

Stock Code 股份代號: 00079

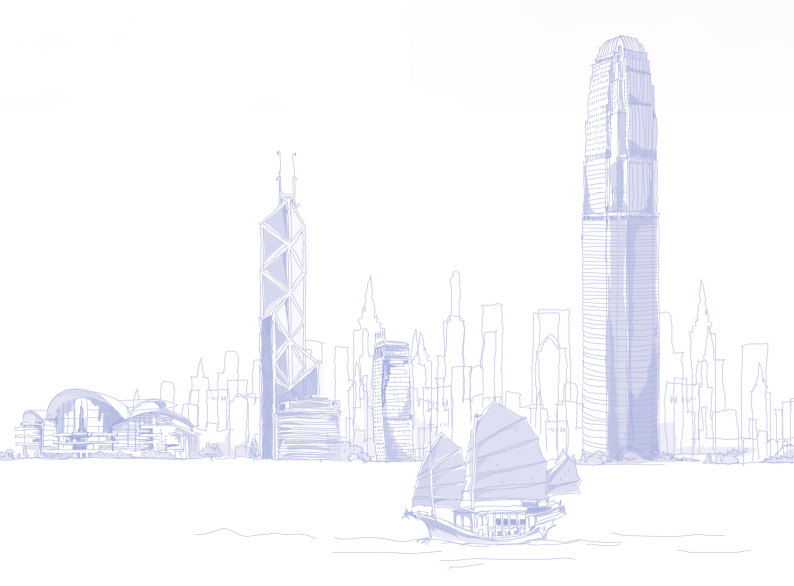
2020

INTERIM REPORT



^{*} For identification purposes only 僅供識別

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SECTION A: CORPORATE INFORMATION

A部份:公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. TSANG Chiu Mo Samuel (Executive Chairman)

Ms. TSANG Chiu Yuen Sylvia Ms. CHU Ming Tak Evans Tania

Independent Non-executive Directors

Mr. HUI Yan Kit Mr. LAU Pui Wina Ms. HO Ting Mei

AUDIT COMMITTEE

Mr. LAU Pui Wing (Chairman)

Mr. HUI Yan Kit Ms. HO Ting Mei

REMUNERATION COMMITTEE

Mr. HUI Yan Kit (Chairman)

Ms. HO Ting Mei

Ms. CHU Ming Tak Evans Tania

NOMINATION COMMITTEE

Ms. HO Ting Mei (Chairman)

Mr. HUI Yan Kit

Ms. CHU Ming Tak Evans Tania

COMPANY SECRETARY

Ms. SZE Tak On

LEGAL ADVISERS

Tso Au Yim & Yeung Solicitors

AUDITORS

BDO Limited

Certified Public Accountants

董事會

執行董事

曾昭武先生(行政主席) 曾昭婉女士 朱明德女士

獨立非執行董事

許人傑先生 劉沛榮先生 何婷媚女士

審核委員會

劉沛榮先生(主席) 許人傑先生 何婷媚女士

薪酬委員會

許人傑先生(主席) 何婷媚女士 朱明德女士

提名委員會

何婷媚女士(主席) 許人傑先生 朱明德女士

公司秘書

施得安女士

法律顧問

曹歐嚴楊律師行

核數師

香港立信德豪會計師事務所有限公司 執業會計師

SECTION A: CORPORATE INFORMATION A部份:公司資料

BANKERS

Bank of China (Hong Kong) Limited The Bank of East Asia, Limited Hang Seng Bank Limited

SHARE REGISTRARS

Principal Share Registrars

MUFG Fund Services (Bermuda) Limited 4th Floor, North Cedar House 41 Cedar Avenue Hamilton HM 12 Bermuda

Hong Kong Branch Share Registrars and Transfer Office

Boardroom Share Registrars (HK) Limited Room 2103B, 21st Floor 148 Electric Road, North Point Hong Kong

REGISTERED OFFICE

Clarendon House, 2 Church Street Hamilton, HM 11 Bermuda

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Unit 906, 9th Floor, Capital Centre 151 Gloucester Road, Wanchai Hong Kong

COMPANY WEBSITE

http://www.clh.com.hk

STOCK CODE

00079

往來銀行

中國銀行(香港)有限公司 東亞銀行有限公司 恒生銀行有限公司

股份過戶登記處主要股份過戶登記處

MUFG Fund Services (Bermuda) Limited 4th Floor, North Cedar House 41 Cedar Avenue Hamilton HM 12 Bermuda

香港股份過戶登記處分處

寶德隆證券登記有限公司 香港 北角電氣道148號 21樓2103B室

註冊辦事處

Clarendon House, 2 Church Street Hamilton, HM 11 Bermuda

總辦事處及香港主要營業地點

香港 灣仔告士打道151號 資本中心9樓906室

公司網站

http://www.clh.com.hk

股份代號 00079

SECTION B: INTERIM RESULTS

B部份:中期業績

The board of directors (the "Board") of Century Legend (Holdings) Limited (the "Company") is hereby to present the unaudited condensed consolidated results of the Company and its subsidiaries (the "Group") for the six months ended 30 June 2020. The unaudited consolidated results have been reviewed by the Audit Committee of the Company.

世紀建業(集團)有限公司(「本公司」)董事會(「董事會」)謹此提呈本公司及其附屬公司(「本集團」)截至二零二零年六月三十日止六個月之未經審核簡明綜合業績。未經審核綜合業績已由本公司審核委員會審閱。

I. CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the six months ended 30 June 2020

I. 簡明綜合全面收入報表

截至二零二零年六月三十日止六個月

Six months ended 30 June 截至六月三十日止六個月

Revenue	收益	5	15,919	13,623
Cost of sales	銷售成本		(6,657)	(4,536)
Gross profit	毛利		9,262	9,087
Other income	其他收入		2,736	2,818
Fair value (loss)/gain on financial assets at	按公平值計入損益之財務資產之			
fair value through profit or loss	公平值(虧損)/收益		(17,950)	266
Fair value gain on investment properties	投資物業之公平值收益		-	10,000
Gain on disposal of an investment property	出售投資物業之收益			800
Administrative expenses	行政開支		(18,688)	(19,436)
Finance costs	融資成本		(3,285)	(3,234)
(Loss)/Profit before income tax	除所得税前(虧損)/溢利	6	(27,925)	301
Income tax refund/(expense)	所得税退款/(開支)	7	12	(216)
(Loss)/Profit for the period	期內(虧損)/溢利		(27,913)	85

I. CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (CONTINUED)

For the six months ended 30 June 2020

I. 簡明綜合全面收入報表(續)

截至二零二零年六月三十日止六個月

Six months ended 30 June 截至六月三十日止六個月

		Notes 附註	2020 二零二零年 (Unaudited) (未經審核) HK\$'000 港幣千元	2019 二零一九年 (Unaudited) (未經審核) HK\$'000 港幣千元
Other comprehensive income Item that will not be reclassified subsequently to profit or loss	其他全面收入 隨後將不會重新分類至損益 之項目			
Change in fair value of equity instrument at fair value through comprehensive income	按公平值計入全面收入之股本 工具之公平值變動		(1,562)	1,362
Other comprehensive income for the period	期內其他全面收入		(1,562)	1,362
Total comprehensive income for the period	期內全面收入總額		(29,475)	1,447
(Loss)/Profit for the period attributable to: Owners of the Company Non-controlling interests	以下各項應佔期內(虧損)/溢利: 本公司擁有人 非控股權益		(27,514) (399)	884 (799)
			(27,913)	85
Total comprehensive income for the period attributable to: Owners of the Company Non-controlling interests	以下各項應佔期內全面 收入總額: 本公司擁有人 非控股權益		(29,076) (399)	2,246 (799)
	· 大在以惟位		(29,475)	1,447
(Loss)/Earnings per share attributable to the owners of the Company – Basic	本公司擁有人應佔每股 (虧損)/盈利 -基本	9	HK(8.44) cents港仙	HK0.28 cents港仙
- Diluted	一攤薄		HK(8.44) cents港仙	HK0.28 cents港仙

The notes on pages 11 to 26 form part of this interim financial report.

第11頁至第26頁的附註屬本中期財務報 告的一部份。

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

As at 30 June 2020

於二零二零年六月三十日

	Notes 附註	As at 30 June 2020 於二零二零年 六月三十日 (Unaudited) (未經審核) HK\$'000 港幣千元	As at 31 December 2019 於二零一九年 十二月三十一日 (Audited) (經審核) HK\$'000 港幣千元
ASSETS AND LIABILITIES 資產及負債			
Non-current assets非流動資產Property, plant and equipment Investment properties物業、廠房及設備 投資物業 按公平值計入其他全面 收入之財務資產		242,396 130,100 4,778	232,299 130,100 9,298
		377,274	371,697
Current assets Inventories Financial assets at fair value through profit or loss Trade and other receivables and prepayments Amount due from non-controlling interest Tax recoverable Pledged bank deposits Cash and bank balances 流動資產 存貨 按公平值計入損益之財 資產 營業及其他應收賬款及 付款項 應收非控股權益款項 可收回税項 已抵押銀行存款 現金及銀行結餘		88 65,792 7,394 10 12 85,432 16,690	85 88,836 4,087 10 32 86,062 21,866
		175,418	200,978
Current liabilities Trade payables Other payables and accruals Contract liabilities Amount due to non-controlling interest Lease liabilities Bank borrowings (secured) 流動負債 営業應付賬款 其他應付賬款及應計款 合約負債 應付非控股權益款項 租賃負債 銀行借貸(有抵押)	11 項	204 4,913 419 2 7,834 195,882	137 5,155 450 2 4,419 196,950
		209,254	207,113
Net current liabilities 流動負債淨額		(33,836)	(6,135)
Total assets less current liabilities 總資產減流動負債		343,438	365,562

II. CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION (CONTINUED)

As at 30 June 2020

II. 簡明綜合財務狀況表(續)

於二零二零年六月三十日

		Notes 附註	As at 30 June 2020 於二零二零年 六月三十日 (Unaudited) (未經審核) HK\$'000 港幣千元	As at 31 December 2019 於二零一九年十二月三十一日 (Audited) (經審核)HK\$'000 港幣千元
Non-current liabilities	非流動負債			
Lease liabilities	租賃負債		10,516	2,955
Bank borrowings (secured)	銀行借貸(有抵押)		8,777	8,987
Deferred tax liabilities	遞延税項負債		4,250	4,250
			23,543	16,192
Net assets	資產淨額		319,895	349,370
EQUITY	權益			
Share capital	股本		65,215	65,215
Reserves	儲備		251,236	280,312
Equity attributable to the owners of the Company	本公司擁有人應佔權益		316,451	345,527
Non-controlling interests	非控股權益		3,444	3,843
Total equity	權益總額		319,895	349,370

The notes on pages 11 to 26 form part of this interim financial report.

