

ANNUAL REPORT 2024 年報

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Property Development and Investment 物業發展及投資

璽園, No.1 Longting Lake, Kaifeng Deson Century Place (Section G)
用封迪臣世紀豪苑龍亭湖1號璽園(G區)







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Property Development and Investment 物業發展及投資

Jingheng Hotel Hainan

海南 京衡酒店



Hotel Operation

酒店營運



Holiday Inn Express Kaifeng City Center 開封迪臣智選假日酒店







Trading of Medical Equipment 銷售醫療設備

Medical Technologies Limited 迪臣國際醫學儀器有限公司

Ottobock. Exoskeleton Series facilities to take off pressure from the workers according to the biomechanics of repetitive and strenuous activities. No electricity is needed to drive the exoskeletons. They are light weighted and highly flexible, which could be used in both indoor and outdoor.

Ottobock. 外骨骼能根據生物力學原理去減輕工人在高 負荷活動中對身體造成的壓力。它們無需使用電力去驅動,整體輕巧和擁有高度靈活性,室內和室外均適合使 用。



In 2024, Medical Technologies Limited joined two exhibitions: OSH Innovation & Technology Expo & Third Runway Division Safety Promotion. Application of non-electrical driven tools will be the trend in the field of occupational safety.

2024年, 迪臣國際醫學儀器有限公司分別參加了「職安健創新及科技博覽」和「三跑道項目處 • 安全推 廣計畫」兩個展會。非電動工具的應用將會成為職工安全領域的趨勢。





Hope4Care AR Rehabilitation Training system is developed by the Biomedical Engineering Department of The Chinese University of Hong Kong. It provides exercise programs with real-time monitoring of users' body movements. Also following with the development of tele-rehabilitation, Hope4Care provides a platform with cloud service for remote training, body movements recordings and remote review.

Hope4Care AR擴增實境復康訓練系統是香港中文大學生物醫學工程系研發。它提供鍛煉計劃、實時監測用戶的肢體動作。同時,隨著遙距復健的發展,Hope4Care AR的出現亦作為一個雲端平台提供遙距訓練、紀錄用戶肢體動作以及遙距回顧的功能。

In 2024, we showed Hope4Care AR Rehabilitation Training system in OSH Innovation & Technology Expo to promote smart monitoring of warm-up exercises in workplace. And the first system in hospital is also launched in March 2024.

2024年, 迪臣國際醫學儀器有限公司於「職安健創新 及科技博覽」展出Hope4Care AR, 推廣工地的熱身運 動智能化。同年3月, 首套Hope4Care AR亦進駐香港 醫院的物理治療部。



Medical Technologies Limited took part in the exhibition which held by the Hong Kong Physiotherapy Association in June 2023, we are invited to exhibit Hope4Care AR and give a speech about and to promote the relationship of Hope4Care AR and tele-rehabilitation, and the introduce the future trend of tele-rehabilitation.





2023年6月,迪臣國際醫療儀器有限公司參與了香港物理治療師協會舉辦的展覽,同時亦受邀展出Hope4Care AR 及演講 有關Hope4Care AR和遙距復健的關係以及遙距復健將來的趨勢的主題。

Neurological rehabilitation system combining with smart rehabilitation promotes motor learning and brain reorganization to improve function, reduce symptoms, and improve the well-being of the patient.

神經復康設備配合智能化復康軟件促進運動學習和大腦重組,以改善患者的肢體功能、減輕症狀並改善患 者的健康。



In December 2023, Medical Technologies Limited participate in the exhibition held by the Hong Kong Occupational Therapy Association, showcasing state-of-the-art equipment for whole-body and cognitive rehabilitation.

2023年12月,迪臣國際醫療儀器有限公司參與了香港職業治療師協會舉辦展覽,展示了最先進的全身訓 練儀和認知復康設備。

> In March 2024, Medical Technologies Limited take part in booth held by the Hong Kong Society for Hand Therapy for the first time to showcase a range of devices for hand therapy, including Tyromotion AMADEO. This is the world's first device covers passive and activeassistive and resistive trainings of individual fingers.



2024年3月,迪臣國際醫療儀器有限公司首次參與了香港手部治療協會舉辦的展覽。該活動展示了一系列手部治療設備,當中包括Tyromotion AMADEO:全球首台具有獨立手指訓練功能,涵蓋被動、主動輔助和阻力訓練。

Trading of Home Security and Automation Products 銷售家居保安及自能化產品

Deson Innovative Limited and other associates companies 迪衛智能系統有限公司及其他聯營公司

Deson Innovative Ltd. has extensively provided applications of artificial intelligence ("**AI**") video analysis systems throughout the current year. We have successfully provided human data analysis services for a renowned international art exhibition, assisting the organizers in adjusting the plans and enhancing the visitor experience through crowd analysis and age-gender statistics. Additionally, we have collaborated with multiple nursing home to offer anti-wandering detection solutions. Through our AI video analysis system, we accurately identify abnormal behavior in elderly individuals, improving their safety and reducing the workload of healthcare professionals.

Furthermore, we provide personnel safety equipment detection solutions for construction sites. Utilizing AI technology, we autonomously monitor the safety conditions of building sites, identify potential safety risks, and ensure personnel safety, thus enhancing site security and management efficiency.

To promote our company's products and application solutions, we actively organize seminars to showcase the latest technological features and solutions to clients and industry professionals. Simultaneously, we collaborate with industry partners to organize seminars, expand our market influence, and attract a wider range of potential customers.

Deson Innovative Ltd. remains committed to continuous efforts in innovating and improving our products and solutions to meet customer demands and maintain a leading position in the market.

迪衛智能系統有限公司在本年度廣泛提供了人工智能視頻分析系統的應用。我們成功為著名國際藝術 博覽會提供入場人員數據分析服務,透過人流分析和年齡性別統計,協助主辦方調整佈局和提升參觀 體驗。此外,我們與多個護老院合作,為他們提供防遊走偵測方案,通過人工智能視頻分析系統準確 識別長者的異常行為,提高長者的安全性,減輕醫護人員的工作負擔。

另外,我們還為地盤提供人員安全裝備檢測方案,利用人工智能技術自動監測建築工地的安全情況, 識別潛在的安全風險,保障人員安全,提高工地的安全性和管理效率。

為了推廣公司的產品和應用方案,我們積極舉辦研討會,向客戶和專業人士展示最新的技術特點和解 決方案。同時,我們與行業內的合作夥伴攜手合作,組織研討會,擴大市場影響力,吸引更多潛在客 戶。

迪衛智能系統有限公司將持續努力,不斷創新和改進產品和解決方案,以滿足客戶需求,並保持市場 領先地位。



Latest AI Product Solutions Seminar 最新AI產品方案研討會

In this year, multiple product solution seminars have been held to promote the latest AI application solutions to clients from various industries. In addition to the traditional security market, new industries such as healthcare, Internet of Things (IoT), retail, and government agencies have been introducted.

年內舉辦多場產品方案研討會,把最新的AI應 用方案推廣給不同行業的客戶,除了傳統的安防市場,新增了醫療、物聯網、零售、政府機構 等。

Famous International Art Expo 著名國際藝術博覽會

At this international art exhibition, we applied Al video analysis technology to analyze visitor age, gender, and attendance statistics. In order to protect personal privacy, we strictly comply with relevant regulations and privacy policies. All collected data does not contain personal information, and all statistical figures are transmitted to the organizers so that they can better optimize event planning and arrangements for future similar activities.

在這國際藝術展上,我們應用了AI視頻分析技術,分 析訪客年齡、性別和人數統計。為了保護個人隱私, 我們嚴格遵守相關法規和隱私政策,所有收集數據不 含個人資料,並將所有統計數字傳給主辦方,以便他 們在日後舉辦同類活動時能夠更好地優化活動策劃和 安排。





Hong Kong Historical Architectural Buildings — Audio-Visual System 香港古蹟建築物 — 影音系統

In a historic architectural structure situated in Sham Shui Po, we provided an advanced audiovisual system, encompassing a multimedia system, projector edge blending system, conference system, and visitor experience system.

為一座於深水埗的古蹟建築物安裝影音系統,包括 多媒體系統、投影機邊緣合併系統、會議系統及訪 客體驗系統。

Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Tjia Boen Sien *(Managing Director and Chairman)* Mr. Wang Jing Ning Mr. Tjia Wai Yip, William Ms. Tse Hoi Ying

Independent Non-executive Directors

Dr. Ho Chung Tai, Raymond Ir Siu Man Po Mr. Siu Kam Chau Mr. Song Sio Chong *(appointed on 1 May 2023)*

BOARD COMMITTEES

Audit Committee

Mr. Siu Kam Chau *(Chairman)* Dr. Ho Chung Tai, Raymond Mr. Song Sio Chong *(appointed on 1 May 2023)* Ir Siu Man Po *(resigned on 1 May 2023)*

Remuneration Committee

Mr. Siu Kam Chau *(Chairman)* Mr. Tjia Boen Sien Mr. Wang Jing Ning Dr. Ho Chung Tai, Raymond Mr. Song Sio Chong *(appointed on 1 May 2023)* Ir Siu Man Po *(resigned on 1 May 2023)*

Nomination Committee

Mr. Song Sio Chong *(Chairman) (appointed on 1 May 2023)* Ir Siu Man Po *(resigned on 1 May 2023)* Mr. Tjia Boen Sien Mr. Wang Jing Ning Dr. Ho Chung Tai, Raymond Mr. Siu Kam Chau

FINANCIAL CONTROLLER AND COMPANY SECRETARY

Mr. Lam Wing Wai, Angus, HKICPA

AUTHORISED REPRESENTATIVES

Mr. Tjia Boen Sien Mr. Lam Wing Wai, Angus, *HKICPA*

PRINCIPAL BANKERS

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United Overseas Bank Limited Nanyang Commercial Bank Limited

董事會

執行董事 謝文盛先生*(董事總經理兼主席)* 王京寧先生 謝維業先生 謝海英女士

獨立非執行董事

何鍾泰博士 蕭文波工程師 蕭錦秋先生 宋小莊先生(於二零二三年五月一日獲委任)

董事委員會

審核委員會
 蕭錦秋先生(主席)
 何鍾泰博士
 宋小莊先生(於二零二三年五月一日獲委任)
 蕭文波工程師(於二零二三年五月一日辭任)

薪酬委員會

蕭錦秋先生(主席)
 謝文盛先生
 王京寧先生
 何鍾泰博士
 宋小莊先生(於二零二三年五月一日獲委任)
 蕭文波工程師(於二零二三年五月一日辭任)

提名委員會

宋小莊先生(*主席*) (於二零二三年五月一日獲委任) 蕭文波工程師(於二零二三年五月一日辭任) 謝文盛先生 王京寧先生 何鍾泰博士 蕭錦秋先生

財務總監及

公司秘書 林榮偉先生*(香港會計師公會)*

授權代表 謝文盛先生 林榮偉先生(*香港會計師公會)*

主要往來銀行

大華銀行有限公司 南洋商業銀行有限公司

Corporate Information 公司資料

LEGAL ADVISER

Howse Williams 27/F Alexandra House 18 Chater Road, Central Hong Kong SAR

AUDITOR

Baker Tilly Hong Kong Limited Certified Public Accountants Registered Public Interest Entity Auditor Level 8, K11 ATELIER King's Road 728 King's Road, Quarry Bay, Hong Kong

PRINCIPAL SHARE REGISTRAR AND **TRANSFER OFFICE**

Ocorian Management (Bermuda) Limited Victoria Place, 5th Floor 31 Victoria Street Hamilton HM10 Bermuda

HONG KONG BRANCH SHARE REGISTRAR AND **TRANSFER OFFICE**

Tricor Tengis Limited 17th Floor, Far East Finance Centre No.16 Harcourt Road Hong Kong

REGISTERED OFFICE

Victoria Place, 5th Floor 31 Victoria Street Hamilton HM10 Bermuda

HEAD OFFICE AND PRINCIPAL PLACE **OF BUSINESS**

11th Floor, Nanyang Plaza 57 Hung To Road Kwun Tong Kowloon Hong Kong

SHARE LISTING

Listed on the Main Board of The Stock Exchange of Hong Kong Limited Stock Code: 262

WEBSITE OF THE COMPANY

www.deson.com

法律顧問

何韋律師行 香港特別行政區 中環遮打道18號 歷山大廈27樓

核數師

天職香港會計師事務所有限公司 註冊會計師 註冊公眾利益實體核數師 香港鰂魚涌英皇道728號 K11 ATELIER King's Road 8樓

股份過戶及 登記總處

Ocorian Management (Bermuda) Limited Victoria Place, 5th Floor 31 Victoria Street Hamilton HM10 Bermuda

香港股份過戶及

登記分處 卓佳登捷時有限公司 香港 夏慤道16號 遠東金融中心17樓

註冊辦事處

Victoria Place, 5th Floor 31 Victoria Street Hamilton HM10 Bermuda

總辦事處及 主要營業地點

香港 九龍 觀塘 鴻圖道五十七號 南洋廣場十一樓

股份上市

於香港聯合交易所有限公司 主板上市 股份代號:262

公司網站

www.deson.com

Chairman's Statement 主席報告書

Dear Shareholders,

On behalf of the board of directors (the "**Board**") of Deson Development International Holdings Limited (the "**Company**", together with its subsidiaries, the "**Group**" or "**We**"), I hereby present to you this annual report (the "**Annual Report**") for the year ended 31 March 2024 ("**Reporting Period**" or the "**Year**").

BUSINESS REVIEW

Since July 2023, as the Central Government and local governments at all levels have been successively introducing policies such as issuing of RMB1 trillion worth of sovereign bonds, relaxing property purchase limit, and supporting the "three major projects" including redevelopment of urban villages, market expectation has started to stabilise with confidence boosted, which is conducive to the stable and healthy development of the real estate market. The Ministry of Housing and Urban-Rural Development and the National Financial Regulatory Administration, adhering to the principle of "pursuing progress while ensuring stability, consolidating stability through advancement, and prioritising development before addressing problems", and have introduced measures and mechanisms to satisfy rigid and discretionary housing demand. They included real estate financing coordination mechanisms, lowering mortgage interest rate, city-specific, location-specific measures and aiming for precision in rolling out policies. Generally speaking, the optimisation of policies in core cities has continued, and the property market has gradually bottomed out and stabilised.

The Group's financial performance primarily arose from sale of properties, rental income from investment properties, sale of medical equipment, sale of home security and automation products and income from operation of a hotel.

During the Reporting Period, the Group recorded a total turnover of approximately HK\$128.1 million (2023: approximately HK\$97.6 million). The net loss attributable to owners of the Company was approximately HK\$75.7 million (2023: HK\$91.0 million), representing a decrease in loss of approximately HK\$15.3 million or 17%.

各位股東:

本人謹代表迪臣發展國際集團有限公司(「本 公司」,連同其附屬公司,「本集團」或「我 們」)董事會(「董事會」),謹此向 閣下呈報 截至二零二四年三月三十一日止年度(「報告 期間」或「本年度」)之年報(「年報」)。

業務回顧

二零二三年七月以來,隨著中央和各級地方 政府陸續出台發行人民幣一萬億元主權債券、 放寬房產限購及支持城中村改造等「三大工 程」政策,市場預期開始穩定,提振信心,有 利於房地產市場平穩健康發展。住房城鄉建 設部、國家金融監管局堅持「穩中求進、穩中 求穩、發展優先、解決問題」的方針等出台措 施和機制,以滿足自由支配的住房需求,包 城施策及精準施行等。整體來説,有利持續 推進核心城市政策優化,樓市逐步觸底企穩。

本集團之財務業績主要源自出售物業、投資 物業之租金收入、銷售醫療設備、銷售家居 保安及自動化產品,以及來自一間酒店營運 之收入。

於報告期間,本集團錄得總營業額約 128,100,000港元(二零二三年:約 97,600,000港元)。本公司擁有人應佔淨虧損約為75,700,000港元(二零二三年: 91,000,000港元),虧損減少約15,300,000港元或17%。 The significant drop in loss was due to (i) the gain arising from the disposal of the investment property in Haikou, the People's Republic of China (the "**PRC**") amounting to approximately HK\$14,497,000 (after taxation); (ii) the gain arising from the disposal of the commercial properties in Haikou, the PRC via the disposal of a subsidiary amounting to approximately HK\$2,487,000 (after taxation); (iii) the gain arising from the disposal of the commercial properties in Haikou, the PRC via the disposal of the commercial properties in Haikou, the PRC via the disposal of a subsidiary amounting to approximately HK\$24,254,000 (after taxation) and (iv) the dividend income received from an investee amounting to approximately HK\$74,865,000 due to the disposal of one of the equity investments that was listed in China on Shenzhen Stock Exchange by that investee.

The above was partially offset by (i) the increase in fair value loss on equity investments designated at fair value through profit or loss from a loss of approximately HK\$75,709,000 for the year ended 31 March 2023 to a loss of approximately HK\$104,893,000 for the Reporting Period due to the significant decrease in the share price of one of the equity investment that was listed in China on Shenzhen Stock Exchange; (ii) the change in fair value of investment properties from a gain of approximately HK\$46,284,000 for the year ended 31 March 2023 to a loss of approximately HK\$32,364,000 for the Reporting Period; and (iii) the increase in the provision for net realisable value of property held for sales from approximately HK\$10,374,000 for the year ended 31 March 2023 to approximately HK\$15,696,000 for this Reporting Period.

Loss per share for the Reporting Period was HK5.16 cents (2023: 6.20 cents).

The consolidated net assets value of the Group as at 31 March 2024 was approximately HK\$1,342 million (2023: approximately HK\$1,467 million). The consolidated net assets value per share as at 31 March 2024 was approximately HK\$0.91, based on 1,466,820,600 shares in issue, as compared to approximately HK\$1.00 per share based on 1,466,820,600 shares in issue as at 31 March 2023.

虧損大幅減少乃由於(i)出售位於中華人民共和國(「中國」)海口的投資物業產生收益約 14,497,000港元(除税後):(ii)透過出售一間 附屬公司而出售位於中國海口的商用物業產 生收益約2,487,000港元(除税後):(iii)透過出 售一間附屬公司出售位於中國海口的商用物 業產生收益約24,254,000港元(除税後);及 (iv)投資公司出售其中一項於中國深圳證券交 易所上市的股權投資,從而收取來自該投資 公司的股息收入約74,865,000港元。

以上乃由下列各項部分抵銷:(i)計入指定為 按公平值計入損益賬之股權投資之公平值虧 損由截至二零二三年三月三十一日止年度之 虧損約75,709,000港元減至報告期間之虧損 約104,893,000港元,乃由於其中一項於中國 深圳證券交易所上市的股權投資之股份價格 大幅下跌:(ii)投資物業之公平值由截至二零 二三年三月三十一日止年度之收益約 46,284,000港元變動為報告期間之收益約 32,364,000港元:及(iii)待售物業之可變現淨 值撥備由截至二零二三年三月三十一日止年 度約10,374,000港元增加至本報告期間約 15,696,000港元。

報告期間每股虧損為5.16港仙(二零二三年: 6.20港仙)。

於二零二四年三月三十一日,本集團之綜合 資產淨值約為1,342,000,000港元(二零二三 年:約1,467,000,000港元)。於二零二四年三 月三十一日,按1,466,820,600股已發行股份 計算,每股綜合資產淨值約為0.91港元,與 二零二三年三月三十一日按1,466,820,600股 已發行股份相比較,每股綜合資產淨值約為 1.00港元。

OUTLOOK

Looking ahead, geopolitical uncertainties risk reducing economic activity and disrupting global supply chains. Elections around the world could also introduce new political risks and volatility. China faces considerable domestic challenges from sluggish property market to weak consumer sentiment. Spurring consumption will be important but challenging. Recent relaxation of property cooling measures in Hong Kong breathes new life into the housing market but underlying economic performance depends heavily on the economy of Mainland China given the deepening integration. Overall, with numerous external and domestic uncertainties compounding volatility, business outlook remains clouded, and these challenging conditions may take an extended period to fully resolve.

From a macro perspective, with the issuance of RMB1 trillion in sovereign bonds, the economy of China is expected to make a full recovery and enter a new cycle of development. The prospects of the real estate industry, as a backbone of the national economy, are becoming increasingly clear with restrictions on property purchase and financing relaxing. Looking at the market, the real estate industry and related upstream and downstream industries still constitute a huge market with annual sales of more than RMB10 trillion. We have always been confident about the country's economic development and believe that the future remains promising.

APPRECIATION

On behalf of the directors of the Company ("**Directors**"), I would like to express my heartfelt thanks for the long-term support and trust of the Company's shareholders, business partners and customers. I would also like to express my sincere appreciation to all of my colleagues for their dedication and commitment to make valuable contributions to the Group during the Year. In the coming year, the Group will carry on dedicating its efforts and with our combined efforts, we are looking forward to overcoming all those challenges and hence deliver sustainable returns to the Company's shareholders.

Tjia Boen Sien *Managing Director and Chairman*

Hong Kong 27 June 2024

展望

展望未來,地緣政治的不確定性可能會減少 經濟活動並擾亂全球供應鏈。世界各地的選 舉也可能帶來新的政治風險和波動。中國面 臨著房地產市場低迷和消費者信心疲軟等成 峻的國內挑戰。刺激消費很重要,但也充滿 峻的國內挑戰。刺激消費很重要,但也充滿 地產市場注入新活力,但隨著一體化程度不 斷加深,潛在的經濟表現。整體而言,由於國 內外諸多不確定因素加劇了波動性,業務前 景仍然烏雲密佈,這些充滿挑戰的情況可能 需要較長時間才能完全解決。

從宏觀角度看,隨著人民幣一萬億元主權債 券的發行,中國經濟有望全面復蘇,進入新 的發展週期。隨著購房融資限制的放鬆,房 地產業作為國民經濟的支柱產業,前景日益 明朗。從市場來看,房地產行業及相關上下 游產業仍構成年銷售額超過人民幣十萬億元 的巨大市場。我們始終對國家經濟發展充滿 信心,相信未來充滿希望。

致謝

本人謹代表本公司董事(「董事」),對本公司 之股東、業務夥伴及客戶之長期支持及信任 致以衷心謝意,並感激全體員工於本年度為 本集團作出寶貴貢獻及努力不懈。來年,本 集團將專心致力,期望憑藉我們之共同努力, 所面對之挑戰可迎刃而解,讓本集團取得成 功,為本公司股東帶來可持續回報。

董事總經理兼主席 **謝文盛**

香港 二零二四年六月二十七日

BUSINESS REVIEW

The Group's major business segments during the year ended 31 March 2024 comprise:

- the property development and investment business segment where the Group is engaged in property development of residential and commercial properties and the holding of investment properties;
- (b) the trading business segment where the Group is engaged in the trading of medical equipment and home security and automation products, including the provision of related installation; and
- (c) the "others" segment comprises, principally, the operation of a hotel.

The Group's revenue for the year ended 31 March 2024 was approximately HK\$128,074,000 (2023: HK\$97,563,000), representing an increase of approximately 31% as compared to last year.

In Mainland China, the overall economic activities had improved as compared to the corresponding period in 2023 as pandemic restrictions were removed during the early part of 2023. During the year, the Central Government continued to provide accommodative monetary policy and necessary fiscal stimulus to boost economic recovery. Despite the magnitude of economic recovery was below expectation because of the continued trade and political tension with the U.S., Growth Domestic Product growth of about 5% was recorded for 2023. However, the property sector continued to weaken as many property developers have yet to resolve the credit and liquidity problems carried forward from previous years and there existed a lack of confidence in the general market. In general, overall property sales and sales prices declined as compared to the previous year across sectors and regions in Mainland China.

業務回顧

本集團於截至二零二四年三月三十一日止年 度的主要業務分類包括:

- (a) 物業發展及投資業務分類,乃本集團從 事住宅及商用物業之物業發展及持有投 資物業;
- (b) 貿易業務分類,乃本集團從事買賣醫療 設備及家居保安及自動化產品,包括提 供相關安裝;及
- (c) 「其他」分類主要包括營運一間酒店。

本集團於截至二零二四年三月三十一日止年 度的收入約為128,074,000港元(二零二三 年:97,563,000港元),較去年上升約31%。

中國內地方面,由於二零二三年初取消了疫 情限制,整體經濟活動較二零二三年同期有 所改善。年內,中央政府繼續提供寬鬆的貨 幣政策及必要的財政刺激措施,以促進經濟 恢復。儘管由於與美國的貿易及政治關係持 續緊張,經濟復甦幅度遜於預期,二零二三 年錄得國內生產總值增長約5%。然而,由於 眾多物業開發商尚未解決過往年度累積的信 貸及流動資金問題,且整體市場信心欠佳, 物業市場持續疲弱。整體而言,中國內地不 同行業及地區的整體物業銷售及售價均較上 一年度有所下跌。

Property development and investment business

The Group's revenue for the year ended 31 March 2024 generated from this segment was approximately HK\$86,284,000 (2023: HK\$34,818,000), representing a significant increase of approximately 148% as compared with last year. Revenue generated from this segment was derived from the sales of properties in the People's Republic of China (the "**PRC**") and rental income earned from investment properties located in the PRC.

(i) Sales of properties

Revenue increased significantly from approximately HK\$10,910,000 for the year ended 31 March 2023 to approximately HK\$68,114,000 for the year ended 31 March 2024, representing a significant increase of approximately 524%. Sales for the Reporting Period were mainly contributed by the sales of the animation center (area: 5,823 sq.m.) at the World Expo Plaza in Kaifeng, the PRC ("**World Expo**") amounted to RMB34 million (approximately HK\$37 million). Compared with the corresponding period last year, certain remaining commercial units at the World Expo were sold with smaller contract sums. On the other hands, Section G of Century Place in Kaifeng, the PRC has been launched to the market during the Reporting Period. It also caused the increase of turnover.

(ii) Rental income from investment properties

Rental income from investment properties decreased from approximately HK\$23,908,000 for the year ended 31 March 2023 to approximately HK\$18,170,000 for the Reporting Period, representing a decrease of approximately 24%.

The main decrease was due to the drop in rental income from Haikou, the PRC. As the Group has sold the commercial properties in Haikou to an independent third party in August 2023, the tenancy agreement that expired during the Reporting Period has not been renewed. On the other hand, the decrease in the average exchange rate of Renminbi to Hong Kong dollars from 1.14 to 1.09 also caused the drop in rental income during the Reporting Period.

物業發展及投資業務

截至二零二四年三月三十一日止年度,本集 團自該分類錄得收入約86,284,000港元(二零 二三年:34,818,000港元),較去年大幅上升 約148%。該分類收入來自出售位於中華人民 共和國(「中國」)的物業及自位於中國的投資 物業賺取的租金收入。

(i) 出售物業

收入由截至二零二三年三月三十一日止 年度約10,910,000港元大幅上升至截至 二零二四年三月三十一日止年度約 68,114,000港元,大幅上升約524%。 報告期間內的銷售主要來自出售位於中 國開封世博廣場(「世博廣場」)的動態館 (面積:5,823平方米),達人民幣 34,000,000元(約37,000,000港元)。 與去年同期相比,僅世博廣場的若干餘 下商業單位以較低合約金額出售。另一 方面,中國開封世紀豪苑G區已於報告 期間內推出市場,亦導致營業額有所上 升。

(ii) 投資物業租金收入

投資物業租金收入由截至二零二三年三 月三十一日止年度約23,908,000港元下 跌至報告期間約18,170,000港元,減少 約24%。

主要下跌乃由於中國海口市的租金收入 下跌。由於本集團已於二零二三年八月 向一名獨立第三方出售位於海口市的商 業物業,於報告期間內屆滿的租賃協議 未獲重續。另一方面,人民幣兑港元的 平均匯率由1.14下跌至1.09亦導致報告 期間內的租金收入減少。 Segment loss generated from this segment during the Reporting Period amounted to approximately HK\$53,170,000 (2023: profit of HK\$36,367,000). The loss noted for this Reporting Period was due to the combined effect of the following:

- i) the fair value loss on investment properties (before deferred tax) of approximately HK\$32,364,000 (2023: gain of HK\$46,284,000); and
- ii) the increase in the provision for net realisable value of property held for sales from approximately HK\$10,374,000 for the year ended 31 March 2023 to approximately HK\$15,696,000 for this Reporting Period. The provisions recognised for the properties held for sales were mainly attributable to the properties located in Kaifeng, the PRC where a significant drop was noted for the unit price for unsold villas at Zone C and Zone F of Century Place, Kaifeng, the PRC due to the worsen economy.

Very substantial disposal of an investment property and certain properties in Hainan via the disposal of companies

On 20 October 2022, Honour Advance Limited ("Honour Advance"), a wholly-owned subsidiary of the Company, and Fanning Properties Limited ("Fanning Properties"), an independent third party entered into a letter of intent ("Letter of Intent") with Haikou Longhua City Investment Holding Co., Ltd.* (海口市龍華區城市投資控股有限公司), in relation to a proposed disposal of their entire interests in Honour Advance Real Estate (Hainan) Limited* (江裕置業(海南)有限公司) by Honour Advance ("Disposal 1") and Hainan Fruitful Business Management Ltd* (海南富迪商業管理有限公司) which held a property for the benefit of the Group by Fanning Properties ("Disposal 2") at the aggregate consideration of RMB385,000,000 (equivalent to approximately HK\$427,778,000). On 7 August 2023, the parties entered into the formal definitive agreement relating to the Disposal 1 and Disposal 2. The Disposal 1 and Disposal 2 were completed on 30 August 2023.

報告期間此分類產生的分類虧損約為 53,170,000港元(二零二三年:溢利 36,367,000港元)。本報告期間出現虧損乃由 於下列各項的綜合影響所致:

- i) 投資物業之公平值虧損(扣除遞延税項前)約為32,364,000港元(二零二三年: 收益46,284,000港元);及
- ii) 待售物業之可變現淨值撥備由截至二零
 二三年三月三十一日止年度約
 10,374,000港元增加至本報告期間約
 15,696,000港元。就待售物業所確認之
 撥備主要歸因於位於中國開封之物業,
 乃由於中國開封世紀豪苑C區及F區未售
 別墅之單位價格因經濟轉差而大幅下
 跌。

通過出售公司而出售位於海南之一項投 資物業及若干物業之非常重大出售事項

於二零二二年十月二十日,本公司一間全資 附屬公司江裕有限公司(「**江裕**」)及富海地產 投資有限公司(「**富海地產**」,一名獨立第三 方)與海口市龍華區城市投資控股有限公司訂 立意向書(「**意向書**」),內容有關建議江裕出 售於江裕置業(海南)有限公司之全部股權 (「**出售事項1**」)及富海地產出售於海南富迪商 業管理有限公司(為本集團利益持有一項物 業)之全部股權(「**出售事項2**」),總代價為人 民幣385,000,000元(相等於約427,778,000 港元)。於二零二三年八月七日,訂約方就出 售事項1及出售事項2訂立正式最終協議。出 售事項1及出售事項2已於二零二三年八月 三十日完成。

* English name for identification purpose only.

Based on the total consideration for the Disposal 1 and Disposal 2 of RMB385 million (equivalent to approximately HK\$427.8 million) and after deducting the net asset position of Honour Advance Real Estate (Hainan) Limited* (江裕置業 (海南)有限公司) and the net book value of the investment property held on behalf by Hainan Fruitful Business Management Ltd.* (海南富迪商業管理有限公司) as at 30 September 2023 and the discount effect due to deferred payment of the total consideration, the enterprise income tax, transaction cost (including professional fees, finder's fee, administrative fees and related taxes), the Group recognised a gain of approximately HK\$24.3 million and HK\$17.0 million from the Disposal 1 and Disposal 2, respectively.

Please refer to the announcement of the Company dated 7 August 2023 and the circular of the Company dated 31 August 2023 for details of the Disposal 1 and Disposal 2.

Trading business

The Group's revenue for the year ended 31 March 2024 generated from this segment recorded at approximately HK\$28,715,000 (2023: HK\$52,176,000), representing a significant decrease of approximately 45% as compared with last year.

Revenue generated from this segment arises from the trading of medical equipment, wellness and pandemic prevention products as well as home security and automation products, including the provision of the related installation and maintenance services.

(i) Trading of medical equipment, wellness and pandemic prevention products

Revenue decreased significantly from approximately HK\$45,345,000 for the year ended 31 March 2023 to approximately HK\$24,746,000 for the year ended 31 March 2024, representing a significant decrease of approximately 45%. The decrease was due to more orders completed in the last reporting period due to the significant increase in demand of air purifiers because of the coronavirus pandemic. On the other hand, the purchase department of the Hospital Authority (one of our major customers) has put more focus on those urgent orders for anti-pandemic products in the first half of 2022 which caused the significant increase in turnover in the last reporting period. Our major customer has deferred some of the non-urgent orders to coming years.

基於出售事項1及出售事項2之總代價人民幣 385,000,000元(相等於約427,800,000港元) 及經扣除於二零二三年九月三十日之江裕置 業(海南)有限公司之資產淨值及海南富迪商 業管理有限公司代表持有之投資物業之賬面 淨值以及因遞延支付總代價而產生之折現影 響、企業所得税、交易成本(包括專業費用、 推介人費用、行政費用及相關税項)後,本集 團確認出售事項1及出售事項2之收益分別約 24,300,000港元及17,000,000港元。

有關出售事項1及出售事項2之詳情,請參閱 本公司日期為二零二三年八月七日之公告及 本公司日期為二零二三年八月三十一日之通 函。

貿易業務

本集團於截至二零二四年三月三十一日止年 度來自此分類的收入約為28,715,000港元(二 零二三年:52,176,000港元),較去年大幅下 跌約45%。

此分類產生的收入來自買賣醫療設備、健康 及防疫產品,以及家居保安及自動化產品, 包括提供相關安裝及維修服務。

(i) 買賣醫療設備、健康及防疫產品

收入由截至二零二三年三月三十一日止 年度約45,345,000港元大幅減至截至二 零二四年三月三十一日止年度約 24,746,000港元,大幅減少約45%。該 減少乃由於上一個報告期間完成更多訂 單,原因是空氣淨化機的需求因冠狀病 毒疫情而大幅增加。另一方面,醫院管 理局的採購部(我們的其中一名主要客 戶)於二零二二年上半年更為集中於該 等有關防疫產品的緊急訂單,導致上一 個報告期間的營業額大幅增加。我們的 主要客戶已推遲其部分非緊急訂單至未 來年度。

* English name for identification purpose only.

(ii) Trading of home security and automation products

Turnover decreased significantly from approximately HK\$6,831,000 for the year ended 31 March 2023 to approximately HK\$3,969,000 for the year ended 31 March 2024, representing a decrease of approximately 42%. The decrease in turnover was because of the termination of the trading of home security and automation business at China. For the sales in Hong Kong, the drop was due to economic growth was not up to as expectation, our customers became more conservative which causing the drop in sales and demand of security products.

Segment operating loss generated from this segment during the Reporting Period amounted to approximately HK\$2,782,000 (2023: profit of HK\$6,466,000). The loss noted for this Reporting Period is due to the drop of sales due to the decrease of demand our products and no more sales was noted at the China region.

Other business, principally operation of a hotel

The Group's revenue for the year ended 31 March 2024 generated from this segment recorded at approximately HK\$13,075,000 (2023: HK\$10,569,000), representing an increase of 24% as compared with last year. Revenue generated from this segment arises mainly from the operation of a hotel. The Group operates only one hotel, namely Holiday Inn Express Kaifeng City Center ("**Holiday Inn Express Kaifeng**") during the Reporting Period. Holiday Inn Express Kaifeng is located in the city centre of Kaifeng, with a total gross floor area of approximately 14,000 sq.m.. It consists of 243 guest rooms, including 100 king bed standard rooms, 106 single bed standard rooms, 18 king bed superior rooms and 1 suite. There are also 3 meeting rooms with a total gross floor area of approximately 460 sq.m..

As the coronavirus crisis eased, the tourism business resumed progressively to pre-pandemic levels. During the Reporting Period, the overall performance of the Group's hotel in the Mainland China was greatly improved. The average occupancy rate increased from 21% in last reporting period to 37% to this Reporting Period.

(ii) 買賣家居保安及自動化產品

營業額由截至二零二三年三月三十一日 止年度約6,831,000港元大幅下跌至截 至二零二四年三月三十一日止年度約 3,969,000港元,跌幅為約42%。營業 額減少乃由於終止了在中國的家居保安 及自動化業務。香港的銷售因經濟增長 不符合預期而有所下跌,而我們的客戶 變得較為保守,導致保安產品的銷售及 需求下跌。

於報告期間此分類產生的分類經營虧損約為 2,782,000港元(二零二三年:溢利6,466,000 港元)。本報告期間出現虧損乃由於對產品的 需求減少且中國地區並無錄得更多銷售,令 銷售下跌所致。

其他業務(主要營運一間酒店)

本集團於截至二零二四年三月三十一日止年 度來自此分類的收入約為13,075,000港元(二 零二三年:10,569,000港元),較去年上升 24%。來自此分類的收入主要來自一間酒店 的營運。本集團於報告期間僅營運一間名為 開封迪臣智選假日酒店(「開封智選假日酒 店(」)的酒店。開封智選假日酒店位處開封市 中心,總建築面積約為14,000平方米,共有 243間客房,包括100間配備大雙人床的標準 房間、106間單人床標準房間、18間大雙人床 高級房間、18間單人床高級房間及1間套房。 該酒店亦設有3間會議室,總建築面積約為 460平方米。

隨着冠狀病毒疫情減退,旅遊業逐漸回復到 疫情前的水平。於報告期間,本集團在中國 內地的酒店的整體表現顯著改善。平均入住 率由上一個報告期間的21%上升至本報告期 間的37%。 Segment operating loss generated from this segment during the Reporting Period amounted to approximately HK\$10,118,000 (2023: HK\$6,931,000). This is mainly due to the recognition of deficit from revaluation of property, plant and equipment, being the hotel premises at Kaifeng, the PRC (before deferred tax) to approximately HK\$3,436,000 (2023: HK\$1,271,000).

The net loss attributable to owners of the Company for the year ended 31 March 2024 amounted to approximately HK\$75,691,000 as compared with the net loss attributable to owners of the Company for the year ended 31 March 2023 of approximately HK\$90,967,000.

The significant drop in loss was due to (i) the gain arising from the disposal of the investment property in Haikou, the PRC pursuant to Disposal 2 amounting approximately HK\$14,497,000 (after taxation); (ii) the gain arising from the disposal of the commercial properties in Haikou, the PRC via the disposal of a subsidiary under Disposal 2 amounting approximately HK\$2,487,000 (after taxation); (iii) the gain arising from the disposal of the commercial properties in Haikou, the PRC pursuant to Disposal 1 amounting approximately HK\$24,254,000 (after taxation); and (iv) the dividend income received from an investee amounting to approximately HK\$74,865,000 due to the sales of one of the equity investments that was listed in China on Shenzhen Stock Exchange by that investee.

The above was partially offset by (i) the increase in fair value loss on equity investments designated at fair value through profit or loss from a loss of approximately HK\$75,709,000 for the year ended 31 March 2023 to a loss of approximately HK\$104,893,000 for the Reporting Period due to the significant decrease in the share price of one of the equity investment that was listed in China on Shenzhen Stock Exchange; (ii) the change in fair value of investment properties from a gain of approximately HK\$46,284,000 for the year ended 31 March 2023 to a loss of approximately HK\$32,364,000 for the Reporting Period; and (iii) the increase in the provision for net realisable value of property held for sales from approximately HK\$10,374,000 for the year ended 31 March 2023 to approximately HK\$15,696,000 for this Reporting Period.

Loss per share for the year ended 31 March 2024 was approximately HK5.16 cents (2023: 6.20 cents).

於報告期間,此分類的分類經營虧損約為 10,118,000港元(二零二三年:6,931,000港 元),乃主要由於自重估物業、廠房及設備 (即位於中國開封市的酒店物業)確認虧損(扣 除遞延税項前)約3,436,000港元(二零二三 年:1,271,000港元)。

於截至二零二四年三月三十一日止年度,本 公司擁有人應佔淨虧損約為75,691,000港 元,而於截至二零二三年三月三十一日止年 度本公司擁有人應佔淨虧損約為90,967,000 港元。

虧損大幅減少乃由於(i)出售事項2項下出售位 於中國海口的投資物業產生收益約 14,497,000港元(除税後):(ii)出售事項2項下 透過出售一間附屬公司而出售位於中國海口 的商用物業產生收益約2,487,000港元(除税 後):(iii)出售事項1項下出售位於中國海口的 商用物業產生收益約24,254,000港元(除税 後):及(iv)被投資公司出售其中一項於中國深 圳證券交易所上市的股權投資,從而收取來 自該被投資公司的股息收入約74,865,000港 元。

以上乃由下列各項部分抵銷:(i)計入指定為 按公平值計入損益賬之股權投資之公平值虧 損由截至二零二三年三月三十一日止年度之 虧損約75,709,000港元增至報告期間之虧損 約104,893,000港元,乃由於其中一項於中國 深圳證券交易所上市的股權投資之股份價格 大幅下跌;(ii)投資物業之公平值由截至二零 二三年三月三十一日止年度之收益約 46,284,000港元變動為報告期間之虧損約 32,364,000港元;及(iii)待售物業之可變現淨 值撥備由截至二零二三年三月三十一日止年 度約10,374,000港元增加至本報告期間約 15,696,000港元。

截至二零二四年三月三十一日止年度每股虧 損約為5.16港仙(二零二三年:6.20港仙)。

FINANCIAL REVIEW Revenue

For the year ended 31 March 2024, the Group's revenue amounted to approximately HK\$128 million, increased by approximately 31% as compared with last year.

Such increase was mainly because of the increase in sales at the property development and investment business segment because of the sales of the old animation center (area: 5,823 sq.m.) at the World Expo of RMB34 million (approximately HK\$37 million) during the Reporting Period. The increase was partially offset by the drop in the demand for air purifiers which caused a significant decrease in sales for the trading segment.

Revenue generated from the property development and investment business, trading business and other business amounted to approximately HK\$86 million, HK\$29 million and HK\$13 million, respectively, representing an increase of approximately 148%, a decrease of approximately 45% and an increase of approximately 24%, respectively, as compared with the corresponding period of last year.

Gross profit margin

During the year ended 31 March 2024, the Group's gross profit margin was approximately 33%, down by approximately 19 percentage points as compared with last year's 52%.

This was mainly because of a lower gross margin noted for the sales of the old animation center at the World Expo (around 17%) in Kaifeng, the PRC comparing with the sales of properties in Haikou, the PRC. On the other hand, the decrease was driven by a smaller proportion of rental income included in turnover from property development and investment business segment in the Reporting Period as compared with the same period last year, decreasing from approximately 69% to approximately 21%. The gross profit margin of the rental income was much higher than that of the sales of properties. As a result, overall gross profit margin was lower in the Reporting Period.

財務回顧

收入 於截至二零二四年三月三十一日止年度,本 集團收入約為128,000,000港元,較去年增加 約31%。

該增加主要由於物業發展及投資業務分類之 銷售因於報告期間銷售世博廣場之舊動態館 (面積:5,823平方米)金額人民幣34,000,000 元(約37,000,000港元)而增加。該增加由於 空氣淨化器的需求下跌,導致貿易分類的銷 售額大幅減少而部分抵銷。

物業發展及投資業務、貿易業務及其他業務 帶來之收入分別約為86,000,000港元、 29,000,000港元及13,000,000港元,分別較 去年同期增加約148%、減少約45%及增加約 24%。

毛利率

於截至二零二四年三月三十一日止年度,本 集團毛利率約為33%,較去年的52%下跌約 19個百分點。

此乃主要由於出售中國開封市世博廣場之舊 動態館(約17%)較中國海口市的物業銷售錄 得較低毛利率所致。另一方面,該減少乃受 到報告期間內計入來自物業發展及投資業務 分類營業額的租金收入比例少於去年同期所 帶動,由約69%減少至約21%。租金收入的 毛利率遠高於物業銷售。因此,報告期間的 整體毛利率較低。

Fair value (loss)/gain on an equity investments at fair value through profit or loss

The amount represents the fair value change of the equity investments designated at fair value through profit or loss. During the Reporting Period, the Group has disposed all the shares of one of the equity investments that was listed in China on Shenzhen Stock Exchange. At the disposal date, the share price has decreased significantly comparing with the share price as at 31 March 2023 and fair value loss of HK\$99.1 million was recognised.

Other income and gains

During the Reporting Period, the Group has disposed all the shares of one of the equity investments that was listed in China on Shenzhen Stock Exchange through an equity investment. Dividend income of approximately HK\$74,865,000 was received from that equity investment in the Reporting Period.

Liquidity, financial resources and gearing ratio

During the Reporting Period, the Group maintained a healthy liquidity position with working capital financed mainly by internal resources and also other borrowings. The Group adopted a prudent cash and financial management policy.

As at 31 March 2024, the Group had total assets of approximately HK\$1,978,784,000, which were financed by total liabilities, shareholders' equity and non-controlling interests of approximately HK\$637,194,000, approximately HK\$1,353,075,000 and approximately HK\$11,485,000 (debit balance), respectively. The Group's current ratio as at 31 March 2024 was 1.80 as compared with 2.73 as at 31 March 2023.

Gearing ratio is calculated by the total interest-bearing debts less cash and cash equivalents divided by the total equity as at the end of the respective reporting periods and multiplied by 100%. The Group had a net gearing ratio of approximately 24% as at 31 March 2024 (2023: 31%). We analysed the maturity profiles of our borrowings and manage our liquidity level to ensure a sufficient cash flow to service our indebtedness and meet cash requirements arising from our business. We will explore various financing opportunities to improve our capital structure and reduce our cost of capital.

按公平值計入損益賬的股權投資之公平 值(虧損)/收益

該金額代表指定為按公平值計入損益賬的股 權投資之公平值變動。於報告期間,本集團 已出售其中一項於中國深圳證券交易所上市 的股權投資之所有股份。於出售日期,股份 價格較二零二三年三月三十一日的股份價格 大幅下跌,而已確認公平值虧損為 99,100,000港元。

其他收入及收益

於報告期間內,本集團已通過股權投資出售 其中一項在中國深圳證券交易所上市的股權 投資的所有股份。於報告期間內,該股權投 資已收取股息收入約74,865,000港元。

流動資金、財務資源及資產負債比率

於報告期間,本集團維持健康的流動資金狀況,營運資金主要透過內部資源及其他借貸 取得。本集團採取審慎的現金及財務管理政 策。

於二零二四年三月三十一日,本集團總資產 約為1,978,784,000港元,資金來源分別為約 637,194,000港元、約1,353,075,000港元及 約11,485,000港元之總負債、股東權益及非 控股權益(虧絀結餘)。於二零二四年三月 三十一日,本集團之流動比率為1.80,而於 二零二三年三月三十一日為2.73。

資產負債比率按計息債務總額減現金及現金 等值項目,除以相關報告期末之權益總額再 乘以100%計算。於二零二四年三月三十一 日,本集團的淨資產負債比率約為24%(二零 二三年:31%)。我們已分析借款的到期狀 況,並管理流動資金水平,確保有充足的現 金流量償還債務,並滿足我們業務的現金需 求。我們將探索不同的融資機會,以改善我 們的資本結構並降低我們的資本成本。

Capital expenditure

Total capital expenditure for the year ended 31 March 2024 was approximately HK\$339,000.

Contingent liabilities

As at 31 March 2024, the Group had no significant contingent liabilities.

Commitments

As at 31 March 2024, the Group had capital commitments contracted, but not provided for, of approximately HK\$1,435,000.

Charges on group assets

Details of the charged asset of the Group are set out in note 26 of the financial statement.

Treasury policies

The Group had adopted a prudent financial management approach towards its treasury policies and thus maintained a healthy liquidity position throughout the year ended 31 March 2024. The Group strives to reduce its exposures to credit risk by performing ongoing credit assessments and evaluations of the financial status of its customers. To manage liquidity risk, the Board closely monitors the Group's liquidity position to ensure that the liquidity structure of the Group's assets, liabilities and other commitments can meet its funding requirements from time to time.

Exchange risk exposure

The Group is mainly exposed to balances denominated in RMB which mainly arise from certain entities' foreign currency-denominated monetary assets and liabilities for the Group's operating activities.

The Group currently does not have a foreign currency hedging policy to eliminate the currency exposures against changes in exchange rates of RMB against Hong Kong Dollar. However, management monitors the related foreign currency exposures closely and will consider hedging significant foreign currency exposures should the need arises.

資本開支

截至二零二四年三月三十一日止年度之資本 開支總額約為339,000港元。

或然負債

於二零二四年三月三十一日,本集團並無重 大或然負債。

承擔

於二零二四年三月三十一日,本集團有已訂約但未撥備的資本承擔約1,435,000港元。

集團資產之抵押

本集團資產抵押之詳情載於財務報表附註26。

庫務政策

本集團已對其庫務政策採取審慎的財務管理 方針,故在截至二零二四年三月三十一日止 年度全年內維持健康的流動資金狀況。本集 團致力透過進行持續的信貸評估及評估其客 戶的財務狀況以降低信貸風險。為管理流動 資金風險,董事會緊密監察本集團的流動資 金狀況以確保本集團的資產、負債及其他承 擔的流動資金結構可應付其不時的資金需求。

外匯風險

本集團主要面臨人民幣計值之結餘風險。出 現結餘風險,主要因為本集團的經營活動所 用若干實體以外幣計值的貨幣資產與負債。

本集團現時並無就撇除人民幣兑港元匯率變 動導致的貨幣風險設定外幣對沖政策。然而, 管理層會密切監察相關的外幣風險,需要時 將考慮對沖重大的外幣風險。

PROSPECTS

Property development and investment

In Mainland China, the economic outlook in 2024 depends on a number of key factors, such as domestic policies, the global economic conditions, and the international trade environment. It is expected that the Central Government will continue its effort to provide proactive and accommodative monetary policy and fiscal stimulus to ensure stable economic growth. To revive and support the property market, more supportive policies and measures by Central Government are expected to be put in place as the property market is very vital to the overall economy. With the support from the Central Government to boost confidence for the economy, it is anticipated that the property market will gradually recover and improve in the long run.

During the Politburo meeting in December 2023, top leadership has committed to boosting domestic demand and solidifying the economic recovery in 2024. To achieve this, fiscal policy will be moderately strengthened, while a prudent monetary policy will be executed with flexibility, moderation, precision, and effectiveness. With the goal of establishing a virtuous cycle between consumption and investment, profound reforms will be implemented in key areas, providing a strong driving force for high-quality development.

To support post-pandemic economic recovery, the Central Government has implemented a series of policy measures in recent months. In the property sector, several initiatives have been introduced to stimulate the market. These include the reduction of payment ratios, the lowering of interest rates for second homes, the adoption of a non-loan-based mortgage system, and the removal of upper limit pricing restrictions on land sales in additional cities. Since November 2023, the Central Government and Central Bank have consistently offered support for the reasonable financing needs of real estate companies. These measures aim to reduce financial pressure and encourage a healthy cycle between finance and real estate. The Group remains positive about the future of the mainland property market in the medium-to-long term.

<mark>前景</mark> 物業發展及投資

在中國內地,二零二四年的經濟前景取決於 多項主要因素,如國內政策、全球經濟狀況 及國際貿易環境。預期中央政府將繼續致力 於提供積極及寬鬆的貨幣政策及財政刺激措 施,以確保經濟穩定增長。由於物業市場為 整體經濟的命脈,為復甦及支持物業市場, 預期中央政府將制定更多支持性政策及措施。 在中央政府刺激經濟信心的支持下,預計物 業市場將逐步復甦及在長遠上有所改善。

二零二三年十二月中央政治局會議提出,最 高領導於二零二四年要擴大內需,鞏固經濟 復甦。為此,財政政策要適度加強,貨幣政 策要穩健靈活,注重精準和有效。以促進消 費和投資良性循環為目標,在重點領域深化 改革,為高品質發展提供強大動力。

為支持疫情後經濟復甦,中央政府近月實施 了一系列政策措施。在房地產方面,推出多 項舉措刺激市場,包括降低首付比例、下調 第二套房利率、實施非貸款按揭制度,以及 取消對部分城市土地銷售上限價格限制。自 二零二三年十一月以來,中央政府和央行一 直支援房地產企業的合理融資需求。這些措 施旨在減輕金融壓力,促進金融和房地產之 間的良性循環。本集團對內地房地產市場的 中長期前景保持樂觀。

Century Place, Kaifeng

On 9 June 2005, the Group was granted the land use rights of a development site with in Long Ting District of the city of Kaifeng, Henan Province, the PRC, which has been developed into a residential and commercial complex with an estimated gross floor area of approximately 210,500 sq.m., known as "Century Place, Kaifeng". Up to the date of this report, the construction of a gross floor area of approximately 190,000 sq.m. has been completed and a total sales contract sum of approximately RMB767 million has been achieved.

The unsold area at the Century Place Section A - Section F, Kaifeng consists of the following:

開封世紀豪苑

於二零零五年六月九日,本集團獲授中國河 南省開封市龍亭區一幅發展地塊之土地使用 權。該地塊已開發為一個建築面積估計約為 210,500平方米之住宅及商業綜合項目,名稱 為「**開封世紀豪苑**」。直至本報告日期,約 190,000平方米建築面積已竣工,所獲銷售合 約總額已達約人民幣767,000,000元。

開封世紀豪苑A區至F區尚未出售面積包括以 下各項:

	CURRENT USE 當前用途	GROSS FLOOR AREA 建築面積
Section A	Investment properties — Shops (leased out)	53,600 sq.m.
A區	投資物業 — 商舖(已出租)	53,600平方米
Section B B區	Properties held for sales — Apartments 待售物業 — 公寓	200 sq.m. 200平方米
	Car park 停車場	70 units 70 個
Section C C區	Properties held for sales — Villas 待售物業 — 別墅	6,000 sq.m. 6,000平方米
Section D D區	Properties held for sales — Offices 待售物業 — 辦公室	1,200 sq.m. 1,200平方米
	Car park 停車場	10 units 10個
Section E E區	Properties held for sales — Shops 待售物業 — 商舖	350 sq.m. 350平方米
Section F F區	Properties held for sales — Shops 待售物業 — 商舖	4,900 sq.m. 4,900平方米
	Investment properties — Hotel (leased out) 投資物業 — 酒店(已出租)	6,200 sq.m. 6,200平方米
	Car park 停車場	86 units 86個

During the Reporting Period, the Group has leased certain area of Section F to an independent third party to operate a hotel. Rental income was earned and such portion has been reclassified as investment properties. In view of the improvement of the tourism industry, the Group expects to lease out other unsold area to reliable tenants to earn additional rental income.

於報告期間內,本集團已向一名獨立第三方 出租F區之若干面積以供營運一間酒店。租金 收入已經賺取,且該部分已重新分類為投資 物業。鑒於旅遊業有所改善,本集團預期將 出租其他未售面積予可靠租戶,以賺取額外 租金收入。

The remaining part of the land (Section G) has been launched to the market during the Reporting Period. The unsold area at the Century Place Section G, Kaifeng consists of the following: 該土地之剩餘部分(G區)已於報告期間內推 出市場。世紀豪苑G區尚未出售面積包括以下 各項:

CURRENT USE	GROSS FLOOR AREA
當前用途	建築面積

Section G G區 Properties held for sales — Apartments 待售物業 — 公寓 Properties held for sales — Shops 待售物業 — 商舖 Car park 停車場

17,000 sq.m. 17,000平方米 3,400 sq.m. 3,400平方米 88 units 88個

Up to the date of this report, the construction of a gross floor area of approximately 1,500 sq.m. has been completed and a total sales contract sum of approximately RMB23 million has been achieved.

World Expo, Kaifeng

On 16 February 2012, the Group successfully won a bid for the acquisition of land use right of a residential and commercial site in the city of Kaifeng, the PRC, which has been developed into a residential and commercial complex with an estimated gross floor area of approximately 95,000 sq.m., known as "World Expo, Kaifeng". Up to the date of this report, this project has been completed and achieved a total sales of gross floor area of approximately 68,000 sq.m. with a contract sum of approximately RMB573 million.

開封世博廣場

23,000,000元。

於二零一二年二月十六日,本集團成功中標 取得中國開封市一幅商住地塊的土地使用權, 並已開發為一個估計建築面積約95,000平方 米之住宅及商業綜合項目,名稱為「開封世博 廣場」。直至本報告日期,本項目已竣工,總 銷售建築面積約為68,000平方米,所獲合約 總額約人民幣573,000,000元。

直至本報告日期,建築面積約1,500平方米已 經竣工,並已經達成合約銷售總額約人民幣

The unsold area at the World Expo, Kaifeng consists of the following:

開封世博廣場尚未出售面積包括以下各項:

	CURRENT USE 當前用途	GROSS FLOOR AREA 建築面積
Commercial Section A 商用A區 Commercial Section B 商用B區 Residential Blocks 1–3 住宅1–3幢	Property, plant and equipment — Hotel 物業、廠房及設備 — 酒店 Properties held for sales — Shops 待售物業 — 商舖 Properties held for sales — Apartments 待售物業 — 公寓 Car park 停車場	14,000 sq.m. 14,000平方米 2,300 sq.m. 2,300平方米 6,700 sq.m. 6,700平方米 142 units 142個

Trading of medical equipment and home security and automation products *Medical equipment*

The increasing standard of living around the globe, especially in Hong Kong and major cities in the PRC, and increasing health awareness, in particular from high-income consumers living in urban areas, together create additional demand for medical equipment. Consequently, this segment is expected to continue to be a worthwhile investment. In the coming reporting period, we will expand our distribution channels and introduce a broader range of products to boost sales growth.

The Group has set up two associates, namely Hope4Care Limited (20% owned by the Group) and UltraX Technologies Co., Ltd. (35% owned by the Group), with independent third parties.

Hope4Care Limited ("Hope4Care") is a research and development company which engages in inventing intelligent human-computer interaction rehabilitation training platforms for the elderly and persons with chronic diseases. The Group cooperates with a professor from the Chinese University of Hong Kong to develop the online augmented reality and virtual reality training platforms for stroke survivors and the elderly, including upper limb, lower limb, balance and coordination exercises. The products specially target on elderly and persons with chronic diseases and to provide online rehabilitation service to improve their quality of life.

During the Reporting Period, Hope4Care has been granted ISO13485, which is applicable to research, design, development, marketing and distribution of medical software. On the other hand, Hope4Care has been granted HK\$1.1 million under the Chinese University of Hong Kong Technology Start-up Support Scheme for Universities 2024–2025.

UltraX Technologies Co., Ltd. ("**UltraX**") (晁能力科技股份有限公司), is a company incorporated in Taiwan which holds the licence for trading of medical equipment for both retail and wholesale markets in Taiwan. UltraX has successfully obtained the distribution right from EWAC Medical, a world market leader in aquatic rehabilitation equipment. Based on our experiences in hydrotherapy products, the Group intends to increase its market share in Taiwan medical market.

買賣醫療設備及家居保安及自動化產品

醫療設備

全球生活水平日益富裕(尤其是在香港及中國 主要城市),及健康意識日漸提高(尤其是在 城市居住的高收入消費者),一併產生了對醫 療設備的熱切需求。因此,預期該分類值得 繼續投資。在下一個報告期間,我們將透過 擴展分銷渠道及引進更多元化產品來刺激銷 售增長。

本集團與獨立第三方成立兩間聯營公司,即 酷生命科技有限公司(由本集團擁有20%權 益)及晁能力科技股份有限公司(由本集團擁 有35%權益)。

酷生命科技有限公司(「**酷生命科技**」)為一間 研發公司,從事發明供長者及慢性疾病患者 使用的智能人機互動康復培訓平台。本集團 與香港中文大學的教授合作開發線上增強實 景及虛擬實景培訓平台供中風人士及長者使 用,包括上肢、下肢、平衡與協調練習。產品 特別以長者及慢性疾病患者為目標,並提供 線上復康服務以改善其生活質素。

於報告期間,酷生命科技已獲授ISO13485, 其適用於研究、設計、發展、營銷及分銷醫 療軟件。另一方面,酷生命科技已根據二零 二四至二零二五年度香港中文大學大學科技 初創企業資助計劃獲授1,100,000港元。

晁能力科技股份有限公司(「**晁能力**」)為一間 在台灣註冊成立的公司,持有牌照在台灣零 售及批發市場進行醫療設備買賣。晁能力已 成功自水上康復設備的世界市場領導者EWAC Medical取得分銷權。基於我們於水療產品的 經驗,本集團擬增加在台灣醫療市場的市場 份額。

Home security and automation products

Through one of the associates of the Group, Axxonsoft Hong Kong Limited, the Group continues to promote the application of artificial intelligence ("**AI**") video analysis technology, which can provide various functions such as preventing loitering, assist in controlling the spread of diseases, analysing human posture and behaviour, and assisting property valuation.

In addition, with the improving standard of living and technology in Hong Kong, major cities in the PRC and Southeast Asia, the Group aims to provide a series of solutions to smart city development for shopping malls, government facilities, border and airport, etc.

In Hong Kong, we provide people flow analysis services to financial institutions located in different areas to help them better understand customer traffic patterns. We also provide advanced video management platform software to various organisations of the Hong Kong Government to enhance their monitoring and management capabilities.

In Mainland China, we have successfully obtained the first large-scale airport project which integrates multiple different systems, such as access control systems, intrusion alarm systems and fire alarm systems, etc., while combining over 18,000 channels of video cameras, some of which are equipped with AI analysis capabilities, to provide more comprehensive physical security information management services for airport managers.

We actively increase our market share by attending seminars and exhibitions in order to promote our products and expand the sales channel.

The Group will continue to adopt efficient cost management strategies and maintain tight credit control measures to cope with challenges and to improve competitiveness within the volatile operating environment. The Directors will continue to make every effort to maximise the interests of the shareholders of the Company.

家居保安及自動化產品

通過本集團其中一間聯營公司Axxonsoft Hong Kong Limited,本集團持續推動人工智能(「人 工智能」)視頻分析技術的應用,能提供多種 功能,例如防止徘徊、協助控制疾病傳播、 分析人體姿勢行為,並協助物業價值評估等。

此外,隨著香港、中國的主要城市及東南亞 之生活及科技水準改善,本集團旨在為智能 城市的發展提供一系列的解決方案,應用於 商場、政府設施、邊境及機場等。

在香港,我們為分佈在不同地區的金融機構 提供人流分析服務,協助他們更好地掌握客 戶流量情況。我們亦為香港政府的不同機構 提供先進的視頻管理平台軟件,以提升其監 控及管理能力。

在中國內地,我們成功取得首個大型機場項 目,該項目整合了多個不同系統,如門禁系 統、入侵警報系統、消防系統等,同時結合 逾18,000路視頻鏡頭和部分附有人工智能分 析功能,為機場管理者提供更完善的物理安 全信息管理服務。

我們通過參加研討會及展覽會,積極增加我 們的市場份額,以推廣我們的產品及擴大銷 售渠道。

本集團會繼續採取有效的成本管理策略及維 持嚴格的信貸控制措施來應對經營環境動盪 的挑戰及增強競爭力。董事將繼續致力盡其 所能,為本公司股東爭取最佳回報。

Hotel operations

The Group has signed an agreement with InterContinental Hotels Group (Shanghai) Ltd.* (a member of IHG Hotels & Resort) to operate the hotel under the name of "Holiday Inn Express Kaifeng City Center". Holiday Inn Express is one of the world-famous selected service hotel brands. Holiday Inn Express Kaifeng was opened in January 2020.

In view of the increasing number of visitors at Kaifeng, the PRC, the Group will continue to improve the quality of its hotel services to ensure hotel guests will have enjoyable experiences during their stays in the hotel.

The Board will strive for new breakthroughs in terms of industry and geographical coverage by improving the Group's corporate governance to comply with the Listing Rules, increasing the risk control level, enhancing asset management capability, further forging a professional and high-quality talent team to seize development opportunities and actively develop new customers. The Group will also pay attention to maintain relationships with existing customers and explore deeper cooperation with quality customers in order to achieve steady and long-term development of the Group.

On 25 June 2024, Deson E-Commerce (Kaifeng) Co., Ltd. (迪臣跨 境商貿(開封)有限公司) and Deson Property Development (Kaifeng) Co., Ltd. (迪臣置業發展(開封)有限公司), both being indirect wholly-owned subsidiaries of the Company, entered into eight lease agreements in respect of the lease of eight premises with eight lessors, all are independent third parties, for a period of 180 months commencing from 1 July 2024 to 30 June 2039 (both days inclusive).

Each of the premises is a four-storey house located at Building No. 4, 1 Longting Lake • Xiyuan, Longting Area, Kaifeng City, Henan Province, the PRC. The Group intends to operate the premises, together with other premises owned by the Group located at the same location Building No. 3, 1 Longting Lake • Xiyuan, Longting Area, Kaifeng City, Henan Province, the PRC for a new hotel business under the franchised brand of "Orange Hotel". The Group had entered into a hotel franchise agreement with a member of H World Group Limited (NASDAQ: HTHT; HK: 01179), a company whose shares are listed on NASDAQ and the Main Board of the Stock Exchange and is involved in the principal business of development of leased and owned, manachised and franchised hotels mainly in the PRC.

酒店營運

本集團已與洲際酒店集團旗下六洲酒店管理 (上海)有限公司簽訂協議,以「開封迪臣智選 假日酒店」之名營運該間酒店。智選假日酒店 為全球知名的精選服務酒店品牌之一。開封 智選假日酒店已於二零二零年一月開業。

鑒於中國開封市之訪客人數不斷增加,本集 團將繼續改善酒店服務質素,確保酒店賓客 得到愉快的留宿體驗。

董事會將透過改善本集團的企業管治以遵守 上市規則,力求於行業及地理覆蓋範圍上尋 求新突破,提升風險控制水平、增強資產管 理能力、進一步組織專業而優質的人才團隊, 以把握發展機會及積極發掘新客戶。本集團 亦將注意與現有客戶維持關係,並加強與優 質客戶合作,讓本集團達致穩定而長遠的發 展。

於二零二四年六月二十五日,迪臣跨境商貿 (開封)有限公司及迪臣置業發展(開封)有限 公司(均為本公司之間接全資附屬公司)與八 名出租人(均為獨立第三方)就租賃八個物業 訂立八份租賃協議,自二零二四年七月一日 起至二零三九年六月三十日止(包括首尾兩 日),為期180個月。

各物業均為位於中國河南省開封市龍亭區龍 亭湖1號•璽園4號樓之四層高房屋。本集團 擬連同本集團擁有位於同一地點(即中國河南 省開封市龍亭區龍亭湖1號•璽園3號樓)之其 他物業一併經營該等物業,並以「桔子酒店」 特許經營品牌經營新酒店業務。本集團已與 華住集團有限公司(NASDAQ:HTHT;HK: 01179)(一間股份於納斯達克及聯交所主板上 市之公司),主要業務為主要於中國開發租賃 及自有管理加盟及特許經營酒店之成員公司 訂立酒店特許經營協議。

FUNDRAISING FOR THE PAST TWELVE MONTHS Placing of bonds and use of proceeds

On 29 January 2024, the Company entered into a placing agreement for the placing of unlisted corporate bonds of an aggregate principal amount of up to HK\$20,000,000. The interest rate is 10% per annum, payable quarterly in arrears. The net proceeds from the bond placing will be used by the Company to offset outstanding amount of 13M Bond (as disclosed in note 28 to the notes to financial statement). As at the date of this report, bonds of an aggregate principal amount of HK\$13,000,000 were subscribed for by one placee, who is an independent third party.

