

ZHONG HUA INTERNATIONAL HOLDINGS LIMITED 中華國際控股有限公司

(Incorporated in Bermuda with limited liability) Stock Code: 1064

INTERIM REPORT 2018

BOARD OF DIRECTORS

Executive Director Ho Kam Hung

Non-Executive Director Young Kwok Sui

Independent Non-Executive Directors

Tam Kong, Lawrence Wong Kui Fai Wong Miu Ting, Ivy

COMPANY SECRETARY

Tsang Tsz Hung, CPA

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM11 Bermuda

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Suite 2911, West Tower Shun Tak Centre 168-200 Connaught Road Central Central Hong Kong

PRINCIPAL OFFICE IN MAINLAND CHINA

Level 14, Gang Yu Square Chiaodong Road Chiaotianmen Chongqing

AUDITORS

Ernst & Young Certified Public Accountants 22/F, CITIC Tower 1 Tim Mei Avenue Central Hong Kong

LEGAL ADVISERS

As to Hong Kong Law Hastings & Co. 5th Floor, Gloucester Tower The Landmark 11 Pedder Street Central Hong Kong **董事會** 執行董事 何鑑雄

非執行董事 楊國瑞

獨立非執行董事

譚剛 黃鉅輝 黃妙婷

公司秘書

曾志鴻(香港會計師公會會計師)

註冊辦事處

Clarendon House 2 Church Street Hamilton HM11 Bermuda

香港總辦事處及主要 營業地點

香港 中環 干諾道中168至200號 信德中心 西座2911室

中國大陸主要辦事處

重慶市 朝天門 朝東路 港渝廣場14樓

核數師

安永會計師事務所 *執業會計師* 香港 中環 添美道1號 中信大廈22樓

法律顧問

香港法律 希仕廷律師行 香港 中環 街11號 置地廣場 告羅士打大廈5樓 As to Bermuda Law Conyers Dill & Pearman 2901 One Exchange Square 8 Connaught Place Central Hong Kong

PROPERTY VALUERS

Savills Valuation and Professional Services Limited 23rd Floor, Two Exchange Square Central Hong Kong

Vigers Appraisal and Consulting Limited 10th Floor, The Grande Building 398 Kwun Tong Road Kwun Tong Kowloon Hong Kong

PRINCIPAL BANKERS

Wing Hang Bank (China) Limited, Guangzhou Branch Nanyang Commercial Bank, Limited

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Butterfield Corporate Services Limited Rosebank Centre 11 Bermudiana Road Pembroke Bermuda

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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

COMPANY WEBSITE www.zhonghuagroup.com

STOCK CODE 1064

百慕達法律

Conyers Dill & Pearman 香港 中環 康樂廣場8號 交易廣場第一座2901室

物業估值師

第一太平戴維斯估值及專業顧問 有限公司 香港 中環 交易廣場第二座23樓

威格斯資產評估顧問有限公司 香港 九龍 觀塘 觀塘道398號 嘉域大廈10樓

主要往來銀行

永亨銀行(中國)有限公司, 廣州分行 南洋商業銀行有限公司

股份登記及過戶總處

Butterfield Corporate Services Limited Rosebank Centre 11 Bermudiana Road Pembroke Bermuda

香港股份登記及過戶分處

卓佳登捷時有限公司 香港 皇后大道東183號 合和中心22樓

公司網址 www.zhonghuagroup.com

股份代號 1064

UNAUDITED INTERIM RESULTS

The Board of Directors (the "Directors") of Zhong Hua International Holdings Limited (the "Company") would like to announce the unaudited consolidated results of the Company and its subsidiaries (collectively the "Group") for the six months ended 30 June 2018 (the "Interim Results"), together with the comparative figures for the corresponding period in 2017, as follows:

CONDENSED CONSOLIDATED INCOME STATEMENT

未經審核中期業績

中華國際控股有限公司(「本公司」)董事會 (「董事會」) 謹此宣佈,本公司及其附屬公司 (統稱「本集團」)截至二零一八年六月三十日 止六個月未經審核綜合業績(「中期業績」), 連同二零一七年同期之比較數字,如下:

簡明綜合收益表

			For the six months ended 30 June 截至六月三十日止六個月			
		Notes 附註	2018 二零一八年 (Unaudited) (未經審核) HK\$'000 千港元	2017 二零一七年 (Unaudited) (未經審核) HK\$ [*] 000 千港元		
Revenue Other income Administrative expenses Finance costs	收入 其他收入 行政開支 財務費用	2 3	24,047 219 (14,130) (3,500)	19,323 182 (12,907) (3,444)		
PROFIT BEFORE TAX	税前溢利	4	6,636	3,154		
Income tax expense	所得税開支	5	(3,521)	(2,670)		
PROFIT FOR THE PERIOD	期間溢利		3,115	484		
ATTRIBUTABLE TO: Ordinary equity holders of the Company Non-controlling interests	歸屬於: 本公司普通股權益持有人 非控股權益		(1,172) 4,287 3,115	(3,142) 3,626 484		
LOSS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY – Basic	本公司普通股 權益持有人 應佔每股虧損 一基本	7	HK(0.19) cents港仙	HK(0.52) cents港仙		
– Diluted	- 攤薄		HK(0.19) cents港仙	HK(0.52) cents港仙		

CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

簡明綜合全面收益表

			For the six months ended 30 June 截至六月三十日止六個月	
		2018 二零一八年	2017 二零一七年	
		(Unaudited)	(Unaudited)	
		(未經審核)	(未經審核)	
		HK\$′000 千港元	HK\$′000 千港元	
Profit for the period	期間溢利	3,115	484	
Other comprehensive income/(expense)	其他全面收益/(開支)			
Other comprehensive income/(expense) to				
be reclassified to income statement in	至收益表之其他 全面收益/(開支):			
subsequent periods: Exchange differences on translation	<i>至面收益/(用文)</i> 換算海外業務時計出的			
of foreign operations	匯兑差額	(53,293)	101,998	
TOTAL COMPREHENSIVE INCOME/	期間全面總收益/(開支)			
(EXPENSE) FOR THE PERIOD		(50,178)	102,482	
Total comprehensive income/(expense) attributable to:	全面總收益/(開支)歸屬於:			
Ordinary equity holders of the Company	本公司普通股權益持有人	(17,088)	27,104	
Non-controlling interests	非控股權益	(33,090)	75,378	
		(50,178)	102,482	

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

簡明綜合財務狀況表

		Notes 附註	30 June 2018 二零一八年 六月三十日 (Unaudited) (未經審核) HK\$'000 千港元	31 December 2017 二零一七年 十二月三十一日 (Audited) (經審核) HK\$'000 千港元
NON-CURRENT ASSETS Property, plant and equipment Investment properties	非流動資產 物業、廠房及設備 投資物業		4,811 4,401,400	5,028 4,476,000
Total non-current assets	非流動資產總值		4,406,211	4,481,028
CURRENT ASSETS Properties held for sale Trade receivables Prepayments, deposits and other receivables Cash and bank balances	流動資產 持作待售物業 貿易應收款項 預付款項、按金及 其他應收款項 現金及銀行結存	8	36,692 21,181 12,771 69,413	37,314 1,187 13,638 82,084
Total current assets	流動資產總值		140,057	134,223
CURRENT LIABILITIES Trade payables Other payables and accruals Tax payable Interest-bearing bank borrowings	流動負債 貿易應付款項 其他應付款項及 應計負債 應付税項 計息銀行借貸	9	(2,103) (41,669) (51,271) (6,960)	(2,129) (40,992) (50,173) (6,874)
Total current liabilities	流動負債總額		(102,003)	(100,168)
NET CURRENT ASSETS	流動資產淨值		38,054	34,055
TOTAL ASSETS LESS CURRENT LIABILITIES	總資產減流動負債		4,444,265	4,515,083

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Cont'd)

簡明綜合財務狀況表(*續*)

		30 June 2018 二零一八年 六月三十日 (Unaudited) (未經審核) HK\$'000 千港元	31 December 2017 ニ零一七年 十二月三十一日 (Audited) (經審核) HK\$'000 千港元
NON-CURRENT LIABILITIES	非流動負債		
Loan from a director	董事貸款	(75,496)	(76,776)
Due to a director	應付董事款項	(184,568)	(183,840)
Long term other payables	其他長期應付款項	(137,283)	(137,622)
Interest-bearing bank borrowings	計息銀行借貸	(3,787)	(7,409)
Deferred tax liabilities	遞延税項負債	(951,493)	(967,620)
Total non-current liabilities	非流動負債總額	(1,352,627)	(1,373,267)
Net assets	淨資產	3,091,638	3,141,816
EOUITY	權益		
Equity attributable to equity holders of	本公司權益持有人		
the Company	應佔權益		
Issued capital	已發行股本	15,140	15,140
Reserves	儲備	878,569	895,657
		893,709	910,797
Non-controlling interests	非控股權益	2,197,929	2,231,019
Total equity	總權益	3,091,638	3,141,816

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CONDENSED CONSOLIDATED STATEMENT OF	HANGES IN EQUITY
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簡明綜合股本變動表

Attributable to equity holders of the Company 歸屬於本公司權益持有人

			Share		Exchange			Non-	
		Issued	premium	Contributed	fluctuation	Retained		controlling	Total
		capital	account	surplus	reserve	profits	Total	interest	reserves
		已發行	股份		匯戌			井控股	
		股本	溢價賬	繳入盈餘	漲落儲備	保留溢利	合計	權	儲備總額
		(Unaudited)							
		(未經審核)							
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$/000	HK\$/000	HK\$'000
		千港元	千港元	千港元	+ 第 元	千港元	千港元	千港元	千港元
At 1 January 2018	於二零一八年一月一日 ^{曲眼入而偽眼士}	15,140	398,726	80,258	137,054	279,619	910,797	2,231,019	3,141,816
rocal comprenensive expense for the period	想回王回赣册又	T	1	I	(15,916)	(1,172)	(17,088)	(33,090)	(50,178)
At 30 June 2018 (Unaudited)	於二零一八年六月三十日 (未經審核)	15,140	398,726	80,258	121,138	278,447	893,709	2,197,929	3,091,638
At 1 January 2017	淡二零-七年-月-日 #mm× maint //mm+/	15,140	398,726	80,258	67,729	261,010	822,863	1,988,123	2,810,986
I otal comprenensive income/(expense) for the period	郑间王国畿收益/(夙文)	ľ	1	I	30,246	(3,142)	27,104	75,378	102,482
At 30 June 2017 (Unaudited)	於二零一七年六月三十日 (未經審核)	15,140	398,726	80,258	97,975	257,868	849,967	2,063,501	2,913,468

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CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

簡明綜合現金流量報表

		For the six months 截至六月三十日	
		2018 二零一八年	2017 二零一七年
		(Unaudited) (未經審核)	(Unaudited) (未經審核)
		HK\$′000 千港元	HK\$′000 千港元
CASH FLOWS FROM OPERATING ACTIVITIES	經營業務之現金流量		
Profit before tax	税前溢利	6,636	3,154
Adjustments for:	調整項目:		
Finance costs	財務費用	3,500	3,444
Interest income	利息收入	(117)	(85)
Depreciation	折舊	139	127
		10,158	6,640
Increase in trade receivables Decrease in prepayments, deposits	貿易應收款項增加 預付款項、按金及其他應收	(19,994)	(10,980)
and other receivables	款項減少	133	136
Increase/(decrease) in trade payables Increase in other payables	貿易應付款項增加/(減少) 其他應付款項及應計負債	(26)	70
and accruals Exchange differences on translation of	增加 換算海外業務之匯兑差額	1,411	653
foreign operations		(413)	(642)
Cash generated from operations	經營業務所得之現金	(8,731)	(4,123)
Interest received	已收利息	117	85
Interest paid	已付利息	(422)	(617)
Overseas taxes paid	已付海外税款	(1,505)	(776)
Net cash flows used in	經營活動所用之		
operating activities	現金流量淨額	(10,541)	(5,431)

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (Cont'd)

簡明綜合現金流量報表*(續)*

		For the six months 截至六月三十	日止六個月
		2018 二零一八年 (Unaudited) (未經審核) HK\$'000 千港元	2017 二零一七年 (Unaudited) (未經審核) HK\$'000 千港元
CASH FLOWS FROM INVESTING ACTIVITIES	投資活動之現金流量		
Additions to investment properties	添置投資物業	-	(399)
Net cash flow used in an investing activity	用於一項投資活動之 現金流量淨額	-	(399)
CASH FLOWS FROM FINANCING ACTIVITIES	融資活動之現金流量		
Repayments of bank loans Increase/(decrease) in an amount due to a	償還銀行貸款 應付董事款項增加/(減少)	(3,298)	(4,720)
director Increase in long term other payables	長期其他應付款項增加	582 1,502	(2,141) 104
Net cash flows used in financing activities	融資活動所用 之現金流量淨額	(1,214)	(6,757)
NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS Cash and cash equivalents	現金及現金等值項目 増加/(減少)淨額 年初之現金及	(11,755)	(12,587)
at beginning of year Effect of foreign rate changes	現金等值項目 外匯匯率變動之影響	79,684 (876)	65,169 1,912
CASH AND CASH EQUIVALENTS AT END OF YEAR	年末之現金及 現金等值項目	67,053	54,494
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS Cash and bank balances Time deposits	現金及現金等值 項目結餘分析 現金及銀行結餘 定期存款	67,053 2,360	54,494
Cash and bank balances as stated in the condensed consolidated statement of financial position	簡明綜合財務狀況表內所 列的現金及銀行結餘	69,413	54,494
Time deposits with original maturity of more than three months when acquired	當收購時原到期日超過 三個月的定期存款	(2,360)	
Cash and cash equivalents as stated in the condensed consolidated statement of	簡明綜合現金流量表所列的 現金及現金等值項目		
cash flows	沉亚风沉亚寸直次目	67,053	54,494

1. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

The condensed consolidated interim financial statements are prepared in accordance with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting". The accounting policies and basis of preparation adopted in the preparation of the interim financial statements are the same as those used in the annual financial statements for the year ended 31 December 2017, except in relation to the following new and revised Hong Kong Financial Reporting Standards ("HKFRSs") which also include HKASs and Interpretations, that affect the Group and are mandatory for the accounting period beginning on or after 1 January 2018:

Amendments to HKFRS 2	Classification and Measurement of Share-based Payment Transactions	l
Amendments to HKFRS 4	Applying HKFRS 9 Financial Instruments with HKFRS 4 Insurance Contracts	l
Amendments to HKFRS 15	Clarifications to HKFRS 15 Revenue from Contracts with Customers	I
HKFRS 9	Financial Instruments	1
HKFRS 15	Revenue from Contracts with Customers	l
Amendments to HKAS 40	Transfers of Investment Property	
HK(IFRIC)-Int 22	Foreign Currency Transactions and Advance Consideration	I
Annual Improvements 2014-2016 Cycle	Amendments to HKFRS 1 and HKAS 28	

The adoption of these new and revised HKFRSs had no material effect on how the results and financial position for the current or prior accounting periods have been prepared and presented. Accordingly, no prior period adjustment has been required.

