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From Luxury Duty Free Shopping, Exciting Entertainment and Fabulous Dining to World-Class Hotel Suites and MICE, Come and Discover Everything at Sands China.

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In case of any inconsistency between the English version and the Chinese version of this Annual Report, the English version shall prevail.

OUT Luxurious Hotel Rooms and Suites await you.

INTRODUCTION

Sands China operates the largest collection of integrated resorts in Macao. As at December 31, 2017, we had 12,605 hotel rooms and suites, 140 restaurants, 1.9 million square feet of retail malls, 1.7 million square feet of MICE space, 4 permanent theaters, a 15,000-seat arena and some of the world's largest casinos.



sands china ltd. 1.1 FINANCIAL HIGHLIGHTS

- Net revenues were US\$7.71 billion (HK\$60.30 billion) for the year ended December 31, 2017, an increase of 16.0%, compared to US\$6.65 billion (HK\$51.60 billion) for the year ended December 31, 2016.
- Operating expenses were US\$5.94 billion (HK\$46.44 billion) for the year ended December 31, 2017, an increase of 12.1%, compared to US\$5.30 billion (HK\$41.11 billion) for the year ended December 31, 2016.
- Adjusted property EBITDA for the year ended December 31, 2017 increased 16.4% to US\$2.61 billion (HK\$20.41 billion), compared to US\$2.24 billion (HK\$17.40 billion) for the year ended December 31, 2016.
- Profit for the year ended December 31, 2017 was US\$1.60 billion (HK\$12.53 billion), an increase of 31.0%, compared to US\$1.22 billion (HK\$9.49 billion) for the year ended December 31, 2016.
- Total dividend paid during the year ended December 31, 2017 was HK\$1.99 (equivalent to US\$0.257) per share, in line with the HK\$1.99 (equivalent to US\$0.257) per share during the year ended December 31, 2016. In 2018, the Board declared an interim dividend of HK\$0.99 (equivalent to US\$0.127) per share, which was paid on February 23, 2018, and proposed a final dividend of HK\$1.00 (equivalent to US\$0.128) per share, which is subject to the approval of the Shareholders, for the year ended December 31, 2017.
- The Parisian Macao enjoyed a very successful first full year of operations, with adjusted property EBITDA of US\$412 million for the year ended December 31, 2017.
- In October 2017, the Company announced that it will renovate, expand and rebrand the Sands Cotai Central into a new destination integrated resort, The Londoner Macao, by adding extensive thematic elements both externally and internally. The Londoner Macao will introduce new attractions and features from London, including some of London's most recognizable landmarks, an expanded retail mall and an additional 350 luxury suites (formerly the St. Regis-serviced and -branded apart-hotel).
- In October 2017, the Company also announced that the tower adjacent to the Four Seasons Hotel Macao (formerly the Four Seasons apart-hotel tower) will feature an additional 295 premium quality suites.
- *Note:* The translation of US\$ amounts into HK\$ amounts or vice versa has been made at the exchange rate on December 31, 2017 of US\$1.00 to HK\$7.8157 (2016: US\$1.00 to HK\$7.7555) for the purposes of illustration only.

Business

- Our combined Sands China web traffic increased by 154% to 18.4 million unique visitors in 2017 compared to 2016.
- For The Parisian Macao, all online channels (social media, display, search, etc.) delivered 3.42 billion impressions in 2017 and social media alone contributed 2.09 billion.
- On Qunar, China's leading online travel platform, Sands China's market share by hotel booking volume increased from 23% in 2016 to 37% in 2017.
- Greater China Hospitality first on Machine Learning using TensorFlow (Google's global first video showcase with a hotel brand).
- Greater China Hospitality first to implement Google Accelerated Mobile Pages.
- Macao's first integrated resort which had over 300,000 Alipay/WeChat pay transactions since September 2017.
- Sands China won recognition awards from five highly acclaimed online platforms in Greater China for outstanding achievements in brand awareness and influence:
 - Weibo Award: Weibo is one of China's most influential social platforms. We received "2017 International Brand Marketing Gold Award" (2017 國際廣告金獎)
 - IAI Travel Awards: We received "2017 IAI Travel Gold Award for Campaign Marketing" (2017首屆IAI國際旅遊金 獎)
 - Qunar Award: We received "2017 The Best Brand for Marketing Innovation Award" (2017最佳品牌營銷創新獎)
 - Top Touch Festival 2017: We received "Global Business Innovation Awards Performance Marketing Award" (金觸點2017全球商業創新大獎 最佳營銷表現獎)
 - TravelZoo: We received "2017 Best Leisure Lifestyle Award" (2017年度優選生活大獎)
- To further develop the MICE market, Sands Resorts Macao launched "US MICE Activation" in 7 key cities in U.S.A. including San Francisco, Seattle, Minneapolis, Chicago, San Diego, Portland and New York in April 2017. This included 2 MICE client luncheons, 3 public relation events and various sales call activities. "The Ultimate Download", a MICE Mega FAM was also hosted in June 2017 inviting 150 guests including meeting planners, event organizers and media from over 10 different countries globally. These campaigns and events showcased Sands Resorts Macao as Asia's leading meetings and events destination and also reinforced our meeting product offerings, highlighting the accommodations, retail, restaurants, entertainment and MICE facilities and services at the resort. Over 285,000 room nights were generated in 2017 in the MICE business. This represented a year-on-year growth of 44%.
- Sands Resorts Macao participated in 17 trade shows in New Delhi, Mumbai, Sydney, Melbourne, Shanghai, Shenzhen, Xiamen, Seoul, Frankfurt, Taipei, Beijing and Las Vegas; and hosted 12 VIP events in Beijing, Shanghai, Guangzhou, Taipei, Tokyo, Seoul, Mumbai, Delhi, Hong Kong, Singapore, Melbourne and Sydney. These events showcased Sands Resorts Macao as Asia's leading leisure and MICE destination and also reinforced our integrated product offerings, highlighting the accommodations, retail, restaurants, entertainment and MICE offerings at the resort. In 2018, our marketing campaigns and events will continue to emphasize luxury retail shopping, live entertainment and the extensive meeting space available at Sands Resorts Macao.

- Wholesale room night production from provinces with tier 2 cities in China for the year of 2017 increased 53% year-on-year, while Southeast Asian countries increased by 15.5% year-on-year.
- Cooperative marketing agreements with 60 travel agents across seven Asian countries generated in excess of 980,000 room nights in 2017. This represented a year-on-year growth of 12%.
- Destination events continued to drive increased visitation with diversified events across our integrated resort.
- These events included: "A Spontaneous Celebration"; Seasons of Prosperity (Chinese New Year Celebration 2017); The Venetian Macao's 3D Light and Sound Spectacular "Seasons of Prosperity"; The Parisian Macao's Eiffel Tower Grand Illumination Chinese New Year Show; The 2017 Chinese New Year Parade; The Large-Scale China Show "Monkey King" Premiere Event; The 1st Sound in Macao Music Awards; The Boss Baby Movie Premiere; Sands Cotai Central 5th Anniversary Ceremony; 21st China Music Awards and Asian Influential Power Grand Ceremony; Pink Inspired 2017 luncheon; The Macao Open; Sands Macao Fashion Week; Mercedes AMG Night; The Venetian Macao's 10th Anniversary Ceremony; Wonderful Winter Festival 2017; Winter In Venice/Winter In Paris; The Venetian Macao's 3D Light and Sound Spectacular "Magic of Christmas"; New Year's Eve Countdown To 2018.
- Sands China continued to leverage The Venetian Macao's 3D Light and Sound Spectacular; Eiffel Tower Grand Illumination Show; Place Vendome 3D Light and Sound Spectacular; DreamWorks Experience at Sands Resorts Macao (until October 8, 2017); Kung Fu Panda Adventure Ice World with DreamWorks All Stars (March 16–July 9, 2017); Thomas & The Little Big Club ALL STARS (starting November 14, 2017).
- Sands Resorts Macao hosted 575 travel industry and meeting planner familiarization events in order to showcase our integrated resorts under a common destination umbrella. Such familiarization events were held with buyers from Asia, emphasizing China, Taiwan, Hong Kong, Japan, Korea, India, USA and Australia, highlighting the increased demand for Macao as an ideal meetings and leisure tourism destination.
- Sales managed 1,694 group enquires in 2017 converting 35%, or 585 bookings (no change in conversion percentage compared to 2016).
- Sands China hosted 932 events including exhibitions, trade shows, conferences and social and government events, as well as incentive groups, attracting 1,030,000 visitors.
- The Company hosted 70 live international entertainment events attracting more than 365,000 visitors. Major
 entertainment events held during the year included concerts by top stars such as G-Dragon, Jacky Cheung, BTS, Sammi
 Cheng, Sandy Lam, Leon Lai, Hacken Lee and Joey Yung, Sam Hui, as well as one of the largest and most-watched New
 Year's Eve television broadcast in China SCTV 2018 New Year Countdown Concert. The theaters hosted a variety of
 shows such as River Dance, The Sound of Music, Three Phantoms, Thriller Live, Crazy Horse, Monkey King and BIBAP.
- CotaiJet ferry services carried 7.7 million passengers in 2017 (an average of 21,000 per day), providing an average of 47 daily round trip sailings in 2017.

Visitation

Sands China's properties are among the most visited destinations in Macao, attracting families, business visitors and entertainment seekers from around the world. In 2017, all five of our properties, The Venetian Macao, Sands Cotai Central, The Parisian Macao (which opened in September 2016), The Plaza Macao and Sands Macao, attracted a combined total of 92.4 million (2016: 73.7 million) visitors or approximately 253,200 (2016: 201,300) visitors per day.

Entertainment

Entertainment is at the heart of our business. Since opening in 2007, our 15,000-seat Cotai Arena has established itself as one of the top live entertainment venues in Southern China, hosting some of the biggest names in the industry. The theaters at The Venetian Macao, Sands Cotai Central and The Parisian Macao offer a variety of ticketed events — everything from Broadway-style musicals to classical ballet. The live entertainment program at our properties is a key traffic driver and has established the Company as the leader in the field of tourism and leisure activities.

Cotai Arena, The Venetian Theatre, The Parisian Theatre, Sands Theatre and The Venetian Macao and Sands Cotai Central ballrooms and Cotai Expo hosted a total of 70 different live entertainment events over 540 event days in 2017. Taken together, these events attracted more than 365,000 visitors.

The diversity of entertainment offered by the Company sets it apart from other gaming destinations. Our entertainment offerings include lounge acts, dancers, singers, gondoliers and street performers, all of whom contribute to the overall customer experience at our properties.

Meetings, Incentives, Conventions and Exhibitions

As at December 31, 2017, Sands China's properties boasted approximately 1.7 million square feet of MICE space specifically designed to meet the needs of meeting planners and corporate events and trade show organizers from around the world. The CotaiExpo at The Venetian Macao is one of the largest exhibition centers in Asia and has hosted some of the region's biggest exhibitions. Our experience and expertise in this industry continues to drive business and leisure tourism to Macao.

With the opening of The Parisian Macao in 2016, our meeting and convention capabilities continued to expand and we are proud to provide the same guaranteed expertise and service in our new facility that has made us the region's MICE leader. With hotel brands Conrad, Holiday Inn, Sheraton and St. Regis, MICE organizers now have an expanded selection of accommodation choices to satisfy a wider demographic of event attendees. With the implementation of our "Green Meetings" initiative through the Sands ECO360 Global Sustainability Program, we will be pursuing our goal of having one of the most sustainable and environmentally-friendly conference centers in Asia.

Sands China attracted 1,030,000 visitors to Macao for MICE events throughout the year, with 716,000 visitors attending our 38 exhibitions and trade shows and 316,000 conference and corporate visitors attending 894 meeting, incentive and social events.

Highlights and New Shows during the year include:

- The CotaiExpo has both ISO 9001 Quality Management System certification and ISO 20121 Event Sustainability System certification.
- Amazing Snow in Asia (A.S.I.A) 2017 Macau attracted 35,000 visitors.
- Golden Week Shopping Expo 2017 attracted 23,000 visitors.

Groups that came back to CotaiExpo in 2017 include:

- 2017 Guangdong & Macao Branded Products Fair, which attracted 80,000 visitors.
- China (Macau) International Automobile Expo 2017, which attracted 60,000 visitors.
- 22nd Macao International Trade & Investment Fair (MIF), which attracted 55,000 visitors.
- 18th Baby & Child Products Expo, which attracted approximately 47,000 visitors.
- The 5th Macau International Travel (Industry) Expo, which attracted 36,000 visitors.
- 17th Baby & Child Products Expo, which attracted approximately 35,000 visitors.

Other notable events held throughout 2017 include:

- Ice World: 54,000 attendees.
- Play Hub Expo 2017: 30,000 visitors.
- 10th X'mas Shopping Festival: 28,000 visitors.
- Macao Franchise Expo 2017: 24,000 visitors.

Awards

Sands China's properties, and in particular The Venetian Macao, continue to set the standard in customer service, MICE, business and leisure travel. Since the opening of The Venetian Macao in 2007, we have received numerous prestigious awards for being Asia's leading integrated resort for business and leisure tourism as well as for our commitment to environmental practices. Awards given to our properties and operations in 2017 include:

Sands China Ltd.



Gold for Best Recruiting Innovation Silver for Best Candidate Experience



The Marketing Events Awards 2017 Best of show — Brand Best Event — Design (Gold) Best Event — Targeted Community (Bronze) Best Large Event (Gold) Best Media Event (Gold) Best Product Launch Event (Gold) Best Use of Influencer / Advocates (Bronze) Best Use of Venue (Gold) Best VIP event (Gold) Most Innovative Event (Bronze)

PATA Gold Award 2017

Environment — Corporate Environmental Programme (Sands ECO360 Global Sustainability Program) Marketing Media — Travel Advertisement Broadcast Media — The Parisian Macao Grand Opening

Employee Branding Creativity Award In Greater China Best Recruitment Project Award Best Employee Experience Award

The Venetian Macao

DestinAsian Readers' Choice Awards 2017	Forbes Travel Guide
Best Hotel in Macau — Rank. 2	Four-Star Rating
World Travel Awards — Asia category	World Travel Awards — World category
Macau's Leading Casino Resort 2017	World's Leading Hotel Dining & Entertainment
Macau's Leading Resort 2017	Experience 2017
Asia Awards of Excellence Asia's Most Excellent Casino Hotel 2017	TripAdvisor 2017 Certificate of Excellence 2017 Certificate of Excellence — Portofino
SmartTravel Asia	2017 Certificate of Excellence — Golden Peacock
Best in Travel 2017 — Best Conference Hotels	2017 Certificate of Excellence — North
4th Cantonese Business Awards	14th Golden Pillow Awards
The Best Integrated Resort	2017 China's Top 10 Most Popular Resort Hotels
Travel Weekly Asia Readers' Choice Awards 2017 Best Entertainment Resort — Asia Pacific	 The Ctrip Gourmet List Ctrip Select — Portofino Ctrip Select — Canton
2017 China Wine List of the Year	Ctrip One Star — Golden Peacock
Two Glasses — Portofino	Ctrip Local Favourite — North
Two Glasses — Canton	Crave Hong Kong & Macau
One Glasses — North	Bites of recognition 2017 — The Golden Peacock
 2016 Hotel of the Year Awards Top 100 Hotel Worldwide 2016 — No. 43 worldwide 2016/17 Best Luxury Family Entertainment Hotel worldwide 2016/17 Best Hotel Casual Dining Restaurant Asia 2016/17 — Golden Peacock 	Wine Spectator Restaurant Award 2017 Best of Award of Excellence — Two Glasses — Portofino Best of Award of Excellence — Two Glasses — North Best of Award of Excellence — Two Glasses — Canton

NOW Travel Asia Awards 2017–2018 Asia's Top Entertainment Complex

Conrad Macao, Cotai Central



2017 China Wine List of the Year Environmental Protection Bureau of the Macao SAR Two Glasses — Bene (DSPA) 2016 Macao Green Hotel Award — Gold (valid for iFood Award 2017 three years) My favourite hotel restaurant — Bene The Ctrip Gourmet List My favourite hotel restaurant — Xin Ctrip Select — Bene Ctrip Select — Xin St. Regis Macao, Cotai Central DestinAsian Readers' Choice Awards 2017 South China Morning Post Best Hotel in Macau — Rank. 4 The 100 Top Tables 2017 — The Manor Forbes Travel Guide The Ctrip Gourmet List Four-Star Rating Ctrip Select — St. Regis Bar Four-Star Rating — Iridium Spa 2017 China Wine List of the Year Two Glasses — The Manor Asia Awards of Excellence Asia's Most Excellent Luxury Hotel Two Glasses — St. Regis Bar TTG Asia Travel Awards iFood Award 2017 Best City Hotel — Macau My favourite hotel restaurant — St. Regis Bar World Spa Awards 2017 Crave Hong Kong & Macau Macau's Best Hotel Spa — Iridium Spa Bites of recognition 2017 — The Manor China Hotel Awards China Feast Restaurant Awards Best Urban Resort Best Western Restaurant — The Manor Environmental Protection Bureau of the Macao SAR Quality Tourism Service Accreditation Scheme (QTSAS) (DSPA) Star Merchant Award (First Class Restaurants) — The 2016 Macao Green Hotel Award — Gold (valid for Manor three years) The Parisian Macao The 10th Annual TTG China Travel Awards 2017 Wine Spectator Restaurant Award 2017 Best New Hotel in Macau Best of Award of Excellence — Two Glasses — Lotus Palace 17th China Hotel Industry Golden Horse Awards Best of Award of Excellence — Two Glasses — La Chine The Best Newly Opened Hotel in Asia Best of Award of Excellence — Two Glasses — Brasserie Asia Awards of Excellence iFood Award 2017 Asia's Most Excellent Themed Hotel My favourite hotel restaurant — Brasserie

Asia Pacific Property Awards New Hotel Construction & Design' China Category

4th Cantonese Business Awards The Best City Landmark Hotel The Best Chinese Restaurant — Lotus Palace

NOW Travel Asia Awards 2017–2018 Asia's Top Design Hotels

2017 Voyage Best Hotel & Resort Value Award Best Family Hotel

World Luxury Spa Awards 2017 Luxury Emerging Spa — Le SPA'tique

South China Morning Post The 100 Top Tables 2017 — Le Chine

The Plaza Macao

DestinAsian Readers' Choice Awards 2017 Best Hotel in Macau — Rank. 5

Forbes Travel Guide Five-Star Rating Four-Star Rating — The SPA at Four Seasons

2017 Travel+Leisure — China Travel Award 2017 China Top 100 Hotels

2017 China Wine List of the Year Two Glasses — Zi Yat Heen

Michelin HK and Macau Guide 2017 One-Star Rating — Zi Yat Heen 2017 Hong Kong Restaurant Interior Design Awards Best Macau Casual Dining Restaurant Award — Le Buffet

- 2017 Target Taste Award Restaurant of The Year Recommended — La Chine
- The Menu by HK Economic Times Group
 Best Fine Dining Restaurant in Macau Brasserie
 Best Fine Dining Restaurant in Macau La Chine
- The Global RLI Awards 2017 held by Retail and Leisure International
 Retail & Leisure International (RLI) International
 Shopping Center 2017

La List China Best Restaurant Guide — Zi Yat Heen

South China Morning Post The 100 Top Tables 2017 — Zi Yat Heen

The Ctrip Gourmet List Ctrip One Star — Zi Yat Heen Ctrip Select — Windows Ctrip Select — Belcancao

Wine Spectator Restaurant Award 2017 Best of Award of Excellence — Two Glasses — Zi Yat Heen

Sands Macao

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2017 Red Coral Award of Asia Tourism Most Popular Tourist Resort

Wine Spectator Restaurant Award 2017 Best of Award of Excellence — Two Glasses — Golden Court

Best of Award of Excellence — Two Glasses — Copa Steakhouse

- The Ctrip Gourmet List Ctrip Select — Copa Steakhouse
- 2017 China Wine List of the Year
 Two Glasses Copa Steakhouse
 Two Glasses Golden Court



DIRECTORS

As at the Latest Practicable Date, our Board of Directors consists of nine Directors, five of whom are Independent Non-Executive Directors. The following table sets forth certain information concerning our Directors:

Name	Age	Title
Sheldon Gary Adelson	84	Chairman of the Board, Chief Executive Officer and Executive Director
Wong Ying Wai	65	President and Chief Operating Officer and Executive Director
Robert Glen Goldstein	62	Non-Executive Director
Charles Daniel Forman	71	Non-Executive Director
Chiang Yun	50	Independent Non-Executive Director
Victor Patrick Hoog Antink	64	Independent Non-Executive Director
Steven Zygmunt Strasser	69	Independent Non-Executive Director
Kenneth Patrick Chung	60	Independent Non-Executive Director
Wang Sing	54	Independent Non-Executive Director

Chairman, Chief Executive Officer and Executive Director Sheldon Gary Adelson

aged 84, is the Chairman of our Board, Chief Executive Officer, an Executive Director and the Chairman of the Nomination Committee. He is also the chief executive officer of one of our U.S. subsidiaries. Mr. Adelson served as a Non-Executive Director from August 2009 until March 2015. Mr. Adelson has been the Chairman of the board, Chief Executive Officer and a director of LVS since August 2004. Mr. Adelson has been the Chairman of the board, Chief Executive Officer and a director of LVS since August 2004. Mr. Adelson has been the Chairman of the board, Chief Executive Officer and a director of LVS since August 2004. Mr. Adelson has been the Chairman of the board, Chief Executive Officer and a director of LVS LLC (or its predecessor, Las Vegas Sands, Inc.) since April 1988, when it was formed to own and operate the former Sands Hotel and Casino. Mr. Adelson also created and developed the Sands Expo and Convention Center, the first privately owned convention center in the United States, which was transferred to LVS in July 2004. Mr. Adelson's business career spans more than seven decades and has included creating and developing to maturity more than 50 different companies. Mr. Adelson has extensive

experience in the convention, trade show and tour and travel businesses. He created and developed the COMDEX Trade Shows, including the COMDEX/Fall Trade Show, which was the world's largest computer show in the 1990s. He has been the President and Chairman of Interface Group Holding Company, Inc. and its predecessors since the mid-1970s and a manager of LVS' affiliate Interface-Group Massachusetts, LLC and was President of its predecessors since 1990. Mr. Adelson has earned multiple honorary degrees and has been a guest lecturer at various colleges and universities, including the University of New Haven, Harvard Business School, Columbia Business School, Tel Aviv University and Babson College. Among his numerous awards for his business and philanthropic work are the Armed Forces Foundation's Patriot Award, the Hotel Investment Conference's Innovation Award, the Woodrow Wilson Award for Corporate Citizenship and induction into the American Gaming Association's Hall of Fame. Mr. Adelson was re-designated as an Executive Director with effect from March 6, 2015.



President and Chief Operating Officer and Executive Director Wong Ying Wai

aged 65, is our President and Chief Operating Officer, an Executive Director, a member of the Remuneration Committee and the Capex Committee. He is also a director of various subsidiaries of the Company. Dr. Wong joined the administrative officer grade of the Hong Kong Government in 1975 and served in a number of key positions including deputy secretary for the civil service and deputy director — general of industry. Dr. Wong joined the private sector in 1992 and has held top management positions in a number of Hong Kong listed companies in the property development and construction business sectors including Hsin Chong Group Holdings Limited (formerly known as "Hsin Chong Construction Group Limited"), K. Wah International Holdings Limited, Henderson China Holdings Limited and the Shui On Group.

Dr. Wong started his political career at the national level when he was appointed as a member of The Basic Law Consultative Committee (1985–1990) by the Central People's Government of the People's Republic of China. He was subsequently appointed by The National People's Congress of the People's Republic of China (the "NPC") as a member of the Preliminary Working Committee for the HKSAR Preparatory Committee in 1993 and a member of the HKSAR Preparatory Committee in 1995, both bodies were responsible for the transitional policies and arrangements relating to the establishment of the HKSAR Government in 1997. Dr. Wong was a deputy to the NPC during the period from 1997 to 2013.

Dr. Wong's public service continues through his participation in a number of councils and committees in Hong Kong and Macao. He is currently the chairman of Hong Kong Arts Development Council and the Standing Commission on Civil Service Salaries and Conditions of Service, the chairman emeritus of the Hong Kong Baptist University Foundation (since January 2018), the chairman and director of The Hong Kong International Film Festival Society Limited, Asian Film Awards Academy Limited and Hong Kong Institute for Public Administration, a director and the chairman emeritus of Pacific Basin Economic Council Limited and a member of the Committee of Cultural Industries of the Government of the Macao Special Administrative Region. He was appointed as the vice chairman of Hong Kong Film Development Council in April 2013. He was the chairman of the Court and Council of the Hong Kong Baptist University during the period from 2007 to 2012.

For his long and distinguished public and community service, Dr. Wong was awarded the silver bauhinia star and the gold bauhinia star by the Government of the HKSAR in 2007 and 2015 respectively. Dr. Wong was conferred the degree of Doctor of Humanities honoris causa from Hong Kong Baptist University in November 2013, recognizing his outstanding professional achievements as well as his remarkable contributions to society. He was educated at Harvard University (MPA), University of Oxford, The University of Hong Kong (BSocSc) and The Chinese University of Hong Kong.

Dr. Wong is currently an independent non-executive director of Xinyi Glass Holdings Limited, a company listed on the Stock Exchange (Stock code: 868). Dr. Wong was the executive director, executive chairman and chief executive officer of Hsin Chong Group Holdings Limited, a company listed on the Stock Exchange (Stock code: 404), until November 1, 2015 and served as the senior adviser to the board of Hsin Chong Group Holdings Limited subsequent to his resignation from other positions mentioned above, until May 23, 2017. He was also a non-executive director and chairman of Synergis Holdings Limited, a company listed on the Stock code: 2340), until December 11, 2015. Dr. Wong was appointed as an Executive Director on January 22, 2016.



Non-Executive Directors **Robert Glen Goldstein**

aged 62, is a Non-Executive Director and the Chairman of the Capex Committee. He is also a director of one of our Macao subsidiaries and the senior vice president of one of our U.S. subsidiaries. Mr. Goldstein has been the President, Chief Operating Officer and a director of LVS and LVS LLC since January 2015 and Mr. Goldstein served as a Non-Executive Director since May 2014 until he was subsequently re-designated as an Executive Director in March 2015, and he was further re-designated as a Non-Executive Director in November 2015. Mr. Goldstein was our Interim President from March 2015 to November 2015 and has been a member of the Capex Committee since March 2015. He previously served as LVS' President of Global Gaming Operations from January 2011 until December 2014, LVS' Executive Vice President from July 2009 until December 2014, and the secretary of LVS from August 2016 to November 2016. He has held other senior executive positions at LVS and its subsidiaries since 1995. From 1992 until joining LVS in 1995, Mr. Goldstein was the executive vice president of marketing at the Sands Hotel in Atlantic City, as well as an executive vice president of the parent Pratt Hotel Corporation. Mr. Goldstein was a director of Remark Holdings, Inc. (formerly known as "Remark Media, Inc."), a company listed on The National Association of Securities Dealers Automated Quotations (NASDAQ) from May 2013 to March 2017. Mr. Goldstein holds a Bachelor of Arts, History and Political Science, Magna Cum Laude, from the University of Pittsburgh and a Juris Doctorate from the Temple University School of Law. In 1980, he became a member of the Pennsylvania Bar Association. Mr. Goldstein was re-designated as a Non-Executive Director on November 1, 2015.

Charles Daniel Forman

aged 71, is a Non-Executive Director. Mr. Forman is currently a director of LVS and LVS LLC since August 2004 and March 2004 respectively. Mr. Forman served as the chairman and chief executive officer of Centric Events Group, LLC, a trade show and conference business from April 2002 until his retirement upon the sale of the business in 2007. From 2000 to 2002, he served as a director of a private company and participated in various private equity investments. During 2000, he was the executive vice president of international operations of Key3Media, Inc.. From 1998 to 2000, he was the chief legal officer of ZD Events Inc., a tradeshow business that included COMDEX. From 1995 to 1998, Mr. Forman was the executive vice president, chief financial and legal officer of Softbank Comdex Inc.. From 1989 to 1995, Mr. Forman was the vice president and general counsel of The Interface Group, a tradeshow and convention business that owned and operated COMDEX. Mr. Forman was in private law practice from 1972 to 1988. Mr. Forman is a member of the board of trustees of The Dana-Farber Cancer Institute, Inc. and a treasurer and director of Nantucket Jewish Cemetery, Inc.. Mr. Forman holds a Bachelor of Arts from the University of Pennsylvania and a Juris Doctorate from the Boston University School of Law. Mr. Forman was appointed as a Non-Executive Director on May 30, 2014.



Independent Non-Executive Directors Chiang Yun

aged 50, is an Independent Non-Executive Director, a member of the Audit Committee and a member of the Nomination Committee. With over 20 years of private equity investment experience, Ms. Chiang is one of the founding managing partners of Pacific Alliance Equity Partners, the private equity division of Pacific Alliance Group. Ms. Chiang had been a non-executive director of Goodbaby International Holdings Limited, listed on the Stock Exchange (Stock code: 1086), since July 2000 until she was re-designated as an independent non-executive director in May 2014. Ms. Chiang is currently an independent non-executive director of Pacific Century Premium Developments Limited, listed on the Stock Exchange (Stock code: 432), and an independent non-executive director and a member of the audit committee and the health, safety and security committee of Merlin Entertainments Plc., listed on the Main Market of the London Stock Exchange (Stock code: MERL). Ms. Chiang obtained her Executive Master of Business Administration from The Kellogg Graduate School of Management of Northwestern University and Hong Kong University of Science and Technology and her Bachelor of Science degree, cum laude, from Virginia Polytechnic Institute and State University. Ms. Chiang was appointed as an Independent Non-Executive Director on October 14, 2009.

Victor Patrick Hoog Antink

aged 64, is an Independent Non-Executive Director, the Chairman of the Audit Committee, a member of the Remuneration Committee, the Capex Committee and the Nomination Committee. Mr. Hoog Antink is a member of the Bond University Council and the chairman of the Bond Business School Board of Advisors in Australia. He is also the former chairman of South Bank Corporation, and was a director of Property Industry Foundation until June 30, 2016. Mr. Hoog Antink retired as a chief executive officer of DEXUS Property Group in March 2012, a company listed on the Australian Stock Exchange (ASX: DXS). Prior to joining DEXUS Property Group in 2003, Mr. Hoog Antink was the director of funds management of Westfield Holdings Limited in Sydney. Mr. Hoog Antink has also held positions with Greenprint Foundation as a director, Property Council of Australia as national president, Shopping Centre Council of Australia as director, McIntosh Securities Limited, Sydney as a director in corporate and property, Allco Finance Group Limited, Sydney as a director in property finance, Chase Corporation Limited, Sydney as a property director, and Hill Samuel Limited (now Macquarie Bank), Sydney as an associate director. Mr. Hoog Antink holds a Bachelor of Commerce from the University of Queensland and a Master of Business Administration from Harvard Business School. He is a Fellow of the Australian Institute of Company Directors, a Fellow of the Institute of Chartered Accountants, Australia, a Fellow of the Australian Property Institute and a Fellow of the Royal Institute of Chartered Surveyors. In 2016, Mr. Hoog Antink was awarded National Life Membership of the Property Council of Australia. Mr. Hoog Antink possesses the accounting and related financial management expertise required under Rule 3.10(2) of the Listing Rules. Mr. Hoog Antink was appointed as an Independent Non-Executive Director on December 7, 2012.



Steven Zygmunt Strasser

aged 69, is an Independent Non-Executive Director, a member of the Audit Committee and the Chairman of the Remuneration Committee. Mr. Strasser has spent 28 years heading energy companies in the United States and in Asia. Mr. Strasser was, until June 2012, (i) the chairman, director and chief executive officer of Power Efficiency Corporation, a start up clean-tech company in the United States and (ii) the chairman, director and chief executive officer of Power Efficiency Asia Ltd. In 2001, Mr. Strasser also founded and became the chief executive officer of Summit Energy Ventures LLC, a "clean-tech" venture capital fund. Mr. Strasser holds a Bachelor of Arts in Political Science and Economics and a Bachelor of Civil Law from McGill University and a Juris Doctor degree from the University of Washington. He also pursued post-graduate studies in international law at the University of Aix-en-Provence. Mr. Strasser was appointed as an Independent Non-Executive Director on May 31, 2013.

Kenneth Patrick Chung

aged 60, is an Independent Non-Executive Director and a member of the Audit Committee. Mr. Chung joined Deloitte Haskins and Sells London Office in 1980. Mr. Chung became a partner of PricewaterhouseCoopers in 1992, and was a financial service specialist of PricewaterhouseCoopers (Hong Kong and China) since 1996. He was the human resources partner of PricewaterhouseCoopers (Hong Kong), the responsible partner of the audit department of PricewaterhouseCoopers (Hong Kong and China), and the global lead partner of the audit engagement team for Bank of China Limited. Mr. Chung retired from PricewaterhouseCoopers in 2009. Mr. Chung was the honorary treasurer of Community Chest of Hong Kong and was a member of the ethics committee, limitation of professional liability committee, communications committee, and the investigation panel of the Hong Kong Society of Accountants (now known as "Hong Kong Institute of Certified Public Accountants"). Mr. Chung has also served as the audit partner for the restructurings and initial public offerings of Bank of China Limited, Bank of China (Hong Kong) Limited and Bank of Communications Co., Ltd, and the chairman of the audit committee of the Harvest Real Estate Investments (Cayman) Limited. Mr. Chung was also an independent non-executive director of Industrial and Commercial Bank of China Limited, a company listed on the Stock Exchange until March 2017. Currently, Mr. Chung serves as the vice chairman of International Social Service Hong Kong Branch and a trustee of Fu Tak lam Foundation Limited. Mr. Chung received his bachelor degree in economics from the University of Durham. He is a member of the Institute of Chartered Accountants in England and Wales, a member of the Hong Kong Institute of Certified Public Accountants and a member of the Macau Society of Certified Practicing Accountants. Mr. Chung possesses the accounting and related financial management expertise required under Rule 3.10(2) of the Listing Rules. Mr. Chung was appointed as an Independent Non-Executive Director on July 15, 2016.



Wang Sing

aged 54, is an Independent Non-Executive Director and a member of the Audit Committee (since July 14, 2017). Mr. Wang is currently the chief executive officer and director of CM Seven Star Acquisition Corporation, a company listed on NASDAQ (Symbol: CMSS) (since February 2018), the vice general manager of CMIG Capital Company Limited (since May 2017) and the chairman of Texas Kang Kai group of companies (since 2015).

Mr. Wang was an executive director and the chief executive officer of China Minsheng Financial Holding Corporation Limited, a company listed on the Stock Exchange (Stock code: 245), from February 2016 to May 2017. From 2006 to 2015, Mr. Wang was a partner at TPG Growth Capital (Asia) Limited ("TPG") (previously Texas Pacific Group), a leading global alternative asset firm with over US\$70 billion of assets under management. During that period, Mr. Wang served as a co-chairman of TPG Greater China and the head of TPG Growth North Asia and TPG RMB Funds. Prior to joining TPG, Mr. Wang was the chief executive officer and executive director of TOM Group Limited, a company listed on the Stock Exchange (Stock code: 2383), from mid-2000 to early 2006, a Chinese-language media and internet conglomerate in China.

Mr. Wang had previously served as an alternate director of Ping An Insurance (Group) Company of China, Ltd., a company listed on the Stock Exchange (Stock code: 2318), from mid-1994 to early 2000 and also as a director of China Resources Land Limited, a company listed on the Stock Exchange (Stock code: 1109) (then known as China Resources Beijing Land Limited), from August 1996 to January 1999. Mr. Wang also served as a non-executive director of China Renewable Energy Investment Limited, a company listed on the Stock Exchange (Stock code: 987), from June 2011 to October 2015, and served as a non-executive director of MIE Holdings Corporation, a company listed on the Stock Exchange (Stock code: 1555), from June 2010 to November 2015. He was a member of the Listing Committee of the Stock Exchange from June 2011 to May 2013.

Since mid-1993, Mr. Wang spent seven years at Goldman Sachs in both New York and Hong Kong in various positions including executive director and the head of China high technology in Hong Kong. Before working at Goldman Sachs, Mr. Wang was a manager at HSBC Private Equity in Hong Kong and a strategic consultant with McKinsey & Co. in Chicago, USA. In 1991, he founded Amerinvest group of companies, personal investment companies that focus primarily in real estate, forestry, natural resources and start-up high-tech companies, etc.

Mr. Wang was a standing committee member of the 9th, 10th and 11th Yunnan Provincial Committee of the Chinese People's Political Consultative Conference from January 2003 to January 2018. Mr. Wang was the chairman of the Industry Policy Committee of China Venture Capital and Private Equity Association from May 2011 to November 2015, a senior advisor of TPG China Limited (Growth Platform) from September 2015 to the end of December 2017 and an executive chairman of Evolution Media China from January 2016 to November 2017.

Mr. Wang graduated from Yunnan University, China, with a Bachelor of Science degree in Chemistry. He holds a Master of Science degree in Forestry and its Relation to Land Use, a Bachelor of Arts degree in Philosophy, Politics and Economics and an Oxford Master of Arts, all from the University of Oxford, UK. Mr. Wang was appointed as an Independent Non-Executive Director on July 14, 2017.



SENIOR MANAGEMENT

As at the Latest Practicable Date, details of our senior management are as follows:

Sheldon Gary Adelson

aged 84, is the Chairman of our Board, Chief Executive Officer, Executive Director and the Chairman of the Nomination Committee.

Wong Ying Wai

aged 65, is our President and Chief Operating Officer, Executive Director and a member of the Remuneration Committee and the Capex Committee.

Chum Kwan Lock, Grant

aged 42, is our Chief of Staff and is also a director of a number of our subsidiaries. Mr. Chum joined LVS and our Group as Senior Vice President, Global Gaming Strategy in July 2013. Prior to joining the Group, Mr. Chum spent 14 years at UBS Investment Bank ("UBS") in a variety of roles, including serving as head of Hong Kong equity research from 2010 to 2013, and head of China equity research from 2007 to 2010. Mr. Chum was also responsible for Asia gaming equity research from 2006 to 2013 for UBS and was named Asia's stock-picker of the year by the Financial Times in 2011. Mr. Chum graduated in Philosophy, Politics, and Economics with First Class Honors from Oxford University.

Sun MinQi, Dave

aged 44, is our Senior Vice President and Chief Financial Officer and is also a director of a number of our subsidiaries. Mr. Sun was appointed as a Director of Finance of the Company in August 2007, and in 2013 he was promoted to the position of Senior Vice President of Finance for the Company. During his tenure as Director of Finance for the Company, Mr. Sun was responsible for managing financial strategy and financial planning and analysis at the Company, and he also played a key role in managing the Company's initial public offering in 2009. After his promotion to Senior Vice President of Finance, Mr. Sun's role expanded to include the above as well as oversight of the Company's accounting, treasury, tax and information technology functions.

Prior to joining the Company, Mr. Sun held a variety of financial controller and financial management positions with various divisions of General Electric ("GE") in Shanghai and Singapore since 1996, including GE Lighting Asia, GE Consumer and Industrial Asia and GE Energy Asia.

Mr. Sun graduated from Fudan University in Shanghai in 1996 with a Bachelor degree in Economics and Financial Management and a minor in Computer Science and Application. He subsequently obtained a Master of Business Administration from the Southern Illinois University Carbondale, United States. Mr. Sun is a fellow of CPA (FCPA) Australia. Something Sumptuous To Suit Every Taste.

sands china ltd. 2.1 CHAIRMAN'S STATEMENT



Dear Shareholders,

On behalf of the Board of Directors of Sands China Ltd., I am pleased to report that the Company achieved strong execution of our business plan again this year. Market conditions in Macao improved meaningfully during the year, and we again delivered a strong set of financial results. The Parisian Macao, our latest integrated resort on Cotai, enjoyed a very successful first full year of operation, extending our industry-leading contributions to Macao's diversification and supporting the realization of Macao's long-term development objectives as the leading business and leisure tourism destination in Asia.

We once again generated industry-leading adjusted property EBITDA and profit, while also returning excess capital to Shareholders. The strong balance sheet and cash flow generation of the Company allowed the Board of Directors to declare dividends per share of HK\$1.99 in 2017 for a total of over HK\$16.0 billion in cash returned to Shareholders for the year.

The Company generated market-leading adjusted property EBITDA of US\$2.61 billion with a margin of 33.9%. Net revenues were US\$7.71 billion. We were extremely pleased that our mass gaming revenue increased 19% during the year.

Our mass gaming revenue strength was supported by our ability to drive increased patronage with hotel accommodation, retail shopping experiences and entertainment events. Overall, our gross non-gaming revenue increased in 2017 compared to 2016 with our high-margin retail mall revenue increasing by 14%. In the hotel segment, our occupied suite nights increased 23%, benefiting from a full year contribution from almost 3,000 suites at The Parisian Macao as well as growth across our entire portfolio of interconnected integrated resorts on Cotai.

Sands China has now invested approximately US\$13.0 billion to deliver on our promise to help Macao in its economic diversification and its continued evolution into the world's leading business and leisure tourism destination. Our investment includes nearly 13,000 hotel rooms and suites, 2.0 million square feet (approximately 186,000 square meters) of retail-mall offerings and 2.0 million square feet (approximately 186,000 square meters) of MICE capacity. Our scale, the diversity of our cash flows and our critical mass of hotel, retail and MICE space allowed us to continue to outperform our competitors during the year and position us well for future growth.

We were extremely excited to announce during 2017 that we will invest over US\$1.1 billion in new capital projects over the next three years in Macao. The bulk of that investment will accomplish the expansion, renovation and rebranding of Sands Cotai Central into a new destination integrated resort, The Londoner Macao. The Londoner Macao will feature dynamic new attractions and features from London including some of London's most recognizable landmarks, an expanded and reimagined retail mall and 350 luxury suites. We will also be expanding the tower adjacent to the Four Seasons Hotel Macao by opening an additional 295 premium quality suites.

SANDS CHINA LTD. 2.1 CHAIRMAN'S STATEMENT

Our investments in the marketing of Macao and Cotai as a business and leisure tourism destination continue to pay dividends as our Parisian Macao social media program has now exceeded five billion impressions. We welcomed approximately 92 million visits to our property portfolio in 2017, an increase of 25% compared to the prior year. We are incredibly proud to help drive increased visitation to Macao and Cotai from across the region and to contribute to Macao's diversification.

We look to the future with confidence. We have a strong organic growth outlook that will continue to benefit from our industry-leading investments, our unmatched scale, the secular growth in Chinese middle-class wealth creation and increasing demand for travel and entertainment.

We regard it as a privilege to contribute to Macao's success in realizing its important objectives of diversifying its economy, supporting the growth of local businesses, providing meaningful career development opportunities for its citizens, including through our Sands China Academy, and reaching its full potential as Asia's leading business and leisure tourism destination. We could not have achieved our many successes this year without the hard work and dedication of Sands China's nearly 29,000 team members. I am particularly proud that in the wake of the destruction caused by Typhoon Hato, our team members worked tirelessly to support those in the community that were impacted, including through the support provided through our Sands Cares' initiatives. I thank all our team members for their efforts and I look forward to their continued contributions in the years ahead.

Our Sands China business strategy remains straightforward: continue the execution of our Cotai Strip development strategy by leveraging our convention-based integrated resort business model and world-class amenities to contribute to Macao's diversification. This strategy drives Sands China's market-leading revenue and cash flow generation and allows the Company to return excess capital to Shareholders.

We look forward to sharing the Company's continued success with you and other stakeholders at the upcoming Sands China Annual General Meeting.

I thank you again for the confidence that you have placed in us.

Sheldon G. Adelson Chairman of the Board and Chief Executive Officer

March 16, 2018

2.2 BUSINESS OVERVIEW AND OUTLOOK

We are the leading developer, owner and operator of integrated resorts and casinos in Macao as measured by adjusted property EBITDA. We are the largest operator of integrated resorts in Macao, which contain not only gaming and hotel areas but also meeting space, convention and exhibition halls, retail and dining areas and entertainment venues. We believe our integrated resorts are unique to Macao and differentiate us from our competitors. VML, our subsidiary, holds one of six concessions or subconcessions permitted by the Macao Government to operate casinos or gaming areas in Macao. Macao is the largest gaming market in the world as measured by casino gaming revenue and is the only location in China offering legalized casino gaming.

We own The Venetian Macao, Sands Cotai Central, The Parisian Macao, The Plaza Macao and Sands Macao. We also own CotaiExpo, one of the largest convention and exhibition halls in Asia; Macao's largest entertainment venue, the Cotai Arena; and one of the two major high speed ferry companies operating between Hong Kong and Macao. Our luxury and mid-market retail malls feature over 800 shops with well-known retail brands. As at December 31, 2017, our properties featured 12,605 suites and hotel rooms, 19 Paiza Mansions, 1,660 table games, 5,293 slot machines, 140 different restaurants and food outlets, as well as other integrated resort amenities.

In May 2004, we opened the Sands Macao to target the mass market segment. The Sands Macao was the first Las Vegasstyle casino in Macao and currently contains a mix of gaming areas for mass market, VIP and premium players, entertainment and dining facilities, and hotel suites. In August 2007, we opened The Venetian Macao, the anchor property of our Cotai Strip development, and in August 2008, we opened The Plaza Macao, a boutique luxury integrated resort featuring the Four Seasons Hotel Macao, the Shoppes at Four Seasons and the Plaza Casino. In July 2009, we completed and introduced our ultra- exclusive Paiza Mansions at The Plaza Macao. These mansions are individually designed and are made available by invitation only. In October 2017, we announced that the tower adjacent to the Four Seasons Hotel Macao will feature an additional 295 premium quality suites. In April 2012, we opened the Conrad and Holiday Inn tower at Sands Cotai Central, featuring approximately 650 five-star rooms and suites under the Conrad brand and approximately 1,200 four-star rooms and suites under the Holiday Inn brand. In September 2012, we opened the first Sheraton tower at Sands Cotai Central, featuring approximately 1,850 rooms and suites under the Sheraton brand. In January 2013, we opened the second Sheraton tower, featuring approximately 2,100 additional rooms and suites under the Sheraton brand. In December 2015, we opened the St. Regis tower, featuring 400 rooms and suites under the St. Regis brand. All hotel towers at Sands Cotai Central also feature significant gaming, meeting, convention and retail space as well as several distinctive dining offerings. In October 2017, we announced that we will renovate, expand and rebrand the property into The Londoner Macao. On September 13, 2016, we opened The Parisian Macao, an iconic, "must-see" integrated resort connected to The Venetian Macao and The Plaza Macao, which includes a 253,000-square-foot casino, a hotel with more than 2,800 rooms and suites, retail, entertainment, dining and meeting facilities.

In December 2012, we opened a fully enclosed climate-controlled footbridge between Sands Cotai Central and The Plaza Macao, with moving walkways to enhance the inter-connectivity and accessibility between our Cotai Strip properties. The completion of the footbridge between The Plaza Macao and The Parisian Macao in November 2016 has further increased the synergies in traffic and patronage between our properties.

We expect to fund our developments through a combination of borrowings from our credit facilities and operating cash flows.

Our business strategy is to develop Cotai and to leverage our integrated resort business model to create Asia's premier gaming, leisure, convention and meetings destination. Our interconnected integrated resorts, which leverage a wide range of branded

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2.2 BUSINESS OVERVIEW AND OUTLOOK

hotel and resort offerings, are designed to attract different segments of the market all year round. With the completion of The Parisian Macao, our Cotai Strip development contains over 12,000 hotel rooms and suites, nearly 1.7 million square feet of MICE space, more than 1.9 million square feet of retail malls, theaters and other amenities. We believe our business strategy and development plan will allow us to achieve more consistent demand, longer average length of stay in our hotels and higher margins than more gaming-centric facilities.

KEY STRENGTHS

We believe we have a number of key strengths that differentiate our business from our competitors, including:

- Diversified, high quality integrated resort offerings with substantial non-gaming amenities;
- Substantial cash flow from existing operations;
- Established brands with broad regional and international market awareness and appeal;
- An experienced management team with a proven track record;
- Leveraging our unique MICE and entertainment facilities;
- Significant benefits from our on-going relationship with LVS; and
- A focus on high-margin mass market gaming.

