

## CHOW SANG SANG HOLDINGS INTERNATIONAL LIMITED

# 周生生集團國際有限公司

(Incorporated in Bermuda with limited liability) (於百慕達註冊成立之有限公司) Stock code 股份代號: 116

# INTERIM REPORT 2014 2014 中期報告

The Board of Directors (the "Board") of Chow Sang Sang Holdings International Limited (the "Company") announces the unaudited interim results of the Company and its subsidiaries (the "Group") for the six months ended 30 June 2014. The interim financial report has been reviewed by the Audit Committee of the Board.

周生生集團國際有限公司(「本公司」)董事會宣布本公司及其附屬公司(「本集團」)截至二零一四年六月三十日止六個月之未經審核中期業績。中期財務報告已由董事會之審核委員會審閱。

FINANCIAL HIGHLIGHTS	
財務摘要	

	Unaudited 未經審核 Six months ended 30 June 截至六月三十日止六個月			
		2014	2013	
		HK\$'000	HK\$'000	Change
		千港元	千港元	變動
Turnover	營業額			
Jewellery retail	珠寶零售	8,214,222	10,886,386	-25%
Other businesses	其他業務	1,118,299	3,202,694	-65%
		9,332,521	14,089,080	-34%
Profit attributable to equity holders	本公司權益持有人			
of the Company	應佔溢利	519,835	614,748	-15%
Basic earnings per share	每股基本盈利	76.8 cents 仙	90.8 cents 仙	-15%
Interim dividend per share	每股中期股息	12.0 cents 仙	14.0 cents 仙	-14%
Dividend payout ratio	派息比率	16%	15%	
Equity attributable to equity holders of the Company	本公司權益持有人 應佔權益	8,038,471	7,934,900 <sup>^</sup>	+1%
Equity per share	<b>每股權益</b>	\$11.9元	\$11.7元 <sup>^</sup>	+1%
^ Audited as at 31 December 2013	^ 於二零一三年十二月三十	一日之經審核數字		

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#### The Group's Results

According to the Hong Kong Tourism Board, during the first half of 2014 visitor arrivals from mainland China increased 16% over last year. Yet the retail value index for jewellery, watches & clocks, and valuable gifts as surveyed by the government fell 16.7% during the same period.

During the period the price of gold was at a level that was about US\$200 below that of the same period in 2013. In addition, mainlanders' quest for gold rapidly cooled off after the price of gold dipped below US\$1,200/oz late in 2013 and briskly regained some US\$100 afterward. The combined effect was that sales of gold dived 35% year on year.

The anti-corruption drive and the tight money situation on the mainland, as well as the political disputes in Hong Kong, all took their toll on consumer sentiments. High-priced gift and luxury items became slow moving.

Despite increased initial public offering ("IPO") activities, the stock market in Hong Kong made a small retreat in average daily turnover as compared with the first half of 2013. There was a fair amount of market volatility and investors were cautious.

With the high base of the first half of 2013 in the background, the Group's turnover for the first half of 2014 went down by 34% to HK\$9,333 million, and profit attributable to equity holders dipped 15% to HK\$520 million.

#### Jewellery Retail

The contribution from this segment amounted to 88% of the turnover, or HK\$8,214 million. Thanks to the more stable gold price and higher percentage of jewellery sales, operating profit was HK\$634 million, decreasing 13% from the prior year but bringing an improvement in margin.

## Hong Kong & Macau

Same store sales growth dropped 32% primarily due to reduced gold sales, although jewellery also dropped slightly by 2%.

A new store opened in Sai Yeung Choi Street. Over in Macau an Emphasis store opened in Galaxy Macau Resort.

Shop rental expenditure rose by 17%. Average rental increase for leases renewal was 33%.

The capital expenditure of HK\$29 million was mostly spent on fitting out and refurbishment of shops.

#### 管理層討論及分析

#### 本集團業績

根據香港旅遊發展局資料,二零一四年上半年內地訪港旅客人次較去年增加16%。 但政府調查顯示同期之珠寶首飾、鐘錶及 名貴禮物零售價值指數下跌16.7%。

期內金價處於較二零一三年同期低約二佰 美元之水平。此外,金價在二零一三年底 跌至每安士低於一仟二佰美元並在後期急 速回升約一佰美元後,內地人對黃金的追 求迅速冷卻。在綜合效應下黃金銷售按年 下跌35%。

內地打擊貪腐運動及資金緊張的情況,以 及香港的政治爭議,對消費者情緒帶來負 面影響。高價禮物及奢侈品銷售放緩。

雖然首次公開招股活動增加,但香港證券市場與二零一三年上半年比較,每日平均成交額仍略有萎縮。市場波動頗多,投資者態度審慎。

在二零一三年上半年較高基數的背景下,本集團二零一四年上半年營業額下跌34%至九十三億三仟三佰萬港元,權益持有人應佔溢利下跌15%至五億二仟萬港元。

#### 珠寶零售

此業務貢獻佔營業額88%,或八十二億一仟四佰萬港元。經營溢利為六億三仟四佰萬港元,較上年度減少13%,由於金價較穩定及珠寶銷售佔比較高,為利潤率帶來改善。

#### 香港及澳門

同店銷售增長下跌32%,主要是由於黃金銷售減少,而珠寶亦微跌2%。

一家新店於西洋菜街開業。澳門亦有一家 點睛品分店於澳門銀河綜合渡假城開業。

店舖租金開支上升17%。續租租金的平均 升幅為33%。

資本性開支為二仟九佰萬港元,大部分用 於店舗裝修及翻新工程。

#### Jewellery Retail (continued)

#### Mainland China

Strong performance in jewellery managed to offset some of the drop in gold sales but overall turnover still decreased by 16%. Same store sales growth was -20%. Contribution to total jewellery retail turnover was 43%.

At the end of June the total number of shops stood at 300, spread over 97 cities. Ten new shops were added during the first half, but six shops were closed due to underperformance caused by low customer traffic at the host department store.

Online sales recorded significant growth of over 40% year on year.

With the ten new shops and six shops refitted, capital expenditure was RMB25 million.

#### Taiwan

Although the number of visitors from Mainland China was on the increase, department stores still had to rely heavily on sales promotions to draw customers.

Operating profit level was improved, primarily due to the closing of the street-level store in Taipei.

#### **Wholesale of Precious Metals**

Volume dwindled as consumer demand slackened and as the price differential between the mainland and Hong Kong narrowed. Coupled with a lower gold price, it drove turnover down 68% from the high base of 2013.

#### Securities and Futures Broking

Year on year, turnover decreased by 1% and commission income increased 5%. Income from IPO margin financing was six times that of the first half of 2013

Work on the migration of the securities systems to the Orion Market Data Platform continued on track.

## Investments

#### **Properties**

The Group holds various properties that are being used for offices, shops and factories. Rental income from investment properties amounted to HK\$5 million, less than 1% of the Group's turnover.

Shares in Hong Kong Exchanges and Clearing Limited ("HKEC")

Since 2000 the shares of HKEC resulting from the reorganization of the then exchanges have been held with no plan for disposal. The holding, 4,953,500 shares, remained unchanged from the start to the end of the period. The unrealized gain on the holding amounted to HK\$715 million (31 December 2013: HK\$640 million).

#### 管理層討論及分析

#### 珠寶零售(續)

#### 中國內地

珠寶表現較為理想,抵消部分黃金銷售下跌,但整體營業額仍下跌16%。同店銷售增長為-20%。內地貢獻佔珠寶零售總營業額43%。

於六月底之分店總數為三佰家,分布於 九十七個城市。上半年增加了十家新店, 也有六家分店因為位處的百貨公司顧客流 量低,令表現未如理想而結業。

網上銷售錄得按年超過40%之明顯增長。

有十家新店裝修及六家分店重裝,資本性 開支為二仟五佰萬元人民幣。

#### 台灣

雖然內地旅客數量正在增加,百貨商場仍 很大程度上依靠促銷來吸引顧客。

經營溢利水平有改善,主要因為關閉位於 台北的臨街分店。

## 貴金屬批發

顧客需求放緩及內地與香港金價差距收窄,令批發量下跌。加上金價偏低,營業額由二零一三年高位下跌68%。

#### 證券及期貨經紀

與去年同期相比,成交額下跌1%,佣金收入增長5%。首次公開招股的融資收入為二零一三年上半年的六倍。

證券系統連接至領航星市場數據平台的工 程繼續進行。

#### 投資

#### 物業

本集團持有之物業包括自用辦公室、商店 及廠房。投資物業帶來之租金收入為五佰萬 港元,佔本集團總營業額少於1%。

香港交易及結算所有限公司(「港交所」)股份 集團並無計劃出售自二零零零年交易所重 組而獲分配之港交所股份。本集團持有之 四佰九十五萬三仟五佰股港交所股份由年 初至六月底之數量維持不變。未變現收益 為七億一仟五佰萬港元(二零一三年十二月 三十一日:六億四仟萬港元)。

#### **Finance**

Financial Position and Liquidity

The Group generates strong recurring cashflow from its jewellery business and continues to enjoy a solid cash position. As at 30 June 2014, the Group had cash and cash equivalents of HK\$1,516 million, compared to HK\$1.009 million at the end of 2013. Cash is mostly held in Hong Kong dollar or Renminbi and deposited in leading banks with maturity dates falling within one year.

The Group was well supported by over HK\$6,126 million in banking facilities including bank borrowings and bullion loans, out of which HK\$1,056 million are committed facilities. As at 30 June 2014, total unutilized banking facilities was HK\$3.931 million (31 December 2013: HK\$4.114 million).

As at 30 June 2014, with respect to its jewellery business, total bank borrowings and bullion loans of HK\$1,252 million and HK\$698 million respectively, most of which were unsecured according to Group policy. All the debts are repayable within three years. Bank borrowing with respect to its securities business of HK\$1,600 million, out of which HK\$1,394 million was arranged to provide financing to subscribers of 3 IPOs in process. The gearing ratio was 27%, based on total bank borrowings (excluding IPO financing) and bullion loans of HK\$2,156 million as a percentage of total equity attributable to equity holders of the Company of HK\$8,038 million. The current ratio of the Group was 2.4.

The Group manages risk of credit cost and availability by several means: cultivating relationship with a large number of lending banks; diversifying the funding sources by engaging a number of local and overseas banks; putting some loans on a term basis; and fixing interest costs on loans as appropriate. The Group had 9% of its bank loans (excluding IPO financing) at fixed rate as at 30 June 2014.

As at 30 June 2014, outstanding derivatives on the books were mainly bullion contracts for hedging the bullion price exposure. The management monitors the hedging policy closely and the hedging level of the Group is approximately 40% of the total gold inventories.

#### 管理層討論及分析

#### 財務

財務狀況及流動資金

集團的珠寶零售業務讓集團的現金充裕。 於二零一四年六月三十日,本集團手頭現 金及等同現金為十五億一仟六佰萬港元, 二零一三年底為十億九佰萬港元。大部分 現金以港元或人民幣以不超過一年期存於 具領導地位的銀行。

本集團獲得超過六十一億二仟六佰萬港元 的銀行融資支持,包括銀行貸款及貴金屬 借貸,其中十億五仟六佰萬港元為保證融 資。於二零一四年六月三十日,未動用之 銀行融資總額為三十九億三仟一佰萬港元 (二零一三年十二月三十一日:四十一億一仟 四佰萬港元)。

於二零一四年六月三十日,本集團珠寶 業務之總銀行貸款及貴金屬借貸分別為 十二億五仟二佰萬港元及六億九仟八佰萬 港元,按本集團政策大部分以無抵押方式 取得。所有借貸期限均不超過三年。本集 團證券業務之銀行貸款為十六億港元,其 中十三億九仟四佰萬港元為三項首次公開 招股的認購者提供融資。按總銀行貸款(不 包括首次公開招股融資)及貴金屬借貸為 二十一億五仟六佰萬港元,以本公司權益 持有人應佔權益總額八十億三仟八佰萬港元 為基準,資本負債比率為27%。本集團之 流動比率為2.4。

本集團以多種方式管理信貸成本風險及可 用額度:與多家提供融資的銀行維持良好 伙伴關係、分散向數家本地及海外銀行申 請融資、將部分借貸轉為長期貸款及按 情況固定利息支出。於二零一四年六月 三十日,本集團有9%的銀行借貸(不包括 首次公開招股融資)為定息借貸。

於二零一四年六月三十日,賬面上未平倉 之衍生工具主要為用作對沖貴金屬價格風 險的貴金屬合約。管理層密切監控對沖政 策,現時本集團的對沖水平約為黃金總存 貨的40%。

#### Finance (continued)

#### Foreign Exchange Risk Management

The Group's assets and liabilities, revenue and expenses are mostly denominated in Hong Kong dollar, Renminbi and US dollar. As such, the risk is easily manageable and slight. Simultaneously, the Group maintains an appropriate level of foreign currency borrowings for natural hedge to minimize the foreign exchange exposure. As at 30 June 2014, the borrowings denominated in US dollar and New Taiwan dollar amounted to US\$27 million and NT\$61 million respectively.

#### Charge on Assets and Contingent Liabilities

As at 30 June 2014, certain items of properties of the Group with a net carrying value of HK\$190 million (31 December 2013: HK\$192 million), and listed equity investments of HK\$572 million (31 December 2013: HK\$323 million) were pledged to secure banking facilities granted to certain subsidiaries of the Company.

As at 30 June 2014, the Group had no material contingent liabilities.

#### **Human Resources**

There has been no major change in the Group's human resource policies. The total workforce at the end of June 2014 numbered 7,237, of which 5,310 (73%) were on the mainland.

To date no option has been granted under the Company's share option scheme. Details of the scheme can be found in note 15 to the interim financial report.

#### Outlook

The gold rush of 2013 is now history and business appears to be back to where it was before. Top-end luxury goods have slowed, as spending on gifts has become more rational.

We expect modest growth both on the mainland and in Hong Kong.

On the mainland we continue our expansion plan. To date there are 32 planned new shops in the pipeline, including a flagship store near the Bund and a Rolex/Tudor boutique in Huaihai Road, Shanghai. Also put on plan is the fitting out of as many as 24 shops in the second half of the year.

In Hong Kong, a new shop will open in Mega Mall, Tai Po.