HUMAN RESOURCES

As at 31 March 2024, the Group had 136 employees, 87 of whom were based in the PRC and the remaining employees were based in Hong Kong. The total employee benefits expenses including directors' emoluments for the year ended 31 March 2024 was approximately HK\$36.0 million as compared with approximately HK\$37.7 million in the previous year. The decrease was mainly due to the decrease in bonus and sales commission for trading segment as higher sales was noted in the last reporting period.

The remuneration policy and package of the Group's employees were reviewed and approved by the Directors. Apart from pension funds, in order to attract and retain a high calibre and motivated workforce, the Group offers discretionary bonus and share options to staff based on individual performance and the achievements of the Group's targets.

過去十二個月集資 配售債券及所得款項用途

於二零二四年一月二十九日,本公司訂立配 售協議,以配售本金總額最高達20,000,000 港元之非上市公司債券,年利率為10%,須 於每季季尾支付。本公司將使用配售債券之 所得款項淨額抵銷13M債券之尚未清償金額 (披露於財務報表附註28)。於本報告日期, 本金總額13,000,000港元之債券已由一名承 配人(為獨立第三方)認購。

人力資源

於二零二四年三月三十一日,本集團共聘用 136名僱員,其中87名駐於中國,其餘員工駐 於香港。於截至二零二四年三月三十一日止 年度,總僱員福利開支(包括董事酬金)約為 36,000,000港元,而去年則約為37,700,000 港元。該減幅乃主要由於貿易分類的花紅及 銷售佣金減少,原因是於上一報告期間錄得 的銷售額更高。

董事已審閱及批准本集團僱員之薪酬政策及 待遇。除退休金外,為吸納及挽留才能優秀、 做事積極之僱員,本集團按個人表現及所達 到之本集團目標,向員工授出酌情花紅及購 股權。 The Directors herein present their report and the audited financial statements of the Group for the year ended 31 March 2024.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The principal activities of the subsidiaries consist of (a) property development and investment; (b) trading of medical equipment as well as home security and automation products; and (c) operation of a hotel.

RESULTS AND APPROPRIATIONS

The Group's loss for the year ended 31 March 2024 and the Group's financial position as at that date are set out in the financial statements on pages 103 to 106.

No interim dividend was paid during the Year (2023: Nil). The Directors do not recommend the payment of any final dividend for the Year (2023: Nil).

DIVIDEND POLICY

The Company aims to provide a steady return to shareholders and at the same time to maintain a strong financial position for investment opportunities and sustainable development in the future. Dividends proposed or declared, or not recommended, is subject to financial performance, cash flows and future investment opportunities of the Group.

ANNUAL GENERAL MEETING

The Annual General Meeting (the "**AGM**") will be convened and held on 27 August 2024 (Tuesday). A notice convening the AGM will be published and despatched to the shareholders of the Company in the manner required by the Listing Rules.

CLOSURE OF REGISTER OF MEMBERS

For the purpose of determining the qualification as shareholders of the Company to attend and vote at the AGM, the register of members of the Company will be closed from 22 August 2024 to 27 August 2024, both days inclusive. In order to qualify as shareholders of the Company to attend and vote at the AGM, unregistered holders of shares of the Company are required to lodge all transfer documents accompanied by the relevant share certificates with the Company's branch share registrar and transfer office in Hong Kong, Tricor Tengis Limited at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong for registration not later than 4:30 p.m. on 21 August 2024. 董事謹此呈報其報告以及本集團截至二零二四 年三月三十一日止年度之經審核財務報表。

主要業務

本公司之主要業務為投資控股。其附屬公司 之主要業務包括(a)物業發展及投資:(b)買賣 醫療設備以及家居保安及自動化產品;及(c) 營運一間酒店。

業績及分配

本集團截至二零二四年三月三十一日止年度 之虧損以及本集團於該日之財務狀況載於第 103至106頁之財務報表內。

於本年度,概無派付中期股息(二零二三年: 無)。董事不建議就本年度派付任何末期股息 (二零二三年:無)。

股息政策

本公司旨在向股東提供穩定的回報,同時保 持財務狀況穩健以在未來把握投資機遇及實 現可持續發展。建議派付或宣派、或不建議 派付股息視乎本集團財政表現、現金流量及 未來投資機遇而定。

股東週年大會

股東週年大會(「股東週年大會」)將於二零 二四年八月二十七日(星期二)召開及舉行。 召開股東週年大會之通告將按上市規則規定 之方式刊發及寄發予本公司股東。

暫停辦理過戶登記手續

為釐定出席股東週年大會並於會上投票的股 東身份,本公司將於二零二四年八月二十二 日至二零二四年八月二十七日止(包括首尾兩 天在內)期間暫停辦理過戶登記手續。為符合 資格出席股東週年大會並於會上投票,未登 記股份持有人必須將所有過戶文件連同有關 股票於二零二四年八月二十一日下午四時三十 分前送達本公司之香港股份過戶及登記分處 卓佳登捷時有限公司登記,地址為香港夏慤 道16號遠東金融中心17樓。

PROPERTY, PLANT AND EQUIPMENT AND INVESTMENT PROPERTIES

Details of movements in the property, plant and equipment, and investment properties of the Group during the Year are set out in notes 14 and 15 to the financial statements, respectively. Further details of the Group's investment properties are set out on page 48 of this Annual Report.

SHARE CAPITAL AND SHARE OPTIONS

Details of movements in the share capital and share options during the Year, if any, are set out in notes 30 and 31 to the financial statements, respectively.

EQUITY-LINKED AGREEMENT

Save as disclosed in this Annual Report, there was no equitylinked agreement entered into by the Company during the year ended 31 March 2024.

RESERVES

Details of movements in the reserves of the Group during the Year are set out in the consolidated statement of changes in equity on pages 107 and 108 of this Annual Report.

DISTRIBUTABLE RESERVES

As at 31 March 2024, the Company's reserves available for cash distribution and/or distribution in specie, computed in accordance with the Companies Act 1981 of Bermuda (as amended), amounted to approximately HK\$89,739,000. In addition, the Company's share premium account and capital redemption reserve, in the aggregate amount of approximately HK\$255,310,000, may be distributed in the form of fully paid bonus shares.

Under the Companies Act 1981 of Bermuda (as amended), the Company may make distributions from its contributed surplus in certain circumstances.

物業、廠房及設備以及投資物業

本集團於本年度之物業、廠房及設備以及投 資物業之變動詳情,分別載於財務報表附註 14及15。本集團投資物業之進一步詳情載於 本年報第48頁。

股本及購股權

於本年度之股本及購股權之變動詳情(如 有),分別載於財務報表附註30及31。

股票掛鈎協議

除本年報所披露者外,本公司於截至二零二四 年三月三十一日止年度內概無訂立股票掛鈎 協議。

儲備

本集團於年內之儲備變動詳情載於本年報第 107至108頁綜合權益變動表。

可分派儲備

於二零二四年三月三十一日,根據百慕達 一九八一年公司法(經修訂)計算本公司可作 現金分派及/或實物分派之儲備約為 89,739,000港元。此外,本公司股份溢價賬 及資本贖回儲備金額合共約為255,310,000港 元,可以以繳足紅股形式分派。

根據百慕達一九八一年公司法(經修訂),於 若干情況下,本公司可從實繳盈餘中作出分 派。

BUSINESS REVIEW

A review of the business of the Group for the year ended 31 March 2024 is set out in the section headed "**Management Discussion and Analysis**" on pages 13 to 28 of this Annual Report. These discussions form part of this "**Report of the Directors**".

This business review is made pursuant to paragraph 28(2)(d) of Appendix D2 to the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "**Listing Rules**") published by The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**"), pursuant to which further analysis of and discussion on the above principal activities of the Group as required by Schedule 5 to the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) (the "**Companies Ordinance**") are made. In the opinion of the Directors, the sections headed "**Chairman's statement**" and "**Management discussion and analysis**" provide a comprehensive review of the performance of the Group for the year ended 31 March 2024 as well as its future prospects.

PRINCIPAL RISKS AND UNCERTAINTIES

The following is a list of principal risks and uncertainties that are considered to be of significance and have potential to affect the Group's businesses, results of operations and financial position. However, this list is non-exhaustive as there may be other risks and uncertainties which may arise as a result of changes in economic and other conditions over time. The Group employs a risk management and internal control framework to identify current and foreseeable risks at different levels of the organisation so as to take preventive actions to avoid or mitigate their adverse impacts.

業務回顧

本集團截至二零二四年三月三十一日止年度 的業務回顧載於本年報第13至28頁「管理層 討論及分析」一節。該等討論構成本「董事會 報告」之一部份。

本業務回顧乃根據香港聯合交易所有限公司 (「聯交所」)頒佈的《香港聯合交易所有限公司 證券上市規則》(「上市規則」)附錄D2第28(2) (d)段進行,本集團已據此按照香港法例第622 章《公司條例》(「公司條例」)附表5的要求對上 述的主要業務作出進一步分析及論述。董事 認為「主席報告書」及「管理層討論及分析」兩 節已提供本集團截至二零二四年三月三十一 日止年度之全面表現回顧及未來展望。

主要風險及不明朗因素

以下是被視為有可能對本集團業務、經營業 績及財務狀況構成重大影響的主要風險及不 明朗因素的目錄。惟以下目錄並非詳盡無遺, 經濟及其他狀況隨時間改變均有可能產生其 他風險及不明朗因素。本集團採用風險管理 及內部監控框架來識別機構內不同層面當前 及可預見的風險,以採取防範措施繼而避免 或減輕風險帶來的不利影響。

Risks relating to property development and investment business segment

The property development and investment segment is one of the major businesses of the Group, particularly in Mainland China. Accordingly, this segment is subject to economic, political and legal developments in Mainland China as well as the economies in the surrounding region. In recent years, property market movements in Mainland China have been concurrently affected by the economic trend and government policies, including but not limited to, the adoption of category-based regulatory measures and the bilateral regulatory measures for the real estate market, policy changes in mortgage levels and ownership, interest rate changes, supply and demand conditions as well as the overall economic volatility in Mainland China. The Group's property development and investment business segment is expected to continue being exposed to these risks, which may affect the Group's investment strategy as well as its performance. In this respect, the Group actively assesses the overall economic, political and legal developments as well as the property markets in other provinces in Mainland China in deciding viable acquisitions and selling strategies. For each potential project, detailed feasibility studies and stress tests in regard to all aspects will be carried out before an acquisition to minimise the risks.

Risks relating to financial conditions and results of operation

(i) The Group's finance costs fluctuate with changes in interest rates. The Group's borrowings also include amounts denominated in RMB, in Mainland China. The People's Bank of China adjusts its benchmark lending rates from time to time in response to domestic and global economic changes. The Group may be affected by changes in the prevailing interest rates of the global credit market. Any increase in interest rates in connection with the currencies the Group borrows will increase the Group's finance costs and customers' mortgage interest rates and may adversely and materially affect the Group's businesses, financial position, results of operations and growth prospects.

與物業發展及投資業務分類有關的 風險

物業發展及投資分類為本集團主要業務之一, 中國內地尤為重要。據此,該分類須視乎中 國內地以及周邊地區經濟體的經濟、政治與 法律發展方面的情況而定。近年,中國內地 的物業市場變動一直同時受中國內地經濟趨 勢及政府政策所影響,包括但不限於在房地 產市場採納分類調控措施及雙邊調控措施、 按揭水平及擁有權的政策改變、息率改變、 供求狀況以及整體經濟動盪。本集團的物業 發展及投資業務分類預期將繼續面對這些風 險,並有可能影響本集團的投資策略以及其 表現。為此,本集團積極評估中國內地其他 省份的整體經濟、政治與法律發展方面的情 況及物業市場,以決定可行的收購及銷售策 略。每個潛在項目會在收購前就所有方面進 行詳盡的可行性研究及壓力測試,務求將風 險減至最低。

與財務狀況及經營業績有關的風險

(i) 本集團的融資成本將隨利率變化而波動。在中國內地,本集團的借款亦包括以人民幣計值的款項。中國人民銀行不時調整其基準貸款利率,以應對中國及全球經濟變動。全球信貸市場現行利率的變動亦或會對本集團構成影響。本集團就借款貨幣所支付的息率有任何增幅將增加本集團的融資成本及客戶按揭息率,並可能對本集團的業務、財務狀況、營運業績及增長前景造成重大不利影響。

- The Group is required to reassess the fair value of its (ii) investment properties at the end of every reporting period to which financial statements are made up. Pursuant to Hong Kong Financial Reporting Standards, investment properties are stated at their fair value, and the changes in their valuation should be taken to the consolidated statement of profit or loss of the financial period in which it is incurred. Based on the valuation conducted by independent external valuers, the Group recognises the investment properties at fair value and the related deferred tax in the consolidated statement of financial position, while the changes in fair value and the related deferred tax of investment properties are recognised in the consolidated statement of profit or loss. Therefore, the assumptions made in the valuation of investment properties would change under changing market conditions. Notwithstanding any variations in profit and loss, fair value gains and losses are non-cash items and will not increase or decrease cash and cash equivalents. The amount of revaluation adjustment has been and will continuously be subject to changes in market conditions. As such, there can be no assurance that changes in market conditions will continue to generate gains from fair value changes in investment properties at similar level or at all, or there will be no decline in the fair value of the Group's investment properties. If a property market in the region where the Group operates slows down, the fair value of the Group's investment properties may decline.
- (iii) With the majority of the properties located in Mainland China, the general economic climate, regulatory changes, government policies and the political conditions in Mainland China may have a significant impact on the Group's overall financial results and condition. The Group's rental income may experience more frequent adjustments resulting from competition due to oversupply in retail and office spaces. Furthermore, rental levels may also be impacted by external economic and market conditions including but not limited to fluctuations in general supply and demand, performance in stock markets and financial volatility, which may indirectly affect the Group's property investment performance. The spread of COVID-19 pandemic and the resultant government measures exert economic pressure on the tenants of the Group. The weak retail markets affect the Group's financial results leading to decreases in revenue and adverse effects on profits and cash flows.

本集團須於所發出財務報表各報告期末 (ii) 重估其投資物業的公平值。根據香港財 務報告準則,投資物業按公平值列賬, 其估值變動須於產生的財政期間計入綜 合損益表。根據獨立外部估值師進行的 估值,本集團於綜合財務狀況表按公平 值確認投資物業,並確認相關遞延税 項,並於綜合損益表確認投資物業的公 平值變動及相關遞延税項的變動。因 此,在市況變動下用於投資物業估值的 假設亦有所變動。儘管溢利及虧損有升 跌,公平值損益為非現金項目,因此並 不因而增減現金及現金等值項目。重估 調整金額一百並將繼續受市況波動影 響。因此,本集團無法保證市況變動將 於日後繼續按相若水平或甚至產生任何 投資物業公平值變動帶來的收益,亦無 法保證本集團投資物業的公平值日後不 會下降。假如本集團經營所在地區的房 地產市場放緩,本集團投資物業的公平 值或會下滑。

(iii) 由於大部分物業均位於中國內地,中國 內地之整體經濟氣候、監管變動、政府 政策及政治狀況均可能會對本集團之整 體財務業績及狀況構成重大影響。本集 團之租金收入可能因零售及辦公室空間 供應過剩所引致之競爭而出現頻繁調 整。另外,租金水平亦可能受到外圍經 濟及市場狀況影響,包括但不限於整體 供需波動、股票市場表現及財務波動 等,這些可能會間接影響本集團之物業 投資表現。2019冠狀病毒疫情傳播及政 府就此所施行的措施對本集團之租戶構 成經濟壓力。零售市場疲弱影響本集團 之財務業績,導致收入減少,並對利潤 及現金流量構成不利影響。

- Properties developed by the Group for sale in Mainland China (iv) are subject to Land Appreciation Tax ("LAT"). LAT is calculated based on proceeds received from the sale of properties less deductible expenditures as provided in the relevant tax laws. Pending settlement with the relevant tax authorities, the Group makes provisions for the amount of LAT in accordance with the relevant PRC tax laws and regulations from time to time. Provisions for LAT are made on the Group's own estimates based on, among other things, its own apportionment of deductible expenses which is subject to final confirmation by the relevant tax authorities upon settlement of the LAT. The Group only prepays a portion of such provisions each year as required by the local tax authorities. The Group cannot assure that the relevant tax authorities will agree with its calculation of LAT, nor can it assure that the LAT provisions will be sufficient to cover its LAT obligations in respect of its past LAT liabilities in relation to its combined property business. If the relevant tax authorities determine that its LAT exceeds the LAT prepayments and provisions, and seek to collect that excess amount, the Group's cash flows, results of operations and financial position may be materially and adversely affected. As there are uncertainties as to when the tax authorities will enforce the LAT collection and whether it will apply the LAT collection retrospectively to properties sold before the enforcement, any payment as a result of the enforcement of LAT collection may significantly restrict the Group's cash flow position, its ability to finance its land acquisitions and to execute its business plans.
- 本集團發展供銷售的中國內地物業須繳 (iv) 納土地增值税(「**土地增值税**」)。土地增 值税按物業出售所得款項減相關税法規 定的可扣税開支計算。在向相關税務機 關清繳土地增值税前,本集團根據中國 相關税務法律及法規就土地增值税令額 不時進行撥備。土地增值税撥備乃根據 本集團基於(其中包括)本身所作可扣税 開支分攤(須待有關税務機關於結清土 地增值税時最終確認)的估計而作出。 本集團僅按地方税務機關的要求每年預 付該等撥備的一部份。本集團無法保證 相關税務機關會同意本集團計算土地增 值税的方法,亦無法保證土地增值税撥 備足以支付本集團就經合併房地產業務 過往土地增值税負債的土地增值税責 任。倘相關税務機關認定本集團的土地 增值税超過土地增值税預付款項及撥 備,並要求收取超出部份,本集團的現 金流量、營運業績及財務狀況或會受到 重大不利影響。由於就税務機關會何時 徵收土地增值税,及在徵收前會否對已 售物業追收土地增值税上仍存在不確定 性,就徵收土地增值税而支付的金額或 會嚴重限制本集團的現金流量狀況、本 集團為土地收購提供資金及執行本集團 業務計劃的能力。

The Group operates a hotel in Kaifeng, the PRC. Hotel (v) performance is usually subject to a high degree of fluctuations caused by both predictable and unpredictable factors including seasonality, economic conditions, social stability, epidemic diseases and ease of traveling. Each factor has varied the development pattern of the tourism and hospitality industry. The segment has been adversely affected by the COVID-19 pandemic and respective governmental responses. Counter measures such as restriction on cross border travels and social distancing adopted by governments unavoidably impacted our operations and financial results leading to a plunge in revenue, increases in costs and adverse effects on profits and cash flows. In this respect, hotel segment closely assesses the impacts of COVID-19 pandemic particularly on revenue and cash flow as well as cost control and operational efficiency to mitigate the adverse financial impacts. It also takes continual reviews of competition, legal and political changes as well as market trends for setting its business strategies including marketing and pricing to protect and drive profitability and cash flow.

ENVIRONMENTAL POLICIES, PERFORMANCE AND COMPLIANCE WITH LAWS AND REGULATIONS

The Group is committed to maintaining sustainable working practices and paying close attention to ensure that all resources are efficiently utilised. The Group strives to become an environmental-friendly corporation by saving electricity and encouraging the recycling of office supplies and other materials.

The Group and its business activities are subject to requirements under various laws. The laws and regulations which have a significant impact on the Group include, among others, Air Pollution Control Ordinance (Chapter 311 of the Laws of Hong Kong), Noise Control Ordinance (Chapter 400 of the Laws of Hong Kong), Water Pollution Control Ordinance (Chapter 358 of the Laws of Hong Kong), Waste Disposal Ordinance (Chapter 354 of the Laws of Hong Kong), Environmental Impact Assessment Ordinance (Chapter 499 of the Laws of Hong Kong), Minimum Wage Ordinance (Chapter 608 of the Laws of Hong Kong), Employees' Compensation Ordinance (Chapter 282 of the Laws of Hong Kong), Employment Ordinance (Chapter 57 of the Laws of Hong Kong), Occupiers Liability Ordinance (Chapter 314 of the Laws of Hong Kong), Occupational Safety and Health Ordinance (Chapter 509 of the Laws of Hong Kong), and Immigration Ordinance (Chapter 115 of the Laws of Hong Kong). The Group has put in place in-house rules containing measures and work procedures to ensure that the Group's operation is in compliance with the applicable laws and regulations.

本集團於中國開封經營一間洒店。洒店 (v)表現通常因可預測及不可預測因素而面 臨大幅波動,包括季節性、經濟狀況、 社會穩定性、流行病及旅遊便利程度。 各項因素均改變旅遊及招待行業之發展 模式。該分類已經受到2019冠狀病毒疫 情及政府相關回應措施的不利影響。政 府所採取之抗疫措施(如限制跨境旅遊 及社交距離)無可避免地影響我們的營 運及財務業績,導致收入下跌、成本上 漲及對利潤及現金流量造成不利影響。 就此而言,酒店分類密切評估2019冠狀 病毒疫情之影響(尤其是對收入及現金 流量)以及成本控制及營運效率,以紓 緩不利財務影響。本集團亦持續檢討競 爭、法律及政治變動以及市場趨勢,藉 以制定其業務策略(包括營銷及定價), 以保障及推動盈利能力及現金流量。

環保政策、履行及遵守法律及規例

本集團致力於維持可持續工作常規並密切關 注以確保所有資源能物盡其用。本集團透過 節省電力及鼓勵循環使用辦公用品及其他材 料,致力成為環保企業。

本集團及其業務活動受多條法例的規定所規 限。對本集團有重大影響的法律及法規包括 《空氣污染管制條例》(香港法例第311章)、 《噪音管制條例》(香港法例第400章)、《水污 染管制條例》(香港法例第358章)、《廢物處置 條例》(香港法例第354章)、《環境影響評估條 例》(香港法例第499章)、《最低工資條例》(香 港法例第608章)、《僱員補償條例》(香港法例 第282章)、《僱傭條例》(香港法例第57章)、 《佔用人法律責任條例》(香港法例第51章)、 《職業安全及健康條例》(香港法例第514章)、 《職業安全及健康條例》(香港法例第509章)及 《入境條例》(香港法例第115章)。本集團已實 施內部規則,當中載列有關確保本集團的營 運符合適用法律及法規的措施及工作程序。
The Group's major business is property development in Mainland China, which is a heavily-regulated industry. Property developers must abide by various-laws and regulations, including rules stipulated by the national and local governments. To engage in property development, the Group must apply to relevant government authorities to obtain and renew various licences, permits, certificates and approvals, including but not limited to, land use rights certificates, qualification certificates for property developers, construction work commencement permits, construction work planning permits, construction land planning permits and pre-sale permits. Before government authorities issue or renew any certificate or permit, the Group must meet the relevant requirements. Set out below is a summary of certain aspects of Mainland China legal and regulatory provisions relating to our property development and investment operations and business. These include laws and regulations relating to:

本集團的主要業務為在中國內地從事物業開發,該行業受到嚴格的監管。物業開發商必須遵守各種法律及法規,包括國家和地方政府訂定的規則。為從事物業開發,本集團必須向有關政府部門申請獲得及更新各種牌照必許可證、證書及批准,包括但不限於土地之機,可證、物業開發商貨證明、建築工程地、建築工程規劃許可證、建築租規劃許可證、建築租規劃許可證之前,本集團必須投資經營及業務方面的相關中國內地法定及 監管條文若干方面的概要,包括以下相關方面的法律及法規:

- Establishment of a real estate development enterprise
- Qualification of a real estate developer
- Land for property development
- Sale of commodity properties
- Transfer of real estate
- Mortgages of real estate
- Real estate management
- Measures on stabilising property prices
- PRC taxation
- Foreign currency exchange
- Labour protection

The Group is committed to complying with the above laws and regulations and for the year ended 31 March 2024, there was no reported case of material non-compliance.

- 成立房地產開發企業
- 房地產開發商資質
- 物業開發用地
- 出售商品房
- 房地產轉讓
- 房地產按揭
- 房地產管理
- 穩定物業價格的措施
- 中國税項
- 外幣匯率
- 勞動保障

本集團致力遵守上述法律及法規及於截至二 零二四年三月三十一日止年度,概無重大不 合規案例報告。

HEALTH AND SAFETY

The Group prides itself on providing a safe, effective and congenial work environment. Adequate arrangements, training and guidelines are implemented to ensure the working environment is healthy and safe. The Group provided health and safety communications for employees to present the relevant information and raise awareness of occupational health and safety issues. The Group values the health and well-being of staff. In order to provide employees with health coverage, staff are entitled to medical insurance benefits as well as other health awareness programs.

KEY RELATIONSHIPS WITH EMPLOYEES, CUSTOMERS AND SUPPLIERS

As at 31 March 2024, the Group had a headcount of 136 employees (2023: 129), 87 of whom were based in the PRC and the remaining employees were based in Hong Kong. Salaries of employees are maintained at a competitive level and are reviewed annually, with close reference to the relevant labour market as well as the minimum wages guidelines as prescribed by the local government from time to time. The total employee benefits expenses including directors' emoluments for the year ended 31 March 2024 was approximately HK\$36.0 million as compared with approximately HK\$37.7 million last year. The decrease was due to the decrease in commission bonuses to salespeople under the trading segment.

The Group awards discretionary bonuses to eligible employees based upon profit achievements of the Group and individual performance. The Company has also adopted a share option scheme in order to attract and retain the best available personnel and to align the interests of the employees with the Group's interests. Being people-oriented, the Group ensures all staff are reasonably remunerated and continues to improve and regularly review and update its policies on remuneration and benefits, training, and occupational health and safety.

The Group also stays connected with its customers and suppliers and has on-going communication with the customers and suppliers through various channels such as telephone, electronic mails and physical meetings to obtain their feedback and suggestions.

健康與安全

本集團以提供安全、高效及舒適的工作環境 為榮。本集團已實施適當安排、培訓及指引, 以確保工作環境健康與安全。本集團為僱員 提供健康與安全通訊,以呈列相關資料及提 高職業健康與安全事宜的意識。本集團重視 僱員的健康及福祉。為了向僱員提供健康保 障,僱員享有醫療保險福利及其他健康意識 計劃。

與僱員、客戶及供應商的主要關係

於二零二四年三月三十一日,本集團的僱員 人數為136人(二零二三年:129人),其中87 人駐於中國,而其餘僱員則駐於香港。僱員 薪酬維持在有競爭力的水平,並密切參考有 關勞動市場及當地政府不時規定的最低工資 指引作每年檢討。截至二零二四年三月三十一 日止年度,總僱員福利開支(包括董事酬金) 約為36,000,000港元,而去年則約為 37,700,000港元。該減少乃由於貿易分類之 銷售人員佣金花紅增加所致。

本集團乃根據本集團的溢利成果及個人表現 向合資格僱員派發酌情花紅。本公司亦已採 納購股權計劃,用以招攬及保留最優秀人員, 並使僱員利益與本集團利益保持一致。秉持 以人為本的精神,本集團確保所有員工獲合 理待遇,並且持續改善及定期檢討更新其於 薪酬及福利、培訓及職業健康及安全之政策。

本集團亦與其客戶及供應商保持聯繫以及透 過各種渠道與客戶及供應商持續交流,例如 電話、電郵及舉行會議從而獲得彼等的反饋 及建議。

PERMITTED INDEMNITY AND INSURANCE PROVISION

Each Director or other officers of the Company shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities which he or she may sustain or incur in or about the execution of the duties of his or her office or otherwise in relation thereto. The Group has maintained appropriate directors' and officers' liability insurance in respect of relevant legal actions against the Directors and officers of the Group during the year ended 31 March 2024.

FIVE YEAR FINANCIAL SUMMARY

The summary of the results, assets and liabilities of the Group in the past five years is set out on pages 255 to 256 of this Annual Report.

MAJOR CUSTOMERS AND SUPPLIERS

During the year ended 31 March 2024, sales to the Group's five largest customers accounted for approximately 46% (2023: 37%) of the total sales for the year and sales to the largest customer included therein amounted to approximately 29% (2023: 16%). Purchases from the Group's five largest suppliers accounted for approximately 42% (2023: 66%) of the total purchases for the year and purchases from the largest supplier included therein amounted to approximately 11% (2023: 41%).

None of the Directors of the Company or any of their associates (as defined in the Listing Rules) or any other shareholders (which, to the best knowledge of the Directors, own more than 5% of the Company's issued share capital) had any beneficial interest in any of the Group's five largest customers or suppliers during the Year.

獲准許的彌償及保險條文

本公司各位董事或其他高級人員均有權從本 公司之資產獲得彌償,以就其履行職務或與 之有關的情況下,所蒙受或招致之所有損失 或責任或有關其他情況作出補償。於截至二 零二四年三月三十一日止年度內,本集團已 就針對本集團董事及高級人員的相關法律訴 訟購買適當的董事及高級人員責任保險。

五年財務概要

本集團於過去五年的業績、資產及負債概要 載於本年報第255至256頁。

主要客戶及供應商

截至二零二四年三月三十一日止年度,本集 團五大客戶之銷售,佔年內銷售總額約46% (二零二三年:37%),其中最大客戶之銷售 額約佔29%(二零二三年:16%)。本集團向 五大供應商之採購,佔年內採購總額約42% (二零二三年:66%),其中向最大供應商採 購之金額約佔11%(二零二三年:41%)。

本公司董事或其任何聯繫人(定義見上市規 則),或就董事所知擁有本公司已發行股本 5%以上之任何其他股東,於年內概無擁有本 集團任何五大客戶或供應商的任何實益權益。

DIRECTORS

The Directors of the Company during the Year and up to the date of the Annual Report were:

Executive Directors

Mr. TJIA Boen Sien^{#®} (*Managing Director and Chairman*) Mr. WANG Jing Ning^{#®} Mr. TJIA Wai Yip, William Ms. TSE Hoi Ying

Independent Non-Executive Directors

Dr. HO Chung Tai, Raymond*^{#@} Mr. SIU Kam Chau*^{#@} Ir Siu Man Po Mr. Song Sio Chong*^{#@}

* audit committee members

remuneration committee members

nomination committee members

Mr. Wang Jing Ning, Mr. Tjia Wai Yip, William and Mr. Siu Kam Chau will retire by rotation according to the Company's Bye-Laws and, being eligible, will offer themselves for re-election at the forthcoming AGM to be held on Tuesday, 27 August 2024.

The Company considers that Dr. Ho Chung Tai, Raymond, Ir Siu Man Po, Mr. Siu Kam Chau and Mr. Song Sio Chong are independent pursuant to the criteria set out in Rule 3.13 of the Listing Rules and that it has received annual confirmations of independence from each of them.

DIRECTORS' SERVICE CONTRACTS

None of the Directors proposed for re-election at the forthcoming AGM has a service contract with the Company or any of its subsidiaries, which is not determinable by the employing company within one year without payment of compensation, other than statutory compensation.

董事

本公司於年內及直至本報告日期之董事為:

執行董事

謝文盛先生[#][◎] *(董事總經理兼主席)* 王京寧先生[#][◎] 謝維業先生 謝海英女士

獨立非執行董事

何鍾泰博士**® 蕭錦秋先生**® 蕭文波工程師 宋小莊先生**®

審核委員會成員

薪酬委員會成員

提名委員會成員

根據本公司細則,王京寧先生、謝維業先生 及蕭錦秋先生將於二零二四年八月二十七日 (星期二)舉行的應屆股東週年大會上輪值告 退,彼等符合資格及表示願意膺選連任。

本公司認為,根據上市規則第3.13條所載標 準,何鍾泰博士、蕭文波工程師、蕭錦秋先 生及宋小莊先生屬獨立人士,並已收到彼等 各自獨立性年度確認函。

董事服務合約

於應屆股東週年大會上建議膺選連任之董事, 概無與本公司或其任何附屬公司訂立作出聘 用的公司不可於一年內終止而毋須支付賠償 (法定賠償除外)之服務合約。

DIRECTORS' REMUNERATION

The Directors' fees are subject to shareholders' approval at general meeting. Other emoluments are determined by the Company's board of Directors with reference to Directors' duties, responsibilities and performance and the results of the Group. For further details of the Directors' emoluments, please refer to note 8 to the financial statements.

Please refer to the section headed "**Biographical Details of Directors and Senior Management**" in pages 50 to 56 in this Annual Report for biographical information in respect of the Directors and senior management.

DIRECTORS' AND CONTROLLING SHAREHOLDERS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

Save as disclosed in paragraph headed "**Continuing connected transactions**" and note 38 to the financial statements, no Director, a connected entity of a Director nor a controlling shareholder of the Company had a material beneficial interest, either directly or indirectly, in any transactions, arrangements or contracts of significance to the business of the Group to which any of its holding companies, subsidiaries or fellow subsidiaries was a party during the Year.

MANAGEMENT CONTRACTS

No contracts concerning the management and/or administration of the whole or any substantial part of the business of the Company were entered into or existed during the year ended 31 March 2024.

董事酬金

董事袍金須於股東大會上獲得股東批准,其 他酬金則由本公司董事會參照董事的職務、 職責及表現以及本集團業績釐定。有關董事 酬金的進一步詳情,請參閱財務報表附註8。

有關董事及高級管理人員的履歷資料,請參 関本年報第50至56頁「**董事及高級管理人員 之履歷**」一節。

董事及控股股東於交易、安排或合約 中的權益

除「持續關連交易」一段及財務報表附註38所 披露者外,董事、董事的關連實體或本公司 控股股東於其任何控股公司、附屬公司或同 系附屬公司年內訂立而對本集團業務屬重要 之任何交易、安排或合約中,概無直接或間 接擁有重大實益權益。

管理合約

截至二零二四年三月三十一日止年度,概無 訂立或存在有關本公司全部或任何主要部分 業務的管理及/或行政合約。

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING **SHARES AND DEBENTURES**

As at 31 March 2024, the interests and short positions of the Directors and chief executives of the Company in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including the interests and short positions which he would be deemed or taken to have under Section 344 and 345 of the SFO) or pursuant to the Model Code for Securities Transactions by Directors of Listed Companies, were as follows:

董事及主要行政人員於股份、相關股 份及債券的權益及淡倉

於二零二四年三月三十一日,本公司各位董 事及主要行政人員於本公司及其相聯法團(定 義見證券及期貨條例(「**證券及期貨條例**」)第 XV部)之股份、相關股份及債券須記錄在本公 司根據證券及期貨條例第352條置存之股東名 冊內,或因其他理由根據證券及期貨條例第 XV部第7及第8分部或根據上市公司董事進行 證券交易的標準守則須知會本公司及聯交所 之權益及淡倉(包括根據證券及期貨條例第 344條及第345條被視作或當作擁有之權益及 淡倉)如下:

Long positions in shares and underlying shares of the 於本公司股份及相關股份的好倉: **Company:**

		所持股份數目、身份及權益性質			
					Percentage of the
		Directly	Through		Company's
		beneficially	controlled		issued share
		owned	corporation		capital
		(Note 2)	(Note 2)	Total	(Note 3) 佔本公司
		直接	透過		已發行
		實益擁有	所控制法團		股本百分比
Name of Directors	董事姓名	(附註2)	(附註2)	合計	(附註3)
Mr. Tjia Boen Sien (" Mr. Tjia ")	謝文盛先生(「 謝先生 」) (附註1)	129,002,400 (L)	524,902,500 (L)	653,904,900	44.58
(Note 1) Mr. Wang Jing Ning	王京寧先生	39,644,100 (L)	_	39,644,100	2.70
Mr. Tjia Wai Yip, William	謝維業先生	3,600,000 (L)	_	3,600,000	0.25
, , , , , , , , , , , , , , , , , , , ,					
Dr. Ho Chung Tai, Raymond	何鍾泰博士	727,500 (L)		727,500	0.05
Ir Siu Man Po	蕭文波工程師	1,580,000 (L)		1,580,000	0.11

Number of shares held, capacity and nature of interest

Notes:

- Sparta Assets Limited ("Sparta Assets"), a company incorporated in the British 在英屬處女群島(「英屬處女群島」)註冊成立並由 1. 1. Virgin Islands ("BVI") and wholly-owned by Mr. Tjia, is beneficially interested in 524,902,500 shares of the Company. Accordingly, Mr. Tjia is deemed to be interested in 524,902,500 shares of the Company held by Sparta Assets by virtue of the SFO. 擁有權益。 The letter "L" denotes the person's long position in the relevant shares of [L]代表有關人士於本公司相關股份的好倉。 2 2 the Company.
- 3 The calculation is based on the total number of 1,466,820,600 Shares in issue as at 31 March 2024.

Long positions in Sparta Assets, being an associated corporation:

附註:

計算乃按於二零二四年三月三十一日已發行股份 3 總數1,466,820,600股股份。

於相聯法團Sparta Assets的好倉:

		Number of	Number of shares held, capacity and nature of interest 所持股份數目、身份及權益性質			
		Directly beneficially owned	Through controlled corporation	Total	Percentage of the Sparta Assets issued share capital	
		contra 1	corporation	lotal	佔Sparta Assets	
		直接	透過		已發行	
Name of Director	董事姓名	實益擁有	所控制法團	合計	股本百分比	
Mr. Tjia*	謝先生*	1,000	_	1,000	100.00	

Sparta Assets, a company incorporated in BVI and wholly-owned by Mr. Tjia, is beneficially interested in 524,902,500 ordinary shares of the Company.

The interests of the Directors in the share options of the Company are separately disclosed in the section headed "Share option scheme" below.

Save as disclosed above and note 31 to the financial statements, none of the Directors and chief executive of the Company had any interest or short position in the shares, underlying shares or debentures of the Company or any of its associated corporations that was required to be recorded pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies.

Sparta Assets(一間於英屬處女群島註冊成立並由 謝先生全資擁有之公司) 實益擁有本公司 524,902,500股普通股股份。

董事於本公司購股權之權益,另行於下文「購 **股權計劃**」一節披露。

除上文及於財務報表附註31所披露者外,各 本公司董事及主要行政人員概無在本公司或 其任何相聯法團之股份、相關股份或債券中, 擁有須根據證券及期貨條例第352條進行記 錄,或根據上市公司董事進行證券交易的標 準守則須另行知會本公司及聯交所之任何權 益或淡倉。

謝先生全資擁有之Sparta Assets Limited(「Sparta Assets」), 實益擁有本公司524,902,500股股份。 因此,根據證券及期貨條例,謝先生被視為於 Sparta Assets 持有之本公司524,902,500股股份中

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR **DEBENTURES**

Save as disclosed under the headings "Directors' interests and short positions in shares and underlying shares" above and "Share option scheme" below, and share option scheme disclosures set out in note 31 to the financial statements, at no time during the Year were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Director or their respective spouse or minor children, nor were any such rights exercised by them; nor was the Company or any of its subsidiaries a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

SHARE OPTION SCHEME

The Company operates a share option scheme (the "Scheme") for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations.

No share options was outstanding under the Scheme during the Year

Further details of the Scheme are included in note 31 to the financial statements.

董事認購股份或債券的權利

除上文「董事於股份及相關股份的權益及淡 **倉**」一節及下文「**購股權計劃**」及財務報表附註 31所載購股權計劃所披露外,於本年度任何 時間,並無向任何董事或彼等之配偶或未成 年子女授出任何透過購入本公司股份或債券 而取得利益之權利,彼等亦無行使任何該等 權利,而本公司或其任何附屬公司亦無作出 任何安排,使董事可購入任何其他法人團體 之該等權利。

本公司設立一項購股權計劃(「計劃」),旨在 為對本集團營運成功作出貢獻之合資格參與 者提供激勵及獎賞。

年內,計劃下並無尚未行使的購股權。

計劃之進一步詳情,載於財務報表附註31。

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 March 2024, so far as is known to the Directors of the Company, the following persons/entities (other than the Directors or chief executives of the Company) had an interest or short position in shares or underlying shares of the Company which would fall to be disclosed to the Company under Division 2 and 3 of part XV of the SFO or as recorded in the register of interests of the Company required to be kept pursuant to Section 336 of the SFO:

主要股東及其他人士於股份及相關股 份的權益及淡倉

於二零二四年三月三十一日,就本公司董事 所知,下列人士/實體(董事或本公司主要行 政人員除外)於本公司股份或相關股份中,擁 有根據證券及期貨條例第XV部第2及第3分部 須向本公司披露,或已載入本公司根據證券 及期貨條例第336條之規定須置存之權益登記 名冊的權益或淡倉:

Long positions:

好倉:

Name	Capacity and nature of interest	Number of ordinary shares held (Note 3)	Percentage of the Company's issued share Capital (Note 4) 佔本公司 已發行
名稱	身份及權益性質	所持普通股數目 (附註 3)	股本百分比 (附註 4)
口 冊	另切及催血性貝	(四百五)	(四社4)
Sparta Assets (Note 1) Sparta Assets (附註1)	Beneficial owner 實益擁有人	524,902,500 (L)	35.79
Granda Overseas Holding Co., Ltd (" Granda ") (Note 2)	Beneficial owner	260,548,110 (L)	17.76
Granda Overseas Holding Co., Ltd (「 Granda 」)(附註2)	實益擁有人		
Mr. Chen Huofa	Interests of controlled corporation	260,548,110 (L)	17.76
陳火法先生	受控法團之權益		

Notes:

- Sparta Assets, a company incorporated in BVI and wholly-owned by Mr. Tjia, is beneficially interested in 524,902,500 shares of the Company. Accordingly, Mr. Tjia is deemed to be interested in 524,902,500 shares of the Company held by Sparta Assets by virtue of the SFO.
- Granda, a company incorporated in the BVI and wholly-owned by Mr. Chen Huofa, is beneficially interested in 260,548,110 shares of the Company. Accordingly, Mr. Chen Huofa is deemed to be interested in 260,548,110 shares of the Company held by Granda by virtue of the SFO.
- The letter "L" denotes the person's long position in the relevant shares of the Company.
- 4. The calculation is based on the total number of 1,466,820,600 Shares in issue as at 31 March 2024.

Save as disclosed above, as at 31 March 2024, the Company has not been notified of any other interests or short positions in the shares or underlying shares of the Company which were required to be notified to the Company under Division 2 and 3 of Part XV of the SFO or were recorded in the register of interests required to be kept by the Company under Section 336 of the SFO.

PURCHASE, REDEMPTION OR SALES OF LISTED SECURITIES

Neither the Company, nor any of its subsidiaries purchased, redeemed or sold any of the Company's listed securities during the year ended 31 March 2024.

CAPITAL STRUCTURE

There was no change in the capital structure of the Company during the year ended 31 March 2024.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's Bye-Laws or the laws of Bermuda which would oblige the Company to offer new shares on a pro rata basis to existing shareholders.

TAX RELIEF AND EXEMPTION TO HOLDERS OF LISTED SECURITIES

The Company is not aware of any relief or exemption available to shareholders of the Company by reason of their holding of the Company's shares. 附註:

- Sparta Assets(一間於英屬處女群島註冊成立並由 謝先生全資擁有之公司)實益擁有本公司 524,902,500股股份。因此,根據證券及期貨條 例,謝先生被視為於Sparta Assets持有之本公司 524,902,500股股份中擁有權益。
- Granda (一間於英屬處女群島註冊成立並由陳火法 先生全資擁有之公司)實益擁有本公司260,548,110 股股份。因此,根據證券及期貨條例,陳火法先生 被視為於Granda持有之本公司260,548,110股股份 中擁有權益。
- 3. [L]代表有關人士於本公司相關股份的好倉。
- 計算乃按於二零二四年三月三十一日已發行股份 總數1,466,820,600股股份。

除上文所披露者外,於二零二四年三月三十一 日,本公司並無獲知會於本公司股份或相關 股份中有任何根據證券及期貨條例第XV部第 2及第3分部須知會本公司,或已載入本公司 根據證券及期貨條例第336條之規定須置存之 權益登記名冊的其他權益或淡倉。

購買、贖回或出售上市證券

本公司或其任何附屬公司於截至二零二四年 三月三十一日止年度並無購買、贖回或出售 本公司之任何上市證券。

資本結構

本公司於截至二零二四年三月三十一日止年 度的資本結構並無變動。

優先購買權

本公司細則或百慕達法例概無規定本公司須 向其現有股東按比例發售新股之優先購買權 條文。

給予上市證券持有人之税務寬減及豁 免

本公司概不知悉任何因本公司股東持有本公司股份而向彼等提供之寬減或豁免。

EQUITY LINKED AGREEMENTS

Save as disclosed in the paragraphs headed "Share Option Schemes" in this section, no equity-linked agreement was entered into by the Group during the year under review or subsisted at the end of the year.

CONTINUING CONNECTED TRANSACTIONS Leases of office premises in Hong Kong

On 20 March 2023, Grand On Enterprise Limited ("**Grand On**"), a wholly-owned subsidiary of the Company entered into a tenancy agreement ("**Tenancy Agreement**") with Fitness Concept Limited ("**FCL**"), a company wholly-owned by Mr. Tjia Boen Sien ("**Mr. Tjia**"), the Managing Director and Chairman and a substantial shareholder of the Company, for the leasing of a property (the "**Property**") of the Group in Hong Kong. The Tenancy Agreement was for a term of one year from 1 April 2023 to 31 March 2024, with a rental of HK\$18,000 per month payable in advance. The annual rental fee payable by FCL to Grand On for the year ended 31 March 2024 did not exceed HK\$216,000.

On 20 March 2024, Grand On entered into a renewed tenancy agreement ("**Renewed Tenancy Agreement**") with FCL for the leasing of the Property. The Renewed Tenancy Agreement was for a term of one year from 1 April 2024 to 31 March 2025, with a rental of HK\$14,000 per month payable in advance. The annual rental fee payable by FCL to Grand On for the financial year ending 31 March 2025 are not expected to exceed HK\$168,000.

Given that Mr. Tjia is the Managing Director and Chairman of the Company and a substantial shareholder of the Company interested in an aggregate of approximately 44.58% equity interest in the Company at the time of entering into the Renewed Tenancy Agreement, FCL, being wholly-owned by Mr. Tjia, is a connected person of the Company within the meaning of the Listing Rules, the transaction therefore constitutes a continuing connected transaction of the Company.

As each of the applicable percentage ratios of the transaction under the Tenancy Agreement calculated with reference to the annual rental fee payable by FCL to Grand On was less than 5% and the total considerations involved were less than HK\$3,000,000, pursuant to Rule 14A.33 of the Listing Rules, the transactions were exempted from the reporting, annual review, announcement and independent shareholders' approval requirements of the Listing Rules.

股票掛鈎協議

除本節「購股權計劃」各段所披露者外,本集 團於回顧年度內並無訂立或於年末存續的股 票掛鈎協議。

持續關連交易 租賃香港辦事處

於二零二三年三月二十日,本公司之全資附 屬公司迪宏置業有限公司(「**迪宏**」)已與啟康 創建有限公司(「**啟康創建**」)(由本公司董事總 經理兼主席及主要股東謝文盛先生(「**謝先** 生」)全資擁有)就出租本集團位於香港之物業 (「**該物業**」)訂立一份租賃協議(「**租賃協** 議」)。租賃協議為期一年,由二零二三年四 月一日至二零二四年三月三十一日,每月須 預付租金18,000港元。截至二零二四年三月 三十一日止年度,啟康創建向迪宏支付的年 度租金並無超過216,000港元。

於二零二四年三月二十日,迪宏與啟康創建 就出租該物業訂立一份經續租租賃協議(「續 租租賃協議」)。續租租賃協議為期一年,由 二零二四年四月一日至二零二五年三月三十一 日,每月須預付租金14,000港元。截至二零 二五年三月三十一日止財政年度,啟康創建 應向迪宏支付的年度租金預期不超過168,000 港元。

鑒於謝先生乃本公司之董事總經理兼主席且 於訂立續租租賃協議時於合共本公司約 44.58%股權中擁有權益之本公司主要股東, 啟康創建(由謝先生全資擁有)根據上市規則 之涵義為本公司之關連人士,因此該交易構 成本公司一項持續關連交易。

由於租賃協議項下之交易參考啟康創建應付 予迪宏之年度租金費用計算之每項適用百分 比率低於5%,而涉及總代價少於3,000,000 港元,根據上市規則第14A.33條,該交易獲 豁免遵守上市規則之申報、年度審核、公告 及獨立股東批准之規定。

PARTICULARS OF PROPERTIES

The properties held for sale of the Group are as follows:

物業詳情 本集團待售物業如下∶

Location 地點	Attributable interest of the Group 本集團應佔權益	Tenure 年期	Current use 目前用途	Gross floor area 建築面積
Phase I to IV of Asian Villas City Square Southern Area Jinpen Industrial Development Zone Haikou Hainan Province	100%	The properties are held for a term of 70 years, commencing on 13 May 1998 and expiring on 12 May 2068	Residential/ commercial complex	1,312 sq.m.
PRC 中國 海南省 海口市 金盤工業開發區 南區 亞洲豪苑城市廣場 第一至四期	100%	該等物業年期 由一九九八年五月十三日至 二零六八年五月十二日止, 為期70年	住宅/ 商業綜合項目	1,312平方米
Sections B to F 1 Xi Da Jie Kaifeng City Henan Province PRC	100%	The properties are held for terms of 40 to 70 years, commencing on 17 January 2008 and expiring on 20 July 2079	Residential/ commercial complex	12,661 sq.m.
中國 河南省 開封市 西大街1號 B至F區	100%	該等物業年期 由二零零八年一月十七日至 二零七九年七月二十日止, 為期40至70年	住宅/ 商業綜合項目	12,661平方米
Section G 1 Xi Da Jie Kaifeng City Henan Province PRC	100%	The properties are held for terms of 40 to 70 years, commencing on 22 December 2016 and expiring on 22 December 2081	Residential/ commercial complex	15,947 sq.m.
中國河南省開封市 西大街1號 G區	100%	該等物業年期 由二零一六年十二月二十二日至 二零八一年十二月二十二日止, 為期40至70年	住宅/商業綜 合項目	15,947平方米
Commercial Zone A, B, C and D Core Lot No. 2012–1 Zheng Kai Avenue Kaifeng City Henan Province PRC	100%	The properties are held for terms of 40 to 70 years, commencing on 13 May 2013 and expiring on 13 May 2083	Residential/ Commercial	9,000 sq.m.
中國 河南省開封市 鄭開大道2012-1號宗地 A、B、C及D商業區	100%	該等物業年期 由二零一三年五月十三日至 二零八三年五月十三日止, 為期40至70年	住宅/商業	9,000平方米

The investment properties of the Group are as follows:

本集團投資物業如下:

Location 地點	Attributable interest of the Group 本集團應佔權益	Tenure 年期	Lease term 租期	Current use 目前用途	Gross floor area 建築面積
12 Haixiu Avenue Meilan District Haikou Hainan Province PRC	100%	The properties are held for a term of 70 years, commencing on 15 September 2006 and expiring on 14 September 2076	Long	Commercial	22,803 sq.m.
中國 海南省 海口市 美蘭區 海秀路12號	100%	該等物業年期 由二零零六年九月十五日至 二零七六年九月十四日止, 為期70年	長期	商業	22,803平方米
Section A 1 Xi Da Jie Kaifeng City Henan Province PRC	100%	The properties are held for a term of 40 years, commencing on 20 July 2009 and expiring on 20 July 2049	Long	Commercial	53,624 sq.m.
中國 河南省 開封市 西大街1號 A區	100%	該等物業年期 由二零零九年七月二十日至 二零四九年七月二十日止, 為期40年	長期	商業	53,624平方米
Section F 1 Xi Da Jie Kaifeng City Henan Province PRC	100%	The properties are held for a term of 40 years, commencing on 20 July 2009 and expiring on 20 July 2049	Long	Commercial	6,202 sq.m.
中國 河南省 開封市 西大街1號 F區	100%	該等物業年期 由二零零九年七月二十日至 二零四九年七月二十日止, 為期40年	長期	商業	6,202平方米

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, at least 25% of the Company's total number of issued shares were held by the public throughout the year ended 31 March 2024.

AUDIT COMMITTEE

The Company has an audit committee which was established in accordance with the requirements of the Corporate Governance Code for the purpose of reviewing and providing supervision over the Group's internal controls, risk management and financial reporting matters including the review of the annual results for the Reporting Period, and adequacy of resources and qualifications of the Company's accounting staff. The audit committee comprises of three independent non-executive directors of the Company, namely Dr. Ho Chung Tai, Raymond, Mr. Siu Kam Chau and Mr. Song Sio Chong. Mr. Siu Kam Chau is the chairman of the committee.

The annual results of the Group for the Reporting Period have been reviewed by the audit committee members who have provided advice and comment thereon.

AUDITOR

Messrs. Ernst & Young ("**EY**") had resigned as the auditor of the Company with effect from 13 January 2022. Baker Tilly Hong Kong Limited ("**Baker Tilly**") has been appointed as the new auditor of the Company with effect from 14 January 2022 to fill the casual vacancy following the resignation of EY.

Baker Tilly will retire and, being eligible, offer themselves for reappointment at the forthcoming AGM. A resolution for their reappointment as auditor of the Company will be proposed at the forthcoming AGM.

足夠公眾持股量

根據本公司可公開獲得之資料及董事所知悉, 於截至二零二四年三月三十一日止年度內, 公眾至少持有本公司已發行股份總數之25%。

審核委員會

本公司之審核委員會乃根據企業管治守則之 規定成立,以檢討及監察本集團之內部監控、 風險管理及財務申報事宜,包括審閲截至報 告期間之年度業績,及本公司會計人員之資 源充足性及資歷。審核委員會由本公司三名 獨立非執行董事組成,即何鍾泰博士、蕭錦 秋先生及宋小莊先生。蕭錦秋先生為該委員 會主席。

本集團報告期間之年度業績已由審核委員會 成員審閱,彼等已就此提供建議及意見。

核數師

安永會計師事務所(「**安永**」)已辭任本公司核 數師,自二零二二年一月十三日起生效。天 職香港會計師事務所有限公司(「**天職香港**」) 已獲委任為本公司新核數師,自二零二二年 一月十四日起生效,以填補安永辭任後之臨 時空缺。

天職香港將於應屆股東週年大會上退任並符 合資格及表示願意膺選續聘。有關續聘彼等 為本公司核數師之決議案將於應屆股東週年 大會上提呈。

Tjia Boen Sien *Managing Director and Chairman*

Hong Kong 27 June 2024 *董事總經理兼主席* **謝文盛**

香港 二零二四年六月二十七日

EXECUTIVE DIRECTOR

Mr. TJIA Boen Sien ("Mr. Tjia"), aged 80, is one of the co-founders of the Group. He is the Managing Director and Chairman of the Company. Mr. Tjia is the member of remuneration committee and the member of nomination committee of the Board. Mr. Tjia is well respected and has established connections in the PRC construction industry through his extensive experience. He has over 40 years' experience in the construction industry in the PRC and Hong Kong. Mr. Tjia is responsible for the overall corporate strategy and the daily operations of the Group, including business development and overall management.

He graduated from chemistry studies at the Huaqiao University (華僑大學) in the PRC in July 1966. He was admitted as member of The Chartered Institute of Building in November 1996 and is a professional member of The Royal Institution of Chartered Surveyors since October 2002. Mr. Tjia previously served as the vice chairman and honourable member of Zhan Tian You Civil Engineering Science and Technology Development Fund Management Committee (詹天佑土木工程科學技術發展基金管理 委員會).

Mr. Tjia is father of Mr. Tjia Wai Yip, William (Executive Director of the Company) and Ms. Tse Hoi Ying (Executive Director of the Company).

Mr. WANG Jing Ning ("Mr. Wang"), aged 68, is an executive Director of the Company and was appointed as a director of the Company in September 1993. Mr. Wang is a member of the remuneration committee and a member of the nomination committee of the Board. He is also a director of various main operating subsidiaries of the Group, among others, Deson Ventures (HK) Limited, Winsome Properties Limited and Honour Advance Limited. Mr. Wang has over 40 years' experience in hotel management and construction engineering in Mainland China and Hong Kong. He is responsible for managing the Group's projects in Mainland China.

執行董事

謝文盛先生(「謝先生」),現年八十歲,為本 集團共同創辦人之一,並為本公司董事總經 理兼主席。彼亦為董事會薪酬委員會及提名 委員會成員。謝先生於中國之建築業具有廣 泛經驗,備受業內人士尊崇,且與中國建築 界關係良好。彼於中國及香港建築業逾四十 年經驗。謝先生負責本集團整體公司策略及 日常業務,包括本集團之業務發展與整體管 理。

謝先生於一九六六年七月畢業於中國華僑大 學化學系。彼於一九九六年十一月獲認可為 英國特許建造學會會員,並自二零零二年十 月起為英國皇家特許測量師學會專業會員。 謝先生曾擔任詹天佑土木工程科學技術發展 基金管理委員會副主席及榮譽委員。

謝先生為本公司執行董事謝維業先生及本公 司執行董事謝海英女士之父親。

王京寧先生(「王先生」),現年六十八歲,為 本公司執行董事及於一九九三年九月獲委任 為本公司董事。王先生亦為董事會薪酬委員 會及提名委員會成員。彼為本集團多個主要 經營附屬公司(其中包括迪臣置業(香港)有限 公司、榮信置業有限公司及江裕有限公司)的 董事。王先生於中國及香港之酒店管理及建 築工程方面擁有逾四十年經驗。彼負責管理 本集團在中國內地之項目。 **Mr. TJIA Wai Yip, William ("Mr. William Tjia")**, aged 48, is an executive Director of the Company since January 2015. Mr. William Tjia joined the Group in February 2000. He is a director of Deson Innovative Limited since July 2005, one of the subsidiaries of the Company. He has over 23 years of experience in business management. He is responsible for A.I. business of the Group and the Group's development including property investment and overall management. He graduated from the City University of Hong Kong with a Bachelor of Arts with Honours Degree in Information Systems in 1998. He is the son of Mr. Tjia Boen Sien, the Managing Director and Chairman of the Group and the younger brother of Ms. Tse Hoi Ying, the Executive Director of the Company.

Ms. TSE Hoi Ying ("Ms. Tse"), aged 52, is an executive Director of the Company since 1 March 2022. Ms. Tse joined the Group in August 1999. She is the director of the Group's subsidiaries, Medical Technologies Limited, Allied Health Elements Company Limited and Medical Technologies Engineering Limited. She is also the director of the Group's associate company, namely UltraX Technologies Company Limited, a Taiwan company which holds appropriate importer medical equipment license as well as providing medical equipment distribution to Taiwan hospitals. Ms. Tse is also a director of another joint venture start-up company, Hope4Care Ltd. with the cooperation of the professor from the Chinese University of Hong Kong which aims to bring HK invented technologies into the world. In 2022-23, Hope4Care products has won some major awards such as TSSSU+ (the Technology Start-up Support Scheme for Universities) from the Chinese University of Hong Kong as well as silver award in International Exhibition of Inventions Geneva 2023. Ms. Tse is responsible for building distribution network for medical and healthcare equipment, sometimes with engineering work required to get the site ready for equipment installation. Ms. Tse has set up a medical engineering company for the Group for building the first medical grade modular hydrotherapy pool in Asia. As for the emerging market for occupational safety, Ms. Tse also introduces different safety tools to prevent work injuries. She also provides related consulting business for the Group regarding healthcare area. Ms. Tse graduated from the University of British Columbia (Canada) with a Bachelor of Arts (Psychology) in May 1995.

謝維業先生(「謝維業先生」),四十八歲,自 二零一五年一月為本公司的執行董事。謝維 業先生於二零零零年二月加入本集團,彼自 二零零五年七月起,為迪衛智能系統有限公 司(本公司附屬公司之一)的董事。彼於商業 管理擁有逾有二十三年經驗。彼負責本集團 的人工智能業務及負責集團發展,包括物業 投資及公司整體管理。 彼於一九九八年畢業 於香港城市大學,獲資訊系統榮譽文學士學 位。彼為本集團董事總經理兼主席謝文盛先 生之子及本公司執行董事謝海英女士之弟弟。

謝海英女士(「謝女士」),五十二歲,於二零 二二年三月一日為本公司執行董事。謝女士 自一九九九年八月加入本集團。謝女士分別 擔任本集團之附屬公司迪臣國際醫學儀器有 限公司、圓方醫療科技有限公司及迪臣醫學 儀器工程有限公司董事職務,並為本集團一 間聯營公司,晁能力科技股份有限公司的董 事,該聯營公司是一間台灣公司,並持有進 口醫療器材牌照,可供應及分銷醫療器材予 台灣各間醫院。此外,謝女士為另一間聯營 公司,酷生命科技有限公司的董事,該公司 是與一位香港中文大學教授合作,目標帶領 香港的科技發明到世界各地。該公司的產品 在2022至2023年度更獲得了一些重大獎項及 贊助,如:香港中文大學的TSSSU+(大學科技 初創企業資助計劃)及2023年日內瓦國際發 明展銀獎。謝女士為推廣售賣醫療及康健器 材建立分銷網絡及渠道,承造醫院工程裝修 並確保工地合乎安裝醫療器材。謝女士為集 團成立了醫療工程公司,曾建造亞洲首個醫 療級模塊化水療池。另由於現今社會對職業 安全非常關注,謝女士引進了不同種類的職 業安全工具,以預防工作受傷意外。謝女士 同時為集團提供相關康健顧問服務。謝女士 於一九九五年五月畢業於加拿大英屬哥倫比 亞大學,獲取文學士學位,主修心理學。

Ms. TSE Hoi Ying (Continued)

Ms. Tse was elected as the President of the Rotary Club of Hong Kong (RCOHK), the most senior club in Hong Kong, for 2023/2024 and was selected to be "President with Platinum Distinction" which is around top 12% in Rotary District 3450. RCOHK is dedicated to bringing professional leaders together to "Create Hope in the World" as of Rotary theme of this year. She has been elected as an Incoming Deputy Assistant Governor for Rotary District 3450 in the coming Rotary year to further provide more services to the community.

She is the daughter of Mr. Tjia Boen Sien, the Managing Director and Chairman of the Group and the elder sister of Mr. William Tjia, an executive Director of the Company.

INDEPENDENT NON-EXECUTIVE DIRECTOR

Dr. HO Chung-Tai, Raymond ("Dr. Ho"), *sBS, MBE, S.B. St. J., JP*, aged 85, is an independent non-executive Director of the Company and was appointed as a director of the Company in September 1993.

Dr. Ho has 60 years' experience in the fields of civil, structural, energy, environmental and geotechnical engineering and direct project management of many mega size engineering projects including 50 years in Hong Kong and 10 years in the United Kingdom. He has direct management responsibility in the HK\$3.0 billion (cost at the time) project of Electrification and Modernisation of Kowloon-Canton Railway (now called "The East Rail") from the mid-70's till early 80's; and all the government-funded infrastructure works for Shatin New Town and Tseung Kwan O New Town from early 80's till the end of 1993, experience including construction of tunnels, bridges, flyovers, roads, dockyards, wharves, jetties, hospitals, hotels, incinerators, high-rise commercial/residential buildings, slopes, reclamation, chimneys, Hong Kong Ocean Park, environmental studies and environmental protection projects.

Dr. Ho holds a doctorate degree in civil engineering from the City University of London, United Kingdom; Honourary Doctor of Business Administration from the City University of Hong Kong; Honourary Doctor of Laws from University of Manchester, United Kingdom; a postgraduate diploma in geotechnical engineering from Manchester University, United Kingdom; and a bachelor degree in civil engineering from the University of Hong Kong; and was awarded Honourary University Fellow of The University of Hong Kong and Honourary University Fellow of The University of Central Lancashire, United Kingdom.

謝海英女士(續)

謝女士獲選為香港扶輪社2023-2024年度主 席,並獲選為「President with Platinum Distinction」,在扶輪社地區3450排名前12% 左右。扶輪社致力於匯聚專業領袖,以「為世 界創造希望」作為今年扶輪社的主題。謝女士 已被選為扶輪社地區3450即將上任的副助理 總監,以進一步為社區提供更多服務。

謝女士為本集團董事總經理兼主席謝文盛先 生之女兒及本公司執行董事謝維業先生之姐 姐。

獨立非執行董事

何鍾泰博士(「何博士」), 銀紫荊星章、MBE、聖約 翰五級勳銜、太平紳士,現年八十五歲,為本公司 獨立非執行董事及於一九九三年九月獲委任 為本公司董事。

何博士在土木、結構、能源、環保及岩土工 程與及大型工程項目管理方面有六十年的經 驗,包括五十年在香港及十年在英國。他直 接負責管理在七十年代中至八十年代初價值 三十億港元(當時的項目造價)的九廣鐵路(即 現時的東鐵)電氣化及現代化項目;及由八十 年代初至一九九三年年末的整個沙田新市鎮 及整個將軍澳新市鎮之所有政府撥款之基礎 建設,工程建造經驗包括隧道、橋樑、高架 公路、道路、船廠、碼頭、醫院、酒店、焚化 爐、高層商住樓宇、斜坡、填海、煙囱、香港 海洋公園、環境研究以及環保項目。

何博士持有英國倫敦城市大學之土木工程博 士學位、香港城市大學榮譽工商管理學博士、 英國曼徹斯特大學榮譽法律學博士、英國曼 徹斯特大學之岩土工程研究文憑及香港大學 之土木工程學士學位及榮獲香港大學榮譽院 士以及英國中央蘭開夏大學榮譽院士。

Dr. HO Chung-Tai, Raymond (Continued)

Dr. Ho was formerly a partner and senior director of Maunsell Consultants Asia Limited from January 1976 to August 1993. Dr. Ho was formerly Hong Kong Deputy to the 10th & 11th terms of National People's Congress of the PRC, member of the 1st, 2nd, 3rd & 4th terms of Legislative Council (Engineering Functional Constituency) (1998–2012), member of the Provisional Legislative Council (1996-1998), President of the Hong Kong Institution of Engineers (1987/1988), Member of the Former Basic Law Consultative Committee, Founding Council Chairman of the City University of Hong Kong, Council Chairman of the former City Polytechnic of Hong Kong, Chairman of Hong Kong Technology Committee of the Industry & Technology Development Council (ITDC) and member of ITDC, Chairman of the Transport Advisory Committee, Hong Kong Affairs Adviser, Chairman of the Infrastructure Development Services Advisory Committee of the HKTDC, board member of the Hong Kong Airport Authority (2008–2014), member of the Court of the City University of Hong Kong, member of the Chinese Medicine Consultative Committee of the School of Chinese Medicine of Hong Kong Baptist University, member of Consultative Committee on the New Airport and Related Projects, Professional Advisor (Architecture, Engineering and Surveying) to the Ombudsman of HKSAR and member of the Gas Safety Advisory Committee. Currently, Dr. Ho is Honorary Chairman and Past Chairman of Guangdong Daya Bay Nuclear Plant, LingAo Nuclear Plant Safety Consultative Committee.

