

(Incorporated in the Cayman Islands with limited liability) Stock Code: 1273



ANNUAL REPORT年報 2017

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CORPORATE INFORMATION

公司資料

DIRECTORS AND BOARD COMMITTEES Directors

Executive Directors Chan Koung Nam Chan Kwong Yin William (*Chairman*) Tse Pui To (*Chief Executive Officer*)

Independent Non-executive Directors Chan Siu Wing Raymond Chu Yat Pang Terry Cheung Kok Cheong

Board Committees

Audit Committee Chan Siu Wing Raymond *(Chairman)* Chu Yat Pang Terry Cheung Kok Cheong

Remuneration Committee

Chu Yat Pang Terry *(Chairman)* Chan Koung Nam Cheung Kok Cheong

Nomination Committee

Chan Kwong Yin William *(Chairman)* Chu Yat Pang Terry Cheung Kok Cheong

COMPANY SECRETARY

Hui Chun Ho Eric

REGISTERED OFFICE

Cricket Square, Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS

Unit 3410, 34th Floor, Tower II Lippo Centre 89 Queensway Admiralty Hong Kong

董事及董事委員會 董事

執行董事 陳光南 陳光賢(*主席)* 謝培道(*行政總裁)*

獨立非執行董事 陳兆榮 朱逸鵬 張國昌

董事委員會

審核委員會 陳兆榮*(主席)* 朱逸鵬 張國昌

薪酬委員會

朱逸鵬*(主席)* 陳光南 張國昌

提名委員會

陳光賢*(主席)* 朱逸鵬 張國昌

公司秘書 許俊浩

註冊辦事處

Cricket Square, Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

總部及 主要營業地點

香港 金鐘 金鐘道89號 力寶中心 二座34樓3410室

CORPORATE INFORMATION

公司資料

PRINCIPAL BANKER DBS Bank (Hong Kong) Limited

LEGAL ADVISERS

As to Hong Kong law: Cheung & Choy Solicitors & Notaries

As to Cayman Islands law: Conyers Dill & Pearman (Cayman) Limited

AUDITOR

PricewaterhouseCoopers

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN CAYMAN ISLANDS

Conyers Trust Company (Cayman) Limited (formerly known as "Codan Trust Company (Cayman) Limited") Cricket Square, Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

BRANCH SHARE REGISTRAR AND TRANSFER OFFICE IN HONG KONG

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

STOCK CODE

1273

COMPANY'S WEBSITE www.hkfinance.hk **主要往來銀行** 星展銀行(香港)有限公司

法律顧問 香港法律方面: 張世文蔡敏律師事務所

開曼群島法律方面: Conyers Dill & Pearman (Cayman) Limited

核數師 羅兵咸永道會計師事務所

開曼群島股份登記及 過戶總處

Conyers Trust Company (Cayman) Limited (前稱為「Codan Trust Company (Cayman) Limited」) Cricket Square, Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

香港股份過戶登記分處

卓佳證券登記有限公司 香港 皇后大道東183號 合和中心22樓

股份代號 1273

公司網址

www.hkfinance.hk

CHAIRMAN'S STATEMENT 主席報告書

Dear Shareholders,

On behalf of the Board of Hong Kong Finance Group Limited, I am pleased to present to you our annual results and business review of our Group for the year ended 31 March 2017.

We have experienced a correction on Hong Kong property market in early 2016 which has turned active and energetic again during the current financial year. The property price has rebounded and The Centa-City Leading Index has reached its highest record, showing that the property market nowadays in Hong Kong is boiling hot and high rocketing. Our mortgage loan business was also benefited from this persistent high demand on mortgages that our loan portfolio has reached its highest record at HK\$819.0 million, representing an increase of 21.5% as compared to the last year of HK\$674.1 million.

However, the market competition is still keen and highly competitive. According to the statistics from the Registrar of Money Lenders, the number of money lenders licensees has reached to over 1,800 as at 31 March 2017, increased by more than 50% as compared to the time when we began listing our Shares in October 2013. Further, external and non-controllable factors such as anticipated rise of interest rate in the United States of America, periodic new measures from the Hong Kong Government to increase the stamp duty on sales and purchase of properties, etc. have led us to be more cautious when managing our mortgage loan business. Although we have expanded our mortgage loan portfolio, at the same time, we considered prudent and cautious approach were still necessary and essential during the time of unstable and uncertain economic environment. The above would unavoidably affected our financial performance for the current year that our net interest margin pressurised to 12.0% as compared to 14.3% attained in last year, which also decreased our interest income to HK\$103.7 million for the year ended 31 March 2017, representing a decrease of 6.8% as compared to last year. Our profit and total comprehensive income for the year attributable to the owners of our Company was also decreased by 3.7% to HK\$46.3 million.

Although the current economy and property market in Hong Kong are still challenging with full of uncertainities which require us to maintain more financial resources for our mortgage loans business, to reward and express gratitude to our Shareholders for their continuous support, the Board recommends the payment of a final dividend of HK1.1 cents per share. Including an interim dividend of HK1.6 cents per share paid during the year, total dividends paid and payable for the year ended 31 March 2017 would be HK2.7 cents per share.

各位股東:

本人謹代表香港信貸集團有限公司董事會,欣 然向 閣下呈報本集團截至2017年3月31日 止年度之全年業績及業務回顧。

我們見證著香港物業市場於2016年初出現調整,惟於本財政年度已轉趨暢旺及樓價已有所回升。中原城市領先指數創歷史新高,反映香港物業市場如今升勢鋭不可擋。旗下按揭貸款業務亦受惠於如此持續龐大之按揭需求,使貸款組合錄得歷來最高之819,000,000港元,較上一個年度之674,100,000港元增加21.5%。

然而,市場競爭仍然相當激烈。根據放債人註 冊處處長之統計數字,截至2017年3月31日, 放債人牌照數目已超逾1,800個,較本公司股 份於2013年10月首次上市時增逾50%。此外, 美國息率預料有所調高及香港政府間歇頒佈新 措施調高物業買賣印花税等外部及不可控制因 素令我們管理按揭貸款業務時更為謹慎。儘管 我們擴充旗下按揭貸款組合,然而,我們同時 認為於不穩定及不明朗經濟環境下有必要繼續 採取審慎態度。我們本年度之財務表現難免受 上述因素影響,以致淨息差由去年之14.3%收 窄至12.0%,亦令利息收入較去年減少6.8% 至截至2017年3月31日止年度之103,700,000 港元,而本公司擁有人應佔年度溢利及全面收 入總額亦下跌3.7%至46,300,000港元。

儘管目前香港經濟及物業市場仍然充滿挑戰及 不明朗因素,令我們須維持更多財務資源以經 營旗下按揭貸款業務,為回饋及答謝股東長期 支持,董事會建議派付末期股息每股1.1港仙。 計及年內已派付之中期股息每股1.6港仙,截 至2017年3月31日止年度已派付及應付股息 合共將為每股2.7港仙。

CHAIRMAN'S STATEMENT 主席報告書

The HKMA continues to impose stringent policies and prudential measures on property mortgage loans provided by authorised financial institutions in Hong Kong, which, coincidentally, gives us more business opportunities to expand our mortgage loan business. Although the recent property market in Hong Kong is boiling hot and skyrocketing, it is generally doubtful about the persistent growth in the property price. Further, the above-mentioned financial uncertainties still create burdens and hurdles on our mortgage loan business. As we are professional and highly experienced in our mortgage loan business, we believe the current challenge could give us an opportunity to consolidate and to expand our mortgage loan business and portfolio. Periodical prudent measures and tight credit policy were important and essential during the current year and they are expected to be attained during the current economy which is full of challenges and uncertainties.

Apart from our core mortgage loan business, to further expand our money lending business and to capture and enlarge our market shares and segments in this money lending industry, we have diversified and soft-launched our new personal loan product under the young and easy-recognised brand name "EasyLend" in the last quarter of the year. This new launch represents a new era for us to expand our new position in the money lending market. Certain amounts of resources have already been injected and invested in our personal loan business such as system formulation and integration, human resources, information technology, etc. and these investments and commitments are expected to be continued in the foreseeable future. Although *EasyLend* is still at early stage which produced insignificant influence on our Group's operating results for the current year, based on our professionalism in money lending market, and on our capital investment in this personal loan business, we strongly believe that **EasyLend** could grow with fruitful results which would increase our interest income and margin and the profitability of our Group in the foreseeable future.

Last but not least, to finance our money lending business, we shall continue to source different financial resources to maintain our cost of funding and net interest margin at a justifiable level. We shall continue to channel more resources and effort in advertising and enhancing our brand images and awareness and to promote and develop our products and services. We are confident in our business diversification and expansion and the growth of interest income and its yield that will create sound financial results and performance for our shareholders and stakeholders in years to come. 金管局繼續對香港認可財務機構提供物業按揭 貸款實施嚴厲政策及審慎措施,而此舉正好為 我們締造更多擴充按揭貸款業務之商機。雖然 近期香港物業市場升勢鋭不可擋,然而,對樓 價會否持續攀升普遍存疑。此外,上述金融不 明朗因素仍對旗下按揭貸款業務造成負擔及障 礙。由於我們對按揭貸款業務有深厚認識及經 驗豐富,我們相信可借助目前之挑戰把握機會 整合及擴充按揭貸款業務及組合。於本年度有 必要定期採取審慎措施及緊縮信貸政策,並預 期於目前充滿挑戰及不明朗因素之經濟環境下 落實。

除核心按揭貸款業務之外,為進一步擴充旗下 放債業務以爭取及壯大於相關放債行業之市場 份額及分部,我們於本年度最後一季以年輕及 易於辨識之「*易貫網*」品牌多元化試推新私人 貸款產品,為我們涉足放債市場新範疇揭開序 幕。我們已投入及投資若干資源於私人貸款業 務,例如建立及整合系統、人力資源及資訊科 技等,並預期於可見將來繼續作出該等投資及 承擔。儘管*易貨網*於本年度仍處於起步階段而 對本集團經營業績影響甚微,惟基於我們對放 債市場之專業認知及對私人貸款業務之資本投 資,我們深信*易貨網*可於不久將來創造佳績, 提高本集團之利息收入及利潤以及盈利能力。

最後,為向旗下放債業務提供資金,我們將繼 續物色不同財務資源,維持合理資金成本及淨 息差水平。我們將繼續投放更多資源及人力進 行廣告宣傳,以提高品牌形象及知名度,並推 廣及發展旗下產品及服務。我們深信,業務多 元發展及擴張以及利息收入增長及其成果將於 未來數年締造更穩健財務業績及表現,回饋股 東及持份者。

CHAIRMAN'S STATEMENT 主席報告書

On behalf of the Board, I would like to extend my sincere and heartfelt gratitude to our Shareholders for their unwavering support to our Group. I would also like to express my appreciation to the management and all of our employees for their long-standing loyalty, diligence and contributions to the success of our Group over the past years which helped us achieve our fruitful results. We will enhance our performance to the best of our ability and will produce a more promising result and a great business expansion for a brighter future. 本人謹此代表董事會,衷心感謝股東一直以來 對本集團堅定支持。本人亦感激管理層及全體 僱員長久以來忠誠、盡責及對本集團過去幾年 成就作出貢獻,幫助我們取得豐碩成果。我們 將竭盡所能,提升表現,締造佳績,並於日後 大力擴展業務,創造更輝煌成就。

Chan Kwong Yin William *Chairman*

主席 **陳光賢**

Hong Kong, 27 June 2017

香港,2017年6月27日

Hong Kong Finance Group Limited ANNUAL REPORT 2017

BUSINESS REVIEW

Our Group has been established for more than 20 years and since our establishment, we have principally engaged in the money lending business of providing property mortgage loans in Hong Kong under MLO. During the year, we still principally focused on our property mortgage loans business under our well-known and highly recognised brand name "**Hong Kong Finance**".

The property market in Hong Kong has experienced a correction in early 2016 but has rebounded both in property price and transaction volume and has turned active and energetic again during the year. The Centa-City Leading Index has reached its highest record, showing that the property market nowadays in Hong Kong is boiling hot and skyrocketing. As it is generally doubtful about the persistent growth in the property price, and having considered the rising interest rate in the United States of America and the keen and competitive mortgage loan market, we believe the property market will remain challenging and full of uncertainties. A prudent and cautious approach for conducting our mortgage loan business is therefore still necessary and essential for the current year.

To minimise the potential credit and default risks in our mortgage loans and interest receivables, we continued to tighten our credit policy when granting mortgage loans to our customers and to rebalance and adjust our mortgage loan portfolio by providing more first-mortgage loan products to our high net worth customers with sound quality and credit history. Although the above prudent measures helped us to maintain the overall credit quality of our mortgage loan portfolio, they unavoidably affected our financial performance for the current year. Our interest income decreased by HK\$7.6 million or 6.8% to HK\$103.7 million for the year ended 31 March 2017. Our net interest margin also down to 12.0% as compared to 14.3% attained last year. However, the demand for mortgage loan product remained strong and we still proactively expanded our mortgage loan portfolio during the year. Our loans receivable increased to HK\$819.0 million (net of provision) as at 31 March 2017, as compared to HK\$674.1 million (net of provision) as at 31 March 2016.

業務回顧

本集團成立至今逾20年,我們主要根據放債 人條例於香港從事提供物業按揭貸款之放債業 務。於本年度,我們仍主要以知名及深入民心 之「**香港信貸**」品牌專注經營物業按揭貸款業 務。

香港物業市場於2016年初出現調整,惟於本 年度隨著樓價及成交量回升已再度轉趨暢旺。 中原城市領先指數創歷史新高,反映香港物業 市場如今升勢鋭不可擋。由於對樓價會否持續 攀升普遍存疑,另考慮到美國息率有所調高, 加上按揭貸款市場競爭激烈,我們認為物業市 場將仍然充滿挑戰及不明朗因素,故本年度有 必要繼續採取審慎態度經營按揭貸款業務。

為盡量降低應收按揭貸款及利息之潛在信貸及 拖欠風險,我們繼續收緊向客戶授出按揭貸款 之信貸政策,並透過向高質素及信貸記錄良好 之高淨值客戶提供一按貸款產品,藉以重新均 衡及調整旗下按揭貸款組合。儘管上述審慎措 施有助我們維持按揭貸款組合整體信貸質素, 惟難免會對本年度之財務表現構成影響。截至 2017年3月31日止年度,利息收入減少 7,600,000港元或6.8%至103,700,000港元。 淨息差亦由上一個年度錄得之14.3%減至 12.0%。然而,按揭貸款產品之需求維持強 勁,故於本年度我們繼續積極擴充旗下按揭貸 款組合。應收貸款由2016年3月31日之 674,100,000港元(扣除撥備後)增至2017年3 月31日之819,000,000港元(扣除撥備後)。

We consider that although the property market in Hong Kong is rocketing in terms of property price and it seems that such rise will continue without any sign of ceasing and turning backward, some external and non-controllable factors such as anticipated rise of interest rate, periodic new measures from the Hong Kong Government to increase the stamp duty on sales and purchase of properties, etc. have led us to be more cautious when managing our mortgage loan business. Although we shall continue to expand our mortgage loan portfolio, we consider the above prudent measures are necessary during the time of unstable and uncertain economic environment and these measures would produce a more solid and healthy position in our mortgage loan business which would compensate the impact on our net interest income and mortgage loan portfolio.

INDUSTRY REVIEW

Since 1 December 2016, to combat the problem of illegal and unreasonable fees charged to borrowers by fraudsters who claim themselves as financial intermediaries for money lending, the Hong Kong Government has imposed additional licensing conditions on money lenders to (i) facilitate effective enforcement of the statutory ban on separate fee charging by money lenders and their connected parties; (ii) ensure better protection of privacy of the intending borrowers; (iii) enhance transparency and disclosure; and (iv) promote the importance of prudent borrowing.

Unlike other market players in money lending industry, we do not place substantial reliance on financial intermediaries to refer mortgage loan business to our Group. Further, to the best of our knowledge, our Group has complied with these additional licensing conditions in all material aspects, and that our Directors did not aware of any matter that might come to their attention that our money lenders licence would be suspended, terminated or would not be renewed in the foreseeable future because of these additional licensing conditions.

We have also assessed and are of the view that these new additional licensing conditions in connection with financial intermediaries have created minimal impact on our money lending business. Even when financial intermediaries were to be appointed, we would carefully and cautiously select these financial intermediaries and we would strictly follow those requirements under the new additional licensing conditions so that we could provide reliable and legal loan products to our customers. Our Group will continue to co-operate with the government and other authorities in order to fight against such illegal financial intermediaries and to uphold the reputation of financial institutions and money lenders.

我們認為,儘管香港物業市場樓價飆升,且升 勢似乎毫無中止或回落跡象,惟息率預料有所 調高及香港政府間歇頒佈新措施調高物業買賣 印花税等若干外部及不可控制因素令我們管理 按揭貸款業務時更為謹慎。雖然我們將繼續擴 充旗下按揭貸款組合,但我們亦認為採取上述 審慎措施於經濟環境不穩及不明朗時期實屬必 要,而該等措施可令我們旗下按揭貸款業務更 為穩健,以彌補對淨利息收入及按揭貸款組合 之影響。

行業回顧

自2016年12月1日起,為打擊自稱從事放債 業務之財務中介人之騙徒非法以及無理向借貸 市民收取費用之問題,香港政府已對放債人施 加額外牌照條件,以(i)更有效地執行法例禁止 放債人及其關連各方分開收費:(ii)確保有意 借貸之市民私隱得到更佳保護:(iii)提高透明 度和資料披露;及(iv)提醒市民借貸要審慎。

我們有別於放債業內其他同業,並無倚重財務 中介人向本集團轉介按揭貸款業務。此外,據 我們所深知,本集團已在各重大方面符合該等 新增牌照條件,而董事並不知悉任何事宜可導 致其放債人牌照於可見將來或會因該等新增牌 照條件而遭吊銷、終止或不獲重續。

我們亦已評估並認為該等與財務中介人有關之 新增牌照條件對旗下放債業務之影響甚微。即 使委任財務中介人,我們亦會仔細審慎挑選該 等財務中介人,我們會嚴格遵守新增牌照條件 之規定,以便向客戶提供可靠及合法貸款產 品。本集團將繼續與政府及其他機關合作打擊 非法財務中介人,從而維護金融機構及放債人 之聲譽。

FINANCIAL REVIEW Revenue

Our interest income from money lending business of providing property mortgage loans in Hong Kong decreased by HK\$7.6 million or 6.8% from HK\$111.3 million for the year ended 31 March 2016 to HK\$103.7 million for the year ended 31 March 2017. Such decrease was primarily due to the decrease in the interest margin as a result of the above-mentioned prudent measures carried out by our Group to maintain the overall credit quality of our mortgage loan portfolio.

Fair value gains on revaluation of investment properties

Fair value gains on revaluation of investment properties increased by 100.0% to HK\$10.0 million for the year ended 31 March 2017 (2016: Nil). The fair value gains on revaluation of investment properties reflected upward revaluation of the commercial and residential properties held by our Group during the year.

Administrative expenses

We incurred administrative expenses of HK\$38.8 million for the year ended 31 March 2017 (2016: HK\$36.4 million), which mainly comprised employee benefit expenses, advertising and marketing expenses, depreciation of property, plant and equipment, provision for impairment assessment and other miscellaneous expenses. The amounts increased mainly due to the increases in provision for impairment and written off of loans receivable and miscellaneous expenses.

Finance costs

We incurred finance costs of HK\$22.2 million for the year ended 31 March 2017 (2016: HK\$19.3 million), which mainly comprised interest on interest bearing bank and other borrowings, amount due to a fellow subsidiary, and issue of bonds. The increase in the finance costs by HK\$2.9 million or 15.0% was mainly attributable to the increase in secured bank borrowings which incurred additional interests during the year.

Net interest margin

The net interest margin of our money lending business decreased from 14.3% for the last year to 12.0% for the year ended 31 March 2017. The prudent measures on our mortgage loan business, which we have mentioned above, and the increase in our cost of finance led to a decrease in net interest margin accordingly.

Profit and total comprehensive income

As a result of the foregoing, our profit and total comprehensive income for the years ended 31 March 2017 and 2016 attributable to owners of our Company achieved HK\$46.3 million and HK\$48.1 million, respectively, representing a decrease of 3.7%.

<u>財務回顧</u> 收益

本集團來自香港提供物業按揭貸款放債業務之 利息收入,由截至2016年3月31日止年度之 111,300,000港元減少7,600,000港元或6.8% 至截至2017年3月31日止年度之103,700,000 港元。有關減少主要由於息差隨本集團為維持 旗下按揭貸款組合整體信貸質素所採取之上述 審慎措施而收窄。

重估投資物業之公平值收益

重估投資物業之公平值收益增加100.0%至截 至2017年3月31日止年度之10,000,000港元 (2016年:無)。重估投資物業之公平值收益 反映本年度本集團所持有商業及住宅物業之重 估價值有所上升。

行政開支

我們於截至2017年3月31日止年度產生 之行政開支為38,800,000港元(2016年: 36,400,000港元),當中主要包括員工福利開 支、廣告及營銷開支、物業、廠房及設備折 舊、減值評估之撥備以及其他雜項開支。金額 增加主要由於減值撥備及撇銷應收貸款及雜項 開支增加。

融資成本

我們於截至2017年3月31日止年度產生 之融資成本為22,200,000港元(2016年: 19,300,000港元),當中主要包括計息銀行及 其他借款之利息、應付一間同系附屬公司款項 及發行債券。融資成本增加2,900,000港元或 15.0%,主要由於本年度產生額外利息之有抵 押銀行借款增加。

淨息差

放債業務之淨息差由去年之14.3%收窄至截至 2017年3月31日止年度之12.0%。上述按揭 貸款業務之審慎措施及融資成本上升導致淨息 差相應減少。

溢利及全面收入總額

因上文所述,本公司擁有人應佔截至2017年 及2016年3月31日止年度之溢利及全面收入 總額分別為46,300,000港元及48,100,000港 元,跌幅為3.7%。

LIQUIDITY AND SOURCES OF FINANCIAL RESOURCES

During the year ended 31 March 2017, our Group's operations and capital requirements were financed principally through retained earnings, loans or advances from our controlling shareholder, Tin Ching Industrial, as well as banks and other borrowings, and the issue of bonds. Based on our current and anticipated levels of operations, barring unforeseenable market conditions, our future operations and capital requirements will be financed through loans from banks or other financial institutions that are independent third parties, retained earnings, proceeds from the issue of the bonds and our share capital. We had no significant commitments for capital expenditure during the year ended 31 March 2017.

As at 31 March 2017, cash and cash equivalent amounted to HK\$15.3 million (2016: HK\$20.8 million); amount due to a fellow subsidiary amounted to HK\$69.7 million (2016: HK\$89.0 million); interest bearing bank and other borrowings amounted to HK\$315.8 million (2016: HK\$179.3 million), and bonds amounted to HK\$113.8 million (2016: HK\$111.5 million).

During the year ended 31 March 2017, all interest bearing bank borrowings were repayable on demand and were secured by our Group's investment properties, land and buildings, certain properties mortgaged to our subsidiary and corporate guarantee of our Company. The amount due to a fellow subsidiary and the other borrowings were unsecured, interest bearing at a rate ranging from 6.0% to 7.0% per annum and with fixed term of repayment. The bonds were unsecured, interest bearing at their respective pre-determined interest rate ranging from 4.5% to 6.0% per annum, and were repayable upon 7 years of its maturity.

During the year ended 31 March 2017, none of our banking facilities were subject to any covenants relating to financial ratio requirements or any material covenants that restrict our Group to undertake additional debt or equity financing. As at 31 March 2017, our unutilised banking facilities and other unutilised facility available to our Group for drawdown amounted to HK\$1.8 million and HK\$80.3 million, respectively. It is our Group's policy to prioritise the utilisation of our available facilities which offer the lowest finance cost to our Group.

During the year ended 31 March 2017, our bonds were subject to covenants relating to financial ratio requirements, such as interest coverage ratio, current ratio and debt to equity ratio.

流動資金及財務資源之來源

截至2017年3月31日止年度,本集團營運及 資金需求主要由保留盈利、來自控股股東天晶 實業之貸款或墊款以及銀行及其他借款與發行 債券提供資金。根據本集團目前及預期之營運 水平,撇除不可預見之市況,本集團之未來營 運及資金需求將以銀行或其他金融機構(均為 獨立第三方)之貸款、保留盈利、發行債券所 得款項及股本提供資金。截至2017年3月31 日止年度,我們並無任何重大資本開支承擔。

於2017年3月31日,現金及現金等價物為 15,300,000港元(2016年:20,800,000港元); 應付一間同系附屬公司款項為69,700,000港元 (2016年:89,000,000港元);計息銀行及其他 借款為315,800,000港元(2016年:179,300,000 港元)及債券為113,800,000港元(2016年: 111,500,000港元)。

截至2017年3月31日止年度,所有計息銀行 借款均須按要求償還,並由本集團之投資物 業、土地及樓宇、若干抵押予旗下附屬公司之 物業以及本公司之企業擔保作抵押。應付一間 同系附屬公司款項及其他借款為無抵押,按介 乎6.0%至7.0%之年利率計息,並附帶固定還 款期。債券為無抵押,按介乎4.5%至6.0%之 預設年利率計息,並須於7年之有效期屆滿時 償還。

截至2017年3月31日止年度,銀行融資概無 涉及與財務比率規定有關之任何契約或限制本 集團承擔額外債務或股本融資之任何重大契 約。於2017年3月31日,可供本集團提取之 未動用銀行融資及其他未動用融資分別為 1,800,000港元及80,300,000港元。本集團政 策是優先動用可為本集團帶來最低融資成本之 可用融資。

截至2017年3月31日止年度,債券附帶涉及 與財務比率規定有關之契約,如利息覆蓋率、 流動比率及債務對權益比率。

MANAGEMENT DISCUSSION AND ANALYSIS

管理層討論及分析

KEY FINANCIAL RATIO

The following table sets forth the key financial ratios of our Group during the years ended 31 March 2016 and 2017 respectively:

主要財務比率

以下表闡述本集團分別於截至2016年及2017 年3月31日止年度之主要財務比率:

		As at 3 ⁻ 於3月	1 March 31日
		2017 2017年	2016 2016年
Current ratio ⁽¹⁾ Gearing ratio ⁽²⁾	流動比率 ⁽¹⁾ 負債比率 ⁽²⁾	2.04 0.97	2.24 0.78

For the year ended 31 March

		截至3月31日止年度	
		2017	2016
		2017年	2016年
Return on equity ratio (4) 股Z	息差比率 ⁽³⁾ 5回報率 ⁽⁴⁾ 息覆蓋率 ⁽⁶⁾	12.0% 9.3% 3.0 times 倍	14.3% 10.4% 4.0 times 倍

Notes:

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- (1) Current ratio was calculated by dividing current assets by current liabilities as at the respective year-end date.
- (2) Gearing ratio was calculated by dividing net debts (being the total interest bearing bank and other borrowings, amount due to a fellow subsidiary and the bonds, less cash and cash equivalents) by total equity as at the respective year-end date.
- (3) Net interest margin ratio was calculated by dividing net interest income (being the interest income net of finance costs) by the monthly average balance of mortgage loan receivables at the respective year-end date.
- (4) Return on equity ratio was calculated by dividing profit and total comprehensive income for year attributable to owners of the Company by the total equity as at the respective year-end date.
- (5) Interest coverage ratio was calculated by dividing profit before finance costs and income tax expenses (excluding fair value gains on revaluation of investment properties) by the finance costs for the corresponding year.

SIGNIFICANT INVESTMENTS HELD, MATERIAL ACQUISITIONS AND DISPOSALS

Our Group did not have any significant investments held, material acquisitions and disposals of subsidiaries and associated companies during the year ended 31 March 2017.

IMPORTANT EVENTS OCCURRED AFTER THE END OF THE FINANCIAL YEAR

Our Group did not have any important events affecting our Company and our subsidiaries since the end of the financial year ended 31 March 2017 and up to the date of this report.

附註:

- (1) 流動比率乃將於各年結日之流動資產除以流 動負債計算得出。
- (2) 負債比率乃將於各年結日之負債淨額(即計息 銀行及其他借款總額、應付一間同系附屬公 司款項以及債券減現金及現金等價物)除以權 益總額計算得出。
- (3) 淨息差比率乃將於各年結日之利息收入淨額 (即經扣除融資成本之利息收入)除以應收按 揭貸款平均每月結餘計算得出。
- (4) 股本回報率乃將於各年結日之本公司擁有人 應佔年度溢利及全面收入總額除以權益總額 計算得出。
- (5) 利息覆蓋率乃將相關年度之除融資成本及所 得税開支前溢利(不包括重估投資物業之公平 值收益)除以融資成本計算得出。

所持有之重大投資、重大收購及出售 事項

截至2017年3月31日止年度,本集團概無持 有任何重大投資、有關附屬公司及聯營公司之 重大收購及出售事項。

財政年末後發生之重要事件

自截至2017年3月31日止財政年末起至本報 告日期止,本集團概無發生任何可影響本公司 及其附屬公司之重要事件。

> 香港信貸集團有限公司 2017年報

COMPLIANCE WITH MONEY LENDERS ORDINANCE

Our Group is required to and has, at all time, strictly complied with all relevant laws and regulations. In the opinion of our Directors, in addition to the Listing Rules, MLO constituted a significant influence on our Group's money lending business during the year.

The MLO is the principal statute which governs the money lending business in Hong Kong. Our money lending business has been conducted through the subsidiaries of our Company, HK Finance and EasyLend Finance. Since the first granting of money lenders licence to HK Finance and EasyLend Finance, we have never received any objection from and have never been investigated by the Registrar of Money Lenders nor the Commissioner of Police regarding the renewal of the money lenders licence. During the year, the money lenders licence of HK Finance was successfully renewed on 31 May 2016, and subsequent to 31 March 2017, we have successfully renewed the licences of HK Finance and of EasyLend Finance on 15 June 2017 and 25 April 2017, respectively.

To the best of our knowledge, our Group has complied with the MLO in all material aspects, and that our Directors did not aware of any matter that might come to their attention that our money lenders licence would be suspended, terminated or would not be renewed in foreseeable future.

CUSTOMERS

During the year, our customers comprised individuals and corporations in Hong Kong and were all independent third parties (within the meaning of Chapter 14A of the Listing Rules), which were not connected persons or senior management to our Group. We granted loans to these customers on the basis of the properties that they offered to mortgage to us as security for the loans provided by us.

During the year, our top five customers (as determined by interest income generated) accounted for approximately 20.0% (2016: 19.0%) of our total revenue and our single largest customer accounted for approximately 6.0% (2016: 6.0%) of our total revenue.

EMPLOYEES AND REMUNERATION POLICY

As at 31 March 2017, our Group employed 40 full time employees. The total staff costs of our Group for the year ended 31 March 2017 were HK\$15.8 million (2016: HK\$15.2 million).

遵守放債人條例

本集團須於並已於任何時間嚴格遵守所有相關 法律及法規。董事認為,除上市規則外,於本 年度放債人條例對本集團之放債業務構成重大 影響。

放債人條例為規管香港放債業務之主要法規。 我們之放債業務乃透過本公司之附屬公司香港 信貸及易貸網進行。自香港信貸及易貸網首次 獲發放債人牌照以來,我們從未就續領放債人 牌照事宜接獲放債人註冊處處長或警務處處長 發出之任何反對或受其調查。於本年度,香港 信貸已於2016年5月31日成功續領其放債人 牌照,而於2017年3月31日後,我們已分別 於2017年6月15日及2017年4月25日成功續 領香港信貸及易貸網之牌照。

據我們所深知,本集團已於各重大方面遵守放 債人條例,而董事並不知悉任何事宜可導致其 放債人牌照於可見將來遭吊銷、終止或不獲重 續。

客戶

於本年度,我們的客戶包括於香港之個人及企 業,全部均為獨立第三方(定義見上市規則第 十四A章),且並非本集團之關連人士或高級 管理層。我們依據客戶就所獲授貸款向我們按 揭作為抵押之物業向彼等提供貸款。

於本年度,五大客戶(按所產生利息收入釐定) 佔總收益約20.0%(2016年:19.0%),而單一 最大客戶則佔總收益約6.0%(2016年:6.0%)。

僱員及薪酬政策

於2017年3月31日,本集團聘有40名全職僱 員。本集團截至2017年3月31日止年度之 員工成本總額為15,800,000港元(2016年: 15,200,000港元)。

Our Group relies on our remuneration policy on the position, duties and performance of our employees. The remuneration of our employees may include salary, overtime allowance, bonus and various subsidies. We conduct performance appraisals on an annual basis. Our Company has also adopted a share option scheme on 4 September 2013, the purpose of which is to provide incentives to our employees who made contributions to our Group and with a view to motivating them and/or attracting and retaining them for the long term growth of our Group. No share option was granted during the year. As at 31 March 2017, 19,150,000 share options were outstanding which represents approximately 4.6% of the issued ordinary shares of our Company.

CHARGES ON GROUP ASSETS

As at 31 March 2017, our land and buildings of HK\$79.6 million (2016: HK\$59.3 million), our investment properties of HK\$64.5 million (2016: HK\$76.9 million) and certain properties mortgaged to our subsidiary with aggregate fair values of these properties of approximately HK\$273.5 million were secured for the Group's bank borrowings.

FOREIGN EXCHANGE EXPOSURE

During the year, the business activities of our Group were denominated in Hong Kong dollars. Our Directors did not consider our Group was exposed to any significant foreign exchange risks. Our Group did not use derivative financial instruments to hedge against the volatility associated with foreign currency transactions and other financial assets and liabilities arising in the ordinary course of business.

CONTINGENT LIABILITIES

As at 31 March 2017, our Group had no material contingent liabilities (2016: Nil).

FUTURE DEVELOPMENT AND PROSPECTS

For our mortgage loan business, as discussed above, although the recent property market in Hong Kong is boiling hot and skyrocketing, the financial uncertainties such as the anticipated rise of interest rate, government measures and policies, keen competition, etc. still create burdens and hurdles on our mortgage loan business. As we are professional and highly experienced in our mortgage loan business, we believe the current challenge could give us an opportunity to consolidate and to expand our mortgage loan business and portfolio. Periodical prudent measures and tight credit policy were important and essential during the Year and they are expected to be attained during the current economy with full of challenge and uncertainties.

本集團根據僱員之職位、職責及表現釐定薪酬 政策。僱員之薪酬可包括工資、加班津貼、花 紅及各種補貼。我們每年進行表現評估。本公 司亦於2013年9月4日採納購股權計劃,目的 為獎勵對本集團作出貢獻之僱員,以鼓勵彼等 及/或吸引及留聘彼等為本集團之長期增長努 力。於本年度,本集團並無授出任何購股權。 於2017年3月31日,19,150,000份購股權(相 當於本公司已發行普通股約4.6%)尚未行使。

本集團資產抵押

於2017年3月31日,價值79,600,000港元(2016 年:59,300,000港元)之土地及樓宇、價值 64,500,000港元(2016年:76,900,000港元)之 投資物業及公平值總額約為273,500,000港元 之若干抵押予旗下附屬公司之物業已用作本集 團銀行借款之抵押。

外匯風險

於本年度,本集團業務活動以港元計值。董事 認為,本集團並無承受任何重大外匯風險。本 集團並無使用衍生金融工具對沖與外幣交易以 及於日常業務過程中產生之其他金融資產及負 債有關之波幅。

或然負債

於2017年3月31日,本集團並無任何重大或 然負債(2016年:無)。

未來發展及前景

就按揭貸款業務而言,誠如上文所述,儘管香 港物業市場近日升勢鋭不可擋,惟息率預料有 所調高、政府推出措施及政策以及競爭激烈等 金融不明朗因素仍然對旗下按揭貸款業務造成 負擔及障礙。由於我們對按揭貸款業務有深厚 認識及經驗豐富,我們相信可借助目前之挑戰 把握機會整合及擴充按揭貸款業務及組合。於 本年度有必要定期採取審慎措施及緊縮信貸政 策,並預期於目前充滿挑戰及不明朗因素之經 濟環境下落實。

Apart from our core mortgage loan business, to further expand our money lending business and to capture and enlarge our market shares and segments in this money lending industry, we have diversified and soft-launched our new personal loan product under the young and easy-recognised brand name "EasyLend" in the last guarter of the current year. This new launch represents a new era for us to expand our new position in the money lending market. Certain amounts of resources have already been injected and invested in our personal loan business such as system formulation and integration, human resources, information technology, etc. and these investments and commitments are expected to be continued in the foreseeable future. Although *EasvLend* is still at early stage which produced insignificant influence on our Group's operating results for the current year, based on our professionalism in money lending market, and on our capital investment in this personal loan business, we strongly believe that EasyLend could grow with fruitful results which would increase our interest income and margin and the profitability of our Group in the foreseeable future.

Last but not least, to finance our money lending business, we shall continue to source different financial resources to maintain our cost of funding and net interest margin at a justifiable level. We shall continue to channel more resources and effort in advertising and enhancing our brand images and awareness, and to promote and develop our products and services. We are confident in our business diversification and expansion and the growth of interest income and its yield that will create sound financial results and performance for our shareholders and stakeholders in years to come.

PRINCIPAL RISKS AND UNCERTAINTIES

During the year, our Group faced a number of risks and uncertainties which might have affected our Group's financial performance and conditions, results of operations and our growth potential. Some of these risks and uncertainties which were significant to our Group for current year are set out below. Risks and uncertainties other than those outlined below may not be material for the current year but could become material in the future.

Financial risk

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Our Group's activities are exposed to various types of financial risks such as market risk (including cash flow and fair value interest rate risk), credit risk and liquidity risk. Our Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on our Group's financial performance. Details of the aforesaid financial risk factors and the respective risk management measures during the year are elaborated in Note 3.1 "Financial risk factors" to the consolidated financial statements of this annual report. 除核心按揭貸款業務之外,為進一步擴充旗下 放債業務以爭取及壯大於相關放債行業之市場 份額及分部,我們於本年度最後一季以年輕及 易於辨識之「*易貸網*」品牌多元化試推新私人 貸款產品,為我們涉足放債市場新範疇揭開序 幕。我們已投入及投資若干資源於私人貸款業 務,例如建立及整合系統、人力資源及資訊科 技等,並預期於可見將來繼續作出該等投資及 承擔。儘管*易貸網*於本年度仍處於起步階段而 對本集團經營業績影響甚微,惟基於我們對放 債市場之專業認知及對私人貸款業務之資本投 資,我們深信*易貸網*可於不久將來創造佳績, 提高本集團之利息收入及利潤以及盈利能力。

最後,為向旗下放債業務提供資金,我們將繼 續物色不同財務資源,維持合理資金成本及淨 息差水平。我們將繼續投放更多資源及人力進 行廣告宣傳,以提高品牌形象及知名度,並推 廣及發展旗下產品及服務。我們深信,業務多 元發展及擴張以及利息收入增長及其成果將於 未來數年締造更穩健財務業績及表現,回饋股 東及持份者。

主要風險及不明朗因素

於本年度,本集團面對多種可能已影響本集團 財務表現及狀況、經營業績以及增長潛力之風 險及不明朗因素。於本年度對本集團而言屬重 大之該等部分風險及不明朗因素載於下文。下 文所概述以外之風險及不明朗因素於本年度並 不重大,惟可能於日後變得重大。

財務風險

本集團之業務活動承受多類財務風險:市場風險(包括現金流量及公平值利率風險)、信貸風險及流動資金風險。本集團之整體風險管理計劃專注於金融市場之不可預測性,並致力盡量減低其可能對本集團財務表現造成之不利影響。有關上述財務風險因素及本年度相關風險管理措施之詳情於本年報綜合財務報表附註3.1 「財務風險因素」內闡述。

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Operational risk

Operational risk is the risk of actual losses in values caused by the events that these actual losses arise from due to the inadequacy of or failed internal processes, people and systems, or from external events (including legal risk), which differ from the expected losses. Our executive Directors are responsible for determining an overall operational risk control framework, devising and updating policies and procedures that are adequate to control these operational risks. Our executive Directors meet regularly to review operational issues, conduct sample checks on our loan files for proper security documentation. Our senior management is responsible for supervising the day-to-day adherence of operational control procedures and maintenance of security documentation. We also provide training to our employees on our policies and procedures, as well as update them of current legislation and practices. We have formulated credit monitoring policies and operational procedures (which are continuously updated) to ensure that our employees comply with our internal procedures and requirements.

Market risk

The performance of our money lending business may be affected by the changes in economic conditions, business environment and property market in Hong Kong. Our executive Directors are responsible for determining an overall market risk control framework, monitoring and assessing market conditions and devising refined policies in light of the above adverse factors affecting our Group's performance and market position. Our senior management is responsible for making sure that the policies so developed are duly implemented and executed.

Valuation of pledged collaterals and investment properties

We have granted our secured mortgage loans to our customers based on the values of the properties that these customers can mortgage to us as collaterals. Therefore, any fluctuation of the values of these collaterals of our customers will affect both the amount of our mortgage loans granted and the risk of recovering the full amount of mortgage loans in the event of default. These will in turn affect our interest income and the amount of provision for impairment assessment. We will closely monitor the safety margin of our mortgage loans and assess the relevant risk from time to time. Our loan officers will also assess our mortgage loans individually to see whether such amount of mortgage loans can be fully recovered with reference to the loan repayment ability of that customer.

營運風險

營運風險為某事件造成實際價值損失之風險, 事件中所產生該等實際損失乃因內部流程、人 員及制度不完善或失誤,或由外部事件(包括 法律風險)引致,有別於預期損失。執行董事 負責釐定整體營運風險控制框架、制定及更新 政策及程序以確保可控制該等營運風險。執行 董事定期召開會議檢討營運事宜,並抽樣檢查 適當抵押文件之貸款檔案。高級管理層負責監 察日常遵守營運控制程序之情況及保存抵押文 件。我們亦向僱員提供關於我們政策及程序之 培訓,並向彼等提供現行法例及實務之最新資 料。我們已制定信貸監察政策及營運程序(將 持續予以更新),以確保僱員遵守我們之內部 程序及規定。

市場風險

本集團放債業務之表現可能受香港經濟狀況、 營商環境及物業市場變動影響。執行董事負責 釐定整體市場風險控制框架、監控及評估市場 狀況以及因應上述影響本集團表現及市場地位 之不利因素制定精準政策。高級管理層負責確 保妥善實行及執行所制定政策。

已質押抵押品及投資物業之估值

我們根據客戶可質押予我們作為抵押品之物業 之價值,向該等客戶授出有抵押按揭貸款。因 此,如該等客戶抵押品價值出現任何波動,將 影響我們授出之按揭貸款額及我們在違約情況 下收回按揭貸款全額之風險,繼而影響我們之 利息收入及減值評估撥備金額。我們將密切監 察按揭貸款之安全邊際及不時評估有關風險。 我們之貸款部職員亦將參考該客戶之貸款償還 能力,個別評估按揭貸款,以了解有關按揭貸 款額能否全額收回。

ADVANCES TO THE ENTITIES

During the year, we had made several announcements for advances to entities and there was one discloseable announcement for advances to entity remained outstanding as at 31 March 2017, which is required to be included in this annual report in accordance with the Rule 13.20 of the Listing Rules.

