ANNUAL REPORT 2022 年報

STRIVE FOR EXCELLENCE 追求卓越



WONG'S INTERNATIONAL HOLDINGS LIMITED 王氏國際集團有限公司

(Incorporated in Bermuda with limited liability)(於百慕達註冊成立之有限公司) Stock Code 股份代號:99



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公司資料 Corporate Information

董事會

執行董事

王忠秣先生 *(主席兼行政總裁)* 王賢敏女士 陳子華博士 熊永順先生 陳偉明先生

獨立非執行董事

李家祥博士,GBS,OBE,太平紳士 楊孫西博士,GBM,太平紳士 葉天養先生,太平紳士 羅偉浩先生

審核委員會

李家祥博士,GBS,OBE,太平紳士(主席) 楊孫西博士,GBM,太平紳士 葉天養先生,太平紳士

風險管理委員會

王賢敏女士(*主席)* 陳子華博士 熊永順先生

薪酬委員會

楊孫西博士,GBM·太平紳士(主席) 葉天養先生,_{太平紳士} 陳子華博士

提名委員會

王忠秣先生(*主席)* 葉天養先生,_{太平紳士} 羅偉浩先生

行政委員會

王忠秣先生(*主席)* 王賢敏女士 陳子華博士 熊永順先生 陳偉明先生

公司秘書

何婉芬女士,FCG (CS,CGP),HKFCG (CS,CGP)

BOARD OF DIRECTORS

Executive Directors

Mr. Wong Chung Mat, Ben (Chairman and Chief Executive Officer) Ms. Wong Yin Man, Ada Dr. Chan Tsze Wah, Gabriel Mr. Hung Wing Shun, Edmund Mr. Chan Wai Ming, Hermes

Independent Non-executive Directors

Dr. Li Ka Cheung, Eric, GBS, OBE, JP Dr. Yu Sun Say, GBM, JP Mr. Alfred Donald Yap, JP Mr. Lo Wai Ho, Ashley

AUDIT COMMITTEE

Dr. Li Ka Cheung, Eric, GBS, OBE, JP *(Chairman)* Dr. Yu Sun Say, GBM, JP Mr. Alfred Donald Yap, JP

RISK MANAGEMENT COMMITTEE

Ms. Wong Yin Man, Ada *(Chairperson)* Dr. Chan Tsze Wah, Gabriel Mr. Hung Wing Shun, Edmund

REMUNERATION COMMITTEE

Dr. Yu Sun Say, _{GBM}, _{JP} *(Chairman)* Mr. Alfred Donald Yap, _{JP} Dr. Chan Tsze Wah, Gabriel

NOMINATION COMMITTEE

Mr. Wong Chung Mat, Ben *(Chairman)* Mr. Alfred Donald Yap, JP Mr. Lo Wai Ho, Ashley

ADMINISTRATIVE COMMITTEE

Mr. Wong Chung Mat, Ben *(Chairman)* Ms. Wong Yin Man, Ada Dr. Chan Tsze Wah, Gabriel Mr. Hung Wing Shun, Edmund Mr. Chan Wai Ming, Hermes

COMPANY SECRETARY

Ms. Ho Yuen Fan, FCG (CS, CGP), HKFCG (CS, CGP)

公司資料 Corporate Information

核數師

羅兵咸永道會計師事務所 ^{執業會計師及註冊公眾利益實體核數師}

律師

莊驥律師事務所 Farrand Cooper, P.C.

來往銀行

香港上海滙豐銀行有限公司 中國銀行(香港)有限公司 渣打銀行(香港)有限公司

註冊辦事處

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

總辦事處

香港 九龍 官塘 偉業街108號 絲寶國際大廈17樓

主要股份過戶登記處

MUFG Fund Services (Bermuda) Limited 4th Floor North Cedar House 41 Cedar Avenue Hamilton HM 12 Bermuda

香港股份過戶登記分處

卓佳標準有限公司 香港 夏慤道16號 遠東金融中心17樓

網址

www.wih.com.hk

AUDITOR

PricewaterhouseCoopers Certified Public Accountants and Registered Public Interest Entity Auditor

SOLICITORS

J.S. Gale & Co. Farrand Cooper, P.C.

BANKERS

The Hongkong and Shanghai Banking Corporation Limited Bank of China (Hong Kong) Limited Standard Chartered Bank (Hong Kong) Limited

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

PRINCIPAL OFFICE

17/F, C-Bons International Center No. 108 Wai Yip Street Kwun Tong Kowloon Hong Kong

PRINCIPAL SHARE REGISTRAR

MUFG Fund Services (Bermuda) Limited 4th Floor North Cedar House 41 Cedar Avenue Hamilton HM 12 Bermuda

HONG KONG BRANCH SHARE REGISTRAR

Tricor Standard Limited 17/F, Far East Finance Centre 16 Harcourt Road Hong Kong

WEBSITE

www.wih.com.hk

全年財務業績

截至二零二二年十二月三十一日止年度, 王氏國際集團有限公司(「本公司」,連同 其附屬公司統稱「本集團」)擁有人應佔利 潤為港幣112,400,000元,而上一個財政 年度則為港幣89,500,000元。

此乃主要由於EMS部門利潤增加港幣 75,000,000元、因失去對小黃鴨德盈控股 國際有限公司(前稱德盈控股國際有限公 司)的重大影響力而視為出售一間聯營公 司之收益港幣117,100,000元(進一步詳 情已於本公司於二零二二年九月十三日發 佈之公佈中披露),以及匯兑差異總額港幣 22,700,000元已被本集團物業及本集團 合營企業(「合營企業」)持有之物業價值 減少總額港幣153,400,000元所抵銷。

本年度之每股盈利為港幣0.23元,而上一 個財政年度則為港幣0.19元。截至二零 二二年十二月三十一日止年度,本集團之 收益為港幣3,466,700,000元,而上一個財 政年度則為港幣3,256,700,000元。截至 二零二二年十二月三十一日止年度之營運利 潤為港幣241,200,000元,而上一個財政 年度則為港幣120,300,000元。

股息

本公司已支付二零二二年度中期股息每股 港幣0.02元(二零二一年:港幣0.015元)。 董事現建議於二零二三年六月三十日(星 期五)或之前派付末期股息每股港幣0.045 元(二零二一年:港幣0.025元)予於二零 二三年六月十五日(星期四)名列本公司 股東名冊之股東。派付有關建議末期股息 須待股東於本公司將於二零二三年六月一日 (星期四)舉行之應屆股東週年大會(「股 東週年大會」)上批准,方可作實。

FINAL FINANCIAL RESULTS

The profit attributable to owners of Wong's International Holdings Limited (the "Company", and together with its subsidiaries, the "Group") for the year ended 31 December 2022 amounted to HK\$112.4 million, as compared to HK\$89.5 million for the last financial year.

This was mainly attributable to the profit from EMS Division increased by HK\$75.0 million, gains on deemed disposal of an associate of HK\$117.1 million from loss of significant influence over B.Duck Semk Holdings International Limited which is formerly known as Semk Holdings International Limited (further details were disclosed in the announcement issued by the Company on 13 September 2022) and exchange difference in the sum of HK\$22.7 million offsetting by the decrease in the value of the Group's properties and the properties held by the Group's joint ventures (the "Joint Ventures") in the sum of HK\$153.4 million.

Earnings per share for the year was HK\$0.23 as compared to HK\$0.19 for the last financial year. The Group's revenue for the year ended 31 December 2022 was HK\$3,466.7 million, as compared to HK\$3,256.7 million for the last financial year. Operating profit for the year ended 31 December 2022 was HK\$241.2 million, as compared to HK\$120.3 million for the last financial year.

DIVIDENDS

The Company paid an interim dividend of HK\$0.02 (2021: HK\$0.015) per share for 2022. The Directors now recommend the payment of a final dividend of HK\$0.045 (2021: HK\$0.025) per share on or before Friday, 30 June 2023 to the shareholders whose names appear on the Register of Members of the Company on Thursday, 15 June 2023. Payment of such proposed final dividend is subject to approval of the shareholders at the forthcoming annual general meeting (the "AGM") of the Company to be held on Thursday, 1 June 2023.

就股東週年大會而暫停辦理股東登 記手續

為確定出席股東週年大會並於會上投票之 權利,本公司將於二零二三年五月二十五日 (星期四)至二零二三年六月一日(星期四) (包括首尾兩日)暫停辦理本公司股東登 記手續,於該期間內不會辦理股份轉讓。 如欲符合資格出席會議並於會上投票,務 須於二零二三年五月二十四日(星期三) 下午四時三十分前,將所有過戶表格連同 有關股票,一併送達本公司之香港股份過 戶登記分處卓佳標準有限公司,地址為香 港夏慤道16號遠東金融中心17樓,以辦理 登記手續。

就 派 發 股 息 而 暫 停 辦 理 股 東 登 記 手 續

為確定收取建議末期股息之權利,本公司 將於二零二三年六月十五日(星期四)暫 停辦理本公司股東登記手續,該日將不會 辦理股份轉讓。如欲符合資格,在於股東 週年大會上獲股東批准之情況下獲派建議 末期股息,務須於二零二三年六月十四日 (星期三)下午四時三十分前,將所有過戶 表格連同有關股票,一併送達本公司之香 港股份過戶登記分處卓佳標準有限公司, 地址為香港夏慤道16號遠東金融中心17 樓,以辦理登記手續。

CLOSURE OF REGISTER OF MEMBERS FOR THE AGM

For determining the entitlement to attend and vote at the AGM, the Register of Members of the Company will be closed from Thursday, 25 May 2023 to Thursday, 1 June 2023, both days inclusive. During this period, no transfer of shares will be effected. To be eligible to attend and vote at the meeting, all transfers accompanied by the relevant share certificates must be lodged with the Company's Hong Kong branch share registrar, Tricor Standard Limited, at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong for registration not later than 4:30 p.m. on Wednesday, 24 May 2023.

CLOSURE OF REGISTER OF MEMBERS FOR PAYMENT OF DIVIDEND

For determining the entitlement to the proposed final dividend, the Register of Members of the Company will be closed on Thursday, 15 June 2023 and no transfer of shares will be effected on that date. To qualify for the proposed final dividend which is subject to approval of the shareholders at the AGM, all transfers accompanied by the relevant share certificates must be lodged with the Company's Hong Kong branch share registrar, Tricor Standard Limited, at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong for registration not later than 4:30 p.m. on Wednesday, 14 June 2023.

股息政策

為維持合理的投資回報及回饋股東之持續 支持,本公司已採納股息政策,按本集團 的利潤表現向股東派發股息。股息派付比 率將會根蓋股東應佔利潤(不包括已計入 綜合收益表的應佔合營企業/聯營公司引 潤及虧損以及投資物業公允價值變動), 並經考慮多個於宣派股息當時之因動後 個人之業,包括但不限於財務表現及預期的盈 能力、流動資金狀況及資本效率、遵 、包括但不限於財務表現及預期的盈 能力、流動資金狀況及資本效率、遵 、包括但不限於財務表現及預期的 。 案展及承諾、潛在投資機遇,以及本公司 加規例內的相關條文。本公司亦或會在普 通股息以外不時派發特別股息。

視乎不時的情況而定,股息建議及派付將 由本公司董事會全權決定,及在適用情況 下需經股東批准。概無保證將會就任何指 定期間建議或派付任何特定金額的股息。

DIVIDEND POLICY

For the purpose of maintaining a reasonable return on investment and rewarding shareholders for their continued support, the Board has adopted a Dividend Policy for distribution of dividend to the shareholders in accordance with the Group's profit performance. The dividend payout ratio will be based on the profit attributable to the shareholders excluding share of profit and loss of joint ventures/associated companies and change in fair value of investment properties which have been recorded in the consolidated income statement after considering various prevailing factors at the time of declaration of dividend, including but not limited to financial performance and projected profitability, liquidity position and capital efficiency, compliance with financial covenants, dividends received from subsidiaries. future growth and commitments, potential investment opportunities, relevant provisions under the Company's bye-laws, laws of Bermuda and other applicable rules and regulations. The Company may also distribute special dividend from time to time in addition to the ordinary dividend.

Depending on the situation from time to time, dividend recommendation and payment shall be determined at the sole discretion of the Board and subject to the approval of shareholders, where appropriate. There is no assurance that dividends will be recommended or paid in any particular amount for any given period.

業務回顧

電子製造服務部門(「EMS部門」)

截至二零二二年十二月三十一日止年度, EMS部門之收益為港幣3,404,500,000元, 而上一個財政年度則為港幣3,192,700,000 元。EMS部門應佔分部利潤為港幣 157,200,000元,較上一個財政年度港幣 82,100,000元增加91.4%。分部純利增加 歸因於材料短缺狀況緩解及營運效率 提高。

物業持有部門

截至二零二二年十二月三十一日止 年度,物業持有部門之收益為港幣 62,200,000元,而上一個財政年度則 為港幣64,000,000元。分部虧損為港幣 88,100,000元,而上一個財政年度之分部 利潤則為港幣66,500,000元。該減少乃因 本集團及合營企業持有之物業價值降幅更 高所致。物業價值之下降為未變現,亦對 本集團之現金流量並無產生任何影響。本 集團及合營企業所持有之物業主要用作租 賃用途,於本年度內,租金收入並無任何 重大變動。

REVIEW OF BUSINESS ACTIVITIES

Electronic Manufacturing Service Division ("EMS Division")

Revenue for the EMS Division for the year ended 31 December 2022 was HK\$3,404.5 million, as compared to HK\$3,192.7 million for the last financial year. The segment profit attributable to the EMS Division was HK\$157.2 million, 91.4% increase as compared to HK\$82.1 million for the last financial year. The increase in the segment net profit was attributable to ease of material shortage situation and improvement of operating efficiency.

Property Holding Division

Revenue for the Property Holding Division for the year ended 31 December 2022 was HK\$62.2 million, as compared to HK\$64.0 million for the last financial year. The segment loss was HK\$88.1 million, as compared to segment profit of HK\$66.5 million for last financial year. The decrease was driven by the higher reduction on the value of properties held by the Group and the Joint Ventures. The decrease in the value of the properties is unrealised and did not have any impact on the Group's cash flow. The properties held by the Group and the Joint Ventures are mainly for leasing purposes and the rental income had no significant change during the year.

流動資金及財務資源

於二零二二年十二月三十一日,本集團 之銀行信貸總額為港幣3,408,200,000元 (二零二一年:港幣3,621,500,000元)。 銀行貸款總額為港幣2,023,000,000元 (二零二一年:港幣2,075,700,000元)。 於二零二二年十二月三十一日,現金及現 金等價物、短期銀行存款及受限制現金為 港幣1,217,000,000元(二零二一年:港幣 1,414,900,000元)。

於二零二二年十二月三十一日,本集團之 銀行貸款淨額為港幣806,000,000元,而 於二零二一年十二月三十一日則為港幣 660,800,000元。本集團維持充足銀行信 貸及銀行結存,以應對本集團製造業務及 物業持有部門之現金需要。

本集團於二零二二年十二月三十一日之 淨資產負債比率為0.19(二零二一年: 0.16)。淨資產負債比率的計算方法為負 債淨額除以總權益。負債淨額則由總銀行 貸款及租賃負債減現金及現金等價物、短 期銀行存款及受限制現金得出。

外匯及風險管理

本集團大部分銷售均以美元進行,成本及 開支則主要以美元、港幣、日圓、人民幣及 越南盾計算。本集團並無使用任何外匯對 沖產品,與財務風險管理之審慎政策一致。 本集團知悉人民幣匯價波動的貨幣風險, 並將密切監察及積極管理所涉及的風險。

LIQUIDITY AND FINANCIAL RESOURCES

As at 31 December 2022, the Group had a total of HK\$3,408.2 million (2021: HK\$3,621.5 million) of banking facilities. Total bank borrowings were HK\$2,023.0 million (2021: HK\$2,075.7 million). Cash and cash equivalents, short-term bank deposits and restricted cash were HK\$1,217.0 million as at 31 December 2022 (2021: HK\$1,414.9 million).

As at 31 December 2022, the Group had a net bank borrowing of HK\$806.0 million, as compared to HK\$660.8 million as at 31 December 2021. Sufficient banking facilities and bank balances are available to meet the cash needs of the Group for its manufacturing operations as well as Property Holding Division.

Net gearing ratio for the Group as at 31 December 2022 was 0.19 (2021: 0.16). The net gearing ratio was calculated as net debt divided by total equity. Net debt is calculated as total bank borrowings and lease liabilities less cash and cash equivalents, short-term bank deposits and restricted cash.

FOREIGN EXCHANGE AND RISK MANAGEMENT

Most of the Group's sales are conducted in United States dollars and costs and expenses are mainly in United States dollars, Hong Kong dollars, Japanese Yen, Chinese Renminbi and Vietnam Dong. Consistent with its prudent policy on financial risk management, the Group does not use any foreign exchange hedging products. The Group recognises the currency risk in the fluctuation of Chinese Renminbi and will closely monitor and actively manage the risk involved.

資本結構

本集團之資本結構包括銀行貸款、現金及 現金等價物、短期銀行存款、受限制現金 以及母公司擁有人應佔權益,當中包括已 發行股本及儲備。

本集團資產之抵押

owners of the parent, comprising issued share capital and reserves.

本集團資產之抵押詳情載於綜合財務報表 Details of the pledges on the Group's assets are set out in note 31 to the consolidated financial statements.

PLEDGES ON THE GROUP'S ASSETS

The Group's capital structure consists of bank

borrowings, cash and cash equivalents, short-term

bank deposits, restricted cash and equity attributable to

僱員

附註31。

於二零二二年十二月三十一日,本集團聘 用約3.100名僱員。本集團所採納之薪酬 政策為按僱員之工作性質、資歷及經驗釐 定薪酬。除提供年終花紅及僱員相關保險 福利外,本集團亦會基於僱員之個人表現 發放酌情花紅。本集團之薪酬福利及政策 會定期作出檢討。本集團亦向其僱員提供 內部及外間培訓課程。

EMPLOYEES

CAPITAL STRUCTURE

As at 31 December 2022, the Group employed approximately 3,100 employees. The Group adopts a remuneration policy which is commensurate with job nature, qualification and experience of employees. In addition to the provision of annual bonuses and employee related insurance benefits, discretionary bonuses are also rewarded to employees based on individual performance. The remuneration packages and policies are reviewed periodically. The Group also provides in-house and external training programs to its employees.

前景

全球經濟前景仍存在高度不確定性。一些 令人鼓舞的跡象為通貨膨脹及能源價格峯 頂應已經過去。中國取消新冠清零政策及 近期重新開放亦提供若干增長動力。然而, 銀行利率為應對通脹而有所提高及俄烏戰 爭將繼續影響經濟活動。因全球性通脹引 致的成本上漲以及銀行利率上升將繼續 影響經濟活動。因全球性通脹引 致的成本上漲以及銀行利率上升將繼續衝 數成本上漲以及銀行利率上升將繼續衝 數。因全球性通脹 到數。因全球性通脹 到該 之家戶制定的交付時間表。

為應對材料短缺,本集團將與其客戶聯繫, 為彼等提供及時反饋及建議補救措施,並 亦將與客戶緊密合作以尋找材料之替代供 應來源,如亞洲半導體及被動元件的來源。 我們將實施嚴格的成本節省措施並繼續 致力提升經營效益。基於目前客戶的訂單 及預測,本集團有信心EMS業務將於二零 二三年上半年保持穩定,一旦材料短缺及 供應鏈問題得到進一步緩解,並將會有所 增長。

客戶對本集團在越南的工廠進行資格認證 的參訪已得到恢復及增加,並為本集團帶 來更多的銷售機會。於越南海陽省興建生 產面積為30,000平方米之新生產設施已於 二零二三年一月竣工。董事認為,越南的 工廠將加強EMS業務的客戶基礎,並為本 集團增長路徑的重要來源。

PROSPECTS

High levels of uncertainty remain about the global economic outlook. There are some encouraging signs as inflation and energy prices should have passed their peak levels. China's lifting of its zero-COVID policy and the recent reopening also provides some growth impulses. However, the rise in bank rates to fight for inflation and Russia's war in Ukraine continue to weigh on economic activity. Cost rising due to global inflation, and rising bank interest rates will continue to impact the profitability of the Group in Year 2023. As to supply chain conditions, there are remain a lot of uncertainty on shortages of semiconductors and certain components, but there are some positive signs as the disruption of the supply chain and various logistic issues will have further eased. The Group will closely monitor the situation to satisfy the planned delivery schedule of customers.

To deal with the materials shortages, the Group will liaise with its customers and provide them with prompt feedback and proposed remedial actions and will also work closely with customers to explore alternative sources of supply of materials, such as Asian semiconductors and passive components sources. We shall implement severe cost saving measures and continue our endeavour to improve operating efficiency. Based on current customer orders and forecast, the Group is confident that the EMS business will be stable in the first half of Year 2023 and will grow once material shortages and supply chain issues are further alleviated.

Customer visits to qualify the Group's factory in Vietnam have resumed and increased, and are bringing more sales opportunities to the Group. Construction of the new production facility in Hai Duong Province, Vietnam, with production area of 30,000 square meters was completed in January 2023. The Directors believe that the factory in Vietnam will enhance the customer base of the EMS business and is an important source of growth path for the Group.

前景(續)

香港商業物業行情已穩定,本集團直接或 間接持有之商業物業已幾乎全數出租,為 本集團帶來穩定收入。貸款利率已於二零 二二年上升並預期於二零二三年保持在相 約水平。本集團一直在採取措施對沖利率 不斷上升的風險。

PROSPECTS (continued)

Market conditions for commercial properties in Hong Kong have stabilized, and the commercial properties held by the Group, directly or indirectly, have been almost fully leased out, generating stable income to the Group. Loan Interest rates have increased in Year 2022 and are expected to remain at similar levels in Year 2023. The Group has been taking measures to hedge against risk of rising interest rates.

獎項及認可

本公司及其全資附屬公司王氏電子有限公司連續十一年獲香港社會服務聯會頒發 「商界展關懷」標誌。這些嘉許為對本集團 積極參與社區活動及作為良好企業市民的 認可。

AWARD & RECOGNITION

The Company and its wholly-owned subsidiary, Wong's Electronics Company Limited, were awarded the Caring Company Logo by The Hong Kong Council of Social Service for the eleventh consecutive year. These serve as recognition of the Group's active participation in community activities and good corporate citizenship.

致謝

本人謹此代表董事會同仁衷心感謝客戶、 供應商及業務夥伴一直對本集團的信任及 支持。本人亦謹此特別感謝本集團所有員 工之忠誠、勤奮及為本集團提供專業服務。

APPRECIATION

On behalf of the Board of Directors, I would like to extend my sincere gratitude to our customers, suppliers and business partners for their continued confidence in and support to the Group. I would also like to pay a special tribute to all of our employees for their loyal, diligent and professional services to the Group.

王忠秣

主席兼行政總裁

WONG CHUNG MAT, BEN

Chairman and Chief Executive Officer

香港,二零二三年三月二十四日

Hong Kong, 24 March 2023

財務摘要 **Financial Highlights**

收益 **Revenue**

港幣百萬元 HK\$million



除所得税後利潤/(虧損)

Profit / (Loss) after Income Tax





* 二零二二年業績包括應佔合營企業虧損港幣44,000,000元 (二零二一年:應佔合營企業利潤港幣32,000,000元)

(二考二一千・腐怕百宮正未利用や市る2,000,000万) * Share of losses of joint ventures of HK\$44 million included in 2022 results (2021: Share of profits of joint ventures of HK\$32 million)

總資產及總負債 **Total Assets and Total Liabilities**

港幣百萬元 HK\$million



各業務地區之收益 **Revenue by Geographical Area**



財務摘要 Financial Highlights

				附註 Notes	二零二二年 2022 百分率 %	二零二一年 2021 百分率 %	變動 Changes 百分點 % point
營運	美績	Operating results					
僱員礼	畐利開支對收益百分比	Employee benefit e to revenue %	xpense	S	13.2	14.9	-1.7
其他餐	營運開支對收益百分比	Other operating exp to revenue %	penses		4.9	5.4	-0.5
營運利	利潤率	Operating profit %			7.0	3.7	3.3
淨利》	<u>男</u> 率	Net profit %			3.2	2.7	0.5
權益[回報率	Return on equity (%	6)	1	2.5	2.0	0.5
財務	建康狀況	Financial health					
淨借爭	資對總權益百分比	Net debts to total e	equity %	2	19.1	15.8	3.3
貸款對	對總權益百分比	Borrowings to total	equity	% 3	45.8	46.3	-0.5
					二零二二年 2022	二零二一年 2021	變動 Changes
財務は	七率	Financial ratio					不適用
流動	七率(倍)	Current ratio (Times	S)	4	1.5	1.7	N/A
每股	數據	Per share data			港幣 0.23 元	港幣0.19元	
每股名	盈利	Earnings per share			HK\$0.23	HK\$0.19	+21.1%
附註	:		Notes	3:			
1.	權益回報率=淨利潤/總權益		1.	Return on equity % =			
2.	淨借貸對總權益百分比=(總貸款 現金及現金等價物總額-短期 現金)/總權益						
3.	貸款對總權益百分比 = 總貸款/	貸款/總權益 3. Borrowings to total equity % = total borrowings/total equity			əquity		
 A. 流動比率 = 流動資產/流動負債 4. Current ratio = current assets/current liabilities 							

五年財務概要 Five-Year Financial Summary

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000	二零二零年 2020 港幣千元 HK\$'000	二零一九年 2019 港幣千元 HK\$'000	二零一八年 2018 港幣千元 HK\$'000
業績 收益	RESULTS Revenue	3,466,674	3,256,729	3,224,636	3,781,156	4,013,546
營運利潤/(虧損)	Operating profit/(loss)	241,231	120,300	(375,056)	245,157	524,818
除所得税前利潤/(虧損)	Profit/(loss) before income tax	154,650	126,662	(735,630)	304,569	1,473,119
所得税	Income tax	(42,214)	(37,188)	(26,048)	(38,242)	(51,370)
年度利潤/(虧損)	Profit/(loss) for the year	112,436	89,474	(761,678)	266,327	1,421,749
擁有人應佔利潤/(虧損) 非控股權益	Profit/(loss) attributable to owners Non-controlling interests	112,436 -	89,474 –	(761,674) (4)	266,327 -	1,421,749
資產及負債 總資產	ASSETS AND LIABILITIES Total assets	7,678,233	7,747,276	7,585,931	8,183,236	8,267,682
總負債 歸屬於擁有人之權益 非控股權益	Total liabilities Equity attributable to owners Non-controlling interests	3,265,140 4,413,093 -	3,268,739 4,478,537 –	3,252,157 4,333,774 -	3,177,012 5,006,220 4	3,447,493 4,820,185 4
總權益及負債	Total equity and liabilities	7,678,233	7,747,276	7,585,931	8,183,236	8,267,682



董事會欣然提呈截至二零二二年十二月 三十一日止年度之董事會報告書及已審核 之綜合財務報表,該綜合財務報表於董事 會報告書日期召開之董事會會議上獲董事 會批准。

主要業務

本公司為控股公司。其附屬公司之主要業務是開發、製造、推廣及分銷電子產品,以 及物業持有。

財務報表

本集團本年度之利潤與現金流量,以及本 集團於二零二二年十二月三十一日結算時 之財務狀況刊載於本年報第112至247頁內。

分部資料

按營運分部詳細分析之本集團收益及利潤 刊載於綜合財務報表附註5。

股息

董事會已宣派中期股息,現擬派發截至 二零二二年十二月三十一日止年度之末期 股息如下:

The Directors are pleased to present their report together with the audited consolidated financial statements for the year ended 31 December 2022 which were approved by them at the board meeting held on the date of this Directors' Report.

PRINCIPAL ACTIVITIES

The Company is a holding company. The principal activities of its subsidiaries are the development, manufacture, marketing and distribution of electronic products as well as property holding.

FINANCIAL STATEMENTS

The profit and cash flows of the Group for the year and the state of affairs of the Group as at 31 December 2022 are set out on pages 112 to 247 of this Annual Report.

SEGMENT INFORMATION

A detailed analysis of the Group's turnover and profit by operating segments are set out in note 5 to the consolidated financial statements.

DIVIDENDS

The Directors have declared an interim dividend and now recommend a final dividend in respect of the year ended 31 December 2022 as follows:

		港幣千元 HK\$'000
已付中期股息・為每股港幣0.02元	Interim dividend of HK\$0.02 per share paid	9,570
擬派末期股息,為每股已發行股份	Proposed final dividend of HK\$0.045 per share	
港幣0.045元	in issue	21,533
		31,103

業務審視

本集團年內之業務審視,及有關本集團未 來發展及所面對的主要風險及不明朗因素 之討論,載於本年報第4至11頁之主席報 告書。有關本集團之財務風險及風險管理, 載於綜合財務報表附註3。

運用關鍵財務表現指標對本集團年內表現 進行之分析,載於本年報第4至11頁之主 席報告書及第12及13頁之財務摘要。

環境政策及表現

本集團致力履行環保責任,盡量減少對社 會、環境及天然資源造成之影響,同時保 障公眾之健康及安全。本集團積極控制及 致力減少排放、浪費及欠缺效益地使用資 源及能源。健康、安全及環境在我們設計 產品、程序及服務時屬優先考慮之因素。 本集團持續應用國際環保系統管理及監察 製造設施。

與僱員之關係

本集團視僱員為本集團之寶貴資產,並致 力與僱員建立融洽並有良好互動之關係。 僱員之薪酬組合與彼等之工作性質、資歷、 經驗及表現相稱,亦為僱員提供培訓,使 彼等能提升工作表現,在本集團內部晉升。 本集團更致力營造一個和諧之工作環境, 藉此提高僱員表現及增進公司與僱員之關 係。此外,本集團亦力求提供一個安全健 康的工作環境。

BUSINESS REVIEW

A business review of the Group for the year and a discussion on the Group's future development and principal risks and uncertainties facing the Group are provided in the Chairman's Statement on pages 4 to 11 of this Annual Report. A discussion of the financial risks and the management of the risks of Group are provided in note 3 to the consolidated financial statements.

An analysis of the Group's performance during the year using financial key performance indicators is provided in the Chairman's Statement on pages 4 to 11 and the Financial Highlights on pages 12 and 13 of this Annual Report.

Environmental policies and performance

The Group is committed to environmental responsibility through minimizing the impacts to the community, environment and natural resources while safeguarding the health and safety of the public. The Group actively controls and endeavors to reduce emissions, waste and inefficient use of resources and energy. Health, safety and the environment are the top priorities in the design of our products, processes and services. Our manufacturing facilities are constantly managed and monitored using international environmental systems.

Relationships with employees

The Group considers that employees are valuable assets of the Group and is committed to building an amicable and rewarding relationship with its employees. Employees are remunerated with salary packages commensurate with their job nature, qualification, experience and performance. Training is provided to employees to enhance job performance and progression within the Group. The Group also works its best to cultivate a harmonious workplace which enhances employee performance and company-employee relationship. In addition, the Group strives to provide a safe and healthy work environment.



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董事會報告書 Directors' Report

業務審視(續)

社會參與

本集團為致力承擔企業責任,主力參與社 區及義工活動,對此深感自豪。藉投身參 與該等活動,本集團及僱員有機會為改善 本地社區出力。有關活動包括捐款、探訪 老人院及參與賣旗活動等。本集團旗下若 干公司獲香港社會服務聯會頒發「商界展 關懷」標誌,作為對他們積極參與社區活 動及作為良好企業市民的認可。

與客戶及供應商之關係

本集團通過提供切合甚或超越客戶對品 質、耐用性及價值要求之產品及服務,竭 力成為客戶之全球策略業務夥伴。為達致 此目標,本集團努力與供應商建立長期互 惠互利關係,對提供優質產品予客戶及確 保準時送貨發揮重要作用。

BUSINESS REVIEW (continued)

Community engagement

The Group takes pride in participating in community events and volunteer activities as a key component of our commitment to corporate responsibility. The engagements provide opportunities for the Group and our employees to contribute in improving local communities. Such activities include making donations, paying visits to elderly homes and participating in flagselling activities etc. Certain companies in the Group have been awarded the Caring Company Logo by The Hong Kong Council of Social Service in recognition of their active participation in community activities and good corporate citizenship.

Relationships with customers and suppliers

The Group strives to be global strategic business partners of our customers by providing products and services that meet or exceed our customers' requirements for quality, reliability and value. In accomplishing this goal, the Group endeavours to build long-term and mutually beneficial relationships with our suppliers, which play a crucial role in providing high quality products and ensuring reliable delivery to our customers.

遵守相關法律及規例

就董事會所深知,年內本集團於重大方面 已遵守對本集團之業務及營運有重大影響 之相關法律及規例。

其後事項

本集團自財政年度終結後並無發生任何影 響本集團之重大事件。

Compliance with relevant laws and regulations

To the best knowledge of the Board of Directors, the Group has complied in material respects with the relevant laws and regulations that have a significant impact on the business and operation of the Group during the year.

Subsequent events

The Group did not have any material events affecting the Group that have occurred since the end of the financial year.

主要客戶及供應商

MAJOR CUSTOMERS AND SUPPLIERS

本集團最大供應商及客戶所佔採購及銷售 百分率如下:

The percentages of purchases and sales attributable to the Group's largest suppliers and customers are as follows:

		百分率 %
採購額 一最大供應商	Purchases - the largest supplier	8
-五大供應商合併計算	 five largest suppliers combined 	32
銷售額	Sales	
-最大客戶	- the largest customer	48
-五大客戶合併計算	- five largest customers combined	78

有本公司股本5%以上)於本年度任何時間 均無擁有上述供應商或客戶之權益。

各董事、其聯繫人或股東(就董事所知擁 No Directors, their associates or shareholders (which to the knowledge of the Directors own more than 5% of the Company's share capital) were interested at any time during the year in the above suppliers or customers.

五年財務概要

本集團過去五年之業績、資產及負債撮列

於第14頁。

附屬公司詳情

主要附屬公司詳情刊載於綜合財務報表 附註20。

股本

本年度之股本變動情況刊載於綜合財務報 表附註32。

可分派儲備

於二零二二年十二月三十一日,本公司根 據本公司之公司細則及百慕達法律計算 之可分派儲備金額為港幣599,274,000元 (二零二一年:港幣597,771,000元)。

FIVE-YEAR FINANCIAL SUMMARY

The results, assets and liabilities of the Group for the last five years are summarised on page 14.

PARTICULARS OF SUBSIDIARIES

Particulars of the principal subsidiaries are set out in note 20 to the consolidated financial statements.

SHARE CAPITAL

Movements in share capital during the year are set out in note 32 to the consolidated financial statements.

DISTRIBUTABLE RESERVES

Distributable reserves of the Company at 31 December 2022 calculated under the Company's Bye-laws and the Bermuda laws, amounted to HK\$599,274,000 (2021: HK\$597,771,000).

優先權

本公司之公司細則或百慕達法律並無規定 有關發行股份之優先權。

購買、出售或贖回本公司上市證券

截至二零二二年十二月三十一日止年度, 本公司或其任何附屬公司概無購買、出售 或贖回本公司任何上市證券。

物業、廠房及設備

本年度物業、廠房及設備之面值變動情況 刊載於綜合財務報表附註15。

指款

本集團於本年度之慈善及其他性質捐款總額為港幣216,000元。

PRE-EMPTIVE RIGHTS

There are no pre-emptive rights upon the issue of shares which are imposed by the Company's Bye-laws or Bermuda laws.

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

During the year ended 31 December 2022, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities.

PROPERTY, PLANT AND EQUIPMENT

Movements in book values of property, plant and equipment during the year are set out in note 15 to the consolidated financial statements.

DONATIONS

Donations made by the Group for charitable and other purposes during the year amounted to HK\$216,000.

董事

本 年 度 及 截 至 本 報 告 書 日 期 之 本 公 司 董事為:

執行董事

王忠秣先生 *(主席兼行政總裁)* 王賢敏女士 陳子華博士 熊永順先生 陳偉明先生

獨立非執行董事

李家祥博士,GBS.OBE.太平紳士 楊孫西博士,GBM.太平紳士 葉天養先生,太平紳士 張志超先生 *(於二零二二年十一月二十九日辭任)* 羅偉浩先生 *(於二零二二年十一月二十九日獲委任)*

根據本公司之公司細則第95條及第112條, 陳子華博士、李家祥博士、葉天養先生及 羅偉浩先生將於本公司應屆股東週年大會 上退任,並符合資格及願意重選連任。

本公司現任獨立非執行董事概無指定任 期,惟須根據本公司之公司細則條文於本 公司股東週年大會上輪值告退並接受重新 選舉。

董事會已收到各獨立非執行董事根據香港 聯合交易所有限公司(「聯交所」)證券上 市規則(「上市規則」)第3.13條就其獨立 性發出之年度確認書。董事會視所有獨立 非執行董事為獨立。

DIRECTORS

The Directors of the Company during the year and up to the date of this report are:

Executive Directors

Mr. Wong Chung Mat, Ben (Chairman and Chief Executive Officer) Ms. Wong Yin Man, Ada Dr. Chan Tsze Wah, Gabriel Mr. Hung Wing Shun, Edmund Mr. Chan Wai Ming, Hermes

Independent Non-executive Directors

Dr. Li Ka Cheung, Eric, GBS, OBE, JP Dr. Yu Sun Say, GBM, JP Mr. Alfred Donald Yap, JP Mr. Cheung Chi Chiu, David *(resigned on 29 November 2022)* Mr. Lo Wai Ho, Ashley *(appointed on 29 November 2022)*

In accordance with Bye-laws 95 and 112 of the Company's Bye-laws, Dr. Chan Tsze Wah, Gabriel, Dr. Li Ka Cheung, Eric, Mr. Alfred Donald Yap and Mr. Lo Wai Ho, Ashley shall retire from office at the forthcoming annual general meeting of the Company and, being eligible, offer themselves for re-election.

The existing Independent Non-executive Directors of the Company are not appointed for a specific term but is subject to retirement by rotation and re-election at the annual general meeting of the Company in accordance with the provisions of the Bye-laws of the Company.

The Board has received from each of the Independent Non-executive Directors the annual confirmation of independence pursuant to Rule 3.13 of the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") and considers them as independent.

董事及高級管理層個人資料

執行董事

王忠秣先生,現年71歲,於一九七五年加入本集團。彼自一九九零年六月出任本公司董事。於二零零三年二月獲委任為本公司主席兼行政總裁。王先生為本公司提名委員會及行政委員會主席,以及本集團其他多間公司之董事。彼亦為Salop Hong Kong Limited之董事,其為本公司之主要股東。彼取得俄亥俄州立大學之營運研究碩士學位,並獲香港城市大學頒授榮譽院士銜。彼於電子業累積逾48年經驗。王先生為王賢敏女士之父,及王忠椏先生、王忠椒女士及王忠恩女士之弟,以及陸潔貞女士及胡倩明女士之小叔(彼等皆為本公司之主要股東)。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

Executive Directors

Mr. Wong Chung Mat, Ben (former name: Wong Chung Mat, Benedict), aged 71, joined the Group in 1975. He has been a Director of the Company since June 1990. In February 2003, he was appointed Chairman and Chief Executive Officer of the Company. Mr. Wong is the Chairman of the Nomination Committee and the Administrative Committee of the Company and a director of various other companies of the Group. He is also a director of Salop Hong Kong Limited which is a substantial shareholder of the Company. He obtained a Master of Science degree in Operations Research from Ohio State University and was conferred an Honorary Fellowship by the City University of Hong Kong. He has over 48 years' experience in the electronics industry. Mr. Wong is the father of Ms. Wong Yin Man, Ada, and brother of Mr. Wong Chung Ah, Johnny, Mr. Wong Chung Yin, Michael, Mrs. Everitt, Chung Chui and Ms. Wong Chung Yan, Claudia, and brother-in-law of Ms. Luk Kit Ching and Ms. Woo Sin Ming; who are substantial shareholders of the Company.

Ms. Wong Yin Man, Ada, aged 45, joined the Group in 2002 and was appointed Director of the Company in October 2005. She is the Chairperson of the Risk Management Committee and a member of the Administrative Committee of the Company. She is also a director of certain other companies of the Group. She is responsible for Central Sourcing and Supply Management, Finance and other departments of the Group. She is currently a director of Hong Kong Applied Science and Technology Research Institute Company Limited and a member of the Enterprise Support Scheme Assessment Panel under the Innovation and Technology Fund. She obtained a Bachelor degree in Industrial Engineering and a Master of Science in Engineering Management from University of Southern California. Ms. Wong is the daughter of Mr. Wong Chung Mat, Ben, and a niece of Mr. Wong Chung Ah, Johnny, Mr. Wong Chung Yin, Michael, Mrs. Everitt, Chung Chui, Ms. Wong Chung Yan, Claudia, Ms. Luk Kit Ching and Ms. Woo Sin Ming; who are substantial shareholders of the Company.

執行董事(續)

陳子華博士,現年74歲,於一九八五年加 入本集團。自一九九零年六月出任本公司 董事。彼亦為本公司薪酬委員會、風險管 理委員會及行政委員會成員。彼曾為本集 團之財務總監。於二零零七年七月,彼停 止出任本集團財務總監一職,並改為出任 本集團之財務顧問。彼亦為本集團其他若 干公司之董事。彼為英國特許公認會計師 公會之資深會員,並取得香港大學之社會 科學學士學位、中國發展研究碩士學位及 哲學博士學位。在加入本集團之前,彼曾 任職於一間大型國際會計師行約10年。

熊永順先生,現年68歲,於一九九二年 四月加入本集團,其後於二零一二年一月 晉升為高級業務拓展及銷售副總裁。彼於 二零一五年十一月獲委任為本公司董事。熊 先生亦為本公司風險管理委員會及行政委 員會成員及本集團其他若干公司之董事。 彼於電子製造業累積逾45年工作經驗,目 前全面負責本公司全資附屬公司王氏電 ,彼曾於多間跨國及上市公司之生產 及規劃以及銷售及市場推廣部門擔任管理 職務。熊先生取得香港浸會大學工業工程 文憑及澳門城市大學工商管理碩士學位。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT (continued)

Executive Directors (continued)

Dr. Chan Tsze Wah, Gabriel, aged 74, joined the Group in 1985. He has been a Director of the Company since June 1990. He is also a member of the Remuneration Committee, the Risk Management Committee and the Administrative Committee of the Company. He was formerly the Group's Financial Controller. In July 2007, he ceased to be the Group's Financial Controller and became a financial adviser of the Group. He is also a director of certain other companies of the Group. He is a fellow member of the Association of Chartered Certified Accountants and obtained a Bachelor degree in Social Sciences, a Master of Arts degree in China Development Studies and a Doctor of Philosophy degree from the University of Hong Kong. Before joining the Group, he had approximately 10 years' experience with a major international firm of accountants.

Mr. Hung Wing Shun, Edmund, aged 68, joined the Group in April 1992 and subsequently promoted to Senior Vice President - Sales and Marketing in January 2012. He was appointed Director of the Company in November 2015. Mr. Hung is also a member of the Risk Management Committee and the Administrative Committee of the Company and a director of certain other companies of the Group. He has over 45 years of working experience in electronics manufacturing industry and now has the overall responsibility of serving a portfolio of customers at Wong's Electronics Company Limited, a wholly-owned subsidiary of the Company. Prior to joining the Group, he held various managerial positions in manufacturing, planning, sales & marketing departments in multinational and listed companies. Mr. Hung obtained a Diploma in Industrial Engineering from the Hong Kong Baptist University and a Master degree in Business Administration from the City University of Macau.

執行董事(續)

陳偉明先生,現年64歲,於二零一六年 六月加入本集團為企業財務副總裁。彼負責 本公司及其附屬公司有關會計、財務及税 務所有事宜。彼於二零二一年四月獲委任 為本公司董事。彼亦為本公司行政委員會 成員及本集團其他若干公司之董事。陳先 生持有香港中文大學工商管理學士學位。 彼為香港會計師公會及英國特許公認會計 師公會之會員。在加入本集團之前,彼分 別於知名跨國上市公司及一所國際審計事 務所之財務管理、業務控制及審計方面擁 有超過30年經驗。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT (continued)

Executive Directors (continued)

Mr. Chan Wai Ming, Hermes, aged 64, joined the Group in June 2016 as Vice President of Corporate Finance. He is responsible for all aspects relating to accounting, finance and taxation of the Company and its subsidiaries. He was appointed Director of the Company in April 2021. He is also a member of the Administrative Committee of the Company and a director of certain other companies of the Group. Mr. Chan holds a Bachelor degree of Business Administration from The Chinese University of Hong Kong. He is a member of the Hong Kong Institute of Certified Public Accountants and the Association of Chartered Certified Accountants. Before joining the Group, he has more than 30 years of experience in financial management, business control and auditing with renowned multinational and listed companies as well as an international audit firm respectively.

獨立非執行董事

李家祥博士,GBS,OBE,太平紳士,FCPA, FCA · FCPA (Aust) · FCIS · LLD · DSocSc · HonDSocSc (EdUHK) · BA · FAIA (Hon) · CGA (Hon) · HonHKAT · RFP (Hon),現年69歲,於一九九九年四月加入 本公司為獨立非執行董事。彼亦為本公司 審核委員會主席。李博士為信永中和(香 港)會計師事務所有限公司榮譽主席,並 為數碼通電訊集團有限公司、載通國際控 股有限公司、華潤啤酒(控股)有限公司 及新鴻基地產發展有限公司之獨立非執行 董事。彼曾任恒生銀行有限公司之獨立非 執行董事(於二零二一年五月二十七日退 任)。李博士為中國人民政治協商會議全 國委員會前任委員、香港立法會前任議員、 立法會政府帳目委員會前任主席、香港會 計師公會前會長,亦為中華人民共和國財 政部國際會計準則委員會前任諮詢專家。

楊孫西博士,GBM·太平紳士,現年84歲,於 一九九九年十月加入本公司為獨立非執行 董事。彼亦為本公司薪酬委員會主席及審 核委員會成員。楊博士為香江國際集團主 席,亦為多間製造及投資公司之董事。彼 為北京控股有限公司、通達集團控股有限 公司及富石金融控股有限公司之獨立非執 行董事。楊博士曾任全國政協常委及香港 特別行政區籌備委員會委員作為其香港事 務顧問。彼現任香港中華總商會常務會董 及香港中華廠商聯合會永遠名譽會長。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT (continued)

Independent Non-executive Directors

Dr. Li Ka Cheung, Eric, GBS, OBE, JP, FCPA, FCA, FCPA (Aust), FCIS, LLD, DSocSc, HonDSocSc (EdUHK), BA, FAIA (Hon), CGA (Hon), HonHKAT, RFP (Hon), aged 69, joined the Company as an Independent Non-executive Director in April 1999. He is also the Chairman of the Audit Committee of the Company. Dr. Li is the honorary chairman of SHINEWING (HK) CPA Limited and an independent nonexecutive director of SmarTone Telecommunications Holdings Limited, Transport International Holdings Limited, China Resources Beer (Holdings) Company Limited and Sun Hung Kai Properties Limited. He was an independent non-executive director of Hang Seng Bank Limited (retired on 27 May 2021). Dr. Li was a former member of The National Committee of the Chinese People's Political Consultative Conference, former member of the Legislative Council of Hong Kong, former chairman of its Public Accounts Committee, past president of the Hong Kong Institute of Certified Public Accountants and former adviser to the Ministry of Finance on international accounting standards of the People's Republic of China.

Dr. Yu Sun Say, GBM, JP, aged 84, joined the Company as an Independent Non-executive Director in October 1999. He is also the Chairman of the Remuneration Committee and a member of the Audit Committee of the Company. Dr. Yu is the chairman of the HKI Group of Companies and a director of a number of manufacturing and investment companies. He is an independent non-executive director of Beijing Enterprises Holdings Limited, Tongda Group Holdings Limited and Fu Shek Financial Holdings Limited. Dr. Yu had served as a member of the Standing Committee of the Chinese People's Political Consultative Conference and the Preparatory Committee for the Hong Kong Special Administrative Region acting as its Hong Kong affairs adviser. He is currently a member of the Standing Committee of the Chinese General Chamber of Commerce and permanent honorary president of the Chinese Manufacturers' Association of Hong Kong.

獨立非執行董事(續)

葉天養先生,太平紳士,現年84歲,於二零 零四年九月加入本公司為獨立非執行董 事。彼亦為本公司薪酬委員會、審核委員 會及提名委員會成員。彼目前為何君柱律 師樓及葉欣穎、林健雄律師行的共用顧問。 葉先生為香港律師會及亞太法律協會前任 主席。彼亦曾擔任香港事務顧問及曾於多 間公共及社區機構任職。彼目前為豐德麗 控股有限公司及鴻興印刷集團有限公司之 獨立非執行董事。

羅 偉 浩 先 生,現 年57歲,於二零二二年 十一月加入本公司為獨立非執行董事。彼 亦為本公司提名委員會成員。羅先生為安 領國際控股有限公司(「安領國際」,港交 所編號:1410)之非執行董事及其創始人 之一。羅先生於資訊科技行業擁有逾30年 經驗。於二零零二年創辦安領國際之前, 彼自一九八九年十二月起至一九九二年 八月止期間擔任Sandwell Inc.的DATAP Systems部門(其主要從事開發資訊科技 系統)之軟件工程師,及彼負責系統開發。 自一九九二年九月起至一九九五年十月 止期間,羅先生擔任Sylogist Ltd.的Epic Data部門(其主要從事資訊科技系統開 發)之系統工程師,及彼負責系統開發。自 一九九九年起至二零零二年八月止期間, 羅先生為裕德堂有限公司(一間以香港為 基地之數碼代理)之技術總監。羅先生於 一九八九年五月畢業於加拿大英屬哥倫比 亞大學,持有應用科學電機工程學士學位。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT (continued)

Independent Non-executive Directors (continued)

Mr. Alfred Donald Yap, JP, aged 84, joined the Company as an Independent Non-executive Director in September 2004. He is also a member of the Remuneration Committee, the Audit Committee and the Nomination Committee of the Company. He is presently a common consultant for both K.C. Ho & Fong and Yap & Lam, Solicitors and Notaries. Mr. Yap is a former president of The Law Society of Hong Kong and The Law Association for Asia and the Pacific (LAWASIA). He is also a former Hong Kong Affairs Adviser and has served on various public and community organizations. He is currently an independent non-executive director of eSun Holdings Limited and Hung Hing Printing Group Limited.

Mr. Lo Wai Ho, Ashley, aged 57, joined the Company as an Independent Non-executive Director in November 2022. He is also a member of the Nomination Committee of the Company. Mr. Lo is a non-executive director and one of the founders of Edvance International Holdings Limited ("Edvance International", SEHK: 1410). Mr. Lo has over 30 years of experience in the information technology ("IT") industry. Prior to founding Edvance International in 2002, he was a software engineer of DATAP Systems Division of Sandwell Inc., whose principal business is the development of IT systems, from December 1989 to August 1992, and he was responsible for system development. Mr. Lo was a system engineer of Epic Data Division of Sylogist Ltd., which is principally engaged in the development of IT systems, from September 1992 to October 1995, and he was responsible for system development. From 1999 to August 2002, Mr. Lo was a technology director of Edeas Limited, a digital agency based in Hong Kong. Mr. Lo graduated from the University of British Columbia in Canada with a Bachelor of Applied Science in Electrical Engineering in May 1989.

高級管理層

陳天倫先生,現年55歲,於一九九七年 一月加入本集團。彼目前為副總裁,負責本 集團在美國之技術市場推廣。陳先生亦為 本集團旗下若干公司之董事,包括Wong's International USA Corporation,該公司在 北美市場從事發展本公司之原設計及製造 業務。彼在電子製造業具有超過30年之經 驗。於加入本集團前,陳先生曾於美國多 間大型國際製造公司任職。陳先生持有科 羅拉多大學波爾得分校頒發之機械工程理 學士學位。

王結儀女士,現年49歲,於二零零七年八月 加入本集團,現時為主席之行政助理及 本集團之助理副總裁。彼負責監察香港總 辦事處的行政事宜、制定與執行本集團有 關物業租賃及管理之發展策略及業務規 劃。王女士亦為本集團旗下若干公司之董 事。王女士於辦公室管理之多方面職能累 積豐富經驗。彼獲香港公開大學頒發工商 管理學士學位。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT (continued)

Senior Management

Mr. Chan Tin Lun, Byron, aged 55, joined the Group in January 1997. He is currently Vice President and responsible for the Group's Technical Marketing in USA. Mr. Chan is also a director of certain companies of the Group, including Wong's International USA Corporation which is engaged in the development of the Company's original design and manufacturing business in the North America market. He has more than 30 years of experience in the field of electronics manufacturing. Prior to joining the Group, Mr. Chan has worked in various leading international manufacturing companies in USA. Mr. Chan holds a Bachelor of Science degree in Mechanical Engineering from the University of Colorado, Boulder.