#### 管理層討論及分析

#### 財務(續)

#### 外匯風險管理

本集團資產及負債、收入及支出大部分以港元、人民幣及美元結算,此等風險較容易掌握及有限。同時,本集團維持適當水平的外幣借款作自然對沖,以減低外匯風險。於二零一四年六月三十日,美元及新台幣的貸款分別為二仟七佰萬美元及六仟一佰萬新台幣。

#### 資產抵押及或然負債

於二零一四年六月三十日,本集團以賬面 淨值一億九仟萬港元(二零一三年十二月 三十一日:一億九仟二佰萬港元)的若干 物業及五億七仟二佰萬港元(二零一三年 十二月三十一日:三億二仟三佰萬港元)的 上市股份投資作為本公司若干附屬公司取 得銀行信貸之抵押。

於二零一四年六月三十日,本集團並無重 大或然負債。

#### 人力資源

本集團之人力資源政策並無重大改變。於二零一四年六月底,本集團共有7,237位僱員,其中5,310位(73%)為內地員工。

直至目前為止,本公司的購股權計劃未有 授出購股權。該計劃詳情可參閱中期財務 報告附註15。

#### 展望

二零一三年的黃金搶購潮已成過去,生意 回復金潮之前的情況。顧客購買禮品時轉 趨理性,令高檔奢侈品銷情放緩。

集團預計在內地及香港均有輕微增長。

集團繼續在內地的擴展計劃。到目前為止,正籌備開業的新分店共有三十二家,包括一家位於上海外灘的旗艦店及一家位於淮海路的勞力士/帝舵專營店。另計劃於下半年重裝的分店將達二十四家。

在本港,將於大埔超級城開設一家分店。

#### **CORPORATE GOVERNANCE**

#### **Corporate Governance Practices**

The Group as a whole strives to adhere to the highest standards of transparency, accountability and corporate governance, balancing and protecting the interests of shareholders, customers and employees. The corporate governance practices adopted by the Company during the six months ended 30 June 2014 are in line with those set out in the Corporate Governance Report of the Company's Annual Report 2013 (the "2013 CG Report"). The Company has complied throughout the period under review with the applicable code provisions of the Corporate Governance Code (the "Code") as set out in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"), except for the deviations from code provisions A.2.1 and A.6.7 of the Code which are explained below.

Code provision A.2.1 of the Code stipulates that the roles of chairman and chief executive should be separate and should not be performed by the same individual.

Mr. Vincent CHOW Wing Shing holds both positions of the Chairman and the Group General Manager of the Company. The Board is of the opinion that the present board structure provides the Group with strong and consistent leadership and allows for effective and efficient planning and implementation of business decisions and strategies.

Code provision A.6.7 of the Code provides that independent nonexecutive directors and other non-executive directors should attend general meetings and develop a balanced understanding of the views of shareholders. A Non-executive Director was unable to attend the annual general meeting of the Company held on 17 June 2014 due to other commitment.

#### 企業管治

#### 企業管治常規

本集團全體員工致力維持集團最高標準之 透明度、問責制及企業管治,以平衡及保障 股東、客戶及員工之利益。於截至二零一四年 六月三十日止六個月內, 本公司採納之企 業管治常規與本公司2013年報內企業管治 報告(「二零一三年企業管治報告」)所載者 貫徹一致。本公司於回顧期間一直遵守香 港聯合交易所有限公司證券上市規則(「上 市規則」)附錄十四所載之企業管治守則 (「守則」)之適用守則條文,惟下文説明偏 離守則第A.2.1項及第A.6.7項守則條文之 情況除外。

守則第A.2.1項守則條文訂明,主席與行政 總裁之角色應有區分,並不應由一人同時 兼任。

周永成先生出任本公司主席兼集團總經理 之職位。董事會認為現行之董事會架構為 本集團提供穩健而一致之領導,能使本集 團有效及高效率地制定規劃,以及執行業 務決定及策略。

守則第A.6.7項守則條文規定,獨立非執 行董事及其他非執行董事應出席股東大 會,對股東之意見有公正之了解。一名非 執行董事因需處理其他事務而未克出席於 二零一四年六月十七日舉行之本公司股東 调年大會。

#### 企業管治

#### The Board and the Board Committees

As at 30 June 2014 and up to the date of this report, the composition of the Board remains the same as set out in the 2013 CG Report and consists of the following members:

#### 董事會及董事委員會

於二零一四年六月三十日及截至本報告日,董事會成員與二零一三年企業管治報告所載者相同,並由以下成員組成:

Executive Directors	Non-executive Directors	Independent Non-executive Directors
執行董事	非執行董事	獨立非執行董事
Mr. Vincent CHOW Wing Shing Chairman and Group General Manager 周永成先生 主席兼集團總經理	Mr. CHOW Kwen Ling Honorary Chairman 周君令先生 名譽董事長	Mr. LEE Ka Lun 李家麟先生
Dr. CHOW Kwen Lim	Mr. Stephen TING Leung Huel	Dr. CHAN Bing Fun
周君廉博士	丁良輝先生	陳炳勳醫生
Dr. Gerald CHOW King Sing	Mr. CHUNG Pui Lam	Mr. LO King Man
周敬成醫生	鍾沛林先生	盧景文先生
Mr. Winston CHOW Wun Sing Group Deputy General Manager 周允成先生 集團副總經理		Mr. Stephen LAU Man Lung 劉文龍先生

The Board assumes responsibility for leadership and control of the Group and monitors management performance. The implementation of the Group's business strategies and daily business operations are delegated to management.

董事會負責領導及管控本集團,並監察管理層之表現。管理層負責執行本集團之業 務策略及日常業務運作。

All Directors are requested to give sufficient time and attention to the affairs of the Company. They are obliged to disclose to the Company the number and nature of offices held in other public listed companies or organizations and other significant commitments, with the identity of public companies or organizations and an indication of the time involved.

本公司要求全體董事提供充足時間與關注 於本公司事務。董事須向本公司披露彼等 於其他上市公司或機構所擔任之職務數目 及性質,以及其他重大承擔,提供公眾公 司或機構的名稱及擔任有關職務涉及的時間。

The Board has established the Audit Committee, the Remuneration Committee and the Nomination Committee, whose respective terms of reference are available on the websites of the Group at www.chowsangsang.com/group/eng/index.htm and HKEC at www.hkexnews.hk. All the committees are chaired by an Independent Non-executive Director ("INED") with the majority of members being INEDs. The composition of the three committees remains the same as specified in the 2013 CG Report.

董事會已成立審核委員會、薪酬委員會及提名委員會,其各自之職權範圍已載於本集團網站www.chowsangsang.com/group/chi/index.htm及港交所網站www.hkexnews.hk。各委員會均由一名獨立非執行董事擔任主席,而大部分成員為獨立非執行董事。三個委員會之成員與二零一三年企業管治報告所載者相同。

#### 企業管治

#### The Board and the Board Committees (continued)

Up to the date of this report, the Audit Committee held two meetings in which they reviewed the audit findings, internal control system, financial reporting and compliance matters of the Group, as well as the drafts of the Company's Annual Report 2013 and Interim Report 2014. The Remuneration Committee reviewed the Directors' fees for the period from October 2014 to September 2015 and made recommendation to the Board for approval. The responsibilities of the Remuneration Committee are to review and make recommendations to the Board for approval on the remuneration policies and packages for individual Executive Directors and senior management of the Group. A meeting of the Nomination Committee was held to review the structure, size and composition of the Board and to assess the independence of Independent Non-executive Directors.

#### **Securities Transactions**

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 of the Listing Rules as the Company's code of conduct regarding Directors' securities transactions. All Directors have written to confirm that they have complied with the required standard set out in the Model Code during the six months ended 30 June 2014.

Employees who have access to inside information of the Group are also subject to compliance with written internal guidelines that follow the Model Code.

#### **Internal Control**

The Board has the overall responsibility to ensure that adequate and effective internal controls are maintained. Details of the major internal controls in place within the Group can be referred to those set out in the 2013 CG Report.

The Board, having conducted a review of the Group's internal control system for the six months ended 30 June 2014 with reference to the internal audit reports and the representations made by management, has not identified any control weakness worthy of concern.

The Audit Committee and the Board are satisfied with the adequacy and effectiveness of the Group's internal control system.

#### 董事會及董事委員會(續)

#### 證券交易

本公司已採納上市規則附錄十所載之上市發行人董事進行證券交易的標準守則(「標準守則」),作為本公司董事進行證券交易 之行為守則。全體董事已書面確認,於截至二零一四年六月三十日止六個月內彼等均一直遵守標準守則所載之規定標準。

若員工接觸到本集團之內幕消息,亦需遵 守按標準守則訂立之書面內部指引。

#### 內部管控

董事會有責任確保集團維持足夠及有效之 內部管控。本集團現有之主要內部管控詳 情可參閱二零一三年企業管治報告。

董事會已檢討本集團截至二零一四年六月 三十日止六個月之內部管控系統,經參考 內部稽核報告以及管理層作出之陳述後, 並無發現任何值得關注之管控弱點。

審核委員會及董事會對本集團內部管控系統之足夠性及有效性感到滿意。

#### **CORPORATE GOVERNANCE**

## 企業管治

#### **Corporate and Social Responsibilities**

The Group is committed to delivering quality products and services to customers, offering a healthy and safe working environment to employees, maintaining a strong and sustainable financial performance to investors, and creating a positive impact in the communities where it conducts business.

Guidelines on enhancing safety consciousness and code of conduct defining the ethical standards expected of all employees, the Group's non-discriminatory employment practices and practical measures for preserving the environment are posted in the Group's Intranet, for compliance and reference by employees. Employees are encouraged to reduce use of paper and electricity, and recycle paper and toner cartridges. Wherever feasible packaging are made of biodegradable material and designed to provide residual use to consumers.

The Group provides support for activities organized by educational, cultural and charitable organizations, and it also encourages its employees to have active participation in charitable activities. The Hong Kong Repertory Theatre, the Hong Kong Sinfonietta, the Hong Kong Academy for Performing Arts and Benji's Centre are amongst some of the organizations the Group supported.

#### **Investor Relations and Communication**

The Board recognizes the importance of good communication with the Company's shareholders and other stakeholders. A shareholders' communication policy with the objectives of ensuring a transparent and timely communication with shareholders and other stakeholders via various means, has been established. Different communication channels are established to provide financial and non-financial information to the stakeholders in a timely manner. These include publication of corporate documents such as annual and interim reports and announcements; press releases and newsletters, holding of annual general meetings, products and services as well as the Group's latest development, on its website and regular meetings with financial analysts and fund managers.

#### 企業及社會責任

本集團致力向客戶提供優質產品及服務、 為員工提供健康及安全工作環境、為投資 者維持強勁及可持續之財務表現,並力求 在本集團經營業務之社會中產生正面影響。

本集團制定之指引,旨在提升員工安全意 識,以及商業道德及行為守則,當中列明 全體員工應有之道德標準、本集團之反歧 視僱傭慣例及環保措施;上述指引及守則 均載於本集團之內聯網,以供僱員遵守及 參考。本集團鼓勵僱員減少用紙及用電, 並循環再用紙張及碳粉匣。本集團於可行 時會以可分解物料及可令顧客再用之設計 包裝。

本集團向多間教育、文化及慈善機構舉辦 之活動提供資助,亦鼓勵僱員積極參與慈 善活動。本集團資助之機構包括香港話劇 團、香港小交響樂團、香港演藝學院及庭 恩兒童中心等。

#### 投資者關係及傳訊

董事會深明與本公司股東及其他各界相關 人士保持良好溝通之重要性。本集團已制 定股東傳訊政策,旨在確保透過多種方式 與股東及其他各界相關人士保持透明及適 時之溝涌。本集團诱渦不同傳訊渠道適時 向各界相關人士提供財務及非財務資料。 此等渠道包括刊發企業文件,例如年度 報告、中期報告及公告、新聞稿及通訊刊 物、舉行股東週年大會、於本集團網站刊 載產品及服務,及本集團之最新發展;並 與財務分析員及基金經理舉行定期會議。

For the six months ended 30 June 2014

# 綜合損益賬

截至二零一四年六月三十日止六個月

		Unaudited 未經審核 Six months ended 3 截至六月三十日止六		審核 nded 30 June ·日止六個月
		Note 附註	2014 HK\$′000 千港元	2013 HK\$'000 千港元
TURNOVER Jewellery retail Other businesses	<b>營業額</b> 珠寶零售 其他業務	4	8,214,222 1,118,299	10,886,386
Cost of sales	銷售成本		9,332,521 (7,159,215)	14,089,080 (12,026,781)
Gross profit Other income Selling and distribution costs Administrative expenses Other gains/(losses), net Finance costs Share of losses of associates, net	毛利 其他收入 銷售及分銷費用 行政費用 其他收益/(虧損),淨值 財務費用 應佔聯營公司虧損,淨值		2,173,306 46,742 (1,251,621) (227,654) (61,982) (14,841) (338)	2,062,299 38,431 (1,197,738) (190,041) 87,016 (17,498) (350)
PROFIT BEFORE TAX	除税前溢利	5	663,612	782,119
Income tax	所得税	6	(140,707)	(162,239)
PROFIT FOR THE PERIOD	期內溢利		522,905	619,880
<b>Profit attributable to:</b> Equity holders of the Company Non-controlling interests	應佔溢利: 本公司權益持有人 非控股股東權益		519,835 3,070 522,905	614,748 5,132 619,880
EARNINGS PER SHARE ATTRIBUTABLE TO EQUITY HOLDERS OF THE COMPANY Basic	本公司權益持有人應佔 每股盈利 基本	8	76.8 cents 仙	90.8 cents 仙
Diluted	攤薄		76.8 cents 仙	90.8 cents 仙

Details of dividends payable to equity holders of the Company are set out in note 7.