Dr. Ho currently is the director of the following companies which are listed on the Stock Exchange of Hong Kong Limited ("**Stock Exchange**"):

An Independent Non-executive Director GCL Technology Holdings Limited (stock code: 3800) ChinLink International Holdings Limited (stock code: 997) AP Rentals Holdings Limited (stock code: 1496)

Dr. Ho has been the director of the following companies which are listed on the Stock Exchange in the past three years:

an independent non-executive director of Fu Shek Financial Holdings Limited (stock code: 2263) for the period from 22 January 2020 to 1 October 2021; and

an independent non-executive director of Superland Group Holdings Limited (stock code: 368) for the period from 16 July 2020 to 17 July 2023.

何鍾泰博士(續)

何博士於一九七六年一月至一九九三年八月 期間曾出任茂盛工程顧問有限公司之合夥人 及高級董事。他亦曾出任中華人民共和國第 十屆及第十一屆全國人大代表大會香港區代 表、第一屆至第四屆工程界功能組別議員 (一九九八年至二零一二年)、香港特別行政 區臨時立法會議員(一九九六年至一九九八 年)、香港工程師學會會長(一九八七年至 一九八八年)、基本法諮詢委員會委員、香港 城市大學創校校董會主席、前香港城市理工 學院校董會主席、科技委員會主席及工業及 技術發展局委員、交通諮詢委員會主席、港 事顧問、香港貿易發展局基建發展服務諮詢 委員會主席、香港機場管理局董事局成員(二 零零八年至二零一四年)、香港城市大學顧問 委員會委員、香港浸會大學中醫藥學院諮詢 委員會委員、香港新機場與有關工程諮詢委 員會成員、香港特別行政區申訴專員公署專 業顧問(工程及測量)及氣體安全諮詢委員會 委員等。何博士現為廣東大亞灣核電站及嶺 澳核電站核安全諮詢委員會前任主席及榮譽 主席。

何博士亦擔任多家於香港聯合交易所(「**聯交 所**」)上市公司之董事:

獨立非執行董事

協鑫科技控股有限公司(股份代號:3800) 普匯中金國際控股有限公司(股份代號:997) 亞積邦租賃控股有限公司(股份代號:1496)

何博士於過往三年曾分別擔任下列公司董事 職務,而這些公司均於聯交所上市:

2020年1月22日至2021年10月1日期間曾擔 任富石金融控股有限公司(股份代號:2263) 獨立非執行董事;及

2020年7月16日至2023年7月17日期間曾擔 任德合集團控股有限公司(股份代號:368)獨 立非執行董事。 Ir SIU Man-po ("Ir Siu"), is an independent non-executive Director of the Company since September 2001.

Ir Siu was awarded the MEDAL OF HONOUR (MH) by the Chief Executive of the Government of the Hong Kong Special Administrative Region (HKSAR) in July 2004 for his dedication and meritorious services to the development of engineering profession in Hong Kong.

Ir Siu, aged 86, obtained his Master of Science in Civil Engineering in 1963 from Auburn University in Auburn, Alabama, U.S.A.

Ir Siu has extensive experience in construction field including the construction of Tsing Yi Power Station in 1966–1977, MTR stations in 1977–1987, and Hong Kong Baptist University campus development in 1989–1999. Ir Siu was the Managing Director of Ho Wang Siu Mak Management Ltd. (an engineering consultancy company) from 2008 to 2019.

Ir Siu is a Fellow Member of the Hong Kong Institution of Engineers and the American Society of Civil Engineers.

Mr. SIU Kam Chau ("Mr. Siu"), aged 59, joined the Company in March 2014 as an independent non-executive Director. Mr. Siu is the Chairman of the Audit Committee and the Chairman of the Remuneration Committee, and member of the Nomination Committee of the Board. Mr. Siu graduated from the City University of Hong Kong with a bachelor's degree in Accountancy. He is a fellow of the Association of Chartered Certified Accountants and the Hong Kong Institute of Certified Public Accountants. He is also a Certified Public Accountant (practising) in Hong Kong. Mr. Siu has over 30 years of working experience in auditing, accounting, company secretarial and corporate finance. Mr. Siu was an executive director of Minerva Group Holding Limited (formerly known as Power Financial Group Limited) (stock code: 397) from 29 April 2020 to 21 June 2021 and is currently an independent non-executive director of Wang On Group Limited (stock code: 1222) which are companies listed on The Stock Exchange of Hong Kong Limited.

蕭文波工程師(「蕭工程師」)於二零零一年九 月獲委任為本公司的獨立非執行董事。

蕭工程師於二零零四年七月榮獲香港特別行 政區行政長官頒授榮譽勳章,以表彰其對香 港工程行業之寶貴貢獻。

蕭工程師,現年八十六歲,於一九六三年取 得美國Alabama洲Auburn大學之土木工程碩 士學位。

蕭工程師擁有三十多年大型基建項目的經驗, 包括:一九六六至一九七七年在中華電力有限公司建造青衣發電廠;一九七七至一九八七年在香港地鐵公司建造地鐵站及一九八九至一九九九年在香港浸會大學建造校園等。二零零八至二零一九年在會泰文成管理有限公司(一間工程顧問公司)擔任董事總經理。

蕭工程師為下列學會資深會員:香港工程師 學會及美國土木工程師學會。

蕭錦秋先生(「蕭先生」),現年五十九歲,於 二零一四年三月獲委任為本公司獨立非執行 董事。蕭先生並為審核委員會主席及薪酬委 員會主席,以及提名委員會成員。蕭先生畢 業於香港城市大學,持有會計學文學士學位。 彼為特許公認會計師公會及香港會計師公會 資深會員。彼亦為香港執業會計師。蕭先生 資深會員。彼亦為香港執業會計師。蕭先生 會計、公司秘書及企業財務方面拿 年四月二十九日至二零二一年六月二十一日 期間擔任贏集團控股有限公司(前稱權威金融 集團有限公司)之執行董事(股份代號:397) 及現時為宏安集團27),公司於香港聯合交易 所有限公司上市。 **Mr. SONG Sio Chong ("Mr. Song")**, aged 69, is an independent non-executive Director of the Company on 1 May 2023. Mr. Song is the Chairman of the Nomination Committee, the member of the Audit Committee and the Remuneration Committee of the Board.

Mr. Song has more than 25 years of experience in structural design, site supervision and contract management. Mr. Song graduated from the Hong Kong Baptist College (now known as the Hong Kong Baptist University) Civil Engineering Department with a Diploma in June 1979 and was awarded Associateship in Civil and Structural Engineering from Hong Kong Polytechnic (now known as the Hong Kong Polytechnic University) in November 1982. Mr. Song obtained a Master Degree of Business Administration and a Doctoral Degree of Chinese Literature from Hong Kong Chu Hai College (formerly known as Chu Hai University) in July 1983 and June 1988, respectively. He also obtained a Bachelor Degree in Law, Master Degree in Civil Law and Doctoral Degree in Constitutional and Administrative Laws from Peking University in July 1991, July 1996 and July 1999, respectively, and further received his Certified Postgraduate Examination Diploma in English Law and Hong Kong Law from The Manchester Metropolitan University of the United Kingdom ("UK") in September 2001. Mr. Song is a member of both The Institution of Structural Engineers of the UK and The Hong Kong Institution of Engineers. He is also a Registered Professional Engineer (Structural) in Hong Kong and a Class 1 Registered Structural Engineer in the People's Republic of China.

Mr. Song was appointed as the honorary consultant of China Law Office from July 2003 to July 2008. He served as a part-time member of the Central Policy Unit of the Government of Hong Kong from 2007 to 2008 and was a member of the National Committee of the Chinese Association of Hong Kong & Macao Studies from 2016 to 2022. He has been a full-time professor of the Centre for Basic Laws of Hong Kong and Macau Special Administrative Region at Shenzhen University from 2010 to 2022.

宋小莊先生(「宋先生」),69歲,獲委任為本 公司獨立非執行董事,自2023年5月1日起生 效。宋先生為董事會提名委員會主席、審核 委員會及薪酬委員會成員。

宋先生在結構設計、施工監理及合同管理方 面擁有逾25年經驗。宋先生1979年6月畢業 於香港浸會學院(現為香港浸會大學)土木工 程學系及1982年11月取得香港理工學院(現 為香港理工大學)土木及結構工程系院士資 格。宋先生分别於1983年7月及1988年6月取 得香港珠海學院(前身為珠海大學)商碩士學 位及中國文學博士學位。彼亦分別於1991年 7月、1996年7月及1999年7月取得北京大學 法學學士、民法學碩士、憲法學及行政法學 博士學位, 並於2001年9月取得英國曼徹斯特 城市大學英國法及香港法Certified Postgraduate Examination文憑。宋先生為英 國結構工程師學會及香港工程師學會會員。 彼亦為香港註冊專業工程師(結構)及中華人 民共和國一級註冊結構工程師。

宋先生於2003年7月至2008年7月獲委任為中 國律師事務所名譽顧問。2007年至2008年任 香港政府中央政策組非全職顧問,2016年至 2022年任中國港澳研究會理事。2010年至 2022年任深圳大學港澳基本法研究中心全職 教授。

SENIOR MANAGEMENT

Mr. LAM Wing Wai, Angus ("Mr. Lam"), aged 48, joined the Group in September 2005. He is the Company Secretary and the Financial Controller of the Group. He is responsible for monitoring all the Group's accounting, finance, listing compliance and company secretarial functions. He holds a Bachelor Degree in Business Administration from the Hong Kong University of Science and Technology. He is a Certified Public Accountant of the Hong Kong Institute of Certified Public Accountants. Before joining the Group, he has several years' experience with an international accounting firm.

Mr. KWOK Chun Fai ("Mr. Kwok"), aged 80, joined the Group in February 1991. He is the project manager of the Group and is responsible for the Group's construction projects in Mainland China. He has over 50 years' experience in the industry. He graduated from Fujian Overseas Chinese University in Mainland China in Civil Industrial and Civil Building. He obtained the International Engineering and Professional Manager Qualification Certificate and is a Member of Architectural Society of Chinese.

Mr. WONG Suen Ping ("Mr. Wong"), aged 39, joined the Group in February 2006. He is the Senior Product Manager of Deson Innovative Limited and Axxonsoft Hong Kong Limited, and appointed as the Director of SecurePlus Limited in May 2020, which are the subsidiaries or associate company of the Group. Mr. Wong is primarily responsible for the trading business of Security System and Smart IoT equipment, and further responsible for the business development and company operation. He has over 18 years of experience in this industry. He graduated from the City University of Hong Kong with a Bachelor of Engineering with Honours Degree in Electronics Engineering (Electronics and Communication) in year 2012.

Mr. MAK Nikan ("Mr. Mak"), aged 38, joined the Group in August 2006. He is the General Manager of Medical Technologies Limited and appointed as the Director of the company in April 2021. Mr. Mak also appointed as the Director of Allied Health Elements Company Limited in February 2020 and the Director of MTL Engineering Ltd. in July 2022. All of these companies are the subsidiaries of the Group. Mr. Mak also appointed as Chief Operating Officer of the associated start-up company, Hope4Care Ltd in November 2022. The main responsibility of Mr. Mak is to oversee the business development, financing, sales performance and coordination with the manufacturers and business partners. He has over 18 years of experience in rehabilitation and medical equipment. He has been studied in the University of Western Australia in Physiology in years 2004–2006.

高級管理人

林榮偉(「林先生」),現年四十八歲,二零零 五年加入本集團,為本集團公司秘書及財務 總監,負責本集團會計、財務、上市遵規及 公司秘書工作。彼持有香港科技大學工商管 理學士學位,為香港會計師公會之會計師。 於加盟本集團前,彼曾於一間國際會計師事 務所任職多年。

郭振輝(「郭先生」),現年八十歲,於 一九九一年二月加盟本集團,為本集團策劃 經理,負責本集團在國內工程項目。彼擁有 逾五十年經驗。彼畢業於中國福建華僑大學 土建系工業與民用建築。彼持有國際職業經 理人資格證書及為中國建築學會會員。

黃宣評(「黃先生」),三十九歲,自二零零六 年二月加入本集團。黃先生為迪衛智能系統 有限公司及Axxonsoft Hong Kong Limited的 高級產品經理,並於二零二零年五月獲委任 為SecurePlus Limited的董事,這些公司均為 集團的附屬或聯營公司。黃先生主要負責安 防系統和智能物聯網設備貿易業務,同時負 責業務發展及公司營運,彼在相關行業俱備 十八年經驗。黃先生於二零一二年畢業於香 港城市大學,獲電子工程學(電子與通訊)榮 譽工程學士。

麥啟彤(「麥先生」),三十八歲,自二零零六 年八月加入本集團。麥先生為迪臣國際醫學 儀器有限公司總經理,並於二零二一年四月 獲委任為該公司董事。麥先生於二零二零二 月獲委任為圓方醫療科技有限公司董事, 二零二二年七月獲委任為迪臣醫學儀器工程 有限公司董事。該些公司均為本集團附屬公 司。麥先生於二零二年十一月獲委任為一 間剛成立的聯營公司,酷生命科技有限公司 的營運總監。麥先生主要負責業務發展、財 務計劃、銷售表現以及與生產商及生意伙伴 聯繫。麥先生於康復醫療領域擁有逾十八年 經驗。彼於二零零四至二零零六年就讀於 University of Western Australia,主修生理 學。 The Company is committed to a high standard of corporate governance practices and business ethics in enhancing the confidence of shareholders, investors, employees, creditors and business partners and also the growth of its business. The Company's corporate governance practices are based on the principles of good corporate governance ("Principles") and code provisions ("Code Provisions") of Corporate Governance Code ("CG Code") as set out in Appendix C1 to the Rules Governing the Listing of Securities ("Listing Rules") on The Stock Exchange of Hong Kong Limited ("Stock Exchange"). The Company has complied with most of the code provisions of the CG Code throughout the year ended 31 March 2024 save for the deviation from the Code Provision C.2.1, details of which are explained below. The Company regularly reviews its corporate governance practices in order to meet the rising expectations of stakeholders and comply with increasingly stringent regulatory requirements, and to fulfill its commitment to excellent corporate governance.

Summary of deviations from the CG Code: *Code Provision C.2.1*

CG Code Provision C.2.1 requires that the roles of Chairman and chief executive should be separate and should not be performed by the same individual.

The Company has deviated from CG Code Provision C.2.1 to the extent that the roles of chairman and chief executive (or in the context of the Company, the managing director) are performed by Mr. Tjia. Having considered the existing structure and composition of the board and operations of the Group in Hong Kong, the board believes that vesting the roles of both Chairman and Managing Director in Mr. Tjia facilitates the effective implementation and execution of its business strategies by, and ensure a consistent leadership for, the Group. Further, a balance of power and authority between the board and management can be ensured by the operation of the board, whose members (including the four independent non-executive directors) are individuals of high calibre with ample experience, such that the interests of shareholders can be safeguarded. The Company will continue to review the structure and composition of the board from time to time to ensure that a balance of power and authority between the board and management is appropriately maintained for the Group.

本公司致力保持高水平之企業管治常規及商 業道德標準,以增強股東、投資者、僱員、債 權人及業務夥伴之信心,以及推動公司業務 增長。本公司企業管治常規以香港聯合交易 所有限公司(「聯交所」)證券上市規則(「上市 規則」)附錄C1載列《企業管治守則》(「守則) 之良好企業管治的原則(「原則」)及守則條文 (「守則條文」)為基礎。本公司於截至二零 (「守則條文」)為基礎。本公司於截至二零 行則條文,只有第C.2.1條守則條文偏離,詳 細闡釋見下文。本公司定期檢討企業管治水平不斷提 規,為了達到持份者對企業管治水平不斷提 升的期望及符合日趨嚴謹的法規要求,以及 實踐優越企業管治的承諾。

企業管治守則之偏離概要: *守則條文C.2.1*

企業管治守則條文C.2.1規定主席與行政總裁 的角色應有區分,並不應由一人同時兼任。

謝先生擔任主席及行政總裁(或就本公司而言 為董事總經理),本公司因而偏離企業管治守 則條文C.2.1。考慮到董事會現有架構及成員 組成,以及本集團於香港營運,董事會相 出謝先生同時擔任主席與董事總經理,有助 有效落實及執行本集團業務策略,並確保 導方面的一致。此外,董事會的運作可確 輩事會與管理層的權力及權限的平衡,而 輩會成員(包括四名獨立非執行董事)為具備 豐富經驗的優秀人才,可保障股東的權益。 本公司將繼續不時檢視董事會與管理層權力 及權限上的平衡。

THE KEY CORPORATE GOVERNANCE PRINCIPLES AND PRACTICES

The Company acknowledges the important role of its Board of Directors ("**Board**") in providing effective leadership and direction of the Company towards its objectives and ensuring transparency and accountability of all operations. The key corporate governance principles and practices of the Company are summarised as follows:

THE BOARD Responsibilities

The Company has a division of functions reserved to the Board and delegated to the management. The Board provides leadership and approves strategic policies and plans with a view to enhance shareholders' interests while the day-to-day operations of the Company are delegated to the management with proper supervision from the Board. The Board reserves for its decisions on all major matters of the Company, including the approval and monitoring of all policy matters, overall strategies and budgets, internal control and risk management systems, corporate governance, material transactions (in particular those may involve conflict of interests), financial information, appointment of directors and other significant financial and operational matters.

The Board is responsible for determining the policy for corporate governance of the Company and performing the corporate governance duties including:

- (a) to develop and review the Company's policies and practices on corporate governance;
- (b) to review and monitor the training and continuous professional development of Directors and senior management;
- (c) to review and monitor the Company's policies and practices in compliance with legal and regulatory requirement;
- (d) to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and Directors; and
- (e) to review the Company's compliance with the CG Code.

企業管治主要原則及常規

本公司確認,董事會(「董事會」)就提供有效 領導,指引本公司邁向其目標及確保一切運 作的透明度及問責方面擔當重要角色。本公 司主要企業管治原則及常規概述如下:

董事會 責任

本公司有保留予董事會之職能分工並將其委 派予管理層。董事會發揮領導職能,並通過 策略政策及計劃,務求提升股東利益;而本 公司日常運作則委派予管理層處理,並由董 事會適當監管。董事會保留就本公司所有重 大事項之決策權力,包括批准及監察所有政 策事項度、企業管治、重大交易(尤其是可能 涉及利益衝突之交易)、財務資料、委任董事 及其他重大財務及營運事宜。

董事會負責釐定本公司企業管治政策,以及 履行企業管治職責,包括:

- (a) 制訂及檢討本公司的企業管治政策及常 規;
- (b) 檢討及監控董事及高級管理人員的培訓 及持續專業發展;
- (c) 檢討及監控本公司的政策及慣例是否遵 守法定監管規定;
- (d) 制訂、檢討及監控僱員及董事適用的行 為守則及合規手冊(如有);及
- (e) 檢討本公司遵守企業管治守則的情況。

The Company Secretary assists the Chairman in preparing the agenda for Board meetings. All Directors have full and timely access to all relevant information as well as the advice and services of the Company Secretary, with a view to ensuring that Board procedures and all applicable rules and regulations are followed. Each director is normally able to seek independent professional advice in appropriate circumstances at the Company's expense, upon making request to the Board.

The day-to-day management, administration and operation of the Company are delegated to the Managing Director and the management. The delegated functions and work tasks are periodically reviewed by the Board after being reported on by management. Approval has to be obtained from the Board prior to any significant decisions being made or significant transactions or commitments being entered into by the abovementioned officers, who cannot exceed any authority given to them by resolutions of the Board or the Company.

The Board has the full support of the Managing Director and the management to discharge its responsibilities.

The Company has arranged for appropriate insurance cover in respect of legal actions against the Board and to indemnify its directors for their liabilities arising out of corporate activities. The insurance coverage is reviewed on an annual basis.

The Board has established the Group's purpose, values and strategy, and has satisfied itself that the Group's culture is aligned. Acting with integrity and leading by example, the Directors promote the desired culture to instill and continually reinforce across the Group the values of acting lawfully, ethically and responsibly, in order to facilitate the long-term sustainability of the Group. The Group has adopted anti-fraud and anti-corruption policy and whistleblowing policy to provide forums for reporting issues and concerns on any misconduct, and to uphold business integrity in its operations. 公司秘書協助主席編製董事會會議議程。所 有董事已全面及適時獲得所有相關資料以及 公司秘書之建議及服務,以確保董事會處事 程序及所有適用規則及規例已獲得遵循。任 何董事向董事會提出要求後,一般可在適當 情況下諮詢獨立專業意見,費用由本公司承 擔。

本公司日常管理、行政及經營委派予董事總 經理及管理層。待管理層匯報,董事會定期 檢討所委派職能及工作任務。上述高級職員 於作出任何重大決定或進行重大交易或承諾 前,均須獲得董事會批准,而有關職員不得 超越董事會或本公司決議案賦予彼等的任何 授權行事。

董事會全力支持董事總經理及管理層履行其 職責。

本公司已就針對董事會之法律訴訟安排適當 保險,並就董事因公司事務所產生的責任提 供彌償保證。本公司會每年審閱受保範圍。

董事會已制定本集團的宗旨、理念和策略, 並確信其與本集團的文化相契合。董事持正 不阿、以身作則,致力推廣企業文化向集團 上下灌輸,並不斷加強「行事合乎法律、道德 及責任」的理念,以促進本集團的長期可持續 發展。本集團已採納反欺詐及反貪污政策及 舉報政策,提供平台舉報任何不當行為的問 題,並始終堅持誠信經營。

Composition

As at the date of this report, the Board, which is currently chaired by Mr. Tjia Boen Sien, comprised eight members, 7 males and 1 female. All of the eight members served the Board throughout the Reporting Period and up to the date of this Report.

As at the date of this report, the Board comprises eight members, consisting of four executive Directors, and four independent non-executive Directors.

The Company had adopted a Board diversity policy aims to set out the approach to achieve the diversity of the Board. The Company recognises and embraces the benefits of having a diverse Board to enhance the quality of its performance. The Board has in its composition a balance of skills, expertise, qualifications, experience and diversity of perspectives necessary for independent decision making and fulfilling its business needs. All Board appointments will continue to be made on a merit basis with due regard for the benefits of diversity of the Board members.

The Nomination Committee will follow a range of diversified perspectives, including but not limited to gender, age, cultural and educational background, professional experience, skills, knowledge and length of service. The ultimate decision will be made upon possible contribution that the selected candidates will bring to the Board.

組成

於本報告日期,董事會由八位成員(七位男 士,一位女士)所組成,目前由謝文盛先生擔 任主席。該八位成員從報告期間至本報告日 期一直為董事會成員。

於本報告日,董事會由八名成員組成,包括 四名執行董事及四名獨立非執行董事。

本公司已採納董事會成員多元化政策,該政 策旨在制訂達致董事會成員多元化的方針。 本公司瞭解並認同董事會成員多元化對提升 表現質素的裨益。作為作出獨立決策及滿足 本公司業務需要的必要條件,董事會具備均 衡技能、專業知識、資格、經驗及多元化觀 點。全體董事會成員均將繼續經適當考慮董 事會成員多元化的裨益後因才委任。

提名委員會將奉行多項多元化考量因素,包括但不限於性別、年齡、文化及教育背景、 專業經驗、技能、知識及任期。最終將因應 獲選候選人日後可對董事會帶來的貢獻作出 決定。 The Board of the Company comprises the following Directors:

Executive Directors

Mr. Tjia Boen Sien (Managing Director and Chairman) (Member of Remuneration Committee and Nomination Committee)
Mr. Wang Jing Ning (Member of Remuneration Committee and Nomination Committee)
Mr. Tjia Wai Yip, William

war, ijia vvai rip, vviilla

Ms. Tse Hoi Ying

Independent Non-Executive Directors

Dr. Ho Chung Tai, Raymond (Member of Audit Committee, Remuneration Committee and Nomination Committee)
Mr. Song Sio Chong (Member of Audit Committee and Remuneration Committee, Chairman of Nomination Committee)
Mr. Siu Kam Chau (Chairman of Audit Committee and Remuneration Committee, Member of Nomination Committee)
Ir Siu Man Po

Details of the backgrounds and qualifications of the Chairman of the Company and the other Directors are set out under the section headed "**Biographical Details of Directors and Senior Management**" on pages 50 to 56 of this Annual Report. All Directors have given sufficient time and attention to the affairs of the Group. Each executive Director has sufficient experience to hold the position so as to carry out his duties effectively and efficiently. Save for:

- (i) Mr. Tjia Boen Sien and Mr. Tjia Wai Yip, William, who are father and son;
- (ii) Mr. Tjia Boen Sien and Ms. Tse Hoi Ying, who are father and daughter; and
- (iii) Mr. Tjia Wai Yip, William and Ms. Tse Hoi Ying, who are siblings,

none of the members of the Board are related to one another or have any financial, business, family or other material or relevant relationships with each other. 本公司董事會由以下董事組成:

執行董事

謝文盛先生(董事總經理兼主席) (薪酬委員會及提名委員會成員)

王京寧先生(薪酬委員會及提名委員會成員)

謝維業先生 謝海英女士

獨立非執行董事

何鍾泰博士 (審核委員會、薪酬委員會及 提名委員會成員) 宋小莊先生(審核委員會及薪酬委員會 成員,提名委員會主席) 蕭錦秋先生(審核委員會及薪酬委員會 主席,提名委員會成員) 蕭文波工程師

本公司主席及其他董事的背景資料及資歷載 於本年報第50至56頁之「董事及高級管理人 員之履歷」一節中。所有董事均付出足夠時間 及注意力處理本集團的事務。各執行董事均 有足夠經驗,可有效率地履行職務。除:

- (i) 謝文盛先生與謝維業先生為父子關係;
- (ii) 謝文盛先生與謝海英女士為父女關係:及
- (iii) 謝維業先生與謝海英女士為姐弟關係 外,

董事會成員之間均無關連或並無任何財務、 業務、家族或其他重要或相關關係。 The Board has also established mechanisms to ensure independent views are available to the Board, including providing the Directors with sufficient resources to perform its duties and shall seek, at the Company's expense, independent professional advice to perform its responsibilities if necessary.

During the year ended 31 March 2024, the Board at all times complied with Rules 3.10(1) and 3.10(2) of the Listing Rules relating to the appointment of at least three independent non-executive Directors with at least one independent non-executive Director possessing appropriate professional qualifications, or accounting or related financial management expertise.

The Company has received written annual confirmation from each independent non-executive Director of his independence pursuant to the requirements of the Listing Rules. The Company considers all independent non-executive Directors to be independent in accordance with the independence guidelines set out in the Listing Rules.

The independent non-executive Directors bring independent judgement on issues of strategies direction, policies, development, performance and risk management through their contribution at Board Meetings.

The independent non-executive Directors bring a wide range of business and financial expertise, experiences and independent judgement to the Board. Through active participation in Board meetings, taking the lead in managing issues involving potential conflict of interests and serving on Board committees, all independent non-executive Directors will scrutinise the performance of the Company in achieving corporate goals and objectives and monitor performance reporting. By doing so, they are able to contribute positively to the Company's strategy and policies through independent, constructive and informed comments at Board and committee meetings. 董事會亦已建立機制,以確保董事會可獲得 獨立意見,包括向董事提供足夠資源以履行 其職責,並在必要時尋求獨立專業意見以履 行其職責,費用由本公司承擔。

於截至二零二四年三月三十一日止年度,董 事會符合上市規則第3.10(1)及3.10(2)條之規 定,至少委任三名獨立非執行董事,且其中 至少一名獨立非執行董事擁有相關專業資格 或會計或相關財務管理專業知識。

本公司已收到各獨立非執行董事根據上市規 則規定就其獨立性發出之年度確認函。本公 司認為,所有獨立非執行董事均符合上市規 則載列之獨立性指引規定之獨立性。

獨立非執行董事透過參與董事會會議,就策 略方向、政策、發展、表現及風險管理等事 宜作出獨立判斷。

獨立非執行董事俱備廣泛的行業及財務專業 知識、經驗及為董事會提供獨立判斷。所有 獨立非執行董事透過積極參與董事會會議, 在處理可能涉及利益衝突的問題上發揮領導 作用以及服務董事委員會,以監督本公司在 實現企業目標及目的方面之表現,以及監察 業務表現的報告。由此,彼等可透過於董事 會及委員會會議上提出獨立、富建設性及知 情意見,對本公司制定策略及政策作出正面 貢獻。 All the Directors, including the independent non-executive Directors, are given equal opportunity and channels to communicate and express their views to the Board and have separate and independent access to the management of the Group in order to make informed decisions. The chairman of the Board will hold meetings with the independent non-executive Directors without the involvement of other Directors at least annually to discuss any issues and concerns.

Any substantial shareholder, Director or his/her associate who has a conflict of interest in a matter to be considered by the Board will be dealt with by a physical Board meeting rather than by written resolutions. Such Director will be required to declare his/ her interests before the meeting and abstain from voting and not counted towards the quorum on the relevant resolutions. Independent non-executive Directors who, and whose associates, have no interest in the matter should attend the Board meeting.

The Board has reviewed and considered that the mechanisms are effective in ensuring that independent views and inputs are provided to the Board during the year ended 31 March 2024.

Appointment and Succession Planning of Directors

The Company has established formal and transparent procedures for the appointment and succession planning of Directors. Directors to be appointed will receive a formal letter of appointment setting out the key terms and conditions of their appointment. Any Board member is entitled to recommend suitable candidate that meets the requirements of the Listing Rules for consideration by the Board.

Code Provision B.2.2 stipulates that every director, including those appointed for a specific term, should be subject to retirement by rotation at least once every three years. In accordance with the Company's Bye-Laws, every Director, including those appointed for a specific term, should be subject to retirement by rotation at least once every three years. All Directors of the Company retire by rotation once every three years in accordance with the CG Code and the Company's Bye-Laws.

所有董事(包括獨立非執行董事)均有平等機 會及渠道與董事會溝通及表達意見,並可單 獨及獨立接觸本集團管理層,以作出知情決 定。董事會主席將至少每年與獨立非執行董 事舉行沒有其他董事參與的會議,以討論任 何議題及疑慮。

任何主要股東,董事或其聯繫人如在董事會 將予審議的事項中存在利益衝突,將通過實 體董事會會議而非書面決議案處理。有關董 事須於會議前申報其利益及放棄投票,且不 被計入有關決議案的法定人數。獨立非執行 董事及其聯繫人如於有關事項中並無利益, 應出席董事會會議。

董事會已檢討並認為有關機制可有效確保於 截至二零二四年三月三十一日止年度向董事 會提供獨立意見及建議。

董事之委任及繼任計劃

本公司已就董事委任及繼任計劃制定正式及 透明程序。將獲委任的董事均會接獲一份正 式委任函,當中載有其委任的相關主要條款 及條件。任何董事會成員有權推薦符合上市 規則要求的適合候選人供董事會考慮。

守則條文第B.2.2條規定,每名董事(包括有指 定任期的董事)應輪值退任,至少每三年一 次。根據本公司細則,每名董事(包括有指定 任期的董事)應至少每三年輪值退任一次。所 有本公司董事須根據企業管治守則及本公司 細則所規定至少每三年輪值退任一次。

Training for Directors and Company Secretary

Each newly appointed director receives comprehensive, formal induction to ensure that he/she has appropriate understanding of the business and his/her responsibilities and obligations under the Listing Rules and relevant regulatory requirements.

During the year ended 31 March 2024, the Directors regularly updated and appraised with any new regulations and guideline, as well as any amendments thereto issued by the Stock Exchange, particularly the effects of such new or amended regulations and guidelines on directors specifically. On an ongoing basis, Directors are encouraged to keep up to date on all matters relevant to the Group and attend briefings and seminars as appropriate.

The Company is aware of the requirement to regularly review and agrees with each Director their training needs. The continuing professional training programme of the Company for Directors will be reviewed on an ongoing basis by the Nomination Committee. During the year ended 31 March 2024, all Directors have individually attended seminars and training courses conducted by qualified professionals on accounting, taxation and Listing Rules.

There are also arrangements in place for providing continuing briefing and professional development to directors whenever necessary.

For the financial year ended 31 March 2024, the Company Secretary of the Company has taken no less than 15 hours of relevant professional training.

董事及公司秘書培訓

每名新委任董事需接受全面及正式任職培訓, 以確保充分了解業務及根據上市規則及有關 法例規定彼等之責任及義務。

於截至二零二四年三月三十一日止年度內, 董事有定期更新及評價聯交所頒佈的任何新 規定及指引以及任何有關修訂,尤其是該等 新訂或經修訂規定及指引對董事的特定影響。 在持續的基礎上,本公司亦鼓勵董事保持對 有關本集團的所有事宜的最新發展,並於適 當時候參加簡介會及研討會。

本公司明白定期檢討及與各董事協定有關培 訓需要的規定。提名委員會以持續基準檢討 本公司為董事安排的持續專業培訓計劃。於 截至二零二四年三月三十一日止年度內,全 體董事已個別出席由合資格專業人士提供有 關會計、税務以及上市規則的研討會及培訓 課程。

本公司亦作出安排,在需要時向董事提供持 續簡報及專業培訓。

截至二零二四年三月三十一日止財政年度, 本公司公司秘書已接受不少於15個小時的相 關專業培訓。

Board Meetings

Code Provision C.5.1 stipulates that the Company should hold at least four regular Board meetings a year at approximately quarterly intervals with active participation of a majority of Directors, either in person or through other electronic means of communication.

Regular Board meetings were held during the year for reviewing and approving the financial and operating performance, and considering and approving the overall strategies and policies of the Company.

During the year under review, nine Board meetings, one annual general meeting and one special general meeting were held. Details of the attendance of the Directors are as follows:

董事會會議

守則條文第C.5.1條規定,本公司應每年至少 舉行四次定期董事會會議,大約每季一次。 每次董事會會議應有大部分董事親身出席或 透過電子通訊方式積極參與。

本公司於年內舉行定期董事會會議,檢討及 通過財務及經營業績以及審議及通過本公司 整體策略及政策。

於回顧年度內,本公司舉行了九次董事會會 議、一次股東週年大會及一次股東特別大會。 董事出席詳情如下:

		Directors' Attendance 董事出席次數		
		Annual General Meeting 股東週年大會	Special General Meeting 股東特別大會	Board Meeting 董事會
Executive Directors	執行董事			
Mr. Tjia Boen Sien (Managing Director and Chairman)	謝文盛先生 <i>(董事總經理兼主席)</i>	1/1	1/1	9/9
Mr. Wang Jing Ning	王京寧先生	1/1	1/1	9/9
Mr. Tjia Wai Yip, William	謝維業先生	1/1	1/1	9/9
Ms. Tse Hoi Ying	謝海英女士	1/1	1/1	9/9
Independent Non-Executive Directors	獨立非執行董事			
Dr. Ho Chung Tai, Raymond	何鍾泰博士	1/1	1/1	9/9
Ir Siu Man Po	蕭文波工程師	1/1	1/1	9/9
Mr. Siu Kam Chau	蕭錦秋先生	1/1	1/1	9/9
Mr. Song Sio Chong (appointed on 1 May 2023)	宋小莊先生 <i>(委任於二零二三年 五月一日)</i>	1/1	1/1	8/8

Notices of regular Board meetings were served to all Directors at least 14 days before the meetings. For other Board and 天送交所有董事。就其他董事會及委員會會 committee meetings, reasonable notice is generally given.

定期董事會會議通知於舉行會議前至少十四 議而言,一般發出合理通知。

Agenda and Board papers together with all appropriate information are sent to all Directors at least three days before each Board meeting or committee meeting so as to ensure that there is timely access to relevant information. All Directors can give notice to the Chairman of the Board or the Company Secretary if they intend to include matters in the agenda for Board meetings. The Board and the senior management are also obligated to keep the Directors appraised of the latest developments and financial position of the Group and to enable them to make informed decisions. The Board and each Director also have separate and independent access to the senior management whenever necessary in a timely manner.

Apart from the above regular Board meetings of the year, the Board will meet on other occasions when a Board-level decision on a particular matter is required. The Directors will receive details of agenda items for decision in advance of each Board meeting.

The Company Secretary, who is an employee of the Company, is responsible to take and keep minutes of all Board meetings and Board committee meetings, which record in sufficient detail the matters considered by the Board and decisions reached, including any concerns raised by Directors or dissenting views expressed. At Board meetings, all Directors have ample opportunities to express their respective views, voice any concerns and discuss the matters under consideration, and the results of voting at Board meetings fairly reflects the consensus of the Board. Draft minutes are normally circulated to Directors for comment within a reasonable time after each meeting and the final version is open for Directors' inspection. Directors are entitled to have access to board papers and queries will be responded fully. According to current Board practice, any material transaction, which involves conflict of interests for a substantial shareholder or a Director, will be considered and dealt with by the Board at a duly convened Board meeting. Such Director must abstain from voting and will not be counted as guorum.

Directors' commitments

Each Director has confirmed that he can give sufficient time and attention to the Group's affairs, and has regularly provided information on the number and nature of offices held in public companies or organisations and other significant commitments, including the identity of such companies or organisations and an indication of the time involved. 每次董事會會議或委員會會議至少提前三日 向所有董事寄發議程及董事會文件連同所有 相關資料,以確保適時取得相關資料。全體 董事如有意於董事會會議議程加入任何事項, 均可知會董事會主席或公司秘書。董事會及 高級管理人員亦有義務讓董事瞭解本集團最 新發展及財政狀況以便彼等作出知情決定。 董事會及各董事在需要時可及時各自及獨立 接觸高級管理人員。

除上述年內定期董事會會議外,董事會會於 特定事宜上需要董事會決定時而召開會議。 董事將於每次董事會會議前事先獲發詳細的 議程。

董事承諾

各董事已確認,彼可為本集團事宜提供充足 時間及精力,並已定期提供有關彼等於上市 公司或機構擔任職務數目及性質的資料以及 其他重大承諾,包括該公司或機構身份及指 定參與時間。

ANNUAL GENERAL MEETING

The Company held the annual general meeting ("**2023 AGM**") on 28 August 2023. Mr. Tjia Wai Yip, William, the executive Director, was elected as the Chairman of 2023 AGM to ensure effective communication with shareholders of the Company at the meeting.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Although the roles of Chairman and Managing Director, who perform similar roles as Chief Executive Officer, are both performed by the same individual, in view of the existing structure and composition of the Board and operations of the Group in Hong Kong and Mainland China, the Board believes that this can facilitate effective implementation and execution of its business strategies by, and ensure a consistent leadership for, the Group. Further, a balance of power and authority between the Board and management can be ensured by the operation of the Board, whose members (including the four independent non-executive Directors) are individuals of high calibre with ample experiences, such that the interests of shareholders can be safeguarded. The Company will continue to review the structure and composition of the Board from time to time to ensure that a balance of power and authority between the Board and management are appropriately maintained for the Group.

The Chairman provides leadership for the Board, ensuring its effectiveness in all aspects of its role including taking the primary responsibility for ensuring that good corporate governance practices and procedures are established and ensuring appropriate steps are taken to provide effective communications with shareholders and that their views are communicated to the Board as a whole. In his capacity as Managing Director, he provides planning and implementation with the support of management.

The Chairman ensures that all Directors are properly briefed on issues arising at Board meetings and that all key and appropriate issues are discussed by the Board in a timely manner. Board meetings for each year are scheduled in advance to give all Directors an opportunity to attend, and are structured to encourage open discussion especially between independent non-executive Directors and executive Directors. All Board members are encouraged to update their knowledge of and familiarity with the Group through active participation at Board meetings.

股東週年大會

本公司於二零二三年八月二十八日舉行股東 週年大會(「**二零二三年股東週年大會**」)。執 行董事謝維業先生獲選為二零二三年股東週 年大會主席,以確保與本公司股東於會上保 持有效的溝通。

主席及行政總裁

雖然主席與董事總經理(其角色與行政總裁相 若)的角色由一人同時兼任,但考慮到董事會 現時架構和組成與本集團在香港及中國大陸 之營運規模,董事會認為此舉可促進本集團 有效實施及執行其業務策略,確保領導方向 一致。此外,董事會之運作能確保董事會及 管理層之間之權力和授權分佈均衡,而董事 會成員(包括四名獨立非執行董事)均為經驗 豐富的優秀人士,從而可保障股東利益。本 公司將繼續不時檢視董事會之架構及組成, 以確保本集團董事會及管理層之間的權力和 授權能維持適當平衡。

主席負責領導董事會,確保其在各方面職責 之效力包括首要責任為確保設立好的企業管 冶常規及程序,及確保使用合適的過程去提 供股東之間及與董事會有效率之溝通。作為 董事總經理之身份,彼在管理層之支持下負 責提供策劃及履行計劃工作。

主席應確保全體董事清楚知悉當前在董事會 會議上提出之事項,並確保董事會及時就所 有重要及適當事項進行商討。每年董事會會 議均預先訂定日期,讓全體董事均有機會出 席,並且鼓勵董事公開討論,特別是與獨立 非執行董事及執行董事之間。本公司鼓勵全 體董事會成員積極參與董事會會議,以加強 其對本集團之認識及了解。 The Chairman settles the agenda for each individual Board meeting, taking into account any additional items arising from current operating issues, as well as such other matters as may be raised by the other directors with him, who can include them on the agenda. The agenda and accompanying Board papers are sent in full to all Directors in a timely manner and, where possible, at least three days before the time appointed for the meeting.

It is also the Chairman's responsibility to control Board meetings, to lead discussions to clear conclusions, and to satisfy himself that the secretary of the meeting has understood each conclusion reached. The Company Secretary and Financial Controller attend the meetings and advise, where appropriate, on corporate governance and accounting and financial matters.

Minutes of Board meetings and meetings of Board committees are kept by a duly appointed secretary of the meeting and open for inspection by any director. Draft and final versions of minutes of board meetings are sent to all directors for their comments and records respectively.

The Chairman holds meetings with the independent nonexecutive Directors without the executive Directors at least once per year.

BOARD COMMITTEES

The Board has established three committees, namely, the Remuneration Committee, Nomination Committee and Audit Committee, for overseeing particular aspects of the Group's affairs. All Board committees of the Company are established with defined written terms of reference. The terms of reference of the Board committees have complied with the Code Provisions and are available on the Stock Exchange website www.hkexnews.hk and the Company's website www.deson.com and are available to shareholders upon request. The Board committees are provided with sufficient resources to discharge their duties and, upon reasonable request, are able to seek independent professional advice in appropriate circumstances, at the Company's expenses. These Board committees will report back to the Board on their decisions or recommendations.

於計及當時營運事宜產生之任何新增項目, 以及其他董事可能向主席提出之有關其他事 宜後,主席有權把所述各項納入所擬備之每 次董事會會議議程中。在可行之情況下,有 關議程及隨附董事會文件應全部最少在會議 指定舉行日期之三日前及時送呈全體董事。

主席之責任亦包括主持董事會會議、領導討 論以得出明確之結論,並確信會議秘書明白 各項達致之結論。公司秘書兼財務總監均出 席董事會會議,並在適當情況下就企業管治 及會計與財務事宜提供意見。

董事會會議及董事委員會會議之會議記錄由 獲正式委任之會議秘書保存及可供任何董事 查閲。董事會會議記錄之初稿及最終定稿會 發送予全體董事,以徵求意見及作紀錄之用。

主席至少每年一次在沒有執行董事的情況下 與獨立非執行董事舉行會議。

董事委員會

董事會之下設立三個委員會,即薪酬委員會、 提名委員會及審核委員會,以監督本集團具 體事務。本公司所有董事委員會均以書面形 式訂定職權範圍。本公司所有董事委員會之 職權範圍已遵守守則條文並載於聯交所 網頁(www.hkexnews.hk)及本公司網頁 (www.deson.com)並供股東索閱。董事委員會 獲得足夠資源以履行職責,若提出合理要求, 及在適當情況下,可尋求獨立專業意見,費 用由本公司承擔。董事委員會將就彼等之決 定或推薦意見向董事會滙報。

Remuneration Committee

During the year ended 31 March 2024, Mr. Tjia Boen Sien, Mr. Wang Jing Ning, Dr. Ho Chung Tai, Raymond, Mr. Siu Kam Chau and Mr. Song Sio Chong, being two executive Directors and three independent non-executive Directors, respectively, are the members of the Remuneration Committee and Mr. Siu Kam Chau is the Chairman of the committee. The primary objectives of the Remuneration Committee include making recommendations on and approving the remuneration policy and structure and remuneration packages of the executive Directors and the executives after consultation with the Chairman/Managing Director and access to professional advice, at the Group's expense, when necessary. The Remuneration Committee is also responsible for establishing transparent procedures for developing such remuneration policy and structure to ensure that no Director or any of his/her associates will participate in deciding his/her own remuneration, which remuneration will be determined by reference to the performance of the individual and the Group as well as market practice and conditions. The Remuneration Committee normally meets towards the end of each year to review the remuneration policy and structure and determination of the annual remuneration packages of the executive Directors, independent non-executive Directors and senior management and other related matters. The Group's remuneration policy is to maintain fair and competitive remuneration packages based on business needs and market practice. Factors such as market rate, an individual's qualification, experience, performance and time commitment are taken into account during the remuneration package determination process. The Remuneration Committee also reviews matters relating to share option schemes (if any) of the Company on an annual basis. The Remuneration Committee held two meetings during the year ended 31 March 2024 and reviewed the remuneration policy and structure of the Company and remuneration packages of the executive Directors, independent non-executive Directors and senior management for the year under review. Recommendations have been made to the Board.

薪酬委員會

於二零二四年三月三十一日止年度,謝文盛 先生、王京寧先生、何鍾泰博士、蕭錦秋先 生及宋小莊先生分別為兩位執行董事及三位 獨立非執行董事,均為薪酬委員會成員,而 蕭錦秋先生為委員會主席。薪酬委員會之主 要目標(在徵得主席/董事總經理意見及如有 需要在獲得專業意見,費用由本集團承擔), 包括就執行董事及行政人員薪酬政策及結構 及薪酬待遇提出建議及予以批准。薪酬委員 會亦負責為制訂此等薪酬政策及結構設立具 透明度的程序,確保董事或其聯繫人士不會 參與決定其本身之薪酬;薪酬應根據個人表 現、本集團業績以及市場慣例及條件而釐定。 在一般情況下,薪酬委員會於每年接近年末 時舉行會議,檢討薪酬政策及結構並決定執 行董事、獨立非執行董事及高級管理人員之 年度薪酬待遇及其他相關事項。本集團的薪 酬政策乃根據業務需要及市場慣例,維持公 平及具競爭力的薪酬待遇。於釐定薪酬待遇 的過程中,已考慮市場水平、個人資歷、經 驗、表現及工作時間等因素。薪酬委員會同 時每年審閱了本公司認股權計劃(如有)。於 截至二零二四年三月三十一日止年度,薪酬 委員會舉行了兩次會議,檢討本公司薪酬政 策及結構及回顧年度內執行董事、獨立非執 行董事及高級管理人員薪酬待遇。已向董事 會作出推薦意見。

Details of the attendance record of members of the 薪酬委員會成員出席會議記錄詳情如下: Remuneration Committee meetings are set out below:

Name of Members	成員姓名	Members' Attendance 成員出席次數
	мяда	МДЦШЛЛД
Mr. Siu Kam Chau <i>(Chairman)</i>	蕭錦秋先生 <i>(主席)</i>	2/2
Mr. Tjia Boen Sien	謝文盛先生	2/2
Mr. Wang Jing Ning	王京寧先生	2/2
Dr. Ho Chung Tai, Raymond	何鍾泰博士	2/2
Mr. Song Sio Chong	宋小莊先生	2/2

Nomination Committee

During the year ended 31 March 2024, Mr. Tjia Boen Sien, Mr. Wang Jing Ning, Dr. Ho Chung Tai, Raymond, Mr. Siu Kam Chau and Mr. Song Sio Chong, being two executive Directors and three independent non-executive Directors, respectively, are the members of the Nomination Committee and Mr. Song Sio Chong is the Chairman of the committee. The primary objectives of the Nomination Committee include reviewing the Board composition and identifying and nominating candidates for appointment to the Board such that it has the relevant blend of skills, knowledge, gender, age, cultural, educational background, professional experience and diversity of perspectives. The Nomination Committee also assesses the independence of independent nonexecutive Directors and make recommendation to the Board on the appointment and reappointment of Directors and succession planning for Directors. Candidates for appointment as Directors may be sourced internally or externally through various channels such as using the services of specialist executive search firms. The aim is to appoint individuals of the highest caliber in their area of expertise and experience. The Nomination Committee held one meeting during the year ended 31 March 2024 and reviewed the structure, size and composition of the Board for the year under review.

提名委員會

於二零二四年三月三十一日止年度,謝文盛 先生、王京寧先生、何鍾泰博士、蕭錦秋先 生及宋小莊先生分別為兩位執行董事及三位 獨立非執行董事,均為提名委員會成員,而 宋小莊先生為委員會主席。提名委員會的主 要責任乃檢討董事會的組成,以及甄選及提 名董事人選,以符合董事會所需的相關技術、 知識、性別、年齡、文化、教育背景、專業經 驗及多元化觀點。提名委員會亦評估獨立非 執行董事的獨立性並就委任及重新委任董事 及董事繼任計劃向董事會提供意見。董事人 選可以由內部提升或經高級行政人員招聘顧 問公司聘請,以委任擁有相關專門知識及經 驗的精英為目的。於截至二零二四年三月 三十一日止年度,提名委員會舉行了一次會 議,並於回顧年度檢討董事會之架構、人數 及組成。

Details of the attendance record of members of the Nomination 提名委員會成員出席會議記錄詳情如下: Committee meetings are set out below:

		Members' Attendance
Name of Members	成員姓名	成員出席次數
Mr. Song Sio Chong <i>(Chairman)</i>	宋小莊先生 <i>(主席)</i>	1/1
Mr. Tjia Boen Sien	謝文盛先生	1/1
Mr. Wang Jing Ning	王京寧先生	1/1
Dr. Ho Chung Tai, Raymond	何鍾泰博士	1/1
Mr. Siu Kam Chau	蕭錦秋先生	1/1

The following policies have been adopted by the Nomination Committee to assist in fulfilling its duties and responsibilities as provided in its terms of reference. The policies may be amended from time to time by the committee as provided therein.

Recommended candidates

The committee shall consider any and all candidates recommended as nominees for Directors to it by any Director or shareholder; provided that in the case of shareholder recommendations, such recommendations comply with all applicable notice requirements set forth in the Company's Byelaws, the procedures for a shareholder's nomination to be properly brought before a general meeting, and the Listing Rules. The committee may also consider, in its sole discretion, any and all candidates recommended as nominees for directors to it by any source.

推薦候選人

委員會應考慮所有獲任何董事或股東推薦為 董事提名人的候選人,惟倘為股東推薦,有 關推薦須遵守本公司細則,股東提名應正式 於股東大會上提呈的程序以及《上市規則》所 載所有適用通知規定。委員會亦可全權酌情 考慮由任何人士推薦為董事提名人的任何候 選人。

提名委員會已採納以下政策,以協助其履行

於職權範圍所列明之職務及責任。委員會可

根據當中規定不時修訂有關政策。
Desired qualifications, qualities and skills

The committee shall endeavour to find individuals of high integrity who have a solid record of accomplishment in their chosen fields and who possess the gualifications, gualities and skills to effectively represent the best interests of all shareholders. Candidates will be selected for their ability to exercise good judgement, to provide the commitment to enhancing shareholder value, practical insights and diverse perspectives. Candidates will also be assessed in the context of the then-current composition of the Board, the operating requirements of the Company and the long-term interests of all shareholders. In conducting this assessment, the committee will, in connection with its assessment and recommendation of director candidates, consider diversity (including, but not limited to, gender, age, cultural and educational background, ethnicity, professional experience and skills) and such other factors as it deems appropriate given the then-current and anticipated future needs of the Board and the Company, and to maintain a balance of perspectives, qualifications, qualities and skills on the board. The committee may also consider such other factors as it may deem are in the best interests of the Company and its shareholders. The above diversity perspectives, taking into account the Company's business model and needs, are set out in a Board diversity policy which has been established by the Company to see that diversity on the Board can be achieved.

Board Diversity Policy

The Company notes that increasing diversity at the Board level as an essential element in supporting the attainment of its strategic objectives, sustainable and balanced development. The Company adopted a diversity policy ("**Diversity Policy**") which sets out the approach to diversify the Board. The Nomination Committee reviews and assesses Board composition on behalf of the Board on an annual basis and will recommend the appointment of new Director, when necessary, pursuant to the Diversity Policy.

所需資歷、素質及技能

委員會致力物色誠實可靠並在彼等從事的行 業擁有傑出成就及相關資歷、素質及技能人 士,以有效地付予全體股東的最佳利益。甄 選候選人時將根據彼等的判斷力、承諾提升 股東價值、提升實務見解以及多元化觀點的 能力。委員會亦會就董事會當時的組成、本 公司營運需求及全體股東長遠利益對候選人 作出相關評估。進行評估時,委員會不僅考 慮有關董事候選人的評估及推薦建議,亦考 慮多元化(包括但不限於性別、年齡、文化和 教育背景、種族、專業經驗和技能)以及鑑於 董事會與本公司當時及預期將來的需要而視 為合適的其他因素,並維持董事會觀點、資 歷、素質及技能的平衡。委員會亦可考慮彼 等視為符合本公司與其股東最佳利益的其他 因素。以上多元化觀點考慮到本公司的業務 模式及需要,並載於本公司為達致董事會多 元化而設的董事會多元化政策。

董事會成員多元化政策

本公司明白到增加董事會層面的多元化是支 持實現其戰略目標、可持續及平衡發展是基 本要素。本公司制定使董事會多元化的方法, 採納多元化政策(「**多元化政策**」)。提名委員 會每年代表董事會審查和評估董事會的組成, 並在必要時,根據多元化政策推薦新董事。 In designing the Board's composition, the Board diversity has been considered from a number of aspects, including but not limited to gender, age, cultural and education background, ethnicity, professional experience, skills, knowledge and length of service. The Nomination Committee will also consider factors based on the Company's business model, specific needs and meritocracy from time to time in determining the optimum composition of the Board. The Nomination Committee would discuss and agree on measurable objectives for achieving diversity on the Board, where necessary, and recommend them to the Board for adoption.

Up to the date of this Annual Report, the Board comprises eight Directors, including four executive Directors and four independent non-executive Directors, thereby promoting critical review and control of the management process. The Board is also characterised by significant diversity, whether considered in terms of professional experience, skill and knowledge. As at the date of this Annual Report, our Board consists of seven male members and one female member with one Director of age 41 to 50 years old, two Directors of age 51 to 60 years old and five Directors of over 60 years old. Having reviewed the Diversity Policy and the Board's composition, the Nomination Committee is satisfied that the requirements set out in the Diversity Policy had been met and the Board is sufficiently diverse.

The Board considers that the Company has achieved gender diversity at the Board level and targets to maintain at least the current level of female representation. The Company will ensure that gender diversity is taken into account when recruiting staff members of mid to senior level and ensure that sufficient resources are available for providing appropriate trainings and career development to develop a pipeline of potential successors to the Board and maintain gender diversity.

The Nomination Committee will review the Diversity Policy annually to ensure its effectiveness.

在計劃董事會之組成時,會循董事會多元化 多方面去考慮,包括但不限於性別、年齡、 文化和教育背景、種族、專業經驗、專長、知 識和工作年資。同時提名委員會亦會不時根 據本公司的經營模式、特定要求及任人唯賢 等考慮因素,以釐訂董事會最佳組成。提名 委員會將在必要時討論和商定實現董事會多 元化的可行目標,從而推薦給董事會以供採 納。

直至本年報日期,董事會是由八名董事所組 成,當中包括四名執行董事及四名獨立非執 行董事,以促進對管理層的嚴格審查和監控。 無論從專業經驗、專長和知識方面考慮,董 事會還具備顯著的多樣性特點。截至本年報 日期,我們董事會由七名男性及一名女性成 員組成,他們年齡從41至50歲的董事有1名; 年齡從51至60歲的董事有兩名;和60歲以上 的董事有五名。經審閱多元化政策及董事會 成員的組成後,提名委員會相信多元化政策 所載的要求已獲滿足,且董事會已充分多元 化。

董事會認為,本公司已在董事會層面實現性 別多元化,並計劃至少保持目前的女性代表 性水平。本公司將確保在招聘中高級職員時 考慮性別多元化,並確保有足夠資源提供適 當的培訓及職業發展,以發展董事會的潛在 繼任者渠道及保持性別多元化。

每年,提名委員會會檢討多元化政策,以確 保其有效。

Independence

The committee shall ensure that at least one-third of the Board members (or such other number of the members of the Board as prescribed by the Listing Rules from time to time) meet the definition of independent non-executive director. The committee shall annually assess each nominee for independent non-executive director by reviewing any potential conflicts of interest that he or she and their immediate family members (as defined in the Listing Rules) may have, based on the criteria for independence set forth in Rule 3.13 of the Listing Rules.

A retiring independent non-executive director who has served the Board for a period of nine consecutive years or more is eligible for nomination by the Board to stand for re-election at a general meeting provided that he or she is still considered independent by the Board.

When any of the independent non-executive director has served more than nine years on the Board, such independent non-executive Director's further appointment should be subject to a separate resolution to be approved by shareholders, with papers accompanying to that resolution including the factors considered, the process and discussion of the Nomination Committee in arriving at the determination that such independent non-executive director is still independent and should be re-elected.

Dr. Ho Chung Tai, Ir Siu Man Po, Mr. Siu Kam Chau, all being independent non-executive Directors of the Company, have served the Board for more than nine years. Notwithstanding their long term service, given their extensive business experiences and not being connected with any director or substantial shareholder of the Company, the Board is of the opinion that they continue to bring independent and objective perspectives to the Company's affairs.

The following information has been set out in the Company's circular to shareholders for the proposed resolution to elect an individual as an independent non-executive Director at the AGM:

 the process used for identifying the individual and why the Board believes the individual should be elected and the reasons why the Board considers the individual to be independent;

獨立性

委員會應確保董事會成員最少三分之一(或 《上市規則》不時訂明的其他董事會成員人數) 符合獨立非執行董事的定義。委員會將根據 《上市規則》3.13條所載獨立性標準,透過每 年審查每位獨立非執行董事提名人或其直系 親屬(定義見《上市規則》的潛在利益衝突而對 各獨立非執行董事提名人進行評估。

已於董事會連續九年或以上的退任獨立非執 行董事,符合資格獲董事會提名以便於股東 大會膺選連任,惟其仍須被董事會視為獨立。

當任何獨立非執行董事在董事會任職超過九 年時,該名獨立非執行董事是否可進一步獲 委任應由股東以獨立決議案方式批准,該決 議案隨附文件,包括考慮的因素,提名委員 會確定該名獨立非執行董事仍然獨立且彼應 獲選連任的過程和討論。

何鍾泰博士、蕭文波工程師及蕭錦秋先生(均 為本公司獨立非執行董事)已服務董事會逾九 年。儘管彼等長期擔任該職位,但鑒於彼等 具備廣泛商業經驗及與本公司任何董事或主 要股東概無關連,董事會認為,彼等可繼續 就本公司事務提供獨立及客觀的觀點。

有關於股東週年大會上提呈決議案選任某人 士為獨立非執行董事,本公司致股東通函中 已列明以下資料:

 用以物色該名人士的流程、董事會認為 應選任該名人士的理由以及彼等認為該 名人士屬獨立人士的原因;

- 2. if the proposed independent non-executive Director will be holding their seventh (or more) listed company directorship, why the Board believes the individual would still be able to devote sufficient time to the Board;
- 3. the perspectives, skills and experience that the individual can bring to the Board; and
- 4. how the individual contributes to diversity of the Board.

Nominee evaluation process

The committee will consider as a candidate any director who has indicated his or her willingness to stand for re-election and any other person who is recommended by any shareholder. The committee may also undertake its own search process for candidates and may retain the services of professional firms or other third parties to assist in identifying and evaluating potential nominees. The committee may use any process it deems appropriate for the purpose of evaluating candidates which is consistent with those set forth in its terms of reference, the Company's Bye-laws, the corporate governance policy and the policy described herein; provided that the process used for evaluating a nominee for each election or appointment of director shall be substantially similar and under no circumstances shall the committee evaluate nominees recommended by a shareholder pursuant to a process that is substantially different than that used for other nominees for the same election or appointment of director.

Nomination procedures

- The secretary of the committee shall call a meeting of the committee, and invite nominations of candidates from board members, if any, for consideration by the committee prior to its meeting. The committee may also put forward candidates who are not nominated by board members.
- 2. For filling a casual vacancy, the committee shall make recommendations for the Board's consideration and approval. For proposing candidates to stand for election at a general meeting, the committee shall make nominations to the Board for its consideration and recommendation.
- 3. Until the issue of the shareholder circular, the nominated persons shall not assume that they have been proposed by the Board to stand for election at the general meeting.

- 如候任獨立非執行董事將出任第七間 (或以上)上市公司的董事,董事會認為 該名人士仍可投入足夠時間履行董事責 任的原因;
- 該名人士可為董事會帶來的觀點與角度、技能及經驗;及
- 4. 該名人士如何促進董事會成員多元化。

提名人評估流程

委員會將考慮任何表示願意膺選連任的董事 以及任何股東推薦的任何其他人士為候選人。 委員會亦可自行物色候選人,並聘請專業構 或其他第三方的服務以協助物色及評估 不的提名人。委員會可採用任何其視為合 之程序評估候選人,相關程序須符合其職 之程序評估候選人,相關程序須符合其職 範 文委任董事評估提名人的程序必須大致相 同,且於任何情況下,委員會評估由股東推 篇的提名人時所根據的程序,均不會與評估 同一董事選舉或委任的其他提名人的程序有 重大差異。

提名程序

- 委員會秘書將召開委員會會議,並邀請 董事會成員提名候選人(如有),以供委 員會於大會前考慮。委員會亦可提名非 董事會成員提名的候選人。
- 就填補臨時空缺時,委員會將提供推薦 意見,以供董事會考慮及批准。就建議 候選人於股東大會上參選而言,委員會 將向董事會提名以供考慮及提出推薦意 見。
- 直至刊發股東通函為止,獲提名人士不 得視其已獲董事會建議於股東大會上參 選。

- 4. In order to provide information of the candidates nominated by the Board to stand for election at a general meeting, a circular will be sent to shareholders. The circular will set out the names, brief biographies (including qualifications and relevant experience), and any other information, as required pursuant to applicable laws, rules and regulations, of the proposed candidates.
- 5. A shareholder can serve a notice to the Board of Directors or the Company Secretary within the lodgement period of its intention to propose a resolution to elect certain person as a director in accordance with the relevant procedures posted on the Company's website. The particulars of the candidates so proposed will be provided to all shareholders for information by way of announcement and/or supplementary circular.
- 6. A candidate is allowed to withdraw his or her candidature at any time before the general meeting by serving a notice in writing to the Board of Directors or the Company Secretary.
- 7. The Board shall have the final decision on all matters relating to its recommendation of candidates to stand for election at any general meeting.
- 8. Shareholder proposed resolutions shall take the same form as the resolutions proposed for the candidates recommended by the Board.

The Nomination Committee held its annual meeting in June 2023 and 2024 to review the Board composition and independence of independent non-executive Directors, and considered the suitability of those retiring Directors standing for re-election at the next annual general meeting as well as the need for a Director succession plan. The committee also reviewed the nomination policy and the Diversity Policy and discussed the objectives set for implementing the latter, and noted that those objectives had been achieved. The committee concluded that the Board composition should continue unchanged.

- 為提供有關董事會提名於股東大會上參 選候選人的資料,股東將獲寄發一份通 函。該通函內將根據適用法律、法規及 規則的規定,載有建議候選人的姓名、 履歷簡述(包括資歷及相關經驗)以及任 何其他資料。
- 股東可根據於本公司網站所載相關程序 於提出通知期間內向董事會或公司秘書 發出通知,表明其有意提呈推選特定人 士擔任董事的決議案。有關建議的候選 人的詳情將透過公告及/或補充通函寄 發予全體股東以供參考。
- 6. 候選人可於股東大會舉行前任何時間向 董事會或公司秘書發出書面通知退選。
- 董事會就有關建議候選人於任何股東大 會參選事宜擁有最終決定權。
- 股東提呈的決議案與董事會建議候選人 的決議案形式一致。

提名委員會於二零二三年及二零二四年六月 舉行其年度大會以檢討董事會之組合及獨立 非執行董事之獨立性,並考慮於下屆股東週 年大會上備選連任之退任董事是否適合,以 及董事繼任人選計劃之需要。委員會亦檢討 提名政策及多元化政策,並討論為推行後者 而設定之目標,及確認該等目標已經實現。 委員會之結論為董事會之組合應維持不變。

Audit Committee

During the year ended 31 March 2024, the Audit Committee comprises Dr. Ho Chung Tai, Raymond, Mr. Siu Kam Chau and Mr. Song Sio Chong, all being independent non-executive Directors (including one independent non-executive Director who possesses the appropriate professional qualifications or accounting or related financial management expertise) and Mr. Siu Kam Chau is the Chairman of the committee. None of the members of the Audit Committee is a former partner of the Company's existing external auditor.

The main duties of the Audit Committee include the following:

- to review the financial statements and reports and consider any significant or unusual items raised by the qualified accountant, compliance officer (if any) or external auditor before submission to the Board;
- (b) to review the relationship with the external auditor by reference to the work performed by the auditor, their fees, terms of engagement and independence, and make recommendation to the Board on the appointment, reappointment and removal of external auditor;
- (c) to review the adequacy and effectiveness of the Group's financial reporting system, and risk management system, internal control system and associated procedures; and
- (d) to review the adequacy of resources, qualifications and experience of the Group's accounting and financial reporting staffs, their training programme, and budget.

The Audit Committee held two meetings during the year ended 31 March 2024 to review the financial results and reports, financial reporting and compliance procedures, and discussed matters concerning the effectiveness of internal control systems and the re-appointment of the external auditor. Minutes of Audit Committee meetings are kept by the Company Secretary of the Company. Draft and final version of the minutes of meetings are sent to all committee members for comments within a reasonable time after the meeting. There are no material uncertainties relating to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. Sufficient resources are provided by the Company for the Audit Committee to perform its duties.