第11頁至第26頁的附註屬本中期財務報 告的一部份。

III. CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2020 (Unaudited)

截至二零二零年六月三十日止六個月 (未經審核)

III. 簡明綜合權益變動表

				Equity att	ributable to the	Owners of the C	ompany				
					本公司擁有	人應佔權益					
						Financial assets at fair value through other	Share			Non-	
		Share	Share	Capital	Revaluation	comprehensive	option	Accumulated		Controlling	
		capital	premium	reserve		income reserve	reserve	losses	Total	interests	Total
						按公平值計入其他全面					
		股本	股份溢價	資本儲備	重估儲備	收入儲備之 財務資產	購股權儲備	累計虧損	合計	非控股權益	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
At 31 December 2019	於二零一九年十二月										
	E+-B	65,215	158,227	146,189	846	36	3,110	(28,096)	345,527	3,843	349,370
Loss for the period Other comprehensive income - Change in fair value of	期內虧損 其他全面收入 — 按公平值計入其他全	-		-	-	-	-	(27,514)	(27,514)	(399)	(27,913
equity instruments at fair value through other	面收入之股本工具 之公平值變動										
comprehensive income	人 公干但 反 到	-	-	-	-	(1,562)	-	-	(1,562)	-	(1,562
Total comprehensive income	期內全面收入總額										
for the period		-	-		-	(1,562)	-	(27,514)	(29,076)	(399)	(29,475
Transfer of financial assets at fair value through other comprehensive income reserve upon the disposal of equity instruments at fair value	ue 財務資產										
through other comprehensivincome	e	-	-	-	-	(482)	-	482	-	-	_
At 30 June 2020	於二零二零年六月三十日	65,215	158,227	146,189	846	(2,008)	3,110	(55,128)	316,451	3,444	319,895

III. CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (CONTINUED)

For the six months ended 30 June 2019 (Unaudited)

III. 簡明綜合權益變動表(續)

截至二零一九年六月三十日止六個月(未經審核)

Equity attributable to the Owners of the Company

	_	本公司擁有人應佔權益									
	Share capital	Share capital	Share premium	Capital reserve	Revaluation reserve	Financial assets at fair-value through other comprehensive income reserve 按公平值計 入其他全面 收入賭備之	Share option reserve	Accumulated losses	Total	Non- controlling interests	Total
		股本 HK\$'000 港幣千元	股份溢價 HK\$'000 港幣千元	資本儲備 HK\$'000 港幣千元	重估儲備 HK\$'000 港幣千元	財務資產 HK\$1000 港幣千元	購股權儲備 HK\$'000 港幣千元	累計虧損 HK\$'000 港幣千元	合計 HK\$'000 港幣千元	非控股權益 HK\$'000 港幣千元	合計 HK\$'000 港幣千元
At 31 December 2018	於二零一八年十二月	04 044	150 401	140 100	040	0.005	E E00	(0.550)	000 750	4.000	005 140
Shares issued under share option scheme	三十一日 根據購股權計劃發行 之股份	61,941 3,274	153,481 4,746	146,189	846	2,265	5,586 (2,945)	(9,552)	360,756 5,075	4,386	365,142 5,075
Transactions with owners	與擁有人之交易	3,274	4,746	-	-	-	(2,945)	-	5,075	-	5,075
Profit for the period Other comprehensive income - Change in fair value of equity instruments at	期內溢利 其他全面收入 一按公平值計入其他全 面收入之股本工具	-	-	-	-	-	-	884	884	(799)	85
fair value through other comprehensive income	之公平值變動	-	-	-	-	1,362	-	-	1,362	-	1,362
Total comprehensive income for the period	期內全面收入總額	-	-	-	-	1,362	-	884	2,246	(799)	1,447
Transfer of financial assets at fair value through other comprehensive income reserve upon the disposal of equity instruments at fair value through other comprehensive	於出售按公平值計入 其他全面收入之股本 工具後轉移按公平值計 入其他全面收入儲備之 即務資產										
income		-	-	-	-	(1,665)	-	1,665	-	-	-
At 30 June 2019	於二零一九年六月三十日	65,215	158,227	146,189	846	1,962	2,641	(7,003)	368,077	3,587	371,664

The notes on pages 11 to 26 form part of this interim financial report.

第11頁至第26頁的附註屬本中期財務報告的一部份。

IV. CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended 30 June 2020

IV. 簡明綜合現金流量表

截至二零二零年六月三十日止六個月

Six months ended 30 June 截至六月三十日止六個月

		既エハカー「	日正八個刀
		2020	2019
		二零二零年	二零一九年
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Net cash used in operating activities	經營業務所耗之現金淨額	(7,419)	(80,884)
Net cash deed in operating activities Net cash generated from investing	投資業務所得之現金淨額	(1,413)	(00,004)
_	仅 具 未 份 川 恃 之 坋 立 <i>冲</i> 创	0.050	04.000
activities		9,853	64,628
Net cash (used in)/generated from	融資業務(所耗)/所得之現金淨額		
financing activities		(7,610)	343
Net decrease in cash and	現金及現金等價物之減少		
cash equivalents	淨額	(5,176)	(15,913)
Cash and cash equivalents at 1 January		21,866	72,047
Cash and cash equivalents at 1 January	次 月 日之况並及况並守貝彻 	21,000	72,047
Cash and cash equivalents at 30 June	於六月三十日之現金及現金等價物	16,690	56,134
Analysis of the balances of cash and	現金及現金等價物之結餘分析		
cash equivalents	<u> </u>		
Cash and bank balances as stated in	於簡明綜合財務狀況表列賬之		
condensed consolidated statement of	現金及銀行結餘		
financial position	yo <u> </u>	16,690	60,631
Less: short term deposits with maturity	減:超過三個月惟一年內到期之	10,000	00,001
beyond three months but within	短期存款		4.407
one year		_	4,497
Cash and cash equivalents at 30 June	於六月三十日之現金及現金等價物	16,690	56 124
Casif and Casif equivalents at 30 June	ボハカニーロ 人児 立及児立寺 慎初	10,090	56,134

The notes on pages 11 to 26 form part of this interim financial report.

第11頁至第26頁的附註屬本中期財務報 告的一部份。

V. NOTES TO THE INTERIM FINANCIAL REPORT

For the six months ended 30 June 2020

1. General Information

Century Legend (Holdings) Limited (the "Company") was incorporated as an exempted company with limited liability in Bermuda and its shares are listed on The Stock Exchange of Hong Kong Limited. The Company is principally engaged in investment holding. The principal activities of its subsidiaries are the property investments, operation of a hair salon under the brand name of "Headquarters", securities investments, hospitality service, property project management and provision of commercial and personal loans.

The condensed consolidated financial statements are unaudited, but have been reviewed by the Audit Committee of the Company. The unaudited condensed consolidated financial statements were approved and authorised for issue by the directors on 27 August 2020.

2. Basis of preparation

This unaudited condensed consolidated interim financial statements for the six months ended 30 June 2020 including the explanatory notes (the "Interim Financial information") have been prepared in accordance with accounting principles generally accepted in Hong Kong and comply with Hong Kong Accounting Standard 34 ("HKAS 34"), Interim Financial Reporting, issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited. The Interim Financial information do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements for the year ended 31 December 2019 (the "2019 Annual Financial Statements") which have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs").

The Interim Financial information for the six months ended 30 June 2020 have been prepared on the historical cost basis except for investment properties and certain financial instruments that are measured at fair values.

The Interim Financial information are presented in Hong Kong dollars ("HK\$"), which is the same as the functional currency of the Company.

V. 中期財務報告附註

截至二零二零年六月三十日止六個月

1. 一般資料

世紀建業(集團)有限公司(「本公司」) 乃於百慕達註冊成立為一間獲豁免有限公司,其股份於香港聯合交易所有限公司上市。本公司主要從事投資控股。其附屬公司之主要業務為物業投資,以品牌「Headquarters」經營髮型屋、證券投資、旅店及款待服務、物業項目管理以及提供商業及私人貸款。

簡明綜合財務報表未經審核,惟已由本公司審核委員會審閱。未經審核簡明綜合財務報表已於二零二零年八月二十七日經董事批准及授權刊發。

2. 編製基準

除投資物業及若干金融工具以公平值計量外,截至二零二零年六月三十日止六個月之中期財務資料乃按歷史成本法編製。

中期財務資料以港幣(「港幣」)呈列,此乃與本公司之功能貨幣相同。

3. **Changes in HKFRSs**

Except as described below, the accounting policies and methods of computation used in the condensed consolidated financial statements for the six months ended 30 June 2020 are the same as those set out in the Group's annual financial statements for the year ended 31 December 2019.

In the current interim period, the Group has applied, for the first time, the following new and revised HKFRSs for the preparation of the Group's condensed consolidated financial statements.

Amendments to HKFRS 3 Definition of a Business

Amendments to HKAS 1 and HKAS 8

Definition of Material

Amendments to HKFRS 9, HKAS 39 and HKFRS 7

Interest Rate Benchmark Reform

The adoption of the above new or revised HKFRSs in the current period has no material effect on the amounts reported and/or disclosures set out in these unaudited condensed consolidated financial statements.

The following new/revised HKFRSs, potentially relevant to the Group's financial statements, have been issued, but are not yet effective and have not been early adopted by the Group. The Group's current intention to apply these changes on the date they become effective.

Amendment to HKFRS 16 COVID-19 Related Rent Concessions¹

香港財務報告準則的變動

除下文所述者外,截至二零二零年六月 三十日止六個月之簡明綜合財務報表所 採用之會計政策及計算方法與本集團截 至二零一九年十二月三十一日止年度之 年度財務報表所採用者相同。

於本中期期間,本集團於編製本集團簡 明綜合財務報表時首次應用下列新訂及 經修訂香港財務報告準則。

香港財務報告準則第3號 企業的定義 之修訂

香港會計準則第1號及 重大的定義 香港會計準則第8號 之修訂

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

於本期間採納上述新訂或經修訂香港財 務報告準則對該等未經審核簡明綜合財 務報表所呈報的金額及/或所載的披露 並無重大影響。

本集團尚未提早採納下列已頒佈但尚未 生效且可能與本集團財務報表相關的新 訂/經修訂香港財務報告準則。本集團 目前擬於其生效日期應用該等變動。

香港財務報告準則 與COVID-19 第16號之修訂 相關的 租金寬減1

於二零二零年六月一日或之後開始的年度期 間生效。

Effective for annual period beginning on or after 1 June 2020.

Use of Judgements and Estimates

In preparing this condensed consolidated interim financial statements, the significant judgements made by the management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to 2019 Annual Financial Statements.

Revenue and Segment information

The Group has identified its operating segments and prepared segment information based on the regular internal financial information reported to the Group's executive directors for their decisions about resources allocation to the Group's business components and review of these components' performance. The business components in the internal reporting to the executive directors who are the chief operating decision-makers are determined following the Group's major product and service lines. The Group is currently organized into the following six operating segments:

Property investments -Investing in commercial and residential properties for rental income potential

and for capital appreciation in both

Macau and Hong Kong

Hair styling Provision of hair styling and related

services and product sales in

Hong Kong

Money lending - Provision of commercial and personal loans in Hong Kong (inactive in the

current period and prior years)

Securities investments -Investing in listed equity securities

in Hong Kong and equity-linked

investments in Hong Kong

Hospitality service Provision of hospitality service in Hong

Kona

Provision of property related project Property project management

management service

使用判斷及估算

編製本簡明綜合中期財務報表時,管理 層在應用本集團會計政策時作出之重大 判斷及估算不確定性因素之主要來源與 二零一九年年度財務報表所應用者相 同。

收益及分部資料 5.

