

INTERIM FINANCIAL REPORT

報告 2006

Contents

目錄

		Page 頁次
Financial Highlights	財務摘要	2
Corporate Information	公司資料	3-4
Managing Director's Statement	董事總經理報告	5-15
Corporate Governance & Other Information	公司管治及其他資料	16-24
Consolidated Income Statement	綜合收入報表	25
Consolidated Balance Sheet	綜合資產負債表	26-27
Consolidated Statement of Changes in Equity	綜合權益變動報表	28-29
Condensed Consolidated Cash Flow Statement	簡明綜合現金流量報表	30
Notes to the Consolidated Financial Statements	綜合財務報表附註	31-44

Financial Highlights 財務摘要

		2006	2005	
		二零零六年	二零零五年	
		HK\$'m	HK\$'m	Changes
		百萬港元	百萬港元	變動
Turnover	營業額	528	299	77%
Profit Attributable to Equity Holders	本公司股本持有人			
of the Company	應佔溢利	333	355	(6%)
Total Assets	資產總值	6,622	6,234	6%
Equity Attributable to Equity Holders	本公司股本持有人			
of the Company	應佔股本	4,304	3,612	19%
Cash & Bank Balances	現金及銀行結餘	799	1,173	(32%)
Net Borrowings	借貸淨額	399	249	60%
Key Performance and	主要營運表現及財務	НК\$	HK\$	Changes
Key Performance and Liquidity Indicators:	主要營運表現及財務 狀況指標:	HK\$ 港元	HK\$ 港元	Changes 變動
				變動
Liquidity Indicators:	狀況指標:	港元	港元	變動
Liquidity Indicators: Earnings Per Share	狀況指標: 每股盈利	<i>港元</i> 0.190	<i>港元</i> 0.202	變動 (6%) 16%
Liquidity Indicators: Earnings Per Share Net Assets Per Share (note 1)	狀況指標: 每股盈利 每股資產淨值 <i>(附註1)</i>	港元 0.190 2.38	港元 0.202 2.05	變動 (6%) 16% (17%)
Liquidity Indicators: Earnings Per Share Net Assets Per Share (note 1) Projected P/E Ratio (note 1)	狀況指標: 每股盈利 每股資產淨值(<i>附註1)</i> 預期市盈率(<i>附註1)</i>	港元 0.190 2.38 5 x	港元 0.202 2.05 6 x	變動 (6%) 16% (17%)
Liquidity Indicators: Earnings Per Share Net Assets Per Share (note 1) Projected P/E Ratio (note 1) Return on Capital Employed (note 2)	狀況指標: 每股盈利 每股資產淨值(<i>附註1</i>) 預期市盈率(<i>附註1</i>) 股本回報率(<i>附註2</i>)	港元 0.190 2.38 5 x 15%	港元 0.202 2.05 6 x 20%	變動 (6%) 16% (17%) (25%)
Liquidity Indicators: Earnings Per Share Net Assets Per Share (note 1) Projected P/E Ratio (note 1) Return on Capital Employed (note 2) Return on Total Assets (note 3)	狀況指標: 每股盈利 每股資產淨值(<i>附註1</i>) 預期市盈率(<i>附註1</i>) 股本回報率(<i>附註2</i>) 總資產回報率(<i>附註3</i>)	港元 0.190 2.38 5 x 15% 10%	港元 0.202 2.05 6 x 20% 11%	變動 (6%) 16% (17%) (25%) (9%)
Liquidity Indicators: Earnings Per Share Net Assets Per Share (note 1) Projected P/E Ratio (note 1) Return on Capital Employed (note 2) Return on Total Assets (note 3) Gearing Ratio (note 4)	狀況指標: 每股盈利 每股資產淨值(附註1) 預期市盈率(附註1) 股本回報率(附註2) 總資產回報率(附註3) 借貸比率(附註4)	港元 0.190 2.38 5 x 15% 10% 28%	港元 0.202 2.05 6 x 20% 11% 39%	變動 (6%) 16% (17%) (25%) (9%) (28%)

Notes:

- Based on 1,806,709,611 shares issued and fully paid as at 30 June 2006 (2005: 1,758,671,611 shares) and the market closing price of HK\$2.075 (2005: HK\$2.475) per share.
- 2. Calculated as profit for the period attributable to equity holders of the Company times two over equity attributable to equity holders of the Company.
- 3. Calculated as profit for the period attributable to equity holders of the Company times two over total assets.
- Calculated as total borrowings over equity attributable to equity holders of 4. the Company.
- 5. Calculated as net borrowings over equity attributable to equity holders of the Company.
- Calculated as current assets over current liabilities.
- 7. Calculated as profit before finance costs and taxation over finance costs (excluding the notional interest portion in respect of convertible notes).

附註:

- 基於二零零六年六月三十日已發行及已 繳足股份1,806,709,611股(二零零五年: 1,758,671,611股)及收市價每股2.075港元(二 零零五年: 2.475港元)計算所得。
- 以本公司股本持有人應佔期內溢利乘以二除以 本公司股本持有人應佔股本計算所得。
- 3. 以本公司股本持有人應佔期內溢利乘以二除以 總資產計算所得。
- 以借貸總額除以本公司股本持有人應佔股本計 算所得。
- 以借貸淨額除以本公司股本持有人應佔股本計 算所得。
- 6. 以流動資產除以流動負債計算所得。
- 7. 以扣除財務費用及稅項前溢利除以財務費用 (經扣除可換股票據的市場利息部份後)計算所

Corporate Information 公司資料

BOARD OF DIRECTORS

The board of directors of the Company (the "Board") as at the date of this interim financial report are set out below:

Executive Directors

Gao Jian Min (Managing Director)
Liu Tianni (Deputy Managing Director)
Gu Jianguo

Chen Yongcun
Chow Kwok Wai

Non-executive Directors

Chen Xiaozhou *(Chairman)* Hui Xiao Bing *(Vice Chairman)* Yuen Wing Shing

Independent Non-executive Directors

Kang Dian Zhang Lu Hung Muk Ming

AUDIT COMMITTEE

Kang Dian *(Chairman)* Zhang Lu Hung Muk Ming

REMUNERATION COMMITTEE

Kang Dian *(Chairman)* Zhang Lu

COMPANY SECRETARY

Tung Tat Chiu, Michael

董事會

於本中期財務報告日期的本公司董事會(「董事會」)呈列如下:

執行董事

高建民(董事總經理) 劉天倪(董事副總經理)

顧建國 陳永存 周國偉

非執行董事

陳孝周(*主席*) 惠小兵(*副主席*) 袁永誠

獨立非執行董事

康 典 張 璐 洪木明

審核委員會

康 典(*主席*) 張 璐 洪木明

薪酬委員會

康 典(*主席)* 張 璐

公司秘書

佟達釗

Corporate Information

公司資料

LEGAL ADVISER TO THE COMPANY

David Lo & Partners

AUDITORS

Deloitte Touche Tohmatsu Certified Public Accountants

PRINCIPAL BANKERS

Bank of China (Hong Kong) Limited The Hongkong and Shanghai Banking Corporation Limited The Citic Ka Wah Bank Limited

SHARE REGISTRARS & TRANSFER OFFICE

Secretaries Limited 26th Floor, Tesbury Centre 28 Queen's Road East Wanchai, Hong Kong (Tel: 29801888 Fax: 28610285)

REGISTERED OFFICE

Suite 4901, 49th Floor, Office Tower Convention Plaza, 1 Harbour Road Wanchai, Hong Kong

(Tel: 28770030 Fax: 28029506)

COMPANY WEBSITE

http://www.silvergrant.com.hk

STOCK CODE

171

公司法律顧問

羅國貴律師事務所

核數師

德勤 關黃陳方會計師行 執業會計師

主要往來銀行

中國銀行(香港)有限公司 香港上海匯豐銀行有限公司 中信嘉華銀行有限公司

股份登記及過戶處

秘書商業服務有限公司 香港 皇后大道東28號 金鐘匯中心26樓

(電話:29801888 傳真:28610285)

註冊辦事處

香港灣仔港灣道一號 會展廣場辦公大樓 49樓4901室

(電話:28770030 傳真:28029506)

公司網址

http://www.silvergrant.com.hk

股份代號

171

Managing Director's Statement 董事總經理報告

REVIEW OF RESULTS

Turnover of the current period recorded an increase of HK\$229.5 million to HK\$528.4 million, representing an increment of 77%.

The increase in turnover was mainly attributable to the HK\$369.1 million increase in turnover of listed securities trading and was partially reduced by the HK\$143.2 million decrease in turnover of dealing in distressed assets.

The increase in turnover of listed securities trading was a result of the realization of the China Construction Bank H shares ("the CCB Shares") acquired at its IPO.

Due to the realization of the CCB Shares, the corresponding acquisition costs of the CCB Shares were recognized as direct operating expenses. This was the main reason leading to the significant increase in direct operating expenses in the current period.

The decrease in turnover of dealing in distressed assets was mainly due to the fact that turnover of dealing in distressed assets in the previous period included a performance return from the disposal of the Macau Assets amounted to HK\$100.0 million. Since the Macau Assets were all disposed in the previous period, there was no such corresponding amount in the current period.

Profit for the period attributable to equity holders of the Company was HK\$332.6 million. Compared to the previous period, the profit has decreased by HK\$22.4 million, representing a decrease of 6%.

