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CORPORATE INFORMATION 公司資料

DIRECTORS

Executive Directors

Eav Yin (alias Duong Khai Nhon) *(Chairman)* Duong Ming Chi, Henry Eav Ming Keong, Kinson André Francois Meier

Independent non-executive Directors

Lai Si Ming Wong Wing Yue, Rosaline Lee Tat Cheung, Vincent

AUDIT COMMITTEE

Lai Si Ming *(Committee Chairman)* Wong Wing Yue, Rosaline Lee Tat Cheung, Vincent

REMUNERATION COMMITTEE

Lee Tat Cheung, Vincent *(Committee Chairman)* Eav Yin (alias Duong Khai Nhon) Lai Si Ming Wong Wing Yue, Rosaline

NOMINATION COMMITTEE

Eav Yin (alias Duong Khai Nhon) *(Committee Chairman)* Lai Si Ming Wong Wing Yue, Rosaline Lee Tat Cheung, Vincent

AUTHORISED REPRESENTATIVES

Eav Ming Keong, Kinson Cheng Ka Chung

COMPANY SECRETARY

Cheng Ka Chung

AUDITOR

CCIF CPA Limited *Certified Public Accountants* 34th Floor, The Lee Gardens 33 Hysan Avenue Causeway Bay Hong Kong

董事

執行董事

楊仁(別名楊啟仁)*(主席)* 楊明志 楊明強 André Francois Meier

獨立非執行董事

賴思明 王穎妤 李達祥

審核委員會

賴思明*(委員會主席)* 王頴妤 李達祥

薪酬委員會

李達祥(*委員會主席)* 楊仁(別名楊啟仁) 賴思明 王穎妤

提名委員會

楊仁(別名楊啟仁)(*委員會主席)* 賴思明 王穎妤 李達祥

授權代表

楊明強 鄭嘉聰

公司秘書

鄭嘉聰

核數師

陳葉馮會計師事務所有限公司 *執業會計師* 香港 銅鑼灣 希慎道33號利園34樓

CORPORATE INFORMATION 公司資料

PRINCIPAL REGISTRAR

Butterfield Fulcrum Group (Bermuda) Limited Rosebank Centre 11 Bermudiana Road Pembroke Bermuda

BRANCH REGISTRAR

Tricor Secretaries Limited 26th Floor, Tesbury Centre 28 Queen's Road East, Wanchai Hong Kong

REGISTERED OFFICE

Canon's Court 22 Victoria Street Hamilton HM12 Bermuda

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

19th Floor 9 Des Voeux Road West Hong Kong

BANKERS

Standard Chartered Bank Bank of Communications Hang Seng Bank Limited Bank of China (Hong Kong) Limited Citibank, N. A., Hong Kong Branch

COMPANY'S WEBSITE

www.asiacommercialholdings.com

STOCK CODE

Stock Exchange of Hong Kong : 104

股份過戶及登記處

Butterfield Fulcrum Group (Bermuda) Limited Rosebank Centre 11 Bermudiana Road Pembroke Bermuda

股份過戶及登記分處

卓佳秘書商務有限公司 香港 灣仔皇后大道東28號 金鐘匯中心26樓

註冊辦事處

Canon's Court 22 Victoria Street Hamilton HM12 Bermuda

香港主要營業地點

香港 德輔道西9號 19樓

銀行

渣打銀行 交通銀行 恒生銀行 中國銀行(香港)有限公司 花旗銀行

公司網址

www.asiacommercialholdings.com

股份代號

香港聯合交易所:104

PROFILE OF DIRECTORS AND SENIOR MANAGEMENT 董事及高層管理人員簡介

BOARD OF DIRECTORS

Executive Directors

Mr. Eav Yin (alias Duong Khai Nhon), aged 72, is the founder of the Company and a member of Chaozhou Committee of Guangdong Province of the Chinese People's Political Consultative Conference (廣東省潮州市政協委員) and was appointed as an Executive Director and the Chairman of the Company on 22nd November 2006. He is also the chairman of the nomination committee and a member of the remuneration committee of the Company. Mr. Eav Yin is a Cambodian Chinese and prior to his establishing of a Hong Kong company in 1968 as an importing agent for watch distribution business in Cambodia, had extensive experience of distributing watches in Cambodia and Vietnam. Mr. Eav Yin is the father of Mr. Eav Ming Keong, Kinson and Mr. Duong Ming Chi, Henry and the spouse of Mdm. Lam Kim Phung, a controlling shareholder of Century Hero International Limited, which is a controlling shareholder of the Company.

Mr. Eav Ming Keong, Kinson, aged 37, holds a Bachelor of Arts degree in Interior Design and Technology and a Master of Arts degree in Art, Design and Visual Culture from the London Guildhall University. After graduation, Mr. Eav Ming Keong, Kinson has practiced in an architecture firm in London for 2 years. Mr. Eav Ming Keong, Kinson is a son of Mr. Eav Yin and a brother of Mr. Duong Ming Chi, Henry, both are Executive Directors of the Company. He was appointed as an Executive Director of the Company on 22nd November 2006.

Mr. Duong Ming Chi, Henry, aged 49, was educated at the University of Southern California. Mr. Duong has more than 30 years of experiences in the watch branding and retailing industries. He was appointed as an Executive Director of the Company on 7th July 2011. Before that, he was appointed as the Executive Director from the listing of the Company in 1989 and subsequently resigned on 31st August 1996 to pursue his personal career. Mr. Duong is a son of the Chairman, Executive Director and controlling shareholder of the Company, Mr. Eav Yin and is the elder brother of Mr. Eav Ming Keong, Kinson, who is an Executive Director of the Company.

Mr. André Francois Meier ("Mr. Meier"), aged 48, holds a degree in banking. Mr. Meier has more than 20 years experience in watch business. He spend his last 12 years at Blancpain S.A. (10 years as vice president and international sales manager). Mr. Meier was appointed as the chief executive officer of Juvenia Montres S.A., a subsidiary of the Company, on 1st September 2011 and an Executive Director of the Company on 26th October 2011.

董事會

執行董事

楊仁先生(別名楊啟仁),現年七十二歲,為本集團創 辦人、並為廣東省潮州市政協委員,於二零零六年十一 月廿二日被委任為本公司主席及執行董事,同時亦為 本公司提名委員會主席及薪酬委員會委員。楊仁先生 為柬埔寨華僑,於一九六八年成立一家香港公司作為 柬埔寨鐘錶分銷業務之進口代理前,具有在柬埔寨及 越南分銷鐘錶的豐富經驗。楊仁先生為楊明強先生及 楊明志先生之父親,及本公司控股股東林金鳳之配偶。 楊仁先生為世雄國際有限公司之董事及控股股東,該 公司則為本公司之控股股東。

楊明強先生,現年三十七歲,持有英國倫敦市政大學 頒發之室內設計及技術文學士學位及藝術、設計及視 覺文化碩士學位。於畢業後,楊明強先生於倫敦一間建 築師樓工作兩年。楊明強先生為楊仁先生之兒子以及 楊明志先生之胞弟,兩者均為本公司之執行董事。於二 零零六年十一月廿二日,彼被委任為本公司執行董事。

楊明志先生,現年四十九歲,曾就讀於美國南加州大 學。楊先生於鐘錶品牌及零售行業擁有逾三十年經驗。 彼於二零一一年七月七日被委任為本公司執行董事。 在此之前,彼於一九八九年為本公司上市時之執行董 事,及隨後因追求其個人事業於一九九六年八月三十一 日辭職。楊先生為本公司主席,執行董事及控股股東楊 仁先生之子,以及本公司執行董事楊明強先生之胞兄。

André Francois Meier先生(「Meier先生」),現年四十八歲,持有銀行業學士學位。Meier先生在鐘錶業務方面擁有逾二十年經驗。過去十二年彼任職於Blancpain S.A.(十年為副總裁及國際銷售經理)。二零一一年九月一日,Meier先生被委任為本公司之附屬公司Juvenia Montres S.A.之行政總裁及於二零一一年十月二十六日被委任為本公司之執行董事。

PROFILE OF DIRECTORS AND SENIOR MANAGEMENT 董事及高層管理人員簡介

Independent non-executive Directors

Mr. Lai Si Ming, aged 54, is a fellow member of the Hong Kong Institute of Surveyors and an associate member of the Royal Institution of Chartered Surveyors. He was appointed as an independent nonexecutive Director of the Company on 8th August 1998. He is also the chairman of the audit committee and a member of the nomination committee and remuneration committee of the Company. Mr. Lai was elected as the Vice Chairman, General Practice Division of the Hong Kong Institute of Surveyors during the years from 2001 to 2003. Mr. Lai has been practicing as a professional surveyor since 1983 and has considerable experience in the property field. Mr. Lai holds a Master Degree of Business Administration from Chinese University of Hong Kong. Mr. Lai held directorship as independent non-executive director of The Sun's Group Limited during the years from 2002 to 2003.

Ms. Wong Wing Yue, Rosaline, aged 42, graduated with LLB (Hons) at King's College, London University, UK in 1992, and was admitted to both the UK Bar (Middle Temple, UK) and the Hong Kong Bar in 1993. Ms. Wong is a practicing barrister in Hong Kong. She was appointed as an independent non-executive Director of the Company on 16th December 2006. She is also a member of the nomination committee, the audit committee and the remuneration committee of the Company.

Mr. Lee Tat Cheung, Vincent, aged 42, has around 20 years experience in accounting and auditing and is the sole proprietor of a firm of Certified Public Accountants practicing in Hong Kong. Mr. Lee is an associate member of The Institute of Chartered Accountants in England and Wales, a fellow member of The Hong Kong Institute of Certified Public Accountants and The Association of Chartered Certified Accountants. He holds a Master Degree in Corporate Finance from the Hong Kong Polytechnic University. He was appointed as an independent non-executive Director of the Company on 16th December 2006. He is the chairman of the remuneration committee and also a member of the audit committee and the nomination committee of the Company.

SENIOR MANAGEMENT

Mr. Poon Kwok Sing, Sammy, aged 53, joined the Group in 1989. Mr. Poon has considerable experience in watch retailing, wholesale and brand management. During the period from April 1992 to March 1993, he was elected as the Director of the Federation of Hong Kong Watch Trades & Industries Limited which is an official association representing the watch industry in Hong Kong. Mr. Poon is the general manager in charge of the Group's watch retailing business in the PRC.

獨立非執行董事

賴思明先生,現年五十四歲,為香港測量師學會資深會 員及英國皇家特許測量師學會之會員,於一九九八年八 月八日被委任為本公司獨立非執行董事。彼亦為本公 司審核委員會主席及提名委員會及薪酬委員會委員。 賴先生於二零零一年至二零零三年期間被選為香港測 量師學會之產業測量組之副主席。賴先生自一九八三 年起開始以專業測量師之身份執業,並在地產界具豐 富經驗。賴先生持有香港中文大學之工商管理碩士學 位。二零零二年至二零零三年期間,賴先生持有新銀 集團有限公司之獨立非執行董事職位。

王穎好女士,現年四十二歲,一九九二年畢業於英國倫 敦大學King's College,取得榮譽法律學士學位,並於 一九九三年獲准為英國(英國Middle Temple)及香港大 律師。王女士為香港執業大律師。二零零六年十二月 十六日,彼被委任為本公司獨立非執行董事,彼同時亦 為本公司提名委員會、審核委員會及薪酬委員會委員。

李達祥先生,現年四十二歲,於會計及審計方面擁有 約二十年經驗,並為香港一間執業會計師行的獨資經 營者。李先生為英格蘭及威爾斯特許會計師公會特許 會計師,並為香港會計師公會及英國特許公認會計師 公會資深會員。彼持有香港理工大學企業金融碩士學 位。二零零六年十二月十六日,彼被委任為本公司獨 立非執行董事,彼為薪酬委員會主席及同時亦為本公 司審核委員會及提名委員會委員。

高層管理人員

潘國成先生,現年五十三歲,於一九八九年加入本集 團。潘先生於鐘錶零售、批發及品牌管理擁有豐富經 驗。於一九九二年四月至一九九三年三月止期間,彼 獲代表香港鐘錶業之正式協會一香港鐘錶業總會推選 為會董。潘先生為本集團鐘錶零售業務總經理,現時 負責本集團於中國的零售業務。





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- 01 冠亞名表城 北京澳門中心 愛彼、卡地亞、芝柏。 勞力士、豪雅、江詩升韻、 真力時 專賣店及綜合店 Timecity Beijing Macau Centre Audemars Piguet / Cartier / Girard-Perregaux / Rolex / Tag Heuer / Zenith Boutique & Flagship Store
- 02 冠亞名泰城 北京新先天地 江詩丹積 厚實店 Timecity Beijing Shin Kong Place Vacheron Constantin Boutique
- 03 冠亞名表城 上海時代廣場店 豪雅 専寶店 Timecity Shanghai Tag Heuer Boutique
- 04 冠亞名表域 上海南京西路 黨國 專賣店 Timecity Shanghai Nanjing Rd West IWC Boutique

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FINANCIAL HIGHLIGHTS 財務摘要

		2012 二零一二年 HK\$ million 百萬港元	2011 二零一一年 <i>HK\$ million</i> <i>百萬港元</i> (Restated) (重列)	Change 變動 %
Operations	經營			
Turnover	營業額	1,036	1,035	-
(Loss)/profit attributable to owners of the Company	歸屬於本公司持有人之 (虧損)/溢利	(61)	97	N/A 不適用
(Loss)/earnings per share – Basic	每股(虧損)/盈利-基本	(1.79 HK cents) (1.79港仙)	3.18 HK cents 3.18港仙	N/A 不適用
Interim dividend declared and paid	已宣佈及派發之中期股息	-	6	
Final dividend proposed after the end of the reporting period	報告期末後擬派發 之末期股息	-	7	
Financial position	財務狀況			
Total assets	總資產	1,076	789	36
Equity attributable to owners of the Company	歸屬於本公司持有人權益	539	560	(4)
Non-controlling interests	非控股股東權益	10	-	N/A 不適用



05 冠亞名表城 天津泰安道 勞力士。帝於 專賓店 Timecity Tianjin Tal An Road Rolex & Tudor Boutique

Business Review

The Group's turnover for the year was HK\$1,036 million which was comparable to HK\$1,035 million of last year. Excluding the new POSs set up during the year and our old flagship store in Beijing, there was an average same store sales growth of 4% in the mainland China as compared with last year despite the fact that sales from the mainland China decreased by 8% to HK\$801 million owing to the dramatic scale down of our old flagship store in Beijing as a result of the shopping center redevelopment. Sales in Hong Kong was increased by 43% to HK\$229 million because of the additional contribution from the new POSs set up in Hong Kong during the year and an average same store sales growth of 25% for the existing POS in Hong Kong.

On the business development side, the Group opened its new flagship store in December 2011 in Beijing with an area of around 3,000 square meters which is one of the biggest watch stores in the mainland China with most of the top Swiss watch brands that are popular amongst the mainland China customers. In addition, the Group has opened new POSs in Tianjin, Shanghai, Wuxi and a Rolex boutique in Shenyang during the year with a view to expand our foothold in the mainland China market. Several new stores in Beijing and Xian are in progress and will be opened very soon.

業務回顧

本年度本集團之營業額為1,036,000,000港元,而去年 則是1,035,000,000港元。撇除年內新成立之零售店舖 及在北京的舊旗艦店,儘管事實上來自中國內地的銷 售因為集團在北京舊旗艦店之規模在購物中心的重建 下急劇縮小,因而下降8%至801,000,000港元,與去年 同期比較,中國大陸平均同店銷售增長仍有4%。年內 由於在香港設立新零售店舖之額外貢獻,以及現有零 售店舖之平均同店銷售增長25%,香港的銷售因而增 加43%至229,000,000港元。

業務發展方面,本集團於二零一一年十二月在北京開 設面積約3,000平方米之新旗艦店,此為中國大陸最大 之名錶中心之一,其中匯聚最受內地客戶歡迎之最頂 級瑞士鐘錶品牌。此外,本年期間本集團已在天津,上 海,無錫開設新零售店舖及在瀋陽開設勞力士專賣店, 以便擴大集團在中國大陸市場的立足點。至於在北京 及西安數間新零售店舖仍在進行及快將啟業。

The total number of POS is as below:

零售店舖總數如下:

		As at 31st March 2012 於二零一二年 三月三十一日	As at 31st March 2011 於二零一一年 三月三十一日
Beijing Shanghai Shenyang Chengdu, Chongqing, Urumuqi and Wuxi Hong Kong	北京 上海 瀋陽 成都、重慶、烏魯木齊及無錫 香港	15 17 8 7 4	8 16 8 6 1
		51	39





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- 01 冠亞名表域 上海南京西路 尊皇 專賣店 Timecity Shanghai Nanjing Rd West Juvenia Boutique
- 02 冠亞名表域 上海時代廣場店 综合店 Timecity Shanghai Time Square Store
- 03 冠亞名表城 上海新世界城 帝能 导置店 Timecity Shanghai New World Tudor Boutique
- 04 冠亞名表城 上海時代廣場店 散米茄 專賣店 Timecity Shanghai Time Square Omega Boutique
- 05 冠亞名表城 上海南京西路 江峙丹镇、努力士。寶璣 專寶店 Timecity Shanghai Nanjing Rd West Vacheron Constantin / Rolex / Breguet Boutique

Financial Review

Results review

The Group recorded a turnover of HK\$1,036 million for the year ended 31st March 2012, (2011: HK\$1,035 million) which was comparable to last year. Sales from the mainland China decreased by 8% to HK\$801 million as compared with HK\$875 million of last year was due to the dramatic scale down of our old flagship store in Beijing as a result of the shopping center redevelopment. In addition, there were only four months' sales from our new flagship store in Beijing this year as it was opened in December 2011. Excluding the new POSs set up during the year and our old flagship store in Beijing, there was an average same store sales growth of 4% in the mainland China as compared with last year. Sales in Hong Kong increased by 43% to HK\$229 million as compared with HK\$160 million of last year was due to the new POSs set up in Hong Kong and an average same store sales growth of 25% for the existing POS in Hong Kong.

Distribution costs increased by 43% to HK\$328 million as compared with HK\$230 million of last year was mainly due to the increase in rental expenses incurred in launching our new flagship store in Beijing and the new POSs in Hong Kong. Administrative expenses also increased by 23% to HK\$54 million as compared with HK\$44 million of last year was mainly due to the full year recognition of the equity-settled share based payment expenses in this year as compared with just one day charge in last year.

Valuation gains on investment properties increased by 3% to HK\$33 million as compared with HK\$32 million of last year was mainly due to the appreciation in value on the investment properties located in Hong Kong.

Other loss amounting to HK\$9 million this year was mainly consisted of the unrealized loss on the trading securities while the other gain of HK\$16 million in last year was mainly the profit arising from the disposal of a property located in mainland China.

Finance costs increased by 129% to HK\$9 million as compared with HK\$4 million of last year was due to the increase in bank loans during the year.

This year, due to the set up of our new flagship store in Beijing and the coming POS in Xian, the Group has incurred a total loss of HK\$41 million from these projects. Included in this loss was mainly rental charges incurred before the commencement of the sales activities of these projects which amounted to HK\$30 million.

In addition, with a view to increase our presence in Hong Kong, the Group has set up three new POSs during the year in which a total loss of HK\$19 million was incurred.

財務回顧

業績回顧

截至二零一二年三月三十一日止年度本集團之營業額 為1,036,000,000港元(二零一一年:1,035,000,000 港元),與去年相若。來自中國內地的銷售與去年的 875,000,000港元比較,下降8%至801,000,000港元, 概因集團在北京舊旗艦店之規模在購物中心的重建下 急劇縮小。此外,北京新旗艦店因為在二零一一年十二 月開業,故年度內只有四個月的銷售額。撇除年內新成 立之零售店舖及在北京的舊旗艦店,與去年同期比較, 中國大陸平均同店銷售增長仍有4%。香港的銷售與去 年的160,000,000港元比較,增加43%至229,000,000 港元,概因在港設立新零售店舖之額外貢獻,以及現 有零售店舖之平均同店銷售增長25%所致。

分銷成本相較於去年的230,000,000港元增加43%至 328,000,000港元,主要是由於北京新旗艦店啟業, 以及香港新零售店舖所產生之租金開支增加所致。 行政開支較去年同期的44,000,000港元亦增加23%至 54,000,000港元,主要因為確認今年全年以股份為基礎之付款開支(相較去年只用一天計入)。

投資物業估值收益較去年的32,000,000港元增加3%至 33,000,000港元,主要由於位於香港的投資物業價值 上升。

其他虧損今年達9,000,000港元,主要包括買賣證券之 未變現虧損,而去年的其他收益為16,000,000港元,主 要是來自出售位於中國大陸的物業所產生的利潤。

由於年內增加銀行貸款,財務費用較去年的4,000,000 港元增加129%至9,000,000港元。

本年,由於在北京之新旗艦店及西安未來的銷售店舖成 立,本集團從這些計劃中已產生之虧損總額41,000,000 港元。該等虧損主要包括這些計劃在銷售活動開始前 所產生的租金支出達30,000,000港元。

此外,鑑於集團在香港提高其佔有率,年度間本集團 開設三間新零售店舖,因而產生虧損總額19,000,000港 元。

Liquidity, financial resources and capital structure

As at 31st March 2012, the Group's total cash balance amounted to HK\$90 million (2011: HK\$141 million). The Group has secured banking facilities amounting to HK\$153 million which were secured by certain inventories, bank deposits, leasehold properties, prepaid lease payments, investment properties, rental assignment, assignment of dividends and shareholder's receivable as well as unlimited corporate guarantee provided by the Company. Gearing rate of the Group, expressed as a ratio of net debt over total equity, was 43% as at 31st March 2012 (2011: N/A).

Foreign exchange risks

The Group views its main currencies as Hong Kong dollars, Renminbi and Swiss Francs. The Group monitors its exposure to foreign exchange risks, and when it considers necessary and appropriate, will hedge its foreign exchange risks by using financial instruments.

Prospects

In the last few years, we saw very strong growth in the mainland China consumer market as demand for luxury products including watches grew rapidly. However, such pace has been slowed down recently. As a result, we will take a cautious approach in the future expansion in our retail network in both the mainland China and Hong Kong. Several new stores in Beijing and Xian are in progress and will be opened very soon.

Demand for good locations continues to present a challenge for us as retailers of all luxury products compete for the few locations that are available with record rentals. We therefore set our strategy to also expand into the second and third tier cities where the competition is less intense.

流動資金、財務資源及資本結構

於二零一二年三月三十一日,本集團之現金結餘總額 為90,000,000港元(二零一一年:141,000,000港元)。 本集團已獲得153,000,000港元之銀行信貸額,由若干 存貨、銀行存款、租賃物業、租賃預付款項、投資物 業、租賃轉讓、分配股息及股東之應收款項,以及由本 公司提供之無上限企業擔保作為擔保。本集團之借貸 比率(以淨債項除以總權益表示),於二零一二年三月 三十一日為43%(二零一一年:不適用)。

外匯風險

本集團之主要貨幣為港元、人民幣及瑞士法郎。本集 團對外匯風險實行監控,會在必要及適當時運用金融 工具對沖其外匯風險。

展望

近年來,本集團可見中國大陸消費市場增長十分強勁, 對奢侈產品包括手錶需求迅速增長,然而,該速度最 近經已放緩。因此,本集團在中國大陸和香港未來的 零售網絡擴展將採取謹慎態度。至於在北京及西安數 間新零售店舖仍在進行及快將啟業。

優質位置的需求仍然是本集團目前的挑戰,乃因為所 有奢侈品零售商均競爭以紀錄性租金方可得到之少數 地點。本集團因此確定我們的策略,亦擴展至競爭較 輕之二線及三線城市。

The Directors have pleasure in submitting their report together with the audited financial statements for the year ended 31st March 2012.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding and the principal activities of its subsidiaries are set out in Note 18 on the financial statements.

The analysis of the principal activities and geographical locations of the operations of the Company and its subsidiaries ("the Group") during the financial year are set out in Note 18 on the financial statements.

FINANCIAL STATEMENTS

The loss of the Group for the year ended 31st March 2012 and the state of the Company and the Group's affairs as at that date are set out in the financial statements on pages 31 to 126.

SHARE CAPITAL

Particulars of the share capital of the Company during the year are set out in Note 30 on the financial statements.

DIVIDENDS

The Directors have not declared any interim dividend (2011: 0.2 HK cents per share) and did not propose any final dividend for the year ended 31st March 2012.

PRINCIPAL SUBSIDIARIES

Particulars of the principal subsidiaries of the Company are set out in Note 18 on the financial statements.

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property, plant and equipment are set out in Note 15 on the financial statements.

INVESTMENT PROPERTIES

Details of the movements in investment properties during the year are set out in Note 17 on the financial statements.

RESERVES

Details of reserves available for distribution to shareholders and movements in the reserves of the Company and the Group during the year are set out in Note 32 on the financial statements. 董事會欣然提呈截至二零一二年三月三十一日止年度 之報告及經審核財務報表。

主要業務

本公司之主要業務為投資控股及其附屬公司之主要業務載於財務報表附註18。

本公司及其附屬公司(「本集團」)於本財政年度內之主 要業務分析及經營地點載於財務報表附註18。

財務報表

本集團截至二零一二年三月三十一日止年度之虧損以 及本公司及本集團於該日之財務狀況載於財務報表第 31頁至第126頁。

股本

本公司於年內之股本詳情載於財務報表附註30。

股息

董事並無宣派任何中期股息(二零一一年:每股0.2港 仙)及並不建議於二零一二年三月三十一日止年度之任 何末期股息。

主要附屬公司

本公司主要附屬公司之詳情載於財務報表附註18。

物業、機器及設備

物業、機器及設備之變動詳情載於財務報表附註15。

投資物業

本年度投資物業之變動詳情載於財務報表附註17。

儲備

本公司及本集團年內儲備變動詳情以及可供分派儲備 予股東詳情載於財務報表附註32。

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

Neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of Company's listed securities on The Stock Exchange of Hong Kong Llmited (the "Stock Exchange") during the year.

BORROWING

Details of the bank borrowings are set out in Note 26 on the financial statements.

MAJOR SUPPLIERS AND CUSTOMERS

For the year ended 31st March 2012, the Group's largest supplier contributed approximately 25% of the total purchases for the year and the aggregate amount of purchases attributable to the Group's top five suppliers represented approximately 81% of the Group's total purchases.

Since the customer base of the Group is very wide, the aggregate sales attributable to the Group's five largest customers are approximately 2.4% of total sales during the year.

None of the Directors, their associates or any shareholders (which to the knowledge of the Directors owning more than 5% of the Company's issued share capital) had interest in the Group's five largest suppliers.

FINANCIAL SUMMARY

A financial summary of the Group for the past five financial years is set out on pages 127 to 128.

DIRECTORS AND DIRECTORS' SERVICE CONTRACTS

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

Executive Directors:

Mr. Eav Yin *(Chairman)* Mr. Eav Ming Keong, Kinson Mr. Duong Ming Chi, Henry *(appointed on 7th July 2011)* Mr. André Francois Meier *(appointed on 26th October 2011)*

Mr. Au Shiu Leung, Alex (resigned on 7th July 2011)

Independent non-executive Directors:

Mr. Lai Si Ming Ms. Wong Wing Yue, Rosaline Mr. Lee Tat Cheung, Vincent

Mr. Eav Ming Keong, Kinson, Mr. André Francois Meier and Mr. Lai Si Ming shall retire at the forthcoming annual general meeting and, being eligible, offer themselves for re-election.

購買、出售或贖回上市證券

本公司或任何其附屬公司於年內概無於香港聯合交易 所有限公司(「聯交所」)購買、出售或贖回本公司任何 上市證券。

借貸

銀行借貸之詳情載於財務報表附註26。

主要供應商及客戶

截至二零一二年三月三十一日止年度,本集團最大供應商佔本年度總採購額約25%;而本集團五大家供應商之總採購額佔本集團採購總額約81%。

由於本集團之客戶基礎龐大,年內本集團五大客戶之 總銷售額約佔本集團銷售總額2.4%。

各董事、其聯繫人或就董事所知擁有本公司5%以上已 發行股本之任何股東概無在本集團五大供應商中擁有 任何權益。

財務摘要

本集團於過去五個財政年度之財務摘要載於第127至第 128頁。

董事及董事之服務合約

年內及截至本報告日止,本公司董事為:

執行董事:

 楊仁先生(主席)
 楊明強先生
 楊明志先生(於二零一一年七月七日獲委任)
 André Francois Meier先生(於二零一一年十月二十六日 獲委任)
 區肇良先生(於二零一一年七月七日辭任)

獨立非執行董事:

賴思明先生 王頴妤女士 李達祥先生

楊明強先生、André Francois Meier先生及賴思明先生將會在應屆股東週年大會退任,惟合資格並願意膺選連任。

The independent non-executive Directors are subject to retirement by rotation in accordance with the Company's Bye-Laws.

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

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 31st March 2012, the interests and short positions of the Directors and chief executive of the Company in the shares, underlying shares or debentures of the Company and any associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO) or which were required to be and were 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 ("Model Code") as set out in Appendix 10 of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Listing Rules") were as follows:

Long positions in shares and underlying shares of the Company

根據本公司細則,獨立非執行董事須輪值退任。

各位獲提名膺選連任之董事與本公司或其附屬公司均 無訂立任何本集團若於一年內將之終止即須作出賠償 (法定賠償除外)之服務合約。

董事及主要行政人員於股份、相關股份及債券中 之權益

於二零一二年三月三十一日,本公司董事及主要行政 人員在本公司或其任何相聯法團(定義見《證券及期貨 條例》(「證券及期貨條例」)第XV部)的股份、相關股份 或債券證中擁有,而根據證券及期貨條例第XV部第7及 第8分部須通知本公司及聯交所的權益及淡倉(包括根 據證券及期貨條例之該等條文彼等被當作或視為擁有 之權益及淡倉),或根據證券及期貨條例第352條規定 須列入而已列入須予備存之登記冊或依據香港聯合交 易所有限公司證券上市規則(「上市規則」)附錄十所載 之上市發行人董事進行證券交易的標準守則(「標準守 則」)須通知本公司及聯交所的權益及淡倉如下:

於本公司股份及其相關股份之好倉

Name of Directors 董事姓名		Nature of interest 權益性質	Number of ordinary shares of HK\$0.02 each/ underlying shares held 持有每股 0.02港元普通股/ 相關股份數目	Approximate percentage of aggregate interests to total issued share capital 總權益佔已發行 股本總額 概約百分比 %
Mr. Eav Yin	楊仁先生	Note附註	1,815,551,305	53.13
Mr. Eav Ming Keong, Kinson	楊明強先生	Personal個人	11,037,000△	0.32
Mr. Duong Ming Chi, Henry	楊明志先生	Personal個人	10,224,000■	0.30
Mr. André Francois Meier	André Francois Meier先生	Personal個人	34,170,000*	1.00
Mr. Lai Si Ming	賴思明先生	Personal個人	1,250,000*	0.04
Ms. Wong Wing Yue, Rosaline	王穎妤女士	Personal個人	1,250,000*	0.04
Mr. Lee Tat Cheung, Vincent	李達祥先生	Personal個人	1,250,000*	0.04

- Note: Among the 1,815,551,305 shares in which Mr. Eav Yin is deemed to have interests under the SFO (a) 179,389,000 shares are personal interest of Mr. Eav Yin of which 10,000,000 shares are share options, (b) 4,023,000 shares are held by Mdm. Lam Kim Phung (spouse of Mr. Eav Yin), (c) 1,268,168,460 shares by Century Hero International Limited, (d) 4,662,000 shares by Debonair Company Limited, (e) 49,931,820 shares by Goodideal Industrial Limited, (f) 6,376,680 shares by Hexham International Limited, (g) 7,116,345 shares by Goodness Management Limited and (h) 295,884,000 shares by Chanchhaya Trustee Holding Corporation (as a trustee of Eav An Unit Trust). Century Hero International Limited, Debonair Company Limited, Hexham International Limited, and Goodness Management Limited are wholly owned and Goodideal Industrial Limited is 87% owned by Mr. Eav Yin. Eav An Unit Trust is a discretionary trust of which Mr. Eav Yin is the founder, the beneficiaries include Mr. Eav Yin, his wife and their children.
- $^{\vartriangle}$ All the 11,037,000 shares are personal interest of Mr. Eav Ming Keong, Kinson of which 7,500,000 shares are share options.
- All the 10,224,000 shares are personal interest of Mr. Duong Ming Chi, Henry.
- * All the interests are related to the share options held by the respective Directors.

Save as disclosed herein and in the section headed "SHARE OPTION SCHEME", as at 31st March 2012, none of the Directors or chief executive of the Company had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO) or which were required to be recorded in the register kept by the Company under Section 352 of the SFO or which were required to be notified to the Company and the Stock Exchange pursuant to the Model Code. In addition, save as disclosed above, none of the Directors or chief executive of the Company nor their spouses or children under 18 years of age had been granted or had exercised any rights to subscribe for any equity or debt securities of the Company or any of its associated corporations (within the meaning of Part XV of the SFO).

DIRECTORS' INTERESTS IN CONTRACTS

No contracts of significance to which the Company or any of its subsidiaries was a party and in which a Director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

- 附註: 楊仁先生於根據證券及期貨條例被視為擁有權益之 1,815,551,305股股份中,(a) 179,389,000股股份(其 中10,000,000股為購股權)屬楊仁先生之個人權益; (b) 4,023,000股股份由林金鳳女士(楊仁先生之配偶) 持有; (c) 1,268,168,460股股份由世雄國際有限公 司持有:(d) 4,662,000股股份由Debonair Company Limited持有; (e) 49,931,820股股份由Goodideal Industrial Limited持有; (f) 6,376,680股股份由 Hexham International Limited持有; (g) 7,116,345 股股份由Goodness Management Limited持有 及(h) 295,884,000股股份由Chanchhaya Trustee Holding Corporation(作為Eav An Unit Trust之受託 人) 持有。世雄國際有限公司、Debonair Company Limited . Hexham International Limited . Goodness Management Limited均由楊仁先生全資擁有,而 Goodideal Industrial Limited由楊仁先生擁有87%。 Eav An Unit Trust為全權信託,楊仁先生為該信託之 創立人,受益人包括楊仁先生、其妻子及彼等之子女。
 - 所有11,037,000股股份其中7,500,000股為購股權均屬 楊明強先生個人權益。
 - 所有10,224,000股股份均屬楊明志先生個人權益。
 - 有關購股權之所有權益由各董事分別持有。

除上文及標題「購股權計劃」部分所披露者外,於二零 一二年三月三十一日,本公司各董事或主要行政人員 概無在本公司或其任何相聯法團(定義見證券及期貨條 例第XV部)的股份、相關股份或債券證中擁有,而根據 證券及期貨條例第XV部第7及第8分部須通知本公司及 聯交所的權益及淡倉(包括根據證券及期貨條例之該等 條文彼等被當作或視為擁有之權益及淡倉),或根據證 券及期貨條例第352條須登記於備存的登記冊內或根據 標準守則須通知本公司及聯交所的權益及淡倉。此外, 除上文所披露者外,本公司各董事或主要行政人員或 彼等之配偶或未滿18歲之子女概無獲授予或行使認購 本公司或其任何相聯法團(定義見證券及期貨條例第XV 部)之股本或債務證券之任何權利。

董事於合約之權益

本公司各董事概無於本公司或其任何附屬公司參與訂 立於本年度終結時或本年度內任何時間仍然有效之重 要合約中直接或間接擁有重大權益。

SHARE OPTION SCHEME

On 20th September 2002, the shareholders of the Company approved the adoption of a new share option scheme (the "2002 Share Option Scheme"). The purpose of the 2002 Share Option Scheme is to encourage qualifying grantees to work towards enhancing the value of the Company and its shares for the benefit of the Company and its shareholders as a whole. Qualifying grantees of the 2002 Share Option Scheme mean (i) any employee or any business-related consultant, agent, representative or advisor of the Company or any subsidiary or any affiliate; or (ii) any supplier, agent or consultant who provide goods or services to the Company or any subsidiary or any affiliate; or (iii) any customer of the Company or any subsidiary or any affiliate; or (iv) any business ally or joint venture partner of the Company or any affiliate.

Refreshment of 2002 Share Option Scheme mandate limit (the "Refreshment") and amendment of rules of 2002 Share Option Scheme (the "Amendment") had been approved at the annual general meeting of the Company held on 26th August 2008. Details of the Refreshment and the Amendment were contained in the circular to shareholders dated 1st August 2008.

The Company has issued 146,800,000 and 34,170,000 share options to the qualifying grantees to subscribe for ordinary shares of HK\$0.02 each in the share capital of the Company under the 2002 Share Option Scheme on 31st March 2011 and 26th October 2011 of which the exercise prices were HK\$0.394 per share and HK\$0.263 per share respectively. As of 31st March 2012, the outstanding amount of share options was 153,220,000.

The exercise price of any share option is the highest of (i) the nominal value of a share; (ii) the closing price of the share as stated in the daily quotation sheets of the Stock Exchange on the date of grant; and (iii) the average closing price of the share as stated in the daily quotation sheets of the Stock Exchange for the five business days immediately preceding the date of grant.

The validity period of share options shall be vested in the grantees over a time period of five years commencing from the date of grant above. For each of such five years, 20% of the share options granted to the grantees will vest. The vested share options shall be valid for a period of ten years from the date of grant and shall lapse at the expiry of the option period.

