HS

衍生集團(國際)控股有限公司

Hin Sang Group (International) Holding Co. Ltd.

(於開曼群島註冊成立之有限公司) (Incorporated in the Cayman Islands with limited liability) 股份代號 Stock Code: 6893

2019 / 2020 中期業績報告 2019 / 2020 Interim Report







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DEFINITION 釋義

In this interim report, unless the context otherwise requires, the 於本中期報告中,除文義另有所指外, following terms and expressions shall have the meanings set out 下列詞彙及詞語具以下的涵義。 below.

"Audit Committee"	the audit committee of the Company	「審核委員會」	指	本公司審核委員會
"Board"	the board of Directors	「董事會」	指	董事會
"Company"	Hin Sang Group (International) Holding Co. Ltd. (衍生集團(國際)控股有限公司), an exempted company incorporated with limited liability in the Cayman Islands on 28 October 2010	「本公司」	指	衍生集團(國際)控 股有限公司,一間 於2010年10月28 日在開曼群島註 冊成立之獲豁免 有限公司
"Director(s)"	the director(s) of the Company	「董事」	指	本公司董事
"Fullshare"	Fullshare Holdings Limited (豐盛控股 有限公司), a company incorporated in the Cayman Islands with limited liability whose issued shares are listed on the Stock Exchange (stock code: 607)	「豐 盛」	指	豐盛控股有限公 司,一間於開曼群 島註冊成立之有 限公司,其已發 行股份於聯交所 上市(股份代號: 607)
"Genwealth"	Genwealth Group Holding Company Limited (衍富集團控股有限公司), a company incorporated with limited liability on 5 October 2010 in the British Virgin Islands, the issued shares of which are owned as to 90% by Mr. Pang Siu Hin and 10% by his wife, Ms. Kwan Lai Man, both of them are executive Directors, and Controlling Shareholders of the Company under the Listing Rules	「衍 富」	指	衍富集團控股有限公司,010年10月5日百年一,010年10月5日百年一,10月5日百年一,10月5日百年一,10月5日百年一,100年一,100年,100年,100年,100分,100分,100分,100分,100分
"Group"	the Company and its subsidiaries	「本集團」	指	本 公 司 及 其 附 屬 公 司
"HK\$"	Hong Kong dollars, the lawful currency of Hong Kong	「港元」	指	香港法定貨幣港元



"Hong Kong" or "HK"	the Hong Kong Special Administrative Region of the PRC	「香港」	指	中 國 香 港 特 別 行 政區
"Listing Rules"	the Rules Governing the Listing of Securities on the Stock Exchange	「上市規則」	指	聯 交 所 證 券 上 市 規則
"Macau"	the Macau Special Administrative Region of the PRC	「澳門」	指	中 國 澳 門 特 別 行 政 區
"Period"	the six months ended 30 September 2019	「本期間」	指	截至2019年9月30 日止六個月
"PRC" or "China"	the People's Republic of China	「中國」	指	中華人民共和國
"Pre-IPO Share Option Scheme"	the pre-IPO share option scheme adopted by the Company on 25 September 2014	「首次公開發 售前購股權 計劃」	指	本公司於2014年9 月25日 採 納 之 首 次 公 開 發 售 前 購 股 權計 劃
"RMB"	Renminbi, the lawful currency of the PRC	「人民幣」	指	中 國 法 定 貨 幣 人 民 幣
"SFO"	the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong)	「證券及期貨 條例」	指	證 券 及 期 貨 條 例 (香 港 法 例 第571 章)
"Share(s)"	ordinary share(s) with a nominal value of HK\$0.1 each in the share capital of the Company	「股份」	指	本 公 司 股 本 中 每 股 面 值 0.1港 元 之 普 通 股
"Shareholder(s)"	holders of the Share(s)	「股東」	指	股份之持有人
"Share Option Scheme"	the share option scheme adopted by the Company on 25 September 2014	「購股權計劃」	指	本公司於2014年9 月25日 採 納 之 購 股權計劃
"Stock Exchange"	The Stock Exchange of Hong Kong Limited	「聯交所」	指	香 港 聯 合 交 易 所 有限公司

CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS

Executive Directors

Pang Siu Hin *(Chairman and Chief Executive Officer)* Kwan Lai Man

Non-executive Directors

Wong Wai Ling Yuen Chi Ping

Independent non-executive Directors

Lau Chi Kit Lee Luk Shiu Tang Sing Hing, Kenny

AUDIT COMMITTEE

Lee Luk Shiu *(Chairman)* Lau Chi Kit Tang Sing Hing, Kenny

REMUNERATION COMMITTEE

Lau Chi Kit *(Chairman)* Kwan Lai Man Lee Luk Shiu Tang Sing Hing, Kenny

NOMINATION COMMITTEE

Tang Sing Hing, Kenny *(Chairman)* Kwan Lai Man Lau Chi Kit Lee Luk Shiu

COMPANY SECRETARY

Kho Polien

AUTHORISED REPRESENTATIVES

Pang Siu Hin Kwan Lai Man

董事會

執行董事

彭少衍(*主席兼行政總裁)* 關麗雯

非執行董事

黃慧玲 袁志平

獨立非執行董事

劉智傑 李禄兆 鄧聲興

審核委員會

李禄兆(*主席)* 劉智傑 鄧聲興

薪酬委員會

劉智傑(主席) 關麗雯 李祿兆 鄧聲興

提名委員會

鄧聲興(*主席)* 關麗雯 劉智傑 李祿兆

公司秘書

郭寶琳

授權代表

彭少衍 關麗雯

HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Unit 1213-1215, 12/F, Seapower Tower, Concordia Plaza, 1 Science Museum Road, Tsim Sha Tsui, Kowloon, Hong Kong

LEGAL ADVISERS

Chak & Associates Kwok Yih & Chan

AUDITOR

HLB Hodgson Impey Cheng Limited

PRINCIPAL BANKERS

The Hongkong and Shanghai Banking Corporation Limited Bank of China (Hong Kong) Limited

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE/REGISTERED OFFICE

Estera Trust (Cayman) Limited Clifton House, 75 Fort Street, P.O. Box 1350, Grand Cayman, KY1-1108, Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Investor Services Limited

COMPANY WEBSITE

www.hinsanggroup.com

STOCK CODE

The Stock Exchange of Hong Kong Limited: 6893

ENQUIRES

Company:

Email: contact@hinsanggroup.com

Public Relations Consultant:

Strategic Financial Relations Limited Email: HSH_enquiry@sprg.com.hk

總 辦 事 處 及 香 港 主 要 營 業 地 點

香港九龍尖沙咀 科學館道1號康宏廣場 航天科技大廈12樓1213-1215室

CORPORATE INFORMATION

公司資料

法律顧問

翟氏律師行 郭葉陳律師事務所

核數師

國衛會計師事務所有限公司

主要往來銀行

香港上海滙豐銀行有限公司 中國銀行(香港)有限公司

主 要 股 份 過 戶 登 記 處/ 註 冊 辦 事 處

Estera Trust (Cayman) Limited Clifton House, 75 Fort Street, P.O. Box 1350, Grand Cayman, KY1-1108, Cayman Islands

香港股份過戶登記分處

卓佳證券登記有限公司

公司網站

www.hinsanggroup.com

股份代號

香港聯合交易所有限公司:6893

查詢

本公司:

電郵: contact@hinsanggroup.com

公共關係顧問:

縱橫財經公關顧問有限公司 電郵:HSH_enquiry@sprg.com.hk

BUSINESS OVERVIEW

The Group is principally engaged in the marketing, selling and manufacturing of healthcare products primarily targeting at children, among which "Hin Sang (衍生)" has been a long established reputable brand. To align with consumers' trend, the Group continues to expand the e-commerce business through electronic platforms. To leverage on existing resources to increase profit, the Group also trades in skin care, personal care and slimming products of reputable brands. It is also developing its business in mother-infant Chinese medical healthcare as well as diagnosis and treatment services projects.

For the Period, the Group's revenue was approximately HK\$90.9 million, representing a decrease of approximately 3.9% as compared to approximately HK\$94.7 million for the same period in 2018. The Group has four business segments classified by their ownership, licensing rights and services rendered. During the Period, the Product Development Segment, selling the Group's own brand products with a relatively high gross profit margin, was still the largest segment of the Group which contributed approximately 96.3% (2018: 96.4%) of the Group's revenue. On the other hand, the revenue contribution from the Brand Development and Management Segment decreased from approximately 2.7% of the total revenue for the same period in 2018 to approximately 2.2% of the total revenue for the Period. No revenue generated from the Trading of Goods Segment for the period (2018: 0.1%). Healthcare Segment, being in start-up stage, only accounted for approximately 1.5% (2018: 0.8%) of the total revenue for the Period.

業務概覽

本集團主要從事主要面向兒童保健產品的營銷、銷售及製造,其中「衍生」為 長期享有聲譽的知名品牌。本集團繼 續透過電子平台擴展電子商貿業務, 以迎合消費趨勢。為利用現有資源以 增加利潤,本集團亦銷售知名品牌的 護膚、個人護理及纖體產品。婦嬰中醫 保健以及診斷及治療服務項目亦正在 開展。

於本期間,本集團的收入約為90.9百萬 港元,較2018年同期的約94.7百萬港元 減少約3.9%。根據其擁有權、特許權及 所提供服務,本集團業務分部分為四 類。於本期間,產品開發分部(銷售毛 利率較高的本集團自家品牌產品)仍為 本集團最大業務分部,為本集團貢獻 約96.3%(2018年:96.4%)之收入。另 一方面,來自品牌開發及管理分部之 收入貢獻佔比總收入則由2018年同期 之約2.7%下降至本期間之約2.2%。本 期間貨品買賣分部並無產生任何收入 (2018年:0.1%)。處於啟動階段的健康 分部僅佔本期間總收入約1.5%(2018年: 0.8%)。

The Group's business operations are mainly based in Hong Kong, though its products are distributed through distributors appointed in the PRC and Macau. Revenue generated from Hong Kong market for the Period recorded approximately HK\$61.7 million (2018: HK\$73.4 million), representing approximately 67.8% of the total revenue for the Period (2018: 77.5%). On the other hand, revenue generated from the PRC market for the Period recorded approximately HK\$29.3 million (2018: HK\$21.3 million), representing approximately 32.2% of the total revenue for the Period (2018: 22.5%). The revenue generated from sales in Hong Kong decreased due to the decrease of tourists from PRC because of the recent social movements in Hong Kong. According to the statistics of Hong Kong Tourism Board, the number of PRC tourists from January to July 2019 increased by 13.0% over the same period in 2018. However, the number of PRC tourists in September 2019 dropped sharply by 35% over the same month in 2018 according to the same sources. The revenue generated from sales in the PRC increased due to the improving economic performance as it showed for the increase in the production volume of Chinese medicine industry in recent months.

Product Development Segment

Under the Product Development Segment, the Group develops and sells healthcare products, personal care products and household products under its own brand names, mainly being "Hin Sang (衍 生)", "Tai Wo Tong (太和堂)", "Shuang Long (雙龍)" and "King's Antiseptic (殺菌王)". The Group started developing the "Hin Sang (衍 生)" brand in 2004 mainly for its health supplements. "Tai Wo Tong (太和堂)" was developed in 2012 mainly for the Group's proprietary Chinese medicine category. With a view to further enhancing brand recognition of the Group's own brands, the Group launched several products during 2019, including but not limited to "Hin Sang Daily Appetite Probiotic Formula for Kids (Granules) (衍生開胃樂兒童益 生菌沖劑)", "Hin Sang Pipa Juhong Honey for Kids (衍生小兒枇杷 橘紅蜜)" and "Hin Sang Appetite Support for Kids (Syrup) (衍生小 兒開胃樂十味佛手露)".

本集團的業務運營主要位於香港,惟 委任分銷商在中國及澳門分銷產品。 本期間源自香港市場之收入錄得約 61.7百萬港元(2018年:73.4百萬港元), 佔本期間總收入之約67.8%(2018年: 77.5%)。另一方面,本期間源自中國市 場之收入錄得約29.3百萬港元(2018年: 21.3百萬港元),佔本期間總收入之約 32.2%(2018年:22.5%)。香港產生的 銷售收入減少是由於近期香港社會動 蕩導致中國遊客減少。根據香港旅遊 發展局的統計資料,自2019年1月至7 月,中國遊客的數量較2018年同期增 加13.0%。然而,根據同一資料來源, 於2019年9月,中國遊客的數量較2018 年同月大幅下跌35%。中國銷售產生的 收入增加乃由於經濟表現不斷改善, 從近幾個月中藥行業的產量增加中可 以體現。

產品開發分部

於產品開發分部,本集團以自家品牌(主要為「衍生」、「太和堂」、「雙龍」及「殺菌王」)開發及銷售保健產品、個人護理產品及家居產品。本集團於2004年開始主要為其健康補充品開發「衍生」品牌,及於2012年主要為其中藥類別開發「太和堂」。為進一步增強本集團自家品牌的品牌知名度,本集團於2019年推出多項產品,包括(但不限於)「衍生開胃樂兒童益生菌沖劑」、「衍生小兒枇杷橘紅蜜」及「衍生小兒開胃樂十味

The revenue of this segment was approximately HK\$87.6 million for the Period, represented a slight decrease of approximately 4.1% comparing to approximately HK\$91.3 million for the same period in 2018. This segment's profit for the Period was approximately HK\$23.3 million, representing an increase of approximately HK\$0.7 million or approximately 3.2% as compared with the same period in 2018, which was mainly due to improvement in profit contribution from products developed by the Group under its own brands with improved profit margin as compared with the same period in 2018. This segment's profit margin for the Period was approximately 26.6% while the profit margin for the six months ended 30 September 2018 was approximately 24.8%.

Brand Development and Management Segment

The Group has a proven history of managing and developing a number of brands for its brand proprietors (who are mainly manufacturers and brand proprietors of the products) in respect of their personal care products mainly in the Hong Kong market since 1999. The Group entered into an exclusive distribution agreement with each of the brand proprietors and provided them with one-stop marketing, sales and distribution, logistic and delivery services for their branded products.

Amongst the products managed and developed by the Group for the brand proprietors, the major brands are "See Young (滋 源)", "Pahmi (芭菲)", "Vcnic (花世界)", "Zici (滋采)" and "Sunew (閃新)". The revenue of this segment was approximately HK\$2.0 million for the Period, represented a decrease of approximately 19.9% comparing to approximately HK\$2.5 million for the same period in 2018. Such decrease was mainly due to the shift of focus by the management of the Group to the Product Development Segment during the Period in order to enhance the brand image of the Group's own-branded products. This segment recorded a loss of approximately HK\$138,000 for the Period while a profit of approximately HK\$223,000 was recorded for the same period in 2018. 於本期間,此分部的收入約為87.6百萬 港元,較2018年同期約91.3百萬港元輕 微減少約4.1%。於本期間,此分部的溢 利約為23.3百萬港元,較2018年同期增 加約0.7百萬港元或約3.2%,此乃主要 由於較2018年同期本集團以自家品牌 開發的產品利潤率改善推動溢利貢獻 改善。於本期間,此分部的利潤率約為 26.6%,而截至2018年9月30日止六個 月的利潤率約為24.8%。

品牌開發及管理分部

本集團自1999年起為品牌擁有人(其主 要為產品之製造商及品牌擁有人)就彼 等主要於香港市場之個人護理產品管 理及開發若干品牌並具歷史證明。本 集團與各品牌擁有人訂立獨家分銷協 議,並為彼等之品牌產品提供一站式 市場推廣、銷售及分銷、物流及交付服 務。

本集團為品牌擁有人管理及開發之產 品中,主要品牌為「滋源」、「芭菲」、「花 世界」、「滋采」及「閃新」。於本期間,此 分部之收入約為2.0百萬港元,較2018 年同期約2.5百萬港元減少約19.9%。 收入減少乃主要由於為增強本集團自 家品牌產品的品牌形象,本期間本集 團管理層的重心轉移至產品開發分部。 於本期間,此分部錄得虧損約138,000 港元,而截至2018年同期則錄得溢利 約223,000港元。

Trading of Goods Segment

The Group has served its trade customers with high quality products sourced from authorized dealers and overseas suppliers. Products within this segment with low profit margin will be phased out, and more resources will be put into Product Development Segment which is expected to yield higher profit margin.

There are no revenue and profit of this segment for the Period as compared to approximately HK\$72,000 and HK\$12,000 respectively for the same period in 2018, as the management of the Group focused on the Product Development Segment during the Period.

Healthcare Segment

Healthcare segment provides different types of healthcare related services and products in Hong Kong and the PRC for mothers and children by establishment of clinics with medical treatment and consultation by experienced Chinese physician who specialized in mother-infant Chinese medical healthcare.

The revenue of this segment was approximately HK\$1.3 million for the Period, represented a significant increase of approximately 73.2% comparing to approximately HK\$764,000 for the same period in 2018. However, due to initial stage of operation with heavily operating costs incurred before generating decent revenue for the medical clinics in the Hong Kong and PRC, this segment's loss for the Period was approximately HK\$13.5 million, comparing loss of approximately HK\$14.5 million for the same period in 2018.

HUMAN RESOURCES

The Group had a total of 248 staff as at 30 September 2019. The remuneration of the employees consist of a fixed salary and performance-based sales commissions. The Group has developed a performance appraisal system to assess employees on an annual basis for salary review and making promotion decisions. The appraisal provides the Group with an opportunity to assess each individual staff and provide effective training. The Group considers employees as important assets and being the key to account for sustainable business growth.