業績回顧

本期間之營業額錄得229,500,000港元增長至 528,400,000港元,增幅77%。

營業額的增長,主要基於證券投資的營業額增 加了369,100,000港元,但同時亦被處置不良 資產的營業額減少143,200,000港元而抵銷部 份的增幅。

上市證券買賣的營業額增加是由於套現於新股 上市時購入的中國建設銀行H股(「建行股份」) 股份所致。

由於套現建行股份,相應的建行股份購入成本 被確認為直接經營費用。此乃導致本期間的直 接經營費用大幅度增加的主要原因。

處置不良資產的營業額減少的主要原因是由於 去年同期的處置不良資產的營業額中包括有一 項金額為100,000,000港元來自處置澳門資產 的超收分成。由於澳門資產已於去年同期全部 處置完畢,因此於本期間並無錄得對應的金

本公司股本持有人應佔本期間的溢利為 332,600,000港元。與去年同期比較,溢利減 少22,400,000元,相當於減幅6%。

REVIEW OF RESULTS (Continued)

There were significant changes in several major profit components, which has a net effect leading to the mild decrease in profit attributable to equity holders of the Company. The changes are explained in the following paragraphs:

The gain from the realization of the CCB Shares together with the gain from other held-for-trading investments, (i.e. trading in listed securities) contributed HK\$106.8 million increase to the profit. In addition, there was an increase in the fair value of listed securities amounting to HK\$48.0 million. Moreover, fair value gain in investment properties also contributed HK\$32.8 million increase to the profit. These major items have an effect of increasing profit for the current period by HK\$187.6 million in aggregate.

The disposal of the Macau Assets was completed in 2005 and had contributed HK\$100.0 million performance return to the Group in the previous period. No such performance return was recorded in the current period. Interest income generated from the Cinda Portfolio decreased by HK\$43.2 million following the reduction in the amount of un-disposed distressed assets in the Cinda Portfolio. Discount on acquisition of additional equity interest in a subsidiary also decreased by HK\$48.7 million. In addition, share of results of associates also decreased by HK\$20.4 million due to the decrease in profit contribution from CII Limited ("CII"). These major items have an effect of decreasing profit for the current period by HK\$212.3 million in aggregate.

業績回顧(續)

由於若干主要溢利科目的重大轉變,其淨影響 導致本公司股本持有人應佔溢利出現輕微下 降。該等轉變的說明見下文:

套現建行股份所得的收益連帶其他持作買賣投 資(亦即買賣上市證券)所得的收益合共提供 106,800,000港元溢利增長。加上上市證券的 公平值增加48,000,000港元。此外,投資物業 的公平值增加亦為溢利貢獻32,800,000港元增 長。此等主要項目的影響為本期間的溢利帶來 總額187,600,000港元增長。

澳門資產的處置已於二零零五年完成,並於去 年同期為本集團貢獻100,000,000港元超收分 成。於本期間並無錄得任何對應的超收分成。 由於信達資產包內未予處置的不良資產金額減 少,來自信達資產包的利息收入減少了 43,200,000港元。收購一間附屬公司額外股本 權益的折讓亦減少了48,700,000港元。加上攤 佔聯營公司業績因為中基建設投資有限公司 (「中基」)的溢利貢獻減少的原因亦減少了 20,400,000港元。此等主要項目的影響為本期 間的溢利帶來總額212,300,000港元下降。

BUSINESS REVIEW & PROSPECTS

Property Investments, Development and Management

The operations of the Group's property leasing, property development and property management were relatively stable during the current period.

During the current period, the Group has increased its investment in East Gate by acquiring the remaining 4.11% equity interest from the minority shareholders of East Gate at a total consideration of HK\$25.7 million. The acquisition resulted in a discount on acquisition of HK\$24.7 million and was recognized as income in the current period. After the acquisition, East Gate becomes a wholly owned subsidiary of the Group.

The Group did not recognize any sales of development property during the current period. Despite the Group has commenced selling of the development properties of East Gate Metro Garden and the Group has already secured approximately HK\$197.3 million contracted-sales in aggregate during the current period, the Group will only recognize sales and profit after the issuance of the relevant occupancy permits. The Board expects that total sales amount for East Gate Metro Garden will approximately be HK\$423.1 million. The Group intends to complete the selling of East Gate Metro Garden units in 2006. After the completion of the sales of the East Gate Metro Garden units, the third phase, which is also the last phase of the Tiexi development project, will commence.

For the time being, the progress of the development project "Zi You Xiao Zhen" is still at the stage of demolishing and relocating the existing tenants. "Zi You Xiao Zhen" has a site area of approximately 320,000 square meters and can be developed into saleable units with gross floor area of approximately 830,000 square meters in aggregate. The Group intends to develop "Zi You Xiao Zhen" by four phases in four years' time.

The Group is also considering making investment in new development projects in Beijing including "Si He Yuan" properties.

業務回顧及展望

物業投資、發展及管理

本集團的物業租賃、物業發展及物業管理於本期內的經營維持相對穩定。

於本期間,本集團透過以總代價25,700,000港元向東環置業的少數股東購入餘下的4.11%股本權益,增加投資於東環置業。是項增持行動產生收購折讓24,700,000港元並已於本期間確認為收益。經是項增持行動後,東環置業成為本集團的全資附屬公司。

本集團於本期間沒有確認任何發展物業的銷售額。雖然本集團已開展了東環國際花園的銷售工作以及本集團於本期間已落實總額約197,300,000港元的合同銷售額,然而本集團只會在已發出相關的入住許可証後方確認銷售額及收入。董事會預期東環國際花園的總銷售金額將可達約423,100,000港元。本集團有意於二零零六年內完成銷售東環國際花園的單位後,鐵西發展項目的第三期亦即是最後一期的發展將會展開。

重建項目《自由小鎮》的進度,目前仍然處於遷 拆及安置現有居民的階段。《自由小鎮》項目之 地盤面積約320,000平方米並將可發展成為可 供銷售單位的總建築面積約830,000平方米。 本集團有意在四年時間內分開四期發展《自由 小鎮》。

本集團現正考慮於北京市投資興建包括「四合院」在內的物業開發項目。

Infrastructure Investments

For the current period, profit contribution from CII was HK\$39.8 million (2005: HK\$58.8 million). The decrease in profit contribution was mainly due to the reduction in toll fee income from road and bridge projects as a result of disposal of those road and bridge projects in the previous periods.

Infrastructure Investments (Continued)

The United East Petrochemical project

CII holds a 25% effective interest in the United East Petrochemical project. The carrying value of the project as at 30 June 2006 was approximately HK\$112.6 million. For the current period, profit contribution to CII from the project was limited and the profit amounted to only HK\$1.5 million.

CII is negotiating with the holding company of the local partner for a long term and secured supply of crude oil for the project's refinery business. CII has confidence to reach an agreement for the supply of the crude oil in 2006.

Financial Investments

Distressed Assets Business

The Cinda Portfolio

For the current period, the Cinda Portfolio has contributed approximately HK\$46.8 million (2005: HK\$90.0 million) interest income to the Group. Up to 30 June 2006, the principal amount of distressed assets in the Cinda Portfolio that has been disposed was approximately HK\$20.3 billion in aggregate, representing 37.4% of the total principal amount of the Cinda Portfolio. The amount of cash recovered was approximately HK\$793.4 million in aggregate. The effective cash recovery rate was approximately 3.9%.

During the current period, the total principal amount of distressed assets in the Cinda Portfolio that has been disposed was approximately HK\$1.7 billion and the total amount of cash recovered was approximately HK\$128.5 million. The cash recovery rate for the current period was approximately 7.6%.

業務回顧及展望(續)

基礎建設投資(續)

東聯化工項目

中基持有東聯化工項目25%有效權益。該項目於二零零六年六月三十日的賬面值約為112,600,000港元。於本期間,該項目僅為中基貢獻有限的溢利,溢利金額只有1,500,000港元。

中基現時正與當地合作方的控股公司進行磋商,為該項目的煉油業務落實長期並且穩定的原油供應。中基有信心於二零零六年內就該原油供應達成協議。

金融投資

不良資產業務

信達資產包

於本期間,信達資產包為本集團貢獻約46,800,000港元(二零零五年:90,000,000港元)利息收入。截至二零零六年六月三十日,累計已處置的信達資產包債權資產本金總額約達203億港元,約相當於信達資產包本金總額的37.4%。累計處置回收現金約為793,400,000港元。折算所得的現金回收率約為3.9%。

於本期間內,已處置的信達資產包債權資產本 金總額約為17億港元,處置回收現金約為 128,500,000港元,本期間的現金回收率約為 7.6%。

Financial Investments (Continued)

Distressed Assets Business (Continued)

The Cinda Portfolio (Continued)

The Board has confidence in recovering a cumulative cash amount in excess of RMB900.0 million, an amount greater than the original acquisition cost in the second half-year. The Board also has confidence in disposing all the remaining distressed assets in the Cinda Portfolio in the first half year of 2007 and achieving a very good net cash return.

The Huarong Portfolio

In January 2006, the Group completed the acquisition of a portfolio of distressed assets with a total principal amount of RMB36.4 billion (equivalent to approximately HK\$35.0 billion) including booked interest ("The Huarong Portfolio") from China Huarong Asset Management Corporation ("China Huarong") at a total consideration of RMB546.6 million (equivalent to approximately HK\$526.6 million).

The Huarong Portfolio comprises a total of 11,126 borrowers located in a total of 27 provinces, directly administrated municipalities and autonomies in the PRC. The Group has set a target to complete the disposal of the Huarong Portfolio in two years' time.

The Huarong Portfolio was held through a jointly controlled entity — Platinum One Limited ("POL"). POL was owned equally by Citigroup Financial Products Inc. and the Company.

POL has appointed China Huarong to serve the disposal of and collection of the Huarong Portfolio. Huarong in return is entitled to receive a management fee calculated at 10% of the cash recovered. China Huarong is also entitled to share the profit generated from the disposal of the Huarong portfolio according to a defined profit sharing scheme.

