

Incorporated in the Cayman Islands with Limited Liability 於開曼群島註冊成立的有限公司 Stock Code 股份代號: 822

Professional Services Come from Continuous Innovation 專業服務源自持續創新





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CORPORATE INFORMATION 公司資料

DIRECTORS

Executive Directors

Mr. Lee Yuen Fat (Chairman)Dr. Keung Wing Ching (Vice Chairman and Chief Executive Officer)Mr. Wong Wing ChuenMr. Chan Tat Cheong, Alan

Independent Non-Executive Directors

Mr. Sun Kai Lit Cliff _{BBS, JP} Ir Dr. Lo Wai Kwok _{BBS, MH, JP} Mr. Yeow Hoe Ann John Mr. Andrew Look

AUTHORISED REPRESENTATIVES

Dr. Keung Wing Ching Mr. Chan Tat Cheong, Alan

COMPANY SECRETARY AND QUALIFIED ACCOUNTANT

Mr. Chan Tat Cheong, Alan

AUDIT COMMITTEE

Mr. Yeow Hoe Ann John Mr. Sun Kai Lit Cliff _{BBS, JP} Ir Dr. Lo Wai Kwok _{BBS, MH, JP} Mr. Andrew Look

NOMINATION COMMITTEE

Mr. Sun Kai Lit Cliff _{BBS, JP} Ir Dr. Lo Wai Kwok _{BBS, MH, JP} Mr. Yeow Hoe Ann John Mr. Andrew Look Dr. Keung Wing Ching

REMUNERATION COMMITTEE

Mr. Sun Kai Lit Cliff _{BBS, JP} Ir Dr. Lo Wai Kwok _{BBS, MH, JP} Mr. Yeow Hoe Ann John Mr. Andrew Look Dr. Keung Wing Ching

董事

執行董事 李遠發先生(*主席*) 姜永正博士 (*副主席兼行政總裁)* 黃永銓先生 陳達昌先生

獨立非執行董事

孫啟烈先生BBS·太平純土 盧偉國博士BBS·MH·太平純土 姚和安先生 陸東先生

授權代表

姜永正博士 陳達昌先生

公司秘書及合資格會計師 陳達昌先生

審核委員會

姚和安先生 孫啟烈先生_{BBS·太平紳士} 盧偉國博士_{BBS·MH·太平紳士} 陸東先生

提名委員會

孫啟烈先生_{BBS·太平紳士} 盧偉國博士_{BBS·MH·太平紳士} 姚和安先生 陸東先生 姜永正博士

薪酬委員會

孫啟烈先生_{BBS·太平紳士} 盧偉國博士_{BBS·MH·太平紳士} 姚和安先生 陸東先生 姜永正博士

Corporate Information (Continued) 公司資料(續)

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HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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AUDITOR RSM Nelson Wheeler

PRINCIPAL BANKERS

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STOCK CODE 822

WEBSITE www.kashui.com

註冊辦事處

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香港主要營業地點

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中華人民共和國(「中國」)主要

營業地點

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香港股份過戶登記分處

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核數師

中瑞岳華(香港)會計師事務所

主要往來銀行

渣打銀行(香港)有限公司 恆生銀行有限公司 星展銀行(香港)有限公司 澳盛銀行集團有限公司

<mark>股份編號</mark> 822

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Chairman's Statement 主席報告書

Lee Yuen Fat 李遠發 Chairman 主席

Dear Shareholders,

On behalf of the Board of Directors of Ka Shui International Holdings Limited (the "Company"), I am pleased to present you the audited annual results of the Company and its subsidiaries (collectively "the Group") for the year ended 31 December 2011.

Despite the challenging operational environment in 2011, the Group has managed to achieve a satisfactory growth in business with a robust increase in its turnover by 30.5% to HK\$1,191,698,000 (2010: HK\$913,344,000). The rise in turnover has demonstrated the Group's success in development of new lines of business and securing greater gains in market share. The Group's profit attributable to owners of the Company has also reached HK\$62,820,000 (2010: HK\$56,133,000), representing an increase of 11.9% over the previous year. In light of our team's enhancement of operational efficiencies and stringent production cost controls, the Group's gross margin for the year has only declined slightly to 19.4% (2010: 19.7%) notwithstanding the surge in labour and raw material costs as well as appreciation of Renminbi.

致各位股東:

本人謹代表嘉瑞國際控股有限公司(「本公司」)董 事會,欣然向 閣下提呈本公司及其附屬公司(統 稱為「本集團」)截至二零一一年十二月三十一日止 年度之經審核全年業績。

儘管二零一一年之經營環境充滿挑戰,本集團仍 然在業務上取得令人滿意之增長,營業額錄得 30.5%之強勁增長至1,191,698,000港元(二零一 零年:913,344,000港元)。營業額上升標誌著 本集團成功發展新業務及獲得更多市場份額。 本公司權益持有人應佔溢利也較去年增加11.9% 至62,820,000港元(二零一零年:56,133,000港 元)。儘管原材料價格及勞工成本上升,以及人民 幣升值,本集團年內之毛利只輕微下降至19.4% (二零一零年:19.7%),此有賴於本集團團隊有 效提升營運效率及嚴格控制生產成本。

Chairman's Statement (Continued) 主席報告書(續)

During the year under review, magnesium alloy die casting business continues to be an important growth engine of the Group. As the demand for notebook computers will remain buoyant in the next few years, the Group will actively expand its customer base to various internationally renowned brands and enhancing its production capacity to meet different customers' needs and demands as required.

During the previous year, plastic protective cases for smart phones had brought in a significant amount of business for the Group. The sales of smart phones and tablet computers are expected to surge persistently. Since the Group possesses the relevant production technology and ability to make quick responses to the market, the booming smart phone and tablet computer markets will provide huge growth potential for the Group. By virtue of its leading technologies and accurate market positioning, the Group anticipates that its plastic injection moulding business will become a major turnover and profit contributor to the Group in the forthcoming future.

The Group's properties situated in the PRC and Hong Kong respectively have been held for years and their fair market value have not been reflected in the Group's financial statements from the outset. As a result, the Group has appointed an independent professional appraiser at the end of year 2011 to re-value all the land elements of these properties at fair market value so as to present a better picture of the net asset value of the Group. As at 31 December 2011, the revaluation of such land elements at fair market value has enhanced the net asset value of the Group by HK7.7 cents per share.

The Group has always committed to generating attractive returns for its shareholders and maintaining a high dividend payout policy. The Board of Directors has recommended the payment of a final dividend of HK4.3 cents (2010: HK3.2 cents) per share for the year ended 31 December 2011. Taking into account the interim dividend of HK0.66 cents (2010: 1.3 cents) per share paid in September 2011, the total dividends for the year will be HK4.96 cents (2010: HK4.5 cents) per share, which represents an increase of approximately 10.2% over the previous year and representing a dividend payout of 70.0% (2010: 70.6%). In the forthcoming future, the Group will adhere to our philosophy of continuous operational improvement and sound financial management, whilst maximizing returns to our shareholders.

於回顧年內, 鎂合金壓鑄業務繼續成為本集團之 重要增長動力。隨著筆記本電腦在未來幾年的需 求維持上升,本集團將會積極擴大其客戶基礎至 多個國際知名品牌,並且會按需要提升產能去迎 接不同客戶的需求。

在過去一年,智能手機塑膠保護外殼為本集團帶 來可觀的業務發展。預期智能手機及平板電腦之 銷量將會持續急劇上升。由於本集團擁有相應的 配套生產技術及迅速回應市場之能力,智能手機 及平板電腦市場之蓬勃發展將為本集團提供巨大 之增長潛力。憑藉其領先科技及準確之市場定 位,本集團預計塑膠注塑業務於未來將會成為本 集團一個主要之營業額及盈利貢獻者。

本集團持有分別位於中國及香港之物業多年,此 等物業之公平市場值一直以來並未反映於本集團 之財務報表內。故此,本集團於二零一一年末委 任了一位獨立專業評估師為所有此等物業之土地 部份以公平市場價值進行價值重估,藉以更清晰 呈現本集團之資產淨值。於二零一一年十二月 三十一日,此等土地部份以公平市場價值進行價 值重估後,為本集團增加每股資產淨值7.7港仙。

本集團一貫承諾為股東帶來具吸引力之回報,並 維持高派息之股息政策。董事會建議派發截至二 零一一年十二月三十一日止年度每股4.3港仙(二 零一零年:3.2港仙)之末期股息。連同於二零 一一年九月已派發之中期股息每股0.66港仙(二零 一零年:1.3港仙),全年股息總數為每股4.96港 仙(二零一零年:4.5港仙),較去年增加10.2%, 派息比率為70.0%(二零一零年:70.6%)。本集 團於未來將會堅持持續改善營運及健全之財務管 理原則,把股東之回報推至最高。

Chairman's Statement (Continued) 主席報告書(續)

The Group has been striving to promote its own strength and explore the international market regime. Based on our 30 years' plus experience in original equipment manufacturing ("OEM") business, the Group has taken a forward step to develop original design manufacturing ("ODM") and original brand manufacturing ("OBM") business. By establishing its own brand, the Group can enhance its business horizon to a higher level with an aim to develop a new line of business and strengthen its profitability. The Group will also put more emphasis on research and development for new technology and innovative designs, with a focus on high value-added products to strengthen its ODM and OBM business development. Last year, the Group had incorporated a wholly-owned subsidiary in the United States of America to embark on the development of its own sales channels in North America.

With the different business segments successfully establishing a vast and sound clientele base, the Group will continue its efforts in further improving the long-term business relationship with its clients in order to increase its market share. The Group's future business strategy is to engage new and high technology as well as innovative designs to gradually upgrade its OEM business to ODM business for higher value adding. At the same time, it will also provide a major support to the development of the Group's OBM business. This will enhance the Group's image and status as an innovative high-tech enterprise and achieving greater profits.

Finally, I would like to express my sincere gratitude to our shareholders, customers, bankers and suppliers for their continuing support; our fellow board members for their proactive direction; and our management and employees for their dedicated contribution towards the continual progress of the Group.

本集團致力提升其實力及探索海外市場。憑藉超 過三十年於原設備生產(「OEM」)業務之經驗,本 集團向前邁進一步,發展原創設計生產(「ODM」) 及品牌生產(「OBM」)業務。本集團將透過設立自 家品牌,提升其業務層面至更高之層次,藉以開 發一個新的業務及增強其盈利能力。本集團也會 重點加強高新科技及創新設計之研發,專注高增 值產品,以強化其ODM及OBM業務之發展。於去 年,本集團在美國註冊成立一間全資附屬公司, 為發展其北美銷售渠道作出部署。

本集團憑藉不同業務分部,成功建立一個廣闊及 穩定之顧客基礎,本集團將會不斷努力提升與 其客戶之長期業務關係,藉以增加市場份額。本 集團之未來業務策略在於利用高新科技及創新設 計,把OEM產品業務逐步提升至ODM產品業務, 以增加集團之附加值,並同時作為OBM業務發展 之主要支撐,從而鞏固本集團作為創新及高科技 企業之形象和地位,與及獲取更大的盈利。

最後,本集團之持續進步全靠股東、客戶、銀行 及供應商的不斷支持:我們董事會成員同仁的前 瞻性指導:及管理層與員工的全情投入。本人對 以上人士表示萬分謝意。

Lee Yuen Fat Chairman

Hong Kong, 27 March 2012

李遠發 主席

香港,二零一二年三月二十七日

(A) FINANCIAL REVIEW

The Group has displayed strong resilience amidst the global economic downturn during the year of 2011 and managed to grow its turnover by 30.5% to HK\$1,191,698,000 (2010: HK\$913,344,000) mainly due to the robust growth in sales of notebook computer casings made in magnesium alloy as well as plastic injection moulding products. Meanwhile, gross profit grew by 28.5% to HK\$230,808,000 (2010: HK\$179,622,000) as compared with that of last year and profit attributable to owners of the Company also recorded a 11.9% increase to HK\$62,820,000 (2010: HK\$56,133,000). Despite the surge in price of raw materials and labour costs together with the appreciation of Renminbi, the Group's gross margin for the year had only declined slightly to 19.4% (2010: 19.7%) as compared with that of last year primarily through passing on partial cost increases to customers, enhanced manufacturing efficiency and economies of scale in production.

Selling and distribution expenses had increased by 30.1% to HK\$17,996,000 (2010: HK\$13,831,000) when compared with that of last year. This was mainly attributable to increased spending on marketing and promotional activities for new products and new business lines as well as a rise in distribution costs which was primarily caused by the corresponding increase in turnover.

General and administrative expenses for the year was HK\$125,114,000 (2010: HK\$102,212,000), representing an increase of 22.4% over that of last year. In order to develop new lines of business and lower its manufacturing costs in the long run, the Group had increased its research and development expenditures on new products and production technologies during the year under review. In addition, there was also an increase in the number of management personnel as well as related staff costs so as to support the rapid growth of the Group's new lines of business.

(A) 財務回顧

於二零一一年,儘管環球經濟向下,本 集團之表現出色,營業額取得30.5%之 增長至1,191,698,000港元(二零一零年: 913,344,000港元),主要是由於鎂合金 筆記本電腦外殼及塑膠注塑產品銷售之 強勁增長所致。此外,毛利較去年增長 28.5%至230,808,000港元(二零一零年: 179,622,000港元),本公司權益持有人 應佔溢利也增加11.9%至62,820,000港元 (二零一零年:56,133,000港元)。儘管原 材料價格及勞工成本上升,以及人民幣升 值,本集團透過把部份上升之成本轉嫁客 戶、提升生產效率及生產經濟效益,本集 團年內之毛利率只錄得輕微下降至19.4% (二零一零年:19.7%)。

銷售及分銷費用與去年相比上升30.1%至 17,996,000港元(二零一零年:13,831,000 港元)。主要是由於新產品及新業務之市 場推廣活動支出增加及營業額增加導致分 銷費用相應上升。

一般及行政費用於年內為125,114,000港 元(二零一零年:102,212,000港元),較 去年上升22.4%。為了發展新業務及降低 其長遠生產成本,本集團於回顧年內增加 新產品及新生產技術之研發費用。另外, 管理人員數目上升及相關員工開支有所增 加,以支援本集團之新業務急速發展。

(B) BUSINESS REVIEW

Zinc alloy die casting business

During the year, the turnover of zinc alloy die casting business recorded a slight decrease of 1.8% to HK\$349,859,000 (2010: HK\$356,098,000). This slight decline was mainly caused by a slowdown of orders from a key customer following the occurrence of the earthquake in Japan which took place in March 2011. Given that, this business segment still remained as a key constituent of the Group's revenue as it accounted for approximately 29.4% (2010: 39.0%) of the Group's overall turnover.

Magnesium alloy die casting business

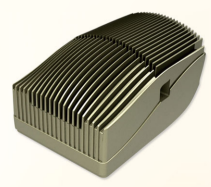
Benefitting from the strong demand in magnesium alloy's notebook computer components, the Group's magnesium alloy die casting business had posted a substantial growth of sales in 2011 with turnover increased by 73.1% to HK\$286,873,000 (2010: HK\$165,752,000) when compared with that of last year. The contribution of this business segment to the Group's turnover also increased from last year's 18.1% to 24.1%. Other than notebook computer components, the application of magnesium alloy can also be extended to telecommunication and consumer electronics products. In view of the persisting growth of market demand in 3C (communication, computer and consumer electronics) products which would create ample growth opportunities for the Group, it is expected that this business segment will continue to grow remarkably in the forthcoming future.

(B) 業務回顧 鋅合金壓鑄業務

年內, 鋅合金壓鑄業務之營業額錄得 1.8%之輕微下跌至349,859,000港元(二 零一零年:356,098,000港元)。此輕微下 跌主要是由於日本在二零一一年三月發生 地震後,一主要客戶減少訂單所致。儘管 如此,此業務分部仍然成為本集團營業額 之主要貢獻者,佔總營業額29.4%(二零 一零年:39.0%)。

鎂合金壓鑄業務

受惠於鎂合金筆記本電腦部件之強勁需 求所帶動,本集團鎂合金壓鑄業務之銷 售於二零一一年取得強勁增長,營業 額增長至286,873,000港元(二零一零 年:165,752,000港元),較去年增加了 73.1%。此部份業務對本集團營業額之貢 獻由去年之18.1%上升至24.1%。除筆記 本電腦部件外,鎂合金的應用也擴展至通 訊及消費者電子產品上。鑑於3C(通訊、 電腦及消費者電子)產品之市場需求持續 增加而為本集團創造大量增長機會,預期 此業務對本集團營業額的貢獻於未來將會 繼續顯著上升。



Aluminium alloy die casting business

The turnover of this business segment had delivered a satisfactory growth of 28.8% to HK\$253,035,000 (2010: HK\$196,453,000) for the year under review and accounted for 21.2% (2010: 21.5%) of the Group's turnover. Resulting from aluminium alloy die casting products being accounted for a substantial proportion of the total die casting output, it is expected that there will be ample room for the Group to grow in this business segment.



鋁合金壓鑄業務

此部分業務於回顧年內取得令人滿意的 增長,營業額上升28.8%至253,035,000 港元(二零一零年:196,453,000港元), 佔集團營業額21.2%(二零一零年: 21.5%)。由於鋁合金壓鑄件的產量佔總 壓鑄件產量極大的份額,本集團預期此業 務將會有很大的增長空間。

Management Discussion and Analysis (Continued) 管理層討論及分析(續)

Plastic injection moulding business

Following the global trend of using smart phones widely, the Group's plastic injection moulding business continued to perform well and maintained a rapid growth during the year of 2011. Turnover of this business segment rose remarkably by 54.8% to HK\$301,931,000 (2010: HK\$195,041,000) when compared with that of last year, representing approximately 25.3% (2010: 21.4%) of the Group's turnover. In view of the rising demand for protective cases driven by a fast growing smart phone market, it is expected that this business segment will still be one of the major growth drivers for the Group in the forthcoming future.

塑膠注塑業務

隨著智能手機的廣泛使用成為全球市場 主流,本集團塑膠注塑業務繼續有良好 的表現,於二零一一年保持快速增長。 此部分業務之營業額較去年大幅上升 54.8%至301,931,000港元(二零一零年: 195,041,000港元),佔本集團營業額約 25.3%(二零一零年:21.4%)。鑑於智能 手機市場急速增長,保護外殼之需求因而 上升,預期此部分業務將於未來仍然成為 本集團之主要增長動力之一。





(C) HONOURS ATTAINED

As a result of its strong research and development capabilities and efforts, one of the Group's wholly-owned subsidiary in Guangdong Province, MG Technology (Shenzhen) Company Limited, was recoginesd by the Chinese Government as a "National High and New Technology Enterprise" in February 2011. This honour not merely recognizes the Group's devotion in research and development of new products and production technologies; but also allows this Group's subsidiary to enjoy a preferential tax rate of 15% commencing from January 2011 for three consecutive years.

Wing Yu (Far East) Industries Company Limited, the Group's whollyowned subsidiary engaging in surface finishing treatment, was awarded with the Hong Kong Awards for Industries – Productivity and Quality Award in June 2011. This has demonstrated that the Group's superior quality standards and devotion to continuous technological improvement have been well recognized by our customers and the public.

(C) 所獲殊榮

鑑於其強大之研發能力及努力,本集團一 間位於廣東省之全資附屬公司創金美科技 (深圳)有限公司在二零一一年二月榮獲中 國政府嘉許為「國家高新技術企業」。此殊 榮不僅確認本集團在新產品及新生產技術 研發上的貢獻,也令本集團此附屬公司自 二零一一年一月起連續三年享有15%之優 惠税率。

本集團從事表面處理業務之全資附屬公 司-永裕(遠東)實業有限公司於二零一一 年六月榮獲香港工商業獎之生產力及品質 獎。此獎項標誌著本集團卓越之品質標準 及在技術上持續改善之努力獲得客戶及廣 大群眾的認同。

Management Discussion and Analysis (Continued) 管理層討論及分析(續)

In January 2012, the Group was awarded The Outstanding Corporate Social Responsibility Award being first time organized by The Hong Kong Mirror Post, a monthly magazine focusing on current affairs commentary and economics. This fully recognizes the Group's effort in promoting corporate social responsibility. 於二零一二年一月,本集團榮獲香港《鏡 報》(一本以時事評論及經濟為主題的月 刊)舉辦首屆之傑出企業社會責任獎。此 獎項認同本集團在推動企業社會責任方面 之努力。



(D) **PROSPECTS**

In the year of 2012, it is expected that the global economy will still be on a slow and rocky road to recovery. The US economy remains weak while the European debt crisis is deepening. Continuing appreciation of Renminbi and surge in labour costs will also exert pressure on the profit margins of manufacturing industries. The Group will continue to implement strict cost control measures to preserve margins and sustain sales growth.

Plastic injection moulding business continues to have an increasingly important role to play in the Group's overall business development. Global shipment of smart phones and tablet notebook computers are expected to increase at a fast pace and they have become not only basic necessities but fashionable products in our daily lives. Therefore, consumers also pay more attention to the design of these products' protective cases and the market demand for personalized casings with stylish and colourful designs will keep on growing. The Group will put much greater efforts in the research and development of innovative product designs, new materials and production technologies in order to expand its new lines of business as well as to equip itself to meet the enormous market demand.

(D) 展望

於二零一二年,預期全球經濟復甦之路既 緩慢且荊棘滿途。美國經濟持續疲弱,歐 洲債權危機也日益加深。持續人民幣升 值,以及勞工成本上升也會為製造業之盈 利帶來壓力。本集團將會繼續推行嚴緊之 成本控制措施,藉以保持盈利及持續銷售 增長。

塑膠注塑業務於本集團之整體業務發展持續上升。預期智能手機及平板電腦之全球 付運量急速增長,它們不單只是日常生活 的必需品,也成為潮流產品。因此消費者 越來越注重此等產品之保護外殼設計,市 場對時款及色彩繽紛之個人化外殼之需求 將會不斷上升。本集團將會在產品設計創 新、新材料及生產技術之研發上投放更多 資源,藉以裝備自己以迎接市場巨大之需 求。 It is expected that the replacement demand for business notebook computers driven by the launch of new computer operating systems will continue to rise since users are more willing to invest in its powerful functions, thus helping its sales increase to outpace that of conventional notebook computers. As ultra thin and slim design becomes the development trend of new generation notebook computers, the demand for magnesium alloy die casting casings will increase substantially. However, the intense competition of this business sector would require manufacturers to possess guick responses to the market and introduction of new and high technology continuously to meet new needs from the market. As a result, some manufactures have begun to exit from the notebook computer casings' industry. Given its high efficient production management, research and development ability on new and high technology, superior product guality and the confidence gained from its customers, the Group will capitalize on its existing competitive advantages and enlarge its market share and profitability.

Customers are placing more emphasis on brands and a well-received brand is an identity that goes beyond recognition. Based on its 30 years' plus experience in original equipment manufacturing ("OEM") business, the Group has taken a step forward to develop original design manufacturing ("ODM") and original brand manufacturing ("OBM") business with an aim to increase its turnover and profitability. Building its own branding has become a long term business strategy of the Group in order to develop a new profit contributor and maximizes its return for shareholders.

The Group had established a marketing office in the United States of America in March 2011 to focus on the marketing of energy saving lighting products including light emitting plasma ("LEP") lighting products and expand its sales network in the North America. As there is an increasing demand for energy conservation and environmental protection, every nation has put more and more emphasis on energy saving products. "Energy-saving and carbon reduction" is also a core topic in the PRC's Twelve Five-Year Plan and therefore, there will be huge business opportunities for the development of energy saving products. Leveraging its advantages on magnesium alloy die casting, the Group will continue the research and development on using magnesium alloy to manufacture LEP lighting products in order to achieve higher efficiency on environmental protection and energy saving. 由於使用者願意投資在擁有強大功能之筆 記本電腦上,預期由新電腦執行系統推出 所帶動之商用筆記本電腦換機需求將會持 續上升,商用筆記本電腦之銷售增長超越 傳統筆記本電腦。由於新一代筆記本電腦 的發展趨勢為超薄及輕型,故此鎂合金電 鑄外殼的需求將會劇增。但是,由於此 鍵 務之競爭激烈,導致生產商必需具備迅 以迎合市場新需求。因此,一些生產商開始 退出筆記本電腦外殼業務。本集團憑藉其 高效率之生產管理、高新科技研發能力、 優越產品品質及客戶對其之信心,本集團 將會把握其現在擁有之競爭優勢,藉此擴 大其市場份額及盈利。

消費者日益重視品牌。一個受歡迎的品牌 不僅人所共知,而且會成為一個身份。憑 藉超過三十年於原設備生產(「OEM」)業務 之經驗,本集團向前邁進一步,發展原創 設計生產(「ODM」)及品牌生產(「OBM」) 業務,目標為增加其營業額及盈利能力。 建立自家品牌已經成為本集團之長遠業務 策略,藉以發展一個新的盈利貢獻者以及 把股東的利益擴展至最大。

本集團於二零一一年三月在美國成立一市 場推廣辦公室,專注北美洲之節能照明產 品(包括light emitting plasma(「LEP」)照明 產品)之市場推廣及擴大其銷售網絡。由 於節約能源及環境保護之要求越來越高, 各國日益注重節省能源之產品。節約能源 及減低碳排放也是國家第十二個五年計劃 之核心課題,因此節能產品具備龐大之商 業發展機會。基於集團本身的鎂合金壓鑄 優勢,本集團將會以鎂合金應用於LEP照 明產品生產上之研發,藉以更加達到環保 節能之效益。

Management Discussion and Analysis (Continued) 管理層討論及分析(續)

The Group is also active in pursuit of potential strategic partnerships as well as merger and acquisition opportunities so as to create addedvalue to its existing business by synergy effects.

The Group's strategy of continuous innovation of product design, increasing market share, diversifying geographically and maintaining operational excellence has seen fruitful results gradually. The Group's future business strategy is to engage new and high technology as well as innovative designs to gradually upgrade its OEM business to ODM business for higher value adding. At the same time, it will also provide a major support to the development of the Group's OBM business. This will enhance the Group's image and status as an innovative hightech enterprise towards the goal of a long term business growth.

(E) LIQUIDITY AND FINANCIAL RESOURCES

As at 31 December 2011, the Group had pledged bank deposits, restricted bank balances as well as bank and cash balances of approximately HK\$179,433,000 (2010: HK\$124,764,000), most of which were either denominated in US dollars, Renminbi or Hong Kong dollars.

Total interest-bearing borrowings of the Group as at 31 December 2011 were approximately HK\$269,190,000 (2010: HK\$136,804,000), comprising bank loans and overdrafts of approximately HK\$256,796,000 (2010: HK\$124,851,000) and obligations under finance leases of approximately HK\$12,394,000 (2010: HK\$11,953,000). All of these borrowings were either denominated in US dollars, Renminbi or Hong Kong dollars to which the interest rates applied were primarily subject to floating interest rate.

As at 31 December 2011, the net gearing ratio (a ratio of the sum of total bank borrowings and obligations under finance leases less pledged bank deposits, restricted bank balances as well as bank and cash balances then divided by total equity) of the Group was approximately 12.4% (2010: 2.0%).

本集團並積極地尋求潛在的策略性合夥及 收購合併機會,藉著協同效益之影響下為 其現有業務創造價值。

本集團在產品設計上持續創新、增加市場 份額、地區多元化及維持卓越營運已漸見 成果。本集團之未來業務策略在於利用高 新科技及創新設計,把OEM產品業務提升 至ODM產品業務,以增加集團之附加值, 並同時作為OBM業務發展之主要支撐,藉 以鞏固本集團作為創新及高科技企業之形 象和地位,達至長遠業務增長之目標。

(E) 流動資金及財務資源

於二零一一年十二月三十一日,本集團擁 有已抵押銀行存款、有限制銀行存款和銀 行及現金結餘約179,433,000港元(二零一 零年:124,764,000港元),當中大多數以 美元、人民幣或港元計值。

本集團於二零一一年十二月三十一日的 計息借款總額約為269,190,000港元(二 零一零年:136,804,000港元),包括銀 行貸款及透支約256,796,000港元(二零 一零年:124,851,000港元)及融資租約 承擔約12,394,000港元(二零一零年: 11,953,000港元)。該等借款全部以美 元、人民幣或港元計值,所採用的利率主 要為浮動利率。

於二零一一年十二月三十一日,本集團的 淨借貸比率(以銀行借款及融資租約承担 的總和減已抵押銀行存款、有限制銀行存 款和銀行及現金結餘然後除以權益總額) 約為12.4%(二零一零年:2.0%)。 Management Discussion and Analysis (Continued) 管理層討論及分析(續)

As at 31 December 2011, the net current assets of the Group were approximately HK\$195,428,000 (2010: HK\$161,072,000), which consisted of current assets of approximately HK\$676,071,000 (2010: HK\$487,294,000) and current liabilities of approximately HK\$480,643,000 (2010: HK\$326,222,000), representing a current ratio of approximately 1.4 (2010: 1.5).

(F) EXPOSURE TO FOREIGN EXCHANGE RISK

Most of the Group's transactions were conducted in US dollars, Hong Kong dollars or Renminbi. As such, the Group is aware of the potential foreign currency risk that may arise from the fluctuation of exchange rates between US dollars, Hong Kong dollars and Renminbi. In order to mitigate the risks due to fluctuation of foreign currency exchange rates, the Group had entered into foreign currency forward contracts to manage its foreign currency exposure during the year under review.

(G) CONTINGENT LIABILITIES

As at 31 December 2011, the Group had no material contingent liabilities.

(H) CHARGE ON ASSETS

As at 31 December 2011, the Group's banking facilities were secured by guarantees given by the following assets: (a) lessors' title to the leased assets under finance leases; and (b) a property situated in Hong Kong owned by the Group. 於二零一一年十二月三十一日,本集 團流動資產淨值約為195,428,000港元 (二零一零年:161,072,000港元),包 括流動資產約676,071,000港元(二零 一零年:487,294,000港元)及流動負 債約480,643,000港元(二零一零年: 326,222,000港元),流動比率約為1.4(二 零一零年:1.5)。

(F) 外匯風險承擔

本集團的大部分交易均以美元、港元或人 民幣進行。因此,本集團已注意到美元、 港元及人民幣匯率的波動可能引起的潛在 外匯風險。為了減低匯率波動引起的風 險,本集團已利用遠期外匯合約,以管理 本集團於回顧年內的外匯風險。

(G) 或然負債

於二零一一年十二月三十一日,本集團並 無任何重大或然負債。

(H) 資產抵押

於二零一一年十二月三十一日,本集團抵 押下列資產作為銀行借貸及信貸融資的擔 保:(a)出租人按融資租約出租的資產業 權:及(b)本集團擁有的香港物業。

(I) HUMAN RESOURCES

As at 31 December 2011, the Group had approximately 4,800 fulltime employees (2010: 4,700). The Group attributes its success to the hard work and dedication of its staff as a whole, therefore, they are deemed to be the most valuable assets of the Group. In order to attract and retain high caliber staff, the Group provides competitive salary package, including retirement scheme, medical benefit and bonus. The Group's remuneration policy and structure is determined based on market trends, the performance of individual staff as well as the financial performance of the Group. The Group has also adopted a share option scheme as incentive and reward for those qualifying staff who have made contribution to the Group.

The Group provides regular training courses for different level of staff and holds various training programs together with PRC institutes and external training bodies. Apart from academic and technical training, the Group also organizes different kinds of recreational activities, including New Year gathering, various sport competitions and interest groups. The aim is to promote interaction among staff, establish harmonious team spirit and promote healthy lifestyle. (I) 人力資源

於二零一一年十二月三十一日,本集團約 有4,800名全職僱員(二零一零年:4,700 名)。本集團之成功有賴全體僱員的表現 和責任承擔,故此本集團把僱員視作為我 們的核心資產。為了吸引及保留優秀員 工,本集團提供具競爭力的薪酬,包括退 休金計劃、醫療福利和花紅獎賞。本集團 之薪酬政策及結構乃根據市場趨勢、個人 工作表現以及本集團的財務表現而釐定。 本集團亦已採納認購股權計劃,旨在向合 資格僱員提供作為彼等對本集團所作出貢 獻之鼓勵及獎賞。

本集團定期舉辦多項針對不同階層員工的 培訓課程,並與多間國內專上學院及外間 培訓機構合辦各種培訓計劃。除學術和技 術培訓外,本集團舉辦了不同種類的文娛 康樂活動,其中包括新春聯誼活動、各種 體育比賽和興趣班等,目的為促進各部門 員工之間的關係,建立和諧團隊精神及提 倡健康生活。

DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理人員

EXECUTIVE DIRECTORS

Mr. Lee Yuen Fat, aged 56, is the Chairman of the Board, an Executive Director of the Company and a director of certain subsidiaries of the Company. Mr. Lee is responsible for the formulation of the overall business strategies of the Group. He has over 30 years of experience in the die casting industry. Mr. Lee holds a master degree in engineering from the Yanshan University. He was conferred an award of Honorary Fellowship by the Professional Validation Council of Hong Kong Industries.

Mr. Lee was one of the founding members and was the Chairman of the Hong Kong Diecasting Association (now become the Hong Kong Diecasting and Foundry Association (the "HKDFA")) in 1989. He was elected as the first Chairman of the HKDFA and Hong Kong Federation of Innovative Technology and Manufacturing Industries (formerly known as Federation of Hong Kong Machinery and Metal Industries) in 2008 and 2011 respectively. Mr. Lee is also the Director of the China Foundry Association, the Deputy Director of the Plasticity Engineering Branch of China Machinery Engineering Association, Director of the Guangdong Foundry Industry Association, the Vice-Director General of the Guangdong Mechanical Engineering Association Die Casting Branch, Councilor of the Hong Kong Hunan Chamber of Commerce, the Chairman of Pinghu Chamber of Commerce, Shenzhen and the Vice President of Longgang District General Chamber of Commerce, Shenzhen, the PRC. Mr. Lee is currently a member of Hunan Provincial Committee of the Chinese People's Political Consultative Conference, a member of the Fourth Longgang District Committee of the Chinese People's Political Consultative Conference, Shenzhen, the Deputy Director of Sub-committee 4 on Die Casting of National Technical Committee 54 on Foundry of Standardization Administration of China, the Deputy Secretary General and member of Subcommittee 2 on Metal Hot-forming Branch of National Technical Committee 186 on Foundry Machinery of Standardization Administration of China and the Deputy Director of the Fourth Die Casting Technical Committee, Foundry Institution, Chinese Mechanical Engineering Society.

