

康師 博控股有限公司*

TINGYI (CAYMAN ISLANDS) HOLDING CORP.

(於開曼群島註冊成立的有限公司)

(Incorporated in Cayman Islands with limited liability)

(Stock Code 證券編號:0322)



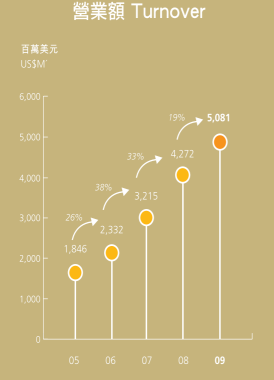
營業額及EBITDA

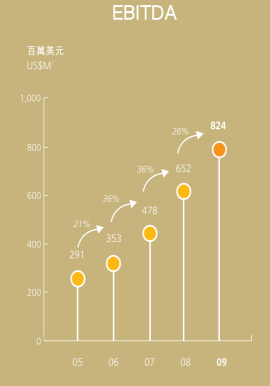
連續五年達雙位數增長

TINGYI

Five Consecutive Years of

Double Digit **Growth** in **Turnover** and **EBITDA**





目錄Contents

公司簡介 Company Profile 🚄
銷售網絡 Sales Network 3
財務摘要 Financial Summary 4
董事長報告 Chairman's Statement 9
高階管理人員簡介 Senior Management Profile 12
集團結構 Group Structure 16
業務回顧 Business Review 18
展望 Prospects 28
企業管治報告 Corporate Governance Report 30
董事會報告 Directors Report 36
獨立核數師報告 Independent Auditor's Report 50
綜合收益表 Consolidated Income Statement 52
綜合全面收益表 Consolidated Statement of Comprehensive Income 55
綜合財務狀況表 Consolidated Statement of Financial Position ${f 54}$
財務狀況表 Statement of Financial Position 56
綜合股東權益變動表 Consolidated Statement of Changes in Equity 58
綜合現金流量表 Consolidated Statement of Cash Flow 59
賬目附註 Notes to the Financial Statements 61
公司資料 Corporate Information 152

公司簡介 Company Profile

師傅控股有限公司(「本公司」) 要其附屬公司(「本集團」))要 麵、飲品及糕餅。本集團於1992年開始 生產方便麵,並從1996年擴大業務 餅及飲品;目前本集團的三大品項產品 對及飲品;目前本集團的三大品項產品 皆已在中國食品市場佔有顯著的的零 場合化的ielsen 2009年12月的零報告,調查結果顯示在這期額 場研究報告,調查結果顯示在這期額的 場份,同時穩居市場領導地位;稀釋用 場份,同時穩居市場領導地位;稀釋用 19.6%,同時穩居市場領導地位;稀釋果 計及夾心餅乾分別以14.2%及25.5%居同 類產品第二位。本集團大部分產品均是中 國最為消費者熟悉的品牌之一。

本集團透過自有遍佈全國的銷售網路分銷 旗下產品,截至2009年12月底本集團擁 有493個營業所及79個倉庫以服務5,798 家經銷商及72,955家直營零售商。本集團 相信此廣博的銷售網路,是構成本集團產 品處於市場領導地位的主要原因,亦促使 本集團的新產品更成功而有效地登陸市 場。

本集團今後的發展仍將資源專注於食品流 通事業,繼續強化物流與銷售系統,以期 建立「全球最大中式方便食品及飲品集 團」。

本集團於1996年2月在香港聯合交易所有限公司上市。本公司的兩大股東頂新(開曼島)控股有限公司和三洋食品株式會社分別持有本公司33.2%的股份。於2009年12月31日,本公司之市值為137.5億美元。現時本公司已被納入英國富時指數中亞太區(除日本外)的成份股及摩根士丹利資本國際(MSCI)香港成份股指數。

ingyi (Cayman Islands) Holding Corp. (the "Company"), and its subsidiaries (the "Group") specialise in the production and distribution of instant noodles, beverages and baked goods in the PRC. The Group started its instant noodle segment in 1992, and expanded into the bakery segment and beverage segment in 1996. The Group's three main product segments have established leading market shares in certain segments of the People's Republic of China's ("PRC's") food industry. According to ACNielsen SCAN TRACK EXPRESS, based on sales, in December 2009, the Group was the market leader in instant noodles, readyto-drink ("RTD") teas and bottled water, gained 54.6%, 48.4% and 19.6% market share respectively. The Group's diluted juice and sandwich crackers gained 14.2% and 25.5% market share and held a second position respectively. The Group is best known in the PRC for its "Master Kong" brand name which appears on the packaging of most of its products. The Group believes that "Master Kong" is one of the most recognised consumer brand names in the PRC.

The Group distributes its products throughout the PRC through its extensive sales network consisting of 493 sales offices and 79 warehouses serving 5,798 wholesalers and 72,955 direct retailers as of 31 December 2009. The Group believes that this extensive sales network is a significant contributor to the Group's leading market shares and it enables the Group to rapidly and successfully introduce new products.

Focused on the development of the Group by concentrating its resources in food circulation business, the Group will continue to strengthen its logistics and sales system in the PRC with target of becoming "The biggest Group for Chinese Instant Food & Beverage in the World".

The Group was listed on The Stock Exchange of Hong Kong Limited in February 1996. Each of the Company's major shareholders, Ting Hsin (Cayman Islands) Holding Corp. and Sanyo Foods Co., Ltd., holds a 33.2% equity interest respectively in the Company. Market capitalisation as at 31 December 2009 was US\$13.75 billion. The Company is a constituent stock of British's FTSE All-World Asia Pacific Ex-Japan Index and Morgan Stanley Capital International (MSCI) Hong Kong Index.

銷售網絡 Sales Network



Production Ce 生產基地	entre	Tianjin 天津	Hangzhou 杭州	Guangzhou 廣州	Shenyang 瀋陽	Chongqing 重慶	Wuhan 武漢	Xian 西安	Other Centres 其他	Total 合計
Instant Food	方便食品事業						9	8	17	24
Beverage	飲品事業	Á	å	å	å		Á		40	47
Bakery	糕餅事業	THE PARTY	THE MALE							2

		2005	2006	2007	2008	2009
		Number of 數量				
Sales Office	營業所	361	437	535	552	
Warehouse	倉庫	72	80	82	84	
Wholesaler	經銷商	4,656	5,490	5,999	5,872	
Direct Retailer	直營零售商	66,085	73,392	68,717	69,096	
Employee	員工人數	25,273	32,631	45,990	49,089	50,023
Production Line	生產線	260	298	364	404	
Production Centre	生產基地	24	38	51	55	

橡蜂控股有限公司 TINGYI (CAYMAN ISLANDS) HOLDING CORP.

財務摘要 Financial Summary

綜合收益表 Consolidated Income Statement

截至十二月三十一日止年度	
For the years ended 31 December	

2009 2008 2007 2006 千美元 千美元 千美元 千美元 千美元 千美元 US\$'000 US\$'000 US\$'000 US\$'000 US\$'000 營業額與收益 Turnover and revenue 5,081,113 4,272,053 3,215,404 2,331,733	2005 千美元 US\$'000 (重列) (Restated) 1,845,609
US\$'000 US\$'000 US\$'000 US\$'000	US\$'000 (重列) (Restated)
	(重列) (Restated)
營業額與收益 Turnover and revenue 5,081,113 4,272,053 3,215,404 2,331,733	(Restated)
營業額與收益 Turnover and revenue 5,081,113 4,272,053 3,215,404 2,331,733	
營業額與收益 Turnover and revenue 5,081,113 4,272,053 3,215,404 2,331,733	1,845,609
除税前溢利 Profit before taxation 625,108 452,221 317,239 236,731	187,927
税項 Taxation (124,613) (90,185) (36,291) (23,897)	(17,419)
本年度溢利 Profit for the year 500,495 362,036 280,948 212,834	170,508
年內應佔溢利: Attributable to:	
本公司股東 Owners of the Company 383,207 260,404 194,837 148,925	123,529
少數權益股東 Non-controlling interests 117,288 101,632 86,111 63,909	46,979
本年度溢利 Profit for the year 500,495 362,036 280,948 212,834	170,508
股息 Dividends 191,627 130,172 150,336 136,923	129,658
	24.71
美仙 美仙 美仙 美仙 美仙 美仙 美仙 美仙 美仙 大小 美山 大小	美仙
US cents US cents US cents US cents	US cents
每股溢利 Earnings per share	
基本 Basic 6.86 4.66 3.49 2.66	2.21
攤薄 Diluted 6.85 4.66 3.49 2.66	2.21

財務摘要 Financial Summary

綜合財務狀況表 Consolidated Statement of Financial Position

於十二月三十一日

	21				

		As at 51 Determiner				
		2009				
		US\$'000				
物業、機器及設備	Property, plant and equipment	2,216,638	1,974,445	1,567,348	1,230,375	991,279
土地租約溢價	Prepaid lease payments	88,803	81,308	65,594	60,047	54,446
聯營公司權益	Interests in associates	61,892	68,095	33,929	42,704	54,863
其他非流動資產	Other non-current assets	15,742	18,872	20,804	29,053	30,729
淨流動負債	Net current liabilities	(283,341)	(416,887)	(277,922)	(217,552)	(67,287)
非流動負債	Non-current liabilities	(190,670)	(187,195)	(128,058)	(46,638)	(53,657)
淨資產	Net assets	1,909,064	1,538,638	1,281,695	1,097,989	1,010,373
發行股本	Issued capital	27,934	27,934	27,943	27,943	27,943
儲備	Reserves	1,434,710	1,179,269	999,718	885,399	844,039
少數股東權益	Non-controlling interests	446,420	331,435	254,034	184,647	138,391
股東權益總額	Total equity	1,909,064	1,538,638	1,281,695	1,097,989	1,010,373

附註:

Note:

本表所列數字已重新編列以反映於二零零五 年採納新訂或經修訂香港財務報告準則。 The figures in this table have been restated to reflect the adoption of new/revised Hong Kong Financial Reporting Standard in 2005.

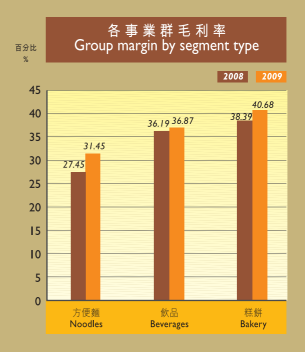
橡蜂控股有限公司 TINGYI (CAYMAN ISLANDS) HOLDING CORP.

財務摘要 Financial Summary









財務摘要 Financial Summary





			年度變動 Year on Year
主要財務數據	Major Financial Data	2009	change
營業額/千美元	Turnover/US\$'000	5,081,113	
EBITDA/千美元(邊際率)	EBITDA/US\$'000 (margin)	823,568 (16.21%)	
經營溢利/千美元(邊際率)	Operating profit/US\$'000 (margin)	628,202 (12.36%)	
本公司股東應佔溢利/千美元	Profit attributable to owners of	383,207 (7.54%)	
(邊際率)	the Company/US\$'000 (margin)		
每股溢利/美仙	EPS/US cents	6.86	
總資產報酬率	ROA	19.54%	
(EBIT相對於平均總資產)	(EBIT to average total assets)		
本公司股東報酬率(本公司股東	ROE (Profit attributable to owners	28.71%	
應佔溢利相對於其平均淨資產)	of the Company to average net assets)		
經營活動所得現金淨額/千美元	Net cash from operating activities/US\$'000	1,000,885	
製成品周轉期/天	Finished goods turnover/days	10.22	
應收賬款周轉期/天	Trade receivables turnover/days	8.82	
負債與資本比率/倍	Gearing ratio/times	-0.13	
(淨借貸相對於股東權益)	(Net debt to shareholders' equity)		
負債比率/%	Debt ratio/%	43.98%	
(總負債相對於總資產)	(Total liabilities to total assets)		





董事長報告 Chairman's Statement

2009年在金融海嘯的陰霾下全球經濟異常動盪,中國在環球經濟危機中率先復甦,全年國內生產總值(GDP)達到33.54萬億元人民幣,同比增長8.7%,其中第四季度的GDP更大幅攀升至10.7%;中國政府不斷推出和完善一籃子的措施,直接帶動內需的成長,有效剌激消費,相信2010年中國仍是帶動全球經濟的主要火車頭。

本集團於2009年把握時機,適時推出奏效的市場策略,加上內部資源的充份運用,生產效率的提升及原材料的採購高, 排得宜,令本集團整體業績再創新高。 與去年比較,年內營業額上升18.94%至 50.81億美元、EBITDA上升 26.39%至 8.24億美元、股東應佔溢利上升47.16% 至3.83億美元、每股盈利達6.86美仙。價 程常波動及激烈的市場競爭外圍環 東常波動及激烈的市場競五年於營 異常波動及激烈的市場競五年於營 天,本集團成功實現連續五年於營額 及EBITDA達到雙位數字增長的目標,籍 此體現了本集團的經營績效!

本集團2009年整體表現卓越,於評估整體營運、資本投資、營運資金及現金流量後,本人建議增加末期股息之金額,以感謝股東們對本集團的支持。因此東大會上,建議派付末期股息每股3.43美仙(較2008年期末每股股息2.33美仙增加1.10美仙)予2010年6月9日名列本公司股東名冊上之本公司股東,(即於2010年6月3日或以前買進本公司股票及於2010年6月7日下午四時三十分之前辦理股票過戶登記手續之股東),末期派息總額為191,627千美元,較2008年度之期末總派息額130,172千美元增加61,455千美元。

In 2009, the global economy was abnormally volatile under the shadow of the financial tsunami. China took the lead in recovering from the global economic crisis, with annual gross domestic product (GDP) reaching RMB33.54 trillion, up 8.7% year-on-year, and GDP in the fourth quarter further increased significantly to 10.7%. The Chinese government continued to introduce and refine its package of measures to directly drive the growth of domestic demand and effectively stimulate consumption. It is generally believed that China is still the main engine driving the global economy in 2010.

In 2009, the Group seized the opportunity to timely introduce effective marketing strategies. This, coupled with effective use of internal resources, productivity enhancement and raw materials procurement arrangements, has enabled the Group to achieve new height in performance. During the year, turnover increased 18.94% year on year to US\$5,081 million, EBITDA rose 26.39% to US\$824 million, profit attributable to owners of the Company rose 47.16% to US\$383 million, and earnings per share amounted to US6.86 cents. It is even more encouraging that even under external environments of economic ups and downs, abnormal fluctuations of raw material prices and fierce market competition, the Group has successfully achieved its target for five consecutive years of double-digit growth in turnover and EBITDA, reflecting its effective business performance.

Owing to the Group's 2009 excellent results and considering the overall operation, capital expenditures and working capital requirements and cash flow of the Group, I recommend in recognition of our shareholders' support, an increase in the final dividend this year. The Board will recommend at the Annual General Meeting to be held on 9 June 2010 the payment of a final dividend of US3.43 cents per share (an increase of US1.10 cents per share when compared to final dividend per share in 2008 of US2.33 cents) to shareholders whose names appear on the register of members on 9 June 2010 (shareholders who bought the Company's shares on or before 3 June 2010 should ensure that transfers are lodged with the Company's Registrar in Hong Kong for registration no later than 4:30 p.m. on 7 June 2010). Total amount of final dividend for the year 2009 will be US\$191.627 million, an increase of US\$61.455 million when compared to 2008 of US\$130.172 million.

董事長報告 Chairman's Statement

2009年,本集團連續第二年入選福布斯亞洲50家最佳上市公司,同時連續第七年登上台灣十大國際品牌前五名,康師傅品牌價值已達到9.16億美元。另外「康師傅」還獲得中國商標協會與中國消費者報評選的「消費者最喜愛的綠色商標」,中國營銷領袖年會評選的「標杆企業」,以及《商務週刊》評選的「中國100快公司」。此外,於年底康師傅還獲「60年最具影響力60品牌」和「人民社會責任獎」兩

China's huge consumer market has attracted international manufacturers to substantially increase their investment in China. Competition within the industry has become increasing more intense. Also, with the constant changes in consumption structure and the decreasing difference between urban and rural areas, rural markets has become the main battlefields for sectorial competition. Thus, the Group focused on the scale and specialization of its convenience food and drinks business, and successively reformed some of its production bases, increased capital investments, and appropriately expanded its production capacity. While enriching product items to create a new driving force for the rapid growth, the Group also adjusted the product structure to promote the full development of its products in high, medium and low-end markets, and continued to strengthen its sales network so as to actively increase the market shares of Master Kong products at all levels of the market.

As the leader in China's food industry, Master Kong has very positive consumer recognition and reputation. On the basis of a solid sales network, the Group continued to invest in its brand, increase national media and local television advertisement and strengthen the image of Master Kong as a brand of high-value instant noodles and tea expert. According to the December 2009 report published by ACNielson, in terms of sales value, instant noodles, RTD tea and bottled water of the Group ranked first in the Chinese market, accounting for 54.6%, 48.4% and 19.6% respectively of the market shares; while sandwich cracker ranked second, accounting for 25.5% of the market shares; and diluted fruit juice ranked second, accounting for 14.2% of the market shares.

In 2009, the Group for the second consecutive year was named one of the 50 best listed companies in Asia by Forbes, and for the seventh consecutive year one of the top five of Taiwan's top ten international brands. The brand value of Master Kong has reached US\$916 million. Moreover, "Master Kong" was also selected as a "Consumer's Favorite Green Trademark" by the China Trademark Association and the Chinese Consumers News, a "Benchmark Enterprises" by the Chinese Marketing Leaders Annual Conference, and one of "China's 100 Fastest Growth Company" by the Business Weekly. Furthermore, Master Kong was also awarded the honors of





項榮譽。這些榮譽除了肯定本集團的整 體營運外,同時鞭策我們繼續努力,帶 給消費者更安心、美味且實惠的產品。

2009年9月1日,由康師傅主要股東頂新國際集團援建的兩所位於四川的希望小學一都江堰頂新新建小學和綿竹頂新富新第二小學正式使用。2009年10月,頂新國際集團、康師傅偕同日本早稻田大學宣佈共同投入25億日元(約合2,640萬美元),以高額獎學金、於五年內安排425個名額資助中國優秀學生到世界名校深造,為中國社會培養國際化的高端人才。

此外,針對中國水污染危機,我們延續 「水創意公益提案競賽」的跟進行動,推 動生物淨水裝置技術,以改善和解決淮 河沿岸居民安全飲用水的問題。

最後,本人謹藉此機會,感謝本公司全體股東,業務夥伴及金融機構一直以來對本集團的鼎力支持,並對管理團隊和全體人員為集團業務發展所付出的努力和貢獻,致以高度的讚揚及衷心的謝意。

董事長及行政總裁 魏應州

中國天津 2010年3月22日 "60 Most Influential Brands for 60 Years" and "People's Social Responsibility Award" at the end of the year. These honors not only represent the recognition of the Group's overall operations, but also spur us to continue our efforts to provide consumers with reassuring, tasty and affordable products.

On 1 September 2009, the two Hope Primary Schools in Sichuan, the Dujiangyan Ting Hsin Primary School and the Mianzhu Ting Hsin Fu Hsin Second Primary School, built under the assistance of Ting Hsin International Group, a substantial shareholder of Master Kong, commenced formal operation. In October 2009, Ting Hsin International Group, Master Kong together with Japan's Waseda University announced the joint investment of 2.5 billion Japanese yen (about US\$26.4 million) to provide high value scholarships for 5 years to support 425 outstanding students in China to pursue advanced studies in the World's prestigious universities. This serves to foster the internationalization of talents in the Chinese society.

In addition, to tackle China's water pollution crisis, we continued with the "Water Innovative Public Welfare Plan Competition" and promoted the use of biological water purification device technology to improve water quality and solve the problem of safe drinking water for residents along the Huaihe River.

Finally, I would like to take this opportunity to express our heartfelt appreciation to our shareholders, business partners and financial institutions who have been supporting our Group, and to the management teams and all other staff for their strenuous works and contributions to the Group's business development.

Wei Ing-chou

Chairman and Chief Executive Officer

Tianjin, the PRC 22 March 2010

董事

執行董事

魏應州,現年56歲,董事長暨行政總裁,魏應交先生之胞兄,1991年加入本集團,負責監督本集團之管理及制訂本集團之整體策略、規劃及發展事宜。彼於建造廠房、生產管理及製造食品研究方面擁有逾30年經驗。

井田毅,現年80歲,自1999年7月起出任本集團董事兼副董事長,亦為三洋食品株式會社之創辦人及相談役(高級顧問)。彼自1952年於千葉商科大學畢業後,至今在經營即食麵業務方面已累積了逾50年經驗。

吉澤亮,現年68歲,自1999年7月起出任本集團董事,並於2002年起兼任副行政總裁,現任三洋食品株式會社海外事業本部本部長。彼於1965年於東京大學畢業,在富士銀行任職逾31年,於1997年加入三洋食品株式會社。

吳 崇儀,現年54歲,自1996年起出任本集團董事,現為全興國際集團的執行長。彼曾就讀於美國洛杉磯加利福尼亞大學,專長企業管理。

魏應交,現年55歲,魏應州先生之胞 弟,1991年加入本集團,曾參與經營頂 新逾20年,在流通零售及食品行銷方面 擁有廣泛經驗。

井田純一郎,現年48歲,自2002年5月 起出任本集團董事,現為三洋食品株式會 社之社長。彼於1985年於立教大學畢業並 於富士銀行服務六年,於1992年加入三洋 食品株式會社。井田純一郎先生為本集團 執行董事及副董事長井田毅先生的兒子。

Directors

Executive Directors

WEI Ing-Chou, aged 56, Chairman and Chief Executive Officer, elder brother of Mr. Wei Ying-Chiao, joined the Group in 1991 and is responsible for the supervision and the management of the Group as well as the formulation of the overall strategy of the Group. He has over 30 years' experience in factory construction, production management and research in relation to food production.

Takeshi IDA, aged 80, appointed as a Director and Vice-Chairman of the Group in July 1999. He is the founder and Senior Advisor of Sanyo Foods Co., Ltd. After graduation from Chiba University of Commerce in 1952, he has been engaged in noodle business for over 50 years.

Ryo YOSHIZAWA, aged 68, appointed as a Director of the Group in July 1999 and appointed as Vice Chief Executive Officer in 2002, is the Senior Managing Director in charge of Overseas Business Department of Sanyo Foods Co., Ltd. After graduating from Tokyo University in 1965, he worked in Fuji Bank for over 31 years and joined Sanyo Foods Co., Ltd. in 1997.

WU Chung-Yi, aged 54, appointed as a Director of the Group in 1996, is the CEO of GSK Group. He attended the University of California in Los Angeles in the United States and has experience in corporate management.

WEI Ying-Chiao, aged 55, Director, younger brother of Mr. Wei Ing-Chou, joined the Group in 1991. He has participated in the operation of Ting Hsin for more than 20 years and has extensive experience in retail business and marketing experience in food related business.

Junichiro IDA, aged 48, appointed as a Director of the Group in May 2002, is the President of Sanyo Food Co., Ltd. After graduating from Rikkyo University in 1985, he joined Fuji Bank and worked there for six years. In 1992, he joined Sanyo Food Co., Ltd. Mr. Ida is the son of Mr. Takeshi Ida, an Executive Director and Vice Chairman of the Group.

董事(續)

獨立非執行董事

徐信群,現年54歲,自1999年10月起出任本集團獨立非執行董事,1979年畢業於國立台灣大學商學系。2006年取得台灣大學高階管理碩士(EMBA)學位。彼曾服務於台灣之金融界逾17年,熟稔金融市場運作,擅長於證券投資、企業理財及財務規劃。徐先生並擁有台灣之證券分析師資格。

李長福,現年70歲,於2004年9月獲委任為本集團之獨立非執行董事。李先生曾在商業及投資銀行工作方面逾28年無驗。於1977年至1987年期間,擔任理一間國際銀行市場推廣部高級經理的時為該銀行兩間接受存款間屬公司總經理。於1989至1997年期間,香港展開私人財務顧問業務。李先生從事企業財務顧問業務。李先生之會會及香港證券專業學會之會員。

桑原道夫,現年62歲,自2008年4月1日起出任本集團獨立非執行董事,現任 丸紅株式會社之代表取締役副社長執行 役員、生活產業類役員。彼於1972年東 京外國語大學畢業,在丸紅株式會社服 務逾38年,歷任資訊產業部門、運輸機 部門、丸紅美州會社社長。

Directors (Continued)

Independent Non-executive Directors

HSU Shin-Chun, aged 54, appointed as an Independent Non-executive Director of the Group in October 1999. He received a bachelor degree in Business Administration and EMBA degree from National Taiwan University in 1979 and 2006 respectively. He has more than 17 years working experience in the financial industry and has comprehensive knowledge in securities investments, corporate finance and financial engineering. He is also a Certified Financial Analyst in Taiwan.

LEE Tiong-Hock, aged 70, has been appointed as an Independent Non-executive Director of the Group since September 2004. Mr. Lee has over 28 years of experience in commercial and investment banking. From 1977 to 1987, he served as the senior manager of marketing department of an international bank in Hong Kong and, concurrently, as general manager of its two deposit-taking subsidiaries. During 1989 to 1997, he was engaged in corporate finance advisory business, and since then in private financial consultancy business in Hong Kong. He is a member of Hong Kong Institute of Bankers and the Hong Kong Securities Institute.

Michio KUWAHARA, aged 62, has been appointed as an Independent Non-executive Director of the Group since 1 April 2008. He is the Senior Executive Vice President, Member of the Board and Adviser to the President of the Living Essentials Group of Marubeni Corporation. After graduating from Tokyo University of Foreign Studies in 1972, he joined Marubeni Corporation and worked for over 38 years. He has been in charge of Transportation Machinery Division, Industrial Machinery and Information Business Division, President and CEO of Marubeni America Corporation.

公司秘書

葉沛森,現年50歲,於1982年畢業於香港理工學院,獲頒會計高級文文香學院,獲國公認會計師公會資深師會員及香港師公會、香港華人許師公會等的協會之會員及香港等的。於1996年獲工商管理會計業務與公司秘書實務之執書。於1995年9月加入本集團。

高階主管

趙慧敬,現年72歲,現任本集團於中國各附屬公司董事長兼華東地區董事長,於1991年12月加入本集團,1992年至1995年擔任天津頂益國際食品公司總理,1968年於國立政治大學會計系部理,1968年於國立政治大學會計系部理,現任天津市外商投資企業協會副監長、天津經濟技術開發區國際商會監長、浙江省外商投資企業協會副會長及杭州市台商投資企業協會副會長

Company Secretary

IP Pui-Sum, aged 50, graduated from the Hong Kong Polytechnic with a Higher Diploma in Accountancy in 1982. He is a fellow member of the Association of Chartered Certified Accountants (United Kingdom) and an associate of the Hong Kong Institute of Certified Public Accountants, the Society of Chinese Accountants & Auditors, the Chartered Institute of Management Accountants, the Institute of Chartered Secretaries and Administrators and the ordinary member of Hong Kong Institute of Chartered Secretaries. He also obtained a Master Degree in Business Administration in 1996. Mr. Ip has over 20 years of experience in public accounting and company secretarial practices. He is also a certified public accountant (practising) in Hong Kong. He joined the Group in September 1995.

Head Office Management

CHAO Hui-Ching, aged 72, joined the Group in December 1991 and is the Chairman of the Group's subsidiaries in the PRC and East China Region. He was the General Manager of Tianjin Tingyi International Food Co., Ltd. from 1992 to 1995. He graduated from the Accounting Department of Taiwan National Cheng Chi University in 1968. Prior to joining the Group, he worked for Taiwan Semiconductor Co., Ltd. as the Manager of the Financial Department. He is the Deputy Chairman of the Tianjin Association of Enterprise with Foreign Investment, President of the Board of Supervision of ICC of TEDA, the Deputy Chairman of the Zhejiang Province Association of Enterprise with Foreign Investment and the Deputy Chairman of the Hangzhou Taiwan-Invested Enterprises Association.

Frank LIN, aged 59, is the Chief Financial Officer of the Group. He joined Ting Hsin Group in October 1995 as the Vice President of the Comely International Food (Hangzhou) Co., Ltd. Prior to his current appointment, he was the General Manager of Hangzhou Tingyi Food Co., Ltd., General Manager of Hangzhou Tingjin Food Co., Ltd. and President of the Group's Beverage Business. Prior to joining the Group, he was the Internal Auditor of the Head Quarter of Formosa Plastics Group, the Accounting Supervisor of Delta Petrochem Corp. (changed name to Grand Pacific Petrochem Corp.), the Assistant Manager of the Audit Department of Oriental Union Chemical Corp., the Manager of the Accounting Department for Nestle Taiwan Group and the Manager of the Financial Department/Management Department and Chief Accountant for General Food, Taiwan and Guangzhou. He graduated from Soochow University in Taiwan in 1972.

高階主管(續)

吳文聰,現年53歲,本集團稽核長,於 1994年5月加入本集團。吳氏於1983年 畢業於台灣淡江大學管理科學研究所, 主修會計、稅務及財務管理。

曾任南僑化學工業股份有限公司助理經理、南僑食品股份有限公司會計主任、 可口企業股份有限公司會計主任、頂宏 國際股份有限公司會計經理及統一百事 可樂股份有限公司會計長。

柯元達,現年58歲,本集團幕僚長兼董事長室主管,於2005年11月加入本集團。柯氏畢業於台灣中山大學企管所博士。曾任職於本集團總管理處人力資源副總經理,集團總部管理部副總經理。

劉乾宗,現年55歲,現任方便食品事業群副總裁,於2006年7月加入本集團。 民畢業於清雲科技大學並於瑞士洛。國際管理發展學院接受PED短期培訓。 曾任職於台灣全國電子股份有限公司與 華財企業有限公司及台灣可口可經國 市並於雀巢(中國)有限公司任全於由 電樂音瑞納寵物食品有限公司出任執 金樂音瑞納寵物食品有限公司出行 金樂音瑞納寵物食品有限公司出行 金樂音瑞納寵物食品有限公司出行 董事兼總經理,擁有逾30年之豐富行銷 管理經驗。

黃國書,現年52歲,現任飲品事業群副總裁。於2001年6月加入本集團,出任方便食品事業群營業本部主管,2002年4月調任杭州頂津食品有限公司總經理,2005年1月調任飲品群總經理,黃氏畢業於中國文化大學觀光系。曾任職英商德記洋行,台灣太古可口可樂業務行銷總監。

曹生麟,現年48歲,現任糕餅事業群總經理。於1993年10月加入本集團,出任天津頂益食品有限公司營業部門主管,後任重慶頂益兼武漢頂益食品有限公司總經理。曹氏畢業於輔仁大學食品營養系,之前曾任職於台灣雀巢公司、聯合利華及聯蓬食品等公司。

Head Office Management (Continued)

Wilson WU, aged 53, joined the Group in May 1994 and is the Chief Auditor. He graduated from the Management Science Institute, Tam Kang University in Taiwan in 1983, majoring in accounting, taxation and financial management. Prior to joining the

Group, he was Assistant Manager of Nanchow Chemical Industrial Co., Ltd., Assistant Accounting Manager of Nacia Food Co., Ltd., Accounting Manager of Lucky Enterprises Corporation, Accounting Manager of Decent T & H International Food Co., Ltd. and the Financial Controller of President Pespi Cola Co., Ltd.

KO Yuen-Tat, aged 58, joined the Group in November 2005 and is the Group's Chief of Staff. He was conferred a Doctor degree by the National San Yat Sen University (Taiwan). He has been the Senior Vice President of the Group's Human Resources Department and Management Department.

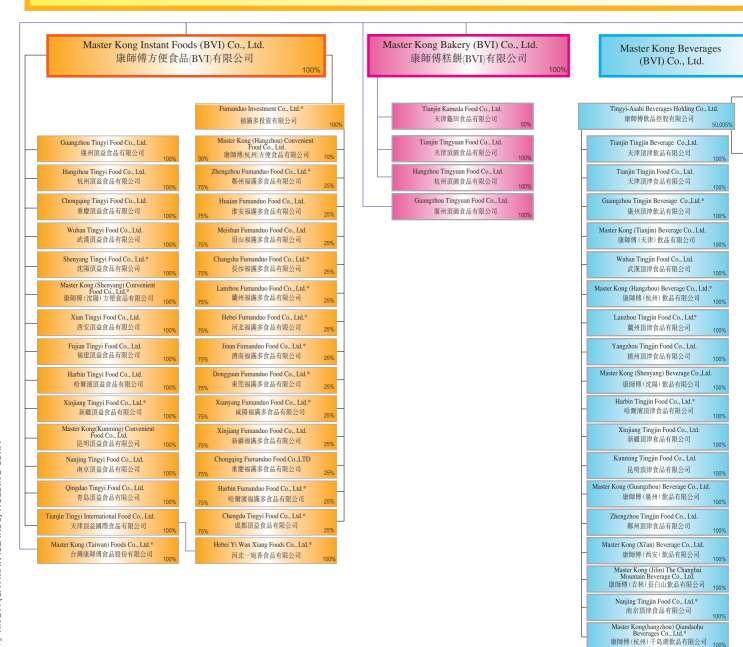
Robert LIU, aged 55, is the Executive Vice President of the Group's Instant Noodle Business. He joined the Group in July 2006. He graduated from Ching-Yun Technology University and attended the PED program for executive development in Swiss Lausanne International Institute for Management Development. Prior to joining the Group, Mr. Liu worked for National Electronic Co., Ltd., COB Enterprise Co., Ltd and Taiwan Coca-Cola Bottling Co., Ltd. He also worked for Nestle Purina (China) Ltd. for 17 years and was the National Sales Director, the Director and General Manager of Nestle Purina PetCare Shanghai Ltd. He has over 30 years extensive management experience in sales and marketing.

George HUANG, aged 52, is the Executive Vice President of the Group's Beverage Business. He joined the Group in June 2001 as Head of Sales Department of the Group's Instant Noodle Business, General Manager of Hangzhou Tingjin Food Co., Ltd. in April 2002 and was the President of the Group's Beverage Business in January 2005. Mr. Huang graduated from Tourism Department of Chinese Culture University in Taiwan. Prior to joining the Group, he worked for a British Trading Company TAIT CO. and was the Sales Director of Swire Coca-Cola, Taiwan.

Jerry TSAO, aged 48, is the President of the Group's Bakery and Confectionary Business. He joined the Group in October 1993 as Head of Sales Department of Tianjin Tingyi Food Co., Ltd. Prior to his current appointment, he was the General Manager both of Chongqing Tingyi Food Co., Ltd and Wuhan Tingyi Food Co., Ltd. Mr. Tsao graduated from Nutrition on Food Science Department of Taiwan Fu-Jen University. Prior to joining the Group, he worked for Nestle Taiwan Group, Uniliver Taiwan and Wellroc Taiwan Ltd.