業務回顧及展望(續)

金融投資(續)

不良資產業務(續)

信達資產包(續)

董事會有信心於下半年內完成取得累計回收現 金總額逾人民幣900,000,000元,超逾原收購 成本。董事會同時有信心可於二零零七年上半 年內全部處置所有信達資產包項下的不良資產 債權並可取得理想的淨現金回報。

華融資產包

於二零零六年一月,本集團完成從中國華融資 產管理公司(「中國華融」)收購本金額為人民幣 364億元(相當於350億港元)含表內利息的不良 資產組合(「華融資產包」),總代價為人民幣 546,600,000元(相當於約526,600,000港元)。

華融資產包由分散於全國各地共27個省、直轄 市及自治區、總數11,126個借款戶所組成。本 集團已定立目標於兩年之內完成處置華融資產 包。

華融資產包乃通過一間共同控制的公司 -Platinum One Limited(「POL」)持有。POL由 Citigroup Financial Products Inc.及本公司共同仆尚 舺冬均

Financial Investments (Continued)

Distressed Assets Business (Continued)

The Huarong Portfolio (Continued)

In the current period, POL and China Huarong focused on the preparatory and planning works for an effective disposal and collection scheme. Therefore, the disposal of the distressed assets in the Huarong Portfolio was limited.

Up to 30 June 2006, the principal amount of distressed assets in the Huarong Portfolio that has been disposed was RMB879.6 million in aggregate (equivalent to approximately HK\$837.7 million), representing approximately to 4.4% of the total principal amount of the Huarong Portfolio. The cash recovered was RMB19.0 million in aggregate (equivalent to approximately HK\$18.1 million). The effective cash recovery rate was approximately 2.3%.

New Distressed Asset Portfolio

The Group is currently considering the investment potential of several assets portfolios and expects to conclude at least one of them in the near future.

Other Financial Investments

The Group will utilize an appropriate portion of the temporarily idled funds to invest, on a medium-term basis, in listed securities. The Board will make judgment and will invest very selectively in listed securities with good capital appreciation potentials.

During the current period, the Group has invested RMB100.0 million (equivalent to approximately HK\$96.1 million) to acquire a 12% equity interest in a Chinese medicine manufacturer known as Tong Ji Tang. The principal business of Tong Ji Tang is manufacturing of a patented drug to cure osteoporosis. Tong Ji Tang has planned to seek a listing on an appropriate overseas stock market.

業務回顧及展望(續)

金融投資(續)

不良資產業務(續)

華融資產包(續)

於本期間內, POL與中國華融的重點工作主要 著眼於準備及籌劃一個行之有效的處置回收方 案。因此,華融資產包的不良資產處置工作僅 屬有限。

截至二零零六年六月三十日,華融資產包已處 置的不良資產的本金總額為人民幣 879,600,000元(相當於約837,700,000港元), 約相等於華融資產包本金總額的4.4%。已收回 的現金總額為人民幣19,000,000元(相當於約 18,100,000港元)。折算所得的現金回收率約 為2.3%。

新的不良資產包

本集團目前正就若干不良資產包的投資潛力作 出考核並期望可於短期內落實其中最少一項。

其他金融投資

本集團將適當地利用部份臨時閒置之資金透過 以中期持有的方式投資於上市證券。董事會將 作出判斷並會非常選擇性地投資於具有資本增 值潛力的上市證券。

於本期間,本集團已投資人民幣100,000,000 元(相當於約96,100,000港元)收購一家以同濟 堂名義從事中藥生產的企業的12%股份權益。 同濟堂的主要業務為生產一種用於醫治骨質疏 鬆的專利藥物。同濟堂已計劃於一個合適的海 外證券市場尋求上市。

GROWTH STRATEGIES

The Group maintains its established strategies of making balanced investments in the Group's three core-businesses: properties, infrastructure investments and financial investments.

The recent macro-economic measures imposed by the PRC Central Government, which is mainly to cool down over-investments in fixed assets in respect of natural resources exploiting and real estate investments. In the opinion of the Board, the measures will not have significant adverse effect on the Group's business for the time being. The Group has adequate internal resources to finance its property investments and the Group's development properties are targeted for selling to the local middle-class customers. These customers are real users and are least affected by the recent measures.

However, the Board believes that these measures will continue for a certain period of time. The Board will keep their eyes open and take appropriate actions should these measures be further extended and raised.

FINANCIAL REVIEW

Exchange Exposure & Hedging

At 30 June 2006, the Group had an outstanding convertible note denominated in USD in the amount of USD52.5 million (equivalent to HK\$409.5 million).

Except for the above, the Group's principal assets, liabilities, revenues and payments are denominated in HKD and RMB. Despite the recent mild appreciation of the RMB exchange rate, the Board believes that the RMB exchange rate will only appreciate by a small percentage in the foreseeable future. In addition, HKD is pledged to the USD and such currency peg is unlikely to break in the foreseeable future. In this regard, the Board believes that exposure to exchange rate fluctuations will not have material adverse effect on the Group.

發展策略

本集團維持以既定的策略均衡投資於本集團的 三大核心業務:房地產、基礎建設投資及金融 投資。

中國中央政府近期實施的宏觀經濟調控措施主 要是冷卻關於天然資源開採以及房地產投資等 方面的固定資產過度投資。董事會意見認為, 現時有關調控措施將不會對本集團的業務帶來 重大的負面影響。本集團有足夠的內部資源滿 足房地產投資所需並且本集團的房地產發展項 目的目標顧客群為當地的中等收入階層;這些 顧客都是真正的使用者並且為近期的調控措施 中受到最少影響的。

然而,董事會相信該等調控措施將會持續一段 時間。董事會將會密切留意有關事情的發展並 將於該等調控措施可能進一步擴大及加強時採 取合適的對策行動。

財務回顧

匯兌風險及對沖

於二零零六年六月三十日,本集團有以美元為 計價單位的可換股票據金額52,500,000美元 (相當於409,500,000港元)。

除上文所述外,本集團的主要資產、負債、收 入及支出都是以港元及人民幣為主。即使人民 幣匯率近期曾作出輕微升值,董事會相信人民 幣匯率於可預見的未來只會再升值若干百分 點。此外,港元是與美元掛漖而此項貨幣掛漖 政策於可預見的未來都不會解除。因此董事會 相信因為匯率變動所引致的匯兌風險將不會對 本集團產生重大負面影響。

FINANCIAL REVIEW (Continued)

Exchange Exposure & Hedging (Continued)

The Group's policy is not to engage in any speculative activity other than making appropriate arrangements for hedging purposes where the business requires. There was no hedging transaction contracted for by the Group during the current period.

Working Capital & Borrowings

The Group's total borrowings excluding convertible notes as at 30 June 2006 amounted to approximately HK\$578.9 million of which approximately HK\$572.6 million was short-term bank loan. The remaining was long-term mortgage loan. Over 90% of the short-term bank loan was represented by the working capital loan to East Gate and the remaining was the current portion of a long-term mortgage loan. Interest rate for the short-term bank loan was charged at floating rate and the prevailing applicable interest rate was 5.85% per annum. The interest rate for the long-term mortgage loan was charged at floating rate and the prevailing applicable interest rate was 5.88% per annum. The Group also has convertible notes with a total outstanding amount of approximately HK\$619.4 million. Approximately 35% of the convertible notes were due within one year and the remaining were due after three years. The convertible notes have a coupon rate of 1.5% per annum but interest was charged to the consolidated income statement at a notional market rate of 4.48% per annum according to the Group's accounting policy adopted.

At the balance sheet date, the cash and bank balances including the restricted bank balances was HK\$799.0 million. In addition, the Group has net current assets in the amount of HK\$700.8 million. Moreover, the Group has unutilized banking facilities in the amount of HK\$313.8 million. In this regard, the Board is confident that the working capital of the Group is adequate for daily operations and the Group has a healthy financial position.

財務回顧(續)

匯兌風險及對沖(續)

本集團的政策一向不鼓勵進行任何投機活動, 唯因應業務需要而作出適當的對沖安排除外。 本集團於本期內並無簽訂任何合同形式的對沖 交易。

營運資金及借貸

本集團於二零零六年六月三十日不包括可換股 票據的借貸總額約為578,900,000港元,其中 約有572,600,000港元為短期銀行貸款,餘數港元為

FINANCIAL REVIEW (Continued)

Working Capital & Borrowings (Continued)

At 30 June 2006, the Company has a convertible note with an outstanding principal amount of HK\$220.0 million. The conversion price of the note is HK\$2.2 per share which is higher than the market closing price of HK\$2.075 at the balance sheet date. Unless the note is converted in full, any unconverted principal amount will be repayable on 23 November 2006. The Group has adequate internal resource to repay the note, if necessary.

Capital Structure

At 30 June 2006, the shareholders' fund of the Group was HK\$4,303.7 million, representing an increase of HK\$460.7 million or 12.0% compared to that as at 31 December 2005.

During the current period, the Company raised additional capital in the amount of HK\$241.9 million from the issuance of a total number of 118,000,000 new shares at premium pursuant to the exercise of convertible note and share options, which has an effect of increasing the overall capital.

During the current period, the Company paid HK\$108.4 million to shareholders of the Company as final dividend for the year 2005, which has an effect of reducing the overall capital.

Human Resources

At 30 June 2006, the Group employed approximately 1,400 employees in Hong Kong and in the PRC. The Group offers its employees competitive remuneration packages, which are consistent with the prevailing market practice. The Group's remuneration policies remain unchanged during the current period. Total staff cost for the current period was HK\$26.3 million (2005: HK\$20.1 million).