Dr. Keung Wing Ching, aged 60, is the Vice Chairman and the Chief Executive Officer, an Executive Director and a director of certain subsidiaries of the Company. He is primarily responsible for the overall management, as well as supervision of the execution of the overall business strategies of the Group. Dr. Keung graduated from the National Taiwan University with a bachelor degree in mechanical engineering. He obtained his master degree and doctorate degree in mechanical engineering from the University of Birmingham, the United Kingdom. Dr. Keung has over 25 years of experience in the fields of metal forming, mechanical processing and information technology. He is a Chartered Engineer, a professional member of the Institute of Materials, Minerals & Mining (UK) and a fellow member of the Hong Kong Institution of Engineers.

執行董事

李遠發先生,56歲,本公司董事會主席、執行董 事兼本公司若干附屬公司之董事。李先生負責制 定本集團整體業務策略。彼擁有逾30年壓鑄業經 驗,持有燕山大學工程碩士學位。此外,李先生 獲香港工業專業評審局頒授榮譽院士。

李先生為香港壓鑄學會(現時為香港壓鑄及鑄造 業總會)創辦人之一,及後於一九八九年出任該 會會長。彼分別於二零零八年及二零一一年被選 為香港壓鑄及鑄造業總會和香港創新科技及製造 業聯合總會(前稱香港機械金屬業聯合總會)首任 會長。李先生現為中國鑄造協會理事、中國機械 工程學會塑性工程分會副主任、廣東省鑄造行業 協會理事、廣東省機械工程學會壓鑄分會副理事 長、香港湖南商會董事、中國深圳市平湖街道商 會(工商聯)會長及深圳市龍崗區總商會(工商聯) 副會長。李先生現擔任中國人民政治協商會議湖 南省委員會委員、中國人民政治協商會議深圳市 龍崗區第四屆委員會委員、全國鑄造標準化技術 委員會壓力鑄造分技術委員會(SAC/TC54/SC4)副 主任委員、全國鑄造機械標準化技術委員會金屬 熱成形分技術委員會(SAC/TC186/SC2)委員兼副 秘書長及中國機械工程學會鑄造分會第四屆壓鑄 技術委員會副主任委員。

姜永正博士,60歲,本公司副主席兼行政總裁、執行董事及本公司若干附屬公司之董事,主要負責本集團的整體管理及監督整體業務策略的執行。姜博士畢業於國立台灣大學,持有機械工程 學士學位,並在英國伯明翰大學取得機械工程碩士及博士學位,擁有逾25年金屬成型、機械加工及資訊科技經驗。姜博士為特許工程師、英國材料、礦物及採礦學會專業會員以及香港工程師學會資深會員。

Directors and Senior Management (Continued) 董事及高級管理人員(續)

Prior to joining the Group in 2005, he worked with the Hong Kong Productivity Council for more than 25 years and his last position was the Branch Director, Information Technology and Services.

Dr. Keung is also the Permanent Honorary Chairman of the HKDFA, the Honorary Chairman of the board of directors of Hong Kong Critical Components Manufacturers Association, the President of Guangdong-Hong Kong Association for the Promotion of Technology Enterprise (Hong Kong) Limited, a committee member of the Hong Kong Q Mark Council of the Federation of Hong Kong Industries, Vice President of China Foundry Association and Standing Committee Member of the Foundry Institution of Chinese Mechanical Engineering Society. Dr. Keung is currently an advisor of the Guangzhou Science & Technology Association and a member of Shandong Provincial Committee of the Chinese People's Political Consultative Conference. Dr. Keung is also currently an independent non-executive director of Fong's Industries Company Limited, a company whose shares are listed on the Hong Kong Stock Exchange.

Mr. Wong Wing Chuen, aged 50, is an Executive Director of the Company and a director of certain subsidiaries of the Company. Joined the Group in 1988, Mr. Wong is now responsible for the Group's manufacturing activities. Mr. Wong has over 20 years' experience in die design and manufacturing and the die casting industry. He is an Associate of the Professional Validation Council of Hong Kong Industries.

Mr. Chan Tat Cheong, Alan, aged 51, is an Executive Director, Company Secretary and Qualified Accountant of the Company. He is primarily responsible for overseeing the Group's accounting and financial affairs. Prior to joining the Group in 2003, Mr. Chan held a senior financial position with a listed company in Hong Kong for over 8 years and has over 20 years' experience in accounting, auditing and financial management. Mr. Chan holds a bachelor degree in accounting and financial analysis from the University of Newcastle Upon Tyne, the United Kingdom. He is a fellow member of the Hong Kong Institute of Certified Public Accountants and a member of the American Institute of Certified Public Accountants.

於二零零五年加入本集團前,姜博士曾在香港生 產力促進局工作逾25年,離職前為該局副總裁, 負責資訊科技及服務。

姜博士亦為香港壓鑄及鑄造業總會永遠名譽主 席、香港關鍵性零部件製造業協會理事會榮譽主 席、粵港科技產業促進會(香港)會長、香港工 業總會優質產品標誌局委員會成員、中國鑄造協 會副理事長及中國機械工程學會鑄造分會常務委 員。姜博士現時亦為廣州市科學技術協會顧問及 中國人民政治協商會議山東省委員會成員。姜博 士現為香港聯交所上市公司立信工業有限公司的 獨立非執行董事。

黃永銓先生,50歲,本公司執行董事及本公司若 干附屬公司之董事。黃先生於一九八八年加入本 集團,現負責本集團之製造業務。黃先生擁有逾 20年模具設計與製造及壓鑄業經驗,為香港工業 專業評審局的副院士。

陳達昌先生,51歲,本公司執行董事、公司秘書 兼合資格會計師,主要負責監督本集團會計及財 務事宜。於二零零三年加入本集團前,陳先生曾 在一家香港上市公司擔任高級財務職位逾八年及 擁有逾20年會計、審計及財務管理經驗。陳先生 持有英國紐卡素大學會計及財務分析學士學位, 現為香港會計師公會資深會員及美國執業會計師 公會會員。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Sun Kai Lit Cliff BRS IP, aged 58, was appointed as an Independent Nonexecutive Director of the Company on 2 June 2007. He is the chairman of the remuneration committee as well as the nomination committee of the Company. Mr. Sun is an associate of the Institute of Industrial Engineers of Ohio and has over 30 years of experience in the household products manufacturing industry. Mr. Sun was appointed the Justice of the Peace in July 2003 and was awarded the Bronze Bauhinia Star by the Hong Kong Government in July 2006. He is a member of the 10th Zhejiang Committee of Chinese People's Political Consultative Conference and a member of the Standing Committee of the 13th Ningbo Committee of Chinese People's Political Consultative Conference. He is currently the Honorary President of the Federation of Hong Kong Industries, Honorary Chairman of The Hong Kong Exporters' Association, Honorary Chairman of the Hong Kong Q Mark Council and the President of the Hong Kong Plastics Manufacturers Association. Mr. Sun is currently an independent non-executive director of Ming Fai International Holdings Limited and a non-executive director of China South City Holdings Limited, all of which are listed on the Hong Kong Stock Exchange.

Ir Dr. Lo Wai Kwok BBS, MH, JP, aged 59, was appointed as an Independent Non-executive Director of the Company on 2 June 2007. Ir Dr. Lo holds a doctorate degree in engineering, master degrees in engineering and business administration respectively and a bachelor degree in engineering. He is a Chartered Engineer and Fellow of the Hong Kong Institute of Engineers. Ir Dr. Lo was awarded with the "Young Industrial Awards of Hong Kong" and the "Ten Outstanding Young Persons Selection" in 1992, the "Medal of Honour" of the Hong Kong Government in July 2001, and was appointed "Justice of the Peace" of the Hong Kong Government in July 2004. Ir Dr. Lo was awarded the Bronze Bauhinia Star by the Hong Kong Government in July 2009.

Ir Dr. Lo was appointed as the managing director of Surface Mount Technology (Holdings) Limited in December 2006, a company listed on the Singapore Exchange Securities Trading Limited, and has over 30 years of experience in the electronic and power supply industry. He is an Adjunct Professor of the City University of Hong Kong, Visiting Professor of the Vocational Training Council and Guest Professor of the University of Electronic Science and Technology Zhongshan College.

Mr. Yeow Hoe Ann John, aged 71, was appointed as an Independent Nonexecutive Director of the Company on 2 June 2007. He is the chairman of the audit committee of the Company. Mr. Yeow is a fellow member of both CPA Australia and the Hong Kong Institute of Company Secretaries, and a member of both the Institute of Chartered Accountants in Australia and the Hong Kong Institute of Certified Public Accountants.

獨立非執行董事

孫啟烈先生BBS、未平辨土,58歲,於二零零七年六月 二日獲委任為本公司獨立非執行董事。彼為本公 司薪酬委員會及提名委員會主席。孫先生為美國 俄亥俄州工業工程師學會會員,於家居用品製造 難擁有逾30年經驗。孫先生於二零零三年七月獲 頒太平紳士榮譽,並於二零零六年七月獲香港政 府頒發銅紫荊星章。彼為中國人民政治協商會 第十屆浙江省委員會委員及中國人民政治協商會 議第十三屆寧波市委員會常務委員。彼現時為香 港工業總會名譽會長、香港出口商會名譽主席、 香港優質產品標誌局名譽主席及香港塑膠業廠商 會會長。孫先生現為香港聯交所上市之明輝國際 控股有限公司的獨立非執行董事及華南城控股有 限公司的非執行董事。

盧偉國博士BBS·MH·★平#±,59歲,於二零零七年六 月二日獲委任為本公司獨立非執行董事。盧博士 持有工程學博士學位,工程及工商管理碩士學位 與工程學士學位,並為特許工程師及香港工程師 學會資深會員。盧博士為一九九二年「香港青年工 業家獎」及「十大傑出青年選舉」與二零零一年七月 香港政府「榮譽勳章」的得獎者,更於二零零四年 七月獲香港政府委任為「太平紳士」。盧博士於二 零零九年七月獲香港政府頒發銅紫荊星章。

盧博士於二零零六年十二月獲委任為於新加坡證 券交易所有限公司上市的新進科技集團有限公司 的董事總經理,彼於電子及電力供應業積累超過 30年經驗。彼於香港城市大學出任兼任教授,及 於職業訓練局和電子科技大學中山學院出任客席 教授。

姚和安先生,71歲,於二零零七年六月二日獲委 任為本公司獨立非執行董事。彼為本公司審核委 員會主席。姚先生為澳洲會計師公會及香港公司 秘書公會資深會員,並為澳洲特許會計師公會及 香港會計師公會會員。

Directors and Senior Management (Continued) 董事及高級管理人員(續)

Mr. Yeow previously worked for Price Waterhouse & Co. in Australia from 1969 to 1974 and KPMG in Hong Kong from 1974 to 1976 and was the Chief Accountant of the Hong Kong Trade Development Council from 1976 to 1987. In 1988, Mr. Yeow joined the Hong Kong Productivity Council and became the general manager in finance until his retirement in 2005.

Mr. Andrew Look, aged 47, was appointed as an Independent Nonexecutive Director of the Company on 16 December 2009. Mr. Look holds a bachelor of commerce degree from the University of Toronto and has over 20 years' experience in the equity investment analysis of Hong Kong and China stock markets. From 2000 to 2008, Mr. Look served in Union Bank of Switzerland ("UBS") as the head of Hong Kong research, strategy and product and he is now an external consultant to UBS. He was rated as the best Hong Kong strategist and best analyst by the Asiamoney magazine, a leading monthly financial and capital markets publication for corporate and finance readers and investors, in 2001, 2002, 2003, 2005, 2006 and 2007. Mr. Look is currently the managing director and chief investment officer of Look's Asset Management Limited, a fund management company founded by him in April 2009. Mr. Look is also currently an independent non-executive director of TCL Communication Technology Holdings Limited, a company whose shares are listed on the Hong Kong Stock Exchange.

SENIOR MANAGEMENT

Mr. Chan Sin Wing, aged 39, joined the Group in 2004 and is the director of sales and marketing of the Group. He is primarily responsible for overseeing the sales and marketing activities of the Group. Mr. Chan holds a master degree in industrial engineering and industrial management and a bachelor degree in engineering from the University of Hong Kong. Prior to joining the Group, he worked as a consultant of the Hong Kong Productivity Council for over 9 years.

Mr. Yoshihisa Suzuki, aged 55, joined the Group in 2008 and is the director of project development of the Group. He is primarily responsible for the new product business development of the Group. Mr. Suzuki holds a bachelor degree in mechanical engineering from Chiba Institute of Technology, Japan. Prior to joining the Group, he worked in the personal computer division of a reputable global integrated information technology products and business solutions provider for over 20 years.

Mr. Tsang Hing Ying, Simon, aged 59, joined the Group in 2011 and is the director of Group Administration and Human Resources. He is primarily responsible for overseeing the strategic human resources planning and execution. Mr. Tsang holds a bachelor degree in business administration from the Chinese University of Hong Kong. Prior to joining the Group, he worked as a director in a human capital consulting company and has over 30 years' experience in human resources management. 姚先生曾於一九六九年至一九七四年在澳洲羅兵 咸會計師事務所及於一九七四年至一九七六年在 香港畢馬威會計師事務所任職。於一九七六年至 一九八七年,姚先生擔任香港貿易發展局首席會 計師。一九八八年,姚先生加入香港生產力促進 局,擔任財務部總經理,直至二零零五年退休。

陸東先生,47歲,於二零零九年十二月十六日獲 委任為本公司獨立非執行董事。陸先生持有加拿 大多倫多大學商科學士學位,於香港及中國股票 市場資產投資分析累積逾二十年經驗。由二零零 零年至二零零八年,陸先生於瑞士銀行(「瑞士銀 行」)出任香港研究、策略及產品部主管,現時為 瑞士銀行外部顧問。陸先生曾於二零零一、二零 零二、二零零三、二零零五、二零零六及二零零 七年獲得《亞洲貨幣》雜誌(一本以企業及財經讀者 及投資者為對象之著名財經及資本市場月刊)頒發 「最佳策略員」及「最佳分析師」殊榮。陸先生現為 Look's Asset Management Limited(一間由彼於二 零零九年四月創立的基金管理公司)之總經理及投 資總監。陸先生現時亦為香港聯交所上市公司TCL 通訊科技控股有限公司的獨立非執行董事。

高級管理人員

陳善榮先生,39歲,於二零零四年加入本集團, 為本集團銷售及市場推廣總監,主要負責監督 本集團的銷售及市場推廣工作。陳先生持有香港 大學工業工程及工業管理碩士學位和工程學士學 位。加入本集團前,陳先生曾任香港生產力促進 局顧問逾九年。

鈴木良久先生,55歲,於二零零八年加入本集 團,為本集團項目總監,主要負責本集團的新產 品業務開發。鈴木先生持有日本千業工業大學工 程學士學位。加入本集團前,彼曾於一間全球著 名資訊科技產品及商業方案供應商之個人電腦部 門任職逾20年。

曾慶英先生,59歲,於二零一一年加入本集團, 為本集團行政及人力資源總監,主要負責監督戰 略人力資源之計劃及執行。曾先生持有香港中文 大學工商管理學士學位。加入本集團前,彼於一 間人力資源顧問公司任職總監,並在人力資源管 理方面累積超過30年經驗。

Directors and Senior Management (Continued) 董事及高級管理人員(續)

Mr. Chick Lim Ming, Peter, aged 60, joined the Group in 2011 and is the director of research and development of the Group. He is primarily responsible for overseeing the new product development activities of the Group, including original equipment manufacturing ("OEM") and original design manufacturing ("ODM"). Mr. Chick holds a bachelor degree in engineering from the University of Hong Kong and has more than 35 years' experience in design engineering engaging in the consumer electronics industry.

戚廉明先生,60歲,於二零一一年加入本集團, 為本集團研發總監,主要負責監督本集團之新產 品開發業務,包括原設備生產(「OEM」)及原創設 計生產(「ODM」)。戚先生持有香港大學工程學士 學位,並於消費者電子行業工程設計累積逾35年 經驗。



The directors have pleasure in submitting their report together with the audited consolidated financial statements of Ka Shui International Holdings Limited (the "Company") and its subsidiaries (collectively the "Group") for the year ended 31 December 2011.

PRINCIPAL ACTIVITIES

The Group is principally engaged in the manufacture of zinc, magnesium and aluminium alloy die casting and plastic injection products and components which are mainly sold to customers engaging in the household products, 3C (communication, computer and consumer electronics) products and automotive parts industries. The activities of the subsidiaries are set out in note 16 to the consolidated financial statements.

RESULTS AND APPROPRIATIONS

The results of the Group for the year are set out in the consolidated income statement on page 38.

The board of directors (the "Board") of the Company recommends the payment of a final dividend of HK4.3 cents per share to the shareholders whose names appear on the register of members of the Company on 22 May 2012.

The register of members of the Company will be closed from Wednesday, 9 May 2012 to Friday, 11 May 2012, both days inclusive, during which no transfer of shares will be registered. In order to be eligible to attend and vote at the forthcoming annual general meeting of the Company, all share transfer documents accompanied by the relevant share certificates and transfer forms must be lodged with the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration not later than 4:30 p.m. on Tuesday, 8 May 2012.

The register of members will be closed from Friday, 18 May 2012 to Tuesday, 22 May 2012, both days inclusive, during which no transfer of shares will be registered. In order to qualify for the final dividend, all share transfer documents accompanied by the relevant share certificates and transfer forms must be lodged with the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration not later than 4:30 p.m. on Thursday, 17 May 2012.

RESERVES

Movements in reserves during the year are set out in the consolidated statement of changes in equity on page 43.

董事會欣然提呈嘉瑞國際控股有限公司(「本公 司」)及其附屬公司(統稱「本集團」)截至二零一一 年十二月三十一日止年度之董事會報告及經審核 綜合財務報表。

主要業務

本集團以生產鋅、鎂及鋁合金壓鑄及塑膠注塑產 品及部件為主,主要售予從事家居用品、3C(通 訊、電腦及消費者電子)產品及汽車零部件業的客 戶。附屬公司之主要業務載於綜合財務報表附註 16。

業績及分派

本集團於年內之業績載於第38頁之綜合損益表內。

本公司董事會(「董事會」)建議派付末期股息每股 4.3港仙予於二零一二年五月二十二日名列本公司 股東名冊之股東。

本公司將於二零一二年五月九日(星期三)至二零 一二年五月十一日(星期五)(包括首尾兩日)暫停 辦理股份過戶登記手續,於此期間將不會辦理股 份過戶登記。為符合資格出席應屆股東週年大會 並於會上投票,所有股份過戶文件連同有關股票 及過戶表格須於二零一二年五月八日(星期二)下 午四時三十分前送交本公司之香港股份過戶登記 分處香港中央證券登記有限公司辦理登記手續, 地址為香港皇后大道東183號合和中心17樓1712 至1716室。

本公司將於二零一二年五月十八日(星期五)至二 零一二年五月二十二日(星期二)(包括首尾兩日)) 暫停辦理股份過戶登記手續,於此期間將不會辦 理股份過戶登記。為符合資格獲派末期股息,所 有股份過戶文件連同有關股票及過戶表格須於二 零一二年五月十七日(星期四)下午四時三十分前 送交本公司之香港股份過戶登記分處香港中央證 券登記有限公司辦理登記手續,地址為香港皇后 大道東183號合和中心17樓1712至1716室。

儲備

本年度內,儲備之變動情況載於第43之綜合權益 變動表。 Director's Report (Continued) 董事會報告(續)

As at 31 December 2011, the Company's reserve available for distribution amounted to approximately HK\$263,132,000 (2010: HK\$201,901,000).

PROPERTY, PLANT AND EQUIPMENT

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

MAJOR CUSTOMERS AND SUPPLIERS

During the year, the percentage of the Group's major customers and suppliers attributable to the Group's total sales and total purchases were as follows:

Sales		銷售
– the largest customer	22.01%	—]
- five largest customers combined	75.39%	-3
Purchases		採購
– the largest supplier	17.48%	—]
 – five largest suppliers combined 	37.52%	- 3

None of the directors, their associates or any shareholders (which to the knowledge of the directors owns more than 5% of the Company's share capital) had an interest in the Group's five largest customers and suppliers.

FINANCIAL SUMMARY

A summary of the results of the Group for the past five financial years ended 31 December 2011 and assets and liabilities of the Group as at 31 December 2007, 2008, 2009, 2010 and 2011 are set out on page 120.

SHARE CAPITAL

Details of the movements in share capital of the Company during the year are shown in note 30 to the consolidated financial statements.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's Articles of Association and the Companies Law of the Cayman Islands, which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

During the year, neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities of the Company. 於二零一一年十二月三十一日,本公司之可供 分派儲備約為263,132,000港元(二零一零年: 201,901,000港元)。

物業、機器及設備

本集團物業、機器及設備於本年度內之變動詳情 載於綜合財務報表附註15。

主要客戶及供應商

於本年度內,本集團之主要客戶及供應商應佔總 營業額及總採購額之百分比如下:

銷售	
- 最大客戶	22.01%
-五大客戶合計	75.39%

採購	
一最大供應商	17.48%
- 五大供應商合計	37.52%

概無任何本公司董事、聯繫人士或據董事所知擁 有本公司股本5%以上權益之任何股東於本集團首 五大客戶及供應商擁有權益。

財務概要

本集團於截至二零一一年十二月三十一日止過往 五個財政年度之業績以及本集團於二零零七年、 二零零八年、二零零九年、二零一零年及二零 一一年十二月三十一日之資產及負債的概要載於 第120頁。

股本

本公司之股本於本年度內之變動詳載於綜合財務 報表附註30。

股份優先購買權

本公司之組織章程細則及開曼群島之公司法中並 無股份優先購買權之條文,規定本公司必須按比 例發售新股予現有股東。

購買、出售或贖回本公司之上市證券

於本年度內,本公司及其任何附屬公司概無購 買,出售或贖回本公司任何上市證券。 Director's Report (Continued) 董事會報告(續)

THE BOARD

The directors of the Company during the year and up to the date of this report were:

Executive Directors

Mr. Lee Yuen Fat (Chairman)Dr. Keung Wing Ching (Vice Chairman and Chief Executive Officer)Mr. Wong Wing ChuenMr. Chan Tat Cheong, Alan

Independent non-executive directors

Mr. Sun Kai Lit Cliff _{BBS, JP} Ir Dr. Lo Wai Kwok _{BBS, MH, JP} Mr. Yeow Hoe Ann John Mr. Andrew Look

The biographical details of the directors are set out on pages 15 to 18 of this annual report.

In accordance with the Company's Articles of Association, Mr. Lee Yuen Fat, Dr. Lo Wai Kwok _{BBS, MH, JP} and Mr. Andrew Look will retire at the forthcoming annual general meeting and, being eligible, offer themselves for re-election.

DIRECTORS' SERVICE CONTRACTS

The directors being proposed for re-election at the forthcoming annual general meeting do not have any service contract with the Company which is not determinable by the Group within one year without payment of compensation, other than statutory compensation.

DIRECTORS' INTERESTS IN CONTRACTS

Save as disclosed under the section headed "Continuing Connected Transactions" set out on pages 30 and 31, there was no contract of significance, to which the Company, its holding company, any of its subsidiaries or fellow subsidiaries was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted during or at the end of 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.

董事會

於本年度內及截至本報告日期止,本公司之董事 為:

執行董事

李遠發先生(主席) 姜永正博士 (副主席兼行政總裁) 黃永銓先生 陳達昌先生

獨立非執行董事

孫啟烈先生BBS·太平卿士 盧偉國博士BBS·MH·太平卿士 姚和安先生 陸東先生

董事之履歷詳情載列於本年報之第15至第18頁。

根據本公司組織章程細則,李遠發先生、盧偉國 博士BBS·MH·太平绅士及陸東先生於即將舉行之股東週 年大會上退任,惟彼等均符合資格並願意膺選連 任。

董事之服務合約

擬於即將召開之股東週年大會上膺選連任之董 事,概無與本公司訂立本集團不可於一年內毋須 賠償(法定補償除外)而終止之服務合約。

董事之合約權益

除列載於第30及第31頁之「持續關連交易」一節所 披露者外,本公司、其控股公司、其任何附屬公 司或同系附屬公司概無參與訂立本公司董事直接 或間接擁有重大權益,而於年內或年終仍屬有效 之重大合約。

管理合約

本年度內,本公司並無訂立或進行任何與本公司 全部或重要業務有關之管理及行政合約。

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

As at 31 December 2011, the interests and short positions of the directors and chief executives of the Company in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) which were required to be notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions in which they are taken or deemed to have under such provisions of the SFO); or were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein; or were required to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies (the "Model Code") in the Rules Governing the Listing on Securities on the Stock Exchange (the "Listing Rules") were as follows:

董事及主要行政人員於本公司及其相聯 法團之股份、相關股份及債券的權益及 短倉

於二零一一年十二月三十一日,本公司董事及主 要行政人員,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XV部)之股 份、相關股份及債券中,擁有根據證券及期貨條 例第XV部第7及第8分部須知會本公司及香港聯合 交易所有限公司(「聯交所」)之權益及短倉(包括根 據證券及期貨條例該等條文被當作或被視為擁有 之任何權益及短倉);或根據證券及期貨條例第 352條須記錄在該條所述登記冊之權益及短倉;或 根據聯交所證券上市規則(「上市規則」)上市公司 董事進行證券交易的標準守則(「標準守則」)須知 會本公司及聯交所之權益及短倉如下:

Number of Name of Director Shares Capacity 股份數目 Ν Z Dr. Keung Wing Ching 20,842,000 Beneficial owner 姜永正博士 實益擁有人

Mr. Wong Wing Chuen

Mr. Chan Tat Cheong, Alan

Independent Non-Executive Directors

黃永銓先生

陳達昌先生

陸東先生

獨立非執行董事 Mr. Andrew Look

Long Positions in the Shares

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里爭灶石	身份	版切數日
Executive Directors 執行董事		
Mr. Lee Yuen Fat ("Mr. Lee") 李遠發先生(「李先生」)	Interest in controlled company ⁽¹⁾ 受控制公司權益 ⁽¹⁾	607,200,000
	Beneficial owner 實益擁有人	780,000(2)
Dr. Keuna Wina China	Beneficial owner	20.842.000

Beneficial owner

Beneficial owner

Beneficial owner

實益擁有人

實益擁有人

實益擁有人

股份之長倉

18,480,000

7,147,000

7,000,000

570,000(2)

Approximate

佔本公司權益

概約百分比

68 37%

0.09%

2.35%

2.08%

0.06%

0.80%

in the Company

percentage of interest

Director's Report (Continued) 董事會報告(續)

Notes:

- 1. Mr. Lee holds the entire issued share capital of Precisefull Limited ("Precisefull"). As such, Mr. Lee is deemed to have a controlling interest in Precisefull and is therefore deemed to be interested in the interests of Precisefull in the Company.
- 2. Such interest in shares was held pursuant to options granted under the share option scheme, details of which are described in the section headed "Share Option Scheme" in this report set out on page 27 to 30.

Save as disclosed above, as at 31 December 2011, none of the directors and chief executives of the Company had any interests or short positions in shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions in which they are taken or deemed to have under such provisions of the SFO); or were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein; or were required to be notified to the Company and the Stock Exchange, pursuant to the Model Code in the Listing Rules. In addition, save as disclosed above, at no time during the year ended 31 December 2011 was the Company or any of its subsidiaries a party to any arrangements to enable the directors of the Company or any of their spouses or children under the age of 18 to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

附註:

- 李先生持有 Precisefull Limited (「Precisefull」) 全部已發行股本。因此,李先生被視為擁有 Precisefull的控制性權益,並因此視為擁有 Precisefull所持有的本公司權益。
- 該等股份權益乃根據購股權計劃所授出購股權 持有,有關詳情載於本報告第27至第30頁之「購 股權計劃」一節。

除上文所披露者外,於二零一一年十二月三十一 日,概無本公司董事及主要行政人員於本公司及 其任何相聯法團(定義見證券及期貨條例第XV部) 之股份、相關股份及債券中擁有任何根據證券及 期貨條例第XV部第7及第8分部須知會本公司及聯 交所之權益或短倉(包括彼等根據證券及期貨條例 該等條文被當作或視為擁有之權益及短倉);或根 據證券及期貨條例第352條須記錄於該條所述之 登記冊之權益及短倉;或根據標準守則須知會本 公司及聯交所之權益及短倉。此外,除上述披露 外,本公司或其任何附屬公司於截至二零一一年 十二月三十一日止整年內概無訂立任何安排,令 本公司董事或彼等之配偶或未滿十八歲之子女可 藉購入本公司或其他法團之股份或債權證而獲益。

INTERESTS AND SHORT POSITIONS OF SUBSTANTIAL SHAREHOLDERS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

As at 31 December 2011, the following persons, other than the directors or chief executives of the Company, who had interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO or, who were, directly or indirectly, interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company, or which were required, pursuant to Section 336 of the SFO, to be entered in the register referred to therein, were as follows:

主要股東於本公司及其相聯法團之股 份、相關股份及債券的權益及短倉

於二零一一年十二月三十一日,下列人士(本公司 董事或主要行政人員除外)於本公司股份或相關股 份中,擁有根據證券及期貨條例第XV部第2及3分 部須向本公司披露之權益或短倉,或直接或間接 擁有可於任何情況下在本公司股東大會投票之任 何類別股本面值5%或以上之權益或短倉,或擁有 根據證券及期貨條例第336條須記錄在該條所述登 記冊之權益或短倉:

Long Positions in the Shares

股份之長倉

1.

Name 名稱	Capacity 身份	Number of Shares 股份數目	Approximate percentage of interest in the Company 佔本公司權益 概約百分比
Precisefull	Beneficial owner 實益擁有人	607,200,000(1)	68.37%
Note:		附註:	

1. Mr. Lee holds the entire issued share capital of Precisefull. As such, Mr. Lee is deemed to have a controlling interest in Precisefull and is therefore deemed to be interested in the interests of Precisefull in the Company.

Save as disclosed above, at no time during the year, the directors and the chief executive of the Company were aware of any other persons (other than the directors or chief executives of the Company) who had interests or short positions in the shares and underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or, who were, directly or indirectly, interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company, or which were required, pursuant to Section 336 of the SFO, to be entered in the register referred to therein.

李先生持有Precisefull全部已發行股本。因此, 李先生被視為擁有Precisefull的控制性權益,並 因此視為擁有Precisefull所持有的本公司權益。

除上文所披露者外,於本年度內,本公司董事及 主要行政人員並不知悉任何其他人士(本公司董事 或主要行政人員除外)於本公司之股份及相關股份 中擁有須根據證券及期貨條例第XV部第2及第3分 部披露之權益或短倉,或直接及間接擁有可於任 何情況下在本公司股東大會投票之任何類別股本 面值5%或以上權益,或擁有根據證券及期貨條例 第336條須記錄在該條所述登記冊之權益或短倉。

SHARE OPTION SCHEME

1. Pre-IPO Share Option Scheme

On 1 June 2007, an aggregate of 59 pre-IPO share options of 22,000,000 shares were granted to selected persons as incentives or rewards for their contribution to the Group. Details of the options granted under the pre-IPO share option scheme during the year were as follows:

購股權計劃

1. 首次公開發售前購股權計劃

於二零零七年六月一日,合共59份有關 22,000,000股股份之首次公開發售前購股 權已授予選定人士,作為彼等對本集團所 作出貢獻之獎勵或獎賞。於年內,根據首 次公開發售前購股權計劃授出之購股權詳 情如下:

				Number of shares options 購股權數目			
Category of Grantee/Name	Date of grant	Exercise Price (HK\$)	Exercise Period	As at 01/01/2011	Exercised during the year	Lapsed/ Cancelled during the year	Outstanding as at 31/12/2011 於二零一一年
承授人 類別/ 姓名	授出日期	行使價 (港元)	行使期	於二零一一年 一月一日	於年內 行使	於年內 失效/註銷	十二月三十一日 尚未行使
Executive Directors 執行董事							
Mr. Lee 李先生	01/06/2007	0.81	27/06/2008– 26/06/2011	1,320,000	-	1,320,000	-
Dr. Keung Wing Ching 姜永正博士	01/06/2007	0.81	27/06/2008– 26/06/2011	880,000	-	880,000	-
Mr. Wong Wing Chuen 黃永銓先生	01/06/2007	0.81	27/06/2008– 26/06/2011	880,000	-	880,000	-
Mr. Chan Tat Cheong, Alan 陳達昌先生	01/06/2007	0.81	27/06/2008– 26/06/2011	880,000	-	880,000	-
Others 其他							
Employees 僱員	01/06/2007	0.81	27/06/2008– 26/06/2011	13,222,000	-	13,222,000	-
Total 總數				17,182,000	-	17,182,000	-

Director's Report (Continued) 董事會報告(續)

All grantees of the pre-IPO share options may only exercise the pre-IPO share options granted to them as follows:

所有首次公開發售前購股權之承授人僅可 按以下方式行使首次公開發售前購股權:

Period 期間		Maximum aggregate percentage of shares that are issuable upon exercise of the pre-IPO share option granted to each grantee 各承授人行使獲授之首次公開 發售前購股權而可予發行的 股份總百分比上限
From 27 June 2007 (the "Listing Date") to the date immediately before the first anniversary (the "First Anniversary") of the Listing Dat 二零零七年六月二十七日(「上市日期」)至上市日期起計滿一周年當日 (「一周年當日」)的前一日	te	0%
From the First Anniversary to the date immediately before the second anniversary (the "Second Anniversary") of the Listing Date 一周年當日至上市日期起計滿兩周年當日(「兩周年當日」)的前一日		30%
From the Second Anniversary to the date immediately before the third anniversary (the "Third Anniversary") of the Listing Date 兩周年當日至上市日期起計滿三周年當日(「三周年當日」)的前一日		60%
From the Third Anniversary to the date immediately before the fourth anniversary of the Listing Date 三周年當日至上市日期起計滿四周年當日的前一日		100%
All the outstanding pre-IPO share options were lapsed on 27 June 2011.		所有未行使之首次公開發售前購股權已於 二零一一年六月二十七日失效。
Save as disclosed above, no further options were granted under the pre-IPO share option scheme.		除上文披露者外,概無根據首次公開發售 前購股權計劃進一步授出任何購股權。
Share Option Scheme A share option scheme (the "Share Option Scheme") was adopted pursuant to the written resolutions passed by the shareholders of the Company on 2 June 2007. The purpose of the Share Option Scheme is to provide incentives and rewards to selected eligible persons for	2.	購股權計劃 一項購股權計劃(「購股權計劃」)於二零零 七年六月二日根據本公司股東通過之書面 決議案獲採納。購股權計劃旨在向選定人 士提供作為彼等對本集團所作出貢獻之獎

their contributions to the Group. The Share Option Scheme will remain valid until 1 June 2017 and each option will be granted at a consideration for HK\$10.

孛 甶 K 嵏 勵及獎賞。購股權計劃將一直有效至二零 一七年六月一日及每一購股權將以代價10 港元授出。

2.