集團結構 Group Structure

Tingyi (Cayman Islands) Holding Corp.

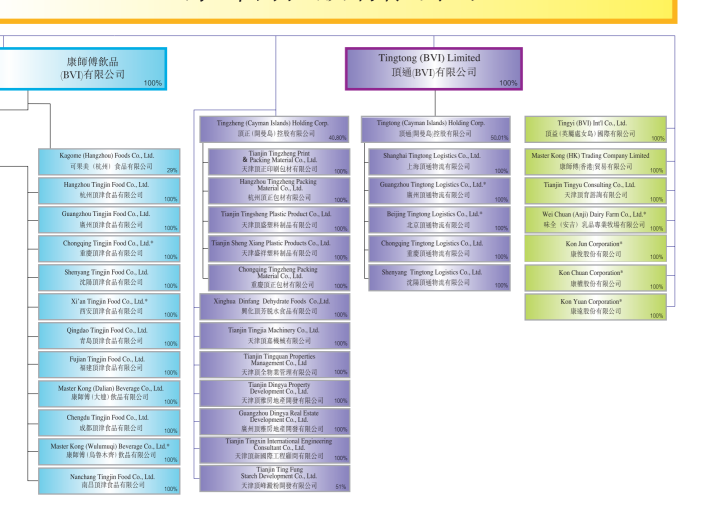


^{*}Direct translation of registered name in Chinese

^{*}該公司之英文名稱是根據中文名稱直接翻譯

集團結構 Group Structure

康師傅控股有限公司



回顧本集團於2009年總營業額較去年同期上升18.94%至5,081,113千美元。方便麵、飲品及糕餅的營業額分別較去年同期上升10.68%、32.11%及3.54%。來自方便麵及飲料銷售的升幅帶動第四季度的營業額較去年同期上升15.68%至1,042,758千美元。

儘管年內主要原材料如麵粉、棕櫚油、 糖及PET粒子等價格持續上升,造成相當 大的成本壓力,本集團透過改善組織的 效能,調整產品結構和擴大經濟規模及 善控各項費用,抵消了生產成本上漲的 負面影響,集團毛利率持續得到改善。 2009年整體毛利率較去年上升2.45個百 分點至34.63%;年內,為鞏固本集團在 中國市場的強勢品牌領導地位,策略性 增加廣告的投入及強化銷售通路,致分 銷成本佔總營業額的比例由2008年的 19.35%微幅上升0.98個百分點至本年度 的20.33%,其他經營費用較2008年增 加13,245千美元至81,650千美元,主要 是為提升生產效率,對於老舊設備進行 逐步的汰換計劃,本年度因此提列減值 準備較去年增加10,036千美元所致;財 務費用相較去年下降59.43%至12,644千 美元,主要是償還銀行貸款,減少利息 支出所致; 年內本集團財務持續穩健的 操作原則,維持充裕現金流量。2009年 扣除利息、税項、折舊及攤銷前盈利 (EBITDA)為823,568千美元,本公司股東 應佔溢利為383,207千美元;每股盈利 6.86美仙,與去年同期相比,本年度 EBITDA及本公司股東應佔溢利分別同比 上升26.39%及47.16%。

In 2009, the Group's turnover was US\$5,081.113 million, an increase of 18.94% over 2008. The growth rates for turnover of instant noodle, beverage and bakery were 10.68%, 32.11% and 3.54% respectively. In the fourth quarter, the Group's turnover was US\$1,042.758 million, 15.68% higher than the same period last year. The increase was mainly from sales growth in instant noodle and beverage.

Although the prices of raw materials such as flour, palm oil, sugar and PET resin continuously increased during the year, which resulted in relatively great cost pressure, the Group was able to offset the negative effect arising from the rise in production cost through enhancing the organization effectiveness, adjusting its product mix, enlarging the economic scale and effective control of expenses. The Group's gross margin further improved by 2.45 ppt. to 34.63% when compared to last year. During the year, the Group increased its expenses in advertising strategically and strengthened its sales network, in order to strengthen the Group's brand as the leader in the PRC market. Thus the distribution costs as percentage of total sales at 20.33%, had slightly increased 0.98 ppt, when compared to 2008's 19.35%. Other operating expenses increased by US\$13.245 million to US\$81.650 million mainly due to the increase in impairment loss of US\$10.036 million resulted from the progressive replacement of older equipments. Finance costs decreased by 59.43% to US\$12.644 million mainly due to the decrease in bank borrowings. During the year, the Group maintained a stable and healthy finance structure and a strong cash flow. In 2009 earnings before interest, tax, depreciation and amortization (EBITDA) was US\$823.568 million and the profit attributable to owners of the Company was US\$383.207 million, which had increased by 26.39% and 47.16% respectively when compared to last year. Earnings per share was US6.86 cents.

方便麵業務

近年方便麵產業進入複雜多變的結構調整,消費者對於中平價面的信任實領低,在此情況下,康師傅作為行業領民時,開始著力於行業可持續發地品牌,開始著力於行業可持續極地品別新外,也積極地品別新外,也產及與與軍人,用合理的成本生產更的良性,與2010年在經濟復甦的拉動下,場對方便麵的需要將有顯著的成長。

2009年方便麵業務的銷售額為2,307,513 千美元,較去年同期上升10.68%,佔本 集團總營業額的45.41%;年內由於棕櫚 油價格相較2008年下降,加上精進生產 效率及有效控制生產成本等,令方便麵 業務的毛利率同比上升4個百分點至 31.45%;同時有效管理廣宣費用,致本 公司股東應佔溢利較去年同期上升了 66.66%至253,114千美元。

康師傅方便麵以紅燒牛肉、香辣牛肉、香菇燉雞、鮮蝦魚板四支經典口味廣受中國各地消費者歡迎,9月在全國隆重推出了第五大天王級口味酸菜牛肉,市場反應良好,其中,香辣牛肉麵以「香的活力、辣的魅力」,吸引活力熱情的年輕族

Instant Noodle Business

In recent years the instant noodle industry has entered a stage for complex structural changes. Consumers are less confident of the medium to lower end noodles. In response to the situation, as the leading brand in the industry, Master Kong began to focus on the work of "sustainable development of the industry". Besides accelerating product innovation, Master Kong also worked positively with other players to strengthen their awareness in production and quality control, in order to produce instant noodles of better quality at reasonable cost. In turn, the industry and its consumers will have healthy development. With the economic recovery in 2010, it is expected that the demand for instant noodles will grow noticeably.

In 2009, turnover for instant noodle business amounted to US\$2,307.513 million, an increase of 10.68% from previous year and represented 45.41% of the Group's total turnover. Gross margin of instant noodle increased by 4.00 ppt. to 31.45% compared with last year, mainly due to the drop in price of palm oil when compared to 2008, the effective control of operating costs and enhancement of production efficiency. Also effective management of promotion cost also benefited the equity shareholders in having profit of the instant noodle business increased 66.66% from last year to US\$253.114 million.

Master Kong's four classic instant noodle products, namely "Noodles with Braised Beef", "Noodles with Spicy Beef", "Noodles with Stewed Mushroom and Chicken" and "Noodles with Fresh Shrimp and Fish", are well recognized by customers all over the country. The grand launch of "Noodles with Pickled Mustard Beef", one of the top-five favors, all over the country in September,















was also received well by the market. Among the above flavors, "Noodles with Spicy Beef" had appealled to the vigorous and enthusiastic young group for "the vitality and charm of spicy", and created a new orange sensation. In order to vitalize regional catering culture and meet the different demands of consumers in different areas, Master Kong launched a total of 10 new flavors in different locations during the year. In South China, Master Kong developed the local market in Guangdong Province, launching the "Guangdong Noodles". The Group's auxiliary brands, "Shimianbafan" continued its promotion under "The journey for Fried Noodle delicacy", and through marketing with box and bag packaging, further consolidated Master Kong's leading position in the mixed fried noodle market segment. "Mianba La Mian", being the annual promotional theme of "Microwave Cooked Noodles", has improved the flavor of its "Hot Pot Soup Noodles" series and effectively satisfied consumers who crave for quality noodle. "Jin Shuang La Mian" and "Hao Zi Wei" have also made their foray in the medium/low-end market segments. Thus, through the careful planning of product introductions, our noodle business continued to flourish.









資料來源: ACNielsen零售研究報告~二零零九年十二月份 Sources: ACNielsen SCAN TRACK EXPRESS ~ December 2009

於平價面市場,以福滿多為母品牌經 營,落實保增長策略目標,持續提升產 品力優勢,強化品牌溝通。其中,中價 麵超級福滿多提升性價比,以「美味新動 力」為傳播主題鞏固年輕品牌領導地位, 桶麵推出後銷量逐步提升,並開發中價 麵骨品牌肉骨王,搶佔升級的1元大骨麵 市場,滿足消費需求。1元福滿多及一碗 香在二/三級以下級市場穩住腳跟,遏 制競品,銷量成長迅速;南方區域推出 福滿多快炒麵,開創1元麵市場新品類, 滿足南方區域夏季吃麵需求,提升當地 人均包數。在乾脆麵市場,持續推出新 口味,拉動整體乾脆麵銷量成長。通過 精進優化的產品佈局,有效帶動本集團 在平價麵市場的成長。

根據尼爾森2009年12月最新的零研數據顯示,康師傅方便麵銷售量與銷售額的市場佔有率分別為41.7%及54.6%,以銷售額為基準,康師傅容器麵與高價袋麵的佔有率分別為69.3%及71.6%,穩居市場領先地位十餘年。

In the low-end noodle market segment, the Group has made "Fumanduo" the primary brand to achieve the strategic targets of maintaining growth in sales and enhancing product advantages and strengthening brand awareness continuously. The Group enhanced the performance-price ratio of the medium priced "Super Fumanduo", strengthening its leading brand position in the young customer segment by communicating the theme of "the New Power of Flavor". The sales of bowl noodles grew steadily after their introduction. The Group also developed "Rou Gu Wang", the medium priced noodle in bone soup base and upgraded the RMB1.0 bone soup noodle market to satisfy consumers' demand. The RMB 1.0 Fumanduo and the "Yi Wan Xiang" series built a strong foothold in the lower markets levels to counter other competing products and their sales have grew rapidly. "Fumanduo Fried Noodle" was launched in the southern region to open the new RMB 1.0 market to meet the demand of customers there who like eating noodles in summer, thus increasing the per capita number of packages consumed for local population. In the snack noodle market, the launching of new flavors led to the overall sales growth for snack noodle. Thus, the improved and refined product introductions have been effective in helping to develop the Group's low-end noodle market.

According to ACNielsen's latest survey on retails in December 2009, Master Kong's sales volume and value of instant noodles have 41.7% and 54.6% respectively of the market shares, of which noodles with high-end containers represented 69.3% of the market turnover and high-end packet noodles had 71.6% of the market turnover, steadfastly securing their leading positions for more than 10 years.

On the production front, the construction and introduction of advanced automatic new plants, as well as the adoption of the TPM, ISO9000, ISO1400 and WMS improvement tools, have improved productivity effectively and increased production efficiency, thus alleviated some of the pressure on production costs from the rising raw material prices and labor cost. Through some 15 cost saving initiatives overhead expenditure decreased by 4.0%. The Group promoted strongly its internal logistics to stabilize the freight expenses and through the improved strategies above, Master Kong's leading position in the instant noodle market in the PRC was further consolidated.

飲品業務

中國飲料行業龐大的消費市場,吸引了國際飲料巨頭紛紛進入並加快投資,擴建基地,開發新產品,整個行業競爭異常激烈。

本集團主要經營即飲茶、包裝水和果汁,在有效的市場行銷策略與綿密的銷售網絡配合下,銷售成長領先其他品牌,成為年度飲料成長最快廠商之一。2009年飲品事業的營業額較去年同期上升32.11%至2,541,962千美元,佔本集團總營業額的50.03%,毛利率為36.87%,同比增長0.68個百分點,毛利額上升34.59%至937,235千美元。年內本公司股東應佔溢利為114,009千美元,較去年同期上升14.79%。

水資源越來越缺乏的中國,優質的礦泉水難覓,礦物質水成為市場的最好補充,有著驚人的增長速度,吸引企業紛紛加入,形成低價位瘋狂割據的局面。康師傅透過先進的生產技術,擴大規經濟效率,秉承著高度的社會責任感,經濟效率,秉承著高度的社會責任感,為消費者提供專業、健康、安全、實惠、便利的產品。











Beverage Business

The beverage industry is such a large consumer market in the PRC that large international beverage groups have been attracted to enter the market and they have made rapid investments, enlarged bases and developed new products, resulting in a highly intensive competitive environment.

The Group markets RTD tea, bottled water and fruit juice as its major products. On the back of the efficient strategy of marketability and the comprehensive sales network, the Group achieved sales growth ahead of other brands and was one of the fastest growing beverage manufacturers for the year. In 2009, turnover for beverage business increased by 32.11% to US\$2,541.962 million as compared to last year, representing 50.03% of the Group's total turnover. During the year, gross margin of beverage business increased by 0.68 ppt. to 36.87% and gross profit increased by 34.59% to US\$937.235 million. Profit attributable to owners of the Company from the beverage business was US\$114.009 million, an increase of 14.79% from last year.

Since Master Kong entered the drinks market some ten years ago, it has become the leading brand in the tea drinks market in the PRC. Master Kong's instant tea represents flavor, healthiness and varieties. During the year the Group launched new products such as Tie Guan Yin tea, Oolong tea and sugar free green tea, further expanding its market share in the tea drinks market. With more and more sub-categories of products, Master Kong further strengthens its position in the market. During the year, the promotional lucky draw activity of "One More Bottle", which was a sensation all over the country, stimulated tea drinks in the market and its consumption and made tea drinks the hottest category of drinks in the summer of 2009. This was not only meeting consumers demand, but also helping the development of the beverage industry.

With the shortage of water resources in the PRC, quality mineral water becomes scarcer, so mineralized water becomes the best alternative in the market, with an astonishing rise in demand. Enterprises have been attracted to enter the market and created a crazy low-price competitive market. Through advanced production technology, enhanced scale and economic efficiency, Master Kong maintains its social responsibility to provide consumers with professional, healthy, safe, affordable and convenient products.

健康美味的康師傅果汁和鮮の每日C,繼茶飲料之後,亦推出「再來一瓶」抽獎促銷活動,讓消費者享受開蓋試運氣日C新趣和中獎的喜悦。期內推出鮮の每日C新產品黑加侖果汁;此外以網絡游移目內方式推出酸梅湯,借助這種潛移戲默化的信息溝通和傳播手段,讓消費者重點的信息溝通和傳播手段,讓消費者配設 職職 內信息滿頭和傳播,國出來自中國經典飲品的原汁原味。

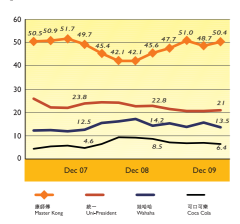
康師傅以一種便捷的方式把中國茶發揚光大,使「品茶」離我們忙碌的生活越來越近,一直領跑茶飲料市場。據ACNielsen 2009年12月最新零研數據顯示,以銷售量為基準,康師傅即飲茶市場佔有率為50.4%、包裝水以21.4%的市佔率,居全國第一位、鮮の每日C與康師傅的雙品牌策略,藉豐富的品項,不斷的推出新品,為康師傅帶來廣闊的市場,以16.6%的市佔率,居稀釋果汁市場第二位。

Following the success of tea drinks, the promotional lucky draw activity of "One More Bottle" for the healthy and tasty Master Kong juice and "Daily C" was also launched. Consumers were able to enjoy the fun of trying their luck when opening the bottles and share the joy of winning the prize. Blackcurrant juice drink, a new product of "Daily C", was launched during the period. In addition, a sour plum drink was launched through online game marketing. With the help of online marketing, consumers may re-discover sour plum drinks and enjoy the essence and favors of traditional Chinese drinks.

Master Kong helps to enhance Chinese tea drinking and makes "tea-tasting" possible for the working population. Master Kong holds the leading position in the tea drinks market. The latest retail study by ACNielsen in December 2009 showed that sales volume of Master Kong's RTD tea products had a market share of 50.4%, which again is the leader in the market. Bottled water shared 21.4% of the market and ranking it number one brand in the country. In respect of fruit juice, the duo brands – "Fresh Daily C" and "Master Kong" with their diversified product offerings have built a broad market for Master Kong and commanded a market share of 16.6%, ranking second in the diluted fruit juice market.



百分比



資料來源: ACNielsen零售研究報告~二零零九年十二月份 Sources: ACNielsen SCAN TRACK EXPRESS ~ December 2009



糕餅業務

2009年糕餅事業群銷售額達到155,232千 美元,較去年上升3.54%,佔本集團總營 業額約3.06%;毛利率同比上升2.29個百 分點至40.68%;公司股東應佔溢利同比 上升19.2%達到7,034千美元;盈利上升 主要是生產效率持續提升,以及合理管 控費用所致。

糕餅事業群的核心產品3+2夾心系列的營業額同比成長20.62%,據ACNielsen2009年12月的調查結果,以銷售額為基準,康師傅於中國夾心餅乾的市佔率為25.5%,居市場第二位;蛋酥卷之佔有率為25.2%,穩居第一位。未來糕餅事業將聚焦投資夾心餅乾、加速核心品類的市場拓展、持續傳統美食現代化,並利用各種合作模式,加強經營核心品類之技術投資。

冷藏業務

於2008年11月7日,本公司與味全(BVI) 有限公司訂立協議,味全(BVI)同意以人 民幣73,960千元,向本公司收購轄下全 資附屬公司杭州味全食品有限公司的全 部股權,杭州味全主要業務為產銷冷藏 產品。於2009年7月完成出售交易之全部 作業。

Bakery Business

Turnover of the bakery business segment in 2009 amounted to US\$155.232 million, representing an increase of 3.54% compared to last year and 3.06% of the Group's total turnover. Gross margin for Bakery business increased by 2.29 ppt. to 40.68% and profit attributable to owners of the Company increased by 19.2% to US\$7.034 million. The improved performance is the result of the enhancement of production efficiency and the effective control of operating expenses. During the year, turnover for core product "3+2" sandwich cracker increased by 20.62% when compared to last year.

According to ACNielsen's survey in December 2009, Master Kong ranked second in the sandwich cracker market with market share of 25.5% in sales value. Master Kong's egg rolls has market share of 25.2% and ranked number one in the market. Bakery business will continue to expand with growth of sandwich cracker, modernization of traditional foods, strengthening of core production technologies and investments through different modes of co-operations.

Refrigeration Business

On 7 November 2008, the Company and Wei Chuan (BVI) Co., Ltd. entered into an agreement, pursuant to which Wei Chuan (BVI) has conditionally agreed to acquire from the Company the entire equity interest in Hangzhou Wei Chuan Foods Co., Ltd. at a consideration of RMB73.960 million. Hangzhou Wei Chuan Foods Co., Ltd. is a wholly-owned subsidiary of the Company and principally engaged in the manufacture and sale of refrigerated products. The disposal has been completed in July 2009.



財務分析

本集團在2009年通過對應收、應付賬款與存貨的有效控制,繼續保持穩健的財務結構。並針對當前動盪的金融市場環境,特別保持充足的現金持有量。於2009年12月31日,本集團的手頭現金及銀行存款為520,189千美元,較2008年同期相比,增加了135,225千美元。本集團截止2009年12月31日的總資產及總負債分別為3,407,693千美元及1,498,629千美元,分別較2008年同期增加446,177千美元及75,751千美元;負債比例為43.98%,較2008年同期負債比例下降了4.07個百分點。

截止2009年12月31日,本集團銀行貸款 規模為335,070千美元,相較於2008年同 期,減少了232,011千美元,貸款的主要 用途為生產設備的資本性開支與營運資 金的需求。在總貸款中,外幣與人民幣 的佔比分別為87%:13%,去年同期為 62%:38%。 長 短 期 的 比 例 為 35%:65%,去年同期為24%:76%。由 於本集團的交易大部分以人民幣為主, 而年內人民幣對美元匯率的波動,對本 集團未有造成重大影響。

生產規模

Financing

The Group continued to maintain a stable and healthy finance structure through the effective control of trade receivables, trade payables and inventories. In the volatile financial market, the Group felt appropriate to maintain sufficient cash balances. At 31 December 2009, the Group's cash and bank deposits totalled US\$520.189 million, an increase of US\$135.225 million from the previous year. The Group's total assets and total liabilities amounted to approximately US\$3,407.693 million and US\$1,498.629 million respectively, representing increases of US\$446.177 million and US\$75.751 million respectively when compared to 31 December 2008. The debt ratio decreased by 4.07 ppt. to 43.98% as compared with the same period in 2008.

At the end of 2009, the Group's total borrowings decreased by US\$232.011 million to US\$335.070 million. The borrowings were mainly used for production facilities and working capital. The Group's proportion of the total borrowings denominated in foreign currencies and Renminbi were 87% and 13% respectively, as compared with 62% and 38% respectively last year. The proportion between long-term loans and short-term loans was 35%: 65%, as compared with 24%: 76% for 2008. The Group's transactions were mainly denominated in Renminbi. During the year, there has been no significant adverse impact on the Group arising from exchange rate fluctuations.

Production scale

In respect of the instant noodle business, in 2009, we established a new production base in Tianjin with fast and automatic production of instant noodles, streamlined the staff structure, boosted energy saving and environmental protection and set a new model for instant noodle plants. New factories in Chengdu and Nanjing have also commenced production during the year. These plants provided strong support for our future development and growth and strengthened the Group's leading position in the instant noodle market. Beverage business continued to expand its production in Liuzhou. The plant has commenced production in 2009 which further enhanced the Group competitiveness in the beverage market.

人力資源

於2009年12月31日,本集團員工人數為50,023人(2008年49,089人)。

2009年康師傅控股有限公司持續從人才、系統、技術、團隊四個層面提升組織能力,創造組織績效。以精準的選才,有針對性培訓原則,為集團的長期發展儲備中高階人才。

康師傅將繼續秉持勤、廉、能的用人理 念,以「培育一流人才、創造一流產品、 成就一流企業、回饋社會、永續經營」為 使命,不懈努力,續寫輝煌。

質量管理

康師傅集團一直以來秉持安全第一、品質優先的原則從事產品的生產與品質監控,旗下所有公司均取得QS認證,各方便麵工廠亦取得ISO9001:12000認證:

Human Resources

As at 31 December 2009, the Group employed 50,023 (2008: 49,089) employees.

In 2009, Tingyi (Cayman Islands) Holding Corp. continued to enhance its organizational capacity in four areas, namely talent, system, technology and team to produce results. With careful talent selection and tailor made trainings, the Group strives to retent talents of senior and medium ranked staff for the long term benefit of the Group.

The Group refined the talent-deployment policy, improved the Employees Manual, clearly defined the talent specifications and talent-deployment standards, so that the selection of talents meets the development requirements of the Group. The Group put emphasis on the training of officers in key positions, and provided systematic training in several aspects, including self-management, management of subordinates and enterprise management, so as to enhance their management and leadership skills. The Group also established a talent retention mechanism at all levels in order to train and retain talents for key positions. The Group planned to adopt a more attractive salary and welfare system, implement a talent-retention policy to raise the centripetal force of key employees, as well as establish the "Ting Hsin International Group -Master Kong Waseda Scholarship", subsidizing 425 students to study for the master's degree at Waseda University in Japan within five years, as part of its objectives of fulfilling its social responsibilities.

Master Kong will continue to pursue in the talent-deployment policy of diligence, honesty and ability, with the mission of "nurturing first-class talents, creating top-grade products, becoming the excellent enterprise, community commitment and sustainable operation", and strive to continue to achieve better results.

Quality Assurance

Master Kong has always persisted in the principle of "Safety First, Quality Priority" to engage in the production and quality control of its products. All of its companies have obtained the QS certificates and all instant noodle factories have obtained ISO 9001: 12000

本集團飲品事業群旗下15個飲品綜合廠 已取得ISO9000: 2000國際質量體系、 HACCP危害分析與重要管制點體系、 ISO22000: 2005食品安全管理體系等相 關質量/食品安全的國際認證;各生產 工廠也持續推行5S、TPM等制度,以求會 保在食品安全與高衛生標準環境要求下 進行產品生產;同時加強供應鏈,源管 理,透過供應商輔導與評鑒、溯源管 理,以落實從農場到餐桌的食品有安全 管理。

本集團的中央研究所除了產品開發與基礎研究外,精密試驗室檢驗分析部於2009年9月開始進行實驗室能力認可,預計2010年6月取得中國合格評定國家認可委員會頒發的CNAS證書。我們認證的項目共一百多項,主要包括:基礎理化分析、農藥殘留分析、食品中防腐劑的檢測、添加劑與三聚氰胺、食品含量與氨基酸營養成分分析等等。

certificate. As the top brand name in the instant noodle industry, Master Kong has acted as the ultimate pioneer for the food safety of the industry. In order to continuously enhance the safety standards of food quality, the Group collected new laws and regulations from home and abroad, actively focused on the latest development of the industry and made timely predicted response on the basis of the perfection of the food safety management system. Starting from the source management, the Group strengthened process management and control to ensure the quality and safety of the Group's products and maintain consumers' highly confidence in the brand name of Master Kong. In respect of drafting HACCP plans, the Group implemented the control and correction system over CCP and improved the verification process to ensure the scientific management. 17 instant noodle factories have obtained HACCP certificate and 3 factories have gained the TPM award.

The 15 beverage synthetic factories under the Group's beverage business have obtained relevant international certificates concerning food quality/safety, such as ISO9000:2000 Certificate of International Quality Management System, HACCP and ISO22000:2005 Food Safety Management Systems. Each production factory continuously launched the systems including 5S and TPM to ensure that products were produced according to the requirements of food safety and circumstance of high hygiene standards. Meanwhile, the Group strengthened the management of supply chain, and ensured safety management could be implemented for the food from farm to dinner table through suppliers' instructions and evaluation as well as traceability management.

Apart from product development and basic research, the test and analysis department of precision laboratory of the Group's Research and Development Centre ("R&D Centre") began to prepare for the application for the Capability for Laboratory Accreditation in September 2009. It is expected that the Group will obtain a CNAS certificate issued by the China National Accreditation Service for Conformity Assessment ("CNAS") in June 2010. We have more than 100 certificated projects, mainly including Basis of physical and chemical analysis, analysis for pesticide residues, detection of preservatives in food and analysis for additives and melamine, food content and amino acid composition.

展望 Prospects

展望2010年及今後一段時間,全球復蘇 很可能是一個緩慢而充滿風險的過程, 但中國很可能會繼續保持穩健增長,經 濟結構將有所變化。由於中國的出口行 業有很強的競爭力,來年出口貿易將逐 步上升,不再成為經濟增長的拖累。

Looking ahead, the global economic recovery will likely be a slow and risky process in 2010 and the short term. However, China's economy will likely continue to maintain a stable and healthy growth but its economic structure may experience some changes. Due to the strength of China's export industry, the export trade volume in the coming year is anticipated to grow progressively and will no longer be a burden on the economic growth.

With the rapid recovery of the domestic economy and the upcoming World Expo 2010 Shanghai, the world will focus on China again. Leading international food giants will set off fevers in investment into China. The competition in the trade will become keener. At the same time, with consumers' demand for better quality of products and the prices of raw materials continuing to rise, we will face more severe cost pressures. On the back of the Group's strong leading position in the market of the PRC, we shall regard the world's top food enterprises as our "imaginary rivals", set a clear medium term development objective, boost staff's enthusiasm and strive to maintain the long-term high growth of the Group.

In order to extend the Group's objective of high growth and cater for the rapid growth of the large instant noodles and drinks markets in the PRC, the Group's capital investment for 2010 will be about US\$500 million. In 2010, the Group will strive to remain its leading position in high-end noodles and launch new instant products on a timely basis. The Group will continue to expand its market share regularly in low-end noodle market in line with the Company's overall strategy. In the beverage business, facing the intense competition, the Group will strengthen efforts in investment in order to maintain a rapid sales growth and expand its market share. In 2010, we will launch more new products and strengthen our competitive advantages in the soft drinks market. In the bakery business, we will strengthen our efforts in research and development, and launch differentiated products so as to speed up the development of the bakery business.

展望 Prospects

With the risk of inflation, the prices of raw materials for food manufacturing in the food industry will likely continue to rise in 2010. The Group will continue to make the best of its advanced production facilities to lower the unit production cost and maintain stable gross profits. With the economic recovery, as well as the healthy growth trend of the overall consumer goods market in the PRC, we are reasonably confident that turnover and EBITDA will continue to achieve a double-digit growth in 2010. With its excellent operation team, the Group shall continue to promote the awareness and recognition of the brand of Master Kong, continue to expand its brand impact, further strengthen its products' leading positions in the market of the PRC and drive a continuous and steady growth in the future.



遵守企業管治常規守則

於截至2009年12月31日止年度內,本公司已遵守香港聯合交易所有限公司證券上市規則(「上市規則」) 附錄十四所載的企業管治常規守則(「守則」) 的守則條文,除了:

- 主席與行政總裁的角色沒有由不同人 選擔任。魏應州先生現時身兼本公司 主席與行政總裁的職務;
- 2. 獨立非執行董事因須按公司章程細則 輪席退位而未有指定任期;及
- 本公司董事會主席魏應州先生不須輪 值告退。

現時本公司附屬公司之運作實際上由有 關附屬公司之董事長負責,除了因為業 務發展需要由魏應州先生擔任若干附屬 公司之董事長外,本集團行政總裁並不 兼任其他有關附屬公司之董事長,該職 務已由不同人選擔任。同時,魏應州先 生自1996年本公司上市後一直全面負責 本公司的整體管理工作。故此,本公司 認為,魏應州先生雖然不須輪值告退及 同一人兼任本公司主席與行政總裁的職 務,但此安排在此階段可以提高本公司 的企業決策及執行效率,有助於本集團 更高效地進一步發展,同時,通過上述 附屬公司董事長的制衡機制,以及在本 公司董事會及獨立非執行董事的監管 下,股東的利益能夠得以充分及公平的 體現。

本公司已逐步採納適當措施,以便確保 本公司之企業管治常規符合守則所訂立 之規定。

Compliance with the Code on Corporate Governance Practices

Throughout the year ended 31 December 2009, the Company has complied with the code provisions of the Code on Corporate Governance Practices (the "Code") as set out in Appendix 14 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"), except that:

- there is no separation of the role of Chairman and Chief Executive Officer. Mr. Wei Ing-Chou currently assumes the role of both the Chairman and the Chief Executive Officer of the Company;
- all Independent Non-executive Directors of the Company are not appointed for a specific term as they are subject to retirement by rotation in accordance with the Company's Articles of Association; and
- 3. Mr. Wei Ing-Chou, the Chairman of the Board of the Company does not need to retire by rotation.

However, at present, the Chairman of each of the Company's subsidiaries is responsible for the operation of the respective subsidiary. Due to the need of business development considerations, Mr. Wei Ing-Chou is required to act as the Chairman of certain subsidiaries. Except for these subsidiaries, the Chief Executive Officer of the Group has not act as the Chairman of other subsidiaries. In practice, there is effective separation of the roles between the Chairman of the Company's subsidiaries and the Chief Executive Officer of the Group. Mr. Wei Ing-Chou has been in charge of the overall management of the Company since the listing of the Company in 1996. Although Mr. Wei Ing-Chou does not need to retire by rotation and assumes the role of both the Chairman and the Chief Executive Officer of the Company, the Company considers that such arrangement at this stage helps to promote the efficient formulation and implementation of the Company's strategies which will enable the Group to further develop its businesses effectively. With the above balancing mechanism of Chairman of subsidiaries and the supervision of the Board and the Independent Non-executive Directors, the interests of the shareholders are adequately and fairly represented.

The Company has taken steps towards the adoption of appropriate measures to ensure that the Company's corporate governance practices comply with the Code.

董事局預定每年召開季度會議,並在有需要時召開更多會議。截至2009年12月31日止財政年度,共舉行7次董事局會議。2009年個別董事出席董事局會議之出席率概述如下:

The Board has scheduled quarterly meetings per year and meets more frequently as and when required. During the financial year ended 31 December 2009 seven Board meetings were held. The attendance of individual director to the Board meetings in year 2009 is summarised below:

出席/舉行董事局會議之次數 Number of Board Meetings Attended/Held

董事

執行董事 魏應州先生 井田毅先生 完集儀先生 魏應死先生 魏應延 井田 獨立非執行董事 徐信福 大生 李長福 夫生

公司秘書保存本公司之董事局會議記 錄,以供董事查閱。

除了其法定責任外,董事會會核准本集團的策略計劃、年度預算、重要經營計劃、主要投資和資金決定。董事會亦會檢討本集團的財務表現,確定本集團的主要風險,以及確保設立適當系統管理該等風險。

董事會將關於本集團日常業務和行政工 作交託管理人員處理,而行政總裁則負 責監督管理人員。

Directors

Executive Directors	
Mr. Wei Ing-Chou	7/7
Mr. Takeshi Ida	7/7
Mr. Ryo Yoshizawa	7/7
Mr. Wu Chung-Yi	7/7
Mr. Wei Ying-Chiao	7/7
Mr. Junichiro Ida	7/7
Independent Non-executive Directors	
Mr. Hsu Shin-Chun	7/7
Mr. Lee Tiong-Hock	7/7
Mr. Michio Kuwahara	7/7

The Company Secretary keeps the Board Minutes of the Company for inspection by the Directors.

Apart from its statutory responsibilities, the Board of Directors approves the Group's strategic plan, annual budget, key operational initiatives, major investments and funding decisions. It also reviews the Group's financial performance, identifies principal risks of the Group's business and ensures appropriate implementation of measures to manage these risks.

The Board of Directors has delegated decisions regarding the daily operation and administration of the Group to the management, under the supervision of the Chief Executive Officer.