The total number of shares available for issue under the 2002 Share Option Scheme, the share award plan approved by the shareholders of the Company on 13th September 2010 and any other share option schemes was 306,299,944 shares which represented approximately 9.0% of the issued share capital of the Company at 31st March 2012. In respect of the maximum entitlement of each grantees under the 2002 Share Option Scheme, the number of shares issued and to be issued upon exercise of the share options granted to each grantees in any 12-month period is limited to 1% of the Company's ordinary shares in issue.

購股權計劃

於二零零二年九月二十日,本公司股東批准採納新購 股權計劃(「二零零二年購股權計劃」)。二零零二年購 股權計劃之目的乃鼓勵合資格承授人致力為本公司及 其股東整體之利益提升本公司及其股份之價值。二零 零二年購股權計劃的合資格承授人指(i)本公司或任何附 屬公司或任何聯屬公司的任何僱員,或任何與業務有 關之顧問、代理人、代表或顧問:或(ii)向本公司或任何 附屬公司或任何聯屬公司提供貨物或服務之任何供應 商、代理商或顧問:或(iii)本公司或任何附屬公司或任 何聯屬公司之任何客戶:或(iv)本公司或任何附屬公司 或任何聯屬公司之業務盟友或合資企業夥伴。

更新二零零二年購股權計劃之授權上限(「更新」)及修 訂二零零二年購股權計劃條例之規則(「修訂」)已在二 零零八年八月二十六日之股東週年大會被確認。更新 及修訂細節已載於二零零八年八月一日發給股東之通 函內。

於二零一一年三月三十一日及二零一一年十月二十六 日,本公司根據二零零二年購股權計劃,向合資格獲 授予者發行146,800,000份及34,170,000份可認購本公 司每股股本為0.02港元之普通股之購股權,其行使價 分別為每股0.394港元及0.263港元。於二零一二年三月 三十一日,尚未行使之購股權為153,220,000份。

任何購股權之行使價為下列各項之最高者:(i)股份面 值:(ii)股份於授出日期在聯交所之每日報價表所示收 市價:及(iii)股份於緊接授出日期前五個營業日在聯交 所之每日報價表所示收市價之平均價。

購股權之有效期限可於獲授予者獲授出日期起五年期 內歸屬。該等之五年,授予獲授予者之購股權每一年 20%將會歸屬。歸屬之購股權於獲授出日期起計十年 有效及於購股權期限屆滿時將會失效。

根據二零零二年購股權計劃,二零一零年九月十三日 本公司股東批准之股份獎勵計劃,以及任何其他購股 權計劃,可供發行之總股數為306,299,944股,即二零 一二年三月三十一日約9.0%之本公司已發行股本。根 據二零零二年購股權計劃,有關於每一獲授予者可享 有最大的應得權利之規定,當行使購股權時,已發行 及即將發行之股數予每一獲授予者,於任何十二個月 期內,不得超越本公司已發行之普通股1%。

As at 31st March 2012, the Directors and employees of the Company had the following interests in share options to subscribe for shares of the Company (market value per share at 31st March 2012 was HK\$0.22) granted for a nominal consideration under the 2002 Share Option Scheme of the Company. The share options are unlisted. Each share option gives the holder the right to subscribe for one ordinary share of HK\$0.02 of the Company.

於二零一二年三月三十一日,本公司董事及員工擁有 以下根據本公司二零零二年購股權計劃以票面值代價 授予之購股權權益以認購本公司之股份(於二零一二年 三月三十一日每股市場價格為0.22港元)。該購股權為 非上市證券,每一購股權給予持有人認購本公司0.02 港元一股普通股之權利。

Directors 董事	No. of share options outstanding at the beginning of the year 年初 尚未行使的 購股權數目	No. of share options granted during the year 年內授出的 購股權數目	No. of share options lapsed during the year 年內 失效之 購股權數目	No. of shares acquired on exercise of share options during the year 年內行使 購股禮獲得 之股份數目	No. of share options outstanding at year end 年末 尚未行使的 購股權數目	Date of grant 授出日期	Period during which share options are vested 已歸屬 購設權的期限	Period during which share options are exercisable 可行使 購股權的期限	Exercise price per share 每股行使價
Mr. Eav Yin 楊仁先生	10,000,000	-	-	-	10,000,000	31st March 2011 二零一一年 三月三十一日	30th March 2012 to 30th March 2016 二零一二年三月三十日至 二零一六年三月三十日	30th March 2012 to 30th March 2021 二零一二年三月三十日至 二零二一年三月三十日	HK\$0.394 0.394港元
Mr. Eav Ming Keong, Kinson 楊明強先生	7,500,000	-		-	7,500,000	31st March 2011 二零一一年 三月三十一日	30th March 2012 to 30th March 2016 二零一二年三月三十日至 二零一六年三月三十日	30th March 2012 to 30th March 2021 二零一二年三月三十日至 二零二一年三月三十日	HK\$0.394 0.394港元
Mr. Au Shiu Leung, Alex 區肇良先生	6,500,000	-	(6,500,000)	-	-	31st March 2011 二零一一年 三月三十一日	Not applicable 不適用	Not applicable N 不適用	lot applicable 不適用
Mr. André Francois Meier André Francois Meier先生	-	34,170,000	-	-	34,170,000	26th Octobr 2011 二零一一年 十月二十六日	25th October 2012 to 25th October 2016 二零一二年十月二十五日至 二零一六年十月二十五日	25th October 2012 to 25th October 2021 二零一二年十月二十五日至 二零二一年十月二十五日	
Mr. Lai Si Ming 賴思明先生	1,250,000	-	-		1,250,000	31st March 2011 二零一一年 三月三十一日	30th March 2012 to 30th March 2016 二零一二年三月三十日至 二零一六年三月三十日	30th March 2012 to 30th March 2021 二零一二年三月三十日至 二零二一年三月三十日	HK\$0.394 0.394港元
Ms. Wong Wing Yue, Rosaline 王頴妤女士	1,250,000	-	-	-	1,250,000	31st March 2011 二零一一年 三月三十一日	30th March 2012 to 30th March 2016 二零一二年三月三十日至 二零一六年三月三十日	30th March 2012 to 30th March 2021 二零一二年三月三十日至 二零二一年三月三十日	HK\$0.394 0.394港元
Mr. Lee Tat Cheung, Vincent 李達祥先生	1,250,000	-	-	-	1,250,000	31st March 2011 二零一一年 三月三十一日	30th March 2012 to 30th March 2016 二零一二年三月三十日至 二零一六年三月三十日	30th March 2012 to 30th March 2021 二零一二年三月三十日至 二零二一年三月三十日	HK\$0.394 0.394港元
Employees 員工	119,050,000	-	(21,250,000)	-	97,800,000	31st March 2011 二零一一年 三月三十一日	30th March 2012 to 30th March 2016 二零一二年三月三十日至 二零一六年三月三十日	30th March 2012 to 30th March 2021 二零一二年三月三十日至 二零二一年三月三十日	HK\$0.394 0.394港元
Total總計	146,800,000	34,170,000	(27,750,000)	-	153,220,000				

The share options granted to the Directors are registered under the names of the Directors who are also the beneficial owners. The closing prices of the Company's shares immediately before the date of grant of the share options on 31st March 2011 and 26th October 2011 were HK\$0.39 and HK\$0.26 respectively.

During the year, 27,750,000 share options were lapsed under the 2002 Share Option Scheme.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed herein, at no time during the year, was the Company or any of its associated corporations a party to any arrangement to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate and none of the Directors or their spouses or children under 18 years of age was granted any right to subscribe for any shares in, or debentures of, the Company or any of its associated corporations.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

During the year and up to the date of this report, no Director is considered to have interests in the businesses which compete or are likely to compete with the businesses of the Group pursuant to the Listing Rules.

CONVERTIBLE SECURITIES, OPTIONS, WARRANTS OR SIMILAR RIGHTS

In addition to the share options granted under the 2002 Share Option Scheme as disclosed herein, the Company entered into a placing agreement with the placing agent on 31st August 2010, pursuant to which the placing agent conditionally agreed, to procure placees to subscribe for convertible notes (the "Convertible Notes") issued by the Company in an aggregate principal amount of up to HK\$100,800,000 on a "best-efforts" basis. On 27th September 2010, the Company completed the placing of HK\$100,800,000 Convertible Notes to independent placees. The Convertible Notes carry interest at 3% per annum and the principal amounts of all Convertible Notes shall be due and repayable on the third anniversary of the date of issue. The Convertible Notes entitle their holders to convert their outstanding principal amounts into new conversion shares at the initial conversion price of HK\$0.84 per conversion share (subject to anti-dilutive adjustment). Pursuant to the terms and conditions of the Convertible Notes, the Conversion Price of the Convertible Notes was adjusted from HK\$0.84 per Conversion Share to HK\$0.168 per subdivided share as a result of the share subdivision approved by the shareholders of the Company on 12th November 2010. The above adjustment took effect from the close of business of 15th November 2010. The General Mandate (2009), which has not been used before the placing agreement, will be used for the allotment and issue of the conversion shares. As of 31st March 2012, an aggregate principal amount of HK\$69,500,000 has been converted into shares of the Company.

授予各董事之購股權均以各董事之名義登記註冊,其 亦為實益擁有人。於二零一一年三月三十一日及二零 一一年十月二十六日,本公司之股份收市價緊隨授出 購股權日期前分別為0.39港元及0.26港元。

年度內,根據二零零二年購股權計劃27,750,000份購股 權已經失效。

董事購買股份或債券之權利

除上文所述者外,本公司或其任何相聯法團於年度內 概無訂立任何安排,致使董事可藉著購買本公司或任 何其他法人團體之股份或債券而獲取利益,且並無任 何董事或其配偶或其年齡在十八歲以下之子女獲授予 任何權利以認購本公司或其任何相聯法團之任何股份 或債券。

董事於競爭的業務之權益

於本年度內及至本報告日止,並無董事被認為根據上 市規則與本集團之業務競爭或有機會構成競爭之業務 擁有權益。

可換股證券、購股權、認股權證或類似權利

根據二零零二年購股權計劃附加於授予購股權所披 露,本公司與配售代理於二零一零年八月三十一日訂 立配售協議,根據協議配售代理有條件同意,按「竭盡 所能」基準,致力承配人認購累計本金金額最高達至 100,800,000港元之本公司發行之可換股票據(「可換股 票據」)。於二零一零年九月二十七日,本公司完成配 售100,800,000港元之可换股票據予獨立承配人。可換 股票據以3%之年利率計算,以及所有可換股票據之本 金金額將會到期及在發行日期第三週年悉數償還。可換 股票據賦予其持有人轉換其未行使之本金金額以每可 换股股份0.84港元至新可换股股份(視乎調整而定)。 根據可換股票據條款及條件,可換股票據之轉換價由 每一可轉換股份0.84元調整至每一已拆細股份0.168元 (由於二零一零年十一月十二日,本公司股東批准股份 拆細)。上述調整於二零一零年十一月十五日交易日收 市後生效。一般授權(二零零九)在配售協議前仍未使 用,將於可轉換股份發行及配置時使用。於二零一二 年三月三十一日,累計本金金額69,500,000港元已轉換 為本公司股份。

On 13th September 2010, the shareholders of the Company approved the adoption of a share award plan (the "Share Award Plan 2010"). The Share Award Plan 2010 is a ten-year discretionary share award and ownership plan. It is primarily for encouraging or facilitating the holding of shares by those selected employees of the Group who, as determined by the Board, are eligible to participate in the plan and to whom new shares are or will be awarded. The Directors will make use of the plan to award new shares to those selected employees of the Group on suitable terms as incentives and rewards for their contribution to the Group.

No award was granted, exercised, cancelled or lapsed during the year. Save as disclosed herein, the Company had no other outstanding convertible securities, options, warrants or similar rights as at 31st March 2012 and there was no issue or exercise of any such other convertible securities, options, warrants or similar rights during the year.

SUBSTANTIAL SHAREHOLDERS' INTERESTS

As at 31st March 2012, so far as is known to any Directors and chief executive of the Company, the following persons (other than the Directors or chief executive of the Company) had an interest or short position in the shares and underlying shares of the Company which fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of the Part XV of the SFO, or which were recorded in the register kept by the Company or required to be notified under Section 336 of the SFO:

於二零一零年九月十三日,本公司股東批准採納股份 獎勵計劃(「股份獎勵計劃(二零一零年)」)。股份獎勵 計劃(二零一零年)乃十年期酌情股份獎勵及擁有權計 劃,旨在鼓勵或便利該等由董事會釐定為合資格參與 該計劃之本集團獲選僱員持有股份,並向其頒授新股 份。董事將善用該計劃,以合適的條款作為對有關僱 員為本集團作出貢獻之獎勵與回饋。

年度內無購股權被授出、行使、註銷或失效。除文內披 露外,於二零一二年三月三十一日本公司並無未行使 可換股證券、購股權、認股證或類似權利,以及於年 內並無發行或行使任何該等及其他可換股證券、購股 權、認股證或類似權利。

股本中之重大權益

於二零一二年三月三十一日,據任何本公司董事及主 要行政人員所知,下列人士(本公司董事或主要行政人 員除外)於本公司之股份及相關股份中擁有按照證券及 期貨條例第XV部第2及3分部之條文須向本公司披露, 或記錄於本公司所存置之登記冊或按照證券及期貨條 例第336條須予知會之權益或淡倉:

Name of shareholder 股東名稱		Notes 附註	Number of ordinary shares of HK\$0.02 each/ underlying shares held 實益持有 每股0.02港元 普通股/ 相關股份數目	Approximate percentage of issued share capital 佔已發行股本 概約百分比 %
Mdm. Lam Kim Phung	林金鳳女士	1	1,815,551,305	53.13
Century Hero International Limited	世雄國際有限公司	2	1,268,168,460	37.11
Chanchhaya Trustee Holding	Chanchhaya Trustee Holding			
Corporation	Corporation	3	295,884,000	8.66
Covenhills Limited	Covenhills Limited	4	485,104,860	14.20
Lei Shing Hong Investment Limited	Lei Shing Hong Investment Limited	5	235,098,000	6.88
Lei Shing Hong Capital Limited	Lei Shing Hong Capital Limited	5	235,098,000	6.88
Lei Shing Hong Limited	Lei Shing Hong Limited	5	235,098,000	6.88
Lead Star Business Limited	Lead Star Business Limited	5	235,098,000	6.88
Lau Yu Chak	Lau Yu Chak	5	235,098,000	6.88

Notes:

- These shares include 4,023,000 shares held by Mdm. Lam Kim Phung and the remaining 1,811,528,305 shares represent the interest held by Mr. Eav Yin, spouse of Mdm. Lam Kim Phung, whose interests are disclosed in the above section headed "Directors' and Chief Executive's Interests in Shares, Underlying Shares and Debentures".
- Century Hero International Limited is wholly owned by Mr. Eav Yin who is also a director of this company.
- Chanchhaya Trustee Holding Corporation is trustee of Eav An Unit Trust, a discretionary trust, the beneficiaries of which include Mr. Eav Yin, his wife and their children.
- 4. Covenhills Limited is owned equally by Mr. Leong Lou Teck, Mr. Leong Lum Thye, Miss Leong Yoke Kheng and Mr. Leong Siew Khuen.
- Lei Shing Hong Investment Limited is wholly owned by Lei Shing Hong Capital Limited which in turn is wholly owned by Lei Shing Hong Limited. Lei Shing Hong Limited is 36.57% owned by Lead Star Business Limited which in turn is wholly owned by Mr. Lau Yu Chak.

All the interests disclosed above represent long positions in shares of the Company.

Save as disclosed above, as at 31st March 2012, there were no other person (other than the Directors or chief executive of the Company) who was recorded in the register of the Company as having an interest or short position in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provision of Divisions 2 and 3 of Part XV of the SFO, or, which were recorded in the register required to be kept by the Company under Section 336 of the SFO.

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

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

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Company's Bye-Laws although there is no restriction against such right under Bermuda law.

EMPLOYEES AND REMUNERATION POLICY

There are 573 employees in the Group as at 31st March 2012. The Group offers competitive remuneration packages to employees in line with market trends. Incentives such as discretionary bonuses and staff share options are offered to motivate employees.

附註:

- 此等股份中4,023,000股股份由林金鳳女士所持有,而餘 下1,811,528,305股股份則由楊仁先生(林金鳳女士之配 偶)持有權益,楊仁先生之權益披露於上文「董事及主要 行政人員於股份、相關股份及債券中之權益」內。
- 世雄國際有限公司由楊仁先生全資擁有,楊仁先生亦為 該公司之董事。
- Chanchhaya Trustee Holding Corporation為全權信託 Eav An Unit Trust之受託人,該信託之受益人包括楊仁 先生、其妻子及彼等之子女。
- Covenhills Limited由梁留德先生、Leong Lum Thye先 生、Leong Yoke Kheng小姐及Leong Siew Khuen先生 均等擁有。
- Lei Shing Hong Investment Limited 由Lei Shing Hong Capital Limited全資擁有,Lei Shing Hong Capital Limited由Lei Shing Hong Limited全資擁有。Lei Shing Hong Limited由Lead Star Business Limited持有 36.57%,Lead Star Business Limited由Lau Yu Chak 先生全資擁有。

上文所披露之所有權益均為本公司股份之好倉。

除上文所披露者外,於二零一二年三月三十一日,概無 其他被列入本公司登記冊之人士(本公司董事或主要行 政人員除外)於本公司股份及相關股份中擁有,而根據 證券及期貨條例第XV部第2及第3分部之條文須向本公 司披露之權益或淡倉,或須根據證券及期貨條例第336 條規定列入本公司須予備存之登記冊內之權益或淡倉。

購買、出售或贖回本公司上市證券

本公司或其任何附屬公司於年內概無購買、出售或贖 回本公司任何上市證券。

優先購買權

本公司之公司細則並無有關優先購買權之規定,而百 慕達法例亦無對該項權利施加限制。

僱員及薪酬政策

於二零一二年三月三十一日,本集團共聘用573名僱員。本集團按市場趨勢向僱員提供具競爭力之薪酬組合,並提供獎勵(如酌情花紅及員工購股權計劃)激勵 僱員。

The emolument policy of the employees of the Group is set up by the Remuneration Committee on the basis of their merit, qualifications and competence.

The emoluments of the Directors of the Company are decided by the Remuneration Committee, having regard to the Company's operating results, individual performance and comparable market statistics.

PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors, as at the date of this annual report, the Company has maintained the prescribed public float under the Listing Rules.

AUDITOR

The financial statements for the year ended 31st March 2012 were audited by CCIF CPA Limited. A resolution will be submitted at the forthcoming annual general meeting of the Company to re-appoint CCIF CPA Limited as auditor of the Company.

EXPRESSION OF GRATITUDE

The Board would like to take this opportunity to express its gratitude to all staff members, shareholders, bankers, customers, suppliers and professional advisors for the sincere support to the Group.

By Order of the Board

Eav Yin Chairman

Hong Kong, 27th June 2012

本集團僱員之薪酬政策乃由薪酬委員會設立,根據僱 員之能力、資格及專長釐定薪酬。

本公司董事之酬金由薪酬委員會經考慮本公司經營業 績、個人表現及可比較市場統計數據釐定。

公眾持股量

根據本公司可從公開途徑取得的資料及就董事所知, 於本年報日,本公司已根據上市規則維持規定之公眾 持股量。

核數師

截至二零一二年三月三十一日止年度之財務報表,乃 由陳葉馮會計師事務所有限公司審核。於本公司應屆 股東週年大會上將提呈決議案,續聘陳葉馮會計師事 務所有限公司為本公司核數師。

致謝

董事會謹借此機會就所有員工、股東、往來銀行、客 戶、供應商及專業顧問一直以來對本集團之親切支持 致以深切之感謝。

承董事會命

楊仁 主席

香港,二零一二年六月二十七日

CORPORATE GOVERNANCE PRACTICES

The Company is committed to maintain a high standard of corporate governance practices by emphasising a quality board of directors, sound internal control, transparency and accountability to all the shareholders of the Company.

The Company has complied with all the code provisions set out in the Code on Corporate Governance Practices (the "Code") contained in Appendix 14 of the Listing Rules throughout the year ended 31st March 2012 except for the deviation from code provision A.4.1 and those discussed below:

The Company was incorporated in Bermuda and enacted by private act, the Asia Commercial Holdings Limited Company Act, 1989 of Bermuda (the "1989 Act"). Pursuant to section 3(e) of the 1989 Act, director holding office as executive chairman or managing director shall not be subject to retirement by rotation at each annual general meeting as provided in the Bye-Laws.

As the Company is bounded by the provisions of the 1989 Act, at this time, the Bye-Laws cannot be amended to fully reflect the requirements of the Code. As such, a special resolution was passed at the special general meeting held on 28th March 2007 to amend the Bye-Laws of the Company so that, inter alia, (i) every director (save for a director holding office as Chairman or Managing Director) of the Company shall be subject to retirement by rotation at least once every three years; (ii) a director may be removed by an ordinary resolution in general meeting instead of a special resolution; and (iii) any director shall hold office until the next following general meeting, instead of the next annual general meeting.

To enhance good corporate governance practice, Mr. Eav Yin, the Chairman of the Board has confirmed to the Board that he will voluntarily retire from his directorship at annual general meeting of the Company at least once every three years in order for the Company to comply with the Code, provided that being eligible for re-election, he may offer himself for re-election at the annual general meeting.

The Board has updated its corporate governance principles and practices by adopting the revised code provisions contained in the Corporate Governance Code in the Appendix 14 of the Listing Rules with effect from 1st April 2012. It also approved the revised terms of reference of the audit committee and remuneration committee and the establishment of a nomination committee on the said date. The Board will continuously review and improve the corporate governance practices and standards of the Company to ensure that business activities and decision making processes are regulated in a proper and prudent manner.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted a code for securities transactions by Directors of the Company (the "Code of Conduct") on terms no less exacting than the required standard of the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 of the Listing Rules.

企業管治常規

本公司致力透過高質素的董事會、有效的內部監控、 對本公司全體股東之透明度及問責性維持高水平之企 業管治常規。

於截至二零一二年三月三十一日止年度內,本公司已 遵守上市規則附錄十四企業管治常規守則(「守則」)所 載的所有條文,惟對守則條文A.4.1條及以下之偏離者 除外:

本公司於百慕達註冊成立及實施冠亞商業集團有限公司之私人法案,百慕達1989年公司法案(「1989年法案」)。根據1989年法案第3(e)條,擔任執行主席或董事總經理的董事毋須根據公司細則在每次股東週年大會上輪值退任。

由於本公司受1989年法案之條文約束,現時無法修訂 公司細則,以完全反映守則之規定。故此,本公司二 零零七年三月二十八日舉行之股東特別大會上通過一 項特別決議案修訂本公司之公司細則,從而令(其中包 括):(i)每名本公司董事(不包括擔任主席或董事總經理 之董事)最少每三年輪值退任一次:(ii)可於股東大會上 藉普通決議案而非特別決議案罷免董事:及(iii)獲委任 填補臨時空缺或作為董事會新增成員的董事,須於獲 委任後首屆股東大會而非獲委任後的下一屆股東週年 大會上經股東重選。

為提升良好企業管治常規,董事會主席楊仁先生已向 董事會確認彼將自願最少每三年一次於本公司之股東 週年大會上按照守則之規定退任董事職務,惟倘符合 資格,彼可於股東週年大會上膺選連任。

董事會已更新其企業管治宗旨及做法,以採納包括於 上市規則附錄14企業管治守則之經修訂守則條文,並 於二零一二年四月一日起生效。此外於上述日期亦批 准審核委員會及薪酬委員會之職權修訂後的條款,以 及成立提名委員會。董事會將不斷檢討及改善本公司 之企業管治常規及標準,以確保業務活動及決策過程 受到適當及審慎的規管。

董事之證券交易

本公司已採納有關本公司董事進行證券交易之守則(「操 守準則」),該準則之條款之嚴格程序不遜於上市規則 附錄十所載之上市發行人董事進行證券交易之標準守 則(「標準守則」)之規定準則。

Having made specific enquiry with all the Directors of the Company, all of them confirmed that they have complied with the required standards set out in the Model Code and the Code of Conduct during the year ended 31st March 2012.

BOARD OF DIRECTORS

The Board is responsible for the leadership and control of the Company and oversees the Group's business, strategic decisions and financial performance. The management of the Group is responsible for the day-to-day management and operation of the respective individual business unit.

The Board comprises four Executive Directors and three independent non-executive Directors. The biographical details of the Directors are set out on page 4 of this annual report.

The Board possesses a balance of skills and experience which are appropriate for the requirements of the business of the Company. The opinions raised by the independent non-executive Directors of the Company in the Board meetings facilitate the maintenance of good corporate governance practices. One of the independent non-executive Directors has the appropriate professional accounting experience and expertise as required by Rule 3.10(2) of the Listing Rules. A balanced composition of Executive and non-executive Directors also generates a strong independent element on the Board, which allows independent and objective decision making process for the best interests of the Company.

The Company has received from each independent non-executive Director an annual confirmation of his/her independence pursuant to Rule 3.13 of the Listing Rules and the Company considers all of them to be independent.

The Board meets regularly to review the financial and operating performance of the Group. During the year, 6 Board regular meetings were held. Moreover, 2 Audit Committee meetings and 1 Remuneration Committee meeting were held during the year. The individual attendance of Directors in these meetings was set out below: 本公司全體董事經諮詢後,確認彼等於截至二零一二 年三月三十一日止年度已遵守標準守則及操守準則所 載之準則。

董事會

董事會負責領導及控制本公司以及監察本集團業務、 策略性決策及財務表現。本集團管理層負責各業務部 門日常管理及營運。

董事會由四名執行董事及三名獨立非執行董事所組成。 董事履歷載於本年報第**4**頁。

董事會成員具備經營本公司業務所需之各種技能及經 驗。本公司之獨立非執行董事於董事會會議上提出之 意見有助維持良好之企業管治常規。其中一名獨立非 執行董事擁有上市規則第3.10(2)條訂明之適當專業會 計經驗及相關專業知識。執行董事及非執行董事之均 衡組成比例亦大大提升董事會之獨立性,可有效發揮 獨立判斷及客觀地為本公司之最佳利益制訂決策。

本公司已接獲每名獨立非執行董事根據上市規則第3.13 條就其獨立身份而發出之年度確認聲明,而本公司認 為所有獨立非執行董事均屬獨立人士。

董事會定期開會,以檢討本集團之財務及業務表現。 本年度,董事會舉行六次定期會議。此外,本年度已舉 行二次審核委員會及一次薪酬委員會會議,該等會議 各董事之獨立出席紀錄刊載如下:

Name of Director 董事姓名		Board meetings 董事會會議	Audit Committee meetings 審核委員會會議	Remuneration Committee meetings 薪酬委員會會議
Executive Directors	執行董事			
Mr. Eav Yin	楊仁先生	6/6	N/A不適用	1/1
Mr. Eav Ming Keong, Kinson	楊明強先生	5/6	N/A不適用	N/A不適用
Mr. Au Shiu Leung, Alex	區肇良先生	3/3	N/A不適用	N/A不適用
Mr. Duong Ming Chi, Henry	楊明志先生	3/3	N/A不適用	N/A不適用
Mr. André Francois Meier	André Francois Meier先生	2/2	N/A不適用	N/A不適用
Independent non-executive Directors	獨立非執行董事			
Mr. Lai Si Ming	賴思明先生	6/6	2/2	1/1
Ms. Wong Wing Yue, Rosaline	王頴妤女士	4/6	0/2	1/1
Mr. Lee Tat Cheung, Vincent	李達祥先生	6/6	2/2	1/1

Mr. Eav Yin, the Chairman of the Company, is the father of Mr. Eav Ming Keong, Kinson and Mr. Duong Ming Chi, Henry who are both Executive Directors of the Company. Save as disclosed herein, there is no financial, business, family or other material or relevant relationship among members of the Board or between the Chairman and the chief executive officer. 本公司主席楊仁先生為本公司執行董事楊明強先生及 楊明志先生(兩者均為本公司執行董事)之父親。除本 文所披露者外,董事會成員之間或主席與行政總裁之 間並無財務、業務、家庭或其他重大或相關關係。

主席及行政總裁

主席為楊仁先生,而行政總裁之功能由餘下之執行董 事分擔。

非執行董事

守則條文A.4.1條規定,非執行董事應有指定任期,並 須輪值退任。

於本年度,本公司之非執行董事並無指定任期,但須 根據本公司之公司細則最少每三年輪值退任一次及須 於股東週年大會上重選。因此,本公司認為已採取充 足措施以確保本公司之企業管治常規並不比守則所定 者寬鬆。

董事提名

於截至二零一二年三月三十一日止年度期間,董事會 尚未成立提名委員會。根據本公司章程細則,董事會 有權不時及在任何時間委任任何人為董事以填補臨時 空缺或作為增加董事會成員。在評估新董事的提名, 董事會將考慮被提名人的資歷,能力及對本公司的潛 在貢獻。於二零一一年七月七日,區肇良先生辭職及 楊明志先生被委任為本公司執行董事。於二零一一年 十月二十六日,André Francois Meier 先生被委任為本 公司執行董事。該等董事職位的變動於正式召開的董 事會會議上獲得審議並批准。年內再沒有其他董事職 位的變動。

董事會於二零一二年四月一日成立提名委員會。提名 委員會的主要職責包括至少每年一次檢討董事會的架 構,規模及組成(包括技能,知識和經驗),並在董事會 任何建議之變動提供意見以配合本公司之企業策略, 識別有資格成為董事會成員的合適人選,及對董事提 名人選之選擇向董事會作出選擇或提供意見,評估獨 立非執行董事的獨立性及就委任或重新委任董事及董 事的繼任人選計劃,尤其是主席及行政總裁向董事會 提供意見。

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

The Chairman is Mr. Eav Yin while the function of the chief executive officer is divided between the remaining Executive Directors.

NON-EXECUTIVE DIRECTORS

Code provision A.4.1 of the Code provides that non-executive director should be appointed for a specific term, subject to re-election.

During the year, the non-executive Directors of the Company are not appointed for a specific term but are subject to retirement by rotation at least once every three years and re-election at annual general meeting in accordance with the Company's Bye-Laws. As such, the Company considers that sufficient measures have been taken to ensure that the Company's corporate governance practices are not less exacting than those in the Code.

NOMINATION OF DIRECTORS

The Board had not established a nomination committee during the year ended 31st March 2012. According to the Bye-laws of the Company, the Board has the power from time to time and at any time to appoint any person as a director either to fill a casual vacancy or as an addition to the Board. In assessing nomination of new director, the Board will take into consideration of the nominee's qualification, ability and potential contributions to the Company. On 7th July 2011, Mr. Au Shiu Leung, Alex resigned and Mr. Duong Ming Chi, Henry has been appointed as an Executive Director of the Company. On 26th October 2011, Mr. André Francois Meier has been appointed as an Executive Director of the company. There was no other change in directorship during the year.

The Board has set up a nomination committee on 1st April 2012. The principle duties of the Nomination Committee include reviewing the structure, size and composition (including the skills, knowledge and experience) of the Board at least annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy, identifying individuals suitably qualified to become Board members and select or make recommendations to the Board on the selection of individuals nominated for directorships, assessing the independence of independent non-executive Directors and making recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors, in particular the Chairman and the chief executive.

REMUNERATION OF DIRECTORS

The Board set up the Remuneration Committee on 15th July 2005 with specific written terms of reference which clearly deal with its authority and duties. The Remuneration Committee's role is to make recommendation to the Board on the remuneration policy and structure for Directors and senior management and to ensure that they are fairly rewarded for their individual contribution to the Group's overall performance, having regard to the interests of shareholders. The principal duties of the Remuneration Committee include determining the specific remuneration packages of all Directors and senior management as well as reviewing and approving performance-based remuneration by reference to corporate goals and objectives resolved by the Board from time to time.

The Remuneration Committee comprises one Executive Director, namely Mr. Eav Yin and three independent non-executive Directors, namely Mr. Lai Si Ming, Ms. Wong Wing Yue, Rosaline and Mr. Lee Tat Cheung, Vincent. The Remuneration Committee is chaired by Mr. Lee Tat Cheung, Vincent.

During the year, the Remuneration Committee held 1 meeting to advise the Board on the Group's overall policy and structure of the remuneration of the Directors and senior management. No Director or any of his/her associates may be involved in any decisions as to his/her own remuneration. Based on the review and discussion at the meeting, the Remuneration Committee recommended to the Board to approve the Group's overall policy and structure of the remuneration of the Directors and senior management.

AUDITORS' REMUNERATION

For the year ended 31st March 2012, the total remuneration of the Company's auditor for statutory audit services and other services is HK\$1,110,000 (2011: HK\$1,079,000) and HK\$318,000 (2011: HK\$280,000) respectively.

AUDIT COMMITTEE

The Board set up the Audit Committee in 1st January 1999 with specific written terms of reference which clearly deal with its authority and duties. The Audit Committee's role is to review the Group's financial reporting, internal controls and corporate governance issues and to make relevant recommendations to the Board.

The Audit Committee currently comprises three independent non-executive Directors namely Mr. Lai Si Ming, Ms. Wong Wing Yue, Rosaline and Mr. Lee Tat Cheung, Vincent. The Audit Committee is chaired by Mr. Lai Si Ming.

董事薪酬

董事會於二零零五年七月十五日成立薪酬委員會,書 面職權範圍已闡明其授權與職責。薪酬委員會之角色 為就董事及高層管理人員之酬金政策及架構向董事會 提出建議,以及已考慮到股東利益之情況下,確保彼 等已按各自對本集團之整體貢獻得到公平回報。薪酬 委員會之主要職責包括釐定全體執行董事及高層管理 人員之酬金待遇,以及參考董事會不時議決之企業目 標及宗旨,審閲及批准按表現訂定之酬金。

薪酬委員會由一位執行董事楊仁先生及三位獨立非執 行董事賴思明先生、王頴妤女士及李達祥先生組成。 李達祥先生為薪酬委員會之主席。

年內,薪酬委員會召開過1次會議,就集團董事及高層 管理人員的整體薪酬政策及結構作出建議。並無董事 或其任何聯繫人士涉及其個人薪酬之任何決定。薪酬 委員會根據會議所檢討及商議,向董事會提出建議通 過本集團董事及高層管理人員之整體薪酬政策及架構。

核數師酬金

截至二零一二年三月三十一日止年度,本公司核數師的 法定核數服務及其他服務的酬金總額分別為1,110,000 港元(二零一一年:1,079,000港元)及318,000港元(二 零一一年:280,000港元)。

審核委員會

董事會於一九九九年一月一日成立審核委員會,書面 職權範圍已闡明其授權與職責。審核委員會負責審閱 本集團之財務報告、內部監控及企業管治事宜,並向 董事會提出相關建議。

審核委員會現時由三名獨立非執行董事賴思明先生、 王頴妤女士及李達祥先生組成。賴思明先生為審核委 員會之主席。

Under its terms of reference, which were prepared and adopted with reference to the Code and "A Guide for the Formation of an Audit Committee" published by the Hong Kong Institute of Certified Public Accountants, the Audit Committee is required, among other things, to oversee the relationship with the external auditors, to review the Group's interim and annual results, to review the scope, extent and effectiveness of internal control of the Group, to review accounting policies and practices adopted by the Group, to engage independent legal or other advisors as it determines is necessary and to perform investigations.

The Audit Committee held 2 meetings during the year to review, among other things, the interim and annual financial statements. Based on the review and discussion at the meetings, the Audit Committee recommended to the Board, among other things, to approve the interim and annual financial statements of the Group.

FINANCIAL REPORTING

The Board acknowledges its responsibilities for preparing the financial statements where were prepared in accordance with statutory requirements and applicable accounting standards. A statement by the auditor about their reporting responsibilities is set out on pages 29 to 30 of this annual report. As far as the Board is aware, there are no material uncertainties relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern.

INTERNAL CONTROL

During the year, the Board, with the establishment of internal audit department, had reviewed the effectiveness of the system of internal control of the Group including material controls over financial, operational and compliance controls and risk management functions.

In addition, the Board has considered the adequacy of resources, qualifications and experience of staff of the Company's accounting and financial reporting function, and their training programmes and budget. 根據參考守則及香港會計師公會發出之「成立審核委員 會之指引」而編製和採納的職權範圍,審核委員會的職 責包括監察與外聘核數師的關係、審閱集團的中期業 績與年度業績、檢討集團內部控制的範疇、規限與有 效性,審閱集團所採用的會計政策及常規,在認為有 需要時委聘獨立的法律或其他顧問,以及進行調查。

審核委員會於年內曾舉行2次會議,以檢討(其中包括) 中期及年度財務報表。根據於會上所進行之審閱及討 論,審核委員會建議(其中包括)董事會批准本集團之 中期及全年業績。

財務報告

董事會明白其編製財務報表之責任,財務報表乃根據 法定要求及適用之會計準則編製。核數師就其報告責 任作出之聲明載於本年報第29頁至第30頁。就董事會 所知,並無任何涉及可能會對本公司持續經營的能力 構成疑問之事件或狀況之重大不明朗因素。

內部監控

年內,董事會已設立一個內部審核部門,對本集團之 內部監控系統(包括對財務、營運及合規控制及風險管 理職能)的成效作出檢討。

此外,董事會已考慮本公司員工之會計及財務申報職能 之資源充足量、資歷及經驗,以及其培訓課程及預算。

SHAREHOLDER 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 general meetings, interim and annual reports, announcements and circulars. Procedure for voting by poll has been read out by the chairman at the general meetings.

