

(Stock code: 307)

Annual Report 2019

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Corporate Information

BOARD OF DIRECTORS

Executive Directors

Wang Chuan (*Co-chairman and Chief Executive Officer*) Zhang Li (*Co-chairman*) Zheng Yuan

Independent Non-Executive Directors

Li Bao Guo Liu Yongshun Wu Yanfeng

COMPANY SECRETARY

Leung Wai Shun Wilson (Appointed on 12 October 2015 and resigned on 16 November 2016)

EXECUTIVE COMMITTEE

Wang Chuan *(Chairman)* Zheng Yuan Zhang Li

AUDIT COMMITTEE

Li Bao Guo Liu Yongshun Wu Yanfeng

NOMINATION COMMITTEE

Wang Chuan *(Chairman)* Li Bao Guo Liu Yongshun Wu Yanfeng

REMUNERATION COMMITTEE

Li Bao Guo Liu Yongshun Wang Chuan Wu Yanfeng

JOINT PROVISIONAL LIQUIDATORS

Osman Mohammed Arab Roy Bailey Lai Wing Lun

AUDITOR

KPMG Public Interest Entity Auditor registered in accordance with the Financial Reporting Council Ordinance 8th Floor, Prince's Building 10 Chater Road Central, Hong Kong

PRINCIPAL BANKERS

Hong Kong and Shanghai Banking Corporation Hang Seng Bank Limited China Minsheng Banking Corp., Ltd. — Hong Kong Branch

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

29/F, Lee Garden Two 28 Yun Ping Road Causeway Bay Hong Kong

Corporate Information

PRINCIPAL PLACE OF BUSINESS IN CHINA

Block A, Commercial Street Minzu Lane Fukang City Xinjiang, China

PRINCIPAL SHARE REGISTRAR

MUFG Fund Services (Bermuda) Limited 26 Burnaby Street Hamilton HM 11 Bermuda

HONG KONG BRANCH SHARE REGISTRAR

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

WEBSITE

http://www.upenergy.com

STOCK CODE

307

Corporate Profile

Up Energy Development Group Limited ("**Up Energy**" or the "**Company**") is principally engaged in mining of coking coal, production and sales of raw coking coal, clean coking coal, coking and chemical products. To realise the business concept of "increased value in circulation", Up Energy started from coal resources exploration and gradually established a complete set of upstream and downstream projects, which includes raw coal mining, raw coal washing, coal coking, cogenerating and coal mine gas utilising.

Currently, Up Energy has three mines and three downstream ancillary projects in Xinjiang, namely the Xiaohuangshan Mine, the Shizhuanggou Mine and the Quanshuigou Mine, which are under construction in Northern Xinjiang. Due to downturn of the coal and coke market during 2013 to 2016, the construction of the three mines were suspended strategically. After deep consideration of various factors, including but not limited to, the economy, the demand of coals in market, the coal types and reserves of three mines, Up Energy intended to focus on the development of the Xiaohuangshan Mine first and then resume the construction of the other two mines in the next step.

Profiles of Coal Mines

Xiaohuangshan Coal Mine (79.2% owned)

Location: 18 km to the southeast of Fukang City Area: 2.178 sq. km Type of Mine: underground mine Planned Annual Production Capacity of Coking Coal at Full Operation: 2.4 Mt JORC Code Coal Resources*: 119 Mt JORC Code Coal Reserves*: 26 Mt Coking Coal Type: mainly fat coal and 1/3 coking coal

Shizhuanggou Coal Mine (70% owned)

Location: 40 km to the east of Fukang City Area: 7.1572 sq. km Type of Mine: underground mine Planned Annual Production Capacity of Coking Coal at Full Operation: 1.05 Mt JORC Code Coal Resources*: 147 Mt JORC Code Coal Reserves*: 24 Mt JORC Code Potential Coal Reserves*: 25 Mt Coking Coal Type: mainly gas coal, 1/3 coking coal and lean coal

Quanshuigou Coal Mine (70% owned)

Location: 40 km to the east of Fukang City Area: 6.6052 sq. km Type of Mine: underground mine Planned Annual Production Capacity of Coking Coal at Full Operation: 1.05 Mt JORC Code Coal Resources*: 142 Mt JORC Code Coal Reserves*: 21 Mt JORC Code Potential Coal Reserves*: 27 Mt Coking Coal Type: mainly gas coal, 1/3 coking coal and lean coal

* Source of information: Technical Report of John T. Boyd Company of October 2010

Profiles of Circulative Business Projects

Coal Coking Project - 70% owned

Location: next to the Shizhuanggou Coal Mine Daily Processing Capacity: 1,781 tonnes Annual Processing Capacity: 650,000 tonnes Planned Annual Coke Production Capacity at Full Operation: 1.3 Mt

Raw Coal Washing Project - 70% owned

Location: next to the Shizhuanggou Coal Mine Planned Annual Coal Washing Capacity at Full Operation: 4.5 Mt Recovery Rate of Clean Coal: 83% Expected Annual Production of Clean Coal: 3.73 Mt

Water Recycling Project - 70% owned

Location: next to the Shizhuanggou Coal Mine
Planned Annual Coal Washing Capacity at Full Operation: 5.2 million m³
Usage of Processed Pit Water: Water for industrial use for the Shizhuanggou Coal Mine, the Quanshuigou Coal Mine, the Raw Coal Washing Project and the Coal Coking Project; Irrigation water

Directors and Senior Management Profile

EXECUTIVE DIRECTORS

Mr. Wang Chuan

Mr. Wang Chuan, aged 48, is the Chief Executive Officer, an Executive Director, co-chairman of the Board and the Chief Operating Officer of the Company. He was appointed as the Chief Operating Officer and a Director of Up Energy (Xinjiang) Mining Ltd. (優派能源(新疆)礦業有限公司) in 2005. He participated in setting up Up Energy (Xinjiang) Mining Ltd. in 2005 and is responsible for its overall operations and execution of the board's decisions. Mr. Wang graduated from Anhui University of Technology (School of Mechanical and Electrical Engineering) (安徽工業大學(機電學院)), majoring in Industrial Electric Automation. He is a licensed engineer. Mr. Wang worked as the Deputy General Manager of Beijing Jindafeng Science and Trade Co., Ltd. (北京金達峰科貿有限公司) from 1996 to 1999 and acted as the General Manager of Beijing Zhida Venture investment Co., Ltd. (北京致達創業投資有限公司) from 1999 to 2005. He has fourteen years of relevant experience in coal mining business.

Mr. Zhang Li

Mr. Zhang, aged 48, was appointed as an Executive Director and the co-chairman of the Board of the Company on 24 June 2016. Mr. Zhang has extensive experience in financial and capital markets and is familiar with the capital market of both China and Hong Kong. He has been involved in investment and management activities of the financial markets for nearly 20 years, with a particular focus on securities investment and investment banking. Mr. Zhang was co-chairman of Daohe Global Group Limited (00915.HK) and has been the executive director of China Billion Resources Limited (00274.HK) from 18 April 2018 to 30 September 2019. Mr. Zhang has abundant practical experience of capital operation in finance-related industries such as well-known PE funds, securities companies, trust companies, asset management institutions, consulting companies and so on. He has been participating in financial industry research and capital operation and also has practical experience in assets management and enterprises' capital management. Mr. Zhang is also an expert in financial management and setting up enterprise strategy. Mr. Zhang obtained a bachelor's degree in Sales and Marketing from the Northwest University of Politics and Law (西北政法大學) in the PRC in 1998.

Mr. Zheng Yuan

Mr. Zheng, aged 41, has been appointed as the Executive Director of the Company in Mainland China region. Mr. Zheng is responsible for the overall business operation of the Company in Mainland China region and the execution of the Board's strategy. In 2010, Mr. Zheng joined Up Energy (Xinjiang) Mining Ltd., an indirectly owned subsidiary of the Company, and took positions of Head of Sales Department, Deputy General Manager and General Manager. Mr. Zheng has been in charge of procurement and tender, infrastructure construction, and mine construction for many years. Mr. Zheng graduated in Tianjin University with a bachelor's degree in engineering. During the period from 2005 to 2010, Mr. Zheng worked for Tianjin Jinya Electronic Ltd (天津津亞電子有限公司) (a Japanese enterprise) and took the positions of Quality Control Engineer, Manufacturing Technology Engineer and Head of Sales and Marketing Department. Mr. Zheng has ample management experience in the manufacturing industry and construction area and relevant experience in the coal mining industry for ten years.

Directors and Senior Management Profile

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Li Bao Guo

Mr. Li Bao Guo, aged 66, is an Independent Non-executive Director of the Company. He has over 40 years' experience in the coal-mining industry, specialised in coal mine construction and safety issues. Mr. Li is currently a vice president of the Xinjiang Guanghui Industry Investment Group Co., Ltd. During the period from 1997 to 2010, Mr. Li was the deputy director of Xinjiang Uygur Autonomous Region Coal Geology Bureau. Prior to that, he served as the deputy manager of Xinjiang Coal Construction Engineering Company for 5 years. During the period from 1989 to 1992, Mr. Li was the vice president and vice commander of Beiquan Mine of Xinjiang Hami Coal Bureau. During the period from 1977 to 1989, he was the chief engineer of No. 1 Mine of Xinjiang Hami Coal Bureau. He graduated from Xi'an Mining Institute (renamed to Xi'an University of Science and Technology) with the professional qualification in Coal Geology in 1977. During the period from 1970 to 1974, he worked at the open pit of Xinjiang Hami Coal Bureau. Mr. Li is a professional senior engineer, an expert in Autonomous Region Safety Production, a registered safety engineer and a registered architect in coal industry.

Mr. Liu Yongshun

Mr. Liu, aged 59, has been appointed as an executive director of Prosperity International Holdings (H.K.) Limited, a company listed on the main board of The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") (Stock Code: 803) since September 2011, and re-designated as a non-executive director since February 2014 to date. Mr. Liu has extensive experience in raw material supply management for iron and steel making, mineral resources development and raw material trading. Mr. Liu obtained his bachelor's degree in ironing making from Maanshan Institute of Iron Steel (East China University of Metallurgy/Anhui University of Technology) in 1983. He subsequently obtained his Executive Master of Business Administration degree from China Europe International Business School in 2005. He was the president of the Department of Mineral Resources, Shanghai Baosteel Group International Economic and Trading Co., Ltd. from November 2001 to May 2005. He was appointed as the deputy general manager of Baosteel Trading Co., Ltd. from May 2006 to April 2007.

Mr. Wu Yanfeng

Mr. Wu Yanfeng, aged 58, is the Legal Representative and Managing Director of Guhanfang 135 Group Limited (古漢坊 135 集團有限公司) since 2011, and also acts as the Executive Director of Grace Accord Holdings Group Limited (添欣控股集團 有限公司) and China Jingan Resources Group Co. Limited (中國京安資源集團有限公司) since 2010 and 2012 respectively. During the period from 1999 to 2007, Mr. Wu was an Executive Director of Lee Da Trading Ltd (利達中港貿易有限公司) and was responsible for the daily operation, strategic planning and investment of the company. Mr. Wu has over 30 years of experience in enterprise management. Mr. Wu specialises in bulk commodities trading and industrial resources integration, and also has extensive experience in financial and capital markets.

BUSINESS REVIEW

The Company was incorporated in Bermuda with limited liability on 30 October 1992. The principal activities of the Company and its subsidiaries (collectively the "**Group**") were the mining of coking coal and the production and sale of raw coking coal, clean coking coal, coking and chemical products.

APPOINTMENT OF THE JOINT PROVISIONAL LIQUIDATORS AND THE WINDING-UP HEARING

On 29 March 2016, Satinu Markets Limited (previously known as HEC Securities Limited) presented a petition in the High Court of Hong Kong ("Hong Kong Court") under HCCW 91 of 2016 to wind up the Company.

On 6 May 2016, Credit Suisse AG, Singapore Branch presented the Petition in the Supreme Court of Bermuda ("**Bermuda Court**") to wind up the Company under 2016 No. 183.

The Joint Provisional Liquidators (the "**JPLs**") were appointed pursuant to the Order of the Bermuda Court dated 7 October 2016 and amended on 28 October 2016 and were authorised under the laws of Bermuda to, amongst other things, consult with the Company in respect of, and review, on an ongoing basis, the Company's restructuring proposal including with respect to the necessary steps which need to be taken, and conditions to be met, in order for the restructuring proposal to be successfully implemented and to consider and consent to the terms of any scheme of arrangement proposed by the Company under the provisions of section 99 of the Bermuda Companies Act prior to any applications being made to the Bermuda Court to proceed with the scheme. The JPLs were granted further powers pursuant to the Order of the Bermuda Court dated 28 April 2017.

The appointment of the JPLs was recognised by the Hong Kong Court pursuant to the Order granted by the Honourable Mr. Justice Harris dated 16 August 2017 in HCMP 1570 of 2017.

SUSPENSION OF TRADING OF THE SHARES OF THE COMPANY AND RESUMPTION STATUS

The shares of the Company are listed on the Main Board of the Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") with stock code 307. The shares of the Company have been listed on the Main Board of the Stock Exchange since 2 December 1992. Trading of the shares of the Company on the Main Board of the Stock Exchange has been suspended since 30 June 2016.

FIRST DELISTING STAGE AND RESUMPTION CONDITIONS

On 18 October 2016, the Company was placed into the first delisting stage under Practice Note 17 to the Listing Rules with the Resumption Conditions. The Resumption Conditions are as follows:

- (i) demonstrate the Company has sufficient level of operation or assets of sufficient value as required under Rule 13.24 of the Listing Rules;
- (ii) publish all outstanding financial results and address audit qualification (if any); and
- (iii) have the winding-up petitions against the Company (and its subsidiaries) withdrawn or dismissed and the JPLs discharged.

SECOND DELISTING STAGE

By a letter dated 19 April 2017 issued by the Stock Exchange, the Stock Exchange informed the Company that the Company was placed in the second stage of delisting under Practice Note 17 to the Listing Rules and that the Company must submit a viable resumption proposal at least 10 Business Days before the second delisting stage expires, i.e. 29 September 2017.

The draft resumption proposal of the Company was submitted to the Stock Exchange on 29 September 2017, and modified on 9 November 2017. On 17 November 2017, the Listing Department of the Stock Exchange informed the Company, inter alia, that the draft resumption proposal submitted was not viable and the Company was placed in the third stage of delisting under Practice Note 17 to the Listing Rules.

On 28 November 2017, the Company, with the assistance of the JPLs, applied to the Listing Committee of the Stock Exchange for a review of the decision of Listing Department to place the Company in the third delisting stage. The review hearing was held on 22 March 2018.

On 3 April 2018, the Listing Committee informed the Company that the decision of the Listing Department was upheld. On 13 April 2018, the Company, with the assistance of the JPLs, lodged a written request to the Listing (Review) Committee of the Stock Exchange for a review of such decision. The review hearing was held on 22 August 2018.

On 28 August 2018, the Listing (Review) Committee informed the Company that the decision of the Listing Committee was upheld.

THIRD DELISTING STAGE

By a letter dated 31 August 2018 issued by the Stock Exchange, the Stock Exchange informed the Company that the Company would be placed in the third stage of delisting under Practice Note 17 to the Listing Rules on 11 September 2018 and the Company must submit a viable resumption proposal at least 10 business days before the third delisting stage expires, i.e. 25 February 2019.

A fresh resumption proposal of the Company was submitted to the Stock Exchange on 25 February 2019. The Listing Committee decided to delist the Company on 6 April 2020 and, subsequently, the Company lodged a review application against the Listing Committee's decision. The Listing (Review) Committee accepted the application and the review hearing was held on 28 September 2020.

On 30 October 2020, the Stock Exchange issued a letter to the Company advising that the Listing (Review) Committee decided to uphold the decision of the Listing Committee to cancel the listing of the Company's shares on the Stock Exchange under Practice Note 17 to the Listing Rules.

After considering legal and professional advice, the Company has lodged a written request to the Stock Exchange pursuant to Chapter 2B of the Listing Rules to review the decision of the Listing (Review) Committee to cancel the listing status of the Company.

PROPOSED SCHEME OF ARRANGEMENT

On 8 March 2019, the Bermuda Court granted an order including that, the Company shall convene a meeting of creditors to be held on or before 30 June 2019 for the purpose of considering, and if thought fit, approving a Scheme of Arrangement (the "**Scheme**") under section 99 of the Bermuda Companies Act proposed to be made between the Company and its creditors.

A similar application seeking leave to convene a meeting of creditors for approval of the Scheme was made before the Hong Kong Court. Amendments to the Scheme document were requested by the judge of the Hong Kong Court during a hearing on 30 April 2019 and in correspondence thereafter, which has led to a delay in the issuance of the Hong Kong Court's approval of the draft Scheme document and a consequent delay in the convening of the Scheme Meeting. A revised draft Scheme document was submitted to the Hong Kong Court for approval on 10 June 2019.

Due to the delay in obtaining the sanction from the Hong Kong Court, it was not be possible for the JPLs to give sufficient days' notice under the statutory requirement if that Scheme Meeting was to be held on or before 30 June 2019. Therefore, an application was submitted to the Bermuda Court on 11 June 2019 for an order extending the period for the convening and holding of the Scheme Meeting to 30 September 2019, requesting the Bermuda Court to review the amendments to the Scheme which were proposed by the judge of Hong Kong Court and confirming that the statements made in the draft Scheme document remained sufficient for the purposes of section 100 of the Companies Act 1981. At a hearing on 20 June 2019, the Bermuda Court granted an order to extend the period for the Company to convene and hold the Scheme Meeting to on or before 30 September 2019.

On 24 June 2019, the Hong Kong Court approved the revised Scheme document. Subsequently on 25 June 2019, the Honourable Mr. Justice Harris approved the period for convening and holding of the Scheme Meeting to be likewise extended to be held on or before 30 September 2019.

Thereafter, the Scheme Meeting was convened and held on 30 September 2019. The Scheme was approved by the requisite statutory majorities of the Creditors in the Scheme Meeting. Subsequently, the Scheme was sanctioned by the Bermuda Court pursuant to section 99(2) of the Companies Act 1981 of Bermuda in November 2019. The Company is arranging to convene a special general meeting to approve, inter alia, the transaction contemplated under the Scheme and the Company intends to submit the Scheme to the Hong Kong Court for sanction upon completion of the special general meeting.

Further announcement(s) will be made by the Company if and when there is material development in relation to the progress of the Scheme.

COAL RESOURCES AND RESERVES

As at 31 March 2019, the Group had a total of approximately 408 Mt of JORC Code-compliant measured, indicated and inferred coal resources, while there were approximately 251 Mt of coal resources within mining right control of which a total of approximately 71 Mt were JORC Code-compliant proved and probable marketable coal reserves, and the potential coal reserves were approximately 52 Mt.

As of 31 March 2019, the JORC-compliant measured, indicated and inferred coal resources as well as the proved and probable marketable coal reserves of the Group are categorised as follows:

| | Coal Resources (approximate) (within mining right control) (Mt) | | | Marketable Coal Reserves (approximate) (Mt) | | |
|--------------------|--|-----------------|----------------|--|----------------|--|
| Category Amount | Measured 149 | Indicated 61 | Inferred 41 | Proved 52 | Probable 18 | |
| Total | | 251 | | 70 | | |

Note: The sources of information are derived from Technical Report of John T. Boyd Company of October 2010, which was prepared in accordance with JORC.

In addition, the potential coal reserves are approximately 52 Mt, with details as follows:

| Name of Coal Mine | Coal Resources (Mt) | Coal Resources (within mining right control) (Mt) | Coal Reserves (Mt) | Potential Reserves (Mt) |
|-------------------------|---------------------------|---|--------------------------|-------------------------------|
| Xiaohuangshan Coal Mine | 119 | 107 | 26 | _ |
| Quanshuigou Coal Mine | 142 | 71 | 21 | 27 |
| Shizhuanggou Coal Mine | 147 | 73 | 24 | 25 |
| Total | 408 | 251 | 71 | 52 |

Note: Data are derived from the Technical Report of John T. Boyd Company in October 2010, which was prepared in accordance with JORC Code. The figures are subject to rounding difference.

CONSTRUCTION OF COAL MINES

Due to downturn of the coal and coke market in the last few years, the construction of the three mines were suspended strategically. After deep consideration of various factors, including but not limited to, the economy, the demand of coals in market, the coal types and reserves of three mines, the Company intended to focus on the development of the Xiaohuangshan Mine first and then resume the construction of the other two mines in the next step.

The Company considers that all the major obstacles for resuming the construction of the Xiaohuangshan Mine have been cleared, except for obtaining the hard copy of the renewed mining license after resolving the issue of implementation of new policy of Resources Tax.

As informed by the Xinjiang Government, a new policy has been imposed on all the mining companies in Xinjiang and a "trial run" has been adopted in implementing the policy of Resources Tax. Under the new policy, all the mining companies in Xinjiang are required to prepay the Resources Tax prior to the extraction and the sales of the coals when they obtain or renew mining licenses. The amount of the Resources Tax is calculated on the basis of a fixed scale over the coal resources of the mine assessed.

The management of UE (Fukang) Mining was in active discussion with the Xinjiang Government and relevant authorities as to whether UE (Fukang) Mining should be subject to or be exempted from the "trial run" of the new policy for the prepayment of the Resources Tax. Concurrently, the management of UE (Fukang) Mining was in discussion with a panel valuer in order to commence the evaluation of the coal resources of the Xiaohuangshan Mine and to assess the amount of the prepayment of Resources Tax, if indeed required.

After various discussions with the management of UE (Fukang) Mining and the relevant authorities in Xinjiang, the management of UE (Fukang) Mining is of the view that the Xinjiang Government and relevant authorities are unlikely to exempt UE (Fukang) Mining from the trial run of the new policy for the prepayment of Resources Tax.

The amount of Resources Tax payable by UE (Fukang) Mining is calculated based on the marketable coal reserves of the mine, which are required to be first assessed by a panel valuer approved by the authorities and further approved by the authorities. A panel valuer has been engaged in this regard and UE (Fukang) Mining is waiting the result so as to ascertain the Resources Tax amount payable.

Meanwhile, based on the discussions between the management of UE (Fukang) Mining and the relevant authorities, it is provisionally estimated that the amount of the prepayment of the partial Resources Tax would be approximately RMB130 million. Once the prepayment amount of the partial Resources Tax is confirmed after the completion of the valuation, UE (Fukang) Mining will subsequently arrange its prepayment and resume the construction of the Xiaohuangshan Mine.

PROSPECT

Subsequent to the appointment, the JPLs, on behalf of the Company, have made notable achievements in relation to the formulation of the restructuring proposal, the publication of the outstanding financial results and the preparation of the resumption proposal.

The Scheme has been approved by the requisite statutory majorities of the Creditors in the Scheme Meeting on 30 September 2019 and the Scheme was subsequently sanctioned by the Bermuda Court pursuant to section 99(2) of the Companies Act 1981 of Bermuda in November 2019.

The Company is in the course in preparing the necessary documents including the circular for the SGM to approve, inter alia, the transactions contemplated under the Scheme. Upon passing the necessary resolutions in the SGM, the Company will submit the Scheme to the Hong Kong Court for sanction.

If the Scheme be approved and successfully be implemented, among other things, the following will be achieved:

- (i) Most of the liabilities of the Company, if not all, will be compromised and discharged under the Scheme; and
- (ii) The JPLs will be discharged following the Stock Exchange approving the resumption of trading of the shares of the Company.

With the resumption of the construction of Xiaohuangshan Mine and the sustain operation of the coking plant, the Company is expected to have significant level of operation and to revive its business.

It is expected that the financial position of the Group will be substantially improved upon the successful implementation of the Scheme and the resumption of the trading of the shares of the Company in the Main Board of the Stock Exchange, which are subject to the approvals of the creditors and the shareholders of the Company and the Stock Exchange.

The Group will maintain the Group's existing business in mining of coking coal and the production and sale of raw coking coal, clean coking coal, coking and chemical products.

FINANCIAL REVIEW

Revenue

During the year ended 31 March 2019, the Group recorded a revenue of approximately HK\$694,018,000, representing an increase of HK\$503,388,000 or 264% as compared with that of approximately HK\$190,630,000 for the same period of 2018. The increase in revenue was mainly due to the increase in the resumption of commercial production of the coal coking plant and hence an increase in the sale volume of coke comparing in the same period last year.

Cost of sales

During the year ended 31 March 2019, the cost of sales was approximately HK\$667,984,000, representing an increase of HK\$485,193,000 or 265%, as compared with that of approximately HK\$182,791,000 for the same period of 2018. The increase in cost of sales was mainly due to the resumption of commercial production of the coal coking plant and hence an increase in the purchase volume of raw material and sale volume of coke.

Gross Profit/(Loss)

As a result of the reasons above, the gross profit of the Group for the year ended 31 March 2019 was recorded HK\$26,034,000, representing an increase of HK\$18,195,000 or 232%, as compared with that of approximately HK\$7,839,000 in the same period of 2018, which was mainly due to the resumption of commercial production of the coal coking plant and hence an increase in the sale volume of coke plant to cover the fixed production costs, such as the depreciation.

Other Revenue

During the year under review, other revenue was approximately HK\$3,237,000, representing an increase of approximately HK\$3,235,000 as compared with approximately HK\$2,000 of the same period in 2018. The increase was mainly due to the increase in interest income from the loan to a third party.

Other Net Gain/(Loss)

During the year under review, other net gain was approximately HK\$298,922,000, which mainly represented by a net gain on sales of property, plant and equipment of approximately HK\$1,441,000, a net gain on debt restructuring of a subsidiary of approximately HK\$156,192,000, and a net gain on deconsolidation of subsidiaries of approximately HK\$144,235,000. For the same period in 2018, other net loss was approximately HK\$6,192,000, which mainly represented by a net realised loss on trading securities of approximately HK\$4,989,000 and net loss on sales of property, plant and equipment of approximately HK\$228,000.

Impairment losses of non-current assets

During the year under review, impairment losses of non-current assets was approximately HK\$574,190,000, which mainly represented by a loss of approximately HK\$569,850,000 related to property, plant and equipment, and a loss of approximately HK\$4,340,000 related to prepaid land lease payments. For the same period in 2018, impairment losses of non-current assets were approximately HK\$6,799,595,000, representing an impairment of the mining properties located in the Xinjiang Uyghur Autonomous Region, the PRC.

Administrative Expenses

During the year under review, administrative expenses were approximately HK\$65,971,000, representing a decrease of approximately HK\$12,045,000 or 15.4% as compared with that of approximately HK\$78,016,000 for the same period of 2018. The decrease in administrative expenses was mainly due to the significant decrease in staff costs and depreciation and amortisation the during the year.

Loss from Operations

For the aforementioned reasons, the profit from operation during the year under review was approximately HK\$311,968,000 while the loss from operation was approximately HK\$6,875,962,000 for the same period of 2018.

Net Finance Costs

During the year under review, finance costs were approximately HK\$789,796,000 representing a slightly increase of approximately HK\$58,431,000 or 8.0% as compared with that of approximately HK\$731,365,000 for the same period of 2018. The increase in finance costs was mainly due to the slight increase in interest on borrowing and interest of convertible notes.

Income Tax Credit/Expense

During the year under review, the income tax credit during the year under review was approximately HK\$136,407,000, which comprised the current income tax expenses of HK\$1,734,000 and deferred tax credit of HK\$138,141,000, while income tax credit was approximately HK\$1,698,506,000 for the same period of 2018, which comprised with the current income tax expense of HK\$1,729,000 and deferred tax credit of HK\$1,700,235,000.

Loss for the Year

By reasons of the foregoing, the Group recorded a loss of approximately HK\$965,357,000, during the year under review, representing a decrease of 84% as compared with that of approximately HK\$5,908,821,000 for the same period of 2018.

Liquidity and Financial Resources

As at 31 March 2019, the Group's current ratio was 0.11 (2018: 0.08), with current assets of approximately HK\$957,886,000 (2018: HK\$602,084,000) against current liabilities of approximately HK\$8,826,493,000 (2018: HK\$7,764,445,000). Cash and cash equivalents were approximately HK\$569,000 (2018: HK\$500,000). As at 31 March 2019, the Group's gearing ratio was 86.7% (2018: 59.7%). The Group's working capital is mainly financed by internal generated cash flows, borrowings and equity financing. The Group had short-term borrowings of HK\$864,186,000 (2018: HK\$906,878,000) and outstanding convertible notes of HK\$4,144,453,000 (2018: HK\$3,890,937,000).

Treasury Policies

The Group adopts a balanced funding and treasury policy in cash and financial management. Cash is generally placed in short-term deposits which are mainly denominated in Hong Kong dollar ("**HKD**"), United States dollar ("**USD**") and Renminbi ("**RMB**"). The Group's financing requirements are regularly reviewed by the management.

Foreign Exchange Risk

The Group's assets and liabilities are mainly denominated in HKD, RMB and USD, in order to minimise the foreign currency exchange risk, the Group manages its transactions and balances that are denominated in their respective functional currencies.

Cash Flow and Fair Value Interest Rate Risk

Except for cash and cash equivalents, bank borrowings, other financial liabilities and convertible notes, the Group has no other significant interest-bearing assets and liabilities. The Group's income and operating cash flows are substantially independent of changes in market interest rates. The Group does not anticipate any major impact on interest-bearing assets and liabilities resulting from changes in interest rates because the interest rates of its bank deposits and borrowings are not expected to change significantly.

