

UBA INVESTMENTS LIMITED 開明投資有限公司 (Incorporated in the Cayman Islands with limited liability)

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立之有限公司) Stock code 股份代號: 768



Annual Report 年報

2016

CONTENTS 目錄

Corporate Information	公司資料	2
Management Discussion and Analysis	管理層討論與分析	4
Profile of Directors	董事會人員資料	9
Report of the Directors	董事會報告	11
Corporate Governance Report	企業管治報告	21
Independent Auditor's Report	獨立核數師報告	35
Consolidated Income Statement	綜合收益表	37
Consolidated Statement of Comprehensive Income	綜合全面收益表	38
Consolidated Statement of Financial Position	綜合財務狀況表	39
Consolidated Statement of Changes in Equity	綜合權益變動表	40
Consolidated Statement of Cash Flows	綜合現金流動表	41
Notes on the Consolidated Financial Statements	綜合財務報表附註	43



CORPORATE INFORMATION

BOARD OF DIRECTORS

Executive Directors

Dr. WONG Yun Kuen (Chairman)

Mr. CHENG Wai Lun, Andrew

Mr. CHAU Wai Hing

(Former Chairman, resigned on 30th April, 2015)

Independent Non-executive Directors

Mr. CHAN Chung Yee, Alan, CPA

Dr. FUNG Lewis Hung

Mr. TANG Hon Bui, Ronald

COMPANY SECRETARY

Mr. LEUNG Man Lai, CPA

AUDITORS

LI, TANG, CHEN & CO.

Certified Public Accountants (Practising)

AUDIT COMMITTEE

Mr. CHAN Chung Yee, Alan, CPA (Chairman)

Dr. FUNG Lewis Hung

Mr. TANG Hon Bui, Ronald

REMUNERATION COMMITTEE

Mr. CHAN Chung Yee, Alan, CPA (Chairman)

Dr. FUNG Lewis Hung

Mr. TANG Hon Bui, Ronald

Mr. CHENG Wai Lun, Andrew

NOMINATION COMMITTEE

Mr. CHAN Chung Yee, Alan, CPA (Chairman)

Dr. FUNG Lewis Hung

Mr. TANG Hon Bui, Ronald

Mr. CHENG Wai Lun, Andrew

PRINCIPAL BANKER

OCBC Wing Hang Bank, Limited

STOCK CODE

Hong Kong Stock Exchange: 768

WEBSITE

http://www.uba.com.hk

公司資料

董事會

執行董事

黃潤權博士(主席)

鄭偉倫先生

周偉興先生

(前主席,於二零一五年四月三十日辭任)

獨立非執行董事

陳宗彝先生,CPA

馮振雄醫生

鄧漢標先生

公司秘書

梁文禮先生,CPA

核數師

李湯陳會計師事務所

執業會計師

審核委員會

陳宗彝先生, CPA(主席)

馮振雄醫生

鄧漢標先生

薪酬委員會

陳宗彝先生, CPA(主席)

馮振雄醫生

鄧漢標先生

鄭偉倫先生

提名委員會

陳宗彝先生, CPA(主席)

馮振雄醫生

鄧漢標先生

鄭偉倫先生

主要往來銀行

華僑永亨銀行有限公司

股票代號

香港聯合交易所:768

網址

http://www.uba.com.hk

CORPORATE INFORMATION

INVESTMENT MANAGER

Upbest Assets Management Limited

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Flat B, 16th Floor, Wah Kit Commercial Centre 300 Des Voeux Road Central Hong Kong

REGISTERED OFFICE

P.O. Box 309 Ugland House Grand Cayman KY1-1104 Cayman Islands

CAYMAN ISLANDS PRINCIPAL REGISTRAR

Royal Bank of Canada Trust Company (Cayman) Limited

4th Floor, Royal Bank House 24 Shedden Road George Town, Grand Cayman KY1-1110 Cayman Islands

HONG KONG BRANCH REGISTRAR

Tricor Standard Limited

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

公司資料

投資經理

美建管理有限公司

香港主要營業地點

香港

德輔道中300號

華傑商業中心16樓B室

註冊辦事處

P.O. Box 309 Ugland House Grand Cayman KY1-1104 Cayman Islands

開曼群島主要股份過戶登記處

Royal Bank of Canada Trust Company (Cayman) Limited

4th Floor, Royal Bank House 24 Shedden Road George Town, Grand Cayman KY1-1110 Cayman Islands

香港股份過戶登記分處

卓佳標準有限公司

香港

皇后大道東183號

合和中心22樓

管理層討論與分析

BUSINESS REVIEW

For the year ended 31st March, 2016, UBA Investments Limited and its subsidiaries (the "Group") recorded a loss attributable to equity holders of approximately HK\$10 million (2015: profit HK\$67 million) and of which a HK\$1.46 million (2015: HK\$0.25 million) impairment loss was made in relation to available-for-sales financial assets. The loss per share was HK\$0.0096 (2015: earnings per share of HK\$0.0631). Turnover slightly decreased 2% from HK\$330.9 million to HK\$323 million which was resulted from the decreasing transaction volume in Hang Seng Index since third guarter of 2015 as compared with corresponding period. The Group recorded a loss before impairment loss and unrealized gain on financial assets at fair value through profit or loss was around HK\$10 million (2015: profit of HK\$25.2 million), which was mainly caused by the continuous price deterioration of listed securities since December 2015, causing an increase in the weighted average cost of disposal of the securities as some of securities acquired in previous months with higher cost, which led to a loss was recorded in the accounts on disposal of financial assets at fair value through profit or loss even if such transactions actually derived a small profit when comparing with the original acquisition cost.

As at 31st March, 2016, the net assets of the Group were approximately HK\$161.2 million (2015: HK\$172.1 million). Although the net assets decreased around 6.3% when compared with last year, it still outperformed the Hang Seng Index ("HSI") (dropped around 16.7%) during this year.

During the year, the global and local equity markets had experienced intense volatility. The company adopt a pragmatic investment strategies to prevent suffer huge loss during this period and mainly invested in securities with relatively high yield especially bank sector which contributes around HK\$290 million turnover to the Company.

As at 31st March, 2016, the Group's investment portfolio was well diversified and comprised of different sector of businesses which including telecommunication service, retail businesses, properties and banking, etc. in which the available-for-sales financial assets and financial assets at fair value through profit or loss was approximately HK\$21 million and HK\$118 million respectively (2015: HK\$20 million and HK\$104 million respectively).

During this year, the volatility was mainly due to many uncertainties around the world, starting with when and how many times the Federal Reserve will raise rates this year, as well as many economic red flags overseas including Greece's debt default, crude oil price dropping, global equity markets were imploding, devaluation of RMB and a dramatic selloff in Chinese equity markets, etc.

業務回顧

開明投資有限公司及其附屬公司(「本集團」)截 至二零一六年三月三十一日年度止,本集團權 益持有人應佔虧損為10,166,000港元(二零一五 年:溢利66,880,000港元),其中關於可供出售 財務資產之減值虧損為1,463,000港元(二零一五 年:250,000港元)。每股虧損為0.0096港元(二 零一五年: 每股溢利0.0631港元)。營業額由 330.900.000港元微跌2%至323.000.000港元, 原因是由二零一五年第三季度起恆生指數成交量 亦比去年同期減小。本集團撇除減值虧損及按公 平值於損益賬列賬之財務資產未變現虧損錄得約 10,000,000港元(二零一五年:收益25,200,000 港元),主要來自二零一五年十二月起股價持續 下跌,而導至一些較早月份用高成本購買的股票 於變現時平均成本上升所致,即使這些交易與原 購買成本相比實際上會產生輕微利潤,但還是導 致按公平值於損益賬列賬之財務資產變現虧損。

本集團於二零一六年三月三十一日之資產淨值為 161,200,000港元(二零一五年:172,100,000港元)。雖然資產淨值與去年比較下跌約6.3%,但 表現仍然優於本年的恆生指數(下跌約16.7%)。

在相應期間,全球及本地股票市場經歷了一個劇烈的波動。本公司以務實的投資策略以避免在此期間遭受巨大的損失,並主要投資於收益率相對較高的證券,尤其是銀行板塊,共佔公司的營業額約290,000,000港元。

於二零一六年三月三十一日,本集團之投資組合十分多元化,其中包括電訊服務、零售、地產及銀行等不同業務。當中可供出售財務資產及按公平值於損益賬列賬之財務資產分別為21,000,000及118,000,000港元(二零一五年:分別為20,000,000港元及104,000,000港元)。

於財政年度內,波動主要是由於世界各地的許多 不確定因素,首先是美國聯邦儲備局在本年加 息,加上許多海外經濟的警號,包括希臘債務違 約、原油價格下跌、全球股票市場崩潰、人民幣 貶值及中國股票市場恐慌性拋售等。

管理層討論與分析

In the first half of 2015, most of the investors were waiting for the clear indication of the rate hike in U.S. from the Chair of Federal Reserve (the "Fed"), Janet Yellen ("Yellen"). Together with the referendum in Greece to reject the bailout condition in the country's government debt crisis proposed jointly by the European Commission, the International Monetary Fund and the European Central Bank in July, as well as the devaluation of Renminbi in August 2015, US and Euro equity markets suffered a strike, Dow Jones Index dropping 9.6% from 18,010 in May to 16,285 at the end of September 2015. Afterward, as the economic data of US were not good and led to the expectation on delay of rate hike, the Dow Jones Index then rebounded to 17,724 at the end of November. However, market witnessed the first US rate hike in 9 years by increasing the Fed Fund Rate by 0.25% in December 2015. Heading into 2016 with global markets on tenterhooks as the global economy still continuing to underwhelm, any faster than expected hike could lead to market panic. Global equity indices may suffer a lot with response similar to the reaction after the announcement of tapering QE in Q2 2013. The Dow Jones Index slumped around 12.8% to 15,450 in January 2016. Finally, the Fed was opting to forego a rate hike with poor economic data and further rate hike may be postponed and the Dow Jones Index rebounded over 14% to 17.685 at the end of March 2016.

On the other hand, the outlook of China was similar to US during the financial year. The Shanghai Composite Index soared around 38% from 3,747 at the end of March to 5,166 in mid June 2015 due to the growing impact since the 17th November, 2014 launch of the Shanghai- Hong Kong Stock Connect Programme ("SHKSCP"). However, the China regulators were pursuing after investors who short selling securities which led to large scale margin liquidation in mid June. With poor economic data and devaluation of Renminbi in August 2015, all effects led to a negative impact on stock markets in the Mainland and the Shanghai Composite Index dropped around 41% from 5,166 in mid of June to 3,052 at the end of the third guarter in 2015. Entering into the last guarter of 2015, the stock markets sentiment rose so precipitously because of the expectation on the reduction of the reserve requirement ratio and the appreciation of Renminbi together with the effect of Renminbi joining the Special Drawing Right ("SDR") in December 2015. The Shanghai Composite Index rebounded 16% to 3,539 at end of 2015. Investors witnessed market turmoil again in China in the first week of 2016, as the China stock markets collapsed by more than 7% in two out of the first four trading days of 2016 due to the newly created circuit breaker system which was implemented on 4th January, 2016. Also with the potential removal of the shareholders ban, IPO registrations reform and devaluation of Renminbi again led the China stock markets fell into a trough and the Shanghai Composite Index slumped around 24% to 2,687 at end of February 2016. The Chinese Government finally injected around RMB600 billion to provide liquidities and the lowering of reserve requirement ratios stabilized the stock markets in March 2016.

於二零一五年上半年,大部份投資者等待美國聯 邦儲備局(「聯儲局」)主席珍妮耶倫(「耶倫」)對 美國加息的明確指示。加上希臘舉辦的公民投票 否決接受由歐盟委員會、國際貨幣基金組織和歐 洲中央銀行在七月所提出的紓困條件及人民幣於 二零一五年八月開始貶值,美國和歐洲股市遭遇 了打擊,道瓊斯指數由二零一五年五月之18,010 下跌9.6%至九月底的16,285。之後,美國的經 濟數據不佳,導致預期會延遲加息。道瓊斯指數 於十一月底反彈至17.724。然而,於二零一五年 十二月市場見證了美國九年來第一次加息,加25 基點。踏入二零一六年,全球經濟對因比預期速 度還要快的加息周期印象所影響而可能導致市場 恐慌,使全球股票市場仍繼續提心吊膽。全球股 票指數亦可能受到類似二零一三年第二季宣布 收緊量化寬鬆政策後的反應。道瓊斯指數於二零 一六年一月急跌12.8%至15.450。最後,聯儲局 因經濟數據不佳而選擇暫時放棄加息及推遲加息 的可能性,道瓊斯指數在二零一六年三月底反彈 超過14%至17.685。

另一方面,中國本財政年度的前景類似美國。自 二零一四年十一月十七日推出滬港股票市場交易 互聯互通機制(「滬港通」)對上海綜合指數影響越 來越大,由二零一五年三月底的3,747 急升38% 至六月中旬的5.166。然而,中國監管機構嚴查 對中國股票賣空之投資者,並導致六月中旬大規 模的「孖展」斬倉。隨著經濟數據不理想及人民 幣於二零一五年八月開始貶值,所有因素對內地 股票市場均帶來負面影響,上海綜合指數由六月 中旬的5.166 下跌41%至二零一五年第三季尾的 3.052。踏入二零一五年最後一季,股票市場急 升因為市場期望減低存款準備金率及因人民幣於 二零一五年十二月加入特別提款權(「SDR」)而 影響人民幣全面升值所致。上海綜合指數於二零 一五年底亦反彈16%至3,539。而投資者於二零 一六年首星期再一次見證中國股票市場動盪,因 二零一六年一月四日新增的斷融機制使中國股票 市場於二零一六年首四個交易日內兩度下挫超過 7%。再加上解除股東禁令、新股發行註冊的改 革以及人民幣再次貶值使中國股票市場跌入谷 底,上海綜合指數亦下跌約24%至二零一六年二 月底的2.687。中國政府終於在二零一六年三月 提供6.000億人民幣流通性及減存款準備金以穩 定股票市場。

管理層討論與分析

Back to the Hong Kong Stock Market, it was highly co-related with the news on the global economic situation and the market sentiment was heavily affected by incidents such as the rate hike by the Fed, the upcoming China's economic data, currency fluctuation of Renminbi and the newly created circuit breaker system by the Chinese Government during the year. It led to stock market crash and HSI dropped around 36% from 28,524 the highest in May 2015 to 18,274 the lowest in February 2016.

至於香港股票市場,因與周遭環球經濟形勢有密切關係,本年投資市場氣氛嚴重地受美國聯儲局加息、中國未來的經濟數據、人民幣匯率的波動及中國政府新增的融斷機制等影響。股票市場大跌而恆生指數由二零一五年五月高位的28,524下跌約36%至二零一六年二月的18,274。

PROSPECTS

After the commotion in the last financial year, we expect the global stock market outlook to be relatively insipid in the coming months even though the Fed opting to forego a rate hike and follow the markets' sentiment to reduce its targeted rate hikes from 4 times to 3 times with 25 basis points increase each as well as the expectation on launching of the Shenzhen-Hong Kong Stock Connect Programme this year which may bring benefits to both Hong Kong and China stock markets. The equity market would further be impacted by the Chinese Renminbi hitting fresh lows and uncertainty of the timing for the next rate hike by the Fed. These will bring a ripple effect on the worldwide investors and reduce their investment desire.

The Group remains cautiously optimistic about the outlook of the global and Hong Kong equities markets. We will seek out and evaluate good investment opportunities to enrich our investment portfolios, especially we will invest in more unlisted equity securities with good potential in our future business decisions. We will also continue to adopt and maintain a cautious and pragmatic investment approach in order to bring better return for our shareholders.

前景

經歷去年財政年度的波動後,我們預計未來數月全球股票市場會相對平靜,儘管聯儲局跟隨市場意願暫時不加息及目標利率由四次減少至三次,每次加25基點。再加上預期今年開通的深港股票市場交易互聯互通機制,將會為香港和中國股市帶來收益。但中國人民幣創下新低進一步影響股票市場及聯儲局不知會何時加息,這些帶給全球投資者連鎖反應,並降低他們的投資意然。

本集團對全球及香港股票市場的前景仍保持審慎 樂觀的態度。我們將尋求及評估投資良機,以優 化我們的投資組合,尤其是我們將會於未來的業 務方針投資更多有潛力的非上市股本證券。我們 將繼續採取及保持謹慎和務實的投資方針,以為 我們的股東帶來更好的回報。

管理層討論與分析

FINANCIAL REVIEW

Liquidity and financial resources

As at 31st March, 2016, the Group had bank balances and cash of HK\$16,663,448 (2015: HK\$15,308,686). The Board believes that the Group has sufficient financial resources to satisfy its commitments and working capital requirements.

As at 31st March, 2016, none of listed equity securities of the Group had been pledged to secure margin facilities and loans granted by a related company.

Gearing ratio

Gearing ratio had not been presented (2015: Nil) as there was no debt as at 31st March, 2016 (2015: HK\$Nil).

Dividend

The Board has resolved not to recommend any payment of final dividend

Capital structure

There was no change to the Group's capital structure for the year ended 31st March, 2016.

Capital commitment and contingent liabilities

As at 31st March, 2016, the Group had no material capital commitment and contingent liabilities.

Foreign currency fluctuation

The Board believes that the foreign exchange risk is minimal as the Group mainly uses Hong Kong dollars to carry out its business transactions.

Employment and remuneration policies

As at 31st March, 2016, the Group employed a total of 3 full-time employees (2015: 4), including the executive directors of the Group. Employees' remuneration are fixed and determined with reference to the market rate.

Share options

The Company does not have share option scheme.

財務回顧

流動資金及財政資源

於二零一六年三月三十一日,本集團銀行結餘及 現金共16,663,448港元(二零一五年15,308,686 港元)。董事會相信,本集團具有足夠財政資源 履行承諾及應付營運資金要求。

於二零一六年三月三十一日,本集團之上市證券並沒有抵押予關聯公司以獲取孖展及借貸。

債務率

於二零一六年三月三十一日,本集團並沒有任何 貸款(二零一五年:零港元),因而未能提供債務 率(二零一五年:無)。

股息

董事會議決不建議派付末期股息。

資本結構

截至二零一六年三月三十一日,本集團之股份結 構並沒有變動。

資金承擔及或然負債

於二零一六年三月三十一日,本集團並無重大資 金承擔及或然負債。

外幣波動

董事會相信,由於本集團主要以港元進行商業交易,因此所承受之外匯風險極低。

僱員及薪酬政策

於二零一六年三月三十一日,本集團合共僱用3 名全職僱員(二零一五年:4名)包括集團執行董 事。僱員之薪酬按市場薪酬而釐定。

購股權

本公司並無購股權計劃。





管理層討論與分析

CORPORATE GOVERNANCE

The Company has complied with the Code on Corporate Governance Practices as set out in Appendix 14 of the Rules Governing the Listing of Securities on the Stock Exchange ("CG Code") throughout the year ended 31st March, 2016, except for the following.

Code Provision A.4.1

Under the code provision A.4.1, non-executive directors should be appointed for a specific term and subject to re-election. None of the independent non-executive directors of the Company were appointed for a specific term. None of the non-executive directors has entered or proposed to enter into any service contracts with the Company or its subsidiaries. But all directors of the Company are subject to the retirement by rotation according to the provisions under article 157 of the Articles of Association of the Company. As such, the Board considers that sufficient measures have been taken to ensure that the Company's corporate governance practices are no less exacting than those in the CG Code.

Code Provision A.6.7

Under the code provision A.6.7, independent non-executive directors and other non-executive directors should attend general meetings and develop a balanced understanding of the views of shareholders. The independent non-executive Director, Mr. TANG Hon Bui, Ronald was unable to attend the annual general meeting ("AGM") of the Company held on 14th August, 2015 due to his other business engagements. This constitutes a deviation from code provision A.6.7 of the CG Code. Moreover, non attendance of that independent non-executive Director may also constitute deviation from code provision E.1.2 of the CG Code. Despite of that independent non-executive Director, all the other directors of the Company were present in the AGM.

APPRECIATION

The Board would like to take this opportunity to extend our sincere thanks and express appreciation to those who have supported us during the year.

企業管治

於截至二零一六年三月三十一日止年度內,除以下所示外,本公司一直遵守聯交所證券上市規則 附錄14所載之企業管治常規守則。

守則條文第A.4.1條

根據守則條文第A.4.1條,非執行董事應按指定任期獲委任及重選。然而,本公司現時之獨立非執行董事並無特定任期。本公司或其附屬公司並無與非執行董事訂立或擬訂立任何服務合約。惟本公司全體董事須遵守本公司組織章程細則第157條之輪席退任規定。因此,本公司認為已採取足夠措施,以確保本公司之企業管治常規不遜於企業管治守則。

守則條文A.6.7條

根據守則條文A.6.7條,獨立非執行董事及其他 非執行董事應出席股東大會並均衡了解股東意 見。獨立非執行董事鄧漢標先生因彼之其他事務 而末能出席本公司於二零一五年八月十四日舉行 之股東週年大會(「股東週年大會」)。這構成與企 業管治守則內條文A.6.7條有偏離。此外,該獨立 非執行董事的缺席也有可能構成與企業管治守則 內條文E.1.2條有偏離。除上述獨立非執行董事 外,其他董事均有出席股東週年大會。

鳴謝

董事會謹藉此機會衷心感謝各界人士在本年度對 本公司之鼎力支持。

By order of the Board

WONG Yun Kuen

Chairman and Executive Director

Hong Kong, 24th June, 2016

承董事會命 *主席及執行董事*

黃潤權

香港,二零一六年六月二十四日

PROFILE OF DIRECTORS

董事會人員資料

Dr. WONG Yun Kuen ("Dr. Wong"), aged 58, is an executive director of the Company. He has been elected as Chairman of the Board on 30th April, 2015. He received a Ph.D. Degree from Harvard University, and was "Distinguished Visiting Scholar" at Wharton School of the University of Pennsylvania. Dr. Wong has worked in financial industries in the United States and Hong Kong for many years, and has considerable experience in corporate finance, investment and derivative products. He is a member of the Hong Kong Securities Institute. Dr. Wong is an independent non-executive director of Bauhaus International (Holdings) Limited (Stock Code: 483), China Sandi Holdings Limited (Stock Code: 910), Far East Holdings International Limited (Stock Code: 36), Kingston Financial Group Limited (Stock Code: 1031), DeTai New Energy Group Limited (Stock Code: 559), Kaisun Energy Group Limited (Stock Code: 8203), GT Group Holdings Limited (Stock Code: 263) and Sincere Watch (Hong Kong) Limited (Stock Code: 444). Dr. Wong was also independent non-executive director of KuangChi Science Limited (Stock Code: 439) (June 2007 to August 2014), Huge China Holdings Limited (Stock Code: 428) (September 2004 to December 2014), Kong Sun Holdings Limited (Stock Code: 295) (April 2007 to November 2014) and Huajun Holdings Limited (Stock Code: 377) (October 2010 to September 2014). All the companies mentioned above are listed companies in Hong Kong. Save as disclosed above, Dr. Wong does not hold directorship in other public companies the securities of which are listed on any securities market in Hong Kong or overseas in the past three years.

Mr. CHENG Wai Lun, Andrew ("Mr. Cheng"), aged 43, is an executive director, member of the remuneration committee and member of the nomination committee of the Company. He holds a bachelor's degree from the California State University, USA. He has over 11 years experience in securities, corporate finance and direct investment. He is also an executive director of Upbest Group Limited (Stock Code: 335). Save as disclosed above, Mr. Cheng does not hold directorship in other public companies the securities of which are listed on any securities market in Hong Kong or overseas in the past three years.

黃潤權博士(「黃博士」),58歲,為本公司執行董 事。黄博士於二零一五年四月三十日獲推選為本 公司董事會主席。他獲美國哈佛大學博士學位, 並曾任美國賓夕法尼亞大學Wharton School「傑 出客席學者」。黃博士在美國及香港金融界工作 多年,對企業融資、投資和衍生產品均有豐富經 驗。彼亦為香港證券學會會員。黃博士現為包浩 斯國際(控股)有限公司(股份編號:483)、中國 三迪控股有限公司(股份編號:910)、遠東控股 國際有限公司(股份編號:36)、金利豐金融集 團有限公司(股份編號:1031)、德泰新能源集 團有限公司(股份編號:559)、凱順能源集團有 限公司(股份編號:8203)、高富集團控股有限 公司(股份編號: 263)與Sincere Watch (Hong Kong)Limited(股份編號:444)之獨立非執行董 事。黄博士從二零零七年六月至二零一四年八月 為光啟科學有限公司(股份編號:439)之獨立非 執行董事、從二零零四年九月至二零一四年十二 月為匯嘉中國控股有限公司(股份編號:428)之 獨立非執行董事、從二零零七年四月至二零一四 年十一月為江山控股有限公司(股份編號:295) 之獨立非執行董事及從二零一零年十月至二零 一四年九月為華君控股有限公司(股份編號: 377)之獨立非執行董事。以上均為香港之上市 公司。除上文披露者外,於過去三年,黃博士並 無於任何其他證券於香港及海外證券市場上市之 公司擔任董事職務。

鄭偉倫先生(「鄭先生」),43歲,為本公司執行董事、薪酬委員會委員及提名委員會委員。彼持有美國加州州立大學之學士學位。彼於證券、企業融資及直接投資累積逾十一年經驗。彼同時為美建集團有限公司(股份編號:335)之執行董事。除上文披露者外,鄭先生在過去三年沒有在其證券於香港或海外證券市場上市的其他公眾公司中擔任董事職務。



董事會人員資料

Mr. CHAN Chung Yee, Alan ("Mr. Chan"), aged 49, is an Independent Non-Executive Director, Chairman of the Audit Committee, the Remuneration Committee and the Nomination Committee of the Company, Mr. Chan holds two master degrees in Practising Accounting and Business Law from Monash University, Australia. Professionally, he is a Fellow of the Hong Kong Institute of Certified Public Accountants.CPA Australia. The Institute of Chartered Secretaries and Administrators in UK, The Hong Kong Institute of Company Secretaries, and The Hong Kong Institute of Directors. Mr. Chan is also a Member of The Hong Kong Securities and Investment Institute, a Certified Management Accountant of the Institute of Certified Management Accountants of Australia, and is an Associate of The Hong Kong Institute of Bankers. He is awarded with "Chartered Banker" by the Chartered Institute of Bankers in Scotland, UK. For the public services, Mr. Chan is currently a Standing Member of the Chinese People's Political Consultative Conference of Yunfu City of Guangdong Province, Honorary Standing Director of Guangdong's Association For Promotion of Cooperation Among Guangdong, Hong Kong and Macao, and Secretary General of China, Hong Kong and Macau Boundary Crossing Bus Association. Mr. Chan was appointed as member of the Board of Review (Inland Revenue) of HKSAR from 2009 to 2011. Currently, he is the Managing Director of a transportation company which is a subsidiary of a listed company. He is also an Independent Non-Executive Director and Chairman of Audit Committee of the Upbest Group Limited (Stock Code: 335). Other than disclosed above, Mr. Chan holds no directorship in other public companies listed on any securities market in Hong Kong or overseas now or in the past three years.

陳宗彝先生(「陳先生」),49歲,為本公司的獨 立非執行董事、審核委員會主席、薪酬委員會及 提名委員會之主席。彼持有澳洲蒙納殊大學實務 會計碩士學位及商業法律碩士學位。彼持有多項 專業資格,現為香港會計師公會資深會計師、澳 洲會計師公會資深會員、英國特許秘書及行政人 員協會資深會員、香港公司秘書公會資深會十一 香港董事學會資深會員、香港證券及投資學會會 員,澳洲公認管理會計師公會公認管理會計師、 香港銀行學會會士,彼考獲英國蘇格蘭特許銀行 家協會授予的「特許銀行家」資格。彼出任之公 職包括中國人民政治協商會議廣東省雲浮市委員 會常務委員、中港澳直通巴士聯會秘書長,以及 廣東省粵港澳合作促進會名譽常務理事。陳先生 於二零零九至二零一一年間獲委任為香港特別行 政區税務上訴委員會委員。彼現任一間上市公司 旗下的附屬客運公司之董事總經理。陳先生亦為 美建集團有限公司(上市股份代號:335)之獨立 非執行董事及審核委員會之主席。除上文披露者 外,陳先生在過去三年沒有在其證券於香港或海 外證券市場上市的其他公眾公司中擔任董事職

Dr. FUNG Lewis Hung ("Dr. Fung"), aged 55, is an independent non-executive director, member of the audit committee, member of the remuneration committee and member of the nomination committee of the Company. He has been the honorary medical adviser of the Institute of Securities Dealers Limited since 2000, the Hong Kong Chamber of Small & Medium Business Limited since 1997 and the International Association of Elevator Engineers (HK Branch) since 1992. Dr. Fung is an affiliated fellow of the Royal Australian College of Physicians and the foundation fellow of Hong Kong Academy of Medicine. In addition, he is a member of the International Society of Nephrology and Hong Kong Society of Nephrology. He also holds a master's degree in business administration from the Newport University in the United States. Save as disclosed above, Dr. Fung does not hold directorship in other public companies the securities of which are listed on any securities market in Hong Kong or overseas in the past three years.