董事就財務報表承擔之責任

董事確認須就編製本集團財務報表承擔責任。財務部受本公司之合資格會計師監督,而在該部門協助下,董事確保本集團財務報表之編製符合有關法定要求及適用之會計準則。董事亦確保適時刊發本集團之財務報表。

本公司核數師就財務報表作出申報之責任聲明載於第50頁至第51頁之獨立核數師報告書內。

審核委員會

根據於2005年1月1日前生效之上市規則 附錄14所載最佳應用守則第14條之要 求,本公司已於1999年9月成立審核委員 會,現時成員包括李長福先生、徐信群 先生及桑原道夫先生三位獨立非執行董 事。李長福先生為審核委員會之主席。

審核委員會之主要責任包括審閱及監察本集團之財務申報制度、財務報表及內部監控程序。委員會亦擔任董事局內之司核數師在集團審核範圍事宜內之重要橋樑。截至2009年12月31日止財政年度,委員會共舉行四次會議。審核委員會各成員出席會議的情況詳見下表:

成員

李長福先生 徐信群先生 桑原道夫先生

該委員會最近召開之會議乃審議本集團 本年之業績。

Directors' responsibility for the financial statements

The Directors acknowledge their responsibility for preparing the financial statements of the Group. With the assistance of the Finance Department which is under the supervision of the qualified accountant of the Company, the Directors ensure that the preparation of the financial statements of the Group is in accordance with statutory requirements and applicable accounting standards. The Directors also ensure that the publication of the financial statements of the Group is in a timely manner.

The Company's auditor's reporting responsibilities on the financial statements has been set out in the Independent Auditor's Report on pages 50 to 51.

Audit Committee

The Company has established the Audit Committee in September 1999 and currently has three Independent Non-executive Directors, Mr. Lee Tiong-Hock, Mr. Hsu Shin-Chun and Mr. Michio Kuwahara. Mr. Lee Tiong-Hock acts as Chairman of the Audit Committee.

The principal duties of the Audit Committee include the review and supervision of the Group's financial reporting system, the preperation of financial statements and internal control procedures. It also acts as an important link between the Board and the Company's auditor in matters within the scope of the group audit. Four meetings were held during the financial year ended 31 December 2009. Details of the attendance of the audit committee meetings are as follows:

出	棉	/	舉	行	會	議

Members	Number of meetings Attended/Hold
Mr. Lee Tiong-Hock	4/4
Mr. Hsu Shin-Chun	4/4
Mr. Michio Kuwahara	4/4

The latest meeting of the Committee was held to review the results of the Group for the year.

薪酬及提名委員會

薪酬及提名委員會於2005年8月11日成立。目前,委員會成員包括徐信群先生、李長福先生及桑原道夫先生三位獨立非執行董事,徐信群先生為該委員會之主席。截至2009年12月31日止財政年度,委員會舉行過1次會議。所有獨立非執行董事參予了該次會議。

本集團董事及高階僱員截至2009年12月 31日止年度的酬金詳載於賬目附註10。

Remuneration and Nomination Committee

The Remuneration and Nomination Committee was established on 11 August 2005. This Committee now comprises three Independent Non-executive Directors, Mr. Hsu Shin-Chun, Mr. Lee Tiong-Hock and Mr. Michio Kuwahara. Mr. Hsu Shin-Chun acts as the Chairman of the Committee. One meeting was held during the financial year ended 31 December 2009. All of the Independent Non-executive Directors attended the meeting.

The Committee was set up to consider and approve the remuneration packages of the Directors and senior management of the Group, including the terms of salary and bonus schemes and other long-term incentive schemes. Human Resources Department is responsible for collecting and managing the human resources data and, in case of significant issues, making recommendations to the Committee for consideration. The Committee consults with the Board about these recommendations on remuneration policy and structure and remuneration packages. The Committee also reviews the structure, size and composition of the Board from time to time and recommends to the Board on appointments of Directors and the succession planning for Directors.

Details of the Directors' and Senior management's emoluments of the Group for the year ended 31 December 2009 are set out in note 10 to the financial statements.

內部監控

董事局全面負責維持本集團良好而有效之內部監控制度。本集團之內部監控制度。本集團之內部監控制度包括明確之管理架構及其相關權限以協助達到業務目標、保障資產以防未經授權使用或處置、確保適當保存會計記錄以提供可靠之財務資料供內部使用或發表,並確保遵守相關法例及規例。

董事會與審核委員會已委派本集團的內部稽核部門每年檢討本集團的內部監控,於截至2009年12月31日止年度,此檢討範圍涵蓋所有重要監控,包理工務、營運及法規監控以及風險管理工作。內部審核部門在有關截至2009年12月31日止年度之檢討時,並無發勇內部監控出現重大不足,故此,董事會認為本集團的內部監控制度有效。

獨立核數師

瑪澤會計師事務所有限公司於2009年6月 8日舉行之股東週年大會獲續聘為本公司 獨立核數師。本公司及其附屬公司已就 瑪澤會計師事務所有限公司提供之審計 服務自2009年財務報表中扣除997千美元 (2008年:798千美元)。

Internal Control

The Board has overall responsibility for maintaining a sound and effective internal control system of the Group. The Group's internal control system includes a well defined management structure with limit of authority which is designed for the achievement of business objectives, to safeguard assets against unauthorised use or disposition, to ensure proper maintenance of books and records for the provision of reliable financial information for internal use or publication, and to ensure compliance with relevant legislations and regulations.

The Board and the Audit Committee have delegated the Group's internal audit department to conduct annual review of the effectiveness of the internal control systems of the Group. During the year ended 31 December 2009, the review covered all material controls including financial, operational and compliance controls as well as risk management functions. No material deficiencies on the internal control came to the attention of the internal audit department during the annual review for the year ended 31 December 2009. The Board and the Audit Committee therefore considered that the internal control systems of the Group are effective.

Independent Auditor

Mazars CPA Limited has been re-appointed as the Indpendent Auditor of the Company by shareholders at the Annual General Meeting held on 8 June 2009. An amount of US\$997,000 (2008: US\$798,000) was charged to the 2009 financial statements of the Company and its subsidiaries for provision of audit services.

企業管治報告 Corporate Governance Report

投資者關係

本集團相信問責制及透明度乃良好公司 管治不可或缺之部分,故就此與股東(包 括機構投資者)作適時溝通實為重要。本 集團有系統地處理投資者關係並視為本 集團之主要工作。

本集團設有網站(www.masterkong.com.cn), 以便向股東及公眾投資者匯報本集團最 新業務發展及發放股東資訊。

標準守則的遵守

本公司一直採納上市規則附錄10所載上市公司董事進行證券交易的標準守則 (「標準守則」)。經本公司特別查詢後, 全體董事均確認他們在審核期內已完全 遵從標準守則所規定的準則。

Investor Relations

We believe accountability and transparency are indispensable for ensuring good corporate governance and, in this regard, timely communication with our shareholders, including institutional investors, is crucial. We manage investor relations systematically as a key part of our operations.

We maintain a website (www.masterkong.com.cn) to keep our shareholders and the public investors being informed of our latest business developments and to disseminate shareholder information.

During the year, we continued to follow a policy of maintaining an open and regular dialogue with institutional and minority shareholders, fund managers, analysts and the media through different means, including meetings, presentations, telephone conferences, correspondence, media briefings and press releases to distribute information of the Group's latest developments and strategies. During 2009 senior management visited several major international investment centres, including New York, London, Edinburgh, Paris, Amsterdam, Milan, Tokyo, Singapore, Shanghai and Taipei to meet with institutional investors. In all, over 400 meetings with institutional investors and research analysts were held in 2009. We also continued to be proactive in responding to general enquires raised by the investing public, individual and institutional investors and investment analysts.

Compliance with the Model Code

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules. All Directors have confirmed, following specific enquiry by the Company, that they fully complied with the required standards as set out in the Model Code throughout the review period.

董事會現向各位股東提呈其報告及本集 團截至2009年12月31日止年度之經審核 賬目。 The directors submit their report together with the audited financial statements of the Group for the year ended 31 December 2009.

主要業務

本公司之主要業務為投資控股。其主要 附屬公司經營之主要業務載於賬目附註 40。

本集團之主要業務為在中國製造及銷售 方便麵、糕餅及飲品。

按主要產品劃分之本集團營業額與收益及股東應佔溢利之分析列載如下:

Principal Activities

The principal activity of the Company is investment holding. The principal activities of the subsidiaries are set out in note 40 to the financial statements.

The principal activities of the Group are the manufacture and sale of instant noodles, bakery and beverages in the PRC.

An analysis of the Group's turnover and revenue and profit attributable to equity holders of the Company by major products is set out below:

股東應佔溢利

				以 不 / 忘 旧 / 皿 小			
					ofit		
		營業	額與收益	attribu	table to		
		Turnover	and revenue	equity	holders		
		2009	2008	2009	2008		
		千美元	千美元	千美元	千美元		
		US\$'000	US\$'000	US\$'000	US\$'000		
方便麵	Instant noodles	2,307,513	2,084,830	253,114	151,876		
飲品	Beverages	2,541,962	1,924,119	114,009	99,316		
糕餅	Bakery	155,232	149,922	7,034	5,901		
其他	Others	76,406	113,182	9,050	3,311		
合計	Total	5,081,113	4,272,053	383,207	260,404		

業績及股息分派

本集團截至2009年12月31日止年度之業 績詳情載於本年報第52頁的綜合收益表。

董事會建議派發末期股息,每股3.43美仙,共派發191,627千美元。

Results and Appropriations

The results of the Group for the year are set out in the consolidated income statement on page 52.

The directors recommend the payment of a final dividend of US3.43 cents per ordinary share, totalling US\$191.627 million respectively.

儲備

本年度內本集團之儲備變動詳情載於第 58頁之綜合股東股益變動表。

物業、機器及設備

有關物業、機器及設備之變動,詳情載 於賬目附註15。

五年財政摘要

本集團過去五年之業績及資產與負債摘 要載於本年報第4及第5頁。

台灣存託憑證

本公司主要股東頂新(開曼島)控股有限公司就於台灣發行380,000,000份台灣存託憑證向存託銀行轉讓由其實益擁有之本公司股本190,000,000股股份。該台灣存託憑證已於2009年12月16日在台灣證券交易所股份有限公司上市,並於同日在該交易所開始買賣。

購入、出售或贖回股份

本年度內本公司或其任何附屬公司概無 購入、出售或贖回本公司任何股份。

購股權計劃

於2008年3月20日舉行的股東特別大會, 本公司股東通過採納購股權計劃。有關 本公司購股權之安排,詳如下列:

Reserves

Movements in the reserves of the Group during the year are set out in statement of changes in equity on page 58.

Property, Plant and Equipment

Details of the movements in property, plant and equipment are set out in note 15 to the financial statements.

Five Year Financial Summary

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on pages 4 and 5.

Taiwan Depositary Receipts

One of the Company's major shareholders, Ting Hsin (Cayman Islands) Holding Corp., transfered 190 million ordinary shares to the depositary bank for the issuance and offering of 380 million units of Taiwan depositary receipts ("TDR") in Taiwan. The TDRs have been listed on the Taiwan Stock Exchange Corporation on 16 December 2009 and trading of the TDRs has commenced on the Taiwan Stock Exchange Corporation on the same day.

Purchase, Sale or Redemption of Shares

There were no purchases, sales or redemptions of the Company's shares by the Company or any of its subsidiaries during the year.

Share Option Scheme

At the extraordinary general meeting held on 20 March 2008, the shareholders approved the adoption of the Share Option Scheme. Detail arrangement for the share option scheme shown as below:

	授出股數		行使價	魏應州獲授股數
	Number of		(港元)	Number of
授出日期	share options	行使期	Exercise	share granted
Date of grant	granted	Validity period	price (HK\$)	to Wei Ing-Chou
2008年3月20日	11,760,000	2013年3月21日至2018年3月20日	\$9.28	2,000,000
20 March 2008		21 March 2013 to 20 March 2018		
2009年4月22日	26,688,000	2014年4月23日至2019年4月22日	\$9.38	2,816,000
22 April 2009		23 April 2014 to 22 April 2019		

銀行借款

本集團之銀行借款之詳情載於賬目附註 29。

董事

本年度內及截至本報告發表日期止之本 公司董事為:

執行董事

魏應州先生
井田毅先生
吉澤亮先生
吳崇儀先生
魏應交先生
井田純一郎先生

獨立非執行董事

徐信群先生 李長福先生 桑原道夫先生

於2010年6月9日舉行之週年股東大會, 根據本公司之公司組織章程細則第九十 九條,井田毅先生、魏應交先生、李長 福先生及桑原道夫先生須輪席退位,惟 願膺撰連任。

各董事概無與本公司訂立任何本公司須 作補償方可於一年內終止之服務合約。

本公司已接獲獨立非執行董事就根據上市規則第3.13條有關獨立性的規定的確認書。本公司認為所有獨立非執行董事均為獨立。

Bank Loans

Details of bank loans of the Group are set out in note 29 to the financial statements.

Directors

The directors of the Company during the year and up to the date of this report are as follows:

Executive Directors

Mr. Wei Ing-Chou Mr. Takeshi Ida Mr. Ryo Yoshizawa Mr. Wu Chung-Yi Mr. Wei Ying-Chiao Mr. Junichiro Ida

Independent Non-executive Directors

Mr. Hsu Shin-Chun Mr. Lee Tiong-Hock Mr. Michio Kuwahara

At the annual general meeting to be held on 9 June 2010, in accordance with Article 99 of the Company's Articles of Association, Mr. Takeshi Io, Mr. Wei Ying-Chiao, Mr. Lee Tiong-Hock and Mr. Michio Kuwahara retire by rotation and, being eligible, offer themselves for re-election.

None of the directors have a service contract with the Company which is not determinable by the Company within one year without the payment of compensation.

The Company received the Independent Non-executive Directors' confirmations of their independence pursuant to Rule 3.13 of the Listing Rules. The Company considered all the Independent Non-executive Directors are independent.

董事及高階管理人員簡介

董事及高階管理人員之個人資料載於本 年報第12至15頁。

董事及行政總裁之股份權益

於2009年12月31日,董事及行政總裁於本公司及其相聯法團(定義見證券及期貨條例(「證券及期貨條例」)第十五部)之股份、相關股份或債券中之權益及淡倉(a)根據證券及期貨條例第十五部公倉(下聯交所」)(包括根據該一次部分。 有限公司(下聯交所」)(包括根據該等或(b)根據證券及期貨條例第352條規定記錄在該條所述之登記冊:或(c)根據上市公司及聯交所如下:

於股份及相關股份的長倉

Biographical Details of Directors and Senior Management

Brief biographical details of Directors and senior management are set out on pages 12 to 15.

Interests of Directors and Chief Executive in Shares

As at 31 December 2009, the interests and short positions of the Directors and Chief Executive in the Shares, underlying Shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) which are required (a) 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 or short positions which they are taken or deemed to have under such provisions of the SFO); or (b) pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (c) pursuant to the Model Code for Securities Transactions by Directors of Listed Companies relating to securities transactions by Directors to be notified to the Company and the Stock Exchange were as follows:

Long position in the shares and the underlying Shares

				根據購股權
				持有相關
		А	殳份數目	股份數目
		Numb	er of Shares	Number of
		個人權益	法團權益	underlying
		Personal	Corporate	Shares held
董事姓名	Name of Directors	interests	interests	under options
			(附註1)	(附註2)
			(see note 1)	(see note 2)
魏應州	Wei Ing-Chou	13,242,000	1,854,827,866	4,816,000
魏應交	Wei Ying-Chiao	_	1,854,827,866	_

聯營法團股份之長倉

Long position in shares of associated corporation

		於聯營法團之	
		持股數目	權益性質
		Number of	(附註3)
		shares of	Nature of
董事姓名	聯營法團名稱	the associated	interest
Name of Directors	Name of associated Corporation	corporation	(Note 3)
魏應州	康師傅飲品控股有限公司	1,000股	法團
Wei Ing-Chou	Tingyi-Asahi Beverages Holding Co. Ltd.	1,000 shares	Corporate
	(previously known as		
	"Tingyi-Asahi-Itochu Beverages Holding Co. Ltd."	")	
魏應交	康師傅飲品控股有限公司	1,000股	法團
Wei Ying-Chiao	Tingyi-Asahi Beverages Holding Co. Ltd.	1,000 shares	Corporate
	(previously known as		
	"Tingyi-Asahi-Itochu Beverages Holding Co. Ltd.	")	

附註:

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1. 該 等 1,854,827,866股 股份 由頂新持有 及以其名義登記;頂新由和德公司(「和 德」) 實益擁有約47.02%, 由豐綽控股 有限公司(「豐綽」)持有約32.26%, 伊藤 忠商事株式會社作為獨立第三者持有 20%及獨立第三者持有其餘的0.72%。 和 德 乃 由 Profit Surplus Holdings Limited(「Profit Surplus」)(以普通股形 式)擁有51%及由魏應州、魏應交,魏 應充及魏應行(以無投票權優先股形式) 各自按相等比例擁有49%。豐綽是由 Profit Surplus(以普通股形式)擁有51% 及由魏張綠雲(魏應州配偶)、林麗棉 (魏應交配偶);魏許秀綿(魏應充配偶) 和魏塗苗(魏應行配偶)(以無投票權優 先股形式)各自按相等股權擁有49%。 Profit Surplus是單位信託的受託人,而 單位信託則由四個酌情信託按相等比例 持有。 HSBC International Trustee

Note:

1. These 1,854,827,866 Shares are held by and registered under the name of Ting Hsin. Ting Hsin is beneficially owned as to approximately 47.02% by Ho Te Investments Limited ("Ho Te"), as to approximately 32.26% by Rich Cheer Holdings Limited ("Rich Cheer"), as to 20% by Itochu Corporation, an independent third party and as to the remaining 0.72% by unrelated third parties. Ho Te is owned as to 51% (in the form of ordinary shares) by Profit Surplus Holdings Limited ("Profit Surplus") and as to 49% (in the form of non-voting preference shares) by Wei Ing-Chou, Wei Ying-Chiao, Wei Yin-Chun and Wei Yin-Heng, respectively in equal proportions. Rich Cheer is owned as to 51% (in the form of ordinary shares) by Profit Surplus and as to 49% (in the form of non-voting preference shares) by Wei Chang Lu-Yun (the spouse of Wei Ing-Chou), Lin Li-Mien (the spouse of Wei Ying-Chiao), Wei Hsu Hsiu-Mien (the spouse of Wei Yin-Chun) and Wei Tu Miao (the spouse of Wei Yin-Heng), respectively in equal proportions. Profit Surplus is the trustee of a unit trust, which is in turn held by four discretionary trusts in equal proportions. HSBC International

Limited為上述四個酌情信託各自之受託 人,而上述四個酌情信託的資產託管者 及酌情受益人如下:

- 魏張綠雲為上述其中一個酌情 信託的資產託管人,該酌情信 託以魏張綠雲及魏應州為酌情 受益人;
- 林麗棉為上述其中一個酌情信託 的資產託管人,該酌情信託以林 麗棉及魏應交為酌情受益人;
- 魏許秀綿為上述其中一個酌情信託的資產託管人,該酌情信託以魏許秀綿及魏應充為酌情受益人;及
- 魏塗苗為上述其中一個酌情信託 的資產託管人,該酌情信託以魏 塗苗及魏應行為酌情受益人。
- 2. 魏應州根據本公司於2008年3月20日舉 行之股東特別大會通過之本公司購股權 計劃持有可認購2,000,000股股份之購股 權(可自2013年3月21日起至2018年3月 20日按行使價每股9.28港元行使)。於 2009年4月22日魏應州獲授2,816,000股 股份之購股權(可自2014年4月23日起至 2019年4月22日按行使價每股9.38港元行 使),合共持有4,816,000股股份之購股 權。
- 3. 此1,000股是以頂新名義持有及登記.有 關頂新之持股架構請參考附註1。

Trustee Limited is the trustee of each of the above four discretionary trusts, the settlors and discretionary objects of the above four discretionary trusts are as follows:

- Wei Chang Lu-Yun is the settlor of one of the above discretionary trusts with Wei Chang Lu-Yun and Wei Ing Chou as discretionary objects;
- Lin Li-Mien is the settlor of one of the above discretionary trusts with Lin Li-Mien and Wei Ying-Chiao as discretionary objects;
- Wei Hsu Hsiu-Mien is the settlor of one of the above discretionary trusts with Wei Hsu Hsiu-Mien and Wei Yin-Chun as discretionary objects; and
- Wei Tu Miao is the settlor of one of the above discretionary trusts with Wei Tu Miao and Wei Yin-Heng as discretionary objects.
- Wei Ing-Chou holds 4,816,000 share options (2,000,000 share options are exercisable for the period from 21 March 2013 to 20 March 2018 at an exercise price of HK\$9.28 per share and 2,816,000 share options are exercisable for the period from 23 April 2014 to 22 April 2019 at an exercise price of HK\$9.38 per share) under the share option scheme of the Company passed by an extraordinary general meeting of the Company held on 20 March 2008.
- 3. These 1,000 shares are held by and registered under the name of Ting Hsin. Please refer to note 1 for the shareholding structure of Ting Hsin.

除本段所披露者外,截至2009年12月31 日止年度內任何時間概無向任何董事或 彼等各自之配偶或年齡未滿十八歲之子 女授出可藉購入本公司之股份或債券而 獲得利益之權利。彼等於期內亦無行使 任何此等權利。本公司或其任何附屬公 司概無參與訂立任何安排,致使董事可 於任何其他法人團體獲得此等利益。

除本段所披露者外,於2009年12月31日,概無董事及行政總裁於本公司或其相聯法團(定義見證券及期貨條例第十五部)之任何證券中之權益須(a)根據證券及期貨條例第十五部第七及第八分部知會本公司及聯交所(包括根據該等條例當作或被視為擁有之權益或淡倉);或(b)根據證券及期貨條例第352條規定記錄在該條所述之登記冊;或(c)根據上市公司董等交易之標準守則須知會本公司及聯交所。

Save as disclosed above, at no time during the year ended 31 December 2009 there were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Directors or their respective spouse or children under 18 years of age, or were any such rights exercised by them; or was Company or any of its subsidiaries a party to any arrangement to enable the Directors to acquire such rights in or any other body corporate.

Save as disclosed in this paragraph, as at 31 December 2009, none of the Directors and Chief Executive Officer had interests in any securities of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which are required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provisions of the SFO); or (b) pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (c) pursuant to the Model Code for Securities Transactions by Directors of Listed Companies relating to securities transactions by Directors to be notified to the Company and the Stock Exchange.

佔已發行股本

董事會報告 Directors' Report

主要股東及其他人士的股份權益

就本公司董事或行政總裁所知,於2009年12月31日,根據證券及期貨條例第336條須予備存的登記冊所記錄(或本公司獲知悉),主要股東及其他人士持有本公司的股份及相關股份的權益或淡倉如下:

於股份及相關股份的長倉

Substantial Shareholders and Other Persons' Interests in Shares

So far as was known to any Director or Chief Executive Officer of the Company, as at 31 December 2009, the interests or short positions of substantial shareholders and other persons of the Company, in the shares and underlying shares of the Company as recorded in the register required to the kept under section 336 of the SFO, or as otherwise notified to the Company, were as follows:

Long position in the Shares and the underlying Shares

			之百分比%
		持有股份數目	% of the
股東名稱	身份	Number of	issued share
Name of shareholder	Capacity	shares held	capital
頂新(見附註1)	實益擁有人	1,854,827,866	33.20
Ting Hsin (see note 1)	Beneficial owner		
和德公司(見附註1)	受控公司權益	1,854,827,866	33.20
Ho Te Investments Limited (see note 1)	Interest of controlled company		
豐綽控股有限公司(見附註1)	受控公司權益	1,854,827,866	33.20
Rich Cheer Holdings Limited (see note 1)	Interest of controlled company		
Profit Surplus Holdings Limited (見附註1)	單位信託受託人	1,854,827,866	33.20
Profit Surplus Holdings Limited (see note 1)	Trustee of a unit trust		
HSBC International Trustee Limited (見附註1)	酌情信託受託人	1,854,827,866	33.20
HSBC International Trustee Limited (see note 1)	Trustee of discretionary trusts		
魏應充(見附註1)	酌情信託受益人	1,854,827,866	33.20
Wei Yin-Chun (see note 1)	Beneficiary of a discretionary trust		
魏應行(見附註1)	酌情信託受益人	1,854,827,866	33.20
Wei Yin-Heng (see note 1)	Beneficiary of a discretionary trust		
魏張綠雲(見附註1及2)	酌情信託資產託管人及受益人/配偶權益	1,872,885,866	33.52
Wei Chang Lu-Yun (see notes 1 & 2)	Settlor and beneficiary of a discretionary trust/Interest of spouse		
林麗棉(見附註1)	酌情信託資產託管人及受益人/配偶權益	1,854,827,866	33.20
Lin Li-Mien (see note 1)	Settlor and beneficiary of a	1,00 1,027,000	33.20
	discretionary trust/Interest of spouse		
魏許秀綿(見附註1)	酌情信託資產託管人及受益人/配偶權益	1,854,827,866	33.20
Wei Hsu Hsiu-Mien (see note 1)	Settlor and beneficiary of a		
, ,	discretionary trust/Interest of spouse		
魏塗苗(見附註1)	酌情信託資產託管人及受益人/配偶權益	1,854,827,866	33.20
Wei Tu Miao (see note 1)	Settlor and beneficiary of a		
	discretionary trust/Interest of spouse		
三洋食品株式會社	實益擁有人	1,854,827,866	33.20
Sanyo Foods Co., Ltd.	Beneficial owner		

附註:

- 該等1,854,827,866股股份由頂新持有 及以其名義登記;頂新由和德公司(「和 德」) 實益擁有約47.02%, 由豐綽控股 有限公司(「豐綽」)持有約32.26%,伊藤 忠商事株式會社作為獨立第三者持有 20%及獨立第三者持有其餘的0.72%。 和 德 乃 由 Profit Surplus Holdings Limited(「Profit Surplus」)(以普通股形 式)擁有51%及由魏應州、魏應交,魏 應充及魏應行(以無投票權優先股形式) 各自按相等比例擁有49%。豐綽是由 Profit Surplus(以普通股形式)擁有51% 及由魏張綠雲(魏應州配偶)、林麗棉 (魏應交配偶);魏許秀綿(魏應充配偶) 和魏塗苗(魏應行配偶)(以無投票權優 先股形式)各自按相等股權擁有49%。 Profit Surplus是單位信託的受託人,而 單位信託則由四個酌情信託按相等比例 持有。 HSBC International Trustee Limited為上述四個酌情信託各自之受託 人,而上述四個酌情信託的資產託管者 及酌情受益人如下:
 - 魏張綠雲為上述其中一個酌情信託的資產託管人,該酌情信託以魏張綠雲及魏應州為酌情受益人;
 - 林麗棉為上述其中一個酌情信託 的資產託管人,該酌情信託以林 麗棉及魏應交為酌情受益人;
 - 魏許秀綿為上述其中一個酌情信託的資產託管人,該酌情信託以 魏許秀綿及魏應充為酌情受益人;及
 - 一 魏塗苗為上述其中一個酌情信託 的資產託管人,該酌情信託以魏 塗苗及魏應行為酌情受益人。.

Notes:

- These 1,854,827,866 Shares are held by and registered under 1. the name of Ting Hsin. Ting Hsin is beneficially owned as to approximately 47.02% by Ho Te Investments Limited ("Ho Te"), as to approximately 32.26% by Rich Cheer Holdings Limited ("Rich Cheer"), as to 20% by Itochu Corporation, an independent third party and as to the remaining 0.72% by unrelated third parties. Ho Te is owned as to 51% (in the form of ordinary shares) by Profit Surplus Holdings Limited ("Profit Surplus") and as to 49% (in the form of non-voting preference shares) by Wei Ing-Chou, Wei Ying-Chiao, Wei Yin-Chun and Wei Yin-Heng, respectively in equal proportions. Rich Cheer is owned as to 51% (in the form of ordinary shares) by Profit Surplus and as to 49% (in the form of non-voting preference shares) by Wei Chang Lu-Yun (the spouse of Wei Ing-Chou), Lin Li-Mien (the spouse of Wei Ying-Chiao), Wei Hsu Hsiu-Mien (the spouse of Wei Yin-Chun) and Wei Tu Miao (the spouse of Wei Yin-Heng), respectively in equal proportions. Profit Surplus is the trustee of a unit trust, which is in turn held by four discretionary trusts in equal proportions. HSBC International Trustee Limited is the trustee of each of the above four discretionary trusts, the settlors and discretionary objects of the above four discretionary trusts are as follows:
 - Wei Chang Lu-Yun is the settlor of one of the above discretionary trusts with Wei Chang Lu-Yun and Wei Ing-Chou as discretionary objects;
 - Lin Li-Mien is the settlor of one of the above discretionary trusts with Lin Li-Mien and Wei Ying-Chiao as discretionary objects;
 - Wei Hsu Hsiu-Mien is the settlor of one of the above discretionary trusts with Wei Hsu Hsiu-Mien and Wei Yin-Chun as discretionary objects; and
 - Wei Tu Miao is the settlor of one of the above discretionary trusts with Wei Tu Miao and Wei Yin-Heng as discretionary objects.

2 魏應州個人亦於13,242,000股股份中擁有權益,並根據本公司於2008年3月20日舉行之股東特別大會通過之本公司購股權計劃持有可認購2,000,000股股份之購股權(可自2013年3月21日起至2018年3月20日按行使價每股9.28港元行使)。於2009年4月22日魏應州獲授2,816,000股股份之購股權(可自2014年4月23日起至2019年4月22日按行使價每股9.38港元行使)。魏張綠雲作為魏應州配偶亦被視為於魏應州所持有之股份及相關股份中擁有權益。

除上述者外,於2009年12月31日,根據 《證券及期貨條例》第336條須予備存的登 記冊所記錄,概無其他人士擁有本公司 股份或相關股份之權益或淡倉。

足夠公眾持股量

根據本公司所得的公開資料及據董事所知,於刊印本報告前之最後可行日期,本公司已符合上市規則之規定,維持不少於本公司已發行股份25%的公眾持股量。

於合約之權益

除賬目所披露之有關連人士交易外,本公司或其附屬公司概無訂立本公司董事 在其中直接或間接擁有重大權益且於年 終或年內任何時間仍然有效之重要合 約。

管理合約

於年內並無訂立或存在任何有關管理本公司全部或任何重要部份業務之合約。

2. Wei Ing-Chou is also personally interested in 13,242,000 Shares and holds 4,816,000 share options (2,000,000 share options are exercisable for the period from 21 March 2013 to 20 March 2018 at an exercise price of HK\$9.28 per Share, 2,816,000 share options are exercisable for the period from 23 April 2014 to 22 April 2019 at an exercise price of HK\$9.38 per share) under the share option scheme of the Company passed by an extraordinary general meeting of the Company held on 20 March 2008. Wei Chang Lu-Yun, being the spouse of Wei Ing-Chou, is also deemed to be interested in the Shares and the underlying Shares held by Wei Ing-Chou.

Apart from the above, no other interest or short position in the shares or underlying shares of the Company were recorded in register required to be kept under section 336 of the SFO as at 31 December 2009.

Sufficiency of Public Float

Based on information that is publicly available to the Company and within the knowledge of its Directors, as at the latest practicable date prior to the printing of this report, the Company has maintained sufficient public float of not less than 25% of the Company's issued shares as required under the Listing Rules.

Interests in Contracts

Except for the related party transactions as disclosed in the financial statements, no other contracts of significance in relation to the Company's business to which the Company or its subsidiaries was a party and in which a director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

Management Contracts

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year.

主要客戶及供應商

本年度分別來自本集團五大客戶及五大 供應商之銷售及採購總額均少於百分之 三十。

關連交易

於2008年11月7日,本公司與味全(BVI)有限公司(「味全(BVI)」)訂立協議,據此,味全(BVI)已有條件同意以代價人民幣73,960,000元(約83,993,000港元)向本公司收購杭州味全食品有限公司(「杭州味全」)全部股權。於出售事項完成後,杭州味全將不再為本公司的附屬公司。

於訂立協議日期,主要股東頂新控制味全(BVI)的控股公司的董事會的大多數成員的組成,故根據上市規則第14A章,味全(BVI)為頂新的聯繫人,故為本公司的關連人士。因此,根據上市規則,出售事項構成本公司的一項關連交易。

由於協議的適用百分比率(利潤比率除外)(定義見上市規則第14.07條)超過0.1%但低於2.5%,出售事項須遵守上市規則第14A章的申報及公佈規定,但獲豁免遵守上市規則第14A.45條至第14A.47條的獨立股東批准規定。本公司已於2008年11月7日按照上市規則之規定發出公告。該交易已於2009年7月完成。

Major Customers and Suppliers

During the year, the Group purchased less than 30% of its goods and services from its 5 largest suppliers and sold less than 30% of its goods to its 5 largest customers.

Connected Transactions

On 7 November 2008, the Company entered into the Agreement with Wei Chuan (BVI) Co., Ltd. ("Wei Chuan (BVI)"), pursuant to which Wei Chuan (BVI) had conditionally agreed to acquire from the Company the entire equity interest in Hangzhou Wei Chuan Foods Co., Ltd. ("Hangzhou Wei Chuan") at a consideration of RMB73.960 million (approximately HK\$83.993 million). Upon completion of the disposal, Hangzhou Wei Chuan ceased to be a subsidiary of the Company.

As at the date of the Agreement, Ting Hsin, a substantial Shareholder, controlled the composition of a majority of the board of directors of the holding company of Wei Chuan (BVI). Wei Chuan (BVI) was therefore an associate of Ting Hsin and thus a connected person of the Company under Chapter 14A of the Listing Rules. Accordingly, the Disposal constituted a connected transaction of the Company under the Listing Rules.

As the applicable percentage ratios (except profits ratio) as defined under Rule 14.07 of the Listing Rules for the Agreement exceeded 0.1% but were below 2.5%, the Disposal was subject to the reporting and announcement requirements of Chapter 14A of the Listing Rules and exempt from the requirements of independent Shareholders' approval under Rules 14A.45 to 14A.47 of the Listing Rules. An annoucement was made by the Company on 7 November 2008 in accordance with the requirements of the Lisiting Rules. The disposal was completed in July 2009.

