on further work in respect of the Evander Project construction contract so that the Directors can review the Jeanette Project feasibility results and then decide, all things considered, on the most suitable execution sequence for the two projects.

The Company's strategy is to advance its projects into construction and ultimately into production and, in doing so, transition from being a gold project developer into a gold producer. The Company will also consider any opportunities that may arise to complete this transition sooner.

CHAIRMAN'S STATEMENT

THE GOLD INDUSTRY

The second half of the year under review saw significant consolidation as the major gold producers sought to maintain and boost their gold endowments and production profiles through merger and acquisition activity. Depletion of resources and reserves continues to outstrip the discovery of new deposits and construction of new mines, driving merger and acquisition activity. The timeline from commencement of greenfield exploration through to first production is typically well over 10 years and often more than 15 years, further demonstrating the resource and reserve quandary facing the industry. As such, there is sufficient evidence to demonstrate that a sustained transformation of the gold mining industry is underway. This bodes well for the Company's assets and should also impact positively on the gold price. The following facts further illustrate this belief:

- Global gold production continued at a level of over 3,300 tons in 2018, continuing at almost double the level of the late 1980's, 40% higher than in 2008 and, is expected to set a new record of close to 3,500 tons in 2019;
- The few large deposits that have been discovered in the last couple of decades are in increasingly remote locations and faces significant infrastructural and environmental challenges;
- The trend over the past few decades towards open-pit mining must reverse as existing open-pit operations transition to underground mining in order to access their deeper reserves and, as the depth of discovery of any new deposits continues to increase.

The Company's South African assets are therefore quite unique in global terms in that they are high grade and host mineral substantial resources of gold. In addition, they are located in very well-established gold producing regions in the world-renowned Witwatersrand Basin, each enjoying close proximity to the required infrastructure and services and the comfort of SAMREC compliant Mineral Resources and Reserves. Furthermore, as a result of the extensive design, engineering and economic feasibility work done in the past few years it is anticipated that the projects will each deliver significant annual production profiles with All-In Sustaining Costs below US\$600 per ounce of gold, in the lowest quartile of the industry cost curve.

CHAIRMAN'S STATEMENT

ECONOMIC ENVIRONMENT AND OUTLOOK

The global economy continues to labour under the uncertainties posed by geopolitical unease in the Middle East, Brexit and increasing tensions associated with escalating international trade tariffs. Sustained slow growth and economic uncertainty therefore continue to cast a long shadow over the prevailing economic environment. At the time of writing it is apparent that some of the major global markets could also be entering into a cycle of interest rate cuts to stimulate growth and offset the effects of trade uncertainties. Against this back drop, the gold price has been increasing with many commentators anticipating further upwards moves above US\$1,400 per ounce.

In South Africa, the African National Congress, under the leadership of President Cyril Ramaphosa, was recently re-elected as the ruling party for the ensuing five years. President Ramaphosa has placed increased investment as a key element of his strategy to reinvigorate the local economy and thereby increase employment and reduce inequality and poverty. The mining sector stands to play a significant role in this strategy and the Company is poised to play a part through the development of its two projects.

We therefore believe that the economic environment will remain supportive of a strong gold price and, that the transformation of global gold mine production together with the anticipated improvements in the South African environment, will enhance the value proposition of the Company's assets.

Cheung Pak Sum Co-chairman Christiaan Rudolph de Wet de Bruin Co-chairman

Hong Kong, 28 June 2019

RESULTS

The Group is principally engaged in investment holding, trading of minerals and exploration, development and mining of gold and associated minerals in the Republic of South Africa ("South Africa").

During the financial year 2018/2019, the Group recorded a basic loss attributable to owners of the Company of approximately HK\$33,871,000 or basic loss of HK0.19 cents per share, compared with a basic loss attributable to owners of the Company for the year 2017/2018 of approximately HK\$389,047,000 or basic loss of HK2.14 cents per share.

DIVIDEND

The Directors do not recommend the payment of any dividend in respect of the year ended 31 March 2019 (2018: Nil).

BUSINESS REVIEW

For the year ended 31 March 2019, the Group had no turnover (2018: Nil). The Group recorded a net loss attributable to equity holders of approximately HK\$33,871,000 compared with a net loss attributable to equity holders of approximately HK\$389,047,000 for the last financial year. The other comprehensive expense of approximately HK\$817,302,000 (2018 income: HK\$79,914,000) mainly arose from the exchange difference on the translation of South African operations.

LIQUIDITY AND FINANCIAL RESOURCES

As at 31 March 2019, the Group had no outstanding bank borrowings (2018: Nil) and no banking facilities (2018: Nil). The Group's gearing ratio as at 31 March 2019 was zero (2018: zero), calculated based on the Group's total zero borrowings (2018: zero) over the Group's total assets of approximately HK\$4,167,185,000 (2018: HK\$5,056,714,000).

As at 31 March 2019, the balance of cash and cash equivalents of the Group was approximately HK\$239,062,000 (2018: HK\$162,906,000) and was mainly denominated in Hong Kong Dollars and South African Rand ("ZAR"). The Group continues to adopt a policy of dealing principally with clients with whom the Group has enjoyed a long working relationship so as to minimize risks to its business.

FOREIGN EXCHANGE EXPOSURE

During the year ended 31 March 2019, the Group operated mainly in South Africa, and the majority of the Group's transactions and balances were denominated in Hong Kong Dollars, United States Dollars, Renminbi and South African Rand. However, as the directors consider that the currency risk is not significant, the Group does not have a policy of hedging foreign currency.

Nevertheless, the Company's management monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should this be deemed prudent.

REVIEW OF BUSINESS OPERATIONS

During the period under review, the Group did not carry out any field exploration activities and its attention was focused on the following:

- Advancing the Feasibility Study for the Jeanette Project and activities associated with the Social & Labour Plan ("SLP") in the communities surrounding the project;
- Advancing the commercial arrangements for the Design & Build Contract and financing for the Evander Project; and
- Corporate activity with respect to the Pakistan Project.

As at 31 March 2019, the Company had not conducted any mining or production activities.

The Evander Project

The Evander Project comprises the Six Shaft area and the Twistdraai area on the northeastern limb of the Witwatersrand Basin, Mpumalanga Province, South Africa. Evander Gold Mines Limited ("EGM") held the Mining Right No. 107/2010. The Mining Right No. 107/2010 was registered in the name of Taung Gold Secunda (Pty) Limited ("TGS") in November 2013 and permits the mining of gold and associated minerals in the Six Shaft and Twistdraai area.

Table 1 below shows the mineral reserve as determined pursuant to the completion of the bankable feasibility study for the Evander Project.

Table 1: Probable Reserves for the Evander No. 6 Shaft Project

MINERAL RESERVE CLASSIFICATION	Tonnes	Head Grade	Gold Content
	(Mt)	(g/t)	(Moz)
Probable Reserves	19.64	6.80	4.29

Notes:

- 1. A Probable Mineral Reserve is the economically mineable material derived from a Measured or Indicated Mineral Resource or both. It includes diluting and contaminating materials and allows for losses that are expected to occur when the material is mined. Appropriate assessments to a minimum of a Pre-Feasibility Study for a project and Life of Mine Plan for an operation must have been completed, including consideration of, and modification by, realistically assumed mining, metallurgical, economic, marketing, legal, environmental, social and governmental factors (the modifying factors). Such modifying factors must be disclosed.
- 2. The information in this report that relates to the Probable Mineral Reserve for the Evander Project is based on information compiled by Mr. Timothy Vyvyan Spindler, who is an Associate Principal Mining Engineer with Turnberry an independent mining and metallurgical consultancy engaged by Taung Gold (Proprietary) Limited. Mr. Spindler is a Fellow in good standing of the Southern African Institute of Mining and Metallurgy and is registered as a Professional Engineer with the Engineering Council of South Africa. Mr. Spindler holds a B.Sc. Degree in Mining from the University of the Witwatersrand (1977) and has sufficient experience relevant to the style of mineralisation and type of deposit under consideration and to the activities that he has undertaken to qualify as a Competent Person as defined in the 2007 Edition of the South African Code for Reporting of Exploration Results, Mineral Resources and Mineral Reserves. Mr. Spindler has consented to the inclusion in this report of the matters based on information provided by him, in the form and context in which they appear.

Mineral Reserves were calculated using a commodity price of ZAR455,736 per kilogram of gold (i.e. US\$1,350.00/ oz at US\$1.00 = ZAR10.00), substantially below the price of ZAR580,638 per kilogram of gold used in the BFS (US\$1,290.00/oz at US\$1.00 = ZAR14.00). The commodity price of ZAR455,736 per kilogram of gold was determined according to industry norms at the time that the design and scheduling of the underground development and stoping commenced.

Tables 2 and 3 below show the mining modifying factors applied in the conversion of Measured and Indicated Mineral Resources into Probable Mineral Reserves and Table 4 shows the summary of the computation of the Probable Mineral Reserve for the Evander No. 6 Shaft Project.

Table 2: Modifying Factors for the Evander Project for steep dipping areas on the Kimberley Reef horizon (Turnberry, 2014).

MODIFYING FACTORS	VALUE
Hangingwall and Footwall overbreak	10cm
Minimum stoping width	110cm
Unknown major geological losses	15%
Unknown minor geological losses	8%
Mining losses	2%
Stope dilution	4%
Mine Call Factor	92%

Table 3: Modifying Factors for the Evander Project for flat dipping areas on the Kimberley Reef horizon (Turnberry, 2014).

MODIFYING FACTORS	VALUE
HW and FW overbreak	10cm
Minimum stoping width	110cm
Unknown major geological losses	15%
In-stope dilution/loss due to minor structures	8%
Mining losses	2%
Stope dilution	8%
Mine Call Factor	88%

Table 4: Mineral Resource to Reserve Calculation for the Evander Project (Turnberry, 2014)

PARAMETER	Tonnes (Mt)	Mining Grade (g/t)	Gold (t)	Gold (Moz)
Total Measured and Indicated Resource	19.85	8.47	168.27	5.41
Resource outside design area	-1.24	2.57	3.20	-0.10
Mining losses	-0.35	8.86	-3.06	-0.10
Dilution (Minor Structures)	_	-	-13.48	-0.43
Stope dilution	1.14	-	_	_
Diluted Mineable Resource	19.64	7.56	148.54	4.78
Mine Call Factor (90%)	_	-	-15.01	-0.48
Probable Reserves	19.64	6.80	133.54	4.29

Table 5 below shows the mineral resource estimate of the Six Shaft area using a 500cmg/t cut-off grade as at 5 February 2016.

Table 5: Mineral Resource estimate of No. 6 Shaft area as at 5 February 2016 (ExplorMine)

MINERAL RESOURCE CATEGORY	Mining Tonnes (Mt)	Mining Width (cm)	Mining Grade (g/t)	Mining Grade (cmg/t)	Channel Width (cm)	Channel Grade (g/t)	Gold (t)	Gold (Moz)
Six Shaft Area Mineral Resources at a 50	00cmg/t Cut-off Gra	de						
Measured	0.11	119	10.18	1,211	82	14.80	1.09	0.04
Indicated	18.84	112	8.63	969	76	12.73	162.64	5.23
Inferred	6.86	112	7.42	835	74	11.36	50.96	1.64
Total Measured and Indicated	18.94	112	8.65	971	76	12.75	163.73	5.26
TOTAL MINERAL RESOURCES (Note)*	25.81	112	8.33	934	75	12.39	214.69	6.90

* 100% attributable ounces

Calculations may not be precise due to rounding to the appropriate figure. Mineral Resources are inclusive of Mineral Reserves.

Table 6 below shows the mineral resource estimate of the Twistdraai area using a 500cmg/t cut-off grade as at 5 February 2016.

Table 6: Mineral Resource estimate of Twistdraai area as at 5 February 2016 (ExplorMine)

MINERAL RESOURCE CATEGORY	Mining Tonnes (Mt)	Mining Width (cm)	Mining Grade (g/t)	Mining Grade (cmg/t)	Channel Width (cm)	Channel Grade (g/t)	Gold (t)	Gold (Moz)
Twistdraai Area Mineral Resources at a	500cmg/t Cut-off Gi	ade						
Measured	-	-	-	-	-	-	-	-
Indicated	0.91	109	4.99	508	36	14.07	4.54	0.15
Inferred	2.65	109	6.35	696	39	17.63	16.82	0.54
Total Measured and Indicated	0.91	109	4.66	508	36	14.07	4.54	0.15
TOTAL MINERAL RESOURCES (Note)*	3.65	109	5.95	648	39	16.78	21.36	0.69

* 100% attributable ounces

Calculations may not be precise due to rounding to the appropriate figure.

Table 7 below shows the mineral resource estimate of the total Evander Project (comprising the Six Shaft and Twistdraai areas using a 500cmg/t cut-off grade as at 5 February 2016).

MINERAL RESOURCE CATEGORY	Mining Tonnes (Mt)	Mining Width (cm)	Mining Grade (g/t)	Mining Grade (cmg/t)	Channel Width (cm)	Channel Grade (g/t)	Gold (t)	Gold (Moz)
Total Project Mineral Resources at a 500)cmg/t Cut-off Grade	ê						
Measured	0.11	119	10.18	1,211	82	14.80	1.09	0.04
Indicated	19.75	112	8.47	948	74	12.76	167.18	5.37
Inferred	9.51	111	7.12	796	64	12.43	67.77	2.18
Total Measured and Indicated	19.85	112	8.47	949	74	12.78	168.27	5.41
TOTAL MINERAL RESOURCES (Note)*	29.37	112	8.05	900	71	12.68	236.04	7.59

Table 7: Evander Project Mineral Resource estimate as at 5 February 2016 (ExplorMine)

* Calculations may not be precise due to rounding to the appropriate figure. Mineral Resources are inclusive of Mineral Reserves.

Note: The information in this report that relates to the Mineral Resource for the Evander Project is based on information compiled by Mr. Garth Mitchell, who is a full time employee of ExplorMine Consultants, an independent mineral resources consultancy engaged by Taung Gold (Proprietary) Limited. Mr. Mitchell is a Member of the South African Council of Natural Scientific Professions ("SACNASP"), the Southern African Institute of Mining and Metallurgy ("SAIMM") and the Geological Society of South Africa ("GSSA"). Mr. Mitchell has sufficient experience relevant to the style of mineralisation and type of deposit under consideration and to the activities that he has undertaken to qualify as a Competent Person as defined in the 2007 Edition of the South African Code for Reporting of Exploration Results, Mineral Resources and Mineral Reserves. Mr. Mitchell has consented to the inclusion in this report of the matters based on information provided by him, in the form and context in which they appear.

The Evander Bankable Feasibility Study ("BFS")

The BFS for the project targeted a Measured and Indicated Resource of 19.85 million tons of Kimberley Reef at an average gold grade of 8.47 g/t (measured over a mining width of 112 cm), containing 5.41 million ounces of gold. On 16 May 2016, the Company declared a maiden Mineral Reserve (Probable Reserve) from the Evander Project's Kimberley Reef horizon of 4.29 million ounces of gold, from 19.64 million tons of ore at an average head grade of 6.80 g/t. On 12 September 2016, the Company announced the BFS for the Evander Project and highlights from the results are as follow:

Evander Project BFS Highlights

Annual Gold Recovered at Full Production	309,000 oz
Gold Recovered over Life of Project	4,113,000 oz
Recovered Grade over Life of Project	6.51 g/t
Initial Construction Capital Cost Estimate	US\$579.3m
Total Capital Cost over Life of Project	US\$714.7m
Capital Efficiency	US\$2,696/oz
After-tax Net Present Value ("NPV") at 5% Discount Rate	US\$724.8m
After-tax Internal Rate of Return ("IRR")	17.6%
Life of Mine	20 years
Payback	3.6 years
Cash Operating Costs	US\$486/oz
All in Sustaining Costs ("AISC")	US\$583/oz
All in Costs ("AIC")	US\$724/oz

Notes:

- 1. Financials calculated using a gold price of \$1,290/oz and an exchange rate of US\$1.00 = ZAR14.00.
- 2. Capital Efficiency is calculated as total capital cost divided by average annual gold production over the production life of mine.
- 3. Payback calculated from date of first production.

4. US\$/oz cost definitions as per World Gold Council Guidance Note on AISC and AIC costs – 27 June 2013.

Turnberry Projects (Pty) Limited ("Turnberry"), an independent South African based consultancy, was the lead independent consultant for the BFS, which has an effective date of 29 February 2016. All estimates in this annual report have been extracted from the BFS report dated 29 February 2016. The engineering, design, scheduling and original capital and operating cost estimating work for the Evander Project was carried out in South Africa by various independent professional consultants under the leadership of Turnberry. As a part of its review process, the Company engaged China ENFI Engineering Corporation Limited, a subsidiary of Metallurgical Corporation of China Limited ("MCC"), to investigate further capital cost and construction scheduling optimization. Accordingly, the BFS results include the results of this optimization.

Evander Project Summary

The Evander Project is located close to the town of Secunda, 120km south-east of Johannesburg, in the Mpumalanga Province of South Africa. The Evander Project was acquired from Evander Gold Mining Company Limited ("EGM"), then a subsidiary of Harmony Gold Mining Company Limited, in September 2010. The Mining Right over the project area was registered in the name of TGS in the Mineral and Petroleum Titles Registration Office in November 2013. The Evander Project is located in an established gold and coal mining region in close proximity to road, power and water & sanitation infrastructure and, which is well served with other necessary services.

The Evander Project is comprised of the following:

- Existing vertical shaft infrastructure that will be rehabilitated and extended to access the substantial high grade Mineral Resource and Reserve;
- Construction of a metallurgical processing plant that will treat all underground ore and produce gold doré bars for refining into 99.99% purity bullion at the Rand Refinery Limited;
- Establishment and construction of the associated infrastructure required to support operations and enable disposal of waste materials in accordance with internationally accepted standards;
- At full production, the Evander Project is estimated to produce an average of 309,000 ounces per annum at a recovered grade of 6.75 g/t with cash costs of US\$486/oz; and
- In its year of peak production, the Evander Project is estimated to produce approximately 338,000 ounces of gold at a recovered grade of 7.41 g/t with cash costs of US\$402/oz.

The Evander project will involve the following activities to develop and bring the underground mine into production:

- Re-establishment of the existing surface area and provision of required infrastructure and services including electrical power, water and water disposal;
- Dewatering and re-commissioning of the existing main shaft and re-commissioning of the ventilation shaft;
- Deepening of the existing main and ventilation shafts to their final depths; and
- Development of the Kimberley Reef and the generation of ore reserves.

On 17 June 2015, TGS entered into a Water Disposal Agreement with EGM relating to the disposal of excess mine water into EGM's Leeuwpan evaporation facility. This Water Disposal Agreement eliminates the need for a more capital intensive and higher operating cost water disposal solution.

As previously reported, on 30 November 2017, TGS entered into an agreement with Evander Gold Mines (Pty) Limited ("EGM") through which TGS will be able to deposit tailings from the Evander Project onto EGM's new Elikhulu Tailings Storage Facility ("TSF") which is a new facility for EGM's tailings retreatment project. TGS paid a deposit of ZAR10 million to EGM and will pay further considerations as follows:

- ZAR40 million upon the later of the coming into effect of the Design and Build agreement or the securing of completion financing for the Evander Project; and
- ZAR60 million upon completion of cold commissioning of the processing plant and tailings pipelines.

The agreement with EGM provides TGS with an improved solution to tailings disposal for the following reasons:

- TGS will not build a TSF and will therefore no longer be required to submit the application for the construction of a TSF. EGM's TSF is already approved. This significantly simplifies the amendment of the Environmental Impact Assessment ("EIA") for the Mining Right;
- The pipeline servitudes for the agreement with EGM will run along the same route as those for the Water Disposal Agreement with EGM and the environmental permitting to include the TSF pipeline will therefore be much simpler; and
- The agreement with EGM brings economies of scale to TGS's tailings disposal since EGM's TSF is much larger and therefore has lower capital and operating unit costs. The resultant capital cost for TGS reduces from ZAR210 million to ZAR125 million (including the cost of the tailings pipelines), a saving of ZAR85 million and the operating cost will reduce from approximately ZAR3.48/t to ZAR1.91/t of tailings placed.

Contract for the Construction of the Evander Project

As disclosed in 2018 Interim Report, the discussions and negotiations with MCCI in respect of the contract for the construction of the Evander Project were ongoing and it was reasonably expected that the work scope and work plan of MCCI, together with the final binding term sheet would be finalized early 2019. Early in 2019, the Company and MCCI decided to await the results of the Jeanette feasibility study before committing further time and resources to the contract for the Evander Project. This decision was underpinned by early indications that the Jeanette Project, as a result of the phased approach adopted by the Company and MCCI, would require a lower amount of capital funding and a faster lead-time to first production. The capital cost and lead-time to first production are fundamental to how potential investors look at large-scale gold projects and have a significant bearing on their appetite to commit funding. Therefore, the binding term sheet for the Evander Project has not been finalized and the contract has therefore not been progressed any further.

The work that remains outstanding on the Evander Project contract is as follows:

(a) Agree and execute the binding term sheet;

- (b) Commence discussions with potential equity and debt financiers;
- (c) Undertake and finalise the tender process for the shaft-sinking portion of the project;
- (d) Complete drafting of the contract and execute with MCCI;
- (e) Finalisation of funding (equity and debt) package;
- (f) Award of shaft-sinking contract and other work packages; and
- (g) Early works and mobilisation.

The estimated time frame for the remaining work for the Evander contract will be 12-18 months from the date of a decision to continue. The Company will keep its shareholders informed of any material development in this regard in due course.

Disposal of Holfontein Investments (Pty) Limited

The entering into of the agreement with EGM for tailings disposal also meant that TGS could dispose of its interest in Holfontein Investments (Pty) Limited ("HIL") and a sale process was initiated during the period under review to dispose of HIL, whose sole asset is the Mining Right for coal.

The Company is in the final stage of negotiations with a potential buyer and a draft Sale of Shares and Claims Agreement has been exchanged and the terms and conditions therein have been agreed, in principle. The potential buyer is now arranging the proof of funds and other documentation to the Company's satisfaction so that the Company can be confident of completion, subject to the granting of Section 11 change of control consent ("Section 11 consent") under the Mineral and Petroleum Resources Development Act ("MPRDA").

HIL is the holder of the mining right for coal in terms of the MPRDA. In both local and global terms, HIL is classified as a small coal project and therefore does not appeal to medium and large-scale South African coal producers. As such, the list of potential buyers is confined to junior coal producers and "aspiring producer" companies and is a relatively small group. The coal products anticipated to be produced by HIL will primarily be for the export market and therefore the funders of potential buyers for HIL often require that export offtake agreements be secured by the potential buyer prior to the release of funds. The sale process has been further complicated by a decline in global prices for seaborne thermal and metallurgical coal, causing potential buyers and their funders to revisit the assumptions used in their economic modelling.

Subject to the potential buyer providing proof of funds, the Company expects to execute the Sale of Shares and Claims Agreement within the next two months. The key condition precedent is the Section 11 consent under the MPRDA and the Company reasonably expects, given that this is a simple sale of shares and not a transfer of a mineral right, that such consent will be granted before the end of 2019. Upon receipt of Section 11 consent, the transaction will be completed.

The EIA/EMP Amendment Process

The full EIA for the project requires amendment to reflect the positive changes regarding tailings disposal and an application to the Department of Mineral Resources ("DMR") will lead to subsequent amendment of the Mining Works Program and Environmental Authorization that form part of the Evander Project Mining Right held by TGS.

The Company already has an Environmental Authorisation ("EA") for the dewatering and construction phase of the Evander Project. In addition, the Water Use Licence ("WUL") for abstraction, transport and disposal of excess mine water during the dewatering and construction phase has also been issued.

The amendment of the EIA/Environmental Management Programme ("EMP") for the Evander Project relates to the production phase which will start approximately 6 years after commencement and, as such, is not on the critical path for project construction.

In light of the decision to stay further work on the Evander Project contract, a decision was taken earlier this year to postpone the commencement of the environmental specialist studies mentioned in the 2018 Interim Report. The studies will be initiated once the timing of the Evander Project construction phase has been finalised.

ZAR million
0.63
5.30
Nil
1.62
7.55

Expenditure on the Evander Project for the year ended 31 March 2019 was as follows:

The Jeanette Project

The Pre-Feasibility Study ("PFS") for the Jeanette Project was completed and announced in February 2016. On 28 April 2019 the Company entered into a Service Contract with MCCI to carry out the Feasibility Study for the Jeanette project. The Company is now in the process of finalizing the feasibility study report and a separate announcement will shortly be made in this regard.

Based on the PFS results, a total maiden Probable Reserve of 7.12 million ounces of gold on the Basal Reef horizon for the Jeanette Project was announced on 23 May 2016 as shown in Table 8 below.

Table 8: Jeanette Project Mineral Reserve estimate as at October 2014.

MINERAL RESERVE CLASSIFICATION	Tonnes	Head Grade	Gold Content
	(Mt)	(g/t)	(Moz)
Probable Reserves	19.21	11.52	7.12

Notes: A Probable Mineral Reserve is the economically mineable material derived from a Measured or Indicated Mineral Resource or both. It includes diluting and contaminating materials and allows for losses that are expected to occur when the material is mined. Appropriate assessments to a minimum of a Pre-Feasibility Study for a project and Life of Mine Plan for an operation must have been completed, including consideration of, and modification by, realistically assumed mining, metallurgical, economic, marketing, legal, environmental, social and governmental factors (the modifying factors). Such modifying factors must be disclosed.

The information in this report that relates to the Probable Mineral Reserve for the Evander Project is based on information compiled by Mr. Daniel van Heerden, who is a Director and Chief Mining Engineer of Minxcon Projects (Pty) Limited, an independent mining and metallurgical consultancy engaged by Taung Gold (Proprietary) Limited. Mr. van Heerden is a Fellow in good standing of the Southern African Institute of Mining and Metallurgy and is registered as a Professional Engineer with the Engineering Council of South Africa. Mr. van Heerden holds a B.Eng. Degree in Mining from the University of Pretoria (1985) and an M.Com. in Business Administration from the Rand Afrikaans University (1993). Mr. van Heerden has sufficient experience relevant to the style of mineralisation and type of deposit under consideration and to the activities that he has undertaken to qualify as a Competent Person as defined in the 2007 Edition of the South African Code for Reporting of Exploration Results, Mineral Resources and Mineral Reserves. Mr. van Heerden has consented to the inclusion in this report of the matters based on information provided by him, in the form and context in which they appear.

