

Stock Code 股份代號:0236

INTERIM REPORT
January to June 2021

中期報告 二零二一年一月至六月

### **CORPORATE INFORMATION**

### 公司資料

#### **BOARD OF DIRECTORS**

#### Chairman

Ramon S. Ang (Non-executive Director)

#### **Deputy Chairman**

Carlos Antonio M. Berba (Non-executive Director)

#### **Executive Director**

Ramon G. Torralba

#### **Non-Executive Directors**

May (Michelle) W. M. Chan Roberto N. Huang Fumiaki Ozawa Kenji Uchiyama Tomoki Yamauchi

#### **Independent Non-Executive Directors**

Alonzo Q. Ancheta David K.P. Li, GBM, JP Reynato S. Puno Carmelo L. Santiago\* Sum Li, Alternate to David K. P. Li, GBM, JP

#### **AUDIT COMMITTEE**

David K.P. Li, GBM, JP, Chairman Alonzo Q. Ancheta Carmelo L. Santiago\*

#### **REMUNERATION COMMITTEE**

Reynato S. Puno, *Chairman* Carlos Antonio M. Berba Roberto N. Huang David K.P. Li, GBM, JP Carmelo L. Santiago\*

#### **NOMINATION COMMITTEE**

Carmelo L. Santiago\*, *Chairman* Alonzo Q. Ancheta David K.P. Li, GBM, JP Reynato S. Puno Kenji Uchiyama

#### **COMPANY SECRETARY**

John K.L. Cheung

#### 董事會

#### 主席

蔡啓文(非執行董事)

#### 副主席

凱顧思(非執行董事)

#### 執行董事

杜華博

#### 非執行董事

陳雲美 黄思民 小澤史晃 山內智樹

#### 獨立非執行董事

Alonzo Q. Ancheta 李國寶 GBM, JP Reynato S. Puno 施雅高 \* 李深·李國寶 GBM, JP之替任董事

#### 審核委員會

李國寶 GBM, JP,主席 Alonzo Q. Ancheta 施雅高 \*

#### 薪酬委員會

Reynato S. Puno,主席 凱顧思 黃思民 李國寶 GBM, JP 施雅高\*

#### 提名委員會

施雅高\*,主席 Alonzo Q. Ancheta 李國寶 GBM, JP Reynato S. Puno 內山建二

#### 公司秘書

張嘉麟

### **CORPORATE INFORMATION**

### 公司資料

#### **AUDITORS**

**KPMG** 

Public interest Entity Auditor registered in accordance with the Financial Reporting Council Ordinance

Certified Public Accountants 8th Floor, Prince's Building 10 Chater Road Central Hong Kong

#### **SOLICITORS**

Gallant, Solicitors & Notaries, 5th Floor, Jardine House, 1 Connaught Place, Hong Kong

#### **REGISTERED OFFICE**

9th Floor Citimark Building 28 Yuen Shun Circuit Siu Lek Yuen Shatin, New Territories Hong Kong

#### SHARE REGISTRAR

Computershare Hong Kong Investor Services Limited Shops 1712-1716, 17th Floor Hopewell Centre 183 Queen's Road East Wanchai, Hong Kong

#### PRINCIPAL BANKERS

Agricultural Bank of China Limited
Australia and New Zealand Banking Group Limited
Bank of China (Hong Kong) Limited
Bank of China Limited
China Construction Bank (Asia) Corporation Limited
Guangdong Shunde Rural Commercial Bank Company Limited
The Bank of East Asia (China) Limited
The Bank of East Asia, Limited
The Hongkong and Shanghai Banking Corporation Limited
O-Bank Co., Ltd.

\* Please refer to the announcement of the Company dated 10 August 2021 on the passing of Mr. Carmelo L, Santiago.

#### 核數師

畢馬威會計師事務所 於《財務匯報局條例》下 的註冊公眾利益實體核數師

執業會計師 香港 中環 遮打道十號 太子大廈八樓

#### 律師

何耀棣律師事務所香港中環 康樂廣場一號 怡和大廈五樓

#### 註冊辦事處

香港 新界 沙田 小瀝源 源順圍二十八號 都會廣場九樓

#### 股份過戶登記處

香港中央證券登記有限公司 香港灣仔 皇后大道東一八三號 合和中心 十七樓一七一二至一七一六號舖

#### 主要往來銀行

中國農業銀行股份有限公司 澳新銀行集團有限公司 中國銀行(香港)有限公司 中國銀行有限公司 中國建設銀行(亞洲)股份有限公司 廣東順德農村商業銀行股份有限公司 東亞銀行(中國)有限公司 東亞銀行有限公司 香港上海滙豐銀行有限公司 王道商業銀行股份有限公司

請參閱本公司日期為二零二一年八月十日關於施雅高 先生逝世的公佈。

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In this report, all monetary values are expressed in Hong Kong dollars 本報告內所有幣值,除另有註明外,均以港幣計算。 unless stated otherwise.

### **CHAIRMAN'S STATEMENT**

### 主席報告

To Our Shareholders.

致各股東:

#### **Financial Results**

San Miguel Brewery Hong Kong Limited and its subsidiaries (the "Group") registered a consolidated profit of HK\$1.4 million in the first semester of 2021, compared to the consolidated profit of HK\$0.6 million in 2020. As a result, net profit attributable to equity shareholders for 2021 was HK\$1.1 million, compared to HK\$2.8 million the previous year.

The Group's consolidated revenue was HK\$266.4 million, 9.1% more than the same period in 2020. Gross profit reached HK\$110.0 million, a 6.2% increase versus 2020, with a gross profit margin of 41.3%.

As of 30 June 2021, cash and cash equivalents and bank deposits amounted to HK\$148.6 million (HK\$156.1 million as of 31 December 2020).

Loans as of 30 June 2021 totaled HK\$67.6 million (HK\$92.9 million as of 31 December 2020). Total net assets stood at HK\$545.2 million (HK\$543.0 million as of 31 December 2020), with a loan-to-equity ratio of 0.12 (31 December 2020: 0.17).

#### **Dividends**

The Board resolved that no dividends will be declared for the six months ended 30 June 2021.

#### 財務業績

香港生力啤酒廠有限公司及其附屬公司(「本集團」) 於二零二一年上半年錄得之綜合盈利為140萬港元, 對比二零二零年的綜合盈利為60萬港元。因此,二 零二一年本公司權益持有人應佔盈利為110萬港元, 對比去年的盈利為280萬港元。

本集團之綜合收入為2.66億港元,較二零二零年同期高9.1%。毛利達1.1億港元,較去年高6.2%,而毛利率為41.3%。

截至二零二一年六月三十日,現金及等同現金項目和銀行存款總計為1.49億港元(二零二零年十二月三十一日:1.56億港元)。

二零二一年六月三十日之總貸款總額為6,760萬港元 (二零二零年十二月三十一日:9,290萬港元)。總資 產淨值維持5.45億港元(二零二零年十二月三十一 日:5.43億港元),而貸款比率為0.12(二零二零年 十二月三十一日:0.17)。

#### 股息

董事會議決不派發截至二零二一年六月三十日止六個月之股息。

### 主席報告

#### **Business Review**

#### **Hong Kong Operations**

Hong Kong has slowly emerged from its worst recession on record, brought about by the Covid-19 pandemic and social unrest. The economy's return to growth in the first six months of the year was led by a resilient financial services industry, buoyant property prices, and resurgent trade. However, tourism, retail sales, and services segment — the largest job providers for the city's working-class — continued to be affected by the pandemic.

On-premise channels remained significantly affected by pandemic restrictions, with beer volumes declining 60% compared to the same period in 2020. The Covid-19 surge that happened in the first half of 2021 was worse than last year. This led to the contraction of the total Hong Kong beer industry by 10% during this period. Our local volumes managed to outperform the industry and was only 3% behind our results in the same period in 2020. Combined with volume gains in Macau and an increase in exports, the Company achieved a 3% improvement in total sales volume in the first six months of the year.

Our Hong Kong operations posted a loss due to a volume shift from higher priced, on-premise consumption to off-premise channels, as a result of longer period of on-premise outlet closures and more stringent restrictions due to rising covid cases. The notable increase in the cost of aluminum and diesel fuel also affected operations. In addition, the Hong Kong SAR Government has already stopped the Employment Support Scheme (ESS) that was given to companies from June to November of last year.

The Company was quick to adapt to the shift from on-premise to offpremise consumption, as local demand weakened and consumer behavior adapted to pandemic-related restrictions.

With off-premise consumption accounting for 90% of the total market, we shifted advertising and promotion resources to growing channels, improving our brands' position. We also continued to develop our presence in online selling platforms. This resulted to double-digit growth from online sales in the first half of the year. The Company made every effort to ensure that our brands remained among the most preferred by customers whether they were buying online or on-site.

While it was the mainstream beer segment that suffered the most from the market contraction, our San Miguel brands in the local market managed to achieve roughly the same volumes as the same period last year.