1. 編製基準及主要會計政策

本簡明綜合中期財務報表是按照香港會 計準則(「HKAS」)第34號「中期財務報 告」編製的。除了以下會影響本集團且於 二零一八年一月一日或之後開始的會計 期間強制採用的新訂及經修訂的香港財 務報告準則(「HKFRSs」,也包括HKASs 和詮釋),編製本中期財務報表所採用的 會計政策和編製基準均與截至二零一七 年十二月三十一日止年度的全年財務報 表一致:

HKFRS 2(修訂本)	股份支付款項交易之分類及計量
HKFRS 4(修訂本)	應用HKFRS 9金融工具與HKFRS 4保 險合同
HKFRS 15(修訂本)	HKFRS 15客戶合同收入之澄清
HKFRS 9 HKFRS 15	金融工具 客戶合同收入
HKAS 40(修訂本) HK(IFRIC)詮釋22	<i>轉讓投資物業</i> 外幣交易及預付代價
二零一四年至二零一六年 週期之年度改進	HKFRS 1 及 HKAS 28的修訂

採納新訂和經修訂HKFRSs對如何編製本 會計期間或過往會計期間之業績及財務 狀況並無重大影響。因此,毋須對過往 期間作出調整。

2. OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their services and two reportable operating segments as follows:

- (a) the property investment segment, which invests in properties located in the Mainland of the People's Republic of China ("Mainland China") for generating potential income from letting; and
- (b) the corporate and other segment, which provides management services to group companies.

The accounting policies of the operating segments are the same as those described in the Group's financial statements for the year ended 31 December 2017.

No geographical segment information is presented as over 90% of the Group's revenue is derived from customers based in Mainland China.

2. 經營分類資料

就管理而言,本集團按所提供之服務劃 分業務單位,兩個可報告經營分類如下:

- (a)物業投資分類,就場地使用者產生收入潛力於中華人民共和國大陸(「中國大陸」)物業之投資;及
- (b) 企業及其他分類,向集團公司提供 管理服務。
- 經營分類之會計政策與本集團截至二零 一七年十二月三十一日止年度之財務報 表所述者一致。
- 因本集團90%以上之收入源自中國大陸 之客戶,故並無呈報地區分類資料。

2. OPERATING SEGMENT INFORMATION (Cont'd)

The following table presents revenue and results information for the Group's operating segments:

For the six months ended 30 June

2. 經營分類資料(續)

下表為本集團按經營分類呈列之有關收 入及業績之資料:

截至六月三十日止六個月

		• •	investment 〔投資		and others 及其他		otal 1計
		2018	2017	2018	2017	2018	2017
		二零一八年	二零一七年	二零一八年			二零一七年
		(Unaudited)	(Unaudited)	(Unaudited)		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)	(未經審核)	(未經審核)	(未經審核)	(未經審核)
		HK\$′000 千港元	HK\$'000 千港元	HK\$′000 千港元	HK\$'000 千港元	HK\$′000 千港元	HK\$′000 千港元
		1,0,0	17870	1,0,0	1,0,0	1,0,0	1,0,0
Segment revenue: Sales to external	分類收入 : 銷售予外界客戶						
customers	31 H J V V V H	24,047	19,323	-	-	24,047	19,323
Segment results	分類業績	17,475	14,015	(7,558)	(7,599)	9,917	6,416
Other income	其他收入					219	182
Finance costs	財務費用					(3,500)	(3,444)
Profit before tax	税前溢利					6,636	3,154
Income tax expense	所得税開支					(3,521)	(2,670)
Profit for the period	期間溢利					3,115	484

2. OPERATING SEGMENT INFORMATION (Cont'd)

Information about major customers

For the six months ended 30 June 2018 (the "Period"), aggregate revenue from four customers (2017: four) with each of whom transactions had exceeded 10% of the Group's total revenue amounted to HK\$24,047,000 (2017: HK\$19,323,000).

2. 經營分類資料(續)

有關主要客戶之資料

截至二零一八年六月三十日止六個月 (「期間」),來自四名客戶(二零一七年: 四名)之總收入為24,047,000港元(二零 一七年:19,323,000港元),而與各客戶 進行之交易金額均已超逾本集團總收入 之10%。

3. 財務費用

		For the six months 截至六月三十日	
		2018	2017
		二零一八年	二零一七年
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
		HK\$'000	HK\$'000
		千港元	千港元
Interest on:	利息:		
Bank loans	銀行貸款	422	617
Loan from a director	董事貸款	3,078	2,827
		3,500	3,444

3. FINANCE COSTS

4. PROFIT BEFORE TAX

The Group's profit before tax is arrived at after charging/(crediting):

4.	税		

本集團之税前溢利乃經扣除/(計入):

For the six months ended 30 lune

			For the six months chucu so june	
		截至六月三十日	截至六月三十日止六個月	
		2018	2017	
		二零一八年	二零一七年	
		(Unaudited)	(Unaudited)	
		(未經審核)	(未經審核)	
		HK\$'000	HK\$'000	
		千港元	千港元	
Depreciation	折舊	139	127	
Interest income	利息收入	(117)	(85)	
Income from letting of	場地使用者予投資			
investment properties	物業之收入	(24,047)	(19,323)	

5. INCOME TAX EXPENSE

5. 所得税開支

		For the six months ended 30 June 截至六月三十日止六個月	
		2018 20	
		二零一八年	二零一七年
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
		HK\$'000	HK\$'000
		千港元	千港元
Provision for the period:	期內撥備:		
Elsewhere	其他地區	3,521	2,670

No provision for Hong Kong profits tax had been made as the Group did not generate any taxable profits in Hong Kong during the Period (2017: Nil). 由於本集團於期間並無在香港產生任何 應課税溢利,故未就香港利得税作出撥 備(二零一七年:無)。

5. INCOME TAX EXPENSE (Cont'd)

Taxes on profits assessable elsewhere have been calculated at the rates of tax prevailing in the countries in which the Group operates, based on existing legislation, interpretations and practices in respect thereof. The subsidiaries established in Mainland China are subject to income taxes at the rate of 25% (2017: 25%).

6. INTERIM DIVIDEND

The Directors do not recommend the payment of an interim dividend for the Period (2017: Nil).

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

The calculation of basic loss per share for the Period is based on the loss attributable to ordinary equity holders of the Company of HK\$1,172,000 (2017: HK\$3,142,000) and the weighted average number of 605,616,520 (2017: 605,616,520) ordinary shares in issue during the Period.

During the six months ended 30 June 2018 and 2017, the Group had no potentially dilutive ordinary shares in issue.

5. 所得税開支(續)

其他地區應課税溢利税項根據本集團經 營業務所在國家之現有法例、詮釋及慣 例,按該等國家之現行税率計算。於中 國大陸成立之附屬公司須按利得税税率 25%(二零一七年:25%)繳税。

6. 中期股息

董事會不建議派付期間之中期股息(二 零一七年:無)。

本公司普通股權益持有人應佔每股 虧損

期間每股基本虧損乃根據本公司普通股 權益持有人應佔虧損1,172,000港元(二 零一七年:3,142,000港元)及期間已發 行普通股之加權平均數605,616,520股 (二零一七年:605,616,520股)計算。

於截至二零一八年及二零一七年六月 三十日止六個月,本集團並無已發行潛 在攤薄普通股。

8. TRADE RECEIVABLES

An ageing analysis of the Group's trade receivables at the end of the reporting period is as follows:

8. 貿易應收款項

本集團之貿易應收款項於報告期完結日 之賬齡分析如下:

	30 June 2018 一零一八年六日三十	30 June 2018 二零一八年六月三十日		31 December 2017 二零 ナ年十二月三十一日	
	(Unaudited) (未經審核)	(Unaudited)		(Audited) (經審核)	
	HK\$'000	% 分比	HK\$'000	<mark>%</mark> 百分比	
Within 6 months 6個月內	21,181	100	1,187	100	

The Group generally grants a credit term of 3 months to 12 months to its customers.

The ageing of the Group's trade receivables is based on the date of recognition of revenue. The Group does not hold any collateral or other credit enhancements over its trade receivable balances. Trade receivables are non-interest-bearing. 本集團一般授予其客戶3個月至12個月信 貸期。

本集團貿易應收款項之賬齡根據收入確 認日計算。本集團並無就其貿易應收款 項餘額持有任何抵押品或其他提升信貸 質素之物品。貿易應收款項為免息項目。

9. TRADE PAYABLES

An ageing analysis of the Group's trade payables at the end of the reporting period is as follows:

9. 貿易應付款項

本集團之貿易應付款項於報告期完結日 之賬齡分析如下:

		二零一八年 (Unau	30 June 2018 二零一八年六月三十日 (Unaudited) (未經審核)		31 December 2017 二零一七年十二月三十一日 (Audited) (經審核)	
		HK\$′000 千港元	% 百分比	HK\$′000 千港元	% 百分比	
Within 1 year More than	一年內 超過一年	50	2	-	-	
1 year		2,053	98	2,129	100	
		2,103	100	2,129	100	

The ageing of the Group's trade payables is based on the dates of the goods received or services rendered. The trade payables are non-interest-bearing. 本集團貿易應付款項之賬齡根據收取貨 物或提供服務當日起計算。貿易應付款 項為免息項目。

10. CONTINGENT LIABILITIES

At the end of the reporting period, the Group's contingent liabilities not provided for in the financial statements were as follows:

10.或然負債

於報告期完結日,本集團並未於財務報 表作出撥備之或然負債如下:

			31 December 2017 二零一七年 十二月三十一日 (Audited) (經審核) HK\$'000 千港元
Guarantees given for mortgage loans granted by banks to certain purchasers of the Group's properties	就銀行向本集團物業 若干買家批出之 按揭貸款所作之 擔保	139	139

11.PLEDGE OF ASSETS

The Group had utilized bank loan facilities amounting to approximately HK\$10,747,000 (31 December 2017: HK\$14,283,000) as at 30 June 2018.

Certain investment properties and trade receivables of the Group were pledged to secure banking facilities utilised by the Group and an independent third party. In addition, the Company and one of its substantial shareholders also granted guarantees to these banking facilities.

As at 30 June 2018, the amount of investment properties and trade receivables under pledge were HK\$413,000,000 (31 December 2017: HK\$420,000,000) and HK\$7,021,000 (31 December 2017: HK\$1,187,000) respectively.

11.資產抵押

於二零一八年六月三十日,本集團已動 用銀行融資達約10,747,000港元(二零 一七年十二月三十一日:14,283,000港 元)。

本集團若干投資物業及貿易應收款項已 作抵押以獲得本集團及一名獨立第三方 動用的銀行融資。此外,本公司及其中 一名主要股東亦就該等銀行融資提供擔 保。

於二零一八年六月三十日,所抵押的 投資物業及貿易應收款項之金額分別 為413,000,000港元(二零一七年十二 月三十一日:420,000,000港元)及 7,021,000港元(二零一七年十二月 三十一日:1,187,000港元)。

12. OPERATING LEASE COMMITMENTS

The Group leases its office properties in Hong Kong under operating lease arrangements with leases negotiated for terms ranging from one to two years.

At 30 June 2018, the Group had total future minimum lease payments under non-cancellable operating leases falling due as follows:

12.經營租約承擔

本集團根據經營租約安排租用香港辦公 室物業,所議定之租期介乎一至兩年。

於二零一八年六月三十日,根據於下列 期間到期之不可撇銷經營租約,本集團 之未來應付最低租金總額如下:

		Group 本集團	
		30 June	31 December
		2018	2017
		二零一八年	二零一七年
		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
		千港元	千港元
Within one year In the second to fifth years,	於一年內 第二至第五年	2,413	913
inclusive	(包括首尾兩年)	2,391	_
		4,804	913

13.COMMITMENTS

At the end of the reporting period, the Group had contracted, but not provided for commitments in respect of construction works relating to investment properties amounting to approximately HK\$1,484,000 (31 December 2017: HK\$1,570,000).

