

LAI SUN GARMENT

Lai Sun Garment (International) Limited (Stock Code: 191) Interim Report



Corporate Information

PLACE OF INCORPORATION Hong Kong

BOARD OF DIRECTORS *Executive Directors*

Lam Kin Ming (Chairman) Lam Kin Ngok, Peter, GBS (Deputy Chairman) Chew Fook Aun (Deputy Chairman) Lam Hau Yin, Lester (also alternate director to U Po Chu) Lam Kin Hong, Matthew U Po Chu

Independent Non-executive Directors

Chow Bing Chiu Lam Bing Kwan Leung Shu Yin, William

AUDIT COMMITTEE

Leung Shu Yin, William *(Chairman)* Chow Bing Chiu Lam Bing Kwan

REMUNERATION COMMITTEE

Lam Bing Kwan *(Chairman)* Chew Fook Aun Chow Bing Chiu Leung Shu Yin, William

COMPANY SECRETARY Tse Pik Ha

REGISTERED OFFICE/PRINCIPAL OFFICE

11th Floor Lai Sun Commercial Centre 680 Cheung Sha Wan Road Kowloon, Hong Kong

Tel: (852) 2741 0391 Fax: (852) 2785 2775

AUTHORISED REPRESENTATIVES

Lam Kin Ming Chew Fook Aun

SHARE REGISTRAR AND TRANSFER OFFICE

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

INDEPENDENT AUDITOR

Ernst & Young Certified Public Accountants

PRINCIPAL BANKERS

Agricultural Bank of China Limited Bank of China (Hong Kong) Limited The Bank of East Asia, Limited China Construction Bank (Asia) Corporation Limited DBS Bank Ltd. Hang Seng Bank Limited The Hongkong and Shanghai Banking Corporation Limited Industrial and Commercial Bank of China (Asia) Limited Oversea-Chinese Banking Corporation Limited Shanghai Pudong Development Bank Co., Ltd. Standard Chartered Bank (Hong Kong) Limited United Overseas Bank Limited

SHARES INFORMATION *Place of Listing*

The Main Board of The Stock Exchange of Hong Kong Limited

Stock Code / Board Lot

191 / 1,000 shares

American Depositary Receipt

CUSIP Number: Trading Symbol: ADR to Ordinary Share Ratio: Depositary Bank: 50171P102 LGRTY 1:20 The Bank of New York Mellon

WEBSITE

www.laisun.com

INVESTOR RELATIONS

Tel: (852) 2853 6116 Fax: (852) 2853 6651 Email: ir@laisun.com The board of directors (the "**Board**") of Lai Sun Garment (International) Limited (the "**Company**") presents the unaudited consolidated results of the Company and its subsidiaries (the "**Group**") for the six months ended 31 January 2020 together with the comparative figures of the last corresponding period as follows:

Condensed Consolidated Income Statement

		Six month 31 Jan	uary
	Notes	2020 (Unaudited) HK\$'000	2019 (Unaudited) HK\$'000
TURNOVER	4	2,811,143	3,815,851
Cost of sales		(1,685,234)	(2,384,529)
Gross profit		1,125,909	1,431,322
Other revenue Selling and marketing expenses Administrative expenses Other operating expenses Fair value (losses)/gains on investment properties, net Loss on remeasurement of existing interest in an associate upon business combination Gain on bargain purchase on acquisition of subsidiaries		197,255 (107,672) (521,551) (975,112) (971,268) 	124,159 (114,826) (506,634) (553,672) 362,855 (2,985,631) 6,761,861
(LOSS)/PROFIT FROM OPERATING ACTIVITIES Finance costs Share of profits and losses of associates Share of profits and losses of joint ventures	5 6	(1,252,439) (356,675) (2,213) (96,658)	4,519,434 (259,781) (601) 744,642
(LOSS)/PROFIT BEFORE TAX		(1,707,985)	5,003,694
Tax	7	(75,639)	(98,769)
(LOSS)/PROFIT FOR THE PERIOD		(1,783,624)	4,904,925
Attributable to: Owners of the Company Non-controlling interests		(753,092) (1,030,532)	2,914,638 1,990,287
		(1,783,624)	4,904,925
(LOSS)/EARNINGS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY	8		
Basic		(HK\$1.947)	HK\$7.568
Diluted		(HK\$1.947)	HK\$7.492

Condensed Consolidated Statement of Comprehensive Income

	Six month 31 Jan	
	2020 (Unaudited) HK\$'000	2019 (Unaudited) HK\$'000
(LOSS)/PROFIT FOR THE PERIOD	(1,783,624)	4,904,925
OTHER COMPREHENSIVE (EXPENSE)/INCOME		
Other comprehensive (expense)/income that may be reclassified to profit or loss		
in subsequent periods:		
Changes in fair values of financial assets at fair value through other		
comprehensive income	96	1,577
Exchange realignments	(294,798)	397,511
Share of other comprehensive (expense)/income of associates	(1,232)	29
Share of other comprehensive income of joint ventures	452	10,329
	(295,482)	409,446
Other comprehensive expense that will not be reclassified to profit or loss in subsequent periods: Changes in fair values of financial assets at fair value through other		
comprehensive income	(6,620)	(32,384)
Release of reserves upon remeasurement of existing interest in an associate		
upon business combination	_	265,508
Release of reserve upon winding-up and disposal of subsidiaries	_	(10,621)
		(***,**=*)
	-	254,887
OTHER COMPREHENSIVE (EXPENSE)/INCOME FOR THE PERIOD	(302,102)	631,949
TOTAL COMPREHENSIVE (EXPENSE)/INCOME FOR THE PERIOD	(2,085,726)	5,536,874
Attributable to: Owners of the Company	(765,943)	3,158,895
Non-controlling interests	(1,319,783)	2,377,979
	(1,515,703)	2,377
	(2,085,726)	5,536,874

Condensed Consolidated Statement of Financial Position

As at 31 January 2020

Notes	31 January 2020 (Unaudited) HK\$'000	31 July 2019 (Audited) HK\$'000
NON-CURRENT ASSETS Property, plant and equipment Prepaid land lease payments Right-of-use assets Investment properties Properties under development Film rights Film products Music catalogs Goodwill Other intangible assets Investments in associates Investments in joint ventures Financial assets at fair value through other comprehensive income Financial assets at fair value through profit or loss Derivative financial instruments Deposits, prepayments and other receivables Deferred tax assets	7,878,139 — 5,897,802 41,610,422 2,933,121 22,918 71,240 40,705 224,161 112,280 425,136 7,442,098 2,102,930 743,019 58,769 340,387 13,916	10,604,613 1,623,441 — 41,962,537 3,045,937 24,608 75,022 56,718 227,033 113,945 423,002 7,411,355 2,136,331 688,656 53,784 312,453 39,371
Pledged and restricted bank balances and time deposits	103,656	106,343 68,905,149
CURRENT ASSETS Properties under development Completed properties for sale Films under production and film investments Inventories Financial assets at fair value through profit or loss Debtors 9 Deposits, prepayments and other receivables Prepaid tax Pledged and restricted bank balances and time deposits Cash and cash equivalents	2,537,621 3,229,836 419,296 63,127 168,188 314,176 1,107,552 25,086 1,575,205 2,990,520	3,881,234 2,277,466 417,242 58,443 230,273 302,852 1,089,899 42,031 1,498,767 3,893,697
Assets classified as held for sale Total current assets	12,430,607 34,879 12,465,486	13,691,904 142,883 13,834,787

Condensed Consolidated Statement of Financial Position

(Continued)

As at 31 January 2020

		31 January 2020	31 July 2019
	Notes	(Unaudited) HK\$'000	(Audited) HK\$'000
CURRENT LIABILITIES			
Creditors, other payables and accruals	10	3,198,686	3,259,951
Deposits received, deferred income and contract liabilities		1,416,904	1,682,573
Lease liabilities		244,612	
Tax payable Bank borrowings		367,666 2,870,938	307,390 4,296,923
Other borrowings		41,148	41,440
Total current liabilities		8,139,954	9,588,277
NET CURRENT ASSETS		4,325,532	4,246,510
TOTAL ASSETS LESS CURRENT LIABILITIES		74,346,231	73,151,659
NON-CURRENT LIABILITIES Lease liabilities		1,139,552	
Bank borrowings		12,172,499	9,665,545
Other borrowings		677,692	670,100
Guaranteed notes		5,710,164	5,736,654
Derivative financial instruments		3,660	—
Deferred tax liabilities	10	5,345,076	5,535,762
Other payables Long-term deposits received	10	83,049 244,970	87,410 266,482
Total non-current liabilities		25,376,662	21,961,953
		48,969,569	51,189,706
		,-	
EQUITY			
Equity attributable to owners of the Company Share capital		1,250,152	1,250,152
Reserves		20,597,572	21,362,184
		21,847,724	22,612,336
Non-controlling interests		27,121,845	28,577,370
		48,969,569	51,189,706

Condensed Consolidated Statement of Changes in Equity

For the six months ended 31 January 2020

				Attri	butable to own	Attributable to owners of the Company	any					
	Share capital HK\$'000	Fair value reserve HK\$'000	Share option reserve HK\$'000	Capital reduction reserve HK\$'000	Asset revaluation reserve HK\$'000	Other reserve HK\$'000	Statutory reserve HK\$'000	Exchange fluctuation reserve HK\$'000	Retained profits HK\$'000	Sub-total HK\$'000	Non- controlling interests HK\$'000	Total HK\$'000
At 1 August 2019 (Audited)	1,250,152	481,540	98,102	6,973	55,494	1,697,870	1,298	(260,551)	19,281,458	22,612,336	28,577,370	51,189,706
Loss for the period	I	I	I	I	I	I	I	I	(753,092)	(753,092)	(1,030,532)	(1,783,624)
Other comprehensive (expense)/income that may be reclassified to profit or loss in subsequent periods:												
changes in rair values of infrancial assets at fair value through other												
comprehensive income	I	96	I	Ι	I	I	Ι	Γ	I	96	T	96
Exchange realignments Share of other comprehensive expense	I	I	I	I	I	I	I	(8,343)	I	(8,343)	(286,455)	(294,798)
of associates	I	I	I	I	Ι	Ι	I	(702)	Ι	(702)	(230)	(1,232)
share of other comprehensive income of ioint ventures	I	I	I	I	I	I	I	128	I	128	324	452
Other comprehensive expense that will not be reclassified to profit or loss in subsequent periods: Changes in fair values of financial assets												
at iair value through other comprehensive income	I	(4,030)	I	I	I	I	I	Ι	Ι	(4,030)	(2,590)	(6,620)
Total comprehensive expense for the period	I	(3,934)	I	I	I	I	I	(8,917)	(753,092)	(765,943)	(1,319,783)	(2,085,726)
rinal zu 19 dividend declared. Transfer of fair value reserve upon disposal	I	I	I	I	I	I	I	I	(72,029)	(670'97)	I	(670'97)
of financial assets at fair value through		(124)							Ĩ			
other comprehensive income Acquisition of additional interests	I	(7 2)	I	I	I	I	I	I	47C	I	I	I
in a subsidiary^	I	I	I	I	Ι	26,764	I	4,039	Ι	30,803	(81,966)	(51,163)
of subsidiaries	I	I	I	I	I	I	I	I	I	I	3,922	3,922
Release of reserve upon lapse of share options issued by subsidiaries	I	Ι	Ι	Ι	Ι	Ι	Ι	Ι	537	537	(537)	I
Shares issued by a subsidiary upon exercise						(1 200)				(1 200)	011 C	00.7
Transfer to statutory reserve							3,630		(3,630)			<u>9</u>
Dividends payable to non-controlling interests of subsidiaries	I	I	I	I	I	I	I	I	I	I	(61.178)	(61.178)
Capital contributions from non-controlling												
interests of a subsidiary Renavment to non-controlling interests	I	I	I	I	I	I	I	I	I	I	2,308	2,308
of a subsidiary	I	I	I	I	I	I	I	I	I	I	(400)	(400)
At 31 January 2020 (Unaudited)	1,250,152	477,082*	98,102*	6,973*	55,494*	1,723,254*	4,928*	(265,429)*	18,497,168*	21,847,724	27,121,845	48,969,569
* These reserve accounts comprise the co financial position.	s comprise	the consolide	ated reserve	s of HK\$20,	597,572,000	nsolidated reserves of HK\$20,597,572,000 (31 July 2019: HK\$21,362,184,000) in the condensed consolidated statement of	19: HK\$21,3	(62, 184,000)	in the conc	lensed cons	olidated sta	tement of
* On 20 December 2019, the Company's shareholders approved at the annual general meeting a final dividend of HK\$0.074 per share payable in cash with a scrip	the Comp	any's sharehu	olders appro	oved at the	annual gen	eral meeting	g a final div	idend of HK	\$0.074 per s	hare payab	le in cash w	ith a scrip
und an date and all and the date		17/01/00	-			" TL		- Lelane	Lassing L			

The amounts arose from the acquisition of 20% equity interest in Rosy Commerce Holdings Limited by Bravo Heart Limited (a wholly-owned subsidiary of Lai Sun Development Company Limited ("LSD")) (together with its subsidiaries collectively known as "LSD Group") from Sunny Horizon Investment Limited (an indirect wholly-owned subsidiary of eSun Holdings Limited ("**eSun**")), for a consideration of HK\$557,250,000 during the six months ended 31 January 2020. Further details are set out in the Company's circular dated 8 January 2020.

dividend alternative for the year ended 31 July 2019 (the "2019 Final Dividend"). The 2019 Final Dividend was settled subsequently in February 2020.

Condensed Consolidated Statement of Changes in Equity

(Continued)

	رامین		Share	Capital	Asset			Exchange			Non-	
	capital HK\$'000	Fair value reserve HK\$'000	option reserve HK\$'000	reduction reserve HK\$'000	revaluation reserve HK\$'000	Other reserve HK\$'000	Statutory reserve HK\$'000	fluctuation reserve HK\$'000	Retained profits HK\$'000	Sub-total HK\$'000	controlling interests HK\$'000	Total HK\$'000
At 1 August 2018 (Audited) 1	1,232,007	527,787	100,916	6,973	55,494	1,814,711	30,070	(257,644)	16,327,029	19,837,343	14,261,184	34,098,527
Profit for the period Other comprehensive (expense)/income that may be reclassified to profit or loss in subsequent periods: Changes in fair values of financial assets at fair value throuth orther	I	I	I	I	I	I	I	I	2,914,638	2,914,638	1,990,287	4,904,925
comprehensive income	I	1,577	Ι	I	I	I	I	Ι	I	1,577	I	1,577
Exchange realignments Share of other comprehensive	I	I	I	I	I	I	I	90,834	I	90,834	306,677	397,511
(expense)/income of associates Share of other comprehensive income	I	I	I	I	I	I	I	(2)	I	(2)	31	29
of joint ventures	Ι	Ι	Ι	Ι	Ι	Ι	Ι	2,167	Ι	2,167	8,162	10,329
Utter comperensive incomer (expense) that will not be reclassified to profit or loss in subsequent periods: Changes in fair values of financial assets at fair value throuch other												
comprehensive income Release of reserves upon remeasurement	I	(19,100)	I	I	I	I	I	I	I	(19,100)	(13,284)	(32,384)
of existing interest in an associate upon business combination	I	692	I	I	I	I	I	170,339	I	171,031	94,477	265,508
Release of reserves upon winding-up and disposal of subsidiaries	Ι	I	I	I	I	I	I	(2,250)	I	(2,250)	(8,371)	(10,621)
Total comprehensive (expense)/income		(16 021)						761 000	2 014 628	3 1 5 8 805	070 775 C	5 526 07A
Final 2018 dividend declared [®]									(28,500)	(28,500)	-	(28,500)
UNIGENDS PAIG/PAYADIE to NON-CONTROILING shareholders of subsidiaries Equity cost lod chara option accomment	Ι	I	Ι	Ι	Ι	Ι	Ι	I	Ι	Ι	(62,446)	(62,446)
of a subsidiary	I	Ι	Ι	I	I	I	I	Ι	I	Ι	2,322	2,322
Capital contributions from non-controlling shareholders of subsidiarv	Ι	I	I	I	I	I	I	I	I	I	858	858
Acquisition of additional interest in a subsidiary	I	I	I	I	I	(12,048)	I	Ι	I	(12,048)	(25,771)	(37,819)
Acquisition of a subsidiary Release of reserves upon remeasurement of existing interest in an associate upon	I	I	I	I	I	I	I	I	I	I	211,/66,21	2111/766,21
business combination	Ι	I	(2,401)	Ι	I	(92,647)	(30,070)	Ι	125,118	I	Ι	Ι
Transfer to statutory reserve Release of reserves upon deregistration	I	I	I	I	I	I	3,913	I	(3,913)	I	I	I
of a joint venture Release of reserve upon cancellation and lapse	I	I	I	I	I	I	(38,773)	I	38,773	I	I	I
of share options	Ι	Ι	Ι	Ι	Ι	Ι	Ι	Ι	8,445	8,445	(8,445)	Ι
repayment to non-controning interests of a subsidiary	Т	I	I	I	I	I	I	I	I	I	(5)	(5)
At 31 January 2019 (Unaudited)	1,232,007	510,956	98,515	6,973	55,494	1,710,016	(34,860)	3,444	19,381,590	22,964,135	29,102,788	52,066,923

Condensed Consolidated Statement of Cash Flows

	Six month 31 Jan	
	2020 (Unaudited) HK\$'000	2019 (Unaudited) HK\$'000
NET CASH FLOWS USED IN OPERATING ACTIVITIES	(500,278)	(893,856)
CASH FLOWS FROM INVESTING ACTIVITIES		
Purchases of items of property, plant and equipment	(311,807)	(986,910)
Additions to investment properties	(810,258)	(900,618)
Deposits paid for additions to investment properties	(5,439)	(17,204)
Acquisition of financial assets at fair value through		
other comprehensive income	-	(253,404)
Acquisition of subsidiaries	-	1,400,920
Proceeds from disposal of an associate	-	23,800
Advances to associates	(13,700)	(991)
Advances to joint ventures	(276,533)	(1,300)
Repayment from joint ventures	145,980	213,812
Dividends received from financial assets at fair value		
through other comprehensive income	20,777	16,100
Dividend received from a joint venture	-	1,540,176
Increase in pledged and restricted bank balances and time deposits	(73,751)	(32,968)
Decrease in non-pledged and non-restricted time deposits with original		
maturity of more than three months when acquired	39,309	—
Others	(13,120)	(59,318)
NET CASH FLOWS (USED IN)/FROM INVESTING ACTIVITIES	(1,298,542)	942,095

Condensed Consolidated Statement of Cash Flows (Continued)

	Six month 31 Jan	
	2020	2019
	(Unaudited)	(Unaudited)
	HK\$'000	HK\$'000
CASH FLOWS FROM FINANCING ACTIVITIES		
New bank borrowings raised	5,581,397	3,900,058
Repayment of bank borrowings	(4,487,441)	(3,680,371)
Bank financing charges	(40,339)	(11,018)
Principal portion of lease payments	(143,953)	(11,010)
Proceeds from issue of shares by a subsidiary	729	
Loans from a joint venture	_	462,834
Repayment of loans from a joint venture	_	(825,225)
Increase in other borrowings	_	41,560
Increase in put option liabilities	_	280,532
Acquisition of additional interests in a subsidiary	_	(37,819)
Dividends paid to non-controlling interests of subsidiaries	_	(1,405)
Capital contribution from non-controlling interests of a subsidiary	2,308	858
Amount received from a potential non-controlling interest	110,963	_
Others	(400)	—
NET CASH FLOWS FROM FINANCING ACTIVITIES	1,023,264	130,004
	1,023,204	130,004
NET (DECREASE)/INCREASE IN CASH AND CASH EQUIVALENTS	(775,556)	178,243
Cash and cash equivalents at beginning of period	3,854,388	4,098,043
Effect of foreign exchange rate changes, net	(88,312)	64,211
CASH AND CASH EQUIVALENTS AT END OF PERIOD	2,990,520	4,340,497
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS		
Non-pledged and non-restricted cash and bank balances	2,706,833	3,328,606
Non-pledged and non-restricted time deposits	283,687	1,011,891
	200,007	1,011,001
Cash and cash equivalents as stated in the condensed consolidated		
statement of financial position and the condensed statement of cash flows	2,990,520	4,340,497
statement of maneual position and the condensed statement of cash nows	2,770,320	

31 January 2020

1. BASIS OF PREPARATION

The unaudited condensed consolidated interim financial statements of the Group for the six months ended 31 January 2020 have been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the **"Stock Exchange**") and with Hong Kong Accounting Standard ("**HKAS**") 34 *Interim Financial Reporting* issued by the Hong Kong Institute of Certified Public Accountants.

The financial information relating to the year ended 31 July 2019 that is included in the unaudited condensed consolidated interim financial statements of the Group for the six months ended 31 January 2020 as comparative information does not constitute the Company's statutory annual consolidated financial statements for that year but is derived from those financial statements. Further information relating to those statutory financial statements required to be disclosed in accordance with section 436 of the Hong Kong Companies Ordinance is as follows:

The Company has delivered the financial statements for the year ended 31 July 2019 to the Registrar of Companies as required by section 662(3) of, and Part 3 of Schedule 6 to the Hong Kong Companies Ordinance.

The Company's auditor has reported on those financial statements. The auditor's report was unqualified; did not include a reference to any matters to which the auditor drew attention by way of emphasis without qualifying its report; and did not contain a statement under sections 406(2), 407(2) or (3) of the Hong Kong Companies Ordinance.

The condensed consolidated interim financial statements have not been audited by the Company's auditor but have been reviewed by the Company's audit committee.

2. SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies and basis of presentation used in the preparation of these interim financial statements are the same as those used in the Group's audited consolidated financial statements for the year ended 31 July 2019, except for the adoption of the new and revised Hong Kong Financial Reporting Standards ("**HKFRSs**"), which are effective for the Group's financial year beginning on 1 August 2019.

New and revised HKFRSs

The Group has adopted the following new and revised HKFRSs for the first time for the current period's unaudited financial statements:

Amendments to HKFRS 9	Prepayment Features with Negative Compensation
HKFRS 16	Leases
Amendments to HKAS 19	Plan Amendment, Curtailment or Settlement
Amendments to HKAS 28	Long-term Interests in Associates and Joint Ventures
HK(IFRIC)-Int 23	Uncertainty over Income Tax Treatments
Annual Improvements to	Amendments to HKFRS 3, HKFRS 11, HKAS 12 and HKAS 23
HKFRSs 2015-2017 Cvcle	

Other than as explained below regarding the impact of HKFRS 16 *Leases*, the application of these new and revised HKFRSs has had no significant impact on the financial performance or financial position of the Group.

Adoption of HKFRS 16

HKFRS 16 replaces HKAS 17 Leases, HK(IFRIC)-Int 4 Determining whether an Arrangement contains a Lease, HK(SIC)-Int 15 Operating Leases — Incentives and HK(SIC)-Int 27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to account for all leases under a single on-balance sheet model to recognise and measure rightof-use assets and lease liabilities, except for certain recognition exemptions. Lessor accounting under HKFRS 16 is substantially unchanged from HKAS 17. Lessors continue to classify leases as either operating or finance leases using similar principles as in HKAS 17. HKFRS 16 did not have any significant impact on leases where the Group is the lessor.

The Group has adopted HKFRS 16 using the modified retrospective method with the date of initial application of 1 August 2019. Under this method, the standard has been applied retrospectively with the cumulative effect of initial adoption recognised as an adjustment to the opening balance of retained profits at 1 August 2019, and the comparative information for prior periods was not restated and continued to be reported under HKAS 17 and related interpretations.

(Continued)

31 January 2020

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

New and revised HKFRSs (Continued)

Adoption of HKFRS 16 (Continued)

New definition of a lease

Under HKFRS 16, a contract is, or contains a lease if the contract conveys a right to control the use of an identified asset for a period of time in exchange for consideration. Control is conveyed where the customer has both the right to obtain substantially all of the economic benefits from use of the identified asset and the right to direct the use of the identified asset. The Group elected to use the transition practical expedient allowing the standard to be applied only to contracts that were previously identified as leases applying HKAS 17 and HK(IFRIC)-Int 4 at the date of initial application. Contracts that were not identified as leases under HKAS 17 and HK(IFRIC)-Int 4 were not reassessed. Therefore, the definition of a lease under HKFRS 16 has been applied only to contracts entered into or changed on or after 1 August 2019.

As a lessee — Leases previously classified as operating leases

Nature of the effect of adoption of HKFRS 16

The Group has lease contracts for various items of cinema properties, offices, staff dormitory, warehouse, shop units and office equipment. As a lessee, the Group previously classified leases as either finance leases or operating leases based on the assessment of whether the lease transferred substantially all the rewards and risks of ownership of assets to the Group. Under HKFRS 16, the Group applies a single approach to recognise and measure right-of-use assets and lease liabilities for all leases, except for two elective exemptions for leases of low-value assets (elected on a lease-by-lease basis) and leases with a lease term of 12 months or less ("**short-term leases**") (elected by class of underlying asset). Instead of recognising rental expenses under operating lease on a straight-line basis over the lease term commencing from 1 August 2019, the Group recognises depreciation (and impairment, if any) of the right-of-use assets and interest accrued on the outstanding lease liabilities (as finance costs).

Impact on transition

Lease liabilities at 1 August 2019 were recognised based on the present value of the remaining lease payments, discounted using the incremental borrowing rate at 1 August 2019. The weighted average lessee's incremental borrowing rate applied to the lease liabilities on 1 August 2019 was about 3.83%. The Group elected to present the lease liabilities separately in the condensed consolidated statement of financial position.

Right-of-use assets were measured at the amount of the lease liability, adjusted by the amount of any prepaid or accrued lease payments relating to the lease recognised in the condensed consolidated statement of financial position immediately before 1 August 2019. All these assets were assessed for any impairment based on HKAS 36 on that date. In addition, leasehold land previously included in property, plant and equipment in the condensed consolidated statement of financial position as at 31 July 2019 were reclassified to the right-of-use assets on 1 August 2019. The Group elected to present the right-of-use assets separately in the condensed consolidated statement of financial position.

For the leasehold land and buildings (that were held to earn rental income and/or for capital appreciation) previously included in investment properties and measured at fair value, the Group has continued to include them as investment properties at 1 August 2019. They continue to be measured at fair value applying HKAS 40.