Mineral Reserves were calculated using a commodity price of ZAR455,736 per kilogram of gold (i.e. US1350/0z at US1 = ZAR 10), substantially below the price of ZAR580,638 per kilogram of gold used to calculate the latest cutoff grade (US1,290/0z at US1 = ZAR14). The commodity price of ZAR455,736 per kilogram of gold was determined according to industry norms at the time that the design and scheduling of the underground development and stoping commenced.

Tables 9 below shows the mining modifying factors applied in the conversion of Measured and Indicated Mineral Resources into Probable Mineral Reserves and Table 10 shows the summary of the computation of the Probable Mineral Reserve for the Jeanette Project.

Table 9: Modifying Factors for the Jeanette Project on the Basal Reef horizon (Minxcon, 2014).

MODIFYING FACTORS	VALUE
Selective Mining @ 400cmg/t cut-off	-16.6%
Stope Panel Footwall Over Break	15cm
Stope Gully Over Break	4cm
Minor fault Dilution	3.6%
Reef to Waste losses	3.7%
Waste to Reef Dilution	0.6%
Mine Call Factor	92%

Table 10: Mineral Resource to Reserve Calculation for the Jeanette Project (Minxcon, 2014)

MODIFYING FACTORS	Tonnes (Mt)	Channel Grade (g/t)	Gold (t)	Gold (Moz)	Channel Width (cm)
Total Indicated Resource @ 300cmg/t cut-off	10.99	27.27	309.96	9.64	31
Selective Mining @ 400cmg/t cut-off					
Indicated	12.13	23.82	288.87	9.29	34
Panel Footwall Over Break	45.2%		0.0%		15
Indicated	17.58	16.43	288.87	9.29	49
Gully Over Break	9.1%		0.0%		4
Indicated	19.19	15.05	288.87	9.29	54
Minor Fault Dilution	3.6%		-13.5%		4
Indicated	19.83	12.59	249.77	8.03	58
Reef to Shale losses	-3.7%		-3.7%		-2
Indicated	19.11	12.59	240.55	7.73	56
Shale to Reef Dilution incurred	0.6%		0.0%		0
Indicated	19.21	12.52	240.55	7.73	56
Mine Call Factor	0.0%		92.0%		0
Probable Mineral Reserves	19.21	11.52	221.30	7.12	56

Calculations may not be precise due to rounding to the appropriate significant figure.

Table 11 below shows the mineral resource estimate for the Jeanette Project using a 341cmg/t cut-off grade for the Basal Reef and 374cmg/t cut-off grade for the A-Reef as at 29 February 2016.

Table 11: Jeanette Project Mineral Resource estimate as at 29 February 2016 for Basal Reef and the A-Reef

	Channel Width					
		Grade Above	Channel	Channel		
	In-situ Tonnes	Cut-off	Grade	Grade	Gold	Gold
MINERAL RESOURCE CATEGORY	(Mt)	(cmg/t)	(cm)	(g/t)	(t)	(MOZ)
Total Project Mineral Resources a	at a 341cmg/t Cut-o	ff Grade for Basa	l Reef and 374cm	ng/t for the A Ree	ef	
Indicated (Black Chert Facies)	13.10	852	38	22.41	293.60	9.44
Inferred (Black Chert Facies)	0.84	670	38	17.63	14.81	0.48
Inferred (Overlap Facies)	2.49	506	63	8.03	19.99	0.64
Inferred (A-Reef)	30.08	585	114	4.86	146.17	4.70
Total Indicated	13.10	852	38	22.41	293.60	9.44
Total Inferred	33.41	553	108	5.42	180.97	5.81
TOTAL MINERAL RESOURCES (Note)* 46.51	896	92	10.20	474.57	15.26

* Calculations may not be precise due to rounding to the appropriate figure. Mineral Resources are inclusive of Mineral Reserves.

Note: The information in this report that relates to the Mineral Resource for the Jeanette Project is based on information compiled by Mr. David Young, who is a full time employee of The Mineral Corporation, an independent mineral resources consultancy engaged by Taung Gold (Proprietary) Limited. Mr. Young is a Member of the Southern African Institute of Mining and Metallurgy, a Fellow of the Geological Society of South Africa and, a Fellow of the Australasian Institute of Mining and Metallurgy. Mr. Young has sufficient experience relevant to the style of mineralisation and type of deposit under consideration and to the activities that he has undertaken to qualify as a Competent Person as defined in the 2007 Edition of the South African Code for Reporting of Exploration Results, Mineral Resources and Mineral Reserves. Mr. Young has consented to the inclusion in this report of matters based on information provided by him, in the form and context in which they appear.

The Jeanette Project is located close to the town of Allanridge within the southwest margin of the Witwatersrand Basin, northeast of Welkom, in the Free State Province of South Africa. Taung Gold Free State (Pty) Limited ("TGFS"), a wholly-owned subsidiary of Taung Gold (Pty) Limited and is the holder of the Mining Right over the Jeanette Project.

During 2014, TGFS submitted a Section 102 application to consolidate various prospecting rights into a single prospecting right using the Jeanette Prospecting Right as the base for such consolidation. As the holder of the Prospecting Rights that make up the Jeanette Project, TGFS had an exclusive right to apply for the Mining Right over the Jeanette project area. On 19 June 2015, TGFS applied for a mining right over the consolidated area. As part of the application for a Mining Right, a Mining Work Program, SLP and an EIA together with an EMP were submitted for approval. The EIA for the Jeanette Project was approved on 20 December 2016 and the Ministerial consent for the Mining Right was granted on 25 June 2017. The Mining Right No. 33/2017 for the Jeanette Project was registered in the name of TGFS on 6 December 2017.

On 28 April 2018, the Company entered into a Service Contract with MCCI International Incorporation Limited ("MCCI"). a subsidiary of MCC, to carry out the Feasibility Study for the Jeanette Project. The study has been carried out in accordance with the "Principles for the Formulation of Feasibility Report for Projects in the Nonferrous Metals Industry (October 2001) and the specific conditions for the Jeanette Project. The specific conditions include, amongst others, the mandatory standards and specifications as required under prevailing South African legislation and accepted industry practice. The Company and MCCI reviewed the approach that had been followed in the PFS with a view to reducing the initial capital cost estimate and decided to split the mineral resource and hence, the project, into two distinct phases. The Feasibility Study has focused on the first of these two phases and makes optimal use of the existing shaft infrastructure whilst postponing the need for new shaft systems until the second phase. The technical work for the Feasibility Study has already been completed. As a result of the Company and MCCI having agreed that the Jeanette Project should follow a phased approach to the design and scheduling for the construction of the mine, the project execution philosophy resulted in significant changes to the main underground access infrastructure and the associated design work took longer than originally anticipated, causing the completion of the engineering work to spill over into the New Year holiday periods in both South Africa and China. The Company and MCCI are now finalizing the economic assessment and the Feasibility Study Report and separate announcement in this regard will be made shortly.

The application for an Integrated Water Use License ("WUL") for the Jeanette Project will only be submitted on completion of the Feasibility Study for the Jeanette Project.

Jeanette Project Description

When compared to the PFS, the Feasibility Study for the Jeanette Project will present a lower initial capital cost profile and a faster lead-time to first production, through the optimal utilization of the existing shaft infrastructure. Gold will be produced using the same mining and mineral processing methodologies as in the PFS, albeit at a lower rate.

The PFS for the Jeanette Project targeted a Measured and Indicated Resource of 13.1 million tons of Basal Reef at an average gold grade of 22.41 g/t (measure over a reef channel width of 38cm), containing 9.4 million ounces of gold. On 23 May 2016, the Company declared a maiden Mineral Reserve (Probable Reserve) at its Jeanette Project of 7.12 million ounces of gold, from 19.21 million tons of ore at an average head grade of 11.52 g/t. The modifying factors used to determine the Probable Reserve were based on mining methods that have been designed to eliminate the technical risks associated with the Khaki Shale proximally above the Basal Reef and which have been designed and reviewed by independent industry experts to a PFS level. The drilling and three-dimensional seismic reflection survey work carried out during 2011 and 2012 resulted in a revised geological model for the Basal Reef and, in particular, revealed that the target area is shallower dipping and therefore amenable to mechanized mining methods. The application of mechanized mining methods in the mine design and scheduling has therefore resulted in significant reductions in the various dilution factors, when compared to traditional non-mechanized mining methods and, this is reflected in the Probable Reserve grade.

On 9 March 2017, the Company announced an update on positive PFS results for the Jeanette Project and the highlights from these results are as follow:

Jeanette Project PFS Highlights

7.243Moz US\$759.0m
US\$723.8m
US\$1,090.4m
US\$3,312/oz
US\$1,550.5m
20.3%
24 years
6.9 years
US\$343/oz
57.97%
US\$392/oz
US\$542/oz

Notes:

1. Financials calculated using a gold price of \$1,290/oz and an exchange rate of US\$1.00 = ZAR14.00.

2. Capital Efficiency is calculated as total capital cost divided by average annual gold production over the production life of mine.

3. Payback calculated from date of first production.

Minxcon Projects (Proprietary) Limited ("Minxcon"), an independent South African-based consultancy, was the lead independent consultant for the PFS. All estimates in this report have been extracted from the PFS Report which has an effective date of 29 February 2016. The engineering, design, scheduling and capital and operating cost estimating work for the Jeanette Project was carried out in South Africa by various independent professional consultants under the leadership of Minxcon. TGL has also completed an internal review of the Jeanette Project.

Jeanette Project Summary

The Jeanette Project is located close to the town of Welkom, 270km south-west of Johannesburg, in the Free State Province of South Africa. The Jeanette Project was acquired from ARMGold/Harmony Freegold Joint Venture Company (Pty) Limited, in December 2009. The Mining Right over the project area was registered in the name of TGFS in the Mineral and Petroleum Titles Registration Office on 6 December 2017. The Jeanette Project is located in an established gold producing region in close proximity to road, power and water & sanitation infrastructure and, which is well served with other necessary services. The Jeanette Project is comprised of the following:

- Existing vertical shaft infrastructure that will be rehabilitated and extended to access the Mineral Resource and Reserve;
- Construction of a metallurgical processing plant that will treat all underground ore and produce gold doré bars for refining into 99.99% purity bullion at the Rand Refinery Limited; and
- Establishment and construction of the associated infrastructure required to support operations and enable disposal of waste materials in accordance with internationally accepted standards.

Expenditure on the Jeanette Project for the year ended 31 March 2019 was as follows:

	ZAR million
Consultants & Service Providers	9.96
Staffing	4.04
Overheads	1.50
Total	15.50

Summary of the Company's Measured and Indicated Mineral Resources

Table 12 below shows the summary of the Company's Measured and Indicated Mineral Resources at its Evander and Jeanette Projects.

Table 12: Measured and Indicated Mineral Resources for Evander Project and Jeanette Project

MINERAL RESOURCE CATEGORY	Tonnes (Mt)	Grade (g/t)	Gold (t)	Gold (Moz)
EVANDER	Mining (Mt)	Mining <i>(g/t)</i>		
Measured	0.11	10.81	1.09	0.04
Indicated	19.75	8.47	167.18	5.37
Total Measured & Indicated	19.85	8.47	168.27	5.41
JEANETTE	In-situ <i>(Mt)</i>	In-situ <i>(g/t)</i>		
Indicated	13.10	22.41	293.60	9.44
Total Evander & Jeanette	32.95	_	461.87	14.85

The Pakistan Project

Reko Garok Gold Minerals (Private) Limited ("The Pakistani Target Company")

As disclosed in the previous announcement on 28 December 2016, the Pakistani Target Company was the legal holder of the EL127 Exploration License and has lodged an application for the conversion of the EL127 Exploration License into Mining Lease. The EL127 Exploration License will continue be effective until such time as the Mining Lease been issued.

According to a letter issued to the Pakistani Target Company by the Department of Mines and Minerals, Government of Balochistan on 16 February 2018, the Mining Lease was granted subject to the mineral agreement with the Government of Balochistan (the "Agreement") and the No Objection Certificate issued by the Environmental Protection Agency of the Government of Balochistan (the "NOC"). The Pakistani Target Company has lodged the execution of the Agreement of the NOC accordingly. On 6 April 2018 and 19 May 2018, both the Agreement and the NOC have been executed and obtained and hence, the Mining Lease is valid and legally held by the Pakistani Target Company and thus EL127 will convert to ML127 as per the Mining Lease.

The granting of the Mining Lease is first mover process in tapping into one of the largest hosts of world-class copper-gold porphyry mineralization. The Board will continue to monitor the development of the Pakistani Target Company and the ML127.

The JV with FWO

Taung Gold International Limited, a non-wholly owned subsidiary of the Company incorporated in the British Virgin Islands entered into Joint Venture (the "JV") with Frontier Works Organization ("FWO") for the "Tanjeel H4 Deposit" on 9 June 2017. The Company has prepared the Pre-Qualification Document (the "PQD") in accordance with the public announcement made by the Mines and Mineral Department of the Government of Balochistan regarding the invitation for Expressions of Interest for the "Tanjeel H4 Deposit" (the "PQD Submission"). The result of the PQD Submission is yet to be announced as a result of delays in political and administration processes due to the Pakistan general election in 2018. Hence, in view of the lack of clarity regarding the outcome of the PQD Submission, the Company has re-negotiated the JV with FWO and has the USD15.4 million remaining deposit as per the Joint Venture Agreement on 27th February 2019. The Board will continue to monitor the result of the PQD Submission and the development of the "Tanjeel H4 Deposit".

FUTURE PLANS FOR THE EVANDER PROJECT AND THE JEANETTE PROJECT

The Company is mindful of the uncertainty that continues to prevail in global markets, particularly with respect to the raising of funds for large mining projects. Accordingly, the pending finalization of the Feasibility Study for the Jeanette Project will herald a decision regarding which of the Company's two South African projects will commence first. The Company will make the necessary announcements in due course.

The Company will be releasing the results of the Jeanette feasibility study shortly and the Directors will then consider the execution sequence for the two projects. This decision will take into account many different technical and economic factors but will be primarily focussed on initiating the project which will be the easier to finance, given the prevailing uncertainties in global capital and lending markets.

With the aforementioned in mind, the Company and MCCI agreed during January 2019 to await the results of the Jeanette feasibility study before committing more time and resources to advancing the work in relation to the Evander Project. This decision was underpinned by early indications that the Jeanette Project, as a result of the phased approach agreed to between the Company and MCCI, would require a significantly lower amount of capital funding than the Evander project and that the lead-time to first production for the Jeanette Project (approximately 3.5 years from commencement of construction) would also be significantly shorter than for the Evander Project (approximately 6 years from commencement of construction).

These two important characteristics are fundamental to how potential investors and lenders view large scale gold projects and, in particular, their appetite to commit funding. It is therefore implicit that the decision to stay the work in relation to the Evander Project, pending the finalisation of the Jeanette feasibility study, was made in the best interests of the Company and its shareholders. The results of the Jeanette feasibility study will be released shortly and further announcements regarding the way forward for each of the projects will follow in due course.

The Evander Project

As previously reported, the Company entered into a framework agreement with MCCI, on 23 October 2014 with the objective of entering into an engineering, procurement and construction contract for the Evander Project.

In 2016, the Company announced the results of the BFS for the Evander Project and thereafter discussions with MCCI turned to contractual arrangements for the construction phase. The Company and MCCI agreed that the contractual arrangements for the construction phase would be based on one of the standard forms of contract as published by the International Federation of Consulting Engineers ("FIDIC"). It was subsequently agreed that the form of contract would be primarily based on the FIDIC Yellow Book and the parties then agreed to develop the necessary Employer Requirements Document which details the Scope of Work, Work Breakdown Structure and the various Work Packages. Importantly, this document also details the roles and responsibilities of each of the Employer (the Company) and the Contractor (MCCI) and forms the basis for the contractual arrangements. The Company and MCCI have been discussing the commercial arrangements for the contract but these discussions have not yet been finalised, pending the completion of the Jeanette Feasibility Study.

The full EIA for the project is still being amended to reflect the positive changes regarding tailings disposal and an application to the DMR will lead to subsequent amendment of the Mining Works Program and Environmental Authorization that form part of the Evander Project Mining Right held by TGS. The application for the WUL will be submitted to also reflect the changes with respect to the tailings disposal strategy.

An EIA for the dewatering phase of the project has been approved and an application for a WUL for the dewatering phase of the project was submitted to the relevant authority on 19 September 2016 and approval was received on 11 October 2017.

The Jeanette Project

The Mining Right for the Jeanette Project was registered in the name of TGFS on 6 December 2017.

On 28 April 2018, the Company entered into a Service Contract with MCCI to carry out a Feasibility Study for the Jeanette Project. The study has been carried out in accordance with the "Principles for the Formulation of Feasibility Report for Projects in the Non-ferrous Metals Industry (October 2001) and the specific conditions for the Jeanette Project. The specific conditions include, amongst others, the mandatory standards and specifications as required under prevailing South African legislation and accepted industry practice. The results thereof will be announced shortly. Thereafter, it is intended that the Company and MCCI will prepare draft commercial terms for the Jeanette Project and then engage with potential equity investors and Chinese banks to arrange equity and debt financing for the Jeanette Project.

An application for WUL for the Jeanette Project will only be prepared for submission after the completion of the Feasibility Study.

The directors present their report and the audited financial statements of the Company and the Group for the year ended 31 March 2019.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The principal activities of the subsidiaries comprise the operations of gold mines in the Republic of South Africa ("South Africa").

RESULTS AND DIVIDENDS

The Group's results for the year ended 31 March 2019 are set out in the consolidated statement of profit or loss and other comprehensive income on page 63.

The directors do not recommend the payment of any dividend in respect of the year ended 31 March 2019.

FIVE YEARS SUMMARY

A summary of the Group's results for each of the five years ended 31 March 2019 and the Group's assets and liabilities as at 31 March 2015, 2016, 2017, 2018 and 2019 is set out on page 142 of this annual report.

CAPITAL STRUCTURE

There was no material change in the capital structure of the Company during the year.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

There was no purchase, sale or redemption of shares or other listed securities of the Company or by any of its subsidiaries during the year.

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the year are set out in note 11 to the consolidated financial statements.

SHARE CAPITAL, UNLISTED WARRANTS AND SHARE OPTIONS

Details of the Company's share capital, unlisted warrants and share options are set out in notes 22 and 23 to the consolidated financial statements respectively.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's Bye-laws or the laws of Bermuda which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

RESERVES

Details of movements in the reserves of the Group during the year are set out from page 65 to page 66 in the consolidated financial statements and in the consolidated statement of changes in equity, respectively.

DISTRIBUTABLE RESERVES

At 31 March 2019, the Company had no reserves available for cash distribution and/or distribution in specie to shareholders of Company. In accordance with the Companies Act 1981 of Bermuda (as amended), the contributed surplus may only be distributed in certain circumstances which the Company is presently unable to meet. In addition, the Company's share premium account with a balance of approximately HK\$5,307,443,000 as at 31 March 2019 may be distributed in the form of fully paid bonus shares.

EMPLOYEES

As at 31 March 2019, the Group employed approximately 50 staffs in both Hong Kong and South Africa. The Group remunerates its employees based on their performance, working experience and the prevailing market conditions. Employee benefits include mandatory provident fund (pension) and share options scheme, etc.

DIRECTORS

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

Executive Directors:

Mr. Christiaan Rudolph de wet de Bruin (*Co-chairman*)
Ms. Cheung Pak Sum (*Co-chairman*) (re-designated on 18 September 2018)
Mr. Neil Andrew Herrick (*Chief Executive Officer*)
Mr. Phen Chun Shing Vincent
Mr. Li Hok Yin (*Co-chairman*) (resigned on 18 September 2018)

Independent Non-Executive Directors:

Mr. Chong Man Hung Jeffrey Mr. Li Kam Chung Mr. Tsui Pang

In accordance with the Bye-law 98 of the Company's Bye-laws, Ms. Cheung Pak Sum, Mr. Li Kam Chung and Mr. Tsui Pang shall retire by rotation at the forthcoming annual general meeting, and being eligible, shall offer themselves for re-election.

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

Executive Directors

Mr. Christiaan Rudolph de Wet de Bruin, aged 66, has been the Co-chairman and an Executive Director of the Company since April 2013. Mr. de Bruin is also a director of Taung Gold (Proprietary) Limited ("TGL"), a non-wholly owned subsidiary of the Company as well as of Taung Gold Exploration (Pty) Limited, Taung Gold Exploration (West) (Pty) Ltd, Taung Gold (Free State) (Pty) Ltd, Taung Gold (North West) (Pty) Ltd, Taung Gold Secunda (Pty) Ltd, Sephaku Gold Exploration (Pty) Ltd, and Ulinet (Pty) Ltd, all of which are wholly-owned subsidiaries of TGL. He is also a co-founder of TGL, Platmin Ltd and Sephaku Holdings Ltd.

Mr. de Bruin received a Bachelor of Commerce degree (Cum Laude) from the University of the Free State in 1975 and a Bachelor of Law degree (Cum Laude) from the Rand Afrikaans University in 1977 and practised as an advocate at the Pretoria Bar from 1979 to 1989, specialising in commercial law and mineral law. Mr. de Bruin left the Bar in 1989 and focused on finding, acquiring and developing mineral exploration and mining projects in various African countries. He was involved in aspects of law relating to minerals, companies, stock exchange and international finance. He also acted as a consultant to a number of South African companies, becoming involved in their management, including the management of their systems, human resources, customers and financing activities.

Between 1999 and 2005, Mr. de Bruin was a co-founder member of the Platmin Group of companies, which developed the Pilanesberg Platinum Mine. His role was to engineer the acquisition of mineral projects including supervising the execution of over 300 mineral rights agreements and the conversion of the Platmin Group's old order rights into new order rights and the acquisition of new mining rights. Mr. de Bruin was also involved with the applications for new mining rights and the management of the operational aspects, including logistics, human resources and administration during his time with the Platmin Group. He was a non-executive director of Gentor Resources Inc., a company involved with copper exploration activities in the Sultanate of Oman and Turkey, and listed on the Toronto Venture Exchange (TSX-V). Mr. de Bruin was also a non-executive director of Sephaku Holdings Limited, a company listed on the Johannesburg Stock Exchange. The Sephaku group's portfolio currently comprises valuable holdings in a range of operating assets which provide raw materials, supplies and/or services in the cement and limestone exploration sector.

Ms. Cheung Pak Sum, aged 43, has been an Executive Director of the Company since April 2010 and Cochairman of the Company since September 2018. She is the Head of Human Resources and Administration of the Company. She is well experienced in the areas of Human Resources and Administration. She was the senior administration officer of Pineview Industries Limited, a company listed on The Stock Exchange of Hong Kong Limited ("Stock Exchange"), from May 2006 to May 2008. Ms. Cheung also acts as director of certain subsidiaries of the Company.

Mr. Neil Andrew Herrick, aged 55, has been the Chief Executive Officer and Executive Director of the Company since April 2013. He has also been a director and the Chief Executive Officer of TGL since July 2010 and also director of Taung Gold Secunda (Pty) Ltd (previously Pluriclox (Pty) Ltd), which is a wholly-owned subsidiary of TGL. Mr. Herrick is an alternate director of Mr. Christiaan Rudolph de Wet de Bruin, the Co-Chairman and Executive Director of the Company.

He has over 25 years of experience in the gold mining industry, having joined the Gold Division of Anglo American in 1988 and became a section manager at Anglogold Limited from 1994 to 1997 with responsibility for an underground section of a mine and a shaft system. He became production manager at Anglogold Limited from 1997 to 1999 and was responsible for an entire shaft complex. From 1999 to 2002 he was the general manager of the North West Operations of Durban Roodepoort Deep Limited. In 2002, he joined Gold Fields Limited as senior manager and was responsible for the completion of two pre-feasibility studies for the exploitation of below infrastructure resources at Kloof mine and later as Senior Manager in charge of Kloof mine's underground operations. From 2006 to 2007, he was a mine manager at Anglo Platinum Limited, after which he joined Norilsk Nickel Africa (Pty) Limited as a mining executive. He is registered as a professional engineer with the Engineering Council of South Africa, and is a past president and council member of the Association of Mine Managers of South Africa. He is a former Chairman of the Mines Professional Associations Committee of Management. He graduated from the University of Newcastle upon Tyne in 1987 with a Bachelor of Engineering degree (Honours) in Mining Engineering.

Mr. Phen Chun Shing Vincent, aged 43, was appointed as a Non-executive Director of the Company in July 2015 and has been re-designed as Executive Director of the Company since May 2017. He has been an executive director of China Partytime Culture Holdings Limited (stock code: 1532) since August 2017 and an independent non-executive director of Agritrade Resources Limited (stock code: 1131) since December 2017, both companies are listed on the Main Board of the Stock Exchange. Mr. Phen was also the non-executive director of EPI (Holdings) Limited (stock code: 689), a company listed on the Main Board of the Stock Exchange, from February 2016 to October 2016.

Mr. Phen has over 15 years of experience in direct investment and corporate banking. He was also an executive director of China Merchants Capital Management (International) Limited from 2012 to 2015, a non-executive director of Comtec Solar Systems Group Limited (stock code: 712), a company listed on the Main Board of the Stock Exchange, from 2010 to 2012 and a director of CMS Capital (HK) Co., Limited (formerly known as CMTF Asset Management Limited) from 2009 to 2012. He also worked in CLSA Capital Partners from 2007 to 2009. Prior to that, Mr. Phen worked in the international corporate banking division of various financial institutions for approximately 7 years. Mr. Phen holds a bachelor degree in business administration and marketing from the University of North Texas.