Ms. Wong Kit Yee, Kitty, aged 49, joined the Group in August 2007 and is currently Executive Assistant to the Chairman and Assistant Vice President of the Group. She is responsible for overseeing Administration in Corporate Office in Hong Kong, formulating and implementing strategies and business plans for the development of the Group's property leasing and management. Ms. Wong is also a director of certain companies of the Group. Ms. Wong accumulated extensive experience in various functions of office management. She obtained a Bachelor degree of Business Administration from the Open University of Hong Kong.

高級管理層(續)

丘蕙青女士,現年57歲,於二零一六年三月 加入本集團。彼目前為中央採購部副總 裁,負責本集團電子製造業務所需之採購 工作。彼亦為本公司旗下一間附屬公司之 董事。丘女士持有澳洲墨爾本皇家理工大 學之運輸及物流管理學士學位。彼於製造 業擁有超過30年之經驗。

根據上市規則第13.51B(1)條之董事 資料更新

董事之個人資料

本公司獨立非執行董事李家祥博士已於 二零二三年三月三日任期屆滿後退任中國人 民政治協商會議全國委員會委員。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT (continued)

Senior Management (continued)

Ms. Yau Wai Ching, Monica, aged 57, joined the Group in March 2016. She is currently Vice President of Central Sourcing Management Department and responsible for making necessary sourcing and procurement for the electronic manufacturing business of the Group. She is also a director of a subsidiary of the Company. Ms. Yau holds a Bachelor degree of Business in Transport and Logistics Management from RMIT University, Australia. She has more than 30 years of experience in the manufacturing industry.

UPDATE ON DIRECTORS' INFORMATION UNDER RULE 13.51B(1) OF THE LISTING RULES

Personal Information of Director

Dr. Li Ka Cheung, Eric, Independent Non-executive Director of the Company, had retired as a member of The National Committee of the Chinese People's Political Consultative Conference upon expiry of his term of service on 3 March 2023.

根據上市規則第13.51B(1)條之董事 資料更新(續)

董事酬金

執行董事之基本薪金已獲調升2%,而各 獨立非執行董事之年度董事袍金已獲調升 港幣10.000元,均自二零二三年一月一日 起牛效:

UPDATE ON DIRECTORS' INFORMATION UNDER RULE 13.51B(1) OF THE LISTING **RULES (continued)**

Directors' emoluments

There were 2% increment to the basic salary entitled by the Executive Directors and an increment of HK\$10,000 to the annual Director's fee entitled by each Independent Non-executive Director, both with effect from 1 January 2023:

		經調整基本年薪
		Adjusted annual
		basic salary
		港幣元
		HK\$
執行董事	Executive Directors	
王忠秣先生	Mr. Wong Chung Mat, Ben	4,596,878
王賢敏女士	Ms. Wong Yin Man, Ada	2,454,348
陳子華博士	Dr. Chan Tsze Wah, Gabriel	819,132
熊永順先生	Mr. Hung Wing Shun, Edmund	1,792,622
陳偉明先生	Mr. Chan Wai Ming, Hermes	1,458,600
		經調整年度董事袍金
		Adjusted annual
		Director's fee
		港幣元
		HK\$
獨立非執行董事	Independent Non-executive Directors	
李家祥博士	Dr. Li Ka Cheung, Eric	170,000
楊孫西博士	Dr. Yu Sun Say	170,000
葉天養先生	Mr. Alfred Donald Yap	170,000
羅偉浩先生	Mr. Lo Wai Ho, Ashley	170,000

三十一日止年度的酬金總額載於綜合財務 報表附註10。

本公司各董事於截至二零二二年十二月 The total amount of emoluments of each Director of the Company for the year ended 31 December 2022 is set out in note 10 to the consolidated financial statements.



董事及主要行政人員之權益

於二零二二年十二月三十一日,本公司董 事及主要行政人員於本公司或其任何相聯 法團(定義見證券及期貨條例(「證券及期 貨條例」)第XV部)之股份、相關股份及債 券中擁有須記錄於證券及期貨條例第352 條規定置存之記錄冊內之權益或淡倉,或 須根據上市發行人董事進行證券交易的標 準守則(「標準守則」)知會本公司及聯交 所之權益或淡倉如下:

INTERESTS OF DIRECTORS AND CHIEF EXECUTIVES

As at 31 December 2022, the interests or short positions of the Directors and chief executives of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code"), were as follows:

於本公司股份之好倉

Long positions in shares of the Company

董事姓名 Name of Directors	身份 Capacity	普通股數目 Number of ordinary shares	約佔已發行 股份百分比 Approximate percentage of the issued shares
王忠秣 Wong Chung Mat, Ben	實益擁有人及受控制法團之權益(附註) Beneficial owner and interest of controlled corporation (Note)	136,828,569	28.60%
王賢敏 Wong Yin Man, Ada	實益擁有人 Beneficial owner	1,000,000	0.21%
陳子華 Chan Tsze Wah, Gabriel	實益擁有人 Beneficial owner	1,837,500	0.38%
楊孫西 Yu Sun Say	實益擁有人 Beneficial owner	500,000	0.10%

董事及主要行政人員之權益(續)

於本公司股份之好倉(續)

附註:

王忠秣先生被視為(根據證券及期貨條例)於本公司 136,828,569股股份中持有權益。該等股份透過以下身 份持有:

- (a) 1,000,000股股份由王忠秣先生個人持有。
- (b) 135,828,569股股份由Salop Hong Kong Limited 持有,而該公司則由王忠秣先生全資擁有及控制。

除本文所披露者外,於二零二二年十二月 三十一日,本公司董事或主要行政人員或 彼等各自之聯繫人概無於本公司或其任何 相聯法團(定義見證券及期貨條例第XV部) 之股份、相關股份或債券中擁有須記錄於 證券及期貨條例第352條規定置存之記錄 冊內之任何權益或淡倉,或須根據標準守 則知會本公司及聯交所之權益或淡倉。

主要股東之權益

據本公司董事或主要行政人員所知,於 二零二二年十二月三十一日,下列人士(本 公司董事或主要行政人員除外)於本公司 股份或相關股份中擁有須記錄於證券及期 貨條例第336條規定置存之記錄冊內之權 益或淡倉如下:

INTERESTS OF DIRECTORS AND CHIEF EXECUTIVES (continued)

Long positions in shares of the Company (continued)

Note:

Mr. Wong Chung Mat, Ben was deemed (by virtue of the SFO) to be interested in 136,828,569 shares in the Company. These shares were held in the following capacity:

- (a) 1,000,000 shares were held by Mr. Wong Chung Mat, Ben personally.
- (b) 135,828,569 shares were held by Salop Hong Kong Limited, which was wholly-owned and controlled by Mr. Wong Chung Mat, Ben.

Save as disclosed herein, as at 31 December 2022, none of the Directors or chief executives of the Company or their respective associates had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

INTERESTS OF SUBSTANTIAL SHAREHOLDERS

So far as is known to the Directors or chief executives of the Company, as at 31 December 2022, persons (other than the Directors or chief executives of the Company) who had interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO were as follows:

主要股東之權益(續)

於本公司股份之好倉

INTERESTS OF SUBSTANTIAL SHAREHOLDERS (continued)

Long positions in shares of the Company

主要股東名稱/姓名 Name of substantial shareholders	身份 Capacity	普通股數目 Number of ordinary shares	約佔已發行 股份百分比 Approximate percentage of the issued shares
Salop Hong Kong Limited	實益擁有人 (附註1) Beneficial owner (Note 1)	135,828,569	28.39%
Cantrust (Far East) Limited	信託人 (附註2) Trustee (Note 2)	126,298,413	26.40%
王忠椏 Wong Chung Ah, Johnny	實益擁有人、配偶權益及全權信託之 創辦人(附註3) Beneficial owner, interest of spouse and founder of a discretionary trust (Note 3)	90,308,532	18.87%
陸潔貞 Luk Kit Ching	實益擁有人及配偶權益 (附註3) Beneficial owner and interest of spouse (Note 3)	90,308,532	18.87%
Kong King International Limited	賓益擁有人 (附註3(c)) Beneficial owner (Note 3(c))	88,073,532	18.41%
WLJ Holding Limited	受控制法團之權益 (附註3(c)) Interest of controlled corporation (Note 3(c))	88,073,532	18.41%
王忠梴 Wong Chung Yin, Michael	實益擁有人及共同持有之權益 (附註4) Beneficial owner and joint interest (Note 4)	78,526,001	16.41%
胡倩明 Woo Sin Ming	共同持有之權益及配偶權益 (附註4) Joint interest and interest of spouse (Note 4)	78,526,001	16.41%
王忠恩 Wong Chung Yan, Claudia	全權信託之創辦人 (附註5) Founder of a discretionary trust (Note 5)	38,224,881	7.99%
New Chung Yan Limited	受控制法團之權益 (附註5) Interest of controlled corporation (Note 5)	38,224,881	7.99%
王忠椒 Everitt, Chung Chui	全權信託之創辦人 (附註6) Founder of a discretionary trust (Note 6)	31,379,167	6.56%
Sycamore Assets Limited	實益擁有人 (附註6) Beneficial owner (Note 6)	31,379,167	6.56%
HSBC International Trustee Limited	信託人 (附註6) Trustee (Note 6)	31,379,167	6.56%

主要股東之權益(續)

於本公司股份之好倉(續)

附註:

- Salop Hong Kong Limited為一間由王忠秣先生全 資擁有及控制之公司。請參閱「董事及主要行政 人員之權益」一節附註。
- Cantrust (Far East) Limited被視為(根據證券及 2. 期貨條例)於本公司126,298,413股股份中持有權 益。該等股份透過以下身份持有:
 - (a) 88,073,532股股份由Kong King International Limited根據一項全權信託持 有,而Cantrust (Far East) Limited為該信託 之信託人。請參閱下文附註3(c)。
 - (b) 19,112,441股股份及19,112,440股股份 分別由Aldalyn Limited及Blueford Limited 根據一項全權信託持有,而Cantrust (Far East) Limited為該信託之信託人。請參閱下 文附註5。
- 王忠椏先生及其妻子陸潔貞女士被視為(根據證 3. 券及期貨條例)於本公司同一批90,308,532股股 份中持有權益。該等股份透過以下身份持有:
 - (a) 1,000,000股股份由王忠椏先生個人持有。
 - (b) 1,235,000股股份由王忠椏先生之妻子 陸潔貞女士持有。
 - (c) 88,073,532股股份由Kong King International Limited根據一項全權信託 持有,而王忠椏先生被視為(根據證券 及期貨條例)該信託之創辦人,Cantrust (Far East) Limited則為信託人。Kong King International Limited由WLJ Holding Limited全資擁有,而該公司則由Cantrust (Far East) Limited全資擁有。王忠椏先生、 陸潔貞女士、Kong King International Limited、WLJ Holding Limited及Cantrust (Far East) Limited各自被視為持有同一批 88,073,532股股份之權益。

INTERESTS OF SUBSTANTIAL SHAREHOLDERS (continued)

Long positions in shares of the Company (continued)

Notes:

- Salop Hong Kong Limited was a company wholly-owned and controlled by Mr. Wong Chung Mat, Ben. Please refer to the Note under the section headed "Interests of Directors and chief executives".
 - Cantrust (Far East) Limited was deemed (by virtue of the SFO) to be interested in 126,298,413 shares in the Company. These shares were held in the following capacity:
 - (a) 88,073,532 shares were held by Kong King International Limited under a discretionary trust, of which Cantrust (Far East) Limited was the trustee. Please refer to Note 3(c) below.
 - (b) 19,112,441 shares and 19,112,440 shares were held by Aldalyn Limited and Blueford Limited respectively under a discretionary trust, of which Cantrust (Far East) Limited was the trustee. Please refer to Note 5 below.
 - Mr. Wong Chung Ah, Johnny and his wife, Ms. Luk Kit Ching, were deemed (by virtue of the SFO) to be interested in the same block of 90,308,532 shares in the Company. These shares were held in the following capacity:
 - (a) 1,000,000 shares were held by Mr. Wong Chung Ah, Johnny personally.
 - (b) 1,235,000 shares were held by Ms. Luk Kit Ching, wife of Mr. Wong Chung Ah, Johnny.
 - (c) 88,073,532 shares were held by Kong King International Limited under a discretionary trust, of which Mr. Wong Chung Ah, Johnny was regarded as the founder (by virtue of the SFO) and Cantrust (Far East) Limited was the trustee. Kong King International Limited was wholly-owned by WLJ Holding Limited, which was wholly-owned by Cantrust (Far East) Limited. Each of Mr. Wong Chung Ah, Johnny, Ms. Luk Kit Ching, Kong King International Limited, WLJ Holding Limited and Cantrust (Far East) Limited was deemed to be interested in the same block of 88,073,532 shares.

主要股東之權益(續)

於本公司股份之好倉(續)

附註:(續)

- 王忠梴先生及其妻子胡倩明女士被視為(根據證券及期貨條例)於本公司同一批78,526,001股股份中持有權益。該等股份透過以下身份持有:
 - (a) 50,458,041股股份由王忠梴先生個人持有。
 - (b) 28,067,960股股份由王忠梴先生及胡倩明 女士共同持有。
- 王忠恩女士被視為(根據證券及期貨條例)於本 5. 公司19,112,441股股份及19,112,440股股份中 持有權益,該等股份分別由Aldalyn Limited及 Blueford Limited根據一項全權信託持有(總數為 38,224,881股股份),而王忠恩女士被視為(根 據證券及期貨條例)該信託之創辦人,Cantrust (Far East) Limited則為信託人。Aldalyn Limited及 Blueford Limited則為信託人。Aldalyn Limited及 Blueford Limited由New Chung Yan Limited全資 擁有,而該公司則由Cantrust (Far East) Limited 全資擁有。王忠恩女士、New Chung Yan Limited 及Cantrust (Far East) Limited各自被視為持有同 一批38,224,881股股份之權益。
- 王忠椒女士被視為(根據證券及期貨條例)於本 公司31,379,167股股份中持有權益,該等股份 由Sycamore Assets Limited根據一項全權信託 持有,而王忠椒女士被視為(根據證券及期貨條 例)該信託之創辦人,HSBC International Trustee Limited則為信託人。Sycamore Assets Limited由 HSBC International Trustee Limited全資擁有。 王忠椒女士、Sycamore Assets Limited及HSBC International Trustee Limited各自被視為持有同 一批31,379,167股股份之權益。

除本文所披露者外,於二零二二年十二月 三十一日,董事並不知悉任何其他人士於 本公司股份或相關股份中擁有須記錄於證 券及期貨條例第336條規定置存之記錄冊 內之權益或淡倉。

INTERESTS OF SUBSTANTIAL SHAREHOLDERS (continued)

Long positions in shares of the Company (continued)

Notes: (continued)

- 4. Mr. Wong Chung Yin, Michael and his wife, Ms. Woo Sin Ming, were deemed (by virtue of the SFO) to be interested in the same block of 78,526,001 shares in the Company. These shares were held in the following capacity:
 - (a) 50,458,041 shares were held by Mr. Wong Chung Yin, Michael personally.
 - (b) 28,067,960 shares were held by Mr. Wong Chung Yin, Michael and Ms. Woo Sin Ming jointly.
 - Ms. Wong Chung Yan, Claudia was deemed (by virtue of the SFO) to be interested in 19,112,441 shares and 19,112,440 shares in the Company which were held by Aldalyn Limited and Blueford Limited respectively (38,224,881 shares in total) under a discretionary trust, of which Ms. Wong Chung Yan, Claudia was regarded as the founder (by virtue of the SFO) and Cantrust (Far East) Limited was the trustee. Aldalyn Limited and Blueford Limited were wholly-owned by New Chung Yan Limited, which was wholly-owned by Cantrust (Far East) Limited. Each of Ms. Wong Chung Yan, Claudia, New Chung Yan Limited and Cantrust (Far East) Limited was deemed to be interested in the same block of 38,224,881 shares.
- 6. Mrs. Everitt, Chung Chui was deemed (by virtue of the SFO) to be interested in 31,379,167 shares in the Company which were held by Sycamore Assets Limited under a discretionary trust, of which Mrs. Everitt, Chung Chui was regarded as the founder (by virtue of the SFO) and HSBC International Trustee Limited was the trustee. Sycamore Assets Limited was wholly-owned by HSBC International Trustee Limited. Each of Mrs. Everitt, Chung Chui, Sycamore Assets Limited and HSBC International Trustee Limited was deemed to be interested in the same block of 31,379,167 shares.

Save as disclosed herein, the Directors are not aware of any other persons who, as at 31 December 2022, 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 the SFO.

購股權

本公司於二零二零年六月二十六日採納購 股權計劃(「該計劃」),自該計劃採納日 期起直至二零二二年十二月三十一日,並 無購股權根據該計劃授出。於二零二二年 一月一日及二零二二年十二月三十一日, 根據計劃授權可供授出的購股權數目為 47,848,379份。

購股權計劃概要

根據上市規則,該計劃概要披露如下:

1. 目的

該計劃旨在獎勵對本集團有貢獻或將 有貢獻之合資格參與者(於下文第2 段詳述),並鼓勵彼等為本公司及其 股東之整體利益,努力提高本公司及 其股份之價值。

2. 參與者

合資格參與者包括董事會全權認為曾 對或將對本集團有所貢獻之本集團任 何成員公司之董事(包括執行董事、 非執行董事及獨立非執行董事)及僱 員(不論是全職或兼職僱員)。

3. 可予發行之股份總數

因行使根據該計劃及本公司任何其他 購股權計劃授出而尚未行使之所有未 行使購股權而可能發行之股份數目整 體上限,不得超過本公司不時已發行 股份之30%。

SHARE OPTIONS

The Company has adopted a share option scheme (the "Scheme") on 26 June 2020. No option has been granted under the Scheme since its adoption date and up to 31 December 2022. As at 1 January 2022 and 31 December 2022, the number of options available for grant under the scheme mandate was 47,848,379.

SUMMARY OF THE SHARE OPTION SCHEME

A summary of the Scheme disclosed in accordance with the Listing Rules is as follows:

1. Purpose

The purpose of the Scheme is to reward the eligible participants (as described in paragraph 2 below) who have contributed or will contribute to the Group and to encourage them to work towards enhancing the value of the Company and its shares for the benefit of the Company and its shareholders as a whole.

2. Participants

Eligible participants include Directors (including Executive Directors, Non-executive Directors and Independent Non-executive Directors) and employees (whether full time or part time employees) of any member of the Group who the Board considers, in its sole discretion, have contributed or will contribute to the Group.

3. Total number of shares available for issue

The overall limit on the number of shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Scheme and any other share option schemes of the Company must not exceed 30% of the shares of the Company in issue from time to time.



購股權計劃概要(續)

4. 各參與者之權益上限

除非獲得股東批准,否則於任何12個 月期間因行使根據該計劃及本公司任 何其他計劃授予各名承授人之購股權 (包括已行使及尚未行使購股權)已 發行及將予發行之股份總數,不得超 過本公司已發行股份之1%。

5. 購股權可行使之期限

特定購股權之購股權期限指可行使購 股權之期間,董事會於提出要約時須釐 定該期間並知會各承授人,而在任何情 況下,該期間不得於授出日期起計10年 後屆滿。

6. 購股權之歸屬期

除董事會另行全權酌情決定者外,由購 股權授出日期至購股權根據該計劃的 條款可行使前,持有購股權最短期限必 須為1年。

接納購股權須支付之金額及付款 7. 期限

為接納購股權,承授人須於接獲要約函件日期起計21日內支付港幣10元予本 公司,作為接納購股權之代價。

SUMMARY OF THE SHARE OPTION SCHEME (continued)

4. Maximum entitlement of each participant

The total number of shares issued and to be issued upon exercise of the options granted to any grantee (including both exercised and outstanding options) under the Scheme and any other schemes of the Company in any 12-month period must not exceed 1% of shares of the Company in issue, unless approved by shareholders.

5. Period within which the option may be exercised

The option period of a particular option is the period during which the option can be exercised, such period to be determined and notified by the Board to each grantee at the time of making the offer, and in any event such period of time shall not expire later than 10 years from the date of grant.

6. Vesting period of the option

Unless otherwise determined by the Board at its sole discretion, there is a minimum period of 1 year for which an option must be held after its date of grant before such an option can be exercised under the terms of the Scheme.

Amount payable on acceptance of the option and the payment period

To accept the grant of an option, HK\$10 as consideration for the grant of an option must be paid by the grantee to the Company within 21 days from the date on which an offer letter is delivered to the grantee.
董事會報告書 Directors' Report

購股權計劃概要(續)

8. 釐定行使價之基準

行使價須由董事會全權酌情釐定,惟於 任何情況下不得低於下列之最高者:

- (a) 股份於授出日期(必須為營業日)於聯交所每日報價表所報之 收市價:
- (b) 股份於緊接授出日期前5個營業日 於聯交所每日報價表所報之平均 收市價;及
- (c) 股份面值。

9. 該計劃之有效期

該計劃於二零二零年六月二十六日起 直至二零三零年六月二十五日(包括該 日)止10年期間維持有效。

認購股份或債券之安排

除購股權計劃外,本公司、其附屬公司、其相 聯法團或其指明企業於本年度內概無訂立 任何安排,致使本公司之董事或主要行政人 員或彼等各自之聯繫人可透過購入本公司 或其相聯法團或任何其他法人團體之股份、 相關股份或債券而獲取利益。

SUMMARY OF THE SHARE OPTION SCHEME (continued)

8. Basis of determining the exercise price

The exercise price shall be such price determined by the Board in its absolute discretion but in any event shall not be less than the higher of:

- (a) the closing price of the shares as stated in the daily quotations sheet issued by the Stock Exchange on the date of grant, which must be a business day;
- (b) the average closing price of the shares as stated in the daily quotations sheets issued by the Stock Exchange for the 5 business days immediately preceding the date of the grant; and
- (c) the nominal value of the shares.

9. Life of the Scheme

The Scheme shall remain in force for 10 years commencing on 26 June 2020 up to and including 25 June 2030.

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

Apart from the share option scheme, at no time during the year was the Company, its subsidiaries, its associated corporations, or its specified undertaking a party to any arrangement to enable the Directors or chief executives of the Company or their respective associates to acquire benefits by means of acquisition of shares or underlying shares in, or debentures of, the Company, its associated corporations or any other body corporate.



股票掛鈎協議

年內本公司概無訂立股票掛鈎協議,於年度 終結時仍然存續之購股權計劃除外。

退休福利計劃

有關本集團退休福利計劃之詳情載於綜合 財務報表附註7。

關連人士交易

倘综合財務報表附註38內所述任何交易構成關連交易,本公司則已遵守上市規則之有 關披露及批准規定(如有)。

董事於交易、安排及合約中之重大 權益

於年度終結時或年內任何時間,本公司董事 並未在任何與本公司或其任何附屬公司所 訂立關乎本集團業務之重要交易、安排及合 約中取得任何直接或間接之重大權益。

EQUITY-LINKED AGREEMENTS

No equity-linked agreement was entered into by the Company during the year, save for the share option scheme which subsisted at the year end.

RETIREMENT BENEFIT SCHEMES

Details of the Group's retirement benefit schemes are set out in note 7 to the consolidated financial statements.

RELATED PARTY TRANSACTIONS

Where any transaction mentioned in note 38 to the consolidated financial statements constitutes a connected transaction, the disclosure and approval requirements, if any, under the Listing Rules have been complied with.

DIRECTORS' MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS AND CONTRACTS

No transactions, arrangements and contracts of significance in relation to the Group's business to which the Company or any of its subsidiaries was a party and in which a Director of the Company had, whether directly or indirectly, a material interest subsisted at the end of the year or at any time during the year.

董事服務合約

擬於本公司應屆股東週年大會上重選連任 之董事,並無與本公司或其附屬公司訂立任 何倘本公司或其附屬公司不支付補償費用 (法定補償除外)則不得於1年內終止之服務 合約。

SERVICE CONTRACTS OF DIRECTORS

There is no service contract, which is not determinable by the Company or its subsidiaries within 1 year without payment of compensation (other than statutory compensation), with any Director proposed for reelection at the forthcoming annual general meeting of the Company.

獲准許的董事彌償及保險

本公司之公司細則規定本公司每位董事或本 公司其他高級管理人員及清盤人或信託人(如 有),在法律容許的範圍內,就其執行職務或 與此有關所蒙受或招致之一切損失或責任, 均可從本公司資產中獲得彌償。

本公司於年內亦已購買及維持董事及高級 管理人員責任保險,為其董事及高級管理人 員面對某些可能出現之法律行動時提供適 當的保障。

PERMITTED DIRECTORS' INDEMNITIES AND INSURANCE

The Bye-laws of the Company provide that every Director or other officer of the Company and the liquidator or trustees (if any) for the time being shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities which he may sustain or incur in or about the execution of the duties of his office, to the extent permitted by the laws.

The Company has also taken out and maintained Directors' and officers' liability insurance throughout the year, which provides appropriate cover for certain legal actions that may be brought against its Directors and officers.

重大投資

於二零二二年十二月三十一日,重大投資之 詳情載列如下:

SIGNIFICANT INVESTMENT

As at 31 December 2022, the details of the significant investment are set out below:

公司名稱 Name of company	註冊成立地點 Place of incorporation	持有股份數目 Number of shares held	擁有權權益比例 Proportion of ownership interest	主要業務 Principal activities
Talent Chain Investments Limited	英屬維爾京群島 BVI	357	35.7%	投資控股 Investment holding
冠奧投資有限公司 (附註) Crown Opal Investment Limited (Note)	香港 Hong Kong	不適用 N/A	35.7%	物業持有 Property holding

附註: 冠奧投資有限公司為Talent Chain Investments Limited之附屬公司。

於二零二二年十二月三十一日,於Talent A Chain Investments Limited及冠奧投資有限公 C 司之投資淨額為港幣2,051,800,000元,該金 L 額超過本集團總資產5%,而公允價值為港幣 5 2,071,300,000元,即本集團總資產27.0%。 w

Note: Crown Opal Investment Limited is a subsidiary of Talent Chain Investments Limited.

As at 31 December 2022, net investment in Talent Chain Investments Limited and Crown Opal Investment Limited was HK\$2,051.8 million, which amount exceeds 5% of the total assets of the Group, and the fair value was HK\$2,071.3 million, which represents 27.0% of the total assets of the Group.



重大投資(續)

於截至二零二二年十二月三十一日止年度, 應佔Talent Chain Investments Limited及冠奥 投資有限公司之虧損為港幣43,900,000元, 該金額包括在應佔合營企業虧損內。

Talent Chain Investments Limited及冠奥投 資有限公司之投資為持有位於觀塘的Two Harbour Square商業樓宇。經考慮本集團之 融資需求後,本集團擬盡可能持有應佔該物 業項目之權益,以作出租用途。

對聯屬公司的財務支援

根據上市規則第十三章項下之披露責任, 於二零二二年十二月三十一日,墊付予本 集團的合營企業Open Vantage Limited及 Talent Chain Investments Limited之貸款港幣 1,056,100,000元,超逾本集團於二零二二年 十二月三十一日總資產之8%。該等墊款為 無抵押及免息。該等墊款乃於二零零八年至 二零二二年,年結日為十二月三十一日之財 政年度內提供。

有關該等合營企業的財務資料概要載於綜 合財務報表附註19。

本公司分別於二零一五年十一月二十四日及 二零一五年十二月十五日發佈公佈及通函, 內容有關向Talent Chain Investments Limited 提供額外財務資助,根據上市規則,其構成 本公司一項主要交易。進一步詳情載於該公 佈及通函內。

SIGNIFICANT INVESTMENT (continued)

During the year ended 31 December 2022, the share of losses of Talent Chain Investments Limited and Crown Opal Investment Limited, which included in the share of losses of joint ventures, was HK\$43.9 million.

The investment in Talent Chain Investments Limited and Crown Opal Investment Limited is holding a commercial building in Kwun Tong, Two Harbour Square. It is the Group's preference to hold its interest in its attributable share of the property project as much as possible for leasing purposes after taking into account the Group's financial requirements.

FINANCIAL ASSISTANCE TO AFFILIATED COMPANIES

Based on the disclosure obligations under Chapter 13 of the Listing Rules, as at 31 December 2022, the loans advanced to Open Vantage Limited and Talent Chain Investments Limited, the joint venture companies of the Group, amounted to HK\$1,056.1 million, which amount exceeds 8% of the total assets of the Group as at 31 December 2022. The advances are unsecured and interest-free. The advances were made during the financial years ended 31 December from 2008 to 2022.

The summarised financial information of the joint venture companies are set out in note 19 to the consolidated financial statements.

On 24 November 2015 and 15 December 2015, the Company issued an announcement and a circular respectively in relation to the provision of additional financial assistance to Talent Chain Investments Limited which constituted a major transaction for the Company under the Listing Rules. Further details were set out in the announcement and circular.

集團貸款及利息資本化

須於1年內償還或於要求時償還之銀行貸款 及透支刊載於綜合財務報表附註31內,而可 於超過1年之期間償還之銀行貸款及其他貸 款亦刊載於綜合財務報表附註31內。於年內, 本集團並無將利息撥作為資本。

GROUP BORROWINGS AND INTEREST CAPITALISED

Bank loans and overdrafts repayable within 1 year or on demand are set out in note 31 to the consolidated financial statements. Bank loans and other borrowings repayable within a period of more than 1 year are set out in note 31 to the consolidated financial statements. No interest was capitalised by the Group during the year.

環境及社會事宜

本集團於環境及社會事宜方面之績效載於 本年報之環境、社會及管治報告書內。

企業管治

本公司主要之企業管治常規載於本年報之 企業管治報告書內。

足夠公眾持股量

根據本公司獲得之公開資料並就本公司董 事所知,於本董事會報告書日期,本公司相 信,公眾所持有之本公司股份數目高於有關 方面規定之最低百分比。

ENVIRONMENTAL AND SOCIAL MATTERS

The Group's performance on environmental and social matters is set out in the Environmental, Social and Governance Report of this Annual Report.

CORPORATE GOVERNANCE

The principal corporate governance practices of the Company are set out in the Corporate Governance Report of this Annual Report.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors of the Company as at the date of this Directors' Report, the Company believes that the number of shares of the Company which are in the hands of the public is above the relevant prescribed minimum percentage.

董事會報告書 Directors' Report

核數師

AUDITOR

本年度之財務報表由羅兵咸永道會計師事 The financial statements for the year have been audited by PricewaterhouseCoopers who retire and, being eligible, offer themselves for re-appointment.

代表董事會

On behalf of the Board

王忠秣	WONG CHUNG MAT, BEN
主席兼行政總裁	Chairman and Chief Executive Officer
香港,二零二三年三月二十四日	Hong Kong, 24 March 2023

本公司欣然提呈截至二零二二年十二月 三十一日止年度之環境、社會及管治(「環 境、社會及管治」)報告書,以提供本集團 管理重要環境、社會及管治事宜的概覽。 本報告書乃參照香港聯合交易所有限公 司證券上市規則附錄二十七環境、社會及 管治報告指引(「聯交所環境、社會及管治 指引」)而編製,其適用於二零二二財政年 度。本公司董事認為,於回顧年度內,本公 司一直遵守聯交所環境、社會及管治指引 所載之「不遵守就解釋」條文。

本報告書涵蓋本集團之核心活動,此涉及 三間全資附屬公司,即華高王氏科技(深 圳)有限公司、Welco Technology Vietnam Company Limited與華高科技(蘇州)有限 公司分別設於深圳、越南及蘇州的三間生 產廠房的營運。此外,在社會範疇方面亦 涉及本公司設於香港的總辦事處。有關本 集團企業管治的其他資料載於本年報之企 業管治報告書內。 The Company is pleased to present the Environmental, Social and Governance ("ESG") Report for the year ended 31 December 2022 to provide an overview of the Group's management of significant environmental, social and governance issues. The report has been prepared with reference to the ESG Reporting Guide in Appendix 27 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Stock Exchange ESG Guide") which is applicable for the financial year of 2022. In the opinion of the Directors of the Company, for the year under review, the Company has complied with the "comply or explain" provisions set out in the Stock Exchange ESG Guide.

This Report covers the core activities of the Group which involve operations of the three manufacturing factories located in Shenzhen, Vietnam and Suzhou under our wholly-owned subsidiaries, namely Welco Wong's Technology (Shenzhen) Limited, Welco Technology Vietnam Company Limited and Welco Technology (Suzhou) Limited, respectively. Furthermore, in respect of the social aspect, the Company's principal office in Hong Kong is also involved. Additional information in relation to the Group's corporate governance is set out in the Corporate Governance Report of this Annual Report.

董事會管理方法

董事會確認其整體負責監督本集團的環 境、社會及管治的目標、策略及管理方法; 及制定流程以評估、優先考慮及管理重大 環境、社會及管治事宜。董事會定期評估 及檢討環境、社會及管治風險及機遇,制 定策略並確保就其業務的環境、社會及管 治方面建立及維持有效的監控系統。董事 會至少每年一次討論,檢查及評估所有相 關的環境、社會及管治事宜及目標進展情 況。本集團已成立由高層及中層管理人員 組成的環境、社會及管治工作小組,協助 董事會落實環境、社會及管治相關的策略 及目標。環境、社會及管治工作小組致力 於指導和監督各項業務的職能,以有效實 施各項措施及實現環境、社會及管治的策 略及目標。

BOARD MANAGEMENT APPROACH

The Board acknowledges its overall responsibility for overseeing the Group's ESG objectives, strategies and management approach; and sets the process to evaluate, prioritize and manage material ESG issues. The Board regularly assesses and reviews the environmental, social and governance risks and opportunities, formulate its strategies and ensures the establishment and maintenance of an effective control systems on the environmental, social and governance aspects of its business. The Board discusses, reviews and evaluates all relevant ESG issues and the progress towards the targets at least once a year. The Group has set up an ESG Working Group which consists of members from senior and middle management to assist the Board to implement the ESG related strategies and targets. The ESG Working Group strives to guide and monitor various business functions to effectively implement the measures to achieve the ESG strategies and targets.

環境、社會及管治策略

本集團的環境、社會及管治策略力爭在5 個主要領域取得高水平的積極成果:

- (i) 承諾以高度道德管治的方式開展業務;
- (ii) 以完善的制度挑選優質、高效、可靠 (的供應商,為客戶提供優質及安全的 產品;
- (iii) 建立良好及互幫互助的工作環境,提 供公平及平等待遇、有競爭力的福利 及激勵制度以及高效培訓計劃,以維 持稱職、專業及有品德的員工隊伍;

ESG STRATEGY

The Group's ESG Strategy is to strive for high level of positive outcomes on 5 major areas:

- (i) Commit to do business with high degree of ethical governance;
- Provide high quality and safe products to the customers with a well-established system to select high quality, efficient and reliable suppliers;
- (iii) Establish a good and supportive workplace that upholds fair and equal treatment, competitive welfare and incentive system and an effective training program aim for sustaining a competent, professional and ethical workforce;

環境·社會及管治策略(續)

- (iv) 通過參與各種義工活動、慈善活動及 教育捐贈,積極參與當地社區活動, 做好良好企業公民職責,以創造共享 價值,支持有需要人士;及
- (v) 建立完善的環境管理體系,確保營運 全程合規,同時積極控制及努力減少 排放、浪費及資源低效利用的情況。

ESG STRATEGY (continued)

- (iv) Actively participate in local community activities and good corporate citizenship through engaging various volunteering works, charity events and education donation with an aim to create shared value and support the people in need; and
- (v) Set up a sound environmental management system to ensure compliance throughout the operations meanwhile actively control and endeavor to reduce emissions, wastes and inefficient use of resources and energy.



我們關注的環境、社會及管治範疇 Our ESG areas of concern

報告原則

本報告乃根據以下原則編製,且符合環境、 社會及管治報告指引:

1) 重要性

透過與持份者之往來及重要性評估考 慮持份者之利益及期望。

2) 量化

有關所使用的標準、方法、假設及轉換因素來源的資料已獲披露。本報告 呈報的數據已經過評估及驗證。

3) 平衡

本報告資料的呈現格式,讓用戶可按 年查看表現的正面及負面趨勢。

4) 一致性

本報告乃採用一致的方法編製。資料 可按年基準比較。可識別及解釋報告 期之間的任何重大差異。

REPORTING PRINCIPLES

The report has been prepared in accordance with the following principles and is in compliance with the ESG reporting guideline:

1) Materiality

The interests and expectation of stakeholders is taken into account through the engagement with the stakeholders and the materiality assessment.

2) Quantitative

Information on the standards, methodologies, assumptions and source of conversion factors used have been disclosed. Data reported in this report have been evaluated and validated.

3) Balance

The information in this report is presented in a format that the users can see the positive and negative trends in performance on a year-to-year basis.

4) Consistency

The report is prepared using consistent methodologies. Information can be compared on a year-to-year basis. Any significant variation between reporting period can be identified and explained.

重要性

MATERIALITY

本集團致力生產及供應優質產品的同時, 亦時刻關心社區、環境及天然資源,以及 保障公眾健康及安全。本集團訂有商業標 準及操守規範,以助我們履行對持份者(包 括股東及投資者、監管機構、社區、客戶、 供應商及員工)之承擔。

It is the commitment of the Group to manufacture and supply good quality products, while caring about the community, environment and natural resources and safeguarding the health and safety of the public. The Group has set up business standards and ethical practices which enable us to fulfill our commitments to our stakeholders, including shareholders and investors, regulatory bodies, communities, customers, suppliers and employees.

我們的重要性評估包括四個步驟:

- 1) 識別一組相關環境、社會及經濟議題;
- 2) 根據持份者之影響及關注事項排序;
- 3) 驗證及批准持份者交流結果;及
- 4) 審查及識別改善空間。

- Our material assessment involves a four-step process:
- 1) Identification of a pool of relevant environmental, social and economics topics;
- 2) Prioritization based on the impact and concerns of stakeholders;
- 3) validation and approval of the stakeholders engagement results; and
- 4) review and identification of the gaps for improvement.

重要性(續)

我們深明與持份者之溝通以及彼等之回應 及關注對本集團持續改進與發展甚為重 要。溝通渠道如下:

MATERIALITY (continued)

We realise that dialogues with stakeholders as well as their feedback and concerns are crucial for the continuous enhancement and growth of the Group. Communication channels are as follows:

持份者組別 Stakeholder Groups	參與渠道 Engagement Channels				
股東及投資者 Shareholders and Investors	年度/中期報告 Annual/interim reports 公司網頁 Company webpage 通函 Circulars 股東大會 General meetings				
監管機構 Regulatory Bodies	報告 Reports 認證/許可 Certifications/licensing 會議、電郵及信函 Meetings, emails and correspondences				
社區 Communities	慈善活動 Charity events 電郵及信函 Emails and Correspondences				
客戶 Customers	公司網頁 Company webpage 滿意度調查 Satisfaction surveys 會議、電郵及信函 Meetings, emails and Correspondences				
供應商 Suppliers	供應商評估 Supplier assessment 會議、電郵及信函 Meetings, emails and Correspondences				
員工 Employees	會議及電郵 Meetings and emails 績效評估 Performance assessment 培訓計劃 Training programs 公司活動 Company events 公告欄 Notice Board				

重要性(續)

MATERIALITY (continued)

於進行外部及內部評估後的重要性矩陣概 述如下: The Materiality matrix after external and internal assessment is summarized as follows:



對持份者的重要性 Important to stakeholders

範疇 Area	項目 Item	議題 Topic	範疇 Area	項目 Item	議題 Topic
管治 Governance	1	業務策略及表現 Business Strategy and Performance		12	多元化與平等機會 Diversity and Equal Opportunity
	2	風險管理 Risk Management		13	人才吸引及挽留管理 Talent Attraction and Retention Management
	3	反貪污 Anti-corruption	勞工	14	員工福利及工作環境福祉 Employee Benefits and Workplace Well-being
	4	法律合規 Law Compliance	Labour	15	發展及培訓 Development and Training
環境 Environmental	5	能耗管理 Energy Consumption Management		16	職業健康與安全 Occupational Health and Safety
	6	用水管理 Water Management		17	員工及勞工常規 Employee and Labour Practice
	7	溫室氣體排放 Greenhouse Gas Emission			
	8	材料使用 Use of Materials	產品及服務	18	供應商管理及評估 Supplier Management and Assessment
	9	廢棄物管理 Waste Management	Product and Service	19	產品質量及安全 Product Quality and Safety
	10	運輸管理 Transportation Management			
	11	化學物管理 Chemical Management	社區 Community	20	社區參與 Community Engagement

環保

本集團相信環保、低碳、保護資源及可持 續發展為社會大趨勢。我們致力盡量減低 對環境及天然資源造成的影響及持續改 善業務的環境可持續發展。我們一方面努 力為全球客戶帶來優質產品,同時亦積極 監控並鋭意減少排放物、廢棄物及低效能 使用資源及能源。我們已成立環境、健康 及安全委員會(「環境、健康及安全事宜。 我們旗下的生產設施乃按國際環境質素系 統(ISO 14001及ISO 45001)持續管理及 監控。

ENVIRONMENTAL PROTECTION

The Group believes that environmental protection, low carbon footprint, resources conservation and sustainability development is the key trends in the society. We are committed to minimize the impacts to the environment and natural resources and continuously improve the environmental sustainability of the business. Our vision is to bring good quality products to the customers around the world while actively control and endeavor to reduce emissions, wastes and inefficient use of resources and energy. An Environmental, Health and Safety Committee ("EHSC") has been established to oversee environmental, health and safety matters. Our manufacturing facilities are constantly managed and monitored under international environmental quality systems (ISO 14001 and ISO 45001).

環保(續)

我們的環境政策包括:

- 教育及鼓勵全體僱員肩負環保的責任;
- 透過評估生產過程及物料以消除或盡 量減低有害物質或廢棄物造成的環境 影響,從而防止污染;
- 識別所有活動中的危險,並採取適當
 措施控制風險及避免嚴重受傷;
- 藉善用而節約資源; (
- 遵守所有相關環境法例及政府規定;
- 藉著定期審核以檢討環境管理系統之 成效,從而達致持續改進;
- 符合國際有害物質規例及個別客戶對 環保的要求;及
- 向所有相關人士傳達及處理有關合規 方面的關注。

ENVIRONMENTAL PROTECTION (continued)

Our Environmental Policy includes:

- Educate and motivate all our employees to be accountable and responsible for environment protection;
- Prevent pollution through evaluation of manufacturing processes and materials to eliminate or minimize environmental impact due to hazardous substances or wastes;
- 適當 Identify hazards in all activities, and take appropriate actions to control risks and avoid serious injuries;
- Conserve all resources through efficient usage;
 - : Comply with all relevant environmental laws and government requirements;
- 充之 Review the effectiveness of the environmental management system through regular audits for continuous improvements;
- 戶對 Meet international hazardous substance regulations and green requirements from specific customers; and
- 專達及處理有關合規 Share and address compliance concerns with all interested parties.

環保(續)

排放及節約能源

我們致力加強及提升環保設施,並改良處 理及減少生產過程中與有害元素相關廢棄 物及排放物的能力。

我們的廢氣排放主要來自公司汽車。於二零 二二年,我們產生的氮氧化物、硫氧化物 及顆粒物分別為1,617.82公斤、1.05公斤 及115.63公斤。與二零二一年比較,減少 主要是由於二零二二年當地車輛運輸所需 的運輸量有所減少。相關部門已經採取措 施,將汽車維持於良好狀態,以儘量減少 廢氣排放。

我們的溫室氣體排放主要來自用電、公司 汽車及生產機械的碳排放。於二零二二年, 我們產生的二氧化碳排放為17,789噸, 耗電量為29,756,646千瓦時。與二零二一 年比較,通過提升能源效益,耗電量減少 4.1%。本集團認為能源效益對減少排放 溫室氣體尤其重要。

我們定期由政府認證實驗室進行國際標準 及政府法規相關的環境測試。

ENVIRONMENTAL PROTECTION (continued)

Emissions and Energy Conservation

We have taken rigorous efforts to enhance and upgrade the environmental facilities and improve the capabilities in processing and reducing wastes and emissions related to hazardous elements in the manufacturing process.

Our air emissions were generated mainly by company vehicles. In 2022, our NOx, SOx and PM were 1,617.82 kgs, 1.05 kgs and 115.63 kgs respectively. Comparing with the result in 2021, the decrease was mainly due to shipment required local vehicle transportation decrease in 2022. Relevant departments have been taking measures to maintain vehicles in good conditions in order to minimise air emission.

Our greenhouse gas emissions were contributed mainly by electricity consumptions, company vehicles and carbon emissions from the production machines. In 2022, our CO_2 emission was 17,789 tons and electricity consumptions was 29,756,646 kwh. Comparing with the result in 2021, there was 4.1% decrease by improved energy efficiency. The Company considered great importance on energy efficiency to minimise the greenhouse gas emission.

We conducted regular environmental testing through government certified laboratories with respect to international standards and government laws and regulations.

環保(續)

排放及節約能源(續)

我們在減低廢氣排放、二氧化碳排放及能 源消耗,以及提高能源效益方面採取的行 動包括:

為冷氣系統安裝變頻裝置;

- 替换低效或淘汰多餘的冷氣機組;
- 一於頂層安裝噴水系統,以在夏天自動 噴水降低工作間的溫度;
- 使用LED燈代替普通燈;及
- 升級HVAC系統。

用水

我們致力在營運中有效節約用水及已採取 以下節約用水方案:

- 提倡及鼓勵僱員支持節約用水方案;
- 減少冷水機運行時間,提高利用率; 及
- 利用新技術及高效率升級去離子水 系統。

二零二二年的耗水量為290,772噸,較二零 二一年增加5.91%,主要由於業務增長及 夏季溫度上升。與二零二一年相比,用水 效率提升後,二零二二年以收益計的耗水 密度改善至每港幣百萬元收益85.41噸。

Emissions and Energy Conservation (continued)

ENVIRONMENTAL PROTECTION (continued)

Actions we have taken to reduce air emissions, emission of CO₂, energy consumption; and improve energy efficiency include:

- Installed variable frequency devices of air conditioning systems;
- Replaced low efficiency or eliminated excessive airconditioning units;
- _ Installed the water spraying system on the top floor to automatically spray water to cool down the temperature of the workshop in summer;
 - Replaced common lamps with LED; and
 - Upgraded HVAC system.

Water Consumption

We endeavor to conserve water effectively in the operations and implemented water conservation programs as follow:

- Promoted and motivated employees to support the water-saving program;
 - Reduced chiller running time and improved the utilization: and
- Upgraded the Deionised water system with new technology and high efficiency.

In 2022, water consumption was 290,772 tons which was increased 5.91% by comparing with the result in 2021, mainly due to business growth and increased temperature in summer. Comparing with the result in 2021, the water intensity by revenue in 2022 was improved to 85.41 tons per HK\$'million revenue after improving the efficiency of water usage.

環保(續)

廢棄物管理

於二零二二年,有害廢棄物及無害廢棄物 分別為113噸及965噸。有害廢棄物較二零 二一年增加11%,主要是由於電路板廢料 的數量增加,而無害廢棄物減少1.2%,主 要由於對廢卡板的管理更為完善。為創造 一個可持續發展的社會,我們對有害廢棄 物及無害廢棄物進行嚴格分類,有害廢棄 物會儲存於特定地區,並由訓練有素的員 工按照工作指引處理,棄置則交由認可代 理商負責。

各廠房均有提倡及推行減廢及循環再用。 我們會安排回收波峰焊接機的錫渣以減少 有害廢棄物。部份化工容器及包裝物料會 交回供應商循環再用及回收。我們亦使用 循環再用箱以減少耗用包裝物料。

使用其他資源

我們使用包裝物料保護產品,以減少運輸 中損壞的風險。於二零二二年,我們使用 1,579噸包裝物料,使用量比較二零二一 年高25.2%,乃主要由於國內銷售中重型 包裝產品的裝運數量有所增加。為了減少 包裝物料的使用,我們為更多的客戶推行 使用循環周轉箱,以替代紙箱。

ENVIRONMENTAL PROTECTION (continued)

Waste Management

In 2022, hazardous wastes and non-hazardous wastes were 113 tons and 965 tons respectively. Comparing with the result in 2021, hazardous wastes increased 11% mainly due to the volume increased for the PCB scrap materials. Non-hazardous wastes decreased by 1.2% mainly due to better control on the waste pallets. With the aim to create a sustainable society, we conduct strict classification of hazardous wastes and non-hazardous wastes, and hazardous wastes are stored in special areas, handled by well-trained employees in accordance with working instructions and disposed through accredited vendors.

Waste reduction and recycling have been promoted and implemented in the factories. We recycled solder dross from the wave soldering machines to reduce the amount of hazardous wastes. We returned some of the chemical containers and packaging to the suppliers to reuse and recycle. We used recycles boxes to reduce the use of packing materials.

Other Use of Resources

Package materials are used to protect our products in order to minimise the risk of damage during transportation. In 2022, package materials used was 1,579 tons which was 25.2% higher than the usage in 2021, mainly caused by the shipped quantity of those products with heavy packaging are increased in Domestic sales. To reduce the usage of packing materials, we implemented recycle box for more customers to replace the carton box.

環保(續)

氣候變化

氣候變化主要是由燃燒化石燃料用於能 源、煉鋼、水泥生產以及森林喪失而排放 的溫室氣體引致。本集團已識別及評估潛 在氣候相關風險,包括實體風險及轉型風 險,以及其對業務的潛在財務影響。本集 團已制定氣候變化。此外,本集團定期審閱 相關法律法規,以確保及時更新並遵守相 關規定。

本公司採用碳中和理念,致力於通過各種 節能計劃(例如使用低排放或可再生能源、 植樹造林等)盡量減少能源消耗並提高日 常營運的能效,從而減少溫室氣體排放。

本集團擁有三個製造工廠,分別位於深圳、 蘇州及越南。有關工廠並不位於可能因持 續高溫或極端惡劣天氣情況而中斷本集團 製造活動的地區。本集團亦意識到氣候變 化,可能會影響我們的營運及員工安全。 本公司已針對極端天氣事件採取適當措 施,根據政府規定為所有員工制定全面的 颱風及暴雨警告指引;嚴格執行員工在高 溫天氣下工作的措施,並遵守政府規定注 摘有相應設施,防止相關員工因天氣炎熱 而在高溫環境下工作,並密切留意天氣資 訊,及時安排工作。

ENVIRONMENTAL PROTECTION (continued)

Climate Change

Climate change is mainly caused by the emission of greenhouse gases due to burning fossil fuels for energy uses, steelmaking, cement production and forest loss. The Group has identified and assessed the potential climate related risks including physical risks and transition risks as well as their potential financial impacts to the business. The Group has developed a climate change strategy and formulated various actions to cope with climate change. Also, the Group reviews relevant law and regulations periodically to ensure the requirements are timely updated and followed.

The Company is adopting the carbon neutrality concept and is committed to reduce the greenhouse gases by minimising the energy consumption and improving the energy efficiency from our daily operations through various energy saving programs for examples, using lower emission or renewable source of energy, tree plantation etc.

Our Group has three manufacturing factories located in Shenzhen, Suzhou and Vietnam. They are not located in areas where disruption to the Group's manufacturing activities may happen due to sustained high temperature or extreme bad weather conditions. The Group also recognises the impacts of climate change which includes both global warming and weather patterns change can affect our operation and safety of its people. The Company has adopted appropriate measures for extreme weather events. The Company has comprehensive guidelines to all employees for typhoon and rainstorm warnings in accordance with the government regulations. The Company has strictly follow the measures for employees working in hot weather and comply with the government regulations. The Company has the corresponding facilities to prevent the related employees working in high temperature environment due to hot weather and closely monitor the weather information for work arrangements on time.

環保(續)

目標

我們的電子製造業務耗用大量能源及資 源,而我們已致力盡量減低對環境所造成 的影響。我們鋭意在廠房內藉著精簡生產、 自動化及優化物流,以提升我們的資源及 能源效益和生產力,以及減少原材料消耗。 我們已向僱員傳遞環境目標及計劃以保持 一個對環境謹慎的工作間。

本集團承諾並制定一系列環保措施,並設 定目標以減少其對環境的營運影響。本集 團已委任獨立的環境、社會及管治顧問, 以促進我們執行環境措施,並為我們提供 建議,使我們能夠持續改進。

本公司已設定二零二五年的目標,即與二零 二一年相比,將能源使用、溫室氣體排放、 廢棄物及用水的密度減少5%。

ENVIRONMENTAL PROTECTION (continued)

Targets

We aim to minimise the impacts to the environment while our electronic manufacturing business consume significant amount of energy and resources. By implementing lean manufacturing, automation and optimising logistics within the factories, we strive to improve our resources and energy efficiencies, productivity and to reduce the use of raw materials. Environmental targets and plans are conveyed to the employees to maintain an environmental cautious workplace.

The Group is committed and formulated as series of environmental measures and set up the targets to reduce its operational impact on the environment. The Group has appointed an independent ESG consultant to facilitate the implementation of our environmental measures and to provide advices for our continuous improvement.

The Company has set the targets in Year 2025 to reduce intensities of energy use, greenhouse gas emission, waste and water consumption by 5% compared to the result of Year 2021.