財務回顧(續)

營運資金及借貸(續)

於二零零六年六月三十日,本集團有一項未償 還本金額220,000,000港元的可換股票據。該 票據的換股價為每股2.2港元並且高於資產負債 表日期的每股收市價2.075港元。除非該票據 全數被轉換,否則任何未予轉換的本金額將需 於二零零六年十一月二十三日償還。如有需 要,本集團有足夠的內部資源用以償還該票 據。

股本結構

於二零零六年六月三十日,本集團之股東資金 為4,303,700,000港元;較二零零五年十二月三 十一日的數額增加460,700,000港元,升幅為 12%

於本期間內,本公司因應可換股票據及購股權 被行使而以溢價發行總數118,000,000股新 股,額外籌得股本241,900,000港元,此舉有 增加整體股本的影響。

於本期間內,本公司已向本公司股東支付 108,400,000港元作為二零零五年末期股息, 此舉有減少整體股本的影響。

人力資源

於二零零六年六月三十日,本集團於香港及中 國僱用約1,400名僱員。本集團為其僱員提供 一套符合市場慣例且具有競爭性的薪酬制度。 本集團的薪酬政策於本期間內維持不變。本期 間的總員工支出為26,260,000港元(二零零五 年:20,142,000港元)。

Managing Director's Statement 董事總經理報告

FINANCIAL REVIEW (Continued)

Capital Commitments & Contingent Liabilities

The Group did not have any material capital commitment as at 30 June 2006. Moreover, the Group did not incur any new contingent liability, which is material during the current period.

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

During the six months ended 30 June 2006, the Company did not repurchase any of its listed securities. Neither the Company nor any of its subsidiaries purchased or sold any of its listed securities during the current period.

APPRECIATION

On behalf of the Board, I would like to express my appreciation and gratitude to our shareholders for their supports and all the Group's employees for their hard working and dedication in carrying out their duties and in achieving the Group's business goal.

By order of the Board of

Silver Grant International Industries Limited

Gao Jian Min

Managing Director

Hong Kong, 8 September 2006

財務回顧(續)

資本承擔及或然負債

本集團於二零零六年六月三十日並無任何重大 的資本承擔,同時本集團於本期間內並無新做 任何重大的或然負債。

購回、出售或贖回本公司的上市證券

於截至二零零六年六月三十日止六個月內,本公司並無購回任何其上市證券。於本期間內,本公司或其任何附屬公司概無購買或出售其任何上市證券。

致謝

本集團有賴各股東的鼎力支持和全體員工努力 不懈的竭誠服務以達至本集團的目標,本人謹 代表董事會向彼等致以深切謝意。

承董事會命 銀建國際實業有限公司 *董事總經理* 高建民

香港,二零零六年九月八日

CORPORATE GOVERNANCE

The Company is committed to ensure high standards of corporate governance in the interests of shareholders.

The Board acknowledges their responsibilities for preparing the consolidated financial statements, which give a true and fair view of the state of affairs of the Company and of the Group on a going concern basis. In preparing the consolidated financial statements for the six months ended 30 June 2006, the Board has selected suitable accounting policies and applied them consistently and made judgments and estimates that are prudent and reasonable.

The Company has complied with all the code provisions set out in the Code on Corporate Governance Practices ("the CG Code") contained in Appendix 14 of the Rules Governing the Listing of Securities ("the Listing Rules") on The Stock Exchange of Hong Kong Limited ("the Stock Exchange") throughout the accounting period covered by the interim financial report except for CG Code provision E.1.2. CG Code provision E.1.2 stipulates that the Chairman of the Board should attend the annual general meeting. Due to the fact that the Chairman of the Board was out of town, he did not attend the annual general meeting of the Company held on 25 May 2006. The Chairman of the Board will endeavor to attend all future annual general meetings of the Company unless unexpected or special circumstances preventing him from doing SO.

The Company has adopted codes of conduct regarding securities transactions by directors and by relevant employees (as defined in the CG Code) on terms no less exacting than the required standards set out in the Model Code for Securities Transactions by Directors of Listed Issuers ("the Model Code") contained in Appendix 10 of the Listing Rules.

公司管治

為符合股東利益,本公司致力實行高水平的企 業管治。

董事會確認按持續經營標準編制能真實及公平 地反映本公司及本集團財務狀況的綜合財務報 表乃屬其責任。在編制截至二零零六年六月三 十日止六個月的綜合財務報表時,董事會採用 了合適的會計政策並持續應用該等會計政策, 同時亦以保守及合理的態度作出判斷及估計。

在本中期財務報告所涵蓋的會計期間內,本公 司有遵守香港聯合交易所有限公司(「聯交所」) 證券上市規則(「上市規則」)附錄十四所載《企 業管治常規守則》(「管治常規守則」)內的所有 守則條文,管治常規守則條文E.1.2除外。管治 常規守則條文第E.1.2條要求董事會主席應出席 股東週年大會。由於董事會主席身處海外緣 故,他並無出席本公司於二零零六年五月二十 五日召開的股東週年大會。董事會主席將竭力 出席本公司於未來召開的所有股東週年大會, 除非出現不可預見或特殊情況導致其未克出 席。

公司就董事及有關僱員(定義見管治常規守則) 進行的證券交易,已採納不遜於上市規則附錄 十所載《上市發行人董事進行證券交易的標準 守則》(「標準守則」)所訂標準的行為守則。

CORPORATE GOVERNANCE (Continued)

On specific enquiries made, all directors have confirmed that, in respect of the accounting period covered by the interim financial report, they have complied with the required standard set out in the Model Code and the Company's code of conduct regarding directors' securities transactions.

The consolidated financial statements for the six months ended 30 June 2006 were unaudited. The Audit Committee has reviewed the consolidated financial statements for the six months ended 30 June 2006.

During the current period, on 13 February 2006, Mr. Zhu Dengshan resigned as executive director and chairman of the Board due to his retirement. On 13 February 2006, Mr. Chen Xiaozhou was appointed as executive director and was elected chairman of the Board.

After the balance sheet date, Mr. Cheung Chung Kiu resigned as executive director of the Company due to personal reason on 17 July 2006. Messrs. Chen Xiaozhou, Hui Xiao Bing and Yuen Wing Shing, the executive directors of the Company were re-designated as non-executive directors of the Company with effect from 1 September 2006.

公司管治(續)

在回覆特定查詢時,所有董事均確認就本中期 財務報告所涵蓋的會計期間內有遵守標準守則 及攴令瘍鱁 聯車 我 岑刋高 雋所有董事坎溘腃 **#**1

董事購買股份或債權證的權利 DIRECTORS' RIGHT TO ACQUIRE SHARES OR **DEBENTURES**

Details of outstanding share options granted to the directors of the Company under the share option scheme adopted by the Company on 26 June 1995 (the "Old Scheme") and the share option scheme adopted by the Company on 27 May 2002 (the "New Scheme") and the movements of the share options during the current period are set out below:

根據本公司於一九九五年六月二十六日採納之 購股權計劃(「舊計劃」)及本公司於二零零二年 五月二十七日採納之購股權計劃(「新計劃」)項 下授予本公司董事的尚未行使購股權詳情及該 等購股權於本期間內的變動載列如下:

> Number of share options 購股權數目

Outstanding as at 1 January 2006

Outstanding as at Exer-°-°4..u£H**@**3p72 --7<,-4.t3Gw:

DIRECTORS' INTEREST IN SHARES

At 30 June 2006, the interests and short positions of the directors and chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which have been notified to the Company and the Stock Exchange pursuant to Division 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provision of the SFO), or which are required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein, or which are required, pursuant to the Model Code, to be notified to the Company and the Stock Exchange, were as follows:

Long position in the underlying shares of the Company:

董事之股份權益

於二零零六年六月三十日,本公司的董事及最 高行政人員於本公司或其任何相聯法團(定義 見證券及期貨條例(「證券及期貨條例」)第XV 部)的股份、相關股份及債權證中,擁有根據 證券及期貨條例第XV部第7及8分部已知會本公 司及聯交所的權益或淡倉(包括根據證券及期 貨條例有關條文彼等已擁有或被視為已擁有的 權益及淡倉),或根據證券及期貨條例第352條 須記入該條所指登記冊的權益或淡倉,或根據 標準守則須知會本公司及聯交所的權益或淡倉 如下:

本公司相關股份好倉的持倉情況:

Name of directors 董事姓名	Capacity 身份	Number of underlying shares 相關股份數目	Percentage of total issued share capital 佔全部已發行 股本百分比
CHEN Yongcun 陳永存	Beneficial owner (Note) 實益擁有人(附註)	7,000,000	0.39%
GAO Jian Min 高建民	Beneficial owner <i>(Note)</i> 實益擁有人(<i>附註)</i>	5,000,000	0.28%
GU Jianguo 顧建國	Beneficial owner <i>(Note)</i> 實益擁有人(<i>附註)</i>	2,000,000	0.11%

Notes:

These represent interests of share options granted to the directors under the Old Scheme and the New Scheme to acquire shares of the Company, further details of which are set out in the Section headed "Directors' Right to Acquire Shares or Debentures".