Independent Non-Executive Directors

Mr. Chong Man Hung Jeffrey, aged 41, has been an Independent Non-Executive Director of the Company since October 2017. He is the Chairman of each of the audit committee and nomination committee of the Company; and a member of the remuneration committee. He has been the company secretary of China Partytime Culture Holdings Limited (stock code: 1532) since May 2015, an independent non-executive director of Ascent International Holdings Limited (stock code: 264) since September 2018 and an independent non-executive director of China Gingko Education Group Company Limited (stock code: 1851) since December 2018, all of which are companies listed on the Main Board of the Stock Exchange. Mr. Chong holds a Bachelor degree of Business Administration in Accounting from the Hong Kong University of Science and Technology in November 2000 and has been a member of the Hong Kong Institute of Certified Public Accountants since January 2005. Mr. Chong has over 16 years of experience in audit and finance. Prior to joining our Group, Mr. Chong worked (i) at Sonia Yau & Co. from June 2000 to February 2002, (ii) at KLL Associates CPA Limited from March 2002 to August 2005 and (iii) at BDO McCABE LO LIMITED from August 2005 to January 2006. Mr. Chong also worked at Deloitte Touche Tohmatsu from January 2006 to December 2009 and his last position was a manager at the audit department. He worked at SHINEWING (HK) CPA Limited from December 2009 to October 2014 and his last position was a senior audit manager. He worked as the group analytics officer at Promise Network Printing Limited, a subsidiary of eprint Group Limited (stock code: 1884) a company listed on the Main Board of the Stock Exchange from October 2014 to March 2015.

Mr. Li Kam Chung, aged 67, has been an Independent Non-Executive Director of the Company since April 2009. He is the chairman of each of the remuneration committee and technical, safety and environment committee; and a member of each of the audit committee and nomination committee of the Company. Mr. Li has over 10 years experience in trading businesses between Mainland China and Hong Kong. Mr. Li was appointed as independent non-executive director of TGL, a non wholly-owned subsidiary of the Company in the Republic's of South Africa, on 26 April 2013. Mr. Li has been appointed as independent non-executive director of Zhido International (Holdings) Limited, a company listed on the Main Board of the Stock Exchange (stock code: 1220) since 2012. Mr. Li was the chairman of Joint Village Office For Villages In Shuen Wan Tai Po N.T. and a member of Tai Po District Council Environment, Housing and Works Committee.

Mr. Tsui Pang, aged 36, has been an independent non-executive director of the Company since July 2016. He is a member of each of the audit committee, remuneration committee and nomination committee of the Company. He is currently a general manager of Chang Yang (Hubei) Mining Limited, which is engaged in exploration and the mining of barium sulphate at barite ores in Yichang City, Hubei Province in China. Before joining the Company, Mr. Tsui worked in Yuet Sing Group from 2004 to 2011 in different positions to participate in mine planning and feasibility study of mines in Enshi City, Hubei Province in China. Mr. Tsui holds a bachelor degree in Arts & Design in Education from the Hong Kong Polytechnic University.

DIRECTORS' SERVICE CONTRACTS

No director proposed for re-election at the forthcoming annual general meeting has a service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

DIRECTORS' INTERESTS IN CONTRACTS

No director had a material interest, either directly or indirectly, in any contract of significance to the business of the Group to which the Company or any of its subsidiaries was a party during the year.

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS IN SECURITIES

At as 31 March 2019, the interests and short positions of the directors and chief executives of the Company in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")), which were recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise required to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issues ("Model Code"), were as follows:

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

	Number of Ordir	nary Shares	Number of underlying shares held		Percentage of the issued share capital
	Personal	Corporate	under share		of the
Name of Directors	interests	interests	options	Total	Company
Christiaan Rudolph de Wet de Bruin					
(Note 1)	354,650,717	-	19,215,637	373,866,354	2.06%
Cheung Pak Sum	-	-	19,215,637	19,215,637	0.11%
Neil Andrew Herrick (Note 1)	36,683,815	-	19,215,637	55,899,452	0.31%
Li Hok Yin <i>(Note 2)</i>	17,380,622	-	-	17,380,622	0.10%
Li Kam Chung	-	_	19,215,637	19,215,637	0.11%

Save as disclosed herein, neither the directors nor any of their associates had any interests or short positions in shares, underlying shares or debentures of the Company or any of its associated corporations as at 31 March 2019 as defined in Section 352 of the SFO.

Notes:

- (1) Respective New TG Optionholder Agreement and New SA Put Option Agreements were entered into between the Company, TGL and Mr. Christiaan Rudolph de Wet de Bruin and Mr. Neil Andrew Herrick regarding grant of New TG Optioholder Put Options and New SA Put Options on 5 September 2014. The grant of the above put options was approved by the Company's shareholders at the special general meeting dated 21 November 2014. Please refer to circular of the Company dated 4 November 2014 for information. The New TG Optionholder Agreements and New SA Put Option Agreements were expired on 7 September 2016.
- (2) Mr, Li Hok Yin resigned as executive director of the Company with effect from 18 September 2018, the 19,125,637 share options granted to Mr. Li has expired on 17 October 2018.

SHARE OPTION

The Company

Pursuant to the share option scheme (the "Share Option Scheme") adopted by the Company's shareholders with effect from 4 January 2010 and in compliance with Chapter 17 of the Listing Rules, the maximum number of Shares which may be issued upon exercise of all share options (the "Share Options") granted or to be granted under the Share Option Scheme and any other share option schemes of the Company shall not exceed 10% of the total number of issued Shares as at 4 January 2010, i.e. in aggregate, must not exceed 161,924,000 Shares. The 10% limit has not been previously refreshed since 4 January 2010.

At the Company's general meeting on 21 November 2014, the mandate limit of the Share Option Scheme was refreshed by ordinary resolutions of the Company's shareholders. The Company may grant further Share Options carrying rights to subscribe for up to a total of 1,217,991,569 Shares under the Share Option Scheme (representing 10% of the issued share capital of the Company on 21 November 2014).

Details of the Share Options granted under the Share Option Scheme (excluding the share options granted under share options scheme of Taung Gold Limited) as at 31 March 2019 are as follows:

		Number of Shar	Number of Share Options					
	As at 1 April 2018	Granted	Lapsed	As at 31 March 2019	Grant date	Vesting period	Validity period	
Li Hok Yin (Note)	-	19,215,637	(19,215,637)	-				
Christiaan Rudolph de Wet de Bruin	-	19,215,637	-	19,215,637				
Cheung Pak Sum	-	19,215,637	-	19,215,637				
Li Kam Chung	-	19,215,637	-	19,215,637	16 July 2015	15 July 2016	16 July 2016 to 15 July 2020	
Neil Andrew Herrick	-	19,215,637	-	19,215,637				
Consultant	-	44,252,463	-	44,252,463				
Continuous contract employee	-	74,753,570	(17,664,607)	57,088,963				
Total	-	215,084,218	(36,880,244)	178,203,974				

As at 31 March 2019, there were Share Options relating to 178,203,974 Shares granted by the Company representing 0.98% of the issued Shares as at the date of this annual report pursuant to the Share Option Scheme which were valid and outstanding.

Note: Li Hok Yin resigned as executive director with effect from 18 September 2018.

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SECURITIES

As at 31 March 2019, the following shareholders had, or were deemed to have, interests or short positions in the Shares or underlying Shares which would fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO or who were directly or indirectly interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any member of the Group:

(1) Long positions in ordinary shares and underlying shares of the Company

Name of shareholders	Number of ordinary shares held	Underlying shares of equity derivatives	Total interest	Percentage of issued ordinary shares as at the date of this report
Goldborn Holdings Limited	2,001,362,075	-	2,001,362,075	11.03%
Mandra Materials Limited (Note 1)	1,835,354,722	-	1,835,354,722	10.11%
Mandra Esop Limited (Note 1)	28,218,369	-	28,218,369	0.16%
Woo Foong Hong Limited (Note 1)	426,530,727	-	426,530,727	2.35%
Gold Commercial Services Limited ("GoldCom") (<i>Note 2</i>)	1,301,713,219	-	1,301,713,219	7.17%

Notes:

- (1) Mandra Materials Limited, Mandra ESOP Limited and Woo Foong Hong Limited are 50% owned by Mr. Zhang Songyi. Hence, Mr. Zhang Songyi is deemed to be interested in the Shares held by Mandra Materials Limited, Mandra ESOP Limited and Woo Foong Hong Limited for the purpose of SFO.
- (2) On 8 September 2011, the Company issued 1,130,141,116 shares of the Company to GoldCom for the purpose of acquiring 21,174,316 shares of TGL from South African resident shareholders of TGL. On 21 November 2014, the Shareholders passed a special resolution to grant each of the TG Optionholders the right to sell a maximum number of 23,645,210 TG Shares to the Company or GoldCom for a maximum of 1,262,020,649 New Put Option Consideration Share (Please refer to the Company's circular dated 2 November 2014). The abovementioned rights were expired on 7 September 2016.

REPORT OF THE DIRECTORS

(2) Short positions in shares and underlying shares of the Company

There were no short positions in the shares and underlying shares of the Company and its associated corporations, which were recorded in the register as required to be kept under Section 336 of Part XV of the SFO.

Save as disclosed herein, as at 31 March 2019, no person, other than the directors and chief executives of the Company, whose interests are set out in the section "Directors' and Chief Executives' interests in securities" above, had registered an interest or short position in the shares or underlying shares of the Company that was required to be recorded pursuant to Section 336 of the SFO.

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, there is sufficient public float of not less than 25% of the Company's issued shares as required under the Listing Rules.

ANNUAL CONFIRMATION OF INDEPENDENCE

The Company has received annual confirmation from each of the independent non-executive directors as regards their independence to the Company and considers that each of the independent non-executive directors is independent to the Company.

AUDITORS

The financial statements for the year ended 31 March 2019 have been audited by Messrs. Deloitte Touche Tohmatsu whose term of office will expire and, being eligible, offer themselves for re-appointment at the forthcoming annual general meeting. There has been no other change in the auditors of the Company in any of the preceding three years.

On behalf of the Board

Cheung Pak Sum Co-chairman Christiaan Rudolph de Wet de Bruin Co-chairman

Hong Kong, 28 June 2019

ABOUT THIS REPORT AND ITS SCOPE

This environmental, social and governance report ("ESG Report") is prepared pursuant to the Environmental, Social and Governance Reporting Guide (the "ESG Guide") contained in Appendix 27 to the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

This ESG Report covers the reporting period from 1 April 2018 to 31 March 2019 (the "Reporting Period") which is same as that of the annual report for the year ended 31 March 2019 and mainly focus on the gold mining business in the Republic of South Africa ("South Africa") of the Group. During the Reporting Period, the Group did not carry out any field exploration activities since both the Evander and Jeanette projects in South Africa remain at a preconstruction phase and are focused on advancing feasibility study and permitting work. As a result, the Group has not conducted any mining or production activities during the period under review.

The ESG Report is added with the general disclosure requirements in accordance with the requirements in "Comply or Explain" in the ESG Guide. The contents on key performance indicators (the "KPI") are expected to be added to the ESG Report once the production activities are commenced.

Aspects which are considered material and in high priorities in the environmental and social areas are highlighted as below.

STAKEHOLDER ENGAGEMENT

The Group recognises stakeholder engagement as a key aspect of its business and continuously seeks to interact with its key stakeholders and, in accordance with the objectives enshrined in its social and labour plans as a part of its mineral rights, it runs programs intended to foster productive relationships in the geographical areas in which it operates. The Group, through its main subsidiary, enjoys strong relationships with its stakeholders and has effective communication mechanisms in place, to ensure that communication is effective and so that expectations are effectively managed.

A. ENVIRONMENTAL

A1: EMISSIONS

During the Reporting Period, the Group continued to adhere the principle of sustainable development, clean production and environmental friendliness. The Group carries out environmental protection work in strict accordance with local environmental laws and regulations and in line with the latest international practice.

In South Africa, as a part of its mineral rights the Group is obliged to strictly comply with the conditions of its Environmental Authorisations which include, amongst others, the local regulations on solid waste, air and effluent discharge. The Environmental Authorisations are generally issued prior to the execution and registration of Mining Rights and are preceded by comprehensive Environmental Impact Assessments. The Group's projects are in the pre-construction phase and therefore presently have very little environmental impact.

In order to reduce greenhouse gas emissions, the Group has adopted appropriate strategies relating to business travel, energy and water conservation.

The Group has explicit internal guidelines for business trips and prefers to make use of teleconference or video conference facilities, when possible. In order to reduce energy consumption, the Group has certain measures in place such as switching off electrical equipment and making use of energy saving LED lighting and other electrical appliances.

The Group classifies and recycles waste paper and printer cartridges where possible. During the Reporting Period, the Group did not generate any hazardous waste since the mining projects are still in the developmental stage. Once the mining production phase is commenced, the Group will dispose of all wastes in strict accordance with local regulations and the conditions of its Environmental Authorisations. Specialized and certified contactors are used to remove hazardous waste from site to prevent any form of contamination or unauthorized exposure.

The Group strictly observes the relevant regulations on environmental protection. During the Reporting Period, there was no reported case of prosecution against the Group for any violation of environmental laws.

Figures of emission during the operation in South Africa of the Group during the Reporting Period are as follows:

Environmental Performance	Unit	Quantity
Power consumption	kWh	214,454
Water consumption	M ³	311
		Carbon
		Dioxide
		Equivalent
Total Greenhouse Gas Emissions Caused by Business Travel		(kg)
Greenhouse gas emissions in total		15.150.5

A2: USE OF RESOURCES

The Group recognises the importance of using natural resources sparingly across all sectors of its business. The Group's mining projects are mainly located within water scarce areas, making the efficient use of water resources a key imperative. The Group emphasizes water efficiency management and conducts inspections and carries out timely maintenance to avoid water leakage. Furthermore, the Group also advocates to its employees that they should cherish and save water to avoid wastage.

The Group's activities are focused on underground gold mining in South Africa. Underground mining is a significant consumer of water and the Group's projects have been designed to optimize the recirculation of water and to keep discharges to a minimum. Gold mining in the South African environment is often associated with underground fissure water originating from sub-surface aquifers and this means that excess water must discharged in accordance with the Environmental Authorisations and Water Use Licences. The management of fissure water will play an important part in the operation of the Group's future mining activities. Water will also be used in the treatment of mined ore in the metallurgical plants. Recycling methods will also be implemented to optimise the efficient use of water and will result in a net positive water balance.

Since the mining production of the Group have not yet commenced and are still in the developmental stage, no packaging material is used for finished products and energy and water consumption are restricted to the offices in South Africa and Hong Kong. As a result, the Group is of the view that its consumption data is considered to be insignificant and immaterial.

A3: ENVIRONMENT AND NATURAL RESOURCES

The Group adopts a number of effective environmental management measures to avoid and mitigate its impact on the environment. Details of which are included in "A1: Emissions" and "A2: Use of Resources" sections in ESG Report.

B. SOCIAL

B1: EMPLOYMENT

The Group puts great emphasis on the protection of the legitimate rights and interests of all employees and aims to promote an environment that is free of discrimination and any form of harassment that may violate its employees rights to a just and respectful workplace.

An effective system of employment policies has been established which offers each candidate a fair recruitment and promotion opportunity in accordance with local laws and regulations. The Group only considers an employee's work performance, experience and personal ability for staff recruitment and promotion. Current and potential employees would not be rejected for employment or promotion as a result of gender, age, religious belief, race and disability. The Group also conducts evaluations, reviews and assessments on a regular basis to review employment conditions and, where possible, offer its employees competitive salaries and a fair promotion opportunities.

In order to enable employees to strike a balance between work and social life, the Group has defined standard working hours and statutory holidays in accordance with local laws and regulations. The Group also offers social, life and disability insurance for employees, and formulates dismissal and retirement policies to safeguard the rights and interests of employees in every respect.

We strive to bring together talents from different geographical locations, and ethnic backgrounds creating a diversified platform in which human resources can be employed to the mutual benefit of the company and its staff.

B2: HEALTH AND SAFETY

The Group recognizes health and safety and the wellbeing of its employees as a crucial component and is committed to create a good and safe working environment for them.

Therefore, the Group developed and implemented a health and safety management system namely "Taung Gold Safety Way" at all offices and mining sites in accordance with the industry, local laws and regulations, international standards as well as internal experience. We actively monitor employees' physical conditions through regular medical examination to check whether any employee suffers from occupational disease.

In order to improve the safety level in operation sites, the Group worked out a sound safety responsibility system. Due to the particularity of mining safety, the Group offered occupational health and safety management courses and training to employees and subcontractors in South Africa to ensure that the mining operations is able to meet the local legal requirements. Furthermore, the Group provided its employees with protective equipment that meet local standards. Medical first-aid kits and other emergency equipment are also easily available in workplace to enhance the safety of employees.

The Group strictly observes the relevant laws and regulations on occupational safety, and has not been charged against any violation of such laws and regulations during the Reporting Period.

Number and Rate of Work-related Fatalities and	
Lost Days due to Work Injury	Unit
Number of work-related fatalities	0
Rate of work-related fatalities	0%
Lost days due to work injury	0 day

B3: DEVELOPMENT AND TRAINING

The Group understands that in order to achieve sustainable success and growth it must continuously develop its human capital. The Group reviews the growth and development needs of employees regularly, especially in the areas of knowledge development and training.

The Group has also adopted specific educational development programmes in the communities immediately surrounding its projects under its Social and Labour Plans ("SLP").

B4: LABOUR STANDARDS

The Group prohibits and strongly condemns any forms of child, forced or compulsory labour and will not employ any person under the legal working age. We also prohibit any use of forced or indentured labour, physical punishment, imprisonment and threats of violence. Based on the principle of fairness and free will, the Group never recruits employees by any means of coercion or fraud.

Effective verification procedures and periodic assessments will be performed to ensure that the Group is in compliance with its policy as well as local laws and regulations.

In the unlikely event that there is a breach in policy with respect to child labour, the Group will act quickly and decisively to remedy the situation. Any such breach will be the subject of a rigorous investigation to determine possible shortcomings in company policy and will determine the necessary steps to prevent a recurrence. Employees will also be proactively educated so that they fully understand the definition of child and forced labour. Local laws and regulations shall always form a minimum requirement and where the Company sees these as being insufficient it shall adopt its own policy to enforce a higher level of compliance.

During the Reporting Period, the Group did not employ any child labor or forced labour. There were no cases of prosecution for breach of relevant laws and regulations during the Reporting Period.

B5: SUPPLY CHAIN MANAGEMENT

The Group is well aware that the performance of its corporate social responsibility requires the involvement of its business partners. As such, the Group has policy for choosing suppliers and subcontractors to implement sound measures for environmental and corporate social responsibilities. A supplier selection and assessment mechanism has been established in which the Group performs investigations, assessments, and periodically reviews the qualified suppliers for compliance with relevant laws and regulations.

B6: PRODUCT RESPONSIBILITY

Since the mining projects of the Group are still at a pre-construction and developmental stage, the Group has not commenced any mining or production activities yet. Thus, it is not applicable for the Group to disclose policy on product responsibility and relevant disclosure will be made once the mining production is commenced.

B7: ANTI-CORRUPTION

The Group have high standards in terms of ethical conduct. The Group prohibits anyone from seeking or receiving bribes and personal gains through improper means, blackmail, fraud or money-laundering by virtue of their positions. Anti-corruption, anti-money laundering and whistle-blowing policies as well as a Code of Conduct are adopted to set out standard of behaviour for all employees of the Group.

In the unlikely event that such behaviour is uncovered and the involved persons found guilty of such acts, the employee/s will be subject to dismissal and blacklisted for future recruitment. If the case is serious, such an employee particulars will be transferred to the local law enforcement agency for prosecution.

The Group also encourages employees to report any illegal or unethical acts. The Group will then handle the reported cases confidentially as well as properly protect the identity and safety of the whistleblower/s. Employees are also encouraged to report suspicious behaviour free of undue pressure from management, department heads or other appropriate personnel in respect of any suspected or discovered illegal or unethical practices and to provide relevant information to the management for proper handling.

The Group strictly observes the relevant laws and regulations on anti-corruption and bribery prevention, and has not been charged of any violation of such laws and regulations.

B8: COMMUNITY INVESTMENT

The Group strongly believes in the upliftment of people and leaving a long-term net positive legacy where it operates. Surrounding communities play an integral role in the success of any mining project of the Group and SLP is implemented to improve the communities in a sustainable manner.

The objectives of the SLP are to:

- * Promote employment and advance the social and economic welfare of all who live in the area;
- * Contribute to the transformation of the mining industry; and
- * Ensure that holders of mining rights contribute towards the socio-economic development of the areas in which they operate.

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Notes:

1. There was no substantive data available during the Reporting Period due to absence of production of the Group's mining business and no record being kept at developmental stage.

2. No applicable data on density was available during the Reporting Period.

The Company has applied the principles and complied with all the applicable code provisions ("Code Provision") of the Corporate Governance Code (the "CG Code") as set out in Appendix 14 to the Rules Governing the Listing of Securities ("Listing Rules") on The Stock Exchange of Hong Kong Limited ("Stock Exchange").

CORPORATE GOVERNANCE PRACTICES

The Board considers that good corporate governance of the Company can protect and safeguard the interests of the shareholders and to enhance the performance of the Company. The Board is committed to maintaining and ensuring high standards of corporate governance. Throughout the year ended 31 March 2019, the Company has applied the principles and complied with all Code Provisions of the CG Code as set out in Appendix 14 to the Listing Rules, except the following deviation:

Under code provision A.1.1 of the CG Code, the board should meet regularly and board meetings should be held at least four times a year at approximately quarterly intervals. Due to the change of co-chairman of the Board of the Company in September 2018 and various other business engagement of directors, the first quarter Board meeting was not held in September 2018 and therefore only three board meetings were held during the year. The Board will ensure at least four board meetings to be held in the coming reporting year accordingly.

CHAIRMAN AND CHIEF EXECUTIVE

Code Provision A.2.1 requires the roles of chairman and chief executive officer should be separated and should not be performed by the same individual. The division of responsibilities between the chairman and chief executive officer should be clearly established and set out in writing. During the year, Mr. Li Hok Yin and Mr. Christiaan Rudolph de Wet de Bruin are Co-chairmen of the Company. After the resignation of Mr. Li Hok Yin as executive director and Co-chairman on 18 September 2018, Ms. Cheung Pak Sum, the executive director of the Company, was re-designated as the Co-chairman of the Company on the same day. Mr. Neil Andrew Herrick is the Chief Executive Officer of the Company.

The Co-Chairmen of the Company, namely Ms. Cheung Pak Sum and Mr. Christiaan Rudolph de Wet de Bruin are responsible for exercising control over the quality, quantity and timeliness of the flow of information between the management of the Company and the Board that would allow them to effectively discharge their responsibilities. The Co-Chairmen ensure that the entire Board members are properly briefed on issues at the Board meetings and receive adequate and reliable information on a timely basis. The Board considers that the Co-Chairmen are capable to guide discussions and brief the Board in a timely manner on pertinent issues with balance of power and authority delegated to the Board and senior management.

Mr. Neil Andrew Herrick, the Chief Executive Officer of the Company, is responsible for overseeing strategic planning and leadership of the Company. He is also responsible for the strategic development and maintaining the Company's relationship with outside companies of the Company as well as coordinating the Company's business and to market and locate potential business opportunities and execute the policy of the Company.

INDEPENDENT NON-EXECUTIVE DIRECTORS

With a wide range of expertise and a balance of skills, the Independent Non-executive Directors bring independent judgment on issues of strategic direction, development, performance and risk management through their contribution at board meetings and committee work. The Independent Non-executive Directors also serve the important function of ensuring and monitoring the basis for an effective corporate governance framework.

Each of the Independent Non-executive Director has made an annual confirmation of independence pursuant to Rule 3.13 of the Listing Rules, and the Company is of the view that all Independent Non-Executive Directors met the independence guidelines as set out in Rule 3.13 of the Listing Rules and are independent. The Independent Non-executive Directors are explicitly identified in all corporate communications of the Company.

Throughout the year ended 31 March 2019, the Company complied with rules 3.10(1), 3.10(2) and 3.10A of the Listing Rules relating to the appointment of at least three Independent Non-executive Directors, at least one Independent Non-executive Director with appropriate professional qualifications, or accounting or related financial management expertise, and a sufficient number of Independent Non-executive Directors representing at least one-third of the Board, respectively.

BOARD OF DIRECTORS

The Board assumes overall responsibilities for leadership and control of the Company and is collectively responsible for promoting the success of the Company and its business by directing and supervising the Company's affairs. The Board focuses on overall corporate strategies and policies with attention particularly paid to the financial performance of the Company, including approval of major acquisition and disposal; annual and interim results; approval of major capital transaction such as change of share capital; repurchase of share and issue of new securities; recommendation on change of directors, chief executives and company secretary of the Company; establishment or amendment of board committees and their respective terms of reference; monitor and review of the risk management and internal control policy of the Company; adoption and review of the corporate governance policy and the relevant report to be disclosed annually; and all other significant operation and financial matters.

The Board has also formulated the following terms of reference on duties of corporate governance to be performed by the Board:

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

Composition of the Board

The Board currently comprises seven Directors as follows:

Executive Directors:

Mr. Christiaan Rudolph de Wet de Bruin (Co-chairman)Ms. Cheung Pak Sum (Co-chairman)Mr. Neil Andrew Herrick (Chief Executive Officer)Mr. Phen Chin Shing Vincent

Independent Non-Executive Directors:

Mr. Li Kam Chung Mr. Chong Man Hung Jeffrey Mr. Tsui Pang

The biographical information of the Directors and their relationship among the members of the Board, if any, are set out in the "Biographical Details of Directors and Senior Management" section on pages 29 to 31 of this annual report.