As disclosed in our announcement dated 23 March 2017 (the "**Announcement**"), HK Finance, as lender, entered into Ioan agreements with customer A, customer B and customer C (collectively as the borrowers), whom customer A and customer B are corporations directly-owned by customer C. Pursuant to the Ioan agreements, HK Finance granted four secured Ioans (the "**Loans**") in the aggregate principal amount of HK\$70.0 million to the borrowers for a term of three months. The summarised information on the Loans is set out as below:

給予實體之墊款

於本年度,我們就給予實體之墊款作出多次公佈,且就一項須予披露公佈有關給予實體之墊 款當中截至2017年3月31日仍未償還,而根 據上市規則第13.20條,該有關未償還墊款須 載入本年報。

誠如我們日期為2017年3月23日之公佈(「**該 公佈**」)所披露,香港信貸(作為貸款人)與客戶 A、客戶B及客戶C(統稱為該等借款人,其中 客戶A及客戶B均為由客戶C直接擁有之法團) 訂立多份貸款協議。根據該等貸款協議,香港 信貸向該等借款人授出四筆本金總額為 70,000,000港元之有抵押貸款(「**該等貸款**」), 為期三個月。有關該等貸款之資料概要載列如 下:

	Loan agreement A	Loan agreement B	Loan agreement C	Loan agreement D
	貸款協議A	貸款協議 B	貸款協議C	貸款協議 D
Date of Agreement	23 March 2017	23 March 2017	23 March 2017	23 March 2017
協議日期	2017年3月23日	2017年3月23日	2017年3月23日	2017年3月23日
Borrowers 借款人	Customer A, customer B and customer C 客戶A、客戶B及客戶C	Customer A, customer B and customer C 客戶A、客戶B及客戶C	Customer A, customer B and customer C 客戶A、客戶B及客戶C	Customer A, customer B and customer C 客戶A、客戶B及客戶C
Principal	HK\$30.0 million	HK\$18.0 million	HK\$15.0 million	HK\$7.0 million
本金	30,000,000港元	18,000,000港元	15,000,000港元	7,000,000港元
Interest rate 利率	0.83334% per month (i.e. 10.0% per annum) or The Hongkong and Shanghai Banking Corporation Limited prime rate plus 5.0% per annum, and payable monthly in arrears 每月利率0.83334厘(即年 利率10.0厘)或每年利率按 香港上海滙豐銀行有限公 司最優惠利率加5.0厘計 算,及須每滿一個月支付 一次	2.25% per month (i.e. 27.0% per annum) or The Hongkong and Shanghai Banking Corporation Limited prime rate plus 22.0% per annum, and payable monthly in arrears 每月利率2.25厘(即年利率 27.0厘)或每年利率按香港 上海滙豐銀行有限公司最 優惠利率加22.0厘計算, 及須每滿一個月支付一次	0.83334% per month (i.e. 10.0% per annum) or The Hongkong and Shanghai Banking Corporation Limited prime rate plus 5.0% per annum, and payable monthly in arrears 每月利率0.83334厘(即年 利率10.0厘)或每年利率按 香港上海滙豐銀行有限公 司最優惠利率加5.0厘計 算,及須每滿一個月支付 一次	2.25% per month (i.e. 27.0% per annum) or The Hongkong and Shanghai Banking Corporation Limited prime rate plus 22.0% per annum, and payable monthly in arrears 每月利率2.25厘(即年利率 27.0厘)或每年利率按香港 上海滙豐銀行有限公司最 優惠利率加22.0厘計算, 及須每滿一個月支付一次

	Loan agreement A	Loan agreement B	Loan agreement C	Loan agreement D
	貸款協議 A	貸款協議B	貸款協議C	貸款協議 D
Term	Repayable by 3 monthly	Repayable by 3 monthly	Repayable by 3 monthly	Repayable by 3 monthly
	interest of HK\$250,000	interest of HK\$405,000	interest of HK\$125,000	interest of HK\$157,500
	each	each	each	each
	The borrowers shall have	The borrowers shall have	The borrower shall have	The borrowers shall have
	an option to make early	an option to make early	an option to make early	an option to make early
	repayment of the whole or	repayment of the whole or	repayment of the whole or	repayment of the whole or
	part of the loan after the	part of the loan three	part of the loan after the	part of the loan three
	date of loan drawdown	months after the date of	date of loan drawdown	months after the date of
	subject to the borrowers	loan drawdown subject to	subject to the borrowers	loan drawdown subject to
	giving HK Finance not less	the borrowers giving HK	giving HK Finance not less	the borrower giving HK
年期	than one calendar month's advance notice in writing 分3期按月攤還,每期利 息250,000港元	Finance not less than one calendar month's advance notice in writing 分 3 期 按 月 攤 還,每 期利 息 405,000 港元	than one calendar month's advance notice in writing 分3期按月攤還,每期利 息125,000港元	Finance not less than one calendar month's advance notice in writing 分3期按月攤還,每期利 息157,500港元
	借款人可選擇於支取貸款	借款人可選擇於支取貸款	借款人可選擇於支取貸款	借款人可選擇於支取貸款
	日期後提前償還該筆貸款	日期後三個月提前償還該	日期後提前償還該筆貸款	日期後三個月提前償還該
	之全部或部分金額,惟借	筆貸款之全部或部分金	之全部或部分金額,惟借	筆貸款之全部或部分金
	款人須事先向香港信貸發	額,惟借款人須事先向香	款人須事先向香港信貸發	額,惟借款人須事先向香
	出不少於一個曆月書面通	港信貸發出不少於一個曆	出不少於一個曆月書面通	港信貸發出不少於一個曆
	知	月書面通知	知	月書面通知
Security	An all-money first legal	A subordinate legal	A first legal charge/	A subordinate legal
	charge/mortgage in favour	charge/mortgage in favour	mortgage in favour of HK	charge/mortgage in favour
	of HK Finance in respect of	of HK Finance in respect of	Finance in respect of a	of HK Finance in respect of
	commercial properties	commercial properties	commercial property	a commercial property
	located at Hau Wong Road	located at Hau Wong Road	located at Yin Chong Street	located at Yin Chong Street
	of Kowloon in Hong Kong,	of Kowloon in Hong Kong,	of Kowloon in Hong Kong,	of Kowloon in Hong Kong,
	with valuation conducted	with valuation conducted	with valuation conducted	with valuation conducted
	by an independent	by an independent	by an independent	by an independent
	professional property	professional property	professional property	professional property
	valuer with an aggregate	valuer with an aggregate	valuer with an amount of	valuer with an amount of
	amount of approximately	amount of approximately	approximately HK\$28.0	approximately HK\$28.0
抵押品	HK\$55.0 million 就多項位於香港九龍侯王 道之商業物業作出之一切 款項第一法定押記/按 揭,受益人為香港信貸。 獨立專業物業估值師就該 等物業所作估值總額約為 55,000,000港元	HK\$55.0 million 就多項位於香港九龍侯王 道之商業物業作出之後償 法定押記/按揭,受益人 為香港信貸。獨立專業物 業估值師就該等物業所作 估值總額約為55,000,000 港元	million 就一項位於香港九龍煙廠 街之商業物業作出之第一 法定押記/按揭,受益人 為香港信貸。獨立專業物 業估值師就該項物業所作 估值約為28,000,000港元	million 就一項位於香港九龍煙廠 街之商業物業作出之後償 法定押記/按揭,受益人 為香港信貸。獨立專業物 業估值師就該項物業所作 估值約為28,000,000港元

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The Loans were collaterised by a group of commercial properties located in prime area in Hong Kong, with the then aggregate market values of these collaterals of HK\$83.0 million as determined by an independent professional property valuer, of which we considered, these collaterals were sufficient to ensure the recoverability of the Loans. Based on our credit assessment, the granting of the Loans was also determined with reference to the borrowers' financial background, the repayment history and ability of the borrowers, the collaterals the borrowers provided, and the tenor and interest rates of the Loans. Taking into account the relatively short term nature of the Loans and the other factors as disclosed above in assessing the credit risks of the Loans, we considered the credit risks involved in the Loans to the borrowers were relatively low and a stable revenue and cashflow stream from interest income was expected to be generated from the Loans.

It was required under the Rule 13.15 of the Listing Rules to disclose the identities of the borrowers. As we have made a request to the borrowers for disclosure of the borrowers' identities in the announcement but the borrowers rejected the request and they were not willing to disclose their identities in the announcement, we have applied to the Stock Exchange and the Stock Exchange has granted to us a waiver from strict compliance with the requirements under Rule 13.15 of the Listing Rules.

Further details of the above Loans are set out in our Company's announcement dated 23 March 2017.

該等貸款以多項位於香港旺區之商業物業作抵 押。獨立專業物業估值師評定該等抵押品之當 時總市值為83,000,000港元,而我們認為該等 抵押品足以確保可收回該等貸款。基於我們所 作信貸評估,在決定授出該等貸款時亦已參照 該等借款人之財務背景、該等借款人之還款記 錄及還款能力、該等借款人所提供抵押品以及 該等貸款之年期及利率。考慮到該等貸款屬較 短期性質及上文所披露評估該等貸款之信貸風 險所涉及其他因素,我們認為向該等借款人授 出該等貸款所涉及信貸風險較低,且預期該等 貸款產生之利息收入將帶來穩定收益及現金 流。

上市規則第13.15條規定必須披露該等借款人 之身分。由於我們已要求該等借款人於該公佈 披露該等借款人之身分,惟該等借款人拒絕有 關要求,且彼等不願於該公佈披露彼等之身 分,故我們已向聯交所申請而聯交所已豁免我 們嚴格遵守上市規則第13.15條之規定。

上述該等貸款之進一步詳情載於本公司日期為 2017年3月23日之公佈。

CORPORATE GOVERNANCE PRACTICES

Our Company is committed to achieving and maintaining high standard of corporate governance consistent with the needs and requirements of our business and our Shareholders for enabling them to evaluate how the principles of corporate governance have been applied. The corporate governance principles of our Company emphasize a quality board, sound internal controls, and transparency and accountability to all Shareholders.

Our Company has adopted and complied with the code provisions (the "**Code Provisions**") as set out in the CG Code during the year ended 31 March 2017.

During the year ended 31 March 2017, the Board had reviewed our Company's corporate governance policies. The Directors will carry out a regular review and will propose any amendment, if and when necessary, to ensure compliance with the Code Provisions from time to time.

The below sets out the corporate governance principles and practices adopted by the Group which indicate how the Group has applied relevant principles in the CG Code.

企業管治常規

本公司致力達致及維持符合其業務及股東需要 及要求之高水平企業管治,讓股東評估企業管 治原則之應用方式。本公司之企業管治原則著 眼於高質素董事會、有效內部監控,以及對全 體股東保持透明及問責。

截至2017年3月31日止年度,本公司已採納 及遵守企業管治守則所載之守則條文(「守則條 文」)。

截至2017年3月31日止年度,董事會已檢討 本公司之企業管治政策。董事將定期檢討並於 有需要時建議任何修訂,以確保遵守不時生效 之守則條文。

下文載列本集團採納之企業管治原則及常規, 顯示本集團應用企業管治守則相關原則之方 式。

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企業管治報告

BOARD OF DIRECTORS Board composition

The Board currently comprises six Directors, including three executive Directors and three independent non-executive directors, with a variety and a balance of skills and experience in accounting, business, marketing, finance, investment and legal profession. During the year and up to the date of this report, the composition of the Board was as follows:

董事會 董事會成員

董事會目前由六名董事組成,包括三名執行董 事及三名獨立非執行董事,彼等擁有多樣化的 均衡技術及經驗,涵蓋會計、商業、營銷、金 融、投資及法律專業。於年內及直至本報告日 期,董事會現任成員列載如下:

Membership of Board Committee(s) 董事委員會成員職務

Member of Remuneration Committee 薪酬委員會成員 Chairman of Nomination Committee 提名委員會主席

Chairman of Audit Committee 審核委員會主席 Chairman of Remuneration Committee 薪酬委員會主席 Member of Audit Committee 審核委員會成員 Member of Nomination Committee 提名委員會成員 Member of Audit Committee 審核委員會成員 Member of Remuneration Committee 薪酬委員會成員 Member of Nomination Committee 提名委員會成員

董事會主席為陳光賢先生,而本公司行政總裁 為謝培道先生。董事會主席及行政總裁之職責 有所區分,由不同人士承擔。

於年內,主席在執行董事並無列席之情況下與 全體三名獨立非執行董事會面。

Directors

董事

Executive Directors:

執行董事:
Mr. Chan Koung Nam
陳光南先生
Mr. Chan Kwong Yin William (*Chairman of the Board*)
陳光賢先生(董事會主席)
Mr. Tse Pui To (*Chief Executive Officer*)
謝培道先生(行政總裁)

Independent Non-executive Directors:

獨立非執行董事:

Mr. Chan Siu Wing Raymond 陳兆榮先生 Mr. Chu Yat Pang Terry 朱逸鵬先生

Mr. Cheung Kok Cheong 張國昌先生

The Chairman of the Board is Mr. Chan Kwong Yin William and the Chief Executive Officer of the Company is Mr. Tse Pui To. The roles of the Chairman of the Board and the Chief Executive Officer are separate and exercised by different individuals.

During the year, the Chairman has met with all of three independent non-executive Directors without the executive Directors present.

Our Company has complied with Rules 3.10(1) and (2) and 3.10A of the Listing Rules that the Board contains at least three independent non-executive directors representing at least one-third of the Board, and at least one of whom must have appropriate professional qualifications, or accounting or related financial management expertise. The independent non-executive directors have dedicated to provide our Company with professional advice with respect to the steady operation and development of our Company. They also exercised supervision and coordination to safeguard the interests of our Company and our Shareholders.

Mr. Chan Siu Wing Raymond (independent non-executive Director and Chairman of the Audit Committee) is regarded as the appropriate person to fulfill such qualifications of having appropriate professional qualifications, or accounting or related financial management expertise as required under the Listing Rules.

Each of the independent non-executive Directors has confirmed in writing to our Company their independence in particularly in regard to the requirements under Rule 3.13 of the Listing Rules. The Board considers that the independent non-executive Directors are free from any business or other relationship that may influence their exercise of independent judgement and are considered to be independent in accordance with the guidelines set out in Rule 3.13 of the Listing Rules.

The operation of the board

The Board's main task is to supervise and direct the management of our Company to operate under good corporate governance in order to maximise value of our Shareholders while balancing the interest of our various stakeholders.

The Board holds meetings to monitor the performance of our Company as against the budget and to be briefed with market developments, to discuss and decide on major corporate, strategic and operational issues, and to appraise any good investment opportunities available.

The major duties performed by our Board are as follows:

- setting our Company's values and standards, the objectives of our Company and responsibilities of the Board and its various committees;
- 2. establishing the strategic direction for our Company;
- 3. setting targets for and monitoring the performance of the management of our Group;
- 4. supervising the annual and interim results of our Group;

本公司已遵守上市規則第3.10(1)及(2)條以及 第3.10A條,其規定董事會須設有最少三名獨 立非執行董事,佔董事會成員人數至少三分之 一,及其中最少一名獨立非執行董事必須具備 適當專業資格,或具備適當會計或相關財務管 理專長。獨立非執行董事致力向本公司提供專 業意見,讓本公司可穩定經營及發展。彼等亦 作出監督及協調,以保障本公司及股東利益。

陳兆榮先生(獨立非執行董事兼審核委員會主 席)被視為適當人選,彼符合該等資格,擁有 上市規則規定之適當專業資格,或具備適當會 計或相關財務管理專長。

各獨立非執行董事已書面向本公司確認彼等為 獨立人士,尤其就上市規則第3.13條之規定而 言。董事會認為,獨立非執行董事並無任何可 能影響其行使獨立判斷之任何業務或其他關 係,且根據上市規則第3.13條所載指引獲視為 獨立人士。

董事會運作

董事會之主要職務為監督及指導本公司管理層 根據良好企業管治運作,以為股東爭取最大價 值,同時平衡各持份者的利益。

董事會舉行會議,以監察本公司在預算下之表 現及獲簡介市場發展,討論及決定重大公司、 策略及營運事宜,以及評核任何現有投資良 機。

董事會履行之主要職責如下:

- 制定本公司之價值觀與標準、本公司之 目標,以及董事會及其各個委員會之職 責;
- 2. 制定本公司策略方針;
- 3. 為本集團制定目標及監察管理層之表現;
- 4. 監督本集團之年度及中期業績;

- 5. ensuring that a framework of prudent and effective internal control is in place to assess and manage the risk of our Group and implementing appropriate systems to manage these risks;
- overseeing the relationships between our Company and our Shareholders, customers, the community, various government authorities, interest groups and others who have a legitimate interest in the responsible conduct of our Group's business;
- 7. identifying and assessing any matters involving a conflict of interest for a substantial Shareholder or a Director;
- determining (if any and available) any material acquisitions and/ or disposals of assets, investments, capital, projects, authority levels, major treasury policies, risk management policies and key human resources issues; and
- 9. considering and determining issues which are the responsibilities of the Board pursuant to our Company's Memorandum and Articles of Association and the relevant laws and regulations in force by which our Company is governed from time to time.

The Board is also responsible for the following corporate governance duties:

- developing and reviewing our Company's policies and practices on corporate governance and making recommendations on any amendment or updates (if any);
- reviewing and monitoring the training and continuous professional development of Directors and our Company's senior management;
- 3. reviewing and monitoring our Company's policies and practices on compliance with legal and regulatory requirements;
- developing, reviewing and monitoring the code of conduct and compliance manual (if any) applicable to our Company's employees and Directors;
- reviewing our Company's compliance with the CG Code and disclosure in the Corporate Governance Report under the CG Code; and
- 6. being responsible for performing any other corporate governance duties and functions set out in the CG Code and the Listing Rules (as amended from time to time), or delegating the responsibility to a committee or committees (if applicable).

- 確保推行審慎及有效之內部監控框架, 以評估及管理本集團之風險,並實施適 當制度以管理該等風險;
- 監督本公司與股東、客戶、社區、各個 政府機構、權益群體及其他對本集團以 負責任態度經營業務擁有合法權益的其 他人士之關係;
- 識別及評估任何涉及主要股東或董事之 利益衝突之事宜;
- 決定(如有及可獲得)重大收購及/或資 產出售、投資、資本、項目、權力水 平、重大庫務政策、風險管理政策及主 要人力資源事宜;及
- 考慮及決定根據本公司組織章程大綱及 細則以及不時規管本公司之有關法律及 法規屬董事會責任之事宜。

董事會亦負責處理以下企業管治職務:

- 制定及檢討本公司之企業管治政策及常 規,並就任何修訂或更新(如有)作出推 薦建議;
- 檢討及監督董事及本公司高級管理層之 培訓及持續專業發展;
- 檢討及監督本公司政策及常規是否遵守 法律及監管規定;
- 制定、檢討及監督適用於本公司僱員及 董事之行為守則及合規手冊(如有);
- 檢討本公司就企業管治守則之合規情況 及根據企業管治守則於企業管治報告所 作披露;及
- 負責履行企業管治守則及上市規則(經不時修訂)所載之任何其他企業管治職務及職能,或將職責授予一個或多個委員會(如適用)。

The Board delegates to the management of the Company in respect of the major corporate matters as stated below:

- 1. preparation of the annual and interim results of the Group to be approved by the Board;
- 2. giving clear directions to the management team as to their powers of management, and circumstances in which the management team should report back;
- implementation of sufficient systems of internal control and risk management procedures of the Group;
- 4. execution of the corporate strategies and directions of the Group adopted by the Board; and
- 5. carrying out day-to-day management, administration and operation of the Group, etc.

The Board members are required to meet regularly at least four times a year. During the year, the Board members have met four times, and have attended the annual general meeting of our Company. The attendance of each Director at these meetings are stated as follows: 董事會將以下所述有關主要企業事宜授予本公 司管理層處理:

- 編製將由董事會批准之本集團年度及中 期業績;
- 就管理團隊之管理權力及管理團隊須匯 報之情況向其發出清晰指示;
- 實行本集團之充足內部監控及風險管理 制度;
- 執行董事會所採納之本集團企業策略及 方針;及
- 進行本集團日常管理、行政及營運等工作。

董事會須每年至少舉行四次常規會議。於年 內,董事會成員已舉行四次會議,並出席本公 司舉行之股東週年大會。各董事出席該等會議 之情況載列如下:

Members of the Board 董事會成員	Attendance/ Number of Board meetings regularly held 出席次數/ 董事會常規 會議舉行次數	Attendance/ Number of annual general meeting held 出席次數/ 股東週年大會 舉行次數
Executive Directors:		
執行董事:		
Mr. Chan Koung Nam	4/4	1/1
陳光南先生		
Mr. Chan Kwong Yin William <i>(Chairman of the Board)</i> 陳光賢先生 <i>(董事會主席)</i>	4/4	1/1
Mr. Tse Pui To (Chief Executive Officer)	4/4	1/1
謝培道先生(行政總裁)		
Independent Non-executive Directors:		
獨立非執行董事:		
Mr. Chan Siu Wing Raymond	4/4	1/1
陳兆榮先生		
Mr. Chu Yat Pang Terry	4/4	1/1
朱逸鵬先生		
Mr. Cheung Kok Cheong	4/4	1/1
張國昌先生		

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Board meetings regularly held during the year were scheduled in advance and notices of not less than fourteen days were given to all Directors so as to give them an opportunity to attend. Board papers were circulated to Directors not less than three days in advance before the date of a Board meeting to enable the Directors to be well informed on matters to be raised and discussed at the Board meetings. All Directors were given an opportunity to include matters in the agenda for Board meetings.

In addition, Directors at all times had full and timely access to all information of our Group and may seek independent professional advice at our Company's expense in carrying out their functions, after making a request to the Board.

The Chairman of the Board, Mr. Chan Kwong Yin William, is the brother of Mr. Chan Koung Nam, and both of them are the executive Directors and substantial Shareholders of the Company. The biographies of the Chairman and the Directors are set out on in the section headed "Directors and Senior Management". Save as disclosed on those pages as set out above or any pages in this annual report, the Board members did not have any family, financial, business or other material/relevant relationship with each other and in particular, between the Chairman of the Board and the Chief Executive Officer as disclosed therein.

The list of Directors and their roles and functions have been published on the websites of our Company and of the Stock Exchange pursuant to the Listing Rules from time to time.

Appointment and re-election of retiring Director

Each of the executive Directors has entered into a service contract with our Company for an initial term of three years and is renewable automatically for successive terms of three years, and each of the independent non-executive directors has been appointed for an initial term of two years and thereafter it may be extended for such period as he and our Company may agree in writing.

Pursuant to Article 84 of the Articles of Association of our Company, at each annual general meeting one-third of the directors for the time being (or, if their number is not a multiple of three, the number nearest to but not less than one-third) shall retire from office by rotation provided that every director shall be subject to retirement at an annual general meeting at least once every three years. A retiring director shall be eligible for re-election at such meeting. Accordingly, Mr. Chu Yat Pang Terry (Independent Non-executive Director) and Mr. Cheung Kok Cheong (Independent Non-executive Director) will retire and, being eligible, offer themselves for re-election at the forthcoming annual general meeting of the Company. 於年內舉行之董事會常規會議均提早作出安 排,並至少向全體董事發出不少於14日通知, 讓彼等安排出席。董事會文件於董事會會議舉 行日期前不少於3日向董事傳閱,以便董事得 悉將於董事會會議提出及討論之事宜。全體董 事均可以於董事會會議議程加入討論事項。

此外,董事可隨時全面及適時地得悉本集團所 有資訊,並可於履行職能時向董事會提出要求 後尋求獨立專業意見,費用由本公司承擔。

董事會主席陳光賢先生為陳光南先生胞弟,彼 等均為本公司執行董事兼主要股東。主席及董 事履歷載於標題為「董事及高級管理層」內。 除上述頁數或在本年報任何頁數所披露者外, 董事會成員之間概無任何家族、財務、業務或 其他重大/相關關係,尤其是董事會主席與行 政總裁(見該部分所披露者)。

董事名單與其角色及職能已不時根據上市規則 刊載於本公司及聯交所網站。

委任及重選退任董事

各執行董事已與本公司訂立服務合約,初步任 期為三年,可自動重續,後續任期為三年。各 獨立非執行董事已按初步任期兩年獲委任,其 後彼與本公司可按書面協定延長有關任期。

根據本公司組織章程細則第84條,佔當時三 分之一的董事(或倘人數並非三之倍數,則按 最接近但不少於三分之一之人數計)將於每屆 股東週年大會輪席告退,惟每名董事須至少每 三年於股東週年大會退任一次。退任董事將符 合資格於會上接受重選。因此,朱逸鵬先生 (獨立非執行董事)及張國昌先生(獨立非執行 董事)將於本公司應屆股東週年大會退任,並 符合資格重選連任。

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Training and support for Directors

During the year ended 31 March 2017, briefings and reading materials had been provided and funded by our Company to develop and refresh the Directors' knowledge and skills (including but not limited to corporate governance matters and any development or updates on the Listing Rules and other relevant regulatory requirements) as their continuous professional development so as to keep abreast of their collective responsibilities and to emphasis on the roles, functions and duties of a listed company director.

During the year ended 31 March 2017, the Directors had participated in the continuous professional development as follows:

董事培訓及支援

截至2017年3月31日止年度,本公司已為董 事提供簡介及閱讀資料並承擔有關費用,以增 進及重溫彼等知識及技能(包括但不限於企業 管治事宜以及有關上市規則及其他有關監管規 定之任何發展或最新資料),作為董事之持續 專業發展,讓彼等充分了解彼等整體職責,以 及突出上市公司董事之角色、職能及職責。

截至2017年3月31日止年度,董事參與以下 持續專業發展:

Darticipated in

	continuous professional
Directors	development programmes
董事	參與持續專業發展課程

Executive Directors:

執行董事:

Mr. Chan Koung Nam 陳光南先生 Mr. Chan Kwong Yin William *(Chairman of the Board)* 陳光賢先生*(董事會主席)* Mr. Tse Pui To *(Chief Executive Officer)* 謝培道先生*(行政總裁)*

Independent Non-executive Directors:

獨立非執行董事: Mr. Chan Siu Wing Raymond 陳兆榮先生 Mr. Chu Yat Pang Terry 朱逸鵬先生 Mr. Cheung Kok Cheong 張國昌先生

Our Company will also continuously update our Directors on the latest developments regarding the Listing Rules and other applicable regulatory requirements, to ensure compliance and enhance their awareness of good corporate governance practices, and to ensure that their contribution to the Board remains informed and relevant. 本公司亦將就上市規則及其他適用監管規定之 最新發展持續知會董事,確保彼等遵守及培養 良好企業管治常規之意識,以使彼等持續對董 事會作出知情及相關之貢獻。

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企業管治報告

COMPLIANCE WITH THE MODEL CODE FOR SECURITIES TRANSACTIONS

The Board has adopted the Model Code to monitor the code of conduct regarding securities transactions by our Directors.

Having made specific enquiry of all Directors, they all have confirmed that they have complied with the required standards as set out in the Model Code during the year under review.

BOARD COMMITTEES

The Board has established three committees, namely the Audit Committee, the Remuneration Committee and the Nomination Committee to oversee the relevant aspects of our Group's affairs. The three Board committees are provided with sufficient resources to discharge their duties.

Audit Committee

The Audit Committee of our Company was established with specific written terms of reference in compliance with the Listing Rules.

During the year, the roles and functions of Audit Committee included:

- making recommendations to the Board on the appointment, reappointment and removal of the external auditor, and approving the remuneration and other terms of engagement of the external auditor, and any questions of its resignation or dismissal;
- (b) reviewing and monitoring the external auditor's independence and objectivity and the effectiveness of the audit process in accordance with applicable standards;
- (c) developing and implementing policy on engaging an external auditor to supply non-audit services;
- (d) monitoring the integrity of our Company's financial statements and annual report and accounts, interim report, and reviewing significant financial reporting judgments contained in them;
- (e) reviewing our Company's financial controls, internal control and risk management systems;
- (f) discussing the internal control system with management to ensure that management has performed its duty to have an effective internal control system;

遵守證券交易之標準守則

董事會已採納標準守則作為規範董事進行證券 交易之行為守則。

經向所有董事查詢後,彼等確認於回顧年度內 一直遵守標準守則所規定之準則。

董事委員會

董事會已成立三個委員會,即審核委員會、薪 酬委員會及提名委員會,以監督本集團事務之 有關方面。三個董事委員會獲提供充裕資源以 履行職責。

審核委員會

本公司審核委員會已成立,具體書面職權範圍 符合上市規則。

於年內,審核委員會之角色及職能包括:

- (a) 就外聘核數師的委任、續聘及罷免向董 事會提出推薦建議,批准外聘核數師的 薪酬及其他聘用條款,以及處理任何有 關核數師辭任或解僱的問題;
- (b) 按適用標準檢討及監察外聘核數師是否 獨立客觀以及核數程序是否有效;
- (c) 就委聘外聘核數師提供非核數服務制定 政策,並予以執行;
- (d) 監察本公司的財務報表以及年報及賬目 及中期報告的完整性,並審閱報告及賬 目所載有關財務匯報的重大判斷;
- (e) 檢討本公司的財務監控、內部監控及風險管理制度;
- (f) 與管理層討論內部監控制度,確保管理 層已履行職責建立有效內部監控制度;

- (g) considering major investigation findings on internal control matters as delegated by the Board or on its own initiative and management's response to these findings;
- (h) reviewing our Group's financial and accounting policies and practices;
- reviewing our external auditor's management letter, any material queries raised by the auditor to management about accounting records, financial accounts or systems of control and management's response;
- (j) ensuring that the Board will provide a timely response to the issues raised in the external auditor's management letter;
- (k) reporting to the Board on the matters set out above;
- reviewing arrangements employees of our Company can use, in confidence, to raise concerns about possible improprieties in financial reporting, internal control or other matters as well as our whistleblowing policy;
- (m) acting as the key representative body for overseeing our Company's relations with the external auditor; and
- (n) considering other matters, as defined or assigned by the Board from time to time.

The Audit Committee discharged its responsibilities as required in accordance with its terms of reference during the year ended 31 March 2017 and the major of which are stated as:

- reviewing and monitoring the integrity of the interim results, annual results and financial statements of our Company and of our Group and reviewing significant financial reporting judgments, and making recommendation to the Board for approval;
- 2. reviewing and monitoring the reporting, accounting and financial policies and practices of our Company;
- 3. reviewing the interim report, annual report, and results announcements of our Company;
- 4. considering and recommending to the Board for the reappointment of the Company's independent external auditors;

- (g) 應董事會的委派或主動就有關內部監控 事宜的重要調查結果及管理層對調查結 果的回應進行研究;
- (h) 檢討本集團的財務及會計政策以及常規;
- (i) 審閲外聘核數師給予管理層的《審核情況 說明函件》、核數師就會計記錄、財務賬 目或監控制度向管理層提出的任何重大 疑問以及管理層的回應;
- (j) 確保董事會及時回應於外聘核數師給予 管理層的《審核情況説明函件》中提出的 事宜;
- (k) 就上述事宜向董事會匯報;
- (I) 檢討安排使本公司員工可以私下就財務 匯報、內部監控或其他方面可能發生的 不正當行為提出關注以及舉報政策;
- (m) 擔任本公司與外聘核數師間關係的主要 代表組織,及
- (n) 考慮董事會不時界定或委派的其他事項。

截至2017年3月31日止年度, 審核委員會根 據職權範圍履行職責, 主要職責如下:

- 檢討及監察本公司及本集團中期業績、 年度業績及財務報表之完整性,並檢討 重大財務申報判斷以及提供推薦建議供 董事會通過;
- 檢討及監察本公司之申報、會計及財務 政策及常規;
 - 檢討本公司之中期報告、年報及業績公 佈;

З.

 考慮續聘本公司獨立外聘核數師,並就 此向董事會提出推薦建議;

- 5. reviewing the connected transactions and discloseable transactions; and
- reviewing and monitoring the effectiveness of the internal control system and risk management of the Group, and reviewing the works performed by the independent internal control advisor, RSM Consulting (Hong Kong) Limited ("RSM"), on the internal control system and risk management.

The members of the Audit Committee comprise Mr. Chan Siu Wing Raymond (Chairman of Audit Committee), Mr. Chu Yat Pang Terry and Mr. Cheung Kok Cheong, all of them are independent non-executive directors whereas Mr. Chan Siu Wing Raymond possesses the appropriate professional qualifications and experience in accounting or related financial management expertise as required under the Listing Rules.

During the year ended 31 March 2017, two meetings of the Audit Committee were held (with the attendance of our Company's external auditor in compliance with the Code Provisions and the Audit Committee's terms of reference), and all members had attended these meetings during the aforesaid period with their respective record of attendance as follows:

- 5. 檢討關連交易及須予披露交易;及
- 檢討及監察本集團內部監控制度及風險 管理之成效,並檢討獨立內部監控顧問 羅申美諮詢顧問有限公司(「**羅申美**」)對 內部監控制度及風險管理進行之工作。

審核委員會成員為陳兆榮先生(審核委員會主 席)、朱逸鵬先生及張國昌先生,彼等均為獨 立非執行董事,陳兆榮先生擁有上市規則規定 之會計或相關財務管理專長之適當專業資格及 經驗。

截至2017年3月31日止年度,審核委員會已 舉行兩次會議(本公司外聘核數師已經出席, 並符合守則條文及審核委員會職權範圍),全 體成員均於上述期間出席該等會議,彼等各自 之出席記錄如下:

Members of the Audit Committee 審核委員會成員	Attendance/ Number of Audit Committee meetings held 出席次數/審核委員會 會議舉行次數
 Independent Non-executive Directors: 獨立非執行董事:	
Mr. Chan Siu Wing Raymond <i>(Chairman of the Audit Committee)</i> 陳兆榮先生 <i>(審核委員會主席)</i>	2/2
Mr. Chu Yat Pang Terry 朱逸鵬先生	2/2
Mr. Cheung Kok Cheong 張國昌先生	2/2

The Audit Committee has reviewed the contents of this annual report. The Audit Committee has also discussed and reviewed with the management and the external auditor of our Company the matters regarding the internal controls and financial reporting including the accounting principles and practices related to the preparation of the consolidated financial statements for the year ended 31 March 2017, and recommended them to the Board for approval.

The terms of reference of the Audit Committee are available on the websites of our Company and of the Stock Exchange, respectively.

審核委員會已審閱本年報之內容。審核委員會 亦已與本公司管理層及外聘核數師討論及檢討 有關內部監控及財務申報事宜,包括與編製截 至2017年3月31日止年度之綜合財務報表有 關的會計原則及常規,並建議董事會通過。

審核委員會職權範圍分別於本公司及聯交所網 站可供查閱。

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Auditor's Remuneration

The Audit Committee of our Company is responsible for considering the appointment and re-election of our Company's external auditor and reviewing any non-audit services provided by our external auditor. During the year, our Group has paid or payable to our external auditor, PricewaterhouseCoopers, the audit service in relation to the audit of annual consolidated financial statements for the year ended 31 March 2017 of HK\$1,000,000 (2016: HK\$950,000) and the non-audit service in relation to the review of interim condensed consolidated financial statements for the six-month ended 30 September 2016 of HK\$250,000 (30 September 2015: HK\$250,000), totalling HK\$1,250,000 (2016: HK\$1,200,000) in aggregate. The Audit Committee considered that the non-audit service has no adverse effect on the independence of the auditor. There was no disagreement between the Board and the Audit Committee on the selection, appointment, resignation or dismissal of the external auditor.

Remuneration Committee

The Remuneration Committee of our Company was established with specific written terms of reference in compliance with the Listing Rules.

The roles and functions of the Remuneration Committee include:

- (a) making recommendations to the Board on our Company's policy and structure for all Directors' and senior management remuneration and on the establishment of a formal and transparent procedure for developing remuneration policy which is being reviewed regularly;
- (b) reviewing and approving the management's remuneration proposals with reference to the Board's corporate goals and objectives;
- (c) making recommendations to the Board on the remuneration of non-executive directors;
- (d) considering salaries paid by comparable companies, time commitment and responsibilities and employment conditions elsewhere in our Group;
- (e) reviewing and approving compensation payable to executive Directors and senior management for any loss or termination of office or appointment to ensure that it is consistent with contractual terms and is otherwise fair and not excessive;

核數師酬金

本公司審核委員會負責考慮委任及續聘本公司 外聘核數師,以及審閱外聘核數師提供之任何 非審核服務。於年內,本集團就審核服務向外 聘核數師羅兵咸永道會計師事務已付或應付款 項涉及有關審核截至2017年3月31日止年度 之年度綜合財務報表之審核服務1,000,000港 元(2016年:950,000港元),以及有關審閱截 至2016年9月30日止六個月之中期簡明綜合 財務報表之非審核服務250,000港元(2015年 9月30日:250,000港元),合共為1,250,000 港元(2016年:1,200,000港元)。審核委員會 認為,非審核服務對核數師之獨立身份並無不 利影響。於外聘核數師挑選、委任、辭任或罷 免方面,董事會與審核委員會之間並無意見分 歧。

薪酬委員會

本公司薪酬委員會已成立,具體書面職權範圍 符合上市規則。

薪酬委員會之角色及職能包括:

- (a) 就本公司全體董事及高級管理人員的薪 酬政策及架構,及就制定薪酬政策設立 正規而具透明度且獲定期檢討的程序, 向董事會提出推薦建議;
- (b) 因應董事會所訂企業方針及目標而檢討 及批准管理人員的薪酬建議;
- (c) 就非執行董事的薪酬向董事會提出推薦 建議;
- (d) 考慮同類公司支付的薪酬、須付出的時間及職責以及集團內其他職位的僱傭條件;
- (e) 檢討及批准向執行董事及高級管理人員 就其失去或終止職務或委任而須支付的 賠償,以確保該等賠償與合約條款一致; 若未能與合約條款一致,賠償亦須公平 合理,不致過多;

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- (f) reviewing and approving compensation arrangements relating to dismissal or removal of directors for misconduct to ensure that they are consistent with contractual terms and are otherwise reasonable and appropriate; and
- (g) ensuring that no Director or any of his associates is involved in deciding his own remuneration.

During the year ended 31 March 2017, the Remuneration Committee had reviewed (i) the remuneration packages and bonus of executive Directors and our Company's senior management in relation to the terms of their service agreements and letters of appointment and in accordance with the written remuneration policy of the Company (which had been reviewed during the said year); and (ii) had assessed the performance of executive Directors and the Company's senior management.

Our Company has adopted and the Remuneration Committee has been delegated with responsibility by the Board to determine the remuneration packages of individual executive Directors and the senior management of our Company.

The members of the Remuneration Committee include Mr. Chu Yat Pang Terry (Chairman of Remuneration Committee) and Mr. Cheung Kok Cheong, both are independent non-executive Directors, and Mr. Chan Koung Nam, an executive Director.

During the year ended 31 March 2017, two meetings of the Remuneration Committee were held and all members had attended these meetings with their respective record of attendance as follows:

- (f) 檢討及批准因董事行為失當而解僱或罷 免有關董事所涉及的賠償安排,以確保 該等安排與合約條款一致;若未能與合 約條款一致,有關賠償亦須合理適當; 及
- (g) 確保任何董事或其任何聯繫人不得參與 釐定其本身薪酬。

截至2017年3月31日止年度,薪酬委員會(i) 已就服務協議及委任函之條款以及根據本公司 已於上述年度檢討之書面薪酬政策,檢討執行 董事及本公司高級管理人員之薪酬組合及花 紅;及(ii)評核執行董事及本公司高級管理人 員之表現。

本公司已採納及薪酬委員會已獲董事會授予職 責釐定本公司個別執行董事及高級管理層之薪 酬組合。

薪酬委員會成員包括獨立非執行董事朱逸鵬先 生(薪酬委員會主席)及張國昌先生,以及執行 董事陳光南先生。

截至2017年3月31日止年度,薪酬委員會已 舉行兩次會議,全體成員均有出席該等會議, 彼等各自之出席記錄如下:

Attendance/

Members of the Remuneration Committee 薪酬委員會成員	Number of Remuneration Committee meetings held 出席次數/薪酬委員會 會議舉行次數
Independent Non-executive Directors:	
獨立非執行董事: Mr. Chu Yat Pang Terry <i>(Chairman of Remuneration Committee)</i>	2/2
朱逸鵬先生(薪酬委員會主席)	
Mr. Cheung Kok Cheong 張國昌先生	2/2
Executive Directors:	
執行董事:	
Mr. Chan Koung Nam 陳光南先生	2/2

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The terms of reference of the Remuneration Committee are available on the websites of our Company and of the Stock Exchange, respectively.

Nomination Committee

The Nomination Committee of our Company was established with specific written terms of reference in compliance with the Listing Rules.

The roles and functions of the Nomination Committee include:

- (a) determining the policy of the nomination of Directors during the year and adopt the nomination procedures and the process and criteria to select and recommend candidates for directorship;
- (b) reviewing the structure, size, diversity and composition (including the skills, knowledge and experience) of the Board at least annually and making recommendations on any proposed changes to the Board to complement our Company's corporate strategy;
- (c) identifying individuals suitably qualified to become members of the Board and selecting or making recommendations to the Board on the selection of individuals nominated for directorships;
- (d) assessing the independence of the independent non-executive Directors;
- (e) making recommendations to the Board on the appointment or reappointment of Directors and succession planning for Directors in particular the chairman and the chief executive; and
- (f) reviewing regularly the Nomination Policy and Board Diversity Policy of the Company to ensure the effectiveness of these policies and reviewing any progress on achieving those objectives in these policies.

The members of the Nomination Committee include Mr. Chan Kwong Yin William, an executive Director and Chairman of the Board (Chairman of the Nomination Committee), Mr. Chu Yat Pang Terry and Mr. Cheung Kok Cheong, both are independent non-executive Directors.