#### 業務回顧

#### 香港業務

香港已慢慢走出由2019冠狀病毒病和社會動盪引致有記錄以來最差的經濟衰退。隨著金融服務業復蘇、物業價格上漲及貿易回升,香港經濟在今年首六個月恢復增長。然而,為勞工階層提供最多就業的旅遊業、零售業和服務性行業,繼續受到疫情影響。

現飲場所顯著受到防疫限制措施影響,其啤酒銷量較二零二零年同期低60%。在二零二一年上半年,2019冠狀病毒病的個案上升比去年多,這導致香港整體啤酒業在這段期間收縮了10%。但我們在香港本地銷量表現仍跑贏行業,僅比二零二零年同期低3%。當綜合澳門和出口業務的增長,本公司在今年首六個月的總銷量錄得3%增長。

我們香港業務出現虧損,原因是銷量從較高價格的現飲消費轉向非現飲消費,這是由於2019冠狀病毒病個案增加而導致現飲場所更長時間關閉以及實施更嚴格的防疫限制。鋁和柴油顯著的成本上漲也影響了業務盈利。再者,香港特區政府已停止「保就業」計劃(ESS),這個計劃是政府去年六月到十一月份向公司提供的資助補貼。

面對本地需求減弱,消費者因疫情限制而轉變的消費行為,本公司也能迅速反應並應對這種更趨向非現飲消費模式。

非現飲消費佔整個市場的90%,我們轉投廣告和宣傳資源在增長的渠道上,加強品牌位置。我們也繼續發展在網上平台的業務,這為網購銷售在首半年帶來雙位數字的增長。本公司盡一切努力確保無論是在線上或線下購買,我們的品牌均是消費者的首選。

主流啤酒在整個啤酒業收縮中的影響最大,而生力啤酒品牌得以在本地維持跟去年同期相約的水平。

### **CHAIRMAN'S STATEMENT**

### 主席報告

The Company launched our new wheat beer offering, San Miguel Cerveza Blanca late last year, eliciting positive trade and consumer feedback since its roll out. This year, the widely-accepted brand benefited from a series of out-of-home and online advertising, point-of-sale merchandising, and product trial events, resulting in favorable performance for the brand in the first semester of the year.

San Miguel Pale Pilsen, San Mig Light, San Miguel Cerveza Negra, as well as the recently-introduced San Miguel Cerveza Blanca, successfully launched an off-premise-wide promotion 生力神級幸運賞 from May to June, supported by tactical TV and online advertising, a public relations campaign, and in-store merchandising. To further capitalize on the shift to home consumption, a series of supplementary premium redemption promotions in convenience stores and provision stores were also implemented in the first half of the year.

Meanwhile, though also affected by the market contraction, the premium segment registered the lowest rate of decline for the period. The Company's broad portfolio of premium, specialty, and craft beers, managed a marginal 2% volume increase, mainly due to higher sales of Kirin beer brands, which we distribute exclusively within Hong Kong and Macau.

Our Blue Ice brand continued to compete in the lower-priced segment, supported by celebrity endorsement and retail chain promotions.

去年年底,本公司推出了全新的小麥啤酒 - 生力白啤。自推出後,生力白啤一致獲得客戶和消費者的好評。今年,這被大眾接受的品牌繼續透過一系列戶外廣告、網上廣告、銷售點陳列及產品試飲進行推廣,帶來了今年上半年理想的表現。

生力啤酒、生力清啤、生力黑啤以及最近推出的生力白啤於五月至六月期間成功推出針對非現飲渠道的「生力神級幸運賞」的大型推廣活動,並同時有策略性電視廣告和網上廣告,公關宣傳活動和銷售點宣傳陳列支持。為進一步抓緊在家消費轉變的機遇,我們在上半年相繼在便利店和士多辦館推出一系列附加的禮品換購活動。

縱使受到整體啤酒市場收縮影響,高檔啤酒的跌幅 是同期最少的。本公司整體的高檔、特色及手工啤酒的產品組合稍微獲得2%的增長,主要是受惠於在 香港和澳門獨家分銷代理的麒麟啤酒品牌的銷量增 長。

透過名星代言、連鎖超市及便利店的推廣活動支持下,藍冰啤酒品牌繼續在低價啤酒市場中競爭。

### 主席報告

#### **South China Operations**

Despite the resurgence of Covid-19 in Guangdong and the restrictions imposed by the government, the first half of 2021 saw China recover from the economic slump that started in early 2020, due to the wideranging impacts of the Covid-19 pandemic. Likewise, our South China operations made a significant recovery until May of 2021 as restrictions were gradually lifted and favorable operating conditions returned. However, our June results were similarly affected by the Covid-19 restrictions due to a spike in cases during the month. Nevertheless, our year-to-date operating profit was still a significant improvement versus last year. Early last year, during the lockdown that was imposed in South China, our brewery in Foshan, along with other factories and shipping ports, were mandated to shut down temporarily. This year, our South China operation was able to benefit from higher export volumes and further cost improvements, which contributed to a strong profit turnaround.

With the expiration of the business term of Guangzhou San Miguel Brewery Company Limited ("GSMB"), GSMB ceased operations on 30 November 2020. Consequently, this was followed by the withdrawal of our previous partner's brand, Guang's, from the Company's portfolio, which resulted to a 7% decline in total South China domestic volumes. Without the impact of Guang's withdrawal, the domestic volume increased by 9%, but had minimal profit impact due to the brand's low margins.

The principal activity of GSMB was the distribution of bottled, canned, and draught beer in the South China market. Following the cessation of its operations, the Company was able to achieve a smooth transition of its sales and marketing operations to San Miguel (Guangdong) Brewery Limited ("SMGB"). SMGB maintained GSMB's previous sales network and even recruited new dealers in the first six months of the year.

To further increase visibility for San Miguel Pale Pilsen, we launched a merchandising drive covering 500 outlets, using a new Chinese New Year POSM design. The Company also rolled out a lucky draw consumer promotion for all San Miguel brands in all channels and regions beginning June to further drive consumption.

#### 華南業務

隨著廣州生力啤酒有限公司(「廣州生力」)的營業期限屆滿,廣州生力於二零二零年十一月三十日正式結束業務。因此,隨著之前合作夥伴的品牌 — 廣氏 — 從本公司的產品組合中撤出,這導致華南國內總銷量下降了7%。如剔除廣氏品牌的影響,國內銷量有9%的增長,但由於品牌利潤率低,對利潤影響輕微。

廣州生力的主要業務是負責華南市場分銷瓶裝、罐裝和生啤酒。隨著廣州生力結束業務,本公司透過生力(廣東)啤酒有限公司(生力廣東)順利完成銷售和市務團隊的交接。生力廣東不僅維持了廣州生力原有的銷售網絡,還在今年首六個月增加了新的經銷商。

為進一步提高生力啤酒的曝光率,我們以一個全新 農曆新年主題的設計,在五百個銷售點進行陳列擺 設。本公司也從六月起於全渠道、全地域推出生力 全品牌的大型抽獎推廣活動,進一步刺激消費。

#### **Outlook**

The Covid-19 pandemic will continue to have a socio-economic impact across the world. These impacts will be uneven, as the rollout of vaccination, as well as the lifting of restrictions, will vary per city and country. HK will similarly continue to have lingering uncertainties, with occasional surges in Covid-19 cases, similar to other countries. We will continue to closely monitor and adapt to changing conditions and ensure that we adopt the appropriate strategies and programs to get ahead of the competition and accelerate volume recovery.

We thank our employees for their hard work and perseverance, and members of our Board for their guidance. Most of all, we thank all our consumers, customers, and business partners for their continued support, patronage, and trust.

#### 展望

2019冠狀病毒病將繼續對世界各地的社會經濟造成影響。其影響會因應每個城市、國家的疫苗接種率、限制解封的時間不同而出現差異。香港同樣繼續面對不確定性,跟其他國家一樣,2019冠狀病毒病個案偶爾會激增。我們將繼續密切關注和適應不斷變化的情況,並確保我們能採取合適的策略和計劃,以在競爭中領先並加速銷量恢復。

我們對僱員的辛勤及堅持不懈,以及董事會的領導 致以衷心感謝。最重要是,我們感謝所有消費者、 客戶以及業務夥伴一直以來對我們的支持、惠顧及 信任。



Chairman

26 July 2021



→/// 蔡啓文

二零二一年七月二十六日

# 根據主板上市規則所需提供之額外資料

#### **Interim Dividend**

The Board has resolved that no interim dividends be declared for 2021 (six months ended 30 June 2020: nil).

#### **Interim Results**

The interim results for the six months ended 30 June 2021 have not been audited, but were reviewed by the Company's Audit Committee on 26 July 2021.