At the 2011 annual general meeting, a separate resolution was proposed by the chairman in respect of each separate issue, including re-election of Directors, and voted by way of poll. The Company announced the results of the poll in the manner prescribed under the Listing Rules.

與股東聯繫

與股東聯繫之目標乃為本公司股東提供有關本公司之 詳細資料,讓股東可於知情之情況下行使其股東權利。

本公司採用多種溝通途徑,確保其股東知悉重要業務 發展,該等途徑包括股東大會、中期報告及年報、公告 及通函。投票表決之程序,已由主席於舉行之股東大 會上宣讀。

於二零一一年股東週年大會上,主席就每項獨立事項 提呈獨立決議案,包括重選董事,及以選舉投票方式 進行。本公司根據上市規則規定之方法宣佈投票結果。

INDEPENDENT AUDITOR'S REPORT

獨立核數師報告



TO THE SHAREHOLDERS OF ASIA COMMERCIAL HOLDINGS LIMITED

(Incorporated in Bermuda with limited liability)

We have audited the consolidated financial statements of Asia Commercial Holdings Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 31 to 126, which comprise the consolidated and company statements of financial position as at 31st March 2012, 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. This report is made solely to you, as a body, in accordance with Section 90 of the Bermuda Companies Act 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. **致冠亞商業集團有限公司股東** (於百慕達註冊成立之有限公司)

本核數師(以下簡稱「我們」)已審核列載於第31頁至第 126頁冠亞商業集團有限公司(「貴公司」)及其附屬公 司(統稱「貴集團」)的綜合財務報表,其中包括於二零 一二年三月三十一日的綜合公司財務狀況表、及截至 該年度止之綜合收益表、綜合全面收益表、綜合權益 變動表和綜合現金流量表,以及主要會計政策概要和 其他附註資料。

董事就綜合財務報表須承擔的責任

公司董事須負責根據香港會計師公會頒佈的香港財務 報告準則及香港公司條例披露規定,真實公平編製綜 合財務報表。以及各董事決定該等監控是否需要,以 確保編製綜合財務報表不存在無論是欺詐或錯誤而引 至重大錯誤陳述。

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發 表意見。本報告乃按照百慕達公司法第90條規定編製, 僅向全體股東作出報告,除此之外,本報告別無其他 目的。本核數師不會就本報告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.

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

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the state of affairs of the Company and of the Group as at 31st March 2012, and of the Group's loss and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards and have been properly prepared in accordance with the disclosure requirements of the Hong Kong Companies Ordinance.

CCIF CPA Limited *Certified Public Accountants* Hong Kong, 27th June 2012

Alvin Yeung Sik Hung Practising Certificate Number P05206 審核涉及執行程序以獲取有關綜合財務報表所載金額 及披露資料的審核憑證。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及真實公平地列報綜合財務報 表相關的內部監控,以設計適當的審核程序,但並非 為對公司的內部監控的效能發表意見。審核亦包括評 價董事所採用的會計政策的合適性及所作出的會計估 計的合理性,以及評價綜合財務報表的整體列報方式。

我們相信,我們所獲得的審核憑證是充足和適當地為 我們的審核意見提供基礎。

意見

我們認為,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 貴公司及 貴集團於二零一二年三 月三十一日之財政狀況及 貴集團截至該日止年度之 虧損和現金流量,並已按照香港公司條例之披露規定 妥善編製。

陳葉馮會計師事務所有限公司 *執業會計師* 香港,二零一二年六月二十七日

楊錫鴻 執業證書編號P05206

CONSOLIDATED INCOME STATEMENT

綜合收益表

For the year ended 31st March 2012 截至二零一二年三月三十一日止年度

			2012	2011
		Note 附註	ニ零ーニ年 <i>HK\$'000</i> <i>千港元</i>	二零一一年 <i>HK\$'000</i> <i>千港元</i> (Restated) (重列)
Turnover	營業額	5	1,036,249	1,035,326
Cost of sales	銷售成本		(741,421)	(715,420)
Gross profit	毛利		294,828	319,906
Valuation gains on investment	投資物業之估值收益	17		
properties			33,201	31,932
Other revenue	其他收益	6(a)	17,176	23,884
Distribution costs	分銷成本		(328,033)	(229,632)
Administrative expenses	行政費用		(54,488)	(44,363)
Other operating income, net	其他經營收入,淨額	6(b)	4,768	54
Other (loss)/gain, net	其他(虧損)/收益,淨額	9	(9,203)	16,014
Finance costs	財務成本	8(a)	(8,977)	(3,919)
(Loss)/profit before taxation	除税前(虧損)/溢利	8	(50,728)	113,876
Income tax	所得税	11	(10,042)	(16,431)
(Loss)/profit for the year	本年度(虧損)/溢利		(60,770)	97,445
Attributable to:	歸屬於:			
Owners of the Company	本公司持有人		(60,770)	97,445
Non-controlling interests	非控股股東權益		-	_
			(60,770)	97,445
(Loss)/earnings per share	每股(虧損)/盈利	14		
Basic (HK cents)	基本(港仙)		(1.79)	3.18
Diluted (HK cents)	攤薄(港仙)		(1.79)	2.96
Difuted (HK Cents)	(英·冯(<i>/巴·山)</i>		(1.79)	2.91

The notes on pages 39 to 126 form part of these financial statements.

Details of dividends payable to owners of the Company attributable to profit for the year are set out in Note 13.

第39頁至第126頁之附註構成此財務報表之整體部份。

歸屬於本年度溢利之股息付予本公司持有人之詳情列 載於附註13。

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

綜合全面收益表

For the year ended 31st March 2012 截至二零一二年三月三十一日止年度

		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i> (Restated) (重列)
(Loss)/profit for the year	本年度(虧損)/溢利	(60,770)	97,445
Other comprehensive income for the year Exchange differences on translation of financial statements of overseas subsidiaries	本年度其他全面收益 換算海外附屬公司財務報表 產生之匯兑差額	9,481	21,195
Change in fair value reserve on revaluation of available-for-sale investments	重估可供出售投資之 公允值儲備變動	783	1,081
Total other comprehensive income for the year (net of nil tax)	本年度其他總全面收益(扣除零税項)	10,264	22,276
Total comprehensive (loss)/income for the year	本年度總全面(虧損)/收益	(50,506)	119,721
Attributable to: Owners of the Company Non-controlling interests	歸屬於: 本公司持有人 非控股股東權益	(50,506) –	119,721 _
		(50,506)	119,721

The notes on pages 39 to 126 form part of these financial statements.

第39頁至第126頁之附註構成此財務報表之整體部份。

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

As at 31st March 2012 於二零一二年三月三十一日

		Note	於三月 2012 二零一二年	81st March]三十一日 2011 零一一年 <i>HK</i> \$'000	As at 1st April 於四月一日 2010 二零一零年 <i>HK\$</i> '000
		附註	千港元	千港元	千港元
				(Restated) 重列	(Restated) 重列
Non-current assets	非流動資產				
Property, plant and equipment	物業、機器及設備	15	49,660	24,632	25,329
Prepaid lease payments Investment properties	租賃預付款項 投資物業	16 17	21,128 159,599	1,081 105,746	3,987 70,185
Available-for-sale investments	可供出售之投資	19	6,056	5,273	4.192
Rental deposits and prepayments	租賃按金及預付款項	10	49,142	27,214	16,562
		l	285,585	163,946	120,255
Current assets Inventories	流動資產 存貨	20	596,594	387,037	291,139
Prepaid lease payments	相賃預付款項	20 16	596,594 499	387,037	291,139
Trade and other receivables	貿易及其他應收賬款	21	95,785	81,727	43,205
Trading securities	證券買賣	23	7,098	15,843	
Pledged bank deposits	已抵押銀行存款	24	3,965	-	-
Cash and cash equivalents	現金及現金等值物	24	86,146	140,520	65,690
			790,087	625,133	400,096
Current liabilities	流動負債				
Trade and other payables	貿易及其他應付賬款	25	172,859	153,540	105,198
Bank loans	銀行借貸	26	233,462	5,938	-
Loans from a director	董事之貸款	27	65,000		
Current tax payable	即期應納税項	l	3,614 474,935	7,599 167,077	105,950
		-	+1+,300	107,077	105,950
Net current assets	流動資產淨額		315,152	458,056	294,146
Total assets less current liabilities	總資產減流動負債		600,737	622,002	414,401
Non-current liabilities	非流動負債				
Rental received in advance	預收租金		2,192	2,268	2,343
Deferred tax liabilities	遞延税項負債	28	8,050	9,937	6,751
Convertible notes Other liabilities	可換股票據 其他負債	29	29,872	49,695	-
Other liabilities	- 共111 只有	-	12,307	-	_
			52,421	61,900	9,094
Net assets	資產淨額		548,316	560,102	405,307
Capital and recervice	股本及儲備				
Capital and reserves Share capital	放本及協領 股本	30	68,343	65,010	60,070
Reserves	儲備	32	470,266	495,092	345,237
		-		,	·
Equity attributable to owners	歸屬於本公司持有人				
of the Company	之權益		538,609	560,102	405,307
Non-controlling interests	非控股股東權益		9,707	_	
Total equity	權益總額	_	548,316	560,102	405,307

Approved and authorised for issue by the Board of Directors on 27th June 2012 and signed on its behalf by: 於二零一二年六月二十七日獲董事會通過及授權刊發,並由下列董事代表簽署:

> **Eav Yin** 楊仁 Director 董事

Eav Ming Keong, Kinson 楊明強 Director 董事

The notes on pages 39 to 126 form part of these financial statements.

STATEMENT OF FINANCIAL POSITION

財務狀況表

As at 31st March 2012 於二零一二年三月三十一日

		Notes 附註	2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
Non-current assets Investments in subsidiaries	非流動資產 於附屬公司之投資	18	-	-
Current assets Other receivables	流動資產 其他應收賬款	21	271	277
Amounts due from subsidiaries Cash and cash equivalents	與他感 收 版 款 應 收 附 屬 公 司 款 項 現 金 及 現 金 等 值 物	21 22 24	307,439 40,367 348,077	312,112 78,741 391,130
Current liabilities Amounts due to subsidiaries Other payables	流動負債 應付附屬公司款項 其他應付賬款	22 25	13,408 2,610	13,421 2,769
		23	16,018	16,190
Net current assets	流動資產淨額		332,059	374,940
Total assets less current liabilities	總資產減流動負債		332,059	374,940
Non-current liabilities Deferred tax liabilities	非流動負債 遞延税項負債	28	1,005	1,904
Convertible notes	可換股票據	29	29,872	49,695
			30,877	51,599
Net assets	資產淨額		301,182	323,341
Capital and reserves	資本及儲備			
Share capital Reserves	股本儲備	30 32	68,343 232,839	65,010 258,331
Total equity attributable to owners of the Company	歸屬於本公司持有人 之總權益		301,182	323,341

Approved and authorised for issue by the Board of Directors on 27th June 2012 and signed on its behalf by: 於二零一二年六月二十七日獲董事會通過及授權刊發,並由下列董事代表簽署:

Eav Yin	Eav Ming Keong, Kinson
楊仁	楊明強
Director	Director
董事	董事

The notes on pages 39 to 126 form part of these financial statements.

第39頁至第126頁之附註構成此財務報表之整體部份。

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表

For the year ended 31st March 2012 截至二零一二年三月三十一日止年度

						Attribut	Attributable to owners of the Company 歸屬於本요司待有人養益	any						
		Share capital	Share premium	Revaluation reserve	Exchange reserve	Capital reserve	Contributed surplus	Share option reserve	Convertible notes equity reserve 司齿郎軍樓	Fair value (Retained earnings/ (accumulated losses)	Sub-total	Non- controlling interests #± ऌ छ	Total equity 榔米
		贸本 HK\$'000 小海市	股份溢價 HK\$'000 <i>千港元</i>	重估儲備 HK\$'000 <i>千港元</i>	匯兇儲備 HK\$'000 州湖市	股本儲備 HK\$'000 <i>千港元</i>	畿入盈餘 HK\$'000 千港元	購股權儲備 HK\$'000 <i>千港元</i>	5 決成決測 設本儲備 HK\$*000 <i>千逆元</i>	公允値儲備 HK\$'000 <i>千港元</i>	ж ■ 国 ≪ M (累積 虧損) HK\$'000 千港元	小計 HK\$'000 光海元	来 常 日本 第 前 市 一 近 第 元 近 の の の	會員 HK\$*000 H ^前 市
At at 1st April 2010, as previously reported	於二零一零年 四月一日 · 如前呈報	60,070	77,991	29,633	16,635	252,381	17,524	ı	ı	I	(49,855)	344,309	ı	404,379
Prior year adjustment in respect of change in accounting policy (Note 3)	上年度有關會計政策 變更之調整 <i>(附註3)</i>	I	ı.	ı.	ı.	ı.	ı.	I	ı.	ı.	928	928	ı.	928
At 1st April 2010, as restated Profit for the year	成二零一零年 四月一日・重列 本年溢利	60,070 -	77,991 -	29,633 -	16,635 _	252,381 -	17,524 -		1 1	1 1	(48,927) 97,445	345,237 97,445		405,307 97,445
Other comprehensive income Exchange differences on translation of financial statements of overseas	其他全面收益 換質溶外附屬公司 財務報表產生 之滙送差額													
subsicitaries Change in fair value reserve on revaluation of available- for-sale investments	重估持作出售之 投資之公允值 儲備變動	1 1		· ·		· ·				1,081	I 1	21,195 1,081		21,195 1,081
		1	T	T	21,195	I.	ı.	ı.	, i	1,081	1	22,276	I.	22,276
Total comprehensive income for the year	本年度總全面收益	1	ı	I	21,195	I	I	I	I	1,081	97,445	119,721	I	119,721
Ulvidend paid (Note 13) Recognition of convertible	口\\\	I	I	ı	I	I	I	I	ı	I	(15,249)	(15,249)	ı	(15,249)
note equity reserve upon issuance of convertible notes Shares issued	票據時可換股票據 權益儲備之確認 轉換可換股票據時	ı	I	I	ı	ı	ı	I	19,613	1	ı	19,613	ı	19,613
upon conversion of convertible notes (Note 29) Recognition of equity-settled	發行之股份 <i>(附註29)</i> 確認按股本結算以	4,940	35,730	I	I	I	I	I	(8,075)	I	I	27,655	I	32,595
share based payment expenses	股份為基礎支付 的開支 ^{古國口格映画 域 ()}	I	I	ı	I	I	I	19	I	I	I	19	I	19
Deferred tax relating to convertible notes	白陽山疾皮示嫁乙 遞延税項 古國輔歯司協晤軍處	I	ı	I	I	ı	I	ı	(3,236)	ı	I	(3,236)	I	(3,236)
conversion of convertible notes	19.10年19月1月1月1日 之遞延税項 -	ı		I	T		T	I	1,332	1	I	1,332	I	1,332
At 31st March 2011, as restated	於二零一一年 三月三十一日, 重列	65,010	113,721	29,633	37,830	252,381	17,524	19	9,634	1,081	33,269	495,092	ı	560,102

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表

For the year ended 31st March 2012 截至二零一二年三月三十一日止年度

Bit of the stand of t							Attribui	Attributable to owners of the Company 歸屬於本公司持有人權益	pany						
本離析 (K8 0000 (K8 0000 HK8: (S2, 381 11, 1 (11, 1) (22, 381 11, 1 (11, 1) (22, 381 11, 1 (11, 1) (22, 381 11, 1) (11,			Share capital	Share premium	Revaluation reserve	Exchange reserve	Capital reserve	Contributed surplus	Share option reserve	Convertible notes equity reserve		Retained earnings/ (accumulated losses)	Sub-total	Non- controlling interests	T otal equity
22,381 17, 17, 17, 17, 17, 17, 17, 17			HK\$'000 光海市	股份溢值 HK\$'000 开递示	重估儲備 HK\$'000 <i>十</i> 递元	匯兑儲備 HK\$'000 <i>十</i> 湖元	股本儲備 HK\$'000 <i>千港元</i>	畿入盈餘 HK\$'000 千诺元	購股權儲備 HK\$'000 千述元	□ 接政業廠 股本儲備 HK\$ 000 土法	公允值儲備 HK\$'000 <i>干港元</i>	除留留利/ (累積虧損) HK\$'000 千湖元	小 第 第 第 第 月 第 月	股本的 14(\$) 14(\$)	HK\$ () () () () () () () () () () () () ()
- 1 186,55 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	At 1st April 2011, as previously reported	於二零一一 四月一日 切前呈報	65,010	113,721	29,633	37,830	252,381	17,524	19	9,634	1,081	27,109	488,932		553,942
22,381 11,1 22,381 23,381 11,1 11,1 11,1 11,1 11,1 11,1 11,1	Prior year adjustment in respect of change in accounting policy (Note 3)	上年度有關會計政策 變更之調整 <i>(附註3)</i>	I		I	I		I	I	I	I	6,160	6,160	ı	6,160
· · · · · · · · · · · · · · · · · · ·	At 1st April 2011, as restated Loss for the year	於二零一一年 四月一日,重列 本內實虧損 4.4.5度虧損	65,010 -	113,721 -	29,633 -	37,830	252,381 -	17,524 -	6 -	9,634 -	1,081	33,269 (60,770)	495,092 (60,770)		560,102 (60,770)
2.38 2.38 2.36 2.1 1.1 1.1 1.1 1.1 1.1 1.1 1.1 1.1 1.1	Uther comprehensive income Exchange differences on translation of financial statements of overseas	具他主国收益 換算海外附屬公司 財務報表產生 滙兑差額 灌兑差額				6							61.0		64.0
	substotiaties Change in fair value reserve on revaluation of available- for-sale investments	重估持作出售之 投資之公允值 儲備變動				 					- 183		9,401 783		9,401 783
			•	•	•	9,481	1	1	•	•	783	•	10,264	•	10,264
	Total comprehensive (loss)/income for the year Derecognition of revaluation	本年度總全面 (虧損)/火益 終止確認出售物業	I		I	9,481	1	I		I	783	(60,770)	(50,506)	ı	(50,506)
	surplus upon the disposal of the property	的重估盈餘 コ州略自	I	I	(2,631)	I	I	I	I	I	I	2,631	I		ı
28.28 28.20 20 20 21 21 21 21 21 21 21 21 21 21 21 21 21	Ulvidend paid (Note 13) Shares issued upon	C11102-8 (<i>附註13)</i> 轉換可換股票據時	I	I	·	ı	ı		1	'	1	(6,834)	(6,834)		(6,834)
	conversion of convertible notes (Notes 29) Recognition of equity-settled	發行之限份 <i>(附註29)</i> 確認按股本結算以	3,333	24,107	I	I	1	ı	I	(5,448)	I	I	18,659	ı	21,992
23.381 11. 12. 11. 12. 11. 12. 11. 12. 12	share based payment expenses	股份為基礎支付 的開支 —-四时屬小司婦米聯藩	ı	I	ı	I	I	I	12,663	I	ľ	'	12,663	'	12,663
2, 381	in a subsidiary Capital contribution from a		I	I		I	I	1	I	1	1	293	293	·	293
2,381 2,381 11, 2,381 2,331 2,331 2,331 2,331 2,331 2,331 2,331 2,331 2,331 2,331 11, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	non-controlling shareholder of a subsidiary (Note) Deferred tax relating to	股東之資本鐵人 <i>(附註)</i> 有關轉換可換股票據	I	I	ı	I	I	ı	I	I	1	I		9,707	9,707
22,381 22,381 23,381 23,238 23,238 23,238 24,238 2	conversion of convertible notes	之遞延税項			I	ı		I		668	'	ı	899		899
附 於項港:	At 31st March 2012	於二零一二年 三月三十一日	68,343	137,828	27,002	47,311	252,381	17,524	12,682	5,085	1,864	(31,411)	470,266	9,707	548,316
	Note: As a result of the dilution proceeds of HK\$10,000 represents the difference represents the difference	on of interest in a su 000 and the Group 1 between the proc	ubsidiary at recognized seeds of HP	31st March a gain of F \$\$10,000,00	h 2012, the HK\$293,000 10 and a cr	Group receit to equity wheeling edit balance			三月三十一 ※293,000港 ※5醋的港舞	日・一間附屬 5元之股權收益 5.注控股權收益 1.5并控股股東 1.110。	◎公司之權益 ●、即10,000 「權益使用率」	ἑ攤薄的結果 0,000港元之月 寸屬公司記錄?	· 本集團獲得 所得款項及非 在本集團綜合	10,000,000) 空股股東權益 討務報表之	巷元所得款 69,707,000 賬面值(作

The notes on pages 36 to 114 form part of these financial statements.

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

For the year ended 31st March 2012 截至二零一二年三月三十一日止年度

		Notes 附註	2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
OPERATING ACTIVITIES	經營業務			
(Loss)/profit before taxation	除税前(虧損)/溢利		(50,728)	113,876
Adjustments for :	調整:		(,
Valuation gains on investment properties	投資物業之估值收益	17	(33,201)	(31,932)
Unrealised loss/(gain) on trading securities	證券買賣之未確認虧損/(收益)	9	8,745	(844)
Loss on disposal of a subsidiary	出售一間附屬公司虧損	9	458	(0)
Write-down/(reversal of write-down) of inventories, net	存貨之撇減/(撇減撥回), 淨額	20	3,527	(7,633)
Write-back of long outstanding payables and accruals	撥回長期未償還應付款及 應計費用		(5,480)	-
Impairment loss on trade receivable	貿易應收賬款減值虧損	21	712	13
Bank interest income	銀行利息收入	6(a)	(264)	(423)
Interest expenses	利息開支	8	8,977	3,919
Depreciation	折舊	15	15,810	14,463
Amortisation of prepaid lease payments	租賃預付款項攤銷	16	452	48
Gain on disposal of a property in the PRC	出售位於中國之物業溢利	9	-	(15,170)
Share-based payments expenses	以股份為基礎之付款		12,663	19
Gain on disposal of property, plant	出售物業、機器及設備之溢利			
and equipment			-	(88)
Exchange differences	滙兑差額		(838)	(248)
Changes in working capital	營運資金變動			
Increase in inventories	存貨增加		(203,351)	(70,954)
Increase in trade and other receivables	貿易及其他應收賬款增加		(33,393)	(47,218)
Increase in trade and other payables	貿易及其他應付賬款增加		19,883	44,030
Increase in other liabilities	增加其他負債		12,307	
Decrease in rental received in advance	收取預收租金減少		(76)	(75)
CASH (USED IN)/GENERATED FROM OPERATIONS	(已用於)/所產生之 營運現金		(243,797)	1,783
PRC Enterprise Income Tax paid	已繳之中國企業所得税		(15,029)	(8,609)
NET CASH USED IN OPERATING	已用於經營業務之			
ACTIVITIES	現金淨額		(258,826)	(6,826)
INVESTING ACTIVITIES	投資業務			
Payment for purchase of property,	支付添置物業、機器及設備			
plant and equipment			(58,543)	(15,019)
Payment for purchase of investment properties	支付添置投資物業		(27,292)	-
Proceeds from sale of a property in the PRC	出售位於中國之物業所得款項		-	20,465
Proceeds from disposal of a subsidiary	出售一間附屬公司所得款項	35	3,456	-
Proceeds from sale of property, plant and equipment	出售物業、機器及設備所得款項		_	349
Payment for purchase of trading securities	支付購入之證券買賣		-	(14,999)
Increase in pledged bank deposits	增加已抵押銀行存款		(3,965)	-
Bank interest income received	已收銀行利息收入		264	423
NET CASH USED IN INVESTING	已用於投資業務之現金淨額			
ACTIVITIES			(86,080)	(8,781)

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

For the year ended 31st March 2012 截至二零一二年三月三十一日止年度

			2012 一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一	2011
		Notes	二零一二年 <i>HK\$'000</i>	二零一一年 <i>HK</i> \$'000
		附註	千港元	千港元
INANCING ACTIVITIES	融資業務			
let proceeds from issuance	發行可換股票據所得淨款項			
of convertible notes		29	-	98,784
Proceeds from new bank loan	新銀行借貸所得款項		318,102	5,938
nterest paid on loans from a director	董事貸款支付之利息		(1,400)	-
Repayment of bank loans	償還銀行借貸		(90,808)	-
nterest paid on bank loans	銀行借貸支付之利息		(4,123)	(98)
nterest paid on convertible notes	可換股票據支付之利息	29	(1,285)	(702)
Capital contribution from	非控股股東之資本繳入			
a non-controlling shareholder			10,000	-
Proceeds from loans from a director	從董事之貸款所得款項		80,000	-
Repayment of loans from a director	償還董事之貸款		(15,000)	-
Dividend paid	已付股息		(6,834)	(15,249)
IET CASH GENERATED FROM	產生於融資活動之			
FINANCING ACTIVITIES	現金淨額		288,652	88,673
IET (DECREASE)/INCREASE	現金及現金等值物			
IN CASH AND CASH EQUIVALENTS	增加/(減少)淨額		(56,254)	73,066
CASH AND CASH EQUIVALENTS AT THE	年初現金及現金等值物			
BEGINNING OF THE YEAR			140,520	65,690
FFECT OF FOREIGN EXCHANGE RATE	滙率變動之影響,淨額		ŕ	
CHANGES, NET			1,880	1,764
ASH AND CASH EQUIVALENTS AT THE	年終現金及現金等值物			
END OF THE YEAR			86,146	140,520
NALYSIS OF THE BALANCES OF CASH	現金及現金等值物結餘分析			
AND CASH EQUIVALENTS				
Cash at bank and on hand	銀行存款及手頭現金	24	86,146	140,520

The notes on pages 39 to 126 form part of these financial statements.

第39頁至第126頁之附註構成此財務報表之整體部份。

1. GENERAL

Asia Commercial Holdings Limited (the "Company") is an investment holding company. Its subsidiaries are principally engaged in trading and retailing of watches and property leasing.

The Company is a limited company incorporated in Bermuda and its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The addresses of the registered office and principal place of business of the Company are Canon's Court, 22 Victoria Street, Hamilton HM12, Bermuda and 19th Floor, 9 Des Voeux Road West, Hong Kong respectively.

These financial statements are presented in thousand of units of Hong Kong dollars (HK\$'000), unless otherwise stated. These financial statements have been approved for issue by the Board of Directors on 27th June 2012.

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

2. SIGNIFICANT ACCOUNTING POLICIES

(a) Statement of compliance

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

The HKICPA has issued certain amendments and interpretations which are or have become effective. It has also issued certain new and revised HKFRSs which are first effective or available for early adoption for the current accounting period of the Group and the Company. Note 3 provides information on initial application of these developments to the extent that they are relevant to the Group for the current and prior accounting periods reflected in these financial statements.

1. 一般事項

冠亞商業集團有限公司(「本公司」)為一間投資控股公司。其附屬公司主要從事鐘錶貿易、零售以及物業租賃。

本公司為一間在百慕達註冊成立之股份有限公司,其股份於香港聯合交易所有限公司(「聯交 所」)上市。本公司之註冊辦事處及主要營業地 點分別為Canon's Court, 22 Victoria Street, Hamilton HM12, Bermuda及香港德輔道西9號19 樓。

除非另外説明,否則本財務報表乃以千港元(「千 港元」)呈列。本財務報表已於二零一二年六月 二十七日由董事會批准發佈。

本綜合財務報表乃以港元呈列,港元亦是本公司 的功能貨幣。

2. 主要會計政策

(a) 合規聲明

該等財務報表乃根據所有適用香港財務報告 準則(「香港財務報告準則」)編製,此統稱包 括所有適用的個別香港財務報告準則,香港 會計準則(「香港會計準則」)及由香港會計 師公會(「香港會計師公會」)頒佈的詮釋(香 港一般公認會計原則及香港公司條例規定之 披露要求)。該等財務報表亦符合香港聯合 交易所有限公司證券上市規則適用之披露規 定。本集團所採納的重要會計政策概要載列 如下。

香港會計師公會已頒布若干修正及詮釋,其 中已經或已經生效。若干新訂及經修訂香港 財務報告準則亦已頒佈,其中為本集團及本 公司於本會計期間首次生效或可提早採納。 當前和以往會計期間初次應用該等與本集團 有關的香港財務報告準則,已反映於該等財 務報表內,有關資料列載於附註3。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Basis of preparation of the financial statements

The consolidated financial statements for the year ended 31st March 2012 comprise the Company and its subsidiaries.

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

- investment property (see note 2(f)); and
- financial instruments classified as available-for-sale or as trading securities (see note 2(e)).

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

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

Judgements made by management in the application of HKFRSs that have significant effect on the financial statements and major sources of estimation uncertainty are discussed in note 4.

2. 主要會計政策(續)

(b) 編製財務報表基準

截至二零一二年三月三十一日止年度之綜合 財務報表包括本公司及其附屬公司。

在編制財務報表時所使用的計量基準為歷史 成本基準,以下按其公允值呈列之資產及負 債如下文所載之會計政策所解釋除外:

- 一 物業投資(參閲附註2(f));及
 - 分類為可供出售或證券買賣之金融工 具(參閱附註2(e))。

編製符合香港財務報告準則之財務報表需 要管理層作出影響政策應用及所呈報資產、 負債、收入及費用之數額之判斷、估計及假 設。估計及相關假設乃根據過往經驗及在該 等情況下乃屬合理之各種其他因素而作出, 其結果構成對無法從其他來源中容易得出之 資產及負債之賬面值作出判斷之基準。實際 結果可能與於該等估計有所不同。

管理層按持續經營基準檢討估計及相關假 設。倘修訂會計估計僅影響修訂之期間,則 該修訂於該期間內確認,或倘修訂影響本期 間及未來期間,則修訂於本期間及未來期間 內確認。

管理層於應用香港財務報告準則時所作出構 成對財務報表重大影響的判斷及估計不明朗 因素的主要來源於附註4內討論。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(c) Subsidiaries and non-controlling interests

Subsidiaries are entities controlled by the Group. Control exists when the Group has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. In assessing control, potential voting rights that presently are exercisable are taken into account.

An investment in a subsidiary is consolidated into the consolidated financial statements from the date that control commences until the date that control ceases. Intra-group balances and transactions and any unrealised profits arising from intra-group transactions are eliminated in full in preparing the consolidated financial statements. Unrealised losses resulting from intra-group transactions are eliminated in the same way as unrealised gains but only to the extent that there is no evidence of impairment.

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

Non-controlling interests are presented in the consolidated statement of financial position within equity, separately from equity attributable to the owners of the Company. Noncontrolling interests in the results of the Group are presented on the face of the consolidated income statement and the consolidated statement of comprehensive income as an allocation of the total profit or loss and total comprehensive income for the year between non-controlling interests and the owners of the Company. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance (effective from 1 January 2010 onwards). Loans from holders of noncontrolling interests and other contractual obligations towards these holders are presented as financial liabilities in the consolidated statement of financial position.

2. 主要會計政策(續)

(c) 附屬公司及非控股股東權益

附屬公司乃本集團所控制之公司。倘本集團 有權管理公司之財務及經營政策,從其業務 中獲益,則該附屬公司被視為受控制。在評 估該附屬公司是否受控制時,計及現時可予 行使之潛在投票權。

於受控制附屬公司的投資由控制開始當日至 控制終止當日在綜合財務報表中綜合計算。 集團內部往來的結餘和交易,以及集團內部 交易所產生的任何未變現溢利,會在編製綜 合財務報表時全數抵銷。集團內部交易所引 致未變現虧損的抵銷方法與未變現收益相 同,但抵銷額只限於沒有證據顯示已出現減 值的部分。

非控股股東權益指並非由本公司直接或間接 佔有之附屬公司權益,及有關本集團並未同 意與該等權益持有人之任何附加條款,其將 導致本集團整體上就有關符合金融負債定義 之該等權益負上合約義務。對於每個業務合 併,本集團可以選擇任何非控制性權益的公 允值或其在附屬公司的比例份額來衡量可識 別資產淨值。

非控股股東權益呈列於綜合財務狀況表內之 權益,與歸屬於本公司持有人之權益分開。 非控股股東權益於本集團業績中在綜合收益 表一欄內呈列,及綜合全面收益表為本年內 利潤或虧損總額及全面收益總額在非控股股 東權益及本公司持有人之間的分配。附屬公 司全面收益總額歸屬於本公司持有人及歸屬 於非控股股東權益,即使該等結果在非控股 股東權益出現赤字結餘(於二零一零年年一 月一日起生效)。持有非控股股東權益及其 他合同義務的貸款,對該等持有人於綜合財 務狀況表作為金融負債呈列。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(c) Subsidiaries and non-controlling interests (Continued)

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.

In the Company's statement of financial position, the interest in subsidiaries is stated at cost less impairment losses (see Note 2(i)), unless the investment is classified as held for sale (or included in a disposed group that is classified as held for sale).

(d) Business combinations

Acquisitions of businesses are accounted for using the acquisition method. The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Group, liabilities incurred by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are generally recognised in profit or loss as incurred.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their fair values, except that:

2. 主要會計政策(續)

(c) 附屬公司及非控股股東權益(續)

本集團於附屬公司之權益轉變而不會導致失 去控制權會以權益交易入賬,據此在綜合權 益中控股和非控股股東權益之金額會作出調 整,以反映相對權益之轉變,但商譽並無作 出調整及並無收益或虧損確認。

當本集團失去一間附屬公司之控制權,則以 出售該附屬公司之全部權益入賬,而產生的 收益或虧損於損益中確認。在該前附屬公司 失去控制權當日保留之任何權益則按公允值 確認,及此金額被視為金融資產初始確認之 公允值或,於聯營公司投資初步確認之成本 (如適用)。

於本公司之財務狀況表,附屬公司之權益以 成本扣除減值虧損呈列(見附註2(i)),惟投 資歸類為持作出售(或包括在被分類為持作 出售之出售組別)的情況除外。

(d) 業務合併

收購業務採用收購法進行會計處理。業務合 併中轉讓的代價會以公允值計量,而以公允 值包括本集團向被收購方的前擁有人轉讓資 產或承擔負債以及集團為換取被收購方控股 權而發行的股本權益於收購日的公允值。與 收購有關的成本一般會於發生時在損益確 認。

於收購日,所收購的可識別資產及負債按其 公允值予以確認,但以下各項除外:

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(d) Business combinations (Continued)

- deferred tax assets or liabilities, and assets or liabilities related to employee benefit arrangements are recognised and measured in accordance with HKAS 12 "Income Taxes" and HKAS 19 "Employee Benefits" respectively;
- liabilities or equity instruments relating to share-based payment arrangements of the acquiree or share-based payment arrangement of the Group entered into to replace share-based payment arrangements of the acquiree are measured in accordance with HKFRS 2 "Share-based Payment" at the acquisition date; and
- assets (or disposal groups) that are classified as held for sale in accordance with HKFRS 5 "Non-current Assets Held for Sale and Discontinued Operations" are measured in accordance with that Standard.

Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed. If, after reassessment, the net of the acquisition-date amounts of the identifiable assets acquired and liabilities assumed exceeds the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree and the fair value of the acquirer's previously held interest in the acquiree (if any), the excess is recognised immediately in profit or loss as a bargain purchase gain.

Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation may be initially measured either at fair value or at the non-controlling interests' proportionate share of the recognised amounts of the acquiree's identifiable net assets. The choice of measurement basis is made on a transaction-by-transaction basis. Other types of non-controlling interests are measured at their fair value or, when applicable, on the basis specified in another HKFRS.

2. 主要會計政策(續)

(d) 業務合併(續)

- 僱員福利安排相關的遞延所得税資產 或負債,及資產或負債分別按照香港 會計準則第12號「所得税」及香港會計 準則第19號「僱員福利」予以確認和計 量;
- 有關被收購方以股份為基礎支付之安 排,或以本集團以股份為基礎支付之安 排取代被收購方以股份為基礎支付之 安排有關之負債或股權工具,乃於收 購日期按香港財務報告準則第2號「以 股份為基礎之支付」計量;及
- 按照香港財務報告準則第5號「持作出 售的非流動資產及終止經營業務」劃歸 為持作出售的資產(或出售組別)乃根 據該準則予以計量。

商譽是以所轉撥之代價、於被收購方中任何 非控股權益所佔金額、及收購方以往持有之 被收購方股權之公允值(如有)之總和,減所 收購之可識別資產及所承擔之負債於收購日 期之淨值後,所超出之差額計值。倘經過重 新評估後,所收購可識別資產與所承擔負債 於收購日期之淨額高於轉撥之代價、於被收 購方中任何非控股權益所佔金額以及收購方 以往持有之被收購方股權之公允值(如有)之 總和,則差額即時於損益內確認為議價收購 收益。

屬現時持有者權益且於清盤時賦予其持有人 按比例分佔實體資產淨值之非控股股東權益 可初步按公允值或非控股股東權益應佔被收 購公司可識別資產淨值之公允值比例計量, 計量基準視乎個別交易作出選擇。其他類別 非控股股東權益按其公允值或(如適用),以 此基礎之指定另一香港財務報告準則。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(d) Business combinations (Continued)

Where the consideration transferred by the Group in a business combination includes assets or liabilities resulting from a contingent consideration arrangement, the contingent consideration is measured at its acquisition-date fair value and included as part of the consideration transferred in a business combination. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively, with the corresponding adjustments against goodwill. Measurement period adjustments are adjustments that arise from additional information obtained during the measurement period about facts and circumstances that existed as of the acquisition date. Measurement period does not exceed one year from the acquisition date.