馮振雄醫生(「馮醫生」),55歲,為本公司獨立 非執行董事、審計委員會成員、薪酬零 員會委員及提名委員會委員。馮醫生自二等 零年、一九九七年及一九九二年起分別擔任證 商協會、香港中小型企業會醫療顧問。馮醫生 程師會(香港分部)之榮譽醫療顧問。馮醫生 程師會(香港分部)之榮譽醫療顧問。馮醫生 院內國際腎臟學會及香港腎臟學會之會 資深會員及香港醫科學院之創辦會員。此外,彼 海國際腎臟學會及香港腎臟學會之會 時有美國Newport University之工商管理碩士學 位。除上文披露者外,馮醫生在過去三年沒知 其證券於香港或海外證券市場上市的其他公眾公司中擔任董事職務。

Mr. TANG Hon Bui, Ronald ("Mr. Tang"), aged 57, is an independent non-executive director, member of the audit committee, member of the remuneration committee and member of the nomination committee of the Company. Mr. Tang received his legal education from the University of Hong Kong and has been a barrister in private practice since 1981. Save as disclosed above, Mr. Tang has not held any directorship in other public companies the securities of which are listed on any securities market in Hong Kong or overseas in the past three years.

鄧漢標先生(「鄧先生」),57歲,為本公司的獨立非執行董事、審核委員會委員、薪酬委員會委員及提名委員會委員。彼在香港大學接受法律教育。自一九八一年,彼一直從事私人執業大律師。除上文披露者外,鄧先生在過去三年沒有在其證券於香港或海外證券市場上市的其他公眾公司中擔任董事職務。

The board of directors (the "Board") has pleasure in presenting their report and the audited financial statements for the year ended 31st March. 2016.

董事會(「董事會」) 欣然提呈此報告及截至二零一六年三月三十一日止之年度經審核財務報表。

PRINCIPAL ACTIVITIES

The Company and its subsidiaries (the "Group") are investments holding companies.

BUSINESS REVIEW 業務

A fair review of the business and the outlook of the Company and a discussion and analysis of the Group's performance during the year and the material factors underlying its results and financial position are provided in the "Management Discussion & Analysis" from pages 4 to 6 of this annual report. These discussion form part of this director's report.

Description of the principal risks and uncertainties facing the Company can be found throughout this annual report particularly in note 8 to the consolidated financial statements.

SEGMENTAL INFORMATION

The Group's turnover and contribution to operating results were all derived from investments in listed and unlisted securities in Hong Kong.

PROPERTY, PLANT AND EQUIPMENT

Details of the movements during the year in the property, plant and equipment are set out in note 16 to the consolidated financial statements.

SUBSIDIARIES

Details of the Company's subsidiaries at 31st March, 2016 are set out in note 28 to the consolidated financial statements.

SHARE OPTION

The Company does not have share option scheme.

DIRECTORS' REMUNERATION

The Directors' fees are subject to shareholders' approval at general meetings. Other emoluments are determined by the Company's board of directors with reference to Directors' duties, responsibilities and performance and the results of the Group. In addition, the Directors' remuneration is reviewed by the Remuneration Committee annually.

主要業務

董事會報告

本公司及其附屬公司(「本集團」)乃投資控股公司。

業務回顧

對本公司業務的中肯回顧及前景以及本集團於本年度內之表現以及其業績及財務狀況之相關重大因素的討論與分析,在本年報第4頁至第6頁「管理層討論與分析」提供。該等討論為本董事會報告的一部份。

對本公司面對的主要風險及不明朗因素的描述載 於本年報多處,尤其是綜合財務報表附註8。

分部資料

本集團之營業額及經營業績貢獻全部均來自本集 團於香港之上市及非上市證券之投資。

物業、機器及設備

有關於年內物業、機器及設備之變動情況分別刊 載於綜合財務報表附註16。

附屬公司

本公司於二零一六年三月三十一日之附屬公司之 詳情載於綜合財務報表附註28。

購股權

本公司並無購股權計劃。

金幡書董

董事袍金須於股東大會上經股東批准。其他酬金 則由本公司董事會依據董事之職務、責任及表現 以及本集團之業績釐定。此外,董事酬金由薪酬 委員會每年審閱。





RESULTS AND APPROPRIATIONS

The results of the Group for the year ended 31st March, 2016 are set out in the consolidated income statement and the consolidated statement of comprehensive income on page 37 and page 38 respectively.

The Board has resolved not to recommend a payment of final dividend.

SHARE CAPITAL

Details of the movements in the Company's share capital during the year are set out in note 22 to the consolidated financial statements.

FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out below. This summary is not part of the audited financial statements.

董事會報告

業績及分配

本集團截至二零一六年三月三十一日止之年度業績載於第37頁之綜合收益表及第38頁之綜合全面收益表。

董事會議決不派本年度之末期股息。

股本

有關本年度內本公司股本之變動詳情載於綜合財 務報表附註22。

財務概要

1/4/2013

1/4/2014

以下為本集團於過去五個財政年度之業績及資產 與負債之概要。此概要並非經審核財務報表之部 份。

1///2012

1///2011

RESULTS

業績

		1/4/2015 -	1/4/2014 –	1/4/2013 –	1/4/2012 –	1/4/2011 –
		31/3/2016	31/3/2015	31/3/2014	31/3/2013	31/3/2012
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	<i>千港元</i>
Turnover	營業額	323,036	330,852	188,323	101,104	70,806
(Loss)/profit before taxation Taxation	除税前(虧損)/ 溢利 税項	(10,166) –	66,880	(3,396)	(1,998) -	(27,587)
Net (loss)/profit attributable to shareholders	股東應佔 (虧損)/溢利 淨值	(10,166)	66,880	(3,396)	(1,998)	(27,587)
ASSETS AND LIABILITIES 資產與負債						
		31/3/2016	31/3/2015	31/3/2014	31/3/2013	31/3/2012
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Total assets	資產總值	161,425	181,099	108,026	111,002	105,179
Total liabilities	負債總值	(261)	(9,033)	(2,127)	(4,900)	(2,099)
Net assets	資產淨值	161,164	172,066	105,899	106,102	103,080

1///2015 _

RESERVES

Movements in the reserves of the Group and the Company during the year are set out in note 23 to the consolidated financial statements.

The Company's reserves available for distribution represent the share premium, contributed surplus and retained profits under the Companies Law of the Cayman Islands. The share premium of the Company is available for paying dividends to shareholders subject to the provisions of its Memorandum and Articles of Association and provided that immediately following the distribution of dividend the Company is able to pay its debts as they fall due in the ordinary course of business. In accordance with the Company's Articles of Association, dividends can be distributed out of the share premium, contributed surplus and retained profits of the Company which in aggregate amounted to approximately HK\$85,156,000 (2015: HK\$86,586,000) as at 31st March, 2016.

REPURCHASE, SALE AND REDEMPTION OF THE COMPANY'S LISTED SECURITIES

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

DIRECTORS

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

Executive Directors

Dr. WONG Yun Kuen (Chairman)

Mr. CHENG Wai Lun, Andrew

Mr. CHAU Wai Hing

(Former Chairman, resigned on 30th April, 2015)

Independent Non-executive Directors

Mr. CHAN Chung Yee, Alan

Dr. FUNG Lewis Hung

Mr. TANG Hon Bui, Ronald

董事會報告

儲備

有關本年度內之本集團及本公司儲備變動情況載 於綜合財務報表附註23。

根據開曼群島公司法之規定,本公司可供分派之儲備乃指股份溢價、實繳盈餘及保留溢利。本公司之股份溢價可根據本公司之組織章程大綱及細則之規定,用作向股東派發股息,惟本公司須在緊隨派發股息後仍須有能力支付在日常業務程序下到期應付之債務。於二零一六年三月三十一日,本公司之股份溢價、實繳盈餘及保留溢利合共約為85,156,000港元(二零一五年:86,586,000港元)。根據本公司之組織章程細則之規定,該等款項均可用作派發股息。

購回、出售及贖回本公司之上市證券

本公司或其任何附屬公司在本年度內並無購回、 出售或贖回本公司之任何上市證券。

董事

在有關本年度內及截至本年報刊發日期為止,本 公司之董事如下:

執行董事

黃潤權博士(主席)

鄭偉倫先生

周偉興先生

(前主席,於二零一五年四月三十日辭任)

獨立非執行董事

陳宗彝先生

馮振雄醫生

鄧漢標先生



Mr. CHAU Wai Hing resigned with effect from 30th April, 2015 as the chairman and executive director. Mr. CHAU confirmed that he had no disagreement with the Board and there were no other matters relating to his resignation that need to be brought to the attention of the shareholders of the Company.

In accordance with Article 157 of the Company's Articles of Association, Mr. CHENG Wai Lun, Andrew and Mr. CHAN Chung Yee, Alan shall retire by rotation from office and, being eligible, offer themselves for reelection. All other directors continue in office.

The term of office of each of the independent non-executive directors lasts until his retirement by rotation in accordance with the Company's Articles of Association.

At the Annual General Meeting, ordinary resolutions will be proposed to re-elect Mr. CHENG Wai Lun, Andrew as executive director, and Mr. CHAN Chung Yee, Alan as independent non-executive director.

The Company received confirmation of independence in respect of the year ended 31st March, 2016 from each of the independent non-executive directors pursuant to Rule 3.13 of the Listing Rules. Up to and as at the date of this report, the Company still considers the independent non-executive directors to be independent.

EQUITY-LINKED AGREEMENTS

No equity-linked agreements were entered into during the year or subsisted at the end of the year.

COMPLIANCE WITH LAWS AND REGULATIONS

The Company's operations are mainly carried out in Hong Kong and accordingly shall comply with material relevant laws and regulations in Hong Kong. During the Year and up to the date of this report, the Company has complied with all the material relevant laws and regulations in Hong Kong.

PERMITTED INDEMNITY PROVISION

The Articles of Association of the Company provides that every director shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities which they may sustain or incur in or about the execution of the duties of their office otherwise in relation thereto. In addition, the Company has maintained appropriate directors and officers liability insurance in respect of relevant legal actions against the directors of the Group.

董事會報告

周偉興先生自二零一五年四月三十日起辭任本公司主席及執行董事。周先生已確認,彼與董事會 概無意見分岐,亦無有關彼辭任之事宜需提呈本 公司股東注意。

根據本公司之組織章程細則第157條鄭偉倫先生 及陳宗彝先生將輪值告退,惟彼等符合資格願膺 選連任,並均願意被提名重選。所有其他董事仍 留任董事會。

各獨立非執行董事之任期乃直至其根據本公司之 組織章程細則須依章輪值告退為止。

於股東週年大會上將提呈有關重選鄭偉倫先生為 執行董事,陳宗彝先生為獨立非執行董事之普通 決議案。

本公司已接獲各獨立非執行董事根據上市規則第 3.13條發出有關截至二零一六年三月三十一日止 年度之獨立確認書。截至及於本報告書日期,本 公司仍然視獨立非執行董事屬獨立。

股票掛鈎協議

本公司於本年度終結日或年內任何時間概無訂立 任何股票掛鈎協議。

遵守法例及法規

本公司業務主要於香港進行,因此須遵守香港重大相關法例及法規。於本年度及直至本報告日期,本公司已遵守香港所有重大相關法例及法規。

獲准許之彌償條文

根據章程細則,本公司每名董事在其執行職責或 其他方面與此有關之情況下可能蒙受或產生之所 有損失或責任,有權獲得從本公司之資產中撥付 彌償。此外,本公司已就董事可能面對之有關法 律行動安排適當的董事及職員責任保險。

董事會報告

ENVIRONMENTAL POLICIES

The Group is committed to building an eco-friendly corporation that tries to reduce the impacts of its operation on the environment.

Currently, the Group implements the following paper-saving measures:

- 1. Employees are encouraged to use duplex printing for internal documents;
- 2. Facilities and procedures are in place for paper waste recycling; and
- 3. The Group had strived for long to establish a paperless office by using electronic storage and communication whenever possible.

We also took different measures to minimize environmental impact by saving electricity and encouraging recycle of office supplies and other materials.

KEY RELATIONSHIPS WITH EMPLOYEES, CUSTOMERS AND SUPPLIES

As the Group principally engages in investment in listed and unlisted securities, no specific customers or suppliers will be involved in the operation of business. The investee companies and the investment manager are good working partners creating value for the Group. The Group also values the knowledge and skills of its employees, and continues to provide favourable career development opportunities for its employees.

DIRECTORS' SERVICE CONTRACTS

None of the directors who are proposed for re-election at the forthcoming Annual General Meeting has a service contract which is not determinable by the Group within one year without payment of compensation other than statutory compensation.

DIRECTORS' INTERESTS IN CONTRACTS

In the opinion of the Board, there were no contracts of significance in relation to the Group's business to which the Company or any of its subsidiaries was a party and in which any director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

環保政策

本集團致力成為一家重視環保的機構,不斷減低 其業務營運對環境造成的影響。

目前,本集團實施以下節約用紙措施:

- 1. 鼓勵僱員雙面列印內部文件;
- 2. 備有設施及程序回收廢紙;及
- 本集團一直致力建立無紙辦公室,在可行情況均以電子方式儲存資料及進行通訊。

我們亦採取各種措施,節約用電以及鼓勵回收辦公室用品及其他物料,務求盡量減少對環境造成的影響。

與僱員、顧客及供應商的重要關係

由於本集團之主要業務為投資於上市及非上市證券,因此概無在業務營運中牽涉特定顧客或供應商。被投資公司及投資管理人為良好工作夥伴, 為本集團創造價值。本集團重視僱員的知識及技能並繼續為僱員提供有利的事業發展機會。

董事服務合約

在即將舉行之股東週年大會上獲提名重選連任之董事與本集團概無訂立本集團如不作出賠償(法定賠償除外)則不能在一年內予以終止之服務合約。

董事於合約之權益

根據董事會之意見,本公司或其任何附屬公司訂 立有關本公司業務之重大合約中,本公司董事概 無直接或間接擁有重大利益,且於本年度完結時 或於年內任何時間仍然生效。



DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ANY ASSOCIATED CORPORATION

As at 31st March, 2016, the interests and short positions of the directors of the Company in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) which were notified to the Company and The Stock Exchange of Hong Kong Limited (the "SEHK") pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which the directors and the chief executive of the Company were deemed or taken to have under such provisions of the SFO) or which were required to be and were recorded in the register required to be kept pursuant to Section 352 of the SFO or as otherwise notified to the Company and the SEHK pursuant to the Model Code for Securities Transactions by Directors of Listed Companies (the "Model Code") in the Listing Rules were as follows:

董事會報告

董事及行政總裁於本公司或任何聯營公司之 股份、相關股份及債券之權益及淡倉

於二零一六年三月三十一日,本公司董事於本公司及其相聯法團(定義見證券及期貨條例第XV部(「證券及期貨條例」))之股份、相關股份及債券中擁有根據證券及期貨條例第XV部第7及第8分部須知會本公司及香港聯合交易所有限公司(「聯交所」)之權益及淡倉(包括根據證券及期貨條例 交前」)之權益及淡倉),或須列入而已列入按證券及期貨條例第352條存置之登記冊內,或被當作擁有之權益及淡倉),或須列入而已列入按證券及期貨條例第352條存置之登記冊內,或被當作施有之權益及淡倉),或須列入而已列入被證券及期貨條例第352條存置之登記冊內,或權益及淡倉如下:

Number of shares 股份數目

						Percentage
						of issued
	Personal	Family	Corporate	Other		share capital
Name of director	interests	interests	interests	interests	Total	已發行股本
董事姓名	個人權益	家屬權益	法團權益	其他權益	總額	百分比

Ordinary Shares of HK\$0.01 each in the Company

本公司每股面值0.01港元之普通股

CHENG Wai Lun, Andrew (Note) 鄭偉倫(附許)

- 340,000,000

- 340,000,000

32.08%

Note:

Mr. CHENG Wai Lun, Andrew is one of the discretionary objects of a trust which assets include interests in the entire issued share capital of Fung Fai Growth Limited. Fung Fai Growth Limited holds 340,000,000 shares of the Company.

Save as disclosed above, at no time during the year ended 31st March, 2016 was the Company, its subsidiaries or its associate a party to any arrangement to enable the directors or chief executives of the Company, or their spouses or children under the age of 18, to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or its associated corporation.

附註:

該等股份由Fung Fai Growth Limited持有,Fung Fai Growth Limited由一信託全資實益擁有,而鄭偉倫先生 為其中一位酌情受益人。Fung Fai Growth Limited持 有本公司340,000,000股股份。

除上文披露者外,於截至二零一六年三月三十一 日止年度內之任何時間,本公司、其附屬公司或 其聯營公司概無訂立任何安排,令本公司之董事 或主要行政人員或其配偶或其未滿十八歲之子女 可藉購入本公司或其他相聯法團之股份或債券而 獲益。

董事會報告

Save as disclosed above, none of the directors or the chief executives of the Company had or was deemed to have any interests or short positions in the shares, underlying shares or debentures of the Company or any associated corporation (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies contained in the Listing Rules.

除上文披露者外,本公司各董事或主要行政人員 並無於本公司或其相聯法團(定義見證券及期貨 條例第十五部份)之股份、相關股份或債券擁有 權益或淡倉,而須登記於根據證券及期貨條例第 352條規定須存置之登記冊內,或根據上市規則 所載上市公司董事進行證券交易的標準守則須知 會本公司及聯交所之任何權益及淡倉。

SUBSTANTIAL SHAREHOLDER'S INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES OF THE COMPANY

As at 31st March, 2016, the following persons or corporations, other than the interest disclosed above in respect of the directors, interest in 5% or more in the shares and underlying shares of the Company have been notified to the Company and recorded in the register of substantial shareholders' interests in shares and short positions required to be kept under Section 336 of Part XV of the SFO:

主要股東於本公司之股份及相關股份之權益及淡倉

於二零一六年三月三十一日,根據本公司按證券及期貨條例第XV部第336條規定而設置之主要股東權益及淡倉登記冊紀錄所顯示,以下人士或公司(除上述披露有關董事所持之權益外)持有本公司已發行股本及相關股份百分之五或以上之股份權益:

Approximate

18.12%

	percer			
	Number	the total number		
Name of shareholders	of shares held	of shares in issued		
股東名稱	所持股票數目	約佔已發行股份百分比		
Ordinary shares of HK\$0.01 each in the Company 本公司每股面值0.01港元之普通股				
Fung Fai Growth Limited (Note (a)) Fung Fai Growth Limited (附註(a))	340,000,000	32.08%		

Notes:

(a) The entire issued share capital of Fung Fai Growth Limited is owned by a trust. Mr. CHENG Wai Lun, Andrew and his family members are the beneficiaries of the trust which assets include interests in the entire issued share capital of Fung Fai Growth Limited.

Kingswell Holdings Group Limited (Note (b))

Kingswell Holdings Group Limited (附註(b))

(b) The entire issued share capital of Kingswell Holdings Group Limited is beneficially owned by Mr. Janusz Mieczyslaw STEMPNOWSKI.

附註:

192.000.000

- (a) Fung Fai Growth Limited之全部已發行股本 乃由一項信託持有。鄭偉倫先生及其家人為 信託之受益人,而資產包括Fung Fai Growth Limited所有已發行股本。
- (b) Kingswell Holdings Group Limited之全部 已發行股本乃由Mr. Janusz Mieczyslaw STEMPNOWSKI實益擁有。

Save as disclosed above, as at 31st March, 2016, the Directors are not aware of any other persons who have interests or short positions in the shares, underlying shares of equity derivatives or debentures of the Company or any associated corporations (within the meaning of Part XV of the SFO) which would be required to be disclosed to the Company pursuant to Part XV of the SFO.

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

Significant related party transactions entered by the Group during the year ended 31st March, 2016 which also constitute continuing connected transactions under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"), are disclosed in note 26 to the consolidated financial statements.

The investment manager of the Company is regarded as a continuing connected person of the Company under Chapter 21 of the Listing Rules. Accordingly, the investment management agreement constitutes a connected transaction of the Company. The management fee during the year amounted to HK\$2,726,639.

As disclosed in more details under the Company's announcement dated 26th January, 2016, the financial assistance and assets management services provided by the Upbest Group Limited and its subsidiaries (the "Upbest Group") to UBA Investments Limited and its subsidiaries (the "Group") will be extended from the period from 1st April, 2016 to 31st March, 2019. These continuous connected transactions are subject to the approval of the independent shareholders at an extraordinary general meeting which the date of it has to be fixed. Save for disclosed above, certain details of which are disclosed in compliance with the requirements of Chapter 14A of the Listing Rules.

The independent non-executive directors have reviewed the connected transactions and continuing connected transactions in note 26 to the consolidated financial statements and have confirmed that the connected transactions and continuing connected transactions have been entered into:

- i) in the ordinary and usual course of business of the Group;
- ii) on normal commercial terms or on terms no less favourable to the Group than terms available to or from (as appropriate) independent third parties; and
- iii) in accordance with the relevant agreements governing them on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

董事會報告

除上文所披露者外,於二零一六年三月三十一日,董事並不知悉有任何其他人士於本公司或任何相聯法團(定義見證券及期貨條例第XV部)之股份、相關股份股本衍生工具或債券中擁有根據證券及期貨條例第XV部,須向本公司披露之權益或淡倉。

關連交易及持續關連交易

截至二零一六年三月三十一日止年度,本集團進行之重大關聯人士交易(根據香港聯合交易所有限公司證券上市規則(「上市規則」)同時構成持續關連交易),乃載於綜合財務報表附註26。

根據上市規則第21章,本公司之投資經理被視為本公司之關連人士。因此,投資管理協議構成本公司之持續關連交易。本年度之管理費為2,726,639港元。

詳盡之資料已分別在二零一六年一月二十六日所出版之公告中披露,由美建集團有限公司和其附屬公司(「美建集團」)給予開明投資有限公司及其附屬公司(「本集團」)所提供之財務資助會延長由二零一六年四月一日至二零一九年三月三十一日。此持續關連交易需受獨立股東於特別股東大會上批准,而特別股東大會日期待定。除了上述之披露外,有關資料是根據上市規則第14A之要求而披露。

獨立非執行董事已審閱在綜合財務報表中附註26 關於關連交易及持續關連交易,並確定有關之關 連交易及持續關連交易是:

- i) 屬本集團的日常業務;
- ii) 按照一般商務條款下進行或所訂的交易 條款,不比本集團所給予獨立第三方或獨 立第三方所給予本集團的條款為差:及
- iii) 該等交易是根據有關交易的協議條款進 行,而交易條款公平合理,並且符合本集 團股東的整體利益。

董事會報告

The auditors of the Company have reviewed the continuing connected transactions during the year as set out in note 26 to the consolidated financial statements and confirmed that these transactions:

本公司之核數師已審閱載於綜合財務報表附註26 之年內持續關連交易,並確認此等交易:

- i) were approved by the Board of Directors of the Company;
- ii) where applicable, were in accordance with the pricing policies of the Company;
- iii) had been entered into in accordance with the relevant agreements governing the transactions; and
- iv) have not exceeded the caps stated in the relevant announcement.

-) 已獲本公司董事會批准;
- ii) 如適用,符合本公司之價格政策;
- iii) 乃按有關交易之協議條款進行;及
- iv) 並無超逾相關公告內所述之上限。

MANAGEMENT CONTRACTS

Details of significant management contracts in relation to the Company's business are included in note 26 to the consolidated financial statements.

Save as disclosed above, no other contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year.

管理合約

有關本公司業務之重大管理合約之詳情已載於綜合財務報表附註26。

除上文披露者外,本公司於本年度並沒有簽訂或 存在任何關於本公司全部或大部份業務之管理及 行政合約。

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders under the Company's Memorandum and Articles of Association and the Companies Laws of the Cayman Islands.

優先購買權

本公司之公司組織章程大綱及細則及開曼群島法 例均無載列有關本公司須按比例基準向現有股東 提呈新股之優先購買權之規定。

AUDIT COMMITTEE

The Company has established an audit committee according to "A Guide for The Formation of an Audit Committee" published by the Hong Kong Institute of Certified Public Accountants. The primary duties of the audit committee are to review and supervise the financial reporting process and internal control system of the Group. The Audit Committee had also reviewed the annual results of the Group for the year ended 31st March, 2016 in conjunction with the Company's external auditors.

The audit committee of the Group consists of 3 independent non-executive directors, namely Mr. CHAN Chung Yee, Alan, Dr. FUNG Lewis Hung and Mr. TANG Hon Bui, Ronald.

審核委員會

本公司已根據香港會計師公會頒佈之「成立審核委員會指引」成立審核委員會,其主要職責為審 関並監察本集團之財務滙報程序及內部監控制 度。審核委員會亦已聯同本公司之外聘核數師審 関本集團截至二零一六年三月三十一日止之年度 業績。

本集團審核委員會由三名獨立非執行董事組成, 分別為陳宗彝先生、馮振雄醫生及鄧漢標先生。

CORPORATE GOVERNANCE

The Company has complied throughout the year ended 31st March, 2016 with the Code on Corporate Governance Practices set out in Appendix 14 of the Rules Governing the Listing of Securities on the Stock Exchange, except that independent non-executive directors of the Company were not appointed for a specific term but are subject to retirement by rotation according to the Articles of Association of the Company. As such, the Company considers that sufficient measures have been taken to ensure that the Company's corporate governance practices are no less exacting than those in the CG Code.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix 10 of the Listing Rules. Upon enquiry by the Company, all Directors of the Company have confirmed that they have complied with the required standards set out in the Model Code throughout the period.

SUFFICIENCY OF PUBLIC FLOAT

According to the information that is publicly available to the Company and within the knowledge of the Board, the percentage of the Company's shares which are in the hands of the public exceeds 25% of the Company's total number of issued shares.

AUDITORS

Messrs. Li, Tang, Chen & Co. acted as auditors of the Company for the years ended 31st March, 2014, 2015 and 2016.

Messrs. Li, Tang, Chen & Co. retire and a resolution for their reappointment as auditors of the Company will be proposed at the forthcoming annual general meeting.

On behalf of the Board

WONG Yun Kuen

Chairman and Executive Director

Hong Kong, 24th June, 2016

董事會報告

企業管治

本公司於截至二零一六年三月三十一日止年度內一直遵守聯交所證券上市規則附錄14所載之企業管治常規守則,惟本公司之獨立非執行董事並無特定任期,惟須根據本公司組織章程細則之規定輪席告退。因此,本公司認為已採取足夠措施,以確保本公司之企業管治常規不遜於守則所載者。

董事進行證券交易之標準守則

本公司已採納上市規則附錄10所載上市公司董事進行證券交易的標準守則(「標準守則」)。經本公司查詢後,本公司全體董事確認,彼等於期內一直遵照標準守則所載之標準規定。

足夠公眾持股量

根據本公司獲得之公開資料及據董事會所知、公 眾人士所持有本公司股份超過本公司已發行股份 總數25%。

核數師

李湯陳會計師事務所於截至二零一四年、二零 一五年及二零一六年三月三十一日止年度擔任本 公司核數師一職。

李湯陳會計師事務所將任滿告退,惟於本公司應 屆股東週年大會上將提呈一項決議案,續聘其為 本公司之核數師。

承董事會命

主席及執行董事

黃潤權

香港,二零一六年六月二十四日

企業管治報告

Sound corporate governance practices are crucial to the smooth, effective and transparent operation of a company and its ability to attract investment, protect rights of shareholders and stakeholders, and enhance shareholder value. The Company is committed to high standards of corporate governance with a view to being transparent, open and accountable to our shareholders.