13.承擔

於報告完結日,本集團已就投資物業相 關之建築工程已訂約,但尚未撥備之承 擔約為1,484,000港元(二零一七年十二 月三十一日:1,570,000港元)。

14.LITIGATIONS

(a) Pursuant to the terms of the relevant joint venture agreement, the joint venture period of Guangzhou Zheng Da Real Estate Development Company Limited (廣州市正大房 地產開發有限公司)("GZ Zheng Da") was initially set for a term of 15 years commencing from 31 December 1993 to 31 December 2008 and can be further extended at the request of either foreign or sino partner upon maturity. In December 2008, both GZ Zheng Da and its foreign partner, Zheng Da Real Estate Development Company Limited (正大房地產開 發有限公司)("HK Zheng Da"), agreed to extend the joint venture period by 15 years with effect from 1 January 2009 in accordance with the provisions of the articles of GZ Zheng Da but its sino partner, 越 秀房地產開發經營公司("越秀國 $\hat{\mathbb{C}}''$) had then become dormant a couple of years ago and therefore its consent could not be obtained. On the other hand, it appeared that another enterprise namely 越秀房地 產開發經營有限公司 ("越房私企"). a privately owned enterprise, which acquired certain assets (but interest in GZ Zheng Da not included) from 越秀國企 some years ago, claimed that it had taken up certain interest in GZ Zheng Da from 越秀國企, but that was not the case.

14.訴訟

(a) 按相關合作企業協議之條款,廣州 市正大房地產開發有限公司(「廣州 正大」)之合作期限由一九九三年 十二月三十一日至二零零八年十二 月三十一日止初步為期十五年,並可 根據中外合作方任何一方於到期時 提出續期之要求。於二零零八年十二 月,廣州正大及其外資合作方正大房 地產開發有限公司(「香港正大」)均 已按廣州正大章程條文之規定,同 意延長合作期限十五年,由二零零 九年一月一日起生效,但越秀房地 產開發經營公司(「越秀國企」),(中 方)當時在多年前已休止業務,因此 無法獲得其同意。另一方面,據稱另 一間名為越秀房地產開發經營有限 公司(「越房私企」)之企業(該公司為 私營公司,多年前曾向越秀國企購 入若干資產(但不包括廣州正大之任 何權益)聲稱其已從越秀國企取得廣 州正大之權益,但這並非實情。

(a) (Cont'd)

In late December 2008, GZ Zheng Da served a writ against 越房私 企 at the Guangdong Provincial Guangzhou Municipal Yuexiu District People's Court (廣東省廣 州市越秀區人民法院) ("Yuexiu Court") demanding for confirmation of disqualification of 越房私企 from the sino partnership (if any) of the subject joint venture. The relevant judgement was granted in July 2009 with rulings endorsing the request made by GZ Zheng Da.

In August 2009, 越房私企 then filed an appeal petition (the "Zheng Da Appeal") at the Guangdong Provincial Guangzhou Municipal Intermediate People's Court (廣東省 廣州市中級人民法院) ("Guangzhou Court"). A hearing was made in October 2009 and no further hearings had been made since then. Both GZ Zheng Da and HK Zheng Da have not yet received a valid judgement in writing issued by the Guangzhou Court in accordance with the relevant PRC laws and due judicial procedures.

Since then, both GZ Zheng Da and HK Zheng Da had dialogues with the relevant court officials from time to time and are looking forward to receiving a formal and legally valid verdict, notice or directive in relation to the Zheng Da Appeal to be granted by the Guangzhou Court or its higher court in accordance with the relevant PRC laws and due judicial procedures, but no such verdict or directive was received in proper manner up-to-date.

14.訴訟(續)

(a) (續) 廣州正大於二零零八年十二月下旬 入禀廣東省廣州市越秀區人民法院 (「越秀區法院」),要求確認取消越房 私企在有關合作企業之中方資格(如 有)。有關裁決已於二零零九年七月 公佈,認同廣州正大提出的要求。

於二零零九年八月,越房私企向廣 東省廣州市中級人民法院(「廣州市 中院」)提出上訴(「正大上訴」)。於 二零零九年十月進行了一次聆訊後 並無進行任何聆訊。廣州正大及香 港正大尚未收到廣州市中院根據相 關中國法律及正當司法程序發出之 書面有效裁決。

自當時起,廣州正大及香港正大不 時與法院人員對話並現正等候廣州 市中院或更高級法院按相關中國法 律及正當司法程序就正大上訴作出 正式而在法律上有效之判決、通知 或指示,但至今尚未收到相關正式 的判決或指示。

(a) (Cont'd)

Taking into account the rulings granted by the Yuexiu Court in July 2009, the facts and legal grounds substantiated at the first hearing of the Zheng Da Appeal, and the opinion given by the PRC legal counsels and advisers, the Company remains optimistic in obtaining a favourable judgement in the Zheng Da Appeal.

Further details about the developments of, and events incidental to, the Zheng Da Appeal were disclosed in the Company's announcements dated 25 March 2013 and 27 June 2017.

(b) In October 2013, the Guangzhou Municipal Administration of National Resources and Property Bureau (廣州市國土資源和房屋管 理局) (the "Property Administrative Bureau") issued two rulings on property demolition (房屋拆遷決定 書) (the "Compensation Rulings") to GZ Zheng Da pertaining to two compensation and resettlement cases for property demolition (房屋拆遷補償安置個案). The Compensation Rulings concluded that GZ Zheng Da was liable to pay an one-off cash compensation in an aggregate amount of about RMB27,600,000 (equivalent to HK\$32,568,000 as at 30 June 2018) (the "Cash Compensation") to a group of claimants (the "Claimants").

14.訴訟(續)

(a) (續) 考慮到越秀區法院於二零零九年七 月作出之裁決、首次上訴聆訊上所 有經證實的事實及法律理據以及中 國律師及法律顧問作出的意見,本 公司對在正大上訴案件中獲得有利 判決仍然樂觀。

正大上訴之進展詳情及後續事項已 於日期為二零一三年三月二十五日 及二零一七年六月二十七日之本公 司公告內披露。

(b) 於二零一三年十月,廣州市國土資源和房屋管理局(「房管局」)就兩宗房屋拆遷補償安置個案,向廣州正大發出兩份房屋拆遷決定書(「補償決定」)。補償決定認為,廣州正大須向一干申索人(「申索人」)等支付一次性總額約人民幣27,600,000元(於二零一八年六月三十日相當於32,568,000港元)的現金補償(「現金補償」)。

(b) (Cont'd)

In March 2014, the Guangzhou Municipal People's Government (廣州市人民政府) (the "Guangzhou Government") issued two rulings on administrative review (行政覆議決 定書) revoking the Compensation Rulings. As a result, GZ Zheng Da's obligation of paying the Cash Compensation was discharged.

In June 2015, the Guangzhou Court issued two rulings on administrative proceedings (行政裁定書) declining the appeal made by the Claimants against the Guangzhou Government's rulings.

In December 2015, Guangdong Provincial Higher People's Court (廣東省高級人民法院) (the "Guangdong Court") issued two rulings on administrative proceedings (行政裁定書) to the effect that (i) the Guangzhou Court's rulings were withdrawn; and (ii) the Guangzhou Court was ordered to re-hear the Claimants' appeal against the Guangzhou Government's rulings.

14.訴訟(續)

(b) (續) 於二零一四年三月,廣州市人民政府(「廣州市政府」)發佈兩份行政覆 議決定書,撤銷補償決定。因此,廣 州正大支付現金補償之責任已解除。

於二零一五年六月,廣州市中院頒 佈兩項行政裁定書,駁回申素人針 對廣州市政府裁定的上訴。

於二零一五年十二月,廣東省高級人 民法院(「廣東省高院」)頒佈兩項行 政裁定書,宣佈(i)撤回廣州市中院的 裁決:及(ii)命令廣州市中院再審申 索人針對廣州市政府裁定的上訴。

(b) (*Cont'd*)

In May 2017, Guangzhou Railway & Transportation Intermediate Court (廣州鐵路運輸中級法院) (the "Railway Court"), under the direction of Guangdong Court, re-heard the case and declined the appeal made by the Claimants against the Guangzhou Government's rulings. The Claimants then filed a further appeal against the Railway Court's rulings. As at the date of this report, the second appeal (the "Second Appeal") was not yet heard.

Taking into account the latest rulings granted by the Guangzhou Government and the Railway Court, the facts and legal grounds substantiated, and the opinion given by the PRC legal counsel and advisers, the Company remains optimistic in obtaining a favourable judgement in the Second Appeal.

(c) In 2011, two plaintiffs, together with Chongging Smart Hero Real Estate Development Company Limited ("CQ Smart Hero"), an indirect wholly-owned subsidiary of the Company, in its capacity as the third plaintiff, served a writ of summons against a third party (the "Third Party") at the Yuexiu Court in relation to a contract dispute (合 同糾紛). The case was subsequently redirected to the Guangzhou Court for trial for the reason of jurisdiction of court. In September 2013, the Guangzhou Court ruled that CO Smart Hero was liable to pay an accrued interest in an aggregate amount of approximately RMB10,500,000 to the Third Party. Subsequently, CQ Smart Hero, together with two plaintiffs, filed an appeal against the Guangzhou Court's rulings at the Guangdong Court.

14.訴訟(續)

(b) (續) 於二零一七年五月,廣州鐵路運輸 中級法院(「廣州鐵路法院」)在廣東 省高院指示下重審案件,並駁回申 索人針對廣州市政府裁定的上訴。 申索人繼而對廣州鐵路法院的裁定 再作上訴。於本報告日期,第二次上 訴(「第二上訴」)尚未開審。

經考慮廣州市政府及廣州鐵路法院 頒佈的最新裁定,經證實的事實及 法律依據,以及中國法律顧問給出 的意見,本公司對在第二上訴中獲 得有利裁決表示樂觀。

(c) 於二零一一年,兩名原告,連同重 慶超霸房地產開發有限公司(「重慶 超霸」)(彼為本公司之間接全資附屬 公司)以第三原告身份,就一宗合同 糾紛在越秀區法院向第三方(「第三 方」)提出起訴。該案件隨後因法院 管轄權限理由被轉介至廣州市中院 審理。於二零一三年九月,廣州市中 院裁定,重慶超霸須向第三方支付 應計利息約人民幣10,500,000元。 重慶超霸連同兩名原告隨後於廣東 省高院針對廣州市中院的判決提起 上訴。

(c) (*Cont'd*)

In June 2015, the Guangdong Court upheld the Guangzhou Court's rulings but the claim that was liable to be borne by CQ Smart Hero was reduced to approximately RMB4,200,000. The Guangdong Court's rulings are final and absolute unless being revoked by judicial review (復審).

The PRC legal counsel of CQ Smart Hero was of the view that judicial errors were made in the Guangdong Court's rulings and therefore were justifiable for pursuing judicial review (復審) with an aim to revoking its rulings. However, CO Smart Hero, after careful and due considerations, concluded that additional management time and legal costs to be incurred would probably override the economic benefits to be derived from a favourable verdict of judicial review, if any, and resolved not to pursue the case further.

In February 2016, the Guangzhou Court confined the claim amount to approximately RMB3,743,000 (equivalent to HK\$4,417,000 as at 30 June 2018), and a provision of the same amount has been fully made in the Company's consolidated financial statements for the year ended 31 December 2015.

Since then, CQ Smart Hero is in the process of negotiation with the Third Party for settlement arrangement, and hence the claim remained unsettled as at 30 June 2018.

14.訴訟(續)

(c) (續) 於二零一五年六月,廣東省高院維持 廣州市中院的原判,但重慶超霸承 擔的申索減少至約人民幣4,200,000 元。廣東省高院的裁定是最終決定, 除非經復審撤銷。

重慶超霸的中國法律顧問認為,廣東 省高院的裁定存在司法錯誤,因此 尋求復審以撤銷其裁定是合理的。 然而,重慶超霸經過審慎考慮後最 終認為,所產生的額外時間成本及 法律費用可能超過復審有利裁決帶 來的經濟利益(如有),並決定不再 繼續尋求復審。

於二零一六年二月,廣州市中院將 申索金額控制在約人民幣3,743,000 元(於二零一八年六月三十日相當於 4,417,000港元),以及於本公司於 截至二零一五年十二月三十一日止 年度綜合財務報表已全數撥備相同 金額。

自此,重慶超霸正在就償付安排與 第三方磋商,因此,於二零一八年六 月三十日,該申索金額仍未結清。

15. RELATED PARTY TRANSACTIONS

In addition to the related party transactions and balances with related parties as detailed elsewhere in the financial statements, the Group also incurred an interest expense of HK\$3,077,000 in respect of a loan from a director during the Period. Currently, the interest rate of that loan from a director is 7.821% per annum.

15. 關連人士交易

除本財務報表其他詳述之關連人士交易 及關連人士結存外,本集團亦於期間產 生董事貸款之利息支出3,077,000港元。 現時,董事貸款的利率為每年7.821厘。

REVIEW OF RESULTS

The Group's consolidated turnover for the Period was HK\$24,047,000, representing an increase of approximately 24% compared with the turnover for the same period last year (30 June 2017: HK\$19,323,000). The Group's profit for the Period was HK\$3,115,000 (30 June 2017: HK\$484,000). The Group's loss attributable to equity shareholders was HK\$1,172,000 for the Period (30 June 2017: HK\$3,142,000).

BUSINESS REVIEW

The Company is an investment holding company. Its subsidiaries are principally engaged in property development, investment and management businesses in Mainland China and have two property interests, one in Chongqing (重慶市) and the other in Guangzhou (廣州市).