During the year ended 31 March 2017, one meeting of the Nomination Committee was held to (i) assess the independence of independent non-executive Directors; (ii) review the re-appointment of retiring Directors at the 2016 annual general meeting of the Company; (iii) review the structure, size, diversity and composition of the Board and determine the policy; and (iv) review the roles of the existing Directors and ascertain whether any conflict of interests had been arisen for the Directors. 薪酬委員會職權範圍分別於本公司及聯交所網 站可供查閱。

提名委員會

本公司提名委員會已成立,具體書面職權範圍 符合上市規則。

提名委員會之角色及職能包括:

- (a) 釐定年內董事提名政策並採納提名手續、程序及標準,以挑選及建議董事人選;
- (b) 至少每年檢討董事會的架構、人數、成員多元化及組成(包括技能、知識及經驗),並就任何為配合本公司的企業策略而擬對董事會作出的變動提出推薦建議;
- (c) 物色具備合適資格可擔任董事會成員的 人士,並挑選提名有關人士出任董事或 就此向董事會提出推薦建議;
- (d) 評核獨立非執行董事的獨立身份;
- (e) 就董事委任或重新委任以及董事(尤其是 主席及主要行政人員)繼任計劃向董事會 提出推薦建議:及
- (f) 定期檢討本公司之提名政策及董事會成員多元化政策,確保該等政策行之有效,並檢討達成該等政策目標之任何進展。

提名委員會成員包括執行董事兼董事會主席陳 光賢先生(提名委員會主席)、獨立非執行董事 朱逸鵬先生及張國昌先生。

截至2017年3月31日止年度,提名委員會已 舉行一次會議,以(i)評估獨立非執行董事之獨 立性:(ii)檢討於本公司2016年股東週年大會 重新委任退任董事之事宜:(iii)檢討董事會之 架構、人數、成員多元化及組成並釐定政策: 及(iv)檢討現任董事之角色及查明董事有否任 何利益衝突。

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During the year ended 31 March 2017, one meeting of the Nomination Committee was held and all members had attended this meeting with their respective record of attendance as follows: 截至2017年3月31日止年度,提名委員會已 舉行一次會議,全體成員均有出席是次會議, 彼等各自之出席記錄如下:

Attendence/

Members of the Nomination Committee	Attendance/ Number of Nomination Committee meeting held 出席次數/提名委員會
提名委員會成員	會議舉行次數
Executive Director: 執行董事:	
Mr. Chan Kwong Yin William <i>(Chairman of the Nomination Committee)</i> 陳光賢先生(<i>提名委員會主席)</i>	1/1
Independent Non-executive Directors:	
獨立非執行董事: Mr. Chu Yat Pang Terry 朱逸鵬先生	1/1
Mr. Cheung Kok Cheong 張國昌先生	1/1

The terms of reference of the Nomination Committee are available on the websites of our Company and of the Stock Exchange, respectively.

Board diversity policy

The Board has adopted a "Board Diversity Policy", which requires the Nomination Committee of our Company to review annually the structure, size, diversity and composition of the Board and where appropriate, make recommendations on any proposed changes to the Board for achieving diversity to our Board members, so as to enhance the quality of our performance. In relation to reviewing and assessing the Board's composition, the Nomination Committee has considered a number of aspects, including but not limited to gender, age, cultural and educational background, professional qualifications, skills, knowledge and industry and regional experience.

The Nomination Committee will consider all the measurable objectives that have been set for implementing the Board Diversity Policy for achieving diversity on the Board and recommend them to the Board as selection criteria for potential candidate to the Board. The Company aims to build and maintain an appropriate balance of diversity perspectives of the Board that are considered beneficial to the Company, and will regularly review the progress on achieving those measurable objectives set out in the Board Diversity Policy. 提名委員會職權範圍分別於本公司及聯交所網 站可供查閱。

董事會成員多元化政策

董事會已採納「董事會成員多元化政策」。本 公司提名委員會須就此每年檢討董事會架構、 人數、成員多元化及組成,並就(如適用)任何 為達致董事會成員多元化而擬對董事會作出的 變動提出推薦建議,從而提升本公司表現水 平。就檢討及評核董事會組成而言,提名委員 會已考慮多項因素,包括但不限於性別、年 齡、文化及教育背景、專業資格、技能、知識 以及行業及地區經驗。

提名委員會將考慮所有就實行董事會成員多元 化政策而制定之可計量目標,務求達致董事會 成員多元化,並向董事會建議該等目標,作為 董事會對候選人之遴選準則。本公司擬建立及 適當平衡董事會成員多元化觀點,此舉對本公 司有利,並將定期檢討達致董事會成員多元化 政策所載該等可計量目標之進展。

企業管治報告

The Board diversity policy of the Company is as follows:

1. Purpose

This policy aims to set out the approach to achieve diversity on the Board.

2. Scope

This policy applies to the Board. It does not apply to diversity in relation to the employees of the Company, nor the board of directors and the employees of any subsidiary of the Company.

3. Vision

The Company recognises and embraces the benefits of having a diverse Board and sees increasing diversity at the Board level as an essential element in promoting good corporate governance practice and maintaining the Company's competitive advantage.

4. Policy Statement

The Nomination Committee will review annually the structure, size and composition of the Board and where appropriate, make recommendations on any proposed changes to the Board to complement the Company's corporate strategy. In relation to reviewing and assessing the Board composition, the Nomination Committee will consider a number of aspects, including but not limited to gender, age, cultural and educational background, professional qualifications, skills, knowledge and industry and regional experience.

5. Measurable Objectives

- 5.1 The Nomination Committee will discuss and agree on the measurable objectives for achieving diversity on the Board and recommend them to the Board for adoption.
- 5.2 The Company aims to build and maintain an appropriate balance of diversity perspectives of the Board that are considered relevant to promoting the Company's business growth and maintaining its competitiveness in a long term perspective.

6. Monitoring and Reporting

The Nomination Committee will report annually, in the Company's Corporate Governance Report, a summary of this policy and where applicable, the measurable objectives that the Board has adopted for implementation of this policy and the progress made towards achieving these objectives. 本公司董事會成員多元化政策如下:

1. 目的

本政策旨在列載董事會為達致成員多元 化而採取的方針。

2. 適用範圍

本政策適用於董事會。其並不適用於本 公司的僱員,以及本公司任何附屬公司 的董事會及僱員的多元化。

3. 願景

本公司明白並深信董事會成員多元化帶 來的裨益,並且認為董事會趨向多元化 是推動良好企業管治常規及維持本公司 競爭優勢的重要元素。

4. 政策聲明

提名委員會將每年檢討董事會的架構、 人數及組成,並就(如適用)任何為配合 本公司的企業策略而擬對董事會作出的 變動提出推薦建議。在檢討及評估董事 會組成時,提名委員會將會考慮多項因 素,包括但不限於性別、年齡、文化及 教育背景、專業資格、技能、知識以及 行業及地區經驗。

5. 可計量目標

- 5.1 提名委員會將討論及同意用作達致 董事會多元化的可計量目標,並會 建議董事會採納該等可計量目標。
- 5.2 本公司旨在使董事會成員多元化各 方面能保持適當的平衡,以切合本 公司業務發展及維持長遠競爭力。

6. 監察及匯報 提名委員會將每年於本公司的《企業管治 報告》內披露本政策的摘要,以及董事會 為執行政策而定的可計量目標及達標的 進度(如適用)。

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7. Review of this policy

The Nomination Committee will review this policy, as appropriate, and discuss any revisions that may be required, and recommend any such revisions to the Board for consideration and approval.

For the year ended 31 March 2017, our Company had regularly reviewed the progress on achieving those objectives set out in the board diversity policy above.

ACCOUNTABILITY AND AUDIT

Financial reporting

Financial results of our Group are announced in a timely manner in accordance with all statutory requirements, particularly the timeframe as stipulated in Rule 13.49(1) and Rule 13.49(6) of the Listing Rules.

All Directors acknowledged their responsibility for preparing the financial statements of our Group on a going concern basis, with supporting assumptions or qualifications as necessary, for each financial period which gives a true and fair view of our Group's financial affairs for the year ended 31 March 2017.

The statement of the auditors about their reporting responsibilities on the financial statements of our Group is set out in the section headed "Independent Auditor's Report".

Risk management and internal control

The maintenance of a sound and effective internal control system and risk management in our Group is important to safeguard our Shareholders' investment and our Company's assets.

The Board acknowledges that it is its duty to oversee our Company's risk management and internal control systems on an ongoing basis and to review their effectiveness at least annually. These systems are designated to manage rather than eliminate the risk of failure to achieve our business objectives, and could only provide reasonable but not absolute assurance against material misstatement or loss.

7. 檢討本政策

提名委員會將於適當時候檢討本政策及 討論任何須對本政策作出的修訂,並向 董事會提出修訂建議,以供董事會考慮 及通過。

截至2017年3月31日止年度,本公司已定期 檢討有關達成上述董事會成員多元化政策所載 該等目標之進展。

問責及審核 財務申報

本集團之財務業績根據所有法律規定(尤其是 上市規則第13.49(1)及13.49(6)條指明之時 限),在適當時間公佈。

全體董事確認彼等有責任就各個財政期間,按 持續經營基準,連同佐證假設或資歷(倘需 要),編製本集團之財務報表,以真實及公平 地反映本集團截至2017年3月31日止年度之 財政事務。

核數師就其對本集團財務報表之申報責任發表 之聲明載於標題為「獨立核數師報告」內。

風險管理及內部監控

本集團維持穩建及有效的內部監控制度及風險 管理對保障股東投資及本公司資產而言極為重 要。

董事會深明其有責任持續監督本公司之風險管 理及內部監控制度,並至少每年檢討其成效。 此等制度旨在管理而非消除無法達成業務目標 之風險,並僅就避免出現重大錯誤陳述或損失 提供合理而非絕對保證。

During the year, our Group has identified and evaluated the relevant risks of our Group through a series of interviews. During the risk identification and evaluation processes, relevant risks were identified, evaluated and categorised into four sections, namely financial, compliance, strategic and operational, and our Group maintained a risk register to keep track of all identified risks which provided to our Board, the Audit Committee and our management a profile of those major and significant risks and a record of management's action taken to mitigate these risks. Each risk is evaluated at least annually based on its likelihood of occurrence and potential impact to our Group. This risk register is updated by our management as the risk owners with addition of new risks and/or removal of existing risks, if applicable, at least annually, after the annual risk evaluation and review have been performed.

During the year, the Board had appointed RSM to review and assess our Group's effectiveness of the risk management and internal control systems, covering all material controls, including financial, operational, and compliance controls, with a view to ensure the adequacy of resources, staff qualification and experience, training programmes and budget of our accounting, internal audit and financial reporting functions. RSM had prepared the risk assessment report and internal control report to the Audit Committee and the Board for their review, which covered all material controls, including financial, operational, compliance and strategical controls and risk management function and control of our Group. Moreover, improvements in internal control system as recommended by RSM to enhance the risk management and internal control systems of our Group were also adopted by the Board. Based on the review findings and recommendation of RSM as well as the comments and suggestion of our Audit Committee, our Board considered the risk management and internal control systems are effective and adequate.

Function of internal audit

Currently our Group has no internal audit function. The Board has discussed and reviewed the need for an internal audit function and is of the view that in light of the size, nature and complexity of the business of our Group, it would be more cost effective to appoint external independent professionals to review, at least annually, our risk management and internal control systems. Although our Group did not establish internal audit function during the year, the Board will continue to review a least annually the need for the function of internal audit. 於年內,本集團透過進行一連串會面而識別及 評估本集團之相關風險。於風險識別及評估過 程中,相關風險已獲識別及評估,並分為財 務、合規、策略及營運四類。本集團設有風險 記錄以追蹤所有已識別風險,為董事會、審核 委員會及管理層提供該等主要及重大風險概 要,並記錄管理層為減輕該等風險而採取之行 動。各項風險根據其發生可能性及對本集團之 潛在影響至少每年進行評估。進行年度風險評 估及檢討後,風險記錄至少每年由管理層以風 險擁有人身份更新,加入新風險及/或移除現 有風險(如適用)。

於年內,董事會已委聘羅申美檢討及評估本集 團風險管理及內部監控制度之成效,涵蓋所有 重大監控方面,包括財務、營運及合規監控, 務求確保資源、員工資歷及經驗、培訓計劃以 及會計、內部審核及財務申報職能之預算充 分。羅申美已編製風險評估報告及內部監控報 告以供審核委員會及董事會審閱,當中涵蓋本 集團所有重大監控方面,包括財務、營運、合 規及策略監控以及風險管理職能及監控。此 外,董事會亦已採納羅申美建議之內部監控制 度改善措施,以提升本集團風險管理及內部監控制 控制度。根據羅申美之檢討結果及推薦建議以 及審核委員會之意見及建議,董事會認為風險 管理及內部監控制度有效及充分。

內部審計職能

本集團目前不設內部審計職能。董事會已討論 及檢討是否需要設立內部審計職能,並基於本 集團業務規模、性質及複雜程度,認為委聘外 聘獨立專業人士至少每年檢討風險管理及內部 監控制度更符合成本效益。儘管本集團於年內 不設內部審計職能,惟董事會將繼續至少每年 檢討是否需要設立內部審計職能。

Inside information

The Board has implemented procedures and internal controls for the handling and dissemination of inside information. Our Company has adopted the inside information policy which aims to set out guidelines to the Group's directors, officers and all relevant employees to ensure inside information (as defined below) of the Company is to be disseminated to the public in equal and timely manner in accordance with the applicable laws and regulations.

The term "relevant employee" refers to employee of the Group, because of his office or employment, who is likely to be in possession of the unpublished inside information (as defined below).

Under the new Part XIVA of the SFO, Chapter 571, inside information is the specific information about the company, its shareholder or officer or its listed securities or derivatives, which is not generally known to the persons who are accustomed, or would be likely, to deal in the company's listed securities but would, if generally known to them, be likely to materially affect the price of the company's listed securities.

During the year ended 31 March 2017, the Board had reviewed the Company's inside information policy.

COMPANY SECRETARY

During the year ended 31 March 2017, our Company Secretary undertook no less than 15 hours of relevant professional training.

INVESTOR RELATIONS AND COMMUNICATION

The Board has established a Shareholders' communication policy for maintaining an on-going dialogue with our Shareholders and other stakeholders and encouraging them to communicate actively with our Company.

This policy sets out the principles of our Company in relation to Shareholders' communications, with the objective of ensuring that the communications with our Shareholders and other stakeholders (including potential investors) with ready, equal and timely access to balanced and understandable information about our Company (including its financial performance, strategic goals and plans, material developments, corporate governance and risk profile), in order to enable our Shareholders and other stakeholders to exercise their rights in an informed manner mainly through our Company's corporate communications (such as interim reports and annual reports, announcements and circulars, and notices of meetings), annual general meetings and other general meetings, as well as disclosure on the websites of our Company and of the Stock Exchange, respectively.

內幕消息

董事會已就處理及發佈內幕消息實施程序及內 部監控。本公司已採納內幕消息政策,旨在為 本集團董事、高級職員及所有相關僱員制定指 引,確保本公司之內幕消息(定義見下文)根據 適用之法律及法規,以平等基準適時發放予公 眾。

「相關僱員」一詞指本集團之僱員,因為其職 務或委聘,可能持有未經公佈之內幕消息(定 義見下文)。

根據全新香港法例第571章證券及期貨條例第 XIVA部,內幕消息指關於公司、其股東或高 級職員,或其上市證券或衍生工具(並非普遍 為慣常(或相當可能會)買賣公司上市證券之人 士所知,但該等消息或資料如普遍為彼等所 知,則相當可能會對公司上市證券之價格造成 重大影響)之具體資料。

截至2017年3月31日止年度,董事會已檢討 本公司之內幕消息政策。

公司秘書

截至2017年3月31日止年度,公司秘書已接 受不少於15個小時之相關專業培訓。

投資者關係與溝通

董事會已制定股東通訊政策以與股東及其他持 份者持續對話,以及鼓勵彼等積極與本公司溝 通。

此政策載列本公司有關股東通訊之原則,旨在 確保與股東及其他持份者(包括潛在投資者)保 持溝通,並容易、公平及適時取得平衡及易於 理解之本公司資料(包括其財務表現、策略目 標及計劃、重大發展、企業管治及風險概 況),以確保股東及其他持份者主要透過本公 司之公司通訊(例如中期報告及年報、公佈及 通函以及大會通告)、股東週年大會及其他股 東大會,以及分別於本公司及聯交所網站上之 披露資料,在知情之情況下行使其權利。

Announcements, interim reports, annual reports and circulars and associated explanatory documents etc. are dispatched to our Shareholders and are also published on the websites of our Company and of the Stock Exchange under a dedicated "Investor Relations" section under the sub-section headed "Information Disclosure" thereon as soon as practicable in plain language and in both English and Chinese versions or where permitted, in single language, and will be updated on a regular basis and in a timely manner.

Our Company's website provides our Shareholders and other stakeholders with the corporate information, such as our principal business activities and products, the development of corporate governance and the corporate social responsibilities of our Group, etc.

Our Company continues to commit to a proactive policy of promoting investor relations and effective communication with our Shareholders and analysts by maximising the use of our Company's website as a channel to disclose our Company's updated information and corporate communications to our Shareholders, stakeholders and the public on a timely basis. Our Company also encourages our Shareholders to attend shareholders' meetings to stay informed of our Group's businesses and convey any concerns they may have to the Directors and senior management.

Shareholders' rights

1. Procedures for Shareholders to convene an extraordinary general meeting

Pursuant to Article 58 of our Company's Articles of Association, any one or more Shareholders holding, at the date of deposit of the requisition, not less than one-tenth of the paid up capital of our Company carrying the right of voting at general meetings of our Company, shall at all times have the right to require an extraordinary general meeting ("**EGM**") to be called by the Board.

Such requisition shall be made in writing to the Board or the Company Secretary of our Company at our principal place of business in Hong Kong for the purpose of requiring an EGM of our Company to be called by the Board for the transaction of any business specified in such requisition.

Such EGM will be held within two months after the deposit of such requisition.

公佈、中期報告、年報及通函,以及相關解釋 文件已在切實可行之情況下盡快以淺白語言, 並以中英文(或在許可情況下以單一語言)寄發 予股東,亦分別已登載於本公司網站及聯交所 網站內標題為「投資者關係」項下「信息披露」 分節內,並將定時及適時更新。

本公司網站向其股東及其他持份者提供主要業 務活動及產品、企業管治之發展以及本集團之 企業社會責任等公司資料。

本公司繼續奉行積極進取之政策,盡量使用本 公司網站作為適時向股東、持份者及公眾披露 本公司最新資料及公司通訊之渠道,促進投資 者關係以及與股東及分析員間有效溝通。本公 司亦鼓勵股東出席股東大會,以緊貼有關本集 團業務之資訊,並向董事及高級管理層提出彼 等之關注。

股東之權利

1. 股東召開股東特別大會之程序

根據本公司組織章程細則第58條,任何 一名或以上於遞交呈請日期持有本公司 繳入股本(附帶於本公司股東大會之表決 權)不少於十分之一之股東,有權隨時要 求董事會召開股東特別大會(「**股東特別** 大會」)。

有關呈請須以書面形式寄至香港主要營 業地點向董事會或本公司之公司秘書作 出,以要求董事會就處理該呈請列明之 任何事務召開本公司股東特別大會。

有關股東特別大會須於該呈請遞交後兩 個月內舉行。

If the requisition is in order, an EGM will be convenced by serving sufficient notice in accordance with the requirements under the Articles of Association of the Company and the Listing Rules to all Shareholders. On the contrary, if the requisition is invalid, the Shareholders concerned will be advised of this outcome and accordingly, an EGM will not be convened as requested.

Depending on the nature of the proposals, any EGM of our Company at which the passing of a special resolution is to be considered shall be called by notice of not less than twenty-one clear days and not less than ten clear business days. All other EGM of our Company may be called by notice of not less than fourteen clear days and not less than ten clear business days (whereas the notice shall be exclusive of the day on which it is served or deemed to be served and of the day for which it is given), together with the accompanying circular which also sets out details of each proposed resolution and other relevant information as required under the Company's Articles of Association and the Listing Rules.

2. Procedures for raising enquiries

Shareholders may direct their queries such as their shareholdings, share transfer and registration, change of name or address, loss of share certificates or dividend warrants, registration and payment of dividend, etc. to our Company's branch share registrar and transfer office in Hong Kong, Tricor Investor Services Limited:

Address	:	Level 22, Hopewell Centre 183 Queen's Road East Hong Kong	地址	:	香港 皇后大道東 183號 合和中心 22樓
Email	:	is-enquiries@hk.tricorglobal.com	電郵	:	is-enquiries@hk.tricorgl
Tel	:	(852) 2980 1333	電話	:	(852) 2980 1333
Fax	:	(852) 2810 8185	傳真	:	(852) 2810 8185

倘要求 滴當,將根據本公司組織章程細 則及上市規則之規定向全體股東發出充 分通知後召開股東特別大會。相反,倘 要求無效,相關股東將獲告知此結果, 亦不會應要求召開股東特別大會。

按建議之性質,將於會上考慮通過特別 決議案之本公司任何股東特別大會須透 過發出不少於二十一個完整日子及不少 於十個完整營業日之通知召開。本公司 所有其他股東特別大會可藉由發出不少 於十四個完整日子及不少於十個完整營 業日之通知召開(通知期不包括送達或被 視為送達當日及發送當日),連同隨附之 通函,當中亦載列各項建議決議案之詳 情以及本公司組織章程細則及上市規則 規定之其他相關資料。

2. 查詢程序

股東可將彼等持股權、股份轉讓及登 記、更改姓名或地址、遺失股票或股息 證、登記及派付股息等查詢發送至本公 司之香港股份過戶登記分處卓佳證券登 記有限公司:

global.com

CORPORATE GOVERNANCE REPORT

企業管治報告

Shareholders and other stakeholders may also raise enquiries in respect of our Company's matters in writing to the Board or the Company Secretary whose contact details are as follow:

Address	:	Unit 3410, 34th Floor Tower II, Lippo Centre 89 Queensway, Admiralty, Hong Kong	地址	:	
Email	:	ir@hkfinance.com.hk	電郵	:	i
Tel	:	(852) 2525 3535	電話	:	(
Fax	:	(852) 2525 3534	傳真	:	(

- 3. Procedures for putting forward proposals at shareholders' meetings
 - (i) Proposal for election of a person other than a Director as a Director:

Pursuant to Articles 83(2) and 85 of the Company's Articles of Association and the "Procedures for Shareholders to Propose a Person for Election as a Director of the Company", which is available at our Company's website, a Shareholder who wishes to propose a person other than a retiring Director for election to the office of Director at any general meeting should lodge:

- (a) notice in writing signed by him/her concerned of his/ her intention to propose a candidate for election as a Director which must include the personal particulars of this nominated candidate as required by Rule 13.51(2) of the Listing Rules; and
- (b) notice in writing signed by this nominated candidate to be proposed indicating his/her willingness to be elected and his/her consent to publish his/her information on our Company's announcement.

The above-mentioned notices should be lodged and addressed to the Chairman of the Board or Chief Executive Officer of our Company at our principal place of business in Hong Kong, and the period for lodgment of these notices shall commence on the day after the dispatch of the notice of the general meeting and end no later than ten business days prior to the date of such general meeting. 股東及其他持份者可將有關本公司之查 詢以書面形式發送至董事會或公司秘 書,聯繫詳情如下:

- 地址 : 香港金鐘金鐘道89號 力寶中心二座 34樓3410室
 - 電郵 : ir@hkfinance.com.hk
- 電話 : (852) 2525 3535
- 專真 : (852) 2525 3534

3. 於股東大會上提呈建議之程序

- (i) 建議推選董事以外之人士擔任董 事: 根據本公司組織章程細則第83(2) 及85條,以及「股東提名人選參選 為公司董事的程序」(可於本公司網 站查閱),股東如欲建議退任董事 以外之人士於任何股東大會上參選 董事,應遞交:
 - (a) 由有意建議候選人參選董事 之人士簽署之通知書,必須 載列上市規則第13.51(2)條 所規定該提名候選人之詳情; 及
 - (b) 獲建議推選之該提名候選人 簽署之通知書,表明其參選 意願及同意於本公司公佈上 刊發其資料。

上述通知書須提交並寄至香港主要 營業地點予本公司董事會主席或行 政總裁,該等通知書之遞交期由寄 發股東大會通告翌日開始,並於有 關股東大會日期前不遲於十個營業 日結束。

(ii) Procedures for putting other forward proposals at general meetings:

To put forward proposals other than the above at a general meeting, Shareholders should submit a written notice of those proposals with their detailed contact information to our Company Secretary at the principal place of business of our Company in Hong Kong. The notice period to be given to all Shareholders for consideration of the proposal raised by the Shareholders concerned at general meetings varies according to the nature of the proposal.

Constitutional Documents

During the year ended 31 March 2017, there was no change in the amended Memorandum and Articles of Association of our Company.

Our Company's latest versions of Memorandum of Association and Articles of Association are available on the websites of our Company and of the Stock Exchange, respectively. (ii) 於股東大會提出其他建議之程序:

擬在股東大會上提出上述以外之建 議,股東須提交該等建議之書面通 知,連同詳細聯絡資料,送交本公 司在香港之主要營業地點予公司秘 書。就有關股東提出於股東大會考 慮之提案而向全體股東發出通告之 通知期因應建議之性質而有所不 同。

憲章文件

截至2017年3月31日止年度,本公司之經修 訂組織章程大綱及細則概無變動。

本公司組織章程大綱及細則之最新版本分別於本公司及聯交所網站可供查閱。

INTRODUCTION

Our Group is the first Hong Kong listed company specialising in property mortgage with solid financial background and high transparency. A major reason for our success is the reputation we have established over the years. We are always the first choice of mortgage among the property owners. We are the best mortgage platform for property owners.

We continue to provide "professional, reliable, and flexible" mortgage services. Our experienced mortgage managers provide customised, property-pledged mortgage solutions based on customers' specific needs. Creating a harmonious community is one of the key targets in the Group's vision of building and maintaining a sustainable business. We continued our commitment to making donations to and sponsoring various reputable charity partners. Our strong corporate social responsibility and outstanding services have won wide recognition in the market, furnishing us with a solid reputation as the most reliable lender in Hong Kong.

Our Group is committed to responsible operation and value creation for stakeholders and community by integrating environmental and social factors into our management considerations. Sustainability strategy is based on the compliance with the legal requirements in the area we operate and opinions from stakeholders. It is crucial for our Group's growth in order to achieve business excellence and to build capabilities for long-term competitiveness. We have established various policies to manage and monitor the risks related to the environment, employment, operating practices and community. Details of the management approaches to sustainable development of different areas are illustrated in this environmental, social and governance report.

緒言

本集團為首間專門從事物業按揭之香港上市公 司,具有穩健財務背景及高透明度。我們之致 勝關鍵為多年來建立之商譽。我們一直是業主 按揭之首選,同時亦是其最佳按揭平台。

我們繼續提供「專業、可靠及靈活」之按揭服 務。我們經驗豐富之按揭經理根據客戶個別需 要提供度身訂做之物業抵押按揭解決方案。創 建和諧社區為本集團建立及維持可持續發展業 務願景的關鍵目標之一。我們繼續致力向不同 信譽良好之慈善合作夥伴提供捐款及贊助。我 們具備高度企業社會責任感及出類拔萃之服務 於市場贏得廣泛認同,使我們得到香港最可靠 放貸人之美譽。

本集團致力將環境及社會因素納入管理考慮, 從而以負責任之方式營運及為持份者及社區創 造價值。可持續發展策略以遵守營運所在地區 之法律要求及持份者意見為依據。本集團增長 對獲得卓越業務表現及建立長期競爭力而言至 關重要。我們已制訂不同政策管理及監察有關 環境、僱傭、營運慣例及社區之風險。有關不 同範疇可持續發展之管理方針詳情於本環境、 社會及管治報告中詳述。

STAKEHOLDERS ENGAGEMENT

Our Group acknowledges the importance of intelligence gained from the stakeholders' insights, inquiries and continuous interest in our Group's business activities. The following table provides an overview of our Group's key stakeholders and various platforms and methods of communication used by our Group to reach out, listen and respond to key stakeholders.

持份者參與

本集團深明從持份者對本集團業務活動之觀 感、查詢及持續興趣獲得情報之重要性。下表 概述本集團之主要持份者以及本集團用於接 觸、聆聽及回應主要持份者之不同通信平台及 方式。

Stakeholder	Expectation	Engagement channel			
持份者	期望	接觸渠道			
Government	 To comply with the laws Proper tax payment Promote regional economic development and employment To make proper and timely disclosures 	 On-site inspections and checks Research and discussion through work conferences, work reports preparation and submission for approval Annual reports Website of our Company 			
政府	 一 遵守法律 一 依法納税 一 推動區域經濟發展及就業 一 及時作出適當披露 	 一 實地檢驗及檢查 透過工作會議、編製工作報告及提交 批准展開研究及討論 一 年報 一 本公司網站 			
Shareholders and Investors	 Low risk Return on the investment Information disclosure and transparency Protection of interests and fair treatment of shareholders 	 Annual general meeting and other shareholder meetings Annual reports, interim reports and announcements Newsletter Meeting with investors and analysts Websites of our Company and of the Stock Exchange, respectively 			
股東及投資者	 一 低風險 一 投資回報 一 資料披露及透明度 一 保障股東利益及公平待遇 	 一股東週年大會及其他股東大會 一年報、中期報告及公告 一新聞稿 一與投資者及分析師會面 一本公司網站及聯交所網站 			

Stakeholder	Expectation	Engagement channel		
持份者	—————————————————————————————————————	接觸渠道		
Employees	 Safeguard the rights and interests of employees Working environment Career development opportunities Self-actualisation Health and safety 	 Conference Training, seminars, briefing sessions Cultural and sport activities Newsletters Intranet and emails 		
僱員	 一 保障僱員權利及利益 一 工作環境 一 事業發展機會 一 自我實現 — 健康與安全 	 一 會議 一 培訓、研討會及簡介會 一 文化及體育活動 一 新聞稿 一 內聯網及電郵 		
Customers 客戶	 Legal and high-quality products Stable relationship Information transparency Integrity Business ethics 合法及優質產品 穩定關係 	 Website of our Company, brochures and annual reports Email and customer service hotline Feedback forms Regular meeting 本公司網站、宣傳冊及年報 電郵及客戶服務熱線 		
	一 資料透明 一 誠信 一 商業道德	 电到及各户版份款款 一 意見反饋表 一 定期會議 		
Bank	 To repay loans on schedule, monitor operating conditions and risks and operate with honesty and credibility 	 Work conferences On-site visits, post-loan tracking and various business communication 		
銀行	 一 按時償還貸款、監察營運狀況及風險, 及以誠信方式營運 	 一工作會議 一 實地訪查、貸後追蹤及各種商業通訊 		
Peer/Industry associations	Experience sharingCorporationsFair competition	 Industry conference Site visit Website of our Company 		
同業/行業協會	一 經驗分享 一 合作 一 公平競爭	 一 行業會議 一 實地訪查 一 本公司網站 		
Financial Institution	 Compliance with the law and regulations Disclosure information 	 Consulting Information disclosure Annual Reports, interim reports and announcements 		
財務機構	 一 遵守法律及法規 一 披露資料 	 一 諮詢 一 資料披露 一 年報、中期報告及公告 		

Stakeholder	Expectation	Engagement channel
持份者	期望	接觸渠道
Media	 Transparent information Communication with media 	 Website of our Company Interviews Media conference Media gathering
傳媒	一資料透明一與媒體溝通	 一本公司網站 一訪問 一記者招待會 一傳媒茶敍
Public and communities	 Community involvement Social responsibilities 	 Volunteering Charity and social investment Annual reports, interim reports and announcements
公眾人士及社區	一 社區參與一 社會責任	一義工服務一慈善及社會投資一年報、中期報告及公告

ENVIRONMENTAL ASPECTS Emissions

Our Group is committed to continuously improving the environmental sustainability of our business. In striving to do the right thing as a company, we recognise that we have an obligation to reduce the impact on our operations and be accountable for the resources and materials we use each day.

Our Group is mainly involved in office operation only. Our Group's "Corporate Environmental Policy" encompasses our general approach towards controlling environmental impacts of office activities. Our most significant environmental impacts are greenhouse gas ("**GHG**") emissions from energy use in our facilities. Our businesses are mostly carried out locally in offices in Hong Kong. In line with our policy to minimise emissions, we have implemented energy saving practices which are mentioned in the session of "Use of Resources" in order to reduce the GHG emission. We compile with Air Pollution Control Ordinance, Sewage Services Ordinance and Waste Disposal Ordinance. During the reporting period, there were no cases of noncompliance with the laws and regulations in respect of emissions.

環境方面

排放

本集團致力不斷改善我們業務環境方面之可持 續發展。為努力作正確之舉,我們承認有責任 減低對業務之影響,並對我們每日所用資源及 物料負責。

本集團僅主要涉及辦公室業務。本集團之「企 業環境政策」包括對控制辦公室活動所造成環 境影響之一般方針。我們最為重大之環境影響 為來自設施用電之溫室氣體(「**溫室氣體**」)排 放。我們大部分業務均於香港本地辦事處進 行。遵照我們的減排政策,我們已實施「資源 運用」一節所述之節能措施,以減少溫室氣體 排放。我們已遵守空氣污染管制條例、污水處 理服務條例及廢物處置條例。於報告期內,並 無不遵守排放相關法律及法規之情況。

Use of Resources

Our Group places a high priority on the efficient use of resources. As stipulated in our Group's "Corporate Environmental Policy", the Group strives to improve the efficient use of natural resources, including minimise waste streams and emissions and implement effective recycling programs. Practical measures are implemented as follows:

Paper Saving

In the office, we encourage our employees to use both sides of the paper and use suitable font size/shrinkage mode to minimise the uses of paper, if possible. Besides, electronic media is recommended for circulation/communication, to further minimise the uses of paper.

Water Conservation

We encourage our employees to report all leaking faucets or pipes to the relevant department and turn off all taps when not in use.

Electricity Conservation

The electrical appliance should be set as energy saving mode where possible. For computers, the idle automatically mode is 20 minutes or less. The room temperature should be set in a comfortable range. Also, unnecessary lighting and power supply should be switched off when they are not in use.

Green Pantry

We encourage our employees to use reusable cutleries, cups and glasses and environmentally friendly cleaning products (e.g. biodegradable or phosphate free detergent, refillable soap, etc.).

Materials Re-use and Stationary Conservation

Waste papers are used as fillers for packing and/or reduce using fillers, if possible. Employees should handle and store materials carefully to reduce breakage and wastage. Boxes/fillers/other materials are reused for packaging/storage/delivery. Environmentally friendly stationery is suggested to use. Cord binder, envelopes and other materials or stationery should be reused until worn out.

The Environment and Natural Resources

According to our Group's "Corporate Environmental Policy", we (i) raise staff's awareness of environmental issues through various approaches and enlist their support in improving our performance; (ii) promote environmental awareness amongst our customers, business partners and shareholders; (iii) support community activities in relation to environmental protection and sustainability; and (iv) evaluate regularly and monitor past and present business activities impacting upon environmental matters. With the integration of policies mentioned in the sessions "Emission" and "Use of Resource", we are able to minimise the impacts to the environment and natural resources.

資源運用

本集團重視以具效率方式使用資源。誠如本集 團「企業環境政策」所訂明,本集團致力提高 天然資源之使用效率,包括盡量減少廢物產生 及排放,以及實施有效回收計劃。已實施之實 際措施如下:

節省用紙

於辦公室,我們鼓勵僱員在可行情況下雙面使 用紙張及採用合適字體大小/縮小模式以盡量 減少用紙,另外亦建議採用電子媒體傳閱/通 信,以進一步減少用紙。

節約用水

我們鼓勵僱員向相關部門報告水龍頭或水管滲 漏情況,並在無人使用時關上所有水龍頭。

節約用電

在可行情況下,電器應設為省電模式。就電腦 而言,自動閒置模式為20分鐘或以內。室溫 應設在舒適之範圍內。另外,在無人使用時應 關上不必要之照明設備及電源。

綠色茶水間

我們鼓勵僱員使用可重複使用之餐具、茶杯及 水杯,以及環保清潔產品(例如可生物降解或 無磷酸鹽洗滌劑、可補充肥皂等等)。

重用物料及節省使用文具

在可行情況下,廢紙用作包裝填充物及/或減 少使用填充物。僱員應小心處理及儲存物料, 以減少破損及浪費。箱/填充物/其他物料重 新用於包裝/儲存/運輸,並建議使用環保文 具。線纜縛索、信封及其他物料或文具應重複 使用,直至磨損為止。

環境及天然資源

根據本集團之「企業環境政策」,我們(i)透過 不同方式提高員工對環境議題之關注,並在改 善表現方面獲員工支持:(ii)提高客戶、業務夥 伴及股東之環境意識:(iii)支持有關環保及可 持續發展之社區活動;以及(iv)定期評估及監 察過去及目前業務活動對環境方面之影響。透 過整合「排放」及「資源運用」兩節所述政策, 我們得以盡量減低對環境及天然資源之影響。

SOCIAL ASPECTS Employment and Labour Practices Employment

Being in the financial services industry, our people are our most important asset that drives the long-term development and sustainability of our Group. We have established and implemented a set of human resources management policies and procedures in place with the aim to provide an ideal working environment to our staff in order to comply with local employment laws and regulations, such as Employment Ordinance. Our staff handbook sets out our Group's standards for compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, antidiscrimination, and other benefits and welfare.

Our Group provides competitive and attractive remuneration package to reward and retain our employees. The package includes basic salary, allowance, Mandatory Provident Fund (MPF) and required social security benefits and variable incentive-based remuneration such as discretionary bonus.

Our people are more than just employees — they are friends and family of our Group. To increase the employees' sense of belonging, we establish a supportive and relaxing working environment and offer activities to employees, including but not limited to annual dinner.

Our Group provides paid or partially paid leave in addition to that specified in the Employment Ordinance or provides support services or activities to staff to take care of urgent personal or family matters when required.

Our Group strives to provide employees and/or their family members family care benefits and support that have a positive impact on their family life.

In 2015/2016, our principal subsidiary, HK Finance, was commended as Family-Friendly Employer. The Award Scheme is co-organised by the Home Affairs Bureau and the Family Council, which recognised the efforts made to put in place family-friendly practices and measures and foster pro-family culture and environment.

During the reporting period, no non-compliance regarding employment brought against us or our employees were noted.

社會方面 僱傭及勞工常規 僱傭

於金融服務業,員工為我們推動本集團長期發 展及可持續發展之重要資產。為遵守本地僱傭 法例及法規(如僱傭條例),我們已設立並實施 一套人力資源管理政策及程序,旨在為員工提 供理想工作環境。我們的員工手冊載列本集團 薪酬及遣散、招聘及晉升、工時、休息時間、 平等機會、多元化、反歧視等標準,以及其他 福利及待遇。

本集團提供具競爭力及吸引力之薪酬組合以獎 勵及留聘僱員。組合包括基本薪金、津貼、強 制性公積金(強積金)、必要社會保障福利及浮 動獎勵酬金(如酌情花紅)。

我們的員工不僅是僱員,亦是本集團之挈友及 家人。為提高僱員歸屬感,我們設立一個有支 持及輕鬆的工作環境,並向僱員提供年度晚宴 等活動。

除僱傭條例所訂明者外,本集團亦於需要時向 員工提供有薪或部分帶薪休假,或提供支援服 務或活動,以處理緊急個人或家庭事務。

本集團致力向僱員及/或其家庭成員提供家庭 護理福利及支援,對彼等之家庭生活產生積極 影響。

於2015/2016年,我們的主要附屬公司香港信 貸獲嘉許為家庭友善僱主。該獎勵計劃由民政 事務局及家庭議會聯合舉辦,表揚在制訂家庭 友善慣例及措施,以及促進關顧家庭文化及環 境方面付出之努力。

於報告期內,我們或我們的僱員並無注意到有 關僱傭方面之不合規情況。

Health and Safety

In the daily operation of our Group, there are no significant hazards as compared to industries like manufacturing and mining etc.. We aim to provide a safe and healthy working environment to our employees, and encourage them to achieve a balance between work and a healthy life as stipulated in our "Occupational Safety and Health Policy". We support and nurture a culture that promotes employees wellness and raises health and safety awareness. We provide extra protection measures over and above those specified in the Occupational Safety and Health Ordinance and/or Factories and Industrial Undertakings Ordinance by providing employees' wellbeing, safety and welfare that includes out-patient fees. Besides, we also provide information and activities/services regarding stress management and mental wellness counselling that enable staff to deal with interpersonal health and personal and family matters that might affect their job performance.

During the reporting period, there were no cases of non-compliance with the laws and regulations in respect of the provision of a safe working environment and the protection of employees from occupational hazards.

Development and Training

Our Group is committed to supporting staff development based on our "Staff Training and Development Policy". We provide diversified onthe-job training to employees. We ensure that our employees are supported and are able to meet the changing demands of our Group and our service users so that the organisation achieves its strategic objectives. We also strive to facilitate employees development through assisting them to broaden, deepen and thereby further enhance their existing skills. We provide a working environment where continuous learning and development take place that helps the employees to gain more enjoyment from their roles, increase motivation and enhance employee retention. We will enhance the training system in order to improve the personal development of our employees.

健康及安全

與製造業及採礦業等行業相較,本集團日常營 運中並無重大危害。誠如我們的「職業安全及 健康政策」所述,我們之目標為向僱員提供安 全健康的工作環境,並鼓勵彼等在工作及健康 生活上取得平衡。我們支持及培育促進僱員健 康並提高健康及安全意識之文化。我們額外提 像例所訂者以外及更優勝之保障措施,提供僱 員健康、安全及包括門診費用之福利。此外, 我們亦提供關於壓力管理之資料及活動/服務 以及精神健康諮詢,使員工能夠處理有可能影 響工作表現之人際關係、健康以及個人及家庭 事宜。

於報告期內,並無不遵守有關提供安全工作環 境及保障僱員免於職業危害之法律及法規之情 況。

發展及培訓

本集團致力根據我們的「員工培訓及發展政策」 支持員工發展。我們為僱員提供多元化之在職 培訓。我們確保員工得到支援,並能夠滿足本 集團及服務用家變化不斷之需求,從而實現其 策略目標。我們亦透過協助員工拓展、深化從 而進一步提升現有技能,努力促進僱員發展。 我們提供持續學習及發展之工作環境,此有助 僱員更享受履行職務、增加動力及改善留用僱 員之情況。我們將改進培訓制度,以改善僱員 之個人發展。

> 香港信貨集團有限公司 2017年報

Labour Standards

According to our Group's staff handbook, we strive to provide fair and equal opportunities and a respectful and pleasant working environment to all employees. All individuals of our Group are recruited, hired, assigned, trained, promoted, compensated and retained on the basis of their gualifications, experience and/or the terms and conditions, and treated equally in these respects without regard to race, colour, creed, religion, sex, sexual orientation, age, marital status, national origin, disability or family status. We require that the office work environment is free from all forms of discrimination and harassment. There is no significant risk related to recruitment of child labour as our Group's business requires employees equipped with specialised skills and adequate educational background. We are in strict compliance with the Employment Ordinance and Employment of Children Regulations. During the reporting period, no noncompliance regarding labour standard brought against us or our employees were noted.