於 2008年 11月 23日 , AI Beverage Holding Co.,Ltd.(「AIB」)(作為賣方)、頂新(作為買方)與伊藤忠商事株式會社訂立協議,據此,AIB同意出售而頂新同意購買於康師傅飲品控股有限公司約9.999%權益,代價為280,000,000美元(約2,184,000,000港元),惟須待(其中包括)獨立股東批准本公司全資附屬公司康師傅飲品(BVI)有限公司(「康師傅飲品」)授出該等豁免,方可作實。

根據上市規則第14章,康師傅飲品向頂 新授予該等豁免構成本公司之須予披露 交易。鑑於頂新持有本公司約36.60%持 股權益,因此為本公司之關連人士,而 根據上市規則第14A.13條,康師傅飲品 向頂新授予該等豁免亦構成本公司之關 連交易。由於適用百分率(按上市規則之 定義)超過2.5%,因此康師傅飲品向頂新 授予該等豁免須遵守上市規則第14A.48 條有關申報、公佈及取得獨立股東批准 之規定。本公司已於2008年11月24日作 出公告。一份載有該等豁免之其他詳情 之函件及股東特別大會通告連同上市規 則規定之其他資料已於2008年12月12日 寄發予股東。有關授出豁免的須予披露 及關連交易之普通決議案已於2008年12 月30日舉行之股東特別大會上正式通 過。該交易已於2009年5月完成。

On 23 November 2008, AI Beverage Holding Co., Ltd. ("AIB") (as vendor), Ting Hsin (as purchaser) and Itochu Corporation entered into the Agreement, pursuant to which AIB agreed to sell and Ting Hsin agreed to purchase appropriately 9.999% interests in Tingyi-Asahi-Itochu Beverages Holding Co., Ltd. at a consideration of US\$280,000,000 (approximately HK\$2,184,000,000) conditional upon, among others, the Independent Shareholders approving the grant of the Waivers by Master Kong Beverages (BVI) Co., Ltd. ("Master Kong Beverages"), a wholly-owned subsidiary of the Company.

The grant of the Waivers by Master Kong Beverages in favour of Ting Hsin constituted a discloseable transaction of the Company under Chapter 14 of the Listing Rules. Given Ting Hsin held an approximately 36.60% shareholding interest in the Company and hence a connected person of the Company, the grant of the Waivers by Master Kong Beverages in favour of Ting Hsin also constituted a connected transaction of the Company under Rule 14A.13 of the Listing Rules. As the applicable percentage ratios as defined in the Listing Rules exceeded 2.5%, the grant of the Waivers by Master Kong Beverages in favour of Ting Hsin was subject to the reporting, announcement and independent shareholders' approval requirements under Rule 14A.48 of the Listing Rules. An announcement was made by the Company on 24 November 2008. A circular containing further details of the Waiver and the notice of the Extraordinary General Meeting together with other information as required under the Listing Rules were despatched to the shareholders on 12 December 2008. The ordinary resolution approving the discloseable and connected transaction in respect of the grant of Waivers was duly passed at the Extraordinary General Meeting held on 30 December 2008. The transaction was completed in May 2009.

本集團也根據本公司與其關連人士所簽 訂之多項持續關連交易協議,進行了若 干交易。有關該等交易之詳情包括下列 情況:

本公司持有50.01%股權的杭州頂津食品有限公司及康師傅(杭州)飲品有限公司於2007年1月2日與康蓮國際食品(杭州)有限公司(「康蓮」)簽訂一份合約,由2007年1月1日至2009年12月31日止期間,杭州頂津及康師傅(杭州)委任商連事務應州及康延交之胞弟魏應行先生全資擁有。本公司於2007年1月3日於報章刊發此項交易詳情之公佈,而此交易已由董事(包括獨立非執行董事)於2006年12月29日審核及批准。此協議條款與2003年12月31日訂立並於2004年1月5日公佈之協議相似。

董事(包括獨立非執行董事)已審閱及確認,上述持續關連交易為:

- (a) 該等交易為集團的日常業務;
- (b) 該等交易按照一般商務條款進行, 或若可供比較的交易不足以判斷該 等交易的條款是否一般商務條款, 則對集團而言,該等交易的條款不 遜於獨立第三者可取得或提供(視屬 何情況而定)的條款;及
- (c) 該等交易是根據有關協議的規定而 進行,交易條款乃公平合理,並且 符合公司股東的整體利益。

The Group also carried on certain continuing connected transactions under various agreements between the Group and connected persons of the Company. Details of certain transactions are set out below:

On 2 January 2007, Hangzhou Tingjin Food Co., Ltd. and Master Kong (Hangzhou) Beverage Co., Ltd, a 50.01% owned subsidiary of the Company, entered into an agreement with Comely International Food (Hangzhou) Co., Ltd. ("Comely"), which is wholly-owned by Mr. Wei Yin-Heng, the brother of the directors, Mr. Wei Ing-Chou and Mr. Wei Ying-Chiao, to engage Comely as a sub-contractor for the manufacture and package of beverages for the period from 1 January 2007 to 31 December 2009. A newspaper announcement setting out the details of this transaction was made on 3 January 2007 and the transaction was reviewed and approved by the Company's directors (including independent non-executive directors) on 29 December 2006. The terms of the agreement are similar to those set out in the agreement entered into on 31 December 2003 and announced by the Company on 5 January 2004.

The Directors (including the Independent Non-Executive Directors), have reviewed and confirmed that the above continuing connected transactions have been entered into by the Group:

- (a) in the ordinary and usual course of business of the Group;
- (b) either on normal commercial terms or, if there are not sufficient comparable transactions to judge whether they are on normal commercial terms, on terms no less favourable to the Group than terms available to or from (as appropriate) independent third parties; and
- (c) in accordance with the relevant agreement governing them on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

本公司之核數師亦已審核該等交易,並 向董事局確認: The Auditor of the Company have also reviewed these transactions and confirmed to the Board that:

- (a) 該等交易已獲得公司董事局批准;
- (a) they have been approved by the Board of the Company;
- (b) 該等交易乃按照集團的定價政策而 進行(如交易涉及由集團提供貨品或 服務):
- (b) they are in accordance with the pricing policies of the Group (if the transactions involve provision of goods or services by the Group);
- (c) 該等交易乃根據規限有關交易的協 議而進行;及
- (c) they have been entered into in accordance with the relevant agreement governing the transactions; and
- (d) 該等交易並無超逾之前刊發的公告 所披露的有關年度上限。
- (d) they have not exceeded the cap disclosed in previous announcements.

優先購買權

Pre-Emptive Rights

本公司之公司組織章程細則並無有關優 先購買權之規定,雖然開曼群島法例並 無有關該等權利之限制。 There is no provision for pre-emptive rights under the Company's Articles of Association although there are no restrictions against such rights under the laws in the Cayman Islands.

核數師

Auditor

本公司股東週年大會上將提呈續聘瑪澤 會計師事務所有限公司為本公司核數師 之決議案。 A resolution will be submitted to the annual general meeting of the Company to re-appoint Mazars CPA Limited as auditor of the Company.

承董事會命 **魏應州**

Wei Ing-Chou

By order of the Board

董事長

Chairman

中國天津,2010年3月22日

Tianjin, the PRC, 22 March 2010

獨立核數師報告 Independent Auditor's Report



MAZARS CPA LIMITED

瑪澤會計師事務所有限公司 42nd Floor, Central Plaza, 18 Harbour Road, Wan Chai, Hong Kong 香港灣仔港灣道18號中環廣場42樓

致康師傅控股有限公司

(在開曼群島註冊成立之有限公司) 全體股東

本核數師已審核列載於第52頁至151頁之 康師傅控股有限公司(「貴公司」)及其附 屬公司(統稱「貴集團」)之賬目,此賬目 包括於二零零九年十二月三十一日之綜 合財務狀況表,截至該日止年度之綜合 收益表,綜合全面收益表,綜合股東權 益變動表及綜合現金流量表,以及 會計政策概要及其他附註説明。

董事編製賬目報表之責任

核數師之責任

To the members of Tingyi (Cayman Islands) Holding Corp.

(incorporated in the Cayman Islands with limited liability)

We have audited the consolidated financial statements of Tingyi (Cayman Islands) Holding Corp. (the "Company") and its subsidiaries (collectively, the "Group") set out on pages 52 to 151, which comprise the consolidated and Company's statement of financial position as at 31 December 2009, and the consolidated income statement, consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory notes.

Directors' responsibility for the financial statements

The directors of the Company are responsible for the preparation and the true and fair presentation of these financial statements in accordance with Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants and the disclosure requirements of the Hong Kong Companies Ordinance. This responsibility includes designing, implementing and maintaining internal control relevant to the preparation and the true and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances.

Auditor's responsibility

Our responsibility is to express an opinion on these financial statements based on our audit and to report our opinion solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the content of this report. We conducted our audit in accordance with Hong Kong Standards on Auditing issued by the Hong Kong Institute of Certified Public Accountants. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance as to whether the financial statements are free from material misstatement.

獨立核數師報告 Independent Auditor's Report

本核數師相信,我們所獲得之審核憑證 就提出審核意見而言屬充分恰當。

意見

本核數師認為,本賬目已根據香港財務報告準則真實兼公平地反映貴集團於二零零九年十二月三十一日之財務狀況及截至該日止年度其溢利及現金流量,並已按照香港公司條例之披露規定妥為編製。

瑪澤會計師事務所有限公司

香港執業會計師

香港

二零一零年三月二十二日

陳志明

執業牌照號碼: P05132

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on our judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the Group's preparation and true and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the financial statements.

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

Opinion

In our opinion the consolidated financial statements give a true and fair view of the state of affairs of the Company and of the Group as at 31 December 2009 and of the Group's profit and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards and have been properly prepared in accordance with the disclosure requirements of the Hong Kong Companies Ordinance.

Mazars CPA Limited

Certified Public Accountants

Hong Kong, 22 March 2010

Chan Chi Ming Andy

Practising Certificate number: P05132

綜合收益表 Consolidated Income Statement

截止二零零九年十二月三十一日年度 Year ended 31 December 2009

		附註 Note	2009 千美元 US\$'000	2008 千美元 US\$'000
營業額與收益	Turnover and revenue	6	5,081,113	4,272,053
銷售成本	Cost of sales		(3,321,764)	(2,897,449)
毛利	Gross profit		1,759,349	1,374,604
其他淨收入	Other net income	8	79,913	82,427
分銷成本	Distribution costs		(1,032,759)	(826,651)
行政費用	Administrative expenses		(96,651)	(86,398)
其他經營費用	Other operating expenses		(81,650)	(68,405)
財務費用	Finance costs	9	(12,644)	(31,168)
應佔聯營公司業績	Share of results of associates		9,550	7,812
除税前溢利	Profit before taxation	9	625,108	452,221
税項	Taxation	11	(124,613)	(90,185)
本年度溢利	Profit for the year		500,495	362,036
年內應佔溢利	Attributable to:			
本公司股東	Owners of the Company		383,207	260,404
少數權益股東	Non-controlling interests		117,288	101,632
本年度溢利	Profit for the year		500,495	362,036
每股溢利	Earnings per share	14		
基本	Basic		US6.86 cents	US4.66 cents
攤薄	Diluted		US6.85 cents	US4.66 cents

綜合全面收益表

Consolidated Statement of Comprehensive Income

截止二零零九年十二月三十一日止年度 Year ended 31 December 2009

		2009 US\$'000	2008 US\$'000
本年度溢利	Profit for the year	500,495	362,036
其他全面收益	Other comprehensive income		
直接在股東權益內	Net gains recognised directly		
認列之淨收益	in equity		
匯兑差額	Exchange translation difference	1,731	90,277
税後本年度全面收益	Total comprehensive income		
	for the year (net of tax)	502,226	452,313
應佔全面收益:	Total comprehensive income		
	attributable to:		
本公司股東	Owners of the Company	384,941	331,114
少數權益股東	Non-controlling interests	117,285	121,199
		502,226	452,313

綜合財務狀況表

Consolidated Statement of Financial Position

於二零零九年十二月三十一日 At 31 December 2009

		附註 Note	2009 US\$'000	2008 US\$'000
資產	ASSETS			
非流動資產	Non-current assets			
物業、機器及設備	Property, plant and equipment	15	2,216,638	1,974,445
無形資產	Intangible assets	16	6,955	9,733
聯營公司權益	Interests in associates	18	61,892	68,095
土地租約溢價	Prepaid lease payments	19	88,803	81,308
可供出售金融資產	Available-for-sale financial assets	20	3,408	3,760
遞延税項資產	Deferred tax assets	31	5,379	5,379
			2,383,075	2,142,720
流動資產	Current assets			
按公允價值列賬及在損益賬	Financial assets at fair value			
處理的金融資產	through profit or loss	21	4,026	550
存貨	Inventories	22	212,923	194,904
應收賬款	Trade receivables	23	115,591	129,944
預付款項及其他應收款項	Prepayments and other receivable	S	171,889	108,434
抵押銀行存款	Pledged bank deposits	24	9,358	4,889
銀行結餘及現金	Bank balances and cash	25	510,831	380,075
			1,024,618	818,796
總資產	Total assets		3,407,693	2,961,516
股東權益及負債	EQUITY AND LIABILITIES			
股本及儲備	Capital and reserves			
發行股本	Issued capital	26	27,934	27,934
儲備	Reserves	27	1,434,710	1,179,269
本公司股東應佔權益	Total capital and reserves attributable to owners of			
	the Company		1,462,644	1,207,203
少數股東權益	Non-controlling interests		446,420	331,435
股東權益總額	Total equity		1,909,064	1,538,638

綜合財務狀況表 Consolidated Statement of Financial Position

於二零零九年十二月三十一日 At 31 December 2009

		附註 Note	2009 <i>US\$'000</i>	2008 US\$'000
非流動負債	Non-current liabilities			
長期有息借貸	Long-term interest-bearing			
	borrowings	29	116,983	135,852
其他非流動應付款項	Other non-current payables		1,531	2,295
員工福利責任	Employee benefit obligations	30	11,377	9,200
遞延税項負債	Deferred tax liabilities	31	60,779	39,848
			190,670	187,195
流動負債	Current liabilities			
應付賬款	Trade payables	32	622,197	403,925
其他應付款項	Other payables		406,210	352,475
有息借貸	Current portion of			,
之即期部份	interest-bearing borrowings	29	218,087	431,229
客戶預付款項	Advance payments from custom	ers	42,497	36,483
税項	Taxation		18,968	11,571
			1,307,959	1,235,683
總負債	Total liabilities		1,498,629	1,422,878
股東權益及負債	Total equity and liabilities		3,407,693	2,961,516
淨流動負債	Net current liabilities		(283,341)	(416,887)
總資產減流動負債	Total assets less current			
	liabilities		2,099,734	1,725,833

於二零一零年三月二十二日經董事會批 准及授權簽發

Approved and authorised for issue by the Board of Directors on 22 March 2010

魏應州 Wei Ing-Chou 董事 Director 井田毅 Takeshi Ida 董事 Director

財務狀況表 Statement of Financial Position

於二零零九年十二月三十一日 At 31 December 2009

		附註 Note	2009 <i>US\$'000</i>	2008 US\$'000
資產	ASSETS			
非流動資產	Non-current assets			
物業、機器及設備	Property, plant and equipment	15	131	222
附屬公司權益	Interests in subsidiaries	17	533,251	459,034
聯營公司權益	Interests in associates	18	62,601	67,415
可供出售金融資產	Available-for-sale financial assets	20	2,712	3,028
			598,695	529,699
流動資產	Current assets			
按公允價值列賬及在損益賬	Financial assets at fair value			
處理的金融資產	through profit or loss	21	4,026	24
預付款項及其他應收款項	Prepayments and other receivabl	es	979	2,833
銀行結餘及現金	Bank balances and cash		6,312	10,845
			11,317	13,702
總資產	Total assets		610,012	543,401
股東權益及負債	EQUITY AND LIABILITIES			
股本及儲備	Capital and reserves			
發行股本	Issued capital	26	27,934	27,934
儲備	Reserves	27	484,749	412,498
股東權益總額	Total equity		512,683	440,432
非流動負債	Non-current liabilities			
長期有息借貸	Long-term interest-bearing			
	borrowings	29	65,000	5,500
員工福利責任	Employee benefit obligations	30	8,246	7,323
			73,246	12,823

財務狀況表 Statement of Financial Position

於二零零九年十二月三十一日 At 31 December 2009

		附註 Note	2009 US\$'000	2008 US\$'000
流動負債	Current liabilities			
應付賬款	Trade payables	32	2,818	2,728
其他應付款項	Other payables		765	8,918
有息借貸	Current portion of			
之即期部份	interest-bearing borrowings	29	20,500	78,500
			24,083	90,146
總負債	Total liabilities		97,329	102,969
股東權益及負債	Total equity and liabilities		610,012	543,401
淨流動負債	Net current liabilities		(12,766)	(76,444)
總資產減流動負債	Total assets less current liabili	585,929	453,255	

於二零一零年三月二十二日經董事會批 准及授權簽發

Approved and authorised for issue by the Board of Directors on 22 March 2010

魏應州 Wei Ing-Chou 董事 Director 井田毅 Takeshi Ida 董事 Director

綜合股東權益變動表

Consolidated Statement of Changes in Equity

截止二零零九年十二月三十一日止年度 Year ended 31 December 2009

本公司股東應佔儲備

Attributable to Owners of the Company

			Actionatable to offices of the company								
			股份 贖回儲備		外幣換算 儲備		購股權儲備 Share-			少數股東 權益	股本及儲備
		發行股本	Capital	股份溢價	Exchange	一般儲備	based	保留溢利		Non-	Capital
		Issued	redemption	Share	translation	General	payment	Retained	總額	controlling	and
		capital	reserve	premium	reserve	reserve	reserve	profits	Total	interests	reserves
		US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000
於二零零八年一月一日	At 1 January 2008	27,943	36	332,478	93,124	135,961	_	438,119	999,718	254,034	1,281,695
綜合全面收益	Total comprehensive income	_	_	_	70,710	_	_	260,404	331,114	121,199	452,313
轉撥往一般儲備	Transfer to general reserve	_	_	_	_	41,594	_	(41,594)	_	_	_
於二零零八年購回股份	Share repurchase in 2008	(9)	9	(1,986)	_	_	_	_	(1,977)	_	(1,986)
認列以權益結算股份	Recognition of equity-settled										
支付之款項	share-based payment reserve	_	_	_	_	_	750	_	750	_	750
已付二零零七年末期股息	2007 final dividend paid	_	_	_	_	_	_	(90,537)	(90,537)	(43,798)	(134,335)
已付二零零七年特別股息	2007 special dividend paid	_	_	_	_	_	_	(59,799)	(59,799)	_	(59,799)
於二零零八年十二月三十一日	At 31 December 2008	27,934	45	330,492	163,834	177,555	750	506,593	1,179,269	331,435	1,538,638
於二零零九年一月一日	At 1 January 2009	27,934	45	330,492	163,834	177,555	750	506,593	1,179,269	331,435	1,538,638
綜合全面收益	Total comprehensive income	_	_	_	1,734	_	_	383,207	384,941	117,285	502,226
轉撥往一般儲備	Transfer to general reserve	_	_	_	_	51,162	_	(51,162)	_	_	_
認列以權益結算股份	Recognition of equity-settled										
支付之款項	share-based payment reserve	_	_	_	_	_	2,280	_	2,280	_	2,280
出售附屬公司所產生	Realisation of reserve upon										
之減少	disposal of a subsidiary	_	_	_	(1,600)	(8)	-	-	(1,608)	_	(1,608)
已付二零零八年末期股息	2008 final dividend paid	-	-	_	-	-	_	(130,172)	(130,172)	(2,300)	(132,472)
於二零零九年十二月三十一日	At 31 December 2009	27,934	45	330,492	163,968	228,709	3,030	708,466	1,434,710	446,420	1,909,064

綜合現金流量表 Consolidated Statement of Cash Flow

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

	附註 Note	2009 千美元 US\$'000	2008 <i>千美元</i> US\$'000
經營活動	OPERATING ACTIVITIES		
經營業務所得現金	Cash generated from operations 33	1,109,552	690,669
已繳中國企業所得稅	The People's Republic of China		
	("PRC") Enterprise income tax paid	(96,032)	(56,246)
已繳利息	Interest paid	(12,644)	(31,168)
經營活動所得現金淨額	Net cash from operating activities	1,000,876	603,255
投資活動	INVESTING ACTIVITIES		
已收利息	Interest received	15,579	17,307
增加聯營公司投資	Increase in investment in an associate	_	(2,349)
出售按公允價值列賬及	Proceeds from disposal of financial		
在損益賬處理的	assets at fair value through		
金融資產之所得	profit or loss	_	17,701
出售附屬公司之	Proceeds from disposal of interest		
所得	in a subsidiary 34	6,258	_
贖回債券	Redemption of debt securities	_	4,929
聯營公司股息收入	Dividends received from associates	3,059	2,999
購入按公允價值列賬及	Purchase of financial assets at		
在損益賬處理的金融資產	fair value through profit or loss	(4,002)	_
購入物業、	Purchase of property,		
機器及設備	plant and equipment	(497,875)	(507,014)
已付土地租約溢價	Prepaid lease payments	(9,698)	(15,370)
出售物業、機器及	Proceeds from sale of property,		
設備之所得	plant and equipment	14,386	14,798
投資活動所用	Net cash used in		
現金淨額	investing activities	(472,293)	(466,999)

綜合現金流量表 Consolidated Statement of Cash Flow

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

	附註 Note	2009 千美元 US\$'000	2008 <i>千美元</i> US\$′000
融資活動	FINANCING ACTIVITIES		
已付本公司	Dividends paid to Owners		
股東之股息	of the Company	(130,172)	(150,336)
已付少數股東	Dividends paid to		
之股息	non-controlling interests	(45,071)	(1,027)
新增貸款	New borrowings	328,065	913,247
購回股份	Repurchase of shares	_	(1,986)
償還貸款	Repayment of borrowings	(546,722)	(732,077)
融資活動(所用)所得	Net cash (used in) from		
現金淨額	financing activities	(393,900)	27,821
現金及現金等值物的	Net increase in cash		
淨增加	and cash equivalents	134,683	164,077
年初之現金及	Cash and cash equivalents		
現金等值物	at beginning of year	384,964	242,892
70 E () IE ()	at beginning or year	304,304	242,032
滙率變動之影響	Effect on exchange rate changes	542	(22,005)
年終之現金及	Cash and cash equivalents		
現金等值物	at end of year 25	520,189	384,964

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

1. 一般資料

康師傅控股有限公司(「本公司」)及其附屬公司(統稱為「本集團」)主要從事生產及銷售方便麵、飲品及糕餅產品。本公司為開曼群島註冊成立有限責任公司及股票於香港聯合交易所有限公司之主板上市。其主要營運地址為中國天津經濟技術開發區第三大街15號。

2. 賬目編製

本賬目乃按照香港會計師公會頒佈之 香港財務報告準則(「香港財務報告準 則」),此統稱已包括所有適用個別的 香港財務報告準則、香港會計準則 (「香港會計準則」)及詮釋、香港曾計 接納之會計原則及香港公司條例之披 露規定而編製。本賬目同時亦符合香 港聯合交易所有限公司證券上市規則 之適用披露規定。

除詳載於附註4,於年內生效的新訂或經修訂之香港財務報告準則外,本 賬目採用之會計政策與二零零八年度 的賬目是一致的。本集團所採用之主 要會計政策概要載於附註3。

1. GENERAL INFORMATION

Tingyi (Cayman Islands) Holding Corp. (the "Company") and its subsidiaries (collectively, the "Group") are principally engaged in the manufacture and sale of instant noodles, beverages and bakery products. The Company is a limited liability company incorporated in the Cayman Islands and its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited. The address of its principal place of business is No. 15, The 3rd Street, Tianjin Economic-Technological Development Area, Tianjin, PRC.

2. BASIS OF PREPARATION

These financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRS"), which collective term includes all applicable individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKAS") and Interpretations issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), accounting principles generally accepted in Hong Kong, and the disclosure requirements of the Hong Kong Companies Ordinance. These financial statements also comply with the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

These financial statements have been prepared on a basis consistent with the accounting policies adopted in the 2008 financial statements except for the adoption of the new / revised HKFRS that are effective from the current year as detailed in note 4 to the financial statements. A summary of the principal accounting policies adopted by the Group is set out in note 3 to the financial statements.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

2. 賬目編製(續)

在編製賬目時,基於本集團於二零零九年十二月三十一日流動負債較流動資產超出283,341,000美元(二零零八年:淨流動負債416,887,000美元),因此董事已審慎評估本集團在可見未來之營運資金及融資需求。

董事基於本集團現有可動用之銀行信 貸與業務持續錄得溢利的情況下,認 為本集團在可見將來有充份資源完全 兑現其財務承擔。故此,賬目以持續 經營之準則編製。

3. 主要會計政策

(a) 編製基準

編製賬目時以原值作為衡量標準,除按公允價值列賬及在損益 賬處理的金融資產乃以公允價值 計量。詳情載於下列之會計政 策。

2. BASIS OF PREPARATION (Continued)

In preparing the financial statements, the directors have carefully assessed the working capital and financing requirements of the Group in the foreseeable future, as the Group's current liabilities exceeded its current assets by US\$283,341,000 (2008: net current liabilities of US\$416,887,000) at the end of the reporting period.

Taking into account the existing banking facilities of the Group and continuing profitable operations, the directors are satisfied that the Group has sufficient resources to meet in full its financial obligations as they fall due in the foreseeable future. Accordingly, the financial statements have been prepared on a going concern basis.

3. PRINCIPAL ACCOUNTING POLICIES

(a) Basis of measurement

The measurement basis used in the preparation of these financial statements is historical cost, except for financial assets at fair value through profit or loss, which have been measured at fair value as explained in the accounting policies set out below.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(b) 綜合基準

綜合賬目包括本公司及各附屬公司截至每年十二月三十一日之賬目。編製子公司財務報表的呈報年度與本公司相同,會計政策亦 貫徹一致。

本集團內部各公司之間進行交易 所致的所有結餘、交易、收支及 損益均全數抵銷。附屬公司的業 績自本集團取得控制權之日期起 合併,並繼續合併附屬公司直至 控制權終止日期。

少數股東權益指並非由本集團所持有之損益及資產淨值部分,並於綜合收益表及綜合全面收益表內獨立呈列。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(b) Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries as at 31 December each year. The financial statements of the subsidiaries are prepared for the same reporting year as that of the Company using consistent accounting policies.

All inter-group balance, transactions, income and expenses and profits and losses resulting from intra-group transactions are eliminated in full. The results of subsidiaries are consolidated from the date on which the Group obtains control and continue to be consolidated until the date that such control ceased.

Non-controlling interests represent the portion of profit or loss and net assets not held by the Group and are presented separately in the consolidated income statement and consolidated statement of comprehensive income.

Non-controlling interests are presented in the consolidated statement of financial position within equity, separately from equity attributable to owners of the Company. Losses applicable to non-controlling parties in excess of the non-controlling's interests in the subsidiary's equity are allocated against the interests of the Group except to the extent that the minority has a binding obligation and is able to make an additional investment to cover the losses.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(c) 物業、機器及設備

當出售時或當繼續使用資產預期但不會產生任何未來經濟利益時,物業、廠房及設備項目撇除確認。當物業、機器及設備出出售或棄用時所得之盈虧,按其出售所得淨額與資產賬面值間之差額用以評定,並認列於綜合收益表內。

除在建工程外,物業、機器及設備之折舊是根據全面投入運作之日期起按其可使用年限及預計發值後以直線法計提折舊。當物業、機器及設備項目之不同使用年期時,項目之成理不同使用年期分之間按合理本方配,每個部份分開計算折舊。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(c) Property, plant and equipment

Property, plant and equipment, other than construction in progress, are stated at cost less accumulated depreciation and accumulated impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance are charged to the income statement during the year in which they are incurred.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in the consolidated income statement in the year in which the item is derecognised.

Depreciation is provided to write off the cost less accumulated impairment losses of property, plant and equipment, other than construction in progress, over their estimated useful lives as set out below from the date on which they are available for use and after taking into account their estimated residual values, using the straight-line method. Where parts of an item of property, plant and equipment have different useful lives, the costs or valuation of the item is allocated on a reasonable basis and depreciated separately.

5 years

賬目附註 Notes to the Financial Statements

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(c) 物業、機器及設備(續)

樓宇 10至30年 機器及設備:

一供生產方便麵及飲料 12年一其他 5至10年電器及設備 5年

电益及設備 5年雜項設備 5年

(d) 在建工程

(e) 無形資產 - 商標

由本集團購入之商標之成本以資本化入賬。無限年期之商標以成本減累計攤銷及累計減值虧損列 賬。年期有限之商標以成本減累 計攤銷及累計減值虧損列賬。商 標攤銷乃以直線法按預計可使用 之年期而計提。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(c) Property, plant and equipment (Continued)

Buildings 10 to 30 years

Machinery and equipment:

- For instant noodles and beverages 12 years

- Others 5 to 10 years

Electrical appliances and equipment 5 years

(d) Construction in progress

Miscellaneous equipment

Construction in progress includes property, plant and equipment in the course of construction for production or for its own use purposes. Construction in progress is stated at cost less accumulated impairment losses. Cost includes all construction expenditure and other direct costs, including interest costs, attributable to such projects. Costs on completed construction works are transferred to the appropriate asset category. No depreciation is provided in respect of construction in progress until it is completed and ready for its intended use.

(e) Intangible assets - Trademarks

The initial cost of acquiring trademarks is capitalised. Trademarks with indefinite useful lives are carried at cost less accumulated impairment losses. Trademarks with finite useful lives are carried at cost less accumulated amortisation and accumulated impairment losses. Amortisation is provided on the straight-line basis over their estimated useful lives.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(f) 土地租約溢價

土地租約溢價為購入承租人佔用之物業基於固定條款之權益之預付款項。溢價乃以成本列賬,並於租期內以直線法攤銷計入綜合收益表中。

(g) 附屬公司

附屬公司乃本集團有權規管其財 務及營運政策之實體,以從其業 務中獲取利益。

在本公司財務狀況表內,附屬公司權益以成本減累積減值虧損列值。投資賬面值會個別撇減至其可收回金額。附屬公司業績由本公司按已收及應收股息基準入賬。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(f) Prepaid lease payments

Prepaid lease payments are up-front payments to acquire fixed term interests in lessee-occupied land. The premiums are stated at cost and are amortised over the period of the lease on a straight-line basis to the consolidated income statement.

(g) Subsidiaries

A subsidiary is an entity in which the Group has the power to govern the financial and operating policies so as to obtain benefits from its activities.

In the Company's statement of financial position, an interest in subsidiary is stated at cost less impairment loss. The carrying amount of the investment is reduced to its recoverable amount on an individual basis. The results of subsidiaries are accounted for by the Company on the basis of dividends received and receivable.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(h) 聯營公司

聯營公司為本集團具有重大影響 力之企業,但不屬於本集團之附 屬公司或合營企業。

聯營公司權益乃以會計權益法列 賬。綜合收益表包括本集團 結本年度聯營公司之收購團 綜合財務狀況包括本醫團 營公司之淨資產及關相司之淨資產 團所佔聯營公司虧損公司 (包括任何長期權益,而該 權益實質上構成本集團於 權益實質上構成本集團於 權益所 經營公司權益淨額之一部分), 團終止認列應佔之虧損。

當本集團與其聯營公司進行交易 時,未變現之盈利及虧損將按本 集團於有關聯營公司所佔權益予 以對銷。除非證明已轉讓資產減 值,在此情況下則即時入賬於綜 合收益表內。

於本公司之財務狀況表內,聯營公司權益以個別成本減累計減值 虧損列賬。聯營公司之業績透過 已收股利及應收股利反映在本公 司賬內。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(h) Associates

An associate is an entity in which the Group has significant influence and which is neither a subsidiary nor a joint venture.

The Group's interests in associates are accounted for under the equity method of accounting. The consolidated income statement includes the Group's share of the post-acquisition results of its associates for the year. The consolidated statement of financial position includes the Group's share of the net assets of associates and also goodwill. The Group discontinues recognising its share of further losses when the Group's share of losses of the associate equals or exceeds the carrying amount of its interest in the associate, which includes any long term interests that, in substance, form part of the Group's net interests in the associate.

Unrealised profits and losses resulting from transactions between the Group and its associate are eliminated to the extent of the Group's interest in the associate, except where unrealised losses provide evidence of an impairment of the asset transferred, in which case they are recognised immediately in the consolidated income statement.

In the Company's statement of financial position, an interest in associates is stated at cost less impairment loss determined on individual basis. The results of associates are accounted for by the Company on the basis of dividends received and receivable.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(i) 金融工具

金融資產及金融負債乃按交易日 之基準及於本集團成為該工具合 約條文之其中一方時確認。

當本集團從金融資產收取未來現 金流量的合約權利到期或本集團 實質上轉讓了與該金融資產擁有 權相關的幾乎全部風險和回報 時,會終止確認該項金融資產。 只有當金融負債消除時,才能終 止確認該項金融負債。

按公允價值列賬及在損益賬處理的金融資產

按公允價值列賬及在損益賬處理 之金融資產包括持有作為交易之 金融資產,以及原先指定為按公 允價值入收益表者。有關工具按 公允價值計量,公允價值之變動 乃入賬於綜合收益表內。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(i) Financial instruments

Financial assets and financial liabilities are recognised when the Group become a party to the contractual provisions of the instruments and on a trade date basis.

A financial asset is derecognised when the Group's contractual rights to future cash flows from the financial asset expire or when the Group transfers the financial asset and the Group has transferred substantially all the risks and rewards of ownership of the financial asset. A financial liability is derecognised only when the liability is extinguished, that is, when the obligation specified in the relevant contract expires.

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading and financial assets designated upon initial recognition as at fair value through profit or loss. They are carried at fair value, with any resultant gain and loss recognised in the consolidated income statement.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(i) 金融工具(續)

貸款及應收賬款

可供出售金融資產

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(i) Financial instruments (Continued)

Loans and receivables

Loans and receivables including trade and other receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market and are not held for trading. They are measured at amortised cost using the effective interest method, except where balances are interest-free loans and without any fixed repayment term or the effect of discounting would be insignificant. In such case, the receivables are stated at cost less impairment loss. Amortised cost is calculated by taking into account any discount or premium on acquisition, over the period to maturity. Gains and losses arising from derecognition, impairment or through the amortisation process are recognised in the consolidated income statement.