穩健之企業管治常規對公司之順暢、有效及具透明度之運作,以及其吸引投資、保障股東及股權持有人權利及提升股東價值極為關鍵。本公司致力維持高水平之企業管治,以對其股東透明、公開及問責。

This report describes the Company's corporate governance practices and structures that were in place during the financial year ended 31st March, 2016, with specific reference to the principles and guidelines of the Corporate Governance Code (the "CG Code") as set out in Appendix 14 of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") issued by The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). In developing and reviewing its corporate governance policies and practices, the Company has sought to adopt a balanced approach.

本報告乃就香港聯合交易所(「聯交所」)有限公司《證券上市規則》(「上市規則」)附錄十四所載之企業管治守則(「企業管治守則」)之原則及指引以説明本公司於二零一六年三月三十一日止財政年度內實行之企業管治常規及架構。在擬定及檢討企業管治政策及常規時,本公司已盡量採取平衡之方法。

COMPLIANCE WITH CORPORATE GOVERNANCE CODE

COMPLIANCE WITH CORPORATE GOVERNANCE CODE

The Company complied with the code provisions as set out in the Code contained in Appendix 14 to the Listing Rules throughout year ended 31st March, 2016, except for the following.

Code Provision A.4.1

Under the code provision A.4.1, non-executive directors should be appointed for a specific term and subject to re-election. None of the independent non-executive directors of the Company were appointed for a specific term. None of the non-executive directors has entered or proposed to enter into any service contracts with the Company or its subsidiaries. But all directors of the Company are subject to the retirement by rotation according to the provisions under article 157 of the Articles of Association of the Company. As such, the Board considers that sufficient measures have been taken to ensure that the Company's corporate governance practices are no less exacting than those in the CG Code.

遵守企業管治守則

於截至二零一六年三月三十一日止年度內,除以 下所示外,本公司已遵守上市規則附錄十四所載 企業管治守則的守則條文。

守則條文第A.4.1條

根據守則條文第A.4.1條,非執行董事應按指定任期獲委任及重選。然而,本公司現時之獨立非執行董事並無特定任期。本公司或其附屬公司並無與非執行董事訂立或擬訂立任何服務合約。惟本公司全體董事須遵守本公司組織章程細則第157條之輪席退任規定。因此,本公司認為已採取足夠措施,以確保本公司之企業管治常規不遜於企業管治守則。

Code Provision A.6.7

Under the code provision A.6.7, independent non-executive directors and other non-executive directors should attend general meetings and develop a balanced understanding of the views of shareholders. The independent non-executive Director, Mr. TANG Hon Bui, Ronald was unable to attend the AGM of the Company held on 14th August, 2015 due to his other business engagements. This constitutes a deviation from code provision A.6.7 of the CG Code. Moreover, non attendance of that independent non-executive Director may also constitute deviation from code provision E.1.2 of the CG Code. Despite of that independent non-executive director, all the other directors of the Company were present in the AGM.

守則條文A.6.7條

根據守則條文A.6.7條,獨立非執行董事及其他 非執行董事應出席股東大會並均衡了解股東意 見。獨立非執行董事鄧漢標先生因彼之其他事務 而末能出席本公司於二零一五年八月十四日舉行 之股東週年大會。這構成與企業管治守則內條文 A.6.7條有偏離。此外,該獨立非執行董事的缺 席也有可能構成與企業管治守則內條文E.1.2條 有偏離。除上述該獨立非執行董事外,其他董事 均有出席股東週年大會。

企業管治報告

CORPORATE GOVERNANCE PRACTICE

With the assistance of the Compliance Department, the Board has designed a proper corporate governance structure. Currently, there are three board committees, including Audit Committee, Remuneration Committee and Nomination Committee. Audit Committee, Remuneration Committee and Nomination Committee perform their distinct roles in accordance with their respective terms of reference.

BOARD OF DIRECTORS

Composition

As at 31st March, 2016, the Board of Directors of the Company comprises five members. Dr. WONG Yun Kuen, acts as Chairman of the Board, whereas Mr. CHENG Wai Lun, Andrew acts as Managing Director of the Company. The Company has three independent non-executive directors, they are Mr. CHAN Chung Yee, Alan, Dr. FUNG Lewis Hung and Mr. TANG Hon Bui, Ronald. One of whom namely, Mr. CHAN Chung Yee, Alan has appropriate professional accounting experience and expertise.

On 30th April, 2015, the Company issued an announcement, stating that Mr. CHAU Wai Hing, the former chairman and executive director of the Company tendered to the Company his resignation from the position of chairman and executive director of the Company and Dr, WONG Yun Kuen was elected as the chairman of the Company on the same date.

All directors have distinguished themselves in their field of expertise, and have exhibited high standards of personal and professional ethics and integrity. The biographical details of each director are disclosed in page 9 to page 10 of this Annual Report.

Each independent non-executive director has pursuant to the Rule 3.13 of the Listing Rules, confirmed that he is independent of the Company and the Company also considers that they are independent.

The Company has adopted the Model Code set out in Appendix 10 of the Listing Rules as the code of conduct regarding securities transaction by the directors (the "Model Code"). Having made specific enquiry of all directors, the Company confirmed that all directors have complied with the required standards as set out in the Model Code during the year.

There is no relationship (including financial, business, family or other material relationship) among members of the Board.

The Company adopted a Board Diversity Policy (the "Diversity Policy") which became effective in September 2013. This Diversity Policy aims to set out the approach to achieve diversity on the Company's Board of Directors. All Board appointments are based on merits, and have paid due regard for the benefits of diversity on the Board in selecting candidates.

企業管治常規

在監管部門之協助下,董事會已制定合適之企業 管治架構。目前,本公司有三個董事委員會,包 括審核委員會、薪酬委員會及提名委員會。審核 委員會、薪酬委員會及提名委員會各自在特定之 職權範圍內履行本身獨有之職能。

董事會

成員

於二零一六年三月三十一日,本公司董事會由五 名成員組成,黃潤權博士為董事會主席,而鄭偉 倫先生為本公司董事總經理。本公司共有三名獨 立非執行董事,分別為陳宗彝先生、馮振雄醫生 及鄧漢標先生,當中陳宗彝先生具有合適之專業 會計經驗及專業知識。

於二零一五年四月三十日,本公司發佈公告,前公司董事會主席及執行董事周偉興先生向公司遞 交辭呈,申請辭任公司董事會主席及執行董事並 於同日推選黃潤權博士為公司董事會主席。

全體董事於本身之專業範圍均為傑出人士,展現 出高水準之個人及專業道德及品格。各董事之履 歷於本年報第9頁至第10頁披露。

每名獨立非執行董事均已根據上市規則第3.13條確認其獨立於本公司,而本公司亦認為彼等確屬獨立人士。

本公司已採納上市規則附錄十所載之《標準守則》作為董事進行證券交易之操守守則(「標準守則」)。本公司經向全體董事作出特定查詢後確認,彼等於年內均全面遵守《標準守則》之規定。

董事會成員之間並不存有任何關係(包括財務、 業務、家屬或其他重大之關係)。

本公司於二零一三年九月採納董事會成員多元化政策(「多元化政策」),列載董事會成員為達致成員多元化而採取的方針,董事會所有委任均以用人唯才為原則,並在考慮人選時盡可能充分顧及董事會成員多元化的裨益。

企業管治報告

Pursuant to the Articles of Association of the Company, the directors shall hold office subject to retirement by rotation at the annual general meeting of the Company at least once every three years and eligible for re-election.

根據本公司之組織章程細則,在職董事須最少每 三年於股東週年大會上輪值告退一次,並符合資 格膺選連任。

Function

The Board of Directors, headed by the Chairman, is responsible for formulation and approval of the Group's development and business strategies and policies, approval of annual budgets and business plans, recommendation of dividend, and supervision of management in accordance with the rules governing the meeting of the Board of Directors, the Managing Director's working guides, articles of association and rules governing the meeting of shareholders.

The executive directors are responsible for day-to-day management of the Company's operations. These executive directors conduct regular meetings with the senior management of the Company and its subsidiaries and associated companies, at which operational issues and financial performance are evaluated.

The Company considers well-developed and timely reporting systems and internal controls are essential, and the Board of Directors plays a key role in the implementation and monitoring of internal financial controls.

The Board of Directors has established procedure to enable directors, upon reasonable request, to seek independent professional advice in appropriate circumstances, at the Company's expenses.

The Articles of Association of the Company contain description of responsibilities and operation procedures of the Board of Directors. The Board of Directors holds regular meeting and listens to the operating reports of the Company and makes policies. Significant operating policies of the Company have to be discussed and passed by the Board of Directors. Board meetings include regular meetings and irregular meetings. The Board of Directors meets formally at least 4 times a year.

Besides regular and irregular meetings, the Board of Directors obtains adequate information through working meetings, presided by the Chairman in a timely manner, to monitor objectives and strategies of the management, financial conditions and operating results of the Company and provisions of significant agreements.

職能

董事會由主席領導,負責根據規管董事會會議之規則、董事總經理工作指引、組織章程細則及規管股東大會之規則訂定及批准本集團之發展及業務策略及政策、批准週年預算及業務計劃、建議股息,以及監督管理層。

執行董事負責本公司營運之日常管理。執行董事 與本公司及其附屬公司及聯營公司之高級管理層 定期舉行會議,會上評估經營事宜及財務表現。

本公司認為發展成熟及適時之申報制度及內部監控為基本所需,而董事會在實行及監控內部財務 監控方面扮演重要角色。

董事會已訂有程序,讓董事按合理要求,可在適 當之情況下尋求獨立專業意見,費用由本公司支 付。

本公司組織章程細則載有董事會責任及運作程序 之描述。董事會定期舉行會議,聽取本公司之營 運報告,並制定政策。本公司之重大經營政策須 經董事會討論及通過。董事會會議包括定期會議 及不定期會議。董事會每年召開至少四次正式會 議。

除定期及不定期會議外,董事會亦透過由主席適時主持之工作會議取得足夠資料,以監控管理層目標及策略、本公司財務狀況及經營業績,以及重大合約之條文。

企業管治報告

For the financial year ended 31st March, 2016, the Board of Directors held 12 regular executive Board meetings at approximately monthly interval and 9 irregular Board meetings which were convened when deemed necessary. Due notice and Board papers were given to all directors prior to the meeting in accordance with the Company's Articles of Association and the Code. Details of individual attendance of directors are set out below:

於截至二零一六年三月三十一日止之財政年度, 董事會曾舉行十二次定期執行董事會會議,大約 每月一次,另亦曾舉行九次不定期董事會會議, 乃於認為有需要時召開。適當通知及董事會文件 已根據本公司組織章程細則及守則在會議前送交 全體董事。各董事之出席詳情載列如下:

	E	xecutive Board Meeting 執行董事會議 Attendance/ Total Meetings Held 出席次數/會議總數	Irregular Board Meeting 不定期董事會議 Attendance/ Total Meetings Held 出席次數/會議總數
Name of directors	董事姓名		
Executive Directors	執行董事		
Dr. WONG Yun Kuen	黃潤權博士	12/12	9/9
(elected as Chairman of the Board	(於二零一五年四月三十日		
on 30th April, 2015)	推選為董事會主席)		
Mr. CHENG Wai Lun, Andrew	鄭偉倫先生	12/12	9/9
Mr. CHAU Wai Hing	周偉興先生	1/12	1/9
(Former Chairman, resigned	(前主席,於二零一五年		
on 30th April, 2015)	四月三十日辭任)		
Independent Non-executive Directors	獨立非執行董事		
Mr. CHAN Chung Yee, Alan	陳宗彝先生	N/A 不適用	8/9
Dr. FUNG Lewis Hung	馮振雄醫生	N/A 不適用	8/9
Mr. TANG Hon Bui, Ronald	鄧漢標先生	N/A 不適用	6/9

Chairman and Managing Director

The roles of the Chairman and the Managing Director are segregated and assumed by two separate individuals who have no relationship with each other to strike a balance of power and authority so that the job responsibilities are not concentrated on any one individual.

The Chairman of the Board is responsible for the leadership and effective running of the Board. The Chairman is also responsible for deciding the agenda of each Board meeting, taking into account, where appropriate, matters proposed by other directors for inclusion in the agenda.

The Managing Director is delegated with the authorities to manage the Group's business in all aspects effectively, implement major strategies. make day-to-day decision and coordinate overall business operation.

主席及董事總經理

主席及董事總經理之角色應分開,應由彼此間並 無關係之兩名獨立人士擔任,以達到平衡權力及 職權,致使工作職責不會集中於任何一人。

董事會主席負責領導及有效管理董事會。主席亦 負責釐定每次董事會會議之議程,並考慮將其他 董事提出之事務(如適當)包含於議程內。

董事總經理獲授予職權以有效方式管理本集團業 務之各方面事務、執行重要策略、作出日常決定 及協調整體業務運作。

The number of independent non-executive directors is more than half of the Board membership. The Board membership is covered by professionally qualified and widely experienced personnel so as to bring in valuable contribution and different professional advices and consultancy for the development of the Company.

Responsibilities

In the course of discharging their duties, the directors act in good faith, with due diligence and care, and in the best interests of the Company and its shareholders. Their responsibilities include:

- Regular board meetings focusing on business strategy, operational issues and financial performance.
- Active participation on the boards of subsidiaries.
- Approval of annual budgets for each operating company covering strategy, financial and business performance, key risks and opportunities.
- Monitoring the quality, timeliness, relevance and reliability of internal and external reporting.
- Monitoring and managing potential conflicts of interest of management, Board members and shareholders, including misuse of corporate assets and abuse in related party transaction.
- Ensuring processes are in place to maintain the overall integrity
 of the Company, including financial statements, and relationship
 with other stakeholders, and compliance with all laws and ethics.

To enable the Company's directors to meet their obligations, an appropriate organizational structure is in place with clearly defined responsibilities and limits of authority.

Board Committees

A number of Board Committees, including Audit Committee, Remuneration Committee and Nomination Committee, have been established by the Board of Directors to strengthen its functions and to enhance its expertise. These committees have been formed with specific written terms of reference which is available on the Company's website set out details of the Committee's duties, powers and functions.

企業管治報告

獨立非執行董事之人數佔董事會成員超過一半。 董事會成員包括具有專業資格及豐富經驗之人 士,藉以為本公司帶來寶貴之貢獻,以及就本公司之發展提供各類專業建議及意見。

職責

在履行職責之過程中,董事真誠地、竭盡所能及 謹慎,及以本公司及其股東之最佳利益行事。其 責任包括:

- 定期召開董事會會議,專注於業務策略、 營運事宜及財務表現。
- 積極參與附屬公司之董事會。
- 為每家經營公司審批週年預算,涵蓋策略、財務及業務表現、主要風險及機會。
- 監察內部及外部報告之素質、適時性、 相關性及可靠性。
- 監察及管理管理層、董事會成員與股東 之間可能出現之利益衝突,包括誤用企 業資產及濫用關聯方交易。
- 確保訂有程序維持本公司之整體行事持正,包括財務報表,及其他股權持有人之關係,以及遵守所有法例及操守規定。

為讓本公司董事可履行彼等之義務,現已有合適 之組織架構,清楚界定責任及權限。

董事委員會

董事會已設立多個董事委員會,包括審核委員會、薪酬委員會及提名委員會,以加強其職能及提升其專業能力。該等委員會經已設立,其特定之職權範圍已登載本公司網站並詳載該委員會職責、權力和職能。



企業管治報告

Audit Committee

The Company's Audit Committee is composed of three independent non-executive directors, namely Mr. CHAN Chung Yee, Alan, Dr. FUNG Lewis Hung and Mr. TANG Hon Bui, Ronald. It is chaired by Mr. CHAN Chung Yee, Alan. It reports directly to the Board of Directors and reviews matters within the scope of audit, such as financial statements and internal controls, to protect the interests of the Company's shareholders.

The Audit Committee meets regularly with the Company's external auditors to discuss audit process and accounting issues, and reviews effectiveness of internal controls and risk evaluation. Written terms of reference, which describes the authority and duties of the Audit Committee are regularly reviewed and updated by the Board.

Set out below is the summary of work done during the year:

- to review the consolidated financial statements for the year ended 31st March, 2015 and for the six months ended 30th September, 2015;
- to review effectiveness of the internal control, financial controls and risk management system;
- to review auditors' statutory audit plan and letters of representation; and
- to consider and approve 2015 audit fees and audit work.

The Audit Committee held 3 meetings during the year. Details of individual attendance of its members are set out in the table below:

審核委員會

本公司審核委員會成員包括三名獨立非執行董事,即陳宗彝先生、馮振雄醫生及鄧漢標先生, 由陳宗彝先生擔任主席。審核委員會直接向董事 會匯報,並檢討審核範圍以內之事宜,例如財務 報表及內部監控,以保障本公司股東之權益。

審核委員會與本公司外聘核數師定期舉行會議, 以討論審核程序及會計事宜,並檢討內部監控及 風險評估是否有效。其職權範圍描述審核委員會 之權限及職責,並由董事會定期檢討及更新。

以下列載於年內之工作概要:

- 審閱截至二零一五年三月三十一日止年 度及截至二零一五年九月三十日止六個 月之綜合財務報表;
- 檢討內部監控、財務控制及風險管理系統是否有效;
- 審閱核數師之法定審核計劃及聲明函件:及
- 一 考慮及批准二零一五年核數費用及審核工作。

年內,審核委員會曾舉行三次會議。各成員之出 席詳情載於下表:

> Attendance/Total meetings Held 出席次數/會議總數

Name of directors Independent Non-executive Directors

Mr. CHAN Chung Yee, Alan Dr. FUNG Lewis Hung Mr. TANG Hon Bui, Ronald 董事姓名 獨立非執行董事 陳宗彝先生

馮振雄醫生 鄧漢標先生 3/3

3/3

3/3

企業管治報告

Remuneration Committee

The Board has established a Remuneration Committee comprising one executive director, Mr. CHENG Wai Lun, Andrew and three independent non-executive directors, Mr. CHAN Chung Yee, Alan, Dr. FUNG Lewis Hung and Mr. TANG Hon Bui, Ronald. It is chaired by Mr. CHAN Chung Yee, Alan.

The terms of reference of the Remuneration Committee have been reviewed with reference to the Corporate Governance Code.

The Remuneration Committee's responsibilities are to review and consider Company's policy for remuneration of directors and senior management, to determine remuneration packages of executive directors and senior management including benefits in kind, pension rights and compensation payments, and to recommend to the Board of Directors remuneration of independent non-executive directors.

Set out below is the summary of work of the Remuneration Committee done during the year:

- to review the remuneration policy for 2015/2016;
- to review the remuneration of the executive directors and the independent non-executive directors; and
- to review the annual share option policy (if any).

Name of directors

The Remuneration Committee held 2 meetings during the year. Details of individual attendance of its members are set out in the table below:

薪酬委員會

董事會已成立薪酬委員會,由一名執行董事鄭偉 倫先生及三名獨立非執行董事陳宗彝先生、馮振 雄醫生及鄧漢標先生組成,並由陳宗彝先生擔任 主席。

薪酬委員會之權責範圍已參考企業管治守則進行 檢討。

薪酬委員會之主要責任為檢討及考慮本公司有關董事及高級管理層薪酬之政策,決定執行董事及高級管理層之薪酬組合包括實物利益、退休金權利及補償付款,以及向董事會推薦獨立非執行董事之薪酬。

以下列載薪酬委員會於年內之工作概要:

- 檢討二零一五/二零一六年度之薪酬政 策;
- 一 檢討執行董事及獨立非執行董事之薪酬;及
- 檢討年度購股權政策(如有)。

年內,薪酬委員會曾舉行二次會議。各成員之出 席詳情載於下表:

Attendance/Total meetings Held 出席次數/會議總數

Hame of all colors	ᆂᆉᄮᄓ	
Executive Director	執行董事	
Mr. CHENG Wai Lun, Andrew	鄭偉倫先生	2/2
Independent Non-executive Directors	獨立非執行董事	
Mr. CHAN Chung Yee, Alan	陳宗彝先生	2/2
Dr. FUNG Lewis Hung	馮振雄醫生	2/2
M TANOLI D'D II	to the second of	
Mr. TANG Hon Bui, Ronald	鄧漢標先生	1/2

企業管治報告

Nomination Committee

The Board has established a nomination committee on 21st March, 2012 comprising one executive director, Mr. CHENG Wai Lun, Andrew and three independent non-executive directors, Mr. CHAN Chung Yee, Alan, Dr. FUNG Lewis Hung and Mr. TANG Hon Bui, Ronald. It is chaired by Mr. CHAN Chung Yee, Alan.

The terms of reference of the nomination committee, which is available on the Company's website, set out details of the Committee's duties, powers and functions, nomination procedures and the process and criteria adopted for selection and recommendation of candidates for directorship of the Company, summary of which is set out below:

- to determine the policy for the nomination of Directors;
- to review the progress of implementation of Diversity Policies;
- to review the size and composition (including the skills, knowledge and experience and length of service) of the Board annually; and making recommendations to the Board regarding any proposed changes to implement the Company's corporate strategy;
- to identify individuals suitably qualified to become Board members and select or make recommendations to the Board on the selection of individuals nominated for directorships;
- to assess the independence of independent non-executive director; and
- to make recommendations to the Board on the relevant matters relating to the appointment or re-appointment of Directors.

The Nomination Committee held 2 meetings during the year. Details of individual attendance of its members are set out in the table below:

提名委員會

董事於二零一二年三月二十一日成立提名委員會,由一名執行董事鄭偉倫先生及三名獨立非執 行董事陳宗彝先生、馮振雄醫生及鄧漢標先生組 成,並由陳宗彝先生擔任主席。

本公司網站已登載獲採納之提名委員會職權範圍,詳載該委員會職責、權力和職能、挑選及建議合適人選加入本公司董事會之提名程序、過程及準則,其內容撮要載列如下。

- 釐定提名董事之政策;
- 檢討多元化政策的執行進展;
- 每年檢討董事會的規模及架構(包括技能、知識、經驗及服務任期等方面),並就本公司企業策略的執行向董事會提出任何改動建議;
- 物色具備合適資格可擔任董事會成員之人士,並挑選提名有關人士出任董事或就此向董事會作出建議;
- 評核獨立非執行董事之獨立性;及
- 就董事委任或重新委任向董事會作出建 議。

年內,提名委員會曾舉行二次會議。各成員之出 席詳情載於下表:

Attendance/Total meetings Held 出席次數/會議總數

Executive Director	執行董事	
Mr. CHENG Wai Lun, Andrew	鄭偉倫先生	2/2
Independent Non-executive Directors	獨立非執行董事	
Mr. CHAN Chung Yee, Alan	陳宗彝先生	2/2
Dr. FUNG Lewis Hung	馮振雄醫生	2/2
Mr. TANG Hon Bui, Ronald	鄧漢標先生	1/2

董事姓名

Name of directors

企業管治報告

CONTINUOUS PROFESSIONAL DEVELOPMENT OF DIRECTORS

To ensure Directors' contribution to the Board remains informed and relevant, the Company encourages Directors to participate in continuous professional development to develop and refresh their knowledge and skills and understanding of the business and markets in which the Group operates. Directors are also provided with monthly performance and position updates of the Group, and information such as performance and key operational highlights to enable the Board as a whole as well as each Director to discharge their duties. During the year ended 31st March, 2016, all directors have participated in appropriate continuous professional development and provided the Company with their records of training. A summary of training records provided by the Directors is as follows:

董事之持續專業發展

為確保董事在具備全面資訊及切合所需之情況下對董事局作出貢獻,本公司鼓勵董事參與持續專業發展,以發展並更新彼等之知識、技能及對本集團運作之業務及市場之理解:並向董料,改董事場及營運重點等資料,使董事局全體及其數學與營運重點等資料,使董事局全體及至三十一日止年度,所有董事均已參與合適之持續事業發展,並已向本公司提供彼等接受培訓之紀錄。董事提供之培訓記錄概要如下:

Attending trainings and Seminars, Reading articles, newspapers, journal and updates 出席會議及/或研討會

閱讀文章、報章、期刊及/或最新資訊

Name of directors Executive Directors

Dr. WONG Yun Kuen
(elected as Chairman of the Board
on 30th April, 2015)
Mr. CHENG Wai Lun, Andrew
Mr. CHAU Wai Hing
(Former Chairman, resigned
on 30th April, 2015)

董事姓名 執行董事 黃潤權博士

(於二零一五年四月三十日 推選為董事會主席)

鄭偉倫先生 周偉興先生

> (前主席,於二零一五年 四月三十日辭任)

Independent Non-executive Directors

Mr. CHAN Chung Yee, Alan Dr. FUNG Lewis Hung Mr. TANG Hon Bui, Ronald

獨立非執行董事

陳宗彝先生 馮振雄醫生 鄧漢標先生

企業管治職能

董事會整體負責執行企業管治職責,包括:

CORPORATE GOVERNANCE FUNCTIONS

The Board as a whole is responsible for performing the corporate governance duties including:

- (a) to develop and review the Company's policies and practices on corporate governance;
- (b) to review and monitor the training and continuous professional development of directors and senior management;
- (c) to review and monitor the Company's policies and practices in compliance with legal and regulatory requirements;
- (d) to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and directors; and
- (e) to review the Company's compliance with the CG Code and disclosure in the Corporate Governance Report.

- (a) 發展及檢討本公司有關企業管治之政策及 常規;
- (b) 檢討及監察董事及高級管理層之培訓及持 續專業發展;
- (c) 檢討及監察遵守法定及監管規定之本公司 政策及常規;
- (d) 發展、檢討及監察適用於僱員及董事之行 為守則及合規手冊(如有);及
- (e) 檢討本公司遵守企業管治報告之守則及披露。

企業管治報告

External Auditors

During the year and up to the date of this report, the remuneration paid to the Group's external auditors, Li, Tang, Chen & Co. Certified Public Accountants, are set out as follows:

外聘核數師

年內及直至本報告日期,本集團已付核數師李湯 陳會計師事務所之酬金載列如下:

Services rendered for the 向本集團提供之服務	Group	Fees paid 已付之費用 HK\$ 港元	Fees payable 應付之費用 <i>HK</i> \$ 港元
Audit services Non-audit services	審計服務 非審計服務	200,000 10,000	210,000 10,000
Total	總計	210,000	220,000

INTERNAL CONTROL AND RISK MANAGEMENT

The Company places great importance on internal control and risk management. The Company is making comprehensive improvements to its internal control system and will implement a stricter and more regulated internal control system in the new financial year and disclose the relevant measures to the public in a timely manner.

The Board has established an on-going process for identifying, evaluating and managing the significant risks faced by the Group and this process includes updating the system of internal controls when there are changes to business environment or regulatory guidelines.

The Board is of the view that the system of internal controls in place for the year under review and up to the date of issuance of the annual report and financial statements is sound and is sufficient to safeguard the interests of shareholders and employees, and the Group's assets.

The investment manager assists the Board in the implementation of the board's policies and procedures on risk and control by identifying and assessing the risks faced, and involving in the design, operation and monitoring of suitable internal controls to mitigate and control these risks.

The key processes that have been established in reviewing the adequacy and integrity of the system of internal controls include the following:

- The Executive Board is responsible to ensure the effectiveness of the daily operations and that the operations are in accordance with the corporate objectives and strategies.
 - The Audit Committee of the Company reviews internal control issues identified by external auditors, regulatory authorities and management, and evaluates the adequacy and effectiveness of the Group's risk management and internal control systems.

內部監控及風險管理

本公司相當重視內部監控及風險管理。本公司現 正對其內部監控系統作出全面改善,將在新財政 年度實行更嚴謹監管之內部監控系統,並在適當 時候向公眾人士披露有關措施。

董事會已確立既定程序,以確定、評估及管理本 集團所面對的重大風險,程序包括當營商環境或 規例指引變更時,更新內部監控系統。

董事會認為回顧年內及截至本年報及財務報表刊 發日期,現存之內部監控系統穩健,足以保障股 東及員工之利益,及本集團之資產。

投資經理協助董事會推行風險及控制之政策及程序,確定及評估所面對之風險,並參與設計、運作及監察合適之內部監控措施,以減少及控制此等風險。

本集團已確立主要程序以審閱內部監控系統之充 足性及完整性,該等程序包括:

- 執行董事會負責確保日常運作有效率,及 根據企業目標及策略營運。
- 本公司之審核委員會審閱外聘核數師、監管機構及管理層所確定之內部監控事項, 並評估集團風險管理及內部監控系統之充足性及有效性。

企業管治報告

Policies and procedures have been designed for safeguarding assets against unauthorised use or disposition; maintenance of proper accounting records for the use of reliable information within the business or external publication, and compliance of relevant regulations, rules and legislations. The policies and procedures are designed for providing reasonable but not absolute assurance to avoid fraud, material misstatements or errors.

