

SILVER GRANT INTERNATIONAL HOLDINGS GROUP LIMITED

銀建國際控股集團有限公司

(Incorporated in Hong Kong with limited liability)

(於香港註冊成立之有限公司) 股份代號 Stock code: 171



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FINANCIAL HIGHLIGHTS 財務摘要

Six months ended 30 Jun 截至6月30日止六個月

		PM T 0/100 H 1	- / · III / J	
		2021	2020	Change 變動
		HK\$'m	HK\$'m	%
		百萬港元	<i>百萬港元</i> ————————————————————————————————————	<i>百分比</i>
Loss for the Period Attributable to Owners of the	本公司擁有人應佔期內 虧損			
Company		(251)	(151)	66.23%
Net Assets	淨資產	7,060	7,318	(3.53%)
Total Assets	資產總值	10,867	10,215	6.38%
Equity Attributable to Owners	本公司擁有人應佔股權			(, 222()
of the Company		6,325	6,430	(1.63%)
Cash and bank balances	現金及銀行結餘	144	224	(35.71%)
Key Performance and Liquidity Indicators:	主要營運表現及財務 狀況指標: ————————————————————————————————————	<i>HK\$</i> 港元	<i>HK</i> \$ 港元	% 百分比 —————
		港元	<i>港元</i> 	<i>百分比</i>
Basic Loss Per Share (in HK cents) (Note 1)	每股基本虧損 (以港仙列示) <i>(附註1)</i>	(10.90)	(6.56)	66.16%
Net Assets Per Share (Note 1)	每股資產淨值(附註1)	2.74	2.79	(1.79%)
P/E Ratio (Note 1)	市盈率(附註1)	(5.5x)	(7.4x)	(25.68%)
Return on Capital Employed (Note 2)	股本回報率(附註2)	(3.97%)	(4.7%)	(15.53%)
Return on Total Assets (Note 3)	總資產回報率(附註3)	(2.31%)	(3.0%)	(23%)
Gearing Ratio (Note 4)	借貸比率(附註4)	49.22%	34.6%	42.25%
Adjusted Gearing Ratio (Note 5)	經調整借貸比率(附註5)	46.95%	31.2%	50.48%
Current Ratio (Note 6)	流動比率 <i>(附註6)</i>	4.3x	5.3x	
		ii v	0.07	18.87%

FINANCIAL HIGHLIGHTS 財務摘要

Notes:

- 1. Based on 2,304,849,611 ordinary shares issued and fully paid of the Company (the "Shares", each a "Share") as at 30 June 2021 (as at 30 June 2020: 2,304,849,611 Shares) and the market closing price as at 30 June 2021 of HK\$0.6 per Share (as at 30 June 2020: HK\$0.97 per Share). Net assets per share is calculated as net assets attributable to owners of the Company over number of shares issued and fully paid.
- 2. Calculated as loss for the period attributable to owners of the Company over equity attributable to owners of the Company.
- 3. Calculated as loss for the period attributable to owners of the Company over total assets.
- Calculated as total borrowings, senior note and convertible bonds issued by the Company over equity attributable to owners of the Company.
- Calculated as net borrowings (borrowings, senior note and convertible bonds issued by the Company net of pledged bank deposits and cash and bank balances) over equity attributable to owners of the Company.
- 6. Calculated as current assets over current liabilities.
- Calculated as loss for the period attributable to owners of the Company before finance costs and taxation over finance costs.

附註:

- 1. 基於2021年6月30日本公司已發行及已繳 足普通股(「股份」,每「股份」)2,304,849,611 股(於2020年6月30日:2,304,849,611股)及 2021年6月30日之收市價每股0.6港元(於 2020年6月30日:每股0.97港元)計算所得。 每股資產淨值以本公司擁有人應佔淨資產 除以已發行及已繳足股份數目計算所得。
- 2. 以本公司擁有人應佔期內虧損除以本公司 擁有人應佔股權計算所得。
- 3. 以本公司擁有人應佔期內虧損除以資產 總值計算所得。
- 以借貸總額、優先票據及本公司發行之可 換股債券除以本公司擁有人應佔股權計 算所得。
- 5. 以借貸淨額(借貸、優先票據及本公司發 行之可換股債券扣除抵押銀行存款及現 金及銀行結餘)除以本公司擁有人應佔股 權計算所得。
- 6. 以流動資產除以流動負債計算所得。
- 7. 以扣除財務費用及税項前之本公司擁有人 應佔期內虧損除以財務費用計算所得。

CORPORATE INFORMATION 企業資料

BOARD OF DIRECTORS

The composition of the board (the "Board") of directors (the "Directors") of Silver Grant International Holdings Group Limited (the "Company", together with its subsidiaries, the "Group") during the six months ended 30 June 2021 (the "Period 2021") and as at the date of this interim financial report is set out below:

Executive Directors

Chu Hing Tsung (Chairman and Chief Executive Officer) (redesignated from a non-executive Director to an executive Director and appointed as Chief Executive Officer with effect from 1 August 2021)

Huang Jiajue (Chief Executive Officer)
(resigned with effect from 1 August 2021)

Luo Zhihai

Tang Lunfei (appointed with effect from 11 January 2021) Wang Ping (appointed with effect from 1 August 2021) Ma Yilin (resigned with effect from 11 January 2021)

Non-executive Director

Chen Zhiwei

Independent non-executive Directors

Liang Qing Zhang Lu Hung Muk Ming

AUDIT COMMITTEE

Hung Muk Ming (Committee Chairman) Liang Qing Zhang Lu

REMUNERATION COMMITTEE

Zhang Lu (Committee Chairman)
Liang Qing
Luo Zhihai (appointed with effect from 1 August 2021)
Huang Jiajue (resigned with effect from 1 August 2021)

NOMINATION COMMITTEE

Chu Hing Tsung (Committee Chairman) Zhang Lu Hung Muk Ming

董事會

於截至2021年6月30日止六個月(「2021年期間」)以及本中期財務報告日的銀建國際控股集團有限公司(「本公司」,連同其附屬公司稱「本集團」)董事(「董事」)會(「董事會」) 之組成呈列如下:

執行董事

朱慶凇(主席及行政總裁) (於2021年8月1日由非執行董事調任為 執行董事及委任為行政總裁)

黃佳爵(行政總裁) (於2021年8月1日辭任) 羅智海 唐倫飛(於2021年1月11日委任) 王平(於2021年8月1日委任) 馬懌林(於2021年1月11日辭任)

非執行董事

陳志偉

獨立非執行董事

梁青 張璐 洪木明

審核委員會

洪木明(委員會主席) 梁青 張璐

薪酬委員會

張璐(委員會主席) 梁青 羅智海(於2021年8月1日委任) 黃佳爵(於2021年8月1日辭任)

提名委員會

朱慶凇(委員會主席) 張璐 洪木明

CORPORATE INFORMATION 企業資料

COMPANY SECRETARY

Ng Hoi Leung, Leo

COMPANY LAWYERS

LCH Lawyers LLP

AUDITOR

Ernst & Young Certified Public Accountants Registered Public Interest Entity Auditor

PRINCIPAL BANKERS

Bank of China (Hong Kong) Limited Industrial and Commercial Bank of China (Asia) Limited

SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Secretaries Limited Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong

(Tel: 2980 1888 Fax: 2861 0285)

REGISTERED OFFICE

Suite 4901, 49th Floor, Office Tower, Convention Plaza, 1 Harbour Road, Wanchai, Hong Kong (Tel: 2802 3606 Fax: 2802 9506)

COMPANY WEBSITE

http://www.silvergrant.com.hk

STOCK CODE

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公司秘書

吳海良

公司律師

呂鄭洪律師行有限法律責任合夥

核數師

安永會計師事務所 執業會計師 註冊公眾利益實體核數師

主要往來銀行

中國銀行(香港)有限公司 中國工商銀行(亞洲)有限公司

股份登記及過戶處

卓佳秘書商務有限公司 香港 皇后大道東183號

合和中心54樓

(電話: 2980 1888 傳真: 2861 0285)

註冊辦事處

香港灣仔港灣道1號 會展廣場辦公大樓 49樓4901室

(電話:2802 3606 傳真:2802 9506)

公司網址

http://www.silvergrant.com.hk

股份代號

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BUSINESS REVIEW

During the six months ended 30 June 2021 ("Period 2021"), the global economy recovered in a volatile manner, and the economic recovery of various countries was closely related to the efforts of pandemic control and the fiscal and monetary policies implemented by the governments across the globe. Benefiting from the effective control of the pandemic, China's gross domestic product grew by 12.7% period-on-period in Period 2021, showing an outstanding performance in industrial production and export, and the PRC's economic performance continued to recover steadily and its scope of recovery continued to expand in Period 2021.

The international supply and consumption of crude oil recovered in tandem with the economic recovery. After experiencing fluctuations resulting from the outbreak of the pandemic last year, the international crude oil price gradually recovered to the level before the pandemic and rebounded to US\$70 per barrel in Period 2021. Since then, refinery enterprises have got rid of the negative impact from the impairment of inventory and achieved satisfactory profits. In Period 2021, 中海油氣(泰州) 石化有限公司 (Zhong Hai You Qi (Tai Zhou) Petrochemical Company Limited*) ("Zhong Hai You Qi"), a joint venture of the Company, achieved a turnaround from loss to profit. However, as a result of tax review in relation to the basis of calculation of sales tax, Zhong Hai You Qi paid additional sales tax and related tax surcharge and late fees for prior years amounting to a total of approximately RMB490 million in Period 2021, resulting in a relatively great loss in the Company's share of profit or loss of the joint venture, which also caused a material adverse impact on the Group's profit or loss for Period 2021.

業務回顧

截至2021年6月30日止六個月(「2021年期間」),全球經濟在波動中復甦,各國的經濟復甦狀況與其疫情控制程度及由全球政府施行的財政貨幣政策息息相關。得益於對疫情的有效控制,2021年期間我國國內生產總值同比增長12.7%,在工業生產及出口方面表現亮眼,國內經濟運行延續穩定恢復態勢,其於2021年期間復甦面持續擴大。

隨著經濟回暖,國際原油供給量與消費量 同步恢復。國際原油供給量與消費量 情爆發帶來的巨震後,逐步恢復到疫美情 水平,於2021年期間末重新站上了70美元/ 桶。煉化企業自此擺脱存入療 面影響合營企業狀中 面影之之1年期間 一次2021年期間 一次2021年 一次20

^{*} English name is translated for identification purpose only

BUSINESS REVIEW (Continued)

Investment

2021 marks the beginning of the 14th Five-Year Plan of the PRC, in which preventing and solving material risks, in particular systemic financial risks, remains a formidable challenge. In the first half of 2021, the financial regulatory authority of the PRC warned about the rebound risk of non-performing assets repeatedly and asked for the speeding up of the disposal of non-performing assets and resolving the risks faced by small-to-medium sized financial institutions. The development of new businesses such as non-performing personal loans, non-performing trusts and bankruptcy reorganisation has been fostered, contributing to the continuous orderly expansion of the non-performing assets market. Moreover, the 14th Five-Year Plan of the PRC proposed the establishment of a convenient, efficient and orderly exit mechanism for market entities and the establishment of a sound bankruptcy system for enterprises and natural persons, so as to promote the rapid growth of the enterprise bankruptcy reorganisation market. Financial assets management companies, local assets management companies and private funds in the PRC have been actively engaged in the bankruptcy reorganisation business, and the number of non-performing assets disposal funds as well as bankruptcy reorganisation funds has been increasing in the PRC.

業務回顧(續)

投資

BUSINESS REVIEW (Continued)

Investment (Continued)

In the first half of 2021, the Group has been expanding its non-performing assets and loans portfolio and a deposit was paid by the Group to acquire a non-performing loans portfolio with a total principal and accrued interest amounting to approximately RMB560 million which mainly consists of non-performing loans from commercial banks. The Group's investment team made vigorous moves in promoting the judicial disposal procedures and assets marketing, realising partial disposal gains from its nonperforming assets during Period 2021. The Group also proactively expanded into different types of non-performing assets investment projects, including individual debt restructuring projects and bankruptcy reorganisation projects. In Period 2021, the Group successfully developed an urban redevelopment fund, the first phase of which amounted to RMB200 million. The Group will then prepare for the launch of the fund, aiming at gaining a foothold in the urban redevelopment projects in the Guangdong-Hong Kong-Macao Greater Bay Area and creating investment returns for its shareholders.

The Group has invested in certain PRC enterprises which are classified as financial assets at fair value through profit or loss. As at 30 June 2021, the NT Trust Scheme (as defined below) was the largest financial assets investment of the Group and the only financial assets investment the carrying value of which amounted to 5% or more of the Group's total assets. Further details of the NT Trust Scheme are set out below:

業務回顧(續)

投資(續)

本集團投資若干中國企業並且歸類為以公允值計量且其變動計入損益的金融資產。 於2021年6月30日,NT Trust Scheme (定義如下)為本集團最大金融資產投資,以及 賬面值達到或超越本集團資產總值5%的 唯一金融資產投資。NT Trust Scheme 詳 細資料載列如下:

BUSINESS REVIEW (Continued)

Investment (Continued)

The Group invested RMB505,000,000 (equivalent to approximately HK\$606,202,000) in aggregate into a trust ("NT Trust Scheme") holding a portfolio of limited liability partnerships investing in property development investments in Zhuozhou and Shenyang in the PRC, which is managed by 國民信託有限公司 (National Trust Co., Ltd.*). As at 30 June 2021, the value of the NT Trust Scheme accounted for approximately 5.13% of the total assets of the Group. The carrying value of the NT Trust Scheme as at 30 June 2021 was approximately HK\$557,689,000, which was determined by reference to the net asset value of the NT Trust Scheme as set out in the unaudited financial statements as at 30 June 2021 of the NT Trust Scheme, as compared to the carrying value of the NT Trust Scheme as at 31 December 2020 of approximately HK\$556,027,000. The Group recorded a fair value loss of the NT Trust Scheme of approximately HK\$5,014,000 for Period 2021, as compared with a fair value loss of the NT Trust Scheme of approximately HK\$47,254,000 for the six months ended 30 June 2020 ("Period 2020"), which has contributed to the decrease in the loss in the fair value of the financial assets at fair value through profit or loss from approximately HK\$73,434,000 for Period 2020 to approximately HK\$36,144,000 for Period 2021. The Group did not receive any distribution from the NT Trust Scheme or record any realised gain or loss in relation to this investment during Period 2021 (Period 2020: nil). Based on its current investment strategy, the Group will consider to dispose of its interest in the NT Trust Scheme at any time provided that an opportunity allowing the Group to realise a reasonable return arises.

業務回顧(續)

投資(續)

本集團已向一項信託(「NT Trust Scheme |) 合共投資人民幣505,000,000元(相當於約 606,202,000港元),該信託持有投資於 中國涿州及瀋陽物業發展投資之有限責 任合夥組合,並由國民信託有限公司管 理。於2021年6月30日, NT Trust Scheme 的金額佔本集團資產總值約5.13%。以 NT Trust Scheme 於2020年12月31日 的 賬 面 值 約 為556,027,000港 元 作 比 較,NT Trust Scheme 於2021年6月30日 的 賬 面 值 為約557,689,000港元,此乃參考NT Trust Scheme 的2021年6月30日 之 未 經 審 核 財 務報表所載的NT Trust Scheme之資產淨 值而釐定。本集團於2021年期間錄得NT Trust Scheme的公允值虧損約5,014,000港 元,而截至2020年6月30日止六個月(「2020 年期間」)NT Trust Scheme的公允值虧損 則約為 47,254,000 港元,導致按公允值計 量且其變動計入損益的金融資產之公允值 虧損由2020年期間的約 73,434,000 港元 減少至2021年期間的約36,144,000港元。 於2021年期間,本集團並無收到NT Trust Scheme之任何分派或錄得與該投資相關 的任何已變現收益或虧損(2020年期間: 無)。根據目前投資策略,除有機會令本集 團可變現合理回報外,本集團將考慮在任 何時間出售其於NT Trust Scheme之權益。

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BUSINESS REVIEW (Continued)

Investment (Continued)

The objective of the Group in relation to its investments in financial assets is to capture returns from the appreciation of the value of its investments and to receive income therefrom. The Board believes that the performance of the financial asset investments of the Group is dependent on the financial and operating performance of the investee companies and market sentiment, which are affected by factors such as interest rate movements, national policies and performance of the global and national economies. The Group will continue to adopt a prudent investment approach and closely monitor the performance of the investments in its portfolio.

Property Leasing

The rental income from the Group's property leasing business amounted to approximately HK\$43,574,000 for Period 2021, representing a decrease of approximately HK\$4,229,000 from that of approximately HK\$47,803,000 for Period 2020. Revenue from the Group's property leasing business segment was mainly derived from East Gate Plaza, an investment property of the Group in Beijing, China, which comprises a residential section and a commercial section. The decrease in the rental income for Period 2021 was caused by the combined effect of (i) the decline in the occupancy rate of the rental properties of the Group during Period 2021 as a result of the COVID-19 pandemic and certain tenants not renewing their tenancy after expiry of their rental agreements; and (ii) the exchange gain on translation due to appreciation in RMB against HK\$ during Period 2021. The property operation team of the Group has continued to increase its marketing efforts by actively recruiting new tenants for vacant areas and retaining its existing tenants, in order to boost the occupancy rate of the property.