根據定期呈報予本集團執行董事以供彼 等決定本集團業務組成部份之資源分配 以及檢討該等部分表現之內部財務資 料,本集團已識別其經營分部並編製分 部資料。內部呈報予執行董事(主要營 運決策者)之業務組成部分乃根據本集 團主要產品及服務線釐定。本集團現時 分為以下六個經營分部:

物業投資 - 投資位於澳門及香港之商

業及住宅物業以獲取租 金收入潛力及資本增值

髮型設計 在香港提供髮型設計及相

關服務以及產品銷售

借貸 - 在香港提供商業及私人貸

> 款(於本期間及過往年 度暫無業務)

證券投資 - 投資香港上市股本證券及

香港股票掛鈎投資

在香港提供旅店及款待服 旅店及款

待服務 務

- 提供物業相關項目管理服 物業項目

管理 務

5. Revenue and Segment information (Continued)

(a) Segment revenues and results

The following is an analysis of the Group's revenue and results by reportable segments:

5. 收益及分部資料(續)

(a) 分部收益及業績

按可呈報分部劃分本集團之收益及 業績之分析如下:

Segment revenue	Segment (loss)/profit
分部收益	分部(虧損)/溢利
Six months	ended 30 June

截至六月三十日止六個月

2020 2019 2020 2019 二零二零年 二零一九年 二零二零年 二零一九年 (Unaudited) (Unaudited) (Unaudited) (Unaudited) (未經審核) (未經審核) (未經審核) (未經審核) HK\$'000 HK\$'000 HK\$'000 HK\$'000 港幣千元 港幣千元 港幣千元 港幣千元 Property investments 物業投資 2.182 4.772 (1,916)6.849 Hair styling 髮型設計 7,761 8.637 162 (1.785)Money lending 借貸 (15)(17)Securities investments 證券投資 1.587 214 (16,363)480 Hospitality service 旅店及款待服務 2.589 (1,366)Property project management 物業項目管理 1,800 (42)15,919 13,623 (19,540)5,527 Unallocated other income 未分配其他收入 1,852 1,903 Exchange losses, net 匯兑虧損淨額 (1,672)(701)Corporate staff costs 公司員工成本 (4,046)(3,879)Other corporate and unallocated 其他公司及未分配 expenses 開支 (4,519)(2,549)(Loss)/Profit before income tax 除所得税前(虧損)/溢利 (27,925)301

Revenue reported above represented revenue generated from external customers.

Segment results represent the profit earned/loss incurred by each segment without allocation of central administration costs. Segment results exclude certain bank interest income, dividend income from financial assets at FVOCI and exchange losses, net, which arise from assets which are managed on a group basis. Segment results also exclude corporate staff costs and other corporate and unallocated expenses. This is the measure reported to executive directors for the purposes of resource allocation and assessment of segment performance.

上述已呈列報告收益均來自於外部 客戶。

Revenue and Segment information (Continued) 收益及分部資料(續)

(b) Segment assets and liabilities

(b) 分部資產及負債

	As at 30 June	As at 31 December
	2020	2019
		於二零一九年十二月三十一日
	(Unaudited)	(Audited)
	(未經審核)	(經審核)
	HK\$'000 港幣千元	HK\$'000 港幣千元
八前次玄		
	137 273	140,147
		11,741
借貸	176	95
證券投資	67,397	89,271
		217,828
物業項目管理 	392	_
分部資產總額	449,318	459,082
		9,298
	85,432	86,062
共他公可及不分配員座	13,164	18,233
合併資產總額	552,692	572,675
分部負債		
	17,415	53,077
髮型設計	5,820	7,270
	18	23
	47.044	-
		160
初未供日官理	437	_
分部負債總額	71,331	60,530
遞延税項負債	4,250	4,250
銀行借貸	155,120	155,120
共他公可 及 不分 配 負債	2,096	3,405
企 併名	232,797	223,305
	證券投資 法所數 一方 一方 一方 一方 一方 一方 一方 一方 一方 一方	30 June 2020

5. Revenue and Segment information (Continued)

- (b) Segment assets and liabilities (Continued)
 For the purposes of monitoring segment performance and allocating resources between segments:
 - all assets are allocated to reportable segments other than financial assets at FVOCI and pledged bank deposits which are managed on group basis and other corporate and unallocated assets; and
 - all liabilities are allocated to reportable segments other than deferred tax liabilities and certain bank borrowings which are managed on group basis, and other corporate and unallocated liabilities.

5. 收益及分部資料(續)

- (b) 分部資產及負債(續) 就監控分部表現及分配各分部間資源而言:
 - 一 所有資產均分配至可呈報分 部(按公平值計入其他全面 收入之財務資產、按組合基 準管理之已抵押銀行存款以 及其他公司及未分配資產除 外);及
 - 所有負債均分配至可呈報分部(遞延税項負債、按組合基準管理之若干銀行借貸以及其他公司及未分配負債除外)。

(c) Other segment information

(c) 其他分部資料

		Interest income 利息收入		利息收入 投資物業之公平值收益 融資 Six months er		成本	non-curre	to specified Depreciation amortisa amortisa 扩舊及量		ation	
		2020 二零二零年 (Unaudited) (未經審核) HK\$'000 港幣千元	2019 二零一九年 (Unaudited) (未經審核) HK\$'000 港幣千元								
Property investments Hair styling Money lending Securities investments Hospitality service Property project management	物業投資 髮型設計 借貸 證券投資 旅店及款待服務 物業項目管理	1	857 - - 172 -	-	10,000 - - - - -	141 141 - - 742	2,935 182 - - -	- 8 - - 14,023	- 2,464 - - -	85 1,705 - - 1,280	107 2,055 - - -
Unallocated	未分配線計	1,173	1,029 1,289 2,318	-	10,000	1,024 2,261 3,285	3,117 117 3,234	14,031 28 14,059	2,464	3,070 887 3,957	2,162 989 3,151

5. Revenue and Segment information (Continued)

(d) Geographical information

The geographical location of the specified non-current assets (i.e. non-current assets excluding financial assets) is based on the physical location of the assets. The geographical location of customers is based on the location at which the services were provided or the goods were delivered.

The following is an analysis of the carrying amount of the specified non-current assets and revenue from external customers, analysed by the geographical location.

5. 收益及分部資料(續)

(d) 地區資料

指定非流動資產(即不包括財務資產之非流動資產)之地區位置乃根據資產實際所在位置劃分。客戶之地區位置乃根據獲提供服務或貨品付運之位置劃分。

以下為指定非流動資產之賬面值及 來自外部客戶之收益之分析(按地 區位置分析)。

		non-curr	cified ent assets 流動資產	external o	ue from customers 客戶之收益
		As at 30 June 2020	As at 31 December 2019	Six months e 截至六月三-	nded 30 June - 日止六個月
		於二零二零年 六月三十日 (Unaudited) (未經審核) HK\$'000 港幣千元	於二零一九年 十二月三十一日 (Audited) (經審核) HK\$'000 港幣千元	2020 二零二零年 (Unaudited) (未經審核) HK\$'000 港幣千元	2019 二零一九年 (Unaudited) (未經審核) HK\$'000 港幣千元
Hong Kong (domicile) Macau	香港(所在地) 澳門	286,151 86,345	275,969 86,430	14,457 1,462	12,371 1,252
		372,496	362,399	15,919	13,623

5. Revenue and Segment information (Continued)

(e) Disaggregation of revenue In the following table, revenue under HKFRS 15 is disaggregated by primary geographical market, operating segments and timing of revenue recognition.

5. 收益及分部資料(續)

(e) 劃分收益

於下表,香港財務報告準則第15 號項下之收益以主要地理市場、經 營分部及收益確認時間劃分。

Six months ended 30 June 截至六月三十日止六個月

		2020 二零二零年 (Unaudited) (未經審核) HK\$'000 港幣千元	2019 二零一九年 (Unaudited) (未經審核) HK\$'000 港幣千元
Revenue from contract with customers	客戶合約收益		
Timing of revenue recognition	收益確認時間		
- Over time	- 隨時間	7.045	0.554
Hair styling services	髮型設計服務 *	7,345	8,554
Hospitality service	旅店及款待服務	2,589	
Timing of revenue recognition	收益確認時間		
 At a point in time 	一於某一時間點		
Product sales under hair styling	髮型設計服務項下		
services	產品銷售	416	83
Revenue from other sources	來自其他來源之收益		
Rental income	租金收入	2,182	4,772
Securities investments	證券投資	1,587	214
Property project management	物業項目管理	1,800	_
		15,919	13,623

6. (Loss)/profit before income tax

(Loss)/Profit before income tax is arrived at after charging/ (crediting) the following:

6. 除所得税前(虧損)/溢利

除所得税前(虧損)/溢利於扣除/(計入)下列項目後達致:

Six months ended 30 June 截至六月三十日止六個月

				赵土///1—	
				2020	2019
				二零二零年	二零一九年
				(Unaudited)	(Unaudited)
				(未經審核)	(未經審核)
				HK\$'000	HK\$'000
				港幣千元	港幣千元
(a)	Finance costs	(a)	融資成本		
(-)	Interest on borrowings	()	借貸利息	2,966	2,955
	Other finance costs		其他融資成本	319	279
	Total finance costs recognised in		於損益內確認之融資		
	profit or loss		成本總額	3,285	3,234
(b)	Other items	(b)	其他項目		
()	Fair value loss/(gain) on financial assets at fair value through	(-)	按公平值計入損益之 財務資產之公平值		
	profit or loss		虧損/(收益)	17,950	(266)
	Depreciation and amortisation		折舊及攤銷	3,957	3,151

7. Income tax expense

No provision for Hong Kong profits tax has been made as the Group did not derive any assessable profit for the six months ended 30 June 2020 and 2019.

The Group has available tax losses as at 31 December 2019 for offsetting against future profits. No deferred tax assets have been recognised as the directors consider that it is uncertain that they will crystallize in the foreseeable future.

Pursuant to the tax rules and regulations of Macau, the subsidiaries in Macau are liable to Macau Profits Tax at the rate of 12%. No provision for Macau profits tax has been made for the six months ended 30 June 2020 while 12% Macau profits tax has been made for the six months ended 30 June 2019.

7. 所得税開支

由於本集團截至二零二零年及二零一九 年六月三十日止六個月內並無應課税溢 利,故此並無作出香港利得稅撥備。

本集團於二零一九年十二月三十一日有 可動用税項虧損作抵銷日後之溢利。鑒 於董事未能確定遞延税項資產會否在可 見未來兑現,故並無確認遞延税項資 產。

根據澳門稅務規則及規例,於澳門之附屬公司須按12%之稅率繳納澳門利得稅。截至二零二零年六月三十日止六個月,並無作出澳門利得稅撥備,而截至二零一九年六月三十日止六個月則作出12%澳門利得稅撥備。

8. Dividends

The directors do not recommend the payment of any interim dividend for the six months ended 30 June 2020 (six months ended 30 June 2019: Nil).

