FUJIAN HOLDINGS LIMITED

 聞港控股有限公司

(Incorporated in Hong Kong with limited liability) (於香港註冊成立之有限公司) Stock Code 股份代號: 181

2021 中期報告 INTERIM REPORT

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Corporate Information 公司資料

Board of Directors

Executive Directors:

CHEN Yangbiao (Chairman of the Board) CHEN Danyun CHEN Yang

Non-executive Directors:

FENG Qiang WANG Ruilian WENG Weijian

Independent Non-executive Directors:

LAM Kwong Siu NG Man Kung LIU Mei Ling Rhoda

Company Secretary

CHAN Tao Ming

Audit Committee

LIU Mei Ling Rhoda (*Chairman of the Committee*) LAM Kwong Siu NG Man Kung

Remuneration Committee

LAM Kwong Siu *(Chairman of the Committee)* NG Man Kung LIU Mei Ling Rhoda

Nomination Committee

NG Man Kung (*Chairman of the Committee*) LAM Kwong Siu LIU Mei Ling Rhoda

董事會

執行董事: 陳揚標*(董事會主席)* 陳丹雲 陳揚

非執行董事:

馮強 王瑞煉 翁衛建

獨立非執行董事: ^{林廣兆}

吳文拱 廖美玲

公司秘書

陳道明

審核委員會

廖美玲(*委員會主席)* 林廣兆 吳文拱

薪酬委員會

林廣兆(*委員會主席)* 吳文拱 廖美玲

提名委員會

吳文拱*(委員會主席)* 林廣兆 廖美玲

Corporate Information (Continued) 公司資料(續)

Principal Bankers

Hang Seng Bank Limited Bank of China Limited Industrial Bank Company Limited

Registered Office

Room 3306–08, 33rd Floor West Tower, Shun Tak Tower 200 Connaught Road Central Hong Kong

Auditors

HLB Hodgson Impey Cheng Limited Chartered Accountants Certified Public Accountants 31/F., Gloucester Tower, The Landmark 11 Pedder Street, Central Hong Kong

Solicitors

Paul Hastings 22/F., Bank of China Tower 1 Garden Road Hong Kong

Share Registrar

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

Stock Code

00181

Website

www.fujianholdings.com

往來銀行

恒生銀行有限公司 中國銀行有限公司 興業銀行股份有限公司

註冊辦事處

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核數師

國衛會計師事務所有限公司 英國特許會計師 香港執業會計師 香港 中環畢打街11號 置地廣場 告羅士打大廈31樓

律師

普衡律師事務所 香港 花園道1號 中銀大廈22樓

股份過戶登記處

卓佳標準有限公司 香港 皇后大道東183號 合和中心54樓

股份代號

00181

網址

www.fujianholdings.com

Financial Summary 財務摘要

For the six months ended 30 June 截至六月三十日六個月止	9	30 June 2021 (Unaudited) 二零二一年 六月三十日 (未經審核) HK\$'000 港幣千元	30 June 2020 (Unaudited) 二零二零年 六月三十日 (未經審核) HK\$'000 港幣千元	Change 變動 %
Financial highlights	財務摘要	10,000	7.010	750/
Revenue	收益	13,338	7,613	75%
Profit/(Loss) for the Period	本期盈利/(虧損)	2,839	(1,834)	N/A
Profit/(Loss) attribute to owners of the Company	本公司持有人 應佔盈利/(虧損)	2,839	(1,834)	N/A
Profit/(Loss) per share (HK cents per share)	每股盈利/(虧損)(每股港仙)			
Basic and diluted	基本及攤薄	0.25	(0.16)	N/A
		RMB 人民幣	RMB 人民幣	
Average daily rate of hotel	平均每天房價	326	298	9%
Hotel occupancy rate	酒店入住率	44%	16%	175%

Chairman's Statement 主席報告

On behalf of the Board (the "Board") of Directors (the "Directors") of Fujian Holdings Limited (the "Company"), I hereby present the interim report and the unaudited condensed consolidated financial statements of the Company together with its subsidiaries (collectively the "Group") for the six months ended 30 June 2021 ("reporting period" or the "period under review") to the shareholders of the Company (the "Shareholders").

Business Review

For the six months ended 30 June 2021, the Group recorded a turnover of approximately HK\$13.34 million, representing an increase of approximately 75.30% as compared to approximately HK\$7.61 million in the corresponding period last year.

Net profit attributable to shareholders was approximately HK\$2.84 million for the reporting period (six months ended 30 June 2020: Net loss attribute to shareholders was approximately HK\$1.83 million).

Profit per share was approximately 0.25 HK cent for six months ended 30 June 2021 (six months ended 30 June 2020: Loss per share was approximately 0.16 HK cent).

Net assets (Total assets less total liabilities) increase by approximately HK\$4.93 million to approximately HK\$427.83 million as at 30 June 2021 compared with HK\$422.90 million as at 31 December 2020.

Dividends

The Directors do not recommend the payment of any dividend for the six months ended 30 June 2021.

本人謹代表閩港控股有限公司(「本公司」) 董事會(「董事會」或「董事」)提呈本公司及 其附屬公司(統稱「本集團」)截至二零二一 年六月三十日止之六個月(「本報告期」或 「回顧期」)中期報告及未經審核簡明綜合中 期財務報告,以供本公司股東(「股東」)省 覽。

業務回顧

截至二零二一年六月三十日止六個月,本 集團營業額約為1,334萬港元,與去年同期 約761萬港元比較,上升約75.30%。

本報告期,本公司持有人應佔盈利約284萬 港元(二零二零年六月三十日六個月期間: 應佔虧損約183萬港元)。

截至二零二一年六月三十日止六個月,每 股盈利0.25港仙(二零二零年六月三十日六 個月期間:每股虧損約0.16港仙)。

淨資產(總資產減總負債)比截至二零二零 年十二月三十一日止之42,290萬港元上升 約493萬港元至約為42,783萬港元。

股息

董事不建議派發截至二零二一年六月三十 日六個月止期間任何股息。

Chairman's Statement (Continued) 主席報告(續)

Prospects

The outbreak of Coronavirus Disease 2019 ("COVID-19") has caused great damage to tourism and hotel industry. With the gradual control of the epidemic and the recovery of the industry, the Group will grasp the long term development trend of tourism and related industries by relying on our advantages in Fujian Province, confront challenges, deploy and implement business strategies in order to enhance our internal driving force and long-term competitiveness for our sustainable development, thereby providing foundation for our future development.

In addition, the Group will speed up its review of its existing business and continuously update its business plans and strategies to keep pace with future development. On the basis of consolidating existing business, we will strengthen the integration of hotel resources, tourism Industry and resources industry and expand into new business formats to achieve diversification of our income source. At the same time, the Group will conduct optimisation in internal procedures and enhance management efficiency to regulate and plan for future development strategies with innovative thinking, so as to fully stimulate and enhance the potential and intrinsic values of corporate resources.

Our overall objective is to better utilise the Group's resources in order to maximise every shareholder's interest.

Acknowledgements

I would like to take this opportunity to extend my sincere gratitude to all shareholders, business partners and customers for their support, and to all our colleagues for their efforts, hard work and dedication. Their hardwork represents the foundation of the Group's future business development.

Chen Yangbiao Chairman

Hong Kong, 26 August 2021

前景展望

新型冠狀病毒肺炎(「新冠肺炎」)疫情的爆 發對旅遊業和酒店業造成了很大衝擊,隨 著疫情逐步控制及行業經營的逐步恢復, 本集團將抓緊旅遊產業及相關產業的長線 發展態勢,依靠我們於福建省之優勢,勇於 面對挑戰,部署和實施好經營策略,以提 升本集團持續發展的內在動力與長期競爭 力,為未來發展提供有力的支撐。

此外,本集團將加快檢討現有業務及不斷 更新業務計劃與策略以配合未來發展,在 鞏固發展現有業務的基礎上繼續加強整合 業務集群,整合酒店資源、旅遊產業、資源 性產業等產業鏈,同時積極拓展新業態, 實現業務收入來源多元化。與此同時,本集 團亦將優化內部流程及提升管理效率,以 創新的思維規範及規劃企業未來的發展戰 略,全面激發並提升企業資源的潛能和內 在價值。

本集團之整體目標為更妥善運用其資源, 為各股東創造最大之利益。

致謝

本人謹此感謝各位股東、合作伙伴及客戶 在過去一年對本集團的鼎力支持。本人亦 藉此衷心感謝集團全體員工的辛勤工作和 無私奉獻,他們的努力為集團未來業務的 發展奠定了堅實基礎。

陳揚標 主席

香港,二零二一年八月二十六日

Management Discussion and Analysis 管理層討論與分析

Business Review

For the six months ended 30 June 2021, the Group recorded net profit attributable to owners of the Company of approximately HK\$2.84 million (30 June 2020: loss of HK\$1.83 million). The Group's net profit is mainly attributable to the increase of approximately 155.8% in revenue from hotel operations for the period ended 30 June 2021 as compared to the revenue from hotel of approximately HK\$4.17 million for the six months ended 30 June 2020.

The turnover of the Group for the six months ended 30 June 2021 amounted to approximately HK\$13.34 million, representing an increase of approximately 75.30% from approximately HK\$7.61 million in the corresponding period of previous year. The increase is mainly due to the increase in business volume of star-rated hotel operation during the period under review.

Given our good balance sheet status and cash generation ability, our financial position continues to be strong. As at 30 June 2021, the gearing ratio (divided non-current liabilities by equity plus non-current liabilities multiple by 100 which results in percentage) of the Group was 0.45% (31 December 2020: 0.6%).

The group has been keeping low debt ratio and has enough working capital. We are minimising cash spend and implementing cost saving measures as much as possible. Our main priority is to protect our staff's livelihoods while this pandemic continues, and we are actively encouraging our staff to take vaccinations for their own protection as well as helping business get back to normal.

Operational Review

A. Star-rated hotel operation

For the recent years, the hotel has introduced new management model by carrying out professional manager system reform, successfully restored the title of four-star by passing verification and was also awarded the honor of "the Top 100 Conference Hotel of China".

業務回顧

截至二零二一年六月三十日止六個月,本 集團錄得本公司持有人應佔盈利約284萬港 元(二零二零年六月三十日:約183萬港元 虧損)。本集團的盈利主要歸因於截至二零 二一年六月三十日止年度來自酒店業務收 益比二零二零年六月三十日止六個月之酒 店業務收益約417萬港元上升約155.8%。

截至二零二一年六月三十日止六個月內, 本集團營業額約為1,334萬港元,與去年 同期約761萬港元之數字比較,上升約 75.30%。此乃主要因為於回顧期內,星級 酒店業務收入增加所致。

基於本集團優好的資產負債狀況,現金增 值能力及財務狀況持續穩健。截至二零二 一年六月三十日止期間,本集團資本負債 比率(非流動負債與股本權益總額加非流動 負債之百分比)為0.45%(二零二零年十二月 三十一日:0.6%)。

本集團一直保持低負債比率及擁有充裕的 流動資金,而在疫情期間,集團也盡量減低 現金支出,並推行各項節省成本的措施。集 團在疫情持續的情況下,以保障員工為首 要任務,並積極鼓勵員工接種疫苗,以保障 他們自身的健康,以及幫助集團業務回復 正常水平。

營運回顧

A. 星級酒店營運

近年來,酒店創新經營模式,完成職 業經理人制度改革,順利通過審核評 定,恢復四星級酒店稱號,還被授予 「中國會議酒店百強」榮譽。

Star-rated hotel operation is the main source of revenue for the Group. For the six months ended 30 June 2021, the turnover of the hotel operation was approximately HK\$10.68 million (30 June 2020: HK\$4.17 million), representing an increase of approximately 155.8% from the corresponding period of last year. The increase mentioned above is mainly attributable to the significant recovery of the hotel in the first half of the financial year.

For the period under review, the average occupancy rate was approximately 44% (30 June 2020: 16%), representing an increase of 175% over the corresponding period of last year. Average daily rate (ADR) was approximately RMB326 (30 June 2020: RMB298) representing an increase of 9% over the corresponding period of last year.

The following table sets out the amount and percentage of contributions from different businesses of the star-rated hotel operation for the six months ended 30 June 2021, together with comparative figures as of 30 June 2020:

星級酒店經營是本集團主要收入來 源。截至二零二一年六月三十日止六 個月內,酒店營業額約為1,068萬港 元(二零二零年六月三十日:417萬 港元),較去年相應回顧期內上升約 155.8%。上述上升主要由於二零二一 年上半年財政年度酒店業務錄得顯著 復甦所致。

於回顧期內,平均入住率約為44%(二 零二零年六月三十日:16%),較去年 相應回顧期內上升約175%。平均每天 房價則約為人民幣326元(二零二零年 六月三十日:人民幣298元),較去年 相應回顧期內上升約9%。

本集團星級酒店營運截至二零二一年 六月三十日止之六個月,各分類業務 的營業額及應佔營業額百分比與二零 二零年六月三十日同期比較如下:

		30 June 2021 二零二一年六月三十日		30 June 2020 二零二零年六月三十日	
		HK\$ in thousand 千港元	% of revenue 佔收益	HK\$ in thousand 千港元	% of revenue 佔收益
Accommodation revenue Catering Rental revenue Others	客房銷售收入 餐飲服務 出租收入 其他	6,225 3,519 596 337	58% 33% 6% 3%	2,076 1,377 459 261	50% 33% 11% 6%
		10,677	100%	4,173	100%

Accommodation revenue

The accommodation revenue was mainly determined by the number of available rooms, occupancy rate and ADR of the Group's hotel. During the period under review, the accommodation revenue of star-rated hotel was approximately HK\$6.23 million, representing an increase of approximately 200% over the corresponding period of 2020.

客房銷售收入

房間出租收入主要取決於本集團酒店 的可供出租客房、入住率及平均每天 房價。六個月之回顧期內,星級酒店 營運房間出租收入為約623萬港元,較 二零二零年同期上升約200%。 The rising cost of operating environment and hit by COVID-19 remain the key challenge for the hotel industry. To overcome these adversities, the hotel management broadens their business ideas, strives for the cultural and business clients, especially enhances their sales effort on acquiring conference and training related clients. Conference related customers account for 51% of the total. The group will continue to implement tight cost control measures and seek further improvement in operational efficiency to minimize the adverse impacts.

Catering revenue

Since 2015, the Group has made a major effort to develop the catering business through the hotel. During the period under review, catering revenue of approximately HK\$3.52 million representing approximately 33% of the hotel operation's turnover.

Improved customer services and better hotel facilities are core competitive advantages to seize the growth opportunity in local tourism and restaurant industries. The Board believes that the hotel business in Xiamen will contribute positively to the Group. Meanwhile, the hotel is taking measures to deal with the epidemic situation, practising skills, diversifying our operations and enhancing sales force regarding wedding banquet, catering and related services as well.

Looking forward, hospitality business is gradually resuming full operations as restrictions began to be relaxed and vaccinations gathered pace.

Rental revenue

In order to stabilise the income of the hotel operation, the hotel leased out the shopping centre in the Group's hotel. This contributed to approximately HK\$0.6 million in rental revenue during the six months under review, representing approximately 6% of the hotel operation's turnover.

B. Hong Kong properties held by the Group

Occupancy of investment properties held by the Group suffered from a weak local leasing environment, decreasing 11% compared with the same period last year. Rents in the office sector in Hong Kong remained under pressure and the outlook is uncertain for the rest of the year as expected. 營運環境成本不斷高漲,酒店入住率 受新冠肺炎疫情爆發影響較大,給行 業帶來挑戰。為克服此等不利情況, 酒店拓寬經營思路,爭取文化商務客 源,特別是加大有關會議、培訓的銷 售力度,會議客源佔總客源51%。本 集或進一步改善營運效率,務求盡量 減低不利影響。

餐飲收入

自二零一五年,酒店大力發展其團膳 業務。於回顧期內為本集團帶來約352 萬港元的收入,佔酒店業務營業額約 33%。

優質的客戶服務及良好的酒店設施是 進一步提升核心競爭優勢及抓緊當地 旅遊及餐飲業增長機遇的主要元素 雪帶來正面貢獻。與此同時,酒店管 理層亦正採取積極措施應對疫情,練 好內功,同時謀劃多元化經營,加強 有關婚宴、團膳及相關服務的銷售力 度。

展望未來,隨著放寬限制措施和疫苗 接種進展良好,酒店業務正在逐步恢 復全面運作。

出租收入

為保持穩定收入,酒店將本集團之酒 店內商場出租。此舉為集團於回顧期 六個月內貢獻約60萬港元之出租收 入,佔酒店業務營業額6%。

B. 香港物業

在疲弱的租賃市場環境下,集團投資 物業項目的出租率較去年同期下跌了 11%。預期,商用物業市場租金仍面 臨壓力,今年內的前景將持續不明朗。

During the period under review, the rental income of the properties in Hong Kong was approximately HK\$2.66 million, compared to last year representing a decrease of approximately 22.67%. The decrease is mainly due to a unit unoccupied during the period. The Group recorded approximately HK\$3.44 million in rental income of properties in Hong Kong for the corresponding period of last year.

