

亞洲聯合基建控股有限公司 ASIA ALLIED INFRASTRUCTURE HOLDINGS LIMITED

(Incorporated in Bermuda with limited liability)

(於百慕達註冊成立之有限公司)

Stock Code 股份代號: 00711



VISION

願景

To be an acclaimed contractor and developer in Asia with dynamic and sustainable growth

> 成為一間活力充沛、發展蓬勃、享譽 亞洲的承建商和發展商

MISSION

使命

Improve people's quality of life through city and infrastructure development

參與城市和基建發展,提升優質生活

Grow with our employees through fulfilling work environment and career development

提供完善的工作環境及事業發展機會, 與僱員一起成長

Create value for shareholders

努力不懈,為股東賺取回報





CORPORATE CULTURE

企業文化

We aspire to excel in all aspects of our performance. In our business dealings, we are responsive to the needs of our clients and ensure that these needs are fully satisfied. We manage our projects with qualified, competent and experienced staff, whose clear priorities are to thoroughly plan, execute and follow through the works and to fulfill our obligations responsibly. Our staff always face up to challenges and proactively tackle problems with practicality and perseverance in a positive way.

For almost half a century, we have followed this culture and believe that it has been the **key to our success**. Our continued success serves to reinforce the culture which has been with us from the outset.

本集團本著**追求卓越**、精益求精之精神,關心及竭力**滿足客戶之一切需要**,此正是本集團待客之道。本集團負責各項目之**員工皆具備足夠資格、能力及富有經驗**;對彼等而言,周詳策劃、執行及跟進每項工程,**克盡己任**地完成任務是明確要達致之優先目標。本集團上下員工皆抱著**主動、積極、務實而堅毅**之態度隨時面對挑戰,勇於解決難題。

本集團近半世紀以來一直堅守以上原則。本集團相信此企業文化正是**我們成功關鍵**所在,而我們不斷取得之卓越成就,更加增強此項於本集團創業之初早已植根之企業文化。



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CORPORATE INFORMATION

企業資料

BOARD OF DIRECTORS

Executive Directors

Pang Yat Ting, Dominic (Chairman) Xu Jianhua (Deputy Chairman) Pang Yat Bond, Derrick (Chief Executive Officer and Chief Operating Officer)

Independent Non-executive Directors

Ho Gilbert Chi Hang Lam Yau Fung, Curt Wu William Wai Leung

AUDIT COMMITTEE

Wu William Wai Leung (Chairman) Ho Gilbert Chi Hang Lam Yau Fung, Curt

EXECUTIVE COMMITTEE

Pang Yat Ting, Dominic (Chairman) Xu Jianhua Pang Yat Bond, Derrick Shea Chun Lok, Quadrant (alias Martin)

MANAGEMENT COMMITTEE

Pang Yat Bond, Derrick (Chairman)
Pang Yat Ting, Dominic
Xu Jianhua

NOMINATION COMMITTEE

Pang Yat Ting, Dominic *(Chairman)* Lam Yau Fung, Curt Wu William Wai Leung

REMUNERATION COMMITTEE

Lam Yau Fung, Curt *(Chairman)* Ho Gilbert Chi Hang Wu William Wai Leung

COMPANY SECRETARY

Shea Chun Lok, Quadrant (alias Martin)

董事局

執行董事

彭一庭(主席) 徐建華(副主席) 彭一邦(行政總裁兼營運總裁)

獨立非執行董事

何智恒 林右烽 胡偉亮

審核委員會

胡偉亮(主席) 何智恒 林右烽

執行委員會

彭一庭(主席) 徐建華 彭一邦 佘俊樂

管理委員會

彭一邦(主席) 彭一庭 徐建華

提名委員會

彭一庭(主席) 林右烽 胡偉亮

薪酬委員會

林右烽(主席) 何智恒 胡偉亮

公司秘書

佘俊樂

CORPORATE INFORMATION

企業資料

AUDITOR

Ernst & Young

LEGAL ADVISORS

Conyers Dill & Pearman Troutman Sanders

PRINCIPAL BANKERS

Chong Hing Bank Limited Hang Seng Bank Limited Industrial and Commercial Bank of China (Asia) Limited The Hongkong and Shanghai Banking Corporation Limited

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS

C1, 5th Floor Hong Kong Spinners Industrial Building Phase 1 601–603 Tai Nan West Street Cheung Sha Wan, Kowloon Hong Kong

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

PRINCIPAL SHARE REGISTRAR

MUFG Fund Services (Bermuda) Limited The Belvedere Building 69 Pitts Bay Road Pembroke HM08, Bermuda

HONG KONG BRANCH SHARE REGISTRAR

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

CORPORATE WEBSITE

www.asiaalliedgroup.com

STOCK CODE

00711

核數師

安永會計師事務所

法律顧問

康德明律師事務所長盛國際律師事務所

主要往來銀行

創興銀行有限公司 恒生銀行有限公司 中國工商銀行(亞洲)有限公司 香港上海滙豐銀行有限公司

總辦事處及

主要營業地點

香港 九龍長沙灣 大南西街601至603號 香港紗廠工業大廈一期 5樓C1

計冊辦事處

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

主要股份過戶登記處

MUFG Fund Services (Bermuda) Limited The Belvedere Building 69 Pitts Bay Road Pembroke HM08, Bermuda

股份過戶登記處香港分處

卓佳秘書商務有限公司 香港 皇后大道東183號 合和中心22樓

企業網址

www.asiaalliedgroup.com

股份代號

00711

企業大事紀要

09/2016



亞洲聯合基建控股有限公司

ASIA ALLIED INFRASTRUCTURE HOLDINGS LIMITED

Change of Company Name

With the Group expanding its business in the Asia Pacific and overseas markets, the Company has adopted the new name of "Asia Allied Infrastructure Holdings Limited". The new name encapsulates the Group's long-term strategic goal to be a force in Asia and to expand alliances of the Group across the region.

更改公司名稱

隨著本集團進一步擴張亞太區及海外市場的業務,本公司的名稱更改為「亞洲聯合基 建控股有限公司」。新名稱反映本集團的長期策略目標乃成為亞洲區內的新力量,並 拓展本集團於區內的合作聯盟。

10/2016

Sham Tseng "Light Housing" Project Officially Opened

Chun Wo is the main contractor of the former Kowloon Textile Family Dormitory Improvement Works site, which now represents the "Light Housing" project of "Light Be", a social enterprise that provides homes at affordable rent to families with housing difficulties. Ir Dr. Derrick Pang, JP, Chief Executive Officer and Chief Operating Officer of the Group, attended the opening ceremony of Sham Tseng "Light Housing" with the Hon Mrs. Carrie Lam, the current Chief Executive of Hong Kong. As part of the ceremony, a time capsule was buried on the site of the housing estate.



「深井光屋」項目正式開幕

俊和乃社會企業「要有光」前九龍紗廠眷屬宿舍翻新工程的總承建商。「要有光」以可負 擔租金將名為「深井光屋」的宿舍租予有住屋困難的家庭。本集團行政總裁兼營運總裁 彭一邦博士工程師太平紳士與現任香港行政長官林鄭月娥女士一同出席「深井光屋」開 幕典禮,並進行時間囊封存儀式。

企業大事紀要

10/2016

MTR Whampoa Station Officially Opened

Chun Wo – Hip Hing Joint Venture is the main contractor of MTR Contract No. 1002 – Kwun Tong Line Extension: Whampoa Station and Overrun Tunnel. After five years of hard work by our project team, the works at MTR Whampoa Station were completed and the station officially opened on 23 October 2016.

港鐵黃埔站正式通車

俊和 - 協興聯營為「港鐵合約編號 1002 - 觀塘綫延綫:黃埔站及避車隧 道建造工程」的總承建商。經過項目團 隊五年的努力,港鐵黃埔站的工程已順 利竣工,並於2016年10月23日正式通 車。





10/2016

Acquisition of a Residential Project at No. 128 Waterloo Road

The Group has acquired a residential development project at No. 128 Waterloo Road, Kowloon, which is planned to be redeveloped into a medium-density luxury residential building. We believe this project will bring a quality development to the market with high popularity.

購入窩打老道128號住宅項目

本集團購入九龍窩打老道128號住宅發展項目,計劃發展為一幢中密度豪華住宅大廈。我們相信該項目將為市場帶來優質物業,並將甚受市場歡迎。

企業大事紀要



11/2016

Tseng Choi Street Project Officially Named "T PLUS"

Chun Wo's residential development project at TMTL 499, 2 Tsing Min Path, Tuen Mun, New Territories has officially been named "T PLUS". On 30 November 2016, a launching ceremony was held to introduce the project to the market.

井財街項目正式命名為「菁雋」(T PLUS)

俊和位於新界屯門市地段第499號青棉徑2號的住宅發展項目正式命名為「菁雋」(T PLUS)。於2016年11月30日,俊和舉行揭幕儀式,向市場介紹該項目。

11/2016

Acquisition of an Engineering and Architecture Consultancy Company in Singapore

The Group has completed its acquisition of R.J. Crocker Consultants Pte. Ltd., an engineering and architecture consultancy company operating in Singapore. This acquisition will both enhance the Group's business portfolio and result in synergies.

收購新加坡建築及工程諮詢公司

本集團完成收購一間新加坡建築及工程諮詢公司 R.J. Crocker Consultants Pte. Ltd.。該收購將優化本集團之業務組合並締造協同效應。



企業大事紀要

11/2016

Award of Cross-Harbour Tunnel MOM Contract

Chun Wo Tunnel Management Limited has secured the six-year management, operation and maintenance contract of Cross-Harbour Tunnel from the Transport Department of the Hong Kong government. The contract has commenced on 1 November 2016.

獲得紅磡海底隧道管理營運維修合約

俊和隧道管理有限公司取得香港政府運輸署為期六年之 紅磡海底隧道的管理、營運及維修服務合約。合約於 2016年11月1日生效。



12/2016

Change of Controlling Shareholder

GT Winners Limited ("GT Winners"), a company owned by the Pang's family, the founder of the Group, acquired the majority shareholding in the Company and became the controlling shareholder of the Company.

控股股東變更

本集團創辦人彭氏家族旗下公司 GT Winners Limited (「GT Winners」) 收購本公司多數股權成為本公司之控股股東。

企業大事紀要



12/2016

CEDD's Award of Contract of Over HK\$2.6 Billion Value

Chun Wo – STEC – Vasteam Joint Venture has signed the contract of Site Formation and Infrastructure Works for Development of the Anderson Road Quarry Site with the Civil Engineering and Development Department of the Hong Kong government. The contract sum exceeds HK\$2.6 billion with a contract period of five years and the commencement date was 21 December 2016.

承接土木工程拓展署逾26億港元工程合約 俊和一上隊一法降聯營與香港政府土木工

俊和一上隧一浩隆聯營與香港政府土木工程 拓展署就安達臣道石礦場用地發展的地盤 平整及基礎建設工程簽訂為期五年的工程 合約,合約總值逾26億港元,動工日期為 2016年12月21日。

03/2017

Phase 2 of the Happy Valley Underground Stormwater Storage Scheme Fully Commissioned

Phase 2 of the Happy Valley Underground Stormwater Storage Scheme managed by the Drainage Services Department of the Hong Kong government, a construction "NEC" project undertaken by Chun Wo, was completed approximately one year ahead of schedule and came into full operation in March 2017. Ir Dr. Derrick Pang, JP, Chief Executive Officer and Chief Operating Officer of the Group, was invited to officiate at the Commissioning Ceremony.

跑馬地地下蓄洪計劃第二期全面啟用

俊和以「新工程合約」形式承辦的香港政府渠務署跑馬地地下蓄洪計劃第二期的工程項目比預期提早約一年完工,蓄洪池已於2017年3月全面啟用,本集團行政總裁兼營運總裁彭一邦博士工程師太平紳士獲邀請主持啟用典禮。



CHAIRMAN'S STATEMENT

主席報告



We envision the Group to gradually move beyond its current status to become a broader infrastructure and investment entity, operating on a wider geographical scale across the region in alliance with other significant market players.

我們預計本集團將逐漸超越其現有角色,成為更廣泛的基建及投資實體, 聯合其他主要市場參與者於區內更廣泛的地域範圍營運。

CHAIRMAN'S STATEMENT

主席報告

On behalf of the board of directors (the "Board" or the "Directors") of Asia Allied Infrastructure Holdings Limited (the "Company"), I have pleasure in presenting the annual results of the Company and its subsidiaries (the "Group") for the year ended 31 March 2017 (the "Year"). I am pleased to announce that the Group's net profit attributable to shareholders of the Company (the "Shareholder(s)") for the Year amounted to HK\$206 million.

In terms of business development and reorganisation, it has been an eventful year for the Group. The changes and new directions undergone in the Year are reflected in a further change made in our company name, in September 2016, to "Asia Allied Infrastructure Holdings Limited". The name represents our ambitions to go beyond our traditional status as a premier local construction and development company, and to move forward and capture new opportunities on a wider regional scale than we have been able to do in the past. It thus encapsulates our long-term strategic goal to be a force in Asia and to expand our alliances across the region, especially in the field of large-scale infrastructure, development and investment projects. The move is especially pertinent as China's "Belt and Road" initiative begins to take shape, opening up major new opportunities in these fields right across Asia and beyond. Changes in our shareholder structure and in the Board made in recent months are moves which have stabilised the Group and helped achieve a firm consensus on these planned future directions.

In the light of this name change, we have been actively exploring strategies for leveraging our deep local infrastructure experience in order to achieve more substantial regional growth. There is no doubt that our core Chun Wo construction business has more than proven itself as a front-runner on the Hong Kong scene, in terms of expertise, technology and experience. We are now at the stage of looking for ways of leveraging these unique skills in such a way as to capture wider opportunities, for instance by actively exporting our project management expertise and other highly transferable skills to become more integrally involved in large-scale projects in Asia, including those arising from the "Belt and Road" initiative. As an important step in this direction, we acquired an engineering and architecture consultancy company in Singapore during the Year, thus establishing a foothold in that region from which we can make contacts and build up local networks more easily. We expect to continue making similar acquisitions and expanding our partnerships on an Asia-wide scale in the years ahead.

Another strand of our focus on growth has been the strategic diversification of our existing businesses in order to expand our regular income streams and to capture niche markets where our expertise gives us an edge. In the year under review, for example, we further diversified our business portfolio through ventures into the management of Hong Kong's Cross-Harbour Tunnel, and the provision of safe deposit box services for high-end users. These are businesses that offer the prospect of consistent and reliable incomes, giving us greater control over our cash flows and a better ability to plan for expenditure or investment in the future.

本人謹代表亞洲聯合基建控股有限公司(「本公司」)董事局(「董事局」或「董事」)提呈本公司及其附屬公司(「本集團」)截至2017年3月31日止年度(「本年度」)的全年業績。本人欣然宣佈,本集團本年度之本公司股東(「股東」)應佔純利為206,000,000港元。

於業務發展及重組方面,本集團經歷了充實 而重要的一年。本公司於2016年9月更改其 名稱為「亞洲聯合基建控股有限公司」, 反映 了我們於本年度內的變化及新發展方向。新 名稱代表我們有超越作為本地頂尖建築及開 發公司傳統地位的雄心,並向我們既有經營 範圍之外的更廣泛地區領域推進及把握新機 遇。我們的長期策略目標乃成為亞洲區內的 新力量,拓展我們於區內的合作聯盟,其中 尤以大型基建、發展及投資項目方面為重。 中國「一帶一路」倡議的宏圖開始成形,我們 於亞洲及其他地區在這些領域開闢新機遇的 同時,有關變動顯得尤為重要。近月我們股 東架構及董事局作出的變動,乃為穩定本集 團並有助於該等未來計劃方向達成堅定共識 的行動。

CHAIRMAN'S STATEMENT

主席報告

FUTURE STRATEGY AND DIRECTION

As reflected in the Company's new name, we envision the Group to gradually move beyond its current status to become a broader infrastructure and investment entity, operating on a wider geographical scale across the region in alliance with other significant market players. Our major experience in infrastructure is an invaluable starting point for this strategic move. We are recognising that many of our core strengths and skills can best be exported by way of alliances with other local and regional businesses through for example consultancy arrangements, sharing of skills and experience, and merger-and-acquisition expansion.

To further these goals, we will be paying close attention to that part of the "Belt and Road" initiative focused on the Guangdong-Hong Kong-Macau Big Bay Area, which is expected to become a focus for the eastern end of "Belt and Road" development. The Big Bay Area holds strong potential for our Group because it is expected to develop into a powerful integrated financial and technology hub that will require massive further infrastructure investment. The Group's experience in infrastructure development and its close familiarity with the region bodes very well for our future growth opportunities in terms of partnerships, consultancies and skill-sharing.

Property development and investment also represents a promising growth area for the Group. We have been involved in relatively small-scale property development activities for some time, and now see opportunities to expand our efforts and take advantage of the current strong demand for property both in Hong Kong and more widely around the region. An important step in expanding our property development capabilities will be to increase our formal partnerships with passive financial investors who understand our Group's potential.

ACKNOWLEDGEMENTS

In a year of change, I would like to offer my thanks to the many individuals who have supported the Group and worked together with us to develop and implement our strategies. In particular, the management team and staff have been whole-heartedly committed to moving the Group forward, while not compromising our reputation for quality and reliability across our businesses. Thanks are also due to our business partners and Shareholders for their loyal support.

We believe that by virtue of our Group's excellent work team who always acts in the best interests of the Shareholders as a whole, we will be able to achieve ongoing enhancement of our corporate value.

未來策略及方向

如本公司新名稱所反映,我們預計本集團將及漸超越其現有角色主要。我們預計本集團將及內方。我們所之時,成為更廣泛的地域範圍營運。我們於基建區面強豐富經驗,可作與其他本土及內方。我們認識對出來,與人們不少極數以及所購入之經數以及所購入。

物業發展及投資亦為本集團具有可觀增長潛力之領域。在過去一段時間,我們一頭直外相對較小型的物業發展活動,而我們現可更知強拓展業務以把握現時香港及區內,增圍內的強勁物業需求的機遇。此外,增工與了解本集團潛力的被動財務投資者展加到,將為擴大我們物業發展能力的重要一步。

致謝

於此充滿變化的一年,本人謹藉此機會感謝支持本集團及與我們共事及落實策略的眾多人士。特別是,管理團隊及員工一直全心致意推動本集團向前發展,同時致力維持我們各業務的高質及可靠聲譽。我們亦就業務夥伴及股東的忠誠支持向彼等致以由衷感謝。

我們深信,憑藉本集團出眾的工作團隊,時 刻以股東整體利益為重,我們將能不斷提升 企業價值。

管理層討論及分析

FINANCIAL HIGHLIGHTS

財務摘要

		2016/17 HK\$'000 千港元	2015/16 HK\$'000 千港元
Total revenue	總營業額	8,810,797	8,541,826
Profit attributable to Shareholders	股東應佔溢利	205,506	301,950
Basic earnings per share	每股基本盈利	HK13.62 cents 13.62港仙	HK21.35 cents 21.35港仙
Dividend per share	每股股息	HK3.8 cents 3.8港仙	- -
Equity per share*	每股權益*	HK\$1.37 1.37港元	HK\$1.35 1.35港元

^{*} Equity per share refers to equity attributable to Shareholders divided by the total number of issued ordinary share capital as at 31 March 2017 and 31 March 2016 respectively.

BUSINESS REVIEW

We are pleased to have achieved sound overall financial performance for the Year. The Group recorded a total revenue of HK\$8.81 billion for the Year and a year-on-year revenue increase of 3.1%. Net profit attributable to Shareholders decreased by 31.9% to HK\$206 million. This decrease was mainly due to the fact that in the previous year, a gain on sale of property interests through the disposal of a subsidiary was recorded. If the impact of that previous gain is excluded, net profit attributable to Shareholders for the Year shows an increase of 100.6%, with earnings per share surging by 88.1% to HK13.62 cents. The Company's net asset value per share amounted to HK\$1.39 as at 31 March 2017 (2016: HK\$1.36).

With sound profitability and strong net cash flows generated from operations, the Board has proposed to reward Shareholders by a final dividend of HK3.8 cents per share for the Year (2015/16: Nil).

業務回顧

我們對於本年度穩建的整體財務表現感到欣喜。本集團本年度錄得總營業額8,810,000,000港元,按年增長3.1%。限東應佔純利減少31.9%至206,000,000港元。該減少主要由於上年度透過出售一間附屬公司錄得出售物業權益之收益。倘不計及該先前收益之影響,本年度股東應佔純利增加100.6%而每股盈利則大增88.1%至13.62港仙。於2017年3月31日,本公司每股資產淨值為1.39港元(2016年:1.36港元)。

基於盈利能力穩健及經營活動產生的現金流 淨額強健,董事局已建議派付本年度末期股 息每股3.8港仙(2015/16年度:無)以回饋 股東。

^{*} 每股權益指股東應佔權益分別除以於2017年3月 31日及2016年3月31日之已發行普通股本總數。



管理層討論及分析

BUSINESS REVIEW (continued)

Construction

The Group's core construction segment, mainly operated under the well-established brand of "Chun Wo", performed steadily in the Year. The construction segment has continued its trend of expansion by achieving revenue growth for consecutive years. While attaining a satisfactory segmental profit of HK\$149 million, segmental revenue for the Year reached a record high of HK\$8.31 billion, representing a year-on-year increase of 3.0%. As at 31 March 2017, the total value of the Group's contracts on hand was HK\$31.26 billion, of which HK\$13.81 billion remained in progress. These amounts represent a slight decrease of 1.3% and 0.9% respectively over last year's figures.

Delays in funding approval for large-scale public works construction projects by the Hong Kong Legislative Council continued to bring challenges to the local construction industry over the Year, although they also led to a gentle decline in labour costs, which have traditionally been very high due to the imbalance between skilled labour and the number of projects underway. The private housing market, by contrast, remained relatively buoyant.

To minimise the impact of the downward trend in public construction projects in the last couple of years, the Group has explored various mechanisation and streamlining initiatives aimed at reducing costs and increasing construction efficiency. A milestone in these initiatives has been the pioneering use of fully precast units in a subsidised housing construction project in Shatin, which has helped the Group achieve lower labour costs and higher profit margins.

The total value of the new contracts secured by the Group during the Year was HK\$7.3 billion, representing an increase of 23% as compared with the figure of HK\$5.9 billion for the previous year. Major new projects secured during the Year include the contracts for Site Formation and Infrastructure Works for Development of the Anderson Road Quarry Site with a contract sum of HK\$2.66 billion, Construction of the Public Rental Housing Redevelopment at Pak Tin Estate Phases 7 and 8 with a contract sum of HK\$1.99 billion, Road and Drainage Works for Queen's Hill Development with a contract sum of HK\$428 million, Design and Construction of the Redevelopment of Kwai Chung Hospital (Phase 1) with a contract sum of HK\$370 million, and Construction of the Columbarium at Wo Hop Shek Cemetery - Phase 1 with a contract sum of HK\$669 million. Significant new building maintenance contracts awarded during the Year include two term contracts for Architectural Services Department of the Hong Kong government, which are worth HK\$800 million and HK\$714 million respectively.

業務回顧(續)

建築

本集團主要以著名品牌「俊和」經營的核心建築分部於本年度表現穩健。建築分部達致營。 業額連續多個年度增長,延續其擴張趨勢。 於獲得令人滿意的分部溢利149,000,000 港元的同時,本年度分部營業額錄得創歷 史新高水平的8,310,000,000港元,按年 隻3.0%。截至2017年3月31日,本集 團手頭合約之總價值為31,260,000,000 港元,其中合約未完成部分之價值為 13,810,000,000港元,分別較去年輕微減 少1.3%及0.9%。

於過去一年,香港立法會延誤大型公共工程建設項目的撥款審批,持續為本地建造業帶來挑戰,儘管此等延誤能導致長久以來因技術勞工與施工中項目數目失衡而高企的勞工成本稍微下降。而相比之下,私人住宅市場仍保持暢旺。

為將過往數年公共建設項目減少趨勢的影響降至最低,本集團已探索各種機械化及精簡措施,以降低成本及提高建築效率。在該等措施中,位於沙田的資助房屋建設項目率先採用全預製組件,成為一項里程碑,有助降低勞工成本及提升利潤率。

本集團於本年度獲得新合約總價值為 7.300,000,000港 元, 較 去 年 之5.900,000,000 港元增加23%。於本年度所獲得之主要 新項目包括安達臣道石礦場用地發展的 地盤平整及基礎建設工程合約(合約價值 2,660,000,000港元)、白田邨第七及第八 期公共租住房屋重建項目建築工程(合約價 值1,990,000,000港元)、皇后山發展之道 路及渠務工程(合約價值428,000,000港 元)、葵涌醫院重建工程(第一期)之設計及 建 浩 工 程(合 約 價 值 370.000.000 港 元), 以及和合石墳場靈灰安置所第一期興建工程 (合約價值669,000,000港元)。於本年度 內獲得的重要樓宇維修合約包括香港政府建 築署兩份價值分別為800,000,000港元及 714,000,000港元的定期合約。

管理層討論及分析

BUSINESS REVIEW (continued)

Construction (continued)

Meanwhile, the Group continued to undertake 33 ongoing projects during the Year, with a number of major projects reaching significant project milestones after making satisfying progress. A total of 28 projects were completed and delivered during the Year. In particular, phase two of the Happy Valley Underground Stormwater Storage Scheme was completed and came into full operation in March 2017, contributing to the improvement of flooding protection for the communities of Happy Valley and Wan Chai; and in November 2016, the track-laying part of the main tunnels of MTR Contract No. 830 - Guangzhou-Shenzhen-Hong Kong Express Rail Link (Hong Kong Section): Trackwork and Overhead Line System was completed. Substantial projects completed include the Wan Chai Development Phase II: Central-Wan Chai Bypass at Hong Kong Convention and Exhibition Centre, the Proposed Development of Gleneagles Hong Kong Hospital at Nam Fung Path, Aberdeen Island, the MTR Kwun Tong Line Extension: Whampoa Station, and the Main Contract Works for the Retail Expansion of City of Dreams, Macau.

As part of its focus on growth and expansion outside Hong Kong, the Group completed the acquisition of an engineering and architecture company in Singapore. The Group believes that the acquisition will create synergies and serve as an important step for taking advantage of the opportunities arising from large-scale overseas infrastructure projects under the Chinese government's "Belt and Road" initiative.

The Group has reached a settlement regarding the legal proceedings which it instigated against the project company and the other investing party of the joint development residential project located at Yiu Sha Road, Whitehead, Ma On Shan and discontinued the legal proceedings. The Group considers that the terms of the settlement are in its best interests. As for the agreement entered into during the previous financial year for acquiring two engineering bureaus under China Chengjian Investment Limited, both parties agreed during the Year to re-negotiate the acquisition. After careful consideration of the circumstances of the target companies and taking into account the best interests of the Group, the Group did not reach an agreement on the terms of the acquisition or enter into the final agreement with the vendor by the long-stop date of 31 March 2017.

業務回顧(續)

建築(續)

本集團完成收購一間新加坡建築及工程諮詢公司,作為於香港以外地區發展及擴張之重點之一。本集團相信,該收購將締造協同效應,並作為把握中國政府之「一帶一路」倡議所帶來大型海外基建項目機遇的重要一步。





- Site Formation and Infrastructure Works for Development of Anderson Road Quarry Site 安達臣道石礦場用地發展的地盤平整及基礎建設工程
- ② Foundation for Subsidised Sale Flats Development at Au Pui Wan Street, Fo Tan 火炭坳背灣街資助出售房屋發展計劃的地基工程



3 Proposed Residential Development at TMTL 499, Tseng Choi Street, Tuen Mun, New Territories 新界屯門市地段第499號井財街住宅發展項目



MTR Contract No. 1002 – Kwun Tong Line Extension: Whampoa Station and Overrun Tunnel 港鐵合約編號 1002 – 觀塘綫延綫:黃埔站及避車隧道建造工程





- 3 German Swiss International School Redevelopment, Phase 5 德瑞國際學校第五期重建工程
- 4 Proposed Development of Gleneagles Hong Kong Hospital at Nam Fung Path, Aberdeen Island Inland Lot No. 458, Hong Kong

香港仔內地段第458號南風徑港怡醫院發展項目

管理層討論及分析

BUSINESS REVIEW (continued)

New Major Projects Awarded in the Year

業務回顧(續)
於本年度新承接的主要項目

Project Name

項目名稱

Building Construction Works 樓宇建築工程

- 1 Construction of Public Rental Housing Redevelopment at Pak Tin Estate Phases 7 & 8 白田邨第七及第八期公共租住房屋重建項目建築工程
- 2 Construction of Columbarium at Wo Hop Shek Cemetery Phase 1 和合石墳場靈灰安置所第一期興建工程
- 3 Main Contract for the Proposed Residential Development at TMTL 499, Tseng Choi Street, Tuen Mun, New Territories 新界屯門市地段第499號井財街住宅發展項目總合約
- 4 Design and Construction of Redevelopment of Kwai Chung Hospital (Phase 1) 葵涌醫院重建工程(第一期)一設計及建造工程

Civil Engineering Works 土木工程

- 5 Site Formation and Infrastructure Works for Development of Anderson Road Quarry Site 安達臣道石礦場用地發展的地盤平整及基礎建設工程
- 6 Queen's Hill Development Road and Drainage Works 皇后山發展-道路及渠務工程

Foundation Works 地基工程

- 7 Foundation for Subsidised Sale Flats Development at Tseung Kwan O Area 65C2, Phase 1 將軍澳65C2區第一期資助出售房屋發展計劃之地基工程
- 8 Foundation for Subsidised Sale Flats Development at Au Pui Wan Street, Fo Tan 火炭坳背灣街資助出售房屋發展計劃的地基工程

Maintenance Works 維修工程

- 9 Term Contract for the Alterations, Additions, Maintenance and Repair of Buildings and Lands and Other Properties for which the Architectural Services Department (Property Services Branch) is responsible (Designated Contract Area: Tai Po, North District and Outlying Islands (North))
 - 為指定合約區(大埔、北區及離島(北))內由建築署物業事務處負責的建築物、土地及其他物業進行改建、加建、保養及維修工程的定期合約
- Term Contract the Alterations, Additions, Maintenance and Repair of Buildings and Lands and Other Properties for which the Architectural Services Department (Property Services Branch) is responsible (Designated Contract Area: Central, Peak and Mid-levels) 為指定合約區(中區,山頂及半山)內由建築署物業事務處負責的建築物、土地及其他物業進行改建、加建、保養及維修工程的定期合約
- 11 Hong Kong International Airport Terminal 1 Annex and Car Park Advanced Works 香港國際機場——號客運大樓附屬建築物及停車場前期工程

管理層討論及分析

BUSINESS REVIEW (continued)

Major Projects Completed in the Year

業務回顧(續) 於本年度竣工之主要項目

Project Name

項目名稱

Building Construction Works 樓宇建築工程

- 1 Proposed Development of Gleneagles Hong Kong Hospital at Nam Fung Path, Aberdeen Island Inland Lot No. 458, Hong Kong 香港仔內地段第458號南風徑港怡醫院發展項目
- 2 Main Contract Works for the Retail Expansion of City of Dreams, Macau 澳門新濠天地零售設施擴建計劃之總承包工程
- 3 Construction of Home Ownership Scheme at Wang Yip Street West, Yuen Long 元朗宏業西街居者有其屋之建造工程

Civil Engineering Works 土木工程

- 4 Wan Chai Development Phase II: Central-Wan Chai Bypass at Hong Kong Convention and Exhibition Centre 灣仔發展計劃第二期:中環灣仔繞道香港會議展覽中心段
- 5 MTR Contract No.1002 Kwun Tong Line Extension: Whampoa Station and Overrun Tunnel 港鐵合約編號 1002 – 觀塘綫延綫: 黃埔站及避車隧道建造工程
- 6 Harbour Area Treatment Scheme Stage 2A Upgrading Works at Stonecutters Island Sewage Treatment Works Effluent Tunnel and Disinfection Facilities
 - 淨化海港計劃第二期甲昂船洲污水處理廠改善工程-廢水隧道及消毒設施
- 7 MTR Contract No.C5115-13C Noise Mitigation Works at Tung Chung 港鐵合約編號 C5115-13C 東涌隔音屏障改善工程

Fitting Out Works 土木工程

8 German Swiss International School Redevelopment, Phase 5 德瑞國際學校第五期重建工程

Foundation Works 地基工程

- 9 Foundation for Home Ownership Scheme Development at Choi Hing Road, Ngau Tau Kok 牛頭角彩興路居者有其屋計劃發展項目地基工程
- 10 Design, Supply and Construction for Excavation and Lateral Support (ELS), Pile Caps and Foundations for the Proposed Residential Development at TMTL 499, Tseng Choi Street, Tuen Mun, New Territories 新界屯門井財街屯門市地段第499號住宅發展項目之設計、供應及建造挖掘與側向承托、椿帽及地基工程

Maintenance Works 維修工程

- 11 Term Contract for the Alterations, Additions, Maintenance and Repair of Aided Schools, Buildings and Lands and Other Properties for which the Education Bureau is responsible (Designated Contract Area: Central and Western, Wan Chai, Eastern, Southern, Islands and Yau Tsim Mong)
 - 為指定合約區(中西區、灣仔、東區、南區、離島及油尖旺)內由教育局負責的津貼學校、建築物、土地及其他物業進行改建、加建、保養及維修工程的定期合約
- 12 Replacement and Rehabilitation of Water Mains, Stage 3: Mains in Tai Po and Shatin 更換及修復水管工程第三階段:大埔及沙田水管工程
- 13 Replacement and Rehabilitation of Water Mains, Stage 3: Mains in Tuen Mun and Yuen Long 更換及修復水管工程第三階段:屯門及元朗水管工程





182 Hong Kong-Zhuhai-Macao Bridge Hong Kong Boundary Crossing Facilities - Passenger Clearance Building 港珠澳大橋香港口岸一旅檢大樓



3 MTR Contract No. 830 – Guangzhou-Shenzhen-Hong Kong Express Rail Link (Hong Kong Section): Trackwork and Overhead Line System 港鐵合約編號 830 – 廣深港高速鐵路 (香港段): 軌道及接觸網系統

管理層討論及分析

BUSINESS REVIEW (continued)

業務回顧(續)

Major Projects in Progress at the End of the Year

於本年度結束時在建的主要工程

Project Name 項目名稱

Building Construction Works 樓宇建築工程

- 1 Hong Kong-Zhuhai-Macao Bridge Hong Kong Boundary Crossing Facilities Passenger Clearance Building 港珠澳大橋香港口岸一旅檢大樓
- 2 Main Contract for Subsidised Sale Flats Project at Shatin Area 36C 沙田 36C 區地皮發展資助出售房屋項目總合約
- Design and Construction of New Territories West Regional Office and Water Resources Education Centre of Water Supplies Department (Programme No. 117KA)
 - 設計和建造水務署新界西分署及水資源教育中心(工務計劃編號 117KA)
- 4 The Superstructure Main Contract for the Proposed Residential Development at Lot No.1180 in D.D. 215, Hong Tsuen Road, Sai Kung, New Territories
 - 新界西貢康村路丈量約份第215約地段第1180號住宅發展項目上蓋工程總合約
- 5 Hong Kong Zhuhai Macao Bridge Hong Kong Boundary Crossing Facilities Remaining Ancillary Buildings and Facilities 港珠澳大橋香港口岸一餘下輔助建築物及設施
- 6 Construction of Public Rental Housing Development at Lin Shing Road, Chai Wan 柴灣連城道公共租用房屋發展項目
- 7 Main Contract for Proposed Redevelopment at Nos. 12-24 Lun Fat Street, Wan Chai, Hong Kong 香港灣仔聯發街 12至24號重建工程總合約
- 8 Superstructure Works for Proposed Residential Development at R.B.L. 270, No. 17 Shek O Road, Shek O, Hong Kong 香港石澳石澳道 17 號鄉郊建屋地段編號 270 住宅發展項目之上蓋工程
- 9 Proposed Residential Redevelopment at No. 20 Peak Road, Hong Kong 香港山頂道 20 號住宅發展項目
- 10 Construction Works for New Hangar of Macau International Airport 澳門國際機場新飛機庫建造工程

Civil Engineering Works 土木工程

- 11 Wan Chai Development Phase II: Central-Wan Chai Bypass at Wan Chai East 灣仔發展計劃第二期:中環灣仔繞道灣仔東段
- 12 Liantang/Heung Yuen Wai Boundary Control Point, Site Formation and Infrastructure Works Contract 3 蓮塘/香園圍口岸土地平整及基礎建設工程-工程合約三
- 13 Central-Wan Chai Bypass: Tunnel (North Point Section) and Island Eastern Corridor Link 中環灣仔繞道: 北角段隧道和東區走廊連接路工程
- 14 Handling of Surplus Public Fill (2014-2016) 處理剩餘公眾填料(2014-2016)
- 15 Happy Valley Underground Stormwater Storage Scheme 跑馬地地下蓄洪計劃
- 16 MTR Contract No.1108 Shatin to Central Link: Kai Tak Station and Associated Tunnels 港鐵合約編號1108-沙中綫: 啟德站及相關隧道工程
- 17 MTR Contract No.1107 Shatin to Central Link: Diamond Hill to Kai Tak Tunnels 港鐵合約編號 1107 – 沙中綫:鑽石山至啟德隧道
- 18 In-situ Reprovisioning of Shatin Water Treatment Works (South Works) Advance Works 沙田濾水廠原地重置工程(南廠)—前期工程
- 19 Provision of Universal Access Facilities for Highway Structures Package 2 Contract 1 為道路構築物提供暢道通行設施-第二組第一份合約



■ Subsidised Sale Flats Project at Shatin Area 36C
沙田 36C 區地皮發展資助出售房屋項目

管理層討論及分析

BUSINESS REVIEW (continued)

Major Projects in Progress at the End of the Year (continued)

業務回顧(續)

於本年度結束時在建的主要工程

Project Name 項目名稱

Fitting Out Works 土木工程

20 Fitting Out Works for Common Area (Lift Lobbies and Guard Houses) Nominated Sub-contract at Proposed Residential Development at Kowloon Inland Lot No. 11227

九龍內地段第11227號住宅發展項目指定分判商(電梯大堂及保安室)共用空間裝飾工程

Maintenance Works 維修工程

- 21 Term Contract for Minor Works for Hong Kong East and Hong Kong West Clusters 2015港島東及港島西醫院聯網小型工程定期合約
- 22 MTR Contract No.11209 Shatin to Central Link: Platform Modification and Associated Works at East Rail Line 港鐵合約編號11209—沙中綫:東鐵綫車站月台改善及相關工程
- 23 Replacement and Rehabilitation of Water Mains, Stage 4 Phase 1: Mains in Eastern and Southern Districts 更換及修復水管工程第四階段第一期:東區及南區水管工程
- 24 Main Contract for Refurbishment of Hong Kong Buddhist Hospital 香港佛教醫院翻新工程總合約
- 25 Replacement and Rehabilitation of Water Mains, Stage 4 Phase 1: Major Mains in Western New Territories 更換及修復水管工程第四階段第一期:新界西部主要水管工程
- 26 Term Contract 2015 for Waterworks District E New Territories East 水務工程定期合約2015—地區E—新界東
- 27 Term Contract for the Maintenance of Slopes for which the Achitectural Services Department (Property Services Branch) is responsible (Hong Kong Island and Outlying Islands (South)) 建築署物業事務處負責的斜坡的保養工程定期合約(香港島及離島(南))
- 28 Preventive Maintenance Works, Upgrading Works and Associated Ground Investigations for WSD Slopes, 2012-2013 Programme 2012至2013年度水務署斜坡預防性維修、改善及相關的勘探工程

Railway Works 鐵路工程

29 MTR Contract No.830 – Guangzhou-Shenzhen-Hong Kong Express Rail Link (Hong Kong Section): Trackwork and Overhead Line System 港鐵合約編號 830 – 廣深港高速鐵路 (香港段): 軌道及接觸網系統





- In-situ Reprovisioning of Shatin Water Treatment Works (South Works) Advance Works 沙田濾水廠原地重置工程(南廠) – 前期工程
- ② Liantang/Heung Yuen Wai Boundary Control Point, Site Formation and Infrastructure Works Contract 3 蓮塘/香園圍口岸土地平整及基礎建設工程-工程合約三

管理層討論及分析

Property Development and Investment

The Group's property development and investment segment recorded a profit of HK\$123 million for the Year (2015/16: HK\$195 million). The decrease in segmental profit for the Year was mainly due to the effect of the gain on sale of property interests recorded in the previous year as mentioned above.

In October 2016, the Group acquired a property located at No. 128 Waterloo Road, Kowloon through tender for a residential development project. The Group considers that the project is of great potential given that the Hong Kong property market has shown a steady upward trend in recent years, and there is a continued under-supply of quality housing to meet the strong demand. The Group's Waterloo Road development represents an important step forward in its property development and investment ambitions in Hong Kong.

During the Year, the Group's residential project known as "T PLUS" located at Tseng Choi Street, Tuen Mun progressed as scheduled. Construction of the superstructure had been completed up to the 6th floor level by year-end. The entire project is scheduled for completion by the end of 2018, when it will offer a total gross floor area of approximately 148,000 sq. ft., inclusive of 356 residential units and a commercial floor area of approximately 38,000 sq. ft.. After the year-end, the Group entered into a provisional agreement with an independent third party, pursuant to which the Group has agreed to dispose of all its interests in the project. The details are disclosed in note 53(c) to the financial statements.

On the other hand, the Group has commenced the early stage of development of the residential project located at Tung Chung Road, Lantau Island. A land exchange application is currently in progress, and construction work is expected to begin at the end of 2018. In December 2016, the Group completed the sale of its entire interests in the rental property of shops and car park spaces in Grand View Garden located at Hammer Hill Road, Kowloon, which had strengthened the liquidity position of the Group to facilitate development projects with greater potential.

物業發展及投資

本集團物業發展及投資分部於本年度錄得溢利123,000,000港元(2015/16年度:195,000,000港元)。本年度分部溢利下跌主要由於上文所述於上年度出售物業權益所錄得之收益的影響所致。

於2016年10月,本集團透過招標投得位於 九龍窩打老道128號用作住宅發展項目的物 業。本集團認為基於近年香港物業市場穩步 向上,且優質房屋的供應持續落後於強勁的 需求,該項目乃極具發展潛力。本集團的窩 打老道發展項目將成為我們於香港物業發展 及投資領域向前跨進的重要一步。

於本年度,本集團位於屯門井財街的住宅項目「菁雋」(T PLUS)按計劃進行。於本年度末上蓋工程已完成至六層高。整個項目計劃於2018年年底前竣工,屆時將提供總樓電面積約148,000平方呎,包括356個住宅單位及約38,000平方呎之商業樓面面積。於本年度後,本集團與獨立第三方訂立臨時公本年度後,本集團已同意出售其於該項目的全議,據此本集團已同意出售其於該項目的全部權益,有關詳情於財務報表附註53(c)披露。

另一方面,本集團已開始位於大嶼山東涌道住宅項目發展的前期階段。項目現正進行換地申請,而建築工程預期於2018年年底展開。於2016年12月,本集團完成出售其位於九龍斧山道宏景花園之商舖及車位出租物業的全部權益。該出售增強了本集團的流動資金狀況,有助開展更具潛力的發展項目。





- Management, Operation and Maintenance Contract for Cross-Harbour Tunnel in Hong Kong 香港紅磡海底隧道的管理、營運及維修服務合約
- ② High-end Safe Deposit Box Rental Services Offered by Royal England Safe Deposit Box Limited 由英倫皇家保管箱有限公司提供的高端保管箱租賃服務

管理層討論及分析

Professional Services

The Group's security and facility management segment under City Services Group Limited ("City Services") continued to prosper during the Year with a record-high segmental revenue of HK\$485 million, which represents year-on-year growth of 12.9%. City Services also achieved a strong profit performance, recording a segmental profit of HK\$16 million. Excluding the non-recurring expenses incurred for the proposed spin-off and separate listing of City Services on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (the "Proposed Spin-off"), segmental profit grew by 25.6% as compared to the previous financial year.

Besides achieving a number of important contract renewals with major clients, City Services also attracted a number of new clients through its reputation for stringent professionalism. New contracts secured during the Year include those for two properties of MTR Corporation Limited (Harbour Green and Grand Austin), North District Hospital, YOHO Mall I Extension, Two MacDonnell Road and Shatin Donor Centre of Hong Kong Red Cross Blood Transfusion Service. The Group also actively sought new business opportunities for providing venue security services for major local events, such as the Hong Kong Wine & Dine Festival, the Hong Kong Food Carnival and the Hong Kong Brands & Products Expo.

Other Business

The Group has diversified its income streams by expanding the scope of its business activities. During the Year, the Group secured a six-year management, operation and maintenance contract for Cross-Harbour Tunnel in Hong Kong, which commenced in November 2016. The contract for management of Hong Kong's busiest Cross-Harbour Tunnel presents an opportunity for the Group to showcase its capabilities in infrastructure management and gain valuable experience in this field.

The Group has also branched out into offering high-end safe deposit box rental services. Operation commenced in the first half of 2017, with the facilities occupying around 5,000 sq. ft. of space located close to Hong Kong's central business district. The facilities are designed to meet the needs of high-end corporate customers and offer 24-hour security services, the most advanced security system and European-manufactured safe deposit boxes.

專業服務

除成功與主要客戶就若干重要合約續約外,城市服務亦以其嚴謹專業的聲譽吸引香物。於本年度獲得之新合約包括香內區對路有限公司的兩項物業(君滙港及Grand Austin)、北區醫院、形點I擴展部分、麥當勞道二號及香港紅十字會輸血服務中心沙門捐血站。本集團亦積極發掘為大型本地活動提供場地保安服務的新商機,如香港工展會銹巡禮、香港食品嘉年華以及香港工展會

其他業務

本集團透過擴展其業務活動範疇,使其收入來源更多元化。於本年度,本集團獲得一份為期六年的香港紅磡海底隧道管理、營運及維修服務合約,自2016年11月生效。管理香港最繁忙的海底隧道之合約乃本集團展示其基建管理能力及獲得該領域寶貴經驗的良機。

本集團亦將業務拓展至提供高端保管箱租賃服務。業務已於2017年上半年展開營運,設施約佔5,000平方呎空間,毗鄰香港中央商業區。設施的設計迎合高端企業客戶需求,並提供二十四小時保安服務、最先進的保安系統以及歐洲製造的保管箱。

管理層討論及分析

LIQUIDITY AND FINANCIAL RESOURCES

The Group mainly relies upon internally generated funds as well as bank and other borrowings to finance its operations and expansion, which is supplemented by equity funding when it is required.

At 31 March 2017, the total net debts of the Group amounted to approximately HK\$1,467.0 million, representing total debts of approximately HK\$3,231.8 million less total of cash and bank balances of approximately HK\$1,764.8 million. The debt maturity profile, based on scheduled repayment dates set out in loan agreements of the Group at 31 March 2017, is analysed as follows:

流動資金及財政資源

本集團業務營運及擴展所需資金主要來自內 部資金、銀行及其他借貸,在有需要時再輔 以發行股份集資。

於2017年3月31日,本集團之淨債務總額約為1,467,000,000港元,即債務總額約3,231,800,000港元減去現金及銀行結餘總額約1,764,800,000港元所得之數。根據本集團於2017年3月31日之貸款協議所載之既定還款日期,債項之到期日分析如下:

		As at 31 March 2017 於 2017 年 3 月 31 日 HK\$ million 百萬港元	As at 31 March 2016 於2016年 3月31日 HK\$ million 百萬港元
Borrowings and obligations under hire purchase contract and finance leases repayable:	須於下列期間償還之借貸及 租購合約及融資租賃承擔:		
Within one year or on demand After one year, but within two years - On demand shown under	一年內或按要求 一年後至兩年內 - 列入流動負債作按要求	2,477.6	1,207.5
current liabilities - Remaining balances After two years, but within five years - On demand shown under	償還之部分 - 餘額 兩年後至五年內 - 列入流動負債作按要求	442.1 11.4	197.9 178.8
current liabilities - Remaining balances Over five years - On demand shown under	信還之部分 一餘額 五年以上 一列入流動負債作按要求	32.8 7.2	334.2 646.2
on demand shown under current liabilitiesRemaining balances	- 列入流動貝貨作技要求 償還之部分 - 餘額	3.9	-
		2,975.0	2,564.6
Guaranteed bonds - Repayable after one year, but within two years	擔保債券 - 一年後至兩年內償還	39.0	_
Convertible bonds - Repayable within one year - Repayable after one year but within	可換股債券 - 於一年內償還 - 一年後至兩年內償還	217.8	-
two years		-	119.8
Total debts	債務總額	3,231.8	2,684.4

管理層討論及分析

LIQUIDITY AND FINANCIAL RESOURCES (continued)

At 31 March 2017, the gearing ratio of the Group, being the proportion of net interest bearing debts to equity attributable to Shareholders, was 0.66 (2016: 0.74).

To minimise exposure on foreign exchange fluctuations, the Group's borrowings and cash balances are primarily denominated in Hong Kong dollars or Renminbi which are the same as the functional currency of the relevant group entities. The Group has no significant exposure to foreign exchange rate fluctuations and shall use derivative contracts to hedge against its exposure to currency risk only when it is required. Furthermore, the Group's borrowings have not been hedged by any interest rate financial instruments. Details of the structure and interest rate profile of the bank and other borrowings of the Group as at 31 March 2017 are set out in Note 31 to the financial statements.

PLEDGE OF ASSETS

Details of the pledge of assets of the Group are set out in Note 31(e) to the financial statements.

EMPLOYEE AND REMUNERATION POLICIES

The Group had approximately 4,990 employees as at 31 March 2017. Total remuneration of employees for the Year amounted to approximately HK\$1,429.5 million. Employees are remunerated according to their nature of work and the market trend, with merit-based components incorporated in the annual increment review to reward and motivate individual performance. Employee bonus is distributable based on the performance of the respective divisions and the employees concerned. Moreover, the Group provides in-house training program and sponsorship for external training courses which are complementary to their job functions.

OUTLOOK AND PROSPECTS

Construction

The Group expects stable performance from its construction segment in the coming years as it capitalises on advantage of its expertise and strong reputation to continue to secure valuable contracts in Hong Kong. The Hong Kong government's strong political will to increase the housing supply makes it probable that a steady stream of public housing projects will continue to emerge in the next few years. Chun Wo's proven experience in this field puts the Group in a strong position to take advantage of these upcoming business opportunities. At the same time, the continuing buoyancy of Hong Kong's private sector housing market suggests that property developers will be looking to take advantage by launching new development projects. This gives the Group considerable optimism regarding the likely construction opportunities in the years ahead.

The Group will also proactively expand its footprint overseas, in particular Asia. It either has already secured or is negotiating for a number of projects in Singapore, the Maldives, the Philippines and other countries in the region.

流動資金及財政資源(續)

於2017年3月31日,本集團之資本負債比率(即計息債務淨額與股東應佔權益之比率) 為0.66(2016年:0.74)。

為盡量減低外匯波動風險,本集團之借貸及現金結餘均以港元或人民幣為主,即與相關的集團實體之功能貨幣相同。本集團承擔會外匯波動風險不大,並僅於有需要時方會。用衍生合約用作對沖所承擔之貨幣風險。此外,本集團之借貸並無採用任何利率金融以上,本集團於2017年3月31日前載於財務報表附註31。

資產抵押

本集團抵押資產之詳情載於財務報表附註 31(e)。

僱員及薪酬政策

於2017年3月31日,本集團約有4,990名僱員。本年度之僱員薪酬總額約為 1,429,500,000港元。僱員薪酬按其工作性 質及市場趨勢釐定,並根據考勤評核按表現 釐定每年之增薪金額,以獎勵及激勵個別開 工之表現。僱員之花紅乃按個別分部及偏關 僱員之表現而發放。此外,本集團亦因僱員 之工作職務而提供內部培訓計劃及就外間之 培訓課程提供資助。

前景及展望

建築

本集團亦將積極擴展其海外業務,其中尤以 亞洲區為重。本集團於新加坡、馬爾代夫、 菲律賓及區內其他國家已取得或正磋商若干 項目。

MANAGEMENT DISCUSSION AND ANALYSIS

管理層討論及分析

OUTLOOK AND PROSPECTS (continued)

Property Development and Investment

With regard to its property development and investment business, the Group anticipates promising income to be generated from "T PLUS" and the residential projects located at No. 128 Waterloo Road and Tung Chung Road. The Group has also been negotiating with a potential buyer for the disposal of certain interests in the properties located in Shijiazhuang City, the People's Republic of China pursuant to the framework agreement entered into in June 2017. This is expected to bring reasonable returns and further strengthen the liquidity position of the Group.

With the goal of participating more intensively in the vibrant property market and expanding its project portfolio, the Group will continue to explore business models for collaboration with potential co-investors or other developers in ways that best utilise the Group's capital.

Professional Services

While continuing its efforts in enlarging its market share in the security and facility management services market, it is the Group's intention to continue proceeding with the Proposed Spin-off of City Services. The Company will issue further announcements about material developments relating to the Proposed Spin-off in accordance with the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") as and when appropriate.

Overview

One of the main drivers behind the Group's initiatives in the Year to explore the acquisition or development of new business has been our target to expand the Group's regular income streams. The Group will continue to seek potential investments or acquisition targets which are in line with this belief in the future.

With the "Belt and Road" initiative beginning to be put into practice, the Group is looking to take part in the process by offering its services primarily as a provider of technical and consultancy services, and as an investor should opportunities arise. The Group is thus actively exploring Asian markets and looking for opportunities to participate in these projects through merger-and-acquisition activities where appropriate. Another focus will be potential opportunities arising from the development plan for the Guangdong-Hong Kong-Macau Big Bay Area.

The Group's emphasis on growth, its efforts to develop strong and recurrent income streams, and its strategic plans to export its skills to the wider Asian market through collaborative partnerships, are all measures aimed at enhancing its profitability and strengthening its competitiveness. Building on core strengths developed over decades of success, the Group is now ready to step more ambitiously into the region's growing markets and live up to the intentions declared in its new name.

前景及展望(續)

物業發展及投資

就物業發展及投資業務,本集團預期「菁雋」 (T PLUS)及位於窩打老道128號及東涌道的 住宅項目將產生理想收入。根據於2017年6 月訂立的框架協議,本集團亦正就出售位於 中華人民共和國石家莊市的物業之若干權益 與潛在買方進行磋商,預期將帶來合理回報 及進一步鞏固本集團流動資金狀況。

為更積極參與蓬勃的物業市場及擴大項目組合,本集團將繼續探索業務模式,與潛在投資者或其他發展商合作,以最有效的方式運用本集團資金。

專業服務

於繼續致力擴大保安及設施管理服務市場份額的同時,本集團有意繼續進行城市服務之建議分拆。本公司將根據聯交所證券上市規則(「上市規則」)就建議分拆的重大發展適時進一步刊發公告。

概覽

本集團於本年度探索收購或發展新業務之舉 措背後的主要動力之一,乃我們擴大經常性 收入來源之目標。本集團於未來將繼續探索 符合此理念的潛在投資或收購目標。

由於「一帶一路」倡議已開始付諸實行,本集 團將尋求透過主要作為技術及顧問服務供應 者提供服務,並於機會合適時作為投資者參 與其中。因此,本集團積極探索亞洲市場, 並尋找機會適時通過併購活動參與該等項 目。另一重點則為粵港澳大灣區發展計劃所 帶來的潛在機遇。

本集團重視增長、致力發展強健的經常性收入來源,並透過夥伴合作模式將技術輸出至 更廣闊的亞洲市場的策略性規劃,均為旨在 提高盈利能力及增強競爭力的舉措。建基於 數十年來成功建立的核心優勢,本集團現已 充分準備積極跨進一步,進軍區內增長中之 市場,以實現其新名稱所展現的意念。

環境、社會及管治報告

INTRODUCTION

Our Group is dedicated to maintaining a high standard of corporate social responsibility ("CSR"). The business sector is placing an increasing emphasis on CSR performance, particularly in the aspects of safety and health, sustainable development, community impact and law and regulatory compliance. We understand that we do not operate our business in isolation of our society. Employees, suppliers, clients, the natural environment and the general community are all our stakeholders influenced by the ways in which our Group transacts the business.

During the Year, we have continued our efforts to enhance CSR performance via various initiatives. The four key subject areas this Environmental, Social and Governance ("ESG") Report covers are: (I) Workplace Quality, (II) Environmental Protection, (III) Operating Practices and (IV) Community Involvement.

(I) WORKPLACE QUALITY

Our People

As at 31 March 2017, our Group had approximately 4,990 employees with the majority stationed in Hong Kong. We recognise that employees are valuable assets of our Group and embrace the philosophy of investing in people by providing them with a range of training programs that can enhance their professional skills and knowledge. We are also committed to maintaining a safe and healthy working environment for all employees as well as to implementing equal opportunity employment practices.

Statistics in relation to employment

Gender Distribution of Employees

緒言

本集團致力於維持高水平企業社會責任(「企業社會責任」)。商界日益重視企業社會責任去現,尤其於安全及健康、可持續發展、社區影響及法律及法規合規方面。我們深明,我們不能孤立於社會經營業務。僱員、供應商、客戶、自然環境及社區整體皆為我們的持份者,受本集團經營業務的方式影響。

於本年度,我們已透過多項措施繼續致力提高企業社會責任表現。環境、社會及管治(「環境、社會及管治」)報告四大主題包括(i)工作環境質素、(ii)環境保護、(iii)營運慣例及(iv)社區參與。

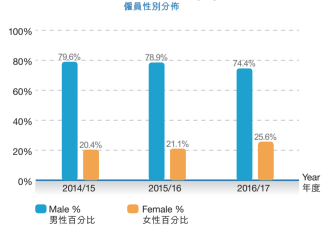
(I) 工作環境質素

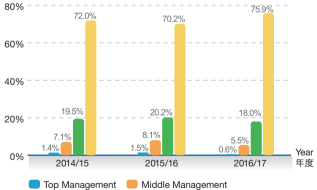
我們的員工

有關僱傭的統計數據

Employment Type

僱員類別





高層管理人員

Supervisory 主任

環境、社會及管治報告

(I) WORKPLACE QUALITY (continued)

Working Conditions

To attract, motivate and retain talents, our Group regularly reviews our staff compensation and benefit packages to ensure our benefits are competitive in the market. With reference to prevailing market conditions, a review is conducted annually on the pay packages of employees and other employment benefits, which include the medical scheme, health check program, travel insurance, training subsidies and retirement benefits.

Development and Training

Continuing learning is one of our core values. The Group's support in development and training applies to staff of all levels. We have been offering training sponsorship to all staff members to encourage self-improvement in a learning organisation since 2005. Employees are provided with comprehensive in-house training and sponsorship for external training courses including seminars, workshops, visits and demonstrations to upgrade their skills and knowledge for performing their duties more effectively and promoting their personal development.

In addition, we offer internal career development and mentoring opportunities to key staff members and professionals through a variety of programs including GLAD Program for accounting trainees, Core Program, Elite Program, Graduate/Freshman Program for Engineers/Quantity Surveyors, Technical Apprentice Program, Site Agent Development Program, to name but a few. Our Group's Chun Wo Construction and Engineering Company Limited has also been certified by the Hong Kong Institution of Engineers (HKIE) as a Scheme A Training approved organisation in Civil, Building and Building Services disciplines since 1999.

(I) 工作環境質素(續) 工作條件

發展及培訓





環境、社會及管治報告

(I) WORKPLACE QUALITY (continued)

Development and Training (continued)

In recognition of the Group's efforts and accomplishments in manpower training and development, our construction division has proudly renewed the "Manpower Developer" accreditation under the "ERB Manpower Developer Award Scheme" organised by the Employees Retraining Board ("ERB") during the Year. City Security Company Limited ("City Security"), another member of our Group, has also been awarded the "ERB Merit Award for Employers" by the ERB.

In 2016, our Group's Chun Wo Development Holdings Limited ("Chun Wo") together with its staff members have grasped "The Best Employee and Employer Award" of Junior Chamber International Dragon. Chun Wo has also received the "Partner Employer Award" from The Hong Kong General Chamber of Small and Medium Business and "The Employer of Choice Award – Corporate Social Responsibilities Award" by Job Market.

In the same year, one of our Technical Apprentice has been awarded "Certificate of Merit" in the Outstanding Apprentice Award Scheme organised by Vocational Training Council.

Our Group has been accredited with the "Happy Company" label from 2013 to 2017, reflecting our dedication to realising the concept of "Happiness at Work". We are also committed to building a pleasant working environment and increasing our staff's level of happiness at workplace. We have set up a "Caring Hotline" for our staff to request for help, enquire information and express opinions.

The above accomplishments prove that our Group places great value on people development and treasures the well-being of all our employees.

(I) 工作環境質素(續)

發展及培訓(續)



為表彰本集團在人力培訓及發展方面的努力及成就,於本年度,我們的建築部門榮獲僱員再培訓局的「ERB人才企業嘉許計劃」授予「人才企業」榮譽。本集團另一間成員公司城市護衛有限公司(「城市護衞」)亦獲頒僱員再培訓局的「ERB優異僱主獎」。



本集團於2013年至2017年獲頒「開心企業」標誌,反映本集團致力實現「開心工作間」的理念。我們亦致力建立愉快的工

作環境,及提升員工工作時的快樂水平。本集團已設立「深程熱線」,讓員工透過熱線尋求協助、查詢資訊及表達意見。

上述成就足證本集團高度重視人力發展及全體僱員的福祉。

Continuous

Improvement

持續改善

Do

實行

環境、社會及管治報告

(I) WORKPLACE QUALITY (continued)

Employee Safety and Health

By integrating internationally-recognised ISO 9001, ISO 14001 and OHSAS 18001 certifications into our quality, environmental

and occupational safety and health management systems respectively, our Group demonstrates our compliance with health and safety standards. Our Group's "PDCA" system further ensures each individual and team to contribute its ability to meet statutory requirements and achieve the ultimate goal of continuous improvement.

We are aware of the importance of workplace safety. To guarantee the occupational safety standards of our construction operations, we have introduced a safety audit

system designed to monitor the effectiveness of our safety management system. For 2016, the corporate average safety audit score was 86.8%, exceeding the target of 85% (in 2015, the score was 88.1%).

In 2016, all safety indicators were in line with our objectives, reflecting our dedication and achievements in construction site safety.

(I) 工作環境質素(續) 僱員安全及健康

透過分別將國際認可的ISO 9001、ISO 14001及OHSAS 18001認證整

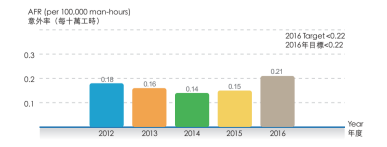
我們深知工作環境安全之重 要性。為保證營運上,, 建築職業安全標準準,, 安全管理系統制的成 定 2016年,企業平 核分數為86.8%,超過85% 的目標分數(2015年之分數 為88.1%)。

於2016年,所有安全指標均與我們的目標相符,反映我們對工程地盤安全方面的重視和成就。

		Target 目標	Actual 實際
Safety-related Conviction Audit Score Accident Severity Rate (Average man-days lost per case)	與安全有關的定罪 審核分數 缺勤意外嚴重率 (平均每宗個案損失工日)	≤ 5 ≥ 85%	0 86.8% 176 days/case 176日/個案

For 2016, the Accident Frequency Rate (AFR) of the Group was 0.21 per 100,000 man-hours, which is better than the safety target we set at the beginning of the year, i.e. AFR <0.22 per 100,000 man-hours. The low AFR we are able to maintain in recent years is a testament to our excellent and consistent occupational safety performance.

本集團於2016年之意外率為0.21宗(每十萬工時),優於我們於年初訂立的安全目標(即意外率<0.22(每十萬工時))。我們近年一直能維持低水平之意外率,印證我們一貫卓越的職業安全表現。



環境、社會及管治報告

(I) WORKPLACE QUALITY (continued)

Employee Safety and Health (continued)

A series of measures have been in place at various construction project sites to protect the safety and health of workers. These include mini health check stations, heat shelters and water sprinklers on rooftops to dissipate heat gain. At sites, "Morning Exercise" program was launched to alert workers of the potential injuries and ways of prevention. We have organised the basketball team, soccer team and table tennis team for our employees and arranged friendly matches with our joint venture partners to promote team spirit, harmony and regular exercise among employees. Our basketball team won the overall championship of Hong Kong Construction Basketball League 2016, demonstrating the active participation and excellence team spirit among our colleagues.

(I) 工作環境質素(續) 僱員安全及健康(續)



Safety and Health Policies

Our security and facility management divisions also follows a well-structured management system and conduct annual audit to ensure that we meet international standards. Both our City Security and City Professional Management Limited ("City Professional Management") have received accreditations in ISO 9001 quality management system standard, ISO 14001 environmental management system standard and OHSAS 18001 occupational health and safety management system awarded by Hong Kong Certification Services International Limited.

The safety and health of all our employees and the public are of paramount importance to our Group. Thus, our senior management places a strong emphasis on our safety and health performance. To this end, our Group has set up an effective occupational health and safety management system conforming to the Factories and Industrial Undertakings (Safety Management) Regulation and OHSAS 18001:2007 requirements. Related guidelines are stated in our Group's safety policy.

安全及健康政策

我們的安全與設施管理分部亦奉行一套結構完善的管理體系及進行。 家結構完善的管理體系及進準有。 以市護衛及城市專業管理有限公司授予ISO 9001質量管理 際有限公司授予ISO 9001質量管理體 系標準認證、ISO 14001環境康及安 全管理體系認證。

對本集團而言,每位僱員的安全和健康均至關重要。因此,高層會知此,為明實理,因此,為明實理,與明重視我們的安全經營(安全管理,與例及OHSAS 18001:2007規定設立有效的職業健康及安全管理體系。有關指引載於本集團的安全政策內。

環境、社會及管治報告

(I) WORKPLACE QUALITY (continued)

Safety and Health Policies (continued)

Our target is to fulfill all relevant health, safety and environmental protection regulatory requirements and provide our staff with a hazard-free workplace. To achieve this, we encourage all employees to take responsibility and comply with the systems, policies, manuals, procedures and working rules such as wearing personal protective equipment and reporting violations of regulatory requirements or orders.

Employees are obligated to observe the Company's polices including but not limited to the following:

- No violence in the workplace
- No sexual harassment and discrimination
- An alcohol-free and drug-free workplace
- A non-smoking workplace
- Immediate reporting of accidents
- Familiarity with fire prevention and safety working procedures
- Special arrangement for typhoons and rainstorm warnings
- Security of property and safety inspection

Safety and Health Awards

In the Year, our various business units garnered more than 60 safety and health awards, proving our effective implementation of occupation safety and health system throughout the various divisions in our Group. In particular, Chun Wo Foundations Limited and City Security have received the industry honours of the "Safety Management System Award – Construction (Gold Award)" and "Best Property Contractor in Occupational Safety and Health – Gold", affirming our outstanding contribution to industrial safety and health.