BUSINESS STRATEGIES

Building on our key strengths, we seek to enhance our position as the leading developer and operator of integrated resorts and casinos in Macao by continuing to implement the following business strategies:

- Developing and diversifying our integrated resort offerings on Cotai to include a full complement of products and services to cater to different market segments. Our development on Cotai includes four integrated resorts, MICE space, additional retail, dining and entertainment facilities and a range of hotel offerings to cater to different segments of the market. In addition to The Venetian Macao and The Parisian Macao hotel rooms, we have Four Seasons, Conrad, Holiday Inn, Sheraton and St. Regis branded hotel rooms. We are able to leverage the recognition and the sales, marketing and reservation capabilities of these premier hotel brands to attract a wide range of customers in different market segments to our properties. We believe our partnerships with renowned hotel management partners, our diverse integrated resort offerings and the convenience and accessibility of our properties will continue to increase the appeal of our properties to both the business and leisure customer segments.
- Leveraging our scale of operations to create and maintain an absolute cost advantage. Management expects to benefit from lower unit costs due to the economies of scale inherent in our operations. Opportunities for lower unit costs include, but are not limited to, lower utility costs; more efficient staffing of hotel and gaming operations; and centralized laundry, transportation, marketing and sales, and procurement. In addition, our scale allows us to consolidate certain back office functions and, where appropriate, to relocate these functions to Zhuhai, China. The labor rates in Zhuhai are approximately one third of those in Macao.
- Focusing on the high-margin mass market gaming segment, while continuing to provide luxury amenities and high service levels to our VIP and premium players. Our properties cater not only to VIP and premium players, but also to mass market customers, which comprise our most profitable gaming segment. We believe the mass market

2.2 BUSINESS OVERVIEW AND OUTLOOK

segment will continue to be a long-term growing segment as a result of the introduction of more high-quality gaming facilities and non-gaming amenities into the market. Our management estimates our mass market table revenues typically generate a gross margin that is approximately four times higher than our typical VIP table revenues. Additionally, because mass market players do not receive extensive complimentary services, including provision of hotel rooms, meals or other products or services, they contribute significantly to our non-gaming revenues.

• Monetizing our non-core assets to reduce net investment through the sale of retail malls. Our integrated resorts include retail facilities. These assets may be sold to increase our financial flexibility and improve our returns on invested capital. The sale of these assets would not diminish the ability of the retail facilities to attract traffic to our properties. At this time, we will not be pursuing the sale of our apart-hotels, favouring instead to increase our inventory of suites.

INDUSTRY

According to Macao Government statistics that are issued publicly on a monthly basis by DICJ, annual gaming revenues were US\$33.2 billion in 2017, a 19.1% increase compared to 2016. Macao gross gaming revenues had experienced year-over-year growth beginning in August 2016, and continues to be the largest gaming market in the world and the only market in China to offer legalized casino gaming.

We expect Macao will continue to experience meaningful long-term growth and the 32.6 million visitors Macao welcomed in 2017 will continue to increase over time. We believe this growth will be driven by a variety of factors, including the movement of Chinese citizens to urban centers in China, continued growth of the Chinese outbound tourism market, the increased utilization of existing transportation infrastructure, the introduction of new transportation infrastructure and the continued increase in hotel room inventory in Macao and neighboring Hengqin Island. Based on announced plans in Macao, approximately US\$7 billion of capital is expected to be invested by concessionaires and subconcessionaires in new resort development projects on Cotai with announced opening dates through the remainder of 2018 and through 2020. In total, these new projects will add approximately 3,400 incremental hotel rooms, along with other non-gaming offerings and gaming capacity. These new resorts should help increase the critical mass on Cotai and further drive Macao's transformation into a leading business and leisure tourism hub in Asia.

We believe the development of additional integrated resort products in Macao will also drive increased demand for gaming products. Table games are the dominant form of gaming in Asia with Baccarat being the most popular game. Historically, VIP baccarat has generated the majority of gaming revenue in Macao. In 2017, however, the mass gaming and slot segments represented 43.3% of the market revenue due to the increasing diversity of mass gaming and slot products on Cotai. We expect this trend to continue and thereby intend to introduce more modern and popular products catering to this growing customer segment. Furthermore, continued improvement of our high-quality gaming product offerings has enabled us to capture a meaningful share of the overall Macao gaming market across all player segments.

Proximity to Major Asian Cities

More than 1.0 billion people are estimated to live within a three-hour flight from Macao and more than 3.0 billion people are estimated to live within a five-hour flight from Macao.

Visitors from Hong Kong, Southeast China, Taiwan and other locations in Asia can reach Macao in a relatively short time, using a variety of transportation methods, and visitors from more distant locations in Asia can take advantage of short travel times by air to Zhuhai, Shenzhen, Guangzhou or Hong Kong (followed by a road, ferry or helicopter trip to Macao). In addition, numerous air carriers fly directly into Macau International Airport from many major cities in Asia.

2.2 BUSINESS OVERVIEW AND OUTLOOK

Macao draws a significant number of customers who are visitors or residents of Hong Kong. One of the major methods of transportation to Macao from Hong Kong is the jetfoil ferry service, including our ferry service, CotaiJet. Macao is also accessible from Hong Kong by helicopter. In addition, the bridge linking Hong Kong, Macao and Zhuhai, which was completed in late 2017 and is expected to open in 2018, and will reduce the travel time between Hong Kong and Macao.

Competition in Macao

Gaming in Macao is administered by the government through concessions awarded to three different concessionaires and three subconcessionaires, of which we are one. No additional concessions have been granted by the Macao Government since 2002; however, if the Macao Government were to allow additional gaming operators in Macao through the grant of additional concessions or subconcessions, we would face additional competition.

SJM holds one of the three concessions (which expires in March 2020) and currently operates 20 facilities throughout Macao. Historically, SJM was the only gaming operator in Macao. Many of its gaming facilities are relatively small locations that are offered as amenities in hotels; however, some are large operations, including the Hotel Lisboa and The Grand Lisboa. SJM is currently developing the Grand Lisboa Palace, a 2,000-room resort on Cotai, which is scheduled to open in 2018.

MGM Grand Paradise, a joint venture between MGM Resorts International and Pansy Ho Chiu-King, obtained a subconcession from SJM in April 2005 (which subconcession expires in March 2020), allowing the joint venture to conduct gaming operations in Macao. The MGM Grand Macau opened in December 2007 and is located on the Macao Peninsula adjacent to the Wynn Macau. In February 2018, MGM Grand Paradise opened MGM Cotai, which includes approximately 1,400 hotel rooms and other non-gaming amenities and is located behind Sands Cotai Central.

Wynn Resorts Macau, a subsidiary of Wynn Resorts Limited, holds a concession (which expires in June 2022) and owns and operates the Wynn Macau and Encore at Wynn Macau, which opened in September 2006 and April 2010, respectively. In August 2016, Wynn Resorts Macau opened a 1,700-room integrated resort, Wynn Palace, which is located behind the City of Dreams and MGM Cotai.

In 2006, an affiliate of Publishing and Broadcasting Limited ("PBL") purchased Wynn Resorts Macau's subconcession right under its gaming concession (which subconcession expires in June 2022), which permitted the PBL affiliate to receive a gaming subconcession from the Macao Government. In May 2007, the PBL affiliate, Melco Crown, opened the Crown Macao, later renamed Altira. In June 2009, Melco Crown opened the City of Dreams, an integrated casino resort located adjacent to our Sands Cotai Central, which includes Nuwa, The Countdown Hotel, and Grand Hyatt hotels. In October 2015, Melco Crown and its joint venture partners opened its second casino resort on Cotai, Studio City; which includes 1,600 hotel rooms, restaurants, retail, convention and exhibition facilities and other resort attractions. Melco Crown is currently constructing its fifth tower at City of Dreams, the 780-room Morpheus Tower, which is expected to open in 2018.

Galaxy holds the third concession (which expires in June 2022) and has the ability to operate casino properties independent of our subconcession agreement with Galaxy and the Macao Government. Galaxy currently operates six casinos in Macao, including StarWorld Hotel, which opened in October 2006; Galaxy Macau, which is located near The Venetian Macao and opened in May 2011; and Broadway Macau, which opened in May 2015. Additionally, in May 2015, Galaxy opened the second phase of its Galaxy Macau property on Cotai. The expansion includes JW Marriott and The Ritz Carlton, comprised of approximately 1,250 hotel rooms, as well as additional restaurants, retail and convention and exhibition facilities.

Our operations also face competition from other gaming and resort destinations, both in Asia and globally.

2.2 BUSINESS OVERVIEW AND OUTLOOK

OTHER OPERATIONS

As part of our goal of driving visitation to Cotai and improving the customer experience in Macao, we have made targeted investments to help develop Macao's transportation infrastructure. Our transportation operations consist of our high-speed CotaiJet ferry service between Hong Kong and Macao, CotaiLimo service, CotaiShuttle bus service, an airplane service for VIP and premium players, and travel agencies.

CotaiJet Ferry Service

In November 2007, we launched our high-speed CotaiJet ferry service between the Hong Kong Macau Ferry Terminal and the TFT near our Cotai Strip development. With our 14 ferries, we have the ability to run ferries on 15-minute intervals as needed to meet demand. We transferred approximately 21,000 passengers per day for the year ended December 31, 2017, which was in line with our passenger volumes in 2016. We provided an average of approximately 47 daily round trip sailings between Macao and Hong Kong. Our CotaiJet ferry service offered the following routes during 2017:

From Hong Kong

Hong Kong Macau Ferry Terminal Hong Kong China Ferry Terminal Sky Pier at Hong Kong International Airport Hong Kong Macau Ferry Terminal Hong Kong China Ferry Terminal

From Macao

To Macao

Taipa Ferry Terminal⁽ⁱ⁾ Taipa Ferry Terminal⁽ⁱ⁾ Taipa Ferry Terminal⁽ⁱ⁾ Macau Maritime Ferry Terminal Macau Maritime Ferry Terminal

To Hong Kong

Taipa Ferry Terminal ⁽ⁱ⁾	Hong Kong Macau Ferry Terminal
Taipa Ferry Terminal ⁽ⁱ⁾	Hong Kong China Ferry Terminal
Taipa Ferry Terminal ⁽ⁱ⁾	Sky Pier at Hong Kong International Airport
Macau Maritime Ferry Terminal	Sky Pier at Hong Kong International Airport

Note:

(i) Before the Taipa Ferry Terminal was opened in June 2017, the CotaiJet ferry service was routed to the Taipa Temporary Ferry Terminal.

The CotaiJet service is fully managed and operated on our behalf by Chu Kong High-Speed Ferry Co., Ltd. of Hong Kong, using catamarans owned by our wholly owned indirect subsidiaries. Each custom-built catamaran has the capacity to carry more than 400 passengers and operate at top speeds of approximately 42 knots.

We operate our passenger ferry service pursuant to a 10-year license granted to us by the Macao Government on January 14, 2010.

CotaiLimo

Our CotaiLimo service fleet consists of over 90 limousines. It operates 24 hours per day and includes five signature vehicles (five Rolls-Royce Phantom EWB), which are provided on an exclusive basis to our VIP and premium players. Fleet deployment is managed through a centralized dispatch office for all pre-booked services, while additional vehicles are stationed at various locations to provide "on demand" services.

2.2 BUSINESS OVERVIEW AND OUTLOOK

CotaiShuttle Bus Service

We operate a fleet of 150 (78 owned, 72 rented) complimentary shuttle buses that transport passengers between our properties and from the Macau Maritime Ferry Terminal, the TFT and the Macau International Airport to our properties every five to ten minutes during peak periods. These shuttle buses are also supported by an additional 32 coaches available on request to serve increased demand. The CotaiShuttle also runs to and from two border checkpoints with mainland China, the Gongbei Border Gate and the Lotus Flower Bridge, transporting visitors directly to and between our properties every five to eight minutes during peak periods. The services between the TFT and our properties provide a connecting service for all CotaiJet ferry arrivals and help direct visitors to our properties. Based on our operational data, 14.8 million passengers arrived at The Venetian Macao, Sands Cotai Central, The Parisian Macao, The Plaza Macao and Sands Macao on our complimentary shuttle bus service in 2017, which is an increase of 1.4% compared to 2016. In addition, a complimentary shuttle bus service operates between our Cotai properties, Wynn Palace, Studio City, City of Dreams, Galaxy Macau and Broadway Macau to enhance the overall Cotai experience. All of these routes maintain a regular schedule, although exact operating hours are dependent on the specific route. Most routes operate for a minimum of 16 hours every day.

Airplane

Through a Shared Services Agreement with LVS, we have access to a fleet of 17 corporate configured airplanes, three of which are currently stationed permanently in Asia. All airplanes are owned by LVS or by various entities controlled by our Controlling Shareholder and are operated by Sands Aviation, LLC, an affiliate of our Company. We can deploy these airplanes to bring VIP and premium players from around the globe to our properties in Macao.

CotaiTicketing

CotaiTicketing was established in 2007 to provide ticketing services for events at all our properties. CotaiTicketing currently sells tickets for events at Cotai Arena, The Venetian Theatre, The Parisian Theatre, Sands Theatre, The Venetian Macao and Sands Cotai Central ballrooms, and CotaiJet ferry tickets. CotaiTicketing operates nine box office locations across all properties and a call center based in Macao with three language options and direct phone numbers for Asian and North American countries. We also sell tickets online 24 hours per day at our website www.CotaiTicketing.com. This site is available in two languages — English and Simplified Chinese.

Travel Agencies

We have our own travel agencies, CotaiTravel in Macao and Sands Resorts Travel Limited in Hong Kong. We have also developed partnerships with a large number of tour and travel companies throughout Asia. These agencies assist with reservations and booking for travel to Macao and for various shows and other activities and entertainment amenities at our properties.

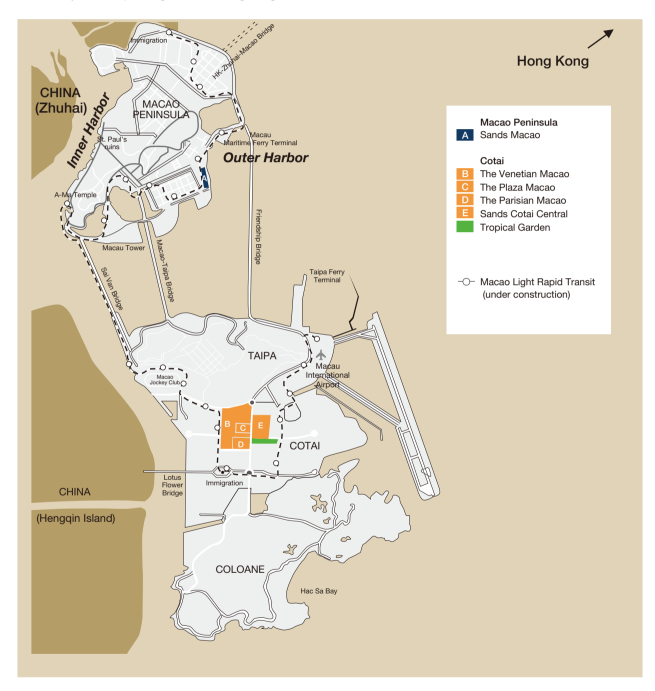
LEGAL PROCEEDINGS

The Company is involved in other litigation in addition to those described below, arising in the normal course of business. Management has made certain estimates for potential litigation costs based upon consultation with legal counsel. Actual results could differ from these estimates; however, in the opinion of management, such litigation and claims will not have a material effect on the Company's financial condition, results of operations and cash flows.

On January 19, 2012, Asian American Entertainment Corporation, Limited ("AAEC") filed a claim with the Macao Judicial Court (Tribunal Judicial de Base) against VML, LVS Nevada, LVS LLC and Venetian Casino (collectively, the "Defendants"). The claim is for 3.0 billion patacas (approximately US\$373 million) as compensation for damages resulting from the alleged breach of agreements entered into between AAEC and the Defendants for their joint presentation of a bid in response to the public tender held by the Macao Government for the award of gaming concessions at the end of 2001. On April 24, 2014, the Macao Judicial Court issued a decision holding that AAEC's claim against VML is unfounded and that VML be removed as a party to the proceedings, and that the claim should proceed exclusively against the three U.S. Defendants. On May 8, 2014, AAEC lodged an appeal against that decision. This action is in a preliminary stage and management has determined based on proceedings to date, it is currently unable to determine the probability of the outcome of this matter or the range of reasonably possible loss, if any. The Company intends to defend this matter vigorously.

sands china ltd. 2.3 OUR PROPERTIES

Our operations consist of The Venetian Macao, Sands Cotai Central, The Parisian Macao and The Plaza Macao on Cotai and the Sands Macao on the Macao Peninsula, along with other operations that support these properties, including our high-speed CotaiJet ferry service operating between Hong Kong and Macao.



SANDS CHINA LTD. 2.3 OUR PROPERTIES

The following table sets forth data on our existing operations as at December 31, 2017:

	The Venetian Macao	Sands Cotai Central	The Parisian Macao	The Plaza Macao	Sands Macao	Total
	IVIACAO	Central	IVIACAO	IVIACAO	IVIdCdO	TOLAI
Opening date	August 2007	April 2012 ⁽ⁱ⁾	September 2016	August 2008	May 2004	
Hotel rooms and suites	2,841	6,246	2,597	360	238	12,282
Paiza suites	64	-	208	-	51	323
Paiza mansions	-	-	-	19	-	19
MICE (square feet)	1,200,000	369,000	63,000	28,000	-	1,660,000
Theater (seats)	1,800	1,701	1,200	-	650	-
Arena (seats)	15,000	-	-	-	-	-
Total retail (square feet)	926,000	424,000	300,000	258,000	41,000	1,949,000
Number of shops	348	134	161	148	11	802
Number of restaurants and food outlets	54	50	19	8	9	140
Total gaming facility (square feet)	374,000	367,000	253,000	105,000	213,000	1,312,000
Gaming units:						
Tables ⁽ⁱⁱ⁾	583	404	365	108	200	1,660
Slots	1,529	1,553	1,254	196	761	5,293

Notes:

(i) Sands Cotai Central consists of the Conrad and Holiday Inn tower, the first Sheraton tower, the second Sheraton tower and the St. Regis tower, which opened in April 2012, September 2012, January 2013 and December 2015, respectively.

(ii) Permanent table count as at December 31, 2017.

The Venetian Macao

In August 2007, we opened The Venetian Macao, the anchor property of our Cotai Strip development, located approximately three kilometers from the TFT on Macao's Taipa Island. As at December 31, 2017, The Venetian Macao included approximately 374,000 square feet of casino and gaming areas spread across exclusive VIP rooms and an expansive mass market gaming floor.

As at December 31, 2017, The Venetian Macao featured 583 table games and 1,529 slot machines or similar electronic gaming devices. The mass market gaming floor is divided into four uniquely designed areas: Red Dragon, Golden Fish, Phoenix and Imperial House. The Venetian Macao, with a theme similar to The Venetian Las Vegas, features replicas of many famous sites in Venice, Italy, including St. Mark's Square, the Campanile Tower and Doge's Palace. During the year ended December 31, 2017, The Venetian Macao had approximately 34.4 million visitors, which increased 7.5% compared to 2016.

In addition to gaming facilities, The Venetian Macao features a 39-floor five-star hotel tower with 2,841 standard hotel suites and 64 Paiza suites. Standard suites consist of a raised sleeping area and bathroom as well as a sunken living/working area. We believe these designs are responsive to the needs of regional leisure and business travelers as well as players, and help attract more multi-night leisure or business visitors to Macao, as typically seen in Las Vegas. The 64 Paiza suites range from 2,300 to 8,000 square feet. Each Paiza suite in The Venetian Macao offers a living room, a dining room, at least two bedrooms and private concierge service. Some larger suites include a private massage room, gym, pool and media/karaoke room.

SANDS CHINA LTD. 2.3 OUR PROPERTIES

The Venetian Macao also provides a broad selection of entertainment options and amenities that cater to mass market customers, including families, and also targets VIP and premium players with special products and services, such as the Paiza Club. The Venetian Macao has approximately 926,000 square feet of retail and dining areas at the Shoppes at Venetian, consisting of more than 340 stores and over 50 world-class restaurants, including a food court. Visitors and guests can access the Shoppes at Venetian from several different locations, including the main road through Cotai, the Shoppes at Four Seasons, The Venetian Macao hotel and The Venetian Macao gaming floor. Offerings include a wide variety of shops, ranging from well-known international brands such as Hugo Boss, Armani Exchange, Furla, Calvin Klein, Coach, Rimowa and Fossil, to mid-level retail offerings such as Massimo Dutti, Superdry, Nike, Adidas, Guess, Victoria's Secret, Uniqlo, H&M, Marks & Spencer and Zara. The mall has an extensive selection of high-end jewelry and watch retailers such as Bylgari, Chopard, Chow Tai Fook, Franck Muller, Lukfook Jewellery, Montblanc, Omega, Rolex, Piaget, Cartier, Breguet and Tiffany & Co..

The restaurants and stores are set along streetscapes reminiscent of historical streetscapes in Venice. The common areas within the retail space include St. Mark's Square and three indoor canals with gondola rides, similar to the Grand Canal Shoppes in Las Vegas.

In addition, The Venetian Macao features a convention center and meeting room complex of approximately 1.2 million square feet. These MICE facilities provide a flexible and expansive space that can be configured to provide small, mid-size or large meeting rooms and/or accommodate large-scale multi-media events or trade shows. MICE events typically take place on weekdays, thereby drawing traffic during the portion of the week when hotels and casinos in Macao normally experience lower demand relative to weekends and holidays, when occupancy and room rates are typically at their peak due to leisure travel. In 2017, we welcomed more than 838,000 MICE visitors, hosted 38 trade shows and exhibitions attracting more than 716,000 visitors and 127 corporate groups with approximately 122,000 delegates. The Venetian Macao also has a 15,000-seat arena, the Cotai Arena, which has hosted a wide range of entertainment and sporting events, and a 1,800-seat theater.

The refurbishment of The Venetian Macao hotel tower including all 2,905 suites, was completed in late January 2018. Guest feedback in respect to the refurbished hotel suites has been overwhelmingly positive.

Sands Cotai Central

Sands Cotai Central is located across the street from The Venetian Macao and The Plaza Macao and is our largest integrated resort on Cotai. Sands Cotai Central opened in phases, beginning in April 2012. The property features four hotel towers: the first hotel tower, which opened in April 2012, consisting of 654 five-star rooms and suites under the Conrad brand and 1,224 four-star rooms and suites under the Holiday Inn brand; the second hotel tower, which opened in September 2012, consisting of 1,842 rooms and suites under the Sheraton brand; the third hotel tower, which opened in January 2013, consisting of 2,126 rooms and suites under the Sheraton brand; and the fourth tower, which opened in December 2015, consisting of 400 rooms and suites under the St. Regis brand. Sands Cotai Central currently operates approximately 367,000 square feet of gaming space, with 404 table games and 1,553 slot machines or similar electronic gaming devices, and includes exclusive VIP rooms designed for VIP and premium players. Sands Cotai Central also has approximately 369,000 square feet of meeting space, a 1,701-seat theater and approximately 424,000 square feet of retail space with more than 130 stores and 50 restaurants and food outlets. During the year ended December 31, 2017, Sands Cotai Central welcomed 433 corporate groups with approximately 126,000 delegates, and had a total of approximately 17.1 million visitors.



In October 2017, the Company announced it will renovate, expand and rebrand the Sands Cotai Central into a new destination integrated resort, The Londoner Macao, by adding extensive thematic elements both externally and internally. The Londoner Macao will introduce new attractions and features from London, including some of London's most recognizable landmarks, an expanded retail mall and an additional 350 luxury suites. There will also be extensive entertainment and leisure elements added to ensure The Londoner Macao becomes a "must see" resort when visiting Macao, similar to its sister properties, The Venetian Macao and The Parisian Macao. The project will commence in 2018 and be phased to minimize disruption during the property's peak periods. The Company expects the project to be completed in 2020.

The Parisian Macao

On September 13, 2016, the Company opened The Parisian Macao, an integrated resort connected to The Venetian Macao and The Plaza Macao, which includes 253,000 square feet of gaming space with 365 table games and 1,254 slot machines. The Parisian Macao also features more than 2,800 elegantly appointed rooms and suites and the Shoppes at Parisian, approximately 300,000 square feet of unique retail shopping with more than 160 stores featuring many international brands and home to 19 restaurants and food outlets featuring an international assortment of cuisines. Other non-gaming amenities at The Parisian Macao include a meeting room complex of approximately 63,000 square feet and a 1,200-seat theater. Directly in front of The Parisian Macao, and connected via a covered walk-way to the main building, is a half-scale authentic re-creation of the Eiffel Tower containing a viewing platform and restaurant. The Parisian Macao welcomed approximately 15.2 million visitors in 2017.



sands china ltd.

The Plaza Macao

In August 2008, we opened The Plaza Macao, which is located adjacent to The Venetian Macao. The Plaza Macao includes the Four Seasons Hotel Macao (360 rooms and suites managed by Four Seasons Hotels Inc.) and the Plaza Casino, which we own and operate and which features approximately 105,000 square feet of gaming space with 108 table games and 196 slot machines or similar electronic gaming devices; 19 Paiza Mansions; several food and beverage offerings; conference and banquet facilities; and the Shoppes at Four Seasons, which comprise retail space of approximately 258,000 square feet and is connected to the Shoppes at Venetian and the Shoppes at Cotai Central. The ultra-exclusive Paiza Mansions at The Plaza Macao were completed and introduced to the VIP market in July 2009. During the year ended December 31, 2017, The Plaza Macao had a total of approximately 19.9 million visitors.

The refurbishment of the 360 rooms and suites comprising the Four Seasons Hotel Macao, was completed in early August 2017. Guest feedback in respect to the refurbished hotel rooms and suites has been overwhelmingly positive.

In October 2017, the Company announced the tower adjacent to the Four Seasons Hotel Macao will feature an additional 295 premium quality suites. These serve the growing demand by upscale travelers being experienced. With the structural work of the tower completed, the fit out will commence in 2018. The Company expects the project to be completed in 2019.

Sands Macao

We opened the Sands Macao in May 2004. The Sands Macao was the first Las Vegas-style casino in Macao and currently contains a mix of gaming areas for mass market, VIP and premium players, and entertainment and dining facilities, and hotel suites. The Sands Macao is situated on the Macao Peninsula near the Macau Maritime Ferry Terminal, on a waterfront parcel centrally located between the Gongbei border gate and the central business district in Macao. This location provides the Sands Macao access to a large customer base, particularly the approximately 11.2 million visitors who arrived in Macao in 2017 by sea at the TFT or the Macau Maritime Ferry Terminal. During the year ended December 31, 2017, the Sands Macao had a total of approximately 5.7 million visitors.

As at December 31, 2017, the Sands Macao features 289 suites, which are furnished with modern and luxurious amenities and decorated with stylish dark wood paneling and high-end furniture. The Sands Macao also included approximately 213,000 square feet of gaming space and had 200 table games and 761 slot machines or similar electronic gaming devices.

In addition to gaming facilities and hotel accommodations, the Sands Macao also includes restaurants, spa facilities, entertainment areas and other amenities. The dining venues feature popular regional cuisine and include a Cantonese restaurant, and an upscale western-style steakhouse.

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SANDS CHINA LTD. 2.3 OUR PROPERTIES

Our Development Projects

The map below indicates the location of our existing Cotai Strip properties. As noted above, the Company will feature an additional 295 premium quality suites in a separate tower adjacent to the Four Seasons Hotel Macao. The Company announced it will renovate, expand and rebrand the Sands Cotai Central into a new destination integrated resort, The Londoner Macao, introducing new attractions and features from London, including some of London's most recognizable landmarks, as well as an expanded retail mall and an additional 350 luxury suites. We plan to own and operate the related gaming areas under our Macao gaming subconcession.





Our Land Concessions

We have received land concessions from the Macao Government to build the Sands Macao and Parcels 1, 2, 3 and 5 and 6 on Cotai, the sites on which The Venetian Macao (Parcel 1), The Plaza Macao (Parcel 2), The Parisian Macao (Parcel 3) and Sands Cotai Central (Parcels 5 and 6) are located. We do not own these parcels; however, the land concessions, which have an initial term of 25 years and are renewable at our option in accordance with Macao laws, grant us exclusive use of the land.

As specified in each land concession, we are required to pay premiums, which are either payable in a single lump sum upon acceptance of the land concession or in seven semi-annual installments, as well as annual rent for the term of the land concession, which may be revised every five years by the Macao Government.



KEY OPERATING REVENUE MEASUREMENTS

Operating revenues at The Venetian Macao, Sands Cotai Central, The Parisian Macao and The Plaza Macao are dependent upon the volume of customers who stay at the hotel, which affects the price that can be charged for hotel rooms and our gaming volume. Operating revenues at the Sands Macao are principally driven by casino customers who visit the properties on a daily basis.

The following are the key measurements we use to evaluate operating revenues:

Casino revenue measurements: Table games are segregated into two groups, consistent with the Macao market's convention: Rolling Chip play (all VIP players) and Non-Rolling Chip play (mostly non-VIP players). The volume measurement for Rolling Chip play is non-negotiable gaming chips wagered and lost. The volume measurement for Non-Rolling Chip play is table games drop ("drop"), which is the sum of markers issued (credit instruments), cash deposited in the table drop box and gaming chips purchased or exchanged at the cage. Rolling Chip and Non-Rolling Chip volume measurements are not comparable as the amounts wagered and lost are substantially higher than the amounts dropped. Slot handle, also a volume measurement, is the gross amount wagered for the period cited.

We view Rolling Chip win as a percentage of Rolling Chip volume, Non-Rolling Chip win as a percentage of drop and slot hold as a percentage of slot handle. Win or hold percentage represents the percentage of Rolling Chip volume, Non-Rolling Chip drop or slot handle won by the casino and recorded as casino revenue. Based upon our mix of table games, our Rolling Chip win percentage (calculated before discounts and commissions) is expected to be 3.0% to 3.3%. We revised the expected range due to the Rolling Chip win percentage experienced over the last several years. Generally, slot machine play is conducted on a cash basis. In Macao, 15.4% of our table games play was conducted on a credit basis for the year ended December 31, 2017.

Hotel revenue measurements: Performance indicators used are occupancy rate, which is the average percentage of available hotel rooms occupied during a period, and average daily room rate, which is the average price of occupied rooms per day. The calculations of the hotel occupancy and average daily room rates include the impact of rooms provided on a complimentary basis. Complimentary room rates are determined based on an analysis of retail (or cash) room rates by customer segment and type of room product to ensure the complimentary room rates are consistent with retail rates. Revenue per available room represents a summary of hotel average daily room rates and occupancy. Because not all available rooms are occupied, average daily room rates are normally higher than revenue per available room. Reserved rooms where the guests do not show up for their stay and lose their deposit, or rooms where guests check out early, may be re-sold to walk-in guests.

Mall revenue measurements: Occupancy, base rent per square foot and tenant sales per square foot are used as performance indicators. Occupancy represents gross leasable occupied area ("GLOA") divided by gross leasable area ("GLA") at the end of the reporting period. GLOA is the sum of: (1) tenant occupied space under lease and (2) tenants no longer occupying space, but paying rent. GLA does not include space that is currently under development or not on the market for lease. Base rent per square foot is the annualized base, or minimum, rent charge in effect at the end of the reporting period, which is calculated on a weighted average basis, for all tenants that would qualify to be included in occupancy. Tenant sales per square foot is the same period. Only tenants that have been open for a minimum of 12 months are included in the tenant sales per square foot calculation.



RESULTS OF OPERATIONS

Year Ended December 31, 2017 Compared to the Year Ended December 31, 2016

Net Revenues

Our net revenues consisted of the following:

	Year	Year ended December 31,		
	2017	2016	Percent change	
		(US\$ in millions)		
	6.400		46.20/	
Casino	6,480	5,573	16.3%	
Mall	479	420	14.0%	
Rooms	314	265	18.5%	
Food and beverage	189	160	18.1%	
Convention, ferry, retail and other	253	235	7.7%	
Total net revenues	7,715	6,653	16.0%	

Net revenues were US\$7.71 billion for the year ended December 31, 2017, an increase of 16.0%, compared to US\$6.65 billion for the year ended December 31, 2016. Net revenues increased in all business categories, mainly driven by a full year of operations at The Parisian Macao. We continued to enjoy Macao market-leading visitation and focused on driving the high-margin mass market gaming business, while providing luxury amenities and high service levels to our VIP and premium players.





Our net casino revenues for the year ended December 31, 2017 were US\$6.48 billion, an increase of 16.3%, compared to US\$5.57 billion for the year ended December 31, 2016. The increase was mainly driven by a full year of operations at The Parisian Macao.

The following table summarizes the results of our casino activity:

	Year 2017	ended December 31, 2016 (US\$ in millions)	Change
The Venetian Macao Total net casino revenues Non-Rolling Chip drop Non-Rolling Chip win percentage Rolling Chip volume Rolling Chip win percentage Slot handle Slot hold percentage	2,560 7,399 25.2% 26,239 3.34% 2,929 5.3%	2,474 6,856 25.2% 28,851 3.23% 3,790 4.5%	3.5% 7.9% — pts (9.1)% 0.11 pts (22.7)% 0.8 pts
Sands Cotai Central Total net casino revenues Non-Rolling Chip drop Non-Rolling Chip win percentage Rolling Chip volume Rolling Chip win percentage Slot handle Slot hold percentage	1,601 5,996 20.7% 10,621 3.09% 4,802 4.1%	1,647 5,992 20.2% 12,329 3.41% 5,794 3.6%	(2.8)% 0.1% 0.5 pts (13.9)% (0.32) pts (17.1)% 0.5 pts
The Parisian Macao ⁽ⁱ⁾ Total net casino revenues Non-Rolling Chip drop Non-Rolling Chip win percentage Rolling Chip volume Rolling Chip win percentage Slot handle Slot hold percentage	1,258 3,973 19.6% 18,275 3.14% 3,729 3.3%	353 1,085 18.5% 4,061 4.24% 974 4.5%	256.4% 266.2% 1.1 pts 350.0% (1.10) pts 282.9% (1.2) pts
The Plaza Macao Total net casino revenues Non-Rolling Chip drop Non-Rolling Chip win percentage Rolling Chip volume Rolling Chip win percentage Slot handle Slot hold percentage	449 1,284 22.7% 10,040 2.59% 436 7.4%	442 1,114 21.9% 9,004 3.09% 414 6.2%	1.6% 15.3% 0.8 pts 11.5% (0.50) pts 5.3% 1.2 pts
Sands Macao Total net casino revenues Non-Rolling Chip drop Non-Rolling Chip win percentage Rolling Chip volume Rolling Chip win percentage Slot handle Slot hold percentage	612 2,457 19.0% 4,309 2.79% 2,420 3.3%	657 2,628 18.6% 7,014 2.48% 2,583 3.4%	(6.8)% (6.5)% 0.4 pts (38.6)% 0.31 pts (6.3)% (0.1) pts

Note:

(i) The Parisian Macao opened on September 13, 2016.



Net mall revenues for the year ended December 31, 2017 increased 14.0% to US\$479 million, compared to US\$420 million for the year ended December 31, 2016. The increase was primarily attributable to a US\$43 million increase of net mall revenues at the Shoppes at Parisian due to a full year of operations, as well as a US\$11 million increase at the Shoppes at Venetian mainly driven by lease renewals and replacements that resulted in higher base rent.

The following table summarizes the results of our mall activity:

	Year en	Year ended December 31,		
	2017	2016	Change	
	(US\$ in millions, except per square for		oot amount)	
The Venetian Macao				
Total mall revenues	219	208	5.3%	
Mall gross leasable area (in square feet)	786,429	777,413	1.2%	
Occupancy	97.2%	97.6%	(0.4) pts	
Base rent per square foot (in US\$)	247	241	2.5%	
Tenant sales per square foot (in US\$) ⁽ⁱ⁾	1,389	1,326	4.8%	
Sands Cotai Central				
Total mall revenues	63	62	1.6%	
Mall gross leasable area (in square feet)	424,309	407,065	4.2%	
Occupancy	93.5%	96.7%	(3.2) pts	
Base rent per square foot (in US\$)	113	128	(11.7)%	
Tenant sales per square foot (in US\$) ⁽ⁱ⁾	744	882	(15.6)%	
The Parisian Macao (ii)				
Total mall revenues	66	23	187.0%	
Mall gross leasable area (in square feet)	300,218	299,778	0.1%	
Occupancy	93.4%	92.6%	0.8 pts	
Base rent per square foot (in US\$)	218	222	(1.8)%	
Tenant sales per square foot (in US\$) ⁽ⁱ⁾	574	N/A	—%	
The Plaza Macao				
Total mall revenues	131	127	3.1%	
Mall gross leasable area (in square feet)	257,859	259,410	(0.6)%	
Occupancy	99.6%	99.3%	0.3 pts	
Base rent per square foot (in US\$)	456	452	0.9%	
Tenant sales per square foot (in US\$)(i)	3,500	3,004	16.5%	

Notes:

(i) Tenant sales per square foot reflect sales from tenants only after the tenant has been open for a period of 12 months.

(ii) The Parisian Macao opened on September 13, 2016.



Net room revenues for the year ended December 31, 2017 were US\$314 million, an increase of 18.5%, compared to US\$265 million for the year ended December 31, 2016. The increase was primarily driven by a full year of operations at The Parisian Macao, and increased demand at Sands Cotai Central. During the year ended December 31, 2017, there were approximately 9% and 8% fewer average rooms available at The Plaza Macao and The Venetian Macao, respectively, compared to the year ended December 31, 2016.

The following table summarizes the results of our room activity. Information in this table takes into account rooms provided to customers on a complimentary basis.

	Year ended December 31,		
	2017	2016	Change
	(US\$ in millions, e	xcept average dai	ly rate and
	revenue	per available room	(ו
The Venetian Macao			
Gross room revenues	184	182	1.1%
Occupancy rate	91.4%	86.0%	5.4 pts
Average daily rate (in US\$)	221	214	3.3%
Revenue per available room (in US\$)	202	184	9.8%
Sands Cotai Central			
Gross room revenues	295	274	7.7%
Occupancy rate	86.6%	82.2%	4.4 pts
Average daily rate (in US\$)	151	148	2.0%
Revenue per available room (in US\$)	131	122	7.4%
The Parisian Macao ⁽ⁱ⁾			
Gross room revenues	130	36	261.1%
Occupancy rate	90.4%	90.5%	(0.1) pts
Average daily rate (in US\$)	143	138	3.6%
Revenue per available room (in US\$)	129	125	3.2%
The Plaza Macao			
Gross room revenues	34	37	(8.1)%
Occupancy rate	82.1%	75.3%	6.8 pts
Average daily rate (in US\$)	347	364	(4.7)%
Revenue per available room (in US\$)	284	274	3.6%
Sands Macao			
Gross room revenues	19	20	(5.0)%
Occupancy rate	97.7%	97.1%	0.6 pts
Average daily rate (in US\$)	189	199	(5.0)%
Revenue per available room (in US\$)	184	193	(4.7)%

Note:

(i) The Parisian Macao opened on September 13, 2016.



Net food and beverage revenues for the year ended December 31, 2017 increased 18.1% to US\$189 million, compared to US\$160 million for the year ended December 31, 2016. The increase was primarily due to a full year of operations at The Parisian Macao.

Net convention, ferry, retail and other revenues for the year ended December 31, 2017 were US\$253 million, an increase of 7.7%, compared to US\$235 million for the year ended December 31, 2016. The increase was primarily attributable to a full year of operations at The Parisian Macao, and increases in other business categories, such as convention, entertainment and ferry operations.



SANDS CHINA LTD. 2.4 MANAGEMENT DISCUSSION AND ANALYSIS

Operating Expenses

Our operating expenses consisted of the following:

	Year	Year ended December 31,		
	2017	2016 (US\$ in millions)	Percent change	
Casino	3,973	3,436	15.6%	
Mall	53	41	29.3%	
Rooms	83	70	18.6%	
Food and beverage	155	132	17.4%	
Convention, ferry, retail and other	192	171	12.3%	
Provision for doubtful accounts, net	4	18	(77.8)%	
General and administrative	655	552	18.7%	
Corporate	121	131	(7.6)%	
Pre-opening	7	128	(94.5)%	
Depreciation and amortization	676	611	10.6%	
Net foreign exchange losses/(gains)	11	(1)	(1,200.0)%	
Loss on disposal of property and equipment,				
investment properties and intangible assets	12	12	—%	
Total operating expenses	5,942	5,301	12.1%	

Operating expenses were US\$5.94 billion for the year ended December 31, 2017, an increase of 12.1%, compared to US\$5.30 billion for the year ended December 31, 2016. The increase in operating expenses was primarily due to increases of business volumes across all business categories, as well as a full year of operations at The Parisian Macao.

Casino expenses for the year ended December 31, 2017 were US\$3.97 billion, an increase of 15.6%, compared to US\$3.44 billion for the year ended December 31, 2016. The increase was primarily attributable to increase of US\$577 million at The Parisian Macao, driven by an increase in gaming tax, partially offset by a US\$41 million decrease at other properties, driven by a decrease in gaming taxes due to decreased casino revenues.

Mall expenses for the year ended December 31, 2017 were US\$53 million, an increase of 29.3%, compared to US\$41 million for the year ended December 31, 2016. The increase was primarily due to a full year of operations at The Parisian Macao and higher promotional expenses.

Room expenses for the year ended December 31, 2017 were US\$83 million, an increase of 18.6%, compared to US\$70 million for the year ended December 31, 2016. The increase was due to a full year of operations at The Parisian Macao.

Food and beverage expenses for the year ended December 31, 2017 were US\$155 million, an increase of 17.4%, compared to US\$132 million for the year ended December 31, 2016. The increase was primarily driven by a full year of operations at The Parisian Macao, as well as additional volume-related expenses at other properties.

Convention, ferry, retail and other expenses for the year ended December 31, 2017 were US\$192 million, an increase of 12.3%, compared to US\$171 million for the year ended December 31, 2016. The increase was primarily driven by higher repair and maintenance, and fuel costs for our ferry operations, increases in entertainment expenses at the Cotai Arena, as well as a full year of operations at The Parisian Macao.



Provision for doubtful accounts, net for the year ended December 31, 2017 were US\$4 million, a decrease of 77.8%, compared to US\$18 million for the year ended December 31, 2016. The decrease was primarily driven by increased collection of previously reserved customer balances during the year ended December 31, 2017, as compared to the prior year period.

General and administrative expenses were US\$655 million for the year ended December 31, 2017, an increase of 18.7%, compared to US\$552 million for the year ended December 31, 2016. The increase was primarily due to an US\$89 million increase at The Parisian Macao.

Corporate expenses were US\$121 million for the year ended December 31, 2017, a decrease of 7.6%, as compared to US\$131 million for the year ended December 31, 2016. The decrease was primarily due to non-recurring legal costs during the year ended December 31, 2016, partially offset by higher royalty fees for the full year of operations at The Parisian Macao.

Pre-opening expenses were US\$7 million for the year ended December 31, 2017, a decrease of 94.5%, compared to US\$128 million for the year ended December 31, 2016. The decrease was primarily due to pre-opening activities at The Parisian Macao, which was opened on September 13, 2016.

Depreciation and amortization expense was US\$676 million for the year ended December 31, 2017, an increase of 10.6%, compared to US\$611 million for the year ended December 31, 2016. The increase was driven primarily by a full year of depreciation of assets at The Parisian Macao, partially offset by a change in the estimated useful lives of our leasehold interests in land, land improvements, buildings and building improvements from a range of 15 to 40 years to 10 to 50 years from the date placed in service, as well as changes to the estimated useful lives of certain other furniture, fittings and equipment, to better reflect the estimated periods during which these assets are expected to remain in service. These changes in estimated useful lives of the assets were accounted for as changes in accounting estimates beginning on July 1, 2017. The impact of these changes for the year ended December 31, 2017, was a decrease in depreciation expense and an increase in operating profit of US\$89 million, and an increase of profit attributable to equity holders of the Company of US\$88 million, or earnings per share of US1.10 cents on a basic and diluted basis.

Net foreign exchange losses for the year ended December 31, 2017 were US\$11 million and were primarily associated with U.S. dollar denominated debt held in Macao. This compared with net foreign exchange gains of US\$1 million for the year ended December 31, 2016.

Adjusted Property EBITDA⁽ⁱ⁾

The following table summarizes information related to our segments:

	Year ended December 31,		
	2017	2016	Percent change
		(US\$ in millions)	
The Venetian Macao	1,137	1,092	4.1%
Sands Cotai Central	633	615	2.9%
The Parisian Macao ⁽ⁱⁱ⁾	412	114	261.4%
The Plaza Macao	233	221	5.4%
Sands Macao	174	171	1.8%
Ferry and other operations	22	31	(29.0)%
Total adjusted property EBITDA	2,611	2,244	16.4%

Adjusted property EBITDA for the year ended December 31, 2017 increased 16.4% to US\$2.61 billion, compared to US\$2.24 billion for the year ended December 31, 2016. The increase was primarily driven by a full year of operations at The Parisian Macao. The management team continues to focus on operational efficiencies and cost control measures throughout both the gaming and non-gaming areas of the business, maintaining a market-leading adjusted property EBITDA.



Notes:

- (i) Adjusted property EBITDA, which is a non-IFRS financial measure, is profit attributable to equity holders of the Company before share-based compensation, corporate expense, pre-opening expense, depreciation and amortization, net foreign exchange gains/(losse), impairment loss, gain/(loss) on disposal of property and equipment, investment properties and intangible assets, interest, gain/(loss) on modification or early retirement of debt and income tax benefit/(expense). Management utilizes adjusted property EBITDA to compare the operating profitability of its operations with those of its competitors, as well as a basis for determining certain incentive compensation. Gaming companies have historically reported adjusted property EBITDA as a supplemental performance measure to IFRS financial measures. In order to view the operations of their casinos on a more stand-alone basis, gaming companies, including the Group, have historically excluded certain expenses that do not relate to the management of specific casino properties, such as pre-opening expense and corporate expense, from their adjusted property EBITDA calculations. Adjusted property EBITDA should not be interpreted as an alternative to profit or operating profit (as an indicator of operating performance) or to cash flows from operations (as a measure of liquidity), in each case, as determined in accordance with IFRS. The Group has significant uses of cash flow, including capital expenditures, dividend payments, interest payments and debt principal repayments, which are not reflected in adjusted property EBITDA. Not all companies calculate adjusted property EBITDA in the same manner. As a result, adjusted property EBITDA as presented by the Group may not be directly comparable to other similarly titled measures presented by other companies.
- (ii) The Parisian Macao opened on September 13, 2016.

Interest Expense

The following table summarizes information related to interest expense:

	Year ended December 31,		
	2017	2016	Percent change
		(US\$ in millions)	
Interest and other finance costs	155	120	29.2%
Less: interest capitalized	(2)	(34)	(94.1)%
Interest expense, net	153	86	77.9%

Interest expense, net of amounts capitalized, was US\$153 million for the year ended December 31, 2017, compared to US\$86 million for the year ended December 31, 2016. The increase was primarily due to a US\$35 million increase in interest and other finance costs, primarily driven by a US\$1 billion new term loan drawn in August 2016, an increase in weighted average interest rate and a US\$32 million decrease in capitalized interest as we opened The Parisian Macao in September 2016. Our weighted average borrowing cost for the year ended December 31, 2017 was approximately 2.6%, compared to approximately 2.1% for the year ended December 31, 2016.

Profit for the Year

Profit for the year ended December 31, 2017 was US\$1.60 billion, an increase of 31.0%, compared to US\$1.22 billion for the year ended December 31, 2016.

LIQUIDITY, FINANCIAL AND CAPITAL RESOURCES

We fund our operations through cash generated from our operations and our debt financing.

During the year ended December 31, 2017, the Group withdrew and fully repaid borrowings in aggregate principal amount of US\$650 million under the 2016 VML Revolving Facility. As at December 31, 2017, the Group had US\$2.0 billion of available borrowing capacity under the 2016 VML Revolving Facility.

As at December 31, 2017, we held cash and cash equivalents of US\$1.24 billion, which was primarily generated from our operations. Such cash and cash equivalents were primarily held in HK\$.



Further information on the capital structure, maturity profile of debt and other obligations, type of capital instruments used, currency and interest rate structure of the Group can be found at Notes 20, 24, 25, 27 and 30(a)(iii) and 30(b) to the Consolidated Financial Statements.