Operating Practices

Supply Chain Management

Our Group's business nature is service-orientated. Therefore, we have relatively fewer suppliers and a less complicated supply chain. Our main suppliers are only involved in third-party services providers such as information technology service, property management service, advertising service, legal and consulting service, office equipment, printing and stationery suppliers. We have established an "Environmental Purchasing Policy" to support the purchase of recycled and environmentally preferred products in order to minimise environmental impacts relating to our work. To provide a fair overview of supplier selection, we opt to select more than one supplier for comparison purpose during the primary engagement process.

勞工標準

根據本集團之員工手冊,我們致力向全體僱員 提供公平及平等之機會,及備受尊重而愉快之 工作環境。本集團所有人員按彼等之資歷、經 驗及/或條款及條件獲招聘、聘用、分配、培 訓,晉升、補償及留聘,並在此等方面得到平 等待遇,而不論種族、虜色、信仰、宗教、性 別、性取向、年齡、婚姻狀況、國籍、殘疾或 家庭狀況。我們要求辦公室之工作環境不存在 任何形式之歧視及騷擾。由於本集團業務需要 僱員具備專門技能及適當教育背景,故並無有 關招聘童工之重大風險。 我們嚴格遵守僱傭 的僱員並無注意到有關不遵守勞工標準之情 況。

營<mark>運慣</mark>例 供應鏈管理

本集團之業務性質以服務為本,所以我們的供 應商相對較少,而供應鏈亦相對不複雜。我們 之主要供應商只涉及第三方服務供應商,如資 訊科技服務、物業管理服務、廣告服務、法律 及諮詢服務、辦公設備、印刷及文具供應商。 我們已制訂「環境採購政策」以支持採購回收 及環保產品,從而盡量減低與我們工作有關之 環境影響。在初步委聘過程中,為公允地綜述 供應商選擇,我們會選擇多於一家供應商以作 比較。

Product Responsibility

Providing efficient and high-quality service to customers are the utmost concern of our Group. We are in strict compliance with related laws and regulations, including but not limited to Money Lenders Ordinance, Personal Data (Privacy) Ordinance ("**PDPO**"), Trade Description Ordinance and Copyright Ordinance. Our aim is for our customers to have confidence in our products and services, and sufficient information to make informed choices.

As stipulated in our Group's "Quality Management Policy", we are committed to providing services with high standards by aligning the Company through priority setting and action plan building, reinforcing network capabilities through training and supporting our employees and monitoring our progress, and identifying and closing gaps through indicators. We strive to improve customer experience by providing value-added features on our website, including but not limited to mortgage calculator, online property valuation and online loan application. With the increasing popularity of the use of mobile application and social media, we have established various communication channels with customers, such as WhatsApp, WeChat and Facebook. We also update news relating to fraud cases commenced by illegal financial intermediates on our website to raise the awareness of our customers. In order to understand customers' need and improve our customer service, we welcome feedbacks from customers through online questionnaire.

Our Group upholds a belief that information security and privacy is the key principle for operation. In our daily operations, we obtain various types of personal data of our customers being protected by the PDPO. As such, we have set up internal control procedures to ensure our compliance with PDPO which include (i) our employees are required not to retain or disclose any confidential information about our business activities and other sensitive confidential data to any third parties; (ii) customers are acknowledged of their rights under PDPO and the purpose of collection of their personal data upon completing and signing the loan application forms; and (iii) confidential personal data is not obtained through phone conversations and customer files are kept in a locked cabinet.

產品責任

向客戶提供具效率及優質服務為本集團最關注 之事項。我們嚴格遵守相關法律及法規,包括 但不限於放債人條例、個人資料(私隱)條例 (「**私隱條例**」)、商品説明條例及版權條例。我 們的目標是令客戶對我們的產品及服務充滿信 心,並擁有充足資料作出知情選擇。

本集團訂有「質量管理政策」,透過設定優先 次序及建立行動計劃整頓本公司、透過培訓及 支援僱員及監察進度鞏固網絡能力、及透過指 標識別及收窄差距,我們致力提供高水平服 務。我們努力不懈透過我們的網站提供增值功 能提升客戶經驗,包括但不限於按揭計算器、 網上物業估值及網上申請貸款。隨著流動應用 程式及社交媒體的使用日漸普及,我們已利用 WhatsApp、WeChat及Facebook等建立多個 與客戶溝通的渠道。我們亦於我們的網站發佈 有關非法財務中介公司騙案的新聞,提高我們 客戶的警覺性。為瞭解客戶需要及改善我們的 客戶服務,我們歡迎客戶透過網上問卷作出反 饋。

本集團謹守資料安全及私隱為主要經營原則的 理念。在我們的日常經營過程中,我們會獲得 各種類型的客戶個人資料,該等資料受私隱條 例保護。因此,我們已成立內部控制程序以確 保我們遵守私隱條例,內容包括(i)我們的僱員 規定不得保留或向任何第三方披露有關我們業 務活動的任何機密資料或其他敏感機密資料; (ii)客戶知悉彼等於私隱條例項下的權利及於 填寫及簽署貸款申請表格時收集其個人資料的 目的;及(iii)機密個人資料不可透過電話交談 獲得,且客戶文件須鎖在文件櫃內。

Anti-corporation

In our Group's staff handbook, one of the most important rules is that we require all employees to avoid any relationship, influence, interest or activity that could compromise the best interest of our Group. As part of their responsibility, all employees should avoid any position whereby their judgment, decision or influence on behalf of our Group may give rise to their personal interests, finance and/or other means of interest. They should ensure that dealings with customers, suppliers, contractors, job applicants, colleagues or any other third party are met with good judgment, careful observance of all applicable laws and regulations, and the highest standard of integrity at all times. Our Group's staff handbook states clearly that employees shall not accept gifts, cash or other benefits that are beyond common business hospitality, or the head of the department or the chief executive shall be consulted. In cases of suspected corruption or other criminal offences, a report will be made to the Independent Commission Against Corruption (ICAC) or the appropriate authorities.

Due diligence on customers

Before accepting customers' loan application (including those customers who are referred by loan brokers or referral agents), we carry out Know-Your-Client procedures by verifying the customers' identity using reliable and independent source documents such as Hong Kong Identity Card and proof of residential address for individual customers, and Certificate of Incorporation and/or Business Registration Certificate for corporate customers. We perform land registry checking to verify the ownership of the properties and ascertain whether the properties are under any charge. We do not allow anonymous customer account to be set up, and all loan repayments from customers are made by cheques with their own bank accounts and payable to us.

Our Group uses documents, data and information obtained from reliable and independent sources, such as those from governments, public authorities or other regulatory bodies, to identify and verify the identity of our customers. If the customer is a body corporate, we will enquire into the ownership structures of the body corporate. If someone is acting on the authority of the customer, we will verify the identity of the authorised person acting for that customer and examine whether the authorised person does have the authority to act for that customer.

As a matter of our established practice, such due diligence procedure should be completed before we enter into any business relationship with our customers.

反貪腐

於本集團之員工手冊,最主要規則之一為我們 要求全體僱員避免產生任何可能損害本集團最 佳利益的關係、影響、利益或活動。避免代表 本集團作出可能產生其個人權益、財務及/或 其他利益的判斷、決定或影響乃全體僱員的部 分責任。彼等應確保與客戶、供應商、承包 商、應徵者、同事或任何其他第三方之間的於 易已作出良好判斷、於任何時候皆審慎遵守所 有適用法例及法規並符合最高道德標準。本集 團的員工手冊清楚列明僱員不得收受任何超過 一般業務報酬的禮物、現金或其他利益,亦應 諮詢部門主管或最高行政人員意見。如有懷疑 干犯貪污或其他刑事罪行,將向廉政公署或有 關當局作出舉報。

客戶盡職審查

在接受客戶(包括經貸款經紀或轉介代理轉介 的客戶)的貸款申請前,我們會使用可靠及獨 立的原始文件(例如香港身份證及居住地址證 明(適用於個人客戶)以及公司註冊證書及/或 商業登記證書(適用於企業客戶))核實客戶的 身份來執行「認識客戶」程序。我們會進行土 地登記查冊以核實物業的擁有權及確定有關物 業是否作出任何抵押。我們不允許設立匿名客 戶賬戶,客戶須使用其本身的銀行賬戶以支票 形式向我們償還所有貸款。

本集團使用自可靠及獨立渠道(如政府、公共 機構或其他監管部門)獲取的文件、數據及資 料來識別及核實我們客戶的身份。倘客戶為法 團,我們將查詢該法團的擁有權架構。倘任何 人士以客戶的授權代表身份行事,我們將核實 代表該名客戶行事的獲授權人士的身份,並會 查核獲授權人士是否有權代表該名客戶行事。

作為我們既有實務的一部分,相關盡職審查程 序須於我們與客戶訂立任何業務關係前完成。

Reporting suspicious transactions

According to our internal guidelines when our staff knows or suspects the property represents the proceeds of crime or terrorist property, a disclosure must be made to our top management as soon as reasonably possible. Afterwards, our Group will report to the Joint Financial Intelligence Unit (JFIU), a unit jointly run by the Hong Kong Police Force and the Hong Kong Customs & Excise Department, using the standard form or the e-channel "STREAMS" therein, to report the suspicious transactions as soon as possible. In identifying suspicious customers or transactions, we focus on verifying the identities of our customers by inspecting his/her personal identification documents (for individual customers) and incorporation documents (for corporate customers) and their ownership and title to the property collaterals provided by them. When we review the findings of the legal due diligence, we will endeavour to see if the findings show any information that may make the customers appear suspicious to us. We also have a lot of emphasis on the money flow and do not allow deposit or payment of loans from us to another person (whether individual or corporate) other than the customers.

Our Group has been in strict compliance with Prevention of Bribery Ordinance in Hong Kong. During the reporting period, there was no any legal case regarding corrupt practices brought against us or our employees.

Community

Community Investment

As a socially responsible company, our Group is committed to understanding the needs of the communities in which we operate. We have adopted "Community Involvement Policy", which aims to encourage and support community development initiatives to enhance social benefits such as environment, health and education. We are committed to contributing to the community as it is the key element of sustainable development. Since 2012, HK Finance has been awarded as Caring Company by Hong Kong Council of Social Service. Contributions to the community are illustrated as follows:

Investment to the society

- Encourage our employees to participate in different volunteer activities by providing resources and promoting and recognising employees' volunteering efforts
- Make donation to Yan Chai Hospital Social Services Department and encourage employees/customers/business partners/ suppliers, vendors or distributors to donate in order to increase the donation amount

報告可疑交易

根據我們的內部指引,當員工獲知或懷疑相關 物業為犯罪所得或恐怖分子物業,須盡快向我 們的高級管理層匯報。之後,本集團將會使用 標準形式或電子渠道「可疑交易報告及管理系 統」盡快向聯合財富情報組報告可疑交易。聯 合財富情報組由香港警務處與香港海關共同管 理。在識別可疑客戶或交易時,我們的重點是 核實客戶的身份,方法是查驗其個人身份證明 文件(就個人客戶而言)及註冊文件(就企業客 戶而言),以及彼等對所提供物業抵押品的所 有權及業權。當我們審查法律盡職調查結果 時,我們將盡力查看調查結果是否存在任何令 我們對客戶生疑的資料。我們亦非常注重資金 流向,且不允許我們貸款的按金或付款用於客 戶以外的其他人士(無論個人或企業)。

本集團嚴格遵守香港防止賄賂條例。於報告期 間,我們或我們的僱員並無牽涉任何有關貪污 的法律案件。

社區

社區投資

作為一間對社會負責任之公司,本集團致力瞭 解我們經營所在社區的需要。我們已採納「社 區參與政策」,目的為鼓勵及支援社區發展措 施以提升環境、健康及教育等社會福利。我們 致力貢獻社區,因此乃可持續發展的主要元 素。自2012年以來,香港信貸一直獲得香港 社會服務聯會「商界展關懷」標誌。我們對社 區的貢獻如下:

社會投資

- 一透過提供資源並宣傳及肯定僱員參與義
 工活動的努力,鼓勵我們的僱員參與各
 種義工活動
- 向仁濟醫院社會服務部作出捐款,鼓勵 僱員/客戶/業務夥伴/供應商、賣家 或分銷商捐款以增加捐款數目

Caring to the employees

- Offer benefits above those specified in the Employment Ordinance in employment contracts
- Establish communication system in place (i.e. internal communication, consultation activities, complaint system, etc.) that enables employees to understand company policies and express their opinions and grievances
- Meet with frontline staff, listen to and discuss issues that concern them, especially those that affect their career and benefit

Caring for the Environment

 Plan or establish mechanisms or activities in the daily operation that have successfully promoted environmental protection

Our Group continues to contribute to the sustainable development of the community by building a healthy and dynamic community and has made donations to various charities during the reporting period as follows:

- The Lok Sin Tong Benevolent Society Kowloon 九龍樂善堂
- Hong Kong Association of the Deaf
- Ten Percent Donation Scheme Foundation
- The Hong Kong Council of Social Service
- Yan Chai Hospital
- Love Foundation

關懷僱員

- 在僱傭合約中提供超出僱員條例訂明者
 之福利
 - 建立溝通制度(如內部通信、諮詢活動、 投訴機制等)讓僱員瞭解公司政策及表達 意見及不滿
- 與前線員工會面、聆聽及討論彼等關注
 之問題,特別是影響其事業及福利等事
 宜

關心環境

一 於日常業務中規劃及建立可成功推廣環
 保之機制或活動

本集團不斷透過建立健康及充滿生氣的社區, 從而為社區的可持續發展作出貢獻,於報告期 間內,本集團已向下列多個慈善機構作出捐 款:

- 一 香港聾人協進會
 - 一 十分關愛基金會
 - 一 香港社會服務聯會
 - 一 仁濟醫院
 - 一 愛基金

DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層

EXECUTIVE DIRECTORS

Mr. Chan Koung Nam (陳光南), aged 61, is our executive Director who was appointed to the Board in 2013. Mr. Chan also acting as directors of various subsidiaries of our Company. He is the brother of Mr. Chan Kwong Yin William and one of the founders of our Group. Mr. Chan has over twenty years of experience in money lending business and is responsible for the strategic planning and overall development of our Group.

Mr. Chan is one of the substantial Shareholders (as defined under the Listing Rules). He owns 50% of the issued share capital of Tin Ching Holdings which is one of the substantial Shareholders. Details of his interest in the Shares and underlying Shares have been disclosed in the section headed "Report of the Directors" under the sub-sections headed "Directors' and Chief Executives's Interests and/or Short Positions in Shares and Underlying Shares" and "Substantial Shareholders' Interests in Shares and Underlying Shares" respectively.

Mr. Chan Kwong Yin William (陳光賢), aged 52, is our executive Director who was appointed to the Board in 2013. Mr. Chan is also acting as directors of various subsidiaries of our Company and is the Chairman of the Board. He is the brother of Mr. Chan Koung Nam and one of the founders of our Group. He has over twenty years of experience in money lending business and is responsible for overseeing our Group's business operation and development as well as monitoring our Group's corporate strategy and administration. Mr. Chan also supervises the formulation of our Group's marketing strategy and the execution of the relevant marketing programs.

Mr. Chan is one of the substantial Shareholders (as defined under the Listing Rules). He owns 50% of the issued share capital of Tin Ching Holdings which is one of the substantial Shareholders. Details of his interest in the Shares and underlying Shares have been disclosed in the section headed "Report of the Directors" under the sub-sections headed "Directors' and Chief Executives's Interests and/or Short Positions in Shares and Underlying Shares" and "Substantial Shareholders' Interests in Shares and Underlying Shares" respectively.

Mr. Tse Pui To (謝培道), aged 51, is our executive Director and the Chief Executive Officer who was appointed to the Board in 2013. Mr. Tse joined our Group in 2002 and is responsible for managing our Group's business operation with focus on our mortgage loan sales, aftersales activities and other administrative functions. Prior to joining our Group, he worked as and held senior positions in various financial institutions. Mr. Tse possesses extensive experience in corporate finance activities and business promotions.

執行董事

陳光南先生,61歲,於2013年獲委任加入董 事會為我們的執行董事。陳光南先生亦出任我 們公司多間附屬公司之董事。彼為陳光賢先生 胞兄並為本集團的創辦人之一。陳光南先生在 放債業務方面累積逾20年經驗,負責本集團 策略性規劃及整體發展。

陳光南先生為其中一名主要股東(定義見上市 規則)。彼於其中一名主要股東天晶控股的已 發行股本中擁有50%權益。有關彼於股份及 相關股份的權益詳情分別於標題為「董事會報 告」項下「董事及主要行政人員於股份及相關 股份之權益及/或淡倉」及「主要股東於股份 及相關股份之權益」分節內披露。

陳光賢先生,52歲,於2013年獲委任加入董 事會為我們的執行董事。陳光賢先生亦出任我 們公司多間附屬公司之董事,並擔任董事會主 席。彼為陳光南先生胞弟並為本集團的創辦人 之一。彼在放債業務方面累積逾20年經驗, 負責監管本集團之業務營運和發展,並監察本 集團之企業策略和管理。陳光賢先生亦負責監 督本集團營銷策略的制訂及相關營銷計劃的執 行。

陳光賢先生為其中一名主要股東(定義見上市 規則)。彼於其中一名主要股東天晶控股的已 發行股本中擁有50%權益。有關彼於股份及 相關股份的權益詳情分別於標題為「董事會報 告」項下「董事及主要行政人員於股份及相關 股份之權益及/或淡倉」及「主要股東於股份 及相關股份之權益」分節內披露。

謝培道先生,51歲,於2013年獲委任加入董 事會為我們的執行董事兼行政總裁。謝先生於 2002年加入本集團,負責管理本集團之業務 營運,主要管理我們之按揭貸款銷售、售後活 動及其他行政職務。加入本集團之前,彼曾任 職於若干金融機構,並擔任高級職位。謝先生 於企業融資活動及業務推廣方面擁有豐富經 驗。

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DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Chan Siu Wing Raymond (陳兆榮), aged 52, is our independent non-executive Director who was appointed to the Board in 2013. Currently Mr. Chan is an independent non-executive directors of each of Nature Home Holding Company Limited (stock code: 2083) and Quali-Smart Holdings Limited (stock code: 1348), the shares of these two companies are listed on the Main Board of the Stock Exchange. He is also an independent non-executive director of Phoenitron Holdings Limited (stock code: 8066), the shares of which are listed on the Growth Enterprise Market of the Stock Exchange.

Mr. Chan acted as independent non-executive directors of each of China Kingstone Mining Holdings Limited (stock code: 1380), from 16 July 2015 to 23 December 2015, and National Agricultural Holdings Limited (stock code: 1236), from 11 September 2015 to 31 March 2016. The shares of these two companies are listed on the Main Board of the Stock Exchange.

Mr. Chan possesses over twenty-five years of experience in the profession of accounting, taxation, finance and trust. He obtained a bachelor of economics degree from the University of Sydney. Mr. Chan is the members of both HKICPA and the Macau Society of Certified Practising Accountants.

Mr. Chu Yat Pang Terry (朱逸鵬), aged 45, is our independent nonexecutive Director who was appointed to the Board in 2013. Currently Mr. Chu is an independent non-executive directors of Ten Pao Group Holdings Limited (stock code: 1979), the shares of which are listed on the Main Board of the Stock Exchange. He is also a managing director of Halcyon Capital Limited which specialises in initial public offerings and corporate advisory in mergers and acquisitions.

Mr. Chu possesses over twenty years of experience in corporate finance and auditing. He used to work for an international accounting firm and other corporate finance arms of listed financial institutions in Hong Kong.

Mr. Chu graduated from The University of Western Ontario in Canada with a bachelor of arts degree and from The University of Hull in the United Kingdom with a master of business administration (investment and finance) degree. He also obtained a diploma in accounting from the School of Business and Economics of the Wilfrid Laurier University in Canada. Mr. Chu is a member of HKICPA.

Mr. Cheung Kok Cheong (張國昌), aged 59, is our independent nonexecutive Director who was appointed to the Board in 2013. Mr. Cheung is also a practicing solicitor of the High Court of Hong Kong since 1993. Currently he is a partner of S.H. Chan & Co., a solicitors' firm in Hong Kong. 獨立非執行董事

陳兆榮先生,52歲,於2013年獲委任加入董 事會為我們的獨立非執行董事。目前,陳兆榮 先生為大自然家居控股有限公司(股份代號: 2083)及滉達富控股有限公司(股份代號: 1348)各自之獨立非執行董事。此兩間公司之 股份皆在聯交所主板上市。彼亦為品創控股有 限公司(股份代號:8066)之獨立非執行董事, 該公司股份在聯交所創業板上市。

陳兆榮先生於2015年7月16日至2015年12 月23日於中國金石礦業控股有限公司(股份代 號:1380)擔任獨立非執行董事及於2015年9 月11日至2016年3月31日於國農控股有限公 司(股份代號:1236)擔任獨立非執行董事。 該兩間公司之股份均在聯交所主板上市。

陳兆榮先生在會計、税務、財務及信託行業具 備逾25年經驗。彼於悉尼大學取得經濟學學 士學位。陳兆榮先生為香港會計師公會會員及 澳門會計師公會會員。

朱逸鵬先生,45歲,於2013年獲委任加入董 事會為我們的獨立非執行董事。目前,朱先生 為天寶集團控股有限公司(股份代號:1979) 之獨立非執行董事,該公司股份在聯交所主板 上市。彼亦為鎧盛資本有限公司之董事總經 理,該公司致力於首次上市公開發售以及為企 業提供併購諮詢。

朱先生在企業融資及審計方面累積逾20年經 驗。彼曾於一間國際會計師事務所及其他香港 上市金融機構之企業融資部任職。

朱先生畢業於加拿大西安大略大學,獲文學士 學位,並畢業於英國赫爾大學,獲工商管理碩 士(投資及財務學)學位。彼亦於加拿大威爾弗 雷德勞里埃大學獲經商學院之會計文憑。朱先 生為香港會計師公會會員。

張國昌先生,59歲,於2013年獲委任加入董 事會為我們的獨立非執行董事。張先生自 1993年起亦為香港高等法院之執業律師。目 前,彼為香港律師事務所陳淑雄律師行之合夥 人。

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DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層

Mr. Cheung obtained a bachelor of arts degree from the University of Hong Kong and a bachelor of laws degree from the University of London. He was thereafter awarded the postgraduate certificate in laws by the University of Hong Kong.

SENIOR MANAGEMENT

Mr. Hui Chun Ho Eric (許俊浩), aged 42, is the Financial Controller and Company Secretary of our Group. Mr. Hui joined our Group in 2012 and is responsible for the overall financial accounting and reporting, corporate finance and company secretarial matters of our Group.

Mr. Hui possesses about twenty years of experience in auditing, financial accounting and reporting, company secretarial matters and corporate finance matters. Prior to joining our Group, he worked for an international accounting firm and held several senior positions in other listed companies in Hong Kong.

Mr. Hui is the fellow members of both The Association of Chartered Certified Accountants and HKICPA, and an associate of The Taxation Institute of Hong Kong. He obtained a bachelor of arts degree in accountancy from The Hong Kong Polytechnic University and a master of business administration with distinction from The University of Manchester, United Kingdom.

Mr. Ngai Hon Leung (魏漢良), aged 47, is the Associate Director — Head of Personal Loan of our Group. Mr. Ngai joined our Group in 2016 and is responsible for administering the personal loan and credit assessment of our Group's personal loan business.

Mr. Ngai possesses over twenty years of experience in personal loan finance and administration matters. Prior to joining our Group, he worked for and held senior positions in other well-known personal finance companies in Hong Kong.

Mr. Ngai obtained a bachelor of science degree in physics from The University of Tokyo.

Mr. Chan Siu Fai (陳少輝), aged 54, is the Senior Mortgage Sales Manager of our Group. Mr. Chan joined our Group in 2000 and is responsible for administering the mortgage loan sales and credit assessment of our Group's lending business.

Mr. Choi Tak On Jobby (蔡德安), aged 48 is the Senior Mortgage Sales Manager of our Group. Mr. Choi joined our Group in 2005 and is responsible for administering the mortgage loan sales and credit assessment of our Group's lending business.

張先生於香港大學取得文學學士學位,並於倫 敦大學取得法學學士學位。彼隨後獲香港大學 頒授法學專業證書。

高級管理層

許俊浩先生,42歲,為本集團的財務總監及公司秘書。許先生於2012年加入本集團,負責本集團之整體財務會計及報告、企業融資及公司秘書事宜。

許先生在審計、財務會計及報告、公司秘書工 作以及企業融資方面擁有約20年豐富經驗。 在加入本集團之前,彼曾於一間國際會計師事 務所任職,並曾於其他香港上市公司擔任若干 高級職位。

許先生為英國特許公認會計師公會資深會員、 香港會計師公會資深會員及香港税務學會會 員。彼於香港理工大學取得會計學文學士學 位,並以優異成績獲英國曼徹斯特大學頒授工 商管理碩士學位。

魏漢良先生,47歲,為本集團的聯席董事, 私人貸款主管。魏先生於2016年加入本集團, 負責管理本集團私人貸款業務之私人貸款及信 貸評估。

魏先生在私人貸款融資及管理工作方面具備逾 20年經驗。在加入本集團之前,彼曾於香港其 他知名私人融資公司任職,並擔任高級職位。

魏先生於東京大學取得物理學理學士學位。

陳少輝先生,54歲,為本集團的高級按揭銷售 經理。陳少輝先生於2000年加入本集團,負 責管理本集團放債業務之按揭貸款銷售及信貸 評估。

蔡德安先生,48歲,為本集團的高級按揭銷售 經理。蔡先生於2005年加入本集團,負責管 理本集團放債業務之按揭貸款銷售及信貸評 估。

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董事會報告

Our Directors are pleased to present the report of the directors together with the audited financial statements of our Group for the year ended 31 March 2017.

PRINCIPAL ACTIVITIES

The principal activity of our Company is investment holding. The principal activities of our subsidiaries are set out in Note 17 to the financial statements.

RESULTS

The results of our Group for the year ended 31 March 2017 are set out in the "Consolidated Statement of Comprehensive Income".

ANNUAL GENERAL MEETING

The annual general meeting of our Company will be held on Tuesday, 5 September 2017 (the "**AGM**"). The notice of AGM, which constitutes part of the circular to the Shareholders, will be published on the websites of our Company and of the Stock Exchange, and dispatched to our Shareholders together with our Company's 2017 annual report in due course.

DIVIDENDS

An interim dividend of HK1.6 cents per Share for the six months ended 30 September 2016 had been paid to our Shareholders on 19 January 2017. The Board recommend the payment of a final dividend of HK1.1 cents per Share for the year ended 31 March 2017, subject to shareholders' approval at the AGM. The proposed final dividend will be paid on Wednesday, 11 October 2017.

CLOSURES OF REGISTER OF MEMBERS

The register of members of the Company will be closed during the following periods, and no transfers of shares of the Company will be effected during such periods:

(i) from Thursday, 31 August 2017 to Tuesday, 5 September 2017, both days inclusive, for the purpose of ascertaining shareholders' entitlement to attend and vote at the AGM. In order to be entitled to attend and vote at the AGM, all transfers of ordinary shares of the Company, duly accompanied by the relevant share certificates, must be lodged with the Hong Kong branch share registrar and transfer office of the Company, Tricor Investor Services Limited (the "**Branch Registrar**"), at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration no later than 4:30 p.m. on Wednesday, 30 August 2017; and 董事欣然呈報董事會報告,連同本集團截至 2017年3月31日止年度之經審核財務報表。

主要業務

本公司主要業務為投資控股。附屬公司主要業務詳情載於財務報表附註17。

業績

本集團截至2017年3月31日止年度之業績載於「綜合全面收入表」。

股東週年大會

本公司將於2017年9月5日(星期二)舉行股東 週年大會(「**股東週年大會**」)。股東週年大會之 通告(構成致股東通函之一部分)將於適當時候 登載於本公司網站及聯交所網站,並建同本公 司之2017年年報一併寄發予股東。

股息

截至2016年9月30日止六個月每股1.6港仙之 中期股息已於2017年1月19日派付予股東。 董事會就截至2017年3月31日止年度建議派 發末期股息每股1.1港仙,惟須待股東於股東 週年大會上批准後,方可作實。建議末期股息 將於2017年10月11日(星期三)派付。

暫停過戶登記

本公司之股東名冊將於下列期間暫停辦理股份 登記手續,期間將不會登記本公司股份之過 戶:

(i) 由2017年8月31日(星期四)至2017年 9月5日(星期二)(首尾兩天包括在內), 以確定股東可出席股東週年大會並於會 上表決之資格。為確保可出席股東週年 大會並於會上表決之資格,所有本公司 普通股過戶文件連同有關股票,必須於 2017年8月30日(星期三)下午4時30分 前送交本公司之香港股份過戶登記分處 卓佳證券登記有限公司(「過戶登記分 處」)辦理登記,地址為香港皇后大道東 183號合和中心22樓;及

(ii) on Wednesday, 13 September 2017, for the purpose of ascertaining shareholders' entitlement to the proposed final dividend. In order to establish entitlements to the proposed final dividend, all transfers of ordinary shares of the Company, duly accompanied by the relevant share certificates, must be lodged with the Branch Registrar at the address set out above for registration no later than 4:30 p.m. on Tuesday, 12 September 2017.

DONATIONS

Charitable and other donations made by our Group during the year amounted to HK\$308,000 (2016: Nil).

BUSINESS REVIEW

Details of our business review as at 31 March 2017 are set out in the preceding section headed "Management Discussion and Analysis". These discussions form part of this "Report of the Directors".

PRINCIPAL PROPERTIES

Details of our principal properties held for investment purposes are set out in the section headed "Schedule of Investment Properties".

SHARE ISSUED IN THE YEAR

Details of the share issued in the year ended 31 March 2017 are set out in Note 25 to the financial statements.

DISTRIBUTABLE RESERVES

Distributable reserves of our Company at 31 March 2017, calculated under the legislation applicable in Company's place of incorporation, amounted to HK\$363,831,000 (2016: HK\$367,785,000) before the proposed final dividend for the year ended 31 March 2017.

EQUITY LINKED AGREEMENTS

Details of the share options outstanding as at 31 March 2017 is set out in Note 26 to the financial statements and in this section headed "Share Option Scheme". No share options were granted during the year. For the share options outstanding, no shares were issued during the year.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Company's memorandum and articles of association and there was no restriction against such rights under the laws of Cayman Islands, which would oblige our Company to offer new shares on a pro-rata basis to existing Shareholders.

(ii) 於2017年9月13日(星期三),以確定股 東可享有建議末期股息之權利。為確保 可享有建議末期股息之權利,所有本公 司普通股過戶文件連同有關股票,必須 於2017年9月12日(星期二)下午4時30 分前送交過戶登記分處辦理登記,地址 如上載述。

捐款

年內,本集團作出慈善及其他捐款308,000港 元(2016年:無)。

業務回顧

於2017年3月31日之業務回顧詳情載於前部 標題為「管理層討論及分析」內。此等討論構 成本「董事會報告」之一部分。

主要物業

持作投資用途之主要物業詳情載於標題為「投 資物業列表」內。

年內發行股份

截至2017年3月31日止年度發行股份之詳情 載於財務報表附註25。

可分派儲備

於2017年3月31日,按照本公司註冊成立地點 適用法律計算,本公司扣除截至2017年3月31 日止年度建議末期股息前之可分派儲備為 363,831,000港元(2016年:367,785,000港元)。

股票掛鈎協議

截至2017年3月31日之尚未行使購股權詳情 載於財務報表附註26及於本節標題為「購股權 計劃」內。年內概無授出購股權。年內概無就 尚未行使購股權發行任何股份。

優先購買權

本公司之組織章程大綱及細則並無優先購買權 之規定,開曼群島法律亦無限制有關權利,致 使本公司毋須按持股比例向現有股東發售新 股。

FIVE-YEAR FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of our Group for the last five financial years is set out section headed "Five-year Financial Summary".

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

Neither our Company nor any of our subsidiaries purchased, sold or redeemed any of our Company's listed securities during the year ended 31 March 2017.

SHARE OPTION SCHEME

The principal terms of the Share Option Scheme are summarised as follows:

The purpose of the Share Option Scheme is to provide incentives to those participants who made contributions to our Group with a view to motivating them and/or attracting and retaining them for the long term growth of our Group. The Board may, at its absolute discretion, grant options pursuant to the Share Option Scheme to any Director (whether executive or non-executive or independent non-executive), employee (whether full time or part time), officer, consultant, customer, supplier, agent, partner or adviser of or contractor to our Group or any entity in which our Company or any subsidiary holds any interest whom the Board determines on the basis of contribution or potential contribution to the development and growth of our Group.

The subscription price per share under the Share Option Scheme shall be determined by the Board, but shall not be less than the highest of (a) the closing price of the shares of our Company as stated in the Stock Exchange's daily quotations sheet on the date of the offer of grant of an option (the "**Offer Date**"), which must be a business date; (b) the average closing price of the shares of our Company as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the Offer Date; and (c) the nominal value of a share of our Company.

A nominal consideration of HK\$1.00 is payable on acceptance of the grant of an option.

The total number of shares of our Company which may be issued upon exercise of all options (exclusive of options which have lapsed in accordance with the terms of the Share Option Scheme and any other share option scheme of our Group) to be granted under the Share Option Scheme and any other share option schemes of our Group shall not in aggregate exceed 10% of the shares of our Company in issue as at the date of approval of the refreshment by the Shareholders.

五年財務概要

本集團於過去五個財政年度之業績以及資產及 負債概要載於標題為「五年財務概要」內。

購買、出售或贖回本公司上市證券

本公司或其任何附屬公司於截至2017年3月 31日止年度概無購買、出售或贖回本公司任 何上市證券。

購股權計劃

購股權計劃主要條款概述如下:

購股權計劃設立目的為向曾對本集團作出貢獻 的參與者提供獎勵,以期為本集團之長期增長 鼓勵彼等及/或吸引及留聘彼等。根據購股權 計劃,董事會可全權酌情授出購股權予任何董 事(不論為執行或非執行或獨立非執行董事)、 本集團或本公司或任何附屬公司持有任何權益 之任何實體之僱員(不論全職或兼職)、高級職 員、諮詢人、客戶、供應商、代理、合夥人或 顧問或承辦商,由董事會基於對本集團發展及 增長之貢獻或潛在貢獻而釐定。

購股權計劃項下之每股認購價將由董事會釐 定,惟不得低於以下最高者:(a)本公司股份 於授出購股權要約日期(「要約日期」)(必須為 營業日)在聯交所每日報價表所列的收市價; (b)本公司股份於緊接要約日期前五個營業日 在聯交所每日報價表所列的平均收市價;及(c) 本公司股份面值。

接納授出的購股權時須支付象徵式代價1.00港 元。

可能因行使根據購股權計劃及本集團任何其他 購股權計劃授出的全部購股權(不包括根據購 股權計劃及本集團任何其他購股權計劃的條款 已失效的購股權)而發行的本公司股份總數, 合共不得超過股東批准更新當日已發行之本公 司股份10%。

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Our Company may seek approval of our Shareholders in general meeting for refreshing the 10% limit set out hereinabove such that 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 share option schemes of our Company under the limit as refreshed shall not exceed 10% of the total number of shares in issue as at the date of approval to refresh such limit. Share options previously granted under the Share Option Scheme and any other share option schemes (including those outstanding, cancelled, lapsed in accordance with the Share Option Scheme or any other share option schemes or exercised options) will not be counted for the purpose of calculating such limit as refreshed.

The overall limit on the number of shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option schemes of our Company shall not, in aggregate, exceed such number of shares as equals 30% of the shares in issue from time to time. No option may be granted under this Share Option Scheme or any other share option scheme of our Company if it would result in the abovementioned 30% limit being exceeded.

The total number of shares issued and which may fall to be issued upon exercise of the options granted under the Share Option Scheme and any other share option scheme of our Group (including both exercised or outstanding options) to each participant in any 12-month period shall not exceed 1% of the issued shares for the time being.

An option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period to be determined and notified by the Board to each grantee, which period may commence on a day after the date upon which the offer for the grant of options is made but shall end in any event not later than 10 years from the date of grant of the option subject to the provisions for early termination thereof. No further options may be granted more than 10 years after 4 September 2013.

Subject to earlier termination by our Company in general meeting or by the Board, the Share Option Scheme shall be valid and effective for a period of 10 years from 4 September 2013.

During the year ended 31 March 2016, on 1 April 2015, our Company has granted 21,350,000 share options to eligible participants.

本公司可在股東大會徵求股東批准更新上述 10%限額,惟在經更新限額項下根據購股權計 劃及本公司任何其他購股權計劃將予授出的所 有購股權獲行使而可能發行的股份總數,不得 超過於批准更新有關限額當日已發行股份總數 的10%,而就計算該經更新限額而言,早前根 據購股權計劃及任何其他購股權計劃授出的購 股權(包括根據購股權計劃或任何其他購股權 計劃尚未行使、已註銷或已失效或已行使的購 股權)將不會計算在內。

根據購股權計劃及本公司任何其他購股權計劃 已授出而尚未行使的所有購股權獲行使時可能 發行的股份數目的整體限額,合共不得超過相 等於不時已發行股份的30%的有關股份數目。 倘會導致超出上述30%的限額,則不會根據 本購股權計劃或本公司任何其他購股權計劃授 出購股權。

於任何12個月期間因行使根據購股權計劃及 本集團任何其他購股權計劃獲授的購股權(包 括已行使或尚未行使的購股權)而向每名參與 者發行及可能發行的股份總數,不得超過當時 已發行股份的1%。

任何購股權可於董事會確定並通知各承授人的 期限內任何時間,根據購股權計劃的條款行 使,有關期限可自授出購股權的要約當日後開 始,但無論如何須不遲於授出購股權當日起計 滿10年終止,惟其提前終止條文另有規定則 除外。不得於2013年9月4日起計10年後進 一步授出購股權。

除本公司於股東大會或董事會提前終止外,購 股權計劃自2013年9月4日起計10年有效。

於截至2016年3月31日止年度,本公司於 2015年4月1日 向 合 資 格 參 與 者 授 出 21,350,000份購股權。

During the year ended 31 March 2017, no option was granted or agreed to be granted pursuant to the Share Option Scheme. As at 31 March 2017, 19,150,000 share options were still outstanding, which represents approximately 4.6% of the issued ordinary shares of our Company.

截至2017年3月31日止年度,概無根據購股 權計劃授出或同意授出購股權。於2017年3月 31日,19,150,000份購股權仍未行使,相當 於本公司已發行普通股約4.6%。

Details of the share options outstanding under the Share Option Scheme as at 31 March 2017, are as follows:

於2017年3月31日之購股權計劃項下尚未行 使購股權詳情如下:

		Number of options ('000) 購股權數目(千份)						
Participant	參與者	As at 1 April 2016 於2016年 4月1日	Exercised during the year 年內行使	Lapsed during the year 年內失效	As at 31 March 2017 於2017年 3月31日	HK\$ 每股行使價	Exercisable from 自以下日期 可行使	Exercisable until 直至以下日期 可行使
Executive Directors	執行董事							
Chan Koung Nam	陳光南	1,000	-	-	1,000	0.89	1 April 2015 2015年4月1日	31 March 2020 2020年3月31日
		1,000	-	-	1,000		1 April 2016 2016年4月1日	31 March 2020 2020年3月31日
		1,000	-	-	1,000	0.89	1 April 2017 2017年4月1日	31 March 2020 2020年3月31日
Chan Kwong Yin William	陳光賢	1,000	_	-	1,000	0.89	1 April 2015 2015年4月1日	31 March 2020 2020年3月31日
		1,000	-	_	1,000	0.89	1 April 2016 2016年4月1日	31 March 2020 2020年3月31日
		1,000	-	_	1,000	0.89	1 April 2017 2017年4月1日	31 March 2020 2020年3月31日
rse Pui To	謝培道	867	_	_	867	0.89	1 April 2015 2015年4月1日	31 March 2020 2020年3月31日
		867	-	-	867	0.89	1 April 2016 2016年4月1日	31 March 2020 2020年3月31日
		866	-	_	866	0.89	1 April 2017 2017年4月1日	31 March 2020 2020年3月31日
Continuous contract employees	持續合約 僱員	3,668	-	(150)	3,518	0.89	1 April 2015 2015年4月1日	31 March 2020 2020年3月31日
		3,668	-	(150)	3,518	0.89	1 April 2016 2016年4月1日	31 March 2020 2020年3月31日
		3,664	-	(150)	3,514	0.89	1 April 2017 2017年4月1日	31 March 2020 2020年3月31日
Total	總數	19,600	_	(450)	19,150			

DIRECTORS

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

Executive Directors:

Mr. Chan Koung Nam Mr. Chan Kwong Yin William *(Chairman)* Mr. Tse Pui To *(Chief Executive Officer)*

Independent Non-executive Directors:

Mr. Chan Siu Wing Raymond Mr. Chu Yat Pang Terry Mr. Cheung Kok Cheong

Pursuant to Article 84 of the Articles of Association of our Company, at each annual general meeting one-third of the directors for the time being (or, if their number is not a multiple of three, the number nearest to but not less than one-third) shall retire from office by rotation provided that every Director shall be subject to retirement at an annual general meeting at least once every three years. A retiring director shall be eligible for re-election at such meeting. Accordingly, Mr. Chu Yat Pang Terry (Independent Non-executive Director) and Mr. Cheung Kok Cheong (Independent Non-executive Director) will retire and, being eligible, offer themselves for re-election at the forthcoming annual general meeting of the Company.

Our Company has received, from each of the independent nonexecutive Directors, an annual confirmation of his independence pursuant to Rule 3.13 of the Listing Rules. Our Company considers all independent non-executive Directors to be independent during the year ended 31 March 2017 and up to the date of this Directors' Report.