環保(續)

為響應減少碳排放的計劃,我們的蘇州工廠於二零二一年十二月種植了38棵樹木, 使得綠化面積顯著增加73%。我們目前於 該工廠已種植合共90棵樹木。



就深圳工廠而言,我們自二零零二年起已 種植了292棵樹木。其中65%以上的樹木 已與我們一起成長了至少15年。我們種植 樹木不僅可以美化環境,亦有助於我們實 現碳中和。我們將繼續減少我們的碳足跡。



In response to the initiative to reduce carbon emissions, our Suzhou factory planted 38 trees in December 2021, which greatly increased the green area by 73%. We currently have planted a total of 90 trees in the factory.



For our Shenzhen factory, we have planted 292 trees since 2002. More than 65% of them have grown with us for 15 years at least. Our trees not only beautify the environment, but also help us to achieve carbon neutrality. We will continue to reduce our carbon footprint.



於二零二二年三月十一日,為實現工廠緣 化及碳中和,深圳工廠在員工的大力支持 下舉行了植樹節活動。



On 11 March 2022, for factory greening and carbon neutrality, our Shenzhen factory held the Tree Planting Day with great support from the staff.





社會

工作場所質素及僱員關係

僱傭

Workplace Quality and Employee Relationship

Employment

SOCIAL

We consider that employees are our valuable assets and are committed to building an amicable and rewarding relationship with the employees.

Our policy upholds a fair and equal treatment in areas of recruitment and promotion, compensation and dismissal, working hours, diversity and other benefits and welfare. We adopt a remuneration policy which is commensurate with job nature, gualification and experience of employees. In addition to the provision of annual bonuses and employee related insurance benefits, discretionary bonuses are also rewarded to employees based on individual performance. Remuneration packages and policies are reviewed periodically to ensure that compensation and benefits are in line with the market-competitive pay level. We arrange with some hospitals in China to ensure our staffs can receive immediate medical services when working outside their home countries. The Group is committed to maintaining good corporate governance, achieving a highest standard of integrity, probity and accountability by enforcing Whistleblowing Policy. Employees at all levels are expected to conduct themselves with integrity, impartiality and honesty which enable our stakeholders to have trust and faith in the Group to take care of their needs and to fulfill its social responsibility.

In the areas of recruitment and promotion, compensation and dismissal, statutory laws and regulations are strictly complied with. Overtime is on voluntary basis and is compensated according to the local laws.

員工是我們的寶貴資產,我們致力與各僱 員建立一個友好且互惠互利的關係。

在招聘及晉升、薪酬及解僱、工作時數、多 元化,以及其他待遇及福利方面,我們均 奉行平等及公平對待的政策。我們所採納 之薪酬政策為按僱員之工作性質、資歷及 經驗釐定薪酬。除提供年終花紅及僱員相 關保險福利外,我們亦會基於僱員之個人 表現發放酌情花紅。我們之薪酬福利及政 策會定期作出檢討,以確保薪酬福利合符 具競爭力的市場水平。我們亦與國內若干 醫院作出安排,確保職員國外工作時可即 時得到醫療服務。本集團已實施一套舉報 政策,以致力維持良好的企業管治,以及 達致最高水平的誠信、廉潔與問責。

各階 層的僱員均應秉公辦事、正直不阿,我們 的持份者方能對本集團予以信任,相信本 集團能照顧彼等的需要及履行我們的社會 責任。

我們在招聘及晉升、薪酬及解僱方面嚴格 遵守有關法規。超時工作乃屬自願性質, 並會依據當地法律給予補償。

社會(續)

工作場所質素及僱員關係(續)

僱傭(續)

我們重視在工作場所中奉行多元化、平等 機會及反歧視,不會因性別、種族、年齡、 婚姻狀況及國籍而待遇有別。為在日常工 作中向僱員提倡性別敏感度概念,本公司 自二零一六年起加入香港特別行政區政府 勞工及福利局與婦女事務委員會專為上市 公司而設的性別課題聯絡人網絡(「性別 課題聯絡人網絡擔當起聯絡與諮詢人的角 色,負責本公司與政府之間在性別相關事 宜方面的溝通和合作,務求提高我們的性 別意識和對性別主流化的了解。

SOCIAL (continued)

Workplace Quality and Employee Relationship (continued)

Employment (continued)

We value diversity, equal opportunity and antidiscrimination in our workforce regardless of gender, race, age, marital status and nationality. To promote the gender sensitivity concept in the daily work of our staff, the Company has joined the gender focal point network ("GFP Network") for listed companies set up by the Labour and Welfare Bureau and the Women's Commission of the Hong Kong Special Administrative Region Government since 2016. Under the GFP Network, our designated representatives will serve as the contact and resource persons for communication and collaboration on gender-related matters between the Company and the Government with a target to enhance our gender awareness and understanding of gender mainstreaming.

勞工準則

我們根據國際勞工組織公約、國家法例或 任何其他適用法例或準則嚴禁聘用童工。 我們在任何情況下亦禁止任何形式的被迫 或強制勞工,包括抵債、被迫及/或強制 服刑勞工。我們亦跟隨社會保險要求為僱 員供款的最高標準。

本公司有嚴格的招聘程序,包括檢查身份 證件及進行背景核實,以確保就業候選人 合法就業。在驗證過程成功完成之前不允 許就業,因此僱傭童工及強制勞工的可能 性極低。

Labour Standards

We prohibit the employment of child labour in pursuance of the International Labor Organization Conventions, national laws or any other applicable law or standard. We also prohibit all kinds of forced or compulsory labour under any conditions, including bonded, forced and/ or compulsory prison labour to work. We also follow the highest standard regarding the social insurance requirements for the employees' contributions.

The Company has a strict recruitment procedure including checking identity documents and performing background verifications to ensure the employment candidates are lawfully employable. No employment is allowed before the verification process is successful completed. It is very unlikely child and forced labour will be hired.

社會(續)

工作場所質素及僱員關係(續)

勞工準則(續)

本集團並不知悉違反僱傭童工及強制勞 工相關法律及法規(包括但不限於:《僱用 兒童規例》及《僱傭條例》)的情況。為遵 守有關童工及強制勞工的法律法規,一旦 披露任何違規情況,將立即終止任何僱傭 關係。

發展及培訓

我們投放大量資源於員工培訓及發展,務 求維持一隊能力勝任、專業且品行端正的 團隊,為集團的成功作出貢獻。

我們對員工發展的承諾與獲授權機構的期 望一致,即其應委聘及調配具備充足技能、 知識及經驗的人員履行其職責。我們有溫 故知新的培訓課程以確保員工獲得最新的 資訊與技能,以達致最佳表現,例如領袖 培訓、團隊建設及主管技能、安全、產品銷 售及技術培訓等。此外,參加與職責相關 的外界培訓課程的員工,亦會獲得資助及 休假。我們設有內部認證培訓導師以培訓 相關員工取得所需技術認證。僱員亦可參 加有關所需認證的外間培訓課程。我們亦 每年招聘一些畢業生從事初級工作,並培 養他們至較高水平,例如:技術人員、採購 人員、策劃人員等。

SOCIAL (continued)

Workplace Quality and Employee Relationship (continued)

Labour Standards (continued)

The Group is not aware of non-compliance of child and forced labour-related laws and regulations (including but not limited to: "Employment of Children Regulations" and "Employment Ordinance"). To comply with the laws and regulations related to child and force labour, any employment will be terminated immediately in case of any non-compliance case is disclosed.

Development and Training

We allocate ample resources to staff training and development with the aim of sustaining a competent, professional and ethical staff force that will contribute to the success of the Group.

Our commitment to staff development is also aligned with the expectation that authorised institutions should engage and deploy personnel with sufficient skills, knowledge and experience for the discharge of their duties. There are reinforcement and refresher training programs to ensure that employees are in possession of the latest information and skills for carrying out their duties with the highest standards, for examples, leadership training, team building and supervisory skills, safety and sales product and technical training, etc. In addition, we also sponsor and provide time-off for employees who take external training programs relevant to their duties and responsibilities. We have internal certified trainers to train relevant employees for required technical certifications. Employees may also join external training programs on certifications required. We also recruit some graduates each year to take up first level jobs and develop them to the upper levels, for examples, technicians, buyer, planner, etc.

社會(續)

工作場所質素及僱員關係(續)

健康與安全

我們承諾為僱員提供及確保一個健康且安 全的工作條件及環境,免於危險及有害狀 況。我們訂有原則,僱員職業安全及健康 應為工作中的首要考慮。我們依據OHSAS 18001標準實施安全管理系統。涉及僱員 的健康及安全事宜會提交環境、健康及僱員 的健康及安全事宜會提交環境、健康及 全委員會作決策及採取行動。此外,我们 專有正人安全之以及備有足夠的安全的 備及保障以避免任何工傷發生。工作場所 安全以及備有足夠的安全的安全的 備及保障以避免任何工傷發生。工作場所 會每年的政府認可第三方進行檢查 以確 定期為僱員提供加強培訓課程,以提高彼 等之安全意識。

為紓緩工作壓力,我們不時舉辦各類消閒 活動,例如週年晚宴、聖誕聯歡、生日聚 會、興趣班及戶外活動等,並鼓勵員工踴 躍參加。然而,於2019冠狀病毒病疫情期 間,為保障僱員的健康與安全,若干活動 於二零二二年已經暫停。

SOCIAL (continued)

Workplace Quality and Employee Relationship (continued)

Health and Safety

We are committed to providing and ensuring healthy and safe working conditions and environment free from danger and hazards to our employees. It is our principle that occupational safety and health of employees should be given the first and foremost consideration at work. We implement our safety management system in accordance with the OHSAS 18001 standard. Health and safety issues concerning our employees are escalated to the EHSC for decisions and actions. In addition, certain specific positions, such as nurse and safety officers, are employed to ensure that the workplace is safe and that safety device and protections are adequate to avoid any possible injuries arising from our work. An examination of whether the workplace is contaminated by particles is conducted by a government-recognised third party on an annual basis. We also arrange relevant workers to take body check periodically. Furthermore, we provide our employees with regular intensive training programs to alert their safety awareness.

To provide relief on job pressure, we organise and encourage employees to participate the recreational activities organised by the Group such as annual dinner, Christmas party, birthday gathering, interest class and outing from time to time. However, to safeguard the health and safety of the employees during COVID-19, certain activities were suspended in 2022.

社會(續)

工作場所質素及僱員關係(續)

健康與安全(續)

SOCIAL (continued)

Workplace Quality and Employee Relationship (continued)

Health and Safety (continued)

環境與職業健康及安全(「職業健康及安 全」)政策:

- 通過持續教育,以保護環境並提供可 預防工傷和疾病的安全健康的工作 條件。
- 通過消除有害物質或廢棄物,以節約 能源及資源,預防污染。
- 通過排除隱患及降低職業健康及安全
 風險,以預防工傷和疾病。
- 遵守環境與職業健康及安全方面的相 4
 關國際及國家法律法規,以及客戶對 管理產品中有害物質的具體要求。
- 藉著審核以檢討環境與職業健康及 安全管理系統之成效,從而做出持續 改進。
- 6. 透過員工代表鼓勵僱員諮詢及參與。

- Environmental and Occupational Health and Safety ("OH&S") Policy:
- 1. To protect environment and provide safe and healthy working conditions for the prevention of work-related injury and ill health through continuous education.
- 2. To conserve energy & resources and prevent pollution through elimination of hazardous substances or wastes.
- 3. To prevent work-related injuries and ill health through elimination of hazards and reduction of OH&S risk.
- 4. To comply with the relevant International and National laws and regulations on Environmental and OH&S as well as with customer's specific requirements on management of hazardous substances in product.
- 5. To review the effectiveness of the Environmental and OH&S management system through audits to make continuous improvements.
- 6. To encourage the consultation and participation of employees through worker's representatives.

社會(續)

營運慣例

供應鏈管理

本集團深知供應鏈管理對可持續發展的重 要性,並致力與供應商建立持續及長期的 關係,以有效採購優質材料。我們的供應 商來自全球各國地區。我們設有供應商管 理系統以甄選供應商及確定其資格,藉以 確保所採購之物料質素符合相關法規。基 於充分的資格,供應商須接受我們的品質 部門對產品質素的評核及實地審核,並須 接受能力測試及質量貫徹測試。本集團只 會向名列核准供應商名單的供應商取貨。 新的供應商只有在經供應商管理系統詳細 評估及批准後,才能被添加至核准供應商 名單中。供應商須知道我們對商業道德、 健康及安全環境以及公眾責任的要求及其 重要性。供應商需確認符合要求,並經供 應商管理體系審核後,方獲批准。我們對 主要供應商的記分卡績效進行定期審查。 倘供應商未能達到本集團的標準,則可能 會導致合作終止。

SOCIAL (continued)

Operating Practices

Supply Chain Management

The Group understands the importance of the supply chain management for sustainability and committed to establish continuous and long term relationship with the suppliers to procure high quality materials efficiently. We have suppliers from different regions globally. A supplier management system is established for selecting and qualifying suppliers to ensure the quality of the purchased materials complies with the relevant laws and regulations. Based on adequate qualification, suppliers are subject to assessment and on-site audits on product quality as well as capabilities and quality consistency tests made by our quality department. The Group only makes purchases from suppliers listed in approved vendor list. A new supplier can only be added to the approved vendor list upon detailed assessment and approval according to the supplier management system. The suppliers recognise the importance of our requirements on business ethics, health and safety environment and public responsibilities. The suppliers need to confirm to meet the requirements and are checked according to supplier management system before approval. Regular review is conducted with key suppliers on their scorecard performance. Suppliers fail to meet the Group's standards may result in termination of the cooperation.

SOCIAL (continued)

營運慣例(續) **Operating Practices (continued)** 產品責任 **Product Responsibility** 我們的一大目標是向全球客戶提供優質而 Bringing high quality and safe products to our 安全的產品。有關政策包括: customers around the world is our main objective. Our Policy includes: 锐意提高質量,務求使客戶稱心滿意; Achieve total customer satisfaction through total commitment to quality; 系統營運方針是以滿足客戶需求、符 Operate our system to fulfill customers' 合國際法規以及導從管理層指導方向 requirements, international laws and regulations as 為宗旨;及 well as management's direction; and 遵守環境與職業健康及安全方面的所 Comply with all relevant legislative requirements on

本公司已建立質量保證程序,確保來料品 質、過程質量及最終產品檢驗。我們亦安 排內部與外聘專業人士定期進行產品檢 查,此為整體安全方案的重要一環。產品 亦會進行可靠性測試以評估產品風險。我 們的品質系統符合ISO 9001、TS 16949 及ISO 13485等國際標準。

有相關法例規定。

社會(續)

The company has established quality assurance procedure to ensure the quality of incoming materials and process quality, final product inspection. Product quality and safety are ensured by defining correct manufacturing process and process controls Regular internal reviews are conducted to ensure the products meet with the customer expectations. Regular product inspections by both internal and external professional parties also constitute an important part of the overall safety program. Reliability tests are conducted to evaluate product risks. Our quality systems are in compliance with international standards like ISO 9001, TS 16949 and ISO 13485 standards.

environmental occupational health and safety.

社會(續)

營運慣例(續)

產品責任(續)

本公司深明保護自身知識產權及客戶知識 產權的重要性。本公司已與客戶及供應商 簽訂保密協議,並制定嚴格的政策規管規 則及流程,以保護客戶及供應商的機密資 料、個人數據及知識產權。本公司亦申請 相關證書,以保護我們產品及商標的自有 知識產權。我們的資訊安全系統符合國際 標準ISO 27001。我們的內部資訊政策及 程序乃基於此標準制定。

SOCIAL (continued)

Operating Practices (continued)

Product Responsibility (continued)

The Company is fully aware of the importance in protecting intellectual property rights of our own and customers' intellectual property rights. The Company has signed non-disclosure agreements with the customers and suppliers and has a strict policy to govern the rules and procedures to protect the confidential information, personal data and intellectual property rights of the customers and the suppliers. The Company also applied certificates to protect the own intellectual property rights for our products and trademark. Our information security systems are in compliance with international standard ISO 27001. Our internal policies and procedures for information based on this standard.

社會(續)

營運慣例(續)

反貪污

我們訂有反貪污政策及操守守則,為全體 僱員提供指引,務求在日常營運中不論對 內或對外均維持高度誠信,以防止及偵測 本地法例及內部規例所禁止任何形式的賄 賂及貪污行為。守則亦有助確保本集團與 客戶、業務夥伴、股東、僱員及業界往來時 能維持高度的商業操守及道德。僱員於受 僱時均須簽署承諾書,保證不會涉及任何 貪污行為。本集團會向各業務夥伴傳達供 應商一般行為守則,以確保彼等與本集團 交易時維持誠信。我們定期向僱員提供有 關此等政策之培訓,並每年向採購及工程 僱員提供培訓讓彼等溫故知新。我們亦會 每年舉辦有關誠信的座談會。我們提供有 關反貪污的閱讀材料,作為二零二二年董 事培訓的一部分。我們不會容忍任何不遵 守本集團反貪污政策的行為。

此外,為達致最高水平的透明度、廉潔與 問責,我們已採取一套舉報措施,鼓勵以 保密方式向本公司舉報任何失職或不當行 為。所有舉報個案均由本集團審慎處理, 並以公平公正的方式進行調查。

SOCIAL (continued)

Operating Practices (continued)

Anti-corruption

Our Anti-Corruption Policy and Code of Conduct provide guidelines to all of our staff to meet the high standards of integrity and honesty in their daily operation internally and externally in order to prevent and detect any kinds of bribery and corruption prohibited by local laws and internal regulations. This is also to ensure that the Group operates to the high standards of business behaviour and ethics in our engagement with customers, business partners, shareholders, employees and the business community. Employees are required to sign an undertaking not to engage in any acts of corruption when being employed. Business partners are notified of the Group's Supplier General Rules of Conduct to ensure their integrity in the dealings with the Group. We conduct periodical training in respect of these policies to employees and refreshing training to employees involved in purchasing and engineering every year. We also conduct regular seminars on integrity every year. We have provided reading materials relating to anti-corruption to form part of the Directors' training during 2022. We have zero tolerance towards non-compliance of the Group's Anti-Corruption Policy.

In addition, in order to achieve the highest standards of openness, probity and accountability, we have adopted the Whistleblowing Policy to encourage disclosure of any misconduct or irregularities to the Company in a confidential way. All reported cases are handled with care by the Group and are investigated in a fair and proper manner.

社會(續)

社區投資

本公司及其全資附屬公司王氏電子有限公司連續十一年獲香港社會服務聯會頒發 「商界展關懷」標誌。這些嘉許為對本集團 積極參與社區活動及作為良好企業市民的 認可。

本集團亦參與由志願團體舉辦的不同活動 以支持及加強家庭職能,並且致力為香港 建立一個關愛和諧的社會出一份力。我們 支持為不幸人士提供緊急援助的籌款活 動,同時亦支持於社區提倡環保。

過去多年,我們一直積極參與不同的義務 工作、慈善活動及教育捐獻,務求創造共 享價值及對有需要人士施以援手。除讓僱 員參加這些社區及慈善活動外,我們更鼓 勵他們帶同家人一同參與。

於二零二二年,我們的社區服務方向集中 於長者和有需要人士以及為公眾人士提供 防疫物資支援,以儘量減低感染冠狀病毒 的風險。

SOCIAL (continued)

Community Investment

The Company and its wholly-owned subsidiary, Wong's Electronics Company Limited, were awarded the Caring Company Logo by The Hong Kong Council of Social Service for the eleventh consecutive year. These serve as recognition of the Group's active participation in community activities and good corporate citizenship.

The Group also participated in various events organised by voluntary organizations to support and enhance family functioning, and endeavor to contribute to the building of a humane and caring society in Hong Kong. We support fund raising for providing immediate assistance to those suffered from misfortunes and to promote environmental protection in community.

Over the years, we have been taking an active role in various volunteering works, charity events and education donation with an aim to create shared value and support the people in need. Besides engaging our employees to participate in those community and charity events, we encourage them to bring along their family members.

In 2022, the direction of our community services was focused on the elderly and those in need and supporting the public with epidemic prevention materials in order to minimise the risk of exposure to coronavirus.

社會(續)

社區投資(續)

於二零二二年一月二十五日,本公司向耆 康會王余家潔紀念護理安老院及仁濟醫院 王華湘王余家潔長者日間護理中心捐贈毛 毯,慶祝中國新年。

SOCIAL (continued)

Community Investment (continued)

On 25 January 2022, the Company donated blankets to SAGE Mrs. Wong Yee Jar Jat Memorial Home & Yan Chai Hospital Wong Wha San Wong Yee Jar Jat Day Care Centre for the Elderly to celebrate Chinese New Year.



於二零二二年九月十一日,本集團向耆康 會王余家潔紀念護理安老院捐贈月餅,與 他們分享節日的喜悦。

On 11 September 2022, our Group donated mooncakes to SAGE Mrs. Wong Yee Jar Jat Memorial Home for the Elderly to share the festive joy with them.





款活動。

於二零二二年十月二十八日,本集團參加 On 28 October 2022, our Group joined "Dress Casual 了「香港公益金二零二二年便服日」的捐 Day 2022, the Community Chest of Hong Kong" for a donation.



於二零二二年十一月十九日,本集團參加 了「仁濟 x ISCM慈善行」(其旨在為仁濟 醫院的仁濟兒童發展服務籌募善款)。

On 19 November 2022, our Group participated in "Yan Chai x ISCM Charity Walk" which aims at raising funds for Yan Chai Child Development Services of Yan Chai Hospital.



關鍵績效指標

KEY PERFORMANCE INDICATORS

a) 環境

數量披露

a) Environmental

Quantitative disclosure

		關鍵績效指標 Key Performance	二零二二年	二零二一年
		Indicators	2022	2021
廢氣排放物(公斤)	Air emissions (kgs)			
一氮氧化物	- NOx	A1.1	1,617.82	1,985.80
一硫氧化物	- SOX	A1.1	1.05	1.39
一顆粒物	– PM	A1.1	115.63	139.86
溫室氣體排放(噸)	Greenhouse gas emission (tons)	A1.2	17,789	17,933
每收益單位的溫室氣體排放	Greenhouse gas emission per revenue	A1.2	5.23	5.62
(按每港幣百萬元收益的排放噸數)	(tons per revenue HK\$'million)			
有害廢棄物(噸)	Hazardous waste (tons)	A1.3	113	101
每收益單位的有害廢棄物	Hazardous waste per revenue	A1.3	0.03	0.03
(按每港幣百萬元收益的產生噸數)	(tons per revenue HK\$'million)			
無害廢棄物(噸)	Non-hazardous waste (tons)	A1.4	965	976
每收益單位的無害廢棄物	Non-hazardous waste per revenue	A1.4	0.28	0.31
(按每港幣百萬元收益的產生噸數)	(tons per revenue HK\$'million)			
能源消耗-耗電量(千瓦時)	Energy consumption – Electricity (kwh)	A2.1	29,756,646	31,030,526
每收益單位的能源消耗-耗電量	Energy consumption per revenue – Electricity	A2.1	8,740	9,719
(按每港幣百萬元收益的耗電量千瓦時)	(kwh per revenue HK\$'million)			
耗水量(噸)	Water consumption (tons)	A2.2	290,772	274,538
每收益單位的耗水量	Water consumption per revenue	A2.2	85.41	85.99
(按每港幣百萬元收益的耗水量噸數)	(tons per revenue HK\$'million)			
包裝材料使用量(噸)	Packing material use (tons)	A2.5	1,579	1,262
每收益單位的包裝材料使用量	Packing material use per revenue	A2.5	0.46	0.40
(按每港幣百萬元收益的使用噸數)	(tons per revenue HK\$'million)			

關鍵績效指標(續) KEY PERFORMANCE INDICATORS (continued)

a) 環境(續) a) Environmental (continued)

一般披露

General disclosure

				關鍵績效 Key Performance	章節 Sections
描述所訂立的排放量目標及為達到這些目標所 採取的步驟	Description taken to a		sions target set and steps hem	A1.5	排放及節約能源/目標 Emissions and Energy Conservation/Targets
描述處理有害及無害廢棄物的方法,及描述所 訂立的減廢目標及為達到這些目標所採取的 步驟	wastes ar	e handle	hazardous and non-hazardous ed, and a description of et and steps taken to achieve	A1.6	廢棄物管理/目標 Waste Management/Targets
描述所訂立的能源使用效益目標及為達到這些 目標所採取的步驟		-	y use efficiency target set and hieve them	A2.3	排放及節約能源/目標 Emissions and Energy Conservation/Targets
描述求取適用水源上可有任何問題,以及所訂 立的用水效益目標及為達到這些目標所採取 的步驟	sourcing	water th	her there is any issue in at is fit for purpose, water et and steps taken to achieve	A2.4	用水/目標 Water Consumption/Targets
描述業務活動對環境及天然資源的重大影響及 已採取管理有關影響的行動	on the en	vironme	ignificant impacts of activities nt and natural resources and to manage them	A3.1	目標 Targets
描述已經及可能會對本公司產生影響的重大氣 候相關事宜,及應對行動	issues wh	nich have not, the (ignificant climate-related e impacted, and those which Company, and the actions them	A4.1	氣候變化 Climate Change
:		Note	s:		
上述績效乃使用電子製造服務部門的收益法	進行評估。	(1)	Revenue of Electronic Ma evaluate the above perform	-	ce division is used to
僅計算車輛的氮氧化物、硫氧化物及顆 放數據。煤氣及石油氣不適用。	粒物的排	(2)	Only emissions data of calculated. Towngas and L		
溫室氣體排放量的計算乃基於用電量。		(3)	The GHG emissions calculation is based on electricity consumption.		

關鍵績效指標(續)

KEY PERFORMANCE INDICATORS (continued)

b) 社會

一般披露

b) Social

General disclosure

		關鍵績效 Key Performance	章節 Section
披露有關僱傭的政策及遵守相關法律及規例的 資料	Disclosure of policies and compliance of relevant laws and regulations relating to employment	B1	僱傭 Employment
披露有關健康與安全的政策及遵守相關法律及 規例的資料	Disclosure of policies and compliance of relevant laws and regulations relating to health and safety	B2	健康與安全 Health and Safety
描述所採納的職業健康與安全措施,以及相關 執行及監察方法	Description of occupational health and safety measures adopted, and how they are implemented and monitored	B2.3	健康與安全 Health and Safety
披露有關提升員工履行工作職責的知識及技能 的政策及描述培訓活動	Disclosure of policies on improving employees' knowledge and skills for discharging duties at work and description of training activities	B3	發展及培訓 Development and Training
披露有關防止童工及強制勞工的政策及遵守相 關法律及規例的情況	Disclosure of policies and compliance of relevant laws and regulations relating to preventing child and forced labour	B4	勞工準則 Labour Standards
描述檢討招聘慣例的措施以避免童工及強制 勞工	Description of measures to review employment practices to avoid child and forced labour	B4.1	勞工準則 Labour Standards
描述在發現違規情況時消除有關情況所採取的 步驟	Description of steps taken to eliminate such practices when discovered	B4.2	勞工準則 Labour Standards
披露有關管理供應鏈的環境及社會風險政策	Disclosure of policies on managing environmental and social risks of supply chain	В5	供應鏈管理 Supply Chain Management
描述有關識別供應鏈每個環節的環境及社會風 險的慣例,以及相關執行及監察方法	Description of practices used to identify environmental and social risks along the supply chain, and how they are implemented and monitored	B5.3	供應鏈管理 Supply Chain Management
關鍵績效指標(續) KEY PERFORMANCE INDICATORS (continued)

b) 社會(續)

b) Social (continued)

一般披露(續)

General disclosure (continued)

		關鍵績效 Key Performance	章節 Section
描述在揀選供應商時促使多用環保產品及服務 的價例,以及相關執行及監察方法	Description of practices used to promote environmentally preferable products and services when selecting suppliers, and how they are implemented and monitored	B5.4	供應鏈管理 Supply Chain Management
披露有關所提供產品和服務的健康與安全、廣 告、標籤與私隱事宜以及補救方法的政策及 遵守相關法律及規例的情況	Disclosure of policies and compliance with relevant laws and regulations relating to health and safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress	B6	產品責任 Product Responsibility
描述與維護及保障知識產權有關的慣例	Description of practices relating to observing and protecting intellectual property rights	B6.3	產品責任 Product Responsibility
描述消費者資料保障及私隱政策,以及相關執 行及及監察方法	Description of consumer data protection and privacy policies, and how they are implemented and monitored	B6.5	產品責任 Product Responsibility
披露有關防止賄賂、勒索、欺詐及洗黑錢的政策 及遵守相關法律及規例的情況	Disclosure of policies and compliance of relevant laws and regulations relating to bribery, extortion, fraud and money laundering	B7	反貪污 Anti-corruption
描述防範措施及舉報程序,以及相關執行及及 監察方法	Description of preventive measures and whistle-blowing procedures, and how they are implemented and monitored	B7.2	反貪污 Anti-corruption
描述向董事及員工提供的反貪污培訓	Description of anti-corruption training provided to directors and staff	B7.3	反貪污 Anti-corruption
披露社區參與政策	Disclosure of policies on community engagement	B8	社區投資 Community Investment
專注貢獻範疇(例如教育、環境事宜、勞工需求、 健康、文化、體育)	Focus areas of contribution (e.g. education, environmental concerns, labour needs, heath, culture, sport)	B8.1	社區投資 Community Investment

關鍵績效指標(續) KEY PERFORMANCE INDICATORS (continued)

b) 社會(續) b) Social (continued)

數量披露

僱傭

Employment

Quantitative disclosure

於報告期末,本集團共有員工3,051 人。員工總數及員工流失率明細載列 如下: At the end of the reporting period, the Group had a total workforce of 3,051 employees. The breakdown of the total workforce and employee turnover rates are as follows:

關鍵績效指標B1.1

KPI B1.1

		員工數目 Number of Employees	
		二零二二年	二零二一年
按性別劃分的員工總數 ————————————————————	Total workforce by gender	2022	2021
男	Male	1,416	1,721
女	Female	1,635	1,750

		員工 Number of	數目 Employees
按僱傭類型劃分的員工總數	Total workforce by employment type	二零二二年 2022	二零二一年 2021
全職 兼職/臨時	Full time Part time/Temporary	2,439 612	2,461 1,010

		員工數目	
		Number of E	Employees
		二零二二年	二零二一年
按地區劃分的員工總數	Total workforce by geographical region	2022	2021
香港	Hong Kong	88	90
中國內地	Mainland China	2,745	3,316
海外	Overseas	218	65

		員工數目	
		Number of	Employees
		二零二二年	二零二一年
按年齡組別劃分的員工總數	Total workforce by age group	2022	2021
30歲以下	Below 30	827	1,216
30歲至50歲	30 – 50	2,089	2,122
50歲以上	Above 50	135	133

關	建績效指標(續)		EY PERFORMANCE INDICATORS ontinued)	
b)	社會(續)	b)	Social (continued)	
	數量披露(續)		Quantitative disclosure (continued)	
	僱傭(續)		Employment (continued)	
	關鍵績效指標B1.2		KPI B1.2	

		百分比 Percentage		
		二零二二年	二零二一年	
按性別劃分的員工流失率*	Employees turnover rate by gender*	2022	2021	
男	Male	59.8%	69.8%	
女	Female	31.5%	52.3%	
		百	分比	
		Perc	entage	
		二零二二年	二零二一年	
按年齡組別劃分的員工流失率*	Employees turnover rate by age group*	2022	2021	
30 歲以下	Below 30	86.1%	86.9%	
30 歲至50 歲	30 – 50	33.6%	48.7%	
50 歲以上	Above 50	14.1%	20.1%	

		Ī	百分比
		Per	centage
		二零二二年	二零二一年
按地區劃分的員工流失率*	Employees turnover rate by geographical region*	2022	2021
香港	Hong Kong	26.1 %	23.3%
中國內地	Mainland China	47.1%	62.2%
海外	Overseas	18.8%	70.8%

*

* 僅為全職員工(其中包括職員及工人,但不 包括兼職/臨時員工)。流失包括自願離職 或退休以及終止僱傭關係。 Full time employees only (included staff and worker, but excluded part time/temporary employees). Turnover includes voluntary resignation or retirement and termination.

關鍵績效指標(續)

b) 社會(續)

數量披露(續)

健康與安全

關鍵績效指標B2.1及B2.2

於報告期內,本集團未發現任何重大 違反健康與安全相關法律法規而對本 集團產生重大影響的情況。於過去三 年(包括報告年度),均無發生與工 作有關的死亡事件。此外,於報告期 內因工傷而損失的日數為47日。

KEY PERFORMANCE INDICATORS (continued)

b) Social (continued)

Quantitative disclosure (continued)

Health and Safety

KPI B2.1 and B2.2

During the reporting period, the Group was not aware of any material non-compliance with health and safety-related laws and regulations that would have a significant impact on the Group. There was no work-related fatalities occurred in each of the past three years including the reporting year. In addition, there were 47 days of lost day due to work injury during the reporting period.

關銷	湕績效指標(續)	KEY PERFORMANCE INDICATORS (continued)	
b)	社會(續)	b)	Social (continued)
	數量披露(續)		Quantitative disclosure (continued)
	發展及培訓		Development and Training
	於報告期內,本集團員工發展及培訓 的統計數據如下:		The statistic figures of employee development and training during the reporting period for the Group were as follows:

		二零二二年	二零二一年
按性別劃分的受訓員工百分比	The percentage of employees trained by gender	2022	2021
男	Male	98.0%	89.7%
女	Female	97.1%	92.2%
按僱傭類型劃分的	The percentage of employees trained by	二零二二年	二零二一年
受訓員工百分比	employee category	2022	2021
副經理或以上	Assistant Manager and above	87.9%	92.8%
職員及主管	Staff and supervisor	92.7%	91.3%
工人	Worker	99.6%	90.7%
			小時
			ा भन् Hours
按性別劃分的平均	The average training hours completed per	二零二二年	二零二一年
完成受訓時數	employee by gender	2022	2021
	Male	24.4	25.4
女	Female	23.8	32.6
			1. n+
			小時 Hours
按僱傭類型劃分的	The average training hours completed per	二零二二年	二零二一年
平均完成受訓時數	employee by employee category	2022	2021
副經理或以上	Assistant Manager and above	13.6	10.6
職員及主管	Staff and supervisor	19.2	11.8
工人	Worker	26.0	34.6

關鍵績效指標(續) KEY PERFORMANCE INDICATORS (continued)

b) Social (continued)

Quantitative disclosure (continued)

Labour Standards

KPI B4.1 and B4.2

關鍵績效指標B4.1及B4.2

於報告期內,本集團未發現重大違反 童工及強制勞工相關法律法規(包括 但不限於《僱用兒童規例》及《僱傭 條例》)的情況。 During the reporting period, the Group has not identified material non-compliance of child and forced labour-related laws and regulations (including but not limited to Employment of Children Regulations and Employment Ordinance).

供應鏈管理

b) 社會(續)

數量披露(續)

勞工準則

Supply Chain Management

於報告期內,本集團擁有645間供應 商,按地區細分如下: During the reporting period, there were 645 suppliers, the breakdown by region was as follows:

關鍵績效指標B5.1

KPI B5.1

		二零二二年	二零二一年
按地區劃分的供應商數目	Number of suppliers by geographical region	2022	2021
香港	Hong Kong	192	169
內地	Mainland	276	204
北美洲	North America	28	23
歐洲	Europe	23	35
亞洲其他地區	Rest of Asia	126	62
	總數:		
	Total:	645	493

關鍵績效指標(續)

KEY PERFORMANCE INDICATORS (continued)

b) 社會(續) b) Social (continued)

數量披露(續)

產品責任

關鍵績效指標B6.1及B6.2

於報告期內,本集團未發現及知悉任 何違反相關法律法規的事件。概無任 何出於安全及健康理由而被召回的已 售或已出貨產品。

反貪污

關鍵績效指標B7.1

於報告期內,本集團並不知悉有針對 本公司或其員工的已審結貪污訴訟 案件。

补區投資

關鍵績效指標B8.2

於報告期內,本集團通過參與社區活 動合共捐款約港幣216,000元,包括 向廣西河池市扶貧的「深圳市寶安慈 善會」作出之慈善捐款及向一個為烏 克蘭人民提供人道援助的基金捐助。

香港,二零二三年三月二十四日

Quantitative disclosure (continued)

Product Responsibility

KPI B6.1 and B6.2

During the reporting period, there was no incident of non-compliance with laws and regulations identified and was aware by the Group. No product sold or shipped was subjected to recall for safety and health reasons.

Anti-corruption

KPI B7.1

The Group was not aware of any concluded legal cases regarding corrupt practices brought against the Company or its employees during the reporting period.

Community Investment

KPI B8.2

During the reporting period, the Group donated a total of approximately HK\$216,000 by participating in community activities, including making charitable donations to "Shenzhen Baoan Charity Federation" for poverty alleviation of Hozciz, Guangxi and contribution to a fund for humanitarian assistance to people in Ukraine.

Hong Kong, 24 March 2023

本公司致力制定良好的企業管治常規及程序,所遵行的企業管治原則著重高質素之 董事會、有效之風險管理及內部監控,以 及對全體股東之透明度及問責性。

董事認為,截至二零二二年十二月三十一日 止年度內,本公司已遵守香港聯合交易所 有限公司(「聯交所」)證券上市規則(「上 市規則」)附錄十四第二部分所載企業管 治守則(「企業管治守則」)之守則條文,惟 以下除外:(a)主席及行政總裁之職位由同 一人兼任,這與守則條文C.2.1條有差異; 及(b)本公司現有的舉報政策不接受不具名 舉報,這與守則條文D.2.6條有差異。詳情 分別於本報告書「主席兼行政總裁」及「風 險管理及內部監控」各段內闡述。

二零二二年期間及直至本報告書日期,為 確保持續遵守企業管治守則之守則條文(上 述若干差異除外),董事會已檢討本公司 企業管治常規及在適當情況下作出所須修 改。詳情於本報告書內披露。 The Company is committed to the establishment of good corporate governance practices and procedures. The corporate governance principles of the Company emphasize a quality Board, effective risk management and internal control, transparency and accountability to all shareholders.

In the opinion of the Directors, during the year ended 31 December 2022, the Company has complied with the code provisions of the Corporate Governance Code (the "CG Code") as set out in Part 2 of Appendix 14 to the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), except that (a) the positions of Chairman and Chief Executive Officer are occupied by the same person, which deviates from code provision C.2.1; and (b) the existing Whistleblowing Policy of the Company does not accept anonymous reporting, which deviates from code provision D.2.6. Details are explained in this Report under the paragraphs "Chairman and Chief Executive Officer" and "Risk Management and Internal Control", respectively.

During the year of 2022 and up to the date of this Report, the Board had reviewed and, where appropriate, made necessary changes to the corporate governance practices of the Company in order to ensure continued compliance with the code provisions of the CG Code (other than certain deviations mentioned above). Details are disclosed in this Report.

董事之證券交易

本公司已採納上市規則附錄十所載上市發 行人董事進行證券交易的標準守則(「標 準守則」)。經向全體董事作具體查詢後, 所有董事已確認於截至二零二二年十二月 三十一日止年度內已遵守標準守則所載的 規定標準。

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules. Having made specific enquiry to all Directors, all Directors confirmed that they had complied with the required standard set out in the Model Code during the year ended 31 December 2022.

董事會及行政委員會

董事會已擬備一份保留予董事會批准之事 務清單。根據清單,董事會對本集團企業 管治常規的制定和實施、本公司的可持續 發展表現、貫徹達成業務計劃及遵守法定 與企業義務負最終責任。董事會會議上討 論之事項包括制定本集團策略及政策;計 事項、出售事項及資本承擔;批准有關本 公司組織章程及股本之事宜,以及更換董 事會成員及核數師;成立董事會轄下委員 會以進行授權;審閱企業管治及維持適當 的風險管理及內部監控系統。

本公司已成立行政委員會,委員會獲董事 會授予一般權力,以處理本公司之行政及 日常營運,惟載於上述保留予董事會批准 之事務清單內之事項除外。行政委員會現 由五名執行董事組成,分別為王忠秣先生 (行政委員會主席)、王賢敏女士、陳子華 博士、熊永順先生及陳偉明先生。

BOARD OF DIRECTORS & ADMINISTRATIVE COMMITTEE

The Board has a schedule of matters reserved for its approval. Pursuant to the schedule, the Board is ultimately responsible for the development and implementation of the Group's corporate governance practices, sustainable performance of the Company, consistent achievement of business plans and compliance with statutory as well as corporate obligations. Matters which may be discussed in Board meetings include the formulation of the Group's strategies and policies; approval of significant business, management and financial matters, major acquisitions, disposals and capital commitments; approval of matters relating to the Company's constitution and share capital, and change of board members and auditors; delegation of powers by establishment of board committees; review of corporate governance and the maintenance of appropriate risk management and internal control systems.

The Company has established an Administrative Committee which has all the general powers delegated by the Board to deal with administration and daily operation of the Company save as those matters set out in the schedule of matters reserved to the Board mentioned above. The Administrative Committee currently comprises five Executive Directors, namely Mr. Wong Chung Mat, Ben (Chairman of the Administrative Committee), Ms. Wong Yin Man, Ada, Dr. Chan Tsze Wah, Gabriel, Mr. Hung Wing Shun, Edmund and Mr. Chan Wai Ming, Hermes.

董事會及行政委員會(續)

行政委員會亦向管理層指派多項特定工 作,當中包括編製賬目:執行董事會所批 准之策略及政策:日常監控預算:執行特 定業務及工作項目:執行企業管治、風險 管理及內部監控程序以及其他合規事宜。 管理層在有需要時向行政委員會(及其他 獲授權之董事會轄下委員會)提呈報告以 供其審閱及作出指引。

本公司已列載其願景、使命及核心價值。 董事會於高層及中層管理人員的協助下負 責在本公司各個層級貫徹發展及推廣符合 其預期的企業文化。

為確保根據證券及期貨條例第XIVA部及上 市規則之規定,以平等、適時、有效、準確 且恰當之方式發佈內幕消息,本公司已委 派具備相關知識及專長之高級職員與行政 人員,協助董事會評估潛在內幕消息之政 人員,協助董事會評估潛在內幕消息之批 質及回公控會規部審閱。有可能管有內 之高級職員及相關僱員會持續接受有關 處理及低擅自披露或不一致披露之風險, 只有經授權人士方可與投資者、分析員、 傳媒及其他公眾人士討論本公司之企業 事宜。

BOARD OF DIRECTORS & ADMINISTRATIVE COMMITTEE (continued)

The Administrative Committee also delegates specific tasks to the management, which includes the preparation of accounts; implementation of strategies and policies approved by the Board; dayto-day monitoring of budgets; implementation of specific business and work projects; implementation of corporate governance, risk management and internal control procedures and other compliance matters. Management presents reports to the Administrative Committee (and other delegated Board Committee) for its review and guidance whenever necessary.

The vision, mission and core values of the Company have been set out. The Board, assisted by senior and middle management, is responsible to develop and promote a desired company culture in alignment therewith throughout all levels of the Company.

In order to ensure equal, timely, effective, accurate and proper disclosure of inside information under the requirements of Part XIVA of the Securities and Futures Ordinance and the Listing Rules, the Company has identified a team of officers and executives with knowledge and expertise to assist the Board for assessing the nature and materiality of potential inside information and determining whether public disclosure is required subject to Board approval. The procedures and documentation in this relation are under review of the Company's Internal Compliance Control Department. Continuous training shall be provided to officers and relevant employees (who are likely to be in possession of inside information) for handling and reporting potential inside information. Also, to minimize the risk of unauthorized or inconsistent disclosure, only designated persons are authorized to discuss the Company's corporate matters with investors, analysts, the media and other members of the public.

董事會及行政委員會(續)

本公司制定了各種機制,以確保董事會獲 得獨立的觀點和意見。該等機制包括(i)就 提名及委任董事會成員而採納正式、合宜 及透明的程序,以確保提名及委任的權力 歸屬提名委員會及董事會整體:(ii)執行董 事及獨立非執行董事的組成平衡且符合上 市規則項下之獨立性標準:(iii)強調董事 成員多元化為作出客觀決定之重要推動 文化:(v)於有需要時建立董事會轄下委員 會,專責從事董事會授權明確界定的職能, 及(vi)董事會及其委員會可通過其他渠道 獲得獨立的觀點和意見(如外部獨立專業 建議)以協助其履行職責,費用由本公司 支付。

董事會現時由五名執行董事及四名獨立非 執行董事組成。董事之個人資料(包括董 事會成員間之關係)刊載於本年報第21至 25頁內。

董事會於二零二二年曾舉行四次定期會 議,會議大約每季舉行一次,以討論本公 司之整體策略、經營、財務表現、股息支 付、風險管理及內部監控系統、董事薪酬 以及企業管治常規事宜。

BOARD OF DIRECTORS & ADMINISTRATIVE COMMITTEE (continued)

To ensure independent views and input are available to the Board, various mechanisms have been established by the Company. Such mechanisms include (i) adoption of a formal, considered and transparent procedure for nomination and appointment of Board members to ensure that the power to nominate and appoint is rested on the Nomination Committee and the Board as a whole; (ii) a balanced composition of Executive and Independent Non-executive Directors fulfilling the independence criteria under the Listing Rules; (iii) emphasis on board diversity as an important driver to enable objective decisions to be made; (iv) promote a culture of openness during discussion at board meetings; (v) establishment of Board Committees to specialize in clearly-defined functions delegated by the Board whenever necessary, and (vi) the Board and its Committees may access to other channels where independent views and input are available (e.g. external independent professional advice) at the Company's expense in order to assist the performance of their duties.

The Board currently comprises five Executive Directors and four Independent Non-executive Directors. The biographical details of the Directors (including relationships among the members of the Board) are set out on pages 21 to 25 of this Annual Report.

The Board held four regular Board meetings in 2022 at approximately quarterly intervals to discuss the overall strategy, operation, financial performance, dividend payments, risk management and internal control systems, Directors' remuneration and corporate governance practices.

董事會及行政委員會(續)

董事於該四次董事會定期會議及本公司 二零二二年股東週年大會之出席率如下:

BOARD OF DIRECTORS & ADMINISTRATIVE COMMITTEE (continued)

The attendance of the Directors at the four regular Board meetings and the 2022 annual general meeting of the Company was as follows:

		董事會會議出席率 Attendance at Board meetings	股東大會出席率 Attendance at general meeting
執行董事	Executive Directors		
王忠秣先生	Mr. Wong Chung Mat, Ben	4/4	1/1
(主席兼行政總裁)	(Chairman and Chief Executive Officer)		
王賢敏女士	Ms. Wong Yin Man, Ada	4/4	1/1
陳子華博士	Dr. Chan Tsze Wah, Gabriel	4/4	1/1
熊永順先生	Mr. Hung Wing Shun, Edmund	4/4	1/1
陳偉明先生	Mr. Chan Wai Ming, Hermes	4/4	1/1
獨立非執行董事	Independent Non-executive Directors		
李家祥博士	Dr. Li Ka Cheung, Eric	4/4	1/1
楊孫西博士	Dr. Yu Sun Say	4/4	1/1
葉天養先生	Mr. Alfred Donald Yap	4/4	1/1
張志超先生	Mr. Cheung Chi Chiu, David	3/4	1/1
(於二零二二年十一月二十九日)	辭任) (resigned on 29 November 2022)		
羅偉浩先生	Mr. Lo Wai Ho, Ashley	0/0	0/0
(於二零二二年十一月二十九日	獲委任) (appointed on 29 November 2022)		

於舉行董事會會議前,董事會獲提供所有 所需資料以考慮將予討論之事項。所有董 事會會議按正式議程進行。於董事會會議 處理之所有事務均載入有關會議之會議記 錄。董事會若干決定乃以全體董事通過書 面決議案之方式作出。所有董事會成員可 向公司秘書尋求意見及獲取服務。倘有需 要,董事亦可向外尋求專業意見,費用由 本公司支付。 Before holding of a Board meeting, the Board is supplied with all necessary information to enable it to consider the matters to be discussed. A formal agenda is followed in all Board meetings. All business transacted at the Board meetings is documented in the minutes of such meeting. Some Board decisions are made by way of written resolutions of all Directors. All Board members have access to the advice and services of the Company Secretary. If necessary, Directors also have access to external professional advice at the expense of the Company.

董事培訓

本公司鼓勵所有董事參與持續專業發展, 以發展並更新彼等作為上市公司董事之知 識及技能。本公司不時向董事介紹及推薦 相關培訓課程及閱讀材料。 **DIRECTORS' TRAINING**

All Directors are encouraged to participate in continuous professional development to develop and refresh their knowledge and skills as Directors of a listed company. The Company introduces and recommends relevant training courses and reading materials to the Directors from time to time.

每位董事均已向本公司提供其於二零二二年 內接受培訓之記錄,有關培訓之方式如下: Each of the Directors has provided to the Company a record of training received during the year of 2022. The means of such training are as follows:

	培訓方式		Means of Training
執行董事		Executive Directors	
王忠秣先生 <i>(主席兼行政總裁)</i>	閱讀材料	Mr. Wong Chung Mat, Ben (Chairman and Chief Executive Officer)	reading material
王賢敏女士	閱讀材料	Ms. Wong Yin Man, Ada	reading material
陳子華博士	閱讀材料	Dr. Chan Tsze Wah, Gabriel	reading material
熊永順先生	閱讀材料	Mr. Hung Wing Shun, Edmund	reading material
陳偉明先生	網上培訓/閱讀材料/ 網絡研討會	Mr. Chan Wai Ming, Hermes	e-training/reading material/ webinar
獨立非執行董事		Independent Non-executive Directors	
李家祥博士	座談會/閱讀材料/ 培訓課程/視頻讀物/ 網絡研討會	Dr. Li Ka Cheung, Eric	forum/reading material/ training course/video reading/ webinar
楊孫西博士	閱讀材料/網絡研討會	Dr. Yu Sun Say	reading material/webinar
葉天養先生	閱讀材料/網絡研討會	Mr. Alfred Donald Yap	reading material/webinar
張志超先生 <i>(於二零二二年十一月二十九日辭任)</i>	網上培訓/閱讀材料/ 網絡研討會	Mr. Cheung Chi Chiu, David (resigned on 29 November 2022)	e-training/reading material/ webinar
羅偉浩先生 <i>(於二零二二年十一月二十九日獲委任)</i>	網上培訓/就任培訓/ 閲讀材料	Mr. Lo Wai Ho, Ashley (appointed on 29 November 2022)	e-training/induction training/ reading material

主席兼行政總裁

王忠秣先生為本集團主席兼行政總裁,自 二零零三年二月起一直兼任這兩個職位。 在容許兩個職位由同一人擔任時,本公司 已考慮以下事項:

- (a) 兩個職位均須對本集團業務具備透徹 了解及豐富經驗。本集團內外均難以 遇到同時具備合適知識、經驗及領導 才能之人選。倘任何一個職位由不符 合資格之人士擔任,可能會拖累本集 團之表現。
- (b) 本公司相信,董事會及其獨立非執行 董事之監察可提供一個有效之制衡機 制,並確保可足夠代表股東利益。

獨立非執行董事

本公司認為獨立非執行董事由工業、財務、 法律及資訊科技專才組成,能夠就制定策 略及其他財政或監管規定向董事會及管理 層提供意見。根據上市規則之規定,獨立 非執行董事已分別向本公司提供有關其獨 立性之年度確認書。本公司視所有獨立非 執行董事為獨立。

本公司現任獨立非執行董事概無指定任 期,惟須根據本公司之公司細則第112條 在不遲於最後獲選或重選後第三屆股東週 年大會上輪值告退並接受重新選舉。

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Mr. Wong Chung Mat, Ben is the Group's Chairman and Chief Executive Officer and has occupied these two positions since February 2003. In allowing the two positions to be occupied by the same person, the Company has considered the following:

- (a) Both positions require in-depth knowledge and considerable experience of the Group's business. Candidates with the suitable knowledge, experience and leadership are difficult to find both within and outside the Group. If either of the positions is occupied by an unqualified person, the Group's performance could be gravely compromised.
- (b) The Company believes that the supervision of the Board and its Independent Non-executive Directors can provide an effective check and balance mechanism and ensures that the interests of the shareholders are adequately represented.

INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company is satisfied that its Independent Nonexecutive Directors comprise a good mix of industrial, financial, legal and information technology expertise to advise the Board and the management team on strategy formulation and other financial or regulatory requirements. Pursuant to the requirement in the Listing Rules, each of the Independent Non-executive Directors has provided an annual confirmation of independence to the Company. The Company considers all of the Independent Non-executive Directors as independent.

The existing Independent Non-executive Directors of the Company are not appointed for a specific term but subject to retirement by rotation and re-election no later than the third annual general meeting after they were last elected or re-elected under Bye-law 112 of the Bye-laws of the Company.