C. Piano Manufacturing

The Group diversified its business into piano manufacturing by acquiring a 25% equity interest in Fuzhou Harmony Piano Co. Ltd. ("Harmony Piano") in 2005. This business interest has brought a steady profit to the Group for the past few years. However, the Group recorded a share of loss from its interest in Harmony Piano approximately HK\$0.06 million for the period under review (2020: profit of approximately HK\$0.74 million).

D. Finance Leasing

In order to meet the requirements of both the financial industry and the Group's operational development. The Board is pleased to announce that the Company received a resolution from Fujian Huamin Leasing Company Limited ("Fujian Huamin Leasing") on 18 December 2020 to increase its registered capital from RMB170,000,000 to RMB270,000,000. The Company decided to relinguished the pre-emption right for this capital injection which are calculated on a proportional basis under the Proposed Capital Injection as an original shareholder, and agree Fujian Huamin Industrial Group Company Limited ("FHIG") to contribute of RMB73,000,000 and Fujian Mingang Enterprises Co. Ltd. ("FMEC") to contribute of RMB27,000,000 instead. Upon completion of the capital increase, the interest of the Company in Fujian Huamin Leasing will be reduced to 25.19%. FHIG will own 64.81% and FMEC will own 10% of the interest in Fujian Huamin Leasing respectively. In addition, share premium totalling RMB31,239,400 arising on the settlement of the Capital Increase will recognise in Capital Reserve in the period in which arise. The Group generated approximately HK\$2.78 million Hong Kong dollars of deemed disposal income from the above-mentioned capital increasement process during the period.

For the six months ended 30 June 2021, the interest in finance leasing contributed approximately HK\$4.2 million profit for the period (30 June 2020: profit of approximately HK\$3.52 million).

於本回顧期內,香港物業租金收入約為266萬港元,較去年同期下降約 22.67%,此乃由於個別單位未能租出 所致。本集團於去年同期香港物業租 金錄得約為344萬港元。

C. 鋼琴製造

本集團於二零零五年透過完成收購 福州和聲鋼琴股份有限公司(「和聲鋼 琴」)25%股權而擴展業務至鋼琴製造 業。過去多年來此業務為本集團帶來 穩定之盈利。於回顧期內,應佔和聲 鋼琴之權益錄得約6萬港元虧損(二零 二零年:約74萬港元盈利)。

D. 融資租賃

為秉持滿足金融產業及集團業務發展 之需要,董事會欣然宣佈,本公司於 二零二零年十二月十八日接獲福建 華閩融資租賃有限公司(「福建華閩租 **賃」)決議,同意本公司之聯營公司福** 建華閩租賃的註冊資本由170,000,000 元人民幣增加至270,000,000元人民 幣。本公司決定放棄認購對本次增資 事項中本公司依比例的優先認購權 並同意由福建華閩實業(集團)有限 公司(「華閩實業」)出資73,000,000元 人民幣及福建閩港實業有限公司(「福 建閩港」)出資27,000,000元人民幣認 購該等新股權。

增資完成後,本公司 擁有福建華閩租賃的股權將減少至 25.19%; 華閩實業將持有福建華閩租 賃64.81%的股權及福建閩港將持有福 建華閩租賃10%的股權。另外,是次 增資認購結算合共31.239.400元人民 幣股權溢價,已計入其產生期間的資 本公積。於本回顧期內,本集團在上 述增資行動上,產生約278萬港元的強 制性出售收入。

截至二零二一年六月三十日六個月 止,融資租賃之權益貢獻約420萬港元 盈利(二零二零年六月三十日:約352 萬港元盈利)。

Future Development

Looking forward, the Group will adhere to the corporate strategy using investment management and operation management as a core method for achieving continuous value-based growth. On the one hand, the Group will continue its searches for assets with healthy profitability and excellent growth potential as long-term investment through investment management. On the other hand, it will establish a group-level multidimensional operation-supporting system covering among others, brand operation, management information, human resources and supply chain to advance operation efficiency, lower costs and enhance brand influence.

The near-term economic performance will continue to face challenges for the rest of the year from COVID-19. However, economic fundamentals of the Mainland are solid and it is expected to have adequate policy tools to maintain macro-economic stability. Once the epidemic is over, the economy of Mainland China will keep growing. The increase of disposable income per capita, the rise of urbanisation level and the accelerating pace of life remain the base driving forces behind the longterm and constant growth of China's hotel industry.

The Group will strive to seize the opportunity presented by the reform of state-owned assets, give full play to the strengths of Fujian Tourism Development Group Company Limited ("FTDC") as "Top 20 advantage Tourism Group in China" and actively seek new breakthroughs in the field of tourism-related and other business areas. Furthermore, the Group will also accelerate the reform in the area of institutional mechanisms, promote the effective integration of the group resources by the combination of industry and capital, and integrate the industry chains of hotel, tourism and resource industries. Meanwhile, we will expand into new business formats to achieve diversification of our income source, so as to further increase our overall asset return and enterprise value.

未來發展

展望未來,本集團將繼續以投資管理及營 運管理作為推動企業價值持續增長的核 心:一方面通過投資管理持續尋找具備健 康盈利能力及優秀增長潛力的資產作為長 期投資;另一方面通過在集團層面建立品 牌營運、信息管理、人力資源、供應鏈等多 維度的營運支持體系,提高旗下業務板塊 營運效率,降低成本,提升品牌影響力。

在本年度餘下的短期內,經濟表現亦因新 冠肺炎疫情而繼續面對挑戰。不過,內地經 濟基本平穩,預測有足夠的政策工具維護 宏觀經濟穩定。估計疫情過後的增速仍將 繼續。人均可支配收入增加、城市化水平上 升及生活節奏加快等因素仍然是支撐酒店 行業長期持續增長的動力。

本集團將努力把握國資改革機遇,充分發 揮福建省旅遊發展集團有限公司(「福建省 旅遊發展集團」)作為「中國旅遊集團20強」 之優勢,於旅遊相關行業及其他商業領域 下積極尋求新的突破,加速推進機制體制 改革,以產業+資本的模式,加大力度促進 資源性產業等產業鏈,同時積極拓展新業 態,實現業務收入來源多元化,進一步提升 資產的整體回報和企業價值。

Financial Review

Capital Structure

As at 30 June 2021, the total share capital of the Company was HK\$898,839,029 divided into 1,145,546,000 ordinary shares.

Liquidity and Financial Resources

As at 30 June 2021, the Group had a net cash balance of approximately HK\$52.98 million (31 December 2020: HK\$55.70 million). The Group's net asset value (assets less liabilities) was approximately HK\$427.83 million (31 December 2020: HK\$422.90 million), with a liquidity ratio (ratio of current assets to current liabilities) of 4.51 (31 December 2020: 4.16). During the period under review, there was no material change in the Group's funding and treasury policies. The Directors do not expect the Company to experience any problem with liquidity and financial resources in the foreseeable future.

Charge on Assets

As at 30 June 2021, the Group had not charged any of its assets. (31 December 2020: Nil)

Funding and Treasury Policies

The funding and treasury policies of existing subsidiaries of the Group are centrally managed and controlled by the Group's senior management in Hong Kong.

Treasury Management and Cash Funding

The Group's funding and treasury policies are designed to maintain a diversified and balanced debt profile and financing structure. The Group continues to monitor its cash flow position and debt profile, and to enhance the cost-efficiency of funding initiatives by its centralised treasury function. In order to maintain financial flexibility and adequate liquidity for the Group's operations, potential investments and growth, the Group has built a strong base of funding resources and will keep exploring cost-efficient ways of financing.

財務回顧

資本架構

於二零二一年六月三十日,本公司之股本總 額為898,839,029港元,分為1,145,546,000普 通股。

流動資金及財務資源

截至二零二一年六月三十日止,本集團之 現金結餘淨額約為5,298萬港元(二零二零 年十二月三十一日:5,570萬港元)。本集團 之資產淨值(資產減負債)約為42,783萬港 元(二零二零年十二月三十一日:42,290萬 港元)。流動比率(流動資產與流動負債之 比率)為4.51(二零二零年十二月三十一日: 4.16)。於回顧期內,本集團之資金及財政 政策並無重大改變。董事認為,本公司在可 預見的未來並不會遇上任何資金流動性和 財務資源上的問題。

資產抵押

於二零二一年六月三十日,本集團並無就 其任何資產作出抵押。(二零二零年十二月 三十一日:無)

資金及財務政策

本集團之現有附屬公司之資金及財政政策 均由香港之高級管理層集中管理及監控。

庫務管理及融資

本集團的融資及庫務政策旨在維持債務狀 況及融資架構多元化及平衡。本集團持續 監控其現金流狀況和負債組合,並由本集 團的庫務部門中央統籌以提升融資活動的 成本效益。本集團已建立雄厚的資金來源 基礎並將持續尋求符合成本效益的融資途 徑,為本集團的營運、潛在投資及發展提供 充足及靈活的流動資金。

Bank Loans and Other Borrowings

There was no outstanding bank loan and other borrowing by the Company and the Group as at 30 June 2021 (31 December 2020: Nil).

Capitalised Borrowing Costs

No borrowing cost was being capitalised during the six months ended 30 June 2021 (31 December 2020: Nil).

Exposure to fluctuation in exchange rate and related hedges

There has been no significant change in the Group's policy in terms of exchange rate exposure. The Group operates mainly in Hong Kong and Mainland China. Most of the transactions and cash and cash equivalents are denominated in Hong Kong dollars ("HK\$") and in Renminbi ("RMB"). The Group is exposed to foreign currency risk due to the exchange rate fluctuation of RMB against HK\$. Moderate fluctuation of RMB against HK\$ was expected. The Group considered the foreign currency risk exposure is acceptable. However, management of the Group will monitor foreign exposure closely and consider the use of hedging instruments when necessary.

As most of the Company's business operations are located in Hong Kong and Mainland China, the Company faces foreign currency risks due to exchange gain/loss from exchange rate fluctuations as well as currency conversion risk due to converted net asset value fluctuations of investment projects in Mainland China. To effectively manage foreign currency risk, the Company closely monitors foreign exchange markets, and utilises multiple strategic approaches, such as optimising cash management strategy and project finance instruments, to manage foreign exchange risk.

The funding and treasury policies of existing subsidiaries of the Group are centrally managed and controlled by the Group's senior management in Hong Kong.

銀行貸款及其他借款

本公司及本集團於二零二一年六月三十日 並無銀行貸款及其他借貸(二零二零年十二 月三十一日:無)。

借貸成本資本化

於二零二一年六月三十日六個月止,概無 借貸成本資本化(二零二零年十二月三十一 日:無)。

匯率波動之風險及相關對沖

就匯率風險而言,本集團之政策並無重大 變動。本集團主要於香港及中國內地營 運。大部分交易及現金及現金等值以港元 (「港元」)及人民幣(「人民幣」)計值。本集 團就人民幣兑港幣之匯率波動承受外匯風 險。人民幣兑港幣之匯率預期存在適量波 動,本集團之管理層將密切監控外匯風 險,並於必要時考慮使用對沖工具。

公司目前所經營業務主要集中於香港及中 國內地,面臨因匯率波動而導致產生投資 於中國境內的項目淨資產值的外幣換算風 險。為有效管理外匯風險,公司密切跟蹤匯 率市場走勢,通過優化存量資金安排、調整 項目融資手段等方式對外匯風險進行多渠 道管控。

本集團之現有附屬公司之資金及財政政策 均由香港之高級管理層集中管理及監控。

We have cash and cash equivalent balances denominated in various currencies. The following is a breakdown of our cash and cash equivalent balances by currency as at the end of each period/year:

我們的現金及現金等價物結餘以多種貨幣 計值。下表按貨幣對各期間/年末,我們的 現金及現金等價物結餘進行細分:

		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	31 December 2020 二零二零年 十二月三十一日 (Audited) (經審核)
Cash and cash equivalents denominated in RMB (in thousands)	以人民幣計值的現金及 現金等價物(千元)	43,066	44,491
Cash and cash equivalents denominated in HK\$ (in thousands)	以港元計值的現金及 現金等價物(千元)	9,917	11,211

Capital Management

Our objectives when managing capital are to safeguard our ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

We manage our capital structure and make adjustments to it in order to have funds available to support the business activities which the Board intends to pursue in addition to maximizing the return to shareholders. The Board does not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Group's management to sustain future development of the business.

In order to carry out current operations and pay for administrative costs, we will utilise our existing working capital and raise additional amounts as needed. Management reviews our capital management approach on an ongoing basis and believes that this approach, given the relative size of the Group, is reasonable.

Charge on Assets

As at 30 June 2021, the Group did not charge any of its assets (31 December 2020: Nil).

資本管理

我們管理資本的目標是保障我們有持續經 營的能力,從而為股東帶來回報及為其他 權益持有人提供利益,同時保持最佳的資 本結構以降低資本成本。

我們管理資本結構並予以調整,以獲得可 用資金,除藉此大幅提高股東回報外,還可 支持董事會有意從事的業務活動。董事會 並未設立資金定量回報的管理標準,而是 依賴本集團管理層的才能維持業務未來的 發展。

為執行現時運作及支付行政費用,我們將 動用現有營運資金,並按需要籌募額外款 項。管理層持續審計資金管理方式,並且認 為該管理方式就本集團的相對規模而言屬 合理。

資產抵押

於二零二一年六月三十日,本集團並無就 其任何資產作出抵押(二零二零年十二月三 十一日:無)。

Bank Loans and Other Borrowings

There were no outstanding bank loan and other borrowings by the Company and the Group as at 30 June 2021 (31 December 2020: Nil).

Capitalised Borrowing Costs

No borrowing costs were being capitalised during the six months ended 30 June 2021 (31 December 2020: Nil).

Significant Investments

The Group held no other significant investment during the reporting period.

Acquisition and Disposal of Subsidiaries, Associates and Joint Ventures

The Group had no material acquisition and disposal of subsidiaries, associates and affiliated companies during the period.

Material acquisitions and disposals

During the period under review, there were no material acquisition or disposal of any subsidiary, associate or joint venture of the Group.

Contingent Liability

The Group did not have any significant contingent liability during the period under review.

Major Events

Save as aforesaid, the Group had no material capital commitments and no future plans for material investments or capital assets as at 30 June 2021.

Human Resources

As at 30 June 2021, the Group had approximately 126 employees in Hong Kong and Xiamen. The remuneration package was determined with reference to performance and the prevailing market rate. The Group also provides employees with training, the opportunity to join its mandatory provident fund scheme and medical insurance cover.

銀行貸款及其他借款

本公司及本集團於二零二一年六月三十日 並無銀行貸款及其他借貸(二零二零年十二 月三十一日:無)。

借貸成本資本化

於二零二一年六月三十日六個月止概無借 貸成本資本化(二零二零年十二月三十一 日:無)。

重大投資

本集團於本報告期間並無持有其他重大投 資。

收購及出售附屬公司及聯營公司

本集團於本期間並無重大收購及出售附屬 公司、聯營公司或合營企業活動。

重大收購及出售

回顧期內,本集團沒有作出重大收購行動 或出售任何附屬公司,聯營或合營企業 公司。

或然負債

本集團於本期間內並無任何重大或然負債。

主要事件

除上述者外,於二零二一年六月三十日,本 集團並無重大資本承擔,亦無參與重大投 資或購入資本資產之未來計劃。

人力資源

於二零二一年六月三十日,本集團於香港 及廈門擁有約126名僱員。酬金組合乃根據 彼等之表現及市場價格釐定。本集團亦提 供僱員培訓、參與強制性強積金計劃及醫 療保險之機會。

DIVIDENDS

The Director do not recommend the payment of dividend for the six months ended 30 June 2021.