The Group is honoured to receive the following safety and health awards in 2016:

(I) 工作環境質素(續) 安全及健康政策(續)

僱員須遵從本公司的政策,當中包括 但不限於以下各項:

- 杜絕在工作場所中的暴力
- 杜絕性騷擾及歧視
- 無酒無毒的工作環境
- 無煙工作環境
- 即時匯報意外事故
- 熟悉防火及安全工作程序
- 颱風及暴雨警告的特別安排
- 物業保安及安全巡查

安全及健康獎項

於本年度我們多個業務單位勇奪超過 60個安全及健康獎項,印證我們於本 集團各個分部有效實施職業安全有與 康系統。尤其是,俊和地基工程有限 公司及城市護衞榮獲業內「安全管理制 度大獎一建築(金獎)」及「最佳職安健 物業管理承辦商一金獎」的殊榮, 我們在行業安全及健康方面的貢獻。

於2016年,本集團榮獲下列安全及健康獎項:

MTRC Contractors Safety Conference

MTR Corporation Limited ("MTRC")

- Subcontractor Safety Award Safety Management (Runner-up)
- Contractors' Supervisor Safety Award (Runner-up)

港鐵承建商安全會議

香港鐵路有限公司(「港鐵」)

- 分判商安全獎-安全管理(亞軍)
- 承建商安全監工獎(亞軍)

環境、社會及管治報告

(I) WORKPLACE QUALITY (continued) Safety and Health Awards (continued) (1) 工作環境質素(續) 安全及健康獎項(續)

Construction Industry Safety Award Scheme 2015/16

Labour Department

- Safety Sub-Contractor (Gold Award)
- Safety Team (3 Meritorious Awards)
- Safety Worker

建造業安全獎勵計劃2015/16

勞工處

- 安全次承判商(金獎)
- 安全隊伍(三項優異獎)
- 安全工友

Innovative Safety Initiative Award 2016

Development Bureau, Construction Industry Council ("CIC") 發展局、建造業議會及 & Hong Kong Construction Association ("HKCA")

- Safety Operational Device (Gold Award) - Unpiloted Concrete Skip
- Health and Welfare (Merit Award)

創意工程安全獎

香港建造商會

- 安全操作設施(金獎) 一遙控混凝土載斗
- 健康與福利(優異獎)







環境、社會及管治報告

(I) WORKPLACE QUALITY (continued)
Safety and Health Awards (continued)

(I) 工作環境質素(續) 安全及健康獎項(續)

22nd Considerate Contractors Site Award Scheme

Development Bureau & CIC

- Public Works Model Subcontractor (Gold Award)
- Public Works New Works (Bronze Award and Merit Award)
- Public Works RMAA Works (2 Merit Awards)
- Non-Public Works New Works Group B (Bronze Award)
- Contractor Cooperative Training Scheme (Most Supportive Contractor & Outstanding Trainer)

第22屆公德地盤嘉許計劃

發展局及建造業議會

- ┏ 工務工程-模範分包商(金獎)
- ┏ 工務工程-新建工程(銅獎及優異獎)
- ▼ 工務工程一維修、保養、改建及加建工程(兩項優異獎)
- 非工務工程─新建工程 B組(銅獎)
 - 承建商合作培訓計劃(熱心參與承建商 及傑出培訓機構)







MTRC Projects Safety Awards Ceremony 2016

MTRC

- "HANDS OFF" Safety Innovation Awards Gold Award
- Safe Steps Award

2016港鐵工程項目安全頒獎禮

港鐵

- ▼ 「HANDS OFF」安全創意大獎─金獎
- 安全進步獎

環境、社會及管治報告

(I) WORKPLACE QUALITY (continued) Safety and Health Awards (continued)

(I) 工作環境質素(續) 安全及健康獎項(續)

Construction Safety Promotional Campaign 2016

Occupational Safety & Health Council ("OSHC")

- Best Method Statement (Gold Award)
- Best Safety Enhancement Program for Working at Height (Merit Award)
- Best Safety Culture Site/Project Manager/Site Agent/ Activity Team/Sub-contractor (1 Bronze Award and 3 Merit Awards)
- Outstanding Bamboo Scaffolder in Occupational Safety and Health (1 Silver Award and 2 Merit Awards)

建造業安全推廣活動2016

職業安全健康局(「職安局」)

- 最佳施工方案(金獎)
- 最佳高空工作安全改善計劃(優異獎)
- 最佳安全文化地盤/項目經理/地盤 總管/活動小組/分判商(一項銅獎 及三項優異獎)
- 職安健模範竹棚工(一項銀獎及兩項 優異獎)

The 15th Hong Kong Occupational Safety & Health Award 第十五屆香港職業安全健康大獎

OSHC

- Safety Management System Award Construction (Gold Award)
- OSH Annual Report Award (Merit Award)
- Safety Performance Awards Construction (for 9 subsidiaries)

職安局

- ┏ 安全管理制度大獎─建築(金獎)
- 職安健年報大獎(優異獎)
- 安全表現大獎—建築(九間附屬公司)

Hong Kong Construction Association Safety Award

HKCA

2015 Proactive Safety Contractor Awards (for 2 subsidiaries)

香港建造商會安全大獎

香港建造商會

2015積極推動安全承建商獎 (兩間附屬公司)

Hong Kong Green Awards 2016

Hong Kong Green Council ("HKGC")

Environmental, Health and Safety Award (Large Corporation) (Platinum and Gold Awards)

香港綠色企業大獎2016

香港環保促進會

超卓環保安全健康獎(大型企業) (白金及金獎)

環境、社會及管治報告

(I) WORKPLACE QUALITY (continued)
Safety and Health Awards (continued)

(I) 工作環境質素(續) 安全及健康獎項(續)

The Lighthouse Club Safety Award 2016

The Lighthouse Club

- Safe Subcontractor Award 2016
 - Recognising Excellence in Safety (2 Bronze Awards)
- Safe Project Team Award 2016
 - Recognising Excellence in Safety (Bronze Award)
- Safe Foreman Award 2016
 - Recognising Excellence in Safety (Bronze Award)
- Site Safety Practitioner Award 2016
 - Recognising Excellence in Safety (Distinction)

明建會安全大獎2016

明建會

- 安全分判商獎2016
 - 一 卓越安全表彰(兩項銅獎)
- 安全工程項目團隊獎2016
 - 一 卓越安全表彰(銅獎)
- 安全管工獎2016
 - 一 卓越安全表彰(銅獎)
- 工地安全專業人員獎2016
 - 一 卓越安全表彰(卓越獎)









環境、社會及管治報告

(I) WORKPLACE QUALITY (continued)
Safety and Health Awards (continued)



(I) 工作環境質素(續) 安全及健康獎項(續)



Construction Industry Safety Award Scheme 2016/17

Labour Department & OSHC

- Building Sites (Public Sector) category (Meritorious Award and Good Performance Certificate)
- Building Sites (Private Sector) category (Certificate in Good Performance)
- Minor renovation and maintenance works category (Meritorious Prize and Certificate of Appreciation)
- Building Sites (Public Sector) category Sub-contractor (Sliver Award and Good Performance Certificate)
- Safety Team (1 Bronze Award, 2 Meritorious Prizes and 1 Good Performance Certificate)

建造業安全獎勵計劃2016/17

勞工處及職安局

- 樓宇建造地盤(公營合約)(優異獎及良好表現證書)
- 樓宇建造地盤(私營合約)(良好表現 證書)
- 小型裝修及維修工程(優異獎及參與 證書)
- 樓宇建造地盤(公營合約)一次承判商 (銀獎及良好表現證書)
- 安全隊伍(一項銅獎、兩項優異獎及 一份良好表現證書)

Hong Kong Safe and Healthy Estate Reaccreditation Scheme 香港安健屋邨確認計劃

OSHC 職安局

- Safe and Healthy Estate with Outstanding Performance (Grandeur Terrace managed by City Professional Management)
- ▼ 安健屋邨傑出表現(由城市專業管理 所管理的俊宏軒)

Best Property Safety Management Award 2016-17 最佳職安健物業管理大獎2016-17

OSHC 職安局

- Best Property Contractor in Occupational Safety and Health – Gold
- 最佳職安健物業管理承辦商―金獎

環境、社會及管治報告

(I) WORKPLACE QUALITY (continued)

Safety Activities

To ensure the continuous improvement of occupational safety and health standards, we have developed an evaluation questionnaire to collect feedback from the participants of all meetings, seminars and forums.

Our Group encourages employees to participate in occupational safety and health voluntary services and share expertise and information not only with colleagues but also fellow workers in the Hong Kong construction industry. To actively promote occupational safety throughout our Group, a range of safety activities, including safety workshops, special safety seminars and community activities, were organised during the Year. Chun Wo Safety Campaign was held in 2016 with the aim of affirming our philosophy of embracing safety standards and norms among our staff and stakeholders. It was our honour to have government officials to attend as honourable guests.

Through these activities, all participants have increased their awareness and knowledge of occupational safety as well as exchanged ideas, helping to promote the safety culture in our Group.

(I) 工作環境質素(續)

安全活動

為確保持續改進職業安全及健康標準,我們已編製評價調查問卷,於每次會議、研討會或論壇中向參與者收集反饋意見。

通過上述活動,所有參加者均可提升 職業安全意識、增進相關知識及交流 意見,有助於在本集團內宣揚安全文 化。



Compliance with Employment Laws

We have adopted the comprehensive Employee Handbook for employees of our Group and review the policies from time to time to ensure that we comply with the Employment Ordinance in respect of employment protection and benefits for employees. Our human resource functions of different business units also observe the departmental manual to adhere to legal and regulatory requirements throughout the recruitment process and avoid the employment of illegal labour.

遵守僱傭法例

我們已為本集團的僱員編製全面的僱員手冊及不時檢討該等政策,以確保我們遵守有關僱傭保障及僱員福利人資源部門亦遵守部門手冊,以於整個招聘過程符合法律及法規規定,以及杜絕僱用非法勞工。

環境、社會及管治報告

(II) ENVIRONMENT PROTECTION

As a responsible corporate citizen, our Group has established policies and measures to minimise pollution, efficiently utilise energy, reduce waste and expand recycling in our operation. Risk-based thinking, life-cycle perspective and mitigation have been incorporated into our management system to address the latest environmental challenges. Our Group has established effective environmental management systems in compliance with internationally-recognised ISO 14001 and ISO 50001 standards. Adhering to the core values of the Group, we are members of various environmental groups and actively support these organisations.

Waste Management Hierarchy has been adopted on-site to reduce waste production and enhance recycling. Reusable wastes such as earth, broken concrete and temporary works are reused at other construction sites. Plastic wastes of expired safety helmets, damaged water barriers and traffic cones are recycled as plastic granules at EcoPark. Pressure on landfill disposal has been reduced through these measures.

Infrequent hazardous waste from demolition of old structures or equipment (e.g. asbestos), which accounted for less than 0.001% of the total waste generated, has been separated and treated in accordance with local regulations.

The Group continuously manages its resources and energy use in an eco-friendly manner by:

- implementing Eco-Friendly Actions in our offices and project sites to promote environmental awareness;
- promoting the use of B5 bio-diesel with the aim of reducing carbon emission by 3%;
- managing fuel and electricity usage through deployment of high efficiency equipment;
- phasing out traditional T8 tubes and replacing with energy-saving T5 fluorescence tubes and LED lighting;
- using Lighting Management System (LMS) to control power voltage and save energy;
- reusing wastewater after sedimentation treatment for site cleaning, water suppression systems, wheel washing at site access, water barrier filling, etc.;
- reusing recycled water for preliminary air lifting of bore piles; and
- reusing water dripping from air-conditioners for roof sprinkler cooling systems and watering of plants.

(II) 環境保護

為減少產生廢料及增加循環再造,,我們在工地內已實施廢物分級解制度與實施廢物,例重用的廢物,例會於其他建與規定與一個人使用。塑膠廢物,例障及交通期的資際,則於環保園循環再造成膠大學,此等措施減輕了堆填區的壓力。

來自拆卸舊建築或設備的不常見有害 廢料(如石棉)佔所產生廢料總額不足 0.001%,均按照本地規例隔離及處 理。

本集團實行下列環保措施,持續以環 境友善的方式管理其資源及能源使用:

- 一 在辦公室及項目地盤開展環保行動,以提升環保意識;
- 推廣使用B5生物柴油,旨在將碳排放減少3%;
- 透過安裝高效設備,管理燃料及電力使用;
- 逐步淘汰傳統的T8光管,以節能的T5光管及LED照明取代;
- 運用照明管理系統控制電壓及減少耗能;
- 把廢水沉澱處理,循環再用於地盤 清潔、灑水抑塵系統、於工地出入 口清洗車輪及灌入注水路障等;
- 將水循環再用於初步清洗鑽孔 樁:及
- 收集冷氣機滴水,循環再用於屋 頂灑水降溫系統及植物灌溉。

環境、社會及管治報告

(II) ENVIRONMENT PROTECTION (continued)

The Group is committed to managing resources used in construction in order to maximise the benefits in environmental protection, energy efficiency and carbon footprint reduction.

Sustainability designs and construction methods have been initiated in our project sites with developed mitigation measures to protect our environment, reduce waste generation and enhance recycling. In one of our projects, namely Water Resources Education Centre of Water Supplies Department of the Hong Kong government, the Zero Dust Grouting System is introduced to minimise dust generation on-site. Building Information Modelling has been also applied to accurately predict construction process aiming to reduce excavation and lateral support waste materials. The waste materials are recycled as ecological bricks for use at other construction sites. In addition, as the project site is located along the flight path of wetland birds of Deep Bay, the site office is protected by high frequency devices with artworks of birds of prey on top of the office, maintaining sustainability of the environment.

(11) 環境保護(續)

本集團致力於工程中管理資源使用, 以盡量增加對環境保護、能源效益及 減少碳足跡方面的裨益。



Our Group has extended the carbon emission monitoring system from the head offices to project sites since 2004. Eco-Friendly Actions, such as paperless meetings, switching off lighting and appliances (computers and monitors) during lunch hours and maintaining indoor temperature at 24.5°C, have also been implemented at offices and construction sites to enhance staff's environmental awareness for reducing energy consumption and carbon emissions. We also support eco-renovation by applying energy-saving lighting, utilising natural light in interior design and reusing old furniture.

環境、社會及管治報告

(II) ENVIRONMENT PROTECTION (continued)

Carbon audit has been conducted at various offices and construction sites in 2016, identifying carbon emission inventory, waste reused and recycled procedures. Our Group has begun to establish a comprehensive group-wide carbon audit system which further extends the existing scope to monitor emission data of the different business units under our Group in 2017.

In 2016, our Company and Chun Wo have been awarded the CarbonCare® ESG Label and CarbonCare® Action Label respectively by CarbonCare InnoLab, recognising our achievement in adopting innovative carbon reduction solutions and high standards of ESG reporting.



(II) 環境保護(續)

於2016年,我們於各個辦公室及建築 地盤進行碳審計,盤查碳排放狀況、 廢物重用及循環再造流程。於2017 年,本集團已開始設立全面涵蓋集團 整體的碳審計系統,進一步將現有監 控排放數據的範圍擴展至本集團不同 業務單位。

於2016年,本公司及俊和分別榮獲低碳想創坊頒發「低碳關懷 ESG 標籤」及「低碳關懷行動標籤」,表揚我們於實施嶄新減碳措施所取得的成就以及高水平的環境、社會及管治匯報。

Environmental Awards

Our Group's efforts in contributing to environmental protection have been recognised by the community with the following environmental awards received during the Year:

環保獎項

本集團在貢獻環保方面的努力備受社會肯定,並於本年度內榮獲以下環保 獎項:

Hong Kong Green Awards 2016

HKGC

- Green Management Award Corporate
 - Gold Award
- Green Management Award (Large Corporation)
 - Project Management
 - 2 Platinum Awards, 1 Gold Award and3 Silver Awards
- Environmental, Health and Safety Award (Large Corporation)
 - Platinum and Gold Awards

香港綠色企業大獎 2016

香港環保促進會

- 優越環保管理獎──企業
 - 金獎
- 優越環保管理獎(大型企業)
 - 一項目管理
 - 兩項白金獎、一項金獎及 三項銀獎
- 超卓環保安全健康獎(大型企業)
 - 白金及金獎



環境、社會及管治報告

(II) ENVIRONMENT PROTECTION (continued)

Environmental Awards (continued)

(II) 環境保護(續) 環保獎項(續)

Hong Kong Awards for Environmental Excellence

香港環境卓越大獎

Construction Industry

一建造業

Environmental Campaign Committee

環保運動委員會

Silver Award

● 銀獎

Projects Quality, Safety, Environmental and Stakeholder Engagement Awards 工程項目品質、安全、環保與關顧社區頒獎禮

MTRC

Bronze Environmental Award

港鐵

環保銅獎

22nd Considerate Contractors Site Award Scheme

第22屆公德地盤嘉許計劃

Development Bureau & CIC

 Outstanding Environmental Management & Performance Awards (Gold and Merit Awards) 發展局及建造業議會

● 傑出環境管理及表現獎(金獎及 優異獎)

2016 Hong Kong Construction Environmental Awards

香港建築環保大獎2016

HKCA

2 Environmental Merit Awards

香港建造商會

兩項環保優異獎

BCI Asia Awards 2016

BCI 亞洲獎項 2016

FuturArc

 FuturArc Green Leadership Award 2016 – Institutional – Merit FuturArc

✓ FuturArc環保設計先鋒大獎2016 – 機構建築 – 優異獎



環境、社會及管治報告

(III) OPERATING PRACTICES

Supply Chain Management

We recognise that supply chain management is essential to operational efficiency and therefore work closely with suppliers and contractors to effectively and efficiently meet our clients' needs, while emphasizing responsible operating practices.

Our Group is stringent in selecting qualified suppliers, ensuring that their entire production process is in line with our standards and specifications. Not only do we require our new suppliers to submit all relevant documents for review, we also run background checks to evaluate their reliability. We conduct regular inspections and evaluations to review the standards of our suppliers and cease cooperation with unqualified suppliers. We are committed to developing and maintaining effective and mutually fruitful working relationships throughout our entire supply chain.

Product/Service Responsibility

We recognise that good quality products and services are keys to success and enhance our competitive edge. Adhering to this belief, our Group has established the Quality Management System embedded with risk-based thinking, life-cycle perspective and mitigations. Such system is implemented by reliable business teams, ensuring the quality of our products and services as well as efficient handling of all queries from our clients.

The heads of individual business units discuss any particular incident related to our products and services with the relevant division managers, project managers, supporting departments and committees sharing their views regarding various aspects of good standards and statutory compliance. Corresponding improvements are planned and implemented across all levels. Senior management also regularly conducts reviews with business units and takes necessary precautionary measures whenever applicable.

We maintain reliable electronic and hard copy recording systems at various stages, including material delivery notes, origin certificates, method statements, traceability records, inspection and testing reports, etc., to facilitate any needs for a recall. Recall procedures are traced through our recording system to obtain relevant information to make decisions on any further action that may be necessary.

(III)營運慣例

供應鏈管理

我們了解,供應鏈管理乃提升營運效率不可或缺的一環,因此我們與供應商及承判商緊密合作,務求以行之有效及高效率的方式迎合客戶需求,同時重視負責任的營運方式。

產品/服務責任

我們確信優質產品及服務乃成功的關鍵,並提升我們的競爭優勢。本提升我們的競爭優勢。本系統內 堅守此信念,設立了品質管理系統, 融入風險為本思維、生命週期觀團, 緩減措施。此系統由可靠的業務團隊 付諸實行,確保產品與服務質素以及 迅速處理客戶的所有查詢。

我們設有可靠的電子及紙本文件記錄系統,涵蓋中同工作階段工戶語物學工作物學工戶。 發貨單、產地來源證試報告等, 追溯記錄、檢查及測試報告等會 應付任何召回需要。召回程序會過 我們的記錄系統加以追溯,以 關資料,決定所需的進一步行動。

環境、社會及管治報告

(III) OPERATING PRACTICES (continued)

Product/Service Responsibility (continued)

Our Group implements stringent quality control measures comprising detailed operational flows and procedures, project management and staff training to ensure that we deliver high quality services to our clients. In recognition of our quality assurance, our various business divisions have been accredited with ISO 9001 quality management system standard.

To address regulatory requirements in the context of property sales, in addition to internal staff members, external legal advisors and professional consultancy firms are appointed to advise on the compliance of relevant laws and regulations, particularly the Residential Properties (Firsthand Sales) Ordinance which regulates the provisions of sales brochures, promotional advertisements, price lists, show flats, viewing of properties, sales arrangements, execution of agreements, register of transactions and the like, as well as observance and performance of the conditions set out in the Land Grant and the pre-sale consent under the Lands Department Consent Scheme.

Our security and facility management divisions also adopt control measures in respect of compliance with the relevant laws and regulations, especially the license requirements under the Security and Guarding Services Ordinance and responsibilities of a property manager under the Building Management Ordinance.

Data Protection and Privacy Policies

All employees are prohibited from disclosing any confidential information such as customer data under our privacy protection policy. Consumer data including project-related information and other sensitive information are subject to access right control to ensure its security and prevent any abuse or misuse. Our Group observes Personal Data (Privacy) Ordinance and reviews our human resource and business practices from time to time to ensure its compliance.

Anti-corruption

Our Group believes that honesty, integrity and fair play are important contributors to the value of our assets and business. It is therefore essential for all employees to ensure that our Group's reputation will not be tarnished by dishonesty, disloyalty or corruption. Various policies and guidelines are in place to avoid any breach of the Prevention of Bribery Ordinance.

(III)營運慣例(續)

產品/服務責任(續)

本集團實施嚴格的品質控制措施(包括詳盡的營運流程及程序、項目管理及員工培訓),以確保我們向客戶交付高品質的服務。作為對我們質量保證的認可,多個業務分部已獲得ISO 9001質量管理體系標準認證。

我們的護衞及設施管理分部亦就遵守 有關法律及法規採取監控措施,尤其 是保安及護衞服務條例下的牌照要求 及物業管理人於建築物管理條例下的 責任。

資料保護及私隱政策

根據我們的私隱保護政策,所有僱員 不得披露任何保密資料,例如客戶數據(包括有關項目資料內 數感資料)均須受取覽權限控制,以 確保資料安全及防止任何濫用或當 使用。本集團遵守個人資料(私隱)條 例,並不時檢討人力資源及業務常規 以確保合規。

反貪污

本集團深信,誠實、廉潔及公平競爭 對其資產及業務的價值貢獻尤深。 此,所有僱員必須確保本集團的聲 不會因欺詐、不忠或貪污而受損。我 們已實施多項政策及指引,以避免任 何違反防止賄賂條例的事件。

環境、社會及管治報告

(III) OPERATING PRACTICES (continued)

Anti-corruption (continued)

Employees should decline an offer of gift if acceptance of it could affect their objectivity in conducting our Group's business, induce them to act against the interests of our Group or lead to allegations of impropriety. If an employee wishes to accept a gift with the amount greater than the limit as stated in our Employee Handbook, such employee should seek written permission from the managing director of the particular subsidiary or our Group. Any employee in breach of the code of conduct in the Employee Handbook will be subject to disciplinary action including termination of employment.

Periodic written reminders are sent to our business partners and suppliers about our Group's policy regarding "No Acceptance of Advantages".

Conflict of Interests

All employees should avoid any situation which may lead to an actual or potential conflict of interests and should make a declaration in writing to the head of the subsidiary or our Group when such a situation arises. Failure to do so may give rise to allegations of favoritism, abuse of authority or even corruption.

(IV) COMMUNITY INVOLVEMENT

The Group believes that operating a successful enterprise includes contributing to the society. In the past year, in line with the Group's vision of CSR, Chun Wo, a key member of the Group, has worked with Ebenezer School & Home for the Visually Impaired in organising a series of activities to promote integration of able-bodied and disabled persons and bring harmony to the community.

Supporting students and tertiary educations has been another area of focus of our Group's CSR initiatives over the past year. Our Group has offered donations to support students studying at The University of Hong Kong and provided funding for an innovation and technology research programme being conducted by The Hong Kong Polytechnic University for the sustainable development of the construction industry.

(III)營運慣例(續)

反貪污(續)



我們會定期就本集團的「謝絕接受餽贈」 政策向業務夥伴及供應商發出書面提示。

利益衝突

所有僱員應避免任何可能導致實際或 潛在利益衝突的情況;如有此情況, 其應向附屬公司或本集團的主管人員 作出書面申報。若未有申報利益衝突 情況,可能會被指控為偏私、濫權甚 至貪污。

(IV)社區參與

本集團相信,經營一間成功的企業, 須包含貢獻社會的元素。於過去之年,本集團主要成員公司俊和與心光 盲人院暨學校共同組織一系列活動, 促進傷健共融及締造和諧社會,符 本集團的企業社會責任願景。

支持學生及高等教育為本集團過去一年社會企業責任行動的另一重點。 集團向香港大學捐款,為其學生提供資助,並撥款予香港理工大學進行有關建造業可持續發展的創新科技研究計劃。

環境、社會及管治報告

(IV) COMMUNITY INVOLVEMENT (continued)

"Light You Up" NGO Partnership Programme 2016/17

With the aim of promoting integration of able-bodied and disabled persons and bringing harmony to the community, Chun Wo has partnered with Ebenezer School & Home for the Visually Impaired during the year 2016/17. The non-governmental organisation has a 120-year history of providing caring services to the elderly, as well as offering education and rehabilitation services to infants and students who are visually impaired.

A series of activities have been organised and our staff have been able to better understand the difficulties that the visually impaired face, and thus becoming more considerate towards these individuals. Moreover, this understanding has been promulgated among their family members, friends and personal networks.

The various activities organised during the Year include the following:

- Experience the Darkness The workshop enabled our staff to experience the way of living of the visually impaired through games in darkness and making Braille greeting cards.
- 2. Team Building Workshop Students from Ebenezer School & Home for the Visually Impaired were invited to join a team building workshop with our staff from the project of Design and Construction of Redevelopment of Kwai Chung Hospital (Phase 1). The students were able to interact with our staff members and gain confidence in working with others through team building games.

(IV) 社區參與(續)

「俊心瞳行」非政府機構夥伴合作計劃2016/17

為促進傷健共融及締造和諧社區,俊和於2016/17年度與心光盲人院暨學校成為合作夥伴。該非政府機構擁有120年為長者提供護理服務的歷史,並為有視力障礙的嬰孩及學生提供教育及復康服務。

我們組織了一系列活動,讓員工加深了解視障人士面臨的困難,從而更加關心該等人士。此外,這種關愛信息更在其家庭成員、朋友及個人網絡中傳播。

本年度已舉辦的各項活動包括:

- 1. *黑暗中點點點* 工作坊讓員工通 過在黑暗中進行的遊戲及製作凸 字賀卡體驗視障人士的生活方 式。
- 2. *團隊培訓工作坊* 心光盲人院暨 學校的學生獲邀與葵涌醫院重建 計劃設計及承造工程(第一期) 項目員工一同參與團隊培訓工作 坊。學生可與員工互動,並透過 參與團隊培訓遊戲建立在與他人 合作上的自信。



環境、社會及管治報告

(IV) COMMUNITY INVOLVEMENT (continued)

"Light You Up" NGO Partnership Programme 2016/2017 (continued)

- 3. Guide Dog Workshop Guide dogs are not only good companions of the visually impaired, but also contributors to their mobility and safety. By learning about the unique characteristics of these canine friends, our staff were able to understand how to better accommodate guide dog users.
- 4. My Voice My Life Charity Film Gala To demonstrate our support for the fund raising event organised by Ebenezer School & Home for the Visually Impaired, Chun Wo sponsored one of the theatres where participants of our fan page's event were able to enjoy the inspiring film My Voice My Life.
- 5. Joint Music Performance Our colleague Mr. Edmund Mok, who is also a talented musician, presented a music performance during Walk with Pride 120, a charity walkathon organised by Ebenezer School & Home for the Visually Impaired with their students and alumni's participation. The students and Mr. Mok also showcased their musical talent by performing together in the Group's Annual Gathering "Fun Halloween". Mr. Mok also represented Chun Wo in receiving the Certificate of Appreciation presented by Mr. Matthew Cheung Kinchung, Chief Secretary for Administration of Hong Kong, on behalf of Ebenezer as a compliment for our excellence performance in CSR practice.

(IV) 社區參與(續)

「俊心瞳行」非政府機構夥伴合作計劃2016/17(續)

- 3. 導盲犬工作坊-導盲犬不僅是視 障人士的忠實同伴,亦是他們行 動及安全的嚮導。透過學習這種 犬類朋友的獨特特徵,員工更能 理解如何與導盲犬使用者相處。
- 4. 《爭氣》慈善電影籌款一為展示我們對心光盲人院暨學校為視障人士組織之籌款活動的支持,俊和贊助其中一間影院,讓參與我們專頁活動的人士一同欣賞這齣勵志電影《爭氣》。





環境、社會及管治報告

(IV) COMMUNITY INVOLVEMENT (continued)

CSR Award Scheme and Harmonious Community Programme

To support and encourage staff's participation in volunteer services, an award scheme was launched last year to recognise colleagues who are committed to completing specified service hours. A total of 259 staff members joined the scheme and 3,840 service hours were recorded through participation in the Harmonious Community Programme, which covers the 18 districts of Hong Kong where our project sites are located.

Our colleagues of the project of Design and Construction of New Territories West Regional Office and Water Resources Education Centre of Water Supplies Department visited the elderly at Tin Yiu Estate, Tin Shui Wai and the mentally disabled during workshops organised by SAHK at Wo Che Estate, Shatin. Our colleagues expressed their care

through the distribution of "Lucky Bags" and helped install water filters at the homes of the elderly, which can reduce water consumption by 45%. Furthermore, our colleagues spared an enjoyable afternoon making chocolates with the mentally disabled.

Moreover, our staff from the Wang Yip Street West Project supported the South Asian Culture Fun Day "Asia Walekum" organised by Tung Wah Group of Hospitals by setting up a game booth with the aim of enhancing public awareness towards embracing cultural diversity, which is essential for building a harmonious society.

In addition, over 50 staff of Chun Wo's Building Division joined Pink Walk for Breast Health "Walk the Talk". The annual flagship event of Hong Kong Breast Cancer Foundation ("HKBCF") helped raise funds for the development of HKBCF Kowloon Breast Health Centre.

(IV) 社區參與(續)

「樂義賞」社區參與獎勵計劃及 和諧社區活動計劃

為支持及鼓勵員工參與義工服務,本 集團於去年推出一項獎勵計劃,表彰 致力於完成指定服務時數的同事。合 共259名員工參與此計劃,共計完成 3,840個服務小時,服務遍及我們項目 地盤所在的全港18區。



濾水器,向長者表達關懷。 此外,同事與智障人士一起製作巧克 力,度過愉快的下午。

另一方面,我們宏業西街項目的員工 支持由東華三院主辦的南亞文化體驗 日「亞沙啦哇哩公」,並負責一個遊戲 攤位,旨在提高公眾對文化共融的關 注,這對建立和諧社會至為重要。



環境、社會及管治報告

(IV) COMMUNITY INVOLVEMENT (continued)

CSR Award Scheme and Harmonious

Community Programme (continued)

The Harmonious Community Programme is now in its third year. In 2016 alone, our staff participated in 75 volunteer activities organised by different project sites. This again proves that the Programme is an effective means for our Group to contribute to the community.

Our colleagues of City Services also actively participated in community services, including LST

Buddy - Chinese New Year Visits and Dragon Boat Festival Voluntary Services organised by The Lok Sin Tong Benevolent Society, to deliver festival gifts and offer their blessings to the elderly.

Scholarships for Tertiary Students and Sponsorship of University Research

Our Group supports the sustained growth of the construction industry by providing scholarships to tertiary students studying engineering and quantity surveying, as well as by funding university research that drives innovation in the industry.

Scholarships have been awarded to students from institutions including The University of Hong Kong, The Hong Kong University of Science and Technology, Vocational Training Council and Construction Industry Council. Also, we have made donations amounting to HK\$100,000 to support students in Project Mingde, which is a volunteering construction and education project established by the Department of Civil Engineering, The University of Hong Kong.

In addition, our Group has provided HK\$400,000 as part of the sponsorship for The Hong Kong Polytechnic University and its project of "Develop 3D Geodatabase Framework for Hong Kong – A Lightweight 3D Seamless Spatial Data Acquisition System (SSDAS)". The project receives funding from the Hong Kong government's Innovation and Technology Fund, and is provided with pilot project sites for trial runs and data gathering, which will help realise in its eventual success.

(IV) 社區參與(續)

「樂義賞」社區參與獎勵計劃及和諧社區活動計劃(續)

和諧社區活動計劃現已 踏入第三年。單是2016 年,我們的員工已參與由 不同項目地盤組織的75 項義工活動。「和諧社區 活動計劃」一再證明是本 集團回饋社區的有效方。

我們城市服務的同事亦積 極參與社區服務,包括九 龍樂善堂舉辦的「樂善之

友一新春暖Love Love」送暖探訪活動及「每逢端午糭有你」義工服務,為長者送上節日禮物及祝福。



本集團透過向就讀工程及工料測量學 科的大專生提供獎學金以及資助帶動 行業創新的大學研究,支持建造業的 持續發展。

我們向香港大學、香港科技大學、職業訓練局及建造業議會等機構的學生授予獎學金。此外,我們捐款100,000港元,支持參與由香港大學土木工程系成立的志願建屋及教育計劃「明德工程」的學生。

此外,本集團已撥款400,000港元,作為香港理工大學及其項目「發展香港的三維地理數據庫架構一一種輕量化無縫三維空間數據採集系統」。該項目實香港政府的創新及科技基金資助,且獲提供試點項目地盤進行運作測試及數據收集,這將有助其最終取得成功。

環境、社會及管治報告

(IV) COMMUNITY INVOLVEMENT (continued)

Business-School Partnership Programme (BSPP) and Future Stars Programme

The Group has participated in the Business-School Partnership Programme (BSPP) organised by the Education Bureau for the second consecutive year. Seven students from Form 4 to Form 6 were invited to work at our head office, including in the departments of administration, corporate communications,

information technology and "Lifewire" for four days. The students gained an understanding of careers in the construction industry and a wider perspective of the workplace.

This year, the Group has also joined the Future Stars Programme organised by the Commission on Poverty, which provides scholarships to enhance the capabilities of young people from less privileged background.

(IV) 社區參與(續)

「商校合作計劃」及「明日之星 計劃 |

本集團連續兩年參與了由教育局主導的「商校合作計劃」。七名中四至中六的學生獲邀於我們的總部工作四日,包括行政、企業傳訊、資訊科技部門及「Lifewire護◆聯網」。學生對建造業

中的工作獲得更深入的 了解,並對職場有更寬 廣的視野。





Donations to Charities

The Group has made donations to various charitable organisations in Hong Kong during the Year. Financial support of over HK\$920,000 was extended to The Community Chest of Hong Kong, Oxfam Hong Kong, Sowers Action, Youth Outreach, Senior Citizen Home Safety Association, WiseGiving Charitable Trust and funds operated for the construction industry, including The Lighthouse Club Hong Kong Benevolent Fund and Construction Charity Fund, etc.

CSR Awards and Recognition

Caring Company

With nominations from Lifewire, Senior Citizen Home Safety Association and Evangelical Lutheran Church Social Service – Hong Kong, Chun Wo is proud to have been awarded the 10 Years Plus Caring Company Logo from The Hong

Kong Council of Social Service for the year 2016/17. Chun Wo has been a recipient of the Caring Company Logo for twelve consecutive years. In addition, with nominations from Christian Action and Hong Kong College of Technology, City Security and City Professional Management have both been awarded the 5 Years Plus Caring Company Logo for the year 2016/17.



慈善捐贈

本集團於本年度內向香港多家慈善機構作出捐贈,包括香港公益金、長香港與施會、萬施慈善基金及為建造業關懷基金(包括明建會慈善基金及建造業關懷基金)等提供超過920,000港元的財政支持。

企業社會責任獎項及嘉許

商界展關懷

經「Lifewire 護●聯網」、長者安居協會及基督教香港信義會社會服務部提名,俊和榮獲香港社會服務聯會頒發2016/17年度的10年Plus商界展關懷

環境、社會及管治報告

(IV) COMMUNITY INVOLVEMENT (continued)

CSR Awards and Recognition (continued)

SE Supporter+

2016 marks the second year of Chun Wo being awarded "SE Supporter+". The "SE Supporter" Award Scheme was established by Fullness Social Enterprises Society Limited

to recognise efforts made in promoting collaborations between different organisations and sectors that benefit social enterprises, leading to the development of a more harmonious society.



(IV) 社區參與(續)

企業社會責任獎項及嘉許(續)

傑出支持社企機構

俊和於2016年第二年獲頒「傑出支持 社企機構」大獎。「支持社企機構」嘉許 計劃由豐盛社企學會有限公司成立,

> 旨在表揚不同機構及界別之間有 助社會企業發展之合作,以締造 更和諧社會之貢獻。

Partner Employer Award

Chun Wo has been honoured with the Partner Employer Award for 2016/17 from The Hong Kong General Chamber of Small and Medium Business. The award is in recognition of the Group's efforts in hiring graduates from local technical institutes and universities, giving such graduates training opportunities and practical experience that facilitate their long-term career planning.

「友商有良 | 嘉許計劃

俊和獲香港中小型企業總商會頒發 2016/17「友商有良」獎項。該獎項表 彰本集團於聘用本地技術學院及 大學畢業生方面所作的努力,讓 畢業生獲得培訓機會及實務經 驗,有助他們的長遠事業規劃。



THE FUTURE

Our Group for its part recognises the importance of CSR and pursues continuous enhancement of our CSR performance. In conducting our business, we will continue to take into account the interest of all our stakeholders and actively engage the various stakeholders with a sustainable business model.

Our Group will regularly review our Corporate Social Responsibility Policy to ensure our CSR initiatives and performance address the needs of the society in the changing environment.

未來路向

本集團肯定企業社會責任的重要性,並致力 持續提升企業社會責任的表現。於進行業務 活動時,我們將繼續以可持續業務模式考慮 所有持份者的利益,並積極讓各持份者參

本集團將定期檢討企業社會責任政策,確保 企業社會責任措施及表現能夠在不斷變化的 環境中迎合社會需要。

董事及高層管理人員資料

EXECUTIVE DIRECTOR

Mr. Pang Yat Ting, Dominic BA, MBA, JD Chairman

Mr. Pang, aged 44, graduated from the University of Columbia, New York in 1995 with a Bachelor of Arts degree in Economics, Political Science and Mathematics, and obtained a Juris Doctorate from the New York University School of Law in 1998 and an Executive Master of Business Administration degree from Kellogg-HKUST in 2010. After working at a well-known law firm for two years in Wall Street, New York, he moved on to set up three information technology system and solution companies. Mr. Pang joined the Group in 2003 and was appointed as the assistant to the late Chairman, Dr. Pang Kam Chun. He holds directorships in certain subsidiaries of the Company and is in charge of evaluating new business opportunities and management of the Group's property development ventures local and abroad.

Mr. Pang was appointed as the Chairman and Executive Director of the Company in April 2010 and re-designated as the Co-Chairman and Non-executive Director of the Company in January 2015. He has been further re-designated as the Chairman and Executive Director of the Company in March 2017. Mr. Pang is also the Chairman of the Nomination Committee and Executive Committee of the Board and a member of the Management Committee of the Board. Mr. Pang is the brother of Ir Dr. Pang Yat Bond, Derrick, Executive Director and the Chief Executive Officer and Chief Operating Officer of the Company, and the son of Madam Li Wai Hang, Christina ("Madam Li"), one of the senior management of the Group. Mr. Pang is a director of GT Winners, the controlling shareholder of the Company (as defined in the Listing Rules). Mr. Pang and Madam Li each owns 45% equity interest in GT Winners.

There is no service contract and fixed term of service between Mr. Pang and the Company. Mr. Pang is entitled to a salary and other benefits totalling HK\$2,614,800 per annum, which is determined with reference to his duties and responsibilities and the prevailing market conditions. Mr. Pang is also eligible for a performance-based bonus subject to the approval of the Remuneration Committee of the Board.

執行董事

彭一庭先生BA, MBA, JD

主席

彭先生於2010年4月獲委任為本公司主席兼執行董事,並於2015年1月調任為本公司主席兼司 東京主席兼非執行董事。彼再於2017年3月 湖底主席兼非執行董事。彼再於2017年3月 湖底主席兼非執行董事、行董事。之主席本 武國主, 五國主, 五 五 五 五 五 五

彭先生與本公司並無訂立服務合約及固定任期。彭先生之薪金及其他福利每年合共為2,614,800港元,此乃參考其職責與職務以及當時市況而釐定。彭先生亦享有按表現發放之花紅,惟須經董事局薪酬委員會批准。

董事及高層管理人員資料

EXECUTIVE DIRECTOR (continued)

Mr. Xu Jianhua LLB. MBA. LLM

Deputy Chairman

Mr. Xu, aged 48, holds a Bachelor's degree in Law of the China University of Political Science and Law, a Master degree in Business Administration of Beijing University of Aeronautics and Astronautics and a Master of Laws degree in International Economic Law of City University of Hong Kong. He was qualified as a lawyer in the People's Republic of China (the "PRC") in 1994 and a senior economist in the PRC in 2003. Mr. Xu has over 15 years of corporate management experience and extensive experience in transactions of mergers and acquisitions and investment and financing. He was a director of a company listed on the Shanghai Stock Exchange and two companies listed on the Main Board of the Stock Exchange. Mr. Xu was appointed as the Co-Chairman and Executive Director of the Company in January 2015. He has been re-designated from the Co-Chairman to the Deputy Chairman in March 2017 and is currently a member of the Management Committee and Executive Committee of the Board, Mr. Xu also holds directorships in certain subsidiaries of the Company.

Ir Dr. Pang Yat Bond, Derrick JP, BSc, MEng, MBA, PhD, PE(US), MICE. MHKIE

Chief Executive Officer and Chief Operating Officer

Ir Dr. Pang, aged 42, graduated from the University of California, Berkeley in the United States in 1997 with a Bachelor of Science degree and obtained a Master of Engineering degree in Civil and Environmental Engineering from Massachusetts Institute of Technology in the United States in 1998 and a Master degree in Business Administration from The Chinese University of Hong Kong in 2007. He also obtained a Doctor of Philosophy in Civil Engineering from the Hong Kong University of Science and Technology in 2014. Ir Dr. Pang is a member of the Institution of Civil Engineers, the United Kingdom and the Hong Kong Institution of Engineers and a Registered Professional Engineer in the State of California, United States. He has over 17 years of geotechnical design and construction experience in the United States and Hong Kong. He has been appointed as a non-official member of the Land and Development Advisory Committee in July 2015 and has served as a non-official member of the Construction Industry Council since February 2017.

Ir Dr. Pang joined the Group in 2001 and holds directorships in certain subsidiaries of the Company. He has been appointed as Executive Director of the Company since April 2010 and acted as the Deputy Chairman of the Company from April 2010 to March 2017. Ir Dr. Pang has been appointed as the Chief Executive Officer and Chief Operating Officer of the Company since April 2017. He is also the Chairman of the Management Committee and a member of the Executive Committee of the Board. He is the brother of Mr. Pang Yat Ting, Dominic, the Chairman and Executive Director of the Company, and also the son of Madam Li, one of the senior management of the Group, both of whom are controlling shareholders of the Company (as defined in the Listing Rules).

執行董事(續)

徐建華先生LLB, MBA, LLM

副主席

彭一邦博士工程師太平紳士, BSc, MEng, MBA, PhD, PE(US), MICE, MHKIE

行政總裁兼營運總裁

彭博士工程師於2001年加入本集團,並擔任本公司若干附屬公司之董事。彼自2010年4月起獲委任為本公司之執行董事,並公於2010年4月至2017年3月期間出任本本公司之院等也,公司之行政總裁兼營運總裁。員會是為本公司主席及執行委員會之主席及執行委員。彼為本公司主席兼執行董事彭管理委員。彼為本公司主席兼執行董事彭管理股限,亦為本集團其中一位高層管理股東之限分十之兒子(彼等均為本公司之控股股東(定義見上市規則))。

董事及高層管理人員資料

INDEPENDENT NON-EXECUTIVE DIRECTOR

Mr. Lam Yau Fung, Curt

Mr. Lam, aged 48, is the general manager of Securities Services and Capital Markets at Wanda Hotel Development Company Limited (stock code: 00169), which is listed on the Main Board of the Stock Exchange and a member of the Dalian Wanda Group. He was an executive director of Yuexiu Property Company Limited (stock code: 00123), a company listed on the Main Board of the Stock Exchange, and also the chief financial officer of the Yue Xiu Group, Mr. Lam was previously the head of Corporate Finance and Business Development at GOME Electrical Appliances Holding Limited (stock code: 00493) ("GOME"), one of China's largest electronics retailers, which is listed on the Main Board of the Stock Exchange. Prior to joining GOME, he spent about 10 years working in investment banking and capital markets at Schroders Asia, ABN AMRO Rothschild, and Deutsche Bank. He is a Chartered Financial Analyst (CFA) and holds a Master of Business Administration (MBA) degree from Rice University in the United States. Mr. Lam has been appointed as Independent Non-executive Director of the Company since January 2017 and is also the Chairman of the Remuneration Committee and a member of the Audit Committee and Nomination Committee of the Board.

Mr. Ho Gilbert Chi Hang

Mr. Ho, aged 40, is the managing partner of AID Partners Capital Limited and the executive director and chief executive officer of AID Partners Technology Holdings Limited (a company listed on the Growth Enterprise Market of the Stock Exchange, stock code: 08088). Mr. Ho has extensive experience in the area of corporate management, investments, corporate finance, merger and acquisition transactions and international brand and retail management. He was the vice president of ITC Corporation Limited (a company listed on the Main Board of the Stock Exchange, stock code: 00372), the senior investment director of New World Development Company Limited (a company listed on the Main Board of the Stock Exchange, stock code: 00017), an executive director of New World Strategic Investment Limited and was a partner of an international law firm Fried, Frank, Harris, Shriver and Jacobson LLP.

Mr. Ho is a committee member of the Chinese People's Political Consultative Conference of Shenyang, a standing committee member of the Youth Federation of Inner Mongolia and a vice chairman of Inner Mongolia & Hong Kong Youth Exchange Association. Mr. Ho holds a Bachelor of Commerce degree and a Bachelor of Laws degree from The University of Sydney, Australia and is a solicitor admitted in New South Wales, Australia and England and Wales and a solicitor and barrister admitted in the High Court of Australia.

獨立非執行董事

林右烽先生

林先生,48歲,為於聯交所主板上市並為 大連萬達集團成員公司之萬達酒店發展有限 公司(股份代號:00169)證券事務及資本 市場總經理。彼曾出任於聯交所主板上市之 越秀地產股份有限公司(股份代號:00123) 之執行董事,亦曾為越秀集團之財務總監。 林先生曾擔任中國其中一間最大電器零售商 並於聯交所主板上市的國美電器控股有限公 司(股份代號:00493)(「國美」)的企業融資 及業務發展總監。在加入國美前,彼於施羅 德投資、荷銀洛希爾及德意志銀行等投資銀 行及資本市場任職約十年。彼為特許財務分 析師,並持有美國萊斯大學企業管理碩士學 位。林先生於2017年1月起獲委任為本公司 之獨立非執行董事,亦為董事局薪酬委員會 之主席,以及審核委員會及提名委員會之成

何智恒先生

何先生,40歲,為AID Partners Capital Limited (滙友資本)之管理合夥人及滙友科技控股有限公司(一間於聯交所創業董主文公司,股份代號:08088)之執、行董事、股份代號:08088)之執、任事、企業融資、供購交易及國際品牌及業售團,投管管理有股份代號:00372)之副總裁、新世界公司(一間於聯交所主板上市之公發,用與份代號:00017)之高級投資總監、新世界份限代號:00017)之高級投資總監、新世界師務所法朗克律師行(Fried, Frank, Harris, Shriver and Jacobson LLP)之合夥人。

何先生為中國人民政治協商會議瀋陽市委員會委員、內蒙古自治區青年聯合會常務委員及內蒙古香港青年交流促進會副主席。何先生持有澳洲悉尼大學商業學士及法學士學位,並為澳洲新南威爾士省、英格蘭及威爾斯認可之執業律師以及澳洲高等法院認可之執業律師及大律師。

董事及高層管理人員資料

INDEPENDENT NON-EXECUTIVE DIRECTOR

(continued)

Mr. Ho had been a non-executive director of Renhe Commercial Holdings Company Limited (stock code: 01387) during December 2007 to February 2012, a non-executive director of Capital Environment Holdings Limited (stock code: 03989) during January 2010 to September 2010, an independent non-executive director of Infinity Development Holdings Company Limited (stock code: 00640) during March 2010 to November 2013 and an executive director of HMV Digital China Group Limited (stock code: 08078) during October 2016 to June 2017, and is an independent non-executive director of Kam Hing International Holdings Limited (stock code: 02307) since May 2010 and Hailiang International Holdings Limited (stock code: 02336) since May 2014 (all of the above-mentioned companies are listed on the Stock Exchange). Mr. Ho has been appointed as Independent Non-executive Director of the Company in January 2017 and is also a member of the Audit Committee and Remuneration Committee of the Board.

Mr. Wu William Wai Leung

Mr. Wu, aged 50, holds a Bachelor of Business Administration degree and a Master of Business Administration degree of Simon Fraser University in Canada. He was qualified as a chartered financial analyst of The Institute of Chartered Financial Analysts in 1996. He was the chief executive officer of Sunwah Kingsway Capital Holdings Limited (a company listed on the Main Board of the Stock Exchange, stock code: 00188) from April 2006 to September 2010. Mr. Wu is currently an executive director and chief executive officer of RHB Hong Kong Limited. He previously worked for a number of international investment banks and possesses over 22 years of experience in the investment banking, capital markets, institutional broking and direct investment businesses. He is a registered license holder to carry out Type 1 (dealing in securities), Type 4 (advising on securities), Type 6 (advising on corporate finance) and Type 9 (asset management) regulated activities under the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong). He has been appointed as a member of the Guangxi Zhuang Autonomous Region Committee of the Chinese People's Political Consultative Conference since January 2013. Mr. Wu has been appointed as Independent Nonexecutive Director of the Company since February 2015 and is also the Chairman of Audit Committee and a member of the Remuneration Committee and Nomination Committee of the Board.

獨立非執行董事(續)

何先生曾於2007年12月至2012年2月期 間擔任人和商業控股有限公司(股份代號: 01387) 之非執行董事,於2010年1月至 2010年9月期間擔任首創環境控股有限公 司(股份代號:03989)之非執行董事,於 2010年3月至2013年11月期間擔任星謙 發展控股有限公司(股份代號:00640)之獨 立非執行董事及於2016年10月至2017年 6月期間出任HMV數碼中國集團有限公 司(股份代號:08078)之執行董事,並於 2010年5月起擔任錦興國際控股有限公司 (股份代號:02307) 之獨立非執行董事及 於2014年5月起擔任海亮國際控股有限公 司(股份代號:02336)之獨立非執行董事 (上述所有公司均於聯交所上市)。何先生於 2017年1月獲委任為本公司之獨立非執行董 事,亦為董事局審核委員會及薪酬委員會之 成員。

胡偉亮先生

胡先生,50歲,持有加拿大Simon Fraser University之工商管理學士學位及工商管理 碩士學位。彼於1996年取得特許金融分析 師學會之特許金融分析師資格。彼於2006 年4月至2010年9月期間曾任新華滙富金融 控股有限公司(一間於聯交所主板上市之公 司,股份代號:00188)之行政總裁。胡先 生現時為興業金融(香港)有限公司之執行董 事兼行政總裁。彼曾任職於多間國際投資銀 行,於投資銀行、資本市場、機構經紀及直 接投資業務方面積逾22年經驗。彼為香港 法例第571章證券及期貨條例下可進行第1 類(證券交易)、第4類(就證券提供意見)、 第6類(就機構融資提供意見)及第9類(提 供資產管理)受規管活動之註冊持牌人。彼 於2013年1月起獲委任為中國人民政治協商 會議廣西壯族自治區委員會委員。胡先生於 2015年2月起獲委任為本公司之獨立非執行 董事,亦為董事局審核委員會之主席,以及 薪酬委員會及提名委員會之成員。

董事及高層管理人員資料

SENIOR MANAGEMENT Group

Mr. Shea Chun Lok, Quadrant (alias Martin) BBus., MEcon., LLM, FCPA(Aust.), CPA, CTA, ACMA, ISCA, ATIHK, CGMA

Chief Financial Officer and Company Secretary

Mr. Shea, aged 50, graduated from Monash University of Australia with a Bachelor degree in Business and later completed a postgraduate programme of Public Finance (Taxation) and obtained a Master degree in Economics from Jinan University, China and a Master of Laws degree from Renmin University of China. He is a fellow member of CPA Australia, a member of Hong Kong Institute of Certified Public Accountants, The Taxation Institute of Hong Kong, The Chartered Institute of Management Accountants of the United Kingdom and Institute of Singapore Chartered Accountants and a Chartered Global Management Accountant. He is also a Certified Tax Adviser of Hong Kong and a China Tax Committee member of The Taxation Institute of Hong Kong and obtained a Certificate of Pass in Practice Training Examination for Hong Kong Certified Tax Advisers Serving in Shenzhen-Hong Kong Modern Service Industry Cooperation Zone, Qianhai, Shenzhen jointly issued by Shenzhen Municipal Office of the State Administration of Taxation and Shenzhen Local Taxation Bureau.

Mr. Shea has substantial experience in accounting and finance in listed companies and worked as qualified accountant and company secretary in various companies listed on the Main Board of the Stock Exchange over the years. He was the group financial controller of S.A.S. Dragon Holdings Limited (a company listed on the Main Board of the Stock Exchange, stock code: 01184) from 1999 to 2005. He has been appointed as an independent non-executive director of Beijing Enterprises Water Group Limited (a company listed on the Main Board of the Stock Exchange, stock code: 00371) since 2002 and is also the chairman of the audit committee of the company. He has also been appointed as an independent non-executive director of Hi-Level Technology Holdings Limited (a company listed on the Growth Enterprise Market of the Stock Exchange, stock code: 08113) since 2015 and is the chairman of the audit committee, nomination committee and remuneration committee of the company. Mr. Shea joined the Group as Financial Controller of property development in 2008 and has been appointed as the Chief Financial Officer and Company Secretary of the Company since 2015. He is also currently a member of the Executive Committee of the Board and the property development executive board and other business executive board of the Group.

高層管理人員 _{集團}

佘俊樂先生BBus., MEcon., LLM, FCPA(Aust.), CPA, CTA, ACMA, ISCA, ATIHK, CGMA 首席財務官兼公司秘書

佘先生在上市公司的會計和財務範疇擁有豐 富經驗,且多年來曾於多間於聯交所主板上 市的公司任職合資格會計師及公司秘書。 彼於1999至2005年期間為時捷集團有限 公司(一間於聯交所主板上市之公司,股份 代號:01184)之集團財務總監。彼自2002 年起獲委任為北控水務集團有限公司(一 間於聯交所主板上市之公司,股份代號: 00371)之獨立非執行董事,亦為該公司審 核委員會之主席。彼自2015年起亦獲委任 為揚宇科技控股有限公司(一間於聯交所創 業板上市之公司,股份代號:08113)之獨 立非執行董事,並為該公司審核委員會、 提名委員會及薪酬委員會之主席。佘先生 於2008年加入本集團為物業發展之財務總 監,並自2015年起獲委任為本公司之首席 財務官及公司秘書。彼現時亦為董事局執行 委員會以及本集團地產發展執行委員會及其 他業務執行委員會之成員。

董事及高層管理人員資料

SENIOR MANAGEMENT (continued)

Construction Segment

Mr. Lee Ka Lun, Stephen BA(AS), B. Bldg, Dip Proj Man (RICS), FRICS, FHKIS, ACIArb, RPS(QS)

Mr. Lee, aged 60, graduated from The University of Hong Kong with a Bachelor of Arts (Architectural Studies) degree in 1980 and a Bachelor of Building degree in 1982. He is a Registered Professional Surveyor (QS) with fellow membership of the Royal Institution of Chartered Surveyors and The Hong Kong Institute of Surveyors and membership of the Chartered Institute of Arbitrators. He is on the List of Arbitrators of Hong Kong International Arbitration Centre and is a member of the Joint Panel of Arbitrators of The Hong Kong Institute of Surveyors and The Hong Kong Institute of Architects. Mr. Lee has 36 years' experience in quantity surveying and commercial management in Hong Kong, the Mainland China, Taiwan, Macau, Singapore and Malaysia. He worked with the Group from 1998 to 2005 and re-joined the Group in 2011. Mr. Lee is a Director (Legal and Commercial) of the Group. He is also currently the Chief Executive Officer of the construction segment of the Group, responsible for the management of the overall construction business of the Group.

Mr. Yiu Chi Sang, Andy *Dip(Eng), LLB(Hons), MA(ArbDR), MSc(C.Mgt), MRICS, MICE, MHKIE, MASCE, FCIArb, FHKIArb, CEng*

Mr. Yiu, aged 61, graduated from Hong Kong Baptist University in 1981 with a Diploma in Civil Engineering. He was awarded a Master of Arts degree in Dispute Resolution and Arbitration in 1995 and a Master of Science degree in Construction Management in 1998 from City University of Hong Kong. He further obtained a Bachelor of Laws degree in 2004 from the University of Wolverhampton, the United Kingdom. He is a member of the Royal Institution of Chartered Surveyors, the Institution of Civil Engineers, the United Kingdom, the Hong Kong Institution of Engineers and the American Society of Civil Engineers as well as a fellow member of the Chartered Institute of Arbitrators, the United Kingdom and the Hong Kong Institute of Arbitrators. Mr. Yiu has over 36 years' experience in the construction industry, including civil, building, foundation and marine engineering projects in Hong Kong, Macau, Vietnam and the Mainland China. He re-joined the Group in 2008 and is currently the Chief Operating Officer of the consturction seament of the Group. responsible for the management of the overall construction business of the Group.

高層管理人員(續) 建築分部

李家粦先生BA(AS), B. Bldg, Dip Proj Man (RICS), FRICS, FHKIS, ACIArb, RPS(QS) 李先生,60歲,1980年畢業於香港大學, 獲授文學十(建築學)學位,及於1982年取 得建造學學士學位。彼為香港註冊專業測量 師(工料測量),並為英國皇家特許測量師學 會及香港測量師學會資深會員,以及英國特 許仲裁司公會會員。彼獲列入香港國際仲裁 中心的仲裁員名冊,並為香港測量師學會及 香港建築師學會聯合仲裁委員會成員。李先 生於香港、中國內地、台灣、澳門、新加坡 及馬來西亞擁有36年有關工料測量及商務管 理之經驗。彼曾於1998至2005年間受僱於 本集團,並於2011年重投本集團。李先生 為本集團之董事(法律及商務)。彼現時亦為 本集團建築部之行政總裁,負責本集團整體 建築業務之管理。

饒智生先生 Dip(Eng), LLB(Hons), MA(ArbDR), MSc(C.Mgt), MRICS, MICE, MHKIE, MASCE, FCIArb, FHKIArb, CEng

董事及高層管理人員資料

SENIOR MANAGEMENT (continued)

Construction Segment (continued)

Mr. Ko Wing Nin, Ken BSc(Eng), MSc(Eng), CEng, MICE, FHKIE, RPE(Civil), AFCHKRI

Mr. Ko, aged 53, graduated from Chu Hai College in 1986 with a Bachelor of Science and Engineering degree in Civil Engineering. He also obtained a Master degree in Civil and Structural Engineering from the University of Sheffield, the United Kingdom in 1994 and a Master degree in Construction Law from The Hong Kong Polytechnic University in 2011. He is a member of the Institution of Civil Engineers, the United Kingdom, a fellow member of the Hong Kong Institution of Engineers, a Registered Professional Engineer in civil discipline in Hong Kong and an Associate Fellow of China Hong Kong Railway Institution. He has 31 years' experience in the construction industry including civil, building, foundation and marine engineering projects in Hong Kong, Macau and the United Arab Emirates, Mr. Ko joined the Group in 2006, and has been appointed as a director of Chun Wo Foundations Limited since 2014 to take charge of foundation works. He currently acts as a director of Chun Wo Construction Holdings Company Limited and is in charge of Civil Business Unit. He is also a member of the construction executive board of the Group, responsible for the management of the overall construction business of the Group.

Mr. Lau Tai Wai, David FHKIE, FHKIHT, CEng, MICE, MIStructE, MCIArb, RPE (Civil, Structural)

Mr. Lau, aged 58, graduated from The Hong Kong Polytechnic University in 1982. He is a fellow member of the Hong Kong Institution of Engineers and the Hong Kong Institution of Highways and Transportation and a member of the Institution of Civil Engineers, the Institution of Structural Engineers and the Chartered Institute of Arbitrators of the United Kingdom as well as a Registered Professional Engineer in civil and structural disciplines in Hong Kong. He has 35 years' experience in a wide range of civil engineering from a diversified perspective of management, construction, design as well as build-operate-transfer (BOT) in Hong Kong, the Mainland China and Taiwan. Mr. Lau joined the Group in 2013. He is currently Director of the construction segment and is in charge of Civil Business Unit.

Mr. Lee Chun Fai, Rayland BSc, MHKIE, MICE, CEng, PEng, RPE

Mr. Lee, age 62, graduated from the University of Manitoba, Canada in 1979 with a Bachelor of Science degree in Civil Engineering. He is a member of the Hong Kong Institution of Engineers, the Institution of Civil Engineers, the United Kingdom and the Association of Project Management as well as a Registered Professional Engineer in civil discipline in Hong Kong. He has 37 years' experience in heavy construction industry on tendering, supervision and project management in local and overseas market. Mr. Lee joined the Group in 2010. He is currently a director of the construction segment and is in charge of the Civil Business Unit and Overseas Business Unit of the construction segment.

高層管理人員(續) 建築分部(續)

高永年先生 BSc(Eng), MSc(Eng), CEng, MICE, FHKIE, RPE(Civil), AFCHKRI

高先生,53歲,1986年畢業於珠海學院, 獲授土木工程理學士學位。彼亦於1994年 獲英國University of Sheffield頒授土木及 結構工程碩士學位,並於2011年取得香港 理工大學建築法碩十學位。彼為英國十木工 程師學會會員、香港工程師學會資深會員、 香港註冊專業工程師(土木界別)及中國香 港鐵道學會聯繫資深會員。彼於建造業擁有 31年經驗,其中包括香港、澳門及阿拉伯聯 合酋長國之土木工程、建築工程、地基工程 及海事工程項目。高先生於2006年加入本 集團,並於2014年起獲委任為俊和地基工 程有限公司之董事,負責地基工程。彼現時 擔任俊和建築控股有限公司之董事,負責土 木工程業務單位。彼亦為本集團建築執行委 員會之成員,負責本集團整體建築業務之管 理。

劉大衛先生FHKIE, FHKIHT, CEng, MICE, MIStructE, MCIArb, RPE (Civil, Structural)

李振輝先生 BSc, MHKIE, MICE, CEng, PEng, RPF

李先生,62歲,1979年畢業於加拿大曼尼托巴大學,獲授土木工程理學士學位。後沒在港工程師學會、英國土木工程師學會工程師學會之會員,並為香港註冊專業工程師(土木界別)。彼於重型建造業之招標、監督及本地與海外市場的項目管理擁有37年監驗。李先生於2010年加入本集團。彼現時及海外建築業務單位。

董事及高層管理人員資料

SENIOR MANAGEMENT (continued)

Construction Segment (continued)

Madam Li Wai Hang, Christina

Madam Li, aged 66, joined the Group in 1975 and has over 38 years' experience in the construction industry. She acted as Executive Director of the Company from July 1992 to February 2015. She currently holds directorships in certain subsidiaries of the Company. Madam Li is the mother of Mr. Pang Yat Ting, Dominic, the Chairman of the Board and Executive Director of the Company, and Ir Dr. Pang Yat Bond, Derrick, Executive Director and the Chief Executive Officer and Chief Operating Officer of the Company. She is a director of GT Winners, the controlling shareholder of the Company (as defined in the Listing Rules). Madam Li and Mr. Pang Yat Ting, Dominic each owns 45% equity interest in GT Winners.

Mr. Ng Man Lee, Kevin BSc

Mr. Ng, aged 58, graduated from the University of Leeds, the United Kingdom in 1981. He has over 34 years' experience in the construction industry, including civil, water works and building construction projects in Hong Kong, Macau, the Mainland China and Singapore. Mr. Ng joined the Group in October 2012. He is currently a director of the construction segment, responsible for Building Construction Business Unit, and a director of Chun Wo Building Construction Limited.

Mr. Tam Chi Kwong, Steve MSc(PM)

Mr. Tam, aged 53, obtained a higher diploma in structural engineering and an associateship in civil and structural engineering from the Hong Kong Polytechnic (now known as the Hong Kong Polytechnic University) in 1986 and 1988 respectively. He further obtained a postgraduate diploma in civil engineering and a master of science degree in project management from the Hong Kong Polytechnic University in 1996 and 2009 respectively. Mr. Tam has more than 10 years of experience in corporate management. He joined the Group in 2002 and is currently the general manager (internal operations) of the Group overseeing the overall performance of the internal operations of the Group. Mr. Tam holds directorships in certain subsidiaries of the Company and is also a non-executive director of City Services. He is also currently a member of other business executive board of the Group.

高層管理人員(續)

建築分部(續)

李蕙嫻女士

李女士,66歲,於1975年加入本集團,並於建造業積逾38年經驗。彼於1992年7月至2015年2月期間出任本公司之執行董事。彼現時擔任本公司若干附屬公司之董事。李女士為董事局主席兼本公司執行董事及行政總裁兼本四執行董事及行政總裁彰一邦博士工程師之母親。彼為本本司控股股東(定義見上市規則)GT Winners之董事。李女士及彭一庭先生各自擁有GT Winners之45%股本權益。

吳萬里先生BSc

吳先生,58歲,1981年畢業於英國利茲大學。彼於建造業積逾34年經驗,包括香港、澳門、中國內地及新加坡之土木工程、水務工程及樓宇建築項目等。吳先生於2012年10月加入本集團。彼現時為建築部之董事,負責樓宇建築業務單位,並為俊和建築有限公司之董事。

譚志光先生MSc(PM)

譚先生,53歲,分別於1986年及1988年於香港理工學院(現稱為香港理工大學)取得結構工程高級文憑及土木及工程院士。彼其大學的取得土木及工程學不透及生於香港理理理學的人工程學深造文憑及項目管理理理學領土學位。彼於2002年加入本集團,實驗管理的整體表現。寶先生於企業管理方面擁現時管本經驗團的總經理(內部營運),負責監管本之非獨公司之董事,並為城市服務執行董事的後現時亦為本集團其他業務執行董會之成員。

董事及高層管理人員資料

SENIOR MANAGEMENT (continued)

Property Development and Investment Segment

Mr. Poon Chi Choi, Anthony BA(AS), B.Arch, HKIA, Registered Architect HK, Authorised Person — Architect, PRC Class 1 Registered Architect Qualification

Mr. Poon, aged 55, graduated from The University of Hong Kong in 1986 with degrees in Bachelor of Arts in Architectural Studies and Bachelor of Architecture. He is a Registered Architect (HK) and Authorised Person (List of Architects) and possesses PRC Class 1 Registered Architect qualification. He has more than 31 years' experience in architectural and interior design, project management and property development for projects of a variety of scales and complexity in Hong Kong and the Mainland China. Prior to joining the Group in 2008, he had worked as a director in two large scale architectural practices and also served a public listed property development company in Hong Kong, responsible for the design and project management of projects in China. Mr. Poon is currently a director of Chun Wo Property Development Holdings Limited and a member of the property development executive board of the Group, responsible for the management of the overall property development and investment business of the Group.