業務回顧(續)

投資(續)

本集團投資於金融資產旨在從其投資升值 賺取回報並從中取得收入。董事會認為, 本集團金融資產投資之表現取決於被投資 公司之財務及經營表現,以及市場氣氛, 而該等因素受利率變動、國家政策以及全 球及國家經濟體之表現等影響。本集團將 繼續採取審慎投資方法,並會密切監察其 投資組合之表現。

物業租賃

本集團物業租賃業務2021年期間的租金收入約為43,574,000港元,較2020年期間的租金收47,803,000港元減少約4,229,000港元。集團物業租賃業務的收入主要來自於配工,更投入主要來自於租赁。在中國北京的一個大學也不可以上,也不可以不可以的人。2021年期間的租金收入減少由以下因素和短期,由於和大學也不可以的人民幣對為不再。以(ii)於2021年期間,人民幣對港內值繼新和之2021年期間,人民幣對港團隊在建門的租金收入。本集團物業運營團和授新租戶,務求提升物業出租率。

PROSPECTS AND OUTLOOK

Looking to the second half of 2021, the global impact of the COVID-19 pandemic has yet to come to an end. Affected by the inconsistent pandemic development in major economies, the global economy will recover at a sluggish pace in general and is expected to record a lower growth rate. In face of a complex economic situation in the PRC and overseas, it is expected that the PRC will maintain a stable and sound monetary policy and a reasonably loose liquidity environment in the second half of 2021. Despite increasing control on the real estate market by the Chinese government, the 14th Five-Year Plan expressly proposed the "implementation of urban redevelopment initiatives" with concrete direction of urban redevelopment that aims at expediting the modification of old communities, old factories, old streets, urban villages, etc., and related policies have also been rolled out in a row.

The Group will cautiously review the prevailing investment environment and provide tremendous support for the development in such areas as technological innovations, green development and urban redevelopment in line with the national policies. The Group has recently completed the acquisition of the entire equity interest in a corporation licensed to carry out Type 4 (advising on securities) and Type 9 (asset management) regulated activities under the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) which will carry out fund management business. In respect of fund management, the Group will secure premium underlying assets for urban redevelopment to be launched in the fourth quarter of 2021 and expand the scale of its fund management business to create an influential brand for its urban redevelopment fund.

The Company's joint venture, Zhong Hai You Qi, will carry out the technological modification projects in existing factories in a stable manner, strive for further cost reduction and efficiency enhancement, and seek approval from its shareholders and local government to foster the development and construction of production equipment for high-end lubricating oil products and high-performance polyolefin products as planned.

展望及前景

展望2021年下半年,新冠肺炎疫情對世界各國的衝擊並未結束,主要經濟體疫情發展不同步將拖累整體復甦節奏,預期複經濟增長速度將放緩。面對國內鄉繼續不到,預期我國貨幣政策將繼續會到,經濟形勢,預期我國貨幣政策將繼續會與實驗。儘管中國政府在持續加別,與大學的調控力度,但「十四五」規劃中明確提出了「實施城市更新行動」,加快中時強力。不養的,不可以相關政策也進入了密集出台期。

本集團將謹慎審視當前的投資環境,順應 其國策,大力支持科技創新、綠色發展。 城市更新等領域的發展。本集團最近完成 收購一間獲准從事《證券及期貨條例》(香 港法例第571章)項下第4類(就證券提 見)及第9類(資產管理)受規管活動之 法團的企業的全部股權,該企業將開 金管理業務。在基金管理方面, 金管理業務。在基金管理方面, 金管理業務。 在基金管理的 統托其於2021年第四季即將推 管理業 模,打造其具有市場影響力的城市 要 金品牌。

本公司之合營企業中海油氣將穩步推進現 有廠區內的技術改造項目、實現進一步的 降本增效,並積極尋求其股東以及當地政 府批准,推動規劃中的高端潤滑油產品及 高性能聚烯烴產品的生產裝置的發展與建 設。

FINANCIAL REVIEW

The loss attributable to the owners of the Company increased to approximately HK\$251,333,000 for Period 2021 from that of approximately HK\$151,150,000 for Period 2020, mainly due to the combined effect of the following:

- (i) the turn from a fair value loss on investment properties of approximately HK\$16,641,000 recorded by the Group for Period 2020 to a fair value gain on investment properties of approximately HK\$31,313,000 for Period 2021;
- (ii) the decrease in the loss in the fair value of the financial assets at fair value through profit or loss from approximately HK\$73,434,000 for Period 2020 to approximately HK\$36,144,000 for Period 2021, mainly attributable to the amount of fair value loss made by the Group on its financial assets as at 30 June 2021 being less than that made on its financial assets as at 30 June 2020;
- (iii) the increase in the finance costs incurred by the Group from those of approximately HK\$100,886,000 for Period 2020 to approximately HK\$166,760,000 for Period 2021, as a result of the issuance of the 7.5% senior secured guaranteed note by the Company in the aggregate principal amount of US\$19,800,000 (equivalent to approximately HK\$154,440,000) in December 2020 and the increase in other borrowings during Period 2021 as compared to those during Period 2020; and
- (iv) the decline in the performance of Zhong Hai You Qi from a loss of approximately HK\$77,381,000 in Period 2020 to a loss of approximately HK\$307,119,000 in Period 2021, which was mainly attributable to additional sales tax and related tax surcharge and late fees for prior years amounting to a total of approximately RMB490,000,000 (equivalent to approximately HK\$588,235,000) paid by Zhong Hai You Qi during Period 2021 as a result of tax review in relation to the basis of calculation of sales tax.

財務回顧

本公司擁有人應佔虧損由2020年期間的約151,150,000港元增至2021年期間約251,333,000港元,主要由於以下各項的綜合影響:

- (i) 本集團於2020年期間錄得的投資物業公允值損失約16,641,000港元·轉為2021年期間投資物業公允值收益約31,313,000港元:
- (ii) 按公允值計量且其變動計入損益的金融資產之公允值虧損由2020年期間約73,434,000港元減少至2021年期間的約36,144,000港元,主要由於本集團於2021年6月30日就其金融資產作出的公允值虧損金額低於2020年6月30日其金融資產作出的公允值虧損金額;
- (iii) 本集團產生的財務費用由2020年期間的約100,886,000港元增加至2021年期間的約166,760,000港元,此乃由於2020年12月由本公司發行的7.5%優先有抵押有擔保票據累計本金為19,800,000美元(相等於約154,440,000港元)及2021年期間相比2020年期間增加的其他借貸:及
- (iv) 中海油氣的業績轉差,由2020年期間 錄得虧損約77,381,000港元至2021年 期間虧損約307,119,000港元,主要由 於2021年期間,由於對消費稅計算基 準進行稅務檢查,導致中海油氣補繳 了以前年度額外消費稅及相關附加稅 及滯納金合計約人民幣490,000,000 元(相當於約588,235,000港元)。

FINANCIAL REVIEW (Continued)

The basic loss per share attributable to ordinary equity holders of the Company was 10.90 HK cents for Period 2021 (Period 2020: basic loss per share of 6.56 HK cents).

A. Rental income

Rental income for Period 2021 and Period 2020, which was derived from the Group's investment properties located in Beijing, amounted to approximately HK\$43,574,000 and HK\$47,803,000 respectively. The decrease in rental income during Period 2021 was mainly attributable to the reasons as mentioned in the sub-section headed "Property Leasing" under the section headed "Business Review" above.

B. Interest income

The increase in interest income (excluding interest income from bank deposits) from approximately HK\$151,107,000 for Period 2020 to approximately HK\$153,431,000 for Period 2021 was mainly due to the increase in interest income generated from loan receivables from approximately HK\$90,194,000 for Period 2020 to approximately HK\$101,168,000 for Period 2021.

C. Change in fair value of financial assets at fair value through profit of loss

The decrease in the loss in the fair value of the financial assets at fair value through profit or loss from approximately HK\$73,434,000 for Period 2020 to approximately HK\$36,144,000 for Period 2021 was mainly attributable to the amount of fair value loss made by the Group on its major financial asset, the NT Trust Scheme, as at 30 June 2021 of approximately HK\$5,014,000 being less than that made by it as at 30 June 2020 of approximately HK\$47,254,000.

財務回顧(續)

本公司普通權益持有人應佔每股基本虧損 於2021年期間為10.90港仙(2020年期間: 每股基本虧損6.56港仙)。

A. 租金收入

2021年期間及2020年期間的租金收入來自本集團位於北京的投資物業,分別約43,574,000港元及為47,803,000港元。於2021年期間租金收入減少主要由於上文「業務回顧」一節中「物業租賃」分節所述原因。

B. 利息收入

利息收入(不包括銀行存款的利息收入)由2020年期間約151,107,000港元增加至2021年期間約153,431,000港元·主要由於來自應收貸款的利息收入從2020年期間的約90,194,000港元增加到2021年期間的約101,168,000港元。

C. 按公允值計入損益之金融資產之公允值 變動

按公允值計入損益之金融資產之公允值虧損由2020年期間約73,434,000港元減少至2021年期間約36,144,000港元,主要由於本集團於2021年6月30日就其主要金融資產NT Trust Scheme作出的公允值虧損金額為約5,014,000港元,低於2020年6月30日其作出的公允值虧損金額約47,254,000港元。

FINANCIAL REVIEW (Continued)

D. Administrative expenses

The increase in administrative expenses from approximately HK\$75,879,000 for Period 2020 to approximately HK\$93,717,000 for Period 2021 was mainly due to (1) the increase in the consultant fee paid for an arrangement of a loan in the PRC and the fund management fee of approximately HK\$4,503,000 and HK\$9,665,000 respectively during Period 2021; and (2) addition of office supplies and relocation cost incurred in Period 2021 of approximately HK\$1,658,000 in aggregate due to relocation of office.

E. Share of profit or loss of an associate

The Company's share of result of an associate for Period 2021 and Period 2020 represented the Company's share of result of 信達建潤地產有限公司 (Cinda Jianrun Property Company Limited*) ("Cinda Jianrun"), which mainly holds equity interest in a private partnership in the PRC focusing in property development. The turnaround from a loss of approximately HK\$16,674,000 for Period 2020 to a profit of approximately HK\$1,077,000 for Period 2021 in the Company's share of result of Cinda Jianrun was mainly attributable to the increase in interest income generated from its loan receivables during Period 2021.

F. Share of profit or loss of a joint venture

The increase in the Company's share of loss of a joint venture, Zhong Hai You Qi, from approximately HK\$77,381,000 for Period 2020 to approximately HK\$307,119,000 for Period 2021 was mainly attributable to the reasons as mentioned above.

財務回顧(續)

D. 行政費用

行政費用由2020年期間約75,879,000港元增加至2021年期間約93,717,000港元,主要由於(1)在2021年期間,就於中國的一項貸款安排支付的顧問費用及基金管理費用分別增加約4,503,000港元及9,665,000港元:及(2)在2021年期間,因搬遷辦公室而產生的辦公用品和搬遷成本共約1,658,000港元。

E. 分佔一家聯營公司損益

本公司於2021年及2020年期間應佔一家聯營公司的業績為本公司應佔信達建潤地產有限公司(「信達建潤」)的業績,信達建潤主要持有中國一家專注於房地產開發的私人合夥企業的權益。本公司應佔信達建潤的業績由2020年期間的虧損約16,674,000港元轉為2021年期間的盈利約1,077,000港元,主要是由於2021年期間應收貸款產生的利息收入增加所致。

F. 分佔一家合營企業損益

本公司應佔一家合營企業中海油氣的 虧損由2020年期間的約77,381,000港 元增加至2021年期間的約307,119,000 港元,主要是由於上述原因。

^{*} English name is translated for identification purpose only

EXCHANGE EXPOSURE

In Period 2021, the Group's principal assets, liabilities, revenue and payments were denominated in HK\$, RMB and US\$. In the opinion of the Board, RMB will remain as a regulated currency in the foreseeable future. Although the market is generally anticipating an increased volatility in the RMB exchange rate, the Board does not anticipate that it will have any material adverse effect on the financial position of the Group. However, the Board will closely monitor the future development of the RMB exchange rate and will take appropriate actions as necessary.

In addition, the Board does not anticipate that there will be any material exchange exposure to the Group in respect of other currencies.

At the end of Period 2021, the Group had no material liability denominated in any foreign currencies other than RMB and US\$. There was also no hedging transaction contracted for by the Group during Period 2021.

TREASURY POLICY

The Group adopts a conservative treasury policy under which the Group keeps its investment costs under control and manages the returns on its investments efficiently. The Group has guidelines in place to monitor and control its investment risk exposure and to manage its capital. The Group also strives to reduce its exposure to credit risk by performing ongoing credit assessments and evaluations of the financial status of its customers. The Board closely reviews the Group's liquidity position to ensure the Group has adequate liquidity to meet its funding requirements at all times.

匯兑風險

於2021年期間,本集團的主要資產、負債、收入及支出均以港元、人民幣及美元計值。 董事會認為,於可預見未來,人民幣仍然將會是受管制之貨幣。雖然市場普遍預期人民幣之波動將會增加,然而董事會預期其將不會對本集團之財務狀況構成密切別其將不會對本集團之財務狀況構會的切別重大的負面影響。然而,董事會將會密切關注人民幣匯率的未來走勢,並且在有需要時制訂適當的措施。

此外,就其他外幣而言,董事會並不預期將會對本集團構成任何重大的匯兑風險。

於2021年期末,除人民幣及美元外,本集 團並無以任何外幣單位記賬之重大負債。 同時,本集團於2021年期間並無簽訂任何 合同形式的對沖交易。

庫務政策

本集團採取保守之庫務政策,據此,本集 團一直掌控其投資成本,並有效管理其投資成本,並有效管理及監督 真回報。本集團已訂定指引,監督及監督 其所面臨之投資風險及管理其資本。本客 團亦藉著進行持續信貸評估及評價之財務狀況,致力減少其所面臨之資會 完立財務狀況,致力減少其所面臨之資金 險。董事會密切審視本集團之流動 資金應付其資金需求。

WORKING CAPITAL AND BORROWINGS

As at 30 June 2021, the Group's total short-term and long-term borrowings, senior note and convertible bonds amounted to approximately HK\$3,113,048,000 in aggregate, the composition of which is summarised below:

營運資金及借貸

於2021年6月30日,本集團之短期及長期借貸、優先票據及可換股債券總額合共為約3,113,048,000港元,其組成摘要如下:

		(Unaudited) (未經審核)	(Audited) (經審核)
		30 June	31 December
		2021	2020
		2021年	2020年
		6月30日	12月31日
		HK\$'000	HK\$'000
		千港元	千港元
Short-term borrowings	短期借貸	296,668	217,848
Long-term borrowings	長期借貸	1,397,421	1,571,112
Senior note	優先票據	152,993	151,461
Convertible Bonds	可換股債券	1,265,966	1,232,463
Tatal hamaniana	代 劫 佑 克	0.440.040	0.470.004
Total borrowings	貸款總額	3,113,048	3,172,884
Cash and bank balances (including pledged	現金及銀行結餘(包括抵押	(440 540)	(700 500)
bank deposits)	銀行存款)	(143,549)	(793,520)
Net borrowings	貸款淨額	2,969,499	2,379,364

Interests for all borrowings of the Group for Period 2021 were charged at fixed and floating rates ranging from 5.35% per annum to 12% per annum (Period 2020: 3.05% to 12% per annum).

Out of the short-term and long-term borrowings of the Group which remained outstanding as at 30 June 2021, approximately HK\$1,630,802,000 (31 December 2020: HK\$1,691,363,000) and approximately HK\$63,287,000 (31 December 2020: HK\$97,597,000) were denominated in RMB and US\$ respectively, and approximately HK\$180,288,000 (31 December 2020: HK\$587,886,000) carried floating interest rates and approximately HK\$1,513,801,000 (31 December 2020: HK\$1,201,074,000) carried fixed interest rates. As at 30 June 2021 and 31 December 2020, the Company also had outstanding senior note and convertible bonds due in December 2021 and July 2022, which were of the aggregate principal amount of US\$19,800,000 and HK\$1,150,000,000 with interest payable at 7.5% and 7% per annum respectively.

於2021年期間,本集團所有貸款之利息均是以固定及浮動利率計算,利率區間由年利率5.35%至年利率12%(2020年期間:年利率3.05%至12%)。

本集團於2021年6月30日尚未償還之短期及長期借貸中,約1,630,802,000港元(2020年12月31日:1,691,363,000港元)及約63,287,000港元(2020年12月31日:97,597,000港元)分別以人民幣及美元計值,且約180,288,000港元(2020年12月31日:587,886,000港元)按浮動利率計息,而約1,513,801,000港元(2020年12月31日:1,201,074,000港元)則按固定利率計息。於2021年6月30日及2020年12月31日,本公司亦有於2021年12月及2022年7月到期之尚未償付優先票據及可換股債券,本金額合共19,800,000美元及1,150,000,000港元,並按年利率分別為7.5%及7%支付利息。

WORKING CAPITAL AND BORROWINGS

(Continued)

As at 30 June 2021, the Group's cash and bank balances (including pledged bank deposits) were approximately HK\$143,549,000 (31 December 2020: HK\$793,520,000) in aggregate, out of which approximately 35.56%, approximately 64.29% and approximately 0.15% were denominated in HK\$, RMB and US\$ respectively. As at 30 June 2021, the Group's net borrowings (short-term and long-term borrowings, senior note and convertible bonds net of pledged bank deposits and cash and bank balances) were approximately HK\$2,969,499,000 (31 December 2020: HK\$2,379,364,000), which comprised (1) a bank borrowing in the principal amount of approximately RMB150,000,000 due in 2024 (31 December 2020: RMB495,000,000 repayable by instalments with the last instalment due in 2026); (2) a loan in the principal amount of approximately RMB670,000,000 (31 December 2020: RMB670,000,000) due in December 2023; (3) a loan in the principal amount of approximately RMB290,000,000 (31 December 2020: nil) due in April 2024; (4) a loan in the principal amount of approximately RMB108,000,000 (31 December 2020: RMB120,000,000) due in December 2021; (5) a loan in the principal amount of approximately RMB110,700,000 (31 December 2020: RMB123,000,000) due in May 2022; (6) loans in the aggregate principal amount of approximately RMB28,128,000 (31 December 2020: RMB28,128,000) repayable on demand; (7) loans in the aggregate principal amount of approximately US\$8,114,000 (31 December 2020: US\$12,512,000) due in June 2022; (8) convertible bonds in the aggregate principal amount of HK\$1,150,000,000 (31 December 2020: HK\$1,150,000,000) due in July 2022; and (9) senior note in the aggregate principal amount of US\$19,800,000 (31 December 2020: US\$19,800,000) due in December 2021, and the Group's net current assets were approximately HK\$2,818,233,000 (31 December 2020: HK\$3,221,138,000). In addition, the Group had fully utilised its banking facilities as at 30 June 2021 and 31 December 2020 respectively. There is generally no material seasonality of the borrowing requirements of the Group. Based on the foregoing information, the Board is confident that the Group has adequate working capital to meet its daily operations and to finance its future expansion. Notwithstanding this, the Board will seek to dispose of the Group's short and medium term investments to replenish the Group's funds in order to further enhance the Group's working capital to a stronger level.