董事

本公司於年內及截至本年報日期之董事如下:

執行董事:

陳光南先生 陳光賢先生(*主席)* 謝培道先生(行政總裁)

獨立非執行董事:

陳兆榮先生 朱逸鵬先生 張國昌先生

根據本公司組織章程細則第84條,佔當時三 分之一的董事(或倘人數並非三之倍數,則按 最接近但不少於三分之一之人數計)將於每屆 股東週年大會輪席告退,惟每名董事須至少每 三年於股東週年大會退任一次。退任董事將符 合資格於會上接受重選。因此,朱逸鵬先生 (獨立非執行董事)及張國昌先生(獨立非執行 董事)將於本公司應屆股東週年大會退任,並 符合資格重選連任。

根據上市規則第3.13條,各獨立非執行董事已 向本公司發出年度獨立確認書。本公司認為所 有獨立非執行董事於截至2017年3月31日止 年度及截至本董事會報告日期均屬獨立人士。

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DIRECTORS' SERVICE CONTRACTS

Each of the executive Directors has entered into a service agreement with our Company for an initial term of three years commencing from the Listing Date and shall continue thereafter unless terminated by not less than three months prior written notice or otherwise in accordance with the service agreement. Each of the executive Directors will receive a monthly salary subject to annual review by the Board and the remuneration committee of the Board. Each of the executive Directors is also entitled to a discretionary bonus as may be determined by the Board and the remuneration committee of the Board after each completed year of service provided that the aggregate amount of discretionary bonuses payable in each financial year to all executive Directors shall not exceed five per cent of the audited consolidated net profit attributable to owners of our Company but before extraordinary or exceptional items of the relevant financial vear. Each of the executive Directors is also entitled to a guaranteed bonus which is equivalent to one-month salary.

Our Group has provided a quarter located in Hong Kong to an executive Director, Mr. Chan Kwong Yin William as part of the remuneration of his directorship in our Group.

Each of the independent non-executive Directors has signed a letter of appointment with our Company for an initial term of two years commencing from the Listing Date and may be terminated by not less than three months (save for the notice period which is one month for Mr. Chan Siu Wing Raymond) prior written notice or otherwise in accordance with the relevant letter of appointment. The annual fees payable by our Company to the independent non-executive Directors is an aggregate amount according to the letters of appointment.

None of the Directors who are proposed for re-election at the forthcoming annual general meeting of our Company has a service contract with period unexpired with our Company which is not determinable by our Company within one year without payment of compensation, other than statutory compensation.

DIRECTORS' RIGHT TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed in the Share Option Scheme above, at no time during the year was our Company, nor any of our subsidiaries, fellow subsidiaries or our parent company a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of shares or debentures of our Company or any other body corporate; and none of the Directors, or their spouses or children under the age of 18, had any right to subscribe for the securities of our Company, or had exercised any such right during the year ended 31 March 2017.

董事服務合約

各執行董事已與本公司訂立服務協議,自上市 日期起初步為期三年,並可續任直至透過發出 不少於三個月的事先書面通知或根據服務協議 另行終止。各執行董事將可獲得的月薪均須經 董事會及其薪酬委員會按年審閱。各執行董事 亦可就全年服務後享有董事會及其薪酬委員會 可能釐定的酌情花紅,惟於各財政年度應付予 所有執行董事的酌情花紅總額,不得超過本公 司擁有人應佔經審核綜合純利(但未扣除相關 財政年度的非經常性或特殊項目)的百分之 五。各執行董事亦可享有相當於一個月薪資的 保證花紅。

本集團已向執行董事陳光賢先生在香港提供宿 舍,作為其擔任本集團董事的一部分薪酬。

各獨立非執行董事已與本公司訂定委聘書,自 上市日期起初步為期兩年,並可透過發出不少 於三個月(陳兆榮先生之通知期為一個月)的事 先書面通知或根據相關委聘書另行終止。本公 司應向獨立非執行董事支付的年度袍金總額已 於委聘書列明。

建議於本公司應屆股東週年大會重選之董事概 無與本公司訂有未屆滿而本公司不可於一年內 在毋須支付補償(法定補償除外)下終止之服務 合約。

董事收購股份或債權證之權利

除上述購股權計劃所披露者外,本公司、其任 何附屬公司、同系附屬公司或母公司概無於年 內任何時間訂立任何安排,以使董事透過收購 本公司或任何其他實體公司的股份或債權證獲 取利益;且概無董事或其配偶或未滿18歲之 子女於截至2017年3月31日止年度擁有任何 可認購本公司證券之權利,亦無行使任何有關 權利。

DIRECTORS' MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS AND CONTRACTS THAT ARE SIGNIFICANT IN RELATION TO OUR COMPANY'S BUSINESS

Save for disclosed elsewhere in this annual report, no other transactions, arrangements and contracts of significance in relation to our Group's business to which our Company, any of our subsidiaries, fellow subsidiaries or our parent company was a party and in which a Director had a material interest, whether directly or indirectly, subsisted at the end of the financial year or at any time during the year.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

During the year under review, no Directors have interests in any business which directly or indirectly competes, or is likely to compete with the business of our Group.

PERMITTED INDEMNITY PROVISION

The Company's Articles of Association provides that every Director of our Company shall be entitled to be indemnified and secured harmless out of the assets and profits of our Company from and against any liability incurred by them or any one of them as holder of any such office or appointment to a third party.

A permitted indemnity provision is in force as at the date of this report and was in force throughout the year for the benefit of all the Directors pursuant to the directors' and officers' liability insurance arranged by our Company.

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

Brief biographical details of Directors and senior management are set out in the preceding section headed "Directors and Senior Management".

CHANGE IN INFORMATION OF DIRECTORS

Upon specific enquiry by the Company and confirmations from Directors, there is no change in the information of the Directors required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules since the publication of 2016 annual report of the Company.

董事於對本公司業務而言屬重大之交 易、安排及合約中之重大權益

除本年報其他章節所披露者外,本公司、其任 何附屬公司、同系附屬公司或母公司概無訂立 董事於其中擁有重大權益(無論直接或間接)且 於財政年度結算日或於年內任何時間存續並與 本集團業務有關之其他重大交易、安排及合 約。

董事於競爭業務之權益

於回顧年度內,概無董事於任何對本集團業務 直接或間接構成競爭或可能構成競爭之業務中 擁有權益。

獲准許彌償條文

本公司組織章程細則訂明,本公司每名董事應 有權就彼等或其中任何人士在出任其職位或委 任時招致任何須對第三方承擔之負債獲得以本 公司之資產及溢利作出之彌償。

於本報告日期一項獲准許彌償條文根據由本公 司安排之董事及高級職員責任保險為全體董事 之利益生效並於全年有效。

董事及高級管理層之履歷詳情

董事及高級管理層之簡歷詳情載於前部標題為 「董事及高級管理層」內。

董事資料變動

經本公司具體查詢及各董事確認後,自本公司 2016年報刊發以來,概無任何董事資料變動 須根據上市規則第13.51B(1)條予以披露。

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND/ OR SHORT POSITIONS IN SHARES AND UNDERLYING SHARES OR ANY OTHER ASSOCIATED CORPORATION

As at 31 March 2017, the interests and/or short positions of each Director and the chief executive of our Company in the shares and underlying shares of our Company and our associated corporations (within the meaning of Part XV of SFO) which were (i) recorded in the register kept by our Company pursuant to Section 352 of the SFO; or (ii) notified to our Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO and the Model Code, were as follows:

董事及最高行政人員於股份及相關股 份或任何其他相聯法團之權益及/或 淡倉

於2017年3月31日,本公司各董事及最高行政人員於本公司及其相聯法團(定義見證券及 期貨條例第XV部)之股份及相關股份擁有(i)根 據證券及期貨條例第352條規定本公司置存之 登記冊所記錄之權益及/或淡倉;或(ii)根據 證券及期貨條例第XV部第7及8分部以及標準 守則之規定已知會本公司及聯交所之權益 及/或淡倉如下:

Interest in the Company (long position)

於本公司之權益(好倉)

Number of Shares and underlying shares held ('000) 所持股份及相關股份數目(千股)

Name of Directors	Shares/Equity derivatives	Beneficial owner	Interest in a controlled corporation	Total (% of the issued share capital of the Company)
董事姓名	股份/ 股權衍生工具	實益擁有人	於受控制 法團權益	總計 (佔本公司已發行 股本之百分比)
Chan Koung Nam 陳光南	(i) Ordinary shares 普通股	_	300,000 (Note 附註 (1))	300,000
	(ii) Share options 購股權	3,000 (Note 附註 (2))	_	3,000
				303,000 (73.01%)
Chan Kwong Yin William 陳光賢	(i) Ordinary shares 普通股	4,184	300,000 (Note 附註 (1))	304,184
	(ii) Share options 購股權	3,000 (Note 附註 (2))		3,000
				307,184 (74.02%)
Tse Pui To 謝培道	Share options 購股權	2,600 (Note 附註 (2))	_	2,600 (0.63%)

Notes:

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附註:

- (1) These shares of our Company are held by Tin Ching Holdings. Each of Mr. Chan Koung Nam and Mr. Chan Kwong Yin William owns 50% of the issued share capital of Tin Ching Holdings. By virtue of the provisions of Part XV of the SFO, both Mr. Chan Koung Nam and Mr. Chan Kwong Yin William are deemed to be interested in all the shares of our Company in which Tin Ching Holdings is interested or deemed to be interested.
- (2) These represent the number of shares which will be allotted and issued to the respective Directors upon the exercise of the share options granted to each of them under the Share Option Scheme, details of which are disclosed in the preceding section headed "Share Option Scheme" of this section.
- (1) 該等本公司股份由天晶控股持有。陳光南先 生及陳光賢先生分別擁有天晶控股已發行股 本的50%。根據證券及期貨條例第XV部的條 文,陳光南先生及陳光賢先生均被視為於天 晶控股擁有或視為擁有權益的所有本公司股 份中擁有權益。
- (2) 該等為各董事行使彼等根據購股權計劃獲授 的購股權時將獲配發及發行的股份數目,有 關詳情披露於本節前部標題為「購股權計劃」 內。

Save as disclosed above, none of our Directors or the chief executive of our Company had registered any interest or short positions in the shares or underlying shares of our Company or any of our associated corporations that was required to be recorded pursuant to Section 352 of the SFO and the Hong Kong Companies Ordinance (Cap. 622), or as otherwise notified to our Company and the Stock Exchange pursuant to the Model Code.

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND/OR SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 March 2017, so far as is known to the Directors, the following persons (other than a director or chief executive of our Company), who had interests and/or short positions in the shares or the underlying shares of our Company which would fall to be disclosed under the provisions of Divisions 2 and 3 of Part XV of the SFO, or as recorded in the register required to be kept under Section 336 of the SFO:

除上文所披露者外,概無本公司董事或最高行 政人員於本公司或其任何相聯法團之股份或相 關股份中,登記擁有根據證券及期貨條例第 352條及香港公司條例(第622章)須予記錄之 任何權益或淡倉,或根據標準守則須知會本公 司及聯交所之權益或淡倉。

主要股東於股份及相關股份之權益 及/或淡倉

於2017年3月31日,據董事所知以下人士(並 非本公司董事或最高行政人員)擁有本公司之 股份或相關股份之權益及/或淡倉,須根據證 券及期貨條例第XV部第2及3分部之條文予以 披露,或根據證券及期貨條例第336條規定記 錄於規定存置之登記冊內:

Tatal

Number of Shares and underlying shares held ('000) 所持股份及相關股份數目(千股)

Name of substantial shareholders	Shares/ Equity derivatives	Beneficial owner	Interest in a controlled corporation	Total (% of the issued share capital of the Company) 總計
主要股東姓名/名稱	股份/ 股權衍生工具	實益擁有人	於受控制 法團權益	(佔本公司已發行 股本之百分比)
Tin Ching Holdings 天晶控股	Ordinary shares 普通股	300,000	_	300,000 (72.29%)
Chan Koung Nam 陳光南	(i) Ordinary shares 普通股	_	300,000	300,000
	(ii) Share options 購股權	3,000	-	3,000
				303,000 (73.01%)
Chan Kwong Yin William 陳光賢	(i) Ordinary shares 普通股	4,184	300,000	304,184
	(ii) Share options 購股權	3,000	_	3,000
				307,184 (74.02%)

香港信貸集團有限公司 2017年報

Save as disclosed above, as at 31 March 2017, there was no other person (other than the Directors or the chief executive of the Company) who had an interest and/or short position in the shares or underlying shares of our Company which would fall to be disclosed 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 by our Company under Section 336 of the SFO.

MANAGEMENT CONTRACTS

No contracts concerning the management and administrative of the whole or any substantial part of the business of our Company were entered into or existed during the year ended 31 March 2017.

MAJOR CUSTOMERS

For the year ended 31 March 2017, our top five customers (as determined by interest income generated) accounted for approximately 20.0% (2016: 19.0%) of our total revenue and our single largest customer accounted for approximately 6.0% (2016: 6.0%) of our total revenue.

All of our top five customers were third parties independent to our Company and our connected person(s) or associate(s). To the best of our Directors' knowledge, information and belief, none of our Group, our Directors, members of our senior management, and their respective associates and Shareholders who own more than 5% of the issued Shares, had any interest in or financial or business relationship with any of our Group's top five customers during the year ended 31 March 2017. 除上文所披露者外,於2017年3月31日,概 無其他人士(董事或本公司最高行政人員以外) 於本公司之股份或相關股份中,擁有須根據證 券及期貨條例第XV部第2及3分部之條文予以 披露,或已記入本公司根據證券及期貨條例第 336條須存置之登記冊內之權益及/或淡倉。

管理合約

截至2017年3月31日止年度,本公司並無就 整體或任何重要部分業務之管理及行政工作訂 立或存有任何合約。

主要客戶

截至2017年3月31日止年度,我們之五大客 戶(按所產生利息收入釐定)佔我們總收益約 20.0%(2016年:19.0%),而我們之單一最大 客戶則佔我們總收益約6.0%(2016年:6.0%)。

五大客戶均為獨立於本公司及其關連人士或聯 繫人士之第三方。據董事所知、所悉及所信, 本集團、董事、高級管理層成員及彼等各自的 聯繫人士,以及擁有已發行股份5%以上的股 東,於截至2017年3月31日止年度概無於本 集團五大客戶中擁有任何權益或與之維持任何 財務或業務關係。

NON-COMPETITION UNDERTAKING

Each of our Controlling Shareholders, namely Tin Ching Holdings, Mr. Chan Koung Nam and Mr. Chan Kwong Yin William, has entered into the Deed of Non-competition in favor of our Company, pursuant to which each of our Controlling Shareholders, irrevocably and unconditionally, undertakes and covenants with each of our Company and our subsidiaries that with effect from the Listing Date and for as long as the Shares remain so listed on the Stock Exchange and he/it and his/its associates, individually or collectively with any other Controlling Shareholder(s) is, directly or indirectly, interested in 30% or more of the Shares in issue, or is otherwise regarded as a Controlling Shareholder (as that term is defined under the Listing Rules from time to time) of our Company, each of our Controlling Shareholders shall not, and shall procure that none of his/its associated (excluding any members of our Group) shall, among others:

- (a) directly or indirectly engage, participate or hold any right or interest in or render any services to or otherwise be involved in any business in competition with or likely to be in competition with the existing business activity and any business activities undertaken by our Group from time to time (the "**Restricted Business**") which any member of our Group may undertake in the future in Hong Kong except for the holding of not more than 5% shareholding interests in any listed company in Hong Kong;
- (b) take any direct or indirect action which constitutes an interference with or a disruption to the Restricted Business including, but not limited to, solicitation of the customers, suppliers or staff of our Group; and
- (c) exploit his/its knowledge or information obtained from our Group to compete, directly or indirectly, with the business carried on by our Group from time to time.

An annual confirmation has been received from each of our Controlling Shareholders on compliance with each of their respective undertaking under the Deed of Non-competition.

The independent non-executive Directors have reviewed the compliance with the Deed of Non-competition by our Controlling Shareholders and confirmed that the Deed of Non-competition is fully complied with and duly enforced during the year.

不競爭承諾

控股股東天晶控股、陳光南先生及陳光賢先生 已各自以本公司為受益人訂立不競爭契據,據 此,各控股股東不可撤回及無條件地分別向本 公司及其附屬公司承諾及契諾,由上市日期起 及只要股份仍在聯交所上市,而彼及其聯繫人 士個別或聯同任何其他控股股東直接或間接擁 有已發行股份30%或以上權益,或基於其他 理由被視作本公司的控股股東(定義見不時的 上市規則),各控股股東將不會,並將促使其 聯繫人士(不包括本集團任何成員公司)不會 (其中包括):

- (a) 除持有不多於香港任何上市公司5%股權 外,直接或間接從事及參與與本集團的 現有業務活動及本集團不時從事的任何 業務活動構成競爭或可能構成競爭的業 務(「受限制業務」)(本集團任何成員公司 日後於香港可能從事的業務),或於其中 持有任何權利或權益或向其提供任何服 務或以其他方式參與有關業務;
- (b) 採取任何對受限制業務構成干擾或阻礙 的直接或間接行動,包括但不限於招攬 本集團的客戶、供應商或員工;及
- (c) 將自本集團獲得的知識或資訊用於與本 集團不時從事的業務直接或間接競爭。

本公司已接獲各控股股東就遵守彼等各自於不 競爭契據項下所作承諾而發出之年度確認函。

獨立非執行董事已審視控股股東遵守不競爭契 據之情況,並確認不競爭契據於年內獲全面遵 守及妥為執行。

CONNECTED TRANSACTIONS

A summary of the related party transaction, which also constituted connected transactions as defined under the Listing Rules, entered into by our Group during the year ended 31 March 2017 is contained in Note 33 to the financial statements.

The following summarised continuing connected transactions of the Group during the year ended 31 March 2017. The Directors confirm that our Company has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules.

Fully exempted continuing connected transaction

On 15 January 2017, HK Finance (as borrower), our Company (as guarantor) and Tin Ching Industrial (as lender) entered into the loan agreement, pursuant to which Tin Ching Industrial agreed to provide the loan facility of up to HK\$150,000,000 to HK Finance for the expansion of the existing property mortgage business of our Group at an interest rate of 1.25% per annum over the HK\$ prime rate quoted by DBS (Hong Kong) Limited for a term subject to review by Tin Ching Industrial at any time but in any event no later than one year after the date of the loan agreement.

As Tin Ching Industrial is a wholly-owned subsidiary of Tin Ching Holdings which is the substantial Shareholder of our Company and is a connected person (as defined under the Listing Rules), accordingly the loan agreement constitutes a continuing connected transaction for providing financial assistance to our Company under Chapter 14A of the Listing Rules. However, as the loan facility is provided by Tin Ching Industrial for our Group's and Shareholders' benefits, and on normal or better commercial terms to our Company where no security over our Group's assets is granted in respect of the loan facility, the loan agreement as continuing connected transaction is fully exempt from reporting, announcement and independent shareholders' approval requirements pursuant to Rule 14A.90 of the Listing Rules.

The aforesaid continuing connected transaction has been reviewed by independent non-executive Directors of our Company. The independent non-executive Directors confirmed that the aforesaid continuing connected transaction was entered into (a) in the ordinary and usual course of business of our Group and under arm's length negotiations; (b) either on normal commercial terms or on terms no less favourable to our Group than terms available to or from independent third parties; (c) in accordance with the loan agreement governing them on terms that are fair and reasonable and in the interests of our Shareholders as a whole.

關連交易

本集團於截至2017年3月31日止年度訂立之 關聯方交易亦構成上市規則所界定關連交易, 有關概要載於財務報表附註33。

下文概述本集團於截至2017年3月31日止年 度之持續關連交易。董事確認,本公司已遵守 上市規則第14A章之披露規定。

獲全面豁免之持續關連交易

於2017年1月15日,香港信貸(作為借款人)、 本公司(作為擔保人)及天晶實業(作為貸款人) 訂立貸款協議,據此,天晶實業同意向香港信 貸提供貸款融資,金額最多為150,000,000港 元,供擴充本集團現有物業按揭業務,年利率 為星展銀行(香港)有限公司所報的港元最優惠 利率加年利率1.25%,期限可由天晶實業於任 何時間檢討,惟無論如何不得遲於貸款協議日 期後一年。

由於天晶實業為本公司主要股東天晶控股之全 資附屬公司,屬上市規則所界定關連人士,因 此,根據上市規則第14A章,貸款協議構成向 本公司提供財務資助之持續關連交易。然而, 由於貸款融資乃天晶實業為本集團及股東之利 益按一般或對本公司而言屬更佳之商業條款提 供,且毋須就貸款融資抵押本集團資產,根 據上市規則第14A.90條,作為持續關連交易 之貸款協議獲全面豁免遵守申報、公佈及獨立 股東批准之規定。

上述持續關連交易已由本公司之獨立非執行董 事審閱。獨立非執行董事確認,上述持續關連 交易乃(a)於本集團日常及一般業務過程中按 公平基準磋商:(b)按一般商業條款或對本集 團不遜於獨立第三方獲得或給予之條款:(c) 根據規管有關交易之貸款協議訂立,其條款誠 屬公平合理,且符合股東整體利益。

The Directors confirm that our Company has complied with the disclosure requirements of Chapter 14A of the Listing Rules in relation to the connected transactions to which our Company was a party during the year ended 31 March 2017.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to our Company and within the knowledge of our Directors, our Company has maintained a sufficient public float of its issued shares in the Stock Exchange throughout the year ended 31 March 2017 and up to the date of this annual report.

AUDITORS

The financial statements have been audited by PricewaterhouseCoopers, who retire and, being eligible, offer themselves for re-appointment.

On behalf of the Board

Chan Kwong Yin William Chairman

Hong Kong, 27 June 2017

董事確認本公司於截至2017年3月31日止年 度遵守上市規則第14A章有關本公司所訂關連 交易之披露規定。

足夠公眾持股量

根據本公司所得公開資料,且據董事所知,本 公司於截至2017年3月31日止年度及截至本 年報日期,已於聯交所就其已發行股份維持足 夠公眾持股量。

核數師

財務報表已由羅兵咸永道會計師事務所審核, 其將退任且符合資格並願意獲續聘。

代表董事會

主席 **陳光賢**

香港,2017年6月27日

香港信貸集團有限公司 2017年報

INDEPENDENT AUDITOR'S REPORT

獨立核數師報告



羅兵咸永道

To the Shareholders of Hong Kong Finance Group Limited (incorporated in the Cayman Islands with limited liability)

OPINION

What we have audited

The consolidated financial statements of Hong Kong Finance Group Limited (the "Company") and its subsidiaries (the "Group") set out on pages 76 to 144, which comprise:

- the consolidated statement of financial position as at 31 March 2017;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated statement of cash flows for the year then ended; and
- the notes to the consolidated financial statements, which include a summary of significant accounting policies.

Our opinion

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

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report.

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

致:香港信貸集團有限公司之股東 (於開曼群島註冊成立之有限公司)

意見 我們已審計的內容

第76至144頁所載香港信貸集團有限公司(「貴 公司」)及其附屬公司(「貴集團」)之綜合財務報 表包括:

- 於2017年3月31日之綜合財務狀況表;
- 截至該日止年度之綜合全面收入表;
- 截至該日止年度之綜合權益變動表;
- 截至該日止年度之綜合現金流量表;及
- 综合財務報表附註,包括主要會計政策 概要。

我們的意見

我們認為,綜合財務報表已根據香港會計師公 會(「香港會計師公會」)頒佈之香港財務報告準 則(「香港財務報告準則」)真實而公平地反 映 貴集團於2017年3月31日之綜合財務狀 況以及截至該日止年度之綜合財務表現及綜合 現金流量,並已遵照香港公司條例之披露規定 妥為編製。

意見的基礎

我們已根據香港會計師公會頒佈之香港審計準則(「香港審計準則」)進行審計。在該等準則 下,我們之責任在我們之報告內「核數師就審 計綜合財務報表承擔之責任」一節進一步闡述。

我們相信,我們所獲得審計憑證能充足及適當 地為我們之意見提供基礎。

Hong Kong Finance Group Limited ANNUAL REPORT 2017

INDEPENDENT AUDITOR'S REPORT

獨立核數師報告

BASIS FOR OPINION (Continued) Independence

We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matters identified in our audit relates to impairment assessment of loans and interest receivables.

Key Audit Matter 關鍵審計事項

Impairment assessment of loans and interest receivables 應收貸款及利息減值評估

Refer to Note 4.1(a) (critical accounting estimates and judgments), Note 19 (loans receivable) and Note 21 (interest receivables) to the consolidated financial statements

提述综合財務報表附註4.1(a)(重要會計估計及判斷)、附 註19(應收貸款)及附註21(應收利息)。

As at 31 March 2017, the Group's net loans and interest receivables amounted to HK\$819.0 million and HK\$17.9 million, respectively. Provision for individual and collective impairment assessments of loans receivable amounted to HK\$3.2 million and HK\$1.4 million, respectively.

於2017年3月31日, 貴集團之應收貸款及利息淨額分別 為819,000,000港元及17,900,000港元。就應收貸款個別 及整體減值評估作出撥備分別3,200,000港元及1,400,000 港元。

意見的基礎(續) 獨立性

根據香港會計師公會之《專業會計師道德守則》 (「守則」),我們獨立於 貴集團,並已遵循守 則履行其他道德責任。

關鍵審計事項

根據我們之專業判斷,關鍵審計事項為我們審 計本期間綜合財務報表中最重要之事項。我們 在審計綜合財務報表及就此達致意見時整體處 理此等事項,而不會就此等事項單獨發表意 見.。

我們於審計中就應收貸款及利息之減值評估識 別為關鍵審計事項。

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

We assessed management's assessment of provision for impairment of loans and interest receivables by performing the following procedures:

我們透過執行下列程序評估管理層就應收貸款及利息減值 撥備作出之評估:

- understood, evaluated and validated the controls over impairment assessment of loans and interest receivables, which relates to management's identification of events that triggered the provision for impairment of loans and interest receivables and estimation of the amount of provisions;
- 了解、評估及驗證與管理層識別引致須就應收貸款及 • 利息減值作出撥備及估計撥備金額之事件有關之對應 收貸款及利息減值評估之控制;
- carried out procedures, on a sample basis, to test the accuracy of the aging of loans and interest receivables as at the balance sheet date:
- 為應收貸款及利息於結算日之賬齡是否準確執行抽樣 檢測程序;
- reviewed management's assessment on the adequacy of provision for individual impairment based on customer's ability to repay the outstanding loans and interest receivables and the value of underlying collaterals;
- 審閱管理層根據客戶償還未償還應收貸款及利息之能 力及相關抵押品之價值就個別減值撥備是否充足而作 出之評估;

KEY AUDIT MATTERS (Continued)

Key Audit Matter 關鍵審計事項

關鍵審計事項(續)

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

Impairment assessment of loans and interest receivables (Continued) 應收貸款及利息減值評估(續)

Management assessed the provision for impairment of loans and interest receivables based on an estimate of the recoverability of these receivables. Provisions for individual impairment are applied to loans and interest receivables where events or changes in circumstances indicate that the balances may not be collectible; whereas provisions for collective impairment are applied to loans and interest receivables based on actual historical impairment rates on loans and interest receivables.

管理層基於估計該等應收款項之可收回程度評估應收貸款 及利息減值撥備。倘有事件發生或情況變動顯示結餘可能 無法收回,則就應收貸款及利息作出個別減值撥備;而應 收貸款及利息之整體減值撥備則根據應收貸款及利息之實 際過往減值率作出。

We focused on this area because the carrying value of loans and interest receivables is significant to the consolidated financial statements and the management's impairment assessment of loans and interest receivables require the use of significant judgments and estimates. 我們專注於此範疇之原因為應收貸款及利息之賬面值對綜 合財務報表而言實屬重要,而管理層評估應收貸款及利息 減值時須作出重大判斷及估計。

- examined, on a sample basis, a number of individual significant customers which were not identified by management as potentially impaired and performed audit procedures to assess the recoverability, based on examination of the customer's repayment records and independent researches on public available information on the values of underlying collaterals; and
- 依據對客戶還款記錄之審查及對相關抵押品價值之公
 開可得資料之獨立研究,抽樣檢查管理層並無識別為
 可能進行減值之多名個別重要客戶,並執行審計程序
 以評估可收回程度;及
- re-performed management's calculation of collective impairment assessment which grouped together all the receivables with similar risk characteristics based on the reference to the actual historical loss rates.
- 重新執行管理層透過參照實際過往虧損率綜合所有信 貸風險特徵類似之應收款項進行整體減值評估之計算。

Based on the procedures described above, we found, judgments and estimates applied in the impairment assessment of loans and interest receivables were supportable by available evidence.

根據上述程序,我們發現評估應收貸款及利息減值時所應 用判斷及估計乃有據可依。

OTHER INFORMATION

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

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF DIRECTORS AND AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

Audit Committee is responsible for overseeing the Group's financial reporting process.

其他資料

貴公司董事須為其他資料負責。其他資料包括 年報所載所有資料,惟不包括綜合財務報表及 我們之核數師報告。

我們對綜合財務報表發表之意見並不涵蓋其他 資料,我們亦不會就此發表任何形式之保證結 論。

就我們對綜合財務報表進行之審計工作而言, 我們負責閱讀其他資料,並考慮其他資料是否 與綜合財務報表或我們從審計工作所獲得資料 之間出現重大不相符情況,又或在其他方面出 現重大錯誤陳述。

倘我們基於所進行工作而得出此等其他資料有 重大錯誤陳述之結論,則我們須匯報有關情 況。就此而言,我們並無須匯報之事宜。

董事及審核委員會就綜合財務報表須 承擔之責任

貴公司董事須負責根據香港會計師公會頒佈之 香港財務報告準則及香港公司條例之披露規定 編製真實公平反映情況之綜合財務報表,及董 事所釐定對編製綜合財務報表屬必要之有關內 部監控,以使該等綜合財務報表不會存在由於 欺詐或錯誤而導致之重大錯誤陳述。

在編製綜合財務報表時,董事負責評估 貴集 團持續經營之能力,並在適用情況下披露與持 續經營有關之事宜,以及使用持續經營為會計 基礎,除非董事有意將 貴集團清盤或停止經 營,或別無其他實際替代方案。

審核委員會負責監督 貴集團之財務申報程 序。

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. We report our opinion solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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

核數師就審計綜合財務報表承擔之責 任

我們的目標是對綜合財務報表整體是否不存在 由於欺詐或錯誤而導致之重大錯誤陳述取得合 理保證,並出具載有我們意見之核數師報告。 我們僅向整體股東匯報我們之意見,除此之外 不作其他用途。我們並不就本報告之內容對任 何其他人士負責或承擔責任。合理確定屬高層 次之保證,惟根據香港審計準則進行之審計工 作不能保證總能察覺所存在之重大錯誤陳述。 錯誤陳述可因欺詐或錯誤而產生,倘個別或整 體在合理預期情況下可影響使用者根據該等綜 合財務報表作出之經濟決定時,則被視為重大 錯誤陳述。

作為根據香港審計準則進行審計工作其中一 環,我們於審計過程中運用專業判斷並保持專 業懷疑態度。我們亦:

- 識別及評估由於欺詐或錯誤而導致綜合 財務報表存在重大錯誤陳述之風險、設 計及執行審計程序以應對該等風險,以 及獲取充足和適當之審計憑證,作為我 們意見之基礎。由於欺詐可能涉及串 謀、偽造、蓄意遺漏、虛假陳述或凌駕 內部監控之情況,故未能發現因欺詐而 導致之重大錯誤陳述之風險高於未能發 現因錯誤而導致之重大錯誤陳述之風險。
 - 了解與審計相關之內部監控,以設計適 當審計程序,惟並非旨在對 貴集團之 內部監控成效發表意見。
 - 評估董事所採用會計政策是否恰當以及 所作出會計估計及相關披露是否合理。
 - 對董事採用持續經營會計基礎是否恰當 作出結論,並根據所獲得審計憑證確定 是否存在與可能導致對 貴集團持續經 營能力產生重大疑慮之事件或情況有關 之重大不確定因素。倘我們認為存在 大不確定因素,則有必要在核數師報 中提請使用者注意綜合財務報表中之相 關披露。倘有關披露不足,則修訂我數師 報告日期止所獲得之審計憑證。然而, 未來事件或情況可能導致 貴集團無法 持續經營。

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

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

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

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

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

The engagement partner on the audit resulting in this independent auditor's report is Mr. Chow Shiu Hay Antonio.

核數師就審計綜合財務報表承擔之責 任(續)

- 評估綜合財務報表之整體呈報方式、結構及內容,包括披露資料,以及綜合財務報表是否中肯反映相關交易及事件。
- 就 貴集團內實體或業務活動之財務資 料獲取充足及適當審計憑證,以便對綜 合財務報表發表意見。我們負責集團審 計之方向、監督及執行。我們為審計意 見承擔全部責任。

我們與審核委員會就(其中包括)審計之規劃範 圍、時間安排及重大審計發現進行溝通,該等 發現包括我們在審計過程中識別之任何重大內 部監控缺失。

我們亦向審核委員會作出聲明,指出我們已符 合有關獨立身分之相關道德要求,並與彼等溝 通可能被合理認為會影響我們獨立身分之所有 關係及其他事宜,以及相關防範措施(如適 用)。

從與審核委員會溝通之事項中,我們釐定對本 期間綜合財務報表之審計至關重要之事項,因 而構成關鍵審計事項。我們在核數師報告中描 述該等事項,除非法律或法規不允許公開披露 該等事項,或在極罕見情況下,倘合理預期在 我們報告中傳達某事項所造成負面後果超出所 產生公眾利益,則我們決定不應在報告中傳達 該事項。

進行本獨立核數師報告所涉及審計工作之合夥 人為周兆熙先生。

PricewaterhouseCoopers Certified Public Accountants

Hong Kong, 27 June 2017

羅兵咸永道會計師事務所 執業會計師

香港,2017年6月27日

香港信貸集團有限公司 2017年報



CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

綜合全面收入表

For the year ended 31 March 2017截至2017年3月31日止年度

			Year ended 31 March 截至3月31日止年度		
		Note 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元	
Revenue Other income Fair value gains on revaluation of	收益 其他收入 重估投資物業之公平值收益	6 6	103,658 2,032	111,273 2,127	
investment properties Administrative expenses	行政開支	16 7	9,960 (38,820)	_ (36,448)	
Operating profit Finance costs	經營溢利 融資成本	10	76,830 (22,167)	76,952 (19,309)	
Profit before income tax Income tax expense	除所得税前溢利 所得税開支	11	54,663 (8,364)	57,643 (9,582)	
Profit and total comprehensive income for the year attributable to	本公司擁有人應佔年度溢利及 全面收入總額				
owners of the Company			46,299	48,061	
Earnings per share for profit attributable to owners of	本公司擁有人應佔溢利之 每股盈利				
the Company — Basic (HK cents) — Diluted (HK cents)	— 基本(港仙) — 攤薄(港仙)	12(a) 12(b)	11.2 11.2	11.6 11.6	

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

As at 31 March 2017於2017年3月31日

			As at 31 March 於3月31日		
			2017	2016	
			2017年	2016年	
		Note	HK\$'000	HK\$'000	
		附註	千港元	千港元	
Assets	資產				
Non-current assets	非流動資產				
Property, plant and equipment	物業、廠房及設備	15	81,529	60,660	
Investment properties	投資物業	16	64,530	76,860	
Available for sale investment	可供出售投資		625	625	
Loans receivable	應收貸款	19	59,039	97,527	
Other asset	其他資產	20	1,100	_	
Deferred income tax assets	遞延所得税資產	31	266	87	
Total non-current assets	非流動資產總額		207,089	235,759	
Current assets	流動資產				
Loans receivable	應收貸款	19	760,003	576,529	
Interest receivables	應收利息	21	17,887	15,197	
Prepayments, deposits and other	預付款項、按金及其他				
receivables	應收款項	22	5,195	987	
Repossessed asset	收回資產	23	-	5,306	
Tax recoverable	可收回税項		1,461	_	
Cash and cash equivalents	現金及現金等價物	24	15,298	20,791	
Total current assets	流動資產總額		799,844	618,810	
Total assets	資產總額		1,006,933	854,569	
Equity	權益				
Equity attributable to the owners of	本公司擁有人應佔權益				
the Company					
Share capital	股本	25	4,150	4,150	
Reserves	儲備	27	492,430	458,819	
Total equity	權益總額		496,580	462,969	

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

As at 31 March 2017於2017年3月31日

			As at 31 March 於3月31日		
		Note 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元	
Liabilities Current liabilities	負債 流動負債				
Trade and other payables	貿易及其他應付款項	28	6,972	5,544	
Amount due to a fellow subsidiary	應付一間同系附屬公司款項	33(b)	69,700	88,951	
Tax payable	應付税項		-	2,423	
Bank and other borrowings	銀行及其他借款	29	315,752	179,251	
Total current liabilities	流動負債總額		392,424	276,169	
Non-current liabilities	非流動負債				
Bonds	債券	30	113,797	111,451	
Deferred income tax liabilities	遞延所得税負債	31	4,132	3,980	
Total non-current liabilities	非流動負債總額		117,929	115,431	
Total liabilities	負債總額		510,353	391,600	
Total equity and liabilities	權益及負債總額		1,006,933	854,569	
Net current assets	流動資產淨額		407,420	342,641	
Total assets less current liabilities	資產總額減流動負債		614,509	578,400	

On behalf of the Board

代表董事會

Mr. Chan Kwong Yin William 陳光賢先生 *Chairman* 主席 Mr. Chan Koung Nam 陳光南先生 Executive director 執行董事

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表

For the year ended 31 March 2017截至2017年3月31日止年度

	Attributable to owners of the Company 本公司擁有人應佔							
			Share	Share	Capital	Share	Retained	
			capital	premium	reserve	option reserve	earnings	Total
			股本	股份溢價	資本儲備	購股權儲備	保留盈利	總計
		Note	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		附註	千港元	千港元	千港元	千港元	千港元	千港元
Balance at 1 April 2015	於2015年4月1日之結餘		4,150	103,665	100,020	-	220,066	427,901
Total comprehensive income	年度全面收入總額							
for the year			-	-	-	-	48,061	48,061
Transactions with owners	與擁有人之交易							
Employee share option scheme:	僱員購股權計劃:							
- Value of employee services	一 僱員服務價值		_	-	_	2,777	-	2,777
Dividends relating to 2015	有關2015年之股息	13	_	-	_	-	(7,885)	(7,885)
Dividends relating to 2016	有關2016年之股息	13	-	-	-	-	(7,885)	(7,885)
Total transactions with owners, recognised directly in equity	與擁有人之交易總額 [,] 直接於權益確認		_	_	_	2,777	(15,770)	(12,993)
Balance at 31 March 2016	於2016年3月31日之結餘		4,150	103,665	100,020	2,777	252,357	462,969
Balance at 1 April 2016	於2016年4月1日之結餘		4,150	103,665	100,020	2,777	252,357	462,969
Total comprehensive income for the year	年度全面收入總額						46.299	46,299
ioi tilo you							10,200	10,200
Transactions with owners	與擁有人之交易							
Employee share option scheme:	僱員購股權計劃:							
- Value of employee services	— 僱員服務價值		-	-	-	479	113	592
Dividends relating to 2016	有關2016年之股息	13	-	-	-	-	(6,640)	(6,640)
Dividends relating to 2017	有關2017年之股息	13	-	-	-	-	(6,640)	(6,640)
Total transactions with owners,	與擁有人之交易總額,							
recognised directly in equity	直接於權益確認		-	-	-	479	-	-
Balance at 31 March 2017	於2017年3月31日之結餘		4,150	103,665	100,020	3,256	285,489	496,580

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

For the year ended 31 March 2017 截至2017年3月31日止年度

			Year ended 截至3月31	
		Note 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Cash flows from operating activities Cash used in from operations Interest paid Hong Kong profits tax paid	經營業務所得現金流量 經營所用現金 已付利息 已付香港利得税	14	(75,976) (18,464) (12,275)	(78,525) (15,653) (11,943)
Net cash used in from operating activities	經營業務所用現金淨額		(106,715)	(106,121)
Cash flows from investing activities Purchase of property, plant and equipment Purchase of other asset Purchase of available-for-sale	投資業務所得現金流量 購買物業、廠房及設備 購買其他資產 購買可供出售投資		(1,648) (1,100)	(64) _
Interest received	已收利息			(625)
Net cash used in investing activities Cash flows from financing activities Repayment of bank and other borrowings Proceeds from new bank and other borrowings (Decrease)/increase in amount due to a fellow subsidiary	投資業務所用現金淨額 融資業務所得現金流量 償還銀行及其他借款 新增銀行及其他借款 所得款項 應付一間同系附屬公司 款項(減少)/增加		(2,748) (1,224,365) 1,360,866 (19,251)	(689) (593,716) 643,351 49,720
Dividend paid Proceeds from issuance of bonds	已付股息 發行債券所得款項		(13,280) –	(15,770) 21,240
Net cash generated from financing activities	融資業務所得現金淨額		103,970	104,825
Net decrease in cash and cash equivalents Cash and cash equivalents at beginning of the year	現金及現金等價物減少淨額 年初之現金及現金等價物		(5,493) 20,791	(1,985) 22,776
Cash and cash equivalents at end of the year	年終之現金及現金等價物	24	15,298	20,791

1 GENERAL INFORMATION

Hong Kong Finance Group Limited (the "Company") was incorporated in the Cayman Islands on 6 February 2013 as an exempted company with limited liability under the Companies Law, Cap 22 (Law 3 of 1961, as consolidated and revised), of the Cayman Islands. The address of the Company's registered office is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands.

The Company is an investment holding company. The Company and its subsidiaries (the "Group") are principally engaged in money lending business of providing property mortgage loans and personal loans in Hong Kong.

The ultimate holding company of the Company is Tin Ching Holdings Limited, a company incorporated in the British Virgin Islands.

The Company has its primary listing on the Stock Exchange of Hong Kong Limited.

These consolidated financial statements are presented in thousands of Hong Kong dollars ("HK\$'000"), unless otherwise stated. These consolidated financial statements were approved by the Board for issue on 27 June 2017.

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

2.1 Basis of preparation

The consolidated financial statements of the Company have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRSs") and requirements of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong). The consolidated financial statements have been prepared under the historical cost convention, as modified by the revaluation of investment properties and available-for-sale investment, which are carried at fair value.

The preparation of financial statements in conformity with HKFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 4.