審核委員會

於二零二四年三月三十一日止年度,審核委員會由三名獨立非執行董事何鍾泰博士、蕭 錦秋先生及宋小莊先生(包括一名擁有適當專 業資格或會計或相關財務管理專業知識之獨 立非執行董事)所組成。蕭錦秋先生為委員會 主席。審核委員會成員均非本公司現時外聘 核數師之前合夥人。

審核委員會之主要職責包括以下各項:

- (a) 審議財務報表及報告,並在提交董事會 前審議合資格會計師、監察主任(如有) 或外聘核數師提出的任何重大或不尋常 事項;
- (b) 根據核數師所進行之工作、其袍金、受 聘條款及獨立性檢討與外聘核數師之關 係,並就委任、重新委任及罷免外聘核 數師向董事會提出建議;
- (c) 檢討本集團財務申報系統、風險管理系 統、內部監控系統及相關程序是否適當 及有效;及
- (d) 檢討本集團會計及財務報告人員的資源、學歷、經驗的足夠性以及其培訓計 劃與預算。
- 截至二零二四年三月三十一日止年度,審核 委員會舉行兩次會議,檢討財務業績及報告、 財務申報及合規程序、及討論關於內部監控 系統之有效性以及續聘外聘核數師。審核委 員會會議記錄由本公司之公司秘書保存。會 議記錄之草稿及最終版本將於會議後合理時 間內寄送予所有委員會成員以提供意見。發 現並無可能對本公司作為持續經營企業之持 續經營能力產生重大疑問之事件或情況。本 公司已向審核委員會提供充足資源以便其履 行職責。

There is no disagreement between the Board and the Audit 董事會與審核委員會就外聘核數師之甄選、 Committee regarding the selection, appointment, resignation or dismissal of the external auditor.

委任、辭任或解聘並無分歧意見。

Details of the attendance record of members of the Audit 審核委員會成員會議出席記錄詳情如下: Committee meetings are set out below:

		Members' Attendance
Name of Members	成員姓名	成員出席次數
Mr. Siu Kam Chau <i>(Chairman)</i>	蕭錦秋先生(<i>主席</i>)	2/2
Dr. Ho Chung Tai, Raymond	何鍾泰博士	2/2
Mr. Song Sio Chong	宋小莊先生	2/2

COMPANY SECRETARY

Please refer to section headed "Biographical Details of Directors and Senior Management" on page 56 of this Annual Report for biographical details of the Company Secretary.

REMUNERATION OF DIRECTORS AND SENIOR MANAGEMENT

Details of the Directors' and chief executive's remuneration, five highest paid employees and senior management are set out in notes 8 and 9 to the financial statements, respectively.

Pursuant to Code Provision E.1.5 of the CG Code, the remuneration of directors and senior management by band for the Reporting Period, is set out as below:

公司秘書

有關公司秘書的履歷詳情,請參閱本年報第 56頁「董事及高級管理人員之履歷」一節。

董事及高級管理層酬金

董事及主要行政人員酬金及五名最高薪僱員 及高級管理層的詳情分別載於財務報表附註 8及9内。

根據企業管治守則守則條文E.1.5,於報告期 間董事及高級管理層酬金劃分如下:

Annual Remuneration	年度酬金	Number of individuals 人數
Nil to HK\$1,000,000	零至1,000,000港元	6
HK\$1,000,001 to HK\$2,000,000	1,000,001港元至2,000,000港元	3
HK\$2,000,001 to HK\$3,000,000	2,000,001港元至3,000,000港元	1
HK\$3,000,001 to HK\$4,000,000	3,000,001港元至4,000,000港元	1
HK\$4,000,001 to HK\$5,000,000	4,000,001港元至5,000,000港元	1

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DIVERSITY AT WORKFORCE LEVEL

In terms of employment, the Group insists on the principle of fairness and equal treatment regardless of nationality, race, gender, religious belief and cultural background, and does not impose any restrictive requirements on gender, ethnicity, nationality and region.

The gender ratio in the workforce of the Group, including senior management, as of 31 March 2024 is set out below:

員工層面的多元化

在僱用方面,本集團不分公民身份、國籍、 種族、性別、宗教信仰及文化背景,堅持公 平平等對待的原則,且不對性別、民族、國 籍及地區施加任何限制性要求。

於二零二四年三月三十一日,本集團員工(包 括高級管理層)的性別比例如下:

			As of 31 March 2024 二零二四年三月三十一日	
		Number of persons	Percentage of total number of employee 佔僱員總數	
Indicator	指標	人數	百分比	
Male employee Female employee	男性僱員 女性僱員	61 75	45 55	
		136	100	

The Group encourages gender diversity across its workplace and is committed to maintain the proportion of onshore female employees to around 50%. To achieve diversity at workforce level, the Group has put in place appropriate recruitment and selection practices such that a diverse range of candidates are considered. The Group has also established talent management and training programs to provide career development guidance and promotion opportunities to develop a broad and diverse pool of skilled and experienced employees.

During the year under review, the Board was not aware of any mitigating factors or circumstances which would make achieving gender diversity across the workforce (including senior management) more challenging or less relevant. 本集團於其工作場所內全面鼓勵性別多元化, 並致力於將在岸女性員工的比例維持約 50%。為實現員工層面的多元化,本集團已 採取適當的招聘及甄選措施,以便考慮多元 化的候選人。本集團亦建立人才管理及培訓 計劃,以提供職業發展指導及晉升機會,培 養廣泛而多元化的熟練及經驗豐富的員工團 隊。

於回顧年度內,董事會並不知悉任何緩解因 素或情況,而這些因素或情況會使全體員工 (包括高級管理層)實現性別多元化更具挑戰 性或相關性降低。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT ("ESG REPORT")

The Company will publish separately an ESG Report in respect of the financial year ended 31 March 2024 on the websites of the Stock Exchange (www.hkexnews.hk) and the Company (www.deson.com) at the same time as this Annual Report is published.

DIVIDEND POLICY

The Board has adopted its dividend policy on 1 January 2019. The Company's dividend policy allows the shareholders of the Company (the "**Shareholders**") to share the profits of the Company whilst retaining adequate reserves for the Group's future growth. According to the Company's dividend policy, in addition to the final dividends, the Company may declare interim dividends or special dividends from time to time.

According to the Company's dividend policy, the Board shall consider the following factors before proposing and declaring dividends:

- (i) the Group's general financial condition;
- (ii) the Group's working capital and debt level;
- (iii) the Group's liquidity position;
- (iv) retained profits and distributable reserves of the Company and each of the members of the Group;
- (v) future cash requirements and availability for business operations, business strategies and future development needs;
- (vi) any restrictions on payment of dividends that may be imposed by the Group's lenders;

(vii) the general market conditions;

- (viii) the general economic conditions and other internal or external factors that may have an impact on the business or financial performance and position of the Group; and
- (ix) any other factors that the Board deems relevant.

環境、社會及管治報告(「環境、社會 及管治報告」)

本公司將在刊發本年報的同時於聯交所網頁 (www.hkexnews.hk)及本公司網頁 (www.deson.com)單獨刊發截至二零二四年三 月三十一日止財政年度的環境、社會及管治 報告。

股息政策

董事會已於二零一九年一月一日採納股息政 策。本公司的股息政策准許本公司股東(「**股** 東」)分享本公司利潤,同時預留足夠儲備以 供本集團日後發展之用。根據本公司股息政 策,除派發末期股息外,本公司亦可不時宣 派中期股息或特別股息。

根據本公司股息政策,董事會於建議派付及 宣派股息前須考慮以下因素:

- (i) 本集團之一般財務狀況;
- (ii) 本集團之營運資金及債務水平;
- (iii) 本集團之流動資金狀況;
- (iv) 本公司及本集團各成員公司之保留盈利及可分派儲備;
- (v) 未來現金需求以及業務營運、業務戰略 和未來發展需求之可用資金;
- (vi) 本集團貸方可能施加之任何派息限制;
- (vii) 一般市況;
- (viii) 整體經濟狀況以及可能影響本集團業務 或財務表現及狀況之其他內部及外部因 素;及
- (ix) 董事會認為相關之任何其他因素。

The declaration and payment of dividends by the Company is also subject to any restrictions under the Laws of the Bermuda, the Memorandum of Association and Bye-Laws of the Company and any applicable laws, rules and regulations.

The Company's dividend policy will be reviewed from time to time by the Board and there can be no assurance that dividends will be paid in any particular amount for any given period.

AUDITOR'S REMUNERATION

For the year ended 31 March 2024, the Group had engaged the Group's external auditor, Baker Tilly Hong Kong Limited, to provide the following services and their respective fees charged are set out below:

Fee charged for the year ended 31 March 2024:

本公司宣派及派付股息亦須遵守百慕達法律、 本公司組織章程大綱及細則以及任何適用法 律、規則及法規所載之任何限制。

董事會將不時檢討股息政策,並不保證在任 何指定期間派發任何特定金額之股息。

核數師酬金

於截至二零二四年三月三十一日止年度,本 集團聘用天職香港會計師事務所有限公司為 本集團外聘核數師,所提供服務及相關費用 如下:

截至二零二四年三月三十一日止年度收取之 費用:

Type of services: 服務類別:		HK\$′000 千港元
Annual audit for the Group Reporting accountant for the Group's very substantial	本集團年度審核 本集團非常重大出售事項之申報	1,100
disposal	會計師	290
Total	總額	1,390

INSIDE INFORMATION

The Board is responsible for ensuring the Group's compliance with its disclosure obligations regarding inside information, and has appointed a disclosure group with specific designated duties to assist it in, among other things, overseeing and coordinating the disclosure of inside information. The procedures and internal controls for the handling and dissemination of inside information are given in the policy (the "PSI Policy") adopted by the Company to ensure that it is able to meet relevant obligations under Part XIVA of the Securities and Futures Ordinance (Cap.571) (the "SFO"). The PSI Policy applies to the Directors, officers and employees of the Group. Under the PSI Policy, the Company must disclose inside information to the public by way of an announcement as soon as reasonably practicable unless the information falls within any of the safe harbours described under the SFO. Any Director, officer or employee who becomes aware of a matter, development or event that he or she considers to be, or potentially to be, inside information shall report it promptly to the disclosure group. Before the relevant information is fully disclosed to the public, the disclosure group should take reasonable precautions to ensure that the information is kept strictly confidential. Where it is believed that the necessary degree of confidentiality cannot be maintained or that confidentiality may have been breached, the information should be disclosed immediately to the public. If the disclosure group needs time to clarify the details of, and the impact arising from, an event or a set of circumstances before it is in a position to issue a full announcement to properly inform the public, the disclosure group should consider issuing a "holding announcement" which details as much ascertainable information of the subject matter as possible and sets out the reasons why a fuller announcement cannot be made. Following a holding announcement, the disclosure group should ensure that a full announcement is made as soon as reasonably practicable. In the event that confidentiality has not been maintained and it is not able to make a full announcement or a holding announcement, the disclosure group should consider applying for a suspension of trading in the Company's securities, subject to approval of the Board, until disclosure can be made. All inside information related announcements must be properly approved by the Board before publication, and all unpublished inside information must be kept in strict confidence until a formal announcement is made. The disclosure group must further ensure that access to unpublished inside information is given only to employees on a "need-toknow" basis for discharging their duties. Apart from reporting to the disclosure group, every Director, officer or employee who possesses or has been given access to unpublished inside information must not disclose, discuss or share such information

內幕消息

董事會有責任確保本集團遵守內幕消息披露 責任,並經已委派披露小組專責協助(其中包 括)監督及協調披露內幕消息。內幕消息的處 理及發佈程序與內部監控載於本公司為確保 能夠符合《證券及期貨條例》(「《證券及期貨條 例》」)第571章第XIVA部規定之相關責任而採 納的政策(「股價敏感資料政策」)。股價敏感 資料政策適用於本集團董事、高級人員及僱 員。根據股價敏感資料政策,本公司須於合 理可行時間盡快以公告方式向公眾披露內幕 信息,惟屬於《證券及期貨條例》規定之安全 港範疇的信息除外。倘任何董事、高級人員 或僱員一旦獲悉其認為屬於或可能屬於內幕 消息的事項、發展或事件,須立即匯報披露 小組。向公眾全面披露相關信息前,披露小 組應採取合理預防措施,確保信息嚴格保密。 當披露小組認為無法維持必要的保密水平或 機密已遭洩露時,須立即向公眾披露信息。 倘披露小組向公眾發佈妥善載述有關信息的 全面公告前,需時釐清事件始末或相關背景 因素及有關影響,應考慮發佈「臨時公告」, 盡量詳述目標事項較確實的信息及尚未發佈 全面公告的原因。發佈臨時公告後,披露小 組須確保盡快合理發佈全面公告。倘未能保 持機密性,亦未能作出全面公告或臨時公告, 披露小組應考慮申請暫停本公司證券買賣(須 經董事會批准)直至作出披露。所有內幕消息 公告於發佈前均須經董事會正式批准,而所 有未公佈的內幕消息均須嚴格保密直至發出 正式公告。披露小組須進一步確保僅向履行 職責「有需要知道」之僱員提供尚未公佈的內 幕信息。除向披露小組匯報外,管有或經已 to or with any other parties within or outside the Group. The PSI Policy also sets out the criteria for advance disclosure of inside information to certain categories of people as may be necessary in the circumstances. In this case, the disclosure group should monitor the situation so that disclosure may be made as soon as reasonably practicable if there is any leakage of information. Directors, officers and employees must refrain from dealing in the shares of the Company at any time when they are in possession of unpublished inside information. Securities dealings are governed by the securities codes applicable to directors and relevant employees (within the meaning of the CG Code), as described in the section below.

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers ("**Model Code**") as set out in Appendix C3 to the Listing Rules. Specific enquiry has been made of all the Directors and the Directors have confirmed that they have complied with the Model Code throughout the year ended 31 March 2024. The Company has adopted the same Model Code for securities transactions by employees who are likely to be in possession of unpublished price-sensitive information of the Company. No incident of non-compliance of the Model Code by the relevant employees was noted by the Company.

The Company has also established written guidelines (the "**Employees Written Guidelines**") no less exacting than the Model Code for securities transactions by employees who are likely to be in possession of unpublished price-sensitive information of the Company. No incident of non-compliance of the Employees Written Guidelines by the employees was noted by the Company.

Whistleblowing Policy

The Company is committed to achieving and maintaining a high standard of probity, openness, and accountability. A Whistleblowing Policy is in place to establish policy and system for the employees and other stakeholders of the Company to raise concerns, in confidence, about possible improprieties and promote and support anti-corruption laws and regulations. The whistleblowing policies has already disclosed in ESG Reports. 取得未公佈內幕信息的各董事、高級人員或 僱員不得向本集團內外任何其他人士披露或 與之討論或分享有關信息。股價敏感資料政 策亦載有必要時向特定類別之人士預先披露 內幕信息的標準。在此情況下,披露小組應 進行監控,一旦信息洩露則盡快合理作出披 露。董事、高級人員及僱員管有未披露內幕 信息時禁止交易本公司股份。證券買賣受下 節所述適用於董事及相關僱員(定義見《企業 管治守則》)的證券守則規限。

證券交易之標準守則

本公司已採納上市規則附錄C3所載上市發行 人之董事進行證券交易之標準守則(「標準守 則」)。經向所有董事作出具體查詢後,董事 均確認彼等於截至二零二四年三月三十一日 止年度內一直遵守標準守則。本公司已就可 能擁有本公司未公佈股價敏感資料之僱員進 行之證券交易,採納相同之標準守則。本公 司並無察覺相關僱員未遵守標準守則之情況。

本公司亦已就可能掌有本公司未公佈的股價 敏感資料的僱員進行證券交易設立不遜於標 準守則的書面指引(「**僱員書面指引**」)。據本 公司所知,概無僱員違反僱員書面指引的事 件。

舉報政策

本公司致力於實現和保持高標準的廉潔、開 放和問責性。舉報政策已經制定,旨在為本 公司員工和其他持份者建立政策和制度,以 秘密地形式,對可能的不當行為提出意見, 以及促進及支持反貪污法例及法規。舉報政 策己反映在環境、社會及管治報告。 The identity of each whistleblower and all information provided in connection with a whistleblowing report will be treated with the strictest confidence. The Audit Committee reviews the Whistleblowing Policy annually to ensure its effectiveness and will recommend appropriate revisions to the Board for consideration and approval.

ANTI-FRAUD AND ANTI-CORRUPTION POLICY

In compliance with the new code provision D.2.7 of the CG Code, the Board adopted an anti-fraud and anti-corruption policy. It outlines guidelines and the minimum standards of conducts, all applicable laws and regulations in relation to the anti-corruption and anti-bribery, the responsibilities of employees to resist fraud, to help the Group to defend against corrupt practices and to report any reasonably suspected case of fraud and corruption or any attempts thereof, to the management or through an appropriate reporting channel. The Group would not tolerate all forms of fraud and corruption among all employees and those acting in an agency or fiduciary capacity on behalf of the Group, and in its business dealing with third parties. The Board and the Audit Committee will review the anti-fraud and anti-corruption policy and mechanism periodically to ensure its effectiveness and enforce the commitment of the Group to the prevention, deterrence, detection and investigation of all forms of fraud and corruption.

Continuous Disclosure Policy

A Continuous Disclosure Policy is in place to ensure potential inside information as defined in the SFO is identified and confidentiality of such information is maintained until timely and appropriate disclosure is made in accordance with the Listing Rules. The policy regulates the handling and dissemination of inside information, which includes:

- Roles and responsibilities of the divisions/departments of the Company in identifying and escalating any potential inside information within the Company; and
- Procedures for determining the necessity, means and/or extent of disclosure of such information.

每位舉報人的身份與舉報報告內有關的一切 信息將嚴格保密。審核委員會每年也會審查 舉報政策,確保其有效性,也會推薦給董事 會合適之更改作考慮及審批。

反欺詐及反貪污政策

持續披露政策

為確保在證券及期貨條例定義下之潛在內幕 消息能被識別和該消息的保密性能維持直到 適時和按上市規則下適當披露,持續披露政 策已經制定。該政策規定內部消息的處理和 發放,其中包括:

- 本公司的部門於識別和評估本公司內之 潛在內幕消息時的角色和職任;及
- 決定有關資料披露的必要性、手法及/ 或程度之程序。

RESPONSIBILITIES IN RESPECT OF THE FINANCIAL STATEMENTS

The Board is responsible for overseeing the preparation of financial statements on a going concern basis, with supporting assumptions or qualifications as necessary, for each financial period with a view to ensuring that such financial statements give a true and fair view of the consolidated financial position of the Group and its consolidated financial performance and consolidated cash flows for the financial year. Management of the Company has provided such explanation and information to the Board to enable the Board to make an informed assessment of the financial and other information put before the Board for approval including monthly updates. The Group's consolidated financial statements are prepared in accordance with the Listing Rules, the disclosure requirements of the Hong Kong Companies Ordinance, all relevant statutory requirements and applicable accounting standards. The Group has selected appropriate accounting policies and has applied them consistently based on prudent and reasonable judgements and estimates.

The Directors endeavour to ensure a balanced, clear and understandable assessment of the Company's position and prospect in the annual reports, interim reports, price-sensitive announcements and other disclosures required under the Listing Rules and other regulatory requirements. The Directors acknowledge their responsibility for preparing the consolidated financial statements of the Group for the year ended 31 March 2024. The statement of the external auditor of the Group about their reporting responsibilities on the financial statements is set out in the "**Independent auditor's report**" on pages 92 to 102. Management of the Group is obligated to provide sufficient explanation and information to the Board so that it can make informed assessment of relevant matters.

有關財務報表之責任

董事負責監督按持續經營基準編製各財政期 間財務報表,並作出所需相關假設或條件, 務求確保有關財務報表能真實公平反映本集 團的綜合財務狀況及該財政年度的綜合財務 表現與綜合現金流量。本公司管理層已提供 有關解釋及資料予董事會,以使董事會就供 加情評估及每月更新。本集團綜合財務報走 所有相關的法定規定與適用的會計準則編製。 根據審慎與合理判斷及估計,本集團已選用 恰當會計政策且貫徹採用。

董事會按上市規則及其他法例規定負責確保 均衡、清晰及簡易之年報及中期報告所載列 本集團狀況及前景、價格敏感之公告及其他 披露。董事確認負責編製本集團截至二零二四 年三月三十一日止年度之綜合財務報表。有 關對本集團之外聘核數師財務報表申報責任 之聲明載於第92至102頁之「獨立核數師報 告」。本集團管理層有義務向董事會提供充分 解釋及資料,以便彼等就相關事項作出知情 評估。

RISK MANAGEMENT AND INTERNAL MONITORING Risk Management and Internal Control

During the year, the Group has complied with Principle D.2 of the CG Code by establishing appropriate and effective risk management and internal control systems. Management is responsible for the design, implementation and monitoring of such systems, while the Board oversees management in performing its duties on an ongoing basis. Main features of the risk management and internal control systems are described in the sections below:

Risk Management System

The Group adopts a risk management system which manages the risk associated with its business and operations. The system comprises the following phases:

Identification: Identify ownership of risks, business objectives and risks that could affect the achievement of objectives.

Evaluation: Analyse the likelihood and impact of risks and evaluate the risk portfolio accordingly.

Management: Consider the risk responses, ensure effective communication to the Board and on-going monitor the residual risks.

Based on the risk assessments conducted in year ended 31 March 2024, no significant risk was identified.

Internal Control System

The Company has in place an internal control system which is compatible with the Committee of Sponsoring Organisations of the Treadway Commission ("**COSO**") 2013 framework. The framework enables the Group to achieve objectives regarding effectiveness and efficiency of operations, reliability of financial reporting and compliance with applicable laws and regulations. The components of the framework are shown as follows:

Control Environment: A set of standards, processes and structures that provide the basis for carrying out internal control across the Group;

Risk Assessment: A dynamic and iterative process for identifying and analysing risks to achieve the Group's objectives, forming a basis for determining how risks should be managed;

風險管理及內部監察 風險管理及內部監控

本年度內,本集團遵守企業管治守則原則 B.2,設立合適及有效的風險管理及內部監控 系統。管理層負責構思、執行及監察該系統, 而董事會持續監督管理層履行其職責。風險 管理及內部監控系統的主要特點列述於下文 各節:

風險管理系統

本集團採納風險管理系統,以管理關乎其業 務及營運的風險。該系統包括以下階段:

識別:識別風險源頭、業務目標及可能影響 達成目標的風險。

評估:分析有關風險的可能性及影響,並據 此評估風險組合。

管理:考慮風險對策,確保與董事會有效溝 通並持續監察餘下風險。

基於截至二零二四年三月三十一日止年度進 行的風險評估,概無識別重大風險。

內部監控系統

本公司已制定符合美國反虛假財務報告委員 會發起組織委員會(「**COSO**」)二零一三年框 架之內部監控系統。該框架可促使本集團達 致營運有效性及效率性、財務報告可靠性及 遵守適用法例及規例的目標。框架由以下部 份組成:

監控環境:為本集團開展內部監控提供基礎 的一套標準、程序及結構;

風險評估:識別及分析風險以達成本集團目 標並就如何管理風險形成依據的動態交互流 程; Control Activities: Action established by policies and procedures to help ensure that management directives to mitigate risks to the achievement of objectives are carried out;

Information and Communication: Internal and external communication to provide the Group with the information needed to carry out day-to-day controls; and

Monitoring: Ongoing and separate evaluations to ascertain whether each component of internal control is present and functioning.

In order to enhance the Group's system of handling inside information, and to ensure the truthfulness, accuracy, completeness and timeliness of its public disclosures, the Group also adopts and implements the inside information policy and procedures. Certain reasonable measures have been taken from time to time to ensure that proper safeguards exist to prevent a breach of a disclosure requirement in relation to the Group, which include:

- The access of information is restricted to a limited number of employees on a need-to-know basis. Employees who are in possession of inside information are fully conversant with their obligations to preserve confidentiality.
- Confidentiality agreements are in place when the Group enters into significant negotiations.
- The executive Directors are designated persons who speak on behalf of the Company when communicating with external parties such as the media, analysts or investors.

Based on the internal control reviews conducted in year ended 31 March 2024, no significant control deficiency was identified.

Internal Auditors

The Group has an Internal Audit ("**IA**") function, which is consisted of professional staff with relevant expertise (such as Certified Public Accountant). The IA function is independent of the Group's daily operation and carries out appraisal of the risk management and internal control systems by conducting interviews, walkthroughs and tests of operating effectiveness.

An IA plan has been approved by the Board. According to the established plan, review of the risk management and internal control systems is conducted semi-annually and the results are reported to the Board via Audit Committee afterwards.

監控行動:政策及程序為幫助確保減輕風險 以達成目標的管理層指令獲執行而制定的行 動;

資料及通訊:為本集團提供進行日常監控所 需資料的內部及外部通訊;及

監察:為確定內部監控的各組成部份是否存 在及運行而進行的持續及單獨評估。

為提高本集團處理內幕消息的系統,並為確 保其公開披露的真實性、準確性、完整性和 及時性,本集團亦採納一套內幕消息政策及 程序。本集團已不時採納若干合理措施以確 保存在適當保障以防止違反有關本集團的披 露規定,其中包括:

- 僅少數僱員可按需要查閱相關資料。掌握內幕消息的僱員充分熟知彼等的保密 責任。
 - 本集團進行重大磋商時將會訂立保密條 款。
- 當與外界團體譬如媒體、分析家或投資 者溝通時,執行董事為代表本公司發言 之指定人士。

根據截至二零二四年三月三十一日止年度進 行的內部監控檢討,並無識別重大監控不足。

內部審核師

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本集團設有內部審核(「內部審核」)部門,由 擁有相關資質(如執業會計師)的專業員工構 成。內部審核部門獨立於本集團日常營運, 透過進行訪談、穿行及營運有效性測試對風 險管理及內部監控系統進行評核。

內部審核計劃已獲董事會批准。根據現有計 劃,風險管理及內部監控系統乃每半年進行 檢討,檢討結果其後經由審核委員會向董事 會匯報。

Effectiveness of the Risk Management and Internal Control Systems

The Board is responsible for the risk management and internal control systems of the Group and ensuring review of the effectiveness of these systems has been conducted annually. Several areas have been considered during the Board's reviews, which include but not limited to (i) the changes in the nature and extent of significant risks since the last annual review, and the Group's ability to respond to changes in its business and the external environment; and (ii) the scope and quality of management's ongoing monitoring of risks and of the internal control systems.

The Board, through its review and the reviews made by IA function and Audit Committee, concluded that the risk management and internal control systems were effective and adequate. Such systems, however, are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss. It is also considered that the resources, staff qualifications, experience of relevant staff and ESG performance and reporting function were adequate and the training programme and budget provided were sufficient.

INVESTOR RELATIONS

The Company is committed to maintaining an open and effective investor relations policy and to updating investors on relevant information/developments in a timely manner, subject to relevant regulatory requirements. Briefings and meetings with institutional investors and analysts are conducted from time to time. The Company also replied to any enquiries from shareholders in a timely manner. The Directors host the annual general meeting each year to meet the shareholders and answer their enquiries. The corporate website of the Company at www.deson.com provides a communication platform via which the public and investor community can access up-to-date information regarding the Group.

風險管理及內部監控系統的有效性

董事會對本集團的風險管理及內部監控系統 承擔責任,並負責確保每年進行有關系統的 有效性檢討。董事會的審閱過程中已考慮以 下若干領域,包括但不限於(i)自上次年度檢 討後,重大風險的性質及程度變動,以及本 集團於業務及外部環境應對變動的能力;及 (ii)管理層對風險及內部監控系統持續監察的 範圍及品質。

董事會透過其及內部審核部門及審核委員會 執行的檢討,總結認為有關風險管理及內部 監控系統為有效及充足。然而,設計有關系 統乃旨在管理而非消除無法達致業務目標的 風險,且只能提供合理但並非絕對的保證, 不會出現重大失誤或虧損。董事會亦認為, 我們的人力資源、員工資質、相關員工的經 驗及ESG績效和報告功能均充足,且培訓計劃 及所獲提供的預算亦充裕。

投資者關係

在遵守相關之監管要求下,本公司努力維持 開放及有效之投資者關係政策並適時向投資 者提供相關資料及發展情況,本公司不時為 機構投資者及分析員舉行簡報會及會議,並 及時回應股東的任何查詢。董事每年舉行股 東週年大會,與股東會晤並回答問題。本公 司網頁(www.deson.com)提供溝通平台,讓公 眾及投資人士獲得有關本集團之最新資料。 The Company's 2023 AGM was held on 28 August 2023. The notice of the 2023 AGM, the annual report and the circular containing relevant information of the proposed resolutions were sent to shareholders more than 21 days before the 2023 AGM. All Board members together with the key executives and the external auditor attended the 2023 AGM. The executive Director explained the poll voting procedures at the 2023 AGM. Separate resolutions for each substantially separate issue, including the re-election of individual Directors, were proposed at the 2023 AGM. All the resolutions at the 2023 AGM were dealt with by poll. The poll results of the 2023 AGM are available on the Company's website and the Stock Exchange's website.

本公司二零二三年度股東週年大會已於二零 二三年八月二十八日舉行。二零二三年度股 東週年大會之通告、年報及載有擬提呈決麗 案有關資料之通函已於二零二三年度股 東分會日前多於21日向股東分發。全體 時之通同主要行政人員及外聘家主要行 設定零二三年度股東週行大會上 設工三年度股東週行大會上 設工三年度股東週別決議案因應個別 事項(包括重選個別董事)已於二零二三年度 股東週年大會上提呈之決議案均以按販東 股東週年大會上提呈之決議案均以按販更 股東投票之結果已刊載於本公司網頁及 聯交所網頁內。

Shareholders may also send any enquiries, suggestions or concerns to the Board at any time through the Company Secretary, whose contact details are as follows:

Address :	The Company Secretary Deson Development International Holdings Limited 11th Floor, Nanyang Plaza 57 Hung To Road, Kwun Tong Kowloon, Hong Kong	地址	 香港九龍觀塘鴻圖道 五十七號南洋廣場十一樓 迪臣發展國際集團有限公司 公司秘書收
Telephone no. :	deson@deson.com (852) 2570 1118 (852) 3184 3402	電話號碼	: deson@deson.com : (852) 2570 1118 : (852) 3184 3402

The Company Secretary will forward such communications to the Board, the relevant Board committees and/or the Chief Executive Officer, as appropriate.

股東亦可隨時通過公司秘書向董事會提出查 詢、建議或關注。公司秘書之聯絡詳情如下:

傳真	:	(852) 3184 3402
		公司秘書會將有關通訊資料 相關董事委員會及/或行政
總裁。		

SHAREHOLDER RIGHTS

To ensure compliance with the CG Code, the notice of the annual general meeting, the annual report and the circular containing information on the proposed resolutions will be sent to shareholders at least 21 days before the annual general meeting. Voting at the forthcoming annual general meeting will be by way of a poll. An explanation of the detailed procedures of conducting a poll will be provided to shareholders at the commencement of the annual general meeting to ensure that shareholders are familiar with such procedures.

Poll results will be counted by Hong Kong Branch Share Registrar, Tricor Tengis Limited and will be posted on the websites of the Company and of the Stock Exchange on the day the annual general meeting held. The general meetings of the Company provide an opportunity for communication between the shareholders and the Board. The Chairman of the Board as well as chairmen of the Remuneration Committee, Nomination Committee and Audit Committee, or in their absence, other members of the respective committees, and where applicable, the independent Board committee, are available to answer questions at the annual general meetings. The Company will also arrange for the external auditor to attend the annual general meetings to answer relevant questions if necessary.

Separate resolutions are proposed at annual general meetings on each substantial issue, including the election of individual directors.

In addition to regular Board meetings, the Board, on the requisition of shareholders of the Company holding 10% of the paid-up capital of the Company, may convene a special general meeting to address specific issues of the Company within 21 days from the date of deposit of written notice to the Company Secretary, at the Company's head office at 11th Floor, Nanyang Plaza, 57 Hung To Road, Kwun Tong, Kowloon, Hong Kong. The requisition must state the purposes of the meeting, and must be signed by the requisitionist(s). Shareholders may also use this same method to put forward proposals for the next general meeting.

股東權利

為符合企業管治守則,股東週年大會通告、 年報及載有擬提呈決議案有關資料之通函須 於股東週年大會日前最少足21日向股東分 發。將至的股東週年大會將採用股東投票方 式表決。股東按投票方式表決之詳情將於股 東週年大會開始時向各列席股東説明以確保 股東熟悉是項投票之程序。

投票由香港股份過戶登記分處卓佳登捷時有 限公司點票並於股東週年大會舉行之日載入 本公司及聯交所網頁。本公司股東大會提供 股東與董事會之間的溝通機會。董事會主席 及薪酬委員會、提名委員會及審核委員會主 席(或其缺席時由各委員會其他成員及董事會 獨立委員會(視乎情況)參加股東週年大會回 答提問。如有需要,本公司亦會安排外聘核 數師出席股東週年大會解答相關問題。

重要事項,包括選舉個別董事,將在股東週 年大會上提出獨立決議案。

除董事會例會外,在持有不少於本公司繳足 股本十巴仙的股東要求下,董事會可於向本 公司的公司秘書發出書面通知的二十一日內 召開股東特別大會處理本公司的特定議題。 書面通知應送達本公司的總辦事處地址:香 港九龍觀塘鴻圖道五十七號南洋廣場十一樓。 該要求必須列明會議目的,及經該要求人士 簽署。股東亦可採用相同方法在下次股東大 會上提呈建議。

Constitutional Documents

There was no change in the Company's constitutional documents during the year ended 31 March 2024.

The latest Bye-laws of the Company is available on both the websites of the Company and the Stock Exchange.

SHAREHOLDERS COMMUNICATION POLICY

The Company has established a Shareholders Communication Policy to set out the Company's procedures in providing the shareholders and the investment community with ready, equal and timely access to balanced and understandable information about the Company, in order to enable the shareholders to exercise their rights in an informed manner and to allow the shareholders and the investment community to engage actively with the Company.

The Board will review the Shareholders Communication Policy annually to ensure its effectiveness.

CONCLUSION

In the opinion of the Board, good governance was maintained throughout the accounting period covered by the annual report. The Company shall keep its governance practices under review to ensure that they are in step with the latest developments.

章程文件

截至二零二四年三月三十一日止年度,本公 司文據並無重變動。

本公司細則的最新版本登載於本公司網頁及聯交所網頁。

股東通訊政策

本公司已設立一項與股東通訊之政策,載列 本公司完備地、相同地及及時地向股東及投 資人士提供平衡及容易理解的本公司資料之 程序,一方面使股東可在知情情況下行使權 力,另一方面也讓股東及投資人士與本公司 加強溝通。

每年,董事會會檢討股東通訊政策,以確保 其有效。

結論

董事會相信,本公司於本年報涵蓋之會計期 間內一直維持良好之管治。本公司將繼續檢 討其管治常規以確保能配合最新發展情況。



Independent auditor's report to the shareholders of Deson Development International Holdings Limited 迪臣發展國際集團有限公司

(Incorporated in Bermuda with limited liability)

OPINION

We have audited the consolidated financial statements of Deson Development International Holdings Limited and its subsidiaries (together the "**Group**") set out on pages 103 to 254, which comprise the consolidated statement of financial position as at 31 March 2024, and the consolidated statement of profit or loss, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 March 2024, 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.

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 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. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

獨立核數師報告 致迪臣發展國際集團有限公司全體股東

(於百慕達註冊成立之有限責任公司)

意見

我們已審計列載於第103至254頁的迪臣發展 國際集團有限公司及其附屬公司(「貴集團」) 的綜合財務報表,此綜合財務報表包括於二 零二四年三月三十一日的綜合財務狀況表與 截至該日止年度的綜合損益表、綜合損益及 其他全面收益表、綜合權益變動表和綜合現 金流量表,以及綜合財務報表附註,包括主 要會計政策資料。

我們認為,該等綜合財務報表已根據香港會 計師公會(「**香港會計師公會**」)頒布的《香港財 務報告準則》(「**香港財務報告準則**」)真實而中 肯地反映了 貴集團於二零二四年三月三十一 日的綜合財務狀況及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。

意見的基礎

我們已根據香港會計師公會頒布的《香港審計 準則》(「**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 計綜合財務報表所承擔的責任」部分中作進一 步闡述。根據香港會計師公會頒布的《專業會 計師道德守則》(「**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。 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。

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, 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.

關鍵審計事項

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。 這些事項是在對綜合財務報表整體進行審計 並形成意見的背景下進行處理的,我們不對 這些事項提供單獨的意見。

The Key Audit Matter	How the matter was addressed in our audit
關鍵審計事項	該事項在審計中是如何應對的

Valuation of investment properties 投資物業估值

Refer to notes 3 and 15 to the consolidated financial statements 參閱綜合財務報表附註3及15

As at 31 March 2024, the Group's investment Our audit procedures in this area included: properties measured at fair value amounted to HK\$661,908,000 with an aggregate loss arising from the changes in fair value recognised in the • consolidated statement of profit or loss of HK\$32,364,000 for the year then ended. The fair values of investment properties were determined by the Group based on the valuations performed by an independent professional qualified valuer engaged by the Group.

於二零二四年三月三十一日, 貴集團所持有的投資物 業按公平值計量為661,908,000港元,截至當日止年度 於綜合損益表內確認由公平值變動所產生的總虧損為 32,364,000港元。 貴集團投資物業的公平值是根 據 貴集團委聘的獨立專業合資格估值師進行的估值而 釐定。

The Group's investment properties portfolio mainly included completed investment properties in the Mainland China.

貴集團的投資物業組合主要包括中國內地已竣工投資物 業。

我們於此領域的審計程序包括:

- Assessing the competence, capabilities and objectivity of the valuer engaged by the Group; 評估 貴集團委聘的估值師的技術、能力及客觀 性;
- Obtaining the valuation report of each property and assessing the appropriateness of the valuation methods applied: and 取得各項物業的估值報告,並評估所應用的估值方 法的 滴當性;及

關鍵審計事項(續)

The Key Audit Matter	How the matter was addressed in our audit
關鍵審計事項	該事項在審計中是如何應對的

Valuation of investment properties (Continued) 投資物業估值(續)

Refer to notes 3 and 15 to the consolidated financial statements (Continued) 參閱綜合財務報表附註3及15(續)

The valuation of investment properties was derived from the investment method and the direct comparison approach. For investment method, the relevant key assumptions include estimated monthly rental value, term yield and reversionary yield. For direct comparison approach, the relevant key assumption is the estimated market selling price per unit, with reference to recent transactions of the comparable properties and adjusted for differences in key attributes such as but not limited to location and property size.

投資物業的估值乃採用投資法及直接比較法所得。對於 投資法,相關關鍵假設包括估計月租金價值、年期收益 率及復歸收益率。就直接比較法而言,相關關鍵假設為 每單位的估計市場售價,並參考可資比較物業的近期交 易及就關鍵屬性的差異(例如但不限於位置及物業規模) 作出調整。

All the relevant key assumptions were influenced by the prevailing market conditions and each property's characteristics.

所有相關的關鍵假設均受當前市場條件及各項物業的特 點所影響。

We focus on this area due to the significant quantum of investment properties to the consolidated financial statements and the involvement of significant judgements and estimate on relevant key assumptions applied in valuation.

我們專注於此領域乃由於綜合財務報表中有大量投資物 業,且估值中應用的相關關鍵假設涉及重大判斷及估 計。 Assessing the reasonableness of relevant key assumptions used in valuation including estimated monthly rental value, term yield, reversionary yield and estimated market selling price per unit by gathering and analysing the data of comparable properties in the market and the characteristics of individual investment property such as location, age and size.

通過收集及分析市場上可比較物業的數據以及個 別投資物業的位置、樓齡及大小等特點,評估估值 所使用的相關關鍵假設的合理性,包括估計每月租 金價值、定期收益率、復歸收益率及估計每單位市 場售價。

關鍵審計事項(續)

The Key Audit Matter	How the matter was addressed in our audit
關鍵審計事項	該事項在審計中是如何應對的

Net realisable value assessment on completed properties held for sale 待售已竣工物業可變現淨值評估

Refer to notes 3 and 18 to the consolidated financial statements 參閱綜合財務報表附註3及18

As at 31 March 2024, the Group's completed Our audit procedures in this area included: properties held for sale amounted to HK\$580,992,000. 於二零二四年三月三十一日, 貴集團的待售已竣工物 業為580,992,000港元。

Properties held for sale are stated at the lower of cost and net realisable value. The determination of the net realisable value of these properties requires estimations, including expected future selling prices, and is assessed by management with reference to the valuations carried out by an independent professional qualified valuer engaged by the Group for those properties.

待售物業按成本與可變現淨值之間的較低者呈列。評定 該等物業的可變現淨值需要進行估計,包括預期未來售 價,並由管理層參考由 貴集團就該等物業委聘的獨立 專業合資格估值師進行的估值作出評估。

我們於此領域的審計程序包括:

- Assessing the competence, capabilities and objectivity of the valuer engaged by the Group; 評估 貴集團委聘的估值師的技術、能力及客觀 性;
- Obtaining the valuation reports prepared by the valuer on which the management's assessment of the net realisable value of the properties held for sale was based; 取得管理層評估待售物業的可變現淨值所依據由

估值師編製的估值報告;

Discussing with and obtaining an understanding from management of how they would apply the valuation in their net realisable value assessment and the rationale: and 與管理層討論並了解彼等於可變現淨值評估時如 何運用估值及其根據;及

關鍵審計事項(續)

The Key Audit Matter	How the matter was addressed in our audit
關鍵審計事項	該事項在審計中是如何應對的

Net realisable value assessment on completed properties held for sale (Continued) 待售已竣工物業可變現淨值評估(續)

Refer to notes 3 and 18 to the consolidated financial statements (Continued) 參閱綜合財務報表附註3及18(續)

Changes in government policies, which affect interest • rates, the required reserve ratio for banks and/or mortgage requirements for second-home buyers, could lead to volatility in property prices, particularly for properties in the Mainland China.

影響利率、銀行存款準備金率及/或二次置業者按揭要 求等政府政策變動可能導致物業價格波動,尤其是中國 內地的物業。

We identified the assessment of the net realisable value of the properties held for sale as a key audit matter because of the significance of these properties to the Group's total assets and because the assessment of net realisable value is inherently subjective and requires significant management judgement and estimation in relation to estimating future selling prices which increases the risk of error or potential management bias.

我們將待售物業可變現淨值的評估確定為關鍵審計事 項,因為該等物業對 貴集團的資產總值意義重大,而 且可變現淨值的評估具有內在的主觀性,需要管理層就 估計未來銷售價格作出重大判斷及估計,此會增加錯誤 或潛在管理層偏見的風險。 Examining the data used as inputs for the valuation, which included making reference to the market unit selling price of comparable properties nearby used in the valuation and performing market value benchmarking against comparable properties.

考查用作估值時輸入的數據,包括參考估值中應用 的附近可資比較物業的市場銷售單價,並使用可資 比較物業的市場價進行基準分析。

關鍵審計事項(續)

The Key Audit Matter	How the matter was addressed in our audit
關鍵審計事項	該事項在審計中是如何應對的

Valuation of unlisted equity investments 對非上市股權投資的估值

Refer to notes 3, 17 and 40 to the consolidated financial statements 參閱綜合財務報表附註3、17及40

As at 31 March 2024, the Group's unlisted equity Our audit procedures in this area included: investments measured at fair value through profit or loss amounted to HK\$39,815,000, which were measured at fair value and categorised as Level 3 • within the fair value hierarchy with significant unobservable inputs.

於二零二四年三月三十一日, 貴集團按公平值計入損 益賬的非上市股權投資為39,815,000港元,均按公平值 計量並分類為公平值層級中具有重大不可觀察輸入數據 的第三層級。

The Group has engaged an independent professional qualified valuer to perform the valuation of these investments. The external valuer has applied valuation techniques to determine the fair value of these unlisted investments that were not quoted in active markets. 貴集團已委聘獨立專業合資格估值師對該等投資進行估 值。外部估值師已應用估值方法釐定該等沒有活躍市場 報價之非上市投資公平值。

我們於此領域的審計程序包括:

- Assessing the competence, capabilities and objectivity of the valuer engaged by the Group; 評估 貴集團委聘的估值師的技術、能力及客觀 性;
- Obtaining the valuation reports prepared by the valuer on which the management's assessment of the unlisted equity investments was based; 取得管理層評估非上市股權投資所依據由估值師 編製的估值報告;
- Evaluating the appropriateness of the valuation . methodology and valuation technique adopted in the valuation of unlisted equity investments; 評核非上市股權投資估值所採納估值方法及估計 技術的適用性;

關鍵審計事項(續)

The Key Audit Matter	How the matter was addressed in our audit
關鍵審計事項	該事項在審計中是如何應對的

Valuation of unlisted equity investments (Continued) 對非上市股權投資的估值(續)

Refer to notes 3, 17 and 40 to the consolidated financial statements (Continued) 參閱綜合財務報表附註3、17及40(續)

These valuation techniques, in particular those including significant unobservable inputs, involved subjective judgements and assumptions. Changes in the key inputs and assumptions on which the fair value of these unlisted equity investments is based could have a material impact on the valuation of these unlisted investments at the end of the reporting period and could significantly affect the change in fair value being recognised for the reporting period.

該等估值方法,尤其該等包括重大不可觀察輸入數據的 估值方法,涉及主觀判斷及假設。該等非上市股權投資 公平值所依據的關鍵輸入數據及假設的變動會對該等非 上市投資於報告期末的估值產生重大影響,並對報告期 間確認的公平值變動產生重大影響。

- Evaluating and validating key inputs and information used in the valuation against the underlying source information; 對照相關來源資料評核及驗證用於估值中的關鍵 輸入數據及資料;
- Assessing the need of key valuation adjustments by challenging management on the appropriateness of key assumptions and judgement employed based on available information and facts and circumstances of these equity investments; and 通過質疑管理層基於該等股權投資的可用資料、事 實及情況所採用的關鍵假設及判斷的適當性,評估 關鍵估值調整的必要性;及
- Performing sensitivity analysis to evaluate the reasonableness of the valuation, when appropriate.

在適當的時候進行敏感度分析以評估估值的合理 性。

OTHER INFORMATION

The directors of the Company are responsible for the other information. The other information comprises 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 THOSE CHARGED WITH GOVERNANCE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of 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.

In preparing the consolidated financial statements, the directors of the Company 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 of the Company either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

The directors of the Company are assisted by those charged with governance in discharging their responsibility for overseeing the Group's financial reporting process.

其他資料

貴公司董事需對其他資料負責。其他資料包 括刊載於年報內的資料,惟綜合財務報表及 我們的核數師報告除外。

我們對綜合財務報表的意見並不涵蓋其他資 料,我們亦不對該等其他資料發表任何形式 的鑒證結論。

就我們對綜合財務報表的審計而言,我們的 責任是閱讀其他資料,在此過程中,考慮其 他資料是否與綜合財務報表或我們在審計過 程中所瞭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 資料存在重大錯誤陳述,我們需要報告該事 實。在這方面,我們沒有任何報告事項。

董事及負責管治人員就綜合財務報表 所承擔的責任

貴公司董事須負責根據香港會計師公會頒布 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 的內部監控負責。

在擬備綜合財務報表時, 貴公司董事負責評 估 貴集團持續經營的能力,並在適當情況 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 貴公司董事有意 將 貴集團清盤或停止經營,或別無其他實 際的替代方案。

貴公司董事獲負責管治人員協助,以履行其 監督 貴集團的財務報告過程的職責。

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. This report is made solely to you, as a body, in accordance with Section 90 of the Bermuda Companies Act 1981, 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.

As part of an audit in accordance with HKSAs, we exercise professional judgement and maintain professional skepticism 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.

核數師就審計綜合財務報表所承擔的 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。本報告遵照百慕達一九八一年公司 法第90條僅對全體股東作出報告,除此以 外,本報告並無其他用途。我們不會就本報 告的內容向任何其他人士負上或承擔任何責 任。

合理保證是高水平的保證,但不能保證按照 《香港審計準則》進行的審計,在某一重大錯 誤陳述存在時總能發現。錯誤陳述可以由欺 詐或錯誤引起,如果合理預期它們單獨或滙 總起來可能影響綜合財務報表使用者依賴綜 合財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。

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:

- 一 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 駕於內部監控之上,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。
- 瞭解與審計相關的內部監控,以設計適 當的審計程序,但目的並非對 貴集團 內部監控的有效性發表意見。
- 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)

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

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

核數師就審計綜合財務報表所承擔的 責任(續)

- 一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相關交易和事項。
- 一就 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。

我們與負責管治人員溝通了(其中包括)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監控的任何重 大缺陷。

我們還向負責管治人員提交聲明, 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, 以及在適當 的情況下, 為消除構成威脅的事項所採取的 措施或所應用的保障措施。

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

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

The engagement director on the audit resulting in this independent auditor's report is Tong Wai Hang.

核數師就審計綜合財務報表所承擔的 責任(續)

從與負責管治人員溝通的事項中,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董事是湯 偉行。

Baker Tilly Hong Kong Limited *Certified Public Accountants*

Hong Kong, 27 June 2024 Tong Wai Hang Practising certificate number P06231

天職香港會計師事務所有限公司 執業會計師

香港,二零二四年六月二十七日 湯偉行 執業證書編號P06231

Consolidated Statement of Profit or Loss 綜合損益表

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度 (Expressed in Hong Kong dollars) (以港元列示)

收入	Notes 附註	二零二四年 HK \$′000 千港元	二零二三年 HK\$'000 て洪二
	附註	千港元	- I VIII -
			千港元
	5	128,074	97,563
銷售成本		(85,172)	(46,861)
毛利		42.902	50,702
	5	-	17,062
投資物業之公平值	U U		
		(32,364)	46,284
淨額		(104,893)	(75,709)
行政開支		(77,298)	(71,663)
其他經營開支,淨額		(29,140)	(15,574)
出售附屬公司之收益/			
(虧損)	34	31,015	(2,141)
出售投資物業之收益			
	35	41,641	
財務費用	7	(26,408)	(36,704)
分佔聯營公司溢利及			
虧損,淨額		40	1,807
除税前虧損	6	(61,641)	(85,936)
所得税開支	10	(15,133)	(7,998)
本年度虧損		(76,774)	(93,934)
同于专作。			
			(90,967)
非控股催益		(1,083)	(2,967)
		(76,774)	(93,934)
		HK cents	HK cents
		港仙	港仙
本公司普通股本持有人			
應佔每股虧損			
基本及攤蒲	12	(5.16)	(6.20)
	(虧損)/收益 按公平值計入損益賬之股 權投資之公平值虧損, 淨額 行政開支 其他經營開支,淨額 出售附屬公司之收益/ (虧損) 出售投資物業之收益 財務費用 分佔聯營公司溢利及 虧損,淨額 除税前虧損 所得税開支 本年度虧損 以下應估: 本公司擁有人 非控股權益	其他收入及收益 5 投資物業之公平值 (虧損)/收益 按公平值計入損益賬之股 権投資之公平值虧損, 海額 34 行政開支 34 出售附屬公司之收益/ (虧損) 34 出售投資物業之收益 35 財務費用 7 分佔聯營公司溢利及 虧損,淨額 6 防得税開支 10 本年度虧損 10 水下應估: 本公司擁有人 非控股權益 4 本公司普通股本持有人 應佔每股虧損 12	其他收入及收益 5 92,864 投資物業之公平值 (虧損)/收益 (32,364) 按公平值計入損益賬之股 權投資之公平值虧損. (104,893) 淨額 (104,893) 行政開支 (77,298) 其他經營開支,淨額 (29,140) 出售附屬公司之收益/ ((虧損) 34 31,015 出售投資物業之收益 35 41,641 財務費用 7 (26,408) 分佔聯營公司溢利及 虧損.淨額 40 除税前虧損 6 (61,641) 所得税開支 10 (15,133) 本年度虧損 (76,774) 以下應估: (1,083) 本公司擁有人 (75,691) 非控股權益 (1,083) HK cents 港仙

The notes on pages 112 to 254 form part of the consolidated financial statements.

第112至254頁之附註構成綜合財務報表之一 部份。

Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜 合 損 益 及 其 他 全 面 收 益 表

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度 (Expressed in Hong Kong dollars) (以港元列示)

			2024	2023
		Notes 附註	二零二四年 HK\$′000 千港元	二零二三年 HK\$′000 千港元
LOSS FOR THE YEAR	本年度虧損		(76,774)	(93,934)
OTHER COMPREHENSIVE (LOSS)/ INCOME	其他全面 (虧損)/收益			
Other comprehensive loss that may be reclassified to profit or loss in subsequent periods:	於以後期間可能重新分類 至損益之其他全面虧 損:			
Exchange differences:	源· 匯兑差額: 換算海外業務所產生之			
Exchange differences on translation of foreign operations	換昇, 体外未份所產生之 匯兑差額 分佔聯營公司其他全面		(43,002)	(112,774)
Share of other comprehensive loss of associates Reclassification of cumulative	方伯聯宮公司其他主面 虧損 年內出售海外業務之累		(19)	(20)
exchange fluctuation reserve of foreign operations disposed of	計匯率波動儲備之 重新分類			
during the year	里利刀 炽	34	(594)	(6)
Net other comprehensive loss that may be reclassified to profit or loss in	於以後期間將可能重新分 類至損益之其他全面虧			
subsequent periods	損淨額		(43,615)	(112,800)
Other comprehensive (loss)/income that will not be reclassified to profit or loss in subsequent periods: Leasehold land and buildings:	於以後期間將不會重新分 類至損益之其他全面 (虧損)/收益: 租賃土地及樓宇:			
(Deficit)/surplus on revaluation Income tax effect	重估(虧絀)/盈餘 所得税影響	14 29	(6,563) 1,237	4,107 (529)
Net other comprehensive (loss)/income that will not be reclassified to profit	於以後期間將不會重新分 類至損益之其他全面			
or loss in subsequent periods	(虧損)/收益淨額		(5,326)	3,578
OTHER COMPREHENSIVE LOSS FOR THE YEAR, NET OF TAX	本年度其他全面虧損 [,] 除 税後		(48,941)	(109,222)
	本年度全面虧損總額			
TOTAL COMPREHENSIVE LOSS FOR THE YEAR	一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一		(125,715)	(203,156)
Attributable to:	以下應佔:			
Owners of the Company Non-controlling interests	本公司擁有人 非控股權益		(124,651) (1,064)	(199,984) (3,172)
	2F1工1以1推1皿			
			(125,715)	(203,156)

The notes on pages 112 to 254 form part of the consolidated financial statements.

第112至254頁之附註構成綜合財務報表之一 部份。

Consolidated Statement of Financial Position 綜合財務狀況表

As at 31 March 2024 於二零二四年三月三十一日 (Expressed in Hong Kong dollars) (以港元列示)

			2024 二零二四年	2023 二零二三年
		Notes 附註	HK \$′000 千港元	HK\$′000 千港元
NON-CURRENT ASSETS	非流動資產			
Goodwill	商譽	13		
Property, plant and equipment	物業、廠房及設備	14	253,846	282,463
Investment properties	投資物業	15	661,908	684,114
Investments in associates	於聯營公司之投資	16	5,638	4,736
Equity investments at fair value	按公平值計入損益賬之	47	20.045	
through profit or loss	股權投資 其他應收款項	17	39,815	157,463
Other receivables	<u> </u>	21	163,931	
Total non-current assets	非流動資產總值		1,125,138	1,128,776
CURRENT ASSETS	流動資產			
Due from associates	應收聯營公司款項	16	3,868	2,532
Properties held for sale under development and properties	發展中待售物業及待售 物業			
held for sale		18	580,992	702,073
Inventories	存貨	19	3,030	2,883
Accounts receivable	應收賬項	20	32,658	14,048
Prepayments, deposits and other	預付款項、按金及其他			
receivables	應收款項	21	164,055	26,943
Tax recoverable	可收回税項	22	22,705	24,940
Pledged deposits Cash and cash equivalents	已抵押存款 現金及現金等值項目	22 22	4,000	4,000
	<u> </u>	22	42,338	24,408
	八叛为住在之山在但可		853,646	801,827
Assets of a disposal group classified as held for sale	分類為待售之出售組別 資產	35		332,177
	· 并 刊 次 文 は 庄			4.424.004
Total current assets	流動資產總值		853,646	1,134,004
CURRENT LIABILITIES	流動負債			
Accounts payable	應付賬項	23	22,699	5,062
Other payables and accruals	其他應付款項及應計費用	24	91,239	95,697
Due to associates	應付聯營公司款項	16	63	
Due to related parties	應付關連人士款項	25	3,914	6,996
Tax payable	應付税項	20	50,967	27,794
Bonds payable Interest-bearing bank and other	應付債券 計息銀行及其他借貸	28	33,000	
borrowings	前志敢们及共他怕真	26	235,103	222,199
Loan from a related party	一名關連人士貸款	25	37,800	
Lease liabilities	租賃負債	27	343	326
			475,128	358,074
Liabilities directly associated with the	與分類為待售資產直接			555,074
assets classified as held for sale	相關之負債	35		57,748
Total current liabilities	流動負債總額		475,128	415,822
NET CURRENT ASSETS	流動資產淨值		378,518	718,182
	姿室物店试达科丹库			
TOTAL ASSETS LESS CURRENT LIABILITIES	資產總值減流動負債		1,503,656	1,846,958

Consolidated Statement of Financial Position 综合財務狀況表

As at 31 March 2024 於二零二四年三月三十一日 (Expressed in Hong Kong dollars) (以港元列示)

		Notes 附註	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
NON-CURRENT LIABILITIES	非流動負債			
Bonds payable	應付債券	28		33,000
Interest-bearing bank and other	計息銀行及其他借貸			
borrowings		26	60,500	169,970
Loan from a related party	一名關連人士之貸款	25		51,300
Deferred tax liabilities	遞延税項負債	29	101,235	124,762
Lease liabilities	租賃負債	27	331	675
Total non-current liabilities	非流動負債總額		162,066	379,707
NET ASSETS	資產淨值		1,341,590	1,467,251
EQUITY	權益			
Equity attributable to owners of the Company	本公司擁有人應佔權益			
Issued capital	已發行股本	30	146,682	146,682
Reserves	儲備	32	1,206,393	1,331,044
			1,353,075	1,477,726
Non-controlling interests	非控股權益		(11,485)	(10,475)
Total equity	權益總額		1,341,590	1,467,251
Approved and authorised for issue by 27 June 2024.	y the board of directors on	已由董事 及授權發	會於二零二四年六. 行。	月二十七日批准

Tjia Boen Sien	Wang Jing Ning
謝文盛	王京寧
Director	Director
董事	董事
The notes on pages 112 to 254 form part of the confinancial statements.	nsolidated 第112至254頁之附註構成綜合財務報表之一 部份。

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

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度 (Expressed in Hong Kong dollars) (以港元列示)

		Attributable to owners of the Company 本公司擁有人應佔												
		Issued capital 已發行股本 HK \$ ′000 千港元	Share premium account 股份溢價賬 HK\$'000 千港元	Contributed surplus 實繳盈餘 HK\$'000 千港元	Other reserve 其他儲備 HK \$ ′000 千港元	Property revaluation reserve 物業重估儲備 HK\$'000 千港元	Capital reserve 資本儲備 HK\$'000 千港元	Capital redemption reserve 資本贖回儲備 HK\$'000 千港元	Exchange fluctuation reserve 匯率波動儲備 HK\$'000 千港元	Share option reserve 購股權儲備 HK\$'000 千港元	Retained profits 保留溢利 HK\$'000 千港元	Total 總計 HK \$ ′000 千港元	Non- controlling interests 非控股權益 HK\$'000 千港元	Total equity 權益總額 HK \$ '000 千港元
At 1 April 2022 Loss for the year Other comprehensive income/(loss) for the year	於二零二二年四月一日 本年度虧損 本年度其他全面收益╱(虧損)	146,682 —	240,853 —	15,262 —	23,061 —	124,603 —	(9,240)	14,457 —	77,341	925 —	1,043,766 (90,967)	1,677,710 (90,967)	(5,606) (2,967)	1,672,104 (93,934)
Surplus on revaluation of leasehold land and buildings, net of tax Share of other comprehensive loss of	重估租賃土地及樓宇之盈餘, 税後淨額 分佔聯營公司其他全面虧損	_	_	_	_	3,578	_	_	_	_	_	3,578	_	3,578
associates Exchange differences on translation of foreign operations Reclassification of cumulative exchange	換算海外業務所產生之 匯兑差額 重新分類年內已出售海外	_	_	_	_	_	_	_	(20) (112,569)	_	_	(20) (112,569)	(205)	(20) (112,774)
fluctuation reserve of a foreign operation disposed of during the year (note 34)	業務之累計匯率波動儲備 (附註34)	_	_	_	_	_	_	_	(6)	_	_	(6)	_	(6)
Total comprehensive income/(loss) for the year	本年度全面收益/(虧損)總額	_	_	_	_	3,578	_	_	(112,595)	_	(90,967)	(199,984)	(3,172)	(203,156)
Release of revaluation reserve Disposal of a subsidiary (note 34) Transfer of share option reserve upon the	重估儲備之撥回 出售一間附屬公司(附註34) 購股權失效時轉撥購股權撥備	_	_	_	_	(5,509)	_	_	-	_	5,509	-	(2,333)	(2,333)
lapse of share option reserve upon the lapse of share options Contributions from non-controlling shareholders of subsidiaries	病放催犬双吋转疫病放催疫痛 來自附屬公司非控股股東的 注資	_	_	_	_	_	_	-	_	(925)	925	_	- 636	- 636
At 31 March 2023	於二零二三年三月三十一日	146,682	240,853*	15,262*	23,061*	122,672*	(9,240)	* 14,457*	(35,254)*	_*	959,233*	1,477,726	(10,475)	1,467,251
Consolidated Statement of Changes in Equity 综合權益變動表

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度 (Expressed in Hong Kong dollars) (以港元列示)

Retained profits 保留溢利		Non- controlling	
休宙	總計 HK\$′000	interests 非控股權益 HK\$'000	Total equity 權益總額 HK\$'000 千港元
959,233 (75,691)		(. ,	1,467,251 (76,774)
_			(5,326) (19)
_			(43,002)
	(594) —	(594)
(75,691) 5,630) (1,064) —	(125,715)
* 000 473*	+ 4 252 075	(11 495)	54
))))	(75,691 5,630) — (19) — (43,021) — (594) (75,691) (124,651) - (19) -) - (43,021) 19) - (594) - (75,691) (124,651) (1,064) 5,630 - 54

*

 These reserve accounts comprise the consolidated reserves of HK\$1,206,393,000 (2023: HK\$1,331,044,000) in the consolidated statement of financial position. 該等儲備賬包括於綜合財務狀況表內之綜合儲備 1,206,393,000港元(二零二三年:1,331,044,000 港元)。

The contributed surplus of the Group represents the excess of the nominal value of the subsidiaries' shares acquired over the nominal value of the Company's shares issued in exchange thereof, pursuant to the Group's reorganisation on 21 May 1997.

The notes on pages 112 to 254 form part of the consolidated financial statements.

本集團之實繳盈餘指根據於一九九七年五月 二十一日本集團重組所購入附屬公司股份之 面值高出發行以換取該等股份之本公司股份 面值之差額。

第112至254頁之附註構成綜合財務報表之一 部份。

Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度 (Expressed in Hong Kong dollars) (以港元列示)

		Notes 附註	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
CASH FLOWS FROM OPERATING	經營業務所得現金流量			
ACTIVITIES Loss before tax	除税前虧損		(61,641)	(85,936)
Adjustments for: — Finance costs	就下列項目作出調整: 一財務費用	7	26,408	36,704
 Share of profits and losses of associates, net Remeasurement loss on investment 	 一 分佔聯營公司溢利及 虧損,淨額 一 就分步收購重新計量 		(40)	(1,807)
in an associate for step acquisition	於一間聯營公司之 投資之虧損	6	_	1,984
 Interest income Imputed interest income Fair value loss/(gain) on investment 	 一利息收入 一估算利息收入 一投資物業之公平值 	5 5	(303) (9,285)	(167)
properties — Dividend income from equity	虧損/(收益) 一 按公平值計入損益賬	6	32,364	(46,284)
investments at fair value through profit or loss	之股權投資之股息 收入 — 出售附屬公司之	5	(74,865)	(1,350)
 — (Gain)/loss on disposal of subsidiaries Cain on horizon purchase of 	(收益)/虧損	6	(31,015)	2,141
 Gain on bargain purchase of an associate Loss/(gain) on disposal of items of 	 一 議價購買一間聯營 公司之收益 一 出售物業、廠房及 	6	(12)	—
property, plant and equipment	設備項目虧損/ (收益)	6	3	(56)
 Gain on disposal of investment properties 	一 出售投資物業之收益	35	(41,641)	_
 Depreciation of property, plant and equipment 	一 物業、廠房及設備之 折舊 (5年11月11日)	6	12,280	12,702
 Provision for net realisable value of properties held for sale, net 	一待售物業之可變現 淨值撥備,淨額	6	15,696	10,374
 Provision/(reversal of provision) for inventories 	一 存貨撥備/(撥備 撥回)	6	530	(389)
 Deficit from revaluation of property, plant and equipment Impairment of goodwill 	 一物業、廠房及設備 重估虧絀 一商譽減值 	6 6	3,436	1,271 1,683
 Impairment/(reversal of impairment) of accounts receivable, net Impairment of other receivables Fair value loss on equity investments 	 一應收賬項減值/(減值 撥回),淨額 一其他應收款項減值 一按公平值計入損益賬 	6 6	6,806 975	(52) 485
at fair value through profit or loss, net	之股權投資之公平 值虧損,淨額	6	104,893	75,709
			(15,411)	7,012
Movement in balances with related parties	關連人士結餘之變動		(2,502)	(5,796)
Decrease/(increase) in properties held for sale under development and	發展中待售物業及待售 物業減少/(増加)			
properties held for sale (Increase)/decrease in inventories (Increase)/decrease in accounts	存貨(増加)/減少 應收賬項(増加)/減少		20,251 (681)	(6,078) 2,871
receivable Increase in prepayments, deposits and	預付款項、按金及其他		(28,767)	2,459
other receivables Increase/(decrease) in accounts	應收款項增加 應付賬款增加/(減少)		(10,899)	(878)
payable Increase/(decrease) in other payables	應內		17,981	(1,349)
and accruals	其他應因款項及應計費用 增加/(減少)		27,471	(8,574)

Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度 (Expressed in Hong Kong dollars) (以港元列示)

Cash generated/(used in) from operations 經營活動所得/ 9 Interest paid 見付利息 Hong Kong Profits Tax refunded/(paid) 已 Overseas taxes paid 已付海外税項 Net cash flows used in operating activities 經營業務所用現 淨額 CASH FLOWS FROM INVESTING ACTIVITIES 投資業務所得現 Interest received 已收利息 Dividend received from equity investments at fair value through profit or loss 已收租没資股, Purchases of equity investments at fair 購買按公平值計/	7,443 (1((30,981) (44 91 (8,995) 包金流量 (32,442) (55	0,333) 4,757) (85) (487) 5,662)
operations現金Interest paid已付利息Hong Kong Profits Tax refunded/(paid)已退回/(已付): 利得税Overseas taxes paid已付海外税項Net cash flows used in operating activities經營業務所用現 淨額CASH FLOWS FROM INVESTING ACTIVITIES投資業務所得現 已收利息Interest received已收利息Dividend received from equity investments at fair value through profit or loss已收利息	(30,981) (44 91 (8,995) 包金流量 (32,442) (55	(85) (487)
Hong Kong Profits Tax refunded/(paid) Overseas taxes paid Net cash flows used in operating activities CASH FLOWS FROM INVESTING ACTIVITIES Interest received Dividend received from equity investments at fair value through profit or loss	91 (8,995) 包金流量 (32,442) (55 包金流量	(85) (487)
Net cash flows used in operating activities 經營業務所用現 濟額 CASH FLOWS FROM INVESTING ACTIVITIES 投資業務所得現 Interest received 已收利息 Dividend received from equity investments at fair value through profit or loss 已收粮之平值計,	91 (8,995) 乱金流量 〔32,442〕 (55	(487)
Overseas taxes paid 已付海外税項 Net cash flows used in operating activities 深額 CASH FLOWS FROM INVESTING ACTIVITIES Interest received Dividend received from equity investments at fair value through profit or loss Dividend received	(8,995) 乱金流量 乱金流量	(487)
activities 淨額 CASH FLOWS FROM INVESTING ACTIVITIES Interest received Dividend received from equity investments at fair value through profit or loss	(32,442) (55 包金流量	5,662)
CASH FLOWS FROM INVESTING ACTIVITIES Interest received Dividend received from equity investments at fair value through profit or loss	扎金流量	5,002)
ACTIVITIES Interest received 已收利息 Dividend received from equity 已收按公平值計 investments at fair value through 之股權投資股, profit or loss		
Dividend received from equity 已收按公平值計 investments at fair value through 之股權投資股, profit or loss	E BAB	
investments at fair value through 之股權投資股, profit or loss	5 303	167
profit or loss		
		1,350
		1,550
value through profit or loss 之股權投資		3,382)
Purchases of items of property, plant 購入物業、廠房,	及設備	
and equipment 項目	14 (339)	(356)
Acquisition of a subsidiary 收購一間附屬公 Disposal of subsidiaries 出售附屬公司		1,753)
Disposal of subsidiaries 出售附屬公司 Proceeds from disposal of items of 出售物業、廠房》		(6)
property, plant and equipment 目所得款項		71
Proceeds from disposal of investment 出售投資物業所	行得款項	
properties	35 51,189	—
Refund of equity investments 指定按公平值計		
designated at fair value through 之股權投資退該 profit or loss	³ 款 40 16,520	
Advances to associates, net 向聯營公司墊付.		
淨額	(1,273)	(133)
Investment in an associate 於一間聯營公司		(783)
Dividend income from associates 來自聯營公司的原	股息收入 16 675	5,614
Net cash flows generated from 投資業務所得現		
investing activities 淨額	148,254	789
CASH FLOWS FROM FINANCING 融資業務所得現 ACTIVITIES	1金流量	
New bank and other borrowings 新增銀行及其他		9,767
Repayment of bank and other 償還銀行及其他		
borrowings		9,681)
Principal portion of lease liabilities 租賃負債之本金 (Repayment to)/advance from a related (向一名關連人士 party 來自一名關連,	土還款)/	(30)
塾款	36 (10,900) 5 ⁻	1,300
Contributions to subsidiaries from 非控股權益向附,		
non-controlling interests 注資 Proceeds from issue of bonds 發行債券之所得	關公司	626
Net cash flows (used in)/generated 融資業務(所用)	打屬公司 54	636 3,000
from financing activities 現金流量淨額	甘屬公司 54 計款項 36 ── 33	

Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度 (Expressed in Hong Kong dollars) (以港元列示)

		Notes 附註	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
NET INCREASE/(DECREASE) IN CASH				
AND CASH EQUIVALENTS Cash and cash equivalents at	增加/(減少)淨額 於年初之現金及現金等值		12,943	(29,881)
beginning of year Effect of foreign exchange rate	項目 匯率變動之影響		8,660	40,170
change			(1,204)	(1,629)
CASH AND CASH EQUIVALENTS AT END OF YEAR	於年底之現金及現金等值 項目		20,399	8,660
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS	現金及現金等值項目結餘 之分析			
Cash and bank balances	現金及銀行結餘	22	42,338	24,408
Bank overdrafts Cash and cash equivalents of a disposal group classified as held for	銀行透支 分類為待售出售組別之 現金及現金等值項目	26	(21,939)	(15,868)
sale		35		120
CASH AND CASH EQUIVALENTS AS STATED IN THE CONSOLIDATED	於綜合現金流量表所列之 現金及現金等值項目		20.200	0.000
STATEMENT OF CASH FLOWS			20,399	8,660

The notes on pages 112 to 254 form part of the consolidated financial statements.