The Board held 3 board meetings and 2 general meetings during the financial year ended 31 March 2019. Details of attendance of individual director are set out below:

	Meetir	igs Attended/Helc	l
Name of Directors	Regular Board meeting	Annual General meeting	Special General meeting
Executive Directors			
Mr. Li Hok Yin (resigned on 18 September 2018)	2/2	0/1	0/1
Mr. Christiaan Rudolph de Wet de Bruin	3/3	1/1	0/1
Ms. Cheung Pak Sum	3/3	1/1	0/1
Mr. Neil Andrew Herrick	3/3	1/1	1/1
Mr. Phen Chun Shing Vincent	3/3	1/1	1/1
Independent Non-executive Directors			
Mr. Li Kam Chung	3/3	1/1	1/1
Mr. Chong Man Hung Jeffrey	3/3	1/1	1/1
Mr. Tsui Pang	3/3	1/1	1/1

The Board and the management

There is a clear division of the responsibilities of the Board and the management. The Board delegated its responsibilities to directors and senior management to deal with day-to-day operations and review those arrangements on a periodic basis. Management has to report back to the Board and obtain prior approval before making decisions for key matters or entering into any commitments on behalf of the Company. The Board has a balance of skill and experience appropriate for the requirements of the business of the Company.

The Board regularly meets in person to discuss and formulate overall strategic direction and objectives and also approve annual and interim results as well as other significant matters of the Company. Execution of daily operational matters is delegated to management.

The Company Secretary assists the Chairman in preparing notice and agenda for the meetings, and ensures that the Company complied with the corporate governance practices and other compliance matters. At least 14 days notice of all regular board meetings were given to all directors, who were all given an opportunity to include matters in the agenda for discussion.

All directors have access to the Company Secretary who is responsible for the Company's compliance with the continuing obligations of the Listing Rules, Code on Takeover and Mergers and Share Repurchases, Companies Ordinance, Securities and Futures Ordinance and other applicable laws, rules and regulations etc.

Minutes of the board/committee meetings are recorded in significant detail for any decision and recommendation made during the meetings. Draft and final versions of minutes are circulated to directors or committee members within a reasonable time after the meetings are held and taken as the true records of the proceedings of such meetings. All minutes are kept by the Company Secretary and are open for inspection at any reasonable time on reasonable notice by any director. All directors are entitled to have access to board papers and related materials unless there are legal or regulatory restrictions on disclosure due to regulatory requirements.

If a substantial shareholder or a director has a conflict of interest in a matter to be considered by the Board which the Board has determined to be material, the matter will be dealt with by way of a board/committee meeting and the interested shareholder or director shall not vote nor shall he/she be counted in the quorum present at the relevant meeting. Non-executive Director and Independent Non-executive Director who, and whose close associates, have no material interest in the transaction, should be present at such a board meeting.

INDEMNITY AND INSURANCE PROVISIONS

The Company has arranged for appropriate liability insurance throughout the year to indemnify the directors for their liabilities arising out of corporate management activities.

BOARD COMMITTEES

To maximise the effectiveness and efficiency of the Board, the Company has established audit committee, nomination committee, remuneration committee and technical, safety and environment committee with written terms of reference respectively to explain their role and the authority delegated by the Board. The terms of reference of each of the committees are available on the Company's website at www.taunggold.com under "About Us" in the section of "Corporate Governance".

The terms of reference of audit committee, nomination committee and remuneration committee will be updated and published on the Company's website and the website of the Stock Exchange (www.hkexnews.hk) if there is any amendment from time to time.

The Board committees are also authorized to investigate any matter within its terms of reference and seek any information it requires from any employee and obtain outside legal or other independent professional advice at the cost of the Company if necessary.

AUDIT COMMITTEE

The Company has established the Audit Committee ("AC") in 2004. The AC comprises three Independent Nonexecutive Directors, namely Mr. Chong Man Hung Jeffrey, Mr. Li Kam Chung and Mr. Tsui Pang and is chaired by Mr. Chong Man Hung Jeffrey, who together have sufficient accounting and financial management expertise and business experience to discharge their duties and none of them is a former partner of the external auditors of the Company.

The AC's principal duties include reviewing the Group's financial controls, internal control and risk management systems, reviewing and monitoring integrity of financial statements and reviewing annual and interim financial statements and reports before submission to the Board and considering and recommending the appointment, reappointment and removal of external auditors of the Company.

The AC meets with the external auditors and the management of the Group to ensure that the audit findings are addressed properly.

The AC meets regularly to review the financial results and other information to shareholders, the system of internal control and risk management. The AC also provides an important link between the Board and the Company's auditors in matters within the scope of its terms of reference and keeps under review the independence of auditors.

During the year, the AC held 3 meetings to review the financial results, internal audit function, risk management and internal control systems of the Group. The annual results of the Company for the year ended 31 March 2019 and interim results for the six months ended 30 September 2018 have also been reviewed by the AC and was of the opinion that the accounting policies of the Group are in accordance with the applicable accounting standards and requirement.

The individual attendance of each AC member is set out below:

Name of Audit Committee members	Meetings Attended/Held
Mr. Li Kam Chung	3/3
Mr. Chong Man Hung Jeffrey	3/3
Mr. Tsui Pang	3/3

NOMINATION COMMITTEE

The Company has established the Nomination Committee ("NC") in 2005. The NC comprises three Independent Non-executive Directors, namely Mr. Chong Man Hung Jeffrey, Mr. Li Kam Chung and Mr. Tsui Pang. Mr. Chong Man Hung Jeffrey is the Chairman of the NC.

The NC is responsible for the appointment of its own members, identifying appropriate candidate and recommending qualified candidate to the Board for consideration. The Board will review profiles of the candidates recommended by the NC and make appointment if appropriate. Candidates are appointed to the Board on the basis of their integrity, independent mindedness, experience, skill and the ability to commit time and effort to carry out his duties and responsibilities effectively.

The NC also assesses the independence of Independent Non-executive Directors and making recommendations to the Board on such appointments or re-election. All directors are also subject to re-election by shareholders at the annual general meeting pursuant to the Bye-laws of the Company. In accordance with the Company's Bye-laws Association, one-third of the directors who have been longest in office since their last election or re-election are subject to retirement by rotation. All retiring directors are eligible for re-election.

During the financial year ended 31 March 2019, the NC held 1 meeting to review the rotation, retirement and reelection of directors of the Company.

The individual attendance of each NC member is set out below:

Name of Nomination Committee Members	Meetings Attended/Held
Mr. Chong Man Hung Jeffrey	1/1
Mr. Li Kam Chung	1/1
Mr. Tsui Pang	1/1

Board Diversity Policy

The Board adopted the "Board Diversity Policy" by setting out the approach to achieve diversity on the Board. The Company seeks to achieve board diversity through the consideration of a number of factors, including but not limited to skills, regional and industry experience, background, race, gender and other qualities. The Company will also take into account of its own business model and specific needs from time to time in determining the optimum composition of the Board. The NC is responsible for setting measurable objectives for achieving diversity on the Board and giving recommendation to the Board for adoption. The "Board Diversity Policy" shall be reviewed by the NC, as appropriate, to ensure its effectiveness.

Nomination Policy

The Company has adopted the nomination policy, which establishes written guidelines and procedures for nominating and appointing new directors to the Board.

The Nomination Committee shall identity and nominate suitable candidates for the Board's consideration. In the selection process, the Nomination Committee makes reference to criteria including, inter alia:

- Reputation for integrity, accomplishment and experience in the Company's related businesses
- Professional and educational background
- Potential time commitment for the Board/committee
- Independence of the Independent Non-executive Directors

The nomination committee will convene meetings to consider the nomination of the candidate and make recommendations to the Board. The criteria to be adopted by the Board in considering each individual shall be their ability to contribute to the effective carrying out by the Board of its responsibilities.

REMUNERATION COMMITTEE

The Company established the Remuneration Committee ("RC") in 2005. The RC comprises three Independent Non-executive Directors, namely Mr. Li Kam Chung, Mr. Chong Man Hung Jeffrey and Mr. Tsui Pang. Mr. Li Kam Chung is the Chairman of the RC.

The RC adopted the model to make recommendations to the board on the remuneration packages of individual executive directors and senior management so that they are responsible for advising the Board on the Company's overall policy and structure for the remuneration of directors and senior management, the remuneration packages of all directors and senior management, review and advise the Board of their performance-based remuneration, review and advising the Board of the compensation to directors and senior management in connection with any loss or termination of their office or appointment. The RC also ensures that no director or any of his associates is involved in deciding his own remuneration.

In recommendation of the emolument payable to directors to the Board, the RC takes into consideration factors such as salaries paid by comparable companies, time commitment and responsibilities of the directors, employment and market conditions.

During the financial year ended 31 March 2019, the RC held 1 meeting to review the remuneration packages of directors and senior management and considered that the existing remuneration packages to each director and senior management are reasonable and appropriate with reference to the financial performance of the Company, employment and market conditions as a whole. The remuneration paid to each Director for the year ended 31 March 2019 are shown in note 7 to the financial statements.

The individual attendance of each RC member is set out below:

Name of Remuneration Committee members	Meetings Attended/Held
Mr. Li Kam Chung	1/1
Mr. Chong Man Hung Jeffrey	1/1
Mr. Tsui Pang	1/1
Mr. Li Hok Yin (resigned on 18 September 2018)	1/1

ACCOUNTABILITY AND AUDIT

The directors acknowledge their responsibilities for the preparation of the consolidated financial statements of the Group for the year ended 31 March 2019 which give a true and fair view of the state of affairs of the Group in accordance with statutory requirements and applicable accounting standards. The directors are also responsible for keeping proper accounting records which disclose with reasonable accuracy at any time the financial position of the Company.

The statement of the auditors of the Company regarding their reporting responsibilities for the financial statements is set out in the Independent Auditor's Report on pages 58 to 62 of this annual report.

RISK MANAGEMENT & INTERNAL CONTROL

The Board acknowledges that it has overall responsibility for the establishment and maintenance of an adequate and effective risk management and internal control system of the Company and reviewing its effectiveness.

The Board is committed to review the adequacy and effectiveness of the Group's risk management and internal control system annually so as to protect and safeguard the interest of shareholders and assets of the Company. During the year, the Board has engaged Crowe (HK) Risk Advisory Limited, an independent outsourced internal auditor to set up and maintain an effective internal audit function to facilitate the Board in assessing its risk management and internal control systems. The controls are to manage rather than eliminate the risk of failure to achieve business objectives, and provide reasonable assurance (but not absolute guarantee) against material misstatements or losses that assets are adequately safeguard, operational controls are in place, business risks are suitably protected and proper accounting records are maintained.

The Group has established an internal audit charter, conducted an annual risk assessment and devised a continuous three-year audit plan under a risk-based approach. An annual review was performed according to the audit plan with a view to assisting the Board and the Audit Committee to evaluate the effectiveness of the Group's risk management and internal control mechanism. The review also covered the compliance of code provisions as set out in the Appendix 14 to the Listing Rules, material controls, including financial, operational and compliance controls at entity and operational levels.

The Company has also established a policy ("Policy on Securities Transactions") on handling and dissemination of inside information that set out the procedures in handling inside information in an accurate and secure manner and to avoid possible mishandling of inside information within the Group.

The Board has reviewed the effectiveness of the risk management and internal control system of the Group annually, including financial, operational and compliance controls. Based on the monitoring of the Group on an ongoing basis, the results of the risk assessments and the outcome of the annual audit review, the Board and the Audit Committee are of the opinion that the Group has maintained adequate and effective risk management and internal control system to protect and safeguard the interest of shareholders and assets of the Company during the year ended 31 March 2019.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 of the Listing Rules as its own code of conduct regarding directors' securities transactions. The Company has made specific enquiries of all the Directors and all Directors confirmed that they have complied with the required standards set out in the Model Code throughout the year ended 31 March 2019.

The Company has also established written guidelines no less exacting than the Model Code (the "Written Guidelines") for securities transactions by the relevant employees, including the Directors, who are likely to possess inside information of the Company.

No incident of non-compliance of the Written Guidelines by the relevant employees was noted by the Company.

DIRECTORS' TRAINING

All Directors are encouraged to participate in continuous professional development to develop and refresh their knowledge and skills. Each of the newly appointed Directors receives comprehensive and formal induction training on or before his appointment, so as to ensure that he/she has an appropriate understanding of the Company's business and the director's duties and responsibilities. In order to allow the Directors to understand the up-to-date development of regulatory and compliance issues, they are also provided with market news and regulatory updates. The training participated by individual Director during the year ended 31 March 2019 is summarized as follows:

Name of Directors	Reading legal and regulatory updates
Executive Directors	
Mr. Christiaan Rudolph de Wet de Bruin	✓
Ms. Cheung Pak Sum	1
Mr. Neil Andrew Herrick	\checkmark
Mr. Phen Chun Shing Vincent	1
Mr. Li Hok Yin (resigned on 18 September 2018)	\checkmark
ndependent Non-executive Directors Mr. Li Kam Chung Mr. Chong Man Hung Jeffrey	1
Mr. Tsui Pang	\checkmark

SERVICE CONTRACTS OF DIRECTORS

No Director proposed for re-election at the forthcoming annual general meeting has a service contract with the Company which is not determinable by the Company within one month without payment of compensation, other than statutory compensation.

DIVIDEND POLICY

The Company has adopted a dividend policy that aims to provide the guidelines for the Board to determine whether dividends are to be declared and paid to the shareholders and the level of dividend to be paid. Under the dividend policy, in deciding whether to propose a dividend and in determining the dividend amount, the Board shall take into account, inter alia, the following factors:

- (a) the Group's financial results;
- (b) the financial condition of the Group;
- (c) future cash requirements and availability for business operations, business strategies and future development needs;
- (d) the availability of funds to meet the financial covenants of our Group's bank loans; and
- (e) any other factors that our Board may consider appropriate.

The payment of the dividend by the Company is also subject to any restrictions under the Companies Act of Bermuda and the Bye-Laws of the Company. Any final dividends declared by the Company must be approved by an ordinary resolution of its shareholders at an annual general meeting. The Board may from time to time pay to the shareholders such interim and/or special dividends as it considers to be justified by the profits of the Group.

Any declaration and/or payment of future dividends under the dividend policy are/is subject to the Board's determination that the same would be in the best interests of the Group and the shareholders of the Company as a whole. The Board endeavors to strike a balance between the shareholders' interests and prudent capital management and the Board will review the dividend policy from time to time and may exercise at its sole and absolute discretion to update, amend and/or modify the policy at any time as it deems fit and necessary. There is no assurance that dividends will be paid in any particular amount for any given period.

AUDITOR'S REMUNERATION

The consolidated financial statements for the year ended 31 March 2019 of the Company have been audited by Deloitte Touche Tohmatsu ("Deloitte"). During the year, the fee of approximately HK\$2,900,000 (2018: HK\$2,900,000) was charged by Deloitte for provision of audit services. No non-audit service fees were incurred for tax related services or other review services for the year ended 31 March 2019 (2018: Nil).

COMPANY SECRETARY

During the year ended 31 March 2019, the company secretary attended relevant professional training for not less than 15 hours.

CONSTITUTIONAL DOCUMENTS

There are no significant changes in the Company's constitutional documents during the year ended 31 March 2019.

COMMUNICATION WITH SHAREHOLDERS

The Company aims to provide its shareholders with high standards of disclosure and financial transparency through the publication of annual and interim reports, notices, announcements and circulars etc. made through the websites of the Company and the Stock Exchange.

The Board also maintains an on-going dialogue with shareholders and use general meeting to communicate with shareholders. The Company encourages all shareholders to attend general meeting which provides a useful forum for shareholders to exchange views with the Board. The Chairmen of the Board, members of relevant committees and senior management of the Company should also be available to answer the shareholders' questions.

SHAREHOLDERS' RIGHTS

The Company also encourages the shareholders to participating in the decision making process of the Company by the following means under different circumstances:

Procedures for directing shareholders' enquiries to the Board

Shareholders should put their enquiries regarding their shareholdings to the Company's Hong Kong Branch Share Registrar via hotline 2980 1333 or email to is-equiries@hk.tricorglobal.com.

Shareholders may request for the Company's publicly available information and/or send their enquiries and concern to the Company at the head office and principal place of business of the Company or email their enquiries to the Company to contact@taunggold.com.hk.

All the enquiries will be directed to and reviewed by the Company Secretary of the Company. The Company Secretary should summarize the enquiries and submit a copy of the summary to the Board in the next board meeting. Records of all the communications with the shareholders should be maintained by the Company Secretary.

Procedures to put forward proposals in general meeting

Any number of shareholders representing not less than one-twentieth of the total voting rights of all the shareholders having at the date of the requisition a right to vote at the general meeting to which the requisition relates or not less than 100 shareholders holding shares of the Company, are entitled in writing to require a move in the general meeting.

Written requisition attention to the Company Secretary shall be signed and deposited in accordance with the Bermuda Companies Act 1981 (as amended) to put forward proposals in general meeting.

Procedures to convene special general meeting ("SGM")

Shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid-up capital of the Company carrying the voting right at the general meeting are entitled to require a SGM to be held by written requisition, duly signed by all the concerned shareholders, deposited to the company secretary of the Company at the head office and principal place of business of the Company.

Written requisition attention to the Company Secretary shall be signed and deposited in accordance with the Company's Bye-laws and the Bermuda Companies Act 1981 (as amended) to require a SGM to be convened by the Board for the transaction of business specified in the written requisition.





TO THE MEMBERS OF TAUNG GOLD INTERNATIONAL LIMITED

(incorporated in Bermuda with limited liability)

OPINION

We have audited the consolidated financial statements of Taung Gold International Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 63 to 141, which comprise the consolidated statement of financial position as at 31 March 2019, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 March 2019, 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 (the "HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

KEY AUDIT MATTERS

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

Key audit matter

How our audit addressed the key audit matter

Impairment assessment of exploration assets

We identified the impairment assessment of exploration assets in South Africa as a key audit matter due to the significance of this balance to the consolidated statement of financial position and significant judgment and estimation uncertainty associated with determining their recoverable amounts.

For the annual impairment testing of the Group's exploration assets in South Africa, the recoverable amount of the relevant cash-generating unit ("CGU"), in which the exploration assets are included, was determined based on the higher of fair value less costs of disposal and value in use. The value in use is estimated using the discounted cash flow method taking into account a suitable discount rate. The recoverable amounts of the Group's exploration assets in South Africa as at 31 March 2019 have been arrived at on the basis of a valuation carried out by an independent qualified professional valuer not connected to the Group (the "Valuer"). The valuation is dependent on certain significant inputs that involve judgment and estimation made by the management of the Group together with the Valuer, including, among other factors, expected future inflation rate, future gold price, exchange rate of United States Dollars ("USD") against South Africa Rand ("ZAR") and discount rate.

As at 31 March 2019, the Group has exploration assets in South Africa of HK\$3,774,891,000. There is no impairment loss recognised on these exploration assets for the year. Further details of the impairment assessment on the Group's exploration assets in South Africa are set out in note 12 to the consolidated financial statements. Our procedures in relation to the impairment assessment of exploration assets included:

- obtaining an understanding of the management's basis and assessment in relation to impairment of exploration assets;
- involving our internal valuation expert to evaluate the appropriateness of the valuation methodology and model used by the Valuer to determine the recoverable amount of the CGU;
- evaluating the reasonableness of key assumptions (including the expected future inflation rate, future gold price, exchange rate of USD against ZAR and the discount rate) used in the valuation model by assessing the publicly available information, historical performance and expected future performance of the CGU;
- comparing the input data to supporting documents; and
- evaluating the sensitivity analysis in respect of key assumptions, including discount rates adopted.

OTHER INFORMATION

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

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

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

RESPONSIBILITIES OF DIRECTORS AND THOSE CHARGED WITH GOVERNANCE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with HKFRSs issued by the HKICPA and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors of the Company 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 of the Company 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 of the Company either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

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

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion solely to you, as a body, in accordance with Section 90 of the Bermuda Companies Act, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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

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

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

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

The engagement partner on the audit resulting in the independent auditor's report is Wan Chi Lap.

Deloitte Touche Tohmatsu *Certified Public Accountants*

Hong Kong 28 June 2019

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

FOR THE YEAR ENDED 31 MARCH 2019

	NOTES	2019 HK\$'000	2018 HK\$'000
Continuing operations Other income Other gains and losses Administrative and operating expenses	6 6	1,284 9,079 (46,129)	25,403 (171,545) (45,365)
Finance costs – unwinding of discounting effect of provision for rehabilitation costs Share of results of associates	21 13	(571) (16)	(6,093) (1,362)
Loss before taxation Income tax expense	8	(36,353) –	(198,962) –
Loss for the year from continuing operations	9	(36,353)	(198,962)
Discontinued operation Loss for the year from discontinued operation	5A	-	(215,881)
Loss for the year		(36,353)	(414,843)
Other comprehensive (expense) income Items that may be subsequently reclassified to profit or loss: Exchange differences arising on translation of foreign operations Reclassification adjustment – transfer of foreign currency translation reserve to profit or loss upon disposal of		(817,284)	79,914
subsidiaries		(18)	
Other comprehensive (expense) income for the year		(817,302)	79,914
Total comprehensive expense for the year		(853,655)	(334,929)
Loss for the year attributable to owners of the Company: – from continuing operations – from discontinued operation		(33,871) –	(173,168) (215,879)
		(33,871)	(389,047)
Loss for the year attributable to non-controlling interests: – from continuing operations – from discontinued operation		(2,482)	(25,794) (2)
		(2,482)	(25,796)
Total comprehensive expense attributable to: – owners of the Company – non-controlling interests		(676,212) (177,443)	(325,973) (8,956)
		(853,655)	(334,929)
Loss per share From continuing and discontinued operations – Basic and diluted loss per share (HK cents)	10	(0.19)	(2.14)
From continuing operations – Basic and diluted loss per share (HK cents)		(0.19)	(0.95)

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

AT 31 MARCH 2019

	NOTES	2019 HK\$'000	2018 HK\$'000
Non-current assets			
Property, plant and equipment	11	2,713	3,588
Exploration assets	12	3,774,891	4,571,246
Interests in associates	13	626	648
Loans to shareholders of a subsidiary	14	3,913	121,539
Financial assets at fair value through profit or loss	15	76,418	-
Deposits for acquisition of investments	16	60,000	60,000
Pledged bank deposits	18	2,057	3,334
		3,920,618	4,760,355
Current assets	47		10.010
Other receivables, prepayment and deposits	17	7,505	13,218
Restricted bank deposits Bank balances and cash	18 19	-	120,235 162,906
	19	239,062	102,900
		246,567	296,359
Current liabilities			
	liabilities payables and accruals 20 10,300		12,778
	20	10,300	12,770
Net current assets		236,267	283,581
Total assets less current liabilities		4,156,885	5,043,936
Non-current liability			
Provision for rehabilitation costs	21	12,474	15,483
		4,144,411	5,028,453
Capital and reserves			
Share capital	22	181,515	181,515
Reserves		3,141,368	3,840,471
Fauity attributable to aunare of the Company		2 222 022	4 001 007
Equity attributable to owners of the Company Non-controlling interests	32	3,322,883 821,528	4,021,986 1,006,467
Total equity		4,144,411	5,028,453

The consolidated financial statements on pages 63 to 141 were approved and authorised for issue by the board of directors on 28 June 2019 and are signed on its behalf by:

PHEN CHUN SHING, VINCENT DIRECTOR CHEUNG PAK SUM DIRECTOR

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE YEAR ENDED 31 MARCH 2019

_	Attributable to owners of the Company										
	Share capital HK\$'000	Share premium HK\$'000	Capital reserve HK\$'000 (Note (a))	Other reserve HKS'000 (Note (b))	Contributed surplus HK\$'000 (Note (c))	Foreign currency translation reserve HKS'000	Share option reserve HKS'000	Accumulated Iosses HK\$'000	Total HK\$'000	Non- controlling interests HKS'000	Total equity HKS'000
At 1 April 2017	181,515	5,307,443	(829)	(74,746)	147,828	(366,352)	16,654	(863,554)	4,347,959	1,014,690	5,362,649
Loss for the year Exchange differences arising on translation of foreign operations	-	-	-	-	-	- 63,074	-	(389,047) –	(389,047) 63,074	(25,796) 16,840	(414,843) 79,914
Total comprehensive income (expense) for the year Forfeiture of share options Non-controlling interest arising from acquisition of subsidiaries (Note 24)	-	-	-	-	-	63,074 _	- (2,615) -	(389,047) 2,615	(325,973) _	(8,956) - 733	(334,929) - 733
At 31 March 2018	181,515	5,307,443	(829)	(74,746)	147,828	(303,278)	14,039	(1,249,986)	4,021,986	1,006,467	5,028,453
Adjustments (Note 2)	-	-	-	-	-	-	-	(22,891)	(22,891)	(6,239)	(29,130)
At 1 April 2018 (restated) Loss for the year Exchange differences arising on translation of foreign operations Reclassification adjustment – transfer of	181,515 - -	5,307,443 - -	(829) _	(74,746) - -	147,828 - -	(303,278) - (642,323)	14,039 - -	(1,272,877) (33,871) –	3,999,095 (33,871) (642,323)	1,000,228 (2,482) (174,961)	4,999,323 (36,353) (817,284)
foreign currency translation reserve to profit or loss upon disposal of subsidiaries	-	-	-	-	-	(18)	-	-	(18)	-	(18)
otal comprehensive expense for the year orfeiture of share option telease upon disposal of subsidiaries	- -	- - -	- - -	- -	- - -	(642,341) _ _	- (2,421) -	(33,871) 2,421 -	(676,212) - -	(177,443) - (1,257)	(853,655) - (1,257)
At 31 March 2019	181,515	5,307,443	(829)	(74,746)	147,828	(945,619)	11,618	(1,304,327)	3,322,883	821,528	4,144,411

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE YEAR ENDED 31 MARCH 2019

Notes:

- (a) Capital reserve included the difference of HK\$800,000 between the nominal value of the share capital of Taung Gold International Limited (the "Company") issued on acquisition of assets through acquisition of subsidiaries and the fair value of the consideration shares issued. Pursuant to a sale and purchase agreement dated 20 June 2008 and a supplemental agreement dated 31 July 2008, the Company issued 10,000,000 consideration shares of HK\$1 each to the vendor as part of the purchase consideration for the acquisition of 70% equity interests in Union Sense Development Limited. The acquisition was completed on 1 December 2008. The fair value of the 10,000,000 consideration shares issued was HK\$9,200,000 which was determined by reference to the published share price at the date of exchange.
- (b) Other reserve mainly represented the difference between the fair values of consideration given by a subsidiary of the Company in exchange for certain share of net assets of Taung Gold (Pty) Limited ("TGL"), a partially owned subsidiary of the Company, held by the non-controlling shareholders in prior years.
- (c) Contributed surplus represented amounts of HK\$51,562,000 and HK\$96,266,000 arising from (i) the difference between the nominal value of the aggregate share capital of the subsidiaries acquired pursuant to the group reorganisation completed on 2 October 1995 over the nominal value of the share capital of the Company issued in exchange thereof; and (ii) the capital reorganisation during the year ended 31 March 2010 (the "Capital Reorganisation") respectively. Pursuant to the Capital Reorganisation, (i) the issued share capital of the Company was reduced by cancelling the paid-up capital to the extent of HK\$0.90 on each issued share such that the par value of each issued share was reduced from HK\$1.00 to HK\$0.10, thereby giving rise to a credit of HK\$104,094,000 (the "Capital Reduction"); (ii) the share subdivision involved the sub-division of each authorised but unissued share into ten new shares ("Share Subdivision"); and (iii) upon the Capital Reduction and the Share Premium Reduction"). The total credit amount arising from both the Capital Reduction and the Share Premium Reduction was transferred to the contributed surplus account of the Company which would be utilised in accordance with the byelaws of the Company and all applicable laws including, without limitation, to set-off against the accumulated losses of the Company. The special resolution in relation to the Capital Reorganisation was duly passed by the shareholders at the special general meeting held on 12 November 2009 and became effective on the same date.