營運資金及借貸(續)

於2021年6月30日,本集團之現金及銀 行結餘(包括抵押銀行存款)總額約為 143,549,000港 元(2020年12月31日: 793,520,000港元),其中約35.56%、約 64.29% 及約0.15% 分別以港元、人民幣及 美元計值。於2021年6月30日,本集團之 貸款淨額(短期及長期借貸、優先票據及 可換股債券扣除抵押銀行存款及現金及銀 行結餘)約2,969,499,000港元(2020年12月 31日: 2,379,364,000港 元) 包括(1)於2024 年到期本金金額約人民幣150,000,000元 (2020年12月31日:於2026年到期並分期償 還人民幣495,000,000元)之銀行貸款;(2) 於2023年12月到期的貸款本金金額為約人 民 幣670,000,000元(2020年12月31日: 人 民幣670,000,000元);(3)於2024年4月到期 的貸款本金金額為約人民幣290,000,000元 (2020年12月31日:無);(4)於2021年12月到 期本金金額約人民幣108,000,000元(2020 年12月31日: 人民幣120,000,000元) 之貸 款;(5)於2022年5月到期本金金額約人民 幣110.700.000元(2020年12月31日:人民幣 123,000,000元) 之貸款;(6)按要求償還之 本金總額約人民幣28,128,000元(2020年 12月31日: 人民幣28,128,000元) 之貸款; (7)於2022年6月到期本金總額約8,114,000 美元(2020年12月31日:12,512,000美元) 的貸款;(8)於2022年7月到期本金額總 約1,150,000,000港 元(2020年12月31日: 1,150,000,000港 元) 之 可 換 股 債 券;及 (9) 於2021年12月到期的優先票據本金總 額 為19,800,000美 元(2020年12月31日: 19,800,000美元),及本集團的淨流動資 產約2,818,233,000港元(2020年12月31日: 3,221,138,000港元)。另外,本集團於2021 年6月30日及2020年12月31日銀行融資額度 已悉數動用。本集團貸款要求大致上並無 重大季節性。基於以上資料,董事會有信 心本集團擁有足夠的營運資金應付日常營 運所需以及支持未來擴展。縱然如此,董 事會將積極出售本集團之短期及中期投資 使本集團回籠資金,以進一步提高本集團 的營運資金至更強水平。

WORKING CAPITAL AND BORROWINGS

(Continued)

As at 30 June 2021, the gearing ratio (calculated as short-term and long-term borrowings, senior note and the convertible bonds over equity attributable to owners of the Company) and the current ratio (calculated as current assets over current liabilities) of the Group were 49.22% (31 December 2020: 48.37%) and 4.33x (31 December 2020: 5.21x) respectively. These ratios are key performance indicators used by the management of the Group to measure the Group's level of leverage to ensure the Group has the liquidity to meet its financial obligations at all times. Both ratios have been maintained at good levels during Period 2021.

PLEDGE OF ASSETS

As at 30 June 2021, the Group pledged certain investment properties and leasehold land and buildings with an aggregate carrying value of approximately HK\$1,464,516,000 (31 December 2020: HK\$2,542,850,000) and approximately HK\$203,400,000 (31 December 2020: HK\$198,800,000) respectively to secure general banking facilities granted to the Group, other loans and other payables to an independent third party. As at 30 June 2021, the Group pledged bank deposits of approximately HK\$24,038,000 (31 December 2020: HK\$23,753,000) to secure banking facilities granted to a joint venture of the Company.

營運資金及借貸(續)

於2021年6月30日,本集團之貸款比率(即短期及長期借貸、優先票據及可換股債券除以本公司擁有人應佔股權計算所得)及流動比率(即流動資產除以流動負債計算所得)分別為49.22%(2020年12月31日:48.37%)及4.33x(2020年12月31日:5.21x)。該等比率為本集團管理層用以計量本集團槓桿水平之主要表現指標,以確保本集團於任何時候有可應付其財務責任之流動資金。兩個比率於2021年期間均維持在良好的水平。

資產抵押

於2021年6月30日,本集團已將其累計賬面總額分別為約1,464,516,000港元(2020年12月31日: 2,542,850,000港元)及約203,400,000港元(2020年12月31日: 198,800,000港元)之若干投資物業及租賃土地及樓宇作為本集團獲授予一般性銀行融資的條件、其他貸款及一名獨立第三方的其他應付款。於2021年6月30日,本集團抵押銀行存款約24,038,000港元(2020年12月31日: 23,753,000港元)以擔保授予本公司一家合營企業之銀行融資。

COMMITMENTS

As at 30 June 2021, the Group had capital expenditures contracted for but not provided for in its unaudited condensed consolidated financial statements in respect of the acquisition of unlisted equity securities, non-performing assets and an asset management company of approximately HK\$335,330,000 (31 December 2020: HK\$327,791,000) in aggregate. It is expected that these capital expenditures will be settled by cash through internal resources of the Group. Other than the capital commitments as disclosed, the management of the Group does not expect there to be any plans for material investments or capital assets in the coming six months.

CONTINGENT LIABILITIES

As at 30 June 2021 and 31 December 2020, the Group did not have any material contingent liabilities.

CAPITAL STRUCTURE

As at 30 June 2021, the shareholders' fund of the Company was approximately HK\$6,324,951,000 (31 December 2020: HK\$6,559,754,000), representing a decrease of approximately HK\$234,803,000 or 3.58% as compared to that as at 31 December 2020. The decrease was mainly contributed by the combined effect of (1) the appreciation of RMB against HK\$ of approximately 1.19% during Period 2021 and therefore an exchange gain credited to the exchange translation reserve resulting from the translation of the books of the subsidiaries of the Company in the PRC; (2) the loss for Period 2021; and (3) the increase in the fair value of leasehold properties as at 30 June 2021 credited to the assets revaluation reserve.

承擔

於2021年6月30日,就收購非上市股本證券、不良資產業務及一家資產管理公司而言,本集團擁有已訂約但未於未經審核簡明綜合財務報表計提之資本開支合共約335,330,000港元(2020年12月31日:327,791,000港元)。預期該等資本開支將通過本集團的內部資源由現金結算。除所披露的資本承擔外,本集團的管理層預期於未來六個月內將不會進行任何重大投資或資本資產之計劃。

或然負債

於2021年6月30日及2020年12月31日,本集團並無任何重大或然負債。

股本結構

於2021年6月30日,本公司之股東資金約為6,324,951,000港元(2020年12月31日:6,559,754,000港元),較2020年12月31日的數額減少約234,803,000港元或3.58%。減少主要由於以下事項的綜合影響所致:(1)人民幣兑港元於2021年期間升值約1.19%,故本公司於中國附屬公司之賬目匯兑所致之匯兑收益計入匯兑儲備;(2)於2021年期間的虧損:及(3)於2021年6月30日的租賃物業公允值增加,並計入資產重估儲備。

ISSUE OF SENIOR NOTE

On 8 December 2020, the Company as the issuer, Mr. Chu Hing Tsung ("Mr. Chu"), the chairman of the Board ("Chairman"), the chief executive officer of the Company ("Chief Executive Officer") and an executive Director, as the guarantor, CNCB (Hong Kong) Investment Limited ("Investor") as the investor and CNCB (Hong Kong) Capital Limited as the arranger, entered into a subscription agreement ("Subscription Agreement"), pursuant to which the Company has conditionally agreed to issue to the Investor, and the Investor has conditionally agreed to subscribe for, a senior secured guaranteed note ("Senior Note") in the aggregate principal amount of US\$19,800,000 (equivalent to approximately HK\$154,440,000) maturing on the date falling one year from the issue date of the Senior Note ("Issue Date"). The consummation of the issue and subscription of the Senior Note is subject to the fulfilment or waiver of all the conditions precedent set out in the Subscription Agreement and will take place within three business days after all such conditions precedent have been fulfilled or waived. Interest shall accrue on the Senior Note from (and including) the Issue Date until (and including) the date on which the Senior Note is redeemed in accordance with the terms and conditions of the Senior Note at the rate of 7.5% per annum on the outstanding principal amount of the Senior Note, payable quarterly in arrears. If an event of default occurs and is continuing, the interest rate for the period from (and including) the date of occurrence of such event of default until (and including) the date on which such event of default ceases to continue, shall be adjusted to a rate of 15% per annum. Pursuant to the Subscription Agreement, the Senior Note is required to be secured by a personal guarantee to be executed by Mr. Chu in favour of the Investor and mortgages to be executed by the Group over certain properties owned by the Group in favour of the Investor. The Senior Note will constitute direct, unconditional, secured, guaranteed, unsubordinated and general obligations of the Company and will rank at least pari passu with all other present and future direct, unconditional, unsecured, unsubordinated and general obligations of the Company.

發行優先票據

於2020年12月8日,本公司(作為發行人)董 事會主席(「主席」)、行政總裁及執行董事 朱慶凇先生(「朱先生」)(作為擔保人)、信銀 (香港)投資有限公司(「投資者」)(作為投資 者)及信銀(香港)資本有限公司(作為經辦 人)訂立認購協議(「認購協議」),據此,本 公司有條件同意向投資者發行,而投資者 有條件同意認購本金總額為19,800,000美 元(相當於約154,440,000港元)之優先有抵 押有擔保票據(「優先票據」),於優先票據 發行日(「發行日」)起計一年當日到期。發 行及認購優先票據須待認購協議所載之所 有先決條件達成或獲豁免後,方可作實, 並將於所有該等先決條件達成或獲豁免後 三個營業日內落實。優先票據須自發行日 (包括該日)起至根據優先票據之條款及條 件贖回優先票據當日(包括該日)對優先票 據之未償還本金按年利率7.5%計息,利息 每季支付。倘違約事件發生並一直持續, 則自發生該違約事件當日(包括該日)起至 該違約事件不再持續當日(包括該日)期間 之利率將調整為每年15%。根據認購協議, 優先票據須以朱先生以投資者為受益人所 簽立之個人擔保及本集團就本集團所擁有 之若干物業以投資者為受益人簽立之按揭 作抵押。優先票據將構成本公司之直接、 無條件、有抵押、有擔保、非後償及一般 責任,至少與本公司所有其他現時及將來 之直接、無條件、無抵押、非後償及一般 責任具有同等地位。

ISSUE OF SENIOR NOTE (Continued)

On 18 December 2020, the Company issued the Senior Note in the aggregate principal amount of US\$19,800,000 (equivalent to approximately HK\$154,440,000) to the Investor. The Board considered that the issue of the Senior Note represented an opportunity to obtain funding for the Group. The net proceeds, after deducting issuance costs, received by the Company from the issue of the Senior Note amounting to approximately US\$19,300,000 (equivalent to approximately HK\$150,540,000), would be used by the Group as its general working capital. As at the date of this report, the net proceeds from the issue of the Senior Note have been fully utilised by the Group as intended.

Further details of the Senior Note are set out in the announcement of the Company dated 8 December 2020.

ISSUE OF CONVERTIBLE BONDS

Placing of Convertible Bonds to Independent Placee(s)

On 20 May 2019, the Company entered into a placing agreement ("Placing Agreement") with CMB International Capital Limited ("Placing Agent"), pursuant to which the Company conditionally agreed to place through the Placing Agent, on a best effort basis, 7% senior unsecured and guaranteed convertible bonds ("Convertible Bonds") of the Company due 2022 of an aggregate principal amount of up to HK\$200,000,000, to placees who and whose subsidiaries or associates are independent third parties (within the meaning of the Listing Rules) of the Company, at the conversion price ("Conversion Price") of HK\$2.33 per ordinary share with no par value ("Conversion Share") of the Company ("Placing").

On 22 May 2019, the Company entered into a subscription agreement ("JIC Subscription Agreement") with JIC (Hong Kong) Holding Limited ("JIC") (a placee procured by the Placing Agent, who and whose ultimate beneficial owner(s) are independent third parties (within the meaning of the Listing Rules)), in relation to JIC's subscription for the Convertible Bonds with a principal amount of up to HK\$200,000,000 ("JIC Subscription").

發行優先票據(續)

於2020年12月18日,本公司已向投資者發行本金總額為19,800,000美元(相等於約154,440,000港元)。董事會考慮到發行優先票據乃代表本集團有機會獲得資金。扣除發行費用,本公司因發行優先票據的所得淨額為約19,300,000美元(相等於約150,540,000港元)將用作本集團的一般營運資金。於本報告日期,本集團已按原定計劃悉數動用發行優先票據的所得款項淨額。

有關優先票據的詳情已載列於本公司日期 為2020年12月8日的公告。

發行可換股債券

可換股債券配售予獨立承配人

於2019年5月20日,本公司與招銀國際融資有限公司(「配售代理」)訂立配售協議(「配售協議」),據此,本公司已有條件同意透過配售代理盡力配售本公司合共本金額合共本金額最高200,000,000港元而於2022年到期之7%優先無抵押而具擔保可換股債券(「可換股債券」)予承配人(其及其附屬公司或聯營公司為本公司的獨立第三方(定義見上市規則),兑換價(「兑換價」)為本公司每股無面值普通股(「兑換股份」)2.33港元(「配售事項」)。

於2019年5月22日,本公司與中國建投(香港) 有限公司(「中國建投」)(配售代理促成之承配人,而其及其最終受益擁有人為獨立第三方(定義見上市規則)訂立認購協議(「中國建投認購協議」),內容有關中國建投認購本金額為最多200,000,000港元的可換股債券(「中國建投認購事項」)。

ISSUE OF CONVERTIBLE BONDS (Continued)

Placing of Convertible Bonds to Independent Placee(s) (Continued)

Save for (a) the date of the agreement; (b) the identity of the subscriber; (c) the principal amount of the Convertible Bonds to be subscribed; and (d) the inclusion of two additional conditions precedent to the completion of the JIC Subscription Agreement (namely, (i) Mr. Chu Hing Tsung ("Mr. Chu"), the Chairman of the Company, the Chief Executive Officer, an executive Director and a substantial shareholder (within the meaning of the Listing Rules) of the Company, having executed and delivered to JIC the Guarantees (as defined below); and (ii) the Company shall have completed all of the obligations under the JIC Subscription Agreement required on or before the completion date); the principal terms of the JIC Subscription Agreement are substantially the same as to those of the Connected Subscription Agreements (as defined below). Principal terms of the Connected Subscription Agreements are set out in the subsection headed "Subscription of Convertible Bonds by Connected Subscribers" below.

Subscription of Convertible Bonds by Connected Subscribers

On 20 May 2019, the Company also entered into a subscription agreement ("Connected Subscription Agreement", collectively the "Connected Subscription Agreements") with each of Regent Star International Limited ("Regent Star"), Mr. Gao Jian Min ("Mr. Gao"), Wonderful Sky Financial Group Holdings Limited ("Wonderfulsky"), Ms. Luk Ching Sanna ("Ms. Luk") and Excel Bright Capital Limited ("Excel Bright") (collectively the "Connected Subscribers", and each a "Connected Subscriber"), who were all connected persons (within the meaning of the Listing Rules) of the Company as at the date of the Connected Subscription Agreements, pursuant to which the Company conditionally agreed to issue, and each of the relevant Connected Subscribers conditionally agreed to subscribe for, the Convertible Bonds in the aggregate principal amount of HK\$950,000,000, at the Conversion Price ("Connected Subscriptions"). Mr. Chu has provided personal guarantees ("Guarantees") in favour of the relevant subscriber pursuant to the JIC Subscription Agreement and the Connected Subscription Agreements.

發行可換股債券(續)

可換股債券配售予獨立承配人(續)

由關連認購人認購可換股債券

於2019年5月20日,本公司亦與星耀國際有限公司(「星耀」)、高建民先生(「高先生」)、 皓天財經集團控股有限公司(「皓天」)、陸 晴女士(「陸女士」)及Excel Bright Capital Limited (「Excel Bright」)各自(統稱為「關連 認購人」及各自稱為「關連認購人」(彼稱為「關連認購協議日期全為本公司關連人士。 關連認購協議日期全為本公司關連人士。 關連認購協議」,統稱為「關連認購協議」」, 統稱為「關連認購協議」」, 據見上市規則)訂立認購協議(「關連連於定購 協議」,統稱為「關連認購協議」」, 據則, 大有條件同意以兑換價認購本金總認認 人有條件同意以兑換價認購本金總認認 學50,000,000港元的可換股債券(「關連認 事項」)。 朱先生已根據中國建投認 及關連認購協議以相關認購人為受益人 供個人擔保(「擔保」)。

ISSUE OF CONVERTIBLE BONDS (Continued)

Subscription of Convertible Bonds by Connected Subscribers (Continued)

Completion of the JIC Subscription and the Connected Subscriptions took place on 3 July 2019. The gross proceeds from the issue of the Convertible Bonds were in the amount of HK\$1,150,000,000. The net proceeds from the issue of the Convertible Bonds, after deduction of all relevant costs and expenses, amounted to approximately HK\$1,147,000,000, among which (i) approximately HK\$500,000,000 would be used for repaying the Company's short-term debts; (ii) approximately HK\$400,000,000 would be used for expanding the Company's business to the financial investment and service industry, such as acquisition of and investment in distressed debts in the PRC; and (iii) approximately HK\$247,000,000 would be used as general working capital of the Company. As at the date of this report, the net proceeds have been fully utilised as intended.