(Loss)/Earnings per share attributable to the owners of the Company

The calculation of basic (loss)/earnings per share attributable to the owners of the Company for the period is based on the loss attributable to the Company's owner of HK\$27,514,000 (six months ended 30 June 2019: profit of HK\$884,000) and the weighted average of 326,077,423 (six months ended 30 June 2019: 314,047,297) shares in issue during the six-month period.

No adjustment has been made to basic loss/earnings per share as the outstanding share options had anti-dilutive effect on the basic loss/earnings per share for the period ended 30 June 2020 and 30 June 2019.

10. Property, plant and equipment

- (a) Acquisitions of property, plant and equipment
 During the six months ended 30 June 2020, the Group
 acquired items of property, plant and machinery with a
 cost of HK\$14,059,000 (six months ended 30 June 2019:
 HK\$2,475,000).
- (b) Disposal of property, plant and equipment
 During the six months ended 30 June 2020, the Group
 disposed of property, plant and machinery with a sales
 proceed of HK\$5,000 (six months ended 30 June 2019:
 Nil).
- (c) Write-off of property, plant and equipment
 Property, plant and equipment with a cost of HK\$1,000
 were written off during the six months ended 30 June 2020
 (six months ended 30 June 2019: HK\$16,000).

11. Investment properties

There is no acquisition of investment property for the six months ended 30 June 2020 (six months ended 30 June 2019: The Group disposed an investment property at HK\$16,800,000). The valuation techniques are the same as those used in carrying out the valuation on investment properties of the Group as at 31 December 2019.

8. 股息

董事並不建議派付截至二零二零年六月三十日止六個月之中期股息(截至二零一九年六月三十日止六個月:無)。

9. 本公司擁有人應佔每股(虧損)/盈利

期內本公司擁有人應佔每股基本(虧損)/盈利乃根據本公司擁有人應佔虧損港幣27,514,000元(截至二零一九年六月三十日止六個月:溢利港幣884,000元)及於六個月期內已發行股份326,077,423股(截至二零一九年六月三十日止六個月:314,047,297股)之加權平均數計算。

截至二零二零年六月三十日及二零一九年六月三十日止期間,概無對每股基本 虧損/盈利作出調整,原因是未行使購 股權對每股基本虧損/盈利構成反攤薄 影響。

10. 物業、廠房及設備

- (a) 增置物業、廠房及設備 截至二零二零年六月三十日止六個 月,本集團增置物業、廠房及設備 之成本為港幣14,059,000元(截至 二零一九年六月三十日止六個月: 港幣2,475,000元)。
- (b) 出售物業、廠房及設備 截至二零二零年六月三十日止六個 月,本集團出售物業、廠房及機器 之銷售所得款項為港幣5,000元(截至二零一九年六月三十日止六個 月:無)。
- (c) 註銷物業、廠房及設備 截至二零二零年六月三十日止六 個月,物業、廠房及設備註銷之 成本為港幣1,000元(截至二零 一九年六月三十日止六個月:港幣 16,000元)。

11. 投資物業

截至二零二零年六月三十日止六個月,概無收購投資物業(截至二零一九年六月三十日止六個月:本集團出售投資物業港幣16,800,000元)。重估本集團投資物業估值時所採用的評估技術乃與於二零一九年十二月三十一日所應用的方法相同。

12. Financial assets at fair value through other 12. 按公平值計入其他全面收入之財務 comprehensive income

資產

		30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核) HK\$'000 港幣千元	31 December 2019 二零一九年 十二月三十一日 (Audited) (經審核) HK\$'000 港幣千元
Financial assets at FVOCI: Listed equity investments in Hong Kong, at fair value	按公平值計入其他全面收入之 財務資產: 香港上市股本投資,按公平值	4,778	9,298

13. Financial assets at fair value through profit and loss 13. 按公平值計入損益之財務資產

	30 June	31 December
	2020	2019
	二零二零年	二零一九年
	六月三十日	十二月三十一日
	(Unaudited)	(Audited)
	(未經審核)	(經審核)
	HK\$'000	HK\$'000
	港幣千元	港幣千元
Financial assets at FVTPL: 按公平值計入損益之財務資產:		
Listed equity investments held for trading, 持作買賣之上市股本投資,	05 700	00.000
at fair value 按公平值	65,792	88,836

14. Trade and other receivables and prepayments

14. 營業及其他應收賬款及預付款項

	30 June	31 December
	2020	2019
	二零二零年	二零一九年
	六月三十日	十二月三十一日
	(Unaudited)	(Audited)
	(未經審核)	(經審核)
	HK\$'000	HK\$'000
	港幣千元	港幣千元
Trade receivables 營業應收賬款	20	_
Other receivables, deposits 其他應收賬款、按如	企 及預付款項	
and prepayments	7,374	4,087
	7,394	4,087

The majority of the Group's revenue is on cash basis. The remaining balances of revenue are on credit terms of thirtysixty days. At 30 June 2020, the ageing analysis of the trade receivables is as follows:

本集團收益大部份為現金。餘下之收益 結餘可享三十日至六十日之信貸期。於 二零二零年六月三十日,營業應收賬款 之賬齡分析如下:

			31 December 2019 二零一九年 十二月三十一日 (Audited) (經審核) HK\$'000 港幣千元
0-30 days 31-60 days 61-90 days	0-30日 31-60日 61-90日	10 10 -	- - -
		20	_

15. Cash and bank balances

15. 現金及銀行結餘

		30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核) HK\$'000 港幣千元	31 December 2019 二零一九年 十二月三十一日 (Audited) (經審核) HK\$'000 港幣千元
Cash at banks and in hand Short-term bank deposits	銀行及手頭現金短期銀行存款	16,690	21,866
Cash and bank balances	現金及銀行結餘	16,690	21,866

16. Trade Payables

As at 30 June 2020, the ageing analysis (based on invoice date) of the Group's trade payables is as follows:

16. 營業應付賬款

於二零二零年六月三十日,本集團之營 業應付賬款之賬齡分析(按發票日期)如

		30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核) HK\$'000 港幣千元	31 December 2019 二零一九年 十二月三十一日 (Audited) (經審核) HK\$'000 港幣千元
0-30 days 31-60 days	0-30日 31-60日	152 52 204	112 25 137

17. Share capital

17. 股本

		Ordinary shares o 每股面值港幣0.2	
		Number of	Nominal
		shares	value
		股份數目	股份面值
		'000	HK\$'000
		千股 ——————	港幣千元 —————
Authorised:	法定:		
At 31 December 2019 (Audited), and	於二零一九年十二月三十一日		
30 June 2020 (Unaudited)	(經審核)及二零二零年		
	六月三十日(未經審核)	2,000,000	400,000
Issued and fully paid:	已發行及繳足:		
At 31 December 2019 (Audited), and	於二零一九年十二月三十一日		
30 June 2020 (Unaudited)	(經審核)及二零二零年		
	六月三十日(未經審核)	326,077	65,215

18. Related party transactions

In addition to the transactions and balances disclosed elsewhere in the interim financial report, the Group had the following significant transactions with related parties:

Compensation of key management personnel Included in staff costs are key management personnel compensation and comprises the following categories:

18. 關連人士交易

除中期財務報告其他地方披露之交易及 結餘外,本集團亦與關連人士進行下列 重大交易:

主要管理人員之薪酬

主要管理人員之薪酬已計入員工成本, 其中包括以下類別:

		30 June 2020 二零二零年 六月三十日 (Unaudited) (未經審核) HK\$'000 港幣千元	30 June 2019 二零一九年 六月三十日 (Unaudited) (未經審核) HK\$'000 港幣千元
Short term employee benefits Post-employment benefits	短期僱員福利 僱用後福利	6,702 108	6,689 114
		6,810	6,803

19. Fair value measurements

The following table presents financial assets measured at fair value in the statement of financial position in accordance with the fair value hierarchy. The hierarchy groups financial assets into three levels based on the relative reliability of significant inputs used in measuring the fair value of these financial assets and liabilities. The fair value hierarchy has the following levels:

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

The level in the fair value hierarchy within which the financial assets are categorised in its entirety is based on the lowest level of input that is significant to the fair value measurement.

19. 公平值計量

下表根據公平值架構呈列於財務狀況表 內按公平值計量之財務資產。此架構根 據計量此等財務資產及負債之公平值所 使用之主要輸入之相對可靠性,將財務 資產劃分為三層之組別。公平值架構分 為以下各層:

- 第1層:相同資產及負債於活躍市場之報價(未經調整);
- 第2層:就資產或負債而直接(即 價格)或間接(即從價格推衍)可觀 察之輸入(不包括第1層所包含之 報價);及
- 第3層:並非根據可觀察之市場數據之有關資產或負債之輸入(無法觀察之輸入)。

財務資產整體所應歸入之公平值架構內 之層次,應基於對公平值計量具有重大 意義之最低層輸入而釐定。

19. Fair value measurements (Continued)

The financial assets measured at fair value in the statement of financial position are grouped into the fair value hierarchy as follows:

19. 公平值計量(續)

於財務狀況表內按公平值計量之財務資產乃劃分為以下之公平值架構:

		Level 1 第1層 HK\$'000 港幣千元	Level 2 第2層 HK\$'000 港幣千元	Level 3 第3層 HK\$'000 港幣千元	Total 總計 HK\$'000 港幣千元
As 30 June 2020	於二零二零年				
	六月三十日				
Financial assets at fair value	按公平值計入	05 700			05.700
through profit or loss Financial assets at fair value through other	損益之財務資產 按公平值計入其他 全面收入之財務	65,792	-	_	65,792
comprehensive income	至四级八之别 劢 資產	4,778	_	_	4,778
		-,			-,
Net fair values	淨公平值	70,570	-	-	70,570
		Level 1	Level 2	Level 3	Total
		第1層	第2層	第3層	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元 ——————	港幣千元 —————	港幣千元 ——————	港幣千元 —————
As 31 December 2019	於二零一九年 十二月三十一日				
Financial assets at fair value	按公平值計入損益				
through profit or loss	之財務資產	88,836		_	88,836
Financial assets at fair	按公平值計入其他				
value through other	全面收入之財務				
comprehensive income	資產	9,298	_	_	9,298
Net fair values	淨公平值	98,134	_	_	98,134

There have been no transfers between level 1 and level 2 in the reporting period.

於報告期間,第1層與第2層之間並無轉移。

SECTION C: BUSINESS REVIEW

C部份:業務回顧

I. OVERALL PERFORMANCE

For the six months ended 30 June 2020, the Group recorded a turnover of HK\$15,919,000, representing an increase of 17% from the corresponding period of last year (1H2019: HK\$13,623,000). Gross profit for the period under review was HK\$9,262,000 representing an increase of 2% from the corresponding period of last year (1H2019: HK\$9,087,000).