應付予本公司權益持有人股息之詳情載於 附註7。

## CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the six months ended 30 June 2014

# 綜合全面收益表

截至二零一四年六月三十日止六個月

			Unaudited 未經審核 Six months ended 30 June 截至六月三十日止六個月 2014 2013		
		HK\$'000 千港元	HK\$'000 千港元		
PROFIT FOR THE PERIOD	期內溢利	522,905	619,880		
OTHER COMPREHENSIVE LOSSES	其他全面虧損				
Items that may be reclassified subsequently to profit or loss:	日後可能重新分類至損益賬之項目:				
Changes in fair value of available-for-	可供出售投資之公平價值變動	75 202	(72.046)		
sale investments Exchange differences on translation	匯兑差額	75,293 (125,026)	(72,816) 61,870		
Net other comprehensive losses to be reclassified to profit or loss in subsequent	日後期間可能重新分類至損益賬之 其他全面虧損淨額				
periods		(49,733)	(10,946)		
Item that will not be reclassified to profit or loss:	不會重新分類至損益賬之項目:				
Gain on property revaluations	物業重估收益	3,850			
Other comprehensive losses for the period, net of tax	扣除税項後之期內其他全面虧損	(45,883)	(10,946)		
TOTAL COMPREHENSIVE INCOME	期內全面收益總額				
FOR THE PERIOD		477,022	608,934		
Total comprehensive income/(losses) attributable to:	應佔全面收益/(虧損)總額:				
Equity holders of the Company	本公司權益持有人 非控股股東權益	478,536	602,540 6,394		
Non-controlling interests	クトイエIXIX米惟血	(1,514)	0,394		
		477,022	608,934		

# 綜合財務狀況表

As at 30 June 2014

於二零一四年六月三十日

		Note 附註	Unaudited 未經審核 30 June 六月三十日 2014 HK\$'000 千港元	Audited 經審核 31 December 十二月三十一日 2013 HK\$'000 千港元
NON-CURRENT ASSETS Property, plant and equipment Investment properties Prepaid land lease payments Intangible assets Other assets Investments in associates Available-for-sale investments Deferred tax assets	非流動資產 物業、機器及設備 投資付土地租賃款項 無形資產 其他營產 其他營營公之投資 可供到 可 遞延 於明 與 與 與 與 與 與 與 與 與 與 與 與 與 與 與 與 與 與	9	733,613 245,626 13,445 271 222,120 22,580 734,521 26,212	779,281 234,740 13,939 271 198,160 23,162 659,228 16,986
Total non-current assets	總非流動資產		1,998,388	1,925,767
CURRENT ASSETS Inventories Accounts receivable Receivables arising from securities and futures broking	流動資產 存貨 應收賬款 證券及期貨經紀產生之 應收賬款	10 10	6,889,811 646,917 1,780,459	6,866,394 741,470 223,320
Prepayments, deposits and other receivables Investments at fair value through profit or loss Derivative financial instruments Tax recoverable	預付款項、按金及其他應收賬款 按公平價值訂定盈虧之投資 衍生金融工具 可收回税項	11 12	159,179 15,900 - 248	163,902 15,810 10,785 130
Cash held on behalf of clients Cash and cash equivalents	代客戶持有現金 現金及等同現金	13 13	387,665 1,516,155	385,532 1,008,873
Total current assets	總流動資產		11,396,334	9,416,216
CURRENT LIABILITIES Accounts payable Payables arising from securities and	<b>流動負債</b> 應付賬款 證券及期貨經紀產生之	14	196,992	155,116
futures broking Other payables and accruals Derivative financial instruments	應付賬款 其他應付賬款及應計項目 衍生金融工具	14 12	427,277 523,407 10,134	426,916 616,079 -
Interest-bearing bank borrowings Interest-bearing bank borrowings arising from	計息銀行貸款 證券及期貨經紀產生之		794,899	681,822
securities and futures broking Dividend payable Bullion loans Tax payable	計息銀行貸款 應付股息 貴金屬借貸 應付税項		1,599,750 365,537 698,034 134,067	30,000 - 693,184 114,864
Total current liabilities	總流動負債		4,750,097	2,717,981
NET CURRENT ASSETS	流動資產淨值		6,646,237	6,698,235
TOTAL ASSETS LESS CURRENT LIABILITIES	總資產減流動負債		8,644,625	8,624,002

# **CONSOLIDATED STATEMENT OF FINANCIAL POSITION**

As at 30 June 2014

# 綜合財務狀況表

於二零一四年六月三十日

		Unaudited 未經審核 30 June 六月三十日 2014 HK\$'000 千港元	Audited 經審核 31 December 十二月三十一日 2013 HK\$'000 千港元
<b>NON-CURRENT LIABILITIES</b> Interest-bearing bank borrowings Deferred tax liabilities	<b>非流動負債</b> 計息銀行貸款 遞延税項負債	456,968 149,186	454,009 151,519
Total non-current liabilities	總非流動負債	606,154	605,528
Net assets	資產淨值	8,038,471	8,018,474
<b>EQUITY</b> Equity attributable to equity holders of the Company	<b>權益</b> 本公司權益持有人 應佔權益		
Issued capital Reserves	已發行股本儲備	169,230 7,869,241	169,230 7,765,670
		8,038,471	7,934,900
Non-controlling interests	非控股股東權益		83,574
Total equity	總權益	8,038,471	8,018,474

At 30 June 2013 (unaudited)

			Attributable to	equity holders o	of the Company
		Note 附註	Issued capital 已發行股本 HK\$'000 千港元	Share premium 股份溢價 HK\$'000 千港元	Leasehold land and buildings revaluation reserve 租賃土地及 樓宇重估儲備 HK\$'000 千港元
At 1 January 2014 (audited)	於二零一四年一月一日(經審核)		169,230	1,051,502	335,599
Profit for the period Other comprehensive income/(losses) for the period:	期內溢利 期內其他全面收益/(虧損):		-	-	-
Changes in fair value of available-for-sale investments	可供出售投資之公平價值變動		_	_	_
Exchange differences on translation Revaluation upon transfer leasehold land and buildings to investment properties	匯兑差額 租賃土地及樓宇轉撥為投資 物業時作出之重估		- 		3,850
Total comprehensive income/(losses) for the period	期內全面收益/(虧損)總額		-	-	3,850
Acquisition of non-controlling interests Dividend paid to a non-controlling shareholder Dividend declared during the period	收購非控股股東權益 向一名非控股股東支付之股息 期內宣派之股息	7	- - -		- - -
At 30 June 2014 (unaudited)	於二零一四年六月三十日(未經審核	)	169,230	1,051,502	339,449
			Attributable to	equity holders of	the Company
		Note	Issued capital 已發行股本 HK\$'000	Share premium 股份溢價 HK\$'000	Leasehold land and buildings revaluation reserve 租賃土地及 樓宇重估儲備 HK\$'000
		附註	千港元	千港元	千港元
At 1 January 2013 (audited)	於二零一三年一月一日(經審核)		169,230	1,051,502	335,599
Profit for the period Other comprehensive income/(losses) for the period:	期內溢利 期內其他全面收益/(虧損):		-	-	-
Changes in fair value of available-for-sale investments Exchange differences on translation	可供出售投資之公平價值變動				-
Total comprehensive income/(losses) for the period	期內全面收益/(虧損)總額				
Dividend declared and paid during the period	期內宣派及支付之股息	7			

169,230

1,051,502

335,599

於二零一三年六月三十日(未經審核)

596,384

4,897

357,951

本公司權益	持有人應佔						
	Difference arising from acquisition						
Investment revaluation reserve	of non- controlling interests	Exchange fluctuation reserve	Reserve funds	Retained profits	Total	Non- controlling interests 非控股	Total equity
投資 重估儲備 HK\$'000 千港元	收購非控股股東 權益產生之差額 HK\$'000 千港元	外匯 變動儲備 HK\$′000 千港元	儲備金 HK\$′000 千港元	保留溢利 HK\$′000 千港元	合計 HK\$′000 千港元	デ控放 股東權益 HK\$'000 千港元	總權益 HK\$′000 千港元
657,101	4,897	418,295	181,972	5,116,304	7,934,900	83,574	8,018,474
-	-	-	-	519,835	519,835	3,070	522,905
75,293 -	- -	_ (120,442)	<u>-</u>	- -	75,293 (120,442)	_ (4,584)	75,293 (125,026)
					3,850		3,850
75,293	-	(120,442)	-	519,835	478,536	(1,514)	477,022
-	- -	- -	- -	(9,428) –	(9,428) -	(29,047) (53,013)	(38,475) (53,013)
				(365,537)	(365,537)		(365,537)
732,394	4,897	297,853	181,972	5,261,174	8,038,471	_	8,038,471
本公司權益技							
Investment revaluation	Difference arising from acquisition of non- controlling	Exchange fluctuation	Reserve	Retained profits	Total	Non- controlling interests	Total
reserve 投資	interests 收購非控股股東	reserve 外匯	funds		Total	非控股	equity
里怕傾伸 HK\$'000 千港元	權益產生之差額 HK\$'000 千港元	變動儲備 HK\$'000 千港元	儲備金 HK\$'000 千港元	保留溢利 HK\$'000 千港元	合計 HK\$'000 千港元	股東權益 HK\$'000 千港元	總權益 HK\$'000 千港元
669,200	4,897	297,343	144,329	4,334,869	7,006,969	76,104	7,083,073
-	-	-	-	614,748	614,748	5,132	619,880
(72,816)		60,608			(72,816) 60,608	1,262	(72,816) 61,870
(72,816)	-	60,608	_	614,748	602,540	6,394	608,934
				(304,614)	(304,614)		(304,614)
		257.054	4.44.222	4.545.000	7 204 005	00.400	7 207 202

7,304,895

82,498

7,387,393

144,329

4,645,003

## CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended 30 June 2014

# 簡明綜合現金流量表

截至二零一四年六月三十日止六個月

Unaudited
未經審核

		不經番核 Six months ended 30 June 截至六月三十日止六個月	
		2014 HK\$′000 千港元	2013 HK\$'000 千港元
Net cash flows from operating activities	經營業務所得之現金流量淨額	673,781	927,851
Net cash flows used in investing activities	投資活動所用之現金流量淨額	(116,119)	(132,750)
Net cash flows used in financing activities	融資活動所用之現金流量淨額	(30,756)	(330,055)
<b>Net increase in cash and cash equivalents</b> Cash and cash equivalents at beginning of period Effects of foreign exchange rate changes, net	<b>現金及等同現金之增加淨額</b> 於期初之現金及等同現金 外幣匯率變動影響,淨值	526,906 1,008,873 (19,624)	465,046 673,867 7,414
Cash and cash equivalents at end of period	於期終之現金及等同現金	1,516,155	1,146,327
Analysis of balances of cash and cash equivalents	現金及等同現金結存分析		
Cash and bank balances Non-pledged time deposits with original maturity	現金及銀行存款 存放時到期日少於三個月之	1,490,077	1,107,287
of less than three months when acquired	無抵押定期存款	26,078	39,040
		1,516,155	1,146,327

#### 中期財務報告附註

#### 1. Basis of Preparation

This unaudited condensed consolidated interim financial report has been prepared in accordance with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and Appendix 16 of the Listing Rules

This interim financial report should be read in conjunction with the Annual Report 2013.

The accounting policies and basis of computation used in the preparation of this interim financial report are the same as those used in the Group's audited financial statements for the year ended 31 December 2013, except for the adoption of new and revised Hong Kong Financial Reporting Standards ("HKFRSs") (which include all Hong Kong Financial Reporting Standards, HKASs and Interpretations) which have become effective for accounting periods beginning on or after 1 January 2014 as disclosed in note 2.1 below.

#### 2.1 Changes in Accounting Policies and Disclosures

The Group has adopted the following new and revised HKFRSs for the first time for the current period's consolidated interim financial report:

HKFRS 10, HKFRS 12 and HKAS 27 (2011) Amendments Amendments to HKFRS 10, HKFRS 12 and HKAS 27 (2011) – *Investment Entities* 

HKAS 32 Amendments Amendments to HKAS 32 Financial Instruments: Presentation – Offsetting

Financial Assets and Financial Liabilities

HKAS 36 Amendments Amendments to HKAS 36 Impairment of

Assets – Recoverable Amount Disclosures for

Non-Financial Assets

HKAS 39 Amendments Amendments to HKAS 39 Financial

Instruments: Recognition and Measurement
- Novation of Derivatives and Continuation

of Hedge Accounting

HK(IFRIC)-Int 21 Levies

The adoption of the new and revised HKFRSs has had no significant financial effect on these financial statements and there have been no significant changes to the accounting policies applied in these financial statements.

#### 1. 編製基準

本未經審核簡明綜合中期財務報告乃按 照香港會計師公會頒布之香港會計準則 第34號[中期財務報告]及上市規則附錄 十六而編製。

本中期財務報告應與2013年報一併閱讀。

除下文附註2.1所披露,採納於二零一四年 一月一日或以後開始之會計期間生效之新 訂及經修訂香港財務報告準則(包括所有 香港財務報告準則、香港會計準則及詮 釋)外,編製本中期財務報告時採用之會 計政策及計算基準與本集團截至二零一三年 十二月三十一日止年度之經審核財務報告 所採用者一致。

#### 2.1 會計政策及披露之變動

本集團已於本期綜合中期財務報告首次採納下列新訂及經修訂香港財務報告準則:

香港財務報告準則 第10號、香港 財務報告準則 第12號及香港 會計準則第27號 (二零一一年)

香港財務報告準則第10號、 香港財務報告準則第12號 及香港會計準則第27號 (二零一一年)之修訂 - 投資實體

修訂本

香港會計準則 香港會計準則第32號之修訂 第32號修訂本 *金融工具:呈報-抵銷財* 

香港會計準則第36號之修訂第36號修訂本第36號修訂本*資產減值-非財務資產之* 

可收回金額披露

香港會計準則第39號之修訂 金融工具:確認及計量— 衍生工具之更替及對沖會 計處理之延續

**坐** 

採納新訂及經修訂香港財務報告準則對本 財務報告並無重大財務影響,而本財務報 告應用之會計政策概無重大變動。

#### 2.2 Issued but not yet effective Hong Kong Financial Reporting Standards

The Group has not applied the following new and revised HKFRSs, that have been issued but are not yet effective, in this interim financial report:

HKFRS 9 Financial Instruments<sup>5</sup>

HKFRS 9, HKFRS 7 and Financial Instruments (Hedge Accounting HKAS 39 Amendments and amendments to HKFRS 9, HKFRS 7 and

HKAS 39)5

**HKFRS 11 Amendments** Amendments to HKFRS 11 Joint Arrangements

- Accounting for Acquisitions of Interests in

Joint Operations<sup>3</sup>

Regulatory Deferral Accounts<sup>3</sup> HKFRS 14

Revenue from Contracts with Customers<sup>4</sup> HKFRS 15

HKAS 16 and HKAS 38 Amendments

Amendments to HKAS 16 Property, Plant and Equipment and HKAS 38 Intangible Assets - Clarification of Acceptable Methods of

Depreciation and Amortization<sup>3</sup>

HKAS 16 and HKAS 41

Amendments to HKAS 16 Property, Plant and Amendments Equipment and HKAS 41 Agriculture: Bearer

Plants<sup>3</sup>

HKAS 19 (2011) Amendments to HKAS 19 (2011) Employee Amendments Benefits - Defined Benefit Plans: Employee

Contributions<sup>1</sup>

Annual Improvements 2010-2012 Cycle issued Annual Improvements

in January 2014<sup>2</sup> 2010-2012 Cycle

Annual Improvements 2011-2013 Cycle issued Annual Improvements

2011-2013 Cycle in January 2014<sup>1</sup>

<sup>1</sup> Effective for annual periods beginning on or after 1 July 2014

<sup>2</sup> Effective for annual periods beginning on or after 1 July 2014, with certain exceptions

<sup>3</sup> Effective for annual periods beginning on or after 1 January 2016

<sup>4</sup> Effective for annual periods beginning on or after 1 January 2017

<sup>5</sup> No mandatory effective date yet determined but is available for adoption

The Group is in the process of making an assessment of the impact of these new and revised HKFRSs upon initial application but is not yet in a position to state whether these new and revised HKFRSs would have a significant impact on its results of operations and financial position.