Guang Yu Square (港渝廣場), a 15-storey commercial building, is situated at the most prime commercial area at Chaotianmen (朝天門), Yuzhong District (渝中區), Chongqing (重慶市). Chaotianmen is one of the major clothing wholesale points in Chongqing while Guang Yu Square is the most popular men's clothing and footwear wholesale centre in the region.

業績回顧

本集團期間之綜合營業額為24,047,000港 元,與去年同期的營業額(二零一七年六 月三十日:19,323,000港元)相比增加約 24%。本集團於期間之溢利為3,115,000 港元(二零一七年六月三十日:484,000港 元)。權益持有人於期間應佔本集團之虧損 為1,172,000港元(二零一七年六月三十日: 3,142,000港元)。

業務回顧

本公司為一間投資控股公司。其附屬公司主 要於中國大陸從事物業發展、投資及管理業 務,並擁有兩項物業權益,一項位於重慶市 及另一項位於廣州市。

港渝廣場為一幢15層商業樓宇,位於重慶市 渝中區朝天門之黃金商業地段。朝天門為重 慶市主要服裝批發集散點之一,而港渝廣場 則為該地區最火紅的男士服裝及鞋類批發中 心。

BUSINESS REVIEW (Cont'd)

The property interest in Guangzhou (廣州市) is situated at the most prime commercial area in Yuexiu District (越 秀區), Guangzhou. It is planned that the development site will be developed into a versatile grade A commercial building complex with wholesale and exhibition hall facilities and with an objective to be the landmark of the Yuexiu District. The development site is comprised of three contiguous land parcels located at the east of Jiefang Road South (解放南路), to the south of Daxin Road (大新路), to the north of Yede Road (一德路) and to the west of Xieen Road (謝恩里), Yuexiu District and is wholly owned by Guangzhou Zheng Da Real Estate Development Company Limited (廣州市正大房地產開發有限公司) ("Guangzhou Zheng Da") which in turn Zheng Da Real Estate Development Co. Ltd. ("HK Zheng Da"), a private company incorporated in Hong Kong, has 100% interest.

Guangzhou Zheng Da was set up as a Sino-foreign joint venture by HK Zheng Da as the foreign partner and 越 秀房地產開發經營公司 ("越秀國企"), a state-owned enterprise, as the Sino partner in Guangzhou in December 1993. Since its formation, 越秀國企 has not provided any capital or management support to Guangzhou Zheng Da to a material extent. Pursuant to the terms of the Enforcement Rules of the Joint Venture Agreement (合 作合同實施細則) (the "Enforcement Rules") executed in 1994, 越秀國企 agreed to surrender its entire interest in Guangzhou Zheng Da except those benefits specified in the Enforcement Rules and therefore HK Zheng Da assumed 100% interest in Guangzhou Zheng Da. 越秀國企is an independent third party.

業務回顧*(續)*

廣州市物業權益位於廣州市越秀區黃金商業 地區。該地盤將發展多功能甲級商業樓宇, 並設有批發及展銷廳設施,並可望成為越秀 區之地標建築。該地盤包括三幅位於越秀區 解放南路以東、大新路以南、一德路以北及 謝恩里以西之相連土地塊,由廣州市正大房 地產開發有限公司(「廣州正大」)全資擁有, 而廣州正大則由正大房地產開發有限公司 (「香港正大」,一間於香港成立的私人公司) 擁有100%權益。

廣州正大乃由香港正大(外資合作方)及越秀 房地產開發經營公司(「越秀國企」,國有企 業)作為中方合作方於一九九三年十二月在 廣州成立之中外合作企業。自其成立以來, 越秀國企基本上未曾向廣州正大出資或在管 理上作出配合。根據於一九九四年簽訂之合 作合同實施細則(「實施細則」)之條款,除 實施細則中所指定之可獲分配利益外,越秀 國企同意放棄其於廣州正大之所有權益,因 此,香港正大取得廣州正大100%權益。越 秀國企為獨立第三方。

BUSINESS REVIEW (Cont'd)

The Group acquired a 25% indirect interest in HK Zheng Da in December 2007 while the remaining 75% interest to be completed by the Group not later than 30 June 2019 at an aggregate consideration of RMB1,361,100,000 (approximately HK\$1,606,098,000 as at 30 June 2018). Details of the intended acquisition, including terms and conditions, consideration and settlement mechanism. and their amendments thereafter were disclosed in the Company's circular dated 26 November 2007 and the Company's subsequent announcements, latest of which dated 26 May 2017 (primarily refers to the deferment of the long stop date for completion of the acquisition from 31 March 2009 to 30 June 2019).

Pending for re-developing into a commercial complex, the development site is presently comprised of a 2-storey non-permanent commercial podium and a car park for loading and offloading inventory. With a history of over one century for footwear business in the area surrounding the development site, the commercial podium is regarded as the most popular footwear butique showcase and wholesale centre in Guangzhou.

業務回顧(續)

本集團於二零零七年十二月收購香港正大 25%之間接權益,餘下75%之權益擬由本 集團於不遲於二零一九年六月三十日完 成收購,總代價為人民幣1,361,100,000 元(於二零一八年六月三十日相當於約 1,606,098,000港元)。建議收購事項之詳情 (包括條款及條件、代價及支付方式以及彼 等其後之修訂)乃披露於本公司於二零零七 年十一月二十六日刊發之通函及本公司隨後 公告,最近公告為於二零一七年五月二十六 日發表之公告(主要提述將完成收購之最後 截止日期從二零零九年三月三十一日遞延至 二零一九年六月三十日)。

在商場落成之前,該地盤目前包括一幢兩層 高之非永久性商場及方便裝卸貨存之停車 場。由於該地盤周圍地區已有過百年鞋業集 散地之歷史,該商場現成為廣州最暢旺的鞋 類批發中心。

BUSINESS REVIEW (Cont'd)

The development project was initially planned to be completed within a period of 15 years but its progress was interrupted by the modifications of municipal planning in the region from time to time in the past years. Pursuant to the terms of the relevant joint venture agreement, the joint venture period of Guangzhou Zheng Da is from 31 December 1993 to 31 December 2008 and can be further extended at the request of either foreign or sino partner upon maturity. In December 2008, both Guangzhou Zheng Da and its foreign partner, HK Zheng Da, agreed to extend the joint venture period by 15 years with effect from 1 January 2009 in accordance with the provisions of the articles of Guangzhou Zheng Da but 越秀國企, its sino partner and a state-owned enterprise, had become dormant a couple of years ago and therefore its consent could not be obtained. On the other hand, it appeared that another enterprise named 越秀房地產 開發經營有限公司 ("越房私企"), a privately owned enterprise which acquired certain assets (but interest in Guangzhou Zheng Da not included) from 越秀國企 some years ago, claimed that it had taken up the interest in Guangzhou Zheng Da from 越秀國企, but that was not the case. As such, In late December 2008, Guangzhou Zheng Da, served a writ against 越房私企 at the Yuexiu District People's Court (越秀 區人民法院) demanding for confirmation of disgualification of 越房私企 from the sino partnership (if any) of the subject joint venture. Details of which are disclosed in Note 14(a) to the unaudited consolidated results of the Company above.

LITIGATIONS

Details of the litigations are disclosed in note 14 to the unaudited results of the Company above.

業務回顧*(續)*

該項目原訂於十五年內完成,但由於過去多 年越秀區政府不時修訂區內市政規劃以致工 程進度受到延誤。按相關合作企業協議之條 款,廣州正大之合作期限由一九九三年十二 月三十一日至二零零八年十二月三十一日 止,並可根據中外合作方任何一方於到期時 提出續期之要求。於二零零八年十二月,廣 州正大及其外資合作方香港正大均已按廣 州正大章程條文之規定,同意延長合作期限 十五年,由二零零九年一月一日起生效,但 越秀國企(中資合作方及國有企業)在多年 前已休止業務,因此無法獲得其同意。另一 方面,據稱另一間名為越秀房地產開發經營 有限公司(「越房私企」)之企業(該公司為私 營公司,多年前曾向越秀國企購入若干資產 (但不包括廣州正大之任何權益))聲稱其已 從越秀國企取得廣州正大之部份權益,但這 並非實情。有鑑於此,於二零零八年十二月 底, 廣州正大入禀廣東省廣州市越秀區人民 法院,要求確認取消越房私企在有關標的合 作企業之中方資格(如有),詳情載於上文本 公司未經審核綜合業績附註14(a)。

訴訟

有關訴訟之詳情乃於上文本公司未經審核業 績附註14內披露。

Public Database of GZ Zheng Da Corporation Information indicates information of alleged "Liquidation Provisional Filed (清算備案)"

Pursuant to the Provisional Rules of Public Notice of Corporate Information of People's Republic of China (中華人民共和國企業信 息公示暫行條例) newly enacted in October 2014, the Public Database of National Enterprise Credit Information (Guangdong) (全國企業信用信息公示系統(廣東)) on GZ Zheng Da downloaded in March 2015 reveals certain newly appeared information under the Provisional Filing Information Column (備案信息欄目) viz "Liquidation Information (清算信息)", "Liquidation Officer-In-Charge He Wei (清算負責 人何偉)" and "Member of Liquidation Committee Guangdong Guoding Law Firm (清算組成員廣東國鼎律師事務所)". With effect from August 2016, the Public Database of National Enterprise Credit Information (Guangdong) (全國企業信用信 息公示系統(廣東)) was restructured as the National Enterprise Credit Information Publicity System (國家企業信用信息公示 系統) with a more user friendly reporting format. Since August 2016, the Guangzhou Administration for Industry & Commerce Bureau (廣州市工商行政管理局) (the "AIC Bureau") ceased to provide public search service for Business Record Information (商 事登記信息). The new National Enterprise Credit Information Publicity System (國家 企業信用信息公示系統) on GZ Zheng Da downloaded in August 2018 contained similar information as disclosed in former reports including "Officer-in-Charge of Liquidation Group Guangdong Guoding Law Firm (清算組負責人廣東國鼎律師事務 所)". In addition, the new report reveals that the registration status (登記狀態) of GZ Zheng Da is "subsisting (存續)" and the authorised representative (法定代表人(is "Ho Kam Hung".

對廣州正大發出之所謂「清算呈請」

廣州正大企業信息公示系統出現所謂「清算 備案」信息

根據二零一四年十月新制定的中華人民共和 國企業信息公示暫行條例,於二零一五年三 月下載的在全國企業信用信息公示系統(廣 東)的公示資料庫顯示,廣州正大的備案信 息欄目下出現若干新信息,即「清算信息」、 [清算負責人何偉]及[清算組成員廣東國鼎 律師事務所|。由二零一六年八月起,全國 企業信用信息公示系統(廣東)調整為國家 企業信用信息公示系統,報告格式更加互 助。自二零一六年八月以來,廣州市工商行 政管理局(「工商局」)不再提供商事登記信 息公共搜尋服務。二零一八年八月在新的國 家企業信用信息公示系統下載有關廣州正大 的資料,包含舊報告所討論的相同資料,包 括「清算組負責人廣東國鼎律師事務所」。 此外,新報告顯示,廣州正大的登記狀態為 「存續|以及法定代表人為「何鑑雄」。

Public Database of GZ Zheng Da Corporation Information indicates information of alleged "Liquidation Provisional Filed (清算備案)" (cont'd)

According to the Corporate Registration Information Memorandum (企業登記資料 包) obtained from the AIC Bureau by GZ Zheng Da (being exclusive information to the subject corporation), a third party namely Guangdong Guoding Law Firm (廣東國鼎律師事務所) ("Guoding") filed an Application Form for Notification of Change (Provisional Filing) of Foreign Investment Enterprise (外商投資企業變更 (備案)登記申請書) (the "Application Form"), together with a copy of purported order of the Guangzhou Court (廣東省廣 州市中級人民法院決定書) (the "Purported Court Order") as supporting document, to the AIC Bureau without the prior acknowledgment nor consent of GZ Zheng Da in September 2011. The Application Form requested for filing of "Provisional Filing of Member of the Liquidation Group (清算組成員備案)" and "Provisional Filing of Liquidation Officer-in-Charge (清算負 責人備案)" in the corporate information database of GZ Zheng Da at the AIC Bureau. Copy of the Purported Court Order stated that "the court has nominated Guoding as the liquidation group to proceed with the liquidation of GZ Zheng Da in accordance with the law (已指定國鼎 組成清算組,依法對廣州正大進行清算)".

對廣州正大發出之所謂「清算呈請」(續)

廣州正大企業信息公示系統出現所謂「清算 備案」信息*(續)*

根據從工商局獲得的廣州正大企業登記資料 包(該主體公司的獨有信息)披露,一名第三 方,即廣東國鼎律師事務所(「國鼎」)在未有 事前通知廣州正大及未獲廣州正大同意下於 二零一一年九月向工商局提交了外商投資企 業變更(備案)登記申請書(「申請書」),並附 上廣東省廣州市中級人民法院決定書(「所謂 法院決定」)副本作為証明文件,該申請書要 求工商局在廣州正大企業信息中將「清算組 成員備案」和「清算負責人備案」備案。該所 謂法院決定副本引稱:「法院已指定國鼎組 成清算組,依法對廣州正大進行清算」。

Public Database of GZ Zheng Da Corporation Information indicates information of alleged "Liquidation Provisional Filed (清算備案)" (cont'd)

GZ Zheng Da confirmed to the Company that it had never authorised, appointed or instructed Guoding or He Wei to file or handle such application, nor granted consent to such application thereafter. GZ Zheng Da and HK Zheng Da, being the equity holder of GZ Zheng Da holding 100% interest therein, also confirmed to the Company that they had never been served any statements of instigation of proceedings, notice of summons or notice of judgement, orders (including the Purported Court Order or order of a similar nature) or written judgement(s) in relation to liquidation petition or of a similar nature (the "Purported Liquidation Petition Case") from the Guangzhou Court in accordance with the prevailing PRC laws and regulations and due judicial procedures. Both the Company and GZ Zheng Da further confirmed that they were unable to find any "public official record" about the Purported Liquidation Petition Case (not even the relevant case number) from the official database or public notice board of the Guangzhou Court so far.

