

ABLE ENGINEERING HOLDINGS LIMITED 安保工程控股有限公司

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司) Stock Code 股份代號: 1627



ANNUAL REPORT 年報 2023/2024

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Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. YAU Kwok Fai (Chairman) (Assumed Chief Executive Officer for the period from 29 August 2023 to 31 March 2024)
Mr. LEE Hang Wing James (Chief Executive Officer) (Appointed on 1 April 2024)
Mr. LAU Chi Fai Daniel
Mr. CHEUNG Ho Yuen (Chief Executive Officer) (Resigned on 29 August 2023)

Non-executive Director

Mr. NGAI Chun Hung (Resigned on 1 April 2024)

Independent Non-executive Directors

Prof. KO Jan Ming Dr. LEE Man Piu Albert Dr. LI Yok Sheung Ms. MAK Suk Hing Mr. MONG Chan

BOARD COMMITTEES

Audit Committee Mr. MONG Chan (Chairman) Prof. KO Jan Ming Dr. LEE Man Piu Albert Dr. LI Yok Sheung Ms. MAK Suk Hing

Remuneration Committee

Dr. LEE Man Piu Albert (*Chairman*) Prof. KO Jan Ming Dr. LI Yok Sheung Ms. MAK Suk Hing Mr. MONG Chan Mr. YAU Kwok Fai

Nomination Committee

Mr. YAU Kwok Fai (*Chairman*) Prof. KO Jan Ming Dr. LEE Man Piu Albert Dr. LI Yok Sheung Ms. MAK Suk Hing Mr. MONG Chan

COMPANY SECRETARY

Mr. CHONG Yuk Fai (Appointed on 18 May 2023) Mr. MUI Siu Hong (Resigned on 18 May 2023)

董事會

執行董事 游國輝先生(主席)(於二零二三年八月二十九日至 二零二四年三月三十一日期間兼任行政總裁) 李恒頴先生(行政總裁) (於二零二四年四月一日被任命) 劉志輝先生 張浩源先生(行政總裁) (於二零二三年八月二十九日離任)

非執行董事

魏振雄先生 (於二零二四年四月一日離任)

独立非執行董事

高贊明教授 李文彪醫生 李毓湘博士 麥淑卿女士 蒙燦先生

董事會委員會

審核委員會 蒙燦先生(主席) 高贊明教授 李文彪醫生 李毓湘博士 麥淑卿女士

薪酬委員會

李文彪醫生(主席) 高贊明教授 李毓湘博士 麥淑卿女士 蒙燦先生 游國輝先生

提名委員會

游國輝先生(主席) 高贊明教授 李文彪醫生 李毓湘博士 麥淑卿女士 蒙燦先生

公司秘書

莊旭輝先生(於二零二三年五月十八日被任命) 梅兆康先生(於二零二三年五月十八日離任)

INDEPENDENT AUDITOR

Ernst & Young Certified Public Accountants Registered Public Interest Entity Auditor

REGISTERED OFFICE

Windward 3, Regatta Office Park PO Box 1350 Grand Cayman KY1-1108 Cayman Islands

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS

No. 155 Waterloo Road, Kowloon Tong Kowloon, Hong Kong

SHARE REGISTRAR AND TRANSFER OFFICE

Principal Share Registrar and Transfer Office

in the Cayman Islands Ocorian Trust (Cayman) Limited Windward 3, Regatta Office Park PO Box 1350 Grand Cayman KY1-1108 Cayman Islands

Hong Kong Branch Share Registrar and Transfer Office

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

SHARE INFORMATION

Ordinary share listing

Place of listing

Main Board of The Stock Exchange of Hong Kong Limited 01627 4.000 Shares

WEBSITES

Board lot size

Stock code

http://www.ableeng.com.hk http://www.gennexir.com/?page_id=191&code=01627&lang=en_US

CORPORATE INFORMATION 公司資料

獨立核數師

安永會計師事務所 執業會計師 註冊公眾利益實體核數師

註冊辦事處

Windward 3, Regatta Office Park PO Box 1350 Grand Cayman KY1-1108 Cayman Islands

總辦事處兼主要營業地點

香港九龍 九龍塘窩打老道155號

股份過戶登記處 開曼群島股份過戶登記總處

Ocorian Trust (Cayman) Limited Windward 3, Regatta Office Park PO Box 1350 Grand Cayman KY1-1108 Cayman Islands

香港股份過戶登記分處

卓佳證券登記有限公司 香港 夏慤道16號 遠東金融中心17樓

股份資料

普通股上市

上市地點

香港聯合交易所有限公司主板

股份代號01627每手買賣單位4,000股

網址

http://www.ableeng.com.hk http://www.gennexir.com/?page_id=191&code=01627&lang=zh_HK

FIVE-YEAR FINANCIAL SUMMARY 五年財務概要

RESULTS

A summary of the results and of the assets, liabilities and non-controlling interests of the Group for the last five financial years, as extracted from the published audited financial statements, is set out below:

業績

本集團過往五個財政年度之業績以及資產負債之 概要(摘錄自己刊發經審核財務報表)載列如下:

		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	5,511,537	5,079,222	5,577,514	3,705,241	1,547,841
Cost of sales	銷售成本	(5,187,993)		(5,324,291)	(3,558,208)	(1,391,313)
	石山	222 544	214.000	252 222	147.022	156 520
Gross profit	毛利	323,544	314,888	253,223	147,033	156,528
Other income and gains	其他收入及收益	49,357	12,109	2,405	24,802	13,940
Administrative expenses	行政開支	(87,707)	(83,577)	(86,847)	(65,180)	(90,292)
Other expenses	其他開支	-	(24.500)	(11.50()	(0.250)	(40,588)
Finance costs	財務費用	(34,761)	(24,508)	(11,506)	(8,350)	(1,320)
Share of profits and losses of	應佔合營企業損益	104	1 252	(1.255)	1 4 405	1 220
joint ventures		184	1,373	(1,355)	14,485	1,328
Income tax expense	所得税開支	(45,728)	(46,217)	(33,040)	(18,090)	(15,621)
PROFIT FOR THE YEAR	年內溢利	204,889	174,068	122,880	94,700	23,975
OTHER COMPREHENSIVE LOS Other comprehensive loss that may be reclassified to profit or	S 其他全面虧損 於期後期間可能重新分類 至損益的其他全面虧損					
loss in subsequent periods		(7,597)	(6,217)	_	_	(1,766)
Total comprehensive income for the year attributable	母公司持有者應佔年內 全面收入總額					
to owners of the parent		197,292	167,851	122,880	94,700	22,209

FIVE-YEAR FINANCIAL SUMMARY 五年財務概要

STATEMENTS OF FINANCIAL POSITION

財務狀況表

		As at 31 March				
			於三月三十一日			
		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
Non-current assets	非流動資產	1,728,193	1,658,772	1,305,917	1,278,964	707,850
Current assets	流動資產	3,177,454	2,967,709	2,620,491	1,785,361	1,213,315
Non-current liabilities	非流動負債	1,872	490,940	494,199	486,071	6,716
Current liabilities	流動負債	3,286,209	2,615,267	2,009,786	1,228,711	659,606
NET ASSETS	資產淨值	1,617,566	1,520,274	1,422,423	1,349,543	1,254,843
TOTAL EQUITY	總權益	1,617,566	1,520,274	1,422,423	1,349,543	1,254,843

FINANCIAL PERFORMANCE INDICATORS 財務表現指標

		2024 二零二四年	2023 二零二三年	2022 二零二二年	2021 二零二一年	2020 二零二零年
Earnings per share (HK cents)	每股基本溢利(港仙)	10.24	8.70	6.14	4.74	1.20
Dividend per share (HK cents) Current ratio	每股股息(港仙) 流動比率	5.0 0.97	5.0 1.1	3.5 1.3	2.5 1.5	- 1.8
Net assets per share (HK\$)	每股淨資產(港元)	0.81	0.76	0.71	0.68	0.63

FIVE-YEAR FINANCIAL SUMMARY 五年財務概要

FINANCIAL HIGHLIGHTS

- Revenue for the year ended 31 March 2024 increased by 8.5% to HK\$5,511,537,000 from HK\$5,079,222,000 for the year ended 31 March 2023.
- Net profit for the year ended 31 March 2024 increased by 17.7% amounted to HK\$204,889,000 (2023: HK\$174,068,000).
- Basic earnings per share for the year ended 31 March 2024 amounted to HK10.24 cents (2023: HK8.70 cents).

財務摘要

- 收入由截至二零二三年三月三十一日止年度 的5,079,222,000港元增加8.5%至截至二零 二四年三月三十一日止年度的5,511,537,000 港元。
- 截至二零二四年三月三十一日止年度的淨溢 利增加17.7%至204,889,000港元(二零二三 年:174,068,000港元)。
- 截至二零二四年三月三十一日止年度的每股 基本盈利為10.24港仙(二零二三年:8.70港 仙)。

Profit for the Year (HK\$'million): 年內溢利(百萬港元):





Capital and Liabilities: 股本及負債: As at 31 March 2024 於二零二四年三月三十一日





Revenue (HK\$'million): 收入(百萬港元):

Dear Shareholders,

On behalf of the board (the "**Board**") of directors (the "**Director(s)**") of Able Engineering Holdings Limited (the "**Company**", together with its subsidiaries, the "**Group**"), I report the annual results of the Group for the year ended 31 March 2024.

RESULTS

During the year under review, the Group was engaged in building construction, repair, maintenance, alteration and addition ("**RMAA**") works and sales of prefabricated construction units in Hong Kong.

For the year ended 31 March 2024, the Group's consolidated revenue amounted to HK\$5,511,537,000, representing an increase of HK\$432,315,000 from HK\$5,079,222,000 for the year ended 31 March 2023. Profit attributable to owners of the parent of the Company for the year ended 31 March 2024 and 31 March 2023 amounted to HK\$204,889,000 and HK\$174,068,000 respectively, representing an increase of 17.7% during the year. The basic and diluted earnings per share for the year was HK10.24 cents (2023: HK8.70 cents).

The net assets value attributable to owners of the parent of the Company as at 31 March 2024 amounted to HK\$1,617,566,000 (approximately HK\$0.81 per share), representing an increase of 6.4% from HK\$1,520,274,000 (approximately HK\$0.76 per share) as at 31 March 2023.

CHAIRMAN'S STATEMENT 主席報告

致各位股東:

本人謹代表安保工程控股有限公司(「本公司」, 連同其附屬公司,統稱「本集團」)的董事(「董 事」)會(「董事會」),宣佈本集團截至二零二四年 三月三十一日止年度的全年業績。

業績

於回顧年度,本集團主要於香港從事樓宇建築、 維修、保養、改建及加建(「修建」)工程以及銷售 預製建築組件。

於截至二零二四年三月三十一日止年度,本集 團的綜合收入為5,511,537,000港元,較截至二零 二三年三月三十一日止年度的5,079,222,000港 元增加432,315,000港元。截至二零二四年三月 三十一日及二零二三年三月三十一日止年度,本 公司母公司持有者應佔溢利分別為204,889,000港 元及174,068,000港元,於年內增加17.7%。本年 度的每股基本及攤薄盈利為10.24港仙(二零二三 年:8.70港仙)。

於二零二四年三月三十一日,本公司母公司持 有者應佔資產淨值為1,617,566,000港元(每股 約佔0.81港元),較二零二三年三月三十一日的 1,520,274,000港元(每股約佔0.76港元)增加6.4%。

CHAIRMAN'S STATEMENT 主席報告

DIVIDEND

The Board recommended the payment of a final dividend of HK5.0 cents (2023: HK5.0 cents) per ordinary share of the Company for the year ended 31 March 2024 to the shareholders whose names appear on the register of members of the Company on 6 September 2024, Friday. The proposed payment of the final dividend is subject to the approval of the Company's shareholders (the "Shareholder(s)") at the forthcoming 2024 annual general meeting ("AGM") of the Company and has not been recognised as a liability as at 31 March 2024.

Based on the 2,000,000,000 ordinary shares of the Company in issue as of the date of approval of this annual report, the total final dividend amounted to HK\$100,000,000.

OUTLOOK

According to the 2024-25 Budget, the Hong Kong Special Administrative Region (HKSAR) Government will make available land for the production of no less than 80,000 private housing units in the coming five years. Such land will be put to the market in a timely manner. Among them, about 60 per cent comes from new development areas/new town extensions, with another 40 per cent from government land sale and railway property development projects in other districts.

On public housing supply, the HKSAR Government has identified sufficient land for meeting the supply target of 308,000 public housing units over the next ten years (from 2024/25 to 2033/34). Among which, as at the end of 2023, construction of about 105,000 units under the Hong Kong Housing Authority has commenced with satisfactory progress.

股息

董事會建議就截至二零二四年三月三十一日止年 度向於二零二四年九月六日(星期五)名列本公司 股東名冊上的股東派發末期股息每股普通股5.0港 仙(二零二三年:5.0港仙)。擬派發之末期股息須 於本公司即將舉行的二零二四年年度股東週年大 會(「**股東週年大會**」)上獲得本公司股東(「**股東**」) 批准,方可作實,此末期股息因而並未在二零 二四年三月三十一日確認為負債。

按批准本年報之日本公司已發行普通股股份 2,000,000,000 股計算,末期股息總額為 100,000,000港元。

前景

根據二零二四至二五年之財政預算案,香港特別 行政區(香港特區)政府於未來五年將提供土地建 造不少於80,000個私人房屋單位。有關土地將會 及時投入市場。其中,約百分之六十的私人房屋 單位來自新發展區/擴展新市鎮,而餘下百分之 四十則來自政府賣地及其他區域的鐵路物業發展 項目。

於公營房屋供應方面,特區政府已物色足夠土 地,以滿足未來十年(即二零二四/二五年至二零 三三/三四年度)308,000個公營房屋單位的供應 目標。其中,於二零二三年底,香港房屋委員會 已開始建設約105,000個單位,進展良好。 To meet the demand for Modular Integrated Construction (MiC), the newly set up pre-fabrication factory that the Group acquired in May 2022 has also commenced production during the year and it supplied the free-standing integrated modules to the projects of the Group and other contractors. The Group's vertical integration strategy aims to maximize the profit margin and Shareholders' return, particularly with assurance of product quality, product availability, better cost management and increased capacity by shortening the construction time for project. Additionally, this aligns with the HKSAR Government's initiatives to enhance the application of MiC to raise productivity in the construction industry.

Based on the aforementioned initiatives and strategies, the medium to long-term outlook for the construction industry in Hong Kong appears highly promising. The HKSAR Government's proactive approach to addressing housing demands and expediting construction processes demonstrates its commitment to meeting the needs of both public and private housing sectors, while also ensuring sustainable urban development. These efforts will contribute to the overall growth and stability of the construction industry, fostering a positive outlook for the future.

The Group will benefit from the HKSAR Government's policies and is expected to have more opportunities to secure public works and housing projects in the coming years.

APPRECIATION

Finally, on behalf of the Board, I would like to extend our gratitude and sincere appreciation to all management and employees of the Group for their hard work and dedication, as well as to all shareholders for their continuous support.

Sincerely,

YAU Kwok Fai Chairman ABLE ENGINEERING HOLDINGS LIMITED

Hong Kong, 27 June 2024

CHAIRMAN'S STATEMENT 主席報告

為應付組裝合成(MiC)的需求,本集團於二零 二二年五月收購的新成立預製組件廠房已於本年 度開始生產,而其為本集團及其他承建商的項目 提供上游組裝合成組件。本集團的垂直整合策略 旨在將溢利率及股東回報最大化,尤其是確保產 品質素、產品供應、更理想的成本管理以及透過 縮短項目的建造時間來提升產能。此外,此與特 區政府提升組裝合成的應用以增加建造業生產力 的舉措相符。

基於上述的措施和策略,香港建造業的中長期前 景非常樂觀。特區政府積極應對住房需求並加快 建設進程的態度展示了其滿足公共和私人住房部 門需求、確保可持續城市發展的承諾。這些努力 將有助於建造業的整體成長和穩定,為未來帶來 積極的發展前景。

本集團將受益自特區政府的政策,並預期將獲得 更多機會於未來年度獲授公共工程及房屋項目。

鳴謝

最後,本人謹代表董事會對本集團全體管理層及 僱員的努力不懈與貢獻,以及所有股東的支持, 致以衷心感謝!

此致

游國輝 *主席* 安保工程控股有限公司

香港,二零二四年六月二十七日

SUMMARY OF SUBSTANTIAL CONTRACTS ON HAND 重大手頭合約概要

At 31 March 2024, the management estimates the gross contract values and outstanding values of the substantial contracts that were awarded to (i) subsidiaries of the Group amounted to approximately HK\$11,766 million and HK\$8,239 million, respectively; and (ii) joint operations of the Group amounted to HK\$20,734 million and HK\$12,952 million, respectively. Details of these substantial contracts on hand are set out below:

於二零二四年三月三十一日,管理層估計重大合約之合約價值總額及未完成合約價值分別為授予 (i)本集團的附屬公司的約11,766,000,000港元及 8,239,000,000港元;及(ii)本集團的合營業務的約 20,734,000,000港元及12,952,000,000港元。此等 重大手頭合約的詳細資料載列如下:

Building Construction Projects 樓宇建築項目	Contract value 合約價值 HK\$'million 百萬港元
Contracts Awarded to Subsidiaries	
授予附屬公司的合約	
Construction of Public Housing Development at	2,260
Yip Wong Road Phase 1 and Phase 2, Tuen Mun	
屯門業旺路一期及二期公營房屋發展計劃的建築工程	
Construction of Public Housing Development at Kai Tak Site 2B2	1,275
啟德地盤第2B區2號公營房屋發展計劃的建築工程	
Public Rental Housing Development at Ting On Street, Kwun Tong	596
觀塘定安街公共租住房屋發展	
Construction of Public Housing Development at Wang Chiu Road Phase 2	1,293
宏照道二期公營房屋發展計劃的建築工程	
Construction of Public Housing Development at Tung Chung Area 109 and Demolition for	1,437
Sui Fai Factory Estate, Kwai On Factory Estate, and Wang Cheong Factory Estate with	
Decontamination Works	
東涌第109區公營房屋發展計劃的建築工程及穗輝工廠大廈、	
葵安工廠大廈及宏昌工廠大廈拆卸及除污工程	
Data Centre Development at FSSTL No. 268, Fanling	586
粉嶺上水地段第268號的數據中心發展	
3-Year District Term Contract for the Maintenance, Improvement and Vacant Flat Refurbishment for	404
Kowloon West and Sai Kung for 2023/2026	
2023至2026年度西九龍及西貢-保養、改善及空置單位翻新工程的3年分區定期合約	
Construction of Public Housing Development at Wah King Street, Pok Fu Lam South	1,177
薄扶林南華景街公營房屋發展計劃建築工程	
Construction of Public Housing Development at Wu Shan Road, Tuen Mun	2,738
屯門湖山路公營房屋發展計劃建築工程	

SUMMARY OF SUBSTANTIAL CONTRACTS ON HAND 重大手頭合約概要

Building Construction Projects 樓宇建築項目	Contract value 合約價值 HK\$'million 百萬港元
Contracts Awarded to Joint Operations	
授予合管业务的合约	
Design and Construction of Redevelopment of Queen Mary Hospital, Ph	ase 1 9,450
– Main Works at Pok Fu Lam Road	(Note 1)
設計及建造薄扶林道瑪麗醫院重建工程第一期-主要工程	(附註1)
Design and Construction of Joint-user Government Office Building in	3,587
Area 67, Tseung Kwan O	(Note 2)
設計及建造位於將軍澳第67區的政府聯用辦公大樓	(附註2)
Construction of New Territories East Cultural Centre	3,727
in Area 11, Fanling	(Note 3)
粉嶺第11區新界東文化中心的建築工程	(附註3)
Design and Construction of Light Public Housing at Tuen Mun Area 54	and 2.420
at Sheung On Street/Sheung Ping Street, Chai Wan	(Note 4)
設計及建造屯門第54區及柴灣常安街/常平街的簡約公屋	(附註4)
Design and Construction of Light Public Housing	1,550
at Lok On Pai, Siu Lam	(Note 4)
設計及建造小欖樂安排的簡約公屋	(附註4)
Notes:	附註:

- Project was awarded to Paul Y. Able Joint Venture, an unincorporated body which 30% interest of this joint operation is attributable to the Group.
- Project was awarded to ABLE PAUL Y. JOINT VENTURE, an unincorporated body which 51% interest of this joint operation is attributable to the Group.
- Project was awarded to Build King ABLE Joint Venture, an unincorporated body which 30% interest of this joint operation is attributable to the Group.
- 4. Projects were awarded to Able Chun Wo Joint Venture, an unincorporated body which 85% interest of this joint operation is attributable to the Group.

- 由保華-安保合營(並非屬法團的團體)承建,本 集團佔該共同經營的30%權益。
- 由安保-保華合營(並非屬法團的團體)承建,本 集團佔該共同經營的51%權益。
- 由利基-安保合營(並非屬法團的團體)承建,本 集團佔該共同經營的30%權益。
- 由安保-俊和聯營(並非屬法團的團體)承建,本 集團佔該共同經營的85%權益。

LICENCES AND QUALIFICATIONS 牌照及資格

The following table summarises the details of major licences and qualifications obtained by members of the Group as at 31 March 2024:

下表概述於二零二四年三月三十一日,本集團成 員公司取得的主要牌照及資格之詳情:

Authorities	Licences or Qualifications	Group	
機構	牌照及資格	組別	
Able Engineering Company Lim	ited 安保工程有限公司	·	
Works Branch, Development Bureau	Buildings 建築	C (confirmed) 丙(確認)	
發展局工務科	Plumbing Installation 水管裝置	II (probation) II(試用期)	
	Repair and Restoration of Historic Buildings – For works related to 'Western Style Buildings' only 維修及修復有歷史性樓宇—只限與「西式樓宇」有關的工程	_	
	Turn-key Interior Design and Fitting-out Works 全包室內設計及裝修工程	I	
Housing Authority 房屋委員會	Building (New Works) 建築(新工程)	NW2 (confirmed) NW2(確認)	
	Building (Maintenance) 建築(保養)	M2 (probation) M2(試用期)	
	Decoration Contractors 裝修承辦商	—	
Buildings Department 屋宇署	General Building Contractors 一般建築承建商	—	
	Site Formation Works 地盤平整工程	—	
	Foundation Works 地基工程	—	
Housing Society 房屋協會	Building Works 屋宇建造工程	List 2 名冊二	
Urban Renewal Authority 市區重建局	Repair/Maintenance Works 維修/保養工程	Upper Tier 上層	
Electrical and Mechanical Services Department 機電工程署	Registered Electrical Contractors ("Electricity Ordinance") 註冊電業承辦商(「電力條例」)	_	
Able Building Construction Lim	ited 安保營造有限公司		
Works Branch, Development Bureau 發展局工務科	Buildings 建築	C (probation) 丙(試用期)	
Buildings Department 屋宇署	General Building Contractors 一般建築承建商	-	
Able Contractors Limited 安保	建築有限公司		
Housing Authority 房屋委員會	Decoration Contractors 裝修承辦商	_	

Licences And Qualifications 牌照及資格

Authorities	Licences or Qualifications	Group	
機構	牌照及資格	組別	
CWF Piling & Civil Engineer	ing Company Limited 聯邦打樁土木工程有限公司		
Works Branch, Development Bureau 發展局工務科	Roads and Drainage 道路及渠務	A (Probation) 甲(試用期)	
	Site Formation 地盤平整	C (Probation) 丙(試用期)	
	Land Piling 土地打樁	II	
	Landslip Preventive/Remedial Works to Slopes/Retaining Walls 斜坡/擋土牆的防止山泥傾瀉/修補工程	Confirmed 確認	
Buildings Department 屋宇署	General Building Contractor 一般建築承建商	—	
	Foundation Works 基礎工程		
	Site Formation Works 地盤平整工程		
	Ground Investigation Field Works 現場土地勘測工程		
	Demolition Works 拆卸工程		

The following discussions should be read in conjunction with the audited consolidated financial statements of the Company for the year ended 31 March 2024.

PERFORMANCE

During the year under review, the Group was engaged as a main contractor in building construction works in Hong Kong. As of 31 March 2024, the Group's substantial contracts on hand were mainly related to building construction works from the public sector.

For the year ended 31 March 2024, the Group's consolidated revenue amounted to HK\$5,511,537,000, representing an increase of HK\$432,315,000 from HK\$5,079,222,000 for the year ended 31 March 2023. Profit attributable to owners of the parent of the Company for the year ended 31 March 2024 and 31 March 2023 amounted to HK\$204,889,000 and HK\$174,068,000 respectively, representing an increase of 17.7% during the year. The basic and diluted earnings per share for the year was HK10.24 cents (2023: HK8.70 cents).

The net assets value attributable to owners of the parent of the Company as at 31 March 2024 amounted to HK\$1,617,566,000 (approximately HK\$0.81 per share), representing an increase of 6.4% from HK\$1,520,274,000 (approximately HK\$0.76 per share) as at 31 March 2023.

以下討論應與本公司截至二零二四年三月三十一 日止年度的經審核綜合財務報表一併閱讀。

表現

於回顧年度內,本集團作為總承建商,主要於香 港從事樓宇建築工程。於二零二四年三月三十一 日,本集團重大手頭合約為與公營機構有關的工 程。

於截至二零二四年三月三十一日止年度,本集 團的綜合收入為5,511,537,000港元,較截至二零 二三年三月三十一日止年度的5,079,222,000港 元增加432,315,000港元。截至二零二四年三月 三十一日及二零二三年三月三十一日止年度,本 公司母公司持有者應佔溢利分別為204,889,000港 元及174,068,000港元,於年內增加17.7%。本年 度的每股基本及攤薄盈利為10.24港仙(二零二三 年:8.70港仙)。

於二零二四年三月三十一日,本公司母公司持 有者應佔資產淨值為1,617,566,000港元(每股 約佔0.81港元),較二零二三年三月三十一日的 1,520,274,000港元(每股約佔0.76港元)增加6.4%。

DIVIDEND

The Board recommended the payment of a final dividend of HK5.0 cents (2023: HK5.0 cents) per ordinary share of the Company for the year ended 31 March 2024 to the shareholders whose names appear on the register of members of the Company on 6 September 2024, Friday. The proposed payment of the final dividend is subject to the approval of the Company's shareholders (the "Shareholder(s)") at the forthcoming 2024 annual general meeting ("AGM") of the Company and has not been recognised as a liability as at 31 March 2024.