貨品買賣分部

本集團向其貿易客戶提供自指定經銷 商及海外供應商採購的優質產品。此 分部中利潤率較低的產品將逐步淘汰, 以將更多資源投入預期產生較高利潤 率的產品開發分部。

與2018年同期收入及溢利分別約 72,000港元及12,000港元相比,此分部 於本期間並無產生收入及溢利,原因 是本期間本集團管理層的重心放在產 品開發分部。

健康分部

健康分部透過設立由婦嬰中醫保健專 科的資深中醫師提供醫療及諮詢服務 的診所,在香港及中國向婦嬰提供不 同類型的保健相關服務及產品。

於本期間,此分部的收入約為1.3百萬 港元,較2018年同期約764,000港元大 幅增加約73.2%。然而,由於香港及中 國的中醫診所仍在營運初期,於產生 可觀收入前產生高額經營成本,此分 部於本期間的虧損約為13.5百萬港元, 而2018年同期的虧損約為14.5百萬港元。

人力資源

於2019年9月30日,本集團合共有248 名員工。僱員之薪酬包括固定薪金及 銷售績效佣金。本集團為每年對其僱 員進行評估,已制訂一項績效評估系統,據此進行薪金檢討及作出晉升決 定。此項評估讓本集團得以評估各個 員工並可提供有效培訓。本集團認為 僱員乃重要資產及對業務的可持續發 展至關重要。

PROSPECTS

The Group is confident that Hong Kong market can still provide a stable platform for its business to expand. The Group continues its effort in new product development in order to enrich health supplements portfolio and enhance the brand image as being a specialist in providing health supplements. The Group ensures that only those products with high sales volume potential should be retained in its product portfolio. At the same time, the Group will also focus on China's market development, especially in the health supplement market for children. The Group believes that this market will be greatly benefited by the launch of China's "two-child" policy. To seize this opportunity, the Group will continue to expand its distribution network by recruiting additional distributors and put more resources to promote corporate image in order to expand its customer base.

The Group has outlined the following strategies for its future business development, with caution but aim to creating values for the Shareholders:

(a) To continue enhancing brand recognition of the Group's own brands

The Group has developed the "Hin Sang $(\widehat{\nabla} \pm)$ " brand into a well-recognised brand in Hong Kong through an effective targeted advertising program which is well-positioned emphasizing on product safety and quality.

The Group continued focusing on and applying its brand strategies of multichannel marketing and diverse product portfolios. The Group adopted a market oriented research and product development strategy to meet evolving customer demands and needs while achieving rapid growth. The Group's new product development initiative for the coming year will focus on developing more products in mother and children health supplements in Hong Kong and the PRC.

展望

本集團已就其未來業務發展擬訂以下 策略,以謹慎執行有關政策同時為股 東創造價值:

(a) 持續增強本集團自家品牌 的品牌知名度

本集團將「衍生」品牌發展成香港 著名品牌是透過有效的針對性廣 告計劃,強調產品安全和質量為 定位。

本集團繼續專注於及運用其多渠 道市場推廣及多元化產品組合之 品牌策略。本集團已採納以市場 為導向的研究及產品開發策略, 以滿足不斷演變的客戶需求及需 要,並實現快速增長。本集團來年 的新產品開發計劃將專注於針對 香港及中國之婦嬰健康補充品開 發更多產品。

(b) To expand the manufacturing arm of the Group

The Group plans to enhance the production efficiency of its own brand products in order to capture future opportunities. The Group intends to develop a production plant for manufacturing health supplements in Yunfu City of the Guangdong Province, the PRC, aiming to reduce the product cost by self-production rather than Original Equipment Manufacturer ("OEM") to outside supplier, and increase efficiency and attaining more stringent quality control on its own brand healthcare products. On 9 October 2017, the Group paid RMB17.4 million (equivalent to HK\$20.7 million) as land use right payment in relation to acquisition of a piece of land, and the production plant is under construction stage. As at 30 September 2019, the Group has paid RMB86.7 million (equivalent to HK\$94.3 million) as construction in progress.

(c) To expand e-commerce for own-branded products

The Group will continue to enhance its e-commerce platform which focus on online sales of the products under "Hin Sang (衍生)", through which customers, particularly those in the PRC can place orders online and enjoy home delivery services. Due to the gradual popularity of online shopping, especially in the PRC market, revenue from e-commerce platforms accounted for approximately HK\$8.9 million (2018: HK\$10.0 million) of the total revenue of the Group for the Period. The Group will continue to introduce more high quality health supplements on online platforms to expand our product portfolio, market scale and brand recognition.

(b) 擴展本集團自家製造業務

本集團計劃提高其自家品牌產品 的牛產效率,以把握未來機遇。本 集團擬於中國廣東省雲浮市興建 健康補充品之生產廠房,以減少 自家而並非原始設備廠家([OEM]) 對外部供應商生產的產品成本, 並提高其自家品牌保健產品效率 以及對自家品牌保健產品實施更 嚴格之質量控制。於2017年10月9 日,本集團支付人民幣17.4百萬元 (相等於20.7百萬港元)作為就收購 一塊土地之土地使用權付款,而 生產廠房仍在興建階段。於2019 年9月30日,本集團已支付人民幣 86.7百萬元(相等於94.3百萬港元) 作為在建工程。

(c) 擴大自家品牌產品的電子 商貿

本集團將繼續增強其專注於在網 上銷售「衍生」品牌產品的電子商 貿平台,消費者(尤其是中國消費 者)可透過該網上平台下達訂單, 並享受送貨上門服務。由於網上購物日益流行,尤其是中國市場, 本集團於本期間的總收入中來自 電子。(2018年:10.0百萬港元)。本 集團將繼續於網上平台投放更有 港元(2018年:10.0百萬港元)。本 集團將繼續於網上平台投放更我 們的產品組合、市場規模及品牌 知名度。

The English name is for identification purposes only

FINANCIAL REVIEW

Revenue

The Group's revenue was approximately HK\$90.9 million for the Period as compared to HK\$94.7 million for the same period in 2018, representing a decrease of approximately 3.9%. Such decrease was mainly due to the decrease in its sales of products under the Brand Development and Management Segment and Trading of Goods Segment.

During the Period, the revenue generated from the Product Development Segment decreased by approximately HK\$3.7 million, representing a decrease of approximately 4.1% as compared to the same period in 2018. The revenue generated from the Brand Development and Management Segment and the Trading of Goods Segment decreased by approximately HK\$0.5 million and HK\$72,000 respectively, representing a decrease of approximately 19.9% and 100.0% as compared to the same period in 2018. The decrease in revenue in both segments was resulted from the shift in focus of the management of the Group to the Product Development Segment.

Revenue generated from sales in Hong Kong decreased but it is partially offset by the increase in sales in the PRC.

Cost of sales

The Group's cost of sales decreased by 25.7% from approximately HK\$30.6 million for the six months ended 30 September 2018 to approximately HK\$22.8 million for the Period. The reason was primarily due to the drop in costs of sales under Product Development, Brand Development and Management Segment and Healthcare Segment decreased by approximately 6.4%, 6.1% and 3.0% respectively for the six months ended 30 September 2019.

財務回顧

收入

本期間本集團之收入約為90.9百萬港 元,較2018年同期的94.7百萬港元減少 約3.9%。該減少乃主要由於品牌開發 及管理分部以及貨品買賣分部之產品 銷售額下降。

於本期間,來自產品開發分部的收入 較2018年同期減少約3.7百萬港元,減 幅約為4.1%。來自品牌開發及管理分 部以及貨品買賣分部的收入較2018年 同期分別減少約0.5百萬港元及72,000 港元,減幅分別約為19.9%及100.0%。 此兩個分部收入減少乃由於本集團管 理層將重心轉移至產品開發分部。

香港產生的銷售收入減少,惟其部分 被中國的銷售增長所抵銷。

銷售成本

本集團之銷售成本由截至2018年9月 30日止六個月的約30.6百萬港元減少 25.7%至本期間的約22.8百萬港元。 原因主要為截至2019年9月30日止六 個月產品開發、品牌開發及管理分部 以及健康分部的銷售成本分別減少約 6.4%、6.1%及3.0%。

Gross profit and gross profit margin

The Group's gross profit increased by approximately 6.5% from approximately HK\$64.0 million for the six months ended 30 September 2018 to approximately HK\$68.2 million for the Period. The gross profit margin for the Period increased from approximately 67.7% to 75.0% which was resulted from decrease in the cost of sales of Product Development Segment as mentioned above.

Other income

The Group's other income decreased from approximately HK\$3.1 million for the six months ended 30 September 2018 to approximately HK\$1.1 million for the Period, which was mainly due to decrease in dividend income from listed equity investments of approximately HK\$2.2 million.

Other gains and losses

Other gains and losses for the Period recorded a loss of approximately HK\$3.7 million compared to approximately HK\$8.6 million for the six months ended 30 September 2018. The change was attributable to the reduction of fair value loss of approximately HK\$6.1 million for financial assets measured at fair value through profit and loss for the Period and decrease in net exchange loss of approximately HK\$0.9 million for the Period as compared to that for the six months ended 30 September 2018.

Selling and distribution expenses

The selling and distribution expenses increased by approximately 15.4% from approximately HK\$11.4 million for the six months ended 30 September 2018 to approximately HK\$13.1 million for the Period. Such change was consistent with the increase in media advertising expense in Hong Kong market and the trade promotional expenses.

Administrative expenses

The administrative expenses decreased by approximately 1.9% from approximately HK\$48.1 million for the six months ended 30 September 2018 to approximately HK\$47.1 million for the Period.

毛利及毛利率

本集團之毛利由截至2018年9月30日 止六個月的約64.0百萬港元增加約6.5% 至本期間的約68.2百萬港元。本期間之 毛利率由約67.7%增加至75.0%,此乃 由於上述產品開發分部的銷售成本減 少所致。

其他收入

本集團之其他收入由截至2018年9月 30日止六個月的約3.1百萬港元減少至 本期間的約1.1百萬港元,主要由於上 市股本投資的股息收入減少約2.2百萬 港元。

其他收益及虧損

本期間之其他收益及虧損錄得虧損約3.7 百萬港元,而截至2018年9月30日止六 個月則為約8.6百萬港元。該變動乃由 於相較截至2018年9月30日止六個月, 本期間之按公平值計入損益計量之金 融資產錄得公平值虧損減少約6.1百萬 港元及本期間錄得匯兑虧損淨額減少 約0.9百萬港元。

銷售及分銷開支

銷售及分銷開支由截至2018年9月30 日止六個月的約11.4百萬港元增加約 15.4%至本期間的約13.1百萬港元。有 關變動與媒體廣告開支(香港市場)及 貿易推廣開支增加相符。

行政開支

行政開支由截至2018年9月30日止六個月的約48.1百萬港元減少約1.9%至本期間的約47.1百萬港元。

Taxation

The Group's income tax expense decreased by approximately 36.2% from approximately HK\$3.6 million for the six months ended 30 September 2018 to approximately HK\$2.3 million for the Period. The decrease in income tax expense was in line with the decrease in assessable profits in Hong Kong for the Period compared to that for the six months ended 30 September 2018.

Profit for the Period

During the Period, the Group incurred net profit of approximately HK\$70,000 compared with net loss of approximately HK\$4.6 million for the six months ended 30 September 2018.

Other comprehensive expense

During the Period, the Group has recorded a fair value loss on equity instruments at fair value through other comprehensive income of approximately HK\$96.9 million.

Equity instruments at fair value through other comprehensive income

The Group held these equity securities for medium to long term purpose, and it represented investment in two listed equity securities which are stated at fair value.

The first listed equity security represents 118,765,000 shares in Fullshare. There was no addition or disposal of the shares of Fullshare during the Period. Fullshare is principally engaged in property, tourism, investment and financial services, healthcare and education and new energy businesses. As at 30 September 2019, the fair value of these shares amounted to approximately HK\$30.3 million (31 March 2019: HK\$124.7 million), with the fair value loss of approximately HK\$94.4 million was recognised as other comprehensive expense for the Period, and these shares represented approximately 0.6% of the issued ordinary shares of Fullshare as at 30 September 2019. The carrying amount of these shares represented approximately 4.8% of the total assets of the Group as at 30 September 2019. During the Period, no dividend income from Fullshare was recognised in the profit or loss (2019: HK\$2.2 million).

税項

本集團之所得税開支由截至2018年9月 30日止六個月的約3.6百萬港元減少約 36.2%至本期間的約2.3百萬港元。所 得税開支減少與本期間香港的應課税 溢利較截至2018年9月30日止六個月 減少一致。

本期間溢利

於本期間,本集團錄得純利約70,000港 元,而截至2018年9月30日止六個月則 錄得淨虧損約4.6百萬港元。

其他全面開支

於本期間,本集團就按公平值計入其 他全面收益之權益工具錄得公平值虧 損約96.9百萬港元。

按公平值計入其他全面收益之 權益工具

本集團持有該等股本證券作中長期之 用,其分別為兩項上市股本證券之投 資,以公平值入賬。

第一隻上市股本證券為118,765,000股 豐盛股份。於本期間並無增持或出售 豐盛股份。豐盛主要從事物業、旅遊、 投資及金融服務、健康及教育以及新 能源業務。於2019年9月30日,該等股 份的公平值約為30.3百萬港元(2019年 3月31日:124.7百萬港元),並於本期 間已將公平值虧損約94.4百萬港元確 認為其他全面開支,該等股份佔豐盛 於2019年9月30日已發行普通股的約 0.6%。該等股份的賬面值佔本集團於 2019年9月30日的總資產約4.8%。於本 期間,概無於損益確認來自豐盛的股 息收入(2019年:2.2百萬港元)。

The second listed equity security represents 45,411,600 shares in Nanjing Sinolife United Company Limited ("Nanjing Sinolife") (stock code: 3332). There was no addition or disposal of the shares of Nanjing Sinolife during the Period. Nanjing Sinolife is principally engaged in the manufacturing and sale of nutritional supplements and the trading of packaged health food products in the PRC, Australia and New Zealand. As at 30 September 2019, the fair value of these shares amounted to approximately HK\$11.1 million (31 March 2019: HK\$13.6 million), with an fair value loss of approximately HK\$2.5 million recognised as other comprehensive expense for the Period, and these shares represented approximately 4.8% of the issued ordinary shares of Nanjing Sinolife as at 30 September 2019. During the Period, no dividend income from Nanjing Sinolife was recognised in the profit or loss (2019: nil).

The Group will continue to hold these equity securities, unless there are changes in its investment strategy or potential opportunities in realising its existing investments in securities arise. The Group's objective to optimise the returns from its equity securities and create value for the Shareholders.

Inventories

The Group's inventories increased by approximately 89.7% from approximately HK\$6.6 million as at 31 March 2019 to approximately HK\$12.5 million as at 30 September 2019, which was primarily due to the increase in finished goods for distribution by approximately 92.3% from approximately HK\$5.2 million as at 31 March 2019 to approximately HK\$10.0 million as at 30 September 2019. The inventory turnover days increased from 52.2 days for the year ended 31 March 2019 to 76.7 days for the Period.

Trade and other receivables

The Group's trade receivables decreased by approximately 94.3% from approximately HK\$17.6 million as at 31 March 2019 to approximately HK\$1.0 million as at 30 September 2019. The trade receivables turnover days decreased from 39.1 days for the year ended 31 March 2019 to 18.7 days for the Period.

第二隻上市股本證券為45,411,600股南 京中生聯合股份有限公司(「南京中生」, 股份代號:3332)股份。於本期間並無 增持或出售南京中生股份。南京中生 主要在中國、澳大利亞及紐西蘭從事 製造及銷售營養膳食補充劑及銷售預 包裝保健食品。於2019年9月30日,該 等股份的公平值約為11.1百萬港元(2019 年3月31日:13.6百萬港元),並於本期 間已將公平值虧損約2.5百萬港元確認 為其他全面開支,該等股份佔南京中 生於2019年9月30日已發行普通股的 約4.8%。於本期間,概無於損益確認來 自南京中生的股息收入(2019年:無)。

除非投資策略發生變化或變現其現有 證券投資的潛在機會出現,否則本集 團將繼續持有該等股本證券。本集團 的目標為優化其股本證券的回報並為 股東創造價值。

存貨

本集團存貨由2019年3月31日的約6.6 百萬港元增加約89.7%至2019年9月30 日的約12.5百萬港元,主要由於待分銷 成品由2019年3月31日的約5.2百萬港 元增加約92.3%至2019年9月30日的約 10.0百萬港元。存貨周轉天數由截至 2019年3月31日止年度的52.2天增加至 本期間的76.7天。

貿易及其他應收款項

本集團之貿易應收款項由2019年3月 31日的約17.6百萬港元減少約94.3%至 2019年9月30日的約1.0百萬港元。貿 易應收款項周轉天數由截至2019年3月 31日止年度的39.1天減少至本期間的 18.7天。

Trade and other payables

The Group's trade payables decreased by approximately 82.9% from approximately HK\$5.7 million as at 31 March 2019 to approximately HK\$1.0 million as at 30 September 2019. The trade payables turnover days decreased from 49.0 days for the year ended 31 March 2019 to 26.8 days for the period.

Liquidity, gearing ratio and capital structure

The Group's bank balances and cash were mainly denominated in HKD and RMB, the balances were decreased by approximately 48.5% from approximately HK\$63.8 million as at 31 March 2019 to approximately HK\$32.8 million as at 30 September 2019. As at 30 September 2019, the Group had HK\$181.0 million bank borrowings; and the amount of unutilised banking facilities was approximately HK\$65.0 million. The gearing ratio (total debts divided by total equity) as at 30 September 2019 was 0.5 (31 March 2019: 0.3). The current ratio (total current assets divided by total current liabilities) as at 30 September 2019 was 1.1 (31 March 2019: 0.7).

Contingent liabilities

As at 30 September 2019, the Directors were not aware of any significant events that would have resulted in material contingent liabilities (31 March 2019: Nil).

Charges on the Group's assets

As at 30 September 2019, the carrying value of the assets of the Group were pledged in favor of banks was approximately HK\$257.4 million. (31 March 2019: HK\$264.7 million).

Capital commitments

As at 30 September 2019, the Group had total capital commitments in respect of construction of production plant of HK\$175.7 million (31 March 2019: HK\$228.4 million).

貿易及其他應付款項

本集團的貿易應付款項由2019年3月 31日的約5.7百萬港元減少約82.9%至 2019年9月30日的約1.0百萬港元。貿 易應付款項周轉天數由截至2019年3月 31日止年度的49.0天減少至本期間的 26.8天。

流動資金、資產負債比率及 資本架構

本集團之銀行結餘及現金主要以港元 及人民幣計值,該等結餘由2019年3月 31日之約63.8百萬港元減少約48.5%至 2019年9月30日之約32.8百萬港元。於 2019年9月30日,本集團之銀行借貸約 為181.0百萬港元;未動用銀行融資額 約為65.0百萬港元。於2019年9月30日, 資產負債比率(債務總額除以權益總額) 為0.5(2019年3月31日:0.3)。於2019 年9月30日,流動比率(流動資產總額 除以流動負債總額)為1.1(2019年3月 31日:0.7)。

或然負債

於2019年9月30日,董事概不知悉存 在任何重大事項可導致重大或然負債 (2019年3月31日:無)。

本集團資產抵押

於2019年9月30日,本集團以銀行為 受益人而予以質押的資產賬面值約為 257.4百萬港元(2019年3月31日:264.7 百萬港元)。

資本承擔

於2019年9月30日,本集團就建設生產 廠房擁有資本承擔總額175.7百萬港元 (2019年3月31日:228.4百萬港元)。

Financial management and policy

The Group continues to adopt prudent financing and treasury policies. The Group's entire financing and treasury activities are centrally managed and controlled. Implementation of the Group's related policies is made under collective but extensive considerations on liquidity risk, financing cost and exchange rate risk. The executive Directors are responsible for identifying, reviewing, evaluating and analyzing the investment opportunities of the Group. The executive Directors also regularly monitor the cash position and funding requirements of the Group.