Director's Report (Continued) 董事會報告(續)

The participants of the Share Option Scheme may include directors, employees, consultants, professionals, customers, suppliers, agents, partners, advisors and contractors of the Group or a company in which the Group holds an interest or a subsidiary of such company.

The maximum number of shares which may be issued upon the exercise of all options to be granted under the Share Option Scheme and under any other share option scheme(s) adopted by the Company must not in aggregate exceed 10% of the aggregate of the shares at the time of listing. In addition, the maximum number of shares which may be issued upon the exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other schemes involving the issue or grant of share options by the Company must not, in aggregate, exceed 30% of the shares in issue from time to time.

The total number of shares issued and to be issued upon exercise of the options already granted or to be granted to each participant under the Share Option Scheme and any other share option scheme(s) of the Company (including exercised and outstanding share options) in any 12-month period up to and including the date of such grant should not exceed 1% aggregate of the shares in issue as at the date of such grant. Any grant of further options above this 1% limit shall be subject to approval of the shareholders of the Company at general meetings, with such participant and his associates abstaining from voting.

The total number of shares in respect of which options may be granted under the Share Option Scheme shall be 67,898,000 shares, representing approximately 7.6% of the issued share capital of the Company as at the date of this annual report.

The period within which the options must be exercised will be specified by the Board at the time of the offer of grant, and must expire no later than 10 years from the effective date of the Share Option Scheme. There is no general requirement on the minimum period for which an option must be held or the performance targets which must be achieved before an option can be exercised under the terms of the Share Option Scheme. 購股權計劃之參與者包括本集團或本集團 持有權益公司或該公司的附屬公司之董 事、僱員、顧問、專業人士、客戶、供應 商、代理商、合作伙伴、諮詢人及承辦 商。

根據購股權計劃及本公司所採納之其他購 股權計劃將予授出之購股權獲悉數行使時 可能發行之股份數目,最高不得超過於上 市時股份總數之10%。此外,根據購股 權計劃及任何涉及發行或授出本公司購股 權的購股權計劃已授出但尚未行使或將予 行使之購股權獲行使時可能發行之股份數 目,合共不得超過本公司不時已發行股本 之30%。

根據購股權計劃及本公司所採納之其他購 股權計劃向各參與者已授出或將予授出之 購股權(包括已行使及尚未行使之購股權) 獲行使而於任何12個月期間(包括授予當 日)已發行及將予發行之股份總數,不得 超過授出日期已發行股份總數之1%。任 何進一步授予超過1%上限之購股權必須 於股東大會上獲股東批准,而有關參與者 及其聯繫人士須放棄投票。

根據購股權計劃可能授出的購股權所涉及 的股份總數為67,898,000股,相當於本年 報日期本公司已發行股本約7.6%。

董事會將於授出購股權要約時指明購股權 須予行使的期限,必須不遲於購股權計劃 生效日期起計十年內屆滿。購股權計劃之 條款下並無有關必須持有購股權之最短期 限或可行使購股權而必須達到之表現目標 之一般規定。 The subscription price for any share under the Share Option Scheme will be a price determined by the Board and will be not less than the highest of:

- the closing price of a share as stated in the Stock Exchange's daily quotations sheet on the date of grant of the relevant option, which must be a business day;
- an amount equivalent to the average closing price of a share as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the date of grant of the relevant option; and
- (iii) the nominal value of a share on the date of the grant.

On 13 March 2008, the Company granted 20,102,000 share options to the Group's employees under the Share Option Scheme at an exercise price of HK\$0.415 per share. A summary of movements of share options of the Company during the year is set out as below:

購股權計劃項下股份的認購價將由董事會 決定,惟該價格不得低於以下最高者:

- (i) 授出有關購股權日期(須為營業日)聯交所每日報價表所列股份收市價;
- (ii) 緊接授出有關購股權日期前五個營 業日聯交所每日報價表所列股份平 均收市價;及
- (iii) 授出日期股份之面值。

於二零零八年三月十三日,本公司根據購 股權計劃向本集團僱員授出20,102,000份 購股權,行使價為每股0.415港元。於本 年度內,本公司購股權之變動概述如下:

				Number of shares options 購股權數目				
Category of Grantee/Name	Date of grant	Exercise Price (HK \$)	Exercise Period	As at 01/01/2011	Granted during the year	Exercised during the year	Lapsed/ Cancelled during the year	Outstanding as at 31/12/2011 於二零一一年
承授人 類別/ 姓名	授出日期	行使價 (港元)	行使期	於二零一一年 一月一日	於年內 授出	於年內 行使	於年內 失效/註銷	が - ◆ + 十二月三十一日 尚未行使
Executive Directors 執行董事								
Mr. Lee 李先生	13/03/2008	0.415	13/03/2009– 12/03/2018	780,000	-	-	-	780,000
Dr. Keung Wing Ching 姜永正博士	13/03/2008	0.415	13/03/2009– 12/03/2018	174,000	-	174,000	-	-
Mr. Wong Wing Chuen 黃永銓先生	13/03/2008	0.415	13/03/2009– 12/03/2018	570,000	-	-	-	570,000
Mr. Chan Tat Cheong, Alan 陳達昌先生	13/03/2008	0.415	13/03/2009– 12/03/2018	118,000	-	118,000	-	-
<mark>Others</mark> 其他 Employees	13/03/2008	0.415	13/03/2009–	9,600,000	_	5,184,000	176,000	4,240,000
僱員	13/03/2000	0.415	12/03/2018	5,000,000		5,104,000	170,000	4,240,000
Total 總數				11,242,000	-	5,476,000	176,000	5,590,000

Director's Report (Continued) 董事會報告(續)

Notes:

- 1. The vesting period of the share options is from the date of grant until the commencement of the exercise period.
- 2. The closing price of the share immediately before the date of grant was HK\$0.415.
- 3. The fair values of options granted and the respective accounting policy adopted are set out in note 32 to the consolidated financial statement.

COMPETING BUSINESS

Each of Mr. Lee Yuen Fat and Precisefull has provided a written confirmation, which has been reviewed and confirmed by the independent non-executive directors of the Company, confirming that they have complied with the terms of a Deed of Non-competition entered into between them and the Company for the year ended 31 December 2011.

CONTINUING CONNECTED TRANSACTIONS

On 3 November 2009, the Group entered into a master agreement (the "Master Agreement") with Chit Shun Machinery Limited ("Chit Shun") for a term of three years commencing from 1 January 2010 to 31 December 2012, in relation to the purchase of certain die casting machines and parts (together with the maintenance services). Chit Shun is a limited liability company incorporated in Hong Kong and beneficially owned by Mr. Lee and an independent third party, in equal share. Mr. Lee has nominated a director to the board of Chit Shun. Besides, Mr. Chan Tat Cheong, Alan (as a representative of Mr. Lee) sits on the board of a wholly-owned subsidiary of Chit Shun established in the PRC. Since Mr. Lee is a director and controlling shareholder of Chit Shun, Chit Shun is a connected person of the Company (as defined in the Listing Rules). Accordingly, the transactions between the Group and Chit Shun constitute continuing connected transactions (the "Chit Shun Transactions") of the Group. At the extraordinary general meeting held on 11 December 2009, the independent shareholders of the Company had approved (i) the Master Agreement and the transactions contemplated thereunder; and (ii) the proposed annual caps for each of the three years ending 31 December 2012.

For the year ended 31 December 2011, Chit Shun Transactions totalled approximately HK\$5,544,000 (2010: HK\$3,336,000).

附註:

1.

2.

- 購股權歸屬期間為自授出日期起至行使期開始 日期止。
- 在緊接購股權授出日期之前的收市價為0.415港 元。
- 已授出的購股權公平值及其採取之會計政策載 於綜合財務報表附註32。

競爭業務

李遠發先生及Precisefull各自已提供書面確認,並 由本公司獨立非執行董事審閱及確認,彼等於截 至二零一一年十二月三十一日止年度內已遵守本 公司與彼等所訂立之不可競爭契據之條款。

持續關連交易

於二零零九年十一月三日,本集團與捷迅機械設 備有限公司(「捷迅」)就採購若干壓鑄機器與零 部件(連同維修服務)訂立總協議(「總協議」),年 期由二零一零年一月一日起至二零一二年十二月 三十一日止,為期三年。捷迅為香港註冊成立的 有限公司,由李先生及一名獨立第三方按等額權 益實益擁有。李先生曾向捷迅董事會提名董事人 選。另外,陳達昌先生(李先生的代表)為捷迅於 中國成立的全資附屬公司之董事。因李先生為捷 迅之董事兼控權股東,故捷迅為本公司的關連人 士(定義見上市規則)。故此,本集團與捷迅之交 易構成本集團之持續關連交易(「捷迅交易」)。 於二零零九年十二月十一日舉行之股東特別大 會上,本公司之獨立股東已批准(i)總協議及其項 下擬進行之交易;及(ii)截至二零一二年十二月 三十一日止三個年度各年之建議年度上限。

截至二零一一年十二月三十一日止年度,捷迅 交易之總額約為5,544,000港元(二零一零年: 3,336,000港元)。 Director's Report (Continued) 董事會報告(續)

The independent non-executive directors of the Company have reviewed the Chit Shun Transactions and confirmed that they have been entered into:

- 1. in the ordinary and usual course of business of the Group;
- either on normal commercial terms or, if there are no sufficient comparables to judge whether they are on normal commercial terms, on terms no less favourable to the Company than terms available from other independent parties; and
- 3. in accordance with the relevant agreements governing them on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

The Company's auditor was engaged to report on the Group's continuing connected transactions in accordance with the Hong Kong Standard on Assurance Engagements 3000 "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The auditor has issued his unqualified letter containing his findings and conclusions in respect of the continuing connected transactions disclosed by the Group on page 119 of the Annual Report in accordance with the Main Board Listing Rule 14A.38. A copy of the auditor's letter has been provided by the Company to the Stock Exchange.

PUBLIC FLOAT

As at the date of this report, the Company has maintained the prescribed public float required under the Listing Rules, based on the information that is publicly available to the Company and within the knowledge of the directors.

SUBSEQUENT EVENTS

Details of post balance sheet events are set out in note 37 to the consolidated financial statements.

AUDITOR

RSM Nelson Wheeler shall retire and being eligible, offer themselves for re-appointment, and a resolution to this effect will be proposed at the forthcoming annual general meeting.

By order of the Board Lee Yuen Fat Chairman

Hong Kong, 27 March 2012

本公司獨立非執行董事已審核捷迅交易並確認該 等交易:

- 1. 屬本集團的日常業務;
- 按照一般商務條款進行,或如可供比較的 交易不足以判斷該等交易的條款是否一般 商務條款,則對本公司而言,該等交易的 條款不遜於獨立第三方所提供的條款;及
- 是根據監管該等交易之有關協議條款進 行,而交易條款公平合理,並且符合本公 司股東的整體利益。

本公司核數師已獲聘根據香港會計師公會頒佈的 《香港核證工作準則》第3000號「審核或審閱歷史 財務資料以外的核證工作」及參照實務説明第740 號「關於香港《上市規則》所述持續關連交易的核數 師函件」報告本集團的持續關連交易。核數師已根 據上市規則第14A.38條發出函件,而該函件載有 核數師對有關本集團在年報第119頁披露的持續關 連交易的發現及結論。本公司已將核數師函件副 本送呈聯交所。

公眾持股量

於本報告日,根據本公司可以得悉之公開資料及 本公司董事亦知悉之情況下,本公司已按上市規 則之要求,維持足夠公眾持股量。

結算日後事項

結算日後事項詳情載於綜合財務報告附註37。

核數師

中瑞岳華(香港)會計師事務所將退任,惟願意膺 選連任,而重聘彼等之有關決議案於即將舉行之 股東週年大會上提呈。

承董事會命 **李遠發** *主席*

香港,二零一二年三月二十七日

CORPORATE GOVERNANCE REPORT 企業管治報告

The board of directors (the "Board") believes that good corporate governance practices are essential for promoting investors' confidence and maximizing shareholders' returns. The Board is committed to maintaining a high standard of corporate governance and reviews its corporate governance practices on a regular basis.

The Company's corporate governance practices are based on the principles and code provisions as set out in the Code on Corporate Governance Practices (the "CG Code") contained in Appendix 14 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"). During 2011, the Company is in compliance with all the code provisions of the CG Code.

THE BOARD

The Board is collectively responsible for formulating the Group's overall business strategies, monitoring and evaluating its operating and financial performance and reviewing the corporate governance standard of the Company. The day-to-day management, administration and operation of the Company are led by the chief executive officer of the Company. The Board has also delegated a schedule of responsibilities to the senior management of the Company, which include the implementation of decisions of the Board, the co-ordination and direction of day-to-day operation and management of the Company in accordance with the management strategies and plans approved by the Board, formulating and monitoring the production and operating plans and budgets, and supervising and monitoring the control systems. The Board has the full support of the senior management to discharge its responsibilities.

The Board comprises eight directors, including four executive directors and four independent non-executive directors. Biographical details of the directors of the Company as at the date of this report are set out on pages 15 to 18 of this annual report.

The Board members have no financial, business, family or other material/ relevant relationships with each other.

Each of the independent non-executive directors has confirmed in writing his independence from the Company in accordance with the guidelines on director independence of the Listing Rules. On this basis, the Company considers all such directors to be independent.

All the independent non-executive directors were appointed for a specific term of two years and subject to retirement by rotation and re-election at the annual general meeting of the Company in accordance with the provisions of the Articles of Association of the Company.

本公司董事會(「董事會」)相信良好之企業管治守 則對於提高投資者的信心和增加股東的回報至為 重要。董事會一向致力維持高水平的企業管治及 定期檢討本公司之企業管治守則。

本公司之企業管治守則乃以聯交所證券上市規則 (「上市規則」)附錄十四《企業管治常規守則》(「企 業管治守則」)之原則及守則條文為基礎。於二零 一一年,本公司已遵守企業管治守則中的所有守 則條文。

董事會

董事會共同負責制訂本集團之整體業務策略,及 監管和評估本集團其營運與財務上之表現,並檢 討本公司之企業管治水平。本公司的日常管理、 行政及營運均由本公司行政總裁領導。董事會已 將一系列職責轉授予本公司高級管理層,包括執 行董事會的決策、依照董事會批准的管理策略及 計劃對本公司日常運作及管理作出協調及指揮、 制定及監察生產和營運計劃及預算,以及監督及 監察監控制度。董事會亦獲高級管理層全力支持 履行其職責。

董事會由八名董事組成,包括四名執行董事及四 名獨立非執行董事。於本報告日,本公司董事之 個人資料詳載於本年報第15至第18頁。

各董事會成員之間並沒有財務、業務、親屬或其 他重大或相關之關係。

各獨立非執行董事已根據上市規則的規定就其獨 立性以書面確認;因此,本公司認為該等董事確 屬獨立人士。

所有獨立非執行董事之指定任期為兩年。彼等須 按照本公司組織章程細則的條文在本公司之股東 週年大會上輪值告退及膺選連任。

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

The roles of chairman and chief executive officer of the Company are segregated and are not performed by the same person. Mr. Lee Yuen Fat, the Chairman, is responsible for the leadership and effective running of the Board while Dr. Keung Wing Ching, the Vice Chairman and Chief Executive Officer, is responsible for the overall management and supervision of the execution of the overall business strategies of the Group.

AUDIT COMMITTEE

The Company established the Audit Committee in June 2007. The primary duties of the Audit Committee are to review and approve the financial reporting process and internal control system of the Group as well as to provide advice and comments to the Board. The Audit Committee comprises four independent non-executive directors, namely Mr. Yeow Hoe Ann John, Mr. Sun Kai Lit Cliff _{BBS, JP}, Ir Dr. Lo Wai Kwok _{BBS, MH, JP} and Mr. Andrew Look and is chaired by Mr. Yeow Hoe Ann John, a qualified accountant with extensive experience in financial reporting and controls.

During 2011, the Audit Committee held two meetings to review the financial statements of the Group with the external auditor and discussed on the internal control matters.

NOMINATION COMMITTEE

The Nomination Committee was set up in June 2007 and is mainly responsible for making recommendations to the Board on the appointment of directors and the management of the Board succession. The members of the Nomination Committee are Mr. Sun Kai Lit Cliff _{BBS, JP}, Ir Dr. Lo Wai Kwok _{BBS}, MH, JP, Mr. Yeow Hoe Ann John, Mr. Andrew Look and Dr. Keung Wing Ching. Mr. Sun Kai Lit Cliff _{BBS, JP} is the Chairman of the Nomination Committee.

During the year, the Nomination Committee held one meeting to review the structure, size and the composition of the Board.

REMUNERATION COMMITTEE

The Company established the Remuneration Committee in June 2007. The major duties of the Remuneration Committee include reviewing and determining the terms of remuneration packages, the award of bonuses and other compensation payable to directors and senior management. The Remuneration Committee consists of Mr. Sun Kai Lit Cliff _{BBS, JP}, Ir Dr. Lo Wai Kwok _{BBS, MH, JP}, Mr. Yeow Hoe Ann John, Mr. Andrew Look and Dr. Keung Wing Ching. The Chairman of the Remuneration Committee is Mr. Sun Kai Lit, Cliff _{BBS, JP}, an independent non-executive director.

During 2011, the Remuneration Committee held one meeting and approved the remuneration adjustment of executive directors of the Company.

主席及行政總裁

本公司主席及行政總裁之角色已分開及不是由同 一人出任。李遠發先生為本公司主席,負責領導 及有效地管理董事會;而姜永正博士為本公司副 主席兼行政總裁,負責本集團的整體管理及監督 整體業務策略的執行。

審核委員會

本公司於二零零七年六月成立審核委員會。審核 委員會之主要職責為審閱及批准本集團之財務報 告程序及內部監控系統,並向董事會提供建議及 意見。審核委員會由四名獨立非執行董事組成, 分別為姚和安先生、孫啟烈先生BBS·太平與士、盧偉 國博士BBS·MH·太平與土及陸東先生,而姚和安先生為 審核委員會之主席,彼為合資格會計師,於財務 報告及控制擁有豐富經驗。

於二零一一年,審核委員會與外聘核數師舉行了 兩次會議,審閱本集團之財務報表及討論內部監 控事項。

提名委員會

提名委員會於二零零七年六月成立,主要負 責就委任董事及管理董事會之繼任事項向 董事會提供意見。提名委員會之成員包括 孫啟烈先生BBS·太平線士、盧偉國博士BBS·MH·太平線士、 姚和安先生、陸東先生及姜永正博士,而 孫啟烈先生BBS·太平線士為提名委員會之主席。

於本年度,提名委員會舉行了一次會議,檢討董 事會之架構、規模及組成。

薪酬委員會

本公司於二零零七年六月成立薪酬委員會。薪酬 委員會之主要職責包括檢討及釐定董事及高級管 理人員之薪酬待遇、花紅獎賞及其他報酬。薪酬 委員會由孫啟烈先生BBS·太平紳士、盧偉國博士BBS· MH·太平紳士、姚和安先生、陸東先生及姜永正博士 組成。薪酬委員會之主席為獨立非執行董事孫啟 烈先生BBS·太平紳士。

於二零一一年,薪酬委員會舉行了一次會議,批 准本公司執行董事之薪酬調整。

Corporate Governance Report (Continued) 企業管治報告(續)

ATTENDANCE OF MEETINGS

A summary of attendance of Board and Committee meetings in 2011 are detailed in the following table:

出席會議

下表載列於二零一-	一年董事會及委員會會議之出
席率摘要:	

	Board meeting 董事會會議	Audit Committee meeting 審核委員會會議	Nomination Committee meeting 提名委員會會議	Remuneration Committee meeting 薪酬委員會會議
Executive Directors				
執行董事				
Mr. Lee Yuen Fat 李遠發先生	4/4	-	-	-
Dr. Keung Wing Ching 姜永正博士	4/4	-	1/1	1/1
Mr. Wong Wing Chuen 黃永銓先生	3/4	-	-	-
Mr. Chan Tat Cheong, Alan 陳達昌先生	4/4	-	-	-
Independent Non-Executive Directors 非執行董事				
,并视1] 里事 Mr. Sun Kai Lit, Cliff _{BBS, JP} 孫啟烈先生 _{BBS · 太平紳士}	4/4	2/2	1/1	1/1
Ir Dr. Lo Wai Kwok ввз, мн, јр 盧偉國博士ввз · мн · 太平紳士	4/4	2/2	1/1	1/1
Mr. Yeow Hoe Ann, John 姚和安先生	4/4	2/2	1/1	1/1
Mr. Andrew Look 陸東先生	4/4	2/2	1/1	1/1

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

董事進行證券交易的標準守則

The Company has adopted the Model Code as set out in Appendix 10 of the Listing Rules. Having made specific enquiry of all directors, all directors have confirmed that they have fully complied with the required standard set out in the Model Code during the year.

本公司已採納上市規則附錄十所載之標準守則。 經向全體董事作出具體查詢後確認,彼等於年內 一直全面遵守標準守則所載規定準則。

DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The directors acknowledge their responsibility for the preparation of the financial statements of the Company for the year ended 31 December 2011. The statement of the external auditor of the Company in relation to their reporting responsibility on the financial statements of the Group is set out in the Independent Auditor's Report on page 36 and 37.

INTERNAL CONTROL

The Board has overall responsibility for maintaining a sound and effective internal control system of the Group in order to safeguard the Group's assets and shareholders' investments. There is currently an internal audit department within the Group. Its duties are to review the systems of internal controls covering all relevant financial, operational and compliance control functions within an established framework. Reports prepared by this department are submitted to the Audit Committee of the Company for review to ensure that an effective and adequate internal control system has been in place.

AUDITOR'S REMUNERATION

Total auditor's remuneration in relation to statutory audit work and non-audit services of the Group is set out as follows:

董事就財務報表所承擔之責任

董事確認其對編製本公司截至二零一一年十二月 三十一日止年度財務報表之責任。本公司之外聘 核數師就其對本集團財務報表之申報責任而發出 之聲明,載於第36及第37頁之獨立核數師報告 內。

內部監控

董事會全權負責維持本集團健全和有效的內部監 控系統,以保障本集團資產及股東之投資。現時 集團有一內部審核部門,其職責為檢討內部監控 系統,包括已建立的架構內的所有相關財務、營 運及依從規例監控效能。該部門所編製之報告會 提呈本公司之審核委員會審閱,以確保有效及足 夠之內部監控系統經已存在。

核數師之酬金

1.

本集團付予有關法定審核及非審核服務的核數師 酬金如下:

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Statutory audit Non-audit services (1)	法定審核 非審核服務 ⁽¹⁾	1,020 250	930 215
Total	總數	1,270	1,145
Note:	,	附註:	

1. Non-audit services mainly include interim review and tax advisory service.

非審核服務主要包括中期審閱及税務咨詢服務。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

RSM Nelson Wheeler 中瑞岳華(香港)會計師事務所 Certified Public Accountants

TO THE SHAREHOLDERS OF KA SHUI INTERNATIONAL HOLDINGS LIMITED (Incorporated in the Cayman Islands with limited liability)

We have audited the consolidated financial statements of Ka Shui International Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 38 to 119, which comprise the consolidated and Company statements of financial position as at 31 December 2011, 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 information.

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of consolidated financial statements that give a true and fair view 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, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated 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 contents 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 about whether the consolidated financial statements are free from material misstatement.

致嘉瑞國際控股有限公司 全體股東 (於開曼群島註冊成立的有限公司)

本核數師(以下簡稱「我們」)已審核列載於第38至 第119頁的嘉瑞國際控股有限公司(「貴公司」)及其 附屬公司(統稱「貴集團」)綜合財務報表,其中包 括於二零一一年十二月三十一日的綜合及 貴公 司財務狀況表、截至該日止年度的綜合損益表、 綜合全面收益表、綜合權益變動表及綜合現金流 量表以及主要會計政策概要及其他解釋資料。

董事就綜合財務報表須承擔的責任

貴公司董事須負責根據香港會計師公會頒佈的《香 港財務報告準則》及《香港公司條例》披露規定,編 製及真實公平地列報該等綜合財務報表,以及董 事認為以使綜合財務報表的編制不存在因欺詐或 錯誤而導致的重大錯誤陳述而需要的內部控制。

核數師的責任

我們的責任是根據我們的審核結果,就該等綜合 財務報表發表意見,並僅向全體股東報告。除此 之外,本報告不可用作其他用途。我們不會就本 報告內容向任何其他人士負上或承擔任何責任。 我們已根據香港會計師公會頒佈的《香港審計準 則》進行審核。該等準則要求我們遵守道德規範, 並計劃及執行審核,以合理確定該等綜合財務報 表是否不存在任何重大錯誤陳述。

Independent Auditor's Report (Continued) 獨立核數師報告(續)

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation of consolidated financial statements that give a true and fair view 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 entity'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 consolidated 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 2011, and of the Group's results 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. 審核範圍包括進行程序以獲取有關綜合財務報表 所載金額及披露資料的審核憑證。所選定的程序 取決於核數師的判斷,包括評估由於欺詐或錯誤 而導致綜合財務報表存在重大錯誤陳述的風險。 在評估該等風險時,核數師考慮與 貴公司編製 真實公平之綜合財務報表相關的內部控制,以設 計適當的審核程序,但並非為對 貴公司的內部 控制的效能發表意見。審核亦包括評估董事所採 用的會計政策的適當性及所作出的會計估計的合 理性,以及評估綜合財務報表的整體列報方式。

我們相信,我們所獲得的審核憑證乃充足及適 當,可為我們的審核意見提供基礎。

意見

我們認為,該等綜合財務報表已根據《香港財務報 告準則》真實公平地反映 貴公司及 貴集團於二 零一一年十二月三十一日的財務狀況,及 貴集 團於截至該日止年度的業績及現金流量,並已按 照《香港公司條例》的披露規定妥為編製。

RSM Nelson Wheeler *Certified Public Accountants* Hong Kong

27 March 2012

中瑞岳華(香港)會計師事務所 執業會計師 香港

二零一二年三月二十七日

CONSOLIDATED INCOME STATEMENT

綜合損益表

For the year ended 31 December 2011 截至二零一一年十二月三十一日

		2011	2010
	Note		二零一零年 <i>HK\$'000</i>
	附註	千港元	千港元
營業額	6	1,191,698	913,344
銷售成本		(960,890)	(733,722)
毛利		230,808	179,622
其他收入	7	2,463	12,332
銷售及分銷開支		(17,996)	(13,831)
一般及行政開支		(125,114)	(102,212)
其他營運開支		(3,217)	-
經營溢利		86,944	75,911
融資成本	9	(4,644)	(2,139)
除税前溢利		82,300	73,772
所得税開支	10	(19,480)	(17,639)
年內溢利	11	62,820	56,133
		HK Cents	HK Cents
		港仙	港仙
每股盈利	14		
基本		7.09	6.37
よ 後 体 は		7.05	6.30
	銷售成本 毛利 其他收入 銷售及分銷開支 一般及行政開支 其他營運開支 經營溢利 融資成本 除税前溢利 所得税開支 本公司權益持有人應佔 年內溢利	營業額 6 銷售成本 7 工 石和 其他收入 7 銷售及分銷開支 7 一般及行政開支 7 其他營運開支 9 除税前溢利 9 防得税開支 10 本公司權益持有人應佔 11 每股盈利 14 基本 14	所提 千港元 警業額 6 1,191,698 (960,890) 紅崎成本 (960,890) (960,890) (960,890) 尾利 230,808 (17,996) (17,996) 其他收入 7 2,463 (17,996) 一般及行政開支 7 2,463 (17,996) 「加餐營減制 9 (4,644) (125,114) 展資成本 9 (4,644) (14,644) 融資成本 10 (19,480) (19,480) 所得税開支 10 (19,480) (14,644) 上 11 62,820 (14,644) 香秋 11 62,820 (14,644) 小 11 62,820 (14,644) 小 14 第4,4 7.09

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME 综合全面收益表

For the year ended 31 December 2011 截至二零一一年十二月三十一日

		2011 二零一一年	2010 二零一零年
		HK\$'000	HK\$'000
		千港元	千港元
Profit for the year	年內溢利	62,820	56,133
Other comprehensive income:	其他全面收益:		
Exchange differences on translating foreign	換算海外業務產生之匯兑差額		
operations		21,407	10,809
Surplus on revaluation of leasehold land	租賃土地價值重估之盈餘	85,623	-
Income tax relating to components of other	有關其他全面收益組成部份之所得税		
comprehensive income		(16,878)	-
Other comprehensive income for the year,	年內除税後其他全面收益		
net of tax		90,152	10,809
Total comprehensive income for the year	本公司權益持有人應佔年內		
attributable to owners of the Company	全面收益總額	152,972	66,942

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

At 31 December 2011 於二零一一年十二月三十一日

			2011	2010
			二零一一年	二零一零年
		Note	HK\$'000	HK\$'000
		附註	千港元	千港元
Non-current assets	非流動資產			
Property, plant and equipment	物業、機器及設備	15	547,081	436,939
Club membership	會所會籍		718	718
Available-for-sale financial assets	可供出售金融資產	17	-	-
Deposits paid for acquisition of property,	預付購買物業、機器及			
plant and equipment	設備之按金	18	5,800	7,097
			553,599	444,754
Current assets	流動資產			
	加到其注			
Inventories	存貨	19	197,282	182,757
Trade receivables	貿易應收款項	20	272,152	154,333
Prepayments, deposits and other	預付款項、按金及其他			
receivables	應收款項		27,204	17,148
Financial assets at fair value through profit	按公平值計入損益賬的	21		0.202
or loss Pledged bank deposits	金融資產 已抵押銀行存款	21 22	12 295	8,292
Restricted bank balance	口抵押或11任款 有限制銀行存款 有限制銀行存款	22	12,285 2,457	2,232
Bank and cash balances	銀行及現金結餘	22	164,691	122,532
			676,071	487,294
Current liabilities	流動負債			
Trade payables	貿易應付款項	23	153,635	126,229
Deposits received	已收按金	20	3,540	3,702
Other payables and accruals	其他應付款項及應計費用		50,170	48,416
Due to a related company	應付關連公司款項	24	723	1,456
Financial liabilities at fair value through	按公平值計入損益賬的金融			
profit or loss	負債	21	605	-
Bank borrowings	銀行借款	25	256,796	124,851
Current portion of obligations under	融資租約承擔的即期部分	26	7 000	11.053
finance leases Current tax liabilities	即期税項負債	26	7,089 8,085	11,953 9,615
	₩7-77777777777777777777777777777777777		0,000	9,015
			480,643	326,222
Net current assets	流動資產淨值		195,428	161,072
Total assets less current liabilities	资素颁店试达新台店		749,027	605 976
וסנמו מספנס ופסס בעודפות וומטווונופס	資產總值減流動負債		149,021	605,826

Consolidated Statement of Financial Position (Continued) 綜合財務狀況表(續)

At 31 December 2011 於二零一一年十二月三十一日

			2011 二零一一年	2010 二零一零年
		Note 附註	→ HK\$′000 千港元	HK\$'000 千港元
Non-current liabilities	非流動負債			
Obligations under finance leases	融資租約承擔	26	5,305	-
Deferred tax liabilities	遞延税項負債	28	19,266	2,388
			24,571	2,388
NET ASSETS	資產淨值		724,456	603,438
Capital and reserves	資本及儲備			
Share capital	股本	30	88,811	88,263
Reserves	儲備	31	635,645	515,175
TOTAL EQUITY	權益總額		724,456	603,438

Approved by the Board of Directors on 27 March 2012

董事會於二零一二年三月二十七日批准

Lee Yuen Fat 李遠發 Director 董事 Keung Wing Ching 姜永正 Director 董事

STATEMENT OF FINANCIAL POSITION

財務狀況表

At 31 December 2011 於二零一一年十二月三十一日

		2011	2010
	Note	二零一一年 HK\$'000	二零一零年 <i>HK\$'000</i>
			千港元
非流動資產			
於附屬公司的投資	16	21,590	10,000
流動資產			
			284
		-	337,657
銀行及現金結餘	22	261	387
			220.220
		393,429	338,328
达 新 白 <i>佳</i>			
		10	6
	20		-
			46,379
	10	54,010	-0,575
		62,459	46,385
流動資產淨值		330,970	291,943
資產淨值		352,560	301,943
	20	00.014	00.262
			88,263
间间	51	203,749	213,680
權益總額		352,560	301,943
	於附屬公司的投資 流動資產 預付款項、按金及其他應收款項 應收附屬公司款項 銀行及現金結餘 旅動負債 其他應付款項及應計費用 融資擔保合約負債 應付附屬公司款項	於附屬公司的投資 16 流動資產 16 旗付款項、按金及其他應收款項 16 銀行及現金結餘 22 流動負債 29 應付附屬公司款項 16 強資擔保合約負債 29 應付附屬公司款項 16 方面)資產淨值 16 資本及儲備 30 儲備 30 調 31	所註 千港元 非流動資產 於附屬公司的投資 16 21,590 第勤資產 預付款項、按金及其他應收款項 應收附屬公司款項 264 源收附屬公司款項 16 392,904 銀行及現金結餘 22 261 第勤募產 預代款項及應計費用 盈濱擔保合約負債 第項 16 10 393,429 方 融資擔保合約負債 第項及 29 7,839 席付附屬公司款項 16 54,610 方 充動資產浮值 330,970 16 資產浮值 352,560 15 資本及儲備 備備 30 88,811 該估 30 88,811 該估 30 88,811

Approved by the Board of Directors on 27 March 2012

董事會於二零一二年三月二十七日批准

Lee Yuen Fat 李遠發 Director 董事 Keung Wing Ching 姜永正 Director 董事

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表

For the year ended 31 December 2011 截至二零一一年十二月三十一日

					Attrib		ners of the Co 持有人應佔權益	mpany			
		Share capital 股本 HK\$'000 <i>千港元</i>	Share premium 股份溢價 HK\$'000 千港元	Retained earnings 保留盈利 HK\$'000 千港元	Capital reserve 資本儲備 HK\$'000 <i>千港元</i>		Foreign currency translation reserve 匯兑儲備 HK\$'000 千港元	Share option reserve 購股權儲備 HK\$'000 千港元	Statutory reserve 法定儲備 HK\$'000 千港元	Revaluation reserve 重估儲備 HK\$'000 <i>千港元</i>	Total equity 權益總額 HK\$'000 千港元
At 1 January 2010	於二零一零年一月一日	88,000	198,589	228,562	8,036	(9,931)	21,410	13,352	7,666	-	555,684
Total comprehensive income for the year	年內全面收益	-	-	56,133	-	-	10,809	-	-	-	66,942
Issue of shares upon the exercise of share options	因行使購股權而發行 之股份	263	828	_	-	-	-	-	-	_	1,091
Forfeiture of share options	沒收之購股權	-	-	2,111	-	-	-	(2,111)	-	-	-
Exercise of share options	行使之購股權	-	334	-	-	-	-	(334)	-	-	-
Recognition of share-based payments	確認以股權結算之款項	_	_	_	_	-	-	872	_	-	872
Dividends paid	已付股息	-	-	(21,151)	-	-	-	-	-	-	(21,151)
Changes in equity for the year	年內權益變動	263	1,162	37,093	-	-	10,809	(1,573)	-	-	47,754
At 31 December 2010 and 1 January 2011	於二零一零年 十二月三十一日及 二零一一年一月一日	88,263	199,751	265,655	8,036	(9,931)	32,219	11,779	7,666	-	603,438
Total comprehensive income for the year	年內全面收益	-	-	62,820	-	-	21,407	-	-	68,745	152,972
Issue of shares upon the exercise of share options	因行使購股權而發行 之股份	548	1,725	-	-	-	-	-	-	-	2,273
Forfeiture of share options	沒收之購股權	-	-	10,605	-	-	-	(10,605)	-	-	-
Exercise of share options	行使之購股權	-	584	-	-	-	-	(584)	-	-	-
Recognition of share-based payments	確認以股權結算之款項	-	-	-	-	-	-	27	-	-	27
Dividends paid	已付股息	-	-	(34,254)	-	-	-	-	-	-	(34,254)
Changes in equity for the year	年內權益變動	548	2,309	39,171	-	-	21,407	(11,162)	-	68,745	121,018
At 31 December 2011	於二零一一年十二月 三十一日	88,811	202,060	304,826	8,036	(9,931)	53,626	617	7,666	68,745	724,456

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

For the year ended 31 December 2011 截至二零一一年十二月三十一日

		Note 附註	2011 二零一一年 <i>HK\$</i> ′000 <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
NET CASH GENERATED FROM OPERATING ACTIVITIES	經營業務所得現金淨額	33(a)	10,308	92,198
CASH FLOWS FROM INVESTING ACTIVITIES Increase in pledged bank deposits Interest received Proceeds from disposals of property,	<mark>投資活動之現金流量</mark> 已抵押銀行存款增加 已收股息 出售物業、		(10,053) 1,120	(2) 569
plant and equipment Purchase of property, plant and equipment Deposit paid for the acquisition of property,	機器及設備 購買物業、機器及設備 預付物業、機器及		399 (59,528)	1,878 (64,142)
plant and equipment Net cash used in investing activities	設備之按金 投資活動所耗現金淨額		(3,794) (71,856)	(4,358)
CASH FLOWS FROM FINANCING ACTIVITIES Issue of shares upon the exercise of	融資活動之現金流量 因行使購股權而發行之			
share options Dividends paid Net short term bank loans raised Inception of finance leases Repayment of obligations under finance leases	股份 已付股息 新增短期銀行貸款淨額 新增融資租約 償還融資租約承擔		2,273 (34,254) 54,104 12,322 (11,881)	1,091 (21,151) 39,372 - (12,238)
Repayment of long term bank loans Long term bank loans raised Net cash generated from financing	償還長期銀行貸款 新增長期銀行貸款 融資活動所產生現金淨額		(25,159) 103,000	(13,700) 24,000
activities			100,405	17,374
NET INCREASE IN CASH AND CASH EQUIVALENTS	現金及等同現金項目 增加淨額		38,857	43,517
CASH AND CASH EQUIVALENTS AT 1 JANUARY	於一月一日的現金及 等同現金項目		122,532	78,125
Effect of foreign exchange rate changes	匯率變動影響		3,302	890
CASH AND CASH EQUIVALENTS AT 31 DECEMBER ANALYSIS OF CASH AND CASH	於十二月三十一日的現金及 等同現金項目 現金及等同		164,691	122,532
EQUIVALENTS Bank and cash balances	現金項目分析 銀行及現金結餘	22	164,691	122,532
		22	10-1,031	122,332

NOTES TO THE FINANCIAL STATEMENTS

財務報表附註

For the year ended 31 December 2011 截至二零一一年十二月三十一日

1. GENERAL INFORMATION

The Company was incorporated in the Cayman Islands as an exempted company with limited liability under the Companies Law of the Cayman Islands. The address of its registered office is Clifton House, 75 Fort Street, P.O. Box 1350 GT, George Town, Grand Cayman, Cayman Islands. The address of its principal place of business is Room 1210, Exchange Tower, 33 Wang Chiu Road, Kowloon Bay, Kowloon, Hong Kong. The Company's shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

The Company is an investment holding company. The principal activities of its subsidiaries are set out in note 16 to the financial statements.