BUSINESS REVIEW

Market Review

Supported by the HKSAR Government of the Hong Kong Special Administrative Region ("HKSAR Government")'s commitment in increasing land supply for housing and the number of public housing units, the Construction of Light Public Housing Units and the idea "The Northern Metropolis Development Strategy", tendering opportunities of construction contracts from the public sector in the coming years will be sustainable and stable.

The Group's performance

For the year ended 31 March 2024, the Group's revenue amounted to HK\$5,511,537,000 (2023: HK\$5,079,222,000), representing an increase of 8.5% from that of last year. The increase in revenue was primarily attributed to the progress of the projects as scheduled.

The Group's overall gross profit margin decreased from 6.2% for the year ended 31 March 2023 to 5.9% for the year ended 31 March 2024. The increase in the net profit of the year was primarily attributed to the progress of the projects as scheduled. However, the reason for the gross profit not increasing at the same pace as the turnover for the year was due to the actual costs incurred during the year being slightly higher than previously estimated. This can be attributed to the rising costs in labor, equipment, and subcontracting fees. In addition, under the adoption of HKFRS 15, the gross profit margins of the Group's individual contract works projects over different reporting periods would not remain constant at the overall gross profit margin of that project but would fluctuate over different reporting periods, depending on the actual revenue certified and costs incurred for the specific construction works performed during the period.

股息

董事會建議就截至二零二四年三月三十一日止年 度向於二零二四年九月六日(星期五)名列本公司 股東名冊上的股東派發末期股息每股普通股5.0港 仙(二零二三年:5.0港仙)。擬派發之末期股息須 於本公司即將舉行的二零二四年年度股東週年大 會(「**股東週年大會**」)上獲得本公司股東(「**股東**」) 批准,方可作實,此末期股息因而並未在二零 二四年三月三十一日確認為負債。

業績回顧

市场回顧

在香港特別行政區政府(「**特區政府**」)承諾增加房 屋用地供應及公屋單位數目、建設簡約公屋以及 「北部都會區發展策略」的支持下,未來數年來自 公共工程的建築合約的投標機會將會持續而穩定。

本集團表現

截至二零二四年三月三十一日止年度,本集 團的收入為5,511,537,000港元(二零二三年: 5,079,222,000港元),較上年度增加8.5%。收益 增加主要由於項目按計劃推進。

本集團的整體毛利率由截至二零二三年三月 三十一日止年度的6.2%下降至截至二零二四年三 月三十一日止年度的5.9%。本年度純利增加乃主 要歸因於項目按時間表推進所致。然而,毛利並 無按本年度營業額相同增速增加的原因乃由於本 年度產生的實際成本略高於先前估計。此可歸因 於勞工及設備上升以及分包費用。此外,在採納 香港財務報告準則第15號下,本集團個別合約工 程在不同報告期間的毛利率將不會保持在該項目 的整體毛利率,而是會視乎於該期間已進行的具 體建築工程項目所產生的經核定實際收益及產生 的成本而有所波動。

Building Construction Works

During the year ended 31 March 2024, the following substantial contracts were awarded to the Group:

- Data Centre Development at FSSTL No. 268, Fanling
- 3-Year District Term Contract for the Maintenance, Improvement and Vacant Flat Refurbishment for Kowloon West and Sai Kung for 2023/2026
- Construction of Public Housing Development at Wah King Street, Pok Fu Lam South
- Construction of Public Housing Development at Wu Shan Road, Tuen Mun
- Construction of New Territories East Cultural Centre in Area 11, Fanling was awarded to Build King – ABLE Joint Venture of which the Group has 30% interest
- Design and Construction of Light Public Housing at Tuen Mun Area 54 and at Sheung On Street/Sheung Ping Street, Chai Wan was awarded to Able – Chun Wo Joint Venture of which the Group has 85% interest
- Design and Construction of Light Public Housing at Lok On Pai, Siu Lam to Able – Chun Wo Joint Venture of which the Group has 85% interest

The Group completed the following substantial contract during the year ended 31 March 2024:

• Main Works for Development of Cingleot Premium Logistics Centre at Kwo Lo Wan of Hong Kong International Airport

Other Income and Gains

Other income and gains increased from HK\$12,109,000 for the year ended 31 March 2023 to HK\$49,357,000 for the year ended 31 March 2024. The increase in other income and gains was mainly due to an increase in interest income of which the Group placed more reserved cash into fixed deposits during the year.

樓宇建築工程

於截至二零二四年三月三十一日止年度,本集團 取得以下重大合約:

- 粉嶺上水地段第268號的數據中心發展
- 2023至2026年度西九龍及西貢-保養、改善及空置單位翻新工程的3年分區定期合約
- 薄扶林南華景街公營房屋發展計劃建築工程
- 屯門湖山路公營房屋發展計劃建築工程
- 利基-安保合營取得粉嶺第11區新界東文化
 中心建造工程項目,本集團持有30%權益
- 安保-俊和聯營取得設計及建造屯門第54區
 及柴灣常安街/常平街的簡約公屋項目,本
 集團持有85%權益
- 安保- 俊和聯營取得設計及建造小欖樂安排
 的簡約公屋項目,本集團持有85%權益

本集團於截至二零二四年三月三十一日止年度完 成以下重大合約:

 香港國際機場過路灣青鷸高端物流中心發展 工程-主要工程

其他收入及收益

其他收入及收益由截至二零二三年三月三十一日 止年度的12,109,000港元增加至截至二零二四年 三月三十一日止年度的49,357,000港元。其他收 入及收益增加,主要由於本集團於本年度將更多 備用資金存入定期存款,以致利息收入增加。

Administrative Expenses

Administrative expenses increased from HK\$83,577,000 for the year ended 31 March 2023 to HK\$87,707,000 for the year ended 31 March 2024. The increase in administrative expenses in the year was mainly due to an increase in directors' bonuses and employee incentive travel.

Finance Costs

For the year ended 31 March 2024, the Group's finance costs amounted to HK\$34,761,000 (2023: HK\$24,508,000). The increase in finance costs by HK\$10,253,000 in the year was mainly due to the general increase in The Hong Kong Interbank Offered Rate.

Share of Profits and Losses of Joint Ventures

The share of net profits of joint ventures amounted to HK\$184,000 (2023: share of net profits HK\$1,373,000), which was solely arisen from the share of results of Gold Victory Resources Inc. and its subsidiaries (collectively, the "JV Group") of which the Group has 50% equity interest. The financial results of the JV Group slightly positive in current year.

Share of Profits and Losses of Associates

The Group acquired 50% equity interest in Synergy Materials Limited and its subsidiaries ("**Synergy Group**") during the year ended 31 March 2024 at a consideration of HK\$1. Since the Synergy Group incurred net losses for the year, and the Group only shared net losses from the associates up to the investment cost. As a result, the carrying amount of the interest in the associates was nil as at 31 March 2024.

Income Tax Expense

Income tax expense decreased by 1.1% from HK\$46,217,000 for the year ended 31 March 2023 to HK\$45,728,000 for the year ended 31 March 2024. The slight decrease in tax expense, despite the increase in profit before tax, was mainly due to the fact that the Group generated more interest income from reserved cash, which was non-taxable income.

行政開支

行政開支由截至二零二三年三月三十一日止年 度的83,577,000港元增加至截至二零二四年三月 三十一日止年度的87,707,000港元。本年度的行 政開支增加,主要由於董事花紅增加及員工獎勵 旅遊所致。

財務費用

截至二零二四年三月三十一日止年度,本集團 的財務費用為34,761,000港元(二零二三年: 24,508,000港元)。本年度的財務費用增加 10,253,000港元,主要由於香港銀行同業拆息普 遍上升所致。

應佔合營企業損益

應佔合營企業的淨溢利184,000港元(二零二三 年:應佔淨溢利1,373,000港元)完全來自應佔本 集團擁有50%權益的Gold Victory Resources Inc.及 其附屬公司(統稱「**合營集團**」)的業績。合營集團 的財務業績於本年度略轉正面。

應佔聯營公司損益

本集團於二零二四年三月三十一日止年度以代價 1港元購入的新動力材料有限公司及其附屬公司 (「新動力集團」)50%的權益。由於新動力集團於 本年度產生淨虧損,而本集團分佔聯營公司的淨 虧損上限僅為其投資成本。因此,截至二零二四 年三月三十一日,聯營公司權益的賬面值為零。

所得税開支

所得税開支由截至二零二三年三月三十一日止年 度的46,217,000港元減少1.1%至截至二零二四年 三月三十一日止年度的45,728,000港元。儘管除 税前溢利增加,税項開支輕微減少乃主要由於本 集團從備用現金(為毋須課税收入)產生更多利息 收入。

Profit Attributable to Owners of the Parent

As a result of the foregoing, profit attributable to owners of the parent increased by 17.7% from HK\$174,068,000 for the year ended 31 March 2023 to HK\$204,889,000 for the year ended 31 March 2024.

FINANCIAL REVIEW

Capital Structure, Liquidity and Financial Resources

The capital of the Company only comprises ordinary shares. The Group mainly rely on its internally generated capital and bank borrowings to finance its business. The total equity of the Group as at 31 March 2024 was HK\$1,617,566,000 (31 March 2023: HK\$1,520,274,000).

The Group monitors capital structure using net gearing ratio, which is measured as interest-bearing bank loans less cash and bank balances, divided by equity attributable to owners of the parent. As at 31 March 2024, the Group's net gearing ratio was nil (31 March 2023: nil).

The Group's cash and cash equivalents increased by 21.5% from HK\$1,710,743,000 as at 31 March 2023 to HK\$2,077,918,000 at 31 March 2024 was mainly due to strong net cash inflows from operating activities. The current ratio decreased from 1.13 as at 31 March 2023 to 0.97 as at 31 March 2024, primarily due to the long-term bank borrowing of HK\$484,000,000 due in January 2025. However, the Board considers the current ratio to be at a healthy level, especially given the Group's net cash position. Current ratio is measured at total current assets divided by total current liabilities.

The Group's banking facilities, comprising primarily bank loans, bank overdrafts and performance bonds, amounted to HK\$2,421,200,000 as of 31 March 2024 (31 March 2023: HK\$2,071,000,000), of which HK\$1,442,290,000 (31 March 2023: HK\$1,206,682,000) was unutilised.

母公司持有者應佔溢利

基於上述因素,母公司持有者應佔溢利由截至二 零二三年三月三十一日止年度的174,068,000港元 增加17.7%至截至二零二四年三月三十一日止年 度的204,889,000港元。

財務回顧

資本架構、流動資金及財務資源

本集團的資本僅由普通股組成。本集團主要依靠 內部產生的資本和銀行借款來為其業務提供資 金。本集團於二零二四年三月三十一日的權益總 額為1,617,566,000港元(二零二三年三月三十一 日:1,520,274,000港元)。

本集團根據淨槓桿比率來監察資本架構。而槓桿 比率以計息銀行貸款總額減去現金及銀行結餘, 除以母公司權益持有者應佔權益計算。於二零 二四年三月三十一日,本集團的淨槓桿比率為零 (二零二三年三月三十一日:零)。

本集團的現金及現金等值物由二零二三年三月 三十一日的1,710,743,000港元增加21.5%至二零 二四年三月三十一日的2,077,918,000港元,主要 由於經營活動產生強勁的現金流入淨額所致。流 動比率由二零二三年三月三十一日的1.13下降至 二零二四年三月三十一日的0.97,乃主要由於在 二零二五年一月到期為數484,000,000港元的長期 銀行借款所致。然而,尤其鑒於本集團之淨現金 狀況,董事會認為流動比率維持於穩健水平。流 動比率以流動資產總值除以流動負債總值計量。

本集團的銀行信貸主要包括銀行貸款、透支及履 約擔保,於二零二四年三月三十一日的額度為 2,421,200,000港元(二零二三年三月三十一日: 2,071,000,000港元),其中1,442,290,000港元(二 零二三年三月三十一日:1,206,682,000港元)尚未 動用。

Looking forward, due to the redevelopment of the site at No.7 Lai Yip Street, Kwun Tong, Kowloon, Hong Kong (the "Site"), it is expected certain amount of cash will be consumed in the coming twelve months. The Group will continuously take a prudent and cautious approach to cash application and capital commitments.

Interest and Foreign Exchange Exposure

At 31 March 2024 and 31 March 2023, the Group's bank borrowings were all denominated in Hong Kong dollars and on a floating rate basis. The Group's bank accounts were operated with principal bankers in Hong Kong. The interest rates of these bank accounts are determined by reference to the respective banks' offer rates.

The Group mainly operates in Hong Kong and Chinese Mainland. Entities within the Group are exposed to foreign exchange risk arising from future commercial transactions and monetary assets and liabilities denominated in a currency that is not the entities' functional currency.

For the years ended 31 March 2024 and 31 March 2023, the Group did not engage in any interest rates and currency hedging or speculation activities. The Group closely monitors and manages its exposure to foreign exchange fluctuations and will consider engaging relevant hedging arrangement when appropriate.

Property, plant and equipment

The property, plant and equipment amounted to HK\$1,612,720,000 as of 31 March 2024 (31 March 2023: HK\$1,558,770,000). The increase in property, plant and equipment was mainly due to the construction cost incurred for the redevelopment of the Site during the year.

Financial Assets at Fair Value through Profit or Loss

The balance represented the cash values of life insurance policies acquired for an Executive Director and a senior management of the Group at respective years end. 展望未來,由於重建香港九龍觀塘勵業街7號地 盤(「**該地皮**」),預計未來十二個月將消耗大量現 金,本集團將繼續持審慎和謹慎的態度以運用資 金及作資本承擔。

利率及外幣匯兑風險

於二零二四年三月三十一日及二零二三年三月 三十一日,本集團的銀行借款均以港元計值,並 按浮動利率計算利息。本集團的銀行賬戶在香港 主要銀行開設,相關銀行賬戶的利率由相關銀行 拆放利率而釐定。

本集團主要於香港及中國內地營運。本集團內的 實體面對未來商業交易以及並非以實體功能貨幣 的貨幣計值的貨幣資產及負債所產生的外幣匯兑 風險。

於截至二零二四年三月三十一日及二零二三年三 月三十一日止年度,本集團並無從事任何利率及 貨幣對沖或投機活動。本集團密切監察及管理其 外幣波動風險,並將於適當時考慮訂立相關對沖 安排。

物業、機器及設備

物業、機器及設備於二零二四年三月三十一日的 金額為1,612,720,000港元(二零二三年三月三十一 日:1,558,770,000港元)。物業、機器及設備增 加,主要由於本年度就重建該地皮產生之建築成 本所致。

按公平值計入損益之金融資產

餘額代表本公司為本集團一名執行董事及一名高 級管理層購買的人壽保險於各年年末時的現金價 值。

Accounts Receivable

The Group's accounts receivable represented the receivables for contract works in relation to completed or on-going contract works projects. Accounts receivable represents progress billing of work performed and the progress payment certificates issued by and received from our customers. The level of accounts receivable is principally affected by our work progress and the amount of the progress payment certificate certified by and received from our customers up to the end of the financial period. 100% of the accounts receivable as at 31 March 2024 was subsequently settled by 14 June 2024 (31 March 2023: approximately 100% was subsequently settled by 4 May 2023).

Contract Assets

As at 31 March 2024, the contract assets mainly represented retention receivables of HK\$445,540,000 (31 March 2023: HK\$488,612,000) and unbilled revenue of HK\$368,620,000 (31 March 2023: HK\$340,065,000). Retention receivables represented the retention monies required by customers to secure our Group's due performance of the contracts.

Prepayments, Other Receivables and Other Assets

As at 31 March 2024, the prepayments, other receivables and other assets mainly represented the loan to a joint operation partner, the prepaid insurance for contract works projects, construction waste disposal deposits and rental and utilities deposit. The decrease in prepayments, other receivables and other assets was mainly due to the repayment of the amount due from the partner of a joint operation during the year.

Other Payables and Accruals

As of 31 March 2024, the current and non-current balances of other payables and accruals amounted to HK\$1,716,194,000 (31 March 2023: HK\$1,506,987,000) and nil (31 March 2023: HK\$7,440,000), respectively, which mainly represented provision for contract works costs, staff costs payable, construction costs payable of the Site and the lease liabilities recognised. The increase in other payables and accruals during the year was mainly due to the increase in provision for contract works of HK\$224,107,000.

應收賬款

本集團的應收賬款為有關已完成或在建合約工程 項目的合約工程應收款。應收賬款為進行工程的 進度款項及來自客戶發出及取得的階段付款證明 書。應收賬款水平主要受於報告期末前的工程進 度及直至財政期間結束時經客戶核定及取得的階 段付款證明書中的金額所影響。於二零二四年三 月三十一日的應收賬款中,100%其後已於二零 二四年六月十四日前收回(二零二三年三月三十一 日:約100%其後已於二零二三年五月四日前收 回)。

合約資產

於二零二四年三月三十一日,合約資產主要指 應收保證金445,540,000港元(二零二三年三月 三十一日:488,612,000港元)及未開發票收入 368,620,000港元(二零二三年三月三十一日: 340,065,000港元)。應收保證金指客戶為確保本 集團妥善履行合同所需的保留金。

預付款項、其他應收款及其他資產

於二零二四年三月三十一日,預付款項、其他應 收款及其他資產主要為向一名合營業務夥伴貸 款、合約工程項目的預付保險費、建築垃圾處置 保證金以及租賃和水電按金。預付款項、其他應 收款及其他資產減少,主要由於年內為新樓宇建 築項目預付的保險費及於本年度償還應收合營業 務夥伴款項所致。

其他應付款及應計費用

於二零二四年三月三十一日,其他應付款及 應計費用的流動及非流動部分餘額分別為 1,716,194,000港元(二零二三年三月三十一日: 1,506,987,000港元)及零(二零二三年三月三十一 日:7,440,000港元),其主要為合約工程成本的 撥備、應付員工費用、該地皮的應付建築成本及 已確認的租賃負債。本年度的其他應付款及應計 費用增加,主要由於合約工程成本的撥備增加 224,107,000港元。

Charges on Assets

As at 31 March 2024, the property, plant and equipment, accounts receivable, unbilled revenue and retention receivables related to certain contract works of HK\$1,235,822,000 (31 March 2023: HK\$1,192,356,000), nil (31 March 2023: HK\$2,313,000), HK\$164,210,000 (31 March 2023: HK\$330,336,000) and HK\$50,679,000 (31 March 2023: HK\$156,100,000), respectively, and equity interest of a subsidiary of the Group were pledged in favour of certain banks to secure certain bank loans and banking facilities granted by those banks to members of the Group.

As at 31 March 2024, a bank deposit of HK\$14,704,000 (31 March 2023: HK\$14,704,000) was pledged for the performance bond issued by the relevant bank in relation to a construction project of the Group. The Group had no outstanding bank loans, which were previously (31 March 2023: HK\$74,948,000) secured by certain deposits maintained with these banks as continuing security for the obligations of the related members of Group.

Contingent liabilities

Details of the Group's contingent liabilities are set out in note 34 to the financial statements.

Capital commitments

Details of the Group's capital commitments are set out in note 35 to the financial statements.

ACQUISITION OF A SUBSIDIARY

During the year ended 31 March 2024, the Group acquired 100% of the share capital of CWF Piling & Civil Engineering Company Limited, a company incorporated in Hong Kong. CWF Piling & Civil Engineering Company Limited holds licenses for Roads and Drainage (Group A probation), Site Formation (Group C probation), Land Piling (Group II), and Landslip Preventive/Remedial Works to Slopes/Retaining Walls issued by the Development Bureau of the HKSAR Government. The acquisition was made at a consideration of HK\$25 million. For further details regarding the acquisition, please refer to note 32 in the financial statements.

資產抵押

於二零二四年三月三十一日,分別為 1,235,822,000港元(二零二三年三月三十一日: 1,192,356,000港元)、零(二零二三年三月三十一 日:2,313,000港元)、164,210,000港元(二零二三 年三月三十一日:330,336,000港元)及50,679,000 港元(二零二三年三月三十一日:156,100,000港 元)的物業、機器及設備、與若干合約工程有關的 應收賬款、未開發票收入及應收保證金已抵押予 若干銀行,以擔保該等銀行授予本集團成員的若 干銀行貸款及銀行信貸。

於二零二四年三月三十一日,14,704,000港元(二 零二三年三月三十一日:14,704,000港元)的銀 行存款已被抵押,作為相關銀行就本集團一項建 築項目開出的履約保證金。本集團並無未償還銀 行貸款(二零二三年三月三十一日:74,948,000港 元),其過往由在該等銀行開設的若干存款戶口作 擔保,作為本集團相關成員公司的責任之持續抵 押品。

或然負債

本集團的或然負債詳情載於財務報表附註34。

資本承諾

本集團的資本承諾詳情載於財務報表附註35。

收購一間附屬公司

截至二零二四年三月三十一日止年度,本集團已 收購聯邦打樁土木工程有限公司(一間於香港註冊 成立之公司)100%股本。聯邦打樁土木工程有限 公司持有香港特區政府發展局發出之道路及渠務 (甲組試用期)、地盤平整(丙組試用期)、土地打 樁(II組)及斜坡/擋土牆的防止山泥傾瀉/修補 工程的牌照。收購代價為2,500萬港元。有關收購 的進一步詳情,請參閱財務報表附註32。

SIGNIFICANT INVESTMENT HELD AND FUTURE PLANS FOR MATERIAL INVESTMENTS ON CAPITAL ASSETS

Save as the headline of "ACQUISITION OF A SUBSIDIARY" above, the Group did not have any other significant investment held and future investment plan as at 31 March 2024.

FRAMEWORK AGREEMENTS WITH LANON DEVELOPMENT

On 18 February 2022, the Company (for and on behalf of itself and any of its subsidiaries) and Lanon Development Limited ("Lanon Development", a connected company controlled by a close associate of Mr. NGAI Chun Hung) entered into a framework subcontracting agreement and a framework contracting agreement, (collectively the "Framework Agreements", as amended and supplemented by the supplemental subcontracting agreement and the supplemental contracting agreement, respectively, on 20 May 2022), pursuant to which members of the Group and Lanon Development could engage the counterparty from time to time in respect of the provision of contracting services as specified in the respective agreements for the period up to 31 March 2025.

Each of the Framework Agreements constitutes a continuing connected transaction of the Company under Chapter 14A of the Listing Rules. The Framework Agreements and the respective transactions contemplated thereunder were approved by the independent Shareholders by way of poll on 9 June 2022. For further details of the Framework Agreements, please refer to the announcements of the Company dated 18 February 2022, 20 May 2022 and 9 June 2022, and the circular of the Company dated 24 May 2022.

The Board believes that the entering into the Framework Agreements could (i) expand and diversify the Group's capabilities as a contractor or a sub-contractor and (ii) further broaden the Group's potential customer-base which could be reached by cooperating with Lanon Development, either as a subcontractor or as a contractor, under the Framework Agreements.

持有的重大投資及有關資本資產重大投 資的未來計劃

除上文標題「收購一間附屬公司」外,本集團於二 零二四年三月三十一日並無持有任何其他重大投 資及未來投資計劃。

與亮雅發展之該等框架協議

於二零二二年二月十八日,本公司(代表其本身及 其任何附屬公司))與亮雅發展有限公司(「**亮雅發 展**」,一間由魏振雄先生的緊密聯繫人控制的關 連公司)訂立框架分包協議及框架承包協議(統稱 「該等框架協議」,於二零二二年五月二十日分別 經補充分包協議及補充承包協議所修訂及補充), 據此,直至二零二五年三月三十一日期間,本集 團的成員公司及亮雅發展可不時聘請對方為分包 商,以提供各自協議所規定的承包服務。

根據上市規則第十四A章,該等框架協議各構成 本公司的持續關連交易。該等框架協議及其項下 擬進行之各項交易已於二零二二年六月九日獲獨 立股東以投票方式表決批准。有關該等框架協議 的進一步詳情,請參閱本公司日期為二零二二年 二月十八日、二零二二年五月二十日及二零二二 年六月九日之公告,以及本公司日期為二零二二 年五月二十四日之通函。

董事會相信訂立該等框架協議可(i)擴大及多元發 展本集團作為承包商或分包商的能力;及(ii)透過 與亮雅發展合作(不論作為該等框架協議的分包商 或作承包商)進一步擴大本集團的潛在客戶群。

EMPLOYEES AND REMUNERATION POLICY

As of 31 March 2024, the Group employed about 468 fulltime employees (31 March 2023: 320) in Hong Kong and Chinese Mainland. The Group remunerates its employees based on their performance and work experience and with reference to the prevailing market conditions. On top of the regular remuneration, discretionary bonus and share options may be granted to senior management and staff members by reference to the Group's performance, specific project's performance as well as the individual employee's performance. Staff benefits include mandatory provident fund, medical insurance, incentive travel, subsidies for education and training programmes, etc..

At the annual general meeting of the Company held on 31 August 2018, the adoption of a share option scheme (the "Scheme") was considered and approved. The purposes of the Scheme are to provide incentives for the directors and fulltime employees of the members of the Group to work towards enhancing the value of the Company and its Shares for benefit of the Company and its shareholders as a whole. The Scheme provides the Group with a flexible means of either retaining, incentivising, rewarding, remunerating, compensating and/ or providing benefits to participants of the Scheme. From the date of adoption of the Scheme and up to 31 March 2024, the Company did not grant any share options under the Scheme and no equity-settled share option expense was charged to the profit or loss.