According to the Purported Court Order, it appears that the purported liquidation petition was instituted by 越房私企, a third party neither had any equity or any other interests in GZ Zheng Da nor was a creditor of GZ Zheng Da. Hence, the PRC legal counsel of GZ Zheng Da considers that 越房私企 is unlikely to meet the pre-requisite conditions for filing a liquidation petition against GZ Zheng Da pursuant to the prevailing company laws and regulations of PRC. 對廣州正大發出之所謂「清算呈請」(續)

廣州正大企業信息公示系統出現所謂「清算 備案」信息*(續)*

廣州正大向本公司確認,其從未授權、委任 或指示國鼎或何偉呈交或處理類似申請。 後亦沒有同意類似申請。廣州正大及香港正 大(作為廣州正大100%權益持有人)亦向本 又司確認,從來沒有收到按中華人民共不 現行法律和法規及正當司法程序,由廣開清算呈請或類似([所謂 算呈請案件」)的起訴書、傳票或判決、命令 (包括所謂法院決定或類似性質的命令)或 書,彼等至今無法從廣州市中院官方網站或 公告板找到有關所謂清算呈請案件的任 [公開官方記錄](甚至沒有相關案號)。

根據所謂法院決定,所謂清算呈請顯然是由 越房私企(一名第三方,既沒有在廣州正大 擁有任何權益或任何其他利益,亦不是廣州 正大的債權人)提起的。因此,廣州正大的 中國法律顧問認為,根據現行的中國公司法 律及法規,越房私企並不具備先決條件向廣 州正大呈交清算呈請。

Public Database of GZ Zheng Da Corporation Information indicates information of alleged "Liquidation Provisional Filed (清算備案)" (cont'd)

Based on the record and facts known to the Company and GZ Zheng Da and having taken PRC legal advice, both the Company and GZ Zheng Da are of the view that (i) the legal proceedings of the Purported Liquidation Petition Case (if any) do not conform to the legal provisions and judicial procedures in PRC; (ii) the Purported Court Order (if any) is not effective disposition of the matter to which it purportedly relates and thus is invalid and void: and (iii) the purported authority of the so-called liquidation group of GZ Zheng Da is derived from the Purported Court Order which is invalid and void. Therefore, Guoding does not have the lawful authority to proceed with liquidation of GZ Zheng Da or file corporate information about GZ Zheng Da with the AIC Bureau (or for any other purposes) for and on behalf of GZ Zheng Da.

對廣州正大發出之所謂「清算呈請」(續)

廣州正大企業信息公示系統出現所謂「清算 備案」信息*(續)*

基於本公司及廣州正大的記錄及所知事實並 經採納中國法律意見後,本公司及廣州正大 均認為(i)所謂清算呈請案件(如有)的法律程 序並不符合中國法律規定及司法程序:(ii)所 謂法院決定(如有)並非對其所指稱事項的有 效裁決,因此屬依法無據及無法律效力;及 (iii)該所謂廣州正大清算組的所謂法院決定。因 此國鼎沒有合法授權對廣州正大進行清算及 代表廣州正大向工商局呈交企業信息(或任 何其他目的)。

Public Database of GZ Zheng Da Corporation Information indicates information of alleged "Liquidation Provisional Filed (清算備案)" (cont'd)

According to the relevant provisions of the Rules of Administration of Company Registration of People's Republic of China (中華人民共和國公司登記管理條例) (the "Company Registration Rules"), the provisional filing of liquidation information with the AIC Bureau requires the consent of the subject company (with company chop shown on the application form) and other requisite legal documents, such as company dissolution documents (公司解 散證明文件) and compulsory liquidation order (強制清算決定書), as supporting documents. No such supporting documents nor GZ Zheng Da's company chop were found on the Application Form submitted by Guoding. After taking PRC legal advice, both the Company and GZ Zheng Da consider that the Application Form submitted to the AIC Bureau by Guoding violates the relevant provisions of the Company Registration Rules to a material extent and the provisional filing under concern should be rendered "application declined (申請退回)".

The business of GZ Zheng Da remains as usual and GZ Zheng Da's latest tax return was filed in June 2018. Mr. Ho Kam Hung, an executive director of the Company, has been the legal representative of GZ Zheng Da since 1993. According to the categorization made by the AIC Bureau, the registration status of GZ Zheng Da is regarded as "subsisting (in business) (存續 (在營))".

Shareholders of the Company are urged to read the Company's announcement dated 25 March 2013 about the lawful authority of the purported "liquidation group of GZ Zheng Da" in question. 對廣州正大發出之所謂「清算呈請」(續)

廣州正大企業信息公示系統出現所謂「清算 備案」信息*(續)*

根據中華人民共和國公司登記管理條例(以 下簡稱「公司登記條例」)的相關規定,於工 商局作臨時清算備案,需得到有關公司的同 意(即在申請書上蓋有公司的公章)和其他必 要的法律文件(如公司解散證明文件及強制 清算決定書)作為証明文件。在國鼎提交的 申請書中並沒有相關証明文件及廣州正大的 公章。經採納中國法律意見,本公司及廣州 正大均認為,國鼎向工商局提交申請書嚴重 違反了公司登記條例的相關規定,此有問題 的臨時備案應被「申請退回」。

廣州正大的業務仍然正常,並已於二零一八 年六月提交了報税表。本公司之執行董事何 鑑雄先生自一九九三年起一直為廣州正大之 法定代表。根據工商局所作分類,廣州正大 的登記狀態為「存續(在營)」。

本公司促請股東參閱本公司於二零一三年三 月二十五日有關所謂「廣州正大清算組」合法 性一事的公告。
The second and unqualified Person appearing on the Demolition Permit and the Demolition Extension Notice

Since 2003, GZ Zheng Da has been granted the Qualified Person for Demolition and Relocation (拆遷人) (the "Oualified Person") (which was required to demonstrate substantial capital resources, property development plan on hand, concrete property demolition and relocation plan pursuant to the provisions of Rules of Management of Urban Property Demolition and Relocation of Guangzhou Municipality (廣州市城市房屋拆遷管 理條例) (the "Demolition Management Rules")) and the Qualified Contractor for Demolition and Relocation (拆遷 實施單位) (the "Qualified Contractor") (which was required to demonstrate substantial hands-on experience in property demolition and relocation projects and hiring extensive construction and engineering professionals pursuant to the provisions of the Demolition Management Rules) by the Property Administration Bureau to the effect that GZ Zheng Da was empowered to demolish a property located in Yuexiu District, Guangzhou within about one year under the license of a property demolition and relocation permit (房屋拆 遷許可證) (the "Demolition Permit"). Since then, GZ Zheng Da applied for extension of the Demolition Permit once every year and the Property Administration Bureau customarily renewed the Demolition Permit and the notice of extension of property demolition and relocation (房屋拆遷延期 公告) (the "Demolition Extension Notice") every subsequent year.

對廣州正大發出之所謂「清算呈請」(續)

拆遷許可證及拆遷延期公告出現第二及不合 資質拆遷人

自二零零三年以來,廣州正大已獲房管局授 予拆遷合資質拆遷人(「拆遷人」)(根據廣州 市城市房屋拆遷管理條例(「拆遷管理條例」) 的規定,此需要證明擁有豐厚資金、具體物 業包商(「拆遷實施單位」)(根據拆遷管理條 例的規定,此需要證明擁有豐富物業拆遷 承包商(「拆遷實施單位」)(根據拆遷管理條 例的規定,此需要證明擁有豐富物業拆遷項 目操作經驗,並聘請資深的施工及工程專業 人員),訂明廣州正大有權根據房屋拆遷許 可證(「拆遷許可證」)於約一年內拆除位於廣 州市越秀區的某些物業。此後,廣州正大每 年申請延長拆遷許可證一次,且房管局通常 於此後每年更新拆遷許可證及房屋拆遷延期 公告(「拆遷延期公告」)。

The second and unqualified Person appearing on the Demolition Permit and the Demolition Extension Notice (cont'd)

The Demolition Extension Notices issued since 2014 contained new clauses which included, inter alia, an entity named "the liquidation group of GZ Zheng Da (廣州正 大清算組)" (the so-called "Liquidator") as the secondary Qualified Person (第二拆遷 λ) and the secondary Qualified Contractor (第二拆遷實施單位) in addition to GZ Zheng Da which remained as the primary Oualified Person (第一拆遷人) and primary Oualified Contractor (第一拆遷實施單位). The Demolition Extension Notices also put a remark that "pursuant to the Purported Court Order, the Guangzhou Court nominated Guoding as the liquidation group to proceed with the liquidation of GZ Zheng Da in accordance with the laws, and the demolition activities should be executed by the liquidation group" (collectively the "New Clauses").

GZ Zheng Da confirmed to the Company that it had no acknowledge of the New Clauses until the renewal of the said extension notices nor concurred with such New Clauses thereafter and hence raised objection to the Property Administration Bureau about the imposition of the New Clauses. No formal reply has been obtained from the Property Administration Bureau so far. 對廣州正大發出之所謂「清算呈請」(續)

拆遷許可證及拆遷延期公告出現第二及不合 資質拆遷人(*續*)

自二零一四年頒佈之拆遷延期公告中載有新 條款,包括(但不限於)除廣州正大仍作為第 一拆遷人及第一拆遷實施單位外,一個名為 「廣州正大清算組」(所謂「清算人」)作為第二 拆遷人及第二拆遷實施單位。拆遷延期公告 亦指出:「根據所謂法院決定,廣州市中院 已指定國鼎組成清算組,依法對廣州正大進 行清算,拆遷行為必須由清算組行使。」(統 稱為「新條款」)。

廣州正大向本公司確認,其於上述延期公告 更新前並不知悉新條款,且於其後亦不贊同 該新條款,因此對房管局強加新條款提出反 對。至今未收到房管局的正式回覆。

The second and unqualified Person appearing on the Demolition Permit and the Demolition Extension Notice (cont'd)

After seeking PRC legal advice, both the Company and GZ Zheng Da consider that (i) both the Demolition Permits and the Demolition Extension Notices granted to GZ Zheng Da are legally valid permit and notice respectively despite their legal defects; (ii) the Yuexiu Court, the Guangzhou Court and the Property Administration Bureau all accept GZ Zheng Da as a separate legal entity; (iii) GZ Zheng Da remains as the Qualified Person and the Qualified Contractor and therefore can continue the demolition and relocation activities pursuant to the Demolition Permit; (iv) the purported authority of the so-called Liquidator is derived from the Purported Court Order which is invalid and void (please refer to the section headed "Public Database of GZ Zheng Da Corporate Information indicates information of alleged "Liquidation Provisional Filed (清算備案)" ("Alleged Liquidation Provisional Filed") above for further details); (v) the capacity of the so-called Liquidator does not exist until and when Guoding removes the legal representative of GZ Zheng Da; (vi) the so-called Liquidator technically cannot co-exist with GZ Zheng Da to engage in same business activities; (vii) a liquidator is not empowered to engage in the businesses other than those specified under Clause 184 of Companies Law of People's Republic of China (中華人民共和國公司 法), which do not include demolition and relocation businesses; (viii) a liquidator does not possess the prerequisite gualifications (特定資質) and hands-on expertise in demolition and relocation businesses pursuant to the provisions of the Demolition Management Rules; and (ix) the Purported Court Order fundamentally does not provide that "the demolition activities should be executed by the liquidation group".

對廣州正大發出之所謂「清算呈請」(續)

拆遷許可證及拆遷延期公告出現第二及不合 資質拆遷人*(續)*

經尋求中國法律意見後,本公司及廣州正大 認為:(i)儘管存有法律瑕疵,但授予廣州正 大的拆遷許可證及拆遷延期公告乃屬合法有 效的許可證及公告;(ii)越秀法院、廣州市中 院及房管局仍視廣州正大為獨立法人實體; (iii)廣州正大仍然為拆遷人及拆遷實施單位, 因此可根據拆遷許可證繼續從事拆遷活動; (iv)所謂清算人的所謂授權源自依法無據及無 法律效力的所謂法院決定(有關進一步詳情 請參考上文「廣州正大企業信息公示系統出 現所謂「清算備案」信息」(「所謂清算備案」) 一節);(v)直至及當廣州正大的法定代表被 國鼎勸退前,所謂清算人並未有其身份;(vi) 所謂清算人技術上不能與廣州正大共存而從 事相同的業務活動;(vii)清算人無權從事除 依據中華人民共和國公司法第184條指定者 以外之業務(其中不包括拆遷業務);(viii)根 據拆遷管理條例之規定,清算人不具備從事 拆遷業務的特定資質及參與拆遷的專業經 驗;及(ix)所謂法院決定根本並無規定「拆遷 活動應由清算組負責 | 的指示。

The second and unqualified Person appearing on the Demolition Permit and the Demolition Extension Notice (cont'd)

Since 2014, both the Demolition Permit and the Demolition Extension Notice renewed every subsequent year, including the latest one renewed in December 2017, contained the New Clauses. GZ Zheng Da continued to proceed the demolition and relocation activities as usual.