The subsequent accounting for changes in the fair value of the contingent consideration that do not qualify as measurement period adjustments depends on how the contingent consideration is classified. Contingent consideration that is classified as equity is not remeasured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent consideration that is classified as an asset or a liability is remeasured at subsequent reporting dates in accordance with HKAS 39 "Financial Instruments: Recognition and Measurement", or HKAS 37 "Provisions, Contingent Liabilities and Contingent Assets", as appropriate, with the corresponding gain or loss being recognised in profit or loss.

When a business combination is achieved in stages, the Group's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date (i.e. the date when the Group obtains control) and the resulting gain or loss, if any, is recognised in profit or loss. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognised in other comprehensive income are reclassified to profit or loss where such treatment would be appropriate if that interest were disposed of.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period (see above), or additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed at the acquisition date that, if known, would have affected the amounts recognised at that date.

The policy described above is applied to all business combinations that take place on or after 1st January 2010.

2. 主要會計政策(續)

(d) 業務合併(續)

倘若本集團在業務合併中轉讓的代價包括或 然代價安排所產生的資產或負債,則或然代 價按其在收購日期的公允值計量,並包括為 業務合併中轉讓的部分代價。符合計量期間 調整的條件的或然代價公允值變動會追溯調 整,並相應調整商譽。計量期間調整是指在 計量期間所獲取的關於收購日期存在的事實 和環境的新信息而引致的調整。計量期間從 收購日期起計不可超逾一年。

倘若或然代價公允值的後續變動不符合計量 期間調整的條件,則其後續會計處理須視乎 或然代價如何分類而定。歸類為權益的或然 代價在後續報告日期不會重新計量,而其後 續結算會在權益中入賬。歸類為資產或負債 的或然代價在後續報告日期均按照香港會計 準則第39號「金融工具:確認和計量」或香港 會計準則第37號「撥備、或然負債及或然資 產」(視何者適用而定)重新計量,相關損益 在損益中確認。

如果業務合併是分階段進行的,則應按收購 日期(即本集團獲得控制權之日)的公允值 重新計量本集團先前在被收購方中持有的權 益,且相關的損益(如有)應計入損益。於收 購日期前,以往在其他全面收益中確認的於 被收購方的權益而產生的金額,獲重新分類 至損益,而倘出售權益,重新分類至損益為 合適計量方法。

倘於報告期末出現業務合併惟業務合併的初步入賬尚未完成,則本集團須報告尚未入賬的項目的暫定款額。該等暫定款額須於計量期間(見上文)內調整,或須確認額外資產或負債,以反映所取得有關於收購日期存在的事實及狀況的新資料(如有)對該日已確認金額的影響。

上述政策適用於二零一零年一月一日或以後 發生之所有業務合併。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(e) Other investments in debt and equity securities

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

Investments in debt and equity securities are initially stated at fair value, which is their transaction price unless fair value can be more reliably estimated using valuation techniques whose variables include only data from observable markets. Cost includes attributable transaction costs, except where indicated otherwise below. These investments are subsequently accounted for as follows, depending on their classification:

Investments in securities held for trading are classified as current assets. Any attributable transaction costs are recognised in profit or loss as incurred. At the end of each reporting period the fair value is remeasured, with any resultant gain or loss being recognised in profit or loss. The net gain or loss recognised in profit or loss does not include any dividends or interest earned on these investments as these are recognised in accordance with the policies set out in Note 2(s).

Dated debt securities that the Group and/or the Company have the positive ability and intention to hold to maturity are classified as held-to-maturity securities. Held-to-maturity securities are stated at amortised cost less impairment losses (see note 2(i)).

Investments in equity securities that do not have a quoted market price in an active market and whose fair value cannot be reliably measured are recognised in the statement of financial position at cost less impairment losses (see Note 2(i)).

2. 主要會計政策(續)

(e) 其他債務及股本證券之投資

本集團及本公司於債務及股本證券投資之政 策(於附屬公司之投資除外)如下:

債務及股本證券投資初次按公允值列賬, 此乃其交易價格,除非公允值可使用更可靠 之估值技術(其變量僅包括來自可觀察市場 之數據)。除下文所指外,成本包括應佔交 易成本。該等投資其後按彼等之分類入賬如 下:

持有作買賣用途之證券投資,分類為流動資 產。任何相關之交易成本於產生時在損益 中確認。於每個報告期末,公允值須重新計 量,任何產生之損益於損益中確認。於損益 中確認的溢利或虧損淨額不包括任何由該等 投資收取之股息或利息,該等投資之股息或 利息收入根據附註2(s)所載之政策確認。

有期債務證券為本集團及/或本公司有足夠 能力和意向持至到期日的債務證券,被歸類 為持至到期證券。持至到期證券按攤銷成本 扣減減值虧損呈列(見附註2(i))。

股本證券投資於活躍市場並無市場價格報 價,而其公允值不能可靠計量,則於財務狀 況表內按成本減減值虧損入賬(見附註2(i))。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

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

Investments in securities which do not fall into any of the above categories are classified as available-for-sale securities. At the end of each reporting period the fair value is remeasured, with any resultant gain or loss being recognised in other comprehensive income and accumulated separately in equity in the fair value reserve, except foreign exchange gains and losses resulting from changes in the amortised cost of monetary items such as debt securities which are recognised directly in profit or loss. Dividend income from these investments is recognised in profit or loss in accordance with the policy set out in Note 2(s) and, where these investments are interest-bearing, interest calculated using the effective interest method is recognised in profit or loss in accordance with the policy set out in note 2(s). When these investments are derecognised or impaired (see Note 2(i)), the cumulative gain or loss is reclassified from equity to profit or loss.

Investments are recognised/derecognised on the date the Group and/or the Company commits to purchase/sell the investments or they expire.

(f) Investment properties

Investment properties are land and/or buildings which are owned or held under a leasehold interest (see Note 2(h)) to earn rental income and/or for capital appreciation. These include land held for a currently undetermined future use and property that is being constructed or developed for future use as investment property.

Investment properties are stated at fair value, unless they are still in the course of construction or development at the end of the reporting period and their fair value cannot be reliably determined at that time. Any gain or loss arising from a change in fair value or from the retirement or disposal of an investment property is recognised in profit or loss. Rental income from investment properties is accounted for as described in Note 2(s).

When the Group holds a property interest under an operating lease to earn rental income and/or for capital appreciation, the interest is classified and accounted for as an investment property on a property-by-property basis. Any such property interest which has been classified as an investment property is accounted for as if it were held under a finance lease (see Note 2(h)), and the same accounting policies are applied to that interest as are applied to other investment properties leased under finance leases. Lease payments are accounted for as described in Note 2(h).

2. 主要會計政策(續)

(e) 其他債務及股本證券投資(續)

不屬於上述任何一類之證券投資,則分類為 可供出售證券。在每個報告期末,公允值重 新計量,由此產生之任何收益或虧損直接確 認在其他全面收益中,並分開累計於權益內 之公允值儲備。唯因貨幣性項目(例如債務證 券)攤銷成本轉變而引致之外匯收益及虧損, 則直接在損益中確認。該等投資之股息收入 按照載於附註2(s)之政策在損益帳中確認。 當該等投資為附帶利息,其按實際利息法計 算之利息,按照載於附註2(s)之政策在損益 中確認。當這些投資被終止確認或減值(見 附註2(i)),其過去於權益中確認。 或虧損,須直接於損益中確認。

於本集團及/或本公司承諾購買/出售投 資或投資期限屆滿時,投資須確認/終止確 認。

(f) 投資物業

投資物業乃擁有或以租賃權益(見附註2(h)) 持有作為賺取租金收入及/或資本升值之土 地及/或樓宇。此等包括現時尚未確定將來 用途之土地以及正在興建或為未來發展作為 投資物業用途的物業。

投資物業按公允值呈列,除非其於報告期末仍在建造或開發過程中,及其公允值當時不能可靠地釐定。任何因公允值變動或因報廢 或出售某項投資物業所產生之收益或虧損均 於損益內確認。投資物業的租金收入按附註 2(s)所述入賬。

倘本集團以經營租賃持有物業權益以賺取租 金收入或為資本增值,有關權益會按每項物 業基準劃歸為投資物業。劃歸為投資物業之 任何物業權益之入賬方式與以融資租賃(見 附註2(h))持有之權益相同,且其適用之會計 政策也與以融資租賃出租之其他投資物業相 同。租賃款項如附註2(h)內所述計入。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(g) Other property, plant and equipment

The following items of property, plant and equipment are stated in the statement of financial position at cost less accumulated depreciation and impairment losses (see Note 2(i)):

- buildings;
- other items of plant and equipment.

If an item of property becomes an investment property because its use has changed as evidenced by end of owneroccupation, any difference between the carrying amount and the fair value of that item at the date of transfer is recognised in other comprehensive income and accumulated in property revaluation reserve. On the subsequent sale or retirement of the asset, the relevant revaluation reserve will be transferred directly to retained profits.

Historical cost includes expenditure that is directly attributable to the acquisition of the items. Cost may also include transfers from equity of any gains/losses on qualifying cash flow hedges of foreign currency purchases of property, plant and equipment.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are recognised in profit or loss during the financial period in which they are incurred.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

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

2. 主要會計政策(續)

(g) 其他物業、機器及設備

下列物業、機器及設備之項目乃按成本值減 累計折舊及減值虧損於財務狀況表中呈列 (見附註2(i)):

樓宇;

倘一項物業因使用狀況有變(即不再由業主 自用)而列為投資物業,則該項目賬面值與 於轉讓日期之公允值之差額於其他全面收益 及累計物業重估儲備中確認。其後當該資產 出售或停用時,有關重估儲備將直接轉撥至 保留溢利。

歷史成本值包括收購該資產直接應佔之開 支。成本可包括從權益中轉撥的有關該物 業、機器及設備利用外幣購買的合資格現金 流量對沖產生的任何收益/虧損。

當與該項目有關之未來經濟利益很可能流 入本集團,而且該項目之成本能被可靠計算 時,其後成本方可列入資產之賬面值內或確 認為獨立資產(如適用)。賬面值取代部份取 消確認所有其他維修及保養成本均於其產生 之財政年度,於損益中確認。

當資產之賬面值高於其估計可收回金額,則 會即時將資產之賬面值撇減至其可收回金 額。

報廢或出售物業、機器及設備項目所產生之 收益或虧損釐定為出售所得款項淨額與項目 賬面值間之差額,並於報廢或出售當日於損 益中確認。

⁻ 其他機器及設備項目。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(h) Leased assets

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

(i) Classification of assets leased to the Group

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

- property held under operating leases that would otherwise meet the definition of an investment property is classified as investment property on a property-by-property basis and, if classified as an investment property, is accounted for as if held under a finance lease (see Note 2(h)); and
- land held for own use under an operating lease, the fair value of which cannot be measured separately from the fair value of a building situated thereon at the inception of the lease, is accounted for as being held under a finance lease, unless the building is also clearly held under an operating lease. For these purposes, the inception of the lease is the time that the lease was first entered into by the Group, or taken over from the previous lessee.

(ii) Assets acquired under finance leases

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

2. 主要會計政策(續)

(h) 租賃資產

倘本集團決定賦予一項安排(包括一項或連 串交易)可於協定時期內使用某一特定資產 或多項資產,以換取一次付款或連串付款之 權利,則該安排屬於或包含租賃。該決定乃 按對該安排之內容所進行之評估而作出,且 不論該安排是否屬法定租賃形式。

- (i) 本集團租賃資產之分類
 - 對於本集團以租賃方式持有之資產, 如租賃使擁有權之絕大部分風險及回 報已轉移至本集團,有關之資產便會 分類為以融資租賃持有;如租賃不會 使擁有權之絕大部分風險和回報轉移 至本集團,則分類為經營租賃,惟例外 情況如下:
 - 一經營租賃項下持有之物業,倘符 合投資物業之定義,則按個別物 業之基準分類為投資物業,倘被 分類為投資物業,則按融資租 約項下持有之物業入賬(見附註 2(h));及
 - 土地以經營租賃持作自用,但無 法在租賃開始時將其公允值與建 於其上的建築物的公允值分開計 量的土地是按融資租賃持有方式 入賬;但清晰地以經營租賃持有 的建築物除外。就此而言,租賃 的開始時間是指本集團首次訂立 租約時,或自前承租人接收建築 物時。
- (ii) 以融資租賃收購之資產

若本集團以融資租賃收購資產使用權, 租賃資產之公允值數額或最低租賃金額 之現值之較低者,將列入物業、機器及 設備及相關負債(扣除融資費用)並列 作融資租賃責任。誠如附註2(g)所載, 折舊為於相關租賃有效期間或資產可 用期限之期間(若本公司或本集團將有 可能取得資產所有權),按撇銷資產成 本或估值之比率計算。減值虧損援按附 註2(i)所載之會計政策計算。租賃金額 所包含之融資費用將於租賃期間計入 損益,使各會計期間對責任結餘以相 若之固定期間比率扣減。或然租金於 其產生之會計期間內自損益扣除。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(h) Leased assets (Continued)

(iii) Operating lease charges

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

The cost of acquiring land held under an operating lease is amortised on a straight-line basis over the period of the lease term except where the property is classified as an investment property (see note 2 (f)).

(i) Impairment of assets

(i) Impairment of investments in debt and equity securities and other receivables

Investments in debt and equity securities and other current and non-current receivables that are stated at cost or amortised cost or are classified as available-forsale securities are reviewed at the end of each reporting period to determine whether there is objective evidence of impairment. Objective evidence of impairment includes observable data that comes to the attention of the Group about one or more of the following loss events:

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

2. 主要會計政策(續)

- (h) 租賃資產(續)
 - (iii) 經營租賃開支

如本集團是以經營租賃獲得資產的使 用權,其租賃的支出於損益中根據其租 賃期所涵蓋的會計期間,以等額扣除。 如有其它基準能更清晰地反映其租賃 資產所產生的收益模式則除外。租賃 所涉及的鼓勵措施的收入均在損益中 確認為租賃淨付款總額的組成部分。 或有租金在其產生的會計期間內在損 益中扣除。

以經營租賃持有土地的收購成本以直 線法於租賃期內攤銷,分類為投資物 業的物業則除外(參閱附註2(f))。

(i) 資產減值

(i) 債務及股本證券投資及其他應收賬款 減值

> 債務及股本證券投資及其他流動及非 流動應收賬款以成本或攤銷成本列賬 或分類為可供出售股本證券投資於每 個報告期末作出檢討以釐定是否有減 值之客觀證據。減值之客觀證據包括 有下列一項或多項虧損事項引起本集 團關注之客觀數據:

- 債務人之重大財政困難;

- 違約,如逾期支付或拖欠利息或
 本金還款;
- 債務人有可能破產或進行財務重 組;
- 技術、市場、經濟或法律環境之 重大變動對債務人產生不利影響;及
- 一 於股本工具投資之公允值出現顯 著及持續下降並低於其成本。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(i) Impairment of assets (Continued)

(i) Impairment of investments in debt and equity securities and other receivables (Continued)

If any such evidence exists, any impairment loss is determined and recognised as follows:

- For investments in subsidiaries, the impairment loss is measured by comparing the recoverable amount of the investment with its carrying amount in accordance with note 2(i)(ii). The impairment loss is reversed if there has been favourable change in the estimates used to determine the recoverable amount in accordance with note 2(i) (ii).
- For unquoted equity securities carried at cost, the impairment loss is measured as the difference between the carrying amount of the financial asset and the estimated future cash flows, discounted at the current market rate of return for a similar financial asset where the effect of discounting is material. Impairment losses for equity securities carried at cost are not reversed.
- For trade receivables and other financial assets carried at amortised cost, impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the financial asset's original effective interest rate (i.e. the effective interest rate computed at initial recognition of these assets), where the effect of discounting is material. This assessment is made collectively where these financial assets share similar risk characteristics, such as similar past due status, and have not been individually assessed as impaired. Future cash flows for financial assets which are assessed for impairment collectively are based on historical loss experience for assets with credit risk characteristics similar to the collective group.

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

2. 主要會計政策(續)

- (i) 資產減值(續)
 - (i) 債務及股本證券投資及其他應收賬款 減值(續)

如存在任何證據,減值虧損釐定及確 認如下:

- 於附屬公司的投資,減值損失之 計量乃按照附註2(i)(ii)比較投資的 可收回金額與賬面金額。如果按 照附註2(i)(ii)確定有關金額時發現 有利之變化,減值損失可予以轉 回。
- 就無報價之股本證券按成本列 賬,減值虧損乃根據金融資產之 賬面值及以類同金融資產按現時 市場之回報率折現預期未來現金 流量的現值(當折現之影響為重大時)之差異計算。按成本賬之股本 證券之減值虧損不可撥回。
- 貿易應收賬款及其他金融資產以 攤銷成本列賬,減值虧損乃根據 資產之賬面值及金融資產原實際 之利率(即該等資產於首次確認時 計算之實際利率)折現預期未來現 金流量現值(當折現之影響為重 大時)之差異計算。該等金融資產 具備類似之風險特徵(例如類似之 逾期情況及並未單獨被評估為出 現減值),此等資產會一併進行評 估。金融資產之未來現金流量現 值與該組被評估資產具根據有類 似信貸風險特徵資產之過往虧損 情況一同減值。

倘於其後減值虧損金額有所減 少,而客觀上與確認減值虧損後 發生之事件有關,有關減值虧損 會撥回損益。減值虧損之撥回不 應導致資產之賬面值超過其在過 去年度沒有確認任何減值虧損而 應已釐定之金額。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(i) Impairment of assets (Continued)

- (i) Impairment of investments in debt and equity securities and other receivables (Continued)
 - For available-for-sale securities, the cumulative loss that has been recognised in the fair value reserve is reclassified to profit or loss. The amount of the cumulative loss that is recognised in profit or loss is the difference between the acquisition cost (net of any principal repayment and amortisation) and current fair value, less any impairment loss on that asset previously recognised in profit or loss.

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

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

Impairment losses are written off against the corresponding assets directly, except for impairment losses recognised in respect of trade debtors included within trade and other receivables, whose recovery is considered doubtful but not remote. In this case, the impairment losses for doubtful debts are recorded using an allowance account. When the Group is satisfied that recovery is remote, the amount considered irrecoverable is written off against trade debtors directly and any amounts held in the allowance account relating to that debt are reversed. Subsequent recoveries of amounts previously charged to the allowance account are reversed against the allowance account. Other changes in the allowance account and subsequent recoveries of amounts previously written off directly are recognised in profit or loss.

2. 主要會計政策(續)

(i) 資產減值(續)

(i) 債務及股本證券投資及其他應收賬款 減值(續)

> 對於可供出售證券而言,公允值 儲備中確認的累計虧損已被重新 分類至損益。於損益內確認之累 計虧損金額乃收購成本(扣除任何 本金還款及攤銷)與即期公允值之
> 差額,減除該資產前期於損益內 確認之任何減值虧損。

> > 已於損益內確認之可供出售股本 證券減值虧損並不能撥回損益。 其後該資產公允值之任何增加須 直接在其他全面收益內確認。

> > 有關可供出售債務證券之公允值 在日後增加,而有關的增加可以 客觀地與確認減值虧損後發生的 事件聯繫起來,便會將減值虧損 撥回。撥回減值虧損在該等情況 下須在損益中確認。

減值虧損直接於相應之資產撇銷,惟 就貿易應收賬款(於貿易應收賬款及其 他應收賬款內列值)確認之減值虧損除 外,其金額之可收回性視為保留但並非 不可能。在此情況下,呆賬之減值虧損除 使用撥備賬記錄。倘本集團認為收回金 額可能性甚微,視為不可收回之金額 於貿易應收賬款及其他應收賬款中直 接對銷,而撥備賬內關於該債務之任何 金額會獲撥回。過去於撥備賬內撥回。 撥備賬之其他變動及先前直接撇銷之 金額於其後收回,均於損益中確認。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(i) Impairment of assets (Continued)

(ii) Impairment of other assets

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

- other property, plant and equipment; and
- prepaid lease payments

If any such indication exists, the asset's recoverable amount is estimated.

- Calculation of recoverable amount

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

- Recognition of impairment losses

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

2. 主要會計政策(續)

(i) 資產減值(續)

(ii) 其他資產減值

於每個報告期末均對內部及外間資訊 進行檢討,以識別下列資產是否已出 現減值虧損或之前已確認之減值虧損 是否已不存在或減少:

- 其他物業、機器及設備;及
- 租賃預付款項

倘出現任何減值虧損跡象,則須估計 有關資產之可收回金額。

- 計算可收回金額

資產的可收回金額為其公允值減 去較高者。評估使用價值兩者中 之較高者。評估使用價值時是以 除税前之折扣率計算預計未來之 現金流量的現值,而該折扣率反 該項資產的特有風險。如某類 資產的特有風險。如某類 資產上之現金流入不能獨立於 回 金額按最細資產組合(即現金產計 算。

確認減值虧損

倘某項資產或其所屬之現金產生 單位之賬面值超過其可收回金 額,便於收益內確認減值虧損。 以現金產生單位確認之減值虧 損,首先減少已分類至該現金產 生單位(或該組單位)之任何商譽 之賬面值,然後按比例減少其他 單位(或該組單位)內資產之賬面 值,惟資產之賬面值不得減少至 低於其個別公允值減出售成本, 或使用價值(倘可釐定)。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(i) Impairment of assets (Continued)

- (ii) Impairment of other assets (Continued)
 - Reversals of impairment losses

An impairment loss is reversed if there has been a favourable change in the estimates used to determine the recoverable amount.

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

(iii) Interim financial reporting and impairment

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

(j) Inventories

Inventories are carried at the lower of cost and net realisable value. Cost is determined on a first-in, first-out basis and comprises all costs of purchase, cost of conversion and other cost incurred in bringing the inventories to their present location and condition.

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

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

2. 主要會計政策(續)

(i) 資產減值(續)

- (ii) 其他資產減值(續)
 - 撥回減值虧損

若用以釐定可收回金額之評估因 素產生有利變動,減值虧損將予 撥回。

撥回之減值虧損以假設並無於過 往年度確認減值虧損而應已釐定 之資產賬面值為限。撥回之減值 虧損於確認撥回之年度內計入損 益。

(iii) 中期財務報告及減值

根據香港聯合交易所有限公司證券上 市規則,本集團須遵照香港會計準則 第34號「中期財務報告」編製有關財政 年度首六個月之中期財務報告。於中 期期末,本集團採用等同本財政年度 末之減值測試、確認、及撥回標準(見 附註2(i)(i)及(ii))。

(j) 存貨

存貨以成本及可變現淨值之較低者列賬。成 本以先進先出法計算及包括所有採購成本、 兑換成本及在運送存貨往其目前之地點及環 境所引致之其他成本。

可變現淨值指正常業務過程中估計售價減估 計完成成本及估計銷售成本。

於出售存貨時,此等存貨之賬面值即於相關 收入確認之期間確認為開支。任何存貨撇減 至可變現淨值及所有存貨虧損均將於撇減或 虧損產生期間確認為開支。由於可變現淨值 增加導致存貨撇減之任何撥回之金額乃於產 生期間撥回並在存貨確認之開支金額內確認 為一項扣減。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(k) Trade and other receivables

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

(I) Interest-bearing borrowings

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

(m) Trade and other payables

Trade and other payables are initially recognised at fair value. Except for financial guarantee liabilities measured in accordance with note 2(r)(i), trade and other payables are subsequently stated at amortised cost unless the effect of discounting would be immaterial, in which case they are stated at cost.

(n) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition. Bank overdrafts that are repayable on demand and form an integral part of the Group's cash management are also included as a components of cash and cash equivalents for the purpose of the consolidated statement of cash flows.

2. 主要會計政策(續)

(k) 貿易及其他應收款項

貿易及其他應收款項初步按公允值確認,其 後應用有效利率法按攤銷成本減呆壞賬減值 虧損後列賬,惟倘應收款項為向非關連人士 作出且無固定還款期之免息貸款或貼現之影 響不大情況則作別論。於該等情況下,應收 款項按成本減呆壞賬減值撥備列賬(見附註 2(j))。

(I) 附息借款

附息借款按公允值減應佔交易成本初始確 認。初始確認後,附息借款以攤銷成本列 賬,而初始確認金額與贖回價值之任何差 異,均以有效利率法於借款期內連同任何應 付利息及費用在損益表中確認。

(m) 貿易及其他應付賬項

貿易及其他應付賬項初步按公允值確認。除 財務擔保負債根據附註2(r)(i)外,貿易及其他 應付賬項其後則按攤銷成本列賬,惟在貼現 並無重大影響之情況下,則會按成本列賬。

(n) 現金及現金等值物

現金及現金等值物包括存於銀行及手頭之現 金、銀行及其它財務機構之即期存款,及短 期而高流動性之投資,即於購入時三個月內 到期而在沒有涉及重大價值轉變之風險下可 以隨時轉換為已預知金額現金之投資。按要 求償還之銀行透支為本集團之現金管理不可 或缺的一部份,亦包括於綜合現金流量表中 現金及現金等值物之組合部份。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(o) Convertible notes

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

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

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

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

(p) Employee benefits

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

Salaries, annual bonuses, paid annual leave, contributions to defined contribution retirement plans and the cost of non-monetary benefits are accrued in the year in which the associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

2. 主要會計政策(續)

(o) 可換股票據

倘於轉換時將予發行之股份數目及將予收取 之代價值當時並無改變,則可供持有人選擇 轉為股本之可換股票據是作為附有負債部份 及股本部份之複合金融工具列賬。

於初步確認時,可換股票據之負債部份按未 來利息和本金之現值計算,而未來利息和本 金之現值是以無轉換權之同類負債於初步確 認時適用之市場利率貼現計算。任何超過初 步確認為負債部份之所得款項將確認為股本 部分。與發行複合金融工具之相關交易成本 將按所得款項之分配比例分配到負債及股本 部分。

負債部分將按攤銷成本入賬。於負債部分作 利潤或虧損確認之利息支出按實質利息法計 算。股本部分於資本儲備中確認,直到該票 據獲轉換或贖回。

倘票據獲轉換,於轉換時,可換股票據儲備 及該負債部分之賬面值將轉入股本及股本溢 價作為已發行股份之代價。倘票據獲贖回, 資本儲備將直接釋放至保留溢利。

(p) 僱員福利

(i) 短期員工福利及界定供款退休計劃之 供款

> 薪金、年終花紅、有薪年假、對定額供 款退休計劃之供款及非金錢福利費用 於僱員提供相關服務的年度計提。倘 遞延付款或結算,且影響重大,則按現 值將該等款項入賬。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(p) Employee benefits (Continued)

(ii) Share-based payments

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

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

(iii) Termination benefits

Termination benefits are recognised when, and only when, the Group demonstrably commits itself to terminate employment or to provide benefits as a result of voluntary redundancy by having a detailed formal plan which is without realistic possibility of withdrawal.

2. 主要會計政策(續)

(p) 僱員福利(續)

(ii) 以股份為基礎之付款

授予僱員之購股權公允值於股本中之 購股權儲備相應增加而確認為僱員成 本。公允值於授出日使用二項式點陣 法模式計算,並考慮授出購股權時之 條款及條件。如僱員於無條件獲授購 股權前須先符合歸屬條件,則計入購 股權歸屬之可能性後,估計之購股權 公允值總額按歸屬期計算。

於歸屬期內,將檢討預期歸屬之購股 權數目。對過往年度確認的累計公允 值所導致之任何調整將於檢討年度列 支/計入損益內,相應之調整會於購股 權儲備反映,惟初始僱員開支合資 路 支出之數額將作出調整,以反映歸屬 的實際購股權數目(相應之調整,成 。 在歸屬情反映),惟只有因本公司之股 份市價致使歸屬情況未能達 型而引致 作廢除外。權益金額於購股權儲備內 確認,直至購股權被行使(在此情況下 將轉至股份溢價內)或購股權屆滿(在 此情況下將直接撥回保留溢利內)。

(iii) 終止福利

僅當本集團透過已制訂詳細之正式計 劃(並無撤回之實質可能性),明確表 示終止聘用或由於自願離職而提供福 利時,方會確認終止福利。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(q) Income tax

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 the profit or loss because of items of income or expense that are taxable or deductible in other years and 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 temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises 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 associated with investments in subsidiaries, except where the Group as a parent 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. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognised to the extent that its is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

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 in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities. Current and deferred tax is charged or credited to profit or loss, except to the extent that they relate to items recognised in other comprehensive income or directly in equity, in which case the relevant amounts of tax are recognised in other comprehensive income or directly in equity, respectively.

2. 主要會計政策(續)

(q) 所得税

所得税開支指當期應付税項及遞延所得税項 總和。

當期應付税項乃按本年度應課税溢利計算。 應課税溢利與收益表中所報溢利淨額不同, 由於前者不包括在其他期間應課税收入或可 扣税開支,並且不包括損益內不需課税及不 能扣税之項目。本集團本期税項乃按現行税 率或報告期末時實際確立之税率計算。

遞延税項為就綜合財務報表資產及負債賬面 值及計算應課税溢利相應税基差額而須確認 之税項,並以財務狀況表負債法處理。遞延 税項負債通常會就所有應課税暫時性差額確 認。一般確認為遞延所得税資產可抵扣暫時 性差異乃按可能出現可利用暫時性差額扣税 之應課税溢利時確認。於並不影響應課税溢 利或會計溢利之交易中,倘暫時性差額由初 步確認其他資產及負債(業務合併除外)產 生,則不會確認該等資產及負債。

遞延稅項負債就有關投資於附屬公司所產生 之可課税暫時性差異而確認,惟倘本集團作 為母公司可以控制暫時性差異之撥回,並暫 時性差異在可預見未來不可能會撥回則除 外。遞延稅項資產就該等投資及權益所產生 之可抵扣暫時性差異而引起,只按可能將有 足夠的應税利潤可抵銷暫時性差異之利益的 範圍內,並該等經營在可預見未來可扭轉而 確認。

遞延税項資產之賬面值於每個報告期末作檢 討,並於不再可能有足夠之應課税溢利可供 扣減全部或部分資產時作調減。

遞延税項乃根據在報告末已頒佈或已實質頒 佈,預期於負債清償或資產變現期間適用之 税率(及税法)計算。遞延税項負債及資產計 量反映按該集團預計之方式,於報告期末可 取回或解決其資產和負債的賬面金額所引致 不確定之税項。當期及遞延税項於損益扣除 或計入,惟某程度上,其於其他全面收益或 直接於權益中確認之相關項目除外,在此情 況下,有關税項之金額分別於其他全面收益 或直接於股本中確認。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(r) Financial guarantees issued, provisions and contingent liabilities

(i) Financial guarantees issued

Financial guarantees are contracts that require the issuer (i.e. the guarantor) to make specified payments to reimburse the beneficiary of the guarantee (the "holder") for a loss the holder incurs because a specified debtor fails to make payment when due in accordance with the terms of the debt instrument.

Where the Group issues a financial guarantee, the fair value of the guarantee (being the transaction price, unless the fair value can otherwise be reliably estimated) is initially recognised as deferred income within trade and other payables. Where consideration is received or receivable for the issuance of the guarantee, the consideration is recognised in accordance with the Group's policies applicable to that category of asset. Where no such consideration is received or receivable, an immediate expense is recognised in profit or loss on initial recognition of any deferred income.

The amount of the guarantee initially recognised as deferred income is amortised in profit or loss over the term of the guarantee as income from financial guarantees issued. In addition, provisions are recognised in accordance with Note 2(r)(ii) if and when (i) it becomes probable that the holder of the guarantee will call upon the Group under the guarantee, and (ii) the amount of that claim on the Group is expected to exceed the amount currently carried in trade and other payables in respect of that guarantee i.e. the amount initially recognised, less accumulated amortisation.

(ii) Other provisions and contingent liabilities

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

2. 主要會計政策(續)

(r) 發出財務擔保、撥備和或然負債

(i) 所發出的財務擔保

財務擔保乃要求發行人(即擔保人)就 擔保受益人(「持有人」)因特定債務人 未能根據債務工具之條款於到期時付 款而蒙受之虧損,而向持有人支付特 定款項之合約。

當本集團發出財務擔保,該擔保之公允 值(即交易價格,除非該公允值能確實 估計)最初確認為應付貿易及其他賬項 內之遞延收入。倘在發行該擔保時收 取或可收取代價,該代價則根據適用 於該類資產之本集團政策而予確認。 倘並無有已收取或應予收取之代價, 則於最初確認任何遞延收入時,即時 於損益內確認開支。

最初確認為遞延收入之擔保款額按擔 保年期於損益內攤銷為發出財務擔保 收入。此外,倘(i)擔保持有人有可能根 據擔保向集團追索;及(ii)向集團申索款 額預期超過現時列於應付貿易及其他 賬款內之擔保金額(即最初確認的金額 減累計攤銷),則按附註2(r)(ii)確認有關 撥備。

(ii) 其他撥備和或然負債

倘本集團或本公司須就已發生事件承 擔法律或推定責任,因而預期會導致 含有經濟效益之資源外流,於可作出 可靠估計時,本集團或本公司便會就 該時間或數額不定之其他負債計提準 備。倘貨幣時間值重大,則按預計所需 支出之現值計提撥備。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(r) Financial guarantees issued, provisions and contingent liabilities (Continued)

(ii) Other provisions and contingent liabilities (Continued)

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.

(s) Revenue recognition

Revenue is measured at fair value of the consideration received or receivable. Provided it is probable that the economic benefits will flow to the Group and the revenue and costs, if applicable, can be measured reliably, revenue is recognised in profit or loss as follow:

Sales of goods are recognised when goods are delivered and the customer has accepted the goods and related risks and rewards of ownership. Revenue excludes value added tax or other sales taxes and after deducting of any trade discounts.

Revenue from provision of services is recognised when services are provided.

Interest income from a financial asset is recognised when it is probable that the economic benefits, will flow to the Group and the amount of income can be measured reliably. Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

Rental income receivable under operating leases is recognised in profit or loss in equal instalments over the periods covered by the lease term, except where an alternative basis is more representative of the pattern of benefits to be derived from the use of the leased asset. Lease incentives granted are recognised in profit or loss as an integral part of the aggregate net lease payments receivable. Contingent rentals are recognised as income in the accounting period in which they are earned.

Dividend income from unlisted investments is recognised when the shareholders' rights to receive payment have been established. Dividend income from listed investments is recognised when the share price of the investment goes exdividend.

2. 主要會計政策(續)

(r) 發出財務擔保、撥備和或然負債(續)

(ii) 其他撥備和或然負債(續)

倘含有經濟效益的資源外流之可能性 較低,或無法對有關數額作出可靠估 計,便則將該責任披露為或有負債,但 資源外流可能性極低者則除外。倘本 集團之責任須視乎某宗或多宗未來事 件是否發生才能確定是否存在,亦會 披露為或有負債,但資源外流可能性 極低者則除外。

(s) 收入確認

收入按已收及應收代價之公允值計量。只要 是經濟利益將有可能流入本集團,而收入和 成本(如適用下列)能夠可靠地計量,收入將 於損益內確認:

貨品之銷售收益在貨品付運予客戶,當客戶 已接納該貨品及有關風險和擁有權時確認。 收入不包括增值税或其他銷售税及扣除任何 貿易折扣後。

提供服務之收入乃於提供服務時確認。

金融資產利息收入之確認,當其經濟利益可 能將流入本集團以及收入金額能夠可靠地計 量。利息收入按時間基準確認,參考未償還 本金及適用之實際利率計算,該利率為確實 地將金融資產之預計可用年期內之估計未來 現金收入初步確認折現至該資產之賬面淨值 之折現率。

經營租賃之應收租金收入是根據租期所涵 蓋的期間以等額於損益內確認,但如有其他 基準對於來自使用該租賃資產所得利益之模 式,能更具有代表性則例外。租賃優惠在損 益內確認為一個應收租賃總額不可分割的一 部分。或然租金於其賺取之會計期間內,確 認為收入。

來自非上市投資之股息收入於股東收取付款 的權利確定時予以確認。上市投資之股息收 入在投資之股價除息時確認。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(t) Translation of foreign currencies

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

Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the foreign exchange rates ruling at the transaction dates. Non-monetary assets and liabilities denominated in foreign currencies that are stated at fair value are translated using the foreign exchange rates ruling at the dates the fair value was determined.

The results of foreign operations are translated into Hong Kong dollars at the exchange rates approximating the foreign exchange rates ruling at the dates of the transactions. Statement of financial position items are translated into Hong Kong dollars at the closing foreign exchange rates ruling at the end of the reporting period. The resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the exchange reserve.

On the disposal of a foreign operation (i.e. a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, a disposal involving loss of significant influence over an associate that includes a foreign operation), all of the exchange differences accumulated in equity in respect of that operation attributable to the owners of the Company are reclassified to profit or loss.

In the case of a partial disposal of a subsidiary that does not result in the Group losing control over the subsidiary, the proportionate share of accumulated exchange differences are re-attributed to non-controlling interests and are not recognised in profit or loss. For all other partial disposals (i.e. partial disposals of associates that do not result in the Group losing significant influence), the proportionate share of the accumulated exchange differences is reclassified to profit or loss.