In the opinion of the directors of the Company, as at 31 December 2011, Precisefull Limited, a company incorporated in the British Virgin Islands, is the ultimate parent and Mr. Lee Yuen Fat ("Mr. Lee") is the ultimate controlling party of the Company.

2. ADOPTION OF NEW AND REVISED HONG KONG 2. FINANCIAL REPORTING STANDARDS AND CHANGE IN ACCOUNTING POLICIES

In the current year, the Group has adopted all the new and revised Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") that are relevant to its operations and effective for its accounting year beginning on 1 January 2011. HKFRSs comprise Hong Kong Financial Reporting Standards ("HKFRS"); Hong Kong Accounting Standards ("HKAS"); and Interpretations. The adoption of these new and revised HKFRSs did not result in significant changes to the Group's accounting policies, presentation of the Group's financial statements and amounts reported for the current year and prior years.

Previously, the Group's leasehold land classified as finance lease was stated at cost model under HKAS16 "Property, Plant and Equipment", under which this asset is carried at historical cost less aggregate depreciation and accumulated impairment losses.

公司資料

1.

本公司根據開曼群島公司法在開曼群島 註冊成立為受豁免有限公司。其註冊辦 事處地點為Clifton House, 75 Fort Street, P.O. Box 1350 GT, George Town, Grand Cayman, Cayman Islands。其主要營業地 點為香港九龍九龍灣宏照道33號國際交易 中心1210室。

本公司為一家投資控股公司。其附屬公司 的主要業務載於本財務報表附註16。

本公司董事認為,於二零一一年十二月 三十一日,Precisefull Limited(一間於英 屬處女群島註冊成立之公司)為最終母公 司,李遠發先生(「李先生」)為本公司之最 終控股方。

採納新訂及經修訂香港財務報告 準則及會計政策之改變

於本年度,本集團已採納適用於本身營 運,由香港會計師公會(「香港會計師公 會」)所頒佈並自二零一一年一月一日開始 的會計年度生效的所有新訂及經修訂香港 財務報告準則(「香港財務報告準則」)。香 港財務報告準則包括香港財務報告準則、 香港會計準則(「香港會計準則」)及詮釋。 除下列註明外,採納該等新訂及經修訂的 香港財務報告準則並未使本集團的會計政 策、本集團財務報表的呈報方式及本年度 與以往年度呈報的金額出現重大變動。

以往本集團分類為融資租賃之租賃土地根 據香港會計準則第16號「物業、機器及設 備」內所述之成本模式,將此資產以歷史 成本減折舊總額及累計減值虧損列賬。

For the year ended 31 December 2011 截至二零一一年十二月三十一日

2. ADOPTION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS AND CHANGE IN ACCOUNTING POLICIES (Continued)

With effect from 31 December 2011, the Group revised its accounting policy in respect of leasehold land classified as finance lease at fair value, based on periodic valuations by external independent valuers, less subsequent depreciation. Any accumulated depreciation at the date of revaluation was eliminated against the gross carrying amount of the asset and the net amount was restated to the revalued amount of the asset. Increases in carrying amount arising on revaluation of leasehold land were credited to revaluation reserve in equity. Decreases that offset previous increases of the same asset were charged against revaluation reserve, all other decreases were expensed in the consolidated income statement. The change was made to increase the relevancy of financial data to the users of the financial statements by taking into consideration of the fair value of the assets of the Group.

This change in accounting policy has been accounted for prospectively, and no comparative figures have been restated.

Effect on Consolidated Statement of Financial Position

採納新訂及經修訂香港財務報告 準則及會計政策之改變(續)

2.

自二零一一年十二月三十一日起,本集團 修訂其就按公平值分類為租賃土地之會計 政策,根據定期由外聘獨立估值師進行之 估值減其後折舊作出。在重估日的任何累 計折舊與資產的賬面值總額對銷,而淨額 則重列至資產的重估金額。重估租賃土地 產生的賬面值增加撥入權益的重估儲備 內。賬面值減少的數額與同一資產以往的 增加額在重估儲備對銷,所有其他減少的 數額在綜合收益表支銷。考慮到本集團資 產之公平值,此改變能為財務報表使用者 提供更為適切之財務數據。

此會計政策已應用於政策改變之日後,而 並無比較數字已予重列。

對綜合財務狀況表的影響

As at
31 December
2011
於二零一一年
十二月三十一日
HK\$'000
於二零一一年 十二月三十一日 <i>HK\$'000</i> <i>千港元</i>

Increase in property, plant and equipment Increase in deferred taxation Increase in revaluation reserve

The Group has not applied the new HKFRSs that have been issued but are not yet effective. The Group has already commenced an assessment of the impact of these new HKFRSs but is not yet in a position to state whether these new HKFRSs would have a material impact on its results of operations and financial position. 物業、機器及設備增加 85,623 遞延税項增加 16,878 重估儲備增加 68,745

本集團並未採納已頒佈但未開始生效的新 訂香港財務報告準則。本集團已開始評估 該等新訂香港財務報告準則的影響,但未 能對該等新訂香港財務報告準則是否對本 集團的業績及財務狀況產生重大影響作出 結論。

For the year ended 31 December 2011 截至二零一一年十二月三十一日

3. SIGNIFICANT ACCOUNTING POLICIES

These financial statements have been prepared in accordance with HKFRSs, accounting principles generally accepted in Hong Kong and the applicable disclosures required by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited and by the Hong Kong Companies Ordinance.

These financial statements have been prepared under the historical cost convention, as modified by the revaluation of leasehold land, certain investments and derivatives which are carried at their fair values.

The preparation of financial statements in conformity with HKFRSs requires the use of certain key assumptions and estimates. It also requires the directors to exercise its judgements in the process of applying the accounting policies. The areas involving critical judgements and areas where assumptions and estimates are significant to these financial statements, are disclosed in note 4 to the financial statements.

The significant accounting policies applied in the preparation of these financial statements are set out below.

(a) Consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries made up to 31 December. Subsidiaries are entities over which the Group has control. Control is the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Group has control.

Subsidiaries are consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date the control ceases.

Intragroup transactions, balances and unrealised profits are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

主要會計政策

3.

財務報表乃根據香港財務報告準則、香港 普遍採納之會計原則及香港聯合交易所有 限公司證券上市規則及香港公司條例所規 定之適用披露事項編製。

除以公平值入賬之租賃土地、若干投資及 衍生工具須作調整外,此財務報表乃按歷 史成本作為編製基準。

編製符合香港財務報告準則的財務報表須 使用若干主要假設及估計,亦需要董事於 應用會計政策的過程中作出判斷。涉及關 鍵判斷的範疇與對該等財務報表屬重大的 假設及估計的範疇於財務報表附註4中披 露。

編製該等財務報表所採用的主要會計政策 載列如下:

(a) 綜合賬目

綜合財務報表包括本公司及其附屬 公司截至十二月三十一日止的財務 報表。附屬公司為本集團擁有控制 權的實體。控制權指有能力監控 一家實體的財務及經營政策,並從 其業務獲取利益。現時可行使或可 兑換的潛在投票權的存在及影響將 於評估本集團有否控制權時予以考 慮。

附屬公司於控制權轉移至本集團當 日全面綜合計算,並於控制權終止 當日不再作綜合處理。

集團間的交易、結餘及未變現溢利 會予以對銷。未變現虧損亦會予以 對銷,除非交易有證據顯示所轉讓 資產出現減值則除外。附屬公司的 會計政策已於有需要時作出變動, 以確保與本集團所採納的政策貫徹 一致。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued) (a) Consolidation (Continued)

Non-controlling interests represent the equity in subsidiaries not attributable, directly or indirectly, to the Company. Non-controlling interests are presented in the consolidated statement of financial position and consolidated statement of changes in equity within equity. Non-controlling interests are presented in the consolidated income statement and consolidated statement of comprehensive income as an allocation of profit or loss and total comprehensive income for the year between the non-controlling shareholders and owners of the Company.

Profit or loss and each component of other comprehensive income are attributed to the owners of the Company and to the non-controlling shareholders even if this results in the non-controlling interests having a deficit balance.

Changes in the Company's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions (i.e. transactions with owners in their capacity as owners). The carrying amounts of the controlling and non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiary. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to the owners of the Company.

In the Company's statement of financial position the investments in subsidiaries are stated at cost less allowance for impairment losses. The results of subsidiaries are accounted for by the Company on the basis of dividends received and receivable.

(b) Business combination and goodwill

The acquisition method is used to account for the acquisition of a subsidiary in a business combination. The cost of acquisition is measured at the acquisition-date fair value of the assets given, equity instruments issued, liabilities incurred and contingent consideration. Acquisition-related costs are recognised as expenses in the periods in which the costs are incurred and the services are received. Identifiable assets and liabilities of the subsidiary in the acquisition are measured at their acquisition-date fair values. 主要會計政策(續) (a) 綜合賬目(續)

3.

非控股權益指並非本公司直接或間 接應佔之附屬公司權益。非控股權 益於綜合財務狀況表及綜合權益變 動表之權益內呈列。非控股權益於 綜合收益表及綜合全面收益表呈列 為本公司非控股股東與擁有人應佔 溢利或虧損及年內全面收益總額之 分配。

即使會導致非控股權益出現赤字結 餘,損益及其他全面收益各部分仍 歸屬於本公司擁有人及非控股股 東。

本公司於不會導致失去控制權之附 屬公司之擁有權權益變動計入權 益交易(即以擁有人身分與擁有人 進行之交易)。控股權益及非控股 權益之賬面值已經調整,以反映其 於附屬公司之相關權益變動。非控 股權益之調整金額與已付或已收代 價之公平值兩者間之任何差額直接 於權益確認,並由本公司擁有人分 佔。

於本公司之財務狀況表內,於附屬 公司之投資按成本扣除減值虧損撥 備列賬。本公司按已收及應收的股 息作為基準把附屬公司之業績列 賬。

(b) 業務合併及商譽

於業務合併中收購附屬公司乃按收 購會計法處理。收購成本按於交易 日所交付資產、所發行股本工具、 所產生或承擔之負債及或然代價 之公平值計算。與收購有關之成本 於產生成本及獲得服務之期間確認 為開支。所收購附屬公司之可識別 資產及負債按收購當日之公平值計 算。

For the year ended 31 December 2011 截至二零一一年十二月三十一日

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) 3. (b) Business combination and goodwill (Continued)

The excess of the cost of acquisition over the Company's share of the net fair value of the subsidiary's identifiable assets and liabilities is recorded as goodwill. Any excess of the Company's share of the net fair value of the identifiable assets and liabilities over the cost of acquisition is recognised in consolidated profit or loss as a gain on bargain purchase which is attributed to the Company.

In a business combination achieved in stages, the previously held equity interest in the subsidiary is remeasured at its acquisition-date fair value and the resulting gain or loss is recognised in consolidated profit or loss. The fair value is added to the cost of acquisition to calculate the goodwill.

If the changes in the value of the previously held equity interest in the subsidiary were recognised in other comprehensive income (for example, available-for-sale investment), the amount that was recognised in other comprehensive income is recognised on the same basis as would be required if the previously held equity interest were disposed of.

Goodwill is tested annually for impairment or more frequently if events or changes in circumstances indicate that it might be impaired. Goodwill is measured at cost less accumulated impairment losses. The method of measuring impairment losses of goodwill is the same as that of other assets as stated in the accounting policy (v) below. Impairment losses of goodwill are recognised in consolidated profit or loss and are not subsequently reversed. Goodwill is allocated to cash-generating units that are expected to benefit from the synergies of the acquisition for the purpose of impairment testing.

(c) Foreign currency translation

(i) Functional and presentation currency

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 (the "functional currency"). The consolidated financial statements are presented in Hong Kong dollars ("HK\$"), which is the Company's functional and presentation currency.

主要會計政策(續) (b) 業務合併及商譽(編

業務合併及商譽(續) 收購成本超出本公司攤分附屬公司 可識別資產及負債之公平淨值之差 額將以商譽列賬。本公司攤分可識 別資產及負債之公平淨值高於收購 成本之差額將於綜合收益表內確認 為本公司應佔之購買折讓收益。

分階段進行業務合併時,過往持有 之附屬公司股本權益按收購日期之 公平值重新計算,據此產生之損益 則於綜合損益確認。公平值將計入 收購成本,以計算商譽。

倘過往持有之附屬公司股本權益價 值變動於其他全面收入(如可供出 售之投資)確認,則於其他全面收 入確認之款項按過往持有之股本權 益已售出之情況下所規定相同基準 確認。

商譽每年一次或(如有任何事宜或 情況變動顯示可能出現減值)多次 進行減值測試。商譽按成本減累計 減值虧損列賬。計算商譽減值虧損 之方法與下文會計政策(V)所載其他 資產之減值虧損於綜合損益內確認, 其後不得撥回。為進行減值測試, 商譽乃分配至預期受惠於收購協同 效應之現金產生單位。

(c) 外幣換算

(i) 功能及呈列貨幣

本集團各實體的財務報表 所納入的項目乃按實體經 營業務所在主要經濟環境 的貨幣(「功能貨幣」)計 算。綜合財務報表以港元 呈列,而港元為本公司的 功能及呈列貨幣。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued) (c) Foreign currency translation (Continued)

(ii) Transactions and balances in each entity's

financial statements

Transactions in foreign currencies are translated into the functional currency on initial recognition using the exchange rates prevailing on the transaction dates. Monetary assets and liabilities in foreign currencies are translated at the exchange rates at the end of each reporting period. Gains and losses resulting from this translation policy are recognised in profit or loss.

Non-monetary items that are measured at fair values in foreign currencies are translated using the exchange rates at the dates when the fair values are determined.

When a gain or loss on a non-monetary item is recognised in other comprehensive income, any exchange component of that gain or loss is recognised in other comprehensive income. When a gain or loss on a non-monetary item is recognised in profit or loss, any exchange component of that gain or loss is recognised in profit or loss.

(iii) Translation on consolidation

The results and financial position of all the Group entities that have a functional currency different from the Company's presentation currency are translated into the Company's presentation currency as follows:

- Assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statement of financial position;
- Income and expenses for each income statement are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the exchange rates on the transaction dates); and
- All resulting exchange differences are recognised in the foreign currency translation reserve.

主要會計政策(續)

3.

(c) 外幣換算(續)

 (ii)
 各實體財務報表內的交易

 及結餘

外幣交易以交易日期適用 的匯率換算為基本確認之 功能貨幣。以外幣計值的 貨幣資產及負債按每個報 告期間完結時適用的匯率 換算。該換算政策所產生 的溢利及虧損列入損益內。

按公平值以外幣計算的非 貨幣項目以決定公平值當 天之匯率換算。

當非貨幣項目的收益或虧 損於全面收益中確認,任 何該收益或虧損之匯兑部 份於其他全面收益中確 認虧損於損益中確認,任 何該收益或虧損之匯兑部 份於損益中確認。

(iii) 综合賬目時的換算 集團內所有功能貨幣與本 公司呈列貨幣有別的實 體,其業績及財務狀況乃 按下列方式換算為本公司 的呈列貨幣:

- 各財務狀況表所呈 列的資產及負債均 按結算日的收市匯 率換算;
 - 各損支按非為交易 人開算(除非為交易日 期的適的合理約數 不該情況下, 人開支按算); 及開率換算); 及
- 所產生的全部匯兑 差額於匯兑儲備內 確認。

For the year ended 31 December 2011 截至二零一一年十二月三十一日

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(c) Foreign currency translation (Continued)

(iii) Translation on consolidation (Continued)

On consolidation, exchange differences arising from the translation of the net investment in foreign entities and of borrowings are recognised in the foreign currency translation reserve. When a foreign operation is sold, such exchange differences are recognised in consolidated profit or loss as part of the gain or loss on disposal.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate.

(d) Property, plant and equipment

Leasehold land is carried at fair value, based on periodic valuations by external independent valuer, less subsequent depreciation and impairment losses. Any accumulated depreciation at the date of revaluation is eliminated against the gross carrying amount of the asset and the net amount is restated to the revalued amount of the asset. All other property, plant and equipment are stated at cost less accumulated depreciation and impairment losses.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, 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 recognised in profit or loss during the period in which they are incurred.

Revaluation increases of leasehold land are recognised in profit or loss to the extent that the increases reverse revaluation decreases of the same asset previously recognised in profit or loss. All other revaluation increases are credited to the revaluation reserve as other comprehensive income. Revaluation decreases that offset previous revaluation increases of the same asset remaining in the revaluation reserve are charged against the revaluation reserve as other comprehensive income. All other decreases are recognised in profit or loss. On the subsequent sale or retirement of a revalued leasehold land, the attributable revaluation increases remaining in the revaluation reserve is transferred directly to retained profits. 主要會計政策(續)

3.

(c) 外幣換算(續)

(iii) 综合賬目時的換算(續) 综合賬目時,換算海外實 體投資淨額及借貸所產生 的匯兑差額於匯兑儲備內 確認。當海外業務被出 售,匯兑差額於綜合損益 中確認為出售溢利或虧損 的一部分。

> 收購海外實體所產生的商 譽及公平值調整被視作海 外實體的資產及負債,並 按收市匯率換算。

(d) 物業、機器及設備

租賃土地根據外聘獨立估值師作出 的定期估值按公平值減其後折舊及 減值虧損列賬。在重估日期的任何 累計折舊與資產的賬面值總額對 銷,而淨額則重列至資產的重估金 額。所有其他物業、機器及設備按 成本減累計折舊及減值虧損列賬。

只有在與項目相關的未來經濟效益 有可能流入本集團,並能夠可靠地 計量項目成本的情況下,本集團才 會將其後成本計入為資產賬面值之 一部分或確認為獨立資產項目(如 適用)。所有其他維護及保養費用 均需於產生時於該財務期間之損益 確認。

租賃土地重估後之賬面增值於損益 確認,並與同一資產先前增值對銷 的減值部分於損益確認。所有其他 重估增值額則作為其他全面收益計 入重估儲備。重估後與同一資產先 前增值對銷於重估儲備餘下的減值 部分,於其他全面收益中扣除;餘 下之所有減值額則於損益內扣除。 其後已重估租賃土地出售或棄用 時,重估儲備餘下分佔重估增值直 接撥轉至保留溢利。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued) (d) Property, plant and equipment (Continued)

Depreciation of property, plant and equipment is calculated at rates sufficient to write off their cost or revalued amounts less their residual values over the estimated useful lives on a straight-line basis. The principal useful lives are as follows:

Buildings	5 to 20 years
Leasehold land	over the unexpired term of
	lease
Leasehold improvements	shorter of 5 years and the
	unexpired term of lease
Plant and machinery	1 to 10 years
Computer equipment	3 to 5 years
Furniture, fixtures and office	3 to 5 years
equipment	
Motor vehicles	3 to 5 years

The residual values, useful lives and depreciation method are reviewed and adjusted, if appropriate, at the end of each reporting period.

Construction in progress represents buildings under construction and plant and machinery pending installation, and is stated at cost less impairment losses. Depreciation begins when the relevant assets are available for use.

The gain or loss on disposal of property, plant and equipment is the difference between the net sales proceeds and the carrying amount of the relevant asset, and is recognised in profit or loss.

(e) Research and development expenditure

Expenditure on research activities is recognised as an expense in the period in which it is incurred.

(f) Leases

(i) Operating leases

Leases that do not substantially transfer to the Group all the risks and rewards of ownership of assets are accounted for as operating leases. Lease payments (net of any incentives received from the lessor) are recognised as an expense on a straight-line basis over the lease term.

主要會計政策(續)

3.

(d) 物業、機器及設備(續) 物業、機器及設備的折舊,按足以 撤銷其成本減剩餘價值的比率,於 估計可使用年期內使用直線法計

算,主要可使用年期如下:

樓宇	5至20年
租賃土地	按租約尚餘年期
租賃物業裝修	5年或租約尚餘年期
	(以較短者為準)
機器及設備	1至10年
電腦設備	3至5年
傢俬、固定裝置及	3至5年
辦公室設備	
汽車	3至5年

剩餘價值、可使用年期及折舊方法 於每個報告期間完結時進行檢討及 作出調整(如適用)。

在建工程指興建中的租賃樓宇及待 安裝的機器及設備,並按成本扣除 減值虧損列賬。有關資產可供使用 後方才計算折舊。

出售物業、機器及設備的收益或虧 損指出售所得款項淨額與有關資產 賬面值兩者間的差額,並於損益內 確認。

(e) 研究及開發支出

研究活動的支出於產生的期間作為 開支確認。

- (f) 租約
 - (i) 經營租約

將資產擁有權的所有風險 及回報不會大部份轉移至 本集團的租約,分類為經 營租約。租約款項在扣除 自出租人收取的任何獎勵 金後,於租約期內以直線 法確認費用。

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SIGNIFICANT ACCOUNTING POLICIES (Continued) 3.

(f) Leases (Continued)

(ii) **Finance leases**

Leases that substantially transfer to the Group all the risks and rewards of ownership of assets are accounted for as finance leases. At the commencement of the lease term, a finance lease is capitalised at the lower of the fair value of the leased asset and the present value of the minimum lease payments, each determined at the inception of the lease.

The corresponding liability to the lessor is included in the statement of financial position as finance lease payable. Lease payments are apportioned between the finance charge and the reduction of the outstanding liability. The finance charge is allocated to each period during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability.

Assets under finance leases are depreciated the same as owned assets.

(q) **Club membership**

Club membership with indefinite useful life is stated at cost less any impairment losses. Impairment is reviewed annually or when there is any indication that the club membership has suffered an impairment loss.

(h) **Inventories**

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted average basis. The cost of finished goods and work in progress comprises raw materials, direct labour and an appropriate proportion of all production overhead expenditure, and where appropriate, subcontracting charges. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

主要會計政策(續)

(ii)

3.

(f)

租約(續) 融資租約 將資產擁有權的所有風險 及回報大部份轉移至本集 團的租約,分類為融資租 約。融資租約在開始時按 租賃資產的公平值及最低 租賃款項現值(兩者均於租 賃開始時釐定)的較低者入 賬∘

> 出租人的相應債務於財務 狀況表中列作應付融資租 約。租約款項按比例分配 為融資費用及削減未付債 務。融資費用於各租期內 分攤,以便為債務結餘得 出一個貫徹的定期利率。

> 於融資租約下的資產與自 置資產以同樣方法計算折 舊。

會所會籍 (q)

具無限可使用年期的會所會籍按成 本減任何減值虧損列賬。會所會籍 每年及當有跡象顯示出現減值虧損 時進行減值檢討。

(h) 存貨

存貨按成本與可變現淨值兩者中的 較低者入賬。成本乃按加權平均基 準計量。製成品及在製品的成本包 括原材料、直接勞工及所有生產經 常性開支及分包開支(如適用)。可 變現淨值按一般業務過程中的估計 銷售價格減去估計完成成本及估計 銷售所需費用計算。

For the year ended 31 December 2011 截至二零一一年十二月三十一日

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) (i) Recognition and derecognition of financial instruments

Financial assets and financial liabilities are recognised in the statement of financial position when the Group becomes a party to the contractual provisions of the instruments.

Financial assets are derecognised when the contractual rights to receive cash flows from the assets expire; the Group transfers substantially all the risks and rewards of ownership of the assets; or the Group neither transfers nor retains substantially all the risks and rewards of ownership of the assets but has not retained control on the assets. On derecognition of a financial asset, the difference between the asset's carrying amount and the sum of the consideration received and the cumulative gain or loss that had been recognised in other comprehensive income is recognised in profit or loss.

Financial liabilities are derecognised when the obligation specified in the relevant contract is discharged, cancelled or expires. The difference between the carrying amount of the financial liability derecognised and the consideration paid is recognised in profit or loss.

(j) Investments

Investments are recognised and derecognised on a trade date basis where the purchase or sale of an investment is under a contract whose terms require delivery of the investment within the timeframe established by the market concerned, and are initially measured at fair value, plus directly attributable transaction costs except in the case of financial assets at fair value through profit or loss.

Investments are classified as either financial assets at fair value through profit or loss or available-for-sale financial assets.

(i) Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss are either investments classified as held for trading or designated as at fair value through profit or loss upon initial recognition. These investments are subsequently measured at fair value. Gains or losses arising from changes in fair value of these investments are recognised in profit or loss.

主要會計政策(續) (i) 確認及終止確認金融工具

3.

金融資產及金融負債於本集團成為 工具合約條文的訂約方時,於財務 狀況表內確認。

倘從資產收取現金流的合約權利已 到期,或本集團已將其於資產擁有 的絕大部份風險及回報轉移,或本 集團並無轉移及保留其於資產擁有 權的絕大部份風險及回報但保留對 資產的控制權,則金融資產將被將 止確認。於終止確認金融資產時, 資產的賬面值與已收及應收代價及 已直接於其他全面收益內確認的累 計盈虧兩者總和的差額,將於損益 內確認。

倘於有關合約的特定責任獲解除、 取消或到期,則金融負債將被終止 確認。終止確認的金融負債的賬面 值與已付代價的差額於損益內確 認。

(j) 投資

投資乃按交易日基準(即購買或出 售投資之合約條款所規定及經由所 屬市場設定的時限交付該項投資之 日)確認及終止確認,並初步按公 平值加上直接應佔交易成本計量, 惟按公平值計入損益賬的金融資產 則除外。

投資分類為按公平值計入損益賬的 金融資產或可供出售金融資產。

(i) 按公平值計入損益賬的金
 融資產

初步確認時,按公平值計 入損益賬的金融資產均為 持作買賣或指定為按公平 值計入損益賬的投資。此 等投資隨後按公平值計 量。此等投資公平值變動 引起的損益均在損益確認。

For the year ended 31 December 2011 截至二零一一年十二月三十一日

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(j) Investments (Continued)

(ii) Available-for-sale financial assets

Available-for-sale financial assets are non-derivative financial assets not classified as trade and other receivables, held-to-maturity investments or financial assets at fair value through profit or loss. Availablefor-sale financial assets are subsequently measured at fair value. Gains or losses arising from changes in fair value of these investments are recognised in other comprehensive income, until the investments are disposed of or there is objective evidence that the investments are impaired, at which time the cumulative gains or losses previously recognised in other comprehensive income are recognised in profit or loss. Interest calculated using the effective interest method is recognised in profit or loss.

Impairment losses recognised in profit or loss for equity investments classified as available-for-sale financial assets are not subsequently reversed through profit or loss. Impairment losses recognised in profit or loss for debt instruments classified as available-forsale financial assets are subsequently reversed and recognised in profit or loss if an increase in the fair value of the instruments can be objectively related to an event occurring after the recognition of the impairment loss.

(k) Trade and other receivables

Trade and other receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market and are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less allowance for impairment. An allowance for impairment of trade and other receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of receivables. The amount of the allowance is the difference between the receivables' carrying amount and the present value of estimated future cash flows, discounted at the effective interest rate computed at initial recognition. The amount of the allowance is recognised in profit or loss. 主要會計政策(續) (i) 投資(續)

(ii)

3.

可供出售金融資產 可供出售金融資產指並非 歸類為貿易及其他應收款 項、持至到期日投資或按 公平值計入損益賬的金融 資產的非衍生金融資產。 可供出售金融資產其後按 公平值計量。該等投資公 平值變動產生的盈虧,在 其他全面收益確認, 直至 該等投資被出售或確定已 減值為止。屆時,先前在 其他全面收益中確認的累 計盈虧會在損益中確認。 按實際利率法計算的利息 在損益確認。

股本投資(歸類為可供出售 金融資產)已在損益確認的 減值虧損,其後不會在損 益撥回。倘債務工具(歸類 為可供出售金融資產)的 公平值增加客觀上與確認 減值虧損後發生的事項相 關,則就該等工具已在損 益確認的減值虧損會於其 後撥回並在損益中確認。

(k) 貿易及其他應收款項

貿易及其他應收款項為無活躍市場 報價,惟具固定或可釐定付款的非 衍生金融資產,初步按公平值確 認,其後以實際利率法按攤銷成本 並減除任何減值撥備計量。貿易及 其他應收款項的減值撥備於出現客 觀證據顯示本集團無法按應收款項 原有條款收回所有到期金額時確 認。撥備金額為應收款項的賬面值 與估計未來現金流量現值(按初步 確認時計算的實際利率貼現計量) 間的差額。撥備金額於損益確認。

For the year ended 31 December 2011 截至二零一一年十二月三十一日

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) (k) Trade and other receivables (Continued)

Impairment losses are reversed in subsequent periods and recognised in profit or loss when an increase in the receivables' recoverable amount can be related objectively to an event occurring after the impairment was recognised, subject to the restriction that the carrying amount of the receivables at the date the impairment is reversed shall not exceed what the amortised cost would have been had the impairment not been recognised.

(I) Cash and cash equivalents

For the purpose of the statement of cash flows, cash and cash equivalents represent cash at bank and on hand, demand deposits with banks and other financial institutions, and shortterm highly liquid investments which are readily convertible into known amounts of cash and subject to an insignificant risk of change in value.

(m) Financial liabilities and equity instruments

Financial liabilities and equity instruments are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument under HKFRSs. An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. The accounting policies adopted for specific financial liabilities and equity instruments are set out below.

(i) Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred, and subsequently measured at amortised cost using the effective interest method.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period.

主要會計政策(續)

3.

(k) 貿易及其他應收款項(續) 當應收款項的可收回金額增加客觀

上與於確認減值後發生的事件有關時,減值虧損應於其後期間撥回並 在損益確認,惟應收款項於減值被 撥回日期的賬面值不得超過如並無 確認減值時的攤銷成本值。

現金及等同現金項目

(|)

就現金流量表而言,現金及等同現 金項目指銀行及手頭現金、存於銀 行及其他金融機構的活期存款,及 可隨時轉換為已知數額現金且沒有 重大價值變動風險的短期及高度流 通投資。

(m) 金融負債及股本工具

金融負債及股本工具乃根據所訂立 的合約安排的性質及根據香港財務 報告準則對金融負債及股本工具的 定義而分類。股本工具為證明於本 集團經扣除其所有負債後的資產中 所剩餘權益的任何合約。就特定金 融負債及股本工具而採納的會計政 策載於下文。

(i) 借貸
 供貸初先

借貸初步按公平值扣除所 產生的交易成本確認,其 後則以實際利率法按攤銷 成本值計量。

除非本集團擁有無條件權 利,可將負債的償還日期 遞延至報告期間完結後至 少十二個月,否則借貸被 分類為流動負債。

For the year ended 31 December 2011 截至二零一一年十二月三十一日

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) 3. (m) Financial liabilities and equity instruments (Continued)

(ii) Trade and other payables

Trade and other payables are stated initially at their fair value and subsequently measured at amortised cost using the effective interest method unless the effect of discounting would be immaterial, in which case they are stated at cost.