Professional Services Segment

Mr. Wong Wing Tong, Michael MISM, MIPSA

Mr. Wong, aged 61, has more than 20 years' experience in the management level of security and facility management services. He previously served at the Hong Kong Military Service Corps, formerly the British army unit in Hong Kong, and obtained various professional military qualifications and skills. Mr. Wong is a member of the International Professional Security Association. In September 2016, he was appointed as an executive committee member for Chamber of Security Industry Limited for a period of 2 years. Mr. Wong joined the Group in 1997 and is currently the chairman of the board and managing director of City Services, responsible for overseeing the management of the security and facility management business of the Group.

高層管理人員(續) 物業發展及投資分部

潘志才先生BA(AS), B.Arch, HKIA,香港註冊建築師,認可人士(建築師),中國一級註冊建築師 資格

專業服務分部

黃永堂先生MISM, MIPSA

黃先生,61歲,於保安及設施管理行業管理 層擁有超逾20年經驗。彼曾服務於前英國 規駐港部隊香港軍事服務團,取得多集保 軍事資格及技能。黃先生為國際專業保安 會會員。於2016年9月,彼獲委任為保安業 會會有限公司執行委員會成員,為為兩市 商先生於1997年加入本集團,現為大 務之董事局主席及董事總經理,負責 監察 集團保安及設施管理業務之管理。

CORPORATE GOVERNANCE REPORT

企業管治報告

The Company has been making continued efforts to incorporate the key elements of sound corporate governance into its management structure and internal control procedures. The Company is committed to maintaining a high standard of corporate governance, the principles of which serve to uphold a high standard of ethics, transparency, responsibility and integrity in all aspects of business, and to ensure that affairs are conducted in accordance with applicable laws and regulations.

本公司一直致力將完善的企業管治要素融入 其管理架構及內部監控程序當中。本公司鋭 意保持高水平的企業管治,其原則旨在維持 業務在各方面均能貫徹嚴謹的道德標準、透 明度、責任及誠信操守,並確保業務以符合 適用法例及法規的方式進行。

CORPORATE GOVERNANCE PRACTICES

The Company has complied with the code provisions of the Corporate Governance Code (the "Code") contained in Appendix 14 to the Listing Rules throughout the Year except for the deviations from the code provisions A.4.1, A.4.2 and A.5.1 of the Code for a certain period during the Year as below.

Code provision A.4.1 of the Code stipulates that non-executive directors should be appointed for a specific term and subject to re-election while Mr. Pang Yat Ting, Dominic, one of the then Co-Chairmen of the Company, who was also a non-executive Director, was appointed with no specific term and not subject to re-election. Moreover, pursuant to code provision A.4.2 of the Code, every director should be subject to retirement by rotation at least once every three years, while the then Co-Chairmen and the Managing Director of the Company were not subject to retirement by rotation. In respect of the above deviations, the Board considered that the stability and continuity of the services of Mr. Pang Yat Ting, Dominic, one of the then Co-Chairmen of the Company, were essential for the effective long-term strategic planning of the Group and its implementation and believed that the arrangement was beneficial to the Company and the Shareholders as a whole.

At the special general meeting of the Company held on 31 October 2016, a special resolution was passed to amend the provisions in the bye-laws of the Company (the "Bye-laws") in relation to retirement and re-election of Directors in general meetings in compliance with the code provisions. The Company has also been in compliance with code provision A.4.1 of the Code following the re-designation of Mr. Pang Yat Ting, Dominic from a non-executive Director to an executive Director on 7 March 2017.

Following the resignation of two independent non-executive Directors on 25 October 2016, the number of independent non-executive directors of the Company had temporarily fallen below the minimum number required under Rules 3.10(1) and 3.10A of the Listing Rules, and the Company had simultaneously failed to meet the requirements with regard to the composition of the Audit Committee, the Remuneration Committee and the Nomination Committee of the Board set out under the Listing Rules and code provision A.5.1 of the Code. The casual vacancies have been filled by the appointment of two independent non-executive Directors on 20 January 2017, after which the Company has been in compliance with the requirements with regard to the number of independent non-executive directors and composition of the board committees.

企業管治常規

本公司於本年度內已遵守上市規則附錄十四《企業管治守則》(「守則」)內所載之守則條文,惟守則內之守則條文第A.4.1條、第A.4.2條第A.5.1條於本年度內若干期間之偏離除外,詳情見下文。

本公司於2016年10月31日舉行的股東特別大會上,一項特別決議案獲通過以修改本公司之公司細則(「公司細則」)中有關董事於股東大會退任及重選連任的條文,以符合守則條文的規定。彭一庭先生於2017年3月7日起由非執行董事調任為執行董事後,本公司成已符合守則內之守則條文第A.4.1條之規定。

於兩名獨立非執行董事於2016年10月25日 起辭任後,本公司獨立非執行董事之數目曾 暫時減少至低於上市規則第3.10(1)及3.10A 條下所要求的最低數目,且本公司同時未能 符合上市規則及守則內之守則條文第A.5.1 條所載有關董事局審核委員會、薪酬亞缺 及提名委員會組成的規定。該等歐非執空 於2017年1月20日委任兩名獨立非執 致力 事予以填補,其後本公司會組成之規定。 執行董事數目及董事委員會組成之規定。

企業管治報告

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in Appendix 10 to the Listing Rules as its code of conduct regarding securities transactions by the Directors. All Directors have confirmed, after a specific enquiry made by the Company, that they have fully complied with the required standard set out in the Model Code throughout the Year.

BOARD OF DIRECTORS

The Board is responsible for the management of the Company on behalf of the Shareholders. Key responsibilities include formulation of the Group's overall strategies, the setting of management targets and supervision of management performance. The Board confines itself to making broad policy decisions and also exercising a number of reserved powers as mentioned below, while delegating responsibility for more detailed considerations to the Management Committee of the Board under the leadership of the Chief Executive Officer and Chief Operating Officer of the Company:

- those functions and matters as set out in the terms of reference of various Board committees (as amended from time to time), for which Board's approval must be sought from time to time;
- those functions and matters for which Board's approval must be sought in accordance with the Group's internal policy (as amended from time to time);
- consideration and approval of the financial statements in interim reports and annual reports, announcements and press releases of interim and annual results;
- focusing its attention on matters affecting the Company's overall strategic policies, financing and Shareholders;
- consideration of dividend policy and dividend amount; and
- reviewing and monitoring the corporate governance policies and practices of the Group to ensure compliance with the legal and regulatory requirements.

The Board had duly performed its duties relating to the corporate governance functions. Save for the deviations from the Code as aforesaid, it was not aware of any other code provisions of the Code being violated during the Year.

All Directors have full and timely access to all relevant information, including regular reports from the Board committees and briefings on significant legal, regulatory or accounting issues affecting the Group. Directors may seek independent professional advice in appropriate circumstances, which will be paid for by the Company.

董事的證券交易

本公司已採納上市規則附錄十《上市發行人董事進行證券交易的標準守則》(「標準守則」)作為董事進行證券交易之行為守則。經本公司作出具體查詢後,全體董事已確認彼等於本年度內已全面遵守標準守則內所規定之標準。

董事局

董事局代表股東負責本公司之管理。主要職責包括制訂本集團之整體策略、訂立管理目標及監察管理層之表現。董事局負責整體決策,並行使下文所述之多項保留權力,而考慮工作細節之職務則交由董事局行政總裁兼營運總裁帶領之本公司管理委員會負責:

- 各個董事局委員會之職權範圍內訂明 之各項職能及事務(經不時修訂),其 必須由董事局不時批准;
- 按照本集團之內部政策(經不時修訂),必須提交予董事局批准的各項職能及事務;
- 考慮及批准中期報告與年報內之財務 報表,以及中期與全年業績之公告及 新聞稿;
- 集中注意影響本公司之整體策略性政策、融資及股東之事宜;
- 考慮股息政策及股息金額;及
- 檢討及監察本集團的企業管治政策及 常規,以確保遵守法律及監管規定。

董事局已履行其有關企業管治職能之職責。 除上文所述守則之偏離外,其並無發現於本 年度內有違反守則內之任何其他守則條文。

全體董事均可全面和及時索閱所有相關資訊,包括董事局轄下的委員會之定期報告,以及對本集團構成影響之重大法律、監管或會計事宜之簡報。董事可於適當情況下尋求獨立專業意見,費用將由本公司支付。

企業管治報告

BOARD COMPOSITION

As at the date of this report, the Board comprises six Directors including three executive directors ("Executive Director(s)") and three Independent Non-executive Directors ("INED(s)"), with INEDs representing not less than one-third of the Board as required under the Listing Rules. The Board members are listed below:

Executive Directors

Mr. Pang Yat Ting, Dominic (Chairman)
Mr. Xu Jianhua (Deputy Chairman)
Ir Dr. Pang Yat Bond, Derrick, JP
(Chief Executive Officer and Chief Operating Officer)

Independent Non-executive Directors

Mr. Ho Gilbert Chi Hang Mr. Lam Yau Fung, Curt Mr. Wu William Wai Leung

Each of the INEDs has entered into a service agreement with the Company for a term of three years. The agreement is renewable subject to consent given by the Company and the respective INEDs. The INEDs are subject to retirement by rotation in accordance with the Bye-laws.

Save as disclosed under the section headed "Corporate Governance Practices" above, the Board had at all times during the Year met the requirements of the Listing Rules relating to the appointment of at least three INEDs with at least one INED possessing appropriate professional qualifications, or accounting or related financial management expertise.

The Company has received an annual written confirmation from each INED to confirm his independence pursuant to Rule 3.13 of the Listing Rules. The Company is of the view that all INEDs are independent under the Listing Rules.

There is no financial, business, family or other material/relevant relationship among members of the Board, other than Mr. Pang Yat Ting, Dominic, the Chairman of the Board, and Ir Dr. Pang Yat Bond, Derrick, the Chief Executive Officer and Chief Operating Officer of the Company, being brothers.

The Company recognises the benefits of having a diverse Board to enhance the quality of its performance and maintain a sustainable development in long run. In this regard, the Nomination Committee has endorsed a Board Diversity Policy (the "Policy") which sets out the approach to achieve diversity on the Board.

Board diversity shall be achieved through consideration of a number of factors and measurable objectives as set out in the Policy, including but not limited to gender, age, cultural and educational background, professional expertise, industry experience, skills and knowledge.

董事局組成

於本報告日期,董事局由六名董事組成,包括三名執行董事(「執行董事」)及三名獨立非執行董事(「獨立非執行董事」),其中獨立非執行董事按上市規則規定佔董事局成員人數不少於三分之一。董事局成員列示如下:

執行董事

彭一庭先生(主席) 徐建華先生(副主席) 彭一邦博士工程師太平紳士 (行政總裁兼營運總裁)

獨立非執行董事

何智恒先生 林右烽先生 胡偉亮先生

各獨立非執行董事已與本公司訂立一份為期 三年之服務協議。有關協議在本公司及獨立 非執行董事各自同意下可予續約。獨立非執 行董事須根據公司細則輪席退任。

除上文「企業管治常規」一節中所披露者外, 董事局於本年度內任何時間均符合上市規則 之規定,委任最少三名獨立非執行董事,而 其中最少一名獨立非執行董事已具備合適之 專業資格或會計或相關財務管理專業知識。

本公司已接獲各獨立非執行董事按上市規則 第3.13條確認彼之獨立性之年度書面確認 書。本公司認為全體獨立非執行董事根據上 市規則均具獨立性。

除董事局主席彭一庭先生與本公司行政總裁 兼營運總裁彭一邦博士工程師為兄弟外,董 事局成員之間概無財務、業務、家屬或其他 重大/相關之關係。

本公司明白董事局成員多元化對提升其表現 質素及維持長遠可持續發展裨益良多。為 此,提名委員會已批准一套董事局成員多元 化政策(「該政策」),當中列載達致董事局成 員多元化之方針。

為達致董事局成員多元化,須考慮該政策所載之多項因素及可測量目標(包括但不限於性別、年齡、文化及教育背景、專業知識、行業經驗、技能及知識)。

企業管治報告

BOARD COMPOSITION (continued)

The Nomination Committee is responsible for monitoring the implementation of the Policy and will review the Policy, as appropriate, to ensure the effectiveness of the Policy.

DIRECTORS' ATTENDANCE RECORDS AT MEETINGS

During the Year, the Company had held ten board meetings and four general meetings (including the annual general meeting and special general meetings). The attendance records of individual members of the Board and Board committees at the respective meetings during the Year are set out below:

董事局組成(續)

提名委員會負責監察該政策之執行,及將於 適當時檢討該政策,以確保該政策行之有 效。

董事出席會議之記錄

於本年度內,本公司舉行了十次董事局會議及四次股東大會(包括股東週年大會及股東特別大會)。董事局及董事局轄下委員會之個別成員於本年度內出席相關會議之記錄載列如下:

		Number of meetings attended/Number of meetings held 出席會議次數/舉行會議次數					
Directors 董事		Board Meeting 董事局 會議	Audit Committee Meeting 審核委員會 會議	Nomination Committee Meeting 提名委員會 會議	Remuneration Committee Meeting 薪酬委員會 會議	Annual General Meeting 股東週年 大會	Special General Meeting 股東特別 大會
Existing Directors: Executive Directors Mr. Pang Yat Ting, Dominic (Chairman) Mr. Xu Jianhua (Deputy Chairman) Ir Dr. Pang Yat Bond, Derrick (Chief Executive Officer and Chief Operating Officer)	現任董事: <i>執行董事</i> 彭一庭先生 <i>(主席)</i> 徐建華先生 <i>(副主席)</i> 彭一邦博士工程師 <i>(行政總裁兼營運總裁)</i>	10/10 10/10 8/10	- - -	3/3 - -	- - -	1/1 1/1 1/1	1/3 2/3 2/3
Independent Non-executive Directors Mr. Ho Gilbert Chi Hang¹ Mr. Lam Yau Fung, Curt¹ Mr. Wu William Wai Leung	<i>獨立非執行董事</i> 何智恒先生 ¹ 林右烽先生 ¹ 胡偉亮先生	- - 10/10	- - 3/3	- - 3/3	1/1 1/1 0/1	- - 1/1	- - 1/3
Resigned Directors: Executive Director Mr. Kwok Yuk Chiu, Clement ²	已辭任董事 : <i>執行董事</i> 郭煜釗先生 ²	9/10	-	-	-	1/1	2/3
Non-executive Directors Mr. Zhang Xiaoliang³ Mr. Chow Wing Kin, Anthony⁴	非執行董事 張小良先生 ³ 周永健先生 ⁴	8/10 2/3	- -	-	- 1/1	1/1 1/1	3/3 1/1
Independent Non-executive Directors Mr. Chan Stephen Yin Wai⁵ Mr. Kwan Ringo Cheukkai⁵	<i>獨立非執行董事</i> 陳賢偉先生 ⁵ 關卓啟先生 ⁵	2/3 2/3	2/2 2/2	- 2/2	1/1 1/1	1/1 1/1	1/1 0/1

- 1 appointed as an INED on 20 January 2017
- 2 resigned as an Executive Director on 1 June 2017
- 3 resigned as a Non-executive Director (the "NED") on 7 March 2017
- 4 resigned as an NED on 12 October 2016
- 5 resigned as an INED on 25 October 2016

- 1 於2017年1月20日獲委任為獨立非執行董事
- 2 於2017年6月1日辭任執行董事
- 3 於2017年3月7日辭任非執行董事(「非執行董 事」)
- 4 於2016年10月12日辭任非執行董事
- 5 於2016年10月25日辭任獨立非執行董事

企業管治報告

DIRECTORS' CONTINUOUS PROFESSIONAL DEVELOPMENT

All Directors are encouraged to attend relevant training courses at the Company's expense. All Directors are regularly provided with information in respect of the Group's latest business development and the latest development regarding the Listing Rules and other applicable statutory and regulatory requirements to facilitate their effective performance of directors' duties and ensure compliance and maintenance of good corporate governance practices. During the Year, all Directors had participated in seminars and/or studied materials for developing and refreshing their knowledge and skills. The Company has received from all Directors their respective training records for the Year.

CHAIRMAN AND CHIEF EXECUTIVE

During the Year, the Board had been led by the then Co-Chairmen, Mr. Pang Yat Ting, Dominic and Mr. Xu Jianhua until 7 March 2017, after which Mr. Pang Yat Ting, Dominic has been acting as the Chairman of the Board.

Mr. Kwok Yuk Chiu, Clement, the then Managing Director, had been the chief executive of the Company during the Year and until his retirement on 1 June 2017. Ir Dr. Pang Yat Bond, Derrick has assumed the role of the chief executive of the Company since his appointment as the Chief Executive Officer and Chief Operating Officer on 1 April 2017.

The role of the Chairman is separate from that of the chief executive. The Chairman is responsible for overseeing the functioning of the Board while the chief executive is responsible for managing the Group's business.

BOARD COMMITTEES

The Board has established various committees, including the Audit Committee, the Nomination Committee, the Remuneration Committee, the Management Committee and the Executive Committee. The respective terms of reference of the Audit Committee, the Nomination Committee and the Remuneration Committee are of no less exacting terms than those set out in the Code and are available on the Company's website. All committees are provided with sufficient resources to discharge their duties.

Management Committee

The Management Committee was established in April 1993. It operates as a general management committee with overall delegated authority from the Board in order to increase the efficiency for the business decision and facilitate the approval of certain corporate actions.

董事之持續專業發展

主席及最高行政人員

於本年度內直至2017年3月7日,董事局由時任聯席主席彭一庭先生及徐建華先生領導,其後董事局由彭一庭先生出任主席。

時任董事總經理郭煜釗先生於本年度內直至 彼於2017年6月1日退休期間為本公司之最 高行政人員。彭一邦博士工程師於2017年4 月1日獲委任為行政總裁兼營運總裁並擔任 本公司最高行政人員之角色。

主席與最高行政人員之角色明確劃分。主席負責監督董事局職能運作,而最高行政人員則負責管理本集團之業務。

董事局轄下的委員會

董事局已成立不同委員會,包括審核委員會、提名委員會、薪酬委員會、管理委員會及執行委員會。審核委員會、提名委員會及薪酬委員會其各自之職權範圍不遜於守則所規定之標準,並已登載於本公司網站。所有委員會均獲提供充足資源履行其職責。

管理委員會

管理委員會於1993年4月成立。其獲董事局 全面授權,以總管理委員會之身份運作,以 提升業務決策上之效率及有便於若干企業行 動之批核。

企業管治報告

BOARD COMMITTEES (continued)

Management Committee (continued)

As at the date of this report, the Management Committee comprises three members, all of whom are Executive Directors.

Members of the Management Committee:

Ir Dr. Pang Yat Bond, Derrick (Chairman)

Mr. Pang Yat Ting, Dominic

Mr. Xu Jianhua

Executive Committee

The Executive Committee was established in March 2007 to assist the Management Committee in the running of the day-to-day business of the Company. It is responsible for the development and implementation of the business plans for corporate and business units. The Executive Committee is also supported by the heads of Project Management, cascading performance management down to project level.

As at the date of this report, the Executive Committee comprises four members, consisting three Executive Directors and the Chief Financial Officer of the Company.

Members of the Executive Committee:

Mr. Pang Yat Ting, Dominic (Chairman)

Mr. Xu Jianhua

Ir Dr. Pang Yat Bond, Derrick

Mr. Shea Chun Lok, Quadrant (alias Martin)

Remuneration Committee

The Remuneration Committee was formed in April 2005. The primary responsibilities of the Remuneration Committee are, inter alia, to make recommendations to the Board on the Company's policies and structure for the remuneration of all Directors and senior management of the Group and determine, with delegated responsibility, the remuneration packages of individual Executive Directors and the senior management of the Group. When reviewing the remuneration package of an individual Director, such Director will abstain from voting.

As at the date of this report, the Remuneration Committee comprises three members, all of whom are INEDs.

Members of the Remuneration Committee:

Mr. Lam Yau Fung, Curt (Chairman)

Mr. Ho Gilbert Chi Hang Mr. Wu William Wai Leung

During the Year, the Remuneration Committee considered the bonus policy for the Group, assessed the performance and approved the remuneration packages of Executive Directors and senior management of the Group.

董事局轄下的委員會(續)

管理委員會(續)

於本報告日期,管理委員會由三名成員組成,全部均為執行董事。

管理委員會成員:

彭一邦博士工程師(主席) 彭一庭先生 徐建華先生

執行委員會

執行委員會於2007年3月成立,協助管理委員會處理本公司之日常業務運作。其負責發展及落實企業及業務部門的業務計劃。執行委員會亦獲項目管理主管所支援,使績效管理延伸至項目層面。

於本報告日期,執行委員會由四名成員組成,包括三名執行董事及本公司之首席財務官。

執行委員會成員:

彭一庭先生(主席) 徐建華先生 彭一邦博士工程師 佘俊樂先生

薪酬委員會

薪酬委員會於2005年4月成立。薪酬委員會之主要職責為(其中包括)就本公司有關全體董事及本集團高層管理人員之薪酬政策及架構向董事局提出建議,並獲董事局轉授責任,釐定個別執行董事及本集團高層管理人員之薪酬待遇。在審閱個別董事之薪酬待遇時,該名董事須放棄投票。

於本報告日期,薪酬委員會由三名成員組成,全部均為獨立非執行董事。

薪酬委員會成員:

林右烽先生(主席) 何智恒先生 胡偉亮先生

於本年度內,薪酬委員會已考慮本集團之花 紅政策,評估執行董事及本集團高層管理人 員之表現及批准其薪酬待遇。

企業管治報告

BOARD COMMITTEES (continued)

Remuneration Committee (continued)

Details of the emoluments of Directors during the Year are set out in Note 9 to the financial statements of this annual report. The annual remuneration of the members of the senior management of the Group by band for the Year is set out below:

董事局轄下的委員會(續)

薪酬委員會(續)

本年度董事酬金之詳情載於本年報之財務報 表附註9。本年度本集團高層管理人員之年 度薪酬按等級載列如下:

	Number of
Remuneration Band	Senior Management
薪酬等級	高層管理人員人數
·	

HK\$1,000,001 to HK\$2,000,000	1,000,001港元至2,000,000港元	3
HK\$2,000,001 to HK\$3,000,000	2,000,001港元至3,000,000港元	4
HK\$3,000,001 to HK\$4,000,000	3,000,001港元至4,000,000港元	4

Nomination Committee

The Nomination Committee was formed in April 2005. The responsibilities of the Nomination Committee are, inter alia, to make recommendations to the Board on the appointment or re-appointment of Directors and the succession planning for Directors, to review the structure, size and composition of the Board and to ensure fair and transparent procedures for the appointment or re-appointment of Directors.

In case of necessity, the Nomination Committee will propose candidates for appointment to the Board for consideration and the Board will review the qualifications of the relevant candidates for determining the suitability to the Group on the basis of his/her qualifications, experience and background. The decision of appointing a director must be approved by the Board and all Board appointments will be based on merit while taking into account diversity.

As at the date of this report, the Nomination Committee comprises three members, consisting an Executive Director and two INEDs.

Members of the Nomination Committee:

Mr. Pang Yat Ting, Dominic *(Chairman)*Mr. Lam Yau Fung, Curt
Mr. Wu William Wai Leung

提名委員會

提名委員會於2005年4月成立。提名委員會 之職責為(其中包括)就董事委任或重新委任 以及董事繼任計劃向董事局提出建議、檢討 董事局之架構、規模及組成,並確保委任或 重新委任董事之程序公平及具誘明度。

於需要之情況下,提名委員會將向董事局推薦委任人選以供考慮,而董事局將審閱有關人選之資歷,並按照其資歷、經驗及背景決定該名人選是否適合本集團。委任董事之決定必須獲董事局批准通過,而所有董事局成員之委任均以用人唯才為原則,並以多元化作考慮因素。

於本報告日期,提名委員會由三名成員組成,包括一名執行董事及兩名獨立非執行董 事。

提名委員會成員:

彭一庭先生(主席) 林右烽先生 胡偉亮先生

企業管治報告

BOARD COMMITTEES (continued)

Nomination Committee (continued)

The following is a summary of work performed by the Nomination Committee during the Year:

- reviewing the structure, size and composition of the Board and performed the measurable objective assessment for the year ended 31 March 2016;
- (ii) assessing the independence of the INEDs;
- recommending the retiring Directors who offered themselves for re-election at the 2016 annual general meeting for Shareholders' approval;
- (iv) considering the re-designation of Directors and appointment of two INEDs to fill casual vacancies; and
- (v) considering the proposed appointment of an executive director nominated by a shareholder.

Audit Committee

The Audit Committee was established in December 1998. The Audit Committee provides an important link between the Board and the Company's external auditor in matters coming within the scope of the Group's audit. The primary duties of the Audit Committee are to review and supervise the financial and accounting policies and practices of the Group. It also reviews the effectiveness of both the external audit and internal controls and risk management system.

As at the date of this report, the Audit Committee comprises three INEDs with its chairman possessing appropriate professional qualification, accounting or related financial management expertise as required under the Listing Rules.

Members of the Audit Committee:

Mr. Wu William Wai Leung (Chairman)

Mr. Ho Gilbert Chi Hang Mr. Lam Yau Fung, Curt

董事局轄下的委員會(續) 提名委員會(續)

以下為提名委員會於本年度內之工作概要:

- (i) 檢討董事局之架構、人數及組成以及 執行截至2016年3月31日止年度之可 測量目標的評估:
- (ii) 評估獨立非執行董事之獨立性;
- (iii) 建議股東批准於2016年股東週年大會 上膺選連任之退任董事:
- (iv) 考慮董事之調任,以及委任兩名獨立 非執行董事以填補臨時空缺;及
- (v) 考慮由股東提名的執行董事之建議委 任。

審核委員會

審核委員會於1998年12月成立。審核委員會就本集團審核範圍內之事宜,擔當董事局與本公司外聘核數師之間之重要橋樑。審核委員會之主要職務為審閱及監督本集團之財務及會計政策及常規。其亦同時負責檢討外部審核以及內部監控及風險管理系統之效能。

於本報告日期,審核委員會由三名獨立非執 行董事組成,而其主席已按上市規則規定具 備適當之專業資格、會計或相關財務管理專 業知識。

審核委員會成員:

胡偉亮先生(主席) 何智恒先生 林右烽先生

企業管治報告

BOARD COMMITTEES (continued)

Audit Committee (continued)

The following is a summary of work performed by the Audit Committee during the Year:

- (i) reviewing the annual report and the annual results announcement of the Group for the year ended 31 March 2016, with a recommendation to the Board for approval;
- (ii) reviewing and recommending the updated terms of reference of the Audit Committee to the Board for approval;
- (iii) reviewing the external auditor's independence and objectivity and the effectiveness of the audit process, with a recommendation to the Board for the re-appointment of the external auditor at the 2016 annual general meeting;
- (iv) approving the remuneration and the terms of engagement letters for the purpose of appointing the external auditor in connection with the statutory audit and review of the results announcement by the external auditor;
- (v) reviewing the interim report and the interim results announcement of the Group for the six months ended 30 September 2016, with a recommendation to the Board for approval; and
- (vi) overseeing the Group's financial reporting system and risk management and internal control procedures and reviewing the report of the internal control function on the risk management and internal control systems of the Group.

INTERNAL CONTROLS AND RISK MANAGEMENT

The Board is responsible for the Group's internal control and conducts review on the effectiveness of the internal control of the Group, including financial, operational and compliance controls and risk management functions.

Role of the Board

The Board acknowledges its overall responsibility in ensuring and reviewing the effectiveness of the systems of internal controls, risk management and legal and regulatory compliance of the Group in order to safeguard the interests of Shareholders and the assets of the Group.

董事局轄下的委員會(續) 審核委員會(續)

以下為審核委員會於本年度內之工作概要:

- (i) 審閱本集團截至2016年3月31日止年 度之年報及全年業績公告,並建議董 事局批准;
- (ii) 審閱及建議董事局批准已更新的審核 委員會職權範圍:
- (iii) 檢討外聘核數師之獨立性及客觀性, 以及審核過程之有效性,並向董事局 建議於2016年股東週年大會上續聘外 聘核數師;
- (iv) 就委任外聘核數師批准其酬金及委任 函之條款,以由外聘核數師進行法定 審核及審閱業績公告;
- (v) 審閱本集團截至2016年9月30日止六個月之中期報告及中期業績公告,並 建議董事局批准;及
- (vi) 監察本集團之財務匯報系統以及風險 管理及內部監控程序,並審閱本集團 內部監控職能就風險管理及內部監控 系統之報告。

內部監控及風險管理

董事局負責本集團之內部監控,並對本集團 內部監控之有效性進行審視,包括財務、營 運與合規監控以及風險管理職能。

董事局的角色

董事局確認其於確保及審視本集團內部監控 系統、風險管理及法律及法規合規方面的整 體責任,以維護股東利益及本集團資產。

企業管治報告

INTERNAL CONTROLS AND RISK MANAGEMENT

(continued)

Internal Controls and Risk Management

The Board has put in place policies and procedures, including policies for delegation of authority clearly defining the limits of authorities designated to specified positions within the Group. Such policies and procedures set out the framework for the risk management and internal control systems for adoption throughout the Group. To ensure that the systems in place are adequate and address the existing weaknesses in implementation, the Executive Directors, with the assistance of the executive board of different business divisions, review the existing policies and practices and issue directives from time to time to highlight the specific issues and concerns in order to achieve ongoing improvement on the governance practices within the Group. The Executive Directors also approve operational and financial reports, business plans and budgets provided by management of each business division at regular meetings.

Executive Directors and senior management of the Group are appointed to the boards of all operating subsidiaries and associated companies of material importance in order to monitor the operation of these companies. They attend board meetings and participate in significant decision making process on reviewing and approving financial budgets, establishing business plans and controlling performance targets with associated risks identified. The management teams of different business divisions are accountable for the performance of their respective divisions on a day-to-day basis. The Executive Directors review the financial and operational reports from division management regularly to monitor the performance and assess the significant risk exposure of the subsidiaries.

The Group's Finance Department reports to the Board in respect of overseeing the financial reporting and control systems for all subsidiaries and associated companies of the Company. The business segments compile annual budgets for review by the Group's finance function and the consolidated annual budgets are presented to the Executive Directors for approval. The Executive Directors also hold regular meetings with the management team of business divisions to review the cashflow position of the Group, consider material ad-hoc projects which require additional operating or capital expenditure, and make decisions on significant investment and lending activities. Payment approval is subject to control of the limits of authorities clearly setting out the authority with reference to the specified positions of the relevant personnel.

內部監控及風險管理

(續)

內部監控及風險管理

執行董事及本集團高級管理層獲委派擔任所有重大營運附屬公司及聯營公司之營運。彼等国人監察該等公司之營運。彼等語至,以監察該等公司之營運。彼等預預關國際之業務計劃及監控表現目標並識別相關團團主動,與等各分部之表現負責。執行軍事告別部門管理層提交的財務及營運重大期監管表現及評估附屬公司面臨的重大人限。

企業管治報告

INTERNAL CONTROLS AND RISK MANAGEMENT

(continued)

Legal and Regulatory Compliance

The Contracts and Legal Department is responsible for preparing, reviewing and endorsing all material contracts entered into by Group companies in order to safeguard the interests of the Group against legal risks. It also oversees the regulatory compliance matters of all Group companies in the environment of their business operations.

Besides, the Company Secretarial Department is in charge of corporate secretarial documentation of Group companies and overseeing compliance matters in relation to the Listing Rules and the relevant corporate laws and regulations of different jurisdictions.

External legal advisors are engaged to advise the Group on important legal matters and compliance issues when necessary.

Audit Committee and Internal Audit Function

The Company has established an internal audit function. The internal audit function conducts internal audit on different business divisions and functions within the Group on an ongoing basis to assess the effectiveness and identify weaknesses in the existing internal control, legal and regulatory compliance and risk management systems of the Group. In the event that defects are identified, the internal audit function engages in discussions with the management and recommends suggestions for improvement.

Delegated by the Board, the Audit Committee reviews the internal audit report prepared by the internal audit function twice every year. Reviews have been conducted on the Group's internal control and risk management systems during the Year and the Board and the Audit Committee are satisfied that the Group's risk management and internal control systems are effective and adequate.

Whilst these policies and procedures are designed to manage the risks that could adversely impact the ability of Group to achieve its business objectives, they do not eliminate such risks and can only provide reasonable but not absolute assurance against material misstatement, loss or non-compliance.

內部監控及風險管理

(續)

法律及法規之合規

合約及法律部負責編寫、審閱及批准集團公司訂立的所有重大合約,以維護本集團利益 不受法律風險的影響。其亦監察所有集團公司在業務營運環境下的法規合規事宜。

此外,公司秘書部負責集團公司之公司秘書 文件,及監察有關上市規則及不同司法權區 之相關企業法律及法規的合規事宜。

外聘法律顧問在必要時獲聘就重要法律事宜 及合規事項向本集團提供意見。

審核委員會及內部審核職能

本公司已設立內部審核職能。內部審核部持續對本集團不同業務部門及職能進行內部審核,以評估本集團現有內部監控、法律及法規合規及風險管理制度的有效性及識別其弱點。倘缺陷獲識別,內部審核部與管理層討論及就改進提供意見。

審核委員會獲董事局授權審閱內部審核部每半年編製一次的內部審核報告。於本年度,本公司已就本集團內部監控及風險管理系統進行審視,董事局及審核委員會信納本集團之風險管理及內部監控系統屬有效及充足。

該等政策及程序旨在管理可能對本集團達成 其業務目標能力構成負面影響的風險,其並 不能完全消除該等風險,且就重大錯誤陳 述、損失或違規僅可提供合理但非絕對保 證。

企業管治報告

INTERNAL CONTROLS AND RISK MANAGEMENT

(continued)

Handling of Inside Information

The Group has adopted a policy in relation to handling of inside information in compliance with the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO"). Employees should preserve the confidentiality of any inside information according to the manner specified in the policy and the "Code of Employee Conduct and Business Ethics" contained in the Staff Handbook. The Group has also adopted the pre-clearance procedures on dealing in the Company's securities and notified Directors and relevant employees of restrictions on dealing in the Company's securities during blackout periods to prevent possible mishandling of inside information within the Group.

AUDITOR'S REMUNERATION

The remuneration in respect of services provided by Ernst & Young ("EY"), the auditor of the Company, is analysed as follows:

內部監控及風險管理(續)

處理內幕消息

本集團已根據香港法例第571章證券及期貨條例(「證券及期貨條例」)採納有關處理內內 消息的政策。僱員應按該政策及僱員手冊式 載「僱員操守及商業道德守則」列明的公司 密任何內幕消息。本集團已就進行本公司 等之交易採納事先批准程序,並通知公司 時期僱員有關於禁止買賣期間進行本能 對交易的限制,以防止於本集團內可能出現 內幕消息的不當處理。

核數師之酬金

就本公司之核數師安永會計師事務所(「安 永」)提供之服務支付的酬金分析如下:

		HK\$'000 千港元
Annual audit services	年度審核服務	4,520
Other audit services Non-audit services*	其他審核服務 非審核服務*	2,120 2,118
		8.758

^{*} Such non-audit services include review on interim financial statements, agreed-upon procedures on preliminary announcement of annual results and general offer, internal control review for a proposed spin-off, and tax advisory and compliance services.

DIRECTORS' AND AUDITOR'S RESPONSIBILITIES FOR ACCOUNTS

Statements of the Directors' responsibility for preparing the consolidated financial statements and the auditor of the Company about their reporting responsibilities are set out in the Independent Auditor's Report of this annual report.

The Directors also acknowledge its responsibility to present a balanced, clear and understandable assessment in the Company's annual and interim reports and other financial disclosures required by the Listing Rules as well as reports to regulators and information disclosed pursuant to statutory requirements.

As at 31 March 2017, the Board is not aware of any material uncertainties relating to events or conditions which may cast significant doubt on the Company's ability to continue as a going concern. Accordingly, the Directors have prepared the financial statements of the Company on a going concern basis. The management has provided to the Board the necessary explanation and information to enable the Board to carry out an informed assessment of the financial statements of the Company.

該等非審核服務包括審閱中期財務報表、有關 審閱全年業績之初步公告及全面要約之協定程 序、有關建議分拆之內部監控檢討以及稅務諮 詢及合規服務。

董事及核數師對賬目之責任

董事對編製財務報表之責任聲明及本公司核 數師對其匯報之責任聲明已載於本年報的獨 立核數師報告內。

董事確認其於本公司年報及中期報告與其他上市規則規定的財務披露以及應在向監管機構提交的報告及根據法定要求披露的資料呈列全面、清晰及容易理解之評估的責任。

於2017年3月31日,董事局並不知悉任何涉及可能對本公司之持續經營能力產生重大疑慮之事件或情況之重大不明朗因素。因此,董事已按持續經營基準編製本公司財務報表。管理層已向董事局提供必要詮釋及資料,讓董事局對本公司財務報表作出知情評估。

企業管治報告

COMPANY SECRETARY

During the Year, Mr. Shea Chun Lok, Quadrant (alias Martin), the company secretary of the Company (the "Company Secretary"), undertook no less than fifteen hours of relevant professional training.

SHAREHOLDERS' RIGHTS

Procedures for Requisitioning a Special General Meeting

Pursuant to the Bye-laws, Shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company have rights to require a special general meeting to be called by the Board for the transaction of any business specified in such requisition, which must be signed by the requisitionist(s). The requisition must be deposited at the registered office of the Company at Clarendon House, 2 Church Street, Hamilton HM11, Bermuda (the "Registered Office") for the attention of the Company Secretary. To ensure that the requisition is received by the Company at the earliest opportunity, a copy of the signed requisition should also be deposited at the head office of the Company in Hong Kong at C1, 5th Floor, Hong Kong Spinners Industrial Building Phase 1, 601-603 Tai Nan West Street, Cheung Sha Wan, Kowloon, Hong Kong (the "Head Office") for the attention of the Company Secretary.

Procedures for Putting Forward Proposals at General Meetings

Pursuant to the Companies Act 1981 of Bermuda (the "Companies Act"), Shareholders holding at the date of deposit of the requisition not less than one-twentieth of the total voting right at general meetings of the Company or not less than one hundred Shareholders may provide a written requisition to the Company stating the resolution intended to be proceeded at the general meeting. The requisition must be deposited at the Registered Office for the attention of the Company Secretary. To ensure that the requisition is received by the Company at the earliest opportunity, a copy of the signed requisition should also be deposited at the Head Office for the attention of the Company Secretary.

As regards proposing a person for election as a director of the Company by Shareholders, Shareholders may refer to the procedures available on the Company's website.

Shareholders can also refer to the detailed requirements and procedures as set forth in the relevant sections of the Companies Act and the Bye-laws when making any requisitions or proposals for transaction at the general meetings of the Company.

公司秘書

於本年度內,本公司之公司秘書(「公司秘書」) 佘俊樂先生已接受不少於15小時之相關專業培訓。

股東權利

請求召開股東特別大會之程序

於股東大會上提呈建議之程序

根據百慕達1981年公司法(「公司法」),於 提出請求當日持有於本公司股東大會上之少, 投票權不少於二十分之一之股東,或不少 一百名股東,可向本公司提交書面請求書 明擬於股東大會上處理之決議案。請求書 呈遞至註冊辦事處,註明致公司秘署之計 保本公司及早收到該請求書。,註明致公司秘 書。

有關股東提議推選個別人士為本公司之董事而言,股東可參閱登載於本公司網站之程序。

就提出任何要求或建議於本公司股東大會上 處理時,股東亦可參閱公司法及公司細則之 相關章節所載之詳細規定及程序。

企業管治報告

INVESTOR RELATIONS

The Group uses several formal channels to ensure fair disclosure and comprehensive and transparent reporting of its performance and activities. The Company's annual and interim reports and circulars are printed and sent to all Shareholders. Moreover, announcements, circulars, publications and press releases of the Company are published on the Company's website (www.asiaalliedgroup.com). The Company's website disseminates corporate information and other relevant financial and non-financial information electronically on a timely basis.

The Company acknowledges that general meetings are good communication channel with Shareholders and encourages the Directors and the members of the Board committees to attend and answer questions raised by Shareholders at the general meetings.

The Company is committed to promoting and maintaining effective communication with Shareholders and other stakeholders. The Shareholders Communication Policy has been adopted for ensuring that the Shareholders are provided with ready, equal and timely access to balanced and understandable information about the Company in order to enable Shareholders to exercise their rights in an informed manner, and to allow Shareholders to engage actively with the Company. The Shareholders Communication Policy is available on the Company's website and will be reviewed by the Board from time to time to reflect current best practice in communications with Shareholders.

SHAREHOLDERS' ENQUIRIES

Shareholders should direct their questions about their shareholdings to the Company's share registrars. The addresses of the Company's share registrars are set out in the section "Corporate Information" on page 4 of this annual report. Shareholders may at any time make a request for the Company's information to the extent that such information is publicly available. Shareholders may also send written enquiries or requests to the Head Office or by fax to (852) 3798 5700 or by email to info@asiaalliedgroup.com for the attention of the Company Secretary.

MAJOR CHANGES TO THE CONSTITUTIONAL DOCUMENTS

During the Year, the Company has made certain amendments to the Bye-laws with respect to, inter alia, the operation of cochairmanship structure and Directors' retirement and re-election at general meetings to facilitate Board operation and enhance corporate governance standards. The amendments were approved by Shareholders in the special general meeting of the Company held on 31 October 2016. Details of the amendments are set out in the circular of the Company dated 30 September 2016. An up-to-date version of the Bye-laws is available on the websites of the Company and the Stock Exchange.

投資者關係

本公司認同股東大會乃公司與股東之間良好 之溝通渠道,並鼓勵董事及董事局轄下的委 員會之成員出席股東大會,並於會上解答股 東之提問。

本公司致力促進及維持與股東及其他持份者 之有效溝通。股東通訊政策已獲採納,以 保股東均可快速、一致及適時地取得全面 容易理解的本公司資料,一方面使股東可 使 知情情況下行使彼等之權力,另一方面 股東 與東本公司加強溝通。股東通訊政策已 載於本公司網站並由董事局不時檢討以 其時與股東溝通之最佳方法。

股東諮詢

股東可就彼等之股權向本公司之股份過戶登記處查詢。本公司之股份過戶登記處的地址已刊載於本年報第4頁之「企業資料」一節內。股東可隨時要求索取本公司之公開資料。股東亦可將書面查詢或要求郵寄至總辦事處,或傳真至(852) 3798 5700或電郵至info@asiaalliedgroup.com,註明致公司秘書。

憲章文件的主要變動

於本年度內,本公司之公司細則已作出若干修訂,內容有關(其中包括)聯席主席架構之運作及於股東大會上董事之退任及重選治、以便利董事局運作及提升企業管治水平。該等修訂在本公司於2016年10月31日舉行之股東特別大會上已獲股東批准。有關修訂之詳情載於本公司日期為2016年9月30日之通函內。公司章程之最新版本可於本公司及聯交所網頁查閱。

董事局報告

The Board are pleased to present the annual report and the audited consolidated financial statements of the Group for the Year.

PRINCIPAL ACTIVITIES

The Company is an investment holding company. Its subsidiaries are principally engaged in civil engineering, electrical and mechanical engineering, foundation and building construction work, property development and investment, professional services (including provision of security and facility management solutions) and other activities.

RESULTS AND APPROPRIATIONS

The results of the Group for the Year are set out in the consolidated statement of profit or loss and other comprehensive income on pages 108 and 109.

FINAL DIVIDEND

The Board has recommended the payment of a final dividend of HK3.8 cents per share for the Year (the "Final Dividend") (2015/16: Nil), amounting to approximately HK\$61.5 million (2015/16: Nil), to the Shareholders whose names appear on the register of members of the Company on 29 August 2017. The proposed Final Dividend will be paid on 13 September 2017 subject to approval by the Shareholders at the forthcoming annual general meeting (the "AGM").

CLOSURE OF REGISTER OF MEMBERS

For the purpose of determining the entitlement to attend and vote at the AGM, the register of members of the Company will be closed from Wednesday, 16 August 2017 to Monday, 21 August 2017 (both days inclusive), during which period no transfer of shares of the Company will be registered. In order to be eligible to attend and vote at the AGM, all completed transfer documents accompanied by the relevant share certificate(s) must be lodged with the Hong Kong Branch Share Registrar of the Company, Tricor Secretaries Limited at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration not later than 4:30 p.m. on Tuesday, 15 August 2017.

For the purpose of determining the entitlement to the proposed Final Dividend (subject to approval of the Shareholders at the AGM), the register of members of the Company will be closed from Friday, 25 August 2017 to Tuesday, 29 August 2017 (both days inclusive), during which period no transfer of shares of the Company will be registered. In order to be eligible for the entitlement to the proposed Final Dividend, all completed transfer documents accompanied by the relevant share certificate(s) must be lodged with the Hong Kong Branch Share Registrar of the Company, Tricor Secretaries Limited at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration not later than 4:30 p.m. on Thursday, 24 August 2017.

董事局欣然提呈本集團本年度之年報及經審 核綜合財務報表。

主要業務

本公司為一間投資控股公司,其附屬公司主要從事土木工程、機電工程、地基及樓宇建築工程、物業發展及投資、專業服務(包括保安及設施管理解決方案)及其他業務。

業績及分派

本年度本集團之業績載於第108頁及第109 頁之綜合損益及其他全面收益表。

末期股息

董事局建議派發本年度之末期股息(「末期股息」)每股3.8港仙(2015/16年度:無)(共約61,500,000港元(2015/16年度:無))予於2017年8月29日名列於本公司股東名冊上之股東。待股東於應屆股東週年大會(「股東週年大會」)批准後,建議之末期股息將於2017年9月13日派付。

暫停辦理股份過戶登記手續

為釐定出席股東週年大會並於會上投票之資格,本公司將由2017年8月16日(星期三)至2017年8月21日(星期一)(包括首尾兩天)暫停辦理股份過戶登記手續,期間將不會資行任何本公司股份之過戶登記。為符有填好出席股東週年大會並於會上投票,所有填妥之過戶文件連同有關股票,須不遲於2017年8月15日(星期二)下午4時30分送交務和限公司,地址為香港皇后大道東183號合和中心22樓,以辦理過戶登記手續。

為釐定獲派發建議的末期股息之資格(須待股東於股東週年大會上批准),本公司7年8月29日(217年8月29日(星期五)至2017年8月29日(星期二)(包括首尾兩天)暫停辦理股份戶登記手續,期間將不會進行任何來發建議的之過戶登記,所有填妥之過戶文件連同有關股之粮,須不遲於2017年8月24日(星期四)下4時30分送交本公司股份過戶登記處香港皇年4時30分送交本公司股份過戶登記處香港皇后大道東183號合和中心22樓,以辦理過戶登記手續。

董事局報告

BUSINESS REVIEW AND OUTLOOK

A review of the business and the future development of the Group, its principal risks and uncertainties as well as an analysis of its performance for the Year are provided in the sections headed "Chairman's Statement" set out on pages 11 to 13 and "Management Discussion and Analysis" set out on pages 14 to 35.

The Group's environmental policies and performance, compliance with the relevant laws and regulations as well as its key relationships with employees, customers and suppliers and other significant stakeholders are discussed in the section headed "Environmental, Social and Governance Report" set out on pages 36 to 60.

FINANCIAL SUMMARY

A financial summary of the Group for the last five financial years is set out on page 234.

EQUITY FUND RAISING ACTIVITIES

Subscription of Shares

During the Year, the Company entered into a placing and subscription agreement with China New Way Investment Limited ("China New Way"), the then controlling shareholders of the Company, and the placing agent on 3 May 2016, pursuant to which (i) China New Way agreed to place, through the placing agent, an aggregate of up to 72,000,000 top-up placing ordinary shares of the Company at the top-up placing price of HK\$1.25 per share (the "Top-up Placing"); and (ii) China New Way agreed to subscribe for up to 72,000,000 top-up subscription ordinary shares of the Company at the top-up subscription price of HK\$1.25 per share (the "Top-up Subscription") which is equivalent to the top-up placing price. The top-up subscription shares were issued pursuant to the general mandate granted to the Directors by the Shareholders at the annual general meeting of the Company held on 28 August 2015.

The Top-up Placing and the Top-up Subscription were completed on 6 May 2016 and 11 May 2016 respectively. An aggregate of 72,000,000 top-up placing ordinary shares of the Company were placed to not less than six placees, all being independent third parties, at the top-up placing price of HK\$1.25 per share; and 72,000,000 top-up subscription ordinary shares of the Company with an aggregate nominal value of HK\$7,200,000 were allotted and issued to China New Way at the top-up subscription price of HK\$1.25 per share. The top-up placing price of HK\$1.25 per share represented a discount of approximately 13.8% to the closing price of HK\$1.45 per share as quoted on the Stock Exchange on 3 May 2016. The net price per top-up subscription share was approximately HK\$1.20. Details of the Top-up Placing and Top-up Subscription are set out in the announcements of the Company dated 3 May 2016 and 11 May 2016.

業務回顧及前景

本集團業務回顧及未來發展、其主要風險及不確定因素,以及本年度表現之分析載於第11頁至第13頁之「主席報告」一節及第14頁至第35頁之「管理層討論及分析」一節。

本集團環境政策及表現、遵守相關法律及法規,以及與僱員、客戶及供應商以及其他重要持份者的關係載於第36頁至第60頁「環境、社會及管治報告」一節。

財務概要

本集團於過去五個財政年度之財務概要載於 第234頁。

股本集資活動

認購股份

於本年度內,本公司與本公司當時之控股股東中國新維投資有限公司(「中國新維」)及配售代理於2016年5月3日訂立配售及認購協。 議,據此(i)中國新維同意透過配售代理協力之先舊後新配售價合共配售, 72,000,000股本公司先舊後新配售商品以最別 (「先舊後新配售」):及(ii)中國新維同意於先舊股1.25港元之先舊後新認購價(相當於先別股1.25港元之先舊後新認購價(相當於先公。 後新配售價)認購最多72,000,000股本公司股新配售價)認購最多72,000,000股本公司股新配售價)認購發新認購份乃根據股東於2015年8月28日舉行的本公司股東週年大會上授予董事之一般授權發行。

先舊後新配售及先舊後新認購分別於2016年5月6日及2016年5月11日完成。合共72,000,000股本公司先舊後新配售會配售已按每股1.25港元之先舊後新配售價配不少於六名均為獨立第三方之承配人,共面值7,200,000港元之72,000,000股本元司先舊後新認購會配股已按每股1.25港元之先舊後新配售價較於2016年5月3日於聯交所所報之收市價每股1.45港元新讓約13.8%。每股先舊後新配購股份舊月3日於聯交所所報之收市價每股1.45港元新讓約13.8%。每股先舊後新配售及先舊後新配售及先舊後新配售及先舊後新配售及先舊後新配售及先舊後新記購之詳情載於本公司日期為2016年5月3日及2016年5月11日之公告。

董事局報告

EQUITY FUND RAISING ACTIVITIES (continued)

Subscription of Shares (continued)

The net proceeds (after deducting the commission payable to the placing agent, professional fee and other related costs and expenses in relation to the Top-up Placing and the Top-up Subscription) from the Top-up Subscription were approximately HK\$86 million, which has been applied as below:

- approximately HK\$28 million was used for the acquisition of an engineering and architecture consultancy company in Singapore; and
- (ii) approximately HK\$58 million was used for bank loan repayment of the Group.

Subscription of Convertible Bonds

The Company entered into a subscription agreement (the "Subscription Agreement") and an amendment agreement with Sun Hung Kai Structured Finance Limited ("SHKSFL") on 20 November 2016 and 8 December 2016 respectively, pursuant to which the Company agreed to issue and SHKSFL and Scienter Investments Limited ("Scienter") agreed to subscribe for the 10% convertible bonds due in 2017 in the aggregate principal amount of HK\$214,072,844 (the "2016 Convertible Bonds"), which entitle the holder(s) thereof to subscribe for 297,323,395 ordinary shares of the Company with an aggregate nominal value of HK\$29,732,339.5 at the initial conversion price of HK\$0.72 per conversion share (subject to adjustments) (the "Conversion Share"). The Conversion Shares are to be/were issued pursuant to the general mandate granted to the Directors by the Shareholders at the annual general meeting of the Company held on 22 August 2016.

On 9 December 2016, the 2016 Convertible Bonds were issued to each of SHKSFL and Scienter in the principal amount of HK\$107,036,422. The initial conversion price of HK\$0.72 represented a premium of approximately 1.41% over the closing price of HK\$0.71 per share as quoted on the Stock Exchange on 18 November 2016, being the last trading day of the shares of the Company on the Stock Exchange immediately prior to the date of the Subscription Agreement. The net price per Conversion Share under the 2016 Convertible Bonds was approximately HK\$0.68. Details of the subscription of the 2016 Convertible Bonds are set out in the announcements of the Company dated 20 November 2016, 29 November 2016, 2 December 2016 and 9 December 2016 and the announcement jointly issued by the Company and GT Winners dated 8 December 2016.

The net proceeds from the subscription of the 2016 Convertible Bonds were approximately HK\$201.8 million, which was used for settlement of the balance of consideration for acquisition of the residential property development project located at Waterloo Road, Kowloon, Hong Kong.

股本集資活動(續)

認購股份(續)

先舊後新認購之所得款項淨額(扣除應付配售代理之佣金、專業費用以及有關先舊後新配售及先舊後新認購之其他相關成本及開支後)約為86,000,000港元,已應用如下:

- (i) 約28,000,000港元用於收購一間新加坡建築及工程諮詢公司;及
- (ii) 約58,000,000港元用於償還本集團銀行貸款。

認購可換股債券

本公司與新鴻基結構融資有限公司(「新鴻基結構融資」)分別於2016年11月20日及2016年12月8日訂立認購協議(「認購協議」)及修訂協議,據此,本公司同意發行及新鴻基結構融資及Scienter Investments Limited(「Scienter」)同意認購於2017年到期之10%可換股債券,本金總額為214,072,844港元(「2016年可換股債券」),賦予其持有人按初步換股價每股轉換股份(「轉換股份」)0.72港元(可予調整)認購本公司面值合共29,732,339.5港元之297,323,395股普通股之權利。轉換股份乃根據股東於2016年8月22日舉行的股東週年大會上授出之一般授權發行。

於2016年12月9日,本公司向新鴻基結構融資及Scienter分別發行本金金額額107,036,422港元之2016年可換股債券。0.72港元之初步換股價較於2016年11月18日(即緊接認購協議日期前本公司股份於所的最後交易日)於聯交所所報之收市可換股债券下每股轉換股份之淨價格約為0.68港元。有關認購2016年可換股债券之詳情載於本公司日期為2016年11月20日、2016年11月29日、2016年12月2日及2016年12月9日之公告以及本公司與GT Winners於2016年12月8日刊發之聯合公告。

認購2016年可換股債券之所得款項淨額約為201,800,000港元,已用於支付收購位於香港九龍窩打老道之住宅物業發展項目代價之餘額。

董事局報告

EQUITY FUND RAISING ACTIVITIES (continued)

Subscription of Convertible Bonds (continued)

The Directors consider that both the issue of shares under the Top-up Placing and the Top-up Subscription and the issue of the 2016 Convertible Bonds benefit the Group's long term development and broaden the Company's equity base to facilitate the future growth and development of its business.

Saved as disclosed above, the Company did not conduct any other fund raising activities on issue of equity securities during the Year.

INVESTMENT PROPERTIES

Details of the revalued investment properties of the Group as at 31 March 2017 are set out in Note 15 to the financial statements.

PROPERTY, PLANT AND EQUIPMENT

During the Year, the Group acquired property, plant and equipment at a cost of approximately HK\$48.3 million for the purpose of expanding the Group's business.

Details of these and other movements during the Year in the property, plant and equipment of the Group are set out in Note 14 to the financial statements.

MOVEMENTS IN SHARE CAPITAL, SHARE OPTION SCHEME AND CONVERTIBLE BONDS

Details of the movements in the share capital of the Company during the Year are set out in Note 36 to the financial statements.

The current share option scheme of the Company has been adopted on 3 September 2012 (the "Scheme"). A maximum of 97,863,853 shares fall to be issued under the Scheme. During the years ended 31 March 2016 and 31 March 2017, there had been no outstanding share options granted to any eligible participants.

Particulars of the Scheme are set out in Note 37 to the financial statements.

Details of the movements in convertible bonds issued by the Company are set out in Note 32 to the financial statements.

ARRANGEMENT TO PURCHASE SHARES OR DEBENTURES

Other than the Scheme disclosed above, at no time during the Year and at the end of the Year was the Company or any of its holding companies, subsidiaries or fellow subsidiaries a party to any arrangements to enable the Directors to acquire benefits by means of acquisition of shares in, or debentures of, the Company or any other body corporate.

股本集資活動(續)

認購可換股債券(續)

董事認為,根據先舊後新配售及先舊後新認 購發行股份及發行2016年可換股債券有利 於本集團長期發展及擴大本集團股本基礎, 從而推動其業務的未來成長及發展。

除上文所披露者外,本公司於本年度內並無 進行任何其他涉及發行股本證券之集資活 動。

投資物業

本集團於2017年3月31日的投資物業重估 詳情,載於財務報表附註15。

物業、機器及設備

於本年度內,本集團以成本約48,300,000 港元購入物業、機器及設備以擴展本集團之 業務。

有關上述變動及於本年度內本集團物業、機器及設備之其他變動詳情,載於財務報表附註14。

股本、購股權計劃及可換股債券 之變動

於本年度內,本公司之股本變動詳情載於財務報表附註36。

本公司已於2012年9月3日採納現時之購股權計劃(「該計劃」),該計劃下可發行最多97,863,853股股份。於2016年3月31日及2017年3月31日止年度之期間內,概無已授出予任何符合資格人士但尚未行使之購股權。

該計劃之詳情載於財務報表附註37。

本公司發行之可換股債券變動之詳情載於財 務報表附註32。

購買股份或債券安排

除上文所披露之該計劃外,本公司或其任何 控股公司、附屬公司或同系附屬公司並無於 本年度內任何時間及於本年度末訂立任何安 排,致使本公司之董事因購入本公司或任何 其他法人團體之股份或債券而取得實益。

董事局報告

BORROWINGS AND INTEREST CAPITALISED

Details of the Group's borrowings are set out in Notes 31 and 34 to the financial statements.

Interest capitalised by the Group during the Year is set out in Note 7 to the financial statements.

SUBSIDIARIES, JOINT OPERATIONS, JOINT VENTURES AND ASSOCIATES

Particulars of the Company's principal subsidiaries, joint operations, joint venture and associates as at 31 March 2017 are set out in Notes 49, 50, 51 and 52 to the financial statements respectively.

RESERVES

The Company's reserves available for distribution to Shareholders as at 31 March 2017 were as follows:

借款及利息資本化

本集團之借款詳情載於財務報表附註31及34。

於本年度內,本集團之利息資本化載於財務 報表附註7。

附屬公司、合營業務、合營公司 及聯營公司

於2017年3月31日,本公司之主要附屬公司、合營業務、合營公司,以及聯營公司之詳情,分別載於財務報表附註49、50、51及52。

儲備

於2017年3月31日,本公司可供分派予股東之儲備如下:

		HK\$'000 千港元
Contributed surplus Retained earnings	繳入盈餘 保留溢利	52,552 186,574
		239,126

Details of the movements in the reserves of the Company and the Group during the Year are set out in Note 55 to the financial statements and the consolidated statement of changes in equity on pages 112 and 113 respectively.

於本年度內,本公司及本集團之儲備變動詳情,分別載於財務報表附註55,以及第112 頁及第113頁之綜合股東權益變動表。

DIRECTORS

The Directors during the Year and up to the date of this report are:

Executive Directors

Mr. Pang Yat Ting, Dominic (re-designated from NED to Executive Director on 7 March 2017)

Mr. Xu Jianhua

Ir Dr. Pang Yat Bond, Derrick, JP

Mr. Kwok Yuk Chiu, Clement (resigned on 1 June 2017)

Non-executive Directors

Mr. Zhang Xiaoliang (resigned on 7 March 2017)

Mr. Chow Wing Kin, Anthony (resigned on 12 October 2016)

Independent Non-executive Directors

Mr. Ho Gilbert Chi Hang (appointed on 20 January 2017)

Mr. Lam Yau Fung, Curt (appointed on 20 January 2017)

Mr. Wu William Wai Leung

Mr. Chan Stephen Yin Wai (resigned on 25 October 2016)

Mr. Kwan Ringo Cheukkai (resigned on 25 October 2016)

董事

於本年度內及截至本報告之日期止之董事如 下:

執行董事

彭一庭先生(於2017年3月7日由非執行 董事調任為執行董事)

徐建華先生

彭一邦博士工程師太平紳士

郭煜釗先生(於2017年6月1日辭任)

非執行董事

張小良先生(於2017年3月7日辭任) 周永健先生(於2016年10月12日辭任)

獨立非執行董事

何智恒先生(於2017年1月20日獲委任) 林右烽先生(於2017年1月20日獲委任) 胡偉亮先生

陳賢偉先生(於2016年10月25日辭任)

關卓啟先生(於2016年10月25日辭任)

董事局報告

DIRECTORS (continued)

Each of Mr. Chan Stephen Yin Wai ("Mr. Chan") and Mr. Kwan Ringo Cheukkai ("Mr. Kwan") stated the following reason for their resignation with effect from 25 October 2016:

The then controlling shareholders of the Company (being China New Way and New Way Strategic Investment Ltd. ("New Way Strategic")) which together held over 50% of its voting shares had requisitioned a shareholder meeting to remove Mr. Chan and Mr. Kwan from office. As this indicated that Mr. Chan and Mr. Kwan would cease to have a constructive working relationship with the then controlling shareholders of the Company, Mr. Chan and Mr. Kwan considered it appropriate to tender their resignation immediately. While Mr. Chan and Mr. Kwan confirmed that they had no disagreement with the Board, Mr. Chan and Mr. Kwan wished to bring to the attention of holders of securities of the Company the following matters:

- (i) in connection with the proposed appointment of Mr. Pan Haibo (as then nominated by China New Way for consideration by the Board) as an Executive Director, a meeting of the Nomination Committee of the Board was held to consider the appropriateness and suitability of the proposed appointment; and
- (ii) as a result of the lack of sufficient information provided to the Nomination Committee of the Board to duly and carefully perform its duty, no resolution was passed at the meeting to make any such recommendation.

Details of the resignation of Mr. Chan and Mr. Kwan are set out in the announcements of the Company dated 26 October 2016 and 7 November 2016.

Mr. Zhang Xiaoliang tendered his resignation as NED with effect from 7 March 2017 as a result of the change in control of the Company as disclosed in the announcement jointly issued by the Company and GT Winners dated 8 December 2016. Mr. Zhang has confirmed to the Board that he had no disagreement with the Board and there was no matter in relation to his resignation that needed to be brought to the attention of the Shareholders.

In accordance with Bye-laws 86(2) and 87 of the Bye-laws, Mr. Pang Yat Ting, Dominic and Mr. Xu Jianhua will retire from office by rotation and Mr. Ho Gilbert Chi Hang and Mr. Lam Yau Fung, Curt, who were appointed by the Board to fill casual vacancies, will retire from office at the AGM. All the retiring Directors, being eligible, will offer themselves for re-election at the AGM.

None of the Directors being proposed for re-election at the AGM has a service contract with the Company or any of its subsidiaries which is not determinable by the Group within one year without payment of compensation, other than statutory compensation.

董事(續)

陳賢偉先生(「陳先生」)及關卓啟先生(「關先生」)各自就彼等於2016年10月25日起生效之辭任呈述以下原因:

合共持有超過50%投票權之本公司當時之控股東(即中國新維及新維策略投資會,以東(即中國新維及新維策略投資會,以東東京等等。由於東東大生及關先生之職務。由於此股股先生及關先生與本公司當時之控,陳先生及關先生與政等立即辭任乃屬適當無意見,惟陳先生及關先生希望就以下事宜敦持有人垂注:

- (i) 董事局提名委員會曾就建議委任潘海 波先生為執行董事(當時由中國新維提 名供董事局考慮)召開會議,考慮建議 委任是否適當及合適;及
- (ii) 由於缺乏充足資料供董事局提名委員會妥當及謹慎地履行其職責,會上並無通過決議案以作出任何推薦。

有關陳先生及關先生辭任之詳情載於本公司 日期為2016年10月26日及2016年11月7 日之公告。

張小良先生已自2017年3月7日起辭任非執行董事,其辭任乃因本公司與GT Winners聯合刊發日期為2016年12月8日之公告所述的本公司控制權之變動。張先生已向董事局確認,彼與董事局之間並無意見分歧,亦無其他有關彼辭任之事宜須敦請股東垂注。

根據公司細則第86(2)條及第87條之規定,彭一庭先生及徐建華先生將於股東週年大會上輪席退任,而由董事局委任以填補臨時空缺之何智恒先生及林右烽先生將於會上退任。所有退任董事均符合資格並將膺選連任。

擬於股東週年大會上膺選連任之董事,概無 與本公司或其任何附屬公司訂立不可於一年 內不付賠償(法定賠償除外)而終止之服務合 約。

董事局報告

INDEPENDENCE OF INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company has received from each of the INEDs an annual confirmation of his independence pursuant to Rule 3.13 of the Listing Rules. The Company considers all of the INEDs are independent under the Listing Rules.

MANAGEMENT CONTRACT

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or in existence during the Year.

EMOLUMENTS OF DIRECTORS AND THE FIVE HIGHEST PAID INDIVIDUALS

Details of the Directors' emoluments and the five highest paid individuals in the Group are set out in Notes 9 and 10 to the financial statements.

EMOLUMENT POLICY FOR DIRECTORS

The Directors' emoluments are in line with market practice. The Group adopted the following main principles in determining the Directors' remuneration:

- No individual should determine his own remuneration:
- Remuneration should be broadly aligned with companies with whom the Group competes for human resources; and
- Remuneration should reflect performance and responsibility with a view to motivating and retaining high performing individuals and enhancing the value of the Company to the Shareholders.

In addition to the basic salaries, a share option scheme has been adopted for rewarding and retaining Directors for the continual operation and development of the Group.

PERMITTED INDEMNITY PROVISION

A permitted indemnity provision (as defined in the Hong Kong Companies Ordinance) for the benefit of the Directors is currently in force and was in force throughout the Year.

The Company has arranged for appropriate insurance cover to protect the Directors from possible legal actions against them.