薪酬委員會

本公司已成立薪酬委員會,由兩名獨立非 執行董事,包括楊孫西博士(薪酬委員會 主席)及葉天養先生,以及一名執行董事, 即陳子華博士所組成。

根據企業管治守則,薪酬委員會已採納一 種顧問模式,據此,薪酬委員會將擔當向 董事會提供建議之角色,而批准執行董事 及高級管理層薪酬之最終權力,則保留予 董事會。薪酬委員會之主要責任包括就本 公司全體董事及高級管理層之薪酬政策及 架構提供建議、因應董事會所訂企業方針 及目標而檢討及批准管理層之薪酬提供建議。

於截至二零二二年十二月三十一日止年 度,薪酬委員會已審閲付予董事及高級管 理層之薪酬;批准二零二三年個別董事薪 酬待遇之提案,並向董事會作出建議;以 及考慮年內應付予新委任董事之薪酬。

薪酬委員會於二零二二年曾舉行一次會 議。薪酬委員會委員於該次會議之出席率 如下:

REMUNERATION COMMITTEE

The Company has established a Remuneration Committee which comprises two Independent Nonexecutive Directors, namely Dr. Yu Sun Say (Chairman of the Remuneration Committee) and Mr. Alfred Donald Yap, and one Executive Director, namely Dr. Chan Tsze Wah, Gabriel.

Pursuant to the CG Code, an advisory model has been adopted by the Remuneration Committee under which the Remuneration Committee shall perform an advisory role to the Board, with the Board retaining the final authority to approve Executive Directors' and senior management's remuneration. The principal responsibilities of the Remuneration Committee include making recommendations on the Company's policy and structure for all Directors' and senior management's remuneration, reviewing and approving the management's remuneration proposals with reference to the Board's corporate goals and objectives, and making recommendations on the remuneration of Directors and senior management.

During the year ended 31 December 2022, the Remuneration Committee reviewed the remuneration paid to the Directors and senior management; approved the proposal of the 2023 remuneration packages of individual Directors for recommendation to the Board; and considered the remuneration payable to a newly appointed Director during the year.

The Remuneration Committee held one meeting in 2022. The attendance of the Remuneration Committee members at this meeting was as follows:

		出席率 Attendance
獨立非執行董事	Independent Non-executive Directors	
楊孫西博士(<i>主席)</i>	Dr. Yu Sun Say <i>(Chairman)</i>	1/1
葉天養先生	Mr. Alfred Donald Yap	1/1
執行董事	Executive Director	
陳子華博士	Dr. Chan Tsze Wah, Gabriel	1/1

薪酬委員會(續)

本公司之薪酬政策乃設立並維持合適及具 競爭力之酬金以吸引、挽留及激勵董事成 功推動本集團業務。於釐定執行董事之薪 酬待遇時,須參考其於本公司的職務與責 任、市場基準以及個人及業務表現。非執 行董事之薪酬須反映其職務與責任、預計 所需的時間和努力以及對本公司的承擔。

REMUNERATION COMMITTEE (continued)

The Company's Directors' Remuneration Policy is to establish and maintain an appropriate and competitive level of remuneration to attract, retain and motivate Directors to run the Group successfully. In determining the remuneration packages of Executive Directors, reference should be made to their duties and responsibilities with the Company, market benchmark as well as individual and business performance. The remuneration of Non-executive Directors should reflect their duties and responsibilities, anticipated time and effort required and their commitment to the Company.

提名委員會

本公司已於二零二一年十二月二十九日成 立提名委員會,目前由董事會主席王忠秣 先生(提名委員會主席)及兩名獨立非執 行董事,包括葉天養先生與羅偉浩先生 組成。

提名委員會的主要職責包括檢討董事會架 構、人數及組成;就任何擬對董事會作出 的變動提出建議;評估獨立非執行董事的 獨立性;以及就董事委任或重新委任及董 事繼任計劃向董事會提出建議。

NOMINATION COMMITTEE

On 29 December 2021, the Company established a Nomination Committee which currently comprises the Chairman of the Board, Mr. Wong Chung Mat, Ben (Chairman of the Nomination Committee) and two Independent Non-executive Directors, namely Mr. Alfred Donald Yap and Mr. Lo Wai Ho, Ashley.

The principal duties of the Nomination Committee include reviewing the structure, size and composition of the Board; making recommendations on any proposed changes to the Board; assessing the independence of Independent Non-executive Directors; and making recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors.

提名委員會(續)

截至二零二二年十二月三十一日止年度, 提名委員會已評估獨立非執行董事的獨立 性並考慮就提名獨立非執行董事之候選人 及於股東週年大會上重選退任董事向董事 會提出建議。

提名委員會於二零二二年曾舉行兩次會 議。提名委員會委員於該等會議之出席率 如下:

NOMINATION COMMITTEE (continued)

During the year ended 31 December 2022, the Nomination Committee assessed the independence of Independent Non-executive Directors and considered making recommendation to the Board on the nomination of a candidate as an Independent Non-executive Director and re-election of retiring Directors at the annual general meeting.

The Nomination Committee held two meetings in 2022. The attendance of the Nomination Committee members at these meetings was as follows:

		出席率 Attendance
執行董事	Executive Director	
王忠秣先生(主席)	Mr. Wong Chung Mat, Ben (Chairman)	2/2
獨立非執行董事	Independent Non-executive Directors	
葉天養先生	Mr. Alfred Donald Yap	2/2
張志超先生	Mr. Cheung Chi Chiu, David	1/2
(於二零二二年十一月二十九日停止)	(ceased on 29 November 2022)	
羅偉浩先生	Mr. Lo Wai Ho, Ashley	0/0
(於二零二二年十一月二十九日獲委任)	(appointed on 29 November 2022)	

提名委員會(續)

本公司之提名政策(前稱為「提名董事之 政策和程序」)旨在作為指引,以確保在提 名具備合適經驗及能力之董事時有正式、 合宜及透明的程序可循,以維持及改善本 公司之競爭力。按照該政策,倘需要新董 事或替任董事,須根據來自現任董事會成 員、管理團隊、認識候選人的其他人士及 (如適合)專業獵頭公司的推薦意見或推 介,編製一份候選董事名單。提名委員會 須按候選董事之品格、誠信、承諾、知識及 能力、觀點多元化(參考本公司董事會成 員多元化政策)、於其領域之成就、專業或 個人聲譽、與董事會現行需要相關之特定 經驗或專業知識進行初步評估,而倘為新 候 撰 獨 立 董 事,則須 評 估 其 是 否 被 視 為 獨 立。提名委員會其後須篩選及推薦一名或 以上候選人進行面試。最後,須推薦最合 適的人選予全體董事會以作考慮。

於釐定 退任董事是否符合資格於本公司股東大會 上重選連任時,提名委員會須考慮該退任 董事之貢獻及卜文所載之其他相關標準; 隨後向董事會作出建議以供考慮。

NOMINATION COMMITTEE (continued)

The Company's Nomination Policy (formerly known as "Policy and Procedure for Nomination of Directors") is to serve as a guideline in order to ensure that there is a formal, considered and transparent procedure for nomination of Directors with suitable experience and capabilities to maintain and improve the competitiveness of the Company. According to the Policy, where a need is identified and arises for a new Director or replacement Director, a list of potential candidates should be complied based on recommendations or referrals from existing Board members, management team, other individuals who know the candidates and, if it deems appropriate, a professional search firm. The Nomination Committee shall conduct an initial evaluation of the potential candidates based on the character. integrity, commitment, knowledge and ability, diversity of perspectives (with reference to the Board Diversity Policy of the Company), accomplishment in his/her own field, professional or personal reputation, particular experience or expertise relevant to the current needs of the Board, and in case of a new Independent Director candidate, whether he/she would be considered as independent. The Nomination Committee shall then select and recommend one or more candidates for interview. Lastly, the best available candidate shall be recommended for consideration by the Board as a whole. For determining whether a retiring Director is eligible for re-election at a general meeting of the Company, the Nomination Committee shall consider the contribution of such retiring Director and other relevant criteria set out above; and then make recommendation to the Board for consideration.

多元化

本公司深明董事會成員多元化之裨益,並 相信均衡的董事會成員組成將提升董事會 之表現及推動本公司之成功。有見於此, 董事會已採納董事會成員多元化政策。該 政策應與上文所述提名政策一併閱讀。

董事會成員多元化政策規定,設計董事會 成員組成時,應從多方面考慮董事會成員 多元化,以支持本公司實現策略性目標及 維持可持續發展。甄選人選時將以一系列 多樣的觀點為基準,包括(但不限於)性 別、年齡、種族、文化及教育背景、專業經 驗、技能及知識。董事會亦將考慮本身的 業務模式及具體需要。最終將取決於所挑 人選的長處及可為董事會提供的貢獻。

董事會認為本公司現任董事會大致達到 觀點多元化,包括性別、年齡、教育背景、 專業經驗、技能及知識。避免董事會成員 性別單一的目標已達成。董事會現由各自 於工業、財務、法律及資訊科技領域擁有 獨特知識及經驗之個別董事所組成。本公 司將繼續保持其董事會成員多元化,並當 有需要填補空缺時,在不損害董事會質素 的前題下,提升性別及年齡多元化為特定 目標。

本公司致力於發展性別平等,將其作為全 集團不同部門間組織文化的一部分。於 二零二二年十二月三十一日,在本集團全 體員工(包括高級管理層)中男性佔46.4% 及女性佔53.6%。

DIVERSITY

The Company recognizes the benefits of having a diverse Board and believes that a balanced Board composition will contribute towards the performance of the Board and success of the Company. In view of this, a Board Diversity Policy has been adopted by the Board. Such Policy should be read in conjunction with the Nomination Policy mentioned above.

The Board Diversity Policy provides that, in designing the Board's composition, Board diversity shall be considered from a number of aspects in supporting the attainment of the strategic objectives and sustainable development of the Company. Selection of candidates will be based on a range of diversity perspectives, including but not limited to gender, age, ethnicity, cultural and educational background, professional experience, skills and knowledge. The Board will also take into account factors based on its own business model and specific needs. The ultimate decision will be based on merit and contribution that the prospective candidate will bring to the Board.

The Board considers that considerable diversity perspectives exist in the existing Board of the Company, including gender, age, educational background, professional experience, skills and knowledge. The target to avoid a single gender Board has been met. The Board is now made up of individual Directors who each bring with them unique knowledge and experience in the industrial, financial, legal and information technology sectors. The Company shall continue to maintain its Board diversity and, when there is any vacancy to fill, to promote the specific objective of gender and age diversity without compromising the quality of the Board.

The Company is dedicated to develop gender equality as a part of the organization culture across different divisions of the entire Group. As at 31 December 2022, the workforce (including senior management) of the Group was composed of 46.4% male and 53.6% female.

企業管治職能

本公司致力達到良好企業管治,以保障股 東利益,提升企業價值及問責性。

本公司已採納職權範圍,以列出董事會在 企業管治方面之職責,包括(但不限於) 完善本公司之企業管治政策及常規,並提 出修改和更新之建議;檢討董事和高級管 理層之培訓及持續專業發展;並監察本公 司在遵守法律及監管規定方面之政策及 常規。

於截至二零二二年十二月三十一日止年度 及直至本報告書日期,董事會已檢討本公 司的企業管治政策及常規,以在適當情況 下與上市規則附錄十四企業管治守則的近 期修訂保持一致。

CORPORATE GOVERNANCE FUNCTIONS

The Company is committed to achieving high standards of corporate governance to safeguard the interests of shareholders and to enhance corporate value and accountability.

A Terms of Reference has been adopted for the purpose of setting out the corporate governance duties to be performed by the Board, including (but not limited to) development of the Company's policies and practices on corporate governance and making recommendations on changes and updating; review of the training and continuous professional development of Directors and senior management; and monitor the Company's policies and practices on compliance with legal and regulatory requirements.

During the year ended 31 December 2022 and up to the date of this Report, the Board has reviewed the policies and practices on corporate governance of the Company to align the recent amendments to the CG Code under Appendix 14 to the Listing Rules where appropriate.

企業管治職能(續)

於本年度舉行之四次董事會會議中,兩次 與企業管治職能事宜相關。董事於該兩次 董事會會議之出席率如下:

CORPORATE GOVERNANCE FUNCTIONS (continued)

Amongst the four Board meetings held during the year, two were related to matters concerning corporate governance functions. The attendance of the Directors at these two Board meetings was as follows:

		出席率
		Attendance
執行董事	Executive Directors	
王忠秣先生	Mr. Wong Chung Mat, Ben	2/2
(主席兼行政總裁)	(Chairman and Chief Executive Officer)	
王賢敏女士	Ms. Wong Yin Man, Ada	2/2
陳子華博士	Dr. Chan Tsze Wah, Gabriel	2/2
熊永順先生	Mr. Hung Wing Shun, Edmund	2/2
陳偉明先生	Mr. Chan Wai Ming, Hermes	2/2
獨立非執行董事	Independent Non-executive Directors	
李家祥博士	Dr. Li Ka Cheung, Eric	2/2
楊孫西博士	Dr. Yu Sun Say	2/2
葉天養先生	Mr. Alfred Donald Yap	2/2
張志超先生	Mr. Cheung Chi Chiu, David	1/2
(於二零二二年十一月二十九日辭任)	(resigned on 29 November 2022)	
羅偉浩先生	Mr. Lo Wai Ho, Ashley	0/0
(於二零二二年十一月二十九日獲委任)	(appointed on 29 November 2022)	

風險管理及內部監控

董事會對維持本集團適當而有效之風險管 理及內部監控系統負有整體責任,並分別 透過風險管理委員會及審核委員會檢討該 等系統之有效性。

董事會以持續識別、分析、評估及管理風 險為基礎,建立一套全面的風險管理系統。 集團內各部門須自行負責及管理其本身之 風險,另外亦已成立多個向風險管理委員 會匯報之管理委員會,負責監察本集團不 同的風險管理範疇。該等工作有助獨立查 核個別部門之風險管理系統之成效。本公 司之獨立內控合規部(「內控合規部」)獲 指派專責內部審核職能,定期對本集團風 險管理及內部監控系統進行內部檢討及測 試,涵蓋財務、營運、合規、風險評估及風 險應對措施的監控。由本集團行政人員組 成之各個管理團隊及委員會定期開會,檢 討內控合規部進行內部審核工作之發現及 意見,並提出相關建議。管理團隊及委員 會之行政人員亦確保監控弱點已向有關部 門有效溝通,並監察有關部門其後就其建 議作出之行動。內控合規部定期向風險管 理委員會及審核委員會匯報其主要發現並 提出意見,以助該等委員會分別評核本集 團風險管理及內部監控系統是否有效。風 險管理委員會及審核委員會再向董事會作 出匯報,以供董事會每年從中作出本身之 見解。

RISK MANAGEMENT AND INTERNAL CONTROL

The Board has overall responsibility for maintaining appropriate and effective risk management and internal control systems of the Group and reviewing their effectiveness through the Risk Management Committee and the Audit Committee, respectively.

The Board has established a comprehensive risk management system based on identification, analysis, evaluation and management of risks on an ongoing basis. Each department under the Group is required to own and manage its own risks. A number of management committees reporting to the Risk Management Committee have been established to monitor different aspects of risk management for the Group. Such work serves to provide an independent checking of the effectiveness of the risk management system of individual departments. The independent Internal Compliance Control Department ("ICC") of the Company is delegated with the internal audit function to conduct regular internal reviews and testings of the Group's risk management and internal control systems covering financial, operational, compliance, risk assessment and risk response implementation controls. The respective management teams and committees which comprise relevant executives of the Group meet regularly to review the findings and opinions of internal audits conducted by the ICC and make relevant recommendations. The executives from the management teams and committees also ensure the control weaknesses are effectively communicated to the relevant departments and monitor the follow-up actions in response to their recommendations. The ICC regularly reports its major findings and advice to the Risk Management Committee and the Audit Committee and assists them to evaluate the effectiveness of the Group's risk management and internal control systems, respectively. The Risk Management Committee and the Audit Committee report back to the Board for forming its own view on an annual basis.

風險管理及內部監控(續)

審核委員會每年檢討本集團在會計、財務 匯報及內部審核職能方面的資源是否充 足,相關員工的資歷、經驗及培訓又是否 足夠,從而確保監控程序得以持續實施且 行之有效。

本集團風險管理及內部監控系統旨在提供 合理而非絕對之保障,以防範出現重大錯 誤陳述或損失,並管理而非消除營運系統 失效之風險,從而令本集團可達到其目標。 於二零二二年度,董事會已分別透過風險 管理委員會及審核委員會檢討本集團之風 險管理及內部監控系統,並認為該等系統 為有效且足夠。

本公司致力達致及維持最高水平的透明 度、廉潔與問責。與本公司反貪污政策相 輔相成,舉報政策已獲採納以公平公正地 管治及處理僱員及業務夥伴就財務申報、 內部監控或與本集團有關之其他事宜的任 何可疑不當行為或瀆職行為提出之關注。 本公司現有的舉報政策不接受不具名舉 報,因為本公司認為不具名舉報難以跟進 及獲得資料以進行有效調查。此外,根據 本公司工廠的經驗,倘本公司接受不具名 舉報,則其預計將收到大量不具名舉報, 這將對本公司的管理資源造成過度負擔。 然而,本公司將盡一切努力對所有舉報嚴 格保密。調查人員與舉報人之間的所有溝 通均受到嚴格保護,以確保舉報人不會遭 受報復或指責。除非本公司有法律義務向 任何政府部門透露舉報人的身份及其他資 料,否則未經舉報人同意,將不會披露其 身份。

RISK MANAGEMENT AND INTERNAL CONTROL (continued)

The Audit Committee annually reviews the adequacy of resources and qualifications, experience and training of the staff responsible for accounting, financial reporting and internal audit functions to ensure that ongoing control process are in place and functioning effectively.

The purpose of the Group's risk management and internal control systems is to provide reasonable, but not absolute assurance against material misstatement or loss and to manage rather than eliminate risks of failure in operational system in order to achieve the Group's objectives. For the year of 2022 under review, the Board, through the Risk Management Committee and the Audit Committee, has reviewed the Group's risk management and internal control systems, respectively and considered them effective and adequate.

The Company is committed to achieving and maintaining the highest standards of openness, probity and accountability. Complementary with the Anti-Corruption Policy of the Company, the Whistleblowing Policy has been adopted to govern and deal with fairly and properly concerns raised by our employees and business partners about any suspected misconduct or malpractice regarding financial reporting, internal controls or other matters related to the Group. The existing Whistleblowing Policy of the Company does not accept anonymous reporting because the Company believes it will be difficult to follow up and obtain information for an effective investigation. Also, based on experience in the Company's factories, the Company would expect an abundance of anonymous reporting if anonymous reporting was to be accepted and this would unduly burden the Company's management resources. Nevertheless, the Company will make every effort to treat all reporting in a strictly confidential manner. All communications between the investigator and the whistleblowers are strictly protected to ensure that no reprisal or blame would be directed against the whistleblowers. The identity of the whistleblower will not be disclosed without his/her consent, unless the Company is legally obliged to reveal the whistleblower's identity and other information to any government authorities.

風險管理委員會

風險管理委員會由三名執行董事組成,包 括王賢敏女士(風險管理委員會主席)、 陳子華博士及熊永順先生。

風險管理委員會之主要職責包括監察本集 團的整體風險管理框架;審批風險政策及 風險容忍度以及審視其違規情況;檢討及 評估風險管理系統的成效;及就風險相關 事宜向董事會提供意見。

於截至二零二二年十二月三十一日止年 度,風險管理委員會已監督風險管理框架; 評估風險嚴重程度;監察及更新本集團之 風險政策;討論主要風險之風險報告;及 檢討風險管理系統是否有效及足夠。

風險管理委員會於二零二二年曾舉行十次 會議。風險管理委員會委員於該等會議之 出席率如下:

RISK MANAGEMENT COMMITTEE

The Risk Management Committee comprises three Executive Directors, namely Ms. Wong Yin Man, Ada (Chairperson of the Risk Management Committee), Dr. Chan Tsze Wah, Gabriel and Mr. Hung Wing Shun, Edmund.

The principal duties of the Risk Management Committee include the oversight of the Group's overall risk management framework; approval of risk policies and tolerances and reviewing the breaches thereof; review and assessment of the effectiveness of the risk management systems; and advising the Board on riskrelated issues.

During the year ended 31 December 2022, the Risk Management Committee overseen the risk management framework; assessed materiality of risks; monitored and updated the Group's risk policies; discussed risk reports on key risks; and reviewed the effectiveness and adequacy of the risk management system.

The Risk Management Committee held ten meetings in 2022. The attendance of the Risk Management Committee members at these meetings was as follows:

		出席率
		Attendance
執行董事	Executive Directors	
王賢敏女士(主席)	Ms. Wong Yin Man, Ada <i>(Chairperson)</i>	10/10
陳子華博士	Dr. Chan Tsze Wah, Gabriel	10/10
熊永順先生	Mr. Hung Wing Shun, Edmund	10/10
附註:	Note:	
本集團相關行政人員亦有出席上述之風險管理委員會 會議。	Relevant executives of the Group also attended Committee meetings above.	the Risk Management

審核委員會

審核委員會由三名獨立非執行董事組成, 包括李家祥博士(審核委員會主席)、 楊孫西博士及葉天養先生。

審核委員會之主要職責包括監察本集團之 財務報告及內部監控系統;審閱本集團之 財務資料;及檢討本公司與外聘核數師之 關係。

於截至二零二二年十二月三十一日止年度 內,審核委員會已檢討本集團採納之會計 政策及常規;討論核數、內部監控及財務 報告事宜,當中包括審閱本集團二零二一 年末期業績及二零二二年中期業績;審閲 外聘核數師之聘用函件;就續聘外聘核數 師作出建議;及檢討會計、財務報告及內 部審核功能及相關職員。

審核委員會於二零二二年曾舉行兩次會議 並單獨與外聘核數師會面。審核委員會委 員於該兩次會議之出席率如下:

AUDIT COMMITTEE

The Audit Committee comprises three Independent Non-executive Directors, namely Dr. Li Ka Cheung, Eric (Chairman of the Audit Committee), Dr. Yu Sun Say and Mr. Alfred Donald Yap.

The principal duties of the Audit Committee include the oversight of the Group's financial reporting and internal control systems; review of the Group's financial information; and review of the relationship with the external auditor of the Company.

During the year ended 31 December 2022, the Audit Committee reviewed the accounting principles and practices adopted by the Group; discussed the auditing, internal control and financial reporting matters including review of the 2021 final results and 2022 interim results of the Group; reviewed the external auditor's engagement letter; recommended the re-appointment of the external auditor; and reviewed the accounting, financial reporting and internal audit functions and their staffs.

The Audit Committee held two meetings in 2022 and met separately with the external auditors. The attendance of the Audit Committee members at these two meetings was as follows:

		出席率
		Attendance
獨立非執行董事	Independent Non-executive Directors	
李家祥博士 <i>(主席)</i>	Dr. Li Ka Cheung, Eric <i>(Chairman)</i>	2/2
楊孫西博士	Dr. Yu Sun Say	2/2
葉天養先生	Mr. Alfred Donald Yap	2/2

核數師酬金及核數師相關事宜

AUDITOR'S REMUNERATION AND AUDITOR RELATED MATTERS

截至二零二二年十二月三十一日止年度, 已付或應付外聘核數師羅兵咸永道會計師 事務所之酬金載列如下:

For the year ended 31 December 2022, the remuneration paid or payable to the external auditor, PricewaterhouseCoopers, is set out as follows:

		總額(港幣元) Amount (HK\$)
核數服務	Audit services	3,075,581
非核數服務	Non-audit services	
一香港利得税合規	 Hong Kong profits tax compliance 	169,800
一轉讓定價税務諮詢	 transfer pricing tax consultation 	240,000

3,485,381

董事及核數師對財務報表之責任 DIRECTORS' AND AUDITOR'S RESPONSIBILITIES FOR FINANCIAL STATEMENTS

有關董事及核數師編製本集團綜合財務報 表之責任刊載於本年報第104至111頁之 「獨立核數師報告」內。

The responsibilities of the Directors and the auditor for preparing the consolidated financial statements of the Group are set out in the "Independent Auditor's Report" on pages 104 to 111 of this Annual Report.

股東權益

為保障股東權益及權利,在股東大會上, 每項實際獨立的事宜,均以個別決議案 提呈。

此外,股東受以下程序保護,該等程序受 制於本公司之公司細則、一九八一年百慕 達公司法及適用法律和規例。

SHAREHOLDERS' RIGHTS

To safeguard the shareholders' interest and rights, separate resolutions are proposed at shareholders' meetings on each substantial issue.

In addition, shareholders are protected by the following procedures as governed by the Company's Bye-laws, the Bermuda Companies Act 1981 and applicable legislation and regulation.

股東權益(續)

股東召開股東特別大會(「股東特別大 會」)的程序

- 於遞交要求當日持有不少於附帶權利 可於本公司股東大會上投票之本公司 繳足股本十分之一(1/10)之股東,於 任何時間均有權向本公司註冊辦事處 (地址為Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda) 及其總辦事處(地址為香港九龍官塘 偉業街108號絲寶國際大廈17樓)送 交書面要求,並註明收件人為本公司 之公司秘書,要求董事會召開股東特 別大會,以處理該要求所指明之任何 事務,而有關大會須於遞交該要求後 兩(2)個月內舉行。
- 書面要求須列明股東大會之目的、經 2 有關股東簽署,並可由多份相同格式 之文件組成,而每份文件須由一名或 多名該等股東簽署。
- 倘要求適當,公司秘書將要求董事會 根據法例規定向全體登記股東送達充 分通知後召開股東特別大會。相反, 倘要求無效,則向有關股東告知此結 果,亦將不會應要求召開股東特別 大會。

SHAREHOLDERS' RIGHTS (continued)

Procedures for shareholder(s) to convene a special general meeting ("SGM")

- Shareholder(s) holding at the date of deposit of 1. the requisition not less than one-tenth (1/10) of the paid-up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition sent to the Company's registered office at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda and its principal office at 17/F, C-Bons International Center, No. 108 Wai Yip Street, Kwun Tong, Kowloon, Hong Kong, for the attention of the Company Secretary of the Company, to require a SGM to be called by the Board of Directors for the transaction of any business specified in such requisition; and such meeting shall be held within two (2) months after the deposit of such requisition.
- 2. The written requisition must state the purposes of the general meeting, signed by the shareholder(s) concerned and may consist of several documents in like form, each signed by one or more of those shareholders.
- 3. If the requisition is in order, the Company Secretary will ask the Board of Directors to convene a SGM by serving sufficient notice in accordance with the statutory requirements to all the registered shareholders. On the contrary, if the requisition is invalid, the shareholder(s) concerned will be advised of this outcome and accordingly, a SGM will not be convened as requested.

股東權益(續)

股東召開股東特別大會(「股東特別大 會」)的程序(續)

- 向全體登記股東發出通知以供考慮由 有關股東於股東特別大會上提出建議 之期限,因建議性質而異,詳情如下:
 - (i) 倘建議構成本公司之特別決議 案(除用作更正明顯錯誤之純粹 文書修訂外,不得予以修訂), 則須最少發出二十一(21)個整日 及不少於十(10)個完整營業日之 書面通知;及
 - (ii) 倘建議構成本公司之普通決議 案,則須最少發出十四(14)個整 日及不少於十(10)個完整營業日 之書面通知。

股東於股東大會提出建議(提名他人參 選董事除外)的程序

- 本公司每年舉行一次股東週年大會 (「股東週年大會」),並可於必要時舉 行稱為股東特別大會之股東大會。
- 持有(i)有權於股東大會上投票之全體 股東總投票權不少於二十分之一(1/20) 之股東,或(ii)不少於100名股東,可提 交擬於股東週年大會上所動議決議案 之書面要求;或就於特定股東大會上 任何所動議決議案所述事項或將處理 之事務提交不超過1,000字之陳述。

SHAREHOLDERS' RIGHTS (continued)

Procedures for shareholder(s) to convene a special general meeting ("SGM") (continued)

- 4. The notice period to be given to all the registered shareholders for consideration of the proposal raised by the shareholder(s) concerned at a SGM varies according to the nature of the proposal, as follows:
 - (i) at least twenty-one (21) clear days' and not less than ten (10) clear business days' notice in writing if the proposal constitutes a special resolution of the Company, which cannot be amended other than to a mere clerical amendment to correct a patent error; and
 - (ii) at least fourteen (14) clear days' and not less than ten (10) clear business days' notice in writing if the proposal constitutes an ordinary resolution of the Company.

Procedures for shareholders to make proposals at general meeting other than a proposal of a person for election as director

- The Company holds an annual general meeting ("AGM") every year, and may hold a general meeting known as a special general meeting whenever necessary.
- 2. Shareholder(s) of the Company holding (i) not less than one-twentieth (1/20) of the total voting rights of all shareholders having the right to vote at the general meeting; or (ii) not less than 100 shareholders, can submit a written request stating the resolution intended to be moved at the AGM; or a statement of not more than 1,000 words with respect to the matter referred to in any proposed resolution or the business to be dealt with at a particular general meeting.

股東權益(續)

股東於股東大會提出建議(提名他人參 選董事除外)的程序(續)

- 書面要求/陳述須由有關股東簽署, 並於股東週年大會舉行前不少於六(6) 星期(倘要求提供決議案通知)或於 股東大會舉行前一(1)星期(倘為任何 其他要求)送交至本公司註冊辦事處 (地址為Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda) 及其總辦事處(地址為香港九龍官塘 偉業街108號絲寶國際大廈17樓),並 註明收件人為本公司之公司秘書。
- 倘書面要求適當,公司秘書將要求本 公司董事會(i)將決議案列入股東週年 大會議程:或(ii)就股東大會傳閱陳述, 惟有關股東須已支付經董事會釐定之 合理金額之費用,足以支付本公司根 據法例規定向全體登記股東送達決議 案通知及/或傳閱有關股東提交之陳 述。相反,倘要求無效,或有關股東 並無支付足夠金額以支付本公司就上 述目的所需費用,則所提呈決議案將 不會列入股東週年大會議程,亦將不 會就股東大會傳閱陳述。

SHAREHOLDERS' RIGHTS (continued)

Procedures for shareholders to make proposals at general meeting other than a proposal of a person for election as director (continued)

- 3. The written request/statements must be signed by the shareholder(s) concern and deposited at the Company's registered office at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda and its principal office at 17/F, C-Bons International Center, No. 108 Wai Yip Street, Kwun Tong, Kowloon, Hong Kong, for the attention of the Company Secretary of the Company, not less than six (6) weeks before the AGM in the case of a requisition requiring notice of a resolution and not less than one (1) week before the general meeting in the case of any other requisition.
- If the written request is in order, the Company 4. Secretary will ask the Board of Directors of the Company (i) to include the resolution in the agenda for the AGM; or (ii) to circulate the statement for the general meeting, provided that the shareholder(s) concerned have deposited a sum of money reasonably determined by the Board of Directors sufficient to meet the Company's expenses in serving the notice of the resolution and/or circulating the statement submitted by the shareholder(s) concerned in accordance with the statutory requirements to all the registered shareholders. On the contrary, if the requisition is invalid or the shareholder(s) concerned have failed to deposit sufficient money to meet the Company's expenses for the said purposes, the shareholder(s) concerned will be advised of this outcome and accordingly, the proposed resolution will not be included in the agenda for the AGM; or the statement will not be circulated for the general meeting.

股東權益(續)

股東於股東大會提出建議(提名他人參 選董事除外)的程序(續)

另一份載有關於股東提名董事候選人的程 序之文件,亦已刊登於本公司網址。

SHAREHOLDERS' RIGHTS (continued)

Procedures for shareholders to make proposals at general meeting other than a proposal of a person for election as director (continued)

A separate document containing the procedures for a shareholder to propose a person for election as a director is also published on the website of the Company.

股東向董事會提出查詢的程序

Procedures by which enquiries may be put to the Board of Directors by shareholders

一九八一年百慕達公司法或本公司之公司 細則概無條文規定股東向本公司董事會提 出查詢之程序。股東理應可於任何時間透 過以下渠道以書面方式送交其查詢:

There are no provisions in the Bermuda Companies Act 1981 or in the Bye-laws of the Company that provide for a procedure by which shareholder(s) may put forward an enquiry to the Board of Directors of the Company. A shareholder may, of course, at any time send their enquiries in writing to the Board of Directors of the Company via the following channels:

郵寄地址:	香港九龍官塘 偉業街108號 絲寶國際大廈17樓 (註明收件人為公司秘書或 董事會主席)	Mailing Address:	17/F, C-Bons International Center, No. 108 Wai Yip Street, Kwun Tong, Kowloon, Hong Kong (For the attention of the Company Secretary or Chairman of the Board)
傳真:	(852) 2797 8076	Fax:	(852) 2797 8076
電郵:	enquiry@wih.com.hk	Email:	enquiry@wih.com.hk

股東通訊政策

本公司之股東通訊政策旨在促進與股東及 其他持份者之有效溝通;鼓勵股東積極參 與本公司事務;及使股東有效行使股東權 利。本公司主要通過以下方式與股東聯繫: (i)本公司根據上市規則之規定及時和一致 地發佈之公司通訊(包括但不限於年報、 中期報告、大會通告、通函及公佈);(ii)本 公司刊載於本公司網站之資料及文件;(iii) 作為本公司與其股東溝通之主要平台的本 公司股東週年大會及其他股東大會;(iv)股 東查詢可送交予本公司或本公司之香港股 份過戶登記分處;及(v)其他投資者關係通 訊平台(如適用)。

為支持環保,建議股東以電子方式於本公 司或聯交所網站閲覽本公司的公司通訊。 股東有權選擇以郵寄或電子方式接收公司 通訊。股東可不時更改其選擇。此外,本 公司就勵股東參與股東大會,倘股東不能 出席股東大會,則可委任代表代其出席大 會成員、董事會轄下委員會主席及其他董事 會成員、董事會轄下委員會主席或其美 理及回答股東問題。董事會於制定本公司 之業務策略時將考慮股東之任何關注及意 見。董事會已檢討該政策於年內之實施情 況並認為該政策行之有效。

SHAREHOLDERS' COMMUNICATION POLICY

The Shareholders' Communication Policy of the Company aims at promoting effective communication with the shareholders and other stakeholders; encouraging shareholders to engage actively with the Company; and enabling shareholders to exercise their rights as shareholders effectively. The Company communicates with the shareholders mainly in the following ways: (i) corporate communications of the Company (including, but not limited to, annual reports, interim reports, notice of meetings, circulars and announcements) to be published in a timely and consistent manner as required by the Listing Rules; (ii) information and documents of the Company posted on the Company's website; (iii) annual general meetings and other general meetings of the Company which serve as the primary forum for communication by the Company with its shareholders; (iv) shareholders' enquiries may be sent to the Company or the Company's branch share registrar in Hong Kong; and (v) other investor relations communication platforms, if appropriate.

In support of environmental protection, shareholders are recommended to read the Company's corporate communications electronically on the website of the Company or the Stock Exchange. Shareholders have the right to choose the means of receipt of the corporate communications either by mail or by electronic means. Shareholders are able to change their choice from time to time. Also, shareholders are encouraged to participate in general meetings or to appoint proxies to attend and vote at the meetings for and on their behalf if they are unable to attend the meetings. Chairman of the Board and other Board members, chairmen of board committees or their delegates, and the external auditor shall attend annual general meetings to address and answer any questions from the shareholders. Any concerns and views of the shareholders will be taken into consideration by the Board when formulating the business strategies of the Company. The Board has reviewed the implementation of the Policy during the year and considered the Policy effective.

組織章程文件

於二零二二年,本公司之組織章程文件概 無變動。本公司現行之公司細則可於本公 司及聯交所網站取得。

最近,聯交所已根據上市規則附錄三所載 之境外上市公司之新上市制度修訂有關核 心股東保障標準之上市規則。為符合該等 核心標準,並藉此機會為本公司舉行混合 或電子股東大會提供靈活性及使現有公司 細則符合百慕達適用法律之相關要求,董 事會擬將於二零二三年六月一日舉行之本 公司應屆股東週年大會上尋求股東通過現 決議案以採納新公司細則方式批准對現 有公司細則之建議修訂。包含(其中包括) 相關資料之通函,連同大會通告將會適時 一併送交予股東。

CONSTITUTIONAL DOCUMENTS

There was no change in the constitutional documents of the Company in the year of 2022. The existing Byelaws of the Company is available on the websites of the Company and the Stock Exchange.

Recently, the Stock Exchange has amended the Listing Rules concerning the core shareholders protection standards under the new listing regime for overseas listed companies set out in Appendix 3 to the Listing Rules. In order to conform to such core standards and, taking the opportunity, to provide flexibility for the Company to hold hybrid or electronic general meetings and bring the existing Bye-laws in line with the relevant requirements of the applicable laws of Bermuda, the Board intends to seek approval of the shareholders (by way of a special resolution) for the proposed amendments to the existing Bye-laws by adoption of a new Bye-laws at the forthcoming annual general meeting of the Company to be held on 1 June 2023. A circular containing, amongst other things, information in this relation, together with the notice of the meeting will be sent to the shareholders in due course.

香港,二零二三年三月二十四日

Hong Kong, 24 March 2023



羅兵咸永道

致王氏國際集團有限公司股東

(於百慕達註冊成立的有限公司)

意見

我們已審計的內容

王氏國際集團有限公司(以下簡稱「貴公司」)及其附屬公司(以下統稱「貴集團」) 列載於第112至247頁的綜合財務報表,包括:

- 於二零二二年十二月三十一日的綜合 財務狀況表;
- 截至該日止年度的綜合收益表;
- 截至該日止年度的綜合全面收入表;
- 截至該日止年度的綜合權益變動表;
- 截至該日止年度的綜合現金流量表:
 及
- 综合財務報表附註,包括主要會計政 策及其他解釋信息。

TO THE SHAREHOLDERS OF WONG'S INTERNATIONAL HOLDINGS LIMITED *(incorporated in Bermuda with limited liability)*

OPINION

What we have audited

The consolidated financial statements of Wong's International Holdings Limited (the "Company") and its subsidiaries (the "Group"), which are set out on pages 112 to 247, comprise:

- the consolidated statement of financial position as at 31 December 2022;
- the consolidated income statement for the year then ended;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated cash flow statement for the year then ended; and
- the notes to the consolidated financial statements, which include significant accounting policies and other explanatory information.



羅兵咸永道

Our opinion

我們認為,該等綜合財務報表已根據香港 會計師公會頒佈的《香港財務報告準則》 真實而中肯地反映了 貴集團於二零二二 年十二月三十一日的綜合財務狀況及其截 至該日止年度的綜合財務表現及綜合現金 流量,並已遵照香港《公司條例》的披露 規定妥為擬備。 In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2022, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

意見的基礎

我們已根據香港會計師公會頒佈的《香港 審計準則》進行審計。我們在該等準則下 承擔的責任已在本報告「核數師就審計綜 合財務報表承擔的責任」部分中作進一步 闡述。

我們相信,我們所獲得的審計憑證能充足 及適當地為我們的審計意見提供基礎。

獨立性

根據香港會計師公會頒佈的《專業會計師 道德守則》(以下簡稱「守則」),我們獨 立於 貴集團,並已履行守則中的其他專 業道德責任。

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. 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 believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code.



關鍵審計事項是根據我們的專業判斷,認 為對本期綜合財務報表的審計最為重要的 事項。這些事項是在我們審計整體綜合財 務報表及出具意見時進行處理的。我們不 會對這些事項提供單獨的意見。

我們在審計中識別的關鍵審計事項為有關 存貨撥備估計。

關鍵審計事項 Key Audit Matter

存貨撥備估計 Estimated provision for inventory

茲提述綜合財務報表附註4(a)及附註23。

Refer to Note 4(a) and Note 23 to the consolidated financial statements.

貴集團於二零二二年十二月三十一日持有的存貨為港幣487,000,000元。 貴 集團依據產品週期及存貨賬齡對滯銷存貨貫徹應用一套特定的撥備方法。 The Group held inventory of HK\$487 million as at 31 December 2022. It consistently applies a specific provisioning methodology for slow moving inventory based on products life cycle and inventory ageing.

我們聚焦於審計此範疇是因為撥備估計具有高度的估計不確定性及其財務 重要性。由於識別有陳舊及滯銷風險的存貨以及參考產品週期對陳舊原材 料的可能使用情況作出評估涉及重大判斷,因此,存貨撥備具有重大的固 有風險。

We focused on auditing this area because the estimation of provision is subject to high degree of estimation uncertainty and its financial significancy. The inherent risk in relation to the inventory provision is considered significant due to significant judgements involved in identifying the inventories associated with risk of obsolescence and slow moving and evaluating the possible utilisation of the aged raw materials by making reference to products life cycle.

羅兵咸永道

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.

Key audit matter identified in our audit is related to estimated provision for inventory.

我們的審計如何處理關鍵審計事項 How our audit addressed the Key Audit Matter

我們了解了管理層有關存貨撥備估計流程的內部控制和評估流程,並通過考慮估 計不確定性的程度和其他固有風險因素(例如主觀性、複雜性、變動以及管理層的 偏向或舞弊所導致的錯報的敏感性)的水平,評估了重大錯報的固有風險。

We obtained an understanding of the management's internal control and assessment process of inventory provision estimation process and assessed the inherent risk of material misstatement by considering the degree of estimation uncertainty and level of other inherent risk factors such as subjectivity and complexity and changes and susceptibility to management bias or fraud.

我們已審查存貨撥備方法的基礎,並評估(其中包括)管理層過往年度的估計結果, 以及管理層就滯銷及陳舊存貨作出的分析及評估,以評估管理層估計流程的效用。 我們亦已在抽樣基準上評估管理層參考產品週期以釐定陳舊原材料的可能使用情 況時應用的假設及估計,並無發現相反證據。

We examined the basis of the methodology with respect to inventory provisions and evaluated, amongst others, the outcome of management's estimations in prior years, analysis and assessment made by management with respect to slow moving and obsolete inventory to assess the effectiveness of management's estimation process. We also evaluated, on a sample basis, the assumptions and estimates applied by management to determine the possible utilisation of aged raw materials by making reference to the products life cycle without contradictory evidence noted.

我們已在抽樣基準上評估及測試計算所用的存貨賬齡的準確性,亦曾採用二零 二二年十二月三十一日的存貨賬齡及管理層釐定的產品週期重新計算存貨撥備。

We evaluated and tested, on a sample basis, the accuracy of the ageing profile of the inventory used in the calculation. We performed a recalculation of the inventory provision using the ageing profile of the inventory as at 31 December 2022 and the products life cycle determined by management.



羅兵咸永道

貴公司董事須對其他信息負責。其他信息 包括年報內的所有信息,但不包括綜合財 務報表及我們的核數師報告。

我們對綜合財務報表的意見並不涵蓋其他 信息,我們亦不對該等其他信息發表任何 形式的鑒證結論。

結合我們對綜合財務報表的審計,我們的 責任是閱讀其他信息,在此過程中,考慮 其他信息是否與綜合財務報表或我們在審 計過程中所了解的情況存在重大抵觸或者 似乎存在重大錯誤陳述的情況。

基於我們已執行的工作,如果我們認為其 他信息存在重大錯誤陳述,我們需要報告 該事實。在這方面,我們沒有任何報告。

董事及審核委員會就綜合財務報表 須承擔的責任

貴公司董事須負責根據香港會計師公會頒 佈的《香港財務報告準則》及香港《公司 條例》的披露規定擬備真實而中肯的綜合 財務報表,並對其認為為使綜合財務報表 的擬備不存在由於欺詐或錯誤而導致的重 大錯誤陳述所需的內部控制負責。

OTHER INFORMATION

The directors of the Company are responsible for the other information. The other information comprises all of the information included in the annual report other than 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.

RESPONSIBILITIES OF DIRECTORS AND AUDIT COMMITTEE 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 HKFRSs issued by the HKICPA 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.


羅兵咸永道

董事及審核委員會就綜合財務報表 須承擔的責任 (續)

在擬備綜合財務報表時,董事負責評估 貴集團持續經營的能力,並在適用情況下披露與持續經營有關的事項,以及使用持續經營為會計基礎,除非董事有意將 貴集團清盤或停止經營,或別無其他 實際的替代方案。

RESPONSIBILITIES OF DIRECTORS AND AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

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.

審核委員會須負責監督 貴集團的財務報 告過程。

核數師就審計綜合財務報表承擔的 責任

我們的目標,是對綜合財務報表整體是否 不存在由於欺詐或錯誤而導致的重大錯 誤陳述取得合理保證,並出具包括我們 意見的核數師報告。我們僅按照百慕 一九八一年《公司法》第90條向 閣本 (作為整體)報告我們的意見,除此之外本 報告別無其他目的。我們不會就本報告 (作為整體)報告我們的意見,除此之外本 報告別無其他目的。我們不會就本報告 (作為整體)報告我們的意見,除此之外本 報告別無其他目的。我們不會就本報告 (作為整體)報告我們的意見,除此之外本 報告別無其他目的。我們不會就不 個 不能 是高水平的保證,但不能 器 一重 大錯誤陳述存在時總能發現。錯 預 文置。 對務報表所作出的經 濟決定,則有關的錯誤陳述可被視作重大。 The audit committee is 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. We report our opinion solely to you, as a body, in accordance with Section 90 of the Companies Act 1981 of Bermuda, 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 HKSAs 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.



羅兵咸永道

核數師就審計綜合財務報表承擔的 責任(續)

在根據《香港審計準則》進行審計的過程 中,我們運用了專業判斷,保持了專業懷 疑態度。我們亦:

- 識別和評估由於欺詐或錯誤而導致綜 合財務報表存在重大錯誤陳述的風險,設計及執行審計程序以應對這些 風險,以及獲取充足和適當的審計憑證,作為我們意見的基礎。由於欺詐 可能涉及串謀、偽造、蓄意遺漏、虛 假陳述,或凌駕於內部控制之上,因 此未能發現因欺詐而導致的重大錯誤 陳述的風險高於未能發現因錯誤而導 致的重大錯誤陳述的風險。
- 了解與審計相關的內部控制,以設計 適當的審計程序,但目的並非對 貴 集團內部控制的有效性發表意見。
- 評價董事所採用會計政策的恰當性及 作出會計估計和相關披露的合理性。

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

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

- 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.
- 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.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.



羅兵咸永道

核數師就審計綜合財務報表承擔的 責任(續)

- 對董事採用持續經營會計基礎的恰當 性作出結論。根據所獲取的審計憑證, 確定是否存在與事項或情況有關的重 大不確定性,從而可能導致對 貴集團 的持續經營能力產生重大疑慮。如果我 們認為存在重大不確定性,則有必要在 核數師報告中提請使用者注意綜合財 務報表中的相關披露。假若有關的披露 不足,則我們應當發表非無保留意見。 我們的結論是基於核數師報告日止所 取得的審計憑證。然而,未來事項或情 況可能導致 貴集團不能持續經營。
- 評價綜合財務報表的整體列報方式、結構和內容,包括披露,以及綜合財務報表是否中肯反映交易和事項。
- 就 貴集團內實體或業務活動的財務
 信息獲取充足、適當的審計憑證,以
 便對綜合財務報表發表意見。我們負責
 貴集團審計的方向、監督和執行。
 我們為審計意見承擔全部責任。

除其他事項外,我們與審核委員會溝通了計 劃的審計範圍、時間安排、重大審計發現等, 包括我們在審計中識別出內部控制的任何 重大缺陷。

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

- 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.
- 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.
- 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 the audit committee 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.



羅兵咸永道

核數師就審計綜合財務報表承擔的 AUDITOR'S RESPONSIBILITIES FOR THE 責任(續) AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

我們還向審核委員會提交聲明,説明我們 已符合有關獨立性的相關專業道德要求, 並與他們溝通有可能合理地被認為會影響 我們獨立性的所有關係和其他事項,以及 在適用的情況下,用以消除對獨立性產生 威脅的行動或採取的防範措施。

從與審核委員會溝通的事項中,我們確定 哪些事項對本期綜合財務報表的審計最為 重要,因而構成關鍵審計事項。我們在核 數師報告中描述這些事項,除非法律法規 不允許公開披露這些事項,或在極端罕見 的情況下,如果合理預期在我們報告中溝 通某事項造成的負面後果超過產生的公眾 利益,我們決定不應在報告中溝通該事項。

出具本獨立核數師報告的審計項目合夥人 是李松波。 We also provide the audit committee 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, actions taken to eliminate threats or safeguards applied.

From the matters communicated with the audit committee, 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 this independent auditor's report is Lee Chung Bor.

羅兵咸永道會計師事務所 執業會計師

PricewaterhouseCoopers

Certified Public Accountants

香港,二零二三年三月二十四日

Hong Kong, 24 March 2023

综合收益表 Consolidated Income Statement

截至二零二二年十二月三十一日止年度 For the year ended 31 December 2022

			二零二二年 2022	二零二一年 2021
		附註 Notes	港幣千元 HK\$'000	港幣千元 HK\$'000
	Revenue	5	3,466,674	3,256,729
其他收入	Other income	6	12,333	16,806
製成品及在製品存貨之變動	Changes in inventories of finished goods and work in progress		43,859	(65,249)
所使用之原料及消耗品	Raw materials and consumables used		(2,628,835)	(2,344,085)
僱員福利開支	Employee benefit expenses	7	(457,111)	(485,674)
折舊	Depreciation	8	(71,931)	(76,437)
其他經營支出	Other operating expenses	8	(170,206)	(175,987)
其他收益-淨額	Other gains – net	9	136,764	7,023
投資物業公允價值變動	Change in fair value of investment			
	properties	16	(80,148)	(11,700)
已完成物業存貨之撇減撥備	Provision for write-down of			
	stock of completed properties	24	(9,800)	_
應收貿易賬款之減值	Provision for impairment losses			
虧損撥備	on trade receivables	25	(368)	(1,126)
營運利潤	Operating profit		241,231	120,300
融資收入	Finance income	11	19,317	17,607
融資成本	Finance costs	11	(57,655)	(46,442)
應佔聯營公司(虧損)/利潤	Share of (loss)/profit of an associate	18	(4,170)	3,123
應佔合營企業(虧損)/利潤	Share of (losses)/profits of joint ventures	19	(44,073)	32,074
除所得税前利潤	Profit before income tax		154,650	126,662
所得税開支	Income tax expense	12	(42,214)	(37,188)
除所得税後利潤	Profit after income tax		112,436	89,474
本公司擁有人應佔利潤	Profit attributable to owners of the Company		112,436	89,474
	Earnings per share attributable			
每股盈利	to owners of the Company			
	during the year			
基本	Basic		HK\$0.23	HK\$0.19
		14	港幣0.23元	港幣0.19元
 難薄	Diluted		HK\$0.23	HK\$0.19
		14	港幣0.23元	港幣0.19元

上述綜合收益表應與隨附附註一併閱讀。

The above consolidated income statements should be read in conjunction with the accompanying notes.

綜合全面收入表

Consolidated Statement of Comprehensive Income $\underline{a}\underline{\varphi} = \underline{\varphi} = \pm \pm \pm - \underline{\beta}\underline{z} + \pm - \underline{\beta}\underline{z} + - \underline{\beta}\underline{z} + \underline{\beta}\underline{z}$ For the year ended 31 December 2022

			二零二二年	二零二一年
			2022	2021
		附註	港幣千元	港幣千元
		Notes	HK\$'000	HK\$'000
年度利潤	Profit for the year		112,436	89,474
其他全面收入:	Other comprehensive income:			
可能重新分類至	Items that may be reclassified to			
綜合收益表之項目:	consolidated income statement:			
現金流量對沖-年度公允	Cash flow hedge – fair value gains			
價值收益	for the year		21,365	18,049
現金流量對沖一已確認	Cash flow hedge - deferred			
遞延所得税	income tax recognised		(3,525)	(2,978)
貨幣換算差額:	Currency translation differences:			
一本集團	– Group		(183,407)	54,097
一聯營公司	- Associates		(389)	182
其後不會重新分類至	Items that will not be reclassified			
綜合收益表之項目:	subsequently to consolidated			
	income statement:			
出售按公允價值計入其他	Loss on disposal of financial			
全面收入的金融資產之	assets at fair value through other			
虧損	comprehensive income		(458)	_
按公允價值計入其他全面	Changes in fair value of financial			
收入的金融資產	assets at fair value through other			
公允價值變動	comprehensive income	21	10,067	2,686
年度其他全面(虧損)/	Other comprehensive (loss)/			
收入 [,] 已扣税	income for the year, net of tax		(156,347)	72,036
本公司擁有人應佔年度全面	Total comprehensive (loss)/			
(虧損)/收入總額	income for the year			
	attributable to the owners			
	of the Company		(43,911)	161,510

上述综合全面收入表應與隨附附註一併 閱讀。

The above consolidated statement of comprehensive income should be read in conjunction with the accompanying notes.