Available-for-sale financial assets

Available-for-sale financial assets are non-derivatives financial assets that are either designated at this category or not classified in any of the other categories of financial assets. They are measured at fair value with changes in value recognised as other comprehensive income and separate component of equity until the assets are sold, collected or otherwise disposed of, or until the assets are determined to be impaired, at which time the cumulative gain or loss previously reported in equity is transferred to the consolidated income statement. Available-for-sale financial assets that do not have a quoted market price in an active market and whose fair value cannot be reliably measured are stated at cost less impairment loss.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(i) 金融工具(續)

金融資產減值

於各結算日,本集團均會評估是 否有客觀證據證明金融資產(按 公允價值列賬及在損益賬處理的 金融資產除外)出現減值現象。 金融資產之減值虧損按攤銷成本 列賬,並以資產之賬面值與其按 金融資產之原有實際利率折算之 預期未來現金流之現值間之差異 計算。金融資產的減值虧損於收 益表中確認。倘資產之可收回金 額於日後增加而可客觀地與確認 減值後發生的事件有關連,則於 往後期間在收益表撥回減值虧 損,惟資產於減值日期撥回之賬 面值不得超過並無確認減值時之 攤銷成本。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(i) Financial instruments (Continued)

Impairment of financial assets

At the end of each reporting period, the Group assesses whether there is objective evidence that financial assets, other than those at fair value through profit or loss, are impaired. The impairment loss of financial assets carried at amortised cost is measured as the difference between the assets' carrying amount and the present value of estimated future cash flow discounted at the financial asset's original effective interest rate. The impairment loss is recognised in the consolidated income statement. Such impairment loss is reversed in subsequent periods through profit or loss when an increase in the financial asset's recoverable amount can be related objectively to an event occurring after the impairment was recognised, subject to a restriction that the carrying amount of the asset at the date the impairment is reversed does not exceed what the amortised cost would have been had determined the impairment not been recognised.

When an available-for-sale financial asset is impaired, an amount comprising the difference between its acquisition cost (net of any principal repayment and amortisation) and current fair value, less any previously recognised impairment loss, is transferred from equity to profit or loss. Impairment losses recognised in profit or loss in respect of available-for-sale equity instrument are not reversed through profit or loss. Any subsequent increase in fair value of available-for-sale equity instrument after recognition of impairment loss is recognised in other comprehensive income. Reversal of impairment loss of available-for-sale debt instruments are reversed through profit or loss, if the increase in fair value of the instrument can be objectively related to an event occurring after the impairment loss was recognised in profit or loss.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(i) 金融工具(續)

金融負債

本集團之金融負債包括應付賬項 及其他應付款項、應付聯營公司 款項、有息借貸以及其他非流動 應付款項。所有金融負債初始按 其公允值確認,後續採用實際利 率法按攤餘成本計量,除非折現 的影響不重大,這種情況下,它 們按成本計量。

(j) 現金等值物

就綜合現金流量表而言,現金等值物是指短期和流通率極高的投資,扣除銀行透支(如有)。此等投資可隨時轉換為既定金額的現金。其價值變動風險有限。

(k) 收益之確認

收益是在本集團能獲得有關經濟 效益,並且於入賬時該收益及成 本(如適用)能可靠地計算。

出售貨品所得收益於貨品之擁有 權所涉及之風險及回報轉交買 家,通常亦即貨物付運時入賬。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(i) Financial instruments (Continued)

Financial liabilities

The Group's financial liabilities include trade and other payables, amounts due to associates, interest-bearing borrowings and other non-current payables. All financial liabilities are recognised initially at their fair value and subsequently measured at amortised cost, using the effective interest method, unless the effect of discounting would be insignificant, in which case they are stated at cost.

(j) Cash equivalents

For the purpose of the consolidated statement of cash flows, cash equivalents represent short-term highly liquid investments which are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, net of bank overdraft, if any.

(k) Revenue recognition

Revenue is recognised when it is probable that the economic benefits will flow to the Group and when the revenue and costs, if applicable, can be measured reliably.

Sale of goods is recognised on transfer of risks and rewards of ownership, which generally coincides with the time when the goods are delivered and title has been passed.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(I) 外幣換算

本集團各實體包括本公司、附屬 公司、聯營公司及共同控該實體公司及共同控訴實體公司及共同控訴實體 營所在之主要經濟環境貨幣(「功能貨幣」)計量。本公司之功能貨幣為人民幣。本綜合 之功能貨幣為人民幣。本綜合 目按本公司之呈報貨幣美元呈 列。

外幣交易均按交易當日之現行滙 率換算為功能貨幣。因上述交易 結算及按結算日之滙率兑換以外 幣計值之貨幣資產及負債而產生 之滙兑損益,均於綜合收益表中 確認。

在綜合賬目時,所有集團實體的 業績及財務狀況的功能貨幣如有 別於呈報貨幣,均按以下方式換 算為呈報貨幣:

- (a) 於各財務狀況表呈列的資產 及負債乃按有關結算日的收 市滙率換算:
- (b) 綜合收益表中的各項收支乃 按平均滙率換算;
- (c) 所有從上述換算產生的匯兑 差異及組成本集團海外業務 投資淨額一部分的貨幣項目 所產生的匯兑差異,乃在主 為權益中的獨立部分。。 告海外業務時,有關該部分 業務的權益中的獨立累計款 遞延的匯 兑差異之累請 項,於出售盈虧獲確認時於 綜合收益表確認。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(I) Foreign currency translation

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates ("functional currency"). The Company's functional currency is United States Dollars ("US\$") and majority of its subsidiaries have Chinese Renminbi ("RMB") as their functional currency. The consolidated financial statements are presented in US\$, which is the Company's functional and presentation currency.

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the consolidated income statement.

On consolidation, the results and financial position of all the Group entities that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- (a) assets and liabilities for each statement of financial position presented are translated at the closing rate at the end of the reporting period;
- (b) income and expenses for each consolidated income statement are translated at average exchange rates;
- (c) all resulting exchange differences arising from the above translation and exchange differences arising from a monetary item that forms part of the Group's net investment in a foreign operation are recognised as a separate component of equity. On disposal of a foreign operation, the cumulative amount of the exchange differences deferred in the separate component of equity relating to that foreign operation is recognised in the consolidated income statement when the gain or loss on disposal is recognised.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(m) 存貨

存貨以成本或可變現淨值兩者之較低者列賬。成本包括所有採購成本,加工成本(如適用)及其他將存貨達至現存地點及狀況之成本,並且採用加權平均成本法計算。可變現淨值指在日常業務中之估計出售價減去估計達成銷售所需之成本。

(n) 非金融資產的減值

倘本集團估計某項資產或即賺取 現金單位之可收回金額低於其賬 面值,則該項資產之賬面值須減 低至其可收回價值。減值虧損將 即時確認為開支。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(m) Inventories

Inventories are stated at the lower of cost and net realisable value. Cost, which comprises all costs of purchase and, where applicable, costs of conversion and other costs that have been incurred in bringing the inventories to their present location and condition, is calculated using the weighted average cost method. Net realisable value represents the estimated selling price in the ordinary course of business less the estimated costs necessary to make the sale.

(n) Impairment of non-financial assets

At the end of each reporting period, the Group reviews internal and external sources of information to determine whether the carrying amounts of its property, plant and equipment, prepaid lease payments, and intangible assets have suffered an impairment loss or impairment loss previously recognised no longer exists or may be reduced. The Company reviews its interests in subsidiaries for any indication of impairment loss or impairment loss previously recognised no longer exists or may be reduced. If any such indication exists, the recoverable amount of the asset is estimated, based on the higher of its fair value less costs to sell and value in use. Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the smallest group of assets that generates cash flows independently (i.e. a cashgenerating unit).

If the recoverable amount of an asset or a cash-generating unit is estimated to be less than its carrying amount, the carrying amount of the asset or cash-generating unit is reduced to its recoverable amount. Impairment losses are recognised as an expense immediately.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(n) 非金融資產的減值(續)

倘若某項減值虧損期後撤回,則 該項資產或即賺取現金單位之賬 面值須增加至重新估計之可收回 價值,惟增加後之賬面值不得超 過在以往年度並無減值虧損而釐 定之賬面值。若減值虧損撤回時 將即時確認為收益。

(o) 借貸成本

(p) 營運租賃

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(n) Impairment of non-financial assets (Continued)

A reversal of impairment losses is limited to the carrying amount of the asset or cash-generating unit that would have been determined had no impairment loss been recognised in prior years. Reversal of impairment losses is recognised as income immediately.

(o) Borrowing costs

Borrowing costs incurred, net of any investment income on the temporary investment of the respective borrowings, that are directly attributable to the acquisition, construction or production of qualifying assets, i.e. assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets. Capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. All other borrowing costs are recognised as an expense in the period in which they are incurred.

(p) Operating leases

Leases where substantially all the risks and rewards of ownership of assets remain with the lessor are accounted for as operating leases. Rentals payable under operating leases are recognised as an expense on the straight-line basis over the lease term. Lease incentives received are recognised in the income statement as an integral part of the net consideration agreed for the use of the leased asset. Contingent rentals are recognised as expenses in the accounting period in which they are incurred.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(q) 政府補助

政府補助乃鼓勵本集團在各有關 開發區經營及發展業務而從中國 有關部門收取之津貼。

(r) 員工福利

界定供款計劃

界定退休供款計劃的供款責任於 產生時在綜合收益表中確認為開 支,並扣除僱員於未完成供款計 劃而離職所發生的供款部份。該 計劃的資產與本集團的資產分開 並由獨立管理基金持有。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(q) Government grants

Government grants represent incentive grants from the relevant PRC authorities in respect of the running of business by the Group in certain development zones and to encourage the furtherance of such business.

Government grants are recognised at their fair value where there is reasonable assurance that the grants will be received and all attached conditions will be complied with. When the grant relates to an expense item, it is recognised as income over the years necessary to match the grant on a systematic basis to the costs that it is intended to compensate. Where the grant relates to an asset, the fair value is credited to a deferred income account and is released to the consolidated income statement over the expected useful life of the relevant asset by equal annual instalments.

(r) Employee benefits

Defined contribution plans

The obligations for contributions to defined contribution retirement scheme are recognised as expenses in the consolidated income statement as incurred and are reduced by contributions forfeited by those employees who leave the scheme prior the contributions are vested fully in those employees. The assets of the scheme are held separately from those of the Group in an independently administered fund.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(r) 員工福利(續)

界定福利計劃

經考慮獨立精算師以精算方式的 預計單位成本法所作出的界供 議,僱主及僱員共同作出界定福 利計劃的供款。本集團之界 劃計劃的責任為就各項計劃實 估計僱員於本年度及過往年 無務所賺取的未來利益 法利益乃折現至其現值, 該利益乃折現至其現值。 有關計劃資產的公允價值。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(r) Employee benefits (Continued)

Defined benefit plans

The defined benefit plans are generally funded by payments from employees and the Group, taking into account of the recommendations of the independent qualified actuaries using the projected unit credit method. The Group's obligation in respect of defined benefit plans is calculated separately for each plan by estimating the amount of future benefit that employees have earned in return for their services in the current and prior periods, which is discounted to the present value and reduced by the fair value of any plan assets.

The amount recognised in the statement of financial position represents the present value of the defined benefit obligation as adjusted for unrecognised actuarial gains and losses and unrecognised past service cost, and reduced by the fair value of plan assets. Any asset resulting from this calculation is limited to the net total of any cumulative unrecognised net actuarial losses and past service costs, plus the present value of any future refunds from the plan or reductions in future contributions to the plan. If there is no change or a decrease in the present value of the economic benefits, the entire net actuarial gains or losses with the past service cost of the current period is recognised immediately.

Actuarial gains and losses arising from experience adjustments and changes in actuarial assumptions, which exceed 10% of the greater of the present value of the Group's defined benefit obligations and the fair value of plan assets are amortised over the expected average remaining working lives of the participating employees. Past service cost is recognised immediately to the extent that the benefits are already vested and otherwise is amortised on a straight-line basis over the average period until the benefits become vested.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(s) 以股份為支付基礎之交易

授予僱員之購股權

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(s) Share-based payment transactions

Share options granted to employees

The Group's employees, including directors, receive remuneration in the form of share-based payment transactions, whereby the employees rendered services in exchange for shares or rights over shares. The cost of such transactions with employees is measured by reference to the fair value of the equity instruments at the grant date. The fair value of share options granted to employees is recognised as an employee cost with a corresponding increase in a share-based payment reserve within equity. The fair value is determined using the binomial model, taking into account the terms and conditions of the transactions, other than conditions linked to the price of shares of the Company ("market conditions").

The cost of equity-settled transactions is recognised, together with a corresponding increase in equity, over the year(s) in which the vesting conditions are to be fulfilled, ending on the date on which the relevant employees become fully entitled to the award ("vesting date"). During the vesting period, the number of share options that is expected to vest ultimately is reviewed. Any adjustment to the cumulative fair value recognised in prior years is charged / credited to profit or loss for the year of the review, with a corresponding adjustment to the reserve within equity.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(t) 税項

税項支出乃根據本年度業績就免 課税或不可扣減項目作調整並按 於結算日已制定或實際會制定之 税率作出計算。

遞延税項乃採用負債法,就資產 與負債之税項計算準則與之 目之賬面值兩者不同引致之短 時差作出全數撥備。然而自 避延稅項資產和負債。 易時不影響會計或應課稅 資產或負債的初始確認(如 數 資產的一部份則除外),則不 會計入遞延稅項。

當資產被變現或負債被清還時,遞延稅項負債及資產以該期之適用稅率衡量,根據於結實日已制定或實際會制定之稅務法例計算。遞延稅項產及稅據有可能獲得之未來應課稅稅據有可能獲得之未來應說之程數短暫時差可互相抵銷之程度而予以確認。

遞延税項是就附屬公司及聯營公司之投資所產生之應課税暫時差額而確認,惟於本集團可控制暫時差額之撥回及暫時差額可能在可見將來不會撥回則除外。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(t) Taxation

The charge for current income tax is based on the results for the year as adjusted for items that are non-assessable or disallowed. It is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts in the financial statements. However, any deferred tax arises from initial recognition of goodwill; or other asset or liability in a transaction other than a business combination that at the time of the transaction affects neither the accounting profit nor taxable profit or loss is not recognised.

The deferred tax liabilities and assets are measured at the tax rates that are expected to apply to the period when the asset is recovered or the liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted at the end of the reporting period. Deferred tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences, tax losses and credits can be utilised.

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

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(u) 有關連人士

在下列情況下,有關人士將視為 本集團之關連人士;

- (a) 透過一個或多個中介實體, 該方直接或間接控制本集 團,或由本集團控制或與本 集團受到共同控制;於本集 團擁有權益,並可藉著該權 益對本集團行使重大影響 力;或對本集團擁有共同控 制;
- (b) 有關人士為本集團之聯營公 司;
- (c) 本集團為該合營企業之合夥 人;
- (d) 有關人士為本集團之主要管 理人員;
- (e) 有關人士為(a)或(d)項所述人 士之直系親屬;
- (f) 有關人士受直接或間接歸屬 於(d)或(e)項所述人士之實體 所控制、與他人共同控制或 發揮重大影響力,或擁有重 大投票權;或
- (g) 有關人士為本集團或其關連 人士之僱員終止受僱後福利 計劃之受益人。

(v) 分部報告

營運分部之報告方式與主要營運 決策者獲提供的內部報告之方式 一致。作出決策的督導委員會是 主要營運決策者,其負責分配資 源並且評核營運分部的表現。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(u) Related parties

A party is related to the Group if

- (a) directly, or indirectly through one or more intermediaries, the party controls, is controlled by, or is under common control with, the Group; or has an interest in the Group that gives it significant influence over the Group; or has joint control over the Group;
- (b) the party is an associate of the Group;
- (c) the party is a joint venture in which the Group is a venturer;
- (d) the party is a member of the key management personnel of the Group;
- (e) the party is a close member of the family of any individual referred to in (a) or (d);
- (f) the party is an entity that is controlled, jointly controlled or significantly influenced by or for which significant voting power in such entity resides with, directly or indirectly, any individual referred to in (d) or (e); or
- (g) the party is a post-employment benefit plan for the benefit of employees of the Group, or of any entity that is a related party of the Group.

(v) Segment reporting

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

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(w) 香港財務報告準則之未來變動

於通過本賬目日期,本集團並未採用下列香港會計師公會已頒佈於本年度尚未生效之新訂及經修訂香港財務報告準則及詮釋。

香港財務 香港財務報告 報告準則 準則之改進 (修訂本) (二零零八年)¹ 香港財務報告 報告準則 準則之改進 (修訂本) (二零零九年)²

香港會計 綜合及獨立 準則 財務報表¹

第27號 (經修訂)

香港會計 金融工具: 準則第32號 呈列一供股

(修訂本) 之分類³

香港會計準則 合資格對沖項目¹ 第39號

(修訂本)

香港財務報告 首次採納者 準則第1號 之額外豁免4

(修訂本)

香港財務報告 以股份為基礎

準則第2號 付款-集團 (修訂本) 現金結算以

> 股份為基礎 付款之交易⁴

香港財務報告 業務合併1

準則第3號 (經修訂)

香港(國際財務 向擁有者分派 報告詮釋 非現金資產¹

委員會)

- 詮釋第17號

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(w) Future changes in HKFRS

At the date of authorisation of these financial statements, the HKICPA has issued the following new and revised standards, amendments and interpretations that have been issued but not yet effective.

HKFRSs (Amendments) Improvements to

HKFRSs 2008 - amendments

to HKFRS 51

HKFRSs (Amendments) Improvements to HKFRSs 2009²

HKAS 27 (Revised) Consolidated and Separate

Financial Statements¹

HKAS 32 (Amendments) Classification of Rights Issues³

HKAS 39 (Amendments) Eligible Hedged Items¹

HKFRS 1 (Amendments) Additional Exemptions for

First-time Adopters⁴

HKFRS 2 (Amendments) Group Cash-settled

Share-based

Payment Transactions⁴

HKFRS 3 (Revised) Business Combinations¹

HK(IFRIC) - Int 17 Distributions of Non-cash

Assets to Owners¹

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

3. 主要會計政策(續)

(w) 香港財務報告準則之未來變動(續)

- 1 於二零零九年七月一日或之後 開始之年度期間生效
- 2 於二零零九年七月一日或二零 一零年一月一日或之後開始之 年度期間牛效(如適用)
- 3 於二零一零年二月一日或之後 開始之年度期間生效
- 4 於二零一零年一月一日或之後 開始之年度期間生效

董事預期,應用上述修訂、修訂 準則及新詮譯不會對綜合財務報 表造成重大影響。

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

(w) Future changes in HKFRS (Continued)

- Effective for annual periods beginning on or after 1 July 2009
- ² Effective for annual periods beginning on or after 1 July 2009 and 1 January 2010, as appropriate
- Effective for annual periods beginning on or after 1 February 2010
- Effective for annual periods beginning on or after 1 January 2010

The directors of the Company anticipate that the application of these amendments, revised standards and new interpretations will have no material impact on the consolidated financial statements.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

4. 採納新增/經修訂之香港財務報告準則

修訂之香港財務報告準則第7號:金融工具一披露

此修訂之準則新增了有關公允價值計量及流動資金風險之披露規定。就有關新增公允價值計量層次的披露(附註37公允價值(a))及流動資金風險對本集團並無重大影響。受惠於此修訂之過渡性條文,有關新增金融工具公允價值計量披露之比較資料未有呈列於本財務報表內。

香港財務報告準則第8號:經營分部

4. ADOPTION OF NEW / REVISED HKFRS

Amendments to HKFRS 7: Financial Instruments - Disclosures

Amendments to HKFRS 7 require additional disclosures about fair value measurement and liquidity risk. The additional disclosures of fair value measurements by level of a fair value measurement hierarchy are presented in Note 37 Fair value (a), and the liquidity risk disclosures are not significantly impacted by the amendments. The Group has taken advantage of the transitional provisions set out in the amendments, under which comparative information for the newly required disclosures about the fair value measurements of financial instruments are not provided in the financial statements.

HKFRS 8 Operating Segments

HKFRS 8, replacing HKAS 14: Segment Reporting, requires a "management approach" under which segment information is presented on the same basis as that used for internal reporting purposes. Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. This contrasts with the presentation of segment information in prior years which was based on a disaggregation of the Group's financial statements into segments based on related products. The adoption of HKFRS 8 has not resulted in significant changes in the presentation of the Group's segment information as segment information has been previously presented on a basis consistent with the internal information reported to the Group's chief operating decision maker.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

4. 採納新增/經修訂之香港財務報 告準則(續)

香港會計準則第1號(經修訂):財務報表的呈列

香港會計準則第23號(經修訂)-借貸成本

香港會計準則第23號(經修訂)去除了即時支銷所有借貸成本作費用之選擇,並需將有關收購、興建或生產一項合資格資產直接應佔的借貸成本資本化,作為該資產的部份成本。採納此項經修訂之準則對本集團的財務賬目並無重大影響。

4. ADOPTION OF NEW / REVISED HKFRS (Continued)

HKAS 1 (Revised): Presentation of Financial Statements

HKAS 1 (Revised) requires transactions with owners to be presented separately from all other income and expenses in a revised statement of changes in equity. The revised Standard however allows non-owner changes in equity to be shown in a single statement (the statement of comprehensive income) or two statements (the income statement and the statement of comprehensive income). The Group has elected to prepare two statements. In addition, the revised Standard requires that when comparative information is restated or reclassified, a statement of financial position as at the beginning of the comparative period, in addition to the statements of financial position as at the end of the current period and the comparative period, should be presented. Since the Group and the Company did not restate comparative information during the year, this new requirement has no impact on the financial statements.

HKAS 23 (Revised): Borrowing Costs

HKAS 23 (Revised) eliminates the option to expense borrowing costs and requires that borrowing costs directly attributable to the acquisition, construction or production of a qualifying asset should be capitalised as part of the cost of that asset. The adoption of this revised Standard has no signification impact on the financial statements.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

4. 採納新增/經修訂之香港財務報告準則(續)

香港財務報告準則之改進

香港財務報告準則之改進(2008)包括 對香港財務報告準則作出之若干改 進,主要旨在消除不符之處及闡明字 眼。採納此等改進對本集團之會計政 策詳情造成若干改變。在此等改變之 中,以下香港會計準則第38號所述之 改變跟本集團有比較重大的關係:

香港會計準則第38號無形資產:如集團有權取得貨品或已獲得服務,其廣告及推廣活動支出將確認為費用。此修訂對本集團的財務賬目並無重大影響。

5. 關鍵會計估計及判斷

有關未來之估計及假設以及判斷乃由 管理層在編製財務報表時作出。這會 估計、假設及判斷會對本集團之會 強力 之申報金額以及所作出之披露構成 之申報金額以及所作出之披露構成 。 (包括日後出現在有關情況下相 。 合理之事件)評估。於適當時,來 問 估計之修訂會於修訂期間及於未來期 間(倘修訂亦影響日後期間)確認。

4. ADOPTION OF NEW / REVISED HKFRS (Continued)

Improvements to HKFRSs

Improvements to HKFRS (2008) contains improvements to a number of Standards aiming to remove inconsistencies and clarify wording in the Standards. The adoption of those improvements had resulted in a number of changes in the details of the Group's accounting policies. Of those changes, only HKAS 38 as described below is considered more relevant to the Group:

HKAS 38 Intangible Assets: Expenditure on advertising and promotional activities is recognised as an expense when the Group either has the right to access the goods or has received the service. The amendment does not have in a material impact on the Group's financial statements.

5. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and assumptions concerning the future and judgements are made by the management in the preparation of the financial statements. They affect the application of the Group's accounting policies, reported amounts of assets, liabilities, income and expenses, and disclosures made. They are assessed on an on-going basis and are based on experience and relevant factors, including expectations of future events that are believed to be reasonable under the circumstances. Where appropriate, revisions to accounting estimates are recognised in the period of revision and future periods, in case the revision also affects future periods.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

5. 關鍵會計估計及判斷(續)

使用年限及物業、機器及設備之減值

董事每年透過預計用量、對資產使用 之損耗及技術過時之潛在性進行謹慎 研究,以評估物業、機器及設備之殘 值及可用年期。

6. 營業額與收益

本集團之營業額與收益指向客戶售貨 之發票值,扣除退貨、折扣及增值 税。

CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

Useful lives and impairment of property, plant and equipment

The directors review the residual value, useful lives and depreciation method of property, plant and equipment on an annual basis, through careful consideration with regards to expected usage, wear-and-tear and potential technical obsolescence to usage of the assets.

In determining whether an asset is impaired or the event previously causing the impairment no longer exists, the directors have to exercise judgement in the area of asset impairment, particularly in assessing: (1) whether an event has occurred that may affect the asset value or such event affecting the asset value has not been in existence; (2) whether the carrying value of an asset can be supported by the net present value of future cash flows which are estimated based upon the continued use of the asset or derecognition; and (3) the appropriate key assumptions to be applied in preparing cash flow projections including whether these cash flow projections are discounted using an appropriate rate. Changing the assumptions selected by management to determine the level of impairment, including the discount rates or the growth rate assumptions in the cash flow projections, could materially affect the net present value used in the impairment test.

6. TURNOVER AND REVENUE

The Group's turnover and revenue represents the invoiced value of goods sold to customers, net of returns, discounts and Value Added Tax.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

7. 分部資料

執行董事已確立為主要營運決策者。 經營分部已被確立,而分部資料已按 內部慣常呈報給本公司之執行董主 財務資料制作,依據該等資料作出表 營分部資源分配決定及評估其表明 營運決策者以業務性質 本公司之營運決策者以業務性質業務 考慮,由於本集團多於90%的營業務 及營運源自中國,分部資料以業務 呈示,分為方便面,飲品,糕餅及其 他。

執行董事以未有分配財務費用及應佔 聯營公司業績的經營分部稅前利潤或 虧損作出經營分部資源分配決定及評 估其表現。

7. SEGMENT INFORMATION

The chief operating decision-maker has been identified as the executive directors. The Group has identified its operating segments and prepared segment information based on the regular internal financial information reported to the Company's executive directors for their decisions about resources allocation to the Group's business components and review of these components' performance. The Company's executive directors consider the business principally from a product perspective as over 90% of the Group's sales and business are conducted in the PRC. Business reportable operating segments identified are instant noodles, beverages, bakery and others.

For the purposes of assessing the performance of the operating segments and allocating resources between segments, the executive directors assess segment profit or loss before income tax without allocation of finance costs and share of result of associates, which is consistent with that in the financial statements.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

7. 分部資料(續)

於二零零九年及二零零八年十二月三 十一日之分部資料如下:

業務分部分析

7. **SEGMENT INFORMATION** (Continued)

The segment information for the year ended 31 December 2009 and 2008 are as follows:

Business segment analysis

		2009					
		方便麵 Instant noodles 千美元 US\$'000	飲品 Beverages 千美元 US\$'000	糕餅 Bakery 千美元 US\$'000	其他 Others 千美元 US\$'000	內部沖銷 Inter- segment elimination 千美元 US\$'000	綜合 Group 千美元 US\$'000
營業額與收益 外來客戶收益 分部間之收益	Turnover and revenue Revenue from external customers Inter-segment revenue	2,307,513 160	2,541,962 2,829	155,232 1,352	76,406 81,563	— (85,904)	5,081,113 —
分部營業額與收益	Segment turnover and revenue	2,307,673	2,544,791	156,584	157,969	(85,904)	5,081,113
分部業績	Segment results	325,566	287,075	8,695	7,629	(763)	628,202
財務費用應佔聯營公司業績	Finance costs Share of results of associates				9,550		(12,644) 9,550
除税前溢利	Profit before taxation						625,108
税項	Taxation						(124,613)
本年度之溢利	Profit for the year						500,495
資產 分部資產 聯營公司權益 未分配資產	Assets Segment assets Interests in associates Unallocated assets	1,436,047	1,743,479	119,682	1,068,872 61,892	(1,027,658)	3,340,422 61,892 5,379
資產總值	Total assets						3,407,693
負債 分部負債 未分配負債	Liabilities Segment liabilities Unallocated liabilities	510,404	868,598	39,456	417,087	(483,195)	1,352,350 146,279
負債總額	Total liabilities						1,498,629
其他資料 年內資本開支	Other information Capital expenditures	126,982	363,443	196	16,493	_	507,114

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

7. 分部資料(續)

業務分部分析(續)

7. SEGMENT INFORMATION (Continued)

Business segment analysis (Continued)

分部間之收益 Inter-segment revenue 212 155 1,482 83,915 (85,764) 分部營業額與收益 Segment turnover and revenue 2,085,042 1,924,274 151,404 197,097 (85,764) 4	綜合 Group 千美元 US\$'000
noodles Beverages Bakery Others elimination 千美元 七美元 七美	Group 千美元
学業額與收益 Turnover and revenue 外來客戶收益 Revenue from external customers 2,084,830 1,924,119 149,922 113,182 一 4 分部間之收益 Inter-segment revenue 212 155 1,482 83,915 (85,764) 分部營業額與收益 Segment turnover and revenue 2,085,042 1,924,274 151,404 197,097 (85,764)	千美元
世業額與收益 Turnover and revenue 外來客戶收益 Revenue from external customers 2,084,830 1,924,119 149,922 113,182 — 4分部間之收益 Inter-segment revenue 212 155 1,482 83,915 (85,764) 分部營業額與收益 Segment turnover and revenue 2,085,042 1,924,274 151,404 197,097 (85,764) 4	
營業額與收益 Turnover and revenue 外來客戶收益 Revenue from external customers 2,084,830 1,924,119 149,922 113,182 — 4 分部間之收益 Inter-segment revenue 212 155 1,482 83,915 (85,764) 分部營業額與收益 Segment turnover and revenue 2,085,042 1,924,274 151,404 197,097 (85,764) 4	US\$'000
外來客戶收益 Revenue from external customers 2,084,830 1,924,119 149,922 113,182 — 4 分部間之收益 Inter-segment revenue 212 155 1,482 83,915 (85,764) 分部營業額與收益 Segment turnover and revenue 2,085,042 1,924,274 151,404 197,097 (85,764)	
分部間之收益 Inter-segment revenue 212 155 1,482 83,915 (85,764) 分部營業額與收益 Segment turnover and revenue 2,085,042 1,924,274 151,404 197,097 (85,764)	
分部營業額與收益 Segment turnover and revenue 2,085,042 1,924,274 151,404 197,097 (85,764) 4	1,272,053
<u> </u>	_
△ 如果/	1,272,053
分部業績 Segment results 202,346 253,364 6,059 32,932 (19,124)	475,577
財務費用 Finance costs	(31,168)
應佔聯營公司業績 Share of results of associates 7,812	7,812
除税前溢利 Profit before taxation	452,221
税項 Taxation	(90,185)
本年度之溢利 Profit for the year	362,036
資產 Assets	
分部資產 Segment assets 1,215,017 1,482,103 61,109 622,049 (492,236) 2	2,888,042
聯營公司權益 Interests in associates 68,095	68,095
未分配資產 Unallocated assets	5,379
資產總值 Total assets 2	2,961,516
負債 Liabilities	
分部負債 Segment Liabilities 458,789 801,633 40,226 276,336 (254,854) 1	,322,130
未分配負債 Unallocated liabilities	100,748
負債總額 Total liabilities 1	
其他資料 Other information	,422,878
年內資本開支 Capital expenditures 162,956 332,007 8,742 18,679 —	,422,878

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

8. 其他淨收入

8. OTHER NET INCOME

		2009 千美元 US\$′000	2008 千美元 US\$'000
匯兑收益淨額 利息收入 投資收入 出售廢品之收益	Exchange gains, net Interest income Investment income Gain on sales of	— 15,579 5,296	19,603 17,307 6,602
政府補助	scrapped materials Government grants	13,640 33,395	13,265 17,068
其他 ————————————————————————————————————	Others	12,003 79,913	8,582 82,427

9. 除税前溢利

9. PROFIT BEFORE TAXATION

經扣除(加入) 下列項目後:	This is stated after charging (crediting):	2009 千美元 US\$'000	2008 千美元 US\$'000
財務費用 須於五年內悉數償還之 銀行及其他貸款之 利息支出 減:利息支出資本化列入 物業、機器及設備	Finance costs Interest on bank and other borrowings wholly repayble within five years Less: interest expense capitalised into property, plant and equipment	14,915 (2,271)	31,168 —
		12,644	31,168

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

9. 除税前溢利(續)

9. PROFIT BEFORE TAXATION (Continued)

經扣除(加入) 下列項目後:	This is stated after charging (crediting):	2009 千美元 US\$'000	2008 千美元 US\$′000
其他項目	Other items		
員工成本:	Staff costs:		
薪金及報酬	Salaries and wages	340,199	313,071
以權益結算股份	Equity-settled share-based		
支付之款項	payment expenses		
退休金成本:	Pension costs:		
界定供款計劃	Defined contribution plans	32,224	22,741
界定福利計劃	Defined benefit plans	2,177	1,308
		374,600	337,120
核數師酬金	Auditor's remuneration	997	798
已售存貨成本	Cost of inventories	3,321,764	2,897,449
折舊	Depreciation	196,569	181,666
難銷:	Amortisation:		•
土地租約溢價	Prepaid lease payments	2,048	1,895
無形資產(已包括	Intangible assets (included in		•
於其他經營費用)	other operating expenses)	2,778	1,968
物業、機器及設備	Impairment loss on property,		·
之減值虧損	plant and equipment	25,778	15,742
可供出售金融資產	Impairment loss on available-for-		
之減值虧損	sale financial assets	342	_
營運租約最低租賃付款	Minimum lease payments		
	in respect of operating		
	lease charges for premises	30,766	26,789
出售物業、機器及設備	Loss (Gain) on disposal of property,		
之虧損(收益)	plant and equipment	2,051	(1,059)
出售附屬公司之收益	Gain on disposal of interest		
	in a subsidiary	(3,285)	_
出售按公允價值列賬及	Gain on disposal of financial		
在損益賬處理的	assets at fair value		
金融資產之收益	through profit or loss	_	(1,707)
匯兑損失(收益)淨額	Exchange losses (gains), net	675	(19,603)
利息收入	Interest income	(15,579)	(17,307)

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

10. 董事及高階僱員酬金

10. DIRECTORS' AND SENIOR MANAGEMENT'S EMOLUMENTS

本公司董事已收及應收之酬金總額如 下: The aggregate amounts of emoluments received or receivable by the Company's directors are as follows:

		2009					
			薪金及			以股份支付	
			其他酬金			之款項	
		董事袍金	Salaries	花紅		Share-	
		Directors'	and other	Discretionary	小計	based	總計
		fees	emoluments	bonuses	Sub-total	payments	Total
		US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000
執行董事:	Executive directors:						
魏應州	Wei Ing-Chou	200	671	134	1,005	433	1,438
井田毅	Takeshi Ida	80	_	_	80	_	80
吳崇儀	Wu Chung-Yi	50	8	_	58	_	58
魏應交	Wei Ying-Chiao	50	12	_	62	_	62
吉澤亮	Ryo Yoshizawa	50	12	_	62	_	62
井田純一郎	Junichiro Ida	50	12	_	62	_	62
獨立非執行	Independent non-						
董事:	executive directors:						
徐信群	Hsu Shin-Chun	50	12	_	62	_	62
李長福	Lee Tiong-Hock	50	8	_	58	_	58
桑原道夫	Michio Kuwahara	50	12	_	62	_	62
		630	747	134	1,511	433	1,944

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

10. 董事及高階僱員酬金(續)

10. DIRECTORS' AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)

本公司董事已收及應收之酬金總額如下: (續)

The aggregate amounts of emoluments received or receivable by the Company's directors are as follows: (Continued)

		2008					
			薪金及			以股份支付	
			其他酬金			之款項	
		董事袍金	Salaries	花紅		Share-	
		Directors'	and other	Discretionary	小計	based	總計
		fees	emoluments	bonuses	Sub-total	payments	Total
		US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000
執行董事:	Executive directors:						
魏應州	Wei Ing-Chou	100	416	153	669	128	797
井田毅	Takeshi Ida	80	_	_	80	_	80
吳崇儀	Wu Chung-Yi	50	12	_	62	_	62
魏應交	Wei Ying-Chiao	50	16	_	66	_	66
吉澤亮	Ryo Yoshizawa	50	16	_	66	_	66
井田純一郎	Junichiro Ida	50	16	_	66	_	66
獨立非執行	Independent non-						
董事:	executive directors:						
徐信群	Hsu Shin-Chun	50	12	_	62	_	62
李長福	Lee Tiong-Hock	50	16	_	66	_	66
桑原道夫	Michio Kuwahara						
(於二零零八年	(appointed on 1						
四月一日獲委任) April 2008)	37	12	_	49	_	49
小川和夫	Kazuo Ogawa						
(於二零零八年	(resigned on 1						
四月一日辭任)	April 2008)	13	4	_	17	_	17
		530	520	153	1,203	128	1,331

於二零零九年及二零零八年十二月三 十一日止年度並無董事放棄領取酬 金。

No directors have waived emoluments in respect of the years ended 31 December 2009 and 2008.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

10. 董事及高階僱員酬金(續)

本集團五位最高薪人士包括一位(二零零八年:一位)董事,其酬金詳情 載於上文。其餘四位(二零零八年: 四位)人士之酬金詳情如下:

10. DIRECTORS' AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)

The five individuals whose emoluments were the highest in the Group for the year include one director (2008: one) whose emoluments is reflected in the analysis presented above. Details of the emoluments of the remaining four individuals (2008: four) are as follows:

		2009	2008
		千美元	千美元
		US\$'000	US\$'000
薪金及其他酬金	Salaries and other emoluments	1,291	1,053
以股份支付之款項	Share-based payments	665	236
花紅	Discretionary bonuses	331	348
		2,287	1,637

支付四位最高薪人士之酬金組別如下:

The emoluments were paid to the four highest paid individuals as follows:

酬金組別 Emo	•	員人數 of individuals
	2009 千美元 US\$'000	2008 千美元 US\$'000
(2,500,001港元至3,500,000港元) (HI	220,513 to US\$448,718 K\$2,500,001 to HK\$3,500,000) — 148,719 to US\$576,923	3
(3,500,001港元至4,500,000港元) (HI	K\$3,500,001 to HK\$4,500,000) 2 676,924 to US\$705,128	1
(4,500,001港元至5,500,000港元) (HI	K\$4,500,001 to HK\$5,500,000) 1 705,129 to US\$833,333	_
	K\$5,500,001 to HK\$6,500,000)	_
	4	4

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

11. 税項

11. TAXATION

		2009 千美元 US\$'000	2008 <i>千美元</i> US\$'000
本年度税項- 中國企業所得税	Current tax - PRC Enterprise income tax		
本年度	Current year	103,252	60,023
以前年度少計撥備	Under provision in prior year	430	672
		103,682	60,695
遞延税項	Deferred taxation		
產生及轉回之	Origination and reversal of temporary		
暫時差異淨額	differences, net	4,696	6,390
按本集團於中國之	Effect of withholding tax on the		
附屬公司可供分配利潤	distributable profits		
之預提税(附註28)	of the Group's PRC subsidiaries (Note 28)	16,235	23,100
本年度税項總額	Total tax charge for the year	124,613	90,185

開曼群島並不對本公司及本集團之收入徵收任何稅項。

由於本集團於年內在香港並無應課税 溢利,因此並無作出香港利得税撥 備。

The Cayman Islands levies no tax on the income of the Company and the Group.