僱員及薪酬政策

於二零二四年三月三十一日,本集團於香港及中 國內地聘用約468名(二零二三年三月三十一日: 320名)全職僱員。本集團根據僱員的表現、工作 經驗及參考現行市場狀況以釐定彼等之薪酬。除 一般薪酬外,本集團或會因應本集團業績、個別 項目的業績及僱員的個人表現,向高級管理層及 僱員授出酌情花紅及購股權。僱員福利包括強制 性公積金、醫療保險、獎勵旅遊、教育津貼及培 訓計劃等。

於本公司在其二零一八年八月三十一日舉行的股 東週年大會上,本公司審議並批准採納一項購股 權計劃(「該計劃」)。該計劃旨在鼓勵本集團各成 員的董事及全職僱員為本公司及其股東的整體利 益,努力,提升本公司及其股份的價值。該計劃 令本集團能靈活挽留、獎勵、回饋、酬報、補償 及/或向計劃參與者提供利益。自採納該計劃當 日起直至二零二四年三月三十一日,本公司並無 根據該計劃授出購股權,亦無權益結算的購股權 開支自損益扣除。

EXECUTIVE DIRECTORS

Mr. YAU Kwok Fai, aged 58, joined the Group in 1996, has been an Executive Director of the Company since July 2016 and be appointed as the Chairman of the board in September 2022. Mr. YAU is a director of certain subsidiaries of the Group. Mr. YAU assumed the role of the Chief Executive Officer of the Company from 29 August 2023 to 31 March 2024. He is also the chairman of the Nomination Committee of the Company and a member of the Remuneration Committee of the Company. Mr. YAU is responsible for management of the Board, formulating policy and overall development of the Group.

Mr. YAU was also the deputy chairman of the board of directors and an Executive Director (from July 2000 to October 2020) and the Chief Executive Officer (from July 2004 to October 2020) of Vantage International (Holdings) Limited ("Vantage", a company incorporated in Bermuda and which shares were listed on the Main Board of the Stock Exchange of Hong Kong Limited ("The Stock Exchange") (stock code: 15) from 8 September 2000 to 22 October 2020, ceased to be the intermediate holding company of the Company on 19 November 2020).

Mr. YAU has over 30 years of experience in the construction industry. Mr. YAU obtained a Bachelor of Engineering degree in Civil Engineering (First Class Honours) from the Hong Kong Polytechnic (currently known as the Hong Kong Polytechnic University ("PolyU")) in 1990, a diploma from the Imperial College London of the United Kingdom ("UK") in 1991 and a Master of Science degree with distinction in Structural Steel Design from the University of London of the UK in 1991. Mr. YAU is a Member of the Hong Kong Institution of Engineers ("HKIE"), the Institution of Civil Engineers and the Institution of Structural Engineers of the UK. He is also a Registered Professional Engineer (Civil and Structural) and a Registered Structural Engineer under the Buildings Ordinance of Hong Kong.

Mr. YAU and Mr. NGAI Chun Hung are brothers-in-law.

執行董事

游國輝先生,58歲,於一九九六年加入本集團, 彼自二零一六年七月起出任本公司執行董事並於 二零二二年九月獲委任為董事會主席。游先生為 本集團若干附屬公司的董事。游先生於二零二三 年八月二十九日至二零二四年三月三十一日期間 兼任本公司行政總裁職務。彼亦為本公司提名委 員會之主席及本公司薪酬委員會成員。游先生負 責董事會管理、制定政策及本集團的整體發展。

游先生亦曾為盈信控股有限公司(「**盈信**」,於百 慕達註冊成立的公司,其股份自二零零零年九月 八日至二零二零年十月二十二日於香港聯合交 易所有限公司(「**聯交所**」)主板上市(股份代號: 15),並於二零二零年十一月十九日不再為本公司 的中間控股公司)的董事會副主席兼執行董事(由 二零零零年七月至二零二零年十月)及行政總裁 (由二零零四年七月至二零二零年十月)。

游先生於建造業擁有逾三十年經驗。游先生於 一九九零年取得香港理工學院(現為香港理工大學 (「理工大學」))土木工程學工程學士學位(一級榮 譽)、於一九九一年取得英國(「英國」)倫敦帝國 學院的文憑,並於一九九一年以優異成績取得英 國倫敦大學結構鋼材設計理學碩士學位。游先生 為香港工程師學會(「**香港工程師學會**」)、英國土 木工程師學會及英國結構工程師學會的會員。彼 亦為註冊專業工程師(土木及結構)及香港建築物 條例下的註冊結構工程師。

游先生乃魏振雄先生的妺夫。

Mr. LEE Hang Wing James, aged 54, joined the Group in January 2024 and was appointed as Executive Director and the Chief Executive Officer of the Company with effect from 1 April 2024. Mr. LEE is also a director of certain subsidiaries of the Group. Mr. LEE is responsible for administration of the Group's operations.

Mr. LEE has over 30 years of experience in construction, project management, property development, architectural practice, corporate management and construction innovation technologies. Mr. LEE obtained a Bachelor of Science (Architecture) and a Bachelor of Architecture from The University of Sydney, Australia in 1991 and 1994 respectively. He is an Authorized Person (List of Architects) under the Buildings Ordinance of Hong Kong, a Registered Architect under Architects Registration Ordinance of Hong Kong, a BIM Asset Information Professional and a BIM Project Information Professional (BSI, UK), a Fellow Member of Hong Kong Institute of Construction Managers, a Member of the Chartered Association of Building Engineers, a Member of the Chartered Institute of Arbitrators, an Ordinary Member of the Hong Kong Institute of Real Estate Administrators, and a Professional Member of Hong Kong Interior Design Association.

Prior to joining the Company, Mr. LEE held various positions in construction company, real estate developers, bank, hotel & investment company and architectural practices. This included his position as architectural assistant in various companies in Australia and Hong Kong (1990-1995); associate (architect), construction manager, investor relations manager and project manager in several architectural practices and enterprises in Hong Kong (1995-2012). Mr. LEE also served as a deputy general manager of the Corporate Services Department at Bank of China (Hong Kong) Limited which is a company listed on the Main Board of the Stock Exchange (stock code: 02388) (2012-2014). Subsequently, from January 2014 to March 2016, Mr. LEE acted as a senior deputy project director (on-site) of Paul Y. Engineering Group Limited ("Paul Y"), which primarily provides full-fledged engineering construction and project management and property service. He was then appointed as the Chief Executive Officer and an Executive Director of Paul Y for the period from March 2016 to December 2023.

李恒頴先生,54歲,於二零二四年一月加入本集團,並自二零二四年四月一日起擔任本公司執行 董事兼行政總裁。李先生亦為本集團若干附屬公 司的董事。李先生負責管理本集團的業務。

李先生於建築、項目管理、物業發展、建築實務、企業管理及建築創新技術方面擁有逾三十年 經驗。李先生分別於一九九一年及一九九四年取 得澳洲悉尼大學建築學理學士學位及建築學士學 位。彼為香港建築物條例(建築師名單)內之認 可人士、香港建築師註冊條例下之註冊建築師、 BIM資產信息專業人員及BIM項目信息專業人員 (BSI,英國)、香港營造師學會資深會員、英國 特許建造工程師協會會員、英國仲裁學會會員、 香港地產行政師學會普通會員及香港室內設計協 會專業會員。

於加入本公司前,李先生曾於建築公司、房地產 開發商、銀行、酒店及投資公司以及建築師事 務所中擔任多個職位。彼擔任的職位包括在澳 洲及香港多間公司擔任建築助理(一九九零年至 一九九五年);在香港多家建築師事務所及企業擔 任主任(建築師)、施工經理、投資者關係經理及 項目經理(一九九五年至二零一二年)。李先生亦 曾任中國銀行(香港)有限公司(一間聯交所主板上 市公司(股份代號:02388))企業服務部副總經理 (二零一二年至二零一四年)。其後,於二零一四 年一月至二零一六年三月,李先生擔任保華建業 集團有限公司(「**保**華」,主要提供全面的工程建 築及項目管理以及物業服務)高級副項目總監(現 場)。隨後,彼在二零一六年三月至二零二三年 十二月期間獲委任為保華的行政總裁及執行董事。

Mr. LEE was appointed as the First Vice-President of the Hong Kong Construction Association of its 71st and 72nd Council (2021-2023) and acted as a member of the Building Contractors Committee and Planning Sub-Committee of the Land and Development Advisory Committee, under the Development Bureau of The Government of the HKSAR (2021-2023), a board member of the Construction Industry Council (2021-2023) and was awarded as the Outstanding People – MiC Advocator by the Construction Industry Council (2022). Mr. LEE was also a board member for the Pneumoconiosis Compensation Fund Board under Labour Department (2022-2023), a member of the Building, Civil Engineering and Built Environment Training Board for the Vocational Training Council (2021-2023).

In addition, Mr. LEE currently serves in various roles within the industry and the society. He is a Board Member of the Construction Innovation and Technology Application Centre, a Committee Member of the Hong Kong Institute of Architects Professional Assessment Committee, an Election Committee Subsector Voter under the Real Estate and Construction Sub-Sector and a Member of Management Committee of the Centre for Innovation in Construction and Infrastructure Development of The University of Hong Kong. Mr. LEE is also a member of the Fourteenth Chinese People's Political Consultative Conference Guangzhou Committee.

Mr. LAU Chi Fai, Daniel, aged 55, joined the Group in November 2005, has been an Executive Director of the Company since September 2016. He is also a director of certain subsidiaries of the Group. Mr. LAU is responsible for project management and contract administration work of the Group.

Mr. LAU has over 30 years of experience in the construction industry. He obtained a bachelor degree in Construction Management from South Bank University of the UK in July 1993 and a higher diploma in Building Technology and Management from the PolyU in November 1991. He is a member of the Hong Kong Institute of Construction Managers. 李先生曾獲委任為香港建造商會第71屆及第72屆 理事會第一副會長(二零二一年至二零二三年), 擔任香港特別行政區政府發展局的建造商委員會 成員及土地及建設諮詢委員會規劃小組成員(二 零二一年至二零二三年)及建造業議會成員(二零 二一年至二零二三年),並獲建造業議會嘉許為傑 出人物(組裝合成倡導者)(二零二二年)。李先生 亦為勞工處肺塵埃沉着病補償基金委員會的委員 會成員(二零二二年至二零二三年)及職業訓練局 轄下的建築、土木工程及建設環境訓練委員會委 員(二零二一年至二零二三年)。

此外,李先生現時於業內及社會擔任多個職務。 彼為建造業創新及科技應用中心委員會成員、 香港建築師職業評估委員會的委員會成員、地產 及建造界別分組之選舉委員會界別分組投票人以 及香港大學建造及基建創新研究中心管理委員會 行業委員。李先生亦為中國人民政治協商會議第 十四屆廣州市委員會委員。

劉志輝先生,55歲,於二零零五年十一月加入本 集團,彼自二零一六年九月起出任本公司執行董 事。彼亦為本集團若干附屬公司之董事。劉先生 負責本集團的項目管理及合約行政工作。

劉先生於建造業擁有逾三十年經驗。彼於 一九九三年七月取得英國南岸大學建築管理學學 士學位,並於一九九一年十一月取得理工大學建 築科技及管理學高級文憑。彼為香港營造師學會 的會員。

INDEPENDENT NON-EXECUTIVE DIRECTORS ("INED(s)")

Prof. KO Jan Ming, aged 81, has been an INED of the Company since February 2021. He is responsible for supervising and providing independent advice to our Board. He is currently a member of the Audit Committee, the Remuneration Committee and the Nomination Committee of the Company.

Prof. KO has over 50 years of experience in structural engineering and industrial collaboration. He was the former Vice President and former Chair Professor of Structural Engineering of PolyU, and currently an Emeritus Professor at PolyU and Senior Advisor of its Research Institute for Sustainable Urban Development. Prof. KO holds a bachelor degree in Civil Engineering and a doctorate degree in Structural Engineering from the University of Hong Kong ("**HKU**"). He is a Fellow of each of HKIE, the Institution of Structural Engineers of the UK, the American Society of Civil Engineers and the Hong Kong Academy of Engineering Sciences.

Prof. KO was presented The President's Award of HKIE in 2006 and was inducted into the Hall of Fame of HKIE in 2010. He was presented The HKIE Gold Medal in 2011. In the same year, Prof. KO was also presented The Aftab Mufti Medal by the International Society for Structural Health Monitoring of Intelligent Infrastructures in recognition of his lifetime achievement in civil structural health monitoring. In November 2016, Prof. KO was conferred the Honorary Doctor of Engineering by PolyU in recognition of his distinguished accomplishments and contributions.

Prof. KO was an INED of Vantage from July 2000 to October 2020.

Dr. LEE Man Piu Albert, aged 63, has been an INED of the Company since February 2021. He is responsible for supervising and providing independent advice to our Board. He is currently the Chairman of the Remuneration Committee of the Company and a member of the Audit Committee and the Nomination Committee of the Company.

獨立非執行董事(「獨立非執行董事」)

高贊明教授,81歲,自二零二一年二月起出任本 公司獨立非執行董事。彼負責監督董事會及向董 事會提供獨立意見。彼現為本公司審核委員會、 薪酬委員會及提名委員會成員。

高教授擁有超過五十年結構工程及與業界合作的 經驗。彼為理工大學前副校長及前結構工程講 座教授,現為理工大學榮休教授及其可持續城市 發展研究院的高級顧問。高教授畢業於香港大學 (「**香港大學**」),先後獲頒授土木工程理學士及 結構工程哲學博士學位。彼分別為香港工程師學 會、英國結構工程師學會及美國土木工程師學會 之資深會員,以及香港工程科學院院士。

於二零零六年,高教授獲香港工程師學會頒授「會 長特設成就獎」,並於二零一零年再獲香港工程師 學會授予「工程界翹楚」稱號。於二零一一年,彼 獲香港工程師學會頒授「榮譽大獎」。同年,為表 彰其在土木結構健康監察方面之成就,高教授獲 國際結構健康監測協會頒授「終生成就獎」。於二 零一六年十一月,高教授獲理工大學頒授榮譽工 程學博士學位,以表彰其卓越成就及貢獻。

高教授於二零零零年七月至二零二零年十月期間 為盈信之獨立非執行董事。

李文彪醫生,63歲,自二零二一年二月起出任本 公司獨立非執行董事。彼負責監督董事會及向董 事會提供獨立意見。彼現為本公司薪酬委員會主 席以及本公司審核委員會及提名委員會成員。

Dr. LEE is a registered dentist in Hong Kong. He completed his undergraduate training in dentistry at the University of Adelaide, Australia. He then received a Commonwealth Scholarship Medical Award to pursuit his postgraduate training at the Institute of Dental Surgery, University of London, the UK. He attained Fellowship of the Royal Australasian College of Dental Surgeons by examination and is an inaugural Fellow of the College of Dental Surgeons of Hong Kong and the Hong Kong Academy of Medicine. He was also awarded Life Fellowship by the Royal Australasian College of Dental Surgeons in 2022 in recognition of his exceptional contribution of service to the Royal Australasian College of Dental Surgeons.

Dr. LEE was the Director and Honorary Treasurer of the Royal Australasian College of Dental Surgeons, the Deputy Chairman of the Interchange Association of Dental Medicine among Shanghai, Hong Kong, Macao and Taiwan and a member of the Editorial Board of the journal of "Hong Kong Medical Diary". Dr. LEE had served as a Senior Dental Officer of Department of Health of the government of Hong Kong (the "Government"), a Honorary Consultant Dental Service (Paediatric Dentistry) of the Hospital Authority of Hong Kong and a Part-time Clinical Lecturer in the Faculty of Dentistry of HKU.

Dr. LEE was a Non-executive Director of Vantage from September 2016 to October 2020.

Dr. LI Yok Sheung, aged 71, has been an INED of the Company since January 2017. He is responsible for supervising and providing independent advice to our Board. He is currently a member of the Audit Committee, the Remuneration Committee and the Nomination Committee of the Company.

李醫生為一名香港註冊牙科醫生。彼畢業於澳洲 亞得雷德大學牙科學系,隨後考取英聯邦醫學獎 學金到英國倫敦大學牙科醫學院進修碩士課程。 彼再考獲澳紐皇家牙科醫學院院士文憑,並為香 港牙科醫學院和香港醫學專科學院的創院院士。 彼更於二零二二年獲澳紐皇家牙科醫學院頒授為 終身院士以表揚彼對澳紐皇家牙科醫學院服務所 作出的傑出貢獻。

李醫生曾任澳紐皇家牙科醫學院董事會董事及名 譽司庫,以及滬港澳臺口腔醫學交流協會副會長 及《香港醫訊》之編輯委員。李醫生曾為香港政府 (「政府」)衛生署高級牙科醫生、香港醫院管理局 牙科服務兒童齒科榮譽顧問醫生及香港大學牙科 學系臨床兼職講師。

李醫生於二零一六年九月至二零二零年十月期間 為盈信之非執行董事。

李毓湘博士,71歲,自二零一七年一月起出任本 公司獨立非執行董事。彼負責監督董事會及向董 事會提供獨立意見。彼現為本公司審核委員會、 薪酬委員會及提名委員會成員。

Dr. LI has over 30 years of experience in civil engineering and education. He graduated from HKU with a Bachelor of Science degree in Engineering in November 1975 and a Doctor of Philosophy degree in November 1980. Dr. LI joined PolyU as lecturer in September 1984 and was appointed as the Chair Professor of Coastal and Environmental Engineering in January 2000. From July 2000 to July 2007, he also served as the Head of the Department of Civil and Structural Engineering (renamed as Department of Civil and Environmental Engineering in 2012) of PolyU. Dr. LI retired from the position of Chair Professor in June 2013 and was appointed as Advisor to Head of Civil and Environmental Engineering from September 2013 to August 2018.

Dr. LI is a Registered Professional Engineer. He is also a Fellow of the HKIE since September 1997. Dr. LI served on the publications committee of the HKIE between 2002 and 2008 and was the chairman of such committee from 2005 to 2008. He was a member of the Structural Engineers Registration Committee Panel under the Buildings Department in 2004 and 2005. He was appointed as an independent Reviewer by the then Territory Development Department for the Central Reclamation Phase III Project in 2003.

Ms. MAK Suk Hing, aged 71, has been an INED of the Company since January 2017. She is responsible for supervising and providing independent advice to our Board. She is currently a member of the Audit Committee, the Remuneration Committee and the Nomination Committee of the Company.

李博士擁有逾三十年土木工程及教育經驗。彼於 一九七五年十一月於香港大學畢業並取得工程學 理學士學位及於一九八零年十一月取得哲學博士 學位。李博士於一九八四年九月加入理工大學為 講師,並於二零零零年一月獲委任為海岸及環境 工程學講座教授。於二零零零年七月至二零零七 年七月,彼亦為理工大學土木及結構工程學系(於 二零一二年更名為土木及環境工程學系)主任。李 博士於二零一三年六月退休卸任講座教授一職, 並於二零一三年九月至二零一八年八月被任命為 土木及環境工程學系主任的顧問。

李博士為註冊專業工程師。彼亦自一九九七年九 月起為香港工程師學會資深會員。李博士於二零 零二年至二零零八年間於香港工程師學會出版事 務委員會任職及於二零零五年至二零零八年為該 委員會的主席。彼於二零零四年至二零零五年為 屋宇署轄下結構工程師註冊事務委員會委員團成 員。彼於二零零三年獲當時的拓展署委任為獨立 審批員,以跟進中區填海第三期工程。

麥淑卿女士,71歲,自二零一七年一月起出任本 公司獨立非執行董事。彼負責監督董事會及向董 事會提供獨立意見。彼現為本公司審核委員會、 薪酬委員會及提名委員會成員。

Ms. MAK has over 30 years of experience in education and management. She graduated from the Chinese University of Hong Kong ("CUHK") with a Bachelor of Science degree in October 1975 and obtained a diploma in Education in December 1980. From 1975 to 1997, Ms. MAK served as the assistant education officer, education officer and senior education officer for Education Bureau. She was the principal of Tai Po Government Secondary School from 1997 to 2000 and the principal of South Tuen Mun Government Secondary School from 2000 to 2008. She was a committee member of the School Management Committee of the Clementi Secondary School from 2011 to 2013. From November 2013 to August 2015, Ms. MAK was an INED of Excel Development (Holdings) Limited (a company which shares are listed on the Main Board of The Stock Exchange, had its name changed since 16 January 2017; stock code: 1372). She was also a member of New Territories East Region of the Scout Association of Hong Kong until 2017.

Ms. MAK served as the assessor for Needs Analysis for Aspiring Principals Programme in the CUHK over 20 years. She is also a director and the Treasurer of Rural Training College Alumni Association Limited.

Mr. MONG Chan, aged 75, has been an INED of the Company since February 2021. He is responsible for supervising and providing independent advice to our Board. He is currently the Chairman of the Audit Committee of the Company and a member of the Remuneration Committee and the Nomination Committee of the Company.

Mr. MONG has over 40 years of experience in financial and cost management, accounting, general management and information technology. Mr. MONG obtained a Bachelor of Science (Hons) degree from CUHK in 1971 and a Master of Philosophy degree in Engineering from HKU in 1982. He is a Certified Practising Accountant of the Certified Practising Accountant Australia (CPA Australia) since 1991, a fellow member of the Hong Kong Institute of Certified Public Accountants ("**HKICPA**") since 1984 and an associate of the Chartered Institute of Management Accountants since 1977. 麥女士擁有逾三十年教育及管理經驗。彼於 一九七五年十月於香港中文大學(「中文大學」)畢 業,取得理學學士學位,並於一九八零年十二月 取得教育文憑。於一九七五年至一九九七年,麥 女士於教育局任職助理教育主任、教育主任及高 級教育主任。彼於一九九七年至二零零零年擔任 大埔官立中學校長並於二零零零年至二零零八年 擔任南屯門官立中學校長。彼於二零一一年至二 零一三年為金文泰中學學校管理委員會成員。於 二零一三年十一月至二零一五年八月,麥女士為 怡益控股有限公司(其股份於聯交所主板上市, 自二零一七年一月十六日起已更名;股份代號: 1372)的獨立非執行董事。直至二零一七年,彼 亦為香港童軍總會新界東地域選任委員。

麥女士曾擔任中文大學擬任校長課程需要分析員 逾二十年。彼亦為香港官立鄉村師範專科學校同 學會有限公司的董事及司庫。

蒙燦先生,75歲,自二零二一年二月起出任本公 司獨立非執行董事。彼負責監督董事會及向董事 會提供獨立意見。彼現為本公司審核委員會主席 以及本公司薪酬委員會及提名委員會成員。

蒙先生於財務及成本管理、會計、行政及資訊科 技方面積累逾四十年經驗。蒙先生於一九七一 年取得中文大學的榮譽理學士學位及於一九八二 年取得香港大學的哲學碩士(工程)學位。彼自 一九九一年起為澳洲會計師公會的執業會計師、 自一九八四年起為香港會計師公會(「**香港會計師 公會**」)之資深會員及自一九七七年起為英國特許 管理會計師公會之會員。

Mr. MONG had previously joined the Hong Kong Civil Service as an Executive Officer and was a Chief Treasury Accountant when he left the Government in 1984. He had 13 years of service in various Government departments, including Treasury, Government Secretariat and Public Works, and had gained experience in the areas of management, accounting and budgeting. Mr. MONG also had overseas working experience, including one year in the HM Treasury in London, the UK and more than seven years in Australia.

Mr. MONG was the Associate Director of Finance of The Hong Kong University of Science and Technology (1992-1997), the Director of Finance (1997-2007) and the Associated Vice President (2003-2007) of PolyU and the Vice President (Administration) and Secretary to Council of the Hong Kong Institute of Education (currently known as The Education University of Hong Kong) (2007-2014). Mr. MONG had also served as a Government representative on the Council of the Hong Kong Society of Accountants (currently known as HKICPA) (1982-1984) and the Accountancy Training Board of Vocational Training Council (1982-1983), and a member of the Board of Review (Inland Revenue Ordinance) (2006-2011). Mr. MONG was also the company secretary (2011-2018) and the Chairman of the Board of Management (2018-2021) of Joint Universities Computer Centre Limited. He was also a Senior Advisor to the President of the Hong Kong Nang Yan College of Higher Education (2021) and a Visiting Professor (2022).

Mr. MONG has retired from his full-time job in 2014 and is currently serving voluntarily as a Director of the Causeway Bay Kai-Fong Welfare Advancement Association, a school manager of two kindergartens in Causeway Bay, Hong Kong and an external Non-executive member of the Fund Management Committee for the Faculty of Construction and Environment Education and Research Fund of PolyU.

Mr. MONG was an INED of Vantage from May 2019 to October 2020.

蒙先生曾加入香港政府擔任行政主任,彼於 一九八四年離任政府職務時為總庫務會計師。彼 於政府服務的十三年間曾於不同部門任職,包括 庫務署、政府總部及工務局,於當中取得管理、 會計及預算之經驗。蒙先生亦擁有海外工作經 驗,包括曾在英國倫敦的英國財政部工作一年及 在澳大利亞工作超逾七年。

蒙先生曾任香港科技大學之財務副主管(一九九二 年至一九九七年)、理工大學之財務總監 (一九九七年至二零零七年)及兼任協理副校長 (二零零三年至二零零七年),以及香港教育學院 (現稱香港教育大學)的副校長(行政)及校董會 秘書(二零零七年至二零一四年)。蒙先生亦曾 作為政府代表擔任當時香港會計師公會之理事會 (一九八二年至一九八四年)和職業訓練局之會計 業訓練委員會(一九八二年至一九八三年)之委 員,及税務上訴委員會之成員(二零零六年至二零 一一年)。蒙先生亦曾為大學聯合電腦中心之公司 秘書(二零一一年至二零一八年)及管理委員會主 席(二零一八年至二零二一年)。彼亦曾為香港能 仁專上學院校長的高級顧問(二零二一年)及客席 教授(二零二二年)。

蒙先生於二零一四年從全職工作中退休,現時義務擔任銅鑼灣街坊福利促進會之董事及兩所位於 香港銅鑼灣之幼稚園之校董及理工大學建設及環 境學院教育及研究基金的基金管理委員會的外部 非執行成員。

蒙先生於二零一九年五月至二零二零年十月期間 為盈信之獨立非執行董事。

SENIOR MANAGEMENT

Mr. NGAI Chun Hung, aged 61, joined the Group in 1996, is the controlling shareholder of the Company. He was the Chairman of the Board and an Executive Director of the Company from July 2016 to August 2022 and also the Chairman of the Nomination Committee of the Company from February 2017 to August 2022. Mr. NGAI has been redesignated as a Non-executive Director of the Company from September 2022 to March 2024, and he is also a director of certain subsidiaries of the Group. Mr. NGAI has over 25 years of experience in the construction industry. He is responsible for operational support of contract works.