The Group has used the following elective practical expedients when applying HKFRS 16 at 1 August 2019:

- Applying the short-term lease exemptions to leases with a lease term that ends within 12 months from the date of initial application.
- Using hindsight in determining the lease term where the contract contains options to extend/terminate the lease.
- Using a single discount rate to a portfolio of leases with reasonably similar characteristics.
- Relying on its assessment of whether leases are onerous immediately before the date of initial application.
- Excluding the initial direct costs from the measurement of the right-of-use asset at the date of initial application.

(Continued)

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2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

New and revised HKFRSs (Continued)

Adoption of HKFRS 16 (Continued)

Financial impact at 1 August 2019

The impact arising from the adoption of HKFRS 16 as at 1 August 2019 was as follows:

	Incr	ease/(decrease) (Unaudited) HK\$'000
Assets		
Right-of-use assets		5,811,100
Property, plant and equipment		(2,887,251)
Prepaid land lease payments		(1,623,441)
Deposits, prepayments and other receivables		(4,544)
Increase in total assets		1,295,864
Liabilities		
Lease liabilities		1,346,668
Creditors, other payables and accruals		(50,804)
Increase in total liabilities		1,295,864

The lease liabilities as at 1 August 2019 reconciled to the operating lease commitments as at 31 July 2019 was as follows:

		(Unaudited) HK\$'000
Opera	ting lease commitments as at 31 July 2019	1,627,815
Add: Less:	Payments for optional extension periods not recognised as at 31 July 2019 Commitments relating to short-term leases and those leases with a remaining lease term	70,295
	ending on or before 31 July 2020 and commitments relating to leases of low-value assets Total future interest expenses	(140,634) (210,808)
Discou	unted operating lease commitments and lease liabilities as at 1 August 2019	1,346,668

(Continued)

31 January 2020

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

New and revised HKFRSs (Continued)

Adoption of HKFRS 16 (Continued)

Summary of new accounting policies

The accounting policy for leases as disclosed in the annual financial statements for the year ended 31 July 2019 is replaced with the following new accounting policies upon adoption of HKFRS 16 from 1 August 2019:

Right-of-use assets

Right-of-use assets are recognised at the commencement date of the lease. Right-of-use assets are measured at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities. When the right-of-use assets relate to interests in leasehold land held as inventories, they are subsequently measured at the lower of cost and net realisable value in accordance with the Group's policy for "Properties under development" and "Completed properties for sale". The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Unless the Group is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognised right-of-use assets are depreciated on a straight-line basis over the shorter of the estimated useful life and the lease term. When a right-of-use asset meets the definition of investment property, it is included in investment properties. The corresponding right-of-use asset is initially measured at cost, and subsequently measured at fair value, in accordance with the Group's policy for "Investment properties".

Lease liabilities

Lease liabilities are recognised at the commencement date of the lease at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for termination of a lease, if the lease term reflects the Group exercising the option to terminate. The variable lease payments that do not depend on an index or a rate are recognised as an expense in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in lease payments (e.g., a change to future lease payments resulting from a change in an index or rate), or a change in assessment of an option to purchase the underlying asset.

Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). When the Group enters into a lease in respect of a low-value asset, the Group decides whether to capitalise the lease on a lease-by-lease basis. Lease payments on short-term leases and leases of low-value assets are recognised as an expense on a straight-line basis over the lease term.

(Continued)

31 January 2020

Consolidated 2020 2019 HK\$'000 HK\$'000	43 3,815,851 68 88,263	3,904,114	99) 612,160		(68) 362,855 (59) (267,707)	- (2,985,631)	- 6,761,861	39) 4,519,434	(259,781)	(83) 4,452	(130) (5,053)	58) 744,642	85) 5,003,694 (39) (98,769)	
	2,811,143 — 105,268	(49,248) 2,916,411	(143,699)		(971,268) (229,459)			(1,252,439)	(356,675)	(2,083)	1	(96,658)	(1,707,985) (75,639)	
ions 2019 HK\$'000	— (49,248) —		1		I					Ι		Ι		
Eliminations 2020 HK\$*000 HI	(47,308) 	(47,308)	I		I					I		I		
s 2019 НК\$'000	95,013 18,481 40,104	153,598	(24,308)		I					261		Ι		
Others 2020 HK\$'000	101,771 18,272 13,602	133,645	(61,131)		I					282		I		
aration 2019 HK\$'000	214,277 845 10,673	225,795	(48,246)		I					463		Ι		
Cinema operation 2020 2 HK\$'000 HK\$'	194,566 686 18,700	213,952	(153,957)		I					I		I		
iction ution 2019 HK\$'000	240,257 7,161 4,069	251,487	(36,610)		I					113		(744)		
Film production and distribution 2020 HK\$'000 HK\$	111,354 5,252 1,671	118,277	(17,849)		I					27		(778)		
nd nent 2019 HK\$'000	233,062 28 3,349	236,439	14,420		I					(34)		(766)		
Media and entertainment 2020 HK\$*000 HK	202,827 86 4,605	207,518	8,156		I					(30)		869		
peration 2019 HK\$'000	269,828 130 227	270,185	(2,268)		I					(9)		Ι		
Restaurant operation 2020 201 HK\$'000 HK\$'00	233,355 56 884	234,295	(42,423)		I					(260)		I		
019	280,620 1,018 1,274	282,912	(139,944)		I					(180)		Ι		
Hotel operation 2020 2 HK\$'000 HK\$'	478,532 676 736	479,944	(107,307)		I					(221)		I		
estment 2019 HK\$'000	731,526 21,585 23,713	776,824	481,173		362,855					3,790		194,675		
Property investment 2020 20 HK\$*00 HK\$*0	743,897 22,280 10,963	777,140	349,975		(971,268)					(1,934)		(158,597)		
elopment les HK\$'000	1,751,268 — 4,854	798,948 1,756,122	367,943		I					45		551,477		
Property development and sales 2020 201 HK\$'000 HK\$'00	744,841 - 54,107	798,948	(119,163)		I					23		61,848		
	Segment revenue: Sales to external customers Intersegment sales Other revenue	Total	Segment results	Unallocated other revenue Fair value (losses)/gains on	investment properties, net Unallocated expenses Loss on remeasurement of	existing interest in an associate upon business combination	Gain on bargain purchase on acquisition of subsidiaries	(Loss)/profit from operating activities	Finance costs Charo of profite and loccor	of associates	of associates — unallocated	of joint ventures	(Loss)/profit before tax Tax	

The following table presents revenue and results for the Group's reportable segments:

SEGMENT INFORMATION

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(Continued)

The following table presents the total assets and liabilities for the Group's reportable segments:

SEGMENT INFORMATION (CONTINUED)

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31 January 2020

ated 31 July 2019 HK\$'000 (Audited)	70,341,309 262,306	160,696 7,411,355 4,421,387 142,883	82,739,936	4,852,883 13,962,468 5,736,654 711,540 6,286,685	31,550,230
Consolidated 31 January 2020 HKS'000 (Unaudited)	4,292,515 70,094,047 2,975 251,321	173,815 7,442,098 4,490,025 34,879	82,486,185	5,752,713 15,043,437 5,710,164 718,840 6,291,462	33,516,616 31,550,230
: 31 July 2019 HK\$'000 (Audited)		I		469,519	
tion Others 31 July 31 January 2019 2020 HK\$'000 HK\$'000 (Audited) (Unaudited)	719,620 3,619,849 — 2,405	I		447,524	
eration 31 July 2019 HK\$'000 (Audited)		I		205,151	
tion 1 July 31 January 311 2019 2020 21 HK\$000 HK\$'000 HK\$' (Audited) (Unaudited) (Audit	877,035 1,543,451 -	I		1,145,742	
22		2,071		417,061	
Film production and distribution 31 July 31 January 31 July 31 January 2019 2020 HKS '000 HKS' 000 And fred) (Audited)	895,607 —	1,228		481,131	
31 July 2019 HK\$*000 udited)	474,906 —	17,804		181,195	
Media and ation Media and entertainment 31 July 31 January 2019 2020 HK5'000 HK5'000 HK4'000 HK5'000	388,814 —	12,142		97,202	
- <u>₹</u> € 8 €	583,366 (10,105)	Ι		61,600	
on Restaurant operation 31 July 31 January 31 Ju 2019 2020 20 HK\$'000 HK\$'0 Audriced) (Unaudriced) (Audric	706,912 (10,071)	I		226,487	
rati	9,563,989 182,812	I		664,478	
ment Hotel ope 31 July 31 January 2019 2020 HKS'000 HKS'000 (Audired) (Unaudited)	9,926,324 178,645	274,047		1,102,485	
estment 31 July 2019 HK\$'000 (Audited)	44,309,783 84,373	6,062,373		1,528,804	
ment Property investment 31 July 31 January 31 2019 2020 HKS Audited) (Unaudited) (Audi	9,520,095 44,021,651 2,251 78,034	5,903,777		1,162,917	
elopment iles 31 July 2019 HK\$'000 (Audited)		1,329,107		1,325,075	
Property development and sales 31 January 31 J 2020 HK500 HK50 (Maudited) (Audit	8,991,439 2,308	1,250,904		1,089,225	
	Segment assets Investments in associates	Investments in associates — unallocated Investments in joint ventures Unallocated assets Assets classified as held for sale	Total assets	Segment llabilities Bank borrowings Guaranteed notes Other borrowings Other unallocated liabilities	Total liabilities

(Continued)

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4. TURNOVER

An analysis of turnover is as follows:

	Six months ended 31 January	
	2020 (Unaudited) HK\$'000	2019 (Unaudited) HK\$'000
Turnover from contracts with customers:		
Sale of properties	744,841	1,751,268
Building management fee income	105,152	104,554
Income from theme park operation	13,949	_
Income from hotel operation	478,532	280,620
Income from restaurant operation	233,355	269,828
Entertainment event income	66,886	77,354
Distribution commission income from, licence fee income from and sales of		
film products and film rights	109,944	238,212
Album sales, licence income and distribution commission income from		
music publishing and licensing	43,847	42,808
Box-office takings, concessionary income and related income from cinemas	194,566	214,277
Artiste management fee income	7,413	9,768
Advertising income	1,410	2,045
Sale of game products	84,681	103,132
Others	101,771	95,013
	2,186,347	3,188,879
Turnover from other source:	_,,	0,100,077
Rental income	624,796	626,972
Total turnover	2,811,143	3,815,851
Timing of recognition of turnover from contracts with customers:		
At a point in time	1,856,103	2,949,709
Over time	330,244	2,949,709
	550,244	239,170
	2,186,347	3,188,879

(Continued)

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5. (LOSS)/PROFIT FROM OPERATING ACTIVITIES

(a) The Group's (loss)/profit from operating activities is arrived at after charging/(crediting):

	Six months ended 31 January	
	2020 (Unaudited) HK\$'000	2019 (Unaudited) HK\$'000
Depreciation of property, plant and equipment [@]	244,101	197,208
Depreciation of right-of-use assets [®]	217,355	_
Interest income from bank deposits	(19,924)	(23,750)
Other interest income	(20,118)	(20,048)
Dividend income from financial assets at fair value through other		
comprehensive income	(20,777)	(16,100)
Foreign exchange gains, net*	(30,222)	(15,643)
Amortisation of film rights [#]	1,826	1,730
Amortisation of film products [#]	39,631	197,283
Amortisation of music catalogs [#]	16,013	13,362
Amortisation of other intangible assets [^]	199	539
Impairment of property, plant and equipment [^]	97,050	9,505
Write-down of property under development to net realisable value [^]	229,470	—
Gain on disposal of an associate [^]	-	(19,705)
Loss on disposal of assets classified as held for sale [^]	5,204	—
Fair value losses on financial assets at fair value through profit or loss^	17,905	—
Fair value (gains)/losses on cross currency swaps	(4,984)*	8,479^
Fair value losses on foreign currency forward contract [^]	3,660	_

- Depreciation charge of approximately HK\$418,426,000 (Six months ended 31 January 2019: HK\$180,010,000) is included in "other operating expenses" on the face of the unaudited condensed consolidated income statement.
- * These items are included in "other revenue" on the face of the unaudited condensed consolidated income statement.
- [#] These items are included in "cost of sales" on the face of the unaudited condensed consolidated income statement.
- ^ These items are included in "other operating expenses" on the face of the unaudited condensed consolidated income statement.
- (b) Other than those mentioned in note 5(a) above, "other operating expenses" also included service fee for operation of a club in the Group's hotel operation in Vietnam of approximately HK\$26,828,000 (Six months ended 31 January 2019: HK\$18,854,000).

(Continued)

31 January 2020

6. FINANCE COSTS

	Six months ended 31 January	
	2020	2019
	(Unaudited)	(Unaudited)
	HK\$'000	HK\$'000
Interest on bank borrowings	296,343	287,026
Interest on guaranteed notes	158,914	157,540
Interest on other borrowings	8,665	8,708
Interest on loans from a joint venture	-	7,112
Interest on lease liabilities	29,807	_
Bank financing charges	30,654	40,904
Interest expenses arising from revenue contracts	7,191	28,695
	531,574	529,985
Less: Amount capitalised in construction in progress	(17,680)	(98,027)
Amount capitalised in properties under development	(64,776)	(102,489)
Amount capitalised in investment properties under construction	(92,443)	(69,688)
	356,675	259,781

7. TAX

Hong Kong profits tax has been provided at the rate of 16.5% (Six months ended 31 January 2019: 16.5%) on the estimated assessable profits arising in Hong Kong during the period.

Taxes on profits assessable elsewhere have been calculated at the rates of tax prevailing in the places in which the Group operates, based on existing legislation, interpretations and practices in respect thereof.

	Six months ended 31 January	
	2020 (Unaudited) HK\$'000	2019 (Unaudited) HK\$'000
Current tax		
Hong Kong	23,935	74,348
Mainland China	99,027	97,410
Overseas	12,555	8,899
Deferred tax Prior periods' underprovision/(overprovision)	135,517 (61,211)	180,657 (79,556)
Hong Kong	(99)	(52)
Mainland China	(150)	(3)
Overseas	1,582	(2,277)
	1,333	(2,332)
Tax charge for the period	75,639	98,769

(Continued)

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8. (LOSS)/EARNINGS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY

	Six months ended 31 January	
	2020 (Unaudited) HK\$'000	2019 (Unaudited) HK\$'000
(Loss)/earnings		
(Loss)/earnings for the purpose of basic (loss)/earnings per share	(753,092)	2,914,638
Effect of dilutive potential ordinary shares arising from adjustment to theshare of profit of a subsidiary based on dilution of its earnings per share	_	(10,605)
(Loss)/earnings for the purpose of diluted (loss)/earnings per share	(753,092)	2,904,033
	′000	'000
Number of shares		
Weighted average number of ordinary shares for the purpose of basic (loss)/earnings per share	386,880	385,138
Effect of dilutive potential ordinary shares arising from share options (Note)	_	2,455
Weighted average number of ordinary shares for the purpose of diluted (loss)/earnings per share	386,880	387,593

Note: No adjustment has been made to the basic loss per share amount presented for the period ended 31 January 2020 in respect of a dilution as the impact of the share options of the Company, LSD and Lai Fung Holdings Limited ("Lai Fung", together with its subsidiaries collectively known as "Lai Fung Group") had an anti-dilutive effect on the basic loss per share amount presented.

9. DEBTORS

The Group maintains various credit policies for different business operations in accordance with business practices and market conditions in which the respective subsidiaries operate. Sales proceeds receivable from the sale of properties are settled in accordance with the terms of the respective contracts. Rent and related charges in respect of the leasing of properties are receivable from tenants, and are normally payable in advance with rental deposits received in accordance with the terms of the tenancy agreements. Hotel and restaurant charges are mainly settled by customers on a cash basis except for those corporate clients who maintain credit accounts with the respective subsidiaries, the settlement of which is in accordance with the respective agreements.

The trading terms of the eSun and its subsidiaries (the "**eSun Group**") (other than Lai Fung Group) with its customers are mainly on credit. Invoices are normally payable within 30 to 90 days of issuance, except for certain well-established customers, where the terms are extended to 120 days. Each customer has a maximum credit limit. The eSun Group seeks to maintain strict control over its outstanding receivables and has a credit control policy to minimise its credit risk. Overdue balances are regularly reviewed by senior management. Since the eSun Group trades only with recognised and creditworthy third parties, there is no requirement for collateral. Concentrations of credit risk are managed by customer/counterparty, by geographical region and by industry sector. There are no significant concentrations of credit risk within the eSun Group as the customer bases of the eSun Group's debtors are widely dispersed in different sectors and industries.

Other than rental deposits received, the Group does not hold any collateral or other credit enhancements over these balances.

(Continued)

31 January 2020

9. DEBTORS (CONTINUED)

An ageing analysis of the debtors, net of loss allowance, based on payment due date, as at the end of the reporting period, is as follows:

	31 January 2020 (Unaudited) HK\$'000	31 July 2019 (Audited) HK\$'000
Debtors: Not yet due or less than 30 days past due 31 - 60 days past due 61 - 90 days past due Over 90 days past due	231,616 21,030 25,187 36,343	241,259 28,119 7,390 26,084
	314,176	302,852

10. CREDITORS, OTHER PAYABLES AND ACCRUALS

An ageing analysis of the creditors, based on the date of receipt of the good and services purchased/payment due date, as at the end of the reporting period, is as follows:

	31 January 2020 (Unaudited) HK\$'000	31 July 2019 (Audited) HK\$'000
Creditors:		
Not yet due or less than 30 days past due	291,617	996,421
31 - 60 days past due	13,410	8,834
61 - 90 days past due	5,995	6,376
Over 90 days past due	30,560	10,263
Other payables and accruals Dividend payable Put option liabilities	341,582 2,633,777 28,629 277,747	1,021,894 2,045,747 — 279,720
	3,281,735	3,347,361
Less: Portion classified as current	(3,198,686)	(3,259,951)
Non-current portion	83,049	87,410

11. SHARE OPTION SCHEMES

The Company

The Company adopted a new share option scheme on 11 December 2015 and terminated the share option scheme previously adopted on 22 December 2006. Subsisting options granted prior to the termination will continue to be valid and exercisable in accordance with the terms of the previous scheme.

The table below discloses movement of the Company's share options held by the Group's directors, employees and other eligible participants:

	Number of the Company's underlying shares comprised in share options
Outstanding and exercisable as at 1 August 2019 and 31 January 2020	17,059,684

(Continued)

31 January 2020

11. SHARE OPTION SCHEMES (CONTINUED)

LSD

LSD adopted a new share option scheme on 11 December 2015 and terminated the share option scheme previously adopted on 22 December 2006. Subsisting options granted prior to the termination will continue to be valid and exercisable in accordance with the terms of the previous scheme.

The table below discloses movement of LSD's share options held by LSD's directors, employees and other eligible participants:

	Number of LSD's underlying shares comprised in LSD's share options
Outstanding as at 1 August 2019	14,359,534
Granted during the period	800,000
Lapsed during the period	(166,400)
Outstanding and exercisable as at 31 January 2020	14,993,134

The closing price of LSD's shares immediately before the date of grant of LSD's share options during the period was HK\$9.520 per LSD's share.

The fair value of the share options granted by LSD during the period was approximately HK\$3,248,000, HK\$4.060 each, of which the Group recognised the entire amount as a share option expense for the six months ended 31 January 2020.

The fair value of equity-settled share options granted by LSD during the period was estimated as at the date of acceptance using the Binomial Option Pricing Model ("**Binomial Model**"), taking into account the terms and conditions upon which the options were granted. The following table lists the inputs to the model used:

Date of valuation	20 August 2019
Closing share price (HK\$ per LSD's share)	9.750
Exercise price (HK\$ per LSD's share)	9.920
Option life (years)	10
Risk-free interest rate (%)	1.035
Dividend yield (%)	0.982
Expected volatility (%)	38.839
Historical volatility (%)	38.839
Forfeiture rate (%)	0.0

The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which may also not necessarily be the actual outcome. The value of the share options is subject to a number of assumptions and with regard to the limitation of the Binominal Model. Therefore, the value may be subjective and would change should any of the assumptions change.

(Continued)

31 January 2020

11. SHARE OPTION SCHEMES (CONTINUED)

Lai Fung

On 18 December 2012, Lai Fung adopted a new share option scheme and terminated the share option scheme previously adopted on 21 August 2003 (as amended on 8 August 2018). Subsisting options granted prior to the termination will continue to be valid and exercisable in accordance with the terms of the previous share option scheme.

The table below discloses movement of Lai Fung's share options held by Lai Fung's directors, employees and other eligible participants:

	Number of Lai Fung's underlying shares comprised in Lai Fung's share options
Outstanding as at 1 August 2019	10,814,117
Granted during the period	500,000
Exercised during the period	(109,591)
Lapsed during the period	(80,000)
Outstanding and exercisable as at 31 January 2020	11,124,526

The closing price of Lai Fung's shares immediately before the date of grant of Lai Fung's share options during the period was HK\$6.76 per Lai Fung's share.

The fair value of the share options granted by Lai Fung during the period was approximately HK\$674,000, HK\$1.348 each (six months ended 31 January 2019: HK\$2,322,000, HK\$4.0033 each) which was recognised as a share option expense of approximately HK\$674,000 (six months ended 31 January 2019: HK\$2,322,000) and HK\$303,000 (six months ended 31 January 2019: HK\$743,000) (before and after capitalisation to properties under development/investment properties under construction/construction in progress, respectively) for the six months ended 31 January 2020.

The fair value of equity-settled share options granted by Lai Fung during the period was estimated as at the date of acceptance using the Binomial Model, taking into account the terms and conditions upon which the options were granted. The following table lists the inputs to the model used:

Date of valuation	20 August 2019	22 January 2019
Closing share price (HK\$ per Lai Eune/s share)	6.610	10.180
Closing share price (HK\$ per Lai Fung's share) Exercise price (HK\$ per Lai Fung's share)	6.784	10.180
Option life (years)	10	10
Risk-free interest rate (%)	1.035	2.0202
Dividend yield (%)	2.020	2.0202
Expected volatility (%)	39.134	46.8070
Historical volatility (%)	39.134	46.8070
Forfeiture rate (%)	0.0	2.5329

The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which may also not necessarily be the actual outcome. The value of the share options is subject to a number of assumptions and with regard to the limitation of the Binomial Model. Therefore, the value may be subjective and would change should any of the assumptions change.

(Continued)

31 January 2020

12. CAPITAL COMMITMENTS

The Group had the following commitments not provided for in the condensed consolidated interim financial statements at the end of the reporting period:

	31 January 2020 (Unaudited) HK\$'000	31 July 2019 (Audited) HK\$'000
Contracted, but not provided for:		
Purchase of items of property, plant and equipment	9,091	11,460
		,
Additions to investment properties	14,792	9,773
Construction, development and resettlement costs	407,635	1,288,365
	431,518	1,309,598

13. RELATED PARTY TRANSACTIONS

In addition to the related party transactions and balances detailed elsewhere in the condensed consolidated interim financial statements, the Group entered into the following material transactions with related parties during the period:

(a) Transactions with related parties

	Six month 31 Jan	
	2020 (Unaudited) HK\$'000	2019 (Unaudited) HK\$'000
Rental expenses and building management fees paid		
or payable to an associate*	886	1,230
Interest income received or receivable from advance to		
joint ventures	6,225	5,327
Interest expenses paid or payable for loans from joint ventures	-	7,112
Production fee paid or payable to joint ventures	770	1,200
Management and other service fees paid or payable to		
a subsidiary of a substantial shareholder of Lai Fung	4,695	5,015

Note: The above transactions were entered into based on terms stated in the respective agreements or contracts and were charged on bases mutually agreed by the respective parties.

* Right-of-use assets of approximately HK\$2,593,000 and lease liabilities of approximately HK\$2,606,000 upon adoption of HKFRS 16 related to the leases with an associate were recognised in unaudited condensed consolidated statement of financial position as at 31 January 2020. During the six months ended 31 January 2020, depreciation of right-of-use assets of approximately HK\$240,000 and finance costs on lease liabilities of approximately HK\$19,000 were recognised in unaudited condensed consolidated income statement.

(b) Compensation of key management personnel of the Group

During the six months ended 31 January 2020, the short term employee benefits and post-employment benefits of key management personnel paid by the Group were HK\$41,174,000 and HK\$137,000 (Six months ended 31 January 2019: HK\$44,401,000 and HK\$137,000), respectively.

(Continued)

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14. FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

Financial instruments for which fair value is disclosed

Except for the guaranteed notes with a fair value in aggregate of approximately HK\$5,666,848,000 (31 July 2019: HK\$5,686,417,000), of which the fair value was determined by reference to the closing price of the guaranteed notes published by a leading global financial market data provider as at the end of the reporting period, the directors consider the carrying amounts of all other financial assets and financial liabilities measured at amortised cost approximate to their fair values as at the end of the reporting period.

Financial instruments measured at fair value

	Level 1 (Unaudited) HK\$'000	Level 2 (Unaudited) HK\$'000	Level 3 (Unaudited) HK\$′000	Total (Unaudited) HK\$′000
As at 31 January 2020				
Financial assets				
Financial assets at fair value through other comprehensive income	233,927	_	1,869,003	2,102,930
Financial assets at fair value through				
profit or loss Derivative financial instruments	33,465	747,354	130,389	911,208
— cross currency swaps (" CCSs ")	_	_	58,769	58,769
Financial assets included in deposits,				
prepayments and other receivables Film investments	=	_	28,578 9,096	28,578 9,096
	267,392	747,354	2,095,835	3,110,581
Financial liability				
Derivative financial instruments				
— foreign currency forward contract		3,660		3,660
	Level 1	Level 2	Level 3	Total
	(Audited)	(Audited)	(Audited)	(Audited)
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
As at 31 July 2019				
Financial assets				
Financial assets at fair value through				
other comprehensive income Financial assets at fair value through	262,011	—	1,874,320	2,136,331
profit or loss	34,106	751,986	132,837	918,929
Derivative financial instruments — CCSs			53,784	53,784
Financial assets included in deposits, prepayments and other receivables			17,899	17,899
prepayments and other receivables				
Film investments	—	—	8,466	8,466

During the six months ended 31 January 2020, there were no transfer of fair value measurement between Level 1 and Level 2 (Six months ended 31 January 2019: Nil).

During the six months ended 31 January 2020, there were no transfer of fair value measurement into or out of Level 3. During the six months ended 31 January 2019, fair value measurement of a financial asset at fair value through other comprehensive income had been transferred out of Level 3 to Level 1 because there was a quoted market price in an active market.

