

CORPORATE INFORMATION

BOARD OF DIRECTORS

Executive Directors

Mr. Leung King Yue, Alex

Mr. Li Kwok Cheung, George

Mr. Cheng Wai Lun, Andrew

Dr. Wong Yun Kuen

Independent Non-executive Directors

Mr. Chan Chung Yee, Alan

Dr. Lewis Hung Fung

Mr. Ip Man Tin, David

COMPANY SECRETARY

Mr. Li Kwok Cheung, George, FCCA, CPA

QUALIFIED ACCOUNTANT

Mr. Tse Hon Kwan, Max, CPA

AUDITORS

Li, Tang, Chen & Co
Certified Public Accountants

AUDIT COMMITTEE

Mr. Chan Chung Yee, Alan (Chairman)

Dr. Lewis Hung Fung

Mr. Ip Man Tin, David

PRINCIPAL BANKER

Wing Hang Bank, Limited

STOCK CODE

768

INVESTMENT MANAGER

Upbest Assets Management Limited

公司資料

董事會

執行董事

梁景裕先生

李國祥先生

鄭偉倫先生

黃潤權博士

獨立非執行董事

陳宗彝先生

馮振雄醫生

葉漫天先生

公司秘書

李國祥先生, FCCA, CPA

合資格會計師

謝漢坤先牛、CPA

核數師

李湯陳會計師事務所 *執業會計師*

審核委員會

陳宗彝先生(主席)

馮振雄醫牛

葉漫天先生

主要往來銀行

永亨銀行有限公司

股票代號

768

投資經理

美建管理有限公司

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

2nd Floor, Wah Kit Commercial Centre 302 Des Voeux Road Central Hong Kong

REGISTERED OFFICE

Ugland House South Church Street P.O. Box 309 George Town Grand Cayman Cayman Islands British West Indies

CAYMAN ISLANDS PRINCIPAL REGISTRARS

Bank of Butterfield International (Cayman) Ltd. Butterfield House P.O. Box 705 George Town Grand Cayman Cayman Islands British West Indies

HONG KONG BRANCH REGISTRARS

Tricor Standard Limited 26th Floor, Tesbury Centre 28 Queen's Road East Wanchai Hong Kong

香港主要營業地點

香港 德輔道中302號 華傑商業中心2樓

註冊辦事處

Ugland House
South Church Street
P.O. Box 309
George Town
Grand Cayman
Cayman Islands
British West Indies

開曼群島主要股份過戶登記處

Bank of Butterfield International (Cayman) Ltd. Butterfield House P.O. Box 705 George Town Grand Cayman Cayman Islands British West Indies

香港股份過戶登記分處

卓佳標準有限公司 香港 灣仔 皇后大道東28號 金鐘匯中心26樓

RESULTS

The board of directors (the "Board") of UBA Investments Limited (the "Company") is pleased to announce that the unaudited interim results of the Company and its subsidiaries (the "Group") for the six months ended 30 September 2007 and the Group's state of affairs as at that date together with the comparative figures as follows:

業績

開明投資有限公司(「本公司」)董事會(「董事會」)欣然提呈本公司及其附屬公司(「本集團」)截至二零零七年九月三十日止六個月之中期報告及未經審核中期業績,連同上期比較數字分列如下:

CONDENSED CONSOLIDATED INCOME STATEMENT

For the six months ended 30 September

簡明綜合收入報表

截至九月三十日止六個月

		Note 附註	2007 二零零七年 (unaudited) (未經審核) HK\$'000 千港元	2006 二零零六年 (unaudited) (未經審核) <i>HK\$</i> '000 千港元
Turnover	營業額	3	172,102	63,500
Costs of listed securities disposed	出售上市證券之成本		(131,161)	(52,703)
Other revenues	其他收入	4	155	202
Other net (loss)/gain	其他(虧損)/收益淨額	4	(4,114)	657
Administrative and other operating expenses	行政及其他經營支出		(1,737)	(1,420)
Finance costs	融資成本	5	(723)	(309)
Profit before taxation	稅項前溢利	6	34,522	9,927
Income tax expense	所得税開支	7a	(2,476)	
Profit for the period	本期溢利		32,046	9,927
Attributable to: Equity holders of the Company	下列人士應佔權益: 本公司權益持有人		32,046	9,927
Earnings per share Basic	每股盈利 基本	8	3.02 cents仙	0.94 cents仙
Diluted	攤薄	8	N/A不適用	N/A不適用

CONDENSED CONSOLIDATED BALANCE SHEET

簡明綜合資產負債表

30 September

二零零七年

2007

31 March

2007 二零零七年

		Note 附註	九月三十日 (unaudited) (未經審核) HK\$'000 千港元	三月三十一日 (audited) (經審核) <i>HK\$</i> '000 千港元
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備		17	18
Available-for-sale financial assets	可供出售財務資產		72,574	81,538
			72,591	81,556
Current assets	流動資產			
Amounts due from investee	應收投資公司款項	9		20.000
companies	世代 T 世 ル 座 山 お 西	10	19,206	20,806
Loans and other receivables Financial assets at fair value	借貸及其他應收款項 按公平值於損益賬列賬	10	80,130	60
through profit or loss	之財務資產		60,737	36,546
Cash and bank balances	現金及銀行結餘		16,807	13,096
			176,880	70,508
Current liabilities	流動負債			
Accruals	應付費用		163	161
Interest-bearing borrowings	付息借貸	11	60,860	164
Provision for profits tax	應繳税項		3,836	1,360
			64,859	1,685
Net current assets	流動資產淨值		112,021	68,823
Net assets	資產淨值		184,612	150,379
Capital and reserves	資本及儲備			
Share capital	股本	12	10,598	10,598
Reserves	儲備		174,014	139,781
Total equity	總權益		184,612	150,379
Net asset value per share	毎股資產淨值		0.174	0.142