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

Neither the Company nor its subsidiaries, had purchased, sold or redeemed any of the Company's listed securities during the six months ended 30 June 2021.

Model Code for Securities Transactions by Directors

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix 10 to the Listing Rules as its own code of conduct for dealings in securities of the Company by the Directors. In response to specific enquiries made, all Directors confirmed that they had complied with the required standards of dealings as set out in the Model Code during the period under review.

股息

董事會不建議派發二零二一年六月三十日 六個月止的任何股息。

購買、出售或贖回本公司之上 市證券

截至二零二一年六月三十日止六個月,本 公司或其附屬公司均無購買、出售及贖回 任何本公司之上市證券。

董事進行證券交易之標準守則

本公司採納上市規則附錄十所載的《上市發 行人董事進行證券交易的標準守則》(「標準 守則」)作為董事進行本公司證券交易的操 守守則。經作出具體徵詢後,所有董事確認 彼等於回顧期間均遵照標準守則所載的規 定標準。

Biographies of Directors and Senior Management 董事及高級管理人員履歷

Executive Directors

Mr. CHEN Yangbiao, aged 60, joined the Company in August 2018. He is an Executive Director and Chairman of Board of Directors of the Company. He is responsible for the overall strategic planning of the Group.

Mr. Chen is currently a Chairman of Fujian Enterprises (Holdings) Company Limited (華閩(集團)有限公司), he is in charge of the overall work. Mr. Chen is also a member of the 10th Fujian Provincial Committee of the Communist Party of China ("CPC") (中國共產黨福建省委員會), a member of 12th Fujian Provincial Committee of the Chinese People's Political Consultative Conference (中國人民政治協商會議福建省委員會) and deputy director of the Agriculture and Rural Affairs committee (農業 和農村委員會), Executive Vice President of the 8th Council of Fujian Enterprise And Enterpriser Federation (福建省企業與企業家聯合會) and Director General of Fujian Cultural and Tourism Integration Development Alliance (福建省文旅產業融合發展聯盟). Mr. Chen was also awarded as the 17th session of Excellent Entrepreneur of Fujian Province. He is also an expert consultant of Fujian Tourism Development Committee (福建省 旅遊發展委員會). In 2018, Mr. Chen was awarded the honorary of the 40 Fujian 's most influential entrepreneurs in the 40 years of the reform and opening-up.

Mr. Chen holds a bachelor's degree in engineering from Fujian Forestry College (福建林學院) and a master's degree in scientific socialism professional from Party School of the Central Committee of CPC (中共中 央黨校). Mr. Chen has extensive experience in administration, corporate and capital management. In 2015, he led the establishment of FTDC, built the leading tourism enterprise in Fujian Province and led FTDC to the top 20 of China Tourism Groups for four consecutive years. Mr. Chen has taken up a number of management posts including Vice Mayor of Wuyishan City, Fujian Province, Director of Planning and Finance Department of Fujian Tourism Bureau, a member of Party Group and the Deputy Director of Fujian Tourism Bureau, the chairman of Fujian Enterprises (Holdings) Company Limited and secretary of Communist Party Committee, chairman of the board of directors and legal representative of FTDC.

執行董事

陳揚標先生,60歲,於二零一八年八月加入 本集團。陳先生為本公司執行董事及董事 會主席。陳先生負責本集團之整體策略性 規劃。

陳先生現任華閩(集團)有限公司董事長, 主持集團全面工作。陳先生是中共福建省 第十屆委員會委員,第十二屆福建省政協 委員、農業和農村委員會副主任,福建省企 業與企業家聯合會第八屆理事會執行副會 長,福建省文旅產業融合發展聯盟總幹事 長,第十七屆福建省優秀企業家,福建省旅 遊發展委員會專家智庫顧問。陳先生于二 零一八年榮獲改革開放40年40位福建最有 影響力企業家榮譽稱號。

陳先生持有福建林學院工學學士學位,並 持有中央黨校科學社會主義專業研究生學 歷。陳先生具有豐富的行政管理、企業管理 及資本運作經驗。二零一五年,他主導組 建福建省旅遊發展集團,打造福建旅遊 頭企業,帶領福建省旅遊發展集團連續 年上榜中國旅遊集團20強。陳先生歷任 建省武夷山市副市長,福建省旅遊局計劃 局、華閩(集團)有限公司董事長,福建省旅 遊發展集團有限公司黨委書記、董事長(法 定代表人)。

Biographies of Directors and Senior Management (Continued) 董事及高級管理人員履歷(續)

Ms. CHEN Danyun, aged 56, joined the Company in August 2015. She is Executive Director and General Manager of the Company. She is responsible for the general operation and management of the Company and to execute the overall strategic planning of the Group.

Ms. Chen has over 30 years of experience in international trade, corporate management and investment management. Ms. Chen graduated from Xiamen University with a bachelor's degree in economics and obtained her Master of Business of Administration degree from Murdoch University in Australia. She is a senior economist.

Mr. CHEN Yang, aged 56, is the Executive Director and Vice General Manager of the Company. Mr. Chen joined the Group in June 2015 and assists the general manager in the daily operations of the Group.

Mr. Chen has approximately 30 years' experience in finance management. Mr. Chen has taken up a number of management posts, including a vice general manager of Fuzhou Harmony Piano Co., Ltd. (福州和聲鋼琴股份有限公司), a vice general manager of the finance department of Fujian Huamin Industrial Group Company Limited (福建華 閩賓業(集團)有限公司) and the financial controller of Fujian Investment and Development Company Limited. Mr. Chen obtained his bachelor degree in economics from Xiamen University in the PRC. Mr. Chen is a senior economist.

Non-Executive Directors

Mr. FENG Qiang, aged 55, is the assistant of General Manager of Fujian Tourism Development Group Company Limited ("FTDC"), the Director of Investment and Planning Department of FTDC, the chairman and general manager of Fujian Tourism Investment Holdings Company Limited. Mr. Feng joined the Group in January 2005.

He spent years of research in the Chinese Academy of Social Science at Fujian for corporate strategies and reforms. He also has practical experience in corporate investment planning, operational management and corporate restructuring during his service in the government of Fujian Province and its related companies. Mr. Feng has over 30 years' corporation and investment management experience.

Mr. Feng has a bachelor degree in economics from Shanghai University of Finance and Economics.

陳丹雲女士,56歲,本集團執行董事及總 經理。陳女士於二零一五年八月加盟本集 團,陳女士負責日常營運管理工作及執行 本集團整體之策略。

陳女士於國際貿易、企業管理及投資管理 方面擁有超過30年經驗。陳女士持有廈門 大學經濟學學士學位及澳大利亞梅鐸大學 (Murdoch University)之工商管理碩士學位。 彼為高級經濟師。

陳揚先生,56歲,本集團執行董事及副總 經理。陳先生於二零一五年六月加盟本集 團,負責協助總經理執行本集團日常營運 之事務。

陳先生於財務管理方面擁有約30年經驗。 陳先生曾出任多個管理職位,包括福州和 聲鋼琴股份有限公司副總經理、福建華閩 實業(集團)有限公司財務部副總經理及華 閩投資發展有限公司財務總監。陳先生擁 有中國廈門大學經濟學學士學位。陳先生 為高級經濟師。

非執行董事

馮強先生,55歲,福建省旅遊發展集團有限公司(「旅遊集團」)總經理助理、投資規劃 部主任及福建旅遊投資集團有限公司董事 長、總經理。馮先生於二零零五年一月加盟 本集團。

馮先生曾長期在福建社會科學院從事企業 發展戰略和企業改革的研究工作,並曾任 職於福建省有關政府部門、企業,從事企業 投資策劃、經營管理和企業重組的實務工 作。馮先生於企業管理和投資管理方面擁 有超過30年的經驗。

馮先生持有上海財經大學經濟學學士學位。

Biographies of Directors and Senior Management (Continued) 董事及高級管理人員履歷(續)

Mr. WANG Ruilian, aged 57, is a non-executive director of the Company, and Mr. Wang was an executive director and general manager of the Company from July 2006 to October 2015. With effect from 19 October 2015, Mr. Wang has resigned as executive director and general manager of the Group and has been re-designated from an executive Director to a non-executive Director.

Mr. Wang has over 35 years' experience in management and finance. Mr. Wang has previously been sent to oversea companies to take up a number of senior management posts, including a director and vice general manager of the Finance Department of Fujian Investment and Development Company Limited, and the managing director of Fujian Enterprises (Hungary) Co., Ltd. Currently, he is a director of finance department of Fujian Tourism Development Group Company Limited (FTDC).

Mr. Wang acquired his bachelor degree in economics from Xiamen University in the PRC and master degree of International Management from Australian National University in Australia.

Ms. WENG Weijian, aged 50, joined the Company in September 2018 as non-executive director.

Ms. Weng graduated in the major of finance and accounting from Minjiang University and in the major of law from East China University of Political Science and Law. She is a Senior Accountant in Mainland China. She has over 25 years' extensive experience in risk management and control, accounting, assets management and financial management. She is currently the Supervisor of Min Xin Insurance Company Limited, Fujian Minxin Investments Company Limited and Sanming Sanyuan District Minxin Micro Credit Company Limited. She is currently a Chief Auditor of Min Xin Holdings Limited (Stock Code: 00222), and also a director of Land Hot (Hong Kong) Limited, Jian Xing Finance Limited, Jian Xing International Investments Limited, Fancy Time Investment Limited and Sino Earn Holdings Limited, a substantial shareholder of the Company. **王瑞煉先生**,57歲,王先生於二零零六年七 月到二零一五年十月為本集團執行董事及 總經理。自二零一五年十月十九日起王先 生不再擔任本集執行董事及總經理,並由 執行董事調任為非執行董事。

王先生於管理及金融財務方面擁有超過35 年經驗,曾派駐海外公司及出任多個高級 管理職位,包括華閩投資發展有限公司之 董事、金融財務部副總經理及華閩(匈牙 利)有限公司之執行董事。目前,王先生 為福建省旅遊發展集團有限公司(「旅遊集 團」)的財務部主任。

王先生持有中國廈門大學經濟學學士學位 及澳大利亞國立大學之國際管理碩士學位。

翁衛建女士,50歲,於二零一八年九月加入 本集團為非執行董事。

翁女士畢業於閩江大學財務專科及華東政 法大學法學本科,並持有中國大陸高級會 計師職稱。翁女士在風險管控、會計核算、 資產管理和金融管理等方面逾25年豐富經 驗。她現時為閩信保險有限公司、福建閩信 投資有限公司和三明市三元區閩信小額貸 資有限公司之監事。彼是閩信集團有限公 司(股票代號:00222)的總稽核,亦分別擔 任聯宏泰(香港)有限公司、建興財務有限 公司、建興國際投資有限公司、輝達投資有 限公司及本公司主要股東華鑫(香港)控股 有限公司之董事。

Independent Non-Executive Directors

Mr. LAM Kwong Siu, *GBS*, aged 87, was the representative of the National People's Congress (10th Session). He is currently the vice chairman of BOC International Holdings Limited, the honorary chairman of Hong Kong Federation of Fujian Association, the life honorary chairman of Hong Kong Fukien Chamber of Commerce, the vice chairman of Fujian-Hong Kong Economic Cooperation, the life honorary chairman of the Chinese General Chamber of Commerce and the Adviser of the Hong Kong Chinese Enterprises Association, the honorary president of Chinese Bankers Club, Hong Kong. Mr. Lam is also the Independent Non-executive Director of Bank of China International Limited, Yuzhou Properties Company Limited, Xinyi Glass Holdings Limited, Far East Consortium International Limited and Skymission Group Holdings Limited. Mr. Lam was awarded the HKSAR Silver Bauhinia Star in 2003 and HKSAR Gold Bauhinia Star in 2016.

Mr. Lam joined the Group and was appointed as independent non-executive director in 11 December 2003.

獨立非執行董事

林先生於二零零三年十二月十一日加盟本 集團並委任為獨立非執行董事。

Biographies of Directors and Senior Management (Continued) 董事及高級管理人員履歷(續)

Mr. NG Man Kung, aged 70, graduated from Hong Kong Polytechnic University with an attendance certificate in banking. Mr. Ng has been senior management in banking industry of Hong Kong for 28 years. He was appointed as the Managing Director and General Manager of Chiyu Banking Corporation Limited in 1992 and the vice-chairman and Chief Executive of Chiyu Banking Corporation Limited in 2001. He retired from Chiyu Banking Corporation Limited in 2012. Mr. Ng was a member of the council of the Hong Kong Polytechnic University from April 1999 to March 2003 and was a member of Fujian Provincial Committee of the Chinese People's Political Consultative Conference from 1993 to 2013. Mr. Ng was served as a management consultant of China Orient Asset Management (International) Holdings Limited from January 2014 to April 2015. Mr. Ng was served as an independent non-executive director of Guoan International Limited (Stock Code : 143) from 11 March 2016 to 26 February 2021 and Shanghai Zendai Property Limited (Stock Code : 755) from 25 May 2017 to 11 January 2021. Mr. Ng was served as a non-executive director of Roma Group Limited (Stock Code: 8072-GEM) from 24 August 2017 to 18 December 2017. Currently, Mr. Ng serves as an independent non-executive director of ELL Environmental Holdings Limited (Stock Code: 1395) from 5 September 2014, an independent non-executive director of Renco Holdings Group Limited (Stock Code: 2323) from 23 March 2016, the Chairman of Supervisor Committee of Well Link Bank in Macau from 31 March 2018 and an independent nonexecutive director of Green Future Food Hydrocolloid Marine Science Company Limited (Stock Code: 1084) from 25 September 2019.

Mr. Ng joined the Group and was appointed as independent non-executive director on 30 June 2014.

吴文拱先生,70歲,曾於香港理工大學進修 銀行學課程。吳先生曾在香港銀行業任職 高層管理人員達28年。彼於一九九二年獲 任命為集友銀行有限公司常務董事兼總經 理,於二零零一年獲任命為副董事長兼行 政總裁至二零一二年退休。吴先生曾於一 九九九年四月至二零零三年三月獲委任為 香港理工大學校董會成員,並於一九九三 年至二零一三年出任中國人民政治協商會 議福建省委員會委員。吳先生於二零一四 年一月至二零一五年四月期間擔任中國東 方資產管理(國際)控股有限公司的業務顧 問,於二零一六年三月十一日至二零二一 年二月二十六日期間擔任國安國際有限公 司(股份代號:143)及於二零一七年五月二 十五日至二零二一年一月十一日期間擔任 上海證大房地產有限公司(股份代號:755) 的獨立非執行董事及於二零一七年八月二 十四日至二零一七年十二月十八日期間擔 任羅馬集團有限公司(股份代號:8072一創 業板)的非執行董事。目前,吳先生擔任以 下公司的職位包括由二零一四年九月五日 起擔任強泰環保控股有限公司(股份代號: 1395)的獨立非執行董事。由二零一六年三 月二十三日起,擔任融科控股集團有限公 司(股份代號:2323)的獨立非執行董事。由 二零一八年三月三十一日起擔任澳門立橋 銀行監事會主席及由二零一九年九月二十 五日起,擔任綠新親水膠體海洋科技有限 公司(股份代號:1084)的獨立非執行董事。

吴先生於二零一四年六月三十日加盟本集 團並委任為獨立非執行董事。

Biographies of Directors and Senior Management (Continued) 董事及高級管理人員履歷(續)

Ms. LIU Mei Ling Rhoda, aged 59, joined the Group on 1 January 2019 as independent non-executive director, chairman of audit committee, and committee member of nomination committee and remuneration committee.

Ms. Liu is a Member of the Canadian Institute of Chartered Professional Accountants, Fellow Practicing Member of the Hong Kong Institute of Certified Public Accountants, Fellow Member of the Taxation Institute of Hong Kong, and Fellow Member of the Hong Kong Institute of Directors. Ms. Liu holds a Bachelor of Art Degree in Finance and Commercial Studies from University of Western Ontario in Canada, Professional Degree in China Law from Tsinghua University in China, and a Master of Business Administration Degree from McMaster University in Canada. Ms. Liu is currently a Practicing Certified Public Accountant in Hong Kong and sole proprietor of Liu & Wong, Certified Public Accountants. Ms. Liu is an independent non-executive director and the chairperson of the audit committee of Modern Health Technology Holdings Limited (Stock code: 919).

Ms. Liu is a member of the 12th Liaoning Provincial Committee of The Chinese People's Political Consultative Conference.