A Purported Notice issued by the so-called Liquidator

In June 2017, HK Zheng Da and one of its three directors received a notice (告知函) (the "Purported Notice") issued by the so-called Liquidator albeit the operation of GZ Zheng Da remained as usual and normal when the Purported Notice was issued.

The Purported Notice, dated 16 June 2017, was issued by the so-called Liquidator and the addressees are HK Zheng Da and 越房 私企 (collectively the "Addressees"). 越房 私企 is an independent third party to the Company and its directors and substantial shareholders and their respective associates. HK Zheng Da and one of its three directors received the Purported Notice on or about 21 June 2017.

對廣州正大發出之所謂「清算呈請」(續)

拆遷許可證及拆遷延期公告出現第二及不合 資質拆遷人(*續*)

由二零一四年起,拆遷許可證及拆遷延期公 告其後每年延長,包括最近一次於二零一七 年十二月延長,並載有新條款,廣州正大繼 續如常進行拆遷。

所謂清算人發出的所謂告知函

於二零一七年六月,香港正大及三名董事其 中一名收到由所謂正大清算組發出的告知函 (「所謂告知函」);儘管如此,廣州正大於所 謂告知函發出時其業務依然如常運作。

告知函日期為二零一七年六月十六日,由所 謂清算人發出,而收件人為香港正大及越房 私企(統稱「收件人」)。越房私企為獨立於 本公司及其董事及主要股東及彼等各自之聯 繫人的第三方。香港正大及三名董事其中一 名於二零一七年六月二十一日左右收到告知 函。

A Purported Notice issued by the so-called Liquidator (cont'd)

According to then record downloaded from the official website of AIC Bureau, the shareholders of GZ Zheng Da are HK Zheng Da and 越秀國企. Pursuant to the terms of relevant joint venture agreement (as revised) executed between HK Zheng Da and 越秀國企, HK Zheng Da holds 100% attributable interest in GZ Zheng Da.

To the best knowledge and belief, and having made all reasonable enquiries, both the Company and GZ Zheng Da confirm that 越房私企 (i) is not a registered shareholder of GZ Zheng Da; (ii) does not have any attributable interest in GZ Zheng Da; and (iii) is not a creditor of GZ Zheng Da. 越房私企 is not 越秀國企.

The Purported Notice sought to convey, inter alia, the following messages (without prejudice on its validity) to the Addressees: (i) the so-called Liquidator was constituted under a mandate granted by the Guangzhou Court pertaining to a members' compulsory liquidation petition (apparently lodged by越房私 企) (the "Purported Petition"); (ii) the so-called Liquidator was prepared to make submission to the Guangzhou Court for balloting the appointment of appraisal and auction agents to appraise and tender the assets of GZ Zheng Da for auction which include, inter alia, two parcels of land with an aggregate gross area of about 16,800 square metres and a 2-storey non-permanent commercial podium; and (iii) the Addressees were urged to furnish any related information or proposal to the so-called Liquidator within 15 days from the date of the Purported Notice.

對廣州正大發出之所謂「清算呈請」(續)

所謂清算人發出的所謂告知函(續)

根據於工商局官方網站下載的記錄,廣州正 大的股東是香港正大及越秀國企。根據香港 正大及越秀國企所簽署的有關合營企業協 議(經修訂)的條款,香港正大擁有廣州正大 100%歸屬權益。

經一切合理查詢後,並盡其所知及所信,本 公司及廣州正大均確認,越房私企(i)並非廣 州正大的註冊股東;(ii)並無持有廣州正大任 何歸屬權益;及(iii)亦不是廣州正大的債權 人。越房私企並非越秀國企。

該所謂告知函尋求傳達(除其他外)以下主要 信息(就其有效性保留固有權益)給收件人: (i)所謂清算組是根據廣州市中院就一宗股東 強制清算呈請(顯然由越房私企呈請)頒令成 立的(「所謂呈請狀」);(ii)所謂清算組正擬向 廣州市中院提請搖珠確定評估和拍賣機構, 以評估和招標拍賣廣州正大的資產,其中包 括兩塊總面積約為16,800平方米地塊和一座 兩層非永久性商業群樓;及(iii)敦促收件人 在所謂告知函發函之日起十五天內向所謂清 算人提供有關資料或主張。

A Purported Notice issued by the so-called Liquidator (cont'd)

To the best knowledge and belief and having made all reasonable enquiries, the Company confirms both GZ Zheng Da and HK Zheng Da have never been served the Purported Liquidation Petition Case (please refer to the section headed "Alleged Liquidation Provisional Filed" above for details) in due legal process in accordance with the relevant laws and regulations of the PRC since 21 January 2009, the date of instituting the Purported Petition.

The Company hence infers that the purported "authority" of the so-called Liquidator may have been derived from what is purportedly an undated court notice (the "Purported Court Notice") downloaded from an unofficial legal database website. According to the Purported Court Notice, the Guangzhou Court purportedly directed a third party to constitute an alleged liquidation group for liquidating GZ Zheng Da. However, as at 30 June 2018 and up to the date of this report, both GZ Zheng Da and HK Zheng Da were unable to trace any "public official record" about the Purported Petition or the Purported Court Notice (not even the relevant case number) in the official public domain of the Guangzhou Court, a circumstance which apparently is not in compliance with usual and normal legal practices. Shareholders of the Company are urged to refer to the Company's announcement dated 25 March 2013 for further information about the legality of the Purported Petition and the Purported Court Notice.

對廣州正大發出之所謂「清算呈請」(續)

所謂清算人發出的所謂告知函(續)

經作出一切合理查詢後,並盡其所知和所 信,本公司確認,廣州正大和香港正大自二 零零九年一月二十一日(提交所謂呈請狀當 日)以來均從未收過根據相關中國法律及行 政法規並透過恰當法律程序送達關於該所謂 清算呈請案件(請參閱上文「所謂清算備案」 一節)。

本公司推斷所謂清算人的所謂「授權」可能源 自一個非官方法律資訊網站下載據稱未有注 明日期的法院公告(「所謂法院公告」)。該所 謂法院公告指稱,廣州市中院已指令某第三 方組成所謂清算組為廣州正大進行清算。但 於二零一八年六月三十日及截至本報告日, 廣州正大及香港正大均未能在廣州市中院 正式官方公開網站查找到載有任何關於所謂 呈請狀或所謂法院公告的任何「公開官方記 錄」(甚至相關案號);此情況顯然不符法律 慣例及常規。務請本公司股東參閱本公司於 二零一三年三月二十五日發佈的公告,以瞭 解有關所謂呈請狀及所謂法院公告合法性的 詳情。

A Purported Notice issued by the so-called Liquidator (cont'd)

The Purported Notice is the first notice or letter that HK Zheng Da (being the shareholder holding 100% attributable interest in GZ Zheng Da) so far received from the so-called Liquidator, some six years from its alleged constitution in 2011.

Pursuant to the relevant provisions of the PRC laws and regulations, "the liquidation group shall finalise the liquidation within six months from the date of constitution in the case the liquidation is ordered by the People's Court (人民法院). If the liquidation is not yet finalised within six months under particular circumstances, the liquidation group shall apply for extension of its mandate at the People's Court (人民法院)." Hence, if the liquidation group is unable to finalise the liquidation within six months and the extension of mandate is not being granted by the People's Court (人民法院), the liquidation group shall be dissolved by law.

The PRC legal counsel of HK Zheng Da noted that the so-called Liquidator was unable to offer any evidence for the renewal of its mandate (without prejudice on its validity) in separate court proceedings at the Guangzhou Court in or about June 2017.

對廣州正大發出之所謂「清算呈請」(續)

所謂清算人發出的所謂告知函(續)

所謂告知函是香港正大(即擁有廣州正大 100%歸屬權益的股東)自所謂清算組於二零 一一年所謂依法成立至今六年多以來,第一 次收到由所謂清算人發出的告知函或文件。

根據中國法律及法規的相關規定,「若由人 民法院組織清算的,清算組應當自成立之日 起六個月內清算完畢。因特殊情況無法在六 個月內完成清算的,清算組應當向人民法院 申請延長」,因此若清算組未能在六個月內 完成清算,又未經人民法院批准延期的,應 依法解散。

香港正大的中國法律顧問留意到,所謂清算 組未能在廣州市中院於二零一七年六月左右 另外召開的庭審中提供任期(就其有效性保 留固有權益)已續期的任何證明。

A Purported Notice issued by the so-called Liquidator (cont'd)

The PRC legal counsel of HK Zheng Da hence advised as follows: (i) the so-called Liquidator does not possess a valid mandate to proceed with the liquidation of GZ Zheng Da nor to issue the Purported Notice (without prejudice on the legality of the Purported Court Notice); (ii) even if there was a renewal of the so-called Liquidator's mandate, the Purported Notice is in itself legally invalid as it does not mention whether the liquidation proposal (清算方案) has been approved by shareholders (including HK Zheng Da), creditors or the People's Court (人民法 院); and (iii) prima facie evidence below demonstrates that GZ Zheng Da continues to operate as usual and normal and is a qualified legal litigant (適格訴訟主體) at the People's Court (人民法院), and hence is not under liquidation.

對廣州正大發出之所謂「清算呈請」(續)

所謂清算人發出的所謂告知函(續)

香港正大的中國法律顧問因此認為:(i)所謂 清算組未有具備有效任期處理廣州正大清算 事務及發出所謂告知函(就其有效性保留固 有權益):(ii)儘管所謂清算組的任期得以延 期,該所謂告知函本身並不合法,因未有提 及清算方案是否已經股東(包括香港正大)、 債權人及人民法院批准:及(iii)表面証據顯 示廣州正大依然如常進行經營活動,在人民 法院具有參加訴訟的主體資格,因此並未進 入清算狀態。

A Purported Notice issued by the so-called Liquidator (cont'd)

The Company further elaborates as follows: (i) pending the demolition of to-be-vacant properties and re-development of the existing site into a grade A commercial complex, GZ Zheng Da operates a footwear wholesale and distribution outlet at a 2-storey non-permanent commercial podium erected at the development site and its operation remains usual and normal to-date; (ii) the Public Database of National Enterprise Credit Information (Guangdong) (全國企業信 用信息公示系統(廣東)) on GZ Zheng Da downloaded in August 2018 reveals that its registration status is "subsisting (存續)" (i.e. subsisting (in business) (存續(在營)) and its authorised legal person is Ho Kam Hung (being a director of the Company). The public database on GZ Zheng Da also concurrently reveals the following information under the Provisional Filing Information Column (備案信息欄目) viz "Liguidation Information (清算信息)": Officer-in-Charge of Liquidation Group Guangdong Guoding Law Firm (清算組 負責人廣東國鼎律師事務所) (please refer to section headed "Alleged Liquidation Provisional Filed" above for details); (iii) the latest tax return of GZ Zheng Da was filed in June 2018, which indicated that the operation of GZ Zheng Da was usual and normal throughout the period ended 30 June 2018; and (iv) the People's Courts (人民法院) in Guangdong continues to recognise GZ Zheng Da as the qualified litigant (適格訴訟主體) to-date.

對廣州正大發出之所謂「清算呈請」(續)

所謂清算人發出的所謂告知函(續)

本公司進一步詳細説明:(i)由於有待拆卸尚 未交吉物業,以及有待將現有地塊重新開發 為甲級商厦,廣州正大在地盤上蓋建的一幢 兩層非永久性群樓一直經營鞋類批發及分銷 中心,至今仍然如常進行經營活動;(ii)於二 零一八年八月從《全國企業信用信息公示系 統(廣東)》下載關於廣州正大的資料顯示, 其登記狀態為「存續」(即存續(在營)),其 法定代表人乃何鑑雄(本公司董事)。另公開 資料庫關於正大的備案信息欄目 | 清算信息 | 項同時顯示:清算組負責人廣東國鼎律師 事務所(請參閱上文「所謂清算備案」一節); (iii)已於二零一八年六月提交廣州正大最新 的報税表,顯示廣州正大於截至二零一八年 六月三十日止整段期間業務運作正常;及 (iv)廣東人民法院直至今日仍確認廣州正大 為適格訴訟主體。

FINANCIAL REVIEW

Liquidity and financial resources

The Group generally financed its businesses with internally generated cash flows and banking facilities during the Period. Cash and bank balances of the Group as at 30 June 2018 amounted to HK\$69,413,000 (31 December 2017: HK\$82,084,000). As at 30 June 2018 and 31 December 2017, there were no pledged deposits.

As at 30 June 2018, the Group had outstanding borrowings of approximately HK\$86,243,000 (31 December 2017: HK\$91,059,000) comprising interest-bearing bank loans amounted to HK\$10,747,000 (31 December 2017: HK\$14,283,000), and a loan from a director amounted to HK\$75,496,000 (31 December 2017: HK\$76,776,000). Of the Group's interest-bearing bank loans, 65% and 35% respectively were repayable within one year or on demand, and in the second year, inclusive.

As at 30 June 2018, the secured bank loan of HK\$10,747,000 (31 December 2017: HK\$14,283,000) of the Group bore interest at floating interest rate, which was entirely denominated in Renminbi ("RMB").

The Group's gearing ratio as at 30 June 2018 was 0.02 (31 December 2017: 0.02), calculated based on the Group's interest-bearing bank and other borrowings and loan from a director of HK\$86,243,000 (31 December 2017: HK\$91,059,000) over total assets of HK\$4,546,268,000 (31 December 2017: HK\$4,615,251,000). The Group's gearing was maintained at a relatively low level during the Period.