#### 2.2 已頒布但未生效之香港財務報告準則

本集團尚未於本中期財務報告採用以下已 頒布但未生效之新訂及經修訂香港財務報 告準則:

香港財務報告準則 **金融**丁具⁵ 第9號

香港財務報告準則 第9號、香港財務 報告準則第7號及 香港會計準則 第39號修訂本

金融工具(對沖會計處理及香港 財務報告準則第9號、香港 財務報告準則第7號及香港 會計準則第39號之修訂)5

香港財務報告準則 香港財務報告準則第11號之修 訂合營安排 - 收購共同經營 第11號修訂本

權益會計處理3

來自客戶合約之收益4

**監管遞延賬戶**3

香港財務報告準則 第14號

香港財務報告準則 第15號

香港會計準則第16號 香港會計準則第16號物業、 及香港會計準則 機器及設備及香港會計準則 第38號修訂本 第38號無形資產之修訂 -闡明折舊及攤銷可接受方法3

香港會計準則第16號 香港會計準則第16號物業、 及香港會計準則

第41號修訂本

機器及設備及香港會計準則 第41號農業之修訂:生產性

香港會計準則第19號 香港會計準則第19號 (二零一一年)之修訂僱員福利 (二零一一年) 修訂本 - 界定福利計劃: 僱員供款

植物3

二零一零年至 二零一二年週期 之年度修改

於二零一四年一月頒布之 二零一零年至二零一二年 週期之年度修改2

二零一一年至 二零一三年调期 之年度修改

於二零一四年一月頒布之 \_零---年至\_零-=年 週期之年度修改

本集團正在評估初次應用此等新訂及經修 訂香港財務報告準則之影響,惟尚未能確 定此等新訂及經修訂香港財務報告準則會 否對經營業績及財務狀況構成重大影響。

<sup>1</sup> 於二零一四年七月一日或以後開始之會計期間生效

<sup>2</sup> 於二零一四年七月一日或以後開始之會計期間 生效(有若干情況例外)

於二零一六年一月一日或以後開始之會計期間生效

<sup>4</sup> 於二零一七年一月一日或以後開始之會計期間生效

<sup>5</sup> 尚未釐定強制生效日期,惟可供提早採納

#### 3. **Operating Segment Information**

For management purposes, the Group is organized into business units based on their products and services and has four reportable operating segments as follows:

- the manufacture and retail of jewellery segment produces jewellery (a) products for the Group's retail business and operates retail stores mainly in Hong Kong, Macau, Mainland China and Taiwan;
- the wholesale of precious metals segment trades precious metals to (b) wholesale customers;
- the securities and futures broking segment provides brokering and dealing services for securities and futures; and
- the other businesses segment comprises, principally, the investment in properties for their rental income and capital appreciation potential, and other jewellery related businesses.

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resources allocation and performance assessment. Segment performance is evaluated based on reportable segment profit, which is a measure of adjusted profit before tax. The adjusted profit before tax is measured consistently with the Group's profit before tax except that certain dividend income and share of losses of associates, net are excluded from such measurement.

Intersegment sales and transfers are transacted with reference to the selling prices used for sales made to third parties at the then prevailing market prices.

#### 3. 經營分部資料

就管理而言,本集團乃按其產品及服務劃 分業務單位,管理以下四個可呈報經營分

- 珠寶製诰及零售分部為本集團之零 (a) 售業務製造珠寶產品,並主要於香 港、澳門、中國內地及台灣經營零
- 貴金屬批發分部與批發客戶買賣貴 (b) 金屬;
- 證券及期貨經紀分部提供證券及期 (c) 貨之經紀及買賣服務;及
- 其他業務分部主要為投資物業以賺 (d) 取租金收入及資本增值潛力,以及 其他珠寶相關業務。

管理層分別監控本集團經營分部之業績, 以作出資源分配及表現評估之決策。分部 表現乃按可呈報分部溢利進行評估,即經 調整除税前溢利之計算。經調整除稅前溢 利之計算方式與本集團除税前溢利計算方 式貫徹一致,惟若干股息收入及應佔聯營 公司虧損,淨值不包括在其計算當中。

內部銷售及轉讓乃根據銷售予第三者之售 價作為通用市價。

		Manufacture and retail of jewellery 珠寶製造 及零售 HK\$'000 千港元	Wholesale of precious metals 貴金屬 批發 HK\$'000 千港元	Securities and futures broking 證券及 期貨經紀 HK\$'000 千港元	Other businesses 其他 業務 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Six months ended 30 June 2014	截至二零一四年 六月三十日止六個月					
Segment revenue Sales to external customers Intersegment sales	<b>分部收益</b> 銷售予外來客戶 內部銷售	8,214,222 	995,188 350,304	17,337	105,774 1,486	9,332,521 351,790
		8,214,222	1,345,492	17,337	107,260	9,684,311
Reconciliation: Elimination of intersegment sales	<i>調節:</i> 對銷內部銷售					(351,790) 9,332,521
Segment results Reconciliation:	<b>分部業績</b> 調節:	634,378	9,799	7,847	2,964	654,988
Dividend income Share of losses of	股息收入 應佔聯營公司虧損,					8,962
associates, net	淨值					(338)
Profit before tax	除税前溢利					663,612

3.

Operating Segment Information	on (continued)		3.	經營分部資料	(續)	
		Manufacture and retail of jewellery 珠寶製造 及零售 HK\$'000 千港元	Wholesale of precious metals 貴金屬 批發 HK\$'000 千港元	Securities and futures broking 證券及 期貨經紀 HK\$'000 千港元	Other businesses 其他 業務 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Six months ended 30 June 2013	截至二零一三年 六月三十日止六個月					
Sales to external customers Intersegment sales	<b>分部收益</b> 銷售予外來客戶 內部銷售	10,886,386	3,084,222	16,518 	101,954 1,583	14,089,080
		11,053,448	3,384,325	16,518	103,537	14,557,828
Reconciliation: Elimination of intersegment sales	<i>調節:</i> 對銷內部銷售					(468,748)
Segment results Reconciliation:	分部業績 <i>調節:</i>	730,550	40,701	2,191	1,095	774,537
Dividend income Share of losses of	股息收入 應佔聯營公司虧損,					7,932
associates, net	淨值					(350)
Profit before tax	除税前溢利					782,119

#### 4. Turnover

Turnover represents the net invoiced value of goods sold, after allowances for returns, trade discounts and value-added tax; commission on securities and futures broking and gross rental income earned during the period.

Revenue from the following activities has been included in turnover:

# 4. 營業額

營業額指期內在撇除退回、交易折扣與增 值稅後售出貨品之發票淨值;證券及期貨 經紀佣金收入及總租金收入。

營業額包括以下業務之收益:

		Six months ended 30 June 截至六月三十日止六個月	
		<b>2014</b> 2013	
		HK\$'000 千港元	HK\$'000 千港元
Sales of goods Commission on securities and futures broking Gross rental income	貨品銷售 證券及期貨經紀佣金收入 總租金收入	9,310,113 17,337 5,071	14,067,731 16,518 4,831
		9,332,521	14,089,080

#### 5. **Profit before Tax**

#### 5. 除税前溢利

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

本集團之除稅前溢利已扣除/(計入):

		Six months en 截至六月三十 2014 HK\$'000 千港元	
Write-down of inventories to net realizable value Depreciation Operating lease payments in respect of leasehold land and buildings:	撇銷存貨至可變現淨值 折舊 有關租賃土地及樓宇之 經營租約付款:	91,269	2,004 78,327
Minimum lease payments Contingent rents	最低租賃付款或然租金	380,878 16,147	306,004 33,183
		397,025	339,187
Impairment of accounts receivable Reversal of impairment of receivables arising from	應收賬款減值 證券及期貨經紀產生之應收賬款	-	1,246
securities and futures broking Net fair value loss/(gain) on bullion loans designated as at fair value through profit or loss	減值撥回 指定為按公平價值訂定盈虧之 貴金屬借貸的公平價值	-	(1)
Net fair value loss/(gain) on derivative financial instruments – transactions not qualifying as	淨虧損/(收益) 衍生金融工具之公平價值 淨虧損/(收益) – 不符合對沖	34,176	(64,976)
hedges Net fair value gain on investments at fair value	定義之交易 按公平價值訂定盈虧之投資的	20,834	(559)
through profit or loss  Net loss/(gain) on bullion loans designated as at fair	公平價值淨收益 指定為按公平價值訂定盈虧之	(90)	(105)
value through profit or loss <sup>A</sup> Net (gain)/loss on disposal of derivative financial	貴金屬借貸淨虧損/(收益)△ 出售衍生金融工具	57,779	(141,293)
instruments <sup>a</sup> Interest income	淨(收益)/虧損 <sup>4</sup> 利息收入	(7,199) (22,795)	702 (10,127)
Dividend income Foreign exchange differences, net	股息收入 匯兑差額,淨值	(10,267) 668	(8,161) (4,465)

These balances are included in "Cost of sales" on the face of the consolidated statement of profit or loss. The purpose of the above bullion transactions entered into by the Group is to manage the Group's bullion price exposure. Such loans and contracts did not meet the criteria for hedge accounting.

此等結餘包含在綜合損益賬上「銷售成本」 中。本集團訂立上述貴金屬交易旨在管理本 集團之貴金屬價格風險。該等借貸及合約並 不符合對沖會計處理之條件。

#### 6. **Income Tax**

Hong Kong profits tax has been provided at the rate of 16.5% (2013: 16.5%) on the estimated assessable profits arising in Hong Kong during the period. Taxes on profits assessable elsewhere have been calculated at the rates of tax prevailing in the jurisdictions in which the Group operates.

#### 所得税

香港利得税乃按期內於香港產牛之估計 應課税溢利以税率16.5%(二零一三年: 16.5%) 撥備。其他地區應課稅溢利之稅 項乃按本集團於各營運司法權區之通用税 率計算。

> Six months ended 30 June 截至六月三十日止六個月 2014

> Six months ended 30 June 截至六月三十日止六個月 2014

2013

2013

		HK\$'000 千港元	HK\$′000 千港元
Current – Hong Kong Charge for the period Overprovision in prior periods Current – Elsewhere Deferred	本期 - 香港 期內税項 過往期間超額撥備 本期 - 其他地區 遞延	63,888 88,779 (11,960)	74,303 (557) 58,657 29,836
Total tax charge for the period	期內稅項總額	140,707	162,239

#### 7. Dividends

2012 final dividend paid -

2013 final dividend payable –

HK45.0 cents per ordinary share

#### 7. 股息

#### Dividends recognized as distribution during the period:

#### 於期內確認派發之股息: (a)

	HK\$'000 千港元	HK\$'000 千港元
已付之二零一二年末期股息 - 每普通股 45.0港仙 應付之二零一三年末期股息 -	-	304,614
每普通股54.0港仙	365,537	
	365,537	304,614

HK54.0 cents per ordinary share 每

The 2013 final dividend was approved at the annual general meeting held on 17 June 2014 and was subsequently paid on 3 July 2014.

二零一三年末期股息已於二零一四年 六月十七日舉行之股東週年大會 上獲批准,其後於二零一四年七月 三日支付。

#### Dividends declared after the end of the reporting period: (b)

#### 於報告期末後宣派之股息:

Six months ended 30 June 截至六月三十日止六個月 2014 2013 HK\$'000 HK\$'000 千港元 千港元

2014 interim dividend declared – HK12.0 cents 宣派之二零一四年中期股息 – 每普通股12.0港仙 (2013: HK14.0 cents) per ordinary share

(二零一三年:14.0港仙)

The interim dividend was not recognized as a liability as at 30 June 2014 and 2013 because it has been declared after the end of the reporting period.

81,230 94,769

中期股息乃於報告期末後宣派,故 於二零一四年及二零一三年六月 三十日均無確認為負債。

#### 8. Earnings per Share Attributable to Equity Holders of the Company

The calculation of the basic earnings per share amount is based on the profit for the period attributable to equity holders of the Company of HK\$519,835,000 (2013: HK\$614,748,000), and the weighted average number of ordinary shares of 676,920,000 (2013: 676,920,000) in issue during the period.

The Group had no potentially dilutive ordinary shares in issue during the current and prior periods.

#### 9. Available-for-sale Investments

#### 本公司權益持有人應佔每股盈利

每股基本盈利金額乃按期內本公司權 益持有人應佔溢利519,835,000港元 (二零一三年:614,748,000港元)及期 內已發行加權平均股份676,920,000股 (二零一三年:676,920,000股)普通股計

本集團於本期內及去年同期均無發行潛在 攤薄效應的普誦股。

#### 可供出售投資 9.

		30 June 六月三十日 2014 HK\$'000 千港元	31 December 十二月三十一日 2013 HK\$'000 千港元
Listed equity investments in Hong Kong, at market value	香港上市股份投資,按市值	715,781	640,488
Unlisted equity investment, at fair value Unlisted equity investments, at cost	非上市股份投資,按公平價值 非上市股份投資,按成本	18,480 260	18,480 
		18,740	18,740
		734,521	659,228

The above equity investments were issued by corporate entities.

The market values of the Group's listed equity investments at the date of approval of this interim financial report was approximately HK\$890,639,000.

上述股份投資均由企業實體發行。

於本中期財務報告獲批核當日,本集團 之上市股份投資市值約為890,639,000 港元。

# 10. Accounts Receivable/Receivables arising from Securities and Futures Broking

#### Jewellery retail

The Group's sales are normally made on a cash basis. Credit card receivables from financial institutions in respect of retail sales are aged within one month. There are wholesale customers who have been given credit periods within 60 days.

#### Wholesale of diamonds

The Group normally grants credit periods of up to 60 days to its trade customers.