獨立非執行董事之獨立性

本公司已收到各獨立非執行董事根據上市規則第3.13條呈交之年度確認書,確認其獨立性。本公司認為全體獨立非執行董事根據上市規則均具獨立性。

管理合約

於本年度內,本公司並無訂立或存在任何有 關本公司全部或任何重大部份業務的管理及 行政合約。

董事酬金及五名最高薪酬人士

董事酬金及本集團五名最高薪酬人士之詳情,載於財務報表附註9及10。

董事酬金政策

董事酬金乃符合市場水平。本集團採納下列 主要原則釐定董事之酬金:

- 概無個別人士可決定其本身之酬金;
- 薪酬水平應與本集團聘用人才之競爭公司大致相若;及
- 酬金應反映個別人士之表現及責任, 藉此激勵及挽留表現優秀之個別人士 及提升本公司對股東的價值。

除基本薪金外,本公司已採納購股權計劃以 獎勵及挽留董事為本集團持續經營及發展效 力。

獲准許的彌償條文

惠及本公司董事之獲准許的彌償條文(定義見香港公司條例)於目前及本年度內有效。

本公司已就董事可能會面對的法律行動安排 適當的投保。

董事局報告

INTERESTS AND SHORT POSITIONS OF DIRECTORS AND CHIEF EXECUTIVE IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 31 March 2017, the interests of the Directors and chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept by the Company under Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code contained in Appendix 10 to the Listing Rules, were as follows:

董事及主要行政人員於股份、相關股份及債券之權益及淡倉

於2017年3月31日,本公司根據證券及期貨條例第352條規定所備存之登記冊之記錄,董事及本公司主要行政人員於本公司或其任何相聯法團(定義見證券及期貨條例第XV部)之股份、相關股份及債券之權益,或根據上市規則附錄十標準守則須向本公司及聯交所披露之權益如下:

Name of Directors 董事姓名	Capacity 身份	Note 附註	Number of ordinary shares held (long position) 持有 普通股數目 (好倉)	Number of underlying shares held (long position) 持有 相關股份數目 (好倉)	% of the Company's issued share capital 佔本公司 已發行股本 百分比
Mr. Pang Yat Ting, Dominic 彭一庭先生	Beneficial owner 實益擁有人 Interests of controlled corporation 受控法團權益	1	5,680,000 1,306,793,645	209,510,735	0.35% 93.64%
Ir Dr. Pang Yat Bond, Derrick 彭一邦博士工程師	Beneficial owner 實益擁有人		7,326,000	-	0.45%

Note:

1. GT Winners was owned as to 45% by Mr. Pang Yat Ting, Dominic. By virtue of the SFO, he was deemed to be interested in the ordinary shares/ underlying shares of the Company in which GT Winners had interest or was deemed to have interest. The details of such interests of GT Winners are set out in the following section headed "Interests and Short Positions of Substantial Shareholders in Shares and Underlying Shares".

Save as disclosed above, as at 31 March 2017, none of the Directors and chief executive of the Company had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO).

附註:

1. 彭一庭先生擁有GT Winners 45%股權。根據 證券及期貨條例,彼被視為擁有GT Winners 所擁有或被視為擁有權益之本公司普通股或相 關股份之權益。GT Winners有關權益之詳情 載於下文「主要股東於股份及相關股份之權益 及淡倉」一節。

除上文所披露者外,於2017年3月31日,概無董事及本公司主要行政人員於本公司或 其任何相聯法團(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任何 權益或淡倉。

董事局報告

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

As at 31 March 2017, the following Shareholders (other than Directors or chief executive of the Company) were recorded in the register kept by the Company under Section 336 of the SFO as being interested or deemed to have interest in 5% or more of the issued share capital of the Company:

主要股東於股份及相關股份之權益及淡倉

於2017年3月31日,本公司根據證券及期貨條例第336條規定所備存之登記冊之記錄,以下股東(董事或本公司主要行政人員除外)於本公司已發行股本中擁有或被視為擁有5%或以上權益:

Name of Shareholders	Capacity	Notes	Number of ordinary shares held (long position) 持有 普通股數目	Number of underlying shares held (long position) 持有 相關股份數目	% of the Company's issued share capital 佔本公司 已發行股本
股東姓名/名稱	身份	附註	(好倉)	(好倉)	百分比
GT Winners	Beneficial owner 實益擁有人	1	1,306,793,645	209,510,735	93.64%
Madam Li Wai Hang, Christina	Beneficial owner		10,880,875	-	0.67%
李蕙嫻女士	實益擁有人 Interests of controlled corporation 受控法團權益	2	1,306,793,645	209,510,735	93.64%
SHKSFL 新鴻基結構融資	Beneficial owner 實益擁有人	3	-	107,578,364	6.64%
Shipshape Investments Limited ("Shipshape Investments")	Interests of controlled corporation 受控法團權益	3	-	107,578,364	6.64%
Sun Hung Kai & Co. Limited ("Sun Hung Kai") 新鴻基有限公司(「新鴻基」)	Interests of controlled corporation 受控法團權益	3	-	107,578,364	6.64%
Allied Properties (H.K.) Limited ("Allied Properties") 聯合地產(香港)有限公司(「聯合地產」)	Interests of controlled corporation 受控法團權益	3	-	107,578,364	6.64%
Allied Group Limited ("Allied Group") 聯合集團有限公司(「聯合集團」)	Interests of controlled corporation 受控法團權益	3	-	107,578,364	6.64%
Lee and Lee Trust	Interests of controlled corporation 受控法團權益	3	-	107,578,364	6.64%

董事局報告

INTERESTS AND SHORT POSITIONS OF SUBSTANTIAL SHAREHOLDERS IN SHARES AND UNDERLYING SHARES (continued)

Notes:

- 1. These represent (i) a beneficial interest in 1,306,793,645 ordinary shares of the Company, representing approximately 80.70% of the issued share capital of the Company; and (ii) a beneficial interest in 209,510,735 underlying shares of the Company pursuant to certain convertible bonds of the Company, representing approximately 12.94% of the issued share capital of the Company, directly held by GT Winners.
- GT Winners was owned as to 45% by Madam Li Wai Hang, Christina. By virtue of the SFO, she was deemed to be interested in the ordinary shares/ underlying shares of the Company in which GT Winners had interest or was deemed to have interest.
- These represent a beneficial interest in 107,578,364 underlying shares
 of the Company pursuant to certain convertible bonds of the Company,
 representing approximately 6.64% of the issued share capital of the
 Company, directly held by SHKSFL.

SHKSFL was wholly-owned by Shipshape Investments, which was in turn wholly-owned by Sun Hung Kai. Sun Hung Kai was indirectly owned as to approximately 56.33% by Allied Properties. And Allied Properties was owned as to 74.99% by Allied Group. Mr. Lee Seng Hui, Ms. Lee Su Hwei and Mr. Lee Seng Huang were the trustees of Lee and Lee Trust, being a discretionary trust. Allied Group was owned as to approximately 74.49% by Lee and Lee Trust (inclusive of Mr. Lee Seng Hui's personal interests). By virtue of the SFO, each of Shipshape Investments, Sun Hung Kai, Allied Properties, Allied Group and Lee and Lee Trust was deemed to be interested in the underlying shares of the Company in which SHKSFL had interest or was deemed to have interest.

Save as disclosed above, as at 31 March 2017, the Company had not been notified of any other person or corporation (other than Directors or chief executive of the Company) as being interested or deemed to have interests or short positions in shares or underlying shares of the Company which would fall to be disclosed to the Company or the Stock Exchange under Part XV of the SFO.

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

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

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Bye-laws and there is no restriction against such rights under the laws of Bermuda.

主要股東於股份及相關股份之權益及淡倉(續)

附註:

- . 該等權益指由GT Winners直接持有(i)於 1,306,793,645股本公司普通股之實益權益, 相當於本公司已發行股本約80.70%:及(ii)根 據若干本公司可換股債券於209,510,735股本 公司相關股份之實益權益,相當於本公司已發 行股本約12.94%。
- 李蕙嫻女士擁有GT Winners 45%股權。根據 證券及期貨條例,彼被視為擁有GT Winners 所擁有或被視為擁有權益之本公司普通股或相 關股份之權益。
- 該等權益指由新鴻基結構融資直接持有根據若 干本公司可換股債券於107,578,364股本公司 相關股份之實益權益,相當於本公司已發行股 本約6.64%。

新鴻基結構融資由Shipshape Investments 全資擁有,而Shipshape Investments則由 新鴻基全資擁有。新鴻基由聯合地產間接擁 有約56.33%。而聯合地產由聯合集團擁有 約74.99%。李成輝先生、李淑慧女士及李 成煌先生為Lee and Lee Trust(為一項全權 信託)的信託人。聯合集團由Lee and Lee Trust(包括李成輝先生的個人權益)擁有約 74.49%。根據證券及期貨條例,Shipshape Investments、新鴻基、聯合地產、聯合集團 及Lee and Lee Trust被視為擁有新鴻基結構 融資所擁有或被視為擁有權益之本公司相關股 份之權益。

除上文所披露者外,於2017年3月31日,本公司並無獲悉任何其他人士或法團(董事或本公司主要行政人員除外)於本公司股份或相關股份中擁有或被視為擁有根據證券及期貨條例第XV部須向本公司或聯交所披露之權益或淡倉。

購回、出售或贖回本公司之上市 證券

於本年度內,本公司或其任何附屬公司概無購回、出售或贖回本公司之任何上市證券。

優先購股權

根據公司細則並無載有優先購股權之條文,而百慕達法例亦無該等權利之限制。

董事局報告

SUFFICIENCY OF PUBLIC FLOAT

On 2 December 2016, GT Winners as the purchaser entered into a sale and purchase agreement with China New Way and New Way Strategic as the vendors (the "Vendors"), pursuant to which GT Winners agreed to purchase and the Vendors agreed to sell 837,008,830 shares of the Company (the "Sale Shares"). The Sale Shares represented approximately 56.30% of the then issued share capital of the Company. Upon completion of the transaction on 8 December 2016, GT Winners became the controlling shareholder of the Company. Accordingly, GT Winners was required to make mandatory unconditional cash offers (the "Offers") pursuant to the Hong Kong Code on Takeovers and Mergers.

Upon the close of the Offers on 2 February 2017, shares of approximately 15.8% of the entire issued share capital of the Company were held by the public. Accordingly, the Company did not satisfy the minimum public float requirement as set out under Rule 8.08(1)(a) of the Listing Rules.

The Stock Exchange granted to the Company a temporary waiver from strict compliance with Rule 8.08(1)(a) of the Listing Rules for the initial period from 2 February 2017 to 30 April 2017 and later approved the extension of the waiver period to 16 May 2017.

Following the issue of shares of the Company to a holder of certain 2016 Convertible Bonds upon exercise of the conversion rights and completion of disposal of shares of the Company by GT Winners to two third parties as detailed in the announcements of the Company dated 31 March 2017 and 9 May 2017 respectively, the public float has been restored to at least 25% of the issued share capital of the Company in compliance with Rule 8.08(1)(a) of the Listing Rules.

Based on information that is publicly available to the Company and within the knowledge of the Directors as at the date of this report, other than disclosed above, the Company has maintained sufficient public float throughout the Year as required under the Listing Rules.

CONNECTED TRANSACTIONS

On 19 November 2016, the Group obtained an unsecured loan with a principal amount of HK\$158 million (the "Loan") from GT Winners, which was owned as to 45% by Mr. Pang Yat Ting, Dominic, one of the Directors. The Loan was unsecured, bore interest at 1.48% per annum and was repayable in 6 months.

On 20 November 2016, the Company entered into the Subscription Agreement with SHKSFL in relation to the issue of the 2016 Convertible Bonds. Mr. Pang Yat Ting, Dominic, one of the Directors, entered into the guarantee dated 20 November 2016 pursuant to which he agreed to guarantee the punctual performance by the Company of all its obligations under the Subscription Agreement and the instrument of the 2016 Convertible Bonds (the "Guarantee").

充足的公眾持股量

於2016年12月2日,GT Winners(作為買方)與中國新維及新維策略(作為賣方)(「賣方」)訂立買賣協議,據此,GT Winners 同意購買及賣方同意出售本公司837,008,830 股股份(「出售股份」)。出售股份佔本公司當時已發行股本約56.30%。交易於2016年12月8日完成後,GT Winners成為本公司控股股東。因此,GT Winners須根據香港收購及合併守則作出強制性無條件現金要約(「要約」)。

於2017年2月2日要約結束後,本公司全部已發行股本約15.8%之股份由公眾持有。因此,本公司並未達致上市規則第8.08(1)(a)條所載最低公眾持股量之規定。

聯交所向本公司授出臨時豁免,以於自2017年2月2日起至2017年4月30日止之初始期間豁免嚴格遵守上市規則第8.08(1)(a)條之規定,及隨後批准延長豁免期至2017年5月16日。

於一名持有若干2016年可換股債券之持有人行使轉換權後向其發行本公司股份及GT Winners完成向兩名第三方出售本公司股份後(詳情分別載於本公司日期為2017年3月31日及2017年5月9日之公告),公眾持股量已恢復至符合上市規則第8.08(1)(a)條規定佔本公司已發行股本不少於25%之水平。

根據於本報告日期本公司可得悉之公開資料 及董事所知悉,除上文所披露者外,本公司 於本年度內已維持上市規則所規定之充足公 眾持股量。

關連交易

於2016年11月19日,本集團自GT Winners (其由其中一名董事彭一庭先生擁有45%股權)獲得本金金額為158,000,000港元之無 抵押貸款(「該貸款」)。該貸款為無抵押、按 年利率1.48%計息及須於六個月內償還。

於2016年11月20日,本公司就發行2016年可換股債券與新鴻基結構融資訂立認購協議。本公司其中一名董事彭一庭先生已於2016年11月20日簽立擔保,據此,彼同意擔保本公司按時履行其於認購協議及2016年可換股債券文據下的所有義務(「該擔保」)。

董事局報告

CONNECTED TRANSACTIONS (continued)

Mr. Pang Yat Ting, Dominic and GT Winners, being his associate, are connected persons of the Company. The Loan and the Guarantee fell under the definition of connected transactions under the Listing Rules but are exempt from announcement, reporting and independent shareholders' approval requirement pursuant to Rule 14A.90 of the Listing Rules.

A summary of the related party transactions entered into by the Group during the Year is contained in Note 45 to the financial statements.

Save as disclosed above, no other related party transactions constitute any connected transactions or continuing connected transactions as defined under the Listing Rules during the Year.

The Company has complied with the applicable requirements in accordance with Chapter 14A of the Listing Rules with respect to the connected transactions entered into by the Group during the Year.

On 25 April 2017, (i) HKPFH Limited ("HKPFH", an indirect non-wholly-owned subsidiary of the Company), Kit Ho Engineering Limited ("Kit Ho"), HKPFH Operation Limited ("HKPFH Operation", an indirect non-wholly-owned subsidiary of the Company) and Regal Rich Limited ("Regal Rich", a then indirect non-wholly-owned subsidiary of the Company) entered into a sale and purchase agreement in relation to the disposal of the entire share capital of Regal Rich together with the outstanding shareholder's loan from HKPFH to Kit Ho at a total consideration of HK\$30,809,265.99; and (ii) HKPFH Operation and Kit Ho entered into a sales contract in relation to the disposal of certain dump trucks by HKPFH Operation to Kit Ho at a total consideration of HK\$20,894,490.91. Both transactions were completed on 28 April 2017.

Kit Ho was an associate of a substantial shareholder of HKPFH and thus a connected person of the Company at the subsidiary level. The transactions constituted a series of connected transactions that were subject to the disclosure requirements but exempt from the independent shareholders' approval requirement under Chapter 14A of the Listing Rules.

Details of the transactions are set out in the announcements of the Company dated 25 April 2017 and 28 April 2017 and Note 28(b) to the financial statements.

關連交易(續)

彭一庭先生及GT Winners(為其聯繫人)為本公司關連人士。該貸款及該擔保屬於上市規則定義下之關連交易,惟根據上市規則第14A.90條獲豁免遵守公告、報告及獨立股東批准之規定。

有關本集團於本年度內進行之關連方交易之 概要載於財務報表附註45。

除上文所披露者外,於本年度內,概無其他 關連方交易構成任何上市規則定義下之關連 交易或持續關連交易。

本公司已就本集團於本年度訂立之關連交易 遵守上市規則第14A章之適用規定。

於2017年4月25日,(i)中港建築物流有限公司(「中港建築物流」,本公司間接非全司 (「中港建築物流」,本公司 (「傑浩」)、傑浩工程有限公司(「傑達與物流營運有限公司(「中港建築物流營運有限公司(「中港建築物流營運有限公司)間屬公司)間立買賣協議,內容有關明本公司間關明本企業的,內容有關中港建築物流營運和,內容有關中港建築物流營運和,內容有關中港建築物流營運河。總經過一次,內容有關中港建築物流營運河。總經過一次,內容有關中港建築物流營運河。總經過一次,內容有關中港建築物流營運河。

傑浩為中港建築物流主要股東之聯繫人,因此為本公司於附屬公司層面之關連人士。根據上市規則第14A章,該等交易構成一連串關連交易,須遵守披露規定,但獲豁免遵守獨立股東批准之規定。

有關交易詳情載於本公司日期為2017年4月25日及2017年4月28日之公告以及財務報表附註28(b)。

董事局報告

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

Save as the connected transactions disclosed above and the related party transactions disclosed in Note 45 to the financial statements, no transactions, arrangements or contracts of significance in relation to the Group's business in which the Company or any of its subsidiaries, its holding company, or any subsidiaries of its holding company was a party and in which a Director had a material interest, whether directly or indirectly, subsisted as at 31 March 2017 or at any time during the Year.

DIRECTORS' INTERESTS IN COMPETING BUSINESSES

During the Year, Mr. Pang Yat Ting, Dominic, one of the Directors, had been a director of and held through his controlled corporation 40% interests in Clover Peak Limited ("Clover Peak"), which held 10% indirect interests in Golden Concept Development Limited (being the registered owner of the site of Shatin Town Lot No. 579 at Area 56A Kau To, Shatin, New Territories, Hong Kong (the "Site")) through Wealth Anchor Investments Limited ("Wealth Anchor"). The Site had been used for property development purpose and therefore Mr. Pang Yat Ting, Dominic was regarded as being interested in such businesses which competed or were likely to complete with the Group.

The interests in Wealth Anchor was acquired by Clover Peak from Chun Wo (BVI) Limited, a wholly-owned subsidiary of the Company (the "Acquisition"), pursuant to a sale and purchase agreement dated 14 August 2015 as detailed in the circular of the Company dated 10 September 2015. The Acquisition constituted a connected transaction under Chapter 14A of the Listing Rules and had been approved by the independent Shareholders by resolutions passed at the special general meeting of the Company held on 25 September 2015 in compliance with the Listing Rules.

Each of the Directors are aware of his fiduciary duties as a director of the Company and will act in the interests of the Company and the Shareholders as a whole and avoid any conflict of interests between his duties as a director of the Company and his personal interests.

Save as disclosed above, none of the Directors were interested in any business which competed or was likely to compete, either directly or indirectly, with the Group's business.

董事於重要交易、安排或合約中 之利益

除上文所披露之關連交易及財務報表附註45 所披露之關連方交易外,於2017年3月31日 或於本年度內之任何時間,本公司或其任何 附屬公司或其控股公司,或其控股公司的任 何附屬公司,概無存在董事於其中擁有直接 或間接重大利益的有關本集團業務之重要交 易、安排或合約。

董事於競爭業務中之權益

於本年度,其中一名董事彭一庭先生為Clover Peak Limited (「Clover Peak」)之董事及通過其受控法團持有其40%之權益,而Clover Peak透過Wealth Anchor Investments Limited (「Wealth Anchor」)持有創金發展有限公司(即香港新界沙田九肚山56A區沙田市地段第579號地盤(「該地盤」)之註冊擁有人)10%間接股權。該地盤用於物業發展,故彭一庭先生被視為於與本集團存在競爭或可能存在競爭之該業務擁有權益。

根據日期為2015年8月14日之買賣協議 (詳情載於本公司日期為2015年9月10日 之通函),Clover Peak自本公司全資附屬 公司Chun Wo (BVI) Limited 收購於Wealth Anchor之權益(「該收購事項」)。該收購事 項構成上市規則第14A章下之關連交易,並 已由獨立股東按上市規則於2015年9月25日 舉行之股東特別大會上通過的決議案批准。

各董事均知悉其作為本公司董事的誠信責任,並將以本公司及股東整體利益為依歸行事及避免作為本公司董事之職責與其個人利益產生任何利益衝突。

除上文所披露者外,概無董事於與本集團業 務直接或間接構成或可能構成競爭的任何業 務中擁有權益。

董事局報告

MAJOR CUSTOMERS AND SUPPLIERS

For the Year, the aggregate amount of turnover attributable to the Group's five largest customers accounted for approximately 79.5% of the Group's total turnover and the turnover attributable to the Group's largest customer accounted for approximately 55.4% of the Group's total turnover. The aggregate amount of purchases attributable to the Group's five largest suppliers accounted for less than 30% of the Group's total purchases.

The Group's five largest customers include governmental authorities and statutory organisations, infrastructure and property developers and property owners. The credit terms granted to these customers are in line with those granted to other customers as well as industry practices. The Group's management has considered the credit quality of these major customers and is of the view that none of the relevant trade receivables is considered doubtful. In determining the credit terms, the Group takes into account various factors, including the background, financial strength and track records of credit settlement of the counterparties, in order to mitigate credit risks. In view of the financial strength and high credit rating the major customers, the Directors consider that the Group's exposure to concentration of credit risk is limited.

None of the Directors, their associates or any Shareholders (which to the knowledge the Directors own more than 5% of the Company's share capital) has any interest in any of the Group's five largest customers or suppliers.

CHARITABLE DONATIONS

During the Year, the Group made charitable and other donations totalling approximately HK\$2.2 million.

CHANGE OF COMPANY NAME

As disclosed in the announcement of the Company dated 28 October 2016, the English name of the Company has been changed from "China City Construction Group Holdings Limited" to "ASIA ALLIED INFRASTRUCTURE HOLDINGS LIMITED" and a new Chinese name "亞洲聯合基建控股有限公司" has been adopted as the secondary name in Chinese of the Company to replace its former Chinese name "中國城建集團股份有限公司", which was used for identification purpose only, to reflect the Group's long-term strategic targets.

EVENTS AFTER THE REPORTING PERIOD

Details of the significant events after the reporting period of the Group are set out in Note 53 to the financial statements.

主要客戶及供應商

於本年度內,本集團之五個最大客戶之累計營業總額佔本集團總營業額約79.5%,而本集團最大客戶之營業額佔本集團總營業額約55.4%。本集團之五個最大供應商之累計採購總額佔本集團總採購金額少於30%。

董事、彼等之聯繫人或據董事所知悉擁有本公司股本5%以上之任何股東,概無擁有本集團五大客戶或供應商之任何權益。

慈善捐獻

於本年度內,本集團所作之慈善及其他捐款 共約2,200,000港元。

更改公司名稱

如本公司日期為2016年10月28日之公告中所述,本公司之英文名稱已由「China City Construction Group Holdings Limited」更改為「ASIA ALLIED INFRASTRUCTURE HOLDINGS LIMITED」,及已採納新中文名稱「亞洲聯合基建控股有限公司」為本公司之中文第二名稱,以取代其先前作僅供識別用之前中文名稱「中國城建集團股份有限公司」,以反映本集團之長遠策略目標。

報告期後事項

本集團報告期後重大事項之詳情載於財務報 表附註53。

董事局報告

AUDITOR

The consolidated financial statements for the Year were audited by EY, the auditor of the Company, which would retire at the conclusion of the AGM and, being eligible, offer themselves for re-appointment. A resolution will be proposed to the Shareholders at the AGM to re-appoint EY as the auditor of the Company and to authorise the Board to fix their remuneration.

The Company appointed EY as the auditor of the Company in 2015 to fill the casual vacancy following the resignation of Deloitte Touche Tohmatsu.

Save as disclosed above, there has been no other change in the auditor of the Company in the preceding three years.

On behalf of the Board

Pang Yat Ting, Dominic Chairman

Hong Kong, 29 June 2017

核數師

本年度之綜合財務報表乃由本公司之核數師安永審核,其將於股東週年大會結束時退任,惟符合資格並願膺聘連任。於股東週年大會上,將就續聘安永為本公司核數師及授權董事局釐訂其酬金向股東提呈一項決議案。

本公司於2015年委任安永為本公司核數師 以填補德勤 ● 關黃陳方會計師行辭任後之臨 時空缺。

除上文所披露者外,本公司過去三年間並無 更換核數師。

代表董事局

主席 **彭一庭**

香港,2017年6月29日

獨立核數師報告



Ernst & Young 22/F, CITIC Tower 1 Tim Mei Avenue Central, Hong Kong

Central, Hong Kong

frastructure Holdings

To the shareholders of Asia Allied Infrastructure Holdings Limited (formerly known as China City Construction Group Holdings Limited)

(Incorporated in Bermuda with limited liability)

OPINION

We have audited the consolidated financial statements of Asia Allied Infrastructure Holdings Limited (formerly known as China City Construction Group Holdings Limited) (the "Company") and its subsidiaries (the "Group") set out on pages 108 to 233, which comprise the consolidated statement of financial position as at 31 March 2017, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 March 2017, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

安永會計師事務所 香港中環 添美道1號 中信大廈22樓 Tel 電話: +852 2846 9888 Fax 傳真:+852 2868 4432 ev.com

致:亞洲聯合基建控股有限公司 (前稱為中國城建集團股份有限公司*)

(於百慕達註冊成立之有限公司) 列位股東

意見

本核數師已完成審核第108頁至第233頁所載亞洲聯合基建控股有限公司(前稱為中國城建集團股份有限公司*)(「貴公司」)及其內國公司(「貴集團」)之綜合財務報表,該等局財務報表包括於2017年3月31日之綜合財務報表的投土。 務狀況表,以及截至該日止年度之綜合財務 及其他全面收益表、綜合股東權益變動表 於2017年3月31日之綜合財務 於2017年3月31日立統 於2017年3月31日立 於2017年3日立 於2017年3日 於2017年3日 於2017年3日 於2017年3日 於2017年3日 於2017年3日 於2017年3日 於2017年3日 於2017年3

吾等認為,綜合財務報表已根據香港會計師公會(「香港會計師公會」)頒佈的香港財務報告準則(「香港財務報告準則」)真實而公平地反映 貴集團於2017年3月31日的綜合財務狀況以及其截至該日止年度的綜合財務表現及綜合現金流量,並已遵照香港公司條例的披露要求妥為編製。

意見的基礎

吾等根據香港會計師公會頒佈的香港審計 準則(「香港審計準則」)進行審核。在核 連則下,吾等的責任在吾等的報告內「極 師就審核綜合財務報表須承擔的責任」一國 進一步闡述。根據香港會計師公會的「國際 雖業會計師道德守則」(「守則」),吾等獨立 於 貴集團,並已遵循守則履行其他證 於 吾等相信,吾等所獲得的審核憑能 足及適當地為吾等的審核意見提供基礎。

獨立核數師報告

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the *Auditor's responsibilities for the audit of the consolidated financial statements* section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

Recoverability of amounts due from contract customers

Construction work performed which has not been certified is carried in the consolidated statement of financial position as amounts due from contract customers. Amounts due from contract customers are stated at cost less impairment. In assessing the recoverability of the amounts due from contract customers, the Group regularly reviews and, where appropriate, adjusts the financial budget of each construction work based on work progress and latest available information (including correspondence with employers' independent surveyors, advices of legal and civil engineering experts), and estimates the amount of foreseeable losses or attributable profits of each construction contract. When it is probable that total contract costs will exceed total contract revenue to indicate an impairment, the expected loss is recognised as an expense immediately.

關鍵審核事項

根據吾等的專業判斷,關鍵審核事項為吾等於審核本期間的綜合財務報表中最重要的的項。吾等在審核綜合財務報表及就此達取致見時處理此等事項,而不會就此等事項單獨發表意見。就下文各事項而言,有關吾等審核時處理此等事項的描述僅適用於此等情況。

吾等已履行本報告審核綜合財務報表一節核 數師責任所述的責任,包括與此等事項相關 之責任。據此,吾等的審計範圍包括旨在回 應吾等對綜合財務報表進行重大錯誤陳述風 險評估的程序的表現。審核程序(包括為處 理下列事項而進行的程序)的結果為吾就 隨附綜合財務報表發表審核意見提供了基 礎。

應收合約客戶款項的可收回性

已執行但尚未核證的承建工程於綜合財務狀況表以應收合約客戶款項入賬。應收合約客戶款項入賬。應收合約客戶款項按成本扣除減值列賬。評估應收合約客戶款項的可收回性時, 貴集團定期審閱並(倘與用)根據工程進度及可獲取的最新資料(包括與應主之獨立測量師的通信、法律及土木工程專家的意見)調整各項承建工程的財務預算,並估計各項承建合約的可預見虧損金額或應佔劃。倘總合約成本將可能超過總合約收益,顯示已出現減值的情況,則即時將預期虧損確認為開支。

獨立核數師報告

KEY AUDIT MATTERS (continued)

Recoverability of amounts due from contract customers (continued)

The amounts due from contract customers as at 31 March 2017 amounted to approximately HK\$1,888 million (2016: HK\$2,011 million). The recoverability assessment of these amounts due from contract customers involves significant estimations and judgements made by management when management prepares financial budgets of each construction work.

Related disclosures are included in notes 3.3, 4 and 22 to the financial statements.

How our audit addressed the key audit matter

As part of our audit procedures, we examined independent surveys of work for amounts of contract revenue recognised and revenue cutoff. We then selected material construction contracts, reviewed their financial budgets and interviewed the Group's quantity surveyors regarding preparation and approval processes of financial budgets of construction contracts and the progress of work certification by independent surveyors. In addition, we reviewed correspondences between the Group and independent surveyors in respect of construction work performed, obtained professional advices of legal advisors and civil engineering experts engaged by the Group, if necessary, in respect of construction work performed, and evaluated the competence, capabilities and objectivity of these legal advisors and civil engineering experts. We also assessed the adequacy of the related disclosures in the notes to the financial statements.

Estimation of the outcome of construction projects

During the early stages of a contract, it is often the case that the outcome of the contract cannot be estimated reliably. As disclosed in the Group's accounting policies, when the outcome of the contract cannot be estimated reliably, contract revenue is recognised only to the extent of costs incurred that are expected to be recoverable, i.e., no profit is recognised.

關鍵審核事項(續)

應收合約客戶款項的可收回性(續)

於2017年3月31日,應收合約客戶款項約為 1,888,000,000港元(2016年:2,011,000,000 港元)。該等應收合約客戶款項的可收回性評 估涉及管理層在編製各項承建工程財務預算時 作出的重大估計及判斷。

相關披露載於財務報表附註3.3、4及22。

於審核中處理關鍵審核事項的方法

估計建築項目結果

於合約早期階段,合約結果通常不能可靠地估計。如 貴集團會計政策所披露,當合約結果 不能可靠地估計時,合約收益僅確認至預計可 收回的成本(即並無確認溢利)。

獨立核數師報告

KEY AUDIT MATTERS (continued)

Estimation of the outcome of construction projects (continued)

The Group regularly assesses the possible outcome of solo construction contracts based on the latest facts and circumstances occurred in the construction contracts, and past experience in conducting similar construction work. When there is a change in the expectation as to when the outcome of construction contracts can be estimated reliably, the Group will adjust the amounts of contract costs and contract profit accordingly. Such change constitutes a change in an accounting estimate and involves significant management estimation and judgement regarding the outcome of a contract. The effect of any change in accounting estimate is recognised prospectively by including it in profit or loss in the current year and future periods.

Related disclosures are included in notes 3.3 and 4 to the financial statements.

How our audit addressed the key audit matter

As part of our audit procedures, we obtained and understood the rationales, the basis and the approval process of the changes made by the Group. We then selected material construction contracts, reviewed their financial budgets and interviewed the Group's quantity surveyors regarding preparation and approval processes of financial budgets of construction contracts and the progress of work certified by independent surveyors. In addition, we reviewed the Group's working schedules and related accounting journals to effect change in the accounting estimate. We also assessed the adequacy of the related disclosures in the notes to the financial statements with reference to disclosures made in financial statements of other listed companies in the construction industry about changes in estimates of construction contracts.

閣鍵審核事項(續)

估計建築項目結果(續)

貴集團根據建築合約發生之最近期事實及情況,以及開展類似建築工程之過往經驗,定期評估建築合約之可能結果。當預測到建築合約之結果根據可靠估計會出現變動時,貴集團將相應調整合約成本及合約利潤。該變動構成會計估計變動,並涉及管理層對合約結果的重大估計及判斷。於本年度及未來期間,會計估計任何變動的影響會獲追溯確認並計入損益。

相關披露載於財務報表附註3.3及4。

於審核中處理關鍵審核事項的方法

作為審核程序的一部分,吾等知悉及了解 貴 集團作出變動的基本原理、基礎及審批流程 吾等隨後挑選重大承建合約,審閱其財務預 算,並就承建合約財務預算編製及審批流程預 及獨立測量師的工程進度證書事宜採訪 貴集 團的工料測量師。此外,吾等審閱 貴集團之 工序表及相關會計憑證,以讓會計估計變動生 效。吾等亦經參考建築行業其他上市公司之財 務報表就估計建築合約作出的相關披露以評估 其相關披露的充足性。

獨立核數師報告

KEY AUDIT MATTERS (continued)

Impairment assessment of property development projects

As at 31 March 2017, the Group had investments in land held for property development, properties under development and properties held for sale under property development group (the "property development projects") with an aggregate amount of HK\$929 million (2016: HK\$858 million), representing 11% of the total assets of the Group.

The carrying amounts of the property development projects are stated at the lower of cost and net realisable value. Significant management judgement is involved in determining the estimated net realisable values of the property development projects, including estimation of selling prices, costs to be incurred until completion and variable selling expenses.

Given the sensitivity of the assumptions and the level of judgement involved, the management engaged independent professional valuers to prepare valuation reports and/or feasibility report for the property development projects.

Related disclosures are included in note 4 to the financial statements.

How our audit addressed the key audit matter

As part of our audit procedures, we obtained the valuation reports and feasibility report and assessed the objectivity, competence and independence of the independent professional valuers. We then engaged our internal valuation specialists to assist us to assess the bases and assumptions adopted in the impairment assessments. In addition, our procedures included discussions with management and the independent professional valuers about the assumptions and parameters used in estimating the latest selling prices, costs to be incurred until completion, variable selling expenses and feasibility of the Group's property development plan. We also assessed the adequacy and appropriateness of the disclosures in the notes to the financial statements of the Company.

關鍵審核事項(續)

物業開發項目減值評估

於2017年3月31日,貴集團之物業開發集團下擁有若干持作物業發展的土地、發展中物業及持作銷售物業(「物業開發項目」)的投資,總金額為929,000,000港元(2016年:858,000,000港元),佔集團總資產的11%。

物業開發項目賬面值按成本與可變現淨值兩者 之較低者入賬。於釐定物業開發項目的預計可 變現淨值時,需要作出重大的管理判斷,包括 估計售價、直至完成前將產生的成本及可變出 售開支。

鑒於假設的敏感度及所用判斷的程度,管理層 已委聘獨立專業估值師,就物業開發項目編製 估值報告及/或可行性報告。

相關披露載於財務報表附註4。

於審核中處理關鍵審核事項的方法

獨立核數師報告

KEY AUDIT MATTERS (continued)

Recoverability of an investment deposit and partial consideration paid for a rescinded acquisition transaction

Included in the Group's other receivables as at 31 March 2017 was an investment deposit and partial consideration of HK\$148 million in total (collectively, the "Debt") paid to an entity (the "Entity") for the acquisition of a subsidiary in accordance with a sale and purchase agreement entered into between the two parties on 4 November 2015. As the acquisition transaction was subsequently rescinded pursuant to a supplementary agreement dated 25 August 2016, the Entity shall refund the Debt to the Group.

In considering the recoverability of the Debt, the management took into account of (i) a series of agreements (the "Agreements") entered into by the Group with, amongst others, the Entity and its fellow subsidiary on 26 June 2017 for the purpose of recovering the Debt in connection with the rescinded acquisition transaction; and (ii) a valuation of an asset relevant to the Agreements performed by an independent professional valuer engaged by the Group, and is of the view that the Debt is fully recoverable and no impairment is considered necessary.

Given the amount is significant and judgemental nature of the recoverability assessment, we considered this a key audit matter.

Related disclosures are included in notes 4 and 24(a) to the financial statements.

How our audit addressed the key audit matter

As part of our audit procedures, we obtained and reviewed the relevant agreements in connection with the rescinded acquisition transaction including the Agreements. With regard to the recoverability assessment of the Debt prepared by the management, we (i) enquired the management of the bases and assumptions adopted in the assessment; (ii) assessed the objectivity, competence and independence of the independent professional valuer; and (iii) involved our internal valuation specialists to assist us to assess the valuation of an asset relevant to the Agreements. We also assessed the adequacy and appropriateness of the disclosures in the notes to the financial statements.

關鍵審核事項(續)

一項已撤銷收購交易的已付投資按金及部分代 價的可收回性

根據於2015年11月4日訂立的買賣協議收購一間附屬公司已付一間實體(「實體」)合共148,000,000港元之投資按金及部分代價(統稱為「債務」)計入 貴集團於2017年3月31日的其他應收款項。由於收購交易隨後根據日期為2016年8月25日的補充協議撤銷,實體應向 貴集團退還債務。

於考慮債務的可收回性時,管理層經考慮(i) 貴集團與(其中包括)實體及其同系附屬公司於2017年6月26日訂立一系列協議(「協議」),目的就一項已撤銷之收購交易收回債務;及(ii) 貴集團委聘一名獨立專業估值師對協議相關資產進行估值,並認為債務可悉數收回及並無必要減值。

鑒於該金額屬重大及可收回性評估的判斷性 質,吾等認為此項為關鍵審核事項。

相關披露載於財務報表附註4及24(a)。

於審核中處理關鍵審核事項的方法

作為審核程序的一部分,吾等已獲得及審閱有關已撤銷收購交易的相關協議。鑒於管理層編製之債務可收回性評估,吾等(i)已向管理層查詢評估採納的基準及假設:(ii)評估相關獨立專業估值師的客觀性、能力及獨立性;及(iii)內部估值專家協助吾等評估協議中相關資產之估值。吾等亦評估財務報表附註披露的充足性及適當性。

獨立核數師報告

OTHER INFORMATION INCLUDED IN THE ANNUAL REPORT

The directors of the Company are responsible for the other information. The other information comprises the information included in the Annual Report, other than the consolidated financial statements and our auditor's report thereon.

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

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

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with HKFRSs issued by the HKICPA and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

The directors of the Company are assisted by the Audit Committee in discharging their responsibilities for overseeing the Group's financial reporting process.

載於年報的其他資料

貴公司董事須對其他資料承擔責任。其他資料包括載於年報的資料,但不包括綜合財務報表及吾等的核數師報告。

吾等對綜合財務報表作出的意見並無涵蓋其 他資料,而吾等不會對其他資料發表任何形 式的鑒證結論。

就吾等審核綜合財務報表而言,吾等的責任為閱讀其他資料,從而考慮其他資料是否與綜合財務報表或吾等在審核過程中所了解的情況存在重大不符,或似乎存在重大錯誤陳述。倘若吾等基於已進行的工作認為其他資料出現重大錯誤陳述,吾等須報告有關事實。就此,吾等毋須作出報告。

董事就綜合財務報表須承擔的責 任

貴公司董事須負責根據香港會計師公會頒佈的香港財務報告準則及香港公司條例的披露要求,編製真實而公平地反映情況的綜合財務報表,及董事釐定對編製綜合財務報表屬必要的有關內部監控,以使該等綜合財務報表不會存在由於欺詐或錯誤而導致的重大錯誤陳述。

在編製綜合財務報表時, 貴公司的董事須 負責評估 貴集團持續經營的能力,並披露 與持續經營有關的事項(如適用)。除非 貴 公司董事擬將 貴集團清盤或停止營運,或 除此之外並無其他實際可行的辦法,否則須 採用以持續經營為基礎的會計法。

審核委員會協助 貴公司董事履行彼等監督 貴集團財務報告程序的責任。

獨立核數師報告

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Our report is made solely to you, as a body, in accordance with section 90 of the Bermuda Companies Act 1981, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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

核數師就審核綜合財務報表須承 擔的責任

吾等的目標為合理確定此等綜合財務報表整體而言不會存在由於欺詐或錯誤而導致的重大錯誤陳述,並發出載有吾等意見的核數師報告。本報告依據百慕達公司法1981年第90條,僅為全體股東編製,除此以外不可作其他用途。吾等概不就本報告的內容對任何其他人士負責或承擔任何責任。

合理確定屬高層次的核證,惟根據香港審計準則進行的審核工作不能保證總能察覺所存在的重大錯誤陳述。錯誤陳述可因欺詐或錯 誤產生,倘個別或整體在合理預期情況下可 影響使用者根據綜合財務報表作出的經濟決 定時,則被視為重大錯誤陳述。

在根據香港審計準則進行審計的過程中,吾 等運用專業判斷,並保持專業懷疑態度。吾 等亦:

- 了解與審計相關的內部監控,以設計 適當的審計程序,惟並非旨在對 貴 集團內部監控的有效性發表意見。
- 評估董事所採用會計政策的恰當性及 作出會計估計和相關披露的合理性。

INDEPENDENT AUDITOR'S REPORT

獨立核數師報告

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

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

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

Ernst & Young

Certified Public Accountants

Hong Kong 29 June 2017

核數師就審核綜合財務報表須承 擔的責任(續)

- 評估綜合財務報表的整體呈報方式、 結構及內容,包括披露資料,以及綜 合財務報表是否中肯反映相關交易和 事項。
- 就 貴集團內實體或業務活動的財務 資料獲取充足及適當的審計憑證,以 便對綜合財務報表發表意見。吾等負 責集團審計的方向、監督和執行。吾 等為審核意見承擔全部責任。

吾等與審核委員會就(其中包括)審計的計劃 範圍、時間安排及重大審計發現溝通,該等 發現包括吾等在審計過程中識別的內部監控 的任何重大缺失。

吾等亦向審核委員會作出聲明,指出吾等已符合有關獨立性的相關道德要求,並與彼等溝通可能被合理認為會影響吾等獨立性的所有關係及其他事宜,以及相關防範措施(如適用)。

從與審核委員會溝通的事項中,吾等釐定對本期間綜合財務報表的審計至關重要的事項,因而構成關鍵審核事項。吾等在核數和完計公開披露該等事項,或在極端罕見的情況下,倘合理預期在吾等報告中溝通某事門。 於定不應在報告中傳達該事項。

出具本獨立核數師報告的審計項目合夥人為 CHENG, Man。

安永會計師事務所

執業會計師

香港 2017年6月29日

* 僅供識別

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

綜合損益及其他全面收益表

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
REVENUE	營業額	6	8,810,797	8,541,826
Cost of sales	銷售成本		(8,350,054)	(8,053,293)
Gross profit	毛利		460,743	488,533
Other income and gains, net Fair value gain of investment properties, net Selling expenses Administrative expenses Other expenses, net Finance costs Share of profits and losses of associates	其他收入及收益淨額 投資物業公平值收益淨額 銷售開支 行政開支 其他開支淨額 融資成本 應佔聯營公司溢利及虧損	6 15 7 18(d)	132,984 88,855 (7,344) (408,120) (449) (56,726) 26,004	286,802 3,875 (6,247) (378,067) (214) (43,251) (1,711)
PROFIT BEFORE TAX	除税前溢利	8	235,947	349,720
Income tax	所得税	11	(30,126)	(43,246)
PROFIT FOR THE YEAR	本年度溢利		205,821	306,474
OTHER COMPREHENSIVE (LOSS)/INCOME	其他全面(開支)/收益			
Items to be reclassified to profit or loss in subsequent periods: Exchange differences: Translation of foreign operations Reclassification adjustments for gains included in profit or loss upon	後續期間將重新分類至 損益之項目: 匯兑差額: 換算海外業務 取消註冊附屬公司 收益之重新分類		(45,123)	(38,006)
deregistration of subsidiaries Share of movements in exchange	調整(計入損益) 應佔聯營公司外匯		(1,265)	(4,530)
fluctuation reserves of associates	波動儲備	18(d)	(99)	114
OTHER COMPREHENSIVE LOSS FOR THE YEAR, NET OF INCOME TAX OF NIL	本年度其他全面開支, 已扣除零港元之所得税		(46,487)	(42,422)
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	本年度全面收益總額		159,334	264,052

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

綜合損益及其他全面收益表

		Note 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
PROFIT FOR THE YEAR ATTRIBUTABLE TO: Shareholders of the Company Non-controlling interests	應佔本年度溢利: 本公司股東 非控股權益		205,506 315	301,950 4,524
			205,821	306,474
TOTAL COMPREHENSIVE INCOME FOR THE YEAR ATTRIBUTABLE TO: Shareholders of the Company Non-controlling interests	應 佔本年度全面收益總額 : 本公司股東 非控股權益		159,019 315	259,528 4,524
			159,334	264,052
EARNINGS PER SHARE ATTRIBUTABLE TO SHAREHOLDERS OF THE COMPANY	本公司股東應佔每股盈利	13	HK cents 港仙	HK cents 港仙
Basic	基本		13.62	21.35
Diluted	攤薄		13.62	19.76

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

31 March 2017 2017年3月31日

		Notes	2017 2017年 HK\$'000 イ油ニ	2016 2016年 HK\$'000 て洪ニ
		附註	千港元	千港元
NON-CURRENT ASSETS Property, plant and equipment Investment properties Goodwill Investment in a joint venture Investments in associates Deferred tax assets	非流動資產 物業、機器及設備 投資物業 商譽 於一間合營公司投資 於聯營公司投資 遞延税項資產	14 15 16 17 18 35	267,813 866,120 44,686 313,993 75,963 5,693	282,527 29,554 - 313,993 295,632 2,134
Total non-current assets	非流動資產總額		1,574,268	923,840
CURRENT ASSETS Land held for property development Properties under development Properties held for sale Amounts due from contract customers Trade receivables Prepayments, deposits and other receivables Income tax recoverables Equity investments at fair value through	流動資產 持作物業發展之土地 發展中物業 持作銷售物業 應收合約客戶款項 貿易應收款項 預付款項、按金及其他應收款項 可退回税項 按公平值計入損益之股本投資	19 20 21 22 23 24	523,714 398,437 6,707 1,888,491 1,516,727 599,725 10,011	538,558 305,155 13,855 2,011,048 1,692,962 423,053 9,113
profit or loss Restricted cash and pledged deposits Cash and cash equivalents	受限制現金及已抵押存款 現金及與現金等值項目	25 26 27	105 51,419 1,713,371	147 268,950 1,005,420
			6,708,707	6,268,261
Non-current assets and assets of a disposal group classified as held for sale	分類為持作銷售之非流動資產 及出售集團資產	28	180,189	
Total current assets	流動資產總額		6,888,896	6,268,261
CURRENT LIABILITIES Amounts due to contract customers Trade payables Other payables and accruals Bank and other borrowings Liability component of convertible bonds Derivative components of convertible bonds Hire purchase contract and finance lease payables Income tax payables	流動負債 應付合約客戶款項 貿易應付款項 其他應付款項及應計款項 其他應付款項及應計款項 銀行及其他借款 可換股債券負債部分 可換股債券衍生部分 租購合約及融資租賃應付 款項 應繳所得税	22 29 30 31 32 32	734,827 1,589,114 482,411 2,938,779 217,778 38,260 13,666 53,700	685,830 1,372,138 357,669 1,713,358 - - 26,336 59,822
Liabilities directly associated with the assets of a disposal group classified	與分類為持作銷售之出售集團資產 直接相關的負債		6,068,535	4,215,153
as held for sale		28	748	
Total current liabilities	流動負債總額		6,069,283	4,215,153
NET CURRENT ASSETS	流動資產淨值		819,613	2,053,108
TOTAL ASSETS LESS CURRENT LIABILITIES	資產總額減流動負債		2,393,881	2,976,948

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

31 March 2017 2017年3月31日

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
NON-CURRENT LIABILITIES Other payables Bank and other borrowings Liability component of convertible bonds Guaranteed bonds Hire purchase contract and finance lease payables Deferred tax liabilities	非流動負債 其他應付款項 銀行及其他借款 可換股債券負債部分 擔保債券 租購合約及融資租賃應付款項 遞延税項負債	30 31 32 33 34 35	65,701 5,749 - 39,000 16,845 21,326	81,198 791,090 119,800 - 33,803 22,351
Total non-current liabilities Net assets	非流動負債總額 資產淨值		148,621 2,245,260	1,928,706
EQUITY Equity attributable to shareholders of the Company Issued capital Reserves	權益 本公司股東應佔權益 已發行股本 儲備	36 38(a)	161,929 2,058,553	141,462 1,761,394
Non-controlling interests Total equity	非控股權益權益總額		2,220,482 24,778 2,245,260	1,902,856 25,850 1,928,706

Pang Yat Ting, Dominic 彭一庭 Director 董事

Pang Yat Bond, Derrick 彭一邦 Director 董事

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合股東權益變動表

			Attributable to shareholders of the Company 本公司股東應佔									
		Notes 附註	Issued capital 已發行 股本 HK\$'000 千港元	Share premium account 股份 溢價賬 HK\$'000	Special reserve 特別 儲備 HK\$'000 千港元 (note 38(b))	Convertible bond equity reserve 可換股債券 權益儲備 HK\$'000 千港元	Capital reserve 資本 儲備 HK\$'000 千港元 (note 38(c))	Exchange fluctuation reserve 外匯波動 储備 HK\$'000 千港元	Retained profits 保留溢利 HK\$'000 千港元	Total 總額 HK\$'000 千港元	Non- controlling interests 非控股 權益 HK\$'000 千港元	Total equity 權益 總額 HK\$'000 千港元
At 1 April 2015	於2015年4月1日		132,362	444,206	2,900	33,938	8,531	87,553	874,200	1,583,690	1,417	1,585,107
Profit for the year Other comprehensive income/(loss) for the year: Exchange differences:	本年度溢利 本年度其他全面 收益/(開支): 匯兑差額:		-	-	-	-	-	-	301,950	301,950	4,524	306,474
Translation of foreign operations Reclassification adjustments for gains included in profit or loss upon deregistration of subsidiaries Share of movements in exchange fluctuation reserves of associates	正 一 東 東 東 東 市 世 東 所 市 世 東 所 世 大 ら に 大 に 大 の に を の の の の の の の の の の の の の		-	-	-	-	-	(38,006) (4,530)	-	(38,006) (4,530)	-	(38,006) (4,530)
Total comprehensive	本年度全面收益/											
income/(loss) for the year	(開支)總額		-	-	-	-	-	(42,422)	301,950	259,528	4,524	264,052
Issue of shares upon exercise of convertible bonds Share of reserve of an associate Deemed contribution from a non-controlling equity holder	兑換可換股債券所發行 的股份 應佔一間聯營公司的儲備 視作一名附屬公司 非控股股權持有	32 18(b)	9,100	33,750	-	(7,980) -	- 17,312	-	-	34,870 17,312	-	34,870 17,312
of a subsidiary Acquisition of a subsidiary	升在以政権行行 人之注資 收購一間附屬公司	40	-	- -	-	-	7,456 -	-	-	7,456 -	19,909	7,456 19,909
At 31 March 2016	於2016年3月31日		141,462	477,956*	2,900*	25,958*	33,299*	45,131*	1,176,150*	1,902,856	25,850	1,928,706

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合股東權益變動表

					Attributa	ible to shareho 本公司股		ompany				
		Notes 附註	Issued capital 已發行 股本 HK\$'000	Share premium account 股份 溢價賬 HK\$'000 千港元	Special reserve 特別 儲備 HK\$'000 千港元 (note 38(b))	Convertible bond equity reserve 可換股債券 權益儲備 HK\$'000 千港元	Capital reserve 資本 儲備 HK\$'000 千港元 (note 38(c))	Exchange fluctuation reserve 外匯波動 儲備 HK\$'000 千港元	Retained profits 保留溢利 HK\$'000 千港元	Total 總額 HK\$'000 千港元	Non- controlling interests 非控股 權益 HK\$'000 千港元	Total equity 權益 總額 HK\$'000 千港元
At 1 April 2016	於2016年4月1日		141,462	477,956	2,900	25,958	33,299	45,131	1,176,150	1,902,856	25,850	1,928,706
Profit for the year Other comprehensive loss for the year:	本年度溢利 本年度其他全面開支:		-	-	-	-	-	-	205,506	205,506	315	205,821
Exchange differences: Translation of foreign operations Reclassification adjustments for a gain included in profit or loss upon deregistration of	匯兑差額: 換算海外業務 取消註冊一間附屬公司收益之 重新分類調整(計入損益)	7_	-	-	-	-	-	(45,123)	-	(45,123)	-	(45,123)
a subsidiary	· 本化略数八司从医冲乱		-	-	-	-	-	(1,265)	-	(1,265)	-	(1,265)
Share of movements in exchange fluctuation reserves of associate			-	-	-	-	-	(99)	-	(99)	-	(99)
Total comprehensive income/(loss) for the year	本年度全面收益/(開支)總額		-	-	-	-	-	(46,487)	205,506	159,019	315	159,334
Share placement Issue of shares upon exercise of	股份配售 兑換可換股債券所發行的股份	36	7,200	82,800	-	-	-	-	-	90,000	-	90,000
convertible bonds		32	13,267	63,048	-	(7,980)	-	-	-	68,335	-	68,335
Share of reserve of an associate Acquisition of subsidiaries	應佔一間聯營公司的儲備 收購附屬公司	18(b) 40	-	-	-	-	272	-	-	272	(1,387)	272 (1,387)
At 31 March 2017	於2017年3月31日		161,929	623,804*	2,900*	17,978*	33,571*	(1,356)*	1,381,656*	2,220,482	24,778	2,245,260

^{*} These reserve accounts comprise the consolidated reserves of HK\$2,058,553,000 (2016: HK\$1,761,394,000) in the consolidated statement of financial position as at 31 March 2017.

於2017年3月31日,該等儲備賬包括綜合財務狀況表內之綜合儲備2,058,553,000港元(2016年:1,761,394,000港元)。

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
CASH FLOWS FROM OPERATING ACTIVITIES Profit before tax	來自經營活動之現金流量 除稅前溢利		235,947	349,720
Adjustments for: Share of profits and losses of associates Interest income Fair value gain of the derivative components of	調整: 應佔聯營公司溢利及虧損 利息收入 可換股債券衍生部分之公平值收益	18(d) 6	(26,004) (20,587)	1,711 (24,342)
convertible bonds Gain on sale of property interests through	透過出售附屬公司出售物業權益	6	(44,386)	-
disposal of subsidiaries Gain on bargain purchase of a subsidiary Gains on deregistration of subsidiaries, net	之收益 議價購買一間附屬公司之收益 取消註冊附屬公司之收益淨額	6 6 6	(7,070) (19,282) (1,265)	(229,217) - (4,530)
Fair value gain of investment properties, net Finance costs Depreciation	投資物業公平值收益淨額 融資成本 折舊	15 7 8	(88,855) 56,726 7,289	(3,875) 43,251 7,042
Fair value loss of equity investments at fair value through profit or loss (Gain)/loss on disposal of items of	按公平值計入損益之股本投資 之公平值虧損 出售物業、機器及設備項目之	8	42	18
property, plant and equipment, net	(收益)/虧損淨額	6	(5,223)	120
Increase in land held for property development	持作物業發展之土地及發展中物業		87,332	139,898
and properties under development Decrease in properties held for sale	增加 持作銷售物業減少		(87,524) 6,579	(16,509) 7,342
Net decrease in balances with contract customers Decrease/(increase) in trade receivables (Increase)/decrease in prepayments, deposits and	合約客戶結餘減少淨額 貿易應收款項減少/(增加) 預付款項、按金及其他應收款項		239,361 183,626	93,483 (133,692)
other receivables Increase in trade payables Increase/(decrease) in other payables	(増加)/減少 貿易應付款項増加 其他應付款項及應計款項		(28,950) 213,314	114,813 42,636
and accruals	增加/(減少)		144,464	(263,999)
Cash generated from/(used in) operations Income taxes paid	經營業務產生/(所用)之現金 已付所得税		758,202 (40,019)	(16,028) (25,794)
Net cash flows from/(used in) operating activities	經營活動產生/(所用)之現金流量淨額		718,183	(41,822)

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
		117 12		1,0,0
CASH FLOWS FROM INVESTING ACTIVITIES	來自投資活動之現金流量			
Interest received	已收利息		20,587	24,342
Dividend received from an associate	自聯營公司收取之股息		2,324	7,788
Purchases of items of property, plant and equipment	購買物業、機器及設備項目		(48,313)	(31,577)
Purchases of investment property under	購買在建投資物業		(40,010)	(01,077)
construction	MARKINAMA		(830,400)	_
Proceeds from disposal of items of property,	出售物業、機器及設備項目		, , ,	
plant and equipment	所得款項		13,239	12,688
Proceeds from disposal of investment properties	出售投資物業所得款項		-	224,597
Proceeds from disposal of non-current assets classified as held for sale	出售分類為持作銷售		72,960	
Acquisition of subsidiaries	非流動資產所得款項 收購附屬公司	40	(182,632)	56,892
Proceeds from sale of property interests through	透過出售附屬公司出售	40	(102,002)	00,032
disposal of subsidiaries	物業權益所得款項	41	289,829	401,534
Increase in amount due from a joint venture	合營公司之欠款增加		-	(313,993)
Decrease/(increase) in amounts due from associates			(177,309)	(10,257)
Increase in amount due from an investee company	被投資公司之欠款增加		(00,000)	(7,000)
Loans to subcontractors Increase in time deposits with maturity of more than	借款予分包商 対策な時列期日報過三個日文		(20,800)	_
three months when acquired	定期存款增加		(105,693)	_
three mentile mon acquired	VC /43 [] /b/\cd /JH		(100,000)	
Net cash flows (used in)/from investing activities	投資活動(所用)/產生之			
. ,	現金流量淨額		(966,208)	365,014
CACH ELOWO FROM FINANCINO ACTIVITIES	本方司次 区科之中人次目			
CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from placement of new ordinary shares	來自融資活動之現金流量 配售新普通股所得款項	36	90,000	
Proceeds from issue of convertible bonds	發行可換股債券所得款項	30	214,072	_
Proceeds from issue of an unsecured bond	向最終控股公司發行之無抵押債券		,	
to the ultimate holding company	所得款項		158,000	_
Proceeds from issue of guaranteed bonds	發行擔保債券所得款項		39,000	-
New bank loans	新獲得銀行貸款		1,905,930	2,438,753
New trust receipt loans	新造信託收據貸款		114,507	1,182,891
Repayment of bank loans Repayment of trust receipt loans	償還銀行貸款 償還信託收據貸款		(1,485,284) (109,487)	(2,017,735) (1,652,356)
Repayment of their borrowings	償還其他借款		(1,158)	(1,002,000)
Repayment of an unsecured bond payable	償還予最終控股公司之無抵押債券		(1,100)	
to the ultimate holding company			(158,000)	-
Repayment of an unsecured bond payable to	償還予一間關連公司之無抵押債券			
a related company	印 牌人 <u>协</u> 卫司次和在加入 <u></u> 县共		-	(150,000)
Capital element of hire purchase contract and finance lease rental payments	租購合約及融資租賃租金付款		(00.669)	(40,000)
Interest element of hire purchase contract and	之資本部分 租購合約及融資租賃租金付款		(29,668)	(40,282)
finance lease rental payments	之利息部分	7	(1,285)	(2,016)
Other interest paid	其他已付利息		(71,652)	(76,672)
Decrease in restricted cash and pledged deposits	受限制現金及已抵押存款減少		217,531	321,476
Net cash flows from financing activities	來自融資活動之現金流量淨額		882,506	4,059

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
NET INCREASE IN CASH AND CASH EQUIVALENTS Cash and cash equivalents at beginning of year Effect of foreign exchange rate changes, net	現金及與現金等值項目增加 淨額 年初時現金及與現金等值項目 外幣匯率變動影響淨額		634,481 1,005,420 (32,223)	327,251 702,661 (24,492)
CASH AND CASH EQUIVALENTS AT END OF YEAR	年終時現金及與現金等值項目		1,607,678	1,005,420
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS Cash and bank balances other than time deposits Time deposits Less: Restricted cash and pledged deposits	現金及與現金等值項目 結餘分析 現金及銀行結餘(不包括定期存款) 定期存款 減:受限制現金及已抵押存款	27 27 27	1,513,412 251,378 (51,419)	952,760 321,610 (268,950)
Cash and cash equivalents as stated in the consolidated statement of financial position Less: Time deposits with maturity of more than three months when acquired	綜合財務狀況表所述之現金及 與現金等值項目 減:於購入時到期日超過三個月之 定期存款		1,713,371 (105,693)	1,005,420
Cash and cash equivalents as stated in the consolidated statement of cash flows	綜合現金流量表所述之現金及 與現金等值項目		1,607,678	1,005,420

財務報表附註

31 March 2017 2017年3月31日

1. CORPORATE AND GROUP INFORMATION

Asia Allied Infrastructure Holdings Limited (formerly known as China City Construction Group Holdings Limited) (the "Company") is incorporated in Bermuda as an exempted company with limited liability and its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The registered office of the Company is located at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda, and the principal place of business of the Company is located at C1, 5th Floor, Hong Kong Spinners Industrial Building Phase 1, 601-603 Tai Nan West Street, Cheung Sha Wan, Kowloon, Hong Kong.

Pursuant to a special resolution passed at a special general meeting of the Company held on 19 September 2016 and approved by the Registrars of Companies in Bermuda and Hong Kong, the English name of the Company has been changed from "China City Construction Group Holdings Limited" to "ASIA ALLIED INFRASTRUCTURE HOLDINGS LIMITED" and a new Chinese name "亞洲聯合基建控股有限公司" has been adopted as the secondary name in Chinese of the Company to replace its former Chinese name "中國城建集團股份有限公司".

During the year, the Company and its subsidiaries (collectively, the "Group"), joint operations, joint ventures and associates were involved in the following principal activities:

- provision of services in areas of civil engineering, electrical and mechanical engineering, foundation and building construction in Hong Kong;
- property development and investment in Hong Kong, mainland of the People's Republic of China (the "PRC"), the United Arab Emirates (the "UAE") and the United States of America (the "USA"); and
- provision of security and facility management solutions in Hong Kong.

Particulars of the Company's principal subsidiaries, joint operations, joint ventures and associates are set out in notes 49, 50, 51 and 52 to the financial statements, respectively.

At 31 March 2017, in the opinion of the directors of the Company, the immediate holding company and the ultimate holding company of the Company is GT Winners Limited (the "GT Winners"), which is a company incorporated in the British Virgin Islands (the "BVI") with limited liability.

1. 公司及集團資料

亞洲聯合基建控股有限公司(前稱為中國城建集團股份有限公司*)(「本公司」)於百慕達註冊成立為一間受豁免之有限公司,其股份在香港聯合交克所有限公司(「聯交所」)主板上市。本公司之註冊辦事處位於Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda,而本公司之主要營業地點位於香港九龍長沙灣大南西街601-603號香港紗廠工業大廈1期5樓C1室。

根據本公司於2016年9月19日舉行特別股東大會通過的特別決議案及經百慕達及香港公司註冊處批准後,本公司之英文名稱已由「China City Construction Group Holdings Limited」更改為「ASIA ALLIED INFRASTRUCTURE HOLDINGS LIMITED」,及已採納新中文名稱「亞洲聯合基建控股有限公司」為本公軍與股份有限公司」,以反映本集團之長遠策略目標。

於本年度內,本公司及其附屬公司(統稱為「本集團」)、合營業務、合營公司及聯營公司涉及下列主要業務:

- 在香港提供土木工程、機電工程、地基及樓宇建築方面之服務;
- 在香港、中華人民共和國(「中國」)內地、阿拉伯聯合酋長國(「阿聯酋」)及美利堅合眾國(「美國」)進行物業發展及投資;及
- 在香港提供保安及設施管理解決方案。

本公司之主要附屬公司、合營業務、 合營公司及聯營公司詳情分別載於財 務報表附註49、50、51及52。

於2017年3月31日,本公司董事認為本公司之直接控股公司及最終控股公司為GT Winners Limited(「GT Winners」),其為於英屬處女群島(「英屬處女群島」)註冊成立之有限公司。

* 僅供識別

財務報表附註

31 March 2017 2017年3月31日

2. BASIS OF PREPARATION

These financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"), accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. They have been prepared under the historical cost convention except for (i) investment properties, equity investments at fair value through profit or loss and the derivative components of convertible bonds which have been measured at fair value; and (ii) non-current assets and assets of a disposal group classified as held for sale which are stated at the lower of their carrying amounts and fair values less costs to sell as further explained in note 3.3. These financial statements are presented in Hong Kong dollars and all values are rounded to the nearest thousand except when otherwise indicated.

Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries for the year ended 31 March 2017. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

When the Company has, directly or indirectly, less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- (a) the contractual arrangement with the other vote holders of the investee;
- (b) rights arising from other contractual arrangements; and
- (c) the Group's voting rights and potential voting rights.

The financial statements of the subsidiaries are prepared for the same reporting period as the Company. The results of subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases. Adjustments are made to bring into line any dissimilar accounting policies that may exist.

2. 編製基準

此等財務報表乃根據香港會計師公會 (「香港會計師公會」)頒佈之香港財務 報告準則(「香港財務報告準則」)(包括 所有香港財務報告準則、香港會計準 則(「香港會計準則」)及詮釋)、香港公 認會計原則及香港公司條例之披露規 定而編製。財務報表乃按歷史成本基 準編製,惟(i)投資物業、按公平值計 入損益之股本投資及可換股債券衍生 部分按公平值計量;及(ii)分類為持作 銷售之非流動資產及出售集團資產按 賬面值與公平值減出售成本之較低者 列賬(更多詳情載於附註3.3)除外。此 等財務報表以港元呈列,除非另有説 明,所有數值均四捨五入至最接近千 (。

綜合基準

綜合財務報表包括本公司及其附屬公司截至2017年3月31日止年度之財務報表。附屬公司為一間由本本開度的屬公司為一間括結構性制之實體(包括結構整理制之實體)。當本集團對參與投資對象以實際人質對象的權力(即不集團獲到投資對象的權力(即不集團所與對於的關係。

倘本公司直接或間接擁有少於投資對象大多數投票權或類似的權利,則本 集團於評估其是否擁有對投資對象之權力時會考慮一切相關事實及情況, 包括:

- (a) 與投資對象其他投票持有人之合 約安排;
- (b) 其他合約安排所產生之權利;及
- (c) 本集團之投票權及潛在投票權。

附屬公司的財務報表乃就本公司之相 同報告期編製。附屬公司之業績乃由 本集團獲取控制權之日開始作綜合計 算,並繼續綜合入賬直至失去有關控 制權之日為止。倘出現任何不相符之 會計政策,即會作出調整加以修正。

財務報表附註

31 March 2017 2017年3月31日

2. BASIS OF PREPARATION (continued)

Basis of consolidation (continued)

Profit or loss and each component of other comprehensive income are attributed to the shareholders of the Company and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control described above. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognises (i) the assets (including goodwill) and liabilities of the subsidiary, (ii) the carrying amount of any non-controlling interest and (iii) the cumulative translation differences recorded in equity; and recognises (i) the fair value of the consideration received, (ii) the fair value of any investment retained and (iii) any resulting surplus or deficit in profit or loss. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate, on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.