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED 31 MARCH 2019

NOTE	2019 HK\$'000	2018 HK\$'000
OPERATING ACTIVITIES		
Loss before taxation		
 – continuing operations 	(36,353)	(198,962)
- discontinued operation	-	(215,881)
Adjustments for:		
Interest income	(1,148)	(24,819)
Finance costs	571	6,093
Share of results of associates	16	1,362
Depreciation of property, plant and equipment	558	656
Gain on disposal of subsidiaries	(1,571)	_
Impairment loss on loans to shareholders of a subsidiary	-	123,984
Impairment loss on available-for-sale investment	-	50,017
Loss on relinquishment of mining licenses	-	215,832
Fair value gain on financial assets at fair value through		
profit or loss	(6,765)	_
Loss on disposal of property, plant and equipment	-	176
Reversal of impairment loss on amount due from an associate	-	(1,538)
Operating cash flows before movements in working capital Decrease in other receivables and deposits Decrease in other payables and accruals	(44,692) 4,104 (3,161)	(43,080) 3,948 (9,564)
NET CASH USED IN OPERATING ACTIVITIES	(43,749)	(48,696)
INVESTING ACTIVITIES		
Interest received	1,027	2,185
Purchase of property, plant and equipment	(73)	(757)
Proceeds from disposal of property, plant and equipment	-	170
Exploration costs incurred	(8,723)	(18,255)
Refund of deposit for rehabilitation	-	702
Net cash outflow from disposal of subsidiaries	(3)	-
Net payment for acquisition of subsidiaries 24	-	(31,224)
Placement of pledged bank deposits	-	(522)
Withdrawal of pledged bank deposits	731	_
Placement of restricted bank deposits	-	(120,235)
Withdrawal of restricted bank deposits	120,235	-
Repayment from an associate	-	1,538
Repayment from a shareholder of a subsidiary	1,964	_
NET CASH FROM (USED IN) INVESTING ACTIVITIES	115,158	(166,398)

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED 31 MARCH 2019

	2019 HK\$'000	2018 HK\$'000
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	71,409	(215,094)
EFFECT OF FOREIGN EXCHANGE RATE CHANGES	4,747	(5,894)
CASH AND CASH EQUIVALENTS AT BEGINNING OF THE YEAR	162,906	383,894
CASH AND CASH EQUIVALENTS AT END OF THE YEAR, represented by bank balances and cash	239,062	162,906

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31 MARCH 2019

1. **GENERAL**

Taung Gold International Limited (the "Company") is incorporated in Bermuda as an exempted company and registered with limited liability under the Companies Act 1981 of Bermuda (as amended). The shares of the Company are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The addresses of the registered office and principal place of business of the Company are Victoria Place, 5th Floor, 31 Victoria Street, Hamilton HM12, Bermuda and Unit 1901, 19/F, Nina Tower, 8 Yeung Uk Road, Tsuen Wan, New Territories, Hong Kong, respectively.

The Company acts as an investment holding company. The principal activities of its subsidiaries are set out in note 31. The Company and its subsidiaries are collectively referred to as the Group.

The functional currency of the Company is United States dollars ("USD"). For the convenience of the consolidated financial statements users, the consolidated financial statements are presented in Hong Kong dollars ("HK\$") as the shares of the Company are listed on the Stock Exchange.

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

New and revised HKFRSs that are mandatorily effective for the current year

The Group has applied the following new and amendments to HKFRSs and an interpretation issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time in the current year:

HKFRS 9	Financial Instruments
HKFRS 15	Revenue from Contracts with Customers and the related Amendments
HK(IFRIC) – Int 22	Foreign Currency Transactions and Advance Consideration
Amendments to HKFRS 2	Classification and Measurement of Share-based Payment Transactions
Amendments to HKFRS 4	Applying HKFRS 9 Financial Instruments with HKFRS 4 Insurance Contracts
Amendments to HKAS 28	As part of the Annual Improvements to HKFRSs 2014 – 2016 Cycle
Amendments to HKAS 40	Transfers of Investment Property

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

HKFRS 9 "Financial Instruments"

In the current year, the Group has applied HKFRS 9 and the related consequential amendments to other HKFRSs. HKFRS 9 introduces new requirements for 1) the classification and measurement of financial assets and financial liabilities, 2) expected credit losses ("ECL") for financial assets and financial guarantee contracts and 3) general hedge accounting.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31 MARCH 2019

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

HKFRS 9 "Financial Instruments" (Continued)

The Group has applied HKFRS 9 in accordance with the transition provisions set out in HKFRS 9, i.e. applied the classification and measurement requirements (including impairment under ECL model) retrospectively to instruments that have not been derecognised as at 1 April 2018 (date of initial application) and has not applied the requirements to instruments that have already been derecognised as at 1 April 2018. The difference between carrying amounts as at 31 March 2018 and the carrying amounts as at 1 April 2018, if any, are recognised in the opening accumulated losses and other components of equity without restating comparative information.

Accordingly, certain comparative information may not be comparable as comparative information was prepared under HKAS 39 "Financial Instruments: Recognition and Measurement".

Accounting policies resulting from application of HKFRS 9 are disclosed in note 3.

Summary of effects arising from initial application of HKFRS 9

The table below illustrates the classification and measurement of financial assets under HKFRS 9 and HKAS 39 at the date of initial application of HKFRS 9, 1 April 2018.

	Note	Loans to shareholders of a subsidiary HK\$'000	Financial assets at fair value through profit or loss ("FVTPL") HK\$'000	Accumulated losses HK\$'000	Non- controlling interests HK\$'000
Balance as at 31 March 2018 – HKAS 39 Effect arising from initial application of HKFRS 9:		121,539	_	(1,249,986)	1,006,467
<i>Reclassification</i> From loans to shareholders of a subsidiary	(i)	(114,670)	114,670	-	-
Remeasurement					
From amortised cost to fair value	(i)	-	(29,130)	(22,891)	(6,239)
Balance as at 1 April 2018 – HKFRS 9		6,869	85,540	(1,272,877)	1,000,228

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31 MARCH 2019

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

HKFRS 9 "Financial Instruments" (Continued)

Summary of effects arising from initial application of HKFRS 9 (Continued)

(i) Loans to shareholders of a subsidiary

Included in loans to shareholders of a subsidiary as at 1 April 2018, an amount of HK\$114,670,000 representing loans to SepGold and TG EPP (both are defined in note 14) previously classified as loans and receivables under HKAS 39 was reclassified to financial assets at FVTPL upon the application of HKFRS 9 because the loans are regarded as financing provided to SepGold and TG EPP, which are qualified broad-based socio-economic empowerment ("BEE") companies in South Africa, to subscribe for shares in TGL in order to meet the domestic requirements in South Africa. The future cash flows of the loans depend primarily on the cash flows to be generated from the mining projects, namely Jeanette Project and Evander Project (both defined in note 12), held by TGL, which may be realised by way of distributing dividends to SepGold and TG EPP. In addition, these loans are interest-free. Therefore, these loans are not held within a business model whose objective is contractual cash flows that are solely payments of principal and interests on the principal amount outstanding nor selling them. Accordingly, these loans are measured at FVTPL.

The related fair value loss of HK\$29,130,000 was adjusted to financial assets at FVTPL as at 1 April 2018 with corresponding increase of accumulated losses by HK\$22,891,000 and decrease of non-controlling interests by HK\$6,239,000.

Impairment under ECL model

ECL for financial assets at amortised cost, including other receivables, deposits, pledged bank deposits, restricted bank deposits, bank balances and loans to shareholders of a subsidiary (other than those reclassified to financial assets at FVTPL) and financial guarantee contracts as at 1 April 2018, are assessed on 12m ECL basis as there had been no significant increase in credit risk since initial recognition. In the opinion of the directors of the Company, the estimated allowance under the ECL model for financial assets at amortised cost as at 1 April 2018 was not significant. Thus, no credit loss allowance was recognised in the opening accumulated losses.

FOR THE YEAR ENDED 31 MARCH 2019

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

New and revised HKFRSs in issue but not yet effective

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

HKFRS 16	Leases ¹
HKFRS 17	Insurance Contracts ²
HK(IFRIC) – Int 23	Uncertainty over Income Tax Treatments ¹
Amendments to HKFRS 3	Definition of a Business ⁴
Amendments to HKFRS 9	Prepayment Features with Negative Compensation ¹
Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its
	Associate or Joint Venture ³
Amendments to HKAS 1 and HKAS 8	Definition of Material ⁵
Amendments to HKAS 19	Plan Amendment, Curtailment or Settlement ¹
Amendments to HKAS 28	Long-term Interests in Associates and Joint Ventures ¹
Amendments to HKFRSs	Annual Improvements to HKFRSs 2015 – 2017 Cycle ¹

¹ Effective for annual periods beginning on or after 1 January 2019.

² Effective for annual periods beginning on or after 1 January 2021.

- ³ Effective for annual periods beginning on or after a date to be determined.
- Effective for business combinations and asset acquisitions for which the acquisition date is on or after the beginning of the first annual period beginning on or after 1 January 2020.
- ⁵ Effective for annual periods beginning on or after 1 January 2020.

Except for the new HKFRS mentioned below, the directors of the Company anticipate that the application of the other new and amendments to HKFRSs and the interpretation mentioned above will have no material impact on the consolidated financial statements in the foreseeable future.

HKFRS 16 "Leases"

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

HKFRS 16 distinguishes lease and service contracts on the basis of whether an identified asset is controlled by a customer.

Distinctions of operating leases and finance leases are removed for lessee accounting, and is replaced by a model where a right-of-use asset and a corresponding liability have to be recognised for all leases by lessees, except for short-term leases and leases of low value assets.

FOR THE YEAR ENDED 31 MARCH 2019

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

HKFRS 16 "Leases" (Continued)

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

Furthermore, extensive disclosures are required by HKFRS 16.

As at 31 March 2019, the Group has non-cancellable operating lease commitments of HK\$1,276,000 as disclosed in note 29. A preliminary assessment indicates that these arrangements will meet the definition of a lease. Upon application of HKFRS 16, the Group will recognise a right-of-use asset and a corresponding liability in respect of all these leases unless they qualify for low value or short term leases.

In addition, the Group currently considers refundable rental deposits paid of HK\$426,000 as rights under leases to which HKAS 17 applies. Based on the definition of lease payments under HKFRS 16, such deposits are not payments relating to the right to use the underlying assets, accordingly, the carrying amounts of such deposits may be adjusted to amortised cost. Adjustments to refundable rental deposits paid would be considered as additional lease payments included in the carrying amount of right-of-use assets.

The application of new requirements may result in changes in measurement, presentation and disclosure as indicated above. The Group elects the practical expedient to apply HKFRS 16 to contracts that were previously identified as leases applying HKAS 17 and HK(IFRIC) – Int 4 "Determining whether an Arrangement Contains a Lease" and does not apply this standard to contracts that were not previously identified as containing a lease under HKAS 17 and HK(IFRIC) – Int 4. Therefore, the Group would not reassess whether the contracts are, or contain a lease which already existed prior to the date of initial application. Furthermore, the Group elects the modified retrospective approach for the application of HKFRS 16 as lessee and recognises the cumulative effect of initial application to opening accumulated losses, if any, without restating comparative information.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES

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

The consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments that are measured at fair value at the end of each reporting period, as explained in the accounting policies set out below. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

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

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

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

The principal accounting policies are set out below.

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FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) Basis of consolidation

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

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

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

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

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

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

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

Non-controlling interests in subsidiaries are presented separately from the Group's equity therein, which represent present ownership interests entitling their holders to a proportionate share of net assets of the relevant subsidiaries upon liquidation.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Basis of consolidation (Continued)

Changes in the Group's interests in existing subsidiaries

When the Group loses control of a subsidiary, the assets and liabilities of that subsidiary and non-controlling interests (if any) are derecognised. A gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and (ii) the carrying amount of the assets (including goodwill), and liabilities of the subsidiary attributable to the owners of the Company. All amounts previously recognised in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable HKFRSs). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under HKFRS 9/HKAS 39 or, when applicable, the cost on initial recognition of an investment in an associate or a joint venture.

Acquisition of a subsidiary not constituting a business

When the Group acquires a group of assets and liabilities that do not constitute a business, the Group identifies and recognises the individual identifiable assets acquired and liabilities assumed by allocating the purchase price first to the financial assets/financial liabilities at the respective fair values, the remaining balance of the purchase price is then allocated to the other individual identifiable assets and liabilities on the basis of their relative fair values at the date of purchase. Such a transaction does not give rise to goodwill or bargain purchase gain.

Investments in associates

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

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

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments in associates (Continued)

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

The Group assesses whether there is an objective evidence that the interest in an associate may be impaired. When any objective evidence exists, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with HKAS 36 as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs of disposal) with its carrying amount. Any impairment loss recognised forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with HKAS 36 to the extent that the recoverable amount of the investment subsequently increases.

When the Group ceases to have significant influence over an associate, it is accounted for as a disposal of the entire interest in the investee with a resulting gain or loss being recognised in profit or loss. When the Group retains an interest in the former associate and the retained interest is a financial asset within the scope of HKFRS 9/HKAS 39, the Group measures the retained interest at fair value at that date and the fair value is regarded as its fair value on initial recognition. The difference between the carrying amount of the associate and the fair value of any retained interest and any proceeds from disposing the relevant interest in the associate is included in the determination of the gain or loss on disposal of the associate. In addition, the Group accounts for all amounts previously recognised in other comprehensive income in relation to that associate on the same basis as would be required if that associate had directly disposed of the related assets or liabilities. Therefore, if a gain or loss on the disposal of the related assets or liabilities, the Group reclassifies the gain or loss from equity to profit or loss (as a reclassification adjustment) upon disposal/ partial disposal of the relevant associate.

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

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

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Property, plant and equipment

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

Depreciation is recognised so as to write off the cost of items of property, plant and equipment less their residual values over their estimated useful lives, using the straight-line method. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

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

Exploration assets

Exploration expenditures are recognised at cost on initial recognition. Subsequent to initial recognition, exploration expenditures are stated at cost less identified impairment loss.

Exploration assets include the cost of exploration rights and the expenditures incurred in the search for mineral resources as well as the determination of the technical feasibility and commercial viability of extracting those resources. Exploration assets are assessed for impairment when facts and circumstances suggest that the carrying amount of an exploration asset may exceed its recoverable amount. An impairment loss is recognised in profit or loss.

When the technical feasibility and commercial viability of extracting natural resources become demonstrable, previously recognised exploration and evaluation assets are reclassified as either mining rights or mining structures based on nature of assets acquired. These assets are assessed for impairment before reclassification.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) Impairment of exploration assets

The carrying amount of the exploration assets is reviewed annually. When one of the following events or changes in circumstances, which is not exhaustive, indicate that the carrying amount may not be recoverable has occurred, impairment test is performed in accordance with HKAS 36 "Impairment of Assets".

- the period for which the Group has the right to explore in the specific area has expired during the period or will expire in the near future.
- substantive expenditure on further exploration for and evaluation of natural resources in the specific area is neither budgeted nor planned.
- exploration for and evaluation of natural resources in the specific area have not led to the discovery of commercially viable quantities of natural resources and the Group has decided to discontinue such activities in the specific area.
- sufficient data (such as gold prices) exist to indicate that, although a development in the specific area is likely to proceed, the carrying amount of the exploration and evaluation asset is unlikely to be recovered in full from successful development or by sale.

An impairment loss is recognised in profit or loss whenever the carrying amount of an asset exceeds its recoverable amount. Where an impairment loss subsequently reverses, the carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

Leasing

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

The Group as lessee

Operating lease payments are recognised as an expense on a straight-line basis over the lease term, except when another systematic basis is more representative of the time pattern in which economic benefit from the leased assets are consumed.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Foreign currencies

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

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

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operations as well as the Company's assets and liabilities are translated into the presentation currency of the Group (i.e. HK\$) using exchange rates prevailing at the end of the reporting period. Income and expenses items are translated at the average exchange rates for the period. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of foreign currency translation reserve (attributed to non-controlling interests as appropriate).

On the disposal of a foreign operation (that is, a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, or a partial disposal of an interest in a joint arrangement or an associate that includes a foreign operation of which the retained interest becomes a financial asset), all of the exchange differences accumulated in equity in respect of that operation attributable to owners of the Company are reclassified to profit or loss.

In addition, in relation to a partial disposal of a subsidiary that does not result in the Group losing control over the subsidiary, the proportionate share of accumulated exchange differences are re-attributed to non-controlling interests and are not recognised in profit or loss. For all other partial disposals (i.e. partial disposals of associates that do not result in the Group losing significant influence), the proportionate share of the accumulated exchange differences is reclassified to profit or loss.

Retirement benefit costs

Payments to the Mandatory Provident Fund Scheme ("MPF Scheme") and other defined contribution retirement benefit plans are recognised as expenses when employees have rendered service entitling them to the contributions.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) Short-term employee benefits

Short-term employee benefits are recognised at the undiscounted amount of the benefits expected to be paid as and when employees rendered the services. All short-term employee benefits are recognised as an expense unless another HKFRS requires or permits the inclusion of the benefit in the cost of an asset.

A liability is recognised for benefits accruing to employees (such as wages and salaries, annual leave and sick leave) after deducting any amount already paid.

Taxation

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

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

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

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

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

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Taxation (Continued)

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

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

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

Current and deferred tax is recognised in profit or loss.

Impairment of tangible assets other than exploration assets

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

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

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

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of tangible assets other than exploration assets (Continued)

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

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

Provision for rehabilitation costs

Provision for rehabilitation costs is recognised when the Group has present obligation (legal or constructive) as a result of exploration, development and production activities undertaken, and it is probable that an outflow of economic benefits will be required to settle the obligation, and a reliable estimate can be made of the obligation. The estimated future obligations include the costs of removing facilities, abandoning sites and restoring the affected areas.

Provision for rehabilitation costs is the best estimate of the present value of the expenditure required to settle the restoration obligation at the end of the reporting period, based on current legal and other requirements and technology. Future restoration costs are reviewed annually and any changes in the estimate are reflected in the present value of the provision at the end of the reporting period.

The initial estimate of the rehabilitation provision relating to exploration, development and production facilities is capitalised into the cost of the related asset and depreciated on the same basis as the related asset.

Changes in the estimation of the rehabilitation provision that result from changes in the estimated timing or amount of cash flows, including the effects of revisions to estimated lives of operation or a change in the discount rate, are added to, or deducted from, the cost of the related asset in the period it occurred.

If a decrease in liability exceeds the carrying amount of the asset, the excess is recognised immediately in profit or loss. Unwinding of the effect of discounting on the provision is recognised as finance cost.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets or financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value of financial assets or financial assets are recognised immediately in profit or loss.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income and interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts and payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset or financial liability, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Financial assets

Classification and subsequent measurement of financial assets (upon application of HKFRS 9 in accordance with transitions in note 2)

Financial assets that meet the following conditions are subsequently measured at amortised cost:

- the financial asset is held within a business model whose objective is to collect contractual cash flows; and
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (upon application of HKFRS 9 in accordance with transitions in note 2) (Continued)

Financial assets that meet the following conditions are subsequently measured at fair value through other comprehensive income ("FVTOCI"):

- the financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling; and
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

All other financial assets are subsequently measured at FVTPL.

In addition, the Group may irrevocably designate a financial asset that is required to be measured at the amortised cost or FVTOCI as measured at FVTPL if doing so eliminates or significantly reduces an accounting mismatch.

(i) Amortised cost and interest income

Interest income is recognised using the effective interest method for financial assets measured subsequently at amortised cost. Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become credit-impaired (see below). For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset from the next reporting period. If the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognised by applying the determination that the asset is no longer credit impaired.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (upon application of HKFRS 9 in accordance with transitions in note 2) (Continued)

(ii) Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or FVTOCI are measured at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognised in profit or loss. The net gain or loss recognised in profit or loss excludes any dividend or interest earned on the financial asset and is included in the "other gains and losses" line item in the consolidated statement of profit or loss and other comprehensive income.

Impairment of financial assets (upon application of HKFRS 9 in accordance with transitions in note 2)

The Group recognises a loss allowance for ECL on financial assets which are subject to impairment under HKFRS 9 (including pledged bank deposits, other receivables, deposits, loans to shareholders of a subsidiary at amortised cost, bank balances and financial guarantee contracts). The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12-month ECL ("12m ECL") represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date. Assessments are done based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current conditions at the reporting date as well as the forecast of future conditions.

For the financial assets at amortised costs, the Group measures the loss allowance equal to 12m ECL, unless when there has been a significant increase in credit risk since initial recognition, the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (upon application of HKFRS 9 in accordance with transitions in note 2) (Continued)

(i) Significant increase in credit risk

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (upon application of HKFRS 9 in accordance with transitions in note 2) (Continued)

(ii) Definition of default

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor or borrower is unlikely to pay its creditors or lenders, including the Group, in full (without taking into account any collaterals held by the Group).

Irrespective of the above, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

(iii) Credit-impaired financial assets

A financial asset is credit-impaired when one or more events of default that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- (a) significant financial difficulty of the issuer or the borrower;
- (b) a breach of contract, such as a default or past due event;
- (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider; or
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation.
- (iv) Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (upon application of HKFRS 9 in accordance with transitions in note 2) (Continued)

(v) Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights.

Generally, the ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition.

For a financial guarantee contract, the Group is required to make payments only in the event of a default by the debtor in accordance with the terms of the instrument that is guaranteed. Accordingly, the expected loss is the present value of the expected payments to reimburse the holder for a credit loss that it incurs less any amounts that the Group expects to receive from the holder, the debtor or any other party.

For ECL on financial guarantee contracts for which the effective interest rate cannot be determined, the Group will apply a discount rate that reflects the current market assessment of the time value of money and the risks that are specific to the cash flows but only if, and to the extent that, the risks are taken into account by adjusting the discount rate instead of adjusting the cash shortfalls being discounted.

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit impaired, in which case interest income is calculated based on amortised cost of the financial asset.

For financial guarantee contracts, the loss allowances are recognised at the higher of the amount of the loss allowance determined in accordance with HKFRS 9; and the amount initially recognised less, where appropriate, cumulative amount of income recognised over the guarantee period.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amount.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (before application of HKFRS 9 on 1 April 2018)

The Group's financial assets are classified into available-for-sale financial assets and loans and receivables. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition. All regular way purchases or sales of financial assets are recognised and derecognise on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace.

Available-for-sale financial assets

Equity and debt securities held by the Group that are classified as available-for-sale financial assets are measured at fair value at the end of each reporting period, except for unquoted equity investments whose fair value cannot be reliably measured.

Available-for-sale financial assets are non-derivatives that are either designated as available-for-sale or are not classified as (a) loans and receivables, (b) held-to-maturity investments or (c) financial assets at FVTPL.

Dividends on available-for-sale equity investments are recognised in profit or loss when the Group's right to receive the dividends is established.

Available-for-sale equity investments that do not have a quoted market price in an active market and whose fair value cannot be reliably measured and derivatives that are linked to and must be settled by delivery of such unquoted equity investments are measured at cost less any identified impairment losses at the end of each reporting period (see the accounting policy in respect of impairment loss on financial assets below).

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Subsequent to initial recognition, loans and receivables (including other receivables and deposits, loans to shareholders of a subsidiary, pledged bank deposits, restricted bank deposits and bank balances and cash) are carried at amortised cost using the effective interest method, less any identified impairment losses (see accounting policy on impairment loss of financial assets below).

Interest income is recognised by applying the effective interest rate, except for short-term receivables where the recognition of interest would be immaterial.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (before application of HKFRS 9 on 1 April 2018)

Financial assets are assessed for indicators of impairment at the end of each reporting period. Financial assets are considered to be impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the financial assets have been affected.

Objective evidence of impairment could include:

- significant financial difficulty of the issuer or counterparty; or
- breach of contract, such as default or delinquency in interest and principal payments; or
- it becoming probable that the borrower will enter bankruptcy or financial re-organisation.

Objective evidence of impairment for a portfolio of receivables could include the Group's past experience of collecting payments and observable changes in national or local economic conditions that correlate with default on receivables.

For financial assets carried at amortised cost, the amount of the impairment loss recognised is the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the financial asset's original effective interest rate.