Principal terms of the Convertible Bonds

The issue price of the Convertible Bonds is 100% of the principal amount of the Convertible Bonds, which is HK\$1,150,000,000 in aggregate (among which a principal amount of HK\$200,000,000 was placed to JIC through the Placing; and the principal amount of HK\$450,000,000. HK\$200,000,000, HK\$100,000,000, HK\$100,000,000 and HK\$100,000,000 were subscribed for by Regent Star, Mr. Gao, Wonderfulsky, Ms. Luk and Excel Bright, respectively). The maturity date of the Convertible Bonds ("Maturity Date") was the date falling on the 36th month from the issue date of the Convertible Bonds. The Convertible Bonds bear interest at the rate of 7% per annum payable semi-annually from the issue date of the Convertible Bonds. Assuming there is no early redemption of the Convertible Bonds and all of the Convertible Bonds are redeemed only on the Maturity Date, the effective interest rate of the Convertible Bonds is approximately 12.0% per annum. The conversion period of the Convertible Bonds is from the issue date of the Convertible Bonds up to the close of business on a date which is five (5) trading days prior to the Maturity Date.

發行可換股債券(續)

由關連認購人認購可換股債券(續)

中國建投認購事項及關連認購事項於2019年7月3日完成。來自發行可換股債券的所得款項總額為1,150,000,000港元。來自發行可換股債券的所得款項淨額經扣除所有相關成本及開支後為約1,147,000,000港元,其中(i)約500,000,000港元將用作償還本公司短期債務:(ii)約400,000,000港元將用作償還本公司業務至金融投資及服務行業,如收購及投資於中國的不良債務:及(iii)約247,000,000港元將用作本公司一般營運資金。於本報告日期,所得款項淨額已按擬定用途悉數運用。

可換股債券之主要條款

可換股債券之發行價為可換股債券本金 總額之100%,合共1,150,000,000港元(其 中本金額200,000,000港元透過配售事項 配售予中國建投;而本金額450,000,000港 元、200,000,000港元、100,000,000港元、 100.000.000港 元 及100.000.000港 元 則 分 別獲星耀、高先生、皓天、陸女士及Excel Bright 認購)。可換股債券之到期日(「到期 日」)為可換股債券發行日期起計第36個月 當日。可換股債券自可換股債券發行日期 起按年利率7%計息,且每半年付息。假設 並無提早贖回可換股債券,且所有可換股 債券僅於到期日贖回,則可換股債券之實 際年利率約為12.0%。可換股債券之兑換 期自可換股債券發行日期起至到期日前五(5) 個交易日收市為止。

ISSUE OF CONVERTIBLE BONDS (Continued)

Principal terms of the Convertible Bonds (Continued)

The Conversion Price of HK\$2.33 per Conversion Share represents (i) a premium of approximately 39% to the closing price of HK\$1.68 per Share as quoted on the Stock Exchange on 20 May 2019, being the date of the Placing Agreement and the Connected Subscription Agreements; and (ii) a premium of approximately 40% to the average closing price of HK\$1.66 per Share as quoted on the Stock Exchange for the last five consecutive trading days prior to the date of the Placing Agreement and the Connected Subscription Agreements.

A bondholder of the Convertible Bonds can only exercise his/her/its conversion rights on the conditions that (i) no obligation will arise on the bondholder to make a general offer to the Shareholders for all securities of the Company under Rule 26 of the Takeovers Code upon exercising of the conversion rights; and (ii) no Listing Rules, including the minimum public float requirements of the Company under the Listing Rules, will be breached as a result of an exercise of the conversion rights.

Unless previously redeemed, converted, purchased or cancelled, the Company will redeem all of the Convertible Bonds on the Maturity Date at such amount equivalent to 116.5% of the principal amount of the outstanding Convertible Bonds (inclusive of interests received up to the Maturity Date).

The Convertible Bonds constitute direct, unsubordinated, unconditional and unsecured obligations of the Company and shall at all times rank pari passu and without any preference or priority among themselves and pari passu with all other present and future direct, unsubordinated, unconditional and unsecured obligations of the Company.

發行可換股債券(續)

可換股債券之主要條款(續)

每股兑換股份2.33港元之兑換價較(i)於2019年5月20日(即配售協議及關連認購協議日期)聯交所所報收市價每股股份1.68港元溢價約39%:及(ii)於配售協議及關連認購協議日期前最後五個連續交易日聯交所所報平均收市價每股股份1.66港元溢價約40%。

可換股債券持有人僅能於以下條件下行使 其兑換權:(i)債券持有人在行使兑換權後 將不會引起收購守則規則26項下就本公司 之所有證券向股東提出全面要約之責任; 及(ii)行使兑換權將不會違反上市規則,包 括上市規則項下本公司之最低公眾持股量 之規定。

除非已於先前贖回、轉換、購買或註銷, 本公司將於到期日按相當於尚未償付可換 股債券本金額之116.5%之金額贖回所有可 換股債券,包括截至到期日所收取之利息。

可換股債券構成本公司直接、非後償、無條件及無抵押之責任,且彼此之間於任何時間應一直享有同等地位,並無任何優先次序或優惠,及與本公司所有其他現有及未來直接、非後償、無條件及無抵押之責任享有同等地位。

ISSUE OF CONVERTIBLE BONDS (Continued)

Dilutive impact of the conversion of the Convertible Bonds

As at the date of this report, none of the Convertible Bonds has been converted.

Assuming there is full conversion of the Convertible Bonds at the Conversion Price of HK\$2.33 per Share, the net subscription price for each Conversion Share is approximately HK\$2.32 per Share and an aggregate of 493,562,227 Shares shall be allotted and issued (among which 85,836,909 Shares will be issued under the Placing and 407,725,318 Shares will be issued under the Connected Subscriptions), representing approximately 21.4% of the total number of Shares in issue as at the date of this report and approximately 17.6% of the total number of Shares in issue as enlarged by the allotment and issue of the Conversion Shares (assuming no other change in the issued share capital of the Company). Such allotment and issue of the Conversion Shares will result in the respective shareholdings of the Shareholders being diluted by approximately 17.6%.

發行可換股債券(續)

轉換可換股債券的攤薄影響

於本報告日期,概無可換股債券獲兑換。

假設可換股債券按兑換價每股股份2.33港元悉數轉換,每股兑換股份的淨認購價約為每股股份2.32港元,而合共493,562,227股股份將予配發及發行(其中85,836,909股股份將根據配售事項發行,而407,725,318股股份將根據關連認購事項發行),佔於本報告日期已發行股份總數約21.4%,及經配發及發行兑換股份擴大後已發行股份總數約17.6%(假設本公司已發行股本並無其他變動)。該兑換股份之配發及發行將導致股東各自的股權被攤薄約17.6%。

ISSUE OF CONVERTIBLE BONDS (Continued)

Dilutive impact of the conversion of the Convertible Bonds (Continued)

Set out below is the dilution effect on the equity interest of the substantial Shareholders (within the meaning of the Listing Rules) if there had been full conversion of the outstanding Convertible Bonds as at 30 June 2021:

發行可換股債券(續)

轉換可換股債券的攤薄影響(續)

以下載列倘於2021年6月30日已悉數轉換未償付可換股債券,對主要股東(定義見上市規則)權益產生的攤薄影響:

Name of			•	nversion of the Bonds under the		nversion of the Bonds under the	Convertible E	nversion of the Bonds under the the Connected
Shareholders 股東名稱		June 2021 F6月30日	根據配售事項:	acing 全面兑換可換股 券後	根據關連認購	Subscriptions 事項全面兑換可 責券後	Subso 根據配售事項》	criptions 及關連認購事項 換股債券後
以 木 口 神	Number of Shares held 所持股份 數目	Approximate	Number of Shares held 所持股份 數目	Approximate	Number of Shares held 所持股份 數目	Approximate	Number of Shares held 所持股份 數目	Approximate
Zhuguang Holdings (Note) 珠光控股(附註)	681,240,022	29.56%	681,240,022	28.5%	681,240,022	25.1%	681,240,022	24.3%
Regent Star 星耀	438,056,000	19.01%	438,056,000	18.3%	631,189,047	23.3%	631,189,047	22.6%

Note:

Zhuguang Holdings Group Company Limited ("Zhuguang Holdings") owns 681,240,022 Shares through its whollyowned subsidiary, Splendid Reach Limited. Zhuguang Holdings is owned as to 66.85% by Rong De Investments Limited, and Mr. Chu, the Chairman, the Chief Executive Officer and an executive Director, holds 34.06% of the equity interest in Rong De Investments Limited.

As at 30 June 2021, the Group had total net assets of approximately HK\$7,060,060,000 and total net current assets of approximately HK\$2,818,233,000. Based on the financial and liquidity positions of the Group and to the best knowledge and belief of the Company, the Company expects that it will be able to meet its redemption obligations under the Convertible Bonds.

附註: 珠光控股集團有限公司(「珠光控股」) 通過其全資附屬公司熙達有限公司擁 有681,240,022股股份。珠光控股由融 德投資有限公司擁有66.85%股權,而 主席、行政總裁兼執行董事朱先生於 融德投資有限公司中持有34.06%的股 本權益。

於2021年6月30日,本集團淨資產總額約7,060,060,000港元,淨流動資產總額約2,818,233,000港元。按本集團之財務及流動資金狀況,以及就本公司深知及確信,本公司預期將有能力應付可換股債券項下之贖回責任。

ISSUE OF CONVERTIBLE BONDS (Continued)

Dilutive impact of the conversion of the Convertible Bonds (Continued)

An analysis of the Company's share price at which it would be equally financially advantageous for the holders of the Convertible Bonds to convert or redeem the Convertible Bonds based on their implied internal rate of return at a range of dates in the future is set out below:

發行可換股債券(續)

轉換可換股債券的攤薄影響(續)

根據日後若干日期之可換股債券的隱含內部回報率,可換股債券之持有人轉換或贖回可換股債券將具有同等財務優勢之情況之本公司股價分析載列如下:

Share price 股價 (HK\$) (港元)

- 31 December 2021
- 3 July 2022 (i.e. the Maturity Date, on which the Company will redeem all of the Convertible Bonds at such amount equivalent to 116.5% of the principal amount of the outstanding Convertible Bonds, inclusive of interests received up to the Maturity Date, unless any of such Convertible Bonds have already been previously redeemed, converted, purchased or cancelled)

2021年12月31日

2022年7月3日(即到期日,除非已於 先前贖回、轉換、購買或註銷,本 公司將於當日按相當於尚未償付可 換股債券本金額(包括截至到期日 止收取之利息)之116.5%之金額贖 回全部可換股債券) 每股2.8775 per Share 每股2.7960 per Share

Details of the Placing, the JIC Subscription and the Connected Subscriptions are set out in the announcements of the Company dated 20 May 2019, 22 May 2019 and 27 June 2019, and the circular of the Company dated 10 June 2019.

有關配售事項、中國建投認購事項及關連認購事項的詳情載於本公司日期為2019年5月20日、2019年5月22日及2019年6月27日的公佈及本公司日期為2019年6月10日的通函。

HUMAN RESOURCES

As at 30 June 2021, the Group employed 101 employees (31 December 2020: 104 employees) in Hong Kong and in the PRC. Total employee benefit expenses for Period 2021 were approximately HK\$31,619,000, as compared to those of approximately HK\$30,058,000 for Period 2020.

During Period 2021, the Group offered its employees competitive remuneration packages, which were consistent with the prevailing market practices in the relevant jurisdictions. The remuneration package for each employee of the Group contains a combination or modification of some or all of the following four main components: (1) basic salary; (2) incentive bonus; (3) share options (no share option scheme of the Company in force as at the date of this report); and (4) other benefits, such as statutory retirement scheme and medical insurance. Incentive bonus and share options for each employee are determined with reference to the employee's position, performance and ability to contribute to the overall success of the Group. The Group's remuneration policies remained unchanged during Period 2021. The employees of the Group are remunerated according to their respective job nature, market conditions, individual performance and qualifications. As the Group sees career development as an important aspect of its employees, ongoing training has been provided to the employees according to the needs of the Group during Period 2021.

INTERIM DIVIDEND

The Board has resolved not to declare any interim dividend for the six months ended 30 June 2021 (Period 2020: nil).

人力資源

於2021年6月30日,本集團於香港及中國共聘用101名員工(2020年12月31日:104名員工)。於2021年期間,僱員福利開支總額為約31,619,000港元,而2020年期間為約30,058,000港元。

中期股息

董事會議決不宣派任何截至2021年6月30日止六個月的中期股息(2020年期間:無)。

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

During Period 2021, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the listed securities of the Company.

CHANGES IN BOARD MEMBERS

After the end of the reporting period, Mr. Huang Jiajue resigned as an executive Director, the Chief Executive Officer, a member of the remuneration committee ("Remuneration Committee") of the Board and an authorised representative ("Authorised Representative") of the Company under Rule 3.05 of the Listing Rules with effect from 1 August 2021.

Following Mr. Huang Jiajue's resignation, with effect from 1 August 2021, (1) Mr. Chu Hing Tsung, the Chairman, has been re-designated from a non-executive Director to an executive Director, and appointed as the Chief Executive Officer and an Authorised Representative; (2) Mr. Wang Ping, an executive president of the Company, has been appointed as an executive Director; and (3) Mr. Luo Zhihai, an executive Director, has been appointed as a member of the Remuneration Committee.

APPRECIATION

The Board would like to express its appreciation and gratitude to the Shareholders for their support and all the Group's employees for their hard work and dedication in carrying out their duties and in achieving the Group's business goals.

On behalf of the Board

Silver Grant International Holdings Group Limited Chu Hing Tsung

Chairman, Chief Executive Officer and Executive Director

Hong Kong, 30 August 2021

購回、出售或贖回本公司的上市證券

於2021年期間,本公司或其任何附屬公司 概無購回、出售或贖回本公司任何上市證 券。

董事會成員變更

於報告期末後,黃佳爵先生根據上市規則 第3.05條辭任執行董事、行政總裁、董事 會薪酬委員會(「薪酬委員會」)成員及本公 司授權代表(「授權代表」),於2021年8月1 日起生效。

緊隨黃佳爵先生辭任後,自2021年8月1日 起,(1)主席朱慶凇先生已由非執行董事調 任為執行董事,並獲委任為行政總裁及授 權代表:(2)本公司的執行總裁王平先生獲 委任為執行董事;以及(3)執行董事羅智海 先生獲委任為薪酬委員會成員。

致謝

本集團有賴各股東的鼎力支持和全體員工 努力不懈的竭誠服務以達至本集團的業務 目標,董事會向彼等致以深切謝意。

代表董事會 **銀建國際控股集團有限公司** 主席、行政總裁兼執行董事 **朱慶松**

香港,2021年8月30日

CORPORATE GOVERNANCE

The Company is committed to maintaining high standards of corporate governance in the interests of its shareholders.

The Board acknowledges its responsibilities for preparing the condensed consolidated financial statements of the Group, which give a true and fair view of the state of affairs of the Company and of the Group on a going concern basis. In preparing the Group's unaudited condensed consolidated financial statements for the six months ended 30 June 2021, the Board has selected suitable accounting policies and applied them consistently and made judgments and estimates that are prudent and reasonable.

Except for the deviation specified below, the Company has complied with all mandatory provisions set out in the Corporate Governance Code and Corporate Governance Report (the "Code") contained in Appendix 14 to the Listing Rules throughout Period 2021.

Provision E.1.2 of the Code stipulates that the chairman of the board should attend the annual general meeting of the company. Mr. Chu Hing Tsung, the Chairman, was out of town and was therefore unable to attend the annual general meeting of the Company held on 10 June 2021. The Chairman will endeavour to attend all future annual general meetings of the Company unless unexpected or special circumstances prevent him from doing so.

企業管治

為符合股東利益,本公司致力維持高水平 的企業管治。

董事會確認按持續經營標準編製能真實及 公平地反映本公司及本集團事務狀況的簡明綜合財務報表乃屬其責任。在編製本集 團截至2021年6月30日止六個月之未經審 核簡明綜合財務報表時,董事會採用了合 適的會計政策並持續應用該等會計政策, 同時亦以審慎及合理的態度作出判斷及估 計。

除下文所述之偏離事件外,本公司於2021 年期間已遵守上市規則附錄14所載之《企業管治守則》及《企業管治報告》(「守則」)之 所有強制條文。

守則條文第E.1.2條要求董事會主席應出席本公司股東週年大會。主席朱慶凇先生因身處海外緣故未能出席本公司於2021年6月10日舉行的股東週年大會。主席將竭力出席本公司於未來召開的所有股東週年大會,除非出現不可預見或特殊的情況導致其未能出席。

CORPORATE GOVERNANCE (Continued)

The Company has adopted codes of conduct regarding securities transactions by Directors and by relevant employees (as defined in the Code) on terms no less exacting than the required standards set out in the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in Appendix 10 to the Listing Rules.

On specific enquiries made, all Directors confirmed that they have complied with the required standards set out in the Model Code and the Company's code of conduct regarding Directors's ecurities transactions during Period 2021.

The Group's unaudited condensed consolidated financial statements for Period 2021 and this report have been reviewed and accepted by the audit committee of the Company on 30 August 2021.