(iii) Equity instruments

Equity instruments issued by the Company are recorded at the proceeds received, net of direct issue costs.

(n) Financial guarantee contract liabilities

Financial guarantee contract liabilities are measured initially at their fair values and are subsequently measured at the higher of:

- the amount of the obligations under the contracts, as determined in accordance with HKAS 37 "Provisions, Contingent Liabilities and Contingent Assets"; and
- the amount initially recognised less cumulative amortisation recognised in profit or loss on a straightline basis over the terms of the guarantee contracts.

(o) Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable and is recognised when it is probable that the economic benefits will flow to the Group and the amount of revenue can be measured reliably.

Revenues from the sales of manufactured goods and trading of raw materials are recognised on the transfer of significant risks and rewards of ownership, which generally coincides with the time when the goods are delivered and the title has passed to the customers.

Interest income is recognised on a time-proportion basis using the effective interest method.

Dividend income is recognised when the shareholders' rights to receive payment are established.

Rental income is recognised on a straight-line basis over the lease term.

主要會計政策(續) (m) 金融負債及股本工具(續)

(ii) 貿易及其他應付款項 貿易及其他應付款項初步 按公平值列賬,其後則以 實際利率法按攤銷成本值 計量,貼現影響微少則作 別論,在該情況下,則按 成本值列賬。

(iii) 股本工具

本公司發行的股本工具按 已收的所得款項,扣除直 接發行費用列賬。

(n) 財務擔保合約負債

財務擔保合約負債最初按其公平值 計量,其後則按以下兩者中較高者 計量:

- 根據香港會計準則第37號
 「撥備、或然負債及或然資
 產」確定之合約承擔金額;
 及
- 初步確認之金額減去於擔
 保合約期限內按直線基準
 於損益內確認之累計攤銷。

(o) 收益確認

收益乃按已收或應收代價的公平值 計量,並於經濟利益有可能流入本 集團且收益金額能可靠計量時確 認。

銷售生產的貨品及原材料貿易的收 益於擁有權的大部分風險及回報轉 讓時確認。所有權轉讓通常與貨品 交付及業權轉讓予客戶的時間相 同。

利息收入按時間比例用實際利息法 確認。

股息收入於股東收取款項之權利成 立時確認。

租金收入按租賃期內以直線法確 認。

For the year ended 31 December 2011 截至二零一一年十二月三十一日

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) (p) Employee benefits

(i) Employee leave entitlements

Employee entitlements to annual leave and long service leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave and long service leave as a result of services rendered by employees up to the end of the reporting period.

Employee entitlements to sick leave and maternity leave are not recognised until the time of leave.

(ii) Pension obligations

The Group contributes to defined contribution retirement schemes which are available to all employees. Contributions to the schemes by the Group and employees are calculated as a percentage of employees' basic salaries. The retirement benefit scheme cost charged to profit or loss represents contributions payable by the Group to the funds.

(iii) Termination benefits

Termination benefits are recognised when, and only when, the Group demonstrably commits itself to terminate employment or to provide benefits as a result of voluntary redundancy by having a detailed formal plan which is without realistic possibility of withdrawal.

(q) Share-based payments

The Group issues equity-settled share-based payments to certain employees. Equity-settled share-based payments are measured at the fair value (excluding the effect of non marketbased vesting conditions) of the equity instruments at the date of grant. The fair value determined at the grant date of the equity-settled share-based payments is expensed on a straightline basis over the vesting period, based on the Group's estimate of shares that will eventually vest and adjusted for the effect of non market-based vesting conditions.

主要會計政策(續)

3.

(p) 僱員福利 (i) 僱員

僱員享有的假期 僱員年假及長期服務假於 僱員享用時確認。已就僱 員因截至報告期間完結時 止所提供服務享有的年假 及長期服務假的估計負債

> 僱員病假及產假於放假時 始確認。

(ii) 退休金承擔

作出撥備。

本集團向定額供款退休金 計劃作出供款,全體僱員 均可參與該計劃。供款由 本集團及僱員按僱員基本 薪金的百分比作出。自損 益扣除的退休福利計劃成 本指本集團應向該基金支 付的供款。

(iii) 離職福利

本集團明確就終止僱用作 出承擔或因在一項實際上 不可能退出的詳細正式計 劃下僱員自願離職而提 供利益(及僅在上述情況 下),則可確認離職福利。

(q) 以股權結算之款項

本集團向若干僱員發行以股權結算 以股份支付的款項。按股權結算以 股份支付的款項乃於授出當日按股 本工具的公平值(不包括非市場歸 屬條件的影響)計量。於按股權結 算以股份支付的款項授出當日釐定 的公平值,根據本集團所估計最終 就非市場歸屬條件歸屬及調整的股 份,按歸屬期以直線法支銷。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(r) Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are 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, until such time as the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

To the extent that funds are borrowed generally and used for the purpose of obtaining a qualifying asset, the amount of borrowing costs eligible for capitalisation is determined by applying a capitalisation rate to the expenditures on that asset. The capitalisation rate is the weighted average of the borrowing costs applicable to the borrowings of the Group that are outstanding during the period, other than borrowings made specifically for the purpose of obtaining a qualifying asset.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

(s) Government grants

A government grant is recognised when there is reasonable assurance that the Group will comply with the conditions attaching to it and that the grant will be received.

Government grants relating to income are deferred and recognised in profit or loss over the period to match them with the costs they are intended to compensate.

Government grants that become receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable.

Government grants relating to the purchase of assets are deducted from the carrying amount of the assets. The grant is recognised in profit or loss over the life of a depreciable asset by way of a reduced depreciation charge.

主要會計政策(續) (r) 借貸成本

3.

直接源自收購、建造或生產合資格 資產,而有關資產需要一段長時間 方可供作擬定用途或出售的借貸成 本會撥充該等資產成本部分,直 至該資產大致上可供作擬定用途或 出售為止。尚未用於合資格資產的 特定借貸作短期投資賺取的投資收 入,於合資格資本化的借貸成本中 扣除。

對於一般性借入資金用於獲取一項 合資格的資產,可予資本化的借貸 成本乃以在該資產的支出應用一個 資本化比率釐定。資本化比率為期 內適用於本集團尚未償還借款(用 於獲取一項合資格的資產的借貸除 外)的借貸成本的加權平均值。

所有借貸成本乃於其產生期間在損 益中確認。

(s) 政府補助金

如有合理保證本集團將收取政府補助金,且所有附帶條件將獲遵守, 則確認政府補助金。

與收入有關之政府補助金就其與擬 補償成本配對之所需期間於損益遞 延並確認。

作為開支或已承受的虧損的補償 或提供即時財務資助而可收取(並 無日後相關成本)的政府補助金, 乃於其成為可收取的期間確認為收 入。

有關購買資產的政府補貼於資產之 賬面值扣除,並按可予折舊資產的 年期以減少折舊費用的方式於損益 確認。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued) (t) Taxation

Income tax represents the sum of the current tax and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit recognised in profit or loss because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognised on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences, unused tax losses or unused tax credits can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries and associates, and interests in joint ventures, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

主要會計政策(續) (t) 税項

3.

所得税為即期税項與遞延税項的總 和。

即期税項乃按本年度應課税溢利計 算。應課税溢利與損益中所確認的 溢利不同,因應課税溢利不包括在 其他年度應課税收入或可扣減開支 項目,而且不包括永遠毋須課税及 不可扣税項目。本集團的即期税項 負債乃按報告期間完結前已頒佈或 實質頒佈的税率計算。

遞延税項乃就財務報表中資產及負 債的賬面值與用作計算應課税溢利 的賬面值與用作計算應課税溢利 項負債通常會就所有應課税暫時差 異確認,遞延税項資產僅於可能會 有應課税溢利而動用暫時性差異、 有應課税溢利而動用暫時性差異、 未動用税項虧損或未動用税項虧 一項 交易中,倘因商譽或其他資產及負 債之初步確認(業務合併除外)而產 生的暫時差異且不影響應課税溢利 及會計溢利時,則該等資產及負債 不會予以確認。

遞延税項負債乃就投資於附屬公司 及合營公司而產生的應課税暫時差 異及於聯營公司中的權益予以確 認,惟倘本集團能控制撥回暫時差 異以及暫時差異在可見將來不會被 撥回則作別論。

遞延税項資產的賬面值於各報告期 間完結時均會作出檢討,並在預期 不再有足夠應課税溢利可令全部或 部份資產變現時作出相應減值。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(t) Taxation (Continued)

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset is realised, based on tax rates that have been enacted or substantively enacted by the end of the reporting period. Deferred tax is recognised in profit or loss, except when it relates to items recognised in other comprehensive income or directly in equity, in which case the deferred tax is also recognised in other comprehensive income or directly in equity.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

(u) Related parties

A related party is a person or entity that is related to the Group.

- (A) A person or a close member of that person's family is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Company or of a parent of the Company.

主要會計政策(續) (t) 税項(續)

3.

遞延税項乃以預期於償還負債或變 現資產即期應用的税率並基於報告 期間完結前頒佈或實質頒佈的税率 計算。遞延税項會於損益中確認, 惟遞延税項與已於其他全面收益中 或直接於權益中確認的相關聯者則 除外,在此情況下,遞延税項亦會 於其他全面收益中或直接於權益中 確認。

倘有法定可行使權利可以即期税項 資產抵銷即期税項負債,且彼等為 關乎同一税務機構徵收的所得税, 且本集團擬按淨額基準結算即期税 項資產及負債,則遞延税項資產與 負債會予以抵銷。

(u) 關連人士

下列人士視為與本集團有關連。

- (A) 與本集團有關的人士為一
 名人士或該人士之近親,
 而該人士:
 - (i) 控制或共同控制本 集團;
 - (ii) 對本集團有重大影響;或
 - (iii) 為本公司或本公司
 母公司的主要管理
 人員的其中一名成
 員。

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SIGNIFICANT ACCOUNTING POLICIES (Continued) 3. (u) Related parties (Continued) (B) An entity is related to the Group (reporting entity) if any of the following conditions applies:

- The entity and the Company are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
- One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
- (iii) Both entities are joint ventures of the same third party.
- (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
- (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group. If the Group is itself such a plan, the sponsoring employers are also related to the Group.
- (vi) The entity is controlled or jointly controlled by a person identified in (A).
- (vii) A person identified in (A)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).

主要會計政策(續) (u) 關連人士(續)

- (B) 與本集團有關而符合下列 任何一項條件的實體(申報 實體):
 - (i) 該實體與本公司屬
 同一集團之成員公
 司(指各自與其他
 相關的母公司、附
 屬公司及同集團附
 屬公司)。
 - (ii) 一間實體為另一實 體的聯營公司或合
 營企業(或另一實 體旗下的聯營公司
 或合營企業)。
 - (iii) 該實體及本公司均 為同一第三方的合 營企業。
 - (iv) 一間實體為第三方 實體的合營企業, 而另一實體為該第
 三方實體的聯營公 司。
 - (v) 該實體為本集團或 一家與本集團有關 之實體就僱員的福 利而設的離職後福 利計劃;若本集團 本身為該計劃,資 助的僱主亦與本集 團相關。
 - (vi) 該實體受(A)所述個 別人士控制或受共 同控制。
 - (vii) 於(A) (i)所述個別人 士對實體有重大影響或屬該實體(或 該實體母公司)主 要管理人員的其中 一名成員。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued) (v) Impairment of assets

Intangible assets that have an indefinite useful life or not yet available for use are reviewed annually for impairment and are reviewed for impairment whenever events or changes in circumstances indicate the carrying amount may not be recoverable.

At the end of each reporting period, the Group reviews the carrying amounts of its tangible and intangible assets except investments, inventories and receivables to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of any impairment loss. Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash generating unit to which the asset belongs.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

If the recoverable amount of an asset or 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. An impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset or cash-generating unit is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined (net of amortisation or depreciation) had no impairment loss been recognised for the asset or cash-generating unit in prior years. A reversal of an impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.

主要會計政策(續) (v) 資產減值

3.

具有無限使用年期或尚未可供使用 之無形資產會每年進行減值測試, 並於發生任何事件或情況有變顯示 未必能夠收回賬面值時檢討是否減 值。

於各報告期間完結時,本集團均 會審閱其有形及其中無形資產(投 資、存貨及應收款項除外)的賬面 值,以釐定是否有任何跡象顯示資 產已出現減值虧損。如有任何減值 情況,則會估計資產的可收回金 額,以釐定減值虧損的程度。如不 可能估計個別資產的可收回金額, 則本集團會估計資產所屬現金產生 單位的可收回金額。

可收回金額為公平值減出售成本與 使用價值兩者中的較高者。於評估 使用價值時,估計未來現金流量乃 以税前貼現率貼現至現值,以反映 市場現時所評估的款項時間價值及 資產的特定風險。

倘資產或現金產生單位的可收回金 額估計少於其賬面值,則資產或現 金產生單位的賬面值會減少至其可 收回金額。減值虧損會即時於損益 確認,惟有關資產乃按重估數額列 賬則作別論,在該情況下,減值虧 損被視為重估減少處理。

倘減值虧損其後撥回,則資產或現 金產生單位的賬面值會增至經修訂 的預計可收回金額,惟調高後的賬 面值不會超逾過往年度並無就資產 或現金產生單位確認減值虧損應予 釐定的賬面值(扣除攤銷或折舊後 計)。減值虧損回撥會即時被確認 為損益,惟有關資產按重估金額列 賬,則減值虧損撥回會作重估增加 處理。 For the year ended 31 December 2011 截至二零一一年十二月三十一日

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) (w) Provisions and contingent liabilities

Provisions are recognised for liabilities of uncertain timing or amount when the Group has a present legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made. Where the time value of money is material, provisions are stated at the present value of the expenditures expected to settle the obligation.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow is remote. Possible obligations, whose existence will only be confirmed by the occurrence or nonoccurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow is remote.

(x) Events after the reporting period

Events after the reporting period that provide additional information about the Group's position at the end of the reporting period or those that indicate the going concern assumption is not appropriate are adjusting events and are reflected in the financial statements. Events after the reporting period that are not adjusting events are disclosed in the notes to the financial statements when material.

4. CRITICAL JUDGEMENTS AND KEY ESTIMATES (a) Critical judgements in applying accounting policies

In the process of applying the accounting policies, the directors have exercised judgements that have the most significant effect on the amounts recognised in the financial statements. There was no material impact on exercising those judgement during the year.

主要會計政策(續) (w) 撥備及或然負債

3.

4.

倘本集團因過往事件承擔現有法定 或推定責任而可能需要流出經濟溢 利履行有關責任並可作出可靠估 計,便會就無確定時間或金額的負 債確認撥備。倘款項的時間價值重 大,撥備會以履行責任預期所需開 支的現值列報。

倘不大可能需要經濟利益流出,或 有關款額不能可靠估量,有關責任 則按或然負債披露,除非導致經濟 利益流出的可能性極低,則作別 論。可能承擔的責任(其存在與否 僅藉一項或多項未來事件的發生與 否而確定)亦按或然負債披露,除 非導致經濟利益流出的可能性極 低,則作別論。

(x) 報告期間完結後事項

提供本集團於報告期間完結時狀況 的額外資料或顯示持續經營假設並 不適當的報告期間完結後事項為調 整事項,並反映於財務報表。非調 整事項的報告期間完結後事項,倘 屬重大時,則於財務報表附註內披 露。

關鍵判斷及主要估計 (a) 應用會計政策時的關鍵判斷

於應用會計政策過程中,董事已作 出以下對財務報表中所確認金額具 有重大影響的判斷。於年內,作出 此等判斷沒有重大影響。

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4. CRITICAL JUDGEMENTS AND KEY ESTIMATES 4. (Continued)

(b) Key sources of estimation uncertainty

The key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are discussed below.

(i) Allowances for inventories

The directors identify obsolete and slow-moving inventory items that are no longer suitable for use in production at the end of each reporting period. The directors estimate the net realisable value for such inventories based primarily on the latest selling prices and costs of completion and selling expenses estimated at current operation conditions. The directors carry out an inventory review on a product-by-product basis at the end of each reporting period and makes allowance for obsolete items.

Where the actual outcome or expectation in future is different from the original estimates, such differences will impact the carrying value of inventories and allowance/write-back in the period in which such estimates have been changed.

(ii) Property, plant and equipment and depreciation

The Group determines the estimated useful lives, residual values and related depreciation charges for the Group's property, plant and equipment. These estimates are based on the historical experience of the actual useful lives and residual values of property, plant and equipment of similar nature and functions. The Group will revise the depreciation charge where useful lives and residual values are different to those previously estimated, or it will write-off or write-down technically obsolete or non-strategic assets that have been abandoned or sold.

關鍵判斷及主要估計(續)

(i)

(b) 估計不明朗因素的主要來源 下文討論有關未來之主要假設及於 報告期間完結時之其他主要不確定 估計來源,而該等假設及不確定估 計可能導致下一個財政年度資產及 負債賬面值須作出重大調整之重大 風險。

> 存貨撥備 董事於各報告期間完結時 識別一些不再適合生產的 過時及滯銷存貨項目。董 事主要根據最新售價及現 時經營狀況下的預計完成 成本及銷售開支估計該等 存貨的可變現淨值。董事 於每個報告期間完結時對 存貨逐一進行檢查,並對 過時項目作出撥備。

倘實際結果或日後預期與 原定估計有差異,則該等 差異將影響存貨賬面值及 期間的撥備/撥回值。

(ii) 物業、機器及設備以及折舊

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4. CRITICAL JUDGEMENTS AND KEY ESTIMATES (Continued)

(b) Key sources of estimation uncertainty (Continued)

(iii) Impairment loss for bad and doubtful debts

The Group makes impairment loss for bad and doubtful debts based on assessments of the recoverability of the trade and other receivables, including the current creditworthiness and the past collection history of each debtor. Impairments arise where events or changes in circumstances indicate that the balances may not be collectible. The identification of bad and doubtful debts requires the use of judgement and estimates. Where the actual result is different from the original estimate, such difference will impact the carrying value of the trade and other receivables and doubtful debt expenses in the year in which such estimate has been changed.

(iv) Income taxes

The Group is subject to income taxes in several jurisdictions. Significant estimates are required in determining the provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

(v) Fair values of leasehold land

The Group appointed an independent professional valuer to assess the fair values of the leasehold land. In determining the fair values, the valuer has utilised a method of valuation which involves certain estimates. The directors have exercised their judgement and are satisfied that the method of valuation is reflective of the current market conditions.

關鍵判斷及主要估計(續)

4.

- (b) 估計不明朗因素的主要來源
 (續)
 - (iii) 呆壞賬的減值虧損 本集團根據對貿易及其他 應收款項的可收回性評估 (包括各債務人的現時信譽 及過往還款記錄)就呆壞賬 作出減值虧損。減值於發 生事件或情況出現轉變, 顯示或不能夠收回結餘時 產生。識別呆壞賬須運用 判斷及估計。倘實際結果 有別於原先估計,則有關 差異將會影響年內貿易及 其他應收款項以及呆賬開 支的賬面值。
 - (iv) 所得税 本集團於多個司法權區須 繳納所得税。於釐定所得 税撥備時需要作出重大估 計。於日常業務過程中大 量交易及計算之最終税項 均屬不確定。倘若該等事 項之最終税項結果與初步 記錄之金額不同,該差異 將影響該決定作出期間之 所得税及遞延税項撥備。
 - (∨) 租賃土城的公平值 本集團委任獨立專業估值 師評估租賃土城的公平 值。於釐定公平值時,估 值師利用的估值方法涉及 若干估計。董事已行使判 斷,並信納估值方法反映 現行市況。

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5. FINANCIAL RISK MANAGEMENT

The Group's activities expose it to a variety of financial risks: foreign currency risk, price risk, credit risk, liquidity risk and interest rate risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

(a) Foreign currency risk

The Group has certain exposure to foreign currency risk as most of its business transactions, assets and liabilities are principally denominated in HK\$, United States dollars ("USD") and Renminbi ("RMB"). The Group currently does not have a foreign currency hedging policy in respect of the foreign currency transactions, assets and liabilities. The Group will monitor its foreign currency exposure closely and will consider hedging significant foreign currency exposure should the need arise.

At 31 December 2011, if HK\$ had weakened 0.5 per cent (2010: 1 per cent) against USD with all other variables held constant, consolidated profit after tax for the year would have been approximately HK\$119,500 higher (2010: HK\$11,000 lower), arising mainly as a result of the foreign exchange gain on trade receivables and bank balances denominated in USD, but partly offset by the foreign exchange loss on trade payables denominated in USD (2010: foreign exchange loss on trade payables denominated in USD, but partly offset by the foreign exchange gain on trade receivables and bank balances denominated in USD). If HK\$ had strengthened 0.5 per cent (2010: 1 per cent) against USD with all other variables held constant, consolidated profit after tax for the year would have been approximately HK\$119,500 lower (2010: HK\$11,000 higher), arising mainly as a result of the foreign exchange loss on trade receivables and bank balances denominated in USD, but partly offset by the foreign exchange gain on trade payables denominated in USD (2010: foreign exchange gain on trade payables denominated in USD, but partly offset by the foreign exchange loss on trade receivables and bank balances denominated in USD).

At 31 December 2011, if HK\$ had weakened 2 per cent (2010: 1 per cent) against RMB with all other variables held constant, consolidated profit after tax for the year would have been approximately HK\$180,000 (2010: HK\$106,000) lower arising mainly as a result of the foreign exchange loss on trade payables of Hong Kong subsidiaries denominated in RMB. If HK\$ had strengthened 2 per cent (2010: 1 per cent) against RMB with all other variables held constant, consolidated profit after tax for the year would have been approximately HK\$180,000 (2010: HK\$106,000) higher arising mainly as a result of the foreign exchange gain on trade payables of Hong Kong subsidiaries denominated in RMB.

財務風險管理

5.

本集團因經營業務而承受多項財務風險: 外匯風險、價格風險、信貸風險、流動資 金風險及利率風險。本集團的整體風險管 理計劃集中在金融市場的不可預測性,故 務求降低本集團財務表現所受到的潛在負 面影響。

(a) 外匯風險

由於本集團大部分商務交易、資產 及負債主要以港元、美元(「美元」) 及人民幣(「人民幣」)列值,故本集 團面對若干外匯風險。本集團現時 並無就外匯交易、資產及負債採取 外匯對沖政策。本集團將密切監察 其外匯風險,並將考慮於需要時對 沖重大外匯風險。

於二零一一年十二月三十一日, 倘港元兑美元貶值0.5%(二零一零 年:1%),而其他所有變數維持 不變,則年內除税後綜合溢利將增 加約119,500港元(二零一零年: 减少11.000港元),主要由於以美 元計值的貿易應收款項產生外匯收 益所致(惟部份影響被以美元計值 之貿易應付款項產生外匯虧損所抵 銷)(二零一零年:以美元計值的貿 易應付款項之外匯虧損,惟部份影 響被以美元計值之貿易應收款項及 銀行結餘產生外匯收益所抵銷)。 倘港元兑美元升值0.5%(二零一零 年:1%),而其他所有變數維持不 變,則年內除税後綜合溢利將減少 約119,500港元(二零一零年:增 加11,000港元),主要由於以美元 計值的貿易應收款項及銀行結餘產 生外匯虧損所致,惟部份影響被以 美元計值之貿易應付款項產生外匯 收益所抵銷(二零一零年:以美元 計值的貿易應付款項之外匯收益, 惟部份影響被以美元計值之貿易應 收款項及銀行結餘產生外匯虧損所 抵銷)。

於二零一一年十二月三十一日,倘 港元兑人民幣貶值2%(二零一零 年:1%),而其他所有變數維持 不變,則年內除税後綜合溢利將減 少約180,000港元(二零一零年: 106,000港元),主要由於於香 之附屬公司以人民幣計值之貿易應 付款項產生之外匯虧損所致。倘 港元兑人民幣升值2%(二零一零 年:1%),而其他所有變數維 增 加約180,000港元(二零一零年: 106,000港元),主要由於於香 志 之附屬公司以人民幣計值之貿易應 付款項產生之外匯收益所致。

For the year ended 31 December 2011 截至二零一一年十二月三十一日

5. FINANCIAL RISK MANAGEMENT (Continued) (a) Foreign currency risk (Continued)

At 31 December 2011, if RMB had weakened 2 per cent (2010: 1 per cent) against USD with all other variables held constant, consolidated profit after tax for the year would have been approximately HK\$2,990,000 (2010: HK\$711,000) higher, arising mainly as a result of the foreign exchange gain on trade receivables denominated in USD. If RMB had strengthened 2 per cent (2010: 1 per cent) against USD with all other variables held constant, consolidated profit after tax for the year would have been approximately HK\$2,990,000 (2010: HK\$711,000) lower, arising mainly as a result of the foreign exchange loss on trade receivables denominated in USD.

At 31 December 2011, if the exchange rate for RMB to USD had weakened 2 per cent with all other variables held constant, consolidated profit after tax for the year would have been approximately HK\$8,912,000 (2010: nil) higher, arising mainly as a result of the gain on the RMB to USD forward contracts included in the financial liabilities at fair value through profit or loss. If the exchange rate for RMB to USD had strengthened 2 per cent with all other variables held constant, consolidated profit after tax for the year would have been approximately HK\$8,912,000 (2010: nil) lower, arising mainly as a result of the loss on the RMB to USD forward contracts included in the financial liabilities at fair value through profit or loss.

(b) Price risk

The Group's financial assets/liabilities at fair value through profit or loss are measured at fair value at the end of each reporting period. Therefore, the Group is exposed to commodity price risk. The directors manage this exposure by closely monitoring the price of the commodity and adopting measures to reduce the risk, if necessary. 財務風險管理(續) (a) 外匯風險(續)

5.

於二零一一年十二月三十一日,倘 人民幣兑美元貶值2%(二零一零 年:1%),而其他所有變數維持 不變,則年內除税後綜合溢利將增 加約2,990,000港元(二零一零年: 711,000港元),主要由於以美元 計值之貿易應收款項產生之外匯收 益所致。倘人民幣兑美元升值2% (二零一零年:1%),而其他所有 變數維持不變,則年內除税後綜合 溢利將減少約2,990,000港元(二零 一零年:711,000港元),主要由 於以美元計值之貿易應收款項產生 之外匯虧損所致。

於二零一一年十二月三十一日,倘 人民幣兑美元貶值2%,而其他所 有變數維持不變,則年內除税後綜 合溢利將增加約8,912,000港元(二 零一零年:無),主要由於包括在 按公平值計入損益賬的金融負債 的人民幣兑美元遠期合約之收益所 致。倘人民幣兑美元升值2%,而 其他所有變數維持不變,則年內除 税後綜合溢利將減少約8,912,000 港元(二零一零年:無),主要由於 包括在按公平值計入損益賬的金融 負債的人民幣兑美元遠期合約之虧 損所致。

(b) 價格風險

本集團於按公平值計入損益賬的金 融資產/負債於報告期末按公平值 計算。因此,本集團承擔商品價格 風險。董事密切監察商品的價格, 如有需要,採取措施降低風險,控 制這方面的承擔。

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5. FINANCIAL RISK MANAGEMENT (Continued) (b) Price risk (Continued)

At 31 December 2011, if the zinc price had increased 5 per cent with all other variables held constant, consolidated profit after tax for the year would have been approximately HK\$11,000 (2010: HK\$346,000) higher, arising mainly as a result of the gain on the zinc forward contracts included in the financial assets/liabilities at fair value through profit or loss. If the zinc has decreased 5 per cent with all other variables held constant, consolidated profit after tax for the year would have been approximately HK\$11,000 (2010: HK\$346,000) lower, arising mainly as a result of the loss on zinc forward contracts included in the financial assets/liabilities at fair value through profit or loss.

(c) Credit risk

The Group has policies in place to ensure that sales are made to customers with an appropriate credit history.

The carrying amount of the trade and other receivables, financial assets at fair value through profit or loss, pledged bank deposits, restricted bank balance and bank and cash balances included in the consolidated statement of financial position represents the Group's maximum exposure to credit risk in relation to the Group's financial assets.

The percentage of trade receivables due from the Group's largest customer and due from the Group's five largest customers in aggregate to the Group's total trade receivables are as follows:

財務風險管理(續) (b) 價格風險(續)

5.

於二零一一年十二月三十一日,如 鋅價格上升5%,而所有其他變素 維持不變,則年內除税後綜合溢利 將為增加約11,000港元(二零一零 年:346,000港元),主要原因是 按公平值計入損益賬的金融資產/ 負債已計入鋅遠期合約的收益。如 鋅價格下跌5%,而所有其他變素 保持不變,則年內除税後綜合溢 利將減少約11,000港元(二零一零 年:346,000港元),主要原因是 按公平值計入損益賬的金融資產/ 負債已計入鋅遠期合約的虧損。

(c) 信貸風險

本集團訂有政策,以確保只向信貸 記錄良好的客戶銷售產品。

本集團就其金融資產所承受最高信 貸風險乃為計入綜合財務狀況表的 貿易及其他應收款項、按公平值計 入損益賬之金融資產、已抵押之銀 行存款以及銀行及現金結餘之賬面 值。

本集團最大客戶及五大客戶的貿易 應收款項總值佔本集團貿易應收款 項總額的百分比如下:

		2011 二零一一年 % 百分比	2010 二零一零年 % 百分比
Due from the Group's largest customer Due from the Group's five largest	應收本集團最大客戶款項 應收本集團五大客戶款項	35	16
customers		75	73

The credit risk on pledged bank deposits, restricted bank balance and bank and cash balances and financial assets at fair value through profit or loss is limited because the counterparties are banks with high credit-ratings assigned by international credit-rating agencies. 由於交易對手方均為國際信貸評級 機構評定具有高信貸評級的銀行, 故已抵押銀行存款、銀行及現金結 餘及按公平值計入損益賬之金融資 產的信貸風險有限。

For the year ended 31 December 2011 截至二零一一年十二月三十一日

5. FINANCIAL RISK MANAGEMENT (Continued) (d) Liquidity risk

The Group's policy is to regularly monitor its liquidity requirements, its compliance with lending covenants and its relationship with its bankers to ensure that it maintains sufficient reserves of cash and readily realisable marketable securities and adequate committed lines of funding from major financial requirements in the short and longer term.

The following tables show the remaining contractual maturities at the end of the reporting period of the Group's bank borrowings and other financial liabilities, based on undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on rates current at the end of the reporting period) and the earliest date the Group can be required to pay.

Specifically, for bank loans which contain a repayment on demand clause which can be exercised at the bank's sole discretion, the analysis shows the cash outflow based on the earliest period in which the entity can be required to pay, that is if the lenders were to invoke their unconditional rights to call the loans with immediate effect. The maturity analysis for other financial liabilities is prepared based on the scheduled repayment dates.

財務風險管理(續) (d) 流動資金風險

5.

本集團之政策為定期監察其流動資 金需要、其遵守借款契諾及其與銀 行之關係,以確保其維持足以應付 短期及較長遠之重要融資需要之現 金儲備及可隨時變現有價證券以及 資金之已承諾額度。

下表列示按未折現現金流量(包括 按合約利率或(如為浮息)按報告期 末的現行利率計算的利息金額)及 本集團可能須還款的最早日期呈列 的本集團於報告期末的銀行借款及 其他金融負債的餘下合約期限。

具體而言,對於銀行可全權酌情行 使的按要求償還條款的定期貸款, 有關分析按可能須還款的最早期 間(即倘貸款人擬行使其無條件權 利要求即時償還貸款)呈列現金流 量,其他金融負債的到期日分析則 按預定還款期編製。

				2	2011		
				二零	年		
			Maturit	y Analysis – Un	discounted cash	1 outflows	
				到期日分析-	·未折現現金流出		
				More than	More than		
				1 year but	2 years but		Total
		On	Within	less than	less than	More than	undiscounted
		demand	1 year	2 years	5 years	5 years	cash outflows
				一年以上	兩年以上		未折現現金
		按要求	一年內	但少於兩年	但少於五年	五年以上	流出總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Obligations under finance leases	融資租約承擔	3,031	4,235	4,074	1,348	_	12,688
Bank borrowings	銀行借款	244,511	12,475	-	.,5.10	_	256,986
Other payables and accruals	其他應付款項及應計費用	1,548	48,622	_	_	_	50,170
Trade payables	應付貿易款項	13,567	140,068				153,635
Due to a related company		•		-	-	-	
	應付關連公司款項	723	-	-	-	-	723
		263,380	205,400	4,074	1,348	-	474,202

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5. FINANCIAL RISK MANAGEMENT (Continued) 5.

財務風險管理(續) (d) 流動資金風險(續)

		2010 二零一零年 Maturity Analysis – Undiscounted cash outflows 到期日分析一未折現現金流出					
	-	On demand	Within 1 year	More than 1 year but less than 2 years 一年以上	More than 2 years but less than 5 years 兩年以上	More than 5 years	Total undiscounted cash outflows 未折現現金
		按要求 HK \$ ′000	一年內 HK\$′000	但少於兩年 <i>HK\$'000</i>	但少於五年 <i>HK\$'000</i>	五年以上 <i>HK\$'000</i>	流出總額 <i>HK\$'000</i>
		千港元	千港元	千港元	千港元	千港元	千港元
Obligations under finance leases	融資租約承擔	10,200	1,807	-	-	_	12,007
Bank borrowings	銀行借款	124,851	-	-	-	-	124,851
Other payables and accruals	其他應付款項及應計費用	1,508	46,908	-	-	-	48,416
Trade payables	應付貿易款項	6,681	119,548	-	-	-	126,229
Due to a related company	應付關連公司款項	1,456	-	-	-	-	1,456
		144,696	168,263	-	-	_	312,959

(d) Liquidity risk (Continued)

For the year ended 31 December 2011 截至二零一一年十二月三十一日

5. FINANCIAL RISK MANAGEMENT (Continued) (d)

財務風險管理(續) 5.

Liquidity risk (Continued)

The following table summarises the maturity analysis of bank borrowings and obligations under finance leases with a repayment on demand clause based on agreed scheduled repayments set out in the loan agreements. The amounts include interest payments computed using contractual rates. As a result, these amounts were greater than the amounts disclosed in the "on demand" time band in the maturity analysis contained above. Taking into account the Company's financial position, the directors do not consider that it is probable that the bank will exercise its discretion to demand immediate repayment. The directors believe that such bank loans will be repaid in accordance with the scheduled repayment dates set out in the loan agreements.