Strategy for investment

The Group will adopt a prudent approach for its investment strategy and will be cautious in the selection of business partners that will bring synergy after consideration of aspects like finance, nature of business, clientele and expertise in areas complementary to existing business of the Group.

Use of proceeds from subscription

The company completed a subscription of new shares in June 2016 and the net proceeds of the subscription were used to invest in a joint venture company (established with Fullshare in July 2016). The following table discloses proceeds from the Subscription and the Shareholder's Loan injected or to be injected into the joint venture company during the period ended 30 September 2019:

財務管理及政策

本集團持續採納審慎的財務及庫務政 策。本集團之所有財務及庫務活動皆 集中管理及控制。本集團經仔細考慮 整體流動資金風險、財務費用及匯率 風險後執行相關政策。執行董事負責 識別、審閲、評估及分析本集團的投資 機會。執行董事亦定期監測本集團的 現金狀況及資金需求。

投資策略

本集團將採取審慎的投資策略並將謹 慎選擇於考慮財務、業務性質、客戶群 及與本集團現有業務形成互補各領域 的專長等方面後將產生協同效應的業 務夥伴。

認購事項的所得款項用途

本公司已於2016年6月完成認購新股份 且認購事項的所得款項淨額用於投資 於合營公司(於2016年7月與豐盛成立)。 下表載列於截至2019年9月30日止期 間認購事項的所得款項及已注入或待 注入該合營公司的股東貸款披露:

Source of Fund (HK\$'000)	資金來源 (千港元)	Capital Structure 資本結構	Remaining to be injected as at 31 March 2019 於2019年 3月31日 尚待注入	Injected for the period ended 30 September 2019 截至2019年 9月30日 止期間注入	Remaining to be injected as at 30 September 2019 於2019年 9月30日 尙待注入
Subscription of JV Shares by the Company (51%) of HK\$60,000,000 Subscription of JV Shares by Fullshare	本公司認購合營公司股份 60,000,000港元之51% 豐盛認購合營公司股份	30,600	HS.	-	-
(49%) of HK\$60,000,000 Shareholder's loan from the Company Controlling Shareholder's loan from	60,000,000港元之49% 來自本公司的股東貸款 來自衍富的控股股東貸款	29,400 69,400	- 37,400	- (3,400)	- 34,000
Genwealth	IS	58,280 187,680	58,280 95,680	- (3,400)	58,280 92,280

During the reporting period, the Company had granted shareholder's loan to the joint venture company in the amount of HK\$3.4 million while HK\$34 million is expected to be granted in the future depending on the timing and the funding needs. The total of utilized funds amounted to HK\$95.4 million and details is as follows:

於報告期內,本公司授予合營公司之 股東貸款金額為3.4百萬港元,而未來 預計將授予合營公司34百萬港元,視 乎時機及合營公司的資金需要。已動 用資金總額95.4百萬港元,詳情如下:

Use of Proceeds by the Joint Venture Company (HK\$'000)	合營公司的 所得款項用途 (千港元)	Remaining as at 31 March 2018 於2018年 3月31日餘額	Injected for the year ended 31 March 2019 截至2019年 3月31日 止年度注入	Used for the year ended 31 March 2019 截至2019年 3月31日 止年度所用	Remaining as at 31 March 2019 於2019年 3月31日餘額	Injected for the period ended 30 September 2019 截至2019年 9月30日 止期間注入	Used for the period ended 30 September 2019 截至2019年 9月30日 止期間所用	Remaining as at 30 September 2019 於2019年 9月30日餘額
Acquisition of pharmaceutical factory Development of medical centres	收購製藥廠 發展中國的醫療中心	-	-	-	-	-	-	-
and/or hospital in the PRC Development of medical centres	及/或醫院 發展香港的醫療中心	31,506	15,000	(16,543)	29,963	3,400	(18,589)	14,774
and/or hospital in Hong Kong Development of medical centres	及/或醫院 發展新加坡的醫療	2,591	-	(2,526)	65	-	(65)	-
and/or hospital in Singapore General working capitals	中心及/或醫院 一般營運資金	- 2,221	-	- (2,221)	-	-	-	-
Total	總計	36,318	15,000	(21,290)	30,028	3,400	(18,654)	14,774

Interim dividend

The Board has resolved not to pay an interim dividend for the six months ended 30 September 2019.

Material acquisition and disposals and significant investments

The Group had no significant investments, material acquisition or disposal during the Period.

中期股息

董事會已議決不就截至2019年9月30 日止六個月派付中期股息。

重大收購及出售以及重要投資

本集團於本期間並無進行重要投資、 重大收購或出售。

PURCHASE, SALE OR REDEMPTION OF SHARES

During the Period, the Company repurchased a total of 2,000,000 shares on the Stock Exchange at an aggregate consideration (before brokerage and expenses) of approximately of HK\$1,404,520.00. 1,000,000 Shares repurchased had been cancelled on 10 September 2019 and the remaining 1,000,000 Shares repurchased had been cancelled on 3 October 2019. As at the date of this report, all the aforesaid repurchased Shares have been cancelled.

Details of the Share repurchases during the Period are as follows:

買賣或贖回股份

於本期間,本公司於聯交所購回合共 2,000,000股股份,總代價(扣除經紀佣 金及開支前)約為1,404,520.00港元。 1,000,000股購回的股份已於2019年9 月10日註銷,其餘1,000,000股購回的 股份已於2019年10月3日註銷。於本報 告日期,上述所有購回股份均已註銷。

本期間的股份購回詳情如下:

		Number of	Purcha Price per 每股股份	A	
Date of Repurchase	購回日期	Shares Repurchased 所購回	母版版171 Highest	磚貝頃 Lowest	Aggregate consideration
		股份數目	最高 (HK\$) (港元)	最低 (HK\$) (港元)	總代價 (HK\$) (港元)
110					
27 August 2019	2019年8月27日	180,000	0.65	0.60	115,140.00
28 August 2019	2019年8月28日	340,000	0.70	0.67	231,640.00
29 August 2019	2019年8月29日	480,000	0.70	0.68	333,060.00
18 September 2019	2019年9月18日	1,000,000	0.73	0.71	724,680.00

Save as disclosed above, neither the Company nor any of its subsidiaries has purchased, sold and redeemed any of the Shares during the Period.

除上文所披露者外,於本期間,本公司 或其任何附屬公司概無買賣及贖回任 何股份。

SPECIFIC PERFORMANCE OBLIGATION OF THE CONTROLLING SHAREHOLDER

The Company's indirect wholly-owned subsidiary, Hin Sang Hong Company Limited ("HSH"), as borrower and the Company as guarantor had entered into a facility letter (the "Facility Letter") with a bank as lender, pursuant to which the Lender has agreed to make available an uncommitted instalment loan, an uncommitted revolving loan facility and an uncommitted corporate tax loan in an aggregate amount of up to HK\$19.9 million to HSH for a term of up to 5 years.

Pursuant to the Facility Letter, the Company and HSH have undertaken to ensure that Mr. Pang Siu Hin ("Mr. Pang") and Ms. Kwan Lai Man ("Ms. Kwan"), the controlling shareholders of the Company, shall have the single largest shareholding interest (directly or indirectly) in the issued share capital of the Company. A breach of this specific performance obligation will constitute an event of default under the Facility Letter and upon which all accrued interest and any other sums payable under the Facility Letter shall be immediately due and payable.

As at 30 September 2019, Mr. Pang and Ms. Kwan, collectively, are beneficially interested in 567,850,000 shares and 14,010,000 underlying shares of the Company, representing approximately 53.2% of the issued share capital of the Company.

控股股東之特定履約責任

本公司的間接全資附屬公司衍生行有 限公司(「衍生行」)(作為借款人)及本公 司(作為擔保人)與一間銀行(作為貸款 人)訂立融資函件(「融資函件」),據此 貸款人同意向衍生行提供非承諾分期 貸款、非承諾循環貸款融資及非承諾 企業税務貸款,總額最高為19.9百萬港 元,期限不超過5年。

根據融資函件,本公司及衍生行已承 諾確保本公司控股股東彭少衍先生(「彭 先生」)及關麗雯女士(「關女士」)直接或 間接擁有本公司已發行股本的單一最 大股權。違反此特定履約責任將構成 融資函件下的違約事件,屆時根據融 資函件應支付的所有應計利息及任何 其他款項須立即到期應付。

於2019年9月30日, 彰先生及關女士共同實益擁有本公司567,850,000股股份及14,010,000股相關股份, 佔本公司已發行股本約53.2%。

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

As at 30 September 2019, the interests and short positions of the Directors and chief executive of the Company in the Shares, underlying Shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which had been 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 of which they were taken or deemed to have under such provisions of the SFO), or which were required to be entered in the register maintained by the Company pursuant to Section 352 of the SFO or which were required to be disclosed, under the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules were as follows:

OTHER INFORMATION 其他資料

董事及最高行政人員於股 份、相關股份及債券的權益 及淡倉

於2019年9月30日,董事及本公司最高 行政人員於本公司或其相聯法團(定義 見證券及期貨條例第XV部)的股份、相 關股份或債券中,擁有已根據證券及 期貨條例第XV部第7及8分部知會本公 司及聯交所的權益及淡倉(包括根據券 及期貨條例有關條文被當作或視 對貨條例第352條須記入本公司所備存之 登記冊的權益及淡倉:或根據上市 證 券交易的標準守則(「標準守則」)須予 披露的權益及淡倉如下:

(a) Long positions in Shares

(a) 於股份中的好倉

Name of Director	Capacity	Number of Shares Held	Approximate Percentage of Shareholding (Note 3) 概約持股百分比
董事姓名	身份	所持股份數目	(附註3)
Mr. Pang Siu Hin 彭少衍先生	Beneficial owner 實 益 擁 有 人	8,385,000	0.77%
	Interest of spouse (Note 1) 配偶權益(附註1)	5,223,000	0.48%
	Interest of a controlled corporation and family interest (Note 2) 受控制法團權益及家族權益(附註2)	554,242,000	50.72%
Ms. Kwan Lai Man 關麗雯女士	Beneficial owner 實 益 擁 有 人	5,223,000	0.48%
	Interest of spouse (Note 1) 配偶權益(附註1)	8,385,000	0.77%
	Interest of a controlled corporation and family interest (Note 2) 受控制法團權益及家族權益(附註2)	554,242,000	50.72%

- Note 1: Mr. Pang Siu Hin is the spouse of Ms. Kwan Lai Man. Each of Mr. Pang Siu Hin and Ms. Kwan Lai Man is therefore deemed to be interested in the Shares held by each other. 中擁有權益。 Note 2: Genwealth is beneficially owned as to 90% by Mr. Pang Siu Hin and 10% by Ms. Kwan Lai Man. Accordingly, Mr. Pang Siu

Hin and Ms. Kwan Lai Man are deemed to be interested in the 554,242,000 Shares held by Genwealth under the SFO.

Note 3: This percentage was compiled based on the Shares in issue as at 30 September 2019 (i.e. 1,092,796,000 shares).

(b) Long positions in the underlying shares of the Company

- 附註1: 彭少衍先生為關麗雯女士之配 偶。因此,彭少衍先生及關麗雯 女士均被視為於對方所持股份
- 附註2:衍富分別由彭少衍先生及關麗 雯女士 實益擁有90%及10%權 益。因此,根據證券及期貨條 例,彭少衍先生及關麗雯女士被 視為於衍富持有的554,242,000 股股份中擁有權益。
- 附註3:該百分比乃基於2019年9月30日 的已發行股份(即1,092,796,000 股股份)計算。

(b) 於本公司相關股份中的 好倉

Name of Director	Capacity	Number of Options Held	Number of Underlying Shares	Approximate Percentage of Shareholding (Note 2) 概約持股百分比
董事姓名	身份	所持購股權數目	相關股份數目	(附註2)
Mr. Pang Siu Hin 彭少衍先生	Beneficial owner 實益擁有人	8,125,000	8,125,000	0.74%
	Interest of spouse (Note 1) 配偶權益(附註1)	5,885,000	5,885,000	0.54%
		14,010,000	14,010,000	1.28%
Ms. Kwan Lai Man 關麗雯女士	Beneficial owner 實益擁有人	5,885,000	5,885,000	0.54%
	Interest of spouse (Note 1) 配偶權益(附註1)	8,125,000	8,125,000	0.74%
		14,010,000	14,010,000	1.28%
Mr. Pang Siu Hi	n is the spouse of Ms. Kwan n and Ms. Kwan Lai Man is t in the Shares held by each o	herefore deemed	偶。因此,	生為關麗雯女士之配 彭少衍先生及關麗雯 視為於對方所持股份 ^{蓋。}
	was compiled based on the S r 2019 (i.e. 1,092,796,000 sh			3基於2019年9月30日 股份(即1,092,796,000 算。
			ום ל נלו אנז אנז	开 -

(c) Long positions in Genwealth, an associated corporation of the Company

(c) 於本公司相聯法團衍富中 的好倉

Name of Director 董事姓名	Capacity 身 份	Number of Shares Held 所持股份數目	Approximate Percentage of Shareholding 概約持股百分比
Mr. Pang Siu Hin 彭少衍先生	Beneficial owner 實益擁有人	36,000	90%
Ms. Kwan Lai Man 關麗雯女士	Beneficial owner 實益擁有人	4,000	10%

Save as disclosed above, 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 or short positions therein that they shall be deemed to have pursuant to such provisions of the SFO), or any interests or short positions which were recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or any interests or short positions which have to be notified to the Company and the Stock Exchange pursuant to the Model Code as at 30 September 2019. 除上文所披露者外,概無董事或本公司最高行政人員於本公司或其任何相聯法團(定義見證券及期貨條例第XV部) 之股份、相關股份或債券中擁有須根 據證券及期貨條例第XV部第7及8分部 知會本公司及聯交所之任何權益或淡 倉,或根據標準守則於2019年9月30日 須知會本公司及聯交所之任何權益或淡 倉,或根據標準守則於2019年9月30日 須知會本公司及聯交所之任何權益或 淡倉。

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

As at 30 September 2019, so far as it is known to the Directors, the following persons, not being a Director or chief executive of the Company, had an interest or short position in the Shares and underlying Shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept under section 336 of the SFO were as follows:

主要股東於股份及相關 股份中的權益及淡倉

於2019年9月30日,就董事所知,以下 人士(並非董事或本公司最高行政人員) 於本公司股份及相關股份中擁有根據 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,或記錄於根據 證券及期貨條例第336條須存置之登記 冊之權益或淡倉如下:

於股份中的好倉

			Approximate Percentage of
Name of substantial		Number of	Shareholding
Shareholder	Capacity	Shares Held	(Note 2)
			概約持股百分比
主要股東姓名/名稱	身份	所持股份數目	(附註2)
Genwealth	Beneficial owner	554,242,000	50.72%
衍富	實益擁有人		
Viewforth Limited	Beneficial owner (Note 1)	250,000,000	22.88%
	實益擁有人(附註1)		
Fullshare	Interest of a controlled corporation (Note 1)		22.88%
FullShare 豐 盛	Interest of a controlled corporation (Note 1) 受控制法團權益(附註1)	250,000,000	22.88%
	又		
Magnolia Wealth	Interest of a controlled corporation (Note 1)	250,000,000	22.88%
International Limited	受控制法團權益(附註1)	, ,	
Ji Changqun	Interest of a controlled corporation (Note 1)	250,000,000	22.88%
季昌群	受控制法團權益(附註1)		

Long positions in Shares

- OTHER INFORMATION 其他資料
- Note 1: The 250,000,000 Shares are held by Viewforth Limited, a company which is wholly-owned by Fullshare, which in turn is owned as to approximately 46.58% by Magnolia Wealth International Limited, which in turn is wholly-owned by Ji Changqun. Ji Changqun also directly owns approximately 4.77% of Fullshare.
- Note 2: This percentage was compiled based on the Shares in issue on 30 September 2019 (i.e. 1,092,796,000 shares).

Save as disclosed above, so far as it is known to the Directors, there was no other person (other than a Director or chief executive of the Company) who had, or were deemed or taken to have interests or short positions in the Shares or underlying Shares which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO or which were recorded in the register of the Company required to be kept under section 336 of the SFO as at 30 September 2019.

SHARE OPTION SCHEME

The Company adopted two share option schemes on 25 September 2014, namely the Pre-IPO Share Option Scheme and the Share Option Scheme under the written resolutions of the then sole Shareholder.

(1) Pre-IPO Share Option Scheme

The purpose of Pre-IPO Share Option Scheme is to recognize the contribution of certain employees, executives or officers of the Group made or will make to the growth of the Group and/ or the listing of Shares on the Stock Exchange. The Pre-IPO Share Option Scheme is valid and effective for a period from 25 September 2014 to 15 October 2014, after which no further options will be granted. Each option gives the holder the right to subscribe for one Share. The total number of Shares which may be issued upon exercise of all options granted under the Pre-IPO Share Option Scheme shall not in aggregate exceed 24,640,000 Shares, representing 3.1% of total number of Shares in issue as at 30 September 2014. The offer of a grant of share options shall be accepted when the offer letter has been duly signed and a consideration of HK\$1 in total has been paid by the grantee.