Human Resources

As at 31 March 2019, the Group had a total of 365 employees (2018: 418) in the PRC and Hong Kong. Employees' remuneration packages are reviewed and determined with reference to the market pay and individual performance. Staff benefits include contributions to the mandatory provident fund, medical schemes and share option schemes.

CORPORATE GOVERNANCE

Due to the financial difficulties of the Group and the prolonged suspension in trading of the shares of the Company on the Stock Exchange, the directors are unable to comment as to whether the Company has complied with the Code on Corporate Governance Practices contained in Appendix 14 of the Listing Rules throughout the year ended 31 March 2019.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

To the best knowledge of the Board of the Company, the Company had adopted a code of conduct regarding directors' securities transactions on terms no less exacting than the required standards set out in the Model Code for Securities Transactions by the Directors of Listed Issuers (the "**Model Code**"). Trading in the securities of the Company has been suspended since 30 June 2016. During the year, the Company was not aware of any non-compliance with the required standards as set out in the Model Code.

AUDIT COMMITTEE

The Company has established an audit committee in compliance with the Listing Rules. The current audit committee comprises three members, namely Mr. Li Bao Guo, Mr. Liu Yongshun and Mr. Wu Yanfeng, all of whom are Independent Non-executive Directors.

The primary duties of the audit committee are to review and supervise the financial reporting process and internal control system of the Group, and to review the Company's annual reports and half-yearly reports and to provide advices and comments thereon to the Board.

The Group's annual report for the year ended 31 March 2019, including the accounting principles and practices adopted by the Group, have not been reviewed by the audit committee.

Corporate Governance Report

Due to the financial difficulties of the Group and the prolonged suspension in trading of the shares of the Company on the Stock Exchange, the Directors are unable to comment as to whether the Company has complied with the Code on Corporate Governance Practices contained in Appendix 14 of the Listing Rules throughout the year ended 31 March 2019.

ALLOCATION OF TASKS WITH THE BOARD

| | Audit Committee | Executive Committee | Nomination Committee | Remuneration Committee |
|-------------------------------------|--------------------|------------------------|-------------------------|---------------------------|
| Executive Directors | | | | |
| Wang Chuan | | С | С | Μ |
| Zhang Li | | Μ | | |
| Zheng Yuan | | Μ | | |
| Independent Non-executive Directors | | | | |
| Li Bao Guo | Μ | | Μ | Μ |
| Liu Yongshun | Μ | | Μ | Μ |
| Wu Yanfeng | Μ | | Μ | Μ |

Note:

C: Chairman of the relevant Board Committees

M: Member of the relevant Board Committees

BOARD OF DIRECTORS

The Board of Directors comprises Mr. Wang Chuan, Mr. Zhang Li and Mr. Zheng Yuan as Executive Directors; and Mr. Li Bao Guo, Mr. Liu Yongshun, and Mr. Wu Yanfeng as Independent Non-executive Directors. The names of the Board members referred hereto are based on the latest register of directors of the Company. For the avoidance of doubt, the composition of the Board is a matter in dispute as Mr. Gao Shufang (subsequently resigned with effect from 30 September 2017) and Mr. Ji Lianming claimed themselves being appointed as Executive Directors whereas Mr. Chan Ming Sun Jonathan, Mr. Lee Chi Hwa, Joshua and Mr. Mak Yiu Tong claimed themselves to be appointed as Independent Non-executive Directors in replacement of the entire Board members (inter alia including Mr. Chui Man Lung, Everett who has purported resigned on 30 August 2018) in a special general meeting held on 25 April 2017.

There is no relationship (including financial, business, family or other material/relevant relationship(s)) among the Directors. The Directors come from diverse backgrounds with expertise in the finance, legal and business fields. Biographical details of the Directors are set out in the section headed "Directors and Senior Management Profile" on page 7 of this annual report.

BOARD COMMITTEES

A total of four Board committees, namely the Executive Committee, Audit Committee, the Nomination Committee and the Remuneration Committee have been formed, each of which is delegated with specific roles and responsibilities by the Board. All the Board committees follow the same principles and procedures as those of the Board.

Corporate Governance Report

Executive Committee (the "EC")

The EC has been established since June 2011 with specific written terms of reference and currently comprises three Executive Directors as follows:

Mr. Wang Chuan *(Chairman)* Mr. Zhang Li Mr. Zheng Yuan

The EC is responsible for the day-to-day management of the Group's business operations and the corporate governance functions as defined in its terms of reference. Based on the available information, the JPLs are unable to confirm the works conducted by the EC during the year ended 31 March 2019.

Nomination Committee (the "NC")

The NC has been established since November 2011 and currently consists of the following four members:

Mr. Wang Chuan *(Chairman)* Mr. Li Bao Guo Mr. Liu Yongshun Mr. Wu Yanfeng

The principal responsibilities of the NC are to review the structure, size and diversity of the Board, assess the independence of Independent Non-executive Directors, identify suitably qualified candidates to become Board members, and select or make recommendations to the Board on the selection of candidates nominated for directorships and succession planning for Directors.

The NC is responsible for the day-to-day management of the Group's business operations and the corporate governance functions as defined in its terms of reference. Based on the available information, the JPLs are unable to confirm the works conducted by the NC during the year ended 31 March 2019.

Remuneration Committee (the "RC")

The major function of the RC is to make recommendations to the Board on the Company's policy and structure for all directors' and senior management's remuneration and on the establishment of a formal and transparent procedure for developing remuneration policy.

The RC comprises four members, including three Independent Non-executive Directors and one Executive Director, and is chaired by an Independent Non-executive Director. At present, the members of the RC as follows:

Mr. Wang Chuan Mr. Li Bao Guo Mr. Liu Yongshun Mr. Wu Yanfeng

Based on the available information, the JPLs and the Board are unable to confirm the works conducted by RC during the year ended 31 March 2019.

Corporate Governance Report

Audit Committee (the "AC")

The major roles and functions of the AC are to review and supervise the financial reporting process, financial controls, internal controls and risk management system of the Group and to provide recommendations and advice to the Board on the appointment, reappointment and removal of external auditors as well as their terms of appointment.

At present, the members of the AC as follows:

Mr. Li Bao Guo Mr. Liu Yongshun Mr. Wu Yanfeng

All the members of the AC are Independent Non-executive Directors. The members have expertise and experience in the financial management, legal, accounting and coal-mining fields. Based on the available information, the JPLs are unable to confirm the works conducted by the AC during the year ended 31 March 2019.

Accountability and Audit

The Directors and the JPLs acknowledge their responsibility for the preparation and the true and fair presentation of the consolidated financial statements in accordance with the Hong Kong Financial Reporting Standards ("**HKFRS**"). The Directors confirm that suitable accounting policies have been used and applied consistently, and reasonable and prudent judgement and estimates have been made in the preparation of the consolidated financial statements.

For the year ended 31 March 2019, the fee payable to the external auditor in respect of audit and non-audit services is set out below:

| | HK\$'000 |
|--------------------|----------|
| | |
| Audit services | 2,425 |
| Non-audit services | - |

The JPLs have presented in these financial statements the financial information prepared by the Group's management and based on all available information to the extent provided to them in their capacity as provisional liquidators subsequent to their appointment on 7 October 2016 as amended. The JPLs note that the historical information in respect of the Company prior to such appointment date and all other information in respect of the Company after such appointment date as provided may not be complete, correct and sufficient for the JPLs to establish an accurate and reliable view of the historical transactions, trading and, financial performance and position and may contain errors and misstatements. The JPLs have assumed for the purposes of these financial statements and this report, that the information provided by the Group's management and made available to them is true, correct, accurate and complete; and relied on other assumptions and qualifications expressly stated in the financial statements and this report. The JPLs have, upon reasonable investigation, enquiries and verification that they consider appropriate relied on all facts and matters relevant to the financial statements set forth therein. Accordingly, the JPLs can, and will, only provide very limited and restricted assurance for these financial statements, financial position and results contained herein subject to all the aforesaid limitations and restraints. The JPLs do not accept or assume responsibility for the financial statements and this report for any purpose or to any person to whom the financial statements and this report for any purpose or to any person to whom the financial statements and this report for any purpose or to any person to whom

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The principal activities of the Company's principal subsidiaries are set out in the financial statements on page 94.

RESULTS AND APPROPRIATION

The results of the Group for the year ended 31 March 2019 are set out in the consolidated statement of profit or loss on page 40.

No interim dividend was declared (2018: Nil) and, based on the available books and records to the JPLs, the Company do not recommend the payment of any final dividend for the year ended 31 March 2019 (2018: Nil).

SHARE CAPITAL

Details of the share capital of the Company are set out in note 29(c) to the financial statements.

CONVERTIBLE NOTES

Details of the convertible notes are set out in note 25 to the financial statements.

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the Group's property, plant and equipment during the year ended 31 March 2019 are set out in note 12 to the financial statements.

SUMMARY FINANCIAL INFORMATION

A summary of the published results and assets and liabilities of the Group for the last five financial years is set out on page 124. This summary does not form part of the audited consolidated financial statements.

RESERVES

Details of movements in the reserves of the Company and of the Group during the year ended 31 March 2019 are set out in note 29 to the financial statements and consolidated statement of changes in equity, respectively.

DISTRIBUTABLE RESERVES

Pursuant to the Companies Act 1981 of Bermuda, as at 31 March 2019, the Company cannot distribute any of its reserves to the shareholders of the Company. Movements in the distributable reserves of the Company during the year ended 31 March 2019 are set out in note 29 to the financial statements.

MAJOR CUSTOMERS AND SUPPLIERS

During the year, the Group's sales to the largest and five largest customers accounted for approximately 76% and 100% respectively to the total Group's sales and the Group's purchased from the largest and five largest suppliers accounted for approximately 50% and 100% respectively to the total Group's purchase.

None of the Directors, their associates or any shareholder (which, to the knowledge of the Directors, owns more than 5% of the Company's issued share capital) has any interest in such customer or supplier.

DIRECTORS

The Directors of the Company during the year and as at the date of this report were:

Executive Directors

Mr. Wang Chuan Mr. Zhang Li Mr. Zheng Yuan

Independent Non-executive Directors

Mr. Li Bao Guo Mr. Liu Yongshun Mr. Wu Yanfeng

INDEPENDENT NON-EXECUTIVE DIRECTORS' CONFIRMATION

The Company has received from each of the Independent Non-executive Directors an annual confirmation of his independence pursuant to Rule 3.13 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited and as at the date of this report still considers that all of the Independent Non-executive Directors to be independent.

DIRECTORS' SERVICE CONTRACTS

To the best knowledge of the JPLs, as at 31 March 2019, none of the Directors proposed for re-election at the forthcoming AGM has a service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

To the best knowledge of the JPLs, during the year ended 31 March 2019, the Group had no connected transactions and continuing connected transactions.

REMUNERATION POLICY

To the best knowledge of the JPLs, the remuneration of the Directors of the Company has been recommended by the Remuneration Committee, and decided by the Board, as authorised by shareholders in the AGM, having regard to the Company's operating results, individual performance, experience, responsibility, workload and the remuneration level of directors of comparable listed companies. No Director is involved in deciding his own remuneration.

The Company has adopted a share option scheme and a share award scheme as incentives to the Directors and eligible employees, details of the schemes are set out under the headings "Share Option Scheme" and "Share Award Scheme" below.

Details of the Directors' remuneration of the Group are set out in note 8 to the financial statements of the Company.

DIRECTORS' REMUNERATION AND FIVE HIGHEST PAID INDIVIDUALS

To the best knowledge of the JPLs, there was no remuneration paid to the director of the Company for the year ended 31 March 2019.

DIRECTORS' AND CHIEF EXECUTIVE'S INTEREST AND SHORT POSITION IN SHARES OF THE COMPANY ("SHARE"), UNDERLYING SHARES AND DEBENTURES

As at 31 March 2019, the interests and short position of the Directors or chief executive of the Company in the Shares, underlying Shares and debentures of the Company or any of its associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance (the "**SFO**")) which were required (a) to be notified to the Company and The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO); or (b) to be recorded in the register required to be kept under section 352 of the SFO; or (c) to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 to the Listing Rules (the "**Model Code**"), were as follows:

Interests and short positions in the Shares and Underlying Shares in the Company

| | Numł | per of Shares/underlying Sh | nares held in the (Number of underlying | Total number of | Approximate percentage of issued capital of the Company as at | |
|------------------|-----------------|-----------------------------|--|-------------------|--|-------|
| Name of Director | Capacity | Number of Shares | Shares | underlying Shares | 31 March 2019 | Notes |
| Zhang Li | Spouse Interest | 24,100,000 (L) | - | 24,100,000 (L) | 0.53% | 2 |

Abbreviations:

"L" stands for long position

Notes:

1. The information above is based on the available books and records of the Company. No representation is made by the Company and the JPLs as to the accuracy and completeness of the information.

2. Mr. Zhang Li is the husband of Ms. Chen Wan. Mr. Zhang Li is therefore taken to be interested in the relevant Shares and short position by virtue of the SFO.

3. As at 31 March 2019, the number of issued Shares of the Company was 4,538,515,411 Shares.

SHARED-BASED COMPENSATION SCHEMES

The Company operates two equity-settled share-based compensation schemes including a share option scheme (the "**Share Option Scheme**") and a share award scheme (the "**Share Award Scheme**") for the purpose of assisting in recruiting, retaining and motivating key personnel. Eligible participants of the schemes include the Company's Directors, including Independent Non-executive Directors, and other employees of the Group.

Share Option Scheme

The Share Option Scheme was approved by the shareholders of the Company on 29 August 2011 and had a life of 10 years from its adoption for the purpose of recognising the contribution of certain Executive Directors and employees of the Group and retaining them for the continual operation and development of the Group.

Under the Share Option Scheme, the Board may, at its discretion, offer to any employee (including any Independent Nonexecutive Director), consultants, advisors or customers of the Group, options to subscribe for Shares subject to the terms and conditions stipulated in the Share Option Scheme.

(a) Purpose of the Share Option Scheme

The Company adopted the Share Option Scheme on 29 August 2011. The purpose of the Scheme is to provide incentives to:

- award the eligible persons who have made contributions to the Group;
- provide incentives and help the Group to retain its existing employees and recruiting additional employees; and
- provide employees with a direct economic interest in attaining the long-term business objectives of the Group.

(b) Participants of the Share Option Scheme

Pursuant to the Share Option Scheme, the Company may at its absolute discretion grant options to any employee, advisor, consultant, service provider, agent, customer, partner or joint-venture partner of the Company or its subsidiaries (including any director, whether executive or non-executive and whether independent or not, of the Company or its subsidiaries) who is in full time or part-time employment with the Company or its subsidiaries at the time when an option is granted to such employee, or any person who, in the sole discretion of the Board, have contributed or may contribute to the Group.

(c) Total number of shares available for issue under the Share Option Scheme

The total number of Shares available for issue under the Share Option Scheme is 373,832,582 Shares.

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

(d) Maximum entitlement of each participant

The total number of Shares issued and to be issued upon exercise of the options granted to each participant (including both exercised and outstanding options) in any 12-month period must not exceed 1% of the total number of Shares in issue, unless approved by the shareholders of the Company in the manner as stipulated in the Share Option Scheme.

(e) Time of exercise of options

An option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period to be determined and notified by the Directors to each grantee, which period may commence on the date on which the offer for the grant of options is made but shall end in any event not later than 10 years from the date of grant of the option subject to the provisions for early termination thereof. No minimum period for which the option must be held before it can be exercised is specified in the Share Option Scheme.

(f) The subscription price per share

The subscription price per share in respect of an option granted under the Scheme is such price as determined by the Board of the Company at the time of the grant of the options, but in any case the subscription price shall not be lower than the higher of:

- the closing price of the Shares as stated in the daily quotation sheets issued by the Stock Exchange on the date on which the options are offered, which must be a business day;
- the price being the average closing price of the Shares as stated in the daily quotation sheets issued by the Stock Exchange for the five business days immediately preceding the date of offer of the options; and
- the nominal value of Share on the date of offer.

(g) Payment on acceptance of option

A non-refundable sum of HK\$1 by way of consideration for the grant of an option is required to be paid by each of the grantee upon acceptance of the granted option.

(h) Remaining life of the scheme

The Share Option Scheme will expire on 28 August 2021 and no further options may be granted but the provisions of the Share Option Scheme shall in all other respects remain in force and effect and options which are granted during the life of the Scheme may continue to be exercised in accordance with their respective terms of grant.

As at the date of this report, no option had been granted by the Company.

Share Award Scheme

On 28 October 2013, the Company adopted the Share Award Scheme under which the shares of the Company (the "**Awarded Shares**") may be awarded to selected employees (including Directors) of any members of the Group (the "**Selected Participants**") pursuant to the terms of the Scheme Rules and the Trust Deed of the Share Award Scheme. The Share Award Scheme became effective on the adoption date and, unless otherwise terminated or amended, will remain in force for 10 years from that date, i.e., 27 October 2023.

The aggregate number of Awarded Shares permitted to be awarded under the Share Award Scheme throughout the duration of the Share Award Scheme is limited to 10% of the issued share capital of the Company at the time of an award of Awarded Shares. The maximum aggregate nominal value of Awarded Shares which may be awarded to a Selected Participant under the Share Award Scheme shall not exceed 1% of the issued share capital of the Company at the time of an award of award of Awarded Shares.

When a selected participant has satisfied all vesting conditions specified by the Board of the Company at the time of making the award and become entitled to the shares of the Company forming the subject of the award, the trustee shall transfer the relevant Awarded Shares to that participant at no cost. The Selected Participant however is not entitled to receive any income or distribution, such as dividend derived from the unvested Awarded Shares allocated to him/her.

No Awarded Share was granted to the Directors of the Company for the year ended 31 March 2019.

Further details of the Share Award Scheme are disclosed in note 26(b) to the financial statements.

INTERESTS AND SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES OF THE SUBSTANTIAL SHAREHOLDERS

As at 31 March 2019, so far as is known to the JPLs of the Company, the following persons, not being a Director or the chief executive of the Company, had an interest or a short position in the Shares or 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 and are recorded in the register kept by the Company under section 336 of SFO:

Interests and short positions in the Shares and Underlying Shares in the Company

| Name of Shareholder | Capacity | Number of Shares | Number of underlying Shares | Total number of Shares and underlying Shares | Approximate percentage of issued capital | Notes |
|------------------------------------|---|---------------------|-----------------------------------|---|--|-------|
| China Minsheng Banking Corp., Ltd. | Person having a security interest in shares | 1,331,051,890 (L) | 2,936,619,718 (L) | 4,267,671,608 (L) | 94.03% | 2 |
| Ho Kwok Leung Glen | Agent | 1,331,051,890 (L) | 2,936,619,718 (L) | 4,267,671,608 (L) | 94.03% | 2 |
| Lai Kar Yan | Agent | 1,331,051,890 (L) | 2,936,619,718 (L) | 4,267,671,608 (L) | 94.03% | 2 |
| Yeung Lui Ming | Agent | 1,331,051,890 (L) | 2,936,619,718 (L) | 4,267,671,608 (L) | 94.03% | 2 |

| | | Northernet | Number of | Total number of Shares and | Approximate | |
|---|------------------------------|--|--|--|---------------------------------|-------|
| Name of Shareholder | Capacity | Number of Shares | underlying Shares | underlying Shares | percentage of issued capital | Notes |
| | | | | | | |
| Qin Jun | Beneficiary Interest | 1,377,073,492 (L) | 3,070,757,880 (L) | 4,447,831,372 (L) | 98.00% | 3 |
| | of Trust | 1,331,051,890 (S) | 2,628,101,945 (S) | 3,959,153,835 (S) | 87.23% | 3 |
| | Corporate Interest | - | 318,578,135 (L) | 318,578,135 (L) | 7.02% | 3 |
| Up Energy Group Limited | Beneficiary Interest | 1,377,073,492 (L) | 3,070,757,880 (L) | 4,447,831,372 (L) | 98.00% | 4 |
| | | 1,331,051,890 (S) | 2,628,101,945 (S) | 3,959,153,835 (S) | 87.23% | |
| Up Energy Holding Limited | Corporate Interest | 1,377,073,492 (L) | 3,070,757,880 (L) | 4,447,831,372 (L) | 98.00% | 4 |
| | | 1,331,051,890 (S) | 2,628,101,945 (S) | 3,959,153,835 (S) | 87.23% | |
| Perfect Harmony Holdings Limited | Corporate Interest | 1,377,073,492 (L) | 3,070,757,880 (L) | 4,447,831,372 (L) | 98.00% | 4 |
| reneet harmony holdings Limited | Corporate interest | 1,331,051,890 (S) | 2,628,101,945 (S) | 3,959,153,835 (S) | 87.23% | 4 |
| | | 1,001,001,000 (0) | 2,020,101,040 (0) | 0,000,100,000 (0) | 01.2070 | |
| Seletar Limited | Corporate Interest | 1,377,073,492 (L) | 3,070,757,880 (L) | 4,447,831,372 (L) | 98.00% | 4 |
| | | 1,331,051,890 (S) | 2,628,101,945 (S) | 3,959,153,835 (S) | 87.23% | |
| Serangoon Limited | Corporate Interest | 1,377,073,492 (L) | 3,070,757,880 (L) | 4,447,831,372 (L) | 98.00% | 4 |
| | | 1,331,051,890 (S) | 2,628,101,945 (S) | 3,959,153,835 (S) | 87.23% | |
| Credit Suisse Trust Limited | Trustee | 1,377,073,492 (L) | 3,070,757,880 (L) | 4,447,831,372 (L) | 98.00% | 5 |
| | | 1,331,051,890 (S) | 2,628,101,945 (S) | 3,959,153,835 (S) | 87.23% | |
| Liu Huihua | Beneficiary Interest | 1,377,073,492 (L) | 3,070,757,880 (L) | 4,447,831,372 (L) | 98.00% | 6 |
| | of Trust | 1,331,051,890 (S) | 2,628,101,945 (S) | 3,959,153,835 (S) | 87.23% | 0 |
| Wang Mingguan | Founder of Trust | 1 077 070 400 (I.) | 0.070.757.000 (1.) | 4 447 001 070 (I) | 98.00% | C |
| wang Mingquan | Founder of Trust | 1,377,073,492 (L) 1,331,051,890 (S) | 3,070,757,880 (L) 2,628,101,945 (S) | 4,447,831,372 (L) 3,959,153,835 (S) | 98.00% 87.23% | 6 |
| | | 1,001,001,000 (0) | 2,020,101,040 (0) | 0,000,100,000 (0) | 01.2070 | |
| Wang Jue | Beneficiary Interest | 1,377,073,492 (L) | 3,070,757,880 (L) | 4,447,831,372 (L) | 98.00% | 7 |
| | of Trust/ Spouse Interest | 1,331,051,890 (S) | 2,628,101,945 (S) | 3,959,153,835 (S) | 87.23% | |
| Up Energy Capital Limited | Corporate Interest | - | 318,578,135 (L) | 318,578,135 (L) | 7.02% | 8 |
| Capital Sunlight Limited | Beneficiary Interest | 1,556,425 (L) | 744,182,236 (L) | 745,738,661 (L) | 16.43% | 9 |
| ICBC International Holdings Limited | Corporate Interest | 1,556,425 (L) | 744,182,236 (L) | 745,738,661 (L) | 16.43% | 10 |
| ICBC International Investment Management Limited | Corporate Interest | 1,556,425 (L) | 744,182,236 (L) | 745,738,661 (L) | 16.43% | 9 |
| Industrial and Commercial Bank of China Limited | Corporate Interest | 1,556,425 (L) | 744,182,236 (L) | 745,738,661 (L) | 16.43% | 9 |

| | | Number of | Number of underlying | Total number of Shares and underlying | Approximate percentage of | |
|---|---|-----------------|-------------------------|---|---------------------------|---------|
| Name of Shareholder | Capacity | Shares | Shares | Shares | issued capital | Notes |
| Central Huijin Investment Limited | Corporate Interest | 1,556,425 (L) | 1,240,601,131 (L) | 1,242,157,556 (L) | 27.37% | 9 to 12 |
| CCB International Asset Management Limited | Investment Manager/ Beneficiary Interest | - | 496,418,895 (L) | 496,418,895 (L) | 10.94% | 10 |
| CCB International (Holdings) Limited | Corporate Interest/ Beneficiary Interest | - | 496,418,895 (L) | 496,418,895 (L) | 10.94% | 10 |
| CCB Financial Holdings Limited | Corporate Interest | - | 496,418,895 (L) | 496,418,895 (L) | 10.94% | 10 |
| CCB International Group Holdings Limited | Corporate Interest | - | 496,418,895 (L) | 496,418,895 (L) | 10.94% | 10 |
| China Construction Bank Corporation | Corporate Interest | - | 496,418,895 (L) | 496,418,895 (L) | 10.94% | 10 |
| Yun Dahui | Beneficiary Interest | 300,000,000 (L) | _ | 300,000,000 (L) | 6.61% | 13 |
| | | 300,000,000 (S) | - | 300,000,000 (S) | 6.61% | |
| Exploratory Capital Limited | Beneficiary Interest | 300,000,000 (L) | - | 300,000,000 (L) | 6.61% | 13 |
| | | 300,000,000 (S) | - | 300,000,000 (S) | 6.61% | |
| Wong Ben Koon | Corporate Interest | 291,116,000 (L) | - | 291,116,000 (L) | 6.41% | 13 |
| Hao Tian Development Group Limited | Beneficiary Interest | 367,500,000 (L) | _ | 367,500,000 (L) | 8.10% | |
| | | 140,000,000 (S) | - | 140,000,000 (S) | 3.08% | |
| | Corporate Interest | 4,000,000 (L) | 134,138,162 (L) | 138,138,162 (L) | 3.04% | |
| Asia Link Capital Investment | Beneficiary Interest | 367,500,000 (L) | - | 367,500,000 (L) | 8.10% | |
| Holdings Limited | | 140,000,000 (S) | - | 140,000,000 (S) | 3.08% | |
| | Corporate Interest | 4,000,000 (L) | 134,138,162 (L) | 138,138,162 (L) | 3.04% | |
| Li Shao Yu | Beneficiary Interest | 367,500,000 (L) | - | 367,500,000 (L) | 8.10% | |
| | 2 | 140,000,000 (S) | - | 140,000,000 (S) | 3.08% | |
| | Corporate Interest | 4,000,000 (L) | 134,138,162 (L) | 138,138,162 (L) | 3.04% | |

Abbreviations:

"L" stands for long position

"S" stands for short position

Notes:

- Pursuant to section 336 of the SFO, the shareholders of the Company are required to file disclosure of interests forms (the "DI Forms") when certain criteria are fulfilled and the full details of the requirements are available on the Stock Exchange's official website. When a shareholder's shareholdings in the Company changes, it is not necessary to notify the Company and the Stock Exchange unless certain criteria are fulfilled. Therefore, substantial shareholders' latest shareholdings in the Company may be different to the shareholdings filed with the Company and the Stock Exchange. The above statements of substantial shareholders' interests are prepared based on the public information and the available books and records of the Company. No representation is made by the Company and the JPLs as to the accuracy and completeness of the information.
- 2. Messrs. Lai Kar Yan, Yeung Lui Ming and Ho Kwok Leung Glen have been appointed as joint and several receivers and managers for China Minsheng Banking Corp., Ltd. Hong Kong Branch as charge to enforce security of certain ordinary shares and underlying shares of equity derivatives (in the form of convertible notes) of the Company, granted by Up Energy Group Limited. China Minsheng Banking Corp., Ltd. Hong Kong Branch, Messrs. Lai Kar Yan, Yeung Lui Ming and Ho Kwok Leung Glen are therefore taken to be interested in the relevant Shares by virtue of the SFO.
- 3. Mr. Qin Jun and his wife, Ms. Wang Jue, are the beneficiaries of the J&J Trust. The J&J Trust is a discretionary trust found by Mr. Wang Mingquan, the father-in-law of Mr. Qin Jun. Mr. Qin Jun and Ms. Wang Jue are therefore taken to be interested in the relevant Shares and short position by virtue of the SFO. 318,578,135 derivatives interests are beneficially owned by Up Energy Capital Limited. Up Energy Capital Limited is a company wholly owned by Mr. Qin Jun. Mr. Qin Jun is therefore taken to be interested in the relevant Shares by virtue of the SFO.
- 4. These Shares were the same parcel of Shares held by the J&J Trust of which Mr. Wang Mingquan was the founder. Up Energy Group Ltd. is wholly owned by Up Energy Holding Ltd. ("UEHL"). UEHL is wholly owned by Perfect Harmony Holdings Limited ("Perfect Harmony"). Perfect Harmony is a company incorporated in Bahamas and owned by Seletar Limited ("Seletar") and Serangoon Limited ("Serangoon") as nominees in trust of Credit Suisse Trust Limited, the trustee for the J&J Trust. Accordingly, Up Energy Group Ltd., UEHL, Seletar, Serangoon and Perfect Harmony are also deemed to be interested in the relevant Shares and short position by virtue of the SFO.
- 5. Credit Suisse Trust Limited, as a trustee for the J&J Trust, is deemed to be interested in the relevant Shares and the short position by virtue of the SFO.
- 6. Mr. Wang Mingquan is the founder of the J&J Trust and Ms. Liu Huihua is the spouse of Mr. Wang Mingquan. Mr. Wang Mingquan and Ms. Liu Huihua are therefore taken to be interested in the relevant Shares and short position by virtue of the SFO.
- 7. Ms. Wang Jue is the beneficiary of the J&J Trust, the daughter of Mr. Wang Mingquan and the wife of Mr. Qin Jun. Ms. Wang Jue is therefore taken to be interested in the relevant Shares and short position by virtue of the SFO.
- 8. Up Energy Capital Limited is a company wholly owned by Mr. Qin Jun. Accordingly, Mr. Qin Jun is deemed to be interested in the same parcel of Shares by virtue of the SFO.
- 9. Capital Sunlight Limited ("Capital Sunlight") is wholly owned by ICBC International Investment Management Limited ("ICBC Investment"). ICBC Investment is wholly owned by ICBC International Holdings Limited ("ICBC Holdings"). ICBC Holdings is wholly owned by Industrial and Commercial Bank of China Limited ("ICBC"). By virtue of the SFO, Capital Sunlight, ICBC Investment, ICBC Holdings and ICBC are deemed to be interested in the same parcel of Shares.
- 10. CCB International Asset Management Limited ("CCB-IAM") is wholly owned by CCB International (Holdings) Limited ("CCB International"). CCB International is wholly owned by CCB Financial Holdings Limited ("CCB Financial"). CCB Financial is wholly owned by CCB International Group Holdings Limited ("CCB International is wholly owned by CCB International Group Holdings Limited ("CCB International"). CCB Financial, CCBI Group"). CCBI Group is wholly owned by China Construction Bank Corporation ("CCB Corp"). By virtue of the SFO, CCB International, CCB Financial, CCBI Group, CCB Corp and Central Huijin Investment Ltd. ("Central Huijin") are deemed to be interested in the same parcel of Shares.
- 11. CCB Corp is in turn 57.31% beneficially owned by Central Huijin. By virtue of the SFO, Central Huijin is deemed to be interested in the Shares in which CCB Corp was interested.
- 12. ICBC is in turn 35.00% beneficially owned by Central Huijin. By virtue of the SFO, Central Huijin is deemed to be interested in the Shares in which ICBC was interested.
- 13. Exploratory Capital Limited is 80.12% owned by Ms. Yun Dahui. Accordingly, Ms. Yun Dahui is deemed to be interested in the same parcel of Shares in the Company by virtue of the SFO.
- 14. As at 31 March 2019, the number of issued Shares of the Company was 4,538,515,411 Shares.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

To the best knowledge of the JPLs, at no time during the year was the Company, any of its holding companies, subsidiaries or fellow subsidiaries a party to any arrangements to enable the Directors or the chief executives of the Company or any of their respective spouses or children under 18 years of age to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

DIRECTORS' AND CONTROLLING SHAREHOLDERS' INTEREST IN CONTRACTS

To the best knowledge of the JPLs, no contract of significance, to which the Company, any of its holding companies, subsidiaries or fellow subsidiaries was a party and in which a Director of the Company had a material interest, whether directly or indirectly, subsisted at the end of or at any time during the year ended 31 March 2019, nor had there been any contract of significance entered into between the Group, and a controlling shareholder of the Company or any of its subsidiaries during the year ended 31 March 2019.