#### **Directors' Interests**

The directors of the Company as of 30 June 2021 had the following interests in the issued shares of the Company, its holding companies, subsidiaries and other associated corporations (within the meaning of the Securities and Futures Ordinance ("SFO")) at that date as recorded in the register of directors' interests required to be kept under Section 352 of the SFO:

#### 中期股息

董事會議決不派發二零二一年度中期股息(截至二零 二零年六月三十日止六個月:無)。

#### 中期業績

截至二零二一年六月三十日止六個月之中期業績並 未經審核,惟已於二零二一年七月二十六日獲本公 司之審核委員會審閱。

#### 董事之權益

按《證券及期貨條例》第352條規定備存之董事權益 登記冊記錄所載,於二零二一年六月三十日之本公 司董事於當日持有本公司、其控股公司、附屬公司 及其他聯繫公司(定義見《證券及期貨條例》)已發行 股本之實際權益如下:

#### Interests in issued shares

#### 已發行股本之權益

		in the ( 本	rdinary shares Company 公司
		之普通股 Number of shares held	之股份數目 % of total issued shares
Name	姓名	持股數目	佔已發行股份 總數之百分比
David K. P. Li	李國寶	12,000,000	3.21%

## 根據主板上市規則 所需提供之額外資料

#### **Directors' Interests** (Continued)

#### 董事之權益(續)

Interests in issued shares (Continued)

已發行股本之權益(續)

Namo	姓名	Types of Shares 股份類別	Par Value (Philippine pesos) 面值 (菲律客协表)	Direct ownership 直按共有	Indirect ownership	Number of shares in Top Frontier Investment Holdings, Inc. Top Frontier Investment Holdings, Inc. 之股份數目 Total number of % of total shares held issued share 持股數目 佔已發行股份	
Name	姓名	股份類別 ————	(菲律賓披索) ————————————————————————————————————	直接持有	間接持有 —————	總數 ————	總數之百分比
Ramon S. Ang	蔡啓文	Common 普通股	1.00	75,887	86,658,351	86,734,238	25.907003%
Carlos Antonio M. Berba	凱顧思	Common 普通股	1.00	364	_	364	0.000109%
Roberto N. Huang	黃思民	Common 普通股	1.00	3,039	_	3,039	0.000908%
Reynato S. Puno	Reynato S. Puno	Common 普通股	1.00	500	_	500	0.000149%
Carmelo L. Santiago	施雅高	Common 普通股	1.00	500	_	500	0.000149%

						Number of shares In San Miguel Corporati 生力總公司之股份數目	
Name	姓名	Types of Shares 股份類別	Par Value (Philippine pesos) 面值 (菲律賓披索)	Direct ownership 直接持有	Indirect ownership 間接持有	Total number of shares held 持股數目 總數	% of total issued shares 佔已發行股份 總數之百分比
Ramon S. Ang	蔡啓文	Common 普通股	5.00	1,345,429	373,623,796	374,969,225	9.917998%
Carlos Antonio M. Berba	凱顧思	Common 普通股	5.00	2,600	_	2,600	0.000069%
Roberto N. Huang	黃思民	Common 普通股	5.00	42,397	_	42,397	0.001121%
Reynato S. Puno	Reynato S. Puno	Common 普通股	5.00	5,000	_	5,000	0.000132%
Carmelo L. Santiago	施雅高	Common 普通股	5.00	5,000	_	5,000	0.000132%

# 根據主板上市規則 所需提供之額外資料

#### **Directors' Interests** (Continued)

#### 董事之權益(續)

**Direct** 

ownership

直接持有

10

10

10

Interests in issued shares (Continued)

已發行股本之權益(續)

owne

間接

	San Miguel Food and Beverage, Inc. San Miguel Food and Beverage, Inc. 之股份數目					
Indirect vnership 間接持有	Total number of shares held 持股 數目總數					
_	10	0.000000%				
_	10	0.000000%				

10

0.000000%

Number of shares in

Note:

Name

Ramon S. Ang

Roberto N. Huang

Carmelo L. Santiago

附註:

Other than the common shares in San Miguel Food and Beverage, Inc. ("SMFB") which were held by Mr. Camelo L. Santiago as personal interest, all shares in SMFB were held by the Directors as corporate interests.

姓名

蔡啓文

黄思民

施雅高

除施雅高先生於San Miguel Food and Beverage, Inc. (「SMFB」) 所持有之普通股為個人權益外,由董事 持有之所有SMFB之股份均為公司權益。

						Number of shares in San Miguel Brewery Inc 生力啤酒廠公司之股份數目	
Name	姓名	Types of Shares 股份類別	Par Value (Philippine pesos) 面值 (菲律賓披索)	Direct ownership 直接持有	Indirect ownership 間接持有	Total number of shares held 持股 數目總數	% of total issued shares 佔已發行股份 總數之百分比
					1 32233 13		
Ramon S. Ang	蔡啓文	Common 普通股	1.00	5,000	_	5,000	0.000033%
Carlos Antonio M. Berba	凱顧思	Common 普通股	1.00	5,000	_	5,000	0.000033%
Alonzo Q. Ancheta	Alonzo Q. Ancheta	Common 普通股	1.00	10,000	_	10,000	0.000065%
Roberto N. Huang	黃思民	Common 普通股	1.00	5,000	_	5,000	0.000033%
Carmelo L. Santiago	施雅高	Common 普通股	1.00	5,000	_	5,000	0.000033%
Kenji Uchiyama	內山建二	Common 普通股	1.00	5,000	_	5,000	0.000033%
Tomoki Yamauchi	山內智樹	Common 普通股	1.00	5,000	_	5,000	0.000033%

Par Value

pesos)

面值

1.00

1.00

1.00

(Philippine

(菲律賓披索)

Types of

**Shares** 

股份類別

Common

Common

Common 普通股

普通股

普通股

Note:

Other than the common shares in San Miguel Brewery Inc. ("SMB") which were held by Mr. Alonzo Q. Ancheta and Mr. Carmelo L. Santiago as personal interest, all common shares in SMB were held by Directors as corporate interests.

附註:

除 Alonzo Q. Ancheta 先生及施雅高先生於生力啤酒 廠公司(「生力啤酒廠」)所持有作為個人權益之普 通股外,由董事持有之所有生力啤酒廠之普通股均 為公司權益。

### 根據主板上市規則 所需提供之額外資料

#### **Directors' Interests** (Continued)

#### Interests in issued shares (Continued)

As of 30 June 2021, save as disclosed above, the directors do not have any other interests in shares or underlying shares of the Company, its holding companies, subsidiaries and other associated corporations within the meaning of Part XV of the SFO.

All interests in the issued shares of the Company, its holding companies, subsidiaries and other associated corporations are long positions.

Apart from the foregoing, none of the directors of the Company or any of their spouses or children under eighteen years of age has interests or short positions in the shares, underlying shares or debentures of the Company or any of its holding companies, subsidiaries or other associated corporations, as recorded in the register required to be kept under section 352 of the SFO or as otherwise notified to the Company pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers as adopted by the Company.

#### 董事之權益(續)

#### 已發行股本之權益(續)

截至二零二一年六月三十日,除上述所披露外,各董事並無擁有按《證券及期貨條例》第XV部所指的本公司、其控股公司、附屬公司及其他聯繫公司之任何其他股份權益或相關股份之權益。

本公司、其控股公司、附屬公司及其他聯繫公司之 所有股份權益均屬好倉。

根據本公司按《證券及期貨條例》第352條而保存之登記冊,或根據上市公司董事進行證券交易的標準守則所知會本公司之記錄,除上文所提及外,各董事,其配偶或其18歲以下之子女均無擁有本公司或其任何控股公司、附屬公司或其他聯繫公司之股份、相關股份或債權證之權益或淡倉。

# 根據主板上市規則所需提供之額外資料

## Substantial shareholders' interests in shares and underlying shares

The Company has been notified of the following interests in the Company's issued shares at 30 June 2021 amounting to 5% or more of the ordinary shares in issue:

#### 主要股東於股份及相關股份之權益

於二零二一年六月三十日,本公司獲悉下列佔本公司已發行普通股之5%或以上的本公司已發行股份權益:

			ry shares 股股份
		Number of ordinary shares held	% of total issued shares 佔已發行股份
Substantial shareholders	主要股東	所持普通股數目	總數之百份比
Iñigo Zobel (note 1)	Iñigo Zobel (附註1)	245,720,800	65.78%
Top Frontier Investment Holdings, Inc. (note 1)	Top Frontier Investment Holdings, Inc. (附註1)	245,720,800	65.78%
San Miguel Corporation (note 1)	生力總公司(附註1)	245,720,800	65.78%
Kirin Holdings Company, Limited (note 1)	麒麟控股株式會社(附註1)	245,720,800	65.78%
San Miguel Food and Beverage, Inc. (note 1)	San Miguel Food and		
	Beverage, Inc. (附註1)	245,720,800	65.78%
San Miguel Brewery Inc. (note 1)	生力啤酒廠公司(附註1)	245,720,800	65.78%
San Miguel Brewing International Limited (note 1)	生力啤酒國際有限公司(附註1)	245,720,800	65.78%
Neptunia Corporation Limited (note 1)	立端利有限公司(附註1)	245,720,800	65.78%
Cheung Kong (Holdings) Limited (note 2)	長江企業控股有限公司(附註2)	23,703,000	6.34%
CK Hutchison Holdings Limited (note 2)	長江和記實業有限公司(附註2)	23,703,000	6.34%