(Continued)

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14. FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (CONTINUED)

Financial instruments measured at fair value (Continued)

The movements in fair value measurements in Level 3 of the principal financial instruments during the period are as follows:

Financial assets at fair value through other comprehensive income

	Six months ended 31 January	
	2020 (Unaudited) HK\$'000	2019 (Unaudited) HK\$'000
At beginning of period Total (losses)/gains recognised in other comprehensive income Additions Transfer to Level 1	1,874,320 (5,235) —	1,849,592 32,883 97,102 (119,336)
Exchange realignments	(82)	
At end of period	1,869,003	1,860,241

Valuation techniques

Fair value measurement using significant unobservable inputs (Level 2)

The fair values of certain financial assets at fair value through profit or loss are based on the fair values of the underlying investment portfolio provided by the fund managers.

In respect of derivative financial instruments — foreign currency forward contract, the Group relies on bank valuations to determine the fair value of the instruments. These valuations maximise the use of observable market data. Key observable inputs in the valuations are spot rates, strike rates, volatility, time to expiration and risk free rate.

Fair value measurement using significant unobservable inputs (Level 3)

Each year, the Group's management appoints external valuers to be responsible for the external valuations of the Group's financial instruments (the "**Financial Instrument Valuers**"). Selection criteria include market knowledge, reputation, independence and whether professional standards are maintained. The Group's management has discussions with the Financial Instrument Valuers on the valuation assumptions and valuation results twice a year when the valuation is performed for interim and annual financial reporting.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The methods and assumptions used to estimate the fair values of the principal financial instruments are stated as follows:

- (i) Fair value of the equity interest in an investee company, classified as financial assets at fair value through other comprehensive income, has been estimated using the fair value of investment properties held by the investee Company, which is determined by the market approach and income approach. The market approach provides an indication of value by comparing the subject asset with identical or similar assets for which price information is available. By analysing such sales, which qualify as "arms-length" transactions, between willing buyers and sellers, adjustments are made for size, location, time, amenities and other relevant factors when comparing such sales prices to assess the value of the subject asset. This approach is commonly used to value assets where reliable sales evidence of assets of a similar nature is available. The income approach is an approach to valuation that provides an indication of value by converting future cash flows to a single current capital value. The current capital value is projected based on discounted cash flow method. It is a process of valuing an investment property or asset by undertaking an estimation of future cash flows and taking into account the time value of money.
- (ii) Fair values of the equity interest in another investee company have been determined by market approach. Under the market approach, the values of the equity interest have been determined based on the financial data of the investee company and price multiple of comparable companies adjusted for the unique aspects of the investee company.

(Continued)

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14. FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (CONTINUED)

Valuation techniques (Continued)

Fair value measurement using significant unobservable inputs (Level 3) (Continued)

(iii) Derivative financial instruments — CCSs are measured using valuation techniques similar to forward pricing and swap models, using present value calculations. The models incorporate various market observable inputs including the credit quality of counterparties, foreign exchange spot rates and interest rate curves as well as other unobservable inputs. The carrying amounts of the derivative financial instruments are the same as their fair values.

Information about fair value measurement using significant unobservable inputs (Level 3)

	Valuation technique	Significant unobservable inputs	Value of unobservable inputs	Notes
31 January 2020				
Financial assets at fair value through other comprehensive	Income approach	Average monthly market rent per square foot	HK\$152	1
income		Capitalisation rate	2.85%	2
	Market approach	Enterprise value (" EV ")/ Sales (" Sales ") for the guideline public companies	5.33 times	3
Financial assets at fair value through profit or loss	Market approach	EV/Sales for the guideline public companies	5.33 times	3
Derivative financial instruments — CCSs	Discounted cash flow with swaption approach	Expected exposure at default — counterparty	HK\$1.21 million to HK\$32.05 million	4
		Expected exposure at default — the Group	HK\$0.09 million to HK\$22.45 million	5
		Credit spread — counterparty	6.52 basis points to 96.44 basis points	6
		Credit spread — the Group	15.46 basis points to 520.06 basis points	7
		Loss given default ratio — counterparty non- performance risk	80%	8
		Loss given default ratio — own credit risk	60%	9

(Continued)

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FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (CONTINUED) 14.

Valuation techniques (Continued)

Information about fair value measurement using significant unobservable inputs (Level 3) (Continued)

	Valuation technique	Significant unobservable inputs	Value of unobservable inputs	Notes
31 July 2019				
Financial assets at fair value through other comprehensive	Income approach	Average monthly market rent per square foot	HK\$158	1
income		Capitalisation rate	2.85%	2
	Market approach	EV/Sales for the guideline public companies	5.76 times	3
Financial assets at fair value through profit or loss	Market approach	EV/Sales for the guideline public companies	5.76 times	3
Derivative financial instruments — CCSs	Discounted cash flow with swaption approach	Expected exposure at default — counterparty	HK\$1.58 million to HK\$37.93 million	4
		Expected exposure at default — the Group	HK\$0.33 million to HK\$33.13 million	5
		Credit spread — counterparty	9.07 basis points to 106.44 basis points	6
		Credit spread — the Group	18.59 basis points to 517.02 basis points	7
		Loss given default ratio — counterparty non- performance risk	80%	8
		Loss given default ratio — own credit risk	60%	9

Notes:

- 1. The higher the market rent, the higher the fair value
- The higher the capitalisation rate, the lower the fair value 2.
- 3. The higher the EV/Sales ratio for the guideline public companies, the higher the fair value
- The higher the expected exposure at default counterparty, the lower the fair value of CCS The higher the expected exposure at default the Group, the higher the fair value of CCS 4.
- 5.
- The higher the credit spread counterparty, the lower the fair value of CCS The higher the credit spread the Group, the higher the fair value of CCS 6.
- 7
- 8. The higher the loss given default ratio — counterparty, the lower the fair value of CCS
- 9 The higher the loss given default ratio — the Group, the higher the fair value of CCS

15. EVENT AFTER THE REPORTING PERIOD

On 21 February 2020, Holy Unicorn Limited ("Offeror", a wholly-owned subsidiary of LSD) made a conditional voluntary general cash offer to acquire all of the issued shares of Lai Fung (other than those already owned or agreed to be acquired by LSD, the Offeror or the other wholly-owned subsidiaries of LSD), including the Lai Fung shares owned by eSun, and to cancel all the outstanding share options of Lai Fung. The offer price for each Lai Fung share is HK\$8.99 in cash. Details are set out in a joint announcement of the Company, LSD, eSun, Lai Fung and the Offeror dated 21 February 2020.

Interim Dividend

The Board of the Company has resolved not to declare the payment of an interim dividend for the financial year ending 31 July 2020. No interim dividend was declared in respect of the last corresponding period.

Management Discussion and Analysis

BUSINESS REVIEW AND OUTLOOK

Global economy in 2019 had been preoccupied by events including the trade disputes between the United States and China, the ongoing development of Brexit, as well as the prolonged social unrest in Hong Kong. Heading into 2020, the outbreak of the novel coronavirus (COVID-19) and the oil price war between Russia and Saudi Arabia had taken global investors by surprise. Particularly, the rapid escalation of the novel coronavirus to a global pandemic had triggered temporary disruptions in business operations and panic selloffs in financial markets. While the long term impact of such events remains difficult to be quantified as the situation is dynamically changing, especially since March 2020, investor confidence in the near term has inevitably been negatively affected. In unprecedented times like now, the Group has been proactive in preparation for the challenges ahead, and will work closely with its stakeholders, and continue to prudently manage its financial position to weather the storm.

Hong Kong and Overseas Property Market

During the six months ended 31 January 2020 ("**Period Under Review**"), the Group's Hong Kong investment properties performed relatively steady, contributing approximately HK\$345.8 million in turnover, compared to HK\$332.4 million for the six months ended 31 January 2019 ("**Last Corresponding Period**"). Subsequent to its official commencement of operations on 19 February 2019, the Hong Kong Ocean Park Marriott Hotel ("**Ocean Park Marriott Hotel**") added a total of 471 rooms and approximately 365,974 square feet of attributable rental space to the rental portfolio of Lai Sun Development Company Limited ("**LSD**") and its subsidiaries ("**LSD Group**"). Despite the challenging market conditions brought to the Hong Kong economy, and particularly tourism and hotel industries due to the social unrest in 2019, which had led to a significant decline in number of visitors to Hong Kong, especially tourists from Mainland China, Ocean Park Marriott Hotel still managed to deliver an average occupancy rate of approximately 68% during the Period Under Review. This is largely attributable to the fact that over half of guests of Ocean Park Marriott Hotel during the Period Under Review were local Hong Kong residents, as compared to inbound tourists. On 16 September 2019, LSD Group also managed to secure a HK\$3,600 million 4-year secured term loan facility with 18 leading banks to finance Ocean Park Marriott Hotel. The facility was the first green loan solely used to finance a hotel property in Hong Kong and received a total commitment of HK\$12,200 million, representing approximately 339% of the total facility amount.

The Group continued to monitor the market conditions in London for the potential redevelopment of the three properties on Leadenhall Street in London, comprising 100, 106 and 107 Leadenhall Street (together, the "Leadenhall Properties"). Planning consent with respect to the potential redevelopment of the Leadenhall Properties had been approved by the City of London's Planning and Transportation Committee, and all leases of the Leadenhall Properties had been aligned to expire in 2023. During the Period Under Review, LSD Group had further expanded its hotel portfolio subsequent to its acquisition of 50% interest in Fairmont St. Andrews resort in Fife, Scotland in December 2019. This 211-bedroom five-star hotel, sitting on 520 acres of land with two private Manor Homes of four bedrooms each enjoys spectacular cliff-top views and boasts two championship golf courses in addition to a 10-treatment room spa, five restaurants and bars, as well as 3,000 square meters of conference and event space.

Ground investigations for the site located at Lot No. 5382 in Demarcation District No.116, Tai Kei Leng, Yuen Long, Hong Kong had been completed during the Period Under Review and demolition works are in progress. Upon its expected completion in 2024, this residential project is expected to add a total gross floor area ("**GFA**") of approximately 42,200 square feet to the development portfolio of the Group. Meanwhile, LSD Group had also completed the ground investigations for the site located at Nos. 12-30 Hang On Street, Kwun Tong, Hong Kong during the Period Under Review and piling foundation works are in progress. Upon its expected completion in 2023, this residential project is expected to add approximately 64,000 square feet of the development portfolio of LSD Group.

BUSINESS REVIEW AND OUTLOOK (CONTINUED)

Hong Kong and Overseas Property Market (Continued)

The sale and handover of 584 units in Alto Residences have been completed, achieving an average selling price of approximately HK\$17,400 per square foot and handover of the sold units have been substantially completed. LSD Group has released in total 110 car-parking spaces of Alto Residences for sale since March 2019. Up to 22 March 2020, 64 car-parking spaces have been sold and the total sales proceeds amounted to approximately HK\$173.3 million.

The sale and handover of all 209 residential units of 93 Pau Chung Street have been completed, achieving an average selling price of approximately HK\$16,400 per square foot. LSD Group released the commercial units of 93 Pau Chung Street for sale in July 2018. Up to 22 March 2020, all 7 commercial units with saleable area of approximately 15,900 square feet have been sold and handed over at an average selling price of approximately HK\$23,500 per square foot. Car-parking spaces of 93 Pau Chung Street were launched for sale in July 2019. Up to 22 March 2020, 3 out of 20 car-parking spaces and 3 out of 5 motor-parking spaces have been sold and the total sales proceeds amounted to approximately HK\$5.3 million.

Construction of Novi, the Ki Lung Street project in Sham Shui Po, Kowloon, Hong Kong, has been completed with the Occupation Permit issued by the Buildings Department in July 2019. Handover of 137 out of 138 residential units that was pre-sold has been completed. LSD Group released the 4 commercial units of Novi for sale in October 2019.

The Sai Wan Ho Street project with the Urban Renewal Authority in Shau Kei Wan, Hong Kong, named "Monti" providing 144 residential units with a total saleable area of 45,856 square feet was launched for pre-sale in August 2018. Up to 22 March 2020, LSD Group has pre-sold 93 units in Monti with saleable area of approximately 28,800 square feet at an average selling price of approximately HK\$20,700 per square foot. Construction of Monti was completed by the end of 2019 with the Occupation Permit issued by the Buildings Department in October 2019. The Certificate of Compliance has been issued by the Lands Department in March 2020 and handover of the pre-sold residential units will commence soon.

The Group will continue its prudent and flexible approach and will continue to participate in government tenders to grow the pipeline.

Mainland China Property Market

Over the Period Under Review, the Chinese economy was predominantly shadowed by the uncertainties around the trade disputes with the United States. Coupled with the anti-speculation measures by the government, home prices across Mainland China grew at a much slower pace than in recent years. The Lunar New Year holiday in 2020 in the Mainland was extended because of the outbreak of the novel coronavirus. Containment measures including, but not limited to, restrictions on group gatherings and public events, closure of unnecessary public communal space and amenities, designated drop-off and pick-up points for parcel and food delivery to minimise contact, quarantine controls and denial of access for certain individuals, lockdown of residential communities, etc. were imposed by local governments. As a result, factories were closed, travels were restricted, and cities were effectively in lockdown for an extended period of time. Many developers in Mainland China were faced with suspension of sales and construction. Subsequent to the Period Under Review, on 12 March 2020, the World Health Organisation officially declared the outbreak of the novel coronavirus a pandemic as confirmed cases surged to over 118,000 in 114 countries, posing a threat to the global supply chain. While the long term impact of such a global pandemic remains difficult to predict, the Group has been proactive in preparing for the challenges ahead, and will work closely with its stakeholders, and continue to prudently manage its financial position to weather the storm.

BUSINESS REVIEW AND OUTLOOK (CONTINUED)

Mainland China Property Market (Continued)

Top tier cities and the Greater Bay Area will remain as the primary drivers for the rental GFA growth of Lai Fung Holdings Limited ("Lai Fung", a non-wholly-owned subsidiary of the Company) and its subsidiaries (collectively, "Lai Fung Group") in the coming years. Upon completion of the construction works of the existing projects on hand, which include the combined redevelopment of Shanghai Northgate Plaza I, Northgate Plaza II and the Hui Gong Building, the development of Guangzhou Haizhu Plaza, and Phase II ("Novotown Phase II") of the Novotown project in Hengqin ("Novotown"), Lai Fung Group will have a rental portfolio of approximately 9.3 million square feet.

Aside from rental GFA growth, Lai Fung Group also strives to strengthen its rental portfolio through operational enhancements. The two themed indoor experience centres in Phase I ("Novotown Phase I") of Novotown, namely "Lionsgate Entertainment World®" and "National Geographic Ultimate Explorer Henggin", commenced operations on 31 July 2019 and 9 September 2019, respectively. The hotel, known as "Hyatt Regency Henggin" soft opened on 31 December 2019. Leasing of the commercial area of Novotown Phase I is underway with approximately 76% of the leasable area having been leased. The introduction of Zhuhai Da Henggin Real Estate Co., Ltd. (珠海大橫琴 置業有限公司) in January 2020 strengthened the cash position for the operation of Novotown Phase I. Lai Fung Group will continue to explore and evaluate potential strategic alliances and financing alternatives to accelerate the growth of Novotown. Despite the temporary closure of Novotown Phase I as part of preventive and protective measures in light of the outbreak of the novel coronavirus since 24 January 2020, Lai Fung Group remains confident that the resumption of operations will make Novotown a new contributor to Lai Fung Group's results in the long run. Lai Fung Group is carefully monitoring the evolving situation, stays in close contact with local officials and will announce the reopening date upon confirmation. On 23 January 2020, Lai Fung Group renewed the management agreement with Ascott Group with respect to the serviced residence in Shanghai. Through extending the longstanding partnership with Ascott Group, Lai Fung Group wishes to continue to leverage on the Ascott Group's extensive experience and expertise in operating and branding serviced residences to enhance the value of the serviced residence to Lai Fung Group.

Lai Fung Group is in the process of obtaining the sales permit for the Shanghai Wuli Bridge Project, which is a high-end luxury residential project located by the Huangpu River in Huangpu District. Upon the grant of sales permit, Lai Fung Group will reassess the market conditions in preparation for the launch. Development of Phase III and Phase IV of Zhongshan Palm Spring is on track and expected to be completed in the third quarter of 2020 and the third quarter of 2021 respectively. Construction works of Phase I has been completed by end of 2019 pending for the filing of as-built inspection of office tower and cultural workshop tower with relevant construction administrative department of the Chinese government and the cultural workshops have been launched for sale during the Period Under Review. The residential units in Shanghai Wuli Bridge project, serviced apartment units and remaining residential units in Zhongshan Palm Spring as well as the cultural studios and cultural workshops of Novotown Phase I are expected to contribute to the income of Lai Fung Group in the coming financial years.

Lai Fung Group will consider replenishing its landbank as and when opportunities arise, and will take into account, amongst other factors, overall macroeconomic conditions, Lai Fung Group's existing presence in the relevant cities, and allocation of risks etc.

LSD Group's acquisition ("**Novotown Phase I Acquisition**") of the 20% equity interest in Novotown Phase I from eSun Holdings Limited ("**eSun**", and together with its subsidiaries "**eSun Group**") which has been approved by shareholders of eSun and completed in September 2019, enabled LSD Group to leverage their extensive resources and experience in property investment and development as well as consolidate its exposure in the Hengqin project and thereby strengthen its presence in the Greater Bay Area. As at the date of this Report, Novotown Phase I is 80% owned by Lai Fung Group and 20% owned by LSD Group.

BUSINESS REVIEW AND OUTLOOK (CONTINUED)

Media and Entertainment/Film Production and Distribution/Cinema Operation

Hong Kong entertainment industry, alongside tourism, catering and retail industries, had suffered from repercussions of a prolonged social unrest in the city emerging since mid-2019. The industry outlook was further clouded by the outbreak of the novel coronavirus since early 2020. While the social unrest had led to a decline in the number of tourist arrivals and, particularly, visitors from Mainland China, and in the foot traffic at shopping malls in Hong Kong, the outbreak of novel coronavirus had dealt a further blow to consumption. Both of these events were unforeseen and had, in its own ways, impacted the economy and, unavoidably, eSun Group's business performance as well, during the Period Under Review, and may have lingering effects into the rest of 2020.

In response to such unprecedented events, eSun Group had implemented certain measures aimed to contain the spread of the novel coronavirus, and to ensure eSun Group remains versatile. Such measures included, but are not limited to, (i) optimising costs and overheads; (ii) reducing operating hours of its cinemas in Hong Kong; and (iii) communicating closely and working amicably with its landlords with respect to rental concessions. Following the newly announced crowd control measures by the Hong Kong government, all cinemas of eSun Group in Hong Kong have been closed temporarily since 28 March 2020. eSun Group is prepared to consider and implement further short-term measures as and when needed to help reduce the risk of local community transmission.

Despite the short term impacts brought about by the abovementioned events, eSun Group would like to reiterate its strong commitment to the long term development of media and entertainment industry. Through dedicated management efforts and continual investments to accelerate growth of its fully-integrated media and entertainment platform, eSun Group strives to further solidify its industry positioning and be well-prepared to capture the opportunities of the entertainment market in Hong Kong and Mainland China.

- Film continued drive to increase original production of films which appeal to Chinese language audiences with the current production pipeline including "I'm Living It", a feature film produced by Cheang Pou Soi with Aaron Kwok and Miriam Yeung, "Knockout", an action film by director Roy Chow featuring Han Geng, "The Calling of a Bus Driver", a romance comedy film with Ivana Wong and director Patrick Kong, and "Septet: the Story of Hong Kong", an omnibus film produced by seven Hong Kong film masters including Johnnie To, Tsui Hark, Ann Hui, Patrick Tam, Sammo Hung, Yuen Woo-Ping and the memorable Ringo Lam.
- TV expanded activities in production and investments in quality TV drama series in line with the continued strong demand for good programmes from TV stations and online video websites in Mainland China. A 52-episode romance drama series "New Horizon", starring Zheng Kai and Chen Chiao-en, is in the post-production stage and projects under development include a 20-episode modern-day drama series namely "Who Sell Bricks in Hong Kong" tailor-made for ViuTV, featuring Ng Siu Hin, Fish Liew, Wu Tze Tung and Patrick Tam. eSun Group is in discussion with various Chinese and overseas portals and video web sites for new project development.
- Live Entertainment successfully produced and promoted a number of concerts in Hong Kong and Mainland China performed by prominent local, Asian and international artistes. The recent "FOLLOWMi Sammi Cheng World Tour Hong Kong 2019", "EXO Planet#5 Tour 2019 Hong Kong" and "Along with Ekin Live Concert 2019" have earned good reputation and public recognition. eSun Group will continue to work with prominent local and Asian artistes for concert promotion.
- Music as international music labels are coming to a mutually acceptable licensing model with major Chinese music portals, the long awaited pay model for digital music is taking shape. The exclusive distribution licence of music products with Tencent Music Entertainment (Shenzhen) Co., Ltd. and Warner Music continue to provide stable income streams to eSun Group.

BUSINESS REVIEW AND OUTLOOK (CONTINUED)

Media and Entertainment/Film Production and Distribution/Cinema Operation (Continued)

- Artiste Management actively looking for promising talent in Greater China and business collaborations
 with Asian artistes with an aim to build up an artiste roster with breadth and depth. eSun Group is a strong
 believer of talent management and is of the view that such a roster will be an instrumental part of its
 media and entertainment businesses.
- Cinema eSun Group now owns 95% equity interest in Intercontinental Group Holdings Limited, and has become one of the leading multiplex cinema operators in Hong Kong in terms of total number of cinemas and box office revenue, according to reports of Hong Kong Box Office Limited ("HKBO"). During the Period Under Review, according to HKBO, Hong Kong market recorded a total box office revenue of HK\$792.5 million, representing a decrease of approximately 10.0% as compared to the Last Corresponding Period. The decline in eSun Group's box office revenue for the Period Under Review as compared to the same period of last year was largely in line with the Hong Kong market. Such decline was mainly attributable to the temporary closure of certain cinemas amid the social unrest in Hong Kong and the delay in release for certain blockbuster films during the Lunar New Year in January 2020 as a result of the outbreak of the novel coronavirus. Nevertheless, eSun Group remains cautiously optimistic about the long term potential of cinema operation in Hong Kong and Mainland China and has recently secured two new cinema sites, in Kai Tak and at Cyberport respectively. The new cinema at Cyberport is expected to open in the financial year ending 31 July 2020 and the new cinema in Kai Tak is expected to commence business in 2022. eSun Group intends to further expand its market share in cinema operation through improving the existing cinemas, upgrading the facilities of the existing cinemas and acquiring new cinema sites, and will closely monitor the market conditions in Hong Kong and Mainland China and continue to evaluate opportunities to further expand its footprint.

Other Business Updates

On 21 February 2020, LSD launched a conditional voluntary general cash offer ("**LFH Offers**") through its wholly-owned subsidiary, Holy Unicorn Limited ("**Offeror**"), to acquire all of the issued shares of Lai Fung (other than those already owned or agreed to be acquired by LSD, the Offeror or the other wholly-owned subsidiaries of LSD) and to cancel all the outstanding share options of Lai Fung. The LFH Offers will constitute a major acquisition and a number of connected transactions for the Company and will be subject to the independent shareholders' approval requirement under Chapter 14A of the Listing Rules. A circular containing, amongst other things, details of the LFH Offers is expected to be despatched to shareholders of the Company on or about 24 April 2020.

As at 31 January 2020, the Group's consolidated cash and bank deposits amounted to HK\$4,669.4 million (HK\$217.8 million excluding LSD Group) with undrawn facilities of HK\$6,274.1 million (HK\$300.0 million excluding LSD Group). The net debt to equity ratio as at 31 January 2020 increased to 77.2% (31 July 2019: 66.2%). The Group's gearing excluding the net debt of LSD Group was approximately 4.1%. The Group will continue its prudent and flexible approach in growing the landbank and managing its financial position.

OVERVIEW OF INTERIM RESULTS

For the six months ended 31 January 2020, the Group recorded turnover of HK\$2,811.1 million (2019: HK\$3,815.9 million) and a gross profit of HK\$1,125.9 million (2019: HK\$1,431.3 million). The decrease is primarily due to a decrease in recognition of property sales during the Period Under Review from completed residential projects in Hong Kong.

Set out below is the turnover by segment:

	Six months er 2020 (HK\$ million)	n ded 31 January 2019 (HK\$ million)	Difference (HK\$ million)	% change
Property investment	743.9	731.5	12.4	1.7
Property development and sales	744.8	1,751.3	(1,006.5)	-57.5
Restaurant operation	233.4	269.8	(36.4)	-13.5
Hotel operation	478.5	280.6	197.9	70.5
Media and entertainment	202.8	233.1	(30.3)	-13.0
Film production and distribution	111.4	240.3	(128.9)	-53.6
Cinema operation	194.6	214.3	(19.7)	-9.2
Others	101.7	95.0	6.7	7.1
Total	2,811.1	3,815.9	(1,004.8)	-26.3

For the six months ended 31 January 2020, net loss attributable to owners of the Company was approximately HK\$753.1 million, as compared to net profit attributable to owners of the Company of HK\$2,914.6 million for the same period last year. The significant decrease is primarily due to (i) the absence of the net gain on bargain purchase on acquisition of subsidiaries during the Period Under Review; (ii) the decrease in fair value of the investment properties owned by the Group and held through joint ventures of the Group, which result in the recognition of significant fair value losses arising from revaluation of the Group's investment properties and share of losses from joint ventures of the Group for the Period Under Review; and (iii) lower profit contribution from the property sales of a joint venture project of the Group during the Period Under Review as compared to the same period last year. Net loss per share was HK\$1.947 (2019: net profit per share of HK\$7.568).

Excluding the effect of property revaluations during the Period Under Review, net loss attributable to owners of the Company was approximately HK\$210.4 million (2019: net profit attributable to owners of the Company: HK\$2,472.2 million). Net loss per share excluding the effect of property revaluations was HK\$0.544 (2019: net profit per share of HK\$6.420).

Excluding the effect of property revaluations and non-recurring transactions during the Period Under Review, net loss attributable to owners of the Company was approximately HK\$210.4 million (2019: net profit attributable to owners of HK\$375.8 million). Net loss per share excluding the effect of property revaluations and non-recurring transactions during the Period Under Review was HK\$0.544 (2019: net profit per share of HK\$0.976).