本公司已訂立政策及程序保障資產不會在未經許可下使用及處置:妥當存置會計記錄為業務間或外部刊物提供可靠資料以及遵守有關規例、規則及法規之規定。本公司已訂立政策及程序提供合理而非絕對之保證以防止欺詐、重大誤述或誤差。

Finance

The Company's assets were used in an appropriate manner, the expenditures in each of the operating units of the Group were under a strict control, expenditures exceeding certain predetermined amounts needed management's authorisation. Accounting records were properly maintained. The allocation of resources and manpower in performing accounting and financial reporting function are adequate to comply with the requirement of Listing Rules.

財務

本公司妥善運用資產,本集團各營運單位之開支 均受嚴緊控制,超過若干預訂金額之開支須經由 管理層審批。會計記錄亦已妥善保存。在履行會 計及財務報告的職責時,資源及人力之分配足以 滿足上市規則之要求。

Operation

the Group.

A hierarchical system with proper work flow and reporting procedures was duly established in each of the operating units. Every employee was assigned with a specific area of duty and responsibility.

Regular meetings with the attendance of senior management and representatives from each of the operating units were held during the year so as to improve communication and identify potential issues within

營運

各營運單位均設有合適工作流程及申報程序之等 級體系。各僱員均擁有特定範疇之職能及責任。

年內已定期舉行由高級管理層及各營運單位代表 出席之會議,務求改善本集團內之溝通及物色具 發展潛力之事項。

Listing Rules Compliance

During the year, the continuing connected transactions undertaken by the Group are included in the transactions set out in note 26 to the consolidated financial statements. The Group has fully complied with the Listing Rules requirements. Financial Reports, announcements and circulars have been prepared and published in accordance with the requirements of the Listing Rules. The prevailing internal control system are compliant with all the requirements of the Listing Rules.

上市規則遵守

本年度,本集團所從事的持續關連交易已包括在 綜合財務報表中之附註26中。本集團一直遵守上 市規則之要求,財務報表、公告及通函已根據上 市規則之要求而編制及出版。現時之內部監控符 合上市規則所有要求。

Going Concern

The Directors, having made appropriate enquiries, consider that the Company has adequate resources to continue in operational existence for the foreseeable future and that, for this reason, it is appropriate to adopt the going concern basis in preparing the financial statements.

持續經營

董事經作出適當查詢後認為,本公司擁有足夠資源在可見將來繼續經營,因此,在編製財務報表 時採納持續經營基準實屬合適。





企業管治報告

Shareholder and Investors Communication

The objective of shareholder communication is to provide our shareholders with detailed information about the Company so that they can exercise their rights as shareholders in an informed manner.

The Company uses a range of communication tools to ensure its shareholders are kept well informed of key business imperatives. These include annual general meeting, annual report, various notices, announcements and circulars. All resolutions put forward at a shareholders meeting will be taken by poll pursuant to the Listing Rules and the poll results will be posted on the websites of the Company and of the Stock Exchange after the shareholders meeting.

An annual general meeting held on 14th August, 2015, the Chairman of the Board and the representative of external auditor was available to answer questions at the meeting. The chairman of the meeting had explained the procedures of conducting a poll during the meeting. All resolutions were proposed by the Chairman at the meeting and voted separately by way of poll. All the votes cast at the said meeting were properly counted and recorded.

Attendance of individual Directors at annual general meeting during the year:

與股東及投資者之溝通

與股東之溝通旨在向本公司股東提供有關本公司 之詳細資料,使彼等能在知情情況下行使彼等身 為股東之權利。

本公司使用多種溝通工具,以確保其股東能夠得 悉主要業務活動之最新資料,包括股東週年大 會、年度報告、各項通告、公告及通函。所有於 股東大會提呈之決議案將根據上市規則進行投票 表決,投票結果將於股東大會結束後在本公司及 聯交所網站內刊載。

本公司於二零一五年八月十四日已舉行一次股東 週年大會,董事會主席及外聘核數師代表均有出 席大會以回答本公司各股東之提問。大會主席於 大會期間已解釋進行投票之程序。於大會上提呈 之所有決議案均以獨立投票方式表決。於大會上 點算之所有票數已適當點算及記錄。

本年度股東週年大會個別董事的出席率:

Attendance/AGM

出席次數/ 股東週年大會

Name of directors 董事姓名 **Executive Directors** 執行董事 Dr. WONG Yun Kuen 黃潤權博士 1/1 (於二零一五年四月三十日 (elected as Chairman of the Board on 30th April, 2015) 推選為董事會主席) Mr. CHENG Wai Lun, Andrew 鄭偉倫先生 1/1 周偉興先生 0/1 Mr. CHAU Wai Hing (Former Chairman, resigned (前主席,於二零一五年 四月三十日辭任) on 30th April, 2015)

Independent Non-executive Directors 獨立非執行董事

Mr. CHAN Chung Yee, Alan	陳宗彝先生	1/1
Dr. FUNG Lewis Hung	馮振雄醫生	1/1
Mr. TANG Hon Bui, Ronald	鄧漢標先生	0/1

企業管治報告

The forthcoming annual general meeting of the Company will be held on 24th August, 2016 which will be conducted by way of poll.

本公司應屆股東週年大會將於二零一六年八月 二十四日舉行,將會以投票方式進行表決。

SHAREHOLDER'S RIGHT

Way to Convene an Extraordinary General Meeting

Pursuant to Article 89 of the Articles of Association of the Company, general meetings shall also be convened on the written requisition of any two or more members of the Company deposited at the principal office of the Company in Hong Kong or, in the event the Company ceases to have such a principal office, the registered office specifying the objects of the meeting and signed by the requisitionists, provided that such requisitionists held as at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company which carries the right of voting at general meetings of the Company. General meetings may also be convened on the written requisition of any one member of the Company which is a recognised clearing house (or its nominee) deposited at the principal office of the Company in Hong Kong or, in the event the Company ceases to have such a principal office, the registered office specifying the objects of the meeting and signed by the requisitionist, provided that such requisitionist held as at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company which carries the right of voting at general meetings of the Company.

As regards proposing a person for election as a director, details and procedures are available on the website of the Company.

Members' Enquiries

Members should direct their questions about their shareholdings to the Company's share registrar in Hong Kong. Members may at any time make a request for the Company's information to the extent that such information is publically available. Members may also make enquiries to the following contact details of the Company:

Address: Flat B, 16th Floor, Wah Kit Commercial Centre,

300 Des Voeux Road Central, Hong Kong

Telephone: 852 3575 9396

股東權利

召開股東特別大會之方式

就推選任何人士為董事之事宜,本公司網站已登 載細則及程序。

股東查詢

股東應向本公司股份過戶登記處提出有關其股權之疑問。股東可隨時要求索取有關本公司資料 (以公開資料為限)。股東亦可透過本公司下列聯 絡資料作出查詢:

地址: 香港德輔道中300號

華傑商業中心16樓B室

電話: 852 3575 9396





Procedures and Sufficient Contact Details for Putting Forward Proposals at Members' Meetings

Members are welcomed to suggest proposals relating to the operations, strategy and/or management of the Group to be discussed at members' meeting. Proposal shall be sent to the Board or the Company Secretary by written requisition. Pursuant to the Articles of Association of the Company, members who wish to put forward a proposal should convene an extraordinary general meeting by the procedures set out in "Way to Convene an Extraordinary General Meeting" above.

DIRECTORS' RESPONSIBILITY IN PREPARING THE CONSOLIDATED FINANCIAL STATEMENTS

The Directors acknowledge that it is their responsibilities in preparing the consolidated financial statements. The Statement of the Auditors about their reporting responsibilities on the financial statements is set out in the Independent Auditor's Report on pages 35 to 36.

企業管治報告

於股東大會上提呈建議之程序及充足之聯絡資料

本公司歡迎股東提呈有關本集團業務、策略及/ 或管理之建議於股東大會上討論。有關建議須透 過書面要求送交董事會或公司秘書。根據本公司 之組織章程細則,擬提出建議之股東應透過上文 「召開股東特別大會之方式」所載之程序召開股東 特別大會。

董事編製綜合財務報表之責任

董事知悉彼等有責任編製綜合財務報表。核數師就彼等對財務報表之申報責任所作出之聲明已載 於第35頁至36頁之獨立核數師報告。

INDEPENDENT AUDITOR'S REPORT

獨立核數師報告

TO THE SHAREHOLDERS OF UBA INVESTMENTS LIMITED

(incorporated in the Cayman Islands with limited liability)

We have audited the consolidated financial statements of UBA Investments Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 37 to 108, which comprise the consolidated statement of financial position as at 31st March, 2016, and the consolidated income statement, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of consolidated financial statements that give a true and fair view in accordance with Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants 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.

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated financial statements based on our audit and to report our opinion solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

We conducted our audit in accordance with Hong Kong Standards on Auditing issued by the Hong Kong Institute of Certified Public Accountants. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

致開明投資有限公司全體股東

(於開曼群島註冊成立的有限公司)

我們已審核載於第37頁至108頁的開明投資有限公司(「貴公司」)及其附屬公司(統稱「貴集團」)的綜合財務報表,當中包括截至二零一六年三月三十一日的綜合財務狀況表與截至該日止年度的綜合收益表、綜合全面收益表、綜合權益變動表、綜合現金流動表以及主要會計政策概要和其他解釋資料。

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和香港公司條例的披露規定編製真實而公平的綜合財務報表,以及維持董事認為必要的有關內部控制,以確保編製綜合財務報表時不存在由於欺詐或錯誤而導致的重大錯誤陳述。

核數師的責任

我們的責任是根據我們的審核對該等綜合財務報 表作出意見,僅向整體股東報告,除此之外本報 告別無其他目的。我們不會就本報告的內容向任 何其他人士負上或承擔任何責任。

我們已根據香港會計師公會頒佈的香港審計準則 進行審核。這些準則要求我們遵守道德規範,並 規劃及執行審核,以合理確定此等綜合財務報表 是否不存有任何重大錯誤陳述。

INDEPENDENT AUDITOR'S REPORT

獨立核數師報告

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation of consolidated financial statements that give a true and fair view 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 entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the consolidated financial statements.

審核涉及執行程序以獲取有關綜合財務報表所載 金額和披露資料的審核證據。所選定的程序取決 於核數師的判斷,包括評估由於欺詐或錯誤而導 致綜合財務報表存有重大錯誤陳述的風險。在評 估該等風險時,核數師考慮與該公司編製真實而 公平的綜合財務報表相關的內部控制,以設計適 當的審核程序,但並非對公司的內部控制的有效 性發表意見。審核亦包括評價董事所採用的會計 政策的合適性及作出的會計估計的合理性,以及 評價綜合財務報表的整體列報方式。

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

我們相信,我們所獲得的審核證據充足且適當地 為我們的審核意見提供基礎。

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the financial position of the Group as at 31st March, 2016 and of the Group's financial performance and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

意見

我們認為,該等綜合財務報表已根據香港財務報 告準則真實而公平地反映貴集團於二零一六年三 月三十一日的財務狀況及集團截至該日止年度的 財務表現和現金流動,並已按照香港公司條例的 披露規定妥為編製。

Li, Tang, Chen & Co.

Certified Public Accountants (Practising) 10/F Sun Hung Kai Centre 30 Harbour Road Wanchai Hong Kong

24th June. 2016

李湯陳會計師事務所

執業會計師 香港 灣仔 港灣道三十號 新鴻基中心十樓

二零一六年六月二十四日

CONSOLIDATED INCOME STATEMENT

For the year ended 31st March, 2016

綜合收益表

		Note	2016 <i>HK</i> \$	2015 <i>HK</i> \$
		附註	港元	港元
Turnover	營業額	9	323,035,694	330,852,137
Cost of listed equity securities disposed	出售上市證券之成本		(326,895,133)	(290,805,221)
Other revenue	其他收入	10	18	28
Other net gain	其他收益淨值	10	1,314,085	41,931,282
Impairment loss on available-for-sale	可供出售財務資產之			
financial assets	減值虧損		(1,462,500)	(249,950)
Administrative and other operating	行政及其他經營支出			
expenses	=1.5/m =15.4		(5,801,218)	(14,786,448)
Finance costs	融資成本	11	(357,277)	(61,595)
(Loss)/profit before taxation	除税前(虧損)/溢利	12	(10,166,331)	66,880,233
Income tax expense	所得税開支	14(a)	-	_
(Loss)/profit for the year attributable to equity holders of the Company	本年度本公司權益持有人 應佔之(虧損)/溢利		(10,166,331)	66,880,233
			HK cents	HK cents
			港仙	港仙
(Loss)/earnings per share	每股(虧損)/盈利			
Basic and diluted	基本及攤薄	15	(0.96)	6.31
Dividend	股息		Nil	Nil

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the year ended 31st March, 2016

綜合全面收益表

		2016 <i>HK</i> \$ 港元	2015 <i>HK\$</i> 港元
(Loss)/profit for the year attributable to equity holders of the Company	本年度本公司權益持有人 應佔之(虧損)/溢利	(10,166,331)	66,880,233
Other comprehensive loss Items that may be reclassified subsequently to profit or loss	其他全面虧損 其後可能重新分類至 損益的項目		
Available-for-sale financial assets: - Fair value changes during the year - Reclassification adjustments transferred to consolidated income statement	可供出售財務資產: -年內公平值之變動 -重新分類調整轉移到 綜合收益表	1,096,195	(518,651)
 Released upon disposal of available-for-sale financial assets 	-因出售可供出售財務 資產而變現	(1,831,500)	(195,049)
Other comprehensive loss for the year, net of tax	除税後之本年度 其他全面虧損	(735,305)	(713,700)
Total comprehensive (loss)/income attributable to equity holders of the Company	本公司權益持有人全面(虧損)/ 收益總額	(10,901,636)	66,166,533

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 31st March, 2016

綜合財務狀況表

於二零一六年三月三十一日

		Note 附註	2016 <i>HK</i> \$ 港元	2015 <i>HK\$</i> 港元
Non-current assets	非流動資產			
Property, plant and equipment Available-for-sale financial assets	物業、機器及設備 可供出售財務資產	16 17	8,876 20,984,825	16,991 19,980,135
			20,993,701	19,997,126
Current assets	流動資產			
Amounts due from investee companies Amounts due from related companies Account receivable and deposits Financial assets at fair value through	應收投資公司款項 應收關聯公司款項 應收款項及按金 按公平值於損益賬列賬之	18 19 20	2,737,382 2,921,041 66,060	2,737,382 7,689,257 31,372,060
profit or loss Cash and bank balances	財務資產 現金及銀行結餘	21	118,043,593 16,663,448	103,994,775 15,308,686
			140,431,524	161,102,160
Current liabilities	流動負債			
Accruals	應付費用		261,002	9,033,427
Net current assets	流動資產淨值		140,170,522	152,068,733
Net assets	資產淨值		161,164,223	172,065,859
Capital and reserves	資本及儲備			
Share capital Reserves	股本儲備	22 23	10,597,782 150,566,441	10,597,782 161,468,077
Total equity	總權益		161,164,223	172,065,859
Net asset value per share	每股資產淨值	24	0.15	0.16

The financial statements on pages 37 to 108 were approved and authorised for issue by the board of directors on 24th June, 2016.

第37至108頁之財務報表已獲董事會於二零一六 年六月二十四日批准及授權發出。

WONG Yun Kuen Executive Director 執行董事 黃潤權 CHENG Wai Lun, Andrew Executive Director 執行董事 鄭偉倫

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY For the year ended 31st March, 2016

綜合權益變動表

		Share capital 股本 HK\$	Share premium 股份溢價 HK\$	Fair value reserves 公平值儲備 HK\$	Retained profits 保留溢利	Total 總計 HK\$
		港元	港元	港元	港元	港元
Balance as at 1st April, 2014	於二零一四年四月一日結餘	10,597,782	92,564,355	5,897,503	(3,160,314)	105,899,326
Profit for the year	本年度溢利	-	-	-	66,880,233	66,880,233
Other comprehensive loss for the year	本年度其他全面虧損	_	-	(713,700)	-	(713,700)
Total comprehensive income for the year	本年度全面收益總額		-	(713,700)	66,880,233	66,166,533
Balance as at 31st March, 2015 and 1st April, 2015	於二零一五年三月三十一日 及二零一五年四月一日結餘	10,597,782	92,564,355	5,183,803	63,719,919	172,065,859
Loss for the year	本年度虧損	-	-	-	(10,166,331)	(10,166,331)
Other comprehensive loss for the year	本年度其他全面虧損	-	-	(735,305)	-	(735,305)
Total comprehensive loss for the year	本年度全面虧損總額	_	-	(735,305)	(10,166,331)	(10,901,636)
Balance as at 31st March, 2016	於二零一六年三月三十一日結餘	10,597,782	92,564,355	4,448,498	53,553,588	161,164,223

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流動表

For the year ended 31st March, 2016

		2016 HK\$	2015 <i>HK</i> \$
		港元	港元
CASH FLOWS FROM OPERATING ACTIVITIES	經營業務之現金流動		
(Loss)/profit before taxation	除税前(虧損)/溢利	(10,166,331)	66,880,233
Adjustments for:	已就下列各項作出調整:		
Interest income	利息收入	(18)	(28)
Interest expenses	利息支出	357,277	61,595
Depreciation	折舊	8,115	9,465
Net unrealised gain on financial assets	按公平值於損益賬列賬之財務資產		
at fair value through profit or loss	之未變現收益淨值	(1,314,085)	(41,922,919)
Gain on disposal of available-for-sale	出售可供出售財務資產之		
financial assets	收益	(3,810,862)	(1,131,937)
Impairment loss on amount due from an	應收一間投資公司款項之		
investee company	減值虧損	_	1,359,000
Impairment loss on available-for-sale	可供出售財務資產之	4 400 500	040.050
financial assets	減值虧損	1,462,500	249,950
Decrease/(increase) in amounts due from	應收關聯公司款項之 減少/(增加)	4 760 016	(6 600 175)
related companies Decrease/(increase) in account receivable		4,768,216	(6,608,175)
and deposits	應收款項及按並之 <i>減少</i> /(增加)	31,306,000	(31,306,000)
(Increase)/decrease in financial assets	按公平值於損益賬列賬之	31,300,000	(31,300,000)
at fair value through profit or loss	財務資產之(增加)/減少	(12,734,733)	11,236,282
(Decrease)/increase in accruals	應付費用之(減少)/增加	(8,772,425)	8,790,775
Decrease in other payables	其他應付款項之減少	(0,112,420)	(1,884,200)
Decrease in earler payables	/\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \		(1,001,200)
Cash generated from operations	經營業務產生之現金	1,103,654	5,734,041
Interest received	已收利息	18	28
Interest paid	已付利息	(357,277)	(61,595)
		(001,211)	(**,***)
Net cash generated from operating	經營業務產生之現金淨值		
activities		746,395	5,672,474
CASH FLOWS FROM INVESTING	投資活動之現金流動		
ACTIVITIES			
Purchase of property, plant and equipment	購買物業、機器及設備	_	(5,850)
Purchase of available-for-sale financial	購買可供出售財務資產		(0,000)
assets		(5,431,550)	(100)
Proceeds from sales of available-for-sale	出售可供出售財務資產之	(=, :=:,000)	(100)
financial assets	所得款項	6,039,917	3,674,518
Repayments from investee companies	投資公司之償還		350,442
Net cash generated from investing	投資活動產生之現金淨值		
activities		608,367	4,019,010
À.			

CONSOLIDATED STATEMENT OF CASH FLOWS

For the year ended 31st March, 2016

綜合現金流動表

		2016	2015
		HK\$	HK\$
		港元	港元
NET INCREASE IN CASH AND CASH	現金及現金等價物之增加淨值		
EQUIVALENTS		1,354,762	9,691,484
CASH AND CASH EQUIVALENTS AT	年初之現金及現金等價物		
THE BEGINNING OF THE YEAR		15,308,686	5,617,202
CASH AND CASH EQUIVALENTS AT	年末之現金及現金等價物		
THE END OF THE YEAR		16,663,448	15,308,686
ANALYSIS OF THE BALANCES OF CASH AND CASH EQUIVALENTS	現金及現金等價物結餘分析		
Cash and bank balances	現金及銀行結餘	16,663,448	15,308,686

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

1. GENERAL

The UBA Investments Limited (the "Company") is a public limited company incorporated in the Cayman Islands with its shares listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The address of its registered office is P.O. Box 309, Ugland House, Grand Cayman, KY1-1104, Cayman Islands. The principal place of business of the Company is Flat B, 16th Floor, Wah Kit Commercial Centre, 300 Des Voeux Road Central, Hong Kong.

The Company and its subsidiaries (the "Group") are engaged in investment holding and trading of securities.

The financial statements are presented in Hong Kong dollars, which is the same as the functional currency of the Company.

2. ADOPTION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") AND PRESENTATION OF FINANCIAL STATEMENTS

The Group has adopted the following revised standards for the first time for the current year's financial statements.

Contributions

Annual Improvements Amendments to a number of

2010 – 2012 Cycle HKFRSs

Annual Improvements Amendments to a number of

2011 – 2013 Cycle HKFRSs

The adoption of the above revised standards has had no significant financial effect on these financial statements.

In addition, the Company has adopted the amendments to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") issued by the Stock Exchange relating to the disclosure of financial information with reference to the Hong Kong Companies Ordinance (Cap. 622) during the current financial year. The main impact on the financial statements is on the presentation and disclosure of certain information in the financial statements.

1. 一般資料

開明投資有限公司(「本公司」)乃一間 於開曼群島註冊成立有限責任之公眾公 司,其股份於香港聯合交易所有限公司 (「聯交所」)上市。本公司之註冊地址為 P.O. Box 309, Ugland House, Grand Cayman, KY1-1104, Cayman Islands。 本公司之主要營業地點位於香港德輔道 中300號華傑商業中心16樓B室。

本公司及其附屬公司(「本集團」)均從事 投資控股及證券交易。

財務報表以港元呈列,與本公司之功能 貨幣相同。

2. 採納新訂及經修訂之香港財務報告準 則及財務報表的呈列

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。

香港會計準則第19號 界定福利計劃:

(修訂本) 僱員供款

二零一零年至 修訂多項香港

二零一二年 財務報告準則

週期之年度改進

二零一一年至 修訂多項香港

二零一三年 財務報告準則

週期之年度改進

採納新訂及經修訂香港財務報告準則對 此等財務報表並無重大影響。

此外,本公司於本財務年度內採納聯交 所頒佈有關財務資料披露的聯交所證券 上市規則(「上市規則」)修訂本(參考香港 公司條例(第622章))。對財務報表的主 要影響載於財務報表內若干資料的呈列 及披露。

For the year ended 31st March, 2016

綜合財務報表附註

3.

截至二零一六年三月三十一日止年度

財務報告準則:

週期之年度改進

已頒佈但尚未生效之香港財務報告準

本集團並無於此等財務報表採納以下已

頒佈但尚未生效的新訂及經修訂之香港

3. 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.

illianciai statements.		別份報音华則・	
HKFRS 9	Financial Instruments ¹	香港財務報告準則 第9號	金融工具1
HKFRS 10 and HKAS 28 (2011) Amendments	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ²	香港財務報告準則 第10號及香港會計 準則第28號 (二零一一年) (修訂本)	於投資者與其聯營 公司或合營公司 之間的資產出售 或投入 ²
HKFRS 10, HKFRS 12 and HKAS 28 (2011) Amendments	Investment Entities: Applying the Consolidation Exception ³	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 (二零一一年) (修訂本)	投資實體:應用綜合 入賬之例外情況 ³
HKFRS 11 Amendments	Accounting for Acquisitions of Interests in Joint Operations ³	香港財務報告 準則第11號 (修訂本)	收購合營業務權益 的會計法³
HKFRS 14	Regulatory Deferral Accounts ⁴	香港財務報告 準則第14號	<i>監管遞延賬目</i> ⁴
HKFRS 15	Revenue from Contracts with Customers 1	香港財務報告 準則第15號	客戶合同收益1
HKFRS 16	Leases ⁵	香港財務報告 準則第16號	租賃5
HKAS 1 Amendments	Disclosure Initiative ³	香港會計準則 第1號(修訂本)	披露計劃3
HKAS 16 and HKAS 38 Amendments	Clarification of Acceptable Methods of Depreciation and Amortisation ³	香港會計準則 第16號及 香港會計準則 第38號(修訂本)	澄清可接納的折舊及 攤銷方法³
HKAS 16 and HKAS 41 Amendments	Agriculture: Bearer Plants ³	香港會計準則 第16號及 香港會計準則 第41號(修訂本)	農業:生產性植物3
HKAS 27 (2011) Amendments	Equity Method in Separate Financial Statements ³	香港會計準則 第27號 (二零一一年) (修訂本)	獨立財務報表之 權益法³
Annual Improvements 2012-2014 Cycle	Amendments to a number of HKFRSs ³	二零一二年至 二零一四年	修訂多項香港財務 報告準則 ³

For the year ended 31st March, 2016

3. ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS (continued)

- Effective for annual periods beginning on or after 1st January, 2018
- No mandatory effective date yet determined but is available for adoption
- Effective for annual periods beginning on or after 1st January, 2016
- Effective for an entity that first adopts HKFRSs for its annual financial statements beginning on or after 1st January, 2016 and therefore is not applicable to the Group
- Effective for annual periods beginning on or after 1st January, 2019

Further information about those HKFRSs that are expected to be applicable to the Group is as follows:

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 1st April, 2018. The Group is currently assessing the impact of the standard upon adoption and expects that the adoption of HKFRS 9 will have an impact on the classification and measurement of the Group's financial assets.

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 any 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 September 2015, the HKICPA issued an amendment to HKFRS 15 regarding a one-year deferral of the mandatory effective date of HKFRS 15 to 1st January, 2018. The Group expects to adopt HKFRS 15 on 1st April, 2018 and is currently assessing the impact of HKFRS 15 upon adoption.

綜合財務報表附註

截至二零一六年三月三十一日止年度

3. 已頒佈但尚未生效之香港財務報告準則(續)

- 於二零一八年一月一日或之後開始之 年度期間生效
- 2 尚未釐定強制生效日期,惟可供採納
- 3 於二零一六年一月一日或之後開始之 年度期間生效
- 4 就首次採納香港財務報告準則之實體 而言,於二零一六年一月一日或之後 開始之其年度財務報表生效,因此並 不適用於本集團
- 5 於二零一九年一月一日或之後開始之 年度期間生效

有關預期將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:

香港財務報告準則第15號建立一個新的 五步模式, 計入來自客戶合約產生之收 益。根據香港財務報告準則第15號,收 入按能反映實體預期就交換向客戶轉讓 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, 包括分拆收入總額,有關履行責任、不 同期間之間的合約資產及負債帳目結餘 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下所有現 時收入確認之規定。二零一五年九月, 香港會計師公會頒佈香港財務報告準則 第15號之一項修訂,將香港財務報告準 則第15號之強制生效日期延遲一年至二 零一八年一月一日。本集團預期於二零 一八年四月一日採納香港財務報告準則 第15號,目前正在評估採納香港財務報 告準則第15號後之影響。

For the year ended 31st March, 2016

3. ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS (continued)

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;
- ii) that specific line items in the income statement and the statement of financial position may be disaggregated;
- that entities have flexibility as to the order in which they present the notes to consolidated 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 consolidated statement of financial position and the consolidated income statement. The Group expects to adopt the amendments from 1st April, 2016. The amendments are not expected to have any significant impact on the consolidated financial statements.

綜合財務報表附註

截至二零一六年三月三十一日止年度

3. 已頒佈但尚未生效之香港財務報告準 則(續)

修訂香港會計準則第1號載有對財務報表 的呈列及披露範疇內具針對性的改善。 該等修訂釐清:

- i) 香港會計準則第1號內的重大性規 定;
- ii) 收益表及財務狀況表內之特定項 目可予細分:
- iii) 實體就彼等呈列綜合財務報表附 註的順序擁有靈活性;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,並且在 將會或不會其後重新分類至損益 的該等項目間進行歸類。

此外,該等修訂釐清於綜合財務狀況表 及綜合收益表內呈列額外小計時適用的 規定。本集團預期於二零一六年四月一 日起採納該等修訂。該等修訂預期不會 對綜合財務報表產生任何重大影響。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented.

a) Basis of preparation:

The consolidated financial statements have been prepared in accordance with HKFRSs which collective term includes all applicable individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the HKICPA, accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. The consolidated financial statements have been prepared under the historical cost convention except that certain available-for-sale financial assets and financial assets at fair value through profit or loss are stated at fair value.

b) Basis of consolidation:

The consolidated financial statements include the financial statements of Company and its subsidiaries (collectively referred to as the "Group") for the year ended 31st March, 2016. The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases. All intra-group balances, transactions, unrealised gains and losses resulting from intra-group transactions and dividends are eliminated on consolidation in full.