For financial assets carried at cost, the amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the current market rate of return for a similar financial asset. Such impairment loss will not be reversed in subsequent periods.

The carrying amount of the financial assets is reduced by the impairment loss directly. Subsequent recoveries of amounts previously written off are credited to profit or loss.

For financial assets measured at amortised cost, if, in a subsequent period, the amount of impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment loss was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the asset at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity.

On derecognition of a financial asset measured at amortised cost, the difference between the financial asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

Financial liabilities and equity instruments

Classification as debt or equity

Debt and equity instruments issued by a group entity are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Group and the Company are recognised at the proceeds received, net of direct issue costs.

Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest method.

Financial guarantee contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due in accordance with the terms of a debt instrument.

Financial guarantee contract liabilities are initially measured at their fair values. It is subsequently measured at the higher of:

- the amount of the loss allowance determined in accordance with HKFRS 9 (since 1 April 2018)/HKAS
 37 "Provisions, Contingent Liabilities and Contingent Assets" (before application of HKFRS 9 on 1 April 2018); and
- (ii) the amount initially recognised less, where appropriate, cumulative amortisation recognised over the guarantee period.

FOR THE YEAR ENDED 31 MARCH 2019

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

Equity-settled share-based payment transactions

Share options granted to employees

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

The fair value of the equity-settled share-based payments determined at the grant date without taking into consideration all non-market vesting conditions is expensed on a straight-line basis over the vesting period, based on the Group's estimate of equity instruments that will eventually vest, with a corresponding increase in equity (share option reserve). For share options that vest immediately at the date of grant, the fair value of the share options granted is expensed immediately to profit or loss.

At the end of each reporting period, the Group revises its estimates of the number of options that are expected to vest based on assessment of all relevant non-market vesting conditions. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to share option reserve.

When the share options are exercised, the amount previously recognised in share option reserve will be transferred to share premium. When the share options are forfeited after the vesting date or still not exercised at the expiry date, the amount previously recognised in share option reserve will be transferred to accumulated losses.

Share options granted to consultants

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

FOR THE YEAR ENDED 31 MARCH 2019

4. KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 3, the directors of the Company are required to make various estimates about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates are based on historical experience, expectations of future and other information that are considered to be relevant. Actual results may differ from these estimates.

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

The followings are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

Impairment loss recognised in respect of exploration assets

Exploration assets are assessed for impairment annually. Determining whether exploration assets are impaired requires an estimation of the value in use of the cash-generating units to which these assets have been allocated. The value in use calculation requires the Group to estimate the future cash flows expected to arise from the cash generating units ("CGU") and a suitable discount rate in order to calculate the present value. Assumptions adopted in the estimation of future cash flows by the management of the Group are based on estimation, among others, expected future inflation rate, future gold price and exchange rate of USD against South Africa Rand ("ZAR"). Where the actual future cash flows are less than expected, a material impairment loss may arise. The recoverable amounts of the Group's exploration assets in South Africa have been arrived at on the basis of valuation carried out by an independent qualified professional valuer not connected to the Group.

As at 31 March 2019, the carrying amount of the Group's exploration assets was HK\$3,774,891,000 (2018: HK\$4,571,246,000) which represents entirely the exploration assets in South Africa. In the opinion of the directors of the Company, no impairment loss is required to recognise on the exploration assets in South Africa during the year ended 31 March 2019.

Details of the exploration assets are disclosed in note 12.

FOR THE YEAR ENDED 31 MARCH 2019

4. KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Fair value of loans to SepGold and TG EPP (both defined in note 14)

The Group made loans to SepGold and TG EPP, which are qualified BEE companies in South Africa, as financing to subscribe for shares in TGL in order to meet domestic requirements in South Africa. SepGold and TG EPP then became shareholders of TGL (i.e. shareholders of a subsidiary of the Group). The future cash flows of the loans depend primarily on the cash flows to be generated from the mining projects, namely Jeanette Project and Evander Project (both defined in note 12), held by TGL, which may be realised by way of distributing dividends to SepGold and TG EPP. In addition, these loans are interest-free. Therefore, these loans are not held within a business model whose objective is contractual cash flows that are solely payments of principal and interest on the principal amount outstanding and these loans are measured at FVTPL upon the initial application of HKFRS 9 as at 1 April 2018. The fair value of these loans are dependent on aforementioned future cash flows to be generated from the mining projects and the discount rates applied to such future cash flows. Where the actual future cash flows or discount rate are changed, a change of fair value of these loans may arise.

In determining the fair values of these loans as at 31 March 2019, the directors of the Company have taken into account the returns from Jeanette Project and Evander Project, including considering their exploration and development status, their expected commencement of commercial production, their expected reserves and the future gold price, where appropriate, in order to estimate the timing of repayment of these loans. The Group engaged an independent qualified professional valuer to perform estimation of future cash flows expected to arise from the loans and the discount rates applied. As at 31 March 2019, the aggregate carrying amount of the loans to SepGold and TG EPP measured at FVTPL is HK\$76,418,000. A fair value gain on financial assets at FVTPL of HK\$6,765,000 is recognised in profit or loss during the year ended 31 March 2019.

Details of the loans to SepGold and TG EPP are set out in notes 14 and 15.

5. SEGMENT INFORMATION

Information reported to the executive directors of the Company, being the chief operating decision maker ("CODM"), for the purposes of resource allocation and assessment of segment performance focuses on types of goods delivered or services provided.

The Group's operating and reportable segments under HKFRS 8 are as follows:

- (a) gold exploration and development in South Africa; and
- (b) trading of minerals.

FOR THE YEAR ENDED 31 MARCH 2019

5. SEGMENT INFORMATION (Continued)

The Group also engaged in gold exploration and development operation in Indonesia but it was discontinued upon the Group's relinquishment of the mining licenses there in the prior year, the segment information of prior year reported below did not include financial information in respect of the discontinued operation, which was disclosed in more detail in note 5A.

No operating segments have been aggregated in arriving at the reportable segments of the Group.

Segment revenue and results

The following is an analysis of the Group's revenue and results by operating and reportable segment:

For the year ended 31 March 2019

Continuing operations

	Gold exploration and development in South Africa HK\$'000	Trading of minerals HK\$'000	Total НК\$'000
REVENUE			
External sales	-	-	-
Segment loss	(12,856)	_	(12,856)
Unallocated other income			40
Unallocated corporate expenses			(23,521)
Share of results of associates			(16)
Loss before taxation			(36,353)

FOR THE YEAR ENDED 31 MARCH 2019

5. **SEGMENT INFORMATION** (Continued)

Segment revenue and results (Continued)

For the year ended 31 March 2018

Continuing operations

	Gold exploration and development in South Africa HK\$'000	Trading of minerals HK\$'000	Total HK\$'000
REVENUE			
External sales	-	-	-
Segment loss	(120,419)	-	(120,419)
Unallocated other income			6
Unallocated corporate expenses			(28,708)
Impairment loss on available-for-sale investment Reversal of impairment loss on amount			(50,017)
due from an associate			1,538
Share of results of associates			(1,362)
Loss before taxation			(198,962)

The accounting policies of the operating and reportable segments are the same as the Group's accounting policies described in note 3. Segment loss during the year ended 31 March 2019 represents loss from each segment without allocation of certain other income, central administration and operating expenses and share of results of associates (2018: certain other income, central administration and operating expenses, impairment loss on available-for-sale investment, reversal of impairment loss on amount due from an associate and share of results of associates). This is the measure reported to the CODM for the purposes of resources allocation and performance assessment.

FOR THE YEAR ENDED 31 MARCH 2019

5. **SEGMENT INFORMATION** (Continued)

Segment assets and liabilities

The following is an analysis of the Group's assets and liabilities by operating and reportable segment:

At 31 March 2019

	Gold exploration and development in South Africa HK\$'000	Trading of minerals HK\$'000	Total HK\$'000
ASSETS			
Segment assets	3,866,919	-	3,866,919
Property, plant and equipment			889
Interests in associates			626
Deposits for acquisition of investments			60,000
Other receivables, prepayment and deposits			1,006
Bank balances and cash			237,745
Consolidated assets			4,167,185
LIABILITIES	17 240		17.240
Segment liabilities Other payables and accruals	17,269	_	17,269 5,505
			5,505
Consolidated liabilities			22,774

FOR THE YEAR ENDED 31 MARCH 2019

5. SEGMENT INFORMATION (Continued)

Segment assets and liabilities (Continued)

At 31 March 2018

	Gold exploration and development in South Africa HK\$'000	Trading of minerals HK\$'000	Total HK\$'000
ASSETS			
Segment assets	4,719,436	_	4,719,436
Property, plant and equipment			1,357
Interests in associates			648
Deposits for acquisition of investments			60,000
Other receivables, prepayment and deposits			1,349
Restricted bank deposits			120,235
Bank balances and cash			150,847
Assets relating to continuing operations			5,053,872
Assets relating to discontinued operation			2,842
Consolidated assets			5,056,714
LIABILITIES			
Segment liabilities	22,454	_	22,454
Other payables and accruals			5,508
Liabilities relating to continuing operations			27,962
Liabilities relating to discontinued operation			299
Consolidated liabilities			28,261

FOR THE YEAR ENDED 31 MARCH 2019

5. SEGMENT INFORMATION (Continued)

Segment assets and liabilities (Continued)

For the purpose of monitoring segment performance and allocating resources between segments:

- all assets are allocated to operating and reportable segments, other than certain property, plant and equipment, interests in associates, deposits for acquisition of investments, certain other receivables, prepayment and deposits, assets relating to discontinued operation, restricted bank deposits and certain bank balances and cash.
- all liabilities are allocated to operating and reportable segments other than liabilities relating to discontinued operation and certain other payables and accruals.

Other segment information

Amounts included in the measure of segment profit or loss or segment assets:

Continuing operations

For the year ended 31 March 2019

	Gold exploration and development in South Africa HK\$'000	Trading of minerals HK\$'000	Unallocated HK\$'000	Total HK\$'000
Additions to property, plant and equipment	11	-	62	73
Additions to exploration assets	8,723	-	-	8,723
Depreciation of property, plant and equipment	28	-	530	558
Fair value gain on financial assets of FVTPL	(6,765)	-	-	(6,765)
Interest income on bank deposits	(1,108)	-	(40)	(1,148)

FOR THE YEAR ENDED 31 MARCH 2019

5. SEGMENT INFORMATION (Continued)

Other segment information (Continued)

Continuing operations (Continued)

For the year ended 31 March 2018

	Gold exploration and development in South Africa HK\$'000	Trading of minerals HK\$'000	Unallocated HK\$'000	Total HK\$'000
Additions to property, plant and equipment	14	-	743	757
Additions to exploration assets	28,231	-	-	28,231
Depreciation of property, plant and equipment	95	-	561	656
Loss on disposal of property, plant and equipment	176	-	-	176
Impairment loss on loans to shareholders of a subsidiary	123,984	-	-	123,984
Impairment loss on available-for-sale investment	-	-	50,017	50,017
Reversal of impairment loss on amount due from an associate	-	-	(1,538)	(1,538)
Imputed interest income on loans to shareholders of				
a subsidiary	(22,634)	-	-	(22,634)
Interest income on bank deposits	(2,179)	-	(6)	(2,185)

FOR THE YEAR ENDED 31 MARCH 2019

5. SEGMENT INFORMATION (Continued)

Geographical information

The Group's operations are located in South Africa and Hong Kong.

Information about the Group's non-current assets is presented based on the geographical location of the assets.

	Non-current	assets (Note)
	31 March	31 March
	2019	2018
	HK\$'000	HK\$'000
Hong Kong (country of domicile)	61,515	62,005
South Africa	3,776,715	4,573,477
	3,838,230	4,635,482

Note: Non-current assets excluded financial assets at FVTPL, loans to shareholders of a subsidiary and pledged bank deposits (2018: loans to shareholders of a subsidiary and pledged bank deposits).

5A. DISCONTINUED OPERATION

During the year ended 31 March 2018, the Group had committed to develop potential mining projects in Pakistan as the Group considered the strategy in Pakistan would provide it with an entry point into the world-class copper and gold mineral resources present in the Chagai area of Balochistan Province, which is recognised as being the host of large copper-gold porphyry. The exploration and development of assets in South Africa and Pakistan would require continuous and substantial financial commitment from the Group in order to advance them into production and a cash generating position. In order to ensure that financial resources could be optimally deployed on projects that better serve the Group's interests, the Group decided to suspend the operation in Indonesia and relinquished the mining licenses. On 2 October 2017, the Group received a letter from the Governor of Sulawesi Utara of Indonesia regarding the termination of the mining license held by PTBTPR (as defined in note 31). On 6 June 2018, the Group received letters dated 15 March 2018 from the Governor of Sulawesi Utara of Indonesia regarding the termination of the mining licenses held by PTBBP and PTKEP (both defined in note 31). As a result, the Group is no longer involved in the gold exploration and development in Indonesia and the CODM of the Group has no longer assessed the performance of this segment for the purpose of its resource allocation.

FOR THE YEAR ENDED 31 MARCH 2019

5A. DISCONTINUED OPERATION (Continued)

The loss from the discontinued operation for the prior year is set out below:

	2018 HK\$'000
Loss from the gold exploration and development in Indonesia	(215,881)
Loss for the year from discontinued operation	(215,881)

The results of the gold exploration and development in Indonesia for the prior year are as follows:

	2018 HK\$'000
Other loss – loss on relinquishment of mining licenses Administrative and operating expenses	(215,832) (49)
Loss for the year from discontinued operation	(215,881)
Loss for the year attributable to:	
– owner of the Company	(215,879)
 non-controlling interest 	(2)
	(215,881)

In the opinion of the directors of the Company, the impact of cash flows of the discontinued operation to the Group was not significant. Therefore, no cash flows information of the discontinued operation is presented.

FOR THE YEAR ENDED 31 MARCH 2019

6. OTHER INCOME AND OTHER GAINS AND LOSSES

	2019 HK\$'000	2018 HK\$'000
Other income		
Interest income on bank deposits	1,148	2,185
Imputed interest income on loans to shareholders of a subsidiary	-	22,634
Others	136	584
	1,284	25,403
	2019	2018
	HK\$'000	HK\$'000
Other gains and losses		
Loss on disposal of property, plant and equipment	-	(176)
Foreign exchange gain, net	743	1,132
Fair value gain on financial assets at FVTPL (Note 15)	6,765	_
Impairment loss on available-for-sale investment (Note (i))	-	(50,017)
Impairment loss on loans to shareholders of a subsidiary (Note 14)	-	(123,984)
Reversal of impairment loss on amount due from an associate	-	1,538
Others (Note (ii))	1,571	(38)
	9,079	(171,545)

Notes:

- (i) During the year ended 31 March 2018, a private entity operating in the People's Republic of China, in which the Group had 15% equity interest and accounted for as available-for-sale investment at cost less impairment, had become insolvent due to a downturn in its business and then it ceased operations. Due to the insolvent financial position of this entity and the uncertainty of this entity in generating a profitable income stream in the future and a reasonable return to the Group, the Group recognised impairment loss of HK\$50,017,000 on the entire amount of this investment.
- (ii) Amount for the year ended 31 March 2019 represents gain on disposal of subsidiaries in Indonesia during the year.

FOR THE YEAR ENDED 31 MARCH 2019

7. DIRECTORS', CHIEF EXECUTIVE'S AND EMPLOYEES' EMOLUMENTS

Directors' and chief executive's emoluments

Directors' and chief executive's remuneration for the year, disclosed pursuant to the applicable Listing Rules and the Hong Kong Companies Ordinance, is as follows:

	2	019			20)18	
Fees	allowances and other benefits	benefits scheme	Total		Salaries, allowances and other benefits	Contributions to retirement benefits scheme	
HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
-	546	9	555	-	595	18	613
250	601	-	851	-	2,032	-	2,032
-	2,137	-	2,137	-	2,255	-	2,255
-	602	18	620	-	602	18	620
-	770	18	788	-	697	17	714
-	-	-	-	125	-	-	125
-	-	-	-	27	-	-	27
250	-	-	250	250	-	-	250
-	-	-	-	271	-	-	271
250	-	-	250	250	-	-	250
250	-	-	250	104	-	-	104
4.000	A / F /	45	5 704	1 007	/ 104	F0	7,261
	нк\$'000 - - - - - - - - - - 250 - 250	Salaries, allowances and other Fees benefits HKS'000 HKS'000 - 2,137 - 602 - 7770 - 770 -	allowances and other to retirement benefits Fees benefits scheme HKS'000 HKS'000 HKS'000 - 546 9 250 601 - - 2,137 - - 602 18 - 770 18 - - - 250 - - 250 - - 250 - - 250 - - 250 - - 250 - - 250 - - 250 - - 250 - -	Salaries, allowances Contributions to retirement and other benefits Fees benefits Scheme Total HKS'000 HKS'000 HKS'000 HKS'000 - 546 9 555 250 601 - 851 - 2,137 - 2,137 - 602 18 620 - 770 18 788 - - - - - - - - 250 - - - - - - - - 250 - - - - 250 - - 250 - 250 - - 250 - 250	Salaries, contributions allowances to retirement and other to retirement benefits Fees benefits scheme Total Fees HKS'000 HKS'000 HKS'000 HKS'000 HKS'000 - 546 9 555 - 250 601 - 851 - - 2,137 - 2,137 - - 602 18 620 - - 770 18 788 - - - - 27 250 - 271 250 - - 250 250 250 250 - - - 250 250 250 250 - - - 250 250 250 - - - 250 250 250 250 - - 250 250 250 250 - - 250 104	Salaries, allowances Contributions to retirement Salaries, allowances Salaries, allowances and other benefits Total Fees benefits Fees benefits Scheme Total Fees benefits HKS'000 HKS'000 HKS'000 HKS'000 HKS'000 HKS'000 - 546 9 555 - 595 250 601 - 851 - 2,032 - 2,137 - 2,137 - 2,255 - 602 18 620 - 602 - 770 18 788 - 697 - - - 2250 - - - - - 270 - - - - - 250 250 - - - - 250 250 - - - - 250 104 - <td>Salaries, allowances and other HKS'000Contributions benefitsSalaries, benefitsContributions to retirement benefitsFees HKS'000benefitsScheme HKS'000Total HKS'000Fees HKS'000benefits scheme HKS'000- 5469 555555- 59559518 2,032- - 2,137- 2,1372,232- 2,032- - 2,137- 2,1372,255- 2,032- - - 60218 620600- 851- 2,032- - - - - - - - - - - - - -70 - 18 -<</td>	Salaries, allowances and other HKS'000Contributions benefitsSalaries, benefitsContributions to retirement benefitsFees HKS'000benefitsScheme HKS'000Total HKS'000Fees HKS'000benefits scheme HKS'000- 5469 555555- 59559518 2,032- - 2,137- 2,1372,232- 2,032- - 2,137- 2,1372,255- 2,032- - - 60218 620600- 851- 2,032- - - - - - - - - - - - - -70 - 18 -<

FOR THE YEAR ENDED 31 MARCH 2019

7. DIRECTORS', CHIEF EXECUTIVE'S AND EMPLOYEES' EMOLUMENTS (Continued) Directors' and chief executive's emoluments (Continued)

Notes:

- 1. Mr. Li Hok Yin resigned as an executive director of the Company on 18 September 2018. The share options granted to him were forfeited on 17 October 2018.
- 2. Mr. Neil Andrew Herrick is also the chief executive officer of the Company and his emoluments disclosed above include those for services rendered by him as the chief executive.
- 3. Mr. Phen Chun Shing, Vincent was redesignated as an executive director of the Company on 11 May 2017.
- 4. Mr. Igor Levental resigned as an executive director of the Company on 1 September 2017. The share options granted to him were forfeited on 30 September 2017.
- 5. Mr. Chui Man Lung, Everett resigned as an independent non-executive director of the Company on 31 October 2017. The share options granted to him were forfeited on 29 November 2017.
- 6. Mr. Chong Man Hung, Jeffrey was appointed as an independent non-executive director of the Company on 31 October 2017.

The executive directors' emoluments shown above are for their services in connection with the management of the affairs of the Company and the Group. The non-executive director and independent non-executive directors' emoluments shown above are for their services as directors of the Company.

Employees' emoluments

The five highest paid employees of the Group during the year included one director (2018: two directors), details of whose remuneration are set out in the disclosures above. Details of the remuneration of the remaining four (2018: three) highest paid employees, who are neither a director nor chief executive officer of the Company, for the year are as follows:

	2019 HK\$'000	2018 HK\$'000
Salaries and allowances	5,679	4,789

FOR THE YEAR ENDED 31 MARCH 2019

7. DIRECTORS', CHIEF EXECUTIVE'S AND EMPLOYEES' EMOLUMENTS (Continued)

Employees' emoluments (Continued)

Their emoluments are within the following bands:

	2019 Number of employees	2018 Number of employees
HK\$1,000,001 to HK\$1,500,000 HK\$1,500,001 to HK\$2,000,000	3 1	1 2
	4	3

During both years, no emoluments were paid by the Group to the directors, the chief executive officer of the Company or the five individuals with the highest emoluments in the Group as an inducement to join or upon joining the Group or as compensation for loss of office. None of the directors of the Company or the chief executive officer of the Company waived or agreed to waive any emoluments during both years.

8. INCOME TAX EXPENSE

On 21 March 2018, the Hong Kong Legislative Council passed The Inland Revenue (Amendment) (No. 7) Bill 2017 (the "Bill") which introduces the two-tiered profits tax rates regime. The Bill was signed into law on 28 March 2018 and was gazetted on the following day. Under the two-tiered profits tax rates regime, the first HK\$2,000,000 of profits of the qualifying group entity will be taxed at 8.25%, and profits above HK\$2,000,000 will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%. The directors of the Company consider the amounts involved upon implementation of the two-tiered profits tax rates regime as insignificant to the consolidated financial statements. Hong Kong Profits Tax is calculated at 16.5% of the estimated assessable profits for both years. No provision for Hong Kong Profits Tax has been made in the consolidated financial statements as the subsidiaries incorporated in Hong Kong have no assessable profits for both years.

FOR THE YEAR ENDED 31 MARCH 2019

8. INCOME TAX EXPENSE (Continued)

Under South African tax law, the corporate tax rate is 28% for both years on taxable profits of South African subsidiaries. No provision for taxation has been made as the subsidiaries in South Africa have no assessable profits for both years.

The taxation for the year can be reconciled to the loss before taxation per the consolidated statement of profit or loss and other comprehensive income as follows:

	2019 HK\$'000	2018 HK\$'000
Loss before taxation from continuing operations	(36,353)	(198,962)
Tax at South African profits tax rate of 28%	(10,179)	(55,709)
Tax effect of expenses not deductible for tax purpose	2,656	39,193
Tax effect of income not taxable for tax purpose	(2,555)	(6,957)
Tax effect of tax losses not recognised	6,664	14,216
Tax effect of share of results of associates	3	225
Effect of difference tax rates of subsidiaries operating in other		
jurisdictions	3,411	9,032
Income tax expense for the year	-	-

At the end of the reporting period, the Group had estimated unused tax losses of HK\$290,096,000 (2018: HK\$266,296,000) available for offset against future profits. No deferred tax asset has been recognised due to the unpredictability of future profit streams. All tax losses as at 31 March 2019 and 31 March 2018 may be carried forward indefinitely.

FOR THE YEAR ENDED 31 MARCH 2019

9. LOSS FOR THE YEAR FROM CONTINUING OPERATIONS

	2019 HK\$'000	2018 HK\$'000
Loss for the year from continuing operations has been arrived at after charging (crediting):		
Auditor's remuneration	3,489	3,557
Depreciation of property, plant and equipment	558	656
Minimum operating lease payments in respect of rented premises	2,038	2,244
Staff costs (including directors' emoluments as disclosed in Note 7)		
– Salaries and other benefits	20,334	34,183
– Contributions to retirement benefits scheme	161	163
	20,495	34,346
Less: Amount capitalised in exploration assets	(6,084)	(7,237)
	14,411	27,109

10. LOSS PER SHARE

From continuing and discontinued operations

The calculation of the basic and diluted loss per share attributable to owners of the Company is based on the following data:

	2019 HK\$'000	2018 HK\$'000
Loss		
Loss for the purposes of calculating basic and diluted loss per share: Loss for the year attributable to owners of the Company	(33,871)	(389,047)

FOR THE YEAR ENDED 31 MARCH 2019

10. LOSS PER SHARE (Continued)

From continuing operations

The calculation of the basic and diluted loss per share from continuing operations attributable to owners of the Company is based on the follow data:

	2019 HK\$'000	2018 HK\$'000
Loss is calculated as follows:		
Loss for the year attributable to owners of the Company Add: Loss for the year from discontinued operation	(33,871) –	(389,047) 215,879
Loss for the purpose of calculating basic and diluted loss per share from continuing operations	(33,871)	(173,168)

The denominators used are the same as those detailed below for calculating the basic and diluted loss per share.

From discontinued operation

Basic and diluted loss per share from discontinued operation for the year ended 31 March 2018 was HK1.19 cents per share, which was based on the loss for the year from discontinued operation of HK\$215,879,000 and the denominators detailed below for calculating basic and diluted loss per share from continuing operations.

	2019 '000	2018 '000
Number of shares		
Weighted average number of ordinary shares for the purposes of calculating basic and diluted loss per share	18,151,472	18,151,472

The calculation of diluted loss per share for both years did not assume the exercise of the Company's outstanding share options as assuming exercise of these share options would result in a decrease in loss per share.