#### Wholesale of precious metals

The Group's wholesale of precious metals is normally conducted on a cash basis

#### Securities and futures broking

Securities deals are settled two days after the trade date, and futures deals are normally settled on a cash basis.

#### 10. 應收賬款/證券及期貨經紀產生之 應收賬款

#### 珠寶零售

本集團銷售一般以現金交易。就零售而來 自財務機構之應收信用卡賬款之賬齡少於 一個月。現有批發客戶獲提供六十日內之 賒賬期。

#### 鑽石批發

本集團一般向貿易客戶提供之賒賬期最多 為六十日。

#### 貴金屬批發

本集團之貴金屬批發一般以現金交易。

#### 證券及期貨經紀

證券買賣於交易日後兩天結算,而期貨買 賣一般以現金結算。

		30 June 六月三十日 2014 HK\$'000 千港元	31 December 十二月三十一日 2013 HK\$'000 千港元
Trade and credit card receivables Impairment	應收貿易及信用卡賬款 減值	648,148 (1,231)	742,733 (1,263)
Accounts receivable	應收賬款	646,917	741,470
Receivables arising from securities and futures broking conducted in the ordinary course of business:  Cash clients Clearing houses Clients of subscription for initial public offerings ("IPOs") Clients for subscription of securities Loans to margin clients	在日常業務中證券及期貨經紀 產生之應收賬款: 現金客戶 結算所 認購首次公開招股 客戶 認購證券客戶 孖展客戶貸款	42,364 45,855 1,567,910 - 125,028	57,476 12,599 - 33,100 120,843
Impairment	減值	1,781,157 (698)	224,018 (698)
Receivables arising from securities and futures broking	證券及期貨經紀產生之應收賬款	1,780,459	223,320
Total accounts receivable and receivables arising from securities and futures broking	應收賬款及證券及期貨經紀 產生之應收賬款總額	2,427,376	964,790

Apart from the receivable balances arising from securities and futures broking which bear interest at commercial rates, the balances are non-interest-bearing.

除按商業條款計息之證券及期貨經紀產生之應收賬款結餘外,上述結餘均為免息。

Clients for subscription of securities

#### Accounts Receivable/Receivables arising from Securities and 10 **Futures Broking (continued)**

An ageing analysis of the accounts receivable and receivables arising from securities and futures broking not impaired at the end of the reporting period, based on the due date, is as follows:

		30 June 六月三十日 2014 HK\$'000 千港元	31 December 十二月三十一日 2013 HK\$'000 千港元
Not yet due	未逾期	551,832	722,423
Within 30 days past due	逾期30日內	160,353	83,464
31 to 60 days past due	逾期31至60日	15,913	2,990
61 to 90 days past due	逾期61至90日	2,638	862
Over 90 days past due	逾期超過90日	3,702	1,108
		734,438	810,847
Loans to margin clients*	孖展客戶貸款*	125,028	120,843
Clients of subscription for IPOs <sup>#</sup>	認購首次公開招股客戶#	1.567.910	

認購證券客戶

The loans to margin clients are secured by the underlying pledged securities, repayable on demand and bear interest at commercial rates. No ageing analysis is disclosed as, in the opinion of the Directors, an ageing analysis is not relevant in view of the nature of the business of securities margin financing. As at 30 June 2014, the total market value of securities pledged as collateral in respect of the loans to margin clients was HK\$355,243,000 (31 December 2013: HK\$409,606,000).

Included in the margin clients accounts receivable balance as at 30 June 2014 was an amount of HK\$347,000 (31 December 2013: HK\$334,000) receivable in respect of securities transactions undertaken for the account of an officer of a subsidiary.

Clients of subscription for IPOs as at 30 June 2014 was an amount of HK\$1,567,910,000 (31 December 2013: Nil), which are due when the corresponding allotment results of the related IPOs have been publicly announced and bear interest at commercial rates.

#### 11. Investments at Fair Value through Profit or Loss

香港上市股份投資,按市值

Listed equity investments in Hong Kong, at market value

The above equity investments were held for trading and issued by corporate entities.

#### 應收賬款/證券及期貨經紀產生之 10. 應收賬款(續)

於報告期末,無須減值之應收賬款及證券 及期貨經紀產生之應收賬款根據到期日之 賬齡分析如下:

*	孖展客戶貸款以相關已抵押證券作抵押,須
	於要求時償還及按商業條款計息。董事認為
	鑑於證券孖展借貸業務性質賬齡分析並不相
	關,故無披露賬齡分析。於二零一四年六月
	三十日,有關孖展客戶貸款以證券抵押作抵
	押品之總市值為355,243,000港元(二零一三年

十二月三十一日:409,606,000港元)。

2,427,376

33,100

964.790

包括於二零一四年六月三十日之應收孖展客戶 賬款結餘內347,000港元(二零一三年十二月 三十一日:334,000港元)為一名附屬公司高級 職員之賬戶進行證券交易之應收款項。

於二零一四年六月三十日,認購首次公開招 股客戶金額為1,567,910,000港元(二零一三年 十二月三十一日:無),乃於相關首次公開招 股之相應配發結果公布時到期,並按商業條 款計息。

#### 11. 按公平價值訂定盈虧之投資

30 June 31 December 十二月三十一日 六月三十日 2014 2013 HK\$'000 HK\$'000 千港元 千港元

15,810

上述股份投資乃持作買賣用途,均由企業

實體發行。

15,900

#### **Derivative Financial Instruments** 12

#### 12. 衍生金融工具

30 June 31 December 六月三十日 十二月三十一日 2013 2014 HK\$'000 HK\$'000 千港元 千港元

10.785

Assets 資產 貴金屬合約 **Bullion** contracts

Liabilities 負債 **Bullion** contracts 貴金屬合約

貴金屬合約按其公平價值列賬。 The bullion contracts are stated at fair values.

As at 30 June 2014, the aggregate contractual amount of the bullion contracts was HK\$516,764,000 (31 December 2013: HK\$406,862,000).

The purpose of the above contracts entered into by the Group is to manage the Group's bullion price exposure. Such contracts did not meet the criteria for hedge accounting.

於二零一四年六月三十日,貴金屬合 約之合約數額總值為516,764,000港元 (二零一三年十二月三十一日: 406,862,000港元)。

10,134

本集團訂立上述合約旨在管理本集團之 貴金屬價格風險。該等合約並不符合對沖 會計處理之條件。

30 June

#### Cash and Cash Equivalents/Cash held on behalf of Clients

#### 現金及等同現金/代客戶持有現金

六月三十日 十二月三十一日 2013 2014 HK\$'000 HK\$'000 千港元 千港元 1,490,077 975,833 26,078 33,040

31 December

1,008,873

Cash and bank balances 現金及銀行存款 Non-pledged time deposits with original maturity of 存放時到期日少於三個月之 less than three months when acquired 無抵押定期存款

現金及等同現金 Cash and cash equivalents

The Group maintains segregated trust accounts with licensed banks to hold securities and futures clients' monies arising from its normal course of business. The Group has classified the clients' monies as "Cash held on behalf of clients" under the current assets section of the consolidated statement of financial position and recognized the corresponding accounts payable to the respective clients on the grounds that the Group is liable for any loss or misappropriation of the clients' monies. The Group is not allowed to use the clients' monies to settle its own obligations.

本集團於持牌銀行開設獨立信託賬戶,以 存放證券及期貨客戶於日常業務產生之款 項。本集團已將此等客戶款項分類於綜合 財務狀況表內為流動資產項下之「代客戶 持有現金」,並根據本集團負上客戶款項 之任何損失或挪用之責任而確認為應付予 相關客戶賬款。本集團不可使用客戶款項 償還集團之債務。

1,516,155

# 14. Accounts Payable/Payables arising from Securities and Futures Broking

#### **14.** 應付賬款/證券及期貨經紀產生之 應付賬款

		30 June 六月三十日 2014 HK\$'000 千港元	31 December 十二月三十一日 2013 HK\$'000 千港元
Accounts payable	應付賬款	196,992	155,116
Payables arising from securities and futures broking conducted in the ordinary course of business:  Cash clients  Margin clients  Clearing houses	在日常業務中證券及期貨經紀 產生之應付賬款: 現金客戶 孖展客戶 結算所	362,456 64,806 15	374,315 49,301 3,300
Payables arising from securities and futures broking	證券及期貨經紀產生之應付賬款	427,277	426,916
Total accounts payable and payables arising from securities and futures broking	應付賬款及證券及期貨經紀 產生之應付賬款總額	624,269	582,032

An ageing analysis of the accounts payable and payables arising from securities and futures broking as at the end of the reporting period, based on the due date, is as follows:

於報告期末,應付賬款及證券及期貨經紀 產生之應付賬款根據到期日之賬齡分析如 下:

		六月三十日 2014 HK\$'000 千港元	1 December 十二月三十一日 2013 HK\$'000 千港元
Within 30 days (including amounts not yet due) 31 to 60 days Over 60 days	30日內(包括未到期金額) 31至60日 超過60日	196,287 20 700	156,955 752 709
Cash clients accounts payable <sup>^</sup> Margin clients accounts payable <sup>^</sup>	應付現金客戶賬款 <sup>4</sup> 應付孖展客戶賬款 <sup>2</sup>	197,007 362,456 64,806	158,416 374,315 49,301
		624,269	582,032

<sup>&</sup>lt;sup>Δ</sup> Included in the cash clients accounts payable arising from dealing in securities conducted in the ordinary course of business is an amount of approximately HK\$325,310,000 (31 December 2013: HK\$328,247,000) representing those clients' undrawn monies/excess deposits placed with the Group. As at 30 June 2014, the cash clients accounts payable included an amount of HK\$6,510,000 (31 December 2013: HK\$6,987,000) in respect of securities transactions undertaken for the accounts of certain Directors. The cash clients accounts payable are repayable on demand and bear interest at commercial rates. No ageing analysis is disclosed as, in the opinion of the Directors, an ageing analysis is not meaningful in view of the nature of the business of dealing in securities.

The margin clients accounts payable are repayable on demand and bear interest at commercial rates. No ageing analysis is disclosed as, in the opinion of the Directors, an ageing analysis is not relevant in view of the nature of the business of securities margin financing.

A 包括在日常業務中進行證券買賣產生之應付現金客戶賬款內約325,310,000港元(二零一三年十二月三十一日:328,247,000港元)為該等客戶存於本集團之未提取款項/額外繳付按金。於二零一四年六月三十日,應付現金客戶賬款包括為若干董事賬戶進行證券交易之款項6,510,000港元(二零一三年十二月三十一日:6,987,000港元)。應付現金客戶賬款須於要亦時償還及按商業條款計息。董事認為鑑於證券買賣業務性質賬齡分析意義不大,依無披露賬齡分析。

應付孖展客戶賬款須於要求時償還及按商業 條款計息。董事認為鑑於證券孖展借貸業務 性質賬齡分析並不相關,故無披露賬齡分析。

#### 15. **Share Option Scheme**

The Company operates a share option scheme (the "Scheme") for the purpose of providing incentives or rewards to eligible participants for their contribution to the Group and enabling the Group to recruit and retain valuable employees.

Pursuant to the Scheme, the Board of Directors of the Company may, at its discretion, invite any employees, Executive or Non-executive Directors (including Independent Non-executive Directors), advisers, consultants, shareholders of any member of the Group or such other persons from time to time to be an eligible person to whom share options will be granted as an incentive to attract and retain them for their contributions to the business development of the Group. The Scheme was approved and adopted by the shareholders of the Company on 7 December 2010 and, unless otherwise cancelled or amended, will remain in force for 10 years from that date.

At the date of approval of this interim financial report, the maximum number of shares available for issue was 67,692,000, representing 10% of the shares of the Company in issue.

The maximum number of shares issued and to be issued upon exercise of options granted under the Scheme and any other share option scheme of the Company to each participant in any 12-month period up to the date of grant shall not exceed 1% of the total shares of the Company in issue.

An option may be exercised in accordance with the terms of the Scheme at any time during a period commencing on such date on or after the date on which the option is granted as the Directors may determine in granting the option and expiring at the close of business on such date as the Directors may determine in granting the option but in any event shall not exceed 10 years from the date of grant (which is the date of offer of grant if the offer for the grant of the option is accepted).

An offer for the grant of options must be accepted within 30 days inclusive of the day on which such offer was made. The amount payable on acceptance of the offer for the grant of an option is HK\$1.00.

The exercise price of share options is determinable by the Directors provided always that it shall be at least the higher of (i) the closing price of the Company's shares as stated in the daily quotations sheet of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on the date of offer; (ii) the average closing price of the Company's shares as stated in the Stock Exchange's daily quotations sheets for the 5 trading days immediately preceding the date of offer; and (iii) the nominal value of a share of the Company.

Since the adoption of the Scheme, no share options have been offered and/or granted.