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CONDENSED CONSOLIDATED CASH FLOW STATEMENT

簡明綜合現金流動表

			For the six months ended 30 September 截至九月三十日止六個月 2007 200	
		Note 附註	二零零七年 (unaudited) (未經審核) HK\$'000 千港元	二零零六年 (unaudited) (未經審核) HK\$'000 千港元
Net cash used in operating	經營業務應用之現金			
activities	淨額		(25,534)	(12,929)
Net cash from investing	投資活動產生之現金			
activities	淨額		29,245	15,024
Net increase in cash and cash equivalents during the period	期內現金及現金等 價物之增加 淨額		3,711	2,094
Cash and cash equivalents at	期初之現金及現金		5,1 1 1	2/00 .
the beginning of the period	等價物		13,096	9,239
Cash and cash equivalents	期末之現金及現金			
at the end of the period	等價物		16,807	11,334
Representing:	代表:			
Cash and bank balances	現金及銀行結餘		16,807	11,334

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CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN **EQUITY**

簡明綜合股本變動表

For the six months ended 30 September 2007 截至二零零十年九月三十日 止六個月

		Share capital 股本 (unaudited) (未經審核) HKS'000 千港元	Share premium 股份溢價 (unaudited) (未經審核) HK\$'000 千港元	Fair-value reserves 公平值储備 (unaudited) (未經審核) HK\$'000 千港元	Accumulated losses 累積虧損 (unaudited) (未經審核) HK\$'000 千港元	Total 總額 (unaudited) (未經審核) HK\$'000 千港元
Opening balance as at 1 April 2007	於二零零七年四月一日 結餘	10,598	92,564	29,994	17,223	150,379
Profit for the period Fair-value change on available-for-sale	本期溢利淨額 可供出售財務資產公平值 之變動	_	-	-	32,046	32,046
financial assets				2,187		2,187
Balance as at 30 September 2007	於二零零七年九月三十日 結餘	10,598	92,564	32,181	49,269	184,612
Opening balance as at 1 April 2006 Profit for the period Fair-value change on available-for-sale	於二零零六年四月一日 結餘 期內溢利淨額 可供出售財務資產	10,598 -	92,564 -	9,522 -	(6,008) 9,927	106,676 9,927
financial assets	公平值之變動			6,028		6,028
Balance as at 30 September 2006	於二零零六年九月三十日 結餘	10,598	92,564	15,550	3,919	122,631

NOTES ON THE CONDENSED FINANCIAL STATEMENTS

1. Basis of preparation and accounting policies

The Company is a public limited company incorporated in the Cayman Islands with its shares listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The address of its registered office is Ugland House, South Church Street, P.O. Box 309, George Town, Grand Cayman, Cayman Islands, British West Indies. The principal place of business is 2nd Floor, Wah Kit Commercial Centre, 302 Des Voeux Road Central, Hong Kong.

The Company and its subsidiaries are engaged in investment holding and trading of securities.

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

簡明財政報告附註

1. 編製基準及會計政策

本公司乃於開曼群島註冊成立有限責任之公眾公司·其股份於香港聯合交易所有限公司(「聯交所」)上市。本公司之註冊地址為Ugland House, South Church Street, P.O. Box 309, George Town, Grand Cayman, Cayman Islands, British West Indies。其主要營業地點位於香港德輔道中302號華傑商業中心2樓。

本公司及其附屬公司均從事投資控股 及證券交易。

簡明綜合財務報表已根據聯交所證券 上市規則(「上市規則」) 附錄16的適 用披露規定及香港會計師公會(「會 計師公會」) 頒佈的香港會計準則第 34號「中期財務報告| 而編製。 The unaudited condensed consolidated financial statements have been prepared under the historical cost basis except for certain financial instruments, which are measured at fair values, as appropriate.

The accounting policies adopted in the condensed consolidated financial statements are consistent with those followed in the preparation of the Group's annual financial statements for the year ended 31 March 2007 except as described below

In the current interim period, the Group has adopted, for the first time, a number of new standards, amendments and interpretations (hereafter collectively referred to as the "new HKFRSs") issued by the HKICPA, which are effective for accounting periods beginning on or after 1 January 2007.

2. 會計政策

未經審核簡明綜合財務報表乃按歷史 成本法編製,惟按公平值(如適用)計 算之若干金融工具除外。

簡明綜合財務報表採納之會計政策與 編製本集團截至二零零七年三月三十 一日止年度之全年財務報表所用者一 致·惟下述者除外。

於本中期期間,本集團首次應用由會計師公會頒佈之多項新準則、修訂及 詮釋(以下統稱「新香港財務報告準 則」),該等準則均於二零零七年一月 一日或之後開始之會計期間生效。



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2. Accounting policies (continued)

HKAS 1 Amendment: Capital Disclosures 香港會計準則第1號 財務報表呈列方式: 股本披露 (修訂本) 香港財務報告進則 金融工具:披露 HKFRS 7 Financial Instruments: Disclosures 第7號 根據香港會計準則第29號 HK(IFRIC)-Int 7 Applying the Restatement Approach 香港(國際財務報告 惡性通貨膨脹經濟體中之 under HKAS 29 Financial Reporting 準則詮釋委員會) 財務報告採用重列法 in Hyperinflationary Economies - 詮釋第7號 HK(IFRIC)-Int 8 Scope of HKFRS 2 香港(國際財務報告 香港財務報告進則第2號 準則詮釋委員會) う節圍 HK(IFRIC)-Int 9 Reassessment of Embedded 香港(國際財務報告 重新評估內含衍生工具 Derivatives 準則詮釋委員會) 香港(國際財務報告 中期財務報告及減值 HK(IFRIC)-Int 10 Interim Financial Reporting and 準則詮釋委員會) Impairment - 詮釋第10號 香港(國際財務報告 香港財務報告準則第2號 HK(IFRIC)-Int 11 HKFRS 2 - Group and Treasury Share Transactions 準則詮釋委員會) 集團及財資股份交易 - 詮釋第11號

The adoption of these new HKFRSs has had no material effect on how the results of operations and financial position of the Group are prepared and presented.