1. 主要會計政策概要

編製該等綜合財務報表所應用之主要會 計政策載列如下。該等政策均貫徹應用 於所呈報之所有年度。

a) 編製基準:

b) 綜合帳目之基準:

For the year ended 31st March, 2016

綜合財務報表附註

4.

截至二零一六年三月三十一日止年度

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

c) Property, plant and equipment:

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the assets to 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 and overhaul cost, is normally charged to the profit or loss in the period in which it is incurred. In situations where it can be clearly demonstrated that the expenditure has resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property, plant and equipment, the expenditure is capitalised as an additional cost of the asset.

Depreciation is provided to write off the cost of property, plant and equipment over their estimated useful lives using the straight-line method. The annual rate used for furniture, fixtures and equipment is 20%.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continuing use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is recognised in profit or loss in the year in which the item is derecognised.

c) 物業、機器及設備:

主要會計政策概要(續)

物業、機器及設備折舊以直線法 於其預計可用年期內將其撇銷。 傢具、裝置及設備之年折舊率為 20%。

物業、機器及設備乃於出售後或 當預期持續使用該資產將不會產 生未來經濟利益時取消確認。於 取消確認該資產時產生之任何收 益或虧損(以出售所得款項淨值與 該項目之賬面值之差額計算)乃計 入於該項目取消確認年度之損益 賬內。

48

For the year ended 31st March, 2016

綜合財務報表附註

4.

截至二零一六年三月三十一日止年度

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(continued)

d) Subsidiaries:

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

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

When the Group loses control of a subsidiary, it is accounted for as a disposal of the entire interest in that subsidiary, with a resulting gain or loss being recognised in profit or loss. Any interest retained in that former subsidiary at the date when control is lost is recognised at fair value and this amount is regarded as the fair value on initial recognition of a financial asset or, when appropriate, the cost on initial recognition of an investment in an associate or joint venture.

In the Company's statement of financial position, the investments in subsidiaries are stated at cost less impairment losses.

e) Investments:

The Group classifies its investments in the following categories: loans and receivables, financial assets at fair value through profit or loss and available-forsale financial assets. The classification depends on the purpose for which the investments were acquired. Management determines the classification of its investments at initial recognition and re-evaluates this designation at every reporting date.

主要會計政策概要(續)

d) 附屬公司:

附屬公司是由集團控制的實體。 集團透過參與實體運作而獲得或 承受不固定回報的權利或風險, 從而控制實體,並能夠行使其權 力影響該回報。在評估該集團是 否有權力時,只考慮(由集團或其 他方持有的)實質權利。

並無導致失去控制權的本集團於 附屬公司的權益變動作為權益交 易入賬,據此,綜合權益內控股 及非控股權益金額會作出調整, 以反映相應權益變動,惟不會對 商譽作出調整,亦不會確認收益 或虧損。

當本集團失去附屬公司的控制時,會記入為出售附屬公司的的整體權益,相關的損益將在損益表中確認出。於失去控制日期時確認出。於失去控制日期時不可能認為公允價值,此額將被稅稅確認財務資產時的公允確認財務資產時的成本。

在公司資產負債表內,於附屬公司的投資是按成本減去任何減值 虧損入帳。

e) 投資:

本集團將投資項目劃分為以下類別:貸款及應收款項、按公平值於損益賬列賬之財務資產以及可供出售財務資產。分類方法取可供出售財務資產。分類方法取決於投資項目之收購目的。管理層於初始確認時為其投資項目分類,並於每個報告日重新評估此分類。

For the year ended 31st March, 2016

綜合財務報表附註

e)

4.

截至二零一六年三月三十一日止年度

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(continued)

e) **Investments:** (continued)

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. At the end of each reporting period subsequent to initial recognition, loans and receivables are carried at amortised cost using the effective interest method, less any identified impairment losses. An impairment loss is recognised in profit or loss when there is objective evidence that the asset is impaired, and is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the original effective interest rate. Impairment losses are reversed in subsequent periods when an increase in the asset's recoverable amount can be related objectively to an event occurring after the impairment was recognised, subject to a restriction that the carrying amount of the asset at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

ii) Financial assets at fair value through profit or loss

At the end of each reporting period subsequent to initial recognition, financial assets at fair value through profit or loss are measured at fair value, with changes in fair value recognised directly in profit or loss in the period in which they arise. All derivatives financial assets are also categorised as financial assets at fair value through profit or loss unless they are designated as hedges.

主要會計政策概要(續)

投資:(續)

貸款及應收款項

貸款及應收款項為並未於 交投活躍之市場內報價而 附帶固定或可議定付款之 非衍生金融資產。於初步 確認後之每個報告期末, 貸款及應收款項使用實際 利率法按攤銷成本減任何 可識別減值虧損列賬。當 有客觀證據顯示資產已減 值,則於損益賬內確認減 值虧損,並以資產之賬面 值與按原實際利率折現其 估計未來現金流動之現值 兩者之差額計算。當於確 認減值後發生一項事件可 以客觀地與增加資產可收 回款項聯繫時,減值虧損 於往後期間撥回,但以所 撥回於減值日期的資產之 賬面值為限,不得超過該 項資產原未確認減值之已 攤銷成本。

ii) 按公平值於損益賬列賬之 財務資產

於初次確認後之每個報告 期末,按公平值於損益賬 列賬之財務資產乃按公平 值計算,公平值變動於產 生期內直接於損益賬確 認。所有衍生財務資產被 類別為按公平值於損益賬 列賬之財務資產,除非該 項目被指定為對沖。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(continued)

e) Investments: (continued)

iii) Available-for-sale financial assets

Available-for-sale financial assets are nonderivatives that are either designated or not classified as any of the other categories (set out above).

After initial recognition, available-for-sale financial assets are subsequently measured at fair value, with unrealised gains or losses recognised as other comprehensive income in the fair value reserve until the investment is derecognised, at which time the cumulative gain or loss is recognised in the income statement, or until the investment is determined to be impaired, at which item the cumulative gain or loss is recognised in the income statement and removed from the fair value reserve.

When the fair value of unlisted equity securities 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 securities are stated at cost less any impairment losses.

4. 主要會計政策概要(續)

e) 投資:(續)

iii) 可供出售財務資產 可供出售財務資產為非衍 生項目,無論是否劃分為 其他類別(載於上文)。

For the year ended 31st March, 2016

綜合財務報表附註

4.

截至二零一六年三月三十一日止年度

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(continued)

f) Impairment of assets:

At the end of each reporting period, the Group reviews the carrying amounts of its assets to determine whether there is any indication that those assets have suffered an impairment loss. If the recoverable amount of an asset is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. An impairment loss is recognised as an expense immediately.

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

In case of equity securities classified as available-forsale financial assets, a significant or prolonged decline in the fair value of the equity securities below their cost is considered in determining whether the securities are impaired. Impairment losses recognised in profit or loss on equity securities are not reversed through profit or loss.

g) 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 which are readily convertible into known amounts of cash and which 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.

f) 資產減值:

主要會計政策概要(續)

於各報告期末,本集團會審視其 資產之賬面值,以確定是否有跡 象顯示該等資產出現任何減值虧 損。倘資產之可收回數額估計低 於其賬面值,則會將該項資產之 賬面值減至其可收回數額。減值 虧損即時確認作支出。

倘於其後撥回減值虧損,則該項 資產之賬面值會增加至經修訂之 估計可收回數額,惟限於增加後 之賬面值不會超逾該項資產倘於 過往年度並無確認減值虧損所計 算之賬面值。減值虧損之撥回即 時確認為收入。

倘股本證券獲分類為可供出售財 務資產,於釐定此等證券是否發 生減值時,須考慮彼等之公平值 是否長期處於其成本下。股本證 券之減值虧損於損益表確認且不 可自損益表撥回。

g) 現金及現金等價物:

就綜合現金流動表而言,現金及 現金等價物包括手頭現金及活期 存款,以及可隨時轉換為已知數 額現金且價值變動風險較少之短 期高度流動性投資及購入後一般 在三個月內可予兑現減去須應要 求償還並構成本集團現金管理之 組成部份之銀行透支。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(continued)

Foreign currency translation: h)

Functional and presentation currency Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates ("the functional currency"). The consolidated financial statements are presented in Hong Kong dollars, which is the Company's functional and presentation currency.

ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in profit or loss.

iii) Group companies

The results and financial position of all the Group's entities that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- a) assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statement of financial position;
- b) income and expenses for each income statement are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the dates of the transactions); and
- the resulting exchange differences are c) recognised in other comprehensive income and accumulated in the exchange reserve.

主要會計政策概要(續) 4.

h) 外幣換算: *j*)

功能和列賬貨幣 本集團旗下公司之財務報 表所列項目均採用有關公 司營業所在之主要經濟環 境之通用貨幣(「功能貨 幣」)為計算單位。綜合財 務報表以港幣列賬,港幣 為本公司之功能及列賬貨 幣。

ii) 交易及結餘

外幣交易按交易當日之匯 率兑换為功能貨幣。因結 算交易及按年結日匯率換 算外幣資產及負債所產生 之外匯收益及虧損均列入 損益賬。

iii) 集團公司

本集團旗下所有公司之功 能貨幣倘有別於列賬貨 幣,其業績及財務狀況須 按如下方式兑换為列賬貨 幣:

- 各財務狀況表所 a) 列之資產及負債 按其報告期末之 收市匯率換算;
- 各損益賬所列之 收支按平均匯率 換算(除非此平均 匯率不足以合理 地概括反映交易 日期適用匯率之 累積影響,在此 情况下, 收支則 按交易日期之匯 率換算);及
- 產生之匯兑差異 c) 在其他全面收益 中確認並在換算 儲備中累計。

For the year ended 31st March, 2016

綜合財務報表附註

4.

截至二零一六年三月三十一日止年度

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(continued)

i) Taxation:

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

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

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

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

i) 税項:

主要會計政策概要(續)

所得税開支為即期應繳之税項與 遞延税項總和。

本期應繳稅項乃按年內應課稅溢 利計算。由於應課稅溢利不包 其他年度之應課稅收入或可入允 之開支項目,且亦不計及永 須課稅或不可扣稅之項 別於損益賬內呈報之應課稅溢 淨值。集團之本期稅項負債乃按 報告期末前已生效或大致上生效 之稅率計算。

投資附屬公司所產生之應課税暫 時差額會確認為遞延税項負債, 惟本集團可控制撥回暫時差額之 時間,及有可能在可預見未來不 會撥回則除外。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(continued)

i) Taxation: (continued)

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

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset realised. Deferred tax is charged or credited to profit or loss, except when it relates to items recognised in other comprehensive income or directly in equity, in which case, the deferred tax is also recognised in other comprehensive income or directly in equity, respectively.

j) Provisions and contingent liabilities:

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

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

4. 主要會計政策概要(續)

i) 税項:(續)

遞延税項資產之賬面值於各報告期末審閱,並於不再可能有足夠應課税溢利以收回全部或部份資產之情況下作出相應扣減。

遞延税項按預期於清還負債或變 現資產期間適用之税率計算。遞 延税項於損益賬內扣除或計入, 惟倘與直接扣除或計入權益之項 目相關,則遞延税項亦於權益中 處理。

j) 撥備及或然負債:

倘若本集團或本公司須就過去之 事件承擔法律或推定責任,而且 履行責任可涉及經濟效益之流 出,並可作出可靠之估計,則就 不確定時間或數額之負債確認撥 備。倘若貨幣之時間值屬重大, 撥備則以預計履行責任之開支現 值列示。

如有關債務可能不會導致經濟利益流出,或未能可靠地估計,或未能可靠地估計額,則有關債務會披露為或然負債,除非經濟利益流出之可能性。純粹視乎日後有否出現一個或多個情況而可能產生之債務,亦披露為或然負債,除非經濟利益流出之可能性很低。

For the year ended 31st March, 2016

綜合財務報表附註

4.

截至二零一六年三月三十一日止年度

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(continued)

k) Revenue recognition:

- Sales of investments in equity securities and futures including available-for-sale financial assets and financial assets at fair value through profit or loss are recognised on a trade date basis when the risks and rewards of ownership are transferred and title has passed.
- *ii)* Interest income is recognised as it accrues using the effective interest method.
- *iii*) Dividend income from equity securities is recognised when the shareholders' rights to receive payment have been established.

I) Operating lease:

Leases in which a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are recognised as expenses in profit or loss on a straight-line basis over the period of the lease.

m) Related parties:

- A person or a close member of that person's family is related to the Group if that person:
 - i) has control or joint control over the Group;
 - ii) has significant influence over the Group;
 - iii) is a member of the key management personnel of the Group or the Group's parent.

主要會計政策概要(續)

k) 收入確認:

- i) 當擁有權之風險及回報轉 讓及業權轉移,出售投資 證券及期貨(包括可供出 售財務資產及按公平值於 損益賬列賬之財務資產) 按交易日基準予以確認。
- ii) 利息收入是按存款的存放 時間和實際利率計算確 認。
- iii) 因投資而產生之股息收入 在確立股東收取股息之權 利時予以確認。

I) 經營租賃:

倘資產擁有權之絕大部份風險及 回報仍屬出租人所有,有關租賃 則列為經營租賃。根據經營租賃 作出之付款(扣除出租人給予之任 何優惠)按租期以直線法於損益賬 確認為開支。

m) 關聯人士:

- a) 有關人士為以下人士或以 下人士之近親:
 - i) 控制或共同控制 本集團;
 - ii) 對本集團發揮重 大影響力;或
 - iii) 為本集團或本集 團之母公司關鍵 管理層成員。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(continued)

m) Related parties: (continued)

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

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

4. 主要會計政策概要(續)

- m) 關聯人士:(續)
 - b) 在下列情況下,有關實體 將視為本集團之關聯人士:
 - i) 有關實體及本集 團為相同(即各國 成司、附屬公司 及同系附屬公司 彼此間有關連)。
 - ii) 一個實體為另一 實體的聯營公司 或合實體之可或 另一實體之司或 司,附屬公司)。
 - iii) 有關實體與本集 團為相同第三方 之合營企業。

 - v) 有關實體為本集 團或與本集團有 關聯之實體為僱 員福利而設之離 職後福利計劃。
 - vi) 有關實體受(a)項 所述人士控制或 共同控制。
 - vii) (a)(i)項所述人士 可對該實體發揮 重大影響力或實體 該實體(或該實體 之母公司)之關鍵 管理層成員。

任何個別人士之近親是指與該實體交易時預期可影響該個別人士 或受該個別人士影響之家庭成員。

For the year ended 31st March, 2016

綜合財務報表附註

4.

截至二零一六年三月三十一日止年度

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(continued)

n) Segment reporting:

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

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

o) Employees benefits:

Pension obligations

The Group participates a defined contribution mandatory provident fund scheme (the "MPF Scheme") which is available to all employees. Contributions to the MPF Scheme by the Group and its employees are calculated based on a percentage of employees' relevant income. The Group's contributions to the fund are incurred as expenses and the assets of the MPF Scheme are held separately from those of the Group in an independently administrated fund.

Payments to the Group's MPF Scheme are charged as expenses as they fall due.

n) 分部申報:

主要會計政策概要(續)

財務報告中之營運分部及分部項目之金額乃自財務資料中確認,並定期向本集團最高管理層提供以分配資源及評估本集團各業務之表現及地域位置。

就財務報告而言,除非分部具備相似的經濟特徵及在產品及服務性質、生產工序性質、客戶類別、用作分配產品或提供質、務之方法及監管環境之性質是分部,否則各個重大營運分部不會與行合算。個別非重大之營運,則可進行合算。

退休金責任

本集團為所有僱員提供界定供款 之強制性公積金計劃(「強積金計 劃」)。本集團及其僱員對該強積 金計劃所作之供款乃按僱員基本 薪金之一定百份比計算。本集團 於供款時作為支出,而強積金計 劃之資產乃存放於獨立管理之基 金內,與本集團之資產分開持有。

本集團之強積金計劃供款乃於到 期時扣除為開支。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

5. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

Estimates and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The Group did not use any critical accounting estimates in the preparation of the financial statements.

In the process of applying the Group's accounting policies, management has made the following judgments, apart from those involving estimations, which have the most significant effect on the amounts recognised in the financial statements.

Impairment of available-for-sale financial assets

For available-for-sale financial assets, a significant or prolonged decline in fair value below cost is considered to be objective evidence of impairment. Judgment is required when determining whether a decline in fair value has been significant and/or prolonged. In making this judgment, the historical data on market volatility as well as the price of the specific investment are taken into account. The Group also takes into account other factors, such as industry and sector performance and financial information regarding the issuer/investee.

6. CAPITAL RISK MANAGEMENT

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

The capital structure of the Group consists of equity reserves attributable to equity holders of the Company, comprising issued share capital, other reserves and retained profits.

The directors of the Company review the capital structure on a semi-annual basis. As part of this review, the directors of the Company consider the cost of capital and the risks associated with each class of capital. Based on recommendations of the directors, the Group will balance its overall capital structure through the payment of dividends and new share issues.

5. 關鍵會計估計及判斷

估計及判斷會不斷進行評估,並根據過往經驗及其他因素(包括於具體情況下相信將屬於合理之未來事件預期)達致。本集團於編製財務報表時並無採用任何關鍵會計估計。

於應用本集團會計政策之過程中,管理層已作出下列判斷(涉及估計而對在財務報表確認之款額造成最重大影響之該等判斷除外)。

可供出售財務資產之減值

就可供出售財務資產而言,公平值顯著或 持續低於成本被視為減值之客觀憑證。 於釐定公平值下跌是否顯著及/或持續 須運用判斷。於作出此判斷時,市場波 動情況之過往數據及特定投資之價格均 屬考慮之列。本集團亦考慮其他因素, 例如行業及環節表現及有關發行人/投 資公司之財務資料。

6. 資本風險管理

本集團管理其資本,以確保本集團能夠 持續經營,同時透過債務及股本結餘的 最優化盡量提高股東回報。從以往年度 起,本集團之整體策略與往年一樣維持 不變。

本集團之資本架構包括本公司股權持有 人應佔股本儲備(計有已發行股本、其他 儲備及保留溢利)。

本公司董事每半年檢討資本架構。在此 項檢討工作中,本公司董事考慮資本成 本和每類資本附帶之風險。本集團將依 據董事之意見,透過派息及發行新股份 以平衡其整體資本架構。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

7. FINANCIAL INSTRUMENTS BY CATEGORY

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

7. 金融工具分類

各類金融工具於報告期末之賬面值如下:

2016 Financial assets 二零一六年 財務資產

Financial Availableassets at fair for-sale value through Loans and financial receivables profit or loss assets **Total** 按公平值於 貸款及 可供出售 損益賬列賬 之財務資產 應收款項 財務資產 總計 HK\$ HK\$ HK\$ HK\$ 港元 港元 港元 港元 可供出售財務資產 Available-for-sale financial assets 20,984,825 20,984,825 Amounts due from 應收投資公司款項 investee companies 2,737,382 2,737,382 Amounts due from 應收關聯公司款項 related companies 2,921,041 2,921,041 Account receivable 應收款項及按金 and deposits 66,060 66,060 按公平值於損益賬列賬 Financial assets at 之財務資產 fair value through profit or loss 118,043,593 118,043,593 Cash and bank balances 現金及銀行結餘 16,663,448 16,663,448 118.043.593 22,387,931 20,984,825 161,416,349

Financial liabilities 財務負債

Financial liabilities at amortised cost 以攤銷成本 計價的財務負債

> *HK\$* 港元

Accruals 應付費用 **261,002**

60

綜合財務報表附註

For the year ended 31st March, 2016

截至二零一六年三月三十一日止年度

7. FINANCIAL INSTRUMENTS BY CATEGORY (continued)

7. 金融工具分類(續)

2015

二零一五年

Financial assets

財務資產

		Financial		Available-	
		assets at fair		for-sale	
		value through	Loans and	financial	
		profit or loss	receivables	assets	Total
		按公平值於			
		損益賬列賬	貸款及	可供出售	
		之財務資產	應收款項	財務資產	總計
		HK\$	HK\$	HK\$	HK\$
		港元	港元	港元	港元
Available-for-sale	可供出售財務資產				
financial assets		-	-	19,980,135	19,980,135
Amounts due from	應收投資公司款項				
investee companies		-	2,737,382	-	2,737,382
Amounts due from	應收關聯公司款項				
related companies		-	7,689,257	_	7,689,257
Account receivable	應收款項及按金				
and deposits		-	31,372,060	_	31,372,060
Financial assets at	按公平值於損益賬列賬				
fair value through	之財務資產				
profit or loss		103,994,775	_	_	103,994,775
Cash and bank balances	現金及銀行結餘	_	15,308,686	_	15,308,686
		103,994,775	57,107,385	19,980,135	181,082,295

Financial liabilities 財務負債

Financial liabilities at amortised cost 以攤銷成本 計價的財務負債 *HK*\$ 港元

Accruals 應付費用 9,033,427

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

8. FINANCIAL RISK MANAGEMENT OBJECTIVES AND **POLICIES**

Financial risk factors: a)

The Group's major financial instruments comprise available-for-sale financial assets, amounts due from investee companies, amounts due from related companies, account receivable and deposits, financial assets at fair value through profit or loss, cash and bank balances and accruals.

The Group's activities expose it to a variety of financial risks: equity price risk, credit risk, liquidity risk, interest rate risk and foreign currency risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

i) Equity price risk

The Group are exposed to equity securities which are classified in the consolidated statement of financial position either as available-for-sale financial assets or financial assets at fair value through profit or loss. These are susceptible to equity price risk arising from uncertainties about the future prices of the instruments. The Group's equity price risk is managed through diversification of the investment portfolio ratios by exposures.

The following table demonstrates the sensitivity to every 1% change in the fair values of the listed equity securities or the derivative financial instruments, with all other variables held constant and before any impact on tax, based on their carrying amounts at the end of the reporting period.

財務風險管理目標及政策 8.

財務風險因素: a)

本集團之主要財務工具包括可供 出售財務資產、應收投資公司款 項、應收關聯公司款項、應收款 項及按金、按公平值於損益賬列 賬之財務資產、現金及銀行結餘 及應付費用。

本集團業務面對多項不同形式之 財務風險:股本價格風險、信貸 風險、流動資金風險、利率風險 及外幣風險。本集團之整體風險 管理計劃專注於金融市場無法預 測之特性,以及尋求盡量減少對 本集團財務表現可能造成之不利 影響。

i) 股本價格風險

本集團持有之股本證券乃 於綜合財務狀況表內分類 為可供出售財務資產或按 公平值於損益賬列賬之財 務資產。該等證券較易受 到股本價格風險所影響, 而該等風險則由於與該 等工具之未來價格有關之 不確定因素而產生。本集 團及本公司之股本價格風 險乃透過按風險計算之投 資組合比例進行多元化管 理。

下表列示上市股本證券 或衍生金融工具之相關 之公平價值每1%變動之 敏感度(其他變數保持不 變及不計任何税項影響之 前),按其於報告期末之 賬面值計算。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

8. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

- a) Financial risk factors: (continued)
 - i) Equity price risk (continued)

8. 財務風險管理目標及政策(續)

a) 財務風險因素:(續)

i) 股本價格風險(續)

Increase/

			1110104007	
		Increase/	(decrease) in	Increase/
		(decrease)	loss before	(decrease)
		in fair value	taxation	in equity
		公平值之	除税前虧損之	權益之
		增加/(減少)	增加/(減少)	增加/(減少)
		%	HK\$	HK\$
		百分比	港元	港元
2016	二零一六年			
Investments listed in Hong Kong:	於香港上市之投資:			
 Available-for-sale financial assets 	- 可供出售財務資產	1	_	140,309
		(1)	-	(140,309)
- Financial assets at fair value	一按公平值於損益賬			
through profit or loss	列賬之財務資產	1	1,180,436	985,664
		(1)	(1,180,436)	(985,664)
2015	二零一五年			
Investments listed in Hong Kong:	於香港上市之投資:			
- Available-for-sale financial assets	-可供出售財務資產	1	-	169,936
		(1)	-	(169,936)
- Financial assets at fair value	-按公平值於損益賬			
through profit or loss	列賬之財務資產	1	1,039,948	868,356
		(1)	(1,039,948)	(868,356)

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

8. FINANCIAL RISK MANAGEMENT OBJECTIVES AND **POLICIES** (continued)

Financial risk factors: (continued)

Equity price risk (continued)

Concentration of equity price risk may arise if the Group has a significant investment in a single equity investment. At the end of the reporting period, the Group has a certain concentration risks in three (2015: three) equity investments which account for more than 5% of the total assets of the Group.

財務風險管理目標及政策(續) 8.

a) 財務風險因素:(續)

股本價格風險(續)

如果本集團擁有大量的投 資在單一股權投資,股本 價格集中風險可能會產 牛。於報告期末,本集團 有三項股權投資含有若干 集中風險(二零一五年: 三項),佔本集團總資產 之5%以上。

% of total assets of the Group

佔本集團總資產之百分比

		2016	2015
PCCW Limited	電訊盈科有限公司	18.04%	15.15%
Yi Hua Holdings Limited	益華控股有限公司	25.27%	22.63%
Millennium Pacific Group	匯思太平洋集團控股		
Holdings Limited	有限公司	9.66%	6.53%

Credit risk ii)

The Group takes on exposure to credit risk, which is the risk that a counterparty will be unable to pay amounts in full when due. Impairment provisions are provided for losses that have been incurred by the end of the reporting period, if any. The Group is responsible for monitoring the amount of credit exposure to any financial institution.

ii) 信貸風險

本集團面對之信貸風險乃 交易對方將無法全數支付 到期應付款項之風險。於 報告期末已產生之虧損 (如有)會作提撥減值準 備。本集團負責監察對任 何金融機構承擔之信貸風 險款額。

For the year ended 31st March, 2016

8. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

a) Financial risk factors: (continued)

iii) Liquidity risk

The Group invests in both listed and unlisted securities which are designated as availablefor-sale financial assets and/or financial assets at fair value through profit or loss. Those listed securities are considered readily realisable as they are listed in regulated stock exchanges. Those unlisted securities may not be traded in an organised public market and may be illiquid. As a result, the Group may not be able to liquidate quickly its investments in these instruments at an amount close to their fair value in order to meet its liquidity requirements or to respond to specific events such as deterioration in the creditworthiness of any particular issuer. Prudent liquidity risk management implies maintaining sufficient cash and marketable securities, the availability of funding through an adequate amount of credit facilities and the ability to close out market positions.

The following table details the Group's remaining contractual maturity for their financial liabilities. For non-derivative financial liabilities, the table has been drawn up based on the undiscounted cash flows of the financial liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows.

綜合財務報表附註

截至二零一六年三月三十一日止年度

8. 財務風險管理目標及政策(續)

a) 財務風險因素:(續)

iii) 流動資金風險

本集團投資於上市及非上 市兩類證券,乃分類為可 供出售財務資產及/或按公 平值於損益賬列賬之財務 資產。由於該等上市證券 在受規管之證券交易所上 市,故被視為易於變現。 該等非上市證券可能並非 於架構完善之公開市場買 賣,故流通量可能不足。 因此,本集團可能無法以 接近此等工具公平值之款 額迅速變賣於此等工具之 投資,以應付本集團之流 動資金需要或回應特定事 件(例如任何特定發行人 之信貸水平惡化)。審慎 之流動資金風險管理,意 味著維持足夠現金及有價 證券、透過款額充裕之信 貸融資以維持可供動用資 金,及結算市場頭寸之能 力。

下表詳細載列本集團之財務負債之餘下合約屆滿期。就非衍生財務負債而言,該表乃以本集團於財務之最早日期之財務負債之未貼現現金流動為負債之未貼現現金流動為基準而編製。該表包括利息及本金現金流動。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

8. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

- a) Financial risk factors: (continued)
 - iii) Liquidity risk (continued)

8. 財務風險管理目標及政策(續)

a) 財務風險因素:(續) iii) 流動資金風險(續)

				Carrying
Repayable	Less than	1 to 3	3 months	amount at
on demand	1 month	months	to 1 year	31st March
				三月三十一日
通知時償還	少於 1 個月	1 至 3 個月	3 個月至 1 年	賬面值
HK\$	HK\$	HK\$	HK\$	HK\$
港元	港元	港元	港元	港元

2016 二零一六年

Non-derivative 非衍生財務負債 financial liabilities

miunoiai nabilitico

Accruals 應付費用 - 5,000 - 256,002 261,002

2015 二零一五年

Non-derivative 非衍生財務負債

financial liabilities

Accruals 應付費用 - 5,000 - 9,028,427 9,033,427

iv) Interest rate risk

The Group has no interest-bearing financial liabilities at the end of the reporting period. The Group only exposes to changes in interest rates to their interest-bearing short-term bank fixed deposits.