附註:

此等為根據舊計劃及新計劃項下授予董事的購股權權益 以認購本公司股份,其相關詳情載於「董事購買股份或 債權證的權利」部份。

SUBSTANTIAL SHAREHOLDERS

At 30 June 2006, persons other than a director or chief executive of the Company, having interest in 5% or more of the issued share capital of the Company as recorded in the register required to be kept by the Company under Section 336 of SFO were as follows:

Long positions in shares and underlying shares of the Company as at 30 June 2006:

主要股東

於二零零六年六月三十日,於本公司根據證券 及期貨條例第336條規定須予置存的登記冊的 記錄所顯示,本公司董事或最高行政人員以外 擁有佔本公司已發行股本5%或以上權益的人 士如下:

本公司股份及相關股份好倉於二零零六年六月 三十日的持倉情況:

Name of substantial shareholder 主要股東名稱	Capacity 身份	Number of ordinary shares 股份數目	Underlying shares 相關股份	Total interests 權益總額	Percentage of the issued share capital 佔全部已發行 股本百分比
Silver Grant International Holdings Limited	Beneficial owner 實益擁有人	141,270,022	_	141,270,022 (Note 1) (附註一)	7.82%
China Cinda Asset Management Corporation 中國信達資產管理公司	Interest of controlled corporation 受控制法團的權益	420,700,000	100,000,000 (Note 2) (附註二)	520,700,000 (Note 3) (附註三)	28.82%
Citigroup Inc.	169,450,000 shares as beneficial owner, 3,959,000 shares as approved lending agent, 150,000 shares as person having a security interest in shares and 138,813,559 underlying shares as beneficial owner 169,450,000股屬實益擁有人 3,959,000股屬核准借出 代理人,150,000股屬對股持有保證權益的人及 138,813,559相關股份屬實益擁有人		138,813,559 (Note 4) (附註四)	312,372,559	17.29%

Corporate Governance & Other Information

公司管治及其他資料

SUBSTANTIAL SHAREHOLDERS (Continued)

Notes:

- Messrs. Gao Jian Min and Liu Tianni, both of whom are directors of the Company, each has a 30% interest in Silver Grant International Holdings Limited as at 30 June 2006.
- This represents the interest in convertible note in the principal amount of HK\$220.0 million pursuant to which a total number of 100,000,000 new shares will be issued upon full exercise of the conversion rights attaching thereto at the initial conversion price of HK\$2.20 per share.
- 3. The following is a breakdown of the interests in shares of the Company held by China Cinda Asset Management Corporation:

主要股東(續)

附註:

- 高建民先生及劉天倪先生,彼等均為本公司董 事,於二零零六年六月三十日各自擁有 Silver Grant International Holdings Limited 30%權
- 此為本金總額220,000,000港元的可換股票據項 下的權益,據此按每股2.20港元初步換股價全 面行使可換股票據所附帶的換股權後,將會發 行合共100,000,000股新股份。
- $\equiv 0$ 以下為中國信達資產管理公司所持有本公司的 股份權益細節:

Total interest in shares 股份權益總數

Name of	Name of	Percentage		
controlled corporation	controlling shareholder	of control	Direct interest	Indirect interest
受控制法團名稱	控權股東名稱	控制百分率	直接權益	間接權益
Well Kent International Investment	China Cinda Asset	100%	_	520,700,000
Company Limited	Management Corporation			
華建國際投資有限公司	中國信達資產管理公司			
Catic Limited	Well Kent International	100%	520,700,000	_
	Investment Company Limited			
	華建國際投資有限公司			

- This represents the interest in convertible note in the principal amount of USD52,500,000 pursuant to which a total number of 138,813,559 new shares will be issued upon full exercise of the conversion rights attaching thereto at the initial conversion price of HK\$2.95 per share.
- Save as disclosed above, the register required to be kept under Section 336 of the SFO showed that the Company had not been notified of any interest or short position in the shares and underlying shares of the Company as at 30 June 2006.

兀. 此為本金總額52,500,000美元的可換股票據項 下的權益,據此按每股2.95港元初步換股價全 面行使可換股票據所附帶的換股權後,將會發 行合共138,813,559股新股份。

除上文所披露者外,根據證券及期貨條例第 336條規定須予置存的登記冊所顯示,本公司 並無接獲任何有關於二零零六年六月三十日在 本公司股份及相關股份中擁有權益或短倉的申 報。

SHARE OPTION SCHEMES

購股權計劃

Movements during the current period of share options granted under the Old Scheme and the New Scheme are set out below:

根據舊計劃及新計劃項下授出的購股權於本期 間內的變動載列如下:

Number of share options 購股權數日

Subscription price per share 每股認購價 HK\$ 港元	Exercisable period 可予行使期間	Outstanding at 1 January 2006 於二零零六年 一月一日的 未予行使	應股權數目 Exercised during the period 期內已行使	Outstanding at 30 June 2006 於二零零六年 六月三十日的 未予行使
Old Scheme 舊計劃 0.967 0.900 0.535	09/01/1997 — 08/01/2007 27/07/1999 — 26/07/2009 25/07/2001 — 24/07/2011	15,000,000 2,000,000 5,000,000	(15,000,000) — (3,000,000)	2,000,000 2,000,000
		22,000,000	(18,000,000)	4,000,000
New Scheme 新計劃				
0.700	07/06/2002 — 06/06/2012	10,000,000	_	10,000,000
		32,000,000	(18,000,000)	14,000,000

No share option was being granted or lapsed during the current period.

於本期間內並無購股權獲授出或失效。

The weighted average closing price of the Company's shares as at the date of exercise of share options was HK\$2.379.

本公司股份於購股權行使日期的加權平均收市 價為2.379港元。

SHARE OPTION SCHEMES (Continued)

購股權計劃(續)

Movements during the current period of share options held by the directors included in the above table are as follows:

包括在上表的董事所持有的購股權於本期間內 的變動如下:

Number of share options 購股權數目

Subscription price per share 每股認購價 HK\$ 港元	Exercisable period 可予行使期間	Outstanding at 1 January 2006 於二零零六年 一月一日的 未予行使	Exercised during the period 期內已行使	Outstanding at 30 June 2006 於二零零六年 六月三十日的 未予行使
Old Scheme 舊計劃				
0.967	09/01/1997 — 08/01/2007	15,000,000	(15,000,000)	_
0.900	27/07/1999 — 26/07/2009	2,000,000	_	2,000,000
0.535	25/07/2001 — 24/07/2011	2,000,000	_	2,000,000
		19,000,000	(15,000,000)	4,000,000
New Scheme 新計劃				
0.700	07/06/2002 — 06/06/2012	10,000,000	_	10,000,000
		29,000,000	(15,000,000)	14,000,000

At 30 June 2006, the total numbers of shares available for issue under the New Scheme are 63,222,000 shares, representing approximately 3.5% of the total issued share capital of the Company.

於二零零六年六月三十日,根據新計劃項下尚 餘可予發行的總股份數目為63,222,000股,約 佔本公司全部已發行股本的3.5%。

Consolidated Income Statement

綜合收入報表

For the six months ended 30 June 2006 截至二零零六年六月三十日止六個月

(Unaudited) (未經審核) Six months ended 30 June 截至6月30日止六個月

		Notes 附註	2006 二零零六年 HK\$'000 千港元	2005 二零零五年 HK\$'000 千港元
Turnover Direct operating expenses	營業額 直接經營費用	3	528,384 (360,497)	298,903 (51,797)
Other income Administrative expenses Surplus on revaluation of	其他收入 行政費用 租賃物業的重估盈餘	4	167,887 90,023 (56,032)	247,106 33,423 (49,632)
leasehold properties Increase in fair value of investment properties	投資物業的公平值增加		1,102 88,418	8,255 55,630
Gain on convertible note at fair value through profit or loss Finance costs Discount on acquisition of additional	於損益表按公平值處理的 可換股票據的收益 財務費用 收購一間附屬公司額外	5	35,412 (24,445)	<u> </u>
equity interest in a subsidiary Share of results of associates Share of results of jointly controlled entity	股本權益的折讓 攤佔聯營公司業績 攤佔共同控制公司業績		24,742 39,532	73,476 59,885
Gain on disposal of a subsidiary	出售一間附屬公司產生的收益	6	6,912 2,550	
Profit before taxation Taxation	除稅前溢利 稅項	7	376,101 (43,033)	398,309 (40,301)
Profit for the period	期內溢利	8	333,068	358,008
Attributable to: Equity holders of the Company Minority interests	應佔: 本公司股本持有人 少數股東權益		332,600 468	354,973 3,035
			333,068	358,008
Dividends	股息	9	108,403	87,934
Earnings per share — Basic	每股盈利 —	10		

Consolidated Balance Sheet 綜合資產負債表

As at 30 June 2006 於二零零六年六月三十日

			(Unaudited) (未經審核) At 30 June 2006 於二零零六年	(Audited) (經審核) At 31 December 2005 於二零零五年 十二月三十一日
		Notes 附註	ハスニーロ HK\$′000 千港元	HK\$′000 千港元
ASSETS	資產			
Non-current assets	非流動資產			
Investment properties	投資物業	11	2,193,802	2,105,385
Property, plant and equipment	物業、廠房及設備	12	121,652	122,340
Goodwill	商譽		33,525	33,525
Interests in associates	聯營公司權益		1,336,911	1,304,277
Amounts due from associates	應收聯營公司款		225,911	206,478
Interests in jointly controlled entity	共同控制公司權益		30,642	_
Available-for-sale investments	可出售投資		98,641	2,206
Interest in distressed assets	不良資產權益		200,983	204,681
Deposit paid for acquisition of investments	已付收購投資的按金			44,499
Deposit paid for acquisition	已付收購不良資產的按金		_	44,477
of distressed assets	占的权势不及负度的效金		_	263,723
Deferred tax assets	遞延稅項資產	18	1,336	1,336
Other asset	其他資產	10	3,428	4,113
	X 10 X 12		4,246,831	4,292,563
			.,,	.,2,2,666
Current assets	流動資產			
Inventories, at cost	存貨 — 成本		134	115
Stock of properties	物業存貨		344,176	323,940
Loan receivables	應收貸款		128,850	144,216
Interest in distressed assets	不良資產權益		282,140	347,301
Held-for-trading investments Trade receivables	持作買賣投資 應收賬款	12	360,721	364,030
Deposits, prepayments and	按金、預付款項及其他	13	7,601	4,400
other receivables	應收款		83,349	72,925
Amounts due from associates	應收聯營公司款		120,731	24,025
Amount due from jointly	應收共同控制公司款項		120,701	21,020
controlled entity			248,362	_
Restricted bank balances	監管戶口結餘		334,268	269,600
Bank balances and cash	銀行結餘及現金		464,774	341,540
			2,375,106	1,892,092
Assets classified as held for sale	列為持作銷售的資產		_	263,723
			2,375,106	2,155,815
TOTAL ASSETS	資產總值		6,621,937	6,448,378