綜合財務狀況表 **Consolidated Statement of Financial Position** & = $\[\] = \[\] = \$

		附註 Notes	二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
資產	ASSETS			
非流動資產	Non-current assets			
物業、廠房及設備	Property, plant and equipment	15	251,882	219,598
投資物業	Investment properties	16	1,959,215	2,041,508
使用權資產	Right-of-use assets	17	119,677	131,935
聯營公司的投資	Investments in associates	18	-	26,583
合營企業的權益	Interests in joint ventures	19	2,058,112	2,141,455
按公允價值計入其他全面	Financial assets at fair value through			
收入的金融資產	other comprehensive income	21	158,538	15,470
遞延所得税資產	Deferred income tax assets	22	19,662	21,807
訂金及其他應收賬款	Deposits and other receivables	26	18,843	20,035
衍生金融工具	Derivative financial instruments	28	21,435	-
受限制現金	Restricted cash	27	1,055	-
			4,608,419	4,618,391
流動資產	Current assets			
存貨	Inventories	23	487,189	388,487
已完成物業存貨	Stock of completed properties	24	203,610	213,410
應收貿易賬款	Trade receivables	25	1,071,437	1,003,075
預付款項、訂金及	Prepayments, deposits and			
其他應收賬款	other receivables	26	90,169	107,082
按公允價值計入其他全面	Financial assets at fair value through			
收入的金融資產	other comprehensive income	21	78	53
當期可收回所得税	Current income tax recoverable		1,356	1,883
受限制現金	Restricted cash	27	124,702	136,320
短期銀行存款	Short-term bank deposits	27	546,736	877,757
現金及現金等價物	Cash and cash equivalents	27	544,537	400,818
			3,069,814	3,128,885
	Total assets		7,678,233	7,747,276

綜合財務狀況表 **Consolidated Statement of Financial Position**

於二零二二年十二月三十一日 As at 31 December 2022

		附註 Notes	二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
權益	EQUITY			
歸屬於本公司擁有人之權益	Equity attributable to owners of the Company			
股本	Share capital	32	47,848	47,848
其他儲備	Other reserves	33	519,291	673,305
保留盈利	Retained earnings	33	010,201	010,000
一擬派股息	 Proposed dividend 	00	21,533	11,963
一其他	– Others		3,824,421	3,745,421
	Total equity		4,413,093	4,478,537
負債	LIABILITIES			
非流動負債	Non-current liabilities			
衍生金融工具	Derivative financial instruments	28	8,613	_
應計費用及其他應付賬款	Accruals and other payables	30	-	5,788
租賃負債	Lease liabilities	17	19,419	26,312
遞延所得税負債	Deferred income tax liabilities	22	81,070	71,809
貸款	Borrowings	31	1,070,294	1,301,554
			1,179,396	1,405,463
流動負債	Current liabilities			
應付貿易賬款	Trade payables	29	710,517	658,995
衍生金融工具	Derivative financial instruments	28	-	8,543
應計費用及其他應付賬款	Accruals and other payables	30	229,258	229,082
合約負債	Contract liabilities	5	131,574	126,291
租賃負債	Lease liabilities	17	18,914	20,804
當期所得税負債	Current income tax liabilities		42,807	45,397
貸款	Borrowings	31	952,674	774,164
			2,085,744	1,863,276
	Total liabilities		3,265,140	3,268,739
	Total equity and liabilities		7,678,233	7,747,276

獲董事會批准及授權刊發,並由下列董事 代表簽署:

综合財務報表已於二零二三年三月二十四日 The consolidated financial statements were approved and authorised for issue by the Board of Directors on 24 March 2023 and are signed on its behalf by:

王忠秣 主席兼行政總裁 王賢敏 董事

WONG CHUNG MAT, BEN Chairman and Chief Executive Officer WONG YIN MAN, ADA Director

上述综合財務狀況表應與隨附附註一併 閱讀。

The above consolidated statement of financial position should be read in conjunction with the accompanying notes.

綜合權益變動表

Consolidated Statement of Changes in Equity $\underline{a} \underline{x} = \underline{x} = \pm \pm - \underline{\beta} = \pm - \underline{\beta} \pm \underline{x}$ For the year ended 31 December 2022

		Attribu	tal擁有人應佔 utable to owne the Company		
		股本 Share	股份溢價 Share	其他儲備 Other	總計
		capital	premium	reserves	Total
		(附註32)	(附註33)	(附註33)	
		(Note 32)	(Note 33)	(Note 33)	
		港幣千元	港幣千元	港幣千元	港幣千元
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
於二零二一年一月一日	As at 1 January 2021	47,848	153,025	4,132,901	4,333,774
全面收入	Comprehensive income				
年度利潤	Profit for the year	-	-	89,474	89,474
其他全面收入	Other comprehensive income				
按公允價值計入其他全面收入的 金融資產公允價值變動	Changes in fair value of financial assets at fair value through other				
	comprehensive income	-	-	2,686	2,686
貨幣換算差額 現金流量對沖-年度公允價值收益	Currency translation differences Cash flow hedge – fair value gains	_	-	54,279	54,279
	for the year	-	-	18,049	18,049
現金流量對沖一已確認遞延所得税	Cash flow hedge – deferred income tax recognised	_	_	(2,978)	(2,978)
其他全面收入總額	Total other comprehensive income	-	_	72,036	72,036
全面收入總額	Total comprehensive income	_	_	161,510	161,510
與擁有人之交易	Transactions with owners				
已付本公司擁有人之股息	Dividend paid to owners of the Company	-	-	(16,747)	(16,747)
與擁有人之交易總額	Total transactions with owners	_	_	(16,747)	(16,747)
於二零二一年十二月三十一日	As at 31 December 2021	47,848	153,025	4,277,664	4,478,537

綜合權益變動表 **Consolidated Statement of Changes in Equity**

截至二零二二年十二月三十一日止年度 For the year ended 31 December 2022

		Attrib	本公司擁有人應佔 Attributable to owners of the Company		
		股本 Share capital (附註32) (Note 32) 港幣千元	股份溢價 Share premium (附註33) (Note 33) 港幣千元	其他儲備 Other reserves (附註33) (Note 33) 港幣千元	總計 Total 港幣千元
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
	As at 1 January 2022 Comprehensive income	47,848	153,025	4,277,664	4,478,537
年度利潤	Profit for the year	-	-	112,436	112,436
其他全面收入 出售按公允價值計入其他全面收入的 金融資產之虧損	Other comprehensive income Loss on disposal of financial assets at fair value through other comprehensive income	_	_	(458)	(458)
按公允價值計入其他全面收入的 金融資產公允價值變動	Changes in fair value of financial assets at fair value through other comprehensive income	_	_	10,067	10,067
貨幣換算差額	Currency translation differences	-	-	(183,796)	(183,796)
現金流量對沖-年度公允價值收益 現金流量對沖-已確認遞延所得税	Cash flow hedge – fair value gains for the year Cash flow hedge – deferred income	-	-	21,365	21,365
光亚加重到开 古唯國過程所的死	tax recognised	-	-	(3,525)	(3,525)
其他全面虧損總額	Total other comprehensive loss	_	_	(156,347)	(156,347)
全面虧損總額	Total comprehensive loss	-	-	(43,911)	(43,911)
與擁有人之交易 已付本公司擁有人之股息	Transactions with owners Dividend paid to owners of the				
	Company	-	-	(21,533)	(21,533)
與擁有人之交易總額 	Total transactions with owners	-	-	(21,533)	(21,533)
於二零二二年十二月三十一日	As at 31 December 2022	47,848	153,025	4,212,220	4,413,093

閱讀。

上述综合權益變動表應與隨附附註一併 The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

綜合現金流量表

Consolidated Cash Flow Statement

截至二零二二年十二月三十一日止年度 For the year ended 31 December 2022

営運査生物現金浮観 日付表週利4段 Net cash generated from operations (3,206) 35(a) 123,458 6,558 日付表週利4段 Hong Korg profits tax refund - 26 日付表週利4段 Hong Korg profits tax refund - 26 日大外観波設素 Overseas tax refund - 26 日村地島 Interest paid (57,655) (46,442) 電運重重量生/(所用)的現金淨層 Net cash generated from/(used in) operating activities 31,728 (76,136) 化酸使用爆電点 Cash flows from investing activities m A 物案: 廠所及設備所得款電 - (10,464) Purchase of property, plant and equipment - (630) (5,741) 125.52 Dividend received from associate 3,819 2,441 26.82 Acquisition of fight-of-use assets - (10,464) Proceeds from investment in financial assets tar iar value through other comprehensive income (630) (5,474) 取回過量点的投資金所得款項 Proceeds from investment in financial associat previously written off associate previously written of			附註 Notes	二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK \$ '000
operating activities 31,728 (76,136) 投資活動所得現全流量 購入物業、廠房及設備 Cash flows from investing activities Purchase of property, plant and equipment (92,756) (17,633) 出售物業、廠房及設備 Purchase of property, plant and equipment (35(b) 884 2,038 自聯營公司所收取限息 在公式價值計入其他全面收入的 金融資產額外投資 Dividend received from an associate at fair value through other comprehensive income (830) (5,474) 投公允價值計入其他全面收入的 金融資產額所換浆質 Proceeds from fixestiment in financial assets at fair value through other comprehensive income (830) (5,474) 收回過往日撤销之應收幣營公司 家項 Proceeds from investment in financial assets at fair value through other comprehensive income (830) (5,474) 反名於價值計入其他全面收入的 金融資產的情態項 Decrease(Increase) in short-term bank deposits (7,615) 119 收回過往日撤销之應收幣營公司 家項 associate previously written off associate previously written off associate previously written off uncrease in restricted cash (1,075) (13,1422) 內僅能收撥銀行貸款 Repayment from joint ventures Increase in trust receipt bank loans – net Increase in trus	已付香港利得税 已付境外税款 香港利得税退款 境外税款退款 已付利息	Net cash generated from operations Hong Kong profits tax paid Overseas tax paid Hong Kong profits tax refund Overseas tax refund	35(a)	(3,296) (30,779) – –	(7,944) (31,306) 26 2,672
購入物業、廠房及設備 Purchase of property, plant and equipment (92,756) (17,633) 收購使用檔資產 Acquisition of right-of-use assets - (10,464) 出售物業、廠房及設備所得款項 Proceeds from disposal of property, plant and equipment 35(b) 884 2,308 自聯營公司所收取限息 Dividend received from an associate 3,819 2,441 校公允價值計入其他全面收入的 金融資產所得款項 Additional investment in financial assets at fair value through other (830) (5,474) 校公允價值計入其他全面收入的 金融資產所得款項 Proceeds from investment in financial associate previously written off comprehensive income (830) (5,474) 收回過往已激銷之應收聯營公司 素項 Recovery of amount due from an associate previously written off deposits - 7,310 受限制現全增加 Increase in restricted cash deposits 21,075 (12,6411) 受限制現全增加 Increase in restricted cash deposits 21,075 (32,270 已收利息 Net cash generated from/(used in) investing activities 255,951 (222,349) 酸黃活動所得見金漆量 Cash flows from financing activities 255,951 (222,349) 酸黃活動所得現金漆量 Net cash generated from/(used in) investing activities 35(c) (21,332) (20,782) 反相意 Dividends paid Cash flows from financing activities 35(c) (21,333) (16,747) 酸黃活動所得起來要求 Net cash used in financing activitie	營運活動產生/(所用)的現金淨額			31,728	(76,136)
investing activities255,951(222,349)融資活動所得現金流量 信託收據銀行貸款增加一淨額 新造銀行貸款 方案 的ew bank loans 大付租賃付款 已付股息Cash flows from financing activities Increase in trust receipt bank loans – net New bank loans (657,508)117,758 (863 (1,488,815) (21,322)863 (863 (1,488,815))支付租賃付款 已付股息Repayment of bank loans Payment of lease payments Dividends paid35(c)(21,322) (21,533)(20,782) (20,782)融資活動所用的現金淨額 淨額 年初之現金及現金等價物 貨幣換算差額Net cash used in financing activities cash and cash equivalents at beginning of the year (Cash and cash equivalents at beginning of the year Cash and cash equivalents at end192,074 (298,966)(298,966) (298,962)年終之現金及現金等價物 公式金及現金等價物Cash and cash equivalents at end192,074 (1,483,55)680,202 (1,532)	 收購使用權資產 出售物業、廠房及設備所得款項 自聯營公司所收取股息 按公允價值計入其他全面收入的 金融資產額外投資 按公允價值計入其他全面收入的 金融資產所得款項 收回過往已撤銷之應收聯營公司 款項 短期銀行存款減少/(增加) 受限制現金增加 合營企業還款 	Purchase of property, plant and equipment Acquisition of right-of-use assets Proceeds from disposal of property, plant and equipment Dividend received from an associate Additional investment in financial assets at fair value through other comprehensive income Proceeds from investment in financial assets at fair value through other comprehensive income Recovery of amount due from an associate previously written off Decrease/(increase) in short-term bank deposits Increase in restricted cash Repayment from joint ventures	35(b)	- 884 3,819 (830) 2,615 - 284,707 (1,075) 39,270	(10,464) 2,308 2,441 (5,474) 119 7,310 (126,411) (131,422) 39,270
信託收據銀行貸款增加一淨額 新造銀行貸款 的ww bank loansIncrease in trust receipt bank loans – net117,758863新造銀行貸款 (賞還銀行貸款 文付租賃付款 Edf股息New bank loans487,0001,525,000(賞還銀行貸款 文付租賃付款 Edf股息Repayment of bank loans Payment of lease payments(657,508)(1,488,815)文付租賃付款 Edf股息Payment of lease payments Dividends paid35(c)(21,322)(20,782)Edf股息Dividends paid(21,533)(16,747)現金及現金等價物之增加/(減少)Net cash used in financing activities(95,605)(481)現金及現金等價物之增加/(減少)Net increase/(decrease) in cash and cash equivalents192,074(298,966)年初之現金及現金等價物Cash and cash equivalents at beginning of the year400,818680,202貨幣換算差額Currency translation differences(48,355)19,582年終之現金及現金等價物Cash and cash equivalents at end	投資活動所得/(所用)的現金淨額			255,951	(222,349)
現金及現金等價物之增加/(減少) Net increase/(decrease) in cash and 淨額 cash equivalents 192,074 (298,966) 年初之現金及現金等價物 Cash and cash equivalents at beginning of the year 400,818 680,202 貨幣換算差額 Currency translation differences (48,355) 19,582 年終之現金及現金等價物 Cash and cash equivalents at end	新造銀行貸款 償還銀行貸款 支付租賃付款 已付股息	Increase in trust receipt bank loans – net New bank loans Repayment of bank loans Payment of lease payments	35(c)	487,000 (657,508) (21,322)	1,525,000 (1,488,815) (20,782)
淨額 年初之現金及現金等價物cash equivalents Cash and cash equivalents at beginning of the year192,074 400,818 (298,966)(298,966)貨幣換算差額Currency translation differences400,818 (48,355)680,202 19,582年終之現金及現金等價物Cash and cash equivalents at end	融資活動所用的現金淨額	Net cash used in financing activities		(95,605)	(481)
年終之現金及現金等價物 Cash and cash equivalents at end		cash equivalents Cash and cash equivalents at beginning of the year		400,818	680,202
	年終之現金及現金等價物	Cash and cash equivalents at end	27		

閱讀。

上述综合現金流量表應與隨附附註一併 The above consolidated cash flow statements should be read in conjunction with the accompanying notes.

1 一般資料

王氏國際集團有限公司(「本公司」)及 其附屬公司(統稱「本集團」)主要從事 開發、製造、推廣及分銷電子產品,以 及物業持有。

本公司乃於百慕達註冊成立之獲豁 免有限責任公司。註冊辦事處及主要 營業地點分別位於Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda及香港九龍官塘偉業街108號 絲寶國際大廈17樓。

本公司之股份主要於香港聯合交易所 有限公司主板上市。

除另有指明外,综合財務報表以港幣單 位呈列。综合財務報表已於二零二三年 三月二十四日獲董事會批准刊發。

2 主要會計政策概要

呈列該等綜合財務報表所採用之主要 會計政策載於下文。除另有指明外,該 等政策已於所有呈列年度貫徹應用。

1 GENERAL INFORMATION

Wong's International Holdings Limited (the "Company") and its subsidiaries (together the "Group") are principally engaged in the development, manufacture, marketing and distribution of electronics products as well as property holding.

The Company is an exempted limited liability company incorporated in Bermuda. The address of its registered office and principal place of business are Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda and 17/F., C-Bons International Center, No.108 Wai Yip Street, Kwun Tong, Kowloon, Hong Kong, respectively.

The Company has its primary listing on the Main Board of The Stock Exchange of Hong Kong Limited.

These consolidated financial statements are presented in Hong Kong dollars, unless otherwise stated. These consolidated financial statements have been approved for issue by the Board of Directors on 24 March 2023.

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the presentation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated. 2 主要會計政策概要(續)

2.1 編製基準

(a) 遵守香港財務報告準則及香 港公司條例

> 本集團之該等綜合財務報表 已按照所有適用香港財務報 告準則(「香港財務報告準 則」)及香港公司條例(「香港 公司條例」)(第622章)之披 露規定而編製。

> 編製符合香港財務報告準則 之綜合財務報表要求使用若 干關鍵會計估計,亦要求管 理層於應用本集團會計政策 之過程中行使判斷。涉及高 度判斷或複雜的範疇,或對 綜合財務報表有重大影響的 假設及估計已於附註4披露。

(b) 歷史成本慣例

該等綜合財務報表已根據歷 史成本慣例(透過重估按公 允價值計入其他全面收入的 金融資產及投資物業(均按 公允價值列賬)進行修正) 編製。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.1 Basis of preparation

(a) Compliance with Hong Kong Financial Reporting Standards and Hong Kong Companies Ordinance

These consolidated financial statements of the Group have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRSs") and disclosure requirements of the Hong Kong Companies Ordinance ("HKCO") Cap. 622.

The preparation of the consolidated financial statements in conformity with HKFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 4.

(b) Historical cost convention

These consolidated financial statements have been prepared on historical cost basis, as modified by revaluation of financial assets at fair value through other comprehensive income and investment properties, which are carried at fair value.

2 主要會計政策概要(續)

2.1 編製基準(續)

2.1.1 會計政策變更及披露

(a) 本集團已採納之準則、 年度改進及指引之修訂

> 本集團已於自二零二二 年一月一日開始之年度 報告期間首次應用以下 準則、年度改進及指引 之修訂:

準則 修訂主題

香港財務報告 準則第16號 之修訂版	二零二一年六月 三十日後與2019 冠狀病毒病有關 之租金優惠
香港財務報告 準則第3號 之修訂版	參考概念框架
香港會計準則 第16號 之修訂版	物業、廠房及設備: 達到預定使用 狀態前之價款
香港會計準則 第37號 之修訂版	繁重合約:履行 合約之成本
年度改進項目 之修訂版	二零一八年至 二零二零年週期 之年度改進
	共同控制合併的 合併會計法
進及指引 會計政策 變更或對	準則、年度改 之修訂不會對 造成任何重大 本集團的業績 兄造成任何任 聲。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.1 Basis of preparation (continued)

2.1.1 Changes in accounting policy and disclosures

(a) Amendments to standards, annual improvements and guideline adopted by the Group

The Group has applied the following amendments to standards, annual improvements and guideline for the first time for their annual reporting period commencing on 1 January 2022:

Standards	Subject of amendment
Amendments to HKFRS 16	Covid-19-Related Rent Concessions beyond 30 June 2021
Amendments to HKFRS 3	Reference to the Conceptual Framework
Amendments to HKAS 16	Property, Plant and Equipment: Proceeds before Intended Use
Amendments to HKAS 37	Onerous Contracts: Cost of Fulfilling a Contract
Amendments to Annual Improvements Project	Annual Improvements 2018–2020 Cycle
Revised Accounting Guideline 5	Merger Accounting for Common Control Combination
The adoption of	these amendments

The adoption of these amendments to standards, annual improvements and guideline does not have any significant change to the accounting policies or any significant effect on the results and financial position of the Group. 2 主要會計政策概要(續)

2.1 編製基準(續)

2.1.1 會計政策變更及披露(續)

(b) 本集團尚未採納之新準 則、準則之修訂及詮釋

> 若干新會計準則、準則 之修訂及詮釋已頒佈但 無需於截至二零二二年 十二月三十一日止年度 強制執行,且於編製綜 合財務報表時亦未獲本 集團提早採納:

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.1 Basis of preparation (continued)

2.1.1 Changes in accounting policy and disclosures (continued)

(b) New standards, amendments to standards and interpretation not yet adopted by the Group

> Certain new accounting standards, amendments to standards and interpretations have been published that are not mandatory for the year ended 31 December 2022 and have not been early adopted by the Group in preparing the consolidated financial statements:

準則 Standards	修訂主題 Subject of amendment	自以下日期 或之後起計之 年度期間生效 Effective for annual periods beginning on or after
	會計政策之披露	二零二三年一月一日
华則員防報百弗2號之修訂版 Amendments to HKAS 1 and HKFRS Practice Statement 2	Disclosure of Accounting Policies	1 January 2023
香港會計準則第8號之修訂版	會計估計之定義	二零二三年一月一日
Amendments to HKAS 8	Definition of Accounting Estimates	1 January 2023
香港會計準則第12號之修訂版	與單一交易產生之資產及負債有關之遞延税項	二零二三年一月一日
Amendments to HKAS 12	Deferred Tax related to Assets and Liabilities arising from a Single Transaction	1 January 2023
香港財務報告準則第17號	保險合約	二零二三年一月一日
HKFRS 17	Insurance Contracts	1 January 2023
香港財務報告準則第17號	初次應用香港財務報告準則第17號及香港財務報告準則第9號一比較資料	二零二三年一月一日
HKFRS 17	Initial Application of HKFRS 17 and HKFRS 9 – Comparative Information	1 January 2023
香港財務報告準則第17號之修訂版	香港財務報告準則第17號之修訂	二零二三年一月一日
Amendments to HKFRS 17	Amendment to HKFRS 17	1 January 2023

2 主要會計政策概要(續)

2.1 編製基準(續)

2.1.1 會計政策變更及披露(續)

(b) 本集團尚未採納之新準 則、準則之修訂及詮釋 (續)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.1 Basis of preparation (continued)

2.1.1 Changes in accounting policy and disclosures (continued)

(b) New standards, amendments to standards and interpretation not yet adopted by the Group (continued)

> 自以下日期 或之後起計之

		年度期間生效
		Effective for
		annual periods
準則	修訂主題	beginning on
Standards	Subject of amendment	or after
香港會計準則第1號之修訂版	財務報表呈列負債分類	二零二四年一月一日
Amendments to HKAS 1	Presentation of Financial Statements on Classification of Liabilities	1 January 2024
香港會計準則第1號之修訂版	附帶契諾的非流動負債	二零二四年一月一日
Amendments to HKAS 1	Non-current Liabilities with Covenant	1 January 2024
香港財務報告準則第16號之修訂版	售後租回中的租賃負債	二零二四年一月一日
Amendments to HKFRS 16	Lease Liability in a Sales and Leaseback	1 January 2024
香港詮釋第5號(經修訂)	財務報表的列報:借款人對含有按要求隨時付還條文的有期貸款的分類	二零二四年一月一日
Hong Kong Interpretation 5 (Revised)	Presentation of Financial Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause	1 January 2024
香港財務報告準則第10號及 香港會計準則第28號之修訂版	投資者與其聯營公司或合營企業之間之資產出售或注資	待定
Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	To be determined

- 2 主要會計政策概要(續)
 - 2.1 編製基準(續)

2.1.1 會計政策變更及披露(續)

(b) 本集團尚未採納之新準 則、準則之修訂及詮釋 (續)

> 本集團將於上述新訂準 則、準則之修訂版及詮 釋生效時採納。本公司 董事已進行初步評估, 預計採納該等新訂準 則、準則之修訂版及詮 釋不會對本集團的財務 狀況及經營業績造成任 何重大影響。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.1 Basis of preparation (continued)

2.1.1 Changes in accounting policy and disclosures (continued)

 New standards, amendments to standards and interpretation not yet adopted by the Group (continued)

> The Group will adopt the above new standards, amendments to standards and interpretation when they become effective. The Directors of the Company have performed preliminary assessment and do not anticipate any significant impact on the Group's financial position and results of operations upon adopting these new standards, amendments to standards and interpretation.

2.2 Consolidation

The consolidated financial statements include the financial statements of the Company and all of its subsidiaries made up to 31 December 2022.

2.2 綜合

綜合財務報表包括本公司及其 所有附屬公司截至二零二二年 十二月三十一日止之財務報表。

2 主要會計政策概要(續)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.2 Consolidation (continued)

(a) Subsidiaries

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

The acquisition method of accounting is used to account for business combinations by the Group.

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

2.2 综合(續)

(a) 附屬公司

本集團業務合併採用收購會 計法入賬。

公司間之交易、結餘及集團 公司間交易之未變現收益相 互對銷。未變現虧損亦會對 銷,除非該交易提供證據顯 示所轉讓資產已減值。附屬 公司之會計政策已於有需要 時作出調整,確保與本集團 採用之會計政策一致。 2 主要會計政策概要(續)

ACCOUNTING POLICIES (continued)

2

2.2 綜合(續)

(b) 聯營公司

聯營公司指所有本集團對其 有重大影響力但無控制權或 共同控制權之公司,通常本 集團持有其20%至50%投票 權。聯營公司的投資以權益 會計法入賬(見下文(d)),初 步按成本確認。

(c) 合營安排

根 據 香 港 財 務 報告 準則 第11號合營安排,於合營勞 排之投資會歸類為共同經營 或合營企業。歸類乃取消於 會名投資者之合約權之為 後資者之合勞非之法合營 任,而不是合營安排之法合營 安排之性 、而本集質,並釐權之為 定業 法入賬,初步 按成本 於綜合財務狀況表確認。

2.2 Consolidation (continued)

SUMMARY OF SIGNIFICANT

(b) Associates

Associates are all entities over which the Group has significant influence but not control or joint control. This is generally the case where the Group holds between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting (see (d) below), after initially being recognised at cost.

(c) Joint arrangements

Under HKFRS 11 Joint Arrangements, investments in joint arrangements are classified as either joint operations or joint ventures. The classification depends on the contractual rights and obligations of each investor, rather than the legal structure of the joint arrangement. The Group has assessed the nature of its joint arrangements and determined them to be joint ventures. Interests in joint ventures are accounted for using the equity method, after initially being recognised at cost in the consolidated statement of financial position.

2 主要會計政策概要(續)

2.2 綜合(續)

(d) 權益會計法

根據權益會計法,投資乃按 成本初步確認,其後經調整 以於綜合收益表確認本集團 應佔收購後的被投資方損益, 及於其他全面收入確認本集 團應佔被投資方的其他全面 損益變動。已收或應收聯營 公司及合營企業股息按扣減 投資賬面值確認。

當本集團應佔合按權益入賬 投資的虧損相等於或超出其 於該實體的權益(包括任何 其他無抵押長期應收款項), 則本集團不會確認進一步虧 損,除非其已產生責任或代 表其他實體作出付款。

本集團與其聯營公司及合營 企業交易之未變現收益按本 集團於該等實體的權益對銷。 除非交易提供已轉讓資產了。 就會對銷。已於有需要時 訂按權益入賬之被投資方之 會計政策,確保與本集團所 採納者一致。

按權益入賬投資之賬面值乃 根據附註2.7所述之政策進行 減值測試。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.2 Consolidation (continued)

(d) Equity accounting

Under the equity method of accounting, the investments are initially recognised at cost and adjusted thereafter to recognise the Group's share of the post-acquisition profits or losses of the investee in consolidated income statement, and the Group's share of movements in other comprehensive income of the investee in other comprehensive income. Dividends received or receivable from associates and joint ventures are recognised as a reduction in the carrying amount of the investment.

When the Group's share of losses in an equity-accounted investment equals or exceeds its interest in the entity, including any other unsecured long-term receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the other entity.

Unrealised gains on transactions between the Group and its associates and joint ventures are eliminated to the extent of the Group's interest in these entities. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of equity accounted investees have been changed where necessary to ensure consistency with the policies adopted by the Group.

The carrying amount of equity-accounted investments is tested for impairment in accordance with the policy described in Note 2.7.

2 主要會計政策概要(續)

2.2 綜合(續)

(e) 擁有權權益變動

本集團將與非控股權益的交易(並不導致喪失控制權)視 作與本集團權益擁有人的交易。所有權權益變動導在人的交易。所有權權益變動導動。所有權權益變動導動。所有權權益變動襲動。 設權益調整以反映彼等推定。 之間的相對權益。非控個 之間的相對權益。非控個 已收代價之間的任何差額的 個 次司擁有人應佔權益中的 獨立儲備內確認。

當本集團因喪失控制權、共 同控制權或重大影響力而停 止綜合入賬或按權益入賬一 項投資時,於實體的任何保 留權益重新按公允價值計量, 而賬面值變動於綜合收益表 確認。就其後入賬列作聯營 公司、合營企業或金融資產 的保留權益而言,該公允價 值為初始賬面值。此外,先前 於其他全面收入就該實體確 認的任何金額按猶如本集團 已直接出售有關資產或負債 的方式入賬。這意味著先前 於其他全面收入確認的金額 重新分類至綜合收益表或轉 撥至適用香港財務報告準則 所指明/許可的另一權益類 別內。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.2 Consolidation (continued)

(e) Changes in ownership interests

The Group treats transactions with noncontrolling interests that do not result in a loss of control as transactions with equity owners of the Group. A change in ownership interest results in an adjustment between the carrying amounts of the controlling and non-controlling interests to reflect their relative interests in the subsidiary. Any difference between the amount of the adjustment to noncontrolling interests and any consideration paid or received is recognised in a separate reserve within equity attributable to owners of the Company.

When the Group ceases to consolidate or equity account for an investment because of a loss of control, joint control or significant influence, any retained interest in the entity is remeasured to its fair value with the change in carrying amount recognised in consolidated income statement. This fair value becomes the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to consolidated income statement or transferred to another category of equity as specified/permitted by applicable HKFRSs.

2 主要會計政策概要(續)

2.2 综合(續)

(e) 擁有權權益變動(續)

倘於一間合營企業或聯營公 司的擁有權權益減少但保留 共同控制權或重大影響力, 則先前於其他全面收入確認 的金額僅有一定比例份額 重新分類至綜合收益表(如 適用)。

2.3 分部報告

經營分部按向主要經營決策者 (「主要經營決策者」)提供內部報 告之一致方式呈報。本集團高級 行政管理層負責分配經營分部資 源及評估其表現,視為作出主要 策略決定的主要經營決策者。

2.4 外幣換算

(a) 功能及呈報貨幣

本集團各實體財務報表所列 項目均以有關實體經營業務 所在主要經濟環境所用貨幣 (「功能貨幣」)計算。綜合財 務報表以本公司之功能及本 集團之呈報貨幣港幣列值。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.2 Consolidation (continued)

(e) Changes in ownership interests (continued)

If the ownership interest in a joint venture or an associate is reduced but joint control or significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income are reclassified to consolidated income statement where appropriate.

2.3 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decisionmaker ("CODM"). The Group's senior executive management, who is responsible for allocating resources and assessing performance of the operating segments, is considered as the CODM that makes strategic decisions.

2.4 Foreign currency translation

(a) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in Hong Kong dollars, which is the Company's functional and the Group's presentation currency. 2 主要會計政策概要(續)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.4 外幣換算(續)

(b) 交易及結餘

外幣交易按交易日期之匯率 或當項目經重新計量之估值 換算為功能貨幣。結算該 算為功能貨幣。結算該以 外幣計值貨幣資產及負債 等 之合資格現金流量對沖項目 除外。

所有匯兑盈虧,包括該等與 借貸和現金及現金等價物有 關的,均在綜合收益表內的 「其他收益-淨額」中呈列。

2.4 Foreign currency translation (continued)

(b) 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 re-measured. 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 recognised in the consolidated income statement, except when deferred in equity as qualifying cash flow hedges or qualifying net investment hedges.

All foreign exchange gains and losses including those relate to borrowings and cash and cash equivalents are presented in the consolidated income statement within 'other gains – net'.

2 主要會計政策概要(續)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.4 外幣換算(續)

(b) 交易及結餘(續)

分類為按公允價值計入損益 之 金融 資產 及 金融 負 債 (包 括衍生金融工具)、按公允價 值計入其他全面收入的金融 資產之以外幣計值貨幣證券 之公允價值變動,就證券攤 銷成本變動與證券賬面值其 他變動兩者所產生換算差額 進行分析。攤銷成本變動相 關換算差額於綜合收益表確 認,而有關按公允價值計入 損益之金融資產及按公允價 值計入其他全面收入之金融 資產之賬面值其他變動則分 別於綜合收益表及其他全面 收入確認。

非貨幣金融資產及負債(例 如按公允價值計入損益之金 融資產及金融負債(包金 生金融工具)及以按公允價 值計入損益之方式持有之換 算差額於綜合收益 之部份。非貨幣金融資產(如分類為按公允價值計入 股 金融(列分類為按公允價值計入股 也全面收入的金融資產之股 本)之換算差額,計入其他全 面收入。

2.4 Foreign currency translation (continued)

(b) Transactions and balances (continued)

Changes in the fair value of monetary securities denominated in foreign currency classified as financial assets and financial liabilities (including derivative financial instruments) at fair value through profit or loss and financial assets at fair value through other comprehensive income are analysed between translation differences resulting from changes in the amortised cost of the security, and other changes in the carrying amount of the security. Translation differences related to changes in the amortised cost are recognised in consolidated income statement, and other changes in the carrying amount are recognised in consolidated income statement and other comprehensive income for financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income respectively.

Translation difference on non-monetary financial assets and liabilities such as financial assets and financial liabilities (including derivative financial instruments) at fair value through profit or loss and equities held at fair value through profit or loss are recognised in consolidated income statement as part of the fair value gain or loss. Translation differences on non-monetary financial assets such as equities classified as financial assets at fair value through other comprehensive in come are included in other comprehensive income. 2 主要會計政策概要(續)

2.4 外幣換算(續)

(c) 集團旗下公司

本集團旗下所有功能貨幣與 呈報貨幣不同實體(該等實 體概無擁有極度通脹經濟體 系之貨幣)之業績及財務狀 況,按以下方式換算為呈報 貨幣:

- (i) 各財務狀況表所呈列資 產及負債,按報告日期 之收市匯率換算;
- (ii) 各收益表之收入及支出 按平均匯率換算,惟此 平均值並非該等交易日 期通行匯率累積效果之 合理約數除外。在此情 況下,收入及支出於交 易日期換算;及
- (iii) 所產生全部匯兑差額將 確認為其他全面收入。

綜合賬目時,換算外國業務 淨投資所產生匯兑差額以及 指定用作對沖該等投資之貸 款及其他貨幣工具之匯兑貸 款及其他貨幣工具之匯兑差 納國業務時,該等已計入權 益之匯兑差額於綜合收益表 確認為出售收益或虧損之一 部分。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.4 Foreign currency translation (continued)

(c) Group companies

The results and financial position of all the Group entities (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:

- (i) assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that report;
- (ii) 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 dates of the transactions); and
- (iii) all resulting exchange differences are recognised in other comprehensive income.

On consolidation, exchange differences arising from the translation of the net investment in foreign operations, and of borrowings and other currency instruments designated as hedges of such investments, are taken to shareholders' equity. When a foreign operation is partially disposed of or sold, exchange differences that were recorded in equity are recognised in the consolidated income statement as part of the gain or loss on sale.

2 主要會計政策概要(續)

2.5 物業、廠房及設備

樓宇主要包括廠房及辦公室。所 有物業、廠房及設備均按歷史成 本減折舊列賬。歷史成本包括收 購項目直接應佔的開支。

僅在與該項目相關的未來經濟利 益有可能流入本集團且能可靠計 量該項目成本之情況下,其後成 本方計入資產賬面值或確認為獨 立資產(如適用)。重置部分之賬 面值則終止確認。所有其他維修 及保養成本於產生之財政期間於 綜合收益表內扣除。

物業、廠房及設備之折舊按以下 估計可使用年期,以直線法將成 本分攤至剩餘價值計算:

樓宇	6至40年
物業、廠房及	5至7年
設備	
傢俬及裝置	5至7年
汽車	4年

資產剩餘價值及可使用年期會於 各報告期末作出檢討及調整(如 適用)。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.5 Property, plant and equipment

Buildings comprise mainly factories and offices. All property, plant and equipment is stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

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

Depreciation of property, plant and equipment is calculated using the straight-line method to allocate their costs to their residual values over their estimated useful lives, as follows:

Buildings	6 to 40 years
Plant, machinery and	5 to 7 years
equipment	
Furniture and fixtures	5 to 7 years
Motor vehicles	4 years

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

2 主要會計政策概要(續)

2.5 物業·廠房及設備(續)

在建工程為建設中或待安裝的物 業、廠房及設備,按成本減去減值 虧損(如有)列賬。在建工程項下 資產不計提折舊撥備,直至相關 資產完成並可作擬定用途。於完 成時,相關資產按公允價值或成 本減去累計減值虧損轉移至物業、 廠房及設備。

倘資產賬面值大於其估計可收回 金額,則資產賬面值即時撇減至 其可收回金額(附註2.7)。

出售盈虧經比較所得款項與賬 面值而釐定,並於綜合收益表內 確認。

2.6 投資物業

投資物業主要包括租賃土地及樓 宇,為獲得長期租金收益或資本 升值或同時獲得兩者而持有,但 並非由本集團公司佔用。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.5 Property, plant and equipment (continued)

Construction in progress represents property, plant and equipment under construction or pending installation and is stated at cost less impairment losses, if any. No provision for depreciation is made on assets under construction in progress until such time as the relevant assets are completed and available for their intended use. On completion, the relevant assets are transferred to property, plant and equipment at fair value or cost less accumulated impairment losses.

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 (Note 2.7).

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount and are recognised in the consolidated income statement.

2.6 Investment properties

Investment properties, principally comprising leasehold land and buildings, are held for longterm rental yields or for capital appreciation or both, and that are not occupied by the companies in the Group.

2 主要會計政策概要(續)

2.6 投資物業(續)

投資物業包括根據經營租賃及融 資租賃而持有之土地及樓宇。倘 根據經營租賃持有之土地符合投 資物業其他定義,則入賬為投資 物業。在該種情況下,有關經營租 賃視為融資租賃入賬。

僅在與該項目相關的未來經濟利 益將流入本集團且能可靠計量項 目成本之情況下,其後開支方會 於資產賬面值扣除。所有其他維 修及保養成本於其產生期間於綜 合收益表支銷。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.6 Investment properties (continued)

Investment properties comprise land held under operating leases and buildings held under finance leases. Land held under operating leases are accounted for as investment properties when the rest of the definition of an investment property is met. In such cases, the operating leases concerned are accounted for as if they were finance leases.

Investment properties are measured initially at its cost, including related transaction costs. After initial recognition, investment properties are carried at fair value, representing open market value determined at each reporting date by external valuers at least annually. Fair value is based on active market prices, adjusted, if necessary, for any difference in the nature, location or condition of the specific asset. If this information is not available, the external valuers use alternative valuation methods such as recent prices on less active markets or discounted cash flow projections. Changes in fair values are recognised in the consolidated income statement.

Subsequent expenditure is charged to the asset's carrying amount only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed in the consolidated income statement during the period in which they are incurred.

2 主要會計政策概要(續)

2.6 投資物業(續)

倘投資物業由集團旗下公司佔用, 則重新分類為物業、廠房及設備, 為進行會計處理,其於重新分類 當日之公允價值即為成本。

倘物業、廠房及設備項目因用途 變更而成為投資物業,則此項目 於轉讓日期之賬面值與公允價值 之任何差額根據香港會計準則第 16號於權益中列作物業、廠房及 設備之重估。

2.7 附屬公司、聯營公司、合營企業 及非金融資產的投資減值

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.6 Investment properties (continued)

If an investment property becomes owneroccupied, it is reclassified as property, plant and equipment, and its fair value at the date of reclassification becomes its cost for accounting purposes.

If an item of property, plant and equipment becomes an investment property because its use has changed, any difference between the carrying amount and the fair value of this item at the date of transfer is recognised in equity as a revaluation of property, plant and equipment under HKAS 16.

2.7 Impairment of investments in subsidiaries, associates, joint ventures and non-financial assets

Assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised 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 of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

2 主要會計政策概要(續)

2.8 投資及其他金融資產

(i) 分類

本集團按以下計量類別對金 融資產進行分類:

- 其後以公允價值計量 (且其變動計入其他全 面收入或綜合收益表); 及
- 按攤銷成本計量。

該分類取決於本實體管理金 融資產之業務模式以及現金 流量的合約條款。

對於以公允價值計量之資產, 其盈虧將計入綜合收益表或 其他全面收入。對於並非持 作交易之權益工具投資而言, 其將取決於本集團在初始確 認時是否作出不可撤銷之選 擇而將權益投資指定為按公 允價值計入其他全面收入。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.8 Investments and other financial assets

(i) Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income, or through consolidated income statement), and
- those to be measured at amortised cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will either be recorded in consolidated income statement or other comprehensive income. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income.

2 主要會計政策概要(續)

2.8 投資及其他金融資產(續)

(ii) 確認及終止確認

金融資產之常規買賣在交易 日確認-交易日指本集團承 諾購入或出售該資產之日。 當自金融資產獲取現金流量 之權利已到期或轉讓,且本 集團已將擁有權之絕大部分 風險和回報轉讓時,則金融 資產會終止確認。

(iii) 計量

於初始確認時,本集團計量 金融資產(倘金融資產並非 按公允價值計入損益)以公 允價值加上可直接歸屬於收 購該項金融資產之交易費用。 與按公允價值計入損益之金 融資產相關之交易費用於綜 合收益表支銷。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.8 Investments and other financial assets (continued)

(ii) Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on tradedate, the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

(iii) Measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in consolidated income statement. 2 主要會計政策概要(續)

2.8 投資及其他金融資產(續)

(iii) 計量(續)

債務工具

權益工具

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.8 Investments and other financial assets (continued)

(iii) Measurement (continued)

Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in consolidated income statement and presented in other gains - net, together with foreign exchange gains and losses.

Equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in other comprehensive income, there is no subsequent reclassification of fair value gains and losses to consolidated income statement following the derecognition of the investment. Dividends from such investments continue to be recognised in consolidated income statement as other income when the Group's right to receive payments is established.

2 主要會計政策概要(續)

2.8 投資及其他金融資產(續)

(iii) 計量(續)

權益工具(續)

對於按公允價值計入損益之 金融資產,其公允價值變動 於綜合收益表之其他收益一 淨額呈列。對於按公允價值 計入其他全面收入之權益投 資而言,其減值虧損(以及減 值虧損撥回)不會於其他公 允價值變動而獨立呈列。

(iv) 減值

對於以攤銷成本之債務工具 而言,本集團就其預期信貸 虧損作出前瞻性評估。減值 方法取決於其信貸風險是否 顯著增加。減值虧損將於貿 易賬款而言,本集團採用香 港財務報告準則第9號允許之 簡化方法,該準則規定於初 始確認應收賬款時。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.8 Investments and other financial assets (continued)

(iii) Measurement (continued)

Equity instruments (continued)

Changes in the fair value of financial assets at fair value through profit or loss are recognised in other gains – net in the consolidated income statement as applicable. Impairment losses (and reversal of impairment losses) on equity investments measured at fair value through other comprehensive income are not reported separately from other changes in fair value.

(iv) Impairment

The Group assesses on a forward looking basis the expected credit losses associated with its debt instruments carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk. Impairment losses are presented in consolidated income statement. For trade receivables, the Group applies the simplified approach permitted by HKFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables.

2 主要會計政策概要(續)

2.9 抵銷金融工具

當有依法可執行的權利可抵銷已 確認金額,並有意圖按淨額基準 結算或同時變現資產和結算負負 時,金融資產與負債可互相抵銷, 並在財務狀況表報告其淨額。法 定可執行權利必須不得依賴未來 事件而定,而在一般業務過程中 以及倘公司或對手方一旦出現違約、無償債能力或破產時,這也必 須具有約束力。

2.10 衍生工具及對沖活動

衍生工具於訂立衍生工具合約當 日按公允價值初始確認,其後按 各報告期末之公允價值重新計量。 公允價值其後變動之會計處理乃 取決於衍生工具是否指定為對沖 工具,如是,則取決於被對沖項目 的性質。本集團將若干衍生工具 指定為:

 對已確認資產或負債之現金 流量或可能性甚高的預測交 易相關的特定風險所作的對 沖(現金流量對沖)。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.9 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the statement of financial position when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis, or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the company or the counterparty.

2.10 Derivatives and hedging activities

Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently remeasured to their fair value at the end of each reporting period. The accounting for subsequent changes in fair value depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged. The Group designates certain derivatives:

 hedges of a particular risk associated with the cash flows of recognised assets and liabilities and highly probable forecast transactions (cash flow hedges).

2 主要會計政策概要(續)

2.10 衍生工具及對沖活動(續)

本集團在對沖工具及被對沖項目 的關係開始時以文件記錄,以及 進行各項對沖交易的風險管理的 目的與策略。本集團亦在對沖開 始時及持續就用於對沖交易的衍 生工具是否能高度有效地抵銷被 對沖項目的公允價值或現金流量 變動進行評估,並以文件記錄。

用作對沖之各類衍生金融工具之 公允價值於附註28披露。股東權 益內之對沖儲備變動載於附註 33。當被對沖項目之餘下年期超 過十二個月,則對沖衍生工具之 全部公允價值乃分類為非流動資 產或負債。貿易衍生工具乃 分類為流動資產或負債。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.10 Derivatives and hedging activities (continued)

The Group documents at the inception of the relationship between hedging instruments and hedge items, as well as its risk management objective and strategy for undertaking various hedge transactions. The Group also documents its assessment, both at hedge inception and on an ongoing basis, of whether the derivatives that are used in hedging transactions have been and will continue to be highly effective in offsetting changes in fair values or cash flows of hedged items.

The fair values of various derivative financial instruments used for hedging purposes are disclosed in Note 28. Movements in the hedging reserve in shareholders' equity are shown in Note 33. The full fair value of a hedging derivative is classified as a noncurrent asset or liability when the remaining maturity of the hedged item is more than twelve months; it is classified as a current asset or liability when the remaining maturity of the hedged item is less than twelve months. Trading derivatives are classified as a current asset or liability.

2 主要會計政策概要(續)

2.10 衍生工具及對沖活動(續)

(i) 符合資格採用對沖會計法之 現金流量對沖

被指定及符合作為現金流量 對沖工具的衍生工具,其公 允價值變動的實際部分於其 他全面收入中確認並累計入 權益儲備。與非實際部分相 關的收益或虧損則即時於綜 合收益表中的「其他收益-淨額」確認。

權益累計金額於對沖項目影 響損益期間內重新分類如下:

 與利率掉期對沖浮動利 率借款有效部分相關的 收益或虧損,與對沖借 款利息開支一同計入損 益中的財務成本。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.10 Derivatives and hedging activities (continued)

(i) Cash flow hedge that qualify for hedge accounting

The effective portion of changes in the fair value of derivatives that are designated and qualified as cash flow hedges is recognised in other comprehensive income and accumulated in reserves in equity. The gain or loss relating to the ineffective portion is recognised immediately in consolidated income statement within 'other gains – net'.

Amounts accumulated in equity are reclassified in the periods when the hedged item affects profit or loss, as follows:

• The gain or loss relating to the effective portion of the interest rate swaps hedging variable rate borrowings is recognised in profit or loss within finance cost at the same time as the interest expense on the hedged borrowings.
2 主要會計政策概要(續)

2.10 衍生工具及對沖活動(續)

(i) 符合資格採用對沖會計法之 現金流量對沖(續)

如對沖工具期滿或售出或終 止,或如對沖工具不再符合 對沖會計處理的準則,則當 時在權益存在的任何累計收 益會在預測交易最終在綜合 收益表中確認時確認。如預 測交易預計不能進行,則已 在權益呈報的累計收益或虧 損會即時重新分類至綜合收 益表。

(ii) 並不符合資格採用對沖會計 法之衍生工具

該等衍生工具公允價值之變 動即時於綜合收益表之「其 他收益-淨額」確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

- 2.10 Derivatives and hedging activities (continued)
 - (i) Cash flow hedge that qualify for hedge accounting (continued)

When a hedging instrument expires or is sold or terminated, or when a hedge no longer meets the criteria for hedge accounting, any cumulative gain or loss existing in equity at that time remains in equity and is recognised when the forecast transaction is ultimately recognised in consolidated income statement. When a forecast transaction is no longer expected to occur, the cumulative gain or loss that was reported in equity is immediately reclassified to consolidated income statement.

(ii) The derivative instruments do not qualify for hedge accounting

Changes in the fair value of these derivative instruments are recognised immediately in the consolidated income statement within 'other gains – net'.

2 主要會計政策概要(續)

2.11 存貨及已完成物業存貨

存貨乃按成本值或可變現淨值兩 者較低者列賬。成本值以加權平均 法計算,而製成品及在製品之成 本值則包括原料、直接工資、其他 直接成本及適當比例之間接生產 費用(根據一般運作能力釐定), 但不包括貸款成本。可變現淨值 根據於日常業務過程中之估計售 價扣除適當之浮動銷售開支。

已完成物業存貨乃按成本值或可 變現淨值兩者較低者列賬。成本 值以已完成物業之土地及發展總 成本之分配計算。

2.12 應收貿易及其他應收賬款

應收貿易賬款為在一般業務過程 中就商品銷售或服務而應收客戶 款項。如應收貿易及其他應收賬 款的收回預期在一年或以內(如 仍在一般經營周期中,則可較長 時間),其被分類為流動資產;否 則分類為非流動資產。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.11 Inventories and stock of completed properties

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted average method. The cost of finished goods and work in progress comprises raw materials, direct labour, other direct costs and related production overheads (based on normal operating capacity). It excludes borrowing costs. Net realisable value is the estimated selling price in the ordinary course of business, less applicable variable selling expenses.

Stocks of completed properties are stated at lower of cost and net realisable value. Cost is determined by apportionment of the total land and development costs attributable to the completed properties.

2.12 Trade and other receivables

Trade receivables are amounts due from customers for merchandise sold or services performed in the ordinary course of business. If collection of trade and other receivables is expected in one year or less (or in the normal operating cycle of the business if longer), they are classified as current assets. If not, they are presented as non-current assets.

2 主要會計政策概要(續)

2.12 應收貿易及其他應收賬款(續)

除非含有重大融資成分,應收貿易賬款初步以無條件之代價金額 以公允價值確認。本集團持有應 收貿易賬款,目的是收取合約現 金流量並因此其後以實際利率法 以攤銷成本計量。有關本集團減 收貿易賬款入賬之進一步資料, 參閱附註25,有關本集團減值政 策之説明,參閱附註3.1(b)(2)。

2.13 現金及現金等價物

現金及現金等價物包括手頭現金、 銀行通知存款、原到期日為三個 月或以下的其他短期高度流動性 投資及銀行透支。

2.14 股本

普通股被列為權益。直接歸屬於 發行新股份或購股權之新增成本 在權益中列為所得款項之減少。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.12 Trade and other receivables (continued)

Trade receivables are recognised initially at the amount of consideration that is unconditional unless they contain significant financing components, when they are recognised at fair value. The Group holds the trade receivables with the objective to collect the contractual cash flows and therefore measures them subsequently at amortised cost using the effective interest method. See Note 25 for further information about the Group's accounting for trade receivables and Note 3.1(b)(2) for a description of the Group's impairment policies.

2.13 Cash and cash equivalents

Cash and cash equivalents includes cash on hand, deposits held at call with banks, other short-term highly liquid investments with original maturities of three months or less, and bank overdrafts.

2.14 Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction from the proceeds.

2 主要會計政策概要(續)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.15 應付貿易及其他應付賬款

應付貿易賬款為在一般業務過程 中從供應商購買商品或服務而應 支付的承擔。如應付貿易及其他 應付賬款的支付日期在一年或以 內(如仍在一般經營周期中,則可 較長時間),其被分類為流動負債; 否則分類為非流動負債。

應付貿易及其他應付賬款初步以 公允價值確認,其後利用實際利 率法按攤銷成本計量。

2.16 貸款

貸款初步按公允價值並扣除產生 的交易成本確認。貸款其後按攤 銷成本列賬。所得款項(扣除交易 成本)與贖回價值的任何差額利用 實際利率法於貸款期間內在綜合 收益表確認。

為建立貸款融資所支付的費用, 當部分或所有融資很可能使用時 確認為貸款的交易成本。在該情 況下,該費用在實際提取前將作 為遞延支出。倘沒有任何證據表 明部分或所有融資會被提取時, 該費用將作為流動性服務之預付 款項資本化,並在融資相關的期 間內攤銷。

2.15 Trade and other payables

Trade payables are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Trade and other payables 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 and other payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

2.16 Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised 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 recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility 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 facility will be drawn down, the fee is capitalised as a prepayment for liquidity services and amortised over the period of the facility to which it relates.

2 主要會計政策概要(續)

2.16 貸款(續)

除非本集團有無條件權力於報告 期末後遞延償還負債最少十二個 月,否則貸款均分類為流動負債。

2.17 借貸成本

與收購、建築或生產合資格資產 (即需要大量時間準備作擬定用途 或出售的資產)直接相關的一般及 特定借貸成本會計入該等資產的 成本,直至資產大致上可供作其 預定用途或出售為止。

合資格資產未獲撥付開支的特定 借貸暫時投資賺取的投資收入自 合資格撥充資本的借貸成本扣除。

所有其他借貸成本於產生期間在 綜合收益表中確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.16 Borrowings (continued)

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 end of the reporting period.