The Group recorded a net loss of HK\$27,913,000 compared to a net profit of HK\$85,000 in the corresponding period of last year. The loss was mainly attributed to fair value loss on financial assets at fair value through profit or loss at HK\$17,950,000. There is no change on valuation of investment properties for the period under review compared to valuation gain of HK\$10,000,000 for the same period last year. Before the unrealized exchange loss, valuation gain on investment properties, fair value gain/loss on financial assets at fair value through profit or loss, profit on disposal of an investment property and one-off expenses, the Group incurred loss of HK\$8,291,000 versus net loss of HK\$7,490,000 the same period last year.

II. PROPERTY INVESTMENT BUSINESS

During the first half of 2020, our properties portfolio in Macau and Hong Kong contributed rental income of HK\$2,182,000 to the Group decreased 54% compared to the same period last year. Rental income from Hong Kong investment properties dropped substantially as the boutique hotel used to be the major contributor in the segment generating rental income of HK\$2,654,000 in the interim period last year, has become a leasehold property since December 2019 when we took up the operation to develop the new hospitality service business. On the other hand despite rental recessions granted to tenants during the reviewing period, rental income from Macau investment properties increased due to (i) full occupancy in this interim period versus vacancy of the retail shop in the first quarter of 2019 and (ii) higher rental rate commanded from renewed lease of our office investment properties commencing in the second half of 2019. The reduction in rental income as a whole coupling with the absence of valuation gain on the investment properties resulted in segment loss of HK\$1,916,000 during the period under review compared to a profit of HK\$6,849,000 the same period last year.

I. 整體表現

截至二零二零年六月三十日止六個月,本集團錄得營業額港幣15,919,000元,較去年同期增加17%(二零一九年上半年:港幣13,623,000元)。於回顧期內之毛利為港幣9,262,000元,較去年同期增加2%(二零一九年上半年:港幣9,087,000元)。

本集團錄得純損港幣27,913,000元, 而去年同期則為純利港幣85,000元, 虧損主要由於按公平值計入損益之財務 資產之公平值虧損港幣17,950,000元 所致。於回顧期內,投資物業估值地益港的 10,000,000元。於計入未實現匯兑計 損益之財務資產之公平值收益/虧支 損益之財務資產之公平值收益/虧前, 本集團錄得虧損港幣8,291,000元。 去年同期則為純損港幣7,490,000元。

II. 物業投資業務

於二零二零年上半年,我們於澳門及香 港之物業組合為本集團帶來租金收入港 幣2,182,000元,與去年同期相比減少 54%。由於精品酒店曾為此分部之主要 貢獻來源,並於去年中期期間產生租金 收入港幣2.654,000元,而現時自我們 於二零一九年十二月接手經營以發展新 的旅店及款待服務業務起已成為租賃物 業,故來自香港投資物業之租金收入大 幅下降。另一方面,儘管於回顧期內授 予租戶租金寬減,惟澳門投資物業之租 金收入有所增加,原因為(i)有關物業於 本中期期間全部租出,而二零一九年第 一季度則有零售店舖空置;及(ii)於二零 一九年下半年開始我們辦公室投資物業 的重續租約收取較高租金率。整體租金 收入有所下降,加上投資物業並無估值 收益, 導致於回顧期內之分部虧損為港 幣1,916,000元,而去年同期則為溢利 港幣6,849,000元。

After months of social unrest last year and the outbreak of the COVID-19 in January this year, the economic disruption local and worldwide has indeed adversely impacted to varying degrees the business of our tenants and in turn affecting the Group's performance. As of current date, two of our residential investment properties are vacant upon expiry of the lease.

III. HAIR STYLING BUSINESS

Hair styling business continues to be a stable contributor to the revenue of the Group. For the first half of 2020, the segment reported a turnover of HK\$7,761,000 representing a decrease of 10% when compared to that of the corresponding period last year as a result of the COVID-19 outbreak early in the year when for months the HKSAR government imposed social distancing orders in the city to fight the disease. The segment net profit for the period is HK\$162,000 compared to net loss of HK\$1,785,000 for the same period in 2019. The approximately two million dollars difference was attributable to the combined effect of (i) the one-off expenditure in relation to relocation of the salon to the new location and the reinstatement cost of yielding up the old salon to the landlord last interim period; and (ii) the rental concession savings and government subsidies received due to the pandemic this interim period.

Despite the difficult business environment under COVID-19, we have been trying hard to develop new source of income by increasing product sales to partly compensate for the decreasing hair service income when people at large worked at home if feasible and refrained from going outdoor unless it was necessary. Customers find the new product line introduced from second half of 2019 appealing and their repeated purchase orders boosted the product sales in the reviewing period by 401% to HK\$416,000 compared to the same period last year. Digital marketing channels and free delivery of products has let us stay connected with customers during the pandemic period.

Hong Kong is facing unprecedented challenges and to weather through this extreme difficult times, management team will further step up its effort in enhancing operational efficiency and cost structure as well as exploring new service and marketing strategies.

經去年連月的社會動盪及本年度一月爆發COVID-19後,對本地及全球經濟之破壞確實在不同程度上對我們租戶的業務產生不利影響,進而影響本集團之表現。迄今,兩項住宅投資物業於租賃屆滿後經已空置。

III. 髮型設計業務

雖然COVID-19令營商環境變得嚴峻, 大多數人在可行情況下在家工作,如果 必要亦不會外出,但我們仍一直嘗入 透過增加產品銷售開拓新的收幅。 源,以彌補部分髮型服務收入跌幅。 深一九年下半年引入的新產品客戶的歡迎,而回顧期內來自期 到客戶的歡迎,而回顧期內來自期 到客戶的歡迎,而回顧期內來自期 過程 201%至港幣416,000元。數碼營銷渠 及產品免運費使我們於疫情期間能與客戶保持聯繫。

香港正面臨著前所未有的挑戰,為渡過 此極為困難的時期,管理團隊將進一步 加緊提高營運效率及改善成本架構,並 探索新的服務及市場推廣策略。

IV. HOSPITALITY SERVICE SEGMENT

For the period under review, turnover of the hospitality service is HK\$2,589,000 and the segment loss is HK\$1,366,000. This segment commenced business in late December last year as we took over the operation of a boutique hotel previously leased to a tenant who had requested early termination of the lease.

The pandemic which became widespread in Hong Kong early in the year and is still ongoing has brought tourists arrivals to a virtual complete halt as travel bans imposed by most if not all countries. Hotel/hostel occupancy rate had been at record low but challenges also presented an opportunity for the Group to expand its hospitality service business with more favorable commercial terms offered in the current market sentiment. We believe that in the long run Hong Kong will remain a key gateway city for business travelers, exhibitions and tourists. Therefore, in addition to operating our self-owned boutique hotel in Sheung Wan, the Group in collaboration with our strategic partner entered into leasing a hostel premises in North Point with 99 rooms in May 2020 to increase the number of rooms in operation and effectively gaining benefit from achieving better economic of scale. The North Point hostel is situated in the traditional community hub and proximate to the well-developed island east commercial area with steady demand in hospitality service from the locals.

V. SECURITIES INVESTMENTS

As at 30 June 2020, the Group had financial assets at fair value through profit or loss of approximately HK\$65,792,000 comprising mainly stocks of a reputable Hong Kong based property investment company and other utilities blue chips. Interest income and dividend income derived from the segment amounted to HK\$1,587,000 in aggregate were recorded in the period under review.

With the outbreak of the coronavirus epidemic posing economic downturn local and worldwide, values of these securities investments dropped substantially. During the period under review, a mark-to-market valuation loss of HK\$17,950,000 on financial assets at fair value through profit or loss was recorded.

IV. 旅店及款待服務分部

於回顧期內,旅店及款待服務錄得營業額港幣2,589,000元,而分部虧損則為港幣1,366,000元。此分部於我們接管過往租予一名要求提早終止租約的租戶之一間精品酒店之營運後在去年十二月下旬開始營業。

疫情於年初在香港廣泛蔓延,且仍在持 續,而全球大多數國家均實施了旅遊禁 令, 導致旅客入境幾乎完全停止。酒 店/旅館入住率一直處於歷史低位,惟 此等挑戰同時為本集團提供機會,按當 前市場情緒給予的更優惠商業條款擴大 其旅店及款待服務業務。我們相信,長 遠而言,香港仍將是商務旅客、展覽及 遊客之重要門戶城市。因此,除於上環 經營我們的自有精品酒店外,本集團亦 與我們的戰略合作夥伴合作,於二零二 零年五月訂約和賃付於北角並擁有99 間客房的旅館物業,以增加在營的客房 數量,並自達致更佳的規模經濟效益中 有效地獲利。北角旅館處於傳統社區中 心,且鄰近發展完善的港島東商業區, 對旅店及款待服務有穩定的本地需求。

V. 證券投資

於二零二零年六月三十日,本集團按公平值計入損益之財務資產約為港幣65,792,000元,當中主要包括信譽良好之香港物業投資公司之股票及其他公用事業藍籌股。於回顧期內,源自此分部之利息收入及股息收入總額錄得港幣1,587,000元。

隨著冠狀病毒疫情的爆發造成本地及全球經濟衰退,此等證券投資的價值大幅下跌。於回顧期內,按公平值計入損益之財務資產按市場估值錄得之虧損為港幣17,950,000元。

The Group's significant investments (i.e. investment with carrying amount exceeding 5% of the total assets of the Group) held as at 30 June 2020 are as follows:

本集團於二零二零年六月三十日持有之重大投資(即賬面值超過本集團資產總值5%之投資)如下:

		Approximate					
		percentage					
		held to the		Dividend	Fair value		Approximate
		total issued		income for	loss for		percentage of
		share capital		the period	the period	Fair	total assets of
		of the	Investment	ended	ended	value at	the Group at
	No. of	company/	cost/cost of	30 June	30 June	30 June	30 June
Company name/(stock code)	shares held	investment	acquisition	2020	2020	2020	2020 佔於
		所持股份佔		截至	截至		二零二零年
		該公司/投資		二零二零年	二零二零年	於	六月三十日
		已發行		六月三十日止	六月三十日止	二零二零年	本集團
		股本總額之	投資成本/	期間之	期間之	六月三十日之	資產總值之
公司名稱/(股份代號)	所持股份數目	概約百分比	收購成本	股息收入	公平值虧損	公平值	概約百分比
		%	HK\$000	HK\$000	HK\$000	HK\$000	%
		100	港幣千元	港幣千元	港幣千元	港幣千元	
Link Real Estate	724,764	0.035%	69,196	1,050	(13,879)	45,914	8.3%

Investment Trust (823)

領展房地產投資信託基金 (823)

Note 1: Principal business of investee company – Link Real Estate Investment Trust ("Link REIT"/"REIT") is Asia's largest REIT and one of the world's largest REITs (with focus on retail) in terms of market capitalization. It invests in and manages diversified portfolios of properties including retail facilities, markets, car parks and offices in Hong Kong and four tier-one cities in Mainland China.

Note 2: During the six months ended 30 June 2020, a profit on disposal amounted to HK\$9,000 was recorded.