Cash Flows — Summary

Our cash flows consisted of the following:

	Year ended December 31,	
	2017	2016
	(US\$ in milli	ons)
Net cash generated from operating activities	2,626	2,346
Net cash used in investing activities	(461)	(1,149)
Net cash used in financing activities	(2,207)	(1,195)
Net (decrease)/increase in cash and cash equivalents	(42)	2
Cash and cash equivalents at beginning of year	1,284	1,283
Effect of exchange rate on cash and cash equivalents	(3)	(1)
Cash and cash equivalents at end of year	1,239	1,284

Cash Flows — **Operating Activities**

We derive most of our operating cash flows from our casino, mall and hotel operations. Net cash generated from operating activities for the year ended December 31, 2017, increased 11.9% to US\$2.63 billion, compared to US\$2.35 billion for the year ended December 31, 2016. The increase in net cash generated from operating activities was primarily attributable to the increase in operating income, partially offset by a lower benefit from our working capital accounts.

Cash Flows — Investing Activities

Net cash used in investing activities for the year ended December 31, 2017 was US\$461 million and was primarily attributable to capital expenditures for development projects, as well as maintenance capital spending. Capital expenditures for the year ended December 31, 2017, totaled US\$477 million, including US\$204 million for construction activities at The Parisian Macao, and US\$273 million for our operations, mainly at The Venetian Macao, Sands Cotai Central, The Plaza Macao and Sands Macao.

Cash Flows — **Financing Activities**

For the year ended December 31, 2017, net cash used in financing activities was US\$2.21 billion, which was primarily attributable to US\$2.07 billion in dividend payments, US\$128 million in interest payments and US\$20 million of repayments on the 2016 Non-Extended VML Term Loans in accordance with the 2016 VML Credit Facility agreement. During the year ended December 31, 2017, the Group withdrew and fully repaid borrowings in aggregate principal amount of US\$650 million under the 2016 VML Revolving Facility.

SANDS CHINA LTD. 2.4 MANAGEMENT DISCUSSION AND ANALYSIS

CAPITAL EXPENDITURES

Capital expenditures were used primarily for The Parisian Macao and to renovate, upgrade and maintain existing properties. Our capital expenditures, excluding capitalized interest and construction payables, are as follows:

	Year ended I	Year ended December 31,	
	2017	2016	
	(US\$ in	millions)	
The Venetian Macao	152	94	
Sands Cotai Central	84	123	
The Parisian Macao	204	896	
The Plaza Macao	22	16	
Sands Macao	10	18	
Ferry and other operations	5	4	
Total capital expenditures	477	1,151	

In September 2016, we opened The Parisian Macao, an integrated resort connected to The Venetian Macao and The Plaza Macao, which includes a 253,000-square-foot casino. The Parisian Macao also features more than 2,800 rooms and suites; approximately 300,000 square feet of retail space; 19 restaurants; approximately 63,000 square feet of meeting room space; and a 1,200-seat theater.

The refurbishment of 360 rooms and suites comprising the Four Seasons Hotel Macao, was completed in early August 2017. The refurbishment of The Venetian Macao hotel tower including all 2,905 rooms and suites, was completed in late January 2018.

In October 2017, the Company announced the tower adjacent to the Four Seasons Hotel Macao will feature an additional 295 premium quality suites. These serve the growing demand by upscale travelers being experienced. With the structural work of the tower completed, the fit out will commence in 2018. The Company expects the project to be completed in 2019.

In October 2017, the Company also announced it will renovate, expand and rebrand the Sands Cotai Central into a new destination integrated resorts, The Londoner Macao, by adding extensive thematic elements both externally and internally. The Londoner Macao will introduce new attractions and features from London, including some of London's most recognizable landmarks, as well as an expanded retail mall and an additional 350 luxury suites. There will also be extensive entertainment and leisure elements added to ensure The Londoner Macao becomes a "must see" resort when visiting Macao, similar to its sister properties, The Venetian Macao and The Parisian Macao. The project will commence in 2018 and be phased to minimize disruption during the property's peak periods. The Company expects the project to be completed in 2020.

sands china ltd. 2.4 MANAGEMENT DISCUSSION AND ANALYSIS

CAPITAL COMMITMENTS

Future commitments for property and equipment that are not recorded in the financial statements herein are as follows:

	Decem 2017 (US\$ in	ber 31, 2016 millions)
Contracted but not provided for	201	265

DIVIDENDS

On January 19, 2018, the Board declared an interim dividend of HK\$0.99 (equivalent to US\$0.127) per share, payable to Shareholders whose names appeared on the register of members of the Company on February 5, 2018. The interim dividend, amounting in an aggregate to approximately HK\$7.99 billion (equivalent to US\$1.02 billion), was paid on February 23, 2018.

On March 16, 2018, the Board proposed the payment of a final dividend of HK\$1.00 (equivalent to US\$0.128) per share, which is subject to the approval of the Shareholders at the forthcoming annual general meeting. Based on the ordinary shares in issue as at February 28, 2018, the total amount of the final dividend to be distributed is estimated to be approximately HK\$8.08 billion (equivalent to US\$1.03 billion).

PLEDGED FIXED ASSETS

We have pledged a substantial portion of our fixed assets to secure the loan facilities. As at December 31, 2017, we have pledged leasehold interests in land; buildings; building, land and leasehold improvements; furniture, fittings and equipment; construction in progress; and vehicles with an aggregate net book value of approximately US\$6.48 billion (2016: US\$6.71 billion).

CONTINGENT LIABILITIES

The Group has contingent liabilities arising in the ordinary course of business. Management has made estimates for potential litigation costs based upon consultation with legal counsel. Actual results could differ from these estimates; however, in the opinion of management, such litigation and claims will not have a material adverse effect on our financial position, results of operations or cash flows.

The Company has identified the following as priority risks of the Group. You should carefully consider the priority risk factors set forth below as well as the other information contained in this Annual Report in connection with evaluating the Company. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial may also have a material adverse effect on our business, financial condition, results of operations and cash flows.

Our failure to maintain the integrity of our customer or company data, including as a result of breaches of our cybersecurity systems and measures, could degrade our ability to conduct our business operations, delay our ability to recognize revenue, compromise the integrity of our business and services, result in significant data losses and the theft of our intellectual property, damage our reputation, expose us to liability to third parties, regulatory fines and penalties, and require us to incur significant costs to maintain the security of our network and data.

We face global cybersecurity threats, which may range from uncoordinated individual attempts to sophisticated and targeted measures directed at us. Cyber-attacks and security breaches may include, but are not limited to, attempts to access information, including customer and company information, computer malware such as viruses, denial of service, ransomware attacks that encrypt, exfiltrate, or otherwise render data unusable or unavailable in an effort to extort money or other consideration as a condition to purportedly returning the data to a usable form, operator errors or misuse, or inadvertent releases of data, and other forms of electronic security breaches.

Our business requires the collection and retention of large volumes of customer data, including credit card numbers and other personally identifiable information in various information systems we maintain and in those maintained by third parties with whom we contract to provide data services. We also maintain important internal company data such as personally identifiable information about our employees and information relating to our operations. The integrity and protection of customer and company data are important to us. Our collection of such customer and company data is subject to extensive regulation by private groups such as the payment card industry as well as domestic and foreign governmental authorities, including gaming authorities. If a sophisticated cyber event occurs, our systems may be unable to satisfy applicable regulations or employee and customer expectations.

In addition, LVS has experienced a sophisticated criminal cybersecurity attack in the past, including a breach of its information technology systems in which customer and company information was compromised and certain company data may have been destroyed, and LVS or we may experience additional cybersecurity attacks in the future, potentially with more frequency or sophistication. Our information systems and records, including those we maintain with our third-party service providers, as well as the systems of other third parties that share data with us under contractual agreements, may be subject to cyber-attacks and security breaches, system failures, computer malware, including viruses, denial of service, ransomware attacks that encrypt, exfiltrate, or otherwise render data unusable or unavailable in an effort to extort money or other consideration as a condition to purportedly returning the data to a usable form, operator errors or misuse, or inadvertent releases of data. Our third-party information system service providers and other third parties that share data with us pursuant to contractual agreements face risks relating to cybersecurity similar to ours, and we do not directly control any of such parties' information security operations.

A significant theft, loss or fraudulent use of customer or company data maintained by us or by a third-party service provider or other third party that shares data with us pursuant to contractual agreement could have an adverse effect on our reputation, cause a material disruption to our operations and management team and result in remediation expenses (including liability for stolen assets or information, repairing system damage and offering incentives to customers or business partners to maintain their relationships after an attack) and regulatory fines, penalties and corrective actions, or lawsuits by regulators, third-party service providers, third parties that share data with us pursuant to contractual agreement and/or consumers whose data is or may be impacted. Such theft, loss or fraudulent use could also result in litigation by shareholders alleging our protections against cyber-attacks were insufficient, our response to an attack was faulty or insufficient care was taken in ensuring we were

able to comply with cybersecurity, privacy or data protection regulations, protect data, identify risks and attacks, or respond to and recover from a cyber-attack, or by customers and other parties whose information was subject to such attacks. In addition, we may incur increased cybersecurity protection costs that may include organizational changes, deploying additional personnel and protection technologies, training employees and engaging third-party experts and consultants. There can be no assurance the insurance the Company has in place relating to cybersecurity risks will be sufficient in the event of a major cybersecurity event. Any of these events could have a material adverse effect on our business, financial condition, results of operations and cash flows.

Our business is particularly sensitive to reductions in discretionary consumer and corporate spending as a result of downturns in the economy.

Consumer demand for hotel/casino resorts, trade shows and conventions and for the type of luxury amenities we offer is particularly sensitive to downturns in the economy and the corresponding impact on discretionary spending on leisure activities. Changes in discretionary consumer spending or corporate spending on conventions and business travel could be driven by many factors, such as: perceived or actual general economic conditions; any further weaknesses in the job or housing market, additional credit market disruptions; high energy, fuel and food costs; the increased cost of travel; the potential for bank failures; perceived or actual disposable consumer income and wealth; fears of recession and changes in consumer confidence in the economy; or fears of war and future acts of terrorism. These factors could reduce consumer and corporate demand for the luxury amenities and leisure activities we offer, thus imposing additional limits on pricing and harming our operations.

The number of visitors to Macao, particularly visitors from mainland China, may decline or travel to Macao may be disrupted.

Our VIP and mass market gaming customers typically come from nearby destinations in Asia, including mainland China, Hong Kong, South Korea and Japan. Increasingly, a significant number of gaming customers come to our casinos from mainland China. Any slowdown in economic growth or changes of China's current restrictions on travel and currency movements could further disrupt the number of visitors from mainland China to our casinos in Macao as well as the amounts they are willing and able to spend while at our properties.

Policies and measures adopted from time to time by the Chinese government include restrictions imposed on exit visas granted to residents of mainland China for travel to Macao and Hong Kong. These measures have, and any future policy developments that may be implemented may have, the effect of reducing the number of visitors to Macao from mainland China, which could adversely impact tourism and the gaming industry in Macao.

Our operations face intense competition, which could have a material adverse effect on our financial condition, results of operations and cash flows.

The hotel, resort and casino businesses are highly competitive. Our operations currently compete with numerous other casinos located in Macao. Our competitors have announced additional Macao facilities with planned opening dates in 2018. Increasing capacity of hotel rooms in Macao could add to the competitive dynamic of the market.

Our operations also compete to some extent with casinos located elsewhere in Asia, including Singapore, Malaysia, Philippines, Australia, Cambodia and elsewhere in the world, including Las Vegas, as well as online gaming and cruise ships that offer gaming. Our operations also face increased competition from new developments in Malaysia, Australia and South Korea. In addition, certain countries have legalized, and others may in the future legalize, casino gaming, including Japan, Taiwan, Thailand and Vietnam.

The proliferation of gaming venues, especially in Southeast Asia, could have a significant and adverse effect on our financial condition, results of operations and cash flows.

sands china ltd. 2.5 PRIORITY RISK FACTORS

The Macao Government could grant additional rights to conduct gaming in the future, which could have a material adverse effect on our financial condition, results of operations and cash flows.

We hold a subconcession under one of only six gaming concessions and subconcessions authorized by the Macao Government to operate casinos in Macao. No additional concessions or subconcessions have been granted since 2002; however, if the Macao Government were to allow additional gaming operators in Macao through the grant of additional concessions or subconcessions, we would face additional competition, which could have a material adverse effect on our financial condition, results of operations and cash flows.

We are dependent upon gaming promoters for a portion of our gaming revenues in Macao.

Gaming promoters, which promote gaming and draw VIP players to casinos, are responsible for a portion of our gaming revenues in Macao. With the increased number of gaming facilities in Macao, the competition for relationships with gaming promoters has increased. There can be no assurance that we will be able to maintain, or grow, our relationships with gaming promoters. If we are unable to maintain or grow our relationships with gaming promoters, or if the gaming promoters experience financial difficulties or are unable to develop or maintain relationships with our VIP players, our ability to grow our gaming revenues will be hampered.

If gaming promoters attempt to negotiate changes to our operational agreements, including higher commissions, it could result in higher costs for us, loss of business to a competitor or loss of relationships with gaming promoters. Given regulatory requirements and certain economic and other factors occurring in the region, gaming promoters may encounter difficulties in attracting patrons to come to Macao, and such gaming promoters may experience decreased liquidity, limiting their ability to grant credit to their patrons, resulting in decreased gaming volume at our properties. Credit already extended by gaming promoters to their patrons may become increasingly difficult for them to collect. This inability to attract sufficient patrons, grant credit and collect amounts due in a timely manner could negatively affect gaming promoters' activities, cause gaming promoters to wind up or liquidate their operations or result in gaming promoters leaving Macao. The above factors affecting gaming promoters could have a material adverse effect on our business, financial condition, results of operations and cash flows.

In addition, the quality of gaming promoters with whom we have relationships is important to our reputation and our ability to continue to operate in compliance with our gaming licenses. While we strive for excellence in our associations with gaming promoters, we cannot assure you the gaming promoters with whom we are associated will meet the high standards we insist upon. If a gaming promoter falls below our standards, we may suffer reputational harm, as well as worsening relationships with, and possible sanctions from, gaming regulators with authority over our operations. In the event a gaming promoter does not meet its financial obligations, there can be no assurance that we may not incur financial exposure.

Our business could be adversely affected by the limitations of the pataca exchange markets and restrictions on the export of the Renminbi.

Our revenues in Macao are denominated in patacas, the legal currency of Macao, and HK dollars. The Macao pataca is pegged to the HK dollar and, in many cases, is used interchangeably with the HK dollar in Macao. Although currently permitted, we cannot assure you that patacas will continue to be freely exchangeable into U.S. dollars. Also, our ability to convert large amounts of patacas into U.S. dollars over a relatively short period may be limited.

We are currently prohibited from accepting wagers in Renminbi, the legal currency of China. There are also restrictions on the remittance of the Renminbi from mainland China and the amount of Renminbi that can be converted into foreign currencies, including the pataca and HK dollar. Restrictions on the remittance of the Renminbi from mainland China may impede the flow of gaming customers from mainland China to Macao, inhibit the growth of gaming in Macao and negatively impact our gaming operations. There is no assurance incremental mainland Chinese regulations will not be promulgated in the future that have the effect of restricting or eliminating the remittance of Renminibi from mainland China. Further, if any new mainland Chinese regulations are promulgated in the future that have the effect of permitting or restricting (as the case may be) the remittance of Renminibi from mainland China, then such remittances will need to be made subject to the specific requirements or restrictions set out in such rules.

The transportation infrastructure in Macao may not be adequate to accommodate increased future demand of visitors to Macao.

Macao is in the process of expanding its transportation infrastructure to service the increased number of visitors to Macao. If the planned expansions of transportation facilities to and from Macao are delayed or not completed, and Macao's transportation infrastructure is insufficient to meet the demands of an increased volume of visitors to Macao, the desirability of Macao as a business and leisure tourism destination, as well as the results of operations of our properties, could be negatively impacted.

Conducting business in Macao has certain political and economic risks, which may have a material adverse effect on our business, financial condition, results of operations and cash flows.

Our operations in Macao include The Venetian Macao, Sands Cotai Central, The Parisian Macao, The Plaza Macao and Sands Macao. Accordingly, our business development plans, financial condition, results of operations and cash flows may be materially and adversely affected by significant political, social and economic developments in Macao, and by changes in policies of the government or changes in laws and regulations or their interpretations. Our operations in Macao are also exposed to the risk of changes in laws and policies that govern operations of companies based in Macao. Jurisdictional tax laws and regulations may also be subject to amendment or different interpretation and implementation, thereby having an adverse effect on our profitability. These changes may have a material adverse effect on our financial condition, results of operations and cash flows.

Current Macao laws and regulations concerning gaming and gaming concessions and licenses are, for the most part, fairly recent and there is little precedent on the interpretation of these laws and regulations. We believe our organizational structure and operations are in compliance in all material respects with all applicable laws and regulations of Macao. These laws and regulations are complex and a court or an administrative or regulatory body may in the future render an interpretation of these laws and regulations, or issue regulations, which differs from our interpretation and could have a material adverse effect on our financial condition, results of operations and cash flows.

In addition, our activities in Macao are subject to administrative review and approval by various government agencies. We cannot assure you we will be able to obtain all necessary approvals, which may have a material adverse effect on our long-term business strategy and operations. Macao laws permit redress to the courts with respect to administrative actions; however, such redress is largely untested in relation to gaming issues.

On October 6, 2014, the Macao Government approved smoking control legislation, which prohibits smoking in casinos. The legislation, in force through December 31, 2017, permitted casinos to maintain designated smoking areas of up to 50% of the areas opened to the public, as long as such areas complied with certain conditions, namely to be located within restricted

access areas. Pursuant to an amendment to the legislation, in force as of January 1, 2018, the said ratio no longer applies and a new ratio is required to be determined by the Dispatch of the Secretary for Social Affairs and Culture; however, the ratio has not yet been issued and may be issued at any time. Such legislation may deter potential gaming customers who are smokers from frequenting casinos in jurisdictions with smoking bans such as Macao. Such laws and regulations could change or could be interpreted differently in the future. We cannot predict the future likelihood or outcome of similar legislation or referendums in other jurisdictions where we operate or the magnitude of any decrease in revenues as a result of such regulations, though any smoking ban could have an adverse effect on our business, financial condition, results of operations and cash flows.

We are currently not required to pay corporate income taxes on our casino gaming operations in Macao. Additionally, we currently have an agreement with the Macao Government that provides for a fixed annual payment that is a substitution for a 12% tax otherwise due from VML's shareholders on dividends distributed from our gaming operations. These tax arrangements expire at the end of 2018.

We have had the benefit of a corporate tax exemption in Macao, which exempts us from paying the 12% corporate income tax on profits generated by the operation of casino games. This exemption does not apply to our non-gaming activities. We will continue to benefit from this tax exemption through the end of 2018. In December 2017, VML requested an additional income tax exemption for either an additional 5-year period or through June 26, 2022, the date our subconcession agreement expires. Additionally, we entered into an agreement with the Macao Government in May 2014, effective through the end of 2018 that provides for an annual payment that is a substitution for a 12% tax otherwise due from VML's shareholders on dividend distributions paid from VML gaming profits. We intend to request an additional agreement with the Macao Government to correspond to the income tax exemption for gaming operations; however, there is no certainty that either of these tax arrangements will be extended beyond their expiration dates. If the arrangements are not extended, a 12% tax would be due on either earnings or distributions from earnings generated after 2018, which could have a material adverse effect on our financial condition, results of operations and cash flows.

We are subject to extensive regulation and the cost of compliance or failure to comply with such regulations that govern our operations in any jurisdiction where we operate may have a material adverse effect on our business, financial condition, results of operations and cash flows.

We are required to obtain and maintain licenses from various jurisdictions in order to operate certain aspects of our business, and we are subject to extensive background investigations and suitability standards in our gaming business. We also will become subject to regulation in any other jurisdiction where we choose to operate in the future. There can be no assurance we will be able to obtain new licenses or renew any of our existing licenses, or if such licenses are obtained, such licenses will not be conditioned, suspended or revoked; and the loss, denial or non-renewal of any of our licenses could have a material adverse effect on our business, financial condition, results of operations and cash flows.

We are a subsidiary of LVS and are therefore subject to regulations imposed by the Foreign Corrupt Practices Act (the "FCPA"), which generally prohibits U.S. companies and their intermediaries from making improper payments to foreign officials for the purpose of obtaining or retaining business. LVS entered into a comprehensive civil administrative settlement with the U.S. Securities and Exchange Commission (the "SEC") on April 7, 2016, and a non-prosecution agreement with the Department of Justice (the "DOJ") on January 19, 2017, which resolve all inquiries related to these government investigations and include on-going reporting obligations to the SEC through June 2018 and to the DOJ through January 2020. Any violation of the FCPA could have a material adverse effect on our business, financial condition, results of operations and cash flows.

We also deal with significant amounts of cash in our operations and are subject to various reporting and anti-money laundering regulations. Recently, various governmental authorities have evidenced an increased focus on the gaming industry and compliance with anti-money laundering laws and regulations. For instance, we are subject to regulation which, among other things, requires us to report to the various government authorities certain currency transactions in excess of applicable thresholds and certain suspicious activities where we know, suspect or have reason to suspect such transactions involve funds from illegal activity or are intended to violate certain laws or regulations or are designed to evade reporting requirements or have no business or lawful purpose. In addition, we are subject to various other rules and regulations. We are also subject to substantial civil and criminal penalties, including fines, if we fail to comply with applicable regulations. We are also subject to regulations set forth by the gaming authorities in the areas in which we operate. Any such laws and regulations could change or could be interpreted differently in the future, or new laws and regulations could be enacted. Any violation of antimoney laundering laws or regulations, or any accusations of money laundering or regulatory investigations into possible money laundering activities, by any of our properties, employees or customers could have a material adverse effect on our business, financial condition, results of operations and cash flows.

We will stop generating any gaming revenues from our operations if we cannot secure an extension of our subconcession in 2022 or if the Macao Government exercises its redemption right.

Our subconcession agreement expires on June 26, 2022. Unless our subconcession is extended, all of VML's casino premises and gaming-related equipment will be transferred automatically to the Macao Government on that date without compensation to us and we will cease to generate gaming revenues from these operations. Beginning on December 26, 2017, the Macao Government may redeem the subconcession agreement by providing us at least one-year prior notice. In the event the Macao Government exercises this redemption right, we are entitled to fair compensation or indemnity. The amount of this compensation or indemnity will be determined based on the amount of gaming and non-gaming revenue generated by The Venetian Macao during the tax year prior to the redemption multiplied by the number of remaining years before expiration of the subconcession. We cannot assure you we will be able to renew or extend our subconcession agreement on terms favorable to us or at all. We also cannot assure you that if our subconcession is redeemed, the compensation paid will be adequate to compensate us for the loss of future revenues.

Our subconcession can be terminated under certain circumstances without compensation to us, which would have a material adverse effect on our business, financial condition, results of operations and cash flows.

The Macao Government has the right, after consultation with Galaxy, to unilaterally terminate our subconcession in the event of VML's serious non-compliance with its basic obligations under the subconcession and applicable Macao laws. Upon termination of our subconcession, our casinos and gaming-related equipment would automatically be transferred to the Macao Government without compensation to us and we would cease to generate any revenues from these operations. The loss of our subconcession would prohibit us from conducting gaming operations in Macao, which would have a material adverse effect on our business, financial condition, results of operations and cash flows.

sands china ltd. 2.5 PRIORITY RISK FACTORS

We depend on the continued services of key managers and employees. If we do not retain our key personnel or attract and retain other highly skilled employees, our business will suffer.

Our ability to maintain our competitive position is dependent to a large degree on the services of our senior management team, including Mr. Sheldon Gary Adelson and our other executive officers. The loss of Mr. Adelson's services or the services of our other senior management, or the inability to attract and retain additional senior management personnel could have a material adverse effect on our business.

We compete for limited management and labor resources in Macao, and policies of government may also affect our ability to employ imported managers or labor.

Our success depends in large part upon our ability to attract, retain, train, manage and motivate skilled managers and employees at our properties. The Macao Government requires we only hire Macao residents in our casinos for certain employee roles, including as dealers. In addition, we are required in Macao to obtain visas and work permits for managers and employees we seek to employ from other countries. There is significant competition in Macao for managers and employees with the skills required to perform the services we offer and competition for these individuals in Macao is likely to increase as other competitors expand their operations.

We may have to recruit managers and employees from other countries to adequately staff and manage our properties and certain Macao Government policies affect our ability to hire non-resident managers and employees in certain job classifications. Despite our coordination with the Macao labor and immigration authorities to assure our management and labor needs are satisfied, we may not be able to recruit and retain a sufficient number of qualified managers or employees for our operations or the Macao labor and immigration authorities may not grant us the necessary visas or work permits.

If we are unable to obtain, attract, retain and train skilled managers and employees, and obtain any required visas or work permits for our skilled managers and employees, our ability to adequately manage and staff our existing properties and planned development projects could be impaired, which could have a material adverse effect on our business, financial condition, results of operations and cash flows.

VML may have financial and other obligations to foreign workers managed by its contractors under government labor quotas.

The Macao Government has granted VML a quota to permit it to hire foreign workers. VML has effectively assigned the management of this quota to its contractors for the previous construction of our Cotai Strip projects. VML, however, remains ultimately liable for all employer obligations relating to these employees, including for payment of wages and taxes and compliance with labor and workers' compensation laws. VML requires each contractor to whom it has assigned the management of part of its labor quota to indemnify VML for any costs or liabilities VML incurs as a result of such contractor's failure to fulfill employer obligations. VML's agreements with its contractors also contain provisions that permit it to retain some payments for up to one year after the contractors' complete work on the projects. We cannot assure you VML's contractors will fulfill their obligations to employees hired under the labor quotas or to VML under the indemnification agreements, or the amount of any indemnification payments received will be sufficient to pay for any obligations VML may owe to employees managed by contractors under VML's quotas. Until we make final payments to our contractors, we have offset rights to collect amounts they may owe us, including amounts owed under the indemnities relating to employer obligations. After we have made the final payments, it may be more difficult for us to enforce any unpaid indemnity obligations.

sands china ltd. 2.5 PRIORITY RISK FACTORS

Natural or man-made disasters, an outbreak of highly infectious disease, terrorist activity or war could adversely affect the number of visitors to our facilities and disrupt our operations, resulting in a material adverse effect on our business, financial condition, results of operations and cash flows.

So called "Acts of God", such as typhoons, particularly in Macao, and other natural disasters, man-made disasters, outbreaks of highly infectious diseases, terrorist activity or war may result in decreases in travel to and from, and economic activity in, areas in which we operate, and may adversely affect the number of visitors to our properties. Any of these events also may disrupt our ability to staff our business adequately, could generally disrupt our operations and could have a material adverse effect on our business, financial condition, results of operations and cash flows. Although we have insurance coverage with respect to some of these events, we cannot assure you that any such coverage will be sufficient to indemnify us fully against all direct and indirect costs, including any loss of business that could result from substantial damage to, or partial or complete destruction of, any of our properties.

We extend credit to a large portion of our customers and we may not be able to collect gaming receivables from our credit players.

We conduct our gaming activities on a credit and cash basis. Any such credit we extend is unsecured. Table games players typically are extended more credit than slot players, and high-stakes players typically are extended more credit than players who tend to wager lower amounts. High-end gaming is more volatile than other forms of gaming, and variances in win-loss results attributable to high-end gaming may have a significant positive or negative impact on cash flow and earnings in a particular quarter.

During the year ended December 31, 2017, approximately 15.4% of our table games drop at our properties, was from creditbased wagering. We extend credit to those customers whose level of play and financial resources warrant, in the opinion of management, an extension of credit. These large receivables could have a significant impact on our results of operations if deemed uncollectible.

In particular, we expect our operations will be able to enforce gaming debts only in a limited number of jurisdictions, including Macao. To the extent our gaming customers and gaming promoters are from other jurisdictions, our operations may not have access to a forum in which it will be possible to collect all gaming receivables because, among other reasons, courts of many jurisdictions do not enforce gaming debts and our operations may encounter forums that will refuse to enforce such debts. Moreover, under applicable law, our operations remain obligated to pay taxes on uncollectible winnings from customers.

Even where gaming debts are enforceable, they may not be collectible. Our inability to collect gaming debts could have a significant adverse effect on our cash flows.

We face the risk of fraud and cheating.

Our gaming customers may attempt or commit fraud or cheat in order to increase winnings. Acts of fraud or cheating could involve the use of counterfeit chips or other tactics, possibly in collusion with our employees. Internal acts of cheating could also be conducted by employees through collusion with dealers, surveillance staff, floor managers or other casino or gaming area staff. Failure to discover such acts or schemes in a timely manner could result in losses in our gaming operations. In addition, negative publicity related to such schemes could have an adverse effect on our reputation, potentially causing a material adverse effect on our business, financial condition, results of operations and cash flows.

sands china ltd. 2.6 STAKEHOLDER INFORMATION

2.6.1 OUR SHAREHOLDERS

Shareholding Analysis and our Shareholders

Share Capital (as at December 31, 2017)

Authorized Share Capital	16,000,000,000 ordinary shares of US\$0.01 each
Issued Share Capital	8,074,417,766 ordinary shares of US\$0.01 each

Shareholding Distribution

		As at Decem	ber 31, 2017	
	Number of	% of	Number of	% of the Issued
Size of Shareholding	Shareholders	Shareholders	Shares held	Share Capital
1–1,000	478	64.86%	217,624	0.00270%
1,001–5,000	182	24.69%	400,380	0.00496%
5,001–10,000	35	4.75%	290,800	0.00360%
10,001–100,000	37	5.02%	1,172,550	0.01452%
100,001–1,000,000	3	0.41%	571,600	0.00708%
Over 1,000,000	2	0.27%	8,071,764,812	99.96714%
Total	737	100.00%	8,074,417,766	100.0000%

Note: 47.15% of our issued Shares were held through the Central Clearing and Settlement System ("CCASS") as at December 31, 2017

The actual number of investors holding Shares is likely to be much greater, due to ownership of Shares being held through nominees, investment funds and the CCASS.

Shareholding by Category

Venetian Venture Development Intermediate II	70.07%
Institutional and Retail Investors	29.93%
Total	100.00%

From publicly available information and as far as our Directors are aware, Sands China has maintained a sufficient public float of it share capital in the Hong Kong stock market since its listing on November 30, 2009.

CREATION OF SHAREHOLDER VALUE

In 2017, the Company benefited from a number of key strengths that helped differentiate our business from our competitors, including the following:

- Providing the highest quality integrated resort offerings;
- The diversification of amenities, which provided us with a substantially higher adjusted property EBITDA to sales percentage;

SANDS CHINA LTD. 2.6 STAKEHOLDER INFORMATION

- Generating substantial cash flow and earnings from our existing operations;
- Maintaining an industry-leading development pipeline;
- Utilizing established brands;
- Operating very efficiently;
- Maintaining an experienced management team;
- Leveraging our unique MICE and entertainment facilities; and
- Deriving significant benefits from our on-going relationship with LVS.

Sands China's profit attributable to Shareholders for the year ended December 31, 2017 was US\$1.60 billion versus US\$1.22 billion in 2016, an increase of 31.0%. Basic earnings per share for the year ended December 31, 2017 was US19.86 cents (HK\$1.55) versus US15.17 cents (HK\$1.18) in 2016, an increase of 30.9%.

Our business strategy is to successfully execute our Cotai Strip development strategy and to leverage our integrated resort business model to create Asia's premier gaming, leisure, convention and meetings destination. Our business strategies and development plans allow us to achieve strong growth and financial performance in the future.

We are grateful to all Shareholders who provide us with feedback and views. If any Shareholder has comments or questions on what we are doing on his or her behalf, please contact us. Our contact information can be found on page 203 of this Annual Report. We will provide an answer to your questions. We will take your comments into account and act upon them if we believe this will improve our performance and create Shareholder value.

2.6.2 OUR LENDERS

We have incurred significant capital expenditures associated with the new integrated resorts in our Cotai Strip development, as part of our strategy of building critical mass at our Cotai Strip development. We will continue to incur capital expenditures to renovate, upgrade and maintain our existing properties. Through December 31, 2017, we have funded our development projects through a combination of borrowings from our credit facilities, operating cash flows and proceeds from our equity offering.

In June 2016, we entered into an agreement to amend our 2011 VML Credit Facility, which became effective in August 2016. This agreement extended the maturity of a portion of the term loans under the facility to May 2022 and provided for additional term loan commitments of US\$1.0 billion. Please refer to Note 24 to the Consolidated Financial Statements for a summary of the material terms and conditions of these loans. As at December 31, 2017, the Group had US\$2.0 billion of available borrowing capacity under the 2016 VML Revolving Facility.

2.6.3 OUR CUSTOMERS

Introduction

Our business strategy is to develop Cotai and to leverage our integrated resort business model to create Asia's premier gaming, leisure, convention and meetings destination. Our development on Cotai includes four interconnected resorts that leverage a wide range of branded hotel and resort offerings to attract different segments of the market.

SANDS CHINA LTD. 2.6 STAKEHOLDER INFORMATION

We believe our business strategy and development plan will allow us to achieve more consistent demand, longer average length of stay in our hotels and higher margins than more gaming-centric facilities.

Our Customers

Our properties are designed to cater to a broad range of customers who include the following:

- Leisure customers who visit resort destinations for quality accommodation, retail, dining, entertainment, spas and sightseeing, and those who may opt to game as part of that experience;
- Conference and exhibition organizers who seek an environment that attracts more buyers and exhibitors to trade shows and exhibitions because of the size, flexibility, quality and ambiance of the venue, business-friendly accommodation, dining and other resort facilities;
- Corporate meeting and incentive group organizers who value the extensive meeting facilities enabling even the largest of meetings to be held under one roof with a wide array of entertainment, dining and retail facilities;
- Mass market players who represent the highest profit margin gaming segment, and are characterized by Non-Rolling chip and slot machine play; and
- VIP and premium players, who enjoy our private Paiza Club gaming floors, luxury accommodation and amenities, and are characterized by Rolling Chip play.

Our customers come predominantly from within Asia, with our major markets being mainland China, Hong Kong, Taiwan, India, Japan, Korea, Thailand, Malaysia, Indonesia and Singapore. Through the implementation of targeted marketing campaigns, we expect to continue to grow many of these markets in the coming years.

We have strong relationships with travel agents and corporate and exhibition organizers throughout the region for distribution of our leisure products and promotion of our MICE offerings. In addition, we participate in trade shows in source markets to build brand awareness and promote our services and facilities.

2.6.4 OUR COMMITMENT TO SUSTAINABILITY

Sustainability Report

Sands China is committed to promoting the sustainable development of our business and of the community. In order to provide our stakeholders with more information about the Group's sustainability initiatives and performance, the Company will publish a separate and comprehensive sustainability report for the year ended December 31, 2017, covering the requirements set out in Appendix 27 of the Listing Rules in due course.

Environmental Polices and Performance

Our responsibility to the planet is as important to us as our commitment to the comfort and well-being of our guests and team members. The Sands ECO360 Global Sustainability program is designed to help minimize our environmental impact, and it reflects our vision to lead the way in sustainable building development and resort operations.

SANDS CHINA LTD. 2.6 STAKEHOLDER INFORMATION

We encourage and are grateful to those Shareholders who have elected to receive our annual and interim reports via electronic means, thereby reducing the need to print hard copies of our reports. Should you wish to start receiving an electronic copy of our annual and interim reports, please refer to page 203 of this Annual Report for more information.

To minimize the impact on our environment, this Annual Report is printed on recycled paper using soy ink.

Compliance with Laws and Regulations

Details regarding the Group's compliance with the relevant laws and regulations which have a significant impact on the Group are provided in the Business Review section (on pages 22 to 61 of this Annual Report) and the Corporate Governance Report (on pages 63 to 108 of this Annual Report).

The Company has a formal Anti-Money Laundering Policy in place, which takes into account regulatory requirements and expectations, as well as industry demands, to ensure that regulatory compliance is maintained at the highest monitoring standards.

Relationships with Key Stakeholders

We utilize various strategies to attract, develop and retain the best talent available. As at December 31, 2017, the number of full-time team members of the Group was 28,504 (including 2,314 working for hotel partners). To create a listening and feedback-rich culture that empowers team members of all levels to give feedback easily, we have launched numerous two-way communication channels, including company-wide engagement survey and the user-friendly pulse survey. Sands China believes in providing all team members with continuous training and development opportunities. In 2017, the main focus was to nurture future leaders. As such, various first-of-its-kind management training programs were launched, including the International Strategic Leadership Programme for Integrated Resorts that took advantage of the unique areas of industry expertise of the Católica Lisbon School of Business & Economics in Lisbon, Portugal; Cornell School of Hotel Administration in Ithaca, New York, U.S.A.; and the University of St. Joseph in Macao; Applied Strategic Leadership Development; Advanced Service Centered Leader Program and Manager Competence Development Program. Moreover, to foster innovation and to enrich an evidence-based approach that supports better decision making process, we launched the Innovation & Productivity Centre and Data Centre.

Remuneration awards for team members were determined by reference to the performance of the individual and the Company and were in line with market practices and conditions, the Company's goals and strategies, and designed to attract, retain and motivate high performing individuals. The Company has also adopted an Equity Award Plan for the purpose of attracting talented persons to enter and remain in the employment of our Group.

Regarding our suppliers, we engage in fair and transparent operating practices that aim to drive healthy competition based on mutual trust. We have robust procurement policies and procedures and the highest ethical standards are employed when engaging suppliers or service providers. This safeguards the relentless attention to the quality of products, services and experiences that our customers expect.

An analysis of our relationship with our customers is provided in section 2.6.3 (on pages 58 to 59 of this Annual Report).

Further details relating to the Group's relationships with its key stakeholders can be found in the Company's 2017 sustainability report to be published in due course.

THE ENVIRONMENTALLY RESPONSIBLE choice for green meetings worldwide

21 MILLION

EARTH HOUR "JUST ONE" HOTELS PROGRAMME

Sands China partnered with the World Wide Fund for Nature (WWF) to launch WWF's Earth Hour "Just One" Hotels Programme, joining forces to reduce environmental impact and giving hotel guests the opportunity to contribute to tackling climate change kWh of energy was saved in 2017 by installing LED and other energy efficient lights, and through optimization of cooling and heating systems

WELLNESS PROGRAM

A brand new wellness offering was added to our robust Green Meeting program

CERTIFICATION

• Sands China was awarded the PATA Gold Award for Corporate Environmental Programme for our Sands ECO360 Global Sustainability Program

 Sands China won the ASHRAE Technology Award (APAC) for Existing Building category
 Sands Cotai Central received Macao Green Hotel Gold Award in 2017

• ISO20121 Event Sustainability Management System for The Venetian Macao and The Parisian Macao

125

 Number of recycling points at the Sands China facilities are used for collection and separation of recyclable materials

 Shredded playing cards, glass recycling and food waste digester facilitate improved waste diversion

6,800 tons of waste diverted through recycling in 2017

95%

portion of our suite lighting and other operational areas that use the latest LED and other energy saving technologies

CONTRIBUTION TO COMMUNITY

 Sands China pledged to donate MOP30 million to assist with longer term relief, recovery and rebuilding efforts in Macao in the aftermath of Typhoon Hato

• 80 Community activities in 2017, including the "Clean Plate Challenge" campaign where team members completed over 125,000 food waste reduction actions, reaching a new target for participation

• For the fourth consecutive year, Sands China partnered with Clean the World to build 35,000 hygiene kits in 2017, donated to developing countries

BUSES

 The Parisian Macao's entire fleet of guest shuttle buses run on low-emission compressed natural gas (CNG) technology

 All new buses being added across Sands China's fleet are using CNG, these will replace existing diesel buses

• Shuttle buses were re-engineering with battery operated air-conditioning to reduce fuel consumption during idle time





ECO 360° Global sustainability



Entertainment That Is Simply Out Of This World.

HIN ME INB

建酸白液病

3. CORPORATE GOVERNANCE REPORT

3.1 INTRODUCTION AND HIGHLIGHTS

Corporate governance is the collective responsibility of the Board. The Directors firmly believe good corporate governance is key to creating Shareholder value and ensuring proper management of the Company in the interests of all stakeholders.

This report describes the corporate governance framework and practices of Sands China and how these have been applied during 2017. It explains how the Company has applied the principles of the Code. It also sets out how it has complied with the code provisions of the Code (including any exceptions thereto).

During the year, a number of important steps were taken to further improve the governance structure of Sands China:

- Revised terms of reference of the Remuneration Committee were adopted in January 2017. Under these, the Remuneration Committee has been delegated responsibility to determine the remuneration packages of individual Executive Directors and the senior management of the Group (as defined in the terms of reference of the Remuneration Committee).
- Updated Corporate Governance Guidelines for the Board of Directors were adopted in January 2017 to ensure consistency with the revised terms of reference of the Remuneration Committee.
- The Charter of the Enterprise Risk Management ("ERM") Committee was reviewed by the Audit Committee in January 2017 and approved by the ERM Executive Sponsors in March 2017. This formalizes the changes to Sands China's risk management and internal control processes developed during 2016 as explained in last year's annual report.
- The Compliance Committee was set up in 2017, and a Chief Compliance Officer was appointed, to give greater focus to compliance risks and issues. The Audit Committee regularly considers reports and receives updates from the Chief Compliance Officer.
- Mr. Wang Sing was appointed in July 2017 as an Independent Non-Executive Director and a member of the Audit Committee. Mr. Wang has extensive executive and non-executive experience with a wide range of companies.

3.2 CORPORATE GOVERNANCE CODE COMPLIANCE

This report describes how Sands China has applied the principles of the Code, together with compliance with the code provisions. Throughout the year ended December 31, 2017 and up to the Latest Practicable Date, save as disclosed below, the Board considers the Company fully complied with the code provisions and certain recommended best practices as set out in the Code.

Code Provision A.2.1 — Chairman and Chief Executive Officer roles

Code Provision A.2.1 provides the roles of Chairman and Chief Executive Officer should be separate and not performed by the same individual. At Sands China, both roles have been performed by Mr. Sheldon Gary Adelson since March 2015. The Company believes the combined roles of Mr. Adelson provide for better leadership of the Board and management and allow for more focus on developing strategies and implementation of policies and objectives.

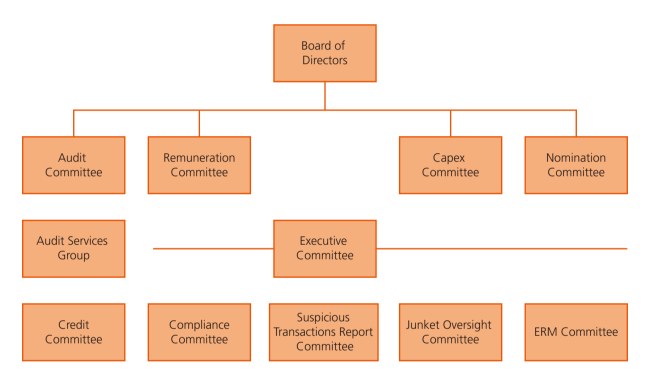
3. CORPORATE GOVERNANCE REPORT

Code Provision E.1.2 — Annual General Meeting attendance

Code provision E.1.2 provides the Chairman of the Board should attend the annual general meeting of the Company. Mr. Sheldon Gary Adelson was unable to attend the annual general meeting held on May 26, 2017 due to other business commitments. In his absence, the annual general meeting was chaired by Dr. Wong Ying Wai, who liaised with Mr. Adelson on all key matters prior to the meeting. Mr. Adelson was also debriefed on the meeting and any matters arising to ensure any matters raised at the annual general meeting were followed up and considered by the Board.

3.3 BOARD GOVERNANCE STRUCTURE

Sands China's structure for corporate governance is as follows:



The governance structure in respect of the risk management and internal control system is set out in section 3.9 on pages 81 to 86 of this Annual Report.

The Board

The Board is principally concerned with the overall leadership, strategy and development of the Group in order to promote its long-term success for the benefit of its Shareholders as a whole within a framework of effective controls that enable risk to be assessed and managed. The Board sets the Group's strategic objectives, ensures necessary resources are in place to reach those objectives, reviews management performance and ensures high ethical standards of behaviour are followed.

In its decision-making process, the Board takes into account the likely consequences of any decision in the long-term, the interests of the Group's team members, relationships with suppliers and customers, the impact of the Group's operations on the community and the environment and maintaining Sands China's reputation for high standards of business conduct.

SANDS CHINA LTD. 3. CORPORATE GOVERNANCE REPORT

The Committees

The Board has four Committees that undertake work on its behalf, and report back to the Board: the Audit Committee, the Remuneration Committee, the Nomination Committee and the Capex Committee. These Committees assist the Board by undertaking oversight responsibilities or dealing with certain matters in greater detail thereby allowing more effective use of Board time. The Chairman of each Committee reports back to the Board following each meeting, to ensure the Board is fully briefed on all activities and retains responsibility for approving any actions where a Committee role is advisory.

The roles and functions of the Committees are set out in their respective terms of reference. The terms of reference of the Audit Committee, the Remuneration Committee and the Nomination Committee are available on the websites of the Company and the Stock Exchange. The terms of reference of the Capex Committee are available on the website of the Company.

The following sections describe the corporate governance structure in more detail and set out how the Board, its Committees and the risk management system operated during 2017.

3.4 THE BOARD

Composition and meeting attendance

At the Latest Practicable Date, the Board comprises nine Directors. There are two Executive Directors and seven Non-Executive Directors, of whom five are independent. The biographies of each Director, setting out their specific skills and experience, are set out on pages 14 to 19 of this Annual Report.

The Board is comprised of members with a balance of skills, experience and diversity of perspectives appropriate to Sands China. These include having a deep understanding of the hospitality, gaming and MICE industries and knowledge of the local business and economic environment in Macao and more broadly in China.

During 2017, the Board met eight times. The membership of the Board, and their attendance at the Board meetings and the general meeting during the year, is as follows:

Name of Director	Attenda	Attendance/No. of Meeting(s)	
	Board	Annual General Meeting	
Sheldon Gary Adelson	6/8 ⁽¹⁾	0/1	
Wong Ying Wai	8/8	1/1	
Robert Glen Goldstein	8/8	0/1	
Charles Daniel Forman	8/8	0/1	
Chiang Yun	8/8	1/1	
Victor Patrick Hoog Antink	8/8	1/1	
Steven Zygmunt Strasser	8/8	1/1	
Kenneth Patrick Chung	8/8	1/1	
Wang Sing ⁽²⁾	3/3	—/—	

Notes:

(1) Included one Board meeting that was attended by proxy.

(2) Appointed as a Director on July 14, 2017, three Board meetings were held on or after July 14, 2017.

3. CORPORATE GOVERNANCE REPORT

Key roles

Key roles at Sands China are clearly defined and these include the Chairman and Chief Executive Officer, the President and Chief Operating Officer and the Company Secretary. Additionally, the Non-Executive Directors bring different perspectives to the Board's discussion from the Executive Directors who are involved day-to-day.

(a) Chairman and Chief Executive Officer

As explained in section 3.2, the roles of Chairman and Chief Executive Officer have both been performed by Mr. Sheldon Gary Adelson since March 6, 2015.

The principal responsibilities in capacity as Chairman are:

- Chairing and managing the functioning of the Board.
- Setting the Board's agenda and ensuring adequate time is available for discussion of all agenda items, in particular strategic issues.
- Promoting a culture of openness and debate by facilitating the effective contribution of the Non-Executive Directors.
- Ensuring Directors receive accurate, timely and clear information and also ensuring effective communication with Shareholders.
- Ensuring appropriate standards of governance permeate through all levels of the Company.

The principal responsibilities in capacity as Chief Executive Officer are:

- Developing the business strategy and support plans for approval by the Board.
- Implementing the objectives and policies agreed by the Board.
- Managing the senior management and executive team.
- Acting as a bridge between the Board and the senior management and executive team, ensuring the Board is aware of the Executive Directors', senior management's and executive team's views on business issues.
- Setting an example to the Company's employees and communicating to them the expectations of the Board in relation to the Company's culture, values and behaviour.

3. CORPORATE GOVERNANCE REPORT

(b) President and Chief Operating Officer

The principal responsibilities of the President and Chief Operating Officer are:

- Chairing the Executive Committee and supporting the Chief Executive Officer in managing the senior management and executive team.
- Supporting the Chief Executive Officer in implementing the objectives and policies agreed by the Board.
- Supporting the Chief Executive Officer in leading the day-to-day management of the Group.