Mr. NGAI has been also the chairman of the board of directors and an Executive Director of Vantage since July 2000.

Mr. NGAI and Mr. YAU Kwok Fai are brothers-in-law.

Mr. YAM Kui Hung, aged 65, joined the Group in February 1996 and is a director of a major subsidiary of the Group. Mr. YAM was also an Executive Director of the Company from September 2016 to February 2020. Mr. YAM is primarily responsible for quality assessment, project risk management and internal audit of the Group.

Mr. YAM has over 40 years of experience in the construction industry. He obtained a higher certificate in Building Studies from PolyU in November 1982 and a postgraduate diploma in Construction Management from the Construction Industry Training Authority in Hong Kong in October 1989. He is a corporate member of the HKIE.

Mr. CHEUNG Ho Yuen, aged 52, joined the Group in September 2003. He served as an Executive Director of the Company from September 2016 to August 2023 and also held the position of Chief Executive Officer of the Company from February 2020 to August 2023. He is also a director of certain subsidiaries of the Group. Mr. CHEUNG is responsible for implementing and reporting to the Board on the Group's strategy, project estimation, project sub-contracting and procurement management of the Group.

Mr. CHEUNG has over 25 years of experience in the construction industry. He obtained a bachelor degree in Quantity Surveying from University of Greenwich, the UK in July 1998 and a higher diploma in Building Surveying from City University of Hong Kong in November 1995.

高級管理層

魏振雄先生,61歲,於一九九六年加入本集團, 為本公司控股股東。彼於二零一六年七月至二零 二二年八月期間曾出任本公司董事會主席及執行 董事,於二零一七年二月至二零二二年八月亦為 本公司提名委員會主席。魏先生於二零二二年九 月至二零二四年三月調任為本公司非執行董事, 彼亦為本集團若干附屬公司的董事。魏先生於建 築業擁有逾二十五年經驗。彼負責就合約工程提 供操作支援。

自二零零零年七月起,魏先生亦為盈信的董事會 主席及執行董事。

魏先生乃游國輝先生的大舅。

任鉅鴻先生,65歲,於一九九六年二月加入本集團,並為本集團一間主要附屬公司的董事。任先 生於二零一六年九月至二零二零年二月亦曾為本 公司的執行董事。任先生主要負責本集團的品質 評估、項目風險管理及內部監控。

任先生於建造業擁有逾四十年經驗。彼於 一九八二年十一月取得理工大學建築系高級文 憑,並於一九八九年十月取得香港建造業訓練局 建築管理深造文憑。彼為香港工程師學會的正式 會員。

張浩源先生,52歲,於二零零三年九月加入本 集團。彼於二零一六年九月至二零二三年八月出 任本公司執行董事,亦自二零二零年二月至二零 二三年八月出任本公司行政總裁。彼亦為本集團 若干附屬公司的董事。張先生負責實行本集團策 略及就此向董事會匯報、本集團的項目估算、項 目分包及採購工作管理。

張先生於建造業擁有逾二十五年經驗。彼於 一九九八年七月取得英國格林尼治大學工料測量 學學士學位及於一九九五年十一月取得香港城市 大學屋宇測量學高級文憑。

CORPORATE GOVERNANCE REPORT 企業管治報告

Corporate governance is the system by which a company is directed and controlled. The board (the "Board") of directors (the "Director(s)") of Able Engineering Holdings Limited (the "Company") is fully aware of its importance to the shareholders of the Company (the "Shareholder(s)") and has developed a rigorous system of checks and balances which allows management to respond to the strategic directions approved by the Board. This report describes the Company's corporate governance practices and structures that were in place during the financial year ended 31 March 2024, with specific reference to the principles and guidelines of the then "Corporate Governance Code and Corporate Governance Report" (the "CG Code") as set out in Appendix C1 to the Rules (the "Listing Rules") Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("The Stock Exchange"). In developing and reviewing its corporate governance policies and practices, the Company has sought to adopt a balanced approach. The Board believes that a wellbalanced corporate governance system enables the Company to achieve business excellence and fulfill the Company's mission.

COMPLIANCE WITH THE CG CODE

In the opinion of the Directors, the Company has applied the principles and complied with all the code provisions as set out in the CG Code throughout the year ended 31 March 2024.

企業管治為公司的指導及監控系統。安保工程控 股有限公司(「本公司」)的董事(「董事」)會(「董事 會」)充分了解企業管治對本公司的股東(「股東」) 的重要性,因此建立了一套嚴謹的監察及制衡制 度,使管理層能配合董事會訂立的策略方針。本 報告乃按香港聯合交易所有限公司(「聯交所」) 《證券上市規則》(「上市規則」))其時之附錄C1《企 業管治守則及企業管治報告》(「企業管治守則」) 所載的原則及指引編製,説明本公司於截至二零 二四年三月三十一日止財政年度內實行的企業管 治常規及架構。在擬定及檢討企業管治政策及常 規時,本公司已盡量採取平衡的方法。董事會相 信,一套平衡的企業管治系統,可以讓本公司獲 得業務優勢,及實現本公司的使命。

遵守企業管治守則

董事認為,本公司於截至二零二四年三月三十一 日止整個年度已遵守企業管治守則所載的所有守 則條文。

CORPORATE GOVERNANCE REPORT 企業管治報告

THE BOARD

The overall management of the Company's business is vested in the Board, which assumes the responsibility for leadership and control of the Company, and the Directors are collectively responsible for promoting the success of the Company by directing and supervising its affairs and overseeing the achievement of strategic plans to enhance Shareholders' value. The Board has undertaken the corporate governance function as required under the CG Code. The Board is responsible for all major aspects of the Company's affairs, which includes, among others:

- formulating key policy matters, overall strategic plans and directions, and objectives of the Company and its subsidiaries (collectively, the "Group");
- monitoring and conducting periodically evaluation of the performance of the management of the Group;
- appointing members and chairman to the Board and the Board's committees;
- implementing and monitoring an effective framework and systems of risk management and internal control, including material risks relating to environmental, social and governance;
- monitoring material transactions (including, in particular, those which may involve conflicts of interest);
- approving interim report, annual report, announcements, environmental, social and governance report and circulars;
- considering dividend policy and advising on/determining the declaration of final/interim dividends;
- ensuring the Company has good corporate governance and reviewing and monitoring its policies and practices on compliance with applicable legal and regulatory requirements; and
- approving and monitoring other significant financial and operational matters.

Responsibilities over day-to-day operations are delegated to the management under the leadership of the Executive Directors.

董事會

本公司業務的整體管理歸屬於董事會,其承擔領 導及控制本公司的責任,董事通過指導和監督本 公司事務及監察戰略的實現以提升股東價值,對 促進本公司的成功共同負責。董事會按企業管治 守則的要求負責企業管治功能。董事會負責本公 司所有主要範疇的事宜,當中包括:

- 制定本公司與其附屬公司(統稱為「本集團」) 的關鍵政策、整體策略性計劃及方向以及目標;
- 監察並定期評核本集團管理層的表現;
- 任命董事會和董事會委員會的成員和主席;
- 實行及監察有效的風險管理及內部監控框架
 系統,包括有關環境、社會及管治的重大風
 險;
- 監察重大交易(尤其包括可能涉及利益衝突 的交易);
- 審批中期報告、年報、公告、環境、社會及 管治報告及通函;
- 商討派息政策及建議/決定宣派末期/中期 股息;
- 確保本公司有良好的企業管治,檢討及監察 其就遵守適用法律及監管規定所制定的政策 及常規;及
- 審議及監察其他重大財務及營運事宜。

在執行董事的領導下,管理層負責日常運作。

CORPORATE GOVERNANCE REPORT 企業管治報告

The Directors during the year ended 31 March 2024 and up to the date of approval of this annual report were:

Executive Directors

Mr. YAU Kwok Fai (Chairman) (Assumed Chief Executive Officer for the period from 29 August 2023 to 31 March 2024.)
Mr. LEE Hang Wing James (Chief Executive Officer) (Appointed on 1 April 2024)
Mr. LAU Chi Fai Daniel
Mr. CHEUNG Ho Yuen (Chief Executive Officer) (Resigned on 29 August 2023)

Non-executive Director

Mr. NGAI Chun Hung (Resigned on 1 April 2024)

INEDs

Prof. KO Jan Ming Dr. LEE Man Piu Albert Dr. LI Yok Sheung Ms. MAK Suk Hing Mr. MONG Chan

Brief biographical details of the Directors are set out in the section "BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT" on pages 24 to 32 of this annual report. A list of Directors and their role and function is also available on the websites of the Company and The Stock Exchange. None of the directors have appointed any alternate.

The Board has a balance of skills and experience appropriate for the requirements of the Group's business. All Directors have separate and independent access to the advice and services of the senior management and the company secretary of the Company, with a view to ensuring that board procedures and all applicable rules and regulations are followed. All Directors are aware of their collective and individual responsibilities and have exercised their duties of care, skill and diligence. When particular areas of expertise or advice are required, independent professional advice shall be engaged to advise the Directors at the Company's expenses.

The Company has arranged insurance cover in respect of legal action against the Directors and its officers. The insurance coverage is reviewed annually to ensure that the Directors and officers are adequately protected against potential liabilities. 截至二零二四年三月三十一日止年度及直至批准 本年報日期之董事為:

執行董事

游國輝先生(主席)(於二零二三年八月二十九日至 二零二四年三月三十一日期間兼任行政總裁。) 李恒頴先生(行政總裁) (於二零二四年四月一日被任命) 劉志輝先生 張浩源先生(行政總裁) (於二零二三年八月二十九日離任)

非執行董事

魏振雄先生(於二零二四年四月一日離任)

獨立非執行董事 高贊明教授 李文彪醫生 李毓湘博士 麥淑卿女士 蒙燦先生

董事的簡歷已載列於本年報第24頁至第32頁「董 事及高級管理層履歷」一節。一份董事名單與其角 色和職能亦已載列於本公司及聯交所網頁。概無 董事委任任何替任董事。

董事會具備適當的技能和經驗以處理本集團的業務需求。為確保董事會程序及所有適用規則及規 例均獲得遵守,所有董事皆有各自及獨立途徑接 觸高級管理層及公司秘書以獲得他們的意見和服務。全體董事均知悉彼等所須承擔之共同及個人 責任,並以謹慎、專業及盡責之態度履行其董事 職責。如需要特定領域之專業知識或建議,董事 可徵求獨立專業意見,費用由本公司承擔。

本公司已就董事及高級管理層可能會面對的法律 行動作出投保安排。為確保董事及高級管理層受 充份保障,以防承受潛在負債,該保障範圍會按 年檢討。
The INEDs

During the year ended 31 March 2024, the Board at all times met the requirements of the Listing Rules relating to the appointment of at least three INEDs, with at least one INED possessing appropriate professional qualifications, or accounting or related financial management expertise as required by Rules 3.10(1) and 3.10(2) of the Listing Rules. The Company has also met the requirement of maintaining at least one-third of members of the Board being INEDs as required by Rules 3.10A of the Listing Rules.

The five INEDs of the Company are persons of high caliber, with professional qualifications and experience in the fields of engineering, education, dental and accounting and finance. With their experience gained from various sectors, they provide strong support towards the effective discharge of the duties and responsibilities of the Board.

All INEDs are appointed for a fixed specific term of two years. Pursuant to Rule 3.13 of the Listing Rules, the Company has received from each of Prof. KO Jan Ming, Dr. LEE Man Piu Albert, Dr. LI Yok Sheung, Ms. MAK Suk Hing and Mr. MONG Chan's annual confirmations of independence.

In view of each of Prof. KO Jan Ming, Dr. LEE Man Piu Albert and Mr. MONG Chan's previous position as either an INED or a Non-executive Director of Vantage International (Holdings) Limited ("Vantage", a company incorporated in Bermuda and which shares were listed on the Main Board of The Stock Exchange (stock code: 15) from 8 September 2000 to 22 October 2020, ceased to be the intermediate holding company of the Company on 19 November 2020) within two years immediately prior to the date of his appointment on 1 February 2021, and Prof. KO Jan Ming had served the position in Vantage for more than nine years, Prof. KO Jan Ming, Dr. LEE Man Piu Albert and Mr. MONG Chan may be considered unable to meet certain independence guidelines as set out in Rule 3.13 of the Listing Rules or in the CG Code. The Board considers that Prof. KO Jan Ming, Dr. LEE Man Piu Albert and Mr. MONG Chan are independent, for the reasons, among others, set out below:

獨立非執行董事

於截至二零二四年三月三十一日止年度內,董事 會於所有時間均符合上市規則的規定,委任最少 三名獨立非執行董事,而其中最少一名獨立非執 行董事具備上市規則第3.10(1)及3.10(2)條規定的 適當專業資格,或會計或有關財務管理的專業知 識。本公司亦已符合上市規則第3.10A條規定的 最少三分之一的董事會成員為獨立非執行董事的 要求。

本公司的五位獨立非執行董事皆擁有卓越才幹, 在工程、教育、齒科和會計及財務領域擁有學術 專業資歷及經驗。彼等來自不同界別的經驗,為 有效履行董事會的職責和責任,提供了強力的支 持。

所有獨立非執行董事的任命均有指定任期為兩 年。根據上市規則第3.13條,本公司已接獲高贊 明教授、李文彪醫生、李毓湘博士、麥淑卿女士 及蒙燦先生各自的年度獨立性確認書。

鑒於高贊明教授、李文彪醫生及蒙燦先生各自於 二零二一年二月一日的委任日期前之兩年內曾擔 任盈信控股有限公司(「**盈信**」,於百慕達註冊成 立的公司,其股份於二零零零年九月八日至二零 二零年十月二十二日於聯交所主板上市(股份代 號:15),於二零二零年十一月十九日起不再為 本公司之中間控股公司)之獨立非執行董事或非 執行董事一職,而高贊明教授於盈信擔任該職逾 九年,高贊明教授、李文彪醫生及蒙燦先生可能 被認為未能符合若干上市規則第3.13條或企業管 治守則所載之獨立性指引。董事會認為高贊明教 授、李文彪醫生及蒙燦先生為獨立人士,理據(其 中包括)載列如下:

- (i) each of Prof. KO Jan Ming, Dr. LEE Man Piu Albert and Mr. MONG Chan was not involved in the daily management and operations of Vantage nor had he developed any business connections with Vantage and its subsidiaries (collectively, the "Vantage Group") (including the Group) during his tenure;
- (ii) the roles and duties of Dr. LEE Man Piu Albert as a nonexecutive director of Vantage were similar to that of other INEDs of Vantage and Dr. LEE Man Piu Albert was not involved in the daily management and operations of Vantage nor had he developed any business connections with the Vantage Group during his tenure;
- (iii) each of Prof. KO Jan Ming, Dr. LEE Man Piu Albert and Mr. MONG Chan was independent of the Vantage Group, including the Group, during his tenure;
- (iv) each of Prof. KO Jan Ming, Dr. LEE Man Piu Albert and Mr. MONG Chan was not entitled to any discretionary performance-based bonus during his tenure; and
- (v) each of Prof. KO Jan Ming, Dr. LEE Man Piu Albert and Mr. MONG Chan has confirmed that he is independent to act as an INED of the Company and met all other independence guidelines for INED.

The Company has individually assessed his/her independence and considers all INEDs to be independent based on the independence guidelines set out in Rule 3.13 of the Listing Rules, their non-involvement in the daily operation and management of the Group and the absence of any relationships which will interfere with the exercise of their independent judgment.

The Company confirms that the number of year of service of all INEDs as a Director is less than 9 years.

- (i) 高贊明教授、李文彪醫生及蒙燦先生(各自 於彼之任期內)並無參與盈信之日常管理和
 營運,亦沒有與盈信及其附屬公司(統稱為
 「盈信集團」)(包括本集團)建立任何業務聯 繁;
- (ii) 李文彪醫生(於彼之任期內)作為盈信之非執行董事之角色和職責與其他獨立非執行董事相似。彼並無參與盈信之日常管理和營運, 亦沒有與盈信集團建立任何業務聯繫;
- (iii) 高贊明教授、李文彪醫生及蒙燦先生(各自 於彼之任期內)獨立於盈信集團(包括本集 團);
- (iv) 高贊明教授、李文彪醫生及蒙燦先生(各自 於彼之任期內)各自沒有獲得任何與表現相 關之酌情花紅;及
- (v) 高贊明教授、李文彪醫生及蒙燦先生已各自
 確認其作為本公司之獨立非執行董事之獨立
 性並已符合所有其他獨立非執行董事之獨立
 性指引。

本公司已根據上市規則第3.13條所列獨立性標準的規定評估彼等各自的獨立性,並因彼等並無參 與本集團日常營運及管理,且並無任何關係會干 擾彼等行使獨立判斷,認為所有獨立非執行董事 均屬獨立人士。

本公司確認所有獨立非執行董事作為董事已服務 年期均少於九年。

Meetings

Regular Board meetings are held at least four times a year at approximately quarterly intervals. Tentative dates of regular Board meetings for next year are scheduled approaching the end of each calendar year in order to facilitate the Directors to plan for attendance of the meetings. Meetings will also be convened, as and when required, to deal with ad hoc issues.

Any Director who is unable to present physically may participate at any Board meeting through electronic means of communication, such as conference telephone, video communications platform or other similar communication facilities, in accordance with the Company's Articles of Association (the "Articles").

Notice convening each regular Board meeting is sent at least 14 days in advance, and reasonable notice is given for other Board meetings. The Company Secretary assists the Chairman of the Board to prepare the meeting notice and agenda. Each Director may include any item in the agenda. The agenda, accompanied by meeting papers with sufficient and reliable information, are sent to each Director not less than 7 days before the date of a Board meeting to enable the Directors to make informed decisions on the matters to be discussed, except where a Board meeting is convened on a very urgent basis to consider any urgent ad hoc matter.

Minutes of Board meetings are recorded in sufficient details regarding the matters considered by the Board and decisions reached at the meetings. Draft minutes of Board meetings are circulated to the Directors for comments and the signed minutes are kept by the Company Secretary and open for inspection to any Director on request.

會議

董事會每年最少舉行四次定期會議,約每季一次。翌年董事會定期會議的日期將於每年近年底 時擬定,以便董事就出席會議作出安排。董事會 於有需要時會另行召開會議,以處理突發事項。

根據本公司之《組織章程細則》(「**細則**」),任何無 法親身出席的董事均可透過電子通訊設備,例如 會議電話、視像通訊平台或其他類似通訊設備, 參與任何董事會會議。

召開每次董事會定期會議的通告於會議舉行前最 少十四天發出,而就其他董事會會議的通告則於 合理時間內發出。公司秘書協助董事會主席擬定 會議通告及議程。每位董事均可於議程內加入任 何議題。除非董事會會議於緊急情況下召開以考 慮任何緊急突發事項,議程連同載有充足且可靠 資料的會議文件將於不少於董事會會議舉行日期 前七天發送給每位董事,使董事能就須討論的事 項作知情決定。

董事會的會議記錄詳細記錄會議上所考慮的事項 及達成的決議。董事會會議的會議記錄初稿均會 傳閱予董事評註,而已簽署的會議記錄均由公司 秘書保存,並開放予任何董事查閱。

Each of the Directors rendered sufficient time and attention to the affairs of the Company and the attendance record of each of the Directors at the meetings of the Board and meetings of the Board's committees (the "Board Committee(s)", comprising the Company's Audit Committee (the "Audit Committee"), the Remuneration Committee (the "Remuneration Committee"), the Nomination Committee (the "Nomination Committee") and the annual general meeting of the Company (the "AGM") during the year ended 31 March 2024 are set out below: 各董事給予足夠的時間和精力處理本公司事務, 各董事於截至二零二四年三月三十一日止年度於 董事會及董事會委員會(「**董事會委員會**」)(包括 本公司的審核委員會(「**審核委員會**」)、薪酬委員 會(「**薪酬委員會**」)、提名委員會(「**提名委員會**」) 及股東週年大會(「**股東週年大會**」)的出席情況載 列如下:

		Attendance/Number of meetings held 出席/會議次數					
			Audit	Remuneration	Nomination	Chairman	
Directors		Board	Committee	Committee	Committee	and INED	AGM
			審核	薪酬	提名	主席與獨立	股東週年
董事		董事會	委員會	委員會	委員會	非執行董事	大會
Executive Directors	執行董事						
Mr. YAU Kwok Fai	游國輝先生	4/4	N/A不適用	3/3	3/3	1/1	1/1
Mr. LAU Chi Fai Daniel	劉志輝先生	4/4	N/A不適用	N/A不適用	N/A不適用	N/A不適用	1/1
Mr. CHEUNG Ho Yuen	張浩源先生						
(resigned on 29 August 2023)	(於二零二三年八月						
	二十九日離任)	2/2	N/A不適用	N/A不適用	N/A不適用	N/A不適用	1/1
Non-executive Director	非執行董事						
Mr. NGAI Chun Hung	魏振雄先生						
(resigned on 1 April 2024)	(於二零二四年四月一日						
	離任)	4/4	N/A不適用	N/A不適用	N/A不適用	N/A不適用	1/1
INEDs	獨立非執行董事						
Prof. KO Jan Ming	高贊明教授	4/4	4/4	3/3	3/3	1/1	1/1
Dr. LEE Man Piu Albert	李文彪醫生	4/4	4/4	3/3	3/3	1/1	1/1
Dr. LI Yok Sheung	李毓湘博士	4/4	4/4	3/3	3/3	1/1	1/1
Ms. MAK Suk Hing	麥淑卿女士	4/4	4/4	3/3	3/3	1/1	1/1
Mr. MONG Chan	蒙燦先生	4/4	4/4	3/3	3/3	1/1	1/1

Appointment, Re-election, Removal and Retirement of Directors

The Board is responsible for reviewing the Board composition, developing and formulating the relevant procedures for nomination and appointment of Directors, monitoring the appointment and succession of Directors and assessing the independence of INEDs. The appointment of INEDs adheres to the guidelines for assessing independence as set out in Rule 3.13 of the Listing Rules. The Board, through the Nomination Committee set up in January 2017, reviews from time to time its own structure, size, composition and diversity to ensure that it has a balance of appropriate expertise, skills, experience and diversity for the needs of the businesses of the Group.

The Company recognises and embraces the benefits of having a diverse Board to enhance the quality of its performance. The Board has adopted a board diversity policy (the **"Board Diversity Policy**") since January 2017 which set out the approach to achieve diversity of Board members. Since April 2019, the Board has also adopted a director nomination policy (the **"Director Nomination Policy**") which set out the approach and procedures the Board adopts for the nomination and selection of Directors. A summary of each of the policies is set out in the subsection "Nomination Committee" under the section "BOARD COMMITTEES" in this report.

The term of office of each of the Directors has been fixed for a specific term for not more than three years. The Directors are subject to retirement by rotation and re-election at least once every three years at AGM in accordance with the Articles.

董事委任、重選、罷免及退任

董事會負責檢討董事會的組成、發展及制定提名 及委任董事的相關程序、監督董事的委任及繼 任和評估獨立非執行董事的獨立性。獨立非執行 董事的委任乃遵守上市規則第3.13條所列有關評 估獨立性的指引。通過於二零一七年一月成立的 提名委員會,董事會不時檢討其自身的架構、規 模、組成及多元化,以確保董事會具有適當及平 衡的專業知識、技能、經驗及多元化以符合本集 團的業務需求。

本公司明白並深信董事會成員多元化對提升其表 現素質大有裨益。董事會於二零一七年一月採納 《董事會成員多元化政策》(「**董事會成員多元化政** 策」),文件載列達致董事會成員多元化而採取的 方針;於二零一九年四月,董事會亦在提名委員 會的建議下採納《董事提名政策》(「**董事提名政** 策」),文件載列董事會採納以提名及甄選董事的 方法及程序。兩份政策的概要已載於本報告內「董 事會委員會」一節項下「提名委員會」的分節中。

各董事的任期訂明為不多於三年。董事須根據細 則至少每三年一次於股東週年大會上輪值退任及 可膺選連任。 In accordance with clause 108 of the Articles, at least onethird of the Directors for the time being (or, if their number is not three or a multiple of three, then the number nearest to but not less than one-third) shall retire from office by rotation. A retired Director shall be eligible for re-election and reappointment at each AGM provided that each Director shall be subject to retirement by rotation at least once every three years. The election of each candidate is done through a separate resolution. Any new Director appointed during the year as an addition to the Board or to fill a casual vacancy on the Board shall hold office only until the next coming general meeting of the Company and shall then be subject to re-election at that meeting.

The Company has also complied with the requirement of the CG Code on the independence consideration of all INEDs. The Board's view on their independent status was set out in the sections headed "The INEDs" of this corporate governance report.

Pursuant to the Articles, every Director of the Company shall be subject to retirement by rotation at least once every three years at each annual general meeting. Mr. YAU Kwok Fai, Dr. LI Yok Sheung and Ms. MAK Suk Hing will retire from office and all of them, being eligible, have offered themselves for re-election at the forthcoming 2024 AGM to be held on 29 August 2024, Thursday.