Note 3: In consideration of the gradually diminishing interest rate causing low return in interest income from bank deposits, the Group decided last year to relocate and put in additional resources to further develop its securities investments business. The principal strategy of the business is to invest in securities which generates steady cash flows (in form of interest or dividend) and with long term capital gain potential. Moreover liquidity is another important consideration in investing.

Link REIT provides regular dividend payment (by nature the dividend payout ratio of a REIT has to be at least 90%) with decent yield. Moreover it has an active secondary market which provides the required liquidity in trading. The management believes the investment in Link REIT is in line and complied with our investment strategy mentioned above. The Group would reassess the composition of its portfolio as and when appropriate.

附註1:被投資公司之主要業務一領展房地產投資信託基金[「領展房託基金]/「房託基金])按市值計為亞洲最大房託基金及全球其中一項最大型房託基金(集中於零售)。其投資並管理多元化之物業組合,涉及香港及中國內地四個一線城市之零售設施、商場、停車場及辦公室。

附註2: 於截至二零二零年六月三十日止六個月, 錄得出售溢利港幣9,000元。

附註3: 考慮到利率逐漸減少以致銀行存款之利息 收入回報偏低,本集團去年決定重新分配 及投放額外資源,以進一步發展其證券投 資業務。主要業務策略為投資於能賺取穩 定現金流量(以利息或股息方式)且具有長 期資本收益潛力之證券。此外,流通性乃 另一項重要之投資考慮因素。

領展房託基金提供定期股息分派(按性質論,一項房託基金之派息率須最少為90%),收益理想。此外,其具有活躍之第二市場,提供所需之成交流通量。管理層相信,投資於領展房託基金與本集團上述投資策略相符且互相配合。本集團將適時重新評估其投資組合的組成。

VI. PROPERTY PROJECT MANAGEMENT BUSINESS

The Group commenced its business into the field of property project management at the end of 2019. From its property investments business, the Group has gained vast experience in increasing values of different types of property by ways of redesigning the layout, reengineering the technical input and output as well as change of use of the properties. We offer potential customers with a turnkey model solution and act as a representative of the property owner to source, liaise and coordinate with architect/designer and main contractor for the project management. The first secured project was a local residential unit at Villa Monte Rosa which was 70% completed during the reviewing period and recorded revenue of HK\$1.800,000.

VII. OTHER BUSINESS

Money lending business segment did not contribute any revenue during the period under review. Going forward, the Group will as always cautiously monitor credit risk when making out new loans to selected customers.

VIII.CORPORATE SOCIAL RESPONSIBILITY

The Group is always firmly committed to operating as a socially-responsible company across all of its business operations. It has made strenuous effort to perform its obligations as a corporate citizen. It was honoured as a Caring Company by The Hong Kong Council of Social Services for 12 years in succession. It also has received other various commendations including ERB Manpower Developer, Good MPF Employer, Family Friendly Employer, Business for Sustainability Award, Hong Kong Green Organisation, Social Capital Builder and The Hong Kong Outstanding Corporate Citizenship Logo in the respective categories of SME and Volunteer.

VI. 物業項目管理業務

本集團於二零一九年底前開始進軍物業項目管理領域。憑藉其物業投資業務,本集團在以重新設計佈局、改良技術過入及產出以及更改物業用途的方式提高整驗。我們向潛在客戶提供「交鑰匙」「有數學,作為業主的代表就可以對於方案,作為業主的代表就可以對於方案,作為業主的代表就可以對於對於數數,可個本地住宅單位,其於內理與強等的人。 與國際,一個本地住宅單位,其於內理與對於一個本地住宅單位,並發得收益港幣大學的一個,並發得收益港幣大學的一個,並發得收益港幣大學的一個,

VII. 其他業務

於回顧期內,借貸業務分部並無任何收益。展望未來,本集團將在向特定客戶 提供新貸款時一如以往謹慎監控信貸風 險。

VIII.企業社會責任

本集團一向堅定地致力於承擔每個業務 環節中的社會責任,其為履行作為企業 公民的義務做出極大努力。本集團連 續十二年獲得香港社會服務聯會頒發 的「商界展關懷」。此外亦獲得其他各項 表揚,包括再培訓局人才企業、積金好 僱主、家庭友善僱主、可持續發展企業 獎、香港綠色機構及社會資本動力以獲 授予香港傑出企業公民標誌。

SECTION D: FINANCIAL REVIEW

D部份: 財務回顧

I. LIQUIDITY AND FINANCIAL RESOURCES

As at 30 June 2020, the Group had a cash and bank balance including pledged bank deposit of HK\$102,122,000 and net current liabilities of HK\$33,836,000. The current ratio (calculated as the current assets to the current liabilities) of the Group as at 30 June 2020 was approximately 0.84 (31 December 2019: 0.97).

The sales and purchase of the Group are mainly denominated in Hong Kong dollars. The Group has significant portion of RMB bank deposit which is exposed to the RMB exchange rate fluctuation in view of the recent RMB exchange rate fluctuation. The Directors consider that in long run the RMB exchange rate will be stable. Other than this the Group's exposure to fluctuations in exchange rates was minimal.

During the period under review, the Group's certain investment properties and certain bank deposits were pledged to banks to secure the bank borrowing of approximately HK\$204,659,000, which is denominated in Hong Kong dollars and bearing interest at floating rate. Neither the Company nor the Group had any significant contingent liabilities as at 30 June 2020 (31 December 2019: Nil). The Group had no significant capital commitments as at 30 June 2020 (31 December 2019: Nil). There were no material acquisitions or disposals during the period under review.

II. CAPITAL STRUCTURE OF THE GROUP

During the period under review, the Group had total equity of HK\$319,895,000, fixed rate liability of HK\$18,350,000, floating rate liability of HK\$204,659,000 and interest-free liabilities of HK\$9,788,000, representing 6%, 64% and 3% of the Group's total equity respectively. The gearing ratio (calculated as the total long term loan to the total shareholders' equity) of the Group as at 30 June 2020 was approximately 6% (31 December 2019: 3%).

III. INTERIM DIVIDEND

The Directors do not recommend the payment of an interim dividend for the six months ended 30 June 2020.

I. 流動資金及財務資源

於二零二零年六月三十日,本集團之現金及銀行結餘(包括已抵押銀行存款)及流動負債淨額分別為港幣102,122,000元及港幣33,836,000元。於二零二零年六月三十日,本集團之流動比率(按流動資產與流動負債之比例計算)約為0.84(二零一九年十二月三十一日:0.97)。

本集團之買賣主要以港幣為主,鑒於近期人民幣匯率波動,本集團擁有的相當 巨額人民幣銀行存款正面對人民幣匯率 波動之影響。董事認為以長遠計,人民 幣匯率將保持穩定。除此以外本集團面 對之匯率波動風險甚微。

於回顧期內,本集團之若干投資物業及若干銀行存款已按予銀行作為約港幣204,659,000元銀行貸款之抵押。貸款以港幣列值,以浮動利率計息。於二零年六月三十日,本公司與本集十二月三十一日:無)。於二零二零年六月三十日,本集團並無任何重大資本承擔(二零一九年十二月三十一日:無)。於回顧期間並無重大收購及出售。

II. 本集團的資本結構

於回顧期間,本集團權益總額為港幣319,895,000元,固定利率負債為港幣18,350,000元,浮動利率負債為港幣204,659,000元,免息負債為港幣9,788,000元,分別佔本集團權益總額的6%、64%及3%。本集團於二零二零年六月三十日之資產負債比率(按長期貸款總額與股東權益總額之比例計算)約為6%(二零一九年十二月三十一日:3%)。

III. 中期股息

董事並不建議派付截至二零二零年六月 三十日止六個月之中期股息。

SECTION D: FINANCIAL REVIEW D部份:財務回顧

IV. EMPLOYEE AND REMUNERATION POLICY

For the period ended, the Group employed approximately a total of 45 employees (30 June 2019: 40) with staff costs excluding directors' emoluments amounted to HK\$5,560,000 (30 June 2019: HK\$5,247,000).

The Group's emoluments policies are formulated on the performance of individuals and are competitive to the market. Employee remuneration is reviewed and determined by management annually based on both employees' individual and Group's overall performance. Under the share option scheme of the Company, options may be granted to the directors and employees of the Group to subscribe for the shares of the Company.

SHARE OPTION SCHEME

Upon expiry of the old share option scheme on 21 May 2019, the new share option scheme was adopted by the Company pursuant to a resolution passed at the annual general meeting held on 30 May 2019. The purpose of the scheme is to provide incentives to participants to contribute to the Group and/or to enable the Group to recruit and/or to retain high-calibre employees and attract human resources that are valuable to the Group. The share option scheme shall be valid and effective for a period of ten years commencing on the adoption date i.e. 30 May 2019 and will expire on 29 May 2029. Details of the principal terms of the share option scheme were contained in the Company's circular dated 25 April 2019.

IV. 員工薪酬政策

截至期末止,本集團共聘用約45名員工 (二零一九年六月三十日:40名),不包 括董事酬金之員工成本港幣5,560,000 元(二零一九年六月三十日:港幣 5,247,000元)。

本集團之酬金政策乃按僱員個別工作表現而制訂,且具市場競爭力。僱員薪酬由管理層每年按僱員個別之表現及本集團之總體表現一併檢討及釐定。根據本公司購股權計劃,購股權可授予本集團之董事及僱員以認購本公司之股份。

購股權計劃

SECTION D: FINANCIAL REVIEW D部份:財務回顧

The following table sets out movements of the Company's share 下表披露若干董事所持本公司購股權之變動: options held by directors:

Name of participant 参與者姓名	Date of grant (Note) 授予日期 (附註)	Validity period 有效期	Exercise price per Share HK\$ 每股行使價 港幣	Outstanding at 1 January 2020 於二零二零年 一月一日 尚未行使	Granted during the period 期內授予	Exercised during the period 期內行使	Lapsed during the period 期內失效	Cancelled during the period 期內註銷	Outstanding at 30 June 2020 於二零二零年 六月三十日 尚未行使
Ms. Tsang Chiu Yuen Sylvia	14 September 2016	14 September 2016 to 13 September 2026	0.732	3,096,000		_	_	_	3,096,000
曾昭婉女士	二零一六年九月十四日	二零一六年九月十四日至 二零二六年九月十三日							
	19 September 2017	19 September 2017 to 18 September 2027	0.698	3,096,000		-	-	-	3,096,000
	二零一七年九月十九日	二零一七年九月十九日至 二零二七年九月十八日							
	3 October 2018	3 October 2018 to 2 October 2028	0.395	3,096,000	-	-	-	-	3,096,000
	二零一八年十月三日	二零一八年十月三日至 二零二八年十月二日							
	16 October 2019	16 October 2019 to 15	0.25	3,260,000	_	_	_	_	3,260,000

12,548,000

Note: The closing prices per share immediately before 14 September 2016, 19 September 2017, 3 October 2018 and 16 October 2019 (the dates on which the share options were granted) were HK\$0.73, HK\$0.69, HK\$0.395 and HK\$0.25 respectively.