廖美玲女士,59歲,於二零一九年一月一日 加入本集團。為獨立非執行董事、審核委員 會主席、提名委員會成員及薪酬委員會成 員。

廖女士為加拿大特許專業會計師、香港會 計師公會資深執業會計師、香港税務學會 資深會員及香港董事學會資深會員。廖女 士持有加拿大西安大略大學金融及商業科 文學學士學位及加拿大麥克馬斯特大學中國法學專 管理碩士學位。廖女士現任廖美玲會計師 股有限公司(股份代號:919)之獨立非執行 董事及審核委員會主席。

廖女士是第十二屆中國人民政治協商會議 遼寧省委員會委員。

Corporate Governance Report 企業管治報告

Compliance with the Corporate Governance Code

Adapting and adhering to recognized standards of corporate governance principles and practices has always been one of the top priorities of the Company. The Board of Directors ("the Board") believes that good corporate governance is one of the areas that leads to the success of the Company and balances the interests of shareholders, customers and employees, and the Board is devoted to ongoing enhancements of the efficiency and effectiveness of such principles and practices.

The Company had fully complied throughout the six months ended 30 June 2021 with the code provisions in the Corporate Governance Code set out in Appendix 14 to the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

In the opinion of the Directors, the Company has met all code provisions as set out in the Code during the six months ended 30 June 2021.

Board Composition and Board Practices

The Board is primarily responsible for formulating the business strategy, reviewing and monitoring the business performance of the Group, approving the financial statements and annual budgets as well as directing and supervising the management of the Company. Execution of operational matters and the powers thereof are delegated to the management by the Board with clear directions.

The Board comprises a total of nine Directors, three of whom are Executive Directors, three Non-executive Directors and three Independent Non-executive Directors. One of the Independent Non-executive Directors has appropriate professional qualifications, or accounting or related financial management expertise.

Board composition review will be made regularly to ensure that it has a balance of expertise, skills and expertise appropriate for the requirements of the business of the Group. In accordance with article 101 of the Company's Articles of Association, one-third of the Directors for the time being, or, if their number is not three or a multiple of three, then the number nearest to one-third shall retire at the forthcoming annual general meeting and shall be eligible for re-election.

企業管治守則

配合及遵循企業管治原則及常規之公認標 準一貫為本公司最優先原則之一。董事會 (「董事會」)認為良好的企業管治是帶領本 公司邁向成功及平衡股東、客戶及僱員之 間利益之因素之一,董事會致力於持續改 善該等原則及常規之效率及有效性。

截至二零二一年六月三十日六個月止本公 司貫徹遵守香港聯合交易所有限公司(「聯 交所」)證券上市規則(「上市規則」)附錄十 四中所載的「企業管治守則」(「守則」)的適 用守則條文規定。

董事認為,公司已於截至二零二一年六月 三十日六個月止符合企業管治守則所載之 守則條文。

董事會組成及董事會常規

董事會主要負責制定業務策略、審閱及監 察本集團業務表現、批准財務報表及年度 預算,以及監督本公司管理層並向其給予 指引。董事會向管理層下放權力,並給予明 確指引,以執行營運事宜。

董事會由合共九名董事組成,當中三名為 執行董事、三名為非執行董事、及三名為獨 立非執行董事。其中一名獨立非執行董事 擁有適當之專業資格,或具備會計或相關 財務管理專長。

本公司將定期檢討董事會之組成,確保其 具備適當及所需之專長、技能及經驗以應 付本集團業務之需求。根據本集團之公司 組織章程細則第101條之規定,三分之一之 現任董事(或倘董事人數並非三位或三之倍 數,則為最接近三分之一之人數),任期將 於應屆股東週年大會屆滿,惟彼等具備資 格膺選連任。

Independent Non-executive Directors and Non-executive Directors

Mr. Lam Kwong Siu was appointed as an Independent Non-executive Director of the Company on 11 December 2003 and reappointed eight times with tenure of two years and expiring on 10 December 2021.

Mr. Ng Man Kung was appointed as an Independent Non-executive Director of the Company on 30 June 2014 and was reappointed three times with tenure of two years and expiry on 29 June 2022.

Ms. Liu Mei Ling Rhoda has appointed as an Independent Non-executive Director of the Company on 1 January 2019 and was reappointed once with tenure of two years and expiry on 31 December 2022.

However, their tenure is subject to retirement by rotation at the Annual General Meeting in compliance with the amended and restated Articles of Association of the Company and the Code on Corporate Governance, under which they have to retire by rotation and make themselves eligible for re-election.

Mr. Feng Qiang, Mr. Wang Ruilian and Ms. Weng Weijian were appointed as Non-executive Directors on 27 January 2005, 19 October 2015 and 11 September 2018 respectively. All are subject to retirement by rotation at the Annual General Meeting in compliance with the amended and restated Articles of Association of the Company.

Confirmation of Independence of Independent Non-Executive Directors

Independence of Independent Non-Executive Directors

The Company has complied with the requirements under Rules 3.10(1), 3.10(2) and 3.10A of the Listing Rules. The Company has received confirmation of independence from the three Independent Non-Executive Directors, namely Mr. Lam Kwong Siu, Mr. Ng Man Kung and Ms. Liu Mei Ling Rhoda in accordance with Rule 3.13 of the Listing Rules.

獨立非執行董事及非執行董事

二零零三年十二月十一日起,林廣兆先生 為本公司獨立非執行董事,彼等之任期為 期兩年,及已重新委任八次,其任期至二零 二一年十二月十日屆滿。

吴文拱先生於二零一四年六月三十日獲委 任為本公司獨立非執行董事,並獲重新委 任三次,其任期至二零二二年六月二十九 日。

廖美玲女士於二零一九年一月一日獲委任 為本公司獨立非執行董事,並獲重新委任 一次彼等之任期為期兩年,其任期至二零 二二年十二月三十一日。

然而,其任期須受本公司經修訂及重列的 章程及企業管治常規守則之規定,在股東 週年大會上董事須輪值告退及重選再任。

馮強先生、王瑞煉先生及翁衛建女士分別 於二零零五年一月二十七日及二零一五年 十月十九日及二零一八年九月十一日獲委 任為非執行董事,惟須按照本集團之經修 訂及重列的公司組織章程細則之規定,於 股東週年大會屆滿輪值告退並膺選連任。

獨 立 非 執 行 董 事 之 獨 立 性 確 認書

獨立非執行董事的獨立性

本公司已遵守上市規則第3.10(1)、3.10(2)及 3.10A條的規定。根據上市規則第3.13條, 本公司已收到三位獨立非執行董事:林廣 兆先生、吳文拱先生及廖美玲女士的獨立 性確認函。

Mr. Lam Kwong Siu have served the Board of the Company for more than nine years. They have clearly demonstrated their willingness to exercise independent judgement and to provide objective challenges to the management. There is no evidence that length of tenure is having an adverse impact on their independence. The Board therefore considers that Mr. Lam remain independent, notwithstanding the length of their tenure.

The Board as well as the Nomination Committee have reviewed the independence of all Independent Non-executive Directors and have concluded that all of them are independent within the definition of the Listing Rules. Further, up to the date of this report, the Board is not aware of the occurrence of any events, which would cause it to believe that the independence of any of the Independent Non-executive Directors has been impaired.

Financial Reporting

The Board recognises the importance of integrity of financial information and acknowledges its responsibility for preparing interim and annual financial statements that give a true and fair view of the Group's affairs and its results and cash flows in accordance with Hong Kong Financial Reporting Standards and the Companies Ordinance. In presenting the financial information, as well as price-sensitive announcements and other financial disclosures as required by regulations, the Board endeavors to present in a timely manner to shareholders and other stakeholders a balanced and understandable assessment of the Company's performance, position and prospects. Accordingly, appropriate accounting policies are selected and applied consistently, and judgements and estimates made by the management for financial reporting purpose are prudent and reasonable. The Directors are also responsible for ensuring that the Group keeps accounting records which disclose with reasonable accuracy at any time the financial position of the Group and which enable the preparation of financial statements in accordance with the Companies Ordinance and the applicable accounting standards. Prior to the adoption of the financial statements and the related accounting policies, the relevant financial information is discussed between the external auditors and the management, and then submitted to the Audit Committee for review.

林廣兆先生服務本公司董事會逾九年。彼 等的表現清晰反映其進行獨立判斷的意 願,並為管理層帶來客觀意見。概無任何證 據顯示任期長短對彼等獨立性構成負面影 響。因此,董事會認為,不論任期長短,林 先生仍為獨立人士。

董事會及提名委員會已評估全體獨立非執 行董事的獨立性,並認為彼等均屬上市規 則所界定的獨立人士。此外,截至本報告日 期,董事會並無知悉有任何將削弱任何一 位獨立非執行董事獨立性的事件。

財務匯報

董事會確知財務資料完整的重要性,並須 負責根據《香港財務報告準則》及《公司條 例》編製半年及年度財務報表,藉以真實及 公平地反映集團的財務狀況、業績及現金 流。在提呈財務資料、股價敏感公告及規例 規定的其他財務披露時,董事會致力向股 東及其他持份者適時地對本公司的業績、 現況及前景作出平衡及容易理解的評核。 因此,適當的會計政策已被選用及貫徹地 應用,而管理人員所作出關於財務匯報的 判斷及估算均屬審慎及合理。董事亦須負 責確保本集團保存會計記錄,該等記錄須 於任何時間合理準確地披露本集團之財務 狀況,並可據此按香港公司條例及適用之 會計準則編製財務報表。在採納財務報表 及相關會計政策前,相關財務資料均經外 聘核數師及管理層討論,然後提交審核委 員會審閱。

Internal Controls

Risk Management and Internal Control

The Board is responsible for the Group's risk management and internal control systems and reviews their effectiveness annually. Such systems are designed to prudently manage the Group's risks within an acceptable risk profile. The Board has delegated to management the implementation of the risk management and internal control systems as well as the review of relevant financial, operational, compliance, risk management and internal control procedures.

The management under the supervision of the Board has established an ongoing process for identifying, evaluating and managing the significant risks faced by the Group and this process includes updating the risk management and internal control systems when there are changes in business, external environment or regulatory guidelines.

The management assists the Board with the implementation of all relevant policies and procedures on risk and control by identifying and assessing the risks faced and designing, operating and monitoring suitable internal controls to mitigate and control these risks. The key processes that have been established in reviewing the adequacy and integrity of the risk management and internal control systems include the following:

A defined management structure is maintained with specified limits of authority and control responsibilities, which is designed to (a) safeguard assets from inappropriate use; (b) maintain proper accounts; (c) ensure compliance with regulations; and (d) identify, manage and mitigate key risks to the Group.

The Board reviews the financial controls, risk management and internal control systems of the Group and any significant internal control issues identified by the internal audit team, external auditors and management. It also conducts review of the internal audit functions with particular emphasis on the scope and quality of management's on-going monitoring of risks and of the internal control systems and the work of the internal audits and independence of the internal audit team. During its annual review, the Audit Committee also considers the adequacy of resources, qualifications and experience of staff of the Group's accounting, financial reporting and internal audit functions, and their training programmes and budgets.

內部監控

風險管理及內部監控

董事會負責本集團風險管理及內部監控系 統,並每年檢討其有效性。然而,系統的 設計只為於可接受的風險範圍內謹慎地管 理本集團的風險。董事會授權管理層推行 風險管理及內部監控系統,並檢討有關財 務、營運、合規、風險管理及內部監控程 序。

管理層在董事會的監督下,已確立持續的 程序,以確定、評估及管理本集團所面對的 重大風險,程序包括當營商、外圍環境或規 例指引變更時,更新風險管理及內部監控 系統。

管理層協助董事會推行所有相關的風險及 監控政策及措施,確定及評估所面對的風 險,並設計、運作及監察合適的內部監控措 施,以減少及控制此等風險。本集團已確立 主要程序以審閲風險管理及內部監控系統 的足夠性及完整性,該等程序包括:

維持一個權限及監控責任明確界定的清晰 管理架構,以(a)保管資產以防不正確使用; (b)保存適當的會計記錄;(c)確保符合相關 法例;及(d)確認、管理及減少本集團主要風 險。

董事會審閱本集團的財務監控、風險管理 及內部監控系統及由內部稽核小組、外聘 核數師及管理層所識別的任何重大內部監 控事項;亦同時檢討內部審核的功能,特別 著重管理層對持續監察風險及內部監控系 範的範圍及質素和內部審核工作與內部監 會並考慮本集團在會計、財務匯報及內部 會並考慮本集團在會計、財務匯報及內部 審核職能方面的資源、員工資歷及經驗是 否足夠,以及員工所接受的培訓課程及有 關預算是否充足。 The internal audit team monitors compliance with policies and procedures and the effectiveness of the risk management and internal control systems and highlights significant findings in respect of any non-compliance. It plays an important role in the Group's internal control framework, and provides objective assurance to the Board that a sound internal control system is maintained and operated in compliance with the established processes and standards by performing periodic checking. The internal audit team issues reports to the Board and relevant management covering various operational and financial processes of the Group and provides summary reports to the Audit Committee annually together with the status of implementation of their recommendation in Audit Committee meeting. In addition, the internal audit team reviews the continuing connected transactions of the Group and reports to the Audit Committee.

The Board is satisfied that the risk management and internal control systems in place covering all material controls including financial, operational and compliance controls and risk management functions for the period under review and up to the date of issuance of this report and accounts are reasonably effective and adequate.

Board Committees

The Board has appointed a number of committees to discharge its functions. Sufficient resources are provided to enable the board committees to undertake their specific roles. The respective role, responsibilities and activities of each board committee are set out below:

AUDIT COMMITTEE

The audit committee of the Company was established in 1999. Currently, it comprises three members, all of whom are independent non-executive Directors, namely Ms. Liu Mei Ling Rhoda who possesses professional accounting qualification, Mr. Lam Kwong Siu and Mr. Ng Man Kung. Ms. Liu Mei Ling Rhoda is the Chairman of the Audit Committee. The Audit Committee adopted the terms of in accordance with the Code issued by the Stock Exchange. The principal duties of the audit committee include the review and supervision of the Group's financial reporting process and internal controls. Two meetings have been held by the audit committee during the Period. Each Committee meeting was provided with necessary financial information of the Group for consideration, review and assessment of major issues.

The audit committee has reviewed the interim results and the interim report for the six months ended 30 June 2021.

內部稽核小組監察政策及程序的遵從、風險管理及內部監控系統的有效性,及指出任何不遵守事項的重大發現。內部稽核的有效性,及指出為本集團內部監控架構重要的一環,或確保。 定期審查,向董事會提供客觀保證,以確不動。 定期審查,向董事會提供客觀保證,以確不動。 定期審查,向董事會提供客觀保證,以確不動。 定期審查,以證書。 定期審查,以證書。 定期管理。 和要報告,及於每年內審核委員會會議上 加要報告,及於每次的審核委員會會議上小 組審核本集團的持續關連交易並向審核委員會報告。

董事會信納回顧年內及截至本報告及賬目 刊發日期,現存的風險管理及內部監控系 統涵蓋所有重大監控,包括財務、經營及合 規監控以及風險管理功能,屬合理地有效 及足夠。

董事會轄下委員會

董事會已委任若干委員會以執行其職能。 董事會轄下各委員會均獲得足夠資源,以 執行其具體任務。董事會轄下各委員會的 個別任務、職責及活動列載如下:

審核委員會

審核委員會已審閲本集團截至二零二一年 六月三十日六個月止之中期業績及中期 報告。

Remuneration Committee

The Remuneration Committee currently comprises 3 members, all of which are independent non-executive Directors. The Remuneration Committee members are set out on page 2 of the interim report.

The functions of the Remuneration Committee are to formulate transparent procedures for setting remuneration policies and packages for Directors and the senior management of the Group. Its duties include:

- Reviewing and recommending to the Board the remuneration packages of executive and non-executive Directors of the Group
- Reviewing the appropriateness of compensation for Directors of the Group

Nomination Committee

The Nomination Committee currently comprises 3 members, all of which are independent non-executive Directors. The Nomination Committee members are out on page 2 of the interim report.