(c) Non-Executive Directors

The Non-Executive Directors bring a mix of business experience and external perspectives as they are not involved in the dayto-day running of the business. Their principal responsibilities are:

- Bringing independent judgement to bear on issues of strategy, policy, performance, accountability, resources, appointments and standards of conduct.
- Taking the lead where potential conflicts of interest arise.
- Serving on Board Committees where individual members have specific expertise or where independent oversight is required.
- Scrutinising the Company's performance in achieving agreed corporate goals and objectives, and monitoring of performance.

Two of the Non-Executive Directors, Mr. Robert Glen Goldstein and Mr. Charles Daniel Forman, are not independent given their connection with the parent company, LVS. Nevertheless, they bring direct experience of the leisure and hotel industries and add considerable value to the Board's decision-making process. Although not considered independent, they act in the interests of Sands China and all its Shareholders in their capacity as Board members.

The other five Non-Executive Directors are considered to be independent, meeting the Listing Rule's requirement that at least one-third of the Board should be independent. All Independent Non-Executive Directors have confirmed in writing their independence in accordance with the guidelines set out in the Listing Rules. Given the substantial shareholding held by LVS, the Independent Non-Executive Directors have a particular responsibility to safeguard the interests of minority Shareholders notwithstanding the Board and the majority Shareholder both understand decisions should always be made in the best interests of the Company.

Each Non-Executive Director, whether independent or not, is appointed for a term of three years and is subject to retirement by rotation at least once every three years. A Director appointed to fill a casual vacancy or as an addition to the Board will be subject to re-election by Shareholders at the first annual general meeting after their initial appointment.

3. CORPORATE GOVERNANCE REPORT

(d) Company Secretary

The Company Secretary plays an important role in ensuring the smooth functioning of the Board. The role of Company Secretary includes:

- Working with the Chairman to ensure there is a good and timely flow of information to Directors.
- Ensuring the correct Board procedures are followed.
- Facilitating induction activities for new Directors and assisting with the continuing professional development of Board members.
- Taking and keeping minutes of all Board and Committee meetings.
- Advising the Chairman on all corporate governance-related matters.
- Providing advice to the Board.

(e) Board Committees

Certain matters for which the Board is responsible are delegated to its Committees. These are matters where greater time and attention need to be devoted to specific topics (as Board meetings may not be the most effective forum to consider them), have the need for specialist input, or require the demonstration of independent oversight. The Committees have formal terms of reference that are subject to annual review to confirm they remain appropriate.

Details of each Board Committee including membership and meeting attendance, responsibilities and activities during 2017 are set out on pages 74 to 81 of this Annual Report.

Governance framework for the Board

The Board has a number of policies and procedures in place to formalize its governance framework and to ensure it operates transparently and in accordance with best practice.

(a) Board of Directors Corporate Governance Guidelines

The Board has adopted a set of Corporate Governance Guidelines, which were updated in January 2017. The Guidelines are consistent with the requirements of the Code. The principal matters covered by the Guidelines are:

- Board membership.
- Board refreshment and succession planning.
- Conduct of Directors.
- Procedures for Board meetings.
- Procedures for management of conflict of interests.

3. CORPORATE GOVERNANCE REPORT

- Procedures for determination of Directors' remuneration.
- Requirements for induction of new Directors and continuing education of existing Directors.
- Evaluation of Board and Committees performance.
- Requirements for Board Committees.
- Roles and responsibilities of Chairman and Chief Executive Officer.
- Provisions to ensure supply of, and access to, information to Directors.
- Requirements for accountability and audit.
- Limitations to delegation of matters by the Board.

(b) Board of Directors Approval and Authorization Policy

The Board has a formal Approval and Authorization Policy that sets out matters reserved to the Board. The principal matters include the review and approval of:

- Annual operating and capital budgets.
- Regulatory announcements.
- Initial construction budgets for a project and any other arrangements and commitments.
- Capital projects not include in annual or other budgets.
- Charitable contributions.
- Use of professional consultants and freelance agencies.
- Issuance, incurrence and early extinguishment of debt.
- Issuance or sale of equity securities.
- Acquisitions and disposals outside the normal course of business and partnership or joint venture.
- Guidelines for Directors' and officers' liability insurance.
- Other matters where Board approval is required by laws and regulations or codes and policies adopted by the Board.

The Board is also responsible for the approval of strategy, determining risk appetite, overseeing the risk management and internal control systems and ensuring their effectiveness, approval of interim dividends and the recommendation of final dividends for Shareholders' approval.

3. CORPORATE GOVERNANCE REPORT

(c) Code of Business Conduct and Ethics

The Board is also responsible for setting ethical standards for the Company. The Board has approved a Code of Business Conduct and Ethics to ensure that the highest standards of integrity and ethical behaviour are maintained by all Directors and employees.

The Code of Business Conduct and Ethics applies to all Directors, executives, employees and business partners and covers the following matters:

- Requirement to comply with all applicable governmental laws, rules and regulations. These include detailed guidance to require compliance with laws and regulations on:
 - o Anti-corruption, including strict compliance with the U.S. Foreign Corrupt Practices Act 1977 and applicable anticorruption laws anywhere in the world.
 - o Anti-money laundering, including strict compliance with anti-money laundering laws anywhere in the world, and maintaining an industry leading anti-money laundering program.
 - o Anti-trust and competition, avoiding activities that may violate applicable anti-competition laws and Company policy.
 - o Insider-trading and trading in securities of the Company or of business partners.
 - o Public health and safety and environmental matters.
 - o Non-discrimination.
- Requirement to conduct business honestly and ethically, including:
 - o Compliance with internal controls.
 - o Ensuring internal books and records are accurate.
 - o Ensuring public and regulatory reports are full, fair, accurate and understandable.
- Requirement to avoid conflicts of interest, and to ensure all decisions are made in the best interests of the Company.
- Requirement to maintain confidentiality of business related and proprietary information.

The Code of Business Conduct and Ethics also explains to employees where to go to for help or questions, and this includes a confidential hotline available to all team members. It is supported by a Team Member Handbook that provides practical day-today guidance and is distributed to all team members upon joining the Company.

Board effectiveness and evaluation

In order to ensure Directors are able to contribute fully to Sands China, the Company has formal guidelines for induction of newly appointed Directors. These provide newly appointed Directors should receive a formal and tailored induction, to ensure they have a proper understanding of the Company's operations and they are fully aware of their legal and regulatory responsibilities.

Additionally, the Board is also responsible under its guidelines for maintaining the induction and continuing education programs of all Directors. Directors are expected to participate in appropriate programs to develop and refresh their knowledge and skills and ensure their contribution to the Board remains informed and relevant. Internally facilitated briefings for Directors are arranged and relevant materials are distributed. All Directors are encouraged to attend training courses at the Company's expense.

During 2017, the Company arranged briefings on ERM, cybersecurity, information technology infrastructure, global anticorruption laws, legal, compliance, human resources, crisis management and business continuity and regular updates on operational and construction progress. In addition, relevant materials including legal and regulatory updates were provided to the Directors. All Directors received training on various areas relevant to the Company's operations, development, industry and directors' duties, with details as follows:

	Training areas			
Name of Director	Corporate Governance	Legal and Regulatory	Business	
Executive Directors				
Sheldon Gary Adelson	\checkmark	\checkmark	\checkmark	
Wong Ying Wai	\checkmark	\checkmark	\checkmark	
Non-Executive Directors				
Robert Glen Goldstein	\checkmark	\checkmark	\checkmark	
Charles Daniel Forman	\checkmark	\checkmark	\checkmark	
Independent Non-Executive Directors				
Chiang Yun	\checkmark	\checkmark	\checkmark	
Victor Patrick Hoog Antink	\checkmark	\checkmark	\checkmark	
Steven Zygmunt Strasser	\checkmark	\checkmark	\checkmark	
Kenneth Patrick Chung	\checkmark	\checkmark	\checkmark	
Wang Sing ⁽¹⁾	\checkmark	\checkmark	\checkmark	

Note:

(1) Appointed on July 14, 2017.

3. CORPORATE GOVERNANCE REPORT

In January 2018, the Board, led by the Chairman and Chief Executive Officer, self-reviewed its performance during 2017. It is satisfied that:

- The Board has met all statutory and regulatory requirements as well as the requirements contained in the Company's articles of association.
- The Board has made all announcements required under the Listing Rules to ensure that the market remained appropriately informed.
- Directors have met the attendance expectations for meetings of a publicly listed company.
- Directors have contributed constructively to Board deliberations and have approved resolutions where required on a properly informed basis.

The Company Secretary also received on-going relevant professional training during the year, and he has confirmed he has undertaken no less than 15 hours training during the year ended December 31, 2017.

Directors' responsibility for Financial Reporting in respect of Financial Statements

The Directors acknowledge their responsibility for preparing the financial statements of the Company for the year ended December 31, 2017.

Board activities during 2017

The Board is required under its Corporate Governance Guidelines and the Code to meet a minimum of four times at approximately quarterly intervals. During 2017, it held eight meetings and additionally passed written resolutions where required. Apart from regular Board meetings, the Chairman also held a meeting with the Non-Executive Directors (including Independent Non-Executive Directors) without the presence of Executive Directors.

Agendas for each meeting are prepared by the Company Secretary in consultation with the Chairman and Chief Executive Officer. During 2017, the Board covered a wide range of matters in relation to strategy, operations, financial performance, regulatory compliance and governance. The principal items considered by the Board are summarised below.

(a) Operational and business oversight

The key areas on which the Board focused during the year were as follows:

- Reviewed and approved the annual budget for 2017 and 2018.
- Approved significant capital projects that exceeded the approval limits of the Capex Committee.
- Received and considered updates from the management team on operational matters, development projects and any material litigation on a regular basis throughout the year.

(b) Governance

The main governance matters considered by the Board during 2017 were as follows:

- Received and considered recommendations from each Board Committee on a regular basis throughout the year at each Board meeting which followed a Committee meeting.
- Reviewed and approved amendments to the 2016 management incentive program and approved the 2017 management incentive program.
- Reviewed and approved amendments to the terms of reference of the Remuneration Committee and the Board of Directors Corporate Governance Guidelines.
- Conducted the reviews required by the Code and the Board of Directors Corporate Governance Guidelines including annual self-review of performance.
- Appointed Mr. Wang Sing to the Board and Audit Committee in July 2017.
- Recommended to Shareholders the proposal to re-appoint Deloitte as auditor.

The Board's activity in respect of risk management and internal control, including its interaction with the Audit Committee, is set out in more detail on pages 81 to 86 of this Annual Report.

(c) Financial

During 2017, following review and recommendations by the Audit Committee, the Board approved:

- The Company's interim and preliminary annual IFRS financial results for release to the market.
- The Company's 2016 annual report and 2017 interim report for publication.
- The Company's quarterly U.S. GAAP financial results for inclusion by LVS in its consolidated financial statements.
- The Company's 2016 interim dividends.

The Board also recommended the Company's 2016 final dividends to Shareholders for approval.

(d) Regulatory

The Board focused on the following regulatory matters during 2017:

- Approved public announcements prior to release through the Stock Exchange.
- Approved the publication and dispatch of 2016 annual report and 2017 interim report to Shareholders.

(e) Other matters

The Board additionally considered and/or approved a number of other matters following recommendations from the Audit Committee. This included certain business matters, including proposals to hedge fuel and interest rate exposure, various capital structure and financing alternatives and a renewal of the Shared Services Agreement.

In addition, the Independent Non-Executive Directors conducted an annual review of the continuing connected transactions between the Company and LVS and are of the opinion the transactions were entered into in the ordinary and usual course of business of the Company on normal commercial terms and according to the agreements governing them on terms that are fair and reasonable and in the interests of the Shareholders as a whole.

3.5 AUDIT COMMITTEE

The Audit Committee plays a key oversight role at Sands China by ensuring the Group has effective and appropriate risk management and internal control systems, backed up by comprehensive governance, internal and external audit and reporting functions.

Composition and meeting attendance

At the Latest Practicable Date, the Audit Committee comprises five Directors, all of whom are Independent Non-Executive Directors. The terms of reference specify a minimum membership of three Non-Executive Directors appointed by the Board, a majority of which should be independent. Mr. Victor Patrick Hoog Antink and Mr. Kenneth Patrick Chung have appropriate professional qualifications and experience in financial matters.

In addition to the members of the Audit Committee, meetings are normally attended by the President and Chief Operating Officer, Chief of Staff, Senior Vice President and Chief Financial Officer, Vice President of Audit Services Group, Senior Vice President of Legal and Company Secretary, Senior Vice President and Chief Compliance Officer and the external auditor.

During 2017, the Audit Committee met eleven times. Its terms of reference require it to meet at least four times in the year. The membership of the Audit Committee, and attendance at meetings during the year, is as follows:

Name of Committee member	Attendance/No. of Meeting(s)
Victor Patrick Hoog Antink (Chairman)	11/11
Chiang Yun	11/11
Steven Zygmunt Strasser	11/11
Kenneth Patrick Chung	11/11
Wang Sing ⁽¹⁾	4/4

Note:

(1) Appointed as a member of the Audit Committee on July 14, 2017, four Audit Committee meetings were held after July 14, 2017.

Responsibilities

The Audit Committee's responsibilities are set out in detail in its terms of reference. Its main responsibilities are to support the Board in fulfilling its oversight responsibilities in the following key areas:

- Overseeing the Company's relationship with the external auditor.
- Monitoring the integrity of financial information published by Sands China.
- Performing an oversight role in respect of risk management and internal control.
- Evaluating its own performance and review the adequacy of its terms of reference annually.

Activities in 2017

During 2017, the Audit Committee met eleven times in discharging its responsibilities. The principal matters it considered were:

(a) Oversight of relationship with the external auditor

At its meetings during 2017, the Audit Committee monitored Sands China's relationship with its external auditor, Deloitte. In particular, the Audit Committee:

- Evaluated the performance of Deloitte and their independence and objectivity. The Audit Committee recommended to the Board that they be re-appointed as auditor.
- Reviewed and approved non-audit services provided by Deloitte.

(b) Financial information

During 2017, the Audit Committee met at regular intervals to review the financial statements prepared by management for publication, discussing these with management and the external auditor, focusing on the matters specified in the terms of reference. The financial statements review included:

- The financial statements under IFRS for each quarter, the 2016 preliminary results announcement, the 2016 annual report, the 2017 interim results announcement and the 2017 interim report.
- Quarterly U.S. GAAP financial results for inclusion in the consolidated financial statements of LVS.
- Continuing connected transactions for the 2016 financial year.

The Audit Committee also regularly met with the external auditor, Deloitte and considered its quarterly reports, its report on the 2016 full year audit and its audit plan in respect of the 2017 financial year. The Audit Committee also oversaw the review of the estimated useful lives and residual value of property and equipment during the year.



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3. CORPORATE GOVERNANCE REPORT

(c) Internal audit function, risk management and internal control

The Audit Committee regularly considered internal audit, risk management and internal control matters during the course of 2017. These included:

- Considered the 2017 internal audit plan.
- Reviewed the ERM program and the effectiveness of risk management and internal control systems.
- Reviewed and approved the compliance program for 2017, including the establishment of a Compliance Committee and appointment of a Chief Compliance Officer.
- Reviewed the report of the Audit Services Group (the Company's internal audit function) on its activities and findings on a quarterly basis.
- Reviewed the performance of the Audit Services Group on an annual basis.
- Reviewed reports from the whistleblowing hotline on a quarterly basis.
- Received updates and reports on a number of specific topics, including cybersecurity, information technology infrastructure, legal, compliance, human resources, crisis management, business continuity and risk of fraud in gaming and casino receivables.
- Received regular reports on legal issues affecting the Group.
- Reviewed resources adequacy, staff qualifications and experience, training programs and budget for internal audit, accounting and financial reporting functions.

Further details of the Group's risk management and internal control processes, including the Audit Committee's role and activities in 2017, is given on pages 81 to 86 of this Annual Report.

(d) Other matters

The Audit Committee additionally reviewed a number of other matters during the year. This included certain business matters prior to consideration by the Board, including the interim and final dividends and proposals to hedge fuel and interest rate exposure. It also considered various capital structure and financing alternatives and a renewal of the Shared Services Agreement.

The Audit Committee also conducted a review of its performance and terms of reference during the year. It remained satisfied with its performance and that its terms of reference remained appropriate.

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3.6 REMUNERATION COMMITTEE

The primary purpose of the Remuneration Committee is to make recommendations to the Board on the Company's remuneration policy and structure. This includes base salary, benefits, long-term and short-term incentives, profit sharing plans and the terms of any agreements.

Composition and meeting attendance

At the Latest Practicable Date, the Remuneration Committee comprises three Directors – two Non-Executive Directors (both of whom are independent) and one Executive Director who is the President and Chief Operating Officer. The terms of reference require a majority of the members of the Remuneration Committee (including its Chairman) are Independent Non-Executive Directors. In addition to the members of the Remuneration Committee, the Senior Vice President of Human Resources attends the meetings by invitation.

During 2017, the Remuneration Committee met twice and additionally passed written resolutions where required. Its terms of reference suggest it should meet four times a year, but permit it to meet less frequently as circumstances require. The membership of the Remuneration Committee, and attendance at meetings during the year, is as follows:

Name of Committee member	Attendance/No. of Meeting(s)
Steven Zygmunt Strasser (Chairman)	2/2
Victor Patrick Hoog Antink	2/2
Wong Ying Wai	2/2

Responsibilities

The Remuneration Committee's responsibilities are set out in detail in its terms of reference. Its main responsibilities are as follows:

- Making recommendations on the Company's remuneration policy and structure.
- Making recommendations to the Board on the establishment of a formal and transparent procedure for developing remuneration policy.
- Having delegated responsibility to determine the remuneration packages of individual Executive Directors and senior management (as defined in the terms of reference of the Remuneration Committee).
- Making recommendations on the remuneration of Non-Executive Directors.
- Evaluating and making recommendations to the Board with regard to incentive and share-based plans.
- Evaluating its own performance and reviewing the adequacy of its terms of reference annually.

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Activities in 2017

During 2017, the Remuneration Committee met twice in discharging its responsibilities. The principal matters it dealt with were:

- Reviewed and recommended the amendments to its terms of reference for approval by the Board.
- Reviewed and approved the proposed wage adjustments and bonus awards.
- Reviewed the amendments to the 2016 management incentive program and the 2017 management incentive program for approval by the Board.
- Reviewed and approved the amendments to the guidelines for granting options to team members under the Equity Award Plan.
- Reviewed the letter of appointment of Mr. Wang Sing as an Independent Non-Executive Director and Audit Committee member.

In conducting its work in relation to the remuneration of Directors and senior management, the Remuneration Committee ensured:

- No individual was involved in determining his or her own remuneration.
- Remuneration awards were determined by reference to the performance of the individual and the Company and aligned to the market practice and conditions, the Company's goals and strategy.

In respect of Non-Executive Directors, the Remuneration Committee has reviewed fees payable taking into account the particular nature of their duties, relevant guidance available and the requirements of the Listing Rules.

The Remuneration Committee reviewed its terms of reference during the year. The terms of reference were revised on January 20, 2017, under which (as noted above) the Remuneration Committee was delegated responsibility to determine the remuneration packages of individual Executive Directors and the senior management of the Group (as defined in the terms of reference of the Remuneration Committee). The Remuneration Committee also reviewed its performance. It remained satisfied with its performance.

Provident Fund Scheme

The Company operates a Provident Fund scheme, the VML Provident Fund Scheme. All team members who are employed on a full time basis by the Group are eligible to participate in the scheme after they have completed three months of service. Benefits payable under the scheme are calculated by reference to the Company's contributions and each team member's own contributions, together with investment returns on such contributions. Both team members' and the Company's contributions are determined based on a fixed percentage of team members' base salary. The scheme has been established and is maintained in accordance with the laws of Macao.

Dr. Wong Ying Wai, the President and Chief Operating Officer and Executive Director, participates in the VML Provident Fund Scheme.

Specific additional disclosures required in respect of remuneration including the Equity Award Plan are included later in the Directors' Report and in Note 6 to the Consolidated Financial Statements in this Annual Report.

3.7 NOMINATION COMMITTEE

The primary purpose of the Nomination Committee is to assist the Board by making recommendations on the appointment or re-appointment of Directors and succession planning for Directors. It thereby helps the Board to ensure the size, structure and composition of the Board remains appropriate to enable the Board to remain effective in fulfilling its responsibilities.

Composition and meeting attendance

The terms of reference require a majority of the members of the Nomination Committee are Independent Non-Executive Directors. They also provide the Committee Chairman should be Chairman of the Board or an Independent Non-Executive Director. At the Latest Practicable Date, the Nomination Committee comprises three Directors – the Chairman of the Board (who also is Chairman of the Nomination Committee) and two Independent Non-Executive Directors who accordingly form a majority on the Committee.

During 2017, the Nomination Committee met twice. Its terms of reference require it to meet at least once in the year. The membership of the Nomination Committee, and attendance at meetings during the year, is as follows:

Name of Committee member	Attendance/No. of Meeting(s)
Sheldon Gary Adelson (Chairman)	2/2 ⁽¹⁾
Victor Patrick Hoog Antink	2/2
Chiang Yun	2/2

Note:

(1) Included one Nomination Committee meeting that was attended by proxy.

Responsibilities

The Nomination Committee's responsibilities are set out in detail in its terms of reference. Its main responsibilities are to support the Board in ensuring appropriate balance and composition of its membership by:

- Reviewing the structure, size and composition of the Board at least annually.
- Identifying individuals qualified to become Directors and making recommendations to the Board for appointments, reappointments and succession planning.
- Assessing the independence of Independent Non-Executive Directors.
- Evaluating its own performance and reviewing the adequacy of its terms of reference annually.

When identifying candidates for Board membership, the Nomination Committee takes into account the Company's board diversity policy. Appointments are based on merit and contribution the selected individuals will bring to the Board and factors considered include gender, age, cultural and educational background, professional and industry experience, skills, knowledge and time commitments of such individuals. External recruitment professionals might be engaged to assist with the selection process when necessary.

Activities in 2017

During 2017, the Nomination Committee met twice in discharging its responsibilities.

The Nomination Committee completed its annual review of the structure, size and composition of the Board and assessed the independence of its Independent Non-Executive Directors as required by its terms of reference.

At its meeting on July 14, 2017, the Nomination Committee considered and recommended the appointment of Mr. Wang Sing as an Independent Non-Executive Director to the Board. The board diversity policy was taken into account by the Committee and the Board in this appointment.

The Nomination Committee also conducted a review of its performance and terms of reference during the year. It remained satisfied with its performance and that its terms of reference remained appropriate.

3.8 CAPEX COMMITTEE

The Capex Committee assists the Board by reviewing and, where appropriate, approving non-budgeted capital expenditures with a project value between US\$1 million to US\$10 million. This enables the Board, through the Committee, to exercise appropriate oversight and control over management for material projects while allowing more effective use of Board time in focusing on more significant matters.

Composition and meeting attendance

At the Latest Practicable Date, the Capex Committee comprises three Directors – two Non-Executive Directors (one of whom is independent) and one Executive Director who is the President and Chief Operating Officer.

The terms of reference specify a minimum membership of three Directors appointed by the Board. The purpose of the Capex Committee is to assist effective decision-making by management with an appropriate level of control. As the Committee is not a governance committee, a majority of its members are not required to be Independent Non-Executive Directors.

During 2017, the Capex Committee met four times and additionally passed written resolutions where required. Its terms of reference require it to meet as required. The membership of the Capex Committee, and attendance at meetings during the year, is as follows:

Name of Committee member	Attendance/No. of Meeting(s)
Robert Glen Goldstein (Chairman)	4/4
Victor Patrick Hoog Antink	4/4
Wong Ying Wai	4/4

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Responsibilities

The Capex Committee's responsibilities are set out in detail in its terms of reference. Its principal purpose is to support the Board and management in making decisions on capital expenditure by:

- Reviewing and, if appropriate, approving the terms of any non-budgeted capital expenditure project with a project value between US\$1 million and US\$10 million.
- Having full authority to enter into agreements on behalf of the Company within the above limits.
- Evaluating its own performance and reviewing the adequacy of its terms of reference annually.

Activities in 2017

During 2017, the Capex Committee met four times in discharging its responsibilities. The principal matters it dealt with were as follows:

- Reviewed the 2017 capital expenditure plan prior to it being considered by the Board.
- Reviewed capital improvement project reports presented by management on a quarterly basis.
- Reviewed and approved a range of capital expenditure projects at various properties including The Venetian Macao, The Plaza Macao, The Parisian Macao, Sands Cotai Central and Sands Macao.
- Reviewed a number of capital expenditure projects in excess of its approval limit prior to consideration by the Board, including The Londoner Macao.

The Capex Committee also conducted a review of its performance and terms of reference during the year. It remained satisfied with its performance and that its terms of reference remained appropriate.

3.9 RISK MANAGEMENT AND INTERNAL CONTROL

Governance and Implementation Structure for Risk Management

In executing its strategy and operating its business, the Company faces various risks and uncertainties. Effective risk management is a central element of Sands China's governance practices, designed to mitigate and manage these risks. Ultimately, the accurate and timely identification, assessment and management of Sands China's priority risks are critical to the operational and financial success of the business.

Sands China's governance framework for risk management and internal control is set out in its ERM Charter. The ERM Charter was developed in 2016 and formally approved in March 2017. This underpins Sands China's processes in three ways:

- Firstly, the ERM Charter clearly sets out the roles and responsibilities of different committees, functions and individuals for risk management activity. This helps to ensure risk management is embedded across the organization with clear accountability for its implementation and oversight.
- Secondly, the ERM Charter describes the methodology and approach to risk identification and assessment. This helps to ensure a consistent approach to risk management both across the Group and over time.

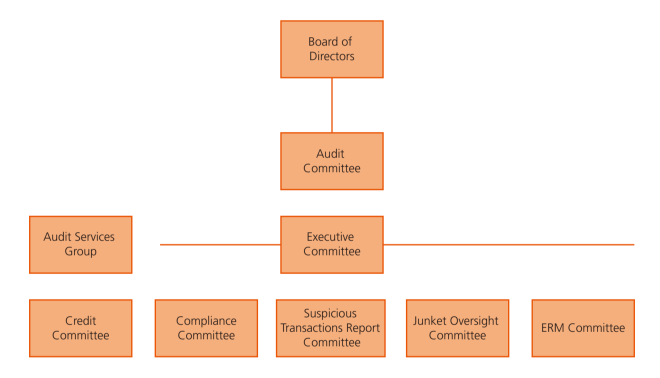
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• Thirdly, the ERM Charter establishes protocols for both internal and external communication to appropriate individuals where risk events arise or existing risk events change. This helps Sands China to respond effectively to mitigate or address risk events.

The ERM Charter is aligned with LVS' ERM program, thereby enabling Sands China to benefit from the breadth of risk management experience across the LVS Group. The operation of the ERM Committee is under the review of the Audit Committee on behalf of the Board with a view to the continuous improvement of risk management and internal control systems.

Sands China's governance structure for its risk management system is set out below:



Key roles

(a) The Board of Directors and the Audit Committee

The Board has overall responsibility for risk management and internal control systems and for reviewing their effectiveness at least annually through the Audit Committee. The Board recognizes these systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and therefore can only provide reasonable but not absolute assurance against material misstatement or loss.

The Board meets its responsibility in respect of risk management and internal control systems in a number of ways. It sets and communicates Sands China's strategies and objectives. Through its Audit Committee, it oversees the Company's risk management and internal control systems on an on-going basis. The Board monitors risk appetite by evaluating and determining the nature and extent of the priority risks the Group will accept in order to achieve its strategic objectives.

The Audit Committee and the Board receive regular analysis of risk-related key matters for consideration in advance of each meeting, covering financial and operational matters. The regular provision of risk information allows the early identification of potential issues and an assessment of the adequacy of any mitigating actions to address them.

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On behalf of the Board, the Audit Committee conducts an on-going review of the effectiveness of Sands China's and its subsidiaries' risk management and internal control systems. The review covers all material controls, including financial, operational and compliance controls. This looks at how the nature and extent of priority risks has changed since the previous review, the scope and quality of management's on-going risk monitoring and mitigation efforts, the frequency of communication to the Audit Committee/Board and any significant changes in Sands China's risks in the year and how these were addressed.

The Audit Committee section on pages 74 to 76 of this Annual Report sets out the principal activities of the Audit Committee during 2017 in respect of risk management and internal control. This included an annual review of risk management and internal control systems on behalf of the Board, based on the following considerations and concluded the Company's risk management and internal control systems are effective and adequate:

- Adequacy of resources, qualifications, experience, training and budgets of the Company's accounting, internal audit (Audit Services Group), financial reporting, information technology, cybersecurity, legal and compliance functions.
- Changes in the nature and extent of priority risks and management's responsiveness to changes in the business and external environment.
- Scope and quality of management's on-going monitoring of risks and of the internal control systems.
- Effectiveness and the work of the internal audit function (Audit Services Group) and other assurance providers.
- Extent and frequency of communication of results of risk monitoring to the Audit Committee.
- Significant control weaknesses and potential deficiencies identified as well as the adequacy of planned actions to mitigate risks, which could pose a material impact on the Company's financial performance or condition.
- Effectiveness of the processes for financial reporting and Listing Rules compliance.
- Confirmation from management on the effectiveness of the risk management and internal control systems.

(b) ERM Executive Sponsors

The ERM Executive Sponsors comprise the President and Chief Operating Officer, Chief of Staff and Senior Vice President and Chief Financial Officer. The ERM Executive Sponsors are responsible for detailed executive level oversight of the Company's risk management processes over the course of the year. During 2017, the ERM Executive Sponsors approved the ERM Charter which had been developed in the previous year.

(c) Audit Services Group

The Audit Services Group is the Company's internal audit function. Its responsibilities are set out in the Internal Audit Charter, which was approved by the Audit Committee and the Board. These include independently reviewing the effectiveness of the Company's risk management and internal control systems.

The Audit Services Group meets this responsibility through performing independent assessments of the adequacy and effectiveness of the Company's risk management processes; the scope and frequency of these assessments are determined in consultation with the ERM Executive Sponsors. In addition to its primary reporting line to the Audit Committee, the Audit Services Group reports the results of its assessments of Sands China's risk management processes to the ERM Executive Sponsors. The Audit Services Group additionally advises on the design, implementation and development of risk management processes. Meanwhile, the outputs of the risk management processes are considered in the development of the Audit Services Group's audit plans.

(d) Risk Mitigation Owners

Risk Mitigation Owners are department and functional heads across Sands China who have overall responsibility for implementing, leading and supporting risk management activities. They are required to operate in a manner consistent with the Company's risk management objectives and are responsible for fostering a risk culture within their departments or functions.

Risk Management Methodology

Sands China has adopted a risk management methodology which consists of four key processes and is applied on an on-going basis. The methodology is based on that set out by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO"). It is also consistent with LVS' ERM program, which means the Company is able to leverage and benefit from the experience and learnings of the LVS Group in relation to the effective management of risk.

Risk Identification

- Risk Mitigation Owners identify risks in the operations and those relevant to the Company as a whole.
- ERM Executive Sponsors identify emerging risks or strategic risks.
- An updated risk inventory is prepared as a basis of the risk assessment and for development of the audit plan of the Audit Services Group.



Risk Assessment

- Risk inventory is scored and assessed as to its relevant exposure.
- Risk ranking is produced to facilitate the identification of priority risks.
- Impact of a risk event is assessed in terms of the severity of its consequences (both financial and non-financial).
- Likelihood is assessed in terms of the probability a risk event could materialize.
- A consistent and robust global approach is taken in the determination and execution of the risk assessment methodology.



Risk Response

- Prioritized risk ranking is reviewed by the stakeholders.
- Risk is managed by Risk Mitigation Owners with appropriate skills and experiences.
- Risk mitigation plans for the priority risks identified are confirmed or formulated by the Risk Mitigation Owners, which are then reviewed and approved by the ERM Committee, executive management and the Audit Committee.



Risk Monitoring and Reporting

- Known and emerging risks as well as the implementation and effectiveness of the risk mitigation plans are monitored by the Risk Mitigation Owners.
- Periodic updates on the implementation and performance of the risk mitigation plans are provided to the ERM Committee.
- The effectiveness of the monitoring activities is reviewed by the ERM Committee.

Communications of Risk Events

An integral part of risk management processes includes the communication of risk events, both internally and externally, when major risk events arise. Complete, accurate and timely communication of relevant information to the right individuals and functions is key to enabling Sands China to make the appropriate decisions and responses when a risk event arises.

The necessary level of information, appropriate parties and suitable timeframe required for a response will vary significantly according to the nature and severity of the risk event that has occurred.

Inside Information

Sands China has written procedures in place for the handling of inside information in accordance with the Listing Rules. Officers of the Company and its subsidiaries (i.e. members of the Board of Directors of the Company and its subsidiaries, Department Heads, Executive Vice Presidents, Senior Vice Presidents and Vice Presidents) carry out the following periodically:

- Business developments and events are monitored so any potential Inside Information (as defined in the Guidelines on Disclosure of Inside Information issued by the Securities and Futures Commission in June 2012) is promptly identified.
- Inside Information, where identified, is reported to the General Counsel and Company Secretary (or, in his absence, the Assistant General Counsel) who will then report it to the President and Chief Financial Officer followed by the Executive Committee of VML (the "Executive Committee"), as is appropriate. The Executive Committee will meet to consider the matter and make a decision as to whether or not it should be treated as Inside Information and whether an announcement is required or, where necessary, the matter will be referred to the Board for its decision. A record of any meetings and discussions concerning the assessment of whether or not information constitutes Inside Information will be maintained.
- A sensitivity list is maintained and reviewed by the Executive Committee; this list, identifies factors or developments that are likely to give rise to Inside Information.
- Any Inside Information or potential Inside Information is kept confidential and team members are reminded of the need to preserve confidentiality. Appropriate confidentiality agreements are put in place when the Company enters into significant negotiations.
- Inside Information is first disclosed by a Stock Exchange announcement before it is released via other channels.

Activities in 2017

During 2017, the ERM Committee met four times to discharge its responsibilities. The principal matters it dealt with were as follows:

- Approved and adopted the ERM Charter.
- Reviewed the 2017 ERM risk inventory.
- Approved the 2017 ERM program plan.
- Received and considered updates from the Risk Mitigation Owners on the implementation and performance of the risk mitigation plans.

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- Monitored risk mitigation progress in coordination with Risk Mitigation Owners and provided updates to the Audit Committee on a quarterly basis.
- Approved the 2018 reporting schedule of the priority risks to the Audit Committee.
- Approved the 2018 ERM program plan.

The ERM Committee also conducted a review of its Charter during the year and confirmed it remained appropriate.

Priority Risks and Key Mitigations

The priority risks facing the Company, as identified by the Board of Directors in their annual review of the risk management processes, are set out in the Priority Risk Factors section on pages 49 to 56 of this Annual Report.

Through the Risk Management Methodology adopted by the Company, risk factors are identified, prioritized and communicated, and related risk strategies are developed to manage and mitigate risks. The priority risks identified are addressed by the following key mitigation measures:

- Implementation of additional controls, safeguards, policies and procedures.
- Implementation of appropriate response plans.
- Deployment of appropriate insurance instruments.
- Diversification of business.
- Proactively monitoring of industry trends, competitors and innovations.
- Proactively monitoring of regulatory changes.
- Effective monitoring and timely remediation of identified deficiencies.
- Internal audit oversight.
- Review and ensure the adequacy of resources.
- Employ and develop the best talent and leadership capabilities.
- Organize comprehensive training programs for team members, including awareness training, compliance training and continuing professional training.
- Design and implementation of succession plan program.

3.10 SHAREHOLDERS

The Company considers effective communication with Shareholders is essential for good investor relations and investor understanding of the Group's business performance and strategies. The Company also recognizes the importance of transparency and timely disclosure of corporate information.

To facilitate maintaining an on-going dialogue with Shareholders and to encourage Shareholder engagement and participation, the Company has developed and maintains a Shareholder Communication Policy. Under this policy, the Company commits to give Shareholders balanced and understandable information about the Company's performance, position and prospects. Information is made available to Shareholders through a number of means, including formal announcements of information required under the Listing Rules and through the constructive use of general meetings. Updated information (for example, including in relation to the Company's financial information and its corporate governance practices) as well as standing information about the Company is also made available through the Company's website (www.sandschina.com).

The general meetings of the Company provide a forum for communication between the Board and Shareholders. The Chairman of the Board, as well as the chairmen and/or other members of the Board's four Committees will, in the absence of unforeseen circumstances, attend to answer questions raised at these meetings. The external auditor will be asked to attend the annual general meeting to answer questions about relevant matters including the conduct of the audit, the auditor's report and auditor independence.

The Company maintains procedures for Shareholders to propose a person for election as a Director of the Company. The details of these procedures are available on the Company's website.

To safeguard Shareholder interests and rights, separate resolutions will be proposed for each substantial separate issue at general meetings, including the election of Directors. All resolutions put forward at general meetings will be voted on by poll pursuant to the Company's articles of association and the Listing Rules, and poll results will be posted on the Company's website and that of the Stock Exchange after each general meeting.

Procedures for Shareholders to Convene an Extraordinary General Meeting

Article 68 of the Company's articles of association provides general meetings shall be convened on the written requisition of the following members of the Company deposited at the principal place of business of the Company in Hong Kong at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong for the attention of Company Secretary, specifying the objects of the meeting and signed by the requisitionist(s), provided such requisitionists held, as at the date of deposit of the requisition, not less than one-tenth of the paid up capital of the Company, which carries the right of voting at general meetings of the Company:

- Any two or more members; or
- Any one member which is a recognized clearing house (or its nominee(s)).

3. CORPORATE GOVERNANCE REPORT

If the Directors of the Company do not within 21 days from the date of deposit of the requisition proceed duly to convene the meeting to be held within a further 21 days, the requisitionist(s) themselves or any of them representing more than one-half of the total voting rights of all of them, may convene the general meeting in the same manner, as nearly as possible, as in which meetings may be convened by the Directors of the Company provided any meeting so convened shall not be held after the expiration of three months from the date of deposit of the requisition, and all reasonably expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to them by the Company.

Note: Any such written requisition from the Shareholders should be marked "Shareholders' Communication" on the envelope.

Procedures for Shareholders to Put Forward Proposals at General Meeting

Within 10 days of the date on which a notice (the "Notice") is deemed to be received by Shareholders in respect of any general meeting of the Company (the "Relevant General Meeting"), two or more Shareholders holding at least one-tenth of the paid up capital of the Company, which carries the right of voting at general meetings of the Company may together, by written notice to the Company at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong for the attention of Company Secretary, propose a resolution to be proposed and considered at the Relevant General Meeting in addition to the resolutions set out in the Notice. Such written notice shall be accompanied by a statement in no more than 1,000 words explaining the matters referred to, and the reasons for, any such proposed resolution. Following the receipt of such written notice and accompanying statement by the Company, the Company may, in the Company's absolute discretion (taking into account, without limitation, legal, regulatory and practical considerations relating to the issue of any supplemental notice to all Shareholders in relation to the Relevant General Meeting), include the proposed resolution in the business of (i) the Relevant General Meeting of the Company that is subsequent to the Relevant General Meeting.

The Company will circulate a revised Notice including any proposed resolution and the accompanying statement to all Shareholders in accordance with the articles of association of the Company provided that if, in the Company's sole opinion (without have to give reasons therefor), the above process is being abused in any way whatsoever, the Company has absolute discretion to not include such proposed resolution in the business of the Relevant General Meeting or a subsequent general meeting of the Company.

Note: Any such written notice from the Shareholders should be marked "Shareholders' Communication" on the envelope.

Procedures for Shareholders to Put Forward Enquiries to the Board

Shareholders are, at any time, welcome to raise questions and request information (to the extent it is publicly available and appropriate to provide) from the Board and management by writing to:

Company Secretary The Venetian Macao-Resort-Hotel, Executive Offices — L2 Estrada da Baia de N. Senhora da Esperanca, s/n, Taipa, Macao

Note: Any such letter from the Shareholders should be marked "Shareholders' Communication" on the envelope.

The Shareholders' Communication Policy is available on the website of the Company.

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Investor Relations

During the year 2017, the Company has not made any amendment to its memorandum and articles of association. The Company's memorandum and articles of association is available on the Company's website and the Stock Exchange's website.

3.11 COMPLIANCE DISCLOSURES AND OTHER MATTERS

The Listing Rules requires certain corporate governance disclosures to be made. This section of the report details certain disclosures that have not been covered above.

Disclosure of Directors' Information pursuant to the Listing Rule 13.51B(1)

Other Major Positions Held

Dr. Wong Ying Wai was appointed as the chairman emeritus of Pacific Basin Economic Council Limited and Hong Kong Baptist University Foundation on November 27, 2016 and January 1, 2018 respectively.

Mr. Wang Sing ceased to be an executive chairman of Evolution Media China on November 15, 2017, a Senior Advisor of TPG China Limited (Growth Platform) on January 1, 2018 and a Standing Committee Member of the 11th Yunnan Provincial Committee of the Chinese People's Political Consultative Conference on January 22, 2018. On February 19, 2018, Mr. Wang Sing was appointed as the chief executive officer and director of CM Seven Star Acquisition Corporation, a company listed on NASDAQ (Symbol: CMSS).

Model Code for Securities transactions

The Company has developed its own securities trading code for securities transactions (the "Company Code") by the Directors and relevant employees who are likely to be in possession of unpublished inside information of the Company on terms no less exacting than the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 of the Listing Rules (the "Model Code"). Following specific enquiry by the Company, all Directors have confirmed they have complied with the Company Code and, therefore, with the Model Code throughout the year 2017 and to the date of this Annual Report (i.e. March 16, 2018).

Quarterly Reporting

The Company publishes quarterly financial results within 45 days from the end of the relevant quarter. LVS, as a United States Securities Exchange Act 1934 reporting company, is required to file quarterly financial reports with the U.S. Securities and Exchange Commission. When LVS releases its press release relating to quarterly financial information (which will contain information about the Group) in the U.S., the Company will simultaneously make an announcement pursuant to Rule 13.09(2)(a) of the Listing Rules extracting key highlights of the press release pertaining to the Group. The financial information relating to the Group contained in such press release is presented in accordance with U.S. GAAP and there is no reconciliation of such information with IFRS. When LVS files its quarterly financial report (which contains financial information about the Group) on Form 10-Q, approximately two weeks after the release of its quarterly information, the Company makes an announcement pursuant to Rule 13.09(2)(a) of the Listing Rules providing a hyper-link to such Form 10-Q, which contains financial information relating to the Group presented in accordance with U.S. GAAP.

Remuneration of Senior Management

The remuneration of the members of the senior management by band for the year ended December 31, 2017 is set out below:

	Number of members of senior management
HK\$2,000,001 (approximately US\$258,000)–HK\$8,000,000 (approximately US\$1,032,000)	2
HK\$14,000,001 (approximately US\$1,806,000)–HK\$20,000,000 (approximately US\$2,581,000)	1
HK\$30,000,001 (approximately US\$3,871,000)–HK\$36,000,000 (approximately US\$4,645,000)	1
Total	4

External Auditor and Auditor's Remuneration

The statement of the external auditor of the Company about their reporting responsibilities for the financial statements is set out in the "Independent Auditor's Report" on pages 109 to 112 of this Annual Report. During the year ended December 31, 2017, the remuneration paid and payable to the Company's external auditor is set out below:

Type of Services	Amount of Fees Payable/Paid (US\$'000)
Audit Services	1,941
Non-audit Services	74
Total	2,015

3.12 DIRECTORS' REPORT

The Directors are pleased to present their report together with the audited Consolidated Financial Statements of the Group for the year ended December 31, 2017.

Principal Activities

The principal activity of the Company is investment holding and the principal activities of our subsidiaries are the development and operation of integrated resorts in Macao, which contain not only gaming and hotel areas, but also meeting space, convention and exhibition halls, retail and dining areas and entertainment venues.

Consolidated Financial Statements

The Consolidated Financial Statements of the Group for the year ended December 31, 2017 are set out on pages 113 to 118 of this Annual Report.

Business Review

The business review of the Group for the year ended December 31, 2017 is set out on pages 22 to 61 of this Annual Report.

Dividends

On January 19, 2018, the Board declared an interim dividend of HK\$0.99 per share, which was paid to Shareholders on February 23, 2018. On March 16, 2018, the Board proposed the payment of a final dividend of HK\$1.00 per share, which is subject to the approval of the Shareholders at the forthcoming annual general meeting on May 25, 2018. If the final dividend is approved by Shareholders on May 25, 2018, the total dividend paid to Shareholders for the year ended December 31, 2017 will be HK\$1.99 per share.

Share Capital

Details of movements in the share capital of the Company during the year are set out in Note 21 to the Consolidated Financial Statements.

Purchase, Sale or Redemption of the Company's Listed Shares

Neither the Company, nor any of its subsidiaries purchased, sold or redeemed any of the listed shares of the Company during the year ended December 31, 2017.

Distributable reserves of the Company

The Company's reserves available for distribution to Shareholders as at December 31, 2017 amounted to approximately US\$1.64 billion (2016: US\$2.05 billion).

Bank Loans and Other Borrowings

The total borrowings of the Group as at December 31, 2017 amounted to US\$4.41 billion (2016: US\$4.37 billion). Particulars of borrowings are set out in Note 24 to the Consolidated Financial Statements.

Finance Costs Capitalized

Finance costs amounting to US\$2 million (2016: US\$34 million) were capitalized by the Group during the year as set out in Note 8 to the Consolidated Financial Statements.

Donations and Contributions

Donations and contributions by the Group for charitable and other purposes amounted to US\$5 million (2016: US\$2 million), of which US\$4 million are related to assisting the Macao community with long term relief, recovery and rebuilding efforts due to Typhoon Hato.

Financial Summary

A summary of the results for the year and of the assets and liabilities of the Group as at December 31, 2017 and for the previous four financial years are set out on page 201 of this Annual Report.

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Directors

The Directors of the Company during the year and as at the Latest Practicable Date are:

Executive Directors	Title	Note
Sheldon Gary Adelson	Chairman of the Board and	Re-designated March 6, 2015
Wong Ying Wai	Chief Executive Officer President and Chief Operating Officer	Appointed January 22, 2016
Non Executive Directory		
Non-Executive Directors		
Robert Glen Goldstein		Re-designated November 1, 2015
Charles Daniel Forman		Elected May 30, 2014
Independent Non-Executive Dire	ctors	
Chiang Yun		Appointed October 14, 2009
Victor Patrick Hoog Antink		Appointed December 7, 2012
Steven Zygmunt Strasser		Elected May 31, 2013
Kenneth Patrick Chung		Appointed July 15, 2016
Wang Sing ⁽¹⁾		Appointed July 14, 2017

Note:

(1) Mr. Wang Sing was appointed as an Independent Non-Executive Director and a member of the Audit Committee with effect from July 14, 2017. Please refer to the announcements of the Company dated July 14, 2017 for details.

The Board has established four committees, being the Audit Committee, the Remuneration Committee, the Nomination Committee, and the Capex Committee. The table below details the membership and composition of each of the four committees as at the Latest Practicable Date.

Name of Director	Audit Committee	Remuneration Committee	Nomination Committee	Capex Committee
Sheldon Gary Adelson	_	_	Chairman	_
Wong Ying Wai	_	Member	_	Member
Robert Glen Goldstein	_		_	Chairman
Charles Daniel Forman	_	—	_	_
Chiang Yun	Member	—	Member	_
Victor Patrick Hoog Antink	Chairman	Member	Member	Member
Steven Zygmunt Strasser	Member	Chairman		_
Kenneth Patrick Chung	Member	_		_
Wang Sing	Member ⁽¹⁾			

Note:

(1) Appointed by a resolution of the Board on July 14, 2017

Director Independence

The Company has received written annual confirmation from each Independent Non-Executive Director of his/her independence pursuant to the requirements of the Listing Rules. The Company considers all Independent Non-Executive Directors to be independent in accordance with the independence guidelines as set out in the Listing Rules. Directors are required to declare their direct or indirect interests, if any, in any proposals or transactions to be considered by the Board at Board meetings and withdraw if appropriate.