2. 主要會計政策(續)

(t) 外幣換算

年內之外幣交易均按交易日之適用匯率換 算。於報告期末,以外幣為單位之貨幣資產 及負債均按報告期末之適用匯率換算。匯兑 盈虧均於損益內確認。

按歷史成本計值之外幣非貨幣資產及負債乃 以交易日適用之匯率換算。按公允值計值之 外幣非貨幣資產及負債乃以公允值獲釐定日 之適用匯率換算。

海外業務之業績乃按接近交易日外幣匯率的 兑換率換算為港元。財務狀況表項目,均以 報告期末之適用匯率收市價換算為港元。產 生之匯兑差額於其他全面收益及於滙兑儲備 之獨立累計股本中確認。

出售海外業務(例如出售本集團海外業務的 全部權益,或涉及失去附屬公司(包括海外 業務)控制權之出售,或涉及失去於聯營公 司(包括海外業務)之重大影響力之出售), 本公司擁有人應佔該業務於權益累計之所有 匯兑差額重新分類至損益。

就部分出售(即不會導致本集團失去控制權) 一間附屬公司而言,按比例所佔的累計匯兑 差額乃重新計入非控股權益且不會在於損益 表中確認。就所有其他部分出售(即部分出 售聯營公司不會導致本集團失去重大影響 力)而言,按比例所佔的累計匯兑差額將重 新分類至損益。

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(u) Borrowing costs

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

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

(v) Related parties

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

2. 主要會計政策(續)

(u) 借貸成本

凡直接與購置、興建或生產某項須經頗長時 間籌備以作預定用途或出售資產有關之借貸 成本,均資本化為該資產之部份成本。其他 借款成本均於產生期間扣除。

借貸成本資本化作為合資格資產成本一部 分,始於當該資產產生開支,借貸成本正在 產生,及準備該資產擬定用途或銷售之活動 正在進行。當準備該資產擬定用途或銷售之 活動受到干擾或完成,借貸成本資本化會暫 停或停止。

(v) 關連人士

- (a) 一名人士或為該人士之直系家屬,與 本集團有關,而該人士:
 - (i) 對本集團有控制權或共同控制權;
 - (ii) 對本集團有重大影響;或
 - (iii) 為本集團或本公司母公司之主要 管理層成員;
- (b) 倘符合下列任何條件,一個實體與本 集團有關:
 - (i) 該實體與本集團屬同一集團之成員公司(即意指每一母公司,附屬公司及同系聯屬公司均互相關連):
 - (ii) 一間實體為另一實體之聯營公司 或合營企業(或集團成員公司之聯 營公司或合營企業,其中其他實 體為成員公司)。
 - (iii) 兩個實體均為相同第三方的合營 企業;
 - (iv) 一間實體為第三方實體之合營企 業,而另一實體則為該第三方實 體之聯營公司。
 - (v) 該實體為本集團或與本集團有關 連之實體就僱員利益設立之離職 福利計劃;

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(v) Related parties (Continued)

- (b) (Continued)
 - (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.

(w) 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 board of directors of the Company for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business.

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 by aggregated if they share a majority of these criteria.

3. APPLICATION OF NEW AND REVISED HKFRSs

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

- HKAS 24 (revised 2009), Related party disclosures
- Improvements to HKFRSs (2010)
- HK(IFRIC) 19, Extinguishing financial liabilities with equity instruments
- Amendments to HK(IFRIC) 14, HKAS 19 The limit on a defined benefit asset, minimum funding requirements and their interaction – Prepayments of a minimum funding requirement

2. 主要會計政策(續)

- (v) 關連人士(續)
 - (b) (續)
 - (vi) 受上述(a)所識別之人士控制或共 同控制之實體。
 - (vii) 於(a)(i)所識別之人士對該實體有 重大影響力或屬該實體(或該實體 之母公司)之主要管理層成員。

某人士之直系家屬為該等直系家屬人 士,預期可以影響或受到影響,該人與 該實體之交易。

(w) 分類報告

經營分部及財務報表內呈報的各分部項目的 金額自定期提供予本公司董事會在財務報表 中識別出來,以將資源分配至本集團的各項 業務及地理位置及評估本集團的各項業務及 地理位置的表現。

就財務呈報而言,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、 客戶類型或類別、用作分配產品或提供服務 的方法及監管環境的性質方面相似,否則各 個重大經營分部不會進行合算。個別非重大 的經營分部,如果符合上述大部分標準,則 可進行合算。

3. 新訂及經修訂香港財務報告準則之應用

香港會計師公會已頒佈多項修訂香港財務報告準 則及一個新的詮釋,本集團及本公司當前會計期 間首次生效。該等,以下是有關本集團的財務報 表:

- 香港會計準則第24號(二零零九年修訂), 關 連人士披露
- 香港財務報告準則之改進(二零一零年)
- 香港(國際財務報告詮釋委員會)-註釋第19
 號,以股本工具抵銷金融負債
- 香港(國際財務報告準則詮釋委員會)-註釋 第14號修訂,《香港會計準則》第19號-界定 福利資產之限制、最低資金規定及其相互關 係-預付最低資金規定

3. APPLICATION OF NEW AND REVISED HKFRSs (Continued)

The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period, except Amendments to HKAS 12, Income Taxes: Recovery of Underlying Assets.

The amendments to HK(IFRIC) 14 have had no material impact on the Group's financial statements as they were consistent with policies already adopted by the Group. HK(IFRIC) 19 has not yet had a material impact on the Group's financial statements as these changes will first be effective as and when the Group enters a relevant transaction (for example, a debt for equity swap).

The impacts of other developments are discussed below:

- HKAS 24 (revised 2009) revises the definition of a related party. As a result, the Group has re-assessed the identification of related parties and concluded that the revised definition does not have any material impact on the Group's related party disclosures in the current and previous period. HKAS 24 (revised 2009) also introduces modified disclosure requirements for government-related entities. This does not impact the Group because the Group is not a government-related entity.
- Improvements to HKFRSs (2010) omnibus standard introduces a number of amendments to the disclosure requirements in HKFRS 7, Financial instruments: Disclosures. The disclosures about the Group's financial instruments in note 33 have been conformed to the amended disclosure requirements. These amendments do not have any material impact on the classification, recognition and measurements of the amounts recognised in the financial statements in the current and previous periods.

3. 新訂及經修訂香港財務報告準則之應用(續)

本集團並未採納當前會計期間尚未生效之任何新 準則或詮釋,香港會計準則第12號,「所得税:收 回相關資產」除外。

香港(國際財務報告準則詮釋委員會)-註釋第14 號之修訂對本集團之財務報表並無構成任何重大 影響,因該等詮釋與本集團已採納之會計政策一 致。香港(國際財務報告準則詮釋委員會)詮釋第 19號對本集團之財務報表並無構成任何重大影 響,由於當集團訂立一個有關交易時(例如,債務 股票掉期)該等變化將首先生效。

其他發展的影響討論如下:

- 香港會計準則第24號(二零零九年修訂)修改 了關聯方的定義。本集團已重新評估關聯方 之鑑定,並總結出修訂後的定義對本集團的 關聯方披露,在當期和以前期間均沒有任何 重大影響。香港會計準則第24號(2009年修 訂)還引進了政府相關實體的披露要求。這 並不影響本集團,因為集團並非政府相關實 體。
- 香港財務報告準則(二零一零)之改進綜合 標準引入了多項修訂香港財務報告準則第7 號「金融工具:披露」的披露要求。有關本集 團之金融工具的披露於附註33已符合經修訂 的披露要求。此等修訂在當前和先前期間的 財務報表中所確認之金額的分類,確認及測 量,不會有任何重大影響。

3. APPLICATION OF NEW AND REVISED HKFRSs (Continued)

• The Group has applied the amendments to HKAS 12, Deferred Tax: Recovery of Underlying Assets in advance of the effective date (annual periods beginning on or after 1st January 2012). Under the amendments, investment properties that are measured using the fair value model in accordance with HKAS 40 Investment Property are presumed to be recovered through sale for the purposes of measuring deferred taxes unless the presumption is rebutted.

The Group measures its investment properties using the fair value model. As a result of the application of the amendments to HKAS 12, the directors reviewed the Group's investment property portfolios and concluded that the Group's investment properties are not held under a business model whose objective is to consume substantially all of the economic benefits embodied in the investment properties over time. Therefore, the directors have determined that the presumption set out in the amendments to HKAS 12 is not rebutted. The application of the amendments to HKAS 12 has resulted in the Group not recognising any deferred taxes on changes in fair value of the investment properties as the Group is not subject to any income taxes on disposal of its investment properties. Previously, the Group recognised deferred taxes on changes in fair value of investment properties on the basis that the entire carrying amounts of the properties are recovered through use. The amendments to HKAS 12 have been applied retrospectively.

3. 新訂及經修訂香港財務報告準則之應用(續)

本集團提早採納香港會計準則第12號「*遞延 税項:收回相關資產」*並於(二零一二年一 月一日或之後年度期間)生效。在此項修訂 下,根據香港會計準則第40號「投資物業」以 公允值模式計量之投資物業,除非假定被推 翻,否則就計量遞延税項而言假定其可透過 出售收回。

本集團以公允值模式計量其投資物業。由於 本集團應用香港會計準則第12號(修訂本), 董事會審視本集團之投資物業組合及從而結 論持有該等投資物業的業務模式並非是在一 段時間內通過使用而收取投資物業所包含之 絕大部份經濟利益。因此,董事已決定不推 翻香港會計準則第12號修正已導致本集團不 能識別投資物業的公允值變動的任何遞延税 項,由於本集團並不取決出售其投資物業的 任何所得税。在此之前,本集團透過使用收 回物業所有賬面金額的基礎上,確認投資物 業公允值變化的遞延税項。香港會計準則第 12號修正已追溯應用。

3. APPLICATION OF NEW AND REVISED HKFRSs (Continued)

3. 新訂及經修訂香港財務報告準則之應用(續)

The effects of the change in the accounting policy following the adoption of HKAS 12 (Amendment) on the consolidated statement of financial position are as follows:

於綜合財務狀況表採納香港會計準則第12號(修正)後之會計政策變更的影響如下:

			1st March 月三十一日	At 1st April 2010
		2012	2011	於二零一零年
		二零一二年	二零一一年	四月一日
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Decrease in deferred tax liabilities and increase in total equity	遞延税項減少及權益 總額增加	6,369	6,160	928
Increase in total equity attributable to:	增加應佔權益總額:			
Owners of the Company	本公司持有人	6,369	6,160	928
Non-controlling interests	非控股股東權益	-	-	
		6,369	6,160	928

The effects of the change in the accounting policy following the adoption of HKAS 12 (Amendment) on the consolidated income statement are as follows:

於綜合收益表採納香港會計準則第12號(修正)後 之會計政策變更的影響如下:

		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
Decrease in income tax expenses	所得税開支減少	6,369	5,232
(Decrease in loss)/increase in profit for the year attributable to: Owners of the Company Non-controlling interests	本年度(損失減少)/ 利潤增加歸屬於: 本公司持有人 非控股股東權益	(6,369) –	5,232
		(6,369)	5,232

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

In preparing these financial statements, management is required to exercise significant judgements in the selection and application of accounting principles, including making estimates and assumptions. The following is a review of the more significant accounting policies that are impacted by judgements and uncertainties and for which different amounts may be reported under a different set of conditions or using different assumptions.

a) Key sources of estimation uncertainty

Notes 17 and 31 contain information about the assumptions and their risk factors relating to valuation of investment property and fair value of share options granted. Other key sources of estimation uncertainty are as follows:

(i) Write-down of inventories

Inventories are written down to net realisable value based on an assessment of the realisability of inventories. Write downs on inventories are recorded where events or changes in circumstances indicate that the balances may not be realised. The identification of write downs requires the use of estimates. Where the expectation is different from the original estimate, such difference will impact the carrying value of inventories and write downs of inventories in the periods in which such estimate has been changed. As at 31st March 2012, the carrying amount of inventories is HK\$596,594,000 (2011: HK\$387,037,000).

(ii) Impairment loss on trade and other receivables

The policy for impairment losses is based on an assessment of the recoverability of trade receivable and other receivables. Impairments are applied to trade receivables and other receivables where events or changes in circumstances indicate that the balances may be uncollectible. The identification of impairment loss requires the use of estimates. Where the expectation is different from original estimates, such difference will impact the carrying value of receivables and impairment loss expenses in the period in which such estimate has been changed. As at 31st March 2012, the carrying amount of trade and other receivables is HK\$49,417,000 (2011: HK\$60,265,000).

4. 關鍵會計判斷及估計

於編製此等財務報表時,管理層於選擇及實施會 計原則時須作出重要判斷,包括作出估計及假 設。以下評估將受判斷及不確定性影響之較重要 會計政策,且該等政策可於不同條件或者採用不 同假設時錄入不同數額。

a) 估計不明朗因素的主要來源

附註17及31包括有關投資物業估值及授予購 股權的公允值,其有關之假設及其風險因素 之資料。估計不明朗因素之其他主要來源如下:

(i) 撇減存貨

存貨根據可變現性之評估撇減至可變 現淨值。一旦事件發生或情況改變顯 示存貨結餘可能未能變現時將被記 錄為存貨撇減。識別撇減需要作出估 計。當預期與原定估計有差異時,則該 差異將會於估計已改變之期間內,影 響存貨之賬面值及存貨之撇減。於二 零一二年三月三十一日,存貨之賬面 值為596,594,000港元(二零一一年: 387,037,000港元)。

(ii) 貿易及其他應收賬款減值虧損

減值虧損之政策乃基於對貿易應收賬 款及其他應收賬款以及於附屬公司之 權益之評估之可收回性。一旦事件發生 或情況改變顯示該餘額有可能不能收 回時,則會就貿易應收賬款及其他應收 賬款及於附屬公司之權益作出減值。識 別減值虧損需要作出估計。倘預期之金 額與原定估計有差異時,則該差異將會 於估計改變之期間內,分別影響應收賬 款之賬面值及期間的減值虧損開支。 於二零一二年三月三十一日,貿易及其 他應收賬款之賬面金額為49,417,000 港元(二零一一年:60,265,000港元)。

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

a) Key sources of estimation uncertainty (Continued)

(iii) Income tax and deferred taxation

The Group estimates its income tax provision in accordance with the prevailing tax rules and regulations, taking into account any special approvals obtained from relevant tax authorities and any preferential tax treatment to which it is entitled in each location or jurisdiction in which the Group operates. There are many transactions and calculations for which the ultimate tax determination in uncertain during the ordinary course of business. The Group recognises liabilities for anticipated tax audit issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax provisions in the period in which such determination is made.

The Group believes it has recorded adequate current tax provision based on the prevailing tax rules and regulations and its current best estimates and assumptions. In the event that future tax rules and regulations or related circumstances change, adjustments to current taxation may be necessary which would impact the Group's results or financial position. As at 31st March 2012, the carrying amount of current tax payable and deferred tax liabilities are HK\$3,614,000 (2011: HK\$7,599,000) and HK\$8,050,000 (2011: (restated) HK\$9,937,000) respectively.

b) Critical judgements in applying the Group's accounting policies

In the process of applying the Group's accounting policies, management has made the following accounting judgements:

Fair value of investment properties

Investment properties are stated at fair value based on valuation performed by independent professional valuers. The determination of the fair value involves certain assumptions of market conditions. In relying on the valuation report, the directors of the Company have exercised their judgment and are satisfied that the method of valuation is reflective of the current market conditions.

4. 關鍵會計判斷及估計(續)

a) 估計不明朗因素的主要來源(續)

(iii) 所得税及遞延税項

本集團評估其所得税乃根據可適用之 税務條例及規則,並考慮任何相關税 務機構獲得之批准,以及本集團營運 之每一地點獲得授予之任何優先税務 處理或裁判權。於日常業務運作中,有 許多交易及計算其最終之税項決定並 不確定,本集團因預計税務審查認外税項確認為 負債。此等事件之最終税務結果若和 最初記錄之税務金額不同,其差異在 該決定期間,將會對所得税及遞延税 撥備產生影響。

本集團相信在可適用之税務條例及規 則之基礎下,已對現時之税項作出充足 撥備,其亦為現時之最佳評估及假設。 在未來税務條例及規則或有關環境 續調整,或會影響對本集團之業績或 財務狀況。於二零一二年三月三十一 日,目前應付税項及遞延税項負債之 賬面金額分別為3,614,000港元(二零 一一年:7,599,000港元)及8,050,000 港元(二零一一年:(重列)9,937,000 港元)。

b) 應用本集團會計政策之關鍵判斷

於應用本集團會計政策的過程中,管理層已 作出以下之會計判斷:

投資物業之公允值

投資物業以公允值列賬,以獨立專業估值師 為基礎。公允值之釐定包括若干市場環境之 假設。依據估值報告,本公司董事行使其判 斷及有信心該估值方法反映在當時市場環 境。

5. TURNOVER

The principal activities of the Group are trading and retailing of watches and property leasing.

Turnover represents the gross proceeds received and receivable derived from the sale of watches and property leasing and is summarised as follows:

5. 營業額

本集團之主要業務為鐘錶貿易及零售以及物業租 賃。

營業額即鐘錶銷售及物業租賃之已收及應收之總 款項,摘要如下:

		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
Sales of watches	鐘錶銷售	1,032,380	1,032,491
Gross rental income from	來自投資物業		
investment properties	之租金毛收入	3,869	2,835
		1,036,249	1,035,326

6. OTHER REVENUE AND OTHER OPERATING INCOME, NET

6. 其他收益及其他經營收入,淨額

				2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$</i> '000 <i>千港元</i>
a)	Other revenue	a)	其他收益		
	Bank interest income		銀行利息收入	264	423
	Total interest income on financial		非透過損益按公允值		
	assets not at fair value through profit or loss		處理的金融資產所產生 的利息收入總額	264	423
	Show window rental income		陳列櫥窗租金收入	2,788	_
	Customer services income and others		顧客服務收入及其他	14,124	23,461
				17,176	23,884
b)	Other operating income, net	b)	其他經營收入,淨額		
	Impairment loss on trade receivables		貿易應收賬款減值虧損	(712)	_
	Write-back of trade receivables		撥回貿易應收賬款	-	54
	Write-back of long outstanding		撥回長期未償還應付款項及	5 400	
	payables and accruals		應計費用	5,480	_
				4,768	54

7. SEGMENT REPORTING

The Group manages its business by divisions. In a manner consistent with the way in which information is reported internally to the board of directors of the Company, being the chief operating decision makers ("CODM") for the purposes of resource allocations and performance assessments. The Group has presented two reportable segments: (i) sale of watches and (ii) properties leasing. No operating segments have been aggregated to form these two reportable segments.

For the purposes of assessing segment performance and allocating resources between segments, the CODM monitors the results, assets and liabilities attributable to each reportable segment on the following bases:

The accounting policies of the reportable segments are the same as the Group's accounting policies described in note 2(w). Segment profit/(loss) represents the profit earned by/(loss) from each segment without allocation of central administration costs such as those finance costs and corporate costs which cannot be meaningfully allocated to individual segment. This is the measure reported to the CODM for purposes of resource allocation and performance assessment.

Revenue and expenses are allocated to the reportable segments with reference to sales generated by those segments and the expenses incurred by those segments or which otherwise arise from the depreciation and amortization of assets attributable to those segments.

The revenue from external parties reported to the CODM is measured in a manner consistent with that in the consolidated income statement.

All assets are allocated to reportable segments other than available-for-sale investments and other corporate assets.

All liabilities are allocated to reportable segments other than borrowings not attributable to individual segments and corporate liabilities.

7. 分部報告

本集團按部門劃分管理其業務。資料以內部呈報 方式一致之方式向本公司董事會(為主要營運決 策者)報告,目的為資源分配及表現評估。本集團 呈報以下二個可報告分部:(i)鐘錶銷售及(ii)租賃 物業。並無將任何經營分部合計以構成此等兩個 可報告分部。

為評估分部表現及分部間資源分配,主要營運決 策者按以下基礎監控各可報告分部之業績、資產 及負債:

可報告分部之會計政策與本集團詳述於財務報表 附註2(w)之會計政策相同。分部溢利/(虧損)指 各分部所賺取溢利/(虧損),並未分配中央行政 成本如該等融資成本及企業成本,其不能夠有意 義地分配至獨立分部。此乃就分配資源至各分部 及評估其表現向主要營運決策者報告之計量。

收益及開支乃經參考該等分部產生之銷售額及開 支(該等分部應佔之折舊或攤銷資產所產生之開 支除外)分配予報告分部。

向主要營運決策者報告的外部收入的計量基準與 綜合收益表所採用者一致。

所有資產均分配至可供出售投資及其他企業資產 以外之可報告分部。

所有負債均分配至不屬於獨立分部借貸及企業負 債以外之可報告分部。

7. SEGMENT REPORTING (Continued)

7. 分部報告(續)

The following is an analysis of the Group's revenue, results, assets and liabilities by operating segment.

以下為回顧年內本集團經營分部之營業收益、業 績、資產及負債之分析:

				2012 二零一二年		
		Sale of	Properties	Segmental		
		watches	leasing	total	Unallocated	Total
		鐘錶銷售	租賃物業	分部總計	未經分類	總計
		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
External revenue	對外收益	1,032,380	3,869	1,036,249	-	1,036,249
Turnover <i>(Note)</i>	營業額 <i>(附註)</i>	1,032,380	3,869	1,036,249	-	1,036,249
Operating (loss)/profit Valuation gains on	經營(虧損)/溢利 投資物業之估值	(60,201)	2,544	(57,657)	(8,356)	(66,013)
investment properties	收益	-	33,201	33,201	-	33,201
Interest income	利息收入	263	-	263	1	264
Other loss, net	其他虧損,淨額	-	(458)	(458)	(8,745)	(9,203)
Finance costs	財務成本	(4,789)	(734)	(5,523)	(3,454)	(8,977)
Segment results	分部業績	(64,727)	34,553	(30,174)	(20,554)	(50,728)
Income tax	所得税					(10,042)
Loss for the year	本年度虧損					(60,770)
Depreciation and amortisation	折舊及攤銷	15,775	487	16,262	-	16,262
Segment assets	分部資產	858,690	162,435	1,021,125	48,491	1,069,616
Available-for-sale investments	可供出售之投資					6,056
Total assets	總資產					1,075,672
Additions to non-current segment assets during the reporting period	本報告期間非流動分部 資產之增加	85,921	27,418	113,339		113,339
assets during the reporting period	貝庄之垣加	00,921	21,410	113,339	-	113,339
Segment liabilities	分部負債	462,310	20,403	482,713	41,029	523,742
Current tax payable	即期應納税項				-	3,614
Total liabilities	總負債					527,356

Note: There were no inter-segment sales during the year ended 31st March 2012.

*附註:*於截至二零一二年三月三十一日止年度期間並無 分部間銷售。

7. SEGMENT REPORTING (Continued)

7. 分部報告(續)

				2011 二零一一年 (Restated) (重列)		
		Sale of watches 鐘錶銷售 <i>HK\$'000</i> <i>千港元</i>	Properties leasing 租賃物業 HK\$'000 <i>千港元</i>	Segmental total 分部總計 HK\$'000 千港元	Unallocated 未經分類 <i>HK\$'000</i> <i>千港元</i>	Total 總計 <i>HK\$'000</i> <i>千港元</i>
External revenue	對外收益	1,032,491	2,835	1,035,326	-	1,035,326
Turnover <i>(Note)</i>	營業額(<i>附註</i>)	1,032,491	2,835	1,035,326	_	1,035,326
Operating profit/(loss) Valuation gains on	經營溢利/(虧損) 投資物業之估值	78,565	(3,247)	75,318	(5,892)	69,426
investment properties Interest income	收益 利息收入	- 392	31,932 -	31,932 392	- 31	31,932 423
Other gain, net Finance costs	其他收益,淨額 財務成本	(98)	-	(98)	16,014 (3,821)	16,014 (3,919)
Segment results	分部業績	78,859	28,685	107,544	6,332	113,876
Income tax	所得税					(16,431)
Profit for the year	本年度溢利				<u> </u>	97,445
Depreciation and amortisation	折舊及攤銷	13,981	451	14,432	79	14,511
Segment assets	分部資產	579,696	124,770	704,466	79,340	783,806
Available-for-sale investments	可供出售之投資					5,273
Total assets	總資產					789,079
Additions to non-current segment assets during the reporting period	本報告期間非流動分部 資產之增加	27,545	20	27,565	_	27,565
Segment liabilities	分部負債	150,310	15,762	166,072	55,306	221,378
Current tax payable	即期應納税項				-	7,599
Total liabilities	總負債				-	228,977
Note: There were no inter-segmen	t sales during the year endec	1 31st March	附註:於	☆截至二零一一	- 年三月三十一日」	上年度期間並無

Note: There were no inter-segment sales during the year ended 31st March 2011.

附註:於截至二零一一年三月三十一日止年度期間並無 分部間銷售。

7. SEGMENT REPORTING (Continued)

a) Geographic information

The following is an analysis of geographical location of (i) the Group's revenue from external customers and (ii) the Group's non-current assets as specified below. The geographical location of customers is referred to the location at which the services were provided or the goods delivered. The Group's non-current assets include property, plant and equipment, prepaid lease payments, investment properties and rental deposits and prepayments. The geographical locations of non-current assets are based on the physical location of the assets.

7. 分類報告(續)

a) 經營地區資料

以下為(i)本集團來自外部客戶之收益及(ii)本 集團之非流動資產具體如下。客戶經營地區 參考自提供服務或貨物遞送之地點,本集團 非流動資產包括物業、機器及設備,租賃預 付款項,投資物業及租賃按金及預付款項。 經營地區之非流動資產是基於資產之實際地 點作考慮。

		Revenue external cu 來自外部客 2012 二零一二年 HK\$'000 <i>千港元</i>	istomers	Non-curre 非流重 2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	
					(重列)
The People's Republic of China, excluding Hong Kong Hong Kong (place of domicile) Switzerland Others	中華人民共和國, 香港除外 香港(原居地) 瑞士 其他	801,268 228,546 6,370 65 1,036,249	874,632 160,348 335 11 1,035,326	105,290 156,249 17,990 - 279,529	42,103 92,996 23,574 - 158,673
Information about major custor For the year ended 31st March derived from transactions with a 10% or more of the Group's tota	2012 and 2011, no revent single customer represente		日止年度,從	-一年及二零一.	二年三月三十一 收益沒有單一客 上。

b)

8. (LOSS)/PROFIT BEFORE TAXATION

8. 除税前(虧損)/溢利

除税前(虧損)/溢利已扣除/(計入)以下各項:

(Loss)/profit before taxation is arrived at after charging/(crediting):

(a) Finance costs

(a) 財務成本

		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$</i> '000 <i>千港元</i>
Interest on bank borrowings wholly repayable within five years Interest on convertible notes Interest on loans from a director	須於五年內悉數償還之 銀行借款利息 可換股票據利息 董事之貸款利息	4,123 3,454 1,400	98 3,821 -
Total interest expenses on financial liabilities not at fair value through profit or loss	非透過損益按公允值處理的金融 負債所產生的利息支出總額	8,977	3,919
) Staff costs	(b) 員工成	龙本	
		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
		TAL	
Salaries, wages and other benefits (including directors' fee and emoluments (<i>Note 10</i>)) Share-based payments expenses	薪金、工資及其他福利 (包括董事袍金及酬金(<i>附註10)</i>) 以股份為基礎之付款	93,235 12,663	86,957 19

8. (LOSS)/PROFIT BEFORE TAXATION (Continued)

8. 除税前(虧損)/溢利(續)

(c)	Other	items
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(c)	其他項目
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		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
Rental receivable from investment	投資物業應收租金扣除直接支出		
properties less direct outgoings of	201,000港元(二零一一年:		
HK\$201,000 (2011: HK\$196,000)	196,000港元)	(3,668)	(2,592)
Net exchange loss	匯兑虧損淨額	1,327	1,762
Auditors' remuneration	核數師酬金		
Audit services	核數服務	1,110	1,079
Other services	其他服務	318	280
epreciation for property, plant and	物業、機器及設備折舊		
equipment		15,810	14,463
mortisation for prepaid lease payments	租賃預付款項攤銷	452	48
ain on disposal of property,	出售物業、機器及設備		
plant and equipment	之溢利	-	(88)
mpairment loss on trade receivable	貿易應收賬款減值虧損	712	13
Operating lease rentals in respect of	租賃物業之經營租賃租金		
rented premises		171,921	95,730
Cost of inventories recognised as expenses	確認為開支之存貨成本	741,421	715,420

9. OTHER (LOSS)/GAIN, NET

9. 其他(虧損)/收益[,]淨額

		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
Unrealised (loss)/gain on trading securities Gain on disposal of a property in the PRC Loss on disposal of a subsidiary (Note 35)	證券買賣之未確認(虧損)/收益 出售一間位於中國之物業溢利 出售一間附屬公司虧損(附註35)	(8,745) - (458)	844 15,170 –
		(9,203)	16,014

(i) 董事酬金

如下:

10. DIRECTORS' REMUNERATION AND INDIVIDUALS WITH HIGHEST EMOLUMENTS

10. 董事酬金及最高酬金人士

根據香港公司條例第161節披露之董事酬金

(i) Directors' remuneration

Directors' remuneration disclosed pursuant to section 161 of the Hong Kong Companies Ordinance is as follows:

					2012 二零一二年 Employer's contribution			
		Directors' fees 董事袍金 HK\$'000 千港元	Basic salaries 基本薪金 HK\$'000 <i>千港元</i>	Allowances and other benefits 津貼及 其他福利 HK\$'000 <i>千港元</i> (Note)	to retirement benefit scheme 退休福利 計劃僱主供款 HK\$'000 <i>千港元</i>	Sub-total 小計 <i>HK\$</i> '000 <i>千港元</i>	Share-based payments 以股份為基礎 之付款 HK\$'000 千港元	Total 總計 <i>HK\$</i> '000 <i>千港元</i>
				(附註)				
Executive Directors	執行董事							
Eav Yin	楊仁	238	3,875	2,151	-	6,264	1,105	7,369
Eav Ming Keong, Kinson	楊明強	238	1,959	1,331	12	3,540	828	4,368
Duong Ming Chi, Henry	楊明志							
(appointed on 7th July 2011)	(於二零一一年七月- 獲委任)	CH .						
André Francois Meier	度女口) André Francois Meier	-	-		-	-	-	-
(appointed on 26th October 2011)	(於二零一一年十月							
	二十六日獲委任)	_	3,060	_	9	3,069	1,206	4,275
Au Shiu Leung, Alex	區肇良		0,000		, i	0,000	1,200	,,210
(resigned on 7th July 2011)	(於二零一一年七月-	-8						
(辭任)	64	860		5	929		929
Independent Non-executive Directors	獨立非執行董事							
Lai Si Ming	賴思明	238	-	-	-	238	138	376
Wong Wing Yue, Rosaline	王穎妤	238	-	-	-	238	138	376
Lee Tat Cheung, Vincent	李達祥	238	-	-	-	238	138	376
		1,254	9,754	3,482	26	14,516	3,553	18,069

10. DIRECTORS' REMUNERATION AND INDIVIDUALS WITH HIGHEST EMOLUMENTS (Continued)

10. 董事酬金及最高酬金人士(續)

(i) 董事酬金(續)

(i)	Directors' remuneration (Continued)

					2011 二零一一年			
					_			
				Allowances	to retirement			
				and other	benefit		Share-based	
		Directors'	Basic	benefits	scheme		payments	
		fees	salaries	津貼及	退休福利	Sub-total	以股份為基礎	Total
		董事袍金	基本薪金	其他福利	計劃僱主供款	小計	之付款	總計
		HK\$'000	HK\$'000	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	千港元	千港元
				(Note)				
				(附註)				
Executive Directors	執行董事							
Eav Yin	楊仁	238	2,078	3,319	_	5,635	1	5,636
Eav Ming Keong, Kinson	楊明強	238	1,060	1,766	12	3,076	1	3,077
Au Shiu Leung, Alex	區肇良	238	2,194	509	12	2,953	1	2,954
Independent Non-executive Directors	獨立非執行董事							
Lai Si Ming	賴思明	238	-	_	-	238	-	238
Wong Wing Yue, Rosaline	王頴妤	238	-	-	-	238	-	238
Lee Tat Cheung, Vincent	李達祥	238	-		-	238	-	238
		1,428	5,332	5,594	24	12,378	3	12,381
Note:					附註:			

- There was no arrangement under which a director waived or agreed to waive any emoluments during the year (2011: Nil).
- During the year, no emolument was paid by the Group to the directors as an inducement to join or upon joining the Group, or as compensation for loss of office (2011: Nil).
- During the reporting period, the Company paid HK\$2,915,000 (2011: HK\$2,690,000) for directors' accommodation which is included in allowances and other benefits.
- 4) As at 31st March 2012, the directors held share options under company's share option scheme. The details of the share options are disclosed under the paragraph "share option scheme" in the report of the directors and Note 31(a).

- 年內並無董事放棄或同意放棄任何酬金之安 排(二零一一年:零)。
- 年內,本集團並無支付予董事作為吸引其加 入或於加入本集團後,或作為離職補償之酬 金(二零一一年:零)。
- 3) 於本報告期內,本公司支付2,915,000港元 (二零一一年:2,690,000港元)於董事之住 宿包括津貼及其他福利。
- 4) 於二零一二年三月三十一日,董事根據公司 購股權計劃持有購股權。購股權詳情於董事 會報告之「購股權之計劃」段及附註31(a)中披 露。

10. DIRECTORS' REMUNERATION AND INDIVIDUALS WITH HIGHEST EMOLUMENTS (Continued)

(ii) Individuals with highest emoluments

10. 董事酬金及最高酬金人士(續)

五位最高薪人士中,四位(二零一一年:三

位)董事之酬金於附註10(i)披露。其他一位 (二零一一年:兩位)人士年內之酬金總額如

(ii) 最高酬金人士

下:

Of the five individuals with the highest emoluments, four (2011: three) are directors whose emoluments are disclosed in Note 10(i). The aggregate of the emoluments in respect of the other one (2011: two) individual is as follows:

		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
Basic salaries, allowances and other	基本薪金、津貼及其他福利		
benefits		1,772	3,036
Performance related incentive payments	表現獎勵款項	2,956	548
Employer's contribution to retirement	退休福利計劃僱主供款		
benefit scheme		12	53
Share-based payment expense	以股份為基礎之付款	465	1
		5,205	3,638

The emoluments of the remaining one (2011: two) individual with the highest emoluments are within the following bands:

餘下一位(二零一一年:兩位)最高薪人士之酬金 介乎下列範圍:

			f individuals 人數
		2012 二零一二年	2011 二零一一年
HK\$1,500,001 – HK\$2,000,000 HK\$2,000,001 – HK\$2,500,000 HK\$5,000,001 – HK\$5,500,000	1,500,001港元 – 2,000,000港元 2,000,001港元 – 2,500,000港元 5,000,001港元 – 5,500,000港元	- - 1	1 1 -
		1	2

11. INCOME TAX IN THE CONSOLIDATED INCOME STATEMENT

11. 綜合收益表內之所得税

		Note 附註	2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 HK\$'000 <i>千港元</i> (Restated) (重列)
Current tax Hong Kong Profits Tax Outside Hong Kong	即期税項 香港所得税 香港以外地區		- 10,439	- 14,799
Under-provision in respect of prior years Outside Hong Kong	以往年度撥備不足 香港以外地區		230	350
			10,669	15,149
Deferred tax Current year	遞延税項 本年度	28(a)	(627)	1,282
		_	10,042	16,431
No Hong Kong Profits Tax is provided for the has no estimated assessable profits in Hong ended 31st March 2012. No Hong Kong Prof for prior year because the assessable profits g year ended 31st March 2011 are set off by th losses brought forward from previous years.	Kong for the year fits Tax is provided penerated during the	度並無估計應請 出撥備。由於 度期間之應課利	课税溢利,故並無 載至二零一一年三	三月三十一日止年 無就香港利得税作 三月三十一日止年 夏結轉之累計税項 兑作出撥備。
Taxation for overseas subsidiary compani the appropriate current rates of taxation rul countries.		海外附屬公司; 率作出撥備。	之税項以就有關國	國家現時適用之税
Reconciliation between tax expenses and acc	counting (loss)/profit	税項開支與會言	+(虧損)/溢利按述	適用税率計算之對
Reconciliation between tax expenses and acc	counting (loss)/profit		┼(虧損)/溢利按ు 2012	窗用税率計算之對 2011
	counting (loss)/profit	税項開支與會言		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
Reconciliation between tax expenses and acc	counting (loss)/profit	税項開支與會言	2012 二零一二年 <i>HK\$'000</i>	2011 二零一一年 <i>HK\$'000</i>
Reconciliation between tax expenses and acc	eounting (loss)/profit 除税前(虧損)/溢利	税項開支與會言	2012 二零一二年 <i>HK\$'000</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i> (Restated)
Reconciliation between tax expenses and acc at applicable tax rates:	除税前(虧損)/溢利 按所在國家的有關(虧 税率計算的除税前溢 之税項 在税務上不能扣減之支 在税務上不需課税之收	税項開支與會言 賬: 損)/溢利的適 利 (虧損)/溢利 支税務影響 致入之税務影響 質時差異	2012 二零一二年 HK\$'000 千港元	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i> (Restated) (重列)

There was no income tax relating to components of other comprehensive income for the years ended 31st March 2012 and 2011.