The Group has not early adopted the following new HKFRSs that have been issued but are not yet effective. The Board of the Company expects that application of these new HKFRSs will have no material impact on the results and financial position of the Group.

應用該等新香港財務報告準則並無對 本集團經營業績及財務狀況之編製及 呈列方式構成任何重大影響。

會計政策(續)

2.

本集團並無提早採納或應用以下已頒 佈但未生效之新訂及經修訂準則或詮 釋·董事認為·採納該等準則或詮釋將 不會對本集團財務狀況及業績構成重 大影響。

2. Accounting policies (continued)

HKAS 23 (Revised)

Borrowing Costs¹

HKFRS 8

Operating Segments¹

HK(IFRIC)-Int 12

Service Concession Arrangements²

HK(IFRIC)-Int 13

Customer Loyalty Programmes³

HK(IFRIC)-Int 14

HKAS 19 – The Limit on a Defined Benefit Asset, Minimum Funding

Effective for accounting periods beginning on or after 1 January 2009.

Requirements and their Interaction²

- ² Effective for accounting periods beginning on or after 1 January 2008.
- Effective for accounting periods beginning on or after 1 July 2008.

2. 會計政策(續)

香港會計準則第23號 借貸成本¹ (經修訂)

香港財務報告準則 業務分類1

第8號

香港(國際財務報告 服務特許權安排2

準則詮釋委員會) - 詮釋第12號

香港(國際財務報告 客戶忠誠計劃3

準則詮釋委員會) - 詮釋第13號

香港(國際財務報告 香港會計準則第19號 -準則詮釋委員會) 界定利益資產之限制。最 - 註釋第14號 低撥款規定以及相互關係2

- ¹ 於2009年1月1日或其後開始的 年度期間生效。
- ² 於2008年1月1日或其後開始的 年度期間生效。
- 於2008年7月1日或其後開始的 年度期間生效。



Proceeds from sale of availablefor-sale financial assets – listed

Proceeds from sale of financial

assets at fair value through

profit or loss - listed

eauity securities

equity securities

Dividend income from listed

Dividend income from unlisted



3. Turnover

3. 營業額

出售可供出售財務資產

出售按公平值於損益賬

列賬之財務資產之

所得款項一上市

上市股本證券之股息

非上市股本證券之股息

收入

收入

所得款項一上市

TOT the SIX months chaca					
30 September					
·日止六個月					
2006					
二零零六年					
HK\$'000					
千港元					
51,569					
10,649					
1,282					

For the six months ended

No analysis of the Group's turnover and contribution to operating profit for the period set out by principal activities and geographical markets is provided as the Group has only one single business segment, investment holding and all the consolidated turnover and the consolidated results of the Group are attributable to the markets in Hong Kong.

由於本集團只有投資控股單一業務, 本集團所有綜合營業額及綜合業績乃 源於香港市場,因此並無依據主要業 務及地區市場,呈列本集團於本期間 之營業額及經營溢利。

810

63,500

172,102

For the six months ended 30 September 截至九月三十日止六個月

2006

2007

4. 其他收入及(虧損)/收益淨額 4. Other Revenues and Other Net (Loss)/Gain

		二零零七年	二零零六年
		HK\$'000	HK\$'000
		千港元	千港元
Other revenues	其他收益		
Interest income	利息收入	155	194
Other income	其他收入		8
		155	202
Other net (loss)/gain	其他(虧損)/收益淨額		
Net unrealised gain on financial	按公平值於損益賬列賬		
assets at fair value through	之財務資產之未變現		
profit or loss	收益淨額	4,391	657
Impairment loss on available-	上市股本證券可供出售		
for-sales financial assets in	財務資產之減值虧損		
listed equity securities		(8,505)	
		(4,114)	657

Finance Costs

融資成本 5.

For the six months ended 30 September 截至九月三十日止六個月 2007 2006 二零零七年 二零零六年 HK\$'000 HK\$'000 千港元 千港元 **723** 309

Interest on other borrowings wholly 其他借款利息支出 repayable within five years

於5年內償還



6. Profit before taxation

Profit from operations has been arrived at after charging the following:

6. 除稅前溢利

經營溢利已扣除下列各項:

For the six i	months	ended
30 Se _l	ptembe	r
截至九月三	十日止力	で個月

2007 2006 二零零六年 二零零七年 (unaudited) (unaudited) (未經審核) (未經審核) HK\$'000 HK\$'000 千港元 千港元 Depreciation 折舊 3 Investment management fee 支付予關連公司之 paid to a related company 投資管理費用 1,259 856 Staff costs, including defined 員工成本,包括員工強積金 contribution of HK\$5,625 計劃界定供款5,625港元 (2006: HK\$7,233 to (二零零六年:7,233港元) MPF Scheme) 95 133 Minimum lease payments on 物業根據經營租賃 properties under operating 之最低應付租金 leases 120 120

Interim Report 2007 中期報告

7. **Income Tax Expense**

Income tax expense in the condensed consolidated income statement represents:

所得稅開支 7.