第112至254頁之附註構成綜合財務報表之一 部份。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

1 CORPORATE AND GROUP INFORMATION

Deson Development International Holdings Limited (the "**Company**") is a limited liability company incorporated in Bermuda. The address of the Company's registered office is located at Victoria Place, 5th Floor, 31 Victoria Place, Hamilton HM10, Bermuda and its principal place of business is located at 11th Floor, Nanyang Plaza, 57 Hung To Road, Kwun Tong, Kowloon, Hong Kong.

During the year, the Group was involved in the following principal activities:

- (i) property development and investment;
- (ii) trading of medical equipment and home security and automation products; and
- (iii) operation of a hotel.

Information about subsidiaries

Particulars of the Company's principal subsidiaries are as follows:

1 公司及集團資料

迪臣發展國際集團有限公司(「本公司」) 是一間於百慕達註冊成立之有限責任公 司。本公司之註冊辦事處地址為Victoria Place, 5th Floor, 31 Victoria Place, Hamilton HM10, Bermuda,而其主要 營業地點為香港九龍觀塘鴻圖道57號南 洋廣場11樓。

年內,本集團之主要業務如下:

- (i) 物業發展及投資;
- (ii) 買賣醫療設備及家居保安及自動 化產品;及
- (iii) 營運一間酒店。

有關附屬公司的資料

本公司主要附屬公司的詳情如下:

Name	Place of incorporation/ registration and business	Issued ordinary/ registered share capital 已發行普通股/		Percentage equity attrib to the Com	utable	Principal activities
名稱	註冊成立/註冊及營業地點		所持股份類別	本公司應佔權孟 Direct li 直接	á百分比 ndirect 間接	主要業務
Advancost Assets Limited	British Virgin Islands (" BVI ")/ Hong Kong 英屬處女群島 (「 英屬處女群島 」)/香港		Ordinary 普通股	_	100	Investment holding 投資控股
Allied Health Elements Company Limited 圓方醫療科技有限公司	Hong Kong 香港	HK\$3,000,000 3,000,000港元	,	_	90	Selling of wellness and pandemic prevention products 銷售健康及防疫產品
Blocks Success International Limited	BVI/Hong Kong 英屬處女群島/香港		Ordinary 普通股	_	100	Investment holding 投資控股
Century Logistics Limited	BVI/Hong Kong 英屬處女群島/香港		Ordinary 普通股	_	100	Investment holding 投資控股
Deson Commercial City Limited 迪臣商業城有限公司	Hong Kong 香港	HK \$ 1 1港元	,	_	100	Investment holding 投資控股
Deson Development Holdings Limited 迪臣發展集團有限公司	BVI/Hong Kong 英屬處女群島/香港	US\$200 200美元	Ordinary 普通股	100	_	Investment holding 投資控股

1 CORPORATE AND GROUP INFORMATION (Continued)

Information about subsidiaries (Continued)

1 公司及集團資料(續)

有關附屬公司的資料(續)

Name	Place of incorporation/ registration and business	Issued ordinary/ registered share capital 已發行普通股/		Percentage of equity attributable to the Company	Principal activities
名稱	註冊成立/註冊及營業地點		所持股份類別	本公司應佔權益百分比 Direct Indirect 直接 間接	主要業務
Deson E-Commerce (Kaifeng) Co., Ltd (note (a))	People's Republic of China (" PRC ")/Mainland China	RMB32,000,000	N/A	— 100	Selling, distribution and marketing of home security products
迪臣跨境商貿(開封)有限公司(附註(a))	中華人民共和國(「 中國 」)/ 中國內地	人民幣 32,000,000元	不適用		銷售、分銷及推廣家居保安產品
Deson Dynasty Investment (HK) Limited 迪臣宋城投資(香港)有限公司	Hong Kong 香港	HK\$1 1港元	Ordinary 普通股	— 100	Investment holding 投資控股
Deson Dynasty Commercial (Kaifeng) Co., Ltd (note (a))	PRC/Mainland China	RMB50,000,000	N/A	— 100	Selling, distribution and marketing of home security products and hotel management
迪臣宋城商業(開封)有限公司(附註(a))	中國/中國內地	人民幣 50,000,000元	不適用		銷售、分銷及推廣家居保安產品 及酒店管理
Deson Innovative Concept Limited 迪臣智能科技發展有限公司	Hong Kong 香港		Ordinary 普通股	— 100	Investment holding 投資控股
Deson Innovative Limited	Hong Kong	HK\$1,000,000	Ordinary	— 100	Selling, distribution and marketing of home security
迪衛智能系統有限公司	香港	1,000,000港元	普通股		and automation products 銷售、分銷及推廣家居保安及 自動化產品
Deson Medical Limited	BVI/Hong Kong 英屬處女群島/香港		Ordinary 普通股	— 100	Investment holding 投資控股
Deson (Ningbo) Ventures Limited 迪臣(寧波)投資有限公司	BVI/Hong Kong 英屬處女群島/香港	US\$100 100美元	Ordinary 普通股	— 100	Investment holding 投資控股
Deson Property Development (Kaifeng) Co., Ltd. (note (a))	PRC/Mainland China	HK\$311,880,000	N/A	— 100	Property development
迪臣置業發展(開封)有限公司(附註(a))	中國/中國內地	311,880,000港元	不適用		物業發展
Deson Soho Technology Limited 迪邦科技有限公司	Hong Kong 香港	HK\$100,000 100,000港元		— 100	Inactive 暫無業務
Deson Ventures (Hong Kong) Limited 迪臣置業(香港)有限公司	Hong Kong 香港		Ordinary 普通股	— 100	Investment holding 投資控股
Deson Ventures Limited 迪臣投資有限公司	BVI/Hong Kong 英屬處女群島/香港		Ordinary 普通股	— 100	Investment holding 投資控股
Full Trade (China) Limited 全貿(中國)有限公司	Hong Kong 香港	HK\$10,000 10,000港元		— 100	Investment holding 投資控股
Gosford Technology Limited	BVI/Hong Kong 英屬處女群島/香港		Ordinary 普通股	— 100	Investment holding 投資控股
Grand On Enterprise Limited 迪宏置業有限公司	Hong Kong 香港		Ordinary 普通股	— 100	Property holding 物業控股

1 CORPORATE AND GROUP INFORMATION (Continued) Information about subsidiaries (Continued)

1 公司及集團資料(續)

有關附屬公司的資料(續)

Name	Place of incorporation/ registration and business	Issued ordinary/ registered share capital 已發行普通股/		Percentage of equity attributable to the Company	Principal activities
名稱	註冊成立/註冊及營業地點		所持股份類別	本公司應佔權益百分比 Direct Indirect 直接 間接	1
Hainan Full Trade Industry Co., Ltd.	PRC/Mainland China	RMB1,000,000	N/A	— 100	· · · · · · · · · · · · · · · · · · ·
海南全貿實業有限公司	中國/中國內地	人民幣 1,000,000元	不適用		management 物業投資及管理
Honour Advance Ltd. 江裕有限公司	Hong Kong 香港	HK\$2 2港元	Ordinary 普通股	— 100	Investment holding 投資控股
Intellmission Limited	BVI/Hong Kong 英屬處女群島/香港	US\$2 2美元	Ordinary 普通股	— 100	Investment holding 投資控股
Medical Technologies Limited 迪臣國際醫學儀器有限公司	Hong Kong 香港	HK\$10,000 10,000港元	Ordinary 普通股	— 100	Trading of medical equipment 買賣醫療設備
MTL Engineering Limited	Hong Kong	HK\$2	Ordinary	— 100	medical equipment and
迪臣醫學儀器工程有限公司	香港	2港元	普通股		health care products 安裝及維修醫療儀器及保健產品
New Perfect Limited	BVI/Hong Kong 英屬處女群島/香港	US\$1 1美元	Ordinary 普通股	— 100	Investment holding 投資控股
Often Reach Limited	BVI/Hong Kong 英屬處女群島/香港	US\$1 1美元	Ordinary 普通股	— 100	Investment holding 投資控股
Peaceful Elite Limited	BVI/Hong Kong 英屬處女群島/香港	US\$1 1美元	Ordinary 普通股	— 100	Investment holding 投資控股
Quick Skill Holdings Limited	BVI/Hong Kong 英屬處女群島/香港	US\$1 1美元	Ordinary 普通股	— 100	Investment holding 投資控股
Super Sight Investments Inc.	BVI/Mainland China 英屬處女群島/中國內地	US\$1 1美元	Ordinary 普通股	— 100	Property development 物業發展
Synergy Asia Limited 新逸亞洲有限公司	Hong Kong 香港	HK\$100,000 100,000港元		— 100	Investment holding 投資控股
Tian Tong Satellite Communication Limited 天通衛星通訊有限公司	Hong Kong 香港	HK\$100,000 100,000港元		— 100	Inactive 暫無業務
Universal Focus Developments Limited	BVI/Hong Kong 英屬處女群島/香港	US\$50,000 50,000美元		— 80	Investment holding 投資控股
Win Glory Properties Limited 榮山置業有限公司	Hong Kong 香港	HK\$10,000 10,000港元		— 100	Human resources 人力資源

CORPORATE AND GROUP INFORMATION 1 (Continued) Information about subsidiaries (Continued)

公司及集團資料(續) 1

有關附屬公司的資料(續)

Name	Place of incorporation/ registration and business	Issued ordinary/ registered share capital 已發行普通股/		Percenta equity attr to the Co	ibutable	Principal activities
名稱	註冊成立/註冊及營業地點		所持股份類別	本公司應佔権 Direct 直接	^雚 益百分比 Indirect 間接	主要業務
Winsome Properties Limited 榮信置業有限公司	Hong Kong 香港	HK\$2 2港元		_	100	Investment holding 投資控股
Wonderful Hope Limited	BVI/Mainland China 英屬處女群島/中國內地	US\$1 1美元	Ordinary 普通股	_	100	Property development 物業發展
Woodmont Profits Limited	BVI/Hong Kong 英屬處女群島/香港	US\$1 1美元	Ordinary 普通股	_	100	Investment holding 投資控股
Yan Man Developments Limited	BVI/Hong Kong 英屬處女群島/香港	US\$1 1美元	Ordinary 普通股	_	100	Investment holding 投資控股
迪臣世博商業運營(開封)有限公司 (note (b)) 迪臣世博商業運營(開封)有限公司(附註(b))	PRC/Mainland China 中國/中國內地	RMB10,000,000 人民幣 10,000,000元	N/A 不適用	_	100	Property development 物業發展
迪臣宋城酒店管理(開封)有限公司 (note (b)) 迪臣宋城酒店管理(開封)有限公司(附註(b))	PRC/Mainland China 中國/中國內地	RMB5,000,000 人民幣 5,000,000元	N/A 不適用	_	100	Hotel operation 酒店營運
迪臣商業運營管理(開封)有限公司 (note (b)) 迪臣商業運營管理(開封)有限公司(附註(b))	PRC/Mainland China 中國/中國內地	RMB500,000 人民幣500,000元		_	100	Property management 物業管理
海南亞豪置業有限公司 (note (b)) 海南亞豪置業有限公司(附註(b))	PRC/Mainland China 中國/中國內地	RMB40,000,000 人民幣 40,000,000元	N/A 不適用	_	100	Property investment 物業投資
Notes:			附	註:		

Notes:

(a)

Registered as wholly-foreign-owned enterprises under PRC law. (a)

(b) Registered as domestic enterprises under PRC law.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

(b) 根據中國法律註冊為內資企業。

上表所列者為董事認為會對本集團本年 度業績構成主要影響或構成本集團資產 淨值重要部分之本公司附屬公司。董事 認為如將其他附屬公司之詳情列出,會 使本附註過於冗長。

根據中國法律註冊為外商獨資企業。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES 2.1 Basis of preparation

These consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and the disclosure requirements of the Hong Kong Companies Ordinance. They have been prepared under the historical cost convention, except for leasehold land and buildings classified as property, plant and equipment, investment properties and equity investments which have been measured at fair value. Disposal group held for sale are stated at the lower of their carrying amount and fair value less costs to sell as further explained in note 2.4. These consolidated financial statements are presented in Hong Kong dollars ("HK\$") and all values are rounded to the nearest thousand ("HK\$'000") except when otherwise indicated

Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries (collectively referred to as the "**Group**") for the year ended 31 March 2024. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

Generally, there is a presumption that a majority of voting rights results in control.

2 會計政策 2.1 編製基準

此等綜合財務報表乃根據香港會 計師公會(「香港會計師公會」)所 頒佈之香港財務報告準則(「香港 **財務報告準則**」)(包括所有香港財 務報告準則、香港會計準則(「香 港會計準則」)及詮釋)及香港公司 條例之披露規定而編製。此等財 務報表乃根據歷史成本慣例編 製,惟租賃土地及樓宇(分類為物 業、廠房及設備)、投資物業及股 權投資乃按公平值計量則除外。 誠如附註2.4所進一步閘釋,待售 出售組別按其賬面值與公平值減 销售成本之較低者列賬。除特別 説明外,此等綜合財務報表乃以 港元(「港元」)呈列,所有價值調 整至最接近之千位數(「**千港元**」)。

綜合基準

綜合財務報表包括本公司及其附 屬公司(統稱「本集團」)截至二 四年三月三十一日止年度之司 務報間接控制的實體(包括結構 資體)。倘本集團因參與被投資 了的權力影響有關回報(即關 點 動的能力),則本集團擁有該 實體 的控制權。

一般而言,假定大多數的投票權 形成控制權。

2 ACCOUNTING POLICIES (Continued) 2.1 Basis of preparation (Continued) Basis of consolidation (Continued)

When the Company has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- (a) the contractual arrangement with the other vote holders of the investee;
- (b) rights arising from other contractual arrangements; and
- (c) the Group's voting rights and potential voting rights.

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Profit or loss and each component of other comprehensive income are attributed to the owners of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control described above. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. 會計政策(續) 2.1 編製基準(續) *綜合基準(續)*

2

倘本公司擁有被投資方少於大多 數的投票權或類似權利時,本集 團會考慮所有相關事實及情況, 以評估本集團對被投資方是否擁 有權力,包括:

- (a) 與該被投資方其他投票權持 有人之合約安排;
- (b) 根據其他合約安排所享有之 權利;及
- (c) 本集團的投票權及潛在投票 權。

附屬公司之財務報表乃以與本公 司相同之報告期按相同會計政策 編製。附屬公司之業績自本集團 取得控制權當日起綜合入賬,並 繼續綜合入賬直至該控制權終止 當日為止。

即使導致非控股權益結餘虧絀, 損益及其他全面收益各項目仍歸 屬於本集團母公司擁有人及非控 股權益。所有集團內公司間之資 產與負債、權益、收入、開支及 本集團成員公司間交易相關的現 金流均於綜合入賬時全數對銷。

倘事實及情況顯示上述三項控制 權要素其中一項或多項有變,本 集團會重估是否仍然控制被投資 方。附屬公司擁有權權益變動但 未失去控制權,則入賬為股本交 易。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.1 Basis of preparation (Continued) Basis of consolidation (Continued)

If the Group loses control over a subsidiary, it derecognises the related assets (including goodwill), liabilities, any non-controlling interest and the exchange fluctuation reserve; and recognises the fair value of any investment retained and any resulting surplus or deficit in profit or loss. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate, on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.

2.2 Changes in accounting policies and disclosures

The Group has adopted the following new and revised HKFRSs for the first time for the current year's consolidated financial statements.

HKFRS 17	Insurance Contracts
Amendments to HKAS 1 and HKFRS Practice Statement 2	Disclosure of Accounting Policies
Amendments to HKAS 8	Definition of Accounting Estimates
Amendments to HKAS 12	Deferred Tax related to Assets and Liabilities arising from a Single Transaction
Amendments to HKAS 12	International Tax Reform — Pillar Two Model Rules

2 會計政策(續) 2.1 編製基準(續) 綜合基準(續)

倘本集團失去附屬公司之控制 權,則會終止確認相關資產(包括 商譽)、負債、任何非控股權益及 匯兑波動儲備;並確認任何建設資的公平值及計入損益賬的 任何相關盈餘或虧絀。先前於其 他全面收益已確認的本集團分佔 成份,重新分類至損益賬或保留 溢利(如適用),其基準與倘本集 團已直接出售相關資產或負債者 相同。

2.2 會計政策及披露變更

本集團已於本年度之綜合財務報 表首次採納下列新訂及經修訂之 香港財務報告準則。

香港財務報告 準則第17號	保險合約
1 / (3 / 12 3/) 0	會計政策之披露
第1號之修	
訂及香港財	
務報告準則	
實務報告第	
2號	
香港會計準則	會計估計之定義
第8號之修	
訂	
香港會計準則	與單一交易產生
第12號之修	之資產及負債
訂	相關的遞延税
	項
	坦
香港會計準則	^贞 國際税務改革
香港會計準則 第12號之修	
	國際税務改革

2 ACCOUNTING POLICIES (Continued) 2.2 Changes in accounting policies and disclosures (Continued)

The nature and the impact of the new and revised HKFRSs that are applicable to the Group are described below:

- (a) Amendments to HKAS 1 require entities to disclose their material accounting policy information rather than their significant accounting policies. Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements. Amendments to HKFRS Practice Statement 2 Making Materiality Judgements provide non-mandatory guidance on how to apply the concept of materiality to accounting policy disclosures. The amendments did not have any impact on the measurement, recognition or presentation of any items in the Group's financial statements.
- (b) Amendments to HKAS 8 clarify the distinction between changes in accounting estimates and changes in accounting policies. Accounting estimates are defined as monetary amounts in financial statements that are subject to measurement uncertainty. The amendments also clarify how entities use measurement techniques and inputs to develop accounting estimates. Since the Group's approach and policy align with the amendments, the amendments had no impact on the Group's financial statements.

2 會計政策(續)2.2 會計政策及披露變更(續)

適用於本集團之新訂及經修訂香 港財務報告準則之性質及影響載 述如下:

- (a) 香港會計準則第1號之修訂 要求實體披露其重大會計政 策資料,而非其主要會計政 策。倘連同實體財務報表所 載其他資料一併考慮時,可 合理預期會計政策資料會影 響通用財務報表的主要使用 者根據該等財務報表作出的 決定,則該會計政策資料屬 重大。香港財務報告準則實 務報告第2號之修訂作出重 大性判斷就如何將重大性的 概念應用於會計政策披露提 供非強制性指引。該等修訂 對本集團財務報表內任何項 目的計量、確認或呈列並無 任何影響。
- (b) 香港會計準則第8號之修訂 澄清會計估計變動與會計政 策變動之間的差異。會計估 計定義為財務報表中存在計 量不確定性的貨幣金額。該 等修訂亦澄清實體如何使用 計量技術及輸入數據以進行 會計估計。由於本集團的方 式及政策與該等修訂一致, 該等修訂對本集團的財務報 表並無影響。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.2 Changes in accounting policies and disclosures (Continued)

- Amendments to HKAS 12 Deferred Tax related (c)to Assets and Liabilities arising from a Single Transaction narrow the scope of the initial recognition exception in HKAS 12 so that it no longer applies to transactions that give rise to equal taxable and deductible temporary differences, such as leases and decommissioning obligations. Therefore, entities are required to recognise a deferred tax asset (provided that sufficient taxable profit is available) and a deferred tax liability for temporary differences arising from these transactions. The amendments did not have any significant impact on the financial position or performance of the Group upon initial application.
- Amendments to HKAS 12 International Tax (d) Reform — Pillar Two Model Rules introduce a mandatory temporary exception from the recognition and disclosure of deferred taxes arising from the implementation of the Pillar Two model rules published by the Organisation for Economic Co-operation and Development. The amendments also introduce disclosure requirements for the affected entities to help users of the financial statements better understand the entities' exposure to Pillar Two income taxes, including the disclosure of current tax related to Pillar Two income taxes separately in the periods when Pillar Two legislation is effective and the disclosure of known or reasonably estimable information of their exposure to Pillar Two income taxes in periods in which the legislation is enacted or substantively enacted but not yet in effect. Since the Group did not fall within the scope of the Pillar Two model rules, the amendments did not have any impact to the Group.

2 會計政策(續)2.2 會計政策及披露變更(續)

- 香港會計準則第12號之修 (c)訂與單一交易產生之資產及 負債相關的遞延税項收窄香 港會計準則第12號的初步 確認例外情況範圍,使其不 再適用於產生相等應課税及 可扣税暫時差額的交易,例 如租賃及停用責任。因此, 實體須就該等交易產生的暫 時差額確認遞延税項資產 (前提是有足夠應課税溢利) 及遞延税項負債。該等修訂 於初始確認時並無對本集團 的財務狀況或表現造成任何 重大影響。
- 香港會計準則第12號之修 (d) 訂 國際税務改革 — 支柱 二規則範本」引入因實施經 濟合作與發展組織頒佈的支 柱二規則範本而產生的遞延 税項確認及披露的強制暫時 例外情況。該等修訂亦引入 受影響實體的披露規定,以 幫助財務報表使用者更好地 了解實體面臨的支柱二所得 税,包括在支柱二立法生效 的期間分別披露與支柱二所 得税相關的即期税項,以及 在立法已頒佈或實質已頒佈 但尚未生效的期間披露已知 或可合理估計的彼等面臨的 支柱二所得税的資料。由於 本集團不屬於支柱二規則範 本的範圍,該等修訂對本集 團並無任何影響。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.2 Changes in accounting policies and disclosures (Continued)

The implication of abolition of the MPF-LSP offsetting mechanism:

In June 2022, the Hong Kong SAR Government gazetted the Hong Kong Employment and Retirement Schemes Legislation (Offsetting Arrangement) (Amendment) Ordinance 2022 (the "Amendment Ordinance"), which will come into effect from 1 May 2025 (the "Transition Date"). Once the Amendment Ordinance takes effect, an employer can no longer use any of the accrued benefits derived from its mandatory contributions to mandatory provident fund ("MPF") scheme to reduce the long service payment ("LSP") in respect of an employee's service from the Transition Date (the abolition of the "offsetting mechanism"). In addition, the LSP in respect of the service before the Transition Date will be calculated based on the employee's monthly salary immediately before the Transition Date and the years of service up to that date.

In July 2023, the HKICPA published "Accounting implications of the abolition of the MPF-LSP offsetting mechanism in Hong Kong" that provides accounting guidance relating to the offsetting mechanism and the abolition of the mechanism. In particular, the guidance indicates that entities may account for the accrued benefits derived from mandatory MPF contributions that are expected to be used to reduce the LSP payable to an employee as deemed contributions by that employee towards the LSP. The abolition of the offsetting mechanism did not have a material impact on the Group's result and financial position.

2 會計政策(續)2.2 會計政策及披露變更(續)

廢除強積金與長期服務金抵銷機 制的涵義:

於二零二二年六月,香港特別行 政區政府在憲報刊登香港《二零 (「個及退休計劃法例(抵銷 安排)(修訂)條例》(「修訂)條例」),將自二零二五年五月一日 (「轉制日」)起生效。一旦修訂條 例生效,僱主不可再其到一日 (「全積金(「金積金」)計劃中的 、加減就僱員自轉制日起 路應付的長期服務金(「長期服務 金」)(廢除「抵銷機制」)。此外, 就轉制根據緊接轉制日前的優 月薪及截至該日的服務年期計算。

於二零二三年七月,香港會計師 公會頒佈《香港廢除強積金與長期 服務金抵銷機制的會計影響》,就 抵銷機制及廢除該機制提供會計 指引。尤其是,該指引指出實 可將其強制性強積金供款所產 的累算權益(預期將用於扣減應員 對長期服務金的視作供款入賬。 廢除抵銷機制並無對本集團的業 績及財務狀況造成重大影響。

2 ACCOUNTING POLICIES (Continued) 2.3 Issued but not yet effective Hong Kong financial reporting standards

The Group has not applied the following revised HKFRSs, that have been issued but are not yet effective, in these consolidated financial statements. The Group intends to apply these revised HKFRSs, if applicable, when they become effective.

Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ³
Amendments to HKFRS 16	Lease Liability in a Sale and Leaseback ¹
Amendments to HKAS 1	Classification of Liabilities as Current or Non-current (the " 2020
	Amendments") ^{1, 4}
Amendments to HKAS 1	Non-current Liabilities with
	Covenants (the "2022
	Amendments") ^{1, 4}
Amendments to HKAS 7	Supplier Finance
and HKFRS 7	Arrangements ¹
Amendments to	Lack of Exchangeability ²
HKAS 21	
1 Effective for annual per	iods beginning on or after 1 April 2024
2 Effective for annual per	iods beginning on or after 1 April 2025
3 No mandatory effective adoption	e date yet determined but available for

4 As a consequence of the 2020 Amendments and 2022 Amendments, Hong Kong Interpretation Presentation of Financial Statements — Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause was revised to align the corresponding wording with no change in conclusion

2 會計政策(續)

2.3 已頒佈但尚未生效之香港財務 報告準則

本集團並無於該等綜合財務報表 應用下列已頒佈但尚未生效之經 修訂香港財務報告準則。本集團 擬於生效時應用該等經修訂香港 財務報告準則(倘適用)。

香港財務報告準則 投資者與其聯 第10號及香港會 營公司或合 計準則第28號之 營企業之間 的資產出售 修訂 或出資3 香港財務報告準則 售後租回之租 第16號之修訂 昏
自
信
1 香港會計準則 負債分類為流 第1號之修訂 動或非流動 (「二零二零 年修訂 |) 1, 4 香港會計準則 具有契諾之 第1號之修訂 非流動負債 (「二零二二 年修訂」)1,4 香港會計準則 供應商融資 第7號及香港 安排1 財務報告準則 第7號之修訂 香港會計準則 欠缺可交換性² 第21號之修訂

- 於二零二四年四月一日或之後開始 之年度期間生效
- 2 於二零二五年四月一日或之後開始 之年度期間生效
- 3 可供採納但尚未釐定強制生效日期
- 4 因應二零二零年修訂及二零二二年 修訂,香港詮釋財務報表呈列 一 借款人對包含按要求償還條款的有 期貸款之分類已修訂,以將相關字 詞一致,惟結論並無變動

2 ACCOUNTING POLICIES (Continued) 2.3 Issued but not yet effective Hong Kong financial reporting standards (Continued)

Further information about those HKFRSs that are expected to be applicable to the Group is described below.

Amendments to HKFRS 10 and HKAS 28 address an inconsistency between the requirements in HKFRS 10 and in HKAS 28 in dealing with the sale or contribution of assets between an investor and its associate or joint venture. The amendments require a full recognition of a gain or loss resulting from a downstream transaction when the sale or contribution of assets constitutes a business. For a transaction involving assets that do not constitute a business, a gain or loss resulting from the transaction is recognised in the investor's profit or loss only to the extent of the unrelated investor's interest in that associate or joint venture. The amendments are to be applied prospectively. The previous mandatory effective date of amendments to HKFRS 10 and HKAS 28 was removed by the HKICPA. However, the amendments are available for adoption now.

Amendments to HKFRS 16 specify the requirements that a seller-lessee uses in measuring the lease liability arising in a sale and leaseback transaction to ensure the seller-lessee does not recognise any amount of the gain or loss that relates to the right of use it retains. The amendments are effective for annual periods beginning on or after 1 April 2024 and shall be applied retrospectively to sale and leaseback transactions entered into after the date of initial application of HKFRS 16 (i.e., 1 April 2019). Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

2 會計政策(續)

2.3 已頒佈但尚未生效之香港財務 報告準則(續)

預期將適用於本集團之該等香港 財務報告準則之進一步資料載述 如下。

香港財務報告準則第10號及香港 會計準則第28號之修訂解決香港 財務報告準則第10號及香港會計 準則第28號對於處理投資者與其 聯營公司或合營企業之間有關資 產出售或注資之不一致規定。該 等修訂規定當有關資產出售或注 資構成業務時,需全面確認下游 交易所產生之盈虧。若涉及資產 之交易不構成業務,則投資者於 損益確認交易產生之盈虧只限於 不屬於投資者於該聯營公司或合 營企業權益之部份。該等修訂乃 按前贍性基準應用。香港財務報 告準則第10號及香港會計準則第 28號之修訂早前訂定之強制性生 效日期已被香港會計師公會刪 除。儘管如此,有關修訂現已可 作採納。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued)

2.3 Issued but not yet effective Hong Kong financial reporting standards (Continued)

The 2020 Amendments clarify the requirements for classifying liabilities as current or non-current, including what is meant by a right to defer settlement and that a right to defer must exist at the end of the reporting period. Classification of a liability is unaffected by the likelihood that the entity will exercise its right to defer settlement. The amendments also clarify that a liability can be settled in its own equity instruments, and that only if a conversion option in a convertible liability is itself accounted for as an equity instrument would the terms of a liability not impact its classification. The 2022 Amendments further clarify that, among covenants of a liability arising from a loan arrangement, only those with which an entity must comply on or before the reporting date affect the classification of that liability as current or non-current. Additional disclosures are required for non-current liabilities that are subject to the entity complying with future covenants within 12 months after the reporting period. The amendments shall be applied retrospectively with early application permitted. An entity that applies the 2020 Amendments early is required to apply simultaneously the 2022 Amendments, and vice versa. The Group is currently assessing the impact of the amendments and whether existing loan agreements may require revision. Based on a preliminary assessment, the amendments are not expected to have any significant impact on the Group's consolidated financial statements.

會計政策(續)

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2.3 已頒佈但尚未生效之香港財務 報告準則(續)

二零二零年修訂澄清劃分負債為 流動或非流動的規定,包括延遲 清償權利的意思及延遲權利必須 於報告期末存在。負債的分類不 受實體行使其權利延遲清償負債 的可能性的影響。該等修訂亦澄 清負債可以其自身的股本工具清 償,且僅當可轉換負債的轉換權 本身入賬列為股本工具的情況 下,負債的條款方不會影響其分 類。二零二二年修訂進一步釐清 在貸款安排所產生之負債契諾 中,僅實體於報告日期或之前必 須遵守者方會影響該負債分類為 流動或非流動。就規定實體遵守 於報告期間後12個月的未來契據 之非流動負債須作出額外披露。 該等修訂須追溯應用,並允許提 早應用。提早應用二零二零年修 訂之實體須同時應用二零二二年 修訂,反之亦然。本集團目前正 在評估該等修訂之影響,以及現 有貸款協議是否需要修訂。基於 初步評估,該等修訂預期不會對 本集團的綜合財務報表產生任何 重大影響。

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(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies Investments in associates

An associate is an entity in which the Group has a long term interest of generally not less than 20% of the equity voting rights and over which it has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

The Group's investments in associates are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. Adjustments are made to bring into line any dissimilar accounting policies that may exist.

The Group's share of the post-acquisition results and other comprehensive income of associates is included in the consolidated statement of profit or loss and consolidated statement of profit or loss and other comprehensive income, respectively. In addition, when there has been a change recognised directly in the equity of the associate, the Group recognises its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and its associates are eliminated to the extent of the Group's investments in the associates, except where unrealised losses provide evidence of an impairment of the assets transferred. Goodwill arising from the acquisition of associates is included as part of the Group's investments in associates.

If an investment in an associate becomes an investment in a joint venture or vice versa, the retained interest is not remeasured. Instead, the investment continues to be accounted for under the equity method. In all other case, upon loss of significant influence over the associate, the Group measures and recognises any retained investment at its fair value. Any difference between the carrying amount of the associate upon loss of significant influence and the fair value of the retained investment and proceeds from disposal is recognised in profit or loss.

會計政策(續) 2.4 重大會計政策 *於聯營公司的投資*

聯營公司指本集團擁有一般不少 於20%股份投票權的長期權益, 並對其擁有重大影響力的實體。 重大影響力指參與被投資方財政 及經營決策的權力,但非控制或 共同控制該等政策。

本集團於聯營公司的投資以權益 會計法按本集團應佔資產淨值減 任何減值虧損於綜合財務狀況表 列賬。會計政策如有差異則作出 調整使之一致。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued)

2.4 Material accounting policies (Continued) Fair value measurement

The Group measures its leasehold land and buildings classified as property, plant and equipment, investment properties and equity investments at fair value at the end of each reporting period. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

2 會計政策(續)

2.4 重大會計政策(續) 公平值計量

本集團於各報告期末按公平值計 量分類為物業、廠房及設備之租 賃土地及樓宇、投資物業及股權 投資。公平值指於計量日市場參 與者之間的有序交易中,就出售 資產所收取之價格或轉讓負債所 支付之價格。公平值計量假設出 售資產或轉讓負債之交易於資產 或負債的主要市場或在未有主要 市場的情況下對該資產或負債最 有利市場進行。主要或最有利市 場須為本集團能參與的市場。假 設市場參與者基於最佳經濟利益 行事,資產或負債的公平值使用 市場參與者於為資產或負債定價 時所用假設計量。

非金融資產之公平值計量會計及 市場參與者以最高及最佳用途使 用資產或售予會以最高及最佳用 途使用資產之另一名市場參與者 而創造經濟利益的能力。

本集團針對不同情況使用不同估 值方法,確保有足夠數據計量公 平值,並盡量利用相關可觀察輸 入數據,減少使用不可觀察輸入 數據。

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(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Fair value measurement (Continued)

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1: based on quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2: based on valuation techniques for which the lowest level input that is significant to the fair value measurement is observable, either directly or indirectly
- Level 3: based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

會計政策(續) 2.4 重大會計政策(續) *公平值計量(續)*

公平值於財務報表計量或披露之 所有資產及負債,均基於對計量 公平值整體而言屬重要之最低層 輸入數據按下述公平值層級分類:

- 級別一: 根據相同資產或負債 在活躍市場中之報價 (未經調整)
- 級別二: 根據最低級輸入數據 (對公平值計量具有重 大影響者)可直接或 間接觀察之估值方法
- 級別三: 根據最低級輸入數據 (對公平值計量具有重 大影響者)不可觀察 之估值方法

對於按經常性基準於財務報表確 認之資產及負債,本集團於各報 告期末重新評估分類(基於對計量 公平值整體而言屬重要之最低層 輸入數據),以確定有否在各等級 之間轉移。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued)

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for an asset is required (other than inventories, properties held for sale under development and completed properties held for sale, financial assets, investment properties and a disposal group classified as held for sale), the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs of disposal, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs. In testing a cash-generating unit for impairment, a portion of the carrying amount of a corporate asset (e.g., a headquarters building) is allocated to an individual cash-generating unit if it can be allocated on a reasonable and consistent basis or, otherwise, to the smallest group of cash-generating units.

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is charged to the consolidated statement of profit or loss in the period in which it arises, unless the asset is carried at a revalued amount, in which case the impairment loss is accounted for in accordance with the relevant accounting policy for that revalued asset.

2 會計政策(續) 2.4 重大會計政策(續)

非金融資產減值

倘有跡象顯示出現減值或須就一 項資產進行年度減值測試(不包括 存貨、發展中待售物業及已竣工 待售物業、金融資產、投資物業 及分類為待售之出售組別),則估 計資產之可收回金額。一項資產 之可收回金額按資產或現金產生 單位之使用價值與其公平值減銷 售成本之較高者計算,並就個別 資產而釐定,除非有關資產並無 產生在頗大程度上獨立於其他資 產或資產組別產生之現金流入, 在此情況下,可收回金額就資產 所屬之現金產生單位而釐定。在 測試現金產生單位的減值時,倘 公司資產(例如總部大樓)的賬面 金額的一部分能夠按合理及一致 的基礎分配,則分配予個別現金 產生單位,否則分配至最小現金 產生單位組。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Impairment of non-financial assets (Continued)

An assessment is made at the end of each reporting period as to whether there is an indication that previously recognised impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognised impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/ amortisation) had no impairment loss been recognised for the asset in prior years. A reversal of such an impairment loss is credited to the consolidated statement of profit or loss in the period in which it arises, unless the asset is carried at a revalued amount, in which case the reversal of the impairment loss is accounted for in accordance with the relevant accounting policy for that revalued asset.

Related parties

A party is considered to be related to the Group if:

- (a) The party is a person or a close member of that person's family and that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or a parent of the Group; or

2 會計政策(續) 2.4 重大會計政策(續) 非金融資產減值(續)

於每個報告期末均會進行評估, 以檢測是否有任何跡象顯示過往 確認之減值虧損不再存在或可能 已經減少。倘存有該等跡象,便 估計可收回金額。除商譽外,僅 於釐定資產之可收回金額之估計 出現變動時,於先前已確認之資 產減值虧損方可撥回,惟倘若於 以往年度並無就該資產確認任何 減值虧損,則對比經扣除任何折 舊/攤銷後之賬面值,高出金額 不得撥回。除非該資產以重估金 額列賬,減值虧損之撥回方根據 有關會計政策就該重估資產處 理,否则,任何減值虧損之撥回 於產生當期計入綜合損益表內。

關連人士

一方被視為本集團之關連人士, 倘:

- (a) 該方屬以下人士,即該人士 或該人士之近親:
 - (i) 控制或共同控制本集 團;
 - (ii) 對本集團有重大影響 力;或
 - (iii) 為本集團或本集團母
 公司之主要管理層成
 員;或

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued)

Related parties (Continued)

- (b) The party is an entity where any of the following conditions applies:
 - The entity and the Group are members of the same group;
 - One entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);
 - (iii) The entity and the Group are joint ventures of the same third party;
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group; and the sponsoring employers of the post-employment benefit plan;
 - (vi) The entity is controlled or jointly controlled by a person identified in (a);
 - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); and
 - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

2 會計政策(續)2.4 重大會計政策(續)

- 關連人士(續)
- (b) 該方為一實體,且符合下列 任何條件:
 - (i) 該實體與本集團屬同一集團之成員公司;
 - (ii) 一 實體為另一 實體
 (或另一 實體之母公司、附屬公司或同系附屬公司)之聯營公司或合營企業;
 - (iii) 該實體與本集團為同(iii) 一第三方之合營企業;
 - (iv) 一實體為第三方實體
 之合營企業,而另一
 實體為第三方實體之
 聯營公司;
 - (v) 該實體為本集團或與 本集團有關連之實體 就僱員福利設立之離 職後福利計劃;及離 職後福利計劃之贊助 僱主;
 - (vi) 該實體受(a)所識別人 士控制或共同控制;
 - (vii) 於(a)(i)所識別人士對 該實體有重大影響力 或屬該實體(或該實 體之母公司)主要管 理層成員;及
 - (viii) 該實體或是其集團中 一部分之任何成員, 而提供主要管理人員 服務予本集團或本集 團之母公司。

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(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Property, plant and equipment and depreciation

Property, plant and equipment are stated at cost or valuation less accumulated depreciation and any impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

Expenditure incurred after items of property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to the consolidated statement of profit or loss in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of property, plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciates them accordingly.

Land and buildings, classified as right-of-use assets and owned assets, are measured at valuation less subsequent accumulated depreciation and impairment losses.

會計政策(續) 2.4 重大會計政策(續) 物業、廠房及設備以及折舊

物業、廠房及設備按成本或估值 減累計折舊及任何減值虧損入 賬。物業、廠房及設備項目之成 本值包括購入價格及將該資產投 入可使用狀況及地點作擬定用途 所須直接支付之任何費用。

分類為使用權資產及自有資產的 土地及樓宇按估值減其後累計折 舊及減值虧損計量。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued)

2.4 Material accounting policies (Continued) *Property, plant and equipment and depreciation (Continued)*

Valuations are performed frequently enough to ensure that the fair value of a revalued asset does not differ materially from its carrying amount. Changes in the values of property, plant and equipment are dealt with as movements in the property revaluation reserve. If the total of this reserve is insufficient to cover a deficit, on an individual asset basis, the excess of the deficit is charged to the consolidated statement of profit or loss. Any subsequent revaluation surplus is credited to the consolidated statement of profit or loss to the extent of the deficit previously charged. An annual transfer from the property revaluation reserve to retained profits is made for the difference between the depreciation based on the revalued carrying amount of an asset and the depreciation based on the asset's original cost. On disposal of a revalued asset, the relevant portion of the property revaluation reserve realised in respect of previous valuations is transferred to retained profits as a movement in reserves.

Depreciation is calculated on the straight-line basis or reducing balance basis to write off the cost or valuation amount of each item of property, plant and equipment to its residual value over its estimated useful life. The principal annual rates used for this purpose are as follows:

Buildings	Over the remaining lease terms
	on the straight-line basis
Leasehold	Over the remaining lease terms
improvements	on the straight-line basis
Furniture and	15% on the reducing balance
fixtures	basis
Office and other	15% on the reducing balance
equipment	basis
Tools and	15% on the reducing balance
equipment	basis
Motor vehicles	15% on the reducing balance
	basis

2 會計政策(續)

2.4 重大會計政策(續) 物業、廠房及設備以及折舊 (續)

本集團經常進行估值以確保重估 資產之公平值與其賬面值不會有 重大差異。物業、廠房及設備之 價值變動作物業重估儲備變動處 理。如按個別資產基準,此儲備 之總數不足以彌補虧絀,則超逾 虧絀之數在綜合損益表扣除。其 後任何重估盈餘計入綜合損益 表,惟以過往扣除之虧絀為限。 基於資產經重估賬面值之折舊與 基於該項資產原來成本之折舊之 差額部份,每年會由物業重估儲 備轉撥至保留溢利。出售一項重 估資產時,於以往估值實現之物 業重估儲備之有關部份乃轉入保 留溢利,作為儲備之變動處理。

折舊乃按個別物業、廠房與設備 項目以直線法,或按餘額遞減法 按估計可使用年期撇銷其成本值 或估值至剩餘價值計算。就此而 言之主要年率如下:

樓宇	按剩餘租賃年期
	(按直線法)
租賃修葺	按剩餘租賃年期
	(按直線法)
傢具及裝置	15%(按餘額遞減
	法)
辦公室及	15%(按餘額遞減
其他設備	法)
工具及設備	15%(按餘額遞減
	法)
汽車	15%(按餘額遞減
	法)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Property, plant and equipment and depreciation (Continued)

Where parts of an item of property, plant and equipment have different useful lives, the cost or valuation amount of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation methods are reviewed, and adjusted if appropriate, at least at each financial year end.

An item of property, plant and equipment including any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognised in the consolidated statement of profit or loss in the year the asset is derecognised is the difference between the net sales proceeds and the carrying amount of the relevant asset.

Investment properties

Investment properties are interests in land and buildings (including right-of-use assets) held to earn rental income and/or for capital appreciation. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at fair value, which reflects market conditions at the end of the reporting period.

Gains or losses arising from changes in the fair values of investment properties are included in the consolidated statement of profit or loss in the year in which they arise.

Any gains or losses on the retirement or disposal of an investment property are recognised in the consolidated statement of profit or loss in the year of the retirement or disposal.

2 會計政策(續)

2.4 重大會計政策(續) 物業、廠房及設備以及折舊 (續)

當一項物業、廠房及設備之各部 份之可使用年期各有不同,此項 目各部份之成本或估值將按合理 基礎分配,而每部份將作個別折 舊。剩餘價值、可使用年期和折 舊方法至少於各財政年度末進行 檢討和調整(如適合)。

物業、廠房及設備項目(包括任何 首次確認之重大部份)於出售時, 或預期使用或出售於日後不再有 經濟效益時,將終止確認。年內 終止確認之資產因其出售或報廢 並在綜合損益表被確認之任何收 益或虧損,乃有關資產之銷售所 得款項淨額與賬面值之差額。

投資物業

投資物業為持作賺取租金收入 及/或資本升值所持土地及樓宇 之權益(包括使用權資產)。該等 物業於初始按成本(包括交易成 本)計算。於初始確認後,投資物 業乃按公平值列賬,乃反映於報 告期末之市況。

投資物業之公平值變動所產生之 收益或虧損,於彼等產生年度計 入綜合損益表內。

因一項投資物業報廢或出售而產 生之任何收益或虧損,於其報廢 或出售之年度在綜合損益表內確 認。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued)

2.4 Material accounting policies (Continued) Investment properties (Continued)

The Group determines whether completed properties held for sale and properties held for sale under development would be transferred to investment properties when, only when, there is a change in use, evidenced by the following criteria: (a) the Group has prepared a business plan that reflects the future rental income generated by the property and this is supported with evidence that there is demand for rental space; (b) the Group can demonstrate that it has the resources, including the necessary financing or capital, to hold and manage an investment property; (c) the change in use is legally permissible; (d) if the property must be further developed for the change in use, the development has commenced and (e) the change in use is approved by the board.

Non-current assets and disposal groups held for sale

Non-current assets and disposal groups are classified as held for sale if their carrying amounts will be recovered principally through a sales transaction rather than through continuing use. For this to be the case, the asset or disposal group must be available for immediate sale in its present condition subject only to terms that are usual and customary for the sale of such assets or disposal groups and its sale must be highly probable. All assets and liabilities of a subsidiary classified as a disposal group are reclassified as held for sale regardless of whether the Group retains a non-controlling interest in its former subsidiary after the sale.

Non-current assets and disposal groups (other than investment properties and financial assets) classified as held for sale are measured at the lower of their carrying amounts and fair values less costs to sell. Property, plant and equipment and intangible assets classified as held for sale are not depreciated or amortised.

2 會計政策(續)

2.4 重大會計政策(續) 投資物業(續)

僅當存在用途變動並由下列準則 證明時,本集團釐定待售已竣工 物業及發展中待售物業會否轉製工 發投資物業:(a)本集團已編製了 至投資物業:(a)本集團已編製 子計劃,反映該物業所產生的 之並由對相(b)本集國 資本)持有及管理投資物業;(c)用 途變動獲合法許可;(d)倘物業,則 該發展已經展開及(e)用途變動獲 董事會批准。

非流動資產及待售出售組別

分類為待售之非流動資產及出售 組別(投資物業及金融資產除外) 按其賬面值與公平值減出售成本 之較低者計量。分類為待售之物 業、廠房及設備以及無形資產不 予折舊或攤銷。

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(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Leases

The Group assesses at contract inception whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

(a) Right-of-use assets

Right-of-use assets are recognised at the commencement date of the lease (that is the date the underlying asset is available for use). Right-of-use assets are measured at cost, except for the leasehold land which is measured at fair value, less accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received.

Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease terms and the estimated useful lives of the assets as follows:

Leasehold	Over the remaining lease
land	terms
Leased	Over the remaining lease
property	terms

會計政策(續) 2.4 重大會計政策(續) *租賃*

本集團於合約開始時評估合約是 否一項租賃或包含一項租賃。倘 合約將一段期間內使用一項已識 別資產的控制權轉讓以換取代 價,則該合約為一項租賃或包含 一項租賃。

本集團為承租人

本集團就所有租賃應用單一確認 及計量方法,惟短期租賃及低價 值資產租賃除外。本集團確認租 賃負債,使租賃付款及使用權資 產代表使用相關資產的權利。

(a) 使用權資產

使用權資產於租賃開始日期 (即相關資產可供使用日期) 確認。使用權資產按成本計 量,惟租賃土地則按公平值 減累計折舊及任何減值虧損 計量,並經租賃負債的任何 重新計量所調整。使用權資 產成本包括已確認租賃負債 金額、所產生的初步直接成 本,以及於開始日期或之前 作出的租賃付款減任何已收 取的租賃優惠。

使用權資產以直線法,於租 期及資產估計可使用年期兩 者中較短者進行折舊。資產 估計可使用年期如下:

租賃土地	按剩餘租賃
	年期
租賃物業	按剩餘租賃
	年期

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued)

2.4 Material accounting policies (Continued) Leases (Continued)

Group as a lessee (Continued)

(a) Right-of-use assets (Continued)

If ownership of the leased asset transfers to the Group by the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset.

When the right-of-use assets relate to interests in leasehold land held as inventories, they are subsequently measured at the lower of cost and net realisable value in accordance with the Group's policy for "inventories". When a right-of-use asset meets the definition of investment property, it is included in investment properties. The corresponding right-of-use asset is initially measured at cost, and subsequently measured at fair value, in accordance with the Group's policy for "investment properties".

(b) Lease liabilities

Lease liabilities are recognised at the commencement date of the lease at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for termination of a lease, if the lease term reflects the Group exercising the option to terminate the lease. The variable lease payments that do not depend on an index or a rate are recognised as an expense in the period in which the event or condition that triggers the payment occurs.

會計政策(續) 2.4 重大會計政策(續) *租賃(續)* 本集團為承租人(續) (a) 使用權資產(續)

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倘租賃資產擁有權於租期結 束時轉讓予本集團,或成本 反映行使購買權,則使用資 產估計可使用年期計算折 舊。

當使用權資產與持作存貨的 租賃土地權益相關時,其後 按本與可變現淨值兩者中較 合投資物業中。當使用權資產符 合投資物業中。相關使用權資產 利投資物業中。相關使用權 資產初步按成本計量,其後 根據本集團「投資物業」政 策按公平值計量。

(b) 租賃負債

租賃負債於租賃開始日期, 按將於租期內作出的租賃付 款現值確認。租賃付款包括 固定款項(包括實質上固定 的款項)減任何應收租賃優 惠,而可變租賃款項則取決 於一項指數或比率,金額為 預期根據剩餘價值擔保將予 支付的價值。租賃款項亦包 括合理確定本集團將予行使 的購買權行使價,如租期反 映本集團行使終止權,則亦 包括終止租賃的罰款。並非 取決於一項指數或比率可變 租賃款項,於導致付款的事 件或條件發生的期間確認為 開支。

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Leases (Continued)

Group as a lessee (Continued)(b) Lease liabilities (Continued)

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in lease payments (e.g., a change to future lease payments resulting from a change in an index or rate) or a change in assessment of an option to purchase the underlying asset.

(c) Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases of buildings and equipment (that is those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the recognition exemption for leased assets to leases that are considered to be of low value.

Lease payments on short-term leases and leases of low-value assets are recognised as an expense on a straight-line basis over the lease term. 2 會計政策(續)
 2.4 重大會計政策(續)
 租賃(續)
 本集團為承租人(續)
 (b) 租賃負債(續)

於計算租賃款項現值時,本 集團使用租賃開始日期的增 量借貸利率,原因是租賃內 含的利率並非可即時釐全 開始日期後,可即時釐貧 就增至反映利息增加及就作 出的租修訂、租期變更、租 的現修訂、租期變更、租 賃款項導致未來租賃款項變 動)或購買相關資產選賃負 的賬面值會被重新計量。

(c) 短期租賃及低價值資產 租賃

> 本集團對建築與設備的短期 租賃(即租期自開始日期起 十二個月或更短時間完結, 及並無包含購買權的租賃) 應用短期租賃確認豁免。其 亦對被視為低價值的租賃應 用低價值資產租賃確認豁 免。

> 短期租賃及低價值資產租賃 的租賃款項,以直線法於租 期內確認為開支。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Leases (Continued)

Group as a lessor

When the Group acts as a lessor, it classifies at lease inception (or when there is a lease modification) each of its leases as either an operating lease or a finance lease.

Leases in which the Group does not transfer substantially all the risks and rewards incidental to ownership of an asset are classified as operating leases. When a contract contains lease and non-lease components, the Group allocates the consideration in the contract to each component on a relative stand-alone selling price basis. Rental income is accounted for on a straight-line basis over the lease terms and is included in revenue or other income in the consolidated statement of profit or loss due to its operating nature. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned.

Leases that transfer substantially all the risks and rewards incidental to ownership of an underlying asset to the lessee are accounted for as finance leases.

Investments and other financial assets Initial recognition and measurement

Financial assets are classified, at initial recognition, as subsequently measured at amortised cost, fair value through other comprehensive income, and fair value through profit or loss.

2 會計政策(續)

2.4 重大會計政策(續) 租賃(續) 本集團作為出租人

當本集團以出租人身份行事,其 於租賃開始時(或當出現租賃修訂 時)將各項租賃分類為經營租賃或 融資租賃。

將相關資產擁有權附帶的絕大部 份回報及風險轉讓予承租人的租 賃,會作為融資租賃入賬。

投資及其他金融資產

初步確認及計量

金融資產於初始確認時分類為其 後按攤銷成本計量、按公平值計 入其他全面收益及按公平值計入 損益賬計量。

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Investments and other financial assets (Continued)

Initial recognition and measurement (Continued) The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. With the exception of accounts receivable that does not contain a significant financing component or for which the Group has applied the practical expedient of not adjusting the effect of a significant financing component, the Group initially 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. Accounts receivable that does not contain a significant financing component or for which the Group has applied the practical expedient are measured at the transaction price determined under HKFRS 15 in accordance with the policies set out for "Revenue recognition" below.

In order for a financial asset to be classified and measured at amortised cost or fair value through other comprehensive income, it needs to give rise to cash flows that are solely payments of principal and interest ("**SPPI**") on the principal amount outstanding. Financial assets with cash flows that are not SPPI are classified and measured at fair value through profit or loss, irrespective of the business model.

2 會計政策(續) 2.4 重大會計政策(續) 投資及其他金融資產(續)

初步確認及計量(續)

為使金融資產分類及按攤銷成本 計量或按公平值計入其他全面收 益,其需要產生純粹作為支付本 金及尚未清償本金額之利息(「純 粹支付本金及利息」)之現金流 量。擁有並非純粹支付本金及利 息現金流量的金融資產,乃分類 及按公平值計入損益賬計量,而 不論業務模式為何。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued)

2.4 Material accounting policies (Continued) Investments and other financial assets (Continued)

Initial recognition and measurement (Continued)

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both. Financial assets classified and measured at amortised cost are held within a business model with the objective to hold financial assets in order to collect contractual cash flows, while financial assets classified and measured at fair value through other comprehensive income are held within a business model with the objective of both holding to collect contractual cash flows and selling. Financial assets which are not held within the aforementioned business models are classified and measured at fair value through profit or loss.

Purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset.

Subsequent measurement

The subsequent measurement of financial assets depends on their classification as follows:

(a) Financial assets at amortised costs (debt instruments)

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment. Gains and losses are recognised in the consolidated statement of profit or loss when the asset is derecognised, modified or impaired. 2 會計政策(續)

2.4 重大會計政策(續) 投資及其他金融資產(續)

初步確認及計量(續)

買入或出售乃必須按規例或市場 慣例一般設定之期間內交付之金 融資產於交易日期確認,即本集 團承諾購買或出售資產當日。

其後計量

金融資產之其後計量視以下分類 而定:

(a) 按攤銷成本計量之金融 資產(債務工具)

按攤銷成本計量之金融資產 其後使用實際利率法計量, 並須予減值。當資產終止確 認、修改或減值時,則會在 綜合損益表內確認收益及虧 損。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Investments and other financial assets (Continued)

Subsequent measurement (Continued)

(b) Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss are carried in the consolidated statement of financial position at fair value with net changes in fair value recognised in the consolidated statement of profit or loss.

This category includes derivative instruments and equity investments which the Group had not irrevocably elected to classify at fair value through other comprehensive income. Dividends on the equity investments are also recognised as other income in the consolidated statement of profit or loss when the right of payment has been established.

Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e., removed from the Group's consolidated statement of financial position) when:

- the rights to receive cash flows from the asset have expired; or
- the Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a "pass-through" arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

2 會計政策(續) 2.4 重大會計政策(續) 投資及其他金融資產(續)

其後計量(續) (b) 按公平值計入損益賬之

金融資產 按公平值計入損益賬之金融 資產按公平值在綜合財務狀 況表內列賬,而公平值之淨 變動則在綜合損益表內確 認。

此類別包括本集團並無不可 撤銷地選擇分類為按公平值 計入其他全面收益之衍生工 具及權益投資。於確立付款 權利時,權益投資股息亦在 綜合損益表內確認為其他收 入。

終止確認金融資產

金融資產(或如適用,金融資產其 中一部份或一組類似之金融資產 其中一部份)在下列情況下初步終 止確認(即從本集團綜合財務狀況 表中刪除):

- — 自該資產收取現金流量之權
 利已屆滿;或
- 當本集團已轉讓其收取該項 資產所得現金流量之權利, 或已根據一項「轉遞」安排 承擔責任,在無重大延誤之 情況下,將所收到之現金流 量全數付予第三方;及(a)本 集團已轉讓該資產之大部份 風險及回報,或(b)本集團 無轉讓或保留該資產之大部 份風險及回報,惟已轉讓該 資產之控制權。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued)

2.4 Material accounting policies (Continued) Derecognition of financial assets (Continued)

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risk and rewards of ownership of the asset. When it has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the Group continues to recognise the transferred asset to the extent of the Group's continuing involvement. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Impairment of financial assets

The Group recognises an allowance for expected credit losses ("**ECLs**") for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancement that are integral to the contractual terms.

General approach

ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

會計政策(續) 2.4 重大會計政策(續) *終止確認金融資產(續)*

2

金融資產減值

本集團就所有並非持有為按公平 值計入損益失(「預期信貸損失(」) 預信貸損失(「預期信貸損失」) 撥備。預自貸損失乃按根據一個 期之合約現金流量與本集」) 約差異,按概約原始實際利定 的差異,按概約原始實際包括 現代 時有抵押品之現金流量 約 給 約 完整部分之其他信貸 增級措施。

一般方式

預期信貸損失分兩個階段確認。 就自初始確認以來信貸風險並無 大幅增加之信貸風險而言,預期 信貸損失乃就可能於未來12個月 內發生之違約事件所導致之信貸 損失)。就自初始確認以來信貸 損失)。就自初始確認以來信貸風 險已經大幅增加之該等信貸風險 而言,需要就於風險剩餘年期內 之預期信貸損失計提損失撥備, 而不論違約時間(全期預期信貸損 失)。

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(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued)

Impairment of financial assets (Continued) General approach (Continued)

At each reporting date, the Group assesses whether the credit risk on a financial instrument has increased significantly since initial recognition. When making the assessment, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and considers reasonable and supportable information that is available without undue cost or effort, including historical and forward-looking information. The Group considers that there has been a significant increase in credit risk when contractual payments are more than 30 days past due.

The Group considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

會計政策(續) 2.4 重大會計政策(續) 金融資產減值(續) 一般方式(續)

於各報告日期,本集團評估金融 工具之信貸風險自初始確認以來 有否大幅增加。當作出該評估 時,本集里比較金融工具於報告 日期就金融工具於報告 日期就金融工具於初始確 認時,並考慮在並無繁重成本或資 料,包括歷史及前瞻性資料超過 30日時,則信貸風險大幅增加。

當合約付款逾期90日時,本集團 會視金融資產違約。然而,在若 干情況下,於內部或外部資料顯 示本集團不大可能在計入本集團 持有之任何信貸增級措施前悉數 收取尚未清償合約金額時,本集 團亦可能會視金融資產違約。倘 並無合理預期收回合約現金流 量,則會撇銷金融資產。
2 ACCOUNTING POLICIES (Continued)

2.4 Material accounting policies (Continued) Impairment of financial assets (Continued) General approach (Continued)

Financial assets at amortised cost are subject to impairment under the general approach and they are classified within the following stages for measurement of ECLs except for accounts receivable which applies the simplified approach as detailed below.

- Stage 1: Financial instruments for which credit risk has not increased significantly since initial recognition and for which the loss allowance is measured at an amount equal to 12-month ECLs
- Stage 2: Financial instruments for which credit risk has increased significantly since initial recognition but that are not credit-impaired financial assets and for which the loss allowance is measured at an amount equal to lifetime ECLs
- Stage 3: Financial assets that are credit-impaired at the reporting date (but that are not purchased or originated credit-impaired) and for which the loss allowance is measured at an amount equal to lifetime ECLs

Simplified approach

For accounts receivable that does not contain a significant financing component or when the Group applies the practical expedient of not adjusting the effect of a significant financing component, the Group applies the simplified approach in calculating ECLs. Under the simplified approach, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

會計政策(續)

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2.4 重大會計政策(續) 金融資產減值(續) 一般方式(續)

按攤銷成本計量之金融資產根據 一般方式須面臨減值,且其在下 列計量預期信貸損失階段內分 類,惟應用下文所詳述簡化方針 之應收賬款除外。

- 第1階段:信貸風險自初始確認 以來並無大幅增加且 損失撥備按相等於12 個月預期信貸損失金 額計量之金融工具
- 第2階段: 信貸風險自初始確認 以來已經大幅增加惟 並非屬已經出現信貸 減值金融資產且損失 撥備按相等於全期預 期信貸損失金額計量 之金融工具
- 第3階段: 於報告日期已經出現 信貸減值(惟並非購 買或起始信貸減值) 且損失撥備按相等於 全期預期信貸損失金 額計量之金融資產

簡化方式

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(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) *Financial liabilities*

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Group's financial liabilities include accounts payable, other payables, certain accruals, amounts due to associates and related parties, bonds payable and interest-bearing bank and other borrowings.

Subsequent measurement for financial liabilities at amortised cost

After initial recognition, trade and other payables, and interest-bearing borrowings are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in the consolidated statement of profit or loss when the liabilities are derecognised as well as through the effective interest rate amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance costs in the consolidated statement of profit or loss.

會計政策(續) 2.4 重大會計政策(續) *金融負債* 初步確認及計量

金融負債於初步確認時被分類為 按公平值計入損益賬之金融負 債、貸款及借款、應付款項,或 被指定為一項有效對沖之對沖工 具之衍生工具(如適用)。

所有金融負債初步按公平值確 認,及倘為貸款及借款以及應付 款項,則應扣除直接應佔交易成 本。

本集團之金融負債包括應付賬 項、其他應付款項、若干應計費 用、應付聯營公司及關連人士款 項、應付債券以及計息銀行及其 他借貸。

按攤銷成本計量之金融負債之 其後計量

於初步確認後,貿易及其他應付 款項以及計息借款隨後以實際利 率法按攤銷成本計量,除非貼現 影響並不重大,在該情況下則按 成本列賬。當負債終止確認以及 按實際利率進行攤銷程序時,其 損益在綜合損益表內確認。

攤銷成本於計及收購事項之任何 折讓或溢價及屬實際利率整體一 部份之費用或成本後計算。實際 利率攤銷計入綜合損益表之財務 費用內。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled, or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognised in the consolidated statement of profit or loss.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined on the first-in, first-out basis. Net realisable value is based on estimated selling prices less any estimated costs to be incurred to disposal.

2 會計政策(續)2.4 重大會計政策(續)

終止確認金融負債 金融負債於負債之責任已解除或 註銷或屆滿時終止確認。

當現有金融負債為同一貸款人以 大致上不同條款之負債取代時, 或現有負債之條款有重大修改 時,有關交換或修改則被視為終 止確認原有負債及確認一項新負 債,而各項賬面值之間之差額乃 於綜合損益表中確認。

抵銷金融工具

倘目前具有合法可執行權利以抵 銷確認金額及有意按淨額基準償 付,或變現資產與清償負債同時 進行,則金融資產及金融負債予 以抵銷及淨額於綜合財務狀況表 內呈報。

存貨

存貨乃按成本與可變現淨值兩者 中之較低者列賬。成本則按先進 先出法計算。可變現淨值是根據 估計售價扣除任何直至出售所產 生之估計成本。

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(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Properties held for sale under development and properties held for sale

Properties under development are stated at the lower of cost and net realisable value and comprise land costs, construction costs, borrowing costs, professional fees and other costs directly attributable to such properties incurred during the development period.