- 附註1:該250,000,000股股份由豐盛全資擁有 之公司Viewforth Limited持有,而豐盛 由Magnolia Wealth International Limited 擁有約46.58%的權益,Magnolia Wealth International Limited由季昌群全資擁 有。季昌群亦直接持有豐盛約4.77% 的權益。
- 附註2:該百分比乃基於2019年9月30日的已 發行股份(即1,092,796,000股股份)計 算。

除上文所披露者外,就董事所知,概無 其他人士(除董事或本公司最高行政人 員外)於股份或相關股份中擁有或被視 為或被當作擁有根據證券及期貨條例 第XV部第2及3分部之條文須向本公司 披露,或記錄於本公司於2019年9月30 日根據證券及期貨條例第336條須存置 之登記冊之權益或淡倉。

購股權計劃

本公司已於2014年9月25日採納兩項 購股權計劃,即當時唯一股東之書面 決議案項下之首次公開發售前購股權 計劃及購股權計劃。

(1) 首次公開發售前購股權 計劃

首次公開發售前購股權計劃旨在 肯 定 本 集 團 若 干 僱 員、行 政 人 員 或高級人員對本集團的發展及/ 或股份於聯交所上市所作出或 將會作出的貢獻。首次公開發售 前購股權計劃自2014年9月25日 起至2014年10月15日 止期間內 有效及生效,該期間後將不會進 一步授出購股權。每份購股權賦 予持有人認購一股股份之權利。 根據首次公開發售前購股權計劃 授出的所有購股權獲行使後可予 發行的股份總數合共不得超過 24,640,000股股份,相當於2014年 9月30日已發行股份總數的3.1%。 授出購股權之要約將於要約函件 已獲正式簽署且承授人已支付1港 元之總代價後方獲接納。

The exercise price per option under the Pre-IPO Share Option Scheme is HK\$0.826, being 30% discount of the offering price per Share in the Company's initial public offer on 16 October 2014.

As at 30 September 2019, the total number of share options under the Pre-IPO Share Option Scheme is 8,928,000. During the Period, no options were granted, exercised or forfeited. Details of the Pre-IPO Share Option Scheme has been disclosed in the Company's prospectus dated 30 September 2014.

The following table discloses movements in the Company's share options granted under the Pre-IPO Share Option Scheme during the Period:

首次公開發售前購股權計劃項下 每份購股權的行使價為0.826港元, 較本公司於2014年10月16日首 次公開發售每股股份發售價折讓 30%。

於2019年9月30日,首次公開發售 前購股權計劃項下的購股權總數 為8,928,000份。於本期間,概無購 股權獲授出、行使或被沒收。首次 公開發售前購股權計劃之詳情已 於本公司日期為2014年9月30日 之招股章程內披露。

下表披露本期間根據首次公開發 售前購股權計劃授出之本公司購 股權的變動:

Category or name of participant 參與者的類別或姓名	Date of grant 授出日期	Exercise price per Share 每股股份之 行使價 (HK\$) (港元)	Exercise period 行使期	As at 1 April 2019 於2019年 4月1日	Granted during the period 期內授出	Forfeited during the period 期內沒收	Exercised during the period 期內行使	As at 30 September 2019 於2019年 9月30日
Director 董事								
Mr. Pang Siu Hin 彭少衍先生	25/9/2014 25/9/2014	0.826 0.826	16/10/2018 – 24/9/2024 16/10/2019 – 24/9/2024	2,720,000 2,720,000	-	-	-	2,720,000 2,720,000
				5,440,000	-	-	-	5,440,000
Ms. Kwan Lai Man 關麗雯女士	25/9/2014 25/9/2014	0.826 0.826	16/10/2018 – 24/9/2024 16/10/2019 – 24/9/2024	1,600,000 1,600,000		-	-	1,600,000 1,600,000
				3,200,000	-	-	-	3,200,000
Employees 僱員								
Employees at aggregate 僱員合共	25/9/2014	0.826	16/10/2019 - 24/9/2024	288,000	-	-	_	288,000
				288,000	- 1	<u> </u>	-	288,000
Total 總計				8,928,000	-	-	H	8,928,000

(2) Share Option Scheme

The Share Option Scheme is a share incentive scheme and is established to recognize and acknowledge the contributions that Eligible Participants (as defined below) have made or may make to the Group so as to motivate the Eligible Participants to optimize their performance and efficiency for the benefit of the Group, and to attract, retain or otherwise maintain ongoing business relationship with the Eligible Participants whose contributions are, will or expected to be beneficial to the Group. The Share Option Scheme shall be valid and effective for a period of ten years commencing on 16 October 2014, after which no further options will be issued. Each option gives the holder the right to subscribe for one Share. The total number of Shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other schemes shall not in aggregate exceed 80,000,000 Shares (10% of the Shares in issue as at the date of listing of the Shares), unless approved by the Shareholders in general meeting. The maximum number of Shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option schemes of the Company must not exceed 30% of the total number of Shares in issue from time to time. No option may be granted to any Eligible Participant which, if exercised in full, would result in the total number of Shares issued and to be issued upon exercise of the options already granted or to be granted to such Eligible Participant under the Share Option Scheme (including exercised, cancelled and outstanding share options) in any 12-month period up to and including the date of such grant exceeding 1% in aggregate of the Shares in issue as at the date of such grant. The offer of a grant of share options shall be accepted when the offer letter has been duly signed and a consideration of HK\$1 in total has been paid by the grantee. The exercise period of the share options granted is determinable by the Directors and ends on a date which is not later than ten years from the date of the acceptance of the offer of share options.

(2) 購股權計劃

購 股 權 計 劃 是 為 表 彰 及 嘉 許 合 資 格參與者(定義見下文)已經或可 能對本集團作出的貢獻而成立的 股份激勵計劃,以鼓勵合資格參 與者盡量發揮才能及提高效率, 以令本集團得益,吸引及挽留其 貢獻有利於、將會或預期有利於 本集團之合資格參與者或以其他 方式維持與其之持續業務關係。 購股權計劃於自2014年10月16日 起計十年內之期間有效及生效, 此後不再進一步發行購股權。每 份購股權賦予持有人認購一股股 份之權利。根據購股權計劃及任 何其他計劃將予授出之所有購股 權獲行使後可予發行之股份總數 合共不得超過80,000,000股股份 (於股份上市日期已發行股份之 10%),除非在股東大會獲得股東 批准。因行使根據購股權計劃及 本公司任何其他購股權計劃已授 出而尚未行使之所有購股權而可 發行之股份數目,最多不得超過 不時已發行股份總數之30%。倘購 股權獲悉數行使,將導致在任何 12個月期間(直至及包括授出該購 股權當日)已發行股份及因行使根 據購股權計劃已授予或將授予該 合資格參與者之購股權(包括已行 使、已 註 銷 及 尚 未 行 使 之 購 股 權) 而將予發行之股份總數,超過授 出該購股權當日已發行股份總數 之1%,則不可向任何合資格參與 者授出購股權。授出購股權之要 約將於要約函件已獲正式簽署且 承授人已支付1港元之總代價後方 獲接納。已授出購股權之行使期 乃由董事釐定,並於不遲於接納 購股權要約日期起計十年之日結 束。

Eligible Participants include: (i) any director, employee, consultant, professional, customer, supplier, agent, partner or adviser of or contractor to the Group or a company in which the Group holds an interest or a subsidiary of such company (the "Affiliate"); or (ii) the trustee of any trust the beneficiary of which or any discretionary trust the discretionary objects of which include any director, employee, consultant, professional, customer, supplier, agent, partner or adviser of or contractor to the Group or an Affiliate; or (iii) a company beneficially owned by any director, employee, consultant, professional, customer, supplier, agent, partner, adviser of or contractor to the Group or an Affiliate; or (iii) a company beneficially owned by any director, employee, consultant, professional, customer, supplier, agent, partner, adviser of or contractor to the Group or an Affiliate.

The exercise price of options shares shall not be less than the highest of: (i) the closing price of the Share as stated in the Stock Exchange's daily quotations sheet on the date of grant of the relevant option, which must be a business day; (ii) an amount equivalent to the average closing price of the Share as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of grant of the relevant option; and (iii) the nominal value of the Share on the date of grant.

As at 30 September 2019, the total number of share options under the Share Option Scheme is 6,270,000. During the Period, no options were granted, exercised or forfeited. Details of the Share Option Scheme have been disclosed in the Company's prospectus dated 30 September 2014. 合資格參與者包括:(i)本集團或 本集團持有權益之公司或該公司 之附屬公司(「聯屬公司」)之任何 董事、僱員、顧問、專家、客戶、 供應商、代理、合夥人或諮詢人 或承包商;或(ii)任何受益人包括 下述人士之信託或任何全權信託 對象包括下述人士之全權信託之 受託人:本集團或一間聯屬公司 之任何董事、僱員、顧問、專家、 客戶、供應商、代理、合夥人或諮 詢人或承包商;或(iii)本集團或一 間聯屬公司之任何董事、僱員、顧 問、專家、客戶、供應商、代理、 合夥人、諮詢人或承包商實益擁 有之公司。

購股權股份之行使價應不低於以 下所列最高者:(i)於授出有關購股 權當日(該日必須為營業日)聯交 所每日報價表所列之股份收市價; (ii)相等於緊接有關購股權授出日 期前五個營業日聯交所每日報價 表所列之股份平均收市價之金額; 及(iii)授出日期之股份面值。

於2019年9月30日,購股權計劃項 下的購股權總數為6,270,000份。 於本期間,概無授出、行使或沒收 購股權。購股權計劃之詳情已於 本公司日期為2014年9月30日之 招股章程內披露。

The following table discloses movements in the Company's share options granted under the Share Option Scheme during the Period:

下表披露於本期間根據購股權計 劃授出之本公司購股權的變動:

0-1	Data of	Exercise		As at	Granted	Forfeited	Exercised	As at
Category or name of participant	Date of grant	price per Share 每股股份	Exercise period	1 April 2019 於2019年	during the period	during the period	during the period	30 September 2019 於 2019年
参與者的類別或姓名	授出日期	之行使價 (HK\$) (港元)	行使期	4月1日	期內授出	期內沒收	期內行使	9月30日
Director								
董事								
Mr. Pang Siu Hin	28/4/2015	1.460	28/4/2017 - 27/4/2025	225,000	-	-	-	225,000
彭少衍先生	28/4/2015	1.460	28/4/2018 - 27/4/2025	300,000	-	-	-	300,000
	3/10/2016	2.144	3/10/2017 - 2/10/2026	324,000	-	-	-	324,000
	3/10/2016	2.144	3/10/2018 - 2/10/2026	324,000	-	-	-	324,000
	3/10/2016	2.144	3/10/2019 - 2/10/2026	432,000	-	-	-	432,000
	21/12/2017	1.412	21/12/2018 - 20/12/2027	324,000	-	-	-	324,000
	21/12/2017	1.412	21/12/2019 - 20/12/2027	324,000	-	-	-	324,000
	21/12/2017	1.412	21/12/2020 - 20/12/2027	432,000	-	-	-	432,000
				2,685,000	-	-	-	2,685,000
	00/4/0045	4 400	00/4/0047 07/4/0005	005 000				005 000
Ms. Kwan Lai Man	28/4/2015	1.460	28/4/2017 - 27/4/2025	225,000	-	-	-	225,000
關麗雯女士	28/4/2015	1.460	28/4/2018 - 27/4/2025	300,000	-	-	-	300,000
	3/10/2016	2.144	3/10/2017 - 2/10/2026	324,000	-	-	-	324,000
	3/10/2016	2.144	3/10/2018 - 2/10/2026	324,000	-	-	-	324,000
	3/10/2016	2.144	3/10/2019 - 2/10/2026	432,000	-	-	-	432,000
	21/12/2017	1.412	21/12/2018 - 20/12/2027	324,000	-	-	-	324,000
	21/12/2017 21/12/2017	1.412 1.412	21/12/2019 - 20/12/2027 21/12/2020 - 20/12/2027	324,000 432,000		-	-	324,000 432,000
				2,685,000			_	2,685,000
				2,000,000	-	-	-	2,005,000
Employees								
僱員 Employees at aggregate	28/4/2015	1.460	28/4/2017 – 27/4/2025	90,000			_	90,000
僱員合共	28/4/2015	1.460	28/4/2018 - 27/4/2025	120,000	-	_	_	120,000
准 貝 口 六	18/11/2016	2.264	18/11/2017 - 17/11/2026	27,000	_	_	_	27,000
	18/11/2016	2.204	18/11/2018 - 17/11/2026	27,000	_	_	_	,
	18/11/2016	2.264	18/11/2019 - 17/11/2026	36,000	-	-	-	27,000 36,000
				300,000	-	-	-	300,000
Consultant 顧問								
Consultant at aggregate	28/4/2015	1.460	28/4/2016 - 27/4/2025	180,000	-	-	-	180,000
顧問合共	28/4/2015	1.460	28/4/2017 - 27/4/2025	180,000	-	-	-	180,000
	28/4/2015	1.460	28/4/2018 - 27/4/2025	240,000	-	-	-	240,000
				600,000	-	-	-	600,000
Total				6,270,000				6,270,000

CORPORATE GOVERNANCE

Corporate Governance Practice

The Board and senior management of the Company are committed to maintaining a high standard of corporate governance, formulating good corporate governance practice for improvement of accountability and transparency in operations, and strengthening the internal control system from time to time so as to ensure to meet with the expectations of the shareholders of the Company.

Save for the below deviation, the Company has adopted and complied with all the code provisions of the Corporate Governance Code and Corporate Governance Report (the "CG Code") as set forth in Appendix 14 to the Listing Rules as its corporate governance code of practices.

Code provision A.2.1 of the CG Code stipulates that the roles of chairman and chief executive should be separate and should not be performed by the same individual. Mr. Pang is the chairman and the chief executive officer of the Company. In view that Mr. Pang is one of the co-founders of the Group and has been operating and managing the Group since 1996, the Board believes that it is in the best interest of the Group to have Mr. Pang taking up both roles for effective management and business development. Therefore the Directors consider that the deviation from the CG Code provision A.2.1 is appropriate in such circumstance.

Code provision A.6.7 of the CG Code requires that independent non-executive directors and other non-executive directors should attend general meetings and develop a balanced understanding of the views of shareholders. Ms. Wong Wai Ling and Mr. Yuen Chi Ping, the non-executive Directors, were unable to attend the annual general meeting of the Company held on 16 September 2019 due to other commitments.

Under the code provision F.1.1 of the CG Code, the company secretary should be an employee of the issuer and have day-today knowledge of the issuer's affairs. The Company engages Ms. Polien Kho ("Ms. Kho"), an external service provider, as its company secretary. Ms. Kho is an associate member of The Hong Kong Institute of Chartered Secretaries and The Institute of Chartered Secretaries and Administrators respectively and in performing her duties as the company secretary of the Company, she reports to the Board and maintains contact with the financial controller and finance manager of the Company.

企業管治

企業管治常規

本公司董事會及高級管理層致力維持 高水平企業管治,制定良好企業管治 常規以提高問責性及營運之透明度, 並不時加強內部監控制度,確保符合 本公司股東之期望。

除下文偏離者外,本公司已採納上市 規則附錄14所載企業管治守則及企業 管治報告(「企管守則」)的所有守則條 文作為其企業管治常規守則,並已遵 守該等守則條文。

企管守則條文第A.2.1條規定,主席及 行政總裁的職責應分離且不應由同一 人士擔任。彭先生為本公司的主席兼 行政總裁。鑒於彭先生為本集團共同 創辦人之一及自1996年以來一直經營 與管理本集團,故董事會認為由彭先 生兼任該兩個職位可實現有效管理及 業務發展,符合本集團的最佳利益。因 此,董事認為偏離企管守則條文第A.2.1 條就此情況而言屬恰當。

企管守則條文第A.6.7條規定,獨立非 執行董事及其他非執行董事均須出席 股東大會,以便對股東之觀點有公正 之瞭解。非執行董事黃慧玲女士及袁 志平先生由於其他要務未能出席本公 司於2019年9月16日舉行之股東週年 大會。

根據企管守則條文第F.1.1條,公司秘書應為發行人僱員及對發行人日常事務有所認識。本公司已委聘外部服務供應商郭寶琳女士(「郭女士」)為其公司秘書。郭女士分別為香港特許秘書公會員,並履行其作為本公司公利社會之職責,彼向董事會匯報及與本公司財務總監及財務經理保持聯絡。

Model Code of Securities Transactions by Directors

The Company has adopted Appendix 10 "Model Code for Securities Transactions by Directors of Listed Issuers" (the "Model Code") to the Listing Rules as the code of conduct for securities transactions by the Directors. In response to a specific enquiry by the Company, all Directors confirmed that they complied with the Model Code during the Period.

Board

The Board is responsible for formulating group policies and business directions, and monitoring internal controls and performances. Currently, the Board has a total of seven Directors comprising two executive Directors, namely, Mr. Pang Siu Hin and Ms. Kwan Lai Man; two non-executive Directors, namely, Ms. Wong Wai Ling and Mr. Yuen Chi Ping; and three independent non-executive Directors, namely, Mr. Lau Chi Kit, Mr. Lee Luk Shiu and Dr. Tang Sing Hing, Kenny. Mr. Pang is the chairman of the Board.

Audit Committee

The Company established the Audit Committee pursuant to a resolution of the Directors passed on 5 November 2010 with written terms of reference in compliance with the CG Code. The primary duties of the Audit Committee are, among other things, to review and supervise the financial reporting process, risk management and internal control system of the Group. Currently, the audit committee consists of three members who are the independent non-executive Directors, namely Mr. Lau Chi Kit, Mr. Lee Luk Shiu and Dr. Tang Sing Hing, Kenny. The chairman of the Audit Committee is Mr. Lee Luk Shiu.

Remuneration Committee

The Company established the remuneration committee pursuant to a resolution of the Directors passed on 5 November 2010 with written terms of reference in compliance with the CG Code. The primary duties of the remuneration committee are, among other things, to review and to determine the terms of remuneration packages, bonuses and other compensation payable to the Directors and senior management. Currently, the remuneration committee consists of four members, namely Ms. Kwan Lai Man, Mr. Lau Chi Kit, Mr. Lee Luk Shiu and Dr. Tang Sing Hing, Kenny. The chairman of the remuneration committee is Mr. Lau Chi Kit.