財務回顧

流動資金及財務資源

於期間內,本集團一般以內部產生之現金 流及銀行信貸作為其運作所需資金。於二 零一八年六月三十日,本集團之現金及銀行 結存達69,413,000港元(二零一七年十二月 三十一日:82,084,000港元)。於二零一八年 六月三十日及二零一七年十二月三十一日, 本集團並沒有已抵押存款。

於二零一八年六月三十日,本集團有未償 還借貸約86,243,000港元(二零一七年十二 月三十一日:91,059,000港元),包括計息 銀行貸款10,747,000港元(二零一七年十二 月三十一日:14,283,000港元)及董事貸款 75,496,000港元(二零一七年十二月三十一 日:76,776,000港元)。本集團的計息銀行 貸款中,其中65%及35%分別須於一年內或 按要求以及於第二年內償還。

於 二 零 一 八 年 六 月 三 十 日 , 本 集 團 10,747,000港元(二零一七年十二月三十一 日:14,283,000港元)有抵押銀行貸款以浮 息計算利息及全數以人民幣定值。

本集團於二零一八年六月三十日之資本負債 比率為0.02(二零一七年十二月三十一日: 0.02),乃按本集團計息銀行貸款及其他借 款及董事貸款86,243,000港元(二零一七年 十二月三十一日:91,059,000港元)除以資 產總值4,546,268,000港元(二零一七年十二 月三十一日:4,615,251,000港元)計算。於 期間,本集團之資產負債比率維持在相對較 低之水平。

Currency structure

The Company's consolidated financial statements are presented in Hong Kong dollars notwithstanding the financial statements of all its operating subsidiaries are presented in RMB. Exchange exposure may arise when the revenue, expenses, non-monetary items, assets and liabilities of these operating subsidiaries booked in Renminbi are converted into Hong Kong dollars on consolidations at the Company's group account level. Given the exchange rates between RMB and Hong Kong dollars were relatively stable during the year, the Group had limited exposure to foreign exchange fluctuations throughout the period.

Pledge of assets

The Group had utilized bank loan facilities amounting to approximately HK\$10,747,000 (31 December 2017: HK\$14,283,000) as at 30 June 2018. The loans were charged by the Group's investment properties and corporate guarantee executed by the Company.

Contingent liabilities

As at 30 June 2018, guarantees given for mortgage loans granted by banks to certain purchasers of the Group's properties amounted to HK\$139,000 (31 December 2017: HK\$139,000).

財務回顧(續)

貨幣結構

儘管所有營運附屬公司的財務報表以人民幣 呈列,但本公司的綜合財務報表則以港元呈 列。當該等營運附屬公司以人民幣記賬的收 益、開支、非貨幣項目、資產及負債按本集 團綜合會計層面入賬轉換為港元時,可能會 產生匯兑風險。鑒於年內人民幣與港元之間 的匯率相對穩定,本集團於整段期間的外匯 波動風險有限。

資產抵押

於二零一八年六月三十日,本集團已動用之 銀行信貸額約為10,747,000港元(二零一七 年十二月三十一日:14,283,000港元)。該 貸款以本集團若干投資物業及本公司所作之 企業擔保作為支持。

或然負債

於二零一八年六月三十日,就銀行向本集團 物業若干買家批出之按揭貸款而作出之擔保 達139,000港元(二零一七年十二月三十一 日:139,000港元)。

Material acquisition

On 26 October 2007, it was announced that the Group entered into a conditional sale and purchase agreement on 9 October 2007 (as amended on 26 October 2007) (the "Agreement") with the private companies wholly owned by Messrs. Ho Pak Hung, Ho Tsam Hung and Ho Kam Hung (collectively the "Vendors"), pursuant to which, amongst other things, the Vendors agreed to sell and an indirectly wholly-owned subsidiary of the Company (the "Purchaser") agreed to acquire 100% equity interest in Zheng Da Real Estate Development Company Limited ("Zheng Da") at a consideration of RMB1,814,800,000 (the "Acquisition"). The principal asset held by Zheng Da is the indirect entire interest in a property interest situated in Guangzhou. Details of the Acquisition had been set out in a circular of the Company dated 26 November 2007 (the "Circular").

財務回顧(續)

重大收購

於二零零七年十月二十六日,本集團宣佈與 由何伯雄先生、何湛雄先生及何鑑雄先生 (統稱「賣方」)全資擁有之私人公司於二零 零七年十月九日訂立有條件買賣協議(於二 零零七年十月二十六日修訂)(「協議」)。據 此,其中包括,賣方同意出售及本公司間接 全資附屬公司(「買方」)同意收購正大房地產 開發有限公司(「買方」)同意收購正大房地產 開發有限公司(「正大」)100%股權,代價為 人民幣1,814,800,000元(「收購事項」)。正 大持有之主要資產為擁有位於廣州市之物業 權益之間接全部權益。收購事項之詳情載於 本公司於二零零七年十一月二十六日刊發之 通函(「該通函」)。

Material acquisition (Cont'd)

Pursuant to the terms and conditions of the Agreement, the Purchaser may at its sole discretion elect to defer completion of one or more tranches (except the First Tranche) to a date later than the expected completion date of the relevant tranche but in any event not later than 31 March 2009. If the Purchaser does not complete any of the tranches on or before the relevant expected completion date, the Purchaser is obliged to pay to the Vendors a deferred interest payment (the "Deferred Interest") calculated at the rate of 4% p.a. on the consideration for such tranche for the period commencing from the relevant original expected completion date and ending on and excluding the day when the relevant consideration is settled by the Purchaser or 31 March 2009. whichever the earlier. In the event that the entire Agreement does not complete by 31 March 2009 (the "Long Stop Date"), the Agreement shall lapse (save for any part of completed tranches) and the Purchaser shall have no liabilities save for the Deferred Interest obligations.

財務回顧*(續)*

重大收購(續)

根據該協議之條款及條件,買方可按其全權 酌情決定選擇將一個或多個部分(第一部分 除外)之完成日期遞延至相關部分之預期完 成日期後之日期,惟於任何情況下不遲於二 零零九年三月三十一日。倘買方未能於相關 預期完成日期或之前完成相關部分之任何一 部分,買方須向賣方支付搋延利息(「搋延利 息)。 遞延利息乃就有關部分之相關原預期 完成日期至買方支付相關代價或二零零九年 三月三十一日(以較早者為準)(不包括該日) 止期間之相關代價按年利率4厘計算。倘整 體協議於二零零九年三月三十一日(「最後截 止日期」)尚未完成,則該協議將告失效(已 完成部分之任何部分除外),買方將不承擔 任何責任,惟其須支付遞延利息之責任除 外。

Material acquisition (Cont'd)

Completion of the First Tranche took place on 17 December 2007. As at 31 March 2009, the Second Tranche, the Third Tranche and the Fourth Tranche had not been completed. As such, the Purchaser was obliged to pay to Vendors the Deferred Interest of the Second Tranche and the Third Tranche, which was RMB22,927,000 (approximately HK\$25,837,000) in total. No Deferred Interest was required to be paid by the Purchaser in respect of the Fourth Tranche as the original expected completion date for the Fourth Tranche was on 31 March 2009. The Purchaser and the Vendors then executed supplementary agreements and extension agreement to the effect that the Long Stop Date was deferred to 30 June 2018.

In June 2018, the Purchaser and the Vendors, entered into the Third Extension Agreement on 26 May 2017 to further extend the Long Stop Date to 30 June 2019 in order to give additional time for the parties to the Agreement to explore any opportunity to arrive at any revised terms for settlement of the consideration for, and completion timetable in relation to the uncompleted tranches, under the Agreement. For the avoidance of doubt, despite the extension of the Long Stop Date, no additional Deferred Interest shall be chargeable for the period from 1 April 2009 to 30 June 2019, both days inclusive.

財務回顧(續)

重大收購*(續)*

第一部分已經於二零零七年十二月十七日 完成。於二零零九年三月三十一日,第二部 分、第三部分及第四部分尚未完成。因此, 買方須向賣方支付第二部分及第三部分之遞 延利息,總額估計為數人民幣22,927,000元 (約25,837,000港元)。買方無須就第四部分 支付任何遞延利息,原因為第四部分之原預 期完成日期為二零零九年三月三十一日。買 賣雙方其後訂立補充協議及延期協議,使最 後截止日期延遲至二零一八年六月三十日。

於二零一八年六月,買方與賣方於二零一七 年五月二十六日訂立第三份延期協議,將最 後截止日期進一步延遲至二零一九年六月 三十日,給予該協議有關各方更多時間探討 任何機會以達成有關該協議內未完成部份之 支付代價及完成時間表之任何經修訂條款。 為免生疑問,儘管延遲最後截止日期,惟二 零零九年四月一日至二零一九年六月三十日 止期間(首尾兩天包括在內)並不需要收取任 何額外遞延利息。

EMPLOYEES AND REMUNERATION POLICY

The total staff cost for the Period was HK\$4,200,000. The Group employed about 30 full time staff in Hong Kong, Chongging and Guangzhou as at 30 June 2018. Employees are remunerated according to the nature of their job and market trend, with built-in merit components incorporated in the annual increment to reward and motivate individual performance. In Chongging and Guangzhou, the Group provided staff welfare and bonuses to its employees in accordance with the prevailing labour law. In Hong Kong, other staff benefits included medical schemes, Mandatory Provident Fund Scheme and employee share option scheme.

BUSINESS PROSPECTS

Looking ahead to 2018, the unfriendly US-Sino trade polices imposed by the Trump administration of the United States will have material impact to the exports of China. The strong US dollar and the uprising trend of US Federal interest rates will also accelerate the devaluation pressure of Renminbi and hence may hit the domestic economy in China.

Notwithstanding the above, the State Council of China will continue its efforts for the stability of the China economy. In order to meet the growth target of GDP at around 6.5% for the year set by the Ministry of Finance, it is likely to increase the domestic demand by using both fiscal and monetary policies. Hence, the property market in Tier-1 cities should remain strong.

僱員及薪酬政策

本期間之員工成本總額為4,200,000港元。 於二零一八年六月三十日,本集團在香港、 重慶及廣州共僱用約30名全職僱員。本集 團根據員工之工作性質及市場趨勢釐定酬 金,每年加薪亦考慮個別員工之優異表現, 以獎勵及激勵員工爭取表現。就重慶及廣州 而言,本集團按現行勞動法為員工提供福利 及花紅,而在香港則提供醫療計劃、強制性 公積金計劃及僱員購股權計劃等其他員工福 利。

業務前景

展望二零一八年,美國特朗普政府推出的不 友善中美貿易政策將對中國出口造成重大影響。美元強勁加上美國聯儲局的加息趨勢亦 會加強人民幣貶值壓力,因此可能打擊中國 國內經濟。

儘管如此,中國國務院將繼續為穩定中國經 濟而努力。為實現財政部設定的年度國內生 產總值增長目標約6.5%,財政部可能會利用 財政和貨幣兩方面的政策增加國內需求。因 此,一線城市的房地產市場理應保持熾熱。

BUSINESS PROSPECTS (Cont'd)

Having considered these matters, the Directors will keep on a cautious approach in its property development projects on hand and re-mapping its business directions for the coming three years and are of the view that the Group should diversify its business. It is anticipated that the engagement in renewable energy and related industries will be a new business model all over the world in the forthcoming years. With strong asset backing and low gearing ratio for the Group's financial position, the Group may take these advantages to explore new business opportunities in 2018 and 2019. The Directors will also strengthen its management expertise and redeploy the Group's resources for meeting these new challenges.

Looking ahead, the Directors are confident and optimistic about the Group's future prospects.