(d) 流動資金風險(續)

下表概述根據附有按要求償還條款 的銀行借款及融資租約承擔按貸款 協議載列的議定還款日期的到期日 分析。該等金額包括按合約利率 計算的利息款項。因此,該等金額 較上文所載到期日分析中「按要求」 時間範圍內披露的金額為高。鑒於 本公司的財務狀況,董事認為銀行 不大可能行使其酌情權要求即時還 款。董事相信該等定期貸款將按貸 款協議所載的預定還款期償還。

		Maturity Analysis – bank borrowings and obligations under finance leases subject to a repayment on demand clause based on schedule repayments 到期日分析一附有按要求償還條款的銀行借貸及 融資租約承擔按預定還款期				
		On demand or within 1 year 按要求或 一年内 HK\$'000 千港元	More than 1 year but less than 2 years 一年以上 但少於兩年 <i>HK\$</i> '000 <i>千港元</i>	More than 2 years but less than 5 years 兩年以上 但少於五年 HK\$'000 千港元	More than 5 years 五年以上 HK\$'000 千港元	Total undiscounted cash outflows 未折現現金 流出總額 HK\$'000 千港元
31 December 2011	二零一一年十二月三十一日					
Bank borrowings Obligations under finance leases	銀行借款 融資租約承擔	168,312 -	40,770 3,050	37,146 -	3,783 _	250,011 3,050
31 December 2010	二零一零年十二月三十一日					
Bank borrowings Obligations under finance leases	銀行借款 融資租約承擔	92,698 7,310	12,202 3,040	17,113 -	5,165	127,178 10,350

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5. FINANCIAL RISK MANAGEMENT (Continued) (e) Interest rate risk

The Group's exposure to interest rate risk arises from its bank deposits, short term and long term borrowings and obligations under finance leases. These deposits and borrowings bear interests at variable rates varied with the then prevailing market condition.

At 31 December 2011, if interest rates had been 10 basis points lower with all other variables held constant, consolidated profit after tax for the year would have been approximately HK\$145,000 (2010: HK\$34,000) higher, arising mainly as a result of lower interest expenses on bank borrowings and obligations under finance leases but partly offset by lower interest income on restricted bank balance and bank and cash balances. If interest rates had been 100 basis points higher, with all other variables held constant, consolidated profit after tax for the year would have been approximately HK\$1,449,000 (2010: HK\$339,000) lower, arising mainly as a result of higher interest expenses on bank borrowings and obligations under finance leases but partly offset by higher interest income on restricted bank balance and bank and cash balances.

(f) Categories of financial instruments at 31 December 2011

財務風險管理(續) (e) 利率風險

5.

本集團的利率風險來自其銀行存 款、短期及長期借款以及融資租約 承擔。該等存款及借款按跟隨當時 市場狀況而變動的不同利率計息。

於二零一一年十二月三十一日,倘 利率下跌10個基點,而其他所有 變數維持不變,則年內除税後綜合 溢利將增加約145.000港元(二零 一零年:34,000港元),主要由於 銀行借款及融資租約承擔的利息開 支減少所致,惟部份影響會由有限 制銀行結餘及銀行及現金結餘的利 息收入減少所抵銷。倘利率上升 100個基點,而其他所有變數維持 不變,則年內除税後綜合溢利將減 少約1,449,000港元(二零一零年: 339,000港元),主要由於銀行借 款及融資租約承擔的利息開支增加 所致,惟部份影響會由已抵押銀行 存款及銀行及現金結餘的利息收入 增加所抵銷。

(f)

於二零一一年十二月三十一日 金融工具之分類

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000 千港元</i>
Financial assets: Loans and receivables (including cash and cash equivalents) Financial assets at fair value through profit or loss: Held for trading	 金融資產: 貸款及應收款項(包括現金及等同現金項目) 按公平值計入損益賬的 金融資產: 持作買賣 	472,044	288,541 8,292
Financial liabilities: Financial liabilities at amortised cost Financial liabilities at fair value through profit or loss:	<mark>金融負債</mark> : 按攤銷成本計算之金融負債 按公平值計入損益賬的 金融負債:	461,324	300,952
Held for trading	持作買賣	605	-

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5.	FIN	NCIAL RISK MANAGEMENT (Continued)			財務	虱險管理(續)	
	(g)	Fair val	ues		(g)	公平值	
		financial l	ring amounts of the Group's financial assets and iabilities as reflected in the consolidated statement of position approximate their respective fair values.			合財務狀	金融資產及金融負債於綜 況表反映之賬面值概若相 之公平值。
			ving disclosures of fair value measurements use a fair archy which has 3 levels:				用以下公平值等級架構披 計量,當中包括三層:
		Level 1:	quoted prices (unadjusted) in active markets for identical assets or liabilities.			第1層:	相同資產及負債之活躍 市場報價(未經調整)。
		Level 2:	inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).			第2層:	第一層所包括之報價以 外,資產及負債直接 (即價格)或間接(即從 價格推算)觀察得出之 輸入資料。
		Level 3:	inputs for the asset or liability that are not based on observable market data (unobservable inputs).			第3層:	並非根據可觀察市場數 據而得出之資產或負債 輸入資料(無法觀察輸 入)。

Disclosures of level in fair value hierarchy at 31 December 2011:

公平值等級架構於二零一一年十二 月三十一日之各層披露如下:

Description	項目	Level 1 第1層 <i>HK\$'000</i> <i>千港元</i>	Level 2 第2層 <i>HK\$'000</i> <i>千港元</i>	Level 3 第3層 HK\$'000 千港元	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Financial liabilities at fair val through profit or loss Derivatives	ue 按公平值計入損益賬 的金融資產 衍生工具	_	(605)	_	(605)
Derivatives Disclosures of level in December 2010:		– at 31	公平自	- 直等級架構於二 十一日之各層抽	二零一零年十:

Description項目Level 1
第1層
HK\$'000
千港元Level 2
第2層
第3層
HK\$'000
十K\$'000
千港元Level 3
第3層
二零一零年
HK\$'000
千港元2010
第3層
二零一零年
HK\$'000
千港元Financial assets at fair value
through profit or loss
Derivatives按公平值計入損益賬
的金融資產
衍生工具-8,292-8,292

The total gains or losses recognised in profit or loss including those assets/liabilities held at end of reporting period have been presented in the consolidated income statement. 於損益內確認之收益或虧損包括於 報告期末所持資產/負債已在綜合 收益表呈列。

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6. TURNOVER

The Group is principally engaged in the sale and manufacture of zinc, magnesium and aluminium alloy die casting and plastic injection products and components.

Turnover represents the net amounts received and receivable for goods sold, net of returns and allowances to customers during the year.

營業額

6.

7.

其他收入

本集團主要從事生產及銷售鋅、鎂及鋁合 金壓鑄和塑膠注塑產品及零部件業務。

營業額指於年內銷售貨品的已收及應收款 項淨額(已扣除退貨及給予客戶的折扣)。

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Sales of goods	銷售貨品	1,191,698	913,344

7. OTHER INCOME

2011 二零一一年 HK\$'000 HK\$'000 Interest income 利息收入 1,120 569 Rental income 租金收入 26 Sale of scrap materials 廢料銷售 97 1,369 Government grants 政府資助 367 Unrealised gain on financial assets at fair 按公平值計入損益賬的金融資產 value through profit or loss 8,292 未變現收益 _ Realised gain on financial assets at fair value 按公平值計入損益賬的金融資產 through profit or loss 1,320 變現收益 _ Gain on disposal of property, plant and 出售物業、機器及設備之收益 105 214 equipment Others 其他 774 542 2,463 12,332

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8. SEGMENT INFORMATION

For management purposes, the Group's operation is currently categorised into four operating divisions – zinc, magnesium and aluminium alloy die casting and plastic injection products and components. These divisions are the basis of the Group's four reportable segments. The Group's reportable segments are strategic business units that offer different products. They are managed separately because each business requires different technology and different cost measurement.

Segment profits or losses do not include interest income, corporate income, gain or loss from derivative instruments, corporate expenses, finance costs and income tax expense.

Information about reportable segment profit or loss:

8. 分部資料

為方便管理,本集團現時業務分為四個營 運部門一鋅、鎂及鋁合金壓鑄及塑膠注塑 產品及部件。該等部門是本集團呈報四個 分部資料的基準。本集團之呈報分部為提 供不同產品之的策略業務單位。由於有關 業務需要不同技術及有不同成本計量方 式,故該等分部乃獨立管理。

分部溢利或虧損不包括利息收入、企業收 益、來自衍生工具之損益、企業開支、融 資成本及所得税開支。

呈報分部溢利或虧損、資產及負債之 資料如下:

		Zinc alloy die casting 鋅合金壓鑄 HK\$'000 千港元	Magnesium alloy die casting 鉄合金壓鑄 HK\$'000 千港元	Aluminium alloy die casting 鋁合金壓鑄 HK\$'000 千港元	Plastic injection 塑膠注塑 HK\$'000 千港元	Total 總數 HK\$'000 <i>千港元</i>
Year ended 31 December 2011	截至二零一一年十二月 三十一日止年度					
Revenue from external customers	來自外來客戶的收益	349,859	286,873	253,035	301,931	1,191,698
Segment profit	分部溢利	16,699	32,232	37,601	32,953	119,485
Depreciation	折舊	12,834	16,811	10,486	11,368	51,499
Year ended 31 December 2010	截至二零一零年十二月 三十一日止年度					
Revenue from external customers	來自外來客戶的收益	356,098	165,752	196,453	195,041	913,344
Segment profit	分部溢利	46,803	9,417	30,378	9,564	96,162
Depreciation	折舊	11,987	13,004	13,087	9,671	47,749

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8. SEGMENT INFORMATION (Continued) Reconciliation of reportable segment revenue, profit 呈報分部收益、溢利或虧損之對賬: or loss:

		二零一一年	2010 二零一零年
		НК\$'000	HK\$'000
		千港元	千港元
Revenue	收益		
Total revenue of reportable segments	呈報分部之總收益	1,191,698	913,344
Unallocated amounts	不分類數目	-	-
Consolidated revenue	綜合收益	1,191,698	913,344
		, , , , , , , , , , , , , , , , , , , ,	
Profit or loss	溢利或虧損		
Total profit or loss of reportable segments	呈報分部總溢利或虧損	119,485	96,162
Unallocated amounts:	不分類數目:		
Interest income	利息收入	1,120	569
(Loss)/gain on financial liabilities/assets	按公平值計入損益賬的金融		
at fair value through profit or loss	負債/資產之(虧損)/溢利	(6,375)	9,612
Finance costs	融資成本	(4,644)	(2,139)
Income tax expense	所得税開支	(19,480)	(17,639)
Corporate income	企業收益	122	488
Corporate expenses	企業開支	(27,408)	(30,920)
Consolidated profit for the year	年內綜合溢利	62,820	56,133
Other material items – depreciation	其他重大項目-折舊		
Total depreciation and amortisation of	呈報分部總折舊及攤銷		
reportable segments		51,499	47,749
Unallocated amounts:	不分類數目:		
Depreciation of property, plant and	企業用物業、機器及設備折舊		
equipment for corporate use		6,300	7,555
Consolidated depreciation	综合折舊	57,799	55,304

^{8.} 分部資料(續)

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8. SEGMENT INFORMATION (Continued) Geographical information:

8. 分部資料(續) 地區資料:

		Revenue 收益		le
			2011 二零一一年 <i>HK\$′000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Hong Kong People's Republic of China (the "PRC")	香港 中華人民共和國(「中國」)		768,368	597,362
except Hong Kong Japan	(香港除外) 日本		118,851 9,872	90,517 42,143
The United States of America ("USA") Others	美利堅合眾國(「美國」) 其他		224,879 69,728	121,964 61,358
Consolidated total	綜合總數		1,191,698	913,344
In presenting the geographical information locations of the customers.	n, revenue is based on the	呈列地 基準。	2區資料時,收益是	以客戶的地區為
The Group's non-current assets by geo	ographical areas are not	因為除	中國外之地區分部	金額佔所有分部

The Group's non-current assets by geographical areas are not presented as the amount of geographical segments other than the PRC are less than 10% of the aggregate amount of all segments. 因為除中國外之地區分部金額佔所有分部 之總額少於10%,所以本集團按地區之非 流動資產沒有呈列。

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8.SEGMENT INFORMATION (Continued)8.Revenue from major customers:

分部資料(續) 來自主要客戶之收益:

		2011 二零一一年 <i>HK\$′000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Zinc alloy die casting segment Customer a Customer b	鋅合金壓鑄分部 客戶a 客戶b	154,507 91,296	132,268 123,292
Magnesium alloy die casting segment Customer a Customer c	鎂合金壓鑄分部 客戶a 客戶c	_ 197,561	5,403 41,269
Aluminium alloy die casting segment Customer a	鋁合金壓鑄分部 客戶a	107,745	101,634
Plastic injection segment Customer b Customer d	塑膠注塑分部 客戶b 客戶d	107,882 187,707	101,519 _

9. FINANCE COSTS

9. 融資成本

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	201 二零一零 ⁴ <i>HK\$'00</i> <i>千港;</i>
Interest expenses on bank borrowings	銀行借款利息開支	4,384	1,72
Finance lease charges	融資租約支出	260	41
		4,644	2,13
Interest on borrowings	以下借款之利息		
– Wholly repayable within five years	一全數須於五年內償還	4,418	1,89
- Not wholly repayable within five years	一毋須全數於五年內償還	226	24
Total finance costs	融資成本總額	4,644	2,13

The analysis shows the finance costs of bank borrowings and obligations under finance leases including bank borrowings and finance leases which contain a repayment on demand clause, in accordance with the agreed scheduled repayments dates set out in the loan agreements. For the years ended 31 December 2011 and 2010, the interest on bank borrowings and obligations under finance leases which contain a repayment on demand clause amounted to approximately HK\$4,532,000 and HK\$2,004,000 respectively.

有關分析列示銀行借款及融資租約承擔的 融資成本,包括根據貸款協議所載的議定 預定還款期之附有按要求償還條款的定期 貸款及融資租約。截至二零一一年及二零 一零年十二月三十一日止年度,附有按要 求償還條款的銀行借款及融資租約承擔的 利息分別約為4,532,000港元及2,004,000 港元。

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10. INCOME TAX EXPENSE

10. 所得税開支

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Current tax – Hong Kong Profits Tax	即期税項-香港利得税		
Provision for the year	本年度撥備	8,737	8,703
Over-provision in prior years	往年度超額撥備	(602)	(515)
Current tax – PRC enterprise income tax	即期税項-中國企業所得税		
Provision for the year	本年度撥備	11,526	8,480
(Over)/under-provision in prior years	往年度(超額撥備)/撥備不足	(181)	191
Deferred tax (note 28)	遞延税項(附註28)	_	780
Income tax expense	所得税開支	19,480	17,639

Hong Kong Profits Tax has been provided at a rate of 16.5% (2010: 16.5%) on the estimated assessable profits of Hong Kong incorporated subsidiaries for the year ended 31 December 2011, subject to the application of the Departmental Interpretation Practice Note No. 21 ("DIPN 21") issued by the Inland Revenue Department of Hong Kong for certain Hong Kong incorporated subsidiaries which have conducted their manufacturing operations by entering into processing arrangements with the processing factories in the PRC. Pursuant to the DIPN 21, 50% of the adjusted profits of these subsidiaries were treated as offshore and not taxable in Hong Kong.

Income tax on overseas profit has been calculated on the estimated assessable profit for the year at the rates of taxation prevailing on the overseas countries in which the Group operates.

The new PRC Enterprise Income Tax ("EIT") law passed by the Tenth National People's Congress on 16 March 2007 introduces various changes which include the unification of the EIT rate for domestic and foreign enterprises at 25%. The new tax law was effective from 1 January 2008. 截至二零一一年十二月三十一日止年度之 香港利得税根據香港註冊附屬公司之估計 應課税溢利以税率16.5%(二零一零年: 16.5%)作出撥備(須視乎香港税務局頒佈 的税務局釋義及執行指引第21號(「釋義及 執行指引第21號」)指定於香港註冊之某 些附屬公司藉著與中國的加工廠訂立加工 安排進行生產業務是否適用)。根據釋義 及執行指引第21號,此等附屬公司之經調 整溢利50%視為離岸溢利,毋須在香港納 税。

海外溢利之所得税根據年內估計應課税溢 利以集團有營運之海外國家之現行税率計 算。

於二零零七年三月十六日第十屆全國人民 代表大會上通過之新中國企業所得税法引 進多項變動包括統一內外資企業之企業所 得税率為25%。新税法於二零零八年一月 一日生效。

For the year ended 31 December 2011 截至二零一一年十二月三十一日

10. INCOME TAX EXPENSE (Continued)

According to 國發2007第39號 (Guofa 200739) issued by the State Council dated 26 December 2007 regarding enterprises established and operating in Shenzhen Special Economic Zone, the applicable EIT rates are as follows:

10. 所得税開支(續)

根據國務院於二零零七年十二月二十六日 就於深圳經濟特區成立及經營之企業頒佈 之國發2007第39號,適用之企業所得税率 如下:

Year	年份	EIT rate 企業所得税率
2008	二零零八年	18%
2009	二零零九年	20%
2010	二零一零年	22%
2011	二零一一年	24%
2012	二零一二年	25%

No provision for income tax in jurisdictions other than Hong Kong and the PRC has been made as the Group has no assessable profit subject to overseas income tax for the year ended 31 December 2011 (2010: Nil).

The reconciliation between the income tax expense and the product of profit before tax multiplied by the Hong Kong profits tax rate is as follows: 由於本集團於截至二零一一年十二月 三十一日止年度並無海外所得税規限之應 課税溢利(二零一零年:無),故毋須於香 港及中國以外地區之司法管轄區就所得税 作出撥備。

所得税開支與除税前溢利乘以香港利得税 税率計算所得結果的對賬如下:

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Profit before tax	除税前溢利	82,300	73,772
Tax at Hong Kong profits tax rate at 16.5% (2010: 16.5%)	按香港利得税税率16.5% (二零一零年:16.5%)計算 的税項	13,579	12,172
Tax effect of expenses that are not deductible	不可扣税開支的税務影響	3,537	2,492
Tax effect of income that is not taxable	毋須課税收入的税務影響	(1,185)	(292)
Tax effect of temporary differences not	未確認暫時差異的		
recognised	税務影響	3,278	2,604
Tax effect of utilisation of tax losses not	過往未確認利用税項虧損之		
previously recognised	税務影響	-	(350)
Tax effect of tax losses not recognised	未確認税項虧損之税務影響	(472)	-
Over-provision in previous year	過往年度超額撥備	(783)	(324)
Over-provision for current year	本年度超額撥備	243	51
Effect of different tax rates of subsidiaries	附屬公司税率不同的税務影響	1,283	1,286
Income tax expense	所得税開支	19,480	17,639

In addition to the amount charged to profit or loss, deferred tax relating to the revaluation of the Group's leasehold land during the year has been charged to other comprehensive income. 除在損益表列賬外,於年內本集團之租賃 土地重估之有關遞延税項已在全面收益表 列賬。

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11. PROFIT FOR THE YEAR ATTRIBUTABLE TO 11. 本公司權益持有人應佔年內溢利 OWNERS OF THE COMPANY

The Group's profit for the year attributable to owners of the Company is stated after charging/(crediting) the following:

本集團年內之溢利已扣除/(計入)下列各 項:

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Allowance for doubtful debts Allowance for inventories (included in other operating expenses and cost of sales for	呆賬撥備 存貨撥備(分別包含在二零一一年及 二零一零年其他營運開支及	558	-
2011 and 2010 respectively)	銷售成本中)	2,772	2,565
Bad debts written off	壞賬撇銷	72	-
Impairments on other receivables Auditors' remuneration	其他應收賬減值 核數師酬金	450	-
Provision for the year	本年度撥備	1,044	930
(Over)/under-provision in prior year	過往年度撥備不足/(超額撥備)	(18)	44
Charge by auditors of the subsidiaries	附屬公司核數師費用	152	111
		1,178	1,085
Reversal of allowance for doubtful debts	呆賬撥備回撥	(635)	(897)
Cost of inventories sold Depreciation of property, plant and	已售存貨成本 物業、機器及設備折舊	888,571	628,677
equipment		57,799	55,304
Gain on disposal of property, plant and equipment	出售物業、機器及設備收益	(105)	(214)
Property, plant and equipment written off Loss/(gain) on financial liabilities/assets	物業、機器及設備撇銷 按公平值計入損益賬之金融負債/	176	69
at fair value through profit or loss	資產之虧損/(收益)	6,375	(9,612)
Net exchange loss Operating lease charges in respect of land	淨匯兑虧損 土地及樓宇經營租約	215	3,104
and buildings		3,915	3,464
Research and development expenditure	研發開支	9,200	3,821
Staff costs:	員工成本:		
Directors' emoluments (note 12(a))	董事酬金(附註12(a))	9,185	8,406
Wages and salaries	工資及薪金	227,511	171,142
Equity-settled share based payments (excluding directors)	以股權結算以股份支付的款項 (不包括董事)	21	675
Retirement benefits scheme contributions	退休福利計劃供款		
(excluding directors)	(不包括董事)	9,715	4,878
Other benefits	其他福利	14,410	11,402
		260,842	196,503

Cost of inventories sold includes staff costs, depreciation and operating lease charges of approximately HK\$240,798,000 (2010: HK\$191,121,000), which are included in the amounts disclosed separately.

已售存貨成本包括員工成本、折舊及經營 租約租金約240,798,000港元(二零一零 年:191,121,000港元),彼等已各自分別 披露。

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11. PROFIT FOR THE YEAR ATTRIBUTABLE TO 11. OWNERS OF THE COMPANY (Continued)

Research and development expenditure includes staff costs of approximately HK\$3,758,000 (2010: HK\$1,993,000), which are included in the amounts disclosed separately.

12. EMOLUMENTS OF DIRECTORS (KEY MANAGEMENT PERSONNEL) AND HIGHEST PAID EMPLOYEES

(a) Emoluments of directors (key management personnel)

The emoluments of each director were as follows:

. 本公司權益持有人應佔年內溢利 (續)

研發開支中包括獨立披露的員工成本約 3,758,000港元(二零一零年:1,993,000 港元)。

12. 董事(主要管理人員)酬金及最高 薪僱員

(a) 董事(主要管理人員)酬金

各董事的酬金如下:

						Retirement	
			Salaries			benefits	
			and	Discretionary	Share-based	scheme	
		Fees	allowances	bonus	payments	contributions	Total
					以股權結算	退休福利	
Name of director	董事姓名	袍金	薪金及津貼	酬情花紅	之款項	計劃供款	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Year ended 31 December 2011	截至二零一一年十二月三十一日						
Executive directors	執行董事						
Mr. LEE Yuen Fat	李遠發先生		2,529	418	2	12	2,961
Dr. KEUNG Wing Ching	姜永正博士		2,111	348	2	12	2,473
Mr. WONG Wing Chuen	黄永銓先生	-	1,329	250	1	12	1,592
Mr. CHAN Tat Cheong, Alan	陳達昌先生		1,365	181	1	12	1,559
Independent non-executive directors	獨立非執行董事						
Mr. SUN Kai Lit, Cliff BBS, JP	孫啟烈先生BBS,太平紳士	150	-	-	-	-	150
Ir Dr. LO Wai Kwok BBS, MH, JP	盧偉國博士BBS, MH, 太平紳士	150	-	-	-	-	150
Mr. YEOW Hoe Ann, John	姚和安先生	150	-				150
Mr. Andrew LOOK	陸東先生	150		-	-		150
Total for 2011	二零一一年總計	600	7,334	1,197	6	48	9,185

For the year ended 31 December 2011 截至二零一一年十二月三十一日

12. EMOLUMENTS OF DIRECTORS (KEY 12. MANAGEMENT PERSONNEL) AND HIGHEST PAID EMPLOYEES (Continued)

(a) Emoluments of directors (key management personnel) (Continued)

董事(主要管理人員)酬金及最高 薪僱員(續)

(a) 董事(主要管理人員)酬金(續)

						Retirement	
					Chara based	benefits	
				Discretionary	Share-based	scheme	
		Fees	allowances	bonus	payments 以股權結算	contributions 退休福利	Total
Name of director	董事姓名	袍金	薪金及津貼	酬情花紅	之款項	計劃供款	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Year ended 31 December 2010	截至二零一零年十二月三十一日						
Executive directors	執行董事						
Mr. LEE Yuen Fat	李遠發先生	-	2,278	342	65	12	2,697
Dr. KEUNG Wing Ching	姜永正博士	-	1,908	285	45	12	2,250
Mr. WONG Wing Chuen	黄永銓先生	-	1,139	190	45	12	1,386
Mr. CHAN Tat Cheong, Alan	陳達昌先生	-	1,235	190	42	12	1,479
Independent non-executive directors	獨立非執行董事						
Mr. SUN Kai Lit, Cliff BBS, JP	孫啟烈先生BBS,太平紳士	150	-	-	-	-	150
Ir Dr. LO Wai Kwok ввs, мн, јр	盧偉國博士BBS, MH, 太平紳士	150	-	-	-	-	150
Mr. YEOW Hoe Ann, John	姚和安先生	150	-	-	-	-	150
Mr. Andrew LOOK	陸東先生	144	-	-	-	-	144
Total for 2010	二零一零年總計	594	6,560	1,007	197	48	8,406

There were no arrangements under which a director waived or agreed to waive any emoluments during the year (2010: nil).

年內概無董事放棄或同意放棄任何酬金的 安排(二零一零年:無)。

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12. EMOLUMENTS OF DIRECTORS (KEY MANAGEMENT PERSONNEL) AND HIGHEST PAID EMPLOYEES (Continued)

(b) Five highest paid individuals

The five highest paid individuals in the Group during the year included 4 (2010: 4) directors whose emoluments are reflected in the analysis presented above. The emoluments of the remaining individual for the year ended 31 December 2011 are set out below:

12. 董事(主要管理人員)酬金及最高 薪僱員(續)

(b) 五名最高薪人士

本集團的五名最高薪人士包括4名 (二零一零年:4名)董事,有關酬 金詳情載於上文的分析。於截至二 零一一年十二月三十一日止年度餘 下最高薪人士的酬金如下:

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Basic salaries and allowances 基	本薪酬及津貼	991	917
	情花紅	112	105
	股權結算之款項	1	57
Retirement benefits scheme contributions 退	休福利計劃供款	12	12

The emoluments fell within the following band:

酬金介乎以下範圍:

		Number of in 人數	
		2011 二零一一年	2010 二零一零年
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至1,500,000港元	1	1

During the year, no emoluments were paid by the Group to any of the directors or the highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office. 年內,本集團並無向董事或最高薪 人士支付任何作為加盟本集團時或 之後的獎勵或離職的補償之酬金。

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13. DIVIDENDS

13. 股息

		2011 二零一一年 <i>HK\$</i> '000 <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Interim of HK0.66 cents (2010: HK1.3 cents) per ordinary share paid	已付每股普通股0.66港仙 (二零一零年:1.3港仙)之 中期股息	5,861	11,457
Proposed final of HK4.3 cents (2010: final dividend payment of HK3.2 cents) per ordinary share	每股普通股4.3港仙 (二零一零年:3.2港仙之 末期股息)之建議末期股息	38,191	28,248
Additional final dividend for the year	年內額外末期股息	-	145
		44,052	39,850

14. EARNINGS PER SHARE

Basis earnings per share

The calculation of basic earnings per share attributable to owners of the Company is based on the profit for the year attributable to owners of the Company of approximately HK\$62,820,000 (2010: HK\$56,133,000) and the weighted average number of ordinary shares of 886,548,271 (2010: 881,077,936) in issue during the year.

Diluted earnings per share

The calculation of diluted earnings per share attributable to owners of the Company is based on the profit for the year attributable to owners of the Company of approximately HK\$62,820,000 (2010: HK\$56,133,000) and the weighted average number of ordinary shares of 891,277,015 (2010: 891,312,929), being the weighted average number of ordinary shares of 886,548,271 (2010: 881,077,936) in issue during the year used in the basic earnings per share calculation plus the weighted average number of ordinary shares of 4,728,744 (2010: 10,234,993) assumed to have been issued at no consideration on the deemed exercise of the share options outstanding at the end of the reporting period.

14. 每股盈利 每股基本盈利

本公司權益持有人應佔的每股基本盈利 乃根據截至二零一一年十二月三十一 日止年度本公司權益持有人應佔的溢 利約 62,820,000港元(二零一零年: 56,133,000港元)及年內已發行的加權平 均普通股886,548,271股(二零一零年: 881,077,936股)計算。

每股攤薄盈利

本公司權益持有人應佔的每股攤薄盈利 乃根據截至二零一一年十二月三十一日 止年度本公司權益持有人應佔的溢利約 62,820,000港元(二零一零年:56,133,000 港元)及加權平均普通股891,277,015股 (二零一零年:891,312,929股)(用於計 算每股基本盈利之年內已發行的加權平 均普通股886,548,271股(二零一零年: 881,077,936股)加上於報告期末未獲行使 之購股權視作已行使而假設以沒有代價發 行的加權平均普通股4,728,744股(二零一 零年:10,234,993股)計算。

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15. PROPERTY, PLANT AND EQUIPMENT

15. 物業、機器及設備

						Group 本集團				
							Furniture, fixtures and			
		Leasehold land	Buildings	Leasehold improvements	Plant and machinery	Computer equipment	office equipment 傢俬、固定裝置	Motor vehicles	Construction in progress	Total
		租賃土地	樓宇	租賃物業裝修	機器及設備	電腦設備	及辦公室設備	汽車	在建工程	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
Cost or valuation	成本或估值									
At 1 January 2010	於二零一零年一月一日	50,140	145,115	30,964	305,606	6,175	5,019	9,811	6,312	559,142
Transfer	轉移	-	1,217	2,820	81	-	-	-	(4,118)	-
Additions	添置	331	661	10,775	43,380	415	597	1,647	22,272	80,078
Disposal	出售	-	-	-	(6,297)	(41)	(58)	(682)	-	(7,078)
Exchange difference	匯兑差額	1,013	3,670	693	6,759	27	110	154	528	12,954
At 31 December 2010 and	於二零一零年十二月三十一日									
1 January 2011	及二零一一年一月一日	51,484	150,663	45,252	349,529	6,576	5,668	10,930	24,994	645,096
Transfer	轉移	_	-	160	-	-	_	_	(160)	-
Additions	添置	-	140	3,979	12,891	2,915	593	199	43,902	64,619
Surplus on revaluation	重估盈餘	85,623	-	· -	-	-	-	-	-	85,623
Depreciation eliminated against cost	於成本減去折舊	(4,427)	-	-	-	-	_	-	-	(4,427)
Disposal/write off	出售/撤銷	-	(5)	(156)	(2,474)	(25)	(45)	(1,679)	-	(4,384)
Exchange difference	匯兑差額	1,804	6,570	1,335	12,827	31	189	273	2,107	25,136
At 31 December 2011	於二零一一年十二月三十一日	134,484	157,368	50,570	372,773	9,497	6,405	9,723	70,843	811,663
Accumulated depreciation	累計折舊									
At 1 January 2010	於二零一零年一月一日	1,705	16,469	6,050	117,828	4,482	3,211	5,336	-	155,081
Charge for the year	年內扣除	1,276	7,086	7,426	36,269	1,079	642	1,526	-	55,304
Disposal	出售	-	-	-	(4,880)	(32)	(53)	(380)	-	(5,345)
Exchange difference	匯兑差額	59	514	117	2,252	24	67	84	-	3,117
At 31 December 2010 and	於二零一零年十二月三十一日									
1 January 2011	及二零一一年一月一日	3,040	24,069	13,593	151,469	5,553	3,867	6,566	-	208,157
Charge for the year	年內扣除	1,251	6,704	8,844	37,676	1,508	608	1,208	-	57,799
Disposal/write off	出售/撤銷	-	(5)	-	(1,943)	(18)	(45)	(1,903)	-	(3,914)
Adjustment on revaluation	重估調整	(4,427)	-	-	-	-	-	-	-	(4,427)
Exchange difference	匯兑差額	136	1,165	404	4,943	27	139	153	-	6,967
At 31 December 2011	於二零一一年十二月三十一日	-	31,933	22,841	192,145	7,070	4,569	6,024	-	264,582
Carrying amount	賬面值									
At 31 December 2011	於二零一一年十二月三十一日	134,484	125,435	27,729	180,628	2,427	1,836	3,699	70,843	547,081
At 31 December 2010	於二零一零年十二月三十一日	48,444	126,594	31,659	198,060	1,023	1,801	4,364	24,994	436,939

For the year ended 31 December 2011 截至二零一一年十二月三十一日

15. PROPERTY, PLANT AND EQUIPMENT (Continued)

The analysis of the cost or valuation at 31 December 2011 of the above assets is as follows:

15. 物業、機器及設備(續)

上述資產於二零一一年十二月三十一日以 成本或估值之分析如下:

						Group				
			本集團							
		Leasehold land	Buildings	Leasehold improvements	Plant and machinery	Computer equipment	Furniture, fixtures and office equipment 傢風、固定裝置	Motor vehicles	Construction in progress	Total
		租賃土地	樓宇	租賃物業裝修	機器及設備	電腦設備	及辦公室設備	汽車	在建工程	總計
		HK\$′000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
At cost	以成本	-	157,368	50,570	372,773	9,497	6,405	9,723	70,843	677,179
At valuation	以估值	134,484	-	-	-	-	-	-	-	134,484
		134,484	157,368	50,570	372,773	9,497	6,405	9,723	70,843	811,663

Leasehold land was stated at cost less accumulated depreciation as at 31 December 2010.

The Group's leasehold land was revalued at 31 December 2011 on the open market value basis by reference to market evidence of recent transactions for similar properties by an independent surveyor.

The carrying amount of the Group's leasehold land would have been HK\$48,861,000 (2010: HK\$48,444,000) had they been stated at cost less accumulated depreciation and impairment losses.

The carrying amount of property, plant and equipment pledged as security for the Group's banking facilities (including finance leases) amounted to approximately HK\$55,013,000 (2010: HK\$32,371,000).

The carrying amount of plant and machinery and motor vehicles held by the Group under finance leases amounted to approximately HK\$30,039,000 (2010: HK\$32,372,000).