一般資料

1

香港信貸集團有限公司(「本公司」)於2013 年2月6日根據開曼群島公司法第22章(1961 年第三項法例,經綜合及修訂)在開曼群島 註冊成立為獲豁免有限公司。本公司之註 冊辦事處地址為Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands。

本公司為一間投資控股公司。本公司及其 附屬公司(「本集團」)主要於香港從事提供 物業按揭貸款及私人貸款之放債業務。

本公司之最終控股公司為天晶控股有限公 司,該公司在英屬處女群島註冊成立。

本公司以香港聯合交易所有限公司為首要 上市交易所。

除另有註明外,該等綜合財務報表以千港 元(「千港元」)呈列。該等綜合財務報表已 於2017年6月27日獲本公司董事會批准刊 發。

2 重大會計政策概要

編製該等綜合財務報表所採用之主要會計 政策載於下文。除另有註明外,此等政策 已於呈列之所有年度貫徹應用。

2.1 編製基準

本公司綜合財務報表乃依照所有適用 香港財務報告準則(「香港財務報告準 則」)及香港法例第622章《公司條例》 之規定編製。該等綜合財務報表已按 歷史成本慣例編製,並就重估按公平 值入賬之投資物業及可供出售投資加 以修訂。

按照香港財務報告準則編製財務報表 需要使用若干關鍵會計估計,亦需要 管理層在應用本集團會計政策之過程 中作出判斷。涉及高度判斷或複雜性 之範疇,或假設及估計對綜合財務報 表而言屬重大之範疇於附註4披露。

財務報表附註

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

2.1.1 Changes in accounting policy and disclosures

(a) New and amended standards adopted by the Group

> The following amendments to standards have been adopted by the Group for the first time for the financial year beginning on or after 1 January 2016:

- Accounting for acquisitions of interests in joint operations — Amendments to HKFRS 11
- Clarification of acceptable methods of depreciation and amortisation — Amendments to HKAS 16 and HKAS 38
- Annual improvements to HKFRSs 2012–2014 cycle, and
- Disclosure initiative amendments to HKAS 1.

The adoption of these amendments did not have any material impact on the Group's financial performance and positions for the current year and prior years and/or on the disclosures set out in these consolidated financial statements.

(b) New standards and interpretation not yet adopted

A number of new standards and amendments to standards and interpretation are effective for annual periods beginning 1 January 2016 and have not been early adopted in preparing these consolidated financial statements. None of these is expected to have a significant effect on the consolidated financial statements of the Group, except the following set out below:

重大會計政策概要(續)

2

2.1 編製基準(續)2.1.1 會計政策及披露資料之變動

- (a) 本集團採納之新訂及經 修訂準則
 本集團已於2016年1月
 1日或之後開始之財政年
 度首次採納以下準則之
 修訂:
 - 收購合資經營權益 之會計處理 — 香 港財務報告準則第 11號之修訂
 - 澄清折舊及攤銷之
 可接受方式 香
 港會計準則第16
 號及香港會計準則
 第38號之修訂
 - 香港財務報告準則 2012年至2014年週 期之年度改進,及
 - 披露計劃 香港 會計準則第1號之 修訂。

採納該等修訂並無對本 集團本年度及過往年度 之財務表現及狀況及/或 該等綜合財務報表所載 披露構成任何重大影響。

(b) 尚未採納之新訂準則及 詮釋 多項新訂準則以及準則 及詮釋之修訂於2016年 1月1日開始之年度期間 生效,惟尚未在編製記 等綜合財務報表時訂準 則以及準則及詮釋之修 訂概不會對本集團之綜 合財務報表構成任何重 大影響,惟下文載列者 除外:

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

2.1.1 Changes in accounting policy and disclosures

(Continued)

 (b) New standards and interpretation not yet adopted (Continued)
 HKFRS 9, 'Financial instruments'

> HKFRS 9. "Financial instruments". addresses the classification, measurement and recognition of financial assets and financial liabilities. The complete version of HKFRS 9 was issued in July 2014. It replaces the guidance in HKAS 39 that relates to the classification and measurement of financial instruments. HKFRS 9 retains but simplifies the mixed measurement model and establishes three primary measurement categories for financial assets: amortised cost, fair value through other comprehensive income ("FVOCI") and fair value through profit or loss ("FVPL"). The basis of classification depends on the entity's business model and the contractual cash flow characteristics of the financial assets. Investments in equity instruments are required to be measured at FVPL with the irrevocable option at inception to present changes in fair value in other comprehensive income ("OCI") not recycling. There is now a new expected credit losses model that replaces the incurred loss impairment model used in HKAS 39. For financial liabilities there were no changes to classification and measurement except for the recognition of changes in own credit risk in other comprehensive income, for liabilities designated at FVPL. HKFRS 9 relaxes the requirements for hedge effectiveness by replacing the bright line hedge effectiveness tests. It requires an economic relationship between the hedged item and hedging instrument and for the 'hedged ratio' to be the same as the one management actually use for risk management purposes.

重大會計政策概要(續)

2.1 編製基準(續)

2

2.1.1 會計政策及披露資料之變動 (續)

> (b) 尚未採納之新訂準則及 詮釋(續) 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 [金融工具] 闡述金融資 產及金融負債之分類、 計量及確認。香港財務 報告準則第9號之完整版 本於2014年7月頒佈。 該準則取代香港會計準 則第39號中有關金融工 具分類及計量之指引。 香港財務報告準則第9號 保留但簡化混合計量模 式, 並確立 金融資產三 個主要計量分類:攤銷 成本、按公平值計入其 他全面收益(「按公平值 計入其他全面收益」)及 按公平值計入損益賬(「按 公平值計入損益賬」)。 分類基準視乎實體之業 務模式及金融資產之合 約現金流量特徵而定。 股本工具投資須以按公 平值計入損益賬計量, 且最初有不可撤銷權於 其他全面收益(「其他全 面收益])呈列非循環公 平值變動。現時,新預 期信貸虧損模式取代香 港會計準則第39號所用 已產生虧損減值模式。 金融負債之分類及計量 **並**無任何更改,惟指定 按公平值計入損益賬之 負債須於其他全面收益 確認本身信貸風險變動。 香港財務報告準則第9號 通過取代明確對沖項目 效益測試放寬對沖效益 要求。其規定對沖項目 與對沖工具間存在經濟 關係,「對沖比率」亦須 與管理層在風險管理過 程中實際使用者一致。

香港信貸集團有限公司 2017年報

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

2.1.1 Changes in accounting policy and disclosures

(Continued)

 (b) New standards and interpretation not yet adopted (Continued)
 HKFRS 9, 'Financial instruments' (Continued)

> Contemporaneous documentation is still required but is different to that currently prepared under HKAS 39. The new standard addresses the classification, measurement and derecognition of financial assets and financial liabilities, introduces new rules for hedge accounting and a new impairment model for financial assets. While the Group has yet to undertake a detailed assessment of the classification and measurement of financial assets, derivative financial instrument currently measured at FVPL which would likely continue to be measured on the same basis under HKFRS 9. Accordingly, the Group does not expect the new guidance to have a significant impact on the classification and measurement of its financial assets. There will be no impact on the Group's accounting for financial liabilities, as the new requirements only affect the accounting for financial liabilities that are designated at FVPL and the Group does not have any such liabilities. The derecognition rules have been transferred from HKAS 39 Financial Instruments: Recognition and Measurement and have not been changed.

重大會計政策概要(續)

2.1 編製基準(續)

2

2.1.1 會計政策及披露資料之變動 (續)

「金融工具 | (續) 仍然需要作出最新文件 存檔,但與現時根據香 港會計準則第39號所編 製者不同。新訂準則闡 述金融資產及金融負債 之分類、計量及取消確 認,引入有關對沖會計 處理之新規則及金融資 產之新減值模式。雖然 本集團尚未詳細評估金 融資產之分類及計量, 衍生金融工具目前以按 公平值計入損益賬計量 並將可能繼續以香港財 務報告準則第9號項下相 同基準計量。因此,本 集團預期新指引不會對 其金融資產之分類及計 量構成重大影響。由於 新規定僅影響指定按公 平值計入損益賬之金融 負債之會計處理,而本 集團並無任何該等負債, 故本集團金融負債之會 計處理將不會遭受任何 影響。取消確認規則乃 轉移自香港會計準則第 39號金融工具:確認及 計量,且並無任何更改。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

2.1.1 Changes in accounting policy and disclosures

(Continued)

 (b) New standards and interpretation not yet adopted (Continued)
 HKFRS 9, 'Financial instruments' (Continued)

> The new impairment model requires the recognition of impairment provisions based on expected credit losses ("ECL") rather than only incurred credit losses as is the case under HKAS 39. It applies to financial assets classified at amortised cost, debt instruments measured at FVOCI, contract assets under HKFRS 15 Revenue from Contracts with Customers, lease receivables, loan commitments and certain financial guarantee contracts. While the Group has not yet undertaken a detailed assessment of how its impairment provisions would be affected by the new model, it may result in an earlier recognition of credit losses. The new standard also introduces expanded disclosure requirements and changes in presentation. These are expected to change the nature and extent of the Group's disclosures about its financial instruments particularly in the year of the adoption of the new standard. HKFRS 9 must be applied for financial years commencing on or after 1 January 2018. Based on the transitional provisions in the completed HKFRS 9, early adoption in phases was only permitted for annual reporting periods beginning before 1 February 2015. After that date, the new rules must be adopted in their entirety. The Group does not intend to adopt HKFRS 9 before its mandatory effective date.

重大會計政策概要(續)

2.1 編製基準(續)

2

2.1.1 會計政策及披露資料之變動 (*續*)

> > 「金融工具 | (續) 新減值模式規定按預期 信貸虧損(「預期信貸虧 **1**) 而非香港會計準則 第39號項下之僅按已發 生信貸虧損確認減值撥 備。其適用於按攤銷成 本分類之金融資產、以 按公平值計入其他全面 收益計量之債務工具、 香港財務報告準則第15 號 客戶合約之收益 | 項 下合約資產、應收租賃 款、貸款承擔及若干財 務擔保合約。然而,本 集團尚未詳細評估新模 式將如何影響其減值撥 備,其或會導致提早確 認信貸虧損。新訂準則 亦引入有關擴闊披露範 圍之規定及呈報方式之 更改。預期將改變本集 團有關其金融工具之披 露性質及範圍, 尤其是 於採納新訂準則之年度。 香港財務報告準則第9號 必須於2018年1月1日 或之後開始之財政年度 應用。根據香港財務報 告準則第9號完整版本之 過渡條文,只容許就 2015年2月1日前開始之 年度報告期間分階段提 早採納。於該日後,新 規則必須完全採納。本 集團不擬於香港財務報 告準則第9號強制生效日 期前採納香港財務報告 準則第9號。

香港信貸集團有限公司 2017年報

財務報表附註

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

2.1.1 Changes in accounting policy and disclosures

(Continued)

 (b) New standards and interpretation not yet adopted (Continued)
 HKFRS 9, 'Financial instruments' (Continued)

> The Group intends to quantify the potential impact of HKFRS 9 once it is practicable to provide reliable estimates.

> HKFRS 15, 'Revenue from contracts with customers'

The Hong Kong Institute of Certified Public Accountants has issued a new standard for the recognition of revenue. This will replace HKAS 18 which covers contracts for goods and services and HKAS 11 which covers construction contracts. The new standard is based on the principle that revenue is recognised when control of a good or service transfers to a customer. The standard permits either a full retrospective or a modified retrospective approach for the adoption.

HKFRS 15 is mandatory for financial years commencing on or after 1 January 2018. At this stage, the Group does not intend to adopt the standard before its mandatory effective date. The Group is in the process of assessing the impact of HKFRS 15 to the Group, but is of the view that the standard will not have significant impact, when applied, on the consolidated financial statements of the Group.

重大會計政策概要(續)

2.1 編製基準(續)

2

2.1.1 會計政策及披露資料之變動 (*續*)

> (b) 尚未採納之新訂準則及 詮釋(續) 香港財務報告準則第9號 「金融工具」(續) 本集團擬在提供可靠估 計屬實際可行之情況下 量化香港財務報告準則 第9號之潛在影響。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

2.1.1 Changes in accounting policy and disclosures

(Continued)

 (b) New standards and interpretation not yet adopted (Continued)
 HKFRS 16, 'Leases'

> HKFRS 16 will result in almost all leases being recognised on the balance sheet, as the distinction between operating and finance leases is removed. Under the new standard, an asset (the right to use the leased item) and a financial liability to pay rentals are recognised. The only exceptions are short-term and low-value leases.

> The accounting for lessors will not significantly change.

The standard will affect primarily the accounting for the Group's operating leases. As at the reporting date, the Group has non-cancellable operating lease commitments of HK\$2,027,000 (Note 32). However, the Group has not yet determined to what extent these commitments will result in the recognition of an asset and a liability for future payments and how this will affect the Group's profit and classification of cash flows.

Some of the commitments may be covered by the exception for short-term and low value leases and some commitments may relate to arrangements that will not qualify as leases under HKFRS 16.

The new standard is mandatory for financial years commencing on or after 1 January 2019. At this stage, the Group does not intend to adopt the standard before its mandatory effective date.

重大會計政策概要(續)

2.1 編製基準(續)

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2.1.1 會計政策及披露資料之變動 (*續*)

> > 有關出租人之會計處理 將不會有重大改變。

> > 該準則將主要影響本集 團經營租賃之會計處理。 於報告日期,本集團有 不可撤銷之經營租(附為 32)。然而,本集) 實定該等承認資產的 未來付款確認資產的 人。 影響本集團之溢利及現 金流量分類。

> > 若干承擔可能納入短期 及低價值租賃之例外情 況,而若干承擔則可能 與將不會符合資格納入 香港財務報告準則第16 號項下租賃之安排有關。

> > 該新訂準則必須於2019 年1月1日或之後開始之 財政年度採納。目前, 本集團不擬於該準則強 制生效日期前採納該準 則。

香港信貸集團有限公司 2017年報

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Subsidiaries

2.2.1 Consolidation

A subsidiary is an entity (including a structured entity) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

Intra-group transactions, balances and unrealised gains on transactions between Group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. When necessary, amounts reported by subsidiaries have been adjusted to confirm with the Group's accounting policies.

2.2.2 Separate financial statements

Investments in subsidiaries are accounted for at cost less impairment. Cost also includes direct attributable costs of investment. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

2.3 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decisionmaker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the executive directors of the entities now comprising the Group that makes strategic decisions.

2.4 Foreign currency translation

Functional and presentation currency

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

2 重大會計政策概要(續)

2.2 附屬公司 2.2.1 綜合賬目

附屬公司是指本集團擁有控制 權之實體(包括結構性實體)。 當本集團承受或享有參與實體 所得之可變回報,且有能力透 過其對實體之權力影響該等回 報時,則本集團控制該實體。 附屬公司自控制權轉移至本集 團當日起開始綜合入賬。附屬 公司自控制權終止當日起終止 綜合入賬。

集團內公司間之交易、結餘與 集團公司間交易之未變現收益 對銷。未變現虧損亦予以對 銷,惟交易提供證據表明所轉 讓資產出現減值除外。附屬公 司之呈報金額於有需要時作出 調整,確保與本集團之會計政 策一致。

2.2.2 獨立財務報表

於附屬公司之投資乃以成本減 減值入賬。成本亦包括投資直 接應佔成本。附屬公司之業績 由本公司按已收及應收股息入 賬。

2.3 分部呈報

經營分部之呈報方式與向主要營運決 策人提供之內部呈報一致。主要營運 決策人負責分配資源及評估經營分部 之表現,並已獲識別為制定策略性決 策的現時組成本集團之實體各執行董 事。

2.4 外幣換算 功能及呈列貨幣

本集團各實體之財務報表所載項目, 乃按有關實體經營所在主要經濟環境 之貨幣(「功能貨幣」)計量。綜合財務 報表以本公司之功能貨幣及本集團之 呈列貨幣港元(「港元」)呈列。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.5 Property, plant and equipment

Land and buildings comprise mainly offices and residential property for a director. Leasehold land classified as finance lease and all other property, plant and equipment is stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

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

Depreciation of property, plant and equipment is calculated using the straight-line method to allocate their cost to their residual values over their estimated useful lives, as follows:

 Land and buildings 	40–50 years
 Office equipment 	4 years
 Furniture and fixtures 	4 years
 Leasehold improvements 	4 years
- Motor vehicles	4 years

The asset's residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 2.7).

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount and are recognised in the consolidated statement of comprehensive income.

重大會計政策概要(續)

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2.5 物業、廠房及設備

土地及樓宇主要包括辦公室及董事之 住宅物業。被分類為融資租賃之租賃 土地以及所有其他物業、廠房及設備 按過往成本減折舊列賬。過往成本包 括收購該等項目直接應佔開支。

僅將在有關項目之未來經濟利益流向 本集團,且該項目之成本能可靠計量 時,其後成本方計入資產之賬面值或 確認為個別資產(如適用)。替換部分 之賬面值會被取消確認。所有其他維 修及保養費用會於其產生之財政期間 在綜合全面收入表中扣除。

物業、廠房及設備之折舊乃採用直線 法於其估計可使用年限內按成本分配 至剩餘價值,詳情如下:

一土地及樓宇	40-50年
一辦公設備	4年
一傢俬及裝置	4年
一租賃物業裝修	4年
一汽車	4年

資產之剩餘價值及可使用年期於各報 告期末檢討及調整(如適用)。

倘資產之賬面值高於其估計可收回金 額,資產之賬面值隨即被撇減至其可 收回金額(附註2.7)。

出售所得之盈虧以比較所得款項與賬 面值之方式釐定,於綜合全面收入表 中確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.6 Investment properties

Investment properties, principally comprising leasehold land and buildings, are held for long-term rental yields or for capital appreciation or both, and that is not occupied by the Group. Investment properties are initially measured at cost, including related transaction costs and where applicable borrowing costs. After initial recognition, investment properties are carried at fair value, representing open market value determined at each reporting date by external valuers. Fair value is based on active market prices, adjusted, if necessary, for any difference in the nature, location or condition of the specific asset. If the information is not available, the Group uses alternative valuation methods such as recent prices on less active markets or discounted cash flow projections. Changes in fair values are recorded in the consolidated statement of comprehensive income as "fair value gains on revaluation of investment properties".

2.7 Impairment of non-financial assets

Assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment. Assets that are subject to amortisation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at each reporting date.

2.8 Financial assets

2.8.1 Classification

The Group classifies its financial assets in the following categories: loans and receivables and available-for-sale financial assets. The classification depends on the purposes for which the financial assets were acquired. Management determines the classification of its financial assets at initial recognition.

2 重大會計政策概要(續)

2.6 投資物業

投資物業(主要包括租賃土地及樓宇) 乃持作賺取長期租金或資本增值或兩 者兼備而非由本集團佔用者。投資物 業初步按其成本計量,包括相關交易 成本及(如適用)借款成本。於初步確 認後,投資物業乃按公平值列賬,即 於各報告日期由外聘估值師釐定之公 開市值價值。公平值乃以活躍市價 載,並就特定資產之性質、地點或 開本集團會使用其他 估值方法,如於較不活躍市場之近期 價格或貼現現金流量預測。公平值變 動乃於綜合全面收入表入賬列作「重 估投資物業之公平值收益」。

2.7 非金融資產減值

具有無限可使用年期之資產毋須攤 銷,但須每年進行減值測試。倘有事 件發生或情況變動顯示賬面值可能無 法收回,則對須予攤銷之資產應面值 超出其可收回金額之差額予以確認。 可收回金額為資產公平值減出售成本 與使用價值中兩者之較高者。在現 減值(現金產生單位)中之最低水平 作分類。對於出現減值之非金融資 (商譽除外),須於各報告日期就減值 是否可以撥回進行檢討。

2.8 金融資產

2.8.1 分類

本集團將其金融資產分類為貸 款及應收款項以及可供出售金 融資產。分類視乎金融資產被 收購之目的而定。管理層於初 步確認時釐定其金融資產之分 類。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.8 Financial assets (Continued)

2.8.1 Classification (Continued)

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets, except for maturities greater than 12 months after the end of the reporting period. These are classified as non-current assets. The Group's loans and receivables comprise loans receivable, interest receivables, deposits and other receivables and cash and cash equivalents in the consolidated statement of financial position (Notes 2.11, 2.12, 2.13 and 2.14).

Available-for-sales financial assets

Available-for-sale financial assets are non-derivatives that are either designated in this category or not classified in any of the other categories. They are included in non-current assets unless the investment matures or management intends to dispose of it within 12 months of the end of the reporting period.

2.8.2 Recognition and measurement

Regular way purchases and sales of financial assets are recognised on the trade-date — the date on which the Group commits to purchase or sell the asset. Investments are initially recognised at fair value plus transaction costs for all financial assets not carried at fair value through profit or loss. Financial assets are derecognised when the rights to receive cash flows from the investments have expired or have been transferred and the Group has transferred substantially all risks and rewards of ownership. Available-for-sale financial assets are subsequently carried at fair value. Loans and receivables are subsequently carried at amortised cost using the effective interest method.

重大會計政策概要(續)

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2.8 金融資產(續) 2.8.1 分類(續)

貸款及應收款項 貸款及應收款項為並無活躍市 場報價並具固定或可釐定付款 金額之非衍生金融資產。該等 金融資產計入流動資產,但倘 到期日超過報告期末後12個 月,則分類為非流動資產。 本集團之貸款及應收款項包括 綜合財務狀況表內之應收貸款、 應收利息、按金及其他應收款項 以及現金及現金等價物(附註 2.11、2.12、2.13及2.14)。

可供出售金融資產

可供出售金融資產為指定為此 類別或並無分類為任何其他類 別之非衍生工具。除非投資到 期或管理層有意於報告期末後 12個月內處置有關資產,否則 此等資產列為非流動資產。

2.8.2 確認及計量

常規買賣金融資產於交易日(即 本集團承諾購買或出售資產當 日)確認。就並非按公平值計 入損益之所有金融資產而言, 投資初步按公平值加交易成本 確認。當自投資收取現金流量 已轉讓擁有權之絕大部分風險 及回報時,方會取消確認金融 資產。可供入賬。貸款及應收款 項隨後會以實際利率法按攤銷 成本入賬。

財務報表附註

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.8 Financial assets (Continued)

2.8.2 Recognition and measurement (Continued)

Changes in the fair value of financial assets classified as available-for-sale are recognised in other comprehensive income.

When financial assets classified as available-for-sale are sold or impaired, the accumulated fair value adjustments recognised in equity are included in the consolidated statement of comprehensive income.

2.9 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the consolidated statement of financial position when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the company or the counterparty.

2.10 Impairment of financial assets

Assets carried at amortised cost

The Group assesses at the end of each reporting period whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is impaired and impairment losses are incurred only if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a "loss event") and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.

The criteria that the Group uses to determine that there is objective evidence of an impairment loss include:

- (a) Significant financial difficulty of the borrower;
- (b) A breach of contract, such as a default or delinquency in interest or principal payments;
- (c) The Group, for economic or legal reasons relating to the borrower's financial difficulty, granting to the borrower a concession that the lender would not otherwise consider;

重大會計政策概要(續)

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2.8 金融資產(續) 2.8.2 確認及計量(續)

分類為可供出售之金融資產公 平值變動於其他全面收入中確 認。

當分類為可供出售之金融資產 售出或減值,於權益中確認之 累計公平值調整計入綜合全面 收入表。

2.9 抵銷金融工具

倘有合法強制執行權利抵銷已確認金 額及有意以淨額基準結算或同時變現 資產及清償負債時,金融資產及負債 將予抵銷,有關款項淨額則於綜合財 務狀況表內呈報。合法強制執行權利 不得取決於未來事項且必須可於日常 業務過程中當公司或交易對手違約、 無力償債或破產時強制執行。

2.10 金融資產減值

按攤銷成本入賬之資產

本集團於各報告期末評估是否有客觀 跡象顯示一項金融資產或一組金融資 產出現減值。僅於有客觀跡象證明於 初步確認資產後發生一宗或多宗事件 導致出現減值(「損失事件」),且該宗 (或該等)損失事件對該項金融資產或 該組金融資產之估計未來現金流量造 成之影響能被可靠估計時,該項金融 資產或該組金融資產方會出現減值及 減值虧損。

本集團就釐定減值虧損之客觀跡象所 用之標準包括:

- (a) 借款人出現嚴重財務困難;
- (b) 違約,如逾期交付或拖欠利息 或本金;
- (c) 本集團就借款人因經濟或法律 理由而出現財務困難給予借款 人在一般情況下放款人不予考 慮之優惠條件;

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.10 Impairment of financial assets (Continued) Assets carried at amortised cost (Continued)

- (d) It becomes probable that the borrower will enter bankruptcy or other financial reorganisation;
- (e) The disappearance of an active market for that financial asset because of financial difficulties; or
- (f) Observable data indicating that there is a measurable decrease in the estimated future cash flows from a portfolio of financial assets since the initial recognition of those assets, although the decrease cannot yet be identified with the individual financial assets in the portfolio, including:
 - (i) adverse changes in the payment status of borrowers in the portfolio; and
 - (ii) national or local economic conditions that correlate with defaults on the assets in the portfolio.

The Group first assesses whether objective evidence of impairment exists.

For loans and receivables, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate. The carrying amount of the asset is reduced and the amount of the loss is recognised in the profit or loss. If a loan has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate determined under the contract. As a practical expedient, the company may measure impairment on the basis of an instrument's fair value using an observable market price.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised (such as an improvement in the debtor's credit rating), the reversal of the previously recognised impairment loss is recognised in the consolidated statement of comprehensive income.

重大會計政策概要(續)

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2.10 金融資產減值(續) 按攤銷成本入賬之資產(續)

- (d) 借款人可能破產或進行其他財務重組;
- (e) 因財務困難而導致該項金融資 產失去活躍市場;或
- (f) 可觀察數據顯示,某一金融資 產組合自初步確認後,其估計 未來現金流量出現重大跌幅, 惟尚未能確認有關跌幅與組合 當中之個別金融資產有關,包 括:
 - (i) 組合內借款人之付款狀 況出現不利變動;及
 - (ii) 與組合內資產拖欠情況 有關之國家或當地經濟 狀況。

本集團首先評估是否存在減值 之客觀跡象。

倘於其後期間,減值虧損金額 減少,而減少乃客觀地與於確 認減值後發生之事件(如債務 人之信貸評級有所改善)有關, 過往所確認減值虧損之撥回則 於綜合全面收入表中確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.10 Impairment of financial assets (Continued) Assets classified as available-for-sale

The Group assesses at the end of each reporting period whether there is objective evidence that a financial asset or a group of financial assets is impaired.

If any such evidence exists the cumulative loss — measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognised in profit or loss — is removed from equity and recognised in profit or loss. If, in a subsequent period, the fair value of a debt instrument classified as available-for-sale increases and the increase can be objectively related to an event occurring after the impairment loss was recognised in profit or loss, the impairment loss is reversed through the consolidated statement of comprehensive income.

2.11 Loans receivable

Loans receivable are property mortgage loans granted to customers in the ordinary course of business. If collection of loans receivable is expected in one year or less, they are classified as current assets. If not, they are presented as noncurrent assets.

Loans receivable are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment.

2.12 Interest receivables

Interest receivables are interests derived from property mortgage loans granted to customers in the ordinary course of business.

Interest receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment.

2.13 Prepayments, deposits and other receivables

Prepayments, deposits and other receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment.

重大會計政策概要(續)

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2.10 金融資產減值(續) 分類為可供出售之資產

本集團於各報告期末評估是否存在客 觀證據顯示金融資產或某組金融資產 出現減值。

倘存在任何該等證據,累積虧損(計 為購置成本及當前公平值之差異,再 減去先前在損益中確認該金融資產之 任何減值虧損)會從權益中扣除並在 損益中確認。倘於隨後期間,分類為 可供出售之債務工具之公平值增加, 且此增加客觀上與在損益中確認減值 虧損後發生之某項事件相關,則此減 值虧損於綜合全面收入表撥回。

2.11 應收貸款

應收貸款為在日常業務中向客戶授出 之物業按揭貸款。倘預計應收貸款於 一年或以內收回,則被分類為流動資 產,否則呈列為非流動資產。

應收貸款初步按公平值確認,隨後以 實際利率法按攤銷成本減減值撥備計 量。

2.12 應收利息

應收利息為在日常業務中向客戶授出 之物業按揭貸款所產生利息。

應收利息初步按公平值確認,隨後以 實際利率法按攤銷成本減減值撥備計 量。

2.13 預付款項、按金及其他應收款項

預付款項、按金及其他應收款項初步 按公平值確認,隨後以實際利率法按 攤銷成本減減值撥備計量。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.14 Cash and cash equivalents

In the consolidated statement of cash flows, cash and cash equivalents includes cash in hand, deposits held at call with banks and other short-term highly liquid investments with original maturities of three months or less. Bank overdrafts are included in cash and cash equivalents for the purpose of the consolidated statement of cash flows if the bank overdrafts form an integral part of the Group's cash management. In the consolidated statement of financial position, bank overdrafts are shown within "Bank and other borrowings" in current liabilities.

2.15 Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction, net of tax, from the proceeds.

2.16 Trade and other payables

Trade payables are obligations to pay for services that have been acquired in the ordinary course of business from suppliers. Accounts payable are classified as current liabilities if payment is due within one year or less. If not, they are presented as non-current liabilities.

Trade and other payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

2.17 Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently carried at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the consolidated statement of comprehensive income over the period of the borrowings using the effective interest method.

Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw-down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a prepayment for liquidity services and amortised over the period of the facility to which it relates.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the end of the reporting period.

重大會計政策概要(續)

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2.14 現金及現金等價物

於綜合現金流量表內,現金及現金等 價物包括手頭現金、於銀行之活期存 款以及原訂於三個月或以內到期之其 他高流動性短期投資。倘銀行透支構 成本集團現金管理不可或缺之一部 分,則於編製綜合現金流量表時計入 現金及現金等價物。於綜合財務狀況 表內,銀行透支列為流動負債下之 「銀行及其他借款」。

2.15 股本

普通股按權益分類。發行新股直接應 佔之新增成本於權益中呈列為所得款 項減少(扣除税項)。

2.16 貿易及其他應付款項

貿易應付款項為在日常業務中向供應 商購買服務而應付之金額。倘應付賬 款於一年或以內到期,則按流動負債 分類,否則呈列為非流動負債。

貿易及其他應付款項初步按公平值確 認,隨後以實際利率法按攤銷成本計 量。

2.17 借款

借款初步按公平值扣除所產生之交易 成本確認。借款隨後按攤銷成本入 賬;所得款項(扣除交易成本)與贖回 價值間任何差額以實際利率法在借款 期間於綜合全面收入表中確認。

在貸款將很有可能部分或全部提取之 情況下,就作出貸款融資所支付之費 用乃確認為交易成本。在此情況下, 該費用將遞延處理,直至提取貸款為 止。若並無跡象顯示該貸款將很有可 能部分或全部提取,則將該費用撥充 資本作為流動資金服務之預付款項, 並於其相關融資期間內攤銷。

除非本集團擁有無條件權利將負債之 結算遞延至報告期末後最少12個月, 否則借款歸類為流動負債。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.18 Borrowing costs

General and specific borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

2.19 Current and deferred income tax

The tax expense for the period comprises current tax and deferred tax. Tax is recognised in the consolidated statement of comprehensive income, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case the tax is also recognised in other comprehensive income or directly in equity, respectively.

(a) Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period in the countries where the Group operates and generates taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

(b) Deferred income tax

Inside basis differences

Deferred income tax is recognised, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred income tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

重大會計政策概要(續)

2.18 借款成本

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直接歸屬於收購、興建或生產合資格 資產(指必須經一段長時間處理以作 其擬定用途或銷售之資產)之一般及 特定借款成本,乃計入該等資產之成 本內,直至資產大致上備妥供其預定 用途或銷售為止。

所有其他借款成本在產生期間於損益 中確認。

2.19 即期及遞延所得税

期內之税項開支包括即期税項及遞延 税項。税項於綜合全面收入表中確 認,惟倘税項與在其他全面收入中確 認或直接在權益中確認之項目有關則 除外。在此情況下,税項亦分別在其 他全面收入中或直接在權益中確認。

(a) 即期所得税

即期所得税開支按報告期末本 集團經營並產生應課税收入所 在國家已頒佈或實質頒佈之税 法計算。管理層定期檢討報税 表就須予詮釋之適用税務規例 之立場。管理層亦根據預期須 向税務機關支付之數額作出適 當之撥備。

(b) 遞延所得税

內部基準差異 遞延所得税乃利用債務法就資 產及負債之税基與資產及負債 在綜合財務報表之賬面值間之 暫時差額確認。然而,若遞延 税項負債因初步確認商譽而產 生,則不予確認;若遞延所得 税因在交易(不包括業務合併) 中初步確認資產或負債而產 生,而在交易時不影響會計或 應課税損益,則不作記賬。遞 延所得税採用在報告期末已頒 佈或實質頒佈,並預期於變現 有關遞延所得税資產或結算遞 延所得税負債時將適用之税率 (及税法)而釐定。

遞延所得税資產僅於未來應課 税溢利可供抵銷可動用之暫時 差額時方始確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.19 Current and deferred income tax (Continued)

(b) Deferred income tax (Continued)

Outside basis differences

Deferred income tax is provided on temporary differences arising on investments in subsidiaries, except for deferred income tax liability where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

Deferred income tax assets are recognised on deductible temporary differences arising from investments in subsidiaries only to the extent that it is probable the temporary difference will reverse in the future and there is sufficient taxable profit available against which the temporary difference can be utilised.

(c) Offsetting

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes assets and liabilities relate to income taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

2.20 Employee benefits

(a) Employee leave entitlements

Employee entitlements to annual leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees up to the end of reporting date. Employee entitlements to sick leave and maternity leave are not recognised until the time of leave.

(b) Bonus plans

The Group recognises a liability and an expense for bonuses, based on a formula that takes into consideration the profit attributable to the Company's shareholders after certain adjustments. The Group recognises a provision where contractually obliged or where there is a past practice that has created a constructive obligation.

重大會計政策概要(續)

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2.19 即期及遞延所得税(續)

(b) 遞延所得税(續)

外部基準差異 於附屬公司之投資產生之暫時 差額會作出遞延所得税撥備, 惟倘本集團可控制撥回暫時差 額之時間,且該暫時差額可能 不會在可見將來撥回,則有關 遞延所得税負債另作別論。

遞延所得税資產乃按於附屬公 司之投資所產生可扣減暫時差 額而確認,惟僅限於暫時差額 很可能於未來回撥,且有充足 應課税溢利可用以抵銷可動用 之暫時差額。

(c) 抵銷

當有合法可強制執行權力將即 期税項資產與即期税項負債互 相抵銷,且遞延所得税資產與 負債涉及由同一税務機關對應 課税實體或不同應課税實體所 徵收之所得税,而實體有意以 淨額基準結算所得税結餘時, 則可將遞延所得税資產與負債 互相抵銷。

2.20 僱員福利

(a) 僱員假期權利

僱員享有之年假乃於向僱員提 供年假時確認。已就截至報告 期末因僱員提供服務所產生年 假之估計負債計提撥備。僱員 之病假及產假權利於請假時方 予以確認。

(b) 花紅計劃 本集團乃根據一項公式(即計 及經若干調整後本公司股東應 佔溢利)確認花紅之負債及開 支。於出現合約責任或過往慣 例所引致推定責任時,本集團 即確認撥備。

財務報表附註

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.20 Employee benefits (Continued)

(c) Pension obligations

For employees in Hong Kong, the Group has a defined contribution plan. The Group pays contributions to trustee-administered pension funds on a mandatory, contractual or voluntary basis. The Group has no further payment obligations once the contributions have been paid. The contributions are recognised as employment costs when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

(d) Equity-settled share-based payment transactions

The Group operates an equity-settled, share-based compensation plan, under which the entity receives services from employees as consideration for equity instruments (options) of the Group. The fair value of the employee services received in exchange for the grant of the options is recognised as an expense. The total amount to be expensed is determined by reference to the fair value of the options granted:

- including any market performance conditions (for example, an entity's share price);
- excluding the impact of any service and nonmarket performance vesting conditions (for example, profitability, sales growth targets and remaining an employee of the entity over a specified time period); and
- including the impact of any non-vesting conditions (for example, the requirement for employees to save or holding shares for a specified period of time).

At the end of each reporting period, the Group revises its estimates of the number of options that are expected to vest based on the non-marketing performance and service conditions. It recognises the impact of the revision to original estimates, if any, in the consolidated statement of comprehensive income, with a corresponding adjustment to equity.

重大會計政策概要(續)

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2.20 僱員福利(續) (c) 退休金責任

本集團為香港僱員設有定額供 款計劃。本集團按強制、合約 或自願基準向受託人管理之退 休金供款。本集團於支付供款 後,再無其他付款責任。供款 於到期時確認為僱傭成本。預 付供款確認為資產,惟以退回 現金或可扣減日後付款金額為 限。

- (d) 以權益結算以股份為基礎之付 款交易 本集團設有以權益結算、以股 份為基礎之報酬計劃,據此, 實體獲得僱員之服務作為本集 團股本工具(購股權)之代價。 為換取授出購股權而獲得之僱 員服務公平值乃確認為開支。 將支銷之總金額乃參考已授出 購股權之公平值釐定:
 - 包括任何市場表現條件 (如實體之股價);
 - 不包括任何服務及非市場表現歸屬條件之影響, 如盈利能力、銷售增長目標及於指定期間留任 實體僱員;及
 - 包括任何非歸屬條件之 影響,如要求僱員於一 段特定期間內保存或持 有股份。

於各報告期末,本集團會根據 非市場表現及服務條件修訂預 期歸屬之購股權數目之估計數 字,並於綜合全面收入表內確 認修訂對原來估計產生之影響 (如有)及對權益作出相應調整。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.20 Employee benefits (Continued)

(d) Equity-settled share-based payment transactions

(Continued)

In addition, in some circumstances employees may provide services in advance of the grant date and therefore the grant date fair value is estimated for the purposes of recognising the expense during the period between service commencement period and grant date.

When the options are exercised, the Company issues new shares. The proceeds received net of any directly attributable transaction costs are credited to share capital (and share premium).

2.21 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resources will be required to settle the obligation; and the amount has been reliably estimated. Provisions are not recognised for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as interest expense.

2.22 Repossessed assets

Repossessed assets are initially recognised at the lower of their fair value less costs to sell and the amortised cost of the related outstanding loans on the date of repossession, and the related loans and advances together with the related impairment allowances are derecognised from the consolidated statement of financial position. Subsequently, repossessed assets are measured at cost less impairment.

重大會計政策概要(續)

2.20 僱員福利(續)

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(d) 以權益結算以股份為基礎之付 款交易(續)

> 此外,在若干情況下,僱員或 會在授出日期前提供服務,因 此估計授出日期之公平值,以 確認於服務開始時直至授出日 期期間之開支。

當行使購股權時,本公司會發 行新股份。收訖之所得款項經 扣除任何直接應佔交易成本後 之金額計入股本(及股份溢價 賬)內。

2.21 撥備

倘本集團現時因過往事件而涉及法律 或推定責任,而履行責任可能須耗用 資源,且金額已被可靠估計,則確認 撥備。概無就未來經營虧損確認撥 備。

倘有多項同類責任,則整體考慮責任 類別以釐定履行責任時可能耗用之資 源。即使在同一責任類別所涉及任何 一個項目相關之資源流出可能性極 低,仍須確認撥備。

撥備按預期履行責任所需開支之現值 以除税前比率(反映當時市場對該責 任特定之貨幣時間值及風險之評估) 計量。隨時間產生之撥備增加會被確 認為利息開支。

2.22 收回資產

收回資產初步按其收回日期之公平值 減銷售成本與有關未收回貸款之攤銷 成本(以較低者為準)確認,而有關貸 款及墊款連同有關減值撥備於綜合財 務狀況表中終止確認。其後,收回資 產按成本減減值計量。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.23 Revenue recognition

Revenue comprises the fair value of the consideration received or receivable for the sale of services in the ordinary course of the Group's activities.

The Group recognises revenue when the amount of revenue can be reliably measured; when it is probable that future economic benefits will flow to the entity; and when specific criteria have been met for each of the Group's activities, as described below.

(a) Interest income

Interest income is recognised and accrued using the effective interest method. When a loan and receivable is impaired, the Group reduces the carrying amount to its recoverable amount, being the estimated future cash flow discounted at the original effective interest rate of the instrument, and continues unwinding the discount as interest income. Interest income on impaired loan and receivables are recognised using the original effective interest rate.

(b) Rental income

Rental income from investment properties is recognised in the consolidated statement of comprehensive income on a straight-line basis over the period of the lease.

2.24 Leases

Leases in which a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to the consolidated statement of comprehensive income on a straight-line basis over the period of the lease.

2.25 Dividend distribution

Dividend distribution to the Company's shareholders is recognised as a liability in the Group's and Company's financial statements in the period in which the dividends are approved by the Company's shareholders.

重大會計政策概要(續)

2.23 收益確認

2

收益包括本集團於日常業務中就銷售 服務已收或應收代價之公平值。

本集團於收益金額能可靠計量,且未 來經濟利益可能流入實體並已符合下 文所述本集團各業務活動之特定條件 時確認收益。

(a) 利息收入 利息收入以實際利率法確認及 累計。倘貸款及應收款項出現 減值,本集團將其賬面值減至 可收回金額,即估計之未來現 金流量按工具之原實際利率貼 現,並繼續將貼現計算為利息 收入。已減值貸款及應收款項 之利息收入按原實際利率確認。

> **租金收入** 投資物業之租金收入在整個租 賃期間按直線法於綜合全面收 入表內確認。

2.24 租賃

(b)

由出租人保留擁有權之大部分風險及 回報之租賃會被分類為經營租賃。經 營租賃付款(扣除出租人給予之任何 優惠)在整個租賃期間按直線法於綜 合全面收入表內扣除。

2.25 股息分派

分派予本公司股東之股息,於本公司 股東批准股息期間內之本集團及本公 司財務報表內確認為負債。

3 FINANCIAL RISK MANAGEMENT 3.1 Financial risk factors

The Group's activities expose it to various types of financial risks: market risk (including cash flow and fair value interest rate risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

(a) Market risk — Cash flow and fair value interest rate risk

The Group's interest rate risk arises from its bank and other borrowings (Note 29), bonds (Note 30) and an amount due to a fellow subsidiary (Note 33(b)). Bank and other borrowings and an amount due to a fellow subsidiary issued at variable rates expose the Group to cash flow interest rate risk which is partially offset by cash held at variable rates. Bonds issued at fixed rates are subject to fair value interest rate risk. The Group has not used any interest rate swaps to hedge its exposure to interest-rate risk. The Group manages its cash flow and fair value interest rate risk mainly by adjusting the interest rates on loans granted to customers.

As at 31 March 2017, if market interest rates had been 1% higher/lower with all other variables held constant, post-tax profit for the year would have been HK\$2,860,000 lower/higher (2016: HK\$2,123,000), mainly as a result of higher/lower interest expense on bank and other borrowings and an amount due to a fellow subsidiary carried at variable rates, partially offset by cash held at variable rates.