Its duties include:

- to review the structure, size and composition (including the skills, knowledge and experience) of the Board at least annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy;
- to identify individuals suitably qualified to become members of the Board and select or make recommendations to the Board on the selection of individual(s) nominated for directorship(s);
- to assess the independence of INEDs;
- to make recommendations to the Board on the appointment or reappointment of Directors and succession planning for Directors, in particular the chairman of the Board (if any) and the chief executive;
- to review the Nomination Policy and to ensure disclosure of the same in the Corporate Governance Report, including the nomination procedures and the process and criteria adopted by the nomination committee to select and recommend candidate(s) for directorship;

薪酬委員會

薪酬委員會現時由3名成員組成,所有成員 皆為獨立非執行董事。薪酬委員會成員載 於本中期報告第2頁。

薪酬委員會之職能為制訂一套具透明度的 程序,以制定本集團董事及高級管理層的 薪酬政策和方案。薪酬委員會的職能包括:

- 檢討本集團執行及非執行董事的薪酬 方案並就此向董事會提供建議
- 檢討本集團董事之酬勞的合適程度

提名委員會

提名委員會現由3位成員組成,成員為獨立 非執行董事。提名委員會成員載列於中期 報告第2頁。

提名委員會的職能包括:

- 至少每年檢討董事會的架構、人數及 組成(包括技能、知識及經驗方面), 並就任何為配合本公司的企業策略而 擬作出的變動向董事會提出建議;
- 物色具備合適資格可擔任董事會成員
 的人士,並挑選提名有關人士出任董
 事或就此向董事會提出建議;
- 評估獨立非執行董事的獨立性;
- 就董事的委任或重新委任以及董事 (尤其是董事會主席(如有)及行政總 裁)的繼任計劃向董事會提出建議;
- 檢討提名政策,及確保於企業管治報告中作出披露,當中包括提名委員會用作遴選及推薦董事候選人而採納的提名程序以及準則;

- to review the Board Diversity Policy periodically and to ensure disclosure of the same or a summary of it in the Corporate Governance Report, including the measurable objectives that the Committee has set for implementing the Board Diversity Policy, and the progress on achieving the objectives; and
- to ensure disclosure will be made in the circular to shareholders and/or explanatory statement accompanying the notice of the relevant general meeting where the Board proposes a resolution to elect an individual as an INED at the general meeting:
 - the process used for identifying the individual and why the Board believes the individual should be elected and the reasons why it considers the individual to be independent;
 - if the proposed INED will be holding their seventh (or more) listed company directorship, why the Board believes the individual would still be able to devote sufficient time to the Board;
 - the perspectives, skills and experience that the individual can bring to the Board; and
 - how the individual contributes to diversity of the Board.

The Nomination Committee met once in the period under review to review the nomination policies of the newly appointed Directors.

Corporate Governance Functions

The Board is responsible for the corporate governance functions with the following duties:

- to develop and review the Company's policies and practices on corporate governance and make recommendations on changes and updating;
- to review and monitor the training and continuous professional development of Directors and senior management;
- to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;

- 定期檢討董事會成員多元化政策,及 確保於企業管治報告中披露該政策或 其摘要,當中包括就執行董事會成員 多元化政策而製定之可計量目標,以 及達致該等目標之進度;
- 於董事會擬於股東大會上提呈決議案 選任某人士為獨立非執行董事的有關 股東大會通告所隨附的致股東通函 及/或説明函件中確保披露:
 - 用以物色該名人士的流程、董事 會認為應選任該名人士的理由以 及他們認為該名人士屬獨立人士 的原因;
 - 如果候任獨立非執行董事將出 任第七家(或以上)上市公司的董
 事,董事會認為該名人士仍可投
 入足夠時間履行董事責任的原因;
 - 該名人士可為董事會帶來的觀點
 與角度、技能及經驗;及
 - 該名人士如何促進董事會成員多 元化。

提名委員會於本回顧期內召開一次會議, 以檢討新任命之董事提名政策。

企業管治職能

董事會負責企業管治職能,並有下列職責:

- 制訂及檢討本公司的企業管治政策及 常規,並就變動及更新提出建議;
- 檢討及監察董事的培訓及持續專業發 展;
- 檢討及監察本公司在遵守法律及監管
 規定方面的政策及常規;

- to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and Directors;
- to review the Company's compliance with the Code and disclosure in the Corporate Governance Report; and
- such other corporate governance duties and functions set out in the Code (as amended from time to time) for which the Board are responsible.

The Company periodically reviews its corporate governance practices to ensure they continue to meet the requirements of the Corporate Governance Code during the six months ended 30 June 2021.

Independent Non-executive Directors

The Group has complied with Rules 3.10(1) and 3.10(2) of the Listing Rules relating to the appointment of a sufficient number of independent non-executive Directors and at least one independent non-executive Director with appropriate professional qualifications or accounting or related financial management expertise. The Company has appointed three independent non-executive Directors including one with financial management expertise.

Model Code for Securities Transactions by Directors

The Group has adopted Appendix 10 to the Listing Rules, the Model Code for Securities Transactions by Directors of Listed Issuers ("Model Code"), as its own code of conduct regarding Directors' securities transactions. Specific enquiry has been made with all Directors, and the Directors had complied with the requirements set out in the Model Code for the six months ended 30 June 2021.

- 制訂、檢討及監察適用於僱員及董事 的操守守則及合規手冊(如有);
- 檢討本公司遵守企業管治守則的情況 及於企業管治報告中作出的披露;及
- 載列於企業管治守則內董事會負責的 該等其他企業管治職責及職能(經不 時修訂)。

本公司定期檢討其企業管治措施,以確保 該等措施於二零二一年六月三十日六個月 止內一直符合守則的企業管治規定。

獨立非執行董事

本公司已遵守上市規則第3.10(1)和3.10(2)條 有關委任足夠數量的獨立非執行董事且至 少一名獨立非執行董事必須具備適當的專 業資格,或具備適當的會計或相關財務管 理專長的規定。本公司聘任了三名獨立非 執行董事,其中一名獨立非執行董事具有 財務管理專長。

董 事 進 行 證 券 交 易 之 標 準 守則

本集團已採納載於上市規則附錄十有關上 市公司董事進行證券交易的標準守則(「標 準守則」),作為董事買賣證券之標準守則。 經向所有董事作出特定查詢後,各董事於 截至二零二一年六月三十日六個月止一直 遵守標準守則之規定。

Board Diversity Policy

The Company recognizes and embraces the benefits of diversity of Board members. While all Board appointments will continue to be made on a merit basis, the Company will ensure that the Board has a balance of skills, experience and diversity of perspectives appropriate to the needs of the Company's business. Selection of candidates will be based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, experience (professional or otherwise), skills and knowledge.

Professional Development

To assist Directors' continuing professional development, the Company recommends Directors to attend relevant seminars to develop and refresh their knowledge and skills. All Directors also participate in continuous professional development programs, to develop and refresh their knowledge and skills in relation to their contribution to the Board. A record of the training received by the respective Directors are kept and updated by the Company Secretary of the Company.

Directors' and Officers' Insurance

The Company has arranged appropriate insurance cover in respect of potential legal actions against its Directors for the period under review.

Corporate Monitor

The Board is responsible for monitoring the Group's overall corporate reporting process and control system, while the corporate reporting standard is handled by the accounting department, which makes regular review of resources allocation and financial reporting system properly. Compliance with Corporate Governance Code, the Listing Rules, Securities of Futures Ordinance (the "SFO") and other applicable laws and regulations are handled by the Company Secretary. The Company's management meets with the Executive Directors regularly to review and brief the reporting system, and the Audit Committee annually to review and brief the reporting system.

董事會多元化政策

本公司肯定及接受董事會成員多元化的益 處。在董事會所有任命將繼續奉行任人唯 才的原則的同時,本公司將確保董事會在 切合本公司業務所需的技能、經驗、不同 觀點方面取得平衡。挑選候選人將基於多 種不同觀點,包括但不限於性別、年齡、文 化及教育背景、專業或其他經驗、技術及知 識。

專業發展

為協助董事之持續專業發展,本公司建議 董事出席相關之座談會以發展及更新彼等 之知識及技能。全體董事亦有出席持續專 業發展計劃,如由合資格專業人士所舉辦 之外部座談會,就彼等對董事會之貢獻發 展及更新彼等之知識及技能。各董事所接 受之培訓記錄由本公司公司秘書保管及更 新。

董事及行政人員的保險

本公司在回顧期內已就其董事可能會面對 的法律訴訟作出適當的投保安排。

企業監控

董事會有責任監察本集團整體企業匯報過 程及控制系統,企業匯報標準已交予會計 部負責,由會計部適當地定期檢討資源調 配及財務匯報系統。企業管治常規,以及符 合上市規則、證券及期貨條例及其他適用 法規等事宜,已交予公司秘書負責。本公司 管理層定期與執行董事檢討及簡述匯報 統,亦每年與審核委員會檢討及簡述匯報 系統。

A package of detailed materials setting out the duties and responsibilities of the Directors of the Company is provided to each newly appointed Director, in which it is especially specified the applicable rules and regulations (including the Listing Rules) that the first time appointed Directors shall note and understand.

Printed copies of the Model Code in respect of the securities transactions made by Directors and relevant employee, have been distributed to each Director and relevant employees of the Group as stipulated therein. Having made specific enquires of all Directors, all the Directors confirmed that they have complied with the standards set out therein.

Employees who are likely to be in possession of unpublished pricesensitive information about the Group are also subject to compliance with guidelines on no less exacting terms than the Model Code. 本公司每位新委任董事均獲發一份詳盡資料,當中詳述作為本公司董事之責任及職 責,並特別註明首次獲委任本公司董事須 留意及知悉之適用規則及規例(包括上市規 則)。

本集團董事及相關僱員之證券交易守則之 印刷本已分發予本公司守則內規定須獲 提供之本集團每位董事及相關僱員。在向 所有董事作出特選查問後,所有董事已確 認,彼等已遵守本公司之守則內所載標準。

該等有可能獲得有關本集團未經刊發股價 敏感資料之僱員亦須遵守條款內容不比標 準守則寬鬆之指引。

Directors' Report 董事報告

Disclosure of Interests by Directors

As at 30 June 2021, the interests of the Directors in the shares, underlying shares, and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")), which (a) were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which the Directors are taken or deemed to have under such provisions of the SFO); or (b) were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein; or (c) were required to be notified to the Company and the Stock Exchange pursuant to the Model Code were as follows:

Long position in shares and underlying shares of 本公司股份及相關股份之好倉 the Company

董事權益披露

於二零二一年六月三十日,董事於本公司 或其相聯法團(定義見證券及期貨條例(按 香港法例第571章)(「證券及期貨條例」)第 XV部)之股份及相關股份擁有(a)須根據證券 及期貨條例第XV部第7及8分部通知本公司 及聯交所之權益(包括根據證券及期貨條例 之該等條文董事被當作或被視作享有之權 益及淡倉);或(b)須記入根據證券及期貨條 例第352條規定存置之登記冊之權益;或(c) 須根據標準守則通知本公司及聯交所之權 益如下:

Director	Natures of interest	Number of issued ordinary shares held	Percentage of interest
董事	權益性質	所持已發行 普通股數目	權益百分比
CHEN Danyun 陳丹雲	Beneficial owner 實益擁有人	420,000	0.04%

Save as disclosed above, as at 30 June 2021, none of the Directors and chief executive had or was deemed to have any interests or short positions in the shares, underlying shares or debentures of the Company and its associated corporations (as defined in Part XV of the SFO) (i) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO); or (ii) which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (iii) which were required to be notified to the Company and the Stock Exchange pursuant to the Model Code.

除上文所披露外,於二零二一年六月三十 日,董事及行政總裁概無於本公司及其相 聯法團(定義見證券及期貨條例第XV部)之 股份、相關股份或債券中擁有或被視為擁 有(i)根據證券及期貨條例第XV部第7及第8 分部須知會本公司及聯交所(包括根據證券 及期貨條例之該等條文被當作或視為擁有 之權益或淡倉);或(ii)根據證券及期貨條例 第352條之規定須載入該條文所述之登記冊 內之任何權益或淡倉;或(iii)須根據標準守 則,須知會本公司及聯交所之任何權益或 淡倉。

Directors' Report (Continued) 董事報告(續)

At no time during the period was the Company or its subsidiaries engaged in any arrangements to enable the directors of the Company or 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.

INTERESTS IN COMPETING BUSINESSES

During the Period, none of the Directors or their respective associates of the Company had any business which competes or is likely to compete, either directly or indirectly, with any business of the Group.

INTERESTS IN ASSETS OF THE GROUP

During the Period, none of the Directors of the Company had any direct or indirect interests in any assets which have been acquired or disposed of, or leased to, or which are proposed to be acquired or disposed of or leased to, the Company or any of its subsidiaries.

DIRECTORS' INTERESTS IN CONTRACTS

None of the Directors of the Company were materially interested in any contract or arrangement subsisting during the Period which is significant in relation to the business of the Group.

Substantial Shareholders

As at 30 June 2021, as far as is known to the Directors and the Company, and as confirmed upon reasonable enquiry, the register maintained by the Company under section 336 of the SFO shows that the following persons (not being Directors and employees of the Company) had, or were deemed to have, interests or short positions in the shares and underlying shares of the Company which are required to be disclosed to the Company or the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO or who were, directly or indirectly, interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any other member of the Company or had an option in respect of such capital were as follows:

本公司或其附屬公司於回顧期內任何時間 概無參與任何安排,致使董事或彼等各自 之配偶或未滿18歲之子女可透過購入本公 司或任何其他法團之股份或債券而獲取利 益。

於競爭業務中之權益

於本期間,董事或彼等各自之聯繫人士概 無直接或間接擁有與本集團任何業務競爭 或可能競爭之任何業務。

於本集團資產中之權益

於本期間,董事概無於本公司或其任何附 屬公司已收購或出售或承租,或建議收購 或出售或承租之任何資產中擁有任何直接 或間接權益。

董事之合約權益

董事概無於本期間存在而就本集團業務而 言屬重大之任何合約或安排中擁有重大權 益。

主要股東

於二零二一年六月三十日,就本公司董事 及本公司所知,或於彼等作出合理查詢後 所能確定,按照本公司根據證券及期貨條 例第336條須存置之登記冊所記錄,下列 士(並非本公司之董事及僱員)擁有或證券 人士(並非本公司之董事及僱員)擁有或證券 及期貨條例第XV部第2及第3分部須向本 司或聯交所披露之權益或淡倉,或直接 司式聯交所披露之權益或淡倉,或直接 司任何其他成員公司之股東大會上投票改 任何類別股本面值5%以上,或擁有該等股 本之購股權:

Directors' Report (Continued) 董事報告(續)

本公司股份之好倉

Number of Percentage of total issued shares of shares of Name of Shareholders the Company held the Company (%) 所持本公司 佔已發行本公司 股東名稱 股份數目 股份總額百分比 HC Technology Capital Company Limited ("HC Technology") 770,016,722 (a) 67.22 華晶科技投資有限公司(「華晶科技」) Fujian Investment Holdings Company Limited ("FIHC") 786,948,772 (a) 68.70 華閩投資集團有限公司(「華閩投資」) Fujian Huamin Industrial Group Company Limited ("FHIG") 786,948,772 (a) 68.70 福建華閩實業(集團)有限公司(「華閩實業」) Fujian Tourism Development Group Company Limited ("FTDC") 786.948.772 (a) 68.70 福建省旅游發展集團有限公司(「福建省旅游發展集團」) Sino Earn Holdings Limited ("Sino Earn") 72,553,382 (b) 6.33 華鑫(香港)控股有限公司(「華鑫」) Fujian Huaxing Trust & Investment Company ("FHTI") 6.33 72,553,382 (b) 福建華興信託投資公司(「華興信託」) Fujian Huaxing Industrial Company ("FHIC") 72,553,382 (b) 6.33 福建華興實業公司(「華興實業」) Fujian Huaxing Group Company Limited ("FHGC") 6.33 72,553,382 (b) 福建省華興集團有限責任公司(「福建華興」) Fujian Investment & Development Group Company Limited ("FIDG") 72,553,382 (b) 6.33 福建省投資開發集團有限責任公司(「開發集團」)

Notes:

附註:

(a)

(a) HC Technology and its associates hold 786,948,772 Shares (representing approximately 68.70% of the issued share capital of the Company) among which (i) 770,016,722 Shares (representing approximately 67.22% of issued share capital of the Company) are held by HC Technology and (ii) 16,932,050 Shares (representing approximately 1.48% of the issued capital of the company) are held by Pinoge. The issued share capital of each of HC Technology and Pinoge is 100% beneficially owned by FIHC, which is in turn 100% beneficially owned by FTDC, a state-owned corporation under the control and supervision of State-owned Assets Supervision and Administration Commission of Fujian Province ("FJSOASAC") in the PRC. Pursuant to the SFO, each of FIHC, FHIG and FTDC is deemed to be interested in 786,948,772 Shares.