#### Notes:

- (1) Inigo Zobel, Top Frontier Investment Holdings, Inc. ("Top Frontier"), the ultimate holding company, San Miguel Corporation ("SMC"), SMFB, Kirin Holdings Company, Limited ("Kirin") (a principal shareholder of SMB), SMB, and San Miguel Brewing International Limited ("SMBIL") are all deemed to hold the above disclosed interest indirectly through Neptunia Corporation Limited ("Neptunia") in the Company because each of Inigo Zobel, Top Frontier, SMC, SMFB and Kirin holds more than one third of the voting power of SMB. SMB has a controlling interest in SMBIL and SMBIL has a controlling interest in Neptunia.
- (2) Conroy Assets Limited, which holds 13,624,600 shares of the Company, and Hamstar Profits Limited, which holds 10,078,400 shares of the Company, are indirect wholly owned subsidiaries of Cheung Kong (Holdings) Limited ("CKH") and CK Hutchison Holdings Limited ("CK Hutchison").

By virtue of the SFO, CKH and CK Hutchison are deemed to be interested in the shares of the Company held by Conroy Assets Limited and Hamstar Profits Limited.

All the above interests in the shares and underlying shares of the Company are long positions.

Apart from the foregoing, no other interests required to be recorded in the register kept under Section 336 of the SFO have been notified to the Company.

#### 附註:

- (1) 由於lñigo Zobel、Top Frontier Investment Holdings, Inc. (「Top Frontier」),為最終控股公司、生力總公司、SMFB及麒麟控股株式會社(「麒麟」)(為生力啤酒廠之主要股東)各自持有生力啤酒廠三分之一以上之投票權,生力啤酒廠持有生力啤酒國際有限公司(「生力啤酒國際」)之控股權益及生力啤酒國際持有立端利有限公司(「立端利」)之控股權益,故此lñigo Zobel、Top Frontier、生力總公司、SMFB、麒麟、生力啤酒廠及生力啤酒國際均被視為間接透過立端利持有上述所披露於本公司之權益。
- (2) Conroy Assets Limited 持有本公司 13,624,600 股股份及 Hamstar Profits Limited 持有本公司 10,078,400 股股份,彼等為長江企業控股有限公司(「長江企業控股」)及長江和記實業有限公司(「長和」)之間接全權擁有附屬公司。

根據《證券及期貨條例》,長江企業控股及長和均被視為擁有由Conroy Assets Limited 及Hamstar Profits Limited 持有之本公司股份之權益。

上述所有本公司之股份權益均為好倉。

除上述外,並無其他權益須按《證券及期貨條例》第 336條規定備存之登記冊通知本公司。

## 根據主板上市規則 所需提供之額外資料

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

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the six months ended 30 June 2021.

#### **Corporate Governance**

The Company has applied the principles set out in the Governance Code and Corporate Governance Report (the "CG Code") as contained in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") during the six months ended 30 June 2021, save for the deviation discussed below:

- All of the non-executive directors are not appointed for a specific term (CG Code provision A.4.1) but are subject to retirement by rotation once every three years and reelection at the annual general meeting under the Company's Articles of Association
- The Company will be scheduling board meetings for the rest of the year in respect of CG Code provisions A.1.1. and A.2.7.

The Company has adopted a code of conduct for securities transactions and dealings (the "Code of Conduct") based on the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix 10 of the Listing Rules (the "Model Code"). The terms of the Code of Conduct are no less exacting than the standards in the Model Code, and the Code of Conduct applies to all the relevant persons as defined in the Code, including the directors of the Company, any employee of the Company, or a director or employee of a subsidiary or holding company of the Company who, because of such office or employment, are likely to be in possession of unpublished price sensitive information in relation to the Company or its securities.

There was no non-compliance by the directors with the required standards set out in the Code of Conduct during the six months ended 30 June 2021.

#### 買賣或贖回本公司之上市證券

截至二零二一年六月三十日止之六個月內,本公司 或其任何附屬公司概無購回、出售或贖回任何上市 證券。

#### 企業管治

截至二零二一年六月三十日止六個月內,本公司一直採用載於香港聯合交易所有限公司證券上市規則 (「上市規則」) 附錄十四的《企業管治守則》及《企業 管治報告》條文(「企業管治守則條文」),惟下文所 述的偏離行為除外:

- 根據本公司章程,所有非執行董事每三年須在股東周年大會輪值退任及接受重新選舉,故並無特定任期(企業管治守則條文A.4.1項)。
- 一 本公司將在本年度內根據企業管治守則條文 A.1.1項及A.2.7項安排董事會會議。

本公司已根據上市規則附錄十所載的《上市公司董事進行證券交易的標準守則》(「標準守則」)採納有關證券交易及買賣的守則(「操守守則」)。操守守則條款比標準守則所訂標準更高,而操守守則亦適用於該守則所界定的所有有關人士,包括本公司董事、本公司任何僱員、或本公司的附屬公司或控股公司的董事或僱員,而彼等因有關職位或受僱工作而可能擁有關於本公司或其證券的未公佈股價敏感資料。

於截至二零二一年六月三十日止六個月內,並沒有 董事就操守守則所訂的標準有違規的情況。

## 根據主板上市規則 所需提供之額外資料

#### **Audit Committee**

As of the date of this report, the audit committee comprised three independent non-executive directors: Mr. Alonzo Q. Ancheta, Mr. Carmelo L. Santiago and Dr. the Hon. Sir David K. P. Li, who acts as chairman of the committee.

Under its terms of reference, the audit committee shall assist the board in fulfilling its corporate governance and oversight responsibilities in relation to financial reporting system, risk management and internal control systems, and internal and external audit functions. The audit committee is further authorised by the board to investigate any activity within its terms of reference, and is tasked with recommending to the board appropriate actions emanating from such investigations. The audit committee has unrestricted access to personnel, records, internal and external auditors, risk assessment and assurance and senior management, as may be appropriate in the discharge of its functions. The audit committee may also obtain external legal or other independent professional advice and secure the attendance of outsiders with relevant experience and expertise if it considers necessary in the performance of its functions.

The audit committee's specific terms of reference are available on request to any shareholders of the Company and are posted on the Company's website, info.sanmiguel.com.hk.

#### **Remuneration Committee**

As of the date of this report, the remuneration committee comprised three independent non-executive directors, namely, Dr. the Hon. Sir David K. P. Li, Mr. Reynato S. Puno and Mr. Carmelo L. Santiago, and two nonexecutive directors, namely, Mr. Carlos Antonio M. Berba and Roberto N. Huang. The remuneration committee is chaired by an independent nonexecutive director, Mr. Reynato S. Puno.

The primary role of the remuneration committee under its terms of reference is to support and advise the board in fulfilling the board's responsibility to the shareholders of the Company to:

- establish coherent remuneration policies and practices that will be observed and enable the Company to attract and retain top calibre executives and directors;
- (2) fairly and responsibly reward executives based on their performance and the performance of the Company, and the general pay environment; and

#### 審核委員會

截至此報告日期,審核委員會成員由三位獨立非執行董事組成:Alonzo Q. Ancheta 先生、施雅高先生及審核委員會主席李國寶爵士。

本公司任何股東均可要求查閱審核委員會的職權範圍,而職權範圍亦登載於本公司的網站上,網址為info.sanmiguel.com.hk。

#### 薪酬委員會

截至此報告日期,薪酬委員會成員包括三位獨立非執行董事,(即:李國寶爵士、Reynato S. Puno 先生及施雅高先生)及兩位非執行董事,(即:凱顧思先生及黃思民先生)。薪酬委員會由一位獨立非執行董事 Reynato S. Puno 先生擔任主席。

薪酬委員會根據其職權範圍主要為支援及建議董事 會履行對本公司股東有關如下責任:

- (1) 制定使本公司能吸引及挽留優秀行政人員及 董事一致的薪酬政策及常規:
- (2) 根據行政人員的表現及本公司的業績,以及 宏觀支薪環境,公平及盡責地酬賞行政人員; 及

## 根據主板上市規則 所需提供之額外資料

#### **Remuneration Committee (Continued)**

(3) comply with the CG Code provisions on remuneration of directors.

The remuneration committee's specific terms of reference are available on request to any shareholders of the Company and are posted on the Company's website, *info.sanmiguel.com.hk*.