In addition, Mr. LEE Hang Wing James was appointed as an Executive Director of the Company by the Board with effect from 1 April 2024. Pursuant to the Articles, Mr. LEE Hang Wing James shall hold office only until the forthcoming annual general meeting of the Company and, being eligible, offers himself for re-election at the 2024 AGM. Details with respect to the candidates standing for re-election as Directors are set out in the AGM circular to Shareholders.

CORPORATE GOVERNANCE REPORT 企業管治報告

根據細則第108條,當時為數至少三分之一的董事 (或倘董事人數並非三的倍數,則須為最接近但不 少於三分之一的董事人數)須輪席退任。退任的董 事有資格於各股東週年大會上重選及連任,惟各 董事須最少每三年輪席退任一次。每名候選人的 選舉按獨立的決議案逐一表決。於年度內為增加 現有董事或填補董事會內某臨時空缺而獲委任的 新董事,只任職至下屆股東大會,並有資格於該 大會上膺選連任。

本公司亦已遵守企業管治守則對所有獨立非執行 董事的獨立性考量的要求。董事會對其獨立地位 的看法載於本企業管治報告「獨立非執行董事」一 節。

根據細則,本公司每名董事須最少每三年於各股 東週年大會上輪值退任一次。游國輝先生、李毓 湘博士及麥淑卿女士將退任,惟彼等均符合資格 並願意於將在二零二四年八月二十九日(星期四) 舉行的應屆二零二四年股東週年大會上膺選連任。

此外,李恒頴先生自二零二四年四月一日起獲董 事會委任為本公司執行董事。根據細則,李恒頴 先生將僅任職至本公司應屆股東週年大會,並符 合資格並願意於二零二四年股東週年大會上膺選 連任。各候選連任的董事的資料載於寄予股東的 股東週年大會通函內。

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

This segregation ensures a clear division of the Chairman's responsibilities for the management of the Board and the Chief Executive Officer ("**CEO**")'s responsibilities for the day-to-day management of the Company's business.

The Chairman is responsible for providing leadership for the Board, and ensuring that all Directors are properly briefed on issues arising at Board meetings and that the Directors receive adequate information which are accurate, clear complete and reliable information in a timely manner. The Chairman/ chairman of the meeting has an additional or casting vote in the event of an equality of votes on any matter to be decided by the Board.

The CEO is appointed by the Board and is responsible for providing leadership for the management, implementing and reporting to the Board on the Group's strategy, overseeing the day-to-day operations of the Group and providing all such information to the Board as necessary to enable the Board to monitor the performance of the management.

On 27 June 2023, Mr. CHEUNG Ho Yuen informed the Company that, effective from 29 August 2023, he would cease to serve as an Executive Director and CEO of the Company in order to devote more time to the operations of the Group. Mr. LEE Hang Wing James has been appointed as an Executive Director and the CEO, with effect from 1 April 2024. During the interim period from 29 August 2023 to 31 March 2024, Mr. YAU Kwok Fai assumed the role of the CEO of the Company while the Board sought an appropriate executive to fill the CEO position. Aside from this transitional period, the Company was in compliance with code provision C.2.1 of the Corporate Governance Code.

主席及行政總裁

主席及行政總裁分開委任的安排確保主席負責管 理董事會,而行政總裁(「行政總裁」)負責本公司 業務的日常管理的清晰區分。

主席負責領導董事會,並確保董事會會議上所有 董事均適當知悉當前的事項,且董事均及時收 到充分的資訊,而有關資訊是準確清晰及完備可 靠。由董事會決定的任何事項,如票數均等,主 席或該會議主席有權投額外一票或決定票。

行政總裁由董事會委任,負責領導管理層、實行 本集團策略及就此向董事會匯報、監督本集團的 日常運作,並於有需要時向董事會提供一切有關 資料,讓董事會能監督管理層的表現。

於二零二三年六月二十七日,張浩源先生通知本 公司,彼將不再擔任本公司之執行董事兼行政總 裁,以便投入更多時間於本集團的營運上,自二 零二三年八月二十九日起生效。李恒頴先生已獲 委任為執行董事兼行政總裁,自二零二四年四月 一日起生效。於二零二三年八月二十九日至二零 二四年三月三十一日止過渡期間,在董事會物色 合適行政人員填補行政總裁職位之同時,游國輝 先生兼任本公司主席及行政總裁職務。除此過渡 期間外,本公司遵守企業管治守則之守則條文第 C.2.1條。 According to the code provision C.2.7 of the CG Code, the Chairman met with the INEDs of the Company for once without the presence of the management and other Directors during the year. Such meeting provided an effective forum for the Chairman to listen to the views of the INEDs on issues including corporate governance improvement, effectiveness of the Board, and such other issues they may wish to raise in the absence of other Directors and senior management of the Company.

BOARD COMMITTEES

The Board has set up three Board Committees, namely, the Audit Committee, the Remuneration Committee and the Nomination Committee, to oversee particular aspects of the Company's affairs.

The Audit Committee

The Audit Committee was established on 18 January 2017 with specific written terms of reference stipulating its authorities and duties, which are available on the websites of the Company and The Stock Exchange.

As at 31 March 2024, the Audit Committee comprised of five INEDs, namely Prof. KO Jan Ming, Dr. LEE Man Piu Albert, Dr. LI Yok Sheung, Ms. MAK Suk Hing and Mr. MONG Chan. Mr. MONG Chan is the chairman of Audit Committee and possesses the appropriate accounting qualifications and experiences in financial matters.

The main responsibilities of the Audit Committee are to review the consolidated financial statements and the auditor's report, and to monitor the integrity of the consolidated financial statements. It also assists the Board to oversee risk management and internal control systems and internal and external audit functions.

CORPORATE GOVERNANCE REPORT 企業管治報告

根據企業管治守則的守則條文第C.2.7條, 在本公司的管理層及其他董事不在場的情況下, 主席與本公司的獨立非執行董事於本年度內進行了一次 會面。此等會議提供有效溝通平台, 讓主席可聽 取獨立非執行董事就包括改善企業管治、董事會 成效之事項,以及他們希望在本公司其他董事及 高層管理人員不在場之情況下提出之該等其他事 宜。

董事會委員會

董事會已成立三個董事會委員會,即審核委員 會、薪酬委員會及提名委員會,以監督本公司不 同範疇的事務。

審核委員會

審核委員會於二零一七年一月十八日成立,有關 訂明其權限及職能的明確書面職權範圍,可於本 公司及聯交所網站上查閱。

於二零二四年三月三十一日,審核委員會由五名 獨立非執行董事組成,即高贊明教授、李文彪醫 生、李毓湘博士、麥淑卿女士及蒙燦先生。蒙燦 先生為審核委員會主席並具有合適的會計資格及 財務事宜經驗。

審核委員會的主要職責為審閱綜合財務報表及核 數師報告、監察綜合財務報表的完整性,同時協 助董事會監督風險管理及內部監控系統以及內外 部審核職能。

The Audit Committee holds regular meetings at least twice a year and the Company's external auditor was invited to attend the meetings at least twice a year to discuss the audit plan and to review the Company's reports and accounts. During the year ended 31 March 2024, the Audit Committee held four meetings (two meetings were with the presence of external auditor) and the primarily works performed by the Audit Committee were, among others:

- reviewed the unaudited accounts, interim report and interim results announcement of the Company;
- reviewed the audited accounts and final results announcement of the Company;
- reviewed the accounting policies and practices adopted by the Company and the Group;
- reviewed and recommended the appointment and reappointment of external auditor;
- approved the scope and plan of internal and external audit;
- reviewed the engagement, services (including non-audit services proposed to be provided by the external auditor or its associates) provided and remuneration of the external auditor and its independence;
- reviewed the results and effectiveness of the internal and external audit functions;
- reviewed and monitored the adequacy and effectiveness of the financial reporting function, the risk management system, the internal control system and the internal audit function of the Group;
- reviewed connected transactions and continuing connected transactions;
- reviewed the "Policy for Non-audit Services provided by the Group's External Auditor and its Associates" and monitored the policy's implementation; and
- reviewed the terms of reference of the Audit Committee.

It was confirmed that there was no disagreement between the Board's and the Audit Committee's view on re-appointment of the external auditor, and they both recommended the re-appointment of Ernst & Young as the Company's external auditor for the ensuing year at the 2024 AGM.

Draft minutes of Audit Committee meetings are circulated to members of Audit Committee for comments and review and the signed minutes are kept by the Company Secretary and shared with the members of Audit Committee for reference. 審核委員會每年舉行最少兩次會議及與本公司外 聘核數師每年舉行最少兩次會議,以相討有關審 計計劃及審閱本公司的報告及賬目。於截至二零 二四年三月三十一日止年度內,審核委員會舉行 了四次會議(外聘核數師出席了其中兩次會議), 審核委員會履行的主要工作其中包括:

- 審閱本公司的未經審核財務賬目、中期報告 及中期業績公告;
- 審閱本公司的經審核財務賬目及全年業績公告;
- 審閱本公司及本集團應用的會計政策和慣例;
- 審閱及推薦外聘核數師的委任及重聘;
- 審批內外部審核範圍及計劃;
- 評核外聘核數師的工作(包括擬由外聘核數 師或其聯繫人提供的非審核服務)、酬金及 彼等的獨立性;
- 評核內外部審核工作的結果及成效;
- 評核本集團的財務報告系統、風險管理系
 統、內部監控系統及內部審核系統是否足夠
 及有效;
- 評核關連交易及持續關連交易;
- 檢討《本集團外聘核數師及其聯系人提供非 審核服務的政策》並監察其執行;及
- 檢討審核委員會的職權範圍。

董事會及審核委員會確認彼等就重新委任外聘核 數師上並無分歧,而彼等均已建議於即將舉行的 二零二四年股東週年大會上,重新委任安永會計 師事務所為本公司來年的外聘核數師。

審核委員會會議的會議記錄初稿均會傳閱予審核 委員會會員評註,而已簽署的會議記錄均由公司 秘書保存,並供審核委員會成員參考。

The Remuneration Committee

The Remuneration Committee was established on 18 January 2017 with specific written terms of reference stipulating its authorities and duties, which are available on the websites of the Company and The Stock Exchange, and consists of a majority of INEDs. The purpose of the Remuneration Committee is to set policy on Executive Directors' and senior management remuneration and for fixing remuneration packages for all Directors and senior management.

As at 31 March 2024, the Remuneration Committee comprised of the five INEDs, namely Prof. KO Jan Ming, Dr. LEE Man Piu Albert, Dr. LI Yok Sheung, Ms. MAK Suk Hing and Mr. MONG Chan; and one Executive Director, namely Mr. YAU Kwok Fai. Dr. LEE Man Piu Albert is the chairman of the Remuneration Committee.

The main responsibility of the Remuneration Committee is to make recommendations to the Board on the remuneration policy and structuring for Directors and senior management and their remuneration package with reference to the Group's corporate goals and strategies. The Remuneration Committee meets at least once a year. During the year ended 31 March 2024, the Remuneration Committee held three meetings and the major works performed by the Remuneration Committee were, among others:

- approved the contract/letter of appointments entered into between the Company and individual Director(s);
- reviewed and made recommendations to the Board on the policy and structure for remuneration of the Directors and senior management;
- assessed performance of Executive Director(s), reviewed and made recommendations to the Board on the remuneration package, including discretionary performance-based bonus, of individual Director and the senior management; and
- reviewed the terms of reference of the Remuneration Committee.

薪酬委員會

薪酬委員會於二零一七年一月十八日成立,有關 訂明其權限及職能的明確書面職權範圍,可於本 公司及聯交所網站上查閱,其大部分成員為獨立 非執行董事。薪酬委員會的目的為制定執行董事 及高級管理層的薪酬政策及釐定所有董事及高級 管理層的薪酬待遇。

於二零二四年三月三十一日,薪酬委員會由五位 獨立非執行董事(即高贊明教授、李文彪醫生、李 毓湘博士、麥淑卿女士及蒙燦先生);以及一位執 行董事(即游國輝先生)組成。李文彪醫生為薪酬 委員會主席。

薪酬委員會的主要職責包括參照本集團的企業目標和策略,向董事會提供有關董事和高級管理 層的薪酬政策和結構,個人的薪酬待遇等建議。 薪酬委員會每年舉行最少一次會議。於截至二零 二四年三月三十一日止年度內,薪酬委員會舉行 了三次會議,薪酬委員會履行的主要工作其中包括:

- 審批本公司與個別董事所訂立的合約/委任 函;
- 審閱及就董事及高級管理層的薪酬政策及結構向董事會提供建議;
- 評估執行董事的表現、審閱及就個別董事及 高級管理層的薪金(包括與表現相關的酌情 花紅)向董事會提供建議;及
- 檢討薪酬委員會的職權範圍。

The Executive Directors and senior management of the Group may be entitled to have discretionary performance related bonus payments which are determined by the Board with reference to the recommendations of the Remuneration Committee, after accounting for the Group's operating results and assessing respective performance of the individuals. No Director was involved in the determination about his associate's or his own remuneration. Particulars of the remuneration payable to each of the Directors for the year ended 31 March 2024 are set out in note 9 to the financial statements of this annual report.

Pursuant to code provision E.1.5 of the CG Code, the remuneration of the senior management (excluding the Directors) as at 31 March 2024 by band for the year ended 31 March 2024 was set out below:

本集團的執行董事及高級管理層或有權享有與表 現相關的酌情花紅,而花紅乃參考本集團經營業 績及評估彼等的個別表現後釐定。概無董事就其 聯繫人或彼的酬金作出決定。截至二零二四年三 月三十一日止年度應支付各董事的薪酬詳情載於 本年報的財務報表附註9。

根據企業管治守則的守則條文第E.1.5條,下文載 列於二零二四年三月三十一日的高級管理層(不包 括董事)於截至二零二四年三月三十一日止年度的 薪酬組別:

Within the band of	組別介乎於	Number of individuals 人數
HK\$2,000,001 to HK\$2,500,000	2,000,001港元至2,500,000港元	1
HK\$2,500,001 to HK\$3,000,000	2,500,001港元至3,000,000港元	1

The Nomination Committee

The Nomination Committee was established on 18 January 2017 with specific written terms of reference stipulating its authorities and duties, which are available on the websites of the Company and The Stock Exchange, and consists of a majority of INEDs.

As at 31 March 2024, the Nomination Committee was made up of the five INEDs, namely Prof. KO Jan Ming, Dr. LEE Man Piu Albert, Dr. LI Yok Sheung, Ms. MAK Suk Hing and Mr. MONG Chan; and one Executive Director, namely Mr. YAU Kwok Fai who is also the chairman of Nomination Committee.

提名委員會

提名委員會於二零一七年一月十八日成立,有關 訂明其權限及職能的明確書面職權範圍可於本公 司及聯交所網站上查閱,其大部分成員為獨立非 執行董事。

2

於二零二四年三月三十一日,提名委員會由五名 獨立非執行董事(即高贊明教授、李文彪醫生、李 毓湘博士、麥淑卿女士及蒙燦先生)及一名執行董 事(即游國輝先生(亦為提名委員會主席))組成。

The major duties of the Nomination Committee include reviewing the structure, size and diversity of the Board at least annually and making recommendations on any proposed changes to the Board; identifying individuals suitably and qualified to become Directors; and making recommendations to the Board on the selection of individuals nominated for directorships. The Nomination Committee meets at least once a year. During the year ended 31 March 2024, the Nomination Committee held three meetings. The major works performed by the Nomination Committee were, among others:

- reviewed the structure, size, composition and diversity (including the skills, knowledge and experience) of the Board and made recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors;
- identifying individuals suitably qualified to become members of the Board and putting forward nominations or recommendations to the Board for proposed appointments to the Board;
- assessed the independence of individual INEDs;
- reviewed time commitment of individual Directors for performance of his/her responsibilities;
- reviewed and monitored the training and continuous professional development of Directors;
- reviewed the "Director Nomination Policy" and "Board Diversity Policy" and monitored the policies' implementation; and
- reviewed the terms of reference of the Nomination Committee.

Director Nomination Policy

The "Director Nomination Policy" sets out the approach and procedures adopted for the nomination and selection of directors, including the appointment of additional Directors, replacement of Directors, and re-election of Directors to ensure that proper approach and procedures of the selection and nomination of Directors are in place. The "Director Nomination Policy" shall be reviewed by the Nomination Committee, as appropriate and at least annually, to ensure its effectiveness.

CORPORATE GOVERNANCE REPORT 企業管治報告

提名委員會的主要職責包括最少每年檢討董事會 的架構、規模及成員多元化,並對董事會擬作出 的變動,物色及挑選具備合適資格可擔任董事的 人士,並向董事會提名有關人士出任董事,及就 此向董事會提供意見。提名委員會每年舉行最少 一次會議。於截至二零二四年三月三十一日止年 度內,提名委員會舉行了三次會議。提名委員會 履行的主要工作其中包括:

- 檢討董事會的架構、規模、組成及多元化 (包括技能、知識及經驗方面),就董事的委任、重選及董事的繼任計劃,向董事會提出 建議;
- 物色具備合適資格的人士擔任董事會成員, 並就此向董事會作出建議;
- 評核每名獨立非執行董事的獨立性;
- 檢討每名董事對履行其職責所貢獻的時間;
- 檢討及監察董事的培訓及持續專業發展;
- 檢討《董事提名政策》和《董事會成員多元化 政策》及監察其執行;及
- 檢討提名委員會的職權範圍。

董事提名政策

《董事提名政策》載列提名及甄選董事(包括委任額 外董事、替補董事及重選董事)的方法及程序,以 確保設有適當的董事甄選及提名程序。《董事提名 政策》須由提名委員會(於適當時及最少每年一次) 進行檢討,以確保其有效。

The "Director Nomination Policy" are summarised below:

Selection Criteria

When the need to select, nominate or re-elect Directors arises, the Nomination Committee shall, as it considers appropriate, consider a variety of factors in making nominations, including but not limited to the following in assessing the suitability of the proposed candidate:

- reputation for integrity;
- the skills, knowledge, experience and professional expertise which are relevant to the operations of the Group;
- commitment in respect of sufficient time, interest and attention and participate in induction on appointment, continuous professional development and other Board associated activities;
- ability to exercise sound business judgement and possess experience in senior management;
- contribute to the Board's diversity with due regard to the diversity perspectives set out in the "Board Diversity Policy" of the Company; and
- compliance with the criteria of independence as prescribed under Rule 3.13 of the Listing Rules for the consideration of appointment of an INED.

Procedures and Process

- for appointment of new and replacement Directors, the Nomination Committee assesses the potential candidates based on the selection criteria and make recommendation to the Board. The Board has the authority on determining suitable director candidate for appointment; and
- for re-election of Directors and nomination from shareholders, the Nomination Committee make recommendation to the Board/Shareholder such retiring Director to stand for re-election at a general meeting.

《董事提名政策》簡述如下:

甄選準則

如有需要甄邏、提名或重選董事,提名委員會將 在其認為適當的情況下,於提名準候選人時考慮 多項因素,包括但不限於下列各項:

- 誠信;
- 與本集團營運相關的技能、知識、經驗及專業知識;
- 承諾對本集團的業務投入足夠的時間、興趣 和關注,並參與就任須知、持續專業發展及 其他董事會相關的活動;
- 具備作出正確業務判斷的能力,並擁有擔任 高級管理層的經驗;
- 對董事多元化的影響,需考慮到本公司《董 事會成員多元化政策》中所訂明的多元化觀 點;及
- 在考慮委任獨立非執行董事時,符合載列於 上市規則第3.13條所規定的獨立性準則。

程序及流程

- 就委任新任及替補董事而言,根據甄選準則 及提名委員會認為適合的其他因素評核準候 選人並向董事會提供建議。董事會擁有決定 合適董事人選以作出委任的權力;及
- 就重選董事及股東提名而言,提名委員會建
 議董事會/股東考慮該退任董事在股東大會
 上膺選連任。

Board Diversity Policy

The "Board Diversity Policy" sets out the approach to achieve diversity of the Board. It is believed that a truly diverse board will include and make good use of differences in a number of factors, including but without limitation, gender, age, cultural, skills, background, experience, knowledge, expertise and other qualities of members of the Board. These differences will be taken into account in determining the optimum composition of the Board. All appointments of Directors will be based on merit and the Nomination Committee will review the Board composition by considering the benefits of all aspects of diversity. The "Board Diversity Policy" shall be reviewed by the Nomination Committee, as appropriate and at least annually, to ensure its effectiveness.

There is currently one female Director out of eight Directors, representing approximately 13% of the Board. However, the Board believes that gender should not be the sole factor in considering a candidate to the Board. The Company would take into account various factors to identify suitable candidates for appointment to the Board in accordance with the Board Diversity Policy and the Director Nomination Policy and may adjust the proportion of female directors over time as and when it is appropriate. The gender diversity of the Group's workforce (including senior management) as at 31 March 2024 was approximately 76% male and 24% female. The predominant image of construction, being the core business of the Group, is that of a male-dominated industry requiring physical strength and good tolerance for outdoor conditions. Accordingly, it is unpractical for the Group to set any specific target of gender diversity for its workforce. However, the Group is committed to providing equal opportunities to suitable candidates and staff for employment, learning and job advancement regardless of gender.

CORPORATE GOVERNANCE REPORT 企業管治報告

董事會的多元化政策

《董事會的多元化政策》載列實現董事會成員多元 化的方式。本公司認為,一個真正成員多元化的 董事會將融入及善用董事會成員的不同特質,包 括但不限於性別、年齡、文化、技能、背景、經 驗、知識、專長及其他質素。該等差異將在釐定 董事會的最佳組合時納入考量。所有董事的任命 均以用人唯才為原則,而提名委員會將透過考慮 多元化政策》須由提名委員會(於適當時及最少每 年一次)進行檢討,以確保其有效。

目前,董事會的八名成員中有一名女性董事,佔 董事人數約13%。然而,董事會認為性別不應是 考慮董事會候選人的唯一因素。本公司將按照《董 事會成員多元化政策》及《董事提名政策》並考慮 各種因素來確定符合任命為董事會成員的合適候 選人,並適時調整女性董事的比例。於二零二四 年三月三十一日,本集團員工(包括高級管理人 員)的性別比例為約76%男性及約24%女性。建築 業務為本集團的核心業務,其普遍印象為要求具 備充沛體力及適應戶外工作的能耐的男性主導行 業。因此,本集團就員工性別多元化設定任何特 定目標屬不切實際。儘管如此,本集團致力為合 適的候選人及員工(不論彼等性別)提供平等的就 業、學習及職業晉升機會。

Corporate Governance Report 企業管治報告

An analysis of the Board's composition, as classified into different aspects, up to the date of this annual report is set out below: 董事會於直至本年報日期的組成(按不同類別)分 析如下:

Aspects 類別	Board Composition 董事 會的組成							
Gender 性別	Male 男 (7)				Female 女 (1)			
Designation 職位		Executive 執行 (3)			Independent Non-exec 獨立非執行 (5)			
Age group 年齡層	45-54 (1)	55-64 (3)			65-74 (2)		>74 (2)	
Educational background 學歷		Undergraduate 大學本科/大專 (3) (5)						
Skills/industry experience 技能/行業經驗	Account & finance 會計及財務 (1)	Construction, property & administration 建築、物業及 行政 (1)	Construction & engineering 建築及工程 (2)		Engineering & education 工程及教育 (2)	Education & management 教育及管理 (1)	Dental & administration 齒科及行政 (1)	
No. of directorship with other listed companies in the past 3 years 過去三年內擔任其他 上市公司董事之 公司數目	(0)							

() Number of respective Directors

() 相關董事數目

DIRECTORS' CONTINUOUS PROFESSIONAL DEVELOPMENT

Every Director keeps abreast of his/her responsibilities as a Director of the Company and of the conduct, business activities and development of the Group. The Company provides all members of the Board with monthly updates on the Group's development.

董事持續專業發展

每位董事均了解作為本公司董事的責任,掌握本 集團的經營、業務活動及動向。本公司每月向董 事會所有成員匯報本集團的最新發展。

According to the code provision C.1.4 of the CG Code, all Directors should participate in continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the Board remains informed and relevant. The Company continues its effort in providing updates on the changes in the relevant regulatory requirements applicable to the Group from time to time and recommending relevant seminars (including webinars)/conferences/forums to the Directors as and when appropriate. Directors are also encouraged to participate in continuous improvement programmes at the expense of the Company.