FOR THE YEAR ENDED 31 MARCH 2019

11. PROPERTY, PLANT AND EQUIPMENT

	Plant and machinery HK\$′000	Furniture and equipment HK\$'000	Motor vehicles HK\$'000	Total HK\$'000
COST				
At 1 April 2017	1,888	4,877	3,309	10,074
Additions	_	41	716	757
Disposals	-	(95)	(672)	(767)
Exchange realignment	272	1,084	294	1,650
At 31 March 2018	2,160	5,907	3,647	11,714
Additions	_	73	_	73
Exchange realignment	(378)	(531)	(18)	(927)
At 31 March 2019	1,782	5,449	3,629	10,860
DEPRECIATION				
At 1 April 2017	-	4,627	1,902	6,529
Provided for the year	-	103	553	656
Eliminated on disposals	-	_	(421)	(421)
Exchange realignment	-	1,068	294	1,362
At 31 March 2018	_	5,798	2,328	8,126
Provided for the year	-	43	515	558
Exchange realignment		(519)	(18)	(537)
At 31 March 2019	_	5,322	2,825	8,147
CARRYING VALUES				
At 31 March 2019	1,782	127	804	2,713
At 31 March 2018	2,160	109	1,319	3,588

FOR THE YEAR ENDED 31 MARCH 2019

11. PROPERTY, PLANT AND EQUIPMENT (Continued)

The above items of property, plant and equipment are depreciated using the straight-line basis at the following rates per annum:

Plant and machinery	10% - 16.7%
Furniture and equipment	16.7% – 33%
Motor vehicles	20%

12. EXPLORATION ASSETS

	НК\$'000
Exploration assets	
At 1 April 2017	4,523,585
Additions	28,231
Acquisition of assets through acquisition of subsidiaries (Note 24)	183,058
Loss on relinquishment of mining licenses	(215,832)
Exchange realignment	52,204
At 31 March 2018	4,571,246
Additions	8,723
Exchange realignment	(805,078)
At 31 March 2019	3,774,891

As at 31 March 2019, the carrying amount of the Group's exploration assets was HK\$3,774,891,000 (2018: HK\$4,571,246,000), which represents entirely the exploration assets in South Africa.

Exploration assets in South Africa

The exploration assets principally represent the mining rights for the gold mining projects in South Africa, namely the Evander Project and the Jeanette Project. The mining right for Evander Project is valid for 26 years commencing from 18 July 2012 until 28 April 2038, and the mining right for Jeanette Project is valid for 30 years commencing from 7 June 2017 until 6 June 2047. In previous years, the Group completed the bankable feasibility study and pre-feasibility study for the Evander Project and Jeanette Project respectively and the details are set out in the Company's announcement dated 12 September 2016 and 9 March 2017, respectively.

FOR THE YEAR ENDED 31 MARCH 2019

12. EXPLORATION ASSETS (Continued)

Exploration assets in South Africa (Continued)

In the preparation of the consolidated financial statements for the years ended 31 March 2019 and 31 March 2018, the directors of the Company have assessed the recoverable amount of the exploration assets relating to the Jeanette Project and the Evander Project as at 31 March 2019 and 31 March 2018 based on estimations of its value in use. The management of the Group applied discounted cash flow approach to assess the recoverable amount of the CGU to which the exploration assets relating to the Jeanette Project are allocated. The discounted cash flow approach is based on an effective discount rate of 15.11% (2018: 14.69%) and cash flow projection prepared from financial forecasts covering a mine life period until the mine resources run out based on probable reserves.

During the year ended 31 March 2019, expenses relating to the exploration assets in gold exploration and development operation in South Africa are HK\$8,604,000 (2018: HK\$17,121,000). No revenue was generated from these exploration assets during the years ended 31 March 2019 and 31 March 2018.

Jeanette Project

The amount of reserve used in the projection is 20.09 mt (2018: 20.09 mt) and it is assumed the mineral reserve is mined 24 (2018: 24) years at an average rate of 0.84 mt (2018: 0.84 mt) per annum. The discount rate is estimated using the capital asset pricing model with the risk free rate at 9.71% (2018: 8.90%), the market risk premium at 2.54% (2018: 4.27%), beta at 0.74 (2018: 0.81). Other key assumptions for the fair value calculation related to the estimation of cash inflows/outflows which include total operating costs of USD343 (2018: USD343) per ounce, capital expenditure of ZAR25,744,064,000 (2018: ZAR25,084,701,000), expected future inflation rate of 5.5% (2018: 5.5%) per annum affecting operating and capital costs, USD/ZAR exchange rate of 14.50 (2018: 11.84) and gold prices of USD1,348 (2018: USD1,345) per ounce and an average production rate of 11.5g (2018: 11.5g) per ton.

In the opinion of the directors of the Company, no impairment loss is recognised for the exploration assets in relation to Jeanette Project for the years ended 31 March 2019 and 31 March 2018.

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12. EXPLORATION ASSETS (Continued)

Exploration assets in South Africa (Continued) **Evander Project**

The amount of reserve used in the projection is 19.64 mt (2018: 19.64 mt) and it is assumed the mineral reserve is mined 19 (2018: 19) years at an average rate of 0.98 mt (2018: 0.98 mt) per annum. The discount rate was estimated using the capital asset pricing model with the risk free rate at 9.71% (2018: 8.90%), the market risk premium at 2.54% (2018: 4.27%), beta at 0.74 (2018: 0.81). Other key assumptions for the fair value calculation related to the estimation of cash inflows/outflows which include total operating costs of USD486 (2018: USD486) per ounce, capital expenditure of ZAR17,668,528,000 (2018: ZAR12,355,485,000), which is mainly denominated in USD, expected future inflation rate of 5.5% (2018: 5.5%) per annum affecting operating and capital costs, USD/ZAR exchange rate of 14.50 (2018: 11.84) and gold prices of USD1,348 (2018: USD1,345) per ounce and an average production rate of 6.8g (2018: 6.8g) per ton.

In the opinion of the directors of the Company, no impairment loss is recognised for the exploration assets in relation to Evander Project for the years ended 31 March 2019 and 31 March 2018.

Exploration assets in Indonesia

Minex Project

During the year ended 31 March 2016, the Group acquired a subsidiary in Indonesia, which held a mining business licence for gold mining project in Indonesia, namely, the Minex Project. The mining business licence had been valid for six years since the issue date and was expired in January 2016. Despite the Group held a renewed mining business licence granted by local government, namely the Regent of Bolaang Mongondow Timur, issued in December 2014 for a period of 20 years until 2034, such renewed mining business licence was not issued by authorised government agency in Indonesia pursuant to the Regional Government Law. On 28 April 2017, the Group obtained the approval letter of the work plan and cost budget in year 2017 from Ministry of Energy and Mineral Resources of the Republic of Indonesia in respect of the Minex Project.

As disclosed in note 5A, the Group received letters from the Governor of Sulawesi Utara of Indonesia regarding the termination of the mining licenses held by its subsidiaries for the Minex Project. As a result, the Group impaired the entire exploration assets in Indonesia and recognised an aggregated loss on relinquishment of mining licenses of HK\$215,832,000 to the profit or loss during the year ended 31 March 2018.

FOR THE YEAR ENDED 31 MARCH 2019

13. INTERESTS IN ASSOCIATES

	2019 HK\$'000	2018 HK\$'000
Cost of investments in associates – unlisted	27,905	27,905
Share of post-acquisition losses and other comprehensive expense	(27,279)	(27,257)
	626	648

Interests in associates

As at 31 March 2019 and 31 March 2018, the Group has interests in the following associates:

Name of entity	Form of entity	Country/ place of incorporation	Country/ place of operation	Class of shares held	Proporti nominal v registered held by the	alue of capital e Group	Proport voting por	ver held	Principal activities
Goldster Global Limited	Incorporated	British Virgin Islands ("BVI")	Hong Kong	Ordinary	2019 45%	2018 45%	2019 45%	2018 45%	Investment holding
Oneshine Investments Limited	Incorporated	BVI	Hong Kong	Ordinary	44%	44%	44%	44%	Inactive

All of the associates are accounted for using the equity method in these consolidated financial statements.

14. LOANS TO SHAREHOLDERS OF A SUBSIDIARY

	NOTES	2019 HK\$'000	2018 HK\$'000
Sephaku Gold Holdings (Proprietary) Limited ("SepGold")	<i>(i)</i>	_	95,231
Taung Gold EPP RF (Proprietary) Limited ("TG EPP")	<i>(ii)</i>	-	19,439
Other various shareholders of TGL	(iii)	3,913	6,869
		3,913	121,539

FOR THE YEAR ENDED 31 MARCH 2019

14. LOANS TO SHAREHOLDERS OF A SUBSIDIARY (Continued)

Notes:

(i) SepGold is a historically disadvantaged South African company in terms of BEE requirements in South Africa. SepGold is a qualified BEE company in South Africa. The loan to SepGold is secured by the pledge of 39,402,071 shares of TGL, representing 15.39% of the issued share capital of TGL. 50% of any dividend declared by TGL in any financial year due to SepGold shall be applied towards the repayment of the loan. The loan carried interest at the prime rate quoted by ABSA Bank Limited in South Africa plus 4% per annum. The principal amount of the loan to SepGold was ZAR433,066,688 and an amount of ZAR17,425,499 was repaid in previous years. The loan to SepGold has no fixed repayment term.

In March 2017, the Group and SepGold started negotiation on the loan repayment schedule and arrangement including (i) waiver of the interest accrued on the loan, (ii) deletion in its entirety of a clause in the loan agreement which the Group and SepGold entered into on 22 July 2011 (the "Vendor Financing Agreement") about payment of any interest in relation to the loan and (iii) extension of the repayment date of the loan to 31 December 2020.

On 24 April 2017, the Group and SepGold entered into a supplemental agreement to the Vendor Financing Agreement (the "Supplemental Agreement") in relation to the matters mentioned above. Details about the Supplemental Agreement were set out in the Company's announcement dated 24 April 2017.

During the year ended 31 March 2018, imputed interest income of HK\$21,044,000 was recognised to the profit or loss. As at 31 March 2018, the carrying amount of the loan was HK\$204,034,000.

In March 2018, the Group and SepGold entered into negotiations on the SepGold loan repayment schedule in particular related to extending of the loan repayment date to 31 December 2027 following due consideration of the appropriate timing and amount of dividends expected from TGL after the planned commencement of its Evander Project and Jeanette Project. As at 31 March 2018, the directors of the Company re-assessed further the recoverability of the carrying amount of the loan of HK\$204,034,000 based on revised estimates on the expected timing of loan repayment. As a result, an impairment of HK\$108,803,000 which reduced the carrying amount of the loan as at 31 March 2018 to reflect the revised estimated cash flows at an original effective interest rate of 11.5% per annum over the extended loan term was recognised to the profit or loss during the year ended 31 March 2018.

On 4 May 2018, shortly after the end of the reporting period, the Group and SepGold entered into a second supplemental agreement to the Vendor Financing Agreement (the "Second Supplemental Agreement") confirming the matter mentioned above. Details about the Second Supplemental Agreement entered into between the Group and SepGold were set out in the Company's announcement dated 4 May 2018. The Supplemental Agreement and the Second Supplemental Agreement were approved by the shareholders of the Company in the special general meeting on 27 June 2018.

In the opinion of the directors of the Company, the carrying amount of the loan to SepGold as at 31 March 2018 was considered to be recoverable by taking into account the estimated future cash flows from the repayment by SepGold as well as the proceeds from realisation of the collaterals charged by SepGold upon default on repayment.

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14. LOANS TO SHAREHOLDERS OF A SUBSIDIARY (Continued)

Notes: (Continued)

- (ii) On 22 April 2016, the Group and TG EPP, which is the qualified BEE company, entered into a loan agreement. Pursuant to the loan agreement, the Group made an interest-free loan of ZAR36,926,000 (equivalent to HK\$21,376,000) with a maturity date on 31 December 2021 to TG EPP for the purpose of enabling TG EPP to acquire a particular percentage of TGL's issued share capital when the shareholding owned by the qualified BEE company in TGL dropped below 26%. The difference between the principal amount of the loan to TG EPP of HK\$21,376,000 and the present value of the loan as at the date of payment of HK\$13,520,000, which was determined based on the maturity date on 31 December 2021 and the effective interest rate of 11.5% per annum, amounting to HK\$7,856,000, was recognised to the profit or loss for the year ended 31 March 2017 as adjustment to the carrying amount of the loan. During the year ended 31 March 2018, imputed interest income of HK\$1,590,000 was recognised to the profit or loss. The loan is secured by the pledge of 5,058,327 shares in TGL, representing 2% of the issued share capital of TGL.
- (iii) Aggregated loans to various other shareholders of TGL, amounting to HK\$3,913,000 (2018: HK\$6,869,000), are interest-free and repayable on demand. The loans are secured by the pledge of certain shares of the Company, representing 0.6% (2018: 0.7%) of its issued share capital. During the year ended 31 March 2018, the Group served demand notice to these shareholders of TGL in relation to the repayment of the loans of HK\$22,156,000. However, the Group did not receive any payment prior to the settlement due date on 15 December 2017. Therefore, the Group perfected the pledge and wrote down the unsettled balance of the loans by reference to the market value of the pledged shares as at 31 March 2018 and the amount of subsequent receipt of HK\$1,964,000 from these shareholders. Accordingly, an impairment loss in respect of this loan of HK\$15,181,000 was recognised to the profit or loss during the year ended 31 March 2018.

As set out in note 2, upon the initial application of HKFRS 9 as at 1 April 2018, the loans to SepGold and TG EPP are not held within a business model whose objective is contractual cash flows that are solely payments of principal and interest on the principal amount outstanding and, thus, these loans are classified as financial assets at FVTPL and measured at FVTPL. Details of these loans classified as financial assets at FVTPL are set out in note 15.

As at 31 March 2019 and 31 March 2018, the fair values of the pledged shares of these loans are higher than the carrying amounts of the loans.

Certain of these various other shareholders of TGL are also directors of TGL or a company in which a director of TGL has a beneficial interest. Loans to directors of TGL disclosed pursuant to section 383 of the Hong Kong Companies Ordinance are as follows:

Name	Balance at 31 March 2019 HK\$'000	Balance at 1 April 2018 HK\$'000	Maximum amount outstanding during the year HK\$'000
African Precious Minerals Limited	1,081	1,311	1,311

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15. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

	2019 HK\$'000
Financial assets at fair value through profit or loss represent:	
Loan to SepGold	71,039
Loan to TG EPP	5,379
	76,418

Saved as disclosed in note 14, the loans mentioned above are made to shareholders of TGL and are measured at FVTPL upon the initial application of HKFRS 9 as at 1 April 2018. The directors of the Company assessed the fair value of the loans to SepGold and TG EPP by taking into account the returns from Jeanette Project and Evander Project, including considering their exploration and development status, their expected commencement of commercial production, their expected reserves and the future gold price, where appropriate, in order to estimate the timing of repayment of these loans. The Group engaged an independent qualified professional valuer to perform estimation of future cash flows expected to arise from the loans and the discount rates applied.

A fair value gain of HK\$6,765,000 in relation to the loans to SepGold and TG EPP is recognised in profit or loss during the year ended 31 March 2019.

Details of the valuation techniques and key inputs in relation to these loans measured at FVTPL are set out in note 26.

16. DEPOSITS FOR ACQUISITION OF INVESTMENTS

Acquisition of Sunlit Global Holdings Limited ("Sunlit Global")

On 28 December 2016, the Group entered into a sale and purchase agreement with an individual third party (the "Seller"). Pursuant to the agreement, the Group conditionally agreed to acquire the entire issued equity interest in Sunlit Global at a total cash consideration of HK\$146,000,000 and a deposit of HK\$60,000,000 was paid by the Group thereof. Sunlit Global is a private limited Company incorporated in BVI and it holds 20% equity interest in another company which holds 70% equity interest in a Pakistan company. This Pakistan company holds an exploration licence for copper, gold and associated minerals mines in Pakistan.

Due to the uncertain political environment in Pakistan in the last two years, the Company was unable to conduct due diligence on Sunlit Global and its subsidiaries, which is one of the condition precedents in the sale and purchase agreement. On 25 June 2019, in view of the future opportunities that may accrue to the Group from this project in Pakistan, the Group and the Seller entered into an addendum, among others, to extend the long stop date of this acquisition to 31 December 2019. Details of this addendum are set out in the Company's announcement dated 25 June 2019.

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20192018HK\$'000HK\$'000Rental and other deposits3,406Value added tax ("VAT") recoverable1,6430ther receivables and prepayment2,4567,50513,218

17. OTHER RECEIVABLES, PREPAYMENT AND DEPOSITS

18. RESTRICTED AND PLEDGED BANK DEPOSITS Restricted bank deposits

On 9 June 2017, the Group entered into a joint venture agreement (the "Joint Venture Agreement") with Frontier Works Organisation (the "Joint Venture Partner"), which is a company incorporated in Pakistan and principally engaged in construction in Pakistan, to establish a joint venture company in preparation for the bidding of a copper mining project in Pakistan. Pursuant to this joint venture arrangement, bank guarantees of an aggregate amount of up to USD50 million shall be provided in favour of the Joint Venture Partner as guarantee for the performance of the obligations of the Group under the Joint Venture Agreement. Accordingly, the Group procured National Bank of Pakistan, Hong Kong Branch (the "Bank"), to provide bank guarantee of an amount of up to USD15,384,000 (equivalent to HK\$120,235,000) in favour of the Joint Venture Partner on 9 June 2017 by entering into the guarantee agreement with the Bank. Pursuant to the guarantee agreement, the Group should provide same amount of security deposit of USD15,384,000 (equivalent to HK\$120,235,000) to secure the provision of the bank guarantee provided by the Bank.

During the year ended 31 March 2019, the restricted bank deposits are released by the Bank.

At 31 March 2018, the restricted bank deposits carried variable interest rate of 0.1% per annum.

Pledged bank deposits

As at 31 March 2019, the pledged bank deposits of ZAR3,766,000 (equivalent to HK\$2,057,000) (2018: ZAR5,035,000 (equivalent to HK\$3,334,000)) are mainly for financial guarantees provided to the Department of Mineral Resources of South Africa in relation to application of the mining permit on exploration of Jeanette Project and Evander Project which requires rehabilitation and management of negative environmental impacts on the mining areas. In addition, as at 31 March 2019, the Group provides total financial guarantees of ZAR19,117,000 (equivalent to HK\$10,442,000) (2018: ZAR30,576,000 (equivalent to HK\$20,247,000)) to the Department of Mineral Resources of South Africa.

The pledged bank deposits carry effective interest rates ranging from 6.00% to 8.10% (2018: 6.25%) per annum.

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19. BANK BALANCES AND CASH

Bank balances comprise bank deposits held by the Group with an original maturity of three months or less. The bank balances carry effective interest rates ranging from 0.10% to 6.50% (2018: 0.10% to 7.65%) per annum.

The Group's bank balances that are denominated in currencies other than the functional currency of the respective group entities are set out below:

	2019 HK\$'000	2018 HK\$'000
RMB	729	779
HK\$	8,530	7,481
	9,259	8,260

As at 31 March 2019, bank balances and cash of HK\$729,000 (2018: HK\$779,000) were denominated in RMB which is not freely convertible into other currencies.

20. OTHER PAYABLES AND ACCRUALS

	2019 HK\$'000	2018 HK\$'000
VAT payables	2,094	3,318
Other payables	445	1,376
Other accruals	7,761	8,084
	10,300	12,778

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21. PROVISION FOR REHABILITATION COSTS

	HK\$'000
At 1 April 2017	_
Provision for the year	9,976
Unwinding of discounting effects for the year	6,093
Exchange realignment	(586)
At 31 March 2018	15,483
Unwinding of discounting effects for the year	571
Exchange realignment	(3,580)
At 31 March 2019	12,474

The provision for mine rehabilitation includes the anticipated costs of future rehabilitation, restoration and dismantling of mining areas from which natural resources have been extracted. These provisions include future cost estimates associated with plant closures, waste site closures, monitoring, demolition, decontamination, water purification, and permanent storage of historical residues. The discount rate using in determining this provision is 11.28% (2018: 10.56%) per annum.

22. SHARE CAPITAL

	Number of shares	Share capital HK\$'000
Ordinary shares of HK\$0.01 each		
Authorised: At 1 April 2017, 31 March 2018 and 31 March 2019	30,000,000,000	300,000
Issue and fully paid: At 1 April 2017, 31 March 2018 and 31 March 2019	18,151,471,981	181,515

All shares ranked pari passu in all respects with other shares in issue.

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23. EQUITY-SETTLED SHARE-BASED PAYMENT TRANSACTIONS

Share option scheme of the Company

An ordinary resolution was duly passed by the shareholders of the Company at the special general meeting held on 4 January 2010 to adopt a share option scheme ("Share Option Scheme"). The purpose of the Share Option Scheme is to provide the Company with a flexible and effective means of incentivising, rewarding, remunerating, compensating and/or providing benefits to participants in recognition of their contribution to the Group. Eligible participants of the Share Option Scheme include any person who is an employee of the Group, and any entity (including associated company) in which the Company, any of its holding companies or any of their respective subsidiaries holds any equity interest ("Eligible Entity") or is a director (including executive and non-executive directors) of an Eligible Entity or any adviser, consultant, agent, contractor, customer and supplier of any member of the Group or any Eligible Entity whom the board of directors in its sole discretion considers eligible for the Share Option Scheme on the basis of his or her contribution to the Group. The Share Option Scheme became effective on 4 January 2010 and, unless otherwise cancelled or amended, will remain in force for 10 years from that date.

The maximum number of shares which may be issued upon exercise of all outstanding share options granted and yet to be exercised under the Share Option Scheme and all outstanding options granted and yet to be exercised under any other share option schemes of the Company shall not exceed 30% of the total number of shares in issue from time to time.

The total number of shares which may be issued upon exercise of all share options to be granted under the Share Option Scheme and any options to be granted under any other share option schemes of the Company must not in aggregate exceed 10% of the total number of shares in issue on 4 January 2010. Share options which lapsed in accordance with the terms of the Share Option Scheme and any other share option schemes of the Company will not be counted for the purpose of calculating the 10% limit. The Company may seek approval of the shareholders in a general meeting for refreshing the 10% limit under the Share Option Scheme, save that the total number of shares which may be issued upon exercise of all share options granted under the Share Option Scheme and any other share option schemes of the Company under the limit as refreshed shall not exceed 10% of the total number of shares in issue as at the date of approval of the limit as refreshed. Share options previously granted under the Share Option Scheme and any other share option schemes of the Company (including share options outstanding, cancelled, lapsed in accordance with the terms of the relevant scheme, or exercised options) will not be counted for the purpose of calculating the limit as refreshed. The total number of shares issued and to be issued upon exercise of the share options granted to each eligible participant (including both exercised and outstanding options) in any 12-month period shall not exceed 1% of the total number of shares in issue.

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23. EQUITY-SETTLED SHARE-BASED PAYMENT TRANSACTIONS (Continued)

Share option scheme of the Company (Continued)

Each grant of share options to a director, chief executive or substantial shareholder of the Company, or to any of their associates, under the Share Option Scheme must be subject to approval by independent non-executive directors to whom share options have not been granted. In addition, any grant of share options to a substantial shareholder or an independent non-executive director of the Company, or any of their associates, which would result in the shares issued and to be issued upon exercise of all share options already granted and to be granted under the Share Option Scheme (including share options exercised, cancelled and outstanding) to such person in the 12-month period up to and including the date of such grant in aggregate over 0.1% of the shares in issue and with an aggregate value (based on the closing price of the Company's shares at the date of each grant) in excess of HK\$5 million, must be approved by the shareholders in a general meeting.

The offer of a grant of share options shall be accepted within 21 days from the date of the offer, upon payment of a nominal consideration of HK\$1 in total by the grantee. The exercisable period of the share options granted is determined by the directors, save that such period shall not be more than 10 years from the date of the offer of the share options, subject to the provisions for early termination set out in the Share Option Scheme. There is no minimum period for which an option must be held before the exercise of the subscription right attaching thereto, except as otherwise imposed by the board of directors.

The exercise price of the share options is determined by the directors, but shall not be less than the highest of (i) the closing price of the Company's shares as quoted on the daily quotation sheets of the Stock Exchange on the date of the offer of the share options; (ii) the average closing price of the Company's shares as quoted on the daily quotation sheets of the Stock Exchange for the five trading days immediately preceding the date of the offer; and (iii) the nominal value of the Company's shares.

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

On 16 July 2015, a total of 272,731,129 share options were granted to directors, employees and an independent consultant under the Share Option Scheme entitling the holders thereof to subscribe for shares of the Company at an exercise price of HK\$0.149. The share options will be vested on 15 July 2016 and are exercisable during the period from 16 July 2016 to 15 July 2020.

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23. EQUITY-SETTLED SHARE-BASED PAYMENT TRANSACTIONS (Continued)

Share option scheme of the Company (Continued)

Details and movements of share options are as follows:

Date of grant E	Exercisable period		Exercise price			
16 July 2015 1	6 July 2016 – 15 Jul	uly 2016 – 15 July 2020		HK\$0.149		
Grantees	Outstanding at 1 April 2017	Forfeited during the year	Outstanding at 1 April 2018	Forfeited during the year	Outstanding at 31 March 2019	
Directors Employees Consultant	134,509,459 74,753,570 44,252,463	(38,431,274) _ _	96,078,185 74,753,570 44,252,463	(19,215,637) (17,664,607) –	76,862,548 57,088,963 44,252,463	
	253,515,492	(38,431,274)	215,084,218	(36,880,244)	178,203,974	
Number of options exercisable at the reporting	date 253,515,492		215,084,218		178,203,974	
Weighted average exercise price	HK\$0.149	HK\$0.149	HK\$0.149	HK\$0.149	HK\$0.149	

The share options of 228,478,666 were granted to directors of the Company and employees of the Group on 16 July 2015 for the provision of services to the Group. The share options were vested on 15 July 2016.

The share options of 44,252,463 were granted to a consultant of the Group on 16 July 2015 for the provision of consultancy services to the Group. The share options were vested on 15 July 2016. These share options were granted by the Company without entering into formal service agreements with a consultant. In the opinion of the directors of the Company, these share options were granted to the consultants for rendering consultancy services in respect of identification of potential investment opportunities and lining-up business connections for the Group. The Group granted share options to it for recognising its efforts. Since its services were such unique that the fair value could not be reliably measured, the services received were measured by reference to the fair value of share options granted.

During the year ended 31 March 2019, one director (2018: two directors) of the Company and three employees (2018: nil) of the Group resigned and the share options granted to them are forfeited accordingly.