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

Save as disclosed in this report, at no time during Period 2021 was the Company or any of its subsidiaries a party to any arrangements to enable the Directors to acquire benefits by means of acquisition of shares in, or debentures of, the Company or any other body corporate, and neither the Directors nor the chief executive of the Company nor any of their spouse or children under the age of 18, had, or had been granted, any right to subscribe for the equity or debt securities of the Company or any of its associated corporations, or had exercised any such right.

企業管治(續)

本公司就董事及有關僱員(定義見守則)進行的證券交易,已採納不遜於上市規則附錄10所載《上市發行人董事進行證券交易的標準守則》(「標準守則」)所訂的標準。

在回覆特定查詢時,所有董事均確認就 2021年期間內有遵守標準守則及本公司有 關董事證券交易行為守則所訂的標準。

本集團於2021年期間的未經審核簡明綜合 財務報表及本報告已獲本公司審核委員會 於2021年8月30日審閱及接納。

購買股份或債權證的安排

除本報告所披露者外,本公司或其任何附屬公司概無於2021年期間的任何時間以訂約一方身分訂立任何安排以促使董事可籍購入本公司或任何其他法人實體的股份或債權證以得益,亦概無董事或本公司最高行政人員或任何彼等配偶或18歲以下子女,授出或獲授予任何權利可認購本公司,任何相聯法團之股本或債務證券或曾行使任何該等權利。

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

董事及最高行政人員於本公司股份、相關 股份及債權證之權益及淡倉

As at 30 June 2021, save as disclosed below, no other Directors or the chief executive of the Company had any interests or short positions in any Shares, underlying Shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) as recorded in the register required to be kept by the Company under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code:

除下文所披露者外,於2021年6月30日,概無其他董事或本公司最高行政人員於本公司或其任何相聯法團(定義見證券及期貨條例(「證券及期貨條例」)第XV部)的股份、相關股份或債權證中,擁有根據證券及期貨條例第352條須存置於本公司的登記冊或根據標準守則須以其他方式知會本公司及聯交所的權益或淡倉:

Long position in the Shares

股份之好倉

Name of Directors 董事名稱	Capacity 身份	Number of Shares interested 所擁有權益之 股份數目	Approximate percentage of issued Shares (Note 1) 約佔已發行股份百分比 (附註1)
Mr. Chu Hing Tsung ("Mr. Chu") 朱慶凇先生(「朱先生」)	Interest of controlled corporations <i>(Note 2)</i> 受控制法團權益 <i>(附註2)</i>	681,240,022	29.56%
Mr. Huang Jiajue <i>(Note 3)</i> 黃佳爵先生 <i>(附註3)</i>	Beneficial owner 實益擁有人	11,928,000	0.52%

Notes:

- The total number of issued Shares as at 30 June 2021 (i. e. 2,304,849,611 Shares) has been used for the calculation of the approximate percentage of shareholdings in the Company.
- 2. Mr. Chu directly holds 34.06% of the issued shares of Rong De Investments Limited ("Rong De"), which in turn holds 66.85% of the issued shares of Zhuguang Holdings, which in turn holds 100% of the issued shares of Splendid Reach Limited ("Splendid Reach"), the beneficial owner of such 681,240,022 Shares. Accordingly, Mr. Chu, Rong De and Zhuguang Holdings are deemed to be interested in such 681,240,022 Shares pursuant to Part XV of the SFO.
- 3. Mr. Huang Jiajue resigned as the Chief Executive Officer and an executive Director with effect from 1 August 2021.

附註:

- 1. 本公司於2021年6月30日之已發行股份總數(即2,304,849,611股)已用作計算本公司之持股概約百分比。
- 2. 朱先生直接持有融德投資有限公司(「融德」) 34.06%的已發行股份,而融德則持有珠 光控股66.85%的已發行股份,而珠光控 股則持有該681,240,022股股份之實益擁 有人熙達有限公司(「熙達」)全部已發行 股份。因此,根據證券及期貨條例第XV 部,朱先生、融德及珠光控股被視為於該 681,240,022股股份中擁有權益。
- 3. 黃佳爵先生於2021年8月1日辭任行政總裁 及執行董事。

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

As at 30 June 2021, the following companies and persons, other than a Director or the chief executive of the Company, had interest in 5% or more of the Shares, as recorded in the register required to be kept by the Company under Section 336 of SFO:

Long position in the Shares

主要股東於股份及相關股份之權益及淡倉

於2021年6月30日,以下公司及人士(除董事或本公司最高行政人員以外)於本公司根據證券及期貨條例第336條規定須予存置的登記冊記錄所顯示,擁有佔股份5%或以上權益:

股份之好倉

Name of substantial Shareholders	Capacity	Number of Shares interested 所擁有權益之	Approximate percentage of issued Shares (Note 1) 約佔已發行 股份百分比
主要股東名稱	身份 ————————————————————————————————————	股份數目 ———————	<i>(附註1)</i> ————————————————————————————————————
China Cinda Asset Management Co., Ltd. ("CCAM") 中國信達資產管理股份有限公司(「中國信達資產管理」)	Interest of controlled corporations <i>(Note 2)</i> 受控制法團權益 <i>(附註2)</i>	438,056,000	19.01%
China Cinda (HK) Holdings Company Limited ("CCHKH")中國信達(香港)控股有限公司(「中國信達(香港)控股」)	Interest of a controlled corporation <i>(Note 2)</i> 受控制法團權益 <i>(附註2)</i>	438,056,000	19.01%
Regent Star 星耀	Beneficial owner <i>(Note 2)</i> 實益擁有人 <i>(附註2)</i>	438,056,000	19.01%
Mr. Liao Tengjia ("Mr. Liao") 廖騰佳先生(「廖先生」)	Interest of controlled corporations (Note 3) 受控制法團權益(附註3)	681,240,022	29.56%
Rong De 融德	Interest of controlled corporations (Note 3) 受控制法團權益(附註3)	681,240,022	29.56%
Zhuguang Holdings 珠光控股	Interest of a controlled corporation <i>(Note 3)</i> 受控制法團權益 <i>(附註3)</i>	681,240,022	29.56%
Splendid Reach 熙達	Beneficial owner <i>(Note 3)</i> 實益擁有人 <i>(附註3)</i>	681,240,022	29.56%

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES (Continued)

Notes:

- The total number of issued Shares as at 30 June 2021 (i. e. 2,304,849,611 Shares) has been used for the calculation of the approximate percentage of shareholdings in the Company.
- CCAM directly holds 100% of the issued shares of CCHKH, which in turn holds 100% of the issued shares of Regent Star, the beneficial owner of such 438,056,000 Shares. Therefore, CCAM and CCHKH are deemed to be interested in the Shares held by Regent Star pursuant to Part XV of the SFO.
- 3. Mr. Liao directly holds 36% of the issued shares of Rong De, which in turn holds 66.85% of the issued shares of Zhuguang Holdings, which in turn holds 100% of the issued shares of Splendid Reach, the beneficial owner of such 681,240,022 Shares. Therefore, Mr. Liao, Rong De and Zhuguang Holdings are deemed to be interested in the Shares held by Splendid Reach pursuant to Part XV of the SFO.

Long position in the underlying Shares

主要股東於股份及相關股份之權益及淡倉 (續)

附註:

- 1. 本公司於2021年6月30日之已發行股份總數(即2,304,849,611股)已用作計算本公司之持股概約百分比。
- 2. 中國信達資產管理直接持有中國信達(香港)控股100%已發行股份,而中國信達(香港)控股持有該438,056,000股股份之實益擁有人星耀100%已發行股份。因此,中國信達資產管理及中國信達(香港)控股根據證券及期貨條例第XV部被視為擁有星耀所持有股份之權益。
- 3. 廖先生直接持有融德的36%已發行股份, 而融德持有珠光控股66.85%已發行股份, 而珠光控股持有該681,240,022股股份之 實益擁有人熙達100%已發行股份。因此, 廖先生、融德及珠光控股根據證券及期貨 條例第XV部被視為擁有熙達所持有股份 之權益。

相關股份之好倉

Name of substantial Shareholders 主要股東名稱	Capacity 身份	Number of underlying Shares interested 擁有權益之 相關股份數目	Approximate percentage of issued Shares (Note 1) 已發行股份之概約百分比(附註1)
CCAM	Interest of controlled corporations (Note 2)	193,133,047 <i>(Note 3)</i>	8.38%
中國信達資產管理	受控制法團權益(附註2)	<i>(附註3)</i>	
CCHKH	Interest of a controlled corporation <i>(Note 2)</i>	193,133,047 <i>(Note 3)</i>	8.38%
中國信達(香港)控股	受控制法團權益 <i>(附註2)</i>	<i>(附註3)</i>	
Regent Star	Beneficial owner <i>(Note 2)</i>	193,133,047 <i>(Note 3)</i>	8.38%
星耀	實益擁有人 <i>(附註2)</i>	<i>(附註3)</i>	

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES (Continued)

Notes:

- The total number of issued Shares as at 30 June 2021 (i. e. 2,304,849,611 Shares) has been used for the calculation of the approximate percentage of shareholdings in the Company.
- CCAM directly holds 100% of the issued shares of CCHKH, which in turn holds 100% of the issued shares of Regent Star, the beneficial owner of such 193,133,047 underlying Shares. Therefore, CCAM and CCHKH are deemed to be interested in the underlying Shares held by Regent Star pursuant to Part XV of the SFO.
- These represent unlisted physically settled derivatives of the Company.

Save as disclosed above, the register required to be kept under Section 336 of the SFO showed that the Company had not been notified of any other interest or short position in the Shares and underlying Shares as at 30 June 2021.

主要股東於股份及相關股份之權益及淡倉 (續)

附註:

- 1. 於2021年6月30日,本公司的已發行股份 總數(即2,304,849,611股股份)已被用於計 算本公司的概約持股百分比。
- 2. 中國信達資產管理直接持有中國信達(香港)控股100%已發行股份,而後者則持有該193,133,047股相關股份之實益擁有人星耀100%已發行股份。因此,根據證券及期貨條例第XV部,中國信達資產管理及中國信達(香港)控股視作於星耀所持相關股份中擁有權益。
- 3. 其指本公司非上市實物交收衍生工具。

除上文所披露者外,根據證券及期貨條例 第336條規定須予存置的登記冊所顯示, 本公司並無接獲有關於2021年6月30日在 股份及相關股份中擁有任何其他權益或淡 倉的申報。

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS 簡明綜合損益表

For the six months ended 30 June 2021 截至2021年6月30日止六個月

(Unaudited) (Unaudited)

(未經審核) (未經審核) Six months ended 30 June

截至6月30日止六個月

		Notes 附註	2021 <i>HK\$'000</i> 千港元	2020 <i>HK\$'000</i> <i>千港元</i>
Rental income	租金收入	4	43,574	47,803
Direct operating expenses	直接經營開支		(5,882)	(6,129)
Dividend income from listed and unlisted	上市及非上市證券股息收入		37,692	41,674
securities		4	_	116
Other income, gains and losses Change in fair value of financial assets at fair value through profit or loss	其他收入、收益及虧損 以公允值計量且其變動計入 損益的金融資產之	4	155,684	151,767
Change in fair value of a derivative	公允值變動 衍生金融工具之公允值變動		(36,144)	(73,434)
financial instrument Reversal of impairment/(impairment) of	金融資產減值撥回/(減值)		15,681	639
financial assets, net	淨額	15	18,868	(11,254)
Administrative expenses Change in fair value of investment	行政費用 投資物業之公允值變動		(93,717)	(75,879)
properties		10	31,313	(16,641)
Finance costs Share of profit/(loss) of:	財務費用 分佔下列之溢利/(虧損):	5	(166,760)	(100,886)
an associate	- 一家聯營公司		1,077	(16,674)
a joint venture	——一家合營企業 ————————————————————————————————————		(307,119)	(77,381)
Loss before taxation	除税前虧損	7	(343,425)	(177,953)
Taxation	税項	6	(7,528)	4,169
Loss for the period	期內虧損		(350,953)	(173,784)

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS 簡明綜合損益表

For the six months ended 30 June 2021 截至2021年6月30日止六個月

(Unaudited) (Unaudited) (未經審核) (未經審核)

Six months ended 30 June

		截至6月30日止六個月		
		Notes 附註	2021 <i>HK\$'000</i> <i>千港元</i>	2020 HK\$'000 千港元
Loss attributable to:	應佔虧損:			
 owners of the Company 	- 本公司擁有人		(251,333)	(151,150)
- non-controlling interests			(99,620)	(22,634)
			(350,953)	(173,784)
LOSS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF	本公司普通權益持有人 應佔每股虧損			
THE COMPANY				
 Basic and diluted 	- 基本及攤薄			
(HK cents per share)	(以港仙列示)	8	(10.90)	(6.56)

CONDENSED CONSOLIDATED STATEMENT OF OTHER COMPREHENSIVE INCOME 簡明綜合其他全面收益表

For the six months ended 30 June 2021 截至2021年6月30日止六個月

> (Unaudited) (Unaudited) (未經審核) (未經審核) Six months ended 30 June 截至6月30日止六個月

	2021 <i>HK\$'000</i> <i>千港元</i>	2020 HK\$'000 千港元
LOSS FOR THE PERIOD 期內虧損	(350,953)	(173,784)
OTHER COMPREHENSIVE INCOME/(LOSS) 期內其他全面收益/(虧損) FOR THE PERIOD		
Other comprehensive income/(loss) that may be 後期可重新分類至損益之 reclassified to profit or loss in subsequent 其他全面收益/(虧損): periods:		
Exchange difference on translation of foreign 換算海外業務產生之匯於 operations	ź差額 15,114	(96,265)
Total other comprehensive income/(loss) that 後期可重新分類至損益之 may be reclassified to profit or loss in 其他全面收益/(虧損)總		
subsequent periods	15,114	(96,265)
Other comprehensive income/(loss) that will not be reclassified to profit or loss in subsequent periods: Gain/(loss) on property revaluation Income tax effect 後期不可重新分類至損益之 其他全面收益/(虧損): 重估物業之收益/(虧損)		(21,108)
Net other comprehensive income/(loss) that will not be reclassified to profit or loss in subsequent periods William		6,344
OTHER COMPREHENSIVE INCOME/(LOSS) 期內其他全面收益/(虧損) FOR THE PERIOD, NET OF TAX (除稅後)	27,020	(111,029)
TOTAL COMPREHENSIVE LOSS FOR THE 期內全面虧損總額 PERIOD	(323,933)	(284,813)
Total comprehensive loss attributable to: 全面虧損總額應佔:	(234,803) (89,130)	(245,549) (39,264)
	(323,933)	(284,813)

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

At 30 June 2021 於2021年6月30日

		Notes 附註	(Unaudited) (未經審核) As at 30 June 於6月30日 2021 <i>HK\$'000</i> 千港元	(Audited) (經審核) As at 31 December 於12月31日 2020 <i>HK\$'000</i> <i>千港元</i>
NON-CURRENT ASSETS	非流動資產			
Investment properties	投資物業	10	2,685,750	2,624,229
Property, plant and equipment	物業、廠房及設備	11	277,607	250,921
Right-of-use assets	使用權資產		52,884	54,216
Interests in an associate	一家聯營公司權益		87,676	85,569
Interests in a joint venture	一家合營企業權益		2,725,897	3,033,385
Amount due from a joint venture	應收一家合營企業款	12	1,129,875	969,951
Financial assets at fair value	以公允值計量且其變動			
through profit or loss	計入損益的金融資產		2,780	2,780
Loan receivables	應收貸款	14	239,656	231,932
Total non-current assets	非流動資產總值		7,202,125	7,252,983
	· · · · · · · · · · · · · · · · · · ·			
CURRENT ASSETS	流動資產	40	7754	7.047
Trade receivables	應收賬款 按金、預付款及	13	7,751	7,317
Deposits, prepayments and other receivables	其他應收款		605 220	400.467
Amount due from a joint venture	應收一家合營企業款	12	695,339 217,066	420,467 59,528
Amount due from an associate	應收一家聯營公司款	12	607,987	584,989
Loan receivables	應收貸款	14	1,142,702	1,207,369
Financial assets at fair value	以公允值計量且其變動		.,,	1,201,000
through profit or loss	計入損益的金融資產		797,715	875,206
Derivative financial instrument	衍生金融工具		53,164	37,483
Pledged bank deposits	抵押銀行存款		24,038	23,753
Cash and bank balances	現金及銀行結餘		119,511	769,767
Total current assets	流動資產總值		3,665,273	3,985,879
OUDDENT LIABILITIES	次 私 <i>A 连</i>			
CURRENT LIABILITIES	流動負債			
Accrued charges, rental deposits and other payables	應計費用、租務按金及 其他應付款		288,451	287,160
Interest-bearing bank and other	計息銀行及其他借貸		200,431	207,100
borrowings	用心熱日及六個目虫	18	449,661	369,309
Taxation payable	應付税項	,0	108,928	108,272
	,5,1,7,0,7,		,	.55,272
Total current liabilities	流動負債總值		847,040	764,741
Total outfort habilitios			341,040	707,771

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

At 30 June 2021 於2021年6月30日

		Notes 附註	(Unaudited) (未經審核) As at 30 June 於6月30日 2021 <i>HK\$'000</i> 千港元	(Audited) (經審核) As at 31 December 於12月31日 2020 <i>HK\$'000</i> 千港元
NET CURRENT ASSETS	淨流動資產		2,818,233	3,221,138
TOTAL ASSETS LESS CURRENT LIABILITIES	資產總值減流動負債		10,020,358	10,474,121
NON-CURRENT LIABILITIES Interest-bearing bank and other borrowings Convertible bonds Lease liabilities	非流動負債 計息銀行及其他借貸 可換股債券 租賃負債	18	1,397,421 1,265,966 51,260	1,571,112 1,232,463 48,532
Deferred tax liabilities	遞延税項負債	19	245,651	238,021
Total non-current liabilities Net assets	非流動負債總值		2,960,298 7,060,060	7,383,993
EQUITY Equity attributable to owners of the Company	股權 本公司擁有人應佔股權			
Share capital Reserves	股本 儲備 ———————————————————————————————————	17	3,626,781 2,698,170	3,626,781 2,932,973
Non-controlling interests	非控股權益		6,324,951 735,109	6,559,754 824,239
Total equity	股權總值		7,060,060	7,383,993