簡明綜合財務報表中的所得稅 a) 開支如下:

> For the six months ended 30 September 截至九月三十日止六個月

> 2007 二零零七年 二零零六年

> > HK\$'000 千港元

2006

HK\$'000 千港元

2,476

Hong Kong profits tax 香港利得税 一本期內 - current period

Provision for Hong Kong profits tax has been made at the rate of 175% on the estimated assessable profits for the period after deducting the available tax losses brought forward from previous years (2006: no provision for Hong Kong profits tax had been made as the Group did not generate any assessable profits for the prior period). 香港利得税乃按期內估計應課税溢 利,以税率17.5%並承前結轉税項虧 損作出撥備。(二零零六年:由於本集 團在該期間並無應課税溢利,因此並 無就香港利得税作出任何撥備)。



7. Income Tax Expense (continued)

b) Reconciliation between income tax expense and the Group's accounting profit at the applicable tax rates is set out below:

7. 所得稅開支(續)

b) 所得税開支與本集團之會計溢 利按適用税率計算之對賬:

For the six months ended

		30 September		
		截至九月三十	-日止六個月	
		2007	2006	
		二零零七年	二零零六年	
		HK\$'000	HK\$'000	
		千港元	千港元	
Profit before taxation	除税前溢利	34,522	9,927	
Notional tax charge on profit before taxation, calculated at the applicable tax rate of 17.5% (2006: 17.5%)	以法定税率17.5% (二零零六年: 17.5%)計算之 税項	6,041	1,737	
Tax effect of profit not subject to taxation	毋須課税溢利之 税務影響	(5,388)	(1,921)	
Tax effect of non deductible expenses	不可扣除開支之 税務影響	1,525	34	
Tax effect of unused tax losses not recognised	未確認之未使用税項 虧損之税務影響	298	150	
Actual tax expenses	實質税項開支	2,476		

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8. Earnings Per Share

The basic earnings per share is based on the Group's profit attributable to equity holders of the parent of HK\$32,046,000 (2006: HK\$9,927,000) and the weighted average number of 1,059,778,200 (2006: 1,059,778,200) ordinary shares in issue during the period.

No diluted earnings per share for the six months ended 30 September 2007 and 2006 are presented respectively as the Company does not have dilutive potential ordinary shares.

9. Amount due from investee companies

8. 每股盈利

每股基本盈利乃根據本公司權益持有人應佔本集團溢利32,046,000港元(二零零六年:9,927,000港元)及本期間已發行普通股之加權平均數1,059,778,200股(二零零六年:1,059,778,200股)計算。

由於本公司並無具有潛在攤薄影響之 普通股·因此並無呈列截至二零零七 年及二零零六年九月三十日止六個月 之每股攤薄盈利。

9. 應收投資公司款項

30 September 31 March 2007 2007 二零零七年 二零零十年 九月三十日 三月三十一日 (unaudited) (audited) (未經審核) (經審核) (HK\$'000) (HK\$'000) (千港元) (千港元)

Amounts due from investee companies less provision of HK\$3,578,997 (31 March 2007: HK\$3,370,997)

應收投資公司款項減 3,578,997港元撥備 (二零零七年三月 三十一日: HK\$3,370,997港元)

19,206

20,806

The amounts due from investee companies are unsecured, interest-free and with no fixed terms of repayment.

應收投資公司款項乃沒有抵押、沒有 利息及沒有指定還款期。



10. Loans And Other Receivables

10. 應收貸款及其他應收款項

30 September 31 March 2007 2007 二零零七年 二零零七年 月三十一日 HK\$'000 千港元 千港元 60 80,070 - -

Deposits and prepayments
Other receivables

按金及預付款項 其他應收款項

80,130

60

No ageing analysis is disclosed for other receivables in view of the fact that they comprise mainly margin deposit for application of new shares during initial public offering (IPO), rental deposits, dividend receivable from listed equity securities and interest income from fixed deposit.

The excess margin deposit will be refunded to the Group after the IPO closed.

由於其他應收款項主要是由初次公開發行股票招股按金、租金按金、上市股本證券之應收股息及定期存款之利息收入所組成,因此並無披露其他應收款項之賬齡分析。

當初次公開發行股票招股完成,多付的按金將會退回給本集團。

11. Interest bearing borrowings

The interest-bearing borrowings represent loans from margin accounts due to a related company, Upbest Investment Company Limited, for financing the purchases of listed securities. The loans are repayable on demand, bearing Interest at the effective interest rate from 12.00% to 12.25% per annum (2006: 12.50%) and secured by certain listed equity securities with market value as follows:

11. 付息借貸

付息借貸為欠關聯公司(美建投資有 限公司)之孖展戶口借款,用作購買 上市證券。該等款項須按通知償還,按 有效年率12.00%至12.25%(二零零 六年:12.50%) 計算利息及以部份上 市股本證券作抵押,其市值如下:

30 September	31 March
2007	2007
二零零七年	二零零七年
九月三十日	三月三十一日
(unaudited)	(audited)
(未經審核)	(經審核)
HK\$'000	HK\$'000
千港元	

Market value of listed equity securities pledged for securing margin loans and facilities

抵押於孖展 貸款之上市 股本證券市值

101.918

79.175

Share Capital

12. 股本

onare capital			
		Number of shares 股份數目 '000 千股	Amount 數值 HK\$'000 千港元
Ordinary shares of HK\$0.01 each	每股面值0.01港元的普通股		
Authorised: At 30 September 2007 and 31 March 2007	法定: 於二零零七年九月三十日及 二零零七年三月三十一日 -	2,000,000	20,000
Issued and fully paid: At 30 September 2007 and 31 March 2007	已發行及繳足: 於二零零七年九月三十日及 二零零七年三月三十一日 _	1,059,778	10,598