3.1 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

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

Amendments to HKFRS 10, HKFRS 12 and HKAS 28 (2011)

Amendments to HKFRS 11

HKFRS 14 Amendments to HKAS 1 Amendments to HKAS 16 and HKAS 38

Amendments to HKAS 16 and HKAS 41 Amendments to HKAS 27 (2011) Annual Improvements 2012-2014 Cycle Investment Entities: Applying the Consolidation Exception

Accounting for Acquisitions of Interests in Joint Operations Regulatory Deferral Accounts Disclosure Initiative Clarification of Acceptable Methods of Depreciation and Amortisation Agriculture: Bearer Plants

Equity Method in Separate Financial Statements Amendments to a number of HKFRSs

2. 編製基準(續)

綜合基準(續)

損益及其他全面收益各組成部分乃歸屬於本公司股東及非控股權益,即使 此舉引致非控股權益出現虧絀結餘。 有關本集團成員公司間交易資產及負 債、權益、收入、開支及現金流量均 於綜合賬目時全數抵銷。

倘有事實及情況顯示上文所述三個控制因素中有一個或以上出現變動,則本集團將重新評估是否仍控制投資對象。附屬公司之擁有權權益變動(並無喪失控制權)被視為權益交易入賬。

3.1 會計政策變動及披露

本集團於本年度之財務報表首次採納下列新訂及經修訂香港財務報告準則:

香港財務報告準則第10號、 香港財務報告準則 第12號及香港會計準則 第28號(2011年)修訂 香港財務報告準則第11號 修訂

香港財務報告準則第14號 香港會計準則第1號修訂 香港會計準則第16號及 香港會計準則第38號修訂

香港會計準則第16號及 香港會計準則第41號修訂 香港會計準則第27號 (2011年)修訂 2012年至2014年 週期之年度改進 投資實體:實行綜 合入賬之例外 規定

收購合營業務權益 的入賬 監管遞延賬目 披露計劃 釐清折舊及攤銷的 接納方式

農業:結果植物

獨立財務報表內 之權益法 若干香港財務報告 準則之修訂

財務報表附註

31 March 2017 2017年3月31日

3.1 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (continued)

Except for the amendments to HKFRS 10, HKFRS 12 and HKAS 28 (2011), HKFRS 14, amendments to HKAS 16 and HKAS 41, amendments to HKAS 27 (2011), and certain amendments included in the *Annual Improvements 2012-2014 Cycle*, which are not relevant to the preparation of the Group's financial statements, the nature and the impact of the amendments are described below:

- (a) Amendments to HKAS 1 include narrow-focus improvements in respect of the presentation and disclosure in financial statements. The amendments clarify:
 - (i) the materiality requirements in HKAS 1;
 - that specific line items in the statement of profit or loss and other comprehensive income and the statement of financial position may be disaggregated;
 - (iii) that entities have flexibility as to the order in which they present the notes to financial statements; and
 - (iv) that the share of other comprehensive income of associates and joint ventures accounted for using the equity method must be presented in aggregate as a single line item, and classified between those items that will or will not be subsequently reclassified to profit or loss.

Furthermore, the amendments clarify the requirements that apply when additional subtotals are presented in the statement of financial position and the statement of profit or loss and other comprehensive income. The amendments have had no significant impact on the Group's financial statements.

The amendments to HKFRS 11 require that an acquirer of an interest in a joint operation in which the activity of the joint operation constitutes a business must apply the relevant principles for business combinations in HKFRS 3. The amendments also clarify that a previously held interest in a joint operation is not remeasured on the acquisition of an additional interest in the same joint operation while joint control is retained. In addition, a scope exclusion has been added to HKFRS 11 to specify that the amendments do not apply when the parties sharing joint control, including the reporting entity, are under common control of the same ultimate controlling party. The amendments apply to both the acquisition of the initial interest in a joint operation and the acquisition of any additional interests in the same joint operation. The amendments have had no impact on the financial position or performance of the Group.

3.1 會計政策變動及披露(續)

除香港財務報告準則第10號、香港財務報告準則第12號及香港會計準則第28號(2011年)修訂、香港財務報告準則第14號、香港會計準則第16號及香港會計準則第41號修訂、香港會計準則第41號修訂、香港會計準則第27號(2011年)修訂及載列於2012年至2014年週期之年度改進內之若干修訂與本集團財務報告之編製無關外,各項修訂之性質及影響説明如下:

- (a) 香港會計準則第1號修訂載有對 財務報告的呈報及披露範疇內具 針對性改善。該等修訂釐清:
 - (i) 香港會計準則第1號內的重 大性規定;
 - (ii) 損益及其他全面收益表及財務狀況表內之特定項目可予細分:
 - (iii) 實體可靈活決定財務報表附 註的呈列次序;及
 - (iv) 使用權益法入賬的分佔聯營 公司及合營公司的其他全面 收益必須作為單獨項目匯總 呈列,並且區分其後將會 或不會重新分類至損益的項 目。

此外,該等修訂釐清於財務狀況 表及損益及其他全面收益表內呈 列額外小計時適用的規定。該等 修訂對本集團的財務報表並無產 生任何重大影響。

香港財務報告準則第11號(修訂 本)規定合營業務(其中合營業務 的活動構成一項業務)權益的收 購方必須應用香港財務報告準則 第3號內業務合併的相關原則。 該等修訂亦釐清於合營業務中先 前所持有的權益於收購相同合營 業務中的額外權益而共同控制權 獲保留時不得重新計量。此外, 香港財務報告準則第11號已增加 一項範圍豁免,訂明當共享共同 控制權的各方(包括呈報實體)處 於同一最終控制方的共同控制之 下時,該等修訂不適用。該等修 訂適用於收購合營業務的初始權 益以及收購相同合營業務中的任 何額外權益。該等修訂不會對本 集團的財務報表構成任何影響。

財務報表附註

31 March 2017 2017年3月31日

3.1 CHANGES IN ACCOUNTING POLICIES AND **DISCLOSURES** (continued)

- (c) Amendments to HKAS 16 and HKAS 38 clarify the principle in HKAS 16 and HKAS 38 that revenue reflects a pattern of economic benefits that are generated from operating a business (of which the asset is part) rather than the economic benefits that are consumed through the use of the asset. As a result, a revenuebased method cannot be used to depreciate property, plant and equipment and may only be used in very limited circumstances to amortise intangible assets. The amendments are applied prospectively. The amendments have had no impact on the financial position or performance of the Group as the Group has not used a revenue-based method for the calculation of depreciation of its non-current assets.
- Annual Improvements to HKFRSs 2012-2014 Cycle issued in October 2014 sets out amendments to a number of HKFRSs. Details of the amendments to HKFRS 5 are as follows:
 - HKFRS 5 Non-current Assets Held for Sale and Discontinued Operations: Clarifies that changes to a plan of sale or a plan of distribution to owners should not be considered to be a new plan of disposal, rather it is a continuation of the original plan. Accordingly, there is no change in the application of the requirements in HKFRS 5. The amendments also clarify that changing the disposal method does not change the date of classification of the non-current assets or disposal group held for sale. The amendments are applied prospectively. The amendments have had no significant impact on the Group as the Group did not have any changes in the plan of sale or disposal method in respect of the non-current assets and a disposal group held for sale during the year.

3.1 會計政策變動及披露(續)

- 香港會計準則第16號及香港會計 準則第38號修訂釐清香港會計準 則第16號及香港會計準則第38 號中之原則,即收益反映自經營 業務(該資產為其一部分)產生之 經濟利益而非通過使用資產消耗 之經濟利益之模式。因此,收益 法不得用於折舊物業、機器及設 備,並且僅在非常有限之情況下 可用於攤銷無形資產。該等修訂 即將應用。該等修訂對本集團之 財務狀況或表現並無產生任何影 響,原因是本集團並未使用收益 法計算其非流動資產之折舊。
- (d) 於2014年10月頒佈之香港財務 報告準則2012年至2014年週期 之年度改進載有對多項香港財務 報告準則之修訂。對香港財務報 告準則第5號之修訂之詳情載列 如下:
 - 香港財務報告準則第5號持 作待售之非流動資產及已終 止經營業務:釐清向擁有人 進行銷售或作出分派之計劃 有變不應被視為一項新的出 售計劃,而應視為原計劃之 延續。因此,應用香港財務 報告準則第5號之規定並無 任何變動。該等修訂亦釐 清,變更出售方法不會改變 持作出售之非流動資產或持 作出售之待售集團之分類日 期。該等修訂即將應用。該 等修訂對本集團並無任何重 大影響,原因是本集團於年 內並無任何有關持作出售之 非流動資產及待售集團的出 售計劃或出售方式出現任何 變動。

財務報表附註

31 March 2017 2017年3月31日

3.2 ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS

The Group has not applied the following new and revised HKFRSs, that have been issued but are not yet effective, in these financial statements:

Amendments to HKFRS 2

Amendments to HKFRS 4

Classification and Measurement of Share-based Payment Transactions² Applying HKFRS 9 Financial Instruments with HKFRS 4 Insurance Contracts²

HKFRS 9

Amendments to HKFRS 10 and HKAS 28 (2011)

HKFRS 15

Amendments to HKFRS 15

HKFRS 16 Amendments to HKAS 7 Amendments to HKAS 12

Amendments to HKAS 40 Annual Improvements 2014-2016 Cycle HK(IFRIC)-Int 22

Financial Instruments²

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture4

Revenue from Contracts with Customers² Clarifications to HKFRS 15 Revenue from Contracts with Customers²

Leases3

Disclosure Initiative1 Recognition of Deferred Tax Assets for Unrealised Losses¹ Transfers of Investment Property² Amendments to a number of HKFRSs5

Foreign Currency Transactions and Advance Consideration²

- Effective for annual periods beginning on or after 1 January 2017
- Effective for annual periods beginning on or after 1 January 2018
- Effective for annual periods beginning on or after 1 January 2019
- No mandatory effective date yet determined but available for adoption
- Effective for annual periods beginning on or after 1 January 2017 or 2018, with early application permitted

3.2 已頒佈但尚未生效之香港財 務報告準則

本集團並無於該等財務報表應用下列 已頒佈但尚未生效之新訂及經修訂香 港財務報告準則:

香港財務報告準則 第2號修訂 香港財務報告準則

第4號修訂

第9號金融工具與 香港財務報告準則 第4號保險合同2

香港財務報告準則第9號 香港財務報告準則第10號及 香港會計準則第28號 (2011年)修訂 香港財務報告準則第15號

香港財務報告準則 第15號修訂

香港財務報告準則第16號 香港會計準則第7號修訂 香港會計準則第12號修訂

香港會計準則第40號修訂 2014年至2016年週期 之年度改進

- 詮釋第22號

以股份支付交易 之分類及計量2 應用香港財務報告準則

金融工具2 投資者與其聯營公司或 合營公司之間 資產出售或注資4 客戶合約收益2 *釐清香港財務報告* 準則第15號 客戶合約收益2

租約3 披露計劃1 就未變現虧損確認 搋延税項資產:

轉讓投資物業2 若干香港財務報告準則 之修訂5

香港(國際財務報告詮釋委員會) 外幣交易及預收預付 對價2

- 於2017年1月1日或之後開始之年度期 間生效
- 於2018年1月1日或之後開始之年度期 間牛效
- 於2019年1月1日或之後開始之年度期
- 尚未釐定強制生效日期,但可提前採用
- 於2017年或2018年1月1日或以後開始 之年度期間生效,可提早應用

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3.2 ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS

(continued)

Further information about those HKFRSs that are expected to be applicable to the Group is as follows:

The HKICPA issued amendments to HKFRS 2 in August 2016 that address three main areas: the effects of vesting conditions on the measurement of a cash-settled sharebased payment transaction; the classification of a sharebased payment transaction with net settlement features for withholding a certain amount in order to meet the employee's tax obligation associated with the sharebased payment; and accounting where a modification to the terms and conditions of a share-based payment transaction changes its classification from cash-settled to equity-settled. The amendments clarify that the approach used to account for vesting conditions when measuring equity-settled share-based payments also applies to cash-settled share-based payments. The amendments introduce an exception so that a sharebased payment transaction with net share settlement features for withholding a certain amount in order to meet the employee's tax obligation is classified in its entirety as an equity-settled share-based payment transaction when certain conditions are met. Furthermore, the amendments clarify that if the terms and conditions of a cash-settled share-based payment transaction are modified, with the result that it becomes an equity-settled share-based payment transaction, the transaction is accounted for as an equity-settled transaction from the date of the modification. The Group expects to adopt the amendments from 1 April 2018. The amendments are not expected to have any significant impact on the Group's financial statements.

3.2 已頒佈但尚未生效之香港財 務報告準則(續)

有關預期適用於本集團之該等香港財 務報告準則之進一步資料如下:

香港會計師公會於2016年8月 頒佈之香港財務報告準則第2號 修訂闡述三大範疇:歸屬條件對 計量以現金結算以股份付款交易 之影響; 對附有預扣若干金額之 淨額結算特質以滿足與以股份 付款相關之僱員税務責任之以股 份付款交易作出分類;以及對因 修訂以股份付款交易之條款及條 件而導致其分類由現金結算變為 股本結算時之會計處理方法。該 等修訂釐清,於計量以股本結算 以股份付款之交易時,用於計入 歸屬條件之方法亦適用於以現金 結算以股份付款交易。該等修訂 引入一個例外情況,致使在符合 若干條件之情況下,附有預扣若 干金額之淨額結算特質以滿足僱 員税務責任之以股份付款之交易 乃完整分類為以股本結算以股份 付款之交易。此外,該等修訂釐 清,倘以現金結算以股份付款交 易之條款及條件有所修訂,導致 其變為以股本結算以股份付款之 交易,該交易自修訂日期起乃入 賬列為以股本結算之交易。本集 團預期自2018年4月1日起採納 該等修訂。該等修訂預期不會對 本集團財務報告產生任何重大影 墾。

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3.2 ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS

(continued)

- (b) In September 2014, the HKICPA issued the final version of HKFRS 9, bringing together all phases of the financial instruments project to replace HKAS 39 and all previous versions of HKFRS 9. The standard introduces new requirements for classification and measurement, impairment and hedge accounting. The Group expects to adopt HKFRS 9 from 1 April 2018. The Group is currently assessing the impact of the standard.
- Amendments to HKFRS 10 and HKAS 28 (2011) address an inconsistency between the requirements in HKFRS 10 and in HKAS 28 (2011) in dealing with the sale or contribution of assets between an investor and its associate or joint venture. The amendments require a full recognition of a gain or loss when the sale or contribution of assets between an investor and its associate or joint venture constitutes a business. For a transaction involving assets that do not constitute a business, a gain or loss resulting from the transaction is recognised in the investor's profit or loss only to the extent of the unrelated investor's interest in that associate or joint venture. The amendments are to be applied prospectively. The previous mandatory effective date of amendments to HKFRS 10 and HKAS 28 (2011) was removed by the HKICPA in January 2016 and a new mandatory effective date will be determined after the completion of a broader review of accounting for associates and joint ventures. However, the amendments are available for application now

3.2 已頒佈但尚未生效之香港財 務報告準則(續)

- (b) 於2014年9月,香港會計師公 頒佈香港財務報告準則第9號完 最終版本,將金融工具項香港與 有階段集於一起以代替香報告準則第39號及香港財務報告準則第39號及香港財務報告 第9號之全前版本。 引入分類及計量、本集團 引入分類及新規定。本集團 到號 2018年4月1日起採納 報告準則第9號。 估該準則之影響。
- 香港財務報告準則第10號及香 港會計準則第28號(2011年)之 修訂針對香港財務報告準則第10 號及香港會計準則第28號(2011 年)之間有關投資者與其聯營或 合營公司之間之資產出售或注資 兩者規定之不一致情況。該等修 訂規定,當投資者與其聯營或合 營公司之間的資產出售或注資構 成一項業務時,須確認全數收益 或虧損。當交易涉及不構成一項 業務之資產時,由該交易產生之 收益或虧損於該投資者之損益內 確認,惟僅以不相關投資者於該 聯營或合營公司之權益為限。該 等修訂即將應用。香港會計師公 會已於2016年1月剔除香港財務 報告準則第10號及香港會計準則 第28號(2011年)修訂之以往強 制生效日期,而新的強制生效日 期將於完成對聯營及合營公司之 會計處理作更廣泛審查後釐定。 然而,該等準則可於現時應用。

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3.2 ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS

(continued)

HKFRS 15 establishes a new five-step model to account for revenue arising from contracts with customers. Under HKFRS 15, revenue is recognised at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer. The principles in HKFRS 15 provide a more structured approach for measuring and recognising revenue. The standard also introduces extensive qualitative and quantitative disclosure requirements, including disaggregation of total revenue, information about performance obligations, changes in contract asset and liability account balances between periods and key judgements and estimates. The standard will supersede all current revenue recognition requirements under HKFRSs. In June 2016, the HKICPA issued amendments to HKFRS 15 to address the implementation issues on identifying performance obligations, application guidance on principal versus agent and licences of intellectual property, and transition. The amendments are also intended to help ensure a more consistent application when entities adopt HKFRS 15 and decrease the cost and complexity of applying the standard. The Group expects to adopt HKFRS 15 on 1 April 2018 and is currently assessing the impact of HKFRS 15 upon adoption.

3.2 已頒佈但尚未生效之香港財 務報告準則(續)

(d) 香港財務報告準則第15號新設一 套五步模式,以應用於自客戶合 約產生之收益。根據香港財務報 告準則第15號,收益按反映實 體預期就向客戶轉讓貨物或服務 而有權獲得之代價金額確認。香 港財務報告準則第15號之原則 為計量及確認收益提供更加結構 化之方法。該準則亦引入廣泛之 定性及定量披露規定,包括分拆 收益總額,關於履行責任、不同 期間之間合約資產及負債賬目結 餘之變動以及主要判斷及估計之 資料。該準則將取代香港財務報 告準則項下所有現時收益確認之 規定。於2016年6月,香港會計 師公會頒佈香港財務報告準則第 15號之修訂,以處理各項實施問 題,包括識別履約責任、知識產 權之主事人與代理人以及知識產 權許可之應用指引,以及過渡之 處理。該等修訂亦擬協助各實體 採納香港財務報告準則第15號, 確保在應用方面更加一致,並降 低準則應用之成本及複雜性。本 集團預期於2018年4月1日採納 香港財務報告準則第15號,現正 評估於採納香港財務報告準則第 15號時的影響。

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3.2 ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS

(continued)

HKFRS 16 replaces HKAS 17 Leases, HK(IFRIC)-Int 4 Determining whether an Arrangement contains a Lease, HK(SIC)-Int 15 Operating Leases-Incentives and HK(SIC)-Int 27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to recognise assets and liabilities for most leases. The standard includes two recognition exemptions for lessees - leases of low-value assets and short-term leases. At the commencement date of a lease, a lessee will recognise a liability to make lease payments (i.e., the lease liability) and an asset representing the right to use the underlying asset during the lease term (i.e., the right-of-use asset). The right-of-use asset is subsequently measured at cost less accumulated depreciation and any impairment losses unless the right-of-use asset meets the definition of investment property in HKAS 40. The lease liability is subsequently increased to reflect the interest on the lease liability and reduced for the lease payments. Lessees will be required to separately recognise the interest expense on the lease liability and the depreciation expense on the right-of-use asset. Lessees will also be required to remeasure the lease liability upon the occurrence of certain events, such as change in the lease term and change in future lease payments resulting from a change in an index or rate used to determine those payments. Lessees will generally recognise the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset. Lessor accounting under HKFRS 16 is substantially unchanged from the accounting under HKAS 17. Lessors will continue to classify all leases using the same classification principle as in HKAS 17 and distinguish between operating leases and finance leases. The Group expects to adopt HKFRS 16 on 1 April 2019 and is currently assessing the impact of HKFRS 16 upon adoption.

3.2 已頒佈但尚未生效之香港財 務報告準則(續)

香港財務報告準則第16號取代 香港會計準則第17號租約、香 港(國際財務報告詮釋委員會)-詮釋第4號釐定安排是否包括租 約、香港(準則詮釋委員會)-詮 釋第15號經營租約一優惠及香港 (準則詮釋委員會)-詮釋第27號 評估涉及租約法律形式之交易之 办容。該準則載列確認、計量、 呈列及披露租約之原則,並要求 承和人就大多數和約確認資產及 負債。該準則包括就兩類和約給 予承租人確認豁免一低價值資產 租約及短期租約。於租約開始日 期,承租人將確認於租期內作出 租金付款為負債(即租金負債)及 反映於租期內可使用相關資產之 權利為資產(即有使用權資產)。 除非有使用權資產符合香港會計 準則第40號有關投資物業之定 義,否則有使用權資產其後按成 本減累計折舊及任何減值虧損計 量。租金負債將於其後增加,以 反映租金負債之利息; 以及減少 以反映租金付款。承租人將須個 別確認租金負債之利息開支及有 使用權資產之折舊開支。承租人 亦須於若干事件發生(例如租約 年期變更或因用於釐定租金付款 之一項指數或比率變更而引致未 來租金付款變更)時重新計量租 金負債。承租人一般將租金負債 之重新計量金額確認為有使用權 資產之調整。香港財務報告準則 第16號大致沿用香港會計準則第 17號內出租人之會計處理方式。 出租人將繼續使用與香港會計準 則第17號相同之分類原則對所有 租約進行分類,並將之分為經營 租約及融資租約。本集團預期自 2019年4月1日起採納香港財務 報告準則第16號,現正評估於採 納香港財務報告準則第16號時的 影響。

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(continued)

- (f) Amendments to HKAS 7 require an entity to provide disclosures that enable users of financial statements to evaluate changes in liabilities arising from financing activities, including both changes arising from cash flows and non-cash changes. The amendments will result in additional disclosure to be provided in the financial statements. The Group expects to adopt the amendments from 1 April 2017.
- Amendments to HKAS 12 were issued with the purpose of addressing the recognition of deferred tax assets for unrealised losses related to debt instruments measured at fair value, although they also have a broader application for other situations. The amendments clarify that an entity, when assessing whether taxable profits will be available against which it can utilise a deductible temporary difference, needs to consider whether tax law restricts the sources of taxable profits against which it may make deductions on the reversal of that deductible temporary difference. Furthermore, the amendments provide guidance on how an entity should determine future taxable profits and explain the circumstances in which taxable profit may include the recovery of some assets for more than their carrying amount. The Group expects to adopt the amendments from 1 April 2017.
- (h) Amendments to HKAS 40 were issued with the purpose of clarifying when an entity should transfer property, including property under construction or development into, or out of investment property. The amendments state that a change in use occurs when the property meets, or cease to meet, the definition of investment property and there is evidence of the change in use. A mere change in management's intentions for the use of a property does not provide evidence of a change in use. The Group expects to adopt the amendments from 1 April 2018.

3.2 已頒佈但尚未生效之香港財 務報告準則(續)

- (f) 香港會計準則第7號之修訂要求 實體作出披露,以讓財務報表之 開者可評估融資活動所產生之負 債變動,包括現金流量產生之變 動及非現金變動。該等修訂將有 於財務報表內作額外披露。本集 團預期自2017年4月1日起採納 該等修訂。
- 雖然香港會計準則第12號之修 訂可更廣泛應用於其他情況,但 其頒佈目的乃為説明就與以公 平值計量之債務工具相關之未 變現虧損確認遞延税項資產。該 等修訂釐清實體於評估是否有應 課税溢利可用作抵扣可扣減暫時 差 異時,需要考慮稅務法例是否 對於可扣減暫時差異轉回時可用 作抵扣之應課税溢利之來源有所 限制。此外,該等修訂就實體應 如何釐定未來應課税溢利提供指 引,並解釋應課税溢利可包括收 回超過賬面值之部分資產之情 況。本集團預期自2017年4月1 日起採納該等修訂。

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3.2 ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS

(continued)

- (i) Annual Improvements to HKFRSs 2014-2016 Cycle issued in March 2017 sets out amendments to a number of HKFRSs. Details of the applicable amendments are as follows:
 - HKFRS 12 Disclosure of Interests in Other Entities: Clarified the scope of the standard by specifying that certain disclosure requirements is not required for a subsidiary, a joint venture or an associate (or a portion of its interest in a joint venture or an associate) that are classified as held for sale in accordance with HKFRS 5 Non-current Assets Held for Sale and Discontinued Operations.
 - HKAS 28 Investments in Associates and Joint Ventures: Clarified that, when an investment in an associate or a joint venture is held by, or is held indirectly through, an entity that is a venture capital organisation, or a mutual fund, unit trust and similar entities including investment-linked insurance funds, the entity may elect to measure that investment at fair value through profit or loss in accordance with HKFRS 9 Financial Instruments. An entity, shall make this election separately for each associate or joint venture, at initial recognition of the associate or joint venture.

3.2 已頒佈但尚未生效之香港財 務報告準則(續)

- (i) 於2017年3月頒佈之香港財務報 告準則2014年至2016年週期之 年度改進載有若干香港財務報告 準則之修訂。有關適用修訂之詳 情載列如下:

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The HK(IFRIC)-Int 22 was issued in June 2017 with the purpose of clarifying that, in determining the spot exchange rate to use on initial recognition of the related asset, expense or income on the derecognition of a non-monetary asset or non-monetary liability relating to advance consideration, the date of the transaction is the date on which an entity initially recognises the non-monetary asset or non-monetary liability arising from the advance consideration. If there are multiple payments or receipts in advance, then the entity must determine a date of the transactions for each payment or receipt of advance consideration. The Group expects to adopt the amendments from 1 April 2018.

3.3 SUMMARY OF SIGNIFICANT ACCOUNTING **POLICIES**

Investments in associates and a joint venture

An associate is an entity in which the Group has a long term interest of generally not less than 20% of the equity voting rights and over which it is in a position to exercise significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

The Group's investments in associates and a joint venture are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. Adjustments are made to bring into line any dissimilar accounting policies that may exist.

The Group's share of the post-acquisition results and other comprehensive income of associates and a joint venture are included in the consolidated profit or loss and consolidated other comprehensive income, respectively. In addition, when there has been a change recognised directly in the equity of the associate or joint venture, the Group recognises its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and its associates or joint venture are eliminated to the extent of the Group's investments in the associates or joint venture, except where unrealised losses provide evidence of an impairment of the assets transferred. Goodwill arising from the acquisition of associates or joint venture is included as part of the Group's investments in associates or joint venture.

3.2 已頒佈但尚未生效之香港財 務報告準則(續)

香港(國際財務報告詮釋委員 會)-詮釋第22號於2017年6月 頒佈,為澄清在確定用於相關的 資產、費用或收入初始確認及非 貨幣性資產或與預收款相關的非 貨幣性負債的終止確認時的即期 匯率,交易日期是指公司最初確 認非貨幣性資產或預收款項產生 的非貨幣性負債的日期。如果有 多個預收或預付款項,則公司必 須確定每次收到預收款或支付預 付款項的交易日期。本集團預期 於2018年4月1日起採用該修訂。

3.3 主要會計政策概要

於聯營公司及一間合營公司之投資 聯營公司為本集團擁有一般不少於 20%股份投票權之長期權益,並可對 其發揮重大影響力之實體。重大影響 力為參與投資對象之財務及營運政策 決定之權力,而非控制或共同控制該 等政策。

合營公司指一種合營安排,對該安排 擁有共同控制權之訂約方據此對合營 公司之資產淨值擁有權利。共同控制 指按照合約協定對一項安排所應佔之 控制權,共同控制僅在有關活動要求 享有控制權之訂約方作出一致同意之 決定時存在。

本集團於聯營公司及一間合營公司之 投資乃按權益會計法,以本集團應佔 之資產淨值減任何減值虧損計算,並 於綜合財務狀況表列賬。並會作出調 整使任何可能存在之不同的會計政策 保持一致。

本集團應佔聯營公司及一間合營公司 於收購後之業績及其他全面收益分別 於綜合損益及綜合其他全面收益內列 賬。此外,倘直接於聯營公司或合營 公司之權益確認變動,本集團會於綜 合股東權益變動表確認其應佔之任何 變動(如適用)。本集團與其聯營公司 或合營公司之交易所產生之未變現收 益及虧損會以本集團於聯營公司或合 營公司之投資為限抵銷,惟未變現虧 損證明所轉讓資產出現減值則除外。 收購聯營公司或合營公司所產生之商 譽乃計入作為本集團於聯營公司或合 營公司之投資之一部分。

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Investments in associates and a joint venture (continued)

If an investment in an associate becomes an investment in a joint venture or vice versa, the retained interest is not remeasured. Instead, the investment continues to be accounted for under the equity method. In all other cases, upon loss of significant influence over the associate or joint control over the joint venture, the Group measures and recognises any retained investment at its fair value. Any difference between the carrying amount of the associate or joint venture upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognised in profit or loss.

When an investment in an associate or a joint venture is classified as held for sale, it is accounted for in accordance with HKFRS 5 Non-current Assets Held for Sale and Discontinued Operations, as further explained in the accounting policy for "Non-current assets and disposal groups classified as held for sale".

Interests in joint operations

A joint operation is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the assets, and obligations for the liabilities, relating to the arrangement.

The Group recognises in relation to its interest in a joint operation:

- its assets, including its share of any assets held jointly;
- its liabilities, including its share of any liabilities incurred jointly;
- its revenue from the sale of its share of the output arising from the joint operation;
- its share of the revenue from the sale of the output by the joint operation; and
- its expenses, including its share of any expenses incurred jointly.

The assets, liabilities, revenues and expenses relating to the Group's interest in a joint operation are accounted for in accordance with the HKFRSs applicable to the particular assets, liabilities, revenues and expenses.

3.3 主要會計政策概要(續)

於聯營公司或合營公司之投資列為持 作銷售時,該等投資乃根據香港財務 報告準則第5號持作出售的非流動資產 及已終止經營業務入賬,詳情載於「分 類為持作銷售之非流動資產及出售集 團 | 之會計政策。

於合營業務之權益

合營業務指一種合營安排,對該安排 擁有共同控制權之訂約方據此對該安 排之資產及負債擁有權利及義務。

本集團就其在合營業務之權益確認:

- 其資產,包括其應佔共同持有之 任何資產;
- 其負債,包括其應佔共同產生之 任何負債;
- 其來自出售其應佔合營業務產生 之產值之收入;
- 其應佔合營業務銷售產值所產生 之收入;及
- 其開支,包括其應佔共同產生之 任何支出。

與本集團於合營業務之權益相關之資產、負債、收入及支出根據適用於特定資產、負債、收入及支出之香港財務報告準則入賬。

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Related parties

A party is considered to be related to the Group if:

- (a) the party is a person or a close member of that person's family and that person (i) has control or joint control over the Group; (ii) has significant influence over the Group; or (iii) is a member of the key management personnel of the Group or of a holding company of the Group; or
- (b) the party is an entity where any of the following conditions applies:
 - the entity and the Group are members of the same group;
 - (ii) one entity is an associate or joint venture of the other entity (or of a holding company, subsidiary or fellow subsidiary of the other entity);
 - the entity and the Group are joint ventures of the same third party;
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
 - (vi) the entity is controlled or jointly controlled by a person identified in (a);
 - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a holding company of the entity); and
 - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to a holding company of the Group.

3.3 主要會計政策概要(續)

關連方

任何一方如屬以下情況,即視為本集 團之關連方:

- (a) 該方為以下人士或為該人士之近 親且該人士(i)擁有本集團之控制 權或共同控制權;(ii)對本集團具 有重大影響力;或(iii)為本集團或 本集團控股公司之主要管理人員 其中一名成員;或
- (b) 該方為一實體,且以下任何一種 情況適用:
 - (i) 實體及本集團為同一集團之 成員公司;
 - (ii) 一間實體為另一間實體(或 另一間實體之控股公司、附 屬公司或同系附屬公司)之 聯營公司或合營公司;
 - (iii) 實體及本集團為同一第三方 之合營公司;
 - (iv) 一間實體為第三方實體之合 營公司,而另一間實體為該 第三方實體之聯營公司;
 - (v) 實體為終止僱用後福利計劃,乃為本集團或與本集團 有關連之實體之僱員福利而 設;
 - (vi) 實體受(a)所識別之人士控制 或共同控制;
 - (vii) (a)(i)所識別之人士對實體具有重大影響力或為實體(或實體控股公司)之主要管理人員其中一名成員;及;
 - (viii) 該實體或其所屬集團之任何 成員向本集團或本集團之控 股公司提供主要管理人員服 務。

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The consideration transferred is measured at the acquisition date fair value which is the sum of the acquisition date fair values of assets transferred by the Group and liabilities assumed by the Group to the former owners of the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree that are present ownership interests and entitle their holders to a proportionate share of net assets in the event of liquidation at fair value or at the proportionate share of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at fair value. Acquisition-related costs are expensed as incurred.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts of the acquiree.

If the business combination is achieved in stages, the previously held equity interest is remeasured at its acquisition date fair value and any resulting gain or loss is recognised in profit or loss.

Any contingent consideration to be transferred by the acquirer is recognised at fair value at the acquisition date. Contingent consideration classified as an asset or liability is measured at fair value with changes in fair value recognised in profit or loss. Contingent consideration that is classified as equity is not remeasured and subsequent settlement is accounted for within equity.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, the amount recognised for non-controlling interests and any fair value of the Group's previously held equity interests in the acquiree over the identifiable net assets acquired and liabilities assumed. If the sum of this consideration and other items is lower than the fair value of the net assets acquired, the difference is, after reassessment, recognised in profit or loss as a gain on bargain purchase.

3.3 主要會計政策概要(續)

業務合併及商譽

當本集團收購一項業務時,會根據合約條款、收購日期之經濟環境及相關條件對所承擔的金融資產及負債進行評估,以作出適當的分類及確認,包括將嵌入式衍生工具與被收購方主合約分開。

如業務合併分階段進行,先前持有的 股本權益按其於收購日期的公平值重 新計量,所產生的任何損益在損益賬 中確認。

收購方將轉讓的任何或然代價按收購 日期的公平值確認。分類為資產或負 債的或然代價按公平值計量,其公平 值變動於損益賬內確認。分類為權益 的或然代價不重新計量,其後的結算 在權益中入賬。

財務報表附註

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Business combinations and goodwill (continued)

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. The Group performs its annual impairment test of goodwill as at 31 March. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cashgenerating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

Impairment is determined by assessing the recoverable amount of the cash-generating unit (group of cash-generating units) to which the goodwill relates. Where the recoverable amount of the cash-generating unit (group of cash-generating units) is less than the carrying amount, an impairment loss is recognised. An impairment loss recognised for goodwill is not reversed in a subsequent period.

Where goodwill has been allocated to a cash-generating unit (or group of cash-generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on the disposal. Goodwill disposed of in these circumstances is measured based on the relative value of the operation disposed of and the portion of the cash-generating unit retained.

Fair value measurement

The Group measures investment properties, equity investments at fair value through profit or loss and the derivative components of convertible bonds at fair value at the end of each reporting period. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

3.3 主要會計政策概要(續)

業務合併及商譽(續)

初步確認後,商譽按成本減累計減值 虧損計量。商譽每年就減值進行測 試,倘有事件或情況變化顯示賬面值 可能出現減值跡象,則進行更為頻密 之檢討。本集團會於三月三十一日進 行商譽年度減值測試。進行就減值測 試而言,業務合併中購入之商譽由收 購日期起,被分配到預期將從合併之 協同效應中受益之本集團各現金產生 單位(或現金產生單位組別),不論本 集團之其他資產或負債是否被分配至 該等單位或單位組別。

減值按對與商譽有關之現金產生單位 (現金產生單位組別)可收回金額進行 之評估釐定。倘現金產生單位(現金產 生單位組別)之可收回金額少於其賬面 值,則確認減值虧損。就商譽確認之 減值虧損不會於隨後期間撥回。

當商譽被分配至現金產生單位(或現金 產生單位組別)而出售該單位之某部分 業務,則於釐定出售業務之收益或虧 損時,與出售業務相關之商譽將包括 在該業務之賬面值內。在此情況下出 售之商譽將以出售業務和保留之現金 產生單位部分相對價值為基礎作計量。

公平值計量

本集團於各報告期末按公平值計量投 資物業,按公平值計入損益之股權投 資及可換股債券衍生部分。公平值為 市場參與者於計量日期在有序交易中 出售資產將會收取或轉讓負債將會支 付之價格。公平值計量乃根據假設出 售資產或轉讓負債之交易在資產或負 債之主要市場或(在無主要市場之情況 下)在資產或負債之最具優勢市場進行 而作出。主要或最具優勢市場必須為 本集團可進入之市場。資產或負債之 公平值乃按假設市場參與者於資產或 負債定價時會以最佳經濟利益行事計 量。

非金融資產之公平值計量經計及一名 市場參與者透過以最大限度利用資產 以達致最佳用途或將資產出售予將以 最大限度利用資產以達致最佳用途之 另一名市場參與者而產生經濟效益之 能力。

財務報表附註

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Fair value measurement (continued)

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 based on quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is observable, either directly or indirectly
- Level 3 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements at fair value on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

Property, plant and equipment and depreciation

Property, plant and equipment are stated at cost less accumulated depreciation and any accumulated impairment losses. When an item of property, plant and equipment is classified as held for sale or when it is part of a disposal group classified as held for sale, it is not depreciated and is accounted for in accordance with HKFRS 5, as further explained in the accounting policy for "Non-current assets and disposal groups classified as held for sale".

The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenditure incurred after items of property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to profit or loss in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of property, plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciates them accordingly.

3.3 主要會計政策概要(續)

公平值計量(續)

本集團視乎情況使用適當且具備充足數據可供計量公平值之估值技術,以 盡量增加使用相關可觀察輸入值及盡 量減少使用不可觀察輸入值。

所有其公平值會被計量或於財務報表 披露之資產及負債乃按整體對公平值 計量屬重要之最低級輸入值在下述公 平值等級內分類:

- 第一級 按相同資產或負債於活躍市場之報價(未經調整)
- 第二級 按對公平值計量屬重要之 最低級輸入值為可直接或 間接觀察之估值技術
- 第三級 按對公平值計量屬重要之 最低級輸入值為不可觀察 之估值技術

就經常於財務報表以公平值確認之資產及負債而言,本集團透過於各報告期末重新評估分類(按整體對公平值計量屬重要之最低級輸入值)釐定等級內各級之間有否出現轉換。

物業、機器及設備以及折舊

物業、機器及設備乃按其成本值扣去累計折舊及任何累計減值虧損後記賬。物業、機器及設備項目分類為持作銷售或屬於分類為持作銷售因为無數值。 團之一部分時,其將不予折舊及,詳情據香港財務報告準則第5號入賬,詳情載於「分類為持作銷售之非流動資產及出售集團」之會計政策。

財務報表附註

31 March 2017 2017年3月31日

3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Property, plant and equipment and depreciation (continued) Depreciation of leasehold land under finance leases and buildings are calculated on the straight-line basis to write off their costs (i) over the shorter of the lease term and 50 years in respect of leasehold land; and (ii) over the shorter of the lease term and 25 years in respect of buildings.

Depreciation of other property, plant and equipment is calculated on the reducing balance basis to write off the cost of each item of other property, plant and equipment to its estimated residual value over its estimated useful life. The estimated depreciation rates per annum of different categories of other property, plant and equipment are as follows:

Plant and machinery 15% to 25% Furniture, fixtures and office equipment 15% Motor vehicles 25%

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation methods are reviewed, and adjusted if appropriate, at least at each financial year end.

An item of property, plant and equipment including any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognised in profit or loss in the period the asset is derecognised is the difference between the net sales proceeds and the carrying amount of the relevant asset.

Investment properties

Investment properties are interests in land and buildings (including the leasehold interest under an operating lease for a property which would otherwise meet the definition of an investment property) held to earn rental income and/or for capital appreciation, rather than for use in the production or supply of goods or services or for administrative purposes; or for sale in the ordinary course of business. Such properties are measured initially at cost, including the direct costs of construction, capitalised borrowing costs on related borrowed funds during the period of construction, and transaction costs. Subsequent to initial recognition, investment properties are stated at fair value, which reflects market conditions at the end of the reporting period.

Land held for development and/or properties under development for future use as investment properties are classified as "Investment properties under construction" and are reclassified to "Completed investment properties" when completed and ready for use.

Gains or losses arising from changes in the fair values of investment properties are included in profit or loss in the period in which they arise.

Any gains or losses on the retirement or disposal of an investment property are recognised in profit or loss in the period of the retirement or disposal.

3.3 主要會計政策概要(續)

物業、機器及設備以及折舊(續) 融資租賃土地及樓宇之折舊按直線基 準計算,以撤銷其成本:(i)按較短租期 為準及有關租賃土地為50年;及(ii)按 較短租期為準及有關樓宇為25年。

其他物業、機器及設備之折舊乃按遞 減餘額基準於估計餘下可使用年期撇 銷各個其他物業、機器及設備項目之 成本值至其估計餘值。其他物業、機 器及設備不同類別之年度估計折舊率

機器及設備 15%至25% 傢俱、裝置及辦公室設備 15% 25%

當一項物業、機器及設備之部分有不同之可使用年期,該項目之成本乃按 合理基準於各部分之間分配,而每一 部分乃分開折舊。剩餘價值、可使用 年期及折舊法最少於各財政年度結束 時檢討,及倘適用時作出調整。

一項物業、機器及設備包括任何重大 部分之初步確認於出售時或當預期其 使用或出售再無未來經濟利益時取消 確認。於資產取消確認之期間於損益內確認之出售或廢棄所得任何之收益 或虧損為有關資產之出售所得淨額與 賬面值間之差額。

投資物業

投資物業指持有以賺取租金收入 及/或作資本增值用途之土地及樓宇權益(包括在其他方面符合投資物業定 義之物業經營租賃下之租賃權益),而 並非持有作生產或供應貨品或服務或 行政用途:或於日常業務過程中銷售 之土地及樓宇之權益。有關物業初步 按成本(包括直接建築成本、於建設期 間相關借貸資金之資本化借貸成本以及交易成本)計量。於初步確認後,投 資物業按反映報告期末市況之公平值

持作開發土地及/或未來用作投資物業 的在建物業被分類為「在建投資物業」 及於竣工及可投入使用時被重新分類為「竣工投資物業」。

投資物業公平值變動所產生之盈虧於 產生之期間計入損益內。

投資物業報廢或出售所產生之任何盈 虧於報廢或出售期間之損益中確認。

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Investment properties (continued)

When a property occupied by the Group as an owner-occupied property becomes an investment property, any difference between the carrying amount and the fair value of the property at the date of change in use is accounted for as follows:

- any resulting decrease in the carrying amount of the property is recognised in profit or loss in the period the change in use takes place; or
- (b) any resulting increase in the carrying amount is credited to profit or loss, to the extent that the increase reverses a previous impairment loss for that property, or restores the carrying amount of the property to an amount that would have been determined (net of any depreciation) had no impairment loss been recognised for the property in prior periods; and any remaining part of the increase in the carrying amount is credited directly to equity in the property revaluation reserve. On subsequent disposal of the property, the relevant portion of the property revaluation reserve realised is transferred to retained profits as a movement in reserves.

For a transfer from investment properties to properties under development or properties held for sale, the deemed cost of a property for subsequent accounting is its fair value at the date of change in use.

The Group transfers a property from properties under development or properties held for sale to investment property when there is a change in use to hold the property to earn rentals or/and for capital appreciation rather than for sale in the ordinary course of business, which is evidenced by the commencement of an operating lease to another party. For a transfer from properties under development or properties held for sale to investment properties, any difference between the fair value of the property at the date of change in use and its previous carrying amount is recognised in profit or loss.

Non-current assets and disposal groups classified as held for sale

Non-current assets and disposal groups are classified as held for sale if their carrying amounts will be recovered principally through a sales transaction rather than through continuing use. For this to be the case, the asset or the disposal group must be available for immediate sale in its present condition subject only to terms that are usual and customary for the sale of such assets or disposal groups and its sale must be highly probable. All assets and liabilities of a subsidiary classified as a disposal group are reclassified as held for sale regardless of whether the Group retains a non-controlling interest in its former subsidiary after the sale.

3.3 主要會計政策概要(續)

投資物業(續)

倘本集團佔用之物業由業主自用物業 轉變為投資物業,物業在改變用途當 日之賬面值與公平值之任何差額按以 下方式入賬:

- (a) 由此產生之物業賬面值減少在改 變用途發生期間之損益中確認: 或

當投資物業轉移至發展中物業或持作銷售物業,用於後續會計處理之物業視作成本為其用途變動日期之公平值。

分類為持作銷售之非流動資產及出售 集團

財務報表附註

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Non-current assets and disposal groups classified as held for sale (continued)

Non-current assets and disposal groups (other than investment properties and financial assets) classified as held for sale are measured at the lower of their carrying amounts and fair values less costs to sell. Property, plant and equipment and intangible assets classified as held for sale are not depreciated or amortised.

Leases

Leases that transfer substantially all the rewards and risks of ownership of assets to the Group, other than legal title, are accounted for as finance leases. At the inception of a finance lease, the cost of the leased asset is capitalised at the present value of the minimum lease payments and recorded together with the obligation, excluding the interest element, to reflect the purchase and financing. Assets held under capitalised finance leases are included in non-current assets. The finance costs of such leases are charged to profit or loss so as to provide a constant periodic rate of charge over the lease terms.

Assets acquired through hire purchase contracts of a financing nature are accounted for as finance leases, but are depreciated over their estimated useful lives.

Leases where substantially all the rewards and risks of ownership of assets remain with the lessor are accounted for as operating leases. Where the Group is the lessor, assets leased by the Group under operating leases are included in non-current assets, and rentals receivable under the operating leases are credited to profit or loss on the straight-line basis over the lease terms. Where the Group is the lessee, rentals payable under operating leases, net of any incentives received from the lessor, are charged to profit or loss on the straight-line basis over the lease terms.

Prepaid land lease payments under operating leases are initially stated at cost and subsequently recognised on the straight-line basis over the lease terms. When the lease payments cannot be allocated reliably between the land and buildings elements, the entire lease payments are included in the cost of the land and buildings as a finance lease in property, plant and equipment.

3.3 主要會計政策概要(續)

分類為持作銷售之非流動資產及出售 集團(續)

分類為持作銷售之非流動資產及出售 集團(投資物業及金融資產除外)按賬 面值與公平值減去出售成本之較低者 計量。物業、機器及設備及分類為持 作出售的無形資產並無折舊或攤銷。

租賃

透過屬融資性質之租購合約收購之資 產入賬為融資租賃,但按估計可使用 年期折舊。

經營租賃項下之土地租賃預付款項於初始按成本列賬,其後按照租約年期以直線法確認。倘租賃付款不能於土地及建築物部分之間可靠分配,則整項租賃付款乃計入土地及建築物之成本內,作為物業、機器及設備之融資租賃。

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Land held for property development, properties under development and properties held for sale

Land held for property development and properties under development are intended to be held for sale after completion of the property development. They are classified as current assets unless the construction period of the relevant property development project is expected to complete beyond the normal operating cycle. On completion, the properties are transferred to properties held for sale.

Land held for property development, properties under development and properties held for sale are stated at the lower of cost and net realisable value. Cost includes prepaid land lease payments and cost of land/land use rights together with any other direct costs attributable to the development of the properties, and borrowing costs capitalised during the development period. Net realisable value is determined by reference to estimated selling price based on prevailing market conditions less (i) anticipated cost to completion of the development in respect of properties under development; and (ii) estimated costs to be incurred in marketing and selling the properties.

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for an asset is required (other than investment properties, land held for property development, properties under development, properties held for sale, deferred tax assets, financial assets, amounts due from contract customers and non-current assets/disposal groups classified as held for sale), the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs of disposal, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs.

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is charged to profit or loss in the period in which it arises.

3.3 主要會計政策概要(續)

持作物業發展之土地、發展中物業及 持作銷售物業

持作物業發展之土地及發展中物業擬於完成物業發展後持作銷售。彼等分類為流動資產,除非相關物業國期間已建築期間預期於一般營運週期以後完成。完成時,物業轉讓至持作銷售物業。

非金融資產減值

倘資產之賬面值超逾其可收回數額, 減值虧損方予確認。於評估使用價值 時,估計日後現金流量乃按可反映現 時市場評估貨幣之時間價值及資產特 定風險之除稅前折讓率折現至其現 值。減值虧損乃於產生期間於損益扣 除。

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Impairment of non-financial assets (continued)

An assessment is made at the end of each reporting period as to whether there is an indication that previously recognised impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognised impairment loss of a non-financial asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/amortisation) had no impairment loss been recognised for the asset in prior periods. A reversal of such an impairment loss is credited to profit or loss in the period in which it arises.

Investments and other financial assets

Initial recognition and measurement

Financial assets are classified, at initial recognition, as financial assets at fair value through profit or loss, loans and receivables or available-for-sale investments, as appropriate. When financial assets are recognised initially, they are measured at fair value plus transaction costs that are attributable to the acquisition of the financial assets, except in the case of financial assets at fair value through profit or loss.

All regular way purchases and sales of financial assets are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace.

3.3 主要會計政策概要(續)

非金融資產減值(續)

投資及其他金融資產

初始確認及計量

金融資產乃於初始確認時分類為按公平值計入損益之金融資產、資款及應收款項或可供出售投資(如適用)。金融資產於初始確認時,乃以公平值的收購金融資產應佔之交易成本計算的性按公平值計入損益之金融資產則除外。

所有正常購買及銷售金融資產乃於交易日期(即本集團承諾購買或出售資產之日)確認。正常購買或銷售乃指須按照市場一般規定或慣例於一定期間內交付資產之購買或銷售金融資產。

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Investments and other financial assets (continued)

Subsequent measurement

The subsequent measurement of financial assets depends on their classification as follows:

(a) Financial assets at fair value through profit or loss
Financial assets at fair value through profit or loss include
financial assets held for trading and financial assets
designated upon initial recognition as at fair value through
profit or loss. Financial assets are classified as held for
trading if they are acquired for the purpose of sale in the
near term.

Financial assets at fair value through profit or loss are carried in the consolidated statement of financial position at fair value with changes in fair value recognised in profit or loss. These net fair value changes do not include any dividends or interest earned on these financial assets, which are recognised in accordance with the policies set out for "Revenue recognition" below.

Financial assets designated upon initial recognition as at fair value through profit or loss are designated at the date of initial recognition and only if the criteria in HKAS 39 are satisfied.

Derivatives embedded in host contracts are accounted for as separate derivatives and recorded at fair value if their economic characteristics and risks are not closely related to those of the host contracts and the host contracts are not held for trading or designated as at fair value through profit or loss. These embedded derivatives are measured at fair value with changes in fair value recognised in profit or loss. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category.

(b) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. After initial measurement, such assets are subsequently measured at amortised cost using the effective interest rate method less any allowance for impairment. Amortised cost is calculated by taking into account any discount or premium on acquisition and includes fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in interest income in profit or loss. The loss arising from impairment is recognised as other expenses in profit or loss.

3.3 主要會計政策概要(續)

投資及其他金融資產(續)

其後計量

金融資產之其後計量視乎彼等以下之 分類而定:

(a) 按公平值計入損益之金融資產 按公平值計入損益之金融資產包 括持作買賣用途之金融資產及於 初始確認時指定為按公平值計入 損益之金融資產。倘金融資產乃 收購作為短期內銷售目的,將分 類為持作買賣用途類別。

> 按公平值計入損益之金融資產於 綜合財務狀況表以公平值列。 該所損益確認公平值變動淨額並不包括息等金 融資產所賺取之任何股息或可息,該等股息或利息乃根據。 「收入確認」所載之政策確認。

> 於初始確認時指定為按公平值計 入損益之金融資產乃於初始確認 日期及僅於符合香港會計準則第 39號之準則時作出指定。

(b) 貸款及應收款項

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Investments and other financial assets (continued)

Subsequent measurement (continued)

Available-for-sale investments

Available-for-sale investments are non-derivative financial assets in unlisted equity investments. Equity investments classified as available for sale are those which are neither classified as held for trading nor designated as at fair value through profit or loss.

After initial recognition, available-for-sale investments are subsequently measured at fair value, with unrealised gains or losses recognised as other comprehensive income in the available-for-sale investment revaluation reserve until the investment is derecognised, at which time the cumulative gain or loss is recognised in profit or loss in other income/other expenses, or until the investment is determined to be impaired, when the cumulative gain or loss is reclassified from the availablefor-sale investment revaluation reserve to profit or loss in other expenses. Dividends earned whilst holding the available-for-sale investments are reported as dividend income and are recognised in profit or loss as other income in accordance with the policies set out for "Revenue recognition" below.

When the fair value of unlisted equity investments cannot be reliably measured because (a) the variability in the range of reasonable fair value estimates is significant for that investment or (b) the probabilities of the various estimates within the range cannot be reasonably assessed and used in estimating fair value, such investments are stated at cost less any impairment losses.

Derecognition

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e., removed from the consolidated statement of financial position) when:

- the rights to receive cash flows from the asset have expired; or
- the Group has transferred its rights to receive cash flows from the asset, or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a "pass-through" arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

3.3 主要會計政策概要(續)

投資及其他金融資產(續)

其後計量(續)

(c) 可供出售投資

可供出售投資為非上市股本投資 之非衍生金融資產。列為可供出 售之股本投資為該等並非列為持 作買賣用途或指定為按公平值計 入損益之股本投資。

於初始確認後,可供出售投資其 後乃按公平值計算,未變現盈虧 確認為可供出售投資重估儲備中 之其他全面收益,直至投資取消 確認,在此情況下,累積盈虧乃 於損益內之其他收入/其他開支 確認,或直至累積收益或虧損由 可供出售投資重估儲備重新分類 至損益內之其他開支時,投資釐 定為需要減值。持有可供出售投 資時所賺取之股息乃呈報為股息 收入, 並根據下文「收入確認」所 載之政策於損益內確認為其他收 入。

當非卜市股本投資因:(a)該投資 之合理公平值估計範圍大;或(b) 範圍內多項估計之可能性不能合 理評估及用於估計公平值而不能 準確計量,有關投資按成本減任 何減值虧損列賬。

取消確認

金融資產(或如適用,一項金融資產之 -部分或一組類似金融資產之一部分) 主要在下列情況下取消確認(即從綜合 財務狀況表中移除):

- 收取該項資產所得現金流量之權 利已屆滿;或
- 本集團已轉讓收取該項資產所得 現金流量之權利,或根據一項 「通過」安排,在未有嚴重延緩第 三方之情况下,已就所收取現金 流量全數承擔付款之責任;及(a) 本集團已大致轉讓該項資產所附 之所有風險及回報;或(b)本集團 並無大致轉讓或保留該項資產所 附之所有風險及回報,但已轉讓 該項資產之控制權。

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Investments and other financial assets (continued)

Derecognition (continued)

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risk and rewards of ownership of the assets. When it has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the Group continues to recognise the transferred assets to the extent of the Group's continuing involvement. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Impairment

The Group assesses at the end of each reporting period whether there is objective evidence that a financial asset or a group of financial assets is impaired. An impairment exists if one or more events that occurred after the initial recognition of the asset have an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that a debtor or a group of debtors is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganisation and observable data indicating that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

(a) Loans and receivables

For loans and receivables, the Group first assesses whether impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be, recognised are not included in a collective assessment of impairment.

3.3 主要會計政策概要(續)

投資及其他金融資產(續)

取消確認(續)

就已轉讓資產作出擔保形式之持續參 與乃按該資產之原賬面值與本集團可 能須償還之最高代價金額之較低者計 量。

減值

(a) 貸款及應收款項

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Investments and other financial assets (continued)

Impairment (continued)

Loans and receivables (continued)

The amount of any impairment loss identified is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not yet been incurred). The present value of the estimated future cash flows is discounted at the financial asset's original effective interest rate (i.e., the effective interest rate computed at initial recognition).

The carrying amount of the asset is reduced either directly or through the use of an allowance account and the amount of the loss is recognised in profit or loss. Interest income continues to be accrued on the reduced carrying amount using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss. Loans and receivables together with any associated allowance are written off when there is no realistic prospect of future recovery.

If, in a subsequent period, the amount of the estimated impairment loss increases or decreases because of an event occurring after the impairment was recognised, the previously recognised impairment loss is increased or reduced by adjusting the allowance account. If a future write-off is later recovered, the recovery is credited to other expenses in profit or loss.

Available-for-sale investments carried at cost

If there is objective evidence that an impairment loss has been incurred on the unlisted equity investment that is not carried at fair value because its fair value cannot be reliably measured, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset. Impairment losses on these assets are recognised in profit or loss and are not reversed.

3.3 主要會計政策概要(續)

投資及其他金融資產(續)

減值(續)

(a) 貸款及應收款項(續)

所認別之任何減值虧損數額乃按 資產之賬面值與估計日後現金流 量(不包括尚未產生之日後信貸 損失)之現值間之差額計算。估 計日後現金流量之現值以金融資 產之原本實際利率(即初始確認 時計算之實際利率)折現計算。

資產之賬面值乃直接確認或透過 使用備抵賬目減少,有關虧損金 額乃於損益內確認。利息收入於 賬面值減少後持續產生,且採用 計量減值虧損時用以折現日後現 金流量之利率累計。當貸款及應 收款項並無實際可能於未來收 回,貸款及應收賬項連同任何相 關撥備乃予以撇銷。

於往後期間,倘估計減值虧損之 數額增加或減少,乃由於減值確 認後發生之事件所致,則先前確 認之減值虧損乃透過調整備抵賬 目予以增加或減少。倘未來撇銷 數額其後收回,收回之數額則於 損益計入其他開支。

按成本列賬之可供出售投資 倘有客觀證據顯示並非按公平值 列賬之非上市股本投資因其公平 值不能準確計量而產生減值虧 損,虧損金額乃計量為資產賬面 值與按類似金融資產之現行市場 回報率折現之估計未來現金流量 現值之差額。該等於損益內確認 的資產之減值虧損不予撥回。

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss or loans and borrowings, as appropriate. All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings, net of directly attributable transaction costs.

Subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

(a) Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Financial liabilities are classified as held for trading if they are acquired for the purpose of repurchasing in the near term. This category includes derivative financial instruments entered into by the Group that are not designated as hedging instruments in hedge relationships as defined by HKAS 39. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments. Gains or losses on liabilities held for trading are recognised in profit or loss. The net fair value gain or loss recognised in profit or loss does not include any interest charged on these financial liabilities.

Financial liabilities designated upon initial recognition as at fair value through profit or loss are designated at the date of initial recognition and only if the criteria in HKAS 39 are satisfied.

(b) Loans and borrowings

After initial recognition, loans and borrowings are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the effective interest rate amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included as finance costs in profit or loss.

3.3 主要會計政策概要(續)

金融負債

初始確認及計量

金融負債乃於初始確認時分類為按公平值計入損益之金融負債、貸款及借款(倘適用)。所有金融負債乃按公平值於初始確認,如為貸款及借款,則扣除直接應佔交易成本於初始確認。

其後計量

金融負債之其後計量視乎彼等以下之 分類而定:

(a) 按公平值計入損益之金融負債

按公平值計入損益之金融負債包 括持作買賣之金融負債及於初始 確認後劃分為按公平值計入損益 之金融負債。金融負債倘以短期 購回目的而購買,則分類為持作 買賣之負債。此分類包括由本集 團訂立之衍生金融工具,但並非 指定為香港會計準則第39號所界 定對沖關係中之對沖工具。獨立 附帶在內衍生工具亦歸類為持作 買賣,除非被指定用作有效對沖 工具則另作別論。持作買賣之負 債之損益在損益表中確認。於損 益表中確認之淨公平值收益或虧 損不包括該等金融負債所支付之 任何利息。

於初始確認後劃分為按公平值計 入損益之金融負債在初始確認當 日及僅在符合香港會計準則第39號 之標準下方獲劃分。

(b) 貸款及借款

初始確認後,貸款及借款其後以 實際利息法按攤銷成本計量。倘 若貼現之影響並不重大,於此情 況下則按成本列賬。收益及實際利 於負債取消確認時及透過實際利 率攤銷過程在損益內確認。

攤銷成本經計及收購之任何折讓或溢價後計算,並包括屬實際利率組成部分之費用或成本。實際利率攤銷計入損益中之融資成本內。

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Financial liabilities (continued)

Derecognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled, or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognised in profit or loss.

Financial guarantee contracts

Financial guarantee contracts issued by the Group are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument. A financial guarantee contract is recognised initially as a liability at its fair value, adjusted for transaction costs that are directly attributable to the issue of the guarantee. Subsequent to initial recognition, the Group measures the financial guarantee contract at the higher of: (i) the amount of best estimate of the expenditure required to settle the present obligation at the end of the reporting period and (ii) the amount initially recognised less, when appropriate, cumulative amortisation.

Convertible bonds

Convertible bonds that contain liability and equity components

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

The component of convertible bonds that exhibits characteristics of a liability is recognised as a liability in the consolidated statement of financial position, net of transaction costs. On issuance of convertible bonds, the fair value of the liability component is determined using a market rate for an equivalent nonconvertible bond; and this amount is carried as a non-current liability or a current liability, as appropriate, on the amortised cost basis until extinguished on conversion or redemption. The remainder of the proceeds, net of transaction costs, is allocated to the conversion option (the equity component) which is recognised and included in the Company's convertible bond equity reserve. The carrying amount of the conversion option is not remeasured in subsequent years. Transaction costs are apportioned between the liability and equity components of the convertible bonds based on the allocation of proceeds to the liability and equity components when the instruments are first recognised.

3.3 主要會計政策概要(續)

金融負債(續)

取消確認

- 項金融負債於負債項下之責任獲解 除或取消或屆滿時取消確認。

當一項現有金融負債獲同一貸款人以 大致不相同條款之另一負債所取代,或一項現有負債之條款經大幅修訂, 該項交換或修訂應被視為原負債之取 消確認及一項新負債之確認, 而有關 賬面值間之差額乃於損益內確認。

財務擔保合約

本集團作出的財務擔保合約即要求發 行人作出特定付款以償付持有人因特 定債務人未能根據債務工具的條款償 還到期款項而招致損失的合約。財務 擔保合約初步按其公平值確認為一項 負債,並就作出該擔保直接產生的交 易成本作出調整。於首次確認後,本 集團按如下的較高者計量財務擔保合 約:(i)於報告期末為償付現有責任所需 開支的最佳估計數額;及(ii)最初確認 的數額減(如適合)累計攤銷。

可換股債券

含有負債及權益部分的可換股債券

可換股債券可按持有人選擇轉換為權 益股本,轉換時發行的股份數目及當 時收取的代價價值不變。可換股債券 入賬列為複合金融工具,包含負債部 分及權益部分(換股權)。

顯示負債特徵的可換股債券部分經扣 除交易成本後於綜合財務狀況表確認 為負債。發行可換股債券時,負債部 分公平值採用同等非可換股債券市場 利率釐定;該金額按攤餘成本列為非 流動負債或流動負債(如適用),直至 轉換或贖回本金。所得款項餘額經扣 除交易成本後分配至換股權(權益部 分),並確認為及計入本公司可換股債 券權益儲備。換股權賬面值於其後年 度不予重新計量。交易成本乃基於首 次確認工具時分配至負債及權益部分 的所得款項於可換股債券的負債及權 益部分間按比例分配。

財務報表附註

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Convertible bonds (continued)

Convertible bonds that contain liability and derivative components

If the conversion option of convertible bonds exhibits characteristics of an embedded derivative, it is separated from its liability component. On initial recognition, the conversion option and other derivative components of the convertible bonds are measured at fair value and presented as part of derivative financial instruments. Any excess of proceeds over the amount initially recognised as the derivative components is recognised as the liability component. Transaction costs are apportioned between the liability and derivative components of the convertible bonds based on the allocation of proceeds to the liability and derivative components when the instruments are initially recognised. The portion of the transaction costs relating to the liability component is recognised initially as part of the liability. The portion relating to the derivative components is recognised immediately in profit or loss.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short term highly liquid investments that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the consolidated statement of financial position, cash and cash equivalents comprise cash on hand and at banks, including term deposits, and assets similar in nature to cash, which are not restricted as to use.

Provisions

A provision is recognised when a present obligation (legal or constructive) has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

When the effect of discounting is material, the amount recognised for a provision is the present value at the end of the reporting period of the future expenditures expected to be required to settle the obligation. The increase in the discounted present value amount arising from the passage of time is included as finance costs in profit or loss.

3.3 主要會計政策概要(續)

可換股債券(續)

含有負債及衍生部分的可換股債券

抵銷金融工具

倘目前存在可執行之法律權力抵銷已確認金額,且計劃以淨額結算或同時變現資產及償付負債,方會抵銷金融資產及金融負債並在綜合財務狀況表內呈報有關淨額。

現金及與現金等值項目

就綜合現金流量表而言,現金及與現金等值項目包括手持現金及五五級與期存,及可隨時轉換為可見與期額於到分別,與其一般於三個月內到期之短期的一般於三個月內須按型計一般於三個月內須按型,經減除團現金管理。 一部分。

就綜合財務狀況表而言,現金及與現金等值項目包括手持及銀行現金,包括定期存款及性質與現金相似的資產,其用途不受限制。

撥備

倘因過往事件產生現有責任(法定或推定)及日後可能需要有資源流出以履行責任,則確認撥備,惟必須能可靠估計責任所涉及之金額。

倘貼現之影響屬重大時,所確認之撥 備金額為預期須支付有關責任之未來 支出於報告期末之現值。因時間流逝 而導致貼現現值增加之金額,乃計入 損益表內融資成本中。

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Provisions (continued)

A contingent liability recognised in a business combination is initially measured at its fair value. Subsequently, it is measured at the higher of (i) the amount that would be recognised in accordance with the general guidance for provisions above; and (ii) the amount initially recognised less, when appropriate, cumulative amortisation recognised in accordance with the guidance for revenue recognition.