#### 薪酬委員會(續)

(3) 符合有關董事酬金企業管治守則條文的責任。

本公司任何股東均可要求查閱薪酬委員會的職權範圍,而職權範圍亦登載於本公司的網站上,網址為info.sanmiguel.com.hk。

#### **Nomination Committee**

As of the date of this report, the nomination committee comprised four independent non-executive directors, namely, Mr. Alonzo Q. Ancheta, Dr. the Hon. Sir David K. P. Li, Mr. Reynato S. Puno and Mr. Carmelo L. Santiago, and one non-executive director, namely, Mr. Kenji Uchiyama. The nomination committee is chaired by an independent non-executive director, Mr. Carmelo L. Santiago.

The primary purpose of the committee is to support and advise the board in fulfilling their responsibilities to shareholders in ensuring that the board comprises individuals who are best able to discharge the responsibilities of directors having regard to the law and the highest standards of governance by:

- (1) assessing the skills required on the board;
- (2) from time to time assessing the extent to which the required skills are represented on the board;
- (3) establishing the process for the review of the performance of individual directors and the board as a whole;
- (4) establishing the process for the identification of suitable candidates for appointment to the board; and
- (5) having oversight of matters relating to corporate governance by bringing any issues to the attention of the board.

The nomination committee's specific terms of reference are available on request to any shareholders of the Company and are posted on the Company's website, *info.sanmiguel.com.hk*.

#### 提名委員會

截至此報告日期,提名委員會成員包括四位獨立非執行董事,(即:Alonzo Q. Ancheta 先生、李國寶爵士、Reynato S. Puno 先生及施雅高先生),及一位非執行董事,(即:內山建二先生)。提名委員會由一位獨立非執行董事施雅高先生擔任主席。

委員會之主要目的乃支持董事會履行彼等對股東之 責任並就此向董事會提供意見,通過下列方式確保 組成董事會之人士在法例及管治之最高標準之規限 下最能夠履行董事之責任:

- (1) 評估董事會要求之技能;
- (2) 不時評估董事會所需技能所代表之程度;
- (3) 就檢討個別董事及董事會整體表現制定程序;
- (4) 就物色適合候選人以委任為董事會成員而制 定程序:及
- (5) 監督有關企業管治之任何事宜產生任何問題 引起董事會注意。

本公司任何股東均可要求查閱提名委員會的職權範圍,而職權範圍亦登載於本公司的網站上,網址為info.sanmiguel.com.hk。

# CONSOLIDATED INCOME STATEMENT — UNAUDITED

## 綜合收益表 一 未經審核

For the six months ended 30 June 2021 (Expressed in Hong Kong dollars)

截至二零二一年六月三十日止六個月(以港幣計算)

			ed 30 June 止六個月 2020	
		Note 附註	二零二一年 <b>\$'000</b> 千元	二零二零年 <b>\$'000</b> 千元
Revenue Cost of sales	<b>收入</b> 銷售成本	3	266,395 (156,406)	244,142 (140,603)
Gross profit Other net income Selling and distribution expenses Administrative expenses Other operating expenses	毛利 其他收益淨額 銷售及分銷開支 行政開支 其他經營開支		109,989 13,078 (78,778) (37,267) (4,513)	103,539 16,581 (75,198) (38,378) (4,530)
<b>Profit from operations</b> Finance costs	<b>經營盈利</b> 財務費用	4(a)	2,509 (1,090)	2,014 (1,416)
Profit before taxation Income tax charge	<b>除税前盈利</b> 所得税	4 5	1,419 —	598 —
Profit for the period	期內盈利		1,419	598
Attributable to: Equity shareholders of the Company Non-controlling interests	<b>應佔如下:</b> 本公司權益持有人 非控股權益		1,142 277	2,785 (2,187)
Profit for the period	期內盈利		1,419	598
Earnings per share — Basic (cents)	<b>每股盈利</b> 一 基本 (仙)	7(a)	0.3	0.8
— Diluted (cents)	— 攤薄 (仙)	7(b)	N/A 不適用	N/A 不適用

# CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME — UNAUDITED

## 綜合全面收益表 — 未經審核

For the six months ended 30 June 2021 (Expressed in Hong Kong dollars)

截至二零二一年六月三十日止六個月(以港幣計算)

			ended 30 June :十日止六個月 2020 二零二零年 \$'000 千元
Profit for the period	期內盈利	1,419	598
Other comprehensive income for the period (after tax):	期內其他全面收益 (除税後):		
Items that may be reclassified subsequently to profit or loss:  Exchange differences on translation of financial statements of subsidiaries outside Hong Kong and monetary items that form part of the net investment in subsidiaries outside	將來或會重新列入損益的項目: 因換算海外附屬公司財務報表 及因換算組成集團於附屬公司 之投資的貨幣項目所產生 之匯兑差額		
Hong Kong		734	(1,108)
Total comprehensive income for the period	期內全面收益總額	2,153	(510)
Attributable to: Equity shareholders of the Company Non-controlling interests	<b>應佔如下:</b> 本公司權益持有人 非控股權益	2,245 (92)	1,061 (1,571)
Total comprehensive income for the period	期內全面收益總額額	2,153	(510)

# CONSOLIDATED STATEMENT OF FINANCIAL POSITION — UNAUDITED

## 綜合財務狀況表 — 未經審核

At 30 June 2021 (Expressed in Hong Kong dollars)

於二零二一年六月三十日(以港幣計算)

		Note 附註	At 30 June 2021 於二零二一年 六月三十日 \$′000 千元	At 31 December 2020 於二零二零年 十二月三十一日 \$'000 千元
Non-current assets  — Property, plant and equipment  — Investment properties	<b>非流動資產</b> — 物業、機器及設備 — 投資物業	8 8	348,521 114,527	348,409 116,882
Intangible assets	無形資產		463,048 4,771	465,291 4,771
			467,819	470,062
Current assets Inventories Trade and other receivables Amounts due from holding companies and fellow subsidiaries Amount due from a related company Bank deposit Cash and cash equivalents	流動資產 存貨 應收貿易及其他賬項 應收控股公司及 同系附屬公司賬項 應收關連公司賬項 銀行存款 現金及等同現金項目	9 10 11 11	56,296 30,171 9,851 902 47,925 100,626	56,709 42,775 16,829 1,260 43,770 112,339
Cush and cush equivalents	<u> </u>	11	245,771	273,682
Current liabilities Trade and other payables Loan from related companies Amounts due to holding companies and fellow subsidiaries Amounts due to related companies Lease liabilities	流動負債 應付貿易及其他賬項 關連公司之貸款 應付控股公司及 同系附屬公司賬項 應付關連公司賬項 租賃負債	12	(75,299) (54,843) (7,645) (10,297) (389)	(83,027) (54,731) (9,418) (12,975) (11)
			(148,473)	(160,162)
Net current asset	流動資產淨值		97,298	113,520
Total assets less current liabilities	總資產減流動負債		565,117	583,582
Non-current liabilities Loan from related companies Retirement benefit liabilities Lease liabilities	<b>非流動負債</b> 關連公司之貸款 退休福利負債 租賃負債		(12,736) (3,985) (3,232)	(38,158) (2,378) (35)
			(19,953)	(40,571)
NET ASSETS	資產淨值		545,164	543,011
CAPITAL AND RESERVES Share capital Other reserves	<b>股本及儲備</b> 股本 其他儲備		252,524 326,250	252,524 324,005
Total equity attributable to equity shareholders of the Company Non-controlling interests	本公司權益持有人應佔權i 非控股權益	益	578,774 (33,610)	576,529 (33,518)
TOTAL EQUITY	權益總值		545,164	543,011

The notes on pages 22 to 32 form part of this interim financial report.

第22至32頁之附註乃本中期財務報表之一部份。

# CONSOLIDATED STATEMENT OF CHANGES IN EQUITY — UNAUDITED

## 綜合權益變動表 — 未經審核

For the six months ended 30 June 2021 (Expressed in Hong Kong dollars)

截至二零二一年六月三十日止六個月(以港幣計算)