Long positions in the shares of the Company

華 晶 科 技 及 其 聯 繫 人 持 有786,948,772股 股 份(佔 本 公 司 已 發 行 股 本 約68.70%),其 中 ()770,016,722股 股 份(佔 本 公 司 已 發 行 股 本 約 67.22%)由華晶科技持有:及(i)16,932,050股股份 (佔本公司已發行股本約1.48%)由浩特持有。華 晶科技及浩特各自之已發行股本均由華閩投資 全資實益擁有,華閩投資由華閩實業全資實益擁 有,而華閩實業則由福建省人民政府國有資產監 督管理委員會(「福建國資委」)控制及監督的中國 國有企業福建省旅游發展集團全資實益擁有。根 據證券及期貨條例,華閩投資、華閩實業及福建 省旅游發展集團各自均被視為於786,948,772股 股份中擁有權益。
Directors' Report (Continued) 董事報告(續)

(b) Sino Earn beneficially holds 72,553,382 Shares. The issued share capital of Sino Earn is owned as to 30% by FHTI and 70% by FHIC respectively. Both of FHTI and FHIC are 100% beneficially owned by FHGC, which is in turn 100% beneficially owned by FIDG, a state-owned corporation in the PRC under the control and supervision of FJSOASAC. Pursuant to the SFO, each of FHTI, FHIC, FHGC and FIDG is deemed to be interested in 72,553,382 Shares.

Management Contracts

There were no contracts concerning the management and administration of the whole or any substantial part of the business of the Group which were entered into or existed during the period under review.

Retirement Benefit Plans

The Group operates a Mandatory Provident Fund ("MPF") Scheme under rules and regulations of MPF Schemes Ordinance for all its employees in Hong Kong. All the employees of the Group in Hong Kong are required to join the MPF Scheme. Contributions are made based on a percentage of the employees' salaries and are charged to consolidated income statement as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme. No forfeited contribution is available to reduce the contribution payable in the future as at 30 June 2021.

The employees of the Group's subsidiary in mainland are members of a state-managed retirement benefit plan operated by the government of the PRC. The subsidiary is required to contribute a specified percentage of payroll cost to the retirement benefit scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefit plan is to make the specified contributions.

During the period under review, the total amounts contributed by the Group to the schemes and costs charged to the consolidated income statement represent contribution payable to the schemes by the Group at rates specified in the rules of the schemes.

(b) 華鑫實益持有72,553,382股股份。華鑫之已發行股本分別由華興信託及華興實業擁有30%及70%權益。華興信託及華興實業均由福建華興全資實益擁有,而福建華興則由福建國資委控制及監督的中國國有企業開發集團全資實益擁有。根據證券及期貨條例,華興信託、華興實業、福建華興及開發集團各自均被視為於72,553,382股股份中擁有權益。

管理合約

本集團於回顧期內並無簽訂任何有關業務 管理或行政的其他合同。

退休福利計劃

本集團根據強制性公積金計劃(「強積金」) 計劃條例之規則及規例,為其所有香港僱 員設立強積金。本集團所有香港僱員均 錄與強積金計劃。根據強積金計劃規則,供 款按僱員薪金一定百分比作出,並於應 時計入綜合收益表。強積金計劃資產 與並由獨立管理基金持有。本 集團僱主供款於向強積金計劃作出供款時 天數歸屬予僱員。於二零二一年六月三十 日期末,概無已沒收供款可供減少未來數 年應付之供款。

本集團於內地之附屬公司遵照中國之適用 規則,參與一項國家管理由當地政府經營 的退休福利計劃。附屬公司須按工資成本 的指定百分比比率向退休福利計劃供款。 本集團就退休福利計劃之唯一責任作出指 定供款。

於回顧期內,本集團向該等計劃作出之供 款總額及計入綜合收益表之成本,指本集 團根據該等計劃規則所訂明比率向該等計 劃應付之供款。

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

Neither the Company nor its subsidiaries, had purchased, sold or redeemed any of the Company's listed securities during the six months ended 30 June 2021.

Sufficiency of Public Float

Based on information available to the Company and within the knowledge of the Directors, at least 25% of the Company's total issued share capital was held by the public as of the date of this report.

On behalf of the Board

Chen Yangbiao

Chairman

Hong Kong, 26 August 2021

購買、出售或贖回本公司之上 市證券

截至二零二一年六月三十日止,本公司或 其附屬公司均無購買、出售及贖回任何本 公司之上市證券。

足夠公眾持股量

根據本公司所獲提供資料及據董事所知悉,於本報告日期,公眾人士最少持有本公司已發行股本總額25%。

代表董事會

陳揚標 主席

香港,二零二一年八月二十六日

Condensed Consolidated Interim Statement of Profit or Loss and Other Comprehensive Income 簡明綜合中期損益及其他全面收益表

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

		Notes 附註	30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核)
Revenue	收益	3	13,338,135	7,612,562
Other income	其他收入	5	233,114	165,485
Other gains and losses	其他收益及虧損	6	3,264,234	489,488
Employee benefits expense Depreciation of property, plant and	員工福利支出 物業 [、] 廠房及設備折舊		(6,845,168)	(5,858,208)
equipment	初未一脑厉仪故伸折昏		(1,885,202)	(1,899,921)
Depreciation of right-of-use assets	使用權資產折舊		(1,627,793)	(1,627,789)
Finance costs	財務成本		(19,565)	(39,422)
Share of results of associates	應佔聯營公司之業績		4,143,246	4,262,633
Other operating expenses	其他經營費用		(8,188,235)	(5,242,352)
Profit/(loss) before tax	除税前盈利/(虧損)		2,412,766	(2,137,524)
Income tax credit	所得税抵免	7	425,834	303,874
Profit/(loss) for the period	本期盈利/(虧損)	8	2,838,600	(1,833,650)
Other comprehensive income/(expense): Items that may be reclassified subsequently to profit or loss Exchange differences on translating foreign operations	其他全面收益/(開支): <i>隨後可能重新分類至損益 之項目</i> 換算海外業務產生之匯兑差額		2,088,492	(748,168)
Other comprehensive income/(expense) for the period, net of tax	本期其他全面收益/(開支), 扣除所得税		2,088,492	(748,168)
Total comprehensive income/(expense) for the period	本期總全面收益/(開支)		4,927,092	(2,581,818)
Profit/(loss) for the period	本期間盈利 (虧損)分配於:			
attributable to: Owners of the Company	本公司持有人		2,838,600	(1,833,650)
Total comprehensive income/(expense)	本期間全面收益/(開支)			
attributable to: Owners of the Company	分配於: 本公司持有人		4,927,092	(2,581,818)
Earnings/(loss) per share	每股盈利/(虧損)			
Basic (HK cents per share)	基本(每股港仙)	9	0.25	(0.16)
Diluted (HK cents per share)	攤薄(每股港仙)	9	0.25	(0.16)

Condensed Consolidated Interim Statement of Financial Position 簡明綜合中期財務狀況表

At 30 June 2021 (in HK Dollars) 於二零二一年六月三十日(以港元列示)

		Notes 附註	30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	31 December 2020 二零二零年 十二月三十一日 (Audited) (經審核)
Non-current assets Property, plant and equipment Right-of-use assets Investment properties Interest in associates Deferred tax assets	非流動資產 物業、廠房及設備 使用權資產 投資物業 於聯營公司之權益 遞延税項資產	11 12 13	17,254,694 9,197,915 233,800,000 124,050,131 1,886,819	18,910,518 10,825,708 233,800,000 115,860,756 1,886,819
Current assets Inventories Trade and other receivables Cash and bank balances	流動資產 存貨 貿易及其他應收賬款 現金及銀行結餘	14 15	386,189,559 292,591 2,712,061 52,983,284 55,987,936	381,283,801 283,736 2,238,786 55,701,628 58,224,150
Current liabilities Trade and other payables Lease liabilities Tax payable	流動負債 貿易及其他應付賬款 租賃負債 應付税項	16 17	10,860,521 952,118 595,578	12,585,578 1,414,614 —
Net current assets Total assets less current liabilities	流動資產淨值 總資產減流動負債		12,408,217 43,579,719 429,769,278	14,000,192 44,223,958 425,507,759
Capital and reserves Equity attributable to owners of the Company Share capital Reserves	資本及儲備 本公司持有人應佔權益 股本 儲備	18	898,839,029 (471,008,083)	898,839,029 (475,935,175)
Total equity Non-current liabilities Lease liabilities Deferred tax liabilities	股本權益總額 非流動負債 租賃負債 遞延税項負債	17	427,830,946 	422,903,854 239,739 2,364,166 2,603,905
			429,769,278	425,507,759

Condensed Consolidated Interim Statement of Changes in Equity 簡明綜合中期權益變動表

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

		Attributable to owners of the Company 本公司持有人應佔				
		Share	Translation	Accumulated		
		capital	reserve	losses	Total	
		股本	換算儲備	累計虧損	合計	
At 1 January 2021 (audited)	於二零二一年一月一日					
	(經審核)	898,839,029	(1,938,464)	(473,996,711)	422,903,854	
Profit for the period	本期間盈利	_	-	2,838,600	2,838,600	
Other comprehensive income	本期間其他全面收益					
for the period		_	2,088,492	-	2,088,492	
Total comprehensive income	本期間全面收益總額					
for the period		-	2,088,492	2,838,600	4,927,092	
At 30 June 2021 (unaudited)	於二零二一年六月三十日					
	(未經審核)	898,839,029	150,028	(471,158,111)	427,830,946	
		Attrib		ers of the Compa	any	
			本公司持	有人應佔		
		Share	Translation	Accumulated		
		capital	reserve	losses	Total	
		股本	換算儲備	累計虧損	合計	
At 1 January 2020 (audited)	於二零二零年一月一日					
	(經審核)	898,839,029	(11,661,142)	(476,024,080)	411,153,807	
Loss for the period	本期間虧損	_	_	(1,833,650)	(1,833,650)	
Other comprehensive expense	本期間其他全面開支					

 Total comprehensive expense 本期間全面開支總額 for the period
 (748,168)
 (1,833,650)
 (2,581,818)

 At 30 June 2020 (unaudited)
 於二零二零年六月三十日 (未經審核)
 898,839,029
 (12,409,310)
 (477,857,730)
 408,571,989

Condensed Consolidated Interim Statement of Cash Flows 簡明綜合中期現金流量表

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

		30 June 2021 (Unaudited) 二零二一年 六月三十日 (未經審核)	30 June 2020 (Unaudited) 二零二零年 六月三十日 (未經審核)
Net cash used in operating activities	經營業務之現金流出淨額	(3,411,390)	(5,516,898)
Net cash used in investing activities	投資業務之現金流出淨額	(112,213)	(11,978)
Net decrease in cash and cash equivalents	現金及現金等值減少淨額	(3,523,603)	(5,528,876)
Cash and cash equivalents at the beginning of the period	期初之現金及現金等值	55,701,628	55,966,829
Effects of foreign exchange rate changes, net	淨匯率變動影響	805,259	(431,254)
Cash and cash equivalents at the end of the period	期結之現金及現金等值	52,983,284	50,006,699

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

1. General

Fujian Holdings Limited (the "Company") is incorporated in Hong Kong as a public limited company and its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Its immediate holding company is HC Technology Capital Company Limited, a company incorporated in the British Virgin Islands and its ultimate holding company is Fujian Tourism Development Group Company Limited ("FTDC"), a state-owned corporation in the People's Republic of China (the "PRC"). The addresses of the registered office and principal place of business of the Company is Room 3306–08, 33/F, West Tower, Shun Tak Centre, 200 Connaught Road Central, Hong Kong.

The principal activities of the Company and its subsidiaries (collectively referred to as the "Group") are investment holding, property investment in Hong Kong and hotel operations in the PRC.

2. Basis of preparation and accounting policies

The interim financial information has been prepared in accordance with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting". The interim financial information should be read in conjunction with the annual financial statements of the Group for the year ended 31 December 2020, which have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRS").

The accounting policies adopted are consistent with those of the annual financial statements for the year ended 31 December 2020, as described in those annual financial statements, except for the adoption of new and amended standards and interpretation as described below.

(a) Amended standards adopted by the Group

Amendments to HKFRS Interest Rate Benchmark Reform – 7, HKFRS 4 and Phase 2 HKFRS 16

The adoption of the amended standards did not have any material impact on the interim financial information.

1. 一般

本公司及其附屬公司(統稱為「本集 團」)主要從事投資控股、位於香港之 物業投資及位於中國之酒店業務。

2. 編製基準及會計政策

中期財務資料已根據香港會計準則 (「香港會計準則」)第34號「中期財務 報告」編製。中期財務資料應與本集團 截至二零二零年十二月三十一日止年 度之年度財務報表一併閱讀,該等年 度財務報表乃根據香港財務報告準則 (「香港財務報告準則」)編製。

除下文所述採用新訂及經修訂準則 及詮釋外,誠如該等年度財務報表所 述,所採用之會計政策乃與截至二零 二零年十二月三十一日止年度之年度 財務報表所採用者一致。

(a) 本集團採納之經修訂準則

香港財務報告準則 利率基準改革 第7號、香港財務 第二階段 報告準則第4號及 香港財務報告準則 第16號(修訂本)

採納經修訂準則對中期財務資料 並無任何重大影響。

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

2. 編製基準及會計政策(續)

及會計指引如下:

(b) 尚未採納之新訂準則、

修訂、詮釋及會計指引

已頒佈但尚未於二零二一年一月

一日開始之財政年度生效及無提

早採納之新訂準則、修訂、詮釋

2. Basis of preparation and accounting policies (Continued)

(b) New standards, amendments, interpretation and accounting guideline not yet adopted

The following new standards, amendments, interpretation to standards and accounting guideline have been issued but are not effective for the financial year beginning on 1 January 2021 and have not been early adopted:

		Effective for annual periods beginning on or after			於以下 日期或之後 開始之年度 期間生效
Amendments to HKFRS 16	Covid-19-Related Rent Concessions beyond 30 June 2021	1 April 2021	香港財務報告準則 第16號(修訂本)	二零二一年六月三十日之 後的新冠肺炎相關租務 優惠	二零二一年 四月一日
Amendments to HKAS 16	Property, Plant and Equipment: Proceeds before intended use	1 January 2022	香港會計準則 第16號(修訂本)	物業、廠房及設備:投放 擬定用途前所得款項	二零二二年 一月一日
Amendments to HKFRS 3	Reference to the Conceptual Framework	1 January 2022	香港財務報告準則 第3號(修訂本)	參照概念框架	二零二二年 一月一日
Amendments to HKAS 37	Onerous Contracts — Cost of Fulfilling a Contract	1 January 2022	香港會計準則 第37號	虧損合同一履行合同的 成本	二零二二年 一月一日
Annual Improvements	Annual Improvements to HKFRS Standards 2018–2020 Cycle	1 January 2022	年度改進	香港財務報告準則之年度 改進,二零一八年至 二零二零年週期	二零二二年 一月一日
Revised Accounting Guideline 5	Merger Accounting for Common Control Combination	1 January 2022	經修訂會計指引 第5號	共同控制合併的合併 會計法	二零二二年 一月一日
Amendments to HKFRS 17	Insurance Contracts	1 January 2023	香港財務報告準則第 17號(修訂本)	保險合同	二零二三年 一月一日
Amendments to HKAS 1	Classification of Liabilities as Current or Non-current	1 January 2023	香港會計準則 第1號(修訂本)	負債分類為流動及非流動	二零二三年 一月一日
Hong Kong Interpretation 5 (2020)	Presentation of Financial Statements — Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause	1 January 2023	香港詮釋第5號 (二零二零年)	呈列財務報表一借款人 對於載有按要求還款條 款的有期貸款的分類	二零二三年 一月一日
Amendments to HKAS 1, HKFRS Practice Statement 2 and HKAS 8	Disclosure of Accounting Policies	1 January 2023	香港會計準則第1號、 香港財務報告準則 實務聲明第2號及 香港會計準則第8 號(修訂本)	會計政策的披露	二零二三年 一月一日
Amendment to HKAS 12	Deferred tax related to assets and liabilities arising from a single transaction	1 January 2023	香港會計準則第12號 (修訂本)	與單一交易產生的資產及 負債相關的遞延税項	二零二三年 一月一日
Amendments to HKFRS 10 and HKAS 28	Sale or contribution of assets between an investor and its associate or joint venture	To be determined	香港財務報告準則第 10號及香港會計準 則第28號(修訂本)	投資者及其聯營公司或合 營公司之間的資產出售 或出資	待定

The impact of new and amended standards, interpretation and accounting guideline above is still under assessment by the Group.