Although bonds issued at fixed rates are subject to fair value interest rate risk, they are not remeasured in the financial statement in response to changes in market interest rates and therefore changes in market interest rate would not affect the reported profit or loss.

財務風險管理 3.1 財務風險因素

3

本集團之經營令其面臨多項財務風 險:市場風險(包括現金流量及公平 值利率風險)、信貸風險及流動資金 風險。本集團之整體風險管理計劃專 注於金融市場之不可預測性,並致力 減低其對本集團財務表現造成之潛在 不利影響。

(a) 市場風險 — 現金流量及公平 值利率風險

於2017年3月31日,若市場利 率升值/貶值1%,在所有其他 變量保持不變之前提下,主要 由於按浮動利率列賬之銀行及 其他借款以及應付一間同系附 屬公司款項之利息開支增 加/减少(部分由按浮動利率 持有之現金所抵銷),會導致於 年內之税後溢利將分別減 少/增加2,860,000港元(2016 年:2,123,000港元)。

儘管按固定利率發行之債券須 承受公平值利率風險,惟該等 債券並無針對市場利率變動而 於財務報表重新計量,故市場 利率變動將不會影響所匯報之 損益。

3 FINANCIAL RISK MANAGEMENT (Continued) 3.1 Financial risk factors (Continued)

3 財務風險管理(續)3.1 財務風險因素(續)

(b)

(b) Credit risk

The Group's credit risk arises from cash and cash equivalents, loans receivable, interest receivables and deposits and other receivables. Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis. The carrying amount of these balances represents the Group's maximum exposure to credit risk in relation to financial assets which are stated as follows: 信貸風險 本集團之信貸風險主要源自現 金及現金等價物、應收貸款、 應收利息以及按金及其他應收 款項。管理層已實施信貸政 策,並持續監察該等信貸風 險。有關結餘賬面值指本集團 就下文所述金融資產而面臨之 最大信貸風險:

			As at 31 March 於3月31日		
			2016		
			2017年	2016年	
		Note	HK\$'000	HK\$'000	
		附註	千港元	千港元	
Loans receivable	應收貸款	19	819,042	674,056	
Interest receivables	應收利息	21	17,887	15,197	
Deposits and other receivables	按金及其他應收款項	22	3,259	150	
Cash and cash equivalents	現金及現金等價物	24	15,298	20,791	
			855,486	710,194	

Most of the Group's cash and cash equivalents are deposited in major financial institutions located in Hong Kong, which the Group's management believes are of high credit quality. 本集團大多數現金及現金等價 物均存於香港境內之大型金融 機構,本集團管理層相信該等 機構信貸質素優異。

3 FINANCIAL RISK MANAGEMENT (Continued) 3.1 Financial risk factors (Continued)

(b) Credit risk (Continued)

The Group manages and analyses the credit risk for each of their new and existing clients before standard payment terms and conditions are offered. If there is no independent rating, the Group assesses the credit quality of the customer based on the customer's financial position, past experience and other factors. For mortgage loans, the Group holds collateral against loans receivable and interest receivables in the form of mortgages over property. Majority of the collateral are residential properties, commercial properties and industrial properties and all of the collaterals are located in Hong Kong. Individual risk limits are set based on the value of collaterals provided by customers and internal or external ratings in accordance with limits set by the directors. The utilisation of credit limits is regularly monitored. For personal loans, the Group assesses the credit quality of the customer based on the customer's financial position, past experience, internal and external credit rating of the customers and other factors. The credit quality classification of loans receivable and their respective interest receivables using the Group's credit rating system is set out in the table below:

3 財務風險管理(續) 3.1 財務風險因素(續)

(b)

信貸風險(續) 於提供標準支付條款及條件之 前,本集團會管理與分析其各 個新客戶及現有客戶之信貸風 險。若無獨立評級,則本集團 根據客戶之財務狀況、過往表 現及其他因素評估客戶之信貸 質素。就按揭貸款而言,本集 團以物業質押之形式就應收貸 款及應收利息持有抵押品。大 多數抵押品為住宅物業、商業 物業及工業物業,且全部抵押 品均位於香港境內。個別風險 限額基於客戶所提供抵押品之 價值或根據董事設定之限額而 進行之內部或外部評級釐定。 定期監察信貸限額之使用情 況。就私人貸款而言,本集團 根據客戶之財務狀況、過往表 現、有關該客戶之內部與外部 信貸評級以及其他因素評估客 戶之信貸質素。根據本集團信 貸評級系統,應收貸款及其各 自應收利息之信貸質素分類如 下:

		As at 31 March		
		於3月	31日	
		2017	2016	
		2017年		
		HK\$'000	HK\$'000	
		千港元	千港元	
Performing	履約	825,875	676,634	
Doubtful	呆賬	15,614	15,152	
Loss	虧損	1,761	-	
Gross loans and interest receivables	應收貸款及利息總額	843,250	691,786	

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3 FINANCIAL RISK MANAGEMENT (Continued) 3.1 Financial risk factors (Continued)

(b) Credit risk (Continued)

For mortgage loans, the Group considers the loans and respective interest receivables as doubtful if the repayment of principal and/or of interest has been overdue for more than 3 months and principal, accrued interest and/or future interest may not be fully secured by the fair value of collateral at its estimated selling price. The Group considers the loans and respective interest receivables as loss if the repayment of principal and/or interest has been overdue for more than 3 months and the collection of principal and interest in full is considered improbable after exhausting all collection efforts such as realisation of collateral and initiation of legal proceedings. The Group estimates and recognises impairment losses for the loans and interest receivables considered as "doubtful" and "loss", taking into account the fair values of the collateral at estimated selling prices which are inadequate to cover the loans and interest receivables.

For personal loans, the Group considers the loans and respective interest receivables as doubtful if the repayment of principal and/or of interest has been overdue for more than 1 month. The Group considers the loans and respective interest as loss if the repayment of principal and/or of interest has been overdue for more than 3 months or the customer had been declared bankrupted.

3 財務風險管理(續) 3.1 財務風險因素(續) (b) 信貸風險(續)

信貸風險(續) 就按揭貸款而言,若本余 及/或利息還款逾期超過3個 月,而抵押品按估計銷售價計 算之公平值未必足以全數抵償 本金、應計利息及/或未來利 息,則本集團視該應收貸款及 有關應收利息為呆賬。若本金 及/或利息還款逾期超過3個 月,且於用盡一切能力收款(如 變現抵押品及展開法律程序) 後仍被視為不大可能悉數收回 本金及利息,則本集團視該應 收貸款及有關應收利息為虧 損。經計及抵押品按估計銷售 價計算之公平值不足以抵償應 收貸款及利息,本集團估計並 確認應收貸款及利息之減值虧 損為 [呆賬]及 [虧損]。

就私人貸款而言,若本金 及/或利息還款逾期超過1個 月,則本集團視該應收貸款及 有關應收利息為呆賬。若本金 及/或利息還款逾期超過3個 月或該客戶已宣佈破產,則本 集團視該應收貸款及有關應收 利息為虧損。

3 FINANCIAL RISK MANAGEMENT (Continued) 3.1 Financial risk factors (Continued)

3 財務風險管理(續)3.1 財務風險因素(續)

(b) Credit risk (Continued) Loans and interest receivables are summarised as follows: (b) 信貸風險(續) 應收貸款及利息概述如下:

		As at 31 March 於3月31日		
		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元	
Neither past due nor impaired Past due but not impaired Individually impaired	未逾期亦未減值 已逾期但未減值 已個別減值	764,274 61,601 17,375	617,078 59,556 15,152	
Gross loans and interest receivables Less: provision for impairment	應收貸款及利息總額 減:減值撥備	843,250	691,786	
 Individually assessed Collectively assessed Loans and interest receivables written off 	 個別評估 整體評估 撇銷應收貸款 及利息 	(3,150) (1,410) (1,761)	(1,791) (742)	
Net loans and interest receivables	應收貸款及利息淨額	836,929	689,253	

As at 31 March 2017, loans and interest receivables of HK\$61,601,000 (2016: HK\$59,556,000) were past due but not impaired. These were related to a number of third party customers for whom there was no recent history of default. Based on past experience, the directors of the Group are of the opinion that no provision for impairment is necessary for these balances as there has not been a significant change in credit quality and the respective principals and/or interests that had been overdue were still fully secured by the fair values of collaterals at their respective estimated selling prices. Accordingly, these balances are still considered to be fully recoverable.

於2017年3月31日,應收貸款 及利息61,601,000港元(2016 年:59,556,000港元)已逾期 但尚未減值。該等款項涉及多 個近期並無違約記錄之第三方 客戶。根據過往經驗,由於信 貸質素並無重大變動,且有關 已逾期本金及/或利息仍獲其 抵押品按各自估計銷售價計算 之公平值全數抵押,故本集團 董事認為毋須就該等結餘作出 減值撥備。因此,該等結餘仍 被視為可全數收回。

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3 FINANCIAL RISK MANAGEMENT (Continued) 3.1 Financial risk factors (Continued)

(b) Credit risk (Continued)

As at 31 March 2017, individually impaired loans and interest receivables of HK\$15,614,000 (2016: HK\$15,152,000) was secured by the fair value of collaterals at their respective market price amounting to HK\$12,464,000 (2016: HK\$13,361,000). As the respective collaterals were inadequate to cover the respective outstanding loans and interest receivables, individually assessed impairment allowance of HK\$3,150,000 (2016: HK\$1,791,000) was recognised for these balances.

The aging analysis of these past due but not impaired loans and interest receivables is as follows:

3 財務風險管理(續) 3.1 財務風險因素(續)

(h

)	信貸風險(<i>續)</i>
	於2017年3月31日,已個別減
	值之應收貸款及利息15,614,000
	港元(2016年:15,152,000港元)
	獲抵押品按各自市價計算之公
	平值12,464,000港元(2016年:
	13,361,000港元)作抵押。由於
	有關抵押品不足以抵償各自之
	未收回應收貸款及利息,故已
	就該等結餘確認個別評估之減
	值撥備3,150,000港元(2016年:
	1.791.000港元)。

該等已逾期但未減值應收貸款 及利息之賬齡分析如下:

			As at 31 March 於3月31日		
		2017 2017年 HK\$'000 千港元	2016年 HK\$'000		
0–30 days 31–90 days Over 90 days	030天 3190天 超過90天	6,581 28,893 26,127	8,124 13,238 38,194		
		61,601	59,556		

As at 31 March 2017, mortgage and personal loans receivable of HK\$1,216,000 (2016: Nil), HK\$545,000 (2016: Nil), respectively, had been written off. These relates to customers who are in financial difficulties and in the opinion of the directors, such loans receivable are uncollectible.

於2017年3月31日,已撇銷應 收按揭貸款及應收私人貸款 分別1,216,000港元(2016年: 無)及545,000港元(2016年: 無)。該等款項與面對財政困難 之客戶有關,故董事認為,該 等應收貸款屬不可收回。

3 FINANCIAL RISK MANAGEMENT (Continued) 3.1 Financial risk factors (Continued)

(b) Credit risk (Continued)

The Group performs collective assessment of loans receivable considered as "performing" by grouping together all its receivables with similar credit risk characteristics. The impairment review is carried out on all those receivables based on the historical impairment rates. The historical impairment rate is arrived at taking the average of the most recent 3 financial years of the percentage of impairment loss and write-off recognised in the consolidated statement of comprehensive income to the total loans and interest receivables as at the respective year end dates. The historical impairment rate for the year ended 31 March 2017 was 0.19% (2016: 0.11%).

In general, the loan officers of the Group propose to management of the Company on a monthly basis the amount of provision to be made.

The Group generally grants loans with a loan-to-value ratio of no more than 70% of the value in the valuation report of the property for first property mortgage, and where it is subordinate property mortgage, the aggregate lending from all lenders to the customer should not exceed 70% of the value of the underlying property. Approval from directors of the subsidiary of the Company, a credit manager and a credit officer is needed for loans granted with a loan-to-value ratio that exceeds 70%. The directors meet regularly to review the loan-to-value ratio and when (1) there is a significant change in the property price index in Hong Kong; or (2) when loans are renewed. The directors consider that the credit risk arising from loans and interest receivables is significantly mitigated by the property held as collateral, with reference to the estimated market value of the property which were valued by independent third party valuers as at the end of the reporting period.

Revenue from the top five customers constituted approximately 20% (2016: 19%) of the Group's revenue for the year ended 31 March 2017. They accounted for approximately 16% (2016: 23%) of the gross loans receivable balances as at 31 March 2017.

3 財務風險管理(續) 3.1 財務風險因素(續)

(b)

信貸風險(續) 本集團通過綜合所有信貸風險 特徵類似之應收款項,對被視 為「履約」之應收貸款進行集體 評估,並基於過往減值率對所 有該等應收款項進行減值檢 討。過往減值率乃按最近3個 財政年度綜合全面收入表所確 認減值虧損與撇銷款項佔相關 年結日應收貸款及利息總額百 分比之平均值計算。截至2017 年3月31日止年度之過往減值 率為0.19%(2016年:0.11%)。

總體而言,本集團貸款部職員 按月向本公司管理層提交計提 之撥備金額。

本集團一般就首次物業按揭授 予貸款之貸款與價值比率不超 過估值報告中物業價值之 70%;倘為物業按揭二按,則 所有貸款人向客戶作出之借貸 總額不得超過相關物業價值之 70%。所授出貸款與價值比率 超過70%之貸款須經本公司旗 下附屬公司之董事、信貸經理 及信貸負責人員批准。董事定 期及於(1)香港樓價指數出現重 大變動;或(2)重續貸款時召開 會議,以檢討貸款與價值比 率。經參考由獨立第三方估值 師於報告期末所評估之物業估 計市值,董事認為源自應收貸 款及利息之信貸風險乃經持作 抵押品之物業大幅緩解。

截至2017年3月31日止年度, 五大客戶收益佔本集團收益約 20%(2016年:19%),佔2017 年3月31日之應收貸款結餘總 額約16%(2016年:23%)。

3 FINANCIAL RISK MANAGEMENT (Continued) 3.1 Financial risk factors (Continued)

(c) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and the availability of funding through an adequate amount of committed credit facility. Cash flow forecasting is performed by management. The Group monitors its rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the Group does not breach borrowing limits or covenants (where applicable) on any of its borrowing facilities. Such forecasting takes into consideration the Group's debt financing plans, covenant compliance, compliance with internal financial position ratio targets and, if applicable external regulatory or legal requirements.

The Group's primary cash requirements, apart from granting loans to customers, are for payment of bank borrowings, bonds, an amount due to a fellow subsidiary and operating expenses.

3 財務風險管理(續)3.1 財務風險因素(續)

(c)

流動資金風險 審慎流動資金風險管理指維持 充足現金及獲得充足承諾信貸 融資。管理層進行現金流量預 測。本集團監控其對本集團流 動資金需求作出之滾動預測, 確保有足夠資金應付營運資金 需求,同時於任何時間均就未 提取承諾借款融資維持足夠上 升空間,以確保本集團不會違 反其任何借款融資之借款限額 或契諾(如適用)。該等預測乃 計及本集團之債務融資計劃、 契諾合規情況、內部財務狀況 利率目標遵守及(如適用)外部 規定或法律要求。

除向客戶授出貸款外,本集團 之主要現金需求為銀行借款還 款、債券、應付一間同系附屬 公司款項及營運開支。

3 FINANCIAL RISK MANAGEMENT (Continued) 3.1 Financial risk factors (Continued)

(c) Liquidity risk (Continued)

The table below analyses the Group's financial liabilities into relevant maturity groupings based on the remaining period at the end of the reporting period to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

3 財務風險管理(續)3.1 財務風險因素(續)

(c) 流動資金風險(續) 下表對根據報告期末至合約到 期日之剩餘期間劃分本集團之 金融負債至有關到期組別作出 分析。表中所披露金額為合約 未貼現現金流量。

		As at 3	1 March
		於3月	31日
		2017	2016
		2017年	2016年
		HK\$'000	HK\$'000
		千港元	千港元
Within one year:	1年內:		
Trade and other payable	貿易及其他應付款項	6,972	5,544
Amount due to a fellow subsidiary	應付一間同系		
	附屬公司款項	69,700	88,951
Bank and other borrowings	銀行及其他借款	315,752	179,251
Bonds	債券	6,705	6,705
		399,129	280,451
Two to five years:	2至5年:		
Bonds	債券	25,927	26,820
Over five years:	5年以上:		
Bonds	債券	121,274	127,087

3.2 Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns to the shareholder and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

3.2 股本風險管理

本集團管理股本之目標為保障本集團 能持續經營,從而為股東提供回報並 為其他持份者提供利益,以及維持最 佳之股本架構以減低股本成本。

為維持或調整股本架構,本集團或會 調整支付予股東之股息、向股東退還 股本、發行新股或出售資產以減低債 務。

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3 FINANCIAL RISK MANAGEMENT (Continued) 3.2 Capital risk management (Continued)

The Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings (including 'bank and other borrowings', 'bonds' and 'amount due to a fellow subsidiary' as shown in the consolidated statement of financial position) less pledged bank deposit and cash and cash equivalents. Total capital is calculated as 'equity' as shown in the consolidated statements of financial position. The Group's strategy remains unchanged and the gearing ratio and net cash position of the Group as at 31 March 2017 are as follows:

3 財務風險管理(續)3.2 股本風險管理(續)

本集團以資產負債比率為基準監控股本。該比率按債務淨額除以股本總額 予以計算。債務淨額為借款總額(包括綜合財務狀況表內所示之「銀行及 其他借款」、「債券」及「應付一間同 系附屬公司款項」)減已抵押銀行存款 與現金及現金等價物。股本總額為綜 合財務狀況表所示之「權益」金額。 本集團之策略維持不變;本集團於 2017年3月31日之資產負債比率及 現金狀況淨額如下:

			As at 3 ⁻ 於3月	1 March 31 日
			2017	2016
			2017年	2016年
		Note	HK\$'000	HK\$'000
		附註	千港元	千港元
Total bank and other borrowings	銀行及其他借款總額	29	315,752	179,251
Bonds	債券	30	113,797	111,451
Amount due to a fellow subsidiary	應付一間同系附屬公司款項		69,700	88,951
Less: cash and cash equivalents	減:現金及現金等價物	24	(15,298)	(20,791)
Net debt	債務淨額		483,951	358,862
Total equity	權益總額		496,580	462,969
Gearing ratio	資產負債比率		0.97	0.78

3 FINANCIAL RISK MANAGEMENT (Continued) **3.3 Fair value estimation**

The table below analyses the Group's financial instruments carried at fair value as at 31 March 2017 by level of inputs to valuation techniques used to measure fair value. Such inputs are categorised into three levels within a fair value hierarchy as follows:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1).
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (level 2).
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (level 3).

3 財務風險管理(續) 3.3 公平值估計

> 下表透過計量公平值所用估值技術之 輸入數據等級,分析本集團於2017 年3月31日按公平值列賬之金融工 具。有關輸入數據乃按下列歸入公平 值架構內三個等級:

- 同一資產或負債在活躍市場之 報價(未經調整)(第一級)。
- 一 除包含於第一級之報價外,資 產或負債之可觀察直接(即價 格)或間接(即源自價格)輸入 數據(第二級)。

			1 March 引31 日
		2017 2017年 HK\$'000	2016 2016年 HK\$'000
		千港元	千港元
Level 2 financial asset	第二級金融資產		
Available-for-sale investment	可供出售投資	625	625
See Note 16 to the consolidated disclosures of the fair value estimat that are measured at fair value.			量之投資物業公平值 關綜合財務報表附註

There were no transfers between levels 1, 2 and 3 during the year.

16 °

於年內第一級、第二級及第三級之間 並無發生轉撥。

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

4.1 Critical accounting estimates and assumptions

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

(a) Impairment of loans, interest and other receivables

The Group assesses provision for impairment of loans, interest and other receivables based on an estimate of the recoverability of these receivables. Provisions are applied to loans, interest and other receivables where events or changes in circumstances indicate that the balances may not be collectible. The identification of impairment of loans, interest and other receivables requires the use of estimates. Where the expectation is different from the original estimate, such difference will impact carrying value of receivables and provision for impairment losses in the period in which such estimate has been changed.

(b) Investment property

The fair value of investment property is determined annually by similar transaction on an open market in existing use basis. In making the judgement, consideration has been given to assumptions that are mainly on market conditions existing at the end of the reporting period and appropriate capitalisation rates of rental income.

4 重要會計估計及判斷

估計及判斷會持續評估,並以過往經驗及 其他因素為基準,包括預期日後出現相信 在有關情況下屬合理之事件。

4.1 重要會計估計及假設

本集團就未來作出估計及假設。顧名 思義,所產生會計估計絕少與有關實 際結果相同。涉及導致下一個財政年 度之資產與負債賬面值作出大幅調整 之重大風險之估計及假設論述如下。

(a) 貸款、利息及其他應收款項之 減值

> 本集團根據估計貸款、利息及 其他應收款項之可回收性程度 而評估有關應收款項之減值 備。當有事件或情況變化顯示 貸款、利息及其他應收款項結 餘未必能收回,則應用有關撥 備。」 有差與時,則有關差異將會影 響有關估計出現變動期間內應 收款項及減值虧損撥備之賬面 值。

(b) 投資物業

投資物業之公平值每年按目前 使用基準參考公開市場之類似 交易釐定。在作出判斷時,會 考慮主要有關報告期末市場狀 況及租金收入之適當股本化率 之假設。

5 SEGMENT INFORMATION

During the years ended 31 March 2017 and 2016, all of the Group's revenue was generated from the money lending business of providing property mortgage loans and personal loans in Hong Kong. Revenue represents interest income earned from such loans offered to the Group's customers. Information reported to the Group's chief operating decision maker, for the purpose of resource allocation and assessment of the Group's performance, is focused on the operating results of the Group as a whole as the Group's resources are integrated and no discrete financial information is available. Accordingly, no segment analysis or information about the Group's products and services are presented.

All of the Group's revenue from external customers and assets were generated from and located in Hong Kong during the years ended 31 March 2017 and 2016.

6 REVENUE AND OTHER INCOME

Revenue represents the interest income earned from the money lending business of providing property mortgage loans and personal loans in Hong Kong. Revenue and other income recognised during the year are as follows:

5 分部資料

截至2017年及2016年3月31日止年度, 本集團全部收益來自在香港提供物業按揭 貸款及私人貸款之放債業務。收益即授予 本集團客戶之貸款所賺取之利息收入。就 本集團之資源分配及表現評估呈報予本集 團主要營運決策人之資料,主要關注本集 團整體經營業績,因本集團資源已整合, 無法獲得獨立財務資料。因此,並無呈列 有關本集團產品與服務之分部分析或資料。

截至2017年及2016年3月31日止年度, 本集團來自外部客戶之所有收益及資產均 產生自及位於香港境內。

6 收益及其他收入

收益即在香港提供物業按揭貸款及私人貸款之放債業務所賺取之利息收入。於年內 所確認之收益及其他收入如下:

			d 31 March 1日止年度
		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Revenue Interest income	收益 利息收入	103,658	111,273
Other income Rental income Sundry income	其他收入 租金收入 雜項收入	2,031 1	2,124 3
		2,032	2,127

7 EXPENSES BY NATURE

7 按性質劃分之開支

			Year endeo 截至3月3 ⁻	
		Note 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Employee benefit expenses	僱員福利開支			
(excluding directors' emolument)	(不包括董事酬金)	8	9,854	8,293
Directors' emolument	董事酬金		5,945	6,925
Advertising and marketing expenses	廣告及營銷開支		6,911	7,793
Legal and professional fees	法律及專業費用		2,034	1,908
Rent and rates	租金及差餉		244	219
Auditor's remuneration	核數師酬金			
— audit services	— 核數服務		1,000	950
	— 非核數服務		250	250
Bank charges	銀行開支		363	169
Referral fee	轉介費用		1,747	600
Valuation and search fee	估值及查冊費用		343	159
Depreciation of property, plant and	物業、廠房及設備折舊			
equipment		15	3,069	2,807
Provision for individual impairment of	就應收貸款個別減值			
loans receivable	作出撥備	19	1,359	1,791
Provision for collective impairment of	就應收貸款整體減值			
loans receivable	作出撥備	19	668	742
Loans and interest receivables written off	撇銷應收貸款及利息	19	1,761	_
Provision for impairment of	就收回資產減值		.,	
repossessed asset	作出撥備	23	_	435
Loss on disposal of repossessed asset	出售收回資產虧損	23	77	_
Other expenses	其他開支		3,195	3,407
			38,820	36,448

8 EMPLOYEE BENEFIT EXPENSES (EXCLUDING 8 僱員福利開支(不包括董事酬金) DIRECTORS' EMOLUMENTS)

			d 31 March 1日止年度
		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Salaries and bonus Share options expense granted to	薪金及花紅 向僱員授出之購股權開支	8,831	6,186
employees		326	1,559
Other benefits Pension costs — defined contribution	其他福利 退休金成本 — 界定供款	20	38
plans (Note)	計劃(附註)	677	510
		9,854	8,293

Note:

附註:

The Group participates in the Mandatory Provident Fund scheme (the "MPF scheme") in accordance with the Mandatory Provident Fund Scheme Ordinance of Hong Kong. Under the rules of the MPF scheme, the employer and its employees in Hong Kong are each required to contribute 5% of the employee's relevant income with a ceiling of HK\$1,500 per month to the MPF scheme. The only obligation of the Group with respect to the MPF scheme is to make the required contributions under the scheme. No forfeited contribution is available to reduce the contribution payable in future year.

本集團根據香港強制性公積金條例參與強制性公 積金計劃(「強積金計劃」)。根據強積金計劃規 定,香港僱主及其僱員各自須按僱員相關收入之 5%(每月上限為1,500港元)向強積金計劃供款。 在強積金計劃內,本集團之唯一責任為向計劃作 出所需供款。概無已沒收供款可用作減少未來年 度應付之供款。

8 EMPLOYEE BENEFIT EXPENSES (EXCLUDING DIRECTORS' EMOLUMENTS) (Continued) Five highest paid individuals

The five individuals whose emoluments were the highest in the Group include 3 directors for the year ended 31 March 2017 (2016: 3), whose emoluments are reflected in Note 9. The emoluments payable to the remaining 2 individuals for the year ended 31 March 2017 (2016: 2), are as follows:

僱員福利開支(不包括董事酬金) (續)

五名最高薪人士

8

截至2017年3月31日止年度,本集團五名 最高薪人士包括3名(2016年:3名)董事, 該等酬金已反映於附註9。於截至2017年 3月31日止年度,應付餘下2名(2016年: 2名)最高薪人士之酬金如下:

		Year ender	d 31 March
		截至3月3	1日止年度
		2017	2016
		2017年	2016年
		HK\$'000	HK\$'000
		千港元	千港元
Salaries and bonus	薪金及花紅	1,781	1,768
Pension costs — defined contribution plans	退休金成本 — 界定供款計劃	36	36
		1,817	1,804

The above individuals with the highest emoluments are within the following bands:

上述最高薪人士之酬金範圍如下:

			d 31 March 1日止年度
		2017	2016
		2017年	2016年
		Number of	Number of
		Individuals	Individuals
		人數	人數
Nil – HK\$500,000	零 – 500,000港元	-	-
HK\$500,001 - HK\$1,000,000	500,001港元 – 1,000,000港元	2	2
		2	2

9 BENEFIT AND INTEREST OF THE DIRECTOR (a) Directors' emoluments

The remuneration of every director is set out below:

Emoluments paid or receivable in respect of a person's services as a director, whether of the Company or its subsidiary undertaking for the year ended 31 March 2017:

9 董事福利及利益

(a) 董事酬金

本公司各董事之酬金載列如下:

截至2017年3月31日止年度就作為 董事為本公司或其附屬公司業務提供 個人服務之已付或應收酬金:

					Estimated money value	Employer's	
				Discretionary	of other benefits	contribution to the MPF	
		Fees	Salaries	bonuses	(Note) 其他福利之 估計貨幣	Scheme 強積金 計劃之	Total
		袍金	薪金	酌情花紅	價值(附註)	僱主供款	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Executive directors	執行董事						
Mr. Chan Koung Nam	陳光南先生	-	1,461	278	93	18	1,850
Mr. Chan Kwong Yin William	陳光賢先生	-	1,461	278	933	18	2,690
Mr. Tse Pui To	謝培道先生	-	1,219	508	80	18	1,825
Independent non-executive directors	獨立非執行董事						
Mr. Chan Siu Wing Raymond	陳兆榮先生	120	-	-	_	-	120
Mr. Chu Yat Pang Terry	朱逸鵬先生	180	-	-	-	-	180
Mr. Cheung Kok Cheong	張國昌先生	120	-	-	-	-	120
		420	4,141	1,064	1,106	54	6,785

9 BENEFIT AND INTEREST OF THE DIRECTOR (Continued) (a) Directors' emoluments (Continued)

董事福利及利益(續) (a) 董事酬金(續)

9

For the year ended 31 March 2016:

Emoluments paid or receivable in respect of a person's services as a director, whether of the Company or its subsidiary undertaking for the year ended 31 March 2016:

截至2016年3月31日止年度:

截至2016年3月31日止年度就作為 董事為本公司或其附屬公司業務提供 個人服務之已付或應收酬金:

					Estimated		
					money value	Employer's	
					of other	contribution	
				Discretionary	benefits	to the MPF	
		Fees	Salaries	bonuses	(Note)	Scheme	Total
					其他福利之	強積金	
					估計貨幣	計劃之	
		袍金	薪金	酌情花紅	價值(附註)	僱主供款	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Executive directors	執行董事						
Mr. Chan Koung Nam	陳光南先生	-	1,394	371	425	18	2,208
Mr. Chan Kwong Yin William	陳光賢先生	-	1,394	371	1,265	18	3,048
Mr. Tse Pui To	謝培道先生	-	1,141	562	368	18	2,089
Independent non-executive	獨立非執行董事						
directors							
Mr. Chan Siu Wing Raymond	陳兆榮先生	120	_	-	-	-	120
Mr. Chu Yat Pang Terry	朱逸鵬先生	180	_	-	_	-	180
Mr. Cheung Kok Cheong	張國昌先生	120	-	-	-	-	120
		420	3,929	1,304	2,058	54	7,765

Note:

Other benefits include share option benefits of HK\$93,000 (2016: HK\$425,000) and the estimated money value for rental of the residential property owned by the Group and used by Mr. Chan Kwong Yin William of HK\$840,000 (216: HK\$840,000).

(b) Directors' retirement benefits and termination benefits

None of the directors received or will receive any retirement benefits or termination benefits during the year (2016: Nil).

附註:

其他福利包括購股權福利93,000港元 (2016年:425,000港元)以及由本集團擁 有且陳光賢先生使用之住宅物業之租金估 計貨幣價值840,000港元(2016年:840,000 港元)。

(b) 董事退休與離職福利

概無董事於本年度內收取或將會收取 任何退休福利或離職福利(2016年: 無)。

9 BENEFIT AND INTEREST OF THE DIRECTOR (Continued) (c) Consideration provided to third parties for making available directors' services

During the year ended 31 March 2017, no consideration was provided to or receivable by third parties for making available director's services (2016: Nil).

(d) Information about loans, quasi-loans and other dealings in favour of directors, controlled bodies corporate by and connected entities with such directors

There are no loans, quasi-loans or other dealings in favour of directors, controlled bodied corporate by and connected entities with such directors (2016: Nil).

(e) Directors' material interests in transactions, arrangements or contracts

Save as disclosed in Note 33, no significant transactions, arrangements and contracts in relation to the group's business to which the Company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year (2016: Nil).

10 FINANCE COSTS

9 董事福利及利益(續)

(c) 因董事服務向第三方提供之代 價

截至2017年3月31日止年度,並無 因董事服務向第三方提供代價,或第 三方亦無應收代價(2016年:無)。

(d) 有關以董事、受控制法人團體 及與該等董事有關連之實體為 受益人之貸款、準貸款及其他 交易資料

> 概無有關以董事、受控制法人團體及 與該等董事有關連之實體為受益人之 貸款、準貸款或其他交易(2016年: 無)。

(e) 董事於交易、安排或合約之重 大權益

除附註33所披露者外,截至年終或 於年內任何時間,本公司並無訂立任 何與本集團業務有關且本公司董事於 當中擁有重大權益(無論直接或間接) 之重大交易、安排及合約(2016年: 無)。

10 融資成本

			d 31 March 1日止年度
		2017	2016
		2017年	2016年
		HK\$'000	HK\$'000
		千港元	千港元
Interest on secured bank borrowings	於5年內全數償還之有抵押銀行		
wholly repayable within 5 years	借款利息	7,896	4,596
Interest on bank overdraft	銀行透支利息	367	676
Interest on amount due to	應付一間同系附屬公司款項利息		
a fellow subsidiary		4,091	4,416
Interest and other expenses on bonds	債券之利息及其他開支	9,051	8,731
Interest on other borrowings	其他借款利息	762	890
		22,167	19,309

財務報表附註

11 INCOME TAX EXPENSE

comprehensive income represents:

Hong Kong profits tax has been provided for at the rate of 16.5% (2016: 16.5%) on the estimated assessable profits for the year.

The amount of income tax charged to the consolidated statement of

11 所得税開支

於本年度已按估計應課税溢利之16.5% (2016年:16.5%)就香港利得税計提撥備。

於綜合全面收入表扣除之所得税金額指:

		Year ended 31 March 截至3月31日止年度		
		2017 2017年 HK\$'000 千港元		
Hong Kong profits tax	香港利得税			
— Current year	一本年度	8,157	9,970	
— Under/(over) provision in prior years	一 過往年度不足/(超額)撥備	234	(73)	
Deferred income tax	遞延所得税	(27)	(315)	
		8,364	9,582	

The tax on the Group's profit before income tax differs from the theoretical amount that would arise as follows:

本集團除所得税前溢利產生之税項與理論 金額間之差額如下:

			Year ended 31 March 截至3月31日止年度	
		2017	2016	
		2017年	2016年	
		HK\$'000	HK\$'000	
		千港元	千港元	
Profit before income tax	除所得税前溢利	54,663	57,643	
Calculated at Hong Kong profits	按香港利得税税率16.5%計算			
tax rate of 16.5%		9,019	9,511	
Under/(over) provision in prior year	過往年度不足/(超額)撥備	234	(73)	
Income not subject to taxation	毋須課税收入	(1,642)	(595)	
Expenses not deductible for tax purposes	不可扣税開支	442	826	
Utilisation of previously unrecognised	動用過往未確認税項虧損			
tax losses		311	(87)	
Income tax expense	所得税開支	8,364	9,582	

12 EARNINGS PER SHARE

(a) Basic earnings per share

Basic earnings per share is calculated by dividing the profit attributable to owners of the Company of HK\$46,299,000 (2016: HK\$48,061,000) by the weighted average number of 415,000,000 (2016: 415,000,000) ordinary shares in issue during the year ended 31 March 2017.

12 每股盈利

(a) 每股基本盈利

每股基本盈利之計算方式為將本公司 擁有人應佔溢利46,299,000港元 (2016年:48,061,000港元)除以截 至2017年3月31日止年度已發行普 通股之加權平均數415,000,000股 (2016年:415,000,000股)。

		Year ended 31 March	
		截至3月3	1日止年度
		2017	2016
		2017年	2016年
Profit attributable to owners of the Company (HK\$'000)	本公司擁有人應佔溢利 (千港元)	46,299	48,061
Weighted average number of ordinary shares in issue for	就計算每股基本盈利之 已發行普通股之		
basic earnings per share ('000)	加權平均數(千股)	415,000	415,000
Basic earnings per share (HK cents)	每股基本盈利(港仙)	11.2	11.6

(b) Diluted earnings per share

Diluted earnings per share for the year ended 31 March 2016 is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all dilutive potential ordinary shares. Shares issuable under the share option scheme are the only dilutive potential ordinary shares of the Company. For the share options, the number of shares that would have been issued assuming the exercise of the share options less the number of shares that could have been issued at fair value (determined as the average market price per share for the year) for the same total proceeds is the number of shares issued for no consideration. The resulting number of shares issued for no consideration is included in the weighted average number of ordinary shares as the denominator for calculating diluted earnings per share.

(b) 每股攤薄盈利

截至2016年3月31日止年度之每股 攤薄盈利,乃假設兑換所有具潛在攤 薄影響普通股,透過調整發行在外普 通股之加權平均數計算。根據購股權 計劃可予發行之股份為本公司唯一具 潛在攤薄影響之普通股。就購股權而 言,假設行使購股權而原應發行之股 份數目減去就相同所得款項總額按公 平值(乃按年內每股平均市價釐定) 可能發行之股份數目,即為以零代價 發行之股份數目於計算每股攤薄盈利 時計入作為分母之普通股加權平均 數。

財務報表附註

12 EARNINGS PER SHARE (Continued)

(b) Diluted earnings per share (Continued)

12 每股盈利(續) (b) 每股攤薄盈利(續)

	Year ended 31 March 截至3月31日止年度
	2017 2016 2017年 2016年
Profit attributable to owners of the Company 本公司擁有人應 (HK\$'000) (千港元) Weight average number of 就計算每股攤落 ordinary shares in issue for 已發行普通股	46,299 48,061 算盈利之 46,299
diluted earnings per share ('000)加權平均數(Diluted earnings per share (HK cents)每股攤薄盈利(

The calculation of diluted earnings per share for the year ended 31 March 2017 do not assume the exercise of the Company's share options as the exercise prices of the outstanding share options were higher than the average market price of the shares of the Company during the year. 由於截至2017年3月31日止年度尚未行使購股 權之行使價高於本公司股份平均市價,故計算該 年度之每股攤薄盈利時並無假設本公司購股權獲 行使。

13 DIVIDENDS

A final dividend in respect of the year ended 31 March 2017 of HK1.1 cents per share, totaling HK\$4,565,000, is to be declared at the forthcoming annual general meeting of the Company. These financial statements do not reflect this dividend payable.

13 股息

本公司將於應屆股東週年大會宣派截至 2017年3月31日止年度之末期股息每股1.1 港仙,合共為4,565,000港元。該等財務報 表並無反映該筆應付股息。

		Year ende	Year ended 31 March	
		截至3月3	1日止年度	
		2017	2016	
		2017年	2016年	
		HK\$'000	HK\$'000	
		千港元	千港元	
Interim dividend paid of HK1.6 cents (2016: HK1.9 cents) per share	已付中期股息每股1.6港仙 (2016年:1.9港仙)	6,640	7,885	
Proposed final dividend of HK1.1 cents	建議末期股息每股1.1港仙			
(2016: HK1.6 cents) per share	(2016年:1.6港仙)	4,565	6,640	
		11,205	14,525	

14 CASH USED IN FROM OPERATIONS

14 經營所用現金

			Year endec 截至3月3 ⁻	
		Note 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Profit before income tax	除所得税前溢利		54,663	57,643
Adjustments for:	就下列各項作出調整:			
Depreciation	折舊	15	3,069	2,807
Interest expenses	利息開支	10	22,167	19,309
Fair value gain on investment	投資物業公平值收益			
properties		16	(9,960)	_
Share-based employee	以股份為基礎之僱員報酬			
compensation			592	2,777
Provision for individual impairment	就應收貸款個別減值評估			
assessment of loans receivable	作出撥備	19	1,359	1,791
Provision for collective impairment	就應收貸款整體減值評估			
assessment of loans receivable	作出撥備	19	668	742
Provision for impairment of	就收回資產減值作出撥備			
repossessed asset		23	77	435
Proceeds from sale of	出售收回資產所得款項			
repossessed asset		23	5,229	-
Loans and interest receivables	撇銷應收貸款及利息			
written off		7	1,761	-
Changes in working capital:	營運資金變動:			
Loans receivable	應收貸款		(148,774)	(160,981)
Interest receivables	應收利息		(2,690)	(3,710)
Prepayments, deposits and	預付款項、按金及			
other receivables	其他應收款項		(4,208)	11
Trade and other payables	貿易及其他應付款項		71	651
Cash used in from operations	經營所用現金		(75,976)	(78,525)

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15 PROPERTY, PLANT AND EQUIPMENT

15 物業、廠房及設備

		Land and	Office	Furniture	Leasehold	Motor	
		buildings	equipment	and fixtures	improvements	vehicles	Total
		土地及樓宇	辦公設備	傢俬及裝置	_ 租賃物業裝修	汽車	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
At 31 March 2015	於2015年3月31日						
Cost	成本	68,036	538	1,404	3,564	2,774	76,316
Accumulated depreciation and impairment	累計折舊及減值	(7,259)	(315)	(1,182)	(3,135)	(1,022)	(12,913)
Net book amount	賬面淨值	60,777	223	222	429	1,752	63,403
Year ended 31 March 2016	截至2016年3月31日止年度						
Opening net book amount	年初賬面淨值	60,777	223	222	429	1,752	63,403
Additions	添置	-	37	27	-	-	64
Depreciation	折舊	(1,491)	(98)	(176)	(349)	(693)	(2,807)
Closing net book amount	年終賬面淨值	59,286	162	73	80	1,059	60,660
At 31 March 2016	於2016年3月31日						
Cost	成本	68,036	575	1,431	3,564	2,774	76,380
Accumulated depreciation and impairment	累計折舊及減值	(8,750)	(413)	(1,358)	(3,484)	(1,715)	(15,720)
Net book amount	賬面淨值	59,286	162	73	80	1,059	60,660
Year ended 31 March 2017	截至2017年3月31日止年度						
Opening net book amount	年初賬面淨值	59,286	162	73	80	1,059	60,660
Transfer from investment properties	轉撥自投資物業	22,290	-	-	-	-	22,290
Additions	添置	-	892	365	391	-	1,648
Depreciation	折舊	(1,937)	(269)	(83)	(87)	(693)	(3,069)
Closing net book amount	年終賬面淨值	79,639	785	355	384	366	81,529
At 31 March 2017	於2017年3月31日						
Cost	成本	90,326	1,467	1,796	3,955	2,774	100,318
Accumulated depreciation and impairment	累計折舊及減值	(10,687)	(682)	(1,441)	(3,571)	(2,408)	(18,789)
Net book amount	賬面淨值	79,639	785	355	384	366	81,529

At 31 March 2017, the Group's land and buildings with net book value of approximately HK\$79,639,000 (2016: HK\$59,286,000) were pledged to a bank to secure bank borrowings granted to two subsidiaries of the Company (Note 29(ii)).