		A		quity shareholder 公司權益持有人應佔		у		
		Share capital	Capital reserve	Exchange fluctuation reserve 匯兑波動	Retained profits	Sub-total	Non- controlling interests 非控股	Total equity
		<b>股本</b> \$′000 千元	<b>資本儲備</b> \$'000 千元	<b>儲備</b> \$'000 千元	<b>收益儲備</b> <b>\$'0</b> 00 千元	<b>合計</b> \$'000 千元	<b>權益</b> \$'000 千元	<b>權益總額</b> \$'000 千元
Balance at 1 January 2020	於二零二零年一月一日	252,524	112,970	74,451	104,139	544,084	(28,170)	515,914
Changes in equity for the six months ended 30 June 2020:	截至二零二零年六月三十日 止六個月之權益變動:							
Profit/(loss) for the period Other comprehensive income	期內盈利/(虧損) 其他全面收益	_ _	_ _	<u> </u>	2,785 —	2,785 (1,724)	(2,187) 616	598 (1,108)
Balance at 30 June 2020 and Balance at 1 July 2020	於二零二零年六月三十日及 於二零二零年七月一日結餘	252,524	112,970	72,727	106,924	545,145	(29,741)	515,404
Changes in equity for the six months ended 31 December 2020:	截至二零二零年十二月三十一日 止六個月之權益變動:							
Profit/(loss) for the period Other comprehensive income	期內盈利/(虧損) 其他全面收益	<u>-</u>	_ _	 7,898	14,443 9,043	14,443 16,941	(1,190) (2,587)	13,253 14,354
Balance at 31 December 2020 and Balance at 1 January 2021	於二零二零年十二月三十一日及 於二零二一年一月一日結餘	252,524	112,970	80,625	130,410	576,529	(33,518)	543,011
Changes in equity for the six months ended 30 June 2021:	截至二零二一年六月三十日止 六個月之權益變動:							
Profit for the period Other comprehensive income	期內盈利 其他全面收益	_ _	_	 1,103	1,142 —	1,142 1,103	277 (369)	1,419 734
Balance at 30 June 2021	於二零二一年六月三十日	252,524	112,970	81,728	131,552	578,774	(33,610)	545,164

# CONDENSED CONSOLIDATED CASH FLOW STATEMENT — UNAUDITED

## 簡明綜合現金流量表 — 未經審核

For the six months ended 30 June 2021 (Expressed in Hong Kong dollars)

截至二零二一年六月三十日止六個月(以港幣計算)

			ended 30 June 十日止六個月 2020	
		Note 附註	二零二一年 <b>\$′000</b> 千元	二零二零年 <b>\$'000</b> 千元
Cash generated from operations	經營業務之現金流入		23,716	8,273
Income tax — Hong Kong Profits Tax paid	<b>所得税</b> — 已付香港利得税		_	(293)
Net cash generated from operating activities	經營業務之現金流入淨額		23,716	7,980
Net cash (used in)/generated from investing activities	投資活動之現金(流出)/ 流入淨額		(8,448)	4,316
Net cash used in financing activities	融資活動之現金流出淨額		(27,505)	(12,741)
Net decrease in cash and cash equivalents	現金及等同現金項目之 淨額減少		(12,237)	(445)
Cash and cash equivalents at 1 January	於一月一日之現金及 等同現金項目結存	11	112,339	106,732
Effect of foreign exchange rates changes	匯率變動之影響		524	(755)
Cash and cash equivalents at 30 June	於六月三十日之現金及 等同現金項目結存	11	100,626	105,532

## 未經審核中期 財務報告附註

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示,均按港幣計算)

#### 1 Basis of Preparation

The interim financial report has been prepared in accordance with the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"), including compliance with Hong Kong Accounting Standard ("HKAS") 34, Interim financial reporting, issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"). It was authorised for issue on 26 July 2021.

The interim financial report has been prepared in accordance with the same accounting policies adopted in the 2020 annual financial statements, except for the accounting policy changes that are expected to be reflected in the 2021 annual financial statements. Details of these changes in accounting policies are set out in note 2.

The preparation of an interim financial report in conformity with HKAS 34 requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses on a year to date basis. Actual results may differ from these estimates.

This interim financial report contains condensed consolidated financial statements and selected explanatory notes. The notes include an explanation of events and transactions that are significant to an understanding of the changes in financial position and performance of the Group since the 2020 annual financial statements. The condensed consolidated interim financial statements and notes thereon do not include all of the information required for full set of financial statements prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs").

The interim financial report is unaudited but has been reviewed by the Company's Audit Committee.

The financial information relating to the financial year ended 31 December 2020 that is included in the interim financial report as being previously reported information does not constitute the Company's statutory financial statements for the financial year but is derived from those financial statements. Further information relating to these statutory financial statements disclosed in accordance with section 436 of the Hong Kong Companies Ordinance (Cap. 622) is as follows:

The company has delivered the financial statements for the year ended 31 December 2020 to the Registrar of Companies as required by section 662(3) of, and Part 3 of Schedule 6 to, the Companies Ordinance. The company's auditor has reported on those financial statements. The auditor's report was unqualified; did not include a reference to any matters to which the auditor drew attention by way of emphasis without qualifying its report; and did not contain a statement under section 406(2), 407(2) or (3) of the Companies Ordinance.

#### 1 編製的準則

本中期財務報告乃根據香港聯合交易所有限公司證券上市規則(「上市規則」)及香港會計師公會所頒佈之香港會計準則第34號「中期財務報告」之適用的規定所編製而成。本中期財務報告於二零二一年七月二十六日獲授權刊發。

編製本中期財務報告所採用之會計政策,與編製二零二零年年度經審核財務報表所採用者一致, 惟採納必需於二零二一年年度財務報表內反映之 會計政策變動則除外。會計政策變動詳情載於附 註2。

按香港會計準則第34號編製的中期報告,管理層須於應用集團會計政策的過程及報告資產及負債、收入及支出之金額時作出判斷、估計及假設,因此實際數字或有不同於有關估計。

本中期財務報告包括簡明綜合財務報表,並以附 註就重要的事件及交易作出解釋,以闡明二零二 零年年度經審核財務報表以來財務狀況之變動和 表現。本簡明綜合中期未經審核財務報表及有關 附註並不包括所有須於一份按香港財務報告準則 編製的財務報表所要披露的資料。

本中期財務報告未經審核,惟已經本公司之審核 委員會審閱。

於本未經審核中期財務報告顯示有關截至二零二零年十二月三十一日止年度之財務資料是節錄自有關年度之財務報表,並不構成公司有關年度之法定財務報表。根據香港公司條例(第622章)第436條披露的該等法定財務報表的進一步資料如下:

本公司已根據公司條例第662(3)條及附表6第3部的規定,向公司註冊處處長交付截至二零二零年十二月三十一日止的年度財務報表。核數師已就該財務報表發表報告,該報告沒有保留的審計意見、沒有提及審計師在不發表保留意見的情況下強調注意的任何事項,亦沒有根據公司條例第406(2)、407(2)或(3)條作出陳述。

## 未經審核中期 財務報告附註

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示,均按港幣計算)

#### 2 Changes in Accounting Policies

The HKICPA has issued a number of amendments of HKFRSs that are first effective for the current accounting period of the Group and the Company. Of these, the following development is relevant to the Group's financial statements:

 Amendments to HKFRS 9, HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16, Interest Rate Benchmark Reform — Phase 2

None of these developments have had a material effect on how the Group's results and financial position for the current or prior periods have been prepared or presented. The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period.

#### 3 Revenue and Segment Reporting

#### (a) Revenue

The principal activities of the Group are the manufacture and distribution of bottled, canned and draught beers.

As the Group's revenue is entirely attributable to these activities, no analysis by activity is provided.

Revenue represents the invoiced value of products sold, net of discounts, returns, value added tax and consumption tax.

#### 2 會計政策變動

香港會計師公會已頒佈多項對香港財務報告準則 的修定,並於本集團及本公司的今個會計期間首 次生效。其中下列會計準則之發展與本集團之財 務報表有關:

 香港財務報告準則第九號、香港會計準 則第三十九號、香港財務報告準則第四 號及香港財務報告準則第十六號(修訂) 「利率基準改革 — 第二階段」

採納該等修訂未有對本集團在本期及過往的業績 及財務狀況構成重大財務影響。本集團並未採用 任何於本期會計期間尚未生效的新準則或詮釋。

#### 3 收入及分部資料呈報

#### (a) 收入

本集團之主要業務為製造及分銷樽裝、 罐裝及桶裝啤酒。

由於本集團全部收入均來自該業務,故並無提供有關業務類別的分析。

收入指所出售產品之發票總值扣除折 扣,退回,增值稅及商品稅。

## 未經審核中期 財務報告附註

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示,均按港幣計算)

#### 3 Revenue and Segment Reporting (Continued)

#### (b) Segment reporting

#### (i) Segment results, assets and liabilities

Information regarding the Group's reportable segments as provided to the Group's most senior executive management for the purposes of resource allocation and assessment of segment performance for the periods ended 30 June 2021 and 2020 is set out below:

#### 3 收入及分部資料呈報(續)

#### (b) 分部資料呈報

#### (i) 分部業績、資產及負債

截至二零二一年及二零二零年六 月三十日止,有關提供予本集 團最高層行政管理人員以分配資 源及評價分部表現之資料載列如 下:

			Six months ended 30 June 截至六月三十日止六個月				
		Hong K 香港		Mainland China 中國內地		Total 總數	
		2021	2020	2021	2020	2021	2020
		二零二一年 <b>\$′000</b> 千元	二零二零年 \$'000 千元	二零二一年 <b>\$'000</b> 千元	二零二零年 <b>\$</b> '000 千元	二零二一年 <b>\$'000</b> 千元	二零二零年 \$'000 千元
Revenue from	外界客戶收入						
external customers Inter-segment revenue	分部間收入	175,987 180	177,312 89	90,408 —	66,830 —	266,395 180	244,142 89
Reportable segment revenue	須予呈報分部收入	176,167	177,401	90,408	66,830	266,575	244,231
Reportable segment (loss)/profit from operations (adjusted EBIT)	須予呈報分部經營 (虧損)/盈利 (經調整税前息前 (虧損)/盈利)	(619)	3,860	3,024	(2,935)	2,405	925