As at 31 December 2010, one parcel of land amounted to approximately HK\$7,548,000 included in leasehold land of which the Group was in the process of applying for the land use right certificate, which were not issued by the relevant government authority in the PRC. The Group has obtained this land use right certificate during the year. 租賃土地於二零一零年十二月三十一日按 成本減累計折舊列賬。

本集團於二零一一年十二月三十一日按公 開市場價值參考獨立測量師為同類物業的 類似交易從市場得到的證據重估。

本集團租賃土地的賬面值為48,861,000港 元(二零一零年:48,444,000港元),已按 成本減累計折舊及減值虧損列賬。

本集團賬面值為數約55,013,000港元(二 零一零年:32,371,000港元)的物業、機 器及設備已質押作為本集團銀行信貸(包 括融資租賃)的抵押。

本集團根據融資租賃持有機器及汽車的賬 面值為數約30,039,000港元(二零一零年: 32,372,000港元)。

於二零一零年十二月三十一日,本集團租 賃土地內一塊為數約7,548,000港元的土 地正申請土地使用權證,但未獲中國相關 政府機關發出。本集團於年內已取得這份 土地使用權證。

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15. PROPERTY, PLANT AND EQUIPMENT (Continued) 15. 物業、機器及設備(續)

The Group's leasehold land is analysed as follows:

本集團之租賃土地載列如下:

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
In Hong Kong: Medium-term leases	於香港 中期租賃	19,684	13,669
Outside Hong Kong: Medium-term leases	於香港境外 中期租賃	114,800	34,775
		134,484	48,444

16. INVESTMENTS IN SUBSIDIARIES

16. 對附屬公司的投資

		Company 本公司	
		2011 二零一一年	2010 二零一零年
		HK\$'000 千港元	HK\$'000 千港元
Unlisted investment, at cost Financial guarantee contracts	非上市投資(按成本計算) 融資擔保合約	10,000 11,590	10,000
		21,590	10,000

The amounts due from/to subsidiaries are unsecured, interest-free and have no fixed terms of repayment.

應收/應付附屬公司款項為無抵押、免息 及並無固定還款期。

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16. INVESTMENTS IN SUBSIDIARIES (Continued)

16. 對附屬公司的投資(續)

Particulars of the subsidiaries as at 31 December 2011 are as follows:

於二零一一年十二月三十一日,附屬公司 詳情如下:

Name 名稱	Place and date of incorporation 註冊成立地點及日期	Issued and fully paid up share capital/ registered capital 已發行及繳足股本/註冊資本	Percentage of ownership interest/voting power/profit sharing 應佔權益/投票權/ 溢利百份比 Direct Indirect 直接 間接	Principal activities 主要業務
Ka Shui (Holdings) Company Limited 嘉瑞集團有限公司	British Virgin Islands ("BVI") 英屬處女群島 (「英屬處女群島」)	369,093 ordinary shares of US\$0.1 each 369,093每股面值0.1美元之 普通股	100% –	Investment holding 投資控股
Ample Wealth Developments Limited 富豐發展有限公司	BVI 英屬處女群島	1 ordinary share of US \$1 each 1股每股面值1美元之普通股	- 100%	Investment holding 投資控股
Ka Fung Metal Manufactory Company Limited 嘉豐金屬製品廠有限公司	Hong Kong 香港	10,000 ordinary shares of HK\$1 each 10,000股每股面值1港元之 普通股	- 100%	Manufacture of zinc alloy die casting and plastic injection products and components 生產鋅合金壓鑄和塑膠注塑產 品及零部件
Ka Shui Manufactory Co., Limited 嘉瑞製品有限公司	Hong Kong 香港	100 ordinary shares of HK\$100 each 100股每股面值100港元之 普通股	- 100%	Sale of zinc, magnesium and aluminium alloy die casting and plastic injection products and components 銷售鋅、鎂及鋁合金壓鑄和塑 膠注塑產品及零部件
MG Technology (Shenzhen) Company Limited 創金美科技(深圳)有限公司	The PRC 中國	Registered capital HK\$150,000,000 註冊資本150,000,000港元	- 100%	Sale and manufacture of magnesium and aluminium alloy die casting products and components 銷售及生產鎂及鋁合金壓鑄產 品及零部件
Ka Shui Technology (Huizhou) Company Limited 嘉瑞科技(惠州)有限公司	The PRC 中國	Registered capital HK\$160,000,000 and paid up capital HK\$140,000,000 註冊資本160,000,000港元及已 繳資本140,000,000港元	- 100%	Inactive 暫無業務

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16. INVESTMENTS IN SUBSIDIARIES (Continued) 16. 對附屬公司的投資(續)

Name 名稱	Place and date of incorporation 註冊成立地點及日期	Issued and fully paid up share capital/ registered capital 已發行及繳足股本∕註冊資本	Percentag ownership inter power/profit 應佔權益/招 溢利百份 Direct	rest/voting sharing 没票權/ 计比 Indirect	Principal activities 主要業務
			直接	間接	
Elegant Shine Investments Limited 雅輝投資有限公司	BVI 英屬處女群島	1 ordinary share of US\$1 each 1股每股面值1美元之普通股	-	100%	Investment holding 投資控股
Ample Wealth Property Developments (Huizhou) Limited 富豐物業開發(惠州)有限公司	The PRC 中國	Registered capital HK \$ 6,800,000 註冊資本6,800,000港元	-	100%	Inactive 暫無業務
Ka Shui Technology Limited 嘉瑞科技有限公司	Hong Kong 香港	10,000 ordinary shares of HK \$ 1 each 10,000股每股面值1港元之 普通股	-	100%	Investment holding 投資控股
Wing Yu (Far East) Industries Company Limited 永裕(遠東)實業有限公司	Hong Kong 香港	100,000 ordinary shares of HK \$ 1 each 10,000股每股面值1港元之 普通股	-	100%	Provision of surface finishing treatment services 提供表面處理服務
Ka Yi Technology (Huizhou) Company Limited 嘉宜科技(惠州)有限公司	The PRC 中國	Registered capital HK\$20,000,000 註冊資本20,000,000港元	-	100%	Sale and manufacture of zinc and aluminium alloy die casting products and components 銷售及生產鋅及鋁合金 壓鑄產品及零部件
Cheong Fai (International) Steel Company Limited 昌輝(國際)鋼材有限公司	Hong Kong 香港	1 ordinary share of HK \$ 1 each 1股每股面值1港元之普通股	-	100%	Inactive 暫無業務

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16. INVESTMENTS IN SUBSIDIARIES (Continued)

16. 對附屬公司的投資(續)

Name 名稱	Place and date of incorporation 註冊成立地點及日期	lssued and fully paid up share capital/ registered capital 已發行及繳足股本/註冊資本	Percentage ownership interr power/profit 應佔權益/投 溢利百份 Direct 直接	est/voting sharing 票權/	Principal activities 主要業務
Ka Fung Industrial Technology (Huizhou) Company Limited 嘉豐工業科技(惠州)有限公司	The PRC 中國	Registered capital HK\$2,000,000 註冊資本2,000,000港元	-	100%	Sale and manufacture of products and components with plastic contents 銷售及生產含塑膠部件之 產品及零部件
Alphalite Company Limited 嘉能照明有限公司	Hong Kong 香港	1 ordinary share of HK \$ 1 each 1股每股面值1港元之普通股	-	100%	Trading and marketing of light emitting plasma lighting products 從事light emitting plasma照明 產品之貿易及市場推廣
Ka Shui Metal Manufactory (Shenzhen) Company Limited 嘉瑞金屬製品(深圳)有限公司	The PRC 中國	Registered capital HK\$10,000,000 註冊資本10,000,000港元	-	100%	Sale and manufacture of zinc alloy die casting and plastic injection products and components 銷售及生產鋅合金壓鑄及 塑膠注塑產品及部件
Alphalite Incorporation	USA 美國	100 ordinary shares of US \$1 each 100股每股面值1美元之普通股	-	100%	Trading and marketing of light emitting plasma lighting products 從事light emitting plasma照明 產品之貿易及市場推廣

MG Technology (Shenzhen) Company Limited, Ka Shui Technology (Huizhou) Company Limited, Ample Wealth Property Developments (Huizhou) Limited, Ka Yi Technology (Huizhou) Company Limited, Ka Fung Industrial Technology (Huizhou) Company Limited and Ka Shui Metal Manufactory (Shenzhen) Company Limited are wholly-foreign owned enterprises established in the PRC. 創金美科技(深圳)有限公司、嘉瑞科技 (惠州)有限公司、富豐物業開發(惠州)有 限公司、嘉宜科技(惠州)有限公司、嘉豐 工業科技(惠州)有限公司及嘉瑞金屬製品 (深圳)有限公司為於中國成立之外商獨資 企業。

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17. AVAILABLE-FOR-SALE FINANCIAL ASSETS

17. 可供出售金融資產

		Group 本集團		
		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>	
Unlisted equity, at cost Impairment loss	非上市股本(按成本計算) 減值虧損	8,303 (8,303)	8,303 (8,303)	

Unlisted equity is carried at cost. The investee company has ceased business and the management has made full impairment loss for the investment.

18. DEPOSITS PAID FOR ACQUISITION OF PROPERTY, 18. PLANT AND EQUIPMENT

At 31 December 2011, included in deposits paid for acquisition of property, plant and equipment was a deposit of approximately HK\$2.1 million (2010: HK\$5.5 million) paid to a related company, Chit Shun Machinery Limited, for the acquisition of machinery. 由於非上市股本並無活躍市場報價,而合 理公平值估計的範圍又太大,本公司董事 認為其公平值不能準確計算,故非上市股 本投資乃按成本入賬。

預付購買物業、機器及設備之 按金

於二零一一年十二月三十一日,就預付購 買物業、機器及設備之按金包括就購買機 器而向一間關連公司捷迅機械設備有限公 司支付之按金約2,100,000港元(二零一零 年:5,500,000港元)。

19. INVENTORIES

19. 存貨

			Group 本集團		
		2011	2010		
		二零一一年	二零一零年		
		HK\$′000	HK\$'000		
		千港元	千港元		
Raw materials	原材料	116,801	86,986		
Consumables supplies and spare parts	消耗品及備用零部件	10,430	8,817		
Work in progress	在製品	52,907	46,607		
Finished goods	製成品	20,638	42,912		
		200,776	185,322		
Less: Allowance for inventories	減:存貨撥備	(3,494)	(2,565)		
		197,282	182,757		

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20. TRADE RECEIVABLES

The Group's trading terms with customers are mainly on credit. The credit terms generally ranged from 30 to 90 days (2010: 7 to 90 days) after end of the month in which the invoices have been issued. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables. Overdue balances are reviewed regularly by the directors. The ageing analysis of trade receivables, based on the invoice date, and net of allowance, is stated as follows:

20. 貿易應收款項

本集團與客戶之交易條款大部分以信貸方 式進行。信貸期通常為發票開出之月份完 結後30至90日不等(二零一零年:7至90 日)。各客戶均有最高信貸限額。本集團 致力嚴格控制其未收取之應收款項。董事 對逾期欠款進行定期檢查。基於發票日期 之貿易應收款項(扣除折扣)之賬齡分析如 下:

			Group 本集團		
		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>		
0 to 30 days	零至30日	133,472	96,799		
31 to 60 days	31至60日	66,535	25,334		
61 to 90 days	61至90日	42,282	16,830		
91 to 180 days	91至180日	29,209	14,756		
Over 180 days	180日以上	654	614		
		272,152	154,333		

At 31 December 2011, an allowance was made for estimated irrecoverable trade receivables of approximately HK\$1,984,000 (2010: HK\$2,322,000).

於二零一一年十二月三十一日,已就估計 無法收回之貿易應收款項作出的撥備約 1,984,000港元(二零一零年:2,322,000 港元)。

Reconciliation of allowance for trade receivables:

貿易應收款項撥備之對賬:

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
	×	2 222	2.204
At 1 January	於一月一日	2,322	3,204
Allowance for the year charged to profit	計入損益賬之本年度撥備		
or loss		558	-
Amount written off during the year	本年度撇銷	(276)	-
Reversal	回撥	(635)	(897)
Exchange differences	匯兑差額	15	15
At 31 December	於十二月三十一日	1,984	2,322

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20. TRADE RECEIVABLES (Continued)

As of 31 December 2011, trade receivables of approximately HK\$56,414,000 (2010: HK\$29,860,000) were past due but not impaired. These relate to a number of independent customers for whom there are no recent history of default. The ageing analysis of these trade receivables, based on the due date, is as follows:

20. 貿易應收款項(續)

於二零一一年十二月三十一日,約 56,414,000港元(二零一零年:29,860,000 港元)的貿易應收款項為逾期但無減值撥 備。該等款項與眾多最近並無拖欠紀錄的 獨立客戶有關。逾期貿易應收款項根據到 期日的賬齡分析如下:

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Up to 3 months	3個月以內	55,261	29,302
4 to 6 months	4至6個月	650	196
Over 6 months	6個月以上	503	362
		56,414	29,860

The carrying amount of the Group's trade receivables is denominated in the following currencies: 貿易應收款項賬面值乃以下列貨幣為單 位:

		2011 二零一一年	2010 二零一零年
		HK\$'000	HK\$'000
		<i>千港元</i>	千港元
HK\$	港元	46,783	30,839
USD	美元	206,578	104,704
RMB	人民幣	17,385	17,779
Others	其他	1,406	1,011
		272,152	154,333

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21. FINANCIAL (LIABILITIES)/ASSETS AT FAIR VALUE 21. 按公平值計入損益賬的金融(負 THROUGH PROFIT OR LOSS 債)/資產

		Grou 本集	
		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Zinc forward contracts	鋅遠期合約	(260)	8,292
Currency forward contracts	遠期外匯合約	(345)	
		(605)	8,292

The above financial assets and liabilities are classified as held for trading.

The zinc forward contracts have maturity periods of approximately two years. The fair values of the derivatives are determined by reference to the market forward price of zinc at year end and the fixed price of zinc stated in the contracts.

In addition, the Group has entered into forward contracts to sell RMB and buy USD. The fair values of the derivatives are determined with reference to the market forward exchange rate at year end and the fixed forward rates stated in the contracts.

The notional amounts of zinc, RMB and USD to be acquired or sold under contracts are set out below: 上述金融資產及負債為持作買賣。

鋅遠期合約約於兩年到期。衍生工具之公 平值以年終鋅的遠期市價及合約訂明的鋅 固定價格釐定。

另外,本集團簽訂遠期合約沽售人民幣及 購入美元。此衍生工具之公平值以年終的 市場遠期匯率及合約訂明的固定遠期匯率 釐定。

根據合約將收購或出售之鋅、人民幣及美 元名義金額載列如下:

		2011 二零一一年 Notional amount 名義金額	2010 二零一零年 Notional amount 名義金額
Zinc forward contracts	鋅遠期合約	US\$1,178,000	US\$3,534,000
Currency forward contracts	遠期外匯合約	Sale of RMB382,500,000 in exchange for	
		USD60,000,000 出售人民幣 382,500,000換取 60,000,000美元	-

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22. PLEDGED BANK DEPOSITS, RESTRICTED BANK 22. BALANCE AND BANK AND CASH BALANCES

The Group's pledged bank deposits represented deposits pledged to banks to secure banking facilities granted to the Group as set out in note 27 to the consolidated financial statements. As at 31 December 2011, the deposits were denominated in RMB and arranged at fixed interest rate of 3.3% per annum and therefore are subject to fair value interest rate risk. As at 31 December 2010, the deposits were denominated in HK\$ and arranged at floating interest rates ranging from 0.17% to 0.18% per annum and therefore are subject to cash flow interest rate risk.

The restricted bank balance is a bank deposit serving as a guarantee in favour of the custom office of Kunshan City, the PRC. The deposit was denominated in RMB and arranged at floating interest rate of 3.1% per annum and therefore is subject to cash flow interest rate risk.

As at 31 December 2011, the Group's pledged bank deposits, restricted bank balance and bank and cash balances of approximately HK\$12,285,000 (2010: nil), HK\$2,457,000 (2010: nil) and HK\$98,173,000 (2010: HK\$77,099,000) respectively were denominated in RMB. Conversion of RMB into foreign currencies is subject to the PRC's Foreign Exchange Control Regulations and Administration of Settlement, Sales and Payment of Foreign Exchange Regulations.

The carrying amount of bank and cash balances is denominated in the following currencies:

已抵押銀行存款、有限制銀行存 款與銀行及現金結餘

本集團已抵押銀行存款指載於綜合財務報 表附註27有關本集團為取得銀行信貸而 抵押予銀行的存款。於二零一一年十二月 三十一日,該等存款以人民幣為單位, 以年利率3.3%的固定利率計息,故須承 受公平值利率風險。於二零一零年十二月 三十一日,該等存款以港元為單位,以年 利率0.17%至0.18%的浮動利率計息,故 須承受現金流量利率風險。

有限制銀行存款為對中國昆山市海關部門 作為擔保之銀行存款。此存款以人民幣 為單位,並以年利率3.1%的浮動息率計 息,故須承受現金流量利率風險。

於二零一一年十二月三十一日,本集團 以人民幣為單位之已抵押銀行存款,有 限制銀行結餘及銀行及現金結餘分別約 12,285,000港元(二零一零年:無)、 2,457,000港元(二零一零年:無)及 98,173,000港元(二零一零年:77,099,000 港元)。人民幣兑換外幣受中國外匯管理 條例及結匯、售匯及付匯管理規定所限 制。

銀行及現金結餘之賬面值以下列貨幣為單 位:

			Group 本集團		pany 公司
		2011 二零一一年 <i>HK\$′000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>	2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
11124					
HK\$ USD	港元美元	23,890 39,961	10,417 33,479	261 _	387
RMB Others	人民幣 其他	98,173 2,667	77,099 1,537	-	-
		164,691	122,532	261	387

The bank and cash balances earned interest at floating interest rates ranging from 0.01% to 0.5% per annum (2010: 0.01% to 1.98% per annum).

銀行及現金結餘以浮動利率由年利率 0.01%至0.5%賺取利息(二零一零年:年 利率0.01%至1.98%)。

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23. TRADE PAYABLES

The ageing analysis of trade payables, based on the date of receipt of goods, is as follows:

23. 貿易應付款項

貿易應付款項按收貨日期計算的賬齡分析 如下:

		Grouj 本集團	
		2011 二零一一年 <i>HK\$′000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
0 to 30 days	零至30日	60,348	85,929
31 to 60 days	31至60日	78,525	33,769
61 to 90 days	61至90日	10,484	5,682
91 to 180 days	91至180日	3,636	169
Over 180 days	180日以上	642	680
		153,635	126,229

The carrying amount of the Group's trade payables is denominated in the following currencies:

貿易應付款項賬面值以下列貨幣為單位:

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
HK\$	港元	7,339	23,952
USD RMB	美元 人民幣	44,215 100,206	39,045 59,644
Others	其他	1,875	3,588
		153,635	126,229

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24. DUE TO A RELATED COMPANY

24. 應付關連公司款項

Particulars of the amount due to a related company are as follows:

應付關連公司款項詳情如下:

		Group 本集團		
			2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Chit Shun Machinery Limited	捷迅機械設備有限公司		723	1,456
The amount due to a related compar and repayable on demand. Mr. Lee ha company.		在要	關連公司的款項為 求時即期償還。李 這一控制。	

25. BANK BORROWINGS

The analysis of the carrying amount of bank borrowings is as follows:

25. 銀行借款

銀行借款的賬面值分析如下:

		Group 本集團	
		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	- 2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Current liabilities Portion of bank borrowings due for repayment within one year	<mark>流動負債</mark> 須於一年內到期償還的銀行 貸款部分	177,538	91,722
Portion of bank borrowings due for repayment after one year which contains a repayment on demand clause	須於一年後到期償還的包含按 要求償還條款的銀行 貸款部分	79,258	33,129
		256,796	124,85 ⁻

The interest-bearing bank borrowings, including the bank borrowings repayable on demand, are carried at amortised cost. None of the portion of bank borrowings due for repayment after one year which contain a repayment on demand clause that is classified as current liabilities is expected to be settled within one year. 計息銀行貸款(包括須按要求償還的銀行 貸款)乃按攤銷成本列賬。須於一年後到 期償還的包含按要求償還條款且分類為流 動負債的銀行貸款部分預期毋須於一年內 清償。

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25. BANK BORROWINGS (Continued)

At 31 December 2011, interest-bearing bank loans were due for repayment as follows:

25. 銀行借款(續)

於二零一一年十二月三十一日,到期償還 的計息銀行貸款如下:

		2011 二零一一年 <i>HK\$′000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Portion of bank borrowings due for repayment within one year Portion of bank borrowings due for repayment within one year which contains	須於一年內到期償還的銀行 貸款部分 須按要求或於一年內到期償還的 銀行貸款部分	12,285	_
a repayable on demand clause		165,253	91,722
		177,538	91,722
Portion of bank borrowings due for repayment after one year which contains a repayment on demand clause (<i>note a</i>):	須按要求或於一年內到期償還的 包含按要求償還條款的定期 貸款部分(附註a)		
After 1 year but within 2 years	一年之後但兩年之內	39,244	11,683
After 2 years but within 5 years	兩年之後但五年之內	36,330	16,463
After 5 years	五年之後	3,684	4,983
		79,258	33,129
		256,796	124,851

Note a:

附註a:

The amounts due are based on the scheduled repayment dates set out in the loan agreements and ignore the effect of any repayment on demand clause. 結欠款項乃按貸款協議所載的預定還款期為基 準,並無計及任何按要求償還條款的影響。

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25. BANK BORROWINGS (Continued)

One (2010: one) of the bank facilities is subject to the fulfilment of covenants relating to certain of the Group's financial ratios, as are commonly found in lending arrangements with financial institutions. Should the Group breach the covenants, the drawn down facilities would become repayable on demand. In addition, certain of the Group's bank loan agreements contain clauses which give the lender the right at its sole discretion to demand immediate repayment at any time irrespective of whether the Group has complied with the covenants and met the scheduled repayment obligations.

The Company regularly monitors its compliance with these covenants, is up to date with the scheduled repayments of the bank borrowings and does not consider it probable that the bank will exercise its discretion to demand repayment for so long as the Company continues to meet these requirements. Further details of the Company's management of liquidity risk are set out in note 5(d). As at 31 December 2011 none of the covenants relating to drawn down facilities had been breached (2010: nil).

All bank borrowings were arranged at floating interest rate except one bank loan of HK\$12,285,000 (2010: nil) which is arranged at fixed interest rate. The range of the interest rates per annum at 31 December was as follows:

25. 銀行借款(續)

一個(二零一零年:一個)銀行融資額度需 符合有關本集團若干財務比率之契諾,該 等契諾通常於與金融機構訂立之貸款安排 中出現。倘本集團違反有關契諾,則已動 用之融資額度須按要求償還。此外,本集 團若干定期貸款協議之條款中給予貸款人 全權酌情決定隨時要求即時償還貸款的權 利,而無論本集團是否遵守契諾及符合預 定償還職責。

本集團定期監控此等契諾之遵守,並根據 銀行貸款的預定還款期作出償還。在繼續 符合此等規定的情況下,本集團並不認為 銀行會行使其要求償還的權利。本集團 控制流動資金風險的其他詳情載於附註 5(d)。於二零一一年十二月三十一日,概 無有關動用融資額度之契諾已被違反(二 零一零年:無)。

除了一項12,285,000港元(二零一零年: 無)之銀行借款以固定利率計息外,所有 銀行借款乃按浮動利率計息。於十二月 三十一日的年利率範圍如下:

		2011 二零一一年	2010 二零一零年
Floating rate	浮動利率	1.7% to 3.9%	1.7% to 2.9%
Fixed rate	固定利率	3.3%	-

The carrying amount of the bank borrowings is denominated in the following currencies:

銀行借款賬面值以下列貨幣為計算單位:

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
HK\$ USD RMB	港元 美元 人民幣	223,078 21,433 12,285	111,479 13,372 –
Total	總計	256,796	124,851

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26. OBLIGATIONS UNDER FINANCE LEASES

26. 融資租約承擔

Obligations under finance leases are repayable as follows:

融資租約承擔的還款期如下:

	Group 本集團			
	Minimum lease Present value payments minimum lease pa 最低租賃款 最低租賃款現		se payments	
	2011 二零一一年	2010 二零一零年	2011 二零一一年	2010 二零一零年
	HK\$'000 千港元	HK\$′000 千港元	HK\$'000 千港元	HK\$'000 千港元
Within one year or containing a 一年內或包含按要求				
repayment on demand clause 償還之條款 In the second to fifth years, 第二年至第五年	7,284	12,007	7,089	11,953
inclusive(包括首尾兩年)	5,422	-	5,305	_
	12,706	12,007	12,394	11,953
Less: Future finance lease charges 减:未來融資租約支出	(312)	(54)	N/A	N/A
Present value of lease obligations 租約承擔現值	12,394	11,953	12,394	11,953
Less: Amount due for settlement 減: 12個月內到期結算 within 12 months or 款項或包含按 containing a repayment 要求償還之條款 on demand clause (shown (列為流動負債)				
under current liabilities)			(7,089)	(11,953)
Amount due for settlement after 12個月後到期結算款項				
12 months			5,305	-

It is the Group's policy to lease certain of its plant and machinery and motor vehicles under finance leases. The average lease term is 3 to 4 years.

At 31 December 2011, leases of approximately HK\$12,394,000 (2010: HK\$11,886,000) were arranged at floating rates, thus exposing the Group to cash flow interest rate risk. At 31 December 2010, lease of HK\$67,000 was arranged at fixed interest rates and exposed the Group to fair value interest rate risk.

本集團的政策是以融資租約方式租賃其若 干機器設備及汽車,平均租賃年期為3至4 年。

於二零一一年十二月三十一日,約 12,394,000港元(二零一零年:11,886,000 港元)的租約按浮動利率計息,故本集團 須承擔現金流量利率風險。於二零一零年 十二月三十一日,67,000港元的租約按固 定利率計息,故本集團須承擔公平值利率 風險。

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26. OBLIGATIONS UNDER FINANCE LEASES (Continued)

26. 融資租約承擔(續)

The interest rates per annum are analysed as follows:

年利率分析如下:

		2011 二零一一年	2010 二零一零年
Fixed rate leases	固定利率租約	-	7.0%
Floating rate leases	浮動利率租約	1.8% to 2.0%	1.9% to 2.3%

All leases are on a fixed repayment basis and no arrangement has been entered into for contingent rental payments.

All obligations under finance leases are denominated in HK\$.

The Group's obligations under finance leases are secured by the lessor's title to the leased assets at the carrying amount of approximately HK\$30,039,000 (2010: HK\$32,372,000).

27. BANKING FACILITIES

As at 31 December 2011, the Group had available banking facilities of approximately HK\$461 million (2010: HK\$419 million), which were utilised to the extent of approximately HK\$260 million (2010: HK\$135 million). These banking facilities were secured by the following:

- (a) corporate guarantees provided by the Company and certain subsidiaries of the Group;
- (b) the Group's bank deposits of approximately HK\$12 million (2010: 2 million);
- (c) a property situated in Hong Kong owned by the Group;
- (d) lessors' title to the leased assets under finance leases; and
- (e) guarantee from the Government of Hong Kong Special Administrations Region Under Special Loan Guarantee Scheme.

全部租約均有固定還款期且並無訂立任何 或然租金安排。

全部融資租約承擔均以港元計算。

本集團的融資租約承擔以出租人的租 賃資產所有權作為擔保,賬而值約為 30,039,000港元(二零一零年:32,372,000 港元)。

27. 銀行信貸

於二零一一年十二月三十一日,本集團可 動用的銀行信貸約為461,000,000港元(二 零一零年:419,000,000港元),而已動用 的數額約為260,000,000港元(二零一零 年:135,000,000港元)。此等銀行信貸以 下列項目作為抵押:

- (a) 本公司及本公司某些附屬公司提供 的公司擔保;
- (b) 本集團的銀行存款約12,000,000港 元(二零一零年:2,000,000港元);
- (c) 本集團擁有的一項香港物業;
- (d) 出租人擁有融資租約出租的資產所 有權;及
- (e) 香港特別行政區政府在特別貸款擔 保計劃下提供的擔保。

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28. DEFERRED TAX LIABILITIES

The followings are the major deferred tax liabilities recognised by the Group, and the movements thereon, during the year:

28. 遞延税項負債

以下為本集團於年內已確認的主要遞延税 項負債及資產與相關變動:

		Revaluation of leasehold land 租賃土地	Accelerated tax depreciation	Total
		價值重估	加速税項折舊	總數
		HK\$'000 千港元	HK\$'000 <i>千港元</i>	HK\$'000 千港元
		17070	1,2,0	110/0
At 1 January 2010	於二零一零年一月一日	-	1,608	1,608
Charge to profit or loss	自年內損益扣除 <i>(附註10)</i>			
for the year (note 10)		-	780	780
At 31 December 2010 and	於二零一零年十二月三十一日	3		
1 January 2011	及二零一一年一月一日	-	2,388	2,388
Charge to equity for the year	自年內權益扣除	16,878	-	16,878
At 31 December 2011	於二零一一年十二月三十一日	16,878	2,388	19,266

At 31 December 2011, the Group had unused tax losses of HK\$32,434,000 (2010: HK\$20,495,000) and deductible temporary differences in respect of the pre-operating expenses of the PRC subsidiaries of HK\$779,000 (2010: HK\$742,000) which are available for offset against future profits. The Group also had deductible temporary differences in a Hong Kong subsidiary of HK\$1,172,000 (2010: nil). No deferred tax asset has been recognised in respect of these tax losses and deductible temporary differences due to the unpredictability of future profit streams. The unrecognised tax losses of approximately HK\$32,434,000 (2010: HK\$20,495,000) will expire as follows:

於二零一一年十二月三十一日,本集團 有未動用税項虧損32,434,000港元(二零 一零年:20,495,000港元)及就中國附 屬公司之開業前費用有可扣除臨時差額 779,000港元(二零一零年:742,000港元) 可供抵銷未來溢利。本集團一香港附屬公 司可扣除臨時差額為1,172,000港元(二零 一零年:無)。並無就該等税項虧損及可 扣除臨時差額確認遞延税項資產,因為未 能確定未來溢利流入。未確認税項虧損約 32,434,000港元(二零一零年:20,495,000 港元)將於下列期間到期:

		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Year 2012	二零一二年	1,779	1,779
Year 2013	二零一三年	1,649	1,649
Year 2014	二零一四年	7,198	7,197
Year 2015	二零一五年	9,870	9,870
Year 2016	二零一六年	11,938	-
		32,434	20,495

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28. DEFERRED TAX LIABILITIES (Continued)

29.

At 31 December 2011, the aggregate amount of temporary differences associated with undistributed earnings of subsidiaries for which deferred tax liabilities have not been recognised is approximately HK\$111,000,000 (2010: HK\$53,821,000). No liability has been recognised in respect of these differences because the Group is in a position to control the timing of reversal of the temporary differences and it is probable that such differences will not be reversed in the foreseeable future.

28. 遞延税項負債(續)

於二零一一年十二月三十一日,與附屬公 司未分派盈利有關而未確認遞延税項負債 之臨時差額合共約111,000,000港元(二零 一零年:53,821,000港元)。並無就此等 差額確認負債,原因為本集團能控制臨時 差額的回撥,而該差額將不可能於可見未 來回撥。

FINANCIAL GUARANTEE CONTRACTS LIABILITIES 29. 融資擔保合約負債

		Company	
		本公司	
		2011 2	
		二零一一年	二零一零年
		HK\$'000 HK\$'	
		千港元	千港元
Financial guarantee contracts at fair value	按公平值計算的融資擔保合約	7,839	-

Financial guarantee contracts liabilities represent the fair value of the financial guarantees provided by the Company in favour of certain banks and financial institutions for the banking facilities and obligations under finance leases of the subsidiaries of the Company at the inception date of the borrowings. As at 31 December 2011, the extent of the facilities granted by the banks and financial institutions amounted to HK\$449,148,000 (2010: HK\$419,491,000) and the amounts utilised was approximately HK\$247,542,000 (2010: HK\$135,118,000). 融資擔保合約負債指本公司以若干銀行 及金融機構為受益人就本公司附屬公司 於訂立借款日期根據銀行信貸及融資租 約承擔提供財務擔保的公平值。於二零 一一年十二月三十一日,銀行及金融機 構授出信貸為449,148,000港元(二零一 零年:419,491,000港元),而已動用款 項為約247,542,000港元(二零一零年: 135,118,000港元)。

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30. SHARE CAPITAL

30. 股本

		Note 附註	Number of shares 股份數目	Amount 金額 HK\$′000 千港元
Authorised:	法定:			
Ordinary shares of HK\$0.1 each	每股面值0.1港元的普通股			
At 1 January 2010,	於二零一零年一月一日、			
31 December 2010 and	二零一零年十二月			
31 December 2011	三十一日及二零一一年			
	十二月三十一日		5,000,000,000	500,000
Issued and fully paid:	已發行及繳足:			
Ordinary shares of HK\$0.1 each	每股面值0.1港元的普通股			
At 1 January 2010	於二零一零年一月一日		880,000,000	88,000
Issue of shares upon the exercise of	於行使購股權而發行之			
share options	普通股	(a)	2,629,400	263
At 21 December 2010 and 1 January				
At 31 December 2010 and 1 January 2011	於二零一零年十二月三十一日 及二零一一年一月一日		882,629,400	88,263
Issue of shares upon the exercise of	及二令 中 万 u 於行使購股權而發行之		002,029,400	00,203
share options	於11) 使開放催回 發11 之 普通股	(a)	5,476,000	548
	日泗水	(d)	5,470,000	540
At 31 December 2011	於二零一一年十二月三十一日		888,105,400	88,81
a) During the year, 5,476,000 (201 were issued at HK\$0.415 (2010: 1		(a)	於年內,由於行使; 以0.415港元(二零-	

(a) During the year, 5,476,000 (2010: 2,629,400) ordinary shares were issued at HK\$0.415 (2010: HK\$0.415) per share as a result of the exercise of share options of the Company.

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged from the previous year.

The capital structure of the Group consists of cash and cash equivalents and equity attributable to owners of the Company, comprising issued share capital, reserves and retained earnings. The directors of the Company review the capital structure on a semiannual basis. As part of this review, the directors consider the cost of capital and the risks associates with each class of capital. Based on recommendations of the directors, the Group will balance its overall capital structure through the payment of dividends, new share issues and share buy-backs as well as the issue of new debt or the redemption of existing debt. The Group has a target net gearing ratio of not more than 30% determined as the proportion of net debt to equity.
 於年內,由於行使本公司購股權而 以0.415港元(二零一零年:0.415港 元)發行5,476,000股(二零一零年: 2,629,400股)普通股。

本集團管理其資本以確保本集團將可持續 經營,而持份者亦可透過優化債務及權益 結餘取得最大回報。本集團的整體策略與 去年無異。

本集團的資本架構包括現金及等同現金項 目及本公司權益持有人應佔權益,包括已 發行股本、儲備及保留盈利。本公司董事 每半年檢討一次資本架構。於進行檢討 時,董事考慮資本成本及有關各類資本的 風險。根據董事的建議,本集團將透過派 付股息、發行新股及購回股份以及發行新 債項或贖回現有債項,藉以平衡整體資本 架構。本集團的目標淨借貸比率(即債務 淨額與權益的比率)為不超逾30%。

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30. SHARE CAPITAL (Continued)

30.