OVERVIEW OF INTERIM RESULTS (CONTINUED)

		Six months end	ed 31 January
Profit	:/(loss) attributable to owners of the Company	2020 HK\$ million	2019 HK\$ million
Repor	rted	(753.1)	2,914.6
	Adjustments in respect of revaluation of investment properties held by	. ,	
	— the Company and subsidiaries	455.6	(338.3
	- associates and joint ventures	119.4	(87.7
	Deferred tax on investment properties	(21.0)	(16.5
	Non-controlling interests' share of revaluation movements less deferred tax	(11.3)	0.1
Net p	rofit/(loss) after tax excluding revaluation of investment properties	(210.4)	2 472 2
	rond, (1055) arter tax excluding revaluation of investment properties	(210.4)	2,472.2
Less:		(210.4)	2,472.2
Less:		(210.4)	2,472.2
Less:	Adjustments in respect of non-recurring transactions	(210.4)	
Less:	Adjustments in respect of non-recurring transactions — loss on remeasurement of existing interest in an associate upon		1,697.0
	Adjustments in respect of non-recurring transactions — loss on remeasurement of existing interest in an associate upon business combination		2,472.2 1,697.0 (3,793.4

Equity attributable to owners of the Company as at 31 January 2020 amounted to HK\$21,847.7 million, as compared to HK\$22,612.3 million as at 31 July 2019. Net asset value per share attributable to owners of the Company decreased by 3.4% to HK\$56.472 per share as at 31 January 2020 from HK\$58.448 per share as at 31 July 2019.

PROPERTY PORTFOLIO COMPOSITION

The Group maintained a property portfolio with attributable GFA of approximately 4.5 million square feet as at 31 January 2020. All major properties of the Group in Mainland China are held through Lai Fung Group, except Phase I of Novotown which is 80% owned by Lai Fung Group and 20% owned by LSD Group, and all major properties in Hong Kong and overseas are held by LSD Group excluding eSun Group.

Approximate attributable GFA (in '000 square feet) of the Group's major properties and number of car-parking spaces are set out as follows:

	Commercial/ Retail	Office	Hotel and Serviced apartments	Residential	Industrial	Total (excluding car-parking spaces & ancillary facilities)	No. of car-parking spaces
GFA of major properties and number	r of car-parking s	paces of L	ai Fung Group (on attributable	basis')		
Completed Properties Held for Rental ² Completed Hotel Properties and	515	226	_	_	_	741	481
Serviced Apartments ²	_	_	206	_	_	206	_
Properties under Development ³	724	328	73	416	_	1,541	701
Completed Properties Held for Sale	7	_	_	97	_	104	459
Subtotal	1,246	554	279	513	_	2,592	1,641
	413	570					
Completed Properties Held for Rental ² Completed Hotel Properties and Serviced Apartments ²	_	578	327	_	36 —	1,027 327	809 9
Completed Hotel Properties and Serviced Apartments ² Properties under Development ³	5	— 66	327 48	93		327 212	9
Completed Hotel Properties and Serviced Apartments ²	_	_				327	9
Completed Hotel Properties and Serviced Apartments ² Properties under Development ³	5	— 66		93		327 212	9
Completed Hotel Properties and Serviced Apartments ² Properties under Development ³ Completed Properties Held for Sale		66 644	48 	93 45 138		327 212 64 1,630	9 4 37
Completed Hotel Properties and Serviced Apartments ² Properties under Development ³ Completed Properties Held for Sale Subtotal		66 644	48 	93 45 138		327 212 64 1,630	9 4 37
Completed Hotel Properties and Serviced Apartments ² Properties under Development ³ Completed Properties Held for Sale Subtotal GFA of major properties and number	5 19 437 r of car-parking s	66 644	48 	93 45 138		327 212 64 1,630 table basis)	9 4 37 859

Notes:

1. As at 31 January 2020, Lai Fung is a 50.53%-owned subsidiary of eSun and eSun is a 74.62%-owned subsidiary of LSD and LSD is a 56.07%-owned subsidiary of the Company.

2. Completed and rental generating properties.

3. All properties under construction.

PROPERTY INVESTMENT

Rental Income

During the Period Under Review, the Group's rental operations recorded a turnover of HK\$743.9 million (2019: HK\$731.5 million) comprising turnover of HK\$345.8 million, HK\$56.5 million and HK\$341.6 million from rental properties in Hong Kong, London and Mainland China, respectively.

Breakdown of rental turnover by major investment properties of the Group is as follows:

	Six months ended 31 January 2020 2019 HK\$ million HK\$ million		% Change	Period end occupancy (%)
Hong Kong			5	<u>_</u>
Hong Kong Cheung Sha Wan Plaza				
(including car-parking spaces)	168.0	160.0	5.0	96.8
Causeway Bay Plaza 2	100.0	100.0	5.0	50.0
(including car-parking spaces)	91.6	88.1	4.0	94.1
Lai Sun Commercial Centre				
(including car-parking spaces)	22.9	24.0	-4.6	95.1
Crocodile Center				
(commercial podium)	50.7	48.1	5.4	100.0
Por Yen Building	7.9	7.5	5.3	91.0
Others	4.7	4.7	0.0	
Subtotal:	345.8	332.4	4.0	
London, United Kingdom				
107 Leadenhall Street	24.6	25.5	-3.5	100.0
100 Leadenhall Street	28.7	29.2	-1.7	100.0
106 Leadenhall Street	3.2	3.3	-3.0	100.0
Subtotal:	56.5	58.0	-2.6	
Mainland China				
Shanghai				
Shanghai Hong Kong Plaza	151.9	167.9	-9.5	Retail: 97.5
				Office: 90.4
Shanghai May Flower Plaza	19.2	15.4	24.7	Retail: 100.0
Shanghai Regents Park	11.7	10.6	10.4	100.0
Guangzhou				
Guangzhou May Flower Plaza	60.7	65.1	-6.8	98.3
Guangzhou West Point	12.7	13.2	-3.8	99.9
Guangzhou Lai Fung Tower	61.5	62.9	-2.2	Retail: 100.0
	01.5	02.9	2.2	Office: 98.9 ¹
Zhongshan				
Zhongshan Palm Spring	2.2	3.2	-31.3	Retail: 84.4 ¹
	2.2	3.2	51.5	Actual 04.4
Hengqin				
Hengqin Novotown Phase I	0.1	_	N/A	Retail: 75.8 ²
Others	21.6	2.8	671.4	
Subtotal:	341.6	341.1	0.1	
Total:	743.9	731.5	1.7	

PROPERTY INVESTMENT (CONTINUED)

Rental Income (Continued)

	Six months end 2020 HK\$ million	ded 31 January 2019 HK\$ million	% Change	Period end occupancy (%)
Rental proceeds from joint venture projects Hong Kong CCB Tower ³ (50% basis) Alto Residences ⁴ (50% basis) 8 Observatory Road ⁵ (50% basis)	70.0 7.1 	69.6 0.3 27.6	0.6 2,266.7 100.0	100.0 37.8 N/A
Total:	77.1	97.5	-20.9	

Notes:

1. Excluding self-use area.

2. Including spaces occupied by Lionsgate Entertainment World® and National Geographic Ultimate Explorer Hengqin.

3. CCB Tower is a joint venture project with China Construction Bank Corporation ("**CCB**") in which each of LSD Group and CCB has an effective 50% interest. For the six months ended 31 January 2020, the joint venture recorded rental proceeds of approximately HK\$140.0 million (2019: HK\$139.3 million).

4. Alto Residences is a joint venture project with Empire Group in which each of LSD Group and Empire Group has an effective 50% interest. For the six months ended 31 January 2020, the joint venture recorded rental proceeds of approximately HK\$14.2 million (2019: HK\$0.6 million).

5. Disposal of 8 Observatory Road was completed on 11 March 2019.

Set out below is the breakdown of turnover by usage of the Group's major rental properties:

	Six month Attributable	Six months ended 31 Janu Attributable		Six months ended 31 January 2019 Attributable		
	interest to	Turnover (HK\$ million)	Total GFA (square feet)	interest to the Group	Turnover (HK\$ million)	Total GFA (square feet)
Hong Kong						
Cheung Sha Wan Plaza	56.07%			56.10%		
Commercial		86.1	233,807		84.0	233,807
Office		73.2	409,896		65.9	409,896
Car-parking spaces		8.7	N/A		10.1	N/A
Subtotal:		168.0	643,703		160.0	643,703
Causeway Bay Plaza 2	56.07%			56.10%		
Commercial		61.6	109,770		57.8	109,770
Office		28.3	96,268		27.8	96,268
Car-parking spaces		1.7	N/A		2.5	N/A
Subtotal:		91.6	206,038		88.1	206,038
Lai Sun Commercial Centre	56.07%			56.10%		
Commercial		11.8	95,063		11.9	95,063
Office		2.0	74,181		2.4	74,181
Car-parking spaces		9.1	N/A		9.7	N/A
Subtotal:		22.9	169,244		24.0	169,244
Crocodile Centre	100%			100%		
Commercial		50.7	91,201		48.1	91,201
Por Yen Building	100%			100%		
Industrial		7.8	109,010		7.4	109,010
Car-parking spaces		0.1	N/A		0.1	N/A
Subtotal:		7.9	109,010		7.5	109,010
Others		4.7	108,810¹		4.7	108,810 ¹
Subtotal:		345.8	1,328,006 ¹		332.4	1,328,006 ¹

PROPERTY INVESTMENT (CONTINUED)

Rental Income (Continued)

	Six month Attributable	ns ended 31 Jai	nuary 2020	Six montl Attributable	hs ended 31 Jan	uary 2019
	interest to the Group	Turnover (HK\$ million)	Total GFA (square feet)	interest to the Group	Turnover (HK\$ million)	Total GFA (square feet)
London, United Kingdom						
107 Leadenhall Street	56.07 %		40.400	56.10%	2.2	40.100
Commercial Office		2.0 22.6	48,182 98,424		2.2 23.3	48,182 98,424
Subtotal:		24.6	146,606		25.5	146,606
100 Leadenhall Street	56.07%		-	56.10%		
Office		28.7	177,700		29.2	177,700
106 Leadenhall Street Commercial	56.07%	0.6	3,540	56.10%	0.6	3,540
Office		2.6	16,384		2.7	16,384
Subtotal:		3.2	19,924		3.3	19,924
Subtotal:		56.5	344,230		58.0	344,230
Mainland China						
Shanghai Shanghai Hong Kong Diaza	21.14%			21 1904		
Shanghai Hong Kong Plaza Retail	21.14%	97.4	468,434	21.18%	106.9	468,434
Office		51.5	362,096		57.9	362,096
Car-parking spaces		3.0	N/A		3.1	N/A
Subtotal:		151.9	830,530		167.9	830,530
Shanghai May Flower Plaza	21.14%			21.18%		
Retail Car-parking spaces		17.3 1.9	320,314 N/A		13.5 1.9	320,314 N/A
Subtotal:		19.2	320,314		15.4	320,314
Shanghai Regents Park	20.08%	13.2	520,514	20.12%	13.4	520,514
Retail	20.08%	10.6	82,062	20.1270	8.9	82,062
Car-parking spaces		1.1	N/A		1.7	N/A
Subtotal:		11.7	82,062		10.6	82,062
Guangzhou						
Guangzhou May Flower Plaza	21.14%	53.0	257 424	21.18%	57.2	257 424
Retail Office		52.8 6.5	357,424 79,431		57.2 6.6	357,424 79,431
Car-parking spaces		1.4	N/A		1.3	N/A
Subtotal:		60.7	436,855		65.1	436,855
Guangzhou West Point	21.14%			21.18%		
Retail		12.7	171,968		13.2	171,968
Guangzhou Lai Fung Tower	21.14%			21.18%	0.4	00.054
Retail Office		7.5 51.1	112,292 625,821		8.1 52.1	99,054 606,495
Car-parking spaces		2.9	025,821 N/A		2.7	000,495 N/A
Subtotal:		61.5	738,113		62.9	705,549
Zhongshan						
Zhongshan Palm Spring Retail	21.14%	2.2	147,408	21.18%	3.2	147,408
Henggin			,		5.2	,,100
Novotown Phase I	28.13%					
Retail		0.1	682,076 ²		_	_
Others	N/A	21.6	N/A	N/A	2.8	N/A
Subtotal:		341.6	3,409,326		341.1	2,694,686
Total:		743.9	5,081,562		731.5	4,366,922

PROPERTY INVESTMENT (CONTINUED)

Rental Income (Continued)

	Six montl Attributable	ns ended 31 Jaı	nuary 2020	Six months ended 31 January 2019 Attributable		
	interest to	Turnover (HK\$ million)	Total GFA (square feet)	interest to the Group	Turnover (HK\$ million)	Total GFA (square feet)
Joint Venture Projects Hong Kong						
CCB Tower ³ (50% basis)	28.04%	40 -		28.05%	(0.2	
Office Car-parking spaces		69.7 0.3	114,603⁴ N/A		69.3 0.3	114,603⁴ N/A
Subtotal:		70.0	114,603⁴		69.6	114,603 ⁴
8 Observatory Road ⁹ (50% basis)				28.05%		
Commercial		_	_		21.9	45,312
Office		_	_		4.5	37,273
Car-parking spaces		_	—		1.2	N/A
Subtotal:		_	_		27.6	82,585
Alto Residences⁵ (50% basis)	28.04%			28.05%		
Commercial		1.6	43,217 ⁶		0.3	43,2176
Residential units ⁷		5.4	19,452 ⁸		_	_
Car-parking spaces		0.1	N/A			_
Subtotal:		7.1	62,669		0.3	43,217
Total:		77.1	177,272		97.5	240,405

Notes:

- 1. Excluding 5.61% interest in AIA Central.
- 2. Excluding the cultural attraction spaces occupied by Lionsgate Entertainment World[®] and National Geographic Ultimate Explorer Hengqin.
- 3. CCB Tower is a joint venture project with CCB in which each of LSD Group and CCB has an effective 50% interest. For the six months ended 31 January 2020, the joint venture recorded rental proceeds of approximately HK\$140.0 million (2019: HK\$139.3 million).
- 4. GFA attributable to LSD Group. The total GFA of CCB Tower is 229,206 square feet.
- 5. Alto Residences is a joint venture project with Empire Group in which each of LSD Group and Empire Group has an effective 50% interest. For the six months ended 31 January 2020, the joint venture recorded rental proceeds of approximately HK\$14.2 million (2019: HK\$0.6 million).
- 6. GFA attributable to LSD Group. The total GFA is 86,434 square feet.
- 7. Referring to those sold residential units offering early occupation benefit which allows the purchasers to move in earlier before completion of the sale.
- 8. Saleable area attributable to LSD Group. The total saleable area is 38,903 square feet.
- 9. Disposal of 8 Observatory Road was completed on 11 March 2019.

The average Sterling exchange rate for the Period Under Review depreciated by approximately 2.0% compared with the same period last year. Excluding the effect of currency translation, the Sterling denominated turnover from London properties decreased slightly by 0.8% during the Period Under Review. Breakdown of rental turnover of London portfolio for the six months ended 31 January 2020 is as follows:

	2020 HK\$′000	2019 HK\$′000	% Change	2020 GBP'000	2019 GBP'000	% Change
107 Leadenhall Street	24,626	25,505	-3.4%	2,482	2,520	-1.5%
100 Leadenhall Street	28,644	29,222	-2.0%	2,888	2,888	0.0%
106 Leadenhall Street	3,214	3,347	-4.0%	324	331	-2.1%
Total:	56,484	58,074	-2.7%	5,694	5,739	-0.8%

PROPERTY INVESTMENT (CONTINUED)

Review of major investment properties

Hong Kong Properties

Cheung Sha Wan Plaza

The asset comprises an 8-storey and a 7-storey office towers erected on top of a retail podium which was completed in 1989. It is located on top of the Lai Chi Kok MTR station with a total GFA of 643,703 square feet (excluding car-parking spaces). The arcade is positioned to serve the local communities nearby with major banks and recognised restaurants chains as the key tenants.

Causeway Bay Plaza 2

The asset comprises a 28-storey commercial/office building with car-parking facilities at basement levels which was completed in 1992. It is located at the heart of Causeway Bay with a total GFA of 206,038 square feet (excluding car-parking spaces). Key tenants include a HSBC branch and commercial offices and major restaurants.

Lai Sun Commercial Centre

The asset comprises a 13-storey commercial/carpark complex completed in 1987. It is located near the Lai Chi Kok MTR station with a total GFA of 169,244 square feet (excluding car-parking spaces).

Por Yen Building

Por Yen Building, being a 14-storey industrial building with total GFA of 109,010 square feet (excluding car-parking spaces), is located at the hub of Cheung Sha Wan Business Area and is near to the Lai Chi Kok MTR station.

Crocodile Center

Crocodile Center is a 25-storey commercial/office building which was completed in 2009 and located near the Kwun Tong MTR station. The Group owns the commercial podium which has a total GFA of 91,201 square feet (excluding car-parking spaces). Tenants dominated by local restaurant groups.

CCB Tower

LSD Group has a 50:50 interest with CCB in the joint redevelopment project of the former Ritz-Carlton Hotel in Central. This 27-storey office tower is a landmark property in Central featuring underground access to the Central MTR station. The property has a total GFA of 229,206 square feet (excluding car-parking spaces). CCB Tower was completed in 2012 and added 114,603 square feet of attributable GFA to the rental portfolio of LSD Group. CCB Tower is now fully leased out with 20 floors of the office floors and 2 banking hall floors leased to CCB for its Hong Kong operations.

AIA Central

LSD Group has 10% interest in AIA Central which is situated in the central business district of Hong Kong and commands spectacular views over Victoria Harbour, to Kowloon Peninsula to the north, and across Charter Garden and The Peak to the south. This 38-storey office tower provides prime office space with a total GFA of approximately 428,962 square feet (excluding car-parking spaces).

PROPERTY INVESTMENT (CONTINUED)

Review of major investment properties (Continued)

Overseas Properties

107 Leadenhall Street, London EC3, United Kingdom

In April 2014, LSD Group acquired a property located at the core of the insurance district in the City of London, surrounded by 30 St Mary Axe (commonly known as the Gherkin), Lloyd's of London and the Willis Building at 51 Lime Street. It is a freehold commercial property housing commercial, offices and retail space. The building comprises 146,606 square feet gross internal area of office accommodation extending over basement, ground, mezzanine and seven upper floors. The building is currently fully leased out.

100 Leadenhall Street, London EC3, United Kingdom

Following the acquisition of 107 Leadenhall Street in April 2014, LSD Group and the Company jointly announced the acquisition of 100 Leadenhall Street in November 2014 which was completed in January 2015. This property comprises a basement, a lower ground floor, ground floor and nine upper floors and provides 177,700 square feet gross internal area of offices and ancillary accommodation. The property is currently fully let to Chubb Market Company Limited.

106 Leadenhall Street, London EC3, United Kingdom

In December 2015, LSD Group acquired the property located adjacent to 100 and 107 Leadenhall Street, namely 106 Leadenhall Street, which is a multi-tenanted asset with approximately 19,924 square feet gross internal area of commercial and offices including ancillary space. The property is currently fully leased out.

The City of London's Planning and Transportation Committee has approved a resolution to grant Planning Consent to LSD Group to redevelop the Leadenhall Properties. The Leadenhall Properties currently have a combined GFA of approximately 344,230 square feet. The Planning Consent would allow LSD Group to redevelop the Leadenhall Properties into a 56 storey tower with i) approximately 1,068,510 square feet gross internal area of office space as well as new retail space of approximately 8,730 square feet; ii) a free, public viewing gallery of approximately 19,967 square feet at levels 55 and 56 of the building which offers 360 degree views across London; and iii) new pedestrian routes between Leadenhall Street, Bury Street and St Mary Axe, and new public spaces around the base of the building. Including ancillary facilities of approximately 1,275,642 square feet upon completion. All leases of the Leadenhall Properties have been aligned to expire in 2023. The Group will continue to monitor the market conditions in London closely.

Mainland China Properties

Except for LSD Group's 20% interest in Novotown Phase I in Hengqin, all major rental properties of the Group in Mainland China are held through Lai Fung Group.

Shanghai Hong Kong Plaza

Being Lai Fung Group's wholly-owned flagship investment property project in Shanghai, Shanghai Hong Kong Plaza is strategically located in the prime district of the city, directly above the Huangpi South Road Metro Station at Huaihaizhong Road in Huangpu District, which is highly accessible by car and well connected to public transportation networks, as well as walking distance from Shanghai Xintiandi.

Connected by an indoor footbridge, the property comprises a 32-storey office building, a 32-storey serviced apartment (managed by the Ascott Group), a shopping mall and carpark. The property's total GFA is approximately 1,185,800 square feet excluding 350 car-parking spaces, comprising approximately 362,100 square feet for office, approximately 355,300 square feet for serviced apartment, and approximately 468,400 square feet for shopping mall. Anchor tenants, as of the date of this Report, include The Apple Store, Tiffany, Genesis Motor, Coach, Tasaki, etc.

Lai Fung Group owns 100% of this property.

PROPERTY INVESTMENT (CONTINUED)

Review of major investment properties (Continued)

Mainland China Properties (Continued)

Shanghai May Flower Plaza

Shanghai May Flower Plaza is a mixed-use project located at the junction of Da Tong Road and Zhi Jiang Xi Road in Su Jia Xiang in the Jing'an District in Shanghai. This project is situated near the Zhongshan Road North Metro Station.

Lai Fung Group owns 100% of the retail podium which has a total GFA of approximately 320,300 square feet including the basement commercial area. The asset is positioned as a community retail facility. Lai Fung Group secured a lease with Hema Fresh (盒馬鮮生), which is one of the first supermarkets opened in Mainland China under Alibaba Group's New Retail initiatives.

Shanghai Regents Park

Shanghai Regents Park is a large-scale mixed-use development located in the Zhongshan Park Commercial Area at the Changning District, Shanghai. It is situated within walking distance of the Zhongshan Park Metro Station. Lai Fung Group retains a 95%-interest in the commercial portion which has a total GFA of approximately 82,000 square feet.

Guangzhou May Flower Plaza

Guangzhou May Flower Plaza is a prime property situated at Zhongshanwu Road, Yuexiu District directly above the Gongyuanqian Metro Station in Guangzhou, the interchange station of Guangzhou Subway Lines No. 1 and 2. This 13-storey complex has a total GFA of approximately 436,900 square feet excluding 136 car-parking spaces.

The building comprises retail spaces, restaurants, office units and car-parking spaces. The property is almost fully leased to tenants comprising well-known corporations, consumer brands and restaurants.

Lai Fung Group owns 100% of this property.

Guangzhou West Point

Guangzhou West Point is located on Zhongshan Qi Road and is within walking distance from the Ximenkou Subway Station. This is a mixed-use property where Lai Fung Group has sold all the residential and office units and retained a commercial podium with GFA of approximately 172,000 square feet. Tenants of the retail podium include renowned restaurants and local retail brands.

Guangzhou Lai Fung Tower

Guangzhou Lai Fung Tower is the office block of Phase V of Guangzhou Eastern Place, which is a multi-phase project located on Dongfeng East Road, Yuexiu District, Guangzhou. This 38-storey office building was completed in June 2016.

Upon completion of the asset swap transaction with Guangzhou Light Industry Real Estate Development Company in August 2017, the total GFA of this property owned by Lai Fung Group increased to approximately 738,100 square feet excluding car-parking spaces and the commercial area and the office building excluding self-use area have been fully leased.

Zhongshan Palm Spring Rainbow Mall

Zhongshan Palm Spring is located in Caihong Planning Area, Western District of Zhongshan. It has a total GFA of approximately 181,100 square feet and excluding self-use area.

PROPERTY INVESTMENT (CONTINUED)

Review of major investment properties (Continued)

Mainland China Properties (Continued)

Hengqin Novotown Phase I

Novotown Phase I is an integrated tourism and entertainment project located in the heart of Hengqin, being one of the core cities in Guangdong province within the Greater Bay Area of Mainland China, with close proximity to Macau and Hong Kong. Novotown Phase I comprises a 493-room hotel (operating under the "Hyatt Regency" brand), offices, cultural workshops, cultural studios, shopping and leisure facilities and 1,844 car-parking spaces. As at the date of this Report, Novotown Phase I is 80% owned by Lai Fung Group and 20% owned by LSD Group. The GFA breakdown by usage of the Novotown Phase I excluding ancillary facilities and car-parking spaces as at 31 January 2020 is set out below:

Usage	GFA (square feet)
Cultural themed hotel	594,756
Cultural commercial area	526,117
Performance halls	155,959
Cultural attractions (Lionsgate Entertainment World®)	242,906
Cultural attractions (National Geographic Ultimate Explorer Hengqin)	50,386
Office	543,020
Cultural workshops (for sale)	432,025
Cultural studios (for sale)	198,391

Total

2,743,560

The Period Under Review had been remarkable to Novotown as numerous project milestones had been achieved. Lionsgate Entertainment World® featuring attractions, retail, and dining experiences themed around Lionsgate's most captivating global film franchises, including *The Hunger Games, The Twilight Saga, The Divergent Series, Now You See Me, Gods of Egypt* and *Escape Plan* commenced operation on 31 July 2019. The family edutainment center, National Geographic Ultimate Explorer Hengqin, containing 18 individual attractions including rides, F&B facilities, retail premises, virtual reality and/or 4-D interactive experiences, and other types of entertainment and educational attractions officially commenced operations on 9 September 2019. Leasing of the commercial area of Novotown Phase I is underway with approximately 76% of the leasable area let. Despite the temporary closure of the project as part of preventive and protective measures in light of the outbreak of novel coronavirus since 24 January 2020, Lai Fung Group remains confident that the resumption of operations will make Novotown a new contributor to the Lai Fung Group's results in the long run.