		•	Hong Kong 香港		Mainland China 中國內地		al 數
		At 30 June 2021 於二零二一年 六月三十日 \$'000 千元	At 31 December 2020 於二零二零年 十二月三十一日 \$'000 千元	At 30 June 2021 於二零二一年 六月三十日 \$'000 千元	At 31 December 2020 於二零二零年 十二月三十一日 \$'000 千元	At 30 June 2021 於二零二一年 六月三十日 \$'000 千元	At 31 December 2020 於二零二零年 十二月三十一日 \$'000 千元
Reportable segment assets	須予呈報分部資產	969,575	995,898	126,112	129,577	1,095,687	1,125,475
Reportable segment liabilities	須予呈報分部負債	120,449	145,931	430,074	436,533	550,523	582,464

## 未經審核中期 財務報告附註

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示,均按港幣計算)

- 3 Revenue and Segment Reporting (Continued)
- 3 收入及分部資料呈報(續)

(b) Segment reporting (Continued)

- (b) 分部資料呈報(續)
- (ii) Reconciliation of reportable segment revenue, profit or loss, assets and liabilities
- (ii) 須予呈報分部收入、損益、資產 及負債之對帳

			ended 30 June 十日止六個月 2020 二零二零年 \$'000 千元
Revenue Reportable segment revenue Elimination of inter-segment revenue	收入 須予呈報分部收入 分部之間收入撤銷	266,575 (180)	244,231 (89)
Consolidated revenue	綜合收入	266,395	244,142
Profit  Reportable segment profit from operations Interest income from bank deposits Gain on disposal of fixed assets Net foreign exchange (losses)/gain Interest expense on loan from related companies Interest expense lease liabilities	盈利 須予呈報分部經營盈利 銀行存款之利息收入 出售非流動資產之淨盈利 匯兑淨(虧損)/收益 關連公司貸款利息支出 租賃負債利息支出	2,405 653 40 (639) (1,015) (25)	925 857 — 168 (1,343) (9)
Consolidated profit before taxation	綜合税前盈利	1,419	598

		At 30 June 2021 於二零二一年 六月三十日 \$′000 千元	At 31 December 2020 於二零二零年 十二月三十一日 \$'000 千元
Assets Reportable segment assets Elimination of inter-segment receivables	資產 須予呈報分部資產 分部之間應收賬項撤銷	1,095,687	1,125,475 (381,731)
Consolidated total assets	綜合總資產	713,590	743,744
Liabilities Reportable segment liabilities Elimination of inter-segment payables	負債 須予呈報分部負債 分部之間應付賬項撤銷	550,523 (382,097)	582,464 (381,731)
Consolidated total liabilities	綜合總負債	168,426	200,733

## 未經審核中期 財務報告附註

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示,均按港幣計算)

#### **3** Revenue and Segment Reporting (Continued)

#### (b) Segment reporting (Continued)

#### (iii) Geographic information

The following table sets out information about the geographic location of (i) the Group's revenue from external customers and (ii) the Group's fixed assets, intangible assets and other tangible assets ("specified non-current assets"). The geographic location of customers is based on the country of establishment of each customer. The geographic location of the specified non-current assets is based on the physical location of the assets, in the case of fixed assets and other tangible assets and, the location of the operation to which they are allocated, in the case of intangible assets.

#### 3 收入及分部資料呈報(續)

(b) 分部資料呈報(續)

#### (iii) 地區資料

下表載列有關(i)本集團外界客戶收入及(ii)本集團非流動資產、無形資產及其他有形資產(「指定產所動資產」)之地理位置資料。戶之地理位置是根據每名客戶之地點所在國家而定。指定產之地點所在國家而定是根據資產之地理位置(倘屬固定資產及其他有形資產)及獲劃撥有關資產之。營運地點(倘屬無形資產)而定。

		external	Revenue from external customers 外界客戶收入		cified ent assets 流動資產
			ended 30 June 十日止六個月 2020 二零二零年 \$'000 千元	At 30 June 2021 於二零二一年 六月三十日 \$'000 千元	At 31 December 2020 於二零二零年 十二月三十一日 \$'000 千元
Hong Kong (place of domicile)	香港 (成立地點)	118,983	123,442	432,387	434,622
Mainland China Philippines Others	中國內地 菲律賓 其他國家	37,485 105,637 4,290	33,994 83,198 3,508	35,432 — —	35,440 — —
		147,412	120,700	35,432	35,440
		266,395	244,142	467,819	470,062

## 未經審核中期 財務報告附註

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示,均按港幣計算)

#### 4 Profit Before Taxation

#### 4 除税前盈利

				截 <u>3</u> 二零二	至六月三 <b>2021</b>	ended 30 June 王十日止六個月 2020 二零二零年 \$'000 千元
	before taxation is arrived lfter charging/(crediting):	1 0 17 = 1	前盈利 扣除/(計入)下列項目:			
(a)	Finance costs Interest expense on loan from related companies wholly repayable within five years Interest expense on lease liabilities Bank charges	(a)	財務費用 須於五年內全數償還之 關連公司貸款 利息支出 租賃負債利息支出 銀行費用		1,015 25 50	1,343 9 64
					1,090	1,416

					ended 30 June 日本日正六個月 2020 二零二零年 \$'000 千元
(b)	Staff costs Retirement costs Salaries, wages and other benefits	(b)	<b>員工薪酬</b> 退休金成本 薪金、工資及其他福利	4,994 58,235 63,229	4,466 59,079 63,545
(c)	Other items: Depreciation — Property, plant and equipment — Investment properties Cost of inventories Provision for impairment losses on trade and other receivables	(c)	其他項目: 折舊 一物業、機器及設備 一投資物業 存貨成本 應收貿易及其他賬項之 減值撥備	9,175 2,355 156,074	9,027 2,372 139,305

# 未經審核中期財務報告附註

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示,均按港幣計算)

#### 5 Income Tax

Taxation in the consolidated income statement represents:

#### 5 所得税

綜合收益表之所得税指:

			ended 30 June 三十日止六個 2020 二零二零年 \$'000 千元
Current tax - Outside Hong Kong  — Provision for the period	本期税項 — 香港以外 — 期內撥備		_
Deferred tax  — Origination and reversal of temporary differences	<b>遞延税項</b> — 暫時差額之出現及回撥		
Income tax charge	所得税支出	_	_

Under the two-tiered profits tax rate regime, the first \$2 million of assessable profits of qualifying corporations is taxed at 8.25% and the remaining assessable profits at 16.5%. No provision for Hong Kong Profits Tax for the six months ended 30 June 2021 is made for the Company and other Hong Kong subsidiaries either because the accumulated tax losses brought forward exceed the estimated assessable profits for the period or the entities sustained losses for taxation purposes.

The statutory tax rate applicable to the subsidiaries established in the People's Republic of China ("PRC") was 25% (2020: 25%). No provision for current taxation has been made for the subsidiaries established in the PRC because the accumulated taxes losses brought forward exceed the estimated assessable profits for the period or the entities sustained losses for taxation purposes.

按兩級利得稅稅率制度,符合資格的香港公司的首二百萬港元應課稅利潤應按8.25%的稅率徵稅,其餘應稅利潤按16.5%的稅率徵稅。本公司及其他香港附屬公司由於承前累計稅項虧損超逾本期估計應課稅盈利或錄得稅項虧損,故截至於二零二一年六月三十日止六個月內並無就香港利得稅作出撥備。

於中國成立的附屬公司的法定税率為25%(二零二零年:25%)。各家於中華人民共和國(「中國」)成立的附屬公司由於其承前累計税項虧損超逾本年度估計應課税盈利或錄得税項虧損,故並無就本期內税項作出撥備。

#### 6 Dividends

The Board resolved that no dividends will be declared for the six months ended 30 June 2021 (2020: Nil).

#### 6 股息

董事會議決不派發截至二零二一年六月三十日止 六個月之股息(二零二零年:無)。

## 未經審核中期 財務報告附註

(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示,均按港幣計算)

#### 7 Earnings Per Share

#### (a) Basic earnings per share

The calculation of basic earnings per share is based on the profit attributable to equity shareholders of the Company for the six months ended 30 June 2021 of \$1,142,000 (30 June 2020: \$2,785,000) and on 373,570,560 ordinary shares (at 30 June 2020: 373,570,560 ordinary shares), being the number of ordinary shares in issue throughout the period.

#### (b) Diluted earnings per share

The diluted loss per share is not presented as the Company does not have dilutive potential ordinary share for both periods presented.