2.17 Borrowing costs

General and specific borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in consolidated income statement in the period in which they are incurred.

2 主要會計政策概要(續)

2.18 財務擔保合約

於發出擔保時確認為金融負債。 負債初步以公允價值計量並其後 根據香港財務報告準則第9號「金 融工具」項下預期信貸虧損模型 釐定金額與初步確認之金額減去 (倘適當)根據香港財務報告準則 第15號「客戶合約收益」原則確認 之收益累計金額兩者中之較高者。

財務擔保之公允價值釐定為債務 工具之合約付款與在並無擔保下 將須作出之付款之間的淨現金流 量之差額之現值,或就承擔責任 而可能須付予第三方之估計金額。

若按無償代價就附屬公司或聯營 公司之貸款或其他應付賬款而作 出擔保,有關公允價值則作為注 資,並在本集團的財務報表內確 認為投資成本的一部分。

2.19 當期及遞延所得税

當期所得税開支或抵免為是根據 各司法管轄區的適用所得税率按 當期應課税收入之應繳税項,並 就臨時差異及未動用税項虧損引 起之遞延所得税資產及負債之變 化而調整。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.18 Financial guarantee contracts

Financial guarantee contracts are recognised as a financial liability at the time the guarantee is issued. The liability is initially measured at fair value and subsequently at the higher of the amount determined in accordance with the expected credit loss model under HKFRS 9 "Financial Instruments" and the amount initially recognised less, where appropriate, the cumulative amount of income recognised in accordance with the principles of HKFRS 15 "Revenue from Contracts with Customers".

The fair value of financial guarantees is determined as the present value of the difference in cash flows between the contractual payments under the debt instrument and the payments that would be required without the guarantee, or the estimated amount that would be payable to a third party for assuming the obligations.

Where guarantees in relation to loans or other payables of subsidiaries or associates are provided for no compensation, the fair values are accounted for as contributions and recognised as part of the cost of the investment in the financial statements of the Group.

2.19 Current and deferred income tax

The income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses.

2 主要會計政策概要(續)

2.19 當期及遞延所得税(續)

當期所得税

當期所得税支出根據本公司及其 附屬公司、聯營公司及合營企業 營運及產生應課税收入之國家於 報告期末已頒佈或實質頒佈的税 務法例計算。管理層就適用税務 法例詮釋所規限的情況定期評估 報税表的狀況,並在適用情況下 根據預期須向税務機關支付的税 款設定撥備。

遞延所得税

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.19 Current and deferred income tax (continued)

Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period in the countries where the Company and its subsidiaries, associates and joint ventures operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Deferred income tax

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill. Deferred income tax is also not accounted for if it arises from initial recognition of an asset or 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 substantially enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

2 主要會計政策概要(續)

2.19 當期及遞延所得税(續)

遞延所得税(續)

遞延税項資產僅會就很可能有未 來應課税金額以動用有關臨時差 異及虧損時確認。

若本集團能控制撥回臨時差異之 時間而有關差異於可預見將來很 有可能不會撥回,則不會就外國業 務投資之賬面值與税基之間的臨 時差異確認遞延税項負債及資產。

倘有法定可強制執行權利抵銷當 期税項資產及負債,以及遞延税 項結餘與同一税務機關有關,則 遞延税項資產及負債互相抵銷。 倘實體擁有法定可強制執行權利 抵銷及擬按淨額基準償付或變現 資產及同時償付負債,則抵銷當 期税項資產及税項負債。

除與於其他全面收入或直接於權 益確認的項目相關外,當期及遞 延税項於綜合收益表確認。於此 情況,税項亦分別於其他全面收 入或直接於權益確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.19 Current and deferred income tax (continued)

Deferred income tax (continued)

Deferred tax assets are recognised only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax liabilities and assets are not recognised for temporary differences between the carrying amount and tax bases of investments in foreign operations where the Company is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.

Deferred tax assets and liabilities are offset where there is a legally enforceable right to offset current tax assets and liabilities and where the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

Current and deferred tax is recognised in consolidated income statement, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively. 2 主要會計政策概要(續)

2.20 僱員福利

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.20 Employee benefits

(a) 退休金責任

集團公司設有多項界定供款 退休金計劃。界定供款計劃 為本集團據此向一獨立實體 作出供款之退休金計劃。倘 該基金並無足夠資產支付所 有僱員於本期間及過往期間 有關僱員服務所得之福利, 本集團亦無進一步供款的法 定或推定責任。

本集團按強制、合約或自願 基準向公營或私人管理退休 金保險計劃作出供款。一旦 支付供款後,本集團即無進 一步付款責任。供款於到期 時確認為僱員福利開支。預 付供款在可取得退回現金或 日後付款減少的情況下確認 為資產。

(b) 僱員應享假期

僱員的應享年假乃於應計予 僱員時確認。僱員因提供服 務而產生的應享年假乃按截 至報告日之年假估計負債計 算撥備。僱員應享病假及分 娩假期僅於支取時才確認。

(a) Pension obligations

Group companies participate in general defined contribution pension schemes. A defined contribution plan is a pension plan under which the Group pays fixed contributions into a separate entity. The Group has no legal or constructive obligations to pay further contributions if the fund does not hold sufficient assets to pay all employees the benefits relating to employee service in the current and prior periods.

The Group pays contributions to publicly or privately administered pension insurance plans on a mandatory, contractual or voluntary basis. The Group has no further payment obligations once the contributions have been paid. The contributions are recognised as employee benefit expense when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

(b) Employee leave entitlements

Employee entitlements to annual leave are recognised when they accrued to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees up to the reporting date. Employee entitlements to sick leave and maternity leave are not recognised until the time of leave.

2 主要會計政策概要(續)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.20 僱員福利(續)

(c) 終止服務福利

(d) 利潤共享及花紅計劃

報告期末後十二個月內悉數 到期之利潤共享及花紅計劃 之撥備乃當本集團因僱員提 供服務而產生現有法定或推 定責任,且能可靠估計有關 責任時予以確認。

2.20 Employee benefits (continued)

(c) 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 recognises termination benefits when it is demonstrably committed to either: terminating the employment of current employees according to a detailed formal plan without possibility of withdrawal; or providing termination benefits as a result of an offer made to encourage voluntary redundancy. Benefits falling due more than twelve months after the end of the reporting period are discounted to present value.

(d) Profit-sharing and bonus plans

Provisions for profit sharing and bonus plans due wholly within twelve months after the end of the reporting period are recognised when the Group has a present legal or constructive obligation as a result of services rendered by employees and a reliable estimate of the obligation can be made.

2 主要會計政策概要(續)

2.21 撥備

當本集團因某一過往事件而負有 法定及推定責任並可能產生合 理估計的經濟利益流出時,確認 撥備。

倘若經濟利益流出可能性不大,或 倘有關金額不能合理可靠估計時, 則有關責任將作為或然負債披露, 除非經濟利益流出之可能性極低 則另做別論。倘有可能產生之責 任,其存在僅由一項或多項未來 事件之發生與否來確認,亦披露 為或然負債,除非經濟利益流出 之可能性極低則另做別論。倘經 濟利益流出之可能性發生變化以 致頗有可能流出時,則有關流出 將確認為撥備。

2.22 收益確認

(a) 貨品銷售

收益於產品的控制權在某個 時間點轉移至客戶時確認, 即產品已交付予客戶,客戶 可全權酌情決定銷售產品的 渠響客戶接納產品的未履行 責任時確認。當產品已運送 到指定地點,產品陳舊及遺 失的風險已轉移至客戶。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.21 Provisions

Provisions are recognised when the Group has a legal or constructive obligation arising as a result of a past event, which will probably result in an outflow of economic benefits that can be reasonably estimated.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, the existence of which will only be confirmed by the occurrence or non-occurrence of one or more future events, are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote. When a change in the probability of an outflow occurs, so that outflow is probable, it will then be recognised as a provision.

2.22 Revenue recognition

(a) Sales of goods

Revenue is recognised when the control of the products is transferred to the customers at a point in time, being products are delivered to the customers, the customers have full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the customers' acceptance of the products. Delivery occurs when the products have been shipped to the specified location, the risks of obsolescence and loss have been transferred to the customers.

2 主要會計政策概要(續)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.22 收益確認(續)

(a) 貨品銷售(續)

應收款項於貨品交付時確認, 因付款到期前僅須待時間 過去,於該時間點代價並非 條件。

預先收取有關銷售並未交 付的產品的付款確認為合約 負債,並於綜合財務狀況表 遞延。

(b) 利息收入

利息收入使用實際利率法按時間比例確認。

(c) 租金收入

租金收入於租賃期間以直線 法確認。

(d) 股息收入

股息收入於收取款項的權利 確定時確認。

2.22 Revenue recognition (continued)

(a) Sales of goods (continued)

A receivable is recognised when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

Payments received in advance that are related to sales of goods not yet delivered are recognised as contract liabilities and deferred in the consolidated statement of financial position.

(b) Interest income

Interest income is recognised on a timeproportion basis using the effective interest method.

(c) Rental income

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

(d) Dividend income

Dividend income is recognised when the right to receive payment is established.

2 主要會計政策概要(續)

2.23 政府補助

倘能夠合理確定本集團將收到政 府補助及本集團符合所有附帶 條件,即按其公允價值確認政府 補助。

與成本有關的政府補助遞延至補助與擬補償成本需予配對的期間內,在綜合收益表確認。

與購入物業、廠房及設備有關的政 府補助初步作為遞延政府補助計 入負債,並於建設或購入該物業、 廠房及設備時將已收政府補助按 系統基準於有關資產之預期可使 用年期於綜合收益表內確認。

2.24 租賃

租賃於租賃資產可供本集團使用 當日確認為使用權資產及相應 負債。

合約可能包含租賃及非租賃組成 部分。本集團按照租賃及非租賃 組成部分相應的獨立價格,將合 約代價分配至租賃及非租賃組成 部分。然而,就本集團為承租人的 房地產租賃而言,其選擇將租賃 及非租賃組成部分入賬為單一租 賃組成部分,並無將兩者區分。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.23 Government grants

Grants from the government are recognised at their fair values where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions.

Government grants relating to costs are deferred and recognised in the consolidated income statement over the period necessary to match them with the costs that they are intended to compensate.

Government grants relating to the purchase of property, plant and equipment are initially included in liabilities as deferred government grants and when such property, plant and equipment are built or purchased, the received government grants are recognised in consolidated income statement on a systematic basis over the expected useful lives of the related assets.

2.24 Leases

Leases are recognised as a right-of-use asset and a corresponding liability at the date at which the leased asset is available for use by the Group.

Contracts may contain both lease and nonlease components. The Group allocates the consideration in the contract to the lease and non-lease components based on their relative stand-alone prices. However, for leases of real estate for which the Group is a lessee, it has elected not to separate lease and non-lease components and instead accounts for these as a single lease component.

2 SUMMARY OF SIGNIFICANT

2 主要會計政策概要(續)

ACCOUNTING POLICIES (continued)

2.24 Leases (continued)

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- variable lease payment that are based on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable by the Group under residual value guarantees;
- the exercise price of a purchase option if the Group is reasonably certain to exercise that option; and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising that option.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability.

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-ofuse asset in a similar economic environment with similar terms, security and conditions.

2.24 租賃 (續)

租賃產生的資產及負債初步以現 值基準計量。租賃負債包括下列 租賃付款的淨現值:

- 固定付款(包括實質上的固 定付款),減去任何應收租賃 優惠;
- 基於指數或利率的可變租賃 付款,採用於開始日期的指 數或利率初步計量;
- 本集團於剩餘價值擔保下預 計應付的金額;
- 倘本集團合理確定行使購買 選擇權,則為該選擇權的行 使價;及
- 倘租賃期反映本集團行使該 選擇權,則支付終止租賃的 罰款。

根據合理確定延續選擇權支付的 租賃付款亦計入負債計量之內。

租賃付款使用租賃中隱含的利率 進行貼現。倘無法輕易確定該利 率(為本集團租賃的一般情況), 則使用承租人的增量貸款利率, 即個別承租人在類似經濟環境中 按類似條款、抵押及條件借入獲 得與使用權資產具有類似價值的 資產所需資金而必須支付的利率。 2 主要會計政策概要(續)

2.24 租賃(續)

為釐定增量貸款利率,本集團:

- 在可能情況下,使用個別承 租人最近獲得的第三方融資 為出發點作出調整,以反映 自獲得第三方融資以來融資 條件的變動;
- 使用累加法,首先就本集團 所持有租賃的信貸風險(最 近並無第三方融資)調整無 風險利率;及
- 進行特定於租約的調整,例 如期限、國家、貨幣及抵押。

租賃付款於本金及融資成本之間 作出分配。融資成本在租賃期間 於綜合收益表扣除,藉以令各期 間的負債餘額的期間利率一致。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.24 Leases (continued)

To determine the incremental borrowing rate, the Group:

- where possible, uses recent third-party financing received by the individual lessee as a starting point, adjusted to reflect changes in financing conditions since third party financing was received;
- uses a build-up approach that starts with a risk-free interest rate adjusted for credit risk for leases held by the Group, which does not have recent third party financing; and
- makes adjustments specific to the lease, e.g. term, country, currency and security.

Lease payments are allocated between principal and finance cost. The finance cost is charged to 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.

2 主要會計政策概要(續)

2.24 租賃(續)

使用權資產按成本計量,包括以 下各項:

- 租賃負債的初始計量金額;
- 在開始日期或之前支付的任何租賃付款減去已收任何租賃優惠;
- 任何初始直接成本;及
- 修復費用。

使用權資產一般於資產可使用年 期或租賃期(以較短者為準)按直 線法計算折舊。倘本集團合理確 定行使購買選擇權,則使用權資 產於相關資產的可使用年期內予 以折舊。

與設備之短期租賃及所有低價值 資產租賃相關的付款以直線法於 綜合收益表確認為開支。短期租賃 為租賃期十二個月或以下的租賃。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.24 Leases (continued)

Right-of-use assets are measured at cost comprising the following:

- the amount of the initial measurement of lease liability;
- any lease payments made at or before the commencement date less any lease incentives received;
- any initial direct costs; and
- restoration costs.

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life.

Payments associated with short-term leases of equipment and all leases of low-value assets are recognised on a straight-line basis as an expense in consolidated income statement. Short-term leases are leases with a lease term of twelve months or less.

2 主要會計政策概要(續)

2.24 租賃(續)

本集團作為出租人的經營租賃的 租賃收入按直線法於租賃期內在 綜合收益表確認。獲取經營租賃 產生的初始直接成本計入相關資 產的賬面值,並於租賃期內以確認 租賃收入的相同基準確認為開支。 個別租賃資產按其性質計入綜合 財務狀況表。

2.25 股息分派

向本公司股東分派的股息在股息 獲本公司股東或董事(視何者適 用而定)批准的期間內於本集團及 本公司的財務報表確認為負債。

3 財務風險管理

3.1 財務風險因素

本集團的業務承受著多類財務風 險:市場風險(包括外匯風險及現 金流量利率風險)、信貸風險及流 動資金風險。本集團的整體風險 管理計劃專注於金融市場的不可 預測性,並尋求盡量減低對本集 團財務表現可能產生之不利影響。 本集團利用衍生金融工具對沖若 干風險。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.24 Leases (continued)

Lease income from operating leases where the Group is a lessor is recognised in consolidated income statement on a straight-line basis over the lease term. Initial direct costs incurred in obtaining an operating lease are added to the carrying amount of the underlying asset and recognised as expense over the lease term on the same basis as lease income. The respective leased assets are included in the consolidated statement of financial position based on their nature.

2.25 Dividend distribution

Dividend distribution to the Company's shareholders is recognised 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 FINANCIAL RISK MANAGEMENT

3.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk and cash flow interest rate risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance. The Group uses derivative financial instruments to hedge certain risk exposures.

3 FINANCIAL RISK MANAGEMENT (continued)

- 3.1 財務風險因素(續)
 - (a) 市場風險
 - (i) 外匯風險

本集團透過設置港幣、 美元及人民幣銀行賬戶 緩減此項風險,本集團 使用該等賬戶支付以該 等貨幣計值之交易。

本集團在中國內地設有 若干投資,其資產淨值 以人民幣計值。人民幣 與外幣之兑換,須遵照 中國內地政府頒佈之外 匯管制規則和法規。 3.1 Financial risk factors (continued)

(a) Market risk

(i) Foreign exchange risk

The Group operates internationally and is exposed to foreign exchange risk arising from various currency exposures. The Group's foreign currency assets, liabilities and transactions are principally denominated in Chinese renminbi ("RMB") and United States dollars ("US\$"). These currencies are not the functional currencies of certain subsidiaries of the Group to which these balances related. Foreign exchange risk mainly arises from future commercial transactions, recognised assets and liabilities and net investments denominated in RMB and US\$.

The Group mitigates this risk by maintaining HK\$, US\$ and RMB bank accounts which are used by the Group to pay for the transactions denominated in these currencies.

The Group has certain investments in Mainland China, whose net assets are denominated in RMB. The conversion of RMB into foreign currencies is subject to the rules and regulations on the foreign exchange control promulgated by the Mainland China government.

3 FINANCIAL RISK MANAGEMENT (continued)

- 3.1 財務風險因素(續)
 - (a) 市場風險(續)
 - (i) 外匯風險(續)

於二零二二年十二月 三十一日,就以人民幣 為其功能貨幣的集團公 司而言,倘人民幣兑美 元貶值/升值5%(二零 二一年:5%),而所有 其他可變因素保持不 變,本年度除税後利 潤應增加/減少(二零 二一年:增加/減少)港 幣16,892,000元(二零 二一年:港幣16,362,000 元),主要來自換算以美 元計值的應收及應付貿 易賬款以及現金及現金 等價物的外匯收益/虧 損(二零二一年:外匯 收益/虧損)。

於二零二二年十二月 三十一日,就以港幣為 其功能貨幣的集團公司 而言,倘港幣兑人民幣 貶值/升值5%(二零 二一年:5%),而所有 其他可變因素保持不 變,本年度除税後利 潤應減少/增加(二零 二一年:減少/增加) 港幣157,000元(二零 二一年:135,000元), 主要來自換算以人民幣 計值的應收及應付貿易 賬款以及現金及現金等 價物的外匯虧損/收益 (二零二一年:外匯虧 損/收益)。

3.1 Financial risk factors (continued)

(a) Market risk (continued)

(i) Foreign exchange risk (continued)

At 31 December 2022, for the group companies with RMB as their functional currency, if RMB had weakened/strengthened by 5% (2021: 5%) against US\$ with all other variables held constant, post-tax profit for the year would have been HK\$16,892,000 (2021: HK\$16,362,000) higher/lower (2021: higher/lower), mainly as a result of foreign exchange gains/losses (2021: foreign exchange gains/losses) on translation of US\$-denominated trade receivables and payables and cash and cash equivalents.

At 31 December 2022, for the group companies with HKD as their functional currency, if HK\$ had weakened/strengthened by 5% (2021: 5%) against RMB with all other variables held constant, post-tax profit for the year would have been HK\$157,000 (2021: HK\$135,000) lower/higher (2021: lower/higher), mainly as a result of foreign exchange losses/gains (2021: foreign exchange losses/gains) on translation of RMB-denominated trade receivables and payables and cash and cash equivalents.

3.1 財務風險因素(續)

- (a) 市場風險(續)
 - (i) 外匯風險(續)

由於港幣與美元掛鈎, 本集團管理層認為有關 的外匯風險甚微。

(ii) 現金流量利率風險

本集團使用利率掉期管 理其現金流量利率風險。一般而言,本集團 以浮動利率籌措借款, 並掉為假使本集團直接 按固定利率借款可取得 較低之固定利率。

3 FINANCIAL RISK MANAGEMENT (continued)

3.1 Financial risk factors (continued)

(a) Market risk (continued)

(i) Foreign exchange risk (continued)

As the Hong Kong dollar is pegged to the USD, the Group management considers that the relevant foreign exchange risks are minimal.

(ii) Cash flow interest rate risk

The Group is exposed to interest rate risk through the impact of rate changes on interest bearing assets and liabilities. Cash flow interest rate risk is the risk that changes in market interest rates will impact cash flows arising from variable rate financial instruments. The Group's interest bearing assets mainly include deposits at bank. The Group's floating rate borrowings will be affected by fluctuation of prevailing market interest rates and will expose the Group to cash flow interest rate risk.

The Group manages its cash flow interest rate risk by using interest rate swaps. Generally, the Group raises borrowings at floating rates and swaps them into fixed rates that are lower than those available if the Group borrowed at fixed rates directly.

3 FINANCIAL RISK MANAGEMENT (continued)

- 3.1 財務風險因素(續)
 - (a) 市場風險(續)
 - (ii) 現金流量利率風險(續)

於二零二二年十二月 三十一日,倘銀行貸 款利率增加/減少1% (二零二一年:1%)而 所有其他可變因素保利 潤將減少/增加(二零 二一年:減少/增加) 港4,367,000元(二零 二一年:港幣8,982,000 元),主要由於浮息銀行 貸款(其不與利率掉期 合約對沖)之利息開支 增加/減少。

(b) 信貸風險

3.1 Financial risk factors (continued)

(a) Market risk (continued)

(ii) Cash flow interest rate risk (continued)

As at 31 December 2022, if interest rate on bank borrowings had been 1% (2021: 1%) higher/lower with all variables held constant, post-tax profit for the year would have been HK\$4,367,000 (2021: HK\$8,982,000) lower/higher (2021: lower/higher), mainly as a result of higher/lower interest expense on floating rate bank borrowings, which are not hedged with interest rate swap contracts.

(b) Credit risk

Credit risk of the Group mainly arises from cash and bank deposits as well as credit exposures to customers such as trade receivables, financial assets at fair value through other comprehensive income, loans to joint ventures, deposits and other receivables. The credit risk on cash and bank deposits is limited because the Group mainly places the deposits in banks with high credit rating and management does not expect any losses from non-performance by these banks.

3 FINANCIAL RISK MANAGEMENT (continued)

- 3.1 財務風險因素(續)
 - (b) 信貸風險(續)
 - (i) 風險管理

為管理信貸風險,本集 團已考慮相關擔保及 與對手方之長期業務 關係。本集團已制訂政 策,確保按信貸條款獲 銷售產品之客戶均具有 良好信貸紀錄,而本集 團亦會定期評估客戶的 信貸狀況。本集團通常 不要求貿易債務人提供 抵押品。於二零二二年 十二月三十一日,首五 名(二零二一年:五名) 客戶佔本集團年末應 收貿易賬款總結餘85% (二零二一年:83%), 故本集團面對信貸風險 集中的情況。管理層經 考慮該等客戶的財務狀 況及過往經驗,認為有 關該等客戶的信貸風險 十分輕微。

3.1 Financial risk factors (continued)

(b) Credit risk (continued)

(i) Risk management

To manage credit risk, the Group has considered the underlying security and the long-established business relationship with the counterparty. The Group has policies in place to ensure that sales of products on credit terms are made to customers with an appropriate credit history and the Group performs periodic credit evaluations of its customers. Normally the Group does not require collaterals from trade debtors. As at 31 December 2022, the Group has a concentration of credit risk given that the top five (2021: five) customers account for 85% (2021: 83%) of the Group's total year end trade receivable balance. Management considers that the credit risk in respect of these customers is minimal after considering the financial position and past experience with these customers.

The credit risk of the Group's other financial assets, which comprise, restricted cash, short-term bank deposits, cash and cash equivalents, financial assets at fair value through other comprehensive income, loans to joint ventures, deposits and other receivables, arises from default of the counterparty, with a maximum exposure equal to the carrying amounts of these instruments.

3 FINANCIAL RISK MANAGEMENT (continued)

3.1 財務風險因素(續)

- (b) 信貸風險(續)
 - (ii) 金融資產減值

應收貿易賬款以及訂金 及其他應收賬款應用信 貸虧損模型。

(1) 應收貿易賬款

本集團應用香港 財務報告準則第9 號計量預期信貸虧 損之簡化方法,就 所有應收貿易賬款 使用年期預期虧損 撥備。

為計量預期信貸虧 損,應收貿易賬款 會作個別評估以計 提減值撥備。貿易 應收賬款乃根據客 戶的信貸評級、不 同客戶的還款及違 約記錄以及與相關 客戶的持續業務關 係進行評估。虧損 率會進行進一步調 整,以反映當前和 前瞻性的宏觀經濟 因素的資料以影響 客戶結清應收賬款 能力。本集團已經 將客戶所在國家的 本地生產總值指數 識別為最相關的因 素,並根據該等因 素的預期變化相應 調整歷史虧損率。

3.1 Financial risk factors (continued)

- (b) Credit risk (continued)
 - (ii) Impairment of financial assets

Trade receivables and deposits and other receivables are subject the expected credit loss model.

(1) Trade receivables

The Group applies the HKFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables.

To measure the expected credit losses, trade receivables are assessed individually for provision for impairment allowance. Trade receivables have been assessed based on credit rating of the customers, the repayment and default histories of different customers and on-going business relationship with the relevant customers. The loss rates are further adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables. The Group has identified the Gross Domestic Product index of the countries where the customers located to be the most relevant factor, and accordingly adjust the historical loss rate based on expected changes in these factors.

3.1 財務風險因素(續)

- (b) 信貸風險(續)
 - (ii) 金融資產減值(續)
 - (1) 應收貿易賬款(續)

於二零二二年 十二月三十一日, 根據預期虧損率 0.01%至4.26% (二零二一年: 0.01%至5.50%)計 算,有關應收貿易 賬款的虧損撥備約 為港幣3,468,000元 (二零二一年:港 幣3,100,000元), 乃主要基於個人 評估。

當無法合理預期可 收回貿易應收款項 時,則將其進行撇 銷。無法合理預期 可收回的指標包括 (其中包括)債務人 無法與本集團達成 還款計劃。

應收貿易賬款之減 值虧損呈列為營運 利潤內減值虧損淨 額。其後收回之先 前已撇銷金額於同 一個項目計入。

- 3 FINANCIAL RISK MANAGEMENT (continued)
 - 3.1 Financial risk factors (continued)

(b) Credit risk (continued)

- (ii) Impairment of financial assets (continued)
 - (1) Trade receivables (continued)

Loss allowance in respect of the trade receivables amounted to approximately HK\$3,468,000 (2021: HK\$3,100,000) based on an expected loss rate of 0.01% to 4.26% (2021: 0.01% to 5.50%) as at 31 December 2022, primarily based on individual assessment.

Trade receivables are written off when there is no reasonable expectation of recovery. Indicators that there is no reasonable expectation of recovery includes, amongst other, the failure of a debtor to engage in a repayment plan with the Group.

Impairment losses on trade receivables are presented as net impairment losses within operating profit. Subsequent recoveries of amounts previously written off are credited against the same line item.

3 財務風險管理(續)

3 FINANCIAL RISK MANAGEMENT (continued)

- 3.1 財務風險因素(續)
 - (b) 信貸風險(續)
 - (ii) 金融資產減值(續)
 - (1) 應收貿易賬款(續)

於二零二二年及 二零二一年十二月 三十一日,應收貿 易賬款的虧損撥備 變動如下:

- 3.1 Financial risk factors (continued)
 - (b) Credit risk (continued)
 - (ii) Impairment of financial assets (continued)
 - (1) Trade receivables (continued)

The movement of loss allowance for trade receivables as at 31 December 2022 and 2021 are as follows:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
於一月一日的期初虧損撥備 虧損撥備	Opening loss allowance at 1 January Provision for loss allowance	(3,100) (368)	(1,974) (1,126)
於十二月三十一日的期末虧損撥備	Closing loss allowance at 31 December	(3,468)	(3,100)

應收貿易賬款減值虧損撥備 港幣368,000元 (二零二一年:港 幣1,126,000元)計 入綜合收益表。 Provision for impairment losses on trade receivables amounted to HK\$368,000 (2021: HK\$1,126,000) is included in the consolidated income statement.

3 FINANCIAL RISK MANAGEMENT (continued)

- 3.1 財務風險因素(續)
 - (b) 信貸風險(續)
 - (ii) 金融資產減值(續)
 - (2) 以攤銷成本列賬 之其他金融資產

儘管現金及現金等 價物、短期銀行存 款及受守香港財務建 等9號的減 告規定,但已設 約減 值 虧損並不 重大。

- 3.1 Financial risk factors (continued)
 - (b) Credit risk (continued)
 - (ii) Impairment of financial assets (continued)
 - (2) Other financial assets at amortised cost

Other financial assets at amortised cost include deposits and other receivables. Management considers that the credit risk of these balances has not increased significantly since initial recognition with reference to the counterparty historical default rate and current financial position. The impairment provision is determined based on the twelve months expected credit losses which was immaterial.

While cash and cash equivalents, short-term bank deposits and restricted cash are also subject to the impairment requirements of HKFRS 9, the identified impairment loss was immaterial.

3 FINANCIAL RISK MANAGEMENT (continued)

3.1 財務風險因素(續)

(c) 流動資金風險

審慎的流動資金風險管理包 括保持充裕現金和透過可得 信用額度獲取充足資金的能 力。董事之目標是通過信貸 額度以保持資金的靈活性。

本集團之政策為定期監察其 流動資金需要、有否履行借 貸責任及與往來銀行的關係, 以確保具有足夠現金儲備、 可隨時套現的有價證券及來 自主要金融機構的資金來源, 以應付短期及長期流動資金 需要。

下表展示本集團非衍生金融 負債於報告期末之餘下合約 年期,其根據未折現現金流 (包括按合約利率或(如屬浮 息)按結算日利率計算之利 息付款)及本集團最早須還 款日期。

3.1 Financial risk factors (continued)

(c) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and the availability of funding through an adequate amount of available credit facilities. The Directors aim to maintain flexibility in funding by keeping credit lines available.

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

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

3 財務風險管理(續)

3 FINANCIAL RISK MANAGEMENT (continued)

3.1 財務風險因素(續)

(c) 流動資金風險(續)

有關分析列示實體須還款的 最早期間(即貸款人行使其 無條件權力要求即時還款) 的現金外流。其他銀行貸款 的到期日分析乃根據預定還 款期呈列。

3.1 Financial risk factors (continued)

(c) Liquidity risk (continued)

The analysis shows the cash outflow based on the earliest period in which the entity can be required to pay, that is if the lenders were to invoke their unconditional rights to call the loans with immediate effect. The maturity analysis for other bank borrowings is prepared based on the scheduled repayment dates.

		到期日分析 Maturity Analysis 1年內或				
		按要求償還 Less than 1 year or	1至2年	2至5年	5 年以上	總額
		repayable on	Between 1	Between 2		
		demand 港幣千元 HK\$'000	and 2 years 港幣千元 HK\$'000	and 5 years 港幣千元 HK\$'000	Over 5 years 港幣千元 HK\$'000	Total 港幣千元 HK\$'000
	Consolidated					
於二零二一年十二月三十一日	At 31 December 2021					
應付貿易賬款	Trade payables	658,995	-	-	-	658,995
應計費用及其他應付賬款	Accruals and other payables	223,295	-	-	-	223,295
租賃負債	Lease liabilities	22,499	4,590	9,448	22,045	58,582
信託收據銀行貸款	Trust receipt bank loan	326,673	-	-	-	326,673
其他銀行貸款	Other bank borrowings	467,350	502,135	828,049	-	1,797,534
		1,698,812	506,725	837,497	22,045	3,065,079
於二零二二年十二月三十一日	At 31 December 2022					
應付貿易賬款	Trade payables	710,517	-	-	-	710,517
應計費用及其他應付賬款	Accruals and other payables	223,964	-	-	-	223,964
租賃負債	Lease liabilities	20,460	17,360	2,835	-	40,655
信託收據銀行貸款	Trust receipt bank loan	448,471	-		-	448,471
受按需償還條文規限的 其他銀行貸款	Other bank borrowings subject to a repayment on demand					
	clause	60,240	-	-	-	60,240
其他銀行貸款	Other bank borrowings	513,102	620,524	530,023	-	1,663,649
		1,976,754	637,884	532,858	-	3,147,496

3.2 資本風險管理

本集團的資金管理目標是確保本 集團能持續營運,繼續為股東提 供回報並為其他持份者帶來利益, 同時維持最佳的資本結構以減低 資金成本。

為維持或調整資本結構,本集團 可能會調整支付予股東的股息金 額、向股東退回資本、發行新股份 或出售資產以降低債務。

與其他同業一致,本集團以淨資 產負債比率作為監控資本的基準。 該比率按淨負債除以總權益計算。 淨負債按總貸款及租賃負債減受 限制現金、短期銀行存款及現金 及現金等價物計算。

3 FINANCIAL RISK MANAGEMENT (continued)

3.2 Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

Consistent with others in the industry, the Group monitors capital on the basis of net gearing ratio. The ratio is calculated as net debt divided by total equity. Net debt is calculated as total borrowings and lease liabilities less restricted cash, short-term bank deposits and cash and cash equivalents.

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
總貸款 租賃負債	Total borrowings Lease liabilities	2,022,968 38,333	2,075,718 47,116
		2,061,301	2,122,834
受限制現金 短期銀行存款 現金及現金等價物	Restricted cash Short-term bank deposits Cash and cash equivalents	125,757 546,736 544,537	136,320 877,757 400,818
		1,217,030	1,414,895
凈借貸 總權益	Net debt Total equity	844,271 4,413,093	707,939 4,478,537
淨借貸對總權益比率	Net debt to total equity ratio	19%	16%

本集團於二零二二年十二月 三十一日之淨資產負債比率為 19%(二零二一年:16%)。淨資 產負債比率增加乃由於購買物業、 廠房及設備所用之現金所致。 The Group's net gearing ratio was 19% (2021: 16%) as at 31 December 2022. The increase in net gearing ratio was due to cash used for purchase of property, plant and equipment.

3 財務風險管理(續)

3.3 公允價值估計

下列金融資產及負債之公允價值 與其賬面值相若:

- 應收貿易賬款
- 訂金及其他應收賬款
- 受限制現金
- 短期銀行存款
- 現金及現金等價物
- 應付貿易賬款
- 應計費用及其他應付賬款
- 銀行貸款
- 租賃負債

下表載列以估值法計量按公允價 值列賬之金融工具分析。不同等 級之定義如下:

- 可識別資產或負債在活 躍市場報價(未經調整) (第1級)。
- 除第1級計及的報價外,就資 產或負債直接(即價格)或間 接(即自價格所得)觀察所得 參數(第2級)。
- 並非基於可觀察市場數據(無法觀察參數)之資產或負債 之參數(第3級)。

3 FINANCIAL RISK MANAGEMENT (continued)

3.3 Fair value estimation

The fair value of the following financial assets and liabilities approximate their carrying amounts:

- Trade receivables
- Deposits and other receivables
- Restricted cash
- Short-term bank deposits
- Cash and cash equivalents
- Trade payables
- Accruals and other payables
- Bank borrowings
- Lease liabilities

The table below analyses financial instruments carried at fair value by valuation method. The different levels have been defined as follows:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (Level 1).
- Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (Level 2).
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (Level 3).

3 財務	風險管理(續)	3	FINANCIAL (continued)	RISK	MANAG	EMENT
3.3	公允價值估計(續)		3.3 Fair value	estimatio	n (continue	d)
	下表呈列本集團於二零二一年 十二月三十一日按公允價值計量 之資產及負債。			iabilities th	presents th aat are measu 2021.	•
			第1級 Level 1 港幣千元 HK\$'000	第2級 Level 2 港幣千元 HK\$'000	第3級 Level 3 港幣千元 HK\$'000	總額 Total 港幣千元 HK\$'000
資產 按公允價值計 金融資產	Assets 入其他全面收入的 Financial asset value throug comprehens	h other	70	_	15,453	15,523
負債 衍生金融工具	Liabilities Derivative finar instruments	ncial	-	8,543	_	8,543
	下表呈列本集團於二零二二 十二月三十一日按公允價值計: 之資產及負債。			iabilities th	presents th lat are measi 2022.	-

		第1級 Level 1 港幣千元 HK\$'000	第2級 Level 2 港幣千元 HK\$'000	第3級 Level 3 港幣千元 HK\$'000	總額 Total 港幣千元 HK\$'000
資產	Assets				
按公允價值計入其他全面收入的	Financial assets at fair				
金融資產	value through other				
	comprehensive income	138,507	-	20,109	158,616
衍生金融工具	Derivative financial				
	instruments	-	21,435	-	21,435
	Liabilities				
衍生金融工具	Derivative financial				
	instruments	-	8,613	-	8,613

年內,第1級、第2級及第3級之間 並無轉移。

年內,估值技巧並無其他變動。

There were no transfers between Levels 1, 2 and 3 during the year.

There were no other changes in valuation techniques during the year.

3 財務風險管理(續)

3 FINANCIAL RISK MANAGEMENT (continued)

3.3 公允價值估計(續)

(a) 第1級金融工具

(b) 第2級金融工具

並非在活躍市場買賣的金融 工具(例如場外衍生工具)的 公允價值乃使用估值技巧釐 定。該等估值技巧盡量使用 可取得之可觀察市場數據, 並盡可能減少依賴實體特定 估計。倘工具公允價值之全 部所需重要參數均可觀察, 該工具計入第2級。

第2級衍生金融工具包括利率 掉期,其公允價值乃使用估 值技巧釐定。該等估值技巧 盡量使用可取得之可觀察市 場數據,並盡可能減少依賴 實體特定估計。

3.3 Fair value estimation (continued)

(a) Financial instruments in Level 1

The fair value of financial instruments traded in active markets is based on quoted market prices at the reporting date. A market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis. The quoted market price used for financial assets held by the Group is the current bid price. These instruments are included in Level 1.

(b) Financial instruments in Level 2

The fair value of financial instruments that are not traded in an active market (for example, over-the-counter derivatives) is determined by using valuation techniques. These valuation techniques maximise the use of observable market data where it is available and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in Level 2.

Level 2 derivative financial instruments comprise interest rate swaps. The fair value of interest rate swaps is determined by using valuation techniques. These valuation techniques maximise the use of observable market data where it is available and rely as little as possible on entity specific estimates.

財務風險管理(續) 3

FINANCIAL RISK MANAGEMENT 3 (continued)

3.3 公允價值估計(續)

(c) 第3級金融工具

倘一項或多項重大參數並非 基於可觀察市場數據,則工 具計入第3級。

下表概述於二零二二年及 二零二一年十二月三十一日 用於非上市私營投資基金及 實體之第3級公允價值計量所 用的公允價值及重大無法觀 察參數的定量資料:

3.3 Fair value estimation (continued)

(c) Financial instruments in Level 3

If one or more of the significant inputs is not based on observable market data, the instrument is included in Level 3.

The following table summarises the fair value and quantitative information about the significant unobservable inputs used in Level 3 fair value measurements of investments in unlisted private investment fund and entities as at 31 December 2022 and 2021:

描述 Description	二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000	重大無法 觀察參數 Significant unobservable inputs	無法觀察參數與 公允價值之關係 Relationship of unobservable inputs to fair value
非上市私營投資資金	13,815	9,979	相關資產的 近期交易價格	交易價格越高, 公允價值越高
Unlisted private investment fund			Recent transaction prices of underlying assets	The higher the transaction prices, the higher the fair value
於非上市私營實體之權益投資	5,474	5,474	折現率及 銷售增長率	折現率/銷售增長率 越高/越高,公允價值 越低/越高
Equity investments in unlisted private entities			Discount rate, Sales growth rate	The higher/higher the discount rate/sales growth rate, the lower/ higher the fair value
於非上市私營實體之權益投資	820	-	近期交易價格	交易價格越高, 公允價值越高
Equity investments in unlisted private entities			Recent transaction prices	The higher the transaction prices, the higher the fair value
	20,109	15,453		

3 財務風險管理(續) 3 FINANCIAL RISK MANAGEMENT (continued)

3.3 Fair value estimation (continued)

(continued)

3.3 公允價值估計(續)

(c) 第3級金融工具(續)

下表呈列年內第3級工具之 變動: The following table presents the changes in Level 3 instruments for the year:

(c) Financial instruments in level 3

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
年初結餘	Opening balance	15,453	7,440
增加	Addition	830	5,474
資本退回	Refund of capital	-	(119)
按公允價值計入其他全面收入的金融資	Changes in fair value of financial		
產公允價值變動	assets at fair value through		
	other comprehensive income	3,826	2,658
年終結餘	Closing balance	20,109	15,453

4 重大會計估計及判斷

估計及判斷須持續評估,並基於過往經 驗及其他因素,包括依據當時情況相信 屬未來事件的合理預期。

本集團就未來作出估計及假設。產生的 會計估計顧名思義多數與有關實際結 果不同。對下一財政年度有重大風險, 造成資產與負債賬面值須作出重大調 整的估計及假設載於下文。

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and judgements 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 causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

4

4 重大會計估計及判斷(續)

(a) 存貨之估計撥備

本集團根據對存貨可變現程度的 評估,將存貨撇減至可變現淨值。 倘有事件或情況變化顯示結餘可 能無法變現,則會將存貨撇減值入 賬。識別撇減值時須運用判斷及估 計。倘預期金額與原有估計有別, 該差額將影響存貨賬面值及估計 變更期間的存貨撇減值。

(b) 應收賬款之估計減值

金融資產之虧損撥備乃根據違約 風險及預期損失率之假設釐定。 本集團於作出該等假設及選擇減 值計算輸入數據時,根據客戶本 集團過往歷史、現行市況及於各 報告期末之未來估計作出判斷。 有關主要假設及所用之輸入數據 之詳情載於附註3。

(c) 非金融資產之減值

倘有任何事件或情況變化顯示非 金融資產之賬面值可能無法收回, 則須作出減值檢討。可收回金額 乃依據使用價值計算或市場估值 而釐定。該等計算方法須運用判 斷及估計。

CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

(a) Estimated provision for inventories

Inventories are written down to net realisable value based on an assessment of the realisability of inventories. Write-downs on inventories are recorded where events or changes in circumstances indicate that the balances may not be realised. The identification of write-downs requires the use of judgement and estimates. Where the expectation is different from the original estimate, such difference will impact the carrying value of inventories and write-downs of inventories in the periods in which such estimate has been changed.

(b) Estimated impairment of receivables

The loss allowance for financial assets are based on assumptions about risk of default and expected loss rates. The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history, existing market conditions as well as forward looking estimates at the end of each reporting period. Details of the key assumptions and inputs used are disclosed in Note 3.

(c) Impairment of non-financial assets

Non-financial assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. The recoverable amounts have been determined based on value-in-use calculations or market valuations. These calculations require the use of judgements and estimates.

4 重大會計估計及判斷(續)

(c) 非金融資產之減值(續)

管理層須判斷資產是否減值,尤 其是評估:(i)是否已發生可能顯示 有關資產價值可能無法收回之事 件;(ii)可收回款項(即按業務中持 續使用資產而估計公允價值減銷 售成本或未來現金流量淨現值(以 較高者為準))是否達致該項資產 之賬面值:及(iii)於編製現金流量預 測時使用適當的主要假設,包括 是否採用適當利率折現該等現金 流量預測。

倘管理層評估減值之假設有變(包括現金流量預測所採用之折現率 或增長率假設),或會影響減值測 試所使用的淨現值,因而影響本 集團財務狀況及營運業績。

(d) 投資物業之公允價值

投資物業之估值乃根據香港測量 師學會頒佈的「物業估值準則」進 行。有關估值每半年由合資格估 值師檢討,彼會考慮於相關市場 可得之可資比較銷售交易。

計算估值時採用的假設如有變動, 則可能會出現導致財務狀況表的 賬面值須作出重大調整的重大 風險。

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

(c) Impairment of non-financial assets (continued)

Management judgement is required in the area of asset impairment particularly in assessing: (i) whether an event has occurred that may indicate that the related asset values may not be recoverable; (ii) whether the carrying value of an asset can be supported by the recoverable amount, being the higher of fair value less costs to sell or net present value of future cash flows which are estimated based upon the continued use of the asset in the business; and (iii) the appropriate key assumptions to be applied in preparing cash flow projections including whether these cash flow projections are discounted using an appropriate rate.

Changing the assumptions selected by management in assessing impairment, including the discount rates or the growth rate assumptions in the cash flow projections, could affect the net present value used in the impairment test and as a result affect the Group's financial position and results of operations.

(d) Fair value of investment properties

The valuation of investment properties is performed in accordance with the "Valuation Standards on Valuation of Properties" published by the Hong Kong Institute of Surveyors. The valuation is reviewed semiannually by qualified valuers by considering comparable sales transactions as available in the relevant market.

Changes to the assumptions used in deriving the valuation could have a significant risk of causing material adjustment to the carrying amounts in the statement of financial position.
4

- 4 重大會計估計及判斷(續)
 - (e) 物業、廠房及設備之使用年限

(f) 所得税及遞延所得税

本集團於多個司法權區須繳納所 得税。於釐定各地所得税撥備時 須作出重大判斷。日常業務過程 中有多宗交易且計算釐定該等碰 易最終税項尚不明確。本集團衣 諸估計是否須繳納額外税項而確 認預計税務審核事宜之負債。倘 有關事宜之最終税務結果與初釐 定有關數額期間之所得税及遞延 税項撥備。

CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

(e) Useful lives of property, plant and equipment

The Group's management determines the estimated useful lives, and related depreciation charges for its property, plant and equipment. This estimate is based on the historical experience of the actual useful lives of property, plant and equipment of similar nature and functions. Management will increase the depreciation charges where useful lives are less than previously estimated lives. It will write-off or write-down technically obsolete or non-strategic assets that have been abandoned or sold. Actual economic lives may differ from estimated useful lives. Periodic review could result in a change in depreciable lives and therefore depreciation expense in future periods.

(f) Income taxes and deferred income tax

The Group is subject to income taxes in various jurisdictions. Significant judgement is required in determining the worldwide provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group recognises liabilities for anticipated tax audit issues based on estimates of whether additional taxes will be required. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

4 重大會計估計及判斷(續)

(f) 所得税及遞延所得税(續)

(g) 已完成物業存貨撇減之撥備

於評估已完成物業存貨之可變現 淨值時,管理層已參考獨立合資 格專業估值。評估有賴於要求主 觀假設及重大管理層估計的若干 關鍵假設,包括進行已完工持作 出售物業估值時所使用之可資比 較市場交易調整因素。

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

(f) Income taxes and deferred income tax (continued)

Deferred tax assets relating to certain temporary differences and tax losses are recognised when management considers it is likely that future taxable profits will be available against which the temporary differences or tax losses can be utilised. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the reporting date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled. When the expectations are different from the original estimates, such differences will impact the recognition of deferred tax assets and income tax charges in the period in which such estimates have been changed.

(g) Provision for write-down of stock of completed properties

In assessing the net realisable value of stock of completed properties, the management took reference to the independent qualified professional valuations. The assessment is dependent on certain key assumptions that require subjective assumptions and significant management estimates, including adjustment factors on comparable market transactions used in valuation of completed properties held for sale.

4

4 重大會計估計及判斷(續)

(g) 已完成物業存貨撇減之撥備 (續)

本集團根據已完成物業存貨的可 變現淨值確認物業存貨的撇減撥 備。當可變現淨值低於其賬面值 時,已完成物業存貨須作出撇減 撥備。可變現淨值的確認涉及判 斷及估計。

倘新估計結果與現有估計存在差 異,該差異將會影響相應期間的 已完成物業存貨賬面值。

CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

(g) Provision for write-down of stock of completed properties (continued)

The Group recognises provision for writedown of stock of properties according to net realisable value of the stock of completed properties. Provision for write-down of stock of completed properties is required when the net realisable value is lower than the carrying value. Recognition of net realisable value involves judgment and estimation.

If the result of new estimation differs from current estimation, such difference will impact the carrying value of stock of completed properties for the corresponding period.

5 分部資料

本集團之高級行政管理層被視為主要 營運決策者(「主要營運決策者」)。本 集團目前分為兩個經營部門:

電子製造服務(「EMS」) - 為EMS顧客 製造及分銷電子產品。

物業持有一物業發展、銷售及租賃。

主要營運決策者定期審閱本集團表現 及其內部報告,以評估表現及分配資 源。主要營運決策者根據分部業績之計 量評估營運分部表現。該計量基準包 括未扣除其他收入、其他收益-淨額、 融資成本-淨額及應佔聯營公司(虧 損)/利潤之營運分部盈虧,惟不包括 企業及未分配開支。向主要營運決策者 提供之其他資料按與綜合財務報表所 載方式-致者計量。

5 SEGMENT INFORMATION

The Group's senior executive management is considered as the Chief Operating Decision Maker ("CODM"). The Group is currently organised into two operating divisions:

Electronic Manufacturing Service ("EMS") – manufacture and distribution of electronic products for EMS customers.

Property Holding – development, sale and lease of properties.

The CODM reviews the performance of the Group on a regular basis and reviews the Group's internal reporting in order to assess performance and allocate resources. The CODM assesses the performance of the operating segments based on a measure of segment results. This measurement basis includes profit or loss of the operating segments before other income, other gains – net, finance costs – net and share of (loss)/profit of an associate but excludes corporate and unallocated expenses. Other information provided to the CODM is measured in a manner consistent with that in the consolidated financial statements.

5 分部資料(續)

5 **SEGMENT INFORMATION (continued)**

		EMS部門 EMS division 港幣千元	物業持有部門 Property Holding division 港幣千元	總額 Total 港幣千元
		HK\$'000	HK\$'000	HK\$'000
	For the year ended			
對外收益 客戶合約收益 收益確認時間 一在某一時點 其他收益來源	31 December 2022 External revenue Revenue from contracts with customers Timing of revenue recognition – At a point of time Revenue from other sources	3,404,482	-	3,404,482
一租金收入	- Rental income	-	62,192	62,192
		3,404,482	62,192	3,466,674
	Segment results	157,165	(88,095)	69,070
	Depreciation	69,653	43	69,696
應佔合營企業虧損 投資物業公允價值變動	Share of losses of joint ventures Change in fair value of investment	-	(44,073)	(44,073)
已完成物業存貨之撇減撥備	properties Provision for write-down of stock of completed properties		(80,148) (9,800)	(80,148) (9,800)
 資本開支	Capital expenditure	92,756	(0,000)	92,756
		52,100		02,100
		EMS部門 EMS division	物業持有部門 Property Holding division	總額 Total
		港幣千元	港幣千元	港幣千元
		HK\$'000	HK\$'000	HK\$'000
截至二零二一年十二月三十一日止年度 對外收益 客戶合約收益 收益確認時間 一在某一時點	For the year ended 31 December 2021 External revenue Revenue from contracts with customers Timing of revenue recognition – At a point of time	3,192,699		3,192,699
—————————————————————————————————————	Revenue from other sources	3,192,099	_	3,192,099
一租金收入	- Rental income	-	64,030	64,030
		3,192,699	64,030	3,256,729
分部業績	Segment results	82,116	66,504	148,620
折舊 應佔合營企業利潤 投資物業公允價值變動	Depreciation Share of profits of joint ventures Change in fair value of investment	74,155 _	42 32,074	74,197 32,074
ハヘ m ハ ら / i 広 l 本 知	properties	-	(11,700)	(11,700)
 資本開支	Capital expenditure	17,620	13	17,633

5 分部資料(續)

5 SEGMENT INFORMATION (continued)

		EMS 部門	物業持有部門 Property Holding	總額
		EMS division 港幣千元 HK\$'000	division 港幣千元 HK\$'000	Total 港幣千元 HK\$'000
於二零二二年十二月三十一日	As at 31 December 2022			
分部資產 合營企業的權益	Segment assets Interests in joint ventures	3,147,298	2,186,962 2,058,112	5,334,260 2,058,112
可呈報分部資產總額	Total reportable segment assets	3,147,298	4,245,074	7,392,372
		EMS部門	物業持有部門 Property Holding	總額
		EMS division 港幣千元 HK\$'000	division 港幣千元 HK\$'000	Total 港幣千元 HK\$'000
	As at 31 December 2021			
分部資產	Segment assets	3,184,951	2,269,129	5,454,080
合營企業的權益	Interests in joint ventures	-	2,141,455	2,141,455
可呈報分部資產總額	Total reportable segment assets	3,184,951	4,410,584	7,595,535

分部資產主要包括物業、廠房及設備、 投資物業、使用權資產、合營企業的 權益、存貨、已完成物業存貨、應收 貿易賬款、預付款項、訂金及其他應 收賬款、受限制現金、短期銀行存款 及現金及現金等價物,但不包括聯營 公司的投資、按公允價值計入其他全 面收入的金融資產、衍生金融工具、 遞延所得税資產。當期可收回所得税 及企業及未分配資產。 Segment assets consist primarily of property, plant and equipment, investment properties, right-ofuse assets, interests in joint ventures, inventories, stock of completed properties, trade receivables, prepayments, deposits and other receivables, restricted cash, short-term bank deposits and cash and cash equivalents, but exclude investments in associates, financial assets at fair value through other comprehensive income, derivative financial instruments, deferred income tax assets, current income tax recoverable and corporate and unallocated assets.