Completed properties held for sale are stated at the lower of cost and net realisable value. Cost is determined by an apportionment of the total costs of land and buildings attributable to the unsold properties. Net realisable value takes into account the selling price, less estimated costs to be incurred in selling the properties based on prevailing market conditions.

Cash and cash equivalents

Cash and cash equivalents in the consolidated statement of financial position comprise cash on hand at banks, and short-term highly liquid deposits with a maturity of generally within three months that are readily convertible into known amounts of cash, subject to an insignificant risk of changes in value and held for the purpose of meeting short-term cash commitments.

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and at banks, and short-term deposits as defined above, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

會計政策(續) 2.4 重大會計政策(續) *發展中待售物業及待售物業*

發展中物業按成本與可變現淨值 之較低者列賬,並包括土地成 本、建築成本、借貸成本、專業 費用及於開發期間內就該等物業 產生的其他直接應佔成本。

待售已竣工物業按成本與可變現 淨值之較低者列賬。成本藉分配 未售物業應佔之土地及樓宇總成 本而釐定。可變現淨值經考慮基 於當前市況之售價減去出售物業 將產生之估計成本而得出。

現金及現金等值項目

綜合財務報表內的現金及現金等 值項目包括於銀行的手頭現金及 到期日一般為三個月內並可兑換 為已知數額現金的短期高流通性 存款,並面臨的價值變動風險並 不重大並持作滿足短期金承擔。

就綜合現金流量表而言,現金及 現金等值項目包括手頭及銀行現 金,以及短期存款(定義見上 文),減去須按要求償還並組成本 集團現金管理完整部分的銀行透 支。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued)

2.4 Material accounting policies (Continued) *Provisions*

A provision is recognised when a present obligation (legal or constructive) has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

When the Group expects some or all of a provision to be reimbursed, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the consolidated statement of profit or loss net of any reimbursement.

When the effect of discounting is material, the amount recognised for a provision is the present value at the end of the reporting period of the future expenditures expected to be required to settle the obligation. The increase in the discounted present value amount arising from the passage of time is included in finance costs in the consolidated statement of profit or loss.

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

2 會計政策(續)

2.4 重大會計政策(續) *撥備*

倘因過往事件引致現時之責任(法 定或推定),且倘該責任金額能可 靠估計,有可能需要動用未來資 源以清償該責任,則確認撥備。

當本集團預期將報銷部分或全部 撥備,該報銷會確認為獨立資 產,惟僅當報銷屬幾乎確定時方 予確認。有關撥備的開支於綜合 損益表內扣除任何報銷呈列。

倘貼現之影響屬重大,就撥備確 認之金額為清償預期結付該責任 所需之未來開支於報告期末之現 值。時間轉移產生之已貼現現值 金額之升幅計入綜合損益表中之 財務費用。

所得税

所得税包括即期税項及遞延税 項。與於損益賬外確認之項目有 關之所得税於其他全面收益或直 接於權益確認。

即期税項資產及負債,乃根據已 實施或於報告期末已實質實施之 税率(及税法),並考慮本集團業 務所在國家之現有詮釋及慣例, 按預期將從税務機關收回或將支 付予税務機關之金額計量。

遞延税項乃就於報告期末之資產 與負債之税基與其用作財務申報 之賬面值之間之所有暫時差額以 負債法撥備。

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(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Income tax (Continued)

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss and does not give rise to equal taxable and deductible temporary differences; and
- in respect of taxable temporary differences associated with investments in subsidiaries and associates, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, and the carryforward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carryforward of unused tax credits and unused tax losses can be utilised, except:

- when the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss and does not give rise to equal taxable and deductible temporary differences; and
- in respect of deductible temporary differences associated with investments in subsidiaries and associates, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profits will be available against which the temporary differences can be utilised.

會計政策(續) 2.4 重大會計政策(續) *所得税(續)*

遞延税項負債就所有應課税暫時 差額予以確認,惟以下情況除外:

- 一 當遞延税項負債源於初次確 認商譽或一項交易(並非一 項業務合併)之資產或負 債,而於該項交易進行時不 影響會計溢利或應課税溢利 或虧損,且並無產生相同應 課税及可扣税暫時差額者; 及
- 遞延税項負債源於附屬公司 及聯營公司之投資之應課税 暫時差額予以確認,暫時差 額之撥回時間可予控制及暫 時差額於可見之未來不可能 撥回者。

遞延税項資產就所有可扣減暫時 差額、未使用税項抵免及任何未 使用税項虧損之結轉予以確認。 遞延税項資產於可能有應課税溢 利以對銷可扣減暫時差額、未使 用税項抵免及未使用税項虧損之 結轉時才予確認,惟以下情況除 外:

- 一 有關可扣減暫時差額之遞延 税項資產源於初次確認一項 交易(並非一項業務合併) 之資產或負債,而於該項交 易進行時不影響會計溢利或 應課税溢利或虧損,且並無 產生相同應課税及可扣税暫 時差額者;及
- 遞延税項資產源於附屬公司 及聯營公司之投資之可扣減 暫時差額予以確認,惟僅限 於在可見之未來可撥回暫時 差額及可能有應課税溢利以 抵銷暫時差額時才予確認。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued)

2.4 Material accounting policies (Continued) Income tax (Continued)

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax assets and deferred tax liabilities are offset if and only if the Group has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the costs, for which it is intended to compensate, are expensed.

2 會計政策(續)

2.4 重大會計政策(續) *所得税(續)*

遞延税項資產之賬面值乃於各報 告期末進行檢討,並扣減至不再 可能有足夠應課税溢利可供全部 或部份遞延税項資產被動用為 止。未予確認之遞延税項資產會 於各報告期末進行重估,並限於 可能有足夠應課税溢利可供全部 或部份遞延税項資產可予撥回之 部份則予確認。

遞延税項資產與負債以預期適用 於資產變現或負債清償期間之税 率計算,並以報告期末已頒佈或 實際上已頒佈之税率(及税法)計 算。

政府補助

當合理保證將收到補助,並將符 合所有隨附條件時,政府補助按 其公平值確認。當補助與開支項 目有關時,則於擬補助成本期間 內,有系統地確認為收入。

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(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) *Revenue recognition*

Revenue from contracts with customers

Revenue from contracts with customers is recognised when control of goods or services is transferred to the customers at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services.

When the contract contains a financing component which provides the customer with a significant benefit of financing the transfer of goods or services to the customer for more than one year, revenue is measured at the present value of the amount receivable, discounted using the discount rate that would be reflected in a separate financing transaction between the Group and the customer at contract inception. When the contract contains a financing component which provides the Group with a significant financial benefit for more than one year, revenue recognised under the contract includes the interest expense accreted on the contract liability under the effective interest method. For a contract where the period between the payment by the customer and the transfer of the promised goods or services is one year or less, the transaction price is not adjusted for the effects of a significant financing component, using the practical expedient in HKFRS 15.

(a) Sale of properties

Revenue from the sale of properties is recognised at the point in time when the purchasers obtained the physical possession or legal title of the completed property, and the Group has a present right to payment and the collection of the consideration is probable.

(b) Sale of products

Revenue from the sale of products is recognised at the point in time when control of the assets is transferred to customers, generally on delivery of products.

會計政策(續) 2.4 重大會計政策(續) *收益確認* 客戶合約收益

客戶合約收益於貨品或服務之控 制權轉移至客戶時,按反映本集 團預期將有權就該等貨品或服務 交換代價之金額確認。

當合約包含融資部分, 向客戶提 供撥支向客戶轉移貨品或服務超 過一年之重大利益時,收益則按 應收款項之現值計量,並使用將 反映於本集團與客戶於合約起始 時之獨立融資交易之貼現率進行 貼現。當合約包含融資部分,為 本集團提供重大財務利益超過一 年,則根據合約確認之收益包括 根據實際利率法就合約負債計算 之利息開支。就客戶付款與轉移 已承擔貨品或服務之期間為一年 或以內之合約而言,交易價格不 會使用香港財務報告準則第15號 之實務情況就重大融資部分之影 響進行調整。

- (a) 銷售物業 銷售物業收益於購買方實質 擁有已竣工之物業或其法定 業權時,且本集團擁有現行 權利要求付款並有可能取得 代價之時點確認。
- (b) 銷售產品 銷售產品收益於資產控制權 轉移予客戶時的時間點(一 般於交付產品時)確認。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued)

2.4 Material accounting policies (Continued) Revenue recognition (Continued)

Revenue from contracts with customers (Continued)

(c) Hotel operations

Revenue from the provision of hotel operations is recognised over the scheduled period on a straight-line basis because the customer simultaneously receives and consumes the benefits provided by the Group.

Revenue from food and beverage operations of a hotel is recognised at the point in time when the control of food and beverage products is transferred to the customer, generally upon purchase of the food and beverage items by the customer.

Revenue from other sources

Rental income from investment properties is recognised on a time proportion basis over the lease terms.

Other income

Rental income from property, plant and equipment is recognised on a time proportion basis over the lease terms.

Interest income is recognised on an accrual basis using the effective interest method by applying the rate that exactly discounts the estimated future cash receipts over the expected life of the financial instrument or a shorter period, when appropriate, to the net carrying amount of the financial asset.

Dividend income is recognised when the shareholders' right to receive payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

- 2 會計政策(續)
 2.4 重大會計政策(續)
 收益確認(續)
 客戶合約收益(續)
 - (c) 酒店營運 提供酒店營運的收益以直線 法按預定期間確認,原因為 顧客同時收取及享用本集團 提供的利益。

一間酒店的餐飲營運收益於 食品及飲品產品的控制權轉 讓予顧客時(一般為當顧客 購買食品及飲品項目時)確 認。

來自其他來源之收益

來自投資物業之租金收入按時間 比例基準於租賃年期內確認。

其他收入

來自物業、廠房及設備之租金收 入按時間比例基準於租賃年期內 確認。

利息收入按應計基準以實際利率 法確認,所用利率為在金融工具 之預期壽命或更短期間內(如適 用)將估計未來現金收入準確貼現 至金融資產賬面淨值之比率。

股息收入在股東收取付款之權利 確認、與股息相關之經濟利益將 可能流入本集團及能夠可靠地計 量股息金額時確認。

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(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) *Contract liabilities*

A contract liability is recognised when a payment is received or a payment is due (whichever is earlier) from a customer before the Group transfers the related goods or services. Contract liabilities are recognised as revenue when the Group performs under the contract (i.e., transfer control of the related goods or services to the customer).

Share-based payments

The Company operates a share option scheme. Employees (including directors) of the Group receive remuneration in the form of share-based payments, whereby employees render services in exchange for equity instruments ("**equity-settled transactions**").

The cost of equity-settled transactions with employees is measured by reference to the fair value at the date which they are granted. The fair value is determined by an external valuer using a binomial model, further details of which are given in note 31 to the consolidated financial statements.

The cost of equity-settled transactions is recognised in employee benefit expense, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled. The cumulative expense recognised for equity-settled transactions at the end of each reporting period until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to the consolidated statement of profit or loss for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period.

會計政策(續) 2.4 重大會計政策(續) *合約負債*

合約負債於本集團轉讓相關貨品 或服務前,自客戶收取代價或付 款到期時(以較早者為準)確認。 合約負債於本集團根據合約履約 時(即將相關貨品或服務之控制權 轉讓予客戶時)確認為收益。

以股份為基礎之付款

本公司營運購股權計劃。本集團 之僱員(包括董事)會收取以股份 計算之酬金,而僱員則提供服務 以作為股本工具作為交換(「以股 權結算之交易」)。

與僱員進行之以股權結算之交易 成本乃參考授出該等工具當日之 公平值計算。公平值乃由外聘估 值師使用二項式期權定價模型釐 定,進一步詳情載於綜合財務報 表附註31。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Share-based payments (Continued)

Service and non-market performance conditions are not taken into account when determining the grant date fair value of awards, but the likelihood of the conditions being met is assessed as part of the Group's best estimate of the number of equity instruments that will ultimately vest. Market performance conditions are reflected within the grant date fair value. Any other conditions attached to an award, but without an associated service requirement, are considered to be non-vesting conditions. Non-vesting conditions are reflected in the fair value of an award and lead to an immediate expensing of an award unless there are also service and/or performance conditions.

For awards that do not ultimately vest because non-market performance and/or service conditions have not been met, no expense is recognised. Where awards include a market or non-vesting condition, the transactions are treated as vesting irrespective of whether the market or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied.

Where the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified, if the original terms of the award are met. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payments, or is otherwise beneficial to the employee as measured at the date of modification.

The dilutive effect of outstanding options is reflected as additional share dilution in the computation of loss per share.

2 會計政策(續)

2.4 重大會計政策(續) 以股份為基礎之付款(續)

概不會就未能達成非市場表現 及/或服務條件而最終並無歸屬 的獎勵確認開支。倘獎勵包括市 場或非歸屬條件,則無論市場或 非歸屬條件能否達成,有關交易 均被視為已歸屬,前提為所有其 他表現及/或服務條件已達成。

倘若以股權結算之獎勵之條款有 所變更,則倘獎勵原有條件已達 成下,所確認之開支最少須達到 猶如條款並無任何變更之水平。 此外,倘任何變更導致於修訂日 期計量以股份為基礎支付方式之 總公平值有所增加,或對僱員帶 來其他利益,則應就該等變更確 認開支。

現時尚未行使之購股權之攤薄影 響已反映為計算每股虧損時之額 外股份攤薄。

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Other employee benefits

Pension schemes

The Group operates a defined contribution Mandatory Provident Fund retirement benefit scheme (the "**MPF Scheme**") under the Mandatory Provident Fund Schemes Ordinance for those employees who are eligible to participate in the MPF Scheme. Contributions are made based on a percentage of the employees' basic salaries and are charged to the consolidated statement of profit or loss as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme.

The Group also operates a defined contribution retirement benefit scheme (the "**ORSO Scheme**") under the Occupational Retirement Schemes Ordinance for those employees who were eligible to participate. The ORSO Scheme operated in a similar way to the MPF Scheme, except that when an employee left the ORSO Scheme before his/her interest in the Group's employer contributions vesting fully, the ongoing contributions payable by the Group were reduced by the relevant amount of the forfeited contributions. With effect from 1 December 2000, the Group has operated both schemes and those employees who are not eligible to participate in the ORSO Scheme are eligible to participate in the MPF Scheme.

The employees of the Group's subsidiaries which operate in Mainland China are required to participate in a central pension scheme operated by the local municipal government. These subsidiaries are required to contribute a percentage of their payroll costs to the central pension scheme. The contributions are charged to the consolidated statement of profit or loss as they become payable in accordance with the rules of the central pension scheme.

會計政策(續) 2.4 重大會計政策(續) 其他僱員福利 退休金計劃

本集團根據強制性公積金計劃條 例實施一項界定供款強制性公積 金退休福利計劃(「**強積金計** 劃」),供所有合資格之僱員參 量積金計劃。供款按僱員參 定 量 規積金計劃規定需要支計劃規定 一百分比提要支計劃規定 一百分比提要支計劃規定 一百分比是 要支計劃規定 。 強積 金 計 個 定 案 表 關 。 本 集 團 作 出 之 案 表 團 修 一 四 異 之 之 案 書 》 》 。 供 所 有 合資 格 之 僱 員 參 素 示 書 》 》 》 。 (「 **強積** 金 計 劃 》 》 。 供 所 有 合資 格 之 僱 員 參 之 案 》 的 、 句 告 之 條 一 百 分 比 提 一 百 分 比 定 需 。 一 句 的 之 定 篇 。 一 句 的 之 定 (一 句 合 之 定 (一 句 的 之 定 (一 句 之 定 (一 句 之 之 定 (一 句 之 之 (一 句 之 定 ()) () ()) () ()) () ()) () ()) () ()) () ()) () ()) () ()) () ()) () ()) () ()) () ()) () ()) () ()) () () ()) () () ()) () () ()) () () ()) () () ()) () () ()) () () () () ()) ()) () () () () () () ()) () () () ()) () () () ()) () () () () ()) () () ()) () () ()) () ()) () () ()) () ()) () ()) () ()) () ()) () ()) () ()) () ()) () ()) () ()) () ()) () ()) () () ()) ()) () () ()) () ()) () ()) () () ()) () () ()) ()) () ()) () ()) () ()) () ()) () () ()) () ()) () () ()) () () ()) () ()) () ()) () () () ()) ()) () () ()) () () () () () () () () () () ()) () () ()) ()) ()) () ()) ()) () () ()) () ()) () ()) () ()) ()) ()) () ()) ()) () ()) ()) () ()) ()) ()) ()) ()) () ()) () () () ()) () () () () ()) () () () () () () ()) ()) () () ()) () () ()) ()) () () ()) ()) ()) ()) ()) ()) ()) ()) ()) ()) ()))) ()) () ())) () ()) ()) () ()) ()) ()) ()) ()) ()) ()) ()) ()) ()) ()) ()) ())) ())) ()))) ()))) ()))) ())))) ()))))) ())))) ())))) ()))))))) ()))))))) ()) ()))))

本集團於中國內地運作之附屬公 司之僱員均須參加由當地市政府 運作之中央退休金計劃。此等附 屬公司須提撥薪金費用之若干百 分比為中央退休金計劃供款,並 根據中央退休金計劃規定須予供 款時於綜合損益表扣除。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued)

2.4 Material accounting policies (Continued) Borrowing costs

Borrowing costs directly attributable to the acquisition or construction of qualifying assets, i.e., assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets. The capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. All other borrowing costs are expensed in the period in which they are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Where funds have been borrowed generally, and used for the purpose of obtaining qualifying assets, a capitalisation rate of 1.1% (2023: 2.5%) has been applied to the expenditure on the individual assets.

Dividends

Final dividends are recognised as a liability when they are approved by the shareholders in a general meeting. Proposed final dividends are disclosed in the notes to the consolidated financial statements.

Interim dividends are simultaneously proposed and declared, because the Company's memorandum of association and Bye-laws grant the directors the authority to declare interim dividends. Consequently, interim dividends are recognised immediately as a liability when they are proposed and declared.

2 會計政策(續)

2.4 重大會計政策(續) 借貸成本

因收購或建設合資格資產(需於一 段長時間方能達致其原定用途或 出售者)而直接產生之借貸成本乃 作為該等資產之部份成本而予以 資本化。倘資產已大致上可作其 擬定用途或出售,則該等借貨成 本包括一間實體就借取資金 生之利息及其他成本。當資金 支 時,個別資產之開支乃按1.1% (二零二三年:2.5%)之資本化比 率計算。

股息

末期股息獲股東於股東大會批准 時確認為負債。建議末期股息披 露於綜合財務報表附註。

由於本公司組織章程大綱及細則 授予董事權力宣派中期股息,中 期股息之擬派及宣派乃同步進 行。故此,中期股息於擬派及宣 派後即時確認為負債。

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(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued) 2.4 Material accounting policies (Continued) Foreign currencies

These consolidated financial statements are presented in Hong Kong dollars, which is the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange ruling at the end of the reporting period. Differences arising on settlement or translation of monetary items are recognised in the consolidated statement of profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation difference on the time whose fair value gain or loss is recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss, respectively).

In determining the exchange rate on initial recognition of the related asset, expense or income on the derecognition of a non-monetary asset or non-monetary liability relating to an advance consideration, the date of initial transaction is the date on which the Group initially recognises the non-monetary asset or non-monetary liability arising from the advance consideration. If there are multiple payments or receipts in advance, the Group determines the transaction date for each payment or receipt of the advance consideration.

會計政策(續) 2.4 重大會計政策(續) *外幣*

以外幣歷史成本計算之非貨幣項 目按最初交易當日之匯率換算。 以外幣公平值當日之匯率換算。 按釐定公平值當日之匯率換算目 方產生之收勤之盈虧之處現 目公平值發動之盈虧之處現 日公平值盈虧之處損益 一致(即於其他全面收益或損 算差 額,亦分別於其他全面收益或損 益確認)。

於釐定初始確認相關資產之匯 率、終止確認預收代價相關非貨 幣資產或非貨幣負債之開支或收 入時,初始交易日期為本集團初 始確認預收代價所產生之非貨幣 資產或非貨幣負債當日。倘有多 項預付款項或預收款項,則本集 團釐定各項預收代價付款或收款 之交易日期。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

2 ACCOUNTING POLICIES (Continued)

2.4 Material accounting policies (Continued) Foreign currencies (Continued)

The functional currencies of certain overseas subsidiaries and associates are currencies other than the Hong Kong dollar. As at the end of the reporting period, the assets and liabilities of these entities are translated into Hong Kong dollars at the exchange rates prevailing at the end of the reporting period and their statements of profit or loss are translated into Hong Kong dollars at the exchange rates that approximate to those prevailing at the dates of the transactions.

The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange fluctuation reserve, except to the extent that the differences are attributable to non-controlling interests. On disposal of a foreign operation, the cumulative amount in the reserve relating to that particular foreign operation is recognised in the consolidated statement of profit or loss.

Any goodwill arising on the acquisition of a foreign operation and any fair value adjustments to the carrying amounts of assets and liabilities arising on acquisition are treated as assets and liabilities of the foreign operation and translated at the closing rate.

For the purpose of the consolidated statement of cash flows, the cash flows of overseas subsidiaries are translated into Hong Kong dollars at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of overseas subsidiaries which arise throughout the year are translated into Hong Kong dollars at the weighted average exchange rates for the year.

2 會計政策(續)

2.4 重大會計政策(續) *外幣(續)*

若干海外附屬公司及聯營公司之 功能貨幣為港元以外之貨幣。於 報告期末,該等實體之資產與負 債按報告期末之現行匯率換算為 港元,而該等公司之損益表則按 與交易日期當前匯率相若之匯率 換算為港元。

所產生之匯兑差額於其他全面收 益內確認,並於匯兑波動儲備中 累計,惟以非控股權益應佔的差 異為限。於出售海外業務時,與 該特定海外業務有關之儲備累計 金額於綜合損益表確認。

收購海外業務產生的任何商譽及 收購所導致資產及負債賬面值的 任何公平值調整被當作海外業務 的資產及負債,並按收市匯率換 算。

就綜合現金流量表而言,海外附 屬公司之現金流量乃按現金流量 當日之匯率換算為港元。年內海 外附屬公司日常產生之現金流量 乃按年內之加權平均匯率換算為 港元。

3 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the Group's consolidated financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and their accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets or liabilities affected in the future.

Judgements

In the process of applying the Group's accounting policies, management has made the following judgements, apart from those involving estimations, which have the most significant effect on the amounts recognised in the consolidated financial statements:

Determining the timing of satisfaction of contracts related to sale of properties

The Group determined that the sales contract with customers requires the Group to complete the development of property before transferring the legal title of the relevant property to customers. The Group also determined that the Group does not have an enforceable right to payment from customers for performance completed to date before the transfer of legal title of the relevant property to customers. Consequently, the Group concluded that the timing of transfer of properties is at the point in time when the purchasers obtained the physical possession or the legal title of the completed property.

3 主要會計判斷及估計

管理層編製本集團之綜合財務報表時, 須作出判斷、估計及假設,而該等判 斷、估計及假設對所呈報之收益、開 支、資產及負債之金額,及其隨附披露 以及或然負債披露會產生影響。由於有 關假設和估計存在不確定因素,因此可 能導致須於將來對受影響之資產或負債 之賬面值作出重大調整。

判斷

應用本集團之會計政策時,除涉及估計 者外,管理層作出下列對綜合財務報表 已確認金額影響重大之判斷:

釐定滿足與出售物業有關合約之時 間

本集團釐定與客戶簽訂之銷售合約必須 待相關物業之開發竣工後才可將有關物 業之合法所有權轉予給客戶。本集團亦 確定自有關物業之法定所有權轉讓予客 戶前,本集團並無就迄今已完成履約部 份擁有可強制執行支付之權利。因此, 本集團認為物業轉讓之時間點乃在購買 者取得已竣工物業之實質擁有權或法定 所有權之時。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

3 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued) Judgements (Continued) Impairment of non-current assets

In determining whether an asset is impaired or the event previously causing the impairment no longer exists, the Group has to exercise judgement in the area of asset impairment, particularly in assessing: (1) whether an event has occurred that may affect the asset value or such event affecting the asset value does not exist; (2) whether the carrying value of an asset can be supported by the net present value of future cash flows which are estimated based upon the continued use of the asset or derecognition; and (3) 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 to determine the level of impairment, including the discount rates or the growth rate assumptions in the cash flow projections, could materially affect the net present value used in the impairment test.

Property lease classification — Group as lessor

The Group has entered into commercial property leases on its investment property portfolio. The Group has determined, based on an evaluation of the terms and conditions of the arrangements, such as the lease term not constituting a major part of the economic life of the commercial property and the present value of the minimum lease payments not amounting to substantially all the fair value of the commercial property, that it retains substantially all the significant risks and rewards incidental to ownership of these properties which are leased out and accounts for the contracts as operating leases.

3 主要會計判斷及估計(續)

判斷(續) *非流動資產減值*

於釐定資產是否減值或以往導致減值之 事件是否不再存在時,本集團須在資產 減值方面作出判斷,尤其評估:(1)是否 曾發生可能影響資產價值之事件或有 影響資產價值之事件是否不曾存在;(2) 資產之賬面值能否以未來現金流量之現 時運行(乃按照持續使用資產或終量之現 時將採用之適當主要假設,包括認見。 更改管理層就用以釐定減值水平而選 或 定假設)可大幅影響減值測試所用 之現時淨值。

物業租賃分類 — 本集團作為出租 人

本集團已就其投資物業組合訂立商業物 業租約。基於對安排之條款及條件(例 如並不構成商用物業經濟周期主要部份 的租期,以及金額並非商業物業絕大部 份公平值的最低租賃款項現值)的評 估,本集團已決定保留於經營租賃合約 租出之該等物業擁有權附帶之絕大部份 重大風險及回報,合約以經營租賃入 賬。

3 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued) Judgements (Continued) Classification between investment properties and owner-occupied properties

The Group determines whether a property qualifies as an investment property, and has developed criteria in making that judgement. Investment property is a property held to earn rentals or for capital appreciation or both. Some properties comprise certain portions that are held to earn rentals or for capital appreciation and other portions that are held for use in the production or supply of goods or services or for administrative purposes. If these portions could be sold separately (or leased out separately under a finance lease), the Group accounts for the portions separately. If the portions could not be sold separately, the property is an investment property only if an insignificant portion is held for use in the production or supply of goods or services or for administrative purposes. Judgement is made on an individual property basis to determine whether ancillary services are so significant that a property does not qualify as an investment property.

Estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are described below.

3 主要會計判斷及估計(續)

判斷(續) *投資物業與自用物業之分類*

估計不明朗因素

以下敘述於報告期末,對須於下一個財 政年度就資產及負債賬面值作出重大調 整構成重大風險之未來及其他主要估計 不明朗因素來源所作之主要假設。

3 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued) Estimation uncertainty (Continued) Estimation of fair value of investment properties

In the absence of current prices in an active market for similar properties, the Group considers information from a variety of sources, including:

- (a) current prices in an active market for properties of a different nature, condition or location (or subject to different leases or other contracts), adjusted to reflect those differences;
- (b) recent prices of similar properties in less active markets, with adjustments to reflect any changes in economic conditions since the dates of the transactions that occurred at those prices; and
- (c) discounted cash flow projections based on reliable estimates of future cash flows, supported by the terms of any existing lease and other contracts and (when possible) by external evidence such as current market rents for similar properties in the same location and condition, and using discount rates that reflect current market assessments of the uncertainty in the amount and timing of the cash flows.

The carrying amount of investment properties at 31 March 2024 was HK\$661,908,000 (2023: HK\$684,114,000). Further details, including the key assumptions used for fair value measurement and a sensitivity analysis, are given in note 15 to the consolidated financial statements.

Estimation of net realisable value of properties held for sale under development and properties held for sale

The Group considers information from a variety of sources, including recent prices of similar properties in the same location and condition, with adjustments to reflect any changes in economic conditions since the dates of transactions that occurred at those prices. Particulars of the properties held for sale under development and properties held for sale of the Group are set out in note 18 to the consolidated financial statements.

3 主要會計判斷及估計(續)

估計不明朗因素 (續) *投資物業之公平值估計*

於類似物業之活躍市場缺乏現行價格之 情況下,本集團考慮眾多來源之資料, 包括:

- (a) 不同性質、狀況或地點之物業(或 受不同租賃或其他合約之規限)於活躍市場之現行價格,並作出調整以反映該等差異;
- (b) 活躍程度較遜之市場所提供相類 似物業之近期價格(須作出調整以 反映自按有關價格達成交易當日 以來經濟狀況出現之任何變化); 及
- (c) 根據未來現金流量所作可靠估計 之現金流量折現推算,此項推算 源自任何現有租約與其他合約之 條款及(在可能情況下)外在證據 (如地點及狀況相同之類似物業之 現行市值租金),並採用足以反映 現時市場就現金流量金額及時間 不確定性評估之折現率計算。

於二零二四年三月三十一日,投資物業 之賬面值為661,908,000港元(二零二三 年:684,114,000港元)。有關詳情(包 括用於公平值計量及敏感度分析之主要 假設)載於綜合財務報表附註15。

估計發展中待售物業及待售物業之 可變現淨值

本集團考慮來自各項來源之資料,包括 於相同地點及狀況之同類物業之近期價 格,並作出調整以反映該等價格進行交 易當日以來經濟狀況出現之任何變動。 有關本集團之發展中待售物業及待售物 業之詳情載於綜合財務報表附註18。

3 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued) Estimation uncertainty (Continued) Land appreciation tax

Under the Provisional Regulations on land appreciation tax ("**LAT**") implemented upon the issuance of the Provisional Regulations of the PRC on 27 January 1995, all gains arising from the transfer of real estate properties in Mainland China with effect from 1 January 1994 are subject to LAT at progressive rates ranging from 30% to 60% on the appreciation of land value, being the proceeds from sales of properties less deductible expenditures, including the amortisation of land use rights, borrowing costs and all property development expenditures.

The subsidiaries of the Group engaged in the property development business in Mainland China are subject to LAT, which have been included in income tax. However, the implementation of these taxes varies amongst various Mainland China cities and the Group has not finalised its LAT returns with various tax authorities. Accordingly, significant judgement is required in determining the amount of land appreciation and its related taxes. The ultimate tax determination is uncertain during the ordinary course of business. The Group recognises these liabilities based on management's best estimates. When the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact on the income tax and provisions for LAT in the period in which such determination is made.

3 主要會計判斷及估計(續)

估計不明朗因素(續) *土地增值税*

根據中國於一九九五年一月二十七日頒 佈暫行法規而實施之土地增值税(「土地 增值税」)暫行法規,從轉讓中國內地房 地產引致之所有收益,自一九九四年一 月一日起須按土地價值升幅之30%至 60%累進土地增值税率繳納土地增值 税,價值升幅即出售物業所得款項減可 扣減開支(包括土地使用權攤銷、借貸 成本及所有物業開發開支)。

3 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued) Estimation uncertainty (Continued) Estimates regarding the realisability of deferred tax assets

Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies. The carrying value of deferred tax assets relating to recognised tax losses at 31 March 2024 was approximately HK\$774,000 (2023: HK\$774,000). The amount of unrecognised tax losses at 31 March 2024 was approximately HK\$319,930,000 (2023: HK\$285,713,000). Further details are contained in note 29 to the consolidated financial statements.

Fair values of unlisted equity investments

The unlisted equity investments have been valued based on market-based valuation techniques as detailed in note 40 to the consolidated financial statements. The valuation requires the Group to determine the comparable public companies (peers) and select the price multiple. In addition, the Group makes estimates about the discount for illiquidity and size differences. The Group categorises the fair values of these investments as Level 3 valuations. Further details are included in note 17 to the consolidated financial statements.

3 主要會計判斷及估計(續)

估計不明朗因素(續) *估計遞延税項資產之可變現性*

未動用税項虧損,如日後有可能出現應 課税溢利可用作抵銷該等虧損,則確認 為遞延税項資產。在釐定可予確認的遞 延税項資產數額時,管理層須根據可能 出現未來應課税溢利的時間及數額連同 未來税項計劃策略作出重大判斷。有關 已確認税務虧損的遞延税項資產於二零 二四年三月三十一日之賬面值約為 774,000港元(二零二三年:774,000港 元)。於二零二四年三月三十一日之未 確認税務虧損金額約為319,930,000港 元(二零二三年:285,713,000港元)。 進一步詳情載於綜合財務報表附註29。

非上市股權投資之公平值

非上市股權投資乃根據市場基準估值方 法進行估值,詳情載於綜合財務報表附 註40。估值要求本集團確定可比上市公 司(同業)及選擇價格比率。此外,本集 團就非流動性及規模差異之折算作出估 計。本集團將該等投資之公平值分類為 第3級估值。進一步詳情載於綜合財務 報表附註17。

4 OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their products and services and has three (2023: three) reportable operating segments as follows:

- (a) the property development and investment business segment is engaged in property development of residential and commercial properties and the holding of investment properties;
- (b) the trading business segment is engaged in the trading of medical equipment and home security and automation products; and
- (c) the "others" segment comprises, principally, the operation of a hotel.

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resources allocation and performance assessment. Segment performance is evaluated based on reportable segment profit/loss, which is a measure of profit/loss before tax. The profit/loss before tax is measured consistently with the Group's profit/loss before tax except that interest and dividend income, fair value changes on equity investments at fair value through profit or loss, finance costs, share of profits and losses of associates, gain or loss on disposal of subsidiaries, gain on disposal of investment properties as well as unallocated head office and corporate expenses are excluded from such measurement.

Segment assets exclude investments in associates, other unallocated head office, corporate assets and assets of a disposal group classified as held for sale as these assets are managed on a group basis.

Segment liabilities exclude other unallocated head office and corporate liabilities and liabilities directly associated with the assets classified as held for sale as these liabilities are managed on a group basis.

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

4 經營分類資料

出於管理需要,本集團按產品及服務構 組業務單元,共有下列三個(二零二三 年:三個)可報告經營分類:

- (a) 物業發展及投資業務分類,從事 住宅及商用物業之物業發展及持 有投資物業;
- (b) 貿易業務分類,從事買賣醫療設 備及家居保安及自動化產品;及
- (c) 「其他」分類主要包括一間酒店的 營運。

管理層獨立監察本集團經營分類的業 績,以作出有關資源分配及表現評估的 決策。分類表現乃根據可報告分類溢 利/虧損予以評估,乃一種除税前溢 利/虧損的計量方式。除税前溢利/虧 損的計量與本集團的除税前溢利/虧 計量一致,惟利息及股息收入、按公平 值計入損益賬之股權投資之公平值變 動、財務費用、分佔聯營公司之溢利及 虧損、出售附屬公司之收益或虧損、出 售投資物業之收益以及未分配總部及公 司開支不包含於該計量內。

分類資產不包括於聯營公司之投資、其 他未分配總部、公司資產及分類為待售 之出售組別資產,因該等資產按集團層 面管理。

分類負債不包括其他未分配總部及公司 負債以及與分類為待售資產直接相關之 負債,因該等負債乃按集團層面管理。

各分類間之銷售及轉讓乃參考向第三方 銷售所採用之售價,按當時市價進行交 易。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

OPERATING SEGMENT INFORMATION (Continued)		4		資料(續)	斗(續)	
Year ended 31 March 2	2024		截至二零: 度	二四年三月三	十一日」	
		Property development and investment business	Trading business	Others	То	
		物業發展及 投資業務 HK\$′000 千港元	貿易業務 HK\$′000 千港元	其他 HK\$′000 千港元	總 HK\$′0 千港	
Segment revenue (note 5)	分類收入(附註 5)					
Sales to external customers	銷售予外部客戶	86,284	28,715	13,075	128,0	
Other income and gains	其他收入及收益	17,491	185	20	17,6	
		103,775	28,900	13,095	145,7	
Total segment results	分類業績總額	(53,170)	(2,782)	(10,118)	(66,0	
Reconciliation:	對賬:				-	
Bank interest income Dividend income from equity investments at fair value	銀行利息收入 按公平值計入損益賬之 股權投資股息收入				3	
through profit or loss Fair value loss on equity investments at fair value	按公平值計入損益賬之 股權投資之公平值				74,8	
through profit or loss, net Gain on disposal of a subsidiary	虧損,淨額 出售一間附屬公司之				(104,8	
Gain on disposal of investment	收益 出售投資物業之收益				31,0	
properties	日水井口				41,6	
Finance costs Share of profits and losses of associates, net	財務費用 分佔聯營公司溢利及虧 損,淨額				(26,4	
Unallocated expenses	未分配開支				(12,1	
Loss before tax	除税前虧損				(61,6	
Segment assets	分類資產	1,724,780	13,223	116,770	1,854,7	
-		1,727,700	131223	110,770	1,007,1	
Reconciliation:	對賬:					
Investments in associates	於聯營公司之投資				5,6	
Corporate and other unallocated assets	公司及其他未分配 資產				118,3	
Total assets	資產總值				1,978,7	

OPERATING SEGMENT INFORMATION (Continued)		4	經營分類資	資料(續)	
Year ended 31 March 2024	(Continued)		截至二零二 度(續)	四年三月三	十一日1
		Property development and investment business 物業發展及 投資業務 HK\$'000	Trading business 貿易業務 HK\$'000	Others 其他 HK\$′000	Tot 總 HK\$'0
		千港元	千港元	千港元	千港
Segment liabilities	分類負債	232,265	10,665	15,129	258,0
Reconciliation:	對賬:				
Corporate and other unallocated liabilities	公司及其他未分配負債				379,1
Total liabilities	負債總額				637,1
Other segment information:	其他分類資料:				
Fair value loss on investment properties Loss on disposal of items of property,	投資物業公平值虧損 出售物業、廠房及設備	32,364		_	32,3
plant and equipment	項目虧損	3			
Impairment of accounts receivable, net	應收賬項減值,淨額	3,285	829	2,692	6,8
Impairment of other receivables	其他應收款項減值 左 4 卤 毋	975			9
Provision for inventories Provision for net realisable value of	存貨撥備 待售物業之可變現淨值	_	530		5
properties held for sale, net	符告初未之可愛玩/净值 撥備,淨額	15,696	_	_	15,6
Deficit from revaluation of property, plant and equipment	物業、廠房及設備重新 估值之虧絀	_	_	3,436	3,4
Depreciation of property, plant and	物業、廠房及設備折舊			51100	5,4
equipment		7,521	472	4,287	12,2
Capital expenditure*	資本開支*	130	54	155	3

* Capital expenditure represents additions of property, plant and * 資本開支指添置物業、廠房及設備。 equipment.

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

4 OPERATING SEGMENT INFORMATION (Continued) Year ended 31 March 2023

4 經營分類資料(續)

截至二零二三年三月三十一日止年 度

Total assets	資產總值				2,262,780
held for sale Corporate and other unallocated assets	分類為符合之山合起加 資產 公司及其他未分配資產				332,177 219,182
<i>Reconciliation:</i> Investments in associates Assets of a disposal group classified as	<i>對賬:</i> 於聯營公司之投資 分類為待售之出售組別				4,736
Segment assets	分類資產	1,553,825	17,897	134,963	1,706,685
Loss before tax	除税前虧損				(85,936)
net Unallocated expenses	虧損,淨額 未分配開支				1,807 (10,608)
Finance costs Share of profits and losses of associates,	財務費用 分佔聯營公司溢利及				(36,704)
Loss on disposal of a subsidiary	出售一間附屬公司之 虧損				(2,141)
Fair value loss on equity investments at fair value through profit or loss, net	按公平值計入損益賬之 股權投資之公平值 虧損,淨額				(75,709)
Dividend income from equity investments at fair value through profit or loss	按公平值計入損益賬之 股權投資股息收入				1,350
<i>Reconciliation:</i> Bank interest income	<i>對賬:</i> 銀行利息收入				167
Total segment results	分類業績總額	36,367	6,466	(6,931)	35,902
		48,967	53,283	10,858	113,108
Other income and gains	其他收入及收益	14,149	1,107	289	15,545
Segment revenue (note 5) Sales to external customers	分類收入(附註5) 銷售予外部客戶	34,818	52,176	10,569	97,563
		HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元
		物業發展及 投資業務	貿易業務	其他	總計
		investment business	Trading business	Others	Total
		Property development and			

OPERATING SEGMENT INFORMATION (Continued)		4	經營分類資料(續)		
Year ended 31 March	2023 (Continued)		截至二零 度(續)	二三年三月三	十一日止
		Property development and			
		investment business 物業發展及	Trading business	Others	Tota
		初末發展反 投資業務 HK\$′000 千港元	貿易業務 HK\$′000 千港元	其他 HK\$′000 千港元	總言 HK\$′00 千港疗
Segment liabilities	分類負債	274,105	9,424	23,204	306,73
the assets classified as held for	<i>對賬:</i> 與分類為待售資產直接 相關之負債				
sales Corporate and other unallocated liabilities	公司及其他未分配負債				57,74 431,04
Total liabilities	負債總額				795,52
Other segment information:	其他分類資料:				
Fair value gain on investment properties	投資物業公平值收益	(46,284)	_	_	(46,28
Loss/(gain) on disposal of items of property, plant and	出售物業、廠房及設備 項目虧損/(收益)				
equipment (Reversal of impairment)/ impairment of accounts	應收賬項(減值撥回)/ 減值・淨額	14	_	(70)	(5
receivable, net		(65)	8	5	(5
Impairment of other receivables Reversal of provision for	其他應收款項減值 存貨撥備撥回	485	—	—	48
inventories Provision for net realisable value	待售物業之可變現淨值	—	(389)	—	(38)
of properties held for sale, net Deficit from revaluation of	撥備,淨額 物業、廠房及設備重新	10,374	_	_	10,37
property, plant and equipment	估值之虧絀	_	_	1,271	1,27
Depreciation of property, plant and Equipment	物業、廠房及設備折舊	7,311	743	4,648	12,70
Capital expenditure*	資本開支*	13	316	27	35

* Capital expenditure represents additions of property, plant and * equipment.

* 資本開支指添置物業、廠房及設備。

PERATING SEGMENT INFORMATION		經	營分類資料(續))
graphical information	ternal customers			之分類收入
			2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Hong Kong Mainland China	香港 中國內地		25,137 102,937	45,948 51,615
Total revenue	總收入		128,074	97,563
The revenue information above of the operations.	is based on locations		上述收入資料乃 置作出。	基於業務地理位
Non-current assets		(b)	非流動資產	
			2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Hong Kong Mainland China	香港 中國內地		127,135 952,550	139,190 827,387
	Hong Kong Mainland China Total revenue The revenue information above of the operations. Non-current assets Hong Kong	htinued) graphical information Segment revenue from external customers Hong Kong 香港 Mainland China 中國內地 Total revenue 和國內地 Total revenue information above is based on locations of the operations. Non-current assets	htinued) graphical information	htinued) graphical information Segment revenue from external customers 2024 二零二四年 HK\$'000 干港元 Hong Kong 香港 25,137 Mainland China 中國內地 102,937 Total revenue 總收入 128,074 The revenue information above is based on locations of the operations. <i>Non-current assets</i> Hong Kong 香港 22,135

The non-current assets information above is based on the locations of the assets and excludes goodwill, investments in associates and equity investments at fair value through profit or loss.

Information about a major customer

During the year, revenue of approximately HK\$37,371,000 (2023: HK\$15,337,000) was derived through sales of properties (2023: gross rental income) in the property development and investment business segment from a single customer.

上述非流動資產資料乃基於資產 所處位置,不包括商譽、於聯營 公司之投資及按公平值計入損益 賬之股權投資。

有關主要客戶的資料

於年內,約37,371,000港元(二零二三 年:15,337,000港元)之收入乃來自物 業發展及投資業務分類向單一客戶出售 物業(二零二三年:總租金收入)。

REVENUE, OTHER INCOME AND An analysis of revenue is as follows:	O GAINS 5	收入、其他收入及收益 收入分析如下:		
		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元	
Revenue from contracts with customers	客戶合約收入			
Income from property development and investment business	物業發展及投資業務之 收入	68,114	10,910	
Income from trading of medical equipment and home security and	買賣醫療設備及家居保 安及自動化產品之			
automation products	收入	28,715	52,176	
Hotel operations	酒店營運	13,075	10,569	
		109,904	73,655	
Revenue from other sources	其他收入來源			
Gross rental income from investment	來自投資物業之總租金			
properties	收入	18,170	23,908	
		128,074	97,563	

收入、其他收入及收益(續) 5 **REVENUE, OTHER INCOME AND GAINS** 5 (Continued) (i) Disaggregated revenue information 分拆收入資料 (i) 2024 二零二四年 Property development and investment Trading business Others business Total 物業發展及 其他 總額 投資業務 貿易業務 HK\$'000 HK\$'000 HK\$'000 HK\$'000 千港元 千港元 千港元 千港元 **Geographical markets** 地區市場 Hong Kong 香港 25,137 25,137 Mainland China 中國內地 68,114 13,075 3,578 84,767 Total revenue from 客戶合約收入總額 contracts with

COntracts with					
customers		68,114	28,715	13,075	109,904
Timing of revenue recognition	確認收入時間				
At a point in time	於某一個時間點	68,114	28,715	2,540	99,369
Over time	隨時間			10,535	10,535
Total revenue from contracts with	客戶合約收入總額				
customers		68,114	28,715	13,075	109,904

5 REVENUE, OTHER INCOME AND GAINS (Continued)

5 收入、其他收入及收益(續)

(i) 分拆收入資料(續)

(i) Disaggregated revenue information (Continued)

		2023 二零二三年			
		Property development and			
		investment	Trading		
		business 物業發展及	business	Others	Total
		投資業務	貿易業務	其他	總額
		HK\$'000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元
Geographical markets	地區市場				
Hong Kong	香港	—	45,948	—	45,948
Mainland China	中國內地	10,910	6,228	10,569	27,707
Total revenue from contracts with	客戶合約收入總額				
customers		10,910	52,176	10,569	73,655
Timing of revenue recognition	確認收入時間				
At a point in time	於某一個時間點	10,910	52,176	3,579	66,665
Over time	隨時間			6,990	6,990
Total revenue from contracts with	客戶合約收入總額				
customers		10,910	52,176	10,569	73,655

收入、其他收入及收益(續) 5 **REVENUE, OTHER INCOME AND GAINS** 5 (Continued)

Disaggregated revenue information (i) (Continued)

The following table shows the amounts of revenue recognised in the current reporting period that were included in the contract liabilities at the beginning of the reporting period:

(i) 分拆收入資料(續)

下表呈列計入報告期初合約負 **債**,並於本報告期間確認的收入 余額:

		2024 二零二四年	2023 二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Revenue recognised that was included in contract liabilities at the beginning of the reporting period	於報告期初計入合約 負債的已確認收入		
Sale of properties	銷售物業	15,323	2,895
Sale of goods	銷售貨品	1,263	2,359

(ii) Performance obligations

Information about the Group's performance obligations is summarised below:

Sale of properties

The performance obligation is satisfied when the physical possession or the legal title of the completed property is obtained by the purchaser.

As a practical expedient, the transaction prices allocated to the remaining performance obligations (unsatisfied or partially unsatisfied) are not disclosed in the notes to the consolidated financial statements because all the remaining performance obligations in relation to the income from property development and investment business are a part of contracts that have an original expected duration of one year or less.

Sale of goods

The performance obligation is satisfied upon delivery of the products and payment is generally due ranging from 30 to 90 days from delivery and payment in advance is normally required.

(ii) 履約責任

本集團的履約責任資料概述如下:

5,254

銷售物業

16,586

履約責任乃於買家取得已竣工物 業的實際擁有權或法定所有權時 完成。

作為可行權宜方法,分配至剩餘 履約責任(未達成或部分未達成) 的交易價格不會於綜合財務報表 附註中披露,因為與物業發展及 投資業務收入有關的所有剩餘履 約責任乃原本預期期限為一年或 以下的合約的一部分。

銷售貨品

履約責任於產品交付時即告完 成,而賬款通常須於交付後介乎 30至90日內到期支付,並一般需 要墊支付款。

5 REVENUE, OTHER INCOME AND GAINS (Continued)

(ii) Performance obligations (Continued) Hotel operations

The performance obligation is satisfied over time as services are rendered.

The performance obligation of food and beverage operations of the hotel is satisfied when the control of the food and beverage products is transferred, being at the point when the customer purchases the food and beverage items at the food and beverage operations. Payment of the transaction is due immediately at the point when the customer purchases the food and beverage items.

As a practical expedient, the transaction prices allocated to the remaining performance obligations (unsatisfied or partially unsatisfied) are not disclosed in the notes to the consolidated financial statements because all the remaining performance obligations in relation to the income from hotel operations are a part of contracts that have an original expected duration of one year or less.

An analysis of other income and gains is as follows:

5 收入、其他收入及收益(續)

(ii) 履約責任(續) 酒店營運 腐約責任於提供服務

履約責任於提供服務之一段時間 內完成。

酒店的餐飲營運履約責任於食品 及飲品產品的控制權轉讓時(即當 顧客於餐飲業務場所購買食品及 飲品項目之時間點)完成。交易付 款於顧客購買食品及飲品項目之 時間點即時到期。

作為可行權宜方法,分配至剩餘 履約責任(未達成或部分未達成) 的交易價格不會於綜合財務報表 附註中披露,因為與酒店營運收 入有關的所有剩餘履約責任乃原 本預期期限為一年或以下的合約 的一部分。

其他收入及收益分析如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Bank interest income	銀行利息收入	303	167
Dividend income from equity investments at			
fair value through profit or loss	股權投資股息收入	74,865	1,350
Gross rental income from property,	來自物業、廠房及		
plant and equipment	設備之總租金收入	6,197	6,609
Government grants*	政府補助*		960
Imputed interest income (note 21)	估算利息收入(附註21)	9,285	—
Others	其他	2,214	7,976
Total other income and gains	其他收入及收益總額	92,864	17,062

* The government grants were grants under the Employment Support Scheme of the Government of Hong Kong Special Administrative Region to retain employment and combat COVID-19. As at the end of the reporting period, there were no unfulfilled conditions or contingencies relating to these grants. * 政府補助乃根據香港特別行政區政府「保就業計劃」獲授,以保留就業及對抗2019冠狀病毒。於報告期末,概無有關該等補助之未達成條件或或然事項。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

6 LOSS BEFORE TAX

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

除税前虧損

6

本集團除税前虧損乃經扣除/(計入)下 列各項:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Cost of properties sold	已售物業成本	62,184	6,489
Cost of inventories sold	已售存貨成本	19,061	37,562
Cost of services provided	已提供服務成本	3,927	2,810
Provision/(reversal of provision) for inventories, included in cost of	存貨撥備/(撥備撥回), 計入以上已售存貨	5,527	2,010
inventories sold above	成本	530	(389)
Auditor's remuneration	核數師酬金	1,100	1,050
Depreciation of property, plant and	物業、廠房及設備折舊		
equipment		12,280	12,702
Expense relating to short-term lease	有關短期租賃之開支	317	604
Rental income on investment properties less direct operating expenses of HK\$1,846,000 (2023: HK\$2,577,000)	投資物業之租金收入 減直接營運開支 1,846,000港元(二零 二三年:2,577,000港		
	元)	(16,324)	(21,331)
Rental income on other properties less direct operating expenses of HK\$517,000 (2023: HK\$515,000)	其他物業租金收入減 直接營運開支517,000 港元(二零二三年:		
	515,000 港元)	(5,680)	(6,094)
Employee benefit expenses (including directors' and chief executive's remuneration (note 8)):	僱員福利開支(包括董事 及主要行政人員酬金 (附註8)):		
Wages, salaries, bonuses and allowances	工資、薪金、花紅及		
	津貼	35,333	36,994
Pension scheme contributions*	退休金計劃供款*	700	697
Less: Amount capitalised	減:資本化款項	(1,581)	(1,643)
Total	總額	34,452	36,048

6 LOSS BEFORE TAX (Continued)

6 除税前虧損(續)

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
	ᄟᄵᇥᄴᄭᄑᄷᇎᄱᄼ		
Fair value loss/(gain) on investment properties	投資物業公平值虧損/ (收益)	32,364	(16 291)
Impairment of goodwill [^]	商譽減值^	52,504	(46,284) 1,683
Loss/(gain) on disposal of items of	商誉减值 出售物業、廠房及設備		1,005
property, plant and equipment [^]	項目的虧損/(收益)^	3	(56)
Impairment/(reversal of impairment) of	應收賬項減值/(減值	5	(50)
accounts receivable, net [^]	撥回),淨額 [^]	6,806	(52)
Impairment of other receivables [^]	其他應收款項減值^	975	485
Fair value loss on equity investments at	共他感收款填减值 按公平值計入損益賬之	975	405
fair value through profit or loss, net	股權投資之公平值		
	版催び頁之ム「追 虧損・淨額	104,893	75,709
Provision for net realisable value of	待售物業可變現淨值	104,000	15,105
properties held for sale, net^	撥備,淨額 [^]	15,696	10,374
Foreign exchange differences, net [^]	匯兑差額,淨額^	2,236	(115)
Deficit from revaluation of property,	物業、廠房及設備重估	2,250	(115)
plant and equipment [^]	都希 都出 [^]	3,436	1,271
Remeasurement loss on investment in	』 就分步收購重新計量於	5,450	1,271
an associate for step acquisition [^]	一間聯營公司之投資		
all associate for step acquisition	间柳宫云可之仅真 之虧損^	_	1,984
(Gain)/loss on disposal of subsidiaries	之 御 須 出售附屬公司之		1,904
	(收益)/虧損	(31,015)	2,141
Gain on bargain purchase of	議價購買一間聯營公司	(51,015)	2,141
an associate^	展頂牌員 同聯署公司 之收益 [^]	(12)	
	と北重	(12)	
* For the year ended 31 March 2024, th contributions available to the Group to red pension schemes in future years (2023: Nil).		 * 截至二零二四年三月 集團並無沒收供款可 休金計劃供款(二零二) 	供於未來數年減少退
[^] These amounts are included in "Other operat consolidated statement of profit or loss.	ng expenses, net" in the	^ 此等款項列入綜合損益 支,淨額」。	益表內之「其他經營開

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

7

FINANCE COSTS An analysis of finance costs is as follo	7 DWS:	<mark>財務費用</mark> 財務費用分析如下:	
		2024 二零二四年	2023 二零二三年
		HK\$′000 千港元	HK\$'000 千港元
Interest on:	以下各項之利息:		
Bank loans and other borrowings	銀行貸款及其他借貸	28,295	43,173
Bonds payable	應付債券	2,707	1,927
Lease liabilities	租賃負債	45	
Total finance costs	財務費用總額	31,047	45,100
Less: Interest capitalised	減:已資本化之利息	(4,639)	(8,396)
Total	總額	26,408	36,704

8 DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION

8 董事及主要行政人員酬金

Directors' and chief executive's remuneration for the year, disclosed pursuant to the Listing Rules, sections 383(1)(a), (b), (c) and (f) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of information about Benefits of Directors) Regulation, is as follows:

根據上市規則及香港公司條例第 383(1)(a)、(b)、(c)及(f)條以及公司(披 露董事利益資料)規例第2部,董事及主 要行政人員年內酬金披露如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Fees	袍金	940	720
Other emoluments:	其他酬金:		
— Salaries and allowances	— 薪金及津貼	10,785	11,068
— Discretionary bonuses	— 酌情花紅	430	220
— Pension scheme contributions	一 退休金計劃供款	114	108
Subtotal	小計	11,329	11,396
Total	總額	12,269	12,116

8 DIRECTORS' AND CHIEF EXECUTIVE'S 8 董事及主要行政人員酬金(續) REMUNERATION (Continued)

(a) Independent non-executive directors

(a) 獨立非執行董事

起生效。

		Fees 袍金	
		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Dr. Ho Chung Tai, Raymond	何鍾泰博士	240	240
Ir Siu Man Po	蕭文波工程師	240	240
Mr. Siu Kam Chau	蕭錦秋先生	240	240
Mr. Song Sio Chong [#]	宋小莊先生#	220	
Total	總額	940	720
There were no other emoluments paid or payable to independent non-executive directors during the year (2023: Nil).		年內概無已付或應付獨立非執行 董事之其他酬金(二零二三年: 無)。	
# Mr. Song Sio Chong was appointed as an independent non-executive director of the Company with effect from			§委任為本公司獨立非 二零二三年五月一日

1 May 2023.
DIRECTORS' AND CHIEF EXECUTIVE'S 8 **REMUNERATION (Continued)**

董事及主要行政人員酬金(續) 8

(b) Executive directors and chief executive

(b) 執行董事及行政總裁

		2024 二零二四年					
		Coloring and	Diamati and	Pension	Tatal		
		Salaries and allowances	Discretionary bonuses	scheme contributions 退休金計劃	Total remuneration		
		薪金及津貼	酌情花紅	供款	酬金總額		
		HK\$'000	HK\$'000	HK\$'000	HK\$'000		
		千港元	千港元	千港元	千港元		
Mr. Tjia Boen Sien (" Mr. Tjia ")*	謝文盛先生 (「 謝先生 」)*	4,200	175		4,375		
Mr. Wang Jing Ning	王京寧先生	-					
(" Mr. Wang ")	(「王先生」)	3,000	125		3,125		
Mr. Tjia Wai Yip, William	謝維業先生	1,668	75	96	1,839		
Ms. Tse Hoi Ying	謝海英女士	1,917	55	18	1,990		
Total	總額	10,785	430	114	11,329		

2023 二零二三年 Pension Salaries and Discretionary scheme Total allowances contributions remuneration bonuses 退休金計劃 薪金及津貼 酌情花紅 供款 酬金總額 HK\$'000 HK\$'000 HK\$'000 HK\$'000 千港元 千港元 千港元 千港元 Mr. Tjia* 謝先生* 4,200 4,200 Mr. Wang 王先生 3,000 3,000 Mr. Tjia Wai Yip, William 謝維業先生 90 1,791 1,701 ____ Ms. Tse Hoi Ying 謝海英女士 2,167 220 18 2,405 總額 11,068 Total 220 108 11,396

There was no arrangement under which a director waived or agreed to waive any remuneration during the year (2023: Nil).

Mr. Tjia is also the chief executive of the Group as defined in the Listing Rules.

本年度內概無董事放棄或同意放 棄任何酬金之安排(二零二三年: 無)。

* 謝先生亦為本集團的行政總裁(定 義見上市規則)。

9 FIVE HIGHEST PAID EMPLOYEES AND SENIOR 9 五名最高薪僱員及高級管理人員 MANAGEMENT

The five highest paid employees during the year included four (2023: four) directors including the chief executive, details of whose remuneration are set out in note 8 above. Details of the remuneration for the year of the remaining one (2023: one) highest paid employee who is neither a director nor chief executive of the Company are as follows: 本年度之五名最高薪僱員包括四名(二 零二三年:四名)董事(包括主要行政人 員),有關其酬金之詳情已載於上文附 註8。有關本年度其餘一名(二零二三 年:一名)既非董事亦非本公司主要行 政人員之最高薪僱員之酬金詳情如下:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Salaries and allowances	薪金及津貼	1,178	1,914
Discretionary bonuses	酌情花紅	133	228
Pension scheme contributions	退休金計劃供款	18	18
Total	總額	1,329	2,160

The number of non-director and non-chief executive highest paid employees whose remuneration fell within the following bands is as follows: 薪酬在下列範圍之既非董事亦非主要行 政人員之最高薪僱員人數如下:

		2024 二零二四年 Number of individuals 人數	2023 二零二三年 Number of individuals 人數
Nil to HK\$1,000,000	零至1,000,000港元		_
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至1,500,000港元	1	_
HK\$1,500,001 to HK\$2,000,000	1,500,001港元至2,000,000港元		—
HK\$2,000,001 to HK\$2,500,000	2,000,001港元至2,500,000港元		1
Total	總額	1	1

9 FIVE HIGHEST PAID EMPLOYEES AND SENIOR MANAGEMENT (Continued)

五名最高薪僱員及高級管理人員 (續)

Other than the directors' remuneration and five highest paid employees disclosed above, the amounts paid to senior management as disclosed in the "Biographical details of directors and senior management" section are as follows: 除了以上披露之董事酬金及五位最高薪 僱員外,支付予「董事及高級管理人員 之履歷」一節所披露之高級管理人員之 酬金如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Salaries and allowances	薪金及津貼	1,907	1,645
Discretionary bonuses	酌金花紅	146	113
Pension scheme contributions	退休金計劃供款	39	55
Total	總額	2,092	1,813

10 INCOME TAX

No provision for Hong Kong Profits Tax for the years ended 31 March 2024 and 2023 has been made as the Group did not generate any assessable profits arising in Hong Kong during the year.

Taxes on profits assessable elsewhere have been calculated at the rates of tax prevailing in the jurisdictions in which the Group operates.

LAT in Mainland China is levied at progressive rates ranging from 30% to 60% on the appreciation of land value, being the proceeds from the sale of properties less deductible expenditure, including the amortisation of land use rights, borrowing costs and all property development expenditures.

10 所得税

9

概無就截至二零二四年及二零二三年三 月三十一日止年度之香港利得税計提撥 備,原因是年內本集團並無於香港產生 任何應課税溢利。

其他地區之應課税溢利税項已按本集團 業務所在之司法權區之現行税率計算。

中國內地之土地增值税按土地價值升幅 之30%至60%累進税率徵收,土地增 值税即出售物業所得款項減包括土地使 用權攤銷、借貸成本及所有物業發展支 出之可扣税開支。

10 INCOME TAX (Continued)

10 所得税(續)

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Current — Hong Kong	即期 — 香港		
— (Over)/under provision in prior years	一 過往年度(超額		
	撥備)/撥備不足	(66)	85
Current — Mainland China	即期 — 中國內地		
— Charge for the year	— 本年度支出	35,437	
— Under provision in prior years	— 過往年度撥備不足	—	3,420
Current — Elsewhere	即期 — 其他地區		
— Charge for the year	一 本年度支出		490
— Over provision in prior years	— 過往年度超額撥備	(2,963)	_
LAT in Mainland China	中國內地之土地增值税		
— Charge for the year	— 本年度支出	1,475	
— Over provision in prior years	一 過往年度超額撥備	_	(285)
Deferred tax (note 29)	遞延税項(附註29)	(18,750)	4,288
Total tax expense for the year	本年度税項開支總額	15,133	7,998

10 INCOME TAX (Continued)

A reconciliation of the tax expense applicable to loss before tax at the statutory rates for the jurisdictions in which the Company and its subsidiaries are domiciled to the tax charge at the effective tax rate is as follows:

10 所得税(續)

適用於使用本公司及其附屬公司所在司 法權區之法定税率計算之除税前虧損之 税項開支與按實際税率計算之税項開支 對賬如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Loss before tax	除税前虧損	(61,641)	(85,936)
Tax at the applicable statutory tax rates	按適用法定税率計算之 税項	(3,995)	(8,269)
Profits and losses attributable	聯營公司應佔溢利及	(3,333)	(0,205)
to associates	虧損	(9)	(298)
Income not subject to tax	不需繳税之收入	(28,135)	(1,475)
Expenses not deductible for tax	不可扣減税項之開支	930	4,920
Effect of withholding tax at 10% or 5% on the distributable profits of the Group's PRC subsidiaries	本集團於中國之附屬 公司之可供分派溢利 徵收10%或5%預扣税		
	之影響	(870)	(1,402)
Tax relating to disposal of subsidiaries	有關出售附屬公司之税項	33,905	—
Tax losses utilised from previous periods	動用過往期間之税項虧損	(568)	(1,403)
Tax losses and temporary differences not	未確認之税項虧損及		
recognised	暫時差異	15,155	11,832
LAT	土地增值税	1,475	(285)
(Over)/under provision in prior years	過往年度(超額撥備)/ 撥備不足	(3,029)	3,505
Others	其他	274	873
Tax expense	税項開支	15,133	7,998

The share of tax charge attributable to associates amounting to HK\$158,000 (2023: HK\$209,000) is included in "Share of profits and losses of associates, net" on the face of the consolidated statement of profit or loss.

11 DIVIDEND

No dividend has been declared by the Company during the years ended 31 March 2024 and 2023.

聯營公司應佔税項開支158,000港元(二 零二三年:209,000港元)列入綜合損益 表之「分佔聯營公司溢利及虧損,淨額」 内。

11 股息

截至二零二四年及二零二三年三月 三十一日止年度,本公司並無宣派股 息。

12 本公司普通股本持有人應佔每股

ORDINARY EQUITY HOLDERS OF THE 虧損 **COMPANY** 每股基本虧損金額乃根據本公司普通股 The calculation of the basic loss per share amount is based on the loss for the year attributable to ordinary equity 本持有人應佔年內虧損及年內已發行之 普通股加權平均數1,466,820,600股(二 holders of the Company, and the weighted average number 零二三年:1,466,820,600股)計算。 of ordinary shares of 1,466,820,600 (2023: 1,466,820,600) in issue during the year. The calculation of the basic and diluted loss per share 本公司普通股本持有人應佔每股基本及 amounts attributable to ordinary equity holders of the 攤薄虧損金額乃按下列數據計算: Company is based on the following data: 2024 2023 二零二四年 二零二三年 HK\$'000 HK\$'000 千港元 千港元 Loss 虧損 每股基本及攤薄虧損計 Loss attributable to ordinary equity 算所採用之本公司普 holders of the Company, used in the basic and diluted loss per share 通股本持有人應佔虧 calculation 損 75,691 90,967 2024 2023 二零二四年 二零二三年 Number of Number of shares shares 股數 股數 Shares 股份 Weighted average number of ordinary 每股基本虧損計算所用 shares in issue during the year used in 年內已發行普通股加 the basic loss per share calculation 權平均數 1,466,820,600 1,466,820,600 概無就一項攤薄而對截至二零二四年及 No adjustment has been made to the basic loss per share 二零二三年三月三十一日止年度呈列之 amounts presented for the years ended 31 March 2024 and 2023 in respect of a dilution as the Group had no 每股基本虧損金額作出調整,原因為本 potential dilutive ordinary shares in issue during the years 集團於截至二零二四年及二零二三年三

12 LOSS PER SHARE ATTRIBUTABLE TO

ended 31 March 2024 and 2023.