13. Connected and related party transactions

During the period, significant connected and related party transactions, which were carried out in the ordinary course of the Group's business, are as follows:

13. 關連及關聯人士交易

期間本集團日常業務過程中進行之重大關連及關聯人士交易如下:

For the six months ended 30 September 截至九月三十日止六個月

		Notes 附註	2007 二零零七年 (unaudited) (未經審核) HK\$'000 千港元	2006 二零零六年 (unaudited) (未經審核) <i>HK\$</i> '000 千港元
Investment management fee paid to Upbest Assets	支付投資管理費 予美建管理		7.272	,,,,,,
Management Limited Brokerage commission paid to Upbest Securities	有限公司 支付經紀佣金 予美建證券	(a)	1,259	856
Company Limited Interest paid to Upbest Investment Company	有限公司 支付利息予 美建投資有限	(b)	750	248
Limited Interest paid to Upbest	公司 支付利息予美建金	(c)	458	309
Gold Limited Custodian fee paid to	有限公司 支付託管費予	(d)	265	_
Wing Hang Bank Limited Rental paid to Champion	永亨銀行有限公司 支付協緯有限公司	(e)	30	30
Assets Limited	之租金	(f)	120	120

13. Connected and related party transactions (continued)

Notes:

- (a) The Company has entered into investment management agreements with Upbest Assets Management Limited, the investment manager, for a period of three years commencing from 1 April 2006. This agreement can be terminated by either the Company or the investment manager serving not less than six months' notice in writing prior to the expiration of the three years period. Pursuant to this agreement, monthly investment management fee is payable at 1.5% per annum of the consolidated net asset value as at the immediately preceding valuation date on the basis of the actual number of days in the relevant calendar month over 365 days a year.
- (b) Brokerage commission rate is charged at 0.25%, the prevailing market rate, of the value of the transactions.
- (c) Interest for margin account was charged from 12.00% to 12.25% per annum. The Company and two subsidiaries maintained margin accounts with Upbest Investment Company Limited to which the Company and two subsidiaries provided collateral for purchases of listed securities.
- (d) A subsidiary maintained a bullion trading account with Upbest Gold Limited and interest for this account was charged from 6.50% to 7.00% per annum.

13. 關連及關聯人士交易(續)

附註:

(a) 本公司與投資經理美建管理有限公司簽訂投資管理協議,由二零零六年四月一日起為期三年。三年期限屆滿前·本公司月費面通知要求終止該協議。根據該協議·投資經理每月可按對上一個估值日綜合資產淨值1.5%之年率及有關月實際日數除以全年365日之基準收取投資管理費。

- (b) 經紀佣金乃按交易價值之 0.25%計算,為市場普遍使用之 百份比。
- (c) 孖展戶口利息乃按年率12.00% 至12.25%收取。本公司及兩家 附屬公司已於美建投資有限公 司開設孖展戶口,並提供抵押品 以便購買上市證券。
- (d) 一家附屬公司已於美建金有限 公司開設了黃金買賣戶口,戶口 利息乃按年率6.50%至7.00%收 取。

13. Connected and related party transactions (continued)

Notes:

(e) Pursuant to a custodian agreement dated 22 December 1999 between the Company and a custodian, the custodian agrees to provide securities custodian services to the Company including the safe custody of the Group's securities and the settlement of the securities of the Group, the collection of dividends and other entitlements on behalf of the Group. The appointment of the custodian commenced on the date of commencement of trading of the Company's shares on the Stock Exchange and will continue in force until it is terminated by either party giving a written notice to the other party at any time.

The custodian is regarded as a connected person of the Company under Rule 21.13 of the Listing Rules, but the custodian fee falls below the de-minimis threshold under Rule 14A.31(2) of the Revised Listing Rules

13. 關連及關聯人士交易(續)

附註:

(e) 根據本公司與託管人於一九九 九年十二月二十二日訂立之託 管協議·託管人同意向本公園證 供證券託管服務,包括本集團證 券之妥善託管、本集團證券之超 算、代表本集團領取股息及其他 權益。託管人之委任期限員 司股份於聯交所開始買賣 起生效,並將持續有效,直至任 何一方於任何時候以書 另一方予以終止為止。

> 根據上市規則第21.13條,託管 人被視為本公司之關連人士,惟 託管費乃低於上市規則(經修 訂)第14A.31(2)條之最低限額。

Connected and related party transactions (continued)

Notes:

- The Company has entered into a tenancy (f) agreement with Champion Assets Limited for one year, commencing from 1 January 2006. The tenancy agreement was renewed for one year commencing from 1 January 2007. The total rent paid during the period from 1 April 2007 to 30 September 2007 is amounted to HK\$120.000. The transactions were carried out at an amount agreed by both parties. The entire issued share capital of Fung Fai Growth Limited is owned by a trust of which the discretionary objects are family members of Mr. Cheng Kai Ming, Charles., including a director of the Company, Mr. Cheng Wai Lun, Andrew. Mr. Cheng Kai Ming, Charles has beneficial interest in Champion Assets Limited.
- (g) Upbest Assets Management Limited, Upbest Securities Company Limited and Upbest Investment Company Limited are wholly-owned subsidiaries and Upbest Gold is a 75% owned subsidiaries of Upbest Group Limited, a company incorporated in the Cayman Islands with limited liability, the securities of which are listed on the Stock Exchange. The ultimate beneficial shareholder of Fung Fai Growth Limited, a substantial shareholder of the Company, holds indirectly 70.28% per cent interest in Upbest Group Limited as at 30 September 2007.