PROPERTY DEVELOPMENT

For the six months ended 31 January 2020, recognised turnover from sales of properties was HK\$744.8 million (2019: 1,751.3 million). Set out below is a breakdown of turnover for the six months ended 31 January 2020 from sales of properties:

Hong Kong

	No. of Units	Approximate Saleable Area (Square feet)	Average Selling Price ⁷ (HK\$/square foot)	Turnover (HK\$ million)
Novi				
Residential units	137	28,507	18,861	566.2
93 Pau Chung Street				
Car-parking spaces	5	N/A	N/A	3.4

Subtotal

Mainland China				
	No. of Units	Approximate GFA (Square feet)	Average Selling Price ² (HK\$/square foot)	Turnover ³ (HK\$ million)
Zhongshan Palm Spring				
Residential high-rise units	13	17,556	1,667	27.9
Residential house units	10	21,105	2,565	51.5
Hengqin Novotown Phase I				
Cultural studios	7	22,315	4,175	88.7
Shanghai Regents Park				
Car-parking spaces	6	N/A	N/A	3.8
Guangzhou Eastern Place				
Car-parking spaces	2	N/A	N/A	2.1
Guangzhou West Point				
Car-parking spaces	2	N/A	N/A	1.2
Subtotal				175.2
Total				744.8

Recognised sales from joint venture project Hong Kong

(Square feet)	(HK\$/square foot)	(HK\$ million)
5,895	24,572	144.9
N/A	N/A	19.2
	5,895	5,895 24,572

Notes:

Excluding the financing component for sale of completed properties in accordance with Hong Kong Financial Reporting 1. Standard 15 "Revenue from Contracts with Customers".

2. Before PRC business tax and value-added tax inclusive.

3. After PRC business tax and value-added tax exclusive.

PROPERTY DEVELOPMENT (CONTINUED)

Review of major projects for sale and under development

Hong Kong

339 Tai Hang Road, Hong Kong

LSD Group wholly owns the development project located at 339 Tai Hang Road, Hong Kong. The development project is a luxury residential property with a total GFA of approximately 30,400 square feet (excluding car-parking spaces). Up to the date of this Report, 8 out of 9 units of this project have been sold.

Ocean One, 6 Shung Shun Street, Yau Tong

LSD Group wholly owns this development project, namely "Ocean One" located at No. 6 Shung Shun Street, Yau Tong, Kowloon. This property is a residential-cum-commercial property with a total GFA of about 122,000 square feet (excluding car-parking spaces) or 124 residential units and 2 commercial units. All units have been sold other than 2 shops and 7 car-parking spaces.

Alto Residences

In November 2012, LSD Group successfully tendered for and secured a site located at Area 68A2, Tseung Kwan O, New Territories, through a 50% joint venture vehicle. The lot has an area of 229,338 square feet with a total GFA of 573,268 square feet split into 458,874 square feet for residential use and 114,394 square feet for commercial use. Construction has been completed with the Occupation Permit issued by the Buildings Department in May 2018. The Certificate of Compliance was issued by the Lands Department in September 2018.

This project providing 605 flats, including 23 detached houses was named "Alto Residences" and was launched for pre-sale in October 2016. Up to 22 March 2020, LSD Group has sold 584 units in Alto Residences with saleable area of approximately 360,600 square feet at an average selling price of approximately HK\$17,400 per square foot. Handover of the sold residential units has been substantially completed. LSD Group released in total 110 car-parking spaces of Alto Residences for sale since March 2019. Up to 22 March 2020, 64 car-parking spaces have been sold and the total sales proceeds amounted to approximately HK\$173.3 million.

93 Pau Chung Street

In April 2014, LSD Group was successful in its bid for the development right to the San Shan Road/Pau Chung Street project from the Urban Renewal Authority in Ma Tau Kok, Kowloon, Hong Kong. The lot has an area of 12,599 square feet with a total GFA of 111,354 square feet split into 94,486 square feet for residential use and 16,868 square feet for commercial use. The construction was completed with the Occupation Permit issued by the Buildings Department in July 2018 and the Certificate of Compliance issued by the Lands Department in November 2018.

This project was named "93 Pau Chung Street" and launched for pre-sale in September 2016. The sale and handover of 209 residential units has been completed, achieving an average selling price of approximately HK\$16,400 per square foot. LSD Group released the commercial units of 93 Pau Chung Street for sale in July 2018. Up to 22 March 2020, all 7 commercial units with saleable area of approximately 15,900 square feet have been sold and the average selling price was approximately HK\$23,500 per square foot.

Novi

On 16 May 2016, LSD Group has completed the purchase of the remaining unit for the proposed development on Ki Lung Street in Sham Shui Po, Kowloon. The site locates at 50 Ki Lung Street and has a combined site area of 5,054 square feet. It is planned to be developed primarily into a commercial/residential development for sale with a total GFA of 42,851 square feet. The construction has been completed with the Occupation Permit issued by the Buildings Department in July 2019.

This project was named "Novi" and all 138 flats, including studios, one and two-bedroom units with total saleable area of approximately 28,800 square feet have been pre-sold, achieving an average selling price of HK\$18,900 per square foot. Handover of 137 out of 138 residential units that was pre-sold has been completed. LSD Group released the 4 commercial units of Novi for sale in October 2019.

PROPERTY DEVELOPMENT (CONTINUED)

Review of major projects for sale and under development (Continued)

Hong Kong (Continued)

Monti

LSD Group was successful in its bid for the development rights to the Sai Wan Ho Street project in September 2015 from the Urban Renewal Authority in Shau Kei Wan, Hong Kong. The project site covers an area of 7,642 square feet. Upon completion, it is planned to provide about 144 residential units with a total residential GFA of 59,799 square feet. The total development cost is estimated to be approximately HK\$0.9 billion. Construction work was completed by the end of 2019, with the Occupation Permit issued by the Buildings Department in October 2019.

This project was named "Monti" and launched for pre-sale in August 2018. Up to 22 March 2020, LSD Group has pre-sold 93 units in Monti with saleable area of approximately 28,800 square feet at an average selling price of approximately HK\$20,700 per square foot. The Certificate of Compliance has been issued by the Lands Department in March 2020 and handover of the pre-sold residential units will commence soon.

Tai Kei Leng project

In March 2019, LSD Group successfully tendered for and secured a site located at Lot No. 5382 in Demarcation District No.116, Tai Kei Leng, Yuen Long, Hong Kong for HK\$209.8 million. This site is designated for private residential purposes and expected to add a maximum GFA of approximately 42,200 square feet to the development portfolio of LSD Group. Demolition work is in progress and construction work is expected to be completed in 2024.

Hang On Street project

In April 2019, LSD Group successfully secured the Urban Renewal Authority project covering a site area of approximately 8,500 square feet at Nos. 12-30 Hang On Street, Kwun Tong, Hong Kong which will be developed into approximate 64,000 square feet of residential spaces. Piling foundation works are in progress and construction work is expected to be completed in 2023.

Mainland China

All major properties for sale and under development in Mainland China of the Group are held through Lai Fung Group except Hengqin Novotown Phase I which is 80% owned by Lai Fung Group and 20% owned by LSD Group.

Shanghai Northgate Plaza redevelopment project

Shanghai Northgate Plaza I is located on Tian Mu Road West in the Jing'an District of Shanghai near the Shanghai Railway Terminal and comprises office units, a retail podium and car-parking spaces. Shanghai Northgate Plaza II is a vacant site adjacent to Northgate Plaza I. In September 2016, Lai Fung Group completed the acquisition of the 6th to 11th floors of Hui Gong Building which is physically connected to Northgate Plaza I, together with the right to use 20 car-parking spaces in the basement. Lai Fung Group plans to redevelop Shanghai Northgate Plaza I, Northgate Plaza II and the Hui Gong Building together under a comprehensive redevelopment plan which includes an office tower, a shopping mall and an underground car-parking structure and is expected to add a total GFA of approximately 693,600 square feet excluding car-parking spaces to the rental portfolio of Lai Fung Group. This project is expected to complete in the second half of 2022.

Shanghai Wuli Bridge Project

In July 2014, Lai Fung Group succeeded in the auction for the land use rights of a piece of land located by Huangpu River in Huangpu District in Shanghai with a site area of approximately 74,100 square feet. Construction work has been completed in August 2019. This high-end luxury residential project has attributable GFA of approximately 77,900 square feet and Lai Fung Group is in the process of obtaining the sales permit.

PROPERTY DEVELOPMENT (CONTINUED)

Review of major projects for sale and under development (Continued)

Mainland China (Continued)

Shanghai May Flower Plaza

Shanghai May Flower Plaza is a completed mixed-use project located at the junction of Da Tong Road and Zhi Jiang Xi Road in Su Jia Xiang in the Jing'an District in Shanghai and situated near the Zhongshan Road North Metro Station. As of 31 January 2020, 458 car-parking spaces of this development remained unsold.

Shanghai Regents Park

Shanghai Regents Park is a large-scale residential/commercial composite development located in the Zhongshan Park Commercial Area at the Changning District, Shanghai. It is situated within walking distance of the Zhongshan Park Metro Station. As at 31 January 2020, a total of 247 car-parking spaces of this development remained unsold.

Guangzhou King's Park

This is a high-end residential development located on Donghua Dong Road in Yuexiu District. The attributable GFA is approximately 98,300 square feet excluding 57 car-parking spaces and ancillary facilities. As at 31 January 2020, a total of 13 car-parking spaces of this development remained unsold.

Guangzhou Haizhu Plaza

Guangzhou Haizhu Plaza is located on Chang Di Main Road in Yuexiu District, Guangzhou along the Pearl River. Lai Fung Group owns the entire project. The proposed development has a total project GFA of approximately 580,800 square feet and is intended to be developed for rental purposes. The construction commenced in the first half of 2019 and the completion is expected to be in the first half of 2023.

Zhongshan Palm Spring

The project is located in Caihong Planning Area, Western District of Zhongshan. The overall development has a total planned GFA of approximately 6.075 million square feet. The project will comprise of high-rise residential towers, townhouses, serviced apartments and commercial blocks totaling 4.466 million square feet.

During the Period Under Review, 17,556 square feet of high-rise residential units and 21,105 square feet of house units were recognised at average selling prices of HK\$1,667 and HK\$2,565 per square foot, respectively, which contributed a total of HK\$79.4 million to the sales turnover.

STARR Resort Residence Zhongshan comprising two 16-storey blocks in the Palm Lifestyle complex was closed. The serviced apartment units were launched for sale in May 2019 and have been re-classified from "Property, plant and equipment" to "Assets classified as held for sale" in the consolidated statement of financial position of Lai Fung Group. The sale of these serviced apartment units will be recorded as disposal of assets classified as held for sale and the sales proceeds net of cost will be included in other operating income in the unaudited condensed consolidated income statement of Lai Fung Group.

As at 31 January 2020, completed units held for sale in this development, including high-rise residential units, house units and serviced apartment units, amounted to approximately 261,000 square feet and 1,215 unsold car-parking spaces. The remaining GFA under development was approximately 2,099,200 square feet.

Set out below is the current expectation on the development of the remaining phases:

Phase	Description	Approximate GFA * (square feet)	Expected completion
III	High-rise residential units including commercial units	523,100	Q3 2020
IV	High-rise residential units including commercial units	1,576,100	Q3 2021

* Excluding car-parking spaces and ancillary facilities

PROPERTY DEVELOPMENT (CONTINUED)

Review of major projects for sale and under development (Continued)

Mainland China (Continued)

Hengqin Novotown Phase I

Construction work of Novotown Phase I has been completed by end of 2019 pending for the filing of as-built inspection of office tower and cultural workshop tower with relevant construction administrative department of the Chinese government.

Sales of the cultural studios of Novotown Phase I were strong. During the Period Under Review, sales of 22,315 square feet was recognised at an average selling price of HK\$4,175 per square foot, which contributed HK\$88.7 million to Lai Fung Group's turnover. Completed cultural studios held for sale in this development as at 31 January 2020 amounted to approximately 150,916 square feet.

Novotown Phase I is 80% owned by Lai Fung Group and 20% owned by LSD Group.

Henggin Novotown Phase II

In June 2017, Lai Fung Group entered into a licence agreement with Real Madrid Club de Fútbol in relation to the development and operation of a location based entertainment centre, namely Real Madrid World in Novotown. The Real Madrid World is expected to consist of three floors with over 20 attractions spanning across a total area of approximately 12,000 square meters, and will be made up of several signature experiences including the Flying Theatre and the Stuntpit, an array of interactive training games, a walkthrough of Real Madrid history, plus dining and retail outlets.

In November 2017, Lai Fung Group entered into a cooperation agreement with Harrow International (China) Management Services Limited and ILA Holdings Limited to introduce Harrow International China Group, the world's leading learning institution, to set up ILA Hengqin in Hengqin. The curriculum at ILA Hengqin is structured to bring together the very best of British and Chinese educational philosophies and will initially offer grade 7-12 education for approximately 900 students as well as facilities for boarding students.

Lai Fung Group entered into a license agreement in December 2018 with Ducati Motor Holding S.p.A. in relation to the development and operation of the Ducati Experience Centre in Novotown. The Ducati Experience Centre expects to cover an area of no less than 4,500 square meters and will offer experiential attractions including immersive racing experiences, exclusive Ducati exhibits and retail concessions.

Lai Fung Group succeeded in bidding for the land use rights of the land offered for sale by The Land and Resources Bureau of Zhuhai through the listing-for-sale process in December 2018 and the land is situated adjacent to Novotown Phase I with a total site area of approximately 143,800 square meters and a maximum plot ratio of 2 times and has been designated for the development of Novotown Phase II. Real Madrid World, ILA Hengqin and Ducati Experience Centre are expected to be the key elements in Novotown Phase II and details of the development plan will be formulated upon finalisation of the master layout plan with the Chinese Government.

Construction works for Novotown Phase II were inevitably affected by the recent outbreak of, and the containment measures around, the novel coronavirus. Management has been closely monitoring the development of the situation, and will adhere to the measures as announced by the local government from time to time. Through communicating and working amicably with project partners, Lai Fung Group is confident that damages as a result of any of such delay can be minimised.

RESTAURANT OPERATION

For the six months ended 31 January 2020, restaurant operations contributed HK\$233.4 million to the Group's turnover (2019: HK\$269.8 million). Up to the date of this Report, restaurant operations include LSD Group's interests in 22 restaurants in Hong Kong and Mainland China and 1 restaurant in Macau under management. Details of each existing restaurant of LSD Group are as follows:

		At	tributable interest	
Cuisine	Restaurant	Location	to LSD Group	Award
Owned restaurants				
Western/	8 ^½ Otto e Mezzo BOMBANA Hong Kong	Hong Kong	37%	Three Michelin stars (2012-2020)
International Cuisine	8 ^½ Otto e Mezzo BOMBANA Shanghai	Shanghai	13%	Two Michelin stars (2017-2020)
	Opera BOMBANA	Beijing	20%	
	CIAK — In The Kitchen	Hong Kong	62%	One Michelin star (2015-2017)
	CIAK — All Day Italian	Hong Kong	67%	Michelin Bib Gourmand (2017-2020)
	Beefbar	Hong Kong	62%	One Michelin star (2017-2020)
	Takumi by Daisuke Mori	Hong Kong	63%	One Michelin star (2018-2020)
	Prohibition (Note)	Hong Kong	100%	
	Zest by Konishi	Hong Kong	67%	One Michelin star (2020)
Asian Cuisine	China Tang Landmark	Hong Kong	50%	The Plate Michelin (2019-2020)
	China Tang Harbour City	Hong Kong	60%	The Plate Michelin (2019-2020)
	Howard's Gourmet	Hong Kong	50%	
	Beijing Howard's Gourmet	Beijing	67%	
	Chiu Tang Central	Hong Kong	67%	
	Old Bazaar Kitchen	Hong Kong	63%	
	Sun's Bazaar Pacific Place	Hong Kong	67%	
	Sun's Bazaar KiKi Tea Telford Plaza	Hong Kong	69%	
	Canton Bistro (Note)	Hong Kong	100%	
	KiKi Noodle Bar IFC	Hong Kong	67%	
	KiKi Noodle Bar K11 MUSEA	Hong Kong	67%	
	KiKi Noodle Bar Shanghai Hong Kong Plaza	Shanghai	67%	
Japanese Cuisine	Sushi Masataka	Hong Kong	63%	The Plate Michelin (2019-2020)
Managed restaurant Western Cuisine	8 ^½ Otto e Mezzo BOMBANA, Macau	Macau	N/A	One Michelin star (2016-2020)

Note: Performance of these two restaurants in Ocean Park Marriott Hotel has been included in the hotel operation segment for segment reporting purposes.

HOTEL AND SERVICED APARTMENT OPERATIONS

The hotel and serviced apartment operations of the Group include LSD Group's operation of the Caravelle Hotel in Ho Chi Minh City, Vietnam and the Ocean Park Marriott Hotel in Hong Kong, as well as Lai Fung Group's hotel and serviced apartment operations in Shanghai and Hengqin in Mainland China. The hotel project in Phuket, Thailand that LSD Group invested in June 2017 is still at the planning stage and LSD Group will provide material updates on this project as and when available. For the six months ended 31 January 2020, the hotel and serviced apartment operations contributed HK\$478.5 million to the Group's turnover (2019: HK\$280.6 million).

Breakdown of turnover for the six months ended 31 January 2020 from hotel and serviced apartment operations is as follows:

	Location	Attributable interest to the Group	No. of Rooms ⁷	Total GFA (square feet)	Turnover (HK\$ million)	Period end occupancy rate (%)
Hotel and serviced apartment						
Ocean Park Marriott Hotel	Hong Kong	56.07%	471	365,974	187.4	52.0
Ascott Huaihai Road Shanghai	Shanghai	21.14%	308	355,267	56.0	64.1
STARR Hotel Shanghai	Shanghai	21.14%	239	143,846	16.5	57.7
Hyatt Regency Hengqin	Hengqin	28.13%	493	594,756	5.6	Note 2
Caravelle Hotel	Ho Chi Minh City	14.58%	335	378,225	212.0	48.7
Subtotal			1,846	1,838,068	477.5	
Hotel management fee					1.0	
Total					478.5	

Notes:

1. On 100% basis.

2. Hyatt Regency Hengqin soft opened on 31 December 2019 has been temporally closed since 1 February 2020 due to the outbreak of the novel coronavirus in Mainland China.

Ocean Park Marriott Hotel officially commenced its operations on 19 February 2019, adding a total of 471 rooms and approximately 365,974 square feet of attributable rental space to the rental portfolio of LSD Group. Despite the impact on the hotel industry in Hong Kong due to the social unrest and the novel coronavirus, LSD Group remains cautiously optimistic about the prospects of the Ocean Park Marriott Hotel project given the popularity of Ocean Park.

Caravelle Hotel is a leading international 5-star hotel in the centre of the business, shopping and entertainment district in Ho Chi Minh City, Vietnam. It is an elegant 24-storey tower with a mixture of French colonial and traditional Vietnamese style and has 335 superbly appointed rooms, suites, exclusive Signature Floors, Signature Lounge and a specially equipped room for the disabled. Total GFA attributable to LSD Group is 98,376 square feet.

The hotel operation team of LSD Group has extensive experience in providing consultancy and management services to hotels in Mainland China, Hong Kong and other Asian countries. The division's key strategy going forward will continue to focus on providing management services, particularly to capture opportunities arising from the developments of Lai Fung Group in Shanghai, Guangzhou, Zhongshan and Hengqin. The hotel division of LSD Group manages Lai Fung Group's serviced apartments in Shanghai under the "STARR" brand.

HOTEL AND SERVICED APARTMENT OPERATIONS (CONTINUED)

STARR Hotel Shanghai is a 17-storey hotel located in the Mayflower Lifestyle complex in Jing'an District, within walking distance to Lines 1, 3 and 4 of the Shanghai Metro Station with easy access to major motorways. There are 239 fully furnished and equipped hotel units with stylish separate living room, bedroom, fully-equipped kitchenette and luxurious bathroom amenities for short or extended stays to meet the needs of the business travelers from around the world and the total GFA is approximately 143,800 square feet.

Lai Fung Group also owns 100% interest in the Ascott Huaihai Road in Shanghai Hong Kong Plaza which is managed by the Ascott Group and it is one of a premier collection of the Ascott Limited's serviced residences in over 70 cities in Asia Pacific, Europe and the Gulf region. The residence with total GFA of approximately 357,000 square feet has 308 contemporary apartments of various sizes: studios (640-750 square feet), one-bedroom apartments (915-1,180 square feet), two-bedroom apartments (1,720 square feet), three-bedroom apartments (2,370 square feet) and two luxurious penthouses on the highest two floors (4,520 square feet).

Hyatt Regency Hengqin soft opened on 31 December 2019 is located in Novotown Phase I in Hengqin, Zhuhai, the heart of the Greater Bay Area and is within easy reach of the bridge linking Zhuhai with Hong Kong and Macau. Hyatt Regency Hengqin with total GFA of approximately 594,800 square feet and approximately 475,800 square feet attributable to Lai Fung Group has 493 guest rooms including 55 suites ranging in size from 430 square feet to 2,580 square feet, a wide range of dining options, as well as banqueting and conference facilities of over 40,000 square feet.

MEDIA AND ENTERTAINMENT

The media and entertainment businesses are operated by eSun Group. For the six months ended 31 January 2020, this segment recorded a turnover of HK\$202.8 million (2019: HK\$233.1 million).

Live Entertainment

During the Period Under Review, eSun Group organised and invested in 39 (2019: 46) shows by popular local, Asian and internationally renowned artistes, including EXO, Ivana Wong, Miriam Yeung and Jan Lamb.

Music Production, Distribution and Publishing

For the six months ended 31 January 2020, eSun Group released 12 (2019: 36) albums, including titles by Sammi Cheng, Tang Siu Hau, Jay Fung, Chan Kin On and Nowhere Boys. eSun Group is expected to continue to increase its music licensing revenue from the exploitation of the music library through new media distribution.

Artiste Management

eSun Group has a strong artiste management team and a sizeable number of talents and will continue to expand its profile and in tandem with its growing television drama production and film production business.

FILM AND TV PROGRAMME PRODUCTION AND DISTRIBUTION

The film and TV programme production and distribution businesses are operated by eSun Group. For the six months ended 31 January 2020, this segment recorded a turnover of HK\$111.4 million (2019: HK\$240.3 million) and segment results of a loss of HK\$17.8 million (2019: a loss of HK\$36.6 million).

During the Period Under Review, a total of 4 films produced/invested by eSun Group was theatrically released, namely *Bodies at Rest, Fagara, The Climbers* and *A Witness Out of the Blue*. eSun Group also distributed 17 (2019: 22) films and 179 (2019: 290) videos with high profile titles including *1917, Gemini Man, Men in Black: International, Avengers: Endgame, Spider-Man: Far From Home, Fast & Furious Presents: Hobbs & Shaw, The Lion King, Toy Story 4 and John Wick: Chapter 3-Parabellum.*

CINEMA OPERATION

The cinema operation is managed by eSun Group. For the six months ended 31 January 2020, this segment recorded a turnover of HK\$194.6 million (2019: HK\$214.3 million) and segment results of a loss of HK\$154.0 million (2019: HK\$48.2 million). The substantial increase in segmental losses of the cinema operation of eSun Group is primarily due to impairment of property, plant and equipment of certain cinemas, the performance of which was not as expected during the Period Under Review. As at the date of this Report, eSun Group operates ten cinemas in Hong Kong and three cinemas in Mainland China. Details on the number of screens and seats of each existing cinema are as follows:

Cinema	Attributable interest to eSun Group	No. of screens	No. of seats
	(%)		
Mainland China			
Suzhou Grand Cinema City	100	10	1,440
Guangzhou May Flower Cinema City	100	7	606
Zhongshan May Flower Cinema City	100	5	905
Subtotal		22	2,951
Hong Kong			
Movie Town (including MX4D theatre)	100	7	1,702
Festival Grand Cinema	95	8	1,196
MCL Metro City Cinema	95	6	694
MCL Telford Cinema (including MX4D theatre)	95	6	789
STAR Cinema	95	6	622
Grand Kornhill Cinema (including MX4D theatre)	95	5	706
MCL Cheung Sha Wan Cinema	95	4	418
MCL South Horizons Cinema	95	3	555
MCL Green Code Cinema	95	3	285
Grand Windsor Cinema	95	3	246
Subtotal		51	7,213
Total		73	10,164

Note: On 100% basis.

INTERESTS IN JOINT VENTURES

During the period ended 31 January 2020, losses from joint ventures amounted to HK\$96.7 million, as compared to profits of HK\$744.6 million for the same period in 2019. This is primarily due to the decrease in fair value of CCB Tower and lower profit contribution from property sale of Alto Residence during the Period Under Review.

	Six month 31 Janu	
	2020 (HK\$ million)	2019 (HK\$ million)
Revaluation gains/(losses)	(208.9)	150.1
Operating profits	112.2	594.5
Contribution/(losses) from joint ventures	(96.7)	744.6

LIQUIDITY AND FINANCIAL RESOURCES

As at 31 January 2020, cash and bank balances and undrawn facilities held by the Group amounted to HK\$4,669.4 million and HK\$6,274.1 million, respectively. Cash and bank balances held by the Group of which about 45.6% was denominated in Hong Kong dollars and United States dollars, and about 47.2% was denominated in Renminbi. Cash and bank balances and undrawn facilities held by the Group excluding LSD Group as at 31 January 2020 were HK\$217.8 million and HK\$300.0 million, respectively.

The Group's sources of funding comprise mainly internal funds generated from the Group's business operations, loan facilities provided by banks and guaranteed notes issued to investors.

As at 31 January 2020, the Group had bank borrowings of approximately HK\$15,043.4 million, guaranteed notes of approximately HK\$5,710.2 million, other borrowings of approximately HK\$718.9 million and other payable of approximately HK\$64.2 million. As at 31 January 2020, the maturity profile of the bank borrowings of HK\$15,043.4 million is well spread with HK\$2,870.9 million repayable within 1 year, HK\$5,098.2 million repayable in the second year and HK\$5,951.5 million repayable in the third to fifth years, and HK\$1,122.8 million repayable beyond the fifth year.

The Group issued guaranteed notes in an aggregate principal amount of US\$750 million. The guaranteed notes have terms of five years and bear a fixed interest rate of 4.6% and 5.65% per annum with interest payable semi-annually in arrears. The guaranteed notes are listed on the Stock Exchange and were issued for refinancing the previous notes and for general corporate purposes. The Group entered into cross currency swap agreements with financial institutions for the purpose of hedging the foreign currency risk.

Approximately 70% and 28% of the Group's total borrowings carried interest on a floating rate basis and fixed rate basis, respectively, and the remaining 2% of Group's borrowings were interest-free.

The gearing ratio, expressed as a percentage of the total outstanding net debt (being the total borrowings less cash and bank balances) to consolidated net assets attributable to owners of the Company, was approximately 77.2%. Excluding the net debt of LSD Group, the Group's gearing ratio was approximately 4.1%.