Due to the fact that the changes in interest rates would have no material impact on the results of the Group and accordingly, the sensitivity analysis in respect of changes in interest rate is not presented.

iv) 利率風險

於報告期末,本集團並無 財務負債之付息借貸。本 集團僅面對利率變動影響 其短期銀行定期存款之利 息。

事實上,由於利率的變化 不會對本集團有重大影響 的結果。因而不能提供敏 感性分析利率之變化。

For the year ended 31st March, 2016

8. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

a) Financial risk factors: (continued)

v) Foreign currency risk

The Group holds assets denominated in currencies other than the Hong Kong dollars, the functional currency. The Group does not enter into any hedging transactions to manage the potential fluctuation in foreign currency as the directors consider the Group has no significant foreign currency risk exposure.

b) Fair values:

i) Fair value hierarchy

The Group uses the following hierarchy for determining and disclosing the fair value of financial instruments:

Level 1: fair values measured based on quoted prices (unadjusted) in active markets for identical assets or liabilities

Level 2: fair values measured based on valuation techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly

Level 3: fair values measured based on valuation techniques for which all inputs which have a significant effect on the recorded fair value are not based on observable market data (unobservable inputs)

綜合財務報表附註

截至二零一六年三月三十一日止年度

8. 財務風險管理目標及政策(續)

a) 財務風險因素:(續)

v) 外幣風險

本集團持有港元(功能貨幣)以外貨幣列值之資產。本集團現時並無透過對沖交易管理外匯變動,因董事認為本集團並無重大外幣風險。

b) 公平值:

i) 公平值等級

本集團使用下面的等級以 確定和披露金融工具的公 平值:

第一層: 公平值計量是根據在活 躍市場相同資產或負債 之(未經調整)報價

第二層: 公平值計量是根據估值 技術,無論是直接或間 接輸入所有重大影響的 記錄而可觀察的公平價 值

第三層: 公平值計量是根據估值 技術,無論是直接或間 接輸入所有重大影響的 記錄而不可根據觀察市 場數據(不可觀察的輸 入)

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

8. FINANCIAL RISK MANAGEMENT OBJECTIVES AND **POLICIES** (continued)

- Fair values: (continued)
 - Fair value hierarchy (continued) As at 31st March, 2016 and 31st March, 2015, the Group held the following financial instruments measured at fair value:

8. 財務風險管理目標及政策(續)

- 公平值:(續) b)
 - 公平值等級(續) 截至二零一六年三月 三十一日及二零一五年三 月三十一日,本集團持有 以下按公平值計算的金融 工具:

二零一六年

2016

		Level 1	Level 2	Level 3	Total
		第一層	第二層	第三層	總計
		HK\$	HK\$	HK\$	HK\$
		港元	<i>港元</i>	港元	<i>港元</i>
Financial assets	財務資產				
Available-for-sale	可供出售財務資產				
financial assets		14,030,875	-	-	14,030,875
Financial assets at fair value	按公平值於損益賬				
through profit or loss	列賬之財務資產	112,793,593	-	5,250,000	118,043,593
		126,824,468	-	5,250,000	132,074,468
2015				二零一五年	
		Level 1	Level 2	Level 3	Total
		第一層	第二層	第三層	總計
		HK\$	HK\$	HK\$	HK\$
		港元	港元	港元	<i>港元</i> ————
Financial assets	財務資產				
Available-for-sale	可供出售財務資產				
financial assets		16,993,580	_	_	16,993,580
Financial assets at fair value	按公平值於損益賬				
through profit or loss	列賬之財務資產	103,994,775	-	-	103,994,775

120,988,355

Unlisted convertible debt securities is stated at its fair value, which is determined by reference to the valuation in accordance with generally accepted valuation methodologies.

非上市可換股債券按公平 值列賬,乃參考按公認估 值法得出之估值而得出。

- 120,988,355

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

8. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

- b) Fair values: (continued)
 - i) Fair value hierarchy (continued)

The valuation techniques and inputs used in the fair value measurements within Level 3 is as follows:

8. 財務風險管理目標及政策(續)

b) 公平值:(續)

i) 公平值等級(續) 級別三公平值計量所用之 估值法及輸入值如下:

Valuation technique 估值法

Significant inputs 重大輸入值

Financial assets at fair value through profit or loss (Level 3) 按公平值於損益賬列賬 之財務資產(級別三)

Discounted cash flows 貼現現金流量 Expected recoverable amount of underlying project 相關項目之預期 可收回金額

Additional information about fair value measurements using significant on unobservable inputs (Level 3):

就使用重大不可觀察輸入 值計量公平值(級別三) 之額外資料:

Significant unobservable inputs Range 新士不可期突動 1 店 第團

重大不可觀察輸入值

範圍

Financial assets at fair value through profit or loss (Note) 按公平值於損益賬列賬 之財務資產(附註)

Expected recoverable amount of underlying project 相關項目之預期

可收回金額

Not applicable 不適用

Note: The valuations are performed and reported at each of the Group's reporting dates to Group management. The higher the expected recoverable amount of underlying project, the higher the fair value.

附註: 估值於本集團各報告日期進行並向本集團之管理層匯報。相關項目預期可收回金額越高,公平值越高。

There were no changes in valuation techniques during the year.

年內估值法並無變動。

During the years ended 31st March, 2016 and 31st March, 2015, there were no transfer of fair value measurements between Level 1 and Level 2 and no transfer into or out of Level 3.

截至二零一六年三月三十一日及二零一五年三月三十一日止年度,公平價值計量沒有轉移至第一層與第二層以及進入或離開第三層。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

8. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

- b) Fair values: (continued)
 - Fair value hierarchy (continued)
 The following table presents the changes in Level
 3 instruments for the year ended 31st March,
 2016.

8. 財務風險管理目標及政策(續)

b) 公平值:(續)

公平值等級(續) 下表顯示級別三工具於截 至二零一六年三月三十一 日止年度之變動。

> Financial assets at fair value through profit or loss 按公平值於損 益賬列賬之 財務資產 HK 港元

At 1st April, 2015 於二零一五年四月一日

Addition 添置

於損益中確認之未變現

recognised in profit

收益淨額

or loss

Net unrealised gain

牧益净银 250,000

At 31st March, 2016 於二零一六年三月三十一日

5,250,000

5,000,000

ii) Fair values of financial instruments carried at other than fair value

The carrying amounts of the Group's other financial instruments carried at costs are not materially different from their fair values as at 31st March, 2016 and 31st March, 2015.

ii) 按公平值以外價值列賬之 財務工具之公平值 於二零一六年三月三十一 日及二零一五年三月 三十一日,本集團按成本 列賬之其他財務工具之賬 面金額與其公平值並無重 大差別。

綜合財務報表附註

For the year ended 31st March, 2016

截至二零一六年三月三十一日止年度

9. **TURNOVER**

營業額 9.

	2016 <i>HK</i> \$ 港元	2015 HK\$ 港元
Proceeds from sales of available-for-sale 出售可供出售財務資產之 financial assets – listed equity securities 所得款項一上市股本證券 出售按公平值於損益賬列賬之 financial assets at fair value 財務資產所得款項 —上市股本證券	6,039,917	3,674,518
- listed equity securities	313,425,852	324,765,576
Dividend income from listed 上市股本證券之股息收入 equity securities	3,569,925	2,412,043
	323,035,694	330,852,137

No analysis of the Group's turnover and contribution to operating profit for the current and prior years set out by principal activities and geographical markets is provided as the Group has only one single business segment, investment holding and all the consolidated turnover and the consolidated results of the Group are attributable to performance of the markets in Hong Kong.

No information about major customers has been disclosed as a substantial portion of the Group's income is derived from the Group's investments and the disclosure of information regarding customers would not be meaningful.

由於本集團只有投資控股單一業務,以 及本集團所有綜合營業額及綜合業績乃 源於香港市場,因此並無依據主要業務 及地區市場,呈列本集團於本年度及往 年度之營業額及經營溢利。

由於本集團之營運收益絕大部份來自本 集團之投資回報,所以沒有就主要客戶的 資料作出披露及披露客戶資料並無意義。

10. OTHER REVENUE AND NET GAIN

10. 其他收入及其他收益淨值

	2016 HK\$ 港元	2015 HK\$ 港元
Other revenue 其他收入 Interest income 利息收入	18	28
Other net gain Net unrealised gain on financial assets at fair value through profit or loss Net gain from futures and metals trading 其他收益淨值 按公平值於損益賬列 資產之未變現收益 期貨及金屬交易之地	台淨值 1,314,085	41,922,919 8,363
	1,314,085	41,931,282

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

11. FINANCE COSTS

11. 融資成本

		2016 <i>HK</i> \$ 港元	2015 <i>HK\$</i> 港元
Interest on other borrowings wholly repayable within five years	其他於五年內全數償還 借款之利息支出	357,277	61,595

12. (LOSS)/PROFIT BEFORE TAXATION

12. 除税前(虧損)/溢利

(Loss)/profit before taxation has been arrived at after charging:

除税前(虧損)/溢利已扣除下列各項:

		2016 <i>HK</i> \$ 港元	2015 <i>HK\$</i> 港元
Auditors' remuneration	核數師酬金	210,000	200,000
Depreciation	折舊	8,115	9,465
Investment management fee paid	支付予關聯公司之投資	0,113	9,403
to a related company	管理費用	2,726,639	2,123,428
Performance fee payable to	應付予關聯公司之		
a related company	表現費	-	8,776,572
Staff costs, including defined	員工成本,包括員工強積金計		
contributions of HK\$22,123	劃界定供款22,123港元		
(2015: HK\$22,165) to MPF Scheme	(二零一五年:22,165港元)	765,090	632,157
Minimum lease payments on properties	根據經營租賃租用物業之		
under operating leases	最低應付租金	264,000	264,000
Impairment loss on amount due from an	應收一間投資公司款項之		
investee company	減值虧損	-	1,359,000

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

13. DIRECTORS' AND SENIOR MANAGEMENT'S EMOLUMENTS

a) The remuneration of every director for the year ended 31st March, 2016 is as follows:

13. 董事及高級管理層酬金

a) 各董事於截至二零一六年三月 三十一日止年度之酬金載列如下:

			Basic salaries,		Discretionary			
			housing		bonuses			
			benefits, other		and/or			
			allowances	Retirement	performance-	Compensation	Inducement	
			and benefits	benefits	related	for loss	for joining	
		Fees	in kind	contributions	bonuses	of office	the Group	Total
			基本薪金、					
			房屋福利、					
			其他津貼	退休福利	酌情花紅及/		加盟本集團	
		袍金	及實物利益	供款	或績效花紅	離職賠償	之獎勵	總計
		HK\$	HK\$	HK\$	HK\$	HK\$	HK\$	HK\$
		港元	港元	港元	港元	港元	港元	港元
Executive directors:	執行董事:							
WONG Yun Kuen (Note 1)	黃潤權(附註一)	12,000	-	2,050	50,000	-	-	64,050
CHENG Wai Lun, Andrew	鄭偉倫	12,000	-	2,050	50,000	-	-	64,050
CHAU Wai Hing (Note 2)	周偉興(附註二)	1,000	-	50	-	-	-	1,050
Independent non-executive directors:	· 獨立非執行董事:							
CHAN Chung Yee, Alan	陳宗彝	12,000	_	_	50,000	-	_	62,000
FUNG Lewis Hung	馮振雄	12,000	-	-	50,000	-	-	62,000
TANG Hon Bui, Ronald	鄧漢標	30,000	-	-	32,000	-	-	62,000
		79,000	-	4,150	232,000	-	-	315,150

Note 1: Dr. WONG Yun Kuen was elected as Chairman of the

Board on 30th April, 2015.

Note 2: Mr. CHAU Wai Hing resigned as the Chairman and

executive director of the Group on 30th April, 2015.

附註一: 黃潤權博士於二零一五年四月三十日獲

推選為董事會主席。

附註二: 周偉興先生於二零一五年四月三十日辭

任本集團的主席及執行董事。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

13. DIRECTORS' AND SENIOR MANAGEMENT'S EMOLUMENTS (continued)

a) The remuneration of every director for the year ended 31st March, 2015 is as follows: (continued)

13. 董事及高級管理層酬金(續)

a) 各董事於截至二零一五年三月 三十一日止年度之酬金載列如 下:(續)

			Basic salaries,		Discretionary			
			housing		bonuses			
			benefits, other		and/or			
			allowances	Retirement	performance-	Compensation	Inducement	
			and benefits	benefits	related	for loss	for joining	
		Fees	in kind	contributions	bonuses	of office	the Group	Total
			基本薪金、					
			房屋福利、					
			其他津貼	退休福利	酌情花紅及/		加盟本集團	
		袍金	及實物利益	供款	或績效花紅	離職賠償	之獎勵	總計
		HK\$	HK\$	HK\$	HK\$	HK\$	HK\$	HK\$
		港元	港元	港元	港元	港元	港元	港元
Executive directors:	執行董事:							
WONG Yun Kuen (Note 1)	黃潤權(附註一)	12,000	-	1,600	20,000	-	-	33,600
CHENG Wai Lun, Andrew	鄭偉倫	12,000	-	1,600	20,000	-	-	33,600
CHAU Wai Hing (Note 2)	周偉興(附註二)	12,000	-	1,600	20,000	-	-	33,600
Independent non-executive directors:	e 獨立非執行董事:							
CHAN Chung Yee, Alan	陳宗彝	12,000	-	-	20,000	-	-	32,000
FUNG Lewis Hung	馮振雄	12,000	-	-	20,000	-	-	32,000
TANG Hon Bui, Ronald	鄧漢標	30,000	-	-	20,000	-	-	50,000
		90,000	-	4,800	120,000	-	-	214,800

No directors waived or agreed to waive any remuneration during the year (2015: Nil).

Note 1: Dr. WONG Yun Kuen was elected as Chairman of the Board on 30th April, 2015.

Note 2: Mr. CHAU Wai Hing resigned as the Chairman and executive director of the Group on 30th April, 2015.

本年內並無董事已放棄或同意放 棄任何酬金(二零一五年:無)。

附註一: 黃潤權博士於二零一五年四月三十日獲 推選為董事會主席。

附註二: 周偉興先生於二零一五年四月三十日辭 任本集團的主席及執行董事。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

13. DIRECTORS' AND SENIOR MANAGEMENT'S

EMOLUMENTS (continued)

b) Details of emoluments of the five highest paid individuals (including directors and other employees) are:

13. 董事及高級管理層酬金(續)

b) 五名最高薪酬人士(包括董事及其 他僱員)之酬金詳情:

		2016 <i>HK</i> \$ 港元	2015 <i>HK\$</i> 港元
Fees Basic salaries	抱金 基本薪酬	66,000 431,967	66,000 399,992
Housing benefits, other allowances and benefits in kind Retirement benefits contributions	實物利益 退休福利供款	– 22,073	- 22,165
Discretionary bonuses and/or performance-related bonuses Compensation for loss of office	動情花紅及/ 或績效花紅 離職賠償	182,000 –	80,000
Inducement for joining the Group	加盟本集團之獎勵	702,040	568,157

Four (2015: Four) of the five highest paid individuals were directors of the Company, whose emoluments are included in Note 13(a).

Analysis of the emoluments of the five highest paid individuals (including directors and other employees) by number of individuals and emolument ranges is as follows:

五名最高薪酬人士中,四名(二零 一五年:四名)為本公司董事,彼 等之酬金已載於附註13(a)。

五名最高薪酬人士(包括董事及其 他僱員)按人數及酬金範圍分析載 列如下:

		2016	2015
Nil to HK\$1,000,000	零至1,000,000港元	5	5

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

14. INCOME TAX EXPENSE

- a) No provision for Hong Kong profits tax has been made in these financial statements as the Group sustained a tax loss for the year ended 31st March, 2016 (2015: no provision for Hong Kong profits tax had been made as the Group tax losses brought forward from prior years exceeded the assessable profits for the year ended 31st March, 2015).
- **b)** Reconciliation between income tax expense and the Group's accounting (loss)/profit at the statutory income tax rate is set out below:

14. 所得税開支

- 本集團在截至二零一六年三月三十一日止年度內錄得稅項虧損,因此並無就香港利得稅作出任何撥備(二零一五年:二零一五年三月三十一日乃按期內錄得稅前溢利,但由於本集團往年之稅務虧損可作抵銷,因此並無就香港利得稅作出任何撥備)。
- b) 所得税開支與本集團之會計(虧 損)/溢利按法定税率計算之對 賬:

		2016	2015
		HK\$	HK\$
		港元	港元
(Loss)/profit before taxation	除税前(虧損)/溢利	(10,166,331)	66,880,233
Tax at the statutory income tax rate of 16.5% (2015: 16.5%)	以法定税率16.5% (二零一五年:16.5%) 計算之税項	(1,677,444)	11,035,238
Tax effect of profit not subject to taxation	毋須課税溢利之 税務影響	(1,446,633)	(7,523,686)
Tax effect of non-deductible expenses	不可扣除開支之 稅務影響	301,293	314,532
Tax effect on unrecognised temporary differences	未確認臨時差額之響 税務影	1,023	588
Utilisation of tax losses previously not recognised	使用以往未確認之 税務虧損	-	(3,826,672)
Tax effect of unused tax losses not recognized	未確認之未使用税項虧損 之税務影響	2,821,761	-
Income tax expense	所得税開支	-	_

- c) At the end of the reporting period, the Group has unutilised tax losses of HK\$34,663,000 (2015: HK\$17,562,000) available for offsetting against future taxable profits. However, no deferred tax asset has been recognised due to the unpredictability of future taxable profits. The tax losses may be carried forward indefinitely.
- c) 於報告期末,本集團有可供抵銷 未來應課税溢利之未動用稅務虧 損34,663,000港元(二零一五年: 17,562,000港元)。然而,由於未 能預測未來應課税溢利之情況, 因此並無確認遞延稅務資產。稅 務虧損可無限期結轉。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

15. (LOSS)/EARNINGS PER SHARE

The basic loss per share is based on the Group's loss attributable to equity holders of the Company of HK\$10,166,331 (2015: profit of HK\$66,880,233) and 1,059,778,200 (2015: 1,059,778,200) ordinary shares in issue during the year.

The Company has no dilutive potential ordinary shares.

15. 每股(虧損)/盈利

每股基本虧損乃根據期內本公司權益持有人應佔本集團虧損10,166,331港元(二零一五年:溢利66,880,233港元)及期內已發行之普通股1,059,778,200股(二零一五年:1,059,778,200股)計算。

本公司並無具潛在攤薄效應之普通股存在。

16. PROPERTY, PLANT AND EQUIPMENT

16. 物業、機器及設備

Furniture, fixtures and equipment 傢具、裝置及設備 HK\$ 港元

		/E:70
As at 1st April, 2014	於二零一四年四月一日	
Cost	成本	76,960
Accumulated depreciation	累積折舊	(56,354)
Net book value	賬面淨值	20,606
Net book value as at 1st April, 2014	於二零一四年四月一日之賬面淨值	20,606
Additions	添置	5,850
Depreciation	折舊	(9,465)
Net book value as at 31st March, 2015	於二零一五年三月三十一日之賬面淨值	16,991
As at 31st March, 2015	於二零一五年三月三十一日	
Cost	成本	82,810
Accumulated depreciation	累積折舊	(65,819)
Net book value	賬面淨值	16,991
Net book value as at 1st April, 2015	於二零一五年四月一日之賬面淨值	16,991
Depreciation	折舊	(8,115)
Net book value as at 31st March, 2016	於二零一六年三月三十一日之賬面淨值	8,876
As at 31st March, 2016	於二零一六年三月三十一日	
Cost	成本	82,810
Accumulated depreciation	累積折舊	(73,934)
Net book value	賬面淨值	8,876

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

17. AVAILABLE-FOR-SALE FINANCIAL ASSETS

17. 可供出售財務資產

		2016 <i>HK</i> \$ 港元	2015 <i>HK</i> \$ 港元
Unlisted equity securities, at cost Less: provision for impairment loss	非上市股本證券,按成本值 減:減值虧損撥備	12,125,450 (5,171,500)	7,694,000 (4,707,445)
		6,953,950	2,986,555
Listed equity securities in Hong Kong	香港上市股本證券	14,030,875	16,993,580
		20,984,825	19,980,135
Market value of listed equity securities	上市股本證券市值	14,030,875	16,993,580

At the end of the reporting period, all available-for-sale financial assets are stated at fair value except for those unlisted equity securities, of which their fair values cannot be measured reliably. Fair values of listed equity securities have been determined by reference to published price quotations in active markets.

於報告期末,除未能可靠計算公平值之非上市股本證券外,所有可供出售財務資產乃按公平值列賬。上市股本證券之公平值乃經參考活躍市場所報之已刊載報價釐定。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

17. AVAILABLE-FOR-SALE FINANCIAL ASSETS (continued)

a) Details of the Group's listed equity securities as at 31st March, 2016 are as follows:

17. 可供出售財務資產(續)

a) 本集團於二零一六年三月三十一 日之上市股本證券詳情如下:

		Unrealised holding losses already recognised in profit and loss accounts prior to 31st March, 2005 under previous Statement of Standard Accounting Practice 24 根據舊有之	Accumulated impairment loss charged to profit or loss since 1st April, 2005	Fair value at 31st March, 2016	Total accumulated fair value changes recognized in other comprehensive income/fair value reserve at 31st March, 2016	% of total assets of the Group	Net assets attributable to the Group
		會計實務準則24, 於二零零五年 三月三十一日 之前未變現之	自二零零五年 四月一日	於二零一六年	於二零一六年 三月三十一日 總累積公平值 之變動已	佔本集團	本集團
Name of investee companies 投資公司名稱	Cost 成本 HK\$ 港元	虧損已確認 於損益賬內 HK\$ 港元	累積減值虧損 於損益脹內扣除 HK\$ 港元	三月三十一日 公平值 HK\$ 港元	確認於其他全面 收益/公平值儲備 HK\$ 港元	總資產之百分比	所佔之 資產淨值 HK\$ 港元
Century City International Holdings Limited 世紀城市國際控股有限公司	862,366	-	(539,676)	253,920	(68,770)	0.16%	1,403,737
Grand Field Group Holdings Limited 鈞濠集團有限公司	4,973,341	(6,691)	(2,426,139)	4,201,600	1,661,089	2.60%	7,429,365
HKC International Holdings Limited 香港通訊國際控股有限公司	1,630,058	(39,742)	-	3,269,785	1,679,469	2.03%	4,614,797
PCCW Limited 電訊盈科有限公司	17,608,296	(13,617,135)	-	4,579,570	588,409	2.84%	1,319,557
Sinotrans Shipping Limited 中外運航運有限公司	381,258	-	(255,258)	65,000	(61,000)	0.04%	197,593
China Merchants Land Limited 招商局置地有限公司	8,489,763	(5,321,214)	(2,156,850)	1,661,000	649,301	1.03%	1,881,262
	33,945,082	(18,984,782)	(5,377,923)	14,030,875	4,448,498		

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

17. AVAILABLE-FOR-SALE FINANCIAL ASSETS (continued)

b) Details of Group's unlisted equity securities as at 31st March, 2016 are as follows:

17. 可供出售財務資產(續)

b) 於二零一六年三月三十一日之非 上市股本證券詳情如下:

Name of investee companies	Place of incorporation	Proportion of share capital owned	Cost	Impairment loss	Carrying amount	% of total assets of the Group 佔本集團總	Principal activities
投資公司名稱	成立地點	所持股份比例	成本 HK\$ <i>港元</i>	減值虧損 HK\$ 港元	賬面值 HK\$ <i>港元</i>	資產之百分比	主要業務
Chief Finance Limited 卓思財務有限公司	Hong Kong 香港	26% *2	2,600,000	(2,600,000)	-	-	Money lending business 借貸服務
Enviro Technology International Limited	Hong Kong 香港	33.33% *18*2	780,000	(780,000)	-	-	Development of battery recharges 發展充電池
Pacific Life Science Holdings Limited	British Virgin Islands 英屬處女群島	3.7%	389,000	(329,000)	60,000	0.0372%	Investment holding 投資控股
Blue Legend Investment Limited	Samoa 薩摩亞	30% *2	2,925,000	(1,462,500)	1,462,500	0.9060%	Property development 物業發展
Yiu Wing Sucession Holdings Company Limited (formerly known as Yiu Wing Entertainment Holdings Limited) 耀榮傳承控股有限公司 (前稱耀榮娛樂控股有限公司)	Hong Kong 香港	10%	2,000,000	-	2,000,000	1.2390%	Investment holding 投資控股
Victor Ease Limited	British Virgin Islands 英屬處女群島	3.67%	3,431,450	-	3,431,450	2.1257%	Investment holding 投資控股
			12,125,450	(5,171,500)	6,953,950		

This appears to exceed 30% limit of the share capital and/or voting right of the investee company according to the current Chapter 21 of the Listing Rules of The Stock Exchange of Hong Kong Limited because at the time of making this investment the old limit of Chapter 21 of the Listing Rules was 35%. Therefore there is no violation of the Chapter 21 limit.

根據香港會計準則第28號 (2011),本集團並沒有對有 關投資公司有重大影響,因 此他們沒有被視為聯營公司。

According to Hong Kong Accounting Standard 28 (2011), the Group has no significant influence over the investee companies. Therefore they are not regarded as associates.

根據現有香港聯合交易所有限公司上市規則第21章,出現超過投資公司股本及/或投票權30%之上限,是因為當時投資時,舊有的第21章的上限是35%,所以並沒有違反第21章的限制。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

17. AVAILABLE-FOR-SALE FINANCIAL ASSETS (continued)

- c) Particulars of major available-for-sale financial assets
 - i) Listed equity securities

Century City International Holdings Limited ("Century C Int'l")

Century C Int'l is incorporated in Bermuda and is principally engaged in the property development and investment, construction and building related businesses, hotel ownership, hotel operation and management, asset management and other investment including financial assets investments, aircraft ownership and leasing business.

The Group holds 529,000 shares in Century C Int'l, representing 0.0165% interest in the issued share capital of Century C Int'l based on the annual report at 31st December, 2015 and derived a dividend income of HK\$13,813 for the year ended 31st March, 2016. Based on the annual report at 31st December, 2015, the net asset value of Century C Int'l was approximately HK\$8,501,500,000.

Grand Field Group Holdings Limited ("Grand Field GP")

Grand Field GP is incorporated in Bermuda and is principally engaged in investment holding, property development, property investment and trading of wines.

The Group holds 10,504,000 shares in Grand Field GP, representing 1.0975% interest in the issued share capital of Grand Field GP based on the annual report at 31st December, 2015. No dividend was received during the year. Based on the annual report at 31st December, 2015, the net asset value of Grand Field GP was approximately HK\$676,924,000.