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 簡明綜合權益變動報表

For the six months ended 30 June 2021 截至2021年6月30日止六個月

				to owners of the C 本公司擁有人應佔	ompany			
		Share capital	Asset revaluation reserve 資產	Translation reserve	Retained profits	Sub-total	Non-controlling interests	Total equity
		股本 <i>HK\$'000</i> <i>千港元</i>	重估儲備 <i>HK\$*000</i> <i>千港元</i>	匯兑儲備 <i>HK\$'000</i> <i>千港元</i>	保留盈利 <i>HK\$'000</i> <i>千港元</i>	小計 <i>HK\$'000</i> <i>千港元</i>	非控制權益 <i>HK\$'000</i> <i>千港元</i>	股權總值 <i>HK\$</i> '000 <i>千港元</i>
At 1 January 2021 (audited) Loss for the period Other comprehensive income for the period:	於2021年1月1日(經審核) 期內虧損 期內其他全面收益:	3,626,781 -	239,948 —	337,883 -	2,355,142 (251,333)	6,559,754 (251,333)	824,239 (99,620)	7,383,993 (350,953)
Exchange difference on translation of foreign operations	換算海外業務產生之匯兑差額 重估物業產生之收益(除稅後)	-	-	4,624	-	4,624	10,490	15,114
Gain arising on property valuation, net of tax	里怕初耒産生之收益(除忧核)		11,906			11,906	-	11,906
Total comprehensive income/ (loss) for the period	期內全面收益/(虧損)總額	-	11,906	4,624	(251,333)	(234,803)	(89,130)	(323,933)
At 30 June 2021 (unaudited)	於2021年6月30日(未經審核)	3,626,781	251,854	342,507	2,103,809	6,324,951	735,109	7,060,000
At 1 January 2020 (audited) Loss for the period Other comprehensive (loss)/income for the period:	於2020年1月1日(經審核) 期內虧損 期內其他全面(虧損)/收益:	3,626,781 —	282,249 —	56,557 —	2,709,954 (151,150)	6,675,541 (151,150)	927,160 (22,634)	7,602,701 (173,784)
Exchange difference on translation of foreign operations	換算海外業務產生之匯兑差額	-	-	(79,635)	-	(79,635)	(16,630)	(96,265)
Loss arising on property valuation, net of tax Reclassification adjustment	重估物業產生之虧損(除稅後) 出售租賃物業之重新分類調整	-	(14,764)	-	-	(14,764)	-	(14,764)
on disposal of leasehold properties		-	(16,166)	-	16,166	_	-	_
Total comprehensive loss for the period	期內全面虧損總額	-	(30,930)	(79,635)	(134,984)	(245,549)	(39,264)	(284,813)
At 30 June 2020 (unaudited)	於2020年6月30日(未經審核)	3,626,781	251,319	(23,078)	2,574,970	6,429,992	887,896	7,317,888

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

For the six months ended 30 June 2021 截至2021年6月30日止六個月

> (Unaudited) (Unaudited) (未經審核) (未經審核) Six months ended 30 June 截至6月30日止六個月

		2021 <i>HK\$'000</i> 千港元	2020 <i>HK\$'000</i> <i>千港元</i>
		7 78 70	
NET CASH FLOWS USED IN OPERATING ACTIVITIES	經營業務所用之淨現金流量	(78,031)	(88,065)
CASH FLOWS FROM INVESTING ACTIVITIES	投資業務所得現金流量		
Interest received Purchases of items of property, plant and	已收利息 購入物業、廠房及設備項目	118,968	89,009
equipment Proceeds on disposal of property, plant	出售物業、廠房及設備所得款項	(18,925)	(2,844)
and equipment Receipt of loan receivables Advance of loan receivables Advance to an associate Advance to a joint venture Deposit paid for acquisition of distressed asset portfolio	收取應收貸款 墊支應收貸款 墊支一家聯營公司款 墊支一家合營企業款 收購不良資產組合支付的按金	1,044,703 (950,810) (11,820) (302,736) (288,599)	19,634 100,000 (50,000) (48,285) (25,192) (74,192)
Net cash flows (used in)/from investing activities	投資業務(所用)/所得 淨現金流量	(409,219)	8,130
CASH FLOWS FROM FINANCING ACTIVITIES	融資業務所得現金流量		
Proceeds from borrowings Repayment of borrowings Principal portion of lease payments	借貸所得款項 借貸償還 租賃付款之本金部份	530,378 (644,045) —	294,365 (187,179) (11,101)
Net cash flows (used in)/from financing activities	融資業務(所用)/所得 淨現金流量	(113,667)	96,085
NET (DECREASE)/INCREASE IN CASH AND CASH EQUIVALENTS Cash and cash equivalents at the	現金及現金等值(減少)/ 增加淨額 現金及現金等值期初數額	(600,917)	16,150
beginning of the period Effect of foreign currency rate changes, net	外幣匯率變動之影響,淨額	769,767 (49,339)	190,247 (4,714)
CASH AND CASH EQUIVALENTS AT THE	現金及現金等值期末數額		
END OF THE PERIOD		119,511	201,683
ANALYSIS OF THE BALANCES OF CASH AND CASH EQUIVALENTS	現金及現金等值結餘分析		
Cash and bank balances	現金及銀行結餘	119,511	201,683

For the six months ended 30 June 2021 截至2021年6月30日止六個月

1. BASIS OF PREPARATION

The unaudited interim condensed consolidated financial statements of the Group for the six months ended 30 June 2021 have been prepared in accordance with Hong Kong Accounting Standard 34 ("HKAS 34") "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") as well as with the applicable disclosure requirements of Appendix 16 to the Listing Rules.

The financial information relating to the year ended 31 December 2020 that is included in this unaudited condensed consolidated statement of financial position as comparative information does not constitute the Company's statutory annual consolidated financial statements for that year but is derived from those financial statements. Further information relating to those statutory financial statements required to be disclosed in accordance with section 436 of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) (the "Companies Ordinance") is as follows:

The Company has delivered the financial statements for the year ended 31 December 2020 to the Registrar of Companies as required by section 662(3) of, and Part 3 of Schedule 6 to, the Companies Ordinance. The Company's auditors have reported on the financial statements for the year ended 31 December 2020. The auditor's report was unqualified; and did not contain a statement under sections 406(2), 407(2) or 407(3) of the Companies Ordinance.

1. 編製基準

本集團截至2021年6月30日止六個月之未經審核中期簡明綜合財務報表乃根據香港會計師公會(「香港會計師公會))頒佈的香港會計準則第34號(「香港會計準則第34號」)《中期財務報告》以及上市規則附錄16的適用披露規定而編製。

載列於此等未經審核簡明綜合財務 狀況表截至2020年12月31日止年度之 財務資料僅作為比較資料,並且不構 成本公司於該年度的法定年度綜合財 務報表,但有關資料乃摘錄自該等財 務報表。有關根據公司條例(香港法 例第622章)(「公司條例」)第436條須 予披露之該等法定財務報表之進一 步資料如下:

本公司已按照公司條例第662(3)條,及附表6第3部,遞交截至2020年12月31日止年度之財務報表予公司註冊處。本公司核數師已就截至2020年12月31日止年度之財務報表作出報告。核數師報告並無保留意見:及並無載有根據公司條例第406(2)條、第407(2)或第407(3)條作出之陳述。

For the six months ended 30 June 2021 截至2021年6月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

The accounting policies adopted in the preparation of these unaudited interim condensed consolidated financial statements for the six months ended 30 June 2021 are consistent with those applied in the preparation of the Group's annual consolidated financial statements for the year ended 31 December 2020, except for the adoption of the following new and revised Hong Kong Financial Reporting Standards ("HKFRSs") for the first time for the current period's financial statements.

Amendments to HKFRS 9. HKAS 39, HKFRS 7.

Interest Rate Benchmark Reform

HKFRS 4 and HKFRS 16

- Phase 2

Amendment to HKFRS 16

Covid-19-Related Rent Concessions

The nature and impact of the revised HKFRSs are described below:

Amendments to HKFRS 9, HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16 address issues not dealt with in the previous amendments which affect financial reporting when an existing interest rate benchmark is replaced with an alternative risk-free rate ("RFR"). The phase 2 amendments provide a practical expedient to allow the effective interest rate to be updated without adjusting the carrying amount of financial assets and liabilities when accounting for changes in the basis for determining the contractual cash flows of financial assets and liabilities, if the change is a direct consequence of the interest rate benchmark reform and the new basis for determining the contractual cash flows is economically equivalent to the previous basis immediately preceding the change. In addition, the amendments permit changes required by the interest rate benchmark reform to be made to hedge designations and hedge documentation without the hedging relationship being discontinued. Any gains

主要會計政策 2.

除採用期內財務報表首次生效的下述 新及經修訂香港財務報告準則(「香港 財務報告準則」)以外,編製截至2021 年6月30日止六個月之此等未經審核 中期簡明綜合財務報表所採用的會 計政策與編製截至2020年12月31日止 年度之年度綜合財務報表所採用的會 計政策一致。

香港財務報告準則第9號、 利率基準改革 香港會計準則第39號、 香港財務報告準則第7 號、香港財務報告準則 第4號及香港財務報告

準則第16號(修訂本) 香港財務報告準則第16號

(修訂本)

與2019新型冠 狀病毒有關 的租金優惠

- 第二階段

經修訂香港財務報告準則的性質及 影響如下:

香港財務報告準則第9號、香港 (a) 會計準則第39號、香港財務報 告準則第7號、香港財務報告準 則第4號及香港財務報告準則第 16號(修訂本)處理先前修訂並 無處理且於以替代無風險利率 (「無風險利率」)取代現有利率基 準 時 影 響 財 務 報 告 之 事 宜。 第 二階段修訂提供可行權宜方法, 允許在對釐定金融資產及負債 的合約現金流量的基準變動進 行會計處理時,更新實際利率, 而毋須調整金融資產及負債的 賬面值(倘有關變動為利率基準 改革的直接結果,且釐定合約 現金流量的新基準經濟上相等 於緊接變動前的先前基準)。此 外,該等修訂允許在不終止對

For the six months ended 30 June 2021 截至2021年6月30日止六個月

2. PRINCIPAL ACCOUNTING POLICIES

(Continued)

or losses that could arise on transition are dealt with through the normal requirements of HKFRS 9 to measure and recognise hedge ineffectiveness. The amendments also provide a temporary relief to entities from having to meet the separately identifiable requirement when an RFR is designated as a risk component. The relief allows an entity, upon designation of the hedge, to assume that the separately identifiable requirement is met, provided the entity reasonably expects the RFR risk component to become separately identifiable within the next 24 months. Furthermore, the amendments require an entity to disclose additional information to enable users of financial statements to understand the effect of interest rate benchmark reform on an entity's financial instruments and risk management strategy. The amendments did not have any impact on the financial position and performance of the Group.

Amendment to HKFRS 16 issued in April 2021 extends the availability of the practical expedient for lessees to elect not to apply lease modification accounting for rent concessions arising as a direct consequence of the COVID-19 pandemic by 12 months. Accordingly, the practical expedient applies to rent concessions for which any reduction in lease payments affects only payments originally due on or before 30 June 2022, provided the other conditions for applying the practical expedient are met. The amendment is effective retrospectively for annual periods beginning on or after 1 April 2021 with any cumulative effect of initially applying the amendment recognised as an adjustment to the opening balance of retained profits at the beginning of the current accounting period. Earlier application is permitted. The amendments did not have any impact on these unaudited condensed consolidated financial statements.

2. 主要會計政策(續)

沖關係的情況下,就對沖指定 及對沖文件作出利率基準改革 要求的變動。過渡時可能產生 的任何收益或虧損乃诱過香港 財務報告準則第9號的一般規定 處理,以計量及確認對沖無效 性。該等修訂亦為實體提供暫 時寬免,以於無風險利率被指 定為風險部分時符合獨立可識 別要求。該寬免允許實體於指 定對沖後假設已符合可獨立識 別的規定,前提是實體合理預 期無風險利率風險部分將於未 來24個月內可獨立識別。此外, 該等修訂要求實體披露額外資 料,以便財務報表使用者了解 利率基準改革對實體金融工具 及風險管理策略的影響。該等 修訂對本集團的財務狀況及表 現並無任何影響。

(b) 於2021年4月頒佈的香港財務報 告準則第16號(修訂本)將可供承 租人選擇的可行權宜方法延長 12個月,以就新冠肺炎疫情的 直接後果產生的租金寬免不應 用租賃修訂會計處理。因此, 可行權宜方法適用於租賃付款 的任何減幅僅影響原到期日為 2022年6月30日或之前的付款的 租 金 優 惠, 前 提 是 應 用 可 行 權 宜方法的其他條件獲達成。該 修訂於2021年4月1日或之後開始 的 年 度 期 間 追 溯 生 效 , 首 次 應 用該修訂的任何累計影響確認 為對當前會計期間開始時保留 溢利期初結餘的調整。允許提 前應用。該等修訂對該等未經 審核簡明綜合財務報表並無任 何影響。

For the six months ended 30 June 2021 截至2021年6月30日止六個月

3. OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their products and has the following reporting segments:

- (a) the investments segment representing the investments in financial assets at fair value through profit or loss and loan receivables; and
- (b) the property leasing segment representing the holding of properties for rental income and/or potential for capital appreciation.

Management of the Group monitors the results of the Group's operating segments separately for the purpose of making decisions about resources allocation and performance assessment. Segment performance is evaluated based on reportable segment profit/loss, which is a measure of adjusted profit/loss before tax. The adjusted profit/loss before tax is measured consistently with the Group's profit/loss before tax except that finance costs, share of results of associates and a joint venture and corporate expenses are excluded from such measurement.

No segment assets or liabilities are presented as the chief operating decision maker of the Company does not regularly review segment assets and liabilities.

3. 經營分部資料

就管理而言,本集團按產品劃分業務單位,並設有以下可呈報分部:

- (a) 投資分部指於以公允值計量且 其變動計入損益的金融資產及 應收貸款的投資;及
- (b) 物業租賃分部指為獲取租金收入及/或資本增值目的持有物業。

本集團之管理層個別監察本集團經營 分部業績,以便作出資源分配決策及 評估表現。分部表現按可呈報分稅 利/虧損評估,即計量經稅前溢利/虧損。經調整除稅前溢利/虧損。經傳 損之計量與本集團除稅前溢利/虧 損貫徹一致,惟有關計量不包括財務 費用、分佔聯營公司及一家合營企業 業績以及企業開支。

由於本公司之主要營運決策者並無定 期審閱分部資產及負債,因此並無呈 列分部資產或負債。

For the six months ended 30 June 2021 截至2021年6月30日止六個月

3. OPERATING SEGMENT INFORMATION

3. 經營分部資料(續)

(Continued)

Six months ended 30 June 2021 (Unaudited)

截至2021年6月30日止六個月(未經審核)

			Property	
		Investments		Total
			leasing	Total
		投資	物業租賃	總額
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Revenue	收益	_	43,574	43,574
Segment profit	分部溢利	143,469	52,987	196,456
Other unallocated income,	其他未分配收入、			
gains and losses	收益及虧損			2,170
Corporate expenses	企業開支			(69,249)
· · ·	財務費用			
Finance costs				(166,760)
Shares of profit/(loss) of:	分佔下列各方之 溢利/(虧損):			
an associate	- 一家聯營公司			1,077
a joint venture	- 一家合營企業			(307,119)
	2. A A Z			(222,210)
Loss before taxation	除税前虧損			(343,425)
Taxation	税項			(7,528)
- Idracion	ν. Α			(1,020)
Loss for the period	期內虧損			(350 052)
Loss for the period	ガロ / YJ 雁D 7只			(350,953)

For the six months ended 30 June 2021 截至2021年6月30日止六個月

3. OPERATING SEGMENT INFORMATION

3. 經營分部資料(續)

(Continued)

Six months ended 30 June 2020 (Unaudited)

截至2020年6月30日止六個月(未經審核)

		Investments 投資 <i>HK\$'000</i> <i>千港元</i>	Property leasing 物業租賃 HK\$'000 千港元	Total 總額 <i>HK\$'000</i> <i>千港元</i>
			/E/L	1 /E /L
Revenue	收益			
Rental incomeDividend income form	一租金收入一上市及非上市		47,803	47,803
listed and unlisted	證券股息收入			
securities		116		116
		116	47,803	47,919
		110	47,803	47,919
Segment profit	分部溢利	59,298	11,033	70,331
	# (I, + O #7)IF 7			
Other unallocated income, gains and losses	其他未分配收入、 收益及虧損			(192)
Corporate expenses	企業開支			(53,151)
Finance costs	財務費用			(100,886)
Shares of loss of:	分佔下列各方之虧損:			(100,000)
an associate	- 一家聯營公司			(16,674)
a joint venture	- 一家合營企業			(77,381)
Loss before taxation	除税前虧損			(177.050)
Taxation	陈侃刖虧損 税項			(177,953) 4,169
Loss for the period	期內虧損			(173,784)

For the six months ended 30 June 2021 截至2021年6月30日止六個月

3. OPERATING SEGMENT INFORMATION

(Continued)

3. 經營分部資料(續)

Geographical information

地域資料

Revenue from external customers

來自外部客戶的收益

Revenue

收益

Six months ended 30 June 截至6月30日止六個月

		2021	2020
		HK\$'000	HK\$'000
		千港元	千港元
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
Hong Kong	香港	_	116
People's Republic of China	中華人民共和國(「中國」)		
(the "PRC" or "China")		43,574	47,803
		43,574	47,919

The revenue information above is based on the locations of the customers.