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

To the best knowledge of the JPLs, neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the Company's listed securities during the year ended 31 March 2019.

COMPETING INTERESTS

As at 31 March 2019, in so far as the JPLs were aware, none of the Directors or their respective associates had any interest in a business that competed or was likely to compete with the business of the Group.

CHANGES IN INFORMATION OF DIRECTORS PURSUANT TO RULE 13.51B (1) OF THE LISTING RULES

To the best knowledge of the JPLs, there had not been any changes to the Directors' information as required to be disclosed pursuant to Rule 13.51B (1) of the Listing Rules since the date of publication of the 2015 Interim Report.

PRE-EMPTIVE RIGHTS

To the best knowledge of the JPLs, there are no provisions for pre-emptive rights under the Company's Bye-laws or the laws of Bermuda, which would oblige the Company to offer new Shares on a pro-rata basis to existing shareholders.

PUBLIC FLOAT

As at the date of these financial statements, the trading in the shares of Company remains in suspension, the sufficiency of public float as required by the Listing Rules is not applicable.

AUDIT COMMITTEE

The Company has established an audit committee in compliance with the Listing Rules. The current audit committee comprises three members, namely Mr. Li Bao Guo, Mr. Liu Yongshun and Mr. Wu Yanfeng, all of whom are Independent Non-executive Directors.

The primary duties of the audit committee are to review and supervise the financial reporting process and internal control system of the Group, and to review the Company's annual reports and half-yearly reports and to provide advices and comments thereon to the Board.

The Group's annual report for the year ended 31 March 2019, including the accounting principles and practices adopted by the Group, have not been reviewed by the audit committee.

CORPORATE GOVERNANCE

The Company's corporate governance practices are set out in the Corporate Governance Report on pages 17 to 19 of this annual report.

AUDITOR

The financial statements for the year ended 31 March 2019 have been audited by Messrs. KPMG, who was appointed on 18 August 2018. Messrs. KPMG decided not to tender re-appointment as auditor of the Company.

For and on behalf of **Up Energy Development Group Limited** (In Provisional Liquidation (For Restructuring Purposes))

> Osman Mohammed Arab Roy Bailey Lai Wing Lun Provisional Liquidators who act without personal liability

Hong Kong, 28 October 2020



TO THE SHAREHOLDERS OF UP ENERGY DEVELOPMENT GROUP LIMITED (in provisional liquidation)

(Incorporated in Bermuda with limited liability)

DISCLAIMER OF OPINION

We were engaged to audit the consolidated financial statements of Up Energy Development Group Limited ("the Company") and its subsidiaries ("the Group") set out on pages 40 to 123, which comprise the consolidated statement of financial position as at 31 March 2019, the consolidated statement of profit or loss, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated cash flow statement for the year then ended and notes to the consolidated financial statements, including a summary of significant accounting policies and other explanatory information.

We do not express an opinion on the consolidated financial statements of the Group. Because of the significance of the matters described in the *Basis for disclaimer of opinion* section of our report, we have not been able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these consolidated financial statements.

BASIS FOR DISCLAIMER OF OPINION

As disclosed in note 2(b), the Company received winding up petitions in March and May 2016 and the trading of the shares of the Company on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") has been suspended since 30 June 2016. Subsequently, Mr. Osman Mohammed Arab and Mr. Lai Wing Lun of RSM Corporate Advisory (Hong Kong) Limited, together with Mr. Roy Bailey of EY Bermuda Ltd. were appointed Joint Provisional Liquidators (the "JPLs") of the Company pursuant to the Order of the Supreme Court of Bermuda dated 7 October 2016 and amended on 28 October 2016.

The then appointment of the JPLs was on a "soft-touch" approach in that the executive management power of the Company still rested with the directors of the Company at that time while the key role of the JPLs was to consult with the Company in respect of, and review, all issues relating to the feasibility of the restructuring proposal.

On 28 April 2017, the JPLs were given the full powers as provisional liquidators of the Company by the Supreme Court of Bermuda and the powers of the directors of the Company have ceased. The JPLs have and may exercise such powers as are available to them as a matter of Bermuda law and would be available to them under the laws of Hong Kong as if they had been appointed provisional liquidators of the Company under the laws of Hong Kong, in particular, to enter into any agreements necessary or desirable effectively to restructure the affairs of the Company.

The JPLs are working with the Company's financial and legal advisors to prepare additional documents and replies to the Stock Exchange to fulfil the resumption conditions, including but not limited to, the outstanding financial statements for the financial year ended 31 March 2019. However, previous management and many of the staff members have left the Group since the Group encountered liquidity issues in early 2016. They continue to be uncontactable and have not been replaced. As a result of the continuing difficulties in preparing these financial statements, the JPLs have continued to rely on the books and records which are available to them.

These events and actions have given rise to the following limitations on the scope of our audit work:

(a) Scope limitation on existence and accuracy of property, plant and equipment

Property, plant and equipment is carried in the consolidated statement of financial position at an amount of HK\$9,448.0 million as at 31 March 2019, with a further sub-analysis in note 12 to these financial statements. Included in the carrying amount of property, plant and equipment as at 31 March 2019 is HK\$7,672.0 million representing the carrying amount of three coal mines, namely Shizhuanggou coal mine, Quanshuigou coal mine and Xiaohuangshan coal mine, and HK\$778.6 million representing the carrying amount of construction in progress related to these mines.

Since early 2016 when the Group encountered liquidity issues, previous management and many of the staff members have left the Group and have not been replaced. Therefore, there continues to be a heightened risk that management's access controls over property, plant and equipment, including construction in progress, and internal controls over the accuracy of the books and records relating to these assets may not have been operating effectively throughout that period.

As reported in our auditor's reports on the Group's financial statements for the years ended 31 March 2016, 2017 and 2018, we attempted to conduct an inspection in September 2018 during the course of our audit but we were unable to conduct the inspection underground at the mines where most of the property, plant and equipment was located because of the safety concerns caused by the dangerous gas accumulated after the suspension of the mine construction work. In addition, we were unable to locate certain property, plant and equipment on the ground and we were unable to obtain the requested documentation.

During the course of our audit of the Group's financial statements for the year ended 31 December 2019, we made another attempt to conduct an inspection in December 2019 but we encountered the same issues as described above. We continued to request the JPLs to provide supporting documentation, including relevant contracts and progress reports, and to perform a full physical inspection over the property, plant and equipment with our attendance to substantiate the existence and accuracy of property, plant and equipment as at the date of our inspection, and the movement between the inspection date and the end of the reporting period. As of the date of this report, these issues remain unresolved and a date when a full physical inspection can be performed has not yet been set.

Apart from the above, we have been unable to obtain relevant contracts and progress reports to ascertain the progress of construction projects as at 31 March 2019. Consequently, we have been unable to ascertain the work done and the estimated value of the construction in progress and the relevant payables as at that date. The total amount of construction in progress carried in the consolidated statement of financial position and included in the amount of property, plant and equipment as at 31 March 2019 was HK\$1,145.9 million, of which HK\$737.5 million is related to the three coal mines as noted above. The relevant payables related to construction projects as stated in the consolidated statement of financial position amounted to HK\$144.9 million as at 31 March 2019.

Given these circumstances, we have been unable to satisfactorily complete our audit procedures to assess the existence of the property, plant and equipment and the accuracy of the amounts recognised in respect of these assets as at 31 March 2019.

(b) Scope limitation on the valuation of property, plant and equipment

The JPLs have prepared discounted cash flow forecasts to determine the recoverable amounts of the above mentioned property, plant and equipment assets as at 31 March 2019. On the basis of these cash flow forecasts, the amounts at which these items of property, plant and equipment are stated in the consolidated statement of financial position are arrived at after recognising impairment losses of HK\$492.9 million and HK\$73.5 million against mine properties and construction in progress, respectively. These losses have been recognised in the consolidated statement of profit or loss for the year ended 31 March 2019.

In preparing the discounted cash flow forecast to determine the recoverable amount of the mine properties and related assets, the JPLs have assumed that the Group will be able to successfully renew all the mining licenses and the assets are recoverable through continuing use. We therefore requested the JPLs to provide sufficient explanations and supporting documents relating to the basis of their judgements in this matter, including the application documents and correspondence with the local authorities and key assumptions. However we have been unable to obtain such information up to the date of this report.

Given these circumstances, we have been unable to complete satisfactorily our audit procedures to assess the valuation of the mining properties and related assets.

(c) Scope limitation on revenue, cost of sales, inventories and related receivables and payables

The financial statements assert that during the year ended 31 March 2019, revenue and cost of inventories sold amounted to HK\$694.0 million and HK\$668.0 million respectively. As at 31 March 2019, inventories on hand are stated to be HK\$44.5 million; trade and other taxes payable are stated to be HK\$738.6 million; contract liabilities are stated to be HK\$31.9 million; and trade receivables, advances to suppliers and other prepayments and VAT and other tax recoverable are stated to be HK\$698.0 million, HK\$608.0 million, HK\$60.3 million and HK\$4.5 million respectively (in aggregate HK\$762.8 million), of which HK\$675.6 million was not yet recovered as of the date of this report.

During our audit of revenue, cost of inventories sold and inventories, we selected a sample of sales and purchase transactions recorded during the year and requested the relevant documentation evidencing the delivery, processing or receipt of goods. However, the information that we obtained up to the date of this report was insufficient to substantiate the sales or purchase transactions. In addition, the JPLs conducted a physical inventory counting in December 2019 and identified significant differences between the inventory records and the actual physical inventory quantities, which were not yet reflected in the accounting records. We attended the physical inventory counting, but we have not been able to obtain supporting documentation to assess whether changes of inventory between the count date and end of the reporting period were properly recorded. All these have called into question the reliability of the books and records relating to sales, cost of inventories sold and inventory management. Therefore, we have been unable to satisfactorily complete our audit procedures to assess whether revenue, cost of sales, inventories and related receivables and payables were appropriately accounted for and presented in these financial statements. Given the circumstances, we were also unable to obtain sufficient appropriate evidence to evaluate the reasonableness of the loss allowance estimates of the related receivables.

In addition, during the financial year, the Group started using a spreadsheet to record and perform calculation of inventory costing. However, in assessing the operating effectiveness of the Group's controls over inventory costing, apart from the spreadsheet, we were unable to obtain documentation supporting the calculation of the overhead absorption, usage of raw materials and volume of finished products produced for the samples we selected. This has undermined our ability to rely on the Group's system of controls over inventory costing. Therefore, we were unable to obtain sufficient appropriate audit evidence concerning the unit cost of the inventories. Since inventories are carried at the lower of cost and net realisable value, we were unable to determine whether adjustments might have been necessary in respect of the valuation of the inventories as at 31 March 2019.

(d) Scope limitation on the loss allowance of deposits and other receivables

As at 31 March 2019, as disclosed in note 19, deposits and other receivables were stated in the consolidated statement of financial position at HK\$80.7 million and HK\$14.6 million respectively (an aggregate of HK\$95.3 million). As further disclosed in note 19, HK\$91.8 million of this balance was aged over two years as at 31 March 2019 and HK\$91.6 million was not yet utilised or recovered as of the date of this report. Despite the long ageing, the JPLs cannot provide an assessment on the loss allowance under the expected credit loss model. We were unable to obtain sufficient explanations and supporting documentation to satisfy ourselves in this regard.

(e) Scope limitation on existence and accuracy of cash and cash equivalents

Since the time when the Company received winding-up petitions and became involved in a number of litigations, certain of the Group's bank accounts have been frozen or otherwise deactivated by the banks and the Group has not received bank statements. As disclosed in note 20 to the consolidated financial statements, the carrying amount of these bank accounts was HK\$0.43 million as at 31 March 2019. The JPLs have informed us that they have requested issuance of bank statements, but they have not received any of those statements as at the date of this report.

In addition, we have independently sent requests for confirmations to 39 banks, but we have not received the requested confirmations from six banks as at the date of this report. The Group recorded cash at bank of HK\$0.01 million and bank loans of HK\$247.84 million relating to these six banks.

In the absence of sufficient supporting documents relating to the balance of cash at these banks, we were unable to obtain satisfactory audit evidence as to the existence and accuracy of the balance of cash at bank and other balances and transactions such as loans and pledge of assets that might have been entered into by the Group with these banks as at 31 March 2019 and the accuracy of the consolidated cash flow statement disclosed for the year ended 31 March 2019.

(f) Scope limitation on amounts due from/to related parties

As disclosed in notes 19 and 24, the Group has recorded amounts due from related parties of HK\$52.4 million and amounts due to related parties of HK\$108.2 million, which were brought forward from prior years. As disclosed in those notes, the related parties mainly consist of the founder of a trust that indirectly owns the controlling shareholder of the Company, companies controlled by the founder of the aforementioned trust and the former Chairman and Chief Executive Officer of the Company who is also a beneficiary of the aforementioned trust.
The former Chairman and Chief Executive Officer resigned from the Company on 6 August 2016 after he was adjudged bankrupt by a bankruptcy order dated 27 July 2016 by the High Court of Hong Kong. After his resignation from the Company, there was no regular communication between the Company and the former Chairman. The JPLs have been unable to obtain financial information relating to the related parties. We have independently sent requests for confirmation to the related parties, but we have not received the requested confirmations as at the date of this report.

We were therefore unable to obtain sufficient appropriate evidence as to the existence and accuracy of these amounts and the reasonableness of nil loss allowance of these receivables.

(g) Scope limitation on completeness of provisions and disclosures relating to pending litigations

As disclosed in note 28, there have been a number of pending litigations against the Group, for which no provision has been recognised in these financial statements. The JPLs have begun work on compiling a list of pending litigations and assessing whether the pending litigations indicate the existence of present or possible obligations which may require an outflow of resources in the future. However, as of the date of this report, they have not been able to complete the compilation of the list or the assessment of whether outflow of resources would be probable or possible.

Given these circumstances, there were no practicable audit procedures that we could perform to assess whether additional provisions should have been recognised in these financial statements and/or whether additional information should have been disclosed in these financial statements in respect of pending litigations.

(h) Scope limitation on completeness and accuracy of other payables and accruals

As at 31 March 2019, other payables and accruals (excluding interest payables, other taxes payable, payables related to construction projects and amounts due to related parties) are stated in the consolidated statement of financial position to be HK\$274.7 million. However, because previous management and many of the staff members have left the Group since the Group encountered liquidity issues in early 2016 and have not been replaced, there continues to be a heightened risk that management's controls over timely and accurate accrual of expenses may not have been operating effectively throughout the period and as at the reporting date.

In particular, in our auditor's reports on the Group's financial statements for the years ended 31 March 2016, 2017 and 2018, we reported that the Group did not have a formal process to request all departments to submit invoices or make accruals during the year-end financial reporting process and we were unable to obtain the requested supporting documents.

During the audit of the Group's financial statements for the year ended 31 March 2019, we identified the same weakness in the Group's system. We therefore requested the JPLs to provide us with the supporting documents and calculations relating to the completeness and accuracy of other payables and accruals. However, we have been unable to obtain sufficient supporting evidence to substantiate that these payables are free from material misstatements.

Scope limitation on recoverability of amounts due from Up Energy (Canada) Limited and its subsidiaries (collectively "GCC Group") and Champ Universe Limited and its subsidiaries (collectively "Champ Universe Group")

As disclosed in notes 2(b)(2) and 15, included in the amounts due from deconsolidated subsidiaries were amounts due from GCC Group and Champ Universe Group of HK\$537.8 million and HK\$1,553.0 million, respectively, as at 31 March 2019. The JPLs continue to make full provision against the former, but nil provision against the latter.

Because of insufficient information about GCC Group and Champ Universe Group made available to us, we have been unable to obtain sufficient appropriate evidence to determine whether the amounts due from these entities as at 31 March 2019 were free from material misstatement as compared to the basis of preparation of these financial statements. In addition, we have been unable to obtain sufficient appropriate evidence to determine whether the full loss allowance made against the balance against GCC Group and the nil loss allowance made against the balance with Champ Universe Group were free from material misstatement as compared to basis of preparation.

Scope limitation on recoverability of amounts due from Up Energy Development (Hong Kong) Limited ("UE Development HK"), Up Energy Trading Limited ("UE Trading") and Up Energy Management Limited ("UE Management")

As disclosed in note 2(b)(2), the Group deconsolidated UE Trading and UE Development HK from 8 June 2018 and 29 March 2019, respectively. UE Development HK and another wholly owned subsidiary of the Group each held 50% interest in UE Management. As a result of deconsolidation of UE Development HK, the Group also excluded UE Management from consolidation since 29 March 2019.

As disclosed in note 15, the amounts due from deconsolidated subsidiaries as at 31 March 2019 include amounts due from UE Development HK, UE Trading and UE Management of HK\$0.03 million, HK\$61.0 million and HK\$105.9 million, respectively. No provision has been made by the JPLs against the amounts due from these entities. Because of insufficient information about these entities made available to us, we have been unable to obtain sufficient appropriate evidence to determine whether the amounts due from these entities as at 31 March 2019 were free from material misstatement as compared to the basis of preparation of these financial statements. In addition, we have been unable to obtain sufficient appropriate evidence to determine whether the nil loss allowance made against the balances with these entities were free from material misstatement as compared to the basis of preparation to the basis of preparation.

Had we been able to satisfy ourselves in respect of the matters mentioned in the items (a) to (j) above, adjustments might have been found to be necessary which would have had a consequential impact on the net assets of the Group as at 31 March 2019 and its net loss for the year ended and may have resulted in additional information being disclosed in the financial statements as to the nature of these transactions and any material non-adjusting post balance sheet events.

In our auditor's report on the Group's consolidated financial statements for the year ended 31 March 2018 we disclaimed our opinions due to, amongst other matters, the same limitations on items (a) to (i) in the scope of our audit in respect of the amounts reported in those financial statements. Accordingly, we are unable to complete our audit of the opening balances as of 1 April 2018 and any adjustments to the consolidated statement of financial position as at 31 March 2018 might affect the loss for the year ended 31 March 2019. In addition, the corresponding amounts for the consolidated statement of profit or loss and consolidated cash flow statement for the year ended 31 March 2018 may not be comparable to the current year.

MULTIPLE UNCERTAINTIES RELATED TO GOING CONCERN BASIS

As set out in note 2(b) to the financial statements, a creditor of the Company filed a winding up petition against the Company in the Court of First Instance of the High Court of Hong Kong on 29 March 2016 and another creditor of the Company filed a winding up petition against the Company in the Supreme Court of Bermuda on 6 May 2016. Subsequently, the JPLs of the Company were appointed by the Supreme Court of Bermuda in October 2016. In addition, certain loan principal repayments and interest payments were overdue and as a result, the Group also breached the default clauses of the lending arrangements with financial institutions. Up to the date of the approval of these consolidated financial statements, the Group is also facing a significant number of legal actions from creditors demanding immediate repayments.

The JPLs have been undertaking certain measures to restructure the Company and ensure its continuing existence as a going concern, which are set out in note 2(b) to these consolidated financial statements. These consolidated financial statements have been prepared on a going concern basis, the validity of which depends on the outcome of these measures, which are subject to multiple uncertainties, including (1) whether the Group is able to complete the planned debt to equity swap; (2) whether the Group is able to obtain sufficient funds from the potential lenders; (3) whether the Company can successfully obtain the renewed mining licenses of Shizhuanggou, Quanshuigou and Xiaohuangshan coal mines to operate the mines continuously for the foreseeable future.

These conditions, further details of which are described in note 2(b), indicate the existence of material uncertainties which may cast significant doubt about the Group's ability to continue as a going concern.

Should the Group be unable to continue to operate as a going concern, adjustments would have to be made to write down the value of assets to their recoverable amounts, to provide for further liabilities which might arise and to reclassify noncurrent assets and non-current liabilities as current assets and current liabilities respectively. The effect of these adjustments has not been reflected in these consolidated financial statements.

DISAGREEMENT ARISING FROM NON-COMPLIANCE WITH HKFRS 10 IN RESPECT OF DE-CONSOLIDATION OF SUBSIDIARIES

Even had there been no limitation in the scope of our audit and even had there not been multiple material uncertainties relating to going concern as described in the "basis for disclaimer of opinion" paragraphs which precluded us from expressing an opinion on the consolidated financial statements, our opinion would have been qualified in respect of our disagreement with the following accounting treatment:

As disclosed in note 2(b), the Group had ongoing dispute over Champ Universe Limited and its subsidiaries (together "Champ Universe Group"), being the Company's subsidiaries which owned and operated a mine in Xinjiang Baicheng County ("Baicheng Mine") with its former shareholder. In addition, according to a notice of Xinjiang Government dated 16 February 2017, Baicheng Mine was listed as one of the mines to be closed down by the Xinjiang Government because its annual capacity was below the specified threshold. Soon after the said notice, the mining licence of Baicheng Mine was revoked by the relevant authority unilaterally. Thereafter, Champ Universe Group, which was set up solely for the operations of Baicheng Mine, ceased its business and the JPLs advised that certain accounting records of Champ Universe Group were missing.

Given these circumstances, in preparing these financial statements, the JPLs excluded the financial position as at 31 March 2019, the financial performance and cash flows of Champ Universe Group with effect from 1 April 2015.

The exclusion of the financial position, financial performance and cash flows of Champ Universe Group from these consolidated financial statements, and the presentation of the investment in the Champ Universe Group at cost less impairment are departures from the requirements of HKFRS 10. We reported the same matter in our auditor's report on the consolidated financial statements for all years since the year ended 31 March 2016. Given that insufficient financial information about Champ Universe Group was made available to us, we were unable to ascertain the financial impact of the non-consolidation of Champ Universe Group on these consolidated financial statements for the year ended 31 March 2019 or on the comparability of the current year's figures and the corresponding figures.

RESPONSIBILITIES OF THE DIRECTORS AND THE JPLS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors and the JPLs acting as agents of the Company (without liability and recourse) are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with HKFRSs issued by the Hong Kong Institute of Certified Public Accountants (HKICPA) and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors and the JPLs determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

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

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

Our responsibility is to conduct an audit of the Group's consolidated financial statements in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA and to issue an auditor's report. This report is made solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. However, because of the matters described in the *Basis for disclaimer of opinion* section of our report, we were not able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these consolidated financial statements.

We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants ("the Code"), together with any other ethical requirements that are relevant to our audit of the consolidated financial statements in Bermuda, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code.

The engagement partner on the audit resulting in this independent auditor's report is Chu Man Wai.

KPMG Certified Public Accountants

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

28 October 2020

Consolidated Statement of Profit or Loss

For the year ended 31 March 2019 (Expressed in Hong Kong dollars)

| | N <i>L L</i> | 2019 | 2018 |
|---|---------------------|---------------|----------------|
| | Notes | \$'000 | \$'000 |
| Revenue | 4 | 694,018 | 190,630 |
| Cost of sales | | (667,984) | (182,791) |
| Gross profit | | 26,034 | 7,839 |
| | | | |
| Other revenue | 5 | 3,237 | 2 |
| Other net gain/(loss) | 5 | 298,922 | (6,192) |
| Impairment losses of non-current assets | 6(c) | (574,190) | (6,799,595) |
| Administrative expenses | | (65,971) | (78,016) |
| Loss from operations | | (311,968) | (6,875,962) |
| Net finance costs | 6(a) | (789,796) | (731,365) |
| Loss before taxation | 6 | (1,101,764) | (7,607,327) |
| Income tax | 7 | 136,407 | 1,698,506 |
| Loss for the year | | (965,357) | (5,908,821) |
| Attributable to: | | | |
| Equity shareholders of the Company | | (898,047) | (4,462,830) |
| Non-controlling interests | | (67,310) | (1,445,991) |
| | | (07,010) | (1,440,301) |
| Loss for the year | | (965,357) | (5,908,821) |
| Loss per share | 11 | | |
| Basic and diluted | | (20.71) cents | (102.89) cents |

The notes on pages 46 to 123 form part of these financial statements. Details of dividends payable to equity shareholders of the Company attributable to the loss for the year are set out in note 29(b).