月三十一日止年度內並無已發行潛在攤

薄性普通股。

Notes to the Consolidated Financial Statements 综合財務報表附註

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

13 GOODWILL

13 商譽

		HK\$′000 千港元
Cost at 1 April 2022, net of accumulated impairment	於二零二二年四月一日的 成本,扣除累計減值	_
Acquisition of a subsidiary (note 33) Impairment during the year	收購一間附屬公司(附註33) 年內減值	1,683 (1,683)
Net carrying amount at 31 March 2023, 1 April 2023 and 31 March 2024	於二零二三年三月三十一日、 二零二三年四月一日及	
	二零二四年三月三十一日的 賬面淨值	_
At 31 March 2024:	於二零二四年三月三十一日:	
Cost	成本	1,683
Accumulated impairment	累計減值	(1,683)
Net carrying amount	賬面淨值	_

Goodwill arose from the acquisition of 60% equity interest in Deson Metals Company Limited ("**DMCL**"), which is engaged in trading of construction materials. The goodwill arising from the acquisition of DMCL has been allocated to the construction materials trading business for impairment testing purposes. In view of the increasingly competitive business environment of construction industry, management considered that its recoverable amount which was determined based on value-in-use using discount rate of 12% was minimal. Therefore, the goodwill had been fully impaired. 商譽乃因收購從事建築材料貿易的迪臣 五金建材有限公司(「**迪臣五金建材**」)的 60%股權而產生。就減值測試而言,收 購迪臣五金建材所產生的商譽已分配至 建築材料貿易業務。鑒於建築行業的營 商環境競爭日益激烈,管理層認為其可 收回金額(此乃根據使用價值採用折現 率12%釐定)微不足道。因此,商譽已 悉數減值。

14 PROPERTY, PLANT AND EQUIPMENT

14 物業、廠房及設備

		Rig	ht-of-use asse 使用權資產	ts	Owned assets 自有資產							
		Leasehold land	Leased properties	Total	Buildings	Leasehold improvements	Furniture and fixtures	Office and other equipment 辦公室及	Tools and equipment	Motor vehicles	Total	Total
		租賃土地	租賃物業	總額	樓宇	租賃裝修	傢具及裝置	其他設備	工具及設備	汽車	總額	總額
		HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK \$′000 千港元
31 March 2024	二零二四年									1		
At 31 March 2023 and 1 April 2023	三月三十一日 於二零二三年三月 三十一日及 二零二三年											
Cost or valuation	四月一日 成本或估值	103,796	1,031	104,827	176,448	6,097	911	2,491	128	1,617	187,692	292,519
Accumulated depreciation	累計折舊	-	(29)	(29)		(6,097)				(1,239)	(10,027)	(10,056)
Net carrying amount	賬面淨值	103,796	1,002	104,798	176,448	_	335	460	44	378	177,665	282,463
At 1 April 2023, net of accumulated depreciation	於二零二三年四月 一日,扣除累計											
A 1151	折舊	103,796	1,002	104,798	176,448	-	335	460	44	378	177,665	282,463
Additions Disposals	增添 出售	_	_	_	_	155	2	130 (3)	19	33	339 (3)	339 (3)
Deficit on revaluation charged								(5)			(5)	(5)
to profit or loss	「「「「「「「」」」」「「」」「「」」」「「」」「「」」」「「」」」「」」「」	(1,847)	_	(1,847)	(1,589)	_	_	_	_	_	(1,589)	(3,436)
(Deficit)/surplus on revaluation (charged)/credited to other comprehensive income	於其他全面收益 (扣除)/計入之 重估(虧絀)/	,		,	,							,
Depreciation provided during	盈餘 年內計提折舊	(11,027)	_	(11,027)	4,464	_	_	_	—	_	4,464	(6,563)
the year	11341262188	(4,215)	(344)	(4,559)	(7,444)	_	(57)	(155)	(17)	(48)	(7,721)	(12,280)
Exchange realignment	匯兑調整	(516)		(516)	(6,136)	(1)	(3)	(9)	(3)	(6)	(6,158)	(6,674)
At 31 March 2024	於二零二四年三月 三十一日	86,191	658	86,849	165,743	154	277	423	43	357	166,997	253,846
	— I H	50,151	000	50,040		-04	211	723	-5	331	100,001	200,040
At 31 March 2024	於二零二四年三月 三十一日											
Cost or valuation	成本或估值	86,191	1,031	87,222	165,743	5,930	874	2,391	139	1,602	176,679	263,901
Accumulated depreciation	累計折舊	-	(373)	(373)	_	(5,776)	(597)	(1,968)	(96)	(1,245)	(9,682)	(10,055)
Net carrying amount	賬面淨值	86,191	658	86,849	165,743	154	277	423	43	357	166,997	253,846

14 PROPERTY, PLANT AND EQUIPMENT 14 物業、廠房及設備(續) (Continued)

			ht-of-use asset 使用權資產	5	Owned assets 自有資產							
		Leasehold land	Leased properties	Total	Buildings	Leasehold improvements	Furniture and fixtures	Office and other equipment 辦公室及	Tools and equipment	Motor vehicles	Total	Total
		租賃土地 HK \$ ′000 千港元	租賃物業 HK \$ ′000 千港元	總額 HK \$ ′000 千港元	樓宇 HK \$ ′000 千港元	租賃裝修 HK \$ ′000 千港元	傢具及裝置 HK\$′000 千港元	新公主众 其他設備 HK \$ ′000 千港元	工具及設備 HK \$′000 千港元	汽車 HK \$ ′000 千港元	總額 HK \$ ′000 千港元	總額 HK\$'000 千港元
31 March 2023	二零二三年三月 三十一日											
At 31 March 2022 and 1 April 2022	 □ □											
Cost or valuation	成本或估值	115,415	—	115,415	184,085	6,904	621	8,644	132	1,731	202,117	317,532
Accumulated depreciation	累計折舊	_		-	_	(6,694)	(511)	(2,775)	(72)	(1,284)	(11,336)	(11,336)
Net carrying amount	賬面淨值	115,415	_	115,415	184,085	210	110	5,869	60	447	190,781	306,196
At 1 April 2022, net of accumulated depreciation	於二零二二年四月 一日,扣除累計											
	折舊	115,415	_	115,415	184,085	210	110	5,869	60	447	190,781	306,196
Additions	增添	-	1,031	1,031	-	-	255	99	2	_	356	1,387
Disposals	出售 出售一間附屬公司	_		_	_	—		(11)	-	(4)	(15)	(15)
Disposal of a subsidiary (note 34) (Deficit)/surplus on revaluation	(附註34)	-	_	-	-	(18)	_	(4,247)	_	_	(4,265)	(4,265)
(charged)/credited to profit or loss (Deficit)/surplus on revaluation	計入之重估 (虧絀)/盈餘	(2,639)	_	(2,639)	1,368	_	_	_	_	_	1,368	(1,271)
(charged)/credited to other comprehensive income	(扣除)/計入之 重估(虧絀)/ 盈餘	(3,472)	_	(3,472)	7,579	_	_	_	_	_	7,579	4,107
Depreciation provided during	年內計提折舊	,		.,,,,								
the year Exchange realignment	匯兑調整	(4,463) (1,045)	(29)	(4,492) (1,045)	(7,101) (9,483)	(177) (15)		(845) (405)	(14) (4)	(56) (9)	(8,210) (9,929)	(12,702) (10,974)
At 31 March 2023	於二零二三年三月 三十一日	103,796	1,002	104,798	176,448	-	335	460	44	378	177,665	282,463
At 31 March 2023	於二零二三年三月 三十一日											
Cost or valuation Accumulated depreciation		103,796 —	1,031 (29)	104,827 (29)	176,448	6,097 (6,097)	911 (576)	2,491 (2,031)	128 (84)	1,617 (1,239)	187,692 (10,027)	292,519 (10,056)
Net carrying amount	賬面淨值	103,796	1,002	104,798	176,448	_	335	460	44	378	177,665	282,463

Note: The Group's right-of-use assets represent prepaid land lease payments and leased properties. The leasehold land, together with the owned buildings, are held for own use. The land leases are expiring in 2047 to 2053.

附註: 本集團之使用權資產指預付土地租賃款項 及租賃物業。租賃土地連同自有樓宇乃持 作自用。土地租賃將於二零四七年至二零 五三年之間屆滿。

14 PROPERTY, PLANT AND EQUIPMENT (Continued)

The Group's leasehold land and buildings were revalued individually at the end of the reporting period by Peak Vision Appraisals Limited, an independent professional qualified valuer, at an aggregate open market value of HK\$251,934,000 (2023: HK\$280,244,000) based on their existing use.

A revaluation deficits of HK\$6,563,000 (2023: revaluation surplus of HK\$4,107,000) and revaluation deficits aggregating HK\$3,436,000 (2023: HK\$1,271,000), resulting from the above valuations, have been charged to other comprehensive income and charged to profit or loss during the year ended 31 March 2024 respectively.

Had these land and buildings been carried at historical cost less accumulated depreciation, their carrying amount would have been approximately HK\$146,260,000 (2023: HK\$159,345,000).

As at 31 March 2024, certain leasehold land and buildings of the Group with an aggregate carrying amount of HK\$167,060,000 (2023: HK\$163,294,000) were pledged to secure certain banking facilities granted to the Group (note 26).

The Group appointed an external valuer to be responsible for the external valuation of the Group's properties held for own use and had discussions with the valuer on the valuation assumptions and valuation results when the valuation is performed for annual financial reporting.

14 物業、廠房及設備(續)

本集團之租賃土地及樓宇於報告期末由 獨立專業合資格估值師澋鋒評估有限公 司按現時用途單獨重估,總公開市值為 251,934,000港元(二零二三年: 280,244,000港元)。

因上述估值而產生的重估虧絀 6,563,000港元(二零二三年:重估盈餘 4,107,000港元)及重估虧絀合共 3,436,000港元(二零二三年: 1,271,000港元)已分別於截至二零二四 年三月三十一日止年度於其他全面收益 及於損益扣除。

倘該等土地及樓宇按歷史成本減累計折 舊列賬,其賬面值將約為146,260,000 港元(二零二三年:159,345,000港元)。

於二零二四年三月三十一日,賬面總值 167,060,000港元(二零二三年: 163,294,000港元)之本集團若干租賃土 地及樓宇均已予抵押,作為本集團獲授 若干銀行信貸之擔保(附註26)。

本集團委任外部估值師負責對本集團持 作自用之物業進行外部估值,並於就年 度財務報告進行估值時,與估值師就估 值假設及估值結果進行討論。

14 PROPERTY, PLANT AND EQUIPMENT (Continued) Fair value hierarchy

The following table illustrates the fair value measurement hierarchy of the Group's properties held for own use:

14 物業、廠房及設備(續)

公平值等級

下表闡述本集團持作自用物業公平值計 量等級:

			20	24				
			二零二四年					
		Quoted prices in	Significant observable	Significant unobservable				
		active markets (Level 1) 於活躍市場之	inputs (Level 2) 重大可觀察	inputs (Level 3) 重大不可觀察	Total			
		報價 (級別一)	輸入數據 (級別二)	輸入數據 (級別三)	總計			
		HK\$′000 千港元	HK\$'000 千港元	HK\$′000 千港元	HK\$'000 千港元			
Recurring fair value measurement for:	就以下項目進行之經 常性公平值計量:							
Hotel property* Commercial properties and	酒店物業* 商業物業及停車位**	—	—	113,400	113,400			
car park spaces**				138,534	138,534			
Properties held for own use	持作自用物業	_	_	251,934	251,934			

		2023					
			_要-	二三年			
			Significant	Significant			
		Quoted prices in	observable	unobservable			
		active markets	inputs	inputs			
		(Level 1)	(Level 2)	(Level 3)	Total		
		於活躍市場之	重大可觀察	重大不可觀察			
		報價	輸入數據	輸入數據			
		(級別一)	(級別二)	(級別三)	總計		
		HK\$'000	HK\$'000	HK\$'000	HK\$'000		
		千港元	千港元	千港元	千港元		
Recurring fair value measurement for: Hotel property* Commercial properties and	就以下項目進行之經 常性公平值計量: 酒店物業* 商業物業及停車位**	_	_	127,681	127,681		
car park spaces**		—	—	152,563	152,563		
Properties held for own use	持作自用物業	_	_	280,244	280,244		
* Included leasehold lan under right-of-use asse	d of HK\$7,452,000 (20 ts.	23: HK\$10,146,000)		包括使用權資產下的租賃 5(二零二三年:10,146			
** Included leasehold lan under right-of-use asse	d of HK\$78,739,000 (20 ts.	23: HK\$93,650,000)		剋括使用權資產下的租 號元(二零二三年∶93,6			

PROPERTY, PLANT AND EQUIPM (Continued)	MENT 14	物業、腐	厥房 及設備(續)
Fair value hierarchy (Continued) During the year, there were no trans measurements between Level 1 and transfers into or out of Level 3 (2023: N	值計量之轉	吸別一與級別二	二之間並無公平 發至或轉撥自級 。	
Reconciliation of fair value measurements Level 3 of the fair value hierarchy:	categorised within	分類為公平值等級級別三內之公平值 量之對賬:		
			2024	2023
		二零	2.二四年	二零二三年
		Н	IK\$'000	HK\$'000
			千港元	千港元
, , , , , , , , , , , , , , , , , , , ,	於年初之賬面值 於其他全面收益內確認	2	280,244	299,500
recognised in other comprehensive	之重估(虧絀)/盈餘			
income			(6,563)	4,107
Deficit on revaluation recognised in profit	於損益確認之重估虧絀		(-))	
or loss			(3,436)	(1,271)
Depreciation	折舊		(11,659)	(11,564)
Exchange realignment	匯兑調整		(6,652)	(10,528)
Carrying amount at end of year	於年末之賬面值	2	251,934	280,244

14 PROPERTY, PLANT AND EQUIPMENT (Continued) Fair value hierarchy (Continued)

Below is a summary of the valuation techniques used and

the key inputs to the valuation of properties held for own use:

14 物業、廠房及設備(續)

公平值等級(續)

持作自用物業估值所用之估值方法及主 要輸入數據概述如下:

	Valuation technique 估值方法	Significant unobservable inputs 重大不可觀察輸入數據		yhted average u權平均數
			2024 二零二四年	2023 二零二三年
Hotel property	Investment method	Estimated rental value (per square meter per month)	RMB39	RMB42
酒店物業	投資法	估計租金價值(每月每平 方米)	人民幣 39 元	人民幣42元
		Term yield 年期收益率	5.25%	5.0%
		Reversionary yield 復歸收益率	6%	6%
Commercial properties	Direct comparison approach	Adjusted market unit selling price (per square foot)	HK\$1,855 to HK\$5,947	HK\$2,192 to HK\$6,495
商業物業	直接比較法	經調整市場單位售價 (每平方呎)	1,855港元至 5,947港元	2,192港元至 6,495港元
Car park spaces	Direct comparison approach	Adjusted market unit selling price	RMB240,000	RMB280,000
停車位	直接比較法	經調整市場單位售價	人民幣 240,000 元	人民幣280,000元

The investment method

Under the investment method, fair value is estimated on the basis of capitalisation of existing rent receivable from the existing tenancies and the potential reversionary market rent of the properties.

投資法

根據投資法,公平值乃將該等物業自現 有租賃之應收現有租金及潛在復歸市場 租金予以資本化之基準而估計。

14 PROPERTY, PLANT AND EQUIPMENT (Continued) Fair value hierarchy (Continued) The investment method (Continued)

The valuation takes into account the characteristics of the properties held for own use, which included the location, size, shape, view, floor level, year of completion and other factors collectively, to arrive at the estimated rental value and reversionary yield, while it takes into account the rental value generated from the existing lease term to arrive at the term yield.

An increase/decrease in estimated rental value would result in an increase/decrease in the fair value of the properties held for own use while an increase/decrease in term yield and reversionary yield would result in a decrease/increase in the fair value of the properties held for own use.

The direct comparison approach

Under the direct comparison approach, fair value is estimated by the direct comparison method on the assumption of the sale of the property interest with the benefit of vacant possession and by referring to comparable sales transactions as available in the market.

The valuation takes into account the characteristics of the properties held for own use, which included the location, size, shape, view, floor level, year of completion and other factors collectively, to arrive at the market price per square foot and each car park space.

The key input was the market price per square foot and each car park space, where a significant increase/decrease in the market price would result in a significant increase/ decrease in the fair value of the properties held for own use.

14 物業、廠房及設備(續)

公平值等級(續) *投資法(續)*

進行估值時會整體考慮持作自用物業之 特點,包括位置、面積、形狀、景觀、 樓層、落成年份及其他因素,以得出估 計租金價值及復歸收益率,同時考慮自 現有租期產生之租金價值,以得出年期 收益率。

估計租金價值增加/減少會導致持作自 用物業公平值上升/下跌,而年期收益 率及復歸收益率增加/減少會導致持作 自用物業公平值下跌/上升。

直接比較法

根據直接比較法,公平值乃以直接比較 法,假設物業權益可交吉出售並經參考 有關市場可獲得之可比較銷售交易而作 估計。

進行估值時會整體考慮持作自用物業之 特點,包括位置、面積、形狀、景觀、 樓層、落成年份及其他因素,以得出每 平方呎及各停車位的市場價格。

主要輸入數據為每平方呎及各停車位的 市場價格,市場價格大幅上升/下跌 時,會導致持作自用物業公平值大幅上 升/下跌。

Notes to the Consolidated Financial Statements 綜合財務報表附註

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

15 INVESTMENT PROPERTIES

15 投資物業

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Carrying amount at beginning of year	於年初之賬面值	684,114	1,011,060
Net (loss)/gain from fair value	公平值調整之(虧損)/	004,114	1,011,000
adjustment	收益淨額	(32,364)	46,284
Assets included in a disposal group	計入出售組別之資產		
(note 35)	(附註35)		(299,250)
Transfer from completed properties held	轉自已竣工待售物業		
for sale		45,984	
Exchange realignment	匯兑調整	(35,826)	(73,980)
Carrying amount at end of year	於年末之賬面值	661,908	684,114

The Group's investment properties were revalued on 31 March 2024 based on a valuation performed by Peak Vision Appraisals Limited, an independent professional qualified valuer, at HK\$661,908,000 (2023: HK\$684,114,000).

As at 31 March 2024, certain investment properties of the Group with an aggregate carrying amount of HK\$442,800,000 (2023: HK\$487,920,000) were pledged to secure certain banking facilities granted to the Group (note 26).

The Group as lessor

The Group leased certain of its properties under operating lease arrangements, with leases negotiated for terms ranging from one to twenty years. The terms of the leases generally also require the tenants to pay security deposits and provide for periodic rent adjustments according to the then prevailing market conditions. 於二零二四年三月三十一日,本集團之 投資物業經由獨立專業合資格估值師湯 鋒評估有限公司按所執行估值重估為 661,908,000港元(二零二三年: 684,114,000港元)。

於二零二四年三月三十一日,本集團賬 面總值為442,800,000港元(二零二三 年:487,920,000港元)的若干投資物業 被抵押,作為本集團獲授若干銀行信貸 的擔保(附註26)。

本集團作為出租人

本集團根據經營租約安排租賃若干物 業,議定租約為期一年至二十年不等。 此外,租約條款一般要求租戶支付保證 金,並規定須因應當時市況定期調整租 金。

15 INVESTMENT PROPERTIES (Continued) The Group as lessor (Continued)

15 投資物業(續) 本集團作為出租人(續)

At 31 March 2024, the Group had total future minimum lease receivables under non-cancellable operating leases with its tenants falling due as follows:

於二零二四年三月三十一日,本集團根 據與租戶訂立的不可撤銷經營租約,其 未來最低租賃應收款項總額於如下日期 到期:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Within one year		23,359	25,898
In the second to fifth years, inclusive	第二年至第五年	23,333	23,890
	(包括首尾兩年)	79,217	76,531
After five years	五年後	54,608	67,041
		157,184	169,470

No contingent rental receivable was recognised by the Group during the year (2023: Nil).

The directors of the Company have determined that the investment properties are hotel properties, commercial properties and car park spaces, based on the nature, characteristics and risk of the properties. Each year, the Group appoints an external valuer to be responsible for the external valuation of the Group's properties and has discussions with the valuer on the valuation assumptions and valuation results when the valuation is performed for annual financial reporting.

Particulars of the Group's investment properties are included on page 48. 本集團於本年度並無確認或然應收租金 (二零二三年:無)。

根據物業的性質、特點及風險,本公司 董事已確定投資物業為酒店物業、商業 物業及停車位。本集團每年委任外部估 值師負責對本集團物業進行外部估值, 並於對年度財務報告進行估值時,就估 值假設及估值結果與估值師進行討論。

本集團投資物業之詳情載於第48頁。

15 INVESTMENT PROPERTIES (Continued) Fair value hierarchy

15 投資物業(續)

The following table illustrates the fair value measurement hierarchy of the Group's investment properties:

公平值等級下表闡述本集團投資物業公平值計量等級:

661,908

661,908

		2024 二零二四年			
		Quoted prices	Significant	Significant	
		in active	observable	unobservable	
		markets	inputs	inputs	
		(Level 1)	(Level 2)	(Level 3)	Total
		於活躍市場之	重大可觀察	重大不可觀	
		報價	輸入數據	察輸入數據	
		(級別一)	(級別二)	(級別三)	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Recurring fair value	就以下項目進行之經				
measurement for:	常性公平值計量:				
Hotel properties	酒店物業	_	—	219,108	219,108
Commercial properties	商業物業			442,800	442,800

		2023 二零二三年			
		Quoted prices in active markets	Significant observable inputs	Significant unobservable inputs	
		(Level 1) 於活躍市場之 報價 (級別一)	(Level 2) 重大可觀察 輸入數據 (級別二)	(Level 3) 重大不可觀察 輸入數據 (級別三)	Total 總計
		(_級 加)) HK\$'000 千港元	(級))—) HK\$'000 千港元	HK\$'000 千港元	總司 HK\$′000 千港元
Recurring fair value measurement for:	就以下項目進行之經 常性公平值計量:				
Hotel property Commercial properties and car park spaces	酒店物業 商業物業及停車位	_	_	196,194 487,920	196,194 487,920
		_	_	684,114	684,114

During the year, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 (2023: Nil).

於年內,級別一與級別二之間並無公平 值計量之轉撥,亦無轉撥至或轉撥自級 別三(二零二三年:無)。

15 INVESTMENT PROPERTIES (Continued) Fair value hierarchy (Continued)

15 投資物業(續)

Reconciliation of fair value measurements categorised within Level 3 of the fair value hierarchy:

公平值等級(續) 分類為公平值等級級別三內之公平值計 量之對賬:

		Hotel	Commercial properties and car park	
		properties	spaces 商業物業及	Total
		酒店物業	停車位	總計
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Carrying amount at 1 April 2022	於二零二二年			
, ,	四月一日之賬面值	193,725	817,335	1,011,060
Net gain from a fair value	來自已確認公平值調			
adjustment recognised	整之收益,淨額	16,644	29,640	46,284
Assets included in a disposal group	計入出售組別之資產			
(note 35)	(附註35)	—	(299,250)	(299,250)
Exchange realignment	匯兑調整	(14,175)	(59,805)	(73,980)
Carrying amount at 31 March 2023	於 − 案 − = 在			
and 1 April 2023	三月三十一日及			
	二零二三年			
	四月一日之賬面值	196,194	487,920	684,114
Net loss from a fair value	來自已確認公平值			
adjustment recognised	調整之虧損,淨額	(12,744)	(19,620)	(32,364)
Transfer from completed properties	轉自已竣工發展中			
held for sale	物業	45,984		45,984
Exchange realignment	匯兑調整	(10,326)	(25,500)	(35,826)
	<u> </u>			
Carrying amount at 31 March 2024				
	三月三十一日之	240 400	442.000	664.000
	賬面值	219,108	442,800	661,908

15 INVESTMENT PROPERTIES (Continued) Fair value hierarchy (Continued)

15 投資物業(續)

Below is a summary of the valuation techniques used and the key inputs to the valuation of investment properties:

公平值等級(續) 投資物業估值所用之估值方法及主要輸 入數據概述如下:

	Valuation technique 估值方法	Significant unobservable inputs 重大不可觀察輸入數據	Range/weighted average 範圍/加權平均數	
			2024 二零二四年	2023 二零二三年
Hotel properties	Investment method	Estimated rental value	RMB31 to	RMB38 to
and commercial properties		(per square meter per month)	RMB39	RMB42
酒店物業及商業 物業	投資法	估計租金價值 (每月每平方米)	人民幣31元至 人民幣39元	人民幣38元至 人民幣42元
		Term yield 年期收益率	2.00% to 6.00% 2.00%至6.00%	
		Reversionary yield 復歸收益率	6.00% to 7.00% 6.00%至7.00%	
Car park spaces	Direct comparison approach	Adjusted market unit selling price	N/A	RMB160,000
停車位	直接比較法	經調整市場單位售價	不適用	人民幣160,000元

The investment method

Under the investment method, fair value is estimated on the basis of capitalisation of existing rent receivable from the existing tenancies and the potential reversionary market rent of the properties.

The valuation takes into account the characteristics of the investment properties, which included the location, size, shape, view, floor level, year of completion and other factors collectively, to arrive at the estimated rental value and reversionary yield, while it takes into account the rental value generated from the existing lease term to arrive at the term yield.

An increase/(decrease) in estimated rental value would result in an increase/(decrease) in the fair value of the investment properties while an increase/(decrease) in term yield and reversionary yield would result in a decrease/(increase) in the fair value of the investment properties.

投資法

根據投資法,公平值乃將該等物業自現 有租賃之應收現有租金及潛在復歸市場 租金予以資本化之基準而估計。

進行估值時會整體考慮投資物業之特點,包括位置、面積、形狀、景觀、樓 層、落成年份及其他因素,以得出估計 租金價值及復歸收益率,同時考慮自現 有租期產生之租金價值,以得出年期收 益率。

估計租金價值增加/(減少)會導致投資 物業公平值上升/(下跌),而年期收益 率及復歸收益率增加/(減少)會導致投 資物業公平值下跌/(上升)。

15 INVESTMENT PROPERTIES (Continued) Fair value hierarchy (Continued) The direct comparison approach

Under the direct comparison approach, fair value is estimated by the direct comparison method on the assumption of the sale of the property interest with the benefit of vacant possession and by referring to comparable sales transactions as available in the market.

The valuation takes into account the characteristics of the investment properties, which included the location, size, shape, view, floor level, year of completion and other factors collectively, to arrive at the market price of each car park space.

The key input was the market price of each car park space, where a significant increase/(decrease) in the market price would result in a significant increase/(decrease) in the fair value of the investment properties.

16 INVESTMENTS IN ASSOCIATES

15 投資物業(續) 公平值等級(續) 直接比較法

根據直接比較法,公平值乃以直接比較 法,假設物業權益可交吉出售並經參考 有關市場可獲得之可比較銷售交易而作 估計。

進行估值時會整體考慮投資物業之特點,包括位置、面積、形狀、景觀、樓 層、落成年份及其他因素,以得出各停 車位的市場價格。

主要輸入數據為各停車位的市場價格, 當市場價格大幅上升/(下跌)時,會導 致投資物業公平值大幅上升/(下跌)。

16 於聯營公司之投資

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Share of net assets	應佔資產淨值	5,638	4,736
Amounts due from associates	應收聯營公司款項	3,868	2,532
Amounts due to associates	應付聯營公司款項	(63)	

The balances with associates are unsecured, interest-free and repayable on demand.

與聯營公司之結餘為無抵押、免息及須 按要求償還。

16 INVESTMENTS IN ASSOCIATES (Continued)

Particulars of the principal associates are as follows:

16 於聯營公司之投資(續)

主要聯營公司之詳情如下:

			ownership a the Gro 31 Mar 於二零二四年	up as at ch 2024		ttributable to up as at ch 2023 三月三十一日	
		Issued ordinary/	Group		Group		
	Place of incorporation/	registered share	effective	Held by a	effective	Held by a	
Name	registration and business	capital 已發行普通/	interest 本集團實際	subsidiary 由一間附屬	interest 本集團實際	subsidiary 由一間附屬	Principal activities
名稱	註冊成立/登記及營業地點	,	平 朱 巒 員 除 權 益	田一间 附 屬 公司 持有	平朱巒貝际 權益	田一间附屬 公司持有	主要業務
10 1 10	山间风立/ 豆儿及呂未地和	山川以 本	惟皿	ムり対伯	1隹 皿	ム町行伯	工女未切
Axxonsoft Hong Kong Limited	Hong Kong	HK\$500,000	50	50	50	50	Investment holding and software licensing
	香港	500,000港元					投資控股及軟件授權
New Leaves Limited	BVI/Hong Kong 英屬處女群島/香港	US\$100 100美元	30	30	30	30	Investment holding 投資控股
SecurePlus Limited	Hong Kong	HK\$1,500,000	40	40	40	40	Trading of intelligent security system equipment
	香港	1,500,000港元					智能保安系統設備買賣
Hope4Care Limited	Hong Kong	HK\$10	20	20	20	20	Research and development of medical equipment
酷生命科技有限公司	香港	10港元					醫療設備研發
UltraX Technologies Co., Ltd.	Taiwan	TWD3,000,000	35	35	35	35	Trading of medical equipment
晁能力開發有限公司	台灣	新台幣3,000,000元					醫療設備貿易

The above table lists the associates of the Group which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other associates would, in the opinion of the directors, result in particulars of excessive length.

The Group's shareholdings in the associates are held through subsidiaries of the Company.

上表所列者為董事認為會對本集團本年 度業績構成主要影響或構成本集團資產 淨值重要部份之本集團聯營公司。董事 認為如將其他聯營公司之詳情列出,會 使本附註過於冗長。

本集團於聯營公司之股權乃透過本公司 附屬公司持有。

16 於聯營公司之投資(續) **16 INVESTMENTS IN ASSOCIATES (Continued)** 下表列示本集團之聯營公司之並非個別 The following table illustrates the aggregate financial information of the Group's associates that are not 重要之合計財務資料: individually material: 2024 2023 二零二三年 二零二四年 HK\$'000 HK\$'000 千港元 千港元 Share of the associates' profits and 分佔聯營公司年內溢利 losses for the year, net 及虧損,淨額 40 1.807 Share of the associates' other 分佔聯營公司其他全面 comprehensive loss 虧損 (19)(20)Share of the associates' total 分佔聯營公司全面收益 comprehensive income 總額 21 1,787 Dividend received 已收股息 (675) (5,614) Gain on bargain purchase of additional 議價購買聯營公司額外 interests in associates 權益之收益 12 本集團於聯營公司個別 Aggregate carrying amount of the Group's investments in the associates 不屬重大之投資之賬 that are not individually material 面值總額 5,638 4,736

The Group has discontinued the recognition of its share of loss of an associate, Axxonsoft Hong Kong Limited, because the share of loss of the associate exceeded the Group's interest in the associate and the Group has no obligation to take up further losses. The amount of the Group's unrecognised share of losses of this associate for the current year and cumulatively were HK\$268,000 (2023: HK\$858,000) and HK\$1,126,000 (2023: HK\$858,000), respectively.

本集團已終止確認其分佔聯營公司 Axxonsoft Hong Kong Limited之虧損, 原因是分佔聯營公司虧損超出本集團於 聯營公司之權益,而本集團並無責任承 擔進一步虧損。本集團於本年度未確認 分佔此聯營公司虧損之金額分別累計為 268,000港元(二零二三年:858,000港 元)及1,126,000港元(二零二三年: 858,000港元)。

Notes to the Consolidated Financial Statements 综合財務報表附註

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

17 EQUITY INVESTMENTS AT FAIR VALUE 17 按公平值計入損益賬的股權投資 THROUGH PROFIT OR LOSS

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Equity investments at fair value through profit or loss Unlisted equity investments, at fair value	按公平值計入損益賬的 股權投資 非上市股權投資 [,] 按公平值		
 Century Rosy Limited Deson Development International Holdings Investment Limited ("DDIHIL") 	 Century Rosy Limited 一 迪臣發展國際集團 投資有限公司 (「迪臣發展國際 	3,845	9,695
	集團投資」)	_	109,162
 Excel Castle International Limited Pamfleet Shanghai Real Estate Fund II, L.P. 	 一 卓堡國際有限公司 — Pamfleet Shanghai Real Estate Fund II, 	32,305	34,633
	L.P.	3,665	3,973
Total	總額	39,815	157,463

During the year ended 31 March 2024, the Group received dividend in the amount of HK\$74,865,000 (2023: HK\$1,350,000) from DDIHIL.

於截至二零二四年三月三十一日止年 度,本集團自迪臣發展國際集團投資收 到股息74,865,000港元(二零二三年: 1,350,000港元)。

18 PROPERTIES HELD FOR SALE UNDER 18 發展中待售物業及待售物業 DEVELOPMENT AND PROPERTIES HELD FOR SALE

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Completed properties held for sale	已竣工待售物業	580,992	450,862
Properties held for sale under	發展中待售物業		
development			251,211
		580,992	702,073
		500,552	102,015
Properties held for sale under development	發展中待售物業		
Expected to be recovered within one	預期可於一年內收回		
year			251,211

As at 31 March 2024, certain properties held for sale under development and properties held for sale of the Group with an aggregate carrying amount of HK\$145,800,000 (2023: HK\$145,692,000) were pledged to secure certain banking facilities granted to the Group (note 26).

於二零二四年三月三十一日,賬面總值 為145,800,000港元(二零二三年: 145,692,000港元)之本集團若干發展中 待售物業及待售物業已抵押,作為本集 團獲授若干銀行信貸之擔保(附註26)。

本集團發展中待售物業及待售物業之詳

Particulars of the Group's properties held for sale under development and properties held for sale are included on page 47.

19 INVENTORIES

19 存貨

情載於第47頁。

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Trading goods	交易貨品	3,030	2,883

Notes to the Consolidated Financial Statements 綜合財務報表附註

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

20 ACCOUNTS RECEIVABLE

20 應收賬項

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Accounts receivable	應收賬項	48,294	27,434
Impairment	減值	(15,636)	(13,386

The Group's trading terms with its customers are mainly on credit. The credit period is generally ranging from 30 to 90 days for the sale of trading goods and up to 180 days for the sale of completed properties held for sale. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables. Overdue balances are reviewed regularly by senior management. The Group had certain concentrations of credit risk as 59% (2023: 34%) and 89% (2023: 70%) of the total accounts receivables were due from the Group's largest external customer and the Group's five largest external customer respectively. The Group does not hold any collateral or other credit enhancements over its accounts receivable balances. Accounts receivable are non-interest-bearing.

本集團主要就與其客戶的貿易訂立記賬 條款。交易貨品銷售信貸期一般為介乎 30至90日,而已竣工待售物業之銷售則 最多為180日。每名客戶均設有最高信 貸限額。本集團務求對未清還之應收 項維持嚴格控制。高級管理層會定期 線的59%(二零二三年:34%)及89% (二零二三年:70%)分別為應收本集團 最大外部客戶及本集團五大外部客戶, 本集團存在若干集中信貸風險。本集團 並無就其應收賬項餘額持有任何抵押品 或其他提升信貸措施。應收賬項為免 息。

32,658

14,048

20 ACCOUNTS RECEIVABLE (Continued)

20 應收賬項(續)

An ageing analysis of the accounts receivable as at the end
of the reporting period, based on the invoice date and net
of loss allowance, is as follows:

於報告期間末,按發票日期及扣除虧損 撥備後計算之應收賬項之賬齡分析如 下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Within 90 days	90日內	6,198	7,682
91 to 180 days	91日至180日	26,341	1,893
181 to 360 days	181日至360日	—	1,759
Over 360 days	逾360日	119	2,714
Total	總額	32,658	14,048

The movements in the loss allowance for impairment of accounts receivable are as follows:

應收賬項之減值虧損撥備變動如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
At beginning of year	於年初	13,386	13,504
Impairment loss/(reversal of impairment),		10,000	13,501
net (note 6)	回),淨額(附註6)	6,806	(52)
Written-off	撇銷	(4,471)	_
Exchange realignment	匯兑調整	(85)	(66)
At end of year	於年末	15,636	13,386

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are based on days past due for groupings of various customer segments with similar loss patterns (i.e., by geographical region and product type). The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions. 於各報告日期均採用撥備矩陣進行減值 分析,以計量預期信貸損失。撥備率乃 基於因就擁有類似虧損模式(即按地理 區域及產品類型)的多個客戶分部進行 分組而以逾期的日數計算。該計算反映 或然率加權結果、貨幣時值及於報告日 期可得的有關過往事項、當前條件及未 來經濟狀況預測的合理及可靠資料。

20 ACCOUNTS RECEIVABLE (Continued)

20 應收賬項(續)

An analysis of accounts receivable by operating segment is as follows:

妆営	<u>俾分親</u> 應	收賬項分	うわれ 如 ト	:

	2024	2023
	二零二四年	二零二三年
	HK\$'000	HK\$'000
	千港元	千港元
物業發展及投資業務		
	31,060	5,339
貿易業務	14,108	18,499
營運一間酒店	3,126	3,596
4囱 ≐	40.204	27,434
	貿易業務 營運一間酒店	二零二四年 HK\$'000 千港元 物業發展及投資業務 31,060 貿易業務 14,108

Property development and investment business

Set out below is the information about the credit risk exposure on the accounts receivable related to the property development and investment business using a provision matrix or individual assessment:

物業發展及投資業務

以下載列有關使用撥備矩陣或個別評估 的有關物業發展及投資業務應收賬項的 信貸風險資料:

		2024 二零二四年				
		Expected	Gross	Expected	Net	
		credit loss	carrying	credit	carrying	
		rate 預期信貸	amount	losses	amount	
		損失率	總賬面值	預期信貸損失	賬面淨值	
			HK\$'000	HK\$'000	HK\$'000	
			千港元	千港元	千港元	
Current	當期	8.0%	1,883	(151)	1,732	
Less than 3 months past due	逾期少於三個月		205	—	205	
3 to 6 months past due	逾期三至六個月	8.0%	28,634	(2,303)	26,331	
6 to 12 months past due	逾期六至十二個月					
Over 12 months past due	逾期十二個月以上	94.1%	338	(318)	20	
Total	總額	8.9%	31,060	(2,772)	28,288	

20 ACCOUNTS RECEIVABLE (Continued) Property development and investment business (Continued)

20 應收賬項(續) 物業發展及投資業務(續)

		2023 二零二三年			
	-	Expected	Gross	Expected	Net
		credit loss rate 預期信貸	carrying	credit	carrying
			amount	losses	amount
		損失率	總賬面值	預期信貸損失	賬面淨值
			HK\$'000	HK\$'000	HK\$'000
			千港元	千港元	千港元
Current	當期				
Less than 3 months past due	^{重 朔} 逾期少於三個月	27.4%	226	(62)	164
3 to 6 months past due	逾期三至六個月	25.0%	12	(3)	9
6 to 12 months past due	逾期六至十二個月	41.1%	141	(58)	83
Over 12 months past due	逾期十二個月以上	78.5%	4,960	(3,893)*	1,067
Total	總額	75.2%	5,339	(4,016)	1,323

 Included in the expected credit losses of HK\$2,942,000 was assessed individually. 計入獲個別評估的預期信貸損失2,942,000 港元。

20 ACCOUNTS RECEIVABLE (Continued) Trading business

Set out below is the information about the credit risk exposure on the accounts receivable related to the trading business using a provision matrix:

20 應收賬項(續) 貿易業務

以下載列有關使用撥備矩陣的有關貿易 業務應收賬項的信貸風險資料:

		2024 二零二四年			
		Expected credit loss	Gross carrying	Expected credit	Net carrying
		rate 預期信貸 損失率	amount	losses	amount
			總賬面值	預期信貸損失	賬面淨值
			HK\$'000	HK\$'000	HK\$'000
			千港元	千港元	千港元
Current	當期	0.5%	3,344	(17)	3,327
Less than 3 months past due	逾期少於三個月	0.4%	493	(2)	491
3 to 6 months past due	逾期三至六個月	100.0%	2	(2)	—
6 to 12 months past due	逾期六至十二個月	100.0%	39	(39)	
Over 12 months past due	逾期十二個月以上	99.0%	10,230	(10,131)	99
Total	總額	72.2%	14,108	(10,191)	3,917
			2	023	
				二三年	
		Expected	Gross	Expected	Net

		credit loss	carrying	credit	carrying
		rate 預期信貸	amount	losses	amount
		損失率	總賬面值	預期信貸損失	賬面淨值
			HK\$'000	HK\$'000	HK\$'000
			千港元	千港元	千港元
Current	當期	1.9%	4,430	(84)	4,346
Less than 3 months past due	逾期少於三個月	3.1%	2,827	(88)	2,739
3 to 6 months past due	逾期三至六個月	43.6%	376	(164)	212
6 to 12 months past due	逾期六至十二個月	77.9%	849	(661)	188
Over 12 months past due	逾期十二個月以上	83.5%	10,017	(8,368)	1,649
Total	總額	50.6%	18,499	(9,365)	9,134

20 ACCOUNTS RECEIVABLE (Continued) Operation of a hotel

20 應收賬項(續) 營運一間酒店

Set out below is the information about the credit risk exposure on the accounts receivable related to the operation of a hotel using a provision matrix: 以下載列有關使用撥備矩陣的有關營運 一間酒店應收賬項的信貸風險資料:

		2024 二零二四年			
		Expected credit loss rate 預期信貸	Gross carrying amount	Expected credit losses	Net carrying amount
		損失率	總賬面值 HK\$′000 て进二	預期信貸損失 HK \$′000 て进ニ	賬面淨值 HK \$′000
			千港元	千港元	千港元
Current	當期		411	_	411
less than 3 months past due	逾期少於三個月	_	32	—	32
3 to 6 months past due	逾期三至六個月	33.3%	15	(5)	10
5 to 12 months past due	逾期六至十二個月				
Over 12 months past due	逾期十二個月以上	100.0%	2,668	(2,668)	
Гotal	總額	85.5%	3,126	(2,673)	453

		2023				
		Expected	Gross	Expected	Net	
		credit loss	carrying	credit	carrying	
		rate 預期信貸	amount	losses	amount	
		損失率	總賬面值	預期信貸損失	賬面淨值	
			HK\$'000	HK\$'000	HK\$'000	
			千港元	千港元	千港元	
Current	當期	_	390	_	390	
Less than 3 months past due	逾期少於三個月	_	42	_	42	
3 to 6 months past due	逾期三至六個月	_	1,677	_	1,677	
6 to 12 months past due	逾期六至十二個月	_	1,482	_	1,482	
Over 12 months past due	逾期十二個月以上	100.0%	5	(5)		
Total	總額	0.1%	3,596	(5)	3,591	

21 PREPAYMENTS, DEPOSITS AND OTHER 21 預付款項、按金及其他應收款項 **RECEIVABLES**

		2024 一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一	2023 二零二三年
		HK\$'000 千港元	HK\$'000 工港三
		十.仓儿	千港元
Prepayments	預付款項	12,971	12,487
Deposits	按金	1,642	954
		14,613	13,441
Other receivables — current (note (i))	其他應收款項 —		
	即期(附註(i))	171,871	37,051
Impairment	減值	(22,429)	(23,549)
		149,442	13,502
		164,055	26,943
Other receivables — non-current	其他應收款項 —		
(note (i))	非即期(附註(i))	163,931	—

Total	總額	327,986	26,943

附註(i):

Note (i): On 20 October 2022, Honour Advance Limited ("Honour Advance"), a wholly-owned subsidiary of the Company, and Fanning Properties Limited ("Fanning Properties"), an independent third party entered into a letter of intent ("Letter of Intent") with Haikou Longhua City Investment Holding Co., Ltd.* (海口市龍華區城市投資控股有限公司), in relation to a proposed disposal of their entire interests in Honour Advance Real Estate (Hainan) Limited* (江裕置業(海 南)有限公司) by Honour Advance ("Disposal 1") and Hainan Fruitful Business Management Ltd* (海南富迪商業管理有限公 司) which held a property for the benefit of the Group by Fanning Properties ("Disposal 2") at the aggregate consideration of RMB385,000,000 (equivalent to approximately HK\$427,778,000). On 7 August 2023, the parties entered into formal definitive agreement relating to the Disposal 1 and Disposal 2. The Disposal 1 and Disposal 2 were completed on 30 August 2023.

> The outstanding consideration receivable for the Disposal 1 and Disposal 2 of approximately RMB285,000,000 (equivalent to approximately HK\$316,667,000) ("Outstanding Consideration") is to be received in four instalments, with the first instalment payable before 31 October 2024 and the last instalment payable before 31 October 2027.

於二零二二年十月二十日,本公司 一間全資附屬公司江裕有限公司 (「江裕」)及富海地產投資有限公司 (「富海地產」,一名獨立第三方)與 海口市龍華區城市投資控股有限公 司訂立意向書(「意向書|),內容有 關建議江裕出售於江裕置業(海南) 有限公司之全部股權(「出售事項 1))及富海地產出售於海南富迪商 業管理有限公司(為本集團利益持 有一項物業)之全部股權(「出售事 **項2**」),總代價為人民幣 385,000,000元(相等於約 427,778,000港元)。於二零二三年 八月七日,訂約方就出售事項1及 出售事項2訂立正式最終協議。出 售事項1及出售事項2已於二零二三 年八月三十日完成。

就出售事項1及出售事項2應收之尚 未清償代價約人民幣285,000,000 元(相等於約316,667,000港元) (「尚未清償代價」),將分四期收 取,其中第一期須於二零二四年十 月三十一日前支付,及最後一期須 於二零二七年十月三十一日前支付。

21 PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES (Continued)

(Note (i)): (continued)

A discounted effect of approximately HK\$33,515,000 was considered due to the repayment schedule of the Outstanding Consideration. During the year ended 31 March 2024, imputed interest income amounted to approximately HK\$9,285,000 had been generated from the Outstanding Consideration (note 5).

The discounted Outstanding Consideration of HK\$292,437,000 was classified as other receivables under non-current assets, except for RMB120,000,000 (equivalent to approximately HK\$133,333,000) being the first instalment payable before 31 October 2024 and the corresponding discounted amount was HK\$128,506,000.

Please refer to the announcement of the Company dated 7 August 2023 and the circular of the Company dated 31 August 2023 for details of the Disposal 1 and Disposal 2.

* English name for identification purpose only.

An impairment analysis is performed at each reporting date by applying a loss rate approach with reference to the historical loss record of the Group. The loss rate is adjusted to reflect the current conditions and forecasts of future economic conditions, as appropriate. The loss rate applied to other receivables of HK\$22,429,000 (2023: HK\$23,549,000) relating to debtors that were in financial difficulties or were in default in payments as at 31 March 2024 was 100% (2023: 100%).

Other than the above impairment made, the financial assets included in the above balances relate to receivables of which there was no recent history of default and past due amounts. As at 31 March 2024 and 2023, the loss allowance was assessed to be minimal.

Deposits and other receivables that were not impaired related to receivables for which there is no recent history of default.

21 預付款項、按金及其他應收款項 (續)

(續)

附註(i):

鑒於尚未清償代價之還款時間表, 已考慮折現影響約33,515,000港 元。於截至二零二四年三月三十一 日止年度,尚未清償代價已產生預 估利息收入約9,285,000港元(附註 5)。

已 折 現 尚 未 清 償 代 價 為 292,437,000港元分類為非流動資 產項下之其他應收款項,惟於二零 二四年十月三十一日前應付之第一 期分期付款人民幣120,000,000元 (相等於約133,333,000港元)除 外,而相應折現金額為 128,506,000港元。

有關出售事項1及出售事項2之詳 情,請參閱本公司日期為二零二三 年八月七日之公告及本公司日期為 二零二三年八月三十一日之通函。

* 英文名稱僅供識別。

於各報告日期,經參考本集團之歷史虧 損記錄,採用虧損比率法進行減值分 析。虧損比率會作出調整以反映當前狀 況及對未來經濟狀況之預測(如適用)。 於二零二四年三月三十一日,有關面臨 財務困難或拖欠付款之債務人之其他應 收款項22,429,000港元(二零二三年: 23,549,000港元)之適用虧損比率為 100%(二零二三年:100%)。

除上述已作出的減值外,上述餘額中包 括金融資產與近期並無拖欠記錄及逾期 金額之應收款項有關。截至二零二四年 及二零二三年三月三十一日,虧損撥備 被評估為極低。

未減值之按金及其他應收款項與近期並 無拖欠記錄之應收款項有關。

21 PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES (Continued)

The movements in the provision for impairment of other receivables are as follows:

21 預付款項、按金及其他應收款項 (續)

其他應收款項之減值撥備變動如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
At beginning of year	於年初	23,549	24,732
Impairment losses (note 6)	減值損失(附註6)	975	485
Written-off	撇銷	(957)	(1,668)
Exchange realignment	匯兑調整	(1,138)	
At end of year	於年末	22,429	23,549

Included in the above provision for impairment of other receivables is a provision for individual other receivables where the repayments were defaulted and these receivables were not expected to be recovered. The Group does not hold any collateral or other credit enhancements over these balances.

上述其他應收款項之減值撥備包括拖欠 償還之個別其他應收款項之撥備,且該 等應收款項預期不能收回。本集團並未 就該等結餘持有任何抵押品或其他信貸 強化措施。

22 CASH AND CASH EQUIVALENTS AND PLEDGED DEPOSITS

22 現金及現金等值項目及已抵押存款

	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
	42.222	24.400
	42,338	24,408
定期存款	4,000	4,000
小計	46,338	28,408
減:銀行信貸之已抵押		
存款(附註26)	(4,000)	(4,000)
田今乃田今竿店百日	10 000	24,408
	減:銀行信貸之已抵押	HK\$'000 千港元 現金及銀行結餘 42,338 定期存款 4,000 小計 46,338 減:銀行信貸之已抵押 存款(附註26) (4,000)

At the end of the reporting period, the aggregate cash and bank balances and deposits of the Group denominated in RMB amounted to approximately HK\$37,283,000 (2023: approximately HK\$19,478,000). This RMB balance is not freely convertible into other currencies, however, under Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

Cash at banks earns interest at floating rates based on daily bank deposit rates. Short-term time deposits are made for varying periods of between one day and three months depending on the immediate cash requirements of the Group, and earn interest at the respective short-term time deposit rates. The bank balances and pledged deposits are deposited with creditworthy banks with no recent history of default. 於報告期末,本集團以人民幣計值之現 金及銀行結餘及存款總額約為 37,283,000港元(二零二三年:約 19,478,000港元)。此人民幣結餘不可 自由兑換為其他貨幣,然而根據中國內 地外匯管制條例及結匯、售匯及付匯管 理規定,本集團被准許透過獲授權進行 外匯業務之銀行將人民幣兑換為其他貨 幣。

銀行現金根據每日銀行存款利率按浮動 利率計息。短期定期存款期限一般介乎 一日至三個月不定,須視乎本集團對即 時現金需求而定,並按各自短期定期存 款利率賺取利息。銀行結餘及已抵押存 款存放於近期並無違約記錄之信譽良好 的銀行。

Notes to the Consolidated Financial Statements 综合財務報表附註

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

23 ACCOUNTS PAYABLE

An ageing analysis of the accounts payable as at the end of the reporting period, based on the invoice date, is as follows: 23 應付賬項

於報告期間末,應付賬項按發票日期計 算之賬齡分析如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Within 90 days	90日內	19,347	1,310
91 to 180 days	91日至180日	17	230
181 to 360 days	181日至360日	56	32
Over 360 days	逾360日	3,279	3,490
Total	總額	22,699	5,062

Accounts payable are non-interest-bearing and are normally settled on 30-day terms.

應付賬項為免息,一般須於30日內結 算。

24 OTHER PAYABLES AND ACCRUALS

24 其他應付款項及應計費用

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Deposits received	已收按金	4,570	16,805
Other payables	其他應付款項	27,826	30,333
Contract liabilities (note a)	合約負債(附註a)	8,582	21,058
Accruals	應計費用	33,259	11,099
Due to non-controlling shareholder of	應付一間附屬公司非控股		
a subsidiary (note b)	股東款項(附註b)	17,002	16,402
Total	總額	91,239	95,697

THER PAYABLES AND ACCRUALS24ontinued)		24	其他	他應付款項及應計費用(續)	
Contract liabilities Details of contract liabilities are as follows:		((a)	<mark>合約負債</mark> 合約負債詳情如下:	
				2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$′000 千港元
Short-term advances received	已收客戶的短期墊款				
from customers					
from customers Sale of properties	銷售物業			4,080	19,460
	銷售物業 銷售交易貨品			4,080 4,502	19,460 1,598

Contract liabilities included short-term advances received to transfer property interests and to deliver trading goods to customers. The decrease in contract liabilities in the current year was mainly due to the decrease in short-term advances received from customers in relation to the sale of properties at the end of the year.

(b) Due to non-controlling shareholder of a subsidiary

24

The amounts due to non-controlling shareholder of a subsidiary are unsecured, interest-free and repayable on demand.

合約負債包括收到的短期墊款以 轉移物業權益以及交付交易貨品 至客戶。本年度合約負債減少主 要由於年末銷售物業的已收客戶 的短期墊款減少。

(b) 應付一間附屬公司非控股股東 款項 應付一間附屬公司非控股股東款

應內一 间內廣公可非控版版朱永 項為無抵押、免息及須按要求償 還。
25 BALANCES DUE TO/LOAN FROM RELATED 25 應付關連人士結餘/應收關連人 PARTIES 25 應付關連人士結餘/應收關連人 士貸款 2023

					2025
				二零二四年	二零二三年
				HK\$'000	HK\$'000
				千港元	千港元
Curi	rent	即期			
Exce	l Win Limited (note (i))	Excel Win Limited			
		(附註(i))		3,833	6,653
Mr.	Wang (note (ii))	王先生(附註(ii))		37,866	343
	ess Concept Limited (" FCL ") (note (i))				
		(「 啟康創建 」)(附註(i))		15	
				41,714	6,996
	-current	非即期			
Mr.	Wang (note (ii))	王先生(附註(ii))			51,300
				41,714	58,296
(i)	The balances due to related compa interest-free and repayable on dem		(i)	應付關連公司結 息及須按要求償還	
	A director of the Company has si over these related companies.	ignificant influence		本公司一名董事 具有重大影響力。	
(ii)	As at 31 March 2024, except for t amounted to HK\$66,000, the rema to Mr. Wang, executive director of unsecured, interest-bearing at 8.84	aining balance due the Company, was	(ii)	於二零二四年三, 應付利息66,000 公司執行董事王, 為無抵押、按年利	巷元外・應付本 も生的餘下結餘
	As at 31 March 2023, except for t amounted to HK\$343,000, the rem to Mr. Wang, executive director of unsecured, interest-bearing at 8.84 repayable over one year.	aining balance due the Company, was		於二零二三年三, 應付利息343,000 公司執行董事王 為無抵押、按年 及須於一年後償還	港元外,應付本 先生的餘下結餘 利率8.84%計息

26 INTEREST-BEARING BANK AND OTHER 26 計息銀行及其他借貸 **BORROWINGS**

			2024 二零二四年	
		Contractual interest		
		rate per annum 合約年利率	Maturity 到期日	HK\$′000 千港元
Current	即期			
Bank loans — secured	銀行貸款 一 有抵押	3.45% to 7.18% 3.45% 至7.18%	2024 二零二四年	144,328
Bank overdrafts	銀行透支	Prime lending rate -0.5% to 1.0% above HIBOR or Prime Rate or bank best lending rate -1.5% 最優惠借貸利率-0.5% 至香港銀行同業拆息加 1.0%或最優惠利率或 銀行最優惠借 貸利率-1.5%	On demand 按要求	21,939
Trust receipt loans	信託收據貸款	5.8% to 6.94% 5.8% 至6.94%	2024 二零二四年	1,722
Other borrowings — unsecured	其他借貸 一 無抵押	8.0% to 13.0% 8.0%至13.0%	2024 to 2025 二零二四年至 二零二五年	67,114
				235,103
Non-current	非即期			
Bank loans — secured	銀行貸款 一 有抵押	6.37%	2025 to 2026 二零二五年至 二零二六年	40,500
Other borrowings — unsecured	其他借貸 一 無抵押	9.0%	2026 二零二六年	20,000
				60,500
				295,603

26 INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

26 計息銀行及其他借貸(續)

			2023 二零二三年	
		Contractual interest		
		rate per annum	Maturity	HK\$'000
		合約年利率	到期日	千港元
Current	即期			
Bank loans —	銀行貸款	3.65% to 6.83%	2023	156,398
secured	一 有抵押	3.65%至6.83%	二零二三年	
Bank overdrafts	銀行透支	Prime lending rate	On demand	15,868
		-0.5% to 1.0%	按要求	
		above HIBOR or Prime		
		Rate or bank best		
		lending rate –1.5%		
		量。 最優惠借貸利率-0.5%		
		至香港銀行同業拆息加		
		1.0%或最優惠利率或		
		銀行最優惠		
		借貸利率-1.5%		
Trust receipt loans	信託收據貸款	4.8% to 7.15%	2023	7,382
		4.8%至7.15%	二零二三年	
Other borrowings	其他借貸	6.0% to 12.0%	2023	42,551
— unsecured	一無抵押	6.0%至12.0%	二零二三年	
				222,199
Non-current	非即期			
Bank loans —	銀行貸款	6.37%	2024 to 2026	71,250
secured	一 有抵押		二零二四年至 二零二六年	
Other borrowings	其他借貸	7.0% to 10.0%	_~~~ 2024	98,720
— unsecured	一無抵押	7.0%至10.0%	二零二四年	· · , -
				169,970
				.05,570
				392,169

26 INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

26 計息銀行及其他借貸(續)

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Analysed into:	分析為:		
Bank loans repayable:	應償還銀行貸款:		
Within one year or on demand	一年內或按要求	167,989	179,648
In the second year	第二年	27,000	28,500
In the third to fifth year	第三至五年	13,500	42,750
Subtotal	小計	208,489	250,898
Other borrowings, repayable:	應償還其他借貸:		
Within one year or on demand	一年內或按要求	67,114	42,551
In the second year	第二年		98,720
In the third to fifth year	第三至五年	20,000	
Subtotal	小計	87,114	141,271
Total	總額	295,603	392,169

Except for secured bank loans of HK\$117,828,000 (2023: HK\$146,148,000) and unsecured other borrowings of HK\$146,148,000 (2023: HK\$69,770,000) which are denominated in RMB, and trust receipt loans of HK\$385,000 (2023: HK\$276,000) and HK\$737,000 (2023: HK\$2,107,000) which are denominated in USD and Euro respectively, all remaining borrowings are denominated in Hong Kong dollar.

除已抵押銀行貸款117,828,000港元(二 零二三年:146,148,000港元)及無抵押 其他借貸41,114,000港元(二零二三 年:69,770,000港元)以人民幣計值, 及分別以美元及歐元計值的信託收據貸 款385,000港元(二零二三年:276,000 港元)及737,000港元(二零二三年: 2,107,000港元)之外,所有餘下借貸均 以港元計值。

26 INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

The Group's banking facilities are secured by:

- the pledge of certain of the Group's leasehold land and buildings situated in Hong Kong and the PRC of HK\$167,060,000 (2023: HK\$163,294,000) (note 14);
- the pledge of certain of the Group's investment properties situated in the PRC of HK\$442,800,000 (2023: HK\$487,920,000) (note 15);
- the pledge of certain listed equity instruments held by the Group's equity investee with a fair value of HK\$34,358,000 as at 31 March 2023 and no equity instruments held by the Group's equity investee is pledged as at 31 March 2024;
- (iv) the pledge of certain of the Group's properties held for sale under development and properties held for sale situated in the PRC of HK\$145,800,000 (2023: HK\$145,692,000) (note 18);
- (v) the assignment of rental income from the leases of certain of the Group's properties; and
- (vi) the pledge of the Group's time deposits of HK\$4,000,000 (2023: HK\$4,000,000) (note 22).

In addition, certain banking facilities are secured by corporate guarantees executed by the Company as at 31 March 2024 and 31 March 2023. One of the Group's other borrowings is secured by a personal guarantee executed by a director of the Company as at 31 March 2024 and 31 March 2023.

26 計息銀行及其他借貸(續)

本集團之銀行信貸乃由下列各項作 抵押:

- (i) 抵押本集團位於香港及中國的若 干租賃土地及樓宇,為數 167,060,000港元(二零二三年: 163,294,000港元)(附註14);
- (ii) 抵押本集團位於中國的若干投資 物業,為數442,800,000港元(二 零二三年:487,920,000港元)(附 註15);
- (iii) 抵押本集團股權被投資方所持有 若干上市股權投資,於二零二三 年三月三十一日之公平值為 34,358,000港元,而於二零二四 年三月三十一日,概無抵押本集 團股權被投資方所持有之股權投 資;
- (iv) 抵押本集團位於中國的若干發展 中待售物業及待售物業,為數 145,800,000港元(二零二三年: 145,692,000港元)(附註18);
- (v) 轉讓租賃若干本集團物業的租金 收入;及
- (vi) 抵押本集團的定期存款,為數
 4,000,000港元(二零二三年:
 4,000,000港元)(附註22)。

另外,於二零二四年三月三十一日及二 零二三年三月三十一日若干銀行信貸以 本公司簽立之公司擔保作抵押。於二零 二四年三月三十一日及二零二三年三月 三十一日,本集團其中一項其他借貸以 本公司一名董事簽立的個人擔保作 抵押。

27 LEASE LIABILITIES

The Group as a lessee

The Group has entered into leases for properties used in its operations. Leases of properties generally have lease terms of 3 years. Generally, the Group is restricted from assigning and subleasing the leased assets outside the Group.

The maturity analysis of lease liabilities are as follows:

27 租賃負債 本集團作為承租人

本集團已就其營運所用物業訂立租賃。 物業租賃之租賃期通常為3年。一般而 言,本集團不可向本集團以外人士轉讓 及分租租賃資產。

租賃負債之到期日分析如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Analysed into:	分析為:		
Within one year	一年內	343	326
After one year but within two years	一年後但兩年內	331	344
After two years but within three years	兩年後但三年內		331
		674	1,001

Amounts included in the consolidated statement of cash flows comprise of cash outflows for leases of HK\$362,000 and HK\$327,000 (2023: HK\$604,000 and HK\$30,000) in operating and financing activities respectively.

28 BONDS PAYABLE

On 1 June 2022 and 22 August 2022, the Company issued unlisted corporate bonds at a principal amount of HK\$13,000,000 ("**13M Bond**") and HK\$20,000,000 ("**20M Bond**") respectively, which are unsecured, bears a fixed interest rate of 10% and 7% per annum respectively, and are fully redeemable by the Company after 2 years from the issue date at its principal amount of HK\$13,000,000 and HK\$20,000,000.

On 1 February 2024, the Company issued an unlisted corporate bond at a principal amount of HK\$13,000,000 ("**13M New Bond**"), which is unsecured, bears a fixed interest rate of 10% per annum, and are fully redeemable by the Company after 1 year from the issue date at its principal amount of HK\$13,000,000. The Company and the holder of 13M New Bond, who is also the holder of 13M Bond, agreed to offset with the subscription money of 13M New Bond with the outstanding amount of 13M Bond.

The effective interest rate of the unlisted corporate bonds are approximately 10%, 10% and 7% for 13M New Bond, 13M Bond and 20M Bond respectively.

於綜合現金流量表呈列之款項包括經營 及融資活動之租賃現金流出分別為 362,000港元及327,000港元(二零二三 年:604,000港元及30,000港元)。

28 應付債券

於二零二二年六月一日及二零二二年八 月二十二日,本公司分別按本金額 13,000,000港元(「13M債券」)及 20,000,000港元(「20M債券」)發行非 上市公司債券,為無抵押、分別按固定 年利率10%及7%計息,並可由本公司 自發行日期起計兩年後按其本金額 13,000,000港元及20,000,000港元悉數 贖回。

於二零二四年二月一日,本公司按本金 額13,000,000港元(「13M新債券」)發 行非上市公司債券,為無抵押、按固定 年利率10%計息,並可由本公司自發行 日期起計一年後按其本金額13,000,000 港元悉數贖回。本公司與13M新債券持 有人(亦為13M債券持有人)同意以 13M債券之未償還金額抵銷13M新債券 之認購款項。

就13M新債券、13M債券及20M債券而 言,非上市公司債券實際利率分別約為 10%、10%及7%。

28 BONDS PAYABLE (Continued)

The maturity analysis of the unlisted corporate bond is set out as below:

28 應付債券(續)

非上市公司債券之到期日分析載列如 下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Within one year After one year but within two years	一年內 一年後但兩年內	33,000	
Unlisted corporate bonds	非上市公司債券	33,000	33,000

29 DEFERRED TAX

29 遞延税項

The movements in deferred tax liabilities/(assets) during the	年內,遞延税項負債/(資產)之變動
year are as follows:	如下:

		Revaluation of properties 重估物業 HK\$'000	Capital gain tax and withholding tax on undistributed profits 資本收益利得税 及未分派溢利之 預扣税 HK\$'000	Losses available for offsetting against future taxable profits 可供抵銷未來 應課税溢利 的虧損 HK\$'000	Total 總計 HK\$'000
		千港元	千港元	千港元	千港元
At 1 April 2022 Deferred tax charged/(credited) to profit or	於二零二二年四月一日 年內於損益賬扣除/(計入)	151,432	30,781	(877)	181,336
loss during the year (note 10) Deferred tax charged to other	之遞延税項(附註10) 年內於其他全面收益扣除之	11,699	(7,514)	103	4,288
comprehensive income during the year Liabilities included in a disposal group	遞延税項 計入出售組別之負債	529	—	—	529
(note 35) Exchange realignment	(附註35) 匯兑調整	(57,538) (3,853)		_	(57,538) (3,853)
At 31 March 2023 and 1 April 2023	於二零二三年三月三十一日			()	
Deferred tax credited to profit or loss during the year (note 10)	及二零二三年四月一日 年內於損益賬計入之 遞延税項(附註10)	102,269 (8,091)	23,267 (10,659)	(774)	124,762 (18,750)
Deferred tax credit to other comprehensive income during the year	年內於其他全面收益計入之 遞延税項	(1,237)	(10,035)	_	(1,237)
Disposal of a subsidiary (note 34) Exchange realignment	出售一間附屬公司(附註34) 匯兑調整	(2,645)	(895)	_	(895) (2,645)
At 31 March 2024	於二零二四年三月三十一日	90,296	11,713	(774)	101,235

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

29 **DEFERRED TAX (Continued)**

The Group has estimated tax losses arising in Hong Kong of approximately HK\$236,310,000 (2023: HK\$191,860,000) that are available for offsetting against future taxable profits of the companies in which the losses arose. The Group also has tax losses arising in Mainland China of approximately HK\$88,312,000 (2023: HK\$98,544,000) that will expire in one to five years for offsetting against future taxable profits. In addition, the Group has temporary differences arising from provision for inventories, accounts receivable and other receivables of approximately HK\$25,637,000 (2023: HK\$32,443,000) in aggregate as at the end of the reporting period. Deferred tax assets in respect of tax losses of approximately HK\$319,930,000 (2023: HK\$285,713,000) and the above temporary differences have not been recognised as they have arisen in subsidiaries that have been loss-making for some time and in the opinions of the directors, it is not considered probable that taxable profits will be available against the tax losses can be utilised

The Group is liable for withholding taxes on dividends distributed by those subsidiaries established in Mainland China in respect of earnings generated from 1 January 2008. The applicable rate is 5% or 10% for the Group.