以上收益資料乃基於客戶所在的地點。

4. REVENUE, OTHER INCOME, GAINS AND LOSSES

An analysis of the revenue is as follows:

4. 收益、其他收入、收益及虧損

收益分析如下:

	截 至 6月30	截至6月30日止六個月		
	2021	2020		
	HK\$'000	HK\$'000		
	<i>手港元</i>	千港元		
	(Unaudited)	(Unaudited)		
	(未經審核)	(未經審核)		
Revenue from other sources 其	他來源收益			
Gross rental income	租金收入 43,574	47,803		
Dividend income from listed and	市及非上市證券股息收入			
unlisted securities	_	116		
	43,574	47,919		

For the six months ended 30 June 2021 截至2021年6月30日止六個月

4. REVENUE, OTHER INCOME, GAINS AND LOSSES (Continued)

An analysis of other income, gains and losses is as follows:

4. 收益、其他收入、收益及虧損(續)

其他收入、收益及虧損分折如下:

Six months ended 30 June 截至6月30日止六個月

		2021 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)	2020 <i>HK\$'000 千港元</i> (Unaudited) (未經審核)
Interest income	利息收入		
bank deposits	一 銀行存款	1,418	324
amounts due from an associate	- 應收一家聯營公司款	11,874	10,995
 amounts due from a joint venture 	- 應收一家合營企業款	40,389	49,918
loan receivables	- 應收貸款	101,168	90,194
Net foreign exchange loss	匯 兑 虧 損 淨 額	(1,573)	(702)
Net loss on disposal of property,	出售物業、廠房及設備之	, , ,	,
plant and equipment	虧損淨額	_	(23)
Government grants	政府補貼	_	852
Others	其他	2,408	209
		155,684	151,767

5. FINANCE COSTS

An analysis of finance costs is as follows:

5. 財務費用

財務費用分析如下:

		2021 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)	2020 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)
Interest on bank loans	銀行貸款利息	5,770	18,998
Interest on other loans	其他貸款利息	77,604	10,853
Interest on convertible bonds	可換股債券利息	73,743	70,072
Interest on senior note	優先票據利息	7,285	_
Interest on lease liability	租賃負債利息	2,358	963
		166,760	100,886

For the six months ended 30 June 2021 截至2021年6月30日止六個月

6. TAXATION

No provision for Hong Kong profits tax has been made as the Company and its subsidiaries in Hong Kong incurred tax losses for both reporting periods.

The taxation charge of the PRC Corporate Income Tax ("CIT") for the reporting periods has been made based on the Group's estimated assessable profits calculated in accordance with the relevant income tax laws applicable to the Company's subsidiaries in the PRC. Under the Law of the PRC on Corporate Income Tax (the "CIT Law") and the Implementation Regulation of the CIT Law, the tax rate of the Company's subsidiaries in the PRC was 25% for both reporting periods.

The withholding tax arising from the dividend income received from the Company's subsidiaries in the PRC was calculated at 5% for both reporting periods.

6. 税項

由於本公司及其於香港之附屬公司錄 得稅務虧損,故兩段報告期間並沒有 提撥香港利得稅。

於報告期間之中國企業所得稅(「企業所得稅」)乃本集團以估計應課稅溢利根據適用於本公司於中國之附屬公司的相關所得稅法例計算所得之稅實可以。根據中國企業所得稅法(「企業所得稅法」)及企業所得稅法實施細則,本公司於兩段報告期間在中國之附屬公司之稅率為25%。

於兩段報告期間自本公司於中國之附屬公司收取股息收入之預扣税按5%税率計算。

		数 工 0 / 1 0 0 H 址 / 1 個 / 1	
		2021 <i>HK\$'000</i>	2020 HK\$'000
		千港元	千港元
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
Current: PRC CIT — current for the period	即期: 中國企業所得税 — 即期	968	76
Deferred (Note 19)	遞延 <i>(附註19)</i>	6,560	(4,245)
Total tax charged/(credited) for the period	期內之税項支出/(收入)總額	7,528	(4,169)

For the six months ended 30 June 2021 截至2021年6月30日止六個月

7. LOSS BEFORE TAXATION

7. 除税前虧損

The Group's loss before taxation was arrived at after charging/(crediting):

本集團除稅前虧損經已扣除/(計入):

		2021 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)	2020 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)
		(水莊苗似)	
Auditor's remuneration Depreciation of property, plant and	核數師酬金 物業、廠房及設備之折舊	407	2,250
equipment	70米 100 / 10	5,417	5,821
Depreciation of right-of-use assets	使用權資產之折舊	1,981	944
Change in fair value of financial assets	以公允值計量且其變動計入損	ŕ	
at fair value through profit or loss	益之金融資產之公允值變動	36,144	73,434
Employee benefit expense including	僱員福利開支包括董事及		
directors' and chief executives'	高級行政人員酬金		
remuneration	'A-D-++ A		
Wages and salaries	工資及薪金	31,169	29,813
Pension scheme contribution	退休金計劃供款	450	0.45
(defined contribution scheme)	(定額供款計劃)	450	245
		21 610	20.059
		31,619	30,058
Pontal income under enerating	投資物業項下之營運租約之租		
Rental income under operating leases for investment properties,	金收入,扣除開支5,882,000		
less outgoings of HK\$5,882,000	港元(截至2020年6月30日止		
(six months ended 30 June 2020:	六個月:6,129,000港元)		
HK\$6,129,000)	, ((37,692)	(41,674)
(Reversal) of impairment/	金融資產減值(撥回)/減值	(,),,,	(,- ,
impairment of financial assets, net	淨額	(18,868)	11,254
Change in fair value of investment	投資物業公允值變動		
properties		(31,313)	16,641
Change in fair value of a derivative	衍生金融工具公允值變動		
financial instrument		(15,681)	(639)

For the six months ended 30 June 2021 截至2021年6月30日止六個月

8. LOSS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY

The calculations of the basic and diluted loss per share attributable to the ordinary equity holders of the Company are based on the following data:

8. 本公司普通權益持有人應佔每股 虧損

本公司普通權益持有人應佔的每股基本及攤薄虧損乃根據下列數據計算 所得:

Six months ended 30 June 截至6月30日止六個月

2021 *HK\$'000* 千港元 (Unaudited) (未經審核) 2020 *HK\$'000 千港元* (Unaudited) (未經審核)

Loss for the period attributable to ordinary equity holders of the Company used in the basic and diluted loss per share calculation 用以計算每股基本及攤薄虧損 之本公司普通權益持有人 應佔期內虧損

(251,333)

(151, 150)

Six months ended 30 June 截至6月30日止六個月

2021 in thousand 千般

2020 in thousand 千股

Number of shares:

Weighted average number of ordinary shares in issue during the period used in the basic and diluted loss per share calculation

股份數目:

用以計算每股基本及攤薄虧損 之期內已發行普通股加權 平均數

2,304,850

2,304,850

No adjustment for dilution has been made to the basic loss per share presented for the six months ended 30 June 2021 and 30 June 2020 as the Company's convertible bonds outstanding had an anti-dilutive effect on the basic loss per share presented.

由於本公司尚未償付之可換股債券對 所呈列每股基本虧損具有反攤薄影響,因此並無就截至2021年6月30日 及2020年6月30日止六個月呈列之每 股基本虧損作出攤薄調整。

For the six months ended 30 June 2021 截至2021年6月30日止六個月

9. DIVIDEND

The Board has resolved not to declare any interim dividend for the six months ended 30 June 2021 (six months ended 30 June 2020: nil).

10. MOVEMENTS IN INVESTMENT PROPERTIES

During the six months ended 30 June 2021, the Group did not make any material additions or disposals of investment properties.

The fair values of the investment properties of the Group as at 30 June 2021 and 31 December 2020 were arrived at on the basis of the respective valuations as at such dates carried out by Vigers Appraisal & Consulting Limited ("Vigers"), an independent qualified professional valuer not connected with the Group. Vigers is a member of the Institute of Valuers.

The fair values of the investment properties of the Group were determined by reference to comparable sales transactions available in the relevant market or by the investment approach, where the market rentals of all lettable units of the properties are assessed and discounted at the market yield expected by investors for these types of properties. The market rentals are assessed by reference to the rentals received in the lettable units of the properties as well as other lettings of similar properties in the neighbourhood. The capitalisation rate adopted is made by reference to the yields derived from analysing the sales transactions of similar commercial properties and adjusted to take into account the market expectation from property investors to reflect factors specific to the Group's investment properties.

In estimating the fair values of the properties, the highest and best use of the properties is their current use.

9. 股息

董事會議決不宣派任何截至2021年6 月30日止六個月之中期股息(2020年6 月30日止六個月:無)。

10. 投資物業之變動

於截至2021年6月30日止六個月內, 本集團並無進行任何重大購置或出 售投資物業。

本集團的投資物業於2021年6月30日 及2020年12月31日之公允值乃基於威格斯資產評估顧問有限公司(「威格斯」,一間與本集團並無關連的獨立 合資格專業估值師)就該等日期各自 的價值進行評估所得。威格斯是估 值師學會成員。

就估算物業之公允值而言,物業之現 有用涂就是其最高及最佳用途。

For the six months ended 30 June 2021 截至2021年6月30日止六個月

10. MOVEMENTS IN INVESTMENT PROPERTIES

(Continued)

The increase in the fair value of investment properties for the six months ended 30 June 2021 of approximately HK\$31,313,000 (six months ended 30 June 2020: decrease of HK\$16,641,000) has been recognised directly in these unaudited condensed consolidated statement of profit or loss of the Group.

All the Group's property interests held under operating leases to earn rentals or for capital appreciation purposes are measured using the fair value model and are classified and accounted for as investment properties.

11. MOVEMENTS IN PROPERTY, PLANT AND EQUIPMENT

During the current interim period, the Group paid approximately HK\$18,925,000 (six months ended 30 June 2020: HK\$2,844,000) for the acquisition of property, plant and equipment. During the current interim period, the Group did not have disposal of property, plant and equipment and during the six months ended 30 June 2020, the Group disposed of property, plant and equipment with carrying amounts of approximately HK\$19,657,000 for the proceeds of approximately HK\$19,634,000, resulting in a loss on disposal of approximately HK\$23,000.

The fair values of the Group's leasehold land and buildings as at 30 June 2021 and 31 December 2020 have been arrived at on the basis of the respective valuations as at those dates carried out by Vigers. The valuations were arrived at using the direct comparison method by reference to sales evidence as available on the market. The revaluation surplus on revaluation of the leasehold land and buildings amounting to approximately HK\$12,976,000 (six months ended 30 June 2020: revaluation deficit of HK\$21,108,000 charged to asset revaluation reserve) was credited to the asset revaluation reserve.

10. 投資物業之變動(續)

投資物業之公允值增加數額於截至 2021年6月30日止六個月約31,313,000 港元(截至2020年6月30日止六個月: 減少16,641,000港元)已直接於本集團 之該等未經審核簡明綜合損益表確 認。

所有本集團以營運租約方式持有作收 租或資本增值用途的物業權益均以 公允值模式計量,並歸類及列賬為 投資物業。

11. 物業、廠房及設備之變動

於本中期期間,本集團為收購物業、廠房及設備支付約18,925,000港元(截至2020年6月30日止六個月:2,844,000港元)。於本中期期間,本集團無出售物業、廠房及設備及於2020年6月30日止六個月期間,本集團出售物業、廠房及設備,賬面值約19,657,000港元,所得款項約19,634,000港元,導致出售產生虧損約23,000港元。

於2021年6月30日及2020年12月31日本集團的租賃土地及樓宇之公允值乃基於威格斯就該等日期所作出之相關價值評估所得。評估值乃使用直接比較法經參照市場可取得的銷售證據而釐定。租賃土地及樓宇重估盈餘金額約為12,976,000港元(截至2020年6月30日止六個月:已於資產重估儲備扣除之重估虧絀21,108,000港元)已計入資產重估儲備。

For the six months ended 30 June 2021 截至2021年6月30日止六個月

12. AMOUNTS DUE FROM AN ASSOCIATE/A JOINT VENTURE

The amount due from an associate as at 30 June 2021 was unsecured, non-trade in nature, bearing interest of 4% per annum and repayable within one year. As at 30 June 2021, the amount due from an associate was assessed individually and reversal of impairment of approximately HK\$4,147,000 (six months ended 30 June 2020: HK\$1,767,000) was made for the current interim period as a result of the change in the credit risk of the associate of the Group.

As at 30 June 2021, amounts due from a joint venture consisted of (i) an amount of approximately HK\$665,191,000 which was unsecured, non-trade in nature, bearing interest at 4.35% per annum and repayable on 31 December 2022; (ii) amounts of approximately HK\$156,252,000 and HK\$120,192,000 which was unsecured, non-trade in nature, bearing interest at 8% per annum and repayable on 28 January 2022 and 22 October 2021 respectively; and (iii) an amount of approximately HK\$27,644,000 which was unsecured, non-trade in nature, interest-free and repayable on demand. As at 30 June 2021, the amounts due from a joint venture were assessed individually and reversal of impairment of approximately HK\$2,352,000 (six months ended 30 June 2020: impairment loss of approximately HK\$15,496,000) was made for the current interim period as a result of the change in the credit risk of the joint venture of the Group.

12. 應收一家聯營公司款/一家合營企業款

於2021年6月30日應收一家聯營公司 款之金額均為無抵押、非交易性、以 年利率4%計息及須於一年內償還。 於2021年6月30日,就應收本集團一 家聯營公司款已作單獨評估並於本中 期期間為本集團一家聯營公司之信貸 風險變動而作出減值撥回約4,147,000 港元(截至2020年6月30日止六個月: 1,767,000港元)。

於2021年6月30日,應收一家合營企業 款 之 金 額 包 括(i) 一 項 約 665.191.000 港 元之 金額,其為無抵押、非交易性、 以年利率4.35%計息及須於2022年12 月31日償還;(ii)約156.252.000港元及 120,192,000港元之金額,其為無抵 押、非交易性、以年利率8%計息及分 別須於2022年1月28日及2021年10月 22日償還;及(iii)一項約27,644,000港 元之金額,其為無抵押、非交易性、不 計息及按要求償還。於2021年6月30 日,已就應收本集團一家合營企業款 作單獨評估,並因本集團一家合營企 業的信貸風險出現變動而於本中期期 間作出減值撥回約2,352,000港元(截 至2020年6月30日止六個月:減值虧 損約15,496,000港元)。

For the six months ended 30 June 2021 截至2021年6月30日止六個月

13. TRADE RECEIVABLES

The Group allows a credit period of 30 to 60 days for its trade customers.

The following is an aging analysis of the trade receivables presented based on the invoice dates at the end of the reporting periods, which approximated the respective revenue recognition dates:

13. 應收賬款

本集團給予其貿易客戶30至60日信用 期。

下列是按發票日為基準之應收賬款 與相對之收入確認日期相約之應收賬 款於各報告期末之賬齡分析:

> As at 30 June 於6月30日 2021 *HK\$'000* 千港元 (Unaudited) (未經審核)

As at 31 December 於12月31日 2020 *HK\$'000 千港元* (Audited) (經審核)

0 to 30 days 0至30日 **7,751** 7,317

14. LOAN RECEIVABLES

As at 30 June 2021, the loan receivables were unsecured and bore interest at 4.75% to 15% per annum. As at 30 June 2021, the Company assessed the loss allowance of these loan receivables individually and reversal of impairment of approximately HK\$12,369,000 (six months ended 30 June 2020: HK\$2,475,000) was made for the current interim period as a result of the change in the credit risk of the debtors in respect of these loan receivables, who were independent third parties of the Group.

As at 30 June 2021, loan receivables of approximately HK\$163,020,000 (31 December 2020: HK\$163,020,000) were guaranteed by 泰州市新濱江開發有限責任公司 (Taizhou Xin Bin Jiang Development Limited*), a non-controlling shareholder of a subsidiary of the Company.

14. 應收貸款

於2021年6月30日,應收貸款為無抵押,並按4.75%至15%年利率計息。 於2021年6月30日,本公司已就該等應收貸款虧損撥備作單獨評估,由 於該等應收貸款的債務人(為本集團 獨立第三方)之信貸風險出現變動, 因此於本中期期間作出減值撥回約 12,369,000港元(截至2020年6月30日 止六個月: 2,475,000港元)。

於2021年6月30日,應收貸款約 163,020,000港元(2020年12月31日: 163,020,000港元)已獲泰州市新濱江開發有限責任公司(本公司附屬公司 之非控制股東)擔保。

^{*} English name is translated for identification purpose only

^{*} 英文名稱的翻譯僅供識別

For the six months ended 30 June 2021 截至2021年6月30日止六個月

15. IMPAIRMENT ASSESSMENT ON FINANCIAL ASSETS AND OTHER ITEMS SUBJECT TO EXPECTED CREDIT LOSS MODEL

15. 預期信貸虧損模式對金融資產及其 他項目的減值評估

Six months ended 30 June 截至6月30日止六個月

		2021 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)	2020 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)
	No. 1 = 7 = 7 + No. No. 16		
(Reversal) of Impairment/impairment	就以下項目已確認之減值		
loss recognised in respect of: Loan receivables	(撥回)/減值虧損: 應收貸款	(12,369)	(2,475)
Amounts due from an associate	應收一家聯營公司及	(12,003)	(2,470)
and a joint venture	一家合營企業款	(6,499)	13,729
		(18,868)	11,254

The basis of determining the inputs and assumptions and the estimation techniques used in these unaudited condensed consolidated financial statements for the six months ended 30 June 2021 are the same as those used in the preparation of the Group's audited consolidated financial statements for the year ended 31 December 2020.