As at 31 January 2020, certain investment properties with carrying amounts of approximately HK\$32,476.5 million, certain right-of-use assets with carrying amounts of approximately HK\$1,577.4 million, certain property, plant and equipment with carrying amounts of approximately HK\$3,271.4 million, certain completed properties for sale of approximately HK\$1,089.4 million, certain property under development of approximately HK\$1,899.2 million, certain serviced apartments and related leasehold improvements of approximately HK\$1,534.0 million were pledged to banks to secure banking facilities granted to the Group. In addition, certain shares in subsidiaries held by the Group were also pledged to banks to secure banking facilities granted to the Group. Shares in a joint venture held by the Group were pledged to a bank to secure banking facility granted to a joint venture of the Group. The Group's secured bank borrowings were also secured by floating charges over certain assets held by the Group.

The Group's major assets and liabilities and transactions were denominated in Hong Kong dollars, United States dollars, Pounds Sterling and Renminbi. Considering that Hong Kong dollars are pegged against United States dollars, the Group believes that the corresponding exposure to exchange rate risk arising from United States dollars is nominal. The Group has investments in United Kingdom with the assets and liabilities denominated in Pounds Sterling. These investments were primarily financed by bank borrowings denominated in Pounds Sterling in order to minimise the net foreign exchange exposure. Lai Fung has a net exchange exposure to Renminbi as Lai Fung's assets are principally located in Mainland China and the revenues are predominantly in Renminbi. Other than the abovementioned, the remaining monetary assets and liabilities of the Group were denominated in Euro, Malaysian Ringgit and Vietnamese Dong which were also insignificant as compared with the Group's total assets and liabilities. The Group manages its foreign currency risk by closely reviewing the movement of the foreign currency rate and considers hedging significant foreign currency exposure should the additional need arise.

CONTINGENT LIABILITIES

There has been no material change in contingent liabilities of the Group since 31 July 2019.

Particulars of Major Properties

COMPLETED PROPERTIES HELD FOR RENTAL

				Appr		.ttributable re feet)	GFA	
Property Name	A	ttributable interest to the Group	Tenure	Commercial/ Retail	Office	Industrial	spaces & ancillary	No. of car-parking spaces attributable to the Group
Hong Kong properties								
Por Yen Building	478 Castle Peak Road, Cheung Sha Wan, Kowloon, Hong Kong (New Kowloon Inland Lot No. 2081)	100%	The property is held for a term which expired on 27 June 1997 and had been extended upon expiry until 30 June 2047	_	_	109,010	109,010	7
Crocodile Center (commercial podium)	79 Hoi Yuen Road, Kwun Tong, Kowloon, Hong Kong (Kwun Tong Inland Lot No. 692)	100%	The property is held for a term which expired on 27 June 1997 and had been extended upon expiry until 30 June 2047	91,201	_	_	91,201	_
Por Mee Factory Building (Units A,B,C and D on 3/F)	500 Castle Peak Road, Cheung Sha Wan, Kowloon, Hong Kong	100%	The property is held for a term which expired on 27 June 1997 and had been extended upon expiry until 30 June 2047	_	_	20,089	20,089	_
Forda Industrial Building (6/F and car-parking spaces nos. 10, 22 and 27 on G/F)	16 Wan Chau Road, Yuen Long, New Territories, Hong Kong	100%	The property is held for a term which expired on 27 June 1997 and had been extended upon expiry until 30 June 2047	_	_	19,301	19,301	3
Victorious Factory Building (Unit B on 5/F)	33A-37A Tseuk Luk Street an 16-20 Sam Chuk Street, San Po Kong, Kowloon, Hong Kong	d 100%	The property is held for a term which expired on 27 June 1997 and had been extended upon expiry until 30 June 2047	_	_	5,828	5,828	_
Metropolitan Factory and Warehouse Building (Units A and B on 7/F and car-parking spaces nos. 11 and 12 on G/F)	30-32 Chai Wan Kok Street, Tsuen Wan, New Territories, Hong Kong	44.65%	The property is held for a term which expired on 27 June 1997 and had been extended upon expiry until 30 June 2047	_	_	5,077	5,077	1
Crocodile Center (car-parking spaces)	79 Hoi Yuen Road, Kwun Tong, Kowloon, Hong Kong (Kwun Tong Inland Lot No. 692)	50%	The property is held for a term which expired on 27 June 1997 and had been extended upon expiry until 30 June 2047	_	_	_	_	27
Cheung Sha Wan Plaza	833 Cheung Sha Wan Road, Cheung Sha Wan, Kowloon, Hong Kong (New Kowloon Inland Lot No. 5955)	56.07%	The property is held for a term expiring on 30 June 2047	131,096	229,829	_	360,925	199
Causeway Bay Plaza 2	463-483 Lockhart Road, Causeway Bay, Hong Kong (Section J and the Remaining Portions of Sections D,E,G,H,K,L,M and O, Subsection 4 of Section H and the Remaining Portion of Inland Lot No. 2833)	56.07%	The property is held for a term of 99 years commencing on 15 April 1929 and renewable for a further term of 99 years	61,548	53,977	_	115,525	32

COMPLETED PROPERTIES HELD FOR RENTAL (CONTINUED)

				Арр				
Property Name	Location	Attributable interest to the Group	Tenure	Commercial/ Retail	Office	Industrial	spaces & ancillary	No. of car-parking
Lai Sun Commercial Centre	680 Cheung Sha Wan Road, Cheung Sha Wan, Kowloon, Hong Kong (New Kowloon Inland Lot No. 5984)	56.07%	The property is held for a term of which expired on 27 June 1997 and has been extended upon expiry until 30 June 2047	53,302	41,593	_	94,895	302
CCB Tower	3 Connaught Road Central, Hong Kong (Inland Lot No. 8736)	28.04%	The property is held for a term commencing from 28 June 1989 and expiring on 30 June 2047	-	64,269	_	64,269	11
Alto Residences	29 Tong Yin Street, Tseung Kwan O, New Territories, Hong Kong	28.04%	The property is held for a term of 50 years commencing from 17 December 2012	28,764	_	_	28,764	43
Wyler Centre, Phase II (20/F and 27/F and car-parking spaces nos. 17, 18 and 59 on 2/F)	192-200 Tai Lin Pai Road, Kwai Chung, New Territories, Hong Kong	56.07%	The property is held for a term of which expired on 27 June 1997 and has been extended upon expiry until 30 June 2047	_	_	26,875	26,875	2
AIA Central	1 Connaught Road Central, Hong Kong (Marine Lot No. 275, Section A and the Remaining Portion of Marine Lot No. 278)	5.61%	The property is held for a term of 999 years commencing from 9 September 1895 (for Marine Lot No. 275) and 999 years commencing from 12 October 1896 (for Marine Lot no. 278)	_	24,065	_	24,065	3
Metropolitan Factory and Warehouse Building (Units A and B on 10/F and car-parking spaces nos. 1,2,13 and 14 on G/F)	30-32 Chai Wan Kok Street, Tsuen Wan, New Territories, Hong Kong	56.07%	The property is held for a term which expired on 27 June 1997 and had been extended upon expiry until 30 June 2047	_	_	6,375	6,375	2
Luen Fat Loong Factory Building (4/F)	19 Cheung Lee Street, Chai Wan, Hong Kong	56.07%	The property is held for a term of 75 years commencing on 4 November 1963 renewable for a further term of 75 years		_	2,405	2,405	_
Subtota	l of major completed prope	rties held for	rental in Hong Kong:	365,911	413,733	194,960	974,604	632
United Kingdom								
107 Leadenhall Street London '	107 Leadenhall Street, London EC3, United Kingdom	56.07%	The property is held freehold	27,016	55,186	_	82,202	_
100 Leadenhall Street London ¹	100 Leadenhall Street, London EC3, United Kingdom	56.07%	The property is held freehold	_	99,636	_	99,636	8
106 Leadenhall Street London '	106 Leadenhall Street, London EC3, United Kingdom	56.07%	The property is held freehold	1,985	9,187	_	11,172	_
Subtotal of m	ajor completed properties	held for renta	al in United Kingdom:	29,001	164,009	_	193,010	8

COMPLETED PROPERTIES HELD FOR RENTAL (CONTINUED)

				Appr		Approximate Attributable GFA (square feet)			
Property Name	i	ributable nterest to he Group	Tenure	Commercial/ Retail	Office	Industrial	spaces & ancillary	No. of car-parking	
Mainland China									
<u>Shanghai</u>									
Shanghai Hong Kong Plaza	282 & 283 Huaihaizhong Road, Huangpu District	21.14%	The property is held for a term of 50 years commencing on 16 September 1992	99,034	76,552	_	175,586	74	
May Flower Plaza	Sujiaxiang, Jing'an District	21.14%	The property is held for a term of 40 years for commercial use commencing on 5 February 2007	67,719	_	_	67,719	_	
Regents Park	88 Huichuan Road, Changning District	20.08%	The property is held for a term of 70 years commencing on 4 May 1996	16,482	_	_	16,482	-	
Sub	total of major completed prope	rties held f	or rental in Shanghai:	183,235	76,552	-	259,787	74	
<u>Guangzhou</u>									
May Flower Plaza	68 Zhongshanwu Road, Yuexiu District	21.14%	The property is held for a term of 40 years for commercial use and 50 years for other uses commencing on 14 October 1997	75,564	16,792	_	92,356	29	
West Point	Zhongshan Qi Road, Liwan District	21.14%	The property is held for a term of 40 years for commercial use and 50 years for other uses commencing on 11 January 2006	36,356	_	_	36,356	_	
Lai Fung Tower	787 Dongfeng East Road, Yuexiu District	21.14%	The property is held for a term of 40 years for commercial uses and 50 years for other uses commencing on 21 October 1997	23,740	132,308	_	156,048	66	
Subto	tal of major completed properti	es held for	rental in Guangzhou:	135,660	149,100	_	284,760	95	
Zhongshan									
Palm Spring	Caihong Planning Area, Western District	21.14%	The property is held for a term expiring on 30 March 2075 for commercial/residential us	31,164 es	_	_	31,164	_	
Subto	tal of major completed properti	es held for	rental in Zhongshan:	31,164	_	_	31,164	_	
<u>Hengqin</u>									
Novotown Phase I ²	East side of Yiwener Road, south side of Caihong Road, west side of Tianyu Road and north side of Hengqin Road, Hengqin New Area, Zhuhai	28.13%	The property is held for a term of 40 years for office, commercial and serviced apartment and hotel uses and 50 years for other uses commencing on 31 December 2013	274,344 ³	_	_	274,344	519	
	ototal of major completed prope			274,344	_	_	274,344		
Subtotal o	f major completed properties he			624,403	225,652	—	850,055		
	Total of major comp	leted prop	erties held for rental:	1,019,315	803,394	194,960	2,017,669	1,328	

Notes:

1. Gross internal area.

2. As at 31 January 2020, Novotown Phase I was 80% owned by Lai Fung Group and 20% owned by LSD Group.

3. Including cultural attraction spaces occupied by Lionsgate Entertainment World[®] and National Geographic Ultimate Explorer Hengqin.

COMPLETED HOTEL PROPERTIES AND SERVICED APARTMENTS

Property Name	Location	Attributable interest to the Group	Tenure	No. of rooms	Approximate Attributable GFA (square feet)	No. of car-parking spaces attributable to the Group
Hong Kong						
Hong Kong Ocean Park Marriott Hotel	180 Wong Chuk Hang Road, Ocean Park, Hong Kong	56.07%	The property is held for a term of 75 years commencing from 22 December 1972	471	205,202	9
<u>Vietnam</u>						
Caravelle Hotel	19 Lam Son Square, District 1, Ho Chi Minh City, Vietnam	14.58%	The property is held under a land use right due to expire on 8 October 2040	335	55,160	_
Mainland China						
<u>Shanghai</u>						
Ascott Huaihai Road Shanghai	282 Huaihaizhong Road, Huangpu District	21.14%	The property is held for a term of 50 years commencing on 16 September 1992	300	75,108	_
STARR Hotel Shanghai	Sujiaxiang, Jing'an District	21.14%	The property is held for a term of 50 years for commercial use commencing on 5 February 2007	239	30,411	_
Su	btotal of major completed hotel	properties and	serviced apartments in Shanghai:	539	105,519	_
<u>Hengqin</u>						
Hyatt Regency Hengqin	1295 Qisecaihong Road, Hengqin, Zhuhai	28.13%	The property is held for a term of 40 years commencing on 31 December 2013	493	167,288	_
Si	ubtotal of major completed hotel	properties and	d serviced apartments in Hengqin:	493	167,288	_
Subtotal	of major completed hotel prope	ties and servic	ed apartments in Mainland China:	1,032	272,807	_
	Total of major com	pleted hotel pro	operties and serviced apartments:	1,838	533,169	9

PROPERTIES UNDER DEVELOPMENT

					_	Арр	roximate A	ttributable GF	A (square feet)		
Property Name	Location	Attributable interest to the Group	Stage of Construction	Expected Completion Date	Approximate Site Area (square feet)'	Commercial/ Retail	Office	Hotel/ Serviced Apartments	Residential	Total (excluding car-parking spaces & ancillary facilities)	No. of car-parking spaces attributable to the Group
Hong Kong											
Monti	9 Sai Wan Ho Street, Shau Kei Wan, Hong Kong	56.07%	Superstructure works completed	(Note 2)	7,642	_	_	_	33,529	33,529	4
Hang On Street Project	12-30 Hang On Street, Kwun Tong, Hong Kong	56.07%	Piling foundation works in progress	2023	8,500	4,542	_	_	35,661	40,203	-
Tai Kei Leng Project	Lot No. 5382 in Demarcation District No.116, Tai Kei Leng, Yuen Long, Hong Kong	56.07%	Demolition works in progress	2024	12,000	_	_	_	23,662	23,662	_
		Subtot	al of major properti	es under developn	nent in Hong Kong:	4,542	_	_	92,852	97,394	4
Mainland China											
manna cinna											
Guangzhou	Chang Di Main Road, Yuexiu District	21.14%	Construction work in progress	H1 2023	90,708	22,021	100,773	_	_	122,794	64
Guangzhou			work in			22,021 22,021	100,773 100,773	_	_	122,794 122,794	64 64
<u>Guangzhou</u> Haizhu Plaza			work in progress					_	_		
		Subtota	work in progress								
Guangzhou Haizhu Plaza Zhongshan	Yuexiu District Caihong Planning Area	Subtota	work in progress al of major propertie Construction work in	Phase 3: Q3 2020 Phase 4: Q3 2021	nent in Guangzhou: 2,547,298 ³	22,021				122,794	64
Guangzhou Haizhu Plaza Zhongshan Palm Spring	Yuexiu District Caihong Planning Area	Subtota	work in progress al of major propertie Construction work in progress	Phase 3: Q3 2020 Phase 4: Q3 2021	nent in Guangzhou: 2,547,298 ³	22,021 27,800	100,773		415,995	122,794 443,795	64 306
Guangzhou Haizhu Plaza Zhongshan Palm Spring Shanghai Northgate Plaza	Yuexiu District Caihong Planning Area	Subtota	work in progress al of major propertie Construction work in progress	Phase 3: Q3 2020 Phase 4: Q3 2021	nent in Guangzhou: 2,547,298 ³	22,021 27,800 27,800	100,773		415,995	122,794 443,795	64 306

PROPERTIES UNDER DEVELOPMENT (CONTINUED)

						Approximate Attributable GFA (square feet)					
Property Name	Location	Attributable interest to the Group	Stage of Construction	Expected Completion Date	Approximate Site Area (square feet)'	Commercial/ Retail	Office	Hotel/ Serviced Apartments	Residential		No. of car-parking spaces attributable to the Group
<u>Hengqin</u>											
Novotown Phase I	East side of Yiwener Road, south side of Caihong Road, west side of Tianyu Road and north side of Hengqin Road, Hengqin New Area, Zhuhai	28.13%	Construction work substantially completed	H1 20204	1,401,184 ³	_	166,089	121,517	_	287,606	_
Novotown Phase II	East side of Yiwener Road, south side of Xiangjiang Road, west side of Yiwenyi Road and north side of Zhishui Road, Hengqin New Area, Zhuhai	21.14%	Construction work in progress	2023	1,547,523	654,338	_	_	_	654,338	214
		Subt	otal of major proper	ties under develo	pment in Hengqin:	654,338	166,089	121,517	_	941,944	214
		Subtotal of	major properties un	der development	in Mainland China:	724,069	393,590	121,517	415,995	1,655,171	701
			Total of m	ajor properties u	nder development:	728,611	393,590	121,517	508,847	1,752,565	705

Notes:

1. On project basis.

2. The Occupation Permit was issued by the Buildings Department in October 2019 and the Certificate of Compliance was issued by the Lands Department in March 2020.

3. Including portions of the projects that have been completed for sale/sold/leased.

4. Pending for the filing of as-built inspection with relevant construction administrative department of the Chinese government.

COMPLETED PROPERTIES HELD FOR SALE

			Approx	imate Attributabl (square feet)	e GFA	
Property Name	Location	Attributable interest to the Group	Commercial/ Retail	Residential	Total (excluding car-parking spaces & ancillary facilities)	No. of car-parking spaces attributable to the Group
Hong Kong						
Ocean One	6 Shung Shun Street, Yau Tong, Kowloon, Hong Kong	56.07%	15,310	_	15,310	4
339 Tai Hang Road	339 Tai Hang Road, Hong Kong	56.07%	_	3,621	3,621	2
Alto Residences	29 Tong Yin Street, Tseung Kwan O, New Territories, Hong Kong	28.04%	_	24,685	24,685	21
93 Pau Chung Street	20-32 San Shan Road and 93 Pau Chung Street, Ma Tau Kok, Kowloon, Hong Kong	56.07%	1,141	_	1,141	10
Novi	50 Ki Lung Street, Kowloon, Hong Kong	56.07%	2,913	229	3,142	_
Subtotal of	major completed properties held for sale i	n Hong Kong:	19,364	28,535	47,899	37
Mainland China						
<u>Zhongshan</u>						
Palm Spring	Caihong Planning Area, Western District	21.14%	7,124	55,182	62,306	257
Subtotal of	major completed properties held for sale in	n Zhongshan:	7,124	55,182	62,306	257
<u>Hengqin</u>						
Novotown Phase I	East side of Yiwener Road, south side of Caihong Road, west side of Tianyu Road and north side of Hengqin Road, Hengqin New Area, Zhuhai	28.13%	_	42,449	42,449	_
Subtotal	of major completed properties held for sal	e in Hengqin:	_	42,449	42,449	

COMPLETED PROPERTIES HELD FOR SALE (CONTINUED)

			Approx	e GFA		
Property Name	Location	Attributable interest to the Group	Commercial/ Retail	Residential	Total (excluding car-parking spaces & ancillary facilities)	No. of car-parking spaces attributable to the Group
<u>Shanghai</u>						
Wuli Bridge Project	Wuliqiao Road, 104 Jie Fang, Huangpu District	21.14%	_	16,460	16,460	20
May Flower Plaza	Sujiaxiang, Jing'an District	21.14%	_	_	_	96
Regents Park, Phase II	88 Huichuan Road, Changning District	20.08%	_		_	50
Subtotal o	f major completed properties held for sale	in Shanghai:	_	16,460	16,460	166
<u>Guangzhou</u>						
Eastern Place Phase V	787 Dongfeng East Road, Yuexiu District	21.14%	_	_	_	3
Dolce Vita	Jinshazhou, Heng Sha, Baiyun District	10.57%	_	_	_	4
King's Park	Donghua Dong Road, Yuexiu District	21.14%	_	_	_	3
West Point	Zhongshan Qi Road, Liwan District	21.14%	_	_	_	26
Subtotal of n	najor completed properties held for sale ir	n Guangzhou:	_	_	_	36
Subtotal of majo	r completed properties held for sale in Ma	inland China:	7,124	114,091	121,215	459
	Total of major completed properties	held for sale:	26,488	142,626	169,114	496

Corporate Governance and Other Information

CORPORATE GOVERNANCE

The Company is committed to achieving and maintaining high standards of corporate governance and has established policies and procedures for compliance with the principles and code provisions set out in the Corporate Governance Code ("**CG Code**") contained in Appendix 14 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("**Stock Exchange**" and "**Listing Rules**", respectively) from time to time.

The Company has complied with all the code provisions set out in the CG Code throughout the six months ended 31 January 2020 save for the deviations from code provisions A.4.1 and A.5.1.

Under code provision A.4.1, non-executive directors should be appointed for a specific term and subject to re-election.

None of the existing non-executive directors ("**NEDs**", including the independent non-executive directors ("**INEDs**")) of the Company is appointed for a specific term. However, all directors of the Company ("**Directors**") are subject to the retirement provisions of the articles of association of the Company, which require that the Directors for the time being shall retire from office by rotation once every three years since their last election by shareholders of the Company ("**Shareholders**") and the retiring Directors are eligible for re-election. In addition, any person appointed by the Board as an additional Director (including a NED) will hold office only until the next annual general meeting of the Company and will then be eligible for re-election. Further, in line with the relevant code provision of the CG code, each of the Directors appointed to fill a casual vacancy would/will be subject to election by the Shareholders at the first general meeting after his/her appointment. In view of these, the Board considers that such requirements are sufficient to meet the underlying objective of the said code provision A.4.1 and, therefore, does not intend to take any remedial steps in this regard.

Under code provision A.5.1, a nomination committee comprising a majority of independent non-executive directors should be established and chaired by the chairman of the board or an independent non-executive director.

The Company has not established a nomination committee whose functions are assumed by the full Board. The Company has achieved and maintained diversity of the Board including professional qualifications and experience, cultural and educational background, race and ethnicity, gender, age and length of service which meet the Company's business model and specific needs. Potential new Directors will be recruited based on their knowledge, skills, experience and expertise and the requirements of the Company at the relevant time and candidates for the INEDs must meet the independence criterion. The process of identifying and selecting appropriate candidates for consideration and approval by the Board has been, and will continue to be, carried out by the executive Directors ("**EDs**"). In January 2019, the Company adopted the Nomination Policy which set out the criteria, process and procedures by which the Company will select candidates for possible inclusion in the Board. As Nomination Policy has already been in place and the other duties of the nomination committee as set out in the CG Code have long been performed by the full Board effectively, the Board does not consider it necessary to establish a nomination committee at the current stage.

Board

The Board oversees the overall management of the Company's business and affairs. The Board's primary duty is to ensure the viability of the Company and to ascertain that it is managed in the best interests of its Shareholders as a whole while taking into account the interests of other stakeholders.

The Board has delegated the day-to-day management of the Company's business to the management and the Executive Committee and focuses its attention on matters affecting the Company's long-term objectives and plans for achieving these objectives, the overall business and commercial strategy of the Company and its subsidiaries ("**Group**") as well as overall policies and guidelines.

The Board currently comprises nine members, of whom six are EDs and three are INEDs. The current composition of the Board is characterised by diversity, whether considered in terms of gender, nationality, professional background and skills.

CORPORATE GOVERNANCE (CONTINUED)

Board (Continued)

The Board meets at least four times a year with meeting dates scheduled prior to the beginning of the year. Additional board meetings will be held when warranted. Directors also participate in the consideration and approval of matters of the Company by way of written resolutions circulated to Directors together with supporting explanatory materials as and when required.

All Directors have been provided, on a monthly basis, with the Group's management information updates, giving a balanced and understandable assessment of the Group's performance, position, recent developments and prospects in sufficient detail to keep them abreast of the Group's affairs and facilitate them to discharge their duties under the relevant requirements of the Listing Rules.

Chairman and Chief Executive Officer

During the six months ended 31 January 2020 and up to the date of this Report, Dr. Lam Kin Ming was the Chairman of the Company while Dr. Lam Kin Ngok, Peter and Mr. Chew Fook Aun were both the Deputy Chairman of the Company and Mr. Yip Chai Tuck was the Chief Executive Officer of the Company. The segregation ensures a clear distinction between the Chairman's responsibilities to manage the Board and the Chief Executive Officer's responsibilities to manage the Company's business. The division of responsibilities between the Chairman and the Chief Executive Officer is defined.

SECURITIES TRANSACTIONS BY DIRECTORS AND DESIGNATED EMPLOYEES

The Company has adopted a Code of Practice for Securities Transactions by Directors and Designated Employees ("**Securities Code**") on terms no less exacting than the required standard set out in the Model Code for Securities Transactions by Directors of Listed Issuers contained in Appendix 10 to the Listing Rules. The Company has made specific enquiry of all Directors and they have confirmed in writing their compliance with the required standard set out in the Securities Code during the six months ended 31 January 2020.

DIRECTORS' INTERESTS

The following Directors and the chief executive of the Company who held office on 31 January 2020 and their respective close associates (as defined in the Listing Rules) were interested, or were deemed to be interested in the following interests or short positions in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of the Securities and Futures Ordinance, Chapter 571 of the Laws of Hong Kong ("**SFO**")) on that date (a) as required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions, if any, which they were taken or deemed to have under such provisions of the SFO); or (b) as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO ("**Register of Directors and Chief Executive**"); or (c) as otherwise notified to the Company and the Stock Exchange pursuant to the Securities Code; or (d) as known by the Directors:

(a) The Company

Name of Director	Capacity	Personal interests	Family interests	Corporate interests	Other interests	Total interests	Approximate % of total interests to total issued Shares (Note 1)
Lam Kin Ngok, Peter (Note 8)	Beneficial owner/ Owner of controlled corporations	48,441,476 (Note 4)	Nil	113,891,650 (Note 2)	708,575 (Note 7)	163,041,701	42.14%
Lam Kin Ming	Beneficial owner	1,013,879 (Note 5)	Nil	Nil	Nil	1,013,879	0.26%
Chew Fook Aun	Beneficial owner/ Owner of controlled corporations	Nil	Nil	202,422 (Note 3)	3,819,204 (Note 7)	4,021,626	1.04%
U Po Chu <i>(Note 8)</i>	Beneficial owner	825,525	Nil	Nil	Nil	825,525	0.21%
Lam Hau Yin, Lester (Note 8)	Beneficial owner	12,366,937 (Note 6)	Nil	Nil	7,571,626 (Note 7)	19,938,563	5.15%

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

Notes:

1. The percentage has been compiled based on the total number of issued Shares as at 31 January 2020 (i.e. 386,879,622 Shares). As at the date of this Report, the total number of issued Shares was 388,482,959 Shares.