Consolidated Statement of Profit or Loss and Other Comprehensive Income

For the year ended 31 March 2019 (Expressed in Hong Kong dollars)

| Total comprehensive income for the year | | (1,057,814) | (5,771,010) |
|--|------|----------------|-----------------------|
| Non-controlling interests | | (73,726) | (1,434,583) |
| Equity shareholders of the Company | | (984,088) | (4,336,427) |
| Attributable to: | | | |
| Total comprehensive income for the year | | (1,057,814) | (5,771,010) |
| Other comprehensive income for the year | | (92,457) | 137,811 |
| financial statements of subsidiaries out of Hong Kong | 10 | (92,457) | 137,811 |
| Exchange differences on translation of: | 10 | (00.457) | 107 011 |
| Items that may be reclassified subsequently to profit or loss: | | | |
| Other comprehensive income for the year (after tax and reclassification adjustments) | | | |
| Loss for the year | | (965,357) | (5,908,821) |
| | Note | 2019 \$'000 | 2018 <i>\$'000</i> |

Consolidated Statement of Financial Position

At 31 March 2019 (Expressed in Hong Kong dollars)

| | Notes | 2019 \$'000 | 2018 \$'000 |
|---|-------|----------------|----------------|
| Non-current assets | | | |
| Property, plant and equipment | 12 | 9,448,000 | 10,083,348 |
| Prepaid land lease payments | 13 | 54,255 | 62,589 |
| Interests in deconsolidated subsidiaries | 15 | 1,730,909 | 1,564,500 |
| Restricted bank deposits | 20 | 19,198 | 17,181 |
| Other non-current assets | 16 | 35,240 | 49,693 |
| | | 11,287,602 | 11,777,311 |
| Current assets | | | |
| Inventories | 17 | 44,454 | 62,214 |
| Trade and bills receivables | 18 | 697,997 | 230,138 |
| Prepayments, deposits and other receivables | 19 | 214,866 | 309,232 |
| Cash and cash equivalents | 20 | 569 | 500 |
| | | 957,886 | 602,084 |
| Current liabilities | | | |
| Borrowings | 21 | 864,186 | 906,878 |
| Trade and bills payables | 22 | 714,184 | 293,445 |
| Contract liabilities | | 31,870 | - |
| Other financial liabilities | 23 | 936,470 | 918,258 |
| Other payables and accruals | 24 | 2,115,173 | 1,735,265 |
| Current taxation | 27(a) | 20,157 | 19,662 |
| Convertible notes | 25 | 4,144,453 | 3,890,937 |
| | | 8,826,493 | 7,764,445 |
| Net current liabilities | | (7,868,607) | (7,162,361) |
| Total assets less current liabilities | | 3,418,995 | 4,614,950 |

Consolidated Statement of Financial Position

At 31 March 2019 (Expressed in Hong Kong dollars)

| TOTAL EQUITY | | 1,831,194 | 2,889,008 |
|---|-------|-------------|-----------|
| Non-controlling interests | | 1,060,356 | 1,134,082 |
| Total equity attributable to equity shareholders of the Company | | 770,838 | 1,754,926 |
| Reserves | | (1,105,690) | (121,602) |
| Equity component of convertible notes | 25 | 968,825 | 968,825 |
| Share capital | 29(c) | 907,703 | 907,703 |
| CAPITAL AND RESERVES | | | |
| NET ASSETS | | 1,831,194 | 2,889,008 |
| | | 1,587,801 | 1,725,942 |
| Deferred tax liabilities | 27(b) | 1,587,801 | 1,725,942 |
| Non-current liabilities | | | |
| | Notes | \$'000 | \$'000 |
| | | 2019 | 2018 |

Approved and authorised for issue by the Company on 28 October 2020 and signed on its behalf by:

| For and on behalf of | For and on behalf of | For and on behalf of |
|-------------------------------|-------------------------------|-------------------------------|
| Up Energy Development | Up Energy Development | Up Energy Development |
| Group Limited | Group Limited | Group Limited |
| (in Provisional Liquidation | (in Provisional Liquidation | (in Provisional Liquidation |
| (For Restructuring Purposes)) | (For Restructuring Purposes)) | (For Restructuring Purposes)) |

Osman Mohammed Arab

Joint Provisional Liquidator Acting as agent of the Company without liability and recourse

Lai Wing Lun

Joint Provisional Liquidator Acting as agent of the Company without liability and recourse

Roy Bailey

Joint Provisional Liquidator Acting as agent of the Company without liability and recourse

Consolidated Statement of Changes in Equity

For the year ended 31 March 2019 (Expressed in Hong Kong dollars)

| | | | | Attributab | le to equity sha | reholders of th | e Company | | | | | |
|------------------------------|------------------------|---------------------------|----------------------------|-----------------------------|----------------------------|---------------------------|---------------------|----------------------------|---------------|-------------|-------------|---------------|
| | | | | | | | Equity component | Share award | | | Non- | |
| | Share | Share | Other | Contributed | Exchange | Capital | of convertible | scheme | Accumulated | | controlling | Total |
| | capital | premium | reserve | surplus | reserve | reserve | notes | trusts | losses | Total | interests | equity |
| | \$'000 (note 29(c)) | \$'000 (note 29(d)(i)) | \$'000 (note 29(d)(ii)) | \$'000 (note 29(d)(iii)) | \$'000 (note 29(d)(iv)) | \$'000 (note 29(d)(v)) | \$'000 (note 25) | \$'000 (note 29(d)(vi)) | \$'000 | \$'000 | \$'000 | \$'000 |
| | (1018 29(0)) | (1018 29(0)(1)) | (1018 29(0)(11)) | (1018-29(0)(111)) | (1018 29(0)(10)) | (1016 29(0)(V)) | (1018 23) | (1018 29(0)(11)) | | | | |
| Balance at 31 March 2017 and | | | | | | | | | | | | |
| 1 April 2017 | 907,703 | 5,424,509 | (606,665) | 385,168 | (107,661) | 3,490 | 968,825 | (31,495) | (852,521) | 6,091,353 | 2,568,665 | 8,660,018 |
| Changes in equity for 2018: | | | | | | | | | | | | |
| Loss for the year | - | - | - | - | - | - | - | - | (4,462,830) | (4,462,830) | (1,445,991) | (5,908,821) |
| Other comprehensive income | - | - | - | - | 126,403 | - | - | - | - | 126,403 | 11,408 | 137,811 |
| Total comprehensive income | | | | | 126,403 | | | | (4,462,830) | (4,336,427) | (1,434,583) | (5,771,010) |
| Balance at 31 March 2018 | 907,703 | 5,424,509 | (606,665) | 385,168 | 18,742 | 3,490 | 968,825 | (31,495) | (5,315,351) | 1,754,926 | 1,134,082 | 2,889,008 |
| Changes in equity for 2019: | | | | | | | | | | | | |
| Loss for the year | - | - | - | - | - | - | - | - | (898,047) | (898,047) | (67,310) | (965,357) |
| Other comprehensive income | - | - | - | - | (86,041) | - | - | - | - | (86,041) | (6,416) | (92,457) |
| Total comprehensive income | <u> </u> | _ | <u> </u> | <u> </u> | (86,041) | | - | | (898,047) | (984,088) | (73,726) | _ (1,057,814) |
| Balance at 31 March 2019 | 907,703 | 5,424,509 | (606,665) | 385,168 | (67,299) | 3,490 | 968,825 | (31,495) |) (6,213,398) | 770,838 | 1,060,356 | 1,831,194 |

Consolidated Cash Flow Statement

For the year ended 31 March 2019 (Expressed in Hong Kong dollars)

| | Notes | 2019 \$'000 | 2018 <i>\$'000</i> |
|--|-------|----------------|-----------------------|
| Operating activities | | | |
| Loss before taxation | | (1,101,764) | (7,607,327) |
| | | | |
| Adjustments for: | | | |
| Net loss on trading securities | 5 | - | 4,989 |
| Depreciation of property, plant and equipment | 6(c) | 37,785 | 34,573 |
| Amortisation of prepaid land lease payments | 6(c) | 2,377 | 2,392 |
| Interest income | 5 | (3,160) | (1) |
| (Gain)/loss on sales of property, plant and equipment | 5 | (1,441) | 228 |
| Impairment losses of non-current assets | | 574,190 | 6,799,595 |
| Net finance costs | 6(a) | 789,796 | 731,365 |
| Net gain on debt restructuring | 5 | (156,192) | - |
| Net gain on deconsolidation of subsidiaries | 5 | (144,235) | |
| | | | |
| Obernane in werd in a caritely | | (2,644) | (34,186) |
| Changes in working capital: | | 17 700 | (47 7 4 4) |
| Decrease/(increase) in inventories | | 17,760 | (47,744) |
| Increase in trade and bills receivable | | (459,838) | (170,611) |
| Decrease/(increase) in prepayments, deposits and other receivables | | 67,579 | (55,200) |
| Increase in trade and bills payable | | 351,621 | 201,465 |
| Increase in other payables and accruals | | 25,598 | 92,073 |
| Cash generated from/(used in) operating activities | | 76 | (14,203) |
| Investing activities | | | |
| Proceeds from disposal of trading securities | | _ | 14,019 |
| Interest received | | 1 | 1 |
| | | | |
| Net cash generated from investing activities | | 1 | 14,020 |
| | | | (() |
| Net increase/(decrease) in cash and cash equivalents | | 77 | (183) |
| Cash and cash equivalents at 1 April | | 500 | 660 |
| Effect of foreign exchange rate changes | | (8) | 23 |
| Cash and cash equivalents at 31 March | 20 | 569 | 500 |
| • | - | | |

(Expressed in Hong Kong dollars unless otherwise indicated)

1 CORPORATE INFORMATION

Up Energy Development Group Limited (the "Company") was incorporated in Bermuda as an exempted Company with limited liability on 30 October 1992 under the Companies Act 1981 of Bermuda and its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The trading in shares of the Company has been suspended since 30 June 2016. The registered office of the Company is located at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda, and the principal place of business of the Company in Hong Kong is 29/F, Lee Garden Two, 28 Yun Ping Road, Causeway Bay, Hong Kong. The Company and its subsidiaries ("the Group") are principally engaged in development and construction of coal mining and coke processing facilities.

2 SIGNIFICANT ACCOUNTING POLICIES

(a) Statement of compliance

Except for the matters referred to in note 2(b), these financial statements have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards (HKFRSs), which collective term includes all applicable individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards (HKASs) and Interpretations issued by the Hong Kong Institute of Certified Public Accountants (HKICPA), accounting principles generally accepted in Hong Kong and the requirements of the Hong Kong Companies Ordinance. These financial statements also comply with the applicable disclosure provisions of the Rules Governing the Listing of Securities on the Stock Exchange. A summary of the significant accounting policies adopted by the Group is set out below.

The HKICPA has issued certain new and revised HKFRSs that are first effective or available for early adoption for the current accounting period of the Group and the Company. Note 2(c) provides information on any changes in accounting policies resulting from initial application of these developments to the extent that they are relevant to the Group for the current and prior accounting periods reflected in these financial statements.

(b) Basis of preparation of the financial statements

(1) Going concern basis

These consolidated financial statements are prepared on a going concern basis in accordance with the requirements of HKAS 1, *Presentation of financial statements*, on the basis that as at the date of approval of these financial statements the Joint Provisional Liquidators (the "JPLs") of the Company have not resolved to liquidate the Company or to cease trading, and the JPLs and the directors consider that there are realistic alternatives to liquidation and cessation of trading which could enable the Group to continue as a going concern.

In preparing these consolidated financial statements, the JPLs and the directors have given careful consideration to the impact of the current and anticipated future liquidity of the Group and the Company and the ability of the Group and the Company to generate a profit and attain positive cash flows from operations in the immediate and longer term. In making this assessment the JPLs and the directors are aware that there are material multiple uncertainties related to events and conditions which cast significant doubt upon the Company and the Group's ability to continue as a going concern. These events and circumstances which give rise to material uncertainties are disclosed below, together with information concerning the proposed restructuring plans, which, if successful, may enable the Company and the Group to continue as a going concern for the foreseeable future.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Basis of preparation of the financial statements (Continued)

(1) Going concern basis (Continued)

Should the Group be unable to continue as a going concern, adjustments would have to be made to restate the values of assets to their recoverable amounts, to provide for any further liabilities which might arise and to reclassify the non-current assets and liabilities as current assets and liabilities respectively. The effects of these adjustments have not been reflected in these consolidated financial statements.

Suspension of Trading of the Shares of the Company

Reference is made to the Company's announcement dated 19 June 2016, in relation to the delay in the publication of annual results and the possible delay in the dispatch of the annual report of the Company for the year ended 31 March 2016. At the request of the Company, the trading of the shares of the Company on the Stock Exchange has been suspended since 30 June 2016.

Listing Status

On 18 October 2016, the Company received the First Delisting Letter under Practice Note 17 of the Listing Rules. In placing the Company into the first delisting stage, the Stock Exchange has taken the below issues into account:

- (i) On 19 September 2016, the Supreme Court of Bermuda (the "Bermuda Court") ruled that an application to appoint the JPLs is granted. On 7 October 2016, the Bermuda Court appointed Mr. Osman Mohammed Arab and Mr. Lai Wing Lun, both of RSM Corporate Advisory (Hong Kong) Limited, as the JPLs. There is another winding-up petition against the Company to be heard in the Court of First Instance of the High Court of Hong Kong (the "Hong Kong Court"), with the hearing scheduled for 28 November 2016. The Company (together with its subsidiaries) has submitted that over \$8 billion of indebtedness has become due as a result of a cross default.
- (ii) The scale of the Company's operation is insufficient to justify the continuing listing of its shares. The Company has substantially reduced its operation due to financial difficulties and the drop in coal price.
- (iii) Based on the Company's management accounts as at 31 March 2016, the Company (together with its subsidiaries) had total assets of \$24 billion, which mainly consists of its mining assets. However, the Company has failed to substantiate such carrying value with an updated valuation and, in particular, has not performed any impairment test on such assets.
- (iv) The Company has recorded gross loss and net loss in the past three years.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Basis of preparation of the financial statements (Continued)

(1) Going concern basis (Continued)

Listing Status (Continued)

On 19 April 2017, the Stock Exchange issued a letter to inform the Company that the Stock Exchange has placed the Company in the second delisting stage under Practice Note 17 to the Listing Rules. The Company is required to submit a viable resumption proposal at least 10 business days before 18 October 2017, the expiry of the second delisting stage, i.e. 29 September 2017, to address the following resumption conditions:

- demonstrate the Company has sufficient level of operations or assets of sufficient value under Rule 13.24;
- (ii) publish all outstanding financial results and address audit qualifications (if any); and
- (iii) have the winding up petitions against the Company (and its subsidiaries), where applicable, withdrawn or dismissed and the provisional liquidator discharged.

The draft resumption proposal of the Company was submitted to the Stock Exchange on 29 September 2017 and modified on 9 November 2017. On 17 November 2017, the Listing Department of the Stock Exchange informed the Company, inter alia, that the draft resumption proposal submitted was not viable and the Company was placed in the third stage of delisting under Practice Note 17 of the Listing Rules.

On 28 November 2017, the Company, with the assistance of the JPLs, applied to the Listing Committee of the Stock Exchange for a review of the decision of Listing Department to place the Company in the third delisting stage. The review hearing was held on 22 March 2018.

On 3 April 2018, the Listing Committee informed the Company that the decision of the Listing Department was upheld. On 13 April 2018, the Company, with the assistance of the JPLs, lodged a written request to the Listing (Review) Committee of the Stock Exchange for a review of such decision. The review hearing was held on 22 August 2018.

On 28 August 2018, the Listing (Review) Committee informed the Company that the decision of the Listing Committee was upheld.

By a letter dated 31 August 2018 issued by the Stock Exchange, the Stock Exchange informed the Company that the Company would be placed in the third stage of delisting under Practice Note 17 of the Listing Rules on 11 September 2018 and the Company must submit a viable resumption proposal at least 10 business days before the third delisting stage expires, i.e. 25 February 2019. A fresh resumption proposal of the Company was submitted to the Stock Exchange on 25 February 2019. The Listing Committee decided to delist the Company on 6 April 2020 and subsequently, the Company lodged a review application against the Listing Committee's decision. The Listing (Review) Committee accepted the application and the review hearing was held on 28 September 2020 with decision to be released.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Basis of preparation of the financial statements (Continued)

(1) Going concern basis (Continued)

Winding up petitions

On 29 March 2016, Satinu Markets Limited (previously known as HEC Securities Limited) filed a windingup petition against the Company in the Hong Kong Court under HCCW 91 of 2016 based on the matured Convertible Notes which amounted to an outstanding debt of \$230,000,000 (plus interest).

On 6 May 2016, Credit Suisse AG, Singapore Branch presented a petition before the Bermuda Court to wind up the Company under Companies (Winding-up) 2016 No. 183 based on a purported debt of at least \$150,000,000 due under certain convertible notes issued by the Company.

Appointment of the JPLs

Mr. Osman Mohammed Arab and Mr. Lai Wing Lun of RSM Corporate Advisory (Hong Kong) Limited, together with Mr. Roy Bailey of EY Bermuda Ltd. were appointed the JPLs of the Company pursuant to the Order of the Bermuda Court dated 7 October 2016 and amended on 28 October 2016. The then appointment was on a "soft-touch" approach and the executive management power of the Company still rested with the directors of the Company at that time while the key role of the JPLs were to consult with the Company in respect of and review all issues relating to the feasibility of the restructuring proposal.

On 28 April 2017, the JPLs were given the full powers as provisional liquidators of the Company by the Bermuda Court and the powers of the directors of the Company ceased, the JPLs have and may exercise such powers as are available to them as a matter of Bermuda law and would be available to them under the laws of Hong Kong as if they had been appointed provisional liquidators of the Company under the laws of Hong Kong, in particular, to enter into any agreements necessary or desirable effectively to restructure the affairs of the Company.

The appointment and the powers of the JPLs were recognised by the Hong Kong Court pursuant to the Order granted by the Honourable Mr. Justice Harris dated 16 August 2017 in HCMP 1570 of 2017.

The JPLs are working with the Company's financial and legal advisors to prepare additional documents and replies to the Stock Exchange to fulfil the resumption conditions, including but not limited to, the outstanding financial statements for the financial year ended 31 March 2019. However, previous management and many of the staff members have left the Group since the Group encountered liquidity issues in early 2016. They continue to be uncontactable and have not been replaced. As a result of the continuing difficulties, in preparing these financial statements, the JPLs have continued to rely on the books and records which are available to them.

Financial performance and position

During the year ended 31 March 2019, the Group had incurred a loss of approximately \$965.4 million. As at the same date, the Group's current liabilities exceeded its current assets by \$7,868.6 million.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Basis of preparation of the financial statements (Continued)

(1) Going concern basis (Continued)

Borrowings and bonds default

As disclosed in notes 21, 23 and 25, as certain loan principal repayments and interest payments were overdue, the Group breached the default clauses of the lending agreements of borrowings with carrying amount of \$864.2 million which are included in the Group's interest-bearing borrowings, corporate bonds with carrying amount of \$35.5 million which are included in other financial liabilities and convertible notes with carrying amount of \$4,144.5 million as at 31 March 2019. Up to the date of the approval of the consolidated financial statements, the Group is facing a significant number of legal actions from creditors demanding immediate repayments.

Expiration of mining licenses

The Group's mining licenses of Shizhuanggou coal mine and Quanshuigou coal mine expired on 28 December 2015 and mining license of Xiaohuangshan coal mine, which was extended in April 2019, expired on 31 December 2019 and renewed licenses have not been obtained as at the approval date of the financial statements.

The management of the Company are actively communicating with the relevant government authorities, preparing the application documents and undertaking actions, including engaging constructors to complete the construction of relevant mine properties, as required by government authorities to obtain the renewed mining licenses of Shizhuanggou, Quanshuigou and Xiaohuangshan coal mines for the foreseeable future. However, because of the liquidity issues faced by the Group, the Group might not meet the requirements for the renewal of mining licenses, or the further extension of the license period for Xiaohuangshan coal mine, including, among others, the ability to complete the construction of relevant mine properties and proceed the mining activities as outlined in the mining plan previously submitted to government authority for the obtaining of the mining licenses. In view of these, there is a heightened risk that the relevant authorities may not approve the application for the renewal of the mining licenses.

These facts and circumstances indicate the existence of multiple material uncertainties that may cast significant doubt on the Group's ability to continue as a going concern.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Basis of preparation of the financial statements (Continued)

(1) Going concern basis (Continued)

Proposed restructuring of the Company

The planned restructuring of the Company mainly consists of: (i) debt-to-equity swap (ii) financing opportunities (iii) placement of new shares and (iv) renewal of mining licenses.

(i) Debt-to-equity swap

Under the proposed restructuring, upon completion of the scheme of arrangement (the "Scheme"), all the existing debts of the creditors of the Company (the "Creditors") will be converted to the corresponding proportion of the Company's common stock. The key principles are: 1) all admitted debts owed to the financial creditors and contingent liability creditors (subject to adjudication) will convert at the same conversion price; 2) all existing debts of the Creditors will participate in the conversion voluntarily and/or compulsorily pursuant to the scheme to be approved by the Bermuda Court and the Hong Kong Court and all the liabilities of the Company due to the Creditors will be compromised and discharged in full by arrangements contemplated under the scheme.

A meeting for the Creditors for the purpose of considering and, if thought fit, approving (with or without modification) the Scheme proposed to be made between the Company and the Creditors pursuant to sections 670, 673 and 674 of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) and section 99 of the Bermuda Companies Act 1981 (the "Scheme Meeting") was convened on 30 September 2019 and the Scheme was approved by the requisite statutory majorities of the Creditors in the Scheme Meeting. Subsequently, the Scheme was sanctioned by the Bermuda Court pursuant to section 99(2) of the Companies Act 1981 of Bermuda in November 2019. The Company is arranging to convene a special general meeting to approve, inter alia, the transaction contemplated under the Scheme and the Company intends to submit the Scheme to the Hong Kong Court for sanction upon completion of the special general meeting.

If the Scheme is implemented, each of the Creditors will discharge and waive all its claims in consideration for the right to participate with each of the other Creditors in the distribution of the dividends pursuant to the terms of the Scheme.

(ii) Financing opportunities

On 6 March 2018, a credit facility agreement, which is subject to the approval being granted by the Bermuda Court and/or the Hong Kong Court (where applicable), was entered into between the lender, namely Integrated Capital (Asia) Limited ("ICA"), the Company and the JPLs on behalf of the Company (the "Facility" or the "Facility Agreement"). Subsequently on 14 January 2019, ICA, the Company and the JPLs entered into a deed of variation and addendum to the Facility Agreement (the "Deed").

Pursuant to the Facility Agreement and the Deed, ICA agreed to provide a credit facility of up to \$800 million to the Company for a period of 3 years upon the approval of the Facility Agreement being granted by the relevant Court(s). Subsequently on 1 February 2019, the Facility Agreement and the Deed were approved and sanctioned by the Bermuda Court.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (b) Basis of preparation of the financial statements (Continued)
 - (1) Going concern basis (Continued)

Proposed restructuring of the Company (Continued)

(ii) Financing opportunities (Continued)

On 18 August 2020, a supplement agreement in relation to the Facility ("Supplemental Agreement") was entered into between ICA, the Company and the JPLs on behalf of the Company. According to the supplement agreement, ICA will provide a special drawing up to HK\$176 million under the Facility subject to terms and conditions set out therein but allow the initial drawing prior to the fulfilment of the certain conditions precedent as set out in the Facility Agreement and the Deed. For the avoidance of doubt, any other subsequent drawings are subject to the terms and conditions of the Loan Facility Agreement and Deed. On 19 August 2020, the Company received the first special drawing from ICA under the Supplemental Agreement.

(iii) Placement of new shares

As part of the proposed restructuring, the Company entered into a placing agreement with a placing agent, being an independent third party. The placing agent conditionally agreed, as agent of the Company, to procure on a best effort basis not less than six placees who and whose ultimate beneficial owners shall be independent third parties to subscribe for up to 2,000,000,000 placing shares at the placing price of \$0.129 per placing share. Such placement of new shares has not yet been executed as at the approval date of the financial statements.

(iv) Renewal of mining licenses

The management of the Company are actively communicating with the relevant government authorities, preparing the application documents and undertaking actions, including engaging contractors to complete the construction of relevant mine properties, as required by government authorities to obtain the renewed mining licenses of Shizhuanggou, Quanshuigou and Xiaohuangshan coal mines.

In preparing these consolidated financial statements, the Company has given careful consideration to the impact of the current and anticipated future liquidity of the Group and the Company and the ability of the Group and the Company to generate a profit and attain positive cash flows from operations in the immediate and longer term, assuming the success of the abovementioned proposed restructuring plans.

Should the Group be unable to continue as a going concern, adjustments would have to be made to restate the values of assets to their recoverable amounts, to provide for any further liabilities which might arise and to reclassify the non-current assets and liabilities as current assets and liabilities respectively. The effects of these adjustments have not been reflected in these consolidated financial statements.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Basis of preparation of the financial statements (Continued)

(2) Deconsolidation of subsidiaries

(i) De-consolidation of Up Energy (Canada) Limited and its subsidiaries (collectively "GCC Group")

Reference is made to the announcements of the Company dated 8 December 2014, 9 December 2014, 30 December 2014, 2 January 2015, 31 March 2015, 8 April 2015, 13 May 2015, 17 July 2015, 21 July 2015 and 7 September 2015 to the acquisition of shares and/or interests of Grande Cache Coal Corporation ("GCC") and Grande Cache Coal LP ("GCC LP") which operates a mine that produces metallurgical coal for the steel industry from its coal leases covering over 29,000 hectares in the Smoky River Coalfield located in West Central Alberta, Canada.

On 14 November 2014, the Group, Winsway Enterprises Holdings Limited ("Winsway") and Marubeni Corporation ("Marubeni") entered into the Sale and Purchase Agreement conditionally for acquisition of an aggregate of 82.74% interest in the total issued share capital of GCC and an aggregate of 82.74% partnership interest in GCC LP (the "Acquisition"). The Acquisition and related transaction were then approved by the shareholders of the Company in the special general meeting of the Company convened on 17 July 2015. Subsequently, on 2 September 2015, all conditions precedent to the Acquisition were either satisfied or waived and the parties to the Acquisition proceeded to closing. After the completion, Up Energy (Canada) Limited became the parent company of GCC and GCC LP and formed the GCC Group.

Prior to the Acquisition, GCC LP has entered into a senior facilities agreement dated 1 March 2012 (as amended and restated by six amendment deeds) ("Senior Facility") with, among others, China Minsheng Bank Corporation ("CMBC") as administrative agent and security agent. To secure GCC LP's obligations under the Senior Facility, each of GCC LP, GCC and Up Energy (Canada) Limited ("UE Canada") (collectively "GCC Group") has granted security interests in favour of Computershare Trust Company of Canada, Canadian collateral agent under the Senior Facility, by entering into a general security agreement or security pledge agreement, among other security (collectively, the "Security Documents").

On 28 September 2016, the solicitor who acts on behalf of CMBC issued a letter to, among others, GCC Group demanding immediate payment due to the failure to pay by GCC LP and an event of default under the Senior Facility had therefore occurred and was continuing. Thereafter, the demand had not been satisfied and hence CMBC and others took actions to enforce or preserve the security granted accordingly.

Upon the application of, among others, CMBC, in respect of GCC Group and 0925165 B.C. Ltd., the other equity holder that holds the remaining interests in GCC and GCC LP, an Order of the Court of Queen's Bench of Alberta dated 3 February 2017 was granted to appoint Deloitte Restructuring Inc. ("Deloitte") as receiver and manager of all of the current and future assets, undertakings and properties of GCC Group and 0925165 B.C. Ltd..

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (b) Basis of preparation of the financial statements (Continued)
 - (2) Deconsolidation of subsidiaries (Continued)
 - (i) De-consolidation of Up Energy (Canada) Limited and its subsidiaries (collectively "GCC Group") (Continued)

Subsequent to the appointment of receivership, the Company considered that it is appropriate to deem that the control over GCC Group had been lost since 3 February 2017. In addition, as there is insufficient access to the books and records of the GCC Group for the period from the completion of the acquisition to 3 February 2017, GCC Group were not included in the consolidated financial statements of the Group from the acquisition completion date (2 September 2015).

On 22 December 2017, Sonicfield Global Limited ("Sonicfield") and Deloitte, in its capacity as the receiver, entered into an asset purchase agreement, pursuant to which Sonicfield agreed to purchase the assets of GCC, among other conditions, with the following consideration:

- (i) USD410,000,000 being payable in cash for the settlement of the facility made by CMBC to GCC under a facility agreement;
- (ii) an amount which shall not exceed USD15,000,000 being repayment of the Receiver's Borrowings Charge; and
- (iii) USD5,910,000 being a repayment of an assigned loan by Sonicfield to GCC Maple Holdings Ltd.

This transaction was completed on 18 July 2018.

In light of the above, it was noted that the proceeds from the disposal had not fully covered the outstanding liabilities due to CMBC, the senior creditor of GCC Group, therefore there are no assets left to cover GCC Group's liabilities to the Group. In the circumstances, the Company is of the view that the recovery from the amounts due from GCC Group is remote and therefore had made full provisions for the amounts due from GCC Group in preparing the consolidated financial statements for the year ended 31 March 2016 and continued to make full provision for the amounts in the consolidated financial statements for all subsequent years.

(ii) De-consolidation of Champ Universe Limited and its subsidiaries (collectively the "Champ Universe Group")

Reference is made to the announcements of the Company dated 1 November 2012, 21 December 2012, 28 January 2012, 28 March 2013 and the circular dated 11 June 2013 in relation to the acquisition by the Company of Champ Universe Limited.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (b) Basis of preparation of the financial statements (Continued)
 - (2) Deconsolidation of subsidiaries (Continued)

(ii) De-consolidation of Champ Universe Limited and its subsidiaries (collectively the "Champ Universe Group") (Continued)

On 12 October 2012, the Group (through its subsidiary Up Energy Mining Limited ("UE Mining")) and Hao Tian Resources Company Limited ("Hao Tian") entered into a Sale and Purchase Agreement conditionally of the entire issued share capital of Champ Universe Limited, the then wholly owned subsidiary of Hao Tian and which, through its direct and indirect wholly owned subsidiaries, operate and owned 100% interests in Xinjiang Baicheng County Kueraken Mine Field No.3 Pit of No.1 Mine located at Baicheng County, Aksu Prefecture, Xinjiang Uyghur Autonomous Region, China ("Baicheng Mine").

According to the sale and purchase agreement, the consideration for the sale and purchase of sale shares and the transfer of all rights, title, benefit and interest of and in the shareholder's loan was \$1.58 billion, subject to adjustments as set out in the sale and purchase agreement, of which \$735 million shall be paid by way of an issuance and allotment to the vendor (or its nominee(s)) of 367,500,000 ordinary shares of the Company free from all encumbrances and credited as fully paid upon completion at an issue price of \$2.00 per share; while the balance of \$845 million shall be paid to the vendor in cash. Pursuant to the sale and purchase agreement, Hao Tian was entitled to a top-up consideration shares mechanism and a put option to protect Hao Tian from the Company's share price fluctuation.

Hao Tian initiated a claim against the Company and UE Mining in the Hong Kong Court in September 2016 under the High Court Action No. 2111 of 2016 (the "Hao Tian Action") claiming against the Company and UE Mining for a purported outstanding amount due under the sale and purchase agreement in relation to the Baicheng Mine.