董事進行證券交易之標準守則

本公司已採納上市規則附錄10「上市 發行人董事進行證券交易之標準守則」 (「標準守則」)作為董事進行證券交易 之行為守則。作為對本公司作出之特 定查詢的回應,全體董事均已確認彼 等於本期間內已遵守標準守則。

董事會

董事會負責制定集團政策及業務方向, 以及監察內部監控及表現。董事會現 時由合共七名董事組成,包括兩名執 行董事,即彭少衍先生及關麗雯女士; 兩名非執行董事,即黃慧玲女士及袁 志平先生;及三名獨立非執行董事,即 劉智傑先生、李祿兆先生及鄧聲興博 士。彭先生為董事會主席。

審核會員會

本公司已根據於2010年11月5日通過 之董事決議案成立審核委員會,其書 面職權範圍符合企管守則。審核委員 會之主要職責為(其中包括)審閲及監 督本集團之財務報告程序、風險管理 及內部監控制度。審核委員會現時由 三名成員(為獨立非執行董事)組成,分 別為劉智傑先生、李祿兆先生及鄧聲 興博士。李祿兆先生為審核委員會主席。

薪酬委員會

本公司已根據於2010年11月5日通過 之董事決議案成立薪酬委員會,其書 面職權範圍符合企管守則之規定。薪 酬委員會之主要職責為(其中包括) 審 閱及釐定應付董事及高級管理層之薪 酬待遇、花紅及其他報酬之條款。薪酬 委員會現時由四名成員組成,分別為 關麗雯女士、劉智傑先生、李祿兆先生 及鄧聲興博士。劉智傑先生為薪酬委 員會主席。

Nomination Committee

The Company established the nomination committee pursuant to a resolution of the Directors passed on 5 November 2010 with written terms of reference in compliance with the CG Code. The primary function of the nomination committee is to make recommendations to the Board on the appointment or reappointment of Directors and the management of the Board succession. Currently, the nomination committee consists of four members, namely Ms. Kwan Lai Man, Mr. Lau Chi Kit, Mr. Lee Luk Shiu and Dr. Tang Sing Hing, Kenny. The chairman of the nomination committee is Dr. Tang Sing Hing, Kenny.

Risk Management and Internal Control

The Board is responsible for overseeing the Group's risk management and internal control systems and reviewing its effectiveness, particularly in respect of risk management and controls on governance, financial, operational, and compliance, to safeguard stakeholders' interests and the Group's assets. The systems are designed to manage rather than eliminate the risks of failure in achieving the Company's objectives. The systems are designed to provide reasonable, but not absolute, assurance in the following aspects:

- compliance with applicable laws, regulations, contracts, policies and procedures
- effectiveness of risk management process
- reliability and integrity of financial reporting
- effectiveness and efficiency of operations
- prevention and detection of fraud and irregularities

The Board, through the Audit Committee, conducted a review of the effectiveness of the system of risk management and internal control system of the Group, including the adequacy of resources, qualifications and experience of staff of the Company's accounting and financial reporting function. The Audit Committee oversees the system of risk management and internal control of the Group and continuously communicates any material issues to the Board.

提名委員會

本公司已根據於2010年11月5日通過 之董事決議案成立提名委員會,其書 面職權範圍符合企管守則之規定。提 名委員會之主要職能為就委任或重新 委任董事及管理董事會繼任人選事宜 向董事會提出建議。提名委員會現時 由四名成員組成,分別為關麗雯女士、 劉智傑先生、李祿兆先生及鄧聲興博 士為提名委員會主席。

風險管理及內部監控

董事會負責監察本集團的風險管理及 內部監控制度,以及檢討其有效性,尤 其著重風險管理及管治控制、財務、營 運及合規方面以保障持份者權益及本 集團資產。該制度旨在管理而非消除 未能實現本公司目標的風險。該制度 只能就下列各項作出合理但非絕對的 保證:

- 遵守適用的法律、法規、合約、政策及程序
- 風險管理程序的成效
- 財務匯報的可靠性及真實性
- 營運的效益及效率
- 防止及查察欺詐及違規事項

董事會已透過審核委員會對本集團風 險管理及內部監控制度效用進行檢討, 包括本公司在會計及財務匯報職能方 面的資源,以及員工資歷及經驗是否 足夠。審核委員會監督本集團的風險 管理及內部監控制度並且持續就任何 重大事項與董事會溝通。

Risk Management Framework

The Group's risk management framework provides a systematic approach to risk management process, which is inlaid in the system of internal controls as an integral part of corporate governance. The risk management framework helps to sustain business success, creates value for stakeholders and supports the Board in discharging its corporate governance responsibilities by proactively identifying, addressing and managing key risks within the Group. The risk management framework is aligned with the Committee of the Sponsoring Organizations of the Treadway Commission (COSO) Internal Control Integrated Framework, in which the management takes direct risk management responsibilities and reports to the risk management core group as risk owners.

Details of the risk management framework are set out in the Corporate Governance Report on pages 82 to 83 of the Company's 2018/19 Annual Report.

Quality Management System

Since the Group launches its own brands and acts as agency of personal care and health products for international brands, there is strict control in product quality. The scope of this report has adopted ISO 9001 quality management system to assure effective procedures and processes are adopted for production of excellent and safe products. Upon receipt of materials, quality inspection process is clearly defined and implemented according to the relevant regulations. Each batch of products shall only be formally released after it passed the inspection. All food, Chinese medicine products must go through the testing on remained pesticides, heavy metals, and micro-organisms. The Group also regularly monitors the production and quality inspection procedures of the suppliers for verifying and confirming the suppliers' capabilities in provision of compliant and safe products to the Group.

The Group duly received ISO9001:2015 certification and passed the required surveillance audits during September 2018.

The Group is fully committed to quality management, which does not only include maintaining ISO accreditation for the current business units in the headquarters, but also establishing policies and procedures for other key business units in the headquarters whenever business environment has been changed in order to advocate the standard application throughout the organization.

風險管理架構

本集團的風險管理架構為風險管理 提供系統化的程序,而有關程序內嵌 於內部監控制度,是企業管治中不可 或缺的重要一環。風險管理架構前瞻 性地識別、應對及管理本集團內主要 風險來保持業務成功,為持份者創造 價值及支援董事會履行其企業管治 責任。風險管理架構符合Committee of the Sponsoring Organizations of the Treadway Commission (COSO)的《內部監 控綜合架構》(Internal Control Integrated Framework),在風險管理架構下,管理 人員作為風險負責人須直接承擔風險 管理責任並向風險管理核心小組匯報。

風險管理架構詳情載於本公司2018/19 年報第82至83頁之企業管治報告。

優質管理制度

本集團推出自家品牌及代理銷售國際 品牌的個人護理及健康產品,對產品 質量有嚴謹的監管。本報告範圍已採 用ISO 9001品質管理體系,保證有效程 序及流程以製造優良及安全的產品。 在收取材料時,品質檢定過程。在 收取材料時,品質檢定過程。 在收取材料時,品質檢定過程。 在收取材料時,品質檢定過程。 有食品需檢定合格才可以正式發放。 有食品、中草藥產品均有進行農團 留物、重金屬、微生物測試。本集團 定期監察供應商的生產和質量檢 房,查驗及確認供應商能提供合規及 安全的產品給本集團。

本集團正式獲頒ISO9001:2015認證,並於2018年9月通過了所需的監督審核。

本集團致力推行質量管理並不僅於總 辦事處維持當前業務單位的ISO認證, 亦將隨業務環境的變化為總辦事處的 其他主要業務單位設立政策及程序, 以將標準化應用遍及整個組織。

Internal Audit Function

The internal audit department ("IAD") is an independent and objective body, which directly reports to the Audit Committee on a quarterly basis and the manager of IAD has a direct access to the chairman of the Audit Committee.

The IAD has unlimited access to review all Group's activities, internal control, risk management, and corporate governance related issues. One of the functions is to assist the Board to independently assess the effectiveness and adequacy of the internal control systems and risk management process and, more importantly, to seek continuous improvement.

To keep abreast of the company's growth and latest business development, the IAD will always review its adequacy and competency of knowledge and attend corresponding workshops and/or seminars whenever thinks fit.

Internal Audit Activities

The IAD has adopted a risk-management based approach in developing the annual internal audit planning memorandum, which corresponds to the risk management framework. Risk assessment, which is regarded as a major and dynamic process, is performed on a regular basis so as to identifying, prioritizing and scoping business activities and simultaneously to covering business activities with significant risks across the Group. The Audit Committee reviews and approves the annual internal audit planning memorandum. In each individual audit assignment, significant financial, operational, compliance and fraud risk areas are further assessed in order to evaluate control effectiveness and any mitigation efforts raised by the management.

All audit findings and corresponding recommendations on control deficiencies of each audit assignment are well communicated to the management, who needs to establish any remedial actions to correct those control deficiencies within a reasonable period of time. Subsequent reviews are purposefully done to monitor whether those remedial actions have been performed right on time and correctly. Significant deficiencies of individual assignment are reported to and reviewed by the Audit Committee.

內部審核職能

內部審核部(「內審部」)是一個獨立及 客觀的部門,每季直接向審核委員會 匯報,而內審部經理亦可直接與審核 委員會主席接觸。

內審部可不受約束地審閱本集團所有 的活動、內部監控、風險管理及企業管 治相關事宜。其職能之一為協助董事 會獨立評核內部監控制度及風險管理 程序的有效性及充足性,以致力推動 持續的改善。

為配合公司的發展及最新業務的發展, 內審部將一直審查其知識的充足性及 能力,並在適當時候參加相應的講習 會及/或研討會。

內部審核活動

內審部已採納風險管理為基礎方法, 配合風險管理架構,以制定年度內部 審核計劃大綱。風險評估被視為重要 及關鍵的程序,將定期執行以識別、排 序及區劃業務活動,同時覆蓋本集團 中有重大風險的業務活動。審核委員 會審閱及批准年度內部審核計劃大綱。 在個別審核項目中會進一步評估重大 財務、營運、合規及欺詐風險等,從而 評核監控成效及管理層所採取的任何 緩解措施。

各審核項目所得出有關監控不足的所 有審核調查結果及相應建議,均與管 理層詳細討論,並由管理層制訂改善 計劃,務求於合理時間內改善監控的 不足。後續審核工作會有針對進行,以 監督該等改正措施已及時正確地進行。 個別審核項目的重大不足會向審核委 員會匯報及由其審閲。

Through the on-going review of the adequacy and effectiveness of the management's awareness of some key operational processes, the IAD discharges its duties of performing audit assignment on those areas on an ad hoc basis if necessary.

Review of Risk Management and Internal Control Effectiveness

Through the Audit Committee, the Board has conducted annual review of the effectiveness of the Group's risk management and internal control systems for the Period, covering all significant financial, operational and compliance controls, and it has considered the Group's risk management and internal control system to be effective and adequate. There was no suspected material irregularities found or significant areas of concern identified during the Period that might affect the Shareholders.

CHANGES IN INFORMATION OF DIRECTORS

Below are changes in information of the Director(s) of the Company required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules since the publication of the last annual report of the Company:

Mr. Yuen Chi Ping (袁志平) resigned as an Independent Nonexecutive Director of Sun Cheong Creative Development Holdings Limited (stock code: 1781) on 29 August 2019; and

Mr. Lau Chi Kit Edwin (劉智傑) resigned as an Independent Nonexecutive Director of Janco Holdings Limited (stock code: 8035) on 13 September 2019.

REVIEW OF INTERIM RESULTS

This unaudited condensed consolidated interim financial information of the Group for the Period has been reviewed by the Audit Committee.

> By Order of the Board **Pang Siu Hin** *Chairman*

Hong Kong, 30 November 2019

通過持續檢討管理層對若干關鍵業務 流程意識的充分性及有效性,內審部 在必要時可臨時履行對該等領域的審 核任務的職責。

審閲風險管理及內部監控的 成效

於本期間,董事會已透過審核委員會 就本集團風險管理及內部監控制度的 成效作年度檢討,其涵蓋所有重大財 務、營運及合規監控,並認為本集團的 風險管理及內部監控制度有效及完善。 於本期間內,並無發現可能對股東造 成影響的涉嫌重大違規情況或重大關 注事項。

董事資料變更

以下為根據上市規則第13.51B(1)條須 披露自本公司上一份年報刊發以來的 本公司董事資料變動:

袁 志 平 先 生 已 於2019年8月29日 辭 任 新 昌 創 展 控 股 有 限 公 司(股 份 代 號: 1781)的獨立非執行董事;及

劉智傑先生已於2019年9月13日辭任 駿高控股有限公司(股份代號:8035)的 獨立非執行董事。

審閱中期業績

本集團於本期間之未經審核簡明綜合中期財務資料已由審核委員會審閱。

承董事會命 *主席* **彭少衍**

香港,2019年11月30日
CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 簡明綜合損益及其他全面收益表

For the six months ended 30 September 2019 截至2019年9月30日止六個月

			Six montl 30 Sept 截至9月30	tember
			2019	2018
			(Unaudited)	(Unaudited)
			(未經審核)	(未經審核)
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
Devenue	收入	3	90,949	94,670
Revenue		3	-	
Cost of sales	銷售成本		(22,767)	(30,622)
Gross profit	毛利		68,182	64,048
Other income	其他收入	5	1,080	3,149
Other gains and losses	其他收益及虧損	6	(3,717)	(8,635)
Selling and distribution expenses	銷售及分銷開支		(13,112)	(11,361)
Administrative expenses	行政開支		(47,133)	(48,056)
Finance costs	融資成本	7	(2,944)	(145)
Profit/(Loss) before tax	除税前溢利/(虧損)		2,356	(1,000)
Income tax expense	所得税開支	8	(2,286)	(3,583)
		0	(2,200)	(0,000)
Profit/(Loss) for the period	期內溢利/(虧損)	9	70	(4,583)
Other comprehensive expense	其他全面開支			
Item that will not be reclassified to	將不會重新分類至			
profit or loss:	捐益之項目:			
Fair value loss on equity	就權益工具按公平值			
instruments at fair value through	計入其他全面收益之			
other comprehensive income	公平值虧損		(96,916)	(105,038)
Gain on revaluation of	業主自用物業重估之		(00,010)	(100,000)
owner-occupied properties	收益		_	2,655
Income tax relating to items that will	有關不會重新分類至			2,000
not be reclassified to profit or loss	損益之項目之所得税		_	(664)
				ELS.
			(96,916)	(103,047)

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 簡明綜合損益及其他全面收益表

For the six months ended 30 September 2019 截至2019年9月30日止六個月

			Six month 30 Sept 截至9月30 I	ember
		Note 附註	2019 (Unaudited) (未經審核) HK\$'000 千港元	2018 (Unaudited) (未經審核) HK\$'000 千港元
Item that may be reclassified subsequently to profit or loss: Exchange differences on translating foreign operations	<i>其後可能重新分類至 損益之項目:</i> 換算外國業務之 匯兑差額		(10,959)	(17,085)
Other comprehensive expensefor the period	期內其他全面開支		(107,875)	(120,132)
Total comprehensive expense for the period	期內全面開支總額		(107,805)	(124,715)
Profit/(loss) for the period attributable to: – Owners of the Company – Non-controlling interests	以下各方應佔期內 溢利/(虧損): -本公司擁有人 -非控股權益	TS	8,046 (7,976)	3,287 (7,870)
Total comprehensive expense for the period attributable to: – Owners of the Company – Non-controlling interests	以下各方應佔期內全面 開支總額: - 本公司擁有人 - 非控股權益		70 (97,812) (9,993)	(4,583) (113,249) (11,466)
			(107,805)	(124,715)
Earnings per share Basic (HK cents)	每股盈利 基本(港仙)	11	0.74	0.30
Diluted (HK cents)	攤薄(港仙)		0.74	0.30

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION 簡明綜合財務狀況表

As at 30 September 2019 於2019年9月30日

			As at	As at
			30 September	31 March
			2019	2019
			於2019年	於2019年
			9月30日	3月31日
			(Unaudited)	(Audited)
			(未經審核)	(經審核)
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
Man and a state	-11. \u00e5 -221># -##			
Non-current assets	非流動資產		270 527	047 496
Property, plant and equipment	物業、廠房及設備		379,537	347,486
Right-of-use assets	使用權資產		80,106	-
Prepaid lease payments	預付租賃款項		10 612	44,789
Investment properties	投資物業		12,613	13,408
Deposits for acquisition of property,	收購物業、廠房及設備之 坡 へ		20 520	6.000
plant and equipment	按金校会工作制计提关文		38,530	6,029
Financial assets at fair value through	按公平值計入損益之		E 977	5,377
profit or loss	金融資產		5,377	5,577
Equity instruments at fair value through	收益之權益工具	10		100 007
other comprehensive income Deferred tax assets		12	41,411 87	138,327
Deferred tax assets	遞延税項資產		6/	87
			557,661	555,503
Current assets	流動資產			
Inventories	存貨		12,493	6,586
Trade and other receivables	貿易及其他應收款項	13	18,869	34,192
Financial assets at fair value through	按公平值計入損益之			
profit or loss	金融資產		3,858	5,160
Tax refundable	可退還税款		141	141
Bank balances and cash	銀行結餘及現金		32,838	63,768
			00,100	100.047
			68,199	109,847
Tatal accests	次文领法		605 000	605 050
Total assets	資產總值		625,860	665,350

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION 簡明綜合財務狀況表

As at 30 September 2019 於2019年9月30日

			As at	As at
			30 September	31 March
			2019	2019
			於2019年	於2019年
			9月30日	3月31日
			(Unaudited)	(Audited)
			(未經審核)	(經審核)
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元

Current liabilities	流動負債		0.000	00.007
Trade and other payables	貿易及其他應付款項	14	8,863	20,367
Contract liabilities	合約負債		2,576	2,222
Bank borrowings	銀行借款		43,724	134,799
Lease liabilities	租賃負債		5,501	-
Current tax liabilities	即期税項負債		3,160	921
			63,824	158,309
			00,021	100,000
Net current assets/(liabilities)	流動資產/(負債)淨值		4,375	(48,462)
Total assets less current liabilities	資產總值減流動負債		562,036	507,041
Non-current liabilities	非流動負債			
Bank borrowings	升/// 勤員 銀行借貸		137,251	
Lease liabilities	和賃負債		30,756	_
			30,730	
			168,007	_
LIC	110			
Net assets	資產淨值		394,029	507,041
Capital and reserves	資本及儲備			
Share capital	員 	15	109,280	109,380
Reserves	储備	10	272,036	370,636
116361763			212,030	370,030
Equity attributable to owners of	本公司擁有人應佔權益			
the Company			381,316	480,016
Non-controlling interests	非控股權益		12,713	27,025
	110			
Total equity	權益總額		394,029	507,041