During the current interim period, the Group provided for a reversal of impairment of approximately HK\$18,868,000 (six months ended 30 June 2020: impairment loss of approximately HK\$11,254,000).

截至2021年6月30日止六個月,此等未經審核簡明綜合財務報表所採用之數據及假設以及估計方法的基準與編製本集團截至2020年12月31日止年度的經審核綜合財務報表所採用的基準相同。

於本中期期間,本集團計提減值撥回約18,868,000港元(截至2020年6月30日止六個月:減值虧損約11,254,000港元)。

For the six months ended 30 June 2021 截至2021年6月30日止六個月

16. PLEDGE OF ASSETS

As at 30 June 2021, the Group pledged certain investment properties and leasehold land and buildings with an aggregate carrying value at the end of the reporting period of approximately HK\$1,464,516,000 (31 December 2020: HK\$2,542,850,000) and approximately HK\$203,400,000 (31 December 2020: HK\$198,800,000) respectively to secure general banking facilities granted to the Group, other loans and other payables to an independent third party.

As at 30 June 2021, bank deposits of approximately HK\$24,038,000 (31 December 2020: HK\$23,753,000) were pledged to banks to secure banking facilities granted to a joint venture of the Group.

17. SHARE CAPITAL

16. 資產抵押

於2021年6月30日,本集團已將其於本報告期末累計賬面總額分別為約1,464,516,000港元(2020年12月31日:2,542,850,000港元)及約203,400,000港元(2020年12月31日:198,800,000港元)之若干投資物業及租賃土地及樓宇抵押作為本集團獲授予一般性銀行融資、其他貸款及一名獨立第三方的其他應付款的條件。

於2021年6月30日,本集團將其銀行存款約24,038,000港元(2020年12月31日:23,753,000港元)用以抵押本集團一家合營企業的銀行融資。

17. 股本

Number	Nominal
of shares	value
股份數目	面值
In thousand	HK\$'000
千股	千港元

Issued and fully paid	已發行及已繳足		
At 1 January 2020,	於2020年1月1日、		
31 December 2020,	2020年12月31日、		
1 January 2021 and	2021年1月1日及		
30 June 2021	2021年6月30日	2,304,850	3,626,781

For the six months ended 30 June 2021 截至2021年6月30日止六個月

18. INTEREST-BEARING BANK AND OTHER BORROWINGS

18. 計息銀行及其他借貸

		As at 30 June 2021 (Unaudited) 於2021年6月30日(未經審核)		As at 31 December 2020 (Audited) 於2020年12月31日(經審核)			
		Effective interest rate 實際利率	Maturity 到期日	<i>HK\$'000</i> チ港元	Effective interest rate 實際利率	Maturity 到期日	HK\$'000 千港元
Current	即期						
Bank loans - secured	銀行貸款 - 有抵押	-	-	-	5.635%	2021	41,568
Other loans - secured	其他貸款 - 有抵押	9% to至 12%	2021 to至 2024	262,861	12%	2021	142,874
Other loans - unsecured	其他貸款 - 無抵押	5.35%	2021	33,807	5.35%	2021	33,406
Senior note — secured	優先票據 - 有抵押	7.5%	2021	152,993	7.5%	2021	151,461
				449,661			369,309
Non-current	非即期						
Bank loans - secured	銀行貸款 - 有抵押	7.5% to至 8%	2022 to至 2024	180,288	5.635%	2022 to至 2026	546,318
Other loans - secured	其他貸款 — 有抵押	9% to至 12%	2022 to至 2024	1,217,133	9% to至 12%	2022 to至 2023	1,024,794
				1,397,421			1,571,112
				1,847,082			1,940,421

For the six months ended 30 June 2021 截至2021年6月30日止六個月

18. INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

18. 計息銀行及其他借貸(續)

		As at 30 June 2021 (Unaudited) 於2021年 6月30日 (未經審核) <i>HK\$</i> '000 千港元	As at 31 December 2020 (Audited) 於2020 12月31日 (經審核) <i>HK\$</i> '000 千港元
Analysed into:	分析為:		
Bank loans repayable	應償還銀行貸款		
Within one year or on demand	一年內或按要求	_	41,568
In the second year	第二年	180,288	47,506
In the third to fifth years, inclusive	第三至第五年		
	(包括首尾兩年)	_	320,665
Over five years	五年後	_	178,147
		180,288	587,886
Other loans and senior note	應償還其他貸款及優先		
repayable	票據		
Within one year	一年內	449,661	327,741
In the second year	第二年	63,287	229,069
In the third to fifth years, inclusive	第三至第五年	Í	
	(包括首尾兩年)	1,153,846	795,725
		1,666,794	1,352,535
		1,847,082	1,940,421

For the six months ended 30 June 2021 截至2021年6月30日止六個月

19. DEFERRED TAX LIABILITIES

19. 遞延税項負債

The followings are the major deferred tax assets and liabilities recognised and movements thereon during the current interim period:

以下為於本中期期間已確認的主要遞 延稅項資產與負債及其變動:

		Accelerated			
		tax	Revaluation		
		depreciation 加速税務折舊	of properties 物業重估	Tax losses 税務虧損	Total 總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
	4	,			
At 31 December 2020 (audited)	於2020年12月31日(經審核)	(55)	(239,774)	1,808	(238,021)
Credited to profit or loss for the	於期內計入損益(附註6)				
period (Note 6)		_	(6,560)	_	(6,560)
Credited to other comprehensive	於期內計入其他全面虧損				
loss for the period			(1,070)		(1,070)
At 30 June 2021 (unaudited)	於2021年6月30日(未經審核)	(55)	(247,404)	1,808	(245,651)

20. COMMITMENTS

20. 承擔

The Group had the following capital commitments at the end of the reporting periods:

本集團於報告期末有以下資本承擔:

	As at	As at
	30 June	31 December
	於6月30日	於12月31日
	2021	2020
	HK\$'000	HK\$'000
	千港元	千港元
	(Unaudited)	(Audited)
	(未經審核)	(經審核)
Contracted, but not provided for: 已訂約但未計提:		
	100.000	170 147
	180,288	178,147
Non-performing assets 不良資產	151,442	149,644
Asset management company 資產管理公司	3,600	<u> </u>
	335,330	327,791

For the six months ended 30 June 2021 截至2021年6月30日止六個月

21. RELATED PARTY TRANSACTIONS

In addition to the transactions detailed elsewhere in these unaudited condensed consolidated financial statements, the Group had the following transactions with related parties during the reporting periods:

21. 關聯方交易

除此等未經審核簡明綜合財務報表 其他部分所述之交易外,本集團於報 告期內與關聯方進行下述交易:

Six months ended 30 June 截至6月30日止六個月

		2021 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)	2020 <i>HK\$'000</i> <i>千港元</i> (Unaudited) (未經審核)
Interest income from an associate	一家聯營公司的利息收入	11,874	10,995
Interest expense to non-controlling	附屬公司之非控制股東的		
shareholders of subsidiaries	利息支出	2,546	901
Interest income from a joint venture	一家合營企業之利息收入	40,389	49,918
Interest expense to a substantial	一名主要股東之利息支出		
shareholder		28,856	27,420
Rental payment to a substantial	支付一名主要股東之租金	·	
shareholder		781	1,299
Management fee to an entity	支付朱慶凇先生一名近親控制		
controlled by a close family	實體之管理費		
member of Mr. Chu Hing Tsung		533	_

The above transactions were conducted in accordance with the terms of the related underlying agreements. In the opinion of the directors of the Company, the above related party transactions were conducted in the ordinary course of business of the Group.

上述交易乃根據有關相關協議之條款進行。本公司董事認為,上述關聯方交易乃於本集團日常業務過程中進行。

For the six months ended 30 June 2021 截至2021年6月30日止六個月

22. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

As at 30 June 2021, the carrying amounts of the Group's financial instruments reasonably approximated to their fair values.

Management has assessed that the fair values of trade receivables, financial assets included in deposits, prepayments and other receivables, amounts due from a joint venture and an associate, loan receivables, pledged bank deposits, cash and bank balances, financial liabilities included in accrued charges, rental deposits and other payables and the current portion of interest-bearing bank and other borrowings approximated to their carrying amounts as at 30 June 2021 largely due to the short term maturities of these instruments.

The Group's finance department headed by the directors of the Company is responsible for determining the policies and procedures for the fair value measurement of financial instruments. The finance department reports directly to the directors and the audit committee of the Company. At each reporting date, the finance department of the Group analyses the movements in the values of the financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the directors of the Company. The valuation process and results are discussed with the audit committee of the Company twice a year for interim and annual financial reporting.

The fair values of the financial assets and liabilities are included at the amount at which the instruments could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

22. 金融工具之公允值及公允值等級

於2021年6月30日,本集團金融工具 之賬面值合理地與其公允值相若。

管理層已評估應收賬款、計入按金、預付款及其他應收款之金融營公司之業及一家聯營公司改建投一家企業及一家聯營公司改發,抵押銀行存款、租務按現分,在一個人工,對於2021年6月30日的賬面值相若,要由於該等工具之到期日短。

金融資產及負債之公允值按金融工具 由自願各方在現有交易中可交換之金 額入賬,強制或清算銷售除外。

For the six months ended 30 June 2021 截至2021年6月30日止六個月

22. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

The following methods and assumptions were used to estimate the fair values:

The fair values of loan receivables and interest-bearing bank and other borrowings have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The fair value of the liability component of the convertible bonds is estimated by discounting the expected future cash flows using an equivalent market interest rate for a similar convertible bond with consideration given to the Group's own non-performance risk. The changes in fair value as a result of the Group's own non-performance risk for borrowings as at 30 June 2021 and 31 December 2020 were assessed to be insignificant.

The fair values of the listed equity investments are based on their quoted market prices. The fair values of certain club debentures have been valued based on historical transaction price from the relevant institutions, which are classified as Level 2. The fair values of unlisted securities and unlisted funds are based on adjusted net assets approach by adjusting the book value of assets and liabilities of the investees to their fair value, or estimated by using a discounted cash flow valuation model based on the contractual disposal price of an unlisted security.

The fair value of the non-performing asset portfolio is estimated by discounting the expected future cash flows using rates for instruments with similar terms, credit risk and the aggregate of the values of the underlying collateral securing the respective outstanding receivables owned by the creditors. The Group's own non-performance risk for the non-performing asset portfolio as at 30 June 2021 and 31 December 2020 was assessed to be insignificant.

22. 金融工具之公允值及公允值等級(續)

估計公允值時所用之方法及假設載 述如下:

上市股本投資之公允值乃基於市場報價產之公允值乃基於市场場報價產之公允值乃基於值乃基於值別國際工具過往之交易價為基準估值,故列為第2級。非上市證券投資工,市司之資產及負債賬面值調整至定,可以提供更多。 這一項非上市證券之合約出 大時期現金流量模式估計。

不良資產組合之公允值乃使用具類似條款及信貸風險的工具之貼現率,及就債權人所擁有之各未償還應收款作出抵押之相關抵押品之總價值貼現之預期未來現金流量進行估計。於2021年6月30日及2020年12月31日,本集團就不良資產組合承受之不履約風險經評估為並不重大。

For the six months ended 30 June 2021 截至2021年6月30日止六個月

22. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

The directors of the Company believe that the estimated fair values resulting from the valuation technique, which were recorded in the unaudited condensed consolidated statement of financial position as at 30 June 2021 of the Group, and the related changes in fair values, which were recorded in the unaudited condensed consolidated statement of profit or loss for the six months ended 30 June 2021 of the Group, were reasonable, and that they were the most appropriate values at the end of the reporting period.

Set out below is a summary of the significant unobservable inputs used in the valuations of the unlisted equity securities, unlisted funds and non-performing asset portfolio:

22. 金融工具之公允值及公允值等級(續)

本公司董事認為,由估值技術所得出之估計公允值(計入本集團於2021年6月30日之未經審核簡明綜合財務狀況表)及公允值相關變動(計入本集團截至2021年6月30日止六個月之未經審核簡明綜合損益表)屬合理,且為報告期末最合適之估值。

以下為非上市股本證券、非上市基金 及不良資產組合估值所用的重大不可 觀察輸入數據概要:

	Valuation techniques 估值方法	Significant unobservable inputs 重大不可觀察輸入數據	30 June 2021 2021年6月30日 (Unaudited) (未經審核)	31 December 2020 2020年12月31日 (Audited) (經審核)
Unlisted equity securities and unlisted funds	Adjusted net asset approach	Book value of assets and liabilities of the investees adjusted to their fair value (HK\$ million)	622	648
非上市股本證券及非上市基金	經調整的淨資產法	被投資公司的資產及負債的 賬面值調整至其公允值 (百萬港元)		
Non-performing asset portfolio	Discounted cash flow approach	Aggregate of the valuation of the individual underlying collateral secured to the respective outstanding receivables owned by the creditors (HK\$ million)	171	223
不良資產組合	折現現金流量法	對債權人所擁有的相應未償還 應收款作抵押的個別相關抵 押品的估值總額(百萬港元)		

As at 30 June 2021, a 1% increase/decrease in the fair values of assets and liabilities of the investees would result in an increase/a decrease in the fair value of the unlisted equity securities and unlisted funds of approximately HK\$6,220,000 (31 December 2020: HK\$6,480,000).

於2021年6月30日,被投資公司的資產及負債的公允值增加/減少1%,將導致非上市股本證券及非上市基金的公允值增加/減少約6,220,000港元(2020年12月31日:6,480,000港元)。

For the six months ended 30 June 2021 截至2021年6月30日止六個月

22. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

As at 30 June 2021, a 1% increase/decrease in the collaterals for the respective non-performing assets would result in an increase/a decrease in the fair value of the non-performing asset portfolio of approximately HK\$1,710,000 (31 December 2020: HK\$2,230,000).

The following table illustrates the fair value measurement hierarchy of the Group's financial instruments:

Fair value hierarchy

22. 金融工具之公允值及公允值等級(續)

於2021年6月30日,相關不良資產的抵押品的公允值增加/減少1%,將 導致不良資產組合的公允值增加/減 少約1,710,000港元(2020年12月31日: 2,230,000港元)。

下表展示本集團金融工具之公允值計量等級:

公允值等級

		Fair value measurement using			
			使用下列各項之公允值計量		
		Quoted	Significant	Significant	
		prices in	observable	unobservable	
		active markets	inputs	inputs	
		於活躍市場	重大可觀察	重大不可觀察	
		之報價	輸入數據	重八下引配示 輸入數據	
		(Level 1)	(Level 2)	(Level 3)	Total
HK\$'000	<i>千港元</i> ————————————————————————————————————	(第 1 級) ————	(第 2 級)	(第 3 級) ————	總計
Assets measured at fair value	於2021年6月30日按				
as at 30 June 2021:	公允值計量之資產:				
Financial assets at fair value	按公允值計量且其變動				
through profit or loss	計入損益之金融資產	5,077	2,780	792,638	800,495
Derivative financial instrument	衍生金融工具			53,164	53,164
Assats was a sun of at fair wal as	₩0000Æ10 H01 F #2				
Assets measured at fair value as	於2020年12月31日按				
at 31 December 2020:	公允值計量之資產:				
Financial assets at fair value	按公允值計量且其變動				
through profit or loss	計入損益之金融資產	4,127	2,780	871,079	877,986
Derivative financial instrument	衍生金融工具	_	_	37,483	37,483

During the six months ended 30 June 2021, there were no transfers of fair value measurements between Level 1 and Level 2 (year ended 31 December 2020: nil) and no transfers into or out of Level 3 for both financial assets and financial liabilities (year ended 31 December 2020: nil).

截至2021年6月30日止六個月,金融資產及金融負債概無於第1級與第2級之間轉撥任何公允值計量(截至2020年12月31日止年度:無),亦無轉入或轉出第3級(截至2020年12月31日止年度:無)。

For the six months ended 30 June 2021 截至2021年6月30日止六個月

22. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Fair value hierarchy (Continued)

The movements in fair value measurements in Level 3 during the six months ended 30 June 2021 and the year ended 31 December 2020 are as follows:

22. 金融工具之公允值及公允值等級(續)

公允值等級(續)

截至2021年6月30日止六個月及截至2020年12月31日止年度,第3級內之公允值計量變動如下:

		Financial assets 金融資產 HK\$'000 千港元	Financial liabilities 金融負債 HK\$'000 千港元
At 1 January 2020	於2020年1月1日	803,309	2,147
Additions of financial assets at fair value through profit or loss	於第3級內添置以公允值計量 且其變動計入損益的		
measured at fair value in Level 3	金融資產	55,183	_
Disposal of financial assets at	於第3級內出售以公允值計量		
fair value through profit or loss measured at fair value in Level 3	且其變動計入損益的	(00.040)	
Total gain/(loss) recognised in profit	金融資產 於損益確認之收益/(虧損)	(32,640)	_
or loss	總額	30,919	(2,147)
Exchange realignment	匯兑較正	51,791	
At 31 December 2020	於2020年12月31日	908,562	
Disposal of financial assets at	於第3級內出售以公允值計量		
fair value through profit or loss	且其變動計入損益的		
measured at fair value in Level 3	金融資產	(52,237)	-
Total loss recognised in profit or	於損益確認之虧損總額	(
loss	医光松 丁	(20,825)	_
Exchange realignment	匯兑較正	10,302	
At 30 June 2021	於2021年6月30日	845,802	_



Silver Grant International Holdings Group Limited

銀 建 國 際 控 股 集 團 有 限 公 司 (Incorporated in Hong Kong with limited liability) (於香港註冊成立之有限公司) 股份代號 Stock code: 171

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