截至二零一一年及二零一二年三月三十一日止年 度,並無有關其他全面收益組合成份之所得税。

12. (LOSS)/PROFIT ATTRIBUTABLE TO OWNERS OF THE COMPANY

12. 歸屬於本公司持有人之(虧損)/溢利

The consolidated (loss)/profit attributable to the owners of the Company includes a loss of HK\$50,879,000 (2011: profit of HK\$2,432,000) which has been dealt with in the financial statements of the Company.

13.

歸屬於本公司持有人之綜合(虧損)/溢利中包括 一項已撥入本公司財務報表之50,879,000港元之 虧損(二零一一年:2,432,000港元之溢利)。

. DIVIDENDS	13.	股息		
			2012 二零一二年 HK\$'000 千港元	2011 二零一一年 HK\$'000 千港元
Interim dividend declared and paid of 0.2 HK cents per share	宣佈及派發中期股息每股 0.2 港仙		-	6,239
Final dividend proposed after the end of the reporting period of 0.2 HK cents per share	報告期末後擬派發之末期股息 每股 0.2 港仙		-	6,739
A final dividend of 0.2 HK cents per sh	pare totaling HK\$9,010,000	於截至三零	·큧在三日三十一	日止年度之末期股

A final dividend of 0.2 HK cents per share, totaling HK\$9,010,000 for the year ended 31st March 2010 and interim dividend of HK\$6,239,000 in respect of the year ended 31st March 2011 was paid in September 2010 and December 2010 respectively.

At a board meeting held on 30th June 2011, the directors of the Company proposed a final dividend of 0.2 HK cents per share for the year ended 31st March 2011. This proposed dividend was not reflected as dividend payable in these financial statements, but was reflected as an appropriation of retained earnings for the year ended 31st March 2012. The final dividend relating to the year ended 31st March 2011 amounted to HK\$6,834,000 was paid in October 2011.

The directors do not recommended any payment of final dividend for the year ended 31st March 2012.

於截至二零一零年三月三十一日止年度之末期股 息0.2港仙,總額9,010,000港元及有關二零一一 年三月三十一日止年度之中期股息6,239,000港元 已分別於二零一零年九月及二零一零年十二月派 付。

於二零一一年六月三十日舉行之董事會,本公司 董事建議派發截至二零一一年三月三十一日止 年度之末期股息0.2港仙。此擬派之股息沒有反 映此財務報表應付之股息,但反映截至二零一二 年三月三十一日止年度的保留盈利撥款。有關二 零一一年三月三十一日止年度之末期股息金額 6,834,000港元,已於二零一一年十月派付。

董事不建議派發截至二零一二年三月三十一日止 年度之任何末期股息。

14. (LOSS)/EARNINGS PER SHARE

(a) Basic (loss)/earnings per share

The calculation of basic (loss)/earnings per share is based on loss attributable to owners of the Company of HK\$60,770,000 (2011 (restated): profit of HK\$97,445,000) and the weighted average number of 3,386,116,000 ordinary shares (2011: 3,065,103,000 ordinary shares) in issue during the year. The weighted average number of ordinary shares used in the calculation of basic earnings per share for the year ended 31st March 2011 has accounted for the share sub-division which was effective from 15th November 2010.

(b) Diluted (loss)/earnings per share

(i) Diluted loss per share is equal to the basic loss per share for the year ended 31st March 2012 because the outstanding convertible notes had an anti-dilutive effect on the basic loss per share.

The share option had no dilutive effect because the average market price of ordinary shares did not exceed the exercise price of the share option for the year ended 31st March 2012.

(ii) The calculation of diluted earnings per share for the year ended 31st March 2011 is based on the following data:

14. 每股(虧損)/盈利

(a) 每股基本(虧損)/盈利

每股基本(虧損)/盈利乃按公司持有人應佔 虧損60,770,000港元(二零一一年(重列): 溢利97,445,000港元),以及於年內發行之 3,386,116,000股普通股加權平均數(二零一一 年:3,065,103,000股普通股)計算。用作計算截 至二零一一年三月三十一日止年度每股基本盈利 之普通股加權平均數,已計入二零一零年十一月 十五日生效之股份拆細。

(b) 每股經攤薄(虧損)/盈利

(i) 於截至二零一二年三月三十一日止年 度每股經攤薄虧損相等於每股基本虧 損,因為尚未行使之可換股票據對每 股基本虧損有反攤薄影響。

> 購股權並無攤薄影響,因為其普通股之 平均市場價格不超過截至二零一二年 三月三十一日止年度之購股權行使價。

(ii) 截至二零一一年三月三十一日止年度 之每股經攤薄盈利乃根據下列數據計 算:

2011

		二零一一年 <i>HK\$'000</i> <i>千港元</i> (Restated) (重列)
Profit attributable to the owners of	歸屬於本公司持有人之溢利	07.445
the Company	可按职要求各体式公室感到自	97,445
After tax effect of effective interest on the liability component of convertible notes	可換股票據負債成份之實際利息 除税後之影響	3,821
Profit attributable to the owners of the	每股攤薄盈利之歸屬於	
Company for the purpose of diluted	本公司持有人之溢利	
earnings per share		101,266

14. (LOSS)/EARNINGS PER SHARE (Continued)

14. 每股(虧損)/盈利(續)

(b) Diluted (loss)/earnings per share (Continued)

(b) 每股攤薄(虧損)/盈利(續)

							Number of shares 股份數目
							'000 千股
	Weighted average number of ordinary	每股基	本盈利				
	shares for the purpose of basic earnings per share		「通股 『平均數				3,065,103
	Effect of dilutive potential ordinary shares arising from convertible notes outstandir		< 行使可換服 = 普通股攤薄				352,976
		ig /ii /ii	- 日 7世 11久 1年 /马	が首		-	332,970
	Weighted average number of ordinary		薄盈利				
	shares for the purpose of diluted earnings per share		⊦通股 ፤平均數			-	3,418,079
	The share option had no dilutive effect because market price of ordinary shares did not exceed price of the share option for the year ended 31st	the exerci	se	通股之	之平均市場價		一日止年度普 購股權之行使 。
c)	Impact of change in accounting policy			(c) 會計]	贁 策轉變之景	/響	
	Change in the Group's accounting policy during described in detail in Note 3. The table below sur impact on both basic and diluted (loss)/earnings	nmarises th		3 ° 下		及經攤薄後兩	變詳述於附註 「者之每股(虧
		(Decrease	-				
		increase attributable		•	basic loss)/		diluted loss)/ luted earnings
		of the C			share		share
		歸屬於本之	公司持有人	每	股	每	股
		(虧損洞			員減少)/		損減少)/
		盈利			利增加		盈利增加
		2012 二零一二年	2011 二零一一年	2012 二零一二年	2011 二零一一年	2012 二零一二年	2011 二零一一年
				———— HK cents	_ HK cents	_ ~ − + HK cents	+ HK cents
		HK\$'000	HK\$'000	per share	per share	per share	per share
		千港元	千港元	每股港仙	每股港仙	每股港仙	每股港仙

		十港兀	十沧兀	母胶港仙	母胶沧畑	母胶港仙	母版
Change in accounting policy	有關遞延所得税之						
relating to deferred income tax	會計政策轉變						
(Note 3)	(附註3)	(6,369)	5,232	(0.19)	0.17	(0.19)	

0.15

15. PROPERTY, PLANT AND EQUIPMENT

(a)

15. 物業、機器及設備

The Group				(a)	本集團			
		Land and buildings	Furniture, fixtures and fittings	Leasehold improve- ments	Machinery and equipment	Motor vehicles	Construction in progress	Total
		bullullige	傢具、設備	租賃	機器	Termenee	in progrooo	Total
		土地及樓宇	及裝置	物業裝修	及設備	汽車	在建工程	總額
		HK\$'000	HK\$'000	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	千港元	千港元
At 1st April 2010	於二零一零年四月一日							
Cost	成本值	10,060	3,231	40,102	20,476	2,885	-	76,754
Accumulated depreciation	累計折舊	(2,056)	(1,795)	(31,914)	(14,575)	(1,085)	_	(51,425)
Accumulated depreciation	余山川白	(2,000)	(1,735)	(31,314)	(14,575)	(1,000)		(31,423)
Carrying amount	賬面淨值	8,004	1,436	8,188	5,901	1,800	-	25,329
Year ended 31st March 2011	二零一一年三月三十一日止年月							
Opening carrying amount	期初賬面淨值	8,004	1,436	8,188	5,901	1,800	-	25,329
Translation differences	換算差額	675	-	85	629	-	-	1,389
Additions	添置	-	24	12,091	2,904	-	-	15,019
Disposals	出售	(2,381)		-	(261)		-	(2,642)
Depreciation charge	折舊支出	(517)	(452)	(10,276)	(2,702)	(516)	-	(14,463)
Closing carrying amount	期末賬面淨值	5,781	1,008	10,088	6,471	1,284	-	24,632
	於二零一一年四月一日							
At 1st April 2011	於二令一一年四月一日 成本值	0.005	2.050	42.070	00 500	0.005		00.000
Cost	成平值 累計折舊	8,365	3,259	43,972	23,522	2,885	-	82,003
Accumulated depreciation	糸司 ʃ/] 昏	(2,584)	(2,251)	(33,884)	(17,051)	(1,601)	-	(57,371)
Carrying amount	賬面淨值	5,781	1,008	10,088	6,471	1,284	-	24,632
Year ended 31st March 2012	二零一二年三月三十一日止年月	变						
Opening carrying amount	期初賬面淨值	5,781	1,008	10,088	6,471	1,284	-	24,632
Translation differences	換算差額	93	, 1	223	191	· -	-	508
Additions	添置	2,455	75	20,939	2,696	-	11,380	37,545
Transfer from investment	由物業投資			,			,	,
properties (Note 17)	轉撥 <i>(附註17)</i>	2,785	-	-	-	-	-	2,785
Depreciation charge	折舊支出	(592)	(464)	(11,567)	(2,671)	(516)	-	(15,810)
Closing carrying amount	期末賬面淨值	10,522	620	19,683	6,687	768	11,380	49,660
At 31st March 2012	於二零一二年三月三十一日							
Cost	成本值	17,509	3,338	62,656	25,535	2,885	11,380	123,303
Accumulated depreciation	累計折舊	(6,987)	(2,718)	(42,973)	(18,848)	(2,117)	-	(73,643)
Corning amount	距而河位	10 500	600	10 600	6 607	760	11.000	40.660
Carrying amount	賬面淨值	10,522	620	19,683	6,687	768	11,380	49,660

15. PROI	PERTY, PLANT AND EQUIPM	IENT (Continued)	15.	物ぅ	紫、機器 】	又設備(續)	
(b)	Property, plant and equipme line basis at the following ra	ent are depreciated on a straight- tes per annum:		(b)	物業、機 折舊:	器及設備以直續	線法按下列年率計算
	Freehold land and construction	in progress are not depreciated			永久業権	[土地及在建工	程均不計提折舊
	Leasehold land	2% or over the remaining terms of the leases, if shorter			租賃土地		或按租約餘下年期 以較短者為準)
	Buildings	2 – 4% or over the remaining lease period, if shorter			樓宇	2 -	• 4% 或按租約餘下 = 期(以較短者為準)
	Furniture, fixtures and fittings Leasehold improvements	 15 - 20% 5 - 50% or over the remaining lease period, if shorter 			傢具、設 租賃物業	2備及裝置 15 美装修 5-	
	Machinery and equipment	20 - 50%			機器及該		- 50%
	Motor vehicles	20%			汽車	20	%
(c)	The analysis of the carrying as follows:	amounts of land and buildings is		(c)	土地及樓	宇之賬面值分析	斤如下:
							e Group ^医 集團
						2012	2011
						二零一二年 <i>HK\$'000</i>	二零一一年 <i>HK</i> \$'000
						千港元	千港元
	Land and buildings In Hong Kong Long leases Outside Hong Kong	土地及樓宇 於香港 長期租賃 香港以外				935	1,028
	Medium leases Freehold	中期租賃				2,402 7,185	- 4,753
						10,522	5,781
(d)	has an unlimited useful life	is located in Switzerland, which and therefore is not depreciated. a land as at 31st March 2012 is 753,000).		(d)	限之使) 一二年3	用年期及因此 E月三十一日,	立於瑞士,擁有沒期 不予折舊。於二零 土地之賬面金額為 -一年:4,753,000港
(e)	The land and buildings own the PRC, Hong Kong and Sv	ned by the Group are located in witzerland.		(e)	由本集團 港及瑞士		樓宇均位於中國,香
(f)		and buildings of HK\$3,319,000 pledged as securities for bank		(f)	元之土地	▷及樓宇(二零-	-一日,3,319,000港 -一年:1,008,000港 低押,詳情載於附註

16. PREPAID LEASE PAYMENTS

16. 租賃預付款項

			The Group 本集團		
		2012	201		
		二零一二年	二零一一年		
		HK\$'000	HK\$'000		
		千港元	千港元		
At 1st April	於四月一日	1,087	4,049		
Translation difference	換算差額	(6)			
Additions	添置	20,998			
Disposal	出售	-	(2,914		
Amortisation	攤銷	(452)	(48		
At 31st March	於三月三十一日	21,627	1,08		
The Group's prepaid lease payments comprise:	本集團之租賃預付款項包括:				
		HK\$'000	HK\$'00		
		千港元	千港元		
Long leases in Hong Kong	於香港之長期租賃	1,080	1,08		
Medium lease in the PRC	於中國之中期租賃	20,547	1,00		
		21,627	1,08		
		нк\$'000	HK\$'00		
		千港元	千港元		
Analysis for reporting purposes as:	出於報告目的之分析:				
Current portion	流動部分	499			
Non-current portion	非流動部分	21,128	1,08		
		21,627	1,08		
At 31st March 2012, certain prepaid leas	·····································	一二年三月三十-	_ □ . 芏 工 @		

bank loans as detailed in Note 36.

賃預付款項作銀行貸款抵押,詳情載於附註36。

17. INVESTMENT PROPERTIES

17. 投資物業

		The G 本集	•
		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
At valuation	估值列值		
At 1st April	於四月一日	105,746	70,185
Translation difference	換算差額	420	3,629
Acquisitions	收購	27,292	-
Disposal of a subsidiary (Note 35)	出售一間附屬公司 <i>(附註35)</i>	(4,275)	-
Transfer to land and buildings (Note 15(a))	轉出至土地及樓宇(<i>附註15(a)</i>)	(2,785)	-
Fair value gains	公允值收益	33,201	31,932
At 31st March	於三月三十一日	159,599	105,746

At 31st March 2012, certain investment properties of HK\$144,827,000 (2011: HK\$79,900,000) were pledged as securities for bank loans as detailed in Note 36.

The carrying amount of investment properties held by the Group at 31st March 2012 and 2011 comprises:

於 二 零 一 二 年 三 月 三 十 一 日 , 若 干 價 值 144,827,000港元(二零一一年:79,900,000港元) 的投資物業用作銀行貸款抵押,詳情載於附註36。

本集團於二零一二年及二零一一年三月三十一日 之投資物業之賬面值包括:

		The Group 本集團		
		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$</i> '000 <i>千港元</i>	
In Hong Kong, held on: – Long leases	在香港之長期租賃	120,000	81,400	
Outside Hong Kong, held on:	在香港以外:			
- Medium leases	中期租賃	27,137	5,676	
- Long leases	長期租賃	5,946	4,275	
- Freehold	永久業權	6,516	14,395	
		39,599	24,346	
		159,599	105,746	

17. INVESTMENT PROPERTIES (Continued)

Notes:

- (a) The Group's investment properties outside Hong Kong with carrying amount of HK\$4,317,000 (2011: HK\$4,156,000) are registered under the name of other persons in trust for the Group.
- (b) At 31st March 2012 and 2011, the Group's investment properties in the PRC were valued by DTZ Debenham Tie Leung Limited, a firm of independent valuer who holds a recognised and relevant professional qualification and has recent experience in the location and category of properties being valued on an open market basis calculated by reference to recent market transactions in comparable properties.
- (c) At 31st March 2012 and 2011, the Group's investment properties in Hong Kong were valued by Prudential Surveyors International Limited and DTZ Debenham Tie Leung Limited respectively, the firms of independent valuers who hold a recognised and relevant professional qualification and have recent experience in the location and category of properties being valued on an open market basis calculated by reference to recent market transactions in comparable properties.
- (d) At 31st March 2012 and 2011, the Group's investment properties in Switzerland were valued by Pierre Berset S.A., a firm of independent valuer who holds a recognised and relevant professional qualification and has recent experience in the location and category of properties being valued on an open market basis calculated by reference to net rental income allowing for reversionary income potential.
- (e) As at 31st March 2012, the valuation gain on investment properties amounting to HK\$33,201,000 (2011: gain of HK\$31,932,000) is recognised in the consolidated income statement.

18. INVESTMENTS IN SUBSIDIARIES

17. 投資物業(續)

附註:

- (a) 本集團位於香港以外地區賬面全額4,317,000港元 (二零一一年:4,156,000港元)之投資物業乃由出 任本集團信託人之其他人士名下登記。
- (b) 於二零一一年及二零一二年三月三十一日,本集 團位於中國之投資物業由持有認可及相關專業資格以及擁有區內近期該類別經驗之獨立專業估值 行DTZ戴德梁行有限公司於二零一二年三月三十一日依據淨租金收入及收入潛力之公開市價計算並 按公開市場基準估值。
- (c) 於二零一一年及二零一二年三月三十一日,本集團在香港之投資物業由持有認可及相關專業資格以及擁有區內近期該類別經驗之獨立專業估值行 Prudential Surveyors International Limited及DTZ 戴德梁行有限公司於二零一二年三月三十一日依 據淨租金收入及收入潛力之公開市價計算並按公 開市場基準估值。
- (d) 於二零一一年及二零一二年三月三十一日,本集 團在瑞士之投資物業由持有認可及相關專業資格 以及擁有區內近期該類別經驗之獨立專業估值行 Pierre Berset S.A.於二零一二年三月三十一日依 據淨租金收入及收入潛力之公開市價計算並按公 開市場基準估值。
- (e) 於二零一二年三月三十一日,在綜合收益表確認 之投資物業估值收益為33,201,000港元(二零一一年:收益31,932,000港元)。

18. 於附屬公司之投資

			ompany 公司
		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK</i> \$'000 <i>千港元</i>
Unlisted shares, at cost Less: impairment loss	非上市股份,按成本 扣減:減值虧損	320,837 (320,837)	320,837 (320,837)
		-	-

In prior years, due to the poor operating performance of the relevant subsidiaries, the carrying amount had been impaired by approximately HK\$320,837,000 through the recognition of impairment losses. After considering the poor operating performance of the relevant subsidiaries, the directors of the Company are of the opinion that investment cost of these subsidiaries would not have significant value to the Group and such amount has already been fully written off in prior years, and impairment loss should not be reversed.

於過往年度,因有關附屬公司經營表現欠佳,已 就其賬面值確認減值虧損約320,837,000港元。 考慮相關附屬公司經營表現欠佳,本公司董事認 為,該等附屬公司之投資成本將不會為本集團帶 來任何重大價值,該等款項於過去年度已被全數 撇銷,減值虧損將不被撥回。

18. INVESTMENTS IN SUBSIDIARIES (Continued)

18. 於附屬公司之投資(續)

The following list contains only the particulars of subsidiaries which principally affected the results, assets or liabilities of the Group.

以下表列包括主要影響本集團業績,資產或負債 的附屬公司詳情。

Name of subsidiary 附屬公司名稱	Place of incorporation or establishment or registration/ operation 註冊或成立地點/ 經營地點	Paid up issued ordinary share capital/ registered capital 實繳已發行普通 股本/註冊資本	Proportion of nominal value of issued share capital/ registered capital held by the Company 本公司所持已發行股本/ 註冊資本面值之百分比		Principal activities 主要業務
			Directly 直接	Indirectly 間接	
AC (Overseas) Limited	British Virgin Islands 英屬處女群島	HK\$10,000 10,000港元	100% 100%		Investment holding 投資控股
Juvenia Montres S.A.	Switzerland 瑞士	SFr.1,875,000 1,875,000瑞士法郎	-	100%	Assembling and marketing of gold and jewellery watches
			-	100%	裝配及經銷金錶及寶石錶
冠亞名表城(上海)貿易有限公司	People's Republic of China*	HK\$150,000,000	-	100%	Watch trading
	中華人民共和國*	150,000,000港元	-	100%	鐘錶貿易
Time City (Hong Kong) Limited 冠亞名表城(香港)有限公司	Hong Kong 香港	HK\$3,000,000 3,000,000港元	-	100% 100%	Watch trading 鐘錶貿易
Juvenia (Hong Kong) Company Limited	Hong Kong	HK\$5,000,000	-	100%	Brand development and watch trading
尊皇(香港)有限公司	香港	5,000,000港元	-	100%	品牌發展及鐘錶貿易
Accord Watch & Jewellery (International) Limited	Hong Kong	HK\$3,500,100	-	100%	Brand development and watch trading
艾卓鐘錶珠寶(國際)有限公司	香港	3,500,100 港元	-	100%	品牌發展及鐘錶貿易
Asia Commercial Property Holdings Limited	British Virgin Islands/ Hong Kong	US\$1	100%	-	Property holding and investment
ů.	英屬處女群島/香港	1 美元	100%	-	物業持有及投資
冘陽遭灣拿鐘錶珠寶有限公司	People's Republic of China#	RMB1,000,000	-	100%	Watch trading
	中華人民共和國*	1,000,000 人民幣	-	100%	鐘錶貿易
Vakmann Watch (International) Company Limited <i>(Note</i>)	Hong Kong	HK\$20,000,000	-	50%	Brand development and watch trading
威克曼國際有限公司 <i>(附註)</i>	香港	20,000,000港元	-	50%	品牌發展及鐘錶貿易
* Registered under the law wholly foreign-owned ent		ublic of China as a	* 柜	艮據中華人民共和	國法律註冊為全資外資企業。

Registered under the laws of The People's Republic of China as a domestic enterprise.

Note: The Group holds 50% of the issued and paid-up capital of Wakmann Watch (International) Company Limited ("Wakmann"). Under the supplementary agreement dated 31st March 2012, the Group controls the composition of the board of directors of Wakmann. Therefore the Group controls Wakmann and classified it as subsidiary. * 根據中華人民共和國法律註冊為國內企業。

附註:本集團持有威克曼國際有限公司(「威克曼」)50% 已發行及繳足股本。根據二零一二年三月三十一 日之補充協議,本集團控制威克曼董事局之組 成。因此,本集團控制威克曼及歸類其為附屬公 司。

19. AVAILABLE-FOR-SALE INVESTMENTS

19. 可供出售之投資

			Group 集團
		2012 二零一二年 <i>HK\$'0</i> 00 <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
Investments in Club debentures, net	投資於 會所債券,淨額	6,056	5,273

The club debentures are measured at fair value. Fair value of the investment has been determined by reference to the bid price quoted in an active market. The increase in carrying amount of HK\$783,000 for the year ended 31st March 2012 (2011: HK\$1,081,000) was due to the increase in their fair values.

會所債券按公允值計量。此投資之公允值乃參 照市場上之買價而釐定。截至二零一二年三月 三十一日止年度,此投資以帳面值增值783,000港 元(二零一一年:1,081,000港元),乃因為其重估 之公允值增加。

20. INVENTORIES

20. 存貨

		The Group 本集團	
		2012	2011
		二零一二年 <i>HK\$'000</i>	二零一一年 <i>HK</i> \$'000
		千港元	HK\$ 000 千港元
Watches	鐘錶		
Raw materials	原材料	89,611	86,123
Work in progress	半製成品	2,824	1,071
Finished goods	製成品	504,159	299,843
		596,594	387,037

At 31st March 2012, certain inventories of HK\$159,611,000 (2011: HK\$Nil) were pledged as securities for bank loans as detailed in Note 36.

於二零一二年三月三十一日,159,611,000港元之 若干存貨(二零一一年:零港元)已抵押作為銀行 貸款的擔保,詳情載於附註36。

20. INVENTORIES (Continued)

20. 存貨(續)

The analysis of the amount of inventories recognised as an expenses and included in profit or loss is as follows:

確認為開支並列入損益之存貨金額之分析如下:

		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$</i> '000 <i>千港元</i>
Carrying amount of inventories sold Write-down/(reversal of write-down)	出售存貨之賬面值 存貨之撇減/(撥回撇減)	737,894	723,053
of inventories	[[貝人]]00/190/(130日]100/190/	3,527	(7,633)
		741,421	715,420

The reversal of write-down of inventories arose due to the sale of the obsolete stock during the year ended 31st March 2011. The selling price of the obsolete stock is greater than the estimated net realisable value in previous years. Therefore, write back of inventories HK\$7,633,000 was made during the year ended 31st March 2011.

21. TRADE AND OTHER RECEIVABLES

The Group allows credit period of ranging from cash on delivery to 90 days to its trade receivables. The aging analysis of trade receivables of HK\$47,467,000 (2011: HK\$55,153,000) which are included in the Group's trade receivables at the end of the reporting period, based on invoice date, is as follows:

因於截至二零一一年三月三十一日止年度內出售 滞銷存貨,故於本年度產生撥回撇減之存貨。滞銷 存貨之售價高於過往年度之估計可變現淨值。因 此,於截至二零一一年三月三十一日止年度存貨 之撥回為7,633,000港元。

21. 貿易及其他應收賬款

本集團給予貿易應收賬戶由到貨收款至90天之信 貸期。於報告期末,包括在本集團貿易應收賬款 內根據發票日期之貿易應收賬款47,467,000港元 (二零一一年:55,153,000港元)之賬齡分析如下:

	The Coi 本公	
2011 二零一一年	2012 二零一二年	2011 二零一一年
HK\$'000	HK\$'000	HK\$'000
千港元	千港元	千港元
54,387	-	_
533	-	-
87	-	-
146	-	-
55,153	_	_
-	-	-
55 150		
55,153 5,112	-	-
60,265	-	_
21,462	271	277
01 707	071	277
	-	21,462 271

21. TRADE AND OTHER RECEIVABLES (Continued)

The carrying amounts of trade and other receivables at 31st March 2012 and 2011 approximated their fair value.

The carrying amounts of 91% (2011: 93%) of the Group's trade receivables are denominated in Renminbi.

All of the trade receivables and other receivables are expected to be recovered within one year.

(a) Impairment of trade receivables

Impairment losses in respect of trade receivables are recorded using an allowance account unless the Group is satisfied that recovery of the amount is remote, in which case the impairment loss is written off against trade receivables directly (see Note 2(i)(i)).

The movement in the allowance for doubtful debts during the reporting period, including both specific and collective loss component, is as follows:

21. 貿易及其他應收賬款(續)

於二零一一年及二零一二年三月三十一日貿易及 其他應收款項之賬面值與公允值相若。

本集團貿易應收賬款之91%(二零一一年:93%) 之賬面值以人民幣列值。

所有貿易應收賬款及其他應收賬款預期可於一年 內收回。

(a) 貿易應收賬款減值

應收賬款之減值虧損以撥備賬記錄,除非本 集團有信心收回款額之可能性極微,在該情 況下,減值損失直接對銷貿易應收賬款(見 附註2(i)(i))。

於報告期間呆賬撥備變動(包括特定及集體 虧損部份)如下:

		The Group 本集團		
		2012	2011	
		二零一二年	二零一一年	
		HK\$'000	HK\$'000	
		千港元	千港元	
At 1st April Impairment loss recognised Uncollectible amounts written off	於四月一日 已確認之減值虧損 呆賬撇銷	- 712 (712)	62 13 (75)	
At 31st March	於三月三十一日	_	_	
At 31st March 2012, the Group's HK\$712,000 (2011: HK\$13,000) were			日,本集團貿易應 立決定撇賬(二零	

to be impaired.

一一年:13,000港元)。

21. TRADE AND OTHER RECEIVABLES (Continued)

21. 貿易及其他應收賬款(續)

(b) 無減值之貿易應收賬款

(b) Trade receivables that are not impaired

根據到期日,就無個別或集體被視作減值之

The aging analysis of the trade receivables that are neither individually nor collectively considered to be impaired, based on due date, are as follows:

貿易應收賬款賬齡分析如下:

			The Group 本集團		
		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK</i> \$'000 <i>千港元</i>		
Neither past due nor impaired	並無逾期或減值	45,647	54,387		
Less than 90 days past due	逾期少於90日	174	533		
91 to 180 days past due	逾期91至180日	1,429	87		
181 to 365 days past due	逾期181至365日	217	146		
		1,820	766		
		47,467	55,153		

Trade receivables are due within 90 days from the date of billings. Receivables that were neither past due nor impaired relate to a wide range of customers for whom there was no recent history of default.

Receivables that were past due but not impaired relate to a number of independent customers that have a good track record with the Group. Based on past experience, management believes that no impairment allowance is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable. The Group does not hold any collateral over these balances.

貿易應收賬款是由賬單日起90日內到期。概 無逾期或減值之貿易應收賬款包括在眾多並 無近期欠款記錄之客戶內。

逾期但無減值之應收賬款與多名獨立客戶 有關,該等客戶在本集團之信貸記錄良好。 根據過往經驗,管理層認為,該等結餘毋須 作出減值撥備,乃由於信貸質素並無重大變 動,且結餘仍被視作可全數收回。本集團並 無就此等結餘持有任何抵押品。

22. AMOUNTS DUE FROM/(TO) SUBSIDIARIES

22. 應收/(應付)附屬公司款項

					The Company 本公司	
				2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$</i> '000 <i>千港元</i>	
(a)	Amounts due from subsidiaries Impairment loss recognised	(a)	應收附屬公司款項 已確認之減值虧損	1,024,514 (717,075)	1,000,888 (688,776)	
				307,439	312,112	
(b)	Amounts due to subsidiaries	(b)	應付附屬公司款項	13,408	13,421	

The carrying amount of the amounts due from/(to) subsidiaries as at 31st March 2012 approximated their fair value.

As at 31st March 2012 and 2011, the amounts due from subsidiaries were unsecured and repayable on demand. Except for an amount of approximately HK\$19,567,000 (2011: HK\$19,682,000) with interest charged at prevailing prime rate less 2% per annum, the remaining balance were non-interest bearing.

Impairment losses amounting to approximately HK\$28,299,000 were made during the year ended 31st March 2012 due to the poor operating performance of certain subsidiaries.

23. TRADING SECURITIES

於二零一二年三月三十一日,應收/(應付)附屬 公司款項之賬面值與其公允值相若。

於二零一一年及二零一二年三月三十一日,應收 附屬公司款項為無抵押並須於要求時償還。除為 數約19,567,000港元(二零一一年:19,682,000港 元)按當時最優惠利率減2%計算利息外,其餘款 項為免息。

於截至二零一二年三月三十一日止年度產生之減 值損失金額約為28,299,000港元,乃因若干附屬 公司的經營業績欠佳。

23. 證券買賣

				Group 集團
			2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
Listed equity securities at fair value – in Hong Kong	上市證券之公允值 – 香港		7,098	15,843
The fair value of listed equity securities is base bid prices at the end of the reporting period.	d on their closing	上市證券之公; 為基礎。	允值以本報告期:	末其收市之買入價

24. CASH AND CASH EQUIVALENTS

24. 現金及現金等值物

		The G 本集	-	The Co 本公	
		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
Cash at bank and on hand	銀行存款及手頭現金	90,111	140,520	40,367	78,741
Less: pledged bank deposits (Note 36)	扣減:已抵押銀行存款 <i>(附註36)</i>	(3,965)	-		-
Cash and cash equivalents in the consolidated statement of financial position and the consolidated statement of cash flows	於綜合財務狀況表及 綜合現金流量表列示 的現金及現金等值物	86,146	140,520		

The Group's cash and cash equivalents include cash at bank and in hand of HK\$38,103,000 (equivalent to RMB30,890,000) held in the PRC as at 31st March 2012 (2011: HK\$48,350,000 (equivalent to RMB40,715,000)). The conversion of RMB denominated balance into foreign currencies and the remittance of such foreign-currency denominated bank balances and cash out of the PRC are subject to the relevant rules and regulations of foreign exchange control promulgated by the PRC government.

Cash at banks carry interest at market rates which range from 0.01% to 0.5% (2011: 0.01% to 0.4%) per annum. The bank balances are deposited with creditworthy banks with no recent history of default.

於二零一二年三月三十一日本集團在中國內 地之現金及現金等值物包括銀行及手頭現金 為38,103,000港元(相等於30,890,000元人民 幣)(二零一一年:48,350,000港元(相等於 40,715,000元人民幣))。人民幣計價結餘轉換至 外幣及該等外幣計價的銀行匯款結餘及中國內地 之套現,受到中國政府頒佈的外匯管理條例及有 關規則規管。

於銀行之現金按市場利率計息,範圍介乎於年息0.01%至0.5%之間(二零一一年:0.01%至0.4%)。銀行結餘存放於最近並無違約紀錄之信 譽昭著的銀行。

25. TRADE AND OTHER PAYABLES

Included in trade and other payables are trade payables of HK\$41,844,000 (2011: HK\$37,165,000), the aging analysis of which based on date of receipt of goods as at the end of the reporting period, is as follows:

25. 貿易及其他應付賬款

於報告期末,根據收貨日期計入貿易及其他應付 賬款內之貿易應付賬款41,844,000港元(二零一一 年:37,165,000港元)之賬齡分析如下:

		The G 本集	-	The Co 本公	
		2012	2011	2012	2011
		二零一二年	二零一一年	二零一二年	二零一一年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Trade neurobles	网日陈什旺与				
Trade payables	貿易應付賬款	04 704	05 400		
Up to 90 days	即期至90日	34,784	35,463	-	-
91 to 180 days	91至180日	5,633	296	-	-
181 to 365 days	181至365日	95	646		
Over 365 days	365日以上	1,332	760		
		41,844	37,165	-	-
Other payables and	其他應付賬款及				
accrued charges	應計費用	37,746	37,568	2,610	2,769
Financial liabilities measured	以攤銷成本計算				
at amortised cost	之金融負債	79,590	74,733	2,610	2,769
Rental received in advance	預收租金	75	75	-	-
Deposits received	已收按金	2,194	3,039	-	-
Other tax payable	其他應付税項	91,000	75,693	-	-
		172,859	153,540	2,610	2,769
The carrying amounts of the Group's trade and other payables at 於二零一一年及二零一二年三月三十一日,本 31st March 2012 and 2011 approximated their fair value. 國貿易及其他應付賬款之賬面值與相應公允值 若。					
The carrying amounts of the trade payables of the Group are 本集團貿易應付賬款之賬面值主要以人民幣列 mainly denominated in Renminbi.			以人民幣列值。		
All of the trade and other paya	bles are expected to be sottled	1 66-	右容包乃甘仙应	[付款頂葫計於-	-年內結算或確
or recognised as income within			有貝汤及共他應 為收入,或按要		十四加异以唯
demand.	i one year of are repayable of	Ⅰ 前愆,	向收八 ' 以汝安	小貝燿。	

26. BANK LOANS

26. 銀行借貸

			Group
		本	集團
		2012 二零一二年 <i>HK\$'000</i>	2011 二零一一年 <i>HK</i> \$'000
		千港元	千港元
Bank loans	銀行借貸		
- secured	一有抵押	153,436	-
- unsecured	一無抵押	80,026	5,938
		233,462	5,938

The analysis of the carrying amount of bank loans are as follows:

銀行貸款之賬面金額分析如下:

			Group 集團
		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
Current liabilities	流動負債		
Portion of bank loans due for repayment	一年內到期償還之部份		
within one year	銀行貸款	47,955	-
Portion of bank loans due for repayment within	一年內到期償還部份銀行之貸款		
one year which contains a repayment on	其中包括按要求還款條款		
demand clause		74,087	5,938
Portion of bank loans due for repayment	一年後到期償還之部份銀行		
after one year which contain a repayment	貸款其包括按要求		
on demand clause (note i)	還款條款(附註i)	111,420	-
		233,462	5,938

At 31 March 2012, total bank loans of HK\$233,462,000 were due for repayment as follows:

於二零一二年三月三十一日,銀行貸款總額 233,462,000港元到期償還如下:

			The Group 本集團	
		2012	2011	
		二零一二年	二零一一年	
		HK\$'000	HK\$'000	
		千港元	千港元	
Portion of bank loans due for repayment	一年內到期償還之部份			
within one year	銀行貸款	122,042	5,938	
Bank loans due for repayment	一年後到期償還之銀行貸款			
after one year (note ii):	(附註ii):			
After 1 year but within 2 years	一年後但兩年內	37,160	-	
After 2 years but within 5 years	兩年後但五年內	74,260	-	
		111,420	_	
		233,462	5,938	

26. BANK LOANS (Continued)

Note	<i></i>	附註:	
i)	None of the portion of bank loans due for repayment after one year which contain a repayment on demand clause and that is classified as a current liability is expected to be settled within one year.	 i) 一年後到期償還銀行貸款概無部份其包括按需求 條款還款及被分類為預計於一年內償還之流動負 債。 	
ii)	The amounts due are based on scheduled repayment dates as stipulated in the respective loan agreements.	ii) 該款項根據相關之貸款協議規定之計劃還款日期。	
The	bank loans are carried at amortised cost.	銀行貸款按攤銷成本列賬。	
	effective interest rates (which are also equal to contracted rest rates) on the Group's bank loans are ranged from 3.63%	本集團之銀行貸款實際利率(亦等於合約利率) 範圍介乎於年息3.63%至9.00%(二零一一年:	

to 9.00% (2011: 5.88%) per annum. As at 31st March 2012, the secured bank loans were secured

by (i) pledged of assets as disclosed in note 36, (ii) corporate guarantees given by the Company, (iii) assignment of dividends payable by Asia Commercial Time City (Shanghai) Trading Limited and shareholder's loans of Asia Commercial City (Shanghai) Trading Limited advanced or to be advanced by Time City (Hong Kong) Limited and (iv) assignment of rental income from certain investment properties.