13. 關連及關聯人士交易(續)

附註:

(g) 美建管理有限公司·美建證券有限公司及美建投資有限公司及美建投資有限公司(於開曼主集團有限公司·於開安所上市)之全資附屬公司而美建金有限公司則為美建集團有限公司擁有75%權益之附屬公司。本公司及本公司其中一位主要股東Fung Fai Growth Limited之最終受益股東於二等。 零七年九月三十日間接控制為。建集團有限公司70.28%權益。

INTERIM DIVIDEND

The Board has resolved not to declare any interim dividend in respect of the six months ended 30 September 2007 (2006: Nil).

MANAGEMENT DISCUSSION AND ANALYSIS

BUSINESS REVIEW

Operation review

The Group recorded a net profit attributable to equity holders of approximately HK\$32.0 million for the six months ended 30 September 2007, showing a significant improvement when compared with the last corresponding period of net profit of HK\$9.9 million. The Group had realized some long term listed securities and short term listed securities at a good profit. Turnover increased over 171% from HK\$63.5 million to over HK\$172.1 million. Earnings per share increased over 2 times when compared with the last corresponding period, resulting from change in investment portfolio where emphasized more on listed equity investment with manageable risk control.

In addition, the net asset value has increased by 22.7% from HK\$150.4 million to HK\$184.6 million. The finance costs increased by 134% from HK\$309,442 to HK\$723,005 which is mainly due to active involvement in IPO, and commencement in investment in precious metal market. Management will continue to adopt tight cost control in order to maximize the best interest for shareholders.

中期股息

董事會議決不會宣派就有關截至二零零七年九月三十日止六個月之任何中期股息(二零零六年:無)。

管理層討論及分析

業務回顧

營運回顧

截至二零零七年九月三十日之六個月期內·本集團錄得權益持有人應佔淨溢利約32,000,000港元·相對上年同期之淨盈利9,900,000港元·有著明顯的发步。這是由於集團在變現部分長期及短期之上市股票時獲得可觀的收益。營報和上年同期相比·上升超過171%由63,500,000港元。每股盈利與上年同期相比·上升超過2倍·這結果是由於損損合的改變·在可控制的風險前提資組合的改變·在可控制的風險前提下,把投資組合更專注在上市資產的投資。

除此之外,淨資產值上升22.7%由150,400,000港元至184,600,000港元。融資成本上升134%由309,442港至723,005港元·這主要是由於本集團積極參與認購初次公開發行股票·和開始在貴金屬市場投資。管理層緊密地管理成本·為股東尋求最大的利益。

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED)

BUSINESS REVIEW (CONTINUED)

Prospects

Given strong growth of China's economy foundation, China's political and monetary policy effect, the Hong Kong stock market will be volatile with any move in the Mainland China. China's global economic power is rising dramatically. Mainland China is playing a more important and larger role in the Asia Pacific region. Hong Kong is now less affected by US economic trends than before.

Following China economy improvement and large accumulation of wealth of the citizens, QDII and "through train" policy will point the way of investment channel for hot money. Since the Olympic Games will be held next year, China's economy will be expected to have further substantial growth. In addition, the differences of underlying stock price between A-Stock and H-Stock is obvious. When the policy of "through train" is implemented, the Hang Sang Index and H-Shares Index will have room to grow further. Most of Hong Kong's listed companies will benefit from China's boom in domestic demand in different business sectors such as retail, property, finance and banking. The effect of China economic growth will reflect their stock prices in future. Our Group is now prepared to grasp this golden opportunity with prudent securities selection

管理層討論及分析(續)

業務回顧(續)

展望

在中國經濟基礎強勁增長,中國政治政策和金融政策的影響之下,香港的股票市場更容易受到中國大陸的任何變動而波動。中國大陸在全球經濟力量不斷上升,而中國大陸正在亞太地區扮演著一個更加重要和重大的角色。和以往相比,香港現在受到美國經濟走勢的影響是比較少。

隨着中國經濟改善和大量民間財富積 聚,國內機構投資者赴海外投資資 資的渠道。由於奧運會將會在明 資的渠道。由於奧運會將會在明 是和股與H股之間相關股票價格,恆 類是異,當"直通車"落實執有恆生揚, 類及國企指數將會有更大空間上揚,國 觀差異,當"直通車"落實執 數及國企指數將會有更大空間上揚,國 部分香港層面的內銷需求激增的影響, 不同零售業、地產、金融及銀行業。在 如來來,它們的股價會反映中國經濟 影響,本集團現正準備抓緊這個黃金機 會,審慎選擇股票。

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED)

BUSINESS REVIEW (CONTINUED)

Prospects (continued)

Although, the sub-prime loan crisis will not be completely solved in the foreseeable future, we believe it is unlikely to have a long-term adverse effect on Hong Kong Stock Market. Since China is playing a larger and more important role on Hong Kong Stock Market with strong foundation of economic growth, and implementation of a more stable political policy and monetary policy, we expect these factors to have a strong backup for Hong Kong Stock Market. The overall Hong Kong economy will finally benefit from the fruit of the economy growth in future.

Besides the China effect, undertaking 10 major infrastructure projects for economic growth is a good stimulus to boost Hong Kong economy. Although Hong Kong seems to have inflation caused by weakness of US dollar and increase of price of raw material and fuel, the investment atmosphere will continue to be boosted and inspired with positive perspective.

As a whole, we believe the overall stock market will benefit from the China's strong economy foundation growth and the policy of both China and Hong Kong Government. We will continue to keep our focus on Hong Kong listed securities in order to maximse shareholders' benefit under a manageable risk control.