2. On 20 December 2019, the Shareholders approved a final dividend of HK\$0.074 per Share payable in cash with a scrip dividend alternative ("**Scrip Dividend Scheme**") for the year ended 31 July 2019.

As at 31 January 2020, Dr. Lam Kin Ngok, Peter was deemed to be interested in 113,891,650 Shares (representing approximately 29.44% of the issued share capital of the Company) by virtue of his 100% interest in the issued share capital of Wisdoman Limited which directly owned 113,891,650 Shares.

Subsequent to 31 January 2020, the Company allotted and issued 1,603,337 new ordinary shares ("**Scrip Shares**") pursuant to its Scrip Dividend Scheme in relation to the final dividend for the year ended 31 July 2019 on 13 February 2020, increasing the total number of issued Shares from 386,879,622 to 388,482,959. Wisdoman Limited has elected to receive a total of 849,766 Scrip Shares in lieu of cash dividend pursuant to the Scrip Dividend Scheme of the Company, increasing Wisdoman Limited's interests in the Company from 113,891,650 Shares to 114,741,416 Shares.

DIRECTORS' INTERESTS (CONTINUED)

(a) The Company (Continued)

Notes: (Continued)

- 3. Mr. Chew Fook Aun was deemed to be interested in 202,422 Shares (representing approximately 0.05% of the issued share capital of the Company) by virtue of his 100% interest in the issued share capital of The Orchid Growers Association Limited which directly owned 202,422 Shares.
- 4. Subsequent to 31 January 2020, Dr. Lam Kin Ngok, Peter has elected to receive a total of 361,430 Scrip Shares in lieu of cash dividend pursuant to the Scrip Dividend Scheme of the Company on 13 February 2020, increasing his personal interests in the Company from 48,441,476 Shares to 48,802,906 Shares.
- 5. Subsequent to 31 January 2020, Dr. Lam Kin Ming has elected to receive a total of 7,564 Scrip Shares in lieu of cash dividend pursuant to the Scrip Dividend Scheme of the Company on 13 February 2020, increasing his personal interests in the Company from 1,013,879 Shares to 1,021,443 Shares.
- 6. Subsequent to 31 January 2020, Mr. Lam Hau Yin, Lester has elected to receive a total of 92,271 Scrip Shares in lieu of cash dividend pursuant to the Scrip Dividend Scheme of the Company on 13 February 2020, increasing his personal interests in the Company from 12,366,937 Shares to 12,459,208 Shares.
- 7. A share option was granted by the Company to each of Dr. Lam Kin Ngok, Peter, Mr. Chew Fook Aun and Mr. Lam Hau Yin, Lester, the particulars of which are set out below:

Name of Director	Date of grant	Number of underlying Shares comprised in the share options	Exercise period of share options	Exercise price of share options HK\$ per Share
Lam Kin Ngok, Peter	18/01/2013	375,242	18/01/2013-17/01/2023	6.05
Lam Kin Ngok, Peter	19/06/2017	333,333	19/06/2017-18/06/2027	15.00
Chew Fook Aun	19/06/2017	3,819,204	19/06/2017-18/06/2027	15.00
Lam Hau Yin, Lester	18/01/2013	3,752,422	18/01/2013-17/01/2023	6.05
Lam Hau Yin, Lester	19/06/2017	3,819,204	19/06/2017-18/06/2027	15.00

8. Dr. Lam Kin Ngok, Peter, Madam U Po Chu and Mr. Lam Hau Yin, Lester are the directors of Wisdoman Limited.

DIRECTORS' INTERESTS (CONTINUED)

(b) Associated Corporations

(i) Lai Sun Development Company Limited ("LSD") — a subsidiary of the Company

Long positions in the ordinary shares of LSD ("LSD Shares") and the underlying LSD Shares

Annrovimato

Name of Director	Capacity	Personal interests	Family interests	Corporate interests	Other interests	Total interests	Approximate % of total interests to total issued LSD Shares (Note 1)
Lam Kin Ngok, Peter	Beneficial owner/ Owner of controlled corporations	429,232	Nil	340,023,572 (Note 2)	417,308 (Note 4)	340,870,112	56.21%
Chew Fook Aun	Beneficial owner/ Owner of controlled corporations	Nil	Nil	400,000 (Note 3)	3,773,081 (Note 4)	4,173,081	0.69%
U Po Chu (Note 5)	Beneficial owner	26,919	Nil	Nil	Nil	26,919	0.01%
Lam Hau Yin, Lester	Beneficial owner	Nil	Nil	Nil	4,173,081 (Note 4)	4,173,081	0.69%

Notes:

- 1. The percentage has been compiled based on the total number of issued LSD Shares as at 31 January 2020 (i.e. 606,464,125 LSD Shares). As at the date of this Report, the total number of issued LSD Shares was 610,268,025.
- 2. The Company and two of its wholly-owned subsidiaries, namely Joy Mind Limited ("Joy Mind") and Zimba International Limited ("Zimba"), beneficially owned in aggregate 340,023,572 LSD Shares, representing approximately 56.07% of the issued share capital of LSD. As such, Dr. Lam Kin Ngok, Peter was deemed to be interested in the same 340,023,572 LSD Shares (representing approximately 56.07% of the issued share capital of LSD) by virtue of, in aggregate, his personal (including underlying shares) and deemed interests of approximately 42.14% in the issued share capital of the Company.

The Company pledged approximately 208,513,987 LSD Shares as security pursuant to its 7.70% secured guaranteed notes due 2018 under a share charge dated 24 July 2014. The amount has been repaid in full.

On 20 December 2019, the shareholders of LSD approved a final dividend of HK\$0.108 per LSD Shares payable in cash with a scrip dividend alternative ("**LSD Scrip Dividend Scheme**") for the year ended 31 July 2019.

Subsequent to 31 January 2020, LSD allotted and issued 3,803,900 new ordinary shares ("**LSD Scrip Shares**") pursuant to the LSD Scrip Dividend Scheme in relation to the final dividend for the year ended 31 July 2019 on 13 February 2020, increasing the total number of issued LSD Shares from 606,464,125 to 610,268,025. The Company, Joy Mind and Zimba have elected to receive a total of 743,571, 505,894 and 2,319,984 LSD Scrip Shares in lieu of cash dividend, respectively pursuant to the LSD Scrip Dividend Scheme, increasing the Company's interests in LSD from 340,023,572 LSD Shares to 343,593,021 LSD Shares.

Subsequent to 31 January 2020, Dr. Lam Kin Ngok, Peter has elected to receive a total of 4,505 LSD Scrip Shares in lieu of cash dividend pursuant to the LSD Scrip Dividend Scheme, increasing his personal interests in LSD from 429,232 LSD Shares to 433,737 LSD Shares.

DIRECTORS' INTERESTS (CONTINUED)

(b) Associated Corporations (Continued)

(i) Lai Sun Development Company Limited ("LSD") — a subsidiary of the Company (Continued)

Notes: (Continued)

- 3. Mr. Chew Fook Aun was deemed to be interested in 400,000 LSD Shares (representing approximately 0.07% of the issued share capital of LSD) by virtue of his 100% interest in the issued share capital of The Orchid Growers Association Limited which directly owned 400,000 LSD Shares.
- 4. A share option was granted by LSD to each of Dr. Lam Kin Ngok, Peter, Mr. Chew Fook Aun and Mr. Lam Hau Yin, Lester, the particulars of which are set out below:

Name of Director	Date of grant	Number of underlying LSD Shares comprised in the LSD share options	Exercise period of LSD share options	Exercise price of LSD share options HK\$ per Share
Lam Kin Ngok, Peter Chew Fook Aun	18/01/2013 05/06/2012	417,308 3,773,081	18/01/2013-17/01/2023 05/06/2012-04/06/2022	16.100 5.350
Lam Hau Yin, Lester	18/01/2013	4,173,081	18/01/2013-17/01/2023	16.100

5. Madam U Po Chu is the widow of the late Mr. Lim Por Yen whose estate includes in interest of 3,957,189 LSD Shares, representing approximately 0.65% of the issued share capital of LSD.

(ii) eSun Holdings Limited ("eSun") — a subsidiary of LSD

Long positions in the ordinary shares of eSun ("eSun Shares") and the underlying eSun Shares

Name of Director	Capacity	Personal interests	Family interests	Corporate interests	Other interests	Total interests	Approximate % of total interests to total issued eSun Shares (Note 1)
Lam Kin Ngok, Peter <i>(Note 5)</i>	Beneficial owner/ Owner of controlled corporations	2,794,443	Nil	1,113,260,072 (Note 2)	Nil (Notes 3 & 4)	1,116,054,515	74.81%
Lam Hau Yin, Lester	Beneficial owner	2,794,443	Nil	Nil	Nil (Notes 3 & 4)	2,794,443	0.19%

Notes:

1. The percentage has been compiled based on the total number of issued eSun Shares as at 31 January 2020 (i.e. 1,491,854,598 eSun Shares).

2. The Company was interested in 340,023,572 LSD Shares, representing approximately 56.07% of the issued share capital of LSD. Transtrend Holdings Limited ("**Transtrend**"), a wholly-owned subsidiary of LSD, was interested in 1,113,260,072 eSun Shares, representing approximately 74.62% of the issued share capital of eSun. As such, Dr. Lam Kin Ngok, Peter was deemed to be interested in the same 1,113,260,072 eSun Shares (representing approximately 74.62% of the issued shares (representing approximately 74.62% of the issued share capital of eSun) by virtue of, in aggregate, his personal (including underlying shares) and deemed interests of approximately 42.14% and 56.21% in the issued share capital of the Company and LSD, respectively.

DIRECTORS' INTERESTS (CONTINUED)

(b) Associated Corporations (Continued)

(ii) eSun Holdings Limited ("eSun") — a subsidiary of LSD (Continued)

Notes: (Continued)

3. A share option was granted by eSun to each of Dr. Lam Kin Ngok, Peter, Mr. Chew Fook Aun and Mr. Lam Hau Yin, Lester, the particulars of which are set out below:

Name of Director	Date of grant	Number of underlying eSun Shares comprised in the eSun share options	Exercise period of eSun share options	Exercise price of eSun share options HK\$ per Share
Lam Kin Ngok, Peter	18/01/2013	1,243,212	18/01/2013-17/01/2023	1.612
Chew Fook Aun Lam Hau Yin, Lester	05/06/2012 18/01/2013	6,216,060 12,432,121	05/06/2012-04/06/2022 18/01/2013-17/01/2023	0.92 1.612

4. The 1,243,212 eSun share options of Dr. Lam Kin Ngok, Peter have been cancelled on 22 August 2018 pursuant to the eSun offers.

Mr. Chew Fook Aun tendered acceptances to the eSun offers on 27 July 2018 in respect of these 6,216,060 share options which have been cancelled on 8 August 2018.

The 12,432,121 eSun share options of Mr. Lam Hau Yin, Lester have been cancelled on 22 August 2018 pursuant to the eSun offers.

5. Dr. Lam Kin Ngok, Peter resigned as an executive director of eSun with effect from 14 February 2014.

(iii) Lai Fung Holdings Limited ("Lai Fung") — a subsidiary of eSun

Long positions in the ordinary shares of Lai Fung ("Lai Fung Shares") and
the underlying Lai Fung Shares

Name of Director	Capacity	Personal interests	Family interests	Corporate interests	Other interests	Total interests	Approximate % of total interests to total issued Lai Fung Shares (Note 1)
Lam Kin Ngok, Peter (Note 5)	Beneficial owner/ Owner of controlled corporations	Nil	Nil	165,502,573 (Note 2)	321,918 (Note 4)	165,824,491 (Note 2)	50.63%
Chew Fook Aun	Beneficial owner/ Owner of controlled corporations	Nil	Nil	709,591 (Note 3)	900,000 (Note 4)	1,609,591	0.49%
Lam Hau Yin, Lester	Beneficial owner	Nil	Nil	Nil	3,219,182 (Note 4)	3,219,182	0.98%

DIRECTORS' INTERESTS (CONTINUED)

(b) Associated Corporations (Continued)

(iii) Lai Fung Holdings Limited ("Lai Fung") — a subsidiary of eSun (Continued)

Notes:

- 1. The percentage has been compiled based on the total number of issued Lai Fung Shares as at 31 January 2020 (i.e. 327,496,556 Lai Fung Shares). As at the date of this Report, the total number of issued Lai Fung Shares was 331,033,443.
- 2. The 165,502,573 interests in Lai Fung were beneficially owned by Merit Worth Limited ("MWL") (87,704,633 Lai Fung Shares), Silver Glory Securities Limited ("SGL") (77,780,773 Lai Fung Shares) and Transtrend (17,167 Lai Fung Shares), MWL and SGL being wholly-owned subsidiaries of eSun and Transtrend being a wholly-owned subsidiary of LSD, representing approximately 50.55% of the issued share capital of Lai Fung. eSun was owned as to approximately 74.62% by LSD which in turn was owned as to approximately 56.07% by the Company. As such, Dr. Lam Kin Ngok, Peter was deemed to be interested in the same 165,502,573 Lai Fung Shares (representing approximately 50.55% of the issued share capital of Lai Fung) by virtue of, in aggregate, his personal (including underlying shares) and deemed interests of approximately 42.14%, 56.21% and 74.81% in the issued share capital of the Company, LSD and eSun, respectively.

On 6 August 2019, Lai Fung allotted and issued 109,591 new ordinary shares pursuant to the exercise of share option by a director of Lai Fung under its share option scheme, increasing the total number of issued shares in Lai Fung from 327,386,965 to 327,496,556. The deemed interests of Dr. Lam Kin Ngok, Peter in Lai Fung decreased from 50.55% to 50.54% immediately after the allotment of the said shares.

On 20 December 2019, the shareholders of Lai Fung approved a final dividend of HK\$0.20 per Lai Fung Shares payable in cash with a scrip dividend alternative ("**Lai Fung Scrip Dividend Scheme**") for the year ended 31 July 2019.

Subsequent to 31 January 2020, Lai Fung allotted and issued 3,536,887 new ordinary shares ("**Lai Fung Scrip Shares**") pursuant to Lai Fung Scrip Dividend Scheme in relation to the final dividend for the year ended 31 July 2019 on 13 February 2020, increasing the total number of issued Lai Fung Shares from 327,496,556 to 331,033,443.

Subsequent to 31 January 2020, MWL, SGL and Transtrend have elected to receive a total of 1,752,690, 1,554,371 and 343 Lai Fung Scrip Shares, respectively in lieu of cash dividend pursuant to the Lai Fung Scrip Dividend Scheme, increasing their interest in Lai Fung from 165,502,573 Lai Fung Shares to 168,809,977 Lai Fung Shares, which increased Dr. Lam Kin Ngok, Peter's deemed interests and personal interests (including underlying shares) in Lai Fung from 165,824,491 Lai Fung Shares to 169,131,895 Lai Fung Shares.

- 3. The deemed interests of Mr. Chew Fook Aun were changed from 600,000 Lai Fung Shares to 709,591 Lai Fung Shares following the exercise of share option comprising a total of 109,591 underlying Lai Fung Shares by Mr. Chew Fook Aun on 6 August 2019. Mr. Chew Fook Aun was deemed to be interested in 709,591 Lai Fung Shares (representing approximately 0.22% of Lai Fung's issued share capital) by virtue of his 100% interest in the issued share capital of The Orchid Growers Association Limited which directly owned 709,591 Lai Fung Shares.
- 4. A share option was granted by Lai Fung to each of Dr. Lam Kin Ngok, Peter, Mr. Chew Fook Aun and Mr. Lam Hau Yin, Lester, the particulars of which are set out below:

Name of Director Date of grant		Number of underlying Lai Fung Shares comprised in the Lai Fung share option	Exercise period of Lai Fung share options	Exercise price of Lai Fung share options HK\$ per Share
Lam Kin Ngok, Peter	18/01/2013	321,918	18/01/2013-17/01/2023	11.400
Chew Fook Aun Lam Hau Yin, Lester	12/06/2012 18/01/2013	900,000* 3,219,182	12/06/2012-11/06/2020 18/01/2013-17/01/2023	6.650 11.400

* A share option comprising a total of 109,591 underlying Lai Fung Shares had been exercised by Mr. Chew Fook Aun on 6 August 2019. Thus, the total number of share options of Mr. Chew Fook Aun were decreased from 1,009,591 underlying Lai Fung Shares to 900,000 underlying Lai Fung Shares.

5. Dr. Lam Kin Ngok, Peter stepped down as the chairman of the board of directors and an executive director of Lai Fung with effect from 1 November 2012.

DIRECTORS' INTERESTS (CONTINUED)

(b) Associated Corporations (Continued)

(iv) Media Asia Group Holdings Limited ("MAGHL") — a subsidiary of eSun

Long position in the ordinary shares of MAGHL ("MAGHL Shares") and the underlying MAGHL Shares

Name of Director	Capacity	Number of MAGHL Shares held	Number of underlying MAGHL Shares held	Total number of MAGHL Shares and underlying MAGHL Shares held	Approximate % of total interests to total issued MAGHL Shares
Lam Kin Ngok, Peter	Owner of controlled corporations	1,443,156,837 (Note 1)	Nil	1,443,156,837	67.56%

Note:

1. As at 31 January 2020, these interests in MAGHL represented the MAGHL Shares beneficially owned by Perfect Sky Holdings Limited, a wholly-owned subsidiary of eSun, representing approximately 67.56% of the issued share capital of MAGHL. eSun was owned as to approximately 74.62% by LSD which in turn is owned as to approximately 56.07% by the Company. As the Company was approximately 12.70% owned by Dr. Lam Kin Ngok, Peter and approximately 29.44% owned by Wisdoman Limited which was in turn 100% beneficially owned by Dr. Lam Kin Ngok, Peter, he was deemed to be interested in the said 1,443,156,837 MAGHL Shares.

Save as disclosed above, as at 31 January 2020, none of the Directors and chief executive of the Company and their respective close associates was interested, or was deemed to be interested in the long and short positions in the shares, underlying shares and/or debentures of the Company or any of its associated corporations, which were required to be notified to the Company and the Stock Exchange under the SFO, or recorded in the Register of Directors and Chief Executive, or notified under the Securities Code or otherwise known by the Directors.

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS

As at 31 January 2020, so far as it is known by or otherwise notified by any Director or the chief executive of the Company, the particulars of the corporations or individuals (are being a Director) who had 5% or more interests in the following long positions in the Shares and underlying Shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, as recorded in the register required to be kept under section 336 of the SFO ("**Register of Shareholders**") or were entitled to exercise, or control the exercise of, 10% or more of the voting power at any general meeting of the Company ("**Voting Entitlements**") (i.e. within the meaning of substantial shareholders of the Listing Rules) were as follows:

Name	Capacity	Nature of interests	Number of Shares and underlying Shares	Approximate % of Shares in issue
Lam Kin Ngok, Peter (Note 2)	Beneficial owner/ Owner of controlled corporations	Personal and corporate	163,041,701 (Note 3)	42.14%
Wisdoman Limited (Note 2)	Beneficial owner	Corporate	113,891,650 (Note 3)	29.44%
Lam Hau Yin, Lester (Note 2)	Beneficial owner	Personal	19,938,563	5.15%
Yu Cheuk Yi	Beneficial owner	Personal	110,838,516 (Note 4)	28.65%
Yu Siu Yuk	Beneficial owner	Personal	110,838,516 (Note 4)	28.65%

Long positions in the Shares and the underlying Shares of the Company

Notes:

- 1. The percentage has been compiled based on the total number of issued Shares as at 31 January 2020 (i.e. 386,879,622 Shares).
- 2. Dr. Lam Kin Ngok, Peter and Mr. Lam Hau Yin, Lester, Directors of the Company, are also directors of Wisdoman Limited.
- 3. Dr. Lam Kin Ngok, Peter was deemed to be interested in 113,891,650 Shares owned by Wisdoman Limited by virtue of his 100% interests in the issued share capital of Wisdoman Limited.
- 4. *Mr.* Yu Cheuk Yi and Ms. Yu Siu Yuk jointly held 110,838,516 Shares according to the last Individual Substantial Shareholder Notice (Form 1) filed for an event on 18 September 2017.

Save as disclosed above, the Directors are not aware of any other corporation or individual (other than a Director or the chief executive of the Company) who, as at 31 January 2020, had the Voting Entitlements or 5% or more interests or short positions in the Shares or underlying Shares of the Company as recorded in the Register of Shareholders.

SHARE OPTION SCHEME

(1) The Company

At the annual general meeting of the Company held on 11 December 2015, the Shareholders approved the adoption of a new share option scheme ("**2015 Share Option Scheme**") which became effective on 23 December 2015 ("**Commencement Date**") and the termination of the share option scheme adopted by the Company on 22 December 2006 ("**2006 Share Option Scheme**"). Upon the termination of the 2006 Share Option Scheme, no further options can be granted thereunder but the subsisting options granted prior to the termination will continue to be valid and exercisable in accordance with the terms of the 2006 Share Option Scheme.

The purpose of the 2015 Share Option Scheme is to recognise the contribution or future contribution of (i) any employee of any member of the Company together with its subsidiaries ("**Group**") or of any of LSD, eSun, Lai Fung and MAGHL together with its subsidiaries that is affiliated with the Company ("**Relevant Companies**"); (ii) any director, officer or consultant of any member of the Relevant Companies; and (iii) any other group or classes of participants which the Directors, in their absolute discretion, consider to have contributed or will contribute, whether by way of business alliance or other business arrangement, to the development and growth of the Group ("**Eligible Participants**"), for their contribution to the Group by granting options to them as incentives or rewards and to attract, retain or motivate Eligible Participants in line with the performance goals of the Relevant Companies. Unless otherwise altered or terminated, the 2015 Share Option Scheme will be valid and effective for a period of 10 years commencing on the Commencement Date.

Pursuant to the terms of the 2015 Share Option Scheme and in compliance with Chapter 17 of the Listing Rules, the total number of shares which may be issued upon exercise of all share options to be granted under the 2015 Share Option Scheme of the Company shall not exceed 10% of the total number of the Company's issued shares as at the date of adopting the 2015 Share Option Scheme.

As at 31 January 2020, share options comprising a total of 17,059,684 underlying Shares were outstanding, of which share options comprising 5,268,275 underlying Shares were granted under the 2006 Share Option Scheme and share options comprising 11,791,409 underlying Shares were granted under the 2015 Share Option Scheme.

SHARE OPTION SCHEME (CONTINUED)

(1) The Company (Continued)

Information on the movements of share options under the 2006 Share Option Scheme and 2015 Share Option Scheme during the six months ended 31 January 2020 is set out below:

Number of underlying Shares comprised in share options								
Name and category of participants	Date of grant of share options (Note 1)	As at 1 August 2019	Granted during the period	Exercised during the period	Lapsed during the period	As at 31 January 2020	Exercise period of share options	Exercise price of share options HK\$ per share (Note 2)
Directors								
Lam Kin Ngok, Peter	18/01/2013	375,242 (Notes 3 & 4)	_	_	_	375,242	18/01/2013 - 17/01/2023	6.05 (Notes 3 & 4)
Lam Kin Ngok, Peter	19/06/2017	333,333 (Note 4)	_	_	_	333,333	19/06/2017 - 18/06/2027	15.00 (Note 4)
Chew Fook Aun	19/06/2017	3,819,204 (Note 4)	_	_	_	3,819,204	19/06/2017 - 18/06/2027	15.00 (Note 4)
Lam Hau Yin, Lester	18/01/2013	3,752,422 (Notes 3 & 4)	_	_	_	3,752,422	18/01/2013 - 17/01/2023	6.05 (Notes 3 & 4)
Lam Hau Yin, Lester	19/06/2017	3,819,204 (Note 4)	_	_	_	3,819,204	19/06/2017 - 18/06/2027	15.00 (Note 4)
Total		12,099,405	_	_	_	12,099,405		
Other Employees								
In aggregate	18/01/2013	984,611 (Notes 3 & 4)	_	_	_	984,611	18/01/2013 - 17/01/2023	6.05 (Notes 3 & 4)
In aggregate	26/07/2013	116,000 (Notes 3 & 4)	_	_	_	116,000	26/07/2013 - 25/07/2023	6.40 (Notes 3 & 4)
In aggregate	21/01/2015	40,000 (Note 4)	_	_	_	40,000	21/01/2015 - 20/01/2025	5.25 (Note 4)
In aggregate	28/07/2017	3,819,668 (Note 4)	_	_	_	3,819,668	28/07/2017 - 27/07/2027	16.44 (Note 4)
Total		4,960,279	_	_	_	4,960,279		
Grand Total		17,059,684	_	_	_	17,059,684		

Notes:

1. The share options were vested on the date of grant.

2. The exercise price of the share options is subject to adjustment in the case of rights or bonus issues, share consolidations or other specific changes in the Company's share capital.

SHARE OPTION SCHEME (CONTINUED)

(1) The Company (Continued)

Notes: (Continued)

3. On 7 February 2014, the exercise price of and the number of Shares entitled to be subscribed for under the outstanding share options have been adjusted in the following manner following the completion of rights issue of the Company:

Name and category of participants	Number of underlying Shares comprised in share options before the rights issue of the Company	Exercise price of share options prior to the rights issue of the Company HK\$ per share	Adjusted number of underlying Shares comprised in share options after the rights issue of the Company	Adjusted exercise price of share options after the rights issue of the Company <i>HK\$ per share</i>
Directors				
Lam Kin Ngok, Peter	1,617,423	1.41	1,876,211	1.21
Chew Fook Aun	16,174,234	0.582	18,762,111	0.501
Lam Hau Yin, Lester	16,174,234	1.41	18,762,111	1.21
Other employees, in aggregate	10,687,117	1.41	12,397,056*	1.21
Other employees, in aggregate	500,000	1.49	580,000	1.28
Total	45,153,008		52,377,489	

* A share option comprising a total of 232,000 underlying Shares was exercised by an eligible employee on 27 June 2017, thus, the number of share options decreased to 12,165,056 underlying Shares.