No provision for Hong Kong Profits Tax has been made as there was no assessable profit in Hong Kong for the year.

Subsidiaries in the PRC which engage in manufacture and sale of instant noodles, beverages and bakery products are subject to tax laws applicable to foreign investment enterprises in the PRC. Most of the subsidiaries are located at economic development zones and were entitled to a preferential PRC Enterprise Income Tax ("EIT") rate of 15% before 31 December 2007. Also, they were fully exempt from PRC Enterprise Income Tax for two years starting from the first profit-making year followed by a 50% reduction for the next three years, commencing from the first profitable year after offsetting all unexpired tax losses carried forward from the previous years ("Tax Holidays").

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

11. 税項(續)

根據財政部、國家稅務總局與海關總署聯合頒佈的一項關於西部大開發的稅收減免通知(財稅【2001】第202號),位於中國大陸西部地區的國家鼓勵類產業的外商投資企業,其鼓勵類產業主營收入佔企業總收入70%以上的,在二零零一年至二零一零年年度,減按15%的稅率徵收企業所得稅。因此,本集團於西部地區之附屬公司其優惠稅率為15%(二零零八年:15%)。

該等不能以中國優惠税率繳納企業所得税於中國的附屬公司,其中國企業所得稅法定稅率為25%(二零零八年:25%)。

根據國務院關於實施企業所得稅過渡期優惠政策的通知(國法【2007】39號),自二零零八年一月一日起,原享受低稅率優惠政策的企業,在完後五年內逐步過渡到法施行後五年內逐步過渡到法施行後五年內逐步過渡到之業所得稅15%稅率執行。零年按20%稅率執行,二零一年按24%稅率執行,二零一年按24%稅率執行,二零一年投稅變稅率執行。。西部稅優惠政策繼續執行至到期。

11. TAXATION (Continued)

According to the Tax Relief Notice (Cai Shui [2001] no. 202) on the Grand Development of Western Region jointly issued by the Ministry of Finance, the State Administration of Taxation and China Customs, foreign investment enterprises located in the western region of PRC with principal revenue of over 70% generated from the encouraged business activities are entitled to a preferential income tax rate of 15% for 10 years from 1 January 2001 to 31 December 2010. Accordingly, certain subsidiaries located in Western Region are entitled to a preferential rate of 15% (2008:15%).

For the PRC subsidiaries not entitled to a preferential PRC EIT, the applicable PRC EIT is at a statutory rate of 25% (2008: 25%).

Pursuant to the State Council Circular on the Implementation of the Transitional Concession Polices for Enterprise Income Tax (Guo Fa [2007] no. 39), enterprises previously entitled to a reduced tax rate shall have a grace period of five years regarding the tax reduction commencing on 1 January 2008; the subsidiaries which were entitled to a 15% EIT rate will be subjected to tax rates of 18% in 2008, 20% in 2009, 22% in 2010, 24% in 2011 and 25% in 2012 and thereafter. The subsidiaries that have been granted tax concessions under the tax preferential policies in the Grand Development of Western Region shall continue to enjoy the tax concessions until expiry.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

11. 税項(續)

本集團之税項(按附屬公司經營所在地方的司法區税率計算)與稅前溢利之理論稅項之差別為:

税項開支之對賬

11. TAXATION (Continued)

The taxation on the Group's profit before taxation differs from theoretical amount that would arise using the tax rates prevailing in the countries in which the subsidiaries operate as follows:

Reconciliation of tax expenses

		2009 千美元 US\$'000	2008 千美元 US\$'000
除税前溢利	Profit before taxation	625,108	452,221
按有關當地國家税率計算 且適用於溢利之税項	Income tax at domestic tax rates applicable to profits in the		
五極/13///[[1/2]]	respective countries	156,277	113,055
不可扣税開支	Non-deductible expenses	14,565	12,832
無需課税收入	Tax exempt revenue	(4,425)	(3,929)
未確認税項虧損	Unrecognised tax losses	2,972	3,663
未確認暫時性差異	Unrecognised temporary differences	730	_
扣除過往並未確認税項虧損	Utilisation of previously		
	unrecognised tax losses	(532)	(2,198)
税務寬減期	Tax Holidays	(24,333)	(23,869)
特別地區之較低税率	Lower tax rates for specific districts	(36,557)	(34,126)
按本集團於中國之附屬公司	Effect of withholding tax on the		
可供分配利潤之預提税	distributable profits of the Group's		
(附註31)	PRC subsidiaries (Note 31)	16,235	23,100
以前年度少計撥備	Under provision in prior years	430	672
其他	Others	(749)	985
本年度税項	Tax expense for the year	124,613	90,185

適用税率為25%(二零零八年: 25%)。 The applicable tax rate was 25% (2008: 25%).

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

12. 股東應佔溢利

股東應佔綜合溢利包括已於本公司賬 目處理之虧損為5,601,000美元(二零 零八年:8,215,000美元),此項溢利 已於本公司之賬目內作出處理。

上述金額與本公司本年度溢利之調節 如下:

12. PROFIT ATTRIBUTABLE TO OWNERS OF THE COMPANY

The consolidated profit attributable to Owners of the Company includes a loss of US\$5,601,000 (2008: US\$8,215,000) which has been dealt with in the financial statements of the Company.

Reconciliation of the above amount to the Company's profit for the year:

	2009 千美元 US\$'000	2008 <i>千美元</i> US\$'000
已於本公司賬目內處理 Amount of consolidated loss attributable to Owners dealt with in the Company's financial statements 上一財政年度溢利之應佔 Dividends from subsidiaries and 附屬公司及聯營公司股息, associates attributable to the profits of 並已於年內獲批准及派發 the previous financial years, approved	(5,601)	(8,215)
and paid during the year	206,180	13,226
本年度本公司溢利 Company's profit for the year	200,579	5,011

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

13. 股息

13. DIVIDENDS

(a) 本年度應得之股息:

(a) Dividends attributable to the year:

		2009 千美元 US\$′000	2008 <i>千美元</i> US\$'000
結算日後擬派之末期股息 每股普通股3.43美仙 (二零零八年: 每股普通股2.33美仙)	Final dividend proposed after the end of the reporting period of US3.43 cents (2008: US2.33 cents) per ordinary share	191,627	130,172

於二零一零年三月二十二日的會議,董事建議派發末期股息每股普通股3.43美仙。此建議末期股息於財務狀況債表中不視為應付股息,但被視為分配截至二零一零年十二月三十一日止年度之保留盈餘。

(b) 於本年內批准及於本年內派發之 股息: At meeting held on 22 March 2010, the directors recommended the payment of final dividend of US3.43 cents per ordinary share. The proposed final dividend has not been recognised as dividend payables in the statement of financial position, but will be reflected as an appropriation of retained profits for the year ending 31 December 2010.

(b) Dividends attributable to the previous financial year, approved and paid during the year:

2000

2000

	チ美元 US\$'000	2008 千美元 US\$'000
於本年內批准及於本年內 派發屬於前年度末期 股息為每股普通股 2.33美仙(二零零八年: 每股普通股1.62美仙)	130,172	90,537
於本年內批准及於本年內 Special dividend in respect of the 派發屬於前一年度之 previous financial year, approved and paid during the year, US\$Nil 零美仙(二零零八年: (2008: US1.07 cents)		
每股普通股1.07美仙) per ordinary share	_	59,799
	130,172	150,336

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

14. 每股溢利

(a) 每股基本溢利

每股溢利乃根據本公司股東年內應 佔 溢 利 383,207,000美元 (2008年:260,404,000美元)及本年度已發行普通股之加權平均股數5,586,793,360(2008年:股數5,588,264,856)計算。

(b) 每股攤薄溢利

年內之每股攤薄盈利乃根據本公司股東應佔溢利淨額383,207,000美元(2008年:260,404,000美元)及年內普通股加權平均股數5,596,995,082(2008年:股數5,588,264,856)計算。

普通股加權平均數(攤薄)

14. EARNINGS PER SHARE

(a) Basic earnings per share

The calculation of basic earnings per share is based on the profit attributable to ordinary equity shareholders of the Company of US\$383,207,000 (2008: US\$260,404,000) and the weighted average number of ordinary shares of 5,586,793,360 shares (2008: 5,588,264,856 shares) in issue during the year.

(b) Diluted earnings per share

The calculation of diluted earnings per share is based on the profit attributable to ordinary equity shareholders of the Company of US\$383,207,000 (2008: US\$260,404,000) and the weighted average number of ordinary shares of 5,596,995,082 shares (2008: 5,588,264,856 shares), calculated as

Weighted average number of ordinary shares (diluted)

	2009 <i>千股</i> ′000	2008 <i>千股</i> ′000
於十二月三十一日之 普通股加權平均數Weighted average number of ordinary shares at 31 December本公司購股權計劃下視作 發行普通股產生之影響Effect of deemed issue of shares under the Company's share option scheme	5,586,793 10,202	5,588,265 —
於十二月三十一日之 Weighted average number of ordinary 普通股加權平均數(攤薄) shares (diluted) at 31 December	5,596,995	5,588,265

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

15. 物業、機器及設備

15. PROPERTY, PLANT AND EQUIPMENT

(a) 本集團

(a) Group

		樓宇 Buildings 千美元	機器及設備 Machinery and equipment $ + \pm \pi $	電器及設備 Electrical appliances and equipment $ \mathcal{F}$ 美元	雜項設備 Miscellaneous equipment 千美元	在建工程 Construction in progress 千美元	合計 Total 千美元
		US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000
賬面值對賬-截至 二零零八年十二月 三十一日止年度	Reconciliation of carrying amount - year ended 31 December 2008						
於年初	At beginning of year	349,352	948,052	12,116	34,978	222,850	1,567,348
添置	Additions	15,499	124,119	5,909	19,328	342,159	507,014
落成後轉撥	Transfer upon completion	62,883	298,146	1,017	7,381	(369,427)	_
減值虧損(附註i)	Impairment loss (Note i)	_	(15,742)	_	_	_	(15,742)
出售	Disposals	(4,976)	(4,392)	(312)	(1,410)	_	(11,090)
折舊	Depreciation	(26,907)	(141,381)	(3,503)	(9,875)	_	(181,666)
項目重分類	Reclassification	3,818	2,808	47	(6,673)	_	_
滙兑調整	Exchange adjustment	23,198	69,212	822	2,189	13,160	108,581
於結算日	At end of the reporting period	422,867	1,280,822	16,096	45,918	208,742	1,974,445
賬面值對賬-截至 二零零九年十二月 三十一日止年度	Reconciliation of carrying amount - year ended 31 December 2009						
於年初	At beginning of year	422,867	1,280,822	16,096	45,918	208,742	1,974,445
添置	Additions	20,377	94,900	4,367	37,649	340,582	497,875
落成後轉撥	Transfer upon completion	51,584	119,560	517	8,765	(180,426)	_
減值虧損(附註i)	Impairment loss (Note i)	_	(25,778)	_	_	_	(25,778)
出售	Disposals	(4,744)	(9,764)	(462)	(1,467)	_	(16,437)
出售附屬公司	Disposal of a subsidiary	(2,739)	(13,628)	(433)	(605)	(458)	(17,863)
折舊	Depreciation	(26,704)	(148,143)	(3,686)	(18,036)	_	(196,569)
項目重分類	Reclassification	_	7	(2,931)	2,924	_	_
滙兑調整 ————————————————————————————————————	Exchange adjustment	445	661	3	(235)	91	965
於結算日	At end of the						
	reporting period	461,086	1,298,637	13,471	74,913	368,531	2,216,638

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

15. 物業、機器及設備(續)

15. PROPERTY, PLANT AND EQUIPMENT (Continued)

(a) 本集團(續)

(a) Group (Continued)

				電器及設備			
			機器及設備	Electrical			
			Machinery	appliances	雜項設備	在建工程	
		樓宇	and	and	Miscellaneous	Construction	合計
		Buildings	equipment	equipment	equipment	in progress	Total
		千美元	千美元	千美元	千美元	千美元	千美元
		US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000
於二零零九年一月一日	At 1 January 2009						
原值	Cost	602,019	2,048,748	35,377	87,828	208,742	2,982,714
累計折舊和	Accumulated depreciation						
減值虧損	and impairment losses	(179,152)	(767,926)	(19,281)	(41,910)	_	(1,008,269)
		422,867	1,280,822	16,096	45,918	208,742	1,974,445
於二零零九年	At 31 December 2009						
十二月三十一日							
原值	Cost	665,368	2,135,885	32,117	132,662	368,531	3,334,563
累計折舊和	Accumulated depreciation						
減值虧損	and impairment losses	(204,282)	(837,248)	(18,646)	(57,749)	_	(1,117,925)
		461,086	1,298,637	13,471	74,913	368,531	2,216,638

附註:

- (i) 經管理層考慮部份機器設備功能 上之退化及重新評估所有政策之 調動或汰換策略之可行性,並評 估該機器設備可收回金額(根據 於市場上公允價值減去出售成 本),並確認該機器設備之減值 虧損為25,778,000美元(二零零 八年:15,742,000美元)。
- (ii) 於結算日,本集團賬面淨值合共 10,582,000美元(二零零八年: 11,821,000美元)抵押物業、機 器及設備,作為本集團借貸之抵 押品。

Notes:

- (i) After considering the technical obsolescence and reassessing the assets redeployment policy and assets replacement strategy of the Group, management has assessed the recoverable amounts of certain plant and machinery, principally based on their fair value less costs to sell in the market, and on this basis, recognised an impairment loss of US\$25,778,000 (2008: US\$15,742,000) for the year.
- (ii) Property, plant and equipment with an aggregate net book value at the end of the reporting period of US\$10,582,000 (2008: US\$11,821,000) were pledged to secure the Group's credit facilities.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

15. 物業、機器及設備(續)

15. PROPERTY, PLANT AND EQUIPMENT (Continued)

(b) 本公司

(b) Company

		2009			2008			
		Machinery			Machinery			
		and I	Miscellaneous		and	Miscellaneous		
		equipment	equipment	Total	equipment	equipment	Total	
		千美元	千美元	千美元	千美元	千美元	千美元	
		US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	
賬面值對賬	Reconciliation of							
	carrying amount							
於年初	At beginning of the year	210	12	222	305	13	318	
添置	Additions	_	5	5	5	4	9	
出售	Disposals	_	_	_	(1)	(1)	(2)	
折舊	Depreciation	(93)	(4)	(97)	(101)	(4)	(105)	
滙兑調整	Exchange adjustment	1	_	1	2	_	2	
於結算日	At end of the							
	reporting period	118	13	131	210	12	222	
於十二月三十一日	At 31 December							
原值	Cost	807	50	857	793	45	838	
累計折舊	Accumulated depreciation	(689)	(37)	(726)	(583)	(33)	(616)	
		118	13	131	210	12	222	

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

16. 無形資產

16. INTANGIBLE ASSETS

本集團 Group 商標

Trademarks

		2009 千美元 US\$'000	2008 <i>千美元</i> US\$'000
 賬面值對賬	Reconciliation of carrying amount		
於年初	At beginning of the year	9,733	11,701
年內攤銷	Amortisation	(2,778)	(1,968)
於結算日	At end of the reporting period	6,955	9,733
於結算日	At end of the reporting period		
原值	Cost	17,657	17,657
累計攤銷	Accumulated amortisation	(10,702)	(7,924)
		6,955	9,733

無形資產代表透過重組合營企業權益 換來之商標。商標攤銷按預計可使用 七年半年期而計提。 Intangible assets represent trademarks exchanged through the reorganisation of a joint venture. The trademarks are amortised over the estimated useful life of seven and a half years.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

17. 附屬公司權益

17. INTEREST IN SUBSIDIARIES

本公司
Company
09 20
元 千身

		2009 千美元 US\$'000	2008 <i>千美元</i> US\$'000
	sted shares, at cost ounts due from subsidiaries	350,548 285,414	363,148 193,278
應付附屬公司款項 Am	ounts due to subsidiaries	635,962 (102,711)	556,426 (97,392)
		533,251	459,034

於二零零九年十二月三十一日主要附屬公司之詳情列示於附註40。

應收附屬公司之款項為無抵押、免息及無固定還款期,惟向一間附屬公司之 5,000,000美元(二零零八年:500,000美元)、附年息1.25%(二零零八年:3%)及須於一年內償還之貸款。應付附屬公司之款項為無抵押、免息及無固定還款期。

Details of principal subsidiaries at 31 December 2009 are shown in note 40.

Amounts due from subsidiaries are unsecured, interest-free and have no fixed repayment term except for a loan to a subsidiary for US\$5,000,000 (2008: US\$500,000), bearing interest at 1.25% (2008: 3%) per annum and repayable within 1 year. Amounts due to subsidiaries are unsecured, non-interest bearing with no fixed term of repayment.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

18. 聯營公司權益

18. INTERESTS IN ASSOCIATES

	本集團		本公司		
	G	iroup	Company		
	2009	2008	2009	2008	
	千美元	千美元	千美元	千美元	
	US\$'000	US\$'000	US\$'000	US\$'000	
聯營公司投資成本 Cost of investment in associates					
於香港境外上市 Listed outside Hong Kong	23,836	23,836	14,748	14,748	
非上市 Unlisted	18,831	18,831	13,872	13,872	
	42,667	42,667	28,620	28,620	
收購後應佔業績, Share of post-acquisition 扣除已收股息 results, net of dividends					
received	30,370	23,813	_	-	
	73,037	66,480	28,620	28,620	
應收聯營公司款項 Due from associates	35,930	64,161	33,981	38,974	
應付聯營公司款項 Due to associates	(47,075)	(62,546)	_	(179)	
	61,892	68,095	62,601	67,415	
於結算日上市 Market value of listed					
股份之市值 shares at the end of					
reporting period	117,711	58,334	79,661	39,479	

應收(應付)聯營公司款項均是無抵押,免息及無固定還款期。應收(應付)款項賬面值與其公允價值相若。

The amounts due from (to) associates are unsecured, interestfree and have no fixed repayment term. The carrying amounts due approximate their fair values.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

18. 聯營公司權益(續)

董事認為能重大影響本年度本集團業 績或構成本集團資產淨值之重要部份 的主要聯營公司如下:

18. INTERESTS IN ASSOCIATES (Continued)

Particulars of the Group's principal associates at the end of the reporting period, which in the opinion of the directors principally affect the Group's results for the year or form a substantial portion of the Group's net assets, are as follows:

名稱 Name	註冊成立/ 營業地點 Place of incorporation /operation	發行股份/ 註冊資本類別 Particulars of class of issued shares/ registered capital	Propo of ownersl	權比例 ortion hip interest	主要業務 Principal activity
			直接 Directly	間接 Indirectly	
味全食品工業股份 有限公司(「味全」)	台灣	506,062,900普通股 每股新台幣10元	11.61%	5.55%	製造及銷售 食品及飲料
Wei Chuan Foods Corporation Limited ("Wei Chuan")	Taiwan	506,062,900 ordinary shares of NT\$10 each			Manufacture and sale of foods and beverages
頂正(開曼島)控股 有限公司	開曼群島	34,000,000普通股 每股1美元	40.80%	_	製造及銷售 包裝材料
Tingzheng (Cayman Islands) Holding Corp.	Cayman Islands	34,000,000 ordinary shares of US\$1 each			Manufacture and sale of packaging materials
可果美(杭州)食品 有限公司	中國	17,100,000美元/ 17,100,000美元	_	29%	製造及銷售飲料 Manufacture
Kagome (Hangzhou) Foods Co., Ltd.	PRC	US\$17,100,000 / US\$17,100,000			and sale of beverages

除味全於香港境外上市外,所有聯營 公司皆為非上市之公司。

透過本集團在味全的董事局委任之代 表行使重大之影響力,董事認為味全 為本集團之聯營公司。 All associates are unlisted corporate entities, except for Wei Chuan which is a company listed outside Hong Kong.

The Group exercises significant influence through representation on the board of directors of Wei Chuan. In the opinion of directors, Wei Chuan is an associate of the Group.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

18. 聯營公司權益(續)

本集團於聯營公司之有效權益部份之 財務資料概要如下:

18. INTERESTS IN ASSOCIATES (Continued)

Summary of financial information of associates at the Group's effective interest are as follows:

			本集團		
			Group		
		2009	2008		
		千美元	千美元		
		US\$'000	US\$'000		
資產	Assets	157,683	180,559		
負債	Liabilities	(83,594)	(113,538)		
111-24	D.	400.455	202.400		
收益	Revenue	190,156			
本年度之溢利	Profit for the year	9,674	7,835		

19. 土地租約溢價

土地租約溢價指位於中國境內之中期租賃土地成本。該成本按租賃期攤銷。於結算日12個月內應攤銷金額為2,216,000美元(二零零八年:2,022,000美元)已計入預付款項及其他應收款項。

19. PREPAID LEASE PAYMENTS

Prepaid lease payments represent cost paid for medium-term leasehold land in the PRC. The cost is amortised over the leasehold period. The amount to be amortised within twelve months after the end of the reporting period amounted to US\$2,216,000 (2008: US\$2,022,000) and is included in prepayments and other receivables.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

20. 可供出售金融資產

20. AVAILABLE-FOR-SALE FINANCIAL ASSETS

		本集團		本公司		
		G	roup	Coi	Company	
		2009	2008	2009 2008		
		千美元	千美元	千美元	千美元	
		US\$'000	US\$'000	US\$'000	US\$'000	
非上市證券投資	Equity investments,					
	unlisted					
原值	Costs	11,452	11,462	3,054	3,028	
減值虧損	Impairment losses	(8,044)	(7,702)	(342)	_	
			2.760		2.020	
		3,408	3,760	2,712	3,028	

非上市投資指非上市股本證券之長期 投資。基於需合理估計公允價值的考 慮範圍甚為重要,董事認為非上市投 資之公允價值不能可靠地計量,故非 上市證券乃以成本減去於結算日之減 值計量。

可供出售金融資產乃以下列貨幣列 值: The unlisted investments represent long-term investments in unlisted equity securities. They are measured at cost less impairment at the end of each reporting period because the range of reasonable fair value estimates is so significant that the directors are of the opinion that their fair values cannot be measured reliably.

The available-for-sales financial assets are denominated in the following currencies:

		本	本集團		本公司	
		G	Group		Company	
		2009	2008	2009 200		
		千美元	千美元	千美元	千美元	
		US\$'000	US\$'000	US\$'000	US\$'000	
美元	US\$	1,014	1,014	1,014	1,014	
人民幣	RMB	732	732	_	_	
新台幣	New Taiwan dollar	1,472	1,445	1,472	1,445	
其他	Others	190	569	226	569	

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

21. 按公允價值列賬及在損益賬處理的金融資產

21. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

	本集團		本	本公司	
	G	roup	Cor	Company	
	2009	2008	2009	2008	
	千美元	千美元	千美元	千美元	
	US\$'000	US\$'000	US\$'000	US\$'000	
持作買賣投資 Investments held					
for trading					
一於香港以外上市之 — equity securities					
股本證券 listed outside Hong Kong	3,024	_	3,024	_	
-非上市投資 – unlisted investments	_	550	_	24	
-美元貨幣基金 – US\$ currency fund	1,002	_	1,002	_	
	4,026	550	4,026	24	

按公允價值列賬及在損益賬處理之金 融資產乃以下列貨幣列值: The financial assets at fair value through profit or loss are denominated in the following currencies:

		本集團		本公司	
		Group		Company	
		2009 2008		2009	2008
		千美元	千美元	千美元	千美元
		US\$'000	US\$'000	US\$'000	US\$′000
美元	US\$	1,002	550	1,002	24
新台幣	New Taiwan dollar	3,024	_	3,024	_

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

22. 存貨

22. INVENTORIES

		7	本集團		
			Group		
		2009	2008		
		千美元	千美元		
		US\$'000	US\$'000		
原材料	Raw materials	107,865	98,249		
在製品	Work in progress	7,658	8,110		
製成品	Finished goods	97,400	88,545		
		212,923	194,904		

23. 應收賬款

本集團之銷售大部份為貨到收現,餘下的銷售之信貸期主要為30至90天。有關應收賬款(扣除壞賬及呆賬減值虧損)於結算日之賬齡分析列示如下:

23. TRADE RECEIVABLES

The majority of the Group's sales is cash-on-delivery. The remaining balances of sales are mainly at credit term ranging from 30 to 90 days. The ageing analysis of trade receivables (net of impairment losses for bad and doubtful debts) as at the end of the reporting period is as follows:

	本集團		
	Group		
	2009	2008	
	千美元	千美元	
	US\$'000	US\$'000	
0 - 90天 0 - 90 days	105,985	117,008	
90天以上 Over 90 days	9,606	12,936	
	115,591	129,944	

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

23. 應收賬款(續)

23. TRADE RECEIVABLES (Continued)

已過期但未減值之應收賬款賬齡:

Ageing of amounts that are past due but not impaired:

		本集團		
			iroup	
		2009	2008	
		千美元	千美元	
		US\$'000	US\$'000	
已過正常賬齡之應收款項	Balances exceed normal credit period			
過期30天內	Within 30 days	5,398	6,031	
過期30至90天	30-90 days	3,035	3,435	
過期超過90天	Over 90 days	3,318	3,352	
		11,751	12,818	

這些過期但未減值的應收賬款,是來 自本集團多名具有良好紀錄的獨立客 戶。由於其信譽並無重大的變化,本 集團並無對這些賬款餘額作減值,並 且管理層認為這些賬款可收回。本集 團並未持有任何與這些賬款相關的抵 押品。

應收賬款主要以人民幣列值。

24. 抵押銀行存款

9,358,000美元(二零零八年: 4,889,000美元)銀行存款已予抵押, 作為提供本集團於中國境內之附屬公司因貿易融資的銀行授信之抵押品。 The trade receivables that are past due but not impaired related to a number of independent customers that have a good track record with the Group. The Group has not impaired these debtors as there has not been a significant change in credit quality and the directors believe that the amounts are recoverable. The Group does not hold any collateral over these balances.

The trade receivables are mainly denominated in RMB.

24. PLEDGED BANK DEPOSITS

Bank deposits of US\$9,358,000 (2008: US\$4,889,000) have been pledged as security for general banking and trade finance facilities, including the issuance of bank acceptance bills, granted to the Group by banks.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

25. 現金及等同現金項目

25. CASH AND CASH EQUIVALENTS

		本集團		
		(Group	
		2009	2008	
		千美元	千美元	
		US\$'000	US\$'000	
銀行結餘及現金	Bank balances and cash	510,831	380,075	
抵押銀行存款	Pledged bank deposits	9,358	4,889	
於綜合現金流量表列示	As stated in the consolidated			
		530.400	204.064	
	statement of cash flow	520,189	384,964	

現金及等同現金項目以下列貨幣列值:

The cash and cash equivalents are denominated in the following currencies:

			本集團		
			Group		
		200	2008		
		千美方	千美元		
		US\$'00	US\$'000		
人民幣	RMB	492,79	321,354		
美元	US\$	17,53	59,821		
歐元	EURO	5,12	1,846		
其他	Others	4,73	1,943		

有關外滙風險的部份,於附註37詳 述。 Details of the Group's foreign currency risk and credit risk discussion are set out in note 37.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

26. 發行股本

26. ISSUED CAPITAL

本公司 Company

		2009		2008	
		股份數目	千美元	股份數目	千美元
		No. of shares	US\$'000	No. of shares	US\$'000
法定: 每股0.005美元 之普通股	Authorised: Ordinary shares of US\$0.005 each	7,000,000,000	35,000	7,000,000,000	35,000
已發行及繳足: 於年初 購回股份	Issued and fully paid: At beginning of the year Share repurchase	5,586,793,360 —	27,934 —	5,588,705,360 (1,912,000)	27,943 (9)
於結算日	At end of the reporting period	5,586,793,360	27,934	5,586,793,360	27,934

27. 儲備

(a) 本集團

本集團之保留溢利包括本集團聯營公司之累計溢利20,898,000美元(二零零八年:14,407,000美元)。

27. RESERVES

(a) Group

The retained profits of the Group include profits of US\$20,898,000 (2008: US\$14,407,000) accumulated by associates of the Group.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

27. 儲備(續)

27. RESERVES (Continued)

(b) 本公司

(b) Company

		股份贖回 儲備 Capital redemption reserve 千美元 US\$'000	股份 溢價 Share premium 千美元 US\$'000	外幣換算 儲備 Exchange translation reserve 千美元 US\$'000	購股權 儲備 Share- based payment reserve 千美元 US\$'000	保留 溢利 Retained profits 千美元 US\$'000	總額 Total <i>千美元 US\$'000</i>
於二零零八年一月一日	At 1 January 2008	36	332,478	(1,005)	_	227,333	558,842
二零零八年溢利	Profit for 2008	_	_	_	_	5,011	5,011
滙兑差額	Exchange translation difference	_	_	208	_	_	208
於二零零八年購回股份	Share repurchase in 2008	9	(1,986)	_	_	_	(1,977)
認列以權益結算股份支付 之款項	Recognition of equity-settled share-based payment reserve	_	_	_	750	_	750
已付二零零七年特別股息	2007 special dividend paid	_	_	_	_	(59,799)	(59,799)
已付二零零七年末期股息	2007 final dividend paid	_	_	_	_	(90,537)	(90,537)
於二零零八年 十二月三十一日	At 31 December 2008	45	330,492	(797)	750	82,008	412,498
於二零零九年一月一日	At 1 January 2009	45	330,492	(797)	750	82,008	412,498
二零零九年溢利	Profit for 2009	_	_	_	_	200,579	200,579
滙兑差額	Exchange translation difference	_	_	(436)	_	_	(436)
認列以權益結算股份支付	Recognition of equity-settled						
之款項	share-based payment reserve	_	_	_	2,280	_	2,280
二零零八年擬派末期股息	2008 final dividend paid	_	_	_	_	(130,172)	(130,172)
於二零零九年 十二月三十一日	At 31 December 2009	45	330,492	(1,233)	3,030	152,415	484,749

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

27. 儲備(續)

股份贖回儲備

股份贖回儲備乃根據開曼群島之公司 法有關回購及註銷本公司股份之條款 而設立。

股份溢價

根據開曼島公司條例,當公司以溢價 發行股份時,不論是以現金或其他形 式發行,在發行股份時所得的累計溢 價均轉撥至股份溢價賬。

股份溢價賬之應用是根據開曼群島公司法之規定。

在符合公司章程規定之情況下,本公司之股份溢價可被分派予股東,惟本公司於分派後須仍有能力償還在日常業務中到期繳付之債務。據此,本公司於二零零九年十二月三十一日之可供分派儲備為482,907,000美元(二零零八年:412,500,000美元)。

外滙換算儲備

外幣換算儲備之設立及處理乃根據本 公司有關外幣換算之會計政策。

一般儲備

根據中國有關規例,中國附屬公司須 將一筆不少於其除税後溢利(按照中 國會計規例編製有關中國附屬公司之 法定賬目內呈列)10%之款項轉撥往 一般儲備。倘一般儲備之總額達有關 中國附屬公司註冊股本之50%時,該 公司可毋須再作任何轉撥。

27. RESERVES (Continued)

Capital redemption reserve

Capital redemption reserve has been set up in accordance with the provisions of the Companies Law of the Cayman Islands on repurchases and cancellations of the Company's own shares.