October 2029

二零一九年十月十六日至 二零二九年十月十五日

二零一九年十月十六日

Total

總計

十九日、二零一八年十月三日及二零一九年十月 十六日(即購股權獲授出之日)前每股收市價分別 為港幣0.73元、港幣0.69元、港幣0.395元及港幣 0.25元。

附註: 緊接二零一六年九月十四日、二零一七年九月

12,548,000

Number of share options 購股權數目

No share option has been granted, or lapsed during the six months ended 30 June 2020.

截至二零二零年六月三十日止六個月內,並 無任何購股權授予或失效。

All outstanding share options were exercisable as at 30 June 2020.

全部尚未行使購股權於二零二零年六月三十日可獲行使。

SECTION E: PROSPECTS

E部份:前景

The global battle against COVID-19 which has drastically disrupted the society and economy around the world will continue pending an effective line of defense to contain the virus or the successful development of a COVID-19 vaccine. Meanwhile the economy is facing great uncertainties and the very worst economic situation. According to International Monetary Fund, the global economy is projected to contract sharply by 3% in 2020. On the local front of the Group's key markets, Hong Kong and Macau, both economies are expected to shrink by 6%-8% and 29.6% respectively this year. Other than the novel coronavirus pandemic, the implementation of the China-US Phase One Trade Agreement, the approaching US presidential election and heightened geopolitical risks worldwide present additional volatilities in the business environment in the remaining year.

The weak macro-environment has posed significant challenges for businesses across all sectors and our core businesses are no exception. In the property investment business, the market value and rental yield are expected to be under downward pressure amid requests for rental concession from tenants whose retailed businesses have been badly hit in the current seriously dampened economy. The persistent business loss from the ongoing travel bans and social distancing orders are likely to increase unemployment and vacancy rates of residential, commercial and retail sectors will further cripple the property market. The sentiment of both Hong Kong and Macau property markets has turned sluggish with noticeable decline in transaction volume or prices. Whilst the Group has always maintained a prudent and conservative approach towards property investment, the management will keep watch of prevailing market changes and make strategic adjustments to the Group's property portfolio as and when appropriate. The management will also explore the possibility of disposing its non-core properties to improve the investment portfolio.

世界各地致力抵抗COVID-19疫情,已對全球社會及經濟造成沉重打擊,惟疫情料將持續,並須待制定有效遏制該病毒的防方能結束。與此同時,經濟正面臨重大的不確超過大的不會與此同時,經濟正面臨重大的不確超過大學。據國際貨幣基金組織縮3%。在本集團之本地主要市場(即方面,預期兩地經濟將於本年度分別分類,對於一等首階段貿易協議落實,加上美國總本度餘下時間為營商環境增添不穩定因素。

SECTION E: PROSPECTS E部份:前景

Both Hong Kong and Macau retail businesses have also been adversely impacted with the coronavirus as the governments imposed lockdown measures in the city to fight the pandemic. The retail market's recovery will hinge on the border reopening timetable with China since mainland Chinese visitors accounted for about 80% of inbound visitors before the COVID-19 pandemic. The Group's plans to open flagship stores delivering hair styling services under "Headquarters" in Guangzhou and Shenzhen by joint venture or franchise have been put on hold in our business development agenda. In the near term before our expansion plans into the Greater Bay Area become viable, the Group will continue to develop its product sales through cooperation with luxury hair and beauty brands. Strengthening sanitation measures in the salon environment to ensure the health and safety of our customers and employees are protected is another mission and challenge for us ahead.

While all sectors of the local economy are affected by the pandemic, the hospitality and tourism industries have been hit the hardest. The pace of the post-pandemic recovery of the hospitality and tourism sector may take longer as overseas visitors resume normal travelling patterns will be slow. It looks unlikely that it will fully recover in the near term. To sustain the business, we develop and grow the domestic staycation and the long stay market with discounted room rates and promotional packages. We have taken advantage of the downturn cycle to renovate our facilities from a value-added perspective with conversion into co-living concepts, an emerging sharing trend which targets at the local demand. We will also strive to tide over the present difficulties through tightening of expense control. While we are still in the uncharted waters not knowing when the tourism/hospitality industries will fully recover, we shall work hard to sustain the business and maintain flexibility to react to market demand changes as demand can shift very quickly when governments at home/abroad adjust their travel restrictions over the development of the epidemic.

SECTION E: PROSPECTS E部份:前景

The Group tapped into the hospitality service believing in the long run tourism in Hong Kong remains positive given the big macro picture demand including meetings, incentives, conferences and exhibitions, the Greater Bay Area initiatives and the new infrastructure like the High-Speed Rail and Hong Kong-Zhuhai-Macau bridge that enables expansion of intercity travel. Crisis breeds opportunities for the Group to bargain hunt for discounted hotel deals whether to buy or lease to set up or expand our footprints in Hong Kong or Macau. We will also envisage offering hotel management services to those less experienced small scale hotel/hostel owners struggling with a devastated hotel business, in particular in Macau, to diversify our exposure in the hospitality industry.

Recently as the Mainland Chinese government enacted the National Security Law in Hong Kong, there was the looming threats of the elimination of US trade and visa privileges with the US and voices of concern whether Hong Kong's advantages as a commercial centre may be weakened. However on the optimistic side it is believed that in the long run it can reduce social turmoil and the society, people's livelihood and economy will be restored to stability. Looking forward, the low interest environment is expected to subsist for a while and governments across the globe will roll out various fiscal measures to stimulate the economy to get out of the economic quagmire. The Group will take a cautious approach to grow our operations and to be geared up that once the coronavirus has subsided and global travel rebounds, our hospitality businesses are primed to benefit from the market recovery.

鑒於會議展覽及獎勵旅遊、大灣區計劃及推動城際旅遊發展之新基建(如高速鐵路及港珠澳大橋)等龐大宏觀需求,本集團仍相信軍大宏觀需求,本集團仍相信軍大宏觀需求,本集團仍相信軍大宏觀等的長遠前景一片光明機會,每本店上光明機會,每本店,各機造就機會,每本店與門設立或擴大足上型,以於香港或澳門設立或擴大足上型,以於香港或澳門設立或擴大足上型,以於香港或澳門。與我們於旅店人旅館(尤其是位於澳門者)擁有人提供酒店管理服務,以致我們於旅店及款待服務業可作多元化發展。

SECTION F: CORPORATE GOVERNANCE

F部份:企業管治

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

As at 30 June 2020, the interests and short positions of each of the Directors and Chief Executives of the Company in the shares, underlying shares and debentures of the Company and any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) which (i) were required to be notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO); or (ii) were recorded in the register required to be kept under Section 352 of the SFO, or (iii) have to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies (the "Model Code") contained in Appendix 10 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") were as follows:

Long position in shares and share options of the Company

董事及主要行政人員於本公司 或其任何相聯法團之股份、相 關股份及債券中之權益及淡倉

本公司股份及購股權之好倉

Name of Director 董事姓名	Nature of interest 權益性質	Name of company in which ordinary shares/securities are held 持有下列公司普通股股份/證券	Number of ordinary shares/ securities held 所持普通股 股份/證券數目	Approximate percentage of total shareholding 佔總持股量之 概約百分比	Number of share options 購股權數目
Mr. TSANG Chiu Mo Samuel	Interest of controlled corporate	The Company	19,329,195 (Note 1 & 3)	5.93%	
曾昭武先生	受控制法團權益	本公司	19,329,195 (附註1及3)	5.93%	
	Interest of controlled corporate	The Company	88,275,577 (Note 2 & 3)	27.07%	
	受控制法團權益	本公司	88,275,577 (附註2及3)	27.07%	

Name of Director	Nature of interest	Name of company in which ordinary shares/securities are held 持有下列公司	Number of ordinary shares/ securities held 所持普通股	Approximate percentage of total shareholding 佔總持股量之	Number of share options
董事姓名	權益性質 —————————	普通股股份/證券	股份/證券數目	概約百分比	購股權數目 ——————
	5	-		0.040/	
Ms. TSANG Chiu Yuen	Beneficial interest	The Company	3,064,000	0.94%	
Sylvia	實益權益	本公司	3,064,000	0.94%	
曾昭婉女士	Interest of controlled	The Company	19,329,195	5.93%	
	corporate		(Note 1 & 3)		
	受控制法團權益	本公司	19,329,195	5.93%	
			(附註1及3)		
	Interest of controlled	The Company	88,275,577	27.07%	
	corporate		(Note 2 & 3)		
	受控制法團權益	本公司	88,275,577	27.07%	
			(附註2及3)		
	Beneficial interest			3.85%	12,548,000
					(Note 4)
	實益權益			3.85%	12,548,000
					(附註4)
Ms. CHU Ming Tak	Beneficial interest	The Company	8,930,087	2.74%	(11) #11 17
Evans Tania	實益權益	本公司	8,930,087	2.74%	
朱明德女士	兵皿准皿	インドリ	0,000,007	2.7470	

Notes:

- 1. These shares were beneficially owned by Barsmark Investments Limited.
- 2. These shares were beneficially owned by ST (79) Investment Limited.
- 3. The issued share capital of Barsmark Investments Limited and ST (79) Investment Limited are both wholly and beneficially owned by ST Investments Holding Limited ("ST Investments"), the issued share capital of which is beneficially owned to one-third by each of Conba Investments Limited (a company wholly and beneficially owned by Mr. TSANG Chiu Mo Samuel) and Ssky Investments Limited (a company wholly and beneficially owned by Ms. TSANG Chiu Yuen Sylvia). Mr. TSANG Chiu Mo Samuel and Ms. TSANG Chiu Yuen Sylvia are directors of Barsmark Investments Limited, ST (79) Investment Limited and ST Investments. Mr. TSANG Chiu Mo Samuel is a director of Conba Investments Limited. Ms. TSANG Chiu Yuen Sylvia is a director of Ssky Investments Limited.
- Details of the interests of the Directors in the share options of the Company are separately disclosed in the section headed "Share Option Scheme" above.

附註:

- 1. 此等股份由Barsmark Investments Limited實益擁有。
- 2. 此等股份由ST (79) Investment Limited實益
- 3. Barsmark Investments Limited 及 ST (79) Investment Limited 之已發行股本均由ST Investments Holding Limited(「ST Investments」)全資實益擁有。磐基投資有限公司(一間由曾昭武先生全資實益擁有之公司)及Ssky Investments Limited(一間由曾昭婉女士全資實益擁有之公司)各自實益擁有ST Investments三分之一之已發行股本。曾昭武先生及曾昭婉女士為Barsmark Investments Limited 、ST (79) Investment Limited及ST Investments之董事。曾昭武先生為磐基投資有限公司之董事。曾昭婉女士則為Ssky Investments Limited之董事。
- 4. 董事於本公司購股權之權益詳情於上文「購 股權計劃」一節中單獨披露。

Save as disclosed above, none of the Directors and Chief Executives (including their spouse and children under 18 years of age) of the Company had any interests or short positions in the shares, underlying shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which would have to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provisions of the SFO) or which were required, pursuant to Section 352 of the SFO to be entered in the register referred to therein, or which were required, pursuant to the Model Code contained in the Listing Rules, to be notified to the Company and the Stock Exchange.