業務前景(續)

考慮到以上事項,董事會對其手頭上的物業 發展項目採取審慎態度,並重新規劃未來三 年之業務方向。董事認為應將本集團業務分 散。預期從事可再生能源及相關行業將會成 為往後數年之全球商業新趨勢。由於本集團 之財務狀況擁有優質資產及低負債比率, 本集團可善用該等優勢,在二零一八年及二 零一九年發掘新商機。董事將致力壯大其管 理團隊,及重新劃撥本集團資源以應付新挑 戰。

展望未來,董事會對本集團前景充滿信心並 感樂觀。

DIRECTORS'/CHIEF EXECUTIVE'S INTERESTS IN THE SHARES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

As at 30 June 2018, the interests and short positions of the Directors and chief executives of the Company in the 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 ("SFO")) which 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 were taken or deemed to have under such provisions of the SFO), the Model Code for Securities Transactions by Directors and which were required to be entered into the register pursuant to Section 352 of the SFO, were as follows:

董事/主要行政人員於本公司及其相聯 法團之股份中之權益

於二零一八年六月三十日,根據證券及期貨 條例(「證券及期貨條例」)第XV部第7及8分 部規定及根據董事進行證券交易標準守則須 知會本公司及香港聯合交易所有限公司(「聯 交所」),以及須根據證券及期貨條例第352 條規定載入登記冊之本公司董事及主要行政 人員於本公司或其任何相聯法團(定義見證 券及期貨條例第XV部)之股份、相關股份或 債券中之權益及淡倉(包括根據該等證券及 期貨條例規定被認為或被視為擁有之權益及 淡倉)如下:

DIRECTORS'/CHIEF EXECUTIVE'S INTERESTS IN THE SHARES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS (Cont'd)

董事/主要行政人員於本公司及其相聯 法團之股份中之權益(續)

Long position in shares of the Company

於本公司股份之好倉

Name of Director 董事姓名 Ho Kam Hung 何鑑雄		m Hung	Capacity and nature of interest 身份及權益性質 Through controlled corporation 透過受控法團持有		Number of shares held 所持股份數目 110,600,000 (Note 1) (附註1)	Percentage of the issued share capital 佔已發行 股本百分比 18.26%
Note:				附註:		
 Ho Kam Hung is deemed (by virtue of the SFO) to be interested in these shares in the following capacities: 					據證券及期貨條例,何鐵 於該等股份中擁有權益	
	(i)	(i) 10,800,000 shares are held by Morcambe Corporation, a company beneficially owned by him.		(i)	Morcambe Corporatic 有之公司)持有之10,8	
	(ii)	87,120,000 shares are hel Limited, which he has $33^{1/3}$	/	(ii) 易致富有限公司(彼擁 之87,120,000股股份。	
	(iii)	12,680,000 shares are h Rank Enterprises Limited, approximately 31.6% intere	which he has	(ii	i) High Rank Enterprises 31.6%權益)持有之12	

SHARES IN ASSOCIATED CORPORATIONS OF THE COMPANY

At 30 June 2018, the following Director of the Company had interests in the non-voting deferred shares in certain of the Company's subsidiaries:

Long position in shares of the associated corporations

本公司相聯法團股份

於二零一八年六月三十日,下列本公司董事 所擁有之本公司若干附屬公司無投票權遞延 股之權益如下:

於相聯法團股份之好倉

Name of director 董事姓名	Name of associated corporation 相聯法團名稱	Relationship with the Company 與本公司關係	Shares/ equity derivatives 股份/ 股本衍生工具	share: deriv 股	bers of s/equity vatives 份/ <衍生 具數目	Capacity and nature of interest 身份及 權益性質	Percentage of the associated corporation's issued share capital 佔相聯法團 已發行股本 百分比
¥774 U	דון ביצאיזטיבוי		WTW 1 1	Long	Short position		130
				好倉	淡倉		
Ho Kam Hung	Smart Hero (Holdings) Limited	Company's subsidiary	Non-voting deferred shares	91	-	Directly beneficially owned	30.13
何鑑雄	超霸控股 有限公司	本公司之 附屬公司	無投票權 遞延股份	91	-	直接實益擁有	30.13
	China Realty Investment Limited	Company's subsidiary	Non-voting deferred shares	91	-	Directly beneficially owned	30.13
	中華置業地產 投資有限公司	本公司之 附屬公司	無投票權 遞延股份	91	-	直接實益擁有	30.13

SHARES IN ASSOCIATED CORPORATIONS OF THE COMPANY (Cont'd)

Long position in shares of the associated corporations (Cont'd)

All the above mentioned non-voting deferred shares carry no rights to dividends, to receive notice of or to attend or vote at any general meeting of the relevant company, or to participate in any distribution on winding-up.

Save as disclosed above, as at 30 June 2018, to the knowledge of the Company, none of the directors or chief executive of the Company had or was deemed to have any interest or short position in the shares, underlying shares and debentures of the Company or any associated corporations (within the meaning of Part XV of the SFO) as recorded in the register to be kept under section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO and the Model Code.

本公司相聯法團股份(續)

於相聯法團股份之好倉(續)

上述所有無投票權遞延股份無權獲派股息、 接收有關公司之股東大會通告或出席任何大 會或於大會上投票,或參與任何清盤資產分 派。

除上文所披露者外,據本公司所知,於二零 一八年六月三十日,根據證券及期貨條例第 352條規定設置之登記冊所記錄,概無任何 本公司董事或主要行政人員於本公司或其任 何相聯法團(定義見證券及期貨條例第XV部) 之股份、相關股份及債券中擁有或被視為擁 有任何權益或淡倉,或根據證券及期貨條例 第XV部第7及8分部及標準守則須知會本公司 及聯交所之任何權益或淡倉。

DIRECTORS' RIGHTS TO ACQUIRE SHARES

Apart from as disclosed under the heading "Directors'/chief executive's interests in the shares of the Company and its associated corporations" above, at no time during the Period were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate granted to any director or their respective spouse or children under 18 years of age, or were any such rights exercised by them; or was the Company or any of its subsidiaries a party to any arrangement to enable the directors or their respective spouse or children under 18 years of age to acquire such rights in any other body corporate.

SHARE OPTION SCHEME

The Company's share option scheme which was adopted on 11 June 2002 was expired on 10 June 2012 and a new share option scheme was adopted at the special general meeting held on 19 December 2012 (the "Scheme").

The purposes of the Scheme are to: (a) provide a way of recognition of the contributions or services or expected contributions or services of employees, executive and non-executive directors and others; (b) strengthen the relationships between the Group and its employees and directors and others; (c) attract and retain high quality employees and executives and providers of goods and services; and (d) motivate eligible participants to assist in development and expansion of the Group.

The detailed terms of the Scheme were disclosed in the Company's 2017 annual report. No share options were issued during the Period.

董事購買股份之權利

除上文「董事/主要行政人員於本公司及其 相聯法團之股份中之權益」所披露者外,於 本期間內任何時間,概無將可藉購入本公司 或任何其他法人團體之股份或債券而獲得 利益之權利授予任何董事、彼等各自之配偶 或18歲以下子女,而彼等亦概無行使該等權 利。本公司或其任何附屬公司亦無參與訂立 任何安排,使董事、彼等各自之配偶或18歲 以下子女可自任何其他法人團體獲得該等權 利。

購股權計劃

本公司於二零零二年六月十一日採納之購股 權計劃已於二零一二年六月十日屆滿,並於 二零一二年十二月十九日舉行之股東特別大 會上採納新購股權計劃(「計劃」)取代。

計劃之目的為(a)提供一種方法認同僱員、行 政人員及非執行董事及其他人士之貢獻或服 務或預期之貢獻或服務;(b)加強本集團與其 僱員及董事以及其他人士之關係;(c)招攬並 挽留優質僱員及行政人員以及商品及服務之 供應商;及(d)鼓勵合資格參與者協助本集團 日後之發展及擴充。

計劃之詳細條款於本公司二零一七年度年報 內披露。本期間內並無發行購股權。

Percentage

SUBSTANTIAL SHAREHOLDERS

As at 30 June 2018, as far as is known to the Directors or the chief executive of the Company, the following persons (other than Directors or chief executive of the Company) had interests or short positions in the shares and underlying share as recorded in the register required to be kept under section 336 of the SFO:

Long position in shares of the Company

主要股東

於二零一八年六月三十日,據本公司任何董 事或主要行政人員所知,以下人士(本公司 之董事或主要行政人員除外)擁有登記於根 據證券及期貨條例第336條之規定存置之登 記冊之股份及相關股份中之權益或淡倉如 下:

於本公司股份之好倉

Name 名稱	Capacity and nature of interest 身份及權益性質	Number of Shares held 所持股份數目	of the issued share capital 佔已發行 股本百分比
Ye Jia Li (Note 1)	Spouse	110,600,000	18.26
葉家禮 <i>(附註1)</i>	配偶		
Ho Tsam Hung (Note 2) 何湛雄(<i>附註</i> 2)	Through controlled corporation 透過受控法團持有	105,600,000	17.44
Ho Pak Hung (Note 3) 何伯雄(<i>附註 3)</i>	Through controlled corporation 透過受控法團持有	99,800,000	16.48
Liang Gui Fen (Note 4) 梁桂芬(<i>附註 4</i>)	Spouse 配偶	99,800,000	16.48
EC Fair Limited 易致富有限公司	Directly beneficially owned 直接實益擁有	87,120,000	14.39
Strong Hero Holdings Limited (Note 5)(附註5)	Directly beneficially owned 直接實益擁有	100,000,000	16.51
Xie Xiaoxiang (Note 5) (附註 5)	Through controlled corporation 透過受控法團持有	100,000,000	16.51
Hero Grand Investments Limited (Note 6)(附註 6)	Directly beneficially owned 直接實益擁有	30,800,000	5.09
Leung Po Wa (Note 6) (附註 6)	Through controlled corporation 透過受控法團持有	30,800,000	5.09

SUBSTANTIAL SHAREHOLDERS (Cont'd)

Long position in shares of the Company (Cont'd)

Notes:

- As Ye Jia Li is deemed (by virtue of the SFO) to be interested in these shares in the capacity as the spouse of Ho Kam Hung, a Director.
- Ho Tsam Hung is deemed (by virtue of the SFO) to be interested in these shares in the following capacities:
 - (i) 5,800,000 shares are held by Morgan Estate Assets Limited, which is beneficially owned by him.
 - 87,120,000 shares are held by EC Fair Limited, a company which he has 33¹/₃% interest.
 - (iii) 12,680,000 shares are held by High Rank Enterprises Limited, which he has approximately 31.6% interest.
- Ho Pak Hung is deemed (by virtue of the SFO) to be interested in these shares in the following capacities:
 - (i) 87,120,000 shares are held by EC Fair Limited, which he has $33^{1/2}$, which he has $33^{1/2}$ interest.
 - (ii) 12,680,000 shares are held by High Rank Enterprises Limited, which he has approximately 31.6% interest.
- Liang Gui Fen is deemed (by virtue of the SFO) to be interested in these shares in the capacity as the spouse of Ho Pak Hung.
- 5. Strong Hero Holdings Limited is wholly-owned by Xie Xiaoxiang.
- 6. Hero Grand Investments Limited is wholly-owned by Leung Po Wa.

主要股東(續)

於本公司股份之好倉(續)

附註:

- 根據證券及期貨條例,葉家禮作為董事何鑑雄 之妻子,被視為於該等股份中擁有權益。
- 根據證券及期貨條例,何湛雄被視為以下列身 份於該等股份中擁有權益:
 - (i) Morgan Estate Assets Limited (一間由彼 實益擁有之公司) 持有之5,800,000股股 份。
 - (ii) 易致富有限公司(一間由彼擁有33¹/₃%權 益之公司)持有之87,120,000股股份。
 - (iii) High Rank Enterprises Limited (彼持有約 31.6%權益)持有之12,680,000股股份。
- 根據證券及期貨條例,何伯雄被視為以下列身 份於該等股份中擁有權益:
 - (i) 易致富有限公司(彼擁有33¹/₃%權益)持有 之87,120,000股股份。
 - (ii) High Rank Enterprises Limited (彼持有約 31.6%權益) 持有之12,680,000股股份。
- 根據證券及期貨條例,梁桂芬被視為以何伯雄 之妻子之身份於該等股份中擁有權益。
- Strong Hero Holdings Limited由Xie Xiaoxiang全資擁有。
- 6. Hero Grand Investments Limited由Leung Po Wa全資擁有。

SUBSTANTIAL SHAREHOLDERS (Cont'd)

Save as disclosed above, as at 30 June 2018, no person, other than the directors of the Company, whose interests are set out in the section "Directors' interests and short positions in shares and underlying shares" above, had registered an interest or short position in the shares or underlying shares of the Company that was required to be recorded pursuant to Section 336 of the SFO.

CODE ON CORPORATE GOVERNANCE PRACTICE

In the opinion of the Directors, the Company complied with the Code on Corporate Governance Practice (the "Code") as set out in Appendix 14 of the Listing Rules from time to time throughout the Period, except for the following deviation:

Code Provision A.4.2

The second part of Code A.4.2 stipulates that every director, including those appointed for a specific term, should be subject to retirement by rotation at least once every three years.

The Managing Director of the Company, though without a specific term, had retired and voluntarily offered himself for re-election at general meetings in the past years. The Directors consider that this practice, though is voluntary by nature, is in line with the spirit of the Code's practice.

主要股東(續)

除上文所披露者外,於二零一八年六月三十 日,概無除本公司董事(其權益載於上文「董 事於股份及相關股份之權益及淡倉」一節)外 之任何人士擁有根據證券及期貨條例第336 條規定須予登記之本公司股份及相關股份之 權益或淡倉。

企業管治常規守則

董事會認為,除有下列偏離外,本公司於整 段期間符合上市規則附錄十四所載不時之企 業管治常規守則(「守則」):

守則條文A.4.2條

守則A.4.2條第二部分訂明,每名董事(包括 有指定任期之董事)應輪值退任,至少每三 年一次。

儘管本公司董事總經理並無指定任期,彼於 過往年度均在股東大會上辭任並自願重選。 董事會認為儘管此慣例屬自願性質,其符合 守則常規之精神。

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company had adopted the Model Code set out in Appendix 10 to the Listing Rules as its code of conduct regarding securities transactions by its directors. Having made specific enquiry of the Directors, the Company confirmed that the Directors had complied with required standard set out in the Model Code throughout the accounting period covered by the Company's interim report.

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

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

REVIEW BY AUDIT COMMITTEE

The Interim Results had been reviewed by the Audit Committee of the Company.

證券交易之標準守則

本公司已採納上市規則附錄十所載之標準守 則作為董事進行證券交易之操守守則。經向 董事作出特定查詢後,本公司確認董事於本 公司中期報告所涵蓋之會計期間一直遵守標 準守則所規定之準則。

買賣或贖回本公司上市證券

期內,本公司或其任何附屬公司概無買賣或 贖回任何本公司之上市證券。

由審核委員會審閲

中期業績已由本公司之審核委員會審閲。

By order of the Board	承董事會命
Ho Kam Hung	<i>執行董事</i>
<i>Executive Director</i>	何鑑雄
Hong Kong, 27 August 2018	香港,二零一八年八月二十七日