The management has however been of the view that Hao Tian has not been fully satisfied due to the failure of Hao Tian to obtain all necessary licenses, permits, approvals and consents required in connection with and necessary for mining of the coal mines constituting the Mining Rights of the Baicheng Mine and all prior approvals, consents, permits and permissions required in connection with and necessary for the application of project verification and approval in relation to the coal mines constituting the Mining Rights in that the relevant authorities have still not approved of the Baicheng Mine's proposed increase in annual production to 900,000 tonne per annum. The Company and UE Mining then filed a defence and counterclaim against Hao Tian in relation to the alleged breach of the said agreement in December 2016 and thereafter Hao Tian filed a Reply and Defence to Counterclaim in January 2017. Currently, Hao Tian and the Company and UE Mining are having an ongoing mediation and had mutually agreed to adjourn the Case Management Summons hearing sine die with liberty to restore. The Hao Tian Action is still on-going.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (b) Basis of preparation of the financial statements (Continued)
 - (2) Deconsolidation of subsidiaries (Continued)
 - (ii) De-consolidation of Champ Universe Limited and its subsidiaries (collectively the "Champ Universe Group") (Continued)

Subsequently, the Baicheng Mine was then listed as one of the 109 mines in Xinjiang to be closed down by the Government of the Autonomous Region of Xinjiang (the "Xinjiang Government") according to a notice of the Xinjiang Government dated 16 February 2017. Pursuant to the said notice, the coal mines having annual capacity below 300,000 metric tonnes have to be closed down. Soon after the said notice, Baicheng Ministry of Natural Resources had revoked the mining license of Baicheng Mine unilaterally.

Given the above-mentioned circumstances, the operation of the Champ Universe Group (consisting of Champ Universe Limited, Venture Path Limited, West China Coal Mining Holdings Limited and Up Energy (Baicheng) Coal Mining Limited), which were established solely for the business of the Baicheng Mine, ceased and it is appropriate to deem that the control over these subsidiaries had been lost and therefore the Group deconsolidated these subsidiaries from 1 April 2015.

(iii) De-consolidation of Up Energy Trading Limited ("UE Trading"), Up Energy Development (Hong Kong) Limited ("UE Development HK") and Up Energy Management Limited ("UE Management")

The Company directly held 100% equity interest in UE Trading and UE Development HK. UE Trading and UE Development HK were resolved to be wound up by the mode of creditors' voluntary winding up on 8 June 2018 and 29 March 2019 respectively. On the same dates, liquidators have also been appointed for the purpose of such winding-up. Accordingly, the Company considered that it is appropriate to deem that the control over UE Trading and UE Development HK had been lost since 8 June 2018 and 29 March 2019, respectively, and the Group deconsolidated these subsidiaries from those dates.

In addition, UE Development HK and another wholly owned subsidiary of the Group each held 50% equity interest in UE Management. Upon the loss of the control over UE Development HK since 29 March 2019, the Group excluded UE Management from consolidation and recorded its remaining 50% interest in UE Management as \$nil.

A net gain on deconsolidation of subsidiaries amounting to \$144.2 million was recorded in respect of the deconsolidation of these subsidiaries.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (b) Basis of preparation of the financial statements (Continued)
 - (2) Deconsolidation of subsidiaries (Continued)
 - (iii) De-consolidation of Up Energy Trading Limited ("UE Trading"), Up Energy Development (Hong Kong) Limited ("UE Development HK") and Up Energy Management Limited ("UE Management") (Continued)

The measurement basis used in the preparation of the financial statements is the historical cost basis except that the following assets and liabilities are stated at their fair value as explained in the accounting policies set out below:

- derivative financial instruments (see note 2(g)).

Non-current assets and disposal groups held for sale are stated at the lower of carrying amount and fair value less costs to sell.

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

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

Judgements made by management in the application of HKFRSs that have significant effect on the financial statements and major sources of estimation uncertainty are discussed in note 3.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(c) Changes in accounting policies

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

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

None of these developments has had a material effect on how the Group's results and financial position for the current or prior periods have been prepared or presented in this annual financial report, except for the impact by HKFRS 9 in relation to the use of expected credit loss model and the impact by HKFRS 15 in relation to presentation of contract liabilities.

Due to limited information available, the JPLs could not form a view on the expected credit losses as at 1 April 2018 for relevant financial assets measured at amortised cost, and therefore, did not make any adjustments to the opening balance of equity at 1 April 2018.

Under the transition methods chosen, the Group recognises cumulative effect of the initial application of HKFRS 15 as an adjustment to the opening balance of equity at 1 April 2018. Comparative information is not restated. The following table gives a summary of the opening balance adjustments recognised for each line item in the consolidated statement of financial position that has been impacted by HKFRS 15 (see also note 24):

| | At | Impact on | HKFRS 9 |
|-----------------------------|-----------|---------------------|-----------------|
| | 31 March | initial application | carrying amount |
| | 2018 | of HKFRS 15 | at 1 April 2018 |
| | \$'000 | \$'000 | \$'000 |
| Contract liabilities | - | 125,147 | 125,147 |
| Other payables and accruals | 1,735,265 | (125,147) | 1,610,118 |

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(d) Subsidiaries and non-controlling interests

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

Except for certain de-consolidated subsidiaries as further explained in note 15, an investment in a subsidiary is consolidated into the consolidated financial statements from the date that control commences until the date that control ceases. Intra-group balances, transactions and cash flows and any unrealised profits arising from intra-group transactions are eliminated in full in preparing the consolidated financial statements. Unrealised losses resulting from intra-group transactions are eliminated in the same way as unrealised gains but only to the extent that there is no evidence of impairment.

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

Non-controlling interests are presented in the consolidated statement of financial position within equity, separately from equity attributable to the equity shareholders of the Company. Non-controlling interests in the results of the Group are presented on the face of the consolidated statement of profit or loss and the consolidated statement of profit or loss and other comprehensive income as an allocation of the total profit or loss and total comprehensive income for the year between non-controlling interests and the equity shareholders of the Company. Loans from holders of non-controlling interests and other contractual obligations towards these holders are presented as financial liabilities in the consolidated statement of financial position in accordance with notes 2(n), (o), (p) or (q) depending on the nature of the liability.

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

When the Group loses control of a subsidiary, it is accounted for as a disposal of the entire interest in that subsidiary, with a resulting gain or loss being recognised in profit or loss. Any interest retained in that former subsidiary at the date when control is lost is recognised at fair value and this amount is regarded as the fair value on initial recognition of a financial asset (see note 2(f)).

In the Company's statement of financial position, an investment in a subsidiary is stated at cost less impairment losses (see note 2(k)(ii)).

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(e) Goodwill

Goodwill represents the excess of

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

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

Goodwill is stated at cost less accumulated impairment losses. Goodwill arising on a business combination is allocated to each cash-generating unit, or Groups of cash generating units, that is expected to benefit from the synergies of the combination and is tested annually for impairment (see note 2(k)(ii)).

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

(f) Other investments in debt and equity securities

The Group's and the Company's policies for investments in debt and equity securities, other than investments in subsidiaries, associates and joint ventures, are as follows:

Investments in debt and equity securities are initially stated at fair value, which is their transaction price unless it is determined that the fair value at initial recognition differs from the transaction price and that fair value is evidenced by a quoted price in an active market for an identical asset or liability or based on a valuation technique that uses only data from observable markets. Cost includes attributable transaction costs, except where indicated otherwise below. These investments are subsequently accounted for as follows, depending on their classification:

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(f) Other investments in debt and equity securities (Continued)

(A) Policy applicable from 1 April 2018

Investments other than equity investments

Non-equity investments held by the Group are classified into one of the following measurement categories:

- amortised cost, if the investment is held for the collection of contractual cash flows which represent solely payments of principal and interest. Interest income from the investment is calculated using the effective interest method (see note 2(w)(ii)).
- fair value through other comprehensive income (FVOCI) recycling, if the contractual cash flows of the investment comprise solely payments of principal and interest and the investment is held within a business model whose objective is achieved by both the collection of contractual cash flows and sale.
 - Changes in fair value are recognised in other comprehensive income, except for the recognition in profit or loss of expected credit losses, interest income (calculated using the effective interest method) and foreign exchange gains and losses. When the investment is derecognised, the amount accumulated in other comprehensive income is recycled from equity to profit or loss.
- fair value at profit or loss (FVPL) if the investment does not meet the criteria for being measured at amortised cost or FVOCI (recycling). Changes in the fair value of the investment (including interest) are recognised in profit or loss.

Equity investments

An investment in equity securities is classified as FVPL unless the equity investment is not held for trading purposes and on initial recognition of the investment the Group makes an irrevocable election to designate the investment at FVOCI (non-recycling) such that subsequent changes in fair value are recognised in other comprehensive income. Such elections are made on an instrument-by-instrument basis, but may only be made if the investment meets the definition of equity from the issuer's perspective. Where such an election is made, the amount accumulated in other comprehensive income remains in the fair value reserve (non-recycling) until the investment is disposed of. At the time of disposal, the amount accumulated in the fair value reserve (non-recycling) is transferred to retained earnings. It is not recycled through profit or loss. Dividends from an investment in equity securities, irrespective of whether classified as at FVPL or FVOCI, are recognised in profit or loss as other income.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(f) Other investments in debt and equity securities (Continued)

(B) Policy applicable prior to 1 April 2018

Investments in securities held for trading were classified as financial assets measured at FVPL. Any attributable transaction costs were recognised in profit or loss as incurred. At the end of each reporting period the fair value was remeasured, with any resultant gain or loss being recognised in profit or loss.

Dated debt securities that the Group had the positive ability and intention to hold to maturity were classified as held-to-maturity securities. Held-to-maturity securities were stated at amortised cost (for impairment see note 2(k)(i) — policy applicable prior to 1 April 2018).

Investments which did not fall into any of the above categories were classified as available-for-sale financial assets. At the end of each reporting period the fair value was remeasured, with any resultant gain or loss being recognised in other comprehensive income and accumulated separately in equity in the fair value reserve (recycling). Dividend income from equity investments and interest income from debt securities calculated using the effective interest method were recognised in profit or loss. Foreign exchange gains and losses arising from debt securities were also recognised in profit or loss. When the investments were derecognised or impaired (see note 2(k)(i) - policy applicable prior to 1 April 2018), the cumulative gain or loss recognised in equity was reclassified to profit or loss.

(g) Derivative financial instruments

Derivative financial instruments are recognised initially at fair value. At the end of each reporting period the fair value is remeasured. The gain or loss on remeasurement to fair value is recognised immediately in profit or loss, except where the derivatives qualify for cash flow hedge accounting or hedge the net investment in a foreign operation, in which case recognition of any resultant gain or loss depends on the nature of the item being hedged.

(h) Property, plant and equipment

(i) Mine properties

Mine properties include the mining rights and capitalised costs directly attributable to the development and construction of mines, capitalised stripping costs and assets recognised for the rehabilitation obligations of the mining operations.

Costs directly attributable to the development and construction of mines are capitalised when the expenditures will provide a future benefit to the Group.

In open pit mining operations, the removal of overburden and waste materials, referred to as stripping, is required to obtain access to the ore body. Stripping costs incurred during the development phase of a mine are capitalised as stripping activity asset forming part of the cost of constructing the mine properties.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(h) Property, plant and equipment (Continued)

(i) Mine properties (Continued)

Stripping costs incurred during the production phase of a surface mine are variable production costs that are included in the costs of inventory produced during the period that the stripping costs are incurred (note 2(I)), unless the stripping activity can be shown to give rise to probably future economic benefits from the mineral property by improving the access to the ore body, the component of the ore body for which assess has been improved is identifiable and the costs associated with that component can be reliably measured, in which case the stripping costs would be capitalised as stripping activity asset included in property, plant and equipment — mine properties.

Mine properties are depreciated on the units-of-production method utilising only proven and probable coal reserves in the depletion base.

(ii) Other property, plant and equipment

Other property, plant and equipment are stated at cost less accumulated depreciation and impairment losses (see note 2(k)(ii)).

Construction in progress represents property, plant and equipment under construction and equipment pending installation, and is initially recognised at cost less impairment losses (see note 2(k)(ii)). Cost comprises cost of materials, direct labour and an appropriate proportion of production overheads and borrowing costs (see note 2(y)). Capitalisation of these costs ceases and the construction in progress is transferred to property, plant and equipment when the asset is substantially ready for its intended use. No depreciation is provided in respect of construction in progress until it is completed and substantially ready for its intended use.

The cost of self-constructed items of other property, plant and equipment includes the cost of materials, direct labour, the initial estimate, where relevant, of the costs of dismantling and removing the items and restoring the site on which they are located, and an appropriate proportion of production overheads and borrowing costs (see note 2(y)).

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

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

| Plant and machinery | 3 to 30 years |
|----------------------------|---------------|
| Motor vehicles | 5 years |
| Office and other equipment | 3 to 5 years |
| Vessel | 5 years |

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

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(i) Exploration and evaluation expenditure

Exploration and evaluation activity involves the search for mineral resources, the determination of technical feasibility and the assessment of commercial viability of an identified resource.

Exploration and evaluation expenditure comprises costs which are directly attributable to:

- researching and analysing historical exploration data;
- gathering exploration data through topographical, geochemical and geophysical studies;
- exploratory drilling, trenching and sampling;
- determining and examining the volume and grade of the resource;
- surveying transportation and infrastructure requirements; and
- conducting market and finance studies.

Expenditure during the initial exploration stage of a project is charged to profit or loss as incurred. Exploration and evaluation costs, including the costs of acquiring licenses, are capitalised as exploration and evaluation assets on a project-by-project basis pending determination of the technical feasibility and commercial viability of the project.

The capitalised costs are presented as either tangible or intangible exploration and evaluation assets according to the nature of the assets. Tangible and intangible exploration and evaluation assets that are available for use are depreciated/amortised over their useful lives. When a project is abandoned, the related irrecoverable costs are written off to profit or loss immediately.

(j) Leased assets

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

(i) Classification of assets leased to the Group

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

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(j) Leased assets (Continued)

(ii) Assets acquired under finance leases

Where the Group acquires the use of assets under finance leases, the amounts representing the fair value of the leased asset, or, if lower, the present value of the minimum lease payments, of such assets are included in fixed assets and the corresponding liabilities, net of finance charges, are recorded as obligations under finance leases. Depreciation is provided at rates which write off the cost or valuation of the assets over the term of the relevant lease or, where it is likely the Group will obtain ownership of the asset, the life of the asset, as set out in note 2(h). Impairment losses are accounted for in accordance with the accounting policy as set out in note 2(k)(ii). Finance charges implicit in the lease payments are charged to profit or loss over the period of the leases so as to produce an approximately constant periodic rate of charge on the remaining balance of the obligations for each accounting period. Contingent rentals are charged to profit or loss in the accounting period in which they are incurred.

(iii) Operating lease charges

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

(iv) Prepaid land lease payments

Prepaid land lease payments represent the costs of acquiring the land use rights. Prepaid land lease payments are carried at cost less accumulated amortisation and impairment losses (see note 2(k)(ii)). Amortisation is charged to profit or loss on a straight-line basis over the period of the prepaid land lease payments.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(k) Credit losses and impairment of assets

(i) Credit losses from financial instruments, contract assets and lease receivables

(A) Policy applicable from 1 April 2018

The Group recognises a loss allowance for expected credit losses (ECLs) on the following items:

- financial assets measured at amortised cost (including cash and cash equivalents, trade and other receivables and loans to associates);
- contract assets as defined in HKFRS 15 (see note 2(j));
- debt securities measured at FVOCI (recycling);
- lease receivables; and
- loan commitments issued, which are not measured at FVPL.

Financial assets measured at fair value, including units in bond funds, equity securities measured at FVPL, equity securities designated at FVOCI (non-recycling) and derivative financial assets, are not subject to the ECL assessment.

Measurement of ECLs

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all expected cash shortfalls (i.e. the difference between the cash flows due to the Group in accordance with the contract and the cash flows that the Group expects to receive).

For undrawn loan commitments, expected cash shortfalls are measured as the difference between (i) the contractual cash flows that would be due to the Group if the holder of the loan commitment draws down on the loan and (ii) the cash flows that the Group expects to receive if the loan is drawn down.

The expected cash shortfalls are discounted using the following discount rates where the effect of discounting is material:

- fixed-rate financial assets, trade and other receivables and contract assets: effective interest rate determined at initial recognition or an approximation thereof;
- variable-rate financial assets: current effective interest rate;
- lease receivables: discount rate used in the measurement of the lease receivable;
- loan commitments: current risk-free rate adjusted for risks specific to the cash flows.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (k) Credit losses and impairment of assets (Continued)
 - (i) Credit losses from financial instruments, contract assets and lease receivables (Continued)

(A) Policy applicable from 1 April 2018 (Continued)

Measurement of ECLs (Continued)

The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

In measuring ECLs, the Group takes into account reasonable and supportable information that is available without undue cost or effort. This includes information about past events, current conditions and forecasts of future economic conditions.

ECLs are measured on either of the following bases:

- 12-month ECLs: these are losses that are expected to result from possible default events within the 12 months after the reporting date; and
- lifetime ECLs: these are losses that are expected to result from all possible default events over the expected lives of the items to which the ECL model applies.

Loss allowances for trade receivables, lease receivables and contract assets are always measured at an amount equal to lifetime ECLs. ECLs on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors and an assessment of both the current and forecast general economic conditions at the reporting date.

For all other financial instruments (including loan commitments issued), the Group recognises a loss allowance equal to 12-month ECLs unless there has been a significant increase in credit risk of the financial instrument since initial recognition, in which case the loss allowance is measured at an amount equal to lifetime ECLs.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (k) Credit losses and impairment of assets (Continued)
 - (i) Credit losses from financial instruments, contract assets and lease receivables (Continued)

(A) Policy applicable from 1 April 2018 (Continued)

Significant increases in credit risk

In assessing whether the credit risk of a financial instrument (including a loan commitment) has increased significantly since initial recognition, the Group compares the risk of default occurring on the financial instrument assessed at the reporting date with that assessed at the date of initial recognition. In making this reassessment, the Group considers that a default event occurs when (i) the borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held); or (ii) the financial asset is 90 days past due. The Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

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

- failure to make payments of principal or interest on their contractually due dates;
- an actual or expected significant deterioration in a financial instrument's external or internal credit rating (if available);
- an actual or expected significant deterioration in the operating results of the debtor; and
- existing or forecast changes in the technological, market, economic or legal environment that have a significant adverse effect on the debtor's ability to meet its obligation to the Group.

For loan commitments, the date of initial recognition for the purpose of assessing ECLs is considered to be the date that the Group becomes a party to the irrevocable commitment. In assessing whether there has been a significant increase in credit risk since initial recognition of a loan commitment, the Group considers changes in the risk of default occurring on the loan to which the loan commitment relates.

Depending on the nature of the financial instruments, the assessment of a significant increase in credit risk is performed on either an individual basis or a collective basis. When the assessment is performed on a collective basis, the financial instruments are grouped based on shared credit risk characteristics, such as past due status and credit risk ratings.

ECLs are remeasured at each reporting date to reflect changes in the financial instrument's credit risk since initial recognition. Any change in the ECL amount is recognised as an impairment gain or loss in profit or loss. The Group recognises an impairment gain or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account, except for investments in debt securities that are measured at FVOCI (recycling), for which the loss allowance is recognised in other comprehensive income and accumulated in the fair value reserve (recycling).

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (k) Credit losses and impairment of assets (Continued)
 - (i) Credit losses from financial instruments, contract assets and lease receivables (Continued)

(A) Policy applicable from 1 April 2018 (Continued)

Basis of calculation of interest income

Interest income recognised in accordance with note 2(w)(ii) is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit-impaired, in which case interest income is calculated based on the amortised cost (i.e. the gross carrying amount less loss allowance) of the financial asset.

At each reporting date, the Group assesses whether a financial asset is credit-impaired. A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Evidence that a financial asset is credit-impaired includes the following observable events:

- significant financial difficulties of the debtor;
- a breach of contract, such as a default or delinquency in interest or principal payments;
- it becoming probable that the borrower will enter into bankruptcy or other financial reorganisation;
- significant changes in the technological, market, economic or legal environment that have an adverse effect on the debtor; or
- the disappearance of an active market for a security because of financial difficulties of the issuer.

Write-off policy

The gross carrying amount of a financial asset, lease receivable or contract asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery. This is generally the case when the Group determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off.

Subsequent recoveries of an asset that was previously written off are recognised as a reversal of impairment in profit or loss in the period in which the recovery occurs.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

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

(i) Credit losses from financial instruments, contract assets and lease receivables (Continued)

(B) Policy applicable prior to 1 April 2018

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

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

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

For trade and other receivables and other financial assets carried at amortised cost, impairment loss was measured as the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the financial asset's original effective interest rate, where the effect of discounting was material. This assessment was made collectively where these financial assets shared similar risk characteristics, such as similar past due status, and had not been individually assessed as impaired. Future cash flows for financial assets which were assessed for impairment collectively were based on historical loss experience for assets with credit risk characteristics similar to the collective group.

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

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

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (k) Credit losses and impairment of assets (Continued)
 - (i) Credit losses from financial instruments, contract assets and lease receivables (Continued)

(B) Policy applicable prior to 1 April 2018 (Continued)

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

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

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

(ii) Impairment of other non-current assets

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

- property, plant and equipment;
- construction in progress;
- lease prepayments;
- other non-current assets (excluding receivables); and
- investments in subsidiaries, associates and joint ventures in the Company's statement of financial position.

If any such indication exists, the asset's recoverable amount is estimated. In addition, for goodwill, intangible assets that are not yet available for use and intangible assets that have indefinite useful lives, the recoverable amount is estimated annually whether or not there is any indication of impairment.
(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (k) Credit losses and impairment of assets (Continued)
 - (ii) Impairment of other non-current assets (Continued)

- Calculation of recoverable amount

The recoverable amount of an asset is the greater of its fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Where an asset does not generate cash inflows largely independent of those from other assets, the recoverable amount is determined for the smallest group of assets that generates cash inflows independently (i.e. a cash-generating unit).

Recognition of impairment losses

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

Reversals of impairment losses

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

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

(iii) Interim financial reporting and impairment

Under the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited, the Group is required to prepare an interim financial report in compliance with HKAS 34, *Interim financial reporting*, in respect of the first six months of the financial year. At the end of the interim period, the Group applies the same impairment testing, recognition, and reversal criteria as it would at the end of the financial year (see note 2(k)(i) and (ii)).

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(I) Inventories

Coal and coke inventories are physically measured or estimated and valued at the lower of cost and net realisable value.

Cost is calculated using the weighted average cost formula and comprises all costs of purchase, an appropriate portion of fixed and variable overhead costs, including the stripping costs incurred during the production phase, and other costs incurred in bringing the inventories to their present location and condition.

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

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

Inventories of ancillary materials, spare parts and small tools used in the construction of mining structure are stated at cost less provisions for obsolescence.

(m) Contract assets and contract liabilities

A contract asset is recognised when the Group recognises revenue (see note 2(w)) before being unconditionally entitled to the consideration under the payment terms set out in the contract. Contract assets are assessed for expected credit losses (ECL) in accordance with the policy set out in note 2(k)(i) and are reclassified to receivables when the right to the consideration has become unconditional (see note 2(n)).

A contract liability is recognised when the customer pays non-refundable consideration before the Group recognises the related revenue (see note 2(w)). A contract liability would also be recognised if the Group has an unconditional right to receive non-refundable consideration before the Group recognises the related revenue. In such cases, a corresponding receivable would also be recognised (see note 2(n)).

For a single contract with the customer, either a net contract asset or a net contract liability is presented. For multiple contracts, contract assets and contract liabilities of unrelated contracts are not presented on a net basis.

When the contract includes a significant financing component, the contract balance includes interest accrued under the effective interest method (see note 2(k)).

Policy prior to 1 April 2018

In the comparative period, amounts received before the related products were delivered to the customers were presented as "receipts in advance" under "other payables and accruals". These balances have been reclassified on 1 April 2018 as shown in note 2(c).

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(n) Trade and other receivables

Trade and other receivables are initially recognised at fair value and thereafter stated at amortised cost using the effective interest method, less allowance for credit losses (see note 2(k)(i)), except where the receivables are interest-free loans made to related parties without any fixed repayment terms or the effect of discounting would be immaterial. In such cases, the receivables are stated at cost less allowance for credit losses.

(o) Convertible notes

Convertible notes that can be converted to equity share capital at the option of the holder, where the number of shares that would be issued on conversion and the value of the consideration that would be received at that time do not vary, are accounted for as compound financial instruments which contain both a liability component and an equity component.

At initial recognition the liability component of the convertible notes is measured as the present value of the future interest and principal payments, discounted at the market rate of interest applicable at the time of initial recognition to similar liabilities that do not have a conversion option. Any excess of proceeds over the amount initially recognised as the liability component is recognised as the equity component. Transaction costs that relate to the issue of a compound financial instrument are allocated to the liability and equity components in proportion to the allocation of proceeds.

The liability component is subsequently carried at amortised cost. The interest expense recognised in profit or loss on the liability component is calculated using the effective interest method. The equity component is recognised in the capital reserve until either the note is converted or redeemed.

If the note is converted, the capital reserve, together with the carrying amount of the liability component at the time of conversion, is transferred to share capital and share premium as consideration for the shares issued. If the note is redeemed, the capital reserve is released directly to retained earnings.

(p) Interest-bearing borrowings

Interest-bearing borrowings are recognised initially at fair value less attributable transaction costs. Subsequent to initial recognition, interest-bearing borrowings are stated at amortised cost with any difference between the amount initially recognised and redemption value being recognised in profit or loss over the period of the borrowings, together with any interest and fees payable, using the effective interest method.

When the modification of the terms of borrowings is considered to be substantial, the borrowings are considered to be extinguished and the liabilities are derecognised.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(q) Preference share capital

Preference share capital is classified as equity if it is non-redeemable, or redeemable only at the Company's option, and any dividends are discretionary. Dividends on preference share capital classified as equity are recognised as distributions within equity.

Preference share capital is classified as a liability if it is redeemable on a specific date or at the option of the shareholders, or if dividend payments are not discretionary. The liability is recognised in accordance with the Group's policy for interest-bearing borrowings set out in note 2(p) and accordingly dividends thereon are recognised on an accrual basis in profit or loss as part of finance costs.

(r) Trade and other payables

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

(s) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition. Cash and cash equivalents are assessed for expected credit losses (ECL) in accordance with the policy set out in note 2(k)(i).

(t) Employee benefits

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

Salaries, annual bonuses, paid annual leave, contributions to defined contribution retirement plans, including contributions to Mandatory Provident Funds ("MPF") as required under the Hong Kong Mandatory Provident Fund Schemes Ordinance, and the cost of non-monetary benefits are accrued in the year in which the associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

Obligations for contributions to appropriate local defied contribution retirement schemes pursuant to the relevant labour rules and regulations in the PRC are recognised as an expense in profit or loss as incurred, except to the extent that they are included in the cost of inventories not yet recognised as an expense or capitalised as cost of property, plant and equipment.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(t) Employee benefits (Continued)

(ii) Share-based payments

The fair value of share options granted to employees is recognised as an employee cost with a corresponding increase in a capital reserve within equity. The fair value is measured at grant date using the binomial lattice model, taking into account the terms and conditions upon which the options were granted. Where the employees have to meet vesting conditions before becoming unconditionally entitled to the options, the total estimated fair value of the options is spread over the vesting period, taking into account the probability that the options will vest.

During the vesting period, the number of share options that is expected to vest is reviewed. Any resulting adjustment to the cumulative fair value recognised in prior years is charged/credited to the profit or loss for the year of the review, unless the original employee expenses qualify for recognition as an asset, with a corresponding adjustment to the capital reserve. On vesting date, the amount recognised as an expense is adjusted to reflect the actual number of options that vest (with a corresponding adjustment to the capital reserve) except where forfeiture is only due to not achieving vesting conditions that relate to the market price of the Company's shares. The equity amount is recognised in share capital for the shares issued) or the option expires (when it is included in the amount recognised in share capital for the shares issued) or the option expires (when it is released directly to retained profits). The equity amount related to awarded shares under share award scheme is recognised in capital reserve until the awarded shares under share award scheme is recognised in capital reserve until the awarded shares under share award scheme become vested and is transferred to share award scheme trusts (see note 29(d)(vi)).

(iii) Termination benefits

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

(u) Income tax

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

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

Deferred tax assets and liabilities arise from deductible and taxable temporary differences respectively, being the differences between the carrying amounts of assets and liabilities for financial reporting purposes and their tax bases. Deferred tax assets also arise from unused tax losses and unused tax credits.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(u) Income tax (Continued)

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

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

The amount of deferred tax recognised is measured based on the expected manner of realisation or settlement of the carrying amount of the assets and liabilities, using tax rates enacted or substantively enacted at the end of the reporting period. Deferred tax assets and liabilities are not discounted.

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

Additional income taxes that arise from the distribution of dividends are recognised when the liability to pay the related dividends is recognised.