#### 15. 購股權計劃

本公司設有一項購股權計劃(「該計 劃1),為了向合資格參與者對本集團作出 之貢獻給予獎勵或獎賞,以及令本集團能 招攬並挽留對本集團具有價值之僱員。

根據該計劃之規定,本公司董事會可不時 酌情邀請任何僱員、執行董事或非執行董 事(包括獨立非執行董事)、顧問、諮詢 人、本集團任何成員公司之股東或該等其 他人士為合資格人士,其將可獲授購股 權,作為因彼等對本集團業務發展作出貢 獻而吸引並挽留彼等之獎勵。該計劃於 二零一零年十二月七日獲本公司股東批准 及採納,除非該計劃被另行取消或修訂, 否則將自該日期起計十年內有效。

於本中期財務報告獲批核當日,可供發行 之股份數目上限為67,692,000股,相等 於本公司已發行股份之10%。

每名參與者在任何十二個月內(直至授出 購股權當日止),根據該計劃及本公司任 何其他購股權計劃獲授之購股權予以行使 時,所發行及將發行之股份數目上限不得 超過本公司已發行股份總數之1%。

購股權可根據該計劃條款之規定,於董事 授出購股權時,決定授出之購股權當日或 其後日子開始行使,直至董事授出購股權 時已決定之日期營業時間結束時屆滿;惟 於任何情況下,由授出購股權當日(即提 出授出購股權要約當日,而該購股權要約 獲接受)起計不可超過十年。

購股權獲授人接受授出購股權之要約,必 須於提出要約之日起三十日內(包括提出 要約當日)接受有關之要約。於接受授出 購股權之要約時,須繳付1.00港元。

購股權之行使價乃由董事釐定,惟其行使 價須至少為以下較高者釐定(i)本公司股 份於要約日期在香港聯合交易所有限公司 (「聯交所」)每日報價表所列之收市價; (ii)本公司股份於緊接要約日期前5個交 易日在聯交所每日報價表所列之平均收市 價;及(iii)本公司每股股份之面值。

自採納該計劃後,本公司並無提呈及/或 授出購股權。

# 16. Maturity Profile of Assets and Liabilities

A maturity profile of certain assets and liabilities of the Group analyzed by the remaining period at the end of the reporting period to the contractual maturity date, as disclosed pursuant to the Listing Rules, is as follows:

# 16. 資產及負債之到期情況

根據上市規則規定須披露本集團若干資產 及負債按於報告期末至合約到期日之尚餘 期間之到期情況分析如下:

		No fixed terms of repayment/ Repayable on demand 無國期/ 須按實費 貫接 貫接 開題 HK\$'000 千港元	3 months or less 三個月 或以下 HK\$'000 千港元	1 year or less but over 3 months 三個月 以上至 一年 HK\$'000 千港元	5 years or less but over 1 year 一年 以上至 五年 HK\$'000 千港元	Undated 無期限 HK\$'000 千港元	Total 合計 HK\$'000 千港元
As at 30 June 2014	於二零一四年 六月三十日						
Assets Accounts receivable Receivables arising from securities and futures	資產 應收賬款 證券及期貨經紀產生之 應收賬款	160,522	486,395	-	-	-	646,917
broking Cash held on behalf of clients	代客戶持有現金	147,113 57,665	1,633,346 300,000	30,000	-	-	1,780,459 387,665
Cash and cash equivalents	現金及等同現金	1,490,077	26,078				1,516,155
		1,855,377	2,445,819	30,000			4,331,196
<b>Liabilities*</b> Accounts payable Payables arising from securities	<b>負債*</b> 應付賬款 證券及期貨經紀產生之	44,366	152,626	-	-	-	196,992
and futures broking	應付賬款	390,116	37,161	-	-	-	427,277
Financial liabilities included in other payables and accruals	包含在其他應付賬款及 應計項目之財務負債	109,420	175,589	_	_	_	285,009
Derivative financial instruments	衍生金融工具	-	-	-	-	10,134	10,134
Term loans subject to a repayment on demand clause Other interest-bearing bank	按要求償還條款之 定期貸款 其他計息銀行貸款	401,823	1,393,750	-	-	-	1,795,573
borrowings	ric / 나마. 스	-	163,716	452,576	464,796	-	1,081,088
Dividend payable Bullion loans	應付股息 貴金屬借貸		365,537 698,034				365,537 698,034
		945,725	2,986,413	452,576	464,796	10,134	4,859,644

<sup>\*</sup> Based on contractual undiscounted payments

<sup>\*</sup> 按已訂約但未折現款項計算

16. Maturity Profile of As	Maturity Profile of Assets and Liabilities (continued)				資產及負債之到期情況(續)		
		No fixed terms of repayment/ Repayable on demand 無固定	3 months or less	1 year or less but over 3 months	5 years or less but over 1 year	Undated	Total
		償還期之 須按要求 償還 HK\$'000 千港元	三個月 或以下 HK <b>\$</b> '000 千港元	三個月 以上至 一年 HK\$'000 千港元	一年 以上至 五年 HK <b>\$</b> *000 千港元	無期限 HK <b>\$</b> ′000 千港元	合計 HK\$'000 千港元
As at 31 December 2013	於二零一三年 十二月三十一日						
Assets Accounts receivable Receivables arising from securities and futures	資產 應收賬款 證券及期貨經紀產生之 應收賬款	60,076	681,394	-	-	-	741,470
broking Cash held on behalf of clients Cash and cash equivalents	概以 代客戶持有現金 現金及等同現金	149,191 30,532 975,833	74,129 325,000 33,040	30,000	- - -		223,320 385,532 1,008,873
		1,215,632	1,113,563	30,000	_	_	2,359,195
Liabilities*	負債*						
Accounts payable Payables arising from securities	應付賬款 證券及期貨經紀產生之	37,257	117,859	-	-	-	155,116
and futures broking Financial liabilities included in	應付賬款 包含在其他應付賬款及	377,548	49,368	-	-	-	426,916
other payables and accruals Term loans subject to a	應計項目之財務負債 按要求償還條款之	99,892	162,208	-	-	-	262,100
repayment on demand clause Other interest-bearing bank		166,436	-	-	-	-	166,436
borrowings Bullion loans	貴金屬借貸		149,701 693,184	413,503	461,556 		1,024,760 693,184
		681,133	1,172,320	413,503	461,556		2,728,512

<sup>\*</sup> Based on contractual undiscounted payments

<sup>\*</sup> 按已訂約但未折現款項計算

#### 17. Operating Lease Arrangements

#### (a) As lessor

The Group leases its investment properties under operating lease arrangements, with leases negotiated for terms ranging from one to three years. The terms of the leases generally also require the tenants to pay security deposits and provide for periodic rent adjustments according to the then prevailing market conditions.

As at 30 June 2014, the Group had total future minimum lease receivables under non-cancellable operating leases with its tenants falling due as follows:

Within one year ——年內 ——年內 In the second to fifth years, inclusive ——二至五年,首尾兩年包括在內

#### 17. 經營租約安排

#### (a) 出租人

本集團以經營租約安排租出其投資物業,經磋商訂定租期為一至三年。租約條款一般要求租客支付保證按金及根據當時市場環境作定期租金調整。

於二零一四年六月三十日,本集團 就與租客訂定不可撤銷之經營租 約,按到期日,未來最低租賃應收 賬款總額如下:

30 June	31 December
六月三十日	十二月三十一日
2014	2013
HK\$'000	HK\$'000
千港元	千港元
9,210	8,485
4,038	3,007
13.248	11 492

#### (b) As lessee

The Group leases certain of its office properties and retail shops under operating lease arrangements. Leases for these properties and shops are negotiated for terms ranging from one to ten years.

As at 30 June 2014, the Group had total future minimum lease payments under non-cancellable operating leases falling due as follows:

Within one year ——年內 In the second to fifth years, inclusive ——至五年,首尾兩年包括在內 After five years ——五年後

In addition to the minimum future rental payments disclosed above, the Group has commitments to pay contingent rents based on a proportion of turnover for certain leased retail shops. Contingent rents are not included in the above commitments as it is not possible to estimate the amounts which may be payable.

#### (b) 承租人

本集團以經營租約安排承租若干辦公室物業及零售店舖。此等物業及 店舖租期經磋商訂定為期一至十年。

於二零一四年六月三十日,本集團就不可撤銷之經營租約,按到期日,未來最低租賃應付款總額如下:

30 June

六月三十日	十二月二十一日
2014	2013
HK\$'000	HK\$'000
千港元	千港元
723,359	648,460
983,634	791,104
4,500	10,936
1,711,493	1,450,500

31 December

除上文披露之最低未來租賃應付款 外,本集團有若干按承租的零售店 舖營業額百分比支付或然租金的承 擔。由於不可能預計可能支付的金 額,或然租金並不計入以上承擔。

#### Commitments 18

In addition to the operating lease commitments detailed in note 17 above. the Group had the following capital commitments in respect of property, plant and equipment at the end of the reporting period:

Contracted, but not provided for Authorized, but not contracted for 已簽訂,但未撥備 已批核,但未簽訂

#### 18. 承擔

除上述附註17詳載之經營和約承擔外, 本集團於報告期末有以下有關物業、機器 及設備之資本承擔:

30 June	31 December
六月三十日	十二月三十一日
2014	2013
HK\$'000	HK\$'000
千港元	千港元
2,831	7,983
17,242	4,907
20.073	12.890

#### 19. **Connected and Related Party Transactions**

In addition to the transactions and balances detailed elsewhere in this interim financial report, the Group had the following material transactions with connected and/or related parties during the period:

- On 31 December 2013, certain subsidiaries of the Company renewed the purchase agreement with Shanghai Jinghua Diamond & Jewellery Co., Ltd. ("Shanghai Jinghua") for purchasing polished diamonds from Shanghai Jinghua for the year ending 31 December 2014. Shanghai Jinghua is a subsidiary of Qingdao Jinghua Diamond Holdings Co., Ltd. ("Jinghua Diamond Holdings"), a 30% shareholder of a 70%-owned subsidiary of the Company called Chow Sang Sang Jewellery (Shandong) Co., Limited ("CSS Shandong"). The purchase consideration was determined based on the category, quantity and the prevailing market price of the polished diamonds. The total purchases from Shanghai Jinghua for the period from 1 January 2014 to 4 June 2014\* amounted to HK\$8,290,000 (six months ended 30 June 2013: HK\$2,552,000).
  - On 31 March 2014, a wholly-owned subsidiary of the Company (the "Purchaser") and Jinghua Diamond Holdings entered into the transfer of equity interest contract for the disposal of the remaining 30% equity interest in CSS Shandong from Jinghua Diamond Holdings to the Purchaser. Upon completion of the transfer of equity interest on 4 June 2014, CSS Shandong is a wholly-owned subsidiary of the Company and Jinghua Diamond Holdings is no longer a connected person of the Company.
- On 28 March 2013, a wholly-owned subsidiary of the Company renewed the tenancy agreement with the spouse of Mr. CHOW Kwen Ling, the administrator of the late spouse of Dr. CHOW Kwen Lim and the administrator of a late Director of the Company for the lease of a retail shop for two years ending 31 March 2015 with a monthly rental of HK\$260,000. The lease rentals were determined with reference to open market rentals. The total rental paid by the Group for the period ended 30 June 2014 amounted to HK\$1.560.000 (2013: HK\$1.380.000).

## 19. 關連人士交易

除已於本中期財務報告其他部分詳載之交 易及結餘外,本集團於期內與關連人士進 行以下重大交易:

- 於二零一三年十二月三十一日,本公 司若干附屬公司就於截至二零一四年 十二月三十一日止年度內向上海 京華飾品有限公司(「上海京華」) 採購打磨鑽石續訂採購協議。上海 京華為青島京華鑽石集團有限公司 (「京華鑽石集團」)之附屬公司,而 京華鑽石集團則為本公司一家持有 70%股權之附屬公司周生生珠寶 (山東)有限公司(「周生生山東」)之 一名持有30%股權之股東。採購 代價乃按打磨鑽石之類別、數量及 當時市價而釐定。由二零一四年一月 一日至二零一四年六月四日\*期間向上 海京華採購總額為8,290,000港元 (截至二零一三年六月三十日止 六個月:2,552,000港元)。
  - \* 於二零一四年三月三十一日,本 公司一家全資附屬公司(「買方」) 與京華鑽石集團訂立股權轉讓 合約,內容有關京華鑽石集團 出售於周生生山東之餘下30%股權予買方。於二零一四年六月四日股權轉讓完成後, 周生生山東為本公司一家全資 附屬公司,而京華鑽石集團 不再為本公司之關連人士。
- 於二零一三年三月二十八日,本 公司一家全資附屬公司與周君令 先生之配偶、周君廉博士已故配 偶之遺產執行人,以及本公司一名 已故董事之遺產執行人就於截至 二零一五年三月三十一日止兩年內 租予本集團零售店舖續訂租約, 每月租金為260,000港元。租金乃 參考公開市值租金釐定。本集團於 截至二零一四年六月三十日止期 間繳付租金總額為1.560,000港元 (二零一三年:1,380,000港元)。

#### 19. Connected and Related Party Transactions (continued)

- (c) A wholly-owned subsidiary of the Company renewed leases with related companies, in which certain Directors have interests, for the lease of the Company's Directors' quarters with an aggregate monthly rental of HK\$70,000 for the year ending 31 December 2014. The lease rentals were determined with reference to open market rentals. The total rentals paid by the Group for the period ended 30 June 2014 amounted to HK\$420,000 (2013: HK\$480.000).
- (d) On 30 December 2013, a wholly-owned subsidiary of the Company entered into a consultancy service agreement with a related company, in which a Director's family members have interests, for the provision of the image consultancy services to the Group for the year ending 31 December 2014. The total consultancy fee paid and payable by the Group for the period ended 30 June 2014 amounted to HK\$1,137,000 (2013: HK\$791,000).

All of the above related party transactions also constitute continuing connected transactions as defined in Chapter 14A of the Listing Rules.

(e) Remuneration of key management personnel of the Group

The aggregate amount of remuneration paid and payable to key management personnel during the period, including the amounts paid and payable to the Company's Executive Directors, is as follows:

#### 19. 關連人士交易(續)

- (c) 本公司一家全資附屬公司與若干董事持有權益之關連公司續訂租約就於截至二零一四年十二月三十一日止年度內作為本公司董事之宿舍,每月租金總額為70,000港元。租金乃參考公開市值租金釐定。本集團於截至二零一四年六月三十日止期間繳付租金總額為420,000港元(二零一三年:480,000港元)。
- (d) 於二零一三年十二月三十日, 本公司一家全資附屬公司與一名 董事之家族成員持有權益之關連公司訂立一份顧問服務協議,就於截至 二零一四年十二月三十一日止年 度內向本集團提供形象顧問服 務。本集團於截至二零一四年 六月三十日止期間已付及應付之 顧問費用總額為1,137,000港元 (二零一三年:791,000港元)。

上述所有關連人士交易亦構成上市規則第 十四A章所界定之持續關連交易。

(e) 本集團主要管理人員酬金

期內已付及應付主要管理人員之酬 金總額,包括已付及應付本公司執 行董事之金額,載列如下:

Six months end 截至六月三十日	
2014	2013
HK\$'000	HK\$'000
千港元	千港元
580	580
16,010	16,469
2,668	2,350
625	455
19,883	19,854

#### 20. Fair Value and Fair Value Hierarchy of Financial Instruments

The carrying amounts of the Group's financial assets and liabilities approximated to their fair values as at 30 June 2014 and 31 December 2013.

Management has assessed that the fair values of accounts receivable, receivables arising from securities and futures broking, financial assets included in prepayments, deposits and other receivables, cash held on behalf of clients, cash and cash equivalents, accounts payable, payables arising from securities and futures broking, financial liabilities included in other payables and accruals, amounts due from subsidiaries, dividend payable and bank borrowings due for repayment within one year approximate to their carrying amounts largely due to the short term maturities of these instruments.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values:

The fair values of other assets and bank borrowings due for repayment after one year approximate to their carrying amounts, which have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The Group's own non-performance risk for interest-bearing bank borrowings, bullion loans and other borrowings as at 30 June 2014 was assessed to be insignificant.