Directors' Service Contracts

Each of the Non-Executive and Independent Non-Executive Directors is appointed for a term of three years. The appointment may be terminated by either the Company or the Director on not less than one month's written notice. The Directors shall retire by rotation and be eligible for re-election in accordance with the articles of association of the Company.

None of the Directors offering themselves for re-election at the forthcoming annual general meeting has a service contract with the Company, which is not determinable by the Company within one year without payment of compensation (other than statutory compensation).

There are no service contracts with Directors that are exempt under Rule 13.69 of the Listing Rules. No emoluments were paid to any Directors as an inducement to join or upon joining the Group or as compensation for loss of office during the year (2016: nil).

On April 21, 2017, the Board approved the renewal of appointment letter of Mr. Charles Daniel Forman as Non-Executive Director for a term of three years commencing from May 30, 2017.

On July 14, 2017, the Board approved the appointment letter of Mr. Wang Sing as Independent Non-Executive Director for a term of three years commencing from July 14, 2017.

On January 19, 2018, the Board approved the renewal of appointment letter of Mr. Sheldon Gary Adelson as Executive Director for a term of three years commencing from March 6, 2018.

For the year ended December 31, 2017, details of remuneration of the Directors and Senior Management are set out in Note 6 to the Consolidated Financial Statements.

Directors' interests

Directors are required to declare their direct or indirect interests, if any, in any proposals or transactions to be considered by the Board and withdraw from that part of the Board meetings, if appropriate.

With the exception of the continuing connected transactions disclosed herein, no transaction, arrangement or contract in relation to the Group's business to which the Company or any of its fellow subsidiaries was a party and in which a Director of the Company (or any person who at any time in the financial year ended December 31, 2017 was a Director or any entity connected with a Director or such person) had a material interest, whether directly or indirectly, subsisted during or at the end of the financial year ended December 31, 2017.

Management Contracts

No contracts, other than employment contracts, concerning the management and/or administration of the whole or any substantial part of the business of the Company were entered into or existed during the year 2017.

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Permitted Indemnity

Pursuant to the Company's articles of association, every Director shall be indemnified and held harmless out of the assets of the Company, to the fullest extent permitted by applicable law, against all liability and loss suffered and expenses (including attorneys' fees) reasonably incurred. The Company has arranged for appropriate insurance cover for Directors' and officers' liabilities in respect of legal actions against the Directors and officers arising out of corporate activities.

Interests of Directors and Chief Executives

The interests of each of the Directors and Chief Executives in the shares, underlying shares and debentures of the Company and any of the Company's associated corporations (within the meaning of Part XV of the SFO) as at December 31, 2017, as recorded in the register required to be kept under Section 352 of Part XV of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code, are set out in the table and explanatory notes below:

Name of Director	Company	Nature of interest	Number of Shares	Approximate percentage of shareholding interest
Sheldon Gary Adelson	Company	Interest in a controlled corporation	5,657,814,885(L)	70.07%
Wong Ying Wai	Company	Beneficial owner	4,000,000(L) ⁽³⁾	0.05%

Name of Director	Associated corporation	Nature of interest	Number of securities	Approximate percentage of shareholding interest
Sheldon Gary Adelson	LVS	Beneficial owner	66,903,065(L) ⁽¹⁾	8.47%
		Family Interest	328,452,110(L) ⁽²⁾	41.60%
Robert Glen Goldstein	LVS	Beneficial owner	2,416,212(L) ⁽⁴⁾	0.31%
Charles Daniel Forman	LVS	Beneficial owner	206,987(L) ⁽⁵⁾	0.03%

The letter "L" denotes the person's long position in such shares/securities.

Notes:

- (1) This amount includes (a) 66,156,730 shares of LVS' common stock, (b) 61,905 unvested shares of LVS' restricted stock, and (c) 684,430 options to purchase 684,430 shares in LVS' common stock, of which 41,377 are vested and exercisable.
- (2) This amount includes (a) 93,779,145 shares of LVS' common stock held by Mr. Sheldon Gary Adelson's spouse, Dr. Miriam Adelson, (b) 2,208,548 shares of LVS' common stock held by trusts for the benefit of Dr. Adelson and her family members over which Dr. Adelson, as trustee, retains sole voting control and shares dispositive power, (c) 1,995,389 shares of LVS' common stock held by trusts for the benefit of Dr. Adelson's family members over which Dr. Adelson, as trustee, retains sole voting control and shares of LVS' common stock held by trusts for the benefit of Dr. Adelson, as trustee, retains sole voting control and dispositive power, (d) 217,902,318 shares of LVS' common stock held by trusts for the benefit of Dr. Adelson and her family members over which Dr. Adelson, as trustee, and (e) 12,566,710 shares of LVS' common stock held by Adfam Investment Company LLC over which Dr. Adelson, as co-manager, shares voting and dispositive control with Mr. Adelson.
- (3) This amount includes 4,000,000 options to purchase 4,000,000 shares of the Company, of which 800,000 are vested and exercisable.

3. CORPORATE GOVERNANCE REPORT

- (4) This amount includes (a) 127,057 shares of LVS' common stock, and (b) 2,289,155 options to purchase 2,289,155 shares in LVS' common stock, of which 1,039,155 are vested and exercisable.
- (5) This amount includes (a) 205,440 shares of LVS' common stock and (b) 1,547 LVS' unvested restricted stock.

None of the Directors or the Chief Executives had short positions in respect of shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) as at December 31, 2017.

Save as disclosed above, so far as was known to the Directors, as at December 31, 2017, none of the Directors or the Chief Executives had, pursuant to Divisions 7 and 8 of Part XV of the SFO, nor were they taken or deemed to have under such provisions of the SFO, any interest or short position in any shares or underlying shares or interest in debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) that were required to be notified to the Company and the Stock Exchange, or any interests that were required, pursuant to Section 352 of the SFO, to be entered into the register referred to therein, or any interests that were required, pursuant to the Model Code, to be notified to the Company and the Stock Exchange.

As at December 31, 2017, save as disclosed above, none of the Directors nor the Chief Executives (including their spouses and children under 18 years of age) had any interest in, or had been granted, or exercised, any rights to subscribe for shares (or warrants or debentures, if applicable) of the Company and its associated corporations (within the meaning of Part XV of the SFO).

Interests of Substantial Shareholders

The interests of substantial Shareholders in the shares and underlying shares of the Company as at December 31, 2017, as recorded in the register required to be kept under Section 336 of Part XV of the SFO or as the Company is aware, are set out in the table below.

The Company had been notified of the following substantial Shareholders' interests in the shares of the Company as at December 31, 2017:

Name of substantial Shareholder	Capacity/Nature of interest	Number of Shares	Approximate percentage of issued share capital
Nume of Substantial Shareholder	capacity/nature of interest	Number of Shares	Share capital
Sheldon Gary Adelson	Interest in a controlled corporation	5,657,814,885(L)	70.07%
Las Vegas Sands Corp.	Interest in a controlled corporation	5,657,814,885(L)	70.07%
Las Vegas Sands, LLC	Interest in a controlled corporation	5,657,814,885(L)	70.07%
Venetian Casino Resort, LLC	Interest in a controlled corporation	5,657,814,885(L)	70.07%
LVS (Nevada) International Holdings, Inc.	Interest in a controlled corporation	5,657,814,885(L)	70.07%
LVS Dutch Finance C.V.	Interest in a controlled corporation	5,657,814,885(L)	70.07%
LVS Dutch Holding B.V.	Interest in a controlled corporation	5,657,814,885(L)	70.07%
Sands IP Asset Management B.V.	Interest in a controlled corporation	5,657,814,885(L)	70.07%
Venetian Venture Development Intermediate II	Beneficial owner	5,657,814,885(L)	70.07%

The letter "L" denotes the person's long position in such shares.

3. CORPORATE GOVERNANCE REPORT

As at December 31, 2017, VVDI(II) was a substantial Shareholder which was interested in 5,657,814,885 Shares (representing 70.1% of the total issued share capital of the Company). VVDI(II) was a wholly-owned subsidiary of Sands IP. Sands IP was a wholly-owned subsidiary of LVS Dutch Holding, which was in turn wholly-owned by LVS Dutch Finance. LVS Dutch Finance was a wholly-owned subsidiary of LVS Nevada, which was in turn wholly-owned by Venetian Casino. Venetian Casino was a wholly-owned subsidiary of LVS LLC, which was in turn wholly-owned by LVS. Mr. Sheldon Gary Adelson, his family members and trusts and other entities established for the benefit of Mr. Adelson and/or his family members beneficially owned approximately 55% of the outstanding common stock of LVS as at December 31, 2017.

As at December 31, 2017, the Company had not been notified of any short positions being held by any substantial Shareholder in the shares or underlying shares of the Company.

Interests of Any Other Persons

Save as disclosed above, as at December 31, 2017, the Company had not been notified of any persons who had interests or short positions in the shares or underlying shares of the Company, as recorded in the register required to be kept under Section 336 of Part XV of the SFO.

Senior Management

The biographical details of the senior management as at the date of this report are set out on page 20 of this Annual Report.

Major Customers and Suppliers

For the year ended December 31, 2017, the aggregate amount of turnover attributable to the Group's five largest customers represented less than 30% of the Group's total turnover; and the aggregate amount of purchases (not including the purchases of items that are of a capital nature) attributable to the Group's five largest suppliers represented less than 30% of the Group's total purchases.

Non-Competition Deed with LVS

We entered into a Non-Competition Deed with LVS on November 8, 2009 so as to maintain a clear delineation of the respective businesses of each party with effect from the Listing Date. Please see our Prospectus for additional information on the Non-Competition Deed. Since the Listing Date, there have been no business opportunities offered by LVS to us and LVS and its associates have not carried out, nor proposed to carry out, any business activity, whether directly or indirectly, which competes or may lead to competition with us. LVS has provided its written declaration in respect of LVS and its subsidiaries' (other than that which form part of our Group) compliance with the undertakings under the Non-Competition Deed during the year ended December 31, 2017. Our Independent Non-Executive Directors consider that LVS has complied with the terms set out in the Non-Competition Deed during the year ended December 31, 2017.

Continuing Connected Transactions — Shared Services Agreement

The Company and LVS entered into a Shared Services Agreement in respect of the provision of certain products and services by the LVS Group to our Group or by our Group to the LVS Group. Details of the Shared Services Agreement are disclosed in the Prospectus.

2015 Shared Services Agreement

On December 12, 2014, the Company and LVS entered into an agreement to renew the terms of the Shared Services Agreement on amended terms for a period of three years commencing on January 1, 2015 and ending on December 31, 2017 (the "2015 Shared Services Agreement").

The following are continuing connected transactions contemplated by the 2015 Shared Services Agreement:

I. Continuing Connected Transactions Fully Exempt From Shareholders' Approval, Annual Review and All Disclosure Requirements Under Listing Rule 14A.76(1) or 14A.98

- 1. Reciprocal global procurement consultancy services;
- 2. Reciprocal transportation and related logistic services;
- 3. Reciprocal design, development and construction consultancy services;
- 4. Reciprocal administrative and logistics services; and
- 5. Joint international marketing services provided by our Group to the LVS Group.

II. Continuing Connected Transactions Exempt From Shareholders' Approval Requirement but subject to Reporting, Announcement and Annual Review Requirements Under Listing Rule 14A.76(2)

The following transactions between our Group and the LVS Group are on-going and are exempt from Shareholders' approval requirements under Rule 14A.76(2) of the Listing Rules but are subject to the reporting, announcement and annual review requirements.

Joint International Marketing and Retail Leasing, Management and Marketing Services provided by the LVS Group to our Group

Under the 2015 Shared Services Agreement, the LVS Group agreed to provide our Group joint international marketing and retail leasing, management and marketing services. The amounts payable by our Group under the Shared Services Agreement for these joint international marketing and retail leasing, management and marketing services are calculated on a cost basis.

Pursuant to the 2015 Shared Services Agreement, the annual caps set for the joint international marketing and retail leasing, management and marketing services to be provided by the LVS Group to the Group for each of the three years ended December 31, 2017 are US\$22.7 million, US\$25.8 million and US\$28.3 million, respectively. The annual caps are determined by reference to the historical figures related to such services.

As, based on the annual caps, the relevant percentage ratios in relation to the joint international marketing and retail leasing, management and marketing services are more than 0.1% but less than 5%, these transactions are exempt from Shareholders' approval requirement under Rule 14A.76(2) of the Listing Rules but are subject to the reporting, announcement and annual review requirements of Chapter 14A of the Listing Rules.

3. CORPORATE GOVERNANCE REPORT

Under the 2015 Shared Services Agreement, our Group also agreed to provide to the LVS Group services with respect to joint international marketing services targeting VIP players and premium players who wish to patronize the LVS Group's properties in addition to those of our Group, and retail leasing, management and marketing services relating to the retail malls owned or operated by the LVS Group (including hotel, convention, exhibition, meetings and entertainment sales, marketing and public relations services). As the relevant percentage ratios in relation to these services are less than 0.1%, they are fully exempt from Shareholders' approval, annual review and all disclosure requirements under Rule 14A.76(1) of the Listing Rules.

2018 Shared Services Agreement

On December 13, 2017, the Company and LVS entered into an agreement to renew the terms of the Shared Services Agreement on amended terms for a period of three years commencing on January 1, 2018 and ending on December 31, 2020 (the "2018 Shared Services Agreement").

The following are continuing connected transactions contemplated by the 2018 Shared Services Agreement:

I. Continuing Connected Transactions Fully Exempt From Shareholders' Approval, Annual Review and All Disclosure Requirements Under Listing Rule 14A.76(1) or 14A.98

- 1. Reciprocal global procurement consultancy services;
- 2. Reciprocal transportation and related logistic services;
- 3. Reciprocal design, development and construction consultancy services;
- 4. Reciprocal administrative and logistics services; and
- 5. Joint international marketing services provided by our Group to the LVS Group.

II. Continuing Connected Transactions Exempt From Shareholders' Approval Requirement but subject to Reporting, Announcement and Annual Review Requirements Under Listing Rule 14A.76(2)

The following transactions between our Group and the LVS Group are on-going and are exempt from Shareholders' approval requirements under Rule 14A.76(2) of the Listing Rules but are subject to the reporting, announcement and annual review requirements.

Joint International Marketing and Retail Leasing, Management and Marketing Services provided by the LVS Group to our Group

Under the 2018 Shared Services Agreement, the LVS Group agreed to provide to the Group joint international marketing services targeting VIP players, premium players and Sands Rewards Club members who wish to patronize the Group's properties in addition to those of the LVS Group, and retail leasing, management and marketing services relating to the retail malls owned or operated by the Group (including hotel, convention, exhibition, meetings and entertainment sales, marketing and public relations services) (the "Joint International Marketing and Retail Leasing, Management and Marketing Services").

Pursuant to the 2018 Shared Services Agreement, the annual caps set for the Joint International Marketing and Retail Leasing, Management and Marketing Services to be provided by the LVS Group to the Group for each of the three years ending December 31, 2020 are US\$7.7 million, US\$8.5 million and US\$9.3 million respectively.

The annual caps for the Joint International Marketing and Retail Leasing, Management and Marketing Services for each of the three years ending December 31, 2020 are determined by reference to, among others, (a) the historical figures related to such services, (b) the necessary amount to be paid to properly and adequately compensate for the services of the marketing executives, (c) sufficient additional fee capacity to address the expected growth of the Group's business in the next three years (including, but not limited to, the expected growth resulting from The Parisian Macao which opened in September 2016), and (d) the extent and volume of the services the Group expects the LVS Group to provide during such periods.

As, based on the new annual caps, one or more of the relevant percentage ratios in relation to the Joint International Marketing and Retail Leasing, Management and Marketing Services are more than 0.1% but each of them is less than 5%, the Company is required to comply with the reporting, announcement and annual review but is exempt from the Shareholders' approval requirements of Chapter 14A of the Listing Rules in respect of continuing connected transactions.

Under the 2018 Shared Services Agreement, the Group also agreed to provide to the LVS Group joint international marketing and retail leasing, management and marketing services. The fees to be paid by the LVS Group to the Group will be calculated on a cost basis. As the relevant percentage ratios in relation to these services are less than 0.1%, the Company is fully exempt from Shareholders' approval, annual review and all disclosure requirements under Rule 14A.76(1) of the Listing Rules.

Continuing Connected Transactions — The Second Trademark Sub-License Agreement Overview

LVS LLC and SCL IP Holdings, LLC entered into the Second Trademark Sub-License Agreement on November 8, 2009. LVS LLC is a connected person as it is our Controlling Shareholder. SCL IP Holdings, LLC is our wholly owned subsidiary. The Second Trademark Sub-License Agreement is subject to Shareholders' approval, annual review and all disclosure requirements. The Stock Exchange has granted to us a waiver from strict compliance with the announcement and Shareholders' approval requirements in respect of The Second Trademark Sub-License Agreement for a period of slightly over twelve and a half years from the Listing Date, provided that the annual value of the transactions does not exceed the caps for the relevant period.

Pursuant to the Second Trademark Sub-License Agreement, LVS LLC (as licensor) granted to our Group a license to use certain trademarks and the service marks (a) in mainland China, Macao, Hong Kong and Taiwan (and their respective territorial seas) (the "Restricted Zone") for the development, operation and marketing of casinos, hotels, integrated resorts and associated facilities located in the Restricted Zone and (b) in the rest of the world, for the marketing of our business in the Restricted Zone. Nothing in the Second Trademark Sub-Licence Agreement shall grant to the licensee or any permitted sublicensee the right to use any licensed marks for the purpose of carrying on any Internet gaming business, even when the portal or the primary users targeted are domiciled within the Restricted Zone. The Second Trademark Sub-License Agreement shall remain in effect for an initial term of slightly over twelve and a half years commencing from the Listing Date and ending on December 31, 2022, so that its term is aligned with the initial term of VML's Subconcession, which expires on June 26, 2022. The Second Trademark Sub-License Agreement may be renewed upon the agreement of both parties on such terms as the parties may mutually agree, subject to compliance with the Listing Rules.

3. CORPORATE GOVERNANCE REPORT

The parties are permitted to terminate the Second Trademark Sub-License Agreement prior to the expiration of its initial term by mutual agreement. The licensor is also entitled, upon the compulsion of any law of any of the jurisdictions within the Restricted Zone, to terminate the grant of a license. The Second Trademark Sub-License Agreement shall terminate automatically, without any notice to the licensee, in the event that LVS is no longer a Controlling Shareholder, or in the event of any sale of all or substantially all of the assets of the licensee, to any person or legal entity that is not a subsidiary or affiliate of LVS, our Company or the licensor.

The Venetian Macao, Sands Macao and The Plaza Macao

Under the Second Trademark Sub-License Agreement: (a) for each of the full fiscal years under the initial term through the full fiscal year ended December 31, 2012, the licensee will pay the licensor an annual royalty at the rate of 1.5% of the total gross revenue of The Venetian Macao, 1.5% of the total gross non-gaming revenue and Paiza-related gaming revenue of the Sands Macao and 1.5% of the total gross gaming revenue of the Plaza Casino at The Plaza Macao (the "Relevant Royalty"), provided that the total royalty payable in respect of those three properties in each such fiscal year will be capped at US\$20.0 million per full fiscal year, and (b) for each of the subsequent full fiscal year ending December 31, 2013 and ending with the full fiscal year ending December 31, 2022, the licensee will pay the licensor an annual royalty being the lesser of the Relevant Royalty or the annual caps set out in the table below, such annual caps reflecting an increase of 20.0% for each subsequent year.

Royalty Cap for The Venetian Macao, Sands Macao and The Plaza Macao (2017–2022)

Year	2017	2018	2019	2020	2021	2022
Cap (US\$ in millions)	49.8	59.7	71.7	86.0	103.2	123.8

Sands Cotai Central

Under the Second Trademark Sub-License Agreement: (a) for each of the first three full fiscal calendar years after commencement of operations beginning in 2012, the licensee will pay the licensor an annual royalty fee of 1.5% of the gross revenues of the operations at Sands Cotai Central that utilizes any of the licensed marks (the "Sands Cotai Central Royalty"), subject to a US\$20 million cap per fiscal year, and (b) for the fiscal calendar years thereafter until expiration of the initial term, commencing with the full fiscal year ended December 31, 2016 and ending with the full fiscal year ending December 31, 2022, the licensee will pay the licensor an annual royalty being the lesser of the Sands Cotai Central Royalty or the annual caps set out in the table below, such annual caps reflecting an increase of 20.0% for each subsequent year.

Royalty Cap for Sands Cotai Central (2017–2022)

Year	2017	2018	2019	2020	2021	2022
Cap (US\$ in millions)	28.8	34.6	41.5	49.8	59.7	71.7

The Parisian Macao

Under the Second Trademark Sub-License Agreement: (a) for each of the first three full fiscal calendar years after commencement of operations beginning in 2016, the licensee will pay the licensor an annual royalty fee of 1.5% of the gross revenues of the operations at The Parisian Macao that utilizes any of the licensed marks (the "Parisian Macao Royalty"), subject to a US\$20 million cap per fiscal year, and (b) for the fiscal calendar years thereafter until expiration of the initial term, commencing with the full fiscal year ending December 31, 2020 and ending with the full fiscal year ending December 31, 2020, the licensee will pay the licensor an annual royalty being the lesser of The Parisian Macao Royalty or the annual caps set out in the table below, such annual caps reflecting an increase of 20.0% for each subsequent year.

Royalty Cap for The Parisian Macao (2017–2022)

Year	2017	2018	2019	2020	2021	2022
Cap (US\$ in millions)	20.0	20.0	20.0	24.0	28.8	34.6

Each Subsequent Casino Gaming Property

Each subsequent casino gaming property we operate that utilizes any of the licensed marks in connection with generating the relevant revenue, will pay (a) for each of the first three full fiscal calendar years after commencement of operations of each subsequent property, a royalty fee of 1.5% of the respective gross revenues of the operations in connection with which such licensed marks are used (each, the "Subsequent Casino Gaming Property Royalty"), subject to a US\$20.0 million cap per fiscal year, and (b) for the fiscal calendar years thereafter until expiration of the initial term, the licensee will pay the licensor an annual royalty being the lesser of the Subsequent Casino Gaming Property Royalty or the annual caps set out in the table below, such annual caps reflecting an increase of 20.0% for each subsequent year.

Royalty Cap for Each Subsequent Casino Gaming Property

Year	1	2	3	4	5	6
Cap (US\$ in millions)	20.0	20.0	20.0	24.0	28.8	34.6

Note: This assumes, for illustrative purposes, that the Casino Gaming properties open on January 1, 2017 and have the right to use the licensed marks until expiration of the initial term.

Further details of the Second Trademark Sub-License Agreement, the caps and these continuing connected transactions are set out in the Prospectus.



Summary of Continuing Connected Transactions

The aggregate amount paid by our Group to the LVS Group and/or by the LVS Group to our Group during the years ended December 31, 2016 and 2017 along with the annual caps for the financial year ended December 31, 2017 are set out below:

	Aggregate amount paid for the year ended December 31, 2016 (US\$ in million)	Aggregate amount paid for the year ended December 31, 2017 (US\$ in million)	Annual Cap for the year ended December 31, 2017 (US\$ in million)
Reciprocal Global Procurement Consultancy Services ⁽¹⁾	N/A	N/A	N/A
Reciprocal Transportation and related Logistics Services ⁽¹⁾	N/A	N/A	N/A
Reciprocal Design, Development and Construction Consultancy Services ⁽¹⁾	N/A	N/A	N/A
Reciprocal Administrative and Logistics Services ⁽²⁾	N/A	N/A	N/A
The First Trademark License Agreement ⁽³⁾	Nil	Nil	N/A
Joint International Marketing and Retail Leasing, Management and Marketing Services ⁽⁴⁾	9.7	5.3	28.3
The Second Trademark Sub-License Agreement	72.9	97.8	98.6

Notes:

(1) Per Rule 14A.76(1) of the Listing Rules, these continuing connected transactions are fully exempt from Shareholders' approval, annual review and all disclosure requirements.

(2) Per Rule 14A.98 of the Listing Rules, these continuing connected transactions are fully exempt from Shareholders' approval, annual review and all disclosure requirements.

(3) Per page 220 of our Prospectus, the First Trademark License is a fully paid-up, royalty free license.

(4) These amounts represent amounts paid for the services provided by the LVS Group to our Group. The services provided by the Group to the LVS Group are fully exempt from Shareholders' approval, annual review and all disclosure requirements under Rule 14A.76(1) of the Listing Rules.

The annual caps agreed in the 2018 Shared Services Agreement for the three years commenced on January 1, 2018 and will end on December 31, 2020 and are set out below:

	Annual Cap for	Annual Cap for	Annual Cap for
	the year ending	the year ending	the year ending
	December 31, 2018	December 31, 2019	December 31, 2020
	(US\$ in million)	(US\$ in million)	(US\$ in million)
Joint International Marketing and Retail Leasing, Management and Marketing Services provided by the LVS Group to our Group	7.7	8.5	9.3

Payments by Our Group That Do Not Constitute Continuing Connected Transactions

The Shared Services Agreement also documents certain historical arrangements in which our Group and the LVS Group have coordinated efforts to obtain insurance coverage and information technology products and services from third-party service providers. These arrangements continue after the Listing Date. Such arrangements permit our Group together with the LVS Group to leverage our combined negotiating power for such services or coverage.

With respect to insurance coverage, LVS has executed various insurance policies that provide global coverage for its subsidiaries (including coverage for certain members of our Group). We bear that portion of the premiums charged for such insurance coverage that is proportionate to our share of the insurance coverage. In the event of losses suffered by any members of our Group, the indemnification from the insurers under such policies for such losses will be paid to us.

With respect to information technology products and services, LVS has entered into various enterprise level agreements in order to meet the combined requirements of its subsidiaries (including the requirements of members of our Group). We bear that portion of the cost for such information technology products and services that is proportionate to our share of the use of such information technology products and services.

The above arrangements are not considered continuing connected transactions between our Group and the LVS Group as the LVS Group is not providing our Group with any services or products and vice versa.

Auditor's Letter

In accordance with Rule 14A.56 of the Listing Rules, our Board engaged the auditor of our Company to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The auditor has issued an unqualified letter containing their findings and conclusions in respect of the continuing connected transactions disclosed by the Group above in accordance with Rule 14A.56 of the Listing Rules.

Directors' Review

The Directors, including the Independent Non-Executive Directors, have reviewed the continuing connected transactions for the year ended December 31, 2017 and are of the opinion they were entered into in the ordinary and usual course of business of the Company on normal commercial terms and according to the agreements governing them on terms that are fair and reasonable and in the interests of the Company's Shareholders as a whole.

Related Party Transactions in the Normal Course of Business

Details of the significant related party transactions undertaken in the normal course of business are provided under Note 28 to the Consolidated Financial Statements. With the exception of the connected transactions disclosed herein, none of those related party transactions constitute a disclosable connected transaction as defined under the Listing Rules. The Company has complied with the disclosure requirements set out in Chapter 14A of the Listing Rules related party transactions.

Equity Award Plan

The Company adopted an Equity Award Plan on November 8, 2009 (amended on February 19, 2016) for the purpose of attracting able persons to enter and remain in the employment of our Group. The Equity Award Plan also provides a means whereby employees, Directors and consultants of our Group can acquire and maintain Share ownership, thereby strengthening their commitment to the welfare of our Group and promoting an identity of interest between Shareholders and these persons.

Unless otherwise terminated, the Equity Award Plan will be valid and effective for a period of ten years from November 30, 2009.

Persons who are eligible to participate in the Equity Award Plan (the "Eligible Persons") are limited to those who have entered into an award agreement with us or who have received written notification from the Committee established by our Board to administer the Equity Award Plan (the "Committee"), or from a person designated by the Committee, they have been selected to participate in the Equity Award Plan. Eligible Persons include:

(i) any individual regularly employed by our Company or any of our subsidiaries, provided, however, no such employee covered by a collective bargaining agreement shall be an Eligible Person unless and to the extent such eligibility is set forth in such collective bargaining agreement or in an agreement or instrument related thereto;

- (ii) a Director of our Company or any of our subsidiaries; or
- (iii) a consultant or advisor to our Company or any of our subsidiaries.

The maximum number of Shares in respect of which options or other share-based awards may be granted (including Shares in respect of which options, whether exercised or still outstanding, have already been granted) under the Equity Award Plan and under any other plans of our Company must not in aggregate exceed 10% of the then issued share capital of our Company as at the Listing Date, excluding for this purpose Shares that would have been issuable pursuant to options or other share-based awards that have been lapsed in accordance with the terms of the Equity Award Plan (or any other plans of our Company). Notwithstanding the foregoing, the Shares that may be issued in respect of options and other share-based awards granted and yet to be exercised under the Equity Award Plan and any other plans of our Company at any time shall not exceed 30% of the Shares in issue from time to time. Based on listing approval granted by the Stock Exchange on November 27, 2009, up to 804,786,508 Shares may be issued by our Company to Eligible Persons under the Equity Award Plan, representing 10% of the issued share capital of the Company as at the Listing Date. As at the date of this Annual Report (i.e. March 16, 2018), the total number of Shares available for issue under the Equity Award Plan was 717,367,126 Shares, which represented approximately 9% of the issued share capital of the Company on that date.

The total number of Shares issued and to be issued upon exercise in respect of options or other share-based awards granted and to be granted under the Equity Award Plan and any other plans of our Company (including both exercised, outstanding options and restricted share units and Shares that were the subject of options or restricted share units, which have been granted and accepted under the Equity Award Plan or any other plan of our Company) to each Eligible Person in any 12-month period up to the date of grant shall not exceed 1% of the Shares in issue as at the date of grant.

Share Options

No option may vest more than ten years after the date of grant.

The minimum period for which an option must be held before it can be exercised will be specified in the relevant option agreement between our Company and the relevant Eligible Person.

The exercise price ("Option Price") per Share for each option shall be set by the Committee at the time of grant but shall not be less than the highest of:

- (i) the official closing price of the Shares as stated in the daily quotation sheet of the Stock Exchange on the date of grant, which must be a business day;
- (ii) the average of the official closing price of the Shares as stated in the daily quotation sheets of the Stock Exchange for the 5 business days immediately preceding the date of grant; and
- (iii) the nominal value of a Share, provided that for the purpose of determining the Option Price where the Shares have been listed on the Stock Exchange for less than 5 business days preceding the date of grant, the issue price of the Shares in connection with such listing shall be deemed to be the closing price of the Shares for each business day falling within the period before the listing of the Shares on the Stock Exchange.

The exercise of any option shall be subject to our Shareholders in general meeting approving any necessary increase in the authorized share capital of our Company.

As at December 31, 2017, 102,650,191 options to purchase shares in the Company had been granted under the Equity Award Plan of which 26,552,682 options had been exercised and 27,845,534 options had lapsed.

3. CORPORATE GOVERNANCE REPORT

Details of the grant of share options and a summary of movements of the outstanding share options during the year under the Equity Award Plan were as follows:

Options to Subscribe for Ordinary Shares Granted under the Company's Equity Award Plan

				Closing price		Number of options						
Director & other eligible persons	Date granted	Options granted	Exercise price per Share ⁽¹⁾ HK\$	of Shares immediately before the date of grant HK\$ E		outstanding as at January 1, 2017	granted during the year	vested during the year ⁽²⁾	lapsed during the year	exercised during the year	outstanding as at December 31, 2017	the dates on which options were exercised HK\$
Wong Ying Wai	November 2, 2015	4,000,000(4)	28.59	28.15	November 2, 2016– November 1, 2025	4,000,000	-	533,334	_	_	4,000,000	_
Other eligible employees	March 31, 2010	16,876,100	11.63	12.10	March 31, 2011– March 30, 2020	790,975	-	-	-	100	790,875	35.10
	September 30, 2010	2,672,500	13.23	14.32	September 30, 2011– September 29, 2020	101,950	-	-	_	_	101,950	_
	January 17, 2011	2,746,300	18.57	19.14	January 17, 2012– January 16, 2021	5,100	-	_	-	5,100	-	38.95
	May 11, 2011	2,530,591	21.73	21.40	May 11, 2012– May 10, 2021	253,271	-	-	-	253,271	-	35.55
	August 30, 2011	1,584,400	22.48	22.80	August 30, 2012– August 29, 2021	422,725	-	-	-	110,200	312,525	38.72
	November 24, 2011	2,378,500	20.23	20.95	November 24, 2012– November 23, 2021	225,325	-	_	-	67,425	157,900	35.25
	March 5, 2012	1,434,500	28.23	29.25	March 5, 2013– March 4, 2022	374,800	_	_	-	131,050	243,750	34.75
	May 14, 2012	1,787,100	28.14	28.90	May 14, 2013– May 13, 2022	729,900	_	_	-	194,600	535,300	36.25
	August 31, 2012	1,538,100	26.82	27.50	August 31, 2013– August 30, 2022	829,850	-	_	-	-	829,850	-
	September 17, 2012	845,000	28.43	28.50	September 17, 2013– September 16, 2022	260,000	_	_	-	260,000	-	39.35
	December 24, 2012	312,000	33.28	34.05	December 24, 2013– December 23, 2022	312,000	_	_	-	-	312,000	-
	February 15, 2013	1,486,800	36.73	36.50	February 15, 2014– February 14, 2023	1,129,575	_	314,825	-	334,425	795,150	39.32
	May 16, 2013	1,241,900	40.26	40.45	May 16, 2014– May 15, 2023	396,900	_	99,225	-	-	396,900	-
	February 24, 2014	2,602,300	59.35	58.90	February 24, 2015– February 23, 2024	1,729,300	_	326,700	422,500	_	1,306,800	_
	March 18, 2014	3,238,800	62.94	62.25	March 18, 2015– March 17, 2024	2,633,400	_	607,375	594,900	-	2,038,500	-
	May 21, 2014	2,723,800	57.75	57.40	May 21, 2015– May 20, 2024	1,907,600	_	476,900	242,700	-	1,664,900	-
	June 18, 2014	857,100	53.64	53.10	June 18, 2015– June 17, 2024	585,300	_	146,325	-	-	585,300	-
	June 23, 2014	552,500	54.20	54.60	June 23, 2015– June 22, 2024	552,500	_	138,125	138,125	_	414,375	_
	August 29, 2014	1,063,100	52.33	51.35	August 29, 2015– August 28, 2024	868,000	-	217,000	_	_	868,000	_
	September 26, 2014	195,000	43.27	41.30	September 26, 2015– September 25, 2024	195,000	-	48,750	_	_	195,000	_
	December 29, 2014	213,600	38.90	38.50	December 29, 2015– December 28, 2024	213,600	-	53,400	-	-	213,600	-
	March 3, 2015	648,400	35.90	35.30	March 3, 2016– March 2, 2025	415,400	-	103,850	-	106,800	308,600	39.35
	May 5, 2015	795,600	33.15	32.80	May 5, 2016– May 4, 2025	325,000	_	81,250	_	_	325,000	-

3. CORPORATE GOVERNANCE REPORT

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				Closing price of Shares				Number of	options			Weighted average closing price of Shares immediately before the dates	
Director & other eligible persons	Date granted	Options granted	Exercise price per Share ⁽¹⁾ HK\$	immediately before the date of grant	e immediately before the date of grant		outstanding as at January 1, 2017	granted during the year	vested during the year ⁽²⁾	lapsed during the year	exercised during the year	outstanding as at December 31, 2017	on which options were exercised HK\$
	May 22, 2015	1,300,000	32.35	32.05	May 22, 2016– May 21, 2025	1,300,000	-	325,000	-	_	1,300,000	-	
	February 24, 2016	14,819,600	26.97	27.05	February 24, 2017– February 23, 2026	13,776,800	-	3,391,400	1,324,500	1,082,500	11,369,800	35.82	
	March 23, 2016	2,609,200	31.00	30.35	March 23, 2017– March 22, 2026	2,424,400	_	590,900	154,500	154,000	2,115,900	36.67	
	May 20, 2016	317,600	27.55	27.25	May 20, 2017– May 19, 2026	228,000	-	57,000	-	11,500	216,500	37.15	
	September 13, 2016	433,600	34.03	34.45	September 13, 2017– September 12, 2026	402,400	-	100,600	39,900	7,800	354,700	38.05	
	September 29, 2016	227,200	34.20	33.55	September 29, 2017– September 28, 2026	227,200	-	-	227,200	-	-	-	
	February 24, 2017	13,264,400	32.15	32.25	February 24, 2018– February 23, 2027	-	13,264,400	-	584,400	-	12,680,000	-	
	March 23, 2017	2,716,000	35.25	35.05	March 23, 2018– March 22, 2027	_	2,716,000	_	178,000	_	2,538,000	_	
	May 19, 2017	494,000	34.31	33.80	May 19, 2018– May 18, 2027	-	494,000	-	-	-	494,000	-	
	September 13, 2017	889,600	37.90	37.20	Sep 13, 2018– Sep 12, 2027	-	889,600	-	102,800	-	786,800	-	
Consultants	September 1, 2011	130,000 ⁽³⁾	23.28	24.20	September 1, 2012– September 29, 2017	32,500	-	32,500	-	32,500	-	37.45	
	November 24, 2011	292,500	20.23	20.95	November 24, 2012– November 23, 2021	146,250	-	-	_	146,250	-	41.35	
	November 22, 2012	390,000	31.48	31.65	November 22, 2013– February 28, 2017	390,000	-	-	-	390,000	-	32.05	

Notes:

- 1. The exercise price of the share options is determined upon the offer of grant of the options and should not be less than the higher of (a) the closing price per share of the Company on the date of offer of such options, which must be a business day; (b) the average closing price per share of the Company for the five business days immediately preceding the date of offer of such options; and (c) the nominal value per share of the Company.
- 2. Save as disclosed in notes 3 and 4 below, the proportion of underlying shares in respect of which the above share options will vest is as follows:

	Proportion of underlying shares in respect of which the above share options will vest is as follows:
Before the first anniversary of the date of grant of the option (the "Offer Anniversary")	None
From the first Offer Anniversary to the date immediately before the second Offer Anniversary	One-quarter
From the second Offer Anniversary to the date immediately before the third Offer Anniversary	Two-quarters
From the third Offer Anniversary to the date immediately before the fourth Offer Anniversary	Three-quarters
From the fourth Offer Anniversary and thereafter	All

SANDS CHINA LTD.

3. CORPORATE GOVERNANCE REPORT

- 3. 130,000 share options granted to Mr. David Alec Andrew Fleming on September 1, 2011 were to vest according to the above schedule. An amendment to the option agreement approved on November 6, 2014 changed the vesting date of the last quarter of these share options (the unvested portion) to July 1, 2017, the completion date of the consultant agreement that was effective on July 1, 2015.
- 4. Among the 4,000,000 share options granted to Dr. Wong Ying Wai on November 2, 2015, 266,666 options vested on November 2, 2016, 533,334 options vested on November 2, 2017, 800,000 options will vest on November 2, 2018, 800,000 options will vest on November 2, 2019 and 1,600,000 options will vest on September 30, 2020.

When the options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognized in share-based compensation reserve will be transferred to retained earnings.

The Company estimates the fair value of options granted using the Black-Scholes option-pricing model. The weighted average fair value of options granted during the year ended December 31, 2017, measured as at the date of grant, was approximately US\$0.71.

Significant estimates and assumptions are required to be made in determining the parameters for applying the Black-Scholes option-pricing model, including estimates and assumptions regarding the risk-free rate of return, expected dividend yield and volatility of the underlying shares and the expected life of the options. These estimates and assumptions could have a material effect on the determination of the fair value of the share options, which may in turn significantly impact the determination of the share-based compensation expense. The following assumptions were used to derive the fair values of options granted during the year ended December 31, 2017:

Weighted average volatility	36.9%
Expected term (in years)	4.4
Risk-free rate	1.3%
Expected dividends	6.6%

Restricted Share Units

As at December 31, 2017, 3,090,000 restricted share units had been granted under the Equity Award Plan, of which 350,048 restricted share units had lapsed. As a result of the Company cash-settling and planning to cash-settle certain future unvested restricted share units on their vesting dates, 2,739,952 unvested restricted share units were modified from equity-settled to cash-settled as at December 31, 2017. Of this amount, 1,887,952 restricted share units vested and were cash-settled on a prorata basis in accordance with their terms.

Save as disclosed herein, no options, restricted share units or any other share-based awards were granted under the Equity Award Plan or any equity award plan of the Group as at December 31, 2017 and no options, restricted share units or any other share-based awards were cancelled during the year.



3. CORPORATE GOVERNANCE REPORT

Closures of Register of Members

The Register of Members of the Company will be closed on the following dates:

Book Closure Period/Date	Purpose	Final Lodging Time/Date
May 15, 2018 to May 25, 2018	To determine the identity of Shareholders who are entitled to attend and vote at the 2018 annual general meeting ("AGM")	no later than 4:30 p.m. (Hong Kong time) on May 14, 2018
June 4, 2018	To determine the identity of Shareholders who are entitled to the proposed final dividend	no later than 4:30 p.m. (Hong Kong time) on June 1, 2018

During and including the book closure period/dates described in the table above, no transfer of Shares will be registered.

In order to be eligible to attend and vote at the AGM or to qualify for the proposed final dividend, all duly completed and signed transfer documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong for registration no later than 4:30 p.m. (Hong Kong time) on the final lodging dates mentioned in the table above.

Pre-emptive Rights

There are no provisions for pre-emptive rights under the Company's articles of association, or the laws of the Cayman Islands, which would oblige the Company to offer new Shares on a pro-rata basis to existing Shareholders.

Sufficiency of Public Float

Based on information publicly available to the Company and within the knowledge of the Directors at the Latest Practicable Date, the Company has maintained the prescribed public float under the Listing Rules.

Corporate Governance

The Company's corporate governance principles and practices are set out in the Corporate Governance Report beginning on page 63 of this Annual Report.

Auditor

The Consolidated Financial Statements for the year have been audited by Deloitte who retire and, being eligible, offer themselves for re-appointment at the forthcoming annual general meeting of the Company.

On behalf of the Board **Sheldon G. Adelson** *Chairman of the Board and Chief Executive Officer*

March 16, 2018



4.1 INDEPENDENT AUDITOR'S REPORT





TO THE SHAREHOLDERS OF SANDS CHINA LTD.

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Sands China Ltd. (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 113 to 118, which comprise the consolidated balance sheet as at December 31, 2017, and the consolidated income statement, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at December 31, 2017, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRSs") and have been properly prepared in compliance with the disclosure requirements of Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with International Standards on Auditing ("ISAs"). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.



4.1 INDEPENDENT AUDITOR'S REPORT

Key audit matter

How our audit addressed the key audit matter

Valuation of Casino Receivables

audit matter because, as disclosed in notes 3(c) and 17(a) of casino receivables included: to the consolidated financial statements, the net casino receivables as of December 31, 2017 is US\$150 million and • the valuation involves significant accounting estimates and judgment.

We identified the valuation of casino receivables as a key Our procedures to assess the reasonableness of the valuation

- Obtaining an understanding and testing the operating effectiveness of the controls over the granting of casino credit, collection processes and management's review controls over the assessment of the collectability of casino receivables and the appropriateness of the allowance policy and estimated allowance; and
- Testing the Group's specific provision process on a sample basis by examining the evidence supporting payment history, correspondence and management's evaluation of this information in establishing allowance for doubtful casino receivables and examining subsequent settlement to determine the reasonableness of the amount of provision made for the specific doubtful casino receivables.

OTHER INFORMATION

The directors of the Company are responsible for the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

SANDS CHINA LTD.

4.1 INDEPENDENT AUDITOR'S REPORT

RESPONSIBILITIES OF DIRECTORS AND THOSE CHARGED WITH GOVERNANCE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with IFRSs and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the directors are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- o Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- o Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- o Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.

4.1 INDEPENDENT AUDITOR'S REPORT

- o Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- o Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- o Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partner on the audit resulting in the independent auditor's report is James Quigley Harrison.

Deloitte Touche Tohmatsu *Certified Public Accountants* Hong Kong

March 16, 2018



4.2 FINANCIAL STATEMENTS CONSOLIDATED INCOME STATEMENT

		Year ended De	Year ended December 31,	
		2017	2016	
	Note	US\$ in millions, exce	ot per share data	
Net revenues	4	7,715	6,653	
Gaming tax		(2,925)	(2,527)	
Employee benefit expenses	6	(1,193)	(1,121)	
Depreciation and amortization		(676)	(611)	
Gaming promoter/agency commissions		(135)	(122)	
Inventories consumed		(98)	(83)	
Other expenses and losses	7	(915)	(837)	
Operating profit		1,773	1,352	
Interest income	4	5	3	
Interest expense, net of amounts capitalized	8	(153)	(86)	
Loss on modification or early retirement of debt	24		(1)	
Profit before income tax		1,625	1,268	
Income tax expense	9	(22)	(44)	
Profit for the year attributable to equity holders				
of the Company		1,603	1,224	
Earnings per share for profit attributable to equity				
holders of the Company				
— Basic	10	US19.86 cents	US15.17 cents	
— Diluted	10	US19.85 cents	US15.17 cents	

The notes on pages 119 to 200 are an integral part of these consolidated financial statements.



4.2 FINANCIAL STATEMENTS

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	Year ended December 31,	
	2017	2016
	US\$ in million	IS
Profit for the year attributable to equity holders of the Company	1,603	1,224
Other comprehensive loss, net of tax		
Item that will not be reclassified subsequently to profit or loss:		
Currency translation differences	(22)	(3)
Total comprehensive income for the year attributable to equity		
holders of the Company	1,581	1,221

The notes on pages 119 to 200 are an integral part of these consolidated financial statements.

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SANDS CHINA LTD.

4.2 FINANCIAL STATEMENTS CONSOLIDATED BALANCE SHEET

		December 3	
	Note	2017 US\$ in millior	2016
ASSETS			
Non-current assets			
Investment properties, net	12	1,311	1,322
Property and equipment, net	13	7,687	8,111
Intangible assets, net	15	34	35
Other assets, net		34	36
Trade and other receivables and prepayments, net	17	23	19
Total non-current assets		9,089	9,523
Current assets			
Inventories	19	15	14
Trade and other receivables and prepayments, net	17	293	352
Restricted cash and cash equivalents	18	11	10
Cash and cash equivalents	20	1,239	1,284
Total current assets		1,558	1,660
Total assets		10,647	11,183



4.2 FINANCIAL STATEMENTS CONSOLIDATED BALANCE SHEET

	Note	December 3' 2017 US\$ in millior	2016
	NOLE	03\$ 11 111110	2
EQUITY Capital and reserves attributable to equity holders			
of the Company			
Share capital	21	81	81
Reserves	22	4,457	4,926
		.,	1,520
Total equity		4,538	5,007
LIABILITIES			
Non-current liabilities			
Trade and other payables	23	92	127
Borrowings	24	4,358	4,348
Deferred income tax liabilities	16	62	47
Total non-current liabilities		4,512	4,522
Current liabilities			
Trade and other payables	23	1,537	1,622
Current income tax liabilities		6	6
Borrowings	24	54	26
Total current liabilities		1,597	1,654
Total liabilities		6,109	6,176
Total equity and liabilities		10,647	11,183
Net current (liabilities)/assets		(39)	6
Total assets less current liabilities		9,050	9,529

Approved by the Board of Directors on March 16, 2018 and signed on behalf of the Board by

Sheldon Gary Adelson *Chairman of the Board and Chief Executive Officer Director* **Wong Ying Wai** President and Chief Operating Officer Director

The notes on pages 119 to 200 are an integral part of these consolidated financial statements.