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

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

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(v) Provisions and contingent liabilities

(i) Provisions and contingent liabilities

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

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

(ii) Obligations for rehabilitation

The Group's obligations for rehabilitation consist of spending estimates at its mines in accordance with the relevant rules and regulations in the PRC. The Group estimates its liabilities for final rehabilitation and mine closure based upon detailed calculations of the amount and timing of the future cash spending to perform the required work. Spending estimates are escalated for inflation, then discounted at a discount rate that reflects current market assessments of the time value of money and the risks specific to the liability such that the amount of provision reflects the present value of the expenditures expected to be required to settle the obligation. The Group records a corresponding asset associated with the liability for final rehabilitation and mine closure, which is included in the mine properties. The obligation and corresponding asset are recognised in the period in which the liability is incurred. The asset is depreciated on the units-of-production method over its expected life and the liability is accreted to the projected spending date. As changes in estimates occur (such as mine plan revisions, changes in estimated costs, or changes in timing of the performance of rehabilitation activities), the revisions to the obligation and the corresponding asset are recognised at the appropriate discount rate.

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(w) Revenue recognition

Income is classified by the Group as revenue when it arises from the sale of goods.

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

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

(i) Sale of goods

Revenue associated with the sale of goods is recognised when the control over the goods is transferred to the customer. Revenue excludes value added tax ("VAT") or other sales taxes and is after deduction of any trade discounts and volume rebates.

(ii) Interest income

Interest income is recognised as it accrues using the effective interest method. For financial assets measured at amortised cost or FVOCI (recycling) that are not credit-impaired, the effective interest rate is applied to the gross carrying amount of the asset. For credit-impaired financial assets, the effective interest rate is applied to the amortised cost (i.e. gross carrying amount net of loss allowance) of the asset (see note 2(k)(j)).

(x) Translation of foreign currencies

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

Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the foreign exchange rates ruling at the transaction dates. The transaction date is the date on which the company initially recognises such non-monetary assets or liabilities. Non-monetary assets and liabilities denominated in foreign currencies that are stated at fair value are translated using the foreign exchange rates ruling at the dates the fair value was measured.

The results of foreign operations are translated into Hong Kong dollars at the exchange rates approximating the foreign exchange rates ruling at the dates of the transactions. Statement of financial position items, including goodwill arising on consolidation of foreign operations acquired on or after 1 January 2005, are translated into Hong Kong dollars at the closing foreign exchange rates at the end of the reporting period. The resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the exchange reserve.

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

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(y) Borrowing costs

Borrowing costs that are directly attributable to the acquisition, construction or production of an asset which necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of that asset. Other borrowing costs are expensed in the period in which they are incurred.

The capitalisation of borrowing costs as part of the cost of a qualifying asset commences when expenditure for the asset is being incurred, borrowing costs are being incurred and activities that are necessary to prepare the asset for its intended use or sale are in progress. Capitalisation of borrowing costs is suspended or ceases when substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are interrupted or complete.

(z) Related parties

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

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

(Expressed in Hong Kong dollars unless otherwise indicated)

2 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(aa) Segment reporting

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

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

3 ACCOUNTING JUDGEMENT AND ESTIMATES

In determining the carrying amounts of certain assets and liabilities, the Group makes assumptions of the effects of uncertain future events on those assets and liabilities at the end of the reporting period. These estimates involve assumptions about such items as risk adjustment to cash flows or discount rates used, future changes in salaries and future changes in prices affecting other costs. The Group's estimates and assumptions are based on the expectations of future events and are reviewed periodically. In addition to assumptions and estimations of future events, judgements are also made during the process of applying the Group's accounting policies. In addition to those disclosed in note 26 about share-based payment transactions and in note 28 about the environmental contingencies, other significant accounting estimates and judgements were summarised as follows:

(a) Reserves

Engineering estimates of the Group's coal reserves are inherently imprecise and represent only approximate amounts because of the subjective judgements involved in developing such information. Reserve estimates are updated at regular basis and have taken into account recent production and technical information about the relevant coal deposit. In addition, as prices and cost levels change from year to year, the estimate of coal reserves also changes. This change is considered a change in estimate for accounting purposes and is reflected on a prospective basis in related depreciation and amortisation rates.

Despite the inherent imprecision in these engineering estimates, these estimates are used in determining depreciation and amortisation expenses and impairment loss. Depreciation and amortisation rates are determined based on estimated coal reserve quantity (the denominator) and capitalised costs of mining structures and mining rights (the numerator). The capitalised cost of mining structures and mining rights are depreciated and amortised based on the units produced.

(b) Useful lives of property, plant and equipment

Management determines the estimated useful lives of and related depreciation charges for its property, plant and equipment. This estimate is based on the actual useful lives of assets of similar nature and functions. It could change significantly as a result of significant technical innovations and competitor actions in response to industry cycles. Management will increase the depreciation charges where useful lives are less than previously estimated lives, or will write-off or write-down technically obsolete or non-strategic assets that have been abandoned or sold.

(Expressed in Hong Kong dollars unless otherwise indicated)

3 ACCOUNTING JUDGEMENT AND ESTIMATES (Continued)

(c) Impairment of assets

The Group reviews the carrying amounts of the assets at the end of each reporting period to determine whether there is objective evidence of impairment. When indication of impairment is identified, management prepares discounted future cash flow to assess the differences between the carrying amount and value in use and provided for impairment loss. Any change in the assumptions adopted in the cash flow forecasts would increase or decrease in the provision of the impairment loss and affect the Group's net asset value.

In relation to trade and other receivables (including the value added tax ("VAT") receivables), a provision for impairment is made and an impairment loss is recognised in profit and loss when there is objective evidence (such as the probability of insolvency or significant financial difficulties of the debtor) that the Group will not be able to collect all of the amounts due under the original terms of the invoice. Management uses judgement in determining the probability of insolvency or significant financial difficulties of the debtor.

An increase or decrease in the above impairment loss would affect the profit or loss in future years.

(d) Production start date

The Group assesses the stage of its mine under construction to determine when a mine moves into the production stage. The criteria used to assess the start date are determined based on construction project's nature, such as the complexity of a plant and its location. The Group considers various relevant criteria to assess when the mine is substantially complete, ready for its intended use and is reclassified from "Construction in progress" to "Mine properties". Some of the criteria will include, but are not limited, to the following:

- The level of capital expenditure compared to the estimated construction cost
- Completion of a reasonable period of testing of the mine facility and equipment
- Ability to produce coals in saleable form (within specifications)
- Ability to sustain ongoing production of coals

When a mine construction project moves into the production stage, the capitalisation of certain mine construction costs ceases and costs are either regarded as inventories or expensed, except for costs that qualify for capitalisation relating to mining asset additions or improvements, underground mine development or mineable reserve development. It is also at this point that depreciation/amortisation commences.

(Expressed in Hong Kong dollars unless otherwise indicated)

3 ACCOUNTING JUDGEMENT AND ESTIMATES (Continued)

(e) Mine rehabilitation provision

The estimation of the liabilities for final rehabilitation and mine closure involves the estimates of the amount and timing for the future cash spending as well as the discount rate used for reflecting current market assessments of the time value of money and the risks specific to the liability. The Group considers the factors including future production volume and development plan, the geological structure of the mining regions and reserve volume to determine the scope, amount and timing of rehabilitation and mine closure works to be performed. Determination of the effect of these factors involves judgements from the Group and the estimated liabilities may turn out to be different from the actual expenditure to be incurred. The discount rate used by the Group may also be altered to reflect the changes in the market assessments of the time value of money and the risks to the liability, such as change of the borrowing rate and inflation rate in the market. As changes in estimates occur (such as mine plan revisions, changes in estimated costs, or changes in timing of the performance of rehabilitation activities), the revisions to the obligation will be recognised at the appropriate discount rate.

(f) Exploration and evaluation expenditure

The application of the Group's accounting policy for exploration and evaluation expenditure requires judgement in determining whether it is likely that future economic benefits will flow to the Group. It requires management to make certain estimates and assumptions about future events or circumstances, in particular, whether an economically viable extraction operation can be established. Estimates and assumptions made may change if new information becomes available. If, after expenditure is capitalised, information becomes available suggesting that the recovery of expenditure is unlikely, the amount capitalised is written off in profit or loss in the period when the new information becomes available.

(g) Contingencies

By their nature, contingencies will only be resolved when one or more future events occur or fail to occur. The assessment of contingencies inherently involves the exercise of significant judgements and estimates of the outcome of future events.

(Expressed in Hong Kong dollars unless otherwise indicated)

4 REVENUE AND SEGMENT REPORTING

(a) Revenue

The Group is principally engaged in the mining, coking and sale of coal. Revenue represents the sales value of goods sold to customers exclusive of value added or sales taxes and after deduction of any trade discounts and volume rebates.

The amount of each significant category of revenue is as follows:

| | 2019 \$'000 | 2018 \$'000 |
|--------|----------------|----------------|
| Coke | 622,010 | 177,869 |
| Others | 72,008 | 12,761 |
| | 694,018 | 190,630 |

During the year ended 31 March 2019, the Group had two customers that individually exceeded 10% of the Group's revenue, being \$526,010,000 and \$156,954,000 respectively. During the year ended 31 March 2018, the Group had two customers that individually exceeded 10% of the Group's revenue, being \$133,000,000 and \$45,052,000 respectively. Details of concentrations of credit risk arising from these customers are set out in note 30(a).

(b) Segment reporting

The Group has one business segment, mainly engaged in development and construction of coal mining and coke processing facilities in Mainland China. Accordingly, no additional business and geographical segment information is presented.

5 OTHER REVENUE AND OTHER NET GAIN/(LOSS)

(a) Other revenue

| | 2019 \$'000 | 2018 \$'000 |
|-----------------|----------------|----------------|
| Interest income | 3,160 | 1 |
| Others | 77 | 1 |
| | | |
| | 3,237 | 2 |

(Expressed in Hong Kong dollars unless otherwise indicated)

5 OTHER REVENUE AND OTHER NET GAIN/(LOSS) (Continued)

(b) Other net gain/(loss)

| | 2019 \$'000 | 2018 \$'000 |
|---|----------------|----------------|
| Net realised loss on trading securities | - | (4,989) |
| Net gain/(loss) on sales of property, plant and equipment | 1,441 | (228) |
| Net gain on debt restructuring of a subsidiary# | 156,192 | _ |
| Net gain on deconsolidation of subsidiaries (note 2(b)) | 144,235 | _ |
| Others | (2,946) | (975) |
| | 298,922 | (6,192) |

[#] Per approval of the local court, Up Energy (Fukang) Coking Ltd. executed a restructuring of its debts and recognised a gain of \$156,192,000 during the year ended 31 March 2019.

6 LOSS BEFORE TAXATION

Loss before taxation is arrived at after charging:

(a) Net finance costs

| Interest on borrowings | 136,431 | 109,214 |
|--|---------|---------|
| Default interest of convertible notes | 263,599 | 146,412 |
| Default interest of other financial liabilities | 4,126 | 25,118 |
| Unwinding interest of convertible notes <i>(note 25)</i> | 381,436 | 446,544 |
| Unwinding interest of other financial liabilities <i>(note 23)</i> | 4,205 | 4,073 |
| Other interest expense | - | 1 |
| Finance costs | 789,797 | 731,362 |
| Net finance costs | 789,796 | 731,365 |

(Expressed in Hong Kong dollars unless otherwise indicated)

6 LOSS BEFORE TAXATION (Continued)

(b) Staff costs

| | 2019 \$'000 | 2018 \$'000 |
|------------------------------------|----------------|----------------|
| Salaries, wages and other benefits | 28,438 | 16,931 |
| Retirement scheme contributions | 2,223 | 1,413 |
| | 30,661 | 18,344 |

Pursuant to the relevant labour rules and regulations in the PRC, the Group participates in defined contribution retirement benefit schemes ("the Schemes") organised by the relevant local government authorities whereby the Group is required to make contributions to the Schemes at a rate of 18% (2018: 18%) of the eligible employees' salaries. The local government authorities are responsible for the entire pension obligations payable to retired employees in the PRC.

Pursuant to the Hong Kong Mandatory Provident Fund Schemes Ordinance, the Group is required to make contribution to MPF at a rate of 5% of the eligible employees' salaries. Contributions to MPF vest immediately.

The Group has no other material obligation for the payment of pension benefits beyond the annual contributions described above.

(c) Other items

| | 2019 \$'000 | 2018 \$'000 |
|--|----------------|----------------|
| Amortisation of prepaid land lease payments | 2,377 | 2,392 |
| Depreciation of property, plant and equipment | 37,785 | 34,573 |
| Operating lease charges: minimum lease payments hire of property | 1,146 | 583 |
| Auditors' remuneration | 2,425 | 1,433 |
| Cost of inventories# | 667,984 | 182,791 |
| Impairment losses of non-current assets (note 12) | (574,190) | (6,799,595) |

[#] Cost of inventories include \$47,022,000 (2018: \$17,813,000) relating to staff costs, depreciation and amortisation expenses, which the amount is also included in the respective total amounts disclosed separately above or in note 6(b) for each type of expenses.

(Expressed in Hong Kong dollars unless otherwise indicated)

7 INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS

(a) Taxation in the consolidated statement of profit or loss represents:

| | 2019 \$′000 | 2018 \$'000 |
|--|----------------|----------------|
| Current tax Provision for the year | 1,734 | 1,729 |
| Deferred tax Origination and reversal of temporary differences | (138,141) | (1,700,235) |
| | (136,407) | (1,698,506) |

Pursuant to the rules and regulations of Bermuda and the British Virgin Islands ("BVI"), the subsidiaries incorporated in Bermuda and BVI of the Group are not subject to any income tax.

No provision has been made for Hong Kong Profits Tax as the Group did not have assessable profits subject to Hong Kong Profits Tax during the years ended 31 March 2019 and 2018.

According to the Corporate Income Tax Law of the PRC, the Company's subsidiaries in the PRC are subject to statutory income tax rate of 25%. The Company's subsidiaries in Hong Kong and BVI are subject to tax rate of 7% and 10%, respectively, for interest income derived from Mainland China.

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

| | 2019 \$'000 | 2018 \$'000 |
|--|----------------|----------------|
| Loss before taxation | (1,101,764) | (7,607,327) |
| Notional tax on profit before taxation, calculated at the rates applicable | | |
| to profits in the countries concerned | (285,824) | (1,900,062) |
| Tax effect of non-deductible expenses | 204,858 | 181,146 |
| Tax effect of using tax losses previously unrecognised | (42,275) | _ |
| Tax effect of non-taxable income | (23,799) | - |
| Tax effect of unused tax losses not recognised | 10,633 | 20,410 |
| Actual income tax | (136,407) | (1,698,506) |

(Expressed in Hong Kong dollars unless otherwise indicated)

8 DIRECTORS' EMOLUMENTS

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

| | 2019 | | | |
|-------------------------------------|---------------------------|--|---|------------------------|
| | Directors' fees \$'000 | Salaries, allowances and benefits in kind \$'000 | Retirement scheme contributions \$'000 | Total <i>\$'000</i> |
| Executive directors | | | | |
| Mr. Wang Chuan | - | 70 | - | 70 |
| Mr. Zheng Yuan | - | - | - | - |
| Mr. Zhang Li | - | - | - | - |
| Independent non-executive directors | | | | |
| Mr. Liu Yongshun | - | - | - | - |
| Mr. Li Bao Guo | - | - | - | - |
| Mr. Wu Yanfeng | - | - | - | - |
| Mr. Chui Man Lung, Everett | | | | |
| (resigned on 31 August 2018) | - | _ | | |
| Total | - | 70 | - | 70 |

| | | 2018 | | |
|-------------------------------------|-----------------|--------------|---------------|--------|
| | | Salaries, | | |
| | | allowances | Retirement | |
| | | and benefits | scheme | |
| | Directors' fees | in kind | contributions | Total |
| | \$'000 | \$'000 | \$'000 | \$'000 |
| Executive directors | | | | |
| Mr. Wang Chuan | _ | 56 | _ | 56 |
| Mr. Zheng Yuan | _ | 35 | _ | 35 |
| Mr. Zhang Li | _ | 93 | _ | 93 |
| Independent non-executive directors | | | | |
| Mr. Liu Yongshun | 25 | _ | _ | 25 |
| Mr. Li Bao Guo | 25 | _ | _ | 25 |
| Mr. Wu Yanfeng | 25 | _ | _ | 25 |
| Mr. Chui Man Lung, Everett | | | | |
| (resigned on 31 August 2018) | 25 | _ | - | 25 |
| Total | 100 | 184 | _ | 284 |

(Expressed in Hong Kong dollars unless otherwise indicated)

8 DIRECTORS' EMOLUMENTS (Continued)

As at 31 March 2019, the board of directors comprises Mr. Wang Chuan, Mr. Zhang Li and Mr. Zheng Yuan as executive directors; and Mr. Li Bao Guo, Mr. Liu Yongshun, and Mr. Wu Yanfeng as Independent non-executive directors. The names of the board members referred hereto are based on the latest register of directors of the Company. For the avoidance of doubt, the composition of the Board is a matter in dispute as Mr. Gao Shufang and Mr. Ji Lianming claimed themselves being appointed as executive directors whereas Mr. Chan Ming Sun Jonathan, Mr. Lee Chi Hwa, Joshua and Mr. Mak Yiu Tong claimed themselves to be appointed as independent non-executive directors in replacement of the entire board members in a special general meeting held on 25 April 2017.

No emoluments have been paid to the Directors as an inducement to join or upon joining the Group or as compensation for loss of office during the years ended 31 March 2019 and 2018.

The amounts presented above represents the amounts accrued in the relevant financial years. Certain amounts remain unpaid as at 31 March 2019 and 2018.

9 INDIVIDUALS WITH HIGHEST EMOLUMENTS

Of the five individuals with the highest emoluments, nil (2018: two) are directors whose emoluments are disclosed in note 8. The aggregate of the emoluments in respect of the other five (2018: three) individuals are as follows:

| | 2019 \$'000 | 2018 \$'000 |
|---------------------------------|----------------|----------------|
| Salaries and other emoluments | 1,626 | 1,260 |
| Retirement scheme contributions | 74 | 24 |
| | 1,700 | 1,284 |

The emoluments of the five (2018: three) individuals with the highest emoluments are within the following bands:

| | 2019 | 2018 |
|-------------------------|-------------|-------------|
| | Number of | Number of |
| | Individuals | individuals |
| | | |
| \$Nil-\$1,000,000 | 5 | 2 |
| \$1,000,001-\$1,500,000 | - | 1 |

(Expressed in Hong Kong dollars unless otherwise indicated)

10 OTHER COMPREHENSIVE INCOME

The components of other comprehensive income do not have any significant tax effect for the years ended 31 March 2019 and 2018.

11 LOSS PER SHARE

(a) Basic loss per share

The calculation of basic loss per share is based on the loss attributable to ordinary equity shareholders of the Company of \$898,047,000 (2018: \$4,462,830,000) and the weighted average of 4,337,325,000 ordinary shares (2018: 4,337,325,000 shares) in issue during the year, as adjusted to reflect the puttable shares arising from the acquisition of Champ Universe Limited ("Champ Universe") and share purchased under the share award scheme.

(b) Diluted loss per share

The diluted loss per share for the years ended 31 March 2019 and 2018 are the same as the basic loss per share as the conversion options for the outstanding convertible notes and the Top Up Option (as defined in note 23(b)) and Puttable Shares (as defined in note 23(a)) arising from the acquisition of Champ Universe at 28 June 2013 during the years ended 31 March 2019 and 2018 have anti-dilutive effect to basic loss per share.

(Expressed in Hong Kong dollars unless otherwise indicated)

12 PROPERTY, PLANT AND EQUIPMENT

| | Plant and Machinery \$'000 | Motor vehicles \$'000 | Office and other equipment \$'000 | Vessel \$'000 | Mine properties \$'000 | Construction in progress \$'000 | Total \$'000 |
|-------------------------------|----------------------------------|-----------------------------|--|-------------------------|------------------------------|---------------------------------------|------------------------|
| Cost: | | | | | | | |
| At 1 April 2017 | 677,354 | 18,406 | 20,296 | 975 | 14,127,762 | 1,992,452 | 16,837,245 |
| Additions | - | 23 | 175 | - | - | 1,029 | 1,227 |
| Disposals | - | (1,106) | (1,252) | - | - | (1,507) | (3,865) |
| Exchange adjustments | 73,121 | 1,848 | 2,067 | - | 50,127 | 109,513 | 236,676 |
| At 31 March 2018 | 750,475 | 19,171 | 21,286 | 975 | 14,177,889 | 2,101,487 | 17,071,283 |
| At 1 April 2018 | 750,475 | 19,171 | 21,286 | 975 | 14,177,889 | 2,101,487 | 17,071,283 |
| Additions | 596 | 2,831 | 2,076 | _ | - | 84,999 | 90,502 |
| Transferred from construction | | , | , | | | , | , |
| in progress | 234,067 | - | _ | - | - | (234,067) | - |
| Disposals | - | (4,815) | - | (975) | - | - | (5,790) |
| Exchange adjustments | (50,253) | (1,205) | (1,411) | _ | (33,885) | (42,731) | (129,485) |
| At 31 March 2019 | 934,885 | 15,982 | 21,951 | - | 14,144,004 | 1,909,688 | 17,026,510 |
| and impairments: | (100,700) | (10, 705) | (17,007) | | | | (100 701) |
| At 1 April 2017 | (108,769) | (13,705) | (17,227) | - | - | - | (139,701) |
| Charge for the year | (32,064) | (1,727) | (782) | - | - | - | (34,573) |
| Written back on disposals | (70,750) | 999 | 949 | - | - | - | 1,948 |
| Impairment loss | (76,752) | - | - | - | (6,031,953) | (690,288) | (6,798,993) |
| Exchange adjustments | (13,387) | (1,436) | (1,793) | | _ | - | (16,616) |
| At 31 March 2018 | (230,972) | (15,869) | (18,853) | | (6,031,953) | (690,288) | (6,987,935) |
| At 1 April 2018 | (230,972) | (15,869) | (18,853) | _ | (6,031,953) | (690,288) | (6,987,935) |
| Charge for the year | (33,736) | (3,423) | (626) | - | - | - | (37,785) |
| Written back on disposals | - | 4,551 | - | - | - | - | 4,551 |
| Impairment loss | (3,437) | - | - | - | (492,929) | (73,484) | (569,850) |
| Exchange adjustments | 10,273 | 992 | 1,244 | _ | - | - | 12,509 |
| At 31 March 2019 | (257,872) | (13,749) | (18,235) | | (6,524,882) | (763,772) | (7,578,510) |
| Net book value: | | | | | | | |
| At 31 March 2019 | 677,013 | 2,233 | 3,716 | - | 7,619,122 | 1,145,916 | 9,448,000 |
| At 31 March 2018 | 519,503 | 3,302 | 2,433 | 975 | 8,145,936 | 1,411,199 | 10,083,348 |

(Expressed in Hong Kong dollars unless otherwise indicated)

12 PROPERTY, PLANT AND EQUIPMENT (Continued)

Mine properties mainly represented costs to obtain the rights for the mining of coal reserves in Shizhuanggou coal mine, Quanshuigou coal mine and Xiaohuangshan coal mine located in the Xinjiang Uyghur Autonomous Region ("Xinjiang"), the PRC. The carrying amount of property, plant and equipment as at 31 March 2019 is HK\$7,672.0 million representing the carrying amount of these three coal mines, and HK\$778.6 million representing the carrying amount of these mines.

The Group's mining licenses of Shizhuanggou coal mine and Quanshuigou coal mine were expired on 28 December 2015 and mining license of Xiaohuangshan coal mine, which was extended in April 2019, expired on 31 December 2019 and renewed licenses have not been obtained as at the approval date of the financial statements.

As disclosed in note 2(b), management of the Company are actively communicating with the relevant government authorities, preparing the application documents and undertaking actions, including engaging constructors to complete the construction of relevant mine properties, as required by government authorities to obtain the renewed mining licenses of Shizhuanggou, Quanshuigou and Xiaohuangshan coal mines for the foreseeable future. However, because of the liquidity issues faced by the Group, the Group might not meet the requirements for the renewal of mining licenses including, among others, the ability to complete the construction of relevant mine properties and proceed the mining activities as outlined in the mining plan previously submitted to government authority for the obtaining of the mining licenses. In view of these, there is a heightened risk that the relevant authorities may not approve the application for the renewal of the mining licenses. For the purposes of the preparation of the consolidated financial statements, the JPLs have assumed that the Group will be able to obtain renewed mining licenses of the above-mentioned mines to enable them to continue operating for the foreseeable future.

As at 31 March 2019, the ownership of equipment and machineries amounting to \$198,080,000 (2018: \$234,194,000), which were recorded as plant and Machinery and construction in progress, was in possession of Cinda (see note 23(a)).

As at 31 March 2019, mine properties of the Group of \$3,661,192,000 (2018: \$3,727,550,000), construction in progress and plant and machinery of the Group of \$52,451,000 (2018: \$69,898,000) have been pledged as collateral for the Group's borrowings (see note 21).

Impairment loss

The management performed an impairment test on the cash generating units ("CGUs") in Fukang City, Xinjiang for the year ended 31 March 2019. The recoverable amounts of the CGUs are determined based on value-in-use calculations. These calculations use cash flow projections based on financial forecasts approved by management covering the effective periods of the expected lives of the relevant coal mines and other facilities. The cash flows are discounted using a discount rate of 14.67% (2018:14.67%). The discount rates used are pre-tax and reflect specific risks relating to the relevant CGU. An impairment loss of \$574,190,000 (2018: \$6,799,595,000), among which \$569,850,000 (2018: \$6,798,993,000) is related to property, plant and equipment and \$4,340,000 (2018: \$602,000) is related to prepaid land lease payments, was recognised in impairment losses of non-current assets based on the impairment test.

(Expressed in Hong Kong dollars unless otherwise indicated)

13 PREPAID LAND LEASE PAYMENTS

Prepaid land lease payments comprise interests in leasehold land held for own use under operating leases located in the PRC as follows:

| | 2019 \$'000 | 2018 \$'000 |
|---|----------------|----------------|
| Carrying amount at beginning of year | 65,034 | 65,470 |
| Amortisation for the year | (2,377) | (2,392) |
| Impairment loss (note 12) | (4,340) | (602) |
| Exchange adjustments | (1,689) | 2,558 |
| Carrying amount at the end of year | 56,628 | 65,034 |
| Current portion included in prepayments, deposits and other receivables | (2,373) | (2,445) |
| Non-current portion | 54,255 | 62,589 |

As at 31 March 2019, prepaid land lease payments of the Group of \$20,016,000 (2018: \$25,055,000) have been pledged to certain banks as securities for the Group's borrowings (see note 21).

14 INVESTMENTS IN SUBSIDIARIES

| | 2019 \$'000 | 2018 \$'000 |
|------------------|----------------|----------------|
| Investment costs | 7,800,010 | 7,800,010 |
| Less: provisions | (3,153,087) | (2,695,772) |
| | 4,646,923 | 5,104,238 |

As a result of the impairment of non-currents in certain subsidiaries, the Company made provision of \$457,315,000 (2018:2,695,772,000) for the Company's investment in relevant subsidiaries holding such non-current assets during the year ended 31 March 2019.

The following list contains only the particulars of major subsidiaries which were consolidated as at 31 March 2019 and for the year then ended and principally affected the results, assets or liabilities of the Group. The class of shares held is ordinary unless otherwise stated.

(Expressed in Hong Kong dollars unless otherwise indicated)

14 INVESTMENTS IN SUBSIDIARIES (Continued)

| Name of Company | Place of incorporation and business | Particulars of issued and paid up capital | Effective percentage attributable to the C Direct | | Principal activities |
|--|---|---|---|---------|--|
| Up Energy Investment (China) Ltd. ("UE China") | BVI | US\$141,506,005 | 100.00% | - | Investment holding |
| Up Energy Mining Limited ("UE Mining") | BVI | US\$1 | 100.00% | - | Investment holding |
| Up Energy Resource Company Limited ("UE Resources") | BVI | US\$1 | 100.00% | - | Investment holding |
| Up Energy (Xinjiang) Mining Co., Ltd. ("UE Xinjiang") | PRC | US\$30,000,000 | - | 70.00% | Coal mining, manufacture and sale of coke and clean coke |
| Up Energy International Ltd. ("UE International") | BVI | US\$50,000 | - | 100.00% | Investment holding |
| Up Energy (Hong Kong) Limited ("UE HK") | Hong Kong | 10,000 shares | - | 100.00% | Investment holding |
| Up Energy (Fukang) Coal Mining Ltd. ("UE Fukang Coal Mine") | PRC | US\$17,050,000 | - | 79.20% | Mine construction |
| Up Energy (Fukang) Coking Ltd. ("Fukang Coking") | PRC | US\$22,999,960 | - | 70.00% | Manufacture and sale of coke |
| Up Energy (Fukang) Coal Washing Ltd. ("UE Coal Washing") | PRC | US\$5,000,000 | - | 70.00% | Coal washing |
| Up Energy (Fukang) Recycled Water Project Ltd. | PRC | US\$3,200,000 | - | 70.00% | Water recycling |

As mentioned in note 2(b)(2)(iii), the Group lost control over UE trading, UE Development HK and UE Management during the year ended 31 March 2019, and these entities were excluded from the consolidated financial statements for these dates.

The Company has entered into a share charge in connection with the issue of the convertible notes (see note 25) of the Company. Pursuant to the share charge, the charge is created over (i) the entire issued share capital of UE China; (ii) the entire issued share capital of UE International and (iii) the entire issued share capital of UE HK. All of these companies are wholly owned subsidiaries of the Company.