Consolidated Balance Sheet

綜合資產負債表

As at 30 June 2006 於二零零六年六月三十日

(
Motes
大月三十日 十二月三十一日
Notes HK\$'000
Pi
EQUITY 股本 Capital and reserves 資本及儲備 Share capital Reserves 股本 14 361,342 337,742 Equity attributable to equity holders of the Company Minority interests 本公司股本持有人應佔股本 4,303,738 3,843,022 Minority interests 少數股東權益 5,686 55,669 Total equity 股本總值 4,309,424 3,898,691 LIABILITIES 負債 Non-current liabilities 非流動負債 Borrowings 借貸 16 6,325 6,900
Capital and reserves Share capital 股本 14 361,342 337,742 Reserves 儲備 3,942,396 3,505,280 Equity attributable to equity holders of the Company 小數股東權益 5,686 55,669 Total equity 股本總值 4,309,424 3,898,691 LIABILITIES 負債 Non-current liabilities 非流動負債 Borrowings 借貸 16 6,325 6,900
Share capital Reserves 股本 (請備) 14 (361,342 (337,742 (337,742 (3,942,396 (3,505,280 (3,505,28
Reserves 儲備 3,942,396 3,505,280 Equity attributable to equity holders of the Company of the Company Minority interests 本公司股本持有人應佔股本 5,686 4,303,738 3,843,022 Total equity 股本總值 4,309,424 3,898,691 LIABILITIES 自債 16 非流動負債 16 6,325 6,900 Borrowings 借貸 16 6,325 6,900
Equity attributable to equity holders of the Company A,303,738 3,843,022 少數股東權益 5,686 55,669 Total equity 股本總值 4,309,424 3,898,691 LIABILITIES 負債 Non-current liabilities 非流動負債 Borrowings 借貸 16 6,325 6,900
of the Company 4,303,738 3,843,022 Minority interests 少數股東權益 5,686 55,669 Total equity 股本總值 4,309,424 3,898,691 LIABILITIES 負債 16 6,325 6,900 Borrowings 借貸 16 6,325 6,900
Minority interests 少數股東權益 5,686 55,669 Total equity 股本總值 4,309,424 3,898,691 LIABILITIES 負債 4000
Description
LIABILITIES 負債 Non-current liabilities 非流動負債 Borrowings 借貸 16 6,325 6,900
Non-current liabilities非流動負債Borrowings借貸166,3256,900
Non-current liabilities非流動負債Borrowings借貸166,3256,900
Convertible note 可換股票據 401,869 437,280
Deferred tax liabilities
638,232 632,159
Current liabilities 流動負債
Bank overdraft 銀行透支 16 — 79,241
Trade payables 應付賬款 15 35,861 19,175
Accrued charges, rental deposits 應計費用、租務按金及
and other payables 其它應付款 384,043 369,587
Amount due to associates 應付聯營公司款 444,164 377,146
Accruals for management fee to 應付一名股東的控股公司 holding company of a shareholder 應計管理費 14,883 65,881
Borrowings 借貸 16 572,579 572,578
Taxation payable 應付稅項 5,267 5,084
Convertible note 可換股票據 217,484 428,836
1,674,281 1,917,528
Total liabilities
TOTAL EQUITY AND LIABILITIES 股本及負債總值 6,621,937 6,448,378
Net current assets 淨流動資產 700,825 238,287
Total assets less current liabilities 資產總值減流動負債 4,947,656 4,530,850

Consolidated Statement of Changes in Equity

綜合權益變動報表

For the six months ended 30 June 2006 (Unaudited) 截至二零零六年六月三十日止六個月(未經審核)

Attributable to equity holders of the Company 本公司股本持有人應佔股本

Public							4公□	川版平行有人應1	白版平						
Share Sha															
Share Share Content Content															
Capital Data Capital Data Definity Data 投資機器 資産機器 資産機器 資産機器 資金機器 開金機器 開金機器 開金機器 開金機器 開金機器 日本経過期 日本経期 日本					notes equity	revaluation	revaluation	redemption							
日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本									•	Other	Translation I				
HKS 000									-						equity
All Lanuary 2006			股本	股份溢價	股本儲備	重估儲備	重估儲備	儲備	負商譽	其他儲備	匯兌儲備	累積盈利	合計	權益	股本總額
All January 2006			HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Gain on valuation			千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
of buildings 釣吸益 -	At 1 January 2006	於2006年1月1日	337,742	1,957,757	20,150		18,887	13,992		605	28,938	1,464,951	3,843,022	55,669	3,898,691
of buildings 的收益 一、一、一、1,659 一、一、1,659 一、一、1,659 一、一、1,659 一、1,659 一、一、1,659 一、1,659 一、一、1,659 一、1,659 一、一、1,659 一、1,659 一、一、1,659 一、1,659 一、1,659 一、1,659 一、1,659 一、1,659 一、1,659 一、一、1,659 一、一、1,659 一、1,659 一、一、1,659 一、日、1,659 日本 日本 1,659 一、日本 日本 1,659 日本 日本 1,659 日本 日本 1,659 日本 日本 1,650 日本 日本 1,650 日本 日本 1,650 日本 1,650 日本 日本 1,706 日本	Gain on valuation	重估樓字產生													
Deferred tax liability arising on revaluation 量位程序差生的 通报预算费 of buildings	of buildings		_	_	_	_	1,659	_	_	_	_	_	1,659	_	1.659
## A	· ·														
□ f buildings	*														
Share of reserve of associates 報信報告公司結構 一	· ·		_	_	_	_	(504)	_	_	_	_	_	(504)	_	(504)
Profit for the period 胸内凝射	· ·	攤佔聯營公司儲備	_	_	_	_		_	_	_	3,551	_		_	
Profit for the period 胸内凝射															
Profit for the period 期內溢利	· ·														
Total recognised income and expenses for the period 及支出總額	directly in equity	的收入淨額					1,155				3,551		4,706		4,706
Source of shares upon exercise of shares upon exercise of shares upon exercise of shares upon exercise of share options	Profit for the period	期內溢利		_	-	-	_	-	_	_	-	332,600	332,600	468	333,068
Source of shares upon exercise of shares upon exercise of shares upon exercise of shares upon exercise of share options	Total recognised income and	加力確認的收 λ													
of share options 發行的股份 3,600 12,510 - - - - - - - 16,110 - 13,10 -			_	_	_	_	1,155	_	_	_	3,551	332,600	337,306	468	337,774
of share options 發行的股份 3,600 12,510 - - - - - - - 16,110 - 13,10 -															
Share issue expenses 股份養行費用 一 (13) 一 一 一 一 一 一 一 1(3) Issue of shares upon exercise of convertible note 養行的股份 20,000 205,791 (10,075) 一 一 一 一 一 一 215,716 一 215,716 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></td<>															
Issue of shares upon exercise of convertible note 分配 of convertible note 發行的股份 20,000 205,791 (10,075) - - - - - 215,716			3,600		-	-	-	-	-	-	-	-		-	
of convertible note 發行的設份 20,000 205,791 (10,075) - - - - - - - 215,716 - - - - - - - - -	'		-	(13)	-	-	-	-	-	-	-	-	(13)	-	(13)
Paid 2005 final dividend 付2005年末期股息 - - - - - - (108,403) - (108,403) - (108,403) - (108,403) Acquisition of additional equity 收購一間附屬公司 -	· ·														
Acquisition of additional equity			20,000	205,791	(10,075)	-	-	-	-	-	-	-		-	
			-	-	-	-	-	-	-	-	-	(108,403)	(108,403)	-	(108,403)
interest in a subsidiary 的額外股本權益															
	interest in a subsidiary	的額外股本權益								_				(50,451)	(50,451)
At 30 June 2006	At 30 June 2006	於2006年6月30日	361.342	2.176.045	10.075	_	20.042	13,992	_	605	32,489	1,689,148	4.303.738	5.686	4.309.424

Consolidated Statement of Changes in Equity

綜合權益變動報表

For the six months ended 30 June 2006 (Unaudited) 截至二零零六年六月三十日止六個月(未經審核)