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries, joint operations, joint ventures and associates, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, the carryforward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, the carryforward of unused tax credits and unused tax losses can be utilised, except:

when the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and

3.3 主要會計政策概要(續)

撥備(續)

於業務合併中,或然負債初步按公平 值計量。其後,其按以下較高者計量: (i) 根據上述普遍撥備指引應予確認之 金額;及(ii)已初步確認之金額減(如 適用)根據收益確認指引確認之累計攤 銷。

所得税包括即期税項及遞延税項。與 在損益以外確認項目有關之所得税乃 在 損益以外確認,即在其他全面收益 或直接在股本中確認。

即期税項資產及負債乃根據於報告期 末前已頒佈或實際已頒佈之税率(及税 務法例),並經考慮本集團經營業務所 在國家之現行詮釋及慣例後,按預期 可向税務機關收回或支付予税務機關 之數額計算。

遞延税項就於報告期末資產及負債之 税項基準及其於財務申報中之賬面值 之所有暫時性差額以負債法作出撥備。

所有應課税暫時性差額均被確認為遞 延税項負債,除非:

- 搋延税項負債從初始確認商譽或 一項交易(該交易並非為企業合 併)之資產或負債時產生,及於 進行交易時,不對會計盈利或應 課税盈利或虧損構成影響;及
- 有關於附屬公司、合營業務、合 營公司及聯營公司之投資所產生 之應課税暫時性差額,除非可控 制撥回暫時性差額之時間及暫時 性差額於可預見之將來可能不會 撥回。

所有可被扣減之暫時性差額及未被動 用之税項抵免與任何未被動用之税務 虧損之結轉均被確認為遞延稅項資 產。遞延税項資產以可能產生足夠應 課税盈利抵扣可扣減暫時性差額為限 確認,而結轉未被動用之税項抵免及 税務虧損可予動用,除非:

與可扣減暫時性差額有關之遞延 税項資產從初始確認一項(該交 易並非為企業合併)之資產或負 債產生,及於進行交易時,並不 對會計盈利或應課税盈利或虧損 構成影響;及

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Income tax (continued)

• in respect of deductible temporary differences associated with investments in subsidiaries, joint operations, joint ventures and associates, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

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

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

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

Revenue recognition

Revenue is recognised when it is probable that the economic benefits will flow to the Group and when the revenue can be measured reliably, on the following bases:

- (a) from construction services, on the percentage-ofcompletion basis, as further explained in the accounting policy for "Construction contracts" below;
- (b) from the rendering of other services, when services have been performed;
- (c) from the sale of properties, when the significant risks and rewards of ownership have been transferred to the buyer, provided that the Group maintains neither managerial involvement to the degree usually associated with ownership, nor effective control over the properties sold;
- (d) rental income, on the straight-line basis over the lease terms;

3.3 主要會計政策概要(續)

所得税(續)

有關從附屬公司、合營業務、合營業務、合營公司及聯營公司之,通過公司,可以可能出現之暫時性差額,可以可能出現之暫時性差額,可以可能出來可撥回及有可數用應課稅盈利抵如所動用暫時性差額時予以確認。

遞延税項資產之賬面值於各報告期末檢討,並扣減至當不再可能有足夠應 課稅盈利讓所有或部認延稅稅項項資 被動用為止。未被確認之遞延稅項項 產乃於各報告期末重新評估及在已 能有足夠應課稅盈利讓所有 延稅項資產被收回時確認。

遞延稅項資產及負債以該期間(當資產被變現或負債被清還時)預期之適用稅率計量,根據於報告期末前已頒佈或實際已頒佈之稅率(及稅務法例)計算。

倘存在能以即期税項資產抵銷即期稅 項負債之法律上可執行之權力,而有 關遞延稅項與同一應課稅實體及稅務 機關有關,則會抵銷遞延稅項資產及 遞延稅項負債。

收入確認

在經濟利益可能歸於本集團以及收入 可得以可靠地計算時,收入將按下列 之基準確認:

- (a) 建築服務,按完成百分比基準確認,詳情載於下文「建築合約」之會計政策;
- (b) 提供其他服務,於已履行服務時確認;
- (c) 物業銷售,乃於擁有權之絕大部 分風險及回報已轉讓予買方時確 認,惟本集團對已售物業並無維 持通常與擁有權相關之程度之管 理參與,亦無維持實際控制權;
- (d) 租金收入,於租期以直線法基準確認;

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Revenue recognition (continued)

- (e) interest income, on an accrual basis using the effective interest rate method by applying the rate that exactly discounts the estimated future cash receipts over the expected life of the financial instrument or a shorter period, when appropriate, to the net carrying amount of the financial asset; and
- (f) dividend income, when the shareholders' right to receive payment has been established.

Construction contracts

Contract revenue comprises the agreed contract amount and appropriate amounts from variation orders, claims and incentive payments. Contract costs incurred comprise direct materials, the costs of subcontracting, direct labour and an appropriate proportion of variable and fixed construction overheads.

Where the outcome of a construction contract can be estimated reliably, revenue and costs are recognised in profit or loss by reference to the stage of completion of the contract activity at the end of the reporting period, which is measured by reference to surveys of the value of work carried out to date as certified by external valuer. Variations in contract work, claims and incentive payments are included to the extent that the amount can be measured reliably and its receipt is considered probable.

Where the outcome of a construction contract cannot be estimated reliably, contract revenue is recognised to the extent of contract costs incurred that it is probable will be recoverable. Contract costs are recognised as expenses in the period in which they are incurred.

When it is probable that total contract costs will exceed total contract revenue, the expected loss is recognised as an expense immediately.

Where contract costs incurred to date plus recognised profits less recognised losses exceed progress billings, the surplus is shown as amounts due from contract customers. For contracts where progress billings exceed contract costs incurred to date plus recognised profits less recognised losses, the surplus is shown as amounts due to contract customers. Amounts received before the related work is performed are included in the consolidated statement of financial position, as a liability, as advances received. Amounts billed for work performed but not yet paid by the customer are included in the consolidated statement of financial position under trade receivables.

3.3 主要會計政策概要(續)

收入確認(續)

- (e) 利息收入,乃以應計方式按金融工具之估計年期(或較短期間, 倘適用)使用實際利率法將日後估計之現金收入準確折扣計算金融資產之賬面淨值;及
- (f) 股息收入,於股權持有人收取付款之權利確立時確認。

建築合約

合約收益包括已協定之合約金額及來 自加減工程、申索及賞金的金額。所 產生的合約成本包括直接物料、分包 成本、直接勞工成本及適當比例之非 固定及固定建築費用。

若不能可靠地估計建築合約結果,合約收入僅以可收回之已產生合約成本數額確認。合約成本於產生期間確認 為開支。

當合約成本總額將有可能超逾合約收入總額時,預計虧損即時確認為開支。

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Share-based payments

The Company operates a share option scheme for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Employees (including directors of the Company) of the Group receive remuneration in the form of share-based payments, whereby employees render services as consideration for equity instruments ("equity-settled transactions").

The cost of equity-settled transactions with employees for grants is measured by reference to the fair value at the date at which they are granted.

The cost of equity-settled transactions is recognised in employee benefit expense, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled. The cumulative expense recognised for equity-settled transactions at the end of each reporting period until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to profit or loss for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period.

Service and non-market performance conditions are not taken into account when determining the grant date fair value of awards, but the likelihood of the conditions being met is assessed as part of the Group's best estimate of the number of equity instruments that will ultimately vest. Market performance conditions are reflected within the grant date fair value. Any other conditions attached to an award, but without an associated service requirement, are considered to be non-vesting conditions. Non-vesting conditions are reflected in the fair value of an award and lead to an immediate expensing of an award unless there are also service and/or performance conditions.

For awards that do not ultimately vest because non-market performance and/or service conditions have not been met, no expense is recognised. Where awards include a market or non-vesting condition, the transactions are treated as vesting irrespective of whether the market or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied.

3.3 主要會計政策概要(續)

以股份為基礎付款

本公司執行購股權計劃,旨在向為本集團經營之成功作出貢獻之合資格參與人提供鼓勵及獎勵。本集團之僱員(包括本公司董事)以股份為基礎付款方式獲取報酬,而僱員提供之服務則作為股本工具之代價(「股份結算交易」)。

授予僱員之股份結算交易之成本,乃 參考授予該股份日期之公平值計算。

由於市場表現不佳及/或服務條件未達成而最終並無生效之獎勵不會確認開支。倘獎勵包括一項市場或非歸屬條件,則有關交易視作歸屬,而無論有關市場或非歸屬條件是否已達成,惟所有其他表現及/或服務條件已達成。

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31 March 2017 2017年3月31日

3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Share-based payments (continued)

Where the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified, if the original terms of the award are met. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payments, or is otherwise beneficial to the employee as measured at the date of modification.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. This includes any award where non-vesting conditions within the control of either the Group or the employee are not met. However, if a new award is substituted for the cancelled award, and is designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph.

Upon exercise of share options, the resulting shares issued are recorded by the Company as additional share capital at the nominal value of the shares, and the excess of the exercise price per share over the nominal value of the shares is recorded by the Company in the share premium account. In addition, at the time when the share options are exercised, the amount previously recognised in the share option reserve will be transferred to the share premium account.

Share options which are cancelled prior to their exercise date or lapse are deleted from the register of outstanding options. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in the share option reserve will be transferred to retained profits as a movement in reserves.

The diluted effect of outstanding share options is reflected as additional share dilution in the computation of earnings per share.

3.3 主要會計政策概要(續)

以股份為基礎付款(續)

倘股份結算獎勵之條款經修訂,所確認之開支須最少達到猶如條款未經修訂之水平(如已達到獎勵之原本條款)。此外,倘按修訂日期計算,任何修訂將使以股份為基礎付款之公平值總額增加,或對僱員帶來其他利益,則應就修訂確認開支。

於行使購股權時,本公司將所涉及之已發行股份按股份面值入賬列為額於股本。本公司亦會將每股行使價賬內股份面值之款額計入股份溢價賬內。此外,於購股權行使時,先前於購股權儲備確認之款項將轉撥至股份溢價賬。

在行使日期前註銷或失效之購股權均 自尚未行使購股權之名冊中剔除。倘 購股權於歸屬日期後遭沒收或於屆滿 日期仍未行使,則先前於購股權儲備 確認之款項將轉撥至保留溢利作為儲 備之變動。

未行使之購股權之攤薄影響,於計算 每股盈利時反映為額外股份攤薄。

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3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Other employee benefits

Defined contribution plans

The Group operates a defined contribution Mandatory Provident Fund retirement benefit scheme in Hong Kong (the "MPF Scheme") under the Hong Kong Mandatory Provident Fund Schemes Ordinance for those employees who are eligible to participate in the MPF Scheme. Contributions are made based on a percentage of the employees' basic salaries and are charged to profit or loss 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.

The employees of the Group's subsidiaries which operate in the PRC and Singapore are required to participate in central pension schemes operated by local PRC and Singapore governments, the assets of which are held separately from those of the Group. Contributions are made by the subsidiaries based on a percentage of the participating employees' salaries and are charged to profit or loss as they become payable in accordance with the rules of the relevant central pension schemes. The employer contributions vest fully once made.

Borrowing costs

Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, i.e., assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets. The capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs capitalised.

Borrowing costs directly attributable to the activity of a construction contract are included as part of the contract costs.

All other borrowing costs are expensed in the period in which they are incurred.

Dividends

Final dividends are recognised as a liability when they have been approved by the shareholders in general meetings.

3.3 主要會計政策概要(續)

其他僱員褔利

定額供款計劃

借貸成本

借貸成本包括實體就借入資金產生之 利息及其他成本。

建築合約活動直接應佔借貸成本計為 合約成本一部分。

所有其他借貸成本已於產生之期間內 支銷。

股息

股息於股東大會獲股東批准時確認為 自信。

財務報表附註

31 March 2017 2017年3月31日

3.3 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Foreign currencies

These financial statements are presented in Hong Kong dollar, which is the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange ruling at the end of the reporting period. Differences arising on settlement or translation of monetary items are recognised in profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation difference on the item whose fair value gain or loss is recognised in other comprehensive income or profit or loss, respectively).

The functional currencies of certain subsidiaries and associates established in the PRC and overseas are currencies other than the Hong Kong dollars. As at the end of the reporting period, the assets and liabilities of these entities are translated into Hong Kong dollars at the exchange rates prevailing at the end of the reporting period and their profits or losses are translated into Hong Kong dollars at the weighted average exchange rates for the year. The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange fluctuation reserve. On disposal of a foreign operation, the component of other comprehensive income relating to that particular foreign operation is recognised in profit or loss.

Any goodwill arising on the acquisition of a foreign operation is treated as an asset of the foreign operation and translated at the closing rate.

For the purpose of the consolidated statement of cash flows, the cash flows of certain subsidiaries established in the PRC and overseas are translated into Hong Kong dollars at the exchange rates prevailing at the dates of the cash flows. Frequently recurring cash flows of these subsidiaries which arise throughout the year are translated into Hong Kong dollars at the weighted average exchange rates for the year.

3.3 主要會計政策概要(續)

外幣

收購海外業務產生的任何商譽被視為 海外業務的資產及按收市匯率換算。

就綜合現金流量表而言,若干於中國 及海外成立的附屬公司的現金流量乃 按現金流量當日的匯率換算為港元。 年內該等海外附屬公司頻繁產生的現 金流量乃按本年度的加權平均匯率換 算為港元。

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4. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the Group's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and their accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets or liabilities affected in the future.

The major judgements, estimates and assumptions that have the most significant effect on the amounts recognised in the financial statements and have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are set out below:

Joint operations

The Group has numerous joint arrangements with third parties for construction work in Hong Kong and under which decisions about the relevant activities of such arrangements require the unanimous consent of all parties to the arrangements. For accounting purposes, the directors of the Company assessed whether such arrangements are joint operations or joint ventures under HKFRS 11. After considering the rights and obligations of parties to the joint arrangements with reference to the structure, the legal form of the arrangements, the contractual terms agreed by the parties in the arrangements, and the relevant facts and circumstances, the directors of the Company concluded that all of the Group's joint arrangements for construction work should be classified as joint operations under HKFRS 11 as the relevant contractual agreements for these joint arrangements specify that the parties to the joint arrangements have rights to the assets and obligations to the liabilities relating to the joint arrangements.

Construction contracts

With respect to construction contracts, the Group recognises contract revenue, contract costs and contract profit on a construction contract using the percentage-of-completion method, based on independent surveys of work, latest available financial budgets of the construction contract with reference to the overall performance of the construction contract, and management's best estimates and judgements. In developing the financial budget of a construction contract, construction revenue is estimated in accordance with the terms set out in the relevant contract, whereas construction costs, which mainly comprise subcontracting charges and cost of materials, are estimated by the management on the basis of quotations from time to time provided by the major contractors/suppliers/vendors involved and the experience of the management. Because of the nature of the construction industry, management will make adjustments, where appropriate, to the amounts of construction revenue and/or costs based on regular review of contract work progress and estimated construction revenue and costs.

4. 關鍵會計判斷及估計

對財務報表所確認金額具有極重大影響及導致資產及負債賬面值於下一個 財政年度出現重大調整之重大風險之 主要判斷、估計及假設載列如下:

合營業務

本集團與第三方有多項關於香港建築 工程的合營安排,有關安排項下的相 關活動的決策均須合營安排各訂約方 一致同意。就會計處理而言,本公司 董事已根據香港財務報告準則第11 號,評估有關安排是否屬合營業務或 合營公司。經參考合營安排之架構、 法律形式、與合營安排訂約方協定之 合約條款及相關事實及情況,以考慮 各合營安排訂約方之權利及責任後, 本公司的董事結論為本集團建築工程 之合營安排全部應根據香港財務報告 準則第11號分類為合營業務,因為該 等合營安排之相關合約協議列明各合 營安排的訂約方有權利享有與合營安 排有關的資產,亦有責任承擔合營安 排有關的負債。

建築合約

就建築合約而言,本集團根據獨立調 杳工作、參考建築合約之整體表現獲 得的建築合約之最近可得財政預算, 以及管理層之最佳估計及判斷採用完 工百分比法確認建築合約之合約收 益、合約成本及合約利潤。在得出建 築合約之財政預算時,估計建築收益 根據相關合約所載之條款釐定,而建 築成本(主要包括分包費用及材料成 本)由管理層根據所參與之主要承建 商/供應商/賣方不時提供之報價及 管理層之經驗估計。由於建築行業之 性質使然,管理層將根據定期檢討合 約工程進度及估計建築收入及成本對 建築收益及/或成本之金額作出判斷 (如適用)。

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4. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

Construction contracts (continued)

In addition, during the early stages of a contract, it is often the case that the outcome of the contract cannot be estimated reliably. When the outcome of the contract cannot be estimated reliably, contract revenue is recognised only to the extent of costs incurred that are expected to be recoverable. The Group regularly assesses the possible outcome of construction contracts based on latest facts and circumstances occurred in the construction contracts, and past experience in conducting similar construction work. When there is a change in the expectation as to when the outcome of construction contracts can be estimated reliably, the Group will adjust the amounts of contract costs and contract profit to be recognised in profit or loss prospectively.

The Group also monitors the collectibility of payments from contract customers against variation works and claims, which highly depends on whether the values of work carried out are certified by the employers' engineers of the respective projects. If there is an indication that the construction cost incurred becomes irrecoverable, the Group will reassess the outcome of the contracts and recognise impairment losses, where appropriate.

Fair value of investment properties

Investment properties are carried in the consolidated statement of financial position as at 31 March 2017 at their fair value of approximately HK\$866,120,000 (2016: HK\$29,554,000). The fair value was based on valuation of these properties conducted by independent qualified professional valuers using property valuation techniques which adopt the direct comparison approach by making reference to comparable sales transactions as available in the relevant markets. Favourable or unfavourable changes would result in changes in the fair value of the Group's investment properties and corresponding adjustments to the amount of gain or loss recognised in profit or loss.

4. 關鍵會計判斷及估計(續)

建築合約(續)

本集團亦基於各項加減工程及申索, 密切監察合約客戶付款之可收回性非常倚賴已進行之工程的 價值是否已由各項目僱主之足程師 實。倘有跡象顯示已產生之建築成本 不可收回,本集團將重新評估虧損。 果,以及在適當情況下確認減值虧損。

投資物業之公平值

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4. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

Determination of net realisable value of land held for property development, properties under development and properties held for sale

Land held for property development, properties under development and properties held for sale are stated at the lower of cost and net realisable value. The net realisable value is the estimated selling price (based on the direct comparison method) less estimated selling expenses and estimated cost of completion (if any), which are determined based on best available information and valuation performed by independent professional valuers. Where there is any decrease in the estimated selling price, revision in estimated selling expenses and/or estimated cost of completion arising from any changes to the property market conditions in Hong Kong, the PRC and the UAE, additional loss may be recognised in profit or loss on the land held for property development, properties under development and properties held for sale.

Impairment of goodwill

The Group determines whether goodwill is impaired at least on an annual basis. This requires an estimation of the value in use of the cash-generating unit to which the goodwill is allocated. Estimating the value in use requires the Group to make an estimate of the expected future cash flows from the cash-generating unit and also to choose a suitable discount rate in order to calculate the present value of those cash flows. The carrying amount of goodwill carried as an asset in the consolidated statement of financial position as at 31 March 2017 was 44,686,000 (2016: Nil), details of which are set out in note 16 to the financial statements.

Income tax

At 31 March 2017, deferred tax assets in relation to unused tax losses of HK\$12,475,000 (2016: HK\$15,412,000) in aggregate have been recognised in the consolidated statement of financial position. No deferred tax asset has been recognised in respect of tax losses of HK\$377,150,000 (2016: HK\$378,331,000) as at 31 March 2017 due to the unpredictability of future profit streams (note 35). The realisability of the deferred tax assets mainly depends on whether sufficient future profits or taxable temporary differences will be available in the future. In cases where the actual future profits generated are less or more than expected, a material reversal or further recognition of deferred tax assets may arise, which would be recognised in profit or loss for the period in which such a reversal or recognition takes place.

4. 關鍵會計判斷及估計(續)

釐定持作物業發展之土地、發展中物 業及持作銷售物業之可變現淨值

商譽減值

所得税

於2017年3月31日,綜合財務狀況表中已確認與未使用税項虧損有關之遞延税項資產合共12,475,000港元(2016年:15,412,000港元)。於2017年3月31日,由於未能預測未來溢利來源,故並無就377,150,000港元(2016年:378,331,000港元)之稅項虧損確認延稅項資產(附註35)。變現遞延稅項資產主要視乎日後有否足夠未來產利或應課稅暫時差額而定。倘實際能到或應課稅暫時差額而定。倘實際能到或應課稅項資產作重大撥回或進一步致對遞延稅項資產作重大撥回或進一步強認,並於撥回或確認發生期間於損益內確認。

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31 March 2017 2017年3月31日

4. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

Recoverability of an investment deposit and partial consideration paid for a rescinded acquisition transaction

As disclosed in note 24(a) to the financial statements, as at 31 March 2017, an investment deposit and partial consideration of HK\$148 million in total (defined in note 24(a) as the "Debt") was paid to the Entity (as defined in note 24(a)) for the acquisition of a subsidiary. The acquisition transaction was rescinded during the year and the Entity shall refund the Debt to the Group. In considering the recoverability of the Debt, the directors of the Company took into account of (i) a series of agreements (the "Agreements") entered into by the Group with, amongst others, the Entity and its fellow subsidiary on 26 June 2017 for the purpose of recovering the Debt in connection with the rescinded acquisition transaction; and (ii) a valuation of an asset relevant to the Agreements performed by an independent professional valuer engaged by the Group, and are of the view that the Debt is fully recoverable and no impairment is considered necessary.

A considerable amount of estimation is required in assessing the ultimate realisation of this receivable, including the current creditworthiness and the ultimate materialisation of the plan to recover the Debt pursuant to the Agreements. If the financial condition of the Entity is to deteriorate and the failure to recover the Debt pursuant to the Agreements, resulting in an impairment of the Entity's ability to make payments, allowances may be required.

5. OPERATING SEGMENT INFORMATION

For management purposes, the Group's operating businesses are structured and managed separately according to the nature of their operations and the products and services they provide. Each of the Group's operating segments represents a strategic business unit that offers products and services which are subject to risks and returns that are different from those of the other operating segments.

The chief operating decision maker of the Group has been identified as the executive directors of the Company and certain senior management (collectively referred to as the "CODM"). For the purpose of performance assessment and resource allocation by the CODM, the Group's business activities are categorised under the following three reportable operating segments:

Construction work

 provision of services in areas of civil engineering, electrical and mechanical engineering, foundation and building construction

 Property development and investment - development, sale and leasing of properties

Professional services

- provision of security and facility management solutions

4. 關鍵會計判斷及估計(續)

一項已撤銷收購交易的已付投資按金 及部分代價的可收回性

在評估該等應收款項之最終變現值(包括現時信譽及根據協議最終實現收回債務的計劃)時須作出相當大量動的估計。倘實體之財務狀況日趨惡劣及未能根據協議收回債務,以致其無力償債,或須作撥備。

5. 經營分類資料

就管理目的,本集團的經營業務乃按 其營運性質及所提供產品和服務分開 組織及管理。本集團旗下各經營分部 均為提供產品和服務的策略業務單 位,各產品和服務所承受風險及回報 有別於其他業務分部。

本集團之主要營運決策者為本公司執行董事及若干高級管理層(統稱為「主要營運決策者」)。就主要營運決策者 評估表現及分配資源而言,本集團之業務活動分類為以下三個可呈報經營分類:

• 建築工程 - 提供土木工程、機電工程、地基及樓宇建築 方面之服務

• 物業發展 - 發展、出售及租賃物業 及投資

專業服務 一提供保安及設施管理解 決方案

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31 March 2017 2017年3月31日

5. OPERATING SEGMENT INFORMATION

(continued)

Segment revenue and results

Segment results represent the gross profit generated from each segment, net of selling expenses and administrative expenses directly attributable to each segment without allocation of corporate expenses, interest income, fair value gain of the derivative components of convertible bonds and finance costs. This is the measure reported to the CODM for the purposes of resource allocation and performance assessment.

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

For the year ended 31 March 2017

5. 經營分類資料(續)

分類收益及業績

分類業績指各分類所產生之毛利,經 和除各分類直接應佔之銷售開支、 政開支,而並無分配公司開支之公 收入、可換股債券衍生部分之公 與 資成本。此為向主要營 度 被 養 就資源分配及表現評核作報告之 計量基準。

本集團按可呈報經營分類劃分之收益 及業績分析如下:

截至2017年3月31日止年度

		Construction work	Property development and investment 物業發展	Professional services	Total
		建築工程 HK\$'000 千港元	及投資 HK\$'000 千港元	專業服務 HK\$'000 千港元	總額 HK\$'000 千港元
		干仓儿	T. P. D. T.	T 他儿	干净儿
Segment revenue: Sales to external customers	分類收益: 向外部客戶銷售	8,308,549	17,389	484,859	8,810,797
Segment results	分類業績	149,203	123,389	15,772	288,364
Interest income Fair value gain of the derivative components of convertible	利息收入 可換股債券衍生部分之 公平值收益				20,587
bonds					44,386
Corporate and other unallocated expenses	企業及其他未分配開支				(60,664)
Finance costs	融資成本				(56,726)
Profit before tax Income tax	除税前溢利 所得税				235,947 (30,126)
Profit for the year	本年度溢利				205,821
Other segment information: Share of profits and losses of	其他分類資料: 應佔聯營公司溢利及虧損				
associates	七芒	- (47 605)	26,004	(4.450)	26,004
Depreciation Fair value gain of investment properties, net	折舊 投資物業之公平值收益 淨額	(47,625)	(263) 88,855	(1,152)	(49,040) 88,855
Gain/(loss) on disposal of items of property, plant and	出售物業、機器及設備 項目收益/(虧損)淨額				
equipment, net	次日*仪缸/ (相供)/才供	5,193	68	(38)	5,223

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31 March 2017 2017年3月31日

5. OPERATING SEGMENT INFORMATION

(continued)

Segment revenue and results (continued)

For the year ended 31 March 2016

5. 經營分類資料(續)

分類收益及業績(續)

截至2016年3月31日止年度

				0/101 H II	-
		Construction work 建築工程 HK\$'000 千港元	Property development and investment 物業發展 及投資 HK\$'000 千港元	Professional services 專業服務 HK\$'000 千港元	Total 總額 HK\$'000 千港元
Segment revenue: Sales to external customers	分類收益: 向外部客戶銷售	8,062,940	49,538	429,348	8,541,826
Segment results	分類業績	183,189	194,859	19,356	397,404
Interest income Corporate and other unallocated expenses Finance costs Profit before tax Income tax Profit for the year	利息收入 企業及其他未分配開支 融資成本 除税前溢利 所得税 本年度溢利				24,342 (28,775) (43,251) 349,720 (43,246) 306,474
Other segment information: Share of profits and losses of associates Depreciation Fair value gain of investment properties, net Loss on disposal of items of property, plant and equipment, net Write-off of items of property, plant and equipment	其他分類資料: 應佔聯營公司溢利及虧損 折舊 投資物業之公平值收益 淨額 出售物業、機器及設備 項目虧損淨額 物業、機器及設備項目之 撇賬	(55,104) - (8) (19,424)	(1,711) (257) 3,875 - -	(995) - (112)	(1,711) (56,356) 3,875 (120) (19,424)

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5. OPERATING SEGMENT INFORMATION

(continued)

Segment assets and liabilities

Segment assets and liabilities information is not disclosed as they are not regularly reviewed by the CODM.

Geographical information

(a) Revenue from external customers

5. 經營分類資料(續)

分類資產及負債

由於主要營運決策者並非定期審閱分 類資產及負債,故有關資料不作披露。

地區資料

(a) 來自外部客戶之收益

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Hong Kong Macau Mainland China The UAE Other jurisdictions	香港 澳門 中國內地 阿聯酋 其他司法權區	8,693,874 75,398 8,951 1,215 31,359	7,758,473 735,819 11,657 35,877
		8,810,797	8,541,826

The revenue information disclosed above is based on the locations of the customers.

上述披露之收益資料乃根據客戶 所在地而作出分類。

Non-current assets

(b) 非流動資產

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Hong Kong The USA Mainland China Other jurisdictions	香港 美國 中國內地 其他司法權區	1,097,912 313,993 5,741 106,243	518,648 313,993 5,392 83,673
		1,523,889	921,706

The non-current asset information disclosed above is based on the locations of the assets and excludes goodwill, financial assets and deferred tax assets.

上述披露之非流動資產資料乃根 據資產(不包括商譽、金融資產 及遞延税項資產)所在地而作出 分類。

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31 March 2017 2017年3月31日

5. OPERATING SEGMENT INFORMATION

(continued)

Information about major customers

A summary of revenue earned from two external customers which individually contributed more than 10% of the Group's revenue for each of the years ended 31 March 2017 and 2016 is set out below:

5. 經營分類資料(續)

有關主要客戶之資料

於截至2017年及2016年3月31日止各年度來自為本集團單獨貢獻收益達10%以上的兩名外部客戶的收益摘要載列如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Customer A: Contribution to construction work segment Contribution to professional services segment	客戶A: 屬於建築工程分部 屬於專業服務分部	4,880,336 24,556	4,410,015 18,747
		4,904,892	4,428,762
Customer B: Contribution to construction work segment Contribution to professional services segment	客戶B: 屬於建築工程分部 屬於專業服務分部	843,550 289,696 1,133,246	1,414,786 246,014 1,660,800

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6. REVENUE, OTHER INCOME AND GAINS, NET

Revenue represents: (1) an appropriate proportion of contract revenue of construction contracts for the provision of services in areas of civil engineering, electrical and mechanical engineering, foundation and building construction; (2) services fees from the provision of construction related consultancy services; (3) the invoiced value of properties sold, net of business tax and government surcharges; (4) gross rental income from the leasing of investment properties; and (5) service fees from the provision of security and facility management solutions.

An analysis of the Group's revenue, other income and gains, net, is as follows:

6. 營業額、其他收入及收益淨額 營業收入指:(1)就提供土木工程、機 電工程、地基及樓宇建築工程範疇服 務之建築合約之適當比例合約收入;

務之建築合約之適當比例合約收入; (2)提供建築相關諮詢之服務費:(3)已 售物業之發票價值(扣除營業稅及政府 附加費):(4)來自租賃投資物業之租金 收入總額;及(5)提供保安及設施管理 解決方案之服務費。

本集團之營業額、其他收入及收益淨額之分析如下:

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Revenue Construction work Rendering of construction related	營業額 建築工程 提供建築相關諮詢服務		8,277,190	8,062,940
consultancy services Sale of properties Gross rental income of	銷售物業 投資物業租金收入總額		31,359 8,951	35,698
investment properties Rendering of security and facility	提供保安及設施管理服		8,438	13,840
management services	務		484,859	429,348
			8,810,797	8,541,826
Other income Interest income Other rental income Guarantee income Management fee income Sundry income	其他收入 利息收入 其他租金收入 擔保收益 管理費收入 雜項收入	30(a)	20,587 96 18,721 5,833 10,521	24,342 2,308 15,643 7,500 3,240
Gains, net Gain on disposal of items of property,	收益淨額 出售物業、機器及設備		55,758	53,033
plant and equipment, net Gain on bargain purchase of a subsidiary	項目之收益淨額 議價購買一間附屬公司 之收益	40	5,223 19,282	-
Gains on sale of property interests through disposal of subsidiaries Gains on deregistration of	透過出售附屬公司出售 物業權益之收益 取消註冊附屬公司之收	41	7,070	229,217
subsidiaries, net Fair value gain of the derivative components of convertible bonds	益淨額 可換股債券衍生部分之 公平值收益		1,265 44,386	4,530
Foreign exchange differences, net	匯兑差額淨額		77,226	22 233,769
Other income and gains, net	其他收入及收益淨額		132,984	286,802

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31 March 2017 2017年3月31日

7. FINANCE COSTS

7. 融資成本

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Interest on: Bank and other borrowings Unsecured bond payable to the ultimate holding company Unsecured bond payable to a related company Hire purchase contract and finance lease payables Convertible bonds	以下各項之利息: 銀行及其他借款 應付最終控股公司之無抵押債 券 應付一間關連公司之無抵押債 券 租購合約及應付融資租賃 可換股債券	70,666 198 - 1,285 788	72,654 - 4,018 2,016 - 78,688
Imputed interest on: Convertible bonds Interest-free loans from a non-controlling equity holder of a subsidiary	估算利息: 可換股債券 來自一間附屬公司非控股股 權持有人之免息貸款	34,887 815 35,702	935 9,147
Total interest expenses Amortisation of ancillary costs incurred in connection with the arrangement of a bank loan	總利息開支 有關一項銀行貸款產生之輔助 性成本之攤銷	108,639	1,013
Total finance costs Less: Amount included in cost of	總融資成本 減:計入建築工程成本之數額 撥充資本至發展中物業之 數額 撥充資本至在建投資物業 之數額	112,689 (21,547) (6,571) (27,845) 56,726	88,848 (40,967) (4,630) — 43,251

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8. PROFIT BEFORE TAX

The Group's profit before tax is arrived at after charging/ (crediting):

8. 除税前溢利

本集團之除税前溢利已扣除/(計入)下列各項:

		Note 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Cost of construction work Cost of construction related	建築工程成本 已提供建築相關諮詢		7,889,759	7,610,987
consultancy services provided Cost of properties sold Direct operating expenses (including	服務成本 已售物業成本 收取租金之投資物業		20,631 7,056	51,419
repairs and maintenance) arising on rental-earning investment properties	所產生之直接經營開支 (包括維修保養)		1,527	4,328
Cost of security and facility management services provided	已提供保安及設施管理 服務成本		431,081	386,559
Depreciation Less: Amount included in cost of	折舊 減:計入建築工程成本	14	49,040	56,356
construction work	之數額		(41,751)	(49,314)
			7,289	7,042
Fair value loss of equity investments at fair value through profit or loss	按公平值計入損益之股 本投資之公平值虧損		42	18
Minimum lease payments under operating leases Less: Amount included in cost of	營業租約下之最低租賃 付款 減:計入建築工程成本		135,863	125,444
construction work	, 高人连架工住以中 之數額		(117,258)	(115,809)
			18,605	9,635
Auditor's remuneration	核數師酬金		4,520	4,119
Employee benefit expense (including directors' remuneration – note 9)	僱員福利開支(包括董事 酬金 – 附註9)			
Salaries, allowances and benefits in kind	薪金、津貼及實物 福利		1,734,478	1,749,163
Retirement benefit scheme contributions	退休福利計劃供款		60,641	55,074
Total employee benefit expense	僱員福利開支總額		1,795,119	1,804,237
Less: Amount included in cost of construction work	減:計入建築工程 成本之數額		(1,116,182)	(1,188,275)
Amount included in cost of services provided	計入服務成本 之數額		(414,853)	(371,943)
			264,084	244,019

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8. PROFIT BEFORE TAX (continued)

8. 除税前溢利(續)

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Foreign exchange differences, net (Gain)/loss on disposal of items of	匯兑差額淨值 出售物業、機器及設備項目	372	(22)
property, plant and equipment, net Write-off of items of property, plant and equipment	(收益)/虧損淨額物業、機器及設備項目之撇賬	(5,223)	120 19,424

9. DIRECTORS' REMUNERATION

Directors' remuneration for the year, disclosed pursuant to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"), section 383(1)(a), (b), (c) and (f) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation, is as follows:

9. 董事酬金

根據聯交所證券上市規則(「上市規 則」)、香港公司條例第383(1)(a)、 (b)、(c)及(f)條及公司(披露董事利益資 料)規例第2部,本年度之董事酬金披 露如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Fees	袍金	1,132	1,380
Other emoluments: Salaries, allowances and benefits in kind Retirement benefit scheme contributions	其他酬金: 薪金、津貼及實物 福利 退休福利計劃供款	9,120 139	9,115 138
		9,259	9,253
Total directors' remuneration	董事酬金總額	10,391	10,633

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9. DIRECTORS' REMUNERATION (continued) 9. 董事酬金(續)

An analysis of the directors' remuneration, on a named basis, is as follows:

以具名方式作出之董事酬金分析如下:

2017 2017年

		Fees 袍金 HK\$'000 千港元	Salaries and other benefits 薪金及 其他福利 HK\$'000 千港元	Retirement benefit scheme contributions 退休福利 計劃供款 HK\$'000 千港元	Total 總額 HK\$'000 千港元
Executive directors: Pang Yat Ting, Dominic ^Ω Xu Jianhua Pang Yat Bond, Derrick Kwok Yuk Chiu, Clement [®]	執行董事: 彭一庭 ^Ω 徐建華 彭一邦 郭煜釗 ^②	214 - - - 214	172 2,944 3,167 2,837	1 18 60 60	387 2,962 3,227 2,897
Non-executive directors: Zhang Xiaoliang* Chow Wing Kin, Anthony#	非執行董事: 張小良* 周永健#	214 122 336	- -	-	214 122 336
Independent non-executive directors: Chan Stephen Yin Wai [^] Kwan Ringo Cheukkai [^] Ho Gilbert Chi Hang ^v Lam Yau Fung, Curt ^v Wu William Wai Leung	獨立非執行董事: 陳賢偉^ 關卓啟^ 何智恒' 林右烽' 胡偉亮	131 131 45 45 230	- - - - -	- - - - -	131 131 45 45 230
Total	總額	1,132	9,120	139	10,391

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9. DIRECTORS' REMUNERATION (continued)

9. 董事酬金(續)

2016 2016年

		Fees 袍金 HK\$'000 千港元	Salaries and other benefits 薪金及 其他福利 HK\$'000 千港元	Retirement benefit scheme contributions 退休福利 計劃供款 HK\$'000 千港元	Total 總額 HK\$'000 千港元
Executive directors: Xu Jianhua Pang Yat Bond, Derrick Kwok Yuk Chiu, Clement®	執行董事: 徐建華 彭一邦 郭煜釗®	- - -	2,912 3,297 2,906	18 60 60	2,930 3,357 2,966
			9,115	138	9,253
Non-executive directors: Pang Yat Ting, Dominic ¹ Zhang Xiaoliang* Chow Wing Kin, Anthony#	非執行董事: 彭一庭 [□] 張小良* 周永健#	230 230 230	- - -	- - -	230 230 230
Independent non-executive	獨立非執行董事:	690		-	690
directors: Chan Stephen Yin Wai [^] Kwan Ringo Cheukkai [^] Wu William Wai Leung	陳賢偉^ 關卓啟^ 胡偉亮	230 230 230	- - -	- - -	230 230 230
		690	_	_	690
Total	總額	1,380	9,115	138	10,633

- * resigned as a non-executive director on 12 October 2016
- ^ resigned as independent non-executive directors on 25 October 2016
- appointed as independent non-executive directors on 20 January 2017
- or re-designated from a non-executive director to an executive director on 7 March 2017
- * resigned as a non-executive director on 7 March 2017
- e resigned as an executive director on 1 June 2017

There was no arrangement under which a director waived or agreed to waive any remuneration during the year (2016: Nil).

- # 於2016年10月12日辭任非執行董事
- ^ 於2016年10月25日辭任獨立非執行董 事
- 於2017年1月20日獲委任為獨立非執行 董事
- ☆ 於2017年3月7日由非執行董事調任為 執行董事
- * 於2017年3月7日辭任非執行董事
- ◎ 於2017年6月1日辭任執行董事

於本年度,並無任何安排讓董事據此 放棄或同意放棄任何酬金(2016年: 無)。

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10. FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees during the year included one director (2016: two directors) of the Company, details of whose emoluments are set out in note 9 above. Details of the remuneration for the year of the remaining four (2016: three) non-director highest paid employees are as follows:

10. 五名最高薪酬僱員

本年度,五名最高薪酬僱員包括本公 司一名董事(2016年:兩名董事),其 薪酬詳情載於上文附註9。年內其餘四 名(2016年:三名)非董事最高薪酬僱 員之薪酬詳情如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Salaries, allowances and other benefits Retirement benefit scheme contributions	薪金、津貼及其他福利 退休福利計劃供款	12,894 198	9,846 92
CONTINUENCE		13,092	9,938

The number of non-director highest paid employees whose remuneration fell within the following bands is as follows:

酬金介乎下列範圍內之非董事最高薪 酬僱員之人數如下:

		Number of 僱員 2017 2017 年	
HK\$3,000,001 to HK\$3,500,000 HK\$3,500,001 to HK\$4,000,000	3,000,001港元至3,500,000港元 3,500,001港元至4,000,000港元	3	3 -
		4	3

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11. INCOME TAX

Hong Kong profits tax has been provided at the rate of 16.5% (2016: 16.5%) on the estimated assessable profits arising in Hong Kong during the year. Taxes on profits assessable elsewhere have been calculated at the rates of tax prevailing in the jurisdictions in which the Group operates.

11. 所得税

香港利得税乃按本年度內在香港產生 之估計應課税溢利以16.5%(2016年: 16.5%) 計提撥備。就其他地區應課稅 溢利繳付之税項,乃根據本集團經營 之司法權區之現行税率計算。

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Current – Hong Kong Charge for the year Under-provision in prior years	即期 – 香港 本年度開支 過往年度撥備不足	26,436 613	22,363 5,157
		27,049	27,520
Current – Mainland China Charge for the year Under-provision in prior years	即期 – 中國內地 本年度開支 過往年度撥備不足	4,750	3,344 1,801
		4,750	5,145
Current – Elsewhere Charge for the year	即期 – 其他地方 本年度開支	2,196	9,587
Deferred (note 35)	遞延(附註35)	(3,869)	994
Total tax expense for the year	本年度税項開支總額	30,126	43,246

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11. INCOME TAX (continued)

A reconciliation of the tax expense applicable to profit before tax at the statutory rates to the tax expense at the Group's effective tax rate is as follows:

11. 所得税(續)

按法定税率計算之除税前溢利適用税 項開支與按本集團實際税率計算之税 項開支之對賬如下:

		2017 2017年 HK\$'000 千港元	%	2016 2016年 HK\$'000 千港元	%
Profit before tax	除税前溢利	235,947		349,720	
Tax expense at the statutory	按法定税率之税項開支	40.750	47.0	FG 700	16.0
tax rates Profits and losses attributable	聯營公司應佔之溢利及	40,752	17.3	56,730	16.2
to associates Income not subject to tax	虧損 毋須繳税之收入	(3,021)	(1.3)	282	0.1 (11.9)
Expenses not deductible for tax	- 好想	(24,739) 23,013	(10.5) 9.8	(41,594) 22,764	6.5
Under-provision in prior years, net	過往年度撥備不足,淨額	613	0.3	6,958	2.0
Tax losses not recognised Tax losses utilised from previous	未確認之税項虧損 動用先前期間之税項虧損	16,412	6.9	22,291	6.4
periods		(20,757)	(8.8)	(25,599)	(7.3)
Others	其他	(2,147)	(0.9)	1,414	0.4
Tax expense at the Group's	按本集團實際税率計算				
effective tax rate	之税項開支	30,126	12.8	43,246	12.4

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12. DIVIDEND

12. 股息

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Proposed final dividend – HK3.8 cents (2016: Nil) per ordinary share	建議末期股息 - 每股普通股 3.8港仙(2016年:無)	61,533	-

The proposed final dividend is subject to the approval of the Company's shareholders at the forthcoming annual general meeting.

建議末期股息須待本公司股東於應屆 股東週年大會上批准後,方可作實。

13. EARNINGS PER SHARE ATTRIBUTABLE TO SHAREHOLDERS OF THE COMPANY

The calculation of the basic earnings per share amount is based on the profit for the year attributable to shareholders of the Company and the weighted average number of ordinary shares in issue during the year.

In respect of the diluted earnings per share amount for the year ended 31 March 2017, no adjustment has been made to the basic earnings per share amount presented as the impact of the convertible bonds outstanding had an anti-dilutive effect on the basic earnings per share amount presented.

The calculation of the diluted earnings per share amount for the year ended 31 March 2016 is based on the profit for the year attributable to shareholders of the Company, adjusted to reflect the effect of the deemed conversion of all the Group's dilutive convertible bonds at the respective dates of issue. The weighted average number of ordinary shares used in the calculation is the total of (i) the number of ordinary shares in issue during the year, as used in the basic earnings per share calculation; and (ii) the number of ordinary shares to be issued on the deemed conversion of all dilutive convertible bonds into ordinary shares, at the beginning of the year or the date of issue, whichever is the later.

13. 本公司股東應佔每股盈利

每股基本盈利,乃根據本公司股東應 佔年度溢利及本年度內已發行普通股 加權平均數計算。

就截至2017年3月31日止年度每股攤 薄盈利金額而言,由於尚未行使可換 股債券之影響對所呈列每股基本盈利 金額有反攤薄影響,故並無對已呈列 每股基本盈利金額作出調整。

財務報表附註

31 March 2017 2017年3月31日

13. EARNINGS PER SHARE ATTRIBUTABLE TO SHAREHOLDERS OF THE COMPANY (continued)

The calculation of the basic and diluted earnings per share amounts is based on the following data:

13. 本公司股東應佔每股盈利

(續)

每股基本及攤薄盈利乃根據以下數據 計算:

盈利

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		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Profit for the year attributable to shareholders of the Company, used in the basic earnings per share calculation Imputed interest on convertible bonds	本公司股東應佔本年度溢利, 用作計算每股基本盈利 可換股債券之估算利息	205,506 -	301,950 8,212
Profit for the year attributable to shareholders of the Company, used in the diluted earnings per share calculation	本公司股東應佔本年度溢利, 用作計算每股攤薄盈利	205,506	310,162

Number of shares 股份數目

		2017 2017年	2016 2016年
Weighted average number of ordinary shares in issue during the year, used in the basic earnings per share calculation	本年度已發行普通股加權 平均數,用作計算每股 基本盈利	1,508,449,313	1,414,254,283
Effect of dilution of convertible bonds – weighted average number of ordinary shares	可換股債券之攤薄影響 - 普通股加權平均數	-	155,489,041
Weighted average number of ordinary shares, used in the diluted earnings per share calculation	普通股加權平均數,用作 計算每股攤薄盈利	1,508,449,313	1,569,743,324

財務報表附註

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14. PROPERTY, PLANT AND EQUIPMENT 14. 物業、機器及設備

		Land and buildings 土地及 樓宇 HK\$'000 千港元 (note (b))	Plant and machinery 機器及 設備 HK\$'000 千港元 (notes (a) and (b)) (附註 (a) 及 (b))	Furniture, fixtures and equipment 傢俬、裝置 及設備 HK\$'000	Motor vehicles 汽車 HK\$'000 千港元 (note (a))	Total 總額 HK\$'000 千港元
31 March 2017	2017年3月31日					
At 1 April 2016: Cost Accumulated depreciation	於2016年4月1日: 成本 累計折舊	62,005 (30,040)	377,719 (191,913)	69,990 (45,009)	99,721 (59,946)	609,435 (326,908)
Net carrying amount	賬面淨值	31,965	185,806	24,981	39,775	282,527
Net carrying amount: At 1 April 2016 Acquisition of subsidiaries (note 40) Additions Depreciation provided during the year Disposals Transfer to non-current assets and assets of a disposal group held	賬面淨值: 於2016年4月1日 收購附屬公司(附註40) 添置 本年度內計提之折舊 出售 轉撥至持作銷售之非流動 資產及出售集團資產	31,965 7,890 - (1,600)	185,806 990 16,289 (31,261) (6,695)	24,981 770 28,522 (4,052) –	39,775 1,148 3,502 (12,127) (1,321)	282,527 10,798 48,313 (49,040) (8,016)
for sale (note 28) Exchange realignment	員座及山告朱圉員進 (附註28) 匯兑調整	- 2	(10,566) -	- (24)	(6,181) -	(16,747) (22)
At 31 March 2017	於2017年3月31日	38,257	154,563	50,197	24,796	267,813
At 31 March 2017: Cost Accumulated depreciation	於2017年3月31日: 成本 累計折舊	70,093 (31,836)	339,068 (184,505)	101,074 (50,877)	77,673 (52,877)	587,908 (320,095)
Net carrying amount	賬面淨值	38,257	154,563	50,197	24,796	267,813

財務報表附註

31 March 2017 2017年3月31日

14. PROPERTY, PLANT AND EQUIPMENT 14. 物業、機器及設備(續)

(continued)

		Land and buildings 土地及 樓宇 HK\$'000 千港元 (note (b)) (附註(b))	Plant and machinery 機器及 設備 HK\$'000 千港元 (notes (a) and (b)) (附註(a) 及 (b))	Furniture, fixtures and equipment 傢俬、裝置 及設備 HK\$'000 千港元	Motor vehicles 汽車 HK\$'000 千港元 (note (a)) (附註(a))	Total 總額 HK\$'000 千港元
31 March 2016	2016年3月31日					
At 1 April 2015: Cost Accumulated depreciation	於2015年4月1日: 成本 累計折舊	62,005 (28,507)	632,054 (418,560)	67,020 (41,036)	98,456 (51,143)	859,535 (539,246)
Net carrying amount	賬面淨值	33,498	213,494	25,984	47,313	320,289
Net carrying amount: At 1 April 2015 Additions Depreciation provided during	賬面淨值: 於2015年4月1日 添置 本年度內計提	33,498 -	213,494 41,585	25,984 3,018	47,313 6,253	320,289 50,856
the year Disposals and write-off Exchange realignment	之折舊 出售及撇賬 匯兑調整	(1,533) - -	(37,659) (31,613) (1)	(3,994) (2) (25)	(13,170) (617) (4)	(56,356) (32,232) (30)
At 31 March 2016	於2016年3月31日	31,965	185,806	24,981	39,775	282,527
At 31 March 2016: Cost Accumulated depreciation	於2016年3月31日: 成本 累計折舊	62,005 (30,040)	377,719 (191,913)	69,990 (45,009)	99,721 (59,946)	609,435 (326,908)
Net carrying amount	賬面淨值	31,965	185,806	24,981	39,775	282,527

Notes:

- The net carrying amounts of the Group's property, plant and equipment held under hire purchase contracts and finance leases included in the total amounts of plant and machinery and motor vehicles as at 31 March 2017 were HK\$40,535,000 (2016: HK\$58,702,000) and HK\$4,487,000 (2016: HK\$24,701,000), respectively.
- At 31 March 2017, certain of the Group's land and buildings and plant and machinery with then net carrying amounts of HK\$7,859,000 (2016: HK\$5,704,000) and HK\$14,546,000 (2016: HK\$28,061,000), respectively, were pledged to secure general banking facilities granted to the Group (note 31(e)).

- 附註:
- 本集團已計入2017年3月31日之機器 及設備與汽車之總額內之據租購合約及 融資租賃持有物業、機器及設備之賬面 淨值,分別為40,535,000港元(2016 年:58,702,000港元)及4,487,000港 元(2016年:24,701,000港元)。
- (b) 於2017年3月31日,本集團賬面淨 值 分 別 為7,859,000港 元(2016年: 5,704,000港元)及14,546,000港元 (2016年:28,061,000港元)之若干土 地及樓宇以及機器及設備已作抵押,作 為本集團獲授一般銀行融資之擔保(附 註31(e))。

財務報表附註

31 March 2017 2017年3月31日

15. INVESTMENT PROPERTIES

15. 投資物業

	Completed 竣工 HK\$'000 千港元 (note a) (附註a)	Under construction 在建工程 HK\$'000 千港元 (note b) (附註b)	Total 總計 HK\$'000 千港元
Carrying amount at 1 April 2015	250,276 3,875 (224,597)	- -	250,276 3,875 (224,597)
Carrying amount at 31 March 2016 and 1 April 2016 4月1日的賬面值 4月1日的 5日1日的 5日1日的 5日1日 5日1日 5日1日 5日1日 5日1日	29,554 313,000 - - (21,485) (295,000) 51	- 701,815 27,845 110,340 - -	29,554 313,000 701,815 27,845 88,855 (295,000) 51
Carrying amount at 31 March 2017 於2017年3月31日的賬面值	26,120	840,000	866,120

Notes:

- (a) The Group's completed investment properties are residential properties in the UAE which are leased to third parties under operating leases, further summary details of which are included in note 43(a) to the financial statements.
- (b) In October 2016, the Group acquired a residential development project at No.128 Waterloo Road, Kowloon, Hong Kong from an independent third party. The Group plans to redevelop the property into a residential building for leasing to third parties under operating leases. Accordingly, the residential development project was classified as an investment property under construction as at 31 March 2017.
 - At 31 March 2017, the Group's investment property under construction with a then carrying amount of HK\$840,000,000 (2016: Nil) was pledged to secure general banking facilities granted to the Group (note 31(e)).
- (c) At 31 March 2017, the Group's completed investment properties and investment property under construction were remeasured based on valuations performed by Cluttons, LLC (2016: Cluttons, LLC) and Jones Lang Lasalle Corporate Appraisal and Advisory Limited (2016: Nil), independent professional qualified valuers, respectively. Each year, the Group's senior management decides which external valuers to be appointed for the external valuations of the Group's investment properties. Selection criteria include market knowledge, independence and whether professional standards are maintained. The Group's senior management has on-going discussions with the valuers on the valuation assumptions and valuation results during the course of the valuation.

附註:

- (a) 本集團竣工投資物業包括阿聯酋根據經 營租賃出租予第三方之住宅物業,有關 概況詳情載於財務報表附註43(a)。
- (b) 於2016年10月,本集團自一名獨立第 三方購入香港九龍窩打老道128號住宅 發展項目。本集團計劃開發該物業為住 宅樓宇以根據經營租賃向第三方出租物 業。因此,於2017年3月31日,該住宅 發展項目被分類為在建投資物業。

於2017年3月31日,賬面值840,000,000 港元(2016年:無)的本集團在建投資物 業已抵押作為本集團獲授一般銀行融資 之擔保(附註31(e))。

財務報表附註

31 March 2017 2017年3月31日

15. INVESTMENT PROPERTIES (continued)

Notes: (continued)

(continued) (c)

Fair value hierarchy disclosure

At 31 March 2017, fair value measurements of all of the Group's investment properties are using significant unobservable inputs (Level 3) as defined in HKFRS 13. During the year, there were no transfers of fair value measurements between Level 1 (quoted prices in active markets) and Level 2 (significant observable inputs) and no transfers into or out of Level 3.

Below is a summary of the valuation techniques used and the key inputs to the valuation of the Group's investment properties:

15. 投資物業(續)

附註:(續)

(續) (c)

公平值層級披露

於2017年3月31日,本集團所有投資物 業之公平值計量使用重大不可觀察輸入 數據(第三級)(定義見香港財務報告準 則第13號)。本年度內,公平值計量第 一級(活躍市場報價)與第二級(重大可 觀察輸入數據)之間並無轉移,亦無轉 入或轉出第三級。

以下為本集團投資物業估值所用估值技 術及主要輸入數據之概要:

			nputs 俞入值
Valuation techniques 估值技術	Significant unobservable inputs 重大不可觀察輸入數據	2017 2017年	2016 2016年
Completed investment properties 竣工投資物業一阿聯酋之住宅單位	- Residential units in the UAE		
Direct comparison approach	Selling property unit rate (per square feet)	Emirati Dirham ("AED")1,281 (equivalent to HK\$2,709)	AED1,386 (equivalent to HK\$2,926)
直接比較法	出售物業單位售價(每平方呎)	1,281 迪拉姆(「迪拉姆」) (相當於2,709港元)	1,386迪拉姆 (相當於2,926港元)
Investment property under construction project in Hong Kong 在建投資物業-香港之住宅發展項目	uction – Residential development		
Residual approach	Gross development value (per square feet)	HK\$19,661 19,661 港元	N/A 不適用
剩餘法	總開發價值(每平方呎) Construction cost (per square feet) 建築成本(每平方呎)	HK\$4,476 4,476港元	N/A 不適用

The valuations were arrived at by making reference to its development potential according to its highest and best use or, by making reference to comparable sales transactions as available in the relevant markets. In the valuation under the direct comparison approach, the comparable properties are made by reference to those of similar properties in the neighbourhood.

Residential units in the UAE were valued under the direct comparison approach, market price is one of the key inputs, taking into account the time, location, and individual factors, such as frontage and size, between the comparables and the property. Investment property under construction in Hong Kong was valued under the residual approach. A slight increase in the market price used would result in a significant increase in the fair value measurement of the investment properties, and vice versa.

估值乃經參考根據其最高及最佳用途的 發展潛力或經參考有關市場進行的可資 比較出售交易而達致。根據直接比較法 的估值,可資比較物業乃經參考鄰近類 似物業作出。

於阿聯酋之住宅單位按直接比較法估 值,市場價格為主要輸入值之一,並計 及可比較物業及該物業之時間、地點及 單獨因素如面積及規模。香港在建投資 物業乃按照剩餘法。所使用市場價格輕 微增加會導致投資物業公平值計量大幅 上升, 反之亦然。

財務報表附註

31 March 2017 2017年3月31日

16. GOODWILL

16. 商譽

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Cost and net carrying amount: At beginning of year Acquisition of a subsidiary (note 40)	成本及賬面淨值: 年初時 收購一間附屬公司(附註40)	- 44,686	- -
At end of year	年終時	44,686	_

Impairment testing of goodwill

The carrying amount of the goodwill acquired through acquisition of a subsidiary has been allocated to the relevant business unit of the construction work segment of the Group for impairment testing.

The recoverable amount of the relevant business unit in the construction work segment has been determined based on a value in use calculation. The calculation used cash flow projections based on financial forecasts approved by senior management covering a three-year period and based on the assumption that the size of the operation remains constant perpetually. The discount rate applied to the cash flow projections is 10%. The growth rate used to extrapolate the cash flows beyond the three-year period is 2.5%.

Based on the results of the impairment testing of goodwill, in the opinion of the directors of the Company, no impairment provision is considered necessary for the Group's goodwill as at 31 March 2017.

The following describes each key assumption on which management has based its cash flow projections to undertake impairment testing of goodwill:

Budgeted gross margin

The basis used to determine the value assigned to the budgeted gross margin is the average gross margin achieved in the year immediately before the budget year, increased for expected efficiency improvements, and expected market development.

Business environment

There have been no major changes in the existing political, legal and economic conditions in Singapore.

Growth rate

The growth rate of 2.5% applied to the cash flow projections is based on the average annual inflation rate in Singapore.

Discount rate

The discount rate of 10% applied to the cash flow projections is before tax and reflects specific risks relating to the building construction and architectural consultancy business.

商譽減值測試

透過收購一間附屬公司所得的商譽賬面值已分配至本集團建築工程分部相關業務單位以作減值測試。

建築工程分部之相關業務單位的可收回金額已根據使用價值而釐定年期計算乃使用高級管理層批准之三年期財務預測計算的現金流量預測及根據經營規模保持不變的假設作出の%。現金流量預測應用之折讓率為10%。用於推算三年期後之現金流量增長率為2.5%。

根據商譽減值測試結果,本公司董事認為,於2017年3月31日,並無必要就本集團商譽計提撥備。

以下描述管理層進行商譽減值測試的 現金流量預測時所依據的各重大假設:

預算毛利率

用以釐定預算毛利率價值的基準為緊接預算年度前一年所達致的平均毛利率,因預計效率提升及預計市場開發而增加。

業務環境

新加坡現有政治、法律及經濟狀況並 無重大變動。

增長率

現金流量預測所應用之2.5%增長率乃 基於新加坡平均年度通脹率。

折讓率

現金流量預測所應用之10%折讓率為除稅前的及反映有關樓宇建設及建築諮詢業務的特定風險。

財務報表附註

31 March 2017 2017年3月31日

17. INVESTMENT IN A JOINT VENTURE

17. 於一間合營公司投資

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Investment in a joint venture: Share of net liabilities Loan to a joint venture (note (b))	於一間合營公司投資: 應佔負債淨值 合營公司之貸款(附註(b))	- 313,993	- 313,993
Total investment in a joint venture	於一間合營公司之投資總額	313,993	313,993

Notes:

- (a) Particulars of the joint venture as at 31 March 2017 are set out in note 51 to the financial statements.
- (b) The loan to the joint venture is unsecured, interest-free and has no fixed terms of repayment. In the opinion of the directors of the Company, the loan is considered as part of the Group's net investment in the joint venture.
- (c) Material joint venture disclosure

Dingway Investment Limited and its subsidiaries (the "Dingway Group") are considered as a material joint venture group of the Group and are accounted for using the equity method. The major asset of the Dingway Group is a parcel of land located in Miami, the USA, which is held for property development.

附註:

- (a) 合營公司於2017年3月31日之詳情載於 財務報表附註51。
- (b) 合營公司之貸款為無抵押、免息且無固 定還款期限的貸款。本公司董事認為, 貸款為本集團於合營公司投資淨額的一 部分。
- (c) 重大合營公司之披露

鼎匯投資有限公司及其附屬公司(「鼎匯集團」)被視為本集團的重大合營公司集團,並採用權益法入賬。鼎匯集團主要資產為位於美國邁阿密的一幅持作物業發展之土地。

財務報表附註

31 March 2017 2017年3月31日

17. INVESTMENT IN A JOINT VENTURE (continued)

Notes: (continued)

(c) Material joint venture disclosure (continued)

The following table illustrates the summarised financial information in respect of the Dingway Group, adjusted for any differences in accounting policies and reconciled to the carrying amount in the financial statements:

17. 於一間合營公司投資(續)

附註:(續)

(c) 重大合營公司之披露(續)

下表概述鼎匯集團就會計政策的任何差額已作出調整的財務資料概要以及與財務報表賬面值的對賬分析:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Statement of financial position Land held for property development Cash and cash equivalents Other current assets	財務狀況表 持作物業發展之土地 現金及與現金等值項目 其他流動資產	742,025 1,540 33	720,783 12,580 1
Current assets	流動資產	743,598	733,364
Current liabilities	流動負債	(743,887)	(734,159)
Net liabilities	負債淨值	(289)	(795)
Group's share of net liabilities (45%)	本集團應佔之負債淨額(45%)	_*	_*
Financial performance Revenue Other income Administrative expenses Profit/(loss) for the year and total comprehensive income/(loss) for the year Group's share of results for the year (45%)	財務表現 營業額 其他收入 行政開支 本年度溢利/(虧損)及全面 收益/(虧損)總額 本集團應佔本年度業績(45%)	- 787 (281) 506 -*	- - (795) (795) -*

^{*} The Group has discontinued sharing the loss of the Dingway Group because the share of its loss has exceeded the Group's investment in it and the Group has no obligation to take up further of its losses. The amount of the Group's accumulated unrecognised share of the loss of the Dingway Group for the current year was HK\$130,000 (2016: HK\$358,000).

^{*} 本集團已終止分佔鼎匯集團之虧 損,因應佔其虧損已超過本集團 於其投資且本集團並無責任承 擔其他虧損。於本年度本集團就 鼎匯集團應佔累計未確認的虧損 金額為130,000港元(2016年: 358,000港元)。

財務報表附註

31 March 2017 2017年3月31日

18. INTERESTS IN ASSOCIATES

18. 於聯營公司權益

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Investments in associates, included in non-current assets: Share of net assets Deemed capital contributions Loans to an associate Due from associates	於聯營公司之投資 (計入非流動資產): 應佔資產淨值 視作資本注資 聯營公司之貸款 聯營公司之欠款	(d) (b) (b)	75,810 - - 153	103,334 17,312 98,906 76,080
			75,963	295,632
Investment in an associate, included in non-current assets held for sale in current assets: Share of net assets	於一間聯營公司之投資, 計入流動資產中持作 銷售之非流動資產: 應估資產淨值	(d)	17,886	_
Deemed capital contributions Loans to an associate	視作資本注資 聯營公司之貸款	(b)	17,584 127,972	
		28	163,442	_
Due from associates, included in current assets Due to associates, included in current liabilities	聯營公司之欠款 (計入流動資產) 欠聯營公司之款項 (計入流動負債)	(c), 24 (c), 30	(12,436)	10,377
Total interests in associates	於聯營公司權益總額	(-), -0	226,969	293,600

Notes:

- (a) Particulars of the principal associates as at 31 March 2017 are set out in note 52 to the financial statements.
- (b) The balances represented interest-free shareholders' loans with an aggregate principal amount of HK\$142,831,000 (2016: HK\$113,888,000) provided by the Group to Loyal Pioneer Limited ("Loyal Pioneer", an associate) which are repayable on or before end of year 2021. The initial fair value of the loans at inception is determined by the discounted cash flow method using discount rates based on the borrowing rate ranging from 2.479% to 2.692% (2016: 2.479% to 2.485%) per annum. The difference of HK\$272,000 (2016: HK\$17,312,000) between the fair value of the loans and the amounts received on initial recognition was treated as deemed capital contributions and recognised directly in the "Investments in associates". In the opinion of the directors of the Company, the amounts advanced to Loyal Pioneer included in the investments in associates above are considered as the Group's investments in Loyal Pioneer.

On 31 March 2017, the Group entered into a sales and purchase agreement with an independent third party for the disposal of the Group's entire 10% equity interest in Loyal Pioneer and the transaction was completed on 19 May 2017. The Group's investment in Loyal Pioneer is classified as a non-current asset held for sale as at 31 March 2017. Further details of the transaction are set out in note 28(a) to the financial statements.

附註:

- (a) 各主要聯營公司於2017年3月31日之詳 情載於財務報表附註52。
- (b) 該結餘為本集團向鋒尚有限公司 (「鋒尚」,一間聯營公司)提供本 見息股東貸款,該股東貸款的金總額為142,831,000港元(2016年年 113,888,000港元),須於2021年年底 或之前償還。貸款於接收時的初營 值按折現現金流量法採用折現率 值按折現現金流量法採用所现率 值按折現現金流量法採用所现率 值按折現現金流量法採用所现率 值沒16年:介乎2.479%至2.485%之間)。貸款公平值與初始確認時已收至 17,312,000港元)被視作為資本認 並直接在「於聯營公司投資」確認。本入上 述於聯營公司投資內)應視為本集團於 鋒尚之投資。

於2017年3月31日,本集團與一名獨立第三方就出售其於鋒尚的全部10%股權訂立一份買賣協議,該交易已於2017年5月19日完成。本集團於鋒尚的投資於2017年3月31日分類為持作出售非流動資產。有關該交易進一步詳情載於財務報表附註28(a)。

財務報表附註

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18. INTERESTS IN ASSOCIATES (continued)

Notes: (continued)

- (c) These balances with associates are unsecured, interest-free and have no fixed terms of repayment.
- (d) Summarised financial information of associates
 In the opinion of the directors of the Company, all the Group's associates are not individually material. The following table illustrates the aggregate financial information of the Group's associates:

18. 於聯營公司權益(續)

附註:(續)

- (c) 與聯營公司相關之結餘為無抵押、免息 及並無固定還款期限。
- (d) 聯營公司財務資料摘要 本公司董事認為,本集團所有聯營公司 均不屬個別重大。下表載列本集團聯營 公司之彙總財務資料:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Share of the associates' comprehensive income or loss:	應佔聯營公司全面收入或虧損:		
Profit/(loss) for the year Other comprehensive (loss)/income	本年度溢利/(虧損) 其他全面(虧損)/收益	26,004 (99)	(1,711) 114
Total comprehensive income/(loss)	全面收益/(虧損)總額	25,905	(1,597)
Share of the associates' assets and liabilities:			
Included in non-current assets: Non-current assets	計入非流動資產: 非流動資產	56,839	155,852
Current assets	チル 新 貞 産 流動 資 産	19,562	253,893
Non-current liabilities	非流動負債	-	(293,485)
Current liabilities	流動負債	(591)	(12,926)
		75,810	103,334
Included in non-current assets held for sale in current assets:	計入流動資產中持作銷售之 非流動資產:		
Current assets	流動資產	255,070	_
Non-current liabilities	非流動負債	(236,825)	_
Current liabilities	流動負債	(359)	
		17,886	-
Aggregate share of net assets of the associates	應佔聯營公司資產淨值之總額	93,346	103,334

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19. LAND HELD FOR PROPERTY DEVELOPMENT

The Group's land held for property development is leasehold land or land use rights acquired by the Group for future property development for sale. An analysis of the Group's land held for property development by geographical area as at the end of the reporting period is as follows:

19. 持作物業發展之土地

本集團持作物業發展之土地,即本集團為未來物業發展作銷售用途獲取之租賃土地或土地使用權。截至報告期末本集團持作物業發展之土地按照地區分析如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Hong Kong Mainland China The UAE	香港 中國內地 阿聯酋	中國內地 253,814	33,707 269,282 235,569
		523,714	538,558

20. PROPERTIES UNDER DEVELOPMENT

The Group's properties under development as at 31 March 2017 represented a residential development project in Hong Kong, which is expected to be completed within normal operating cycle and hence is classified as a current asset.