In accordance with the Minsheng Bank Hong Kong Ioan facility (see note 21), the entire issued share capital of UE Mining, Champ Universe Limited ("Champ Universe"), Venture Path Limited, West China Coal Mining Holdings Limited and Baicheng County Wenzhou Mining Development Co., Ltd. are pledged to China Minsheng Banking Corp., Ltd., Hong Kong Branch.

The following table lists out the information relating to UE Xinjiang, the major subsidiary of the Group which has material non-controlling interests (NCI).

(Expressed in Hong Kong dollars unless otherwise indicated)

14 INVESTMENTS IN SUBSIDIARIES (Continued)

The summarised financial information presented below represents the amounts before any intercompany elimination.

| | 2019 \$'000 | 2018 \$'000 |
|--|---|---|
| NCI percentage | 30% | 30% |
| Current assets Non-current assets Current liabilities Non-current liabilities Net assets Carrying amount of NCI | 21,970 3,678,761 546,423 104,576 3,049,732 914,920 | 40,102 3,804,515 571,847 121,890 3,150,880 945,264 |
| Revenue Loss for the year Other comprehensive income Total comprehensive income Loss allocated to NCI | - (84,076) (17,072) (101,148) 25,223 | 1,507 (3,895,116) 28,992 (3,866,124) 1,168,535 |
| Cash flows from operating activities Cash flows from investing activities Cash flows from financing activities | - - | - - - |

15 INTERESTS IN DECONSOLIDATED SUBSIDIARIES

As mentioned in note 2(b)(iii), the Group does not include certain deconsolidated subsidiaries in the scope of consolidation. Consequently, the Group's interests in these deconsolidated subsidiaries are presented in the consolidated financial statements of the Group.

(Expressed in Hong Kong dollars unless otherwise indicated)

15 INTERESTS IN DECONSOLIDATED SUBSIDIARIES (Continued)

As at 31 March, the interests in deconsolidated subsidiaries as below:

| | 2019 | 2018 |
|--|-----------|-----------|
| | \$'000 | \$'000 |
| Investment costs in GCC Group | - | - |
| Amounts due from GCC Group | 537,785 | 537,785 |
| Less: provision | (537,785) | (537,785) |
| | | |
| | - | - |
| Investment costs in Champ Universe Group | 10,710 | 11,245 |
| Amounts due from Champ Universe Group | 1,553,255 | 1,553,255 |
| Less: provision | | |
| | 1,563,965 | 1,564,500 |
| | | |
| Investment costs UE Development HK | - | - |
| Amounts due from UE Development HK | 34 | - |
| Less: provision | | |
| | 34 | |
| Investment costs UE Trading | _ | _ |
| Amounts due from UE Trading | 61,022 | _ |
| Less: provision | - | |
| | 61,022 | |
| Sub-total | 1,625,021 | 1,564,500 |
| | | |
| Investment costs in UE Management | - | - |
| Amounts due from UE Management | 105,888 | |
| Sub-total | 105,888 | |
| Total | 1,730,909 | 1,564,500 |

(Expressed in Hong Kong dollars unless otherwise indicated)

16 OTHER NON-CURRENT ASSETS

| 2,914 15,058 |
|----------------------|
| |
| 32,326 34,635 |
| 32,326 |

17 INVENTORIES

(a) Inventories in the consolidated statement of financial position comprise:

| | 44,454 | 62,214 |
|--|--------|--------|
| Less: provision for diminution in value of inventories | - | _ |
| | 44,454 | 62,214 |
| Materials and supplies | 6,432 | 6,521 |
| Finished goods | 29,428 | 51,161 |
| Work in progress | - | 2,055 |
| Raw materials | 8,594 | 2,477 |
| | \$'000 | \$'000 |
| | 2019 | 2018 |

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

| | 2019 \$'000 | 2018 \$'000 |
|--|----------------|----------------|
| Carrying amount of inventories sold Write down of inventories | 667,984 - | 182,791 |
| | 667,984 | 182,791 |

(Expressed in Hong Kong dollars unless otherwise indicated)

18 TRADE AND BILLS RECEIVABLES

| | 2019 \$'000 | 2018 \$'000 |
|---|----------------|------------------|
| Trade receivables due from third party customer Bills receivable | 697,997 – | 228,890 1,248 |
| | 697,997 | 230,138 |

Trade and bills receivable are invoiced amounts due from the Group's customers which are due within 60 days from the date of billing.

(a) Ageing analysis

As of the end of the reporting period, the ageing analysis of trade debtors and bills receivable (which are included in trade and bills receivables), based on the invoice date and net of allowance for doubtful debts, is as follows:

| | 2019 | 2018 |
|---------------------------------|---------|---------|
| | \$'000 | \$'000 |
| Within 3 months | 93,353 | 136,723 |
| 3 to 6 months | 120,567 | 29,369 |
| Over 6 months but within 1 year | 286,256 | 534 |
| Over 1 year but within 2 years | 153,446 | 5,918 |
| Over 2 years but within 3 years | 1,328 | 55,606 |
| Over 3 years | 43,047 | 1,988 |
| | 697,997 | 230,138 |

Further details on the Group's credit policy and credit risk arising from trade and bills receivable are set out in note 30(a).

(Expressed in Hong Kong dollars unless otherwise indicated)

19 PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

| | 2019 \$'000 | 2018 \$'000 |
|---|----------------|----------------|
| Prepayments (note (i)) | 60,298 | 54,868 |
| Deposits (note (i)) | 80,670 | 86,850 |
| Current portion of land lease prepayment | 2,373 | 2,445 |
| VAT and other tax recoverable (note (ii)) | 4,463 | 18,592 |
| Amounts due from related parties (note (iii)) | 52,434 | 100,931 |
| Other receivables | 14,628 | 45,546 |
| | 214,866 | 309,232 |

Notes:

(i) Prepayment and deposits mainly represent advance to suppliers and deposits (including deposits related to financial liabilities).

- (ii) VAT and other tax recoverable include amounts that have been accumulated to date in certain subsidiaries and were due from the local tax authorities. Based on current available information, the Group anticipates full recoverability of such amount after commercial production.
- (iii) Related parties mainly represent the founder of a trust that owns, indirectly through certain intermediate companies, the controlling shareholder of the Company, companies controlled by the founder of the aforementioned trust and the former Chairman and Chief Executive Officer of the Company who is also a beneficiary of the aforementioned trust. The balance was brought forward from prior years. None of the balance last year was recovered and the decrease of the balance was mainly due to the de-consolidation of certain subsidiaries during the year ended 31 March 2019 (note 2(b)(2)(iii)).

Included within prepayments, deposits and other receivables (excluding advances to suppliers, VAT and other tax recoverable, current portion of lease prepayment and amounts due from related parties) totalling \$95.3 million are amounts of \$91.8 million which, as at 31 March 2019, were aged over two years.

As of the date of approval of these financial statements, \$91.6 million of the above balance remains outstanding. Other than deposits and amounts due from related parties, all prepayments, deposits and other receivables are expected to be recovered or recognised as expenses within one year of the date of approval of these financial statements.

(Expressed in Hong Kong dollars unless otherwise indicated)

20 CASH AND CASH EQUIVALENTS AND OTHER CASH FLOW INFORMATION

(a) Cash and cash equivalents comprise:

| | 2019 \$'000 | 2018 \$'000 |
|--------------------------------|----------------|----------------|
| Cash at bank and on hand | 19,767 | 17,681 |
| Less: restricted bank deposits | (19,198) | (17,181) |
| | | |
| Cash and cash equivalents | 569 | 500 |

As at 31 March 2019, the Group's bank balances of approximately \$19,198,000 (2018: \$17,181,000) were deposited at banks as a mine geological environment protection guarantee fund pursuant to the relevant government regulations. Such guarantee deposit will be released when the obligations of environment protection are fulfilled and accepted by the competent government entities.

As at 31 March 2019, bank accounts amounting to \$0.43 million have been frozen or otherwise deactivated by the banks.

Included in cash and cash equivalents in the statements of financial position are the following amounts denominated in a currency other than the functional currency of the entity to which they relate:

| | 2019 \$'000 | 2018 \$'000 |
|------|----------------|----------------|
| RMB | 158 | 21 |
| US\$ | 77 | 130 |

(Expressed in Hong Kong dollars unless otherwise indicated)

20 CASH AND CASH EQUIVALENTS AND OTHER CASH FLOW INFORMATION (Continued)

(b) Reconciliation of liabilities arising from financing activities

| | | Other financial liabilities for finance | Other financial liabilities for puttable | Corporate | Other financial liabilities — | Convertible | |
|--|------------|--|---|-----------|-------------------------------------|-------------|-----------|
| | Borrowings | lease | shares | bonds | others | notes | Total |
| | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| | (Note 21) | (Note 23) | (Note 23) | (Note 23) | (Note 23) | (Note 25) | |
| At 1 April 2017 | 881,027 | 125,101 | 308,000 | 33,181 | - | 3,602,812 | 4,950,121 |
| Changes from financing cash flows: | | | | | | | |
| Proceeds from new loans | - | - | - | - | - | - | |
| Total changes from financing cash flows | | _ | | _ | - | | _ |
| Exchange adjustments | 25,851 | 13,506 | _ | - | - | - | 39,357 |
| Other changes: | | | | | | | |
| Interest expenses (note 6(a)) | 109,214 | _ | _ | 4,073 | _ | 446,544 | 559,831 |
| Interests payable | (109,214) | - | - | (2,988) | - | (158,419) | (270,621) |
| Default interest | - | 25,118 | - | - | - | 146,412 | 171,530 |
| Default interest payable | - | (25,118) | - | - | - | (146,412) | (171,530) |
| Funds from investors that are | | | | | | | |
| managed by the JPLs | - | - | | - | 7,000 | - | 7,000 |
| Total other changes | _ | | | 1,085 | 7,000 | 288,125 | 296,210 |
| At 31 March 2018 | 906,878 | 138,607 | 308,000 | 34,266 | 7,000 | 3,890,937 | 5,285,688 |

(Expressed in Hong Kong dollars unless otherwise indicated)

20 CASH AND CASH EQUIVALENTS AND OTHER CASH FLOW INFORMATION (Continued)

(b) Reconciliation of liabilities arising from financing activities (Continued)

| | Borrowings | Other financial liabilities for finance lease | Other financial liabilities for puttable shares | Corporate bonds | Other financial liabilities — others | Convertible notes | Total |
|---|------------|---|---|--------------------|---|----------------------|-----------|
| | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| | (Note 21) | (Note 23) | (Note 23) | (Note 23) | (Note 23) | (Note 25) | |
| At 1 April 2018 | 906,878 | 138,607 | 308,000 | 34,266 | 7,000 | 3,890,937 | 5,285,688 |
| Changes from financing cash flows: Proceeds from new loans | | | | | | | |
| | | | | | | | |
| Total changes from financing cash flows | _ | _ | _ | _ | _ | _ | _ |
| Exchange adjustments | (17,476) | (9,130) | _ | - | - | - | (26,606) |
| Other changes: | | | | | | | |
| Interest expenses (note 6(a)) | 131,414 | - | - | 4,205 | 5,017 | 381,436 | 522,072 |
| Interests payable | (126,630) | - | - | (2,988) | (5,017) | (127,920) | (262,555) |
| Default interest | - | 4,126 | - | - | - | 263,599 | 267,725 |
| Default interest payable | - | (4,126) | - | - | - | (263,599) | (267,725) |
| Funds from investors that are managed by the JPLs Adjustment due to | - | - | - | _ | 26,125 | _ | 26,125 |
| deconsolidation of certain subsidiaries | (30,000) | _ | _ | - | - | - | (30,000) |
| Total other changes | (25,216) | | | 1,217 | 26,125 | 253,516 | 255,642 |
| At 31 March 2019 | 864,186 | 129,477 | 308,000 | 35,483 | 33,125 | 4,144,453 | 5,514,724 |

(Expressed in Hong Kong dollars unless otherwise indicated)

21 BORROWINGS

(a) The Group's long-term interest-bearing borrowings comprise:

| | 2019 \$'000 | 2018 \$'000 |
|-----------------------|----------------|----------------|
| Bank loans | | |
| - secured | 404,207 | 419,709 |
| - guaranteed | 317,000 | 312,216 |
| Less: current portion | 721,207 | 731,925 |
| | | _ |

As at 31 March 2019, the long-term interest-bearing borrowings, including loans from Minsheng Bank Hong Kong and ICBC Fukang (as defined below), were repayable as follows:

| | 2019 \$'000 | 2018 \$'000 |
|----------------------------|----------------|----------------|
| Within 1 year or on demand | 721,207 | 731,925 |
| | 721,207 | 731,925 |

On 28 June 2013, UE Mining, a wholly owned subsidiary of the Group, obtained a loan facility, amounting to \$480,000,000, from Minsheng Bank Hong Kong. As at 31 March 2019, the balance under this loan facility is \$184,347,000 (2018: \$184,347,000). As at 31 March 2019 and 2018, these loans were past due.

In accordance with the Minsheng Bank Ioan facility, the entire issued share capital of UE Mining, Champ Universe, Venture Path Limited, West China Coal Mining Holdings Limited and Baicheng County Wenzhou Mining Development Co., Ltd. are pledged to Minsheng Bank Hong Kong Branch.

On 29 December 2014, UE Resources as borrower entered into a long-term facility loan agreement (the "Existing Agreement") of \$232 million (the "Existing Amount") with Minsheng Bank Hong Kong. On 7 July 2015, UE Resources as borrower increased amount of the loan facility from \$232 million to \$317 million. As at 31 March 2018, the balance under this loan facility is \$317,000,000. As at 31 March 2019, \$317,000,000 (2018: \$317,000,000) had been drawn down under this loan facility. This loan is repayable in 8 instalments from 29 February 2016 to 13 July 2018, and the interest rate is 5.5% per annum. The Company and Mr. Qin Jun, the controlling shareholder of the Company, provided an irrevocable guarantee for the Group's performance of obligations in favour of Minsheng Bank Hong Kong for, including but not limited to, all amounts payable by the Group under the loan facility. As at 31 March 2019, these loans were past due.

(Expressed in Hong Kong dollars unless otherwise indicated)

21 BORROWINGS (Continued)

(a) The Group's long-term interest-bearing borrowings comprise: (Continued)

On 5 March 2014, UE Xinjiang as borrower entered into a long-term facility loan agreement of RMB250 million (equivalent to \$315 million) and RMB270 million (equivalent to \$340 million), respectively with Industrial and Commercial Bank of China Limited Fukang Branch ("ICBC Fukang") for the construction of the Shizhuanggou Mine and Quanshuigou Mine. As at 31 March 2019, the balance under this loan facility is RMB188,591,000 (equivalent to \$219,860,000). The loan period is 2 years, and the interest rate is 110% of the prime loan rate of People's Bank of China. As at 31 March 2019 and 2018, these loans were past due. Mine properties with an aggregate carrying value of \$3,661,192,000 were pledged to ICBC Fukang as security as at 31 March 2019. UE China also pledged its equity interests in UE Xinjiang as security. In addition, Mr. Qin Jun, the controlling shareholder of the Company, provided an irrevocable guarantee for the Group's performance of obligations in favour of ICBC Fukang for, including but not limited to, all amounts payable by the Group under RMB250 million and RMB270 million loan facilities. As at 31 March 2019, ICBC Fukang had transferred its main creditor's rights and all rights under the guarantee and mortgage contracts to China Huarong Asset Management Co., Ltd Xinjiang Branch.

(b) The short-term borrowings comprise:

| | 864,186 | 906,878 |
|---|----------------|----------------|
| - Bank loan | 721,207 | 731,925 |
| Current portion of long-term borrowings | | |
| Guaranteed loans (note (iii)) | 100,000 | 100,000 |
| Secured bank loans (note (ii)) | 17,487 | 18,721 |
| Unsecured loans (note (i)) | 25,492 | 56,232 |
| | 2019 \$'000 | 2018 \$'000 |
| | | |

Notes:

 As at 31 March 2019 and 2018, loan amounting to \$15,000,000 were borrowed from the Kaisun Holdings Limited (previously known as Kaisun Energy Group Limited), and the interest rate is 17% per annum. As at 31 March 2019 and 2018, these loans were past due.

As at 31 March 2019, bank loan amounting to \$10,492,000 (2018: \$11,232,000) was borrowed from China Construction Bank Fukang Branch, and the interest rate is 5.6% per annum. As at 31 March 2019 and 2018, the loan was past due.

- (ii) As at 31 March 2019, banks loans amounting to \$17,487,000 (2018: \$18,721,000) were secured by prepaid land lease payments and property, plant and equipment with an aggregate carrying value of \$20,016,000 (2018: \$25,055,000) and \$52,451,000 (2018: \$69,898,000) respectively. As at 31 March 2019, the loans were past due.
- (iii) As at 31 March 2019 and 2018, loans amounting to \$50,000,000 and \$50,000,000 were borrowed from third parties, and the interest rates are 33% and 18% per annum, respectively. As at 31 March 2019 and 2018, these loans were past due.

The above mentioned loans amounting to \$100,000,000 are guaranteed by a related party of the Group.

(Expressed in Hong Kong dollars unless otherwise indicated)

22 TRADE AND BILLS PAYABLES

Bills payable represents bankers' acceptance bills issued by the Group to coal suppliers and construction contractors. All bills payable are interest-free and are normally settled on terms within six months.

As of the end of the reporting period, the ageing analysis of trade creditors and bills payable, based on the invoice date, is as follows:

| 2019 | 2018 |
|---------|---|
| \$'000 | \$'000 |
| 163,785 | 145,090 |
| 56,064 | 476 |
| 290,947 | 146 |
| 98,867 | 10,409 |
| 6,393 | 52,401 |
| 98,128 | 84,923 |
| 714,184 | 293,445 |
| - | \$'000 163,785 56,064 290,947 98,867 6,393 98,128 |

23 OTHER FINANCIAL LIABILITIES

| | 2019 \$'000 | 2018 \$'000 |
|--------------------------------|----------------|----------------|
| Other financial liabilities: | | |
| - At amortised cost (note (a)) | 506,085 | 487,873 |
| — At fair value (note (b)) | 430,385 | 430,385 |
| | | |
| | 936,470 | 918,258 |
| Among which: | | |
| - Current portion | 936,470 | 918,258 |

(Expressed in Hong Kong dollars unless otherwise indicated)

23 OTHER FINANCIAL LIABILITIES (Continued)

(a) Other financial liabilities at amortised cost

| | For finance | For puttable | Corporate | | |
|---------------------------------|----------------------|-----------------------|------------------------|--------|---------|
| | lease | shares | bond | Others | Total |
| | (note (i)) \$'000 | (note (ii)) \$'000 | (note (iii)) \$'000 | \$'000 | \$'000 |
| At 1 April 2017 | 125,101 | 308,000 | 33,181 | _ | 466,282 |
| Addition | - | - | - | 7,000 | 7,000 |
| Unwinding interests (note 6(a)) | _ | _ | 4,073 | _ | 4,073 |
| Interest payable | _ | - | (2,988) | _ | (2,988) |
| Exchange adjustments | 13,506 | _ | _ | _ | 13,506 |
| At 31 March 2018 | 138,607 | 308,000 | 34,266 | 7,000 | 487,873 |
| Among which: | | | | | |
| Current portion | 138,607 | 308,000 | 34,266 | 7,000 | 487,873 |
| At 1 April 2018 | 138,607 | 308,000 | 34,266 | 7,000 | 487,873 |
| Addition | - | _ | _ | 26,125 | 26,125 |
| Unwinding interests (note 6(a)) | _ | _ | 4,205 | _ | 4,205 |
| Interest payable | _ | - | (2,988) | _ | (2,988) |
| Exchange adjustments | (9,130) | _ | _ | _ | (9,130) |
| At 31 March 2019 | 129,477 | 308,000 | 35,483 | 33,125 | 506,085 |
| Among which: | | | | | |
| Current portion | 129,477 | 308,000 | 35,483 | 33,125 | 506,085 |

Notes:

- (i) On 19 December 2012, the Group entered into agreements and supplemental agreements (collectively referred to as the "Agreements") with Cinda Financial Leasing Company Limited ("Cinda"). Pursuant to the Agreements, Cinda provided funds amounting to \$296,000,000 and \$59,000,000 to two subsidiaries of the Company, respectively. The annual interest of both funds is 9.204%. The funds deemed to be used for the purchase of equipment and Machineries as specified in the Agreements. Pursuant to the Agreements, the ownership of equipment and Machineries purchased under the Agreements are in possession of Cinda during the period of the Agreements. The Agreements are secured by deposits of \$45,261,000 and \$9,052,000 (see note 19) made by two subsidiaries of the Company, respectively. Mr. Qin Jun, the controlling shareholder of the Company, provided an irrevocable guarantee for the Group's performance of obligations in favour of Cinda for, including but not limited to, all amounts payable by the Group under the Agreements. As at 31 March 2019, ownership of equipment and machineries amounting to \$198,080,000 (2018: \$234,194,000), which were recorded as plant and Machinery and construction in progress, was in possession of Cinda. As at 31 March 2019 and 2018, the liabilities under the Agreements were past due.
- (ii) 140,000,000 ordinary shares (the "Puttable Shares") of the Company, to which put option was attached, was issued on 28 June 2013 as part of consideration for acquisition of Champ Universe. Pursuant to the put option, Hao Tian Resources Group Limited ("Hao Tian") has the right to request the Group to repurchase the Puttable Shares at \$2.2 per share with 20 business days after 28 June 2016. The financial liabilities were amortised at a rate of 10.47% per annum till June 2016. As at 31 March 2019 and 2018, the liabilities under the Agreements were past due.
- (iii) As at 31 March 2019, the Group issued unlisted corporate bonds with principal amount of \$40.5 million in total and maturity of 2020 and 2023. The balance of the corporate bonds is classified as a current liability as at 31 March 2019 due to the fact that the Company defaulted on the interest payments which makes the bonds repayable immediately upon the notice of the holders.

(Expressed in Hong Kong dollars unless otherwise indicated)

23 OTHER FINANCIAL LIABILITIES (Continued)

(b) Other financial liabilities at fair value

The other financial liabilities at fair value represent derivative financial liability component of top up option (the "Top Up Option") in relation to the 227,500,000 shares (the "Issued Shares") issued to Hao Tian for the acquisition of Champ Universe. Pursuant to the Top Up Option, the Group will allot and issue additionally new shares or pay cash to Hao Tian if the average closing price of ordinary shares of the Company for the trading days immediately preceding and including 28 June 2016 is less than \$2. On 12 August 2016, Hao Tian served a notice to the Company to issue 669,602,837 shares and pay \$357,933,000 to it. As at 31 March 2019 and 2018, the Company has not issued shares nor paid the amount to Hao Tian. Hao Tian has filed a law suit against the Company with the Hong Kong Court to request the Company the settle the aforementioned obligations.

24 OTHER PAYABLES AND ACCRUALS

| | 2019 | 2018 |
|--|-----------|-----------|
| | \$'000 | \$'000 |
| Payables for construction work and equipment purchases | 124,583 | 250,296 |
| Security deposits on construction work | 20,321 | 25,223 |
| Amounts due to de-consolidated subsidiaries | 40,213 | 23,904 |
| Amount due to a joint venture (formerly a subsidiary) | 151 | _ |
| Amounts due to related parties (note (i)) | 108,195 | 122,182 |
| Other taxes payable | 24,404 | 19,877 |
| Interest payables | 1,550,981 | 1,042,737 |
| Receipts in advance (note (ii)) | - | 145,171 |
| Others | 246,325 | 105,875 |
| | 2,115,173 | 1,735,265 |

Notes:

(ii) Receipts in advance represent payments in advance made by third party customers in accordance with the terms set out in respective sales agreements. As a result of the adoption of HKFRS 15, receipts in advance are reclassified into contract liabilities.

All of the other payables and accruals are expected to be settled or recognised in profit or loss within one year or are repayable on demand.

⁽i) Related parties mainly represent the founder of a trust that owns, indirectly through certain intermediate companies, the controlling shareholder of the Company, companies controlled by the founder of the aforementioned trust and the former Chairman and Chief Executive Officer of the Company who is also a beneficiary of the aforementioned trust. The balance was brought forward from prior years.
(Expressed in Hong Kong dollars unless otherwise indicated)

25 CONVERTIBLE NOTES

| | Liability component \$'000 | Equity component \$'000 | Total \$'000 |
|--|----------------------------------|-------------------------------|------------------------|
| At 1 April 2018 | 3,890,937 | 968,825 | 4,859,762 |
| Interest charged during the year (note 6(a)) | 381,436 (127,920) | - | 381,436 (127,920) |
| At 31 March 2019 | 4,144,453 | 968,825 | 5,113,278 |
| Among which: — Current portion — Non-current portion | 4,144,453 – | | |

As at 31 March 2019, two tranches of convertible notes of the Company are outstanding, namely Tranche A and Tranche B convertible notes.

Tranche A and Tranche B

Tranche A convertible notes with a principal amount of \$3,480,000,000 and Tranche B convertible notes with a principal amount of \$4,300,000,000 were issued as part of the consideration of \$7.8 billion for the acquisition of UE China.

Tranche A and Tranche B convertible notes are convertible at the option of the note-holders into ordinary shares on the basis of 10 ordinary shares for every \$1 convertible note held. The conversion period for Tranche A and Tranche B convertible notes commences on 18 January 2011 (the issue date) and 19 July 2011 (the day following the end of six months after the issue date) respectively, and expiring on 11 January 2016 (five business days preceding the maturity date). The original maturity date for these convertible notes is 18 January 2016 (the business day falling on the fifth anniversary of their issue date). These convertible notes are non-interest-bearing and may be redeemed by the Company on the maturity date at their respective principal amounts outstanding.

Tranche A convertible notes with principal amount of HK\$1,725,649,000 and Tranche B convertible notes with principal amount of HK\$1,909,898,000 were converted by note-holders into ordinary shares during the period from 18 January 2011 (the date of issuance) to 31 March 2016.

There was no convertible note converted by note-holder into ordinary shares in the period since 1 April 2016.

The fair value of the liability component of these convertible notes was originally estimated at the issue date and amortised using an equivalent market interest rate of 6.7% per annum. The residual amount is assigned as the equity component and is included in shareholders' equity.

(Expressed in Hong Kong dollars unless otherwise indicated)

25 CONVERTIBLE NOTES (Continued)

Tranche A and Tranche B (Continued)

On 13 February 2015, the shareholders of the Company approved the amendment of certain terms and conditions of Tranche A and Tranche B convertible notes at a special general meeting. After the deed of amendment signed by the note-holders and the Company, the convertible notes bore interest rate of 5% per annum and had a maturity date of 31 December 2018 and a conversion price of \$0.75 per share, subject to adjustments. As at 31 March 2015, Tranche A convertible notes with principal amount of \$1,503,000,000 and Tranche B convertible notes with principal amount of \$1,626,250,000 have been amended to the above terms. During the year ended 31 March 2016, Tranche A convertible notes with principal amount of \$50,000,000 and Tranche B convertible notes with principal amount of \$355,618,000 have been amended to the above terms. This amendment was accounted for as extinguishment of the relevant former Tranche A and Tranche B convertible notes with new convertible notes issued. During the year ended 31 March 2016, gain of \$47,706,000 was charged into the profit or loss for the difference between carrying amounts of the liability component of relevant former convertible notes at the amendment date) of the new convertible notes issued at the amendment date. During the year ended 31 March 2019, there was no amendment of terms of convertible notes.

The convertible notes with carrying amount of \$4,144,453,000 are past due as at 31 March 2019.

26 EQUITY SETTLED SHARE-BASED TRANSACTIONS

(a) Share option scheme

The Company operates a share option scheme, approved on 29 August 2011 (the "Share Option Scheme") to replace the share option scheme adopted by the Company on 29 October 2002, for the purpose of enabling the Company to continue to grant options to the eligible participants who, in the sole discretion of the Board, have made or may make contribution to the Group as well as to provide incentives and help the Group in retaining its existing employees and recruiting additional employees and to provide them with a direct economic interest in attaining the long term business objectives of the Group. Eligible participants of the Share Option Scheme include any employee, contracted celebrity, advisor, consultant, service provider, agent, customer, partner or joint-venture partner of the Company or any subsidiary (including any director, whether executive or non-executive and whether independent or not, of the Company or any subsidiary) who is in full time employment when an option is granted to such employee, or any person who, at the sole discretion of the Board, have contributed or may contribute to the Group. The Share Option Scheme became effective on 29 August 2011, the date on which the Share Option Scheme are conditionally adopted by an ordinary resolution of the shareholder and, unless otherwise cancelled or amended, will remain in force for 10 years from the adoption date.

During the year ended 31 March 2019, and at the end of the reporting period and at the date of approval of these financial statements, no option has been granted under the Share Option Scheme.

(b) Share award scheme

Pursuant to a written resolution of the board of Directors passed on 28 October 2013, the Company adopts a share award scheme ("Share Award Scheme"). The Share Award Scheme shall be subject to the administration of an executive committee and the trustee in accordance with the scheme rules and trust deed. As at 31 March 2019, no award has been made under the Share Award Scheme.