II. SUBSTANTIAL SHAREHOLDERS'
INTERESTS AND SHORT POSITIONS
IN THE SHARES, UNDERLYING
SHARES AND DEBENTURES OF
THE COMPANY OR ANY OF ITS
ASSOCIATED CORPORATION

The register of substantial shareholders maintained under Section 336 of the SFO shows that as at 30 June 2020, the Company had been notified of the following substantial shareholders' interests and short positions, being 5% or more of the Company's issued share capital. These interests are in addition to those disclosed above in respect of the Directors and Chief Executives.

Long position in shares

除上文披露者外,根據證券及期貨條例 第XV部第7及8分部須知會本公司司及聯 交所(包括根據證券及期貨條例之之權 條文彼等被視作或當作擁有之權益或淡 倉);或根據證券及期貨條例第352條而 須記錄於登記冊;或根據上市規則所, 之標準守則須知會本公司及聯交話所, 之標準守則須知會本公司及聯交 之配偶及18歲以下之子女)概無條例 之配偶及18歲以下之子女)概無條例 之配其相聯法團(按證券及期貨條例 XV部之定義)之股份、相關股份及債券 中擁有任何權益或淡倉。

II. 主要股東於本公司或其任何相聯法團之股份、相關股份及債券中擁有之權益及淡倉

於二零二零年六月三十日,根據證券及 期貨條例第336條而設置之主要股東登 記冊,顯示本公司已接獲持有本公司已 發行股本百分之五或以上之主要股東權 益及淡倉之通知如下,此等權益除以上 披露之董事及主要行政人員之權益外。

股份之好倉

Name of shareholder 股東名稱	Nature of interest 權益性質	Number of shares held 所持股份數目	Approximate Percentage of total shareholding 佔總持股量之 概約百分比	
Barsmark Investments Limited (Note 1) Barsmark Investments Limited(附註1)	Beneficial interest 實益權益	19,329,195 19,329,195	5.93% 5.93%	
ST (79) Investment Limited (Note 1) ST (79) Investment Limited(附註1)	Beneficial interest 實益權益	88,275,577 88,275,577	27.07% 27.07%	
ST Investments Holding Limited (Note 1)	Interest of controlled corporation	107,604,772 (Note 2)	33.00%	
ST Investments Holding Limited(附註1)	受控制法團權益	107,604,772 (附註2)	33.00%	

Name of shareholder	Nature of interest	Number of shares held	Approximate Percentage of total shareholding 佔總持股量之
股東名稱	權益性質	所持股份數目	概約百分比
Conba Investments Ltd. (Note 1)	Interest of controlled corporation	107,604,772 (Note 2)	33.00%
磐基投資有限公司(附註1)	受控制法團權益	107,604,772 (附註2)	33.00%
Ssky Investments Limited (Note 1)	Interest of controlled corporation	107,604,772 (Note 2)	33.00%
Ssky Investments Limited(附註1)	受控制法團權益	107,604,772 (附註2)	33.00%
Fortune Ocean Limited (Note 1)	Interest of controlled corporation	107,604,772 (Note 2)	33.00%
Fortune Ocean Limited(附註1)	受控制法團權益	107,604,772 (附註2)	33.00%
Ms. HUI Win Si Cici and	Beneficial interest	784,125	0.24%
Ms. HUI Wun Gi (Note 3) 許韻思女士及許韻芝女士(附註3)	實益權益 Interest of controlled corporation	784,125 107,604,772	0.24% 33.00%
	受控制法團權益	107,604,772	33.00%
Szeto Investments Holdings (Amusement) Limited (Note 4)	Beneficial interest	50,996,250	15.64%
Szeto Investments Holdings (Amusement) Limited (附註4)	實益權益	50,996,250	15.64%
Szeto Investments Holdings Ltd. (Note 4)	Interest of controlled corporation	50,996,250	15.64%
Szeto Investments Holdings Ltd.(附註4)	受控制法團權益	50,996,250	15.64%
Szeto International Holdings Ltd. (Note 4) Szeto International Holdings Ltd.(附註4)	Interest of controlled corporation 受控制法團權益	50,996,250 50,996,250	15.64% 15.64%
الله المراجعة المراج	义]工则/公国惟皿	50,990,250	10.04 /0
Ms. SZETO Yuk Lin (Note 4) 司徒玉蓮女士(附註4)	Interest of controlled corporation 受控制法團權益	50,996,250 50,996,250	15.64% 15.64%

Notes:

- 1. Barsmark Investments Limited and ST (79) Investment Limited are both wholly and beneficially owned by ST Investments Holding Limited, the issued share capital of which is beneficially owned as to one-third by each of (i) Conba Investments Ltd. (a company wholly and beneficially owned by Mr. TSANG Chiu Mo Samuel); (ii) Fortune Ocean Limited (a company the entire issued capital of which is vested in Ms. HUI Win Si Cici and Ms. HUI Wun Gi as co-administrators of the estate of Mr. TSANG Chiu Ching); and (iii) Ssky Investments Limited (a company wholly and beneficially owned by Ms. TSANG Chiu Yuen Sylvia).
- These shares represent the aggregate number of shares beneficially owned by Barsmark Investments Limited and ST (79) Investment Limited.
- Ms. HUI Win Si Cici and Ms. HUI Wun Gi are co-administrators of the estate of Mr. TSANG Chiu Ching, whose beneficial interest and interest of controlled corporation in shares of the Company are entirely vested in the co-administrators.
- 4. Szeto Investments Holdings (Amusement) Limited is wholly-owned by Szeto Investments Holdings Ltd., the issued share capital of which is wholly-owned by Szeto International Holdings Ltd. Ms. SZETO Yuk Lin is wholly and beneficially interested in the entire issued share capital of Szeto International Holdings Ltd.

Save as disclosed above, the Company has not been notified by any person (other than a Director or Chief Executive of the Company) who had interest or short position in the shares, underlying shares and debentures of the Company or any of its associated corporation as at 30 June 2020 which were recorded in the register required to be kept under Section 336 of the SFO or notified to the Company.

III. PURCHASE, SALES OR REDEMPTION OF LISTED SECURITIES

The Company has not redeemed any of its shares during the period. Neither the Company nor any of its subsidiaries has purchased or sold any of the Company's shares during the period.

附註:

- 1. Barsmark Investments Limited及ST (79) Investment Limited均由ST Investments Holding Limited全資實益擁有,而其已發行股本分別由(i)磐基投資有限公司(一間由曾昭武先生全資實益擁有之公司):(ii) Fortune Ocean Limited(一間由許韻思女士及許韻芝女士以曾昭政先生遺產共同管理人的身份管理之公司,其全部已發行股本歸屬於許韻思女士及許韻芝女士):及(iii) Ssky Investments Limited(一間由曾昭婉女士全資實益擁有之公司)實益擁有三分一權益。
- 此等股份指Barsmark Investments Limited及 ST (79) Investment Limited實益擁有之股份 總額。
- 3. 許韻思女士及許韻芝女士為曾昭政先生之遺 產共同管理人,曾昭政先生於本公司股份之 實益權益及受控制法團權益乃全部歸屬於共 同管理人。
- 4. Szeto Investments Holdings (Amusement)
 Limited 乃 由 Szeto Investments Holdings
 Ltd. 全資擁有,其已發行股本由 Szeto
 International Holdings Ltd.全資擁有。司徒
 玉蓮女士全資實益擁有Szeto International
 Holdings Ltd.之全部已發行股本。

除上文所披露者外,概無任何人士(本公司董事或主要行政人員除外)向本公司通知其於二零二零年六月三十日持有根據證券及期貨條例第336條規定記錄於須置存之登記冊內或知會本公司之本公司及其任何相聯法團股份、相關股份及債券中擁有的權益或淡倉。

III. 購買、出售或贖回上市證券

本公司於期內並無贖回其任何股份。本公司及任何其附屬公司於期內亦無購買 或出售本公司任何股份。

IV. COMPLIANCE WITH THE CODE OF BEST PRACTICE OF THE LISTING RULES

The Company has complied with the Code on Corporate Governance Practices (the "Code") in Appendix 14 of the Listing Rules during the period under review, save for the deviations set out below.

- (1) As at 30 June 2020, Mr. TSANG Chiu Mo Samuel is the Executive Chairman of the Company and no Chief Executive Officer has been appointed. The responsibilities of Chief Executive Officer have been carried out by Mr. TSANG Chiu Mo Samuel. The Board believes that it is in the best interest of the Company and the shareholders as a whole for Mr. TSANG Chiu Mo Samuel, who is knowledgeable in the business of the Group and possesses the essential leadership skills to guide discussions of the Board in an effective manner, to continue to carry out the responsibilities of Chief Executive Officer, which ensures on the effectiveness and efficiency of the decision making process of the Board.
- (2) Under code provision A.6.7, independent non-executive directors should also attend general meetings and develop a balanced understanding of the views of shareholders. Mr. HUI Yan Kit (being independent non-executive Director) were unable to attend the annual general meeting held on 29 May 2020 as he was obliged to be away for business trip.

V. AUDIT COMMITTEE

The Audit Committee has reviewed with management of the Company the accounting principles and practices adopted by the Group and discussed risk management, internal controls and financial reporting matters including a review of the unaudited condensed financial statements for the six months ended 30 June 2020 with the directors.

IV. 遵守上市規則最佳應用守則

除下文所述之偏離者外,本公司於回顧期內遵守上市規則附錄14之《企業管治常規守則》(「守則」)。

- (1) 於二零二零年六月三十日,曾昭武 先生為本公司行政主席,而並無委 任行政總裁。行政總裁之職務由曾 昭武先生履行。董事會相信,曾昭 武先生熟識本集團業務及具備所需 之領導才能,能有效領導董事會, 而彼繼續履行行政總裁之職務可確 保董事會決策之效率及效益,能符 合本公司及股東之整體最佳利益。
- (2) 根據守則條文第A.6.7條,獨立非執行董事須出席股東大會,並對股東之意見有公正的瞭解。獨立非執行董事許人傑先生因公出差而沒有出席於二零二零年五月二十九日舉行之股東週年大會。

V. 審核委員會

審核委員會與本公司管理層已審閱本集 團所採納之會計原則及慣例,並商討風 險管理、內部監控及財務申報事宜,包 括與董事審閱截至二零二零年六月三十 日止六個月之未經審核簡明財務報表。

VI. MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code set out in Appendix 10 of the Listing Rules. Upon enquiry by the Company, all Directors have confirmed that they have complied with the required standards set out in the Model Code throughout the six months ended 30 June 2020.

VI. 董事進行證券交易之標準守則

本公司已採納上市規則附錄10所載之標準守則。經本公司查詢後,所有董事已確認,彼等於截至二零二零年六月三十日止六個月期間一直遵守標準守則所載之規定準則。

By Order of the Board

CHU MING TAK EVANS TANIA

Executive Director

Hong Kong, 27 August 2020

承董事會命 執*行董事* 朱明德

香港,二零二零年八月二十七日



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