股本(續) 於年終的淨借貸比率如下:

The net gearing ratio at the year end is as follows:

		2011 二零一一年	2010 二零一零年
		HK\$′000 <i>千港元</i>	HK\$'000 千港元
Debt (a)	負債(a)	269,190	136,804
Less: Bank and cash balances	減:銀行及現金結餘	(164,691)	(122,532)
Pledged bank deposits	已抵押銀行存款	(12,285)	(2,232)
Restricted bank balance	有限制銀行存款	(2,457)	_
Net debt	負債淨額	89,757	12,040
Equity (b)	權益(b)	724,456	603,438
Net debt to equity ratio	債務淨額與權益比率	12.4%	2.0%

(a) Debt is defined as bank borrowings and obligations under finance leases, as detailed in notes 25 to 26 to the consolidated financial statements.

(b) Equity includes all capital and reserves of the Group.

The only externally imposed capital requirement for the Group is to maintain its listing on the Stock Exchange and have a public float of at least 25% of its shares.

31. RESERVES

(a) Group

The amounts of the Group's reserves and the movements therein are presented in the consolidated statement of comprehensive income and consolidated statements of changes in equity. (a) 債務乃界定為短期及長期借款及融 資租約承擔,有關詳情載於綜合財
 務報表附註25至26。

(b) 權益包括本集團所有資本及儲備。

本集團唯一向外承擔之資本規定為保持其 於聯交所之上市地位及具有不少於25%之 公眾持股量。

31. 儲備

(a) 本集團

本集團的儲備款項及相關變動均於 綜合全面收益表及綜合權益變動表 呈列。

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31. **RESERVES (Continued)**

(b) Company

Company			(D) 本公	FJ	
		Share premium 股份溢價 HK\$'000 千港元	Share option reserve 購股權儲備 HK\$'000 千港元	Retained profits 保留溢利 HK\$'000 千港元	Total 總數 HK\$′000 千港元
At 1 January 2010	於二零一零年一月一日	198,589	13,352	749	212,690
Issue of shares upon the exercise					
of share options Recognition of share-based	發行之普通股 確認以股權結算之款項	828	-	-	828
payments	唯恥以加到在阿开人加不只	_	872	_	872
Forfeiture of share options	沒收之購股權	-	(2,111)	2,111	-
Exercise of share options	行使之購股權	334	(334)	-	-
Profit for the year	年內溢利	-	-	20,441	20,441
Dividends paid	已付股息	-	-	(21,151)	(21,151)
At 31 December 2010	於二零一零年				
	十二月三十一日	199,751	11,779	2,150	213,680
At 1 January 2011	於二零一一年一月一日	199,751	11,779	2,150	213,680
Issue of shares upon the exercise		155,751	11,775	2,150	215,000
of share options	發行之普通股	1,725	-	_	1,725
Recognition of share-based	確認以股權結算之款項				,
payments		-	27	-	27
Forfeiture of share options	沒收之購股權	-	(10,605)	10,605	-
Exercise of share options	行使之購股權	584	(584)	-	00.574
Profit for the year	年内溢利	-	-	82,571	82,571
Dividends paid	已付股息	_		(34,254)	(34,254)
At 31 December 2011	於二零一一年				
	十二月三十一日	202,060	617	61,072	263,749

(c) Nature and purpose of reserves

(i) Share premium

Share premium represents premium arising from the issue of shares at a price in excess of their par value per share. Under the Companies Law of the Cayman Islands, the funds in the share premium account of the Company are distributable to the shareholders of the Company provided that immediately following the date on which the dividend is proposed to be distributed, the Company will be in a position to pay off its debts as they fall due in the ordinary course of business.

(ii) Merger reserve

The merger reserve represents the aggregate of (i) the nominal value of the shares issued by Ka Fung Metal Manufactory Company Limited on 18 January 2005 in exchange for the business of Ka Fung Metal Manufactory, an unincorporated partnership established in Hong Kong and controlled by Mr. Lee and; (ii) the nominal value of the shares issued by the Company in exchange for the entire shareholdings of Ka Shui (Holdings) Company Limited.

(c) 儲備之性質及目的 (i) 股份溢價賬

儲備(續)

(h)

本公司

31.

股份溢價乃指因按高於每 股份值的價格發行股份而 產生的溢價。根據開曼群 島公司法,本公司的股份 溢價賬的資金乃可分派予 本公司的股東,惟緊隨股 息建議分派之日後,本公 司須有能力償還於日常業 務過程中到期的債務。

合併儲備 合併儲備指以下兩項的總 和:(i)嘉豐金屬製品廠有 限公司於二零零五年一月 十八日為換取嘉豐金屬製 品廠(一間非按公司法註冊 成立的合夥公司,在香港 成立,並由李先生控制)之 業務而發行的股份面值; 及(ii)本公司為換取嘉瑞集 團(控股)有限公司的全部 股權而發行的股份面值。

(ii)

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31. **RESERVES (Continued)**

(c) Nature and purpose of reserves (Continued)

(iii) Capital reserve

The capital reserve represents the amount of minority interests in Ka Fung Metal Manufactory Company Limited and Ka Fung Metal Manufactory acquired by the Group.

(iv) Foreign currency translation reserve

The foreign currency translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations. The reserve is dealt with in accordance with the accounting policies set out in note 3(c)(iii) to the financial statements.

(v) Share option reserve

The share option reserve represents the fair value of the actual or estimated number of unexercised share options granted to employees of the Group recognised in accordance with the accounting policy adopted for equity-settled share-based payments in note 3(q) to the financial statements.

(vi) Statutory reserve

The statutory reserve comprises the PRC statutory reserve fund which is non-distributable.

As stipulated by the relevant laws and regulations for foreign investment enterprises in the PRC, the Company's PRC subsidiaries are required to transfer 10% of their profit after taxation calculated under PRC accounting rules and regulations to the statutory reserve fund, until the accumulated total of the statutory reserve fund reaches 50% of their registered capital. The statutory surplus reserve fund can be used to make up prior year losses or applied in conversion into capital.

(vii) Revaluation reserve

The revaluation reserve has been set up and is dealt with in accordance with the accounting policies adopted for leasehold land in note 3(d) to the financial statements.

32. SHARE-BASED PAYMENTS

Equity-settled share option scheme

(a) Pre-IPO Share Option Scheme

The Company operates a pre-IPO share option scheme (the "Pre-IPO Share Options Scheme") for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Eligible participants include the employees of the Group and executive directors of the Company. Share options under the Pre-IPO Share Option Scheme were granted to 59 grantees on 1 June 2007. The exercise of these share options would entitle these grantees to an aggregate of 22,000,000 shares.

儲備(續) (c) 儲備之性質及目的(續)

(iii)

31.

資本儲備 資本儲備指本集團收購嘉 豐金屬製品廠有限公司及 嘉豐金屬製品廠少數股東 權益的款額。

(iv) 匯兑儲備

匯兑儲備包括來自換算海 外業務財務報表時產生的 所有匯兑差額。該等儲備 根據財務報表附註3(c)(iii) 所示會計政策處理。

(v) 購股權儲備

購股權儲備指根據財務報 表附註3(q)所載按股權結算 以股份支付的款項而採納 的會計政策確認的授予本 集團僱員的未行使購股權 的實際或估計數目的公平 值。

(vi) 法定儲備

法定儲備包括不可分派的 中國法定儲備基金。

中國規管外商投資企業的 相關法律及條例規定,本 公司的中國附屬公司須將 根據中國會計法例及條例 計算的除税後溢利10%轉 撥至法定儲備基金,直至 累計法定儲備基金總額達 到註冊資本的50%為止。 法定盈餘儲備基金可用來 填補過往年度虧損或撥入 資本。

(vii) 重估儲備

設立重估儲備乃根據財務 報表附註3(d)所載有關租賃 土地而採納之會計政策。

32. 以股權結算之款項

以股份支付之購股權計劃 (a) 首次公開售股前購股權計劃

本公司設立首次公開售股前購股權 計劃(「首次公開售股前購股權計 劃」),目的在於向對本集團成功經 營作出貢獻的合資格參與者提供獎 勵及回報。合資格參與者包括本集 團僱員及本公司執行董事。首次公 開售股前購股權計劃下的購股權已 於二零零七年六月一日授予59位 承授人。承授人行使此等購股權將 可獲合共22,000,000股股份。

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32. **SHARE-BASED PAYMENTS (Continued)** Equity-settled share option scheme (Continued)

Pre-IPO Share Option Scheme (Continued) (a)

以股權結算之款項(續) 32. 以股份支付之購股權計劃(續)

Details of the specific categories of options are as follows:

首次公開售股前購股權計劃(續) (a) 購股權的具體類別詳情如下:

Category of grantee	Date of grant	Vesting date	Exercise period	Fair value at grant date 於授出日期	Exercise price	Number of share options outstanding 尚餘
承授人類別	授出日期	歸屬日期	行使期	之公平值 HK\$ 港元	行使價 <i>HK\$</i> <i>港元</i>	購股權數目
Executive directors 執行董事	1 June 2007 二零零七年六月一日	27 June 2008 二零零八年六月二十七日	27 June 2008 to 26 June 2011 二零零八年六月二十七日至 二零一一年六月二十六日	0.59	0.81	-
Executive directors 執行董事	1 June 2007 二零零七年六月一日	27 June 2010 二零零九年六月二十七日	27 June 2010 to 26 June 2011 二零零九年六月二十七日至 二零一一年六月二十六日	0.61	0.81	-
Executive directors 執行董事	1 June 2007 二零零七年六月一日	27 June 2011 二零一零年六月二十七日	27 June 2011 to 26 June 2011 二零一零年六月二十七日至 二零一一年六月二十六日	0.63	0.81	-
Senior staff 高級職員	1 June 2007 二零零七年六月一日	27 June 2008 二零零八年六月二十七日	27 June 2008 to 26 June 2011 二零零八年六月二十七日至 二零一一年六月二十六日	0.59	0.81	-
Senior staff 高級職員	1 June 2007 二零零七年六月一日	27 June 2010 二零零九年六月二十七日	27 June 2010 to 26 June 2011 二零零九年六月二十七日至 二零一一年六月二十六日	0.61	0.81	-
Senior staff 高級職員	1 June 2007 二零零七年六月一日	27 June 2011 二零一零年六月二十七日	27 June 2011 to 26 June 2011 二零一零年六月二十七日至 二零一一年六月二十六日	0.63	0.81	-
Junior staff 初級職員	1 June 2007 二零零七年六月一日	27 June 2008 二零零八年六月二十七日	27 June 2008 to 26 June 2011 二零零八年六月二十七日至 二零一一年六月二十六日	0.55	0.81	-
Junior staff 初級職員	1 June 2007 二零零七年六月一日	27 June 2010 二零零九年六月二十七日	27 June 2010 to 26 June 2011 二零零九年六月二十七日至 二零一一年六月二十六日	0.59	0.81	-
Junior staff 初級職員	1 June 2007 二零零七年六月一日	27 June 2011 二零一零年六月二十七日	27 June 2011 to 26 June 2011 二零一零年六月二十七日至 二零一一年六月二十六日	0.63	0.81	-
	the options were de ack-Scholes option	etermined at the date pricing model.	es of	購股權的公 力克一舒爾其		
The following as values of shares o		sed to calculate the	fair	下列假設用放	《計算購服	没權公平值。
Exercise price Expected life Expected volatility	,	HK\$0 2.5–3.5 y 46.9	ears	行使價 預計年期 預計波幅		0.81港元 2.5–3.5年 46.94%

1.70%

4.38%

股息回報率

無風險利率

1.70%

4.38%

Risk-free interest rate

Dividend yield

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32. SHARE-BASED PAYMENTS (Continued) Equity-settled share option scheme (Continued)

(a) Pre-IPO Share Option Scheme (Continued)

During the year, no share options were granted under the Pre-IPO Share Option Scheme.

The share options lapsed at the expiry of the exercise period on 26 June 2011.

Details of the share options outstanding under the Pre-IPO Share Option Scheme during the year are as follows:

32.	以股權結算之款項(續)
	以股份支付之購股權計劃(續)

(a) 首次公開售股前購股權計劃(續) 年內,概無根據首次公開售股前購 股權計劃授出任何其他購股權。

> 購股權於有效期屆滿日二零一一年 六月二十六日失效。

年內於首次公開售股前購股權計劃 下之尚未行使購股權詳情如下:

		20	011	2010	
			Weighted		Weighted
		Number of	average	Number of	average
		share options	exercise price	share options	exercise price
			加權平均		加權平均
		購股權數目	行使價	購股權數目	行使價
			HK\$		HK\$
			港元		港元
			,2,,0		,8,0
Outstanding at the beginning c	of 年初未行使				
the year		17,182,000	0.81	17,402,000	0.81
Forfeited during the year	年內沒收	(17,182,000)	0.81	(220,000)	0.81
Outstanding at the end	年終未行使		N/A		
of the year		-	不適用	17,182,000	0.81
Exercisable at the end	年終可行使		N/A		
of the year		_	不適用	17,182,000	0.81
			1 /12/1	17,102,000	0.01

No option has been exercised during the year (2010: nil). The options outstanding at the end of 2010 have a weighted average remaining contractual life of 0.5 year.

Save as disclosed above, no further options were granted under the Pre-IPO Share Option Scheme.

(b) Share Option Scheme

Pursuant to written resolutions of all the shareholders passed on 2 June 2007, a share option scheme (the "Share Option Scheme") was approved. The purpose of the Share Option Scheme is to recognise and acknowledge the contributions that eligible participants had made or may make to the Group. Eligible participants include (i) employees, directors, consultants, professionals, customers, suppliers, agents, partners or advisors of or contractors to the Group or a company in which the Group holds an interest or a subsidiary of such company ("Affiliate"), or (ii) companies beneficially owned by any director, employee, consultant, professional, customer, supplier, agent, partner, adviser of or contractor to the Group or an Affiliate. The Share Option Scheme became effective on 2 June 2007 and, unless otherwise cancelled or amended, will remain in force for 10 years from that date. 年內沒有購股權獲行使(二零一零 年:無)。於二零一零年終未行使 購股權的加權平均剩餘合約年期為 0.5年。

除上文所披露者外,概無根據首次 公開售股前購股權計劃授出任何其 他購股權。

(b) 購股權計劃

根據本公司全體股東於二零零七年 六月二日通過的書面決議案,購股 權計劃(「購股權計劃」)已獲採納。 購股權計劃目的在於認可或酬謝 合資格參與者已經或可能對本集團 作出的貢獻。合資格參與者包括(i) 本集團或本集團持有權益公司或該 公司之附屬公司(「聯屬公司」)的僱 員、董事、顧問、專業人士、客 戶、供應商、代理商、夥伴或諮詢 人或承包商,或(ii)由本集團或聯屬 公司的任何董事、僱員、顧問、專 業人士、客戶、供應商、代理商、 夥伴、諮詢人或承包商實益擁有的 公司。購股權計劃於二零零七年六 月二日起生效,除非另行註銷或修 訂,購股權計劃將自該日起十年內 有效。

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32. SHARE-BASED PAYMENTS (Continued) Equity-settled share option scheme (Continued)

(b) Share Option Scheme (Continued)

The maximum number of shares which may be issued upon the exercise of all outstanding share options granted and yet to be exercised under the Share Option Scheme or any other schemes involving the grant of options over shares of the Company must not, in aggregate, exceed 30% of the shares of the Company in issue at anytime. The maximum number of shares issuable under share options to each eligible participant in the Share Option Scheme within any 12 month period, is limited to 1% of the shares of the Company in issue at anytime. Any further grant of shares options in excess of this limit is subject to shareholders' approval in a general meeting.

Share options granted to a director, chief executive or substantial shareholder of the Company, or to any of their associates, are subject to approval in advance by the independent non-executive directors. In addition, any share options granted to a substantial shareholder or an independent non-executive director of the Company, or to any of their associates, in excess of 0.1% of the shares of the Company in issue at any time or with an aggregate value (based on the closing price of the Company's shares at the date of the grant) in excess of HK\$5 million, within any 12-month period, are subject to shareholders' approval in advance in a general meeting.

The offer of a grant of share options shall remain open for acceptance by the eligible participant concerned for a period of not less than three business days from the date of offer, except for any offer which is made within the last three business days of the life of this scheme, the offer shall remain open for acceptance on a business day by the eligible participant concerned for a period of not longer than the remaining life of this scheme. An offer cannot be accepted by an eligible participant who ceases to qualify as an eligible participant after the offer has been made. No offer shall be capable of or open for acceptance after the expiry of 10 years for the effective date of this scheme.

The offer of a grant of share options may be accepted upon payment of a nominal consideration of HK\$10 in total by the grantee. The exercise period of the share options granted is determinable by the directors, and commences after a certain vesting period as determined by directors at each grant and ends on a date which is not later than ten years from the date of the offer of the share options.

32. 以股權結算之款項(續) 以股份支付之購股權計劃(續)

(b)

購股權計劃(續) 因行使所有根據購股權計劃或任何 其他涉及授出本公司股份期權的計 劃已授出而尚未行使購股權而可發 行的最高股份數目,合共不得超過 本公司不時已發行股份30%。根 據購股權計劃,於任何十二個月期 間,可發行予該購股權計劃各合資 格參與者的最高股份數目上限為本 公司不時已發行股份的1%。進一 步授出超過該上限的購股權須獲股 東於股東大會上批准。

向本公司董事、行政總裁或主要股 東或彼等各自的任何聯繫人士授出 購股權,須待獨立非執行董事事先 批准後方可進行。此外,於任何 十二個月期間內向本公司主要股東 或獨立非執行董事或彼等的任何購 繫人士授予的任何購股權,倘超過 本公司不時已發行股份的0.1%或 總值(按授出日期本公司股份收市 價計算)超過5,000,000港元者,須 待股東於股東大會上批准後方可進 行。

授出購股權的邀約須於邀約日期起 計不少於三個營業日的期限內可供 合資格參與者接納,惟於該計劃 的最後三個營業日內作出的任何 邀約除外,邀約須於不超過該計劃 餘下年期期限內可供合資格參與者 於任何營業日接納。作出邀約後, 不再為合資格參與者的參與者不得 接納該項邀約。於該計劃生效日期 10年屆滿後,不得提出邀約,亦 不可供接納邀約。

承授人支付合共10港元的象徵式 代價後,授出購股權的要約便屬獲 得接納。獲授購股權的行使期由董 事釐定,並於由董事於各授出日期 釐定的若干歸屬期後開始,而屆滿 日期不得遲於提出購股權要約日期 起計10年。

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32. SHARE-BASED PAYMENTS (Continued) Equity-settled share option scheme (Continued) (b) Share Option Scheme (Continued)

The exercise price of the share options is determinable by the directors, but may not be less than the highest of (i) the Stock Exchange closing price of the Company's shares on the date of the offer of the share options; (ii) the average Stock Exchange closing price of the Company's shares for the five trading days immediately preceding the date of the offer; and (iii) the nominal value of the Company's shares on the date of the offer.

Share options do not confer rights on the holder to dividends or to vote at shareholders' meetings.

Details of the specific categories of options are as follows:

32. 以股權結算之款項(續) 以股份支付之購股權計劃(續) (b) 購股權計劃(續)

購股權的行使價由董事釐定,且不 得低於(i)提出購股權邀約之日本公 司股份在聯交所的收市價;(ii)緊接 邀約日期前五個營業日本公司股份 在聯交所的平均收市價;及(iii)本 公司股份於邀約日期的面值(以較 高者為準)。

購股權持有人無權獲派股息或於股 東大會上投票。

購股權的具體類別詳情如下:

Category of grantee 承授人類別	Date of grant 授出日期	Vesting date 歸屬日期	Exercise period 行使期	Fair value at grant date 於授出日期 之公平值 HK\$ 港元	Exercise price 行使價 <i>HK\$</i> 港元	Number of share options outstanding 尚餘 購股權數目
Executive directors 執行董事	13 March 2008 二零零八年三月十三日	13 March 2009 二零零九年三月十三日	13 March 2009 to 12 March 2018 二零零九年三月十三日至 二零一八年三月十二日	0.13	0.415	540,000
Executive directors 執行董事	13 March 2008 二零零八年三月十三日	13 March 2010 二零一零年三月十三日	13 March 2010 to 12 March 2018 二零一零年三月十三日至 二零一八年三月十二日	0.13	0.415	405,000
Executive directors 執行董事	13 March 2008 二零零八年三月十三日	13 March 2011 二零一一年三月十三日	13 March 2011 to 12 March 2018 二零一一年三月十三日至 二零一八年三月十二日	0.13	0.415	405,000
Senior staff 高級職員	13 March 2008 二零零八年三月十三日	13 March 2009 二零零九年三月十三日	13 March 2009 to 12 March 2018 二零零九年三月十三日至 二零一八年三月十二日	0.13	0.415	815,200
Senior staff 高級職員	13 March 2008 二零零八年三月十三日	13 March 2010 二零一零年三月十三日	13 March 2010 to 12 March 2018 二零一零年三月十三日至 二零一八年三月十二日	0.13	0.415	612,900
Senior staff 高級職員	13 March 2008 二零零八年三月十三日	13 March 2011 二零一一年三月十三日	13 March 2011 to 12 March 2018 二零一一年三月十三日至 二零一八年三月十二日	0.13	0.415	780,900
Junior staff 初級職員	13 March 2008 二零零八年三月十三日	13 March 2009 二零零九年三月十三日	13 March 2009 to 12 March 2018 二零零九年三月十三日至 二零一八年三月十二日	0.11	0.415	795,600
Junior staff 初級職員	13 March 2008 二零零八年三月十三日	13 March 2010 二零一零年三月十三日	13 March 2010 to 12 March 2018 二零一零年三月十三日至 二零一八年三月十二日	0.12	0.415	613,500
Junior staff 初級職員	13 March 2008 二零零八年三月十三日	13 March 2011 二零一一年三月十三日	13 March 2011 to 12 March 2018 二零一一年三月十三日至 二零一八年三月十二日	0.12	0.415	621,900

The fair values of the options were determined at the dates of grant using the Black-Scholes option pricing model.

購股權的公平值於授出日期使用柏 力克-舒爾斯期權定價模式釐定。

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32. SHARE-BASED PAYMENTS (Continued) Equity-settled share option scheme (Continued)

(b) Share Option Scheme (Continued)

The following assumptions were used to calculate the fair values of shares options:

Exercise price	HK\$0.415
Expected life	3.5–6.5 years
Expected volatility	55.42%
Dividend yield	5.25%
Risk-free interest rate	2.005%-2.176%

Expected volatility was determined by calculating the historical volatility of share prices of comparable companies with shares listed on the Stock Exchange and engaged in the similar business of the Group. The expected life used in the model has been adjusted, based on the Group's best estimate, for the effects of non transferability, exercise restrictions and behavioural considerations.

The fair value of the options will be amortised over the vesting period on a straight-line basis and expensed in the profit or loss.

32. 以股權結算之款項(續) 以股份支付之購股權計劃(續)

(b) 購股權計劃(續) 下列假設用於計算購股權公平值:

行使價0.415港元預計年期3.5-6.5年預計波幅55.42%股息回報率5.25%無風險利率2.005%-2.176%

預計波幅乃透過計算股份於聯交所 上市且所從事業務與本集團類似的 可比較公司的股價的過往波幅釐 定。就非轉讓性、行使限制及行為 考慮而言,根據本集團的最佳估 計,使用該模式的預計年期已作出 調整。

購股權公平值將以直線方式於歸屬 期內攤銷,並於損益內列作支出。

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32. SHARE-BASED PAYMENTS (Continued) Equity-settled share option scheme (Continued)

(b) Share Option Scheme (Continued)

Details of the share options outstanding under the Pre-IPO Share Option Scheme and Share Option Scheme during the year are as follows:

32. 以股權結算之款項(續) 以股份支付之購股權計劃(續)

(b) 購股權計劃(續)

年內於首次公開售股前購股權計劃 及購股權計劃下之尚未行使購股權 詳情如下:

		2011	2011		2010	
		二零	-年		零年	
			Weighted		Weighted	
		Number of	average	Number of	average	
		share	exercise	share	exercise	
		options	price	options	price	
			加權平均		加權平均	
		購股權數目	行使價	購股權數目	行使價	
			HK\$		HK\$	
			港元		港元	
Outstanding at the beginning	年初未行使					
of the year		11,242,000	0.415	14,678,000	0.415	
Forfeited during the year	年內沒收	(176,000)	0.415	(806,600)	0.415	
Exercised during the year	年內行使	(5,476,000)	0.415	(2,629,400)	0.415	
Outstanding at the end of the year	年終未行使	5,590,000	0.415	11,242,000	0.415	
oustanding at the end of the year	十六个门区	5,590,000	0.413	11,242,000	0.415	
Exercisable at the end of the year	年終可行使	5,590,000	0.415	7,127,200	0.415	

Number of share option exercised during the year was 5,476,000 (2010: 2,629,400). The options outstanding at the end of the year have a weighted average remaining contractual life of 6.3 years (2010: 7.3 years).

Save as disclosed above, no further options were granted under the Share Option Scheme.

年內有5,476,000購股權獲行使(二 零一零年:2,629,400)。年終未行 使購股權的加權平均剩餘合約年期 為6.3年(二零一零年:7.3年)。

除上文所披露者外,概無根據購股 權計劃授出任何其他購股權。

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33. NOTES TO CONSOLIDATED STATEMENT OF CASH 33. 综合現金流量表 FLOWS

(a) Cash flows from operating activities

(a) 經營業務所得現金流量

		2011 二零一一年	2010 二零一零年
		HK\$'000	HK\$'000
		千港元	千港元
Profit from operations	經營溢利	86,944	75,911
Adjustments for:	已作出下列調整:		
Interest income	利息收入	(1,120)	(569
Reversal of allowance for doubtful	呆賬撥備回撥	(625)	(007
debts Allowance for doubtful debts	只能燃供	(635) 558	(897
Bad debt written off	呆賬撥備 壞賬撇銷	558 72	-
Impairment on other receivables	其他應收賬減值	450	_
Allowance for inventories	存貨撥備	2,772	2,565
Equity-settled share-based payments	以股權結算以股份	_,	2,000
	支付的款項	27	872
Gain on disposal of property,	出售物業、機器及設備之		
plant and equipment	收益	(105)	(214
Property, plant and equipment	物業、機器及設備撇銷		
written off		176	69
Depreciation on property,	物業、機器及設備折舊	57 700	
plant and equipment		57,799	55,304
Operating profit before movements in	未計營運資金變動前的		
working capital	經營溢利	146,938	133,041
Increase in inventories	存貨增加	(17,297)	(54,789
Increase in restricted bank balance	有限制銀行存款增加	(2,457)	-
Increase in trade receivables	貿易應收款項增加	(117,829)	(41,696
Increase in prepayments, deposits and	預付款項、按金及其他應收		
other receivables	款項增加	(10,506)	(1,486
Decrease/(increase) in financial assets at	按公平值計入損益賬的		
fair value through profit or loss	金融資產減少/(增加)	8,292	(8,292
Increase in financial liabilities at fair value	按公平值計入損益賬的	605	
through profit or loss Increase in trade payables	金融負債增加 貿易應付款項增加	605	66.060
Increase in deposits received, other	員勿應的款項增加 已收按金、其他應付款項及	27,406	66,969
payables and accruals	應計費用增加	1,592	14,226
Decrease in due to a related company	應付關連公司款項減少	(733)	(966
		(100)	(500
Cash generated from operations	經營所得現金	36,011	107,007
Income tax paid	已付所得税	(21,059)	(12,670
Interest paid	已付利息	(4,384)	(1,722
Finance lease charges paid	已付融資租約支出	(260)	(417
Not each gonorated from an arcting	柳燃费政府但中人河南		
Net cash generated from operating activities	經營業務所得現金淨額	10,308	92,198

For the year ended 31 December 2011 截至二零一一年十二月三十一日

33. NOTES TO CONSOLIDATED STATEMENT OF CASH 33. 综合 FLOWS (Continued)

(b) Major non-cash transactions

- Included in the additions of property, plant and equipment was an amount of approximately HK\$5,091,000 (2010: HK\$15,936,000) which was transferred from deposits paid for acquisition of property, plant and equipment.
- During the year ended 31 December 2011, prepayments to financial institutions of approximately HK\$1,411,000 were set off against the obligations under finance leases.

34. OPERATING LEASE COMMITMENTS The Group as lessor

The Group leases its property under operating lease arrangements, with leases negotiated for a term of one year. The terms of the leases generally provide for periodic rent adjustments according to the then prevailing market conditions.

At 31 December 2011, the Group had total future minimum lease receivables under non-cancellable operating leases with its tenants failing due as follows:

綜合現金流量表(續)

(b) 主要非現金交易

- (i) 計入添置物業、機器及設備約為5,091,000港元(二零一零年:15,936,000港元),乃由收購物業、機器及設備之按金所轉入。
- (ii) 於截至二零一一年十二 月三十一日止年度內, 預付款項予金融機構約
 1,411,000港元已與融資租 約承擔抵銷。

34. 經營租約承擔 本集團作為出租入

本集團按經營租約安排出租其物業,租期 為1年。租約提供一般以現行市場情況作 定期租金調整之條款。

於二零一一年十二月三十一日,本集團根 據不可撤銷經營租約而於下列期間到期的 未來最低租賃款總額如下:

		Group 本集團	
			2010
		二零一一年	二零一零年
		HK\$'000	HK\$'000
		千港元	千港元
Within one year	一年內	38	-

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34. OPERATING LEASE COMMITMENTS (Continued) The Group as lessee

At 31 December 2011, the total future minimum lease payments under non-cancellable operating leases are payable as follows:

34. 經營租約承擔(續) 本集團作為承租人

於二零一一年十二月三十一日,本集團根 據不可撤銷經營租約的未來最低租賃款總 額如下:

		Grou 本集團	
		2011 二零一一年 <i>HK\$'000</i> <i>千港元</i>	2010 二零一零年 <i>HK\$'000</i> <i>千港元</i>
Within one year In the second to fifth year, inclusive After five years	一年內 第二至第二年(包括首尾兩年) 五年後	2,754 14,748 44,703	2,634 5,617 43,904
		62,205	52,155

Operating lease payments represent rentals payable by the Group for certain of its staff quarters, factory and office premises, office equipment, warehouse and leasehold land for factory. Leases for staff quarters, factory and office premises, office equipment and warehouse are negotiated, and rentals are fixed, for an average term of 1 to 10 years and do not include contingent rentals. Lease for leasehold land is fixed with a term of 40 years.

35. CAPITAL COMMITMENTS

The Group's capital commitments in respect of purchase and construction of property, plant and equipment at the end of the reporting period are as follows: 經營租約付款指本集團須就若干員工宿 舍、工廠及辦公室物業、辦公室設備、貨 倉及工廠租賃土地支付的租金。員工宿舍 及貨倉的租約經協商而訂立,租金為固 定而租期平均為1至10年及不包括或然租 金。租賃土地的租約協定的年期為40年。

35. 資本承擔

於報告期間完結日,本集團有關購買及建 造物業、機器及設備的資本承擔詳情如 下:

		Grou 本集	
		2011	2010
		二零一一年	二零一零年
		HK\$'000	HK\$'000
		千港元	千港元
Contracted but not provided for	已訂約但未撥備	14,367	47,793

For the year ended 31 December 2011 截至二零一一年十二月三十一日

36. **RELATED PARTY TRANSACTIONS**

(a) In addition to those related party translations and balances disclosed elsewhere in the financial statements, the Group had the following transactions with its related parties during the year:

關連人士交易 36.

除於財務報表其他部份所披露的關 (a) 連人士交易及結餘外,年內本集團 曾與關連人士進行以下交易:

	2011	2010
	二零一一年 <i>HK\$'</i> 000	二零一零年 <i>HK\$'000</i>
	千港元	千港元
Return of machinery to a related 向關連公司捷訊機械設備 company, Chit Shun Machinery Limited 有限公司退回機器(<i>附註(i))</i> <i>(note (i))</i>	-	(917)
Purchase of machinery and machinery 向關連公司捷訊機械設備 parts from and maintenance cost to a 有限公司購買機器、 related company, Chit Shun Machinery 機器零部件及維修成本 Limited (note (i)) (附註(i))	5,544	3,536
Deposit paid to a related company, 向關連公司捷訊機械設備 Chit Shun Machinery Limited (note (i)) 有限公司支付按金(附註(i))	-	717
Note:	附註:	
(i) Mr. Lee has joint control in the related company.	(i) 李先生對 制。	1此關連公司有共同控
(b) The above transactions were entered into with the related party on terms mutually agreed by individual parties. In the opinion of the directors of the Group, these related party transactions were conducted on normal commercial terms and in the ordinary and usual course of the Group's business.	相協定的條款進 為,該等關連交	種人士按照各方互 續行。本集團董事認 ≪易乃根據一般商業 日常業務過程中進
(c) During the year, the key management personnel compensation (c) paid by the Group was disclosed in note 12 to the financial statements.		已付主要管理人員酬 發報表附註12披露。
The following significant events have been taken place subsequent to 於-	<mark>算日後事項</mark> 二零一一年十二月三 事項載列如下∶	十一日後發生的重
dividend of HK4.3 cents (2010: HK3.2 cents) per ordinary share to its shareholders, as further detailed in note 13 to the financial 仙	二零一二年三月二十 底每股4.3港仙(二零)之末期普通股股息 表附註13。	一零年:每股3.2港
The financial statements were approved and authorised for issue by	<mark>准財務報表</mark> 財務報表已於二零一 董事會批准並授權刊	

37.

38.

FINANCIAL SUMMARY

財務概要

		Year ended 31 December 截至十二月三十一日止年度						
		2007 二零零七年	2008 二零零八年	2009 二零零九年	2010 二零一零年	2011 二零一一年		
		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$′000 千港元		
RESULTS	業績							
Turnover	營業額	752,749	685,134	633,832	913,344	1,191,698		
Profit before tax	除税前溢利	67,724	14,527	50,039	73,772	82,300		
Income tax expense	所得税開支	(10,179)	(5,892)	(12,239)	(17,639)	(19,480)		
Profit for the year	年內溢利	57,545	8,635	37,800	56,133	62,820		
Attributable to – Equity holders of the	以下人士應佔權益: - 本公司權益持有人							
Company		57,492	8,635	37,800	56,133	62,820		
– Minority interests	- 少數權益持有人	53		_	-	_		
		57,545	8,635	37,800	56,133	62,820		

			As at 31 December 於十二月三十一日						
		2007	2008	2009	2010	2011			
		二零零七年	二零零八年	二零零九年	二零一零年	二零一一年			
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000			
		千港元	千港元	千港元	千港元	千港元			
ASSETS AND LIABILITIES	資產及負債								
Total assets	總資產	718,396	710,285	763,214	932,048	1,229,670			
Total liabilities	總負債	(198,833)	(170,645)	(207,530)	(328,610)	(505,214)			
Net assets	淨資產	519,563	539,640	555,684	603,438	724,456			



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