27. LOANS FROM A DIRECTOR

During the year ended 31st March 2012, a subsidiary of the Group borrowed loans of HK\$80,000,000 from a director, Mr. Eav Yin. The loans are unsecured, bearing interest at the Hong Kong dollar prime rate as quoted by the Hong Kong and Shanghai Banking Corporation Limited ("HSBC") plus 1% per annum and repayable on demand. The Group made repayments of HK\$15,000,000 during the year and the balance of loans outstanding as at 31st March 2012 amounted to HK\$65,000,000.

26. 銀行借貸(續)

5.88%)不等。

於二零一二年三月三十一日,有抵押銀行貸款 乃由(i)附註36所披露的資產抵押,(ii)由本公司提 供之公司擔保, (iii) Asia Commercial Time City (Shanghai) Trading Limited支付的股息分配及 由Time City (Hong Kong) Limited已預付或將 預付Asia Commercial City (Shanghai) Trading Limited之股東貸款及(iv)由若干投資物業租金收入 的分配。

27. 董事之貸款

於二零一二年三月三十一日止年度期間,本集團 附屬公司借入一名董事楊仁先生80,000,000港元 之貸款。該貸款並無無抵押,以香港上海匯豐銀 行(「滙豐銀行」)報價之港元最優惠利率加年息 1%計息。本集團年內償還15,000,000港元及於 二零一二年三月三十一日之未償還貸款餘額為 65,000,000港元。

28. 遞延税項負債

Equity

notes

千港元

Total

總額

HK\$'000 千港元

(Restated)

(重列)

(a) Deferred tax liabilities recognised 已確認之遞延税項負債 (a) The components of deferred tax liabilities recognised in the 報告期間於財務狀況表中已確認遞延税項負 statement of financial position and the movements during the 債之組成部份及其變動如下: reporting period are as follows: The Group 本集團 **Revaluation of** Revaluation component available-forof investment of convertible sale investments properties 重估可供 重估 可換股票據 出售之投資 投資物業 權益部份 HK\$'000 HK\$'000 HK\$'000 千港元 千港元 (Restated) (重列)

Deferred tax arising from:	遞延税項產生來自:				
At 1st April 2010, as previously reported Prior year adjustment in respect	於二零一零年四月一日, 如前報告 上年度有關會計政策	332	7,347	-	7,679
of change in accounting policy (Note 3)	變更之調整 <i>(附註3)</i>		(928)	-	(928)
At 1st April 2010, as restated Charged to consolidated income	於二零一零年四月一日,重列 計入綜合收益表	332	6,419	-	6,751
statement		538	744	-	1,282
Charged to equity	計入股本	-	-	1,904	1,904
At 31st March 2011	於二零一一年三月三十一日	870	7,163	1,904	9,937
At 1st April 2011, as previously reported Prior year adjustment in respect	於二零一一年四月一日, 如前報告 上年度有關會計政策	870	13,323	1,904	16,097
of change in accounting policy (Note 3)	變更之調整 <i>(附註3)</i>	_	(6,160)	-	(6,160)
At 1st April 2011, as restated Credited to consolidated income	於二零一一年四月一日,重列 計入綜合收益表	870	7,163	1,904	9,937
statement		(870)	243	-	(627)
Disposal of a subsidiary (Note 35)	出售一間附屬公司 <i>(附註35)</i>	-	(361)	-	(361)
Credited to equity	計入股本		_	(899)	(899)
At 31st March 2012	於二零一二年三月三十一日		7,045	1,005	8,050

28. DEFERRED TAX LIABILITIES

28. DEFERRED TAX LIABILITIES (Continued)

- (a) Deferred tax liabilities recognised (Continued)
 - The Company

28. 遞延税項負債(續)

(a) 已確認之遞延税項負債(續)

本公司

		Convertible notes equity component 可換股票據權益部份 <i>HK</i> \$'000 <i>千港元</i>
Deferred tax arising from:	遞延税項產生來自:	
At 1st April 2010 Charged to equity	於二零一零年四月一日 計入股本	1,904
At 31st March 2011	於二零一一年三月三十一日	1,904
At 1st April 2011 Credited to equity	於二零一一年四月一日 計入股本	1,904 (899)
At 31st March 2012	於二零一二年三月三十一日	1,005

(b) Deferred tax assets not recognised

The Group has allowable tax losses arising in Hong Kong of approximately HK\$396,989,000 (2011: HK\$354,706,000) which are mainly arisen prior to the capital restructuring in 1997, that are available for offsetting against future taxable profits of the companies in which the losses arose. Deferred tax assets have not been recognised in respect of these losses due to the unpredictability of future profit streams. The tax losses do not expire under the current tax legislation.

(b) 未確認之遞延税項資產

本集團自香港產生之可獲寬免税務虧損約 為396,989,000港元,主要於一九九七年資 本重組前產生(二零一一年:354,706,000港 元),可用於抵銷虧損產生的公司未來應課 税溢利。由於未來溢利不能作出預測,故並 無就此等虧損確認遞延税項資產。根據現行 税務法例,税項虧損不會逾期。

28. DEFERRED TAX LIABILITIES (Continued)

(c) Withholdings tax

Pursuant to new PRC Corporate Income Tax Law which took effect from 1st January 2008, a 5% or 10% withholding tax was levied on dividends declared to foreign enterprise investors from PRC effective from 1st January 2008. A lower withholding tax rate may be applied if there is a tax treaty arrangement between the PRC and the jurisdiction of the foreign enterprise investors. On 22nd February 2008, Caishui (2008) No. 1 was promulgated by the PRC tax authorities to specify that dividends declared and remitted out of the PRC from the retained earnings as at 31st December 2007 determined based on the relevant PRC tax laws and regulations are exempted from the withholding tax. No deferred tax liabilities have been recognised, as the Company controls the dividend policy of the subsidiaries of the Group in PRC and it has been determined that it is probable that the profits earned by the Group's PRC subsidiaries for the period from 1st January 2008 to 31st March 2012 will not be distributed in the foreseeable future.

29. CONVERTIBLE NOTES

On 31st August 2010, the Company entered into a placing agreement with the placing agent, pursuant to which the placing agent conditionally agreed, to procure placees to subscribe for convertible notes issued by the Company in an aggregate principal amount of up to HK\$100,800,000 on a "best-efforts" basis.

On 27th September 2010, the Company completed the placing of HK\$100,800,000 convertible notes to independent placees, with the price of HK\$98,784,000, after deducting transaction cost of 2% over the principal amount of the convertible notes. The convertible notes carry interest at 3% per annum and the principal amounts of all convertible notes shall be due and repayable on the third anniversary of the date of issue.

The convertible notes entitle their holders to convert their outstanding principal amounts into new conversion shares at the initial conversion price of HK\$0.84 per conversion share (subject to anti-dilutive adjustment). Pursuant to the terms and conditions of the convertible notes, the conversion price of the convertible notes was adjusted from HK\$0.84 per conversion share to HK\$0.168 per subdivided share as a result of the share subdivision (refer to Note 30 for details). The above adjustment took effect from the close of business of Monday, 15th November 2010.

28. 遞延税項負債(續)

(c) 預扣税

根據自二零零八年一月一日起生效的中國 新企業所得税法,就向外資企業投資者宣派 來自中國的股息徵收5%或10%預扣税,自 二零零八年一月一日起生效。倘中國與外資 企業投資者所屬司法權區之間定有税務優 惠安排則可按較低預扣税率繳税。於二零零 八年二月二十二日,中國税務機關頒佈財税 (2008)1號,規定自二零零七年十二月三十一 日的保留溢利宣派及匯出中國境外之股息根 據相關中國税務法律法規的釐定可獲豁免預 扣税。由於本公司控制於中國的子公司的股 息政策,加上已釐定不大可能於可見之未來 就本集團中國子公司於二零零八年一月一日 至二零一二年三月三十一日期間賺取的若干 溢利進行分派,故並無確認遞延税項負債。

29. 可換股票據

於二零一零年八月三十一日,本公司與配售代理 達成配售協議,根據協議配售代理有條件同意, 按[竭盡所能]基準,致力承配人認購累計本金金 額最高達至100,800,000港元之本公司發行之可換 股票據。

於二零一零年九月二十七日,本公司於扣除可換 股票據本金金額2%後,以98,784,000港元之價 值,完成配售合共100,800,000港元之可換股票據 予獨立承配人。可換股票據以3%之年利率計算及 所有可換股票據之本金金額將會到期及在發行日 期第三週年悉數償還。

可換股票據賦予其持有人以初始轉換價(每可轉 換股份0.84港元)轉換其未行使之本金金額至新可 轉換股份(視乎反攤薄調整而定)。根據可換股票 據之條件及條款,由於股份拆細,導致可換股票 據之轉換價由每可轉換股份0.84港元調整至每拆 細股份0.168港元(參考附註30之詳情)。上述調 整由二零一零年十一月十五日星期一交易日結束 開始生效。

29. CONVERTIBLE NOTES (Continued)

29. 可換股票據(續)

The movement of the liability component of the convertible notes is set out as below:

可換股票據負債部份之變動載列如下:

		The Group and the Company 本集團及本公司 <i>HK</i> \$'000 <i>千港元</i>
Face value of the convertible notes issued	發行可換股票據之面值	100,800
Transaction cost	交易成本	(2,016)
Net value of convertible notes	可換股票據淨值	98,784
Equity component	股本組合	(19,613)
Liability component on initial recognition	初步確認之負債部分	79,171
Interest expenses	利息開支	3,821
Payment of interest expenses	支付利息開支	(702)
Shares issued upon conversion of	轉換可換股票據時	
convertible notes	發行之股份	(32,595)
At 31st March 2011	於二零一一年三月三十一日	49,695
At 1st April 2011	於二零一一年四月一日	49,695
Shares issued upon conversion of	轉換可換股票據時	
convertible notes	發行之股份	(21,992)
Interest expenses	利息開支	3,454
Payment of interest expenses	支付利息開支	(1,285)
At 31st March 2012	於二零一二年三月三十一日	29,872
Interest expense on the convertible notes wa	s calculated using 可換股票據	家利息開支以實際利率法計算,採納可

Interest expense on the convertible notes was calculated using the effective interest method by applying the effective rate of 11.92% per annum on the liability component of the convertible notes. 可換股票據利息開支以實際利率法計算,採納可 換股票據負債部分之有效利率11.92%之年利率。

30. SHARE CAPITAL

30. 股本

			The Group and t 本集團及Z	
			Number of shares 股份數目 '000 千股	Amount 價值 HK\$'000 千港元
Authorised:	法定股本:			
At 1st April 2010, ordinary shares of HK\$0.10 each Share subdivision <i>(Note (a))</i>	於二零一零年四月一日, 每股0.1港元之普通股 股份拆細(<i>附註(a))</i>		1,000,000 4,000,000	100,000 _
At 31st March 2011 and 2012, ordinary share HK\$0.02 each	es of 於二零一二年及二零一一年 三月三十一日每股0.02港		5,000,000	100,000
Issued and fully paid: At 1st April 2010, ordinary shares of	已發行及繳足: 於二零一零年四月一日,			
HK\$0.10 each Share subdivision (Note (a)) Conversion of shares from convertible notes (Note (b))	每股 0.10 港元之普通股 股份拆細(<i>附註(a))</i> 由可換股票據轉換之 股份(<i>附註(b</i>))		600,695 2,450,400 199,405	60,070 - 4,940
At 31st March 2011, ordinary shares of HK\$0.02 each	於二零一一年三月三十一日 每股 0.02 港元之普通股	,	3,250,500	65,010
At 1st April 2011, ordinary shares of HK\$0.02 each Shares issued upon conversion of	於二零一一年四月一日, 每股面值0.02港元之普通 於轉換可換股票據時發行	每股面值0.02港元之普通股		
convertible notes (Note (c))	之股份(<i>附註(c))</i>		166,666	3,333
At 31st March 2012, ordinary shares of HK\$0.02 each	於二零一二年三月三十一日 每股面值0.02港元之普通		3,417,166	68,343
Notes:		附註:		
(a) An ordinary resolution was passed at a specific term of the share capital of the Company are subdishares of par value of HK\$0.02 each. The approved by shareholders of the Company November 2010.	otained for approving the alue of HK\$0.10 each in vided into 5 subdivided share subdivision was	普通決議 公司股本 拆細股份	零年十一月十二日特5 案,以及獲得批准現3 中每股票面值0.10港元 (每股票面值0.02港元 十一月十五日獲本公司	發行及未發行於本 之股份,拆為五股),股份拆細於二
(b) During the year ended 31st March 2011, co value of HK\$10,000,000 and HK\$31,500,00 11,904,761 and 187,499,997 ordinary shar HK\$0.10 and HK\$0.02 each at a conversion HK\$0.168 per share respectively.	00 were converted into res of the Company of	換股票據 已轉換為 股 0.10 港	零一一年三月三十一 票面值10,000,000港元 11,904,761股及187,49 元及每股0.02港元之普 0.84港元及每股0.168;	及31,500,000港元 99,997股本公司每 通股,其轉換價分
(c) During the year ended 31st March 2012, co value of HK\$28,000,000 were converted in shares of the Company of HK\$0.02 each a HK\$0.168 per share.	to 166,666,665 ordinary	28,000,00	零一二年三月三十- 00港元之每一面值0.0 :價每股0.168港元)轉排 365股份。	2港元之可換股票

31. EQUITY COMPENSATION BENEFITS

(a) SHARE OPTION SCHEME

On 20th September 2002, the shareholders of the Company approved the adoption of a new share option scheme (the "2002 Share Option Scheme"). The purpose of the 2002 Share Option Scheme is to encourage qualifying grantees to work towards enhancing the value of the Company and its shares for the benefit of the Company and its shareholders as a whole. Qualifying grantees of the 2002 Share Option Scheme mean (i) any employee or any business-related consultant, agent, representative or advisor of the Company or any subsidiary or any affiliate; or (ii) any supplier, agent or consultant who provide goods or services to the Company or any subsidiary or any affiliate; or (iii) any customer of the Company or any subsidiary or any affiliate; or (iv) any business ally or joint venture partner of the Company or any affiliate.

On 31st March 2011, the Company granted 146,800,000 share options to a qualifying grantees to subscribe for ordinary shares of HK\$0.02 each in the share capital of the Company under the 2002 Share Option Scheme, subject to acceptance by the grantees and other conditions being fulfilled. The market value per share at 31st March 2011 was HK\$0.385.

On 26th October 2011, the Company granted 34,170,000 share options to a qualifying grantee to subscribe for ordinary shares of HK\$0.02 each in the share capital of the Company under the 2002 Share Option Scheme, subject to acceptance by the grantees and other conditions being fulfilled. The market value per share at 26th October 2011 was HK\$0.260.

(i) The terms and conditions of the grants are as as follows:

31. 股權補償福利

(a) 購股權計劃

於二零零二年九月二十日,本公司股東批准 採納新購股權計劃(「二零零二年購股權計 劃」)。二零零二年購股權計劃之目的乃鼓勵 合資格承授人致力為本公司及其股東整體之 利益提升本公司及其股份之價值。二零零零二 年購股權計劃的合資格承授人指(i)本公司或任何附屬公司或任何聯屬公司的任何、或(ii)向本公司或任何附屬公司或任何附屬公司或 低間;或(ii)向本公司或任何附屬公司或 低一聯屬公司是供貨物或服務之任何附屬公司或 任何聯屬公司之任何客戶;或(iv)本公司或 任何附屬公司之任何聯屬公司之業務盟友或合 資企業夥伴。

於二零一一年三月三十一日,本公司根據二 零零二年購股權計劃,向合資格獲授予者發 行146,800,000份可認購本公司每股股本為 0.02港元之普通股之購股權,視乎獲授予者 接受後及其他條件能否達成。於二零一一年 三月三十一日每股市值為0.385港元。

於二零一一年十月二十六日,本公司根據二 零零二年購股權計劃授出34,170,000股購股 權予合資格承授人,以認購本公司股本中每 股面值0.02港元的普通股,須由承授人接受 及其他條件完成而定。於二零一一年十月 二十六日每股市值為0.260港元。

(i) 授出之條款及條件如下:

Category of eligible persons 合資格人士 之分類	No. of share options granted 年內授出的 購股權數目	Date of grant 授出日期	Vesting conditions 歸屬條件	Period during which share options are exercisable 可行使 購股權的期限	Exercise price per share 每股行使價	Contractual life of options 購股權之合約期
Directors 董事	27,750,000	31st March 2011 零一一年 三月三十一日	1 year from the date of grant (20%) 由授出日期起一年(20%)	30th March 2012 to 30th March 2021 二零一二年三月三十日至 二零二一年三月三十日	HK\$0.394 0.394港元	10 years 十年
			2 years from the date of grant (20%) 由授出日期起兩年 (20%) 3 years from the date of grant (20%) 由授出日期起三年 (20%) 4 years from the date of grant (20%) b 授出日期起四年 (20%) 5 years from the date of grant (20%) 由授出日期起五年 (20%)			

31. EQUITY COMPENSATION BENEFITS (Continued)

31. 股權補償福利(續)

(a) SHARE OPTION SCHEME (Continued)

(a) 購股權計劃(續)

(i) 授出之條款及條件如下:(續)

(i)	The	terms	and	conditions	of	the	grants	are	as	as
	follo	ws: (Co	ntinu	ed)						

Category of eligible persons 合資格人士 之分類	No. of share options granted 年內授出的 購股權數目	Date of grant 授出日期	Vesting conditions 歸屬條件	Period during which share options are exercisable 可行使 購股權的期限	Exercise price per share 每股行使價	Contractual life of options 購股權之合約期
Employees 員工	119,050,000	31st March 2011 二零一一年 三月三十一日	 1 year from the date at grant (20%) 由授出日期起一年(20%) 2 years from the date of grant (20%) 由授出日期起兩年(20%) 3 years from the date of grant (20%) 由授出日期起三年(20%) 4 years from the date of grant (20%) 由授出日期起四年(20%) 5 years from the date of grant (20%) 由授出日期起四年(20%) 5 years from the date of grant (20%) 由授出日期起五年(20%) 	30th March 2012 to 30th March 2021 二零一二年三月三十日 二零二一年三月三十日	HK\$0.394 0.394港元	10 years 十年
Director 董事	34,170,000	26th October 2011 零年 +月二十六日	 year from the date at grant (20%) 由授出日期起一年(20%) years from the date of grant (20%) 由授出日期起兩年(20%) years from the date of grant (20%) 曲授出日期起三年(20%) 4 years from the date of grant (20%) 由授出日期起四年(20%) 5 years from the date of grant (20%) 由授出日期起五年(20%) 由授出日期起五年(20%) 	25th October 2012 to 25th October 2021 二零一二年十月二十五日 二零二一年十月二十五		10 years 十年

31. EQUITY COMPENSATION BENEFITS (Continued)

(a) SHARE OPTION SCHEME (Continued)

share options are as follows:

(ii)

31. 股權補償福利(續)

(ii)

(a)

購股權計劃(續)

The number and weighted average exercise prices of

購股權之數量及加權平均行使價如下:

2012 2011 二零一二年 二零一一年 Weighted Weighted average average exercise Number of exercise Number of price options price options 加權平均 加權平均 購股權 購股權 行使價 行使價 數量 數量 HK\$ HK\$ 港元 港元 Outstanding at the 本年初尚未行使 146,800,000 beginning of the year 0.394 年內授出 34,170,000 146,800,000 Granted during the year 0.263 0.394 Forfeited during the year 年內作廢 0.394 (27, 750, 000)Outstanding at the 本年底尚未行使 end of the year 0.365 153,220,000 0.394 146,800,000 本年底可行使 Exercisable at the end of the year 0.394 23,810,000

The options outstanding at 31 March 2012 had exercise prices of HK\$0.394 or HK\$0.263 (2011: HK\$0.394) and a weighted average remaining contractual lives of 9.13 years (2011: 10 years).

於二零一二年三月三十一日,尚未行使 購股權之行使價0.394港元或0.263港 元(二零一一年:0.394港元)及加權平 均剩餘合約年期9.13年(二零一一年: 10年)。

31.	EQI	JITY	COMPENSATION BENEFITS (Continue	ed) 31. 股權補償	福利(續)	
	(a)	SHA	ARE OPTION SCHEME (Continued)	(a) 購股	權計劃(續)	
		(iii)	Fair value of share options and assum	ptions (iii)	購股權之公允值及低	段設
			Grant date	授出日期	31st March 2011 二零一一年	26th October 2011 二零一一年
					三月三十一日	十月二十六日
			Share price at grant date	估值日之股份價格	HK\$0.385	HK\$0.260
					0.385港元	0.260港元
			Exercise price	行使價	HK\$0.394 0.394港元	HK\$0.263 0.263港元
			Expected volatility (expressed as weighted average volatility used in the modeling under binomial lattice model)	預期波幅(以加權平均波幅表示應用 於二項式點陣法模式)	78.196% 78.196百分比	87.93% 87.93百分比
			Option life	期權年限	10 years 十年	10 years 十年
			Expected dividend yield	預期股息率	1.35% 1.35百分比	0.61% 0.61百分比
			Risk-free interest rate (based on Exchange Fund Notes)	無風險利率(根據外匯基金債券)	2.81% 2.81百分比	1.369% 1.369百分比
			Fair value at measurement date – options granted to directors	計量日之公允值 一授予董事購股權		
			1 year vesting	一年歸屬	HK\$0.231 0.231港元	HK\$0.169 0.169港元
			2 years vesting	兩年歸屬	HK\$0.242 0.242港元	HK\$0.178 0.178港元
			3 years vesting	三年歸屬	HK\$0.251 0.251港元	HK\$0.186 0.186港元
			4 years vesting	四年歸屬	HK\$0.258 0.258港元	HK\$0.193 0.193港元
			5 years vesting	五年歸屬	HK\$0.263 0.263港元	HK\$0.198 0.198港元
			 options granted to employee 1 year vesting 	-授予僱員購股權 一年歸屬	HK\$0.209	N/A
			2 years vesting	兩年歸屬	0.209港元 HK\$0.227 0.227港元	不適用 N/A 不適用
			3 years vesting	三年歸屬	HK\$0.240 0.240港元	N/A 不適用
			4 years vesting	四年歸屬	HK\$0.250 0.250港元	N/A 不適用
			5 years vesting	五年歸屬	HK\$0.258 0.258港元	N/A 不適用

31. EQUITY COMPENSATION BENEFITS (Continued)

(a) SHARE OPTION SCHEME (Continued)

(iii) Fair value of share options and assumptions (Continued)

The fair value of services received in return for share options granted is measured by reference to the fair value of share options granted. The estimate of the fair value of the share options granted is measured based on the binomial model. The contractual life of the share option is used as an input into this model. Expectations of early exercise are incorporated into the model.

The expected volatility is based on the historic volatility (calculated based on the weighted average remaining life of the share options), adjusted for any expected changes to future volatility based on public available information. Expected dividends are based on historical dividends. Changes in the subjective input assumptions could materially affect the fair value estimate.

Share options were granted under a service condition. This condition has not been taken into account the grant date fair value measurement of the services received. There was no market conditions associated with the share option granted.

(b) Share Award Plan 2010

On 13th September 2010, the shareholders of the Company approved the adoption of a share award plan (the "Share Award Plan 2010").

The Share Award Plan 2010 is a ten-year discretionary share award and ownership plan. It is primarily for encouraging or facilitating the holding of shares by those selected employees of the Group who, as determined by the Board, are eligible to participate in the plan and to whom new shares are or will be awarded. The Directors will make use of the plan to award new shares to those selected employees of the Group on suitable terms as incentives and rewards for their contribution to the Group.

No award was granted, exercised, cancelled or lapsed during the years ended 31st March 2012 and 2011 and as at 31st March 2012 and 2011, there was no outstanding award granted under the Share Award Plan 2010.

31. 股權補償福利(續)

- (a) 購股權計劃(續)
 - (iii) 購股權之公允值及假設(續)

購股權公允值及假設就換取授出購股 權所獲得服務之公允值乃參考所授出 購股權之公允值計量。對授予購股權 之公允值估計乃根據二項式點陣法模 式計量。購股權之合約年期乃用作此 模型之計算元素。提早行使之預期已 納入模式。

預期波幅乃按歷史波幅(按購股權餘下 之加權平均年期計算)為基準得出,並 經就因公開資料而導致未來波動之任 何預期變動予以調整。預期股息乃按 過往之股息為基準得出。主觀性資料 假設之變動可重大影響公允值估計。

購股權乃根據服務條件而授出。此條 件並未考慮到授出日期接受服務之公 允值計量。並沒有市場條件與授予購 股權有關。

(b) 股份獎勵計劃(二零一零年)

於二零一零年九月十三日,本公司之股東已 通過採用股份獎勵計劃(「股份獎勵計劃(二 零一零年)」。

「股份獎勵計劃(二零一零年)」乃為期十年之 酌情股份獎勵及持有計劃,主要為鼓勵或有 利於經董事局決定之有資格參與該計劃及會 或將會獲得新股份獎勵之本集團獲選僱員持 有股份。董事將按適用條款使用該計劃獎勵 新股份予該等獲選之本集團僱員作為該等員 工對本集團之貢獻之鼓勵或獎勵。

於二零一一年及二零一二年三月三十一日止 年度期間並無已授出、已行使、已註銷或已 失效之獎勵及於二零一一年及二零一二年三 月三十一日,並無授予股份獎勵計劃(二零 一零年)下未行使之獎勵。

32. RESERVES

The Group

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

The Company

The Company							
		Share premium 股份溢價 HK\$'000 千港元	Share option reserve 購股權儲備 HK\$'000 千港元	Convertible notes equity reserve 可換股票據 股本儲備 HK\$'000 千港元	Contributed surplus 繳入盈餘 HK\$'000 千港元	Retained earnings 保留盈利 HK\$'000 千港元	Total 總額 HK\$'000 <i>千港元</i>
	→ - 雨 雨 - 雨 - 雨						
At 1st April 2010 Profit for the year Other comprehensive income	於二零一零年四月一日 結餘 本年度溢利 其他全面收益	77,991 _ _	=		17,524 _ _	130,250 2,432 -	225,765 2,432 -
Total comprehensive income for the year Transaction with owners Recognition of convertible note equity reserve upon		-	-	-	-	2,432	2,432
issuance of convertible notes Shares issued upon	可換股票據 權益儲備 於轉換可換股	-	-	19,613	-	-	19,613
conversion of convertible notes Deferred tax relating to	票據時發行 之股份 有關轉換可換股票據 之遞延税項	35,730	-	(8,075)	-	-	27,655
conversion of convertible notes Recognition of equity-	確認按權益結算以股份	-	-	1,332	-	-	1,332
settled share based payment expenses Deferred tax relating to	為基礎支付的開支	-	19	-	-	-	19
convertible notes Dividend paid (Note 13)	之遞延税項 已付股息(<i>附註13)</i>	-	-	(3,236)	-	_ (15,249)	(3,236) (15,249)
At 31st March 2011	於二零一一年 三月三十一日	113,721	19	9,634	17,524	117,433	258,331
As at 1st April 2011 Loss for the year	於二零一一年四月一日 結餘 本年度虧損	113,721	19	9,634	17,524	117,433 (50,879)	258,331 (50,879)
Other comprehensive income		-	-	-	-	(50,675)	(30,073)
Total comprehensive loss for the year Transaction with owners	本年全面虧損總額 與持有人之交易	-	-	-	-	(50,879)	(50,879)
Recognition of equity- settled share-based payment expenses	確認按股本結算以股份 為基礎支付的開支	-	12,663	_	-	-	12,663
Shares issued upon conversion of convertible notes	轉換可換股票據 時發行之股份	24,107	-	(5,448)	-	-	18,659
Deferred tax relating to conversion of convertible notes	有關轉換可換股票據之 - 遞延税項	-	_	899	-	-	899
Dividend paid (Note 13)	已付股息 <i>(附註13)</i>	-	-	_	-	(6,834)	(6,834)
At 31st March 2012	於二零一二年三月三十一日	137,828	12,682	5,085	17,524	59,720	232,839

32. 儲備

本集團

本公司

本集團綜合權益各組成部分之結餘開始及結束之 間的對賬載於綜合權益變動表中。於本公司之股 權各組成部分年初及年底之間的變化詳情載列如 下。

32.	RES	ERVES (Continued)	32.	儲備	(續)
	Notes	5:	,	附註	:
	(a)	Share premium		(a)	股份溢價
		The application of the share premium account is governed by Section 40 of the Companies Act 1981 of Bermuda (as amended) (the "Companies Act").			股份溢價賬須根據一九八一年百慕達公司法第40 條(經修訂)(「公司法」)應用。
	(b)	Revaluation reserve		(b)	重估儲備
		The revaluation reserve has been set up and is dealt with the revaluation on properties reclassified to investment properties in accordance with the accounting policies adopted for land and buildings in Note 2(g).			重估儲備是為重新分類至投資物業的物業重新估 值所產生,並根據附註2(g)所載有關土地及樓宇的 會計政策處理。
	(c)	Exchange reserve		(c)	匯兑儲備
		The exchange reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations. The reserve is dealt with in accordance with the accounting policy set out in Note 2(t).			匯兑儲備包括換算海外業務財務報表所產生的所 有匯兑差額。該儲備根據附註2(t)所載的會計政策 處理。
	(d)	Capital reserve		(d)	股本儲備
		The capital reserve was set up upon debt restructuring which will be used for the purpose of repurchase of issued and fully paid ordinary share capital.			股本儲備於債務重組後設立,將用於購回已發行 及繳足普通股本。
	(e)	Contributed surplus		(e)	繳入盈餘
		The contributed surplus of the Group represents the amount transferred from the capital account due to the capital reduction effective on 28th March 2007. The balance of contributed surplus account may be utilised in the future in accordance with the Bye-Laws and the Companies Act, including distribution to the shareholders subject to compliance with the relevant statutory			本集團之繳入盈餘代表因削減股本於二零零七年 三月二十八日生效而轉撥自股本賬之金額。繳入 盈餘賬之結餘可於日後根據公司細則及公司法動 用,包括向股東作出分派,惟於任何情況下須遵守 公司法有關分派的法定規定。
		requirements on making distributions in the Companies Act.			
	(f)	Share option reserve		(f)	購股權儲備
		The share option reserve relates to share option granted to employees under the Company's employee share option plan. Further information about share option is set out in Note 31.			購股權儲備為有關根據本公司之員工購股權計劃 授予員工之購股權。有關購股權之進一步資料載 於附註31。

32. **RESERVES** (Continued)

Notes: (Continued)

(g) Fair value reserve

The fair value reserve represents accumulated gains and losses arising on the revaluation of available-for-sale investments that have been recognised in other comprehensive income, net of amounts reclassified to profit or loss when those investments are disposed of or are determined to be impaired.

(h) Convertible notes equity reserve

The convertible notes equity reserve represents the equity component (conversion rights) of the convertible notes issued during the year ended 31st March 2011 (Note 29).

(i) Distributability of reserves

In accordance with Section 40 of the Companies Act 1981, the share premium account of the Company is distributable to the shareholders of the Company in the form of fully paid bonus shares.

At 31st March 2012, the aggregate amount of reserves available for distribution to owners of the Company was approximately HK\$215,072,000 (2011: HK\$248,678,000) subject to the restriction on the share premium account as stated above. During the year ended 31st March 2012, the directors do not recommend payment of a final dividend. (2011: 0.2HK cents per share amounting to approximately HK\$6,834,000).

32. 儲備(續)

附註:(續)

(g) 公允值儲備

公允值儲備即來自重估可供出售投資之累計收益 及虧損,其已在其他全面收益表確認,當該等投資 經已出售或決定減值,淨額重新分類至損益。

(h) 可換股票據股本儲備

可換股票據股本儲備即於截至二零一一年三月 三十一日止年度內可換股票據股本部分(轉換權) (附註29)。

(i) 可供分配儲備

根據百慕達1981年公司法第40條,本公司之股份 溢價賬可以繳足紅利股份形式分配予本公司股東。

於二零一二年三月三十一日,受上文所列之股份 溢價賬所限,可供分配予本公司持有人之儲備總額 約為215,072,000港元(二零一一年:248,678,000 港元)。於截至二零一二年三月三十一日止年度, 董事不建議派發末期股息(二零一一年:每股0.2港 仙金額約為6,834,000港元)。

33. FINANCIAL RISK MANAGEMENT

(a) Financial risk factors

The Group's activities expose it to a variety of financial risks: credit risk, liquidity risk and market risk (including foreign currency risk and interest rate risk). The Group is also exposed to equity price risk arising from its equity investments in other entities. These risks are limited by the Group's financial management policies and practices described below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

(i) Credit risk

Credit risk is the risk of financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and the Group's credit risk primarily arises from cash at banks and, trade receivables and other receivables. Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis.

Cash at banks and bank deposits are placed with licensed financial institutions with high credit ratings. The Group monitors the exposure to each single financial institution.

For trade receivables and other receivables, credit checks are part of the normal operating process and stringent monitoring procedures are in place to deal with overdue debts. In addition, the Group reviews the recoverable amounts of trade receivables and other receivables at the end of each reporting period to ensure that adequate impairment losses are made for irrecoverable amounts.

33. 財務風險管理

(a) 財務風險因素

本集團之業務面對不同之財務風險包括信貸 風險、流動資金風險及市場風險(包括外匯 風險及利率風險)。本集團亦承受來自其他 實體股票投資及其股票價格變動之股票價格 風險。該等風險受下文所述之本集團財務管 理政策及慣例所規限。管理層監察及管理該 等風險以確保適時及有效地實施適當之措 施。

(i) 信貸風險

信貸風險乃本集團的客戶或金融工具 之交易對手未能履行其合約責任,而承 受財務虧損之風險,而本集團之信貸風 險主要涉及銀行現金及貿易應收賬款 及其他應收賬款。管理層已採用適當之 信貸政策,且持續監察該等信貸風險。

銀行現金及銀行存款存放於國際信貸 評級機構賦予高信貸評級之持牌金融 機構。本集團會監察各單一財務機構 之風險。

就貿易應收賬款及其他應收賬款而言, 信貸檢查乃正常營運過程之一部份, 且有適當之嚴格檢查程序處理逾期債 項。此外,本集團於每個報告期末評估 貿易應收賬款及其他應收賬款之可收 回金額,以確保就無法收回之款項作 出足夠減值虧損撥備。

33. FINANCIAL RISK MANAGEMENT (Continued)

(a) Financial risk factors (Continued)

(i) Credit risk (Continued)

The Group has no significant concentrations of credit risk with exposure spread over a number of counterparties and customers. The maximum exposure to credit risk is represented by the carrying amount of each financial asset in the statement of financial position after deducting any impairment allowance. Normally, the Group does not obtain collateral from customers

Further quantitative disclosure in respect of the Group's exposure to credit risk arising from trade receivables and other receivables are set out in Note 21.

(ii) Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The Group's policy is to regularly monitor its current and expected liquidity requirements and its compliance with lending covenants, to ensure that it maintains sufficient reserves of cash and adequate committed lines of funding from major financial institutions to meet its liquidity requirements in the short and longer term.

33. 財務風險管理(續)

(a) 財務風險因素(續)

(i) 信貸風險(續)

本集團並無任何重大之集中信貸風險, 而風險分散於大量之對手及客戶。最高 之信貸風險為財務狀況表中各項金融資 產之賬面值扣除任何減值撥備。通常情 況下,本集團並無從客戶取得抵押品。

有關本集團由貿易應收賬款及其他應 收賬款所產生之信貸風險進一步之量 化披露載於附註21。

(ii) 流動資金風險

流動資金風險為本集團將無法履行到 期之財務責任之風險。本集團之政策 為定期監察其現時及預期流動資金需 求及遵守放貸契約之情況,以確保其 維持足夠現金儲備及獲主要金融機構 承諾提供足夠之資金,以應付其短期 及較長期之流動資金需求。

at the end of the reporting period) and the earliest date the Group and the Company can be required to pay.

Specifically, for bank loans which contain a repayment

on demand clause which can be exercised at the bank's

sole discretion, the analysis shows the cash outflow

based on the earliest period in which the entity can be

required to pay, i.e. if the lenders were to invoke their

unconditional rights to call the loans with immediate

effect. The maturity analysis for other bank borrowings

is prepared based on the scheduled repayment dates.