Directors recognise the need for continuous professional development and confirmed that they had complied with the code provision C.1.4 of the CG Code during the year. All Directors are required to provide the Company with the records of the training they received annually. According to the records maintained by the Company, all Directors pursued continuous professional development during the year ended 31 March 2024 and relevant details are set out below: 根據企業管治守則的守則條文第C.1.4條規定,所 有董事須參與持續專業發展,以拓展及更新其知 識和技能,從而確保其在具備全面資訊及切合所 需的情況下對董事會作出貢獻。本公司持續向董 事不時提供適用於本集團的相關監管規定變更的 資訊,並適時向彼等推薦相關研討會(包含網上研 討會)/會議/論壇。本公司亦鼓勵董事參與持續 發展課程,費用由本公司承擔。

董事認同持續專業發展的需要,而彼等已確認其 於年內已遵守企業管治守則的守則條文第C.1.4 條。所有董事每年均須向本公司提供其培訓記錄 予本公司保存。根據本公司的記錄,所有董事於 截至二零二四年三月三十一日止年度內皆有參與 持續專業發展,相關資料如下:

Directors	董事	Types of Training	培訓類別
		(Notes)	(附註)
Mr. YAU Kwok Fai	游國輝先生	A & B	甲及乙
Mr. CHEUNG Ho Yuen	張浩源先生		
(resigned on 29 August 2023)	(於二零二三年八月		
	二十九日離任)	A & B	甲及乙
Mr. LAU Chi Fai Daniel	劉志輝先生	A & B	甲及乙
Mr. NGAI Chun Hung	魏振雄先生		
(resigned on 1 April 2024)	(於二零二四年四月一日		
	離任)	A & B	甲及乙
Prof. KO Jan Ming	高贊明教授	A & B	甲及乙
Dr. LEE Man Piu Albert	李文彪醫生	A & B	甲及乙
Dr. LI Yok Sheung	李毓湘博士	A & B	甲及乙
Ms. MAK Suk Hing	麥淑卿女士	A & B	甲及乙
Mr. MONG Chan	蒙燦先生	A & B	甲及乙

Notes:

附註:

- A Participated in seminar (included webinars)/conferences/forums regarding financial, accounting, taxation, construction and/or environmental, social and governance
- B Read journals/updates/articles regarding updates on rules and regulations, relating to listed companies, corporate governance, construction, internal control, financial, accounting and/or taxation
- 甲-參與關於金融/會計/税務樓宇建築及/或環境、社會和管治的研討會(包括網絡研討會)/會議/論壇

乙一研讀關於上市公司有關的規則及規條的更新、 企業管治、樓宇建築、內部控制、金融、會計 及/或税務的期刊/更新/文章

DIVIDEND POLICY

To enhance transparency of the Company in the recommendation and declaration of dividend, the Board has adopted a written "Dividend Policy" (the "**Dividend Policy**") which sets out the factors of determining the recommendation and declaration of dividend since 18 March 2019.

Under the Dividend Policy, the Board may consider declaring and paying dividends to the Shareholders out of the Company's distributable reserves. Such declaration and payment of dividends shall remain to be determined at the sole discretion of the Board, subject to the requirements of all applicable laws and the Articles (including Shareholders' approval of the payment of final dividend in AGM).

Pursuant to the Dividend Policy, the Board shall strike a balance between providing immediate return to the Shareholders through the payment of dividends whilst retaining adequate reserves as the Group's working capital and for the Group's future growth. In deciding whether to propose or declare a dividend and in determining the dividend amount and means of payment, the Board shall take into account, among others:

- the actual and expected financial performance of the Group;
- the Group's liquidity position;
- the capital and debt level of the Group;
- retained earnings and distributable reserves of the Company and major subsidiaries of the Group; and
- the working capital requirements, capital expenditure requirements and future development plans of the Group.

The Board will from time to time review the Dividend Policy and may update, amend and/or modify the Dividend Policy at any time as the Board deems fit and necessary.

股息政策

為提升本公司建議及宣派股息的透明度,董事會 已於二零一九年三月十八日採納一項書面《股息政 策》(「**股息政策**」),其載列決定建議或宣派股息 所考慮的因素。

根據股息政策,董事會可考慮自本公司的可供分派儲備向股東宣派及派付股息。該等股息的分派 及支付應由董事會全權酌情決定,惟必須遵守所 有適用法規及細則(包括股東於股東週年大會批准 支付末期股息)。

根據股息政策,董事會將盡力在透過分派股息為 股東提供即時回報與保留足夠儲備作為本集團的 營運資金及作本集團未來增長之間取得平衡。於 決定是否建議或宣派股息及釐定股息金額及分派 方式時,董事會應考慮(其中包括):

- 本集團的實際及預期財務表現;
- 本集團的流動資金狀況;
- 本集團的資本及負債水平;
- 本公司及本集團主要附屬公司的保留溢利及 可供分派儲備;及
- 本集團的營運資金需求、資本開支需求及未 來發展計劃。

董事會將不時檢討該股息政策,並在其認為合適 及必要時更新、修訂及/或更改該股息政策。

SECURITIES TRANSACTIONS OF DIRECTORS AND EMPLOYEES

The Company has adopted the "Model Code for Securities Transactions by Directors of Listed Issuers" (the "**Model Code**") as set out in Appendix C3 of the Listing Rules as the code of conduct regarding the Directors' securities transactions.

Following specific enquiry made by the Company, all Directors have confirmed that they had complied with the required standard set out in the Model Code throughout the year ended 31 March 2024. Full details of the Directors' interests in the shares of the Company are set out on pages 61 to 80 in the "REPORT OF THE DIRECTORS" of this annual report.

The Company has also established written code on no less exacting terms than the Model Code for dealings in the securities of the Company by relevant employees who are likely to be in possession of unpublished inside information in relation to the Company.

During the year ended 31 March 2024, the Company sent notifications to the Directors and employees regarding the "black-out period(s)" as specified in the relevant codes and the relevant period when the Directors and relevant employees were not allowed to deal in the securities of the Company. All Directors and employees are also bound by corporate policies of the Company to refrain from dealing in the Company's securities if they are in possession of any inside information of the Group.

董事及僱員進行證券交易

本公司已採納上市規則附錄C3所載的《上市發行 人董事進行證券交易的標準守則》(「標準守則」) 作為董事進行證券交易的操守準則。

經本公司作出特定查詢後,所有董事均確認彼等 於截至二零二四年三月三十一日止年度內一直遵 守標準守則所載的規定。有關董事於本公司的股 份中權益的全部詳情載於本年報第61至80頁的 「董事會報告」內。

本公司亦已就可能擁有本公司的未公佈的內幕消 息的有關僱員在進行本公司的證券交易事宜設立 書面守則,而該守則並不比標準守則寬鬆。

於截至二零二四年三月三十一日止年度內,本公 司已向董事和僱員發出通知,提醒彼等有關守則 內列明的「禁止買賣期」及董事和相關僱員於相關 時期不得買賣本公司的證券。所有董事及所有僱 員均受本公司的公司政策約束,當彼等得悉本集 團的任何內幕消息,則不得買賣本公司的證券。

AUDITOR' S REMUNERATION

Ernst & Young was re-appointed by the Shareholders at the AGM held on 29 August 2023 as the Company's external auditor until the conclusion of the 2024 AGM.

During the year, the Company also awarded non-audit services works to Ernst & Young and its associates. Through the Audit Committee, the Board monitors the non-audit services rendered by its external auditor and its associates to the Group to ensure that the independence and objectivity of the external auditor would not be impaired.

Pursuant to the "Policy for Non-audit Services provided by the Group's External Auditor and its Associates", all proposed nonaudit services of the external auditor or its associates would be reviewed by the Audit Committee before the respective engagement. During the year ended 31 March 2024, the Audit Committee reviewed the nature of non-audit services proposed to be performed by Ernst & Young or its associates and considered these non-audit services would not give rise to impairment of actual or perceived independence, or objectivity of the audit work itself. The Audit Committee recommended the Board to propose the re-appointment of Ernst & Young as the independent external auditor of the Company for Shareholders' approval at the forthcoming AGM.

In respect of the year ended 31 March 2024, the remuneration paid and payable to the Company's external auditor, Ernst & Young, and its associates is set out below:

核數師酬金

安永會計師事務所已在二零二三年八月二十九日 舉行的股東週年大會上獲股東續聘為本公司的外 聘核數師,任期直至二零二四年股東週年大會結 束為止。

於本年度,本公司亦向安永會計師事務所及其聯 繫人授出非審計服務工作。董事會透過審核委員 會監察其外聘核數師及其聯繫人向本集團提供的 非審計服務,以確保外聘核數師的獨立性及客觀 性不會受損。

根據《本集團外聘核數師及其聯繫人提供非審計服 務的政策》,所有擬委聘外聘核數師或其聯繫人進 行非審核服務的建議需於聘任前經審核委員會審 批。於截至二零二四年三月三十一日止年度,審 核委員會檢視擬委聘安永會計師事務所或其聯繫 人進行的非審計工作的性質,認為該等非審計工 作並不會對審計工作的獨立性或客觀性造成任何 實際或預期的負面影響。審核委員會已向董事會 建議於即將舉行的股東週年大會上提呈續聘安永 會計師事務所為獨立核數師,以供股東批准。

於截至二零二四年三月三十一日止年度,本公司 已付及應付本公司外聘核數師安永會計師事務所 及其聯繫人的酬金如下:

		HK\$'000
		千港元
Audit services	審計服務	2,768
Non-audit services:	非審計服務:	
Taxation services	税務服務	163

COMPANY SECRETARY

The Company Secretary is to support the Board by ensuring good information flow with the Board as well as the Board's policy and procedures being followed. The Company Secretary is also responsible for advising the Board on governance matters and facilitates induction and the professional development of the Directors.

The Company Secretary reports to the Chairman of the Board and the CEO. The Company Secretary is an employee of the Company. The appointment and dismissal of the Company Secretary is subject to the Board's approval. The Company Secretary has confirmed that he has complied with all the required qualifications and training requirements under the Listing Rules as at 31 March 2024.

Mr. CHONG Yuk Fai has been appointed to succeed Mr. MUI Siu Hong as the Company Secretary with effect from 18 May 2023.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board recognises its overall responsibility for maintaining sound and effective systems of risk management and internal control to safeguard the Shareholders' investment and the Group's assets, ensure the maintenance of proper accounting records and the truth and fairness of the financial statements and ensure compliance with relevant legislation and regulations. The systems are designed to provide reasonable, but not absolute, assurance against material errors, losses and fraud, and manage rather than eliminate risks of failure in the Group's operational systems and in the achievement of the Group's business objectives.

The Board has entrusted the Audit Committee with the responsibility to review the risk management and internal control systems of the Group, covering all the departments and business units, to monitor, assess and manage various risks in the Group's business activities.

公司秘書

公司秘書透過確保與董事會有良好資訊流通及董 事會政策和程序均獲遵守,以支援董事會。公司 秘書亦負責向董事會就管治事務提出建議,並推 動董事的就任須知及專業發展。

公司秘書向董事會主席和行政總裁彙報工作。公 司秘書為本公司僱員。公司秘書之委任及罷免乃 經由董事會批准。於二零二四年三月三十一日, 公司秘書已確認其符合上市規則項下公司秘書的 所有資格及培訓要求。

莊旭輝先生已獲委任接替梅兆康先生出任公司秘 書,自二零二三年五月十八日起生效。

風險管理及內部監控

董事會認同其有責任確保整體風險管理及內部監 控系統穩健妥善而且有效以保障股東的投資及本 集團的資產、確保存置適當的會計記錄及財務報 表的真實性和公允性、以及確保遵守相關法例和 法規。系統的設計旨在可合理但非絕對確保本集 團不會出現重大失誤、虧損及欺詐,並可管理但 非消除本集團營運制度失誤及業務未能達標的風 險。

董事會已授權審核委員會負責檢討本集團(涵蓋所 有部門及業務單位)的風險管理及內部監控系統, 以監察、評核及管理本集團業務活動的各種風險。

During the year ended 31 March 2024 and up to the date of approval of this annual report, the Group adopts the following four lines of defense approach on risk management: 於截至二零二四年三月三十一日止年度及直至批 准本年報當日,本集團採納以下「四道防線模式」 來管理風險:

	1st Line of Defense 第一道防線	2 nd Line of Defense 第二道防線	3 rd Line of Defense 第三道防線	4 th Line of Defense 第四道防線
Focus 焦點	Culture, Ethics and General Behaviour 文化、誠信及一般行為	Business Operations 運營業務	Oversight Functions 監督職能	Audit and Whistle-blowing 審計和舉報
Owner 主 理人士	All employees (including Directors) 所有員工(包括董事)	Supervisors and management 主管及管理層	Senior management, the Board and the Audit Committee 高級管理層、董事會及 審核委員會	The Board, the Audit Committee, internal and external auditors and external professionals 董事會、審核委員會、內部和 外部審計師及外部專業人士
Major Measures 主要措施	 Conduct and behaviour requirements 行為和行為規範 Training and promotion 培訓和宣傳 	 Standardise procedures and practices 規範的程序及作業 Internal control measures 内部監控措施 Management control 管理控制 Training 培訓 	 Financial control 財政控制 Risk management 風險管理 Compliance review 合規審査 	 Internal audit 內部審計 External audit 外部審計 Whistle-blowing mechanism 舉報機制 External enquiry/investigation 外部查詢/調查

Regarding the handling and dissemination of inside information, the Company has taken appropriate measures according to a written "Corporate Information Disclosure Policy" to identify inside information and preserve its confidentiality until proper dissemination via the electronic publication system operated by The Stock Exchange. This policy has been set out in a written "Employee Handbook", which is made available to all employees of the Group, so that not only the senior management but all employees are aware of this disclosure policy and their responsibilities to take all reasonable measures to ensure that proper safeguards exist to prevent the leakage of inside information of the Company from time to time. Employees must also promptly bring any possible leakage or divulgence of inside information to the attention of the Chairman, the CEO and/or the Company Secretary, who will notify the Board immediately accordingly for taking the appropriate action promptly.

就處理及發佈內幕消息,本公司已根據書面《公司 信息披露政策》採取適當措施識別內幕消息並保持 其機密性,直到通過由聯交所管理的電子發佈系 統妥為傳播。有關政策已載列於一份書面的《員工 手冊》,該手冊提供給本集團的所有員工。故此, 不僅高級管理層,所有員工亦知悉該披露政策並 明白其有責任不時採取一切合理措施,以防洩漏 本公司的內幕消息。員工亦須迅速提請主席、行 政總裁及/或公司秘書有關內幕消息的任何潛在 洩漏,而其將立即通知董事會以迅速採取適當行 動。 The Company is committed to achieving and maintaining a high standard of probity, openness, and accountability. A whistle-blowing policy is in place for the Group's employees and associates of the Group's businesses to raise concerns and to report when anyone of them believes reasonably and in good faith that he/she has come across fraud, malpractices, violation of business ethics or improprieties. The policy are available on the website of the Company.

The Group's internal auditor conducted systematic reviews of the Group's internal control system for the year ended 31 March 2024 by adopting a risk-based approach and review the effectiveness of the Group's internal control system according to an internal audit plan approved by the Audit Committee. The CEO and any members of the Audit Committee may instruct the internal auditor to undertake internal audit activities of an urgent or sensitive nature. The internal auditor reports directly to the Audit Committee and has the power to access and review all aspects of the Group's activities and systems. Internal audit findings and control weaknesses identified and follow-up plans/actions taken have been summarised and reported to the Audit Committee at least annually. Other Directors are also informed of the findings and weaknesses identified.

The Audit Committee, assisted by the management and the internal auditor, had reviewed and evaluated the effectiveness of the Group's risk management and internal control systems for the year ended 31 March 2024. The Audit Committee considered the risk management and internal control systems of the Group were effective and adequate. The Board also reviewed the Group's risk management and internal control systems through discussion with the Audit Committee on audit findings and internal control matters.

Both the Audit Committee and the Board were satisfied that the risk management and internal control systems of the Group of the reporting year were effective and adequate for their purposes.

CORPORATE GOVERNANCE REPORT 企業管治報告

本公司致力於實現並保持高標準的誠信、開放和 問責原則。本集團設立一項舉報政策,供本集團 的僱員及與本集團業務有往來的人士在其合理及 真誠相信當遇到欺詐、舞弊、違反商業道德或不 當行為時提出疑慮及作出舉報。該政策可於本公 司的網站查閱。

本集團的內部審核人員根據審核委員會批准的內 部審核計劃,有系統地採用以風險為基礎的審核 方法檢討本集團截至二零二四年三月三十一日止 年度的內部監控系統的成效。行政總裁及審核委 員會的任何成員亦可指示內部審核員進行緊急或 具敏感性質的內部審核活動。內部審核員直接向 審核委員會報告,並可有權查閱及檢視本集團各 方面的活動及監控系統。內部審核的結果及發現 的監控弱點及後續計劃/已採取的行動,已總結 並向審核委員會作出不少於每年一次的報告,而 其他董事亦會獲知有關結果及發現的監控弱點。

透過管理層及內部審核員的協助,審核委員會已 檢討及評估本集團於截至二零二四年三月三十一 日止年度的風險管理及內部監控系統的成效。審 核委員會認為本集團的風險管理及內部監控系統 有效及足夠。董事會亦已透過與審核委員會討論 審核結論及內部監控事宜,從而對本集團的風險 管理及內部監控系統的成效作出檢討。

審核委員會及董事會均信納本集團在回顧年度內 的風險管理及內部監控系統為有效及足夠。

COMMUNICATIONS WITH SHAREHOLDERS AND INVESTORS

The Company is endeavouring to maintain a high level of transparency in communication with Shareholders and investors in general. The Company has adopted a "Shareholders' Communication Policy" on 18 January 2017, which is available on the website of the Company, reflecting mostly the current practices of the Company for communication with its Shareholders. The various channels via which the Company communicates with Shareholders include interim and annual reports, information on The Stock Exchange's and the Company's websites, and general meetings.

The Company's AGM provides an opportunity for Shareholders to communicate face to face with the Directors about the Group's performance and operations. The Chairman of the Board, the Executive Directors, Non-executive Director, the INEDs, the chairman of each of the Board Committees and external auditor of the Company will attend AGM to answer Shareholders' questions. Separate resolutions will be proposed at the general meetings on each substantially separate issue, including the re-election of individual Directors.

The Company's 2023 AGM was held on 29 August 2023. The notice of the 2023 AGM, the 2022/23 annual report and the circular containing relevant information of the proposed resolutions of the 2023 AGM were sent to the Shareholders more than 20 clear business days before the 2023 AGM. All Directors and the external auditor attended the 2023 AGM. The Company Secretary 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 websites of the Company and The Stock Exchange.

與股東及投資者的溝通

在與股東及一般投資者的溝通而言,本公司盡力 維持高透明度。於二零一七年一月十八日,本公 司採納一項《股東溝通政策》(文件可於本公司網站 上查閱),其主要反映本公司目前與其股東溝通的 做法。本公司與股東溝通的渠道包括中期及全年 報告、載於聯交所及本公司網站的資料,以及股 東大會。

本公司的股東週年大會為股東提供與董事面對面 溝通有關本集團的表現和營運事宜的機會。董事 會主席、執行董事、非執行董事、獨立非執行董 事、各董事會委員會的主席及本公司的外聘核數 師均會出席股東週年大會並回答股東的提問。於 股東大會上,每項實際獨立的事宜(包括重選個別 董事)將會被提呈獨立決議案。

本公司之二零二三年股東週年大會於二零二三年 八月二十九日舉行。二零二三年的股東週年大會 通告、二零二二至二三年年報及載有二零二三年 股東週年大會擬提呈議案的相關資料的通函已於 二零二三年股東週年大會前多於二十個完整營業 日向股東寄發。所有董事和外聘核數師均有出席 二零二三年股東週年大會。公司秘書於二零二三 年股東週年大會上闡釋按股數投票方式表決的程 序。已就每一重要事項(包括重選個別董事)於二 零二三年股東週年大會上提呈獨立決議案。所有 於二零二三年股東週年大會上提呈獨立決議案。所有 於二零二三年股東週年大會上提呈的決議案均以 按股數投票表決方式表決。二零二三年股東週年 大會按股數投票表決的結果已刊載於本公司網站 及聯交所網站。

SHAREHOLDERS' RIGHTS

Right to Convene Special General Meeting

In accordance with the Articles, any Shareholder holding not less than one-tenth of the paid-up capital of the Company carrying the right of voting at general meetings shall have the right, by written requisition served to the Board or the Company Secretary, to require a special general meeting to be convened by the Board for transaction of any business specified in such requisition; and such meeting shall be held within two (2) months after the deposit of such requisition. If within twenty-one (21) days of such deposit the Board fails to proceed to convene such meeting, the requisitionists themselves may do so in the same manner.

The requisition (i) must state the purpose of the special general meeting; and (ii) must be signed by the requisitionists and deposited at the principal place of business of the Company at No.155 Waterloo Road, Kowloon Tong, Kowloon, Hong Kong for the attention of the company secretary of the Company. The requisition will then be verified with the Company's branch share registrar and transfer office in Hong Kong and upon its confirmation that the requisition is proper and in order, the company secretary of the Company will forward the requisition to the Board and inform the Board to convene a special general meeting by serving sufficient notice to all shareholders of the Company.

Procedures for Putting Forward Proposals at General Meetings by Shareholders

There are no provisions allowing Shareholders to move new resolutions at general meetings under the Cayman Islands Companies Laws or the Articles. Shareholders who wish to move a resolution may request the Company to convene a general meeting following the procedures set out in the preceding paragraph.

CORPORATE GOVERNANCE REPORT 企業管治報告

股東權利 召開股東特別大會的權利

根據細則,倘任何股東於向董事會或公司秘書遞 交書面呈請當日持有可於股東大會表決權的本公 司已繳足股本不少於十分之一,則有權要求董事 會召開股東特別大會以處理有關請求書中所列的 任何事項,而有關大會應於遞呈有關請求書後兩 (2)個月內舉行。倘於有關遞呈後二十一(21)日 內,董事會未有召開有關大會,則請求人可用相 同方式自行召開有關大會。

有關要求(i)必須說明股東特別大會之目的;及(ii) 必須由要求者簽署,並送往本公司之主要營業地 點,地址為香港九龍九龍塘窩打老道155號,註明 本公司之公司秘書收。本公司隨後將會向本公司 之香港股份過戶登記分處核實該項要求,於獲其 確認該項要求為恰當及適當後,本公司之公司秘 書會將該要求轉交董事會,告知董事會召開股東 特別大會並向本公司全體股東發出具備足夠通知 期之通知。

股東於股東大會提呈建議的程序

根據開曼群島公司法及細則,並沒有任何條文可 允許股東於股東大會上提出新決議案。股東如希 望提出新決議案,可根據前段提及之程序要求本 公司召開股東大會。

Proposing a Person for Election as a Director

The procedures for proposing candidate(s) for election as director(s) at a general meeting are set out in the "Corporate Governance" under section headed "Investor Relations" on the website of the Group.

Right to Put Enquiries to the Board

Shareholders have the right to put enquiries to the Board at general meetings or send their enquiries, concerns and notice with sufficient details to the principal place of business of the Company at No. 155 Waterloo Road, Kowloon Tong, Kowloon, Hong Kong for the attention of the Board.

RESPONSIBILITY STATEMENT IN RESPECT OF FINANCIAL STATEMENTS

The Directors acknowledge and understand their responsibility for preparing the financial statements for the year ended 31 March 2024, which give a true and fair view of the state of affairs of the Company and the Group on a going concern basis.

To the best of the Directors' knowledge, there is no uncertainty relating to events or conditions that may cast significant doubt upon the Company and the Group's ability to continue as a going concern.

The external auditor of the Company acknowledged their reporting responsibilities in its auditor's report on the consolidated financial statements for the year ended 31 March 2024 as set out in the Independent Auditor's Report on pages 81 to 89 of this annual report.

On behalf of the Board of **ABLE ENGINEERING HOLDINGS LIMITED**

提名人士參選董事

於股東大會上提名人士參與董事選舉的程序,載 於本集團網站中「投資者關係」一節下「企業管治」 內。

向董事會提問的權利

股東有權於股東大會上向董事會提問,或把有關 查詢、疑慮和通知的詳情寄往本公司位於香港九 龍九龍塘窩打老道155號的主要營業地點,抬頭註 明董事會收。

有關財務報表的責任聲明

董事知悉及了解彼等編製截至二零二四年三月 三十一日止年度的財務報表之責任,有關財務報 表真實及公平地反映本公司及本集團按持續經營 基準的事務狀況。

就董事所深知,概無任何不明朗因素或情況可能 會嚴重影響本公司及本集團持續營運的能力。

本公司的外聘核數師在本年報第81頁至第89頁的 獨立核數師報告中,載列其於截至二零二四年三 月三十一日止年度的綜合財務報表的申報責任。

代表董事會 安保工程控股有限公司

YAU Kwok Fai Chairman

Hong Kong, 27 June 2024

主席 **游國輝**

香港,二零二四年六月二十七日

The board (the "Board") of directors (the "Director(s)") of Able Engineering Holdings Limited (the "Company", together with its subsidiaries, the "Group") are pleased to present their report together with the audited consolidated financial statements of the Group for the year ended 31 March 2024.

PRINCIPAL ACTIVITIES

The principal activities of the Company are investment holding and the provision of corporate management services. Details of the principal activities of the Group's principal subsidiaries are set out in note 1 to the financial statements. There were no significant changes in the nature of the Group's principal activities during the year.

BUSINESS REVIEW

A review of the business of the Group as required under Schedule 5 to the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) during the year, an analysis of the Group's financial performance during the year using financial key performance indicators, a discussion on the Group's future business development and a description of the principal risks and uncertainties facing by the Group are provided in the "FIVE-YEAR FINANCIAL SUMMARY" section of this annual report on pages 4 to 6 and the "MANAGEMENT DISCUSSION AND ANALYSIS" section of this annual report on pages 14 to 23. Also, the Group's financial risk management objectives and policies are set out in note 39 to the financial statements.

REPORT OF THE DIRECTORS 董事會報告

安保工程控股有限公司(「本公司」,連同其附屬 公司統稱「本集團」)的董事(「董事」)會(「董事 會」)欣然提呈其報告連同本集團截至二零二四年 三月三十一日止年度的經審核綜合財務報表。

主要業務

本公司的主要業務為投資控股及提供企業管理服務。本集團的主要附屬公司的主要業務詳情載於 財務報表附註1。本集團的主要業務的性質在本年 度並無重大變動。

業務回顧

按公司條例(香港法例第622章)附表5指定本集團 本年度的業務回顧、本集團年內以財務關鍵指標 作出分析的財務表現、本集團未來的業務發展及 有關本集團主要風險及不明朗因素的描述,已載 於本報告以及本年報第4頁至第6頁的「五年財務概 要」及本年報第14頁至第23頁的「管理層討論及分 析」中。此外,本集團的財務風險管理目標和政策 已載於財務報表附註39。

The Group is committed to be an environmental-responsible corporation with the aim to conserve the environment while making reasonable returns. The Group has operated an environmental management system which complies with international standards and will continuously encourage our business partners, suppliers and sub-contractors to follow the same standards. Further information of the Group's policies and performance during the year ended 31 March 2024 from the environmental perspective was included in the "Environmental, Social and Governance Report" of the Company which will be published on the websites of The Stock Exchange and the Company.