(Expressed in Hong Kong dollars unless otherwise indicated)

27 INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION

(a) Current taxation in the consolidated statement of financial position represents:

| | 2019 \$'000 | 2018 \$'000 |
|---------------------------------|----------------|----------------|
| At 1 April | 19,662 | 16,200 |
| Provision for the year (note 7) | 1,734 | 1,729 |
| Exchange adjustments | (1,239) | 1,733 |
| At 31 March | 20,157 | 19,662 |

(b) Deferred tax assets and liabilities recognised:

(i) Movement of each component of deferred tax assets and liabilities

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

| | Fair value adjustment arising from acquisition of subsidiaries \$'000 |
|----------------------------|--|
| Deferred tax arising from: | |
| At 1 April 2017 | 3,426,177 |
| Credited to profit or loss | (1,700,235) |
| At 31 March 2018 | 1,725,942 |
| At 1 April 2018 | 1,725,942 |
| Credited to profit or loss | (138,141) |
| At 31 March 2019 | 1,587,801 |

(Expressed in Hong Kong dollars unless otherwise indicated)

27 INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Continued)

(b) Deferred tax assets and liabilities recognised: (Continued)

(ii) Reconciliation to the consolidated statement of financial position

| | 2019 \$'000 | 2018 \$'000 |
|---|----------------|----------------|
| Net deferred tax liability recognised in the consolidated statement of financial position | 1,587,801 | 1,725,942 |

(c) Deferred tax assets not recognised

In accordance with the accounting policy set out in note 2(u), the Group and the Company has not recognised deferred tax assets in respect of cumulative tax losses of \$880,417,000 (2018: \$838,226,000) as it is not probable that future taxable profits against which the losses can be utilised will be available in the relevant tax jurisdictions and entities. The tax losses are available indefinitely or not more than five years (depending on the jurisdictions in which tax losses were incurred).

28 CONTINGENCIES

(a) Environmental remediation

Historically, the Group has not incurred any significant expenditure for environmental remediation. Further, except for amounts incurred pursuant to the environment compliance protection and precautionary measures in the PRC, the Group has not incurred any other significant expenditure for environmental remediation, is currently not involved in any other environmental remediation, and has not accrued any other amounts for environmental remediation relating to its operations except for the Baicheng mine.

Under existing legislation, the Directors believe that there are no probable liabilities that will have a material adverse effect on the financial position or operating results of the Group. However, environmental liabilities are subject to considerable uncertainties which affect the Group's ability to estimate the ultimate cost of remediation efforts. The outcome of environmental liabilities under future environmental legislations cannot be estimated reasonably at present and which could be material.

(b) Pending litigations

As at 31 March 2019, there were a number of pending litigations against the Group, including several legal actions from creditors demanding immediate payments. The JPLs have begun work on compiling a list of pending litigations and assessing whether the pending litigations indicate the existence of present or future obligations which may require an outflow of resources in the future. However, as of the date of this report, they have not been able to complete the compilation of the list or the assessment of whether outflow of resources would be probable or possible. They are therefore not able to assess the probability of an outflow of economic benefits and make a reliable estimate as to the amount and timing of any such outflow of economic benefit.

(Expressed in Hong Kong dollars unless otherwise indicated)

29 CAPITAL, RESERVES AND DIVIDENDS

(a) Movements in components of equity

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

| | | | | | Equity component of | Share award | | |
|---|----------------------------|----------------------------|----------------------------|----------------------------------|--------------------------------|----------------------------|---------------------------------|------------------------|
| | Share capital \$'000 | Share premium \$'000 | Other reserve \$'000 | Contributed surplus \$'000 | convertible notes \$'000 | scheme trusts \$'000 | Accumulated losses \$'000 | Total \$'000 |
| Balance at 1 April 2017 | 907,703 | 5,424,509 | (606,665) | 84,798 | 968,825 | (31,495) | (1,763,771) | 4,983,904 |
| Changes in equity for 2018: | | | | | | | | |
| Total comprehensive income for the year | - | _ | _ | - | _ | _ | (3,355,350) | (3,355,350) |
| Balance at 31 March 2018 | 907,703 | 5,424,509 | (606,665) | 84,798 | 968,825 | (31,495) | (5,119,121) | 1,628,554 |
| Balance at 1 April 2018 | 907,703 | 5,424,509 | (606,665) | 84,798 | 968,825 | (31,495) | (5,119,121) | 1,628,554 |
| Changes in equity for 2019: | | | | | | | | |
| Total comprehensive income for the year | _ | _ | _ | | _ | | (1,171,318) | (1,171,318) |
| Balance at 31 March 2019 | 907,703 | 5,424,509 | (606,665) | 84,798 | 968,825 | (31,495) | (6,290,439) | 457,236 |

(b) Dividends

The Directors do not recommend the payment of a final dividend in respect of the years ended 31 March 2018 and 2019.

(Expressed in Hong Kong dollars unless otherwise indicated)

29 CAPITAL, RESERVES AND DIVIDENDS (Continued)

(c) Share capital

| | 2019 No. of sh | | 2018 No. of shares | | |
|--|-------------------|-----------|-----------------------|-----------|--|
| | ('000) \$'000 | | ('000) | \$'000 | |
| Authorised: | | | | | |
| Ordinary shares of \$0.2 each Convertible non-voting preference | 6,000,000 | 1,200,000 | 6,000,000 | 1,200,000 | |
| shares of \$0.02 each | 2,000,000 | 40,000 | 2,000,000 | 40,000 | |
| Ordinary shares, issued and fully paid: | | | | | |
| At the beginning and end of the year | 4,538,515 | 907,703 | 4,538,515 | 907,703 | |

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

(d) Nature and purpose of reserves

(i) Share premium

The balance represents the premium arising from the issue of shares at a price in excess of their par value per share.

(ii) Other reserve

Pursuant to Bermuda Company Law, difference between the issue price and fair value of the Issued Shares amounted to \$345,800,000 and issue price of the Puttable Shares amounted to \$280,000,000 were debited to other reserves. Equity component of the Puttable Shares amounting to \$19,135,000 was credited to other reserves. Both Issued Shares and Puttable Shares are arising from acquisition of Champ Universe on 28 June 2013.

(iii) Contributed surplus

The Group's balance represents the credit arising from a previous capital reduction exercise and surplus from deemed disposal of the Group's interests in a subsidiary without losing control as a result of capital contribution from non-controlling interests.

(iv) Exchange reserve

The exchange reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations which are dealt with in accordance with the accounting policies as set out in note 2(x).

(Expressed in Hong Kong dollars unless otherwise indicated)

29 CAPITAL, RESERVES AND DIVIDENDS (Continued)

(d) Nature and purpose of reserves (Continued)

(v) Capital reserve

The capital reserve represents the difference between the nominal value of the shares of the subsidiaries acquired pursuant to a Group reorganisation in November 1992 and the nominal value of the Company's shares issued in exchange thereof.

(vi) Share award scheme trusts

The Group operates a long-term incentive program in 2013 to retain and motivate the employees to make contributions to the long-term growth and performance of the Group, namely the Share Award Scheme (see note 26(b)). An awarded share ("Awarded Share") gives a participant in the Share Award Scheme conditional right when the Awarded Share vests to obtain ordinary shares (existing ordinary shares in issue or new ordinary shares to be issued by the Company).

Share award scheme trusts are established for the purposes of awarding shares to eligible employees under the Share Award Scheme. The share award scheme trusts are administered by trustees and are funded by the Group's cash contributions for buying the Company's shares in the open market or subscribing new shares and recorded as contributions to share award scheme trusts, an equity component. The administrator of the share award scheme trusts transfers the shares of the Company to employees upon vesting.

(e) Distributability of reserves

Pursuant to the Bermuda Companies Act 1981, the amount of retained profits available for distribution to shareholders of the Company is Nil.

(f) Capital management

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders, by pricing products and services commensurately with the level of risk and by securing access to finance at a reasonable cost.

The Group actively and regularly reviews and manages its capital structure to maintain a balance between the higher shareholder returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position, and makes adjustments to the capital structure in light of changes in economic conditions.

The Group monitors its capital structure on the basis of an adjusted net debt-to-capital ratio. For this purpose, adjusted net debt is defined as total debt (which includes interest-bearing loans and borrowings, and obligations under finance leases but excludes redeemable preference shares) plus unaccrued proposed dividends, less cash and cash equivalents. Adjusted capital comprises all components of equity and redeemable preference shares, other than amounts recognised in equity relating to cash flow hedges, less unaccrued proposed dividends.

No changes were made in the objectives, policies or processes for managing capital during the year.

(Expressed in Hong Kong dollars unless otherwise indicated)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS

Exposure to credit, liquidity, interest rate and currency risks arises in the normal course of the Group's business. The Group is also exposed to equity price risk arising from its equity investments in other entities and movements in its own equity share price.

The Group's exposure to these risks and the financial risk management policies and practices used by the Group to manage these risks are described below.

(a) Credit risk

The Group's credit risk is primarily attributable to cash at bank, trade and bills receivables and prepayments, deposits and other receivables. Management monitors the exposures to these credit risks on an ongoing basis.

Substantially all of the Group's cash at bank are deposited in the reputable banks which management assessed the credit risk to be insignificant.

The Group does not hold any collateral as security for the trade receivables. The Group has a certain concentration credit risk as the largest two customers accounted for 93.5% (2018: 15.8%) of the total trade receivables as at 31 March 2019.

The following table provides information about the Group's exposure to credit risk as at 31 March 2019:

| | Gross carrying amount \$'000 |
|-----------------------------|------------------------------------|
| Current (not past due) | 24,673 |
| 1–90 days past due | 101,606 |
| 90–180 days past due | 156,770 |
| More than 180 days past due | 414,948 |
| | 697,997 |

Nil loss allowance was recognised for the trade receivables as at 31 March 2019.

(b) Liquidity risk

The Group monitors its exposure to a shortage of funds by considering the maturity of both its financial instruments and financial assets and projected cash flows from operations. Note 2(b) explains management's plans for managing the liquidity needs of the Group to enable it to continue to meet its obligations as they fall due.

The Group's objective is to maintain a balance between continuity of funding and flexibility through the funding from equity holders and the use of payables to related parties.

(Expressed in Hong Kong dollars unless otherwise indicated)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (Continued)

(b) Liquidity risk (Continued)

The following tables show the remaining contractual maturities at the end of the reporting period of the Group's non-derivative financial liabilities and derivative financial liabilities, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on rates current at the end of the reporting period) and the earliest date the Group can be required to pay:

| | | 2019 Contractual undiscounted cash outflow | | | | |
|---|--|---|--|--------------------------------|------------------------|---|
| | Within 1 year or on demand \$'000 | More than 1 year but less than 2 years \$'000 | More than 2 years but less than 5 years \$'000 | More than 5 years \$'000 | Total <i>\$'000</i> | Carrying amount at 31 March \$'000 |
| Trade and bills payable | 714,184 | - | - | - | 714,184 | 714,184 |
| Other payables and accruals | 2,115,173 | - | - | - | 2,115,173 | 2,115,173 |
| Convertible notes | 4,144,453 | - | - | - | 4,144,453 | 4,144,453 |
| Borrowings | 864,186 | - | - | - | 864,186 | 864,186 |
| Other financial liabilities at amortised cost | 506,085 | - | - | - | 506,085 | 506,085 |
| Other financial liabilities at fair value | 430,385 | - | | _ | 430,385 | 430,385 |
| | 8,774,466 | - | - | _ | 8,774,466 | 8,774,466 |

| 2018 Contractual undiscounted cash outflow | | | | | |
|---|---|--|--|--|--|
| Within 1 year or on demand <i>\$'000</i> | More than 1 year but less than 2 years \$'000 | More than 2 years but less than 5 years \$'000 | More than 5 years \$'000 | Total \$'000 | Carrying amount at 31 March \$'000 |
| 293,445 1,735,265 | - | - | - | 293,445 1,735,265 | 293,445 1,735,265 |
| 3,890,937 906,878 487,873 | - - | - - | - - - | 3,890,937 906,878 487,873 | 3,890,937 906,878 487,873 |
| 430,385 | _ | | | 430,385 | 430,385 |
| | 1 year or on demand \$'000 293,445 1,735,265 3,890,937 906,878 487,873 | Within More than 1 year or on less than demand 2 years \$'000 \$'000 293,445 - 1,735,265 - 3,890,937 - 906,878 - 430,385 - | Contractual undiscounted cMore thanMore than1 year or onless thanless thandemand2 years5 years\$'000\$'000\$'000293,4451,735,2653,890,937906,878487,873430,385 | Contractual undiscounted cash outflowMore thanMore than1 year or on1 year but2 years but1 year or onless thanless thandemand2 years5 years\$'000\$'000\$'000293,4451,735,2653,890,937906,878487,873430,385 | Contractual undiscounted cash outflowMore thanMore than1 year or on1 year but2 years but1 year or onless thanMore thandemand2 years5 years5 years\$'000\$'000\$'000\$'000\$'000\$'000\$'000\$'000293,445293,4451,735,2651,735,2653,890,9373,890,937906,878906,878487,873487,873430,385 |

(Expressed in Hong Kong dollars unless otherwise indicated)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (Continued)

(c) Interest rate risk

The Group's interest rate risk arises primarily from long-term borrowings and convertible notes.

(i) Interest rate profile

The following table details the interest rate profile of the Group's net borrowings (as defined above) at the end of the reporting period.

| | 2019 |) | 2018 | 3 |
|-----------------------------|---------------|-----------|---------------|-----------|
| | Effective | | Effective | |
| | interest rate | | interest rate | |
| | % | \$'000 | % | \$'000 |
| Net fixed rate borrowings: | | | | |
| Other financial liabilities | 9.2%–18% | 936,470 | 9.2%-12.4% | 918,258 |
| Convertible notes | 6.7%-16.92% | 4,144,453 | 6.7%-16.92% | 3,890,937 |
| Borrowings | 5.6%-33% | 142,979 | 5.6%-33% | 174,952 |
| | | 5,223,902 | | 4,984,147 |
| Variable rate borrowings: | | | | |
| Borrowings | 4%–12% | 721,207 | 4%–12% | 731,926 |
| Total net borrowings | | 5,945,109 | | 5,716,073 |

(ii) Sensitivity analysis

At 31 March 2019, it is estimated that a general increase/decrease of 100 basis points in interest rates, with all other variables held constant, would have increased/decreased the Group's loss after tax and accumulated losses by approximately \$7,210,000 (2018: \$7,320,000).

In respect of the expose to cash flow interest rate risk arising from floating rate non-derivative instruments held by the Group at the end of the reporting period, the impact on the Group's loss after tax and accumulated losses and other components of consolidated equity is estimated as an annualised impact on interest expense or income of such a change in interest rates.

(d) Currency risk

Other than the exposure of bank deposits made in foreign currencies (see note 20), the Group are not exposed to significant foreign currency exchange risks as their transactions and balances were substantially denominated in their respective functional currencies.

(Expressed in Hong Kong dollars unless otherwise indicated)

30 FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (Continued)

(e) Fair value measurement

(i) Financial assets and liabilities measured at fair value

Fair value hierarchy

The following table presents the fair value of the Group's financial instruments measured at the end of the reporting period on a recurring basis, categorised into the three-level fair value hierarchy as defined in HKFRS 13, *Fair value measurement*. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

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

During the year ended 31 March 2019, there were no transfers between Level 1 and Level 2, or transfers into or out of Level 3. The Group's policy is to recognise transfers between levels of fair value hierarchy as at the end of the reporting period in which they occur.

(ii) Fair value of financial assets and liabilities carried at other than fair value

In respect of cash and cash equivalents, trade and other receivables and trade and other payables, the carrying amounts approximate fair value due to the relatively short term nature of these financial instruments.

In respect of borrowings, other financial liabilities and the liability component of the convertible notes, considerable judgement is required to interpret market data to develop the estimate of fair values. Due to the limitation of developing estimates, the fair value amounts cannot be measured reliably, and therefore the fair value information of the liabilities as at 31 March 2019 has not been disclosed.

(Expressed in Hong Kong dollars unless otherwise indicated)

31 COMMITMENTS

(a) Capital commitments outstanding at 31 March 2019 not provided for in the financial statements were as follows:

| | 2019 <i>\$'000</i> | 2018 \$'000 |
|----------------|-----------------------|----------------|
| Contracted for | 161,422 | 353,878 |

32 MATERIAL RELATED PARTY TRANSACTIONS

(a) Key management personnel remuneration

Key management personnel are those persons holding positions with authority and responsibility for planning, directing and controlling the activities of the Group, directly or indirectly, including the Group's directors.

Remuneration for key management personnel of the Group, including amounts paid to the Company's directors as disclosed in note 8 and certain of the highest paid employees as disclosed in note 9, is as follows:

| | 2019 \$'000 | 2018 \$'000 |
|-------------------------------|----------------|----------------|
| Salaries and other emoluments | 70 | 284 |

Total remuneration is included in "staff costs" (see note 6(b)).

(b) Material related party transactions

Related parties refer to enterprises over which the Group is able to exercise significant influence or control during the year. During the year, the Group entered into transactions with the following related parties.

| | 2019 \$'000 | 2018 \$'000 |
|--|----------------|----------------|
| Payments on behalf of the Group by related parties | - | - |
| Cash advances from related parties | - | - |

The directors and the JPLs are of the opinion that the above transactions were conducted in the ordinary course of business and in accordance with the agreements governing such transactions.

(c) Related party balances

| | 2019 <i>\$'000</i> | 2018 \$'000 |
|---------------------------------------|-----------------------|----------------|
| Other receivables (note 19) | 52,434 | 100,931 |
| Other payables and accruals (note 24) | 108,195 | 122,182 |

(Expressed in Hong Kong dollars unless otherwise indicated)

33 COMPANY-LEVEL STATEMENT OF FINANCIAL POSITION

| | Note | 2019 \$'000 | 2018 \$'000 |
|---------------------------------------|------|----------------|----------------|
| Non-current assets | | | |
| Investments in subsidiaries | 14 | 4,646,923 | 5,104,238 |
| Amount due from subsidiaries | | 2,091,485 | 2,099,432 |
| | | 6,738,408 | 7,203,670 |
| Current assets | | 0,100,100 | 1,200,010 |
| Cash and cash equivalents | | 361 | 361 |
| Trade and other receivables | | 12,676 | 18,342 |
| Amount due from related companies | | 37,139 | 37,139 |
| | | 50,176 | 55,842 |
| | | | |
| Current liabilities | | | |
| Borrowings | | 115,000 | 115,000 |
| Other financial liabilities | | 809,806 | 779,651 |
| Convertible notes | | 4,144,453 | 3,890,937 |
| Other payables and accruals | | 1,262,089 | 845,370 |
| Total current liability | | 6,331,348 | 5,630,958 |
| Net current liabilities | | (6,281,172) | (5,575,116 |
| Total assets less current liabilities | | 457,236 | 1,628,554 |
| Net assets | | 457,236 | 1,628,554 |
| CAPITAL AND RESERVES | | | |
| Share capital | | 907,703 | 907,703 |
| Equity component of convertible notes | | 968,825 | 968,825 |
| Reserves | | (1,419,292) | (247,974 |
| Total equity | | 457,236 | 1,628,554 |

Approved and authorised for issue by the Company on 28 October 2020 and signed on its behalf by:

For and on behalf of **Up Energy Development Group Limited** (In Provisional Liquidation (For Restructuring Purposes))

Osman Mohammed Arab

Joint Provisional Liquidator Acting as agent of the Company without liability and recourse For and on behalf of **Up Energy Development Group Limited** (In Provisional Liquidation (For Restructuring Purposes))

Lai Wing Lun Joint Provisional Liquidator Acting as agent of the Company without liability and recourse For and on behalf of Up Energy Development Group Limited (In Provisional Liquidation

(For Restructuring Purposes))

Roy Bailey

Joint Provisional Liquidator Acting as agent of the Company without liability and recourse

(Expressed in Hong Kong dollars unless otherwise indicated)

34 IMMEDIATE AND ULTIMATE CONTROLLING PARTY

At 31 March 2019, the Directors consider the immediate parent and ultimate controlling party of the Group to be J & J Trust, a discretionary trust set up by Mr. Wang Mingquan.

35 NON-ADJUSTING EVENTS AFTER THE REPORTING PERIOD

(a) Winding-up Petition in Bermuda

On 6 May 2016, Credit Suisse AG, Singapore Branch presented a petition in the Bermuda Court to wind up the Company based on a purported debt of at least \$150,000,000 due under certain convertible notes issued by the Company.

Subsequently, Mr. Osman Mohammed Arab and Mr. Lai Wing Lun of RSM Corporate Advisory (Hong Kong) Limited, together with Mr. Roy Bailey of EY Bermuda Ltd. were appointed the JPLs of the Company pursuant to the Order of the Bermuda Court dated 7 October 2016 and amended on 28 October 2016. The then appointment was on a "soft-touch" approach and the executive management power of the Company was still rested with the directors of the Company at the time while the key role of the JPLs were to consult with the Company in respect of and review all issues relating to the feasibility of the restructuring proposal.

On 28 April 2017, the JPLs were given the full powers as provisional liquidators of the Company by the Bermuda Court and the powers of the directors of the Company have been ceased, the JPLs have and may exercise such powers as are available to them as a matter of Bermuda law and would be available to them under the laws of Hong Kong as if they had been appointed provisional liquidators of the Company under the laws of Hong Kong, in particular, to enter into any agreements necessary or desirable effectively to restructure the affairs of the Company.

The winding-up petition hearing in Bermuda was adjourned several times up to the date of the approval of the financial statements. On 26 June 2020, the Bermuda Court advised that the Bermuda winding-up petition hearing be adjourned to 30 October 2020.

(b) Winding-up Petition in Hong Kong

On 29 March 2016, Satinu Markets Limited (previously known as HEC Securities Limited) filed a winding-up petition against the Company in the Hong Kong Court based on the matured convertible notes which amounted to an outstanding debt of \$230,000,000 (plus interest).

On 16 August 2017, a recognition order was granted in the Hong Kong Court that the orders of the Bermuda Court dated 7 October 2016 and 28 October 2016 be recognised by the Hong Kong Court in respect of the appointment and powers of JPLs.

The winding-up petition hearing in Hong Kong was adjourned several times up to the date of the approval of the financial statements. On 23 September 2020, the Hong Kong Court ordered that the Hong Kong winding-up petition hearing be adjourned to 23 November 2020.

(Expressed in Hong Kong dollars unless otherwise indicated)

35 NON-ADJUSTING EVENTS AFTER THE REPORTING PERIOD (Continued)

(c) Impact of COVID-19

The COVID-19 pandemic broke out in early 2020. The pandemic's impact upon the Company is demonstrated in several ways including the declining prices of the Company's products, along with the more complicated and difficult operation and management. The management is monitoring the situation closely and has taken the necessary actions to reduce infections among employees and to maintain production.

36 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 MARCH 2019

Up to the date of issue of these financial statements, the HKICPA has issued a few amendments and new standards which are not yet effective for the year ended 31 March 2019 and which have not been adopted in these financial statements. These include the following which may be relevant to the Group.

| | Effective for accounting periods beginning on or after |
|---|--|
| HKFRS 16, Leases | 1 January 2019 |
| HK(IFRIC) 23, Uncertainty over income tax treatments | 1 January 2019 |
| Annual Improvements to HKFRSs 2015–2017 Cycle | 1 January 2019 |
| Amendments to HKAS 28, Long-term interest in associates and joint ventures | 1 January 2019 |
| Amendments to HKFRS 9, HKAS 39 and HKFRS 7, Interest rate benchmark reform | 1 January 2020 |
| Amendments to HKFRS 3, Definition of a business | 1 January 2020 |
| Amendments to HKAS 1 and HKAS 8, Definition of material | 1 January 2020 |
| Amendments to HKAS 1, Classification of liabilities as current or non-current | 1 January 2022 |

The Group is in the process of making an assessment of what the impact of these amendments, new standards and interpretations is expected to be in the period of initial application. So far the Group has identified some aspects of the new standards which may have a significant impact on the consolidated financial statements. Further details of the expected impacts are discussed below. While the assessment has been substantially completed for HKFRS 16, the actual impacts upon the initial adoption of the standards may differ as the assessment completed to date is based on the information currently available to the Group, and further impacts may be identified before the standards are initially applied in the Group's interim financial report for the six months ended 30 September 2019. The Group may also change its accounting policy elections, including the transition options, until the standards are initially applied in that financial report.

(Expressed in Hong Kong dollars unless otherwise indicated)

36 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 MARCH 2019 (Continued)

HKFRS 16, Leases

As disclosed in Note 2(j), currently the Group classifies leases into finance leases and operating leases and accounts for the lease arrangements differently, depending on the classification of the lease. The Group enters into some leases as the lessee.

HKFRS 16 is not expected to impact significantly on the way that lessors account for their rights and obligations under a lease. However, once HKFRS 16 is adopted, lessees will no longer distinguish between finance leases and operating leases. Instead, subject to practical expedients, lessees will account for all leases in a similar way to current finance lease accounting, i.e. at the commencement date of the lease the lessee will recognise and measure a lease liability at the present value of the minimum future lease payments and will recognise a corresponding "right-of-use" asset. After initial recognition of this asset and liability, the lessee will recognise interest expense accrued on the outstanding balance of the lease liability, and the depreciation of the right-of-use asset, instead of the current policy of recognising rental expenses incurred under operating leases on a systematic basis over the lease term. As a practical expedient, the lessee can elect not to apply this accounting model to short-term leases (i.e. where the lease term is 12 months or less) and to leases of low-value assets, in which case the rental expenses would continue to be recognised on a systematic basis over the lease term.

HKFRS 16 will primarily affect the Group's accounting as a lessee of leases for properties, plant and equipment which are currently classified as operating leases. The application of the new accounting model is expected to lead to an increase in both assets and liabilities and to impact on the timing of the expense recognition in the statement of profit or loss over the period of the lease. The Group will need to perform a more detailed analysis to determine the amounts of new assets and liabilities arising from operating lease commitments on adoption of HKFRS 16, after taking into account the applicability of the practical expedient and adjusting for any leases entered into or terminated between now and the adoption of HKFRS 16 and the effects of discounting.

HKFRS 16 is effective for annual periods beginning on or after 1 January 2019. The standard offers different transition options and practical expedients, including the practical expedient to grandfather the previous assessment of which existing arrangements are, or contain, leases. If this practical expedient is chosen, the Group will apply the new definition of a lease in HKFRS 16 only to contracts that are entered into on or after the date of initial application. If the practical expedient is not chosen, the Group will need to reassess all of its decisions about which existing contracts are, or contain, leases, using the new definition. Depending on whether the Group elects to adopt the standard retrospectively or follow a modified retrospective method of recognising a cumulative-effect adjustment to the opening balance of equity at the date of initial application, the Group may or may not need to restate comparative information for any changes in accounting resulting from the reassessment.

37 APPROVAL OF FINANCIAL STATEMENTS

These financial statements were approved and authorised for issue by the Joint Provisional Liquidators on 28 October 2020.

Five-Year Financial Summary

RESULTS (Year ended 31 March)

| | 2015 <i>HK\$'000</i> | 2016 <i>HK\$'000</i> | 2017 <i>HK\$'000</i> | 2018 <i>HK\$'000</i> | 2019 HK\$'000 |
|----------------------------|-------------------------|-------------------------|-------------------------|-------------------------|------------------|
| TURNOVER | | | | | |
| Continuing operations | 254,314 | 131,860 | 97,449 | 190,630 | 694,018 |
| Discontinued operation | | | _ | | |
| | 254,314 | 131,860 | 97,449 | 190,630 | 694,018 |
| OPERATING PROFIT/(LOSS) | | | | | |
| Continuing operations | (543,940) | (1,301,917) | (795,767) | (7,607,327) | (1,101,764) |
| Discontinued operation | (0.10,0.10) | - | - | - | |
| PROFIT/(LOSS) BEFORE TAX | (543,940) | (1,301,917) | (795,767) | (7,607,327) | (1,101,764) |
| Income tax expense | (4,469) | (10,999) | (1,380) | 1,698,506 | 136,407 |
| PROFIT/(LOSS) FRO THE YEAR | (548,409) | (1,312,916) | (797,147) | (5,908,821) | (965,357) |
| Attributable to: | | | | | |
| Owners of the Company | (495,698) | (1,260,530) | (761,832) | (4,462,830) | (898,047) |
| Non-controlling interests | (52,711) | (52,386) | (35,315) | (1,445,991) | (67,310) |
| | (548,409) | (1,312,916) | (797,147) | (5,908,821) | (965,357) |

ASSETS, LIABILITIES AND NON-CONTROLLING INTERESTS (Year ended 31 March)

| | 2015 <i>HK\$'000</i> | 2016 <i>HK\$'000</i> | 2017 HK\$'000 | 2018 <i>HK\$'000</i> | 2019 <i>HK\$'000</i> |
|---------------------------|-------------------------|-------------------------|------------------|-------------------------|-------------------------|
| | | | | | |
| TOTAL ASSETS | 19,999,614 | 19,003,995 | 18,729,336 | 12,379,395 | 12,245,488 |
| TOTAL LIABILITIES | (9,639,463) | (9,457,391) | (10,069,318) | (9,490,387) | (10,414,294) |
| | | | | | |
| | 10,360,151 | 9,546,604 | 8,660,018 | 2,889,008 | 1,831,194 |
| TOTAL EQUITY | | | | | |
| Attributable to: | | | | | |
| Owners of the Company | 7,687,514 | 6,933,655 | 6,091,353 | 1,754,926 | 770,838 |
| Non-controlling interests | 2,672,637 | 2,612,949 | 2,568,665 | 1,134,082 | 1,060,356 |
| | 10,360,151 | 9,546,604 | 8,660,018 | 2,889,008 | 1,831,194 |