33.	FIN	ANCI	AL RISK MANAGEMENT (Continued)	33.	財務	多風防	殷管理(續)
	(a)	Fina	ancial risk factors (Continued)		(a)	財務	涿風險因素(續)
		(ii)	Liquidity risk (Continued)			(ii)	流動資金風險(續)
			The following table details the remaining contractual maturities at the end of the reporting period of the Group's and the Company's financial liabilities, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on rates current				下表為本集團及本公司詳述金融負債 於報告期末之餘下合約到期日(包括在 報告期末以合約利率計算之利息如浮 動,於報告期末之利率計算未折現現 金流量)及本集團與本公司可能需要支 付之最早日期計算:

尤其是,就包含可按銀行全權酌情行使 之按要求償還條款之定期貸款而言, 分析顯示基於實體可被要求付款(即倘 放債人援引彼等之無條件權利即時償 還貸款)之最早期間之現金流出。其他 銀行借貸之到期日分析乃根據預定還 款日期編製。

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The Group					·本来國 012 一二年		
			Total contractual undiscounted		More than 2 years but less than	More than 1 year but less than	Within 1 year or on
		Carrying amount 賬面值 <i>HK\$'000</i> <i>千港元</i>	cash flows 合約未折現 現金流量總額 <i>HK\$*000</i> <i>千港元</i>	More than 5 years 多於五年 <i>HK\$'000</i> <i>千港元</i>	5 years 多於兩年但 少於五年 <i>HK\$'000</i> <i>千港元</i>	2 years 多於一年但 少於兩年 <i>HK\$'000</i> <i>千港元</i>	demand 於一年內 或按要求 <i>HK\$'000</i> <i>千港元</i>
Trade and other payables	貿易及其他應付賬款	79,590	79,590	-	-		79,590
Bank loans	銀行借貸	233,462	233,812	-	-	-	233,812
Loan from a director	董事之貸款	65,000	65,000	-	-	-	65,000
Convertible notes	可換股票據	29,872	32,709	-	-	31,770	939
Other liabilities	其他負債	12,307	12,307	1,315	8,716	2,276	-
		420,231	423,418	1,315	8,716	34,046	379,341

)11 一一年		
			Total contractual undiscounted		More than 2 years but less than	More than 1 year but less than	Within 1 year or on
		Carrying amount 賬面值 HK\$'000 <i>千港元</i>	cash flows 合約未折現 現金流量總額 <i>HK</i> \$'000 <i>千港元</i>	More than 5 years 多於五年 <i>HK\$</i> '000 <i>千港元</i>	5 years 多於兩年但 少於五年 <i>HK\$</i> '000 <i>千港元</i>	2 years 多於一年但 少於兩年 <i>HK\$</i> '000 <i>千港元</i>	demand 於一年內 或按要求 <i>HK\$'000</i> <i>千港元</i>
Trade and other payables Bank loans Convertible notes	貿易及其他應付賬款 銀行借貸 可換股票據	74,733 5,938 49,695	74,733 5,938 63,748	- - -	- - 60,190	- _ 1,779	74,733 5,938 1,779
		130,366	144,419	-	60,190	1,779	82,450

(a)	Fin	ancial risk factors (Continued)		(a) 財務風險因素(續)							
	(ii)	Liquidity risk (Continued)		(i)	i) 流動資金/	虱險 <i>(續)</i>					
		The Company			本公司						
					2012 二零一二年						
				Total contractual undiscounted	More than 2 years but less than	More than 1 year but less than	Withi 1 yea or o				
			Carrying	cash flows	5 years	2 years	deman				
			amount	合約未折現	多於兩年但	多於一年但	於一年前				
			賬面值	現金流量總額	少於五年	少於兩年	或按要求				
			HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'00 千港ジ				
		Other payables 其他應付賬款	2,610	2,610	_	_	2,61				
		Amounts due to subsidiaries 應付附屬公司款		13,408	_	-	13,40				
		Convertible notes 可換股票據	29,872	32,709	-	31,770	93				
			45,890	48,727	_	31,770	16,95				
		Financial guarantee issued: 财務擔保發行									
		Maximum amount guaranteed 最高擔保金額	-	130,000,000	-	-					
					2011 二零一一年						
				Total	More than	More than	With				
				contractual	2 years but	1 year but	1 yea				
				undiscounted	less than	less than	or o				
			Carrying	cash flows	5 years	2 years	deman				
			amount	合約未折現	多於兩年但	多於一年但	於一年前				
			賬面值 <i>HK\$'000</i>	現金流量總額 <i>HK\$'000</i>	少於五年 HK\$'000	少於兩年	或按要3				
			HK\$ 000 千港元	HK\$ 000 千港元	HK\$'000 <i>千港元</i>	HK\$'000 千港元	HK\$'00 <i>千港</i> 疗				
		Other payables 其他應付賬款	2,769	2,769	_	_	2,76				
		Amounts due to subsidiaries 應付附屬公司款		13,421	-	-	13,42				
		Convertible notes 可換股票據	49,695	63,748	60,190	1,779	1,77				
			65,885	79,938	60,190	1,779	17,96				

33. FINANCIAL RISK MANAGEMENT (Continued)

(a) Financial risk factors (Continued)

(ii) Liquidity risk (Continued)

The Group

The table that follows summarises the maturity analysis of bank loans with a repayment on demand clause based on agreed scheduled repayments set out in the loan agreements. The amounts include interest payments computed using contractual rates. As a result, these amounts are greater than the amounts disclosed in the "on demand" time band in the above maturity analysis. Taking into account of the Group's financial position, the directors of the Company do not consider it probable that the bank will exercise its discretion to demand immediate repayment. The directors of the Company believe that such bank loans will be repaid in accordance with the scheduled repayment set out in the loan agreements.

Maturity Analysis – Term Loans subject to a repayment on demand clause based on scheduled repayments

ses the maturity analysis

33. 財務風險管理(續)

(ii)

(a)

財務風險因素(續)

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流動資金風險(續)

下表概述作出載於貸款協議具有按要 求償還條款之定期貸款協定之銀行貸 款到期日分析。該金額包括使用合約 利率計算之利息付款。因此,此等金額 大於披露於上述到期日分析的「按要求 還款」時段內之金額。經考慮本集團之 財務狀況,本公司董事認為銀行不大 可能行使其酌情權要求即時償還。本 公司董事相信,該等銀行貸款將根據 貸款協議所載之預定還款日期償還。

到期分析 – 根據預定償還須按要求還 款之定期貸款

Tabal

		Within 1 year 於一年內 <i>HK\$'000</i>	More than 1 year but less than 2 years 多於一年 但少於兩年 <i>HK\$</i> '000	More than 2 years but less than 5 years 多於兩年 但少於五年 <i>HK\$</i> '000	More than 5 years 多於五年 HK\$'000	Total undiscounted cash outflows 合約未折現 現金流量總額 <i>HK\$'000</i>	
		千港元	千港元	千港元	千港元	千港元	
	31st March 2012 於二零一二年 三月三十一日 31st March 2011 於二零一一年	77,081	38,513	79,435	-	195,029	
	三月三十一日	5,996	-	-	-	5,996	
(iii)	Foreign currency risk		(ii	ij) 外匯風險			
	Currency risk arises on financial instruments	that are		貨幣風險來	- 「「「「「」」 「「」」 「」」 「」」	具其所相關之實	

denominated in a currency other than the functional currency of the entity to which they relate.

The Group's exposure to currency risk is insignificant.

本集團之貨幣風險微不足道。

體之功能貨幣以外之貨幣列值。

33.	FIN	ANCI	AL RISK MANAGEMENT (Contin	ued)	33.	財務	8風險管理(續)		
	(a)	Fina	ncial risk factors (Continued)			(a)	財務風險因素(續)	
		(iv)	Interest rate risk				(iv) 利率風險		
			The Group is exposed to cash f relation to variable-rate short te and fair value interest rate risk convertible notes.	rm bank loan (Note	e 26)		對之流動資	資金風險(附該	貸款利率變動面 主 26)及有關固 亡值利率風險。
			The Group's policy is to manage to ensure there are no more en- interest rate movements and ra The Group does not account for liabilities at fair value through Group does not use derivative to hedge its debt obligations.	xposures to signif tes are relatively f any fixed rate fina profit or loss, and	icant ixed. ncial 1 the		保沒有重之 率相對穩定 率金融負(大利率變動之 定。本集團並 責公允值計入	利率風險以確 風險承擔及利 無任何固定利 損益,及本集 具對沖其債務。
			(i) Interest rate profile				(i) 利率	概況	
			The following table details of the Group's borrowing reporting period:					詳述本集團之 之借款利率概	上借貸於本報告 [況:
			The Group				本集團		
					_	2012 零一日		201 二零一	
					 Effectiv	-	- +	Effective	I
					interest rate	es	inte	erest rates	
					實際利 率		111/2/1000	實際利率	11/(\$10.00
						%	HK\$'000 千港元	%	HK\$'000 <i>千港元</i>
			Fixed rate borrowings: Convertible notes Bank loans	固定利率借款 : 可換股票據 銀行借貸	11.9 8.5-		29,872 24,518	11.92	49,695 _
							54,390		49,695
			Variable rate borrowings: Bank loans Loans from a director	可變動利率借款: 銀行借貸 董事之貸款	3.63-7.2 prime rate b HSBC plus 19	9 %	208,944 65,000	5.88	5,938 –
					per annu 滙豐銀行 優惠利 3.63-7.2 加年利率19	最 率 22			
						-	273,944		5,938
			Total borrowings	總借款		_	328,334		55,633
				까 피 다 (바 타 키 		-			

33. FINANCIAL RISK MANAGEMENT (Continued)

(a) Financial risk factors (Continued)

- (iv) Interest rate risk (Continued)
 - (ii) Sensitivity analysis

Convertible notes of the Group which are fixed rate instruments are insensitive to any change in interest rates. A change in interest rate at the end of the reporting period would not affect profit or loss.

At 31 March 2012, it is estimated that a general increase/decrease of 1% in interest rate with all other variables held constant, would increase/ decrease the Group's loss before taxation and accumulated loss by approximately HK\$1,838,000. Other components of consolidated equity would not change in response to the general increase/ decrease in interest rates.

At 31 March 2011, it is estimated that a general increase/decrease of 1% in interest rate, with all other variables held constant, would increase/ decrease the Group's profit before taxation and retained profit by approximately HK\$1,346,000, Other components of consolidated equity would not change in response to the general increase/ decrease in interest rates.

The sensitivity analysis above has been determined assuming that the change in interest rates had occurred at the beginning of the reporting period and had been applied to the exposure to interest rate risk for variable rate interest bearing financial instruments in existence at that date. The 1% increase or decrease represents management's assessment of a reasonably possible change in interest rates over the period until the next annual reporting date. The sensitivity analysis included in the financial statements of the year ended 31st March 2011 has been prepared on the same basis.

33. 財務風險管理(續)

- (a) 財務風險因素(續)
 - (iv) 利率風險(續)
 - (ii) 敏感度分析

本集團之可換股票據,其為固定 利息工,對利率之任何轉變並不 敏感。於報告期末之利率轉變將 不會對損益造成影響。

於二零一二年三月三十一日,估 計短期銀行貸款利率變動普遍 加/減一個百分比,而所有其他 可變數保持不變之情況下,將導 致本集團除税前虧損及保留溢利 增加/減少約1,838,000港元。綜 合權益之其他成分對增加/減少 利率之反應概無影響。

於二零一一年三月三十一日,據 估計,利率普遍上升/下跌1%, 而另一其他變數保持不變,將增 加/減少本集團的税前利潤及零 售利潤約1,346,000港元。綜合權 益之其他成分對增加/減少利率 之反應概無影響。

上述敏感度分析之釐定乃假設利 率波動已於報告期初發生,並已 將該變動運用於當日已經存在以 浮動利率計息的之金融工具之利 率風險。該一個百分比之增加或 減少乃管理層評估直至下一年度 報告期之期間利率合理可能之變 動。包括在截至二零一一年三月 三十一日止年度財務報表之敏感 度分析已按相同基準編製。

33. FINANCIAL RISK MANAGEMENT (Continued)

(b) Capital management

The Group's objectives when managing capital are to ensure that entities in the Group will be able to continue as a going concern while maximising the return to owners through the optimisation of the debt and equity balance. The management reviews the capital structure by considering the cost of capital and the risks associated with each class of capital. In view of this, the Group will balance its overall capital structure through the payment of dividends, new share issues as well as the issue of new debt or the redemption of existing debt as it sees fit and appropriate.

The Group monitors capital using gearing ratio, which is net debt divided by the total equity. Net debt is calculated as bank loans, loans from a director and convertible notes less pledged bank deposits and cash and cash equivalents as shown in the consolidated statement of financial position. The Group aims to maintain the gearing ratio at a reasonable level. The gearing ratios as at the end of the reporting period were as follows:

33. 財務風險管理(續)

(b) 資本風險管理

本集團管理資本之目標為確保集團內之實體 將可以繼續持續經營,透過優化債項及權益 之均衡盡量提高給予持有人之回報。透過考 慮資金成本及與每類股本有關之風險,管理 層審閱資本結構。有鑒於此,本集團將以其 認為合適及適當之情況,透過支付股息、發 行新股及發行新債務,以平衡其整體資本結 構。

本集團以借貸比率(其為淨負債除以總股本 權益)監控資金運用。債務淨額計算為銀行 貸款,董事貸款及可換股票據,減已抵押銀 行存款和現金及現金等值物如綜合財務狀 況表所示。本集團旨在保持在一個合理的資 產負債比率水平。於本報告期末借貸比率如 下:

		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$</i> '000 <i>千港元</i> (Restated) (重列)
Bank loans (Note 26) Loans from a director (Note 27) Convertible notes (Note 29)	銀行借貸 <i>(附註26)</i> 董事之貸款 <i>(附註27)</i> 可換股票據 <i>(附註29)</i>	233,462 65,000 29,872	5,938 - 49,695
Less: Cash and cash equivalents (Note 24) Pledged bank deposits (Note 24)	扣減:現金及現等值物 <i>(附註24)</i> 已抵押銀行存款 <i>(附註24)</i>	328,334 (86,146) (3,965)	55,633 (140,520) –
Net debt/(cash)	債務/(現金)淨額	238,223	(84,887)
Total equity	總權益額	548,316	560,102
Gearing ratio	借貸比率	43.4%	N/A

33. FINANCIAL RISK MANAGEMENT (Continued)

(c) Equity price risk

The Group is exposed to equity price risk arising from trading of listed securities classified as trading securities in the consolidated statement of financial position. The sensitivity analysis has been determined based on the exposure to equity price risk.

At 31st March 2012, if the quoted market prices of the trading securities had been 20% higher or lower while all other variables were held constant, the Group's loss before taxation would decrease or increase by approximately HK\$1,420,000 (2011: the Group's profit before taxation would increase or decrease by approximately HK\$3,169,000) as a result of changes in fair value of investments.

33. 財務風險管理(續)

(c) 股票價格風險

本集團須承受來自上市證券買賣所產生之股 票價格風險(於綜合財務狀況表中被分類為 證券買賣)。敏感性分析乃根據所承擔之股 票價格風險而決定。

於二零一二年三月三十一日,倘買賣之證券 市場報價上升或下跌20%而其他所有變量維 持不變,本集團之除税前虧損將因投資之公 允值變動而減少或增加約1,420,000港元(二 零一一年:本集團除税前之淨利潤將增加或 減少約3,169,000港元)。

FIN	ANCIAL RISK MANAG	EMENT (Continu	ed)		33	. 財務國	風險管理(續)		
(d)	Fair value measurer financial position	nents recognised	in the sta	tement of		(d) 6	奞認於財務	狀況表中之	之公允值計	
	The following tabl instruments that are reporting period, gro degree to which the f	measured at fair voluped into Levels	alue at the 1 to 3 ba	end of th	е	د بر	2金融工具		包根據該公	公允值計量 允值的可觀
		lue measuremen ices (unadjusted) or liabilities.				•		及公允值計]資產或負↔		來自活躍市 經調整)。
	inputs other that 1 that are obse	e measurements a an quoted prices ervable for the as prices) or indired	included v sset or liat	vithin Leve pility, eithe	el er		一級以	外可觀察的	的資產或負	來自包括在 債之報價, 京於價格)。
	valuation techni	e measurements a ques that include not based on ob nputs).	inputs for t	he asset o	or	•	術,包		資產或負債	來自估值技 , 不是基於 的輸入)。
	The level in the fair van measurement is cate the basis of the lower value measurement in	gorized in its ent st level input that i	irety is det	ermined o	n	 K	と公允値計		影對整體公	以分類整體 允值計量有
					012				011	
	The Group 本集團		Level 1 第一級 HK\$'000 <i>千港元</i>	二零 Level 2 第二級 HK\$'000 千港元	- 二年 Level 3 第三級 HK\$'000 千港元	Total 總額 <i>HK</i> \$'000 <i>千港元</i>	第一級 HK\$'000	二零 ⁻ Level 2 第二級 HK\$'000 千港元	ーー年 Level 3 第三級 HK\$'000 千港元	Total 總額 <i>HK</i> \$'000 <i>千港元</i>
	Assets Available-for-sale	資產 可供出售之								
	investments	投資	6,056	-	-	6,056	5,273	-	-	5,273

7,098

13,154

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7,098

13,154

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15,843

21,116

_

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證券買賣

總額

Trading securities

Total

15,843

21,116

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33.	FIN	ANCIAL RISK MANAGEMENT (Continued)	33.	財系	务風險管理(編	責)	
	(d)	Fair value measurements recognised in the statement of financial position (Continued)		(d)	確認於財務制	状況表中之公 分	恤計量(續)
		There were no significant transfers between instruments in Level 1 and Level 2 during the year.			年內第一級及	(第二級之工具	並無重大轉讓。
		The carrying amount of the Group's and the Company's financial instruments carried at cost or amortised cost such as cash and cash equivalents, trade and other receivables, trade and other payables and bank and other borrowings are not materially different from their their fair values as at 31 March 2012 and 2011 because of the immediate or short term maturity of these financial instruments except as follows:			本或攤銷成本 貿易及其他應 及銀行及其他 及二零一二年	△入賬,如現金 風收賬款,貿易 2借貸,其公允 三月三十一日	之賬面值乃按成 和現金等值物, 及其他應零一個 人 統無重 期 內 到 期 , 以 下
				т	he Group and	the Compan	у
		Financial liabilities 金融負債			本集團及		
			-	/ing a 長面金	mount · 貊	Fairy 公分	
			201		2011	2012	2011
			二零一二		二零一一年	二零一二年	二零一一年
			HK\$'00 千港:		HK\$'000 <i>千港元</i>	HK\$'000 千港元	HK\$'000 千港元
		Convertible notes 可換股票據	29,87	72	49,695	27,997	47,720
	(e)	Estimation of fair values		(e)	公允值的估計	ł	
		The following summarises the major methods and assumptions used in estimating the fair values financial instruments.			以下概述用於 法和假設。	許估金融工具	公允值之主要方
		i) Trading securities			i) 證券買	畫	
		Fair value is based on quoted market prices at the end of the reporting period without any deduction for transaction costs.				乃根據於報告 本之市場報價。	朝末不扣除任何 ,
		ii) Available-for-sale investments			ii) 可供出餐	售之投資	
		Fair value is based on quoted market prices at the end of the reporting period without any deduction for transaction costs.				乃根據於報告 本之市場報價。	朝末不扣除任何 ,

34.	MA	TERIAL RELATED PARTY TRANSACTIONS	3	34.	重大有關連	人士交易	
	the	addition to related party information disclo consolidated financial statements, the Grou owing material related party transactions.					披露的關連人士資 關連人士交易之資
	a)	Key management personnel remuneration	on		a) 主要管	理人員薪酬	
		Remuneration for key management per including amounts paid to the Compan certain of highest paid individuals as discle as follows:	y's directors and			及若干最高薪人士	,包括支付予本公 (如附註 10 所披露)
						2012	2011
						二零一二年 <i>HK\$'000</i> <i>千港元</i>	二零一一年 <i>HK\$'000</i> <i>千港元</i>
		Short-term employee benefits Post-employment benefits Share-based payment expenses	短期僱員福利 退休後福利 以股份為基礎之付款			19,209 38 4,019	15,938 77 4
						23,266	16,019
		Total remuneration is included in "staff 8(b)).	costs" (see Note		酬金總額	領已計入「員工成:	本」(見附註8(b))。
	b)	Financing arrangements			b) 財務安排	#	
						2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
		Loans from a director	董事之貸款			65,000	_

Details of the loans and loans repaid during the year are disclosed in note 27 to the consolidated financial statements.

35. DISPOSAL OF A SUBSIDIARY

On 27th April 2011, the directors of the Company approved to dispose of a wholly owned subsidiary, City Island Property Limited ("City Island"), to an independent third party at a consideration of RMB2,880,000 (approximately HK\$3,456,000). The disposal was completed on 4th June 2011 and the Group recorded a loss of HK\$458,000 on disposal.

年內償還貸款及貸款詳情綜合財務報表附許 27中披露。

35. 出售一間附屬公司

於二零一一年四月二十七日,本公司董事批准以 代價2,880,000元人民幣(約3,456,000港元)出售 一間全資擁有附屬公司,城都置業有限公司(「城 都」),予一名獨立第三方。出售已於二零一一年 六月四日完成,及本集團於出售中錄得458,000港 元之虧損。

35. DISPOSAL OF A SUBSIDIARY (Continued)

35. 出售一間附屬公司(續)

Details of the net assets disposed of in respect of City Island are summarised below:

有關城都淨資產出售之詳情簡述如下:

		HK\$'0 <i>千</i> 港
Net assets disposed of	淨資產出售	
Investment property	投資物業	4,2
Deferred tax liabilities	遞延税項負債	(3
		3,9
Loss on disposal	出售虧損	(4
		3,4
Cash consideration received	已收現金代價	3,4
Net cash inflow arising on disposal of a subsic		0.4
Cash consideration received Bank balances and cash disposed of	已收現金代價 出售銀行結餘及現金	3,4
Net inflow of cash and cash equivalents in res	pect of 有關出售城都之現金及現金等值物	
the disposal of City Island	· 淨流入	3,4
The assets pledged for certain banking facilitie as follows:		產如下: Fhe Group
		ne aroup
	2012	本集團
		20
	二零一二年	20 二零一一
	二零一二年 <i>HK\$</i> '000	20 二零一一 HK\$'0
	二零一二年	20 二零一一 <i>HK</i> \$'0
Land and buildings (Note 15(f))	二零一二年 <i>HK\$</i> '000	2 20 二零一一 <i>HK\$'0</i> <i>千港</i>
Land and buildings (Note 15(f)) Prepaid lease payments (Note 16)	二零一二年 <i>HK\$'000</i> <i>千港元</i>	2 20 二零一一 <i>HK\$'0</i> <i>千港</i> 1,0
Prepaid lease payments (Note 16) Investment properties (Note 17)	二零一二年 <i>HK\$'000</i> <i>千港元</i> 土地及樓宇(<i>附註15(ff)</i>) 租賃預付款項(<i>附註16</i>) 投資物業(<i>附註17</i>) 144,827	2 20 二零一一 <i>HK\$'0</i> <i>千港</i> 1,0 5 79,9
Prepaid lease payments (Note 16) Investment properties (Note 17) Inventories (Note 20)	二零一二年 HK\$'000 千港元 土地及樓宇(附註15(f)) 1,081 投資物業(附註17) 存貨(附註20)	2 20 二零一一 <i>HK\$'0</i> <i>千港</i> 1,0 5 79,9
Prepaid lease payments (Note 16) Investment properties (Note 17)	二零一二年 <i>HK\$'000</i> <i>千港元</i> 土地及樓宇(<i>附註15(ff)</i>) 租賃預付款項(<i>附註16</i>) 投資物業(<i>附註17</i>) 144,827	2 20 二零一一 <i>HK\$'0</i> <i>千港</i> 1,0 5 79,9
Prepaid lease payments (Note 16) Investment properties (Note 17) Inventories (Note 20)	二零一二年 HK\$'000 千港元 土地及樓宇(附註15(f)) 1,081 投資物業(附註17) 存貨(附註20)	二零- HK - 7

37. COMMITMENTS

a) Operating lease commitments

As lessor

Property rental income earned during the reporting period was HK\$3,869,000 (2011: HK\$2,835,000). At 31st March 2012, the properties held have committed tenants for lease terms from 0.11 to 4.46 years (2011: 0.11 to 2.62 years), whose tenancy agreements include paying security deposits.

The Group had total future minimum lease receivables under the non-cancellable operating leases with the tenants falling due as follows:

37. 承諾

a) 經營租賃承諾

作為出租者

於報告期間所得之物業租金收入為 3,868,000港元(二零一一年:2,835,000港元)。於二零一二年三月三十一日,所持有 之物業已有租客承諾介乎0.11年至4.46年 (二零一一年:0.11年至2.62年)之租約,其 租賃協議包括支付擔保按金。

本集團根據與租客訂立之不可撤銷經營租 約,未來最低應收租金總額到期情況如下:

	2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$</i> '000 千港元
Within one year 於一年內 In the second to fifth years inclusive 於第二至第五年(包括首尾兩	网年) 3,429 5,601 9,030	1,899 787 2,686

As lessee

The Group leases certain of its office properties and retail outlets under operating lease arrangements. Leases for properties are negotiated for terms ranging from 0.08 to 9.7 years (2011: 0.25 to 9.63 years). Certain rentals for the use of retails outlets are determined by reference to the revenue of the relevant outlets for the year and the rentals for certain retails outlets will be escalated by a fixed percentage per annum.

The Group's lease obligations primarily consist of noncancelable leases of office and retail store space. Future minimum payments under non-cancelable leases, as of 31st March, were as follows:

作為承租者

本集團根據經營租賃安排租賃若干辦公室物 業及零售點。經磋商之物業租賃期限為0.08 年至9.7年(二零一一年:0.25年至9.63年)。 若干零售點的租金會以該年度相關的零售點 的收入來決定,並且若干零售點的租金會以 固定的年率遞增。

本集團的租賃責任主要包括不可撤銷之辦公 室及零售商店租賃。於三月三十一日, 根 據不可撤銷租賃之未來最低付款如下:

		2012 二零一二年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>
Within one year	於一年內	189,852	104,767
2-5 years	於第二至第五年	803,511	225,708
More than 5 years	第五年以後	455,212	173,736
		1,448,575	504,211

37. COMMITMENTS (Continued)

a) Operating lease commitments (Continued)

As lessee (Continued)

Rental expense under cancelable and non-cancelable operating leases was HK\$171,921,000 and HK\$95,730,000 for the years ended 31st March 2012 and 2011, respectively.

b) Capital commitments

Capital commitments of the Group at 31st March 2012 not provided for in the financial statements for the purchase of property, plant and equipment was HK\$7,400,000 (2011: HK\$Nil).

38. RETIREMENT BENEFITS SCHEME

The Group operates a Mandatory Provident Fund ("MPF") scheme for all Hong Kong eligible employees. The assets of the MPF scheme are held separately from those of the Group in funds under the control of trustees.

The retirement benefit cost for MPF scheme charged to the consolidated income statement represents contributions payable to the MPF scheme by the Group at rates specified in the rules of the MPF scheme.

Employees employed in the PRC are members of the statesponsored pension scheme operated by the PRC government. The Group is required to contribute a certain percentage of their payroll to the pension scheme to fund the benefits. The only obligation of the Group with respect to the pension scheme is to make the required contribution under the scheme.

The amount of unvested benefits utilised by the Group to reduce contributions is HK\$Nil for the year (2011: HK\$Nil). The amount of unvested benefits available for future reduction of employer's contribution as at 31st March 2012 is HK\$Nil (2011: HK\$Nil).

39. FINANCIAL GUARANTEE CONTRACTS

As at 31st March 2012, the Company had given corporate guarantee to a bank in connection with banking facilities granted to the Group amounting to HK\$130,000,000 (2011: HK\$40,000,000). Facilities utilized by the Group as at 31st March 2012 is HK\$130,000,000 (2011: HK\$Nil). The Directors of the Company considered that no recognition was required because the fair value of such guarantee was insignificant and that the directors of the Company did not consider it probable that a claim would be made against the Company under the guarantee.

37. 承諾(續)

a) 經營租賃承諾(續)

作為承租者(續)

截至二零一二年及二零一一年三月三十一日 止年度,根據可撤銷及不可撤銷之經營租賃 開支分別為171,921,000港元及95,730,000 港元。

b) 資本承諾

於二零一二年三月三十一日本集團並無提供 在財務報表中,用作採購物業、機器及設備 之資本承諾為7,400,000港元(二零一一年: 零港元)。

38. 退休福利計劃

本集團為所有香港合資格員工設立一項強制性公 積金(「強積金」)計劃。該強積金計劃之資產與本 集團之資產分開持有,由受托人以基金方式監管。

從綜合收益表中扣除強積金計劃的退休福利成 本,相當於本集團按強積金計劃規則訂明的供款 率支付強積金計劃的供款。

在中國受僱之員工乃國家推行之退休計劃成員, 該退休金計劃由中國政府管理。本集團須按員工 薪金之若干比例,就退休計劃作出供款。本集團 在該退休計劃中之責任,僅為按計劃之規定作出 供款。

於年內本集團動用以削減供款之未歸屬利益為零 港元(二零一一年:零港元)。於二零一二年三月 三十一日,可供日後削減僱主供款之未歸屬利益 零港元(二零一一年:零港元)。

39. 財務擔保合約

於二零一二年三月三十一日,本公司就取得 130,000,000港元(二零一一年:40,000,000港元) 之銀行融資而向銀行作出擔保。於二零一二年三 月三十一日本集團使用融資金額為130,000,000 港元(二零一一年:零港元)。本公司董事認為, 由於該等擔保之公允值並不重大,故並無作出確 認,而本公司董事並不認為本公司有可能根據任 何擔保遭索償。

40. EVENTS AFTER THE REPORTING PERIOD

- (a) In April and May 2012, a wholly owned subsidiary entered into a number of banking facilities and loan agreements (the "Agreements") with banks in the PRC. Under the Agreements, the subsidiary was granted a total banking facilities of RMB45 million (equivalents to HK\$55.5 million) for a period of up to one year. The banking facilities are unsecured and used for purchase of inventories and working capital purposes.
- (b) On 9th May 2012, a wholly owned subsidiary obtained a banking facility of US\$4 million (equivalents to HK\$31.2 million) from a bank in Hong Kong for financing of trade transactions. The banking facility is guaranteed by the Company and certain subsidiaries of the Group and secured by deposits of HK\$3.9 million owned by a director, Mr. Eav Yin.

41. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31ST MARCH 2012

Up to the date of issuance of these financial statements, the HKICPA has issued the following amendments, new standards and interpretations which are not yet effective for the year ended 31st March 2012.

Except as stated in Note 3, the Group has not early applied any of the following new and revised standards, amendments or interpretations that have been issued but are not yet effective.

The Group is in the progress of making assessment of what impact of these amendments is expected to be in the period of initial application. So far it has concluded the adoption of them is unlikely to have material impact on the consolidated financial statements.

40. 報告期後事項

- (a) 二零一二年四月及五月,一間全資擁有附屬 公司與中國之銀行訂立一些銀行融資及借貸 協議(「該協議」)。根據協議,附屬公司授予 銀行直至一年期間之融資總額45,000,000元 人民幣(相等於55,500,000港元)。銀行融資 並無抵押及用作採購及一般營運資金。
- (b) 於二零一二年五月九日,一間全資擁有附屬公司獲得香港一間銀行4,000,000美元(相等於31,200,000港元)之銀行融資用作交易買賣之財務安排。該銀行融資由本公司及本集團若干附屬公司擔保,以及由董事楊仁先生之3,900,000港元存款作為抵押。

41. 截至二零一二年三月三十一日止年度已頒佈 但未生效之修正、新訂準則及詮釋可能產生 的影響

截至本財務報表發出日,香港會計師公會頒佈數 項修正、新增準則及詮釋。該等修正、新訂準則 及詮釋於截至二零一二年三月三十一日止年度仍 未生效。

本集團並未提早採納任何下列已頒佈但仍未生效 之新增及修訂準則、修正或詮釋。

本集團持續進行評估該等修正在本期間首次應用 會有怎樣的預期影響。至今可斷定採納該等修正 不可能對財務報表有重大影響。

41. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31ST MARCH 2012 (Continued)

New/revised HKFRSs that have been issued but are not yet effective

The following new/revised HKFRSs, potentially relevant to the Group's financial statements, have been issued, but are not yet effective and have not been early adopted by the Group.

Amendments to HKFRS 7	Disclosures – Transfers of Financial Assets ¹	香港財務報告準則 之修正第 7 號	披露一財務資產 轉讓 ¹	
Amendments to	Presentation of Financial	之修正弟7號 香港會計準則第 1 號	^{转 碾} 呈列財務報表一	
HKAS 1 (Revised)	Statements – Presentation of Items	之修正(修訂)	其他全面收益	
	of Other Comprehensive Income ²		項目之呈列 ²	
Amendments to	Presentation — Offsetting Financial	香港會計準則	呈列一抵銷財務	
HKAS 32	Assets and Financial Liabilities ⁴	第32號之修正	資產及金融負債4	
Amendments to	Disclosures — Offsetting Financial	香港財務報告準則	披露一抵銷財務	
HKFRS 7	Assets and Financial Liabilities ³	第7號之修正	資產及金融負債 ³	
HKAS 19 (2011)	Employee Benefits ³	香港會計準則第19號 (二零一一年)	僱員福利 ³	
HKAS 27 (2011)	Separate Financial Statements ³	香港會計準則第 27 號 (二零一一年)	獨立財務報表 ³	
HKAS 28 (2011)	Investments in Associates and Joint	香港會計準則第28號	於聯營公司及合營	
	Ventures ³	(二零一一年)	企業之投資3	
HKFRS 9	Financial Instruments⁵	香港財務報告準則	財務工具⁵	
		第9號		
HKFRS 10	Consolidated Financial Statements ³	香港財務報告準則 第 10 號	綜合財務報表 ³	
HKFRS 11	Joint Arrangements ³	香港財務報告準則	共同安排3	
		第11號 香港財務報告準則		
HKFRS 12	HKFRS 12 Disclosure of Interests in Other		其他實體中的權益	
HKFRS 13	Entities ³ HKFRS 13 Fair Value Measurements ³		披露³ 公允值計量³	
	Tail Value Measurements	香港財務報告準則 第13號	公元祖司里。	
HK(IFRIC) – Int 20	Stripping Costs in the Production	香港(國際財務報告	露天礦場生產階段	
	Phase of a Surface Mine ³	詮釋委員會)	之剝採成本3	
		一詮釋第20號		
2011	periods beginning on or after 1st July	1 於二零一一年七月一日或	以後開始之年度期間生效	
² Effective for annual 2012	periods beginning on or after 1st July	2 於二零一二年七月一日或	以後開始之年度期間生效	
³ Effective for annual p 2013	eriods beginning on or after 1st January	◎ 於二零一三年一月一日或	以後開始之年度期間生效	
⁴ Effective for annual p 2014	eriods beginning on or after 1st January	4 於二零一四年一月一日或	以後開始之年度期間生效	
⁵ Effective for annual periods beginning on or after 1st January		5 於二零一五年一月一日或	以後開始之年度期間生效	

⁵ Effective for annual periods beginning on or after 1st January 2015

42. COMPARATIVE FIGURES

Certain comparative figures have been realigned to conform to the current year's presentation.

若干比數字已重新編製以確認本年度之呈報。

42. 比較數字

41. 截至二零一二年三月三十一日止年度已頒佈

的影響(續)

集團提早採納。

則

但未生效之修正、新訂準則及詮釋可能產生

已頒佈但尚未生效之新增/修訂香港財務報告準

以下與本集團財務報表可能有關之新增/修訂香

港財務報告準則,已頒佈但尚未生效,亦未獲本

FIVE-YEAR FINANCIAL SUMMARY

五年財務摘要

For the year ended 31st March 2012 截至二零一二年三月三十一日止年度

RESULTS

業績

		Year ended 31st March 截至三月三十一日止年度				
		2008 二零零八年	2009 二零零九年	2010 二零一零年	2011 二零一一年	2012 二零一二年
					(Restated) (重列)	
		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
Turnover	營業額	475,289	618,813	777,464	1,035,326	1,036,249
(Loss)/profit before taxation Income tax	除税前(虧損)/溢利 所得税	65,998 (4,689)	42,710 (3,019)	56,834 (5,603)	113,876 (16,431)	(50,728) (10,042)
(Loss)/profit for the year	年度(虧損)/溢利	61,309	39,691	51,231	97,445	(60,770)
Equity attributable to owners of the Company Non-controlling interests	歸屬於 本公司持有人 非控股股東權益	61,309 –	39,691 -	51,231 _	97,445 -	(60,770) –
		61,309	39,691	51,231	97,445	(60,770)
					(Restated) 重列	
Basic (loss)/earnings per share	每股基本(虧損)/盈利	11.36¢	6.61¢	1.71¢	3.18¢	(1.79)¢

FIVE-YEAR FINANCIAL SUMMARY

五年財務摘要

For the year ended 31st March 2012 截至二零一二年三月三十一日止年度

ASSETS AND LIABILITIES

資產與負債

		As at 31st March 於三月三十一日				
		2008	2009	2010	2011	2012
		二零零八年	二零零九年	二零一零年	二零一一年	二零一二年
				(Restated)	(Restated)	
				(重列)	(重列)	
		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	總資產	437,932	461,827	520,351	789,079	1,075,672
Total liabilities	總負債	110,808	104,395	115,044	228,977	527,356
Net assets	資產淨額	327,124	357,432	405,307	560,102	548,316
Equity attributable to owners of the Company Non-controlling interests	歸屬於本公司 持有人之權益 非控股股東權益	327,124	357,432 -	405,307	560,102	538,609 9,707
Total equity	總權益額	327,124	357,432	405,307	560,102	548,316

Certain comparative figures have been restated to reflect the adoption of the new and revised HKFRSs.

若干比較數值經已重列以反映採納新增及經修訂之香 港財務報告準則。