於2017年3月31日,本集團賬面淨值約為 79,639,000港元(2016年:59,286,000港元) 之土地及樓宇已抵押予一間銀行作為本公 司旗下兩間附屬公司獲授銀行借款之擔保 (附註29(ii))。

16 INVESTMENT PROPERTIES

16 投資物業

	As at 31	As at 31 March		
	於3月	31日		
	2017	2016		
	2017年	2016年		
	HK\$'000	HK\$'000		
	千港元	千港元		
At beginning of year 於年初	76,860	76,860		
Fair value gains 公平值收益	9,960	-		
Transfer to property, plant and equipment 轉撥至物業、廠房及設備	(22,290)	_		
At end of the year 於年終	64,530	76,860		

As at 31 March 2017, the Group had no unprovided contractual obligation for future repairs and maintenance (2016: Nil). At 31 March 2017 and 2016, the investment properties of the Group were pledged to a bank to secure bank borrowings granted to a subsidiary of the Company (Note 29(i)).

An independent valuation of the Group's investment properties was performed by the independent professional valuer, Roma Appraisals Limited, to determine the fair value of the investment properties as at 31 March 2017 and 2016. The fair value gains are included in "fair value gains on revaluation of investment properties" in the consolidated statement of comprehensive income.

The recurring fair value measurements for investment properties are included in level 2 of the fair value hierarchy. The Group's policy is to recognise transfers into and transfers out of fair value hierarchy levels as of the date of the event or change in circumstances that caused the transfer. There were no transfer between level 1, 2 and 3 during the year.

於2017年3月31日,本集團並無涉及未來 維修及保養之未撥備已訂約債務(2016年: 無)。於2017年及2016年3月31日,本集 團之投資物業已抵押予一間銀行作為本公 司旗下一間附屬公司獲授銀行借款之擔保 (附註29(i))。

本集團投資物業由獨立專業估值師羅馬國際評估有限公司進行獨立估值,以釐定投 資物業於2017年及2016年3月31日之公 平值。公平值收益計入綜合全面收入表之 「重估投資物業之公平值收益」內。

投資物業之經常性公平值計量計入第二級 公平值等級。本集團之政策為因事件或情 況變動而造成轉撥當日,確認公平值等級 間之轉入及轉出。於年內,第一級、第二 級及第三級之間並無發生轉撥。

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16 INVESTMENT PROPERTIES (Continued) Valuation processes of the Group

The Group's investment properties were valued at 31 March 2017 and 2016 by independent professionally qualified valuer who hold a recognised relevant professional qualification and have recent experience in the locations and segments of the investment properties valued. For all investment properties, their current use equates to the highest and best use.

The Group's finance department includes personnel that review the valuations performed by the independent valuer for financial reporting purposes. The results are reported directly to the chief financial officer ("CFO") and the audit committee ("AC"). Discussions of valuation processes and results are held between the CFO, AC and the valuer at least once every six months, which is in line with the Group's interim and annual reporting dates. As at 31 March 2017 and 2016, the fair values of these investment properties have been determined by Roma Appraisals Limited.

At each financial year end the finance department verifies all major inputs to the independent valuation report, assess property valuations movement when compared to prior year valuation reports; and holds discussion with the independent valuer.

Changes in Level 2 and 3 fair values are analysed at each reporting date during bi-annual valuation discussions between the CFO, AC and the valuation team. As part of this discussion, the team presents a report that explains the reasons for the fair value movements.

Valuation techniques

The valuation of investment properties was determined by using the sale comparison method approach (Level 2 approach). Sales prices of comparable properties in close proximity are adjusted for differences in key attributes such as property size. The most significant input into this valuation approach is price per square foot.

16 投資物業(續) 本集團之估值過程

本集團之投資物業由獨立專業合資格估值 師於2017年及2016年3月31日進行估值, 有關估值師持有相關認可專業資格,並富 有有關所投資物業之位置及分部評估之近 期經驗。目前對所有投資物業之用途等同 於最高及最佳用途。

本集團財務部之人員審閱獨立估值師就財 務報告所進行估值。有關結果直接向財務 總監(「財務總監」)及審核委員會(「審核委 員會」)匯報。為配合本集團之中期及年度 報告日期,財務總監、審核委員會與估值 師最少每六個月開會一次,討論估值程序 及結果。於2017年及2016年3月31日, 此等投資物業之公平值由羅馬國際評估有 限公司釐定。

於各財政年度末,財務部核實獨立估值報 告內全部主要輸入數據:與去年估值報告 比較以評估物業估值之變動;並與獨立估 值師討論。

於各報告日期,財務總監、審核委員會與 估值團隊在每半年一次之估值會議上分析 第二級和第三級公平值之變動。作為是項 討論之一部分,有關團隊呈交報告,闡述 有關公平值變動之原因。

估值方法

投資物業之估值乃使用銷售比較法(第二級 比較法)釐定。就主要特點(例如物業面積) 之差異調整鄰近可比較物業之售價。此估 值方法之最重大輸入數據為每平方呎之價 格。

17 SUBSIDIARIES - COMPANY

The following is a list of subsidiaries of the Group:

17 附屬公司一公司

以下為本集團之附屬公司列表:

Name 名稱	Place of incorporation 註冊成立地點	Principal activities and place of operation 主要業務及營運地點	Particulars of issued share capital 已發行股本詳情	Percen interes 所持權孟	t held
				2017 2017年	2016 2016年
Directly owned: 直接擁有:					
HKF Overseas Limited	British Virgin Islands	Investment holding in Hong Kong	10,000 ordinary shares of US\$1 each	100%	100%
	英屬處女群島	於香港投資控股	10,000股每股面值1美元 之普通股		
Easylend Overseas Limited	British Virgin Islands	Investment holding in Hong Kong	1 share of US\$1 each	100%	-
	英屬處女群島	於香港投資控股	1股面值1美元之股份		
Indirectly owned: 間接擁有:					
Asia Ford Investment Limited	Hong Kong	Property investment holding in Hong Kong	10,000 ordinary shares	100%	100%
福亞投資有限公司	香港	於香港物業投資控股	10,000股普通股		
Charterfame Investment Limited	Hong Kong	Property investment holding in Hong Kong	10,000 ordinary shares	100%	100%
維卓投資有限公司	香港	於香港物業投資控股	10,000股普通股		
EasyLend Finance Company Limited (Formerly known as Oriental Credit (Hong Kong) Limited 東方信貸財務有限公司)	Hong Kong	Money lending business of providing personal loans in Hong Kong	25,000,000 ordinary shares	100%	100%
易貸網信貸有限公司 (前稱東方信貸財務有限公司)	香港	於香港提供私人貸款之 放債業務	25,000,000股普通股		
EasyLend Limited 易貸網有限公司	Hong Kong 香港	Inactive 暫無營業	1 share of HK\$1 each 1股面值1港元之股份	100%	-
Hong Kong Finance Company Limited	Hong Kong	Money lending business of providing property mortgage loans in Hong Kong	100,000,000 ordinary shares	100%	100%
香港信貸財務有限公司	香港	於香港提供物業按揭貸款 之放債業務	100,000,000股普通股		
Max Art Limited 溢藝有限公司	Hong Kong 香港	Inactive 暫無營業	10,000 ordinary shares 10,000 股普通股	100%	100%

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18 FINANCIAL INSTRUMENTS BY CATEGORY

18 按類別劃分之金融工具

		As at 31 March 於3月31日		
		2017	2016	
		2017年	2016年	
		HK\$'000	HK\$'000	
		千港元	千港元	
Assets per consolidated statement of	綜合財務狀況表所示資產			
financial position				
Loans and receivables	貸款及應收款項			
Loans receivable	應收貸款	819,042	674,056	
Interest receivables	應收利息	17,887	15,197	
Deposits and other receivables	按金及其他應收款項	3,259	150	
Cash and cash equivalents	現金及現金等價物	15,298	20,791	
Total	合計	855,486	710,194	
Available-for-sale financial asset	可供出售金融資產			
Available-for-sale investment	可供出售投資	625	625	
Liabilities per consolidated statement of	綜合財務狀況表所示負債			
financial position				
Other financial liabilities at amortised cost	按攤銷成本列賬之其他金融負債	6,972	5,544	
Trade and other payables	貿易及其他應付款項	5,473	4,896	
Amount due to a fellow subsidiary	應付一間同系附屬公司款項	69,700	88,951	
Bank and other borrowings	銀行及其他借款	315,752	179,251	
Bonds	債券	113,797	111,451	
Total	合計	506,221	385,197	

19 LOANS RECEIVABLE

19 應收貸款

		As at 31 March		
		於3月	31日	
		2017	2016	
		2017年	2016年	
		HK\$'000	HK\$'000	
		千港元	千港元	
Loans receivable	應收貸款	825,363	676,589	
Less: Provision for individual impairment	減:就應收貸款個別減值評估			
assessment of loans receivable	作出撥備	(3,150)	(1,791)	
Provision for collective impairment	就應收貸款整體減值評估			
assessment of loans receivable	作出撥備	(1,410)	(742)	
Loans receivable written off	撇銷應收貸款	(1,761)	_	
Loans receivable, net of provision	應收貸款,扣除撥備後	819,042	674,056	
Less: non-current portion	減:非流動部分	(59,039)	(97,527)	
Current portion	流動部分	760,003	576,529	

The Group's loans receivable, which arise from the money lending business of providing property mortgage loans and personal loans in Hong Kong, are denominated in Hong Kong dollars.

Except for loans receivable of HK\$17,325,000 (2016: Nil) which are unsecured, loans receivable are secured by collaterals provided by customers, bear interest and are repayable with fixed terms agreed with the customers.

本集團應收貸款來自於香港提供物業按揭 貸款及私人貸款之放債業務,以港元計值。

除為數17,325,000港元(2016年:無)之應 收貸款為無抵押外,應收貸款以客戶提供 之抵押品作為抵押、計息及須於與客戶議 定之固定期限內償還。

Movements on the Group's individual impairment of loans receivable are as follows:

本集團應收貸款個別減值之變動如下:

			d 31 March 1日止年度
		2017	2016
		2017年	2016年
		HK\$'000	HK\$'000
		千港元	千港元
At beginning of the year	於年初	1,791	_
Provision for individual impairment of	就應收貸款個別減值		
loans receivable	作出撥備	1,359	1,791
At end of the year	於年終	3,150	1,791

19 LOANS RECEIVABLE (Continued)

are as follows:

As at 31 March 2017, additional collective impairment of loans receivable of HK\$668,000 (2016: HK\$742,000) was made. The Group performs collective impairment assessment of loans receivable by grouping together all its receivables with similar credit risk characteristics and by applying a historical impairment rate, taking the average of the most recent 3 financial years of the percentage of impairment loss recognised in the consolidated statement of comprehensive income to the total loans and interest receivables as at the respective year end dates.

應收貸款(續) 19

於2017年3月31日,就應收貸款已作出額 外 整 體 減 值668,000港 元(2016年: 742.000港元)。本集團透過綜合其所有信 貸風險特徵類似之應收款項,並採用過往 減值率對應收貸款進行整體減值評估。過 往減值率採用最近3個財政年度綜合全面 收入表所確認減值虧損佔相關年結日之應 收貸款及利息總額百分比之平均值計算。

Movements on the Group's collective impairment of loans receivable

本集團應收貸款整體減值之變動如下:

			d 31 March 1日止年度
		2017 2017年	2016 2016年
		HK\$'000	HK\$'000
At beginning of the year	於年初	千港元	千港元
Provision for collective impairment of loans receivable	就要收貸款整體減值 作出撥備	668	742
At end of the year	於年終	1,410	742

As at 31 March 2017, loans receivable amounted to HK\$1,761,000 (2016: Nil) had been written off. These relates to customers who are in financial difficulties and in opinion of the directors, such loans receivable are uncollectible.

A maturity profile of the loans receivable as at the end of the reporting periods, based on the maturity date, net of provision, is as follows:

於2017年3月31日,已撇銷應收貸款1,761,000 港元(2016年:無)。該等款項與面對財政 困難之客戶有關,故董事認為,該等應收 貸款屬不可收回。

根據到期日,應收貸款扣除撥備後於報告 期末之到期情況如下:

			As at 31 March 於3月31日		
		2017	2016		
		2017年	2016年		
		HK\$'000	HK\$'000		
		千港元	千港元		
Current	即期	760,003	576,529		
2–5 years	2至5年	21,213	73,479		
Over 5 years	5年以上	37,826	24,048		
		819,042	674,056		

19 LOANS RECEIVABLE (Continued)

INTEREST RECEIVABLES

As at 31 March 2017, certain properties mortgaged to the subsidiary of the Company for loans granted to its respective customers were pledged to independent third party to secure bank and other borrowings granted (Note 29(iii)).

20 OTHER ASSET

21

During the year ended 31 March 2017, the Group subscribed for a third party customer credit report checking service. The nature and carrying value of this asset held as at 31 March 2017 are summarised as follows:

19 應收貸款(續)

於2017年3月31日,若干抵押予本公司之 附屬公司以為其相關客戶獲得貸款之物業 已質押予獨立第三方,作為獲授銀行及其 他借款之抵押(附註29(iii))。

20 其他資產

截至2017年3月31日止年度,本集團訂購 第三方客戶信貸報告審查服務。該項資產 於2017年3月31日之性質及賬面值概述如 下:

		Year ender	Year ended 31 March		
		截至3月3	截至3月31日止年度		
		2017	2016		
		2017年	2016年		
		HK\$'000	HK\$'000		
		千港元	千港元		
Other asset, at cost	其他資產,按成本	1,100	_		

The Group's other asset is denominated in Hong Kong dollars.

本集團之其他資產以港元計值。

21 應收利息

			As at 31 March 於3月31日		
		2017	2016		
		2017年	2016年		
		HK\$'000	HK\$'000		
		千港元	千港元		
Interest receivables	應收利息	17,887	15,197		

The Group's interest receivables, which arise from the money lending business of providing property mortgage loans and personal loans in Hong Kong, are denominated in Hong Kong dollars.

Except for interest receivables of HK\$412,000 (2016: Nil) which are unsecured, interest receivables are secured by collaterals provided by customers and repayable with fixed terms agreed with the customers.

本集團應收利息來自於香港提供物業按揭 貸款及私人貸款之放債業務,以港元計值。

除為數412,000港元(2016年:無)之應收 利息為無抵押外,應收利息以客戶提供之 抵押品作為抵押,須於與客戶議定之固定 期限內償還。

22 PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

22 預付款項、按金及其他應收款項

			As at 31 March 於3月31日	
		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元	
Prepayments Deposits Others	預付款項 按金 其他	1,936 1,800 1,459	837 146 4	
		5,195	987	

The Group's deposits and other receivables are denominated in Hong Kong dollars.

All deposits and other receivables are neither past due nor impaired.

23 REPOSSESSED ASSET

During the year ended 31 March 2016, the Group obtained an asset by taking possession of the collateral held as security. The repossessed asset held by the Group was sold during the year ended 31 March 2017, at a consideration net of legal and other expenses, of HK\$5,229,000. Accordingly, a loss on disposal of repossessed asset of HK\$77,000 was recognised to the consolidated statement of comprehensive income as at 31 March 2017. 本集團之按金及其他應收款項以港元計值。

所有按金及其他應收款項均未逾期亦無減 值。

23 收回資產

截至2016年3月31日止年度,本集團透過 收回持作擔保之抵押品獲得一項資產。本 集團所持收回資產已於截至2017年3月31 日止年度出售,代價為5,229,000港元(扣 除法律及其他開支後)。因此,於2017年3 月31日在綜合全面收入表確認出售收回資 產虧損77,000港元。

			As at 31 March 於3月31日	
		Note 附註	2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Repossessed property at the beginning of the year	3 於年初收回物業			
- commercial property	一商業物業		5,306	5,741
Less: Provision for impairment	減:減值撥備	7	-	(435)
Loss on disposal of repossessed asset	出售收回資產虧損	7	(77)	_
Proceeds from sale of a repossessed asset	出售一項收回資產所得款項		(5,229)	_
			(0,220)	5,306

Repossessed asset comprised a property in respect of which the Group had acquired access or control (e.g. through court proceedings or voluntary actions by the property concerned) for release in full or in part of the obligations of the borrower.

收回資產包括一項可供本集團使用或控制 (如透過法庭程序或相關物業之自主行動) 以解除借款人全部或部分責任之物業。

24 CASH AND CASH EQUIVALENTS

24 現金及現金等價物

			As at 31 March 於3月31日	
		2017	2016	
		2017年	2016年	
		HK\$'000	HK\$'000	
		千港元	千港元	
Cash at bank	銀行現金	15,298	20,791	

The cash and cash equivalents are denominated in Hong Kong 現金及現金等價物以港元計值。 dollars.

25 SHARE CAPITAL

		Number of shares 股份數目		Share capital 股本	
		2017	2016	2017	2016
		2017年	2016年	2017年	2016年
		'000 shares	'000 shares	HK\$'000	HK\$'000
		千股	千股	千港元	千港元
Ordinary shares of HK\$0.01 each	每股面值0.01港元之普通股				
Authorised:	法定:				
At beginning and end of the year	於年初及年終	10,000,000	10,000,000	100,000	100,000
Issued and fully paid:	已發行及繳足︰				
At beginning and end of the year	於年初及年終	415,000	415,000	4,150	4,150

26 SHARE OPTIONS

On 1 April 2016, 21,350,000 share options were granted to eligible directors and selected employees. These share options have an exercise price of HK\$0.89 with a vesting period of 0–2 years. These share options are exercisable until 31 March 2020.

During the year ended 31 March 2017, no share options were granted.

26 購股權

股本

25

於2016年4月1日,已向合資格董事及選 定僱員授出21,350,000份購股權。該等購 股權之行使價為0.89港元,歸屬期為0至2 年。該等購股權可行使直至2020年3月31 日止。

截至2017年3月31日止年度,概無授出購 股權。

26 SHARE OPTIONS (Continued)

Options are conditional on the employee completing 0–2 years of service (the vesting period). The options are exercisable starting one year and two years from the grant date. The group has no legal or constructive obligation to repurchase or settle the options in cash.

Movements in share options are as follows:

26 購股權(續)

購股權須待僱員完成0至2年服務(歸屬期) 後方可作實。購股權可自授出日期起計一 年及兩年行使。本集團並無法定或推定責 任以現金回購或結算購股權。

購股權變動如下:

		00.47	0010
		2017	2016
		2017年	2016年
		Number of	Number of
		shares	shares
		股份數目	股份數目
		'000 shares	'000 shares
		千股	千股
At beginning of year	於年初	19,600	-
Granted	已授出	-	21,350
Lapsed	已失效	(450)	(1,750)
		19,150	19,600

The weighted average fair value of options granted during the year ended 31 March 2016 was determined using the binomial valuation model was HK\$0.17 per option. The significant inputs into the model were closing share price of HK\$0.84 at the date of grant, exercise price shown above, volatility of 39%, dividend yield of 5.4%, an expected option life of five years, and an annual risk-free interest rate of 1.03%. The volatility measured at the standard deviation of expected share price returns is based on statistical analysis of daily share closing prices of the Company over past period preceding the grant date.

27 RESERVES

The amount of the Group's reserve and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity on page 79 of this consolidated financial statements.

The Group's capital reserve represents the excess of the nominal value of the shares of the subsidiaries acquired pursuant to the Reorganisation prior to the listing of the Company's shares, over the nominal value of the Company's share issued in exchange therefor.

於截至2016年3月31日止年度授出之購股 權之加權平均公平值使用二項式估值模式 釐定為每份購股權0.17港元。該模式之重 要輸入數據為於授出日期之股份收市價0.84 港元、上文所示行使價、波幅39%、股息 率5.4%、預期購股權年限五年及無風險年 利率1.03%。按預期股價回報之標準偏離 率計量之波幅乃以授出日期前過往期間本 公司每日股份收市價之統計數據分析為基 準。

27 儲備

本集團於本年及往年之儲備及其變動金額 呈列於本綜合財務報表第79頁之綜合權益 變動表。

本集團之資本儲備指於本公司股份上市前, 根據重組收購之附屬公司股份之面值超出 本公司發行以換取上述股份之股份面值之 數額。

28 TRADE AND OTHER PAYABLES

28 貿易及其他應付款項

		As at 3	As at 31 March	
		於3月	31日	
		2017	2016	
		2017年	2016年	
		HK\$'000	HK\$'000	
		千港元	千港元	
Rental deposits received	已收租金按金	438	598	
Interest payable on bonds	債券之應付利息	1,357	1,357	
Other payables and accrued charges	其他應付款項及應計開支	5,177	3,589	
		6,972	5,544	

The Group's trade and other payables are denominated in Hong Kong dollars.

本集團之貿易及其他應付款項以港元計值。

29 BANK AND OTHER BORROWINGS

Bank and other borrowings are analysed as follows:

29 銀行及其他借款

銀行及其他借款分析如下:

			As at 31 March 於3月31日	
		2017	2016	
		2017年	2016年	
		HK\$'000	HK\$'000	
		千港元	千港元	
Bank loans	銀行貸款	236,545	141,565	
Bank overdrafts	銀行透支	36,207	23,686	
Other borrowings	其他借款	43,000	14,000	
Total bank and other borrowings	銀行及其他借款總額	315,752	179,251	

The weighted average effective interest rate on bank loans and bank overdraft for the year ended 31 March 2017 was 5.1% (2016: 3.2%) per annum and repayable within one year.

The other borrowings of HK\$43,000,000 (2016: HK\$14,000,000) are unsecured, bear interest at rates ranging from 6.0% to 7.0% (2016: 6.5% to 8.0%) per annum and repayable within one year.

At 31 March 2017 and 2016, all bank borrowings are denominated in Hong Kong dollars.

截至2017年3月31日止年度,銀行貸款及 銀行透支之加權平均實際年利率為5.1% (2016年:3.2%),須於一年內償還。

為數43,000,000港元(2016年:14,000,000 港元)之其他借款為無抵押、按年利率介乎 6.0%至7.0%(2016年:6.5%至8.0%)計息及 須於一年內償還。

於2017年及2016年3月31日,所有銀行 借款以港元計值。

29 BANK AND OTHER BORROWINGS (Continued) 銀行及其他借款(續) 29 As at 31 March 2017, the bank loans and overdraft utilised by the 於2017年3月31日,本集團已使用之銀行 Group amounted to HK\$272,752,000 (2016: HK\$165,251,000) were 貸款及透支為272.752.000港元(2016年: secured by the following: 165.251.000港元),以下列各項作為抵押: (i) investment properties held by the Group amounting to (i) 本集團所持金額為64,530,000港元 HK\$64,530,000 (2016: HK\$76,860,000) (Note 16); (2016年:76,860,000港元)之投資 物業(附註16); land and buildings held by the Group with net book value of (ii) (ii) 本集團所持賬面淨值為79.639.000 HK\$79,639,000 (2016: HK\$59,286,000) (Note 15); 港元(2016年:59,286,000港元)之 土地及樓宇(附註15); (iii) pledge of certain properties mortgaged to a subsidiary of the (iii) 若干抵押予本公司旗下附屬公司作為 Company for loans granted to its respective customers. The 其相關客戶獲授貸款之質押之物業。 fair value of these properties were approximately 該等物業之公平值約為273.500.000 HK\$273,500,000 (2016: Nil) (Note 19); and 港元(2016年: 無)(附註19);及 (iv) corporate guarantee of the Company. 本公司之企業擔保。 (iv) BONDS 30 30 債券

			As at 31 March 於3月31日	
		Group and 集團》		
		2017	2016	
		2017年	2016年	
		HK\$'000	HK\$'000	
		千港元	千港元	
Unsecured bonds	無抵押債券	113,797	111,451	

As at 31 March 2017, the Company had balances of Bond I and Bond II (in aggregate, the "Bonds") with an aggregate amount of HK\$84,000,000 (2016: HK\$84,000,000) and HK\$37,000,000 (2016: 37,000,000), before placing commission, respectively, with coupon rates of 6.0% (2016: 6.0%) and 4.5% (2016: 4.5%) per annum, respectively, repayable in 7 years from the respective issue dates. Bond II carries an option by the bondholder to redeem 3 years after the issuance.

The aggregate carrying amounts of the Bonds are HK\$113,797,000 as at 31 March 2017 (2016: HK\$111,451,000), which approximate their fair values. The carrying amounts of the Bonds are denominated in Hong Kong dollars.

於2017年3月31日,本公司有總金額(扣 除配售佣金前)分別為84,000,000港元 (2016年:84,000,000港元)及37,000,000 港元(2016年:37,000,000港元)之債券一 及債券二(統稱「債券」)結餘,票面年息率 分別為6.0%(2016年:6.0%)及4.5%(2016 年:4.5%),須由各自之發行日期起計7年 內償還。債券二賦予債券持有人選擇權可 於發行日期後3年贖回債券二。

於2017年3月31日,債券之賬面值合共為 113,797,000港元(2016年:111,451,000港 元),與其公平值相若。債券之賬面值以港 元計值。

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31 DEFERRED INCOME TAX

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes relate to the same fiscal authority.

The analysis of deferred tax assets and liabilities is as follows:

31 遞延所得税

當有合法強制執行權力將即期税項資產與 即期税項負債互相抵銷,且遞延所得税涉 及同一税務機關時,則可將遞延所得税資 產與負債互相抵銷。

遞延税項資產及負債之分析如下:

			As at 31 March 於3月31日	
		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元	
Deferred tax assets: — To be recovered within 12 months	遞延税項資產: — 將於12個月內收回	(266)	(87)	
Deferred tax liabilities: — To be recovered after more than 12 months	遞延税項負債: — 將於超過12個月後收回	4,132	3,980	
Deferred tax liabilities, net	遞延税項負債淨額	3,866	3,893	

The gross movement on the deferred income tax account is as follows:

遞延所得税賬目之整體變動如下:

		As at 31 March 於3月31日	
		2017	2016
		2017年	2016年
		HK\$'000	HK\$'000
		千港元	千港元
At beginning of the year	於年初	3,893	4,208
Recognised in the consolidated statement	於綜合全面收入表內確認		
of comprehensive income		(27)	(315)
At end of the year	於年終	3,866	3,893

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31 DEFERRED INCOME TAX (Continued)

The movement in deferred income tax assets and liabilities during the year, without taking into consideration the offsetting of balances within the same tax jurisdiction, is as follows:

31 遞延所得税(續)

遞延所得税資產及負債於年度內之變動(未 考慮同一税務司法權區內之結餘抵銷)如 下:

		Provisions for collective impairment of loans receivable 應收貸款整體 減值撥備 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 April 2015 Charged to the consolidated statement of comprehensive income	於2015年4月1日 於綜合全面收入表內扣除	- (122)	- (122)
At 31 March 2016 Charged to the consolidated statement of comprehensive income	於2016年3月31日 於綜合全面收入表內扣除	(122) (111)	(122)
At 31 March 2017	於2017年3月31日	(233)	(233)
			Accelerated tax depreciation 加速税項折舊 HK\$'000 千港元
At 1 April 2015 Charged to the consolidated statement of comprehensive income	於2015年4月1日 於綜合全面收入表內扣除		4,208 (193)
At 31 March 2016 Charged to the consolidated statement of comprehensive income	於2016年3月31日 於綜合全面收入表內扣除		4,015 84
At 31 March 2017	於2017年3月31日		4,099

As at 31 March 2017, the Group did not recognise deferred tax assets of HK\$309,000 (2016: HK\$23,000) in respect of tax losses amounting to HK\$1,875,000 (2016: HK\$139,000) that can be carried forward indefinitely against future taxable income. No deferred tax assets had been recognised in respect of these losses, as it was uncertain whether sufficient taxable profits would be available to allow utilisation of the carried forward tax losses.

於2017年3月31日,就金額為1,875,000 港元(2016年:139,000港元)之可無限期 結轉以抵銷未來應課税收入之税項虧損而 言,本集團並未確認之遞延税項資產為 309,000港元(2016年:23,000港元)。並 未就該等虧損確認遞延税項資產,因為尚 不確定應課税溢利是否足以動用已結轉税 項虧損。

32 COMMITMENTS

Operating lease commitments — Group as lessor

The Group leases out its investment properties to independent third parties under non-cancellable operating lease agreements. The lease term ranges from 1 to 2 years, and the lease agreements are renewable at the end of the lease period at market rate.

The future aggregate minimum lease receipts under non-cancellable operating leases in respect of the investment properties are as follows:

32 承擔

經營租賃承擔 一 本集團作為出租人

本集團根據不可撤銷之經營租賃協議向獨 立第三方出租投資物業。租期介乎1至2 年,租賃協議可於租期結束時按市場租金 續期。

根據投資物業之不可撤銷經營租約,應收 之未來最低租金總額如下:

			As at 31 March 於3月31日	
		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元	
Within 1 year Within 2–5 years	1年內 2至5年內	1,895 132 2,027	2,059 404 2,463	

The Company did not have any significant commitments at 31 March 2017 (2016: Nil).

於2017年3月31日,本公司並無任何重大 承擔(2016年:無)。

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33 RELATED PARTY TRANSACTIONS

Related parties are those parties that have the ability to control the other party or exercise significant influence in making financial and operating decisions. Parties are also considered to be related if they are subject to common control or common significant influence.

The following is a summary of the significant transactions carried out between the Group and its related parties in the ordinary course of business during the years ended 31 March 2017 and 2016, and balances arising from related party transactions as at 31 March 2017 and 2016.

(a) Significant related party transactions

Saved as disclosed elsewhere in this report, the following significant transactions were undertaken by the Group with related parties.

33 關聯方交易

關聯方指有能力控制另一方或可對另一方 之財政及營運決策行使重大影響力之人士。 受共同控制或共同重大影響之人士亦被視 為有關聯。

下文概述本集團與其關聯方於截至2017年 及2016年3月31日止年度在日常業務過程 中進行之重大交易,以及於2017年及2016 年3月31日之關聯方交易結餘。

(a) 重大關聯方交易

除本報告其他部分所披露者外,本集 團與關聯方進行之重大交易如下。

		d 31 March 1日止年度
	2017	2016
	2017年	2016年
	HK\$'000	HK\$'000
	千港元	千港元
Interest expense paid to a fellow subsidiary 付予一間同系附屬公司		
— Tin Ching Industrial Company Limited		
("Tin Ching Industrial") (「天晶實業」)之利息開支	4,091	4,416

Interest expense on an amount due to a fellow subsidiary was charged at effective interest rate of 6.5% (2016: 6.5%) per annum.

應付一間同系附屬公司款項之利息開 支按實際年利率6.5%(2016年: 6.5%)收取。

33 RELATED PARTY TRANSACTIONS (Continued)(b) Amount due to a fellow subsidiary

Tin Ching Industrial, a fellow subsidiary, provided the Group with a loan facility with a limit of HK\$150,000,000 (2016: HK\$150,000,000), of which the Group utilised an amount of HK\$69,700,000 (2016: HK\$88,951,000) as at 31 March 2017.

The amount was unsecured, interest bearing at effective interest rate of 6.5% (2016: 6.5%) per annum on the outstanding amount, and repayable on demand. The carrying amount of the amount due to a fellow subsidiary is denominated in Hong Kong dollars.

(c) Key management compensation

33 關聯方交易(續)(b) 應付一間同系附屬公司款項

同系附屬公司天晶實業向本集團提供貸 款融資,限額為150,000,000港元(2016 年:150,000,000港元),本集團於2017 年3月31日已動用其中69,700,000港元 (2016年:88,951,000港元)。

該款項為無抵押、未清結餘按實際年 利率6.5%(2016年:6.5%)計息及須 按要求償還。應付一間同系附屬公司 款項之賬面值以港元計值。

(c) 主要管理層薪酬

			d 31 March 1日止年度
		2017	2016
		2017年	2016年
		HK\$'000	HK\$'000
		千港元	千港元
Salaries and bonus	薪金及花紅	7,572	7,591
Share option expense	購股權開支	402	1,842
Other benefits	其他福利	840	840
Pension costs	退休金成本		
- defined contribution plans	一界定供款計劃	108	108
		8,922	10,381

財務報表附註

34 STATEMENT OF FINANCIAL POSITION OF THE 34 本公司財務狀況表 COMPANY

(a) Statement of financial position

(a) 財務狀況表

		As at 31 March 於3月31日	
		2017 2017年 HK\$'000 千港元	2016 2016年 HK\$'000 千港元
Assets	資產		
Non-current assets	非流動資產		
Investments in subsidiaries	附屬公司之投資	482,948	484,562
Total non-current assets	非流動資產總額	482,948	484,562
Current assets	流動資產		
Tax recoverable	可收回税項	-	140
Cash and cash equivalents	現金及現金等價物	384	76
Total current assets	流動資產總額	384	216
Total assets	資產總額	483,332	484,778
Equity	權益		
Equity attributable to the owners of the Company	本公司擁有人應佔權益		
Share capital	股本	4,150	4,150
Reserves	儲備	363,831	367,785
Total equity	權益總額	367,981	371,935
Liabilities	負債		
Current liabilities	流動負債		
Trade and other payables	貿易及其他應付款項	1,393	1,392
Tax payable	應付税項	161	-
Total current liabilities	流動負債總額	1,554	1,392
Non-current liabilities	非流動負債		
Bonds	債券	113,797	111,451
Total non-current liabilities	非流動負債總額	113,797	111,451
Total liabilities	負債總額	115,351	112,843
Total equity and liabilities	權益及負債總額	483,332	484,778
Net current liabilities	流動負債淨額	(1,170)	(1,176)
Total assets less current liabilities	資產總額減流動負債	481,778	483,386

34 STATEMENT OF FINANCIAL POSITION OF THE 34 本公司財務狀況表(續) COMPANY (Continued)

(b) Reserve movement of the Company

(b) 本公司儲備變動

					(Accumulated	
				Share-based	losses)/	
		Share	Capital	payment	retained	
		premium	reserve	reserve	earnings	Total
				以股份為基礎	(累計虧損)/	
		股份溢價	資本儲備	之付款儲備	保留盈利	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Balance at 1 April 2015	於2015年4月1日之結餘	103,665	260,829	-	6,101	370,595
Total comprehensive income for the year	年度全面收入總額	-	-	-	10,183	10,183
Transactions with owners	與擁有人之交易					
Employee share option scheme:	僱員購股權計劃:					
 Value of employee services 	— 僱員服務價值	_	-	2,777	_	2,777
Dividends relating to 2015	有關2015年之股息	-	-	-	(7,885)	(7,885)
Dividends relating to 2016	有關2016年之股息	-	-	-	(7,885)	(7,885)
Balance at 31 March 2016	於2016年3月31日之結餘	103,665	260,829	2,777	514	367,785
Representing	指					
Reserves	儲備	103,665	254,189	2,777	514	361,145
Proposed final dividend	建議末期股息	-	6,640	-	-	6,640
Balance at 31 March 2016	於2016年3月31日之結餘	103,665	260,829	2,777	514	367,785
Balance at 1 April 2016	於2016年4月1日之結餘	103,665	260,829	2,777	514	367,785
Total comprehensive income for the year	年度全面收入總額	-	-	-	8,734	8,734
Transactions with owners	與擁有人之交易					
Employee share option scheme:	僱員購股權計劃:					
 Value of employee services 	一 僱員服務價值	-	-	479	113	592
Dividends relating to 2016	有關2016年之股息	-	-	-	(6,640)	(6,640)
Dividends relating to 2017	有關2017年之股息	-	-	-	(6,640)	(6,640)
Balance at 31 March 2017	於2017年3月31日之結餘	103,665	260,829	3,256	(3,919)	363,831
Representing	指					
Reserves	儲備	103,665	256,264	3,256	(3,919)	359,266
Proposed final dividend	建議末期股息	-	4,565	-	-	4,565
Balance at 31 March 2017	於2017年3月31日之結餘	103,665	260,829	3,256	(3,919)	363,831

34 STATEMENT OF FINANCIAL POSITION OF THE 34 COMPANY (Continued)

(b) Reserve movement of the Company (Continued)

The Company's capital reserve represents the excess of the fair value of the net assets of the subsidiaries acquired by the Company pursuant to the Reorganisation prior to the listing of the Company's share, over the nominal value of the Company's share issued in exchange therefor.

Under Companies Law of the Cayman Islands, a company may make distributions to its shareholders out of the capital reserves in certain circumstances.

4 本公司財務狀況表(續)

(b) 本公司儲備變動(續) 本公司之資本儲備指於本公司股份上 市前,本公司根據重組收購之附屬公 司資產淨值之公平值超出本公司發行 以換取上述股份之面值之數額。

根據開曼群島公司法,公司可於若干 情況下自資本儲備向其股東作出分 派。

SCHEDULE OF INVESTMENT PROPERTIES

投資物業列表

As at 31 March 2017 於2017年3月31日

	Property 物業	Use 用途	Remaining lease terms 餘下租期	Percentage of interest attributable to our Company 本公司應佔權益百分比
1.	Unit No. 2 on 7th Floor Sunray Industrial Centre No. 610 Cha Kwo Ling Road Kowloon 九龍 茶果嶺道610號 生利工業中心 7樓2室	Godown 倉庫	Medium term 中期	100%
2.	Flat E on 10/F of Block 3 (Orchid Court) New Town Plaza (Phase III) Nos. 2–8 Sha Tin Centre Street Shatin New Territories	Residential 住宅	Medium term 中期	100%
	新界 沙田 沙田正街2-8號 新城市廣場(第三期) 3座(蕙蘭閣) 10樓E室			
3.	Unit No. 6A on 25th Floor Tower Two Lippo Centre No. 89 Queensway Hong Kong 香港 金鐘道 89號 力寶中心 二座 25樓 6A 室	Office 辦公室	Medium term 中期	100%

FIVE-YEAR FINANCIAL SUMMARY 五年財務概要

RESULTS 業績

		2017	2016	2015	2014	2013
		2017年	2016年	2015年	2014年	2013年
		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
Revenue	收益	103,658	111,273	99,267	81,209	66,420
Profit and total comprehensive	本公司擁有人應佔					
income for the year attributable	年度溢利及					
to owners of the Company	全面收入總額	46,299	48,061	52,876	40,532	35,814

ASSETS AND LIABILITIES 資產及負債

		2017	2016	2015	2014	2013
		2017年	2016年	2015年	2014年	2013年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Total assets	資產總額	1,006,933	854,569	696,873	621,061	463,370
Total liabilities	負債總額	510,353	391,600	268,972	227,361	217,997
Total equity	權益總額	496,580	462,969	427,901	393,700	245,373

GLOSSARY 詞彙

In this annual report, unless or otherwise further expressed, the following expressions have the following meanings:

於本年報內,除文義另有所指外,下列詞彙具 有以下涵義:

> 香港信貸集團有限公司 2017年報

"Board"	the board of Directors
「董事會」	董事會
" CG Code" 「企業管治守則」	"Corporate Governance Code" and "Corporate Governance Report" contained in Appendix 14 to the Listing Rules 上市規則附錄十四所載之《企業管治守則》及《企業管治報告》
"Company" or "our Company" 「公司」或「本公司」	Hong Kong Finance Group Limited, a company incorporated in the Cayman Islands with limited liability, the Shares of which are listed on the Main Board of the Stock Exchange 香港信貸集團有限公司,一間於開曼群島註冊成立之有限公司,其股份於聯交 所主板上市
"Controlling Shareholder(s)" 「控股股東」	has the meaning ascribed to it under the Listing Rules 具上市規則所賦予涵義
"Director(s)" 「董事」	the director(s) of the Company 本公司董事
"EasyLend Finance" 「易貸網」	EasyLend Finance Company Limited, a company incorporated in Hong Kong with limited liability with a money lenders licence registered under MLO, which is an indirect wholly-owned subsidiary of the Company 易貸網信貸有限公司,一間於香港註冊成立之有限公司,持有根據放債人條例 註冊之放債人牌照,亦為本公司間接全資附屬公司
"Group", "our Group", "we", "our" or "us" 「集團」或「本集團」或「我們」	the Company and its subsidiaries 本公司及其附屬公司
" HK\$" 「港元」	Hong Kong dollars, the lawful currency of Hong Kong 香港法定貨幣港元
" HKICPA" 「香港會計師公會」	Hong Kong Institute of Certified Public Accountants 香港會計師公會
"HKMA" 「金管局」	Hong Kong Monetary Authority 香港金融管理局
"HK Finance" 「香港信貸」	Hong Kong Finance Company Limited, a company incorporated in Hong Kong with limited liability with a money lenders licence registered under MLO, which is an indirect wholly-owned subsidiary of the Company 香港信貸財務有限公司,一間於香港註冊成立之有限公司,持有根據放債人條 例註冊之放債人牌照,亦為本公司間接全資附屬公司

GLOSSARY

詞彙

"Hong Kong" 「香港」

"Listing Date" 「上市日期」

"Listing Rules" 「上市規則」

"**MLO"** 「放債人條例」

"Model Code" 「標準守則」

"**SFO"** 「證券及期貨條例」

"Share Option Scheme" 「購股權計劃」

"Share(s)" 「股份」

"Shareholder(s)" 「股東」

"Stock Exchange" 「聯交所」

"Tin Ching Holdings" 「天晶控股」

"Tin Ching Industrial" 「天晶實業」

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the Hong Kong Special Administrative Region of the People's Republic of China 中華人民共和國香港特別行政區

2 October 2013, being the first date when the Shares were listed on the Main Board of the Stock Exchange 2013年10月2日,即股份於聯交所主板首次上市之日期

the Rules Governing the Listing of Securities on the Stock Exchange 聯交所證券上市規則

the Money Lenders Ordinance (Chapter 163 of the Laws of Hong Kong) 香港法例第163章《放債人條例》

"Model Code for Securities Transactions by Directors of Listed Issuers" as set out in Appendix 10 to the Listing Rules 上市規則附錄十所載之《上市發行人董事進行證券交易之標準守則》

the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) 香港法例第571章《證券及期貨條例》

A share option scheme adopted pursuant to a written resolution of the then sole shareholder of our Company on 4 September 2013 於2013年9月4日根據本公司當時唯一股東之書面決議案採納之購股權計劃

ordinary share(s) of HK\$0.01 each in the share capital of the Company 本公司股本中每股面值 0.01 港元之普通股

the holder(s) of Share(s) 股份持有人

The Stock Exchange of Hong Kong Limited 香港聯合交易所有限公司

Tin Ching Holdings Limited, a company incorporated in the British Virgin Islands, owned as to 50% by each of Mr. Chan Koung Nam and Mr. Chan Kwong Yin William, and a Controlling Shareholder of our Company 天晶控股有限公司,一間於英屬處女群島註冊成立之公司,由陳光南先生及陳 光賢先生各擁有50%權益,並為本公司之控股股東

Tin Ching Industrial Company Limited, a company incorporated in Hong Kong and owed as to 100% interest by Tin Ching Holdings 天晶實業有限公司,一間於香港註冊成立之公司,由天晶控股擁有100% 權益



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