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4.2 FINANCIAL STATEMENTS

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	Share capital	Capital reserve (Note 22(i))	Share premium	Statutory reserve (Note 22(ii))	Share-based compensation reserves millions	Currency translation reserve	Retained earnings	Total
Balance at January 1, 2016	81	87	1,403	US\$ IN	millions 82	9	4,171	5,839
Profit for the year	_	_		_		_	1,224	1,224
Other comprehensive loss for the year, net of tax	_	_	_	_	_	(3)		(3)
Total comprehensive income	_	_	_	_	_	(3)	1,224	1,221
Exercise of share options	_	_	5	_	_	_	_	5
Conversion of equity awards to liability awards	_	_	_	_	(2)	_	_	(2)
Transfer to share premium upon exercise of share options	_	_	3	_	(3)	_	_	_
Forfeiture of share options	_	_	_	_	(3)	_	3	_
Share-based compensation of the Company	_	_	_	_	14	_	_	14
Share-based compensation charged by LVS	_	_	_	_	1	_	_	1
Dividends to equity holders of the Company	_		_	_			(2,071)	(2,071)
Balance at December 31, 2016	81	87	1,411	6	89	6	3,327	5,007
Profit for the year	_	_	_	_	-	-	1,603	1,603
Other comprehensive loss for the year, net of tax	-	_	-	-	_	(22)	_	(22)
Total comprehensive income	_	_	_	_	_	(22)	1,603	1,581
Exercise of share options	_	_	12	_	_	_	_	12
Conversion of equity awards to liability awards	_	_	_	_	(5)	_	_	(5)
Transfer to share premium upon exercise of share options	_	_	5	_	(5)	-	-	_
Forfeiture of share options	_	_	_	-	(3)	_	3	_
Share-based compensation of the Company	_	_	_	_	12	_	-	12
Dividends to equity holders of the Company (Note 11)	-	_	_	_	-	_	(2,069)	(2,069)
Balance at December 31, 2017	81	87	1,428	6	88	(16)	2,864	4,538

The notes on pages 119 to 200 are an integral part of these consolidated financial statements.

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4.2 FINANCIAL STATEMENTS CONSOLIDATED STATEMENT OF CASH FLOWS

		Year ended December	31,
		2017	2016
	Note	US\$ in millions	
Cash flows from operating activities			
Cash generated from operations	26	2,632	2,352
Income tax paid		(6)	(6
Net cash generated from operating activities		2,626	2,346
Cash flows from investing activities			
Increase in restricted cash and cash equivalents		(1)	(2
Purchases of property and equipment		(423)	(1,033
Additions to investment properties		(45)	(100
Purchases of intangible assets		(9)	(18
Proceeds from disposal of property and equipment,			
investment properties and intangible assets		13	1
Interest received		4	3
Net cash used in investing activities		(461)	(1,149
Cash flows from financing activities			
Proceeds from exercise of share options		12	5
Proceeds from bank loans	24	650	2,000
Repayments of bank loans	24	(669)	(1,000
Dividends paid	24	(2,067)	(2,070
Repayments of finance lease liabilities	24	(5)	(4
Payments for deferred financing costs	24	_	(32
Interest paid	24	(128)	(94
Net cash used in financing activities		(2,207)	(1,195
Net (decrease)/increase in cash and cash equivalents		(42)	2
Cash and cash equivalents at beginning of year		1,284	1,283
Effect of exchange rate on cash and cash equivalents		(3)	(1
Cash and cash equivalents at end of year	20	1,239	1,284
Non-cash investing and financing activities			
Capitalized share-based compensation		_	1
Property and equipment acquired under finance lease		15	6
Conversion of equity awards to liability awards		5	2

The notes on pages 119 to 200 are an integral part of these consolidated financial statements.



1. GENERAL INFORMATION

Principal activities

The Group is principally engaged in the operation of casino games of chance or games of other forms and the development and operation of integrated resorts and other ancillary services in Macao. The Group's immediate holding company is Venetian Venture Development Intermediate II. Las Vegas Sands Corp., a company incorporated in Nevada, U.S.A., and indirectly holds 70.07% ownership interest in the Group as at December 31, 2017, is the Group's ultimate holding company.

The Company was incorporated in the Cayman Islands on July 15, 2009 as an exempted company with limited liability under the Companies Law, Cap 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands. The address of the Company's registered office is Intertrust Corporate Services (Cayman) Limited, 190 Elgin Avenue, George Town, Grand Cayman KY1-9005, Cayman Islands. The Company's principal place of business is Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong.

The Group owns and operates The Venetian Macao-Resort-Hotel ("The Venetian Macao"), which anchors the Cotai Strip, the Group's master-planned development of integrated resort properties in Macao. Sands Cotai Central opened in phases, beginning in April 2012. The property currently features four hotel towers, consisting of hotel rooms and suites under the Conrad, Holiday Inn, Sheraton and St. Regis brands. The Group will renovate, expand and rebrand the Sands Cotai Central into a new destination integrated resort, The Londoner Macao. The Londoner Macao will introduce new attractions and features from London, including some of London's most recognizable landmarks, an expanded retail mall and an additional 350 luxury suites. In September 2016, the Group opened The Parisian Macao, an integrated resort connected to The Venetian Macao and The Plaza Macao. The Group owns The Plaza Macao, which is located adjacent and connected to The Venetian Macao. The Plaza Macao is an integrated resort that includes the Four Seasons Hotel Macao, the Plaza Casino, Shoppes at Four Seasons and Paiza Mansions. Our plan is The Plaza Macao will also feature an additional 295 premium quality suites in a tower adjacent to the Four Seasons Hotel Macao. The Group also owns and operates the Sands Macao, the first Las Vegas-style casino in Macao. The Group's other ancillary services include ferry operations and other related operations.

The Company's shares were listed on the Main Board of the Stock Exchange on November 30, 2009.

The consolidated financial statements are presented in millions of units of United States dollars ("US\$ in millions"), unless otherwise stated.

The consolidated financial statements were approved for issue by the Board of Directors on March 16, 2018.



2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of the consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

(a) Basis of preparation

The consolidated financial statements of the Group have been prepared in accordance with International Financial Reporting Standards ("IFRS") on the historical cost basis except for financial liabilities for cash-settled share-based payment transactions that are measured at fair value. In addition, the consolidated financial statements include applicable disclosures required by the Listing Rules and the Hong Kong Companies Ordinance. The preparation of the consolidated financial statements in accordance with IFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 3.

(b) Changes in accounting policies and disclosures

During the year, there have been a number of new amendments to standards that have come into effect, which the Group has adopted at their respective effective dates. The adoption of these new amendments to standards had no material impact on the results of operations and financial position of the Group.

The Group has not early adopted the new or revised standards, amendments and interpretations that have been issued, but not yet effective for the year ended December 31, 2017.

The Group considers that the new or revised standards, amendments and interpretations effective for the annual period beginning on January 1, 2018 would not have significant impact to the Group's results of operations and financial position. Further information about IFRS 15 Revenue from Contracts with Customers is described as follows:

IFRS 15 establishes a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers. The core principle of IFRS 15 is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. It also requires more detailed disclosures to enable users of financial statements to understand the nature, amount, timing and uncertainty of revenue and cash flows arising from contracts with customers. The Group adopted the new standard on January 1, 2018, on a full retrospective basis.



2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(b) Changes in accounting policies and disclosures (continued)

The standard changes the accounting for complimentary services (including rooms, food and beverage, and other services) that are provided to casino guests as incentives related to gaming play. Complimentary revenues are currently excluded from revenues in the accompanying consolidated income statement prepared in accordance with IFRS. Upon adoption of the new standard, casino revenue will decrease due to complimentary services provided and revenue will be recognized in the resulting business category of the goods or services provided when the services are rendered. The cost of providing such complimentary services will be regrouped in the respective business categories. Certain commission arrangements with third parties will be reclassified out of operating expenses and netted with revenue. The adoption of this standard is not expected to have a material impact on the Group's financial position or net profit.

For the other new or revised standards, amendments and interpretations effective for annual periods after the year of 2018, the Group is still under assessment and is not yet in a position to state whether it would have a significant impact on the results of operations and financial position of the Group.

(c) Subsidiaries

Consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group and are deconsolidated from the date that control ceases.

The purchase method of accounting is used to account for the acquisition of subsidiaries of the Group, except for those acquisitions that qualify as business combinations under common control, which are accounted for using merger accounting.

Intra-group transactions, balances and unrealized gains and losses on transactions between group companies are eliminated. Profit and losses resulting from inter-company transactions that are recognized in assets are also eliminated. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

The particulars of the Group's principal subsidiaries as at December 31, 2017 are set out in Note 32.





2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(d) Segment reporting

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

(e) Foreign currency translation

(i) Functional and presentation currency

Items included in the financial statements of each of the Group's companies are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The Company's functional currency is Macao patacas ("MOP"). The consolidated financial statements are presented in US\$, which is the presentation currency of LVS.

(ii) Transactions and balances

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

(iii) Group companies

The results of operations and financial position of all the group companies (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- Assets and liabilities for each balance sheet presented are translated at the closing rate at the date of that balance sheet;
- Income and expenses for each income statement are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the rates on the dates of the transactions); and
- All resulting exchange differences are recognized in other comprehensive income/(loss) (currency translation differences) and will not be reclassified subsequently to profit or loss.

On consolidation, exchange differences arising from the translation of the net investment in foreign entities, and of borrowings, are recognized in other comprehensive income/(loss). When a foreign operation is sold, such exchange differences are recognized in the consolidated income statement as part of the gain or loss on sale.



2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(e) Foreign currency translation (continued)

(iii) Group companies (continued)

On the disposal of a foreign operation (that is, a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation), all of the exchange differences accumulated in equity in respect of that operation attributable to the equity holders of the Company are reclassified to profit or loss.

In the case of a partial disposal that does not result in the Group losing control over a subsidiary that includes a foreign operation, the proportionate share of accumulated exchange differences are reattributed to noncontrolling interests and are not recognized in profit or loss.

(f) Investment properties

Investment properties, principally comprising buildings and building improvements, are held for long-term rental yields or capital appreciation or both, and are not occupied by the Group. Investment properties that are currently being constructed or developed are classified as investment properties and stated at cost, less accumulated impairment losses, if any. Investment properties are initially measured at cost and subsequently carried at cost less accumulated depreciation and accumulated impairment losses, if any. Investment to write off their costs over their estimated useful lives of 3 to 50 years. The residual values and useful lives of investment properties are reviewed, and adjusted as appropriate at each balance sheet date. The effects of any revision are included in the consolidated income statement when the changes arise.

(g) Property and equipment

Leasehold interests in land classified as finance leases and all other property and equipment, except constructionin-progress, are stated at historical cost less accumulated depreciation and accumulated impairment losses. The cost of an asset comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Leasehold interests in land classified as finance leases commence amortization from the time when the land interest becomes available for its intended use. Leasehold interests in land classified as finance leases are amortized and other property and equipment are depreciated on a straight-line basis, at rates sufficient to write off their costs over their estimated useful lives.

Property and equipment are depreciated as follows:

Leasehold interests in land classified as finance leases	Shorter of lease term or useful life
Leasehold improvements	Shorter of lease term or 3 years
Land improvements, buildings and building improvements	10–50 years
Ferries	20 years
Furniture, fittings and equipment	3–20 years
Vehicles	5–6 years



2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(g) Property and equipment (continued)

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognized. All other repairs and maintenance are charged to the consolidated income statement during the financial period in which they are incurred.

Construction-in-progress represents property and equipment under construction and is stated at cost, less accumulated impairment losses, if any. This includes the direct costs of purchase, construction and capitalized borrowing costs. Construction-in-progress is not depreciated until such time as the relevant assets are completed and ready for their intended use, at which time they are transferred to the relevant asset category.

The assets' residual values and useful lives are reviewed, and adjusted if applicable, at the end of each reporting period. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount and are recognized within "Other expenses and losses" in the consolidated income statement.

(h) Leased assets

Assets acquired pursuant to finance leases that transfer to the Group substantially all the rewards and risks of ownership are accounted for as if purchased.

(i) Intangible assets

Computer software

Acquired computer software licenses are capitalized on the basis of the costs incurred to acquire and bring to use the specific software. These costs are amortized over their estimated useful lives of 4 years.

(j) Impairment of non-financial assets

Assets that have an indefinite useful life are not subject to amortization and are tested at least annually for impairment. Assets that are subject to amortization are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (i.e. cash generating units or "CGU"). Non-financial assets other than goodwill that suffered impairment are reviewed for possible reversal of the impairment at each reporting date.



2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(k) Financial assets

Classification

The Group's financial assets consist of loans and receivables, which are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market and for which management has no intention of trading. They are included in current assets, except for the amounts that are settled or expected to be settled more than twelve months after the end of the reporting period, which are classified as non-current.

Recognition and measurement

Loans and receivables are subsequently carried at amortized cost using the effective interest method.

Financial assets and liabilities are offset and the net amount is reported in the balance sheet when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously.

Impairment of financial assets

The Group assesses at the end of each reporting period whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is impaired and impairment losses are incurred only if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a "loss event") and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.

The criteria that the Group uses to determine that there is objective evidence of an impairment loss include:

- Significant financial difficulty of the issuer or obligor;
- A breach of contract, such as a default or delinquency in interest or principal payments;
- The Group, for economic or legal reasons relating to the borrower's financial difficulty, granting to the borrower a concession that the lender would not otherwise consider;
- It becomes probable that the borrower will enter bankruptcy or other financial reorganization;



2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(k) Financial assets (continued)

Impairment of financial assets (continued)

- Observable data indicating that there is a measurable decrease in the estimated future cash flows from a portfolio of financial assets since the initial recognition of those assets, although the decrease cannot yet be identified with the individual financial assets in the portfolio, including:
 - (i) adverse changes in the payment status of borrowers in the portfolio; or
 - (ii) national or local economic conditions that correlate with defaults on the assets in the portfolio.

The Group first assesses whether objective evidence of an impairment exists.

For the loans and receivables, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate, when required. The carrying amount of the asset is reduced and the amount of the loss is recognized in the consolidated income statement. If a loan has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate determined under the contract.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized (such as an improvement in the debtor's credit rating), the reversal of the previously recognized impairment loss is recognized in the consolidated income statement.

(I) Cash and cash equivalents

Cash and cash equivalents include cash and short-term deposits with original maturities of three months or less. Restricted cash and cash equivalents are excluded from cash and cash equivalents in the consolidated statement of cash flows.

(m) Inventories

Inventories consist primarily of food, beverage, retail products, ferry parts and general operating supplies, and are stated at the lower of cost and net realizable value. Cost is determined using the weighted average method. Net realizable value is the estimated selling price in the ordinary course of business, less applicable selling expenses.

(n) Share capital

Ordinary shares are classified as equity.

Incremental costs directly attributable to the issuance of equity instruments are shown in equity as a deduction, net of tax, from the proceeds.



2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(o) Financial liabilities

The Group's financial liabilities, including borrowings and trade and other payables, are initially measured at fair value and subsequently measured at amortized cost, using the effective interest method.

The Group derecognizes financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognized and the consideration paid and payable is recognized in profit or loss.

(p) Trade payables

Trade payables are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Accounts payable are classified as current liabilities if payment is due within one year or less (or in the normal operating cycle of the business if longer). If not, they are presented as non-current liabilities.

Trade payables are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method.

(q) Borrowings and financing costs

Borrowings are recognized initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortized cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognized in the consolidated income statement over the period of the borrowings using the effective interest method.

Fees paid on the establishment of loan facilities are recognized as transaction costs of the loan to the extent that it is probable that some or all of the facilities will be drawn down. In this case, the fee is deferred until the draw-down occurs. To the extent there is no evidence that it is probable that some or all of the facilities will be drawn down, the fee is capitalized as a pre-payment for liquidity services and amortized over the period of the facility to which it relates.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least twelve months after the balance sheet date.

A qualifying asset is an asset that takes a substantial period of time to get ready for its intended use (Note 2(g)). Financing costs incurred for the construction of any qualifying asset, less any investment income on the temporary investment of related borrowings, are capitalized during the period that is required to complete and prepare the asset for its intended use. Other financing costs, net of interest income, are expensed.



2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(r) Current and deferred income tax and gaming tax

Income tax

Income tax expense is comprised of current and deferred tax.

(i) Current income tax

Current income tax is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which the applicable tax regulation is subject to interpretation and establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

(ii) Deferred income tax

Deferred income tax is recognized, using the liability method, for temporary differences arising between the tax bases of assets and liabilities and their carrying values in the consolidated financial statements. Deferred income tax is not accounted for if it arises from initial recognition of an asset or a liability in a transaction other than a business combination that, at the time of the transaction, affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantively enacted at the balance sheet date and are expected to apply when the related deferred income tax asset is realized or the deferred income tax liability is settled.

Deferred income tax assets are recognized only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilized.

Deferred income tax is provided for temporary differences arising from investments in subsidiaries, except when the timing of the reversal of the temporary difference can be controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

(iii) Offsetting

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income tax assets and liabilities relate to income taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

Gaming tax

According to the gaming subconcession granted by the Macao Government and the relevant legislation, the Group is required to pay 35% gaming tax on gross gaming revenues, which represents net wins from casino operations. The Group is also required to pay an additional 4% of gross gaming revenues as public development and social related contributions. On a monthly basis, the Group also makes certain variable and fixed payments to the Macao Government based on the number of slot machines and table games in its possession. These expenses are reported as "Gaming tax" in the consolidated income statement.



2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(s) Employee benefits

(i) Pension obligations

The Group operates a provident fund scheme, which is funded through payments to an insurance company. The provident fund scheme is a defined contribution plan that is available to all permanent employees after a three-month probation period. The Group contributes 5% of each employee's basic salary to the fund and the employee is eligible to receive, upon resignation, 30% of these contributions after working for three consecutive years, gradually increasing to 100% after working for ten years. The Group has no further payment obligations once the contributions have been paid. The contributions are recognized as employee benefit expenses when they are due and are reduced by contributions forfeited by those employees who leave the scheme prior to vesting fully in the contributions. Prepaid contributions are recognized as an asset to the extent that a cash refund or a reduction in the future payments is available.

(ii) Share-based compensation

Equity-settled share-based payment transactions

(1) Share options of the Company

The Company adopted an equity award plan (the "Equity Award Plan") for grants of options to purchase ordinary shares of the Company. The cash subscribed for the shares issued when the options are exercised is credited to share capital (nominal value) and share premium, net of any directly attributable transaction costs. At the time when the options are exercised, the amount previously recognized in share-based compensation reserve will be transferred to share premium. When the options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognized in share-based compensation reserve will be transferred to retained earnings.

(2) Share options of LVS

The Group participates in the equity-settled share-based compensation plan of LVS and is a party to its nonqualified share option plan, Las Vegas Sands Corp. 2004 Equity Award Plan (the "2004 Plan"). The plan provides for the granting of share options pursuant to the applicable provisions of the Internal Revenue Code and regulations in the United States of America.

Share-based compensation expense arising from the granting of share options by LVS to the employees of the Group, to the extent of services rendered to the Group, is deemed to have been allocated to the Group as an expense with the corresponding increase in the share-based compensation reserves under equity.



2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(s) Employee benefits (continued)

(ii) Share-based compensation (continued)

Equity-settled share-based payment transactions (continued)

The fair value of the employee services received in exchange for the grant of the options under the Equity Award Plan and the 2004 Plan is recognized as an expense. The total amount to be expensed is determined by reference to the fair value of the options granted, excluding the impact of any service and non-market performance vesting conditions (for example, profitability, sales growth targets and remaining an employee of the entity over a specified time period). Non-market vesting conditions are included in assumptions about the number of options that are expected to vest. The total amount expensed is recognized over the vesting period, which is the period over which all of the specified vesting conditions are to be satisfied. At the end of each reporting period, the Group revises its estimates of the number of options that are expected to vest based on the non-market vesting conditions and service conditions.

The Group recognizes the impact of revisions to the original estimates, if any, in the consolidated income statement, with a corresponding adjustment to equity. When the options of the Equity Award Plan are exercised, the Company issues new shares. The proceeds received net of any directly attributable transaction costs are credited to share capital and share premium.

Cash-settled share-based payment transactions of the Company

For cash-settled share-based payments, a financial liability is recognized for the employee services acquired, measured initially at the fair value of the liability. At the end of each reporting period until the liability is settled, and at the date of settlement, the fair value of the liability is remeasured, with any changes in fair value recognized in profit or loss for the year.

(iii) Social security fund

Full-time employees of the Group are covered by a government-mandated defined contribution plan pursuant to which a fixed amount of retirement benefit would be determined and paid by the Macao Government. Contributions are generally made by both employees and employers by paying a fixed amount on a monthly basis to the Social Security Fund Contribution managed by the Macao Government. The Group funds the entire contribution and has no further commitments beyond its monthly contributions.

(iv) Annual leave and other paid leave

Employee entitlement to annual leave is recognized when it accrues to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees during the year. Employee entitlements to maternity leave and sick leave are not recognized until the time of leave.



2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(s) Employee benefits (continued)

(v) Termination benefits

Termination benefits are payable when employment is terminated by the Group before the normal retirement date, or whenever an employee accepts voluntary redundancy in exchange for these benefits. The Group recognizes termination benefits at the earlier of when the Group can no longer withdraw the offer of the termination benefits and when it recognizes any related restructuring costs. In the case of an offer made to encourage voluntary redundancy, the termination benefits are measured based on the number of employees expected to accept the offer. Benefits falling due more than twelve months after the balance sheet date are discounted to their present value.

(vi) Bonus plans

The Group recognizes a liability and an expense for bonuses where contractually obliged or where there is a past practice that has created a constructive obligation.

(t) **Provisions**

Provisions are recognized when: the Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resources will be required to settle the obligation; and the amount has been reliably estimated. Provisions are not recognized for future operating losses.

Provisions are measured at the present value of management's best estimate of the expenditure to be required to settle the present obligation at the reporting date. The pre-tax discount rate used to determine the present value reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognized as interest expense.

(u) Contingent liabilities

A contingent liability is a possible obligation that arises from past events and whose existence will only be confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. It can also be a present obligation arising from past events that is not recognized because it is not probable that an outflow of economic resources will be required or the amount of the obligation cannot be measured reliably.

A contingent liability is not recognized but is disclosed in the notes to the consolidated financial statements unless the probability of outflow of resources embodying economic benefits is remote. When a change in the probability of an outflow occurs so that the outflow is probable, it will then be recognized as a provision.





2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(v) Gaming promoter commissions

Commissions to gaming promoters are calculated based on certain percentages of net gaming wins or rolling amounts and are recognized when the relevant services have been rendered by the gaming promoters. Gaming promoters are entities that bring in patrons to casinos and loan them rolling chips.

(w) Revenue recognition

Revenue comprises the fair value of the consideration received or receivable for the sale of goods and services in the ordinary course of the Group's activities.

The Group recognizes revenue when the amount of revenue can be reliably measured; when it is probable that future economic benefits will flow to the entity; and when specific criteria have been met for each of the Group's activities as described below. The amount of revenue is not considered to be reliably measurable until all contingencies relating to the sale have been resolved. The Group bases its estimates on historical results, taking into consideration the type of customer, the type of transaction and the specifics of each arrangement.

(i) Casino revenue

Casino revenue is the aggregate of gaming wins and losses. Commissions rebated directly or indirectly through gaming promoters to customers, cash discounts and other cash incentives to customers related to gaming play are recorded as a reduction of gross casino revenue.

(ii) Lease/right of use income

The Group's accounting policy for recognition of revenue from lease/right of use is described in the accounting policy for leases/right of use below.

(iii) Mall management fee

Mall management fee is recognized when services are rendered.

(iv) Hotel revenue

Hotel revenue is recognized at the time of occupancy.

(v) Food and beverage revenue

Food and beverage revenue is recognized when services are rendered.

(vi) Convention revenue

Convention revenue is recognized when the event is held or the related services are rendered.





2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(w) Revenue recognition (continued)

(vii) Retail sales

Sales of goods are recognized on the transfer of risks and rewards of ownership, which generally coincides with the time when the products are delivered to customers and title has passed.

The Group has a goods return policy. Sales are recorded net of returns and discounts.

(viii) Entertainment revenue

Entertainment revenue derived from theater shows, concerts and sporting events is recognized at the time of performance.

(ix) Ferry ticket sales

Ferry ticket sales are recognized when the services are rendered.

(x) Commission revenues

Commission revenues from the selling of tickets and travel packages and providing destination marketing services are recognized when services are rendered.

(xi) Management fee income

Income from management services provided by the Group to LVS group companies is recognized when services are rendered.

(xii) Interest income

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

(x) Frequent players program

The Group has established rewards program to encourage repeat business from frequent and active slot machine and table games patrons. Members earn points primarily based on gaming activity or purchasing goods (cash or credit card) at the participating shops, restaurants, hotels, box offices, and travel services and then such points can be redeemed for free play and other free goods and services. The award points are recognized as a separately identifiable component of the initial sale transaction by allocating the fair value of the consideration received between the award points and the other components of the sale such that the award points are initially recognized as deferred income at their fair value. Revenue from the award points is recognized when the points are redeemed. The amount of revenue is based on the number of points redeemed relative to the total number expected to be redeemed. All points earned will have a 12-month lifecycle and will then be purged on a monthly basis.

(y) Pre-opening expenses

Pre-opening expenses represent personnel and other costs incurred prior to the opening of new properties and are expensed as incurred.



2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(z) Leases/right of use

(i) As the lessor/grantor for operating leases/right of use

When assets are leased/granted out under an agreement for the right of use, the asset is included in the consolidated balance sheet based on the nature of the asset. Lease rental/income from right of use (net of any incentives given to tenants or to retailers) is recognized over the terms of the lease/right of use on a straight-line basis. Turnover fees arising under operating leases/right of use are recognized as income in the period in which they are earned.

(ii) As the lessee for operating leases

Leases in which a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to the consolidated income statement on a straight-line basis over the period of the lease.

(iii) As the lessee for finance leases

The Group leases land and certain equipment. Leases of land and equipment where the Group has substantially all the risks and rewards of ownership are classified as finance leases. Finance leases are recognized at the leases' commencement at the lower of the fair value of the leased assets and the present value of the minimum lease payments.

Each lease payment is allocated between the liability and finance charges. The corresponding rental obligations, net of finance charges, are included in borrowings. The interest element of the finance cost is charged to the consolidated income statement over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period. The land and equipment acquired under a finance lease are depreciated over the shorter of the useful life of the asset and the lease term.

(aa) Dividend distributions

Dividend distributions to the Company's Shareholders are recognized as a liability in the Group's and the Company's financial statements in the period in which the dividends are approved by the Company's Shareholders or directors, where appropriate.



3. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

Estimates and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of potentially causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

(a) Useful lives of investment properties and property and equipment

The Group depreciates investment properties and property and equipment on a straight-line basis over their estimated useful lives with no residual value assumed. The estimated useful lives are based on the nature of the assets, as well as current operating strategy and legal considerations, such as contractual life. Future events, such as property expansions, property developments, new competition or new regulations, could result in a change in the manner in which the Group uses certain assets and could have an impact on the estimated useful lives of such assets.

During the year ended December 31, 2017, the Group changed the estimated useful lives of certain of its property and equipment and investment properties based on a combination of factors accumulating over time that provided the Group with updated information to make a better estimate on the economic lives of these assets. These factors included (1) the accumulation of historical asset replacement data at the Group's operating properties, which reflects the actual length of time the Group uses certain assets, (2) the stabilization of the operating, regulatory and competitive environment in Macao, which includes meeting the final land concession government-imposed deadlines for the Group's properties on Cotai, (3) transitioning to more predictable renovation cycles at the Group's operating properties and (4) consideration of the estimated useful lives assigned to buildings of the Group's peers in the gaming and hospitality industry. Based on these factors, as well as the anticipated use and condition of the assets evaluated, the Group determined that changes to the useful lives of certain property and equipment and investment properties were appropriate. As a result, the Group revised the estimated useful lives of its leasehold interests in land, land improvements, buildings and building improvements from a range of 15 to 40 years to 10 to 50 years and certain other furniture, fittings and equipment from 3 to 6 years to 5 to 10 years to better reflect the estimated periods during which these assets are expected to remain in service.

These changes in estimated useful lives of the assets were accounted for as changes in accounting estimates effective July 1, 2017. The impact of these changes for the year ended December 31, 2017, was a decrease in depreciation expense and an increase in operating profit of US\$89 million, and an increase in net profit attributable to equity holders of the Company of US\$88 million, or earnings per share of US1.10 cents on a basic and diluted basis.





3. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS (CONTINUED)

(b) Impairment of assets

The Group follows the guidance of International Accounting Standard ("IAS") 36 "Impairment of Assets" to determine when assets are impaired, which requires significant judgment. In making this judgment, the Group evaluates, among other factors, the duration and extent to which the recoverable amount of assets is less than their carrying balance, including factors such as the industry performance and changes in operational and financing cash flows. When required, the recoverable amount of the CGU would be determined based on value-in-use calculations. These calculations require the use of estimates, including operating results, income and expenses of the business, future economic conditions on growth rates, future returns and discount rate.

Changes in the key assumptions on which the recoverable amount of the assets is based could significantly affect the Group's financial position and results of operations.

(c) Allowance for doubtful trade receivables

The allowance for doubtful trade receivables represents the Group's best estimate of the amount of probable credit losses in the Group's existing trade receivables balance. The Group determines the allowance based on specific customer information, historical write-off experience and current industry and economic data. A provision for doubtful trade receivables is recorded when the Group believes it is probable the recoverable amount of the receivables will be less than their carrying amounts. Account balances are written off against the allowance when the Group considers the receivables to be uncollectible. Management believes that there are no concentrations of credit risk for which an allowance has not been established. Although management believes that the allowance is adequate, it is possible that the estimated amount of cash collections with respect to trade receivables could change.

(d) Litigation provisions

The Group is subject to various claims and legal actions. The accruals for these claims and legal actions are estimated in accordance with IAS 37 "Provisions, Contingent Liabilities and Contingent Assets". Based on consultations with legal counsel, management estimated that no significant loss would be incurred beyond the amounts provided. Actual results could differ from these estimates.



4. NET REVENUES AND INTEREST INCOME

	Year ended December 31,	
	2017 US\$ in million	2016
Net revenues		
Casino	6,480	5,573
Mall		
— Income from right of use	406	360
- Management fee and other	73	60
Rooms	314	265
Food and beverage	189	160
Convention, ferry, retail and other	253	235
	7,715	6,653
Interest income		
Bank deposits	5	3
Total net revenues and interest income	7,720	6,656

5. SEGMENT INFORMATION

Management has determined the operating segments based on the reports reviewed by a group of senior management which is the chief operating decision-maker of the Group that makes strategic decisions. The Group considers the business from a property and service perspective.

The Group's principal operating and developmental activities occur in Macao, which is the sole geographic area in which the Group is domiciled. The Group reviews the results of operations for each of its key operating segments, which are also the reportable segments: The Venetian Macao, Sands Cotai Central, The Parisian Macao (which opened in September 2016), The Plaza Macao, Sands Macao and ferry and other operations. The Group's primary projects under development include the renovation, expansion and rebranding of Sands Cotai Central and the additional rooms in the tower adjacent to the Four Seasons Hotel Macao.

Revenue is comprised of revenue from the sale of goods and services in the ordinary course of the Group's activities. The Venetian Macao, Sands Cotai Central, The Parisian Macao, The Plaza Macao and Sands Macao derive their revenues primarily from casino, mall, hotel, food and beverage, convention, retail and other sources. Ferry and other operations mainly derive their revenues from the sale of ferry tickets for transportation between Hong Kong and Macao.





5. SEGMENT INFORMATION (CONTINUED)

The Group's segment information is as follows:

	Year ended December 31,	
	2017	2016
	US\$ in millions	5
Net revenues		
The Venetian Macao	2,994	2,890
Sands Cotai Central	1,927	1,944
The Parisian Macao	1,419	409
The Plaza Macao	605	595
Sands Macao	632	679
Ferry and other operations	171	165
nter-segment revenues ⁽ⁱ⁾	(33)	(29)
	7,715	6,653

(i) Inter-segment revenues are charged at prevailing market rates.





5. SEGMENT INFORMATION (CONTINUED)

The following is a reconciliation of adjusted property EBITDA to profit for the year attributable to equity holders of the Company:

		Year ended Decembe	er 31,
		2017	2016
	Note	US\$ in millions	
Adjusted property EBITDA (Unaudited)(i)			
The Venetian Macao		1,137	1,092
Sands Cotai Central		633	615
The Parisian Macao		412	114
The Plaza Macao		233	221
Sands Macao		174	171
Ferry and other operations		22	31
Total adjusted property EBITDA ⁽ⁱ⁾		2,611	2,244
Share-based compensation, net of amount capitalized ⁽ⁱⁱ⁾		(12)	(15)
Corporate expense	(a)	(120)	(128
Pre-opening expense	(b)	(7)	(127
Depreciation and amortization		(676)	(611
Net foreign exchange (losses)/gains		(11)	1
Loss on disposal of property and equipment,			
investment properties and intangible assets		(12)	(12
Operating profit		1,773	1,352
Interest income		5	3
Interest expense, net of amounts capitalized		(153)	(86)
Loss on modification or early retirement of debt			(1
Profit before income tax		1,625	1.268
Income tax expense		(22)	(44)
Profit for the year attributable to equity holders			
of the Company		1,603	1,224



5. SEGMENT INFORMATION (CONTINUED)

- (i) Adjusted property EBITDA, which is a non-IFRS financial measure, is profit attributable to equity holders of the Company before share-based compensation, corporate expense, pre-opening expense, depreciation and amortization, net foreign exchange gains/(losses), impairment loss, gain/(loss) on disposal of property and equipment, investment properties and intangible assets, interest, gain/(loss) on modification or early retirement of debt and income tax benefit/(expense). Management utilizes adjusted property EBITDA to compare the operating profitability of its operations with those of its competitors, as well as a basis for determining certain incentive compensation. Gaming companies have historically reported adjusted property EBITDA as a supplemental performance measure to IFRS financial measures. In order to view the operations of their casinos on a more stand-alone basis, gaming companies, including the Group, have historically excluded certain expenses that do not relate to the management of specific casino properties, such as pre-opening expense and corporate expense, from their adjusted property EBITDA calculations. Adjusted property EBITDA should not be interpreted as an alternative to profit or operating profit (as an indicator of operating performance) or to cash flows from operations (as a measure of liquidity), in each case, as determined in accordance with IFRS. The Group has significant uses of cash flow, including capital expenditures, dividend payments, interest payments and debt principal repayments, which are not reflected in adjusted property EBITDA. Not all companies calculate adjusted property EBITDA in the same manner. As a result, adjusted property EBITDA as presented by the Group may not be directly comparable to other similarly titled measures presented by other companies.
- (ii) Amount includes share-based compensation of US\$1 million and nil (2016: US\$3 million and US\$1 million) related to corporate expense and pre-opening expense, respectively.

31,

120

2016

128

.orporate experise			
		Year ended I 2017	December
	Note	US\$ in	millions
Royalty fees	28(a)(v)	98	
Management fees	28(a)(ii)	6	
Employee benefit expenses		6	
Other support services		4	
Other expenses		6	

(a) Corporate expense

(b) Pre-opening expense

	Year ended December 31,		
		2017	2016
	Note	US\$ in millions	
Employee benefit expenses			80
Advertising and promotions		_	15
Contract labor and services		_	14
Utilities and operating supplies		2	4
Management fees	28(a)(ii)	1	4
Other support services		3	3
Other expenses		1	7
		7	127



5. SEGMENT INFORMATION (CONTINUED)

	Year ended Decem	Year ended December 31,	
	2017	2016	
	US\$ in millions		
Depreciation and amortization			
The Venetian Macao	151	165	
Sands Cotai Central	239	294	
The Parisian Macao	204	58	
The Plaza Macao	36	40	
Sands Macao	31	39	
Ferry and other operations	15	15	
	676	611	

	Year ended Decem	oer 31,
	2017	2016
	US\$ in millions	5
Capital expenditures		
The Venetian Macao	152	94
Sands Cotai Central	84	123
The Parisian Macao	204	896
The Plaza Macao	22	16
Sands Macao	10	18
erry and other operations	5	4
	477	1,151

	December 31 2017 US\$ in millions	2016
Total assets		
The Venetian Macao	2,669	2,659
Sands Cotai Central	3,972	4,229
The Parisian Macao	2,531	2,745
The Plaza Macao	959	992
Sands Macao	288	317
Ferry and other operations	228	241
	10,647	11,183

Almost all of the non-current assets of the Group are located in Macao.

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6. EMPLOYEE BENEFIT EXPENSES (INCLUDING DIRECTORS' EMOLUMENTS)

	Year ended Decen	Year ended December 31,	
	2017	2016	
	US\$ in millions		
Wages, salaries, bonuses and termination costs	1,048	984	
Staff meals	57	54	
Pension costs — defined contribution plan	37	35	
Share-based compensation, net of amount capitalized ⁽ⁱ⁾	12	15	
Other employee benefit expenses	39	33	
	1,193	1,121	

(i) No share-based compensation was capitalized during the year ended December 31, 2017. Share-based compensation of US\$1 million was capitalized during the year ended December 31, 2016. For further information related to the Company's Equity Award Plan and LVS' 2004 Plan, see Note 29 to the Consolidated Financial Statements.

(a) Pension costs — defined contribution plan

Contributions totaling US\$7 million (2016: US\$6 million) remained payable to the provident fund as at December 31, 2017. Forfeited contributions totaling US\$4 million (2016: US\$4 million) were utilized during the year leaving US\$1 million (2016: US\$1 million) available at year end to reduce future contributions.



6. EMPLOYEE BENEFIT EXPENSES (INCLUDING DIRECTORS' EMOLUMENTS) (CONTINUED)

(b) Directors' emoluments

The remuneration of the Company's Directors is as follows:

					Estimated money value	
			Discretionary	Pension	of other	
	Fees	Salaries	bonuses ⁽¹⁾	costs	benefits ⁽²⁾	Total
			US\$'0	00		
Year ended December 31, 2017						
Executive Directors						
Sheldon Gary Adelson	_	_	_	_	_	_
Wong Ying Wai ⁽³⁾	—	2,334	1,497	116	637	4,584
Non-Executive Directors						
Robert Glen Goldstein	_	_	_	_	_	_
Charles Daniel Forman	150	-	_	_	_	150
Independent Non-Executive Directors						
Chiang Yun	150	_	_	_	_	150
Victor Patrick Hoog Antink	180	_	_	_	_	180
Steven Zygmunt Strasser	180	_	_	_	_	180
Kenneth Patrick Chung ⁽⁴⁾	150	_	_	_	_	150
Wang Sing ⁽⁵⁾	70	_	_	_	_	70
	880	2,334	1,497	116	637	5,464





6. EMPLOYEE BENEFIT EXPENSES (INCLUDING DIRECTORS' EMOLUMENTS) (CONTINUED)

(b) Directors' emoluments (continued)

					Estimated	
			Discretionary	Pension	money value of other	
	Fees	Salaries	bonuses ⁽¹⁾		benefits ⁽²⁾	Total
	rees	Sqiques		costs	Denents	TOLdi
			US\$'00	JU		
Year ended December 31, 2016						
Executive Directors						
Sheldon Gary Adelson	_	—	_	_	_	
Wong Ying Wai ⁽³⁾	_	2,313	1,508	106	639	4,566
Toh Hup Hock ⁽⁶⁾	—	356	_	13	657	1,026
Non-Executive Directors						
Robert Glen Goldstein	_	_	_	_	_	_
Charles Daniel Forman	112	_	_	_	_	112
Michael Alan Leven ⁽⁷⁾	34	_	—	—	_	34
Independent Non-Executive Directors						
Chiang Yun	112	_	_	_	_	112
Victor Patrick Hoog Antink	143	_	_	_	_	143
Steven Zygmunt Strasser	134	_	_	_	_	134
Kenneth Patrick Chung ⁽⁴⁾	59	_	_	_		59
lain Ferguson Bruce ⁽⁸⁾	19	_	_	_	_	19
David Muir Turnbull ⁽⁹⁾	24	_				24
	637	2,669	1,508	119	1,296	6,229





6. EMPLOYEE BENEFIT EXPENSES (INCLUDING DIRECTORS' EMOLUMENTS) (CONTINUED)

(b) Directors' emoluments (continued)

- (1) The discretionary bonuses are determined by reference to the individual performance of the Directors and the Chief Executive and the Group's performance, and approved by the Remuneration Committee.
- (2) Other benefits mainly include share-based compensation, accommodation, meals, home leave tickets and medical insurance.
- (3) Wong Ying Wai, the President and Chief Operating Officer, was appointed as an Executive Director with effect from January 22, 2016.
- (4) Kenneth Patrick Chung was appointed as an Independent Non-Executive Director with effect from July 15, 2016.
- (5) Wang Sing was appointed as an Independent Non-Executive Director with effect from July 14, 2017.
- (6) Toh Hup Hock resigned as the Chief Financial Officer and Executive Vice President and an Executive Director with effect from April 15, 2016.
- (7) Michael Alan Leven retired as a Non-Executive Director with effect from April 12, 2016.
- (8) Iain Ferguson Bruce resigned as an Independent Non-Executive Director with effect from March 11, 2016.
- (9) David Muir Turnbull resigned as an Independent Non-Executive Director with effect from March 7, 2016.

The Executive Directors' emoluments were for their services in connection with the management of the affairs of the Group. The Non-Executive Directors' and Independent Non-Executive Directors' emoluments were for their services as directors of the Company.

In addition to the Directors' emoluments disclosed above, Sheldon Gary Adelson and Robert Glen Goldstein received emoluments (inclusive of share-based compensation) from LVS of US\$2 million and US\$3 million, respectively, in respect of their services to the Group for the year ended December 31, 2017 (2016: US\$2 million and US\$3 million, respectively). The amount of US\$3 million (2016: US\$3 million) was charged to the Group in respect of the management and administrative services provided by LVS to the Group for the year ended December 31, 2017.

No emoluments were paid to any Directors as an inducement to join or upon joining the Group or as compensation for loss of office during the year (2016: nil).

With the exception of the continuing connected transactions disclosed in the 2017 Annual Report of the Company, none of the Directors has any material interests in transactions, arrangements or contracts entered into by the Company or the LVS Group.

None of the Directors waived or has agreed to waive any emoluments during the year (2016: nil).





6. EMPLOYEE BENEFIT EXPENSES (INCLUDING DIRECTORS' EMOLUMENTS) (CONTINUED)

(c) Five highest paid individuals

The five individuals whose emoluments were the highest in the Group include one (2016: one) Director whose emoluments are reflected in the analysis presented above. The emoluments payable to the remaining four (2016: four) individuals during the year are as follows:

	Year ended Decem	ber 31,
	2017	2016
	US\$'000	
Basic salaries, allowances and benefits in kind	5,462	6,206
Bonuses	2,980	2,743
Pension costs	191	179
	8,633	9,128

The emoluments of the above mentioned individuals fall within the following bands:

	Year ended December 31,	
	2017	2016
	Number of in	dividuals
HK\$13,000,001 (approximately US\$1,677,000)-		
HK\$13,500,000 (approximately US\$1,742,000)	1	
HK\$16,500,001 (approximately US\$2,129,000)-		
HK\$17,000,000 (approximately US\$2,194,000)	1	
HK\$17,000,001 (approximately US\$2,194,000)–		
HK\$17,500,000 (approximately US\$2,258,000)	_	2
HK\$18,000,001 (approximately US\$2,323,000)–		
HK\$18,500,000 (approximately US\$2,387,000)	1	2
HK\$18,500,001 (approximately US\$2,387,000)–		
HK\$19,000,000 (approximately US\$2,452,000)	1	_
	4	4

No emoluments were paid to any of the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office during the year ended December 31, 2017 (2016: nil).





7. OTHER EXPENSES AND LOSSES

(a) An analysis of the operating expenses is as follows:

		Year ended Decem	ber 31,
		2017	2016
	Note	US\$ in million	S
Gaming tax		2,925	2,527
Employee benefit expenses		1,193	1,121
Depreciation and amortization		676	611
Gaming promoter/agency commissions		135	122
Inventories consumed		98	83
Other expenses and losses	(i)	915	837
Operating expenses		5,942	5,301

(i) Analysis of other expenses and losses is as follows:

		Year ended December 31,	
		2017	2016
	Note	US\$ in millions	5
Utilities and operating supplies		200	175
Contract labor and services		141	127
Advertising and promotions		118	105
Royalty fees		103	78
Repairs and maintenance		83	64
Management fees	28(a)(ii)	42	46
Operating lease payments		30	28
Loss on disposal of property and equipment,			
investment properties and intangible assets		12	12
Net foreign exchange losses/(gains)		11	(1)
Provision for doubtful accounts, net		4	18
Auditor's remuneration		2	2
Other support services		111	101
Other operating expenses		58	82
		915	837



7. OTHER EXPENSES AND LOSSES (CONTINUED)

(b) The operating expenses can also be analyzed as follows:

	Year ended December 31,		
	2017	2016	
	US\$ in million	S	
Casino	3,973	3,436	
Mall	53	41	
Rooms	83	70	
Food and beverage	155	132	
Convention, ferry, retail and other	192	171	
Provision for doubtful accounts, net	4	18	
General and administrative expense	655	552	
Corporate expense	121	131	
Pre-opening expense	7	128	
Depreciation and amortization	676	611	
Net foreign exchange losses/(gains)	11	(1)	
Loss on disposal of property and equipment,			
investment properties and intangible assets	12	12	
Operating expenses	5,942	5,301	

8. INTEREST EXPENSE, NET OF AMOUNTS CAPITALIZED

	Year ended December 31,		
	2017	2016	
	US\$ in million	5	
Bank borrowings	117	84	
Amortization of deferred financing costs	21	21	
Finance lease liabilities	7	6	
Standby fees and other financing costs	10	9	
	155	120	
Less: interest capitalized	(2)	(34)	
Interest expense, net of amounts capitalized	153	86	

A capitalization rate of 2.7% to 3.3% (2016: 2.3% to 2.8%) was used, representing the effective finance costs of the loans to finance the assets under construction.



9. INCOME TAX EXPENSE

	Year ended December 31,	
	2017	2016
	US\$ in n	nillions
Current income tax		
Lump sum in lieu of Macao complementary tax on dividends	5	5
Other overseas taxes	1	_
Deferred income tax	16	39
Income tax expense	22	44

Deferred income tax expense was US\$16 million for the year ended December 31, 2017, compared to US\$39 million for the year ended December 31, 2016. The decrease was primarily due to decrease in write-off of deferred income tax assets on net operating tax losses that had expired unused and expected to be expiring unused due to unpredictable future utilization.

(a) Macao complementary tax

Macao complementary tax is levied at progressive rates ranging from 3% to 9% on the taxable income above MOP32,000 (equivalent to US\$4,000) but below MOP300,000 (equivalent to US\$37,500), and thereafter at a fixed rate of 12%. For the year ended December 31, 2017, a special complementary tax incentive was provided to the effect that the tax free income threshold was increased from MOP32,000 to MOP600,000 (equivalent to US\$4,000) to US\$75,000) with the profit above MOP600,000 (equivalent to US\$75,000) being taxed at a fixed rate of 12% (2016: same).

Pursuant to the Despatch No. 320/2013 issued by the Chief Executive of Macao on October 3, 2013, VML was granted an extension of the tax exemption regarding Macao complementary tax on its gaming activities for an additional five years, effective from the tax year 2014 to the tax year 2018. In December 2017, VML requested an extension of the tax exemption for either an additional 5-year period or through June 26, 2022, the date VML's subconcession agreement expires. There is no assurance that VML will receive an extension. Regarding the other subsidiaries, during the year ended December 31, 2017, Macao complementary tax is calculated progressively at a maximum of 12% of the estimated assessable profit (2016: same).

(b) Lump sum in lieu of Macao complementary tax on dividends

VML entered into a Shareholder Dividend Tax Agreement with the Macao Government. The agreement provides for an annual payment in lieu of Macao complementary tax otherwise due by VML's shareholders on dividend distributions to them from gaming profits, effective through the end of 2013. In May 2014, VML entered into another Shareholder Dividend Tax Agreement with the Macao Government for an extension of the agreement through 2018 to correspond to the Macao complementary tax exemption on its gaming activities (see also Note 9(a)). VML intends to request an additional agreement with the Macao Government to correspond to the extension of the tax exemption regarding Macao complementary tax on its gaming activities if the extension of the tax exemption is granted; however, there is no certainty that the agreement will be granted.



9. INCOME TAX EXPENSE (CONTINUED)

(c) Hong Kong profits tax

The Company's subsidiaries that carry on business in Hong Kong are subject to the Hong Kong profits tax at 16.5% for the year ended December 31, 2017 (2016: same).