The estimated fair value of the share options at the date of grant was HK\$17,962,000, with HK\$0.066 each.

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24. ACQUISITION OF ASSETS THROUGH ACQUISITION OF SUBSIDIARIES

As disclosed in note 17 to the consolidated financial statements included in the Company's annual report 2018, the Group completed the remaining conditions on acquisitions of PTBBP and PTKEP (both defined in note 31) under the Minex Project during the year ended 31 March 2018. PTBBP and PTKEP are inactive companies and they hold concessions located near the concession held by PTBTPR that together contain several deposits with potential to host an economic gold resource. These companies had not commenced any mining activities. Therefore, the acquisitions of PTBBP and PTKEP were accounted for as acquisition of assets and the acquisitions were completed on 28 June 2017.

	НК\$'000
Consideration transferred:	
Cash paid	31,224
Prepayment for acquisition of exploration assets	154,029
Total consideration	185,253
Asset acquired at the date of acquisition is as follows:	
Other receivable	2,928
Adjustment to carrying amount of exploration assets:	
Consideration transferred	185,253
Plus: Non-controlling interests (25% in PTBBP and PTKEP) (Note)	733
Less: Net asset acquired	(2,928)
	183,058
Net cash outflow arising in the acquisition:	
Cash consideration paid	31,224

Note: The non-controlling interests are measured at their proportionate share of net assets acquired of PTBBP and PTKEP.

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25. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Company consists of cash and cash equivalents and equity attributable to owners of the Company, comprising issued share capital disclosed in note 22 and reserves disclosed in the consolidated statement of changes in equity. Management of the Group reviews the capital structure on a continuous basis taking into account the cost of capital and the risk associated with the capital. The Group will balance its overall capital structure through new share issues as well as the raising of new debts.

26. FINANCIAL INSTRUMENTS

Categories of financial instruments

	2019 НК\$'000	2018 HK\$'000
Financial assets		
Financial assets at FVTPL	76,418	N/A
Amortised cost	247,439	N/A
Loans and receivables (including cash and cash equivalents)	N/A	413,992
Financial liabilities		
Amortised cost	8,206	9,460

Financial risk management objective and policies

The Group's major financial instruments include financial assets at FVTPL, loans to shareholders of a subsidiary at amortised cost, other receivables and deposits, pledged bank deposits, bank balances and cash and other payables and accruals (2018: loans to shareholders of a subsidiary, other receivables and deposits, pledged bank deposits, restricted bank deposits, bank balances and cash and other payables and accruals). Details of these financial instruments are disclosed in respective notes. The risk associated with these financial instruments and the policies on how to mitigate these risks are set out below. Management of the Group manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

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26. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objective and policies (Continued) Market risk

Currency risk

Certain subsidiaries of the Company have bank balances and cash, other receivables and deposits and other payables and accruals denominated in foreign currencies, other than the functional currency of respective group companies which expose the subsidiaries to foreign currency risk. The Group currently does not have a foreign currency hedging policy. However, management of the Group monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise.

The carrying amounts of the Group's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period:

	Assets		s Liabilities	
	2019 2018		2019	2018
	HK\$'000	HK\$'000	НК\$'000	HK\$'000
RMB	729	779	-	-
HK\$	8,599	7,932	5,385	5,350

Sensitivity analysis

The currency risk mainly arises from the exchange rate of USD against HK\$ and RMB.

The directors of the Company consider the Group's exposure in USD relative to HK\$ is insignificant since HK\$ is pegged to USD. Accordingly, no sensitivity analysis is presented for USD against HK\$. The following table details the Group's sensitivity to a 5% (2018: 5%) increase and decrease in the functional currency of each group entity against RMB and all other variables were held constant, translating to the presentation currency, HK\$, at the closing rate at the end of the reporting period. 5% (2018: 5%) is the sensitivity rate used by management of the Group in the assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes only outstanding monetary items which are denominated in RMB of respective group entities and adjusts their translation at the end of the reporting period for a 5% (2018: 5%) change in exchange rate of RMB. A positive number below indicates a decrease in post-tax loss for the year where RMB strengthen 5% (2018: 5%) against the functional currency of each group entities. For a 5% (2018: 5%) weakening of RMB against the relevant functional currency there would be an equal and opposite impact on the result.

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26. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objective and policies (Continued)

Market risk (Continued) Currency risk (Continued) Decrease in post-tax loss for the year

	2019 НК\$'000	2018 HK\$'000
USD against RMB impact	26	28

Interest rate risk

The Group is exposed to cash flow interest rate risk in relation to variable-rate pledged bank deposits and bank balances (2018: variable-rate pledged bank deposits, restricted bank deposits and bank balances). The Group exposed to fair value interest rate risk in relation to loans to shareholders of a subsidiary which are interest-free.

Sensitivity analysis

The sensitivity analysis below has been determined based on the exposure to interest rates for nonderivative instruments at the end of the reporting period. For variable-rate pledged bank deposits and bank balances (2018: variable-rate pledged bank deposits, restricted bank deposits and bank balances), the analysis is prepared assuming the variable-rate pledged bank deposits and bank balances (2018: variablerate pledged bank deposits, restricted bank deposits and bank balances) at the end of the reporting period was outstanding for the whole year. A 50 basis points increase or decrease is used for variable-rate pledged bank deposits and bank balances (2018: variable-rate pledged bank deposits, restricted bank deposits and bank balances) which represents the management's assessment of the reasonably possible change in interest rates.

For the variable-rate pledged bank deposits and bank balances (2018: variable-rate pledged bank deposits, restricted bank deposits and bank balances), if interest rates had been 50 basis points higher/lower and all other variables were held constant, the Group's post-tax loss for the year would decrease/increase by HK\$402,000 (2018: HK\$557,000).

Other price risk

The Group is exposed to other price risk through its financial assets at FVTPL (2018: nil). The fair value adjustment of financial assets at FVTPL would be affected positively or negatively, primarily, by changes in discount rate applied for discounting the future cash flows.

If the discount rates had been 30% higher/lower, given other variables remaining constant, post-tax loss for the year ended 31 March 2019 would be increased/decreased by HK\$789,000 (2018: nil) as a result of the changes in fair value of financial assets at FVTPL.

FOR THE YEAR ENDED 31 MARCH 2019

26. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objective and policies (Continued)

Credit risk and impairment assessment

At the end of the reporting period, other than those financial assets whose carrying amounts best represent the maximum exposure to credit risk, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties and financial guarantees provided by the Group is arising from the amount of contingent liabilities in relation to financial guarantee contracts issued by the Group as disclosed in note 35.

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Financial assets at amortised costs

For other receivables and deposits and loans to shareholders of a subsidiary at amortised cost, the management of the Group makes periodic individual assessment on their recoverability based on historical settlement records, past experience, and also available reasonable and supportive forward-looking information starting from 1 April 2018. The management of the Group believes that there is no material credit risk inherent in the Group's outstanding balances of the other receivables and deposits and loans to shareholders of a subsidiary at amortised cost. The management of the Group considers that the ECL on other receivables and deposits and loans to shareholders of a subsidiary at amortised cost of a subsidiary at amortised cost as at 1 April 2018 and 31 March 2019 is insignificant taking into account of repayment history and loss given default.

For financial guarantee contracts, the maximum amount that the Group has guaranteed under the respective contracts was HK\$10,442,000 as at 31 March 2019. At the end of the reporting period, the management of the Group has performed impairment assessment, and concluded that there has been no significant increase in credit risk since initial recognition of the financial guarantee contracts. Accordingly, the loss allowance for financial guarantee contracts issued by the Group is measured at an amount equal to 12m ECL. Based on the assessment of the management of the Group, the ECL on financial guarantee contracts is insignificant.

The bank balances and pledged bank deposits are placed in various authorised financial institutions either with high credit ratings or good financial background and the directors of the Company consider the credit risk of such authorised financial institutions is low.

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Loans and receivables

The Group reviewed the recoverable amount of each individual debt at the end of the reporting period to ensure that adequate impairment losses were made for irrecoverable amounts. In this regard, the directors of the Company considered that the Group's credit risk was significantly reduced.

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26. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objective and policies (Continued) **Credit risk and impairment assessment** (Continued)

For the year ended 31 March 2018 (Continued)

Loans and receivables (Continued)

Bank balances were placed in various authorised financial institutions and the directors of the Company considered the credit risk of such authorised financial institutions to be low.

The Group had a concentration of credit risk on loans to shareholders of a subsidiary. In order to minimise the credit risk, the Group had monitoring procedures to ensure that follow-up action was taken to recover overdue debts. In addition, management of the Group reviewed the recoverable amounts of these debts at the end of the reporting period to ensure that adequate impairment losses were recognised for irrecoverable amounts. In this regard, the directors of the Company considered that the credit risk was significantly reduced.

In addition, the repayment of the loans to a shareholder of TGL (i.e. SepGold) is expected to be settled by dividends to be declared by TGL in future, when the TGL commences the mining operations and has surplus cash for distribution. As set out in note 14, 50% of any dividend declared by TGL in any financial year due to SepGold shall be applied towards the repayment of the loan. As long as there is no change of the Group's mining plan in South Africa, the management of the Group considered the credit risk was minimal.

The policy of allowances for doubtful debts of the Group was based on the evaluation and estimation of collectability of the outstanding debts. Specific allowance was only made for receivables that were unlikely to be collected and was recognised on the difference between the discounted estimated future cash flows and the carrying value.

Management of the Group closely monitored the subsequent settlements of the counterparties. In this regard, the directors of the Company considered that the credit risk was significantly reduced.

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26. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objective and policies (Continued)

Liquidity risk

In the management of the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by management of the Group to finance the Group's operations and mitigate the effects of fluctuations in cash flows.

Liquidity table

The following table details the Group's expected maturity for its non-derivative financial liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The maturity dates for other non-derivative financial liabilities are based on the agreed repayment dates. The table includes both interest and principal cash flows.

	Weighted average effective interest rate %	Repayable on demand or within 3 months HK\$'000	Total undiscounted cash flows HK\$'000	Total carrying amount HK\$'000
At 31 March 2019				
Non-derivative financial liabilities				
Other payables and accruals	N/A	8,206	8,206	8,206
Financial guarantee contracts issued	N/A	10,442	10,442	-
		18,648	18,648	8,206
At 31 March 2018				
Non-derivative financial liabilities				
Other payables and accruals	N/A	9,460	9,460	9,460
Financial guarantee contracts issued	N/A	20,247	20,247	
		29,707	29,707	9,460

The amounts included above for financial guarantee contracts issued are the maximum amounts the Group could be required to settle under the arrangement for the full guaranteed amount if that amount is claimed by the counterparty to the guarantee. Based on expectations at the end of the reporting period, management of the Group considers that it is not likely the amount will be payable under the arrangement. However, this estimate is subject to change depending on the probability of the counterparty claiming under the guarantee which is a function of the likelihood that the financial receivables held by the counterparty which are guaranteed suffer credit losses.

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26. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objective and policies (Continued) **Fair value measurements of financial instruments**

This note provides information about how the Group determines fair values of various financial assets.

Some of the Group's financial instruments are measured at fair value for financial reporting purposes. The directors of the Company delegate the chief financial officer (the "CFO") of the Company to determine the appropriate valuation techniques and inputs for fair value measurements. In estimating the fair value, the Group uses market-observable data to the extent it is available. Where Level 1 inputs are not available, the Group engages independent qualified professional valuers to perform the valuation. The CFO of the Group works closely with independent qualified professional valuers to establish the appropriate valuation techniques and inputs to the model. The CFO of the Group reports the findings in the valuation to the directors of the Company annually to explain the cause of fluctuations in the fair values.

Some of the Group's financial assets are measured at fair value at the end of each reporting period. The following table gives information about how the fair values of these financial assets are determined (in particular, the valuation technique and inputs used).

Financial assets	Fair value as at	31 March	Fair value hierarchy	Valuation technique and key inputs
	2019 HK\$	2018 HK\$		
Financial assets at FVTPL	HK\$76,418,000	N/A	Level 3	Discounted cash flows based
	where loan to			on the estimated future cash
	SepGold is			flows of Jeanette and Evander
	HK\$71,039,000			Projects in South Africa and the
	and loan to			amounts that are expected to
	TG EPP is			be received from SepGold and
	HK\$5,379,000			TG EPP for loans repayment,
				discounted at a rate of 14.50%.

Fair value of the Group's financial assets that are measured at fair value on a recurring basis

There are no transfers among Level 1, 2 and 3 during the year.

An increase in the discount rate used in isolation would result in a decrease in the fair value measurement of the financial assets at FVTPL and vice versa. A 30% increase in the discount rate holding all other variables constant would decrease the carrying amount of the financial assets at FVTPL as at 31 March 2019 by HK\$23,315,000 (2018: nil).

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26. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objective and policies (Continued)

Fair value measurements of financial instruments (Continued)

Reconciliation of Level 3 fair value measurements

	Loan to SepGold at amortised cost HK\$'000	Loan to TG EPP at amortised cost HK\$'000	Loan to SepGold at FVTPL HK\$'000	Loan to TG EPP at FVTPL HK\$'000	Тоtal НК\$'000
Balance at 31 March 2018 – HKAS 39	95,231	19,439	-	-	114,670
Effect arising from initial application of HKFRS 9:					
Reclassification From loans to shareholders to a subsidiary at amortised cost to financial assets at FVTPL	(95,231)	(19,439)	95,231	19,439	-
Remeasurement From amortised cost to fair value	_	_	(16,384)	(12,746)	(29,130)
Balance at 1 April 2018 – HKFRS 9 Fair value gains recognised in profit or loss Exchange realignment	- -	- -	78,847 6,289 (14,097)	6,693 476 (1,790)	85,540 6,765 (15,887)
Balance at 31 March 2019	-	-	71,039	5,379	76,418

The fair value changes of loan to SepGold and loan to TG EPP of HK\$6,765,000 are included in "other gains and losses" line item in the consolidated statement of profit or loss and other comprehensive income.

Fair value of the Group's financial assets and financial liabilities that are not measured at fair value on a recurring basis

The management of the Group estimates the fair values of its financial assets and financial liabilities measured at amortised cost using the discounted cash flows analysis.

The management of the Group considers that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate their fair values.

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27. RETIREMENT BENEFITS SCHEME

The Group operates a MPF Scheme under rules and regulations of Mandatory Provident Fund Schemes Ordinance for all its employees in Hong Kong. All the employees of the Group in Hong Kong are required to join the MPF Scheme. Contributions are made based on a percentage, which is 5%, of the employees' salaries and are charged to profit or loss as they become payable in accordance with the rules of the MPF Scheme. The Group's contribution to the MPF Scheme in respect of the employee's relevant income is subject to a cap to monthly relevant income of HK\$30,000 since 1 June 2014, which contribution is matched by employees. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme. No forfeited contribution is available to reduce the contribution payable in the future years as at 31 March 2019 and 31 March 2018.

During the year ended 31 March 2019, the total costs charged to the profit or loss in relation to the Group's total contributions to retirement benefits scheme are HK\$161,000 (2018: HK\$163,000).

28. RELATED PARTY TRANSACTIONS

(a) Compensation of key management personnel

The remuneration for key management personnel of the Group, including the amounts paid to directors of the Company as disclosed in note 7, during the year is as follows:

	2019 HK\$'000	2018 HK\$'000
Short-term benefits Contributions to retirement benefits scheme	11,335 45	11,997 53
	11,380	12,050

(b) Balances with related parties

Details of the balances with related parties as at 31 March 2019 and 31 March 2018 are set out in notes 14 and 15 (2018: note 14).

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29. OPERATING LEASES

The Group as lessee

At the end of the reporting period, the Group had commitments for future minimum lease payments under non-cancellable operating leases which fall due as follows:

	2019 НК\$'000	2018 HK\$'000
Within one year In the second to fifth year inclusive	1,276 -	2,183 1,236
	1,276	3,419

Operating lease payments represent rentals payable by the Group for office premises. Leases are negotiated and rentals are fixed for a lease term of one to two years.

30. CAPITAL COMMITMENTS

	2019 HK\$'000	2018 HK\$'000
Capital expenditure in respect of the gold projects contracted for		
but not provided in the consolidated financial statements: – Property, plant and equipment and exploration assets	134	1,568

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31. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY

Particulars of the Company's principal subsidiaries as at 31 March 2019 and 2018 are as follows:

Name of subsidiary	Country/place of incorporation	Country/place of operation	Issued share capital/ paid up capital/ registered capital	Equity interest attributable to the Group as at 31 March Directly Indirectly			Principal activities	
				2019		2019		
Wing Hing International (Holdings) Limited	Republic of Seychelles	Hong Kong	Ordinary USD1	100%	100%	-	-	Investment holding
Lee Hing Mining Industry Limited	Hong Kong	Hong Kong	Ordinary HK\$100	-	-	100%	100%	Inactive
TGL	South Africa	South Africa	Ordinary ZAR58,040,000	65.6%	65.6%	12.98%	12.98%	Exploration, development and mining of gold and associated minerals
Taung Gold Exploration (West) (Pty) Limited (Note (i))	South Africa	South Africa	Ordinary ZAR7,875	-	-	78.58%	78.58%	Exploration, development and mining of gold and associated minerals
Taung Gold Exploration Limited (Note (i))	South Africa	South Africa	Ordinary ZAR7,875		-	78.58%	78.58%	Exploration, development and mining of gold and associated minerals
Taung Gold (North West) (Pty) Limited (Note (i))	South Africa	South Africa	Ordinary ZAR100	-	-	78.58%	78.58%	Exploration, development and mining of gold and associated minerals
Taung Gold (Free State) (Pty) Limited (Note (i))	South Africa	South Africa	Ordinary ZAR100	-	-	78.58%	78.58%	Exploration, development and mining of gold and associated minerals
Ulinet (Pty) Limited (Note (i))	South Africa	South Africa	Ordinary ZAR100	-	-	78.58%	78.58%	Exploration, development and mining of gold and associated minerals
Minex Resources Pte Limited	Singapore	Hong Kong	Ordinary USD2,400,100	100%	100%	-	-	Investment holding
PT Bslmong Timur Primanusa Resources ("PTBTPR") (Note (ij))	Indonesia	Indonesia	Ordinary Indonesian Rupiah ("IDR") 2,500,000,000	-	-	-	95%	Inactive (2018: exploration development and minin of gold and associated minerals)
PT Bulamou Boltium Primes ("PTBBP") (Note (ii))	Indonesia	Indonesia	Ordinary IDR2,500,000,000	-	-	-	75%	Inactive (2018: exploration development and minin of gold and associated minerals)
PT Kotabunan Emas Prima ("PTKEP") (Note (ii))	Indonesia	Indonesia	Ordinary IDR2,500,000,000	-	-	-	75%	Inactive (2018: exploration development and minin of gold and associated minerals)

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31. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY (Continued) Notes:

- (i) These companies are wholly-owned subsidiaries of TGL.
- (ii) These companies are inactive after relinquishment of the mining licenses in 2018 as disclosed in note 5A. They have insignificant net assets values and are disposed of during the year ended 31 March 2019 with immaterial effects to the Group's profit or loss, reserves and cash flows.

The above table lists the subsidiaries of the Group which, in the opinion of the directors of the Company, principally affected the results or assets of the Group. To give details of other subsidiaries would, in the opinion of the directors of the Company, result in particulars of excessive length.

At the end of the reporting period, the Company has other subsidiaries that are not material to the Group. A majority of these subsidiaries operate in Hong Kong. The principal activities of these subsidiaries are either investment holding or inactive.

None of the subsidiaries had issued any debt securities at the end of the year or at any time during the year.

32. DETAILS OF A NON-WHOLLY OWNED SUBSIDIARY THAT HAS MATERIAL NON-CONTROLLING INTERESTS

The table below shows details of a non-wholly owned subsidiary of the Group that has material noncontrolling interests:

Name of subsidiary	Place of incorporation and principal place of business			Loss allo non-controll		Accum non-controll	ulated ing interests
		31 March 2019	31 March 2018	31 March 2019 HK\$'000	31 March 2018 HK\$'000	31 March 2019 HK\$'000	31 March 2018 HK\$'000
TGL Individually immaterial subsidiaries with non-controlling	South Africa	21.42%	21.42%	(1,769)	(25,794)	821,528	1,004,498
interests				(713)	(2)	_	1,969
				(2,482)	(25,796)	821,528	1,006,467

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32. DETAILS OF A NON-WHOLLY OWNED SUBSIDIARY THAT HAS MATERIAL NON-CONTROLLING INTERESTS (Continued)

Summarised financial information in respect of TGL and its subsidiaries is set out below on a consolidated basis. The summarised financial information below represents amounts before intragroup eliminations.

	2019 HK\$'000	2018 HK\$'000
Current assets	7,816	21,443
Non-current assets	3,859,102	4,698,350
Current liabilities	(19,114)	(14,777)
Non-current liabilities	(12,474)	(15,483)
Equity attributable to owners of the Company	3,013,802	3,685,035
Non-controlling interests	821,528	1,004,498

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32. DETAILS OF A NON-WHOLLY OWNED SUBSIDIARY THAT HAS MATERIAL NON-CONTROLLING INTERESTS (Continued)

	Year ended 31 March 2019 HK\$'000	Year ended 31 March 2018 HK\$'000
Income	8,009	25,396
Expenses	(16,269)	(145,816)
Loss for the year	(8,260)	(120,420)
Loss attributable to owners of the Company Loss attributable to non-controlling interests	(6,491) (1,769)	(94,626) (25,794)
Loss for the year	(8,260)	(120,420)
Other comprehensive (expense) income attributable to: – owners of the Company – non-controlling interests Other comprehensive (expense) income for the year	(641,854) (174,962) (816,816)	65,286 17,796 83,082
Total comprehensive expense attributable to: – owners of the Company – non-controlling interests	(648,345) (176,731)	(29,340) (7,998)
Total comprehensive expense for the year	(825,076)	(37,338)
Net cash (outflow) inflow from operating activities	(9,794)	6,085
Net cash outflow from investing activities	(7,042)	(14,046)
Net cash outflow	(16,836)	(7,961)

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33. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

Information about the statement of financial position of the Company at the end of the reporting period includes:

	2019 HK\$'000	2018 HK\$'000
Non-current assets		
Investments in subsidiaries	3,013,801	3,419,481
Amounts due from subsidiaries	257,287	250,392
		0 / / 0 070
	3,271,088	3,669,873
Current assets		
Amounts due from subsidiaries	112,691	116,447
Other receivables	268	253
Bank balances and cash	8,559	7,128
	121,518	123,828
Current liabilities		
Other payables and accruals	5,380	5,348
Amount due to a subsidiary	1,179	
	(===	5.0.40
Net current assets	6,559 114,959	5,348 118,480
	114,737	110,400
Net assets	3,386,047	3,788,353
Capital and reserves		
Share capital	181,515	181,515
Reserves	3,204,532	3,606,838
Total	2 297 047	2 700 252
Total	3,386,047	3,788,353

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33. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued) Movement in the Company's reserves

	Share premium HKS'000	Capital reserve HK\$'000	Contributed surplus HK\$'000	Share option reserve HK\$'000	Accumulated losses HKS'000	Total HK\$'000
At 1 April 2017	5,307,443	(800)	147,828	16,654	(1,611,217)	3,859,908
Loss and total comprehensive expense for the year Forfeiture of share options	-	-	-	- (2,615)	(253,070) 2,615	(253,070) –
At 31 March 2018	5,307,443	(800)	147,828	14,039	(1,861,672)	3,606,838
Effect arising from initial application of HKFRS 9: Remeasurement Impairment under ECL model	-	-	_	-	(24,649)	(24,649)
At 1 April 2018 (restated)	5,307,443	(800)	147,828	14,039	(1,886,321)	3,582,189
Loss and total comprehensive expense for the year Forfeiture of share options	-	-	-	- (2,421)	(377,657) 2,421	(377,657) –
At 31 March 2019	5,307,443	(800)	147,828	11,618	(2,261,557)	3,204,532

34. DIVIDEND

No dividend was paid or proposed for ordinary shareholders of the Company during 2019, nor has any dividend been proposed since the end of the reporting period (2018: nil).

35. CONTINGENT LIABILITIES

As disclosed in note 18, as at 31 March 2019, the Group provides total financial guarantees of ZAR19,117,000 (equivalent to HK\$10,442,000) (2018: ZAR30,576,000 (equivalent to HK\$20,247,000)) to the Department of Mineral Resources of South Africa. In determining whether financial liabilities should be recognised in respect of the Group's financial guarantee contracts, the management of the Group exercises judgment in evaluation of the probability of resources outflow that will be required and the assessment of whether a reliable estimate can be made of the amount of the obligation. In the opinion of the directors of the Company, the probability of default by this party is remote given its financial background. Accordingly, no provision has been made in the consolidated financial statements for these financial guarantee contracts.

36. EVENTS AFTER THE END OF THE REPORTING PERIOD

Save as disclosed in elsewhere of the consolidated financial statements, the Group has no other event after the end of the reporting period.

FINANCIAL SUMMARY

A summary of the published results and of the assets, liabilities and non-controlling interests of the Group for the last five financial years, as extracted from the audited consolidated financial statements, is set out below:

RESULTS

	Year ended 31 March						
	2015	2016	2017	2018	2019		
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000		
Revenue	-	_	_	-	-		
	-	-	_	-	-		
(Loss) profit attributable to:							
– owners of the Company	(110,730)	382,210	128,217	(389,047)	(33,871)		
 non-controlling interests 	(89,849)	123,417	49,679	(25,796)	(2,482)		
	(200,579)	505,627	177,896	(414,843)	(36,353)		

ASSETS AND LIABILITIES

		As at 31 March						
	2015 HK\$'000	2016 HK\$'000	2017 HK\$'000	2018 HK\$'000	2019 HK\$'000			
Total assets	4,311,724	4,778,006	5,386,307	5,056,714	4,167,185			
Total liabilities	376,524	102,968	23,658	28,261	22,774			
Total equity	3,935,200	4,675,038	5,362,649	5,028,453	4,144,411			