管理層討論及分析(續)

業務回顧(續)

展望(續)

雖然,次按危機問題不會在可見將來可以完全解決,但我們相信這不會對香港股票市場有著長遠的不利影響。隨着中國擁有強勁經濟增長基礎及推行更催平穩的政治及金融政策,在香港股票市場扮演著更大和更重要的角色,我們預期這些因素將會是香港股票市場的強大後盾。在不久將來,香港經濟最終受惠於經濟增長的成果。

除了中國影響之外,從事10項主要基建計劃是一個振奮香港經濟增長的興奮劑。雖然香港似乎有著由美元貶值和原料及燃料值格上升所引發的通脹,但投資氣氛將會繼續持續及被積極前景所激勵。.

整體而言,我們相信整個香港股票市場將會受惠於中國強勁經濟基礎增長及中國和香港政府政策。我們將會繼續專注香港上市證券投資,在可控制的風險下,為股東尋求最大的利益。

F

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED)

FINANCIAL REVIEW

Liquidity and Financial Resources

As at 30 September 2007, the Group had bank balances and cash of HK\$16,807,728 (31 March 2007: HK\$13,096,601) and had IPO borrowing of approximately HK\$60,860,000. The Board believes that the Group has sufficient financial resources to satisfy its commitments and working capital requirements.

As at 30 September 2007, part of the listed equity securities of the Group had been pledged to secure margin facilities and loans granted by a related company.

Capital Structure

There was no change to the Group's capital structure for the six months ended 30 September 2007.

Share Options

The Group does not adopt any share option scheme.

Capital commitment and contingent liabilities
As at 30 September 2007, the Group had no
material capital commitment and contingent
liabilities

管理層討論及分析(績)

財務回顧

流動資金及財政資源

於二零零七年九月三十日,本集團銀行結餘及現金共16,807,728港元(二零零七年三月三十一日:13,096,601港元),並有大約60,860,000港元初次公開發股票借貸。董事會相信本集團具足夠財政資源履行承諾及營運資金要求。

於二零零七年九月三十日,本集團之部 份上市股本證券已抵押予關聯公司以 獲取孖展及借貸。

資本結構

本集團之資本結構截至二零零七年九 月三十日止六個月內,並無任何變動。

購股權

本集團並無採納任何購股權計劃。

資本承擔及或然負債

於二零零七年九月三十日,本集團並無重大資本承擔及或然負債。

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

As at 30 September 2007, the interests and short positions of the directors of the Company in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) which were notified to the Company and The Stock Exchange of Hong Kong Limited (the "SEHK") pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which the directors and the chief executive of the Company were deemed or taken to have under such provisions of the SFO) or which were required to be and were recorded in the register required to be kept pursuant to Section 352 of the SFO or as otherwise notified to the Company and the SEHK pursuant to the Model Code for Securities Transactions by Directors of Listed Companies (the "Model Code") in the Listing Rules were as follows:

董事及行政總裁於本公司或任何 聯營公司之股份、相關股份及債券 之權益及淡倉

Number of shares 股份數目

						Percentage
						of issued
	Person	Family	Corporate	Other		share capital
Name of director	interests	interests	interests	interests	Total	已發行股本
董事姓名	個人權益	家屬權益	法團權益	其他權益	總額	百分比

Ordinary Shares of HK\$0.01 each in the Company 本公司每股面值0.01港元之普通股

Cheng Wai Lun, Andrew (Note) - - 340,000,000 - 340,000,000 郵債倫 (附註)

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ANY ASSOCIATED CORPORATION (CONTINUED)

董事及行政總裁於本公司或任何聯 營公司之股份、相關股份及債券之 權益及淡倉(績)

Note: Mr. Cheng Wai Lun, Andrew is one of the discretionary objects of a trust which assets include interests in the entire issued share capital of Fung Fai Growth Limited. Fung Fai Growth Limited holds 340,000,000 shares of the Company.

附註: 該等股份由Fung Fai Growth Limited 持有·Fung Fai Growth Limited由一 信託全資實益擁有·而鄭偉倫先生為 其中一位酌情受益人。Fung Fai Growth Limited持有本公司 340,000,000股股份。

Save as disclosed above, at no time during the six months ended 30 September 2007 was the Company, its subsidiaries or its associate a party to any arrangement to enable the directors or chief executives of the Company, or their spouses or children under the age of 18, to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or its associated corporation.

除上文披露者外,於截至二零零七年九月三十日止六個月內之任何時間,本公司、其附屬公司或其聯營公司概無訂立任何安排,令本公司之董事或主要行政人員或其配偶或其未滿十八歲之子女可藉購入本公司或其他相聯法團之股份或債券而獲益。

Save as disclosed above, none of the directors or the chief executives of the Company had or was deemed to have any interests or short positions in the shares, underlying shares or debentures of the Company or any associated corporation (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies contained in the Listing Rules.

除上文披露者外,本公司各董事或主要 行政人員並無於本公司或其相聯法團 (定義見證券及期貨條例第XV部份)之 股份、相關股份或債券擁有權益或淡 倉,而須登記於根據證券及期貨條例第 352條規定須存置之登記冊內,或根據 上市規則所載上市公司董事進行證券 交易的標準守則須知會本公司及聯交 所之任何權益及淡倉。

Annrovimato

SUBSTANTIAL SHAREHOLDER'S INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES OF THE COMPANY

As at 30 September 2007, the following persons or corporations, other than the interest disclosed above in respect of the directors, interest in 5% or more in the shares and underlying shares of the Company have been notified to the Company and recorded in the register of substantial shareholders' interests in shares and short positions required to be kept under Section 336 of Part XV of the SEO:

主要股東於本公司之股份及相關股份之權益及淡倉

於二零零七年九月三十日·根據本公司 按證券及期貨條例第XV部第336條規 定而設置之主要股東權益及淡倉登記 冊紀錄所顯示·以下人士或公司(除上 述披露有關董事所持之權益外)持有本 公司已發行股本及相關股份百分之五 或以上之股份權益:

Name of shareholder 股東名稱	Number of shares held 所持股票數目	Approximate percentage of the total number of shares in issued 約佔已發行股份百分比
Ordinary shares of HK\$0.01 each in the Company 本公司每股面值0.01港元之普通股		
Fung Fai Growth Limited (Note (a)) Fung Fai Growth Limited (附註(a))	340,000,000	32.08%
Kingswell Holdings Group Limited (Note (b)) Kingswell Holdings Group Limited (附註(b))	192,000,000	18.12%

Notes:

- (a) The entire issued share capital of Fung Fai Growth Limited is owned by a trust of which the discretionary objects are family members of Mr. Cheng Kai Ming, Charles, including a director of the Company, Mr. Cheng Wai Lun, Andrew.
- (b) The entire issued share capital of Kingswell Holdings Group Limited is beneficially owned by Mr. Janusz Mieczyslaw Stempnowski.

附註:

- (a) Fung Fai Growth Limited之全部已發 行股本乃由一項信託持有,其酌情受 益人乃鄭啟明先生之家族成員,包括 本公司之董事鄭偉倫先生。
- (b) Kingswell Holdings Group Limited之 全部已發行股本乃由Mr. Janusz Mieczyslaw Stempnowski實益擁有。

SUBSTANTIAL SHAREHOLDER'S INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES OF THE COMPANY (CONTINUED)

Save as disclosed above, as at 30 September 2007, the Directors are not aware of any other persons who have interests or short positions in the shares, underlying shares of equity derivatives or debentures of the Company or any associated corporations (within the meaning of Part XV of the SFO) which would be required to be disclosed to the Company pursuant to Part XV of the SFO.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors by Listed Issuers (the "Model Code") set out in Appendix 10 of the Listing Rules. Upon enquiry by the Company, all Directors of the Company have confirmed that they have complied with the required standards set out in the Model Code throughout the Period.

主要股東於本公司之股份及相關股份之權益及淡倉(續)

除上文所披露者外·於二零零七年九月三十日·董事並不知悉有任何其他人士 於本公司或任何相聯法團(定義見證券 及期貨條例第XV部)之股份、相關股份 股本衍生工具或債券中擁有根據證券 及期貨條例第XV部·須向本公司披露之 權益或淡倉。

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所載上市發行人董事進行證券交易之標準守則(「標準守則」)。經本公司查詢後,本公司全體董事確認,彼等於期內一直遵照標準守則所載之標準規定。

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AUDIT COMMITTEE

The Audit Committee has reviewed with management the accounting principles and practices adopted by the Group and discussed auditing, internal controls and financial reporting matters including a review of the unaudited condensed accounts for the six months ended 30 September 2007 before recommending them to the Board for approval.

The Committee comprises three independent non-executive directors, namely Mr. Chan Chung Yee, Alan, Dr. Lewis Hung Fung and Mr. Ip Man Tin, David.

EMPLOYMENT AND REMUNERATION POLICIES

As at 30 September 2007, the Group employed a total of 5 full-time employees (2006:4 full-time employees), including the executive directors of the Group. Employees' remuneration are fixed and determined with reference to the market rate.

CORPORATE GOVERNANCE

The Company has complied throughout the six months ended 30 September 2007 with the Code on Corporate Governance Practices as set out in Appendix 14 of the Rules Governing the Listing of Securities on the Stock Exchange, except that independent non-executive directors of the Company were not appointed for a specific term but are subject to retirement by rotation according to the provision of the Company's bye-laws.

審核委員會

審核委員會已與管理層審閱本集團所 採納之會計原則及慣例,並討論有關審 核、內部監控及財務申報等事項,包括 向董事會提交尋求批核前先行審閱截 至二零零七年九月三十日止六個月之 未經審核簡明賬目。

委員會由三名獨立非執行董事組成,分 別為陳宗彝先生、馮振雄醫生及葉漫天 先生。

僱員及薪酬政策

於二零零七年九月三十日,本集團合共 僱用5名全職僱員(二零零六年:4名全 職僱員)。僱員之薪酬按市場薪酬而釐 定。

企業管治

本公司於截至二零零七年九月三十日 止期內一直遵守聯交所證券上市規則 附錄14所載載之企業管治常規守則, 惟本公司之獨立非執行董事並無特定 任期,惟須根據本公司章程細則之規定 輪席告退。

EXPOSURE TO FLUCTUATIONS IN EXCHANGE RATES AND RELATED HEDGES

The Group's assets and liabilities are denominated in Hong Kong Dollars and, therefore, the Group has no significant exposure to foreign exchange fluctuation.

匯 兌 波 動 風 險 及 有 關 對 沖

本集團之資產及負債均以港元定值。因此,本集團並無因匯兑波動而造成之重 大風險。

SUFFICIENCY OF PUBLIC FLOAT

According to the information that is publicly available to the Company and within the knowledge of the Board, the percentage of the Company's shares which are in the hands of the public exceeds 25% of the Company's total number of issued shares.

足夠公眾持股量

根據本公司獲得之公開資料及據董事 會所知·公眾人士所持有本公司之股份 超過本公司已發行股份總數25%。

REPURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

During the six months ended 30 September 2007, there was no repurchase, sale or redemption of the Company's listed securities by the Company or any of its subsidiaries.

購回、出售及贖回本公司之上市證 券

截至二零零七年九月三十日之六個月期間內,本公司或其任何附屬公司概無購回、出售或贖回本公司之任何上市證 券。

By order of the Board **Li Kwok Cheung, George** *Executive Director*

承董事會命 執行董事

李國祥

Hong Kong, 13 December 2007

香港,二零零七年十二月十三日



UBA INVESTMENTS LIMITED

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