During the year ended 31 March 2024, there was no material breach of or non-compliance with applicable laws and regulations by the Group that have significant impact on the business and operations of the Group.

All references herein to other sections of this annual report or reports form part of this report of the Directors.

RESULTS AND DIVIDEND

The Group's profit for the year ended 31 March 2024 and the Group's financial position at that date are set out in the audited consolidated financial statements on pages 90 to 92 of this annual report.

The Board recommended the payment of a final dividend of HK5.0 cents (2023: HK5.0 cents) per ordinary share for the year ended 31 March 2024 to the shareholders whose names appear on the register of shareholders of the Company on 6 September 2024, Friday. The proposed payment of the final dividend is subject to the approval of the Company's shareholders ("Shareholder(s)") at the forthcoming 2024 annual general meeting ("AGM") of the Company and has not been recognised as a liability as at 31 March 2024. 本集團致力成為一間對環境負責的企業,旨在賺 取合理回報的同時保護環境。本集團已採用一符 合國際標準的環境管理系統,並不斷鼓勵我們的 合作夥伴、供應商與分判商採用相同準則。有關 本集團於截至二零二四年三月三十一日止年度的 環保政策及表現的進一步資料,將載於本公司在 聯交所網站及本公司網站發佈的《環境、社會及管 治報告》內。

於截至二零二四年三月三十一日止年度,本集團 並無嚴重違反或不遵守對本集團的業務及運作有 顯著影響的適用法律與法規。

本節所提述本年報的其他章節或報告均構成本董 事會報告的一部分。

業績及股息

本集團於截至二零二四年三月三十一日止年度的 溢利及本集團於當日的財務狀況載於本年報第90 頁至第92頁的經審核綜合財務報表。

董事會建議就截至二零二四年三月三十一日止年 度向於二零二四年九月六日(星期五)名列本公司 股東登記冊上的股東派發末期股息每股普通股5.0 港仙(二零二三年:5.0港仙)。擬派發之末期股息 須於本公司即將舉行的二零二四年股東週年大會 (「**股東週年大會**」)上獲得本公司之股東(「**股東**」) 批准,方可作實,此末期股息因而並未在二零 二四年三月三十一日確認為負債。 Based on the 2,000,000,000 ordinary shares of the Company in issues as of the date of approval of this annual report, the total dividend amounted to HK\$100,000,000.

FIVE-YEAR FINANCIAL SUMMARY

A summary of the published results and of the assets and liabilities of the Group for the last five financial years, as extracted from the published audited financial statements, is set out on pages 4 to 6 of this annual report. This summary does not form part of the audited financial statements but part of "BUSINESS REVIEW".

ANNUAL GENERAL MEETING AND CLOSURE OF REGISTER OF SHAREHOLDERS

The 2024 AGM of the Company will be held in Hong Kong on 29 August 2024, Thursday. Notice of the AGM will be issued and disseminated to the shareholders in due course.

To determine the entitlement to attend and vote at the 2024 AGM, the register of shareholders of the Company will be closed from 26 August 2024, Monday, to 29 August 2024, Thursday, (both days inclusive), during which period no transfer of shares of the Company (the "Shares") will be registered. In order to qualify for attending and voting at the AGM, all share transfer documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong, for registration not later than 4:30 pm on 23 August 2024, Friday.

REPORT OF THE DIRECTORS 董事會報告

按本公司於批准本年報當日的已發行普通股 2,000,000,000股計算,股息總額為100,000,000港 元。

五年財務概要

本集團過去五個財政年度刊發之業績與資產負債 之概要(摘錄自己刊發經審核財務報表)載於本年 報第4頁至第6頁。這概要並非經審核財務報表的 一部分,而是「業務回顧」的一部分。

股東週年大會及暫停辦理股份過戶登記手續

本公司的二零二四年股東週年大會將於二零二四 年八月二十九日(星期四)在香港舉行。股東週年 大會的通告將於適當時向股東寄發及發送。

為釐定出席二零二四年股東週年大會並於會上投 票的權利,於二零二四年八月二十六日(星期一) 至二零二四年八月二十九日(星期四)(包括首尾 兩日)止期間將暫停辦理本公司股份(「**股份**」)的 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,所有股份過戶文件連同有關股票必 須在二零二四年八月二十三日(星期五)下午四時 三十分前送達本公司的香港股份過戶登記分處卓 佳證券登記有限公司,地址為香港夏慤道16號遠 東金融中心17樓,以辦理登記手續。

DIVIDEND PAYMENT AND CLOSURE OF REGISTER OF SHAREHOLDERS

Assuming that the final dividend recommended by the Board is approved by the Shareholders at the forthcoming AGM, for the purpose of ascertaining the entitlement to the final dividend, the register of shareholders of the Company will be closed from 4 September 2024, Wednesday to 6 September 2024, Friday (both days inclusive). During the closure period, no transfer of shares will be registered. In order to qualify for the final dividend, all share transfer documents accompanied by the relevant share certificates must be lodged for registration with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong, not later than 4:30 p.m. on 3 September 2024, Tuesday. It is expected that the final dividend will be payable to those entitled shareholders on or before 27 September 2024, Friday.

RISK MANAGEMENT

Under the Group's internal control and risk management framework, the Board has entrusted the Audit Committee with the responsibility to review the risk management and internal control systems of the Group. Other than the significant accounting judgements and estimates and the financial risk management objectives and policies of the Group set out in note 39 to the financial statements, the Group is also exposed to other key risks factors and uncertainties, among others:

Business and Market Risk

Demand for services and products of the Group is cyclical in nature and directly correlates with the level of real estate development, construction activities, liquidity demands and general economic environment in Hong Kong. The Group relies heavily on public sector projects which by their nature are only awarded by a limited number of customers who are normally the HKSAR Government and/or various institutional bodies. There is no guarantee that our customers will provide the Group with new business or that we will secure new customers.

支付股息及暫停辦理股份過戶登記手續

假設董事會建議之末期股息在應屆的股東週年大 會上獲得股東批准,為釐定有權獲得末期股息的 股東,於二零二四年九月四日(星期三)至二零 二四年九月六日(星期五)(包括首尾兩日)止期間 將暫停辦理本公司股份的過戶登記手續。為確保 取得末期股息的資格,所有股份過戶文件連同有 關股票必須在二零二四年九月三日(星期二)下午 四時三十分前送達本公司之香港股份過戶登記分 處卓佳證券登記有限公司,地址為香港夏慤道16 號遠東金融中心17樓,以辦理登記手續。預計末 期股息將於二零二四年九月二十七日(星期五)或 以前支付予有權取得股息的股東。

風險管理

根據本集團的內部監控和風險管理框架,董事會 已委託審核委員會負責審查本集團的風險管理及 內部監控制度。除載於經審核財務報表附註39的 本集團的主要會計判斷及估計及財務風險管理目 標及政策外,本集團亦面臨其他關鍵風險因素, 主要包括:

業務和市場風險

本集團的服務和產品需求屬週期性質,並與香港 的房地產開發、建築工程、資金流動性需求和總 體經濟環境水平直接相關。本集團主要倚賴公營 項目,其特性為只透過數目有限並一般為特區政 府及/或各機構組織的客戶取得項目。本集團無 法保證客戶將給予我們新的業務,或我們將取得 新客戶。 The Group's business and profitability may be materially and adversely affected by failure to tender for new contract works, any material reduction in spending by the HKSAR Government or various institutional bodies on public sector works and/or delay in awarding contracts of such works. The Group has accumulated over 45 years' experience in construction industry, we will continue to keep a close eye on project safety, project quality and project efficiency to ensure we remain competitive in tendering new projects.

Construction risk

The Group is exposed to construction risk in relation to price fluctuation, duration of works, quality of work, environmental protection and safety requirements involved in the construction business. The Group tries to manage and mitigate these risks through risk transfer, improve communication between project teams and project estimation and procurement departments, implementation of management systems.

Compliance Risk

The Group is exposed to compliance risk in relation to various rules and regulations, including but not limited to rules and regulations in relation to construction, labour, occupational health and safety, environmental protection, contractor registration and listing in Hong Kong. Non-compliance may causes serious legal sanctions, material financial loss, or loss to reputation and loss of business to the Group. The Group paid high attention to the enactment and amendment of laws and regulations which may cause legal or business risks to the Group's business and will arrange appropriate training and experience sharing activities for relevant employees. The Group also launched a safety promotion campaign "Safety • My Habit" since 2017 to promote safety awareness and continuously invest in the provision of appropriate selfowned safety tools to sub-contractors or suppliers in high risk operations.

REPORT OF THE DIRECTORS 董事會報告

如未能成功投標取得新合約工程、特區政府或其 他機構組織大幅削減公營工程開支及/或延遲 批出工程合約,均可能對本集團的業務及盈利能 力造成重大不利影響。本集團在建造業積累超逾 四十五年的經驗,我們將繼續密切留意項目安 全,項目質量和項目效率,以確保我們在投標新 項目方面保持競爭力。

施工風險

本集團面臨有關價格波動、工程時間、施工質 量、環保及安全等與建築業務相關的施工風險。 本集團通過風險轉移、加強施工隊伍與項目評估 及採購部門之間的溝通來管理及減輕這些風險。

合規風險

本集團面臨各種法例與法規的合規風險:包括但 不限於有關建築、勞工、職業健康與安全、環境 保護、承建商註冊及香港上市的法例與法規。不 合規的行為可能引致法律制裁、重大財務損失及 有關本集團的聲譽及/或損失業務等結果。本集 團非常關注可能為本集團帶來法律風險及業務風 險的法律與法規的制定和修改,並會為有需要 的僱員安排合適的培訓及經驗分享。本集團亦自 二零一七年起推出安全推廣活動「安全•我的習 慣」,以提升安全意識,並繼續投放資源為分判商 或供應商的高風險作業提供適當自置安全用具。

Risk on Reliance of Key Management Personnel

The Group's success and growth depends on our ability to identify, hire, train and retain suitable, skilled and qualified employees, including management personnel with the requisite industry expertise. The Directors and members of senior management, in particular, the Executive Directors, are important to the Group. If any of the Executive Directors cease to be involved in the management of the Group and the Group is unable to find suitable replacements in a timely manner, there could be an adverse impact on our business, results of operation and profitability of the Group. The Group manages this risk by (i) providing competitive remuneration packages and benefits which including discretionary performancerelated bonus, incentive travels and subsidies for education and training programmes; and (ii) acquired life insurance policies for one Executive director and one senior management.

Business Partners Risk

The Group relies on third-party sub-contractors and service providers in certain parts of its business. The management realises that such operational dependency may pose a threat of vulnerability to unexpected poor or lapses in service including reputation damage, business disruption and monetary losses. In addition, some of the Group's businesses are conducted through joint ventures/joint operations in which the Group shares control and risks with other business partners. The relevant risks include that these business partners may not continue their relationships with the Group, do not work for the Group's interest, take actions against the Group's interest, undergo a change of control or not fulfil their obligations under the joint ventures/joint operations and associates. To address such uncertainties, the Group only engages/cooperates with reputable and experienced business partners and closely monitors their performance.

Cyber and Information Security Risk

Frequency of cyber-attacks like sophisticated phishing campaigns and ransomware continued increased in recent years. The potential threat of a cyber-attack is increasing. Cyberattacks may lead to loss of information, leakage of confidential information, unavailability of systems and disruption of operation that significant costs may be required for data recovery and system restoration, and/or possible claims. The Group manages this risk by implement security measures such as firewall, anti-spam and anti-virus protection, and increase internal communication of cyber and information security threats to raise staff awareness.

依賴主要管理人員的風險

本集團的成功與發展取決於我們物色、聘用、培 訓及挽留適當、熟練及合資格僱員的能力,包括 具備所需行業專業知識的管理人員。董事及高級 管理層成員(尤其是執行董事)對我們非常重要。 若任何該等執行董事日後不再參與管理本集團, 而本集團未能及時覓得適當替代人選,則可能對 本集團的業務、經營業績及盈利能力造成不利影 響。本集團通過(i)提供有競爭力的薪酬計劃及福 利包括酌情表現花紅、獎勵旅遊及教育津貼及培 訓計劃;及(ii)為一名執行董事及一名高層管理層 購買人壽保險來管理相關風險。

業務夥伴風險

本集團依賴第三方分判商及服務供應商提供若干 部分的業務。管理層清楚該等營運依賴性或會令 本集團在服務突然轉差或出現真空期時,容易受 到不利影響,包括聲譽受損、業務中斷及金錢損 失。此外,本集團部分業務以合營企業/共同經 營進行,與其他業務夥伴分擔控制和風險。相關 風險包括:該等業務夥伴或未能與本集團維持其 合作關係、不以本集團利益而行事、向本集團採 取不利行動、控制權變更或未能履行其於合營企 業/共同經營安排及聯營公司的責任等。針對有 關不明朗因素,本集團僅會聘請或與信譽良好及 富經驗的業務夥伴合作,並會密切監察其表現。

網絡及信息安全風險

近年來,網絡釣魚及勒索軟件等複雜的網絡攻擊 個案有上升趨勢,而網絡攻擊的潛在風險亦與日 俱增。網絡攻擊或會引致信息丢失、洩漏機密資 料、系統失靈及業務中斷。數據復原及系統復原 成本不菲,亦/或可能引致索賠。本集團通過實 施防火牆、反垃圾郵件和防病毒保護等安全措施 來管理這一項風險,並增強內部有關網絡及信息 安全威脅的溝通以提高員工意識。

董事會報告

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the Group's property, plant and equipment during the year are set out in note 14 to the financial statements.

BANK BORROWINGS

Particulars of bank borrowings of the Group as at 31 March 2024 are set out in note 27 to the financial statements.

SHARE CAPITAL AND SHARE OPTIONS

There was no movement in the Company's authorised share capital, issued share capital and share options during this year. Details of the Company's issued share capital and share options are set out in note 29 and 30 to the financial statements.

PRE-EMPTIVE RIGHTS

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

PURCHASE, SALE OR REDEMPTION OF THE COMPANY'S 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.

RESERVES

Details of movements in the reserves of the Company and the Group during the year are set out in note 40 to the financial statements and in the Consolidated Statement of Changes in Equity, respectively.

物業、機器及設備

本集團的物業、機器及設備於本年度的變動詳情 載於財務報表附註14。

銀行借款

本集團於二零二四年三月三十一日的銀行借款的 詳情載於財務報表附註27。

股本及購股權

於本年度內,本公司的法定股本、已發行股本及 購股權無任何變動。本公司已發行股本及購股權 的詳情載於財務報表附註29及30。

優先購買權

本公司的《組織章程細則》(「**細則**」)或開曼群島法 例並無優先購買權的規定,故此本公司無須按比 例向現有股東發售新股。

購買、出售或贖回本公司上市證券

本公司或其任何附屬公司概無於截至二零二四年 三月三十一日止年度內買賣、出售或贖回本公司 任何上市證券。

儲備

於本年度內,本公司及本集團的儲備變動詳情分 別載於財務報表附註40及綜合權益變動表。

DISTRIBUTABLE RESERVES

At 31 March 2024, the Company's reserves available for distribution, calculated in accordance with the Companies Law of the Cayman Islands, amounted to HK\$676,288,000 (31 March 2023: HK\$674,808,000).

DONATIONS

During the year, the Group made donations for charitable purposes of nil (2023: HK\$4,827,000).

MAJOR CUSTOMERS AND SUPPLIERS

The Group recognises the importance of maintaining good relationships with customers, suppliers and sub-contractors to achieve its long-term business growth and development. Accordingly, the Group has kept good communications and shared business updates with business partners when appropriate.

For the year ended 31 March 2024, revenue earned from the Group's five largest customers accounted for approximately 98% (2023: 100%) of the total revenue and revenue earned from the largest customer included therein accounted for approximately 51% (2023: 38%). Three (2023: two) out of the five largest customers are from the public sector. The Group has not entered into any long-term framework agreements with any of these major customers.

During the year ended 31 March 2024, the respective percentage of the subcontracting charges and materials costs incurred attributable to the Group's largest suppliers/ subcontractors and five largest suppliers/subcontractors in aggregate was 13% (2023: 13%) and 39% (2023: 37%). Lanon Development was among the five largest suppliers/ subcontractors of the Group and the total subcontracting charges and material costs incurred attributable to the Group was 6% (2023: 4%).

Except as disclosed above, none of the Directors or any of their close associates or any Shareholders (which to the best knowledge of the Directors owned more than 5% of the Company's issued share capital) had a material interest in our five largest suppliers/subcontractors.

可供分派儲備

於二零二四年三月三十一日,本公司根據開曼群 島公司法計算的可供分派儲備為676,288,000港元 (二零二三年三月三十一日:674,808,000港元)。

捐款

於本年度內,本集團作出之慈善捐款為零(二零 二三年:4,827,000港元)。

主要客戶及供應商

本集團認同保持與客戶、供應商和分判商的良好 關係,對實現長遠業務增長和發展的重要性。因 此,本集團一直與業務夥伴保持良好的溝通,並 適當時與他們分享最新業務資訊。

於截至二零二四年三月三十一日止年度,本集團 自其五大客戶所賺取的合約工程收入佔本年度合 約工程收入總額約98%(二零二三年:100%), 其中來自最大客戶的合約工程收入約佔51%(二 零二三年:38%)。五大客戶中的三名(二零二三 年:兩名)為公營機構。本集團並無與任何主要客 戶訂立任何長期框架協議。

截至二零二四年三月三十一日止年度,本集團最 大供應商/分判商及五大供應商/分判商所產 生的分包費用及材料成本的總額的百分比分別 為13%(二零二三年:13%)及39%(二零二三年: 37%)。亮雅發展為本集團五家最大供應商/分判 商之一,佔本集團所產生的分包費用及材料成本 總額的6%(二零二三年:4%)。

除上文所披露者外,董事或其緊密聯繫人或任何 股東(據董事所知其擁有超過5%本公司的已發行 股本)概無於五大供應商或客戶中擁有重大權益。

DIRECTORS

The Directors during the year ended 31 March 2024 and up to the date of approval of this report were:

Executive Directors

Mr. YAU Kwok Fai (Chairman) (Assumed Chief Executive Officer for the period from 29 August 2023 to 31 March 2024)
Mr. LEE Hang Wing James (Chief Executive Officer) (Appointed on 1 April 2024)
Mr. LAU Chi Fai Daniel
Mr. CHEUNG Ho Yuen (Chief Executive Officer) (Resigned on 29 August 2023)

Non-executive Director

Mr. NGAI Chun Hung (Resigned on 1 April 2024)

INEDs

Prof. KO Jan Ming Dr. LEE Man Piu Albert Dr. LI Yok Sheung Ms. MAK Suk Hing Mr. MONG Chan

Pursuant to the Articles, every Director of the Company shall be subject to retirement by rotation at least once every three years at each annual general meeting. Mr. YAU Kwok Fai, Dr. LI Yok Sheung and Ms. MAK Suk Hing will retire from office and all of them, being eligible, have offered themselves for re-election at the forthcoming 2024 AGM to be held on 29 August 2024, Thursday.

In addition, Mr. LEE Hang Wing James was appointed as an Executive Director of the Company by the Board with effect from 1 April 2024. Pursuant to the Articles, Mr. LEE Hang Wing James shall hold office only until the forthcoming annual general meeting of the Company and, being eligible, offers himself for re-election at the 2024 AGM.

CONFIRMATION OF INDEPENDENCE OF INEDs

Pursuant to Rule 3.13 of the Listing Rules, the Company has received from each of Prof. KO Jan Ming, Dr. LEE Man Piu Albert, Dr. LI Yok Sheung, Ms. MAK Suk Hing and Mr. MONG Chan's annual confirmation of independence.

董事

於截至二零二四年三月三十一日止年度及直至批 准本報告當日的董事如下:

執行董事

游國輝先生(主席)(於二零二三年八月二十九日 至二零二四年三月三十一日期間兼任行政總裁) 李恒頴先生(行政總裁) (於二零二四年四月一日被任命) 劉志輝先生 張浩源先生(行政總裁) (於二零二三年八月二十九日離任)

非執行董事

魏振雄先生 (於二零二四年四月一日離任)

獨立非執行董事 高贊明教授 李文彪醫生 李毓湘博士 麥淑卿女士 蒙燦先生

根據細則,本公司每名董事須最少每三年於各股 東週年大會上輪值退任一次。游國輝先生、李毓 湘博士及麥淑卿女士將退任,惟彼等均符合資格 並願意於將在二零二四年八月二十九日(星期四) 舉行的應屆二零二四年股東週年大會上膺選連任。

此外,李恒頴先生自二零二四年四月一日起獲董 事會委任為本公司執行董事。根據細則,李恒頴 先生將僅任職至本公司應屆股東週年大會,並符 合資格並願意於二零二四年股東週年大會上膺選 連任。

獨立非執行董事的獨立確認書

根據上市規則第3.13條,本公司已接獲高贊明教 授、李文彪醫生、李毓湘博士、麥淑卿女士及蒙 燦先生各自的年度獨立性確認書。

The Board considers all of the INEDs are independent in accordance with related Listing Rules. The independence consideration of all of the INEDs has been set out in the section headed "The INEDs" on pages 36 to 37 of this annual report.

NON-COMPETITION UNDERTAKINGS

Mr. NGAI Chun Hung has confirmed to the Company of his/its compliance with the non-competition undertakings provided to the Company under the Deed of Non-Competition (as defined in the Prospectus of the Company dated 26 January 2017). The INEDs have reviewed the status of compliance and confirmed that all the undertakings under the Deed of Non-Competition have been complied with by Mr. NGAI Chun Hung during the year ended 31 March 2024.

DIRECTORS' AND SENIOR MANAGEMENT'S BIOGRAPHIES

Brief biographical details of the Directors and the senior management of the Group are set out on pages 24 to 32 of this annual report.

DIRECTORS' SERVICE CONTRACTS

None of the Directors has a service contract with the Company or any of its subsidiaries which is of a duration exceeding three years or which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

DIRECTORS' REMUNERATION

Particulars of the Directors' remuneration are set out in note 9 to the financial statements.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

Other than the contracts as further detailed in section headed "RELATED PARTY TRANSACTIONS" below, no Director nor a connected entity of a Director had a material interest, either directly or indirectly, in any transactions, arrangements or contracts of significance to the Group's business to which the holding company of the Company, or any of the Company's subsidiaries or fellow subsidiaries was a party, at any time during the year.

MANAGEMENT CONTRACTS

Save for contract of service with the Executive Directors, no contract by which a person undertakes the management and administration of the whole or any substantial part of the Company's business was entered into or subsisted during the year.

董事會認為彼等按相關上市規則均屬獨立人士。 關於彼等的獨立性考量已載於本年報第36頁至第 37頁的「獨立非執行董事」一節。

不競爭承諾

魏振雄先生已向本公司確認,其已遵守根據不競 爭契據(定義見本公司於日期為二零一七年一月 二十六日的招股章程)向本公司提供的不競爭承 諾。獨立非執行董事已審閱合規情況,並確認魏 振雄先生於截至二零二四年三月三十一日止年度 內已根據不競爭契據遵守所有承諾。

董事及高級管理人員的履歷

董事及本集團高級管理層的簡歷載於本年報第24 頁至32頁。

董事的服務合約

各董事並無與本公司或其任何附屬公司訂立任何 年期超逾三年或規定本集團不可在一年內在不予 賠償的情況下(除作出法定賠償外)終止其服務的 服務合約。

董事酬金

董事酬金的詳情載於財務報表附註9。

董事的交易、安排或合約權益

除於下文「關連方交易」一段所披露的合約外,董 事及其聯繫人並無於本年度的任何時候在本公司 的控股公司或本公司的任何附屬公司或同系附屬 公司作為一方的交易、安排及合約中擁有直接或 間接的重大權益。

管理合約

除與執行董事簽訂的服務合約外,於本年度內並 無簽訂亦不存在由一人士承擔本公司業務的全部 或任何重大部分的管理及行政合約。

PERMITTED INDEMNITY PROVISION

Pursuant to the Articles, every Director and officer shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which he/she may incur in or sustain by the execution of his/her duty or otherwise in relation thereto. The Company has maintained appropriate insurance cover for the Directors and officers in connection with the discharge of their responsibilities throughout the year.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

At 31 March 2024, Mr. NGAI Chun Hung's son, Mr. NGAI Wing Yin, aged over 18, is a director of Lanon Development Limited ("Lanon Development"), Lanon Construction Limited ("Lanon Construction"), Lanon Construction (HK) Limited ("Lanon Construction (HK)"), Lanon Building Limited ("Lanon Building"), Lanon Architectural Limited ("Lanon Architectural") and Lanon Engineering Limited ("Lanon Engineering"), all incorporated in Hong Kong and engaging in construction, maintenance and engineering contract works.

Meanwhile, Ms. WONG Chui Yee, Mr. NGAI Wing Yin's wife and Mr. NGAI Chun Hung's daughter-in-law, aged over 18, is also a director of Lanon Development. As at 31 March 2024, Mr. NGAI Wing Yin holds 100% beneficial interest in Lanon Development, Lanon Construction, Lanon Construction (HK), Lanon Building, Lanon Architectural and Lanon Engineering.

The power to make material business decisions for the Group is vested in the Board. Whenever the Board considers that there may be a conflict of interest between the Group and any Director (including Mr. NGAI Chun Hung who is the controlling shareholder and senior management of the Company), such Director will be required to abstain from discussion and voting. Therefore, the Board is capable of carrying on the Group's business independent of, and at arm's length, from the business of Mr. NGAI Chun Hung.

Save as disclosed above, as at 31 March 2024, none of the Directors or their respective close associates is interested in any business which competes or was likely to compete, either directly or indirectly, with the business of the Group.