Attributable to equity holders of the Company

本公司股本持有人應佔股本

						47.	版平打有人應1	1以4						
				Convertible	Investment properties	Asset	Capital							
		Share	Share	notes equity	revaluation	revaluation	redemption reserve	Negative	Other	Translation	Accumulated		Minority	Total
		capital 股本	premium 股份溢價	可換股票據 股本儲備	投資物業 重估儲備	資產重估 儲備	資本贖回 儲備	goodwill 負商譽	reserve 其他儲備	reserve 匯兌儲備	profits 累積盈利	Total 合計	少數股東 權益	equity 股本總額
		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
At 1 January 2005	於2005年1月1日													
as originally stated Effects of changes in	原先呈報 會計政策變動	351,734	1,957,757	20,150	49,823	13,763	-	12,233	605	1,994	1,075,663	3,483,722	136,180	3,619,902
accounting policies:	的影響:		-	_	(49,823)	-	_	(12,233)	_	_	(81,531)	(143,587)	_	(143,587)
As restated	經重列	351,734	1,957,757	20,150	_	13,763	_	_	605	1,994	994,132	3,340,135	136,180	3,476,315
Gain on revaluation of buildings	重估樓宇產生的收益	-	-	-	-	4,965	-	-	-	_	-	4,965	-	4,965
Deferred tax liability arising on revaluation of buildings Share of reserve of associates	重估樓字產生的 遞延稅項負債 攤佔聯營公司儲備		- -	-	- -	(575) —	- -	- -	- -	714	- -	(575) 714	- -	(575) 714
Net income recognised directly in equity	直接於股本確認 的收入淨額		-	_	_	4,390	_	_	_	714	_	5,104	_	5,104
Profit for the period	期內溢利		_	_	_	_	_	_	_	_	354,973	354,973	3,035	358,008
Total recognised income and expenses for the period	期內確認的收入 及支出總額		_	_	_	4,390	_	_	_	714	354,973	360,077	3,035	363,112
Paid 2004 final dividend Acquisition of additional equity interest in	付2004年末期股息 收購一間附屬公司 的額外股本權益	-	-	-	-	-	-	-	_	-	(87,934)	(87,934)	_	(87,934)
a subsidiary	#7 R# / F / B / C / T IE / E		-	_	_	_	_	_	_	_	-	_	(86,914)	(86,914)
At 30 June 2005	於2005年6月30日	351,734	1,957,757	20,150	-	18,153	_	_	605	2,708	1,261,171	3,612,278	52,301	3,664,579

Note: Certain figures are regrouped and restated to conform to the prÑ

Condensed Consolidated Cash Flow Statement 簡明綜合現金流量報表

For the six months ended 30 June 2006 截至二零零六年六月三十日止六個月

(Unaudited) (未經審核) Six months ended 30 June 截至6日30日止六個日

		截至6月30日止六個月	
		2006	2005
		二零零六年	二零零五年
		HK\$'000	HK\$'000
		千港元	千港元
Net cash generated from (used in) operating activities	經營業務所得(所用)現金淨額	106,923	(67,485)
Net cash generated from (used in) investing activities	投資業務所得(所用)現金淨額	95,087	(177,648)
Net cash generated from (used in) financing activities	融資業務所得(所用)現金淨額	465	(21,279)
Net cash and cash equivalent movement	現金及現金等值變動淨額	202,475	(266,412)
Cash and cash equivalent at the beginning of the period	期初的現金及現金等值	262,299	1,370,730
Cash and cash equivalent at the end of the period	期末的現金及現金等值	464,774	1,104,318

For the six months ended 30 June 2006 截至二零零六年六月三十日止六個月

1. BASIS OF PREPARATION

The consolidated financial statements have been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Listing Rules") and with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting".

2. PRINCIPAL ACCOUNTING POLICIES

The consolidated financial statements have been prepared under the historical cost basis except for certain properties and financial assets and liabilities, which are measured at fair values or revalued amounts, as appropriate.

The accounting policies used in the consolidated financial statements are consistent with those followed in the preparation of the Group's annual financial statements for the year ended 31 December 2005.

At 30 June 2006, the following new Hong Kong Financial Reporting Standards ("HKFRSs"), Amendments and Interpretations issued by the HKICPA were in issue but not yet effective:

HKAS 1 (Amendment)	Capital Disclosures
HKFRS 7	Financial Instruments: disclosures
HK(IFRIC)-INT 7	Applying the restatement approach under HKAS 29 Financial Reporting in Hyperinflationary Economies
HK(IFRIC)-INT 8	Scope of HKFRS 2
HK(IFRIC)-INT 9	Reassessment of Embedded Derivatives
HK(IFRIC)-INT 10	Interim Financial Reporting and Impairment

1. 編制基準

本綜合財務報表乃根據香港聯合交易所有限公司證券上市規則(「上市規則」)附錄16的適用披露規定以及香港會計準則(「會計準則」)第34號《中期財務報告》而編制。

2. 主要會計政策

除若干物業及金融資產以及負債按適用 情況以公平值或重估值計量外,本綜合 財務報表是按歷史成本為編制基準。

本綜合財務報表所採用的會計政策與編制本集團截至二零零五年十二月三十一 日止年度的財務報表一致。

於二零零六年六月三十日,下列由香港 會計師公會頒佈的新訂香港財務報告準 則(「財務報告準則」)、修訂本及詮釋已 頒佈惟尚未生效:

會計準則第1號	資金披露
(修訂本)	
財務報告準則第7號	金融工具:披露
香港(國際財務報告	應用會計準則第29號
詮釋委員會)—	惡性通貨膨漲經濟
詮釋第7號	財務報告重列法
香港(國際財務報告	財務報告準則第2號的
詮釋委員會)—	範圍
詮釋第8號	
香港(國際財務報告	重估附帶衍生工具
詮釋委員會)—	
詮釋第9號	
香港(國際財務報告	中期財務報告及減值
詮釋委員會)—	
詮釋第10號	

綜合財務報表附註

For the six months ended 30 June 2006 截至二零零六年六月三十日止六個月

3. TURNOVER AND SEGMENT INFORMATION

(continued)

(i) Business segments

The Group is organized into five operating divisions: distressed assets business, investments, sales of properties, property leasing and property management. These operating divisions are the basis on which the Group reports its primary segment information.

An analysis of the Group'

綜合財務報表附註

For the six months ended 30 June 2006 截至二零零六年六月三十日止六個月

營業額及分類資料(續) 3. TURNOVER AND SEGMENT INFORMATION 3.

(continued)

(i) **Business segments** (continued)

(i) 業務分類(續)

Six months ended 30 June 2005 截至二零零五年六月三十日止六個月

_	or Mr ou	Distressed assets business 不良 資產業務 HK\$*000 千港元	Investments 投資 HK\$'000 千港元	Sales of properties 物業銷售 HK\$'000	Property leasing 物業租賃 HK\$'000 千港元	Property management C 物業管理 HK\$'000 千港元	綜合 HK\$'000 千港元
Turnover	營業額 —	189,958	36,640		30,644	41,661	298,903
Results Segment results	業績 分類業績 _	189,946	21,277	(1,685)	16,783	1,861	228,182
Interest income Surplus on revaluation of	利息收入 租賃物業的重估盈餘						20,587
leasehold properties							8,255
Increase in fair value of investment properties	投資物業的公平值增加	_	_	_	55,630	_	55,630
Unallocated corporate expenses	未予分配公司費用						(17,872)
Finance costs Discount on acquisition of	財務費用 収購一間附屬公司額外						(29,834)
additional equity interest in a subsidiary	股本權益的折讓						73,476
Share of results of associates	攤佔聯營公司業績					_	59,885
Profit before taxation Taxation	除稅前溢利 稅項					_	398,309 (40,301)
Profit for the period	期內溢利						358,008

(ii) **Geographical segments**

An analysis of the Group's turnover by geographical location of customers is as follows:

(ii) 地域分類

本集團營業額按照客戶的地域位 置劃分的分析如下:

Turnover 營業額

		2006	2005
		二零零六年	二零零五年
		HK\$'000	HK\$'000
		千港元	千港元
Hong Kong	香港	405,641	38,244
The PRC	中國	122,743	160,659
Macau	澳門	_	100,000
		528,384	298,903

綜合財務報表附註

For the six months ended 30 June 2006 截至二零零六年六月三十日止六個月

4. OTHER INCOME

4. 其他收入

		2006 二零零六年 <i>HK\$*000</i> 千港元	2005 二零零五年 HK\$*000 千港元
Change of fair value of	持作買賣投資的		
held-for-trading investments	公平值變動	57,313	9,265
Interest income	利息收入	31,636	20,587
Commission income	佣金收入	916	520
Gain on disposal of	出售投資物業產生的		
investment properties	收益	_	209
Bad debt recovered	壞賬收回	_	82
Exchange gain	匯兌收益	_	15
Others	其他	158	2,745
		90,023	33,423

5. FINANCE COSTS

5. 財務費用

		2006	2005
		二零零六年	二零零五年
		HK\$'000	HK\$'000
		千港元	千港元
Interest on bank borrowings	銀行借款利息		
 wholly repayable within 	— 須於五年內		
five years	悉數償還	16,411	15,927
 not wholly repayable 	— 無須於五年內		
within five years	悉數償還	222	110
Interest on convertible notes	須於五年內悉數償還		
wholly repayable within	的可換股票據利息		
five years		7,812	13,797
		24,445	29,834

綜合財務報表附註

For the six months ended 30 June 2006 截至二零零六年六月三十日止六個月

6. **DISPOSAL OF A SUBSIDIARY**

6. 出售附屬公司

		2006 二零零六年 <i>HK\$'000</i> <i>千港元</i>	2005 二零零五年 HK\$'000 千港元
Net assets of a subsidiary disposed of comprise: Interest in distressed assets	出售附屬公司的資產 淨值包括: 不良資產權益	263,723	_
Amounts due to holding companies	應付控股公司款項	(239,994)	_
Group's share of net assets disposed Gain on disposal of a subsidiary	本集團應佔出售淨資產 出售一間附屬公司產生的收益	23,729 2,550	
Total consideration	總代價	26,279	_
Satisfied by: Cash	支付方式: 現金	26,279	
Net cash inflow arising on disposal:	出售附屬公司的淨現金流入:		
Cash consideration	現金代價	26,279	_
		26,279	

The subsidiary disposed during the period had no significant contribution to the Group's operating results for the current period.