5 分部資料(續)

5 SEGMENT INFORMATION (continued)

可呈報分部業績與除所得税前利潤之 對賬如下: A reconciliation of reportable segment results to profit before income tax is provided as follows:

除所得税前利潤	Profit before income tax	154,650	126,662
	expenses	(21,009)	(20,075)
企業及未分配開支	Corporate and unallocated		
	associate	(4,170)	3,123
應佔聯營公司(虧損)/利潤	Share of (loss)/profit of an		
融資成本-淨額	Finance costs – net	(38,338)	(28,835)
其他收益-淨額	Other gains – net	136,764	7,023
其他收入	Other income	12,333	16,806
可呈報分部業績	Reportable segment results	69,070	148,620
		港幣千元 HK\$'000	港幣千元 HK\$'000
		2022 洪 <i>幽</i> 壬 二	2021 洪 <i>敞</i> 千二
		二零二二年	二零二一年

可呈報分部資產與總資產之對賬如下:

Reportable segment assets are reconciled to total assets as follows:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
可呈報分部資產	Reportable segment assets	7,392,372	7,595,535
聯營公司的投資	Investments in associates	-	26,583
按公允價值計入其他全面收入	Financial assets at fair value		
的金融資產	through other comprehensive income	158,616	15,523
衍生金融工具	Derivative financial instruments	21,435	_
遞延所得税資產	Deferred income tax assets	19,662	21,807
當期可收回所得税	Current income tax recoverable	1,356	1,883
企業及未分配資產	Corporate and unallocated assets	84,792	85,945
综合財務狀況表內的總資產	Total assets per consolidated		
	statement of financial position	7,678,233	7,747,276

分部資料(續) 5 5

SEGMENT INFORMATION (continued)

其他重大項目之對賬如下:

Reconciliations of other material items are as follows:

二零二二年

二零二一年

	港幣千元 HK\$'000	港幣千元 HK\$'000
Depreciation		
 Reportable segment total 	69,696	74,197
 Corporate headquarters 	2,235	2,240
	71,931	76,437
Capital expenditure		
- Reportable segment total	92,756	17,633
 Corporate headquarters 	-	_
	92,756	17,633
	 Reportable segment total Corporate headquarters Capital expenditure Reportable segment total 	Depreciation69,696- Reportable segment total69,696- Corporate headquarters2,23571,93171,931Capital expenditure92,756- Reportable segment total92,756- Corporate headquarters-

本公司於百慕達註冊。以下為本集團 按地區市場劃分之收益分析(按客戶 之地點決定):

The Company is domiciled in Bermuda. Analysis of the Group's revenue by geographical market, which is determined by the location of customers, is as follows:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
北美洲	North America	472,813	345,221
亞洲(不包括香港)	Asia (excluding Hong Kong)	1,991,567	1,999,852
歐洲	Europe	655,048	516,633
香港	Hong Kong	347,246	395,023
		3,466,674	3,256,729

截至二零二二年十二月三十一日止 年度,約港幣1,652,473,000元(二零 二一年:港幣1,418,527,000元)及港 幣416,578,000元(二零二一年:港幣 421,282,000元)之收益分別來自兩 大外部客戶。該等客戶各佔本集團收 益之10%或以上。該等收益為EMS部 門應佔收益。

For the year ended 31 December 2022, revenues of approximately HK\$1,652,473,000 (2021: HK\$1,418,527,000) and HK\$416,578,000 (2021: HK\$421,282,000) were derived from the top two external customers respectively. These customers individually account for 10% or more of the Group's revenue. These revenues are attributable to the EMS division.

5 分部資料(續)

5 SEGMENT INFORMATION (continued)

以下為本集團按地區市場劃分之非流 動資產分析: Analysis of the Group's non-current assets by geographical market is as follows:

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
北美洲	North America	1	7
亞洲(不包括香港)	Asia (excluding Hong Kong)	352,033	310,621
歐洲	Europe	14	20
香港	Hong Kong	4,236,709	4,285,936
		4,588,757	4,596,584

非流動資產包括物業、廠房及設備、 投資物業、使用權資產、聯營公司的 投資、合營企業的權益、按公允價值 計入其他全面收入的金融資產、衍生 金融工具、訂金及其他應收賬款以及 受限制現金,惟不包括遞延所得税 資產。 Non-current assets comprise property, plant and equipment, investment properties, right-of-use assets, investments in associates, interests in joint ventures, financial assets at fair value through other comprehensive income, derivative financial instruments, deposits and other receivables and restricted cash. They exclude deferred income tax assets.

本集團已確認下列與客戶合約有關的 負債: The Group has recognised the following liabilities related to contracts with customers:

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
合約負債-EMS部門	Contract liabilities - EMS division	131,574	126,291

5 分部資料(續) 5 SEGMENT INFORMATION (continued)

下表列示與已於上一年度償付的承前 合約負債有關的已確認收益金額: The following table shows how much of the revenue recognised relates to carried-forward contract liabilities that were satisfied in a prior year:

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
EMS部門	EMS division	126,291	164,190

6 其他收入 6 OTHER INCOME

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
政府補助	Government grant	11,447	13,861
出售廢料及零部件	Sales of scrap and spare parts	857	2,822
其他	Others	29	123
		12,333	16,806

7 僱員福利開支(包括董事酬金) 7 EMPLOYEE BENEFIT EXPENSES (INCLUDING DIRECTORS' EMOLUMENTS)

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
工資、薪金、津貼及其他離職福利	Wages, salaries, allowances and other termination benefits	408,929	439,914
退休金成本-界定供款計劃	Pension costs – defined contribution schemes	48,182	45,760
		457,111	485,674

7 僱員福利開支(包括董事酬金) 7 (續)

本集團為香港所有合資格僱員設立強 制性公積金計劃(「公積金計劃」)。公 積金計劃之資產與本集團資產分開持 有,以基金方式由受託人管理。根據公 積金計劃,本集團及其僱員每月分別向 計劃作出供款,金額為僱員相關收入(定 義見香港強制性公積金計劃條例)之 5%。本集團及僱員之供款上限均為每 月港幣1,500元(二零二一年:每月港幣 1,500元)。供款全部即時歸屬予僱員。

中華人民共和國(「中國」)及越南附屬 公司之僱員為中國及越南政府設立之 退休福利計劃成員。

有關附屬公司須在中國及越南向國家 退休計劃供款。附屬公司須按薪酬的一 定百分比向計劃供款。中國及越南政 府負責退休僱員之退休金。該等計劃下 被沒收的供款不得用作減少現有供款 水平。

列入綜合收益表處理之總成本約港 幣48,182,000元(二零二一年:港幣 45,760,000元)指本集團就本財政年度 向該等計劃應付之供款。

EMPLOYEE BENEFIT EXPENSES (INCLUDING DIRECTORS' EMOLUMENTS) (continued)

The Group operates a Mandatory Provident Fund Scheme (the "Fund Scheme") for all qualifying employees in Hong Kong. The assets of the Fund Scheme are held separately from those of the Group, in funds under the control of trustees. Under the Fund Scheme, each of the Group and its employees make monthly contributions to the Scheme at 5% of the employees' relevant income as defined in the Hong Kong Mandatory Provident Fund Scheme Ordinance. Both the Group's and the employees' contributions are subject to a cap of HK\$1,500 per month (2021: HK\$1,500 per month). The contributions are fully and immediately vested for the employees.

The employees of the subsidiaries in the People's Republic of China (the "PRC") and Vietnam are members of retirement benefits schemes operated by the PRC and Vietnam governments.

The relevant subsidiaries are required to make contributions to the state retirement schemes in the PRC and Vietnam. The subsidiaries are required to contribute a certain percentage of payroll to the schemes. The PRC and Vietnam governments are responsible for the pension liability to the retired staff. No forfeited contributions under these schemes can be used to reduce the existing level of contributions.

The total cost charged to the consolidated income statement of approximately HK\$48,182,000 (2021: HK\$45,760,000) represents contributions payable to the schemes by the Group in respect of the current financial year.

8 除所得税前利潤

8 PROFIT BEFORE INCOME TAX

除所得税前利潤分析如下:

Profit before income tax is analysed as follows:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
物業、廠房及設備之折舊	Depreciation of property,		
	plant and equipment	47,971	52,455
使用權資產之折舊	Depreciation of right-of-use assets	23,960	23,982
折舊	Depreciation	71,931	76,437
 核數師酬金	Auditor's remuneration	3,309	3,260
銀行手續費	Bank charges	3,299	2,466
樓宇管理費	Building management fees	15,170	13,721
化學品及消耗品	Chemicals and consumables	33,192	32,589
佣金	Commission fees	10	1,769
清潔費	Cleaning expenses	3,246	3,230
交際費	Entertainment expenses	734	1,018
政府地租及差餉	Government rent and rates	2,851	2,957
政府附加費	Government surcharges	5,168	6,117
保險費	Insurance charges	2,303	2,302
法律及專業費用	Legal and professional fees	4,241	5,479
汽車開支	Motor vehicle expenses	4,719	4,812
辦公室及廠房開支	Office and factories expenses	3,854	3,967
短期租賃之經營租賃租金	Operating lease rental in respect of		
	short-term leases	1,283	2,690
招聘、培訓及其他員工福利開支	Recruitment, training and	, í	
	other staff welfares expenses	2,026	4,648
維修及保養	Repairs and maintenances	14,749	15,886
保安費	Security expenses	2,440	2,463
差旅費	Travelling expenses	1,304	868
運輸費	Transportation	30,979	29,624
公用開支	Utility expenses	26,455	23,949
其他	Others	8,874	12,172
其他經營支出	Other operating expenses	170,206	175,987
	Total	242,137	252,424

9 其他收益一淨額

9 OTHER GAINS – NET

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
匯兑收益/(虧損)-淨額	Exchange gains/(losses) – net	15,396	(7,313)
視為出售一間聯營公司之收益	Gains on deemed disposal of		
	an associate	117,064	-
出售物業、廠房及設備之收益	Gains on disposal of property,		
	plant and equipment	804	1,857
租賃修改的收益	Gains on lease modification	832	-
收回過往已撇銷之	Recovery of amount due from an		
應收聯營公司款項	associate previously written off	-	7,310
撥回其他應付賬款	Write-back of other payables	2,668	5,169
		136,764	7,023

劉 董事及高級管理層之 10

董事酬金

a

DIRECTORS' AND SENIOR MANAGEMENT'S EMOLUMENTS 9

Directors' emoluments (a)

The emoluments of Directors for the year ended 31 December 2022 is set out below:	本 「 御 御 御 御 御 御 御 御 御 御 御 御 御	uments paid or respect rector's services nection with the gement s affairs of the pany or rtaking emoluments 能將千元 補幣千元 補幣千元	- 5,754	- 3,575	- 1,073	- 2,127	- 1,612		- 160	- 160	- 160	-	- 14	- 14,781
Decembe		Emol rec in con in con in con in con the com the unde	1		1	1	1		1	1	1	1	1	1
nded 31	就接受 而 方 口 之 以 場 篇 職	Remuneration paid or receivable in respect office as Director HK\$'000		~			~							
ie year er	趘休福利計劃 之僱主供款	Employer's contribution to a retirement benefit scheme 诺希力		18	1	1	18			1	1	1	1	36
tors for th	其他福利之估計現金值	Estimated money value of other 尚書毛亢 HK\$'000	1	1	1	1	1		1	1	T	1	1	1
s of Direc	隆隆	Housing allowance HK\$*000	1	1	1	1	1		1	1	1	1	1	1
The emolument out below:	酠 皘 花 紅	Discretionary 始端 HK\$*000	1,189	1,089	200	300	102		1	T	1	I.	1	2,880
The e out b	權	Salaries 乐牛 #K\$*000	4,495	2,398	803	1,757	1,422		1	1	1	1 -	1	10,875
ш 	地	S R R S R R S R R S R R S R S S R S S R S S S R S S R S	20	20	20	20	20		160	160	160	146	14	066
於截至二零二二年十二月三十- 止年度之董事酬金載列如下:			Executive Directors Wong Chung Mat, Ben (Note 1)	Wong Yin Man, Ada	Chan Tsze Wah, Gabriel	Hung Wing Shun, Edmund	Chan Wai Ming, Hermes (Note 3)	Independent Non-executive Directors	Li Ka Cheung, Eric	Yu Sun Say	Alfred Donald Yap	Cheung Chi Chiu, David (Note 4)	Lo Wai Ho, Ashley (Note 5)	Total
流 中 4			執行董事 王忠秣(附註1)	王賢敏	陳子華	熊永順	陳偉明(附註3)	獨立非執行董事	李家祥	楊孫西	葉天養	陽志閻(附註4) ■ 4 × (आ × 1)	羅偉浩(附註5)	總額

综合財務報表附註 **Notes to the Consolidated Financial Statements**

10		董事及高級管理層之酬金 (10 (0 0	DIRECTORS' (continued)		AND SEN	IIOR M	ANAGE	SENIOR MANAGEMENT'S	EMOLUMENTS	MENTS
	(a) 董事	董事酬金(續)	9)	(a) Dire	Directors' emoluments (continued)	olument	s (contin	ued)			
	於截至二 止年度之	於截至二零二一年十二月三十一日 止年度之董事酬金載列如下:		The e out b	The emoluments of Directors for the year ended out below:	s of Direc	tors for th	ie year en	31	December 2021	121 is set
			袍	凝	酌情花紅	「「」」を見ていて、「」」を見ていて、「」」を見ていて、「」」を見ていて、「」」を見ていて、「」」を見ていて、「」」を見ていて、「」」を見ていて、「」」を見ていて、「」」を見ていて、「」」を見ていて、「」」を	其他 福利之 市 現金 値	返 之羅 油 計 豊 豊	就 法 行 人 口 (本 道 事 職	就能理者这些 就是是一个 一般 一般 一般 一般 一般 一般 一般 一般 一般 一般 一般 一般 一般	鏓 铔
		_把 主	Hees HFees HK\$*000	Salaries 诺希子元 HK\$'000	Discretionary bonus 世代七七	Housing allowance 尚希子兄 HK\$'000	Estimated o money value of other benefits HK\$*000	Employer's contribution to a retirement benefit scheme 诫猪千元 HK\$'000	Remuneration paid or receivable in respect of accepting office as Director 诫虢十八 HK\$'000	undo achieved with the management of the affairs Company or the subsidiary undertaking 尚能十八 HK\$'000	Emoluments HK\$*000
執行輩	」 章	Executive Directors									
玉玉	₹(附註1)	Wong Chung Mat, Ben (Note 1)	20	4,355	1,202	I	I	I	I	I	5,627
王賢敏	2	Wong Yin Man, Ada	70	2,292	1,042	I	I	18	I	I	3,422
離子顕	E - / 四十 31 0 /	Chan Tsze Wah, Gabriel	02	776	150	I	I	I	I	I	966 700
西田市	қ (МУ Б±2 / і	Wan Iwan Keung (Note 2) Hinna Wina Shinn Edminiad	62	302	1,042 320	1 1	1 1			1 1	1,423 0 117
陳律明	<u></u> 陳偉明 (附註3)	Chan Wai Ming, Hermes (Note 3)	53	916		I	I	13	I	I	982
遍 过 非	立非執行董事	Independent Non-executive Directors									
李家祥		Li Ka Cheung, Eric	160	I	I	I	I	I	I	I	160
場 第 月 二		Yu Sun Say	160	I	I	I	I	I	I	I	160
₩ ま ま 話	夏(附註4)	Alfred Donald Yap Cheuna Chi Chiu. David (Note 4)	160 160	1 1	1 1		1 1	1 1	1 1	1 1	160 160
			2								-
總額		Total	1,002	10,448	3,756	I	I	31	I	I	15,237

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10 董事及高級管理層之酬金(續) 10 DIRECTORS' AND SENIOR

(a) 董事酬金(續)

- 附註1: 王忠秣先生為本公司主席兼行政 總裁,其薪酬已於上文披露。
- 附註2: 溫民強先生於二零二一年六月 一日退任執行董事。
- 附註3: 陳偉明先生於二零二一年四月 一日獲委任為執行董事。
- 附註4: 張志超先生於二零二二年十一月 二十九日辭任獨立非執行董事。
- 附註5: 羅偉浩先生於二零二二年十一月 二十九日獲委任為獨立非執行 董事。

0 DIRECTORS' AND SENIOR MANAGEMENT'S EMOLUMENTS (continued)

(a) Directors' emoluments (continued)

- Note 1: Mr. Wong Chung Mat, Ben is the Chairman and Chief Executive Officer of the Company and his remuneration has been disclosed above.
- Note 2: Mr. Wan Man Keung retired as Executive Director on 1 June 2021.
- Note 3: Mr. Chan Wai Ming, Hermes was appointed as Executive Director on 1 April 2021.
- Note 4: Mr. Cheung Chi Chiu, David resigned as Independent Non-executive Director on 29 November 2022.
- Note 5: Mr. Lo Wai Ho, Ashley was appointed as Independent Non-executive Director on 29 November 2022.

10 董事及高級管理層之酬金(續)

(a) 董事酬金(續)

截至二零二二年及二零二一年 十二月三十一日止年度,概無董 事放棄或同意放棄任何酬金。

(b) 董事退休福利

並無任何董事退休福利於截至 二零二二年及二零二一年十二月 三十一日止年度內支付。

(c) 董事終止服務福利

並無任何董事終止服務福利於 截至二零二二年及二零二一年 十二月三十一日止年度內支付。

(d) 就提供董事服務向第三方作出 的代價

於截至二零二二年及二零二一年 十二月三十一日止年度內,本公 司並無就提供董事服務向第三方 支付任何代價。

(e) 向董事、受該等董事控制的法 人團體及該等董事的關連主體 提供的貸款、準貸款和其他交 易的資料

於截至二零二二年及二零二一年 十二月三十一日止年度年結時或 年內任何時間,並無向董事、受該 等董事控制的法人團體及該等董 事的關連主體提供任何貸款、準 貸款和作出其他交易。

10 DIRECTORS' AND SENIOR MANAGEMENT'S EMOLUMENTS (continued)

(a) Directors' emoluments (continued)

No Directors waived or agreed to waive any emoluments in any of the years ended 31 December 2022 and 2021.

(b) Directors' retirement benefits

No Directors' retirement benefits were paid during the years ended 31 December 2022 and 2021.

(c) Directors' termination benefits

No Directors' termination benefits were paid during the years ended 31 December 2022 and 2021.

(d) Consideration provided to third parties for making available Directors' services

The Company did not pay consideration to any third parties for making available Directors' services during the years ended 31 December 2022 and 2021.

(e) Information about loans, quasiloans and other dealings in favour of Directors, controlled bodies corporate by and connected entities with such Directors

No loans, quasi-loans and other dealings were made available in favour of Directors, body corporates controlled by and connected entities with such Directors subsisted at the end of the year or at any time during the years ended 31 December 2022 and 2021.

10 董事及高級管理層之酬金(續)

(f) 董事於交易、安排或合約中的 重大權益

於截至二零二二年及二零二一年 十二月三十一日止年度年結時或 年內任何時間,本公司並無訂立 關乎本集團業務而本公司董事直 接或間接在其中取得重大權益的 重要交易、安排或合約。

(g) 五名獲最高酬金人士

年內,本集團五名獲最高酬金人 士,包括三名(二零二一年:三名) 董事,彼等之酬金已載於上文呈列 之分析。餘下兩名(二零二一年: 兩名)人士之應付薪酬列載如下:

10 DIRECTORS' AND SENIOR MANAGEMENT'S EMOLUMENTS (continued)

(f) Directors' material interests in transactions, arrangements or contracts

No significant transactions, arrangements and contracts in relation to the Group's business to which the Company was a party and in which a Director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the years ended 31 December 2022 and 2021.

(g) Five highest paid individuals

The five individuals whose emoluments were the highest in the Group for the year include three (2021: three) Directors whose emoluments are reflected in the analysis presented above. The emoluments payable to the remaining two (2021: two) individuals are as follows:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
薪金及其他福利 花紅 退休金成本界定供款計劃	Salaries and other benefits Bonus Pension costs – defined contribution schemes	3,493 269 18	3,315 277 18
		3,780	3,610

10 董事及高級管理層之酬金(續) 10 DIRECTORS' AND SENIOR MANAGEMENT'S EMOLUMENTS (continued)

(g) 五名獲最高酬金人士(續)

(g) Five highest paid individuals (continued)

	人	數
	Number of	individual
	二零二二年	二零二一年
	2022	2021
	5	
港幣1,500,001元-港幣2,000,000元 HK\$1,500,001-H	HK\$2,000,000 1	1
港幣2,000,001元-港幣2,500,000元 HK\$2,000,001-H	HK\$2,500,000 1	1

年內,本集團概無支付酬金予董 事,作為吸引彼等加入本集團或 加入本集團後之獎勵或作為離 職補償。

(h) 高級管理層(不包括董事)酬金

節圍

No emolument was paid by the Group to the Directors as an inducement to join or upon joining the Group, or as compensation for loss of office during the year.

(h) Senior management's (excluding Directors) emoluments by band

高級管理層(不包括董事)之酬 金介乎以下範圍: The emoluments of senior management (excluding Directors) fell within the following bands:

		人類	敳
		Number of	individual
		二零二二年	二零二一年
		2022	2021
	Emolument bands		
港幣500,001元-港幣1,000,000元	HK\$500,001 – HK\$1,000,000	-	2
港幣1,000,001元-港幣1,500,000元	HK\$1,000,001 - HK\$1,500,000	3	2

附註: 陳偉明先生於二零二一年四月一日 獲委任為執行董事前為高級管理層。

Note: Mr. Chan Wai Ming, Hermes was a senior management before appointed as Executive Director on 1 April 2021.

11 融資成本-淨額

11 FINANCE COSTS – NET

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
融資收入	Finance income		
-銀行存款之利息收入	 Interest income on 		
	bank deposits	19,317	17,607
融資成本	Finance costs		
- 租賃負債之利息開支	 Interest expenses on 		
	lease liabilities	(1,082)	(2,961)
-銀行貸款之利息開支	 Interest expenses on 		
	bank borrowings	(56,573)	(43,481)
合計融資成本	Total finance costs	(57,655)	(46,442)
融資成本-淨額	Finance costs – net	(38,338)	(28,835)

12 所得税開支

香港利得税已就產生自或源於香港之 估計應課税利潤按税率16.5%(二零 二一年:16.5%)計提撥備。

本集團中國內地附屬公司須繳納中 國企業所得税(「企業所得税」),税 率為估計利潤之25%(二零二一年: 25%),惟本公司之全資附屬公司華 高科技(蘇州)有限公司(「華高蘇 州」)除外。華高蘇州符合高新科技 企業下之15%(二零二一年:15%) 優惠企業所得税率,直至二零二三年 十二月三十一日。

12 INCOME TAX EXPENSE

Hong Kong profits tax has been provided at the rate of 16.5% (2021: 16.5%) on the estimated assessable profit arising in or derived from Hong Kong.

The Group's subsidiaries in Mainland China are subject to the China Corporate Income Tax ("CIT") at a rate of 25% (2021: 25%) on the estimated profits, except for Welco Technology (Suzhou) Limited ("WTSZ"), a wholly-owned subsidiary of the Company. WTSZ is entitled to the preferential CIT rate of 15% (2021: 15%) under the New and High Technology Enterprises status till 31 December 2023.

12 所得税開支(續)

12 INCOME TAX EXPENSE (continued)

計入綜合收益表的所得税金額指:

The amount of income tax charged to the consolidated income statement represents:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
當期所得税	Current income tax		
一香港利得税	 Hong Kong profits tax 	5,169	5,949
一海外税項	 Overseas taxation 	29,908	27,269
一過往年度超額撥備	- Over-provision in prior years	(5,799)	(747)
已付一間中國註冊成立	Dividend withholding tax paid		
附屬公司之已分派保	on the distributed retained		
留利潤之股息預扣税	profits of a PRC incorporated		
	subsidiary	6,543	-
遞延所得税(附註22)	Deferred income tax (Note 22)	6,393	4,717
		42,214	37,188

12 所得税開支(續)

12 INCOME TAX EXPENSE (continued)

有關本集團除税前利潤之税項有別於 採用合併實體利潤適用的加權平均税 率所得出的理論金額如下: The tax on the Group's profit before income tax differs from the theoretical amount that would arise using the weighted average tax rate applicable to profits of the consolidated entities as follows:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
除所得税前利潤	Profit before income tax	154,650	126,662
按適用於各地利潤之國內税率 計算之税項	Tax calculated at the domestic tax rates applicable to profits in the respective places	32,463	21,882
已呈報聯營公司及合營企業除税後 業績之税務影響	Tax effects of associate and joint ventures' results reported, net of tax	7,960	(5,808)
不可扣税開支	Expenses not deductible for tax purposes	24,761	13,063
毋須課税收入	Income not subject to tax	(22,636)	(4,418)
已付或應付一間中國註冊成立 附屬公司之保留利潤之 股息預扣税	Dividend withholding tax paid or payable on the retained profits of a PRC incorporated subsidiary	13,888	
放忘頃和祝 動用未確認税項虧損及其他暫時性 差額	Utilisation of unrecognised tax losses and other temporary	·	_
並無確認遞延所得税資產的税項虧損	difference Tax losses of which no deferred income tax asset was	(14,120)	_
	recognised	5,697	13,216
過往年度超額撥備	Over-provision in prior years	(5,799)	(747)
所得税開支	Income tax expense	42,214	37,188

適用加權平均税率為21%(二零二一 年:17%)。 The weighted average applicable tax rate was 21% (2021: 17%).

13 股息

二零二二年及二零二一年已付的股息 分別為約港幣21,533,000元(每股港幣 0.045元)及港幣16,747,000元(每股港 幣0.035元)。將於本公司應屆股東週 年大會上建議宣派之截至二零二二年 十二月三十一日止年度末期股息為每 股港幣0.045元,合共約港幣21,533,000 元。此等財務報表並無反映是次應付之 末期股息。

13 DIVIDENDS

The dividends paid in 2022 and 2021 were approximately HK\$21,533,000 (HK\$0.045 per share) and HK\$16,747,000 (HK\$0.035 per share) respectively. A final dividend in respect of the year ended 31 December 2022 of HK\$0.045 per share, amounting to a total dividend of approximately HK\$21,533,000 will be proposed at the upcoming annual general meeting of the Company. These financial statements do not reflect this final dividend payable.

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
已付中期股息-每股港幣0.02元 (二零二一年:港幣0.015元) 擬派末期股息-每股港幣0.045元 (二零二一年:港幣0.025元)	Interim dividend paid – HK\$0.02 (2021: HK\$0.015) per share Proposed final dividend – HK\$0.045 (2021: HK\$0.025)	9,570	7,177
	per share	21,533	11,963
		31,103	19,140

14 每股盈利 14 EARNINGS PER SHARE

(a) 基本

每股基本盈利乃按本公司擁有 人應佔利潤除以年內已發行普 通股之加權平均數計算。

(a) Basic

Basic earnings per share is calculated by dividing the profit attributable to owners of the Company by the weighted average number of ordinary shares in issue during the year.

		二零二二年	二零二一年
		2022	2021
本公司擁有人應佔利潤(港幣千元)	Profit attributable to owners of the Company (HK\$'000)	112,436	89,474
已發行普通股之加權平均數(千股)	Weighted average number of ordinary shares in issue (in thousands)	478,484	478,484
每股基本盈利(港幣元)	Basic earnings per share (HK\$)	0.23	0.19

(b) 攤薄

(b) Diluted

概無就兩個年度呈報每股攤薄 盈利,因為兩個年度內概無潛在 之攤薄普通股。 No diluted earnings per share is presented for both years because there is no dilutive potential ordinary shares outstanding throughout both years.

15 物業·廠房及設備

15 PROPERTY, PLANT AND EQUIPMENT

		樓宇	在建工程	廠房、 機器及設備 Plant, machinery	傢俬及裝置	汽車	合計
		Buildings 港幣千元 HK\$'000	Construction in progress 港幣千元 HK\$'000	and equipment 港幣千元 HK\$'000	Furniture and fixtures 港幣千元 HK\$'000	Motor vehicles 港幣千元 HK\$'000	Total 港幣千元 HK\$'000
於二零二一年一月一日 成本值 累計折舊及減值	At 1 January 2021 Cost Accumulated depreciation and	148,604	-	891,223	146,454	13,511	1,199,792
	impairment	(58,334)	-	(746,313)	(133,486)	(11,703)	(949,836)
賬面淨值	Net book amount	90,270	-	144,910	12,968	1,808	249,956
截至二零二一年十二月三十一日止年度 年初賬目淨值 添置 出售 折舊 貨幣換算差額	Year ended 31 December 2021 Opening net book amount Additions Disposals Depreciation Currency translation differences	90,270 - (6,257) 1,482	- 5,890 - - 65	144,910 11,443 (451) (41,632) 3,363	12,968 300 - (4,505) 7	1,808 - (61) (2)	249,956 17,633 (451) (52,455) 4,915
年末賬面淨值	Closing net book amount	85,495	5,955	117,633	8,770	1,745	219,598
於二零二一年十二月三十一日 成本值 累計折舊及減值	At 31 December 2021 Cost Accumulated depreciation and impairment	151,426	5,955	869,398	143,301 (134,531)	13,230	1,183,310 (963,712)
	Net book amount	85,495	5,955	117,633	8,770	1,745	219,598
		樓宇	在建工程	廠房、 機器及設備 Plant, machinery	傢俬及裝置	汽車	合計
		Buildings 港幣千元 HK\$'000	Construction in progress 港幣千元 HK\$'000	and equipment 港幣千元 HK\$'000	Furniture and fixtures 港幣千元 HK\$'000	Motor vehicles 港幣千元 HK\$'000	Total 港幣千元 HK\$'000
截至二零二二年十二月三十一日止年度	Year ended 31 December 2022					İ	
年初賬目淨值 添置 出售 貨幣換算差額	Opening net book amount Additions Disposals Depreciation Currency translation differences	85,495 975 - (9,013) (3,290)	5,955 65,784 - - (970)	117,633 25,989 (80) (38,266) (8,137)	8,770 - (447) (24)	1,745 8 - (245) -	219,598 92,756 (80) (47,971) (12,421)
年末賬面淨值	Closing net book amount	74,167	70,769	97,139	8,299	1,508	251,882
於二零二二年十二月三十一日 成本值 累計折舊及減值	At 31 December 2022 Cost Accumulated depreciation and impairment	143,987 (69,820)	70,769	828,305 (731,166)	142,950 (134,651)	13,078 (11,570)	1,199,089 (947,207)
	Net book amount	74,167	70,769	97,139	8,299	1,508	251,882
ля н /т III.		17,101	10,100	01,100	0,200	1,000	LUIJUUL

於二零二二年十二月三十一日, 若干銀行貸款由賬面值為約港幣 19,734,000元(二零二一年:港 幣20,323,000元)之樓宇作抵押 (附註31)。

As at 31 December 2022, certain bank borrowings are secured on buildings with carrying amount of approximately HK\$19,734,000 (2021: HK\$20,323,000) (Note 31).

16 INVESTMENT PROPERTIES

2022 2021 港幣千元 港幣千元 HK\$'000 HK\$'000 於一月一日 At 1 January 2,041,508 2,052,585 公允價值虧損 Fair value losses (80,148) (11,700)貨幣換算差額 Currency translation differences (2, 145)623 於十二月三十一日 At 31 December 1,959,215 2,041,508

16 投資物業

本集團按賬面淨值入賬之投資物業權 益按10至50年之中期租約持有。

於 二零 二二年 十二月 三十一日, 若干銀行貸款由賬面總值為約港幣 1,927,000,000元(二零二一年:港幣 2,006,000,000元)之投資物業作抵押 (附註31)。

上文所示投資物業價值包括:

The Group's interest in investment properties at their net book values are on medium-term leases of 10 to 50 years.

二零二二年

二零二一年

As at 31 December 2022, certain bank borrowings are secured on investment properties with an aggregate carrying amount of approximately HK\$1,927,000,000 (2021: HK\$2,006,000,000) (Note 31).

Value of investment properties shown above comprises:

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
	Properties in Hong Kong	1,936,400	2,016,200
香港境外物業	Properties outside Hong Kong	22,815	25,308
		1,959,215	2,041,508

16 投資物業(續)

本集團之估值過程

投資物業每半年按直接比較法估值。 投資物業於二零二二年及二零二一年 十二月三十一日之估值由獨立測量師 行羅馬國際評估有限公司進行,其為香 港測量師學會資深會員。根據香港財務 報告準則第13號,該等投資物業之公允 價值計量資料現列載如下。

本集團之財務團隊就財務報告規定進 行投資物業估值,其向管理層直接匯 報。根據本集團之報告日,管理層與該 團隊需就估值過程及結果每半年至少 討論一次。

管理層與該團隊於各報告日估值討論 中,分析第3級公允價值之變動。作為討 論之一部分,該團隊提呈報告,以解釋 公允價值變動之理由。

16 INVESTMENT PROPERTIES (continued)

Valuation processes of the Group

The investment properties are valued semi-annually on the direct comparison approach. The valuations of the investment properties at 31 December 2022 and 2021 were carried out by an independent firm of surveyors, Roma Appraisals Limited, who is a fellow member of the Hong Kong Institute of Surveyors. The fair value measurement information for these investment properties in accordance with HKFRS 13 is given below.

The Group's finance team performs the valuations of investment properties required for financial reporting purposes. This team reports directly to the management. Discussions of valuation processes and results are held between the management and the team at least once biannually, in line with the Group's reporting dates.

Changes in Level 3 fair values are analysed at each reporting date valuation discussions between the management and the team. As part of this discussion, the team presents a report that explains the reasons for the fair value movements.

16 投資物業(續)

16 INVESTMENT PROPERTIES (continued)

本集團之估值過程(續)

Valuation processes of the Group (continued)

			公允價值計量	
		Fair value measurements		
		對等資產		
		於活躍市場	重大其他	重大無法
		之報價	覾察所得參數	觀察參數
		(第1級)	(第 2 級)	(第3級)
		Quoted prices		
		in active	Significant	
		markets for	other	Significant
		identical	observable	unobservable
		assets	inputs	inputs
		(Level 1)	(Level 2)	(Level 3)
		港幣千元	港幣千元	港幣千元
		HK\$'000	HK\$'000	HK\$'000
常規公允價值計量	Recurring fair value measurements			
於二零二二年十二月三十一日	As at 31 December 2022	-	-	1,959,215
於二零二一年十二月三十一日	As at 31 December 2021	_	-	2,041,508

年內,第1級、第2級及第3級之間並無 轉移。 There were no transfers among Level 1, Level 2 and Level 3 during the year.

16 投資物業(續)

16 INVESTMENT PROPERTIES (continued)

使用重大無法觀察參數計量公允價 值(第**3**級) Fair value measurements using significant unobservable inputs (Level 3)

			投資物業		
		Investment properties			
		香港	香港境外	總計	
			Outside		
		Hong Kong	Hong Kong	Total	
		港幣千元	港幣千元	港幣千元	
		HK\$'000	HK\$'000	HK\$'000	
於二零二二年一月一日	At 1 January 2022	2,016,200	25,308	2,041,508	
公允價值虧損	Fair value losses	(79,800)	(348)	(80,148)	
貨幣換算差額	Currency translation differences	-	(2,145)	(2,145)	
於二零二二年十二月三十一日	At 31 December 2022	1,936,400	22,815	1,959,215	
年內未變現虧損總額(就年終所持資產 計入綜合收益表內「投資物業公允價值 變動」項下)	Total unrealised losses for the year included in the consolidated income statement for assets				
	held at the end of the year,				
	under 'Change in fair value of				
	investment properties'	(79,800)	(348)	(80,148)	
於二零二一年一月一日	At 1 January 2021	2,027,900	24,685	2,052,585	
公允價值虧損	Fair value losses	(11,700)	-	(11,700)	
貨幣換算差額	Currency translation differences	-	623	623	
於二零二一年十二月三十一日	At 31 December 2021	2,016,200	25,308	2,041,508	
年內未變現虧損總額(就年終所持資產 計入綜合收益表內「投資物業公允價值 變動」項下)	Total unrealised losses for the year included in the consolidated income statement for assets				
	held at the end of the year,				
	under 'Change in fair value of				
	investment properties'	(11,700)	_	(11,700)	

投資物業之公允價值已使用直接比較 法估值,當中假設可以交吉形式按現 狀出售物業,並參考相關市場上可取 得之可比較出售交易資料。 Fair values of investment properties have been valued by the direct comparison approach assuming sale of the properties in their existing states with the benefit of vacant possession and by making reference to comparable sales transactions as available in the relevant market.

16 投資物業(續)

使用重大無法觀察參數計量公允價 值(第**3**級)(續)

估值時乃假設擁有人於公開市場出售 物業,而並無憑藉遞延條款合約、售後 租回、合營企業、管理協議或任何類似 安排,以提升有關物業之價值。此外, 估值時並無計及任何有關或影響出售 該等物業之選擇權或優先購買權,亦並 無就一次過出售或售予單一買家之該 等物業提供折扣。

年內,估值技巧並無變動。

本集團根據經營租賃租出投資物業,初 步為期2至3年,附有選擇權可按重新商 定之條款續期。有關租賃概無包含或然 租金。截至二零二二年十二月三十一日 止年度,投資物業之租金收入總額約為 港幣62,192,000元(二零二一年:港幣 64,030,000元),而相關直接開支約為 港幣14,738,000元(二零二一年:港幣 14,912,000元)。

16 INVESTMENT PROPERTIES (continued)

Fair value measurements using significant unobservable inputs (Level 3) (continued)

The valuation has been made on the assumption that the owners sell the properties in the open market without the benefit of deferred term contracts, leasebacks, joint ventures, management agreements or any similar arrangements which would serve to increase the values of such properties. In addition, no account has been taken of any option or right of pre-emption concerning or affecting the sale of the properties and no allowance has been made for the properties to be sold in one lot or to a single purchaser.

There were no changes in valuation techniques during the year.

The Group leases out the investment properties under operating leases, for an initial period of 2 to 3 years, with an option to renew on renegotiated terms. None of the leases includes contingent rentals. During the year ended 31 December 2022, the gross rental income from investment properties amounted to approximately HK\$62,192,000 (2021: HK\$64,030,000) and related direct outgoings amounted to approximately HK\$14,738,000 (2021: HK\$14,912,000).

17 租賃

17 LEASES

本附註提供有關本集團為承租人的租 賃的資料。

本集團租賃多項處所主要用作廠房、 辦公室、員工宿舍及倉庫。租期一般 固定為2至15年。

(i) 綜合財務狀況表中的已確認

金額綜合財務狀況表列示以下 與租賃有關的金額: This note provides information for leases where the Group is a lessee.

The Group leases a number of premises mainly for use as factories, office premises, staff quarters and warehouses. The leases are typically made for fixed periods from 2–15 years.

(i) Amounts recognised in the consolidated statement of financial position

The consolidated statement of financial position shows the following amounts relating to leases:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
使用權資產 租賃土地及土地使用權 工廠及樓宇	Right-of-use assets Leasehold land and land use rights Factories and buildings	79,288 40,389	83,539 48,396
		119,677	131,935
租賃負債 流動 非流動	Lease liabilities Current Non-current	18,914 19,419	20,804 26,312
		38,333	47,116

二零二二財政年度內增加港幣 31,926,000元(二零二一年: 港幣44,788,000元)的使用權 資產。

於截至二零二二年十二月三十一日 止年度內,經與業主相互協議 後,本集團修改租賃,有關使 用權資產約為港幣16,142,000 元及有關租賃負債則約為港 幣16,974,000元。於截至二零 二一年十二月三十一日止年度 內,概無達成修改租賃。

於二零二二年十二月三十一日, 若干銀行貸款由賬面值為約港 幣55,222,000元(二零二一年: 港幣56,870,000元)之使用權資 產作抵押(附註31)。 Additions to the right-of-use assets during the 2022 financial year were HK\$31,926,000 (2021: HK\$44,788,000).

During the year ended 31 December 2022, the Group modified leases with right-of-use assets amounted to approximately HK\$16,142,000 and lease liabilities amounted to approximately HK\$16,974,000 under the mutual agreement with landlord. No lease modification was made for the year ended 31 December 2021.

As at 31 December 2022, certain bank borrowings are secured on right-of-use assets with a carrying amount of approximately HK\$55,222,000 (2021: HK\$56,870,000) (Note 31).

17 租賃(續)

17 LEASES (continued)

- (ii) 綜合收益表中的已確認金額
- (ii) Amounts recognised in the consolidated income statement

綜合收益表列示以下與租賃有 關的金額: The consolidated income statement shows the following amounts relating to leases:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
使用權資產的折舊支出	Depreciation charge of		
	right-of-use assets		
租賃土地及土地使用權	Leasehold land and land use rights	2,238	2,262
工廠及樓宇	Factory and buildings	21,722	21,720
		23,960	23,982
利息開支(計入融資成本)	Interest expense (included in finance costs)	1,082	2,961
有關短期租賃的開支	Expenses relating to short-term		
(計入其他營運開支)	leases (included in other		
	operating expenses)	1,283	2,690
		2,365	5,651

二零二二年租賃負債的現金流出 總額為港幣21,322,000元(二零 二一年:港幣20,782,000元)。 The total cash outflow for lease liabilities in 2022 was HK\$21,322,000 (2021: HK\$20,782,000).

18 聯營公司的投資

18 INVESTMENTS IN ASSOCIATES

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
聯營公司的投資	Investments in associates		
一應佔資產淨值	 Share of net assets 	-	26,583

應佔資產淨值變動如下:

Movements in share of net assets is as follows:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
於一月一日	At 1 January	26,583	25,719
股息	Dividend	(3,819)	(2,441)
應佔聯營公司(虧損)/利潤	Share of (loss)/profit of an associate	(4,170)	3,123
視為出售一間聯營公司之收益	Gains on deemed disposal of an associate	14,956	_
應佔一間聯營公司之貨幣換算差額	Share of currency translation differences of an associate	(389)	182
轉入按公允價值計入其他全面收入的 金融資產	Transfer to financial assets at fair value through other	(22 161)	
	comprehensive income	(33,161)	
於十二月三十一日	At 31 December	-	26,583

聯營公司擁有權益:

於二零二二年及二零二一年十二月
二十一日,本集團於以下非上市主要
As at 31 December 2022 and 2021, the Group had interests in the following principal associates, which are unlisted:

公司名稱	註冊成立地點	擁有權權 Propor t		主要業務	計量方法 Measurement
Name of company	Place of incorporation			Principal activity	method
		二零二二年	二零二一年		
		2022	2021		
小黃鴨德盈控股國際有限公司 (前稱德盈控股國際有限公司) (「小黃鴨德盈」)(附註1、2及3)	開曼群島	-	9.04	投資控股	權益
B.Duck Semk Holdings International Limited (formerly known as Semk Holdings International Limited) ("B.DUCK SEMK") (Notes 1, 2 and 3)	Cayman Islands			Investment holding	Equity
德盈國際控股有限公司(「德盈國際控股」) (附註1及2)	開曼群島	-	10.99	暫無營業	權益
Semk International Holdings Limited ("SIHL") (Notes 1 and 2)	Cayman Islands			Inactive	Equity

18 聯營公司的投資(續)

- 附註1: 於二零二一年十二月三十一日,本集團有 權委任一名小黃鴨德盈及德盈國際控股董 事會董事,因此被視為對該等被投資方擁 有重大影響力。
- 附註2: 於二零二一年一月二十五日,德盈國際控 股購回其股份,本集團於德盈國際控股之 權益由10%增至10.99%。於二零二一年三 月十九日,其主要業務(包括透過一間附 屬公司提供牌照服務業務)通過收取小黃 鴨德盈之股份而轉移至小黃鴨德盈。於二 零二一年三月二十九日,德盈國際控股以 實物分派方式向本集團分派小黃鴨德盈之 股份。因此,本集團於小黃鴨德盈之權益 為9.37%,而德盈國際控股則暫無營業。小 黄鴨德盈引入新投資者,而本集團於小黃 鴨德盈之權益於二零二一年十二月三十一 日攤薄至9.04%。其後,小黃鴨德盈於二 零二二年一月十七日於香港聯交所上市。 於小黃鴨德盈之權益在上市後進一步攤薄 至7.96%。本公司代表已辭任小黃鴨德盈 非執行董事及德盈國際控股董事,自二零 二二年九月十三日起生效。因本集團失去 小黃鴨德盈及德盈國際控股董事會代表, 導致失去行使對小黃鴨德盈及德盈國際控 股重大影響的能力,因此小黃鴨德盈及德 盈國際控股終止為本集團的聯營公司。而 從此以後本集團於小黃鴨德盈及德盈國際 控股的投資列作按公允價值計入其他全面 收入的金融資產入賬。
- 附註3: 小黃鴨德盈於二零二零年十二月十日註冊 成立為投資控股公司。其附屬公司主要從 事角色授權業務及電子商務及其他業務。

18 INVESTMENTS IN ASSOCIATES (continued)

- Note 1: The Group had the right to appoint one director to the Board of B.DUCK SEMK and SIHL as at 31 December 2021. Therefore the Group was regarded as having significant influence in these investees.
- Note 2: On 25 January 2021, SIHL repurchased its shares and the Group's interests in SIHL increased from 10% to 10.99%. On 19 March 2021, its principal activity, including provision of licensing services business operating through a subsidiary was transferred to B.DUCK SEMK by receiving shares of B. DUCK SEMK in return. On 29 March 2021, SIHL distributed the shares of B.DUCK SEMK to the Group by distribution in specie. Thereafter, the Group's interests in B.DUCK SEMK was 9.37% and SIHL became inactive. B.DUCK SEMK introduced new investors and the Group's interests in B.DUCK SEMK was diluted to 9.04% as at 31 December 2021. Subsequently, B.DUCK SEMK was listed on Hong Kong Stock Exchange on 17 January 2022. The interests in B.DUCK SEMK was further diluted to 7.96% after listing. Our representative tendered his resignation as a non-executive director of B.DUCK SEMK and as a director of SIHL with effect from 13 September 2022. As a result of the Group's loss of representation on the board of directors of B.DUCK SEMK and SIHL, its ability to exercise significant influence over B.DUCK SEMK and SIHL was lost, thus B.DUCK SEMK and SIHL ceased to be associates of the Group. Henceforth, the Group's investment in B.DUCK SEMK and SIHL is accounted for as financial assets at fair value through other comprehensive income.
- Note 3: B. DUCK SEMK was incorporated on 10 December 2020 as an investment holding company. Its subsidiaries are principally engaged in the character licensing business and e-commerce and the other business.

18 聯營公司的投資(續)

18 INVESTMENTS IN ASSOCIATES (continued)

本集團應佔其聯營公司之收益、業績 及應佔資產和負債如下: The Group's share of revenue and results of its associates and the assets and liabilities, are as follows:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
總資產	Total assets	-	409,982
總負債	Total liabilities	-	(115,917)
資產淨值	Net assets	-	294,065
於二零二二年一月一日至 二零二二年九月十三日 (失去重大影響力當日) 期間/年度的收益	Revenue for the period from 1 January 2022 to 13 September 2022 (date of loss of significant influence)/for the year	111,521	290,730
於二零二二年一月一日至 二零二二年九月十三日 (失去重大影響力當日) 期間/年度的(虧損)/利潤	(Loss)/profit for the period from 1 January 2022 to 13 September 2022 (date of loss of significant influence)/for the year	(52,414)	34,548

財務資料概要對賬

Reconciliation of summarised financial information

所呈報財務資料與聯營公司的投資之 賬面值之對賬。 Reconciliation of the financial information presented to the carrying amount of its interests in the associates.

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
於十二月三十一日之資產淨值	Net assets at 31 December	-	294,065
應佔資產淨值@ 9.04%	Share of net assets @ 9.04%	-	26,583
截至二零二二年九月十三日/ 截至該日止年度應佔一間聯營 公司(虧損)/利潤@7.96% (二零二一年:9.04%)	Share of (loss)/profit of an associate up to 13 September 2022/for the year @ 7.96% (2021: 9.04%)		
		(4,170)	3,123

19 合營企業的權益

19 INTERESTS IN JOINT VENTURES

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
應佔資產淨值	Share of net assets	1,001,980	1,046,053
貸款予合營企業	Loans to joint ventures	1,056,132	1,095,402
		2,058,112	2,141,455

應佔資產淨值之變動分析如下:

Movements in share of net assets is analysed as follows:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
於一月一日 應佔合營企業(虧損)/利潤	At 1 January Share of (losses)/profits of joint ventures	1,046,053	1,013,979
於十二月三十一日	At 31 December	1,001,980	1,046,053

於二零二二年十二月三十一日,本集團 於以下非上市主要合營企業擁有權益: As at 31 December 2022, the Group had interests in the following principal joint ventures, which are unlisted:

公司名稱 Name of company	註冊成立地點 Place of incorporation	擁有權權益比例 Proportion of ownership interest %		主要業務 Principal activities	關係性質 Nature of the relationship	計量方法 Measurement method
		二零二二年 2022	二零二一年 2021			
Talent Chain Investments Limited (Note) (附註)	英屬維爾京群島 BVI	35.7	35.7	投資控股 Investment holding	附註 Note	權益 Equity
冠奧投資有限公司 (附註) Crown Opal Investment Limited (Note)	香港 Hong Kong	35.7	35.7	物業持有 Property holding	附註 Note	權益 Equity
Open Vantage Limited	英屬維爾京群島 BVI	35.7	35.7	物業投資 Property investment	不適用 N/A	權益 Equity
19 合營企業的權益(續)

附註: Talent Chain Investments Limited之全資 附屬公司冠奧投資有限公司從事物業持 有業務。物業項目指持有位於官塘的商 業樓宇,其包括20層辦公室樓層。於二零 二二年十二月三十一日,辦公室部分的 98%(二零二一年:98%)已分類為投資 物業。

Talent Chain Investments Limited、 冠奧投資有限公司及Open Vantage Limited為私人公司,其股份並無可取 得市場報價。

以下列載合營企業之財務資料概要。

19 INTERESTS IN JOINT VENTURES (continued)

Note: Crown Opal Investment Limited, a wholly-owned subsidiary of Talent Chain Investments Limited, is engaged in the business of property holding. The property project represents the holding of a commercial building in Kwun Tong, which comprises 20-storey of office floors. As at 31 December 2022, 98% (2021: 98%) of the office portion were classified as investment properties.

Talent Chain Investments Limited, Crown Opal Investment Limited and Open Vantage Limited are private companies and there is no quoted market price available for their shares.

Set out below is the summarised financial information for joint ventures.

		Talent (Investment	s Limited			總韶	Į
		(Note i)	(附註i)	Open Vantag	,	Tota	
		二零二二年	二零二一年	二零二二年	二零二一年	二零二二年	二零二一年
		2022	2021	2022	2021	2022	2021
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
<u>資産</u>	ASSETS						
 非流動	Non-current						
 投資物業(附註ii)	Investment properties (Note ii)	6,570,508	6,868,094	17,900	18,500	6,588,408	6,886,594
非流動資產總額	Total non-current assets	6,570,508	6,868,094	17,900	18,500	6,588,408	6,886,594
流動	Current						
	Total current assets	194,026	176,206	58	65	194,084	176,271
<u>負債</u>	LIABILITIES						
流動	Current						
應付貿易賬款及其他流動負債	Trade payable and other current						
(不包括金融負債)	liabilities (excluding financial						
	liabilities)	(152,080)	(149,653)	(158)	(405)	(152,238)	(150,058)
流動負債總額	Total current liabilities	(152,080)	(149,653)	(158)	(405)	(152,238)	(150,058)
非流動	Non-current						
		(3,366,228)	(3,476,229)	(4,015)	(4,015)	(3,370,243)	(3,480,244)
其他非流動負債	Other non-current liabilities	(453,343)	(502,444)	-	-	(453,343)	(502,444)
非流動負債總額	Total non-current liabilities	(3,819,571)	(3,978,673)	(4,015)	(4,015)	(3,823,586)	(3,982,688)
資產淨值	Net assets	2,792,883	2,915,974	13,785	14,145	2,806,668	2,930,119

19 合營企業的權益(續)

19 INTERESTS IN JOINT VENTURES (continued)

		Talent Chain Investments Limited (Note i) (附註i)		Open Vantage Limited		總閣 Tota	
		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000	二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000	二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
收益	Revenue	197,671	194,313	364	311	198,035	194,624
經營開支	Operating expenses	(47,379)	(40,715)	(110)	(132)	(47,489)	(40,847)
行政開支	Administrative expenses	(120)	(97)	(14)	(13)	(134)	(110)
投資物業公允價值變動	Change in fair value of investment properties	(297,586)	(45,866)	(600)	(200)	(298,186)	(46,066)
持續經營業務之(虧損)/利潤	(Loss)/profit from continuing operation	(147,414)	107,635	(360)	(34)	(147,774)	107,601
所得税抵免/(開支)	Income tax credit/(expense)	24,323	(17,760)	-		24,323	(17,760)
除所得税後持續經營業務 (虧損)/利潤	(Loss)/profit after income tax from continuing operation	(123,091)	89,875	(360)	(34)	(123,451)	89,841
其他全面收入	Other comprehensive income	-	-	-	_	-	-
全面 (虧損)/收入總額	Total comprehensive (loss)/income	(123,091)	89,875	(360)	(34)	(123,451)	89,841

附註:

- Notes:
- (i) 該金額代表與其附屬公司之綜合財務資料。
- (ii) 投資物業之公允價值已由獨立估值師以直接比較法及收入資本化法估值。有關投資物業於公允價值等級列為第3級。

財務資料概要對賬

所呈報財務資料與合營企業權益之賬 面值之對賬。

- (i) The amount represents the consolidated financial information with its subsidiary.
- (ii) Fair values of investment properties have been valued by independent valuer with the direct comparison approach and income capitalisation approach. The investment properties are classified as Level 3 in fair value hierarchy.