The fair values of listed equity investments are based on quoted market prices. The fair value of the unlisted available-for-sale equity investment stated at fair value has been estimated using the income capitalization method. The valuation requires the management to make estimate about the capitalization rates. The management believes that the estimated fair value resulting from the valuation technique, which is recorded in the consolidated statement of financial position, and the related change in fair value, which is recorded in other comprehensive income, are reasonable, and that they were the most appropriate value at the end of the reporting period.

The fair value of bullion loans is based on open market prices of bullion.

As at 30 June 2014, certain unlisted equity investments with an aggregate carrying amount of HK\$260,000 (31 December 2013: HK\$260,000) were stated at cost because there is a wide range of possible fair value measurements so that the Directors are of the opinion that their fair values cannot be measured reliably.

The Group enters into derivative financial instruments with various counterparties, principally financial institutions or bullion trading companies. As at 30 June 2014, derivative financial instruments represented bullion contracts which are measured based on bullion market prices. The carrying amount of bullion contracts are the same as their fair values.

#### 20. 金融工具之公平價值及公平價值等級

於二零一四年六月三十日及二零一三年 十二月三十一日,本集團之財務資產及財 務負債之賬面值與其公平價值相若。

管理層已評定應收賬款、證券及期貨經紀產生之應收賬款、包含在預付款項、按金及其他應收賬款之財務資產、代客戶持有現金、現金及等同現金、應付賬款、包含在其他應付賬款及應計項目之財務負債、附屬公應付賬款及應計項目之財務負債、附屬公司欠款、應付股息及須於一年內到期償還力銀行貸款之公平價值與其賬面值相若,主要由於該等工具將於短期內到期。

財務資產及財務負債之公平價值,除了強 迫或清盤出售,乃以各方自願的當前交易 中該工具可交換之金額入賬。估計公平價 值時使用了以下方法及假設:

其他資產及須於一年後到期償還之銀行貸款 之公平價值與其賬面值相若,有關賬面值乃 採用具有類似條款、信貸風險及餘下到期日 之工具之現時適用利率折現計算預期未來現 金流量。本集團於二零一四年六月三十日 就計息銀行貸款、貴金屬借貸及其他貸款 面對之不履約風險被評估為並不重大。

上市股份投資之公平價值乃根據所報市價計算。按公平價值列賬之非上市可供出售股份投資之公平價值列賬之非上市可供出售股份投資之公平價值乃採用收入資本化法作出估計。該項估值要求管理層對資本化比率作出估計。管理層認為就估值技術產生之估計公平價值已於綜合財務狀況表記賬及相關公平價值變動已於其他全面收益記賬,並屬合理,及為於報告期末最適當之價值。

貴金屬借貸之公平價值乃按貴金屬之公開 市價計算。

於二零一四年六月三十日,由於可採用之公平價值計量方法種類眾多,董事認為無法可靠地計量其公平價值,故賬面總值260,000港元(二零一三年十二月三十一日:260,000港元)之若干非上市股份投資乃按成本列賬。

本集團與不同之交易對手訂立衍生金融工 具,對手主要為金融機構或貴金屬貿易公司。於二零一四年六月三十日,衍生金融 工具指貴金屬合約,乃按照貴金屬市場價 格計算。貴金屬合約之賬面值與其公平價 值相同。

# 20. Fair Value and Fair Value Hierarchy of Financial Instruments (continued) Fair value hierarchy

The following table illustrates the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

# **20.** 金融工具之公平價值及公平價值等級(續) 公平價值等級

下表呈列本集團金融工具之公平價值計量 等級:

按公平價值計量之資產:

# Fair value measurement using 採用以下項目之公平價值計量

				人以下原但可里	
		Quoted prices in active	Significant observable	Significant unobservable	
		markets (Level 1)	inputs (Level 2) 重大可觀察	inputs (Level 3) 重大難以觀察	Total
		活躍市場報價 (級別一) HK\$′000 千港元	數據 (級別二) HK\$′000 千港元	數據 (級別三) HK\$′000 千港元	合計 HK\$′000 千港元
As at 30 June 2014	於二零一四年 六月三十日				
Available-for-sale investments: Equity investments Investments at fair value through	可供出售投資: 股份投資 按公平價值訂定	715,781	-	18,480	734,261
profit or loss	盈虧之投資	15,900			15,900
		731,681		18,480	750,161
As at 31 December 2013	於二零一三年 十二月三十一日				
Available-for-sale investments: Equity investments Investments at fair value through	可供出售投資: 股份投資 按公平價值訂定	640,488	-	18,480	658,968
profit or loss Derivative financial instruments	盈虧之投資 衍生金融工具	15,810 	10,785		15,810 10,785
		656,298	10,785	18,480	685,563

During the six months ended 30 June 2014, there were no transfers into or out of Level 3 fair value measurements of assets measured at fair value (2013: transferred from Level 2 to Level 3 of HK\$18,480,000).

截至二零一四年六月三十日止六個月,按公平價值計量之資產並無轉入或轉出級別三之公平價值計量(二零一三年:由級別二轉往級別三18,480,000港元)。

# 20. Fair Value and Fair Value Hierarchy of Financial Instruments (continued) Fair value hierarchy (continued)

Liabilities measured at fair value:

# **20.** 金融工具之公平價值及公平價值等級(續) 公平價值等級(續)

按公平價值計量之負債:

# Fair value measurement using 採用以下項目之公平價值計量

		採用以下項目之公平價值計量				
		Quoted prices	Significant	Significant		
		in active	observable	unobservable		
		markets (Level 1)	inputs (Level 2)	inputs (Level 3)	Total	
		(Level 1)	重大可觀察	重大難以觀察	Total	
		活躍市場報價	數據	數據		
		(級別一)	(級別二)	(級別三)	合計	
		HK\$′000	HK\$′000	HK\$′000 -	HK\$′000 -	
		千港元	千港元	千港元	千港元	
As at 30 June 2014	於二零一四年 六月三十日					
Derivative financial instruments	衍生金融工具	_	10,134	_	10,134	
Bullion loans	貴金屬借貸	698,034	10,134	_	698,034	
		698,034	10,134	_	708,168	
As at 31 December 2013	於二零一三年 十二月三十一日					
Bullion loans	貴金屬借貸	693,184	_	_	693,184	
	/					

During the six months ended 30 June 2014 and the year ended 31 December 2013, there were no transfers into or out of Level 3 fair value measurements of liabilities measured at fair value.

#### 21. Financial Risk Management Objectives and Policies

#### Financial risk factors

The Group's principal financial instruments comprise bank borrowings, and cash and bank deposits. The main purpose of these financial instruments is to raise finance for the Group's operations. The Group has various other financial assets and liabilities such as accounts receivable and accounts payable, which arise directly from its operations.

The Group's overall risk management policies focus on the unpredictability of financial markets and seek to minimize potential adverse effects on the Group's financial performance. Risk management is carried out by management under the policies approved by the Board and it identifies, evaluates and monitors financial risks in close co-operation with the Group's operating units.

The main risks arising from the Group's financial instruments are interest rate risk, foreign currency risk, credit risk, liquidity risk, equity price risk and commodity price risk. The Board reviews and agrees policies for managing each of these risks and they are summarized below.

截至二零一四年六月三十日止六個月及 截至二零一三年十二月三十一日止年度, 按公平價值計量之負債並無轉入或轉出級 別三之公平價值計量。

#### 21. 財務風險管理目標及政策

#### 財務風險因素

本集團之主要金融工具包括銀行貸款與 現金及銀行存款。此等金融工具之主要用 途乃為本集團之業務籌集資金。本集團有 若干其他財務資產及負債,如直接來自其 業務產生之應收賬款及應付賬款。

本集團之整體風險管理政策針對金融市場 之難以預測性,並尋求減低對本集團財務 表現構成之潛在不利影響。風險管理乃由 管理層根據董事會批核之政策進行,而管 理層與本集團之營運單位緊密合作,以識 別、評估及監察財務風險。

本集團金融工具所產生之主要風險為利率 風險、外匯風險、信貸風險、流動資金風 險、股份價格風險及商品價格風險。董事 會審閱並同意下文所概述管理各項此等風 險之政策。

#### Financial Risk Management Objectives and Policies (continued) 21. Financial risk factors (continued)

#### Interest rate risk

The Group is exposed to interest rate risk due to potential changes in interest rates of interest-bearing financial assets and liabilities. Interestbearing financial assets are mainly loans to margin clients whereas interest-bearing financial liabilities are primarily bank borrowings with primarily floating interest rates which expose the Group to cash flow interest rate risk. The Group monitors the level of interest rate exposure and considers utilizing hedging instruments should the need arise.

#### Foreign currency risk

The Group has transactional currency exposure mainly arising from sales and purchases by operating units in currencies other than the units' functional currency. Management conducted periodical review of exposure and requirements of various currencies, and will consider hedging significant foreign currency exposure should the need arise. Management considers that the Group's exposure to foreign currency risk is not significant.

The Group's assets and liabilities are mainly denominated in Hong Kong dollar, Renminbi and United States dollar. Currency risk is managed by partly financing non-Hong Kong dollar assets with loans denominated in the relevant currencies.

#### Credit risk

The accounts receivable and receivables arising from securities and futures broking represent the Group's major exposure to the credit risk arising from default of the counterparty, with a maximum exposure equal to the carrying amounts of these financial assets in the consolidated statement of financial position. The Group's retail sales on jewellery are usually transacted on a cash basis, via popular credit cards or through reputable and dispersed department stores. The Group's credit sales to wholesale customers are generally on credit term within 60 days. The Group has no significant concentrations of credit risk with respect to its jewellery retail business as it has a large number of diversified customers. For accounts receivable arising from the wholesale of diamonds and precious metals, the Group trades only with recognized and creditworthy third parties and bullion banks. The Group's receivables from margin clients arising from the ordinary course of business of dealing in securities are secured by the underlying pledged securities. The Group seeks to maintain strict control over its outstanding receivables and has its credit control policy to minimize the credit risk. In addition, all receivable balances are monitored on an ongoing basis and overdue balances are followed up by senior management. Accordingly, the Group's exposure to bad debts is not significant.

The credit risk of the Group's other financial assets, which mainly comprise cash and cash equivalents, cash held on behalf of clients, other assets, deposits and other receivables and derivative financial instruments, arises from the default of the counterparties, with a maximum exposure equal to the carrying amount of these instruments.

# 財務風險管理目標及政策(續)

#### 財務風險因素(續)

#### 利率風險

本集團由於計息財務資產及負債之利率潛 在變動而承受利率風險。計息財務資產主 要為孖展客戶貸款,而計息財務負債主要 為銀行貸款,主要按浮動利率計息,導致 本集團承受現金流量利率風險。本集團監 控利率風險水平及於有需要時考慮使用對 沖工具。

#### 外匯風險

本集團之交易貨幣風險主要來自業務單位 以其功能貨幣以外之貨幣進行之買賣。管 理層就不同貨幣的風險及需要進行定期檢 討, 並於需要時考慮對沖重大外匯風險。 管理層認為本集團的外匯風險並不重大。

本集團之資產及負債主要以港元、人民幣 及美元為單位。管理外匯風險方法是 以外幣貸款為手上同幣資產進行部分 融資。

#### 信貸風險

應收賬款及證券及期貨經紀產生之應收賬 款乃本集團由於交易對手不履約而產生之 主要信貸風險,最高風險相等於綜合財務 狀況表中此等財務資產之賬面值。本集團 之珠寶零售銷售誦常以現金、誦過普及信 用卡或透過信譽良好及分散之百貨公司進 行交易。本集團向批發客戶進行之信貸銷 售一般按六十日內之賒賬期進行。由於 珠寶零售業務擁有大量分散客戶,故並無 重大集中之信貸風險。就鑽石及貴金屬 批發產生之應收賬款,本集團僅與獲確認 及有信譽之第三者及金商進行交易。本集 團來自日常業務中證券買賣產生之應收孖 展客戶賬款以有關已抵押證券作抵押。本 集團對逾期應收賬款維持嚴格控制,並設 有信貸控制政策以減低信貸風險。此外, 所有應收賬款結餘均受持續監察,逾期結 餘由高級管理人員跟進。因此,本集團之 壞賬風險並不重大。

本集團其他財務資產, 主要包括現金及等 同現金、代客戶持有現金、其他資產、按 金及其他應收賬款及衍生金融工具,其信 貸風險產生自交易對手不履約,而最高風 險相等於此等工具之賬面值。

#### 21. Financial Risk Management Objectives and Policies (continued) Financial risk factors (continued)

#### Liquidity risk

The Group monitors and maintains a level of cash and cash equivalents deemed adequate by management to finance the Group's operations and mitigate the effects of fluctuations in cash flows. The responsibility of the Group's treasury department is to maintain a balance between continuity of funding and flexibility through the use of banking facilities in order to meet its liquidity requirements both in the short term and long term. The Group maintains significant flexibility to respond to opportunities and events by ensuring that committed credit lines are available. All debts of the Group as at 30 June 2014 would mature within three years.

#### Equity price risk

Equity price risk is the risk that the fair values of equity securities decrease as a result of changes in the levels of equity indices and the value of individual securities. The fair values of these listed equity investments are affected by market forces and other factors. The Group is exposed to equity price risk arising from individual equity investments classified as available-for-sale investments (note 9) and trading equity investments (note 11) as at 30 June 2014. The Group's listed investments are listed on the Stock Exchange and are valued at guoted market prices at the end of the reporting period. The majority of the listed equity investments are held for non-trading purpose.

#### Commodity price risk

The Group is engaged in the sales of jewellery including bullion products. The bullion market is influenced by global as well as regional supply and demand conditions. A significant decline in prices of bullion could adversely affect the Group's financial performance. In order to reduce the commodity price risk, the Group uses bullion loans as well as derivative financial instruments, such as bullion contracts to reduce its exposure to fluctuations in the bullion price on bullion inventory. The bullion price exposure is monitored by the management.

#### 22. Approval of Interim Financial Report

The interim financial report was approved by the Board of Directors on 26 August 2014.