#### 7 每股盈利

#### (a) 每股基本盈利

每股基本盈利乃根據本公司權益持有人截至二零二一年六月三十日止六個月應佔盈利共1,142,000元(截至二零二零年六月三十日止六個月:2,785,000元)及本期間內已發行之373,570,560股普通股(於二零二零年六月三十日:373,570,560股普通股)計算。

#### (b) 攤薄之每股虧損

攤薄之每股虧損並未予列出,因本公司並沒有具攤薄性的潛在普通股存在。

#### 8 Non-current Assets

#### 8 非流動資產

		Property, plant and equipment 物業、機器及設備						
		Ownership interest in land and buildings held for own use 自用而持有的	Machinery, equipment, furniture and fixtures 機器、設備、	Motor vehicles	Construction in progress	Sub-total	Investment properties	Total
		土地及房產 \$'000	傢俬及裝備 \$'000	車輛 \$'000	在建工程 \$'000	合計 \$'000	投資物業 \$'000	總額 \$'000
		千元	千元	千元	千元	千元	千元	千元
Net book value:								
At 1 January 2021	於二零二一年一月一日	270,737	72,148	2,084	3,440	348,409	116,882	465,291
Exchange adjustments	匯兑調整	282	139	2	_	423	_	423
Additions	添置	_	7,409	_	2,314	9,723	_	9,723
Disposals	出售	_	(859)	_		(859)	_	(859)
Reclassification	重新分類	_	1,388	_	(1,388)	_	_	_
Depreciation/amortisation for the period	期內折舊/攤銷	(5,413)	(3,447)	(315)	_	(9,175)	(2,355)	(11,530)
At 30 June 2021	於二零二一年六月三十日	265,606	76,778	1,771	4,366	348,521	114,527	463,048

#### 9 Inventories

#### 9 存貨

		At 30 June 2021 於二零二一年 六月三十日 <b>\$′000</b> 千元	At 31 December 2020 於二零二零年 十二月三十一日 \$'000 千元
Products in hand and in process Materials and supplies	現有產品及在製品 物料及供應	37,082 19,214	32,449 24,260
		56,296	56,709

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#### 10 Trade and Other Receivables

#### s 10 應收貿易及其他賬項

The ageing of trade receivables (net of loss allowance) as at the end of the reporting period is as follows:

應收貿易賬項(扣除損失撥備)於結算日之賬齡如下:

		At 30 June 2021 於二零二一年 六月三十日 \$'000 千元	At 31 December 2020 於二零二零年 十二月三十一日 \$'000 千元
Current Less than 1 month past due 1 to 3 months past due More than 3 months but less than 12 months past due More than 12 months past due	未到期 過期日少於一個月 過期日為一至三個月 過期日多於三個月 但少於十二個月 過期日多於十二個月	21,476 1,102 951 439	24,780 5,253 966 670 16
		23,968	31,685

The general credit period is payment by the end of the month following the month in which sales took place. Therefore, all the current balances above are within two months from the invoice date.

Management has a credit policy in place and the exposure to this credit risk is monitored on an ongoing basis.

The credit terms given to the customers vary and are generally based on the financial strength of the individual customer. In order to effectively manage the credit risks associated with trade debtors, credit evaluations of customers are performed periodically.

一般信貸於銷售月份後的月份完結時到期。因此,上述所有未到期結餘均在發票日期後兩個月內到期。

管理層備有信貸政策,並會持續監察該等信貸風 險。

信貸乃因應個別客戶之財務狀況而釐定。為有效 地管控有關應收貿易賬項之信貸風險,本集團會 定期評估顧客之信用狀況。

#### 11 Cash and Cash Equivalents and Bank Deposits

#### 11 現金及等同現金項目及銀行存款

		At 30 June 2021 於二零二一年 六月三十日 \$′000 千元	At 31 December 2020 於二零二零年 十二月三十一日 \$'000 千元
Bank deposits within three months of maturity when placed Cash at bank and in hand	存放時到期日為三個月內 的銀行存款 銀行結存及現金	47,216 53,410	65,136 47,203
Cash and cash equivalents in the consolidated statement of financial position and condensed consolidated cash flow statement	綜合財務狀況表及綜合現金 流量表中的現金及等同現金 項目	100,626	112,339
Bank deposits with more than three months to maturity when placed	存放時到期日為超過三個月 的銀行存款	47,925	43,770

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(除另有指示,均按港幣計算)

#### 12 Trade and Other Payables

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

#### 12 應付貿易及其他賬項

應付貿易賬項於結算日之賬齡如下:

		At 30 June 2021 於二零二一年 六月三十日 \$'000 千元	At 31 December 2020 於二零二零年 十二月三十一日 \$'000 千元
Current and less than 1 month past due 1 to 3 months past due More than 3 months but less than 6 months past due More than 6 months past due	未到期及過期日少於一個月 過期日為一至三個月 過期日多於三個月 但少於六個月 過期日多於六個月	27,448 1,597 — 14	36,966 676 139 42
·	***	29,059	37,823

The Group's general payment terms are one to two months from the invoice date. Therefore, the current and less than 1 month past due balances above are mostly within two to three months from the invoice date. 本集團的一般付款條款是於發票日期後一至兩個 月內到期。因此,上述未到期及過期日少於一個 月的結餘大部份均在發票日後兩至三個月內到 期。

#### 13 Capital Commitments

Capital commitments outstanding at 30 June 2021 not provided for in the interim financial report were as follows:

#### 13 資本承擔

於二零二一年六月三十日,未在中期財務報表中 撥備之未付資本承擔詳情如下:

		At 30 June 2021 於二零二一年 六月三十日 \$′000 千元	At 31 December 2020 於二零二零年 十二月三十一日 \$'000 千元
Contracted for Authorised but not contracted for	已訂約 已批准但未訂約	7,120 20,507	7,272 18,536
		27,627	25,808

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(Expressed in Hong Kong dollars unless otherwise indicated)

(除另有指示,均按港幣計算)

#### 14 Material Related Party Transactions

In addition to the transactions and balances disclosed elsewhere in this interim financial report, the Group entered into the following material related party transactions:

#### **Transaction with group companies**

#### 14 重大關連人士交易

除本中期財務報表另有披露之交易及結餘外,本 集團已訂立以下重大關連人士交易:

#### 集團內主要關連交易

			Amounts 金額 Six months ended 30 June 截至六月三十日止六個月		Due from/(to) balances 應收/(付) 結存	
					At 30 June 2021	At 31 December 2020
			2021 二零二一年	2020 二零二零年	於二零二一年 六月三十日	於二零二零年 十二月三十一日
		Note 附註	<b>\$′000</b> 千元	<b>\$'000</b> 千元	<b>\$′000</b> 千元	\$′000 千元
Purchases from:	購自	(i)		40.4	(22-1)	
<ul><li>intermediate holding company</li><li>fellow subsidiaries</li></ul>	<ul><li>一中介控股公司</li><li>一同系附屬公司</li></ul>		665 2,999	424 1,821	(207) (330)	(732)
— related companies Sales to:	— 關連公司 售予	(i)	13,496	13,412	(4,249)	(7,084)
<ul> <li>intermediate holding company</li> </ul>	一中介控股公司	(1)	105,638	83,198	9,396	16,723
<ul><li>— fellow subsidiaries</li><li>Royalty payments to:</li></ul>	— 同系附屬公司 支付專利權費用予	(ii)	_	222	_	_
<ul><li>intermediate holding company</li><li>a related company</li></ul>	— 中介控股公司 — 關連公司		322	413 885	(236) (5,958)	(17) (5,891)
Sales of raw materials to	原料售予		_		(3,730)	(0,071)
fellow subsidiary Interest expense payable to:	同系附屬公司 利息支出	(iii)	_	10	_	_
— an intermediate holding company	一中介控股公司	(111)	729	1,343	(103)	(142)
— a related company	— 關連公司		89	_	(90)	_

 Sales to and purchases from group companies were carried out at terms mutually agreed by both parties.

Related companies are related to the Group as their ultimate holding company has a significant influence over the Group.

- (ii) Royalties are payable to intermediate holding companies and a minority shareholder for the use of certain trademarks pursuant to relevant licensing agreements.
- (iii) Interest expense was paid for the loan from an intermediate holding company and a short term loan from a related company.

These transactions also constitute connected transactions under the Listing Rules, except for the purchases from related companies, which the directors do not consider to be connected transactions under the Listing Rules. (i) 此等交易按雙方同意之條款進行。

關連公司與本集團有關連因其最終控股公司對本集團有重大影響。

- (ii) 專利權是指就有關特許合同所訂,因使用個別 商標支付予中介控股公司及一非控股股東的費 用。
- (iii) 利息支出乃支付從中介控股公司獲得的貸款及 從關連公司獲得的短期貸款。

根據上市規則,此等交易(購自關連公司之交易除外)構成關連交易。因應有關條例,本公司董事對購自關連公司之交易不考慮為關連交易。



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