The Group has not applied the new and revised HKFRSs and HKASs, which have been issued but are not yet effective. The Group is in the process of making an assessment of the impact of these new and revised HKFRSs but is not yet in a position to state whether these new and revised HKFRSs and HKASs would have a material impact on its results of operations and financial position.

本集團仍在評估上述新訂及經 修訂準則、詮釋及會計指引的影 響。

本集團並無應用已頒佈但尚未生 效之新訂及經修訂香港財務報告 準則及香港會計準則。本集團現 正評估此等新訂及經修訂香港開財 務報告準則之影響,但尚未能確 定此等新訂及經修訂香港財務報 告準則及香港會計準則會否對其 營運業績及財務狀況構成重要影 響。

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

3. Revenue

3. 收益

		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核)
Gross rental income from letting of investment	出租投資物業租金收入總額		
properties		2,661,125	3,439,255
Revenue from hotel operations	酒店業務收益	10,677,010	4,173,307
		13,338,135	7,612,562

(i) Disaggregated of revenue from contract (i) 來自客戶合同的收入分 with customers 析

		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核)
Types of goods or services Accommodation income Catering and other income	貨物或服務的類別 客房銷售收入 餐飲及其他收入	6,224,778 4,452,232	2,076,120 2,097,187
		10,677,010	4,173,307
Geographical markets Mainland China	按地區劃分市場 中國內地	10,677,010	4,173,307
Timing of revenue recognition A point in time Over time	收入確認時間 於一個時間點 於一段時間	4,452,232 6,224,778	2,097,187 2,076,120
		10,677,010	4,173,307

(ii) Performance obligations

For hotel operations, the performance obligation is satisfied when services are rendered.

The transaction prices allocated to the remaining performance obligations (unsatisfied or partially unsatisfied) as at 30 June 2021 are all expected to be recognised within one year.

(ii) 履約責任

酒店營運於完成履約責任時確認 收益。

於二零二一年六月三十日,交易 價格分配至餘下的履約責任(未 獲滿足或部分未獲滿足)預期將 一年內獲確認。

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

4. Segment Information

Information reported to the Board of Directors of the Company, being the chief operating decision maker ("CODM"), for the purpose of resource allocation and assessment of segment performance focuses on the types of services provided.

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

Property investment	-	the rental of investment properties	
Hotel operations	_	the operation of hotel	

Segment revenue and results

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

4. 分類資料

就資源分配及分類表現評估向本公司 董事局(即主要經營決策者)所呈報之 資料,側重於交付或提供之服務之類 型。

本集團根據香港財務報告準則第8號 設定之經營及可申報分類如下:

物業投資	—	出租投資物業

酒店業務 - 酒店營運

分類收益及業績

本集團按可申報及營運分類劃分之收 益及業績分析如下:

		Property in 物業打		Hotel ope 酒店賞		Consoli d 綜合	
		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核)	30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核)	30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核)
REVENUE Revenue from external customers	收益 外來客戶收益	2,661,125	3,439,255	10,677,010	4,173,307	13,338,135	7,612,562
Segment profit/(loss) before depreciation amortisation and others Depreciation	未計折舊、攤銷及其他 前的分類盈利/ (虧損) 折舊	2,552,849 —	3,388,955 —	(1,741,472) (1,874,721)	(4,126,446) (1,888,822)	811,377 (1,874,721)	(737,491) (1,888,822)
Segment results Unallocated income/ (expenses)	分類業績 未攤分收入/(支出)	2,552,849	3,388,955	(3,616,193)	(6,015,268)	(1,063,344)	(2,626,313)
Central administration costs Share of results of associates	中央行政成本 應佔聯營公司業績					(4,049,956) 4,143,246	(3,745,866) 4,262,633
Profit/(loss) before tax Income tax credit	除税前盈利/(虧損) 所得税抵免					2,412,766 425,834	(2,137,524) 303,874
Profit/(loss) for the period	本期間盈利/(虧損)					2,838,600	(1,833,650)

Segment revenue as reported above represents revenue generated from external customers. There were no inter-segment sales in the current period (30 June 2020: nil). 上文所報之分類收益指來自外部客戶 之收益。本期間並無分類間的銷售額 (二零二零年六月三十日:無)。

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

4. Segment Information (Continued)

Segment revenue and results (Continued)

The accounting policies of the operating segments are the same as the Group's accounting policies. Segment profit represents the profit earned by each segment without allocation of bank interest income and other unallocated income/(expense), corporate administration costs including director's remuneration, share of profit/(loss) of associates and income tax credit/(expense). This is the measure reported to the CODM for the purposes of resource allocation and performance assessment.

Segment assets and liabilities

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

4. 分類資料(續)

分類收益及業績(續)

可申報及營運分部之會計政策與本 集團會計政策相同。分部盈利指各分 部賺取之盈利,惟並無分配銀行利息 收入及其他未攤分收入/(支出),企 業行政成本包括董事酬金、應佔兩間 聯營公司之盈利/(虧損)及所得税抵 免/(開支)。此計量方法呈報予本公 司董事局作為資源分配及評估表現之 用。

分類資產及負債

本集團按可申報及營運分類劃分之資 產及負債分析如下:

			investment 投資		perations 5業務		<mark>blidated</mark> ≹合
		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	31 December 2020 二零二零年 十二月三十一日 (Audited) (經審核)	30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	31 December 2020 二零二零年 十二月三十一日 (Audited) (經審核)	30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	31 December 2020 二零二零年 十二月三十一日 (Audited) (經審核)
Assets Segment assets Interest in associates Unallocated corporate assets	資產 分類資產 聯營公司權益 未難分公司資產	244,832,282	245,353,828	71,260,643	74,732,529	316,092,925 124,050,131 2,034,439	320,086,357 115,860,756 3,560,838
Consolidated total assets	綜合總資產					442,177,495	439,507,951
Liabilities Segment liabilities Unallocated corporate liabilities	負債 分類負債 未攤分公司負債	(2,923,406)	(2,771,391)	(8,471,435)	(8,986,337)	(11,394,841) (2,951,708)	(11,757,728) (4,846,369)
Consolidated total liabilities	綜合總負債					(14,346,549)	(16,604,097)

All assets are allocated to operating segments other than interest in associates, deferred tax assets, financial assets designated as at fair value through profit or loss and certain cash and bank balances.

All liabilities are allocated to operating segments other than certain balances of current liabilities and deferred tax liabilities.

除某些通過損益以反映公允值之金融 資產、現金及銀行結餘,於聯營公司 之權益及遞延税項資產,所有資產均 已分配至營運分部。

除某些流動負債結餘及遞延税項負債 外,所有負債均已分配至可申報分部。

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

4. Segment Information (Continued)

Geographical information

The Group operates in two principal geographical areas — the Mainland China and Hong Kong.

Information about the Group's revenue from external customers is presented based an the location of the operations. Information about the Group's non-current assets are present based on the geographical location of asset are detailed below:

4. 分類資料(續)

地區資料

本集團之業務經營於兩個主要地區區域一中國內地及香港。

按營運位置,本集團來自外部客戶之 收益及有關按地理地區劃分之非流動 資產資料詳情如下:

		Revenue fro custor 來自外部客	ners
		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核)
Mainland China Hong Kong	中國內地 香港	10,677,010 2,661,125 13,338,135	4,173,307 3,439,255 7,612,562

5. Other Income

5. 其他收入

		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核)
Bank interest income Others	銀行利息收入 其他	24,511 208,603	89,461 76,024
		233,114	165,485

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

6. Other Gains and Losses

6. 其他收益及虧損

		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核)
Gain arising on change in fair value of financial assets designated at fair value through profit or loss	產生自金融資產(結構性存款) 之公允值改變之收益(指為通 過損益以反映公允值)	462,242	617,635
Gain on deemed disposal of interest in an associate	強制性出售一家聯營公司權益 的收益	2,777,185	-
Net foreign exchange gains/(losses)	外幣匯率收益/(虧損)淨額	24,807	(128,147)
		3,264,234	489,488

7. Income Tax Credit

7. 所得税抵免

	30 June	30 June
	2021	2020
	二零二一年	二零二零年
	六月三十日	六月三十日
	(Unaudited)	(Unaudited)
	(未經審核)	(未經審核)
Current tax — PRC 即期税項一中華人民共和國	_	
Deferred tax 遞延税項		
Current period 本期間	425,834	303,874
	425,834	303,874

Under the two-tiered profits tax rates regime, the first HK\$2 million of profits of the qualifying group entity will be taxed at 8.25%, and profits above HK\$2 million will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%.

Accordingly, the Hong Kong Profits Tax of the qualifying group entity is calculated at 8.25% on the first HK\$2 million of the estimated assessable profits and at 16.5% on the estimated assessable profits above HK\$2 million. 根據兩級制利得税率制度,合資格集 團成員的首2百萬港元利潤將按8.25% 的税率徵税,而超過2百萬港元的利潤 將按16.5%的税率徵税。不符合兩級 制利得税率制度的其他香港集團成員 的利潤將繼續按16.5%的統一税率徵 税。

因此,合資格集團成員按香港利得税 估計應評税利潤的首2百萬港元計算, 税率為8.25%,而應評税利潤則按2百 萬港元以上的估計應評税利潤計算, 税率為16.5%。

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

7. Income Tax Credit (Continued)

No provision for Hong Kong Profits Tax has been made in the consolidated financial statements as the Company and its Hong Kong subsidiaries did not have any assessable profits for the period (30 June 2020: Nil).

Under the Law of the People's Republic of China on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries is 25% for both period.

8. Profit/(Loss) for the Period

7. 所得税抵免(續)

由於本公司有確認之承前税務虧損抵 銷估計應課税盈利,及其香港附屬公 司並無估計應課税盈利,故並無於綜 合財務報表內就香港利得税計提撥備 (二零二零年六月三十日:無)。

按中華人民共和國企業所得税法(「企業所得税法」)及企業所得税法實施 細則,中華人民共和國企業所得税撥 備為25%(二零二零年六月三十日: 25%)。

8. 本期盈利/(虧損)

		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核)
Profit/(loss) for the period has been arrived at after charging/(crediting):	本期間盈利/(虧損)已扣除/ (計入):		
Gross rental income from investment properties Less: Direct operating expenses that generated		(2,661,125)	(3,439,255)
rental income during the period	直接經營成本	108,276	50,300
		(2,552,849)	(3,388,955)
Depreciation of hotel property Depreciation of other property, plant and	酒店物業之折舊 其他物業、廠房和設備之折舊	1,224,531	1,224,531
equipment		660,671	675,390
		1,885,202	1,899,921
Depreciation of right-to-use assets	使用權資產之折舊	1,627,793	1,627,789
Total depreciation and amortisation	總折舊和攤銷	3,512,995	3,527,710
Salaries and other benefits	薪金和其他福利		
(including directors' remunerations)	(包括董事酬金)	6,309,641	5,591,484
Retirement benefit scheme contributions	退休計劃供款	535,527	266,724
Staff costs	員工成本	6,845,168	5,858,208
Share of tax of associates (included in share of results of associates)	應佔聯營公司税項(包括 應佔聯營公司業績內)	4,143,246	4,262,633

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

9. Earnings/(Loss) Per Share

The calculation of basic and diluted earning (2020: loss) per share of the Company is based on the unaudited consolidated net profit attributable to the owner of the Company of HK\$2,838,600 (30 June 2020: loss of HK\$1,833,650), on 1,145,546,000 ordinary shares in issue during the period.

The diluted earnings/(loss) per share for the respective periods are the same as basic earnings/(loss) per share as there are no potential ordinary shares in issue for the respective period.

10. Interim Dividend

The Board has resolved not to recommend the payment of an interim dividend for the period (30 June 2020: Nil).

9. 每股盈利/(虧損)

本公司權益持有人應佔之每股基本及 攤薄盈利(二零二零年:虧損)乃根據 回顧期內之本公司權益持有人未經審 核的應佔盈利2,838,600港元(二零二 零年六月三十日:虧損1,833,650港元) 及已發行普通股1,145,546,000股普通 股計算。

由於並無潛在攤薄的普通股,期間內 每股攤薄盈利/(虧損)與每股基本盈 利/(虧損)相同。

10. 中期股息

董事會議決不派發本期之中期股息 (二零二零年六月三十日:無)。

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

		Hotel property	Furniture and fixtures	Leasehold improvements	Plant, machinery and equipment 廠房、	Total
		酒店物業	傢俬及裝置	物業裝修	機器及設備	總額
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)	(未經審核)
At cost	成本					
At 1 January 2020 (audited)	於二零二零年一月一日(經審核)	92,391,462	3,114,840	18,784,168	6,594,976	120,885,446
Additions	添置	-	430,158	-	202,077	632,235
Disposal and write-off	出售及撤銷	-	(7,513)	—	(96,610)	(104,123
Exchange adjustments	匯率差額	-	197,570	1,208,325	414,299	1,820,194
At 31 December 2020 and	於二零二零年十二月三十一日及					
1 January 2021 (audited)	二零二一年一月一日(經審核)	92,391,462	3,735,055	19,992,493	7,114,742	123,233,752
Additions	添置	-	—	-	112,213	112,213
Written off	撤銷	-		-	(455,692)	(455,692
Exchange adjustments	匯率差額	_	68,467	371,154	129,560	569,181
As at 30 June 2021	於二零二一年六月三十日	92,391,462	3,803,522	20,363,647	6,900,823	123,459,454
Depreciation and impairment	折舊及減值					
At 1 January 2020 (audited)	於二零二零年一月一日(經審核)	77,901,171	2,600,042	13,655,086	4,892,679	99,048,978
Provided for the year	本年度折舊	2,449,064	172,580	923,121	368,626	3,913,391
Eliminated on disposal and	出售時對銷及撒銷					
write-off		-	(7,513)	-	(64,213)	(71,726
Exchange adjustments	匯率差額	-	175,493	930,925	326,173	1,432,591
At 31 December 2020 and	於二零二零年十二月三十一日及					
1 January 2021 (audited)	二零二一年一月一日(經審核)	80,350,235	2,940,602	15,509,132	5,523,265	104,323,234
Provided for the period	期間折舊	1,224,531	81,240	412,662	166,769	1,885,202
Eliminated on written off	撇銷時對銷	-	—	-	(452,065)	(452,065
Exchange adjustments	匯率差額	-	54,853	291,753	101,783	448,389
As at 30 June 2021	於二零二一年六月三十日	81,574,766	3,076,695	16,213,547	5,339,752	106,204,760
Net carrying amounts as at 30 June 2021	賬面值於二零二一年六月三十日	10,816,696	726,827	4,150,100	1,561,071	17,254,694
As at 31 December 2020 (audited)						

11. Property, Plant and Equipment

11. 物業、廠房和設備

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

12. Right-Of-Use Assets

12. 使用權資產

		Leasehold Land 租賃土地	Office premise 辦公場所	Total 總額
соѕт				
Balance at 1 January 2021	於二零二一年一月一日	12,961,874	4,144,740	17,106,614
Additions	添置	—	-	—
Balance at 30 June 2021	於二零二一年六月三十日	12,961,874	4,144,740	17,106,614
DEPRECIATION	折舊			
Balance at 1 January 2021	於二零二一年一月一日	3,748,014	2,532,892	6,280,906
Provided for the period	本期間折舊	937,003	690,790	1,627,793
Balance at 30 June 2021	於二零二一年六月三十日	4,685,017	3,223,682	7,908,699
CARRYING AMOUNTS				
Balance at 30 June 2021	於二零二一年六月三十日	8,276,857	921,058	9,197,915
Balance at 31 December 2020	於二零二零年十二月三十一日	9,213,860	1,611,848	10,825,708
//				

		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	31 December 2020 二零二零年 十二月三十一日 (Audited) (經審核)
Interest on lease liabilities	租賃負債之利息	19,565	39,422
Total cash outflow for leases	租賃現金總流出	721,800	721,800

The Group leases leasehold land and office premise for its operations. Lease terms are agreed on an individual basis and contain a wide range of different terms and conditions. In determining the lease term and assessing the length of the non-cancellable period, the Group applies the definition of a contract and determines the period for which the contract is enforceable.