Reconciliation of summarised financial information

Reconciliation of the financial information presented to the carrying amount of its interests in the joint ventures.

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
於一月一日之資產淨值 年度 (虧損) /利潤	Net assets at 1 January (Loss)/profit for the year	2,930,119 (123,451)	2,840,278 89,841
	Net assets at 31 December	2,806,668	2,930,119
合營企業之權益及應佔資產 淨值@ 35.7%	Interests in joint ventures and share of net assets @ 35.7%	1,001,980	1,046,053
應佔合營企業(虧損)/ 利潤@ 35.7%	Share of (losses)/profits of joint ventures @ 35.7%	(44,073)	32,074

19 合營企業的權益(續)

財務資料概要對賬(續)

貸款予合營企業為無抵押、免息及毋須 於未來十二個月償還。其指本集團的長 期權益,大體上構成本集團於合營企業 投資淨額之一部份。董事認為,向合營 企業提供之貸款的賬面值與其公允價 值相若。該等金額以港幣計值。

於二零二二年十二月三十一日,本集團 並無有關合營企業之資本承擔或或然 負債。

19 INTERESTS IN JOINT VENTURES (continued)

Reconciliation of summarised financial information (continued)

The loans to joint ventures are unsecured, interestfree and will not be repaid in the coming twelve months. They represent the Group's long-term interests that in substance form part of the Group's net investments in the joint ventures. The Directors consider that the carrying amounts of the loans to the joint ventures approximate their fair values. The amounts are denominated in Hong Kong dollars.

As at 31 December 2022, the Group has no capital commitments nor contingent liabilities related to the joint ventures.

20 附屬公司

20 SUBSIDIARIES

屬公司之詳情如下:

於二零二二年十二月三十一日,主要附 Details of the principal subsidiaries as at 31 December 2022 are as follows:

公司名稱	註冊成立地點	已發行及繳足股本	本集團應佔股本權益百分比 Percentage of equity		主要業務	
Name of company	Place of incorporation	Issued and fully paid share capital	interest attributable to the Group 二零二二年 二零二一年		Principal activities	
			_₹+ 2022	_≈_ + 2021		
Bollardbay Limited	英屬維爾京群島 BVI	357美元 US\$357	100%	100%	投資控股 Investment holding	
Catel (B.V.I.) Limited	英屬維爾京群島 BVI	港幣110元 HK\$110	100%	100%	投資控股 Investment holding	
易偉有限公司 Easywise Limited	香港 Hong Kong	港幣1元 HK\$1	100%	100%	物業持有 Property holding	
Elite Sourcing Pte. Ltd.	新加坡 Singapore	1新加坡元 S\$1	100%	100%	電子產品貿易 Electronic products trading	
兆偉實業有限公司 Siu Wai Industrial Limited	香港 Hong Kong	港幣2元 HK\$2	100%	100%	投資控股及作為其直接 控股公司的代理 Investment holding and acting as an agent for its immediate holding company	
崇豐有限公司 Top Plenty Limited	香港 Hong Kong	港幣1,000,000元 HK\$1,000,000	100%	100%	投資控股 Investment holding	
Ubiquitous International Limited	英屬維爾京群島 BVI	1美元 US\$1	100%	100%	投資控股 Investment holding	
Welco Technology Vietnam Company Limited	越南 Vietnam	2,500,000美元 US\$2,500,000	100%	100%	製造電子產品 Electronic products manufacturing	
華高科技(蘇州)有限公司 [#] Welco Technology (Suzhou) Limited [#]	中國 PRC	9,000,000美元 US\$9,000,000	100%	100%	製造電子產品 Electronic products manufacturing	
華高王氏科技 (深圳) 有限公司 [#] Welco Wong's Technology (Shenzhen) Limited [#]	中國 PRC	30,000,000美元 US\$30,000,000	100%	100%	製造電子產品 Electronic products manufacturing	

20 附屬公司(續)

20 SUBSIDIARIES (continued)

公司名稱	註冊成立地點 Place of	已發行及繳足股本	本集團應佔股本權益百分比 Percentage of equity aid interest attributable		主要業務
Name of company	incorporation	Issued and fully paid share capital		Group 二零二一年 2021	Principal activities
Wellink Dynamics Pte. Ltd.	新加坡 Singapore	1新加坡元 S\$1	100%	100%	電子產品貿易 Electronic products trading
華納科技 (深圳) 有限公司 [#] Wellop Technology (Shenzhen) Limited [#]	中國 PRC	7,500,000美元 US\$7,500,000	100%	100%	製造電子產品 Electronic products manufacturing
王氏電子有限公司 Wong's Electronics Company Limited	香港 Hong Kong	港幣1,000,000元 HK\$1,000,000	100%	100%	電子產品貿易 Electronic products trading
王氏工業 (集團)有限公司 Wong's Industrial (Holdings) Limited	香港 Hong Kong	港幣500元 HK\$500	100%	100%	投資控股 Investment holding
Wong's International Japan Inc.	日本 Japan	20,000,000日圓 JPY20,000,000	100%	100%	銷售及市場拓展 Sales and marketing
Wong's International USA Corporation	美國 United States of America	10,000美元 US\$10,000	100%	100%	市場拓展 Marketing
王氏策略有限公司 Wong's Strategic Limited	香港 Hong Kong	港幣100元 HK\$100	100%	100%	電子產品貿易 Electronic products trading

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根據中國法律·此公司為外商獨資企業。

The company is a wholly-owned foreign enterprise under PRC law.

20 附屬公司(續)

上表列出對本集團業績有重大影響或 佔本集團主要部分資產淨值之主要附 屬公司。本公司董事及本集團管理層認 為,載列其他附屬公司之全部詳情將過 分冗長。

截至二零二二年十二月三十一日止年 度內任何時間,附屬公司概無任何已發 行貸款資本。

的金融資產

按公允價值計入其他全面收入 (i) 的金融資產之分類

按公允價值計入其他全面收入的 金融資產包括並非持作買賣的股 本證券,且本集團已於初步確認 時不可撤回地選擇將其於此類別 內確認。該等證券為策略投資,且 本集團認為此分類更有相關性。

20 SUBSIDIARIES (continued)

The above lists the principal subsidiaries which principally affected the results or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the Company's Directors and the Group's management, result in particulars of excessive length.

None of the subsidiaries had any loan capital in issue at any time during the year ended 31 December 2022.

21 按公允價值計入其他全面收入 21 FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

(i) Classification of financial assets at fair value through other comprehensive income

Financial assets at fair value through other comprehensive income comprise equity securities which are not held for trading, and which the Group has irrevocably elected at initial recognition to recognise in this category. These are strategic investments and the Group considers this classification to be more relevant.

21 按公允價值計入其他全面收入 21 FINANCIAL ASSETS AT FAIR VALUE 的金融資產(續)

(ii) 按公允價值計入其他全面收入 的股權投資

按公允價值計入其他全面收入 的股權投資包括以下個別投資:

THROUGH OTHER COMPREHENSIVE **INCOME** (continued)

(ii) Equity investments at fair value through other comprehensive income

Equity investments at fair value through other comprehensive income comprise the following individual investments:

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
上市股本證券	Listed equity securities		
一於香港上市	 Listed in Hong Kong 	138,494	53
- 於香港境外上市	 Listed outside Hong Kong 	13	17
非上市股本證券	Unlisted equity securities	20,109	15,453
		158,616	15,523
上市證券市值	Market value of listed securities	138,507	70
		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
非流動	Non-current	158,538	15,470
流動	Current	78	53
總計	Total	158,616	15,523

截至二零二二年十二月三十一日止年 度確認按公允價值計入其他全面收 入的金融資產之公允價值變動為港 幣10,067,000元並計入其他全面收入 (二零二一年:港幣2,686,000元)。

The changes in fair value of financial assets at fair value through other comprehensive income of HK\$10,067,000 (2021: HK\$2,686,000) was recognised in other comprehensive income for the year ended 31 December 2022.

22 遞延所得税資產/(負債) 22 DEFERRED INCOME TAX ASSETS/ (LIABILITIES)

以下為遞延所得税資產及遞延所得税 負債分析: The analysis of deferred income tax assets and deferred income tax liabilities is as follows:

延所得税負債 Deferred income tax liabilities	19,662 (81,070)	21,807 (71,809)
延所得税資產 Deferred income tax assets		
	二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000

遞延所得税賬目變動總額如下:

The movements on the deferred income tax account is as follows:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
於一月一日	At 1 January	(50,002)	(42,835)
於綜合收益表確認(附註12)	Recognised in the consolidated		
	income statement (Note 12)	(6,393)	(4,717)
於其他全面收入確認	Recognised in other comprehensive		
	income	(3,525)	(2,978)
貨幣換算差額	Currency translation differences	(1,488)	528
於十二月三十一日	At 31 December	(61,408)	(50,002)

22 遞 延 所 得 税 資 產 /(負 債) 22 DEFERRED INCOME TAX ASSETS/ (續) (LIABILITIES) (continued)

未計入抵銷同一税務機關之結餘前, 遞延所得税資產及負債於年內之變動 如下: The movements in deferred income tax assets and liabilities during the year, without taking into consideration the offsetting of balances within the same tax jurisdiction, is as follows:

公开于日本

遞延所得税資產:

Deferred income tax assets:

						衍生工具公	
		減速税項折舊	撥備	政府補助	税項虧損	允價值	總額
		Decelerated tax		Government		Fair value of	
		depreciation	Provision	grant	Tax loss	derivative	Total
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
於二零二一年一月一日	At 1 January 2021	8,290	10,761	4,104	564	4,387	28,106
於綜合收益表計入/(扣除)	Credited/(charged) to the						
	consolidated income statement	3,378	(1,010)	(1,383)	-	-	985
於其他全面收入扣除	Charged to the other comprehensive						
	income	-	-	-	-	(2,978)	(2,978)
貨幣換算差額	Currency translation differences	262	246	84	-	-	592
於二零二一年十二月三十一日	At 31 December 2021	11,930	9,997	2,805	564	1,409	26,705
於綜合收益表計入/(扣除)	Credited/(charged) to the						
	consolidated income statement	3,140	2,213	(1,329)		-	4,024
於其他全面收入扣除	Charged to the other						
	comprehensive income	-	-	-		(1,409)	(1,409)
貨幣換算差額	Currency translation differences	(1,140)	(889)	(193)	-	-	(2,222)
於二零二二年十二月三十一日	At 31 December 2022	13,930	11,321	1,283	564	-	27,098

遞延所得税負債:

Deferred income tax liabilities:

		加速税項折舊	物業公允 價值調整 Fair value	股息預扣税	衍生工具 公允價值	總額
		Accelerated tax	adjustment on	Dividend	Fair value of	
		depreciation	properties	withholding tax	derivative	Total
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
於二零二一年一月一日	At 1 January 2021	(8,981)	(61,960)	-	-	(70,941)
於綜合收益表扣除	Charged to the consolidated income					
	statement	(5,702)	-	-	-	(5,702)
貨幣換算差額	Currency translation differences	(64)	-	-	-	(64)
於二零二一年十二月三十一日	At 31 December 2021	(14,747)	(61,960)	-	-	(76,707)
於綜合收益表(扣除)/計入	(Charged)/credited to the consolidated					
	income statement	(4,689)	1,617	(7,345)	-	(10,417)
於其他全面收入扣除	Charged to the other comprehensive					
	income	-	-	-	(2,116)	(2,116)
貨幣換算差額	Currency translation differences	479	-	255		734
於二零二二年十二月三十一日	At 31 December 2022	(18,957)	(60,343)	(7,090)	(2,116)	(88,506)

22 遞 延 所 得 税 資 產 /(負 債) 22 DEFERRED INCOME TAX ASSETS/ (續) (LIABILITIES) (continued)

遞延所得税資產乃因應相關税務利益 可能透過未來應課税利潤變現而就 所結轉之税項虧損進行確認。於二零 二二年十二月三十一日,本集團可用以 抵銷未來利潤之估計未動用税項虧損 約為港幣287,079,000元(二零二一年: 港幣305,780,000元)。由於透過該等結 轉之税項虧損之未來應課税利潤變現 有關税項利益的機會不高,故未就税 項虧損確認遞延税項資產。香港附屬 公司的税項虧損約港幣268,336,000元 (二零二一年:港幣235,978,000元)可 無限期結轉,而中國附屬公司的税項虧 損約港幣19.195.000元(二零二一年: 港幣69,407,000元)則於未來四年可結 轉(二零二一年:五年)。

於二零二二年十二月三十一日,就於 中國註冊成立的附屬公司的未分派保 留利潤的預扣税確認遞延税項負債港 幣7,090,000元(二零二一年:無)且 未就若干於中國註冊成立之附屬公司 的剩餘未分派保留盈利確認遞延税項 負債,原因是分派剩餘未分派保留盈 利可能性不大。於二零二二年十二月 三十一日,本集團於中國註冊成立的附 屬公司合共擁有未分派保留利潤約港 幣1,206,211,000元(二零二一年:港幣 1,218,682,000元)。就中國註冊成立之 附屬公司所分派股息之適用預扣税率 介乎5%至10%。 Deferred income tax assets are recognised for tax loss carry-forwards to the extent that the realisation of the related tax benefit through future taxable profits is probable. As at 31 December 2022, the Group has estimated unused tax losses of approximately HK\$287,079,000 (2021: HK\$305,780,000) available for offsetting against future profits. No deferred tax asset has been recognised in respect of the tax losses as the realisation of the related tax benefit through future taxable profit from these tax loss carryforwards is not probable. The tax losses amounted to approximately HK\$268,336,000 (2021: HK\$235.978.000) from Hong Kong subsidiaries can be carried forward indefinitely and the tax losses amounted to approximately HK\$19,195,000 (2021: HK\$69,407,000) from PRC subsidiaries can be carried forward in coming four years (2021: five years).

As at 31 December 2022, deferred tax liability of HK\$7,090,000 (2021: Nil) has been recognised in respect of the withholding tax on the undistributed retained profits of a PRC incorporated subsidiary and no deferred tax liability recognised for the remaining undistributed retained earnings of certain PRC incorporated subsidiaries as the distribution of the remaining undistributed retained earnings is not probable. As at 31 December 2022, the Group's PRC incorporated subsidiaries have approximately HK\$1,206,211,000 (2021: HK\$1,218,682,000) undistributed retained profits in aggregate. The applicable withholding tax rate on dividend distributed by PRC incorporated subsidiaries is ranged from 5% to 10%.

		-~	— '₹'—
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
原材料	Raw materials	345,534	290,691
在製品	Work in progress	60,345	28,278
製成品	Finished goods	81,310	69,518
		487,189	388,487

23 INVENTORIES

23 存貨

截至二零二二年十二月三十一日止 年度,存貨撥備港幣14,836,000元 (二零二一年:存貨撥備撥回港幣 1,291,000元)在綜合收益表內的「所 使用之原料及消耗品」確認。

During the year ended 31 December 2022, the provision for inventories of HK\$14,836,000 (2021: reversal of provision for inventories of HK\$1,291,000) was recognised in 'raw materials and consumables used' in the consolidated income statement.

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24 已完成物業存貨

24 STOCK OF COMPLETED PROPERTIES

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
	At 1 January	213,410	213,410
撇減已完成物業存貨之撥備	Provision for write-down of		
	stock of completed properties	(9,800)	_
於十二月三十一日	At 31 December	203,610	213,410

已完成物業存貨包括:

Stock of completed properties comprised:

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
商業辦公室單位	Commercial office units	183,260	193,060
車位	Car parking space	20,350	20,350
		203,610	213,410

24 已完成物業存貨(續)

於二零二二年十二月三十一日,已完成 物業存貨全部均位於香港,並按可變 現淨值港幣203,610,000元(二零二一 年:港幣213,410,000元)列值,其在 截至二零二二年十二月三十一日止年 度之綜合收益表內確認撇減撥備港幣 9,800,000元(二零二一年:無)。已完 成物業存貨已抵押作為本集團貸款之 抵押品(附註31)。

24 STOCK OF COMPLETED PROPERTIES (continued)

As at 31 December 2022, stock of completed properties are all located in Hong Kong and carried at net realisable value amounted to HK\$203,610,000 (2021: HK\$213,410,000) and provision for write-down of HK\$9,800,000 (2021: Nil) was recognised in the consolidated income statement during the year ended 31 December 2022. The stock of completed properties were pledged as collateral for the Group's borrowings (Note 31).

25 應收貿易賬款

25 TRADE RECEIVABLES

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
	Trade receivables	1,074,905	1,006,175
減:應收貿易賬款之減值撥備	Less: allowance for impairment		
	of trade receivables	(3,468)	(3,100)
		1,071,437	1,003,075

本集團給予貿易客戶之賒賬期主要介 乎30日至120日不等,且並無收取任 何利息。

本集團設有既定信貸政策。一般信貸 期為一至三個月。每位客戶均有最高 信貸額。本集團設法維持嚴格控制其 被拖欠之應收款項,以減低信貸風險。 本集團並無就應收貿易賬款結餘持有 任何抵押品或採用其他信貸提升措 施。高級管理人員定期檢討逾期結餘。 應收貿易賬款乃不計息。 The credit period allowed by the Group to its trade customers mainly ranges from 30 days to 120 days and no interest is charged.

A defined credit policy is maintained within the Group. The general credit terms range from one to three months. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables to minimise its credit risk. The Group does not hold any collateral or other credit enhancements over its trade receivable balances. Overdue balances are regularly reviewed by senior management. Trade receivables are non-interest-bearing.

25 應收貿易賬款(續)

25 TRADE RECEIVABLES (continued)

本集團應收貿易賬款按發票日期之賬 齡分析如下: Ageing analysis of the Group's trade receivables by invoice date is as follows:

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
0至60日	0 – 60 days	657,007	700,265
61至90日	61 – 90 days	204,214	175,039
超過90日	Over 90 days	213,684	130,871
		1,074,905	1,006,175

本集團應用香港財務報告準則第9號 計量預期信貸虧損之簡化方法,就所 有應收貿易賬款使用年期預期虧損撥 備。附註3.1(b)提供有關計算該撥備 之詳情。 The Group applies the HKFRS 9 simplified approach to measure expected credit losses which uses a lifetime expected loss allowance for all trade receivables. Note 3.1(b) provides for details about the calculation of the allowance.

應收貿易賬款之賬面值與公允價值相若。

The carrying amount of trade receivables approximate their fair values.

本集團應收貿易賬款以下列貨幣計值:

The Group's trade receivables are denominated in the following currencies:

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
 美元	United States dollar	608,466	483,298
人民幣	Chinese renminbi	441,001	497,555
日圓	Japanese yen	1,028	_
港幣	Hong Kong dollar	24,410	25,322
		1,074,905	1,006,175

26 預付款項[、]訂金及其他應收賬款 26 PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
固定資產之按金	Deposits for fixed assets	12,021	14,496
預付存貨	Prepayments for inventories	12,273	21,978
應收增值税	Value added tax receivables	6,468	10,195
應收實際租金	Effective rent receivable	67	198
租金、管理費及公共事業按金	Rental, management and	6 700	5 520
應收銀行利息收入	utility deposit Bank interest income receivables	6,782	5,539
		6,739	6,277
其他應收賬款及預付款項	Other receivables and prepayments	64,662	68,434
		109,012	127,117
減:非流動部份	Less: non-current portion	(18,843)	(20,035)
流動部份	Current portion	90,169	107,082

預付款項、訂金及其他應收賬款以下 列貨幣計值: The prepayments, deposits and other receivables are denominated in the following currencies:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
人民幣	Chinese renminbi	65,399	65,765
美元	United States dollar	2,150	10,593
港幣	Hong Kong dollar	36,940	37,787
日圓	Japanese yen	1,314	3,789
越南盾	Vietnam dong	2,002	8,909
其他	Others	1,207	274
		109,012	127,117

27 現金及現金等價物、短期銀行 27 CASH AND CASH EQUIVALENTS, 存款及受限制現金 SHORT-TERM BANK DEPOSITS AND RESTRICTED CASH

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
手頭現金	Cash on hand	385	369
銀行存款	Cash at bank	544,152	400,449
現金及現金等價物 原到期日為超過三個月之 短期銀行存款	Cash and cash equivalents Short-term bank deposits with original maturity over three	544,537	400,818
	months	546,736	877,757
受限制現金	Restricted cash	125,757	136,320
現金及現金等價物、短期銀行 存款及受限制現金	Cash and cash equivalents, short-term bank deposits and		
	restricted cash	1,217,030	1,414,895

現金及現金等價物、短期銀行存款及 受限制現金以下列貨幣計值: Cash and cash equivalents, short-term bank deposits and restricted cash were denominated in the following currencies:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
港幣	Hong Kong dollar	90,507	32,507
人民幣	Chinese renminbi	802,840	906,756
美元	United States dollar	317,447	468,202
其他	Others	6,236	7,430
		1,217,030	1,414,895

銀行存款之加權平均實際年利率為 2.71%(二零二一年:2.18%)。 The weighted average effective interest rate on bank deposits was 2.71% (2021: 2.18%) per annum.

銀行存款按基於每日銀行存款利率之 浮動利率賺取利息。 Cash at bank earns interest at floating rates based on daily bank deposit rates.

27 現金及現金等價物、短期銀行 27 CASH AND CASH EQUIVALENTS, 存款及受限制現金(續)

銀行存款、短期存款以及受限制現金 港幣1,096,670,000元(二零二一年: 港幣1,279,697,000元) 乃於中國持 有,須遵守當地外匯管控規定。該等 當地外匯管控規定載列對從國家出口 資金的限制,不包括透過一般股息。

於二零二二年十二月三十一日,港幣 125,757,000元(二零二一年:港幣 136,320,000元)主要為於銀行持有 作為向一間香港附屬公司提供銀行融 資的儲備的受限制存款。受限制現金 將會自二零二三年六月至二零二四年 四月(二零二一年:二零二二年六月 至二零二二年十一月)到期,並以人 民幣或越南盾計值。

SHORT-TERM BANK DEPOSITS AND **RESTRICTED CASH (continued)**

Cash at bank, short-term deposits and restricted cash of HK\$1,096,670,000 (2021: HK\$1,279,697,000) are held in China and are subject to local exchange control regulations. These local exchange control regulations provide for restrictions on exporting capital from the country, other than through normal dividends.

As at 31 December 2022, HK\$125,757,000 (2021: HK\$136,320,000) are mainly restricted deposits held at bank as reserve for banking facility granted to a subsidiary in Hong Kong. The restricted cash will mature from June 2023 to April 2024 (2021: June 2022 to November 2022), and are denominated in Chinese renminbi or Vietnam Dong.

28 衍生金融工具

28 DERIVATIVE FINANCIAL INSTRUMENTS

		二零二二年		二零二一年	
		202	2	2021	
		資產	負債	資產	負債
		Assets	Liabilities	Assets	Liabilities
		港幣千元	港幣千元	港幣千元	港幣千元
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
利率掉期-現金流量對沖	Interest rate swap – cash flow hedge				
流動	Current	-	-	_	8,543
非流動	Non-current	21,435	8,613	-	-
總額	Total	21,435	8,613	_	8,543

衍生工具僅用作經濟對沖用途而非投 機。

未完利率掉期合約於二零二二年 十二月三十一日之名義本金額為港幣 1,500,000,000元(二零二一年:港幣 1,000,000,000元)。

Derivatives are only used for economic hedging purposes and not as speculative investments.

The notional principal amount of the outstanding interest rate swap contracts at 31 December 2022 was HK\$1,500,000,000 (2021: HK\$1,000,000,000).

28 衍生金融工具(續)

於二零二二年及二零二一年十二月 三十一日,所有利率掉期合約符合對 沖標準。倘利率掉期合約預期於報告 期末後十二個月內結算,即會呈列為 流動資產或負債。有關未完利率掉 期將會自二零二五年至二零二七年 (二零二一年:二零二二年)到期。

本集團有關現金流量對沖之會計政策 載於附註2.10。有關釐定衍生工具公允 價值所用之方法及假設請參閱附註3.3。

28 DERIVATIVE FINANCIAL INSTRUMENTS (continued)

As at 31 December 2022 and 2021, all interest rate swap contracts meet the hedging criteria. They are presented as current assets or liabilities if they are expected to be settled within twelve months after the end of the reporting period. The outstanding interest rate swaps will mature from 2025 to 2027 (2021: 2022).

The Group's accounting policy for its cash flow hedges is set out in Note 2.10. For information about the methods and assumptions used in determining the fair value of derivatives please refer to Note 3.3.

29 應付貿易賬款

本集團應付貿易賬款按發票日期之賬 齡分析如下: Ageing analysis of the Group's trade payables by invoice date is as follows:

_		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
0至60日	0 – 60 days	573,875	488,570
61至90日	61 – 90 days	61,937	86,087
超過90日	Over 90 days	74,705	84,338
		710,517	658,995

29 TRADE PAYABLES

29 應付貿易賬款(續)

29 TRADE PAYABLES (continued)

本集團應付貿易賬款以下列貨幣計值:

The Group's trade payables are denominated in the following currencies:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
港幣	Hong Kong dollar	101,183	102,275
人民幣	Chinese renminbi	125,865	133,635
美元	United States dollar	456,732	400,552
日圓	Japanese yen	6,882	4,950
歐元	Euro	17,708	17,268
越南盾	Vietnam dong	2,147	295
其他	Others	-	20
		710,517	658,995

30 應計費用及其他應付賬款 30 ACCRUALS AND OTHER PAYABLES

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
應計僱員福利成本	Accrued employee benefit costs	102,885	115,803
其他應付税項	Other tax payables	18,190	17,513
應計航運、交付及儲存費用	Accrued freight, delivery and		
	storage charges	12,267	13,935
應計公共事業費用	Accrued utilities charges	1,772	1,870
應計應付建築費	Accrued construction payables	29,849	19,272
政府補助相關的遞延收入	Deferred income in relation to		
	government grant	5,294	11,575
其他	Others	59,001	54,902
		229,258	234,870
減:非流動部分	Less: non-current portion	-	(5,788)
流動部分	Current portion	229,258	229,082

30 應計費用及其他應付賬款(續) 30 А

30 ACCRUALS AND OTHER PAYABLES (continued)

本集團應計費用及其他應付賬款以下 列貨幣計值: The Group's accruals and other payables are denominated in the following currencies:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
人民幣	Chinese renminbi	82,110	102,400
港幣	Hong Kong dollar	105,248	93,897
美元	United States dollar	30,201	35,623
越南盾	Vietnam dong	11,358	2,627
日圓	Japanese yen	73	75
其他	Others	268	248
		229,258	234,870

31 貸款

31 BORROWINGS

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
信託收據銀行貸款·無抵押	Trust receipt bank loans, unsecured	443,564	325,806
短期銀行貸款,無抵押	Short-term bank loans, unsecured	224,000	226,000
短期銀行貸款,有抵押	Short-term bank loans, secured	115,000	115,000
含有按要求償還條款的	Long-term bank loans which		
長期銀行貸款,有抵押	contains a repayment on demand		
	clause, secured	58,405	_
部分長期銀行貸款,	Portion of long-term bank loans		
於一年內償還,有抵押	due for repayment within one		
	year, secured	111,705	107,358
部分長期銀行貸款,	Portion of long-term bank loans		
於一年後償還,有抵押	due for repayment after one year,		
	secured	1,070,294	1,301,554
總貸款	Total borrowings	2,022,968	2,075,718

31 貸款(續) 31 BORROWINGS (continued)

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
非流動	Non-current	1,070,294	1,301,554
流動	Current	952,674	774,164
總貸款	Total borrowings	2,022,968	2,075,718

於二零二二年十二月三十一日,本集 團貸款之償還情況如下: At 31 December 2022, the Group's borrowings were repayable as follows:

_		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
1年內	Within 1 year	952,674	774,164
1至2年	Between 1 and 2 years	568,544	485,825
2至5年	Between 2 and 5 years	501,750	815,729
總貸款	Total borrowings	2,022,968	2,075,718

於二零二二年十二月三十一日,港幣 1,355,404,000元(二零二一年:港幣 1,523,912,000元)之短期銀行貸款及 長期銀行貸款以下列各項為保證:

 於二零二二年十二月三十一日, 賬面值約港幣19,734,000元 (二零二一年:港幣20,323,000元) 之物業、廠房及設備、賬面值約 港幣55,222,000元(二零二一年: 港幣56,870,000元)之使用權資 產、賬面值約港幣1,927,000,000元 (二零二一年:港幣2,006,000,000 元)之投資物業及賬面值約港幣 203,610,000元(二零二一年:港幣 213,410,000元)之已完成物業存 貨之押記: As at 31 December 2022, the short-term and longterm bank loans of HK\$1,355,404,000 (2021: HK\$1,523,912,000) were secured by the following:

 As at 31 December 2022, charges over property, plant and equipment with carrying amount of approximately HK\$19,734,000 (2021: HK\$20,323,000), right-of-use assets with carrying amount of approximately HK\$55,222,000 (2021: HK\$56,870,000), investment properties with carrying amount of approximately HK\$1,927,000,000 (2021: HK\$2,006,000,000) and stock of completed properties with carrying amount of approximately HK\$203,610,000 (2021: HK\$213,410,000);

31 貸款(續)

- 本公司一家間接全資附屬公司 所提供港幣121,906,000元(二零 二一年:港幣133,263,000元)之受 限制現金;
- 本集團於合營企業Talent Chain Investments Limited之25.7%(二零 二一年:25.7%)份額之股份押記; 及
- 本公司一家間接全資附屬公司所 提供上限為港幣760,000,000元之 擔保。

於二零二二年十二月三十一日,本集 團之貸款由本公司提供之企業擔保作 擔保。

除上述各項外,本集團已同意遵守某些 銀行施加之若干財務限制契約。

因流動貸款之到期日較短,故其賬面值 與公允價值相若。

非流動貸款之賬面值與其公允價值相 若。公允價值乃根據按即期貸款利率 折現之現金流,並屬於公允價值等級 第2級。

本集團貸款以港幣計值。

31 BORROWINGS (continued)

- Restricted cash of HK\$121,906,000 (2021: HK\$133,263,000) from an indirect whollyowned subsidiary of the Company;
- A share charge over the Group's 25.7% (2021: 25.7%) share of Talent Chain Investments Limited, a joint venture of the Group; and
- A guarantee limited to HK\$760,000,000 from an indirect wholly-owned subsidiary of the Company.

As at 31 December 2022, the Group's borrowings were guaranteed by the corporate guarantee given by the Company.

In addition to the above, the Group has agreed to comply with certain restrictive financial covenants imposed by certain banks.

The carrying amounts of the current borrowings approximate their fair values due to their short maturities.

The carrying amount of the non-current borrowing approximates its fair value. The fair value is based on the cash flow discounted using a rate based on current borrowing rate and is within Level 2 of the fair value hierarchy.

The Group's borrowings are denominated in Hong Kong dollar.

31 貸款(續)

31 BORROWINGS (continued)

貸款於報告期末之實際年利率如下:

The effective annual interest rates of borrowings at the end of the reporting periods are as follows:

		二零二二年	二零二一年
		2022	2021
長期銀行貸款	Long-term bank loans	4.53%-6.05%	1.14%-1.74%
信託收據銀行貸款	Trust receipt bank loans	3.71%-5.14%	0.74%-1.39%
短期銀行貸款	Short-term bank loans	5.40%-6.02%	1.06%-1.45%

32 股本

32 SHARE CAPITAL

		股份數目	面值 Nominal
		Number of shares	value 港幣千元 HK\$'000
每股面值港幣0.10元之普通股	Ordinary shares of HK\$0.10 each		
法定股本:	Authorised:		
於二零二一年一月一日、 二零二一年十二月三十一日及 二零二二年十二月三十一日	At 1 January 2021, 31 December 2021 and 31 December 2022	700,000,000	70,000
已發行及繳足股本:	Issued and fully paid:		
於二零二一年一月一日、 二零二一年十二月三十一日及 二零二二年十二月三十一日	At 1 January 2021, 31 December 2021 and 31 December 2022	478,483,794	47,848

年內,本公司或其任何附屬公司概無購 買、出售或贖回本公司任何上市證券。 Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the year.

33 儲備					33 RESI	RESERVES				
		股份溢價	資 本 調 語 語 fanital	實繳盈餘	投資重估 儲備 Investment	法記儲備	匯兑儲備	對沖儲備	保留盈利	總額
		Share premium 尚来十八 HK\$*000	redemption reserve 尚秀千元 HK\$'000	Contributed surplus 诺希千元 HK\$'000 (附註a)	revaluation reserve 尚希子 HK\$'000	Statutory reserve 尚素千元 HK\$'000 (発計b)	Translation reserve 尚端千元 HK\$'000	Hedging reserve 诫素十元 HK\$'000	Retained earnings 诫≉十元 HK\$'000	Total 港希千元 HK\$'000
於二零二一年一月一日 年度利潤	At 1 January 2021 Profit for the year	153,025 -	345	(Note a) 331,559 -	1,695 -	(Note b) 143,977 -	(9,512) -	(22,205) -	3,687,042 89,474	4,285,926 89,474
按公允價值計入其他全面收入的金融資產公允價值 變動 國本公共書幣並	Changes in fair value of financial assets at fair value through other comprehensive income	I	I	I	2,686	I	I	I	I	2,686
ん业///主ヨ// ──年度公介價値收益 現金ぶ書對油	for the year Cash flow hedde - deferred income	I	I	I	I	I	I	18,049	I	18,049
んまぎました - 己確認適迫所得税 6巻まぬまぬ	tax recognised	I	I	I	I	I		(2,978)	I	(2,978)
貞幣換鼻差額 已付股息 轉撥至法定儲備	Currency translation differences Dividends paid Transfer to statutory reserve	1 1 1	1 1 1	1 1 1	1 1 1	- - 2,385	54,279 - -	1 1 1	- (16,747) (2,385)	54,279 (16,747) -
於二零二一年 十二月三十一日	At 31 December 2021	153,025	345	331,559	4,381	146,362	44,767	(7,134)	3,757,384	4,430,689
於二零二二年一月一日 年度利潤	At 1 January 2022 Profit for the year	153,025 -	345 -	331,559 -	4,381	146,362 -	44,767 -	(7,134) -	3,757,384 112,436	4,430,689 112,436
出售按公允價值計入其他全面收入的金融資產之 全面收入的金融資產之 虧損 按公介價值計入其他全面收 3.約分會高等から4.0000	Loss on disposal of financial assets at fair value through other comprehensive income Changes in fair value of financial	1		r I	(458)	1	1	ı.	ı.	(458)
べきょちょう 4.5 mm 鬱動 現金 読量 對 弁	comprehensive income Cash flow hedde - fair value gains	1	1	I	10,067	I.	1	1	1	10,067
年度公允價值利潤 現金流量對沖	for the year Cash flow hedge - deferred income	1	1	1	1	1	1	21,365	1	21,365
	tax recognised Currency translation differences	1.1	1.1	1.1	1 1	1.1	- (183,796)	(3,525) -	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(3,525) (183,796)
しっかでの 轉撥至法定儲備	Transfer to statutory reserve					2,333			(2,333)	-
於二零二二年 十二月三十一日	At 31 December 2022	153,025	345	331,559	13,990	148,695	(139,029)	10,706	3,845,954	4,365,245

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33 儲備(續)

- 附註a: 本集團之實繳盈餘指本集團於一九九零年 重組時所收購附屬公司股份之面值與本公 司就收購而發行股份之面值兩者之差額。
- 附註b: 中國內地法規訂明,本公司於中國內地成 立及經營之附屬公司須分配一部份除税 後利潤(抵銷過往年度虧損後)至一般儲 備及企業擴展基金。

就一般儲備而言,根據中國會計法例及法 規之釐定,中國實體須將其純利至少10% 轉撥至法定一般儲備。有關數額須於向權 益股東作出股息分派前轉撥至該儲備。當 儲備結餘達到各實體註冊資本之50%,則 可選擇作出任何進一步之分配。一般儲備 可用於抵銷過往年度虧損或用於發行紅股 股份。

就企業擴展基金而言,分配之百分比乃由 董事每年釐定。企業擴展基金可用於業務 經營發展。

截至二零二二年十二月三十一日止年 度,港幣2,333,000元(二零二一年:港幣 2,385,000元)獲分配至一般儲備及企業擴 展基金。

33 **RESERVES** (continued)

- Note a: The contributed surplus of the Group represents the difference between the nominal value of the shares of the acquired subsidiaries, and the nominal value of the Company's shares issued for the acquisition at the time of the Group's reorganisation in 1990.
- Note b: As stipulated by regulations in Mainland China, the Company's subsidiaries established and operated in Mainland China are required to appropriate a portion of their after – tax profit (after offsetting prior years' losses) to the general reserve and the enterprise expansion fund.

For the general reserve, the PRC entities are required to transfer at least 10% of its net profit, as determined under the PRC accounting rules and regulations, to the statutory general reserve. The transfer to this reserve must be made before distribution of dividends to equity owners. When the balance of reserve reaches 50% of each entity's registered capital, any further appropriation is optional. The general reserve can be utilised to offset prior year losses or be utilised for the issuance of bonus shares.

For the enterprise expansion fund, the percentage of appropriation is determined annually by the directors. The enterprise expansion fund can be utilised for the development of business operations.

During the year ended 31 December 2022, HK\$2,333,000 (2021: HK\$2,385,000) was appropriated to the general reserve and the enterprise expansion fund.

34. 按類別劃分之金融工具

34. FINANCIAL INSTRUMENTS BY CATEGORY

本集團持有以下金融工具:

The Group holds the following financial instruments:

		附註 Note	二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
金融資產	Financial assets			
以攤銷成本列賬之 金融資產	Financial assets at amortised cost			
應收貿易賬款	Trade receivables	25	1,071,437	1,003,075
訂金及其他應收賬款	Deposits and other receivables		20,973	19,976
受限制現金	Restricted cash	27	125,757	136,320
短期銀行存款	Short-term bank deposits	27	546,736	877,757
現金及現金等價物	Cash and cash equivalents	27	544,537	400,818
按公允價值計入其他	Financial assets at fair value through			
全面收入的金融資產	other comprehensive income	21	158,616	15,523
衍生金融工具	Derivative financial instruments	28	21,435	-
			2,489,491	2,453,469
	Financial liabilities			
以攤銷成本列賬之負債	Liabilities at amortised cost			
應付貿易賬款	Trade payables	29	710,517	658,995
應計費用及	Accruals and other payables			
其他應付賬款			223,964	223,295
貸款	Borrowings	31	2,022,968	2,075,718
租賃負債	Lease liabilities	17	38,333	47,116
衍生金融工具	Derivative financial instruments	28	8,613	8,543
			3,004,395	3,013,667

35 綜合現金流量表

35 CONSOLIDATED CASH FLOW STATEMENTS

- (a) 除所得税前利潤與營運產生的 現金淨額之對賬如下:
- (a) Reconciliation of profit before income tax to net cash generated from operations is as follows:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
	Operating activities		
除所得税前利潤	Profit before income tax	154,650	126,662
就下列各項調整:	Adjustments for:		- ,
融資成本一淨額	Finance costs – net	38,338	28,835
應佔合營企業 虧損/(利潤)	Share of losses/(profits) of joint ventures	44,073	(32,074)
應佔聯營公司虧損/	Share of loss/(profit) of an associate	,	(02,01.)
(利潤)		4,170	(3,123)
折舊	Depreciation	71,931	76,437
 出售物業、廠房及	Gains on disposals of property, plant	,	,
設備之收益	and equipment	(804)	(1,857)
視作出售聯營公司之	Gains on deemed disposal of	(Contraction of the second seco	())
收益	an associate	(117,064)	_
應收貿易賬款之減值	Provision of impairment losses		
虧損撥備	on trade receivables	368	1,126
租賃修改的收益	Gains on lease modification	(832)	-
其他應付賬款撥回	Write-back of other payables	(2,668)	(5,169)
收回過住已撇銷之	Recovery of amounts due from		
應收聯營公司款項	an associate previously written off	-	(7,310)
已完成物業存貨撇減之	Provision for write down of stock		
撥備	of completed properties	9,800	_
投資物業公允價值變動	Change in fair value of investment		
	properties	80,148	11,700
營運資金變動前之	Operating cash flows before changes		
經營現金流量	in working capital	282,110	195,227
存貨	Inventories	(135,043)	(66,403)
應收貿易賬款	Trade receivables	(126,008)	(70,682)
預付款項、訂金及	Prepayments, deposits and other		
其他應收賬款	receivables	11,889	(24,605)
應付貿易賬款	Trade payables	80,605	(17,167)
應計費用及其他應付賬款		4,622	28,387
合約負債	Contract liabilities	5,283	(37,899)
營運產生的現金	Cash generated from operations	123,458	6,858

35 綜合現金流量表(續)

35 CONSOLIDATED CASH FLOW STATEMENTS (continued)

- (b) 在現金流量表內[,]出售物業[、] 廠房及設備所得款項包括:
- (b) In the cash flow statement, proceeds from disposals of property, plant and equipment comprise:

		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
賬面淨值 出售物業、廠房及設備之 收益	Net book amount Gains on disposals of property, plant and equipment	80 804	451 1,857
出售物業、廠房及設備所 得款項	Proceeds from disposals of property, plant and equipment	884	2,308

(c) 債務淨額對賬

(c) Net debt reconciliation

本節載列於各呈列期間債務淨 額分析及債務淨額變動。 This section sets out an analysis of net debt and the movements in net debt for each of the period presented.

_		二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
現金及現金等價物	Cash and cash equivalents	544,537	400,818
短期銀行存款	Short-term bank deposits	546,736	877,757
受限制現金	Restricted cash	125,757	136,320
租賃負債-流動部份	Lease liabilities – current portion	(18,914)	(20,804)
租賃負債-非流動部份	Lease liabilities – non-current portion	(19,419)	(26,312)
貸款-須於-年內償還	Borrowings – repayable within one year	(952,674)	(774,164)
貸款-須於一年後償還	Borrowings - repayable after one year	(1,070,294)	(1,301,554)
債務淨額	Net debt	(844,271)	(707,939)

35 綜合現金流量表(續)

35 CONSOLIDATED CASH FLOW STATEMENTS (continued)

(c) 債務淨額對賬(續)

(c) Net debt reconciliation (continued)

				- B	資活動之負債			
				Liabilities f	rom financing	activities		
		現金及	短期			貸款−須	貨款-須	
		現金等價值	銀行存款	受限制現金	租賃負債	於一年內償還	於一年後償還	總額
						Borrowings	Borrowings	
		Cash	Short-			 repayable 	 repayable 	
		and cash	term bank	Restricted	Lease	within one	after one	
		equivalents	deposits	cash	liabilities	year	year	Total
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
於二零二一年一月一日	Net debt as at							
之債務淨額	1 January 2021	680,202	738,916	2,981	(33,093)	(854,008)	(1,184,662)	(649,664)
現金流量	Cash flows	(298,980)	126,411	131,422	20,782	181,452	(218,500)	(57,413)
外匯調整	Foreign exchange adjustments	19,596	12,430	1,917	(481)	-	-	33,462
收購租賃	Acquisition of leases	-	-	-	(34,324)	-	-	(34,324)
其他非現金變動	Other non-cash movements	-	-	-	-	(101,608)	101,608	-
於二零二一年	Net debt as at							
十二月三十一日之	31 December 2021							
債務淨額		400,818	877,757	136,320	(47,116)	(774,164)	(1,301,554)	(707,939)
現金流量	Cash flows	192,074	(284,707)	1,075	21,322	52,750	-	(17,486)
外匯調整	Foreign exchange adjustments	(48,355)	(46,314)	(11,638)	2,021		-	(104,286)
收購租賃	Acquisition of leases	-	-	-	(31,926)	-	-	(31,926)
其他非現金變動	Other non-cash movements	-	-	-	17,366	(231,260)	231,260	17,366
於二零二二年	Net debt as at							
十二月三十一日之	31 December 2022							
債務淨額		544,537	546,736	125,757	(38,333)	(952,674)	(1,070,294)	(844,271)

36 公司層面之財務狀況表及儲備 36 COMPANY-LEVEL STATEMENT OF 變動 FINANCIAL POSITION AND RESERVE MOVEMENT

			二零二二年 2022 港幣千元 HK\$'000	二零二一年 2021 港幣千元 HK\$'000
資產	ASSETS			
非流動資產 附屬公司的投資	Non-current asset Investments in subsidiaries		563,366	563,366
 流動資產	Current assets			
預付款項、訂金及	Prepayments, deposits and			
其他應收賬款	other receivables		351	323
應收附屬公司款項	Amounts due from subsidiaries		498,774	473,774
現金及現金等價物	Cash and cash equivalents		1,726	1,704
			500,851	475,801
總資產	Total assets		1,064,217	1,039,167
 權益	EQUITY			
歸屬於本公司擁有人之 權益	Equity attributable to owners of the Company			
股本	Share capital		47,848	47,848
其他儲備	Other reserves 附	İ註Note	675,934	675,934
保留盈利	Retained earnings 附	İ註Note	76,710	75,207
總權益	Total equity		800,492	798,989
負債	LIABILITIES			
流動負債	Current liabilities			
	次Accruals and other payables		2,962	3,032
應付附屬公司款項	Amounts due to subsidiaries		260,763	237,146
總負債	Total liabilities		263,725	240,178
總權益及負債	Total equity and liabilities		1,064,217	1,039,167
流動資產淨值	Net current assets		237,126	235,623
總資產減流動負債	Total assets less current liabilities		800,492	798,989

財務報表已於二零二三年三月二十四日 獲董事會批准及授權刊發,並由下列 董事代表簽署:

The financial statements were approved and authorised for issue by the Board of Directors on 24 March 2023 and are signed on its behalf by:

王忠秣	王賢敏
主席兼行政總裁	董事

WONG CHUNG MAT, BENWONG YIN MAN, ADAChairman and Chief Executive OfficerDirector

36 公司層面之財務狀況表及儲備 36 COMPANY-LEVEL STATEMENT OF 變動(續) FINANCIAL POSITION AND RESERVE MOVEMENT (continued)

附註:本公司儲備變動

Note: Reserves movement of the Company

		股份溢價	資本 贖回儲備 Capital	實繳盈餘	保留盈利	總額
		Share	redemption	Contributed	Retained	
		premium	reserve	surplus	earnings	Total
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
於二零二一年一月一日	At 1 January 2021	153,025	345	522,564	68,903	744,837
年度利潤	Profit for the year	-	-	-	23,051	23,051
股息	Dividends	-	-	-	(16,747)	(16,747)
於二零二一年十二月三十一日	At 31 December 2021	153,025	345	522,564	75,207	751,141
年度利潤	Profit for the year	-	-	-	23,036	23,036
股息	Dividends	-	-	-	(21,533)	(21,533)
於二零二二年十二月三十一日	At 31 December 2022	153,025	345	522,564	76,710	752,644

本公司之實繳盈餘指本集團於一九九零年 重組時本公司所收購附屬公司相關資產淨 值之賬面值與本公司就收購而發行股份之 面值兩者之差額。根據公司法及本公司之 公司細則,本公司之實繳盈餘可供分派予 股東。 The contributed surplus of the Company represents the difference between the book values of the underlying net assets of the subsidiaries acquired by the Company, and the nominal value of the Company's shares issued for the acquisition at the time of the Group's reorganisation in 1990. Under the Companies Act and the Bye-laws of the Company, contributed surplus of the Company is available for distribution to the shareholders.

37 承擔

37 COMMITMENTS

- (a) 物業、廠房及設備之資本承擔如下:
- (a) Capital commitments in respect of property, plant and equipment are as follows:

		二零二二年	二零二一年
		2022 港幣千元 HK\$'000	2021 港幣千元 HK\$'000
已訂約但未撥備 已授權但未訂約	Contracted but not provided for Authorised but not contracted for	9,938 –	69,847 -
		9,938	69,847

- (b) 於二零二二年十二月三十一日, 本集團根據多份不可撤銷之租 賃樓宇經營租賃日後應收之租 金收入分析如下:
- (b) As at 31 December 2022, the Group's future rental income receivables under various noncancellable operating leases in respect of rented premises are analysed as follows:

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
一年內	Within one year	49,792	50,446
第二至第五年 (包括首尾兩年) In the second to fifth year inclusive		70,860	120,165
		120,652	170,611

經營租賃收款指本集團就出租其投資物業應收之租金。租約及租金按平均年期3年磋商及釐定(二零二一年:3年)。

Operating lease receipts represent rentals receivable by the Group for leasing its investment properties. Leases and rentals are negotiated and fixed for an average of 3 years (2021: 3 years).

38 關連人士交易

於二零二二年十二月三十一日,本公司 之最大股東為王忠秣先生(個人及透過 Salop Hong Kong Limited,其乃由彼全 資擁有及控制之公司)。

(a) 與關連人士之結餘

應收合營企業款項載於綜合財務 狀況表。有關條款載於附註19。

(b) 擔保

於二零二二年十二月三十一日, 本公司就其附屬公司獲授約港幣 3,251,648,000元(二零二一年:港 幣3,392,963,000元)之銀行融資, 向銀行提供企業擔保。

於二零二二年十二月三十一日, 附屬公司所動用的融資約為港幣 2,022,968,000元(二零二一年:港 幣2,075,718,000元)。

(c) 主要管理人員報酬

38 RELATED PARTY TRANSACTIONS

As at 31 December 2022, the largest shareholder of the Company was Mr. Wong Chung Mat, Ben (personally and via Salop Hong Kong Limited, a company wholly-owned and controlled by him).

(a) Balances with related parties

The amounts due from joint ventures are set out in the consolidated statement of financial position. The terms are set out in Note 19.

(b) Guarantee

As at 31 December 2022, the Company has provided corporate guarantee given to the banks in respect of banking facilities of approximately HK\$3,251,648,000 (2021: HK\$3,392,963,000) granted to its subsidiaries.

The facilities utilised by the subsidiaries as at 31 December 2022 amounted to approximately HK\$2,022,968,000 (2021: HK\$2,075,718,000).

(c) Key management compensation

		二零二二年	二零二一年
		2022	2021
		港幣千元	港幣千元
		HK\$'000	HK\$'000
薪金及津貼	Salaries and allowances	15,320	15,107
花紅	Bonus	3,059	4,111
退休金成本-界定供款計劃	Pension costs – defined contribution		
	schemes	72	72
		18,451	19,290

主要物業列表 Schedule of Principal Properties $\& x = x = -\pi + -\pi = -\pi$ As at 31 December 2022

物業名稱及位置	別類	概約總樓面面積 (平方米) Approximate Gross	地段編號	用途	租賃期限	完成階段 Stage of	本集團權益 Group
Name of property and location	Туре	Floor Areas (sq.m.)	Lot Number	Purpose	Lease Expiry	Completion	Interest
位於香港之投資物業 Investment properties in Hong Kong							
香港九龍官塘海濱道181號One Harbour Square 9樓、10樓、 12樓、15樓、16樓、17樓、18樓、19樓及20樓	辦公室		官塘內地段173號	辦公室	二零四七年 六月三十日	已完成	
9th, 10th, 12th, 15th, 16th, 17th, 18th, 19th and 20th floors, One Harbour Square, 181 Hoi Bun Road, Kwun Tong, Kowloon, Hong Kong	Office	12,089	Kwun Tong Inland Lot No. 173	Office	30 June 2047	Completed	100%
香港九龍官塘海濱道181號One Harbour Square 43個停車位	停車位		官塘內地段173號	泊車	二零四七年 六月三十日	已完成	
43 car parking spaces, One Harbour Square, 181 Hoi Bun Road, Kwun Tong, Kowloon, Hong Kong	Car parking spaces	538	Kwun Tong Inland Lot No. 173	Parking	30 June 2047	Completed	100%
位於香港之已完成物業存貨 Stock of completed properties in Hong Kong							
香港九龍官塘海濱道181號One Harbour Square 7樓	辦公室		官塘內地段173號	辦公室	二零四七年 六月三十日	已完成	
7th floors, One Harbour Square, 181 Hoi Bun Road, Kwun Tong, Kowloon, Hong Kong	Office	1,354	Kwun Tong Inland Lot No. 173	Office	30 June 2047	Completed	100%
香港九龍官塘海濱道181號One Harbour Square 14個停車位	停車位		官塘內地段173號	泊車	二零四七年 六月三十日	已完成	
14 car parking spaces, One Harbour Square, 181 Hoi Bun Road, Kwun Tong, Kowloon, Hong Kong	Car parking spaces	175	Kwun Tong Inland Lot No. 173	Parking	30 June 2047	Completed	100%

WONG'S INTERNATIONAL HOLDINGS LIMITED 王氏國際集團有限公司

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