於本期內出售的附屬公司對本集團於本 期內的經營業績並無重大貢獻。

7. TAXATION

7. 稅項

		2006	2005
		二零零六年	二零零五年
		HK\$'000	HK\$'000
		千港元	千港元
The charge comprises:	稅項支出包括:		
Subsidiaries	附屬公司		
PRC Enterprises Income Tax	中國企業所得稅	500	233
Deferred Taxation (Note 18)	遞延稅項(附註18)	42,533	40,068
Taxation attributable to the	本公司及附屬公司所屬稅項		
Company and subsidiaries		43,033	40,301

綜合財務報表附註

For the six months ended 30 June 2006 截至二零零六年六月三十日止六個月

7. **TAXATION** (continued)

No provision for Hong Kong profits tax has been provided in the current period and in the previous periods since the assessable profit is wholly absorbed by tax losses brought forward.

The taxation charge of the PRC Enterprise Income Tax for the current and the previous period have been made based on the Group's estimated assessable profits calculated in accordance with the relevant income tax laws applicable to the subsidiaries in the PRC.

7. 稅項(續)

由於應課稅盈利已由承前稅項虧損全數 抵銷,故本期間及去年同期並無提撥任 何香港所得稅支出。

本期間及去年同期的中國企業所得稅乃 本集團於中國的附屬公司以估計的應課 稅溢利按適用的所得稅法例計算所得的 稅項支出。

8. PROFIT FOR THE PERIOD

期內溢利 8.

		2006 二零零六年 <i>HK\$</i> ′000 <i>千港元</i>	2005 二零零五年 HK\$'000 千港元
Profit for the period has been arrived at after charging:	期內溢利已扣除:		
Auditors' remuneration Depreciation Loss on disposal of property, plant	核數師酬金 折舊 出售物業、廠房及設備產生	1,200 3,653	1,042 3,266
and equipment Repairs and maintenance fund expensed relating to the Group's	的虧損 本集團於中國的投資物業的 相關維修保養支出	2	34
investment properties in the PRC Operating lease rentals in respect of land and buildings	土地及樓宇的營運租約租金	686 1,791	686
Staff cost including directors' remuneration and the retirement benefit costs of HK\$1,427,000	員工費用包括董事酬金及 退休福利成本1,427,000港元 (二零零五年:1,032,000港元)	2/ 2/2	20.442
(2005: HK\$1,032,000) Share of tax of associate (included in share of results of associates)	攤佔聯營公司稅項 (已包括於攤佔聯營公司業績)	26,260 2,293	20,142
Share of tax of jointly controlled entity (included in share of results of jointly controlled entity)	攤佔共同控制公司稅項 (已包括於攤佔共同控制公司業績)	1,570	_
And after crediting:	並已計入:		
Rental income under operating leases less outgoings of HK\$1,501,000 (2005: HK\$654,000)	營運租約的租金收入, 扣除開支1,501,000港元 (二零零五年:654,000港元)	32,300	29,990

綜合財務報表附註

For the six months ended 30 June 2006

截至二零零六年六月三十日止六個月

9. **DIVIDENDS**

On 6 June 2006, the Company paid a dividend of HK\$0.06 per share, totaling HK\$108,403,000, to the shareholders as final dividend for the year ended 31 December 2005.

On 3 June 2005, the Company paid a dividend of HK\$0.05 per share, totaling HK\$87,934,000, to the shareholders as final dividend for the year ended 31 December 2004.

The Board has resolved not to declare any interim dividend for the six months ended 30 June 2006 (2005: Nil).

10. EARNINGS PER SHARE

The calculation of the basic and diluted earnings per share attributable to the ordinary equity holders of the Company is based on the following data:

> 2006 二零零六年

HK\$'000 千港元

Six months ended 30 June 截至六月三十日止六個月

2005

二零零五年

HK\$'000

千港元

Earnings: 盈利:

Earnings for the purpose of basic 用以計算每股基本盈利的 earnings per share (profit for the 盈利

綜合財務報表附註

For the six months ended 30 June 2006 截至二零零六年六月三十日止六個月

10. EARNINGS PER SHARE (continued)

Number of shares 股份數目 In thousand

千

2006 2005 二零零六年 二零零五年 Number of shares: 股份數目: Weighted average number of shares 用以計算每股基本盈利之 for the purpose of basic 加權平均股份數目 earnings per share 1,752,240 1,758,672 Effect of dilutive potential ordinary 潛在攤薄普通股之影響: shares from convertible notes 一 可換股票據 282,460 338,814 — share options — 購股權 16,351 a096i55 1,50c0.0353i49

綜合財務報表附註

For the six months ended 30 June 2006 截至二零零六年六月三十日止六個月

14. SHARE CAPITAL

14. 股本

		Number of shares 股份數目	Nominal value 票面值 HK\$'000 千港元
Ordinary share of HK\$0.20 each Authorized: At 31 December 2005 and	每股面值0.20港元的普通股 法定股本: 於二零零五年十二月三十一日		
30 June 2006	及二零零六年六月三十日	4,000,000,000	800,000
Issued and fully paid:	已發行及繳足股份:		
Balance at 31 December 2005 Issue new shares upon exercise of	於二零零五年十二月三十一日 行使購股權發行的新股	1,688,709,611	337,742
share options		18,000,000	3,600
Issue new shares upon exercise of convertible note	行使可換股票據發行的新股	100,000,000	20,000
At 30 June 2006	於二零零六年六月三十日	1,806,709,611	361,342

15. TRADE PAYABLES

15. 應付賬款

The following is an aged analysis of trade payables at the balance sheet date:

下述是應付賬款於結算日的賬齡分析:

		30 June	31 December
		2006	2005
		二零零六年	二零零五年
		六月三十日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
0 to 30 days	零至三十日	9,629	6,324
31 to 90 days	三十一日至九十日	2,878	8,428
Over 90 days	超過九十日	23,354	4,423
		35,861	19,175

綜合財務報表附註

For the six months ended 30 June 2006 截至二零零六年六月三十日止六個月

16. **BORROWINGS**

The bank loans bear interest at commercial rates and are secured

by certain investment properties and leasehold properties of the Group. The related obligation is repayable as follows:

16. 借貸

銀行貸款按商業利率計算利息,並以本 集團若干投資物業及租賃物業作抵押。 其相關還款責任的歸屬期間如下:

		30 June	31 December
		2006	2005
		二零零六年	二零零五年
		六月三十日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Bank overdraft — secured	銀行透支 - 有抵押	_	79,241
Bank loans — secured	銀行貸款 - 有抵押	578,904	579,478
		578,904	658,719
Carrying amount repayable:	需於特定期間償還之賬面金額:		
On demand or within one year	應要求或一年之內	572,579	651,819
More than one year, but not	一年以上但不超過兩年		
exceeding two years		1,150	1,150
More than two years, but not	兩年以上但不超過五年		
exceeding five years		3,450	3,450
More than five years	五年以上	1,725	2,300
		578,904	658,719
Less: Amounts due within one year	<i>減</i> :於一年之內到期並列為		
shown under current liabilities	流動負債之金額		
Borrowings	- 借貸	(572,579)	(572,578)
 Bank overdraft 	- 銀行透支	_	(79,241)
		6,325	6,900

17. PLEDGE OF ASSETS

At 30 June 2006, the Group has pledged certain investment properties and leasehold properties which have an aggregate carrying value at the balance sheet date of approximately HK\$1,943,672,000 and HK\$81,200,000 respectively to secure general banking facilities granted to the Group.

17. 資產抵押

於二零零六年六月三十日,本集團已將 於結算日累計賬面總額約為 1,943,672,000港元及81,200,000港元的 投資物業及租賃物業抵押作為本集團所 獲取一般性銀行融資的條件。

綜合財務報表附註

For the six months ended 30 June 2006

截至二零零六年六月三十日止六個月

18. DEFERRED TAXATION

The followings are the major deferred tax assets and liabilities recognised and movements thereon during the current and prior reporting periods:

	ı	Accelerated tax depreciation 加速稅務折舊 HK\$'000 千港元	Revaluation of properties 物業重估 HK\$*000 千港元	Distressed assets 不良資產 HK\$'000 千港元	Tax losses 稅務虧損 HK\$'000 千港元	Convertible notes 可換股票據 HK\$'000 千港元	Total 總額 HK\$'000 千港元
At 1 January 2005 Effect of changes in accounting policies	於二零零五年一月一日 會計政策變動的影響	(55)	(65,128) —	(32,494) (14,479)	18,555 —	(4,054) —	(83,176) (14,479)
A 1 January 2005, as restated (Charge) credit to income for the year Charge to equity for the year	於二零零五年一月一日 經重列 於本年度收益(扣除)計入 於本年度權益扣除	(55) — —	(65,128) (47,314) (539)	(46,973) (39,274) —	18,555 (3,961)	(4,054) 2,100 —	(97,655) (88,449) (539)
At 31 December 2005 (Charge) credit to income for the period (Charge) credit to equity for the period	於二零零五年十二月 三十一日 於本期間收益(扣除)計入 於本期間權益(扣除)計入	(55) — —	(112,981) (29,028) (504)	(86,247) (14,042)	14,594 — —	(1,954) 537 978	(186,643) (42,533) 474
At 30 June 2006	於二零零六年六月三十日	(55)	(142,513)	(100,289)	14,594	(439)	(228,702)

For the purpose of balance sheet presentation, certain deferred tax assets and liabilities have been offset. The following is the analysis of the deferred tax balances for financial reporting purposes:

30 June 31 December 2006 2005 二零零六年 二零零五年 六月三十日 HK\$'000 千港元 千港元 1,336 1,33631 December 31 December 32 December 3

Deferred tax assets
Deferred tax liabilities

遞延稅項資產 遞延稅項負債

綜合財務報表附註

For the six months ended 30 June 2006 截至二零零六年六月三十日止六個月

19. INTEREST IN COMPETITORS

During the six months ended 30 June 2006, none of the directors or the management shareholders of the Company or their respective associates had an interest in a business, which competes or may compete with the business of the Group.

20. RELATED PARTY TRANSACTIONS

During the current period, the Group entered into the