The tax on the Group's profit before income tax differs from the theoretical amount that would arise using the domestic tax rates applicable to profits of the consolidated entities in the respective jurisdictions as follows:

	Year ended December 31,		
	2017	2016	
	US\$ in millions	S	
Profit before income tax	1,625	1,268	
Tax calculated at domestic rates applicable to profits			
in the respective jurisdictions	208	161	
Tax effects of:			
Income not subject to tax ⁽ⁱ⁾	(837)	(720)	
Expenses not deductible for tax purposes ^{(i), (ii)}	549	483	
Amortization of pre-opening expenses previously not recognized	(9)	(8)	
Pre-opening expenses for which no deferred income tax assets			
were recognized	_	9	
Origination and reversal of temporary difference, net	20	32	
Tax losses for which no deferred income tax assets were recognized	87	83	
Lump sum in lieu of Macao complementary tax of dividends	5	5	
Other	(1)	(1)	
Income tax expense	22	44	

(i) During the year ended December 31, 2017, VML was exempt from Macao complementary tax on its gaming activities (see also Note 9 (a)). In addition, lease/right of use income recorded in VML, Venetian Cotai Limited ("VCL") and Venetian Orient Limited ("VOL") were subject to property tax (Note (ii)), and should, therefore, also be excluded from Macao complementary tax calculations. Accordingly, casino revenues and lease/right of use income and their corresponding expenses incurred were presented as "Income not subject to tax" and "Expenses not deductible for tax purposes", respectively, in the calculations above (2016: same).

Additionally, during the year ended December 31, 2017, the Company received dividend income from a subsidiary. The dividend income is not subject to Hong Kong profits tax (2016: same).

(ii) Lease/right of use income recorded in VML, VCL and VOL are exempt from property tax for the first four and six years for the newly constructed buildings in Macao and on Cotai, respectively, pursuant to Article 9(1)(a) of Lei no. 19/78/M. If the buildings in Macao and on Cotai also qualify for Tourism Utility Status, the property tax exemption can be extended by another four and six years, respectively, pursuant to Article 15(a) of Lei no. 81/89/M. The exemption for the Sands Macao expired in August 2012 and that for The Venetian Macao and The Plaza Macao will be expiring in August 2019 and August 2020 respectively. Regarding Sands Cotai Central and The Parisian Macao, the procedures for registration at the tax department are in progress and the exact date of expiration of the exemption cannot be determined at this stage.



10. EARNINGS PER SHARE

Basic earnings per share is calculated by dividing the profit for the year attributable to equity holders of the Company by the weighted average number of ordinary shares outstanding during the year.

Diluted earnings per share is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all dilutive potential ordinary shares. For the year ended December 31, 2017, the Company had outstanding share options that would potentially dilute the ordinary shares. For the year ended December 31, 2016, the Company had outstanding share options and restricted share units that would potentially dilute the ordinary shares.

The calculation of basic and diluted earnings per share is based on the following:

	Year ended December 31,	
	2017	2016
Profit attributable to equity holders of the Company (US\$ in millions)	1,603	1,224
Weighted average number of shares for basic earnings per share (thousand shares)	8,072,709	8,070,042
Adjustments for share options and restricted share units (thousand shares) ⁽ⁱⁱ⁾	4,544	1,609
Weighted average number of shares for diluted earnings per share (thousand shares)	8,077,253	8,071,651
Earnings per share, basic	US19.86 cents	US15.17 cents
Earnings per share, basic ⁽ⁱ⁾	HK155.22 cents	HK117.65 cents
Earnings per share, diluted	US19.85 cents	US15.17 cents
Earnings per share, diluted [®]	HK155.14 cents	HK117.65 cents

(i) The translation of US\$ amounts into HK\$ amounts has been made at the exchange rate on December 31, 2017 of US\$1.00 to HK\$7.8157 (2016: US\$1.00 to HK\$7.7555).

(ii) Excludes 5,605,000 (2016: 12,967,000) potential ordinary shares that are anti-dilutive.





11. DIVIDENDS

	Year ended December 31,	
	2017	2016
	US\$ in million	S
2017 interim dividend of HK\$0.99 (equivalent to US\$0.127) per		
ordinary share declared on January 19, 2018 and paid	1,023	
2017 final dividend of HK\$1.00 (equivalent to US\$0.128) per		
ordinary share proposed on March 16, 2018	1,032	
2016 interim dividend of HK\$0.99 (equivalent to US\$0.128) per		
ordinary share declared on January 20, 2017 and paid	_	1,030
2016 final dividend of HK\$1.00 (equivalent to US\$0.129) per		
ordinary share declared on May 26, 2017 and paid	_	1,039
	2,055	2,069

On January 19, 2018, the Board declared an interim dividend of HK\$0.99 (equivalent to US\$0.127) per share, payable to Shareholders whose names appeared on the register of members of the Company on February 5, 2018. The interim dividend, amounting in aggregate to HK\$7.99 billion (equivalent to US\$1.02 billion), was paid on February 23, 2018.

On March 16, 2018, the Board proposed the payment of a final dividend of HK\$1.00 (equivalent to US\$0.128) per share, which is subject to the approval of the Shareholders at the forthcoming annual general meeting. Based on the ordinary shares in issue as at February 28, 2018, the total amount of the final dividend to be distributed is estimated to be approximately HK\$8.08 billion (equivalent to US\$1.03 billion).

Both the interim and final dividends referred to above have not been recognized as a liability as at December 31, 2017. They will be reflected as appropriations of reserves during 2018.



12. INVESTMENT PROPERTIES, NET

		Under	
	Completed	development	Total
		US\$ in millions	
At January 1, 2016			
Cost	1,153	358	1,511
Accumulated depreciation	(233)		(233
At January 1, 2016	920	358	1,278
Year ended December 31, 2016			
Opening net book amount	920	358	1,278
Additions	19	74	93
Adjustments to project costs	(1)	(1)	(2
Disposals	(4)	_	(4
Transfers	188	(188)	
Depreciation	(42)		(42
Exchange difference	(1)		(1
Closing net book amount	1,079	243	1,322
At January 1, 2017			
Cost	1,353	243	1,596
Accumulated depreciation	(274)		(274)
At January 1, 2017	1,079	243	1,322
Year ended December 31, 2017			
Opening net book amount	1,079	243	1,322
Additions	48	_	48
Adjustments arising from change in lease term			
of leasehold interests in land	2	_	2
Adjustments to project costs	(8)	_	(8
Transfers	241	(241)	
Depreciation	(44)	_	(44
Exchange difference	(7)	(2)	(9
Closing net book amount	1,311	_	1,311
At December 31, 2017			
Cost	1,626	_	1,626
Accumulated depreciation	(315)		(315
At December 31, 2017	1,311		1,311
	-,		.,



12. INVESTMENT PROPERTIES, NET (CONTINUED)

The Group engaged an independent professional valuer, Knight Frank Petty Limited, to perform the valuation of the Group's investment properties, which are located in Macao, on an annual basis. Knight Frank Petty Limited is a professionally qualified independent external valuer, and had appropriate recent experience in the relevant location and category of the properties being valued. In determining the fair value of the investment properties, the valuer uses assumptions and estimates that reflect, amongst other factors, comparable market transactions in an active market, lease/right of use income from current leases/rights of use and assumptions about lease/right of use income from future leases/rights of use in light of current market conditions, capitalization rates, terminal yield and reversionary income potential. Valuations were based on income and an open market value approach for all completed properties (except for the hotel wing formerly known as the St. Regis-serviced and -branded apart-hotel) as follows:

	Decem 2017 US\$ in	ber 31, 2016 millions
Fair value of the investment properties	9,248	8,581

In estimating the fair value of the properties, the highest and best use of the properties is their current use. The fair value estimate of the Group's investment properties is a Level 3 fair value measurement.

For the hotel wing formerly known as the St. Regis-serviced and -branded apart-hotel, the valuation is determined by taking into account the market value of the proposed development assuming completion as at the date of valuation and then deducting from that amount the estimated costs to complete the development. The fair value of this property as at December 31, 2017 is US\$801 million (2016: US\$794 million).

The following amounts have been recognized in the consolidated income statement:

	Year ended December 31,	
	2017	2016
	US\$ in	millions
Mall income	479	420
Direct operating expenses arising from investment properties that		
generate right of use income	55	43
Direct operating expenses that did not generate right of use income	2	1



13. PROPERTY AND EQUIPMENT, NET

The movements of property and equipment for the year are as follows:

	Leasehold interests in land	Land improvements	Buildings and building improvements	Leasehold improvements	Vehicles US\$ in millions	Ferries	Furniture, fittings & equipment	Construction- in-progress	Total
At January 1, 2016									
Cost	584	269	6,438	7	38	251	1,306	1,550	10,443
Accumulated depreciation	(82)	(104)	(1,581)	(7)	(26)	(91)	(964)	_	(2,855)
At January 1, 2016	502	165	4,857	_	12	160	342	1,550	7,588
Year ended December 31, 2016									
Opening net book amount	502	165	4,857	_	12	160	342	1,550	7,588
Additions	_	1	10	1	5	_	172	911	1,100
Adjustments to project costs	_	_	_	_	_	_	(1)	(6)	(7)
Disposals	_	_	(1)	_	_	_	(1)	(5)	(7)
Transfers	_	68	2,043	_	_	_	207	(2,318)	(7)
Depreciation	(15)	(19)	(345)	_	(5)	(13)	(163)	(2,516)	(560)
1	. ,								
Exchange difference	-	_	(3)		_	-	_	_	(3)
Closing net book amount	487	215	6,561	1	12	147	556	132	8,111
At January 1, 2017									
Cost	584	338	8,485	8	40	251	1,644	132	11,482
Accumulated depreciation	(97)	(123)	(1,924)	(7)	(28)	(104)	(1,088)	_	(3,371)
At January 1, 2017	487	215	6,561	1	12	147	556	132	8,111
Year ended December 31, 2017									
Opening net book amount	487	215	6,561	1	12	147	556	132	8,111
Additions	_	1	_	1	_	_	52	214	268
Adjustments arising from change in lease term of leasehold							-		
	42	_							42
interests in land	13		(40)	-	-	-	(r)	_	13
Adjustments to project costs	(1)	39	(40)	_	-	-	(5)	4	(3)
Disposals	-	(7)	(4)	-	-	-	(4)	(10)	(25)
Transfers	_	16	147	_	_	_	82	(245)	_
Depreciation	(14)	(16)	(407)	(1)	(4)	(13)	(167)	-	(622)
Exchange difference	_	(1)	(48)	_	_	_	(4)	(2)	(55)
Closing net book amount	485	247	6,209	1	8	134	510	93	7,687
At December 31, 2017									
Cost	596	381	8,510	7	40	251	1,724	93	11,602
Accumulated depreciation	(111)	(134)	(2,301)	(6)	(32)	(117)	(1,214)	_	(3,915)

Interest expense of US\$2 million (Note 8) (2016: US\$34 million) and other direct costs of US\$13 million (2016: US\$21 million) have been capitalized for the year ended December 31, 2017.





13. PROPERTY AND EQUIPMENT, NET (CONTINUED)

Equipment includes the following amounts where the Group is the lessee under finance leases:

	Decem	ber 31,
	2017	2016
	US\$ in	millions
Cost	16	16
Accumulated depreciation	(10)	(8)
Net book amount	6	8

The Group leases various equipment under non-cancelable finance lease agreements. The lease terms are between three and five years (2016: same) and ownership of the assets resides with the Group.

The Group received land concessions from the Macao Government to build on the sites on which Sands Macao, The Venetian Macao, The Plaza Macao, Sands Cotai Central and The Parisian Macao are located. The Group does not own these land sites; however, the land concessions, which have an initial term of 25 years and are renewable at the Group's option, in accordance with Macao laws, grant the Group exclusive use of the land. As specified in the land concessions, the Group is required to pay premiums for each parcel as well as annual rent for the term of the land concessions, which may be revised every five years by the Macao Government. The land lease premiums for all parcels have been fully paid. The finance lease obligations for land are disclosed in Note 25(a).

Other than the land concession for Parcel 3, the Group's rights arising from its land concessions are collateralized by a first-priority security for the Group's indebtedness under the 2016 VML Credit Facility (see Note 24). In addition, the Group's rights over the parcels of land are charged as security to a financial institution for issuing a bank guarantee to the Macao Government to guarantee the annual rent payments.



14. FINANCIAL INSTRUMENTS BY CATEGORY

	Note	December 31, 2017 US\$ in millions	2016
Assets			
Trade and other receivables, net	17	249	302
Restricted cash and cash equivalents	18	11	10
Cash and cash equivalents	20	1,239	1,284
Deposits		3	2
Total		1,502	1,598

	Note	December 31, 2017 US\$ in millions	2016
Liabilities			
Trade and other payables	23	1,272	1,437
Borrowings	24	4,412	4,374
Total		5,684	5,811





15. INTANGIBLE ASSETS, NET

	Computer software US\$ in millions
At January 1, 2016	
Cost	63
Accumulated amortization	(35)
At January 1, 2016	28
Year ended December 31, 2016	
Opening net book amount	28
Additions	18
Disposals	(2)
Amortization	(9)
Closing net book amount	35
At December 31, 2016	
Cost	79
Accumulated amortization	(44)
At December 31, 2016	35
Year ended December 31, 2017	
Opening net book amount	35
Additions	9
Amortization	(10)
Closing net book amount	34
At December 31, 2017	
Cost	88
Accumulated amortization	(54)
At December 31, 2017	34



16. DEFERRED INCOME TAX LIABILITIES

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off and when the deferred income taxes relate to income taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

The movements of the deferred tax liabilities are as follows:

	Accelerated depreciation		
	allowance	Tax losses US\$ in millions	Total
At January 1, 2016	(66)	58	(8)
Charge for the year	(2)	(37)	(39)
At December 31, 2016	(68)	21	(47)
Currency translation differences	1	_	1
Credit/(charge) for the year	5	(21)	(16)
At December 31, 2017	(62)	_	(62)

Deferred tax assets are recognized for tax loss carryforwards to the extent that realization of the related tax benefit through future taxable profits is probable. The unrecognized deferred income tax assets in respect of losses that can be carried forward against future taxable income and pre-opening expenses are as follows:

	2017	ber 31, 2016 millions
Arising from unused tax losses	263	227
Arising from pre-opening expenses	9	19
	272	246

As at December 31, 2017, subject to the agreement by tax authorities, out of the total unrecognized tax losses of approximately US\$2,140 million (2016: US\$1,839 million), approximately US\$124 million (2016: US\$149 million) can be carried forward indefinitely. The remaining amount of approximately US\$2,016 million (2016: US\$1,690 million) will expire in one to three years (2016: same).





17. TRADE AND OTHER RECEIVABLES AND PREPAYMENTS, NET

		December 31, 2017	2016
	Note	US\$ in millions	
Trade receivables		348	466
Less: provision for doubtful trade receivables		(111)	(169)
Trade receivables, net	(a)	237	297
Other receivables		12	5
Prepayments		36	43
Deferred rent		77	61
Less: amortization of deferred rent		(43)	(32)
provision for doubtful deferred rent		(3)	(3)
Prepayments, net		67	69
Trade and other receivables and prepayments, net Less: non-current portion:		316	371
prepayments		(4)	(2)
deferred rent		(19)	(17)
		(23)	(19)
Current portion		293	352



17. TRADE AND OTHER RECEIVABLES AND PREPAYMENTS, NET (CONTINUED)

The trade and other receivables, net of provision for doubtful accounts, are denominated in the following currencies:

	December 31, 2017 US\$ in millions	2016
HK\$	210	275
MOP	37	26
US\$	2	1
	249	302

(a) Trade receivables, net

The aging analysis of trade receivables, net of provision for doubtful accounts, is as follows:

	December 31, 2017 2016 US\$ in millions 2016		
0–30 days	171	195	
31–60 days	32	32	
61–90 days	21	19	
Over 90 days	13	51	
	237	297	

The carrying values of trade receivables approximate their fair values at each balance sheet date. The maximum exposure to credit risk is the fair values of trade receivables at each balance sheet date.

Trade receivables mainly consist of casino receivables. The Group extends credit to approved casino customers following background checks and investigations of creditworthiness. Credit is granted to certain gaming promoters on a revolving basis. All gaming promoter credit lines are generally subject to monthly review and regular settlement procedures to evaluate the current status of liquidity and financial health of these gaming promoters. Credit is granted based on the performance and financial background of the gaming promoter and, if applicable, the gaming promoter's guarantor. The receivables from gaming promoters can be offset against the commissions payable and front money deposits made by the gaming promoters. Absent special approval, the credit period granted to selected premium and mass market players is typically 7–15 days, while for gaming promoters, the receivable is typically repayable within one month following the granting of the credit, subject to terms of the relevant credit agreement. The Group generally does not charge interest for credit granted, but requires a personal check or other acceptable forms of security.



17. TRADE AND OTHER RECEIVABLES AND PREPAYMENTS, NET (CONTINUED)

(a) Trade receivables, net (continued)

The Group currently has a legally enforceable right to offset the commissions payable and front money deposits against the casino receivables and intends to settle on a net basis. As at December 31, 2017, a gross amount of casino receivables after provision for doubtful accounts of US\$298 million (2016: US\$328 million) was offset by commissions payable and front money deposits in an aggregate amount of US\$148 million (2016: US\$105 million), resulting in net amounts of casino receivables after provision for doubtful accounts of US\$148 million (2016: US\$150 million), resulting in net amounts of casino receivables after provision for doubtful accounts of US\$150 million (2016: US\$223 million).

There is a concentration of credit risk related to net casino receivables as 45.2% (2016: 44.2%) of the casino receivables as at December 31, 2017 were from the top five customers. Other than casino receivables, there is no other concentration of credit risk with respect to trade receivables as the Group has a large number of customers. The Group has policies to mitigate concentration of credit risk (see Note 30(a)(ii)) and believes its provision is adequate.

As at December 31, 2017, net trade receivables of approximately US\$74 million (2016: US\$111 million) were past due but not impaired. These relate to a number of independent customers that have a good track record with the Group. Extension of the credit period, with terms and conditions subject to special approvals, has been granted to these customers. The aging analysis of these trade receivables that were past due but not impaired based on the original terms is as follows:

	December 31, 2017 2010 US\$ in millions		
Past due 1–30 days	34	32	
Past due 31–60 days	21	19	
Past due 61–90 days	4	10	
Past due over 90 days	15	50	
	74	111	



17. TRADE AND OTHER RECEIVABLES AND PREPAYMENTS, NET (CONTINUED)

(a) Trade receivables, net (continued)

As at December 31, 2017, trade receivables of US\$136 million (2016: US\$192 million) were past due and impaired and the amount of the provision was US\$111 million (2016: US\$169 million). The receivables mainly relate to casino customers, which are in unexpected difficult economic situations. It was assessed that a portion of the receivables is expected to be recovered and thus not impaired. The aging of these past due receivables is as follows:

	December 31, 2017 US\$ in millions	2016
Past due 1–30 days	1	
Past due 31–60 days	14	3
Past due 61–90 days	6	10
Past due over 90 days	115	179
	136	192

The Group maintains an allowance for doubtful accounts and regularly evaluates the balances. The factors the Group considered in determining whether an allowance for doubtful accounts was to be made are disclosed in Note 30(a)(ii).

Movements of provision of doubtful trade receivables are as follows:

	December 31, 2017 US\$ in millions	2016
At beginning of year	169	186
Provision for doubtful account, net	1	14
Amounts written-off	(58)	(31)
Exchange difference	(1)	
At end of year	111	169

(b) Other receivables and deferred rent

The carrying values of other receivables approximate their fair values at each balance sheet date, which also represent the Group's maximum exposure to credit risk as at December 31, 2017. The Group holds security deposits, bank guarantees and letters of credit for certain other receivables and deferred rent. Impairment charges of US\$3 million (2016: US\$4 million) related to deferred rent were recorded for the year ended December 31, 2017 and included in "Other expenses and losses" in the consolidated income statement. Amounts are charged to the provision account and generally written off when the recoverability is remote.



18. RESTRICTED CASH AND CASH EQUIVALENTS

	2017	ber 31, 2016 millions
Cash at bank	2	1
Short-term bank deposit	9	9
	11	10

Restricted cash and cash equivalents represent sinking funds set aside to cover the cost of capital expenses, including repairs, renovations, replacements and maintenance of a substantial but infrequent or irregular nature of the Group's shopping malls. The restricted cash and cash equivalents are denominated in MOP (2016: same).

As at December 31, 2017, the effective interest rate on the short-term bank deposit is 0.8% (2016: 0.9%). The deposit has a maturity of 89 days (2016: 87 days).

The maximum exposure to credit risk is the carrying amount of restricted cash and cash equivalents at each balance sheet date.

19. INVENTORIES

	December 31, 2017 2016 US\$ in millions 2016	
Food and beverage	8	7
Retail products	3	2
Ferry parts	2	2
General operating supplies and other	2	3
	15	14

As at December 31, 2017, all inventories were carried at cost (2016: same).





20. CASH AND CASH EQUIVALENTS

	December 3	1,
	2017	2016
	US\$ in million	าร
Cash at bank and on hand	512	506
Short-term bank deposits	727	778
	1,239	1,284

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

	December 31, 2017 2 US\$ in millions	2016
HK\$	1,134 1,	,155
MOP	69	82
US\$	18	14
Japanese Yen	6	18
Singapore dollar	6	10
RMB	6	5
	1,239 1,	,284

As at December 31, 2017, the effective interest rates on short-term bank deposits ranged from 0.5% to 1.5% (2016: 0.55% to 1.3%) per annum. These deposits have maturities ranging from 11 to 62 days (2016: 24 to 89 days).

The carrying values of cash equivalents are their fair values as at December 31, 2017 (2016: same).

The maximum credit exposure of cash and cash equivalents of the Group as at December 31, 2017 amounted to US\$1,011 million (2016: US\$1,101 million).



21. SHARE CAPITAL

	Ordinary shares of US\$0.01 each	US\$ in millions
Authorized		
At January 1, 2016, December 31, 2016 and December 31, 2017	16,000,000,000	160
Issued and fully paid:		
At January 1, 2016	8,069,300,845	81
Shares issued upon exercise of share options	1,829,400	
At December 31, 2016	8,071,130,245	81
Shares issued upon exercise of share options	3,287,521	
At December 31, 2017	8,074,417,766	81

22. RESERVES

The amount of the Group's reserves and the movements therein for the current and prior years are set out in the consolidated statement of changes in equity.

(i) Capital reserve

The capital reserve represents the combined share premium of Venetian Venture Development Intermediate Limited ("VVDIL") and Cotai Services (HK) Limited.

(ii) Statutory reserve

The statutory reserve represents amounts set aside from the income statement that are not distributable to Shareholders/quotaholders of the group companies incorporated.

The Macao Commercial Code #432 requires that companies incorporated in Macao that are limited by shares should set aside a minimum of 10% of the company's profit after taxation to the statutory reserve until the balance of the reserve reaches a level equivalent to 25% of the company's capital.

For companies incorporated in Macao that are limited by quotas, the Macao Commercial Code #377 requires that a company should set aside a minimum of 25% of the company's profit after taxation to the statutory reserve until the balance of the reserve reaches a level equivalent to 50% of the company's capital.





23. TRADE AND OTHER PAYABLES

		December 31 2017	, 2016	
	Note	US\$ in million		
Trade payables		40	35	
Outstanding chips and other casino liabilities		498	560	
Deposits		390	312	
Other tax payables		286	246	
Accrued employee benefit expenses		137	129	
Construction payables and accruals		111	268	
Interest payables		5	47	
Payables to related companies — non-trade	28(b)	5	6	
Other payables and accruals		157	146	
		1,629	1,749	
Less: non-current portion		(92)	(127)	
Current portion		1,537	1,622	

The monetary trade and other payables are denominated in the following currencies:

	December 31, 2017 20 US\$ in millions	2016	
HK\$	805	802	
MOP	435	583	
US\$	30	48	
Other currencies	2	4	
	1,272 1,4	437	



23. TRADE AND OTHER PAYABLES (CONTINUED)

The aging analysis of trade payables based on invoice date is as follows:

	December 31,	
	2017	2016
	US\$ in millions	
0–30 days	29	25
31–60 days	5	5
61–90 days	3	3
Over 90 days	3	2
	40	35

24. BORROWINGS

		December 31 2017	, 2016
	Note	US\$ in million	S
Non-current portion			
Bank loans, secured		4,301	4,368
Finance lease liabilities on leasehold interests			
in land, secured	25	127	69
Other finance lease liabilities, secured	25	3	5
		4,431	4,442
Less: deferred financing costs		(73)	(94)
		4,358	4,348
Current portion			
Bank loans, secured		47	20
Finance lease liabilities on leasehold interests			
in land, secured	25	5	3
Other finance lease liabilities, secured	25	2	3
		54	26
Total borrowings		4,412	4,374



24. BORROWINGS (CONTINUED)

The Group's borrowings are denominated in the following currencies:

	December 31,	
	2017 2	016
	US\$ in millions	
HK\$	1,944 1,	,957
US\$	1,696 1,	701
МОР	772	716
	4,412 4,	,374

The maturities of bank loans are as follows:

	December 31, 2017 US\$ in millions	2016
Repayable within 1 year	47	20
Repayable between 1 and 2 years	110	47
Repayable between 2 and 5 years	4,191	2,056
Repayable after 5 years	—	2,265
	4,348	4,388

The amounts due are based on the scheduled repayment dates set out in the loan agreement.

The estimated fair value of the Group's bank loans as at December 31, 2017 was approximately US\$4.30 billion (2016: US\$4.32 billion).

2016 VML Credit Facility

On September 22, 2011, two subsidiaries of the Group, VML US Finance LLC ("VMLF"), a wholly owned subsidiary (the "Borrower"), and Venetian Macau Limited ("VML"), a wholly owned subsidiary, and certain other subsidiaries within the Group (collectively, the "Guarantors"), entered into a credit agreement ("2011 VML Credit Facility"), which provided for up to US\$3.7 billion (or the equivalent in HK\$ or MOP) and consisted of a US\$3.2 billion term loan (the "2011 VML Term Facility") that was fully drawn on November 15, 2011, and a US\$500 million revolving facility (the "2011 VML Revolving Facility"), that was available until October 15, 2016. Borrowings under the facility were used to repay outstanding indebtedness under previous credit facilities and would be used for working capital requirements and general corporate purposes, including for the development, construction and completion of certain components of Sands Cotai Central.



24. BORROWINGS (CONTINUED)

2016 VML Credit Facility (continued)

During March 2014, the Group amended its 2011 VML Credit Facility to, among other things, modify certain financial covenants, as discussed further below. In addition to the amendment, certain lenders extended the maturity of US\$2.39 billion in aggregate principal amount of the 2011 VML Term Facility to March 31, 2020 (the "Extended 2011 VML Term Facility"), and, together with new lenders, provided US\$2.0 billion in aggregate principal amount of revolving loan commitments (the "Extended 2011 VML Revolving Facility"). A portion of the revolving proceeds was used to pay down the US\$820 million in aggregate principal balance of the 2011 VML Term Facility loans that were not extended. Borrowings under the Extended 2011 VML Revolving Facility were used to fund the development, construction and completion of Sands Cotai Central and The Parisian Macao, and for working capital requirements and general corporate purposes.

In April 2015, the Group entered into a joinder agreement (the "Joinder Agreement") to the 2011 VML Credit Facility. Under the Joinder Agreement, certain lenders agreed to provide term loan commitments of US\$1.0 billion (the "2011 VML Accordion Term"), which was funded on April 30, 2015 (the "Joinder Funding Date").

During June 2016, the Group entered into an agreement (the "VML Amendment Agreement") to amend its 2011 VML Credit Facility to, among other things, extend the maturity of a portion of the then existing term loans, modify the scheduled amortization payment dates of such term loans and obtain new term loan commitments (as so amended and restated, the "Restated VML Credit Agreement"). The Restated VML Credit Agreement became effective on August 31, 2016, upon satisfaction of all closing conditions (the "Restatement Date"). Pursuant to the Restated VML Credit Agreement and as at the Restatement Date, certain lenders extended the maturity of existing term loans (the "Extended Initial VML Term Loans") to May 31, 2022, the balance of which is US\$3.12 billion in aggregate principal amount consisting of US\$2.12 billion related to the Extended 2011 VML Term Facility and US\$1.0 billion related to the 2011 VML Accordion Term. In addition, certain lenders provided US\$1.0 billion in aggregate principal amount of new term loan commitments with a maturity date of May 31, 2022 (the "New VML Term Loans", and together with the Extended Initial VML Term Loans, the "2016 VML Term Loans," an aggregate principal amount of US\$4.12 billion). The terms and the maturity dates of the balance of the term loans under the 2011 VML Credit Facility that are not 2016 VML Term Loans (the "2016 Non-Extended VML Term Loans"), in the amount of US\$269 million and the US\$2.0 billion Extended 2011 VML Revolving Facility remain unchanged (the "2016 VML Revolving Facility," and together with the 2016 VML Term Loans and the 2016 Non-Extended VML Term Loans, the "2016 VML Credit Facility"). Borrowings under the 2016 VML Term Loans will be used for working capital requirements and general corporate purposes, including to make any investment or payment not specifically prohibited by the terms of the loan documents. The Group recorded a US\$1 million loss on modification of debt during the year ended December 31, 2016, in connection with the VML Amendment Agreement. As at December 31, 2017, the Group had US\$2.0 billion of available borrowing capacity under the 2016 VML Revolving Facility (as at December 31, 2016: US\$2.0 billion). Subsequent to year ended December 31, 2017, the Group borrowed and repaid US\$249 million under the 2016 VML Revolving Facility.



24. BORROWINGS (CONTINUED)

2016 VML Credit Facility (continued)

The indebtedness under the 2016 VML Credit Facility is guaranteed by VML, VCL, VOL and certain of the Group's other foreign subsidiaries (collectively, the "2016 VML Guarantors"). The obligations under the 2016 VML Credit Facility are collateralized by a first-priority security interest in substantially all of the Borrower's and the 2016 VML Guarantors' assets, other than (1) capital stock and similar ownership interests, (2) certain furniture, fixtures, fittings and equipment and (3) certain other excluded assets. The aggregate net book value of the property and equipment, investment properties and intangible assets pledged as at December 31, 2017 was US\$6.48 billion (2016: US\$6.71 billion).

Commencing with the quarterly period ending March 31, 2020, and at the end of each subsequent quarter through December 31, 2020, the Restated VML Credit Agreement requires the Borrower to repay the outstanding 2016 VML Term Loans on a pro rata basis in an amount equal to 2.5% of the aggregate principal amount outstanding as at the Restatement Date. For the quarterly periods ending on March 31 through June 30, 2021, the Borrower is required to repay the outstanding as at the Restatement Date. For the Restatement Date. For the quarterly periods on a pro rata basis in an amount equal to 5.0% of the aggregate principal amount outstanding as at the Restatement Date. For the quarterly periods ending on September 30 through December 31, 2021, the Borrower is required to repay the outstanding 2016 VML Term Loans on a pro rata basis in an amount equal to 12.5% of the aggregate principal amount outstanding as at the Restatement Date. For the quarterly periods ending on March 31, 2022, the Borrower is required to repay the outstanding as at the Restatement Date. For the quarterly period ending on March 31, 2022, the Borrower is required to repay the outstanding as at the Restatement Date. For the quarterly period ending on March 31, 2022, the Borrower is required to repay the outstanding 2016 VML Term Loans on a pro rata basis in an amount equal to 20.0% of the aggregate principal amount outstanding as at the Restatement Date. The remaining balance on the 2016 VML Term Loans is due on the maturity date.

Commencing with the quarterly period ending June 30, 2017, and at the end of each subsequent quarter through March 31, 2018, the Restated VML Credit Agreement requires the Borrower to repay the outstanding 2016 Non-Extended VML Term Loans on a pro rata basis in an amount equal to 2.5% of the aggregate principal amount outstanding as at the Restatement Date. For the quarterly periods ending on June 30, 2018, through March 31, 2019, the Borrower is required to repay the outstanding 2016 Non-Extended VML Term Loans on a pro rata basis in an amount equal to 5.0% of the aggregate principal amount outstanding as at the Restatement Date. For the quarterly periods ending as at the Restatement Date. For the quarterly periods of the aggregate principal amount outstanding as at the Restatement Date. For the quarterly periods of the aggregate principal amount outstanding on June 30 through December 31, 2019, the Borrower is required to repay the outstanding 2016 Non-Extended to repay the outstanding 2016 Non-Extended to repay the outstanding 2016 Non-Extended VML Term Loans on a pro rata basis in an amount equal to 12.0% of the aggregate principal amount outstanding as at the Restatement Date. The remaining balance on the 2016 Non-Extended VML Term Loans is due on the maturity date, March 31, 2020. The 2016 VML Revolving Facility has no interim amortization payments and matures on March 31, 2020.

The 2016 VML Term Loans and the 2016 Non-Extended VML Term Loans both bear interest, at the Group's option, at either the adjusted Eurodollar rate or Hong Kong Interbank Offered Rate ("HIBOR"), plus a credit spread, or an alternative base rate, plus a credit spread, which credit spread in each case is determined based on the consolidated total leverage ratio as set forth in the Restated VML Credit Agreement. The credit spread ranges from 0.25% to 1.125% per annum for loans accruing interest at the base rate and from 1.25% to 2.125% per annum for loans accruing interest at an adjusted Eurodollar or HIBOR rate (interest set at 3.3% and 2.9% for loans accruing interest at an adjusted Eurodollar and HIBOR rate, respectively, as at December 31, 2017). The Borrower will also pay standby fees of 0.5% per annum on the undrawn amounts under the 2016 VML Revolving Facility. The weighted average interest rate on the 2016 VML Credit Facility was 2.6% (2016: 2.1%) for the year ended December 31, 2017.



24. BORROWINGS (CONTINUED)

2016 VML Credit Facility (continued)

The 2016 VML Credit Facility, as amended, contains affirmative and negative covenants customary for such financings, including, but not limited to, limitations on liens, loans and guarantees, investments, acquisitions and asset sales, restricted payments and other distributions, affiliate transactions, and use of proceeds from the facility. The 2016 VML Credit Facility also requires the Borrower and VML to comply with financial covenants, including maximum ratios of total indebtedness to trailing twelve-month adjusted earnings before interest, income taxes, depreciation and amortization, as defined in the 2016 VML Credit Facility (the "Credit Facility Adjusted EBITDA") and minimum ratios of the Credit Facility Adjusted EBITDA to net interest expense. The maximum leverage ratio, as amended, is 3.5:1.0 for the quarterly periods ended December 31, 2017 through maturity. The minimum interest coverage ratio, as amended, is 2.5:1.0 for the quarterly periods ended December 31, 2017 through maturity. Based on the actual leverage ratio and the actual interest coverage ratio as at December 31, 2017, there were no material net assets of the 2016 VML Guarantors restricted from being distributed under the terms of the 2016 VML Credit Facility. The 2016 VML Credit Facility also contains events of default customary for such financings.

Reconciliation of liabilities arising from financing activities

The table below details changes in the Group's liabilities arising from financing activities, including both cash and noncash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows from financing activities.

			Non-cash changes				
	Balance at January 1, 2017	Financing cash flows ⁽ⁱ⁾	Accruals	Foreign exchange movement US\$ in millions	True-up adjustment	Adjustment arising from change in lease term of leasehold interests in land	Balance at December 31, 2017
Bank loans	4,388	(19)					4,348
Finance lease liabilities on	4,300	(19)	_	(21)	_	_	4,340
leasehold interests in land	72	(2)	_	_	(1)	63	132
Other finance lease liabilities	8	(3)	_	_	_	_	5
Interest payables	47	(128)	134	_	_	(48)	5
Dividend payables		(2,067)	2,069	(2)	_	_	_
	4,515	(2,219)	2,203	(23)	(1)	15	4,490

(i) The cash flows from bank loans make up the net amount of proceeds from bank loans and repayments of bank loans in the statement of cash flows.



25. FINANCE LEASE LIABILITIES

The Group is a lessee under finance leases for land and equipment.

Lease liabilities are effectively secured as the rights of the leased assets will revert to the lessor in the event of default.

(a) The future minimum lease payments (including interest) and the present value of the minimum lease payments under finance lease obligations for land are as follows:

	December 31, 2017 US\$ in millions	2016
Minimum finance lease payments:		
No later than 1 year	5	5
Later than 1 year and no later than 2 years	5	5
Later than 2 years and no later than 5 years	16	16
Later than 5 years	318	211
	344	237
Future finance charges on finance lease obligations	(212)	(165)
Present value of finance lease liabilities	132	72
Present value of minimum finance lease payments:		
No later than 1 year	5	3
Later than 1 year and no later than 2 years	5	3
Later than 2 years and no later than 5 years	13	9
Later than 5 years	109	57
	132	72



25. FINANCE LEASE LIABILITIES (CONTINUED)

(b) The future minimum lease payments (including interest) and the present value of the minimum lease payments under finance lease obligations for equipment are as follows:

	December 31, 2017 20 ⁻ US\$ in millions	
Minimum finance lease payments:		
No later than 1 year	2	3
Later than 1 year and no later than 2 years	1	2
Later than 2 years and no later than 5 years	2	3
	5	8
Present value of minimum finance lease payments:		
No later than 1 year	2	3
Later than 1 year and no later than 2 years	1	2
Later than 2 years and no later than 5 years	2	3
	5	8



26. NOTE TO CONSOLIDATED STATEMENT OF CASH FLOWS

Cash generated from operations is as follows:

	Year ended December 31,		
	2017	2016	
	US\$ in millions		
Profit before income tax	1,625	1,268	
Adjustments for:			
Interest income	(5)	(3)	
Interest and other finance costs	132	65	
Depreciation and amortization	676	611	
Amortization of deferred financing costs	21	21	
Amortization of deferred rent	15	10	
Amortization of other assets	3	3	
Loss on disposal of property and equipment,			
investment properties and intangible assets	12	12	
Loss on modification or early retirement of debt	_	1	
Provision for doubtful accounts, net	4	18	
Share-based compensation expense,			
net of amounts capitalized	12	14	
Net foreign exchange losses	11	1	
Changes in working capital:			
Other assets	(1)	(8)	
Inventories	(1)	(2)	
Trade and other receivables and prepayments	37	120	
Trade and other payables	91	221	
Cash generated from operations	2,632	2,352	





27. OPERATING LEASE ARRANGEMENTS, COMMITMENTS AND CONTINGENCIES

(a) Operating lease arrangements

(i) The Group as the lessee

The Group had future aggregate minimum lease payments under non-cancelable operating leases for property and equipment as follows:

	2017	ber 31, 2016 millions
No later than 1 year	4	2
Later than 1 year and no later than 5 years	2	
	6	2

(ii) The Group as the lessor/grantor of the right of use

The future aggregate minimum lease/base fee receivables under non-cancelable agreements are as follows:

	December 31, 2017 US\$ in millions	
No later than 1 year	344	360
Later than 1 year and no later than 5 years	727	815
Later than 5 years	52	146
	1,123	1,321

Turnover fees earned during the year ended December 31, 2017 were US\$28 million (2016: US\$18 million).

(b) Capital commitments

Property and equipment commitments not provided for are as follows:

		December 31,		
		2017	2016	
	US\$ in millions			
Contracted but not provided for		201	265	



27. OPERATING LEASE ARRANGEMENTS, COMMITMENTS AND CONTINGENCIES (CONTINUED)

(c) Litigation

The Group has contingent liabilities arising in the ordinary course of business. Management has made estimates for potential litigation costs based upon consultation with legal counsel. Actual results could differ from these estimates; however, in the opinion of management, such litigation and claims will not have a material adverse effect on the Group's financial condition, results of operations or cash flows.

(d) Concession and Subconcession

On June 26, 2002, the Macao Government granted a concession to operate casinos in Macao through June 26, 2022, subject to certain qualifications, to Galaxy, a consortium of Macao and Hong Kong-based investors. During December 2002, VML and Galaxy entered into a subconcession agreement that was recognized and approved by the Macao Government and allows VML to develop and operate casino projects, including The Venetian Macao, Sands Cotai Central, The Parisian Macao, The Plaza Macao and Sands Macao, separately from Galaxy. Beginning on December 26, 2017, the Macao Government may redeem the subconcession agreement by providing the Group at least one year's prior notice.

Under the subconcession, the Group is obligated to pay to the Macao Government an annual premium with a fixed portion and a variable portion based on the number and type of gaming tables it employs and gaming machines it operates. The fixed portion of the premium is equal to MOP30 million (approximately US\$4 million at the exchange rate in effect on December 31, 2017). The variable portion is equal to MOP300,000 per gaming table reserved exclusively for certain kinds of games or players, MOP150,000 per gaming table not so reserved and MOP1,000 per electrical or mechanical gaming machine, including slot machines (approximately US\$37,266, US\$18,633 and US\$124, respectively, at the exchange rate in effect on December 31, 2017), subject to a minimum of MOP45 million (approximately US\$6 million at the exchange rate in effect on December 31, 2017). The Group is also obligated to pay a special gaming tax of 35% of gross gaming revenues and applicable withholding taxes. The Group must also contribute 4% of its gross gaming revenue to utilities designated by the Macao Government, a portion of which must be used for promotion of tourism in Macao. Based on the number and types of gaming tables employed and gaming machines in operation as at December 31, 2017, the Group was obligated under its subconcession to make minimum future payments of approximately US\$41 million in each of the next four years and approximately US\$21 million thereafter.



27. OPERATING LEASE ARRANGEMENTS, COMMITMENTS AND CONTINGENCIES (CONTINUED)

(e) Construction labor

The Group, in the past, has utilized an imported construction labor quota granted to it and its appointed construction manager, Hsin Chong Engineering (Macau) Limited, by the Human Resources Office of the Macao Government for purposes of completing outstanding areas within Sands Cotai Central (including the St. Regis tower) and The Parisian Macao project and for additions and alterations work in The Venetian Macao, The Plaza Macao and Sands Cotai Central (the "Group Quota"). Following the completion of the St. Regis tower and The Parisian Macao projects, the Group Quota is now held exclusively by the Group. The Group Quota covers the importation of overseas staff and workers that represents only part of the imported staff and labor required to complete the construction work. The remainder of the imported staff and labor are covered by separate quotas awarded by the Human Resources Office of the Macao Government directly to the various construction companies contracted by the Group for the construction work (the "Contractor Quota").

The Group is primarily liable for all employer costs associated with persons employed under the Group Quota. In the past, such employees are managed and supervised by the Group's contractors. The contractors utilizing the Group Quota are contractually obligated to pay all employer costs and to indemnify the Group for any costs they may incur as a result of the persons employed. In addition, the Group has the right of recovering such costs they may incur against any amounts due to the contractors. The Group, however, may still have a contingency for the payments to the construction labor if the contractors fail to pay the salaries and the Group is unable to fully recover the amounts due to the construction labor from the contractors. As at December 31, 2017, the Group continues to employ imported staff and labor under the Group Quota.

The Group is not directly liable for employer costs associated with staff and labor imported by contractors under the Contractor Quota.



28. RELATED PARTY TRANSACTIONS

For the purposes of these consolidated financial statements, parties are considered to be related to the Group if the party has the ability, directly or indirectly, to exercise significant influence over the Group in making financial and operating decisions, or vice versa. Related parties may be individuals (being members of key management personnel, significant Shareholders and/or their close family members) or other entities, and include entities which are under the significant influence of related parties of the Group where those parties are individuals. The Group's immediate holding company is VVDI (II). LVS is the Group's ultimate holding company. Related companies represent the group companies of the LVS Group.

Save as disclosed elsewhere in the consolidated financial statements, the Group had the following transactions with related parties during the year:

(a) Transactions during the year

(i) Management fee income

	Year ended December 31,		
	2017	2016	
	US\$ in	millions	
LVS	1		
Intermediate holding companies	1	2	
Fellow subsidiaries	3		
	5	6	

Management services are provided by the Group to LVS Group companies. These services include, but are not limited to, accounting services, information technology support, sourcing of goods and services, and design, development and construction consultancy services. Management fees are charged at actual costs incurred or on a cost-plus basis.

(ii) Management fee expense

	Year ended December 31,		
	2017	2016	
	US\$ in mi	llions	
LVS	14 1		
Fellow subsidiaries	6		
	20	26	

Management services are provided by LVS Group companies. These services include, but are not limited to, human resources support, accounting services, sourcing of goods and services, sourcing of tenants for the malls, transportation services, other various types of marketing and promotion activities for the Group, and design, development and construction consultancy services. Management fees are charged at actual costs incurred or on a cost-plus basis.



28. RELATED PARTY TRANSACTIONS (CONTINUED)

(a) Transactions during the year (continued)

(ii) Management fee expense (continued)

Management fee expense disclosed below can be reconciled to the management fees as disclosed in Note 5(a), Note 5(b) and Note 7(a)(i) as follows:

		Year ended December 2017	31, 2016
	Note	US\$ in millions	
Total management fees disclosed in			
"Related party transactions"		20	26
Less: amounts capitalized as			
"Construction-in-progress"			(1)
Net amounts expensed in the			
consolidated income statement		20	25
Represented by management fees			
presented within:			
Segment information — Corporate expense	5(a)	6	6
Segment information — Pre-opening expense	5(b)	1	4
Other operating and administrative departments		13	15
		20	25
Reconciled to management fees			
presented with "Other expenses and			
losses" as below:			
Net management fees charged by			
related parties and expensed through			
the consolidated income statement		20	25
Management fees charged by third parties		22	21
Total management fees expensed	7(a)(i)	42	46

(iii) Expenses billed to/paid by other LVS group companies

During the year, the Group incurred certain expenses on behalf of other LVS group companies, or vice versa. The Group charged/reimbursed other LVS group companies for these expenses at cost.



28. RELATED PARTY TRANSACTIONS (CONTINUED)

(a) Transactions during the year (continued)

(iv) Key management personnel remuneration

No transactions have been entered into with the Directors of the Company (being the key management personnel) during the year ended December 31, 2017 other than the emoluments paid to them (being the key management personnel remuneration) as disclosed in Note 6 (2016: same).

(v) Royalty fees

In November 2009, the Group entered into an agreement with Las Vegas Sands, LLC ("LVS LLC"), an intermediate holding company incorporated in the United States of America, for the use of the trademarks and other intellectual property rights as defined in the agreement. For each of the full fiscal years through the full fiscal year ended December 31, 2012, the Group was required to pay LVS LLC an annual royalty in the amount of 1.5% of non-gaming revenue and Paiza-related gaming revenue of the Sands Macao, 1.5% of all revenue of The Venetian Macao, and 1.5% of all gaming revenue of the Plaza Casino at The Plaza Macao (the "Relevant Royalty"), provided that the total royalty payable in connection with these three properties in each fiscal year was capped at US\$20 million per full fiscal year. For each of the subsequent full fiscal years through the full fiscal year ending December 31, 2022, the Group is required to pay an annual royalty being the lesser of the Relevant Royalty or the annual caps reflecting an increase of 20.0% for each subsequent year. Each subsequent Casino Gaming property that the Group operates which utilizes any of the licensed marks in connection with generating the relevant revenue will pay for each of the first three fiscal calendar years after commencement of operations of each subsequent property, a royalty fee of 1.5% of the respective gross revenues of the operations in connection with which such licensed marks are used (each, the "Subsequent Casino Gaming Property Royalty"), subject to a US\$20 million cap per fiscal year. For the fiscal calendar years thereafter until expiration of the initial term, the Group will pay LVS LLC an annual royalty being the lesser of the Subsequent Casino Gaming Property Royalty or the annual caps reflecting an increase of 20.0% for each subsequent year. After the commencement of the operation of Sands Cotai Central and The Parisian Macao in April 2012 and September 2016 respectively, the Group is required to pay royalty fees in connection with these properties. During the year ended December 31, 2017, the Group incurred US\$98 million (2016: US\$73 million) of royalty fees.

(vi) Share-based compensation

The Group participates in the share-based compensation plan of LVS (Notes 6 and 29).



28. RELATED PARTY TRANSACTIONS (CONTINUED)

(b) Year-end balances between the Group and related companies

		December 31, 2017		
	Note	US\$ in	millions	
Payables to related companies:				
LVS		2	4	
Intermediate holding company		3	2	
	23	5	6	

The credit period on the payables to related companies is 45 days. The payables are unsecured and interest-free.

29. SHARE-BASED COMPENSATION

(a) Share options of the Company

The Company adopted the Equity Award Plan in November 2009 for grants of options to purchase ordinary shares of the Company. The purpose of the Equity Award Plan is to give the Company a competitive edge in attracting, retaining and motivating employees, directors and consultants and to provide the Company with a share plan providing incentives directly related to increases in its Shareholder value. Subject to certain criteria as defined in the Equity Award Plan, the Company's subsidiaries' or affiliates' employees, directors or officers and many of its consultants are eligible for awards under the Equity Award Plan. The Equity Award Plan provides for an aggregate of 804,786,508 shares of the Company's ordinary shares to be available for awards, representing 10% of the outstanding shares upon completion of the Global Offering. The Equity Award Plan has a term of ten years and no further awards may be granted after the expiration of the term. The Company's Remuneration Committee may grant awards of share options, share appreciation rights, restricted share awards, restricted share units, share bonus awards, performance compensation awards or any combination of the foregoing. As at December 31, 2017, there were 729,981,851 shares available for grant under the Equity Award Plan.