17. 可供出售財務資產(續)

- c) 主要可供出售財務資產之詳情
 - i) 上市股本證券 世紀城市國際控股有限公司(「世紀城市」)

世紀城市於百慕達註冊成立,主要經營之業務展及投資、建等相關之業務、酒店經營及管理及其他投資,產管理及其他投資,便在實際資產投資以及飛機有及租賃業務。

本集團持有529,000股世紀城市之股份,根據世紀城市之股份,根據世紀城市於二零一五年十二月三十一日之年報佔世紀城市已發行股本之0.0165%及於截至二年中度共成市年度,根據至二年中北城市年報,於二年中紀城市年十二月三產淨值。8,501,500,000港元。

鈞濠集團有限公司(「鈞 濠 |)

鈞濠於百慕達註冊成立, 主要經營之業務為投資控 股、地產發展、物業投資 及買賣酒。

本集團持有10,504,000股 鈞濠股份,根據鈞濠於二 零一五年十二月三十一日 之年報佔鈞濠已發行股本 之1.0975%。本年度並無 任何股息收入。根據鈞豪 年報,於二零一五年十二 月三十一日,鈞濠之資產 淨值約為676,924,000元。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

17. AVAILABLE-FOR-SALE FINANCIAL ASSETS (continued)

- Particulars of major available-for-sale financial assets (continued)
 - Listed equity securities (continued)

HKC International Holdings Limited ("HKC Int'l Hold")

HKC Int'l Hold is incorporated in Cayman Islands and is principally engaged in the sale of mobile phones, sale of business solutions and property investment

The Group holds 10,060,875 shares in HKC Int'l Hold, representing 1.5550% interest in the issued share capital of HKC Int'l Hold based on the interim report at 30th September, 2015. No dividend was received during the year. Based on the interim report at 30th September, 2015, the net asset value of HKC Int'l Hold was approximately HK\$296,770,000.

PCCW Limited ("PCCW")

PCCW is incorporated in Hong Kong and is principally engaged in the provision of telecommunication services, internet and multimedia services, sale and rental of equipment and technical services. Investment in and development of infrastructure, properties and technology-related business.

The Group holds 912,265 shares in PCCW, representing 0.0120% interest in the issued share capital of PCCW based on the annual report at 31st December, 2015 and derived a dividend income of HK\$191,891 for the year ended 31st March, 2016. Based on the annual report at 31st December, 2015, the net asset value of PCCW was approximately HK\$11,024,000,000.

17. 可供出售財務資產(續)

- c) 主要可供出售財務資產之詳情 (續)
 - i) 上市股本證券(續) 香港通訊國際控股有限公司(「香港通訊」)

香港通訊於開曼群島註冊 成立,主要業務為銷售流 動電話,銷售商業解決方 案及物業投資。

電訊盈科有限公司(「電盈」)

電盈於香港註冊成立,主要業務為提供電訊服務、互聯網及互動多媒體服務、銷售及租賃器材及其他技術服務、投資及發展 基建、物業及科技相關業務。

本集團持有912,265股電 盈股份,根據電盈於一日之年報佔電盈已於一日之年報佔電盈已於一日之年報佔電盈已於截至二零一六年三月三十一日共收取191,891港元股息。根據電盈年報,於二日,電盈之資產淨值約二11,024,000,000港元。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

17. AVAILABLE-FOR-SALE FINANCIAL ASSETS (continued)

- Particulars of major available-for-sale financial assets (continued)
 - i) Listed equity securities (continued)

Sinotrans Shipping Limited ("Sinotrans Ship")

Sinotrans Ship is incorporated in Hong Kong and is principally engaged in dry bulk shipping business, container shipping business, shipping agency, ship management and oil tanker bareboat chartering under finance lease.

The Group holds 50,000 shares in Sinotrans Ship, representing 0.0013% interest in the issued share capital of Sinotrans Ship based on the annual report at 31st December, 2015 and derived a dividend income of HK\$3,965. Based on the annual report at 31st December, 2015, the net asset value of Sinotrans Ship was approximately HK\$15,776,230,380.

China Merchants Land Limited ("Chi Mer Land")

Chi Mer Land is incorporated in Cayman Islands and is principally engaged in development, sale, lease, investment and management of properties; and sales of electronic and electrical related products and sales of building related materials and equipment.

The Group holds 1,510,000 shares in Chi Mer Land, representing 0.0308% interest in the issued share capital of Chi Mer Land based on the annual report at 31st December, 2015 and derived a dividend income of HK\$15,006 for the year ended 31st March, 2016. Based on the annual report at 31st December, 2015, the net asset value of Chi Mer Land was approximately HK\$6,111,306,919.

17. 可供出售財務資產(續)

- c) 主要可供出售財務資產之詳情 (續)
 - i) 上市股本證券(續) 中外運航運有限公司(「中 外運」)

中外運於香港註冊成立, 主要經營之業務為乾散貨 船期租及乾散貨船程租、 集裝箱船期租、船務代 理、船舶管理及融資租賃 下的油輪光租業務。

本集團持有50,000股中外運之股份,根據中外運之股份,根據中二年十二月之年報佔中外運已發行股本之0.0013%及收取3,965港元股息。根據中外運年報,於二等一五年十二月三十一日,與之資產淨值約為15,776,230,380港元。

招商局置地有限公司(「招商置地」)

招商置地於開曼群島註冊 成立,主要經營之業務為 開發、銷售、租賃、投資 及管理房地產;及銷售電 子及電器相關產品及銷售 建築相關材料及設備。



For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

17. AVAILABLE-FOR-SALE FINANCIAL ASSETS (continued)

- Particulars of major available-for-sale financial assets (continued)
 - ii) Unlisted equity securities

Pacific Life Science Holdings Limited ("Pacific Life")

Pacific Life is principally engaged in investment holding. The Group holds 500,000 shares in Pacific Life, representing 3.7% interest in the issued share capital of Pacific Life. No dividend was received during the year. Based on the unaudited financial statements at 31st March, 2016, the Group's share of the net asset value of Pacific Life was approximately HK\$44,714.

Blue Legend Investment Limited ("Blue Legend")

Blue Legend is principally engaged in property development in Hong Kong. The Group holds 300,000 shares in Blue Legend, representing 30% interest in the issued share capital of Blue Legend. No dividend was received during the year. Based on the unaudited financial statements at 31st March, 2016, the Group's share of the net asset value of Blue Legend was approximately HK\$48,323.

Yiu Wing Succession Holdings Company Limited (formerly known as Yiu Wing Entertainment Holdings Limited) ("Yiu Wing")

Yiu Wing is principally engaged in investment holding. The Group holds 2,000,000 shares in Yiu Wing, representing 10% interest in the issued share capital of Yiu Wing. No dividend was received during the year. Based on the unaudited financial statements at 31st March, 2016, the Group share of the net asset value of Yiu Wing was approximately HK\$1,812,023.

17. 可供出售財務資產(續)

- c) 主要可供出售財務資產之詳情 (續)
 - ji) 非上市股本證券

Pacific Life Science Holdings Limited ([Pacific Life])

Pacific Life主要業務為 投資控股。本集團持有 500,000股Pacific Life股份,佔Pacific Life已發行 股本之3.7%。本年度並 無任何股息收入。根據 Pacific Life於二零一六年 三月三十一日未經審核財 務報表,本集團於Pacific Life所佔之資產淨值約為 44.714港元。

Blue Legend Investment Limited (「Blue Legend」)

Blue Legend主要業務 為在香港物業發展。本 集團持有300,000股Blue Legend之股份,佔Blue Legend已發行之股本之 30%。本年度並無任何股 息收入。根據二零一六年 三月三十一日之未經 核財務報表,本集團應佔 Blue Legend之資產淨值 約為48,323港元。

耀榮傳承控股有限公司 (前稱耀榮娛樂控股有限 公司)(「耀榮」)

耀榮主要從事投資控股業務。本集團持有2,000,000股耀榮股份,佔耀榮已發行股本權益10%。年內並無收取任何股息。根據二零一六年三月三十一日之未經審核業績,本集團於耀榮所佔之資產淨值約為1,812,023港元。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

17. **AVAILABLE-FOR-SALE FINANCIAL ASSETS** (continued)

- Particulars of major available-for-sale financial assets (continued)
 - Unlisted equity securities (continued)

Victor Ease Limited ("Victor Ease")

Victor Ease is principally engaged in investment holding. The Group holds 367 shares in Victor Ease, representing 3.67% interest in the issued share capital of Victor Ease. No dividend was received during the year. Based on the unaudited financial statements at 31st March, 2016, the Group share of net asset value of Victor Ease was approximately HK\$879,276.

可供出售財務資產(續) 17.

應收投資公司款項

2016

- 主要可供出售財務資產之詳情 c) (續)
 - 非上市股本證券(續) ii)

Victor Ease Limited (「Victor Ease」)

Victor Ease 主要從事投 資控股業務。本集團持有 367股Victor Ease 股份, 佔Victor Ease 已發行股 本權益3.67%。年內並無 收取任何股息。根據二零 一六年三月三十一日之 未經審核業績,本集團於 Victor Ease所佔之資產淨 值約為879,276港元。

2015

2,737,382

18. **AMOUNTS DUE FROM INVESTEE COMPANIES**

HK\$ HK\$ 港元 港元 應收投資公司款項 Amounts due from investee companies 9,796,382 9,796,382 Less: provision for impairment loss 減:減值虧損撥備 (7,059,000)(7,059,000)

18.

Amounts due from investee companies are unsecured, interestfree and have no fixed terms of repayment.

19. **AMOUNTS DUE FROM RELATED COMPANIES**

The amounts are unsecured, interest-free and have no fixed terms of repayment.

應收投資公司款項乃沒有抵押,沒有利 息及沒有指定還款期。

2,737,382

19. 應收關聯公司款項

應收款項乃沒有抵押,沒有利息及沒有 指定還款期。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

20. ACCOUNT RECEIVABLE AND DEPOSITS

20. 應收款項及按金

		2016 HK\$ 港元	2015 <i>HK\$</i> 港元
Account receivable Deposits	應收款項 按金	- 66,060	31,280,000 92,060
		66,060	31,372,060

The account receivable was neither past due nor impaired at the end of the reporting period.

應收款項於報告日乃未到期及未減值。

21. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

21. 按公平值於損益賬列賬之財務資產

		2016 <i>HK</i> \$ 港元	2015 <i>HK\$</i> 港元
Equity securities listed in Hong Kong at fair value (Note a) Derivative financial instruments at fair value (Note b)	於香港上市股本證券之 公平值(<i>附註a</i>) 衍生金融工具之 公平值(<i>附註b</i>)	112,103,648 689,945	103,233,806 760,969
Unlisted convertible debt securities at fair value (Note c)	非上市可換股債務證券之 公平值(附註c)	5,250,000	103,994,775
Market value of listed equity securities	上市股本證券之市值	112,103,648	103,233,806

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

21. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (continued)

a) Listed equity securities of the Group as at 31st March, 2016 are as follows:

21. 按公平值於損益賬列賬之財務資產 (續)

a) 於二零一六年三月三十一日之上 市股本證券載列如下:

Name of investee companies 投資公司名稱	Cost 成本 HK\$ 港元	Fair value 公平值 HK\$ 港元	Accumulated unrealised gain/(losses) 累積未變現 之收益/ (虧損) HK\$ 港元	% of total assets of the Group 佔本集團 總資產 之百分比	Net assets/ (liabilities) attributable to the Group 本集團 所佔之資產/ (負債)淨值 HK\$ 港元
PCCW Limited 電訊盈科有限公司	25,099,810	24,537,760	(562,050)	15.2007%	7,070,310
CK Hutchision Holdings Limited 長江和記實業有限公司	8,640,286	5,538,500	(3,101,786)	3.4310%	6,107,333
China New Economy Fund Limited 中國新經濟投資有限公司	960,356	300,000	(660,356)	0.1858%	787,913
Hang Lung Properties Limited 恒隆地產有限公司	618,118	296,400	(321,718)	0.1836%	573,667
HangTen Networks Group Limited 恆騰網絡集團有限公司	2,341,589	65,493	(2,276,096)	0.0406%	2,193
K. Wah International Holdings Limited 嘉華國際集團有限公司	322,368	247,184	(75,184)	0.1531%	555,514
Hong Kong Exchanges and Clearing Limited 香港交易及結算所有限公司	22,292	28,393	6,101	0.0176%	3,760
Peace Map Holding Limited 天下圖控股有限公司	1,088,614	89,200	(999,414)	0.0553%	45,395

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

21. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (continued)

a) Listed equity securities of the Group as at 31st March, 2016 are as follows: *(continued)*

21. 按公平值於損益賬列賬之財務資產 (續)

a) 於二零一六年三月三十一日之上 市股本證券載列如下:(續)

Name of investee companies 投資公司名稱	Cost 成本 HK\$ 港元	Fair value 公平值 HK\$ 港元	Accumulated unrealised gain/(losses) 累積未變現 之收益/ (虧損) HK\$ 港元	% of total assets of the Group 佔本集團 總資產 之百分比	Net assets/ (liabilities) attributable to the Group 本集團 所佔之資產/ (負債)淨值 HK\$ 港元
Shanghai Industrial Urban Development Group Limited 上海實業城市開發集團有限公司	2,455,532	365,000	(2,090,532)	0.2261%	651,382
China Infrastructure Investment Limited 中國基建投資有限公司	576,715	124,500	(452,215)	0.0771%	310,257
China Agri-Industries Holdings Limited 中國糧油控股有限公司	277,043	239,000	(38,043)	0.1481%	501,433
Asia Financial Holdings Limited 亞洲金融集團有限公司	2,774,421	2,244,180	(530,241)	1.3902%	4,669,643
Ding He Mining Holdings Limited 鼎和礦業控股有限公司	1,999,807	1,041,120	(958,687)	0.6450%	(221,664)
Leoch International Technology Limited 理士國際技術有限公司	1,714,778	306,000	(1,408,778)	0.1896%	765,904
China Sandi Holdings Limited 中國三廸控股有限公司	3,050,915	27,000	(3,023,915)	0.0167%	332,365
China Construction Bank Corporation 中國建設銀行股份有限公司	956,845	990,000	33,155	0.6133%	1,353,885
Cheung Kong Property Holdings Limited 長江實業地產有限公司	19,046	2,747,250	2,728,204	1.7019%	3,749,089

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

21. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (continued)

a) Listed equity securities of the Group as at 31st March, 2016 are as follows: *(continued)*

21. 按公平值於損益賬列賬之財務資產 (續)

a) 於二零一六年三月三十一日之上 市股本證券載列如下:(續)

Name of investee companies 投資公司名稱	Cost 成本 HK\$ 港元	Fair value 公平值 <i>HK</i> \$ 港元	Accumulated unrealised gain/(losses) 累積未變現 之收益/ (虧損) HK\$ 港元	% of total assets of the Group 佔本集團 總資產 之百分比	Net assets/ (liabilities) attributable to the Group 本集團 所佔之資產/ (負債)淨值 HK\$ 港元
Agricultural Bank of China Limited 中國農業銀行股份有限公司	7,457,099	5,580,000	(1,877,099)	3.4567%	8,794,186
Industrial and Commercial Bank of China Limited 中國工商銀行股份有限公司	1,646,855	1,736,000	89,145	1.0754%	2,370,253
Yi Hua Holdings Limited 益華控股有限公司	16,314,360	40,797,900	24,483,540	25.2736%	8,275,022
Xinjiang Xinxin Mining Industry Company Limited 新疆新鑫礦業股份有限公司	14,359,372	1,152,000	(13,207,372)	0.7136%	3,914,548
Bank of China Limited 中國銀行股份有限公司	6,483,307	6,440,000	(43,307)	3.9895%	10,463,051
Huatai Securities Company Limited 華泰證券股份有限公司	20,040	14,768	(5,272)	0.0091%	10,649
Viva China Holdings Limited 非凡中國控股有限公司	5,315,531	1,596,000	(3,719,531)	0.9887%	898,220
Millennium Pacific Group Holdings Limited 匯思太平洋集團控股 有限公司	327,266	15,600,000	15,272,734	9.6639%	110,669
	104,842,365	112,103,648	7,261,283		

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

21. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (continued)

- b) Derivative financial assets represent financial instruments for trading of precious metals with a financial institution. These are categorised as financial assets at fair value through profit or loss unless they are designated as hedges.
- c) Unlisted convertible debt securities of the Group are as follows:

21. 按公平值於損益賬列賬之財務資產 (續)

- b) 衍生財務資產指於財務機構以財 務工具進行貴金屬買賣。除非衍 生財務資產乃指定作對沖之用, 否則一律歸類為按公平值於損益 賬列賬之財務資產。
- **c)** 本集團之非上市可換股債務證券 如下:

% of total Net assets

			assets of	attributable
Name of		Unrealised	the Group	to the Group
investee company	Fair value	gain	佔本集團資產	本集團應佔
投資公司名稱	公平值	未變現收益	總值之百分比	資產淨值
	HK\$	HK\$		HK\$
	港元	港元		港元
Toyoplas Investments Limited	5,250,000	250,000	3.2523%	N/A 不適用

d) Particulars of major financial assets at fair value through profit or loss

PCCW Limited ("PCCW")

PCCW is incorporated in Hong Kong and is principally engaged in the provision of telecommunication services, internet and multimedia services, sale and rental of equipment and technical services. Investment in and development of infrastructure, properties and technology-related business.

The Group holds 4,888,000 shares in PCCW, representing 0.0641% interest in the issued share capital of PCCW based on the annual report at 31st December, 2015 and derived a dividend income of HK\$1,028,374 for the year ended 31st March, 2016. Based on the annual report at 31st December, 2015, the net asset value of PCCW was approximately HK\$11,024,000,000.

d) 主要按公平值於損益賬列賬之財 務資產之詳情

電訊盈科有限公司(「電盈」)

電盈於香港註冊成立,主要業務 為提供電訊服務、互聯網及互動 多媒體服務、銷售及租賃器材及 技術服務、投資及發展基建、物 業及科技相關業務。

本集團持有4,888,000股電盈股份,根據電盈於二零一五年十二月三十一日之年報佔電盈已發行股本之0.0641%及於截至二零一六年三月三十一日共收取1,028,374港元股息。根據電盈年報,於二零一五年十二月三十一日,電盈之資產淨值約為11,024,000,000港元。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

21. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (continued)

d) Particulars of major financial assets at fair value through profit or loss *(continued)*

CK Hutchison Holdings Limited ("CKH Holdings")

CKH Holdings is incorporated in Cayman Islands and is principally engaged in property development and investment, hotel and serviced suite operation, property and project management, and investment in infrastructure businesses and securities, ownership and leasing of movable assets.

The Group holds 55,000 shares in CKH Holdings, representing 0.0014% interest in the issued share capital of CKH Holdings based on the annual report at 31st December, 2015, and derived a dividend income of HK\$38,261 for the year ended 31st March, 2016. Based on the annual report at 31st December, 2015, the net asset value of CKH Holdings was approximately HK\$428,588,000,000.

Asia Financial Holdings Limited ("Asia Financial")

Asia Financial is incorporated in Bermuda and is principally engaged in provision of underwriting of general and life insurance.

The Group holds 678,000 shares in Asia Financial representing 0.0665% interest in the issued share capital of Asia Financial based on the annual report at 31st December, 2015, and derived a dividend income of HK\$36,668 for the year ended 31st March, 2016. Based on the annual report at 31st December, 2015, the net asset value of Asia Financial was approximately HK\$7,019,617,000.

21. 按公平值於損益賬列賬之財務資產 (續)

d) 主要按公平值於損益賬列賬之財 務資產之詳情(續)

> 長江和記實業有限公司(「長江 和記」)

> 長江和記於開曼群島註冊成立, 主要經營物業發展及投資、酒店 及服務套房業務、物業及項目管 理、基建業務投資及證券投資, 及可動資產擁有及租賃。

本集團持有55,000股長江和記股份,根據長江和記於二零一五年十二月三十一日之年報佔長江和記已發行股本之0.0014%及於截至二零一六年三月三十一日共收取38,261港元股息。根據長江和記年報,於二零一五年十二月三十一日,長江和記之資產淨值約為428,588,000,000港元。

亞洲金融集團有限公司(「亞洲金融」)

亞洲金融於百慕達註冊成立,主 要經營承保一般及人壽保險。

本集團持有678,000股亞洲金融股份,根據亞洲金融於二零一五年十二月三十一日之年報佔亞洲金融已發行股本之0.0665%及於截至二零一六年三月三十一日共收取36,668港元股息。根據亞洲金融年報,於二零一五年十二月三十一日,亞洲金融之資產淨值約為7,019,617,000港元。

For the year ended 31st March, 2016

21. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (continued)

d) Particulars of major financial assets at fair value through profit or loss *(continued)*

Cheung Kong Property Holdings Limited ("CK Property")

CK Property is incorporated in Cayman Islands and is principally engaged in property development and investment, hotel and serviced suite operation and property and project management.

The Group holds 55,000 shares in CK Property, representing 0.0014% interest in the issued share capital of CK Property based on the annual report at 31st December, 2015 and derived a dividend income of HK\$19,131 for the year ended 31st March, 2016. Based on the annual report at 31st December, 2015, the net asset value of CK Property was approximately HK\$263,096,000,000.

Agricultural Bank of China Limited ("ABC")

ABC is incorporated in PRC and is principally engaged in corporate banking, retail banking and treasury operations.

The Group holds 2,000,000 shares in ABC, representing 0.0006% interest in the issued share capital of ABC based on the annual report at 31st December, 2015 and derived a dividend income of HK\$409,636 for the year ended 31st March, 2016. Based on the annual report at 31st December, 2015, the net asset value of ABC was approximately HK\$1,428,149,398,200.

綜合財務報表附註

截至二零一六年三月三十一日止年度

21. 按公平值於損益賬列賬之財務資產 (續)

d) 主要按公平值於損益賬列賬之財 務資產之詳情(續)

長江實業地產有限公司(「長實 地產」)

長實地產於開曼群島註冊成立, 主要經營物業發展及投資、酒店 及服務套房業務,以及物業及項 目管理。

本集團持有55,000股長實地產股份,根據長實地產於二零一五年十二月三十一日之年報佔長實地產已發行股本之0.0014%及於截至二零一六年三月三十一日共收取19,131港元股息。根據長實地產年報,於二零一五年十二月三十一日,長實地產之資產淨值約為263,096,000,000港元。

中國農業銀行股份有限公司(「農業銀行」)

農業銀行於中華人民共和國註冊 成立,主要經營公司銀行業務、 個人銀行業務和資金業務。

本集團持有2,000,000股農業銀行股份,根據農業銀行於二零一五年十二月三十一日之年報佔農業銀行已發行股本之0.0006%及於截至二零一六年三月三十一日共收取409,636港元股息。根據農業銀行年報,於二零一五年十二月三十一日,農業銀行之資產淨值約為1,428,149,398,200港元。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

21. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (continued)

d) Particulars of major financial assets at fair value through profit or loss *(continued)*

Industrial and Commercial Bank of China Limited ("ICBC")

ICBC is incorporated in PRC and is principally engaged in provision corporate and personal banking, treasury operations, investment banking, asset management, trust, financial leasing and other financial services.

The Group holds 400,000 shares in ICBC, representing 0.0001% interest in the issued share capital of ICBC based on the annual report at 31st December, 2015. No dividend was received during the year. Based on the annual report at 31st December, 2015, the net asset value of ICBC was approximately HK\$2,111,937,214,800.

Yi Hua Holdings Limited ("Yi Hua Hldg")

Yi Hua Hldg is incorporated in Cayman Islands and is principally engaged in operations of department stores in the PRC.

The Group holds 14,265,000 shares in Yi Hua Hldg, representing 2.9231% interest in the issued share capital of Yi Hua Hldg based on the annual report at 31st December, 2015 and derived a dividend income of HK\$1,164,988 for the year ended 31st March, 2016. Based on the annual report at 31st December, 2015, the net asset value of Yi Hua Hldg was approximately HK\$283,091,033.

21. 按公平值於損益賬列賬之財務資產 (續)

d) 主要按公平值於損益賬列賬之財 務資產之詳情(續)

> 中國工商銀行股份有限公司(「工 商銀行」)

> 工商銀行於中華人民共和國註冊 成立,主要經營提供公司和個人 金融業務、資金業務、投資銀行 業務,並提供資產管理、信託、 金融租賃及其他金融服務。

> 本集團持有400,000股工商銀行股份,根據工商銀行地產於二零一五年十二月三十一日之年報佔工商銀行已發行股本之0.0001%。本年度並無任何股息收入。根據工商銀行年報,於二零一五年十二月三十一日,工商銀行之資產淨值約為2,111,937,214,800港元。

益華控股有限公司(「益華控股」) 益華控股於開曼群島註冊成立, 主要經營位於中國的百貨店。

本集團持有14,265,000股益華控股之股份,根據益華控股於二零一五年十二月三十一日之年報佔益華控股已發行股本之2.9231%及於截至二零一六年三月三十一日共收取1,164,988港元股息。根據益華控股年報,於二零一五年十二月三十一日,益華控股之資產淨值約為283,091,033港元。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

21. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (continued)

d) Particulars of major financial assets at fair value through profit or loss *(continued)*

Bank of China Limited ("Bank of China")

Bank of China is incorporated in PRC and is principally engaged in provision a range of banking and related financial services, including commercial banking, investment banking, insurance, direct investment, investment management, fund management and aircraft leasing business.

The Group holds 2,000,000 shares in Bank of China, representing 0.0007% interest in the issued share capital of Bank of China based on the annual report at 31st December, 2015 and derived a dividend income of HK\$430,834 for the year ended 31st March, 2016. Based on the annual report at 31st December, 2015, the net asset value of Bank of China was approximately HK\$1,540,097,269,200.

Millennium Pacific Group Holdings Limited ("Millennium PG")

Millennium PG is incorporated in Cayman Islands and is principally engaged in research, development, manufacturing and trading of electronic devices.

The Group holds 12,000,000 shares in Millennium PG, representing 0.2295% interest in the issued share capital of Millennium PG based on the annual report at 31st December, 2015. No dividend income was received during the year. Based on the annual report at 31st December, 2015, the net asset value of Millennium PG was approximately HK\$48,213,000.

21. 按公平值於損益賬列賬之財務資產 (續)

d) 主要按公平值於損益賬列賬之財 務資產之詳情(續)

中國銀行股份有限公司(「中國銀行」)

中國銀行於中華人民共和國註冊 成立,主要提供銀行業及有關的 金融服務,包括商業銀行業務、 投資銀行業務、保險業務、直接 投資和投資管理業務、基金管理 業務和飛機租賃業務等。

本集團持有2,000,000股中國銀行之股份,根據中國銀行於二零一五年十二月三十一日之年報佔中國銀行已發行股本之0.0007%及於截至二零一六年三月三十一日止年度共收取430,834港元股息。根據中國銀行年報,於二零一五年十二月三十一日,中國銀行之資產淨值約為1,540,097,269,200港元。

匯思太平洋集團控股有限公司(「匯思太平洋」)

匯思太平洋於開曼群島註冊成立,主要業務包括研發、製造及 貿易電子設備。

本集團持有12,000,000股匯思太平洋之股份,根據匯思太平洋 於二零一五年十二月三十一日 之年報佔匯思太平洋已發行股 本之0.2295%。本年度並無任何 股息收入。根據匯思太平洋年 報,於二零一五年十二月三十一 日,匯思太平洋之資產淨值約為 48.213.000港元。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

21. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (continued)

d) Particulars of major financial assets at fair value through profit or loss *(continued)*

Toyoplas Investments Limited ("Toyoplas")

Toyoplas is incorporated in the British Virgin Islands and is principally engaged in business of investment holding during the year.

On 20th April, 2015 and 1st September, 2015, the Group entered into the Subscription Agreement and supplemental agreement with Toyoplas pursuant to which the Group agreed to subscribe for unlisted convertible bond with zero coupon rate due 2016 issued by Toyoplas in an aggregate principal amount of HK\$5,000,000 due on 30th April, 2016. The Group shall have right to convert or exchange the entire outstanding principal of the bond into share of Toyoplas or Toyoplas Group Holdings Inc. ("Toyoplas Group") at any time during the period from the issue date up to 30th April, 2016, subject to an extension of time of six months. On 18th March, 2016, the Group gave notice to Toyoplas to extend the exercise of conversion right to 30th October, 2016. Toyoplas Group is in the process of application of Initial Public Offering on the Growth Enterprise Marketing of the Hong Kong Stock Exchange Limited. Based on the consolidated financial information for the year ended 31st December. 2015 extracted from first submission of Application Proof on 7th April, 2016, the net asset value of Toyoplas Group was approximately HK\$202,082,000.