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY **簡明綜合權益變動表**

For the six months ended 30 September 2019 截至2019年9月30日止六個月

				Attri	butable to own 本公司擁		pany				
		Share capital	Share premium	Merger reserve	Revaluation reserve	Foreign currency translation reserve 外幣匯兌	Share options reserve 購股權	Retained profits	Total	Non- controlling interests 非控股	Total
		股本 HK\$'000 千港元	股份湓價 HK\$'000 千港元	合併儲備 HK\$'000 千港元	重估儲備 HK\$'000 千港元	儲備 HK\$'000 千港元	儲備 HK\$'000 千港元	保留溢利 HK\$'000 千港元	總計 HK\$'000 千港元	權益 HK\$'000 千港元	總計 HK\$'000 千港元
As at 1 April 2018 (audited)	於2018年4月1日(經審核)	109,351	706,727	(71,463)	100,042	3,082	6,564	82,733	937,036	46,039	983,075
Profit/(loss) for the period Other comprehensive (expense)/ income for the period	期內溢利/(虧損) 期內其他全面(開支)/收入	-	-	-	-	-	-	3,287	3,287	(7,870)	(4,583)
 Fair value loss on equity instruments at fair value through other comprehensive income Gain on revaluation of 	- 就權益工具按公平值計入 其他全面收益之公平值 虧損 - 業主自用物業重估之收益	-	-	-	(105,038)	-	-	-	(105,038)	-	(105,038)
owner-occupied properties – Income tax relating to items that will not be reclassified to profit or loss	有關不會重新分類至損益 之項目之所得税	-	-	-	2,655	-	-	-	2,655	-	2,655
 Exchange differences on translating foreign operations 	-換算外國業務之匯兑差額	-	-	-	-	(13,489)	-	-	(13,489)	(3,596)	(17,085)
Total comprehensive (expense)/ income for the period	期內全面(開支)/收入總額	-	-	-	(103,047)	(13,489)	-	3,287	(113,249)	(11,466)	(124,715)
Dividend recognised as distribution (note 10)	已確認為分派的股息 (附註10)		-	-	-	-	-	(10,935)	(10,935)	-	(10,935)
Recognition of equity-settled share based payments	確認以權益結算股份 為基礎的付款	-	-	-	-	-	1,141	-	1,141	-	1,141
As at 30 September 2018 (unaudited)	於2018年9月30日(未經審核)	109,351	706,727	(71,463)	(3,005)	(10,407)	7,705	75,085	813,993	34,573	848,566
As at 1 April 2019 (audited)	於2019年4月1日(經審核)	109,380	707,095	(71,463)	(332,169)	(6,521)	8,166	65,528	480,016	27,025	507,041
Profit/(loss) for the period Other comprehensive expense for the period	期內溢利/(虧損) 期內其他全面開支	-	-	-	-	-	-	8,046	8,046	(7,976)	70
 Fair value loss on equity instruments at fair value through other comprehensive income 	- 就權益工具按公平值計入 其他全面收益之公平值 虧損	-	-	-	(96,916)	-	-	-	(96,916)	-	(96,916)
 Exchange differences on translating foreign operations 	-換算外國業務之匯兑差額	-	-	-	-	(8,942)	-	-	(8,942)	(2,017)	(10,959)
Total comprehensive (expense)/ income for the period	期內全面(開支)/收入總額	-	-	-	(96,916)	(8,942)	-	8,046	(97,812)	(9,993)	(107,805)
Changes in ownership interests in subsidiaries without change of control	於附屬公司所有權變動, 未改變控制權	_	-	-	_	-	_	_	_	(4,319)	(4,319)
Shares repurchased and cancelled Recognition of equity-settled share based payments	已購回及註銷股份 確認以權益結算股份 為基礎的付款	(100) _	(1,305) _	-	-	-	- 517	-	(1,405) 517		(1,405)
As at 30 September 2019 (unaudited)	於2019年9月30日(未經審核)	109,280	705,790	(71,463)	(429,085)	(15,463)	8,683	73,574	381,316	12,713	394,029

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS 簡明綜合現金流量表

For the six months ended 30 September 2019 截至2019年9月30日止六個月

		Six montl 30 Sept 截至9月30	tember
		2019 (Unaudited) (未經審核) HK\$'000 千港元	2018 (Unaudited) (未經審核) HK\$'000 千港元
Net cash generated from operating activities	經營活動所得現金淨額	8,450	11,451
Net cash used in investing activities	投資活動所用現金淨額	(78,495)	(52,233)
Net cash generated from financing activities	融資活動所得現金淨額	39,466	7,988
Net decrease in cash and cash equivalents Cash and cash equivalents at the beginning	現金及現金等價物減少淨額 期初的現金及現金等價物	(30,579)	(32,794)
of the period Effect of foreign exchange rate changes	匯率變動的影響	63,768 (6,228)	181,094 (6,803)
Cash and cash equivalents at the end of the period	期末的現金及現金等價物	26,961	141,497
Representing: Bank balances and cash Short-term deposits with maturity	代表: 銀行結餘及現金 到期日在三個月以上的短期	32,838	150,161
over three months	到 朔 口 任 二 回 万 以 工 时 应 朔 存款	(5,877)	(8,664)
HS L		26,961	141,497

For the six months ended 30 September 2019 截至2019年9月30日止六個月

1. BASIS OF PREPARATION

The condensed consolidated financial statements have been prepared in accordance with Hong Kong Accounting Standard 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") as well as with the applicable disclosure requirements of Appendix 16 to Listing Rules.

2. PRINCIPAL ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared on the historical cost basis except for certain properties and financial instruments, which are measured at fair values.

Other than changes in accounting policies resulting from application of new and amendments to Hong Kong Financial Reporting Standards ("HKFRSs"), the accounting policies and methods of computation used in the condensed consolidated financial statements for the six months ended 30 September 2019 are the same as those presented in the Group's annual financial statements for the year ended 31 March 2019.

1. 編製基準

本簡明綜合財務報表乃按照香港 會計師公會(「香港會計師公會」) 頒佈的香港會計準則第34號「中期 財務報告」及上市規則附錄16的適 用披露規定而編製。

2. 主要會計政策

本簡明綜合財務報表乃按歷史成 本基準編製,惟若干物業及金融 工具乃按公平值列賬。

除應用新訂香港財務報告準則(「香港財務報告準則」)及其修訂本對 會計政策所帶來的變動之外,截 至2019年9月30日止六個月之簡 明綜合財務報表所採用之會計政 策及計算方法與本集團截至2019 年3月31日止年度之年度財務報 表所呈報者相同。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to **HKFRSs**

In the current interim period, the Group has applied, for the first time, the following new and amendments to HKFRSs issued by the HKICPA that are mandatory effective for the annual period beginning on or after 1 January 2019 for the preparation of the Group's condensed consolidated financial statements.

應用新訂香港財務報告 準則及其修訂本

於本中期期間,本集團已首次應 用下列由香港會計師公會頒佈之 新訂香港財務報告準則及其修訂 本, 其對於編製本集團於2019年1 月1日或之後開始之年度期間之簡 明綜合財務報表為強制生效:

香港財務報告 準則2015年至 2017年週期之 年度改進

HKFRS 16		Leases	香港財務報告準則	租賃
HK(IFRIC) – Int 23		Uncertainty over Income	第16號 香港(國際財務報告	所得税處理的
		Tax Treatments	 註釋委員會) 主釋第23號 	不確定性
Amendments to HKFF	RS 9	Prepayment Features with Negative Compensation	香港財務報告準則 第9號之修訂本	具有負補償的 提前還款特性
Amendments to HKAS	S 19	Plan Amendment, Curtailment or Settlement	香港會計準則第19號 之修訂本	計劃修訂、削減 或結算
Amendments to HKAS	5 28	Long-term Interests in Associates and Joint Ventures	香港會計準則第28號 之修訂本	於聯營公司及 合營企業之 長期權益
Amendments to HKFF	RSs	Annual Improvements to HKFRSs 2015–2017 Cycle	香港財務報告準則 之修訂本	香港財務報告 準則2015年至 2017年週期之

Except as described below, the application of the new and amendments to HKFRSs in the current period has had no material impact on the Group's financial performance and positions for the current and prior periods and/or on the disclosures set out in the condensed consolidated financial statements.

除下文所述者外,於本期間應用 該等新訂香港財務報告準則及其 修訂本並無對本集團於本期間及 過往期間之財務表現及狀況及/ 或簡明綜合財務報表所載披露造 成重大影響。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES 2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases

The Group has applied HKFRS 16 for the first time in the current interim period. HKFRS 16 superseded HKAS 17 Leases ("HKAS 17"), and the related interpretations.

2.1.1 Key changes in accounting policies resulting from application of HKFRS 16

The Group applied the following accounting policies in accordance with the transition provisions of HKFRS 16.

Definition of a lease

A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

For contracts entered into or modified on or after the date of initial application, the Group assesses whether a contract is or contains a lease based on the definition under HKFRS 16 at inception or modification date. Such contract will not be reassessed unless the terms and conditions of the contract are subsequently changed.

應用新訂香港財務報告 準則及其修訂本(續)

2.1 應用香港財務報告準則 第16號租賃之影響及會計 政策變動

> 本集團已於本中期期間首次 應用香港財務報告準則第16 號。香港財務報告準則第16 號取代香港會計準則第17號 租賃(「香港會計準則第17號」) 及相關詮釋。

2.1.1 應用香港財務報告準則 第16號導致之主要會計 政策變動

本集團已根據香港財務 報告準則第16號之過渡 性條文應用以下會計政 策。

租賃之定義

倘 合 約 為 換 取 代 價 而 給 予在一段時間內控制可 識別資產使用的權利, 則該合約為租賃或包含 租賃。

就於首次應用日期或之 後訂立或修訂之合約而 言,本集團於開始或修 改日期按香港財務報告 準則第16號項下之定義 評估合約是否為或是否 包含租賃。除非合約之 條款及條件其後變動, 否則有關合約將不予重 新評估。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

- 2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)
 - 2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (Continued)

As a lessee

Allocation of consideration to components of a contract

For a contract that contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components.

As a practical expedient, leases with similar characteristics are accounted on a portfolio basis when the Group reasonably expects that the effects on the financial statements would not differ materially from individual leases within the portfolio.

- 應用新訂香港財務報告 準則及其修訂本(續)
- 2.1 應用香港財務報告準則
 第16號租賃之影響及會計
 政策變動(續)
 - 2.1.1 應用香港財務報告準則 第16號導致之主要會計 政策變動(續)

作為承租人

<u>分配代價至合約組成</u> <u>部分</u>

作為可行權宜方法,當 本集團合理預期對財務 報表的影響與組合中的 個別租賃並無重大差異 時,具有相似特點之租 賃按組合基準入賬。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

- 2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (*Continued*)
 - 2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (Continued)

As a lessee (Continued)

Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. It also applies the recognition exemption for lease of low-value assets.

Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

Right-of-use assets

Except for short-term leases and leases of low value assets, the Group recognises right-of-use assets at the commencement date of the lease (i.e. the date the underlying asset is available for use). Except for those that are classified as investment properties and measured under fair value model, right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities.

- 應用新訂香港財務報告 準則及其修訂本(續)
- 2.1 應用香港財務報告準則
 第16號租賃之影響及會計
 政策變動(續)
 - 2.1.1 應用香港財務報告準則 第16號導致之主要會計 政策變動(續)

作為承租人(續)

<u>短期租賃及低價值資產</u> 租賃

對於租期自開始日期起計為12個月或以內且並無包含購買選擇權的租賃,本集團應用短期租賃確認豁免。本集團亦對低價值資產租賃應用確認豁免。

短期租賃及低價值資產 租賃之租賃付款於租期 內按直線法確認為開支。

使用權資產

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

- 2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (*Continued*)
 - 2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (Continued)

As a lessee (Continued)

Right-of-use assets (Continued)

The cost of right-of-use asset includes:

- the amount of the initial measurement of the lease liability;
- any lease payments made at or before the commencement date, less any lease incentives received;
- any initial direct costs incurred by the Group; and
- an estimate of costs to be incurred by the Group in dismantling and removing the underlying assets, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

- 應用新訂香港財務報告 準則及其修訂本(續)
- 2.1 應用香港財務報告準則 第16號租賃之影響及會計 政策變動(續)
 - 2.1.1 應用香港財務報告準則 第16號導致之主要會計 政策變動(續)

作為承租人(續)

使用權資產(續)

使用權資產成本包括:

- 租賃負債的初步計 量金額;
- 於開始日期或之前 作出的任何租賃付 款,減去所收取的 任何租賃優惠;
- 本集團產生的任何 初步直接成本;及
- 本集團拆除及移除 相關資產、恢復相 關資產所在場地或 將相關資產恢復至 租賃條款及條件所 規定狀態產生的估 計成本。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)

2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (Continued)

As a lessee (Continued)

Right-of-use assets (Continued)

Right-of-use assets in which the Group is reasonably certain to obtain ownership of the underlying leased assets at the end of the lease term is depreciated from commencement date to the end of the useful life. Otherwise, right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

The Group presents right-of-use assets that do not meet the definition of investment property as a separate line item on the consolidated statement of financial position. The right-of-use assets that meet the definition of investment property are presented within "investment properties".

Leasehold land and building

For payments of a property interest which includes both leasehold land and building elements, the entire property is presented as property, plant and equipment of the Group when the payments cannot be allocated reliably between the leasehold land and building elements, except for those that are classified and accounted for as investment properties.

- 應用新訂香港財務報告 準則及其修訂本(續)
- 2.1 應用香港財務報告準則
 第16號租賃之影響及會計
 政策變動(續)
 - 2.1.1 應用香港財務報告準則 第16號導致之主要會計 政策變動(續)

作為承租人(續)

使用權資產(續)

本集團將並未符合投資 物業定義的使用權資產 於綜合財務狀況表呈列 為獨立項目。符合投資 物業定義的使用權資產 呈列於「投資物業」內。

租賃土地及樓宇

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

- 2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)
 - 2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (Continued)

As a lessee (Continued)

Refundable rental deposits

Refundable rental deposits paid are accounted under HKFRS 9 *Financial Instruments* ("HKFRS 9") and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments and included in the cost of right-of-use assets.

Lease liabilities

At the commencement date of a lease, the Group recognises and measures the lease liability at the present value of lease payments that are unpaid at that date. In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable.

- 應用新訂香港財務報告 準則及其修訂本(續)
- 2.1 應用香港財務報告準則
 第16號租賃之影響及會計
 政策變動(續)
 - 2.1.1 應用香港財務報告準則 第16號導致之主要會計 政策變動(續)

作為承租人(續)

可退還租賃按金

已付之可退還租賃按金 根據香港財務報告準則 第9號*金融工具*(「香港財 務報告準則第9號」)入 反初步按公平值計量。 於初步確認時對公平值 之調整被視為額外租賃 付款並計入使用權資產 成本。

租賃負債

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES 2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

- 2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)
 - 2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (Continued)

As a lessee (Continued)

Lease liabilities (Continued)

The lease payments include:

- fixed payments (including in-substance fixed payments) less any lease incentives receivable;
- variable lease payments that depend on an index or a rate;
- amounts expected to be paid under residual value guarantees;
- the exercise price of a purchase option reasonably certain to be exercised by the Group; and
- payments of penalties for terminating a lease, if the lease term reflects the Group exercising the option to terminate.

- 應用新訂香港財務報告 準則及其修訂本(續)
- 2.1 應用香港財務報告準則 第16號租賃之影響及會計 政策變動(續)
 - 2.1.1 應用香港財務報告準則 第16號導致之主要會計 政策變動(續)

作為承租人(續)

租賃負債(續)

租賃付款包括:

- 固定付款(包括實質 固定付款)減任何應 收租賃優惠;
- 基於指數或利率的 可變租賃付款;
- 剩餘價值擔保下的 預期應付款項;
- 本集團合理確定將 予行使之購買選擇 權之行使價;及
- 支付終止租賃的罰 • 款(倘租賃條款反映 本集團行使選擇權 終止租賃)。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

- 2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (*Continued*)
 - 2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (Continued)

As a lessee (Continued)

Lease liabilities (Continued)

Variable lease payments that reflect changes in market rental rates are initially measured using the market rental rates as at the commencement date. Variable lease payments that do not depend on an index or a rate are not included in the measurement of lease liabilities and right-of-use assets, and are recognised as expense in the period on which the event or condition that triggers the payment occurs.

After the commencement date, lease liabilities are adjusted by interest accretion and lease payments.

- 應用新訂香港財務報告 準則及其修訂本(續)
- 2.1 應用香港財務報告準則 第16號租賃之影響及會計 政策變動(續)
 - 2.1.1 應用香港財務報告準則 第16號導致之主要會計 政策變動(續)

作為承租人(續)

租賃負債(續)

於開始日期後,租賃負 債按應計利息及租賃付 款調整。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES 2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

- 2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)
 - 2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (Continued)

As a lessee (Continued)

Lease liabilities (Continued)

The Group remeasures lease liabilities (and makes a corresponding adjustment to the related right-ofuse assets) whenever:

- the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which case the related lease liability is remeasured by discounting the revised lease payments using a revised discount rate at the date of reassessment.
- the lease payments change due to changes in market rental rates following a market rent review, in which cases the related lease liability is remeasured by discounting the revised lease payments using the initial discount rate.

- 應用新訂香港財務報告 準則及其修訂本(續)
- 2.1 應用香港財務報告準則 第16號租賃之影響及會計 政策變動(續)
 - 2.1.1 應用香港財務報告準則 第16號導致之主要會計 政策變動(續)

作為承租人(續)

租賃負債(續)

當以下事件發生時,本 集團重新計量租賃負債 (及對相關使用權資產作 出相應調整):

- 租期有所變動或行 使購買選擇權的評 估發生變化,在該 情況下,相關租賃 自債诱過使用於重 新評估日期之經修 訂貼現率貼現經修 訂租賃付款而重新 計量。
- 租賃付款於市場租 余審 杳後 因市場租 金費率變動而出現 變動,在此情況下, 相關租賃負債使用 初始貼現率貼現經 修訂租賃付款重新 計量。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

- 2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)
 - 2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (Continued)

As a lessee (Continued)

Lease modifications

The Group accounts for a lease modification as a separate lease if:

- the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- the consideration for the leases increases by an amount commensurate with the standalone price for the increase in scope and any appropriate adjustments to that standalone price to reflect the circumstances of the particular contract.