Share option awards are granted with an exercise price not less than (i) the closing price of the Company's ordinary shares on the date of grant or (ii) the average closing price of the Company's ordinary shares for the five business days immediately preceding the date of grant. The outstanding share options generally vest over four years and have ten-year contractual terms. Compensation cost for all share option grants, which all have graded vesting, is net of estimated forfeitures and is recognized on an accelerated granted attribution approach over the awards' respective requisite service periods. The Company estimates the fair value of share options using the Black-Scholes option-pricing model. Expected volatilities are based on the Company's historical volatility for a period equal to the expected life of the share options. The expected option life is based on the contractual term of the option as well as historical exercise and forfeiture behavior. The risk-free interest rate for periods equal to the expected dividend yield is based on the estimate of annual dividends expected to be paid at the time of the grant. The Group has no legal or constructive obligation to repurchase or settle the options in cash.



29. SHARE-BASED COMPENSATION (CONTINUED)

(a) Share options of the Company (continued)

A summary of the share option activity for the Company's Equity Award Plan is presented below:

	Year Ended December 31,				
	20	17	201	2016	
		Weighted		Weighted	
	Number of	average	Number of	average	
	options	exercise price	options	exercise price	
	'000	US\$	000	US\$	
Outstanding at January 1	38,185	4.48	25,474	5.17	
Granted	17,364	4.23	18,407	3.56	
Exercised	(3,287)	3.61	(1,829)	3.06	
Forfeited	(4,010)	5.20	(3,867)	5.38	
Outstanding at December 31	48,252	4.39	38,185	4.48	
Exercisable at December 31	14,608	5.02	11,285	5.07	

The weighted average share price at the date of exercise for share options exercised during the year was US\$4.74 (2016: US\$4.18).

The range of exercise prices and the weighted average remaining contractual life of the above share options outstanding as at the dates indicated are as follows:

	December 31,			
	2	017	20	16
		Weighted		Weighted
	Number	average	Number	average
	of options	remaining	of options	remaining
Range of exercise prices	outstanding	contractual life	outstanding	contractual life
US\$	'000	(years)	'000	(years)
1.01–2.00	893	2.30	893	3.30
2.01–3.00	470	3.74	1,085	4.67
3.01–4.00	19,311	7.79	22,624	8.75
4.01–5.00	20,108	8.76	4,715	7.62
5.01–6.00	592	5.82	592	6.82
6.01–7.00	1,868	6.56	2,006	7.55
7.01–8.00	2,972	6.28	3,637	7.27
8.01–9.00	2,038	6.21	2,633	7.21
	48,252	7.82	38,185	8.03





29. SHARE-BASED COMPENSATION (CONTINUED)

(a) Share options of the Company (continued)

The fair value of each option grant was estimated on the grant date using the Black-Scholes option-pricing model with the following weighted average assumptions:

	Year ended December 31,		
	2017	2016	
Expected volatility	36.9%	40.8%	
Expected life (years)	4.4	4.4	
Risk-free annual interest rate	1.3%	1.2%	
Expected dividends	6.6%	5.5%	
Weighted average share price at the date of grant (US\$)	4.23	3.50	
Weighted average exercise price (US\$)	4.23	3.56	
Weighted average fair value of each share option granted			
by the Company (US\$)	0.71	0.73	

(b) Restricted share units of the Company

The grant date fair value of restricted share units is the share price of the ordinary shares of the Company at the respective grant date. The number of unvested equity-settled restricted share units represents the number of ordinary shares of the Company to be given to the employees upon vesting.

Summaries of the unvested restricted share units under the Company's Equity Award Plan are presented below:

		Year Ended December 31,			
	20	017	20	16	
	Number of	Weighted	Number of	Weighted	
	restricted	average grant	restricted	average grant	
	share units	date fair value	share units	date fair value	
	'000	US\$	'000	US\$	
Equity-settled					
Unvested at January 1	852	7.51	1,402	7.29	
Grant	_	_		_	
Modified to cash-settled	(852)	7.51	(284)	7.13	
Forfeited		_	(266)	6.76	
Unvested at December 31		_	852	7.51	



29. SHARE-BASED COMPENSATION (CONTINUED)

(b) Restricted share units of the Company (continued)

	Year Ended December 31,			
	20	017	20	16
	Number of	Weighted	Number of	Weighted
	restricted	average grant	restricted	average grant
	share units	date fair value	share units	date fair value
	'000	US\$	'000	US\$
Cash-settled				
Unvested at January 1	236	7.13	798	5.89
Modified from equity-settled	852	7.51	284	7.13
Vested	(236)	7.13	(846)	5.96
Unvested at December 31	852	7.51	236	7.13

As a result of the Company cash-settling and planning to cash-settle certain future unvested restricted share units on their vesting dates, 852,000 outstanding restricted share units (2016: 284,103) under the Equity Award Plan were modified from equity awards to cash-settled liability awards during the year ended December 31, 2017. The modification affected four employees (2016: one) and resulted in no additional compensation expense (2016: same). The fair value of these awards is remeasured each reporting period until the vesting dates. Upon settlement, the Group will pay the grantees an amount in cash calculated based on the higher of (i) the closing price of the Company's shares on the vesting date, and (ii) the average closing price of the Company's shares for the five trading days immediately preceding the vesting date. If the vesting date is not a trading day, the trading day immediately preceding the vesting date shall be considered as the vesting date. During the year ended December 31, 2017, the Company paid US\$3 million (2016: US\$1 million) to settle vested restricted share units that were previously classified as equity awards. The accrued liability associated with these cash-settled restricted share units was US\$4 million as at December 31, 2017 (2016: US\$3 million). For the year ended December 31, 2017, no fair value gain or loss on remeasurement of the liability was recognized in the consolidated financial statements. For the year ended December 31, 2016, fair value loss of US\$1 million on remeasurement of the liability was recognized in the consolidated financial statements.



29. SHARE-BASED COMPENSATION (CONTINUED)

(c) Share options of LVS

The Group participates in the equity-settled share-based compensation plan of LVS and is a party to a nonqualified share option plan, the 2004 Plan, which is described below. The plan provides for the granting of share options pursuant to the applicable provisions of the Internal Revenue Code and regulations in the United States of America.

LVS adopted the 2004 Plan, to which the Group is a party, for grants of options to purchase its common shares. The purpose of the 2004 Plan is to give LVS and its subsidiaries (collectively the "LVS Group") a competitive edge in attracting, retaining, and motivating employees, directors and consultants and to provide the LVS Group with a share plan providing incentives directly related to increases in its shareholder value. Any of the LVS Group's employees, directors or officers and many of its consultants are eligible for awards under the 2004 Plan. The 2004 Plan provides for an aggregate of 26,344,000 shares of LVS' common shares to be available for awards. The 2004 Plan originally had a term of ten years, but in June 2014, the LVS' board of directors approved an amendment to the 2004 Plan, extending the term to December 2019. LVS' compensation committee may grant awards of nonqualified share options, incentive (qualified) share options, share appreciation rights, restricted share awards, restricted share units, share bonus awards, performance compensation awards or any combination of the foregoing. As at December 31, 2017, there were 3,601,138 shares available for grant under the 2004 Plan.

Share option awards are granted with an exercise price equal to the fair market value (as defined in the 2004 Plan) of LVS' share on the date of grant. The outstanding share options generally vest over four years and have ten-year contractual terms. Compensation cost for all share option grants, which all have graded vesting, is net of estimated forfeitures and is recognized on an accelerated granted attribution approach over the awards' respective requisite service periods. LVS estimates the fair value of share options using the Black-Scholes option-pricing model. Expected volatilities are based on LVS' historical volatility for a period equal to the expected life of the share options. The expected option life is based on the contractual term of the option as well as historical exercise and forfeiture behavior. The risk-free interest rate for periods equal to the expected term of the share options is based on the U.S. Treasury yield curve in effect at the time of grant. The expected dividend yield is based on the estimate of annual dividends expected to be paid at the time of the grant. LVS has no legal or constructive obligation to repurchase or settle the options in cash.

For the purpose of financial reporting of the Group, share-based compensation expense arising from the granting of share options by LVS to the Directors and employees of the Group, to the extent of services rendered to the Group, is deemed to have been allocated to the Group as its expense with the corresponding increase in the share option reserve under equity in the relevant companies comprising the Group.



29. SHARE-BASED COMPENSATION (CONTINUED)

(c) Share options of LVS (continued)

A summary of the share option activity for the 2004 Plan operated by LVS is presented below:

	Year Ended December 31,			
	20	17	201	6
		Weighted		Weighted
	Number of	average	Number of	average
	options	exercise price	options	exercise price
	'000	US\$	'000	US\$
Outstanding at January 1	357	71.20	547	70.33
Granted	34	63.13	_	
Exercised	(34)	51.09	(3)	36.55
Transfer-out ⁽ⁱ⁾	(12)	22.90	(47)	59.51
Expired	(147)	75.93	(140)	72.51
Outstanding at December 31	198	72.83	357	71.20
Exercisable at December 31	164	74.83	335	71.63

(i) Transfer-in and transfer-out represent movement of options owned by grantees who transferred from other subsidiaries of LVS to the Group, or vice versa.

The fair value of each option grant under the 2004 Plan was estimated on the grant date using the Black-Scholes option-pricing model with the following weighted average assumptions:

	Year ended December 31,		
	2017	2016	
Expected volatility	25.4%		
Expected life (years)	5.0		
Risk-free annual interest rate	2.0%		
Dividend yield	4.6%	_	
Weighted average share price (US\$)	63.13	_	
Weighted average exercise price (US\$)	63.13		
Weighted average fair value of each share option granted			
by LVS (US\$)	8.82		



29. SHARE-BASED COMPENSATION (CONTINUED)

(c) Share options of LVS (continued)

The range of exercise prices and the weighted average remaining contractual life of the above share options outstanding as at the dates indicated are as follows:

	December 31,			
	2	017	20	16
		Weighted		Weighted
	Number	average	Number	average
	of options	remaining	of options	remaining
Range of exercise prices	outstanding	contractual life	outstanding	contractual life
US\$	'000	(years)	'000	(years)
20.01–30.00			24	3.38
60.01–70.00	96	3.62	102	2.90
70.01–80.00	_	_	103	0.37
80.01–90.00	102	0.22	118	1.22
90.01–100.00	_	_	5	0.65
110.01–120.00		—	5	0.86
	198	1.87	357	1.59

Options exercised during the year ended December 31, 2017 resulted in 34,475 (2016: 3,300) shares of LVS being issued at a weighted average price of US\$51.09 (2016: US\$36.55). The related weighted average share price at the time of exercise was US\$69.08 (2016: US\$49.96) during the year.



29. SHARE-BASED COMPENSATION (CONTINUED)

(d) Restricted shares and Units of LVS

Grant date fair value of the restricted shares and units is the share price of the ordinary shares of LVS at the respective grant date. The number of unvested restricted shares and units represents the number of ordinary shares of LVS to be given to the employees upon vesting.

A summary of the unvested restricted shares and units under the 2004 Plan operated by LVS is presented below:

	Year Ended December 31,			
	201	7	2016	5
	Number of	Weighted	Number of	Weighted
	restricted	average	restricted	average
	shares	grant date	shares	grant date
	and units	fair value	and units	fair value
	'000	US\$	'000	US\$
Unvested at January 1	35	64.78	46	62.73
Granted	_	_		
Vested	(35)	64.78	(11)	56.07
Forfeited			_	
Unvested at December 31	_	_	35	64.78



30. FINANCIAL RISK MANAGEMENT

(a) Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk, credit risk and liquidity risk. The Group's overall financial risk management program, mainly carried out by a central treasury department and approved by the Board of Directors, focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Group's financial performance.

(i) Market risk

Market risk is the risk of loss arising from adverse changes in market rates and prices, such as interest rates and foreign currency exchange rates.

Interest rate risk

The Group's primary exposure to market risk is interest rate risk associated with its long-term borrowings, which are all issued at variable rates. However, management monitors interest rate exposures and will consider hedging significant interest rate risk should the need arise. During the year ended December 31, 2017, the Group's borrowings at variable rates were denominated in US\$, Hong Kong dollars ("HK\$") and MOP.

As at December 31, 2017, if interest rates on US\$-denominated borrowings had been 50 basis-points higher/ lower with all other variables held constant, pre-tax profit for the year would have been US\$9 million (2016: US\$9 million) lower/higher. As at December 31, 2017, if interest rates on HK\$-denominated borrowings had been 50 basis-points higher/lower with all other variables held constant, pre-tax profit for the year would have been US\$10 million (2016: US\$10 million) lower/higher. As at December 31, 2017, if interest rates on MOP-denominated borrowings had been 50 basis-points higher/lower with all other variables held constant, pre-tax profit would have been US\$3 million (2016: US\$3 million) lower/higher. This analysis does not include the effect of interest capitalized.

The Group does not hold or issue financial instruments for trading purposes and does not enter into derivative transactions that would be considered speculative positions.

Foreign exchange risk

The Group's foreign currency transactions are mainly denominated in US\$. The majority of assets and liabilities are denominated in US\$, HK\$ and MOP, and there are no significant assets and liabilities denominated in other currencies. The Group is subject to foreign exchange rate risk arising from future commercial transactions and recognized assets and liabilities that are denominated in a currency other than MOP, which is the functional currency of the major operating companies within the Group.



30. FINANCIAL RISK MANAGEMENT (CONTINUED)

(a) Financial risk factors (continued)

(i) Market risk (continued)

Foreign exchange risk (continued)

For companies with MOP as their functional currency, as at December 31, 2017, if the US\$ had weakened/ strengthened by 1% against the MOP with all other variables held constant, pre-tax profit for the year would have been higher/lower by approximately US\$15 million (2016: US\$17 million), mainly as a result of the translation of US\$-denominated intercompany debt held (2016: same). If the HK\$ had weakened/ strengthened by 1% against the MOP with all other variables held constant, pre-tax profit for the year would have been lower/higher by approximately US\$5 million (2016: US\$9 million), mainly as a result of the translation of HK\$-denominated cash and cash equivalents, deposits, trade receivables and borrowings (2016: same).

(ii) Credit risk

Financial instruments, which potentially subject the Group to concentrations of credit risk, consist principally of cash and cash equivalents, restricted cash and cash equivalents and trade and other receivables.

The Group maintains cash and cash equivalents and restricted cash and cash equivalents with various creditworthy financial institutions. Management monitors this credit risk on an on-going basis and does not believe that the Group has any other significant exposure to any individual or institution as at December 31, 2017 and 2016.

Trade receivables are principally comprised of casino, mall and hotel receivables. The Group extends credit to approved customers, tenants and gaming promoters following background checks and investigations of creditworthiness. Business or economic conditions, the legal enforceability of gaming debts, or other significant events in foreign countries could affect the collectability of receivables from customers and gaming promoters residing in these countries.

The Group maintains an allowance for doubtful casino, mall and hotel receivables and regularly evaluates the balances. The Group specifically analyzes the collectability of each account with a balance over a specified dollar amount, based upon the age of the account, the customer's financial condition, collection history and any other known information, and the Group makes an allowance for trade receivables specifically identified as doubtful. The Group also monitors regional and global economic conditions and forecasts in its evaluation of the adequacy of the recorded allowances. Table games play is primarily cash play, as credit play represented approximately 15.4% (2016: 16.4%) of total table games play for the year ended December 31, 2017. The credit extended to gaming promoters can be offset by the commissions payable to and front money made by these gaming promoters, which is considered in the establishment of the allowance for doubtful accounts. The Group believes that the concentration of its credit risk in casino receivables is mitigated substantially by its credit evaluation process, credit policies, credit control and collection procedures, and also believes that no significant credit risk is inherent in the Group's trade receivables not provided for as at December 31, 2017 and 2016 (see Note 17 for further details).



30. FINANCIAL RISK MANAGEMENT (CONTINUED)

(a) Financial risk factors (continued)

(iii) Liquidity risk

Liquidity risk is the financial risk arising from the difficulty in meeting obligations associated with financial liabilities that are settled by cash or other financial assets.

The 2016 VML Credit Facility requires VML and its restricted subsidiaries (collectively, the "Restricted Group") to comply with financial covenants, including maintaining a maximum leverage ratio of debt to the Credit Facility Adjusted EBITDA. The maximum leverage ratio, as amended, is 3.5:1.0 for the quarterly periods ended December 31, 2017 through maturity. If the Restricted Group is unable to maintain compliance with the financial covenants under this credit facility, the Restricted Group would be in default. Any defaults under the agreement would allow the lenders to exercise their rights and remedies as defined under the agreement. If the lenders were to exercise their rights to accelerate the due dates of the indebtedness outstanding, there can be no assurance that the Group would be able to repay or refinance any amounts that may become due and payable under such agreement, which could force the Group to restructure or alter its operations or debt obligations. As at December 31, 2017, the Group was in compliance with all debt covenants.



30. FINANCIAL RISK MANAGEMENT (CONTINUED)

(a) Financial risk factors (continued)

(iii) Liquidity risk (continued)

The Group's financial liabilities, based on the contractual undiscounted cash flows are as follows:

	Within the first year	In the second year	In the third to fifth year JS\$ in millions	Over the fifth year	Total
At December 31, 2017	100				4.045
Bank borrowings	182	243	4,440	—	4,865
Finance lease liabilities on					
leasehold interests in land	5	5	16	318	344
Other finance lease liabilities	2	1	2	—	5
Trade and other payables	1,196	26	47	3	1,272
At December 31, 2016					
Bank borrowings	136	162	2,362	2,287	4,947
Finance lease liabilities on					
leasehold interests in land	5	5	16	211	237
Other finance lease liabilities	3	2	3	_	8
Trade and other payables	1,326	21	51	39	1,437

(b) Capital risk management

The Group's primary objective when managing capital is to safeguard the Group's ability to continue as a going concern in order to provide returns for Shareholders and benefits for other stakeholders, by pricing products and services commensurately with the level of risk.

The capital structure of the Group consists of debt, which includes borrowings (including current and non-current borrowings as shown in the consolidated balance sheet), net of cash and cash equivalents, and equity attributable to Shareholders, comprising issued share capital and reserves as disclosed in Notes 21 and 22, respectively.



30. FINANCIAL RISK MANAGEMENT (CONTINUED)

(b) Capital risk management (continued)

The Group actively and regularly reviews and manages its capital structure to maintain the net debt-to-capital ratio (gearing ratio) at an appropriate level based on its assessment of the current risk and circumstances. This ratio is calculated as net debt divided by total capital. Net debt is calculated as interest bearing borrowings, net of deferred financing costs, less cash and cash equivalents and restricted cash and cash equivalents. Total capital is calculated as equity, as shown in the consolidated balance sheet, plus net debt.

	December 3 ⁻ 2017 US\$ in millior	2016
Interest bearing borrowings, net of deferred financing costs	4,275	4,294
Less: cash and cash equivalents	(1,239)	(1,284)
restricted cash and cash equivalents	(11)	(10)
Net debt Total equity	3,025 4,538	3,000 5,007
Total capital	7,563	8,007
Gearing ratio	40.0%	37.5%



31. COMPANY BALANCE SHEET

	Note	December 31, 2017 US\$ in millions	2016
ASSETS			
Non-current assets			
Interests in subsidiaries		1,811	1,687
Total non-current assets		1,811	1,687
Current assets			
Other receivables and prepayments		14	554
Cash and cash equivalents		47	47
Total current assets		61	601
Total assets		1,872	2,288
EQUITY Capital and reserves attributable to equity holders of the Company Share capital		81	81
Reserves	(a)	1,782	2,198
Total equity		1,863	2,279
LIABILITY			
Current liability			
Other payables		9	9
Total current liability		9	9
Total equity and liability		1,872	2,288
Net current assets		52	592
Total assets less current liability		1,863	2,279

Approved by the Board of Directors on March 16, 2018 and signed on behalf of the Board by

Sheldon Gary Adelson

Chairman of the Board and Chief Executive Officer Director

Wong Ying Wai

President and Chief Operating Officer Director



31. COMPANY BALANCE SHEET (CONTINUED)

(a) The movement of reserves during the year are as follows

	Capital reserve	Share premium	Share-based compensation reserves US\$ in 1	Currency translation reserve millions	Retained earnings	Total
Balance at January 1, 2016	106	1,403	44	(1)	135	1,687
Profit for the year	_	, 	_		2,567	2,567
Other comprehensive loss						
for the year, net of tax				(2)		(2)
Total comprehensive income	_	_	_	(2)	2,567	2,565
Exercise of share options	_	5	_	(=)		5
Conversion of equity awards		5				5
to liability awards	_	_	(2)	_	_	(2)
Transfer to share premium			(2)			(2)
upon exercise of share options	_	3	(3)	_	_	_
Forfeiture of share options	_	_	(3)	_	3	
Share-based compensation			(3)		5	
of the Company	_	_	14	_	_	14
Dividends to equity holders			17			17
of the Company			_		(2,071)	(2,071)
					(2,071)	(2,071)
Balance at December 31, 2016	106	1,411	50	(3)	634	2,198
Profit for the year	_	_	_	_	1,645	1,645
Other comprehensive loss						
for the year, net of tax	_	_	_	(11)	_	(11)
Total comprehensive income	_	_	_	(11)	1,645	1,634
Exercise of share options	_	12	_	_	_	12
Conversion of equity awards						
to liability awards	_	_	(5)	_	_	(5)
Transfer to share premium						
upon exercise of share options	_	5	(5)	_	_	_
Forfeiture of share options	_	_	(3)	_	3	_
Share-based compensation						
of the Company	_	_	12	_	_	12
Dividends to equity holders						
of the Company (Note 11)	_		_	_	(2,069)	(2,069)
Balance at December 31, 2017	106	1,428	49	(14)	213	1,782



32. PRINCIPAL SUBSIDIARIES

Details of the Group's principal subsidiaries as at December 31, 2017 are as follows:

Name	Place of incorporation or establishment/ operations and date of incorporation or establishment	Principal activities	Particulars of issued share/ registered capital	Effective interests held
Directly held: Venetian Venture Development Intermediate Limited	Cayman Islands, June 21, 2002	Investment holding	US\$1	100%
SCL IP Holdings, LLC	United States, September 29, 2009	Holder of trademark licenses	US\$100	100%
Indirectly held: Cotai Ferry Company Limited	Macao/Macao and Hong Kong, July 19, 2007	High speed ferry transportation services	MOP10,000,000	100%
Cotai Strip Lot 2 Apart Hotel (Macau) Limited	Macao, October 27, 2008	Hotel apartments	MOP6,498,900 MOP722,100 (preference shares)	100% 100%
Cotai Services (HK) Limited	Hong Kong, July 11, 2007	Investment holding	HK\$1	100%
CotaiJet 311 Ltd.	Cayman Islands/Macao and Hong Kong, August 14, 2007	Ferry leasing	US\$1	100%
CotaiJet 312 Ltd.	Cayman Islands/Macao and Hong Kong, August 14, 2007	Ferry leasing	US\$1	100%
CotaiJet 313 Ltd.	Cayman Islands/Macao and Hong Kong, August 14, 2007	Ferry leasing	US\$1	100%
CotaiJet 314 Ltd.	Cayman Islands/Macao and Hong Kong, September 12, 2007	Ferry leasing	US\$1	100%



32. PRINCIPAL SUBSIDIARIES (CONTINUED)

Name	Place of incorporation or establishment/ operations and date of incorporation or establishment	Principal activities	Particulars of issued share/ registered capital	Effective interests held
CotaiJet 315 Ltd.	Cayman Islands/Macao and Hong Kong, September 12, 2007	Ferry leasing	US\$1	100%
CotaiJet 316 Ltd.	Cayman Islands/Macao and Hong Kong, October 8, 2007	Ferry leasing	US\$1	100%
CotaiJet 317 Ltd.	Cayman Islands/Macao and Hong Kong, October 8, 2007	Ferry leasing	US\$1	100%
CotaiJet 318 Ltd.	Cayman Islands/Macao and Hong Kong, October 8, 2007	Ferry leasing	US\$1	100%
CotaiJet 319 Ltd.	Cayman Islands/Macao and Hong Kong, October 8, 2007	Ferry leasing	US\$1	100%
CotaiJet 320 Ltd.	Cayman Islands/Macao and Hong Kong, October 8, 2007	Ferry leasing	US\$1	100%
CotaiJet 350 Ltd.	Cayman Islands/Macao and Hong Kong, January 21, 2008	Ferry leasing	US\$1	100%
CotaiJet 351 Ltd.	Cayman Islands/Macao and Hong Kong, January 21, 2008	Ferry leasing	US\$1	100%
CotaiJet 352 Ltd.	Cayman Islands/Macao and Hong Kong, January 21, 2008	Ferry leasing	US\$1	100%



32. PRINCIPAL SUBSIDIARIES (CONTINUED)

Name	Place of incorporation or establishment/ operations and date of incorporation or establishment	Principal activities	Particulars of issued share/ registered capital	Effective interests held
CotaiJet 353 Ltd.	Cayman Islands/Macao and Hong Kong, January 21, 2008	Ferry leasing	US\$1	100%
Cotaiwaterjet Sea Bridge 1 Ltd.	Cayman Islands/Macao and Hong Kong, October 27, 2015	Pontoon leasing	US\$1	100%
Cotaiwaterjet Sea Bridge 2 Ltd.	Cayman Islands/Macao and Hong Kong, October 27, 2015	Pontoon leasing	US\$1	100%
Sands Cotai East Holdings Limited	Cayman Islands/Macao, May 25, 2011	Holder of hotel franchise agreement	US\$1	100%
Sands Cotai West Holdings Limited	Cayman Islands/Macao, May 25, 2011	Holder of hotel franchise agreement	US\$1	100%
Sands Resorts Travel Limited	Hong Kong, February 29, 2016	Travel and tourism agency services	HK\$500,000	100%
Sands Venetian Security Limited	Macao, June 22, 2011	Security services	MOP1,000,000	100%
Venetian Cotai Hotel Management Limited	Macao, March 12, 2008	Human resources administration	MOP500,000	100%
Venetian Cotai Limited	Macao, November 11, 2004	Hotels, restaurants, shopping mall, and conference and convention	MOP200,000,000	100%
Venetian Macau Limited (Note (i))	Macao, June 21, 2002	Gaming and other related activities	MOP200,000,000	100%



32. PRINCIPAL SUBSIDIARIES (CONTINUED)

Name	Place of incorporation or establishment/ operations and date of incorporation or establishment	Principal activities	Particulars of issued share/ registered capital	Effective interests held
Venetian Orient Limited	Macao, February 2, 2006	Hotels, restaurants, shopping mall, and conference and convention	MOP100,000	100%
Venetian Retail Limited	Macao, June 15, 2007	Mall management	MOP1,500,000	100%
Venetian Travel Limited	Macao, October 16, 2006	Travel and tourism agency services	MOP2,400,000	100%
V-HK Services Limited	Hong Kong, September 6, 2004	Marketing and customer development services for VML	НК\$1	100%
VML US Finance LLC	United States, January 3, 2006	Financing	Nil	100%
Zhuhai Cotai Information Services Outsourcing Co., Ltd. (Note (ii))	PRC, September 30, 2010	Outsourcing services, including information technology, accounting, hotel reservation and marketing	US\$800,000	100%
Zhuhai Cotai Logistics Hotel Services Co., Ltd. (Note (ii))	PRC, September 27, 2007	Procurement, marketing and administrative services	US\$4,500,000	100%

Notes:

(i) 10% of the company's issued share capital is held through an usufruct agreement whereby VVDIL has the sole and exclusive benefit. Accordingly, the profits and losses and assets and liabilities of the company have been consolidated as to 100% thereof into the consolidated financial statements.

(ii) These entities are wholly foreign owned enterprises established in the PRC.



SANDS CHINA LTD. 4.4 FINANCIAL SUMMARY

CONSOLIDATED INCOME STATEMENTS

	Year ended December 31,				
	2013	2014	2015	2016	2017
		US	\$ in millions		
Net revenues	8,908	9,505	6,820	6,653	7,715
Operating profit	2,290	2,624	1,519	1,352	1,773
Profit before income tax	2,217	2,556	1,470	1,268	1,625
Income tax expense	(2)	(8)	(11)	(44)	(22)
Profit for the year attributable					
to equity holders					
of the Company	2,215	2,548	1,459	1,224	1,603

CONSOLIDATED BALANCE SHEETS

	December 31,				
	2013	2014	2015	2016	2017
		U	S\$ in millions		
Assets					
Non-current assets	7,682	8,153	8,971	9,523	9,089
Current assets	3,784	3,195	1,801	1,660	1,558
Total assets	11,466	11,348	10,772	11,183	10,647
Equity and liabilities					
Equity	6,450	6,429	5,839	5,007	4,538
Non-current liabilities	3,083	3,299	3,492	4,522	4,512
Current liabilities	1,933	1,620	1,441	1,654	1,597
Total liabilities	5,016	4,919	4,933	6,176	6,109
Total equity and liabilities	11,466	11,348	10,772	11,183	10,647

SANDS CHINA LTD.

5. CORPORATE INFORMATION

(as at the Latest Practicable Date)

DIRECTORS

Executive Directors

Mr. Sheldon Gary Adelson (Chairman of the Board and Chief Executive Officer) Dr. Wong Ying Wai (President and Chief Operating Officer)

Non-Executive Directors

Mr. Robert Glen Goldstein Mr. Charles Daniel Forman

Independent Non-Executive Directors

Ms. Chiang Yun Mr. Victor Patrick Hoog Antink Mr. Steven Zygmunt Strasser Mr. Kenneth Patrick Chung Mr. Wang Sing

REGISTERED OFFICE IN CAYMAN ISLANDS

Intertrust Corporate Services (Cayman) Limited 190 Elgin Avenue George Town, Grand Cayman KY1-9005 Cayman Islands

PRINCIPAL PLACE OF BUSINESS AND HEAD OFFICE IN MACAO

The Venetian Macao-Resort-Hotel Executive Offices, L2 Estrada da Baia de N. Senhora da Esperanca, s/n Taipa, Macao

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Level 54, Hopewell Centre 183 Queen's Road East Hong Kong

COMPANY'S WEBSITE

www.sandschina.com

COMPANY SECRETARY

Mr. Dylan James Williams

BOARD COMMITTEES

Audit Committee

Mr. Victor Patrick Hoog Antink (Chairman) Ms. Chiang Yun Mr. Steven Zygmunt Strasser Mr. Kenneth Patrick Chung Mr. Wang Sing

Remuneration Committee

Mr. Steven Zygmunt Strasser *(Chairman)* Mr. Victor Patrick Hoog Antink Dr. Wong Ying Wai

Nomination Committee

Mr. Sheldon Gary Adelson *(Chairman)* Ms. Chiang Yun Mr. Victor Patrick Hoog Antink

Capex Committee

Mr. Robert Glen Goldstein *(Chairman)* Mr. Victor Patrick Hoog Antink Dr. Wong Ying Wai

AUTHORIZED REPRESENTATIVES

Dr. Wong Ying Wai Mr. Dylan James Williams

CAYMAN ISLANDS PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Intertrust Corporate Services (Cayman) Limited 190 Elgin Avenue George Town, Grand Cayman KY1-9005 Cayman Islands

HONG KONG BRANCH 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

Banco Nacional Ultramarino S.A. Avenida Almeida Ribeiro, 22 Macao

Bank of China Limited, Macao Branch Bank of China Building Avenida Doutor Mario Soares Macao

STOCK CODE

1928



ANNUAL REPORT

This 2017 Annual Report is printed in English and Chinese languages and is available on our website at www.sandschina.com and was posted to Shareholders.

Those Shareholders who (a) received our 2017 Annual Report electronically and would like to receive a printed copy or vice versa; or (b) received our 2017 Annual Report in either English or Chinese language only and would like to receive a printed copy of the other language version or to receive printed copies of both language versions in the future, may at any time change their means of receipt or choice of the language of the Company's corporate communications free of charge by reasonable notice in writing to the Company c/o the branch share registrar in Hong Kong by post at Computershare Hong Kong Investor Services Limited, 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong or by email to sandschina.ecom@computershare.com.hk.

Those Shareholders who have chosen to receive this 2017 Annual Report by electronic means but for any reason, have difficulty in receiving or gaining access to this 2017 Annual Report, may also request to be sent a copy of this 2017 Annual Report in printed form free of charge by submitting a written request to the Company c/o the branch share registrar in Hong Kong by post or by email.

REGISTER OF MEMBERS

The Register of Members of the Company will be closed on the following dates:

Book Closure Period/Date	Purpose	Final Lodging Time/Date
May 15, 2018 to May 25, 2018	To determine the identity of Shareholders who are entitled to attend and vote at the AGM	no later than 4:30 p.m. (Hong Kong time) on May 14, 2018
June 4, 2018	To determine the identity of Shareholders who are entitled to the proposed final dividend	no later than 4:30 p.m. (Hong Kong time) on June 1, 2018

ANNUAL GENERAL MEETING

To be held on May 25, 2018. The notice of the AGM, which constitutes part of the circular to Shareholders, and the proxy form will be sent to the Shareholders together with this 2017 Annual Report. The notice of the AGM and the proxy form will also be available on the Company's website at www.sandschina.com.

HONG KONG BRANCH SHARE REGISTRAR

Computershare Hong Kong Investor Services LimitedAddress:Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong KongTelephone:+852 2862 8628Facsimile:+852 2865 0990Email:hkinfo@computershare.com.hk

CONTACT US

Address:	Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong
Telephone:	+853 8118 2888
Facsimile:	+853 2888 3382
Email:	scl-enquiries@sands.com.mo



"adjusted property EBITDA"

adjusted property EBITDA, which is a non-IFRS financial measure, is profit attributable to equity holders of the Company before share-based compensation, corporate expense, preopening expense, depreciation and amortization, net foreign exchange gains or losses, impairment loss, gain or loss on disposal of property and equipment, investment properties and intangible assets, interest, gain or loss on modification or early retirement of debt and income tax benefit or expense. Management utilizes adjusted property EBITDA to compare the operating profitability of its operations with those of its competitors, as well as a basis for determining certain incentive compensation. Gaming companies have historically reported adjusted property EBITDA as a supplemental performance measure to IFRS financial measures. In order to view the operations of their casinos on a more stand-alone basis, gaming companies, including the Group, have historically excluded certain expenses that do not relate to the management of specific casino properties, such as pre-opening expense and corporate expense, from their adjusted property EBITDA calculations. Adjusted property EBITDA should not be interpreted as an alternative to profit or operating profit (as an indicator of operating performance) or to cash flows from operations (as a measure of liquidity), in each case, as determined in accordance with IFRS. The Group has significant uses of cash flow, including capital expenditures, dividend payments, interest payments and debt principal repayments, which are not reflected in adjusted property EBITDA. Not all companies calculate adjusted property EBITDA in the same manner. As a result, adjusted property EBITDA as presented by the Group may not be directly comparable to other similarly titled measures of other companies. In addition, our adjusted property EBITDA presented in the report may differ from adjusted property EBITDA presented by LVS for its Macao segment in its filings with the U.S. Securities and Exchange Commission

"ADR" or "average the average daily rate per occupied room in a given time period, calculated as room revenue divided by the number of rooms sold
 "Board" the board of directors of the Company
 "cage" a secure room within a casino with a facility that allows patrons to exchange cash for chips

required to participate in gaming activities, or to exchange chips for cash

"CAGR" compound annual growth rate

"Capex Committee" Sands China Capital Expenditure Committee of the Company



"casino(s)"	a gaming facility that provides casino games consisting of table games operated in VIP areas or mass market areas, electronic games, slot machines and other casino games
"Chief Executive"	a person who either alone or together with one or more other persons is or will be responsible under the immediate authority of the Board of Directors for the conduct of the business of the Company
"China" or the "PRC"	the People's Republic of China excluding, for the purpose of this Annual Report only, Hong Kong, Macao and Taiwan, unless the context otherwise requires
"chip(s)"	tokens issued by a casino to players in exchange for cash or credit, which may be used to place bets on gaming tables, in lieu of cash
"Code"	Corporate Governance Code contained in Appendix 14 of the Listing Rules
"Company", "our", "we", "us", or "Sands China"	Sands China Ltd., a company incorporated in the Cayman Islands on July 15, 2009 as an exempted company with limited liability and, except where the context otherwise requires, all of its subsidiaries, or where the context refers to the time before it became the holding company of its present subsidiaries, its present subsidiaries. When used in the context of gaming operations or the Subconcession, "we", "us", or "our" refers exclusively to VML
"Company Code"	the Company's own securities trading code for securities transactions by the Directors and relevant employees
"Concessionaire(s)"	the holder(s) of a concession for the operation of casino games in the MSAR. As at the Latest Practicable Date, the Concessionaires were Galaxy, SJM and Wynn Resorts Macau
"Controlling Shareholder(s)"	has the meaning ascribed to it under the Listing Rules and, with respect to our Company, the controlling Shareholders as referred to in "Relationship with Our Controlling Shareholders" of our Prospectus
"Cotai"	the name given to the land reclamation area in the MSAR between the islands of Coloane and Taipa



"Cotai Strip"	integrated resort projects on Cotai being developed by us and inspired by the Las Vegas Strip in Las Vegas, Nevada, U.S.A. LVS has registered the Cotai Strip trademark in Hong Kong and Macao
"Deloitte"	Deloitte Touche Tohmatsu
"DICJ"	Gaming Inspection and Coordination Bureau (" <i>Direcção de Inspecção e Coordenação de Jogos</i> ") under the Secretary for Economy and Finance of the MSAR
"Director(s)"	member(s) of the board of directors of the Company
"DSEC"	the Statistics and Census Service of the MSAR
"EBITDA"	earnings before interest, taxes, depreciation and amortization
"Equity Award Plan"	the Equity Award Plan conditionally adopted by our Company on November 8, 2009 and amended on February 19, 2016
"Exchange Rate"	save as otherwise stated, amounts denominated in U.S. dollars, MOP and Hong Kong dollars have been converted at the exchange rate on December 31, 2017, for the purposes of illustration only, in this Annual Report at: US\$1.00: HK\$7.8157 US\$1.00: MOP 8.0502 HK\$1.00: MOP1.03
"First Trademark License Agreement"	the trademark license agreement dated May 25, 2006 entered into between VML and Venetian Cotai Limited (as licensees) with LVS, LVS LLC and Venetian Casino (as licensors)
"Four Seasons Hotel Macao"	refers to the Four Seasons Hotel Macao, Cotai Strip [®] , which is managed and operated by FS Macau Lda., an affiliate of Four Seasons Hotels Limited
"Galaxy"	Galaxy Casino S.A. (also known as Galaxy Casino Company Limited), a company incorporated under the laws of Macao and one of the three Concessionaires



"gaming area(s)"	a gaming facility that provides casino games consisting of table games operated in VIP areas or mass market areas, electronic games, slot machines and other casino games but has not been designated as a casino by the Macao Government
"gaming promoter(s)"	individuals or corporations licensed by and registered with the Macao Government to promote games of fortune and chance to patrons, through the arrangement of certain services, including extension of credit (regulated by Law No. 5/2004), transportation, accommodation, dining and entertainment, whose activity is regulated by Administrative Regulation No. 6/2002
"GDP"	gross domestic product
"Global Offering"	the offer of Shares in the Company by subscription for cash at HK\$10.38 on November 30, 2009 on and subject to the terms outlined in the Prospectus
"Group"	our Company and its subsidiaries from time to time
"HIBOR"	the Hong Kong Interbank Offered Rate
"HK\$" or "HK dollars"	Hong Kong dollars, the lawful currency of Hong Kong
"Hong Kong" or "HKSAR"	the Hong Kong Special Administrative Region of the PRC
"IFRS"	International Financial Reporting Standards
"integrated resort(s)"	a resort which provides customers with a combination of hotel accommodations, casinos or gaming areas, retail and dining facilities, MICE space, entertainment venues and spas
"Latest Practicable Date"	March 21, 2018
"LIBOR"	London Interbank Offered Rate
"Listing"	the listing of the Shares on the Main Board on November 30, 2009
"Listing Date"	November 30, 2009, the date on which dealings in the Shares first commenced on the Main Board



"Listing Rules"	the Rules Governing the Listing of Securities on the Stock Exchange (as amended from time to time)
"LVS"	Las Vegas Sands Corp., a company incorporated in Nevada, U.S.A. in August 2004 and the common stock of which is listed on the New York Stock Exchange
"LVS Dutch Finance"	LVS Dutch Finance C.V., a company incorporated in the Netherlands
"LVS Dutch Holding"	LVS Dutch Holding B.V., a company incorporated in the Netherlands
"LVS Group"	LVS and its subsidiaries (excluding our Group)
"LVS LLC"	Las Vegas Sands, LLC, a company incorporated in Nevada, U.S.A.
"LVS Nevada"	LVS (Nevada) International Holdings, Inc., a company incorporated in Nevada, U.S.A.
"Macao" or "Macau" or "MSAR"	the Macao Special Administrative Region of the PRC
"Macao Government"	the local government of the MSAR, established on December 20, 1999 and the local administration before this date
"Main Board"	the stock exchange (excluding the option market) operated by the Stock Exchange which is independent of and operated in parallel with the Growth Enterprise Market of the Stock Exchange
"mass market player(s)"	Non-Rolling Chip and slot players
"Melco Crown"	Melco Crown (Macau), S.A., a company incorporated under the laws of Macao and one of the three Subconcessionaires
"MGM Grand Paradise"	MGM Grand Paradise, S.A. (also known as MGM Grand Paradise Limited), a company incorporated under the laws of Macao and one of the three Subconcessionaires
"MICE"	Meetings, Incentives, Conventions and Exhibitions, an acronym commonly used to refer to tourism involving large groups brought together for an event or corporate meeting



"Model Code"	the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 of the Listing Rules
"MOP" or "pataca(s)"	Macao pataca, the lawful currency of Macao
"Parcel 1"	a land parcel on Cotai totaling 290,562 square meters described under Registration No. 23225 by the Macao Property Registry, on which The Venetian Macao has been constructed
"Parcel 2"	a land parcel on Cotai totaling 53,303 square meters described under Registration No. 23223 by the Macao Property Registry, on which The Plaza Macao has been constructed
"Parcel 3"	a land parcel on Cotai totaling 61,681 square meters described under Registration No. 23224 by the Macao Property Registry, on which The Parisian Macao has been constructed
"Parcels 5 and 6"	land parcels on Cotai totaling 150,134 square meters, including 44,576 square meters designated as a tropical garden, described under Registration No. 23288 by the Macao Property Registry, on which Sands Cotai Central has been constructed
"premium player(s)"	Rolling Chip players who have a direct relationship with gaming operators and typically participate in gaming activities in casinos or gaming areas without the use of gaming promoters
"Prospectus"	our Listing prospectus dated November 16, 2009, which is available from our website at www.sandschina.com
"RMB" or "Renminbi"	Renminbi, the lawful currency of China
"Rolling Chip play"	play by VIP and premium players (excludes Paiza cash players) using non-negotiable chips
"Rolling Chip volume"	casino revenue measurement, measured as the sum of all non-negotiable chips wagered and lost by VIP and premium players (excludes Paiza cash players)
"Sands Cotai Central"	an integrated resort which currently features four hotel towers, consisting of hotel rooms and suites under the Conrad, Holiday Inn, Sheraton and St. Regis brands. Sands Cotai Central also includes gaming area, retail, entertainment, dining and MICE facilities, which are operated by the Group and which is expected to be rebranded as The Londoner Macao



"Sands IP"	Sands IP Asset Management B.V., a company incorporated in the Netherlands
"Sands Macao"	the Sands Macao, which includes gaming areas, a hotel tower, restaurants and a theater
"Sands Resorts Macao"	the name given to our integrated resorts on Cotai
"Second Trademark Sub-License Agreement"	the trademark sub-license agreement dated November 8, 2009 entered into between LVS LLC and SCL IP Holdings, LLC
"SFO"	the Securities and Futures Ordinance of Hong Kong (Chapter 571 of the Laws of Hong Kong) as amended, supplemented or otherwise modified from time to time
"Shared Services Agreement"	the shared services agreement dated November 8, 2009 and most recently renewed on December 13, 2017, entered into between LVS and our Company to regulate their relationship with respect to the provision of certain shared services
"Share(s)"	ordinary share(s) in our Company with a nominal value of US\$0.01 each
"Shareholder(s)"	holder(s) of Share(s)
"SJM"	Sociedade de Jogos de Macau, S.A., a company incorporated under the laws of Macao and one of the three Concessionaires
"Stock Exchange"	The Stock Exchange of Hong Kong Limited
"Subconcession" or "Subconcession Contract"	the tripartite Subconcession Contract for the operation of casino games dated December 26, 2002 among Galaxy, the Macao Government and VML
"Subconcossionaira(s)"	
"Subconcessionaire(s)"	the holder(s) of a subconcession for the operation of casino games in the MSAR. As at the Latest Practicable Date, the Subconcessionaires were VML (one of our subsidiaries), Melco Crown and MGM Grand Paradise



"The Parisian Macao"	an integrated resort that includes a gaming area, hotel, a shopping mall and other integrated resort amenities
"The Plaza Macao"	an integrated resort which includes (i) the Four Seasons Hotel Macao; (ii) the Plaza Casino gaming area operated by VML; (iii) the Paiza Mansions, the Shoppes at Four Seasons, restaurants and a spa, each of which are operated by us; and (iv) a tower adjacent to the Four Seasons Hotel Macao, which is expected to feature 295 premium quality suites, except where the context indicates otherwise
"The Venetian Macao"	The Venetian [®] Macao-Resort-Hotel, an integrated resort that includes casino and gaming areas, a hotel, MICE space, the Shoppes at Venetian, over 50 different restaurants and food outlets, a 15,000-seat arena and other entertainment venues
"TFT"	the Taipa Ferry Terminal, a ferry terminal in Taipa, Macao, which was developed and is owned by the Macao Government. The terminal opened in June 2017 and the Taipa Temporary Ferry Terminal closed on the same day
"United States", "U.S." or "U.S.A."	the United States of America, including its territories and possessions and all areas subject to its jurisdiction
"US\$" or "U.S. dollars"	United States dollars, the lawful currency of the United States
"U.S. GAAP"	accounting principles generally accepted in the United States
"Venetian Casino"	Venetian Casino Resort, LLC, a company incorporated in Nevada, U.S.A.
"VIP player(s)"	Rolling Chip players who play almost exclusively in dedicated VIP rooms or designated casino or gaming areas and are sourced from gaming promoters
"VIP room(s)"	rooms or designated areas within a casino or gaming area where VIP players and premium players gamble
"visit(s)" or "visitation(s)"	with respect to visitation of our properties, the number of times a property is entered during a fixed time period. Estimates of the number of visits to our properties is based on information collected from digital cameras placed above every entrance in our properties, which use video signal image processor detection and include repeat visitors to our properties on a given day



"VML"	our subsidiary, Venetian Macau, S.A. (also known as Venetian Macau Limited), a public company limited by shares (" <i>sociedade anónima</i> ") incorporated on June 21, 2002 under the laws of Macao, one of the three Subconcessionaires and the holder of the Subconcession
"VOL"	our subsidiary, Venetian Orient Limited, a company incorporated on February 2, 2006 under the laws of Macao, owner and developer of Sands Cotai Central
"VVDIL"	our subsidiary, Venetian Venture Development Intermediate Limited, a company incorporated in the Cayman Islands on June 21, 2002 as an exempted company with limited liability
"VVDI (II)"	Venetian Venture Development Intermediate II, a company incorporated in the Cayman Islands on January 23, 2003 as an exempted company with limited liability and an indirect, wholly owned subsidiary of LVS and our immediate Controlling Shareholder
"Wynn Resorts Macau"	Wynn Resorts (Macau) S.A., a company incorporated under the laws of Macao and one of the three Concessionaires



Sands China Ltd. 金沙中國有限公司

(Incorporated in the Cayman Islands with limited liability)

Stock Code : 1928 www.sandschina.com