4. On 15 August 2017, the exercise price of and the number of Shares entitled to be subscribed for under the outstanding share options have been adjusted in the following manner following the completion of the Share consolidation of the Company on the basis that every five (5) issued shares in the share capital of the Company were consolidated into one (1) consolidated share in the share capital of the Company ("**Share Consolidation**"):

Name and category of participants	Number of underlying Shares comprised in share options before the Share Consolidation	Exercise price of share options prior to the Share Consolidation <i>HK\$ per share</i>	Adjusted number of underlying Shares comprised in share options after the Share Consolidation	
Directors				
Lam Kin Ngok, Peter	1,876,211	1.21	375,242	6.05
Lam Kin Ngok, Peter	1,666,666	3.00	333,333	15.00
Chew Fook Aun	19,096,022	3.00	3,819,204	15.00
Lam Hau Yin, Lester	18,762,111	1.21	3,752,422	6.05
Lam Hau Yin, Lester	19,096,022	3.00	3,819,204	15.00
Other employees, in aggregate	12,165,056	1.21	2,433,011	6.05
Other employees, in aggregate	580,000	1.28	116,000	6.40
Other employees, in aggregate	600,000	1.05	120,000	5.25
Other employees, in aggregate		3.288	3,819,668	16.44
Total	92,940,430		18,588,084 [;]	÷

* A share option comprising a total of 265,600, 938,000 and 50,000 underlying Shares had been exercised by eligible employees under the 2006 Share Option Scheme on 20 October 2017, 30 October 2017 and 13 November 2017, respectively, thus, the total number of share options was decreased from 18,588,084 underlying Shares to 17,334,484 underlying Shares.

SHARE OPTION SCHEME (CONTINUED)

(1) The Company (Continued)

During the period under review, no share options had been granted, exercised, lapsed or cancelled in accordance with the terms of the 2006 Share Option Scheme and the 2015 Share Option Scheme.

As at the date of this Report, (i) a maximum number of 5,268,275 Shares are available for issue in relation to the underlying Shares comprised in the subsisting options granted under the 2006 Share Option Scheme and remained outstanding, representing approximately 1.36% of Shares in issue as at the date of this Report; and (ii) further options to subscribe for a maximum of 26,043,859 Shares could be granted under the 2015 Share Option Scheme together with 11,791,409 underlying Shares comprised in share options granted under the 2015 Share Option Scheme and remained outstanding as at the date of this Report, a total of 37,835,268 Shares available for issue under the 2015 Share Option Scheme, representing approximately 9.74% of Shares in issue as at the date of this Report.

(2) LSD

At the annual general meeting of LSD held on 11 December 2015, the shareholders of LSD approved the adoption of a new share option scheme ("LSD 2015 Share Option Scheme") which became effective on 23 December 2015 ("Commencement Date") and the termination of the share option scheme adopted by LSD on 22 December 2006 ("LSD 2006 Share Option Scheme"). Upon the termination of the LSD 2006 Share Option Scheme, no further options can be granted thereunder but the subsisting options granted prior to the termination will continue to be valid and exercisable in accordance with the terms of the LSD 2006 Share Option Scheme.

The purpose of the LSD 2015 Share Option Scheme is to recognise the contribution or future contribution of (i) any employee of any member of LSD together with its subsidiaries ("LSD Group") or of any of the Company, eSun, Lai Fung and MAGHL together with its subsidiaries that is affiliated with LSD ("LSD Relevant Companies"); (ii) any director, officer or consultant of any member of the LSD Relevant Companies; and (iii) any other group or classes of participants which the directors of LSD, in their absolute discretion, consider to have contributed or will contribute, whether by way of business alliance or other business arrangement, to the development and growth of the LSD Group ("LSD Eligible Participants"), for their contribution to the LSD Group by granting options to them as incentives or rewards and to attract, retain or motivate the LSD Eligible Participants in line with the performance goals of the LSD Relevant Companies. Unless otherwise altered or terminated, the LSD 2015 Share Option Scheme will be valid and effective for a period of 10 years commencing on the Commencement Date.

Pursuant to the terms of the LSD 2015 Share Option Scheme, the total number of LSD Shares which may be issued upon exercise of all share options to be granted under the LSD 2015 Share Option Scheme shall not exceed 10% of the total number of LSD's issued shares as at the date of adopting the LSD 2015 Share Option Scheme.

As at 31 January 2020, LSD has share options comprising a total of 14,993,134 underlying LSD Shares were outstanding, of which share options comprising 14,073,134 underlying LSD Shares were granted under the LSD 2006 Share Option Scheme and share options comprising 920,000 underlying LSD Shares were granted under the LSD 2015 Share Option Scheme.

SHARE OPTION SCHEME (CONTINUED)

(2) LSD (Continued)

Information on the movements of share options under the LSD 2006 Share Option Scheme and the LSD 2015 Share Option Scheme during the six months ended 31 January 2020 is set out below:

Number of underlying LSD Shares

comprised in LSD share options								
Name and category of participants	Date of grant of LSD share options (Note 1)	As at 1 August 2019	Granted during the period	Exercised during the period	Lapsed during the period	As at 31 January 2020	Exercise period of LSD share options	Exercise price of LSD share options HK\$ pershare (Note 2)
Directors of LSD								
Lam Kin Ngok, Peter	18/01/2013	417,308 (Notes 3 & 4)	_	_	_	417,308	18/01/2013 - 17/01/2023	16.100 (Notes 3 & 4)
Chew Fook Aun	05/06/2012	3,773,081 (Notes 3 & 4)	_	_	_	3,773,081	05/06/2012 - 04/06/2022	5.350 (Notes 3 & 4)
Lam Hau Yin, Lester	18/01/2013	4,173,081 (Notes 3 & 4)	_	_	_	4,173,081	18/01/2013 - 17/01/2023	16.100 (Notes 3 & 4)
Lau Shu Yan, Julius	18/01/2013	2,086,540 (Notes 3 & 4)	_	_	_	2,086,540	18/01/2013 - 17/01/2023	16.100 (Notes 3 & 4)
Tham Seng Yum, Ronald	19/08/2019	_	800,000 (Note 5)	_	—	800,000	19/08/2019 - 18/08/2029	9.920
Total		10,450,010	800,000	_	_	11,250,010		
Other employees								
In aggregate	18/01/2013	3,477,524 (Notes 3 & 4)	_	_	(166,400) (Note 6)	3,311,124	18/01/2013 - 17/01/2023	16.100 (Notes 3 & 4)
In aggregate	26/07/2013	83,200 (Notes 3 & 4)	_	_	_	83,200	26/07/2013 - 25/07/2023	11.250 (Notes 3 & 4)
In aggregate	21/01/2015	228,800 (Notes 3 & 4)	_	_	_	228,800	21/01/2015 - 20/01/2025	8.350 (Notes 3 & 4)
In aggregate	22/01/2016	60,000 (Note 4)	_	_	-	60,000	22/01/2016 - 21/01/2026	4.700 (Note 4)
In aggregate	20/01/2017	60,000 (Note 4)	_	_	_	60,000	20/01/2017 - 19/01/2027	8.150 (Note 4)
Total		3,909,524	_	_	(166,400)	3,743,124		
Grand Total		14,359,534	800,000	_	(166,400)	14,993,134		

Notes:

1. The LSD share options were vested on the date of grant.

2. The exercise price of the LSD share options is subject to adjustment in the case of rights or bonus issues, share consolidations or other specific changes in LSD's share capital.

SHARE OPTION SCHEME (CONTINUED)

(2) LSD (Continued)

3. On 17 February 2016, the exercise price of and the number of LSD Shares entitled to be subscribed for under the outstanding share options of LSD have been adjusted in the following manner following the completion of rights issue of LSD:

Name and category of participants	Number of underlying LSD Shares comprised in share options before the LSD rights issue	Exercise price of LSD share options prior to the LSD rights issue HK\$ per share	Adjusted number of underlying LSD Shares comprised in share options after the LSD rights issue	Adjusted exercise price of LSD share options after the LSD rights issue HK\$ per share
Directors of LSD				
Lam Kin Ngok, Peter	20,062,893	0.335	20,865,408	0.322
Chew Fook Aun	200,628,932	0.112	208,654,089*	0.107
Lam Hau Yin, Lester	200,628,932	0.335	208,654,089	0.322
Lau Shu Yan, Julius	100,314,466	0.335	104,327,044	0.322
Other employees, in aggregate	177,188,680	0.335	184,276,227	0.322
Other employees, in aggregate	4,000,000	0.235	4,160,000	0.225
Other employees, in aggregate	11,000,000	0.174	11,440,000	0.167
Total	713,823,903		742,376,857	

* A share option comprising a total of 20,000,000 underlying LSD Shares were exercised by Mr. Chew Fook Aun on 13 December 2016.

4. On 15 August 2017, the exercise price of and the number of LSD Shares entitled to be subscribed for under the outstanding share options have been adjusted in the following manner following the completion of the share consolidation on a 1-for-50 basis of LSD ("LSD Share Consolidation"):

Name and category of participants	Number of underlying LSD Shares comprised in share options before the LSD Share Consolidation	Exercise price of LSD share options prior to the LSD Share Consolidation HK\$ per share	Adjusted number of underlying LSD Shares comprised in share options after the LSD Share Consolidation	Adjusted exercise price of LSD share options after the LSD Share Consolidation HK\$ per share
Directors of LSD				
Lam Kin Ngok, Peter	20,865,408	0.322	417,308	16.100
Chew Fook Aun	188,654,089	0.107	3,773,081	5.350
Lam Hau Yin, Lester	208,654,089	0.322	4,173,081	16.100
Lau Shu Yan, Julius	104,327,044	0.322	2,086,540	16.100
Other employees, in aggregate	173,876,227	0.322	3,477,524	16.100
Other employees, in aggregate	4,160,000	0.225	83,200	11.250
Other employees, in aggregate	11,440,000	0.167	228,800	8.350
Other employees, in aggregate	6,000,000	0.094	120,000*	4.700
Other employees, in aggregate	3,000,000	0.163	60,000	8.150
Total	720,976,857		14,419,534	

* A share option comprising a total of 60,000 underlying LSD shares had been exercised by an eligible employee.

5. On 19 August 2019, a share option comprising a total of 800,000 underlying LSD shares had been granted to Mr. Tham Seng Yum, Ronald, an executive director of LSD, under the LSD 2015 Share Option Scheme.

6. In September 2019, a share option comprising a total of 166,400 underlying LSD shares which was granted to an eligible employee of LSD on 18 January 2013 had been lapsed.

SHARE OPTION SCHEME (CONTINUED)

(2) LSD (Continued)

During the period under review, there were a total of 800,000 options had been granted to an executive director of LSD under the LSD 2015 Share Option Scheme on 19 August 2019 and a total of 166,400 options had been lapsed under the LSD 2006 Share Option Scheme in September 2019. Apart from the mentioned above, no LSD share options were granted, exercised, lapsed or cancelled in accordance with the terms of the LSD 2006 Share Option Scheme and the LSD 2015 Share Option Scheme.

As at the date of this Report, (i) maximum number of 14,073,134 LSD Shares are available for issue in relation to the underlying LSD Shares comprised in the subsisting option granted under the LSD 2006 Share Option Scheme and remained outstanding, representing approximately 2.31% of LSD Shares in issue as at the date of this Report; and (ii) further options to subscribe for a maximum of 39,089,067 LSD Shares could be granted under the LSD 2015 Share Option Scheme, together with 920,000 underlying LSD Shares comprised in the share options granted under the LSD 2015 Share Option Scheme and remained outstanding as the date of this Report, a total of 40,009,067 LSD Shares available for issue under the LSD 2015 Share Option Scheme, representing approximately 6.56% of LSD Shares in issue as at the date of this Report.

(3) eSun

On 11 December 2015, eSun adopted a new share option scheme ("eSun 2015 Share Option Scheme") and terminated its share option scheme adopted on 23 December 2005 ("eSun 2005 Share Option Scheme"). Upon the termination of the eSun 2005 Share Option Scheme, no further share options was granted thereunder but subsisting options granted prior to the termination continued to be valid and exercisable. The eSun 2015 Share Option Scheme which became effective on 23 December 2015 remains in force for a period of 10 years commencing on its adoption date. The maximum number of eSun Shares issuable pursuant to the eSun 2015 Share Option Scheme is 124,321,216, being 10% of eSun's total issued shares on the date of the approval of the eSun 2015 Share Option Scheme.

Upon the closing of eSun's offers on 22 August 2018, all outstanding share options under the eSun 2005 Share Option Scheme and the eSun 2015 Share Option Scheme had lapsed or had been cancelled. Since then and as at 31 January 2020, no eSun share options had been granted under the eSun 2015 Share Option Scheme.

(4) Lai Fung

On 18 December 2012, the shareholders of Lai Fung approved the adoption of a new share option scheme ("Lai Fung 2012 Share Option Scheme") and the termination of the share option scheme adopted by Lai Fung on 21 August 2003 (as amended on 8 August 2018) ("Lai Fung 2003 Share Option Scheme") to the effect that no more share options will be granted under the Lai Fung 2003 Share Option Scheme but the subsisting options granted prior to the termination will continue to be valid and exercisable in accordance with the terms of the Lai Fung 2003 Share Option Scheme.

As at 31 January 2020, share options comprising a total of 11,124,526 underlying Lai Fung Shares were outstanding, of which a share option comprising 900,000 underlying Lai Fung Shares was granted under the Lai Fung 2003 Share Option Scheme and share options comprising 10,224,526 underlying Lai Fung Shares were granted under the Lai Fung 2012 Share Option Scheme.

SHARE OPTION SCHEME (CONTINUED)

(4) Lai Fung (Continued)

Information on the movements of the Lai Fung share options under the Lai Fung 2003 Share Option Scheme (as amended on 8 August 2018) and the Lai Fung 2012 Share Option Scheme during the six months ended 31 January 2020 is set out below:

Number of underlying Lai Fung Shares

	comprised in Lai Fung share options							
Name and category of participants	Date of grant of Lai Fung share options (Note 1)	As at 1 August 2019	Granted during the period	Exercised during the period	Lapsed during the period	As at 31 January 2020		share options
Directors of Lai Fung	9							
Chew Fook Aun	12/06/2012	1,009,591	_	(109,591) (Note 3)	_	900,000	12/06/2012 - 11/06/2020	6.65
Lam Hau Yin, Lester	18/01/2013	3,219,182	_	_	_	3,219,182	18/01/2013 - 17/01/2023	11.40
Cheng Shin How	18/01/2013	643,836	_	_	_	643,836	18/01/2013 - 17/01/2023	11.40
Lee Tze Yan, Ernest	18/01/2013	640,000	_	_	_	640,000	18/01/2013 - 17/01/2023	11.40
Tham Seng Yum, Ronald	19/08/2019	_	500,000 (Note 4)	_	_	500,000	19/08/2019 - 18/08/2029	6.784
Total		5,512,609	500,000	(109,591)	_	5,903,018		
Other Eligible Partic	ipants (in aggreg	ate)						
Batch 1	18/01/2013	3,871,508 (Note 5)	_	_	(80,000)	3,791,508	18/01/2013 - 17/01/2023	11.40
Batch 2	26/07/2013	220,000	_	_	_	220,000	26/07/2013 - 25/07/2023	9.50
Batch 3	16/01/2015	180,000	_	_	_	180,000	- 16/01/2015 15/01/2025	8.00
Batch 4	19/01/2018	450,000	_	_	_	450,000	- 19/01/2018 18/01/2028	13.52
Batch 5	22/01/2019	580,000	_	_	_	580,000	- 22/01/2019 21/01/2029	10.18
Total		5,301,508	_	_	(80,000)	5,221,508		
Grand Total		10,814,117	500,000	(109,591)	(80,000)	11,124,526		

SHARE OPTION SCHEME (CONTINUED)

(4) Lai Fung (Continued)

Notes:

- 1. The Lai Fung share options were vested on the date of grant.
- 2. The exercise price of the Lai Fung share options is subject to adjustment in the case of rights or bonus issues or other similar changes in Lai Fung's share capital.
- 3. During the period under review, a total of 109,591 ordinary shares of Lai Fung were issued in respect of a share option exercised under the Lai Fung 2003 Share Option Scheme at an exercise price of HK\$6.65 per share. The closing price of Lai Fung Shares immediately before the exercise date of the share option was HK\$7.04 per share.
- 4. During the period under review, a share option was granted to Mr. Tham Seng Yum, Ronald, an executive director of Lai Fung under the Lai Fung 2012 Share Option Scheme which enabling him to subscribe for a total of 500,000 ordinary shares of Lai Fung at an exercise price of HK\$6.784 per share during the exercisable period from 19 August 2019 to 18 August 2029. The closing price of Lai Fung Shares immediately before the date of grant of the share option was HK\$6.760 per share.
- 5. Dr. Lam Kin Ngok, Peter (a substantial shareholder of Lai Fung within the meaning of Part XV of the Securities and Futures Ordinance, Chapter 571 of the Laws of Hong Kong) was granted a share option to subscribe for a total of 321,918 Lai Fung Shares on 18 January 2013.

Save as disclosed above, no Lai Fung share options had been granted, exercised, cancelled, or lapsed in accordance with the terms of the Lai Fung 2003 Share Option Scheme and the Lai Fung 2012 Share Option Scheme during the period under review.

(5) MAGHL

On 18 December 2012, MAGHL adopted a share option scheme ("**MAGHL Share Option Scheme**") which will remain in force for 10 years commencing from the adoption date. The purpose of the MAGHL Share Option Scheme is to recognise the contribution or future contribution of the eligible participants to MAGHL and its subsidiaries ("**MAGHL Group**") by granting share options to them as incentives or rewards and to attract, retain and motivate high-calibre eligible participants in line with the performance goals of the MAGHL Group or the affiliated companies. Eligible participants include any employee, director, officer or consultant of the MAGHL Group and the affiliated companies, and any other group or classes of participants which the board of directors of MAGHL, in its absolute discretion, considers to have contributed or will contribute, whether by way of business alliance or other business arrangement, to the development and growth of the MAGHL Group.

In compliance with Chapter 23 of the Rules Governing the Listing of Securities on GEM of the Stock Exchange ("**GEM Listing Rules**"), the shareholders of MAGHL resolved at its annual general meeting held on 11 December 2015 to refresh the scheme limit under the MAGHL Share Option Scheme, allowing MAGHL to grant options to subscribe for up to a total of 213,605,682 MAGHL Shares, representing 10% of the number of the total issued MAGHL Shares as at the date of passing the relevant resolution. The refreshment of the scheme limit was also approved by the shareholders of eSun at its annual general meeting held on 11 December 2015 pursuant to the requirements of Rule 17.01(4) of the Listing Rules and Rule 23.01(4) of the GEM Listing Rules.

No share options had been granted under the MAGHL Share Option Scheme since its adoption. As at the date of this Report, MAGHL might grant options under the MAGHL Share Option Scheme to subscribe for a maximum of 213,605,682 MAGHL Shares, representing 10% of the number of the total issued MAGHL Shares.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

During the six months ended 31 January 2020, the Company did not redeem any of its Shares listed and traded on the Stock Exchange nor did the Company or any of its subsidiaries purchase or sell any of such Shares.

UPDATE OF DIRECTORS' AND CHIEF EXECUTIVE OFFICER'S INFORMATION

Pursuant to Rule 13.51B(1) of the Listing Rules, changes in Directors' and Chief Executive Officer's information since the disclosure made in the Company's annual report 2018-2019 are set out as follows:

1. The Group usually considers adjusting basic salaries and pays discretionary bonuses in January. Directors' remuneration for the six months ended 31 January 2020 and 2019 are as follows:

	Fees HK\$'000	Salaries, allowances, and benefits in kind HK\$'000	Pension scheme contributions HK\$'000	Total remuneration HK\$'000
For the six months ended 31 January 202	20			
EDs:				
Lam Kin Ming <i>(Chairman) (note a)</i> Lam Kin Ngok, Peter	149	975	—	1,124
(Deputy Chairman) (note b) Chew Fook Aun	114	16,828	18	16,960
(Deputy Chairman) (note c) Lam Hau Yin, Lester	—	10,124	36	10,160
(also alternate to U Po Chu) <i>(note d)</i>	_	1,809	18	1,827
Lam Kin Hong, Matthew (note e)	24	762	38	824
U Po Chu <i>(note f)</i>	149	3,926	_	4,075
	436	34,424	110	34,970
INEDs:				
Chow Bing Chiu	175	_	_	175
Lam Bing Kwan <i>(note g)</i>	525		—	525
Leung Shu Yin, William (note h)	350	_	_	350
	1,050	_	_	1,050
Total	1,486	34,424	110	36,020

UPDATE OF DIRECTORS' AND CHIEF EXECUTIVE OFFICER'S INFORMATION (CONTINUED)

1. (Continued)

	Fees HK\$'000	Salaries, allowances, and benefits in kind HK\$'000	Pension scheme contributions HK\$'000	Total remuneration HK\$'000
For the six months ended 31 January 2019				
EDs:				
Lam Kin Ming <i>(Chairman) (note a)</i> Lam Kin Ngok, Peter	149	975	—	1,124
(Deputy Chairman) (note b) Chew Fook Aun	84	18,848	18	18,950
<i>(Deputy Chairman) (note c)</i> Lam Hau Yin, Lester		11,228	36	11,264
(also alternate to U Po Chu) (note d)	—	1,967	18	1,985
Lam Kin Hong, Matthew (note e)	24	762	38	824
U Po Chu <i>(note f)</i>	149	3,937		4,086
	406	37,717	110	38,233
INEDs:				
Chow Bing Chiu	150	_	_	150
Lam Bing Kwan (note g)	450	_	_	450
Leung Shu Yin, William (note h)	300			300
	900			900
Total	1,306	37,717	110	39,133

Notes:

- a. The amounts included fees and salaries paid by LSD of HK\$125,000 and eSun and its subsidiaries ("**eSun Group**") of HK\$570,000 (six months ended 31 January 2019: paid by LSD of HK\$125,000 and the eSun Group of HK\$570,000).
- b. The amounts included fees, salaries and pension scheme contributions paid by LSD of HK\$7,585,000 and the eSun Group of HK\$7,665,000 (six months ended 31 January 2019: paid by LSD of HK\$8,493,000 and the eSun Group of HK\$8,545,000).
- c. The amounts included salaries and pension scheme contributions paid by LSD of HK\$4,681,000 and the eSun Group of HK\$4,691,000 (six months ended 31 January 2019: paid by LSD of HK\$5,191,000 and the eSun Group of HK\$5,200,000).
- d. The amounts included salaries and pension scheme contributions paid by LSD of HK\$956,000 and the eSun Group of HK\$871,000 (six months ended 31 January 2019: paid by LSD of HK\$1,038,000 and the eSun Group of HK\$947,000).
- e. The amounts included salaries and pension scheme contributions paid by the eSun Group of HK\$599,000 (six months ended 31 January 2019: paid by the eSun Group of HK\$599,000).
- f. The amounts included fees and salaries paid by LSD of HK\$125,000 and the eSun Group of HK\$2,125,000 (six months ended 31 January 2019: paid by LSD of HK\$125,000 and the eSun Group of HK\$2,137,000).
- g. The amounts included fees paid by LSD of HK\$175,000 and the eSun Group of HK\$175,000 (six months ended 31 January 2019: paid by LSD of HK\$150,000 and the eSun Group of HK\$150,000).
- h. The amounts included fees paid by LSD of HK\$175,000 (six months ended 31 January 2019: HK\$150,000).

UPDATE OF DIRECTORS' AND CHIEF EXECUTIVE OFFICER'S INFORMATION (CONTINUED)

- 2. Dr. Lam Kin Ngok, Peter
 - (a) was re-appointed a non-official member of the Trade and Industry Advisory Board for a term of two years from 1 January 2020 to 31 December 2021; and
 - (b) ceased to be the non-official member of the Lantau Development Advisory Committee on 31 January 2020 following the expiry of the terms of appointment.
- 3. Mr. Lam Kin Hong, Matthew ceased to be a member of the Central Advisory Committee and the Chairman of the Publicity Committee of the Senior Police Call on 31 December 2019; and
- 4. During the six months ended 31 January 2020, the salaries and pension scheme contributions of Mr. Yip Chai Tuck, the Chief Executive Officer of the Company paid by the Group amounted to HK\$5,291,000 (Six months ended 31 January 2019: HK\$5,405,000), of which HK\$2,572,000 (Six months ended 31 January 2019: HK\$2,673,000) was paid by LSD and HK\$1,435,000 (six months ended 31 January 2019: HK\$1,396,000) was paid by eSun Group.

EMPLOYEES AND REMUNERATION POLICIES

As at 31 January 2020, the Group employed a total of approximately 4,900 employees. The Group recognises the importance of maintaining a stable staff force in its continued success. Under the Group's existing policies, employee pay rates are maintained at competitive levels whilst promotion and salary increments are assessed on a performance-related basis. Discretionary bonuses are granted to employees based on their merit and in accordance with industry practice. Other benefits including share option scheme, mandatory provident fund scheme, free hospitalisation insurance plan, subsidised medical care and sponsorship for external education and training programmes are offered to eligible employees.

INVESTOR RELATIONS

To ensure our investors have a better understanding of the Company, our management engages in a pro-active investor relations programme. Our Executive Directors and Investor Relations Department communicate with research analysts and institutional investors on an on-going basis and meet with research analysts and the press after our results announcements, attend major investors' conferences and participate in international non-deal roadshows to communicate the Company's financial performance and global business strategy.

Since 1 August 2019, the Company has met with a number of research analysts and investors and attended non-deal roadshows as follows:

Month	Event	Organizer	Location
September 2019	HSBC 3rd Annual Asia Credit Conference	HSBC	Hong Kong
October 2019	J.P. Morgan Asia Credit Conference	J.P. Morgan	Hong Kong
November 2019	Post results non-deal roadshow	DBS	Hong Kong
November 2019	Post results non-deal roadshow	DBS	Singapore
November 2019	Post results non-deal roadshow	DBS	New York/Philadelphia/ Los Angeles/San Francisco
November 2019	Post results non-deal roadshow	DBS	London
January 2020	Daiwa Hong Kong Expert Series — Hengqin & its position in the Greater Bay Area	Daiwa	Hong Kong

The Company is keen on promoting investor relations and enhancing communication with the Shareholders and potential investors. It welcomes suggestions from investors, stakeholders and the public who may contact the Investor Relations Department by phone on (852) 2853 6116 during normal business hours, by fax at (852) 2853 6651 or by e-mail at ir@laisun.com.

REVIEW OF INTERIM REPORT

The audit committee of the Company ("Audit Committee") currently comprises three INEDs, namely Messrs. Leung Shu Yin, William, Lam Bing Kwan and Chow Bing Chiu. The Audit Committee has reviewed the Interim Report (including the unaudited condensed consolidated financial statements) of the Company for the six months ended 31 January 2020.

By Order of the Board Lam Kin Ming Chairman

Hong Kong, 31 March 2020