Share premium

Under the Companies Law of the Cayman Islands, where a company issues shares at a premium, whether for cash or otherwise, a sum equal to the aggregate amount of the value of the premiums on their shares shall be transferred to share premium account.

The application of the share premium account is governed by the Companies Law of the Cayman Islands.

Share premium of the Company is distributable to shareholders subject to the provisions of the Company's Memorandum and Articles of Association and provided that immediately following the distribution the Company is able to pay its debts as they fall due in the ordinary course of business. Accordingly, the Company's distributable reserves as at 31 December 2009 amounted to US\$482,907,000 (2008: US\$412,500,000).

Exchange translation reserve

The exchange translation reserve has been set up and are dealt with in accordance with the accounting policies adopted for foreign currency translation.

General reserve

In accordance with the relevant PRC regulations, the PRC subsidiaries are required to appropriate to the general reserve an amount not less than 10% of the amount of profit after taxation (as reported in the respective statutory financial statements of the PRC subsidiaries prepared in accordance with PRC accounting regulations). If the accumulated general reserve reaches 50% of the registered capital of the respective PRC subsidiaries, the enterprise may not be required to make any further appropriation.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

28. 以權益結算股份支付之交易

有關批准採納購股權計劃(「計劃」)之 決議案已在於二零零八年三月二十日 通過。該計劃之目的乃鼓勵參與者 (詳細如下)並確認他們曾對本集團作 出的貢獻。

董事會可按其考慮授予以下人士購股 權:

- (i) 公司及其附屬公司的任何全職或 兼職僱員,行政人員或高級僱 員;
- (ii) 公司及其附屬公司的任何董事 (包括非執行董事及獨立非執行 董事);
- (iii) 公司及其附屬公司的任何顧問, 諮詢者,供應商,顧客及代理。

除經公司股東批准,該計劃及任何本公司之其他購股權計劃所授予之購股權涉及之股份數目不得超過本公司於採納此計劃當日(即二零零八年三月二十日)之已發行股份的10%。截至二零零九年十二月三十一日止,已授予的購股權為38,448,000股(二零零八年:11,760,000),而未行使的購股權為37,126,000(二零零八年:11,760,000),佔全公司當日已發行的股份0.7%(二零零八年:0.2%)。

每名參與者在該計劃或其他購股權下可享有的最高授予股數(包括已行使及未行使之購股權),在任何授予日始之十二個月內不得超過在授予日期時已發行股份的1%。多於1%為限的授予須獲公司股東的批准。

28. EQUITY SETTLED SHARE-BASED TRANSACTION

The Company's share option scheme (the "Scheme") was adopted pursuant to a resolution passed on 20 March 2008. The Scheme is a share incentive scheme and is established to recognise and acknowledge the contributions the eligible participants (as defined below) had or may have made to the Group.

The Broad of Directors may, at its discretion, offer to grant an option to:

- (i) any full-time or part-time employees, executives or officers of the Company or any of its subsidiaries;
- (ii) any directors (including non-executive directors and independent non-executive directors) of the Company or any of its subsidiaries; and
- (iii) any advisers, consultants, suppliers, customers and agents to the Company or any of its subsidiaries.

Without prior approval from the Company's shareholders, the maximum number of shares in respect of which options may be granted under the Scheme and under any other share option schemes of the Company must not in aggregate exceed 10% of the total number of shares in issue at the time the Scheme is adopted by the shareholders (i.e. 20 March 2008). At 31 December 2009, the number of shares in respect of which options had been granted was 38,448,000 (2008: 11,760,000) and remained outstanding under the Scheme was 37,126,000 (2008: 11,760,000), representing 0.7% (2008:0.2%) of the shares of the Company in issue at that date.

The total number of shares issued and which may fall to be issued upon exercise of the options granted under the Scheme and any other share option schemes of the Company (including both exercised and outstanding options) to an individual in any 12-month period up to the date of grant shall not exceed 1% of the shares in issue as at the date of grant. Any further grant of options in excess of this 1% limit shall be subject to the shareholders' approval.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

28. 以權益結算股份支付之交易(續)

行使價由董事會的董事決定,而行使 價將不少於(i)股份在購股權授予日於 聯交所載的收市價:(ii)股份在購股權 授予日前5個營業日於聯交所的平均 收市價:及(iii)股份的面值中之最高 價值。

購股權計劃的行使期由董事會決定, 而購股權之行使期不多於授予後之十 年。購股權之認購價為港幣一元。每 一購股權授予持購股權者兑換本公司 一股普通股的權利。

已授予之購股權詳情及於二零零九年十二月三十一日年度內之變動如下:

28. EQUITY SETTLED SHARE-BASED TRANSACTION (Continued)

The exercise price is determined by the Company's Board of Directors, and will not be less than the higher of (i) the closing price of the Company's shares on the date of grant; (ii) the average closing price of the shares for the five business days immediately preceding the date of grant; and (iii) the nominal value of the Company's shares.

The period during which an option may be exercised will be determined by the Company's Board of Directors, save that no option may be exercised more than 10 years after it has been granted. The options will be vested after five years from the date of grant. The consideration on the grant of option is HK\$1. Each option gives the holder the right to subscribe for one ordinary share in the Company.

Details of share options granted by the Company pursuant to the Scheme and the share options outstanding as at December 2009 and 2008 are as follows:

		;	未行使的		
	授予購股權數目	購	股權數目		
	Number of	Nι	ımber of	行使價	
授予日期	share options	share	options	Exercise	行使期
Grant date	granted	out	standing	price	Exercisable period
		2009	2008	HK\$	
20 March 2008 二零零八年 三月二十日	11,760,000	11,530,000	11,760,000	9.28	21 March 2013 to 20 March 2018 二零一三年 三月二十一日至 二零一八年 三月二十日
22 April 2009 二零零九年 四月二十二日	26,688,000	25,596,000	_	9.38	23 April 2014 to 22 April 2019 二零一四年 四月二十三日至 二零一九年 四月二十二日

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

28. 以權益結算股份支付之交易(續)

28. EQUITY SETTLED SHARE-BASED TRANSACTION

(Continued)

尚未行使之購股權及其加權平均行使 價之變動如下:

Movements in the number of option outstanding and their weighted average exercise prices are as follows:

本集團及本公司

Group and Company 加權平均行使價 Weighted 購股權數目

		weighted	料 似 惟 奴 口
		average	Number of
		exercise price	options
		港元	千份
		HK\$	′000
於二零零八年一月一日	At 1 January 2008	_	_
於年內授出	Granted during the year	9.28	11,760
二零零八年	31 December 2008 and	9.28	11,760
十二月三十一日及	At 1 January 2009		
於二零零九年一月一日			
於年內授出	Granted during the year	9.38	26,688
於年內沒收	Forfeited during the year	9.36	(1,322)
於二零零九年 十二月三十一日	At 31 December 2009	9.35	37,126

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

28. 以權益結算股份支付之交易(續)

於二零零九年十二月三十一日尚未行 使之購股權之行使價為9.28港元或 9.38港元(二零零八年:9.28港元)及 加權平均剩餘合約行使期為9.38年 (二零零八年:9.75年)。直至二零零 九年十二月三十一日,概無任何購股 權已獲行使。

購股權授予當日之公允值乃經考慮交 易條款及細則後,以二項式購股權定 價模式釐定。因受到計算公允值時的 假設及所採用計算模式之限制,公允 值之計算為比較主觀及不確定。計算 購股權公允值時使用之資料如下:一

28. EQUITY SETTLED SHARE-BASED TRANSACTION (Continued)

The options outstanding at 31 December 2009 had an exercise price of HK\$9.28 or HK\$9.38 (2008: HK\$9.28) and a weighted average remaining contractual life of 9.38 years (2008: 9.75 years). No option had been exercised up to 31 December 2009.

The fair value of the share options granted is measured at the date of grant, using the binomial option pricing model, taking into account the terms and conditions of the share-based arrangement. The fair value calculated is inherently subjective and uncertain due to the assumptions made and the limitations of the model used. The inputs into the model are as follows:—

於下列日期授出之購股權 Share options granted on

		2008年3月20日	2009年4月22日
		20 March 2008	22 April 2009
授予日之公允值	Fair value at grant date	每股3.74港元	每股3.34港元
		HK\$3.74 per share	HK\$3.34 per share
授予日之收市價	Share price at grant date	每股8.55港元	每股9.37港元
		HK\$8.55 per share	HK\$9.37 per share
行使價格	Exercise price	每股9.28港元	每股9.38港元
		HK\$9.28 per share	HK\$9.38 per share
無風險情況之利率	Risk-free interest rate	4.37%	2.51%
預期波幅	Expected volatility	40%	36%
預期行使期	Expected life	10年	10年
		10 years	10 years
預期股息率	Expected dividend yield	2%	2%

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

28. 以權益結算股份支付之交易(續)

預期波幅是按過去一年期間內公司股份收市價的概約波幅,計算購股權公 允值時使用之變數及假設乃按管理層 最佳之評估。

於二零零九年,已於收益表確認之以股份為支付基礎之交易之款項為2,280,000美元(二零零八年:750,000美元)。

28. EQUITY SETTLED SHARE-BASED TRANSACTION (Continued)

Expected volatility was determined by using the historical volatility of the Company's share price over the year of share option granted. The variables and assumptions used in computing the fair value of the share options are based on the directors' best estimate.

During 2009, US\$2,280,000 (2008: US\$750,000) was charged to the income statement in respect of share-based payment transactions settled in equity.

29. 有息借貸

29. INTEREST-BEARING BORROWINGS

		本集團			本公司	
		Group		(Company	
		2009	2008	2009	2008	
		千美元	千美元	千美元	千美元	
		US\$'000	US\$′000	US\$'000	US\$'000	
	The maturity of the unsecured					
20(13)2(3)()(3)23)43	bank loans is as follows:					
一年內	Within one year	218,087	431,229	20,500	78,500	
第二年	In the second year	71,983	58,870	20,000	5,500	
第三年至第五年	In the third to fifth years,					
(包括首尾兩年)	inclusive	45,000	76,982	45,000	_	
		335,070	567,081	85,500	84,000	
被分類為	Portion classified as current	,	201,221	,	- 1,	
流動負債部份	liabilities	(218,087)	(431,229)	(20,500)	(78,500)	
非流動部分	Non-current portion	116,983	135,852	65,000	5,500	

實際年利率(即合約利率)為4.21%(二零零八年:5.46%)。

The weighted average effective interest rate on the bank loans is 4.21 % (2008: 5.46%) per annum.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

29. 有息借貸(續)

按類別劃分之合計貸款賬面值之分析 列示如下:

29. INTEREST-BEARING BORROWINGS (Continued)

An analysis of the carrying amounts of the Group's total borrowings by type is as follows:

		本	本集團		本公司
		G	Group		ompany
		2009	2008	2009	2008
		千美元	千美元	千美元	千美元
		US\$'000	US\$'000	US\$'000	US\$'000
固定利率	At fixed rates	70,674	350,873	_	_
浮動利率	At floating rates	264,396	216,208	85,500	84,000
		335,070	567,081	85,500	84,000
		335,070	567,081	85,500	84,000

有息借貸以下列貨幣列值:

The interest-bearing borrowings are denominated in the following currencies:

			本集團 Group		本公司 Company	
		2009 千美元 US\$'000	千美元	2009 千美元 US\$'000	2008 <i>千美元</i> US\$'000	
人民幣 美元 歐元	RMB US\$ EURO	44,855 263,658 26,557		85,500 —	84,000 —	

有關外滙風險的部份,於附註37詳述。

Details of the Group's foreign currency risk and interest rate risk discussion are set out in note 37.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

30. 員工福利責任

界定供款計劃

本集團為所有中國僱員參加由中國各地方政府組織的界定供款計劃。據此本集團需每月向此等計劃按僱員薪資額之指定百分比作出供款。本集團除支付上述每月的供款外,不必負責支付員工退休時及其後之福利。

界定福利計劃

本集團亦為所有台灣僱員提供界定福利計劃。此退休金責任之計算是以僱員服務年期及最後六個月的平均薪資為基礎。此計劃的供款金額是根據獨立精算師美商惠悦企業管理顧問股份有限公司台灣分公司(「惠悦」)之建議而釐訂。最新之精算評估是由惠悦於二零零九年十二月三十一日以預計單位給付成本法進行。

本集團及本公司對其界定福利計劃所 產生之責任並計入財務狀況報表之款 項:

30. EMPLOYEE BENEFIT OBLIGATIONS

Defined contribution plans

The Group participates in defined contribution plans organised by the relevant local government authorities in the PRC for all PRC employees whereby the Group is required to make monthly contributions to these plans at certain percentage of the relevant portion of the payroll of these employees to the pension scheme to fund the benefits. The Group has no obligation for the payment of retirement and other post-retirement benefits for the PRC employees other than the monthly contributions described above.

Defined benefit plans

The Group has defined benefit plans for Taiwan employees. Pension obligation is provided based on the length of service and average monthly salary for the final six months of employment. The contributions made by the Group during the year were calculated based on advice from Messrs. Watson Wyatt, Taiwan Branch ("Watson Wyatt"), an independent actuaries and consultants. The latest actuarial valuation was performed by Watson Wyatt as at 31 December 2009 using the projected unit credit method.

The amount included in the statement of financial position arising from the obligation of the Group and the Company in respect of its defined benefit plans are as follows:

		本集團		本公司	
		G	iroup	Company	
		2009	2008	2009	2008
		千美元	千美元	千美元	千美元
		US\$'000	US\$′000	US\$'000	US\$'000
+ # + = K = K	Present value of unfunded				
未供款責任現值	obligations	18,193	10,255	11,009	6,538
未認列之淨精算	Net actuarial (losses) gain				
(損失)收益	not recognised	(6,816)	(1,055)	(2,763)	785
本 A 用 它 语 利 書 /C	Net liability arising from				
來自界定福利責任 的淨負債	defined benefit obligation	11,377	9,200	8,246	7,323

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

30. 員工福利責任(續)

30. EMPLOYEE BENEFIT OBLIGATIONS (Continued)

認列於界定福利責任的變動:

Movements in the present value of defined benefit obligations are as follows:

	7	本集團		本公司
	0	iroup	Company	
	2009	2008	2009	2008
	千美元	千美元	千美元	千美元
	US\$'000	US\$'000	US\$'000	US\$'000
於年初 At beginning of year	10,255	7,718	6,540	5,238
本年度服務成本 Current service cost	1,242	1,114	714	367
利息成本 Interest cost	225	194	143	130
精算收益(損失) Actuarial gain	6,471	1,229	3,612	803
於結算日 At end of the reporting periods	od 18,193	10,255	11,009	6,538

認列於綜合收益表中的開支:

Total amount of expense recognised in the consolidated income statement:

		本集團	
			Group
		2009	2008
		千美元	千美元
		US\$'000	US\$'000
本年度服務成本	Current service cost	1,242	1,114
利息成本	Interest cost	225	194
本年度淨開支	Net expense for the year included		
(已包括於行政費用)	in administrative expenses	1,467	1,308

入賬的主要假設為:

The principal assumptions used for accounting purposes were:

本集團及本公司			
Group and Company			
2009	200		

			•	
			2009	2008
			%	%
_				
	折現率	Discount rate	2.00	2.25
	預期薪酬升幅	Expected rate of salary increases	7.00	3.00

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

30. 員工福利責任(續)

30. EMPLOYEE BENEFIT OBLIGATIONS (Continued)

本年及過往年度之金額如下: Historical information

本	集	專
---	---	---

Group

				•	
		2009	2008	2007	2006
		千美元	千美元	千美元	千美元
		US\$'000	US\$'000	US\$'000	US\$'000
	ent value of the defined				
be	enefit obligations	18,193	10,255	7,718	7,627
計劃負債之經驗調整 Expe	erience adjustments				
•	rising on plan liabilities	(903)	1,815	735	473
di	ising on plan habilities	(903)	1,015	755	4/3

本公司

Company

	2009	2008	2007	2006
	千美元	千美元	千美元	千美元
	US\$'000	US\$'000	US\$'000	US\$'000
界定福利責任現值 Present value of the defined benefit obligations	11,009	6,538	5,342	5,331
計劃負債之經驗調整 Experience adjustments arising on plan liabilities	(485)	927	551	331

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

31. 遞延税項

31. DEFERRED TAXATION

			本集團 Group	
		2009 <i>千美元</i>	2008 <i>千美元</i>	
		US\$'000	US\$'000	
	At beginning of year	34,469	4,979	
計入綜合收益表內	Charge to consolidated income statement	20,931	29,490	
於結算日	At end of the reporting period	55,400	34,469	

遞延税項資產(負債)之確認

Recognised deferred tax assets (liabilities)

本集團 Group

		2009		2	2008
		Assets	Liabilities	Assets	Liabilities
		千美元	千美元	千美元	千美元
		US\$'000	US\$'000	US\$'000	US\$'000
加速税務折舊	Accelerated depreciation				
	allowance	_	(18,190)	_	(16,901)
減速税務折舊	Decelerated depreciation				
	allowance	1,680	_	1,333	_
預提税	Withholding tax	_	(39,335)	_	(23,100)
其他	Others	3,699	(3,254)	4,046	153
派证铅百次玄(名傳)	Deferred toy assets (liabilities)	F 270	(60.770)	F 270	(20.040)
遞延税項資產(負債) —————	Deferred tax assets (liabilities)	5,379	(60,779)	5,379	(39,848)

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

31. 遞延税項(續)

根據企業所得税法,外國投資者從位 於中國的外商投資企業所獲得的股息 須按照10%的税率徵收預提税。該規 定於二零零八年一月一日起生效,適 用於二零零七年十二月三十一日後始 累計可供分配利潤。倘中國政府與該 外國投資者所處國家或地區政府存在 税收安排,可適用較低税率。本集團 適用税率為10%。本集團根據各中國 附屬公司於二零零七年後賺取並預期 在可見將來中的供分配利潤的部分而 計提相關的遞延税項負債。於二零零 九年十二月三十一日,對於本集團附 屬公司賺取的未予免税的溢利並無重 大未予確認之遞延税項負債(二零零 八年:零)。

本集團並未確認遞延税項資產源於税務 虧損 40,015,000美元(二零零八年:48,276,000美元),此税務虧損可用作抵扣將來之稅務收益。稅務虧損中2,623,000美元(2008:1,684,000美元)及 11,380,000美元(2008:3,069,000美元)將分別於 2010及 2011到期。

本年度並沒有香港應課税利潤。本公司於結算日並無未確認之遞延税項資 產及負債。

31. DEFERRED TAXATION (Continued)

Pursuant to the PRC EIT Law, a 10% withholding tax is levied on dividends distributed to foreign investors by the foreign investment enterprises established in PRC. The requirement is effective from 1 January 2008 and applies to earnings accumulated after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between PRC and jurisdiction of the foreign investors. For the Group's PRC subsidiaries, the applicable rate is 10% and deferred tax liability is only provided on those parts of post-2007 earnings that are expected to be distributable in the foreseeable future. At 31 December 2009, there was no significant unrecognised deferred tax liability (2008: Nil) for taxes that would be payable on the unremitted earnings from the PRC subsidiaries.

The Group has not recognised deferred tax assets in respect of tax losses of US\$40,015,000 (2008: US\$48,276,000), which can be carried forward against future taxable income. Losses amounting to US\$2,623,000 (2008: US\$1,684,000) and US\$11,380,000 (2008: US\$3,069,000) will expire in 2010 and 2011 respectively.

There was no assessable profit in Hong Kong for the year. The Company does not have unrecognised deferred tax assets and liabilities at the end of reporting period.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

32. 應付賬款

32. TRADE PAYABLES

應付賬款於結算日之賬齡分析如下:

The ageing analysis of trade payables as at the end of the reporting period is as follows:

			本集團		本公司
			Group		mpany
		2009	2008	2009	2008
		千美元	千美元	千美元	千美元
		US\$'000	US\$'000	US\$'000	US\$'000
0-90 ⊟	0 - 90 days	586,944	371,817	2,818	2,728
90日以上	Over 90 days	35,253	32,108	_	_
		622,197	403,925	2,818	2,728

應付賬款以下列貨幣列值:

The trade payables are denominated in the following currencies:

			本集團 Group		k公司 mpany
		2009 千美元 US\$'000	2008 千美元 US\$′000	2009 千美元 US\$'000	2008 <i>千美元</i> US\$'000
人民幣 美元 新台幣	RMB US\$ New Taiwan dollar	618,991 388 2,818	401,197 — 2,728	 2,818	 2,728

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

33. 經營業務所得現金

33. CASH GENERATED FROM OPERATIONS

		2009 千美元 US\$'000	2008 千美元 US\$′000
除税前溢利	Profit before taxation	625,108	452,221
利息費用	Interest expenses	12,644	31,168
利息收入	Interest income	(15,579)	(17,307)
折舊	Depreciation	196,569	181,666
土地租約溢價之攤銷	Amortisation on lease premium for land	2,048	1,895
無形資產之攤銷	Amortisation on intangible assets	2,778	1,968
出售物業、機器及	Loss (Gain) on disposal of property,		
設備之虧損(收益)	plant and equipment	2,051	(1,059)
物業、機器及設備減值虧損	Impairment loss on property,		
	plant and equipment	25,778	15,742
按公允價值列賬及在損益賬處理	Impairment loss on financial asset at fair		
的金融資產之減值虧損	value through profit or loss	526	_
應佔聯營公司業績	Share of results of associates	(9,550)	(7,812)
出售按公允價值列賬及在	Gain on disposal of financial assets at		
損益賬處理的金融資產之收益	fair value through profit or loss	_	(1,707)
出售附屬公司之收益	Gain on disposal of interest in a subsidiary	(3,285)	_
滙率變動之影響	Effect on exchange rate changes	(8)	263
聯營公司淨墊付之減少(增加)	Net repayment from		
	(advances to) associates	12,761	(24,487)
可供出售金融資產之減值虧損	Impairment loss on available for		
	sale financial assets	342	_
確認以股份為支付基礎	Recognition of equity-settled		
之交易之款項	share-based payment	2,280	750
存貨之增加	Increase in inventories	(21,057)	(28,912)
應收賬款之增加	Increase in trade receivables	(657)	(7,612)
預付款項及其他應收款項之	(Increase) Decrease in prepayments		
(增加)減少	and other receivables	(69,612)	12,565
應付賬款之增加	Increase in trade payables	224,507	46,695
其他應付款項之增加	Increase in other payables	114,498	43,441
客戶預付款項之增加(減少)	Increase (Decrease) in advance		
	payments from customers	5,997	(9,550)
其他非流動應付款項之減少	Decrease in other non-current payables	(764)	(566)
非供款員工福利	Increase in present value of unfunded		
責任現值之增加	employee benefit obligations	2,177	1,307
經營業務所得現金	Cash generated from operations	1,109,552	690,669

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

34. 出售一間附屬公司

於二零零八年十一月七日,本公司 與味全(BVI)有限公司訂立協議: 據此,味全(BVI)有條件地同意以代價 人民幣73,960,000元向本公司收購 杭州味全食品有限公司(「杭州味 全」)之全部股權。杭州味全為本 司之全資附屬公司,主要從事產銷冷 藏產品。出售事項已於二零零九年七 月完成。

附屬公司之可識別資產及負債於出售 日期之賬面值如下:

34. DISPOSAL OF A SUBSIDIARY

On 7 November 2008, the Company and Wei Chuan (BVI) Co., Ltd. entered into an agreement, pursuant to which Wei Chuan (BVI) had conditionally agreed to acquire from the Company the entire equity interest in Hangzhou Wei Chuan Foods Co., Ltd. ("Hangzhou Wei Chuan") at a consideration of RMB73.96million. Hangzhou Wei Chuan is a wholly-owned subsidiary of the Company and principally engaged in the manufacture and sale of refrigeration products. The disposal was completed in July 2009.

The carrying amount of the identifiable assets and liabilities of the subsidiary as at the date of disposal are as follows:

> 2009 千美元 US\$'000

總代價(以現金代價支付)	Total consideration, satisfied by cash consideration	10,835
出售一間附屬公司之收益	Gain on disposal of interest in a subsidiary	3,285
出售後之一般儲備變現	Realisation of general reserve upon disposal	(8)
出售後之匯兑儲備變現	Realisation of exchange reserve upon disposal	(1,600)
資產淨值	Net assets value	9,158
税項	Taxation	(253)
有息借貸	Interest-bearing borrowings	(13,053)
其他應付款項	Other payables	(18,153)
應付賬款	Trade payables	(6,418)
銀行結餘及現金	Bank balances and cash	4,577
預付款項及其他應收款項	Prepayments and other receivables	6,400
應收賬款	Trade receivables	15,069
存貨	Inventories	3,126
物業、機器及設備	Property, plant and equipment	17,863
出售之淨資產:	Net assets disposed of:	

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

34. 出售一間附屬公司(續)

34. DISPOSAL OF A SUBSIDIARY (Continued)

有關出售一間附屬公司之現金及現金等值物淨流入分析:

Analysis of net inflow of cash and cash equivalents in respect of disposal of a subsidiary:

		2009 千美元 US\$'000
現金代價 已出售之現金及現金等值物	Cash consideration Cash and cash equivalents disposed	10,835 (4,577)
現金及現金等值物之淨流入	Net inflow of cash and cash equivalents	6,258

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

35. 與有關連人士之交易

除於本賬目其他部份披露之交易及餘額以外,以下乃本集團與有關連人士 進行之重大交易概要,此等交易乃於 本集團之日常業務中進行。

35. SIGNIFICANT RELATED PARTY TRANSACTIONS

In addition to the transactions and balances disclosed elsewhere in the financial statements, the Group entered into the following material related party transactions in the ordinary course of the Group's business.

		2009 千美元 US\$'000	2008 千美元 US\$'000
向下列人物支付薪金及 其他短期僱員福利: 主要管理人員, 並不包括附註10	Salaries and other short-term employee benefits paid to: Key management personnel, excluding amounts paid to the		
所披露之董事酬金	Company's directors as disclosed in note 10	3,232	2,327
向下列公司購買貨品: 聯營公司 本公司若干主要股東	Purchases of goods from: Associates Company under common control	261,802	294,412
所控制之公司 本公司若干少數股東之	by a substantial shareholder of the Company Holding companies of a minority	_	6,196
控股公司	shareholder of subsidiaries of the Company	2,664	1,637
向聯營公司出售附屬公司 之所得金額	Proceed from the disposal of a subsidiary to an associate	10,835	_

於二零零八年十二月三十一日,本公司之聯營公司及由本公司若干少數股東控股之公司向本集團提供銀行信貸之擔保分別為4,393,000美元及1,775,000美元。於本年度結算日並沒有獲得有關信貸擔保。

As of 31 December 2008, an associate and the holding companies of a minority shareholder of subsidiaries of the Company had provided guarantees provided to the Group's bankers for US\$4,393,000 and US\$1,775,000 respectively for securing banking facilities granted to the Group. No such guarantee was obtained at the end of reporting period.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

36. 資本管理

本集團管理資本的目標是保障本集團 能夠持續經營,從而為股東提供回報 及其他利益相關者提供利益。

本集團透過負債資產比率來監控資本 (包括各項權益),負債資產比率的計 算方法是以淨負債(計算借款扣除現 金及現金等值物)作為本公司擁有人 應佔權益之比率,並於綜合權益變動 表內披露。債項對經調整資本之比率 於報告期末如下:

36. CAPITAL MANAGEMENT

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders.

The Group monitors its capital, which comprises all equity components, using a gearing ratio which is calculated on the basis of net debt (interest bearing borrowings net of cash and cash equivalents) as a ratio of the equity attributable to owners of the Company as disclosed in the consolidated statement of changes in equity. The debt-to-adjusted capital ratios at the end of the reporting period were as follows:

		本集團		本公司	
		Group		Company	
		2009	2008	2009	2008
		港元	港元	港元	港元
		НК\$	HK\$	HK\$	HK\$
有息借貸 減:現金及	Interest bearing borrowings Less: Cash and cash	335,070	567,081	85,500	84,000
現等值物	equivalents	(520,189)	(384,964)	(6,312)	(10,845)
淨現金債項	Net (cash) debt	(185,119)	182,117	79,188	73,155
總權益	Total equity	1,462,644	1,207,203	512,683	440,432
負債資產比率	Gearing ratio	-12.66%	15.09%	15.45%	16.61%

本集團根據經濟狀況的改變,透過有效地運用債務及平衡股東權益,透過 派發股息,回購股票及發行新債,積極地定期檢討及管理資本架構。此外,本集團也會考慮市場上現行的借款利率、日後的資本開支及投資機會。本集團此管理政策與二零零八年一致。

The Group actively and regularly reviews and manages its capital structure through the optimisation of the debt and equity balance and makes adjustments to capital structure according to changes in economic conditions for achieving its objectives through payment of dividends, share repurchase and issue of new debt. Changing of borrowing rate in the market, future capital expenditures and investment opportunities are taken into consideration. The Group's strategy remains unchanged from that of 2008.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

37. 金融風險因素

本集團所持有的金融工具面對外匯風險,利率風險,信貸風險和流動資金 風險。為降低本集團金融風險,董事會採用保守的風險管理對策。董事會檢討並同意採用之風險管理對策如下:

(i) 外滙風險

本集團的附屬公司主要在中國經營,主要以人民幣作交易貨幣。 本集團所面對的外匯風險為除功 能貨幣以外,以其他貨幣作交易 的資本開支、採購、銀行結餘、 借貸及按公允值列賬及在損益賬 處理的金融資產。

人民幣與美元的兑換須遵守中國 人民銀行頒佈之外匯管制規則及 條例。在附屬公司主要以人民幣 作交易貨幣及人民幣兑美元升值 的情況下,本集團並沒有重大的 外匯風險,亦沒有作出相應的避 險。

於二零零八年十二月三十一日及 二零零九年十二月三十一日,本 集團以外幣(主要為人民幣、美 元及歐元)計值的銀行結餘及借款 詳情載於附註25及29。

於結算日,倘所有其他變量保持不變,而人民幣兑換美元及人民幣兑換歐元升值/貶值5%,本年度集團溢利及保留溢利將增加/減少14,550,000美元(二零零八:15,188,000美元)。

37. FINANCIAL RISK MANAGEMENT

The Group's financial instruments expose it to foreign currency risk, interest rate risk, credit risk and liquidity risk. The Board of Directors generally adopts conservative strategies on its risks management and limits the Group's exposure to these risks to a minimum. The board of directors reviews and agrees policies for managing each of these risks and they are summarised below:

Foreign currency risk

The majority of the subsidiaries of the Group are operated in the PRC and most of their transactions are denominated in RMB. The Group is exposed to foreign currency risk primarily through capital expenditures, purchases, bank balances, borrowings, and financial assets at fair value through profit or loss that are denominated in currency other than the functional currency of the subsidiaries.

The exchange rate of RMB against US\$ is subject to the rules and regulations of foreign exchange control promulgated by the PRC government. The Group did not has significant exposure to foreign exchange risk and has not hedged its foreign exchange risk because the subsidiaries of the Group mainly earn their profits in RMB and the value of RMB has been appreciating against USD.

Details of the Group's bank balances and borrowings denominated in RMB, USD and EURO as at 31 December 2008 and 2009 are set out in notes 25 and 29 respectively.

At the end of the reporting period, if the exchange rates of RMB/US\$ and RMB/EUR had strengthened/ weakened by 5% with all other variables held constant, the Group's profit for the year and retained profits would have been US\$14,550,000 (2008: US\$15,188,000) higher / lower.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

37. 金融風險因素(續)

利率風險

本集團主要面對的利率風險是來自銀 行借貸,所取得的浮動利率貸款令本 集團面對現金流量利率風險。集團並 無使用對沖現金流及公允值的利率風 險。本集團的策略是根據經濟環境及 集團策略把定息借貸及浮息借貸保持 在適當比例。

於結算日,倘所有其他變量保持不變,銀行存款及借款利率調升/調低10個基點(二零零八年:10),本年度集團溢利及保留溢利將減少/增加264,000美元(二零零八:216,000美元)。

信貸風險

本集團的信貸風險主要來自於抵押銀行存款、現金及現金等值物、應收賬款。本集團及其他應收賬款。本集團及金等值物以部分已的抵押銀行存款和現會不存款和國際管理所以的抵押。 機構及受國家管轄的財務機構大對國際裡所 機構及受國家管轄的財務機構大對原 機構及受國家管理層已設立了針對的信題 風險。集團管理層已設立了針對的信 風險。 無款(附註23)及其他應收賬款的信 上數,當客戶要求 完計 一般標準時,需進行特別審 批程序。

於結算日,本集團並無重大的集中信 貸風險,其最大之信貸風險主要來自 財務狀況表內各金融資產之賬面值。

37. FINANCIAL RISK MANAGEMENT (Continued)

Interest rate risk

The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's long-term borrowings with floating interest rates. The Group's policy is to manage its interest cost using a mix of fixed and variable rate debts. The Group has not hedged its cash flow and fair value interest rate risk. The Group's strategy is to maintain an appropriate proportion between borrowings at fixed interest rates and floating interest rates, in consideration of economic atmosphere and the strategies of the Group.

At the end of the reporting period, if interest rates had been 10 (2008: 10) basis point higher / lower and all other variables were held constant, the Group's profit for the year and retained profits would decrease / increase by US\$264,000 (2008: US\$216,000).

Credit risk

The Group's credit risk is primarily attributable to pledged bank deposits, cash and cash equivalent, trade and other receivables. Substantially all of the Group's and the Company's pledged bank deposits and cash and cash equivalents were deposited in the creditworthy global financial institutions and state-controlled financial institutions in the PRC, which management consider they are without significant credit risk. Specific policy and procedures have been decided by management to assess the credit risk of trade (note 23) and other receivable. Individual credit evaluations are performed on all customers requiring credit over a certain amount.