At 31 March 2017 and 2016, the Group's properties under development were pledged to banks to secure certain banking facilities granted to the Group (note 31(e)).

21. PROPERTIES HELD FOR SALE

The Group's properties held for sale are residential properties in Mainland China.

20. 發展中物業

於2017年3月31日之本集團發展中物業指一個香港住宅發展項目,其預計將於正常營運週期內完成,因而已分類為流動資產。

於2017年及2016年3月31日,本集團發展中物業已抵押予銀行,作為本集團獲授之若干銀行融資之擔保(附註31(e))。

21. 持作銷售物業

本集團持作銷售物業均為中國內地住 宅物業。

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22. AMOUNTS DUE FROM/TO CONTRACT CUSTOMERS

22. 應收/應付合約客戶款項

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Gross amounts due from contract customers Gross amounts due to contract customers	應收合約客戶款項總額應付合約客戶款項總額	1,888,491 (734,827)	2,011,048 (685,830)
		1,153,664	1,325,218
Contract costs incurred plus recognised profits less recognised losses Less: Progress billings	已產生合約成本加已確認溢利, 減已確認虧損 減:進度付款	42,179,418 (41,025,754) 1,153,664	38,216,556 (36,891,338) 1,325,218

At 31 March 2017, retentions held by customers for contract works included in trade receivables of the Group amounted to HK\$484,288,000 (2016: HK\$524,928,000) (note 23(b)).

At 31 March 2016, advances received from customers for contract works included in other payables of the Group amounted to HK\$2,852,000.

於2017年3月31日,就建築工程由客戶持有之保固金已計入本集團之貿易應收款項為484,288,000港元(2016年:524,928,000港元)(附註23(b))。

於2016年3月31日,就建築工程獲客 戶墊付之款項已計入本集團之其他應 付款項為2,852,000港元。

23. TRADE RECEIVABLES

23. 貿易應收款項

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Trade receivables other than retention receivables Retention receivables	貿易應收款項 (應收保固金除外) 應收保固金	(a) (b)	1,032,439 484,288	1,168,034 524,928
			1,516,727	1,692,962

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23. TRADE RECEIVABLES (continued)

Notes:

(a) Except for the rental income from leasing of properties which are payable in accordance with the terms of the relevant agreements, the Group generally allows a credit period of not exceeding 60 days to its customers. Interim applications for progress payments on construction contracts are normally submitted on a monthly basis and are normally settled within one month.

Before accepting any new customer, the Group assesses the potential customer's credit quality and defines credit limits by customer. Limits and scoring attributed to customers are reviewed periodically. The majority of the Group's trade receivables that are neither past due nor impaired relate to customers that have good credit quality with reference to the respective settlement history.

The aged analysis of the trade receivables (other than retention receivables) as at the end of the reporting period, based on the invoice date, is as follows:

23. 貿易應收款項(續)

附註:

(a) 除根據有關協議條款應付之租賃物業租 金收入外,本集團一般向其客戶提供不 超過60日之信貸期。有關建築合約之中 期進度付款申請一般按月提交及於一個 月內結算。

> 於接納任何新客戶前,本集團將評估潛 在客戶的信貸質素及按客戶界定信貸限 額。客戶應佔的限額與評級將定期審 閱。根據相關結算記錄,本集團大部分 並無逾期或減值的貿易應收款項均與具 備良好信貸質素的客戶有關。

> 於報告期末基於發單日之貿易應收款項(應收保固金除外)賬齡分析列載如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Within 1 month 1 to 2 months 2 to 3 months Over 3 months	一個月內 一至兩個月 兩至三個月 三個月以上	902,579 64,734 17,271 47,855	1,011,558 83,795 35,259 37,422
		1,032,439	1,168,034

The aged analysis of the trade receivables (other than retention receivables) as at the end of the reporting period, based on the due date, is as follows:

於報告期末,根據到期日計算之貿易應收款項(應收保固金除外)賬齡分析列載如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Neither past due nor impaired	並無逾期或減值	906,842	1,025,857
Past due but not impaired: 1 – 30 days	已逾期但未減值款項:	65,772	78,072
31 – 90 days 91 – 180 days Over 180 days	31-90 日 91-180 日 超過 180 日	9,513 9,947 40,365	18,661 23,109 22,335
Ovor 100 days	시크 //브 TOO FI	125,597	142,177
		1,032,439	1,168,034

Receivables that were neither past due nor impaired relate to a large number of diversified customers for whom there was no recent history of default.

並無逾期或減值之應收款項與來自不同 背景及近期無拖欠記錄之大量客戶有 關。

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23. TRADE RECEIVABLES (continued)

Notes: (continued)

(a) (continued)

Receivables that were past due but not impaired relate to a number of independent customers that have a good track record with the Group. Based on past experience, the directors of the Company are of the opinion that no provision for impairment is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable.

(b) Retention receivables held by contract customers arose from the Group's construction work business and are settled within a period ranging from one year to three years after the completion of the construction work, as stipulated in the construction contracts.

The due date for settlement of the Group's retention receivables as at the end of the reporting period is analysed as follows:

23. 貿易應收款項(續)

附註:(續)

(a) (續)

已逾期但未減值之應收款項與若干在本集團以往記錄中有良好記錄之獨立客戶有關。根據以往經驗,本公司董事認為,因信貸質素並無重大轉變,以及仍然相信該等結餘可以全數收回,故毋須就該等結餘作出任何減值撥備。

(b) 合約客戶持有之應收保固金乃產生自本 集團之建築工程業務,並根據建築工程 合約所規定,於建築工程竣工後介乎一 年至三年內結付。

> 於報告期末本集團應收保固金到期結付 之期限分析如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Due within one year Due after one year	一年內到期 一年後到期	82,942 401,346	152,124 372,804
		484,288	524,928

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24. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

24. 預付款項、按金及其他應收款項

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Prepayments Deposits and other debtors Investment deposit and partial consideration paid for a rescinded	預付款項 按金及其他應收賬項 一項已撤銷收購交易之 已付投資按金		32,983 223,538	36,603 373,907
acquisition transaction Deposits paid for the purchase of	及部份代價 購買持作銷售物業之	(a)	148,000	-
properties held for sale Loan receivables	已付按金 應收貸款	(b)	2,637 20,800	2,637 -
Stamp duty recoverable Due from associates Due from other partners of	可收回印花税 聯營公司之欠款 合營業務其他夥伴之	(c) 18(c)	128,590 -	10,377
joint operations Due from non-controlling equity	欠款 一名附屬公司非控股股	(d)	35,070	936
holder of a subsidiary	權持有人之欠款	(d)	13,180	3,666
Impairment	減值	(e)	604,798 (5,073)	428,126 (5,073)
			599,725	423,053

Notes:

(a) On 4 November 2015, the Group entered into a sale and purchase agreement with China Chengjian Investment Limited (the "Entity"), pursuant to which the Group conditionally agreed to acquire and the Entity conditionally agreed to sell the entire issued share capital of CCCC Development Limited ("CCCC Development") at a cash consideration of HK\$660,000,000 (the "Acquisition"). CCCC Development Limited and its subsidiaries are principally engaged in municipal construction, building construction, and construction of build transfer, build-operate-transfer, public-private partnership projects, property development and investment in the PRC.

The Acquisition was rescinded on 31 March 2017 pursuant to a supplementary agreement dated 25 August 2016 as the Acquisition did not complete on or before the long stop date, and any investment deposit and consideration paid (the "Debt") by the Group for the Acquisition are refundable from the Entity. At 31 March 2017, the Debt amounted to HK\$148 million. Further details of the Acquisition are set out in the Company's announcement and circular dated 25 August 2016 and 30 September 2016, respectively.

附註:

收購事項於2017年3月31日遭撤銷,乃根據日期為2016年8月25日簽訂的補充協議,由於收購事項並未於截止日期或之前完成,本集團就收購事項支付的投資按金及代價(「債務」)可由實體退回。於2017年3月31日,債務金額為148,000,000港元。有關收購事項的進一步詳情分別載於本公司日期為2016年8月25日的公告及2016年9月30日的通函。

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24. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES (continued)

Notes: (continued)

(a) (continued)

In considering the recoverability of the Debt, the directors of the Company took into account of a series of agreements (the "Agreements"*) entered into by the Group on 26 June 2017 with, amongst others, the Entity and its fellow subsidiary for the purpose of recovering the Debt paid to the Entity by the Group for the rescinded Acquisition. Pursuant to the Agreements, the proceeds attributable to the Entity is sufficient to cover the outstanding deposit. Accordingly, in the opinion of the directors of the Company, the Debt is fully recoverable and no impairment is considered necessary.

- * Further details of the Agreements are not disclosed as they were entered into on a confidential basis.
- (b) Loan receivables are loans provided to subcontractors of the Group, which bear interest at rates ranging from 8% to 13% per annum, are repayable within 1 year and each is secured by a receivable owed by the Group to the subcontractors.
- (c) Stamp duty recoverable was stamp duty paid to Inland Revenue Department of Hong Kong (the "IRD") upon the acquisition of the Group's investment property under construction in Hong Kong during the year. The amount is expected to be refunded by the IRD within 1 year upon fulfillment of certain conditions relating to the redevelopment of the acquired property.
- (d) The amounts are unsecured, interest-free and repayable on demand.
- (e) Allowance for impairment of other receivables was made against certain individually advance payments with an aggregate amount of HK\$5,073,000 (2016: HK\$5,073,000) in relation to development costs of property development projects. The directors of the Company believe that the recoverability of these receivables is in doubt as these amounts have been outstanding for a number of years and accordingly allowance had been made for the full amounts of the advance payments in prior years.

24. 預付款項、按金及其他應收款項(續)

附註:(續)

(a) (續)

於考慮債務的可收回性時,本公司董事 考慮到本集團與(其中包括)實體及其同 系附屬公司於2017年6月26日訂立的 一系列協議(「協議」*),目的就已撤銷 之收購事項收回本集團已付予實體的債 務。根據協議,實體應佔所得款項足以 償還未償付按金。因此,本公司董事認 為,債務可悉數收回及並無必要作出減 值。

- * 由於協議按保密原則訂立,有關協議之進一步詳情並未作出披露。
- (b) 應收貸款乃本集團向分包商提供的若干 貸款,每年按介乎8%至13%的利率計 息,須於一年內償還並分別由本集團結 欠分包商的應收賬款作抵押。
- (c) 可收回印花税乃於年內本集團收購香港 一處在建投資物業後,已付香港稅務局 (「稅務局」)的印花稅,金額預期將於完 成重新開發收購物業之相關若干條件後 一年內由稅務局退回。
- (d) 該等款項為無抵押、免息及須按要求償 還。
- (e) 其他應收款項減值準備乃就物業開發項 目開發成本之若干個別墊付款項總額 5,073,000港元(2016年:5,073,000港 元)而作出。由於該等應收款項已被拖 欠數年,故本公司董事對該等款項可收 回性成疑,因此已於過往年度全額撥備 預付款項。

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25. EQUITY INVESTMENTS AT FAIR VALUE THROUGH PROFIT OR LOSS

Equity investments at fair value through profit or loss of the Group as at 31 March 2017 and 2016 were equity investments listed outside Hong Kong, which were classified as held for trading and stated at quoted market value (Level 1 fair value measurement).

26. RESTRICTED CASH AND PLEDGED DEPOSITS

25. 按公平值計入損益之股本投資

於2017年及2016年3月31日,本集團按公平值計入損益之股本投資為香港境外上市股本投資,其分類為持作買賣及以掛牌市價列賬(屬第一級公平值計量)。

26. 受限制現金及已抵押存款

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Restricted cash for issuance of guarantees Pledged deposits for general banking facilities	就發出擔保之受限 制現金 就一般銀行融資之 已抵押存款	(a) (b)	6,294 45,125	6,669 262,281
Restricted cash and pledged deposits	受限制現金及已抵押存款		51,419	268,950

Notes:

- (a) In respect of the sale of the properties held for sale in the PRC, the Group entered into agreements with certain banks in the PRC to arrange mortgage loans to eligible purchasers of the Group's properties held for sale and pursuant to which, the Group is required to place at designated bank accounts certain amounts as guarantee deposits for potential default in repayment of mortgage loans advanced to property purchasers. Such guarantee deposits will be released after the property ownership certificates of the relevant properties have been passed to the banks. At 31 March 2017, such guarantee deposits amounted to RMB5,583,000 (equivalent to HK\$6,294,000) (2016: RMB5,562,000, equivalent to HK\$6,669,000).
- (b) The pledged deposits were placed in designated banks as part of the securities given to secure general banking facilities granted to the Group note 31(e).

附註:

- (a) 就於中國持作銷售物業之銷售而言,本 集團與中國若干銀行訂立協議,為本集 團持作銷售物業之合資格買家安排按揭 貸款。據此,本集團須要在指定銀行戶 口存入若干款項,作為物業買家有可能 拖欠償還彼獲墊付之按揭貸款時之擔保 存款。該等擔保存款將於相關物業之物 業所有權證明已轉交銀行後解除。於 2017年3月31日,有關擔保存款達人 民幣5,583,000元(相當於6,294,000港元)(2016年:人民幣5,562,000元(相 當於6,669,000港元))。
- (b) 已抵押存款存放於指定銀行,作為擔保 本集團一般銀行信貸融資之部分抵押附 註31(e)。

財務報表附註

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27. CASH AND CASH EQUIVALENTS

27. 現金及與現金等值項目

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Cash and bank balances other than time deposits Time deposits	現金及銀行結餘 (不包括定期存款) 定期存款	1,513,412 251,378	952,760 321,610
Total cash and bank balances Less: Restricted cash and pledged deposits (note 26)	現金及銀行結餘總額 減:受限制現金及已抵押存款 (附註26)	1,764,790 (51,419)	1,274,370 (268,950)
Cash and cash equivalents	現金及與現金等值項目	1,713,371	1,005,420

Notes:

- (a) At the end of the reporting period, the cash and bank balances of the Group denominated in Renminbi ("RMB") amounted to approximately HK\$349,461,000 (2016: HK\$351,784,000). The RMB is not freely convertible into other currencies, however, under the PRC's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.
- (b) Cash at banks earns interest at floating rates based on daily bank deposit rates. Time deposits are made for varying periods of between 2 days and 6 months depending on the immediate cash requirements of the Group, and earn interest at the respective short term time deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default.

附註:

- (a) 於報告期末,本集團以人民幣 (「人民幣」)計值之現金及與銀行結餘約為349,461,000港元(2016年: 351,784,000港元)。人民幣不能自由 兑換成其他貨幣。然而,根據中國《外 匯管理條例》及《結匯、售匯及付匯管理 規定》,本集團可透過獲授權經營外匯 業務之銀行將人民幣兑換成其他貨幣。
- (b) 銀行現金按每日銀行存款利率計算之浮動利率賺取利息。視乎本集團即時現金需求,定期存款之存款期介乎兩天至六個月不等,並按有關短期定期存款利率賺取利息。銀行結餘乃存置於近期並無違約記錄之具信譽銀行。

財務報表附註

31 March 2017 2017年3月31日

28. NON-CURRENT ASSETS AND A DISPOSAL GROUP CLASSIFIED AS HELD FOR SALE

28. 分類為持作銷售之非流動資產及出售集團

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Non-current assets classified as held for sale: Property, plant and equipment Investment in an associate	分類為持作銷售之 非流動資產: 物業、機器及設備 於聯營公司投資	(b) (a)	6,181 163,442	<u>-</u>
			169,623	
Assets of a disposal group classified as held for sale: Property, plant and equipment	分類為持作銷售之 出售集團資產: 物業、機器及設備	(b)	10,566	
Non-current assets and assets of a disposal group classified as held for sale	分類為持作銷售之非流動 資產及出售集團資產		180,189	_
Liabilities directly associated with the assets of a disposal group classified as held for sale:	與分類為持作銷售之出售集團 資產直接相關的負債:			
Other payables and accruals Deferred tax liabilities	其他應付款項及應計款項 遞延税項負債	(b)	33 715	- -
			748	_

Notes:

(a) On 31 March 2017, the Group entered into an agreement with an independent third party, pursuant to which the Group shall sell to the Purchaser (i) the Group's entire 10% equity interest in Loyal Pioneer, an associate of the Group; and (ii) the Group's interest in loans to Loyal Pioneer of HK\$127,972,000.

Deposits of HK\$49,820,000 in total had been paid by the Purchaser as at 31 March 2017 in accordance with the terms of the agreement. The Group's investment in Loyal Pioneer was classified as a noncurrent asset classified as held for sale as at 31 March 2017.

Subsequent to the end of the reporting period, on 19 May 2017, the transaction was completed and all the sale proceeds were received.

附註:

(a) 於2017年3月31日,本集團與一名獨立 第三方訂立一份協議,據此,本集團向 買方出售(i)本集團於本集團之聯營公司 鋒尚之10%股權:及(ii)本集團授予鋒尚 之貸款權益127,972,000港元。

買方於2017年3月31日根據協議條款支付按金合共49,820,000港元。本集團於鋒尚之投資於2017年3月31日被分類為持作銷售之非流動資產。

於報告期末後,於2017年5月19日,該 交易已完成及已收取所有銷售所得款項。

財務報表附註

31 March 2017 2017年3月31日

28. NON-CURRENT ASSETS AND A DISPOSAL GROUP CLASSIFIED AS HELD FOR SALE

(continued)

Notes: (continued)

(b) On 25 April 2017, the Group entered into an agreement with a fellow subsidiary of the non-controlling equity holder of a subsidiary of the Company (the "Buyer"), pursuant to which the Group shall sell to the Buyer (i) the entire equity interest in Regal Rich Limited ("Regal Rich", an indirect 50% owned subsidiary of the Group), together with the outstanding shareholder's loan of HK\$18,992,000 owed by Regal Rich to the Group; and (ii) certain dump trucks (property, plant and equipment) of the Group.

Total consideration for the disposal transaction is HK\$51,704,000, and as at 31 March 2017, deposit monies of HK\$23,140,000 have been paid by the Buyer.

Despite the disposal agreement was entered into subsequent to 31 March 2017, the dump trucks and Regal Rich were classified as non-current assets and a disposal group classified as held for sale as at 31 March 2017 because, in the opinion of the directors of the Company, these assets are available for immediate sale in their then condition subject only to terms that are usual and customary for sales of such assets and the sale is highly probable as at 31 March 2017, in light of the fact that a substantial amount of deposit monies have been received as at that date.

Subsequent to the end of the reporting period, on 28 April 2017, the transaction was completed and all the sale proceeds were received. The disposal transaction constituted a connected transaction under the Listing Rules that was subject to the disclosure requirements but exempted from the independent shareholders' approval requirement. Further details of the disposal transaction are set out in the Company's announcements dated 25 April 2017 and 28 April 2017.

28. 分類為持作銷售之非流動資產及出售集團(續)

附註:(續)

(b) 於2017年4月25日,本集團與本公司 之一間附屬公司非控股權益持有人之同 系附屬公司(「買方」)訂立一份協議,據 此,本集團將出售予買方(i)本集團間接 擁有50%股權的附屬公司富睿有限公司 (「富睿」)之全部股權,連同富睿欠付本 集團未償還之股東貸款18,992,000港 元;及(ii)本集團若干泥頭車(物業、機 器及設備)。

> 出售交易的總代價為51,704,000港元, 於2017年3月31日,買方已支付按金 23,140,000港元。

> 儘管出售協議於2017年3月31日後訂立,泥頭車及富睿於2017年3月31日被分類為持作銷售之非流動資產及出售集團資產乃由於本公司董事認為,該等資產可按當時條件直接出售,出售條件僅屬出售該資產之一般及慣常條款,且極有可能於2017年3月31日出售,鑑於事實大部分按金於該日已收回。

於報告期末後,交易於2017年4月28日 完成及已收取所有銷售所得款項。根據 上市規則,此出售交易構成關連交易並 須遵守披露規定,但獲豁免遵守獨立股 東批准之規定。有關出售交易之詳情 載於本公司日期為2017年4月25日及 2017年4月28日的公告。

財務報表附註

31 March 2017 2017年3月31日

29. TRADE PAYABLES

29. 貿易應付款項

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Trade payables other than retention payables Retention payables	貿易應付款項 (應付保固金除外) 應付保固金	(a) (b)	1,032,196 556,918	829,189 542,949
			1,589,114	1,372,138

Notes:

(a) The Group's trade payables (other than retention payables) are noninterest bearing and are normally settled on 30-day terms.

An aged analysis of the Group's trade payables (other than retention payables) as at the end of the reporting period, based on the invoice date, is as follows:

附註:

(a) 本集團之貿易應付款項(應付保固金除外)為免息並通常按30天期數償還。

於報告期末,本集團之貿易應付款項 (應付保固金除外)以發票日期為基準計 算之賬齡分析列載如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Within 1 month 1 to 2 months 2 to 3 months Over 3 months	一個月內 一至兩個月 兩至三個月 超過三個月	615,846 213,921 63,443 138,986	474,809 159,409 62,530 132,441
		1,032,196	829,189

- (b) Retention payables held by the Group arose from the Group's construction work business and are settled to subcontractors within a period ranging from one year to three years after the completion of the contract work by the subcontractors, as stipulated in the subcontracting contracts.
- (b) 本集團所持有應付保固金乃產生自本集 團之建築工程業務,並根據分包工程合 約所規定,於分包商完成相關建築工程 後介乎一年至三年內向分包商償付。

財務報表附註

31 March 2017 2017年3月31日

30. OTHER PAYABLES AND ACCRUALS

30. 其他應付款項及應計款項

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Accruals	應計款項		261,425	275,749
Deposits received for sale of	銷售物業收取之按金		,	-, -
properties			1,492	1,707
Deposits received for sale of	就出售一個分類為持作			
non-current assets and a disposal group classified as held for sale	銷售之非流動資產及 出售集團之已收按金	28(a), (b)	72,960	_
Other deposits received	其他已收按金	20(0), (0)	8,388	3,937
Other liabilities	其他負債		55,994	28,424
Consideration payable for the acquisition				
of a subsidiary	代價		11,827	-
Client money received incidental to the provision of facility	就提供設施管理服務收取之 客戶款項			
management services			22,823	_
Deferred income	遞延收入	(a)	38,636	57,357
Due to associates	欠聯營公司之款項	18(c)	12,436	12,409
Due to other partners of joint	欠合營業務其他夥伴之	(-)	40.570	10.704
operations Due to fellow subsidiaries of	款項 欠合營業務其他夥伴之	(b)	10,579	16,704
other partners of joint operations	同系附屬公司之款項	(b)	_	18
Due to non-controlling equity	欠附屬公司的非控股股	(-/		
holders of subsidiaries	權持有人之款項	(b)	6,774	-
Interest-free loans from	來自一間附屬公司非控			
a non-controlling equity holder of a subsidiary	股股權持有人之免息 貸款	(c)	44,778	42,562
Holder of a subsidiary		(0)	77,770	42,002
			548,112	438,867
			,	,
Portion classified as current liabilities	分類為流動負債之部分		(482,411)	(357,669)
	11 >> = 1 >= 0			
Non-current portion	非流動部分		65,701	81,198

Notes:

- (a) Deferred income represented payments from two parties as consideration for the Group to provide them with guarantees to indemnify them any losses and liabilities that they may incur in connection with certain construction work of the Group in which the two parties have involvement. The payments received were accounted for as guarantee income and recognised in profit or loss on the straight line basis over the respective remaining construction periods of the relevant construction work.
- (b) The amounts are unsecured, interest-free and repayable on demand.
- (c) The amounts are unsecured, interest-free and repayable on or before end of year 2021.

附註:

- (a) 遞延收入指應收兩名人士之款項,作為 本集團就補償該兩名人士涉及的本集團 若干建築工程可能產生的任何損失及負 債向其提供擔保的代價。已收款項按擔 保收益入賬並採用直線法按相關建築工 程餘下建築工程期間於損益內確認。
- (b) 該款項為無抵押、免息及須按要求償 還。
- (c) 該款項為無抵押、免息及須於2021年年 底或之前償還。

財務報表附註

31 March 2017 2017年3月31日

31. BANK AND OTHER BORROWINGS

31. 銀行及其他借款

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Bank borrowings comprise: Trust receipt loans, secured Bank loans, secured Bank loans, unsecured	銀行借款包括: 信託收據貸款,有抵押 銀行貸款,有抵押 銀行貸款,無抵押	(a), (b)	2,509 1,438,550 1,507,934	- 1,112,187 1,403,399
Less: Unamortised ancillary costs incurred in connection with the	減:就銀行貸款安排產生 之未攤銷輔助性		2,948,993	2,515,586
arrangement of bank loans	之		(7,088) 2,941,905	(11,138) 2,504,448
Other loans, unsecured	其他貸款,無抵押	(a), (b)	2,623	
Total bank and other borrowings	銀行及其他借款總額		2,944,528	2,504,448
Analysed into: Bank borrowings repayable: On demand Within one year In the second to fifth years, inclusive Beyond five years	分析如下: 應償還銀行借款: 須按要求 一年內 第二至五年(包括首尾兩年) 五年以上	(c), (d)	2,934,638 1,707 1,596 3,964	1,420,586 292,772 791,090
Total bank borrowings	銀行借款總額		2,941,905	2,504,448
Other loans repayable: On demand Within one year In the second to fifth years, inclusive	其他應付貸款: 須按要求 一年內 第二至五年(包括首尾兩年)	(d)	1,415 1,019 189	- - -
Total other loans	其他貸款總額		2,623	
Total bank and other borrowings	銀行及其他借款總額		2,944,528	2,504,448
Portion classified as current liabilities	分類為流動負債之部分		(2,938,779)	(1,713,358)
Non-current portion	非流動部分		5,749	791,090

財務報表附註

31 March 2017 2017年3月31日

31. BANK AND OTHER BORROWINGS (continued)

Votes

(a) Except for bank borrowings of approximately HK\$7,267,000 which are denominated in Singapore dollars ("SG\$"), the Group's other bank borrowings are all denominated in HK\$.

The Group's other loans are all denominated in SG\$.

(b) The trust receipt loans of the Group carry interest at floating rates ranging from Hong Kong Inter-bank Offered Rate ("the HIBOR") plus 1.85% to 2.75% (2016: Nil) per annum.

The bank borrowings and other loans of the Group denominated in HK\$ and SG\$ carry interest at floating rates ranging from HIBOR plus 1.85% to 3% (2016: HIBOR plus 1% to 3%) per annum and at fixed rates ranging from 3.5% to 10.88% (2016: Nil) per annum, respectively.

- (c) At 31 March 2017, the Group did not comply with a financial covenant of a bank borrowing with a principal amount of HK\$1 billion and hence the bank borrowing was classified as a current liability as at 31 March 2017 and grouped into the "Bank loans repayable on demand" category in the bank and other borrowings repayment analysis disclosed above. The Group is in the process of negotiation with the lender for a consent waiver of its rights to demand repayment.
- (d) The expected repayment dates of the Group's bank and other borrowings that contain a repayment on demand clause, with reference to schedules of repayments set out in the term loan agreements, are as follows:

31. 銀行及其他借款(續)

附註:

(a) 除約7,267,000港元之銀行借款以新加坡元計值外,本集團之其他銀行借款均以港元計值。

本集團其他貸款均以新加坡元計值。

(b) 本集團信託收據貸款按浮動利率計息, 年利率介乎香港銀行同業拆息(「香港銀 行同業拆息」)加1.85%至2.75%(2016 年:無)。

本集團銀行及其他借款(以港元及新加坡元計值)分別按浮動利率及固定利率計息,年利率分別介乎香港銀行同業拆息加1.85%至3%(2016年:香港銀行同業拆息加1%至3%)及3.5%至10.88%(2016年:無)。

- (c) 於2017年3月31日,本集團未能遵守本金金額為1,000,000,000港元之一項銀行借款的財務契約,相關銀行借款因此於2017年3月31日被分類為流動負債並於上述銀行及其他借款償還分析披露中歸類為「須按要求償還之銀行借款」。本集團正與貸款人就同意豁免要求償還貸款的權利進行磋商。
- (d) 參考有期貸款協議所載還款時間表,本 集團包含須按要求償還條文之銀行及其 他借款之預期還款日期如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Within one year In the second year In the third to fifth years, inclusive	一年內 第二年 第三至五年(包括首尾兩年)	2,461,174 442,125 32,754	888,396 197,944 334,246
		2,936,053	1,420,586

- (e) At the end of the reporting period, the following assets were pledged to secure banking facilities granted to the Group:
- (e) 於報告期末,抵押以下資產,作為本集 團獲銀行融資之擔保:

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Property, plant and equipment Investment property under construction Properties under development Bank deposits	物業、機器及設備 在建投資物業 發展中物業 銀行存款	14(b) 15(b) 20 26(b)	22,405 840,000 398,437 45,125	33,765 - 305,155 262,281
			1,305,967	601,201

財務報表附註

31 March 2017 2017年3月31日

31. BANK AND OTHER BORROWINGS (continued)

Notes: (continued)

(e) (continued)

In addition to the above, as at 31 March 2017 and 2016, the Group has pledged the equity interest in a non-wholly-owned subsidiary to secure a banking facility granted to the Group.

As at 31 March 2017, certain of the Group's bank borrowings and other loans in the total amount of HK\$7,267,000 (2016: Nil) and HK\$2,623,000 (2016: Nil), respectively were guaranteed by the non-controlling equity holders of a subsidiary.

32. CONVERTIBLE BONDS

Summary information of the Group's convertible bonds is set out as follows:

31. 銀行及其他借款(續)

附註:(續)

(e) (續)

除上文所述者外,於2017年及2016年 3月31日,本集團已抵押其於一間非全 資擁有附屬公司之股權,作為授予本集 團之銀行融資之擔保。

於2017年3月31日,一間附屬公司之非控股權益持有人已對本集團若干銀行借款及其他貸款總額分別為7,267,000港元(2016年:無)及2,623,000港元(2016年:無)作出擔保。

32. 可換股債券

本集團可換股債券概要資料載列如下:

		Convertible Bonds A 可換股債券 A (note (a)) (附註(a))	Convertible Bonds B 可換股債券 B (note (b)) (附註 (b))	Convertible Bonds C 可換股債券 C (note (c)) (附註(c))
Issuance date	發行日期	31 December 2014 2014年12月31日	30 March 2015 2015年3月30日	9 December 2016 2016年12月9日
Maturity date	到期日	31 December 2017 2017年12月31日	30 March 2018 2018年3月30日	9 December 2017 2017年12月9日
Original principal amount (HK\$'000) Outstanding principal amount as at 31 March 2017	原有本金金額(千港元) 於2017年3月31日 未償還之本金金額	84,266	94,924	214,072
(HK\$'000) Coupon rate Conversion price per ordinary share of the Company	(千港元) 票息率 每股本公司普通股 之換股價(港元)(附註)	Zero 零	94,924 Zero 零	184,493 10%
(HK\$) (note)		0.46	1.56	0.72

Note: The conversion prices of Convertible Bonds A and Convertible Bonds B were adjusted to HK\$0.46 and HK\$1.56, respectively, with effect from 11 May 2016 as a result of a share placement during the year, as futher detailed in note 36 to the financial statements.

For accounting purposes, each batch of these convertible bonds is bifurcated into (i) a liability component; and (ii) derivative components or an equity component, as further described in the accounting policy for "Convertible bonds" set out in note 3.3 to the financial statements. The following tables summarise the movements in the principal amounts, the liability, derivative and equity components of the Group's convertible bonds during the year:

附註:由於於年內進行股份配售,可換股債券 A及可換股債券B的換股價分別調整為 0.46港元及1.56港元,自2016年5月 11日起生效,有關詳情載於財務報表附 註36。

就會計目的而言,可換股債券均一分為二成(i)負債部分;及(ii)衍生部分或權益部分,詳情於財務報表附註3.3所載「可換股債券」會計政策闡述。下表概述本年度內本集團可換股債券之本金金額、負債、衍生及權益部分之變動:

財務報表附註

31 March 2017 2017年3月31日

32. CONVERTIBLE BONDS (continued)

32. 可換股債券(續)

		Convertible Bonds A 可換股債券A HK\$'000 千港元	Convertible Bonds B 可換股債券B HK\$'000 千港元	Convertible Bonds C 可換股債券 C HK\$'000 千港元	Total 總額 HK\$'000 千港元
		(note (a)) (附註(a))	(note (b)) (附註(b))	(note (c)) (附註(c))	
Principal amount outstanding At 1 April 2015 Exercise of convertible	尚未償還本金金額 於2015年4月1日 本年度內行使	84,266	94,924	-	179,190
bonds during the year	可換股債券	(42,133)	_		(42,133)
At 31 March 2016 and 1 April 2016 Issuance of convertible	於2016年3月31日及 2016年4月1日 本年度內發行	42,133	94,924	-	137,057
bonds during the year	可換股債券	-	-	214,072	214,072
Exercise of convertible bonds during the year	本年度內行使 可換股債券	(42,133)	-	(29,579)	(71,712)
At 31 March 2017	於2017年3月31日	-	94,924	184,493	279,417
Liability component At 1 April 2015 Exercise of convertible	負債部分 於2015年4月1日 本年度內行使	69,512	76,946	-	146,458
bonds during the year Imputed interest expense	可換股債券 估算利息開支	(34,870) 2,633	- 5,579	- -	(34,870) 8,212
At 31 March 2016 and 1 April 2016 Issuance of convertible	於2016年3月31日及 2016年4月1日 本年度內發行	37,275	82,525	-	119,800
bonds during the year Exercise of convertible	可換股債券 本年度內行使	-	-	121,554	121,554
bonds during the year Imputed interest expense	可換股債券 估算利息開支	(39,122) 1,847	- 5,983	(19,341) 27,057	(58,463) 34,887
At 31 March 2017	於2017年3月31日	_	88,508	129,270	217,778
Derivative components At 1 April 2015, 31 March 2016 and 1 April 2016	衍生部分 於2015年4月1日、 2016年3月31日 及2016年4月1日				
Issuance of convertible	本年度內發行	-	_	-	-
bonds during the year Exercise of convertible	可換股債券 本年度內行使	-	_	92,518	92,518
bonds during the year Fair value gain	可換股債券 公平值收益	- -	-	(9,872) (44,386)	(9,872) (44,386)
At 31 March 2017	於2017年3月31日		_	38,260	38,260
Equity component (included in	權益部分(包含在可換				
convertible bond equity reserve) At 1 April 2015	股債券權益儲備內) 於2015年4月1日	15,960	17,978	-	33,938
Exercise of convertible bonds during the year	本年度內行使 可換股債券	(7,980)	-	_	(7,980)
At 31 March 2016 and 1 April 2016 Exercise of convertible	於2016年3月31日及 2016年4月1日 本年度內行使	7,980	17,978	-	25,958
bonds during the year	4年度內行使 可換股債券	(7,980)	-	-	(7,980)
At 31 March 2017	於2017年3月31日	_	17,978	-	17,978

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32. CONVERTIBLE BONDS (continued)

Notes:

Convertible Bonds A were issued to China New Way Investment (a) Limited ("China New Way") on 31 December 2014 pursuant to a subscription agreement dated 16 September 2014 entered into between the Company and China New Way. Further details of the Convertible Bonds A and the conversion price adjustment during the vear are set out in the Company's circular and announcement dated 26 November 2014 and 18 November 2016, respectively.

On 5 February 2015, China New Way disposed of 50% of Convertible Bonds A with an aggregate principal amount of HK\$42,133,000 to China City Construction (International) Co., Limited ("CCCI", a then third party independent of the Group but a shareholder of the Company as at 31 March 2015 and 2016) and hence each of China New Way and CCCI had interest in the Convertible Bonds A with an aggregate principal amount of HK\$42,133,000 as at 31 March 2015.

On 17 April 2015, China New Way exercised the conversion rights of all its interest in the Convertible Bonds A with an aggregate principal amount of HK\$42,133,000 and 91,000,000 new ordinary shares of the Company were allotted and issued to China New Way accordingly. The difference of HK\$33,750,000 between the nominal value of the ordinary shares issued and the then aggregate carrying amounts of the liability and equity components of the relevant convertible bonds at the date of conversion was transferred to the Company's share premium account.

On 7 December 2016, CCCI exercised the conversion rights of all its interest in the Convertible Bonds A with an aggregate principal amount of HK\$42,133,000 and 91,593,478 new ordinary shares of the Company were allotted and issued to CCCI accordingly. The difference of approximately HK\$37,943,000 between the nominal value of the ordinary shares issued and the then aggregate carrying amounts of the liability and equity components of the relevant convertible bonds at the date of conversion was transferred to the Company's share premium account.

32. 可換股債券(續)

根據本公司與中國新維投資有限公司 (a) (「中國新維」)訂立日期為2014年9月16 日之認購協議,可換股債券A於2014年 12月31日發行予中國新維。可換股債券 A及本年度換股價調整之更多詳情分別 載於本公司日期為2014年11月26日及 2016年11月18日之通函及公告。

> 於2015年2月5日,中國新維向中國 城市建設(國際)有限公司(「中城建國 際」,為本集團當時之獨立第三方,惟 於2015年及2016年3月31日為本公司 之股東)出售本金總額為42,133,000港 元之50%可換股債券A,因此,中國新 維及中城建國際合共持有於2015年3月 31日本金總額為42,133,000港元之可 換股債券A中之權益。

> 於2015年4月17日,中國新維行使其於 本金總額為42.133.000港元之可換股債 券A之所有權益的轉換權,本公司因而 向中國新維配發及發行91,000,000股新 普通股。於轉換日期已發行普通股面值 與有關可換股債券負債及權益部分的賬 面值總額的差額33,750,000港元轉撥至 本公司股份溢價賬。

> 於2016年12月7日,中城建國際行使其 於本金總額為42.133.000港元之可換股 债券A之所有權益的轉換權,本公司因 而向中城建國際配發及發行91,593,478 股新普通股。於轉換日期已發行普通股 面值與有關可換股債券負債及權益部分 的賬面值總額的差額37,943,000港元轉 撥至本公司股份溢價賬。

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32. CONVERTIBLE BONDS (continued)

Notes: (continued)

(b) Convertible Bonds B were issued to CCCI on 30 March 2015 pursuant to a subscription agreement dated 13 March 2015 entered into between the Company and CCCI for the purpose of providing general working capital to the Group.

Further details of the Convertible Bonds B and the conversion price adjustment during the year are set out in the Company's announcement dated 13 March 2015 and 18 November 2016, respectively.

Pursuant to mandatory unconditional cash offers (the "Cash Offers") by an independent financial advisor for and on behalf of GT Winners Limited (the Company's ultimate holding company), GT Winners Limited acquired all the interests in the Convertible Bonds B on 17 January 2017 from the then bondholder. To the best knowledge of the directors of the Company, all Convertible Bonds B were held by GT Winners Limited as at 31 March 2017. Further details of the Cash Offers are set out in the Company's composite document and announcement dated 12 January 2017 and 2 February 2017, respectively.

(c) Convertible Bonds C were issued to an independent third party (the "CB C Subscriber") and its fellow subsidiary on 9 December 2016 pursuant to a subscription agreement and an amendment agreement dated 20 November 2016 and 8 December 2016, respectively, entered into between the Company and the CB C Subscriber. Further details of the Convertible Bonds C are set out in the Company's announcement dated 20 November 2016.

After the issue of the Convertible Bonds C, the CB C Subscriber converted part of the Convertible Bonds C in the total principal amount of HK\$29,580,000 into 41,083,333 new ordinary shares. The total difference of approximately HK\$25,105,000 between the nominal value of the ordinary shares issued and the then aggregate carrying amounts of the liability and derivative components of the relevant convertible bonds at the respective dates of conversion was transferred to the Company's share premium account.

Pursuant to the Cash Offers, GT Winners Limited acquired certain Convertible Bonds C in the total principal amount of HK\$107,036,422 on 17 January 2017 from the fellow subsidiary of the CB C Subscriber, and, to the best knowledge of the directors of the Company, GT Winners Limited continued to own such Convertible Bonds C as at 31 March 2017.

The punctual performance by the Company of all its obligations under the subscription agreement and the instrument of the Convertible Bonds C are guaranteed by Mr. Pang Yat Ting, Dominic, a director of the Company.

32. 可換股債券(續)

附註:(續)

(b) 根據本公司與中城建國際訂立日期為 2015年3月13日之認購協議,可換股債 券B於2015年3月30日發行予中城建國 際,以向本集團提供一般營運資金。

> 可換股債券B及本年度換股價調整之更 多詳情分別載於本公司日期為2015年3 月13日及2016年11月18日之公告。

> 根據一名獨立財務顧問代表GT Winners Limited (本公司之最終控股公司)作出之強制性無條件現金要約(「現金要約」),GT Winners Limited於2017年1月17日自債券持有人收購於可換股債券B的全部權益。據本公司董事所悉,於2017年3月31日,全部可換股債券B由GT Winners Limited持有。有關現金要約的詳情載於本公司日期為分別2017年1月12日的綜合文件及2017年2月2日的公告。

(c) 於2016年12月9日,根據日期分別為2016年11月20日的認購協議及2016年12月8日的補充協議(由本公司與可換股債券C認購人訂立),向一名獨立第三方(「可換股債券C認購人」)及其同系附屬公司發行可換股債券C。有關可換股債券C的進一步詳情載於本公司日期為2016年11月20日的公告。

於發行可換股債券C後,可換股債券C 認購人將本金總額29,580,000港元可 換股債券C轉換為41,083,333股新普通 股。於各轉換日期已發行普通股面值與 有關可換股債券負債及衍生部分的賬面 值總額的差額總額約25,105,000港元轉 撥至本公司股份溢價賬。

根據現金要約·GT Winners Limited於2017年1月17日自可換股債券C認購人之同系附屬公司收購若干可換股債券C,本金金額為107,036,422港元,據本公司董事所悉·GT Winners Limited於2017年3月31日繼續擁有該可換股債券C。

本公司董事彭一庭先生已就本公司按時履行彼於認購協議及可換股債券 C 文據下的所有義務作出擔保。

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33. GUARANTEED BONDS

On 20 March 2017, the Group issued guaranteed bonds with a total principal amount of HK\$39,000,000 to an independent third party. The guaranteed bonds bear interest at the rate of 6% per annum and, unless redeemed prior to the maturity pursuant to the terms of the subscription agreement, are repayable on 20 March 2019.

34. HIRE PURCHASE CONTRACT AND FINANCE LEASE PAYABLES

The Group purchases and leases certain of its plant and machinery and motor vehicles for its construction work business under hire purchase or finance lease arrangements. These hire purchase contracts and leases are classified as finance leases and have remaining installment periods or lease terms ranging from one to four years (2016: one to five years).

At 31 March 2017, the total future minimum lease payments under hire purchase contracts and finance leases and their present values were as follows:

33. 擔保債券

於2017年3月20日,本集團向一名獨立第三方發行本金總額為39,000,000港元的擔保債券。除非根據協議條款於到期前贖回,擔保債券按年利率6%計息並將於2019年3月20日償還。

34. 租購合約及融資租賃應付款項

本集團根據租購合約或融資租賃安排 購買及租賃其建築工程業務之若干機 器及設備及汽車。該等租購合約及租 賃分類為融資租賃,餘下分期付款期 或租期介乎一至四年(2016年:一至 五年)。

於2017年3月31日,根據租購合約及 融資租賃之日後最低租賃付款總額及 其現值如下:

		Minimum lease payments 最低租賃付款		Present value of minimum lease payments 最低租賃付款現值		
		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元	
Amounts payable: Within one year In the second year In the third to fifth years, inclusive	按以下年期應付款項: 一年內 第二年 第三至五年 (包括首尾兩年)	14,333 11,230 6,026	27,647 19,458 15,445	13,666 10,903 5,942	26,336 18,750 15,053	
Total minimum lease payments	最低租賃付款總額	31,589	62,550	30,511	60,139	
Future finance charges	日後融資費用	(1,078)	(2,411)			
Total net hire purchase contract and finance lease payables	租購合約淨值及融資 租賃應付款項總額	30,511	60,139			
Portion classified as current liabilities	分類為流動負債之部分	(13,666)	(26,336)			
Non-current portion	非流動部分	16,845	33,803			

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35. DEFERRED TAX

35. 遞延税項

Net deferred tax assets and liabilities recognised in the consolidated statement of financial position are as follows:

於綜合財務狀況表確認之遞延税項資 產及負債淨額如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Deferred tax assets Deferred tax liabilities	遞延税項資產 遞延税項負債	5,693 (21,326)	2,134 (22,351)
		(15,633)	(20,217)

The components of deferred tax assets/(liabilities) and their movements during the year are as follows:

本年度內,遞延税項資產/(負債)之 組成部分及其變動如下:

				Attributable to 應佔		
		Notes	Accelerated tax depreciation 加速税項折舊 HK\$'000	Tax losses 税項虧損 HK\$'000	Other deductible temporary differences 其他可扣税 暫時性差額 HK\$'000	Net deferred tax assets/ (liabilities) 遞延税項資產 /(負債)淨額 HK\$'000
		附註	千港元	千港元	千港元	千港元
At 1 April 2015	於2015年4月1日		(27,881)	2,114	6,613	(19,154)
Deferred tax credited/(charged) to profit or loss during the year Utilisation of tax losses by	於本年度內損益 計入/(扣除)之 遞延税項 合營業務動用税項	11	(1,888)	1,115	(221)	(994)
joint operations Acquisition of a subsidiary	虧損 收購一間附屬公司	40	- 617	(686)	-	(686) 617
At 31 March 2016 and 1 April 2016	於2016年3月31日及 2016年4月1日		(29,152)	2,543	6,392	(20,217)
Deferred tax credited/(charged) to profit or loss during the year Transfer to liabilities directly associated with the assets of	於本年度內損益 計入/(扣除)之 遞延稅項 轉撥至與分類為 持作銷售之出售集團資產	11	3,486	(23)	406	3,869
a disposal group classified as held for sale Acquisition of a subsidiary	直接相關的負債 收購一間附屬公司	28 40	1,176 (17,695)	(461) 7,189	-	715 (10,506)
Disposal of a subsidiary	出售一間附屬公司	41	17,695	(7,189)	-	10,506
At 31 March 2017	於2017年3月31日		(24,490)	2,059	6,798	(15,633)

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35. DEFERRED TAX (continued)

Notes:

- (a) At 31 March 2017, deferred tax assets have not been recognised in respect of unused tax losses of HK\$377,150,000 (2016: HK\$378,331,000) as they have been arisen in the Company, certain subsidiaries and joint operations that have been loss-making for some time and it is not assured that taxable profits will be available against which such tax losses can be utilised.
- (b) Pursuant to the PRC Corporate Income Tax Law, a 10% withholding tax is levied on dividends declared to foreign investors from the foreign investment enterprises established in the PRC. The requirement is effective from 1 January 2008 and applies to earnings after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between the PRC and the jurisdiction of the foreign investors. For the Group, the applicable rate is 5% or 10%. The Group is therefore liable for withholding taxes on dividends distributed by those subsidiaries established in the PRC in respect of earnings generated from 1 January 2008.

At 31 March 2017, no deferred tax has been recognised for withholding taxes that would be payable on the unremitted earnings that are subject to withholding taxes of the Group's subsidiaries established in the PRC. In the opinion of the directors of the Company, it is not probable that these subsidiaries will distribute such earnings in the foreseeable future. The aggregate amount of temporary differences associated with investments in subsidiaries in the PRC for which deferred tax liabilities have not been recognised totalled approximately HK\$259,646,000 (2016: HK\$260,608,000) as at 31 March 2017.

There are no income tax consequences attaching to the payment of dividends by the Company to its shareholders.

35. 遞延税項(續)

附註:

- (a) 於2017年3月31日,概無就未動用税 項虧損377,150,000港元(2016年: 378,331,000港元)確認遞延税項資 產,因為其產生自本公司、若干附屬 公司及合營業務,其已於一定時間內 持續虧損,且無法確定將產生可動用 有關稅項虧損之應課稅溢利。
- (b) 根據中國企業所得税法,於中國成立之 外資企業向外國投資者宣派股息須徵收 10%預扣税。該規定於2008年1月1日 起生效,並適用於2007年12月31日後 之盈利。倘中國與有關外國投資者之司 法權區訂有稅務條約,則可按較低預扣 稅率徵稅。就本集團而言,適用稅率為 5%或10%。因此,就於中國成立之該 等附屬公司就2008年1月1日起產生之 盈利分派股息而言,本集團須繳交預扣 稅。

於2017年3月31日,概無就本集團於中國成立之附屬公司之未轉匯盈利(須繳納預扣稅)之應付預扣稅確認遞延稅項。本公司董事認為,該等附屬公司不大可能於可見未來分派有關盈利。於2017年3月31日,與投資於中國附屬公司有關暫時差額總額(並無就此確認遞延稅項負債)為約259,646,000港元(2016年:260,608,000港元)。

本公司向股東支付股息概無所得税影響。

36. SHARE CAPITAL

Shares

36. 股本 股份

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Authorised: 2,500,000,000 ordinary shares of HK\$0.1 each	法定: 2,500,000,000股 每股面值0.1港元之普通股	250,000	250,000
Issued and fully paid: 1,619,293,787 (2016: 1,414,616,976) ordinary shares of HK\$0.1 each	已發行及繳足: 1,619,293,787股 (2016年:1,414,616,976股) 每股面值0.1港元之普通股	161,929	141,462

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36. SHARE CAPITAL (continued)

Shares (continued)

A summary of the movements in the Company's issued share capital and share premium account during the years ended 31 March 2017 and 2016 is as follows:

36. 股本(續)

股份(續)

於截至2017年及2016年3月31日止年度,本公司已發行股本及股份溢價賬之變動概要如下:

			Number of ordinary shares in issue 已發行	Issued capital	Share premium account	Total
		Notes 附註	普通股數目	已發行股本 HK\$'000 千港元	股份溢價賬 HK\$'000 千港元	總額 HK\$'000 千港元
At 1 April 2015	於2015年4月1日		1,323,616,976	132,362	444,206	576,568
Issue of shares upon exercise of convertible bonds	因可換股債券獲行使 而發行股份	32(a)	91,000,000	9,100	33,750	42,850
At 31 March 2016 and 1 April 2016	於2016年3月31日及 2016年4月1日		1,414,616,976	141,462	477,956	619,418
Share placement (note) Issue of shares upon exercise	股份配售(附註) 因可換股債券獲行使		72,000,000	7,200	82,800	90,000
of convertible bonds	而發行股份	32(a), (c)	132,676,811	13,267	63,048	76,315
At 31 March 2017	於2017年3月31日		1,619,293,787	161,929	623,804	785,733

Note: On 3 May 2016, the Company entered into a placing and subscription agreement with China New Way and a placing agent, pursuant to which (i) China New Way agreed to place, through the placing agent, an aggregate of up to 72,000,000 top-up placing shares of the Company at the top-up placing price of HK\$1.25 per share (the "Top-up Placing"); and (ii) China New Way agreed to subscribe for up to 72,000,000 top-up subscription shares of the Company at the top-up subscription price of HK\$1.25 per share (the "Top-up Subscription") which is equivalent to the top-up placing price.

The Top-up Placing and the Top-up Subscription were completed on 6 May 2016 and 11 May 2016, respectively, and the proceeds from the Top-up Subscription amounted to HK\$90,000,000. Further details of the Top-up Placing and the Top-up Subscription and their completions are set out in the Company's announcements dated 3 May 2016 and 11 May 2016, respectively.

Share options

Details of the Company's share option scheme are included in note 37 to the financial statements.

附註:於2016年5月3日,本公司與中國新維及一名配售代理訂立配售及認購協議,據此,(i)中國新維同意透過配售代理配售以每股1.25港元之先舊後新配售價,合共配售最多72,000,000股本公司先舊後新配售股份(「先舊後新配售」);及(ii)中國新維同意以每股1.25港元之先舊後新認購價(相當於先舊後新配售價)認購最多72,000,000股本公司先舊後新認購股份(「先舊後新認購」)。

先舊後新配售及先舊後新認購已分別於2016年5月6日及2016年5月11日完成,及先舊後新認購之所得款項為90,000,000港元。先舊後新配售及先舊後新認購及其完成之有關進一步詳情分別載於本公司日期為2016年5月3日及2016年5月11日之公告。

購股權

本公司購股權計劃之詳情載於財務報 表附註37。

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37. SHARE OPTION SCHEME

Pursuant to an ordinary resolution passed on 3 September 2012, the Company has adopted a share option scheme (the "Scheme") for the primary purpose of providing eligible personnel with the opportunity to acquire proprietary interests in the Company, which will encourage the grantees of such options to work towards enhancing the value of the Company and its shares for the benefit of the Company and the shareholders as a whole. The board of directors (the "Board") will set out in the offer the terms on which the option is to be granted. Such terms may include (i) minimum performance targets that must be reached before the option can be exercised in whole or in part; and/or (ii) such other terms (including the vesting period) as may be imposed at the discretion of the Board either on a case-by-case basis or generally.

The overall limit on the number of shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Scheme and other share option schemes of the Company must not exceed 30% of the ordinary shares in issue from time to time (the "Scheme Limit"). No options will be granted under the Scheme at any time if such grant will result in the Scheme Limit being exceeded.

The total number of shares which may be issued upon exercise of all options to be granted under the Scheme and all other share option schemes of the Company shall not exceed 10% of the ordinary shares in issue as at the date of approval of the Scheme (the "Scheme Mandate Limit"), subject to the refreshment of the Scheme Mandate Limit. Options lapsed in accordance with the terms of the Scheme or any other share option schemes of the Company shall not be counted for the purpose of calculating the Scheme Mandate Limit.

The total number of shares issued and to be issued upon exercise of the options granted to any eligible personnel (including both exercised and outstanding options) in any 12-month period must not exceed 1% of the shares in issue without prior approval from the shareholders. An offer of the options shall be deemed to have accepted by way of consideration of HK\$1 payable by the eligible personnel within 30 days from the date of offer.

Where any grant of options to a substantial shareholder or an independent non-executive director, or any of their respective associates, would result in the shares issued and to be issued upon exercise of all options already granted and to be granted (including options exercised, cancelled and outstanding) to such person in the 12-month period up to and including the date of grant:

- (i) representing in aggregate over 0.1% of the shares in issue; and
- (ii) having an aggregate value, based on the closing price of the shares as stated in the daily quotations sheets issued by the Stock Exchange on the relevant date of grant, in excess of HK\$5 million.

37. 購股權計劃

按該計劃及本公司之其他購股權計劃已授出而尚未行使之購股權獲全數行使時所發行之股份總數,以對過上限分時發行普通股之30%(「計劃上限」)為限。在任何時候,倘若授出購股權計劃授出任何購股權。

按該計劃及本公司之所有其他購股權計劃及本全數購份權獨的使使 計劃出之總數時不至數購不之10%(「限別 計學以及對實別, 對權上限」)為限計劃或性計劃 授出更的購股權計劃或告期 任何其他購股權計劃 任何其機權均不計算 人內。

於任何12個月期間內,按授予任何一位合資格參與人士之購股權(包括已行使及尚未行使之購股權)獲行使而已發行及將發行之股份總數,倘未獲得股東事先批准,不得超過已發行股份之1%。如該合資格參與人士於提出要約日期起計30日內繳付1港元之代價,即被視作接納有關購股權。

倘若向某位主要股東或獨立非執行董事或彼等各自之任何聯繫人士授出購股權,而將會導致於授出日期之前12個月期間(包括該日在內)按已授予及將授予該人士之全數購股權(包括已行使、已註銷及尚未行使之購股權)獲行使而已發行及將發行之股份:

- (i) 總數佔已發行股份之0.1%以上; 及
- (ii) 按於相關授出日期聯交所發佈之 每日報價表上註明之股份收市價 計算之總值超過5,000,000港元,

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37. SHARE OPTION SCHEME (continued)

Such further grant of options must be approved by the shareholders.

The subscription price shall be such price determined by the Board in its absolute discretion and will be notified to the eligible personnel in the offer and shall be no less than the highest of:

- the closing price of a share as stated in the daily quotations sheets issued by the Stock Exchange on the date of grant;
- the average of the closing prices of a share as stated in the daily quotations sheets issued by the Stock Exchange for the 5 business days immediately preceding the date of grant; and
- the nominal value of a share on the date of grant.

The Scheme is valid and effective for a period of 10 years commencing on the adoption date, i.e., 3 September 2012.

No share options have been granted under the Scheme during the years ended 31 March 2017 and 2016.

38. RESERVES

- The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity.
- The special reserve includes (i) a debit balance of HK\$7,340,000 recognised in prior years, which represented the aggregate amount of the non-voting deferred share capital of Chun Wo Construction and Engineering Company Limited, a wholly-owned subsidiary of the Group, and the difference between the nominal amount of the share capital issued by the Company and the aggregate nominal amount of the share capital of the subsidiaries acquired pursuant to a group reorganisation undertaken in 1993; and (ii) a deemed contribution of HK\$10,240,000 recognised upon the acquisition of the remaining 62% interest in Mandarin Group Limited from a then director and a then controlling shareholder of the Company during the year ended 31 March 2010.
- The capital reserve mainly represents (i) the amount of profit capitalisation upon allotment of share capital of Chun Wo Foundations Limited (a wholly-owned subsidiary) during the year ended 31 March 1997 and (ii) share of differences between the principal amounts and fair values of the loans at inception of interest-free loans provided to a subsidiary and an associate by a noncontrolling equity holder of a subsidiary and the Group, respectively.

37. 購股權計劃(續)

則上述進一步授出購股權事宜須獲股 東批准後,方可進行。

認購價應由董事局全權酌情決定並將 在要約內通知合資格參與人士,而且 不得低於下列三者中之最高者:

- 於授出日期聯交所發佈之每日報 價表上註明之股份收市價;
- 於緊接授出日期之前5個營業日 (ii) 內聯交所發佈之每日報價表上註 明之股份收市價之平均數:及
- (iii) 於授出日期股份之面值。

該計劃於採納日期(即2012年9月3日) 起計10年內生效及有效。

於截至2017年及2016年3月31日止年 度, 並無根據該計劃授出之購股權。

38. 儲備

- (a) 本集團於本年度及過往年度之儲 備金額及其變動於綜合股東權益 變動表呈列。
- 特別儲備包括(i)於以往年度確認 之借項結餘7,340,000港元,即 俊和建築工程有限公司(本集團 全資擁有附屬公司)之無投票權 遞延股本,以及本公司發行之股 本面值與依據1993年集團重組 而購入之附屬公司股本總面值兩 者差額之總額;及(ii)因於截至 2010年3月31日止年度向本公 司一名當時董事兼當時控股股東 收購 Mandarin Group Limited 餘 下62%權益而確認之被視作注資 10.240,000港元。
- (c) 資本儲備主要包括(i)於截至1997 年3月31日止年度配發俊和地基 工程有限公司(一間全資擁有附 屬公司)之股本時資本化之溢利; 及(ii)應佔由附屬公司非控股股權 持有人及本集團分別提供予附屬 公司及聯營公司之免息貸款本金 金額與貸款發放時之公平值之差 額。

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39. NOTE TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

Major non-cash transactions

During the year ended 31 March 2016, the Group entered into hire purchase contracts and finance lease arrangements in respect of plant and machinery and motor vehicles with a total capital value at the inception of the hire purchases and finance leases of HK\$19,279,000.

Saved as disclosed above, the Group did not have other major non-cash transactions of investing and financing activities during the years ended 31 March 2017 and 2016.

40. BUSINESS COMBINATIONS

The Group acquired the following three subsidiaries (2016: three subsidiaries) during the year ended 31 March 2017:

- (i) In May 2016, the Group acquired additional 10% equity interest in Hong Kong OVM Engineering Company Limited ("HKOVM", a then associate in which the Group had 45% equity interest) through a capital injection of HK\$2,500,000. HKOVM is principally engaged in the provision of construction services in Hong Kong.
- (ii) In June 2016, the Group acquired 60% equity interest in Grand View Properties Limited ("Grand View", a then associate in which the Group had 40% equity interest) and a shareholder's loan of HK\$129,170,000 from the then controlling shareholder of Grand View, which is independent to the Group, at a total cash consideration of HK\$160,800,000. Grand View is principally engaged in property investment in Hong Kong.
- (iii) In November 2016, the Group acquired 70% equity interest in R.J. Crocker Consultants Pte. Ltd. ("R.J. Crocker") from an independent third party at a total cash consideration of SG\$7,000,000 (equivalent to HK\$39,423,000). R.J. Crocker is principally engaged in the provision of engineering and architecture consultancy services in Singapore.

In accordance with the acqusition agreement, SG\$2,100,000 out of the total cash consideration shall be paid upon filfillment of the profit guarantee provided by the seller from 2017 to 2019, and a call option was granted to the seller for a right to repurchase of 70% equity interest in R.J. Crocker within 1 year from the completion date. The contingent consideration and the call option granted are embedded derivative instruments which are measured at fair value through profit or loss. In the opinion of the directors of the Company, the fair values of these two embedded derivatives are not significant as at the date of completion of the transaction and 31 March 2017.

39. 綜合現金流量表之附註

重大非現金交易

截至2016年3月31日止年度,本集團就訂立租購合約及融資租賃時資本總值為19,279,000港元之機器及設備及汽車訂立租購及融資租賃安排。

除上文所披露,於截至2017年及2016年3月31日止年度,本集團並無投資及融資活動之其他重大非現金交易。

40. 業務合併

本集團於截至2017年3月31日止年度 收購以下三間附屬公司(2016年:三 間附屬公司):

- (i) 於2016年5月,本集團透過注資 2,500,000港元收購香港歐維姆 工程有限公司(「香港歐維姆」, 一間當時本集團擁有45%股權之 聯營公司)之額外10%股權。香 港歐維姆主要於香港從事提供建 築工程服務。
- (ii) 於2016年6月,本集團以總現金代價為160,800,000港元向宏景置業有限公司(「宏景」,一間當時本集團擁有40%股權之聯營公司)當時之控股股東(其獨立於本集團)收購宏景60%股權及股東貸款129,170,000港元。宏景主要於香港從事物業投資業務。
- (iii) 於2016年11月,本集團自一名獨立 第三方收購R.J. Crocker Consultants Pte. Ltd. (「R.J. Crocker」)70%的股 權。總現金代價為7,000,000新加 坡元(相當於39,423,000港元)。 R.J. Crocker主要於新加坡從事提供 工程及建築諮詢服務。

根據收購協議,總現金代價中 2,100,000新加坡元將於達致司 提供之2017年至2019年溢利擔 保後支付,並向賣方授出期國R.J. Crocker 70%之股權。相關或然 代價及認購權為嵌入式衍生量。 並按公平值於損益賬中式衍其 並按公平值於有關嵌入式衍生工 具於交易完成日及2017年3月31 日之公平值並不重大。

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40. BUSINESS COMBINATIONS (continued)

The fair values of the identifiable assets and liabilities of these entities as at the dates of acquisition were as follows:

40. 業務合併(續)

於收購日期,該等實體可識別資產及 負債的公平值載列如下:

			2017 2017年			2016 2016年	
		Notes 附註	HKOVM 香港歐維姆 HK\$'000 千港元	Grand View 宏景 HK\$'000 千港元	R.J. Crocker R.J. Crocker HK\$'000 千港元	Total 總計 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Property, plant and equipment	物業、機器及設備	14	1,377	_	9,421	10,798	_
Investment properties	投資物業	15	´ -	313,000	´ -	313,000	-
Deferred tax assets Amounts due from contract	遞延税項資產 應收合約客戶款項	35	-	-	-	-	617
customers			4,509	_	-	4,509	1,249,353
Trade receivables	貿易應收款項		4,101	104	3,385	7,590	219,849
Prepayments, deposits and other receivables	負付款項、按金及其他 應收款項		4,168	822	1,490	6,480	57,454
Cash and bank balances	現金及銀行結餘		7,975	140	149	8,264	133,447
Amounts due to contract customers	應付合約客戶款項		_	_		_	(73,037)
Trade payables	貿易應付款項		(2,456)		(1,206)	(3,662)	(263,500)
Other payables and accruals	其他應付款項及應計						
Income tax payables	款項 應繳所得税		(17,698)	(89,536)	(8,307) (928)	(115,541) (928)	(451,717) (10,187)
Bank and other borrowings	銀行及其他借款				(11,522)	(11,522)	(815,900)
Hire purchase contract	租購合約及融資租賃				, , ,		, , ,
and finance lease payable	應付款項	0.5	(40)	(40 500)	-	(40)	-
Deferred tax liabilities	遞延税項負債	35		(10,506)	-	(10,506)	
			1,936	214,024	(7,518)	208,442	46,379
Non-controlling interests	非控股權益		(868)	,	2,255	1,387	(19,909)
					<i>4</i>		
Goodwill on acquisition	收購所產生之商譽	16	1,068	214,024	(5,263) 44,686	209,829 44,686	26,470
Gain on bargain purchase of	於損益確認議價購買	10	_	_	44,000	77,000	
a subsidiary recognised in	一間附屬公司之收益						
profit or loss		6	-	(19,282)	-	(19,282)	
			1,068	194,742	39,423	235,233	26,470
Satisfied by:	達成方式:		0.500	400.000	00.400	200 700	
Cash consideration Reclassification of interests in	現金代價 將持作收購聯營/合		2,500	160,800	39,423	202,723	_
associates/joint operations	營業務權益重新分						
held prior to the acquisition	類至附屬公司權益		(1, 100)	***		00.710	00.470
to interests in subsidiaries			(1,432)	33,942	-	32,510	26,470
			1,068	194,742	39,423	235,233	26,470

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40. BUSINESS COMBINATIONS (continued)

An analysis of the net inflow/(outflow) of cash and cash equivalents in respect of the acquisition of subsidiaries is as follows:

40. 業務合併(續)

就收購附屬公司的現金及與現金等值項目之現金流入/(流出)淨額分析如下:

		2017 2017年			2016 2016年	
		HKOVM 香港歐維姆 HK\$'000 千港元	Grand View 宏景 HK\$'000 千港元	R.J. Crocker R.J. Crocker HK\$'000 千港元	Total 總計 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Cash consideration Cash and bank balances	現金代價已收購現金及銀行結餘	(2,500)	(160,800)	(39,423)	(202,723)	-
acquired		7,975	140	149	8,264	133,447
Add: Outstanding cash consideration as at the end of the year	加:於年度期末尚未償付之現金代價	-	-	11,827	11,827	-
Less: Cash and bank balances previously held under joint operations	減:合營業務過去持有 之現金及銀行 結餘	-	-	-	-	(76,555)
Net inflow/(outflow) of cash and cash equivalents in respect of the	及與現金等值項目之					
acquisition of subsidiaries	流入/(流出)淨額	5,475	(160,660)	(27,447)	(182,632)	56,892

Had the combinations taken place at the beginning of the year, the Group's revenue and the profit for the year ended 31 March 2017 would have been HK\$8,831,617,000 (2016: HK\$8,665,570,000) and HK\$189,373,000 (2016: HK\$307,286,000), respectively.