For a lease modification that is not accounted for as a separate lease, the Group remeasures the lease liability based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

- 應用新訂香港財務報告 準則及其修訂本(續)
- 2.1 應用香港財務報告準則 第16號租賃之影響及會計 政策變動(續)
 - 2.1.1 應用香港財務報告準則 第16號導致之主要會計 政策變動(續)

作為承租人(續)

租賃修訂

倘出現以下情況,則本 集團將租賃修訂作為一 項單獨的租賃入賬:

- 該項修訂通過增加 使用一項或多項相 關資產的權利擴大 租賃範圍;及
- 增加租賃的代價, 增加的金額相當於範圍大對應的單 獨價格及對單獨價格及對單獨價 格進行的任何適當 調整以反映特定合 約的情況。

就並不以單獨租賃入賬 之租賃修訂而言,本集 團透過使用於修訂生效 日期之經修訂貼現率貼 現經修訂租賃付款按經 修訂租賃之租期重新計 量租賃負債。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (*Continued*)

2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (Continued)

As a lessee (Continued)

Taxation

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right-of-use assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use assets or the lease liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies HKAS 12 *Income Taxes* requirements to right-of-use assets and lease liabilities separately. Temporary differences relating to right-of-use assets and lease liabilities are not recognised at initial recognition and over the lease terms due to application of the initial recognition exemption.

應用新訂香港財務報告 準則及其修訂本(續)

- 2.1 應用香港財務報告準則
 第16號租賃之影響及會計
 政策變動(續)
 - 2.1.1 應用香港財務報告準則 第16號導致之主要會計 政策變動(續)

作為承租人(續)

<u>税項</u>

為就本集團確認使用權 資產及相關租賃負債之 租賃交易計量遞延税項, 本集團首先釐定税項扣 減是否歸屬於使用權資 產或租賃負債。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

- 2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (*Continued*)
 - 2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (*Continued*)

As a lessor

Allocation of consideration to components of a contract

Effective on 1 April 2019, the Group applies HKFRS 15 *Revenue from Contracts with Customers* ("HKFRS 15") to allocate consideration in a contract to lease and non-lease components. Non-lease components are separated from lease component on the basis of their relative stand-alone selling prices.

Refundable rental deposits

Refundable rental deposits received are accounted under HKFRS 9 and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments from lessees.

- 應用新訂香港財務報告 準則及其修訂本(續)
- 2.1 應用香港財務報告準則 第16號租賃之影響及會計 政策變動(續)
 - 2.1.1 應用香港財務報告準則 第16號導致之主要會計 政策變動(續)

作為出租人

<u>分配代價至合約組成</u> <u>部分</u>

於2019年4月1日生效, 本集團應用香港財務報告準則第15號客戶合約 收入(「香港財務報告」)以分配告約 之代價至租賃及非租賃組成部分基於其相對單獨售 價與租賃組成部分分開。

可退還租賃按金

已收取之可退還租賃按 金根據香港財務報告準 則第9號入賬,並初步按 公平值計量。於初步確 認時對公平值作出之調 整被視為承租人之額外 租賃付款。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

- 2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (*Continued*)
 - 2.1.1 Key changes in accounting policies resulting from application of HKFRS 16 (Continued)

As a lessor (Continued)

Sublease

When the Group is an intermediate lessor, it accounts for the head lease and the sublease as two separate contracts. The sub-lease is classified as a finance or operating lease by reference to the right-of-use asset arising from the head lease, not with reference to the underlying asset.

Lease modification

The Group accounts for a modification to an operating lease as a new lease from the effective date of the modification, considering any prepaid or accrued lease payments relating to the original lease as part of the lease payments for the new lease.

應用新訂香港財務報告 準則及其修訂本(續)

- 2.1 應用香港財務報告準則 第16號租賃之影響及會計 政策變動(續)
 - 2.1.1 應用香港財務報告準則 第16號導致之主要會計 政策變動(續)

作為出租人(續)

<u>分租</u>

當本集團為中間出租人 時,其將總租賃及分租 作為兩個單獨的合約入 賬。該次分租乃參考總 租賃產生的使用權資產 而非相關資產分類為融 資租賃或經營租賃。

<u>租賃修訂</u>

本集團自修訂生效日期 起將經營租賃修訂入賬 為新租賃,將任何與原 有租賃有關之預付或應 計租賃付款視作新租賃 之租賃付款之一部分。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)

2.1.2 Transition and summary of effects arising from initial application of HKFRS 16

Definition of a lease

The Group has elected the practical expedient to apply HKFRS 16 to contracts that were previously identified as leases applying HKAS 17 and HK(IFRIC)-Int 4 *Determining whether an Arrangement contains a Lease* and not apply this standard to contracts that were not previously identified as containing a lease. Therefore, the Group has not reassessed contracts which already existed prior to the date of initial application.

For contracts entered into or modified on or after 1 April 2019, the Group applies the definition of a lease in accordance with the requirements set out in HKFRS 16 in assessing whether a contract contains a lease.

- 應用新訂香港財務報告 準則及其修訂本(續)
- 2.1 應用香港財務報告準則 第16號租賃之影響及會計 政策變動(續)
 - 2.1.2 過渡及首次應用香港財 務報告準則第16號產生 之影響概述

租賃之定義

就於2019年4月1日或之 後訂立或修訂之合約而 言,本集團根據香港財 務報告準則第16號所載 之規定應用租賃之定義 以評估合約是否包括租 賃。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (*Continued*)

2.1.2 Transition and summary of effects arising from initial application of HKFRS 16 (*Continued*)

As a lessee

The Group has applied HKFRS 16 retrospectively with the cumulative effect recognised at the date of initial application, 1 April 2019. Any difference at the date of initial application is recognised in the opening retained profits and comparative information has not been restated.

When applying the modified retrospective approach under HKFRS 16 at transition, the Group applied the following practical expedients to leases previously classified as operating leases under HKAS 17, on lease-by-lease basis, to the extent relevant to the respective lease contracts:

 relied on the assessment of whether leases are onerous by applying HKAS 37 *Provisions, Contingent Liabilities and Contingent Assets* as an alternative of impairment review;

應用新訂香港財務報告 準則及其修訂本(續)

- 2.1 應用香港財務報告準則
 第16號租賃之影響及會計
 政策變動(續)
 - 2.1.2 過渡及首次應用香港財務報告準則第16號產生之影響概述(續)

作為承租人

本集團已追溯應用香港 財務報告準則第16號, 累計影響於2019年4月1 日首次應用日期確認。 首次應用日期的任何差 額於期初保留溢利確認, 及並無重列比較資料。

 i. 依賴透過應用香港 會計準則第37號撥 備、或然負債及或 然資產作為減值審 閱之替代方法,評 估租賃是否屬虧損;

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (*Continued*)

2.1.2 Transition and summary of effects arising from initial application of HKFRS 16 (*Continued*)

As a lessee (Continued)

- elected not to recognise right-of-use assets and lease liabilities for leases with lease term ends within 12 months of the date of initial application;
- excluded initial direct costs from measuring the right-of-use assets at the date of initial application;
- applied a single discount rate to a portfolio of leases with a similar remaining term for similar class of underlying assets in similar economic environment; and
- v. used hindsight based on facts and circumstances as at date of initial application in determining the lease term for the Group's leases with extension and termination options.

- 應用新訂香港財務報告 準則及其修訂本(續)
- 2.1 應用香港財務報告準則 第16號租賃之影響及會計 政策變動(續)
 - 2.1.2 過渡及首次應用香港財務報告準則第16號產生之影響概述(續)

作為承租人(續)

- ii. 選擇不確認租期於 首次應用日期12個 月內結束之租賃之 使用權資產及租賃 負債;
- iii. 自於首次應用日期 對使用權資產之計 量中排除初步直接 成本;
- iv. 就類似經濟環境內 相似類別相關資產 的具類似剩餘租期 的租賃組合應用單 一貼現率;及
- v. 根據於首次應用日 期之事實及情況使 用事後方式釐定本 集團具有延長及終 止選擇權之租賃之 租期。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)

2.1.2 Transition and summary of effects arising from initial application of HKFRS 16 (*Continued*)

As a lessee (Continued)

On transition, the Group has made the following adjustments upon application of HKFRS 16:

The Group recognised lease liabilities of approximately HK\$41,330,000 and right-of-use assets of approximately HK\$87,496,000 at 1 April 2019.

When recognising the lease liabilities for leases previously classified as operating leases, the Group has applied incremental borrowing rates of the relevant group entities at the date of initial application. The weighted average lessee's incremental borrowing rate applied is 4.30%.

應用新訂香港財務報告 準則及其修訂本(續)

- 2.1 應用香港財務報告準則
 第16號租賃之影響及會計
 政策變動(續)
 - 2.1.2 過渡及首次應用香港財務報告準則第16號產生之影響概述(續)

作為承租人(續)

於過渡時,本集團已於 應用香港財務報告準則 第16號時作出以下調整:

本 集 團 已 於2019年4 月1日確認租賃負債約 41,330,000港元及使用權 資產約87,496,000港元。

當就先前分類為經營租 賃之租賃確認租賃負債 時,本集團已應用於首 次應用日期之相關集團 實體之增量借款利率。 所應用之加權平均承 租人增量借款利率為 4.30%。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

		months ended 30 S	eptember 201	9 截主2019年	элзоншлшл
2.	PRINCIPAL ACCOUNTING POLIC	CIES 2.	主要會	計 	續)
	Application of new and amendments to	2	應用新	訂香港財	務 報 告
	HKFRSs (Continued)			其修訂本	
	2.1 Impacts and changes in accounting policies			香港財務報	
	application on HKFRS 16 Leases (Continued	a)		δ號租賃之影 〔變動 <i>〔續〕</i>	箸 仄 習 計
	2.1.2 Transition and summary of effects aris initial application of HKFRS 16 (Contin	-	2.1.2	過 渡 及 首 次 務 報 告 準 則 之 影 響 概 述	第16號產生
	As a lessee (Continued)			作為承租人	(續)
					:1 April 2019 19年4月1日 HK\$'000 千港元
	Operating lease commitments	於2019年3月3		HS	40.000
	disclosed as at 31 March 2019	經營租賃承	信		42,682
	Lease liabilities discounted at relevant incremental borrowing rates	按相關增量借 租賃負債			36,265
	Add: Extension options reasonably certain to be exercised Less: Recognition exemption	加:合理確定# 延期權 減:確認豁免	夺		6,345
	– short-term leases	减·	賃	HS	(1,280)
	Lease liabilities relating to operating leases recognised upon application	應用香港財務 時確認之有			
	of HKFRS 16	租賃負債			41,330
	Analysed as	分析為			0.070
	Current	流動			6,370
	Non-current	非流動		110	34,960
					41,330
					1,000

For the six months ended 30 September 2019 截至2019年9月30日止六個月

1011		s ended 30 September 2019 $\underline{a} \pm 20194$	-9730HII/1@7				
2.		IPAL ACCOUNTING PO	LICIES 2.	主要會	計政	て策 (續)	
	(Continue	ed)					
	Applica	tion of new and amendmen	ts to	應用新	訂香	巷財務	報告
	HKFRS	s (Continued)		準則及	其修	訂本(續))
		acts and changes in accounting po		2.1 應用			
	appl	lication on HKFRS 16 Leases (Cont	inued)		6號租貨 €變動(∦	貢之影響 〕 續)	及會計
	212	Transition and summary of effects	arising from	212	過 渡 ⊼	3 首 次 雁	用香港財
	2.1.2	initial application of HKFRS 16 (C	-	2.1.2	務報律		16號產生
					∠ 永 看	所见 (領)
		As a lessee (Continued)			作為承	& 租 人 (<i>續</i>	·)
		The carrying amount of right-of-use April 2019 comprises the following				をうし しんしん しんしん しんしん しんしん しんしん しんしん しんしん し	日之使用 值包括以
					Note 附註		April 2019 ≢4月1日 HK\$'000
					11] 記		千港元
		Right-of-use assets relating to operating leases recognised	應用香港財務報告 第16號時確認之				
		upon application of HKFRS 16 Reclassified from prepaid lease	經營租賃之使用 自預付租賃款項重	權資產			41,330
		payments		101 93 994	(a)		46,166
		HS				15	87,496
		By class:	按類別:				
		Leasehold land	租賃土地				46,166
		Land and buildings	土地及樓宇				36,877

辦公室設備

87,496

4,453

Office equipment

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

2. 主要會計政策(續)

(Continued)

Application of new and amendments to HKFRSs (Continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)

2.1.2 Transition and summary of effects arising from initial application of HKFRS 16 (*Continued*)

As a lessee (Continued)

Note:

(a) Upfront payments for leasehold land in the PRC were classified as prepaid lease payments as at 31 March 2019. Upon application of HKFRS 16, the current and non-current portion of prepaid lease payments amounting to approximately HK\$1,377,000 and HK\$44,789,000 respectively were reclassified to rightof-use assets.

As a lessor

In accordance with the transitional provisions in HKFRS 16, the Group is not required to make any adjustment on transition for leases in which the Group is a lessor but account for these leases in accordance with HKFRS 16 from the date of initial application and comparative information has not been restated. The application of lessor accounting requirements in HKFRS 16 has had no material impact on the condensed consolidated financial statements of the Group for the current period.

- 應用新訂香港財務報告 準則及其修訂本(續)
- 2.1 應用香港財務報告準則 第16號租賃之影響及會計 政策變動(續)
 - 2.1.2 過渡及首次應用香港財務報告準則第16號產生之影響概述(續)

作為承租人(續)

附註:

 (a) 於2019年3月31日,中 國租賃土地的預付款項 已分類為預付租賃款項。於應用香港財務報 告準則第16號時,金額 分別為約1,377,000港元 及44,789,000港元的預 付租賃款項的流動及非 流動部分已重新分類至 使用權資產。

作為出租人

For the six months ended 30 September 2019 截至2019年9月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

(Continued)

Application of new and amendments to HKFRSs (Continued)

2.1 Impacts and changes in accounting policies of application on HKFRS 16 Leases (*Continued*)

2.1.2 Transition and summary of effects arising from initial application of HKFRS 16 (*Continued*)

The following adjustments were made to the amounts recognised in the condensed consolidated statement of financial position at 1 April 2019. Line items that were not affected by the changes have not been included.

2. 主要會計政策(續)

應用新訂香港財務報告 準則及其修訂本(續)

- 2.1 應用香港財務報告準則
 第16號租賃之影響及會計
 政策變動(續)
 - 2.1.2 過渡及首次應用香港財務報告準則第16號產生之影響概述(續)

下列為對於2019年4月1 日之簡明綜合財務狀況 表中確認之金額所作出 的調整。未受變動影響 的項目不計入在內。

	31	Carrying amounts previously reported at March 2019	Adjustments	Carrying amounts under HKFRS 16 at 1 April 2019
		先前於 19年3月31日 1 報之賬面值 HK\$'000	調整 HK\$'000	根據香港財務 報告準則第16號 於2019年4月1日 之賬面值 HK\$'000
		千港元	千港元	千港元
Non-current assets Right-of-use assets Prepaid lease payments	非流動資產 使用權資產 預付租賃款項	- 44,789	87,496 (44,789)	87,496 _
Current assets Trade and other receivables	流動資產 貿易及其他應收款項	34,192	(1,377)	32,815
Current liabilities Lease liabilities	流動負債 租賃負債	Q -	6,370	6,370
Non-current liabilities Lease liabilities	非流動負債 租賃負債	-	34,960	34,960
activities under indirec ended 30 September capital have been co	rting cash flows from operating to method for the six months 2019, movements in working mputed based on opening t of financial position as at 1 above.		20 個 現 資 披 日	按間接法呈報截至 19年9月30日止六 月的經營活動所得 金變動乃按上述所 露於2019年4月1 之期初綜合財務狀 表計算。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

3. REVENUE FROM CONTRACTS WITH 3. 客戶合約收入 **CUSTOMERS**

Disaggregation of revenue

收入分析

		For the six months ended 30 September 2019 (unaudited) 截至2019 年9 月 30 日止六個月(未經審核)							
		Product Development Segment	Brand Development and Management Segment	Trading of Goods Segment	Healthcare Segment	Total			
		をは 産品 開發分部 HK\$'000 千港元	品牌開發 及管理分部 HK\$ ³ 000 千港元	貨品 買賣分部 HK\$'000 千港元	健康分部 HK\$'000 千港元	合計 HK\$'000 千港元			
Type of goods and service	貨品及服務類別								
Sales of healthcare products	保健產品銷售	86,663	-	-	329	86,992			
Sales of personal care products	個人護理產品銷售	741	1,549	-	-	2,290			
Sales of household products	家居產品銷售	191	482	-	-	673			
Healthcare service	保健服務	-	-	-	994	994			
Total	合計	87,595	2,031	-	1,323	90,949			
Geographical markets	市場地域								
Hong Kong	香港	59,339	2,031	-	329	61,699			
PRC	中國	28,256	-	-	994	29,250			
Total	合計	87,595	2,031	-	1,323	90,949			
Timing of revenue recognition	確認收入的時間								
A point of time	某時間點	87,595	2,031	-	1,323	90,949			

For the six months ended 30 September 2019 截至2019年9月30日止六個月

3. REVENUE FROM CONTRACTS WITH 3. 客戶合約收入(續)

CUSTOMERS (Continued)

Disaggregation of revenue (Continued)

收入分析(續)

be ally menths and ad 20 Contember 0010 (unaudited)

		For	the six months end 截至2018 年9 月			1)
			Brand			
		Product	and	Trading		
		Development	Management	of Goods	Healthcare	
		Segment	Segment	Segment	Segment	Total
		產品	品牌開發	貨品		
		開發分部	及管理分部	買賣分部	健康分部	合計
		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
Type of goods and service	貨品及服務類別					
Sales of healthcare products	保健產品銷售	89,400	-	-	82	89,482
Sales of personal care products	個人護理產品銷售	1,900	2,534	72	_	4,506
Healthcare service	保健服務	-	-	<u></u>	682	682
Total	合計	91,300	2,534	72	764	94,670
Geographical markets	市場地域					
Hong Kong	香港	70,423	2,534	72	331	73,360
PRC	中國	20,877	-	-	433	21,310
Total	合計	91,300	2,534	72	764	94,670
Timing of revenue recognition	確認收入的時間					
A point of time	某時間點	91,300	2,534	72	82	93,988
Over time	一段時間內	-	-	-	682	682
Total	合計	91,300	2,534	72	764	94,670
Total		91,300	2,004	12	104	94,070