There are no income tax consequences attaching to the payment of dividends by the Company to its shareholders.

29 遞延税項(續)

本集團估計於香港產生之税務虧損約為 236,310,000港元(二零二三年: 191,860,000港元),可供用作對銷產生 虧損之公司之未來應課税溢利。本集團 亦於中國內地產生税務虧損約 88,312,000港元(二零二三年: 98,544,000港元),將於一至五年內屆 滿,以供對銷未來應課税溢利。
此外, 於報告期末,本集團因存貨、應收賬項 及其他應收款項撥備而產生暫時差額合 共約25,637,000港元(二零二三年: 32,443,000港元)。税務虧損涉及之遞 延税項資產約319,930,000港元(二零 二三年:285,713,000港元)及以上暫時 差額未獲確認,是由於其乃由已虧損一 段時間的附屬公司產生,且董事認為不 可能有應課税溢利可供用作對銷税務虧 損。

本集團有責任就該等於中國內地成立的 附屬公司就二零零八年一月一日起產生 的盈利所分派的股息繳付預扣税。本集 團的適用税率為5%或10%。

本公司支付股息予股東並未對所得税構成影響。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

SHARE CAPITAL Shares	30	股本 股份	
		Number of shares 股份數目	Share capita 股本 HK\$'000 千港元
Authorised:	法定:		
At 1 April 2022, 31 March 2023, 1 April 2023 and 31 March 2024	於二零二二年四月一日、 二零二三年三月三十一日、 二零二三年四月一日及 二零二四年三月三十一日	5,000,000,000	500,000
Issued and fully paid:	已發行及繳足:		
At 1 April 2022, 31 March 2023, 1 April 2023 and 31 March 2024	於二零二二年四月一日、 二零二三年三月三十一日、 二零二三年四月一日及 二零二四年三月三十一日	1,466,820,600	146,682

Details of the Company's share option scheme and the share options issued under the scheme are included in note 31 to the consolidated financial statements.

31 SHARE OPTION SCHEME

On 14 August 2022, the share option scheme (the "**Scheme**") of the Company adopted on 15 August 2012 ceased to operate and a new share option scheme (the "**New Scheme**") was adopted on 30 August 2022 to comply with the requirements of Chapter 17 of the Listing Rules regarding share option schemes of a company. There was no outstanding share option under the old scheme upon its cessation.

The Company operates the Scheme and the New Scheme for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Eligible participants of these schemes include the Company's directors, including independent non-executive directors, the Company's shareholders and other employees of the Group. The New Scheme became effective on 30 August 2022 and, unless otherwise cancelled or amended, will remain in force for 10 years from that date. 本公司之購股權計劃及根據計劃發行之 購股權詳情載於綜合財務報表附註31。

31 購股權計劃

於二零二二年八月十四日,本公司終止 於二零一二年八月十五日採納的購股權 計劃(「計劃」),並於二零二二年八月 三十日採納新購股權計劃(「新計劃」)以 符合上市規則第17章有關公司購股權計 劃之規定。舊計劃於終止後概無任何未 行使購股權。

本公司設有計劃及新計劃,藉以鼓勵及 回饋對本集團之成功經營作出貢獻之合 資格參與者。該等計劃之合資格參與者 包括本公司董事(包括獨立非執行董 事)、本公司股東及本集團其他僱員。 新計劃於二零二二年八月三十日起生 效,除非另外註銷或修訂,計劃將由該 日起十年內有效。

31 SHARE OPTION SCHEME (Continued)

The maximum number of unexercised share options currently permitted to be granted under the Scheme and the New Scheme is an amount equivalent, upon their exercise, to 10% of the shares of the Group at the adoption date of the Scheme and the New Scheme.

The maximum number of shares issuable under share options to each eligible participant in the Scheme and the New Scheme within any 12-month period is limited to 1% of the shares of the Company in issue at any time. Any further grant of share options in excess of this limit is subject to shareholders' approval in a general meeting.

Share options granted to a director, chief executive or substantial shareholder of the Company, or to any of their associates, are subject to approval in advance by the independent non-executive directors. In addition, any share options granted to a substantial shareholder or an independent non-executive director of the Company, or to any of their associates, in excess of 0.1% of the shares of the Company in issue at any time or with an aggregate value (based on the price of the Company's shares at the date of grant) in excess of HK\$5 million, within any 12-month period, are subject to shareholders' approval in advance in a general meeting.

The offer of a grant of share options may be accepted within 30 days from the date of offer, upon payment of a nominal consideration of HK\$1 in total by the grantee. An option may be exercised under the Scheme and the New Scheme at any time during a period not exceeding 10 years after the date when the option is granted and will expire on the last date of such period.

The exercise price of the share options is determinable by the directors, but may not be less than the highest of (i) the Stock Exchange closing price of the Company's shares on the date of offer of the share options; (ii) the average Stock Exchange closing price of the Company's shares for the five trading days immediately preceding the date of offer; and (iii) the nominal value of an ordinary share.

31 購股權計劃(續)

根據計劃及新計劃,現時可予授出之未 行使購股權最高數目,於獲行使時,相 當於本集團於採納計劃及新計劃日期之 股份之10%。

於任何十二個月期間內按購股權可向計 劃及新計劃每名合資格參與者發行股份 之數目,最多以本公司任何時候已發行 股份之1%為限。任何進一步授出超過 此限額之購股權,須於股東大會上獲股 東批准。

向本公司董事、主要行政人員或主要股 東或彼等任何聯繫人授出購股權,必須 事先獲獨立非執行董事批准。此外,任 何十二個月期間內向本公司主要股東或 獨立非執行董事或任何彼等之聯繫人授 出之任何購股權,如超逾本公司於任何 時間已發行股份0.1%或總值(按授出日 期之本公司股份價格計算)超過五百萬 港元,須事先於股東大會上獲股東批 准。

承授人可於授出購股權要約之日起計 三十日內支付象徵式總代價1港元而接 納購股權要約。購股權根據計劃及新計 劃可於購股權授出當日後不超過十年期 間任何時間行使,而將於該期間的最後 一日逾期。

購股權之行使價由董事釐定,惟不得少 於(i)本公司股份於授出購股權要約之日 於聯交所所報之收市價;(ii)本公司股份 於緊接要約日期前五個交易日於聯交所 所報之平均收市價;及(iii)普通股面值 (以最高者為準)。

31 SHARE OPTION SCHEME (Continued)

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

Movement of outstanding share options under the Scheme during the prior year:

31 購股權計劃(續)

購股權不會授予持有人享有股息或於股 東大會上投票之權利。

於上一個年度,計劃項下尚未行使購股 權的變動:

		2023 二零二三年	
		Weighted average exercise price	Number of
		per share 每股股份 加權平均	options
		行使價	購股權數目
		HK\$ 港元	'000 千股
At beginning of year	於年初	0.1205	33,652
Lapsed during the year	年內已失效	0.1205	(33,652)
At end of year	於年末	_	_

In the prior year, 33,652,000 share options lapsed and HK\$925,000 was released to retained profits. No share options were granted, exercised nor lapsed during the year ended 31 March 2024.

No share options were outstanding under the Scheme and the New Scheme as at 31 March 2024 and 2023.

於上一個年度,33,652,000份購股權失效,且925,000港元獲解除至保留溢利。截至二零二四年三月三十一日止年度內,概無購股權獲授出、行使或失效。

於二零二四年及二零二三年三月三十一 日,計劃及新計劃下並無尚未行使的購 股權。

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(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

32 RESERVES

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity on pages 107 and 108 of the consolidated financial statements.

33 ACQUISITION OF A SUBSIDIARY

On 11 November 2022, a wholly-owned subsidiary of the Company, had entered into sale and purchase agreements in relation to the acquisition of an additional 60% of the registered share capital in the then 40% owned associate of the Group, DMCL, at a total consideration of HK\$1,795,000.

Upon completion of the acquisition, DMCL had become a 100% owned subsidiary of the Company. The difference between the carrying amount and the fair value of 40% shares on the acquisition date amounting to HK\$1,984,000 was recognised as remeasurement loss on investment in an associate for step acquisition in the consolidated statement of profit or loss.

32 儲備

於本年度及過往年度,本集團儲備金額 及其變動情況於綜合財務報表第107及 108頁之綜合權益變動表內呈列。

33 收購一間附屬公司

於二零二二年十一月十一日,本公司一 間全資附屬公司已訂立買賣協議,內容 有關收購迪臣五金建材(本集團當時擁 有40%權益之聯營公司)額外60%之註 冊股本,總代價為1,795,000港元。

收購完成後,迪臣五金建材成為本公司 擁有100%權益之附屬公司。40%股份 於收購日期之賬面值與公平值之間的差 額1,984,000港元於綜合損益表內確認 為就逐步收購一間聯營公司投資之重新 計量虧損。

33 ACQUISITION OF A SUBSIDIARY (Continued)

The fair values of the identifiable assets and liabilities of DMCL as at the date of acquisition were as follows:

33 收購一間附屬公司(續)

於收購日期,迪臣五金建材之可識別資 產及負債之公平值如下:

			Fair value recognised on acquisition 於收購時確認之 公平值 HK\$'000 千港元
Prepayments, deposits and other receivables Cash and cash equivalents Other payables Tax payable	預付款項、按金 現金及現金等(其他應付款項 應付税項	金及其他應收款項 直項目	2,656 42 (379) (2,132)
Goodwill on acquisition (note 13)	收購之商譽(附	註13)	187 1,683
			1,870
Satisfied by: Cash Fair value of previously held equity interests	藉下列方式償(現金 過往持有股權;		1,795 75 1,870
Net cash outflow on acquisition: Cash consideration paid Less: Cash and cash equivalents acquired	收購之現金流¦ 已付現金代價 減:收購之現全	出淨額: 全及現金等值項目	(1,795) 42
			(1,753)
The Group incurred no transaction cost for the	e acquisition.	本集團並無就收購產	圣 生交易成本。
Since the acquisition, DMCL contributed no re Group's revenue and HK\$32,000 to the cons for the year ended 31 March 2023.		自收購以來,迪臣五 二三年三月三十一日 團收入貢獻任何收入 獻32,000港元。	日止年度並無為本集
Had the combination taken place at the beginn the revenue of the Group and the loss of the C year 2023 would have been HK\$97,56	Group for the	倘合併於二零二三年 於二零二三年之收, 97,563,000港元及9.	入及虧損應分別為

HK\$93,672,000, respectively.

DISPOSAL OF SUBSIDIARIES On 30 August 2023, a wholly-owned subsidia Company had disposed of its entire equity Honour Advance Real Estate (Hainan) Limite independent third party.	interest in	出售附屬公司 於二零二三年八月三十 全資附屬公司已出售其 南)有限公司之全部股 三方。	[於江裕置業(海
Please refer to notes 21 and note 35 to the confinancial statements for details.	onsolidated	有關詳情,請參閱綜合 及附註35。	財務報表附註21
			HK\$′000 千港元
Details of net assets disposed of are as follows:	已出售資產淨值	詳情如下 :	
Completed properties held for sale	已竣工待售物業		36,845
Other payables and accruals	其他應付款項及	應計費用	(141)
Deferred tax liabilities (note 29)	遞延税項負債(附註29)	(895)
			35,809
Gain on disposal of a subsidiary	出售一間附屬公	「コンルン	31,015
Release of exchange fluctuation reserve	匯率波動儲備撥		594
Satisfied by:	以下列方式償付	• :	
Cash	現金		67,418
An analysis of the net inflow of cash and cash in respect of the disposal of a subsidiary is as fo		有關出售一間附屬公司 值項目流入淨額分析如	
			千港元
Cash consideration			千港元
Cash consideration Less: Effect of discounting the outstanding	現金代價 減:尚未清償代	價之折現影響	千港元 81,111
Less: Effect of discounting the outstanding consideration	減:尚未清償代		千港元
Less: Effect of discounting the outstanding	減:尚未清償代	價之折現影響 專業費用以及交易	千港元 81,111
Less: Effect of discounting the outstanding consideration Legal and professional fee and transaction costs paid	減:尚未清償代 已付法律及 成本		千港元 81,111 (6,355) (7,338)
Less: Effect of discounting the outstanding consideration Legal and professional fee and transaction costs paid	減:尚未清償代 已付法律及 成本 代價淨額		千港元 81,111 (6,355) (7,338) 67,418
Less: Effect of discounting the outstanding consideration Legal and professional fee and transaction costs paid Net consideration Less: Deposits received	減:尚未清償代 已付法律及 成本 代價淨額 減:已收按金	專業費用以及交易	千港元 81,111 (6,355) (7,338) 67,418 (2,106)
Less: Effect of discounting the outstanding consideration Legal and professional fee and transaction costs paid	減:尚未清償代 已付法律及 成本 代價淨額 減:已收按金	專業費用以及交易	千港元 81,111 (6,355) (7,338) 67,418
Less: Effect of discounting the outstanding consideration Legal and professional fee and transaction costs paid Net consideration Less: Deposits received Outstanding consideration to be received	減:尚未清償代 已付法律及 成本 代價淨額 減:已收按金 將予收回之 加:估算利息收	專業費用以及交易 尚未清償代價 入 屬公司之現金及現	千港元 81,111 (6,355) (7,338) 67,418 (2,106) (55,449)

* English name for identification purpose only.

* 英文名稱僅供識別。

34 DISPOSAL OF SUBSIDIARIES (Continued)

On 31 March 2023, a wholly-owned subsidiary of the Company had disposed of its entire equity interest in 海南 久迪物聯網科技有限公司 to an independent third party, with a cash consideration of HK\$1.

Details of the net assets disposed of are as follows:

34 出售附屬公司(續)

於二零二三年三月三十一日,本公司一 間全資附屬公司已出售其於海南久迪物 聯網科技有限公司之全部股權予一名獨 立第三方,現金代價為1港元。

已出售資產淨額的詳情如下:

			HK\$'000 千港元
Net assets disposed of:	已出售資產淨伯	有:	
Property, plant and equipment (note 14)	物業、廠房及諸		4,265
Accounts receivables	應收賬款		2
Inventory	存貨		749
Prepayment, deposits and other receivables	預付款項、按金	②及其他應收款項	667
Cash and cash equivalents	現金及現金等低	直項目	6
Other payables and accruals	其他應付款項別	 反應計費用	(1,221)
Non-controlling interests	非控股權益		(2,333)
			2,135
Loss on disposal of a subsidiary	出售一間附屬2		(2,141)
Exchange fluctuation reserve	匯率波動儲備推	發回	6
Satisfied by:	以下列方式償付	╡:	
Cash	現金	,	*
			-
An analysis of the net outflow of cash and cash	•	有關於截至二零二三年 年度內出售一間附屬2	
in respect of the disposal of a subsidiary during ended 31 March 2023 is as follows:	g the year	平度內山 告一间 附屬 2 等值項目 流出 淨額分析	
			HK\$'000
			千港元
Cash and cash equivalents disposed of and net		見金等值項目及有關	
outflow of cash and cash equivalents in respect		屬公司之現金及現金	
of the disposal of a subsidiary	等值項目流出	出淨額	(6)
* Below HK\$1,000		* 少於1,000港元。	

> (Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

35 A DISPOSAL GROUP CLASSIFIED AS HELD FOR 35 分類為待售之出售組別 SALE

As at 31 March 2023, the Disposal 1 and Disposal 2 were still in progress, which was subject to further negotiations between the parties and the execution of formal definitive agreement by the relevant parties.

Consequently, the related assets and liabilities from the Disposal 1 and Disposal 2 were classified as held for sale.

The Disposal 1 and Disposal 2 were completed on 30 August 2023 (notes 21 and 34). The accounting profit on the Disposal 2, after deducting related transaction cost of HK\$28,857,000, amounted to HK\$44,129,000 and was recognised in the consolidated statement of profit or loss during the year ended 31 March 2024.

The major classes of assets and liabilities of the Disposal 1 and Disposal 2 classified as held for sale as at 31 March 2023 were as follows:

於二零二三年三月三十一日,出售事項 1及出售事項2仍在進行中,其須經訂約 方進一步磋商並由相關訂約方簽立正式 最終協議後,方可作實。

因此,出售事項1及出售事項2之相關資 產及負債分類為待售。

出售事項1及出售事項2已於二零二三年 八月三十日完成(附註21及34)。出售 事項2之會計利潤經扣除相關交易成本 28,857,000港元後,合計44,129,000港 元,並已於截至二零二四年三月三十一 日止年度之綜合損益表中確認。

於二零二三年三月三十一日,出售事項 1及出售事項2之主要資產及負債類別分 類為待售如下:

		Notes 附註	HK\$′000 千港元
Assets	資產		
Investment properties	投資物業	15	299,250
Properties held for sale under development	發展中待售物業及待售物業		
and properties held for sale			32,807
Cash and cash equivalents	現金及現金等值項目		120
Assets classified as held for sale	分類為待售資產		332,177
Liabilities	負債		
Other payables and accruals	其他應付款項及應計費用		(210)
Deferred tax liabilities	遞延税項負債	29	(57,538)
Liabilities directly associated with the	與分類為待售資產直接相關之		
assets classified as held for sale	負債		(57,748)
	<u> </u>		
Net assets directly associated with disposal	兴山百起加且这伯丽之		

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35 A DISPOSAL GROUP CLASSIFIED AS HELD FOR 35 分類為待售之出售組別(續) SALE (Continued)

Details of disposal of investment properties under Disposal 2 during the year ended 31 March 2024 were as follows: 有關於截至二零二四年三月三十一日止 年度內根據出售事項2出售投資物業之 詳情如下:

		HK\$′000 千港元
Cash consideration	現金代價	342,417
Less: Effect of discounting the outstanding	減:尚未清償代價之折現影響	542,417
consideration	<u> </u>	(26,827)
Legal and professional fee and transaction	已付法律及專業費用以及交易	(20,027)
costs paid	成本	(28,857)
Net consideration	代價淨額	286,733
Less: Net assets disposed*	減:已出售資產淨值*	(245,092)
Gain on disposal of investment properties	出售投資物業之收益	41,641
An analysis of the net inflow of cash and cash e in respect of the disposal of investment prope follows:	-	
in respect of the disposal of investment prope	•	金及現金寺値→ HK\$′000 千港元
in respect of the disposal of investment prope	•	HK\$'000
in respect of the disposal of investment prope follows:	•	HK\$'000
in respect of the disposal of investment prope follows: Cash consideration	rties is as 目流入淨額分析如下:	HK\$'000 千港元
in respect of the disposal of investment prope follows: Cash consideration Less: Effect of discounting the outstanding consideration	rties is as 目流入淨額分析如下: 現金代價 減:尚未清償代價之折現影響	HK\$′000 千港元 342,417
in respect of the disposal of investment prope follows: Cash consideration Less: Effect of discounting the outstanding consideration Legal and professional fee and transaction	rties is as 目流入淨額分析如下: 現金代價 減:尚未清償代價之折現影響 已付法律及專業費用以及交易	HK\$′000 千港元 342,417 (26,827)
in respect of the disposal of investment prope follows: Cash consideration Less: Effect of discounting the outstanding consideration	rties is as 目流入淨額分析如下: 現金代價 減:尚未清償代價之折現影響	HK\$′000 千港元 342,417 (26,827)
in respect of the disposal of investment prope follows: Cash consideration Less: Effect of discounting the outstanding consideration Legal and professional fee and transaction costs paid	rties is as 目流入淨額分析如下: 現金代價 減:尚未清償代價之折現影響 已付法律及專業費用以及交易 成本	HK\$′000 千港元 342,417 (26,827) (28,857)
in respect of the disposal of investment prope follows: Cash consideration Less: Effect of discounting the outstanding consideration Legal and professional fee and transaction costs paid	rties is as 目流入淨額分析如下: 現金代價 減:尚未清償代價之折現影響 已付法律及專業費用以及交易 成本 代價淨額	HK\$′000 千港元 342,417 (26,827) (28,857) 286,733
in respect of the disposal of investment prope follows: Cash consideration Less: Effect of discounting the outstanding consideration Legal and professional fee and transaction costs paid Net consideration Less: Deposits received	rties is as 目流入淨額分析如下: 現金代價 減:尚未清償代價之折現影響 已付法律及專業費用以及交易 成本 代價淨額 減:已收按金	HK\$'000 千港元 342,417 (26,827) (28,857) 286,733 (8,894)
in respect of the disposal of investment prope follows: Cash consideration Less: Effect of discounting the outstanding consideration Legal and professional fee and transaction costs paid Net consideration Less: Deposits received Outstanding consideration to be received	rties is as 目流入淨額分析如下: 現金代價 減:尚未清償代價之折現影響 已付法律及專業費用以及交易 成本 代價淨額 減:已收按金 將予收回之尚未清償代價	HK\$'000 千港元 342,417 (26,827) (28,857) 286,733 (8,894) (234,082)
in respect of the disposal of investment prope follows: Cash consideration Less: Effect of discounting the outstanding consideration Legal and professional fee and transaction costs paid Net consideration Less: Deposits received Outstanding consideration to be received	rties is as 目流入淨額分析如下: 現金代價 減:尚未清償代價之折現影響 已付法律及專業費用以及交易 成本 代價淨額 減:已收按金	HK\$'000 千港元 342,417 (26,827) (28,857) 286,733 (8,894)
in respect of the disposal of investment prope follows: Cash consideration Less: Effect of discounting the outstanding consideration Legal and professional fee and transaction costs paid Net consideration Less: Deposits received	rties is as 目流入淨額分析如下: 現金代價 減:尚未清償代價之折現影響 已付法律及專業費用以及交易 成本 代價淨額 減:已收按金 將予收回之尚未清償代價	HK\$'000 千港元 342,417 (26,827) (28,857) 286,733 (8,894) (234,082)

35 A DISPOSAL GROUP CLASSIFIED AS HELD FOR 35 分類為待售之出售組別(續) SALE (Continued)

* Details of the net assets disposed of are as follow:

* 已出售淨資產之詳情如下:

		HK\$'C 千港
louestment properties	投資物業	290.5
Investment properties Deferred tax liabilities		280,8
	遞延税項負債	(57,5
Release of exchange fluctuation reserve	解除匯率波動儲備	21,7
Net assets disposed	已出售淨資產	245,0

36 NOTE TO THE CONSOLIDATED STATEMENT OF 36 综合現金流量表附註 CASH FLOWS

(a) Major non-cash transaction

An unlisted corporate bond at a principal amount of HK\$13,000,000 is offset with a newly subscribed bond.

(a) 主要非現金交易

一項本金額13,000,000港元之非 上市公司債券由一項新認購債券 抵銷。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

36 NOTE TO THE CONSOLIDATED STATEMENT OF 36 綜合現金流量表附註(續) **CASH FLOWS (Continued)**

(b) Changes in liabilities arising from financing activities

Note to consolidated cash flow

(b) 融資活動產生的負債變動

綜合現金流量附註

		Lease liabilities 租賃負債 HK\$'000 千港元	Interest- bearing bank and other borrowings 計息銀行及 其他借貸 HK\$'000 干港元	Bonds payable 應付債券 HK\$'000 干港元	Due to related parties 應付關連 人士 HK\$'000 干港元	Total 總計 HK\$'000 千港元
At 1 April 2022	於二零二二年四月一日	_	457,050	_	_	457,050
Changes from financing cash	融資現金流量變動					
flows Proceeds from issue of bonds New bank and other borrowings	發行債券所得款項 新籌得銀行及其他借貸	_	—	33,000	_	33,000
raised Repayment of bank and other	償還銀行及其他借貸	—	329,767	—	—	329,767
borrowings Principal portion of lease liabilities Advance from a related party	租賃負債之本金部份 來自一名關連人士之	(30)	(389,681)	_	_	(389,681) (30)
	整款	_	_	—	51,300	51,300
Total changes from financing cash flows	融資現金流量變動總額	(30)	(59,914)	33,000	51,300	24,356
Other changes: New lease Interest expenses recognised Exchange adjustment Changes from operating cash flows	其他變動: 新租費 已確認利息開支 匯兑調整 經營現金流量變動	1,031 	40,690 (20,835) (40,690)	1,927 (1,927)	2,483 (2,483)	1,031 45,100 (20,835) (45,100)
Total other changes	其他變動總額	1,031	(20,835)	_	_	(19,804)
At 31 March 2023 and 1 April 2023	於二零二三年三月 三十一日及 二零二三年四月一日	1,001	376,301	33,000	51,300	461,602
Changes from financing cash flows	融資現金流量變動					
New bank and other borrowings raised Repayment of bank and other	新籌得銀行及其他借貸 償還銀行及其他借貸	—	214,589	—	_	214,589
borrowings Principal portion of lease liabilities Repayment to a related party	租賃負債之本金部份 向一名關連人士還款	(327)	(306,285) 		(10,900)	(306,285) (327) (10,900)
Total changes from financing cash flows	融資現金流量變動總額	(327)	(91,696)	_	(10,900)	(102,923)
Other changes: Interest expenses recognised Exchange adjustment Changes from operating cash flows	其他變動: 已確認利息開支 匯兑調整 經營現金流量變動	45 (45)	24,433 (10,941) (24,433)	2,707 (2,707)	3,862 (2,600) (3,862)	31,047 (13,541) (31,047)
Total other changes	其他變動總額		(10,941)		(2,600)	(13,541)
At 31 March 2024	於二零二四年 三月三十一日	674	273,664	33,000	37,800	345,138

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

37	The	MMITMENTS Group had the following capita of the reporting period:	I commitments at the	37 承擔 本集	團於報告期末有以	、下資本承擔:
					2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
	Ca	tracted, but not provided for: pital contributions payable to equinvestments at fair value through profit or loss	-		1,435	1,201
38	REL (a)	ATED PARTY TRANSACTION In addition to the transactions elsewhere in these consolidated the Group had the following with related parties during the	and balances detailed d financial statements, material transactions	38 關 (a)	人士交易 除該等綜合財務 述之交易及結餘 本集團與關連人 易:	外,下列為年內
				Notes 附註	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
		Management fee income from a related company Management fee income	來自一間關連公司之 管理費收入 來自一間聯營公司之	(i)		55
		from an associate Rental income from a related	管理費收入 來自一間關連公司之	(ii)	1,379	1,353
		company	租金收入	(iii)	216	210
		Rental income from an associate	來自一間聯營公司之 租金收入	(iv)	120	120
		Management fee to a related company	向一間關連公司支付 管理費	(v)	360	360
		Interest expense to a related party	向一名關連人士支付 利息開支	(vi)	3,862	2,483

38 RELATED PARTY TRANSACTIONS (Continued)

- (a) (Continued)
 - Notes:
 - (i) The management fee was charged to FCL by reference to actual costs incurred for the services provided by the Group. Mr. Tjia is a director of and has beneficial interests in the Company and FCL, while Mr. Tjia Wai Yip, William is a director of the Company and FCL.
 - (ii) The management fee was charged by reference to actual costs incurred for the services provided by the Group.
 - During the year, rental income was charged to FCL at HK\$18,000 (2023: HK\$18,000) per month in average.
 - (iv) During the year, rental income was charged to an associate at HK\$10,000 per month as mutually agreed between the parties.
 - (v) The management fee was paid to FCL by reference to the terms of agreement as agreed between both parties.
 - (vi) The interest expense was charged by the loan from a related party, namely, Mr. Wang, executive director of the Company (note 25). On the basis that the loan is a financial assistance received by the Group from a connected person which is conducted on normal commercial terms or better and is not secured by the assets of the Group, such financial assistance constitutes a continuing connected transaction which is fully exempted.

(b) Outstanding balances with related parties:

Details of the Group's balances with associates as at the end of the reporting period are included in note 16 to the consolidated financial statements.

Details of the Group's balances with related parties as at the end of the reporting period are included in note 25 to the consolidated financial statements.

Details of the Group's balances with non-controlling shareholder of a subsidiary as at the end of the reporting period are included in note 24(b) to the consolidated financial statements.

38 關連人士交易(續)

- (a) (續) _{附註:}
 - (i) 管理費乃參照本集團提供之服務所 產生之實際成本而向啟康創建收 取。謝先生為本公司及啟康創建之 董事並擁有實益權益,而謝維業先 生為本公司及啟康創建之董事。
 - (ii) 管理費乃參照本集團提供之服務所 產生之實際成本而收取。
 - (iii) 年內,租金收入乃按平均每月
 18,000港元(二零二三年:18,000港元)向啟康創建收取。
 - (iv) 年內,經訂約雙方協定,向一間聯 營公司收取租金收入每月10,000港 元。
 - (v) 管理費乃參照雙方協定之協議條款 而支付予啟康創建。
 - (vi) 就來自一名關連人士(即本公司執行 董事王先生)之貸款所被收取的利息 開支(附註25)。按貸款為本集團自 關連人士收取之財務資助(其按一般 商業條款或較佳條款進行,且並無 由本集團資產抵押)為基準,有關財 務資助構成獲完全豁免持續關連交 易。
- (b) 與關連人士尚未結算之結餘:

於報告期末,本集團與聯營公司 之結餘詳情載於綜合財務報表附 註16。

於報告期末,本集團與關連人士 之結餘詳情載於綜合財務報表附 註25。

於報告期末,本集團與一間附屬 公司非控股股東之結餘詳情載於 綜合財務報表附註24(b)。

> (Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

RELATED PARTY TRANSACTION (c) Compensation of key managemen Group:		38		人士交易(續) 本集團主要管理	
The key management personnel of directors and the chief executive Details of their remuneration are to the consolidated financial state	e of the Company. disclosed in note 8		-	本集團主要管理 董事及主要行政 金詳情於綜合財積 露。	人員。彼等
The related party transactions above continuing connected transactions as 14A of the Listing Rules.				⊽及之關連人士交 4A章界定之持續	
FINANCIAL INSTRUMENTS BY (Financial assets	CATEGORY 3	39	按類 金融資	別劃分之金融 ^{資產}	工具
				2024	20
			-	二零二四年	二零二三
Financial assets at fair value through		之		HK\$′000 千港元	
profit or loss Equity investments at fair value through	金融資產 按公平值計入損益賬;			千港元	千港
profit or loss	金融資產				千港
profit or loss Equity investments at fair value through	金融資產 按公平值計入損益賬;	Ż		千港元	千港
profit or loss Equity investments at fair value through profit or loss	金融資產 按公平值計入損益賬; 股權投資 按攤銷成本計量之金	Ż		千港元	千港 157,4
 profit or loss Equity investments at fair value through profit or loss Financial assets at amortised cost Due from associates Accounts receivable 	金融資產 按公平值計入損益賬; 股權投資 按攤銷成本計量之金 資產 應收聯營公司 應收賬項	之 融		千港元 39,815	千港 157,4 2,5
 profit or loss Equity investments at fair value through profit or loss Financial assets at amortised cost Due from associates 	金融資產 按公平值計入損益賬 股權投資 按攤銷成本計量之金 資產 應收聯營公司 應收賬項 ,計入預付款項、按金別 其他應收款項的金額	之 融 及		千港元 39,815 3,868 32,658	千港 157,4 2,5 14,0
 profit or loss Equity investments at fair value through profit or loss Financial assets at amortised cost Due from associates Accounts receivable Financial assets included in prepayments, deposits and other receivables 	金融資產 按公平值計入損益賬; 股權投資 按攤銷成本計量之金 資產 應收聯營公司 應收賬項 ,計入預付款項、按金 其他應收款項的金 資產	之 融 及		千港元 39,815 3,868 32,658 315,015	千港 157,4 2,5 14,0 14,4
 profit or loss Equity investments at fair value through profit or loss Financial assets at amortised cost Due from associates Accounts receivable Financial assets included in prepayments, deposits and other receivables Pledged deposits 	金融資產 按公平值計入損益賬; 股權投資 按攤銷成本計量之金 資產 應收聯營公司 應收賬項 計入預付款項、按金 其他應收款項的金 資產 已抵押存款	之 融 及		千港元 39,815 3,868 32,658 315,015 4,000	千港 157,4 2,5 14,0 14,4 4,0
 profit or loss Equity investments at fair value through profit or loss Financial assets at amortised cost Due from associates Accounts receivable Financial assets included in prepayments, deposits and other receivables 	金融資產 按公平值計入損益賬; 股權投資 按攤銷成本計量之金 資產 應收聯營公司 應收賬項 ,計入預付款項、按金 其他應收款項的金 資產	之 融 及		千港元 39,815 3,868 32,658 315,015	千港 157,4 2,5 14,0 14,4 4,0
 profit or loss Equity investments at fair value through profit or loss Financial assets at amortised cost Due from associates Accounts receivable Financial assets included in prepayments, deposits and other receivables Pledged deposits 	金融資產 按公平值計入損益賬; 股權投資 按攤銷成本計量之金 資產 應收聯營公司 應收賬項 計入預付款項、按金 其他應收款項的金 資產 已抵押存款	之 融 及		千港元 39,815 3,868 32,658 315,015 4,000	HK\$'0 千港 157,4 2,5 14,0 14,4 4,0 24,4 59,4

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

Financial liabilities

39 FINANCIAL INSTRUMENTS BY CATEGORY 39 按類 (Continued)

39 按類別劃分之金融工具(續)

金融負債

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Financial liabilities at amortised cost	按攤銷成本計量之金融 負債		
Accounts payable	應付賬項	22,699	5,062
Financial liabilities included in other	計入其他應付款項及		
payables and accruals	應計費用的金融負債	77,090	56,838
Due to associates	應付聯營公司	63	—
Due to related parties	應付關連人士	41,714	58,296
Interest-bearing bank and other	計息銀行及其他借貸		
borrowings		295,603	392,169
Lease liabilities	租賃負債	674	1,001
Bonds payable	應付債券	33,000	33,000
		470,843	546,366

40 FAIR VALUE AND FAIR VALUE HIERARCHY OF 40 金融工具之公平值及公平值等級 FINANCIAL INSTRUMENTS

		Carrying amounts 賬面值		Fair values 公平值	
		2024 二零二四年 HK\$'000	2023 二零二三年 HK\$'000	2024 二零二四年 HK\$'000	2023 二零二三年 HK\$'000
		千港元	千港元	千港元	千港元
Financial assets Equity investments at fair value through profit or loss	金融資產 按公平值計入損益 賬之股權投資	39,815	157,463	39,815	157,463
Financial liabilities Interest-bearing bank and other borrowings (with non-current portion)	金融負債 計息銀行及其他 借貸(有非即期 部份)	108,614	169,521	108,614	169,521

> (Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

40 FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

The Group's corporate finance team headed by the financial controller is responsible for determining the policies and procedures for the fair value measurement of financial instruments. The corporate finance team reports directly to the directors of the Company. At each reporting date, the corporate finance team analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the directors of the Company.

Management has assessed that the fair values of cash and cash equivalents, restricted cash, pledged deposits, accounts receivable, accounts payable, financial assets included in prepayments, deposits and other receivables, financial liabilities included in other payables and accruals, amounts due from/to associates and related parties, and interest-bearing bank and other borrowings classified as current liabilities approximate to their carrying amounts largely due to the short term maturities of these instruments.

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

40 金融工具之公平值及公平值等級 (續)

由財務總監領導的本集團之公司財務團 隊負責釐定金融工具的公平值計量的政 策及程序。公司財務團隊直接向本公司 董事匯報。於各報告日期,公司財務團 隊分析金融工具價值的波動並釐定估值 中所應用的主要輸入數據。估值由本公 司董事審閱及批准。

金融資產及負債的公平值乃按有意願之 雙方於當前交易中可以之達成交易(強 制或停業清理拍賣除外)的金額計入。 採用下列方法及假設對公平值進行估 計:

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

40 FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

The fair values of unlisted equity investments have been estimated using market-based valuation techniques based on assumptions that are supported by observable market prices or rates. As at 31 March 2024 and 2023, certain unlisted equity investments carry out property redevelopment projects and the fair values of the properties under these projects are considered in the fair value assessment by the directors; while an unlisted investment carries a listed equity investment and its guoted market price is also considered in the fair value assessment by the directors. The valuation requires the directors to determine comparable public companies (peers) based on industry, size, leverage and strategy, and to calculate an appropriate price multiple for each comparable company identified. The multiple is calculated by dividing the enterprise value of the comparable company by an earnings measure. The trading multiple is then adjusted for considerations such as illiquidity and size differences between the comparable companies based on company-specific facts and circumstances. A discount for lack of marketability ("**DLOM**") is applied in the fair value assessment. representing the amounts of premium and discounts determined by the Group that market participants would take into account when pricing the investments. The adjusted multiple is applied to the corresponding equity and earnings measure of the unlisted equity investments to measure the fair value. The directors believe that the estimated fair values resulting from the valuation techniques, which are recorded in the consolidated statement of financial position, and the related changes in fair values, which are recorded in profit or loss and other comprehensive income, are reasonable, and that they were the most appropriate values at the end of the reporting period. The fair values of interest-bearing bank and other borrowings repayable beyond one year after the end of the reporting period as assessed on an individual borrowing basis have been calculated by discounting the expected future cash flows using rates currently available for instruments on similar terms, credit risk and remaining maturities.

The Group did not have any financial liabilities measured at fair value as at 31 March 2024 and 31 March 2023.

40 金融工具之公平值及公平值等級 (續)

非上市股權投資公平值基於由可觀察市 場價格或比率支持之假定採用基於市場 的估值方法進行估算。於二零二四年及 二零二三年三月三十一日,若干非上市 股權投資進行物業重建項目,此等項目 下的物業的公平值已獲董事於公平值評 估中考慮,而一項附有一項上市股權投 資的非上市投資,該上市股權投資的市 場報價亦獲董事於公平值評估中考慮。 估值要求董事根據行業、規模、槓桿及 策略確定可比公眾公司(同業),並為每 家識別出的可比公司計算適當的價格倍 數。倍數透過將可比公司的企業價值除 以盈利指標來計算。然後根據公司特定 的事實及情況,考慮諸如流動性和可比 公司之間的規模差異等因素對買賣倍數 進行調整。缺乏市場流通性折讓(「缺乏 市場流通性折讓」)於公平值評估中應 用,即市場參與者於為投資定價時會考 慮並由本集團釐定的溢價與折讓。經調 整的倍數用作非上市股權投資的相應股 權及盈利指標,以計量公平值。董事認 為,估值方法得出的估計公平值(計入 綜合財務狀況表)及公平值的相關變動 (計入損益及其他全面收益)是合理的, 且為報告期末最合適的價值。按個別借 貸基準評估的須於報告期末後一年後償 還的計息銀行及其他借貸的公平值乃以 採用附帶類似條款、信貸風險及剩餘年 期的工具按現時可得到的利率貼現預計 未來現金流量的方式計算。

於二零二四年三月三十一日及二零二三 年三月三十一日,本集團並無任何按公 平值計量的金融負債。

40 FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Below is a summary of significant unobservable inputs to the valuation of unlisted equity investments, together with a quantitative sensitivity analysis, as at 31 March 2024 and 2023.

40 金融工具之公平值及公平值等級 (續)

以下為於二零二四年及二零二三年三月 三十一日對非上市股權投資估值之重大 不可觀察輸入數據概要連同定量敏感度 分析。

Valuation techniques 估值方法	Significant unobservable inputs 重大不可觀察輸入數據	Range/weighted average 範圍/加權平均數	Sensitivity of fair value to the inputs 公平值對輸入數據之敏感度
Investment method	Estimated rental value (per square meter per month) and revisionary yield	RMB145 to RMB201 and 5.75% to 6.00% (2023: RMB154 to RMB231 and 5.50% to 5.75%)	1% increase/decrease in estimated rental value and reversionary yield would result in increase/decrease in fair value by HK\$138,000 (2023: HK\$344,000)
投資法	估計租金價值(每月每平 方米)及復歸收益率	人民幣145元至人民幣201元及 5.75%至6.00%(二零二三年: 人民幣154元至人民幣231元及 5.50%至5.75%)	估計租金價值及復歸收益率增加/減少 1%將導致公平值增加/減少138,000 港元(二零二三年:344,000港元)
Residual method	Average market unit selling price	HK\$21,522 (2023: HK\$24,535)	1% increase/decrease in average market unit selling price would result in increase/decrease in fair value by HK\$1,270,000 (2023: HK\$2,716,000)
餘值法	平均市場單位售價	21,522港元(二零二三年: 24,535港元)	平均市場單位售價增加/減少1%將導 致公平值增加/減少1,270,000港元 (二零二三年:2,716,000港元)
Asset approach	Discount for lack of marketability	N/A (2023: 3.00%)	N/A (2023: 1%) increase/decrease in discount for lack of marketability would result in decrease/increase in fair value by N/A (2023: HK\$42,000)
資產法	缺乏市場流通性折讓	不適用(二零二三年:3.00%)	 は前 Value by N/A (2023: NK\$42,000) 缺乏市場流通性折譲増加/減少不適用 (二零二三年:1%)將導致公平值減 少/増加不適用(二零二三年: 42,000港元)

40 FAIR VALUE AND FAIR VALUE HIERARCHY OF 40 FINANCIAL INSTRUMENTS (Continued) Fair value hierarchy

金融工具之公平值及公平值等級 (續) 公平值等級

下表列示本集團金融工具的公平值計量

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value

按公平值計量的資產

等級:

		2024 二零二四年			
		Quoted			
		prices in	Significant	Significant	
		active	observable	unobservable	
		markets	inputs	inputs	
		(Level 1)	(Level 2)	(Level 3)	Total
		於活躍市場之	重大可觀察	重大不可觀察	
		報價	輸入數據	輸入數據	
		(級別一)	(級別二)	(級別三)	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Equity investments at fair value through profit of loss	按公平值計入 損益賬之股權				
	投資			39,815	39,815
			2	023	
				023 二三年	
		Quoted			
		prices in	Significant	Significant	
		active	observable	unobservable	
		markets	inputs	inputs	
		(Level 1)	(Level 2)	(Level 3)	Tota
		於活躍市場之	重大可觀察	重大不可觀察	
		報價	輸入數據	輸入數據	
		(級別一)	(級別二)	(級別三)	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Equity investments at fair value	按公平值計入				
through profit of loss	損益賬之股權				
	投資			157,463	157,463

> (Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

金融工具之公平值及公平值等級 40 FAIR VALUE AND FAIR VALUE HIERARCHY OF 40 FINANCIAL INSTRUMENTS (Continued) (續) 公平值等級(續) Fair value hierarchy (Continued) Assets measured at fair value (Continued) 按公平值計量的資產(續) The movements in fair value measurements within Level 3 年內級別三公平值計量之變動如下: during the year are as follows: 2024 2023 二零二四年 二零二三年 HK\$'000 HK\$'000 千港元 千港元 Equity investments — unlisted: 股權投資 — 非上市: At beginning of year 於年初 157,463 229,790 購入 **Purchases** 3,765 3,382 Refund of investment 投資退款 (16,520) Fair value loss recognised in profit 於損益賬內確認的公平 值虧損 or loss (104, 893)(75,709)At end of year 於年末 39,815 157.463

As at 31 March 2024, the Group's financial liabilities not measured at fair value but for which fair values were disclosed included those interest-bearing bank and other borrowings with non-current portion of HK\$108,614,000 (2023: HK\$169,521,000). The fair values of these financial liabilities disclosed were measured based on valuation techniques of income approach of which the key input, being the market interest rate ranging from 7.64% to 9.83% (2023: from 5.21% to 10.29%), which has a significant effect on the fair value are observable (Level 2).

During the year, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 for both financial assets and financial liabilities (2023: Nil).

於二零二四年三月三十一日,本集團之 並無以公平值計量但就此披露公平值之 金融負債包括該等非即期部份計息銀行 及其他借貸108,614,000港元(二零二三 年:169,521,000港元)。該等金融負債 所披露之公平值乃基於收入法估值方法 而計量,當中對公平值產生重大影響之 主要輸入數據(即市場利率介乎7.64% 至9.83%(二零二三年:介乎5.21%至 10.29%))均可觀察(級別二)。

年內,金融資產及金融負債之級別一與 級別二之間並無公平值計量之轉撥,亦 無轉撥至或轉撥自級別三(二零二三年: 無)。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

41 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments comprise interest-bearing bank and other borrowings, equity investments, cash and cash equivalents and pledged deposits. The main purpose of these financial instruments is to raise finance for the Group's operations. The Group has various other financial assets and liabilities such as accounts receivable, accounts payable, deposits and other receivables, balances with associates and related parties, and other payables and certain accruals, which arise directly from its operations.

The main risks arising from the Group's financial instruments are interest rate risk, credit risk and liquidity risk. The board reviews and agrees policies for managing each of these risks and they are summarised below.

Interest rate risk

The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's debt obligations with floating interest rates in Hong Kong and the PRC.

The interest rates and terms of repayment of interest-bearing bank and other borrowings are disclosed in note 26 to the consolidated financial statements. Other financial assets and liabilities of the Group do not have significant interest rate risk. Interest-bearing bank loans and overdrafts, other interest-bearing loans, loan from a related party, bonds payable, cash and cash equivalents, and short-term deposits are stated at cost and are not revalued on a periodic basis. Floating-rate interest income and expense are charged to the consolidated statement of profit or loss as incurred.

The nominal interest rates of the financial instruments approximate to their respective effective interest rates.

41 財務風險管理目標及政策

本集團主要金融工具包括計息銀行及其 他借貸、股權投資、現金及現金等值項 目及已抵押存款。該等金融工具之主要 用途是為本集團業務籌集資金。本集團 有各種於其業務直接產生之其他金融資 產及負債,諸如應收賬項、應付賬項、 按金及其他應收款項、與聯營公司及關 連人士之結餘及其他應付款項及若干應 計費用。

本集團金融工具產生之主要風險為利率 風險、信貸風險及流動資金風險。董事 會檢討及協定管理各類該等風險之政 策,及該等風險概述如下。

利率風險

本集團之市場利率變動風險主要與本集團於香港及中國之浮動利率債務有關。

計息銀行及其他借貸之利率及償還條款 於綜合財務報表附註26內披露。本集團 之其他金融資產及負債無重大利率風 險。計息銀行貸款及透支、其他計息貸 款、應付關連人士貸款、應付債券、現 金及現金等值項目及短期存款按成本列 值並且不會定期進行重估。浮息收入及 開支於產生時自綜合損益表扣除。

金融工具之名義利率與其各自之實際利 率相若。

41 FINANCIAL RISK MANAGEMENT OBJECTIVES 41 **AND POLICIES (Continued)** 利率風險(續) Interest rate risk (Continued)

The following table demonstrates the sensitivity to a reasonably possible change in interest rate, with all other variables held constant, of the Group's loss before tax and equity (through the impact on floating rate borrowings).

財務風險管理目標及政策(續)

下表展示於所有其他變數保持不變的情 況下,本集團除税前虧損及權益(透過 浮動利率借貸影響)對利率可能出現合 理波動之敏感度。

		Increase/ (decrease) in basic points 基點上升/ (下降)	Decrease/ (increase) in loss before tax 除税前虧損 減少/(增加) HK\$'000 千港元	Increase/ (decrease) in equity* 權益增加/ (減少)* HK\$'000 千港元
2024	二零二四年			
Hong Kong dollar	— ~ 二 ~ 港元	100	(927)	
RMB	人民幣	100	(2,129)	—
Hong Kong dollar	港元	(100)	927	_
RMB	人民幣	(100)	2,129	—
2023	二零二三年			
Hong Kong dollar	港元	100	(949)	—
RMB	人民幣	100	(3,070)	—
Hong Kong dollar	港元	(100)	949	_
RMB	人民幣	(100)	3,070	

Excluding retained profits.

Credit risk

The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis and the Group's exposure to bad debts is not significant.

不包括保留溢利。

信貸風險

本集團僅與獲認可及信譽可靠的第三方 進行交易。按照本集團的政策,所有擬 按信貸條款進行交易的客戶,必須經過 信貸核實程序後,方可落實。此外,本 集團會持續監察應收結餘的情況,而本 集團的壞賬風險並不重大。

41 FINANCIAL RISK MANAGEMENT OBJECTIVES 41 **AND POLICIES (Continued)** 信貸風險(續) **Credit risk (continued)**

Maximum exposure and year-end staging

The tables below show the credit quality and the maximum exposure to credit risk based on the Group's credit policy, which is mainly based on past due information unless other information is available without undue cost or effort, and year-end staging classification as at 31 March 2024 and 2023. The amounts presented are gross carrying amounts for financial assets.

財務風險管理目標及政策(續)

最高風險及所處年結階段

下表顯示基於本集團信貸政策的信貸質 素及最高信貸風險(主要按逾期資料得 出,除非其他可得資料無需付出額外成 本或努力),以及於二零二四年及二零 二三年三月三十一日的年結階段分類。 所呈列的金額為金融資產的總賬面值。

			2024 二零二四年					
		12-month ECLs 十二個月 預期信貸 損失	Lifetime ECLs 全期預期信貸損失					
					Simplified			
		Stage 1 第一階段 HK\$'000 千港元	Stage 2 第二階段 HK\$′000 千港元	Stage 3 第三階段 HK\$'000 千港元	approach 簡化方法 HK\$'000 千港元	Total 總計 HK\$'000 千港元		
		17070	1,0,0	1,0,0	1,0,0	1,0,0		
Accounts receivable* Financial assets included in prepayments, deposits and other receivables**	應收賬項* 計入預付款項、 按金及其他應 收款項的金融 資產**	_	_	_	48,294	48,294		
— Normal	一正常	315,015	_	—	—	315,015		
— Doubtful	一 呆賬			22,429	—	22,429		
Due from associates** Pledged deposits	應收聯營公司** 已抵押存款	3,868				3,868		
— Not yet past due Cash and cash equivalents	一 未逾期 現金及現金等值 項目	4,000	_		_	4,000		
— Not yet past due	一 未逾期	42,338				42,338		
		365,221	_	22,429	48,294	435,944		

> (Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)		41 財務風險管理目標及政策(續)						
Max	dit risk (continued) ximum exposure an ntinued)	d year-end stag	ging	信貸風險(續) <i>最高風險及所處年結階段(續)</i>				
	_		12-month ECLs 十二個月 預期信貸 損失	Ŷ	Lifetime ECLs 期預期信貸損			
			Stage 1 第一階段 HK\$'000 千港元	Stage 2 第二階段 HK\$'000 千港元	Stage 3 第三階段 HK\$'000 千港元	Simplified approach 簡化方法 HK\$'000 千港元	Total 總計 HK\$′000 千港元	
Finar pr	ounts receivable* ncial assets included in epayments, deposits and her receivables**	應收賬項* 計入預付款項、 按金及其他應收 款項的金融 資產**	_	_	_	27,434	27,434	
	Normal	一正常	14,456	_	—	_	14,456	
Due	Doubtful from associates** ged deposits	一 呆賬 應收聯營公司** 已抵押存款	2,532	_	23,549	_	23,549 2,532	
_	Not yet past due and cash equivalents	一 未逾期 現金及現金等值 項目	4,000	_	_	_	4,000	
	Not yet past due	一未逾期	24,408		_		24,408	
			45,396	_	23,549	27,434	96,379	
*	For accounts receivable to approach for impairment, ir is disclosed in note 20 to th	nformation based on the	e provision matrix				去的應收賬款而 資料於綜合財務	
** The credit quality of the financial assets included in prepayments, deposits and other receivables and amounts due from associates is considered as "normal" when they are not past due and there is no information indicating that the financial assets have a significant increase in credit risk since initial recognition. Otherwise, the credit quality of the financial assets is considered as "doubtful".				金融資產 J 並無資料 確認起顯著	皆增加,則其信貸			

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

41 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued) Credit risk (continued) *Maximum exposure and year-end staging* (continued)

The Group has rebutted the 90 days past due presumption of default based on reasonable and supportable information, including the Group's credit risk control practices and the historical recovery rate of the financial assets over 90 days past due.

Liquidity risk

The Group monitors its risk to a shortage of funds using a recurring liquidity planning tool. This tool considers the maturity of both its financial instruments and financial assets (e.g., accounts receivable) and projected cash flows from operations.

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of bank overdrafts, bank loans and other interest-bearing borrowings. The Group's policy is to ensure the match in of maturity of its financial liabilities against that of its financial assets, and the maintenance of a current ratio, which is defined as current assets over current liabilities, at above one so as to enhance stable liquidity.

41 財務風險管理目標及政策(續)

信貸風險(續) *最高風險及所處年結階段(續)*

基於合理及具支持的資料,本集團已推 翻90日逾期違約假設,包括本集團的信 貸風險管制常規及逾期超過90日之金融 資產之歷史收回率。

流動資金風險

本集團採用經常性流動資金規劃工具監 控資金短缺的風險。該工具考慮其金融 工具及金融資產(如應收賬項)之到期日 期以及預計自營運業務所得現金流量。

本集團之目標乃是透過利用銀行透支、 銀行貸款及其他計息借貸以保持融資之 持續性和靈活性之平衡。本集團之政策 是確保其金融負債與金融資產之到期日 相配,以及維持流動比率(界定為流動 資產除以流動負債之比率)處於一以上 之水平,以加強穩定之流動資金。

41 FINANCIAL RISK MANAGEMENT OBJECTIVES 4 AND POLICIES (Continued) Liquidity risk (continued)

41 財務風險管理目標及政策(續)

The maturity profile of the Group's liabilities as at the end of the reporting period, based on the contractual undiscounted payments, was as follows:

流動資金風險(續)

於報告期末,本集團之負債根據已訂約 但未貼現付款之到期情況如下:

			2024 二零二四年	
		On demand or less than 12 months 按要求或少於	1 to 5 years	Total
		按要求或少於 十二個月	一至五年	總計
		T — 圖 乃 HK\$′000	ェ <i>ユー</i> HK\$'000	HK\$'000
		千港元	千港元	千港元
Accounts payable Financial liabilities included in	應付賬項 計入其他應付款項及應	22,699	_	22,699
other payables and accruals	計費用之金融負債	77,090		77,090
Due to related parties Interest-bearing bank and	應付關連人士 計息銀行及其他借貸	43,543		43,543
other borrowings		247,043	62,654	309,697
Bonds payable	應付債券	34,635		34,635
Lease liabilities	租賃負債	371	340	711
		425,381	62,994	488,375
			2023 二零二三年	
		On demand or less than		
		12 months 按要求或少於	1 to 5 years	Total
		十二個月	一至五年	總計
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Accounts payable Financial liabilities included in	應付賬項 計入其他應付款項及應	5,062	_	5,062
other payables and accruals	計費用之金融負債	56,838	—	56,838
Due to related parties Interest-bearing bank and	應付關連人士 計息銀行及其他借貸	11,530	53,411	64,941
other borrowings		260,796	180,600	441,396
Bonds payable	應付債券	2,700	33,773	36,473
Lease liabilities	租賃負債	371	710	1,081
		337,297	268,494	605,791

41 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued) Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise shareholders' value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 March 2024 and 2023.

The Group monitors capital using a gearing ratio, which is net debt divided by capital plus net debt. Net debt includes accounts payable, other payables and accruals, amounts due to associates and related parties, bonds payable, lease liabilities, and interest-bearing bank and other borrowings, less pledged deposits, and cash and cash equivalents. Capital represents equity attributable to ordinary equity holders of the Company.

41 財務風險管理目標及政策(續)

資本管理

本集團資本管理之首要目標,乃保障本 集團能夠繼續按持續經營基準經營,及 維持穩健之資本比率,以支持業務運 作,爭取最大之股東價值。

本集團因應經濟情況之變動,管理其資本結構並作出調整。為維持或調整資本結構並作出調整。為維持或調整資本結構,本集團可能調整向股東派發之股息、向股東派回資本或發行新股份。截至二零二四年及二零二三年三月三十一日止年度內,並無為資本管理而更改其目標、政策或程序。

本集團利用資本負債比率(債項淨額除 以資本加債項淨額)監控資本之情況。 債項淨額包括應付賬項、其他應付款項 及應計費用、應付聯營公司及關連人士 款項、應付債券、租賃負債,以及計息 銀行及其他借貸減已抵押存款及現金及 現金等值項目。資本指本公司普通股本 持有人應佔權益。

> (Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

41 FINANCIAL RISK MANAGEMENT OBJECTIVES 財務風險管理目標及政策(續) 41 **AND POLICIES (Continued)** 資本管理(續) **Capital management (Continued)** The gearing ratios as at the end of the reporting periods 於報告期末,資本負債比率如下: were as follows: 2024 2023 二零二三年 二零二四年 HK\$'000 HK\$'000 千港元 千港元 Accounts payable 應付賬項 22,699 5.062 Other payables and accruals 其他應付款項及應計費用 91,239 95,697 Due to associates 應付聯營公司 63 ____ Due to related parties 應付關連人士 41,714 58,296 Bonds payable 應付債券 33,000 33,000 Lease liabilities 租賃負債 674 1,001 Interest-bearing bank and other 計息銀行及其他借貸 borrowings 295,603 392,169 Less: Pledged deposits 減:已抵押存款 (4,000)(4,000)Less: Cash and cash equivalents 減:現金及現金等值項目 (42,338) (24,408) Net debt 債項淨額 438,654 556,817 Capital 資本 1,477,726 1,353,075 Capital and net debt 資本及債項淨額 1,791,729 2,034,543 Gearing ratio 資本負債比率 24% 27%

42 STATEMENT OF FINANCIAL POSITION OF THE 42 本公司之財務狀況表 COMPANY

TOTAL EQUITY	權益總額	491,731	510,086
Reserves (note)	儲備(附註)	345,049	363,404
Issued capital	已發行股本	146,682	146,682
EQUITY	權益		
NET ASSETS	資產淨值	491,731	510,086
Total non-current liabilities	非流動負債總額	20,000	71,000
Interest-bearing borrowings	計息借貸	20,000	38,000
NON-CURRENT LIABILITIES Bonds payable	兆流虭貝愩 應付債券		33,000
	非流動負債		
Total assets less current liabilities	資產總值減流動負債	511,731	581,086
Net current liabilities	流動負債淨額	(108,046)	(82,051
Total current liabilities	流動負債總額	108,405	82,427
	山心旧其	20,000	27,500
Interest-bearing borrowings	應內俱分 計息借貸	20,000	27,500
Bonds payable	應付債券	33,000	55,970
Due to subsidiaries	應付附屬公司	54,456	53,976
CURRENT LIABILITIES Accruals	流動負債 應計費用	949	951
Total current assets	流動資產總值	359	376
Cash and cash equivalents	現金及現金等值項目	357	374
CURRENT ASSETS Prepayments	流動資產 預付款項	2	ź
Total non-current assets	非流動資產總值	619,777	663,137
Investments in subsidiaries	於附屬公司之投資	619,777	663,137
NON-CURRENT ASSETS	非流動資產		
		千港元	千港元
		HK\$'000	HK\$'000

42 STATEMENT OF FINANCIAL POSITION OF THE 42 本公司之財務狀況表(續) COMPANY (Continued)

Note:

附註:

A summary of the Company's reserves is as follows:

本公司儲備概要如下:

		Share premium account 股份溢價賬 HK\$'000 千港元	Contributed surplus 實繳盈餘 HK\$'000 千港元	Capital redemption reserve 股本贖回儲備 HK\$'000 千港元	Share option reserve 購股權儲備 HK\$'000 千港元	Accumulated losses 累計虧損 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 April 2022	於二零二二年四月一日	240,853	155,531	14,457	925	(30,333)	381,433
Loss for the year and total comprehensive loss for the year Transfer of share option reserve upon the lapse of share options	本年度虧損及本年度 全面虧損總額 購股權失效時轉撥股權 撥備	-	_	_	(925)	(18,029) 925	(18,029)
					(925)	925	
At 31 March 2023 and 1 April 2023	於二零二三年 三月三十一日及 二零二三年四月一日	240,853	155,531	14,457	_	(47,437)	363,404
Loss for the year and total comprehensive loss for the year	本年度虧損及本年度 全面虧損總額		_	_	_	(18,355)	(18,355)
At 31 March 2024	於二零二四年 三月三十一日	240,853	155,531	14,457	_	(65,792)	345,049

The Company's contributed surplus represents the excess of the fair value of the shares of the subsidiaries acquired pursuant to the Group's reorganisation on 21 May 1997 over the nominal value of the Company's shares issued in exchange therefor. Under the Companies Act 1981 of Bermuda (as amended), a distribution may be made out of the contributed surplus, provided that the Company will be able to pay its liabilities as they fall due and subsequent to the distribution, the aggregate amount of its total liabilities, issued share capital and share premium is less than the realisable value of its assets.

The share option reserve comprises the fair value of share options granted which are yet to be exercised, as further explained in the accounting policy for share-based payments in note 2.4 to the consolidated financial statements. The amount will either be transferred to the share premium account when the related options are exercised, or be transferred to retained profits should the related options expire or be forfeited.

本公司之實繳盈餘指根據於一九九七年 五月二十一日本集團重組所購入附屬公 司股份之公平值高出發行以換取該等股 份之本公司股份面值之差額。根據百慕 達一九八一年公司法(經修訂),實繳盈 餘可作分派,條件為本公司將有能力償 付其到期應付負債,且於分派後,其負 債總額、已發行股本及股份溢價之合計 總額須為少於其資產之可變現價值。

購股權儲備包括已授出但仍未行使的購 股權的公平值,綜合財務報表附註2.4 所載有關以股份為基礎之付款的會計政 策載有更詳盡的解釋。有關金額將於相 關購股權獲行使時轉撥至股份溢價賬, 或於相關購股權屆滿或被沒收時轉撥至 保留溢利。

(Expressed in Hong Kong dollars unless otherwise indicated) (除另有註明外,均以港元列示)

43 EVENTS AFTER THE REPORTING PERIOD (a) Lease of premises

On 25 June 2024, Deson E-Commerce (Kaifeng) Co., Ltd. (迪臣跨境商貿(開封)有限公司) and Deson Property Development (Kaifeng) Co., Ltd. (迪臣置業發 展(開封)有限公司), both being indirect wholly-owned subsidiaries of the Company, entered into eight lease agreements in respect of the lease of eight premises with eight lessors, all are independent third parties, for a period of 180 months commencing from 1 July 2024 to 30 June 2039 (both days inclusive) ("Lease Agreements"). Under HKFRS 16, the Company will recognise the present value of the aggregate lease payments of approximately RMB29,203,000 (equivalent to approximately HK\$31,540,000) as a right-of-use asset in the consolidated financial statements of the Company. The entering into of the Lease Agreements and the transactions contemplated thereunder constitute a major transaction of the Company and is subject to the notification, announcement, circular and shareholder's approval requirements under Chapter 14 of the Listing Rules.

Details of the transaction are set out in the announcement of the Company dated 25 June 2024.

(b) Amended Deed in respect of 20M Bond

On 6 May 2024, the Company executed the Amendment Deed by way of deed poll pursuant to which the Company agreed to amend certain terms and conditions of the 20M Bond (as disclosed in note 28). Pursuant to the Amendment Deed, the Company undertook and agreed to repay part of the principal amount under the 20M Bond to HK\$15,000,000 and extend the maturity date of the remaining principal for a further two years from 21 August 2024 to 21 August 2026. Save as disclosed above, the principal terms of the 20M Bond remain unchanged and are still in full force and effect.

44 COMPARATIVE FIGURES

Certain figures have been reclassified to conform to the current year's presentation of the consolidation financial statements.

45 APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the board of directors on 27 June 2024.

43 報告期間後事項 (a) 租賃物業

於二零二四年六月二十五日,迪 臣跨境商留(開封)有限公司及油 臣置業發展(開封)有限公司(均 為本公司之間接全資附屬公司)與 八名出租人(均為獨立第三方)就 租賃八個物業訂立八份租賃協 議,自二零二四年七月一日起至 二零三九年六月三十日止(包括首 尾兩日),為期180個月(「租賃協 **議**」)。根據香港財務報告準則第 16號,本集團將於本公司綜合財 務報表中將租賃付款總額之現值 約人民幣29.203.000元(相當於 約31.540.000港元)確認為使用 權資產。訂立租賃協議及其項下 擬進行之交易構成本公司之主要 交易,故須遵守上市規則第14章 項下之申報、公告、通函及股東 批准之規定。

交易詳情載於本公司日期為二零 二四年六月二十五日之公告。

(b) 有關20M債券之經修訂契據

於二零二四年五月六日,本公司 以單方面契據方式簽立修訂契 據,據此本公司同意修訂20M債 券之若干條款及條件(如附註28 所披露)。根據修訂契據,本公司 承諾並同意償還20M債券項下之 部分本金額至15,000,000港元, 並將其餘本金之到期日從二零 二四年八月二十一日進一步延長 兩年至二零二六年八月二十一 日。除上文所披露者外,20M債 券之主要條款維持不變,並仍然 具有十足效力及作用。

44 比較數字

若干數字已經重新分類,以配合本年度 的綜合財務報表呈列。

45 批准綜合財務報表

本綜合財務報表已由董事會於二零二四 年六月二十七日批准及授權發行。 A summary of the published results and of the assets, liabilities and non-controlling interests of the Group for the last five financial years is set out below. 下文載列本集團於過去五個財政年度已刊發 之業績以及資產、負債及非控股權益概要。

業績

		For the year ended 31 March 截至三月三十一日止年度				
		2024	2023	2022	2021	2020
		二零二四年	二零二三年	二零二二年	二零二一年	二零二零年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
REVENUE	收入	128,074	97,563	109,995	103,799	351,614
LOSS FROM OPERATING ACTIVITIES AFTER FINANCE	扣除財務費用後經營 業務所得虧損					
COSTS		(61,681)	(87,743)	(65,829)	(34,280)	(33,223)
Share of profits and losses of	分佔聯營公司溢利及					
associates, net	虧損,淨額	40	1,807	20,750	2,037	(1,790)
LOSS BEFORE TAX	除税前虧損	(61,641)	(85,936)	(45,079)	(32,243)	(35,013)
Income tax (expense)/credit	所得税(開支)/抵免	(15,133)	(7,998)	14,092	(6,659)	(2,523)
LOSS FOR THE YEAR	本年度虧損	(76,774)	(93,934)	(30,987)	(38,902)	(37,536)
Attributable to:	以下人士應佔:					
Owners of the Company	本公司擁有人	(75,691)	(90,967)	(27,274)	(36,738)	(35,296)
Non-controlling interests	非控股權益	(1,083)	(2,967)	(3,713)	(2,164)	(2,240)
		(76,774)	(93,934)	(30,987)	(38,902)	(37,536)

RESULTS

ASSETS, LIABILITIES AND NON-CONTROLLING 資產、負債及非控股權益 **INTERESTS**

			As at 31 March 於三月三十一日					
			2023 二零二三年					
		HK\$′000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$′000 千港元	HK\$'000 千港元		
Total assets	總資產	1,978,784	2,262,780	2,469,835	2,391,039	2,227,228		
Total liabilities	總負債	(637,194)	(795,529)	(797,731)	(804,617)	(711,552)		
Non-controlling interests	非控股權益	11,485	10,475	5,606	2,979	5,029		
		1,353,075	1,477,726	1,677,710	1,589,401	1,520,705		