41. SALE OF PROPERTY INTERESTS THROUGH DISPOSAL OF SUBSIDIARIES

The Group completed the following major sale of property interests in its property development and investment segment through disposal of subsidiaries during the years ended 31 March 2017 and 2016:

(a) On 13 December 2016, pursuant to a sale and purchase agreement entered into between the Group and an independent third party, the Group disposed of its entire equity interest in Grand View together with the shareholder's loan of HK\$147,500,000 owed by Grand View to the Group for a total consideration of HK\$293 million. Grand View is principally engaged in the property development and investment in Hong Kong.

As a result of the transaction, a gain on disposal of HK\$7,070,000 was recognised in profit or loss for the year ended 31 March 2017. Further details of the disposal are set out in the Company's announcements dated 4 November 2016 and 13 December 2016.

倘若於年初完成合併,本集團截至2017年3月31日止年度的收入及利潤分別為8,831,617,000港元(2016年:8,665,570,000港元)及189,373,000港元(2016年:307,286,000港元)。

41. 透過出售附屬公司出售物業權益

本集團於截至2017年及2016年3月31日止年度內主要透過出售附屬公司完成出售下述持有的物業發展及投資分部物業權益:

(a) 於2016年12月13日,根據本集團與一名獨立第三方訂立的買賣協議,本集團出售其於宏景全部股權連同宏景欠付本集團的股東貸款147,500,000港元。宏景主要於香港從事物業發展及投資業務。

由於該交易,於截至2017年3月31日止年度於損益確認出售收益7,070,000港元。有關出售的詳情載於本公司日期為2016年11月4日及2016年12月13日之公告。

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41. SALE OF PROPERTY INTERESTS THROUGH **DISPOSAL OF SUBSIDIARIES** (continued)

- (b) On 31 July 2015, pursuant to a sale and purchase agreement entered into between the Group and two individuals independent of the Group, the Group disposed of (i) its entire equity interest in Profit City International Limited ("Profit City"), a then wholly-owned subsidiary of the Group; and (ii) assigned the Group's interest in loans of HK\$27,635,000 in total owed by Profit City, to the two individuals for a total consideration of HK\$230,000,000. As a result of the transaction, a gain on disposal of HK\$199,528,000 was recognised in profit or loss for the year ended 31 March 2016.
- On 6 October 2015, pursuant to a sale and purchase agreement entered into with a related company with a common director, the Group disposed of (i) its entire interest in Wealth Anchor Investments Limited, a then wholly-owned subsidiary of the Company; and (ii) the total indebtedness due and owing to the Group for a total consideration of HK\$195,000,000 to the related company. The major asset of Wealth Anchor Investments Limited is 10% of Golden Concept Development Limited ("Golden Concept"), which in turn holds a development site at Area 56A Kau To Shan, Hong Kong. As a result of the transaction, a gain on disposal of approximately HK\$29,300,000 was recognised in profit or loss for the year ended 31 March 2016.

The transaction constituted a connected transaction under the Listing Rules and further details of which are set out in the Company's announcements dated 14 August 2015, 25 September 2015 and 6 October 2015.

41. 透過出售附屬公司出售物業 權益(續)

- (b) 於2015年7月31日,根據本集 團與兩名獨立於本集團人士訂立 之買賣協議,本集團出售於(i)本 集團之當時全資擁有附屬公司 Profit City International Limited (「Profit City」)之全部股權;及 (ii) 將 Profit City 結 欠 本 集 團 合 共27,635,000港元之貸款之權 益轉讓予該兩名人士,總代價為 230.000.000港元。本次交易出 售所得之收益199.528.000港元 已於截至2016年3月31日止年度 之損益內確認。
- (c) 於2015年10月6日,根據與一 間擁有共同董事之關連公司訂立 之買賣協議,本集團出售(i)於 本公司當時之全資擁有附屬公 司Wealth Anchor Investments Limited之全部股權;及(ii)應 付及結欠本集團之債務總額, 總代價為195,000,000港元,支 付予關連公司。Wealth Anchor Investments Limited之主要資 產為創金發展有限公司(「創金」) 之10%已發行股本,而創金持 有香港九肚山56A區之發展地 盤。本次交易出售所得之收益約 29,300,000港元已於截至2016 年3月31日止年度之損益內確

交易構成上市規則項下之關連交 易,更多詳情載於本公司日期為 2015年8月14日、2015年9月 25日及2015年10月6日之公告。

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41. SALE OF PROPERTY INTERESTS THROUGH DISPOSAL OF SUBSIDIARIES (continued)

An analysis of the assets and liabilities derecognised as a result of the above disposals is as follows:

41. 透過出售附屬公司出售物業權益(續)

由於上述出售而取消確認之資產與負債分析如下:

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Net asset disposed of: Investment properties Investments in associates Trade receivables Amount due from an investee company Prepayments, deposits and other receivables Cash and bank balances Other payables and accruals Deferred tax liabilities	出售資產淨值: 投資物業 於聯營公司之投資 貿易應收款項 被投資公司之欠款 預付款項之欠款 預付款項項 現金及其他 應收銀行結餘 其他應付款項及應計款項 遞延税項負債	15 35	295,000 - 199 - 751 - (2,685) (10,506)	27,530 - 165,200 - 84 (66)
Expense incurred for the disposals Gains on sale of property interests through disposal of subsidiaries	出售開支 透過出售附屬公司出售 物業權益之收益	6	282,759 3,450 7,070 293,279	192,748 3,382 229,217 425,347
Satisfied by cash	達成方式為現金支付		293,279	425,347

An analysis of the net inflow of cash and cash equivalents as a result of the above disposals is as follows:

由於上述出售而產生的現金及與現金等值項目之流入淨額分析如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Cash consideration Outstanding cash consideration as at the end of the year Cash and bank balances disposed of Deposits received Expenses incurred for the disposals	現金代價 於年末尚未償付的 現金代價 已出售之現金及銀行結餘 已收按金 出售開支	293,279 - - - (3,450)	425,347 (347) (84) (20,000) (3,382)
Net inflow of cash and cash equivalents in respect of sale of property interests through disposal of subsidiaries	透過出售附屬公司出售 物業權益之現金及與現金 等值項目流入淨額	289,829	401,534

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42. CONTINGENT LIABILITIES

At the end of the reporting period, the Group had the following contingent liabilities, which have not been provided for in the financial statements:

(a) Corporate guarantees and performance bonds given

42. 或然負債

於報告期末,本集團有以下尚未於財 務報表計提撥備之或然負債:

(a) 已作出之公司擔保及履約保證

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Indemnities issued to financial institutions for performance bonds in respect of construction contracts undertaken by:	就下列公司承擔建築工程 合約之履約保證而向金 融機構作出之擔保:		
subsidiariesjoint operations	- 附屬公司 - 合營業務	990,913 275,152	676,313 388,291
		1,266,065	1,064,604
Guarantees issued to financial institutions to secure credit facilities granted to associates (note (b))	就聯營公司獲得信貸融資 而向金融機構作出之 擔保金額(附註(b))	290,900	298,100
Guarantees for property development projects given to banks which granted facilities to purchasers of the Group's properties held for sale	就物業發展項目向購買本 集團持作銷售物業之人 士提供融資之銀行提供 之擔保	126,631	165,252
		1,683,596	1,527,956

In addition to the above, corporate guarantees were provided by the Group to two parties as disclosed in note 30(a) to the financial statements to indemnify them any losses and liabilities that they may incur in connection with certain construction work of the Group in which the two parties have involvement, however, the financial impact of the contingent liabilities that may arise from these arrangements is not disclosed as, in the opinion of the directors of the Company, the estimate of which is not practicable to do so.

Notes:

- (a) In the opinion of the directors of the Company, the fair values of the financial guarantee contracts of the Group are insignificant at initial recognition and the directors of the Company consider that the possibility of the default of the parties involved is remote. Accordingly, no value has been recognised in the consolidated statement of financial position in respect of these financial guarantee contracts.
- (b) At 31 March 2017, the banking facilities granted to associates and guaranteed by the Group were utilised to the extent of HK\$110,530,000 (2016: HK\$117,730,000).

附註:

- (a) 本公司董事認為,本集團財務擔保合約於首次確認時之公平值不屬重大,且本公司董事認為有關各方違約之可能性甚低。因此,並無就該等財務擔保合約於綜合財務狀況表內確認價值。
- (b) 於2017年3月31日,本集團擔保 及向聯營公司授出之銀行融資已 被動用110,530,000港元(2016 年:117,730,000港元)。

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42. CONTINGENT LIABILITIES (continued)

(b) Litigations

(i) In or about August 2013, a subsidiary of the Company commenced legal proceedings to recover outstanding payments against the contract customer of a construction contract in respect of the Tsz Shan Monastery project undertaken by the Group in prior years. The hearing was completed in May 2016 and the judge handed down the judgement on 19 August 2016. The judge awarded a sum of HK\$115 million to the subsidiary after allowing the defendant's counterclaim.

The Bill of Costs for legal costs incurred by the Group was served to the court on 23 June 2017. Based on the latest information and legal advice available to the Group on the amount of legal costs that is expected to be recovered from the defendant, the Group recognised a loss of HK\$34 million in profit or loss during the year ended 31 March 2017 as a result of this litigation.

(ii) In or about December 2013 and March 2014, a plaintiff commenced two separate legal proceedings against a subsidiary of the Company and the Company, respectively alleging that the termination of a proposed transaction in relation to the sale of a commercial development and 49% interest in the car park development at No. 8 Clear Water Bay Road (collectively the "Properties") was wrongful and claimed for the loss of capital appreciation of the Properties for the breach of a memorandum entered into between the plaintiff and a subsidiary of the Company in September 2013.

The plaintiff and the subsidiary of the Company have completed the pleadings stage and have exchanged their witness statements in March 2015 and produced their expert reports on 1 April 2016. The parties have exchanged the supplemental expert report on 18 October 2016. The plaintiff will set both cases down by 20 July 2017. The trial is estimated to last for 12 days and dates for the trial shall be fixed by the parties.

Besides, in or about April 2014, another plaintiff commenced legal proceedings against the same subsidiary of the Company alleging that the termination of a proposed transaction in relation to the sale of the commercial development at No. 8 Clear Water Bay Road was wrongful and sought damages from the subsidiary of the Company.

42. 或然負債(續)

(b) 訴訟

(i) 於2013年8月前後,本公司一間附屬公司向本集目間的屬公司向本集目間 往年度進行之慈山時展開活為 築合約之合約客戶展開法訊 第2016年5月完成,而法官於 2016年8月19日下達裁決法官 於批准被告反申索後可支 類115,000,000港元。

本集團編製其產生之訟費賬單已於2017年6月23日交予法院。根據本集團就預期期內被告收回之訴訟費用的現有最新資料及法律意見,本集團因該訴訟於截至2017年3月31日止年度於損益表確認虧損34,000,000港元。

該原告人與本公司之附屬公司已完成狀書階段之15年3月交成狀書其證書,及於2016年4月1日作出其專家報告書。雙交將在出其專家報告書。明治第一次2016年10月18日 告來2017年7月20日書前時12日東於項,。

此外,於2014年4月或前後,另一名原告人向同一間本公司之附屬公司展開法律訴訟,聲稱終止有關銷售清水灣道8號之商業發展建議交易屬不合法,並向本公司之附屬公司索賠。

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42. CONTINGENT LIABILITIES (continued)

(b) Litigations (continued)

(continued)

The parties have completed the pleadings stage and have exchanged their witness statements in August 2016. Joint expert has been appointed and the parties are resolving the valuation basis for the joint expert report. The 4th Case Management Conference is adjourned to 25 October 2017.

Based on the existing legal documents after having performed management's internal critical assessment of the aforesaid cases and seeking advice from independent legal advisor, the directors of the Company are of the opinion that the Group has a reasonable ground of defence on the merits and the cases would be successfully defended, therefore, no material adverse financial impact to the Group is expected.

43. OPERATING LEASE ARRANGEMENTS

(a) As lessor

The Group leases its completed investment properties (note 15(a) to the financial statements) under operating lease arrangements, with leases negotiated for terms ranging from one to two years. The terms of the leases generally also require the tenants to pay security deposits.

At 31 March 2017, the Group had total future minimum lease receivables of HK\$286,000 (2016: HK\$188,000) under non-cancellable operating leases with its tenants falling due within one year.

(b) As lessee

The Group leases certain of its office properties under operating lease arrangements, with leases negotiated for terms ranging from one month to three years.

At 31 March 2017, the Group had total future minimum lease payments under non-cancellable operating leases falling due as follows:

42. 或然負債(續)

(b) 訴訟(續)

(ii) (續)

雙方已完成狀書階段且於 2016年8月交換其證人陳 述書。聯合專家已獲委任及 雙方正就聯合專家報告商討 估值基準。第四次案件管理 會議延期至2017年10月25 □ ∘

基於管理層根據上述案件之 現有法律文件進行的內部關 鍵性評估,並向獨立法律顧 問尋求意見後,本公司董事 認為本集團有合理之抗辯理 據且案件可獲成功抗辯。因 此,預期不會對本集團造成 重大不利之財務影響。

43. 營業租約安排

(a) 以出租人身份

本集團根據營業租約安排出租 其竣工投資物業(財務報表附計 15(a)),經磋商租期介乎一至兩 年。租約條款通常亦要求租戶支 付保證金。

於2017年3月31日,本集團根 據與租戶訂立之不可撤銷營業 租約擁有日後最低租賃應收款項 總額為286,000港元(2016年: 188,000港元),支付期限為一 年內。

(b) 以承租人身份

本集團根據營業租約安排租用其 若干辦公室物業,經磋商租期介 乎一個月至三年。

於2017年3月31日,本集團根據 不可撤銷營業租約擁有日後最低 租賃付款,支付期如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Within one year In the second to fifth years, inclusive	一年內 第二至五年(包括首尾兩年)	26,091 19,643	21,695 13,161
		45,734	34,856

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44. COMMITMENTS

In addition to the operating lease commitments detailed in note 43(b) above, the Group had the following commitments at the end of the reporting period:

(a) Capital commitments

44. 承擔

除上文附註43(b)所詳述之營業租約承擔外,於報告期末,本集團有以下承擔:

(a) 資本承擔

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Contracted, but not provided for: Acquisition of a subsidiary Acquisition of items of plant and machinery	已訂約但未撥備: 收購一間附屬公司 購買機器及設備項目	- 5,058	144,720 3,344
Total capital commitments	資本承擔總額	5,058	148,064

(b) Property development and investment commitments

(b) 物業發展及投資承擔

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Contracted, but not provided for: Residential developments	已訂約但未撥備: 住宅發展	19,355	9,077
Total property development and investment commitments	物業發展及投資承擔總額	19,355	9,077

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45. RELATED PARTY DISCLOSURES

(a) In addition to the transactions detailed elsewhere in these financial statements, the Group entered into the following material transactions with related parties during the year:

45. 關連方披露

(a) 除該等財務報表其他部分詳述之 交易外,本集團於本年度內與關 連方訂立以下重大交易:

		Notes 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Associates: Management fee income Construction contract revenue	聯營公司: 管理費收入 建築合約收益	(i) (i)	5,833 202,160	7,500 -
Interest expense paid and payable to the ultimate holding company on: An unsecured bond	已付及應付最終控股公司 就之利息開支: 無抵押債券	(ii)	198	_
Convertible bonds Interest expense paid and payable to a director-controlled corporation	可換股債券 已付及應付董事所控制 法團之利息開支	(iii)	2,200	4,018
Sale of a property interest through disposal of a subsidiary to a related company with a common director	透過出售附屬公司出售 物業權益予一間擁有 共同董事之關連公司	(v)		29,300

Notes:

- The transaction prices were determined by reference to the then prevailing market rates.
- (ii) The interest expense was paid to GT Winners on an unsecured bond of HK\$158,000,000 which bore interest at the rate of 1.48% per annum. The unsecured bond was issued to GT Winners Limited on 21 November 2016 and was fully redeemed by the Group on 21 December 2016.
- (iii) The interest expense was paid to GT Winners Limited on the Convertible bonds C (as detailed in note 32(c)) of HK\$107,036,422 which bore interest at the rate of 10% per annum.
- (iv) The interest expense was paid to Talent Effort Limited on an unsecured bond of HK\$150,000,000 which bore interest at the rate of 7.25% per annum and was fully redeemed by the Group on 14 October 2015.
- (v) Details of the transaction with the related company are set out in note 41(c) to the financial statements.

The related party transactions in respect of items disclosed in (ii), (iii), (iv) and (v) above also constitue connected transactions as defined in Chapter 14A of the Listing Rules but those disclosed in (ii) and (iii) above exempted from announcement, reporting and independent shareholders' approval requirement pursuant to Rule 14A.90 of the Listing Rules.

附註:

- (i) 交易價格乃參考當時適用之市場 價格釐定。
- (ii) 就158,000,000港元無抵押債券已付GT Winners 利息開支按年利率1.48%計息。無抵押債券已於2016年11月21日 發 行 予GT Winners Limited,並由本集團於2016年12月21日悉數贖回。
- (iii) 就 107,036,422港 元 可 換 股 債 券 C (如附註 32(c)詳述)已付 GT Winners 利息開支按年利率 10% 計息。
- (iv) 就150,000,000港元無抵押債券已付才進有限公司利息開支按年利率7.25%計息及由本集團於2015年10月14日悉數贖回。
- (v) 與關連公司之交易詳情載於財務 報表附註41(c)。

上 文 第(ii)、(iii)、(iv)及(v)條 所 披露關連方交易亦構成關連交易 (定義見上市規則第14A章),惟 上文所披露第(ii)及(iii)項根據 上市規則第14A.90條可豁免遵守 公告、申報及獨立股東批准之規 定。

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45. RELATED PARTY DISCLOSURES (continued)

- (b) Outstanding balances and other transactions with related parties:
 - (i) Details of the balances with a joint venture and associates as at the end of the reporting period are disclosed in notes 17, 18(b) and 18(c) to the financial statements, respectively.
 - (ii) Details of the interests in the Convertible Bonds B and Convertible Bonds C of the Group held by the ultimate holding company are set out in notes 32(b) and (c) to the financial statements.
 - (iii) Details of the guarantees provided by a noncontrolling shareholder of a subsidiary in respect of certain bank and other loans of the Group are set out in note 31(e) to the financial statements.
 - (iv) Details of the personal guarantee given by Mr. Pang Yat Ting, Dominic, a director of the Company, in respect of the Convertible Bonds C (as referred to in note 32) issued by the Group are set out in note 32(c) to the financial statements.
 - (v) Details of the guarantees given by the Group for banking facilities granted to associates are set out in note 42(a) to the financial statements.
- (c) Compensation of key management personnel of the Group

Key management personnel of the Group solely represents directors of the Company. Further details of directors' emoluments are included in note 9 to the financial statements.

46. FINANCIAL INSTRUMENTS BY CATEGORY

Other than certain equity investments and the derivative components of convertible bonds being classified as financial assets and liabilities at fair value through profit or loss, respectively, as disclosed in notes 25 and 32 to the financial statements, all financial assets and liabilities of the Group as at 31 March 2017 and 2016 were loans and receivables, and financial liabilities stated at amortised cost, respectively.

45. 關連方披露(續)

- (b) 與關連方之未付餘額及其他交易:
 - (i) 於報告期末,與合營公司及 聯營公司之餘額詳情分別於 財務報表附註17,18(b)及 18(c)披露。
 - (ii) 最終控股公司所持本集團可 換股債券B及可換股債券C 權益的詳情載於財務報表附 註32(b)及(c)。
 - (iii) 一間附屬公司非控股股東就 本集團若干銀行及其他貸款 提供擔保之詳情載於財務報 表附註31(e)。
 - (iv) 本公司董事彭一庭先生就本集團已發行可換股債券C(如附註32所述)提供個人擔保之詳情載於財務報表附註32(c)。
 - (v) 本集團就聯營公司獲授銀行 融資提供擔保之詳情於財務 報表附註42(a)載述。
- (c) 本集團主要管理人員之補償

本集團主要管理人員指本公司董事。董事酬金之其他詳情載於財務報表附註9。

46. 按類別劃分之金融工具

除若干股本投資及可換股債券衍生部分分類為按公平值計入損益之金融資產及負債分別於財務報表附註25及32披露外,於2017年及2016年3月31日,本集團所有金融資產及負債分別為貸款及應收款項以及按攤銷成本列賬之金融負債。

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47. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

The fair values of financial assets and financial liabilities are determined as follows:

- the fair values of financial assets with standard terms and conditions and traded on active liquid markets are determined with reference to quoted market bid prices; and
- the fair values of other financial assets and financial liabilities included in the Level 2 and Level 3 categories have been determined in accordance with generally accepted pricing models based on a discounted cash flow analysis, with the most significant inputs being the discount rate that reflects the credit risk of counterparties.

The directors of the Company consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the financial statements approximate to their fair values.

Fair value measurements recognised in the consolidated statement of financial position

The following table provides an analysis of financial instruments that are measured subsequent to initial recognition at fair value, grouped into Levels 1 to 3 based on the degree to which the fair value is observable.

- Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active market for identical assets or liabilities.
- Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices).
- Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

47. 金融工具之公平值及公平值 層級

金融資產及金融負債之公平值乃按下 列方式釐定:

- 受標準條款及條件規管並於活躍 流通市場中買賣之金融資產之公 平值乃參考市場所報買入價釐 定;
- 其他金融資產及金融負債(計入 第二級及第三級類別)之公平值 乃按折算現金流量分析為基準之 公認定價模式釐定,其中最重要 的輸入數據為反映交易對手信貸 風險的貼現率;

本公司董事認為,財務報表內按攤銷 成本列賬之金融資產及金融負債之賬 面值與其公平值相若。

於綜合財務狀況表確認之公平值計量

下表提供首次確認後以公平值計量之 金融工具分析,其按可觀察公平值程 度分為一至三級。

- 第一級公平值計量乃按相同資產 或負債於活躍市場中所報價格 (未經調整)。
- 第二級公平值計量乃除第一級計 入之報價外,來自資產或負債可 直接(即價格)或間接(即自價格 衍生)觀察輸入數據得出。
- 第三級公平值計量乃計入並非根據可觀察市場數據(非可觀察輸入數據)之資產或負債之估值方法得出。

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47. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (continued)

Fair value measurements recognised in the consolidated statement of financial position (continued)

47. 金融工具之公平值及公平值 層級(續)

於綜合財務狀況表確認之公平值計量 (續)

		Fair valu	ie measurement us 採用公平值計量	ing	
		Quoted prices in active markets 於活躍市場 所報價格 (Level 1) (第一級) HK\$'000 千港元	Significant observable inputs 重大可觀察 輸入數據 (Level 2) (第二級) HK\$'000 千港元	Significant unobservable inputs 重大不可觀察 輸入數據 (Level 3) (第三級) HK\$'000 千港元	Total 總計 HK\$'000 千港元
As at 31 March 2017	於2017年3月31日				
Assets measured at fair value: Equity investments at fair value through profit or loss	按公平值計量的資產: 按公平值計入損益之股本投資	105	-	-	105
Liabilities measured at fair value: Derivative components of convertible bonds	<i>按公平值計量的負債:</i> 可換股債券衍生部分	-	-	38,260	38,260
As at 31 March 2016	於2016年3月31日				
Assets measured at fair value: Equity investments at fair value through profit or loss	<i>按公平值計量的資產:</i> 按公平值計入損益之股本投資				
tillough profit of loss		147	-	-	147
Liabilities measured at fair value: Derivative components of convertible bonds	<i>按公平值計量的負債:</i> 可換股債券衍生部分		-	-	_

There were no transfers between Level 1 and Level 2 in the current and prior years. $\,$

48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's financial instruments include trade and other receivables, equity investments at fair value through profit or loss, balances with associates, other partners of joint operations/fellow subsidiaries of other partners of joint operations and non-controlling equity holders of subsidiaries, cash and bank balances, trade and other payables, accrued charges and bank and other borrowings. Details of the financial instruments are disclosed in the respective notes to the financial statements. The risks associated with these financial instruments include market risk (currency risk, interest rate risk and other price risk), credit risk and liquidity risk. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

於本年度及過往年度,第一級與第二 級之間並無任何轉換。

48. 財務風險管理目標及政策

財務報表附註

31 March 2017 2017年3月31日

48. FINANCIAL RISK MANAGEMENT **OBJECTIVES AND POLICIES** (continued)

Market risk

Currency risk

Most of the Group's assets and liabilities are denominated in HK\$ or RMB, which are the same as the functional currencies of the relevant group entities. The Group undertakes certain transactions denominated in foreign currencies, hence exposures to exchange rate fluctuations arise. The Group does not expect any significant exposure to foreign exchange fluctuations and shall use derivative contracts to hedge against its exposure to currency risk only when it is required. The Group manages its foreign currency risk by closely monitoring the movement of the foreign currency rate.

Fair value and cash flow interest rate risks

The Group has significant bank and other borrowings, convertible bonds, guaranteed bonds, bank deposits with floating interest rate which are exposed to cash flow interest rate risk. During the year, the Group has not hedged its cash flow and fair value interest rate risks. The directors of the Company consider the Group's exposure to cash flow interest rate risk on the bank deposits is insignificant as most deposits bear variable interest rates which did not significantly fluctuated in recent years.

Sensitivity analysis

The sensitivity analysis below has been determined based on the exposure to interest rates for variablerate bank borrowings at the end of the reporting period. The analysis is prepared assuming the amount of liability outstanding at the end of the reporting period was outstanding for the whole year. A 100 (2016: 100) basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 100 (2016: 100) basis points higher/lower and all other variables were held constant, the Group's post-tax profit for the year ended 31 March 2017 would decrease/increase by approximately HK\$12,183,000 (2016: HK\$10,180,000).

Sensitivity analysis on bank deposits is not presented as the directors of the Company consider that the Group's exposure to interest rate fluctuations on bank deposits is insignificant.

48. 財務風險管理目標及政策(續)

市場風險

(i) 貨幣風險

本集團大部分資產及負債均以港 元或人民幣計值,與相關集團實 體之功能貨幣一致。本集團進行 若干以外幣計值之交易,因此產 生匯率波動風險。本集團預期毋 須承擔任何重大外匯波動風險, 並僅會於有需要時使用衍生合約 對沖其外幣風險。本集團透過密 切監察外幣匯率變動,管理其外 幣風險。

(ii) 公平值及現金流量利率風險

本集團的重大銀行及其他借款、 可換股債券、擔保債券及浮息銀 行存款面臨現金流利率風險。本 年度內本集團並無就其現金流量 及公平值利率風險進行任何對 沖。由於大部分存款以浮息利率 計息,而近年息率之波動並不重 大,故本公司董事認為本集團銀 行存款之現金流量利率風險並不 重大。

敏感度分析

下列敏感度分析根據於報告期末 浮息銀行借款之利率風險釐定。 編製有關分析時,乃假設於報告 期末未償還之負債金額於全年-直並未償還。100基點(2016年: 100基點)增減乃代表管理層對利 率之合理可能變動所作評估,亦 是內部對主要管理人員匯報利率 風險時所用基準。

假設利率上升/下跌100基點 (2016年:100基點),而所有 其他變數均維持不變,本集團 截 至2017年3月31日 止 年 度 之除税後溢利將會減少/增加 約12,183,000港元(2016年: 10,180,000港元)。

由於本公司董事認為本集團銀行 存款之利率波動風險並不重大, 因此並無呈列銀行存款之敏感度 分析。

財務報表附註

31 March 2017 2017年3月31日

48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Market risk (continued)

(iii) Other price risk

If the prices of the respective listed equity instruments invested by the Group had been 5% (2016: 5%) higher/lower, profit for the year ended 31 March 2017 would increase/decrease by HK\$5,000 (2016: HK\$7,000) as a result of the changes in fair value of held-for-trading investments.

Credit risk

The Group's maximum exposure to credit risk in the event of the counterparties' failure to perform their obligations in relation to each class of recognised financial assets is the carrying amount of those assets as stated in the consolidated statement of financial position and the amount of contingent liabilities in relation to financial guarantees issued by the Group as disclosed in note 42(a).

The Group's credit risk is primarily attributable to its debtors and amounts due from other partners of joint operations. The Group is exposed to concentration of credit risk as a substantial portion of its trade debtors are generated from a limited number of customers. At the end of the reporting period, two (2016: two) customers of the Group accounted for approximately 67% (2016: 62%) of the Group's trade debtors. In order to minimise the credit risk, the management of the Group has delegated a team responsible for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. The Group also reviews the recoverable amount of each individual trade debt at the end of the reporting period to ensure that adequate impairment losses are made for irrecoverable amounts. To mitigate credit risk arising from quarantees provided to banks in respect of credit facilities utilised by associates, the Group has delegated a team responsible for assessing credit standing and limits to the guarantees to be made. In addition, the management considers the credit risk exposure to financial quarantees provided to property purchasers is limited because the facilities are secured by the properties. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

Except for the above, the Group does not have any significant concentration of credit risk, with exposure spread over a number of counterparties and customers.

The credit risk on liquid funds is limited because the counterparties are banks with high credit ratings assigned by international credit-rating agencies.

48. 財務風險管理目標及政策(續)

市場風險(續)

(iii) 其他價格風險

假設本集團投資之上市股本工具之價格上升/下跌5%(2016年:5%),截至2017年3月31日止年度之溢利將會因持作買賣投資之公平值變動而增加/減少5,000港元(2016年:7,000港元)。

信貸風險

本集團在交易對手未能履行已確認之 每項金融資產之責任時承受之最大信 貸風險,為此等資產在綜合財務狀況 表內所列之賬面值及本集團發出之財 務擔保有關之或然負債金額(如附註 42(a)披露)。

本集團之信貸風險主要來自其應收賬 項以及合營業務其他夥伴所欠款項。 本集團面對信貸集中風險,因為其大 部分貿易應收賬項源自少量的客戶。 於報告期末,本集團兩名(2016年: 兩名)客戶佔本集團之貿易應收賬項約 67%(2016年:62%)。 為減低信貸 風險,本集團之管理層已授權一個小 組,負責釐定信貸額、批授信貸及執 行其他監控程序,以確保採取跟進行 動收回逾期債務。本集團亦於報告期 末審閱各項個別貿易賬項之可收回金 額,確保就不可收回金額作出足夠之 減值虧損。為減輕就動用聯營公司信 貸融資提供財務擔保而引起的信貸風 險,本集團已委派一組人員負責評估 信貸狀況及所作擔保之限制。此外, 管理層認為,由於融資以物業作為抵 押,因此提供予物業買方的財務擔保 信貸風險有限。就此而言,本公司董 事認為,本集團之信貸風險已大大減

除上文所述者外,本集團並無任何重 大集中之信貸風險,該等風險乃分散 至多名交易對手及客戶。

由於交易對手為獲國際信貸評級機構 評級為高信貸評級之銀行,故流動資 金之信貸風險有限。

財務報表附註

31 March 2017 2017年3月31日

48. FINANCIAL RISK MANAGEMENT **OBJECTIVES AND POLICIES** (continued)

Credit risk (continued)

With respect to credit risk arising from amounts due from associates and other partners of joint operations, the Group's exposure to credit risk arising from default of the counterparty is limited as the counterparty has sufficient net assets to repay its debts and/or a good history of repayment. The investee company is engaged in property development business in Hong Kong and it is a subsidiary of a Hong Kong listed company engaged in various business segments including property development business. The Group does not expect to incur a significant loss for uncollected amounts due from these associates and other partners of joint operations.

Liquidity risk

In the management of liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows. The management monitors the utilisation of bank borrowings and ensures compliance with loan covenants.

The Group relies on bank and other borrowings, corporate bonds and equity financing as significant sources of liquidity. Details of which are set out in notes 31, 32, 33 and 36 to the financial statements.

The following tables detail the Group's remaining contractual maturity for its non-derivative financial liabilities based on the agreed repayment terms. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The tables include both interest and principal cash flows. To the extent that interest flows are at floating rate, the undiscounted amount is derived from interest rate at the end of the reporting period.

48. 財務風險管理目標及政策(續)

信貸風險(續)

就聯營公司及合營業務其他夥伴所欠 款項產生之信貸風險而言, 本集團來 自交易對手方違約的信貸風險有限, 因為交易對手有足夠的淨資產償還其 **債務及/或具備良好之還款記錄。該** 被投資公司於香港從事物業發展業 務,並為一間香港上市公司之附屬公 司,該上市公司從事物業發展業務等 多項業務。本集團預期不會就該等聯 營公司及合營業務之其他夥伴所欠款 項之未收回款項產生重大虧損。

流動資金風險

在管理流動資金風險方面,本集團監 控及維持一定水平之現金及與現金等 值項目,而管理層認為其足以為本集 團營運提供資金及緩和現金流量波動 之影響。管理層監控銀行借款之使用 情況並確保遵守貸款契約。

本集團依靠銀行及其他借款、公司債 券及股本融資作為其主要流動資金來 源,有關詳情載於財務報表附註31、 32、33及36。

下表詳列本集團非衍生金融負債按協 定償還條款分析之剩餘合約年期。下 表根據本集團最早需要還款之日期按 金融負債之未貼現現金流量編製。該 等列表同時包括利息及本金之現金流 量。倘該等利息流量為浮息,未貼現 金額按報告期末之利率計算。

財務報表附註

31 March 2017 2017年3月31日

48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Liquidity risk (continued)
Liquidity and interest risk tables

2017

48. 財務風險管理目標及政策(續)

流動資金風險(續) 流動資金及利息風險表

2017年

		Weighted average effective interest rate 加權平均 實際利率	Repayable on demand or within 1 year 須按要求或 一年內償還 HK\$*000 千港元	1-5 years 一年至五年 HK\$'000 千港元	More than 5 years 超過五年 HK\$'000 千港元	Total undiscounted cash flows 未貼現 現金流量總額 HK\$'000 千港元	Carrying amount 賬面值 HK\$'000 千港元
Trade payables	貿易應付款項		1,032,196	556,918	-	1,589,114	1,589,114
Other payables and accruals Due to other partners of joint operations	其他應付款項及應計款項 欠合營業務其他夥伴款項		352,069	-	-	352,069	352,069
- interest free	一名思		10,579	-	-	10,579	10,579
Due to associates	欠聯營公司款項		12,436	-	-	12,436	12,436
Due to non-controlling equity holders of subsidiaries Interest-free loans from a non-controlling	欠附屬公司的非控股股權持有人 之款項 來自一間附屬公司非控股股權		6,774	-	-	6,774	6,774
equity holder of a subsidiary	持有人之免息貸款		_	_	49,760	49,760	44,778
Bank and other borrowings – variable rate	銀行及其他借款一浮息	2.40	2,998,671	20,217	3,964	3,022,852	2,944,528
Liability component of convertible bonds	可換股債券負債部分		279,417	-	-	279,417	217,778
Guaranteed bonds	擔保債券	6.00	1,170	42,510	-	43,680	39,000
Obligations under hire purchase contracts and finance leases	租購合約及融資租賃承擔	3.97	14,333	17,256		31,589	30,511
Financial guarantee contracts	財務擔保合約	0.31	110,530	-	-	110,530	- 50,511
			4,818,175	636,901	53,724	5,508,800	5,247,567

2016 2016年

		Weighted average effective interest rate 加權平均 實際利率	Repayable on demand or within 1 year 須按要求或 一年內償還 HK\$'000 千港元	1-5 years 一年至五年 HK\$'000 千港元	More than 5 years 超過五年 HK\$'000 千港元	Total undiscounted cash flows 未貼現 現金流量總額 HK\$'000 千港元	Carrying amount 賬面值 HK\$'000 千港元
Trade payables Other payables and accruals Due to other partners of joint operations/ fellow subsidiaries of other partners of	貿易應付款項 其他應付款項及應計款項 欠合營業務其他夥伴/ 合營業務其他夥伴之		829,189 304,173	542,949 -	-	1,372,138 304,173	1,372,138 304,173
joint operations-interest-free Due to associates Interest-free loans from a non-controlling	同系附屬公司款項 — 免息 欠聯營公司款項 來自一間附屬公司非控股股權持		16,722 12,409	-	-	16,722 12,409	16,722 12,409
equity holder of a subsidiary Bank borrowings — variable rate Liability component of convertible bonds Obligations under hire purchase contracts	有人之免息貸款 銀行借款 一 浮息 可換股債券負債部分	2.83	1,771,093 -	830,410 137,057	46,800 - -	46,800 2,601,503 137,057	42,562 2,504,448 119,800
and finance leases Financial guarantee contracts	財務擔保合約	3.07	27,647 117,730	34,903	-	62,550 117,730	60,139
			3,078,963	1,545,319	46,800	4,671,082	4,432,391

財務報表附註

31 March 2017 2017年3月31日

48. FINANCIAL RISK MANAGEMENT **OBJECTIVES AND POLICIES** (continued)

Liquidity risk (continued)

The amounts included above for financial guarantee contracts are the maximum amounts the Group could be required to settle under the arrangement for the full guaranteed amount if that amount is claimed by the counterparty to the guarantee. Based on expectations at the end of the reporting period, the Group considers that it is more likely than not that no amount will be payable under the arrangement. However, this estimate is subject to change depending on the probability of the counterparty claiming under the guarantee which is a function of the likelihood that the financial receivables held by the counterparty which are guaranteed suffer credit losses.

Bank borrowings with a repayment on demand clause are included in the "repayable on demand or within 1 year" time band in the above maturity analysis. As at 31 March 2017, the aggregate carrying amount of these bank borrowings was HK\$2,936,053,000 (2016: HK\$1,420,586,000). Taking into account the Group's financial position, the directors of the Company do not believe that it is probable that the banks will exercise their discretionary rights to demand immediate repayment.

For the purpose of managing liquidity risk, the management reviews the expected cash flow information of the Group's bank borrowings and unsecured bond. The maturity profile of the Group's bank borrowings with a repayment on demand clause as at the end of the reporting period, based on the scheduled repayment dates and the contractual undiscounted payments, is as follows:

48. 財務風險管理目標及政策(續)

流動資金風險(續)

上述計入財務擔保合約之金額為交易 對手就擔保提出索償有關款項時,本 集團根據安排可能須就全數擔保金額 償還之最高金額。根據於報告期末之 預期,本集團認為,不大可能須根據 安排支付仟何款項。然而,是項估計 將因應交易對手根據擔保提出申索之 可能性而出現變動,而有關可能性則 與交易對手所持已擔保之財務應收款 項出現信貸虧損之可能性有關。

附有須按要求償還條文之銀行借款 於上述到期分析中列入「須按要求或 一年內償還」時間組別。於2017年 3月31日,該等銀行借款之總賬面 值 為2,936,053,000港 元(2016年: 1,420,586,000港元)。經考慮本集團 之財務狀況,本公司董事相信銀行行 使酌情權要求即時還款之可能性不大。

為管理流動資金風險,管理層檢討本 集團之銀行借款及無抵押債券之預期 現金流量資料。於報告期末,根據約 定還款日期及合約未貼現付款,本集 團附有須按要求償還條款的銀行借款 到期日如下:

		Repayable within 1 year 須一年內 償還 HK\$'000 千港元	1-5 years 一年至五年 HK\$'000 千港元	Total undiscounted cash flows 未貼現 現金流量總額 HK\$'000 千港元	Carrying amount 賬面值 HK\$'000 千港元
2017 Bank and other borrowings with a repayment on demand clause	2017年 須按要求償還條文之 銀行及其他借款	2,509,830	504,547	3,014,377	2,936,053
2016 Bank borrowings with a repayment on demand clause	2016年 須按要求償還條文之銀行借款	902,902	550,486	1,453,388	1,420,586

The amounts included above for variable interest rate instruments for non-derivative financial liabilities are subject to change if changes in variable interest rates differ to those estimates of interest rates determined at the end of the reporting period.

上述計入非衍生金融負債浮動利率工 具之金額,將於浮動利率之變動與於 報告期末釐定之估計利率變動有差異 時作出修訂。

財務報表附註

31 March 2017 2017年3月31日

48. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise shareholders' value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders or issue new shares. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 March 2017 and 2016.

Depending on the market conditions and funding arrangements, if at any time, repurchase of the Company's shares will lead to an enhancement of the net asset value per share and/or earnings per share of the Group, the directors of the Company will authorise such transactions.

The Group monitors capital using a gearing ratio, which is total debts less total cash and bank balances divided by the equity attributable to shareholders of the Company. The gearing ratios as at the end of the reporting periods are as follows:

48. 財務風險管理目標及政策(續)

資本管理

本集團資本管理的首要目標是保障本 集團持續經營並維持穩健的資本比率 以支持其業務及盡量提升股東價值的 能力。

本集團根據經濟環境的變化及相關資產的風險特質管理其資本架構及作出調整。為維持或調整資本架構,本發明可能調整支付予股東的股息或發行新股份。於截至2017年及2016年3月31日止年度,資本管理目標、政策或程序概無任何變動。

視乎市況及資金安排,倘於任何時間 購回本公司股份將提升本集團每股資 產淨值及/或每股盈利,本公司董事 將批准有關交易。

本集團使用資本負債比率監察資本, 資本負債比率即總債務減現金及銀行 結餘總額除以本公司股東應佔權益。 於報告期末資本負債比率如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Bank and other borrowings Liability component of convertible bonds Guaranteed bonds Hire purchase contract and finance lease payables	銀行及其他借款 可換股債券負債部分 擔保債券 租賃合約及融資租賃應付款項	2,944,528 217,778 39,000 30,511	2,504,448 119,800 - 60,139
Total debts Less: Total cash and bank balances	債務總額 減:現金及銀行結餘總額	3,231,817 (1,764,790)	2,684,387 (1,274,370)
Net debts	債務淨額	1,467,027	1,410,017
Equity attributable to shareholders of the Company	本公司股東應佔權益	2,220,482	1,902,856
Gearing ratio	資本負債比率	66%	74%

財務報表附註

31 March 2017 2017年3月31日

49. PARTICULARS OF PRINCIPAL SUBSIDIARIES

Particulars of the Company's principal subsidiaries as at 31 March 2017 are as follows:

49. 主要附屬公司詳情

本公司主要附屬公司於2017年3月31日的詳情如下:

Name of subsidiary 附屬公司名稱	Place of incorporation/ business 註冊成立/ 營業地點	Issued ordinary/registered share capital 已發行普通/ 註冊股本	Percentage of equity attributable to the Company 本公司應佔 股權百分比		Principal activities 主要業務
			2017 2017年 %	2016 2016年 %	
Bloom Team Building Construction Company Limited 佳誠建築工程有限公司	Hong Kong 香港	HK\$2 ordinary share 2港元普通股	100	100	Building construction works 樓宇建築工程
Champ Success Development Limited 隆成發展有限公司	Hong Kong 香港	HK\$100 ordinary shares 100港元普通股	60	60	Property development 物業發展
Champion Surveying & Engineering Co., Limited 俊威測繪工程有限公司	Hong Kong 香港	HK\$2 ordinary share 2港元普通股	100	100	Surveying & engineering works 測量及建築工程施工
Chun Wo Building Construction Limited	Hong Kong	HK\$600,000,000 ordinary shares	100	100	Construction
俊和建築有限公司	香港	600,000,000港元普通股			建築
Chun Wo Construction and Engineering Company Limited	Hong Kong	HK\$291,000,000 ordinary shares HK\$9,000,000 non-voting deferred shares	100	100	Construction
俊和建築工程有限公司	香港	291,000,000港元普通股 9,000,000港元無投票權 遞延股份			建築
Chun Wo E & M Engineering Limited	Hong Kong	HK\$35,000,000 ordinary shares	100	100	Electrical and mechanical contract works
俊和機電工程有限公司	香港	35,000,000港元普通股			機電合約工程
Chun Wo Elegant Decoration Engineering Company Limited	Hong Kong	HK\$14,000,000 ordinary shares	100	100	Interior design and decoration
俊和高雅裝飾工程有限公司	香港	14,000,000港元普通股			室內設計及裝修
Chun Wo Engineering (Macau) Company Limited	Macau	MOP1,000,000	100	100	Construction
俊和工程(澳門)有限公司	澳門	capital 1,000,000澳門元資本			建築
Chun Wo Foundations Limited	Hong Kong	HK\$19,000,000 ordinary shares	100	100	Construction
俊和地基工程有限公司	香港	ordinary shares 19,000,000港元普通股			建築

財務報表附註

31 March 2017 2017年3月31日

49. PARTICULARS OF PRINCIPAL SUBSIDIARIES (continued)

49. 主要附屬公司詳情(續)

Name of subsidiary 附屬公司名稱	Place of incorporation/ business 註冊成立/ 營業地點	Issued ordinary/registered share capital 已發行普通/ 註冊股本	Percentage of equity attributable to the Company 本公司應佔 股權百分比		Principal activities 主要業務
			2017 2017年 %	2016 2016年 %	
Chun Wo Foundations (Macau) Engineering Limited	Macau	MOP100,000 capital	100	100	Construction
俊和地基(澳門)工程有限公司	澳門	100,000 澳門元資本			建築
Chun Wo Group Finance (HK) Limited	Hong Kong	HK\$1	100	100	Financing
	香港	ordinary share 1港元普通股			融資
Chun Wo Tunnel Management Limited	Hong Kong	HK\$1	100	100	Tunnel management services
俊和隧道管理有限公司	香港	ordinary shares 1港元普通股			隧道管理服務
City Professional Management Limited	Hong Kong	HK\$5,730,000	100	100	Property management
城市專業管理有限公司	香港	ordinary shares 5,730,000港元普通股			services 物業管理服務
City Security Company Limited	Hong Kong	HK\$1,000,000	100	100	Security guard services
城市護衞有限公司	香港	ordinary shares 1,000,000港元普通股			護衞服務
Full Fame Development Limited	Hong Kong	HK\$1	100	100	Property development
廣譽發展有限公司	香港	ordinary share 1港元普通股			物業發展
			100	100	
Green Solution Interior Design and Decoration Company Limited	Hong Kong	HK\$1 ordinary share	100	100	Interior design and decoration
佳朗室內設計及裝修有限公司	香港	1港元普通股			室內設計及裝修
Smartlink International Development Limited	Hong Kong/ the UAE	HK\$1 ordinary share	100	100	Property investment
俊盈國際發展有限公司	香港/阿聯酋	1港元普通股			物業投資
Smartwill Asia Limited	Hong Kong/	HK\$1	100	100	Property development
駿偉亞洲有限公司	the UAE 香港/阿聯酋	ordinary share 1港元普通股			物業發展
Vasteam Construction Limited	Hong Kong	HK\$23,000,000	100	100	Civil engineering
浩隆建築有限公司	香港	ordinary shares 23,000,000港元普通股			construction work services 土木建築工程施工服務
Wing Cheong Electrical Engineering &	Hong Kong	HK\$15,000,000	100	100	Electrical and mechanical
Contracting Company Limited 永昌電器工程有限公司	香港	ordinary shares 15,000,000港元普通股			contract works 機電合約工程

財務報表附註

31 March 2017 2017年3月31日

49. PARTICULARS OF PRINCIPAL **SUBSIDIARIES** (continued)

49. 主要附屬公司詳情(續)

Name of subsidiary 附屬公司名稱	Place of incorporation/ business 註冊成立/ 營業地點	Issued ordinary/registered share capital 已發行普通/ 註冊股本	Percentage attributa the Cor 本公司 股權百 2017 2017 年 %	able to npany l應佔	Principal activities 主要業務
石家莊俊景房地產開發有限公司 (note (ii) (附註(ii))	PRC/Mainland China 中國/中國內地	HK\$150,000,000 registered capital 150,000,000港元註冊資本	100	100	Property development 物業發展
深圳前海俊和投資諮詢有限公司 (note (ii)) (附註(ii))	PRC/Mainland China 中國/中國內地	RMB10,000,000 registered capital 人民幣10,000,000元 註冊資本	100	100	Consultancy service 顧問服務
汕尾市紅海大酒店有限公司 (note (ii) (附註 (ii))	PRC/Mainland China 中國/中國內地	RMB18,000,000 registered captial 人民幣18,000,000元 註冊資本	100	100	Property development 物業發展

Notes:

- All the above principal subsidiaries are indirectly held by the Company.
- These subsidiaries are wholly-foreign-owned enterprises established under PRC law.

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

附註:

- 上述所有主要附屬公司均由本公司間接 擁有。
- 該等附屬公司均為根據中國法律成立之 外商獨資企業。

上表列舉本公司董事認為主要影響本 年度業績或佔本集團資產淨值相當比 重之本公司附屬公司。本公司董事認 為列出其他附屬公司之詳情會令篇幅 過於冗長。

財務報表附註

31 March 2017 2017年3月31日

50. PARTICULARS OF PRINCIPAL JOINT OPERATIONS

Particulars of the Company's principal joint operations as at 31 March 2017 are as follows:

50. 主要合營業務詳情

本集團主要合營業務於2017年3月31日的詳情如下:

Name of joint operation 合營業務名稱	Form of business structure 經營架構形式	Place of registration/ operation 註冊/營業地點	Percent attributable the G 本集團應佔 2017 2017年 % (note (a)) (附註(a))	interest of roup	Principal activities 主要業務 (note (b)) (附註(b))
Chun Wo — CEC Joint Venture 俊和 — 大陸工程聯營	Unincorporated 非公司法人	Hong Kong 香港	51	51	Construction 建築
Chun Wo — Hip Hing Joint Venture 俊和 — 協興聯營	Unincorporated 非公司法人	Hong Kong 香港	50	50	Construction 建築
Chun Wo — Leader Joint Venture	Unincorporated 非公司法人	Hong Kong 香港	49	49	Construction 建築
Hip Hing — Chun Wo Joint Venture (GH)	Unincorporated 非公司法人	Hong Kong 香港	40	40	Construction 建築
HKPFH Joint Venture	Unincorporated 非公司法人	Hong Kong 香港	50	50	Construction 建築
Kaden — Chun Wo Joint Venture	Unincorporated 非公司法人	Hong Kong 香港	49	49	Construction 建築
Leighton — Chun Wo Joint Venture	Unincorporated 非公司法人	Hong Kong 香港	20	20	Construction 建築

Notes:

- (a) The Group's attributable interest is equal to, greater or less than 50% in these body unincorporates. However, under the joint venture agreements, the joint operators have contractually agreed sharing of control over the relevant activities of these body unincorporates, hence all these body unincorporates are jointly controlled by the Group and the other joint operators. Furthermore, the relevant joint venture agreements specify that the Group and the other parties to the joint arrangements have rights to the assets and obligations to the liabilities relating to the joint arrangements in accordance with the attributable interest of the Group as disclosed above and the interest attributable to the other joint operators respectively, therefore these body unincorporates are classified as joint operations.
- (b) All principal joint operations engaged in construction work are contracted to carry out infrastructure and public facilities related works in Hong Kong. These joint operations are strategic to the Group's principal activities in construction work.

附註:

- (a) 本集團應佔權益相等於、高於或低於該等非公司法人團體的50%。然而,同樣合營協議,合營方已訂約協定共同之人團體相關活動的全部,因此,該等非公司法人團體全人同之營方共同內,相關合營協議訂明,本集團及其他合營方共同內別根據上述來,有人對於有權利分別根據上述權益,享有合營安排所涉及資產,以對於等非公司法人團體被分類為合營業務。
- (b) 所有從事建築工程的主要合營業務均已 訂約,以於香港進行基建及公眾設施相 關工程。該等合營業務對本集團於建築 工程的主要活動至關重要。

財務報表附註

31 March 2017 2017年3月31日

50. PARTICULARS OF PRINCIPAL JOINT OPERATIONS (continued)

The above table lists the joint operations of the Group which, in the opinion of the directors of the Company, principally affect the results of the year or constitute a substantial portion of the net assets of the Group. To give details of other joint operations would, in the opinion of the directors of the Company, result in particulars of excessive length.

51. PARTICULARS OF A JOINT VENTURE

Particulars of the Group's joint venture, which is indirectly held by the Company, as at 31 March 2017 are as follows:

50. 主要合營業務詳情(續)

上表列舉本公司董事認為主要影響本年度業績或佔本集團資產淨值相當比重之本集團合營業務。本公司董事認為列出其他合營業務之詳情會令篇幅 過於冗長。

51. 合營公司詳情

於2017年3月31日,本集團之一間由本公司間接持有之合營公司之資料詳情如下:

Name of joint venture 合營公司名稱	Particulars of issued shares held 發行股份有關事項	Place of registration and business 註冊地址及業務	Ownership interest 所有者權益 %	Percentage of voting power 投票權百分比 %		Principal activities 主要業務
Dingway Investment Limited	Registered share of US\$1 each	BVI	45	50	45	Investment holding
鼎匯投資有限公司	註冊資本每股1美元	英屬處女群島				投資控股

Dingway Investment Limited has a wholly-owned subsidiary, named CCCC International USA LLC, which is incorporated in the State of Delaware of the USA and is engaged in the business of property development.

鼎匯投資有限公司之全資附屬公司為 CCCC International USA LLC,該公司於美國特拉華州註冊成立及從事物 業發展業務。

財務報表附註

31 March 2017 2017年3月31日

52. PARTICULARS OF PRINCIPAL ASSOCIATES

Particulars of the Group's principal associates as at 31 March 2017 are as follows:

52. 主要聯營公司詳情

於2017年3月31日,本集團之主要聯營公司之詳情如下:

Name of associate 聯營公司名稱	Place of incorporation/ business 註冊成立/ 營業地點	Issued ordinary/registered share capital 已發行普通/ 註冊股本	Percentage of equity attributable to the Group 本集團應佔 股權百分比 2017 2016 2017年 2016年		Principal activities 主要業務
			%		
Vietnam Land (HK) Ltd.	BVI 英屬處女群島	US\$25,000,000 ordinary shares 25,000,000美元普通股	20	20	Investment holding 投資控股
Loyal Pioneer Limited [#]	Hong Kong	HK\$10,000 ordinary shares	10*	10*	Property development
鋒尚有限公司#	香港	10,000港元普通股			物業發展

- * The Group's investment in Loyal Pioneer was classified as a noncurrent asset held for sale, as further detailed in note 28(a) to the financial statements.
- * This entity is accounted for as an associate by virtue of the Group's significant influence over the entity.

The above table lists the associates of the Group which, in the opinion of the directors of the Company, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other associates would, in the opinion of the directors of the Company, result in particulars of excessive length.

- * 本集團於鋒尚的投資被分類為持作銷售 之非流動資產,有關進一步詳情載於財 務報表附註28(a)。
- * 由於本集團對該實體有重大影響力,故此該實體以聯營公司入賬。

上表列舉本公司董事認為主要影響本 年度業績或構成本集團資產淨值相當 比重之本集團聯營公司。本公司董事 認為列出其他聯營公司之詳情會令篇 幅過於冗長。

財務報表附註

31 March 2017 2017年3月31日

53. EVENTS AFTER THE REPORTING PERIOD

Save as disclosed in notes 24(a), 28(a) and 28(b) to the financial statements, the Group has the following significant events occurred subsequent to the end of the reporting period:

- On 2 June 2017, the Group entered into a framework agreement with an independent third party in relation to the potential disposal of certain equity interest in 石家莊俊景房地產開發有限公司 (the "PRC Company", an indirect wholly-owned subsidiary of the Company) incorporated in the PRC. The main assets of the PRC Company are certain car parking spaces and a piece of land located in Shijiazhuang City, the PRC. Further details of the framework agreement are set out in the Company's announcement dated 2 June 2017. As at the date of approval of these financial statements, the disposal transaction is still under negotiation.
- On 8 June 2017, the Group entered into deeds of waiver with two bondholders of the Convertible Bonds C pursuant to which a conversion price adjustment clause set out in the terms of the Convertible Bonds C was waived by the bondholders.
- On 19 June 2017, the Group entered into a provisional agreement for sale and purchase with an independent third party, pursuant to which the Group shall dispose of all its interest in a residential project at Tseng Choi Street, Tuen Mun, Hong Kong through the disposal of an indirect 60% owned subsidiary together with the outstanding shareholder's loan owed to the Group.

Since the transactions were all effected shortly before the date of approval of these financial statements, the Group is not yet in a position to disclose any financial impact of these transactions on the Group.

54. COMPARATIVE AMOUNTS

Certain comparative amounts have been reclassified to conform to the current year's presentation and disclosures.

53. 報告期後事項

除於財務報表附註24(a), 28(a)及 28(b)中披露,本集團於報告期末後發 生的重大事項如下:

- 於2017年6月2日, 本集團與 一名獨立第三方訂立一份框架協 議,內容有關潛在出售於石家莊 俊景房地產開發有限公司(「中國 公司」)的若干股本權益,該公司 為於中國註冊成立的本公司間接 全資附屬公司。中國公司的主要 資產為位於中國石家莊市的若干 車位及一幅土地。有關框架協議 的進一步詳情載於本公司日期為 2017年6月2日的公告。於批准本 財務報表日期,出售交易仍處於 磋商階段。
- 於2017年6月8日,本集團與兩 名可換股債券C持有人訂立豁免 契據,據此,債券持有人可豁免 可換股債券C條款所載的一項換 股價調整之條款。
- 於2017年6月19日,本集團與 一名獨立第三方訂立臨時買賣協 議,據此,本集團透過出售一間 間接擁有60%權益的附屬公司連 同未償還予本集團之股東貸款, 出售其位於香港屯門井財街的住 宅項目的所有權益。

由於交易全部於本財務報表批准日期前 不久生效,故本集團未能披露該等交易 對本集團之任何財務影響。

54. 比較數字

若干比較數字已重新分類以符合本年 度之呈列及披露。

財務報表附註

31 March 2017 2017年3月31日

55. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

55. 本公司之財務狀況表

於報告期末,有關本公司之財務狀況表之資料如下:

		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
NON-CURRENT ASSETS Property, plant and equipment Investments in subsidiaries (note 49)	非流動資產 物業、機器及設備 於附屬公司投資(附註49)	22,564 2,245,469	23,850 1,707,717
Total non-current assets	非流動資產總額	2,268,033	1,731,567
CURRENT ASSETS Prepayments, deposits and other receivables Cash and cash equivalents	流動資產 預付款項、按金及其他 應收款項 現金及與現金等值項目	642 16,314	5,761 2,387
Total current assets	流動資產總額	16,956	8,148
CURRENT LIABILITIES Other payables and accruals Liability component of convertible bonds Derivative components of convertible bonds	流動負債 其他應付款項及應計款項 可換股債券負債部分 可換股債券衍生部分	21,424 217,778 38,260	21,566 - -
Total current liabilities	流動負債總額	277,462	21,566
NET CURRENT LIABILITIES	流動負債淨值	(260,506)	(13,418)
TOTAL ASSETS LESS CURRENT LIABILITIES	資產總額減流動負債	2,007,527	1,718,149
NON-CURRENT LIABILITIES Other payables and accruals Due to subsidiaries Liability component of convertible bonds	非流動負債 其他應付款項及應計款項 應付附屬公司款項 可換股債券負債部分	20,923 943,767 –	38,636 715,626 119,800
Total non-current liabilities	非流動負債總額	964,690	874,062
Net assets	資產淨值	1,042,837	844,087
EQUITY Issued capital Reserves (note)	權益 已發行股本 儲備(附註)	161,929 880,908	141,462 702,625
TOTAL EQUITY	權益總額	1,042,837	844,087

Pang Yat Ting, Dominic 彭一庭

Director 董事 Pang Yat Bond, Derrick

彭一邦 Director 董事

財務報表附註

31 March 2017 2017年3月31日

55. STATEMENT OF FINANCIAL POSITION OF

55. 本公司之財務狀況表(續)

THE COMPANY (continued)

Note: The movements of the Company's reserves during the year are as follows:

附註:本年度內本公司之儲備變動如下:

			Share		Convertible		
			premium account	Contributed surplus	bond reserve 可換股債券	Retained profits	Total
		Notes 附註	股份溢價賬 HK\$'000 千港元	缴入盈餘 HK\$'000 千港元	· I 操放資务 儲備 · HK\$'000 · 千港元	保留溢利 HK\$'000 千港元	總額 HK\$'000 千港元
At 1 April 2015	於2015年4月1日		444,206	52,552	33,938	58,149	588,845
Profit for the year and total comprehensive income for the year	本年度溢利及 本年度全面 收益總額		_	-	-	88,010	88,010
Issue of shares upon exercise of convertible bonds	兑換可換股債券 所發行的股份	32(a)	33,750	_	(7,980)	-	25,770
At 31 March 2016 and 1 April 2016	於2016年3月31日 及2016年4月1日		477,956	52,552	25,958	146,159	702,625
Profit for the year and total comprehensive income for the year	本年度溢利及 本年度全面 收益總額		-	-	-	40,415	40,415
Share placement	股份配售	36	82,800	-	-	-	82,800
Issue of shares upon exercise of convertible bonds	兑換可換股債券 所發行的股份	32(a), (c)	63,048	_	(7,980)	-	55,068
At 31 March 2017	於2017年3月31日		623,804	52,552	17,978	186,574	880,908

56. APPROVAL OF THE FINANCIAL STATEMENTS

56. 批准財務報表

The financial statements were approved and authorised for issue by the Board on 29 June 2017.

財務報表已於2017年6月29日獲董事 局批准及授權刊發。

FINANCIAL SUMMARY

財務概要

		Year ended 31 March 截至3月31日止年度				
		2013 2013年 HK\$'000 千港元	2014 2014年 HK\$'000 千港元	2015 2015年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元	2017 2017年 HK\$'000 千港元
RESULTS	業績					
Revenue	營業額	4,891,770	6,551,240	8,317,087	8,541,826	8,810,797
Profit before tax Income tax	除税前溢利 所得税	145,565 (67,790)	139,821 (46,498)	145,165 (41,894)	349,720 (43,246)	235,947 (30,126)
Profit for the year	本年度溢利	77,775	93,323	103,271	306,474	205,821
Attributable to: Shareholders of the Company Non-controlling interests	應佔: 本公司股東 非控股權益	77,775	93,009 314	102,518 753	301,950 4,524	205,506 315
		77,775	93,323	103,271	306,474	205,821
				At 31 March		
		2013 2013年 HK\$'000 千港元	2014 2014年 HK\$'000 千港元	於 3月31日 2015 2015年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元	2017 2017年 HK\$'000 千港元
ASSETS AND LIABILITIES	資產及負債					
Total assets Total liabilities	資產總額 負債總額	5,417,801 (3,886,836)	6,487,239 (4,842,693)	6,895,710 (5,310,603)	7,192,101 (5,263,395)	8,463,164 (6,217,904)
		1,530,965	1,644,546	1,585,107	1,928,706	2,245,260
Equity attributable to: Shareholders of the Company Non-controlling interests	應佔權益: 本公司股東 非控股權益	1,530,615 350	1,643,882 664	1,583,690 1,417	1,902,856 25,850	2,220,482 24,778
		1,530,965	1,644,546	1,585,107	1,928,706	2,245,260

PARTICULARS OF PROPERTIES

物業詳情

PROPERTIES HELD FOR DEVELOPMENT/SALE 持作發展/銷售物業

Location	Stage of completion	Expected date of completion	Usage	Total estimated site area (square metres)	Total estimated gross floor area (square metres)	Group's interest
地點	完工階段	預計落成日期	用途	估計 總地盤面積 (平方米)	估計總樓面 建築面積 (平方米)	本集團 所佔權益
A parcel of land located between northern side of He Ping Road and southern side of Guang Hua Road, Shijiazhuang, Hebei Province, The People 's Republic of China	Phase 1: Completed Phase 2: Completed Phase 3: Planning	-	Residential, commercial and carpark	111,554	219,990 (Phase 3)	100%
中華人民共和國 河北省石家莊 和平路北側與光華路南側之間地塊	第一期:已完工 第二期:已完工 第三期:計劃中	- - -	住宅、商業及 停車場	111,554	219,990 (第三期)	100%
Plot No. S5-C35 at Shams Abu Dhabi, Al Reem Island, Abu Dhabi, United Arab Emirates	Planning	-	Residential	2,425	22,715	100%
阿聯酋阿布扎比 Al Reem Island Shams Abu Dhabi 地塊編號 S5-C35	計劃中	-	住宅	2,425	22,715	100%
Tuen Mun Town Lot No. 499 at Tseng Choi Street, Area 4, Tuen Mun, New Territories, Hong Kong	Superstructure work in progress	2018	Residential and Commercial	2,202	13,807	60%
香港新界屯門第四區井財街 屯門市地段第 499號	上蓋結構工程進行中	2018	住宅及商業	2,202	13,807	60%
Lot Nos. 1770, 1771 R.P., 1774, 1766 R.P. and 1768 in Demarcation District No. 3 Tung Chung, Lantau Island, New Territories, Hong Kong	Planning	-	Residential	3,075	6,150	100%
香港新界大嶼山東涌丈量約份第3約 地段第1770、1771 R.P.、1774、 1766 R.P. 及1768號	計劃中	-	住宅	3,075	6,150	100%

PARTICULARS OF PROPERTIES

物業詳情

PROPERTIES HELD FOR DEVELOPMENT/SALE 持作發展/銷售物業(續)

(continued)

Location	Stage of completion	Expected date of completion	Usage	Total estimated site area (square metres) 估計	Total estimated gross floor area (square metres) 估計總樓面	Group's interest
地點	完工階段	預計落成日期	用途	總地盤面積 (平方米)	建築面積 (平方米)	本集團 所佔權益
SW 14th Street and SW 14th Terrace and between S. Miami and SW 1st Avenue in Miami, Florida	Planning	-	Residential, commercial and hotel	11,200	290,000	45%
美國邁阿密 SW 14th Street and SW 14th Terrace and between S. Miami and SW 1st Avenue in Miami, Florida	計劃中	-	住宅、商業及酒店	11,200	290,000	45%

INVESTMENT PROPERTIES	投 沓 物
INVESTMENT PROPERTIES	** I

INVESTMENT PROPERTIES Location 地點	投資物業 Usage ^{用途}	Lease term 租約年期
Townhouse#V4C-38, Al Muneera Island, Al Raha Beach, Abu Dhabi, United Arab Emirates	Residential house	Long
阿聯酋阿布扎比 愛爾拉哈海灘 AI Muneera Island 別墅單位V4C-38	住宅房屋	長期
Nos. 4602, 4603, 4607, 4608, Tower 2, The Gate Towers, Shams, Reem Island,	Residential	Long
Abu Dhabi, United Arab Emirates 阿聯酋阿布札比 Reem Island Shams The Gate Towers 第 2座 第 4602、4603、4607、4608號	住宅房屋	長期
Residential Accommodation, No. 128 Waterloo Road, Kowloon	Residential	Under construction
Kowloon Inland Lot No. 1900 九龍內地段第1900號 九龍 窩打老道128號	住宅房屋	在建

住宅物業





亞洲聯合基建控股有限公司 ASIA ALLIED INFRASTRUCTURE HOLDINGS LIMITED

Hong Kong Spinners Industrial Building Phase 1 601-603 Tai Nan West Street Cheung Sha Wan, Kowloon

Tel: (852) 3798 5711 Fax: (852) 3798 5700

香港 九龍長沙灣 大南西街601至603號 香港紗廠工業大廈一期

5 樓C1

電話: (852) 3798 5711 傳真: (852) 3798 5700

www.asiaalliedgroup.com



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