#### 21. 財務風險管理目標及政策(續)

#### 財務風險因素(續)

#### 流動資金風險

本集團監控並維持現金及等同現金於管理 人員認為足夠水平,為本集團運作提供資 金及緩和現金流量波動之影響。本集團財 政部門之責任為透過使用銀行信貸在資金 之持續性及靈活性之間取得平衡,以配合 其短期及長期流動資金需求。本集團透過 確保擁有可動用之已承諾信貸額度,維持 充裕靈活性以回應商機及事件。於 二零一四年六月三十日,本集團所有債項 均於三年內到期。

#### 股份價格風險

股份價格風險指股份證券之公平價值因股 份指數水平及個別證券價值出現變動而下 跌之風險。此等上市股份投資之公平價值 受市場力量及其他因素影響。本集團於 二零一四年六月三十日因被分類為可供出售 投資(附註9)及買賣股份投資(附註11)之 個別股份投資而承受股份價格風險。本集 團之上市投資於聯交所上市,以報告期末 所報市價計值。大部分上市股份投資乃持 作非買賣用途。

#### 商品價格風險

本集團從事銷售珠寶,包括貴金屬產品。 貴金屬市場受全球以及地區性供求情況影 響。貴金屬價格大跌可能對本集團之財務 狀況構成不利影響。為降低商品價格風 險,本集團使用貴金屬借貸以及貴金屬合 約等衍生金融工具,以減低貴金屬價格波 動對貴金屬存貨之風險承擔。管理層會監 察貴金屬價格之風險承擔。

#### 中期財務報告之批核 22

中期財務報告於二零一四年八月二十六日 經董事會批核。

## **Directors' Interests in Shares**

As at 30 June 2014, the interests of the Directors in the issued share capital of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code, were as follows:

#### 董事於股份之權益

於二零一四年六月三十日,按《證券及期貨條例》第352條本公司須予保存之名冊內所記錄,或根據標準守則必須向本公司及聯交所具報之權益,各董事於本公司或其相聯法團(定義見《證券及期貨條例》第XV部)已發行股本中之權益如下:

Daveantana of

#### Long positions:

## 好倉:

#### Number of shares held 特股數目

N (2)	# + 14 6	Personal interest	Family interest	Corporate interest	Trustee interest	Total	the Company's issued share capital 佔本公司已發行
Name of Directors	董事姓名	個人權益	家屬權益	公司權益	信託人權益	總數	股本百分比
Mr. CHOW Kwen Ling	周君令先生	-	_	53,909,932 <sup>(1)</sup>	-	53,909,932	7.96
Dr. CHOW Kwen Lim	周君廉博士	-	-	-	136,271,595 <sup>(2)</sup>	136,271,595	20.13
Dr. CHAN Bing Fun	陳炳勳醫生	1,320,000	-	-	-	1,320,000	0.20
Mr. Vincent CHOW Wing Shing	周永成先生	-	-	-	136,271,595 <sup>(2)</sup>	136,271,595	20.13
Dr. Gerald CHOW King Sing	周敬成醫生	19,711,680	70,398 <sup>(3)</sup>	21,000,000 <sup>(3)</sup>	42,000,000 <sup>(3)</sup>	82,782,078	12.23
Mr. Winston CHOW Wun Sing	周允成先生	7,681,104	52,800 <sup>(3)</sup>	-	74,616,000 <sup>(3)</sup>	82,349,904	12.17

Please refer to the explanatory notes in the section headed "Substantial Shareholders' and Other Persons' Interests in Shares and Underlying Shares".

請參考「主要股東及其他人士於股份及相關 股份之權益」一節之附註解釋。

Save as disclosed above, as at 30 June 2014, none of the Directors had registered an interest or short position in the shares, underlying shares or debentures of the Company or any of its associated corporations that was required to be recorded pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

# 除上文披露外,於二零一四年六月三十日,各董事並無於本公司或其任何相聯法團之股份、相關股份或債券中登記擁有根據《證券及期貨條例》第352條規定須予以記錄或根據標準守則必須向本公司及聯交所具報之權益或淡倉。

#### **Directors' Rights to Acquire Shares or Debentures**

#### 董事購買股份或債券之權利

At no time during the period were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Director or their respective spouse or minor children, or were any such rights exercised by them; or was the Company or any of its subsidiaries a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

本公司於期內任何時間概無授予任何董事 或其各自之配偶或年幼子女可購入本公司 股份或債券而獲益之權利;或由彼等行使 任何該等權利;或由本公司或其任何附屬 公司安排致令董事可於任何其他法人團體 獲得該等權利。

# Substantial Shareholders' and Other Persons' Interests in Shares and Underlying Shares

As at 30 June 2014, the interests of those persons in the issued share capital of the Company as recorded in the register of interests required to be kept by the Company pursuant to Section 336 of the SFO were as follows:

#### Long positions:

## 主要股東及其他人士於股份及相關股份之 權益

於二零一四年六月三十日,根據《證券及期 貨條例》第336條,本公司須予保存之權益 名冊記錄內擁有本公司已發行股本人士之 權益如下:

#### 好倉:

Name 名稱	Capacity 身份	Number of shares held 持股數目	Percentage of the Company's issued share capital 佔本公司已發行 股本百分比
Everwin Company Limited	Beneficial Owner 實益持有人	120,000,000 (2)	17.73
The Capital Group Companies, Inc.	Interest of Controlled Corporations 受控制公司之權益	88,066,300 <sup>(4)</sup>	13.01
Happy Inc.	Beneficial Owner 實益持有人	66,000,000	9.75
Happy Family Limited 快樂家庭有限公司	Beneficial Owner 實益持有人	53,909,932 <sup>(1)</sup>	7.96
Schroders Plc	Investment Manager 投資管理人	47,556,447 <sup>(5)</sup>	7.03
Top Fit Investments Limited	Beneficial Owner 實益持有人	42,000,000 <sup>(3)</sup>	6.20

#### Notes:

- (1) 53,909,932 shares in the Company were held by Happy Family Limited, in which Mr. CHOW Kwen Ling had a 20% equity interest and his late spouse had another 20% equity interest.
- (2) 136,271,595 shares in the Company were held by a discretionary trust of which Dr. CHOW Kwen Lim and Mr. Vincent CHOW Wing Shing were among the beneficiaries. The trustee of the trust was Cititrust (Cayman) Limited, which held the interests in the Company through the following companies:

Name of companies 公司名稱

Everwin Company Limited Golden Court Limited

Accordingly, Cititrust (Cayman) Limited was deemed to have interest in the 136,271,595 shares. Dr. CHOW Kwen Lim, Mr. Vincent CHOW Wing Shing and his spouse were deemed to have interests in the 136,271,595 shares in the Company.

#### 附註:

- (1) 快樂家庭有限公司持有本公司 53,909,932股股份,該公司由周君令先生 持有20%股權,其已故配偶亦持有另外 20%股權。
- (2) 一項全權信託持有本公司136,271,595股股份,周君廉博士及周永成先生為其中受益人。Cititrust (Cayman) Limited為該信託之信託人,其透過下列公司持有本公司之權益:

No. of shares held 持股數目

> 120,000,000 16,271,595

因此, Cititrust (Cayman) Limited 被視為擁有136,271,595股股份權益。周君廉博士、周永成先生及其配偶均被視為擁有本公司136,271,595股股份權益。

## Substantial Shareholders' and Other Persons' Interests in Shares and Underlying Shares (continued)

70,398 shares and 52,800 shares in the Company were held by the respective spouse of Dr. Gerald CHOW King Sing and Mr. Winston CHOW Wun Sing.

21,000,000 shares in the Company were held by Speed Star Holdings Limited, a company beneficially owned by Dr. Gerald CHOW King Sing and his spouse.

42,000,000 shares in the Company were held by Top Fit Investments Limited, a company beneficially owned by a discretionary trust of which Dr. Gerald CHOW King Sing and Mr. Winston CHOW Wun Sing were the beneficiaries. The trustee of the trust was HSBC Trustee (Cook Islands) Limited and, accordingly, it was deemed to have interests in the 42,000,000 shares in the Company.

32,616,000 shares in the Company were held by CWS Holdings Limited, a company beneficially owned by a discretionary trust of which Mr. Winston CHOW Wun Sing was the founder and one of the beneficiaries. The trustee of the trust was UBS TC (Jersey) Ltd. and, accordingly, it was deemed to have interests in the 32,616,000 shares in the Company.

Accordingly, Dr. Gerald CHOW King Sing and his spouse were deemed to have interests in the 63.070.398 shares and 82.711.680 shares in the Company respectively. Mr. Winston CHOW Wun Sing and his spouse were deemed to have interests in the 74,668,800 shares and 82,297,104 shares in the Company respectively.

- The Capital Group Companies, Inc. through its subsidiaries, namely Capital Guardian Trust Company, Capital International, Inc., Capital International Limited, Capital International Sarl and Capital Research and Management Company held 8,276,000 shares, 6,704,000 shares, 3,796,000 shares, 13,950,000 shares and 55,340,300 shares in the Company respectively, and was accordingly deemed to be interested in the respective shares held by the aforesaid companies.
- Schroders Plc through its subsidiaries, namely Schroder Investment Management Limited, Schroder Investment Management (Singapore) Limited and Schroder Investment Management (Hong Kong) Limited held 1,074,000 shares, 28,378,000 shares and 18,104,447 shares in the Company respectively, and was accordingly deemed to be interested in the respective shares held by the aforesaid companies.

Save as disclosed above, as at 30 June 2014, no person, other than the Directors of the Company whose interests are set out in the section "Directors' Interests in Shares" above, had registered an interest or short position in the shares or underlying shares of the Company that was required to be recorded pursuant to Section 336 of the SFO.

# 主要股東及其他人士於股份及相關股份之

周敬成醫生及周允成先生各自之配偶分別 (3) 持有本公司70,398股及52,800股股份。

> Speed Star Holdings Limited持有本公司 21,000,000股股份,該公司由周敬成醫生 及其配偶實益擁有。

> Top Fit Investments Limited持有本公司 42,000,000股股份,該公司由一項全權 信託實益擁有, 周敬成醫生及周允成先生 為該信託之受益人。HSBC Trustee (Cook Islands) Limited 為該信託之信託人,因此 被視為擁有本公司42,000,000股股份權

> CWS Holdings Limited 持有本公司 32,616,000股股份,該公司由一項全權 信託實益擁有,周允成先生為該信託之成 立人及其中一名受益人。UBS TC (Jersey) Ltd. 為該信託之信託人,因此被視為擁有 本公司32,616,000股股份權益。

> 因此, 周敬成醫生及其配偶分別被視為 擁有本公司63 070 398股及82 711 680股 股份權益。周允成先生及其配偶分別被視 為擁有本公司74,668,800股及82,297,104股 股份權益。

- The Capital Group Companies, Inc.透 過其附屬公司Capital Guardian Trust Company Capital International, Inc. \ Capital International Limited Capital International Sarl及Capital Research and Management Company分別持有本公司 8,276,000股、6,704,000股、3,796,000股、 13,950,000股及55,340,300股股份,因此 被視為擁有上述公司各自持有之股份 權益。
- Schroders Plc透過其附屬公司Schroder Investment Management Limited Schroder Investment Management (Singapore) Limited 及Schroder Investment Management (Hong Kong) Limited分别持有本公司 1,074,000股、28,378,000股及18,104,447股 股份,因此被視為擁有上述公司各自持有 之股份權益。

除上文披露外,於二零一四年六月三十日, 除以上「董事於股份之權益」一節所載擁有 權益之本公司董事外,並無其他人士於 本公司股份或相關股份中登記擁有根據 《證券及期貨條例》第336條須予記錄之權 益或淡倉。

# Change of address of Principal Share Registrars and Transfer Office in Bermuda

The Company's principal share registrars and transfer office in Bermuda, MUFG Fund Services (Bermuda) Limited, changed its address to The Belvedere Building, 69 Pitts Bay Road, Pembroke HM 08, Bermuda on 30 July 2014.

#### Purchase, Redemption or Sale of Listed Securities of the Company

Neither the Company nor any of its subsidiaries purchased, redeemed or sold any of the Company's listed securities during the period.

#### Dividend

At the Company's annual general meeting held on Tuesday, 17 June 2014, the shareholders approved the final dividend of HK54.0 cents per ordinary share for the year ended 31 December 2013 to be distributed to shareholders whose names appeared on the register of members of the Company on Wednesday, 25 June 2014. The final dividend amounting to HK\$365,537,000 was paid on Thursday, 3 July 2014.

The Board of Directors has declared an interim dividend of HK12.0 cents (2013: HK14.0 cents) per ordinary share for the six months ended 30 June 2014 payable to shareholders whose names appear on the register of members of the Company on Wednesday, 17 September 2014. The dividend will be paid on Wednesday, 24 September 2014.

#### **Closure of Register of Members**

The register of members of the Company will be closed from Monday, 15 September 2014 to Wednesday, 17 September 2014, both days inclusive, during such period no transfer of shares will be registered. To ensure the entitlement to the interim dividend, shareholders are reminded to lodge their transfer documents accompanied by the relevant share certificates with the Company's branch share registrars, Tricor Tengis Limited at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong not later than 4:00 p.m. on Friday, 12 September 2014.

By order of the Board Vincent CHOW Wing Shing Chairman

Hong Kong, 26 August 2014

#### 百慕達股份過戶登記總處之地址變更

本公司百慕達股份過戶登記總處MUFG Fund Services (Bermuda) Limited之地址於 二零一四年七月三十日更改為The Belvedere Building, 69 Pitts Bay Road, Pembroke HM 08, Bermuda。

#### 購買、贖回或出售本公司之上市證券

期內本公司或其任何附屬公司概無購買、贖回或出售任何本公司之上市證券。

#### 股息

於二零一四年六月十七日(星期二)舉行之本公司股東週年大會,股東批准截至二零一三年十二月三十一日止年度之末期股息每普通股54.0港仙,並派發予於二零一四年六月二十五日(星期三)名列本公司股東名冊上之股東。末期股息365,537,000港元已於二零一四年七月三日(星期四)派發。

董事會宣布派發載至二零一四年六月三十日 止六個月之中期股息每普通股12.0港仙 (二零一三年:14.0港仙)予於二零一四年 九月十七日(星期三)名列本公司股東名 冊上之股東。股息將於二零一四年九月 二十四日(星期三)派發。

#### 暫停辦理股份過戶登記手續

本公司將由二零一四年九月十五日(星期一)至二零一四年九月十七日(星期三),首尾兩天包括在內,暫停辦理股份過戶登記手續。為確保享有獲派發中期股息權利,股東須於二零一四年九月十二日(星期五)下午四時前將過戶文件連同相關股票送達本公司股份過戶登記分處卓佳登捷時有限公司辦理過戶手續,地址為香港皇后大道東一八三號合和中心二十二樓。

承董事會命 *主席* **周永成** 

香港,二零一四年八月二十六日