At the end of the reporting period, the Group had no significant concentrations of credit risk. The maximum exposure to credit risk is represented by the carrying amount of each financial asset in the statement of financial position.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

37. 金融風險因素(續)

流動資金風險

本集團針對於流動資金風險管理之目標為擁有足夠現金儲備以及維持充裕之已承諾信貸融資額度。並且,本集團定期監察現在及預期之流動資運大其在資本開支及償還債項預見放高。於結算日及可預見的表來,董事預期本集團並無流動資金馬險。有關按持續經營之準則編製賬目之詳情載於附註2。

本集團之金融負債於結算日至合約到 期日之餘下期間按合約未貼現現金流 量列示如下:

37. FINANCIAL RISK MANAGEMENT (Continued)

Liquidity risk

The Group's objectives when managing liquidity risk are to maintain sufficient reserves of cash and adequate committed credit facilities to the Group. Also, the Group's policy is to regularly monitor current and expected liquidity requirements, in particular relating to capital expenditure and repayments of debts. At the end of the reporting period, the Board of Directors expected that the Group had no significant liquidity risk in the near future. Details of the preparation of financial statements on a going concern basis are set out in note 2.

The maturity profile of the Group's financial liabilities at the end of the reporting period based on contractual undiscounted payments are summarised below:

		本集團			
			0	Group	
			一年以上	兩年以上但	
		一年內或	但在兩年內	在五年內	
		按要求還款	More than 1	More than 2	
		Within 1 year	year but less	years but less	合計
		or on demand	than 2 years	than 5 years	Total
		千美元	千美元	千美元	千美元
		US\$'000	US\$'000	US\$'000	US\$'000
於二零零九年 十二月三十一日	At 31 December 2009				
應付聯營公司款項	Due to associates	47,075	_	_	47,075
應付賬款	Trade payables	622,197	_	_	622,197
其他應付款項	Other payables	405,445	_	_	405,445
有息借貸	Interest-bearing borrowings	220,411	72,947	45,627	338,985
其他非流動應付款項	Other non-current payables	765	765	766	2,296
		1,295,893	73,712	46,393	1,415,998

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

37. 金融風險因素(續)

37. FINANCIAL RISK MANAGEMENT (Continued)

流動資金風險(續)

Liquidity risk (Continued)

		本集團				
			Gr	oup		
			一年以上	兩年以上但		
		一年內或	但在兩年內	在五年內		
		按要求還款	More than 1	More than 2		
		Within 1 year	year but less	years but less	合計	
		or on demand	than 2 years	than 5 years	Total	
		千美元	千美元	千美元	千美元	
		US\$'000	US\$'000	US\$'000	US\$'000	
於二零零八年	At 31 December 2008					
十二月三十一日						
應付聯營公司款項	Due to associates	62,546	_	_	62,546	
應付賬款	Trade payables	403,925	_	_	403,925	
其他應付款項	Other payables	351,710	_	_	351,710	
有息借貸	Interest-bearing borrowings	461,239	68,962	77,732	607,933	
其他非流動應付款項	Other non-current payables	765	765	765	2,295	
		1,280,185	69,727	78,497	1,428,409	

or on demand than 2 years than 5 years	計 al
一年內或 但在兩年內 在五年內 按要求還款 More than 1 More than 2 Within 1 year year but less years but less or on demand than 2 years than 5 years 千美元 千美元 千美元 千 US\$'000 US\$'000 US\$'000 US\$'000 US\$	
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Within 1 year year but less years but less or on demand than 2 years than 5 years チチ元 チチ元 チチ元 チチ元 チチ元 チャラ リンストックの ロストックの ロストック	
or on demand than 2 years than 5 years 千美元 千美元 千美元 千美元 千 US\$'000 US\$'000 US\$'000 US\$'000 US\$ 於二零零九年 At 31 December 2009 A	
千美元 千美元 千美元 千美元 千 US\$'000 US\$'000 US\$'000 US\$'000 於二零零九年 At 31 December 2009	al
US\$'000 US\$'000 US\$'000 US\$'000 US\$	
於二零零九年 At 31 December 2009	元
	00
應付附屬公司款項 Due to subsidiaries 102,711 — — 102,	1
應付賬款 Trade payables 2,818 — — 2	8
其他應付款項 Other payables 765 — — —	5
有息借貸 Interest-bearing borrowings 21,390 20,737 45,627 87	4
127,684 20,737 45,627 194	8

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

37. 金融風險因素(續)

37. FINANCIAL RISK MANAGEMENT (Continued)

流動資金風險(續)

Liquidity risk (Continued)

	4	Z	1	4	F	ij	
_							

		Company				
			一年以上	兩年以上但		
		一年內或	但在兩年內	在五年內		
		按要求還款	More than 1	More than 2		
		Within 1 year	year but less	years but less	合計	
		or on demand	than 2 years	than 5 years	Total	
		千美元	千美元	千美元	千美元	
		US\$'000	US\$'000	US\$'000	US\$'000	
於二零零八年 十二月三十一日	At 31 December 2008					
應付附屬公司款項	Due to subsidiaries	97,392	_	_	97,392	
應付聯營公司款項	Due to associates	179	_	_	179	
應付賬款	Trade payables	2,728	_	_	2,728	
其他應付款項	Other payables	8,918	_	_	8,918	
有息借貸	Interest-bearing borrowings	95,958	11,023	_	106,981	
		205,175	11,023	_	216,198	

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

37. 金融風險因素(續)

公允價值

(a) 以公平價值保留的金融工具

下表呈列在資產負債表日,按《香港財務報告準則》第7號「金融工具:披露」所釐定的公平價值等級制度的三個等級中,以留留值,每項被分類的金融工具之保留價值,每項被分類的金融工具之等個值全數乃基於輸入的最上與低量中價值全數分對公平價值計量相當重要。有關等級詳情如下:

- 第1級(最高等級):利用在 活躍市場中相同金融工具的 報價(未經調整)計算公平價 值
- 第2級:利用在活躍市場中類似金融工具的報價,或所有重要輸入均直接或間接基於可觀察市場數據的估值技術,計算公平價值
- 第3級(最低等級):利用任何重要輸入並非基於可觀察市場數據的估值技術計算公平價值

37. FINANCIAL RISK MANAGEMENT (Continued)

Fair value

(a) Financial instruments carried at fair value

The following table presents the carrying value of financial instruments measured at fair value at the end of the reporting period across the three levels of the fair value hierarchy defined in HKFRS 7, Financial Instruments: Disclosures, with the fair value of each financial instrument categorised in its entirely based on the lowest level of input that is significant to that fair value measurement. The levels are defined as follows:

- Level 1 (highest level): fair values measured using quoted prices (unadjusted) in active markets for identical financial instrument
- Level 2: fair values measured using quoted prices in active markets for similar financial instruments, or using valuation techniques in which all significant inputs are directly or indirectly based on observable market data
- Level 3 (lowest level): fair values measured using valuation techniques in which any significant input is not based on observable market data

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

37. 金融風險因素(續)

37. FINANCIAL RISK MANAGEMENT (Continued)

公允價值(續)

Fair value (Continued)

		本集團及本公司 Group and Company				
		級別1	級別2	級別3	總計	
	2009	Level 1	Level 2	Level 3	Total	
		千美元	千美元	千美元	千美元	
		US\$'000	US\$'000	US\$'000	US\$'000	
安公允價值在	Financial assets at					
損益賬處理之	fair value through					
財務資產	profit or loss					
-海外上市之	 Equity investments, 					
證券投資	listed overseas	3,024	_	_	3,024	
-美元貨幣基金	– US\$ currency fund	_	1,002	_	1,002	
		3,024	1,002	_	4,026	

年內沒有項目在級別1與級別2之間移轉。

(b) 以公允價值以外列賬的金融工具公允 價值

董事認為本集團及本公司金融工具之 賬面值以成本或攤銷成本列賬,與其 2009年及2008年12月31日之公允價 值並無重大差異。 During the reporting period, there were no transfers between instruments in Level 1 and Level 2.

(b) Fair values of financial instruments carried at other than fair value

In the opinion of the directors, the carrying amounts of the Group's and the Company's financial instruments carried at cost or amortised cost are not materially different from their fair values as at 31 December 2009 and 2008.

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

38. 承擔

38. COMMITMENTS

(a) 資本承擔

(a) Capital commitments

		本集團	
			Group
		2009	2008
		千美元	千美元
		US\$'000	US\$′000
已訂約但未撥備 Contracted	but not provided for	168,497	86,152

(b) 營運租約承擔

於結算日,根據不可撤銷之經營 租約,本集團未來最低租賃付款 總額列示如下:

(b) Commitments under operating leases

At the end of the reporting period, the Group had total future minimum lease payments under non-cancellable operating leases, which are payable as follows:

		本集團	
			Group
		2009	2008
		千美元	千美元
		US\$'000	US\$'000
一年內 \	Within one year	12,950	13,249
於第二年至第五年屆滿	In the second to		
(包括首尾兩年)	fifth years inclusive	19,282	24,913
五年以後	After five years	5,920	2,650
		38,152	40,812

39. 或有負債

39. CONTINGENT LIABILITIES

	本公司		
	Co	mpany	
	2009	2008	
	千美元	千美元	
	US\$'000	US\$'000	
授予附屬公司借貸之擔保 Guarantees for credit facilities granted			
to subsidiaries	248,059	207,610	

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

40. 主要附屬公司

40. PRINCIPAL SUBSIDIARIES

主要附屬公司表列如下:

Details of the principal subsidiaries are as follows:

名稱 Name	註冊成立/ 營業地點 Place of incorporation / operation	註冊資本/ 已發行股本 Registered capital / issued share capital	應 股權 Proport ownership 直接 Directly	比例 tion of	主要業務 Principal activity
天津頂益國際食品有限公司 Tianjin Tingyi International Food Co., Ltd.	中國 PRC	US\$72,000,000	100%	-	製造及銷售方便麵 Manufacture and sale of instant noodles
廣州頂益食品有限公司 Guangzhou Tingyi Food Co., Ltd.	中國 PRC	US\$31,000,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
杭州頂益食品有限公司 Hangzhou Tingyi Food Co., Ltd.	中國 PRC	US\$46,600,000/ US\$39,000,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
康師傅 (杭州) 方便食品有限公司 Master Kong (Hangzhou) Convenient Food Co., Ltd.	中國 PRC	US\$20,000,000	-	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
重慶頂益食品有限公司 Chongqing Tingyi Food Co., Ltd.	中國 PRC	US\$22,000,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
瀋陽頂益食品有限公司 Shenyang Tingyi Food Co., Ltd	中國 PRC	US\$17,000,000	-	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
武漢頂益食品有限公司 Wuhan Tingyi Food Co., Ltd.	中國 PRC	US\$17,800,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
西安頂益食品有限公司 Xian Tingyi Food Co., Ltd.	中國 PRC	US\$17,000,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

40. 主要附屬公司(續)

40. PRINCIPAL SUBSIDIARIES (Continued)

名稱 Name	註冊成立/ 營業地點 Place of incorporation / operation	註冊資本/ 已發行股本 Registered capital / issued share capital	應 股權 Propor ownershi _l 直接	比例 tion of	主要業務 Principal activity
			且按 Directly	回接 Indirectly	
青島頂益食品有限公司 Qingdao Tingyi Food Co., Ltd.	中國 PRC	US\$5,000,000	-	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
哈爾濱頂益食品有限公司 Harbin Tingyi Food Co., Ltd.	中國 PRC	US\$11,200,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
福建頂益食品有限公司 Fujian Tingyi Food Co., Ltd.	中國 PRC	US\$4,500,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
* 新疆頂益食品有限公司 Xinjiang Tingyi Food Co., Ltd.	中國 PRC	US\$3,000,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
* 南京頂益食品有限公司 NanJing Tingyi Food Co., Ltd.	中國 PRC	US\$14,000,000/ US\$10,600,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
台灣康師傅食品股份有限公司 Master Kong (Taiwan) Foods Co., Ltd.	台灣 Taiwan	50,000,000普通股 每股NT\$10 50,000,000 ordinary shares of NT\$10 each/ NT\$500,000,000	100%	-	製造及銷售方便麵 Manufacture and sale of instant noodles
成都頂益食品有限公司 Cheng Du Tingyi Food Co., Ltd.	中國 PRC	US\$17,000,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
河北一宛香食品有限公司 Hebei Yi Wan Xiang Foods Co., Ltd.	中國 PRC	RMB187,500,000	_	100%	製造及銷售方便麵 Manufacture and sale of instant noodles

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

40. 主要附屬公司(續)

名稱 Name	註冊成立/ 營業地點 Place of incorporation / operation	註冊資本/ 已發行股本 Registered capital / issued share capital	應 股權 Propor ownershi 直接 Directly	比例 tion of	主要業務 Principal activity
* 昆明頂益食品有限公司 Master Kong (Kunming) Convenient Food Co., Ltd.	中國 PRC	US\$3,000,000	-	100%	製造及銷售方便麵 Manufacture and sale of instant noodles
* 康師傅 (瀋陽) 方便食品有限公司 Master Kong (Shenyang) Convenient Food Co., Ltd.	中國 PRC	US\$6,000,000	-	100%	製造及銷售方便麵 Manufacturing and sale of instant noodles
福滿多投資有限公司 Fumanduo Investment Co., Ltd.	中國 PRC	US\$30,000,000	-	100%	投資控股 Investment holding
* 淮安福滿多食品有限公司 Huaian Fumanduo Food Co., Ltd.	中國 PRC	US\$5,000,000	_	100%	製造及銷售方便麵 Manufacturing and sale of instant noodles
眉山福滿多食品有限公司 Meishan Fumanduo Food Co., Ltd.	中國 PRC	US\$5,000,000	_	100%	製造及銷售方便麵 Manufacturing and sale of instant noodles
* 長沙福滿多食品有限公司 Changsha Fumanduo Food Co., Ltd.	中國 PRC	US\$5,000,000	_	100%	製造及銷售方便麵 Manufacturing and sale of instant noodles
* 鄭州福滿多食品有限公司 Zhengzhou Fumanduo Food Co., Ltd.	中國 PRC	US\$5,000,000	_	100%	製造及銷售方便麵 Manufacturing and sale of instant noodles
* 蘭州福滿多食品有限公司 Lanzhou Fumanduo Food Co., Ltd.	中國 PRC	US\$5,000,000	-	100%	製造及銷售方便麵 Manufacturing and sale of instant noodles
* 重慶福滿多食品有限公司 Chongqing Fumanduo Food Co., Ltd.	中國 PRC	US\$5,000,000	_	100%	製造及銷售方便麵 Manufacturing and sale of instant noodles
* 咸陽福滿多食品有限公司 Xianyang Fumanduo Food Co., Ltd.	中國 PRC	US\$5,000,000	_	100%	製造及銷售方便麵 Manufacturing and sale of instant noodles

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

40. 主要附屬公司(續)

名稱 Name	註冊成立/ 營業地點 Place of incorporation / operation	註冊資本/ 已發行股本 Registered capital / issued share capital	應 股權 Proport ownershi	比例 tion of o interest	主要業務 Principal activity
			直接 Directly	間接 Indirectly	
* 新疆福滿多食品有限公司 Xinjiang Fumanduo Food Co., Ltd.	中國 PRC	US\$3,000,000	_	100%	製造及銷售方便麵 Manufacturing and sale of instant noodles
* 河北福滿多食品有限公司 Hebei Fumanduo Food Co., Ltd.	中國 PRC	US\$5,000,000	_	100%	製造及銷售方便麵 Manufacturing and sale of instant noodles
* 哈爾濱福滿多食品有限公司	中國 PRC	US\$3,000,000	_	100%	製造及銷售方便麵 Manufacturing and sale of instant noodles
* 濟南福滿多食品有限公司 Jinan Fumanduo Food Co., Ltd.	中國 PRC	US\$5,000,000	_	100%	製造及銷售方便麵 Manufacturing and sale of instant noodles
* 東莞福滿多食品有限公司 Dongguan Fumanduo Food Co., Ltd.	中國 PRC	US\$5,000,000	_	100%	製造及銷售方便麵 Manufacturing and sale of instant noodles
康師傅方便食品(BVI)有限公司 Master Kong Instant Foods (BVI) Co., Ltd	英屬處女群島 British Virgin Islands ("BVI")	50,000普通股 每股US\$1 50,000 ordinary shares at US\$1 each/ US\$1	100%	-	投資控股 Investment holding
康師傅糕餅(BVI)有限公司 Master Kong Bakery (BVI) Co., Ltd.	英屬處女群島 BVI	50,000普通股 每股US\$1 50,000 ordinary shares at US\$1 each/ US\$1	100%	-	投資控股 Investment holding

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

40. 主要附屬公司(續)

名稱 Name	註冊成立/ 營業地點 Place of incorporation / operation	註冊資本/ 已發行股本 Registered capital / issued share capital	應個 股權比 Proporti ownership 直接	比例 ion of interest 間接	主要業務 Principal activity
天津龜田食品有限公司 Tianjin Kameda Food Co., Ltd.	中國 PRC	US\$6,000,000	Directly —	Indirectly 50%	製造及銷售米餅產品 Manufacture and sale of rice crackers
天津頂園食品有限公司 Tianjin Tingyuan Food Co., Ltd.	中國 PRC	US\$37,000,000	_	100%	製造及銷售糕餅產品 Manufacture and sale of bakery products
廣州頂園食品有限公司 Guangzhou Tingyuan Food Co., Ltd.	中國 PRC	US\$22,000,000	100%	-	製造及銷售糕餅產品 Manufacture and sale of bakery products
杭州頂園食品有限公司 Hangzhou Ting Yuan Food Co., Ltd.	中國 PRC	US\$18,400,000	_	100%	製造及銷售糕餅產品 Manufacture and sale of bakery products
康師傅飲品(BVI)有限公司 Master Kong Beverages (BVI) Co., Ltd	英屬處女群島 BVI	50,000普通股 每股US\$1 50,000 ordinary shares of US\$1 each/ US\$50,000	100%	-	投資控股 Investment holding
康師傅飲品控股有限公司 Tingyi-Asahi Beverages Holding Co., Ltd.	開曼群島 Cayman Islands	50,000普通股 每股US\$1 50,000 ordinary shares of US\$1 each/ US\$10,001	_	50.01%	投資控股 Investment holding
* 天津頂津食品有限公司 Tianjin Tingjin Food Co., Ltd.	中國 PRC	US\$60,840,000/ US\$32,340,000	-	50.01%	製造及銷售飲品 Manufacture and sale of beverages
廣州頂津食品有限公司 Guangzhou Tingjin Food Co., Ltd.	中國 PRC	US\$20,000,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 康師傅(廣州) 飲品有限公司 Master Kong (Guangzhou) Beverage Co., Ltd.	中國 PRC	US\$14,500,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

40. 主要附屬公司(續)

名稱 Name	註冊成立/ 營業地點 Place of incorporation / operation	註冊資本/ 已發行股本 Registered capital / issued share capital	應作 股權比 Proport ownership 直接 Directly	比例 ion of	主要業務 Principal activity
* 杭州頂津食品有限公司 Hangzhou Tingjin Food Co., Ltd.	中國 PRC	US\$38,100,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 康師傅 (杭州) 飲品有限公司 Master Kong (Hangzhou) Beverage Co., Ltd	中國 PRC	US\$21,350,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
西安頂津食品有限公司 Xi'an Tingjin Food Co., Ltd.	中國 PRC	US\$12,000,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 武漢頂津食品有限公司 Wuhan Tingjin Food Co., Ltd.	中國 PRC	US\$31,000,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
重慶頂津食品有限公司 Chongqing Tingjin Food Co., Ltd	中國 PRC	US\$24,000,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
瀋陽頂津食品有限公司 Shenyang Tingjin Food Co., Ltd.	中國 PRC	US\$8,500,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 青島頂津食品有限公司 Qingdao Tingjin Food Co., Ltd.	中國 PRC	US\$15,000,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
福建頂津食品有限公司 Fujian Tingjin Food Co., Ltd.	中國 PRC	US\$13,700,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 哈爾濱頂津食品有限公司 Harbin Tingjin Food Co., Ltd.	中國 PRC	US\$20,000,000/ US\$13,614,836	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

40. 主要附屬公司(續)

名稱 Name	註冊成立/ 營業地點 Place of incorporation / operation	註冊資本/ 已發行股本 Registered capital / issued share capital	應 股權 Proport ownership 直接 Directly	比例 tion of	主要業務 Principal activity
* 新疆頂津食品有限公司 Xinjiang Tingjin Food Co., Ltd.	中國 PRC	US\$10,000,000/ US\$6,000,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 昆明頂津食品有限公司 Kunming Tingjin Food Co., Ltd.	中國 PRC	US\$12,000,000/ US\$9,800,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 鄭州頂津食品有限公司 Zhengzhou Tingjin Food Co., Ltd	中國 PRC	US\$24,000,000/ US\$22,800,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 蘭州頂津食品有限公司 Lan Zhou Tingjin Food Co., Ltd.	中國 PRC	US\$16,000,000 US\$11,200,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
康師傅 (瀋陽) 飲品有限公司 Master Kong (Shenyang) Beverage Co. Ltd.	中國 PRC	US\$15,500,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 康師傅 (西安) 飲品有限公司 Master Kong (Xi'an) Beverage Co., Ltd	中國 PRC	US\$28,500,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 康師傅 (天津) 飲品有限公司 Master Kong (Tianjin) Beverage Co., Ltd	中國 PRC	US\$30,500,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 南京頂津食品有限公司 Nanjing Tingjin Food Co., Ltd.	中國 PRC	US\$5,000,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 康師傅 (吉林) 長白山飲品有限公司 Master Kong (Jilin) The Changbai Mountain Beverage Co., Ltd.	中國 PRC	US\$5,000,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

40. 主要附屬公司(續)

名稱 Name	註冊成立/ 營業地點 Place of incorporation / operation	註冊資本/ 已發行股本 Registered capital / issued share capital	應 股權 Propor ownershi 直接 Directly	比例 tion of	主要業務 Principal activity
* 揚州頂津食品有限公司 Yangzhou Tingjin Food Co., Ltd.	中國 PRC	US\$28,500,000	-	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 康師傳 (杭州) 千島湖飲品有限公司 Master Kong (Hangzhou) Qiandaohu Beverages Co., Ltd.	中國 PRC	US\$12,000,000/ US\$1,800,029	-	50.01%	尚未開始業務經營 Not yet commenced business
* 廣州頂津飲品有限公司 Guangzhou Tingjin Beverage Co., Ltd.	中國 PRC	US\$59,300,000/ US\$34,260,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 天津頂津飲品有限公司 Tianjin Tingjin Beverage Co., Ltd	中國 PRC	US\$12,000,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 康師傅 (大連) 飲品有限公司 Master Kong (Dalian) Beverage Co., Ltd.	中國 PRC	US\$10,500,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 成都頂津食品有限公司 Chengdu Tingjin Food Co., Ltd.	中國 PRC	US\$12,000,000/ US\$2,646,933	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 康師傅 (烏魯木齊) 飲品有限公司 Master Kong (Wulumuqi) Beverage Co., Ltd.	中國 PRC	US\$12,000,000/ US\$2,400,000	_	50.01%	製造及銷售飲品 Manufacture and sale of beverages
* 南昌頂津食品有限公司 Nanchang Tingjin Food Co., Ltd.	中國 PRC	US\$10,000,000/ US\$0	_	50.01%	尚未開始業務經營 Not yet commenced business
味全(安吉) 乳品專業牧場有限公司 Wei Chuan (Anji) Dairy Farm Co., Ltd.	中國 PRC	US\$2,100,000	100%	-	製造及銷售奶類飲品 Manufacture and sale of milk products

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

40. 主要附屬公司(續)

名稱 Name	註冊成立/ 營業地點 Place of incorporation / operation	註冊資本/ 已發行股本 Registered capital / issued share capital	應 股權 Propori ownershi 直接 Directly	比例 tion of	主要業務 Principal activity
天津頂峰澱粉開發有限公司 Tianjin Ting Fung Starch Development Co., Ltd.	中國 PRC	US\$11,000,000	51%	_	製造及銷售改良 馬鈴薯澱物及調味品 Manufacture and sale of modified potato starch and seasoning flavours
頂益(英屬處女島) 國際有限公司 Tingyi (BVI) Int'l Co., Ltd.	英屬處女群島 BVI	50,000普通股 每股US\$1 50,000 ordinary shares of US\$1 each/ US\$50,000	100%	-	本集團之採購代理 Purchasing and sales agent for the Group
康師傅(香港)貿易有限公司 Master Kong (HK) Trading Company Limited	香港 HK	HK\$10,000/ HK\$2	100%	_	本集團之產品代理及貿易 Agent and trading of products for the Group
興化頂芳脱水食品有限公司 Xinghua Dinfang Dehydrate Foods Co., Ltd.	中國 PRC	US\$8,600,000	100%	-	製造及銷售脱水蔬菜 Manufacture and sale of dehydrated vegetables
天津頂嘉機械有限公司 Tian Jin Ting Jia Machinery Co., Ltd.	中國 PRC	US\$2,100,000	100%	_	保養及維修廠房及機械 Installation and maintenance of plant and machinery
天津頂育諮詢有限公司 Tianjin Tingyu Consulting Co., Ltd.	中國 PRC	US\$200,000	100%	_	提供管理服務 Provision of management services
天津頂全物業管理有限公司 Tianjin Tingquan Properties Management Co., Ltd.	中國 PRC	US\$210,000	100%	_	提供物業管理及 相關之顧問服務 Provision of property management and related onsultancy services

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

40. 主要附屬公司(續)

名稱 Name	註冊成立/ 營業地點 Place of incorporation / operation	註冊資本/ 已發行股本 Registered capital / issued share capital	應 股權 Propor ownershi 直接 Directly	比例 tion of	主要業務 Principal activity
天津頂雅房地產開發有限公司 Tianjin Dingya Property Development Co., Ltd.	中國 PRC	US\$2,100,000	100%	_	物業投資 Property development
* 廣州頂雅房地產開發有限公司 Guangzhou Dingya Real Estate Development Co., Ltd.	中國 PRC	RMB16,400,000	38%	62%	物業投資 Property development
天津頂新國際工程顧問有限公司 Tianjin Tingxin International Engineering Consultant Co., Ltd.	中國 PRC	US\$1,700,000	100%	_	提供工程顧問及研究服務 Provision of engineering related consultancy and research service
頂通(BVI)有限公司 Tingtong (BVI) Limited	英屬處女群島 BVI	50,000普通股 每股US\$1 50,000 ordinary shares of US\$1 each/ US\$1,000	100%	-	投資控股 Investment holding
頂通 (開曼島) 控股有限公司 Tingtong (Cayman Islands) Holding Corp.	開曼群島 Cayman Islands	15,000,000普通股 每股US\$1 15,000,000 ordinary shares of US\$1 each/ US\$2,118,334	_	50.01%	投資控股 Investment holding
* 上海頂通物流有限公司 Shanghai Tingtong Logistics Co., Ltd	中國 PRC	US\$5,000,000	-	50.01%	提供本集團內公司 之物流服務 Logistics services
* 北京頂通物流有限公司 Beijing Ting Tong Logistics Co., Ltd.	中國 PRC	US\$500,000	_	50.01%	提供物流服務 Logistics services
* 廣州頂通物流有限公司 Guangzhou Ting Tong Logistics Co., Ltd.	中國 PRC	US\$300,000	_	50.01%	提供物流服務 Logistics services
瀋陽頂通物流有限公司 Shenyang Ting Tong Logistics Co., Ltd.	中國 PRC	US\$300,000	_	50.01%	提供物流服務 Logistics services

截至二零零九年十二月三十一日止年度 For the year ended 31 December 2009

40. 主要附屬公司(續)

40. PRINCIPAL SUBSIDIARIES (Continued)

名稱 Name	註冊成立/ 營業地點 Place of incorporation / operation	註冊資本/ 已發行股本 Registered capital / issued share capital	應 股權 Propor ownershi 直接 Directly	比例 tion of	主要業務 Principal activity
重慶頂通物流有限公司 Chongqing Ting Tong Logistics Co., Ltd.	中國 PRC	US\$300,000	_	50.01%	提供物流服務 Logistics services
康遠股份有限公司 Kon Yuan Corporation	台灣 Taiwan	NT\$110,000,000	100%	-	投資控股 Investment holding
康權股份有限公司 Kon Chuan Corporation	台灣 Taiwan	NT\$96,000,000	100%	_	投資控股 Investment holding
康俊股份有限公司 Kon Jun Corporation	台灣 Taiwan	NT\$110,000,000	100%	_	投資控股 Investment holding

^{*} 該等附屬公司註冊為中外合資/合作企業。

其他本集團於中國境內之附屬公司均成 立及註冊為全資外商企業。

The other subsidiaries in the PRC are established and registered as wholly-owned foreign enterprises.

^{*} These subsidiaries are registered as Sino-foreign equity joint venture companies.

公司資料 Corporate Information

註冊辦事處

開曼群島大開曼喬治亞鎮 郵政信箱448號 創世紀大廈5樓

主營業務地址

中國天津300457 天津經濟技術開發區 第三大街15號

香港辦事處

香港灣仔港灣道18號 中環廣場56樓5607室 電話: (852) 2511 1911 傳真: (852) 2511 7911 電子郵件: info@tingyi.com

網站

www.masterkong.com.cn www.irasia.com/listco/hk/tingyi

股票上市及交易地點

香港聯合交易所有限公司 證券編號: 0322

美國預託證券 Level 1 Programme

交易代號:TCYMY

台灣存託憑證 證券編號:910322

執行董事

魏應州先生(董事長暨行政總裁) 井田毅先生(副董事長) 吉澤亮先生(副行政總裁) 吳崇儀先生 魏應交先生

獨立非執行董事

井田純一郎先生

徐信群先生 李長福先生 桑原道夫先生

Registered Office

Genesis Building Fifth Floor P.O. Box 448 George Town Grand Cayman Cayman Islands

Principal Place of Business

No.15, The 3rd Street Tianjin Economic-Technological Development Area Tianjin 300457 PRC

Hong Kong Office

Suite 5607, 56th Floor, Central Plaza 18 Harbour Road, Wanchai, Hong Kong

Tel: (852) 2511-1911 Fax: (852) 2511-7911 E-mail: info@tingyi.com

Website

www.masterkong.com.cn www.irasia.com/listco/hk/tingyi

Place of Listing of Shares and Trading Code

The Stock Exchange of Hong Kong Limited Security code: 0322

ADR Level 1 Programme

Symbol: TCYMY

Taiwan Depositary Receipts Security Code: 910322

Executive Directors

Mr. Wei Ing-Chou (Chairman and Chief Executive Officer)

Mr. Takeshi Ida (Vice-Chairman)

Mr. Ryo Yoshizawa (Vice Chief Executive Officer)

Mr. Wu Chung-Yi Mr. Wei Ying-Chiao Mr. Junichiro Ida

Independent Non-executive Directors

Mr. Hsu Shin-Chun Mr. Lee Tiong-Hock Mr. Michio Kuwahara

公司資料 Corporate Information

開曼羣島股份過戶登記總處

Genesis Trust & Corporate Services Ltd. 2nd Floor, Compass Centre P.O. Box 448, George Town Grand Cayman KYI-II06 Cayman Islands

香港股份過戶登記分處 香港證券登記有限公司

香港 皇后大道東183號 合和中心17樓 1712-1716室

主要往來銀行

中國銀行 交通銀行 三菱東京UFJ銀行

永豐商業銀行股份有限公司

德國裕寶聯合銀行 法國更有 主國期 中國招商銀行 花旗銀行 星展銀行 中國工商銀行 摩根大通

兆豐國際商業銀行 日本瑞穗實業銀行 荷蘭合作銀行有限公司

日本三井住友銀行股份有限公司

住友信託銀行

Cayman Islands Principal Share Registrar and Transfer Office

Genesis Trust & Corporate Services Ltd. 2nd Floor, Compass Centre P.O. Box 448, George Town Grand Cayman KY1-1106 Cayman Islands

Hong Kong Branch Share Registrar and Transfer Office

Hong Kong Registrars Limited Shops 1712-1716 17th Floor, Hopewell Centre 183 Queen's Road East Hong Kong

Principal Bankers

Bank of China
Bank of Communications
Bank of Tokyo-Mitsubishi UFJ
Bank Sinopac

Bayerische Hypo-und Vereinsbank AG Member of UniCredit Groups BNP PARIBAS Corporate and Investment Banking

Calyon Corporate and Investment Banking

China Merchants Bank

CITI Bank

Development Bank of Singapore

Industrial and Commercial Bank of China

JP Morgan Chase Bank

Mega International Commercial Bank

Mizuho Corporate Bank, Ltd.

Rabobank

Sumitomo Mitsui Banking Corporation The Sumitomo Trust & Banking Co., Ltd

公司資料 Corporate Information

法律顧問

盛德律師事務所

中國法律:

金杜律師事務所

開曼群島法律:

Maples and Calder Asia

核數師

瑪澤會計師事務所有限公司 香港執業會計師

Legal Advisers

Sidley Austin

as to PRC law: King & Wood

as to Cayman Islands law: Maples and Calder Asia

Auditor

Mazars CPA Limited
Certified Public Accountants



息息相關,相輔相成

本封面設計以金色為底色,以「康」字為中心,並以雙圈環繞,內圈呈列公司的核心價值:「誠信」、「務實」、「創新」,外圈呈列公司的主要產品:「方便麵」、「飲品」和「糕餅」。三個層次環環相扣,具體而微地表達公司的成功之道。

金色營造沉實而不落俗套的感觸,以較大的「康」字突顯「康師傅」品牌的實力,以及在消費者心中的崇高地位。康師傅旗下三大產品在市場上佔有顯著地位,憑著這些產品,奠定品牌的崇高聲譽。 而公司的核心企業價值則推動公司不斷精益求精,推陳出新。

品牌、核心價值、產品,三者息息相關,相輔相成,正是康師傅的成功之道。

Elements of Success

This design features a gold background, and large Chinese character "康" in the middle, which is decorated by two circles. The inner circle illustrates the core values of the company: "Integrity", "Practicality", and "Innovation"; while the outer circle illustrates the three main categories of the company's products: "instant noodles", "beverage", and "bakery". Those three tiers are inter-related and interactive, which vividly express the ways of success of the company.

The gold background creates a stable yet unique atmosphere. And the large Chinese character "康" emphasizes the strengths of the Company and its reliable reputation in consumers' eye. With its three main categories of products having capture substantial market shares, the company has built up "康 師傅" as a brand representing quality and excellence. The core values of the company are the driving forces behind the company's continuing pursuit of distinctiveness and innovation.

Brand name, core values and products of the company are inter-related elements and complementary to each other, and they are the key elements for the company' success.