The lease agreements do not impose any covenants other than security interests in the leased assets that are held by the lessor. Leased assets may not be used as security for borrowing purposes. 本集團租賃租用土地和辦公場所以進 行經營。租賃條款是根據個別情況協 商而確定,其中包含各種不同的條款 和條件。在確定租賃期限並評估不可 取消的期限時,本集團採用合同的定 義並確定合同可強制執行的期限。

除了由出租人持有的租賃資產中的擔 保權益外,租賃協議不施加任何其他 約定。租賃資產不可用作借貸擔保。

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

12. Right-Of-Use Assets (Continued)

Leases for office premise and staff quarters are agreed for terms ranging from one to three years, but may have termination options as described below. The lease for the leasehold land is agreed for a term of twenty years, with remaining of five years as of 1 January 2021.

As at 30 June 2021, the Group's right-of-use assets amounted to HK\$9,192,915 (31 December 2020: HK\$10,825,708) were located in Hong Kong and Mainland China.

As at 30 June 2021 and 2020, the Group did not enter into any leases that is not yet commenced.

The Group has termination option in the lease for office premise. This is used to maximise operational flexibility in terms of managing the assets used in the Group's operations. The termination option held is exercisable only by the Group and not by the respective lessor.

The lease liabilities of office premise amounting to HK\$952,118 (31 December 2020: HK\$1,654,353) are recognised as at 30 June 2021.

In addition, the Group reassesses whether it is reasonably certain not to exercise a termination option, upon the occurrence of either a significant event or a significant change in circumstances that is within the control of the lessee. During the six months ended 30 June 2021 and the year ended 31 December 2020, there is no such triggering event.

Notes:

(i) Pursuant to the terms of the joint venture agreement signed between the Xiamen Railway Department Company Limited ("Railway Department") and Yan Hei Limited ("Yan Hei"), both parties have agreed to establish a Sino-foreign co-operative joint venture enterprise known as Xiamen South East Asia Hotel Company, Limited ("Xiamen Plaza"), an indirect wholly-owned subsidiary of the Company to operate and manage Xiamen South East Asia Hotel (the "Hotel"). The land use rights of the Hotel have been granted to the joint venture partner and Xiamen Plaza is vested with the land use rights of the Hotel throughout the operation period of Xiamen Plaza.

12. 使用權資產(續)

辦公場所和員工宿舍的租賃期限協定 為一年至三年,但可能具有如下所述 的終止選擇權。租賃土地的租賃協議 為期二十年,於二零二一年一月一日 起計剩餘五年。

於二零二一年六月三十日,本集團的 使用權資產為9,192,915港元(二零二 零年十二月三十一日:10,825,708港 元),位於香港及中國內地。

於二零二一年及二零二零年六月三十 日,本集團並未訂立尚未開始的任何 租賃。

本集團在辦公場所的租賃中具有終止 選擇權。在管理集團運營中使用的資 產方面,此舉可最大程度地提高運營 靈活性。持有的終止選擇權只能由本 集團行使,而不由各自的出租人行使。

於二零二一年六月三十日已確認的辦 公場所租賃負債為952,118港元(二零 二零年十二月三十一日:1,654,353港 元)。

此外,在發生重大事件或承租人控制 範圍內的情況發生重大變化時,本集 團會重新評估是否可以合理確定不行 使終止選擇權。截至二零二一年六月 三十日六個月內及二零二零年十二月 三十一日止年度,概無任何觸發事件。

註

() 根據廈門鐵路開發公司(「鐵路局」)與本公司附屬公司仁禧有限公司(「僅萬」)簽定一項合資協議之條款,雙方同意成立合作共同控制個體廈門東南亞大酒店有限公司(「東酒」),本公司之間接全資附屬公司,負責營運及管理廈門東南亞大酒店(「酒店」)。酒店土地使用權已授予合資夥伴,而東酒經營期間酒店之土地使用權屬東酒所有。

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

12. Right-Of-Use Assets (Continued)

Notes: (Continued)

(ii) At the end of the reporting period, the Group carried out a review of the recoverable amount of its leasehold land. The leasehold land is used in the Group's hotel segment. In performing impairment testing, the directors of the Company reviewed the carrying amount of the leasehold land by reference to a valuation performed by Norton Appraisals Limited, an independent qualified professional valuer not connected with the Group. Norton Appraisals Limited is a member of Hong Kong Institute of Surveyors. The recoverable amount of this CGU is determined based on a value in use calculation which uses cash flow projections based on financial budgets approved by management covering a 5-year period and a discount rate of 6.75% (2020: 6.75%) per annum. The key assumptions for the value in use calculation are those regarding the discount rate, growth in revenue, direct and other operating costs during the period. The management estimates discount rate that reflects current market assessments of the time value of money and the risks specific to the CGU.

There was no impairment for the years ended 30 June 2021 and 31 December 2020.

13. Investment Properties

12. 使用權資產(續)

註:(續)

(ii) 於報告期間末,本集團對用作酒店業務之 預付土地租賃款項進行可收回價值之審 閲。當進行減值測試時,本公司董事於審 閱預付土地租賃款項之賬面值時已參考普 敦國際評估有限公司之估值。普敦國際評 估有限公司為獨立專業評估師和香港測量 師學會會員及與本集團沒有關連。該可收 回價值之現金產生單位是根據經管理層所 批准之五年內財務預算為基礎之現金流預 測及每年6.75%(二零二零年:6.75%)折現 率之可用價值計算。可用價值的主要假設 為期內折現率、收入增長、直接及其他經 營成本。管理層估計之折現率已反映現時 市場評估之金錢的時間價值及現金產生單 位之特定風險。

> 截至二零二一年六月三十日及二零二零年 十二月三十一日止年度期間並無減值虧 損。

13. 投資物業

公允值	
於二零二零年十二月三十一日及	
於二零二一年六月三十日	233,800,000
	於二零二零年十二月三十一日及

All of the Group's property interests held under operating leases to earn rentals or for capital appreciation purpose are measured using the fair value model and are classified and accounted for as investment properties. 所有根據經營租賃協議持有以賺取租 金或作資本增值用途之本集團物業權 益乃使用公允值模式計量,並分類及 入賬為投資物業。

14. Inventories

14. 存貨

	30 June	31 December
	2021	2020
	二零二一年	二零二零年
	六月三十日	十二月三十一日
	(Unaudited)	(Audited)
	(未經審核)	(經審核)
Consumables 易損耗品	292,591	283,736

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

15. Trade and Other Receivables

15. 貿易及其他應收賬款

		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	31 December 2020 二零二零年 十二月三十一日 (Audited) (經審核)
Trade receivables Loss allowance	應收貿易賬款 損失撥備	722,246 (129,341)	1,372,269 (122,815)
		592,905	1,249,454
Other receivables, utility deposits and prepayments Loss allowance	其他應收款項、公用設施按 金及預付款項 損失撥備	14,699,953 (12,580,797)	14,465,500 (13,476,168)
		2,119,156	989,332
Total trade and other receivables	貿易及其他應收賬款總額	2,712,061	2,238,786

The following is an aged analysis of trade receivables net of loss allowance presented based on the invoice dates at the end of the reporting period. 以下是報告結束日期時根據發票日期 的貿易應收款扣除損失撥備的賬齡分 析。

		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	31 December 2020 二零二零年 十二月三十一日 (Audited) (經審核)
0–30 days	0-30天	622,967	1,274,492
31–60 days	31-60天	22,085	—
61–90 days	61-90天	-	18,544
91–180 days	91-180天	-	4,634
181–360 days	181-360天	1,210	— ·
Over 360 days	超過360天	75,984	74,599
Less: Loss allowance	減:減值撥備	722,246 (129,341)	1,372,269 (122,815)
		592,905 722,246	1,249,454 1,372,269

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

16. Trade and Other Payables

16. 貿易及其他應付賬款

		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	31 December 2020 二零二零年 十二月三十一日 (Audited) (經審核)
Trade payables Other payables	應付貿易賬款 其他應付賬款	1,649,204 9,211,317	2,226,076 10,359,502
Total trade and other payables	貿易及其他應付賬款總額	10,860,521	12,585,578

The following is an aged analysis of trade payables presented based on the invoice date at the end of the reporting period:

應付貿易賬款於年度報表結算日按發 票日之賬齡分析如下:

		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	31 December 2020 二零二零年 十二月三十一日 (Audited) (經審核)
Current to six months Over six months and within one year Over one year	即期至六個月 六個月以上及一年以內 超過一年	1,433,829 1,574 213,801 1,649,204	1,987,792 238,284 — 2,226,076

The average credit period is 60 days (31 December 2020: 60 days).

平均信貸期為六十天(二零二零年十 二月三十一日:六十天)。

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

17. Lease Liabilities

17. 租賃負債

		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	31 December 2020 二零二零年 十二月三十一日 (Audited) (經審核)
Lease liabilities payable:	應付租賃負債:		
Within one year	於一年內	952,118	1,414,614
Within a period of more than one year	多於一年但不超過		
but not more than two years	二年期間	-	239,739
		952,118	1,654,353
Less: Amount due for settlement with 12 months shown under current	減 : 流動負債項下顯示 的12個月的應付		
liabilities	結算額	(952,118)	(1,414,614)
Amount due for settlement	流動負債項下顯示		
after 12 months shown under	的12個月後的應付		
non-current liabilities	結算額	-	239,739

18. Share Capital

18. 股本

		Number of shares 股票數目	HK\$ 港元
Issued and fully paid	已發行及繳足股本		
At 1 January 2020, 31 December 2020 and 30 June 2021	於二零二零年一月一日、 二零二零年十二月三十一日 及二零二一年六月三十日	1,145,546,000	898,839,029

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

19. Related Party Transactions

Extension of operating period of Xiamen Plaza

Pursuant to an agreement entered into by Yan Hei and Railway Department on 1 October 1985 for co-operation on the construction and operation of Xiamen Plaza and as supplemented and amended subsequently on 18 December 1987 and 21 January 1992 (the "CJV Agreement"), the operating period for Xiamen Plaza will end on 11 December 2015. On 6 June 2005 and 20 July 2005, the Company announced that, Yan Hei entered into an extension agreement with Railway Department, and Fujian Enterprises (Holdings) Company Limited ("Fujian Enterprises") (as a guarantor) on 9 May 2005 ("Extension Agreement"), in which, amongst others, the operation period of Xiamen Plaza will be extended for an additional 10 years up to 31 December 2025 and a change in the terms of the CJV Agreement in respect of the annual amounts to be distributed by Yan Hei to Railway Department. Pursuant to the terms of the Extension Agreement, Yan Hei has agreed to pay annual distributions to Railway Department during the operating period of Xiamen Plaza up to year 2025 as set out below:

2005 to 2006: US\$70,000 per year

2007 to 2011: US\$100,000 per year

2012 to 2025: US\$200,000 per year

19. 重大關連人士之交易

延長東酒之經營期

根據仁禧與鐵路局於一九八五年十月 一日訂立以合作興建及經營該酒店之 正式及具法律約束力之協議(其後曾 於一九八七年十二月十八日及一九九 二年一月二十一日補充及修訂)(「作 協議」),東酒之經營期將於二零一五 年十二月十一日終止。於二零零五年 六月六日及二零零五年七月二十日, 本公司宣佈,仁禧與鐵路局及華閩(集 團)有限公司(「華閩集團」)(作擔保人) 已於二零零五年五月九日訂立延長協 議(「延長協議」)。酒店合營企業之經 營期將於二零一五年十二月十一日結 束。延長協議訂明(其中包括)額外延 長酒店合營企業之經營期十年至二零 二五年十二月三十一日,並更改有關 每年由仁禧分派予鐵路局之數額之合 作協議條款。根據延長協議條款,仁 禧已同意於東酒經營期間直至二零二 五年支付分派予鐵路局,其數額列載 如下:

二零零五年至二零零六年:每年 70,000美元

二零零七年至二零一一年:每年 100,000美元

二零一二年至二零二五年:每年 200,000美元

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

19. Related Party Transactions (Continued)

Extension of operating period of Xiamen Plaza (Continued)

At the end of the reporting period, the Group had commitments for future distribution under the Extension Agreement which fall due as follows:

19. 重大關連人士之交易(續)

延長東酒之經營期(續)

於報表期間結算日,本集團經營租約 之未來分配總額如下:

		30 June 2021 二零二一年 六月三十日 (Unaudited) (未經審核)	30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核)
Within one year In the second to fifth years inclusive Over five years	一年內 兩年至五年內 超過五年	1,560,000 5,460,000 —	1,560,000 6,240,000 780,000
		7,020,000	8,580,000

In addition, Fujian Enterprises irrevocably undertakes to Railway Department that it will guarantee performance by Yan Hei of its obligations under the CJV Agreement (as amended and extended).

Railway Department is the joint venture partner of Xiamen Plaza and is beneficially owned by the State Railway Department. To the best knowledge, information and belief of directors of the Company, having made all reasonable enquiries, Railway Department is considered as an independent third party as despite being a joint venture partner, it has no effective interest in the operations of Xiamen Plaza.

Fujian Enterprises is a trading conglomerate incorporated in Hong Kong with limited liability, and under administration of Fujian Provincial State-owned Asset Administration Commission of the PRC. Both Fujian Enterprises and the Company are control and supervision by the state-owned Assets Supervision and Administration Commission of Fujian Province of the PRC. 此外,華閩集團向鐵路局作出不可撤 回承諾,承諾其將保證仁禧履行其根 據合作協議(經修訂及延長)之責任。

鐵路局為東酒之合營企業伙伴,其實 益擁有人為國家鐵道部。據董事於 作出一切合理查詢後所知、得悉及相 信,儘管鐵路局為合營企業之合作伙 伴,惟其於經營東酒中並無實際權 益,故視為獨立第三方。

華閩集團乃一家於香港註冊成立之企 業集團式貿易有限公司,由中國福建 省國有資產管理委員會管理。華閩集 團及本公司均由福建省人民政府國有 資產監督委員會控制及監督。

For the period from 1 January 2021 to 30 June 2021 (in HK Dollars) 由二零二一年一月一日至二零二一年六月三十日止期間(以港元列示)

19. Related Party Transactions (Continued)

19. 重大關連人士之交易(續)

Compensation of key management personnel

主要管理人員之補償

		30 June	30 June
		2021	2020
		二零二一年	二零二零年
		六月三十日	六月三十日
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
Short-term employee benefits	短期福利	1,080,000	1,080,000

The remuneration of Directors and key executives is determined by the remuneration committee having regard to the performance of individuals and market trends.

Lease agreements in respect of certain premises at Xiamen Plaza

Xiamen Plaza as lessor and Huamin Mingrui (Xiamen) Tourism Company Limited (華閩茗睿(廈門)旅遊有限公司) ("Huamin Mingrui"), a non-wholly owned subsidiary of Fujian Huamin Industrial Group Company Limited 福建華閩賓業(集團)有限公司 ("Huamin Industrial"), as lessee entered into the lease agreements in respect of the lease of certain premises at Xiamen Plaza. 薪酬委員會參照個人表現和市場導向 以決定董事及主要行政人員之酬金。

有 關 東 酒 若 干 物 業 的 租 務 協議

東酒作為出租人和華閩茗睿(廈門)旅 遊有限公司(「華閩茗睿」),由福建華 閩實業(集團)有限公司(「華閩實業」) 非全資擁有的附屬公司作為承租人, 訂立租賃協議承租東酒酒店大堂九至 十一號店面。

		30 June 2021 二零二一年 六月三十日 (Unaudited)	30 June 2020 二零二零年 六月三十日 (Unaudited)
Rental income received (included in revenue from hotel operations) Rental deposit received	租金收入 (包含於酒店業務之收益) 押金收入	(未經審核) 437,666 193,700	(未經審核) 69,645 178,578
		621,366	248,223

20. Approval of the Interim Financial Statement

20. 批准中期財務報表

These condensed interim financial statements were approved and authorised for issue by the Directors on 26 August 2021.

簡明中期財務報表於二零二一年八月 二十六日獲董事會批准及授權刊發。

FUJIAN HOLDINGS LIMITED 國港控股有限公司

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