For the six months ended 30 September 2019 截至2019年9月30日止六個月

4. SEGMENT INFORMATION

4. 分部資料

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

下列為按可報告及經營分部對本 集團收入及業績的分析。

Six months ended 30 September 2019 (unaudited)

截 至2019年9月30日 止 六 個 月(未 經審核)

		Product Development Segment 產品 開發分部 HK\$'000 千港元	Brand Development and Management Segment 品牌開發 及管理分部 HK\$'000 千港元	Trading of Goods Segment 貨品 買賣分部 HK\$'000 千港元	Healthcare Segment 健康分部 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Deven	116 3					
Revenue External sales	收入 對外銷售	87,595	2,031	-	1,323	90,949
Segment profit/(loss)	分部溢利/(虧損)	23,337	(138)	-	(13,475)	9,724
Interest income Loss arising on financial assets	利息收入 按公平值計入損益計量的					546
measured at fair value through profit or loss	金融資產所產生之 虧損					(1,302)
Unallocated expenses	未分配開支					(3,668)
Finance costs	融資成本				-	(2,944)
Profit before tax	除税前溢利					2,356

For the six months ended 30 September 2019 截至2019年9月30日止六個月

4. SEGMENT INFORMATION (Continued) 4. 分部資料(續)

Six months ended 30 September 2018 (unaudited)

截至2018年9月30日止六個月(未 經審核)

		Product Development Segment 產品	Brand Development and Management Segment 品牌開發	Trading of Goods Segment 貨品	Healthcare Segment	Total
		開發分部 HK\$'000	及管理分部 HK\$'000	買賣分部 HK\$'000	健康分部 HK\$'000	合計 HK\$'000
		千港元	千港元	千港元	千港元	千港元
Revenue	收入	01.000	0.504	70	704	04.070
External sales	對外銷售	91,300	2,534	72	764	94,670
Segment profit/(loss)	分部溢利/(虧損)	22,615	223	12	(14,490)	8,360
Interest income Dividend income	利息收入股息收入					899 2,227
Loss arising on financial assets measured at fair value through profit or loss Unallocated expenses	按公平值計入損益計量的 金融資產所產生之 虧損 未分配開支					(7,420) (4,921)
Finance costs	不力配用文 融資成本				_	(4,921) (145)
Loss before tax	除税前虧損					(1,000)

For the six months ended 30 September 2019 截至2019年9月30日止六個月

5. OTHER INCOME

5. 其他收入

			Six months ended 30 September 截至9月30日止六個月	
		2019 (Unaudited) (未經審核) HK\$'000 千港元	2018 (Unaudited) (未經審核) HK\$'000 千港元	
Interest income on bank deposits Dividend income Rental income Others	銀行存款利息收入 股息收入 租金收入 其他	546 - 300 234	899 2,227 – 23	
		1,080	3,149	

6. OTHER GAINS AND LOSSES

6. 其他收益及虧損

Six months ended 30 September 截至9月30日止六個月

		EX 1 0 7 1 00	
HIS T-T		2019 (Unaudited) (未經審核) HK\$'000 千港元	2018 (Unaudited) (未經審核) HK\$'000 千港元
Loss arising on financial assets	按公平值計入損益計量		
measured at fair value through	的金融資產所產生之		
profit or loss	虧損	(1,302)	(7,420)
(Loss)/Gain on disposal of property,	出售物業、廠房及設備		
plant and equipment	的(虧損)/收益	(2,248)	12
Loss on deregistration of	註銷一間附屬公司之		
a subsidiary	虧損	-	(1)
Impairment loss recognised in	就貿易應收款項確認之		
respect of trade receivables	減值虧損	-	(180)
Net foreign exchange loss	匯兑虧損淨額	(167)	(1,046)
110		(3,717)	(8,635)

For the six months ended 30 September 2019 截至2019年9月30日止六個月

7. FINANCE COSTS

7. 融資成本

			Six months ended 30 September 截至9月30日止六個月		
		2019 (Unaudited) (未經審核) HK\$'000 千港元	2018 (Unaudited) (未經審核) HK\$'000 千港元		
Interest on bank loans Interest on lease liabilities	銀 行 貸 款 的 利 息 租 賃 負 債 利 息	2,549 395	145 -		
		2,944	145		

8. INCOME TAX EXPENSE

8. 所得税開支

Six months ended 30 September 截至9月30日止六個月

	EX T 01100	日正八间万
HS HS HIS	2019 (Unaudited) (未 經 審 核) HK\$'000 千 港 元	2018 (Unaudited) (未經審核) HK\$'000 千港元
Current tax: 即期税項: - Hong Kong Profits Tax - 香港利得税 - PRC Enterprise Income Tax - 中國企業所得税	2,238 48 2,286	3,005 578 3,583

Hong Kong Profits Tax is calculated at 8.25% on the first HK\$2 million of the estimated assessable profits and at 16.5% on the estimated assessable profits above HK\$2 million for the period.

Under the Law of the People's Republic of China on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries is 25% for the period. 期內,首2百萬港元的估計應課税 溢利將按8.25%的税率徵收香港利 得税,而超過2百萬港元的估計應 課税溢利將按16.5%的税率徵收香 港利得税。

根據中華人民共和國企業所得税法(「企業所得税法」)及企業所得税法實施條例,中國附屬公司於本期間之税率為25%。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

9. PROFIT/(LOSS) FOR THE PERIOD

9. 期內溢利/(虧損)

Profit/(Loss) for the period has been arrived at after charging:

期內溢利/(虧損)乃經扣除下列各 項後達致:

Six months ended 30 September 截至9月30日止六個月

		2019	2018
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
		HK\$'000	HK\$'000
		千港元	千港元
Amortisation of prepaid lease	預付租賃款項之攤銷		
payments		-	766
Depreciation of property,	物業、廠房及設備折舊		
plant and equipment		10,860	9,709
Depreciation of right-of-use assets	使用權資產折舊	3,714	_

10. DIVIDENDS

10. 股息

No dividends were paid, declared or proposed during the interim period (2018: HK\$0.01 per share). The Directors have determined that no dividend will be paid in respect of the interim period (2018: HK\$0.01 per share).

於中期期間,本公司並無派付、宣派或建議派付任何股息(2018年: 每股0.01港元)。董事已決定不就 中期期間派付任何股息(2018年: 每股0.01港元)。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

11. EARNINGS PER SHARE

11. 每股盈利

The calculation of the basic and diluted earnings per share attributable to the owners of the Company is based on the following data:

本公司擁有人應佔每股基本及攤 薄盈利乃基於下列數據計算得出:

Six months ended 30 September 截至9月30日止六個月

	截 主 9 月 30	百正八個月
	2019 (Unaudited) (未經審核) HK\$'000 千港元	2018 (Unaudited) (未經審核) HK\$'000 千港元
Earnings盈利Earnings for the purpose of basic and diluted earnings per share (Profit for the period attributable to owners of the Company)用以計算每股基本及 攤薄盈利之盈利 (本公司擁有人應佔 期內溢利)	8,046	3,287
Number of shares股份數目Weighted average number of ordinary shares for the purpose of basic earnings per share用以計算每股基本 盈利之普通股加權 平均數Effect of dilutive potential ordinary shares:普通股之潛在攤薄 影響: 	1,093,681,246 –	1,093,508,000 1,647,780
Weighted average number of 用以計算每股攤薄 ordinary shares for the purpose of 盈利之普通股加權 diluted earnings per share 平均數	1,093,681,246	1,095,155,780

The computation of diluted earnings per share for the current interim period does not assume the exercise of the Company's share options because the exercise price of those options was higher than the average market price for shares for the period. 計算本中期期間之每股攤薄盈利時,本公司假設購股權不獲行使, 因該等購股權的行使價高於期內 股份的平均市價。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

12. EQUITY INSTRUMENTS AT FAIR VALUE 12. 按公平值計入其他全面 THROUGH OTHER COMPREHENSIVE 收益的權益工具 INCOME

	As at	As at
	30 September	31 March
	2019	2019
	於2019年	於2019年
	9月30日	3月31日
	(Unaudited)	(Audited)
	(未經審核)	(經審核)
	HK\$'000	HK\$'000
	千港元	千港元
Equity securities listed in Hong Kong 於香港上市的股本證券	41,411	138,327

Included in equity securities listed in Hong Kong above as at 30 September 2019 is the Group's investment in Fullshare, with a carrying amount of approximately HK\$30,285,000. The investment represents approximately 0.60% holding of the ordinary shares of Fullshare. 上述於2019年9月30日之香港上 市股本證券包括本集團於豐盛 之投資,賬面值為約30,285,000 港元。該投資相當於持有豐盛約 0.60%普通股。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

13. TRADE AND OTHER RECEIVABLES

13.貿易及其他應收款項

			· .
		As at	As at
		30 September	31 March
		2019	2019
		於2019年	於2019年
		9月30日	3月31日
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
		HK\$'000	HK\$'000
		千港元	千港元
Trade receivables	貿易應收款項	2,062	18,656
Less: Allowance for credit losses			
	減:信貸虧損撥備	(1,055)	(1,055)
		1,007	17,601
Prepayments to suppliers	向供應商預付款項	-	30
Prepaid lease payments	預付租賃款項	-	1,377
Prepayments for other expenses	其他開支預付款項	4,326	6,091
Other deposits (mainly including	其他按金(主要包括租金		
rental and building management	及樓宇管理費按金)		
fee deposits)		1,512	2,552
Other receivables	其他應收款項	394	308
Value-added tax recoverable	可收回增值税	11,630	6,233
		18,869	34,192

The Group's sales to most customers are made on cash on delivery, whilst the Group generally allows an average credit period of 60 days (with 15 days of grace period in certain cases) to certain major trade customers with established trading records.

本集團向大部分客戶的銷售以貨 銀兩訖方式進行,而本集團一般 授予交易記錄良好的若干主要貿 易客戶60天的平均信貸期,若干 情況下亦享有15天寬限期。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

13. TRADE AND OTHER RECEIVABLES

13.貿易及其他應收款項(續)

(Continued)

The following is an aging analysis of the Group's trade receivables net of allowance for credit losses at the end of the reporting period, presented based on invoice date: 以下為於報告期末本集團的貿易 應收款項(扣除信貸虧損撥備)的 賬齡分析(按發票日期呈列):

		As at	As at
		30 September	31 March
		2019	2019
		於 2019 年	於2019年
		9月30日	3月31日
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
		НК\$'000	HK\$'000
		千港元	千港元
0–30 days	0至30天	175	8,412
31–60 days	31至60天	112	4,552
61–90 days	61至90天	10	3,624
Over 90 days	超過90天	710	1,013
		1,007	17,601

At the end of the reporting period, the amount due from a company controlled by a relative of a Director, Mr. Pang Siu Hin ("Mr. Pang"), included in the Group's trade receivables are:

於報告期末,應收一名董事彭少 衍先生(「彭先生」)親屬所控制之 公司的款項計入本集團的貿易應 收款項:

		As at	As at
		30 September	31 March
		2019	2019
		於 2019 年	於2019年
		9月30日	3月31日
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
		HK\$'000	HK\$'000
		千港元	千港元
HIS	HS		
Brighten Hong Limited	銘 輝 行 有 限 公 司		
("Brighten Hong")	(「銘輝行」)	-	510

For the six months ended 30 September 2019 截至2019年9月30日止六個月

14. TRADE AND OTHER PAYABLES

14.貿易及其他應付款項

		As at 30 September 2019 於 2019年 9月 30日 (Unaudited) (未經審核) HK\$'000	As at 31 March 2019 於 2019年 3月31日 (Audited) (經 審核) HK\$'000
Trade payables	貿易應付款項	千港元 977	千港元 5,702
Accruals (mainly including salaries and advertising expenses)	度	7,886	14,665
HS	D T T C	8,863	20,367

The following is an aging analysis of the Group's trade payables at the end of the reporting period, presented based on invoice date: 以下為於報告期末本集團的貿易 應付款項的賬齡分析(按發票日期 呈列):

		As at	As at
		30 September	31 March
		2019	2019
		於2019年	於2019年
		9月30日	3月31日
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
		HK\$'000	HK\$'000
		千港元	千港元
172.0			10
0–30 days	0至30天	250	4,874
31–60 days	31至60天	63	410
61–90 days	61至90天	26	
Over 90 days	超過90天	638	418
		977	5,702

For the six months ended 30 September 2019 截至2019年9月30日止六個月

15. SHARE CAPITAL

15. 股本

Ordinary shares of HK\$0.1 each

每股面值0.1港元之普通股

		Number of shares 股份數目 '000 千股	Share capital 股本 HK\$'000 千港元
Authorised:	法定:		
At 1 April 2019 and 30 September	於2019年4月1日及2019年		
2019 (unaudited)	9月30日(未經審核)	2,000,000	200,000
Issued and fully paid:	已發行及繳足:		
At 1 April 2019	於2019年4月1日	1,093,796	109,380
Shares repurchased and cancelled	購回及註銷股份	(1,000)	(100)
At 30 September 2019	於2019年9月30日		
(unaudited)	(未經審核)	1,092,796	109,280

16. CAPITAL COMMITMENTS

16. 資本承擔

S HS HS HS	As at 30 September 2019 於 2019年 9月 30日 (Unaudited) (未經審核) HK\$'000 千港元	As at 31 March 2019 於 2019年 3月31日 (Audited) (經審核) HK\$'000 干港元
Capital expenditure contracted for but not provided for in the condensed consolidated financial statements in respect of acquisition of property, plant and equipment 關於收購物業、廠房及 設備已訂約但尚未於 簡明綜合財務報表中	175,735	228,393

For the six months ended 30 September 2019 截至2019年9月30日止六個月

17. RELATED PARTY DISCLOSURES

17. 關連方披露

(a) Transactions with related parties

During the current interim period, the Group entered into the following significant transactions with related parties:

(a) 與關連方的交易

於本中期期間,本集團與關 連方訂立下列重大交易:

Six months ended 30 September 截至9月30日止六個月

	2019 (Unaudited) (未 經 審 核) HK\$'000 千 港 元	2018 (Unaudited) (未經審核) HK\$'000 千港元
Sales of goods to Brighten Hong 向銘輝行銷售貨品 Rental expenses to Directors, 向董事彭先生及關麗雯 Mr. Pang and Ms. Kwan Lai Man 女士支付租金開支	3,578 960	2,598 960

(b) Outstanding balance with related party

Details of outstanding balance with the related party of the Group at the end of the reporting period are set out in note 13.

(c) Compensation to key management personnel

Compensation to key management personnel of the Group which represents Directors, during the period are as follows:

(b) 關連方之未償還結餘

本集團之關連方於報告期末 之未償還結餘之詳情載於附 註13。

(c) 主要管理人員薪酬

本集團主要管理人員(即董事) 於本期間的報酬如下:

Six months ended 30 September 截至9月30日止六個月

	2019	2018
	(Unaudited)	(Unaudited)
	(未經審核)	(未經審核)
	HK\$'000	HK\$'000
	千港元	千港元
Short-term benefits 短期福利	2,736	2,736
Post-employment benefits 離職後福利	18	18
Share-based payments 以股份為基礎的付款	496	1,087
	3,250	3,841

For the six months ended 30 September 2019 截至2019年9月30日止六個月

18. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS

Fair value of the Group's financial assets that are measured at fair value on a recurring basis

Some of the Group's financial assets are measured at fair value at the end of each reporting period. The following table gives information about how the fair values of these financial assets are determined (in particular, the valuation technique(s) and inputs used), as well as the level of the fair value hierarchy into which the fair value measurements are categorised (levels 1 to 3) based on the degree to which the inputs to the fair value measurements is observable.

- Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active market for identical assets or liabilities;
- Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and
- Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

18. 金融工具之公平值計量

按經常性基準以公平值 計量之本集團金融資產之 公平值

本集團部分之金融資產於各報告 期末以公平值計量。下表提供該 等金融資產的公平值釐定方法(尤 其是估值技術及所使用的輸入數 據的可觀察程度而將公平值計量之輸入數 分類歸入公平值等級(第一級至第 三級)之資料。

- 第一級公平值計量為由同等 資產或負債於活躍市場之報 價(未經調整)得出;
- 第二級公平值計量由第一級 所載報價以外之可觀察資產 或負債輸入數據直接(即價格) 或間接(即源自價格)得出:及
- 第三級公平值計量由包括並 非以可觀察市場數據為基礎 之資產或負債輸入數據(不可 觀察輸入數據)之估值技術得 出。

For the six months ended 30 September 2019 截至2019年9月30日止六個月

18. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (Continued)

Fair value of the Group's financial assets that are measured at fair value on a recurring basis (Continued) 按經常性基準以公平值 計量之本集團金融資產之 公平值(續)

Valuation

Financial assets 金融資產		ue as at P值 31/03/2019 於2019年 3月31日 (Audited) (經審核) HK\$'000	Fair value hierarchy 公平值等級	technique(s) and key input(s) 估值技術及主 要輸入數據
	千港元	千港元		
Equity securities listed in Hong Kong classified as equity instruments at fair value through other comprehensive income	41,411	138,327	Level 1	Quoted bid price in an active market
分類為按公平值計入其他全面收益 之權益工具的香港上市股本證券			第一級	活躍市場所報 買入價
Equity securities listed in Hong Kong classified as financial assets at fair value through profit or loss	3,858	5,160	Level 1	Quoted bid price in an active market
分類為按公平值計入損益之金融 資產的香港上市股本證券			第一級	活躍市場所報 買入價
Deposit and prepayments for life insurance policies classified as financial assets at fair value through profit or loss	5,377	5,377	Level 2	Quoted asset value provided by financial institution
profit or loss 分類為按公平值計入損益之 金融資產的人壽保單之 按金及預付款項			第二級	mstitution 金融機構提供 的所報資產 價值

^{18.} 金融工具之公平值計量 (續)

Hin Sang Group (International) Holding Co. Ltd.

股份代號 Stock Code: 6893



中成藥正式註冊(HKC) 安全可靠 療效顯著