21. 按公平值於損益賬列賬之財務資產 (續)

d) 主要按公平值於損益賬列賬之財 務資產之詳情(續)

Toyoplas Investments Limited (「Toyoplas」)

Toyoplas 於英屬處女群島成立, 於年內主要從事投資控股業務。

於二零一五年四月二十日及二 零一五年九月一日,本集團與 Toyoplas訂立認購協議及補充 協議,據此,本集團同意認購 Toyoplas所發行本金總額為 5,000,000港元之二零一六年四 月三十日到期零票息非上市可換 股債券。本集團有權於由發行日 期起至二零一六年四月三十日止 期間(可延長六個月)隨時將債 券中之全部未行使本金額兑換 或交換為Toyoplas或東洋集團控 股有限公司(「東洋集團」)之股 份。於二零一六年三月十八日, 本集團向Toyoplas作出通知,將 行使兑換權限期延長至二零一六 年十月三十日。東洋集團正申請 於香港聯合交易所有限公司創業 板進行首次公開發售。按摘錄自 二零一六年四月七日首次呈交之 申請版本,截至二零一五年十二 月三十一日止年度之綜合財務 資料,東洋集團之資產淨值約為 202,082,000 港元。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

22. SHARE CAPITAL

22. 股本

				Number of shares 股份數目		Share c 股 ²	
			2016		2015	2016 <i>HK</i> \$ 港元	2015 HK\$ 港元
	Ordinary shares of HK\$0.01 each	每股面值 0.01 港元 的普通股					
	Authorised	法定	2,000,000,000	2,000,	,000,000	20,000,000	20,000,000
	Issued and fully paid	已發行及繳足	1,059,778,200	1,059,	,778,200	10,597,782	10,597,782
23.	RESERVES The Group		23		備 集團		
	·			nium 溢價 HK\$ 港元	Fair value reserves 公平值儲備 HK\$ 港元	Retained profits 保留溢利 HK\$ 港元	Total 總計 HK\$ 港元
	Balance as at 1st April, 2014	於二零一四年四月一日 之結餘	92,564	1,355	5,897,503	(3,160,314)	95,301,544
	Profit for the year Other comprehensive loss for the year	本年度溢利 本年度其他全面虧損		-	(713,700)	66,880,233	66,880,233
	Total comprehensive income for the year	本年度全面收益總額		_	(713,700)		66,166,533
	Balance as at 31st March, 2015 and 1st April, 2015	於二零一五年三月三十一日 及二零一五年四月一日結餘	92,564	1,355	5,183,803	63,719,919	161,468,077
	Loss for the year Other comprehensive loss for the year	本年度虧損本年度其他全面虧損		-	(735,305)	(10,166,331)	(10,166,331)
	Total comprehensive loss for the year	本年度全面虧損總額		-	(735,305)		(10,901,636)
	Balance as at 31st March, 2016	於二零一六年三月 三十一日結餘	92,564	1,355	4,448,498	53,553,588	150,566,441

綜合財務報表附註

For the year ended 31st March, 2016

截至二零一六年三月三十一日止年度

23. RESERVES (continued)

The Company

23. 儲備(續)

本公司

		Share premium 股份溢價 HK\$ 港元	Contributed surplus 實繳盈餘 HK\$ 港元	Fair value reserves 公平值儲備 HK\$ 港元	Accumulated losses 累積虧損 HK\$ 港元	Total 總計 HK\$ 港元
		7370	7870	7870	,,,,,	
Balance as at 1st April, 2014	於二零一四年四月一日 之結餘	92,564,355	4,187,723	(36,150)	(8,825,605)	87,890,323
Loss for the year Other comprehensive	本年度虧損 本年度其他全面收益	-	_	-	(1,340,812)	(1,340,812)
income for the year		_	_	48,540	_	48,540
Total comprehensive loss for the year	本年度全面虧損總額		-	48,540	(1,340,812)	(1,292,272)
Balance as at 31st March, 2015 and	於二零一五年三月三十一日 及二零一五年四月一日					
1st April, 2015	結餘	92,564,355	4,187,723	12,390	(10,166,417)	86,598,051
Loss for the year Other comprehensive	本年度虧損本年度其他全面虧損	-	-	-	(1,429,599)	(1,429,599)
loss for the year		_	_	(68,259)	_	(68,259)
Total comprehensive loss for the year	本年度全面虧損總額		-	(68,259)	(1,429,599)	(1,497,858)
Balance as at 31st	於二零一六年三月					
March, 2016	三十一日結餘	92,564,355	4,187,723	(55,869)	(11,596,016)	85,100,193

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

24. NET ASSET VALUE PER SHARE

The calculation of net asset value per share is based on the net assets of HK\$161,164,223 (2015: HK\$172,065,859) and 1,059,778,200 (2015: 1,059,778,200) ordinary shares in issue as at 31st March, 2016.

25. OPERATING LEASE COMMITMENTS

At the end of the reporting period, the Group had entered into the following future minimum lease payments in respect of its office premises under a non-cancellable operating lease:

24. 每股資產淨值

每股資產淨值乃根據資產淨值161,164,223 港元(二零一五年:172,065,859港元) 及於二零一六年三月三十一日之發行 普通股1,059,778,200股(二零一五年: 1,059,778,200股)計算。

25. 經營租賃承擔

於報告期末,本集團根據不可撤銷辦公 室物業經營租賃下之未來最低應付租金 如下:

		2016 HK\$ 港元	2015 <i>HK</i> \$ 港元
Within one year	一年內	264,000	264,000

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

26. CONNECTED AND RELATED PARTY TRANSACTIONS

During the year, the Group had the following transactions with its related parties:

26. 關連及關聯人士交易

於年內,本集團有以下重大的關聯人士 交易:

		Note 附註	2016 <i>HK</i> \$ 港元	2015 <i>HK\$</i> 港元
Investment management fee	支付投資管理費予			
paid to Upbest	美建管理有限公司			
Assets Management Limited		(a)	2,726,639	2,123,428
Performance fee payable to	應付表現費予			
Upbest Assets	美建管理有限公司			
Management Limited		(a)	_	8,776,572
Brokerage commission paid to Upbest	支付經紀佣金予			
Securities Company Limited	美建證券有限公司	(b)	1,628,284	1,419,926
Handling fee for dividend collection paid	支付股息徵收手續費予			
to Upbest Securities Company Limited	美建證券有限公司	(c)	18,188	12,758
Commission paid to Upbest	支付佣金予美建金	(d)	_	2,140
Gold Limited	有限公司			
Interest paid to Upbest Investment	支付利息予美建投資			
Company Limited	有限公司	(e)	357,277	61,595
Interest paid to Upbest	支付利息予美建金銀貿易			
Gold & Silver Trading Limited	有限公司	(f)	_	-
Storage fee paid to Upbest Bullion	支付存倉費予美建金業			
Company Limited	有限公司	(g)	5,712	5,697
Custodian fee paid to OCBC Wing	支付託管費予華僑永亨			
Hang Bank Limited	銀行有限公司	(h)	60,000	60,000
Rental paid to Champion Assets Limited	支付租金予協緯有限公司	(i)	264,000	264,000

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

26. CONNECTED AND RELATED PARTY TRANSACTIONS

(continued)

The Company and a subsidiary of Upbest Group Limited, a) Upbest Assets Management Limited ("UAML") as investment manager, had entered into an Supplemental Investment Management Agreement dated 28th January, 2013 ("Supplemental Investment Management Agreement") and agreed that the original investment management agreement and any supplemental agreements pursuant to which UAML provided investment management services to the Company be extended for a period of three years to 31st March, 2016. This agreement can be terminated by either the Company or UAML serving not less than six months' notice in writing prior to the expiration. Pursuant to the investment management agreement, monthly investment management fee is payable at 1.5% per annum of the consolidated net asset value of the Group as at the immediately preceding valuation date on the actual number of days in the relevant calendar month over 365 days a year.

In addition to the above, the Company and UAML had on 2nd May, 2008 entered into a supplemental agreement whereby in addition to the management fee, a performance fee payable in Hong Kong dollars equivalent to 20% of net profit of the Group before taxation and before deduction of the investment management fee payable under the investment management agreements shall be paid to UAML for each financial year.

The supplemental agreement had further renewed the service period for three years up to 31st March, 2016.

The annual cap for the management fee and performance fee for the financial year ended 31st March, 2016 is HK\$13,600,000 (2015: HK\$10,900,000). These continuing connected transactions were approved on the extraordinary general meeting of the shareholders held on 26th March, 2013. There was no performance fee for the financial year ended 31st March, 2016 (2015: HK\$8,776,572) has been included under administrative and other operating expenses.

26. 關連及關聯人士交易(續)

a) 本公司與美建集團屬下一附屬公 司美建管理有限公司(「美建管 理」),為投資經理,二零一三年 一月二十八日簽訂一份投資管 理補充協議(「投資管理補充協 議一), 並同意就美建管理向本 公司提供投資管理服務的原有投 資管理協議及任何補充協議,將 延續期限三年至二零一六年三月 三十一日。這份協議可以由本公 司或美建管理在不少於六個月的 書面通知終止。根據投資管理協 議,每月之投資管理費乃按開明 集團估值日之資產淨值1.5%之年 利率及有關曆月實際日數除以全 年365日之基準支付。

除上述外,本公司與美建管理於二零零八年五月二日所簽訂的投資管理補充協議,除管理費外,於每個財政年度,須支付美建管理根據本集團除稅前溢利及扣除在投資管理協議中所須支付的投資管理費前之溢利的20%之表現費。

此投資管理補充協議已進一步延 續服務期三年至二零一六年三月 三十一日。

於二零一六年三月三十一日之財政年度之全年管理費為13,600,000港元(二零一五年:10,900,000港元)。這些持續關連交易已於二零一三年三月二十六日之股東特別大會上通過。於二零一六年三月三十一日無表現費(二零一五年:8,776,572港元),已包括在行政及其它經營支出內。

For the year ended 31st March, 2016

綜合財務報表附註

26.

截至二零一六年三月三十一日止年度

26. CONNECTED AND RELATED PARTY TRANSACTIONS

(continued)

a) (continued)

On 26th January, 2016, the Company and UAML have entered into the Third Investment Management Agreement. The proposed annual cap for the management fee and performance fee for the financial years ended 31st March, 2017, 2018 and 2019 are HK\$10,100,000, HK\$11,600,000 and HK\$13,300,000 respectively. These continuing connected transactions are subject to the approval of the independent shareholders at an extraordinary general meeting which the date of it has to be fixed.

b) The Company and two of its subsidiaries and Upbest Securities Company Limited ("USCL") had separately entered into securities brokerage supplemental agreements for the transaction in relation to the securities brokerage service and agreed that the original agreement was further extended for a period of three years to 31st March, 2016. Brokerage commission fee is charged at 0.25% (2015: 0.25%), the prevailing market rate, on the value of the transactions.

The annual cap for the securities brokerage commission for each of the financial year up to 31st March, 2016 should be HK\$2,000,000 (2015: HK\$2,000,000) per annum.

On 26th January, 2016, the Company and two of its subsidiaries and USCL have entered into the Securities Brokerage Supplemental Agreements and agreed that the original agreement will be extended from the period of 1st April, 2016 to 31st March, 2019. It is expected that the annual brokerage commission will be less than HK\$3,000,000 per annum and that transactions contemplated under the Securities Brokerage Supplemental Agreements are considered to be a deminimis transaction for the Company pursuant to Rule 14A of the Listing Rule.

關連及關聯人士交易(續)

a) *(續)*

於二零一六年一月二十六日,本公司與美建管理已簽訂第三次投資管理協議。於二零一七年三月三十一日之財政年度之建議全年管理費及表現費上限分別0,100,000港元、11,600,000港元及13,300,000港元。此持續關連交易需要獲得獨立股東於股東特別大會上批准,股東特別大會日期待定。

b) 本公司與其兩間附屬公司與美建 證券有限公司(「美建證券」)分別 簽訂就有關證券經紀服務的證券 經紀補充協議,同時同意將原有 協議進一步延續期限三年至二零 一六年三月三十一日。其佣金收 費為所買賣證券價值0.25%(二零 一五年:0.25%),這是普遍的市 場交易費用。

直至二零一六年三月三十一日止每個財政年度,每年證券經紀佣金之全年上限擬定為2,000,000港元(二零一五年:2,000,000港元)。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

26. CONNECTED AND RELATED PARTY TRANSACTIONS

(continued)

- c) Handling fee for dividend collection is charged at minimum of HK\$30 or 0.5% per transaction amount.
- d) Bullion commission is charged at a range from US\$10 to US\$50 (2015: US\$10 to US\$50) per transaction.
- The Company and two of its subsidiaries had separately e) entered into Financial Assistance supplemental agreements with Upbest Investment Company Limited ("UICL") in relation to the provision of securities margin financing service. According to the Financial Assistance supplemental agreements, the respective relevant original agreement is further extended for a period of three years to 31st March, 2016. The agreement is subject to renewal by written supplemental agreements between the contracting parties. The securities margin financing services interest rate is charged at 4.25% (2015: 4.25%) above prime rate per annum inclusive of custodian fee; and the provision of IPO financing at an interest rate from 0.2% to 1.5% (2015: 0.2% to 1.5%) per annum above the borrowing costs of UICL. For the financial year ended 31st March, 2016 interest for the securities margin accounts was charged at 9.5% (2015: 9.5%) per annum. No IPO financing interest paid for the financial years ended 31st March, 2016 and 31st March, 2015.

On 26th January, 2016, the Company and two of its subsidiaries and UICL have entered into the Financial Assistance Supplemental Agreement and agreed that the agreement will be extended with major terms unchanged from the period of 1st April, 2016 to 31st March, 2019.

A subsidiary of the Company has entered into a supplemental agreement with Upbest Gold Limited ("UGL") in relation to the provision of precious metal margin financing service by UGL to the subsidiary. According to the supplemental agreement, the subsidiary and UGL agreed that the relevant original agreement was further extended for a period of three years to 31st March, 2016. The agreement is subject to renewal by written supplemental agreement between the contracting parties.

26. 關連及關聯人士交易(續)

- c) 股息徵收手續費的最低收費為30 港元或每筆交易金額之0.5%。
- **d)** 貴金屬佣金徵收為每宗交易由10 美元至50美元(二零一五年:10 美元至50美元)。
- 本公司及其兩間附屬公司與美建 e) 投資有限公司(「美建投資」)分 別簽訂就有關證券孖展融資服務 的補充協議。根據補充協議,將 原有協議進一步延續期限三年至 二零一六年三月三十一日。協議 雙方可以書面補充協議更新此協 議。證券孖展融資服務年利率收 費為最優惠利率之上加4.25%(二 零一五年:4.25%),當中包含 保管費,而為首次公開招股融資 提供借貸年利率為美建投資之借 貸成本加0.2%至1.5%(二零一五 年:0.2%至1.5%)。二零一六年 三月三十一日之財政年度,證券 召展融資戶□為年利率9.5%(二 零一五年:9.5%)。二零一六年 三月三十一日及二零一五年三月 三十一日之財政年度並沒有支付 首次公開招股融資的利息。

於二零一六年一月二十六日,本公司及其兩間附屬公司及美建投資已簽訂財政援助補充協議,同意將原有協議的期限延長由二零一六年四月一日至二零一九年三月三十一日。

f) 本公司其下一間附屬公司與美建 金有限公司(「美建金」)就由美 建金提供予該附屬公司之貴金屬 孖展融資服務簽訂了一份補充協 議。根據補充協議,該附屬公司 和美建金同意將原有協議進一步 延續期限三年至二零一六年三月 三十一日。雙方可以書面補充協 議更新此協議。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

26. CONNECTED AND RELATED PARTY TRANSACTIONS

(continued)

f) (continued)

The interest rate for the precious metal financing service was from 0.25% to 1% per annum above the borrowing costs of UGL and 0.25% to 1% less from the borrowing cost of UGL for call and put position respectively.

As part of the internal group restructuring of the Upbest Group Limited ("Upbest Group"), UGL has ceased its business in the provision of bullion trading and precious metal margin financing service and Upbest Gold & Silver Trading Limited ("UGS"), a subsidiary of Upbest Group has taken up the business of UGL. On 29th September, 2014, each of UGL, UGS and UBA Gold entered into a deed of novation (the "Deed of Novation") pursuant to which UGS assumes all the obligations and liabilities of UGL under the relevant Financial Assistance Supplemental Agreement and the corresponding original agreement effective from the date of the Deed of Novation and UGS observes and performs all the terms, conditions and covenants of the relevant Financial Assistance Supplemental Agreement and the corresponding original agreement on the part of UGL in substitution.

For the financial year ended 31st March, 2016 interest for the bullion dealing was charged at the range of 1.5% to 2.3% (2015: 1.5% to 2.3%) per annum.

The annual cap regarding the securities and bullion margin financial assistance for each of the financial year up to 31st March, 2016 is HK\$150,000,000 (2015: HK\$150,000,000). These continuing connected transactions were approved on the extraordinary general meeting of the shareholders held on 26th March, 2013.

The proposed annual cap regarding the securities and bullion margin financial assistance for each of the financial year ended 31st March, 2017, 2018 and 2019 is HK\$60,000,000. These continuing connected transactions are subject to the approval of the independent shareholders at an extraordinary general meeting which the date of it has to be fixed.

26. 關連及關聯人士交易(續)

f) (*續*)

購買及出售貴金屬孖展融資借貸服務年利率分別為美建金之借貸成本加上0.25%至1%及美建金之借貸成本減去0.25%至1%。

由於美建集團有限公司(「美建集 團」)的系內重組,美建金已停止 提供黃金買賣及貴金屬孖展融資 服務,而美建集團的一間附屬公 司美建金銀貿易有限公司(「美建 金銀」)已接管美建金的業務。於 二零一四年九月二十九日,美建 金、美建金銀及UBA Gold各簽訂 約務更替契據(「更替契據」),美 建金銀由更替契據生效日起承擔 根據有關財務資助補充協議及相 關的原協議責任及債務,美建金 銀對美建金的取替部分將遵守並 執行所有對相關財務資助補充協 議及相應的原協議條款、條件及 約定。

於二零一六年三月三十一日之財政年度,貴金屬買賣之年利率為 1.5%至2.3%(二零一五年:1.5% 至2.3%)。

直至二零一六年三月三十一日之財政年度證券及貴金屬孖展財務資助年度上限為150,000,000港元(二零一五年:150,000,000港元)。有關持續關連交易已於二零一三年三月二十六日之股東特別大會上獲批准。

二零一七年、二零一八年及二零一九年 三月三十一日之財政年度證券及貴金屬 孖展財務資助建議上限為60,000,000港 元。有關持續關連交易需要獲得獨立股 東於股東特別大會上批准,股東特別大 會日期待定。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

26. CONNECTED AND RELATED PARTY TRANSACTIONS

(continued)

- g) Storage fee for bullion trading is charged at US\$2 (2015: US\$2) per day.
- December, 1999 between the Group and a custodian, the custodian agrees to provide securities custodian services to the Group including the safe custody of the Group's securities and the settlement of the securities of the Group, the collection of dividends and other entitlements on behalf of the Group. The appointment of the custodian commenced on the date of commencement of trading of the Company's shares on the Stock Exchange and will continue in force until it is terminated by either party giving a written notice to the other party at any time.

The custodian is regarded as a connected person of the Company under Rule 21.13 of the Listing Rules, but the custodian fee falls below the de-minimis threshold under Rule 14A of the Listing Rules.

The Company has entered into a tenancy agreement with i) Champion Assets Limited since 1st January, 2011. On 31st March, 2015, the tenancy agreement was renewed and commenced on 1st April, 2015 with a term of one year. Details of the leasing commitment are stated in note 25. The total rent paid during the period from 1st April, 2015 to 31st March, 2016 amounted to HK\$264,000 (2015: HK\$264,000). The transactions were carried out at an amount agreed by both parties. The entire issued share capital of Fung Fai Growth Limited, a substantial shareholder of the Group, is owned by a trust of which the discretionary objects are family members of Mr. Cheng Wai Lun, Andrew, including Mr. Cheng Kai Ming, Charles has beneficial interest in Champion Assets Limited.

26. 關連及關聯人士交易(續)

- g) 貴金屬存倉費徵收為每日2美元 (二零一五年:2美元)
- h) 根據本公司與託管人於一九九九 年十二月二十二日訂立之託管協 議,託管人同意向本公司提供證 券託管服務,包括本集團證券之 妥善託管、本集團證券之結算、 代表本集團領取股息及其他權 益。託管人之委任期限自本公司 股份於聯交所開始買賣日期起生 效,並將持續有效,直至任何一 方於任何時候以書面通知另一方 予以終止為止。

根據上市規則第21.13條,託管人被視為本公司之關連人士,惟託管費乃低於上市規則第14A條之最低限額。

本公司與協緯有限公司簽署一 i) 份租賃協議,於二零一一年一月 一日起生效。於二零一五年三月 三十一日,租賃協議重續一年, 並於二零一五年四月一日起生 效。租賃承擔之詳情載於附註 25。二零一五年四月一日至二零 一六年三月三十一日期間之已付 租金總額為264,000港元(二零 一五年:264,000港元)。交易之 金額由雙方同意協定。Fung Fai Growth Limited(本公司之大股 東)之全部已發行股本乃由一項信 託持有,其酌情受益人乃鄭偉倫 先生之家族成員,包括鄭啟明先 生。鄭啟明先生擁有協緯有限公 司的實益權益。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

26. CONNECTED AND RELATED PARTY TRANSACTIONS

(continued)

- j) Fung Fai Growth Limited, an investment holding company, holds approximately 32.08% of the Company. CCAA Group Limited, an investment company, holds approximately 74.29% (2015: 73.65%) interest in Upbest Group Limited. The ultimate beneficial owner of Fung Fai Growth Limited and CCAA Group Limited is Cheng's Family Trust. Upbest Assets Management Limited, Upbest Gold & Silver Trading Limited, Upbest Securities Company Limited, Upbest Commodities Company Limited and Upbest Investment Company Limited are wholly-owned subsidiaries, a company incorporated in the Cayman Islands with limited liability, the securities of which are listed on the Stock Exchange.
- **k)** The remuneration of directors and other members of key management during the year were disclosed in note 13.
- A performance fee payable to Upbest Assets Management Limited amounted to HK\$Nil (2015: HK\$8,776,572 was included in the accruals as at 31st March, 2015).
- **m)** Amounts due from related companies

Details of the balances with related companies are disclosed in note 19 on the consolidated financial statements.

The above transactions were carried out in the normal course of the Group's business on terms mutually agreed between the parties.

26. 關連及關聯人士交易(續)

- 投資控股公司Fung Fai Growth i) Limited持有本公司約32.08%權 益。投資控股公司CCAA Group Limited持有美建集團有限公司約 74.29% (二零一五年: 73.65%) 權益。Fung Fai Growth Limited 及CCAA Group Limited之最終 實益擁有人為鄭氏家族信託。美 建管理有限公司,美建金銀貿易 有限公司、美建證券有限公司、 美建期貨有限公司及美建投資有 限公司均為美建集團有限公司(於 開曼群島註冊成立之有限公司, 其股份於聯交所上市)擁有之全資 附屬公司。
- k) 各董事及主要管理層其他成員於 年內之酬金已於附註13披露。
- I) 無應付予美建管理有限公司的表現費(二零一五年:8,776,572已包含在二零一五年三月三十一日止的應付費用內)。
- m) 應收關聯公司款項

與關聯公司之結餘詳情載於綜合 財務報表附註19。

以上交易乃以本集團一般業務情況及由 訂約人互相同意之條款所協定。

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

27. STATEMENT OF FINANCIAL POSITION OF THE COMPANY 27. 本公司財務狀況表

		2016 <i>HK</i> \$ 港元	2015 HK\$ 港元
Non-current assets	非流動資產		
Property, plant and equipment Interests in subsidiaries Available-for-sale financial assets	物業、機器及設備 於附屬公司之權益 可供出售財務資產	8,876 95,073,031 354,320	16,991 105,344,429 422,580
		95,436,227	105,784,000
Current assets	流動資產		
Amount due from a related company Deposits Cash and bank balances	應收一間關聯公司款項 按金 現金及銀行結餘	17,982 60 354,306	- 60 304,798
		372,348	304,858
Current liabilities	流動負債		
Accruals	應付費用	110,600	8,893,025
Net current assets/(liabilities)	流動資產/(負債)淨值	261,748	(8,588,167)
Net assets	資產淨值	95,697,975	97,195,833
Capital and reserves	資本及儲備		
Share capital Reserves – note (23)	股本 儲備 <i>-註(23)</i>	10,597,782 85,100,193	10,597,782 86,598,051
Total equity	總權益	95,697,975	97,195,833

The statement of financial position of the Company was approved and authorised for issue by the board of directors on 24th June, 2016.

財務報表已獲董事會於二零一六年六月二十四日批准及授權發出。

WONG Yun Kuen Executive Director 執行董事

黃潤權

CHENG Wai Lun, Andrew

Executive Director 執行董事

鄭偉倫

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

28. SUBSIDIARIES

Details of the Company's subsidiaries as at 31st March, 2016 are as follows:

28. 附屬公司

本公司於二零一六年三月三十一日之附 屬公司詳情如下:

		Issued and				
		fully paid	P	ercentage of		
		ordinary	equity			
	Place of	share capital	持有	股權百分比率	比率	
Name of subsidiary	incorporation	已發行及繳足	Directly	Indirectly	Principal activity	
附屬公司名稱	註冊成立地點	股款之普通股本	直接 %	間接 %	主要業務	
			,,,	,,		
Best Idea Development Limited	British Virgin	US\$1	100	-	Investment holdin	
	Islands	美元1元			投資控制	
	英屬處女群島					
Cyber Features Limited	British Virgin	US\$1	-	100	Investment holding	
	Islands	美元1元			投資控制	
	英屬處女群島					
Effort Assets Limited	Samoa	US\$1	100	-	Investment holdin	
	薩摩亞	美元1元			投資控制	
Profit Mind Group Limited	British Virgin	US\$1	100	-	Investment holdin	
	Islands	美元1元			投資控制	
	英屬處女群島					
Super Idea International Limited	British Virgin	US\$1	100	-	Investment holdin	
	Islands	美元1元			投資控制	
	英屬處女群島					
UBA Development Limited	British Virgin	US\$1	100	-	Investment holdin	
	Islands	美元1元			投資控制	
	英屬處女群島					
UBA Financial Trading Limited	Hong Kong	HK\$2	100	-	Investment holdin	
	香港	港元2元			and trading of	
					securitie	
					投資控股別	
					證券買賣	
UBA Gold Investment Limited	Samoa	US\$1	100	_	Bullion tradin	
	薩摩亞	美元1元			貴金屬買	

For the year ended 31st March, 2016

綜合財務報表附註

截至二零一六年三月三十一日止年度

28. SUBSIDIARIES (continued)

Details of the Company's subsidiaries as at 31st March, 2016 are as follows: *(continued)*

28. 附屬公司(續)

本公司於二零一六年三月三十一日之附屬公司詳情如下:(續)

		Issued and			
		fully paid	P	ercentage of	
		ordinary	equity	interest held	
	Place of	share capital	持有	股權百分比率	
Name of subsidiary	incorporation	已發行及繳足	Directly	Indirectly	Principal activity
附屬公司名稱	註冊成立地點	股款之普通股本	直接	間接	主要業務
			%	%	
UBA Technologies Holdings Limited	British Virgin	US\$1	100	-	Investment holding
	Islands	美元1元			投資控股
	英屬處女群島				
UBA Venture Limited	British Virgin	US\$1	100	_	Investment holding
	Islands	美元1元			投資控股
	英屬處女群島				
Marine Assets Holding Limited	British Virgin	US\$1	100	_	Investment holding
	Islands	美元1元			投資控股
	英屬處女群島				
Water Resource Holding Limited	British Virgin	US\$1	100	_	Investment holding
	Islands	美元1元			投資控股
	英屬處女群島				
Water Resource Hong	Hong Kong	HK\$1	-	100	Investment holding
Kong Limited	香港	港元1元			投資控股
Rich Express Holdings Limited	British Virgin	US\$1	100	-	Investment holding
豐達控股有限公司	Islands	美元1元			投資控股
	英屬處女群島				
Lucky Joy Investments Limited	British Virgin	US\$1	100	_	Investment holding
	Islands	美元1元			投資控股
	英屬處女群島				

All subsidiaries operate in Hong Kong.

None of the subsidiaries had any loan capital outstanding at the end of the reporting period or at any time during the year.

所有附屬公司在香港經營業務。

各附屬公司在本年度結束時或在本年度任 何時間內並無任何尚未償還之借貸資本。





UBA INVESTMENTS LIMITED

開明投資有限公司 Flat B, 16th Floor, Wah Kit Commercial Centre 300 Des Voeux Road Central, Hong Kong Tel: 852 3575 9396

香港德輔道中300號 華傑商業中心16樓B室 電話:852 3575 9396