REPORT OF THE DIRECTORS 董事會報告

允許賠償條款

根據細則,每名董事及高級管理人員就履行彼等 的職務或與此有關的情況而招致或蒙受的所有行 動、費用、收費、損失、損害及開支,均可從本 公司的資產及利潤獲得彌償及可獲確保免就此受 到任何損害。本公司於年內一直持有適當的保險 保障範圍,以保障董事及高級管理人員在履行其 職責時的責任。

董事於競爭性業務中的權益

於二零二四年三月三十一日,魏振雄先生的兒子 魏穎然先生(已超過十八歲)為亮雅發展有限公 司(「亮雅發展」)、亮雅建築有限公司(「亮雅建 築」)、亮雅建築(香港)有限公司(「亮雅建築(香 港)」)、亮雅建設有限公司(「亮雅建設」)、亮雅 建築設計有限公司(「亮雅建築設計」)及亮雅工程 有限公司(「亮雅工程」)的董事,該等公司為於香 港註冊成立的有限公司,主要從事建築、維修及 土木工程的合約工作。

同時,黃翠怡小姐(為魏穎然先生的太太及魏振 雄先生的媳婦,已超過十八歲)亦為亮雅發展的 董事。於二零二四年三月三十一日,魏穎然先生 持有亮雅發展、亮雅建築(香港)、亮雅建築、亮 雅建設、亮雅建築設計及亮雅工程的100%實益權 益。

本集團作出重大業務決策的權力歸於董事會。每 當董事會認為本集團與任何董事之間可能有利益 衝突時,有關董事(包括作為本公司控股股東及高 級管理層的魏振雄先生)須放棄討論及表決。因 此,董事會在經營本集團的業務時,能與魏振雄 先生的業務保持獨立性和正常業務距離。

除上文所披露者外,於二零二四年三月三十一 日,董事及彼等各自的緊密聯繫人並無於直接或 間接與本集團業務構成競爭或可能構成競爭的業 務中擁有任何權益。
DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS IN SECURITIES

As at 31 March 2024, details of the interests and short positions of each of the Director and chief executive of the Company in the Shares, underlying Shares and debentures of the Company as required to be notified to the Company and The Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the Securities and Futures Ordinance (the "SFO") (including interests and short positions which they were taken or deemed to have taken under provisions of the SFO); or required to be recorded in the register kept by the Company under section 352 of the SFO; or otherwise required to be notified to the Company and The Stock Exchange pursuant to the "Model Code for Securities Transactions by Directors of Listed Issuers" (the "Model Code") as set out in Appendix C3 of the Listing Rules were as follows:

董事及最高行政人員的證券權益

於二零二四年三月三十一日,本公司各董事及最 高行政人員於本公司的股份、相關股份及債券中 擁有根據證券及期貨條例(「證券及期貨條例」)第 XV部第7及第8分部須知會本公司及聯交所的任何 權益及淡倉(包括根據證券及期貨條例有關條文被 當作或被視為擁有的權益及淡倉);或根據證券及 期貨條例第352條規定須記錄於本公司須予存置的 登記冊內的任何權益及淡倉;或根據上市規則附 錄C3所載的《上市發行人董事進行證券交易的標 準守則》(「標準守則」)而須知會本公司及聯交所 的任何權益及淡倉如下:

Long Position in the Shares:

於股份中的好倉:

	Capacity and	Number of	% of issued share capital of
Director	nature of interests	Shares interested	the Company
董事	身份及權益性質	擁有權益的 股份數目	估本公司已發行 股本的百分比 (note(ii)) (附註(ii))
Mr. NGAI Chun Hung (note (i)) 魏振雄先生(<i>附註(i))</i>	Interest in a controlled corporation 受控制法團權益	1,500,000,000	75.000
Mr. CHEUNG Ho Yuen (note (iii))		66,857	0.003
張浩源先生(<i>附註(iii))</i> Mr. LAU Chi Fai Daniel 劉志輝先生	個人 Personal 個人	300,000	0.015
Prof. KO Jan Ming 高贊明教授	Personal 個人	28,000	0.001

Notes:

(i) These Shares are legally and beneficially owned by Golden Lux Holdings Limited ("Golden Lux", a company incorporated in the British Virgin Islands ("BVI") with limited liability and the entire issued share capital of which is wholly-owned by Golden More Limited ("Golden More"), a company incorporated in the BVI and the entire issued share capital of which is legally and beneficially owned by Mr. NGAI Chun Hung). Accordingly, Mr. NGAI Chun Hung is interested in the 1,500,000,000 shares held by Golden Lux, under the SFO.

Mr. NGAI Chun Hung resigned as an Non-executive Director on 1 April 2024.

- (ii) The percentages showing in the table are approximates.
- (iii) Mr. CHEUNG Ho Yuen resigned as an Executive Director on 29 August 2023.

As at 31 March 2024, the Company and its associated corporations had no outstanding share options granted to the Directors to subscribe for the securities of the Company and its associated corporations.

Save as disclosed above, as at 31 March 2024, none of the Directors or chief executive of the Company had any interests or short positions in the Shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which was required to be notified to the Company and The Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have taken under provisions of the SFO), or as recorded in the register kept by the Company under section 352 of the SFO, or otherwise to be notified to the Company and The Stock Exchange pursuant to the Model Code.

附註:

(i) 該等股份由金力控股有限公司(「金力」,一間於英屬維爾京群島註冊成立的有限公司,其全部已發行股本由金進有限公司(「金進」,一間於英屬維爾京群島(「英屬維爾京群島」)註冊成立的有限公司,其全部已發行股本由魏振雄先生法定及實益擁有))法定及實益擁有。因此,根據證券及期貨條件,魏振雄先生於金力持有的1,500,000,000股股份中擁有權益。

魏振雄先生於二零二四年四月一日離任非執行董 事。

- (ii) 表中所示的百分比為約數。
- (iii) 張浩源先生於二零二三年八月二十九日辭任執行 董事。

於二零二四年三月三十一日,本公司及其相聯法 團並無任何已授予董事,而據此可認購本公司及 其相聯法團的證券的尚未行使的購股權。

除上文披露者外,於二零二四年三月三十一日, 本公司董事及最高行政人員概無於本公司或其任 何相關法團(定義見證券及期貨條例第XV部)的股 份、相關股份或債券中擁有根據證券及期貨條例 第XV部第7及第8分部須知會本公司及聯交所的任 何權益或淡倉(包括根據證券及期貨條例有關條文 被當作或被視為擁有的權益及淡倉);或根據證券 及期貨條例第352條規定須記錄於本公司須予存置 的登記冊內的任何權益或淡倉;或根據標準守則 須知會本公司及聯交所的任何權益或淡倉。

DIRECTORS' RIGHT TO ACQUIRE SECURITIES OR DEBENTURES

Save as disclosed under the heading "DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS IN SECURITIES" above, at no time during the year ended 31 March 2024 was the Company, its holding company or any of its subsidiaries a party to any arrangement to enable the Directors, their respective spouses, or children to acquire benefits by means of acquisition of shares in or debentures of the Company or any other body corporate.

SHARE OPTION SCHEME

Particulars of the Share Option Scheme adopted by the Company on 31 August 2018 (the "Scheme") are set out in note 30 to the financial statements.

From the date of the adoption of the Scheme up to the date of approval of this annual report, the Company did not grant any share options under the Scheme.

Save as the Scheme, no equity-linked agreements were entered into by the Group during this year or subsisted at the end of this year.

董事購入證券或債券的權益

除上文「董事及最高行政人員的證券權益」一節 所披露者外,於截至二零二四年三月三十一日止 年度,本公司、其控股公司或其任何附屬公司概 無作出任何安排致使董事、彼等各自的配偶或子 女,可藉著購入本公司或任何其他法人團體的股 份或債務證券而獲取利益。

購股權計劃

本公司於二零一八年八月三十一日採納之購股權 計劃(「該計劃」)的詳情已載於財務報表附註30。

自該計劃採納日期起至批准本年報當日,本公司 並無根據該計劃授出任何購股權。

除該計劃外,本集團概無於本年度內訂立股票掛 鈎協議,亦概無股票掛鈎協議於本年末存續。

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SECURITIES

As at 31 March 2024, according to the register kept by the Company pursuant to Section 336 of the SFO, the following persons and companies (other than the Directors or chief executive of the Company) had an interest or short position in the Shares and the underlying shares of the Company which fell to be disclosed to the Company under the provisions of the Divisions 2 and 3 of Part XV of the SFO:

主要股東於證券的權益

於二零二四年三月三十一日,根據按證券及期貨 條例第336條規定記錄於本公司須予存置的登記 冊,以下人士及公司(本公司董事或最高行政人員 除外)於本公司股份及相關股份中擁有根據證券及 期貨條例第XV部第2及第3分部的條文須向本公司 披露的權益或淡倉:

Long Positions in the Shares:

於股份的好倉:

Name of Shareholders 股東姓名/名稱	Notes 附註	Capacity and nature of interests 身份及權益性質	Number of Shares held 所持有 股份數目	% of issued share capital of the Company 估本公司已發行 股本百份比 (note (iii)) (附註(iii))
Golden Lux 金力	<i>(i)</i>	Beneficially owned 實益擁有人	1,500,000,000	75.00
Golden More 金進	<i>(i)</i>	Interested in a controlled corporation 受控制法團權益	1,500,000,000	75.00
Ms. CHENG Wai Chun ("Ms. CHENG") 鄭惠珍女士(「鄭女士」)	(ii)	Interested in a controlled corporation and interest of spouse 受控制法團權益及配偶權益	1,500,000,000	75.00

Notes:

附註:

 Golden Lux is wholly-owned by Golden More. As such, Golden More is deemed to be interested in the 1,500,000,000 Shares owned by Golden Lux under the SFO.

(ii) Ms. CHENG is the spouse of Mr. NGAI Chun Hung. Ms. CHENG is deemed to be interested in the 1,500,000,000 Shares held by Golden Lux under the SFO.

Save as disclosed above, as at 31 March 2024, no other person (other than the Directors and chief executive of the Company) had an interest or short position in the Shares and the underlying shares which fell to be disclosed to the Company under the provisions of the Divisions 2 and 3 of Part XV of the SFO, or who, as at 31 March 2024, was directly or indirectly, interested in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any other member of the Group.

- (i) 金力由金進全資擁有。因此,根據證券及期貨條例,金進被視為於金力所持有的1,500,000,000股股份中擁有權益。
- (ii) 鄭女士為魏振雄先生的配偶。根據證券及期貨條例,鄭女士被視為於金力所持有的1,500,000,000
 股股份中擁有權益。

除上文所披露者外,於二零二四年三月三十一 日,概無其他人士(本公司董事及最高行政人員除 外)於本公司股份及相關股份中擁有根據證券及期 貨條例第XV部第2及第3分部的條文須向本公司披 露的權益或淡倉,亦無任何人士於二零二四年三 月三十一日直接或間接擁有在任何情況下可於本 集團屬下任何其他成員公司的股東大會上投票的 任何類別股本面值10%或以上的權益。

Continuing Connected Transactions

During the year ended 31 March 2024, the Group entered into certain transactions with a company controlled by Mr. NGAI Chun Hung and a subsidiary of Gold Victory Resources Inc.. These transactions were related to contracts entered into by the Group in the ordinary course of business, which contracts were negotiated on normal commercial terms and on an arm's length basis. The rental transactions with a company controlled by Mr. NGAI Chun Hung constituted de minimis continuing connected transactions of the Company as defined in Chapter 14A of the Listing Rules and were fully exempt from shareholders' approval, annual review and all disclosure requirements. Further details are set out in note 36 to the financial statement.

On 18 February 2022, the Company (for and on behalf of itself and any of its subsidiaries) also entered the Framework Agreements with Lanon Development, pursuant to which members of the Group and Lanon Development could engage the counterparty for the provision of contracting services according to the terms and conditions as specified in the respective agreements from time to time up to 31 March 2025.

Each of the Framework Agreements constitutes a continuing connected transaction of the Company under Chapter 14A of the Listing Rules. As the applicable percentage ratios (as defined under the Listing Rules) in respect of the largest proposed annual caps under each of the Framework Subcontracting Agreement are more than 5% and more than HK\$10 million, the entering into of each of the Framework Subcontracting Agreement constitutes a continuing connected transaction of the Company under Chapter 14A of the Listing Rules and are therefore subject to the reporting, announcement, annual review and Independent Shareholders' approval requirements under Chapter 14A of the Listing Rules. The Framework Agreements and the respective transactions contemplated thereunder were approved by the independent Shareholders by way of poll on 9 June 2022. For further details of the Framework Agreements, please refer to the announcements of the Company dated 18 February 2022, 20 May 2022 and 9 June 2022, and the circular of the Company dated 24 May 2022.

持續關連交易

截至二零二四年三月三十一日止年度,本集團 與魏振雄先生控制的一間公司及Gold Victory Resources Inc.的一間附屬公司訂立若干交易。此 等交易主要涉及本集團於日常業務過程中按一般 商業條款經公平原則磋商而訂立的合約。該等與 魏振雄先生所控制的公司的租務交易亦構成上市 規則第十四A章所界定的符合最低豁免水平的持 續關連交易。進一步詳情載於財務報表附註36。

於二零二二年二月十八日,本公司(代表本身及其 任何附屬公司)亦與亮雅發展訂立框架協議,據 此,本集團成員公司及亮雅發展直至二零二五年 三月三十一日前均可根據相關協議列明的條款及 條件不時委聘對手方提供承包服務。

根據上市規則第十四A章,每份框架協議構成本 公司的持續關連交易。由於就亮雅發展根據框架 分包協議應付本集團之分包費之最大建議年度上 限之適用百分比率(定義見上市規則)超過5%及超 過1,000萬港元,故根據上市規則第十四A章,訂 立框架分包協議構成本公司之持續關連交易,因 此根據上市規則第十四A章須遵守申報、公告、 年度審閱及獨立股東批准之規定。框架協議及其 項下擬進行的各項交易於二零二二年六月九日獲 獨立股東以投票方式表決通過。有關框架協議的 進一步詳情,請參閱本公司日期為二零二二年二 月十八日、二零二二年五月二十日及二零二二年 六月九日的公告以及本公司日期為二零二二年五 月二十四日的通函。 The maximum amount of subcontracting fees payable by Lanon Development to the Group under the Framework Subcontracting Agreement for the years ending 31 March 2023, 31 March 2024 and 31 March 2025 shall not exceed the caps of HK\$280 million, HK\$600 million and HK\$690 million, respectively.

The total subcontracting fees paid or payable by Lanon Development to the Group in respect of the transactions under the Framework Subcontracting Agreement for the year ended 31 March 2024 was HK\$2.6 million, which was within the annual cap set for the year ended 31 March 2024 of HK\$600 million.

Furthermore, the maximum amount of subcontracting fees payable by the Group to Lanon Development under the Framework Contracting Agreement for the years ending 31 March 2023, 31 March 2024 and 31 March 2025 shall not exceed the proposed caps of HK\$280 million, HK\$600 million and HK\$690 million, respectively.

The total subcontracting fees paid or payable by the Group to Lanon Development in respect of the transactions under the Framework Subcontracting Agreement for the year ended 31 March 2024 was HK\$330 million, which was within the annual cap set for the year ended 31 March 2024 of HK\$600 million.

The INEDs have reviewed the continuing connected transactions set out above, where appropriate, and have confirmed that these continuing connected transactions were entered into:

- (i) in the ordinary and usual course of business of the Group;
- (ii) in accordance with the terms of the respective agreements governing them on terms that were fair and reasonable and in the interests of the Company and its shareholders as a whole;
- (iii) on normal commercial terms or on terms no less favourable to the Group than terms available to or from independent third parties; and
- (iv) has not exceeded the specified caps.

REPORT OF THE DIRECTORS 董事會報告

亮雅發展根據分包框架協議應付本集團截至二零 二三年三月三十一日、二零二四年三月三十一日 及二零二五年三月三十一日止年度的分包費最高 金額分別不得超過280,000,000港元、600,000,000 港元及690,000,000港元。

截至二零二四年三月三十一日止年度,亮雅發展 就分包框架協議項下交易已付或應付本集團的分 包費用總額為2,600,000港元,在截至二零二四年 三月三十一日止年度設定的年度上限600,000,000 港元以內。

此外,本集團於截至二零二三年三月三十一 日、二零二四年三月三十一日及二零二五年三 月三十一日止年度根據承包框架協議應付予亮 雅發展的分包費用最高金額分別不得超過建議 上限 280,000,000 港元、600,000,000 港元及為 690,000,000港元。

截至二零二四年三月三十一日止年度,本集團就 分包框架協議項下交易已付或應付予亮雅發展 的分包費用總額為330,000,000港元,在截至二 零二四年三月三十一日止年度設定的年度上限 600,000,000港元以內。

獨立非執行董事已審閱上述持續關連交易(如適 用),並確認該等持續關連交易已訂立:

- (i) 在本集團的日常業務過程中;
- (ii) 根據各自協議的條款,以公平合理且符合公司及其股東整體利益的條款進行管理;
- (iii)按正常商業條款或不遜於獨立第三方可獲得 或來自獨立第三方的條款;及
- (iv) 沒有超過指定上限。

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

Related Party Transactions

The continuing connected transactions disclosed above constitute related party transactions under the Hong Kong Financial Reporting Standards. A summary of significant related party transactions conducted during the year ended 31 March 2024 is disclosed in note 36 "Related party transactions" to the financial statements. These related party transactions include the connected transactions and continuing connected transactions as defined under Chapter 14A of the Listing Rules, and relevant disclosures as required by the Listing Rules are set out in this section. The disclosed amounts of these related party transactions contain certain incomes/expenses which are exempt from the announcement and reporting requirements as they are less than the minimum as required by Rule 14A.76(1) of the Listing Rules.

Connected transactions

The Board confirms that the Company has complied with the relevant disclosure requirements under Chapter 14A of the Listing Rules in relation to the aforementioned continuing connected transactions.

本公司的外聘核數師安永會計師事務所已根據香 港核證業務準則第3000號(經修訂)除歷史財務資 料的審計或審閱以外的核證業務並參考第740號作 業指引(經修訂),就本集團的持續關連交易作出 報告香港會計師公會就香港上市規則項下的持續 關連交易核數師函件。安永會計師事務所已根據 上市規則第14A.56條就本集團上文披露的上述持 續關連交易發出無保留意見函件,載有其調查結 果及結論。本公司已向聯交所提供核數師函件副 本。

關聯方交易

上文所披露之持續關連交易構成《香港財務報告 準則》內的關聯方交易。在截至二零二四年三月 三十一日止年度內進行的重大關聯方交易的摘要 已載於財務報表附註36「關聯方交易」內。該等關 聯方交易包含上市規則第十四A章所界定的關連 交易及持續關連交易,相關上市規則規定之披露 已載於本節。該等關聯方交易披露金額包括豁免 公告及申報規定的若干收入/開支,因為彼等乃 低於上市規則第14A.76(1)條規定的最低限額。

關連交易

就上述的持續關連交易,董事會確認本公司已遵 守上市規則第十四A章的相關規定。

RETIREMENT BENEFIT SCHEME

The Group has joined mandatory provident fund schemes (the "MPF Schemes"), which have been registered with the Mandatory Provident Fund Schemes Authority under the Mandatory Provident Fund Schemes Ordinance for its employees (including the Executive Directors). Assets of the MPF Schemes are held separately from those of the Group in funds under the control of an independent trustee. Pursuant to the rules of the MPF Schemes, the employer and its employees are each required to make contributions at rates specified in the MPF Schemes. The only obligation to the Group with respect to the MPF Schemes is to make the required contributions under these schemes.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, 25% of the Company's total number of issued shares was held by the public as at the date of approval of this annual report.

DISCLOSURE PURSUANT TO RULE 13.21 OF THE LISTING RULES

During the year ended 31 March 2024, the Company had no disclosure obligation pursuant to Rules 13.21 of the Listing Rules.

EVENTS AFTER THE REPORTING PERIOD

There was no other significant event relevant to the business or financial performance of the Group that has come to the attention of the Directors subsequent to the year ended 31 March 2024 and up to the date of approval of this annual report.

FUTURE DEVELOPMENT OF THE GROUP'S BUSINESS

Please refer to the section headed "OUTLOOK" under the section "CHAIRMAN'S STATEMENT" of this annual report for an indication of the likely future development in the Group's business.

REPORT OF THE DIRECTORS 董事會報告

退休金計劃

本集團已為其僱員(包括執行董事)按《強制性公積 金計劃條例》參加了已向強制性公積金計劃管理局 登記的強制性公積金計劃(「**強積金計劃**」)。強積 金計劃的資產與本集團的資產分開及受獨立信託 人管理。按強積金計劃的條款,僱主及僱員均須 各自按計劃作相應比率的供款。本集團對強積金 計劃的唯一責任是作出所需的供款。

足夠的公眾持股量

根據本公司可得的公眾資訊,並在董事所知範圍 內,於批准本年報當日,本公司已發行股份的總 股數之25%由公眾人士持有。

根據上市規則第13.21條而作出的披露

於截至二零二四年三月三十一日止年度內,本公司概無須根據上市規則第13.21條而作出披露的責任。

報告期後事項

於截至二零二四年三月三十一日止年度後至批准 本年報當日,董事概無發現與本集團業務或財務 表現有關的重大事件。

本集團業務的未來發展

有關本集團業務未來發展的展望,請參閱本年報 中「主席報告」一節項下「前景」的分節。

CORPORATE GOVERNANCE

The Company is committed to maintaining a high standard of corporate governance through its continuous effort in improving its corporate governance practices. Information on the corporate governance practices adopted by the Company is set out in the section "CORPORATE GOVERNANCE REPORT" contained in this annual report.

REVIEW OF FINANCIAL STATEMENTS

The Audit Committee has reviewed the Group's consolidated financial statements for the year ended 31 March 2024, including the accounting principles and practices adopted by the Group and recommended to the Board for approval.

AUDITOR

The consolidated financial statements have been audited by Ernst & Young, Certified Public Accountants, who retire and, being eligible, offer themselves for re-appointment at the forthcoming AGM. A resolution for the re-appointment of Ernst & Young as external auditor of the Company will be proposed at the forthcoming AGM.

There has been no change of the auditor of the Company in the preceding three years.

On behalf of the Board of **ABLE ENGINEERING HOLDINGS LIMITED**

企業管治

本公司致力於通過不斷努力改進其公司管治實 務,以保持高標準的公司管治。有關本公司的企 業管治常規的詳情已載於本年報「企業管治報告」 一節。

財務報表的審閱

審核委員會已審閱本集團截至二零二四年三月 三十一日止年度的綜合財務報表(包括本集團採用 的會計原則及慣例)並建議董事會批准。

核數師

綜合財務報表已經由安永會計師事務所(執業會計師)審核,其任滿退任及符合資格,並願意在應屆 股東週年大會上獲續聘。在即將舉行的股東週年 大會上將提呈決議案,議決重聘安永會計師事務 所為本公司的外聘核數師。

本公司核數師於過去三年並無變動。

代表董事會 安保工程控股有限公司

YAU Kwok Fai Chairman

Hong Kong, 27 June 2024

主席 **游國輝**

香港,二零二四年六月二十七日



To the shareholders of Able Engineering Holdings Limited (Incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Able Engineering Holdings Limited (the "**Company**") and its subsidiaries (the "**Group**") set out on pages 90 to 204, which comprise the consolidated statement of financial position as at 31 March 2024, and 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.

致安保工程控股有限公司股東

(於開曼群島註冊成立之有限公司)

意見

我們已審計列載於第90頁至第204頁的安保工程 控股有限公司(「**貴公司**」)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及其他全面收入表、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,包括重要會計政策資料。

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**」)頒佈的香港財務報告 準則(「**香港財務報告準則**」)真實而公允地反映 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 為編製。

To the shareholders of Able Engineering Holdings Limited (Incorporated in the Cayman Islands with limited liability)

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.

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. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

致安保工程控股有限公司股東 (於開曼群島註冊成立之有限公司)

意見的基礎

我們已根據香港會計師公會頒佈的香港審計準則 (「**香港審計準則**」)進行審計。我們在該等準則下 承擔的責任已在本報告*核數師就審計綜合財務報 表承擔的責任*部分中作進一步闡述。根據香港會 計師公會頒佈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意見提供基礎。

關鍵審計事項

關鍵審計事項是根據我們的專業判斷對本期綜合 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。我們對下述每一事項在審計中是如何應對的 描述也以此為背景。

我們已經履行了本報告核數師就審計綜合財務報 表承擔的責任部分闡述的責任,包括與這些關鍵 審計事項相關的責任。因此,我們的審計工作包 括執行為應對評估的綜合財務報表重大錯報風險 而設的審計程序。我們執行審計程序的結果,包 括應對下述事項所執行的程序,為隨附的綜合財 務報表發表審計意見提供了基礎。

To the shareholders of Able Engineering Holdings Limited

(Incorporated in the Cayman Islands with limited liability)

致安保工程控股有限公司股東

(於開曼群島註冊成立之有限公司)

KEY AUDIT MATTERS (continued) 關鍵審計事項(續)

Key audit matter 關鍵審計事項	How our audit addressed the key audit matter 我們進行審計時如何處理關鍵審計事項
Accounting for construction contracts 建築合約的會計處理	
For the year ended 31 March 2024, the Group's revenue and costs recognised for contract works amounted to approximately HK\$5,446 million and HK\$5,134 million, respectively. 截至二零二四年三月三十一日止年度, 貴集團就合約 工程確認的收入及成本分別為約5,446百萬港元及5,134百 萬港元。 The Group's revenue from construction contracts is recognised over time using the output method, based on direct measurements of the values transferred by the Group to the customers with reference to the certified values of works performed up to the end of the reporting period. The contract costs are recognised when work is performed, together with any provision for expected future losses. 貴集團來自建築合約的收入根據直接計量 貴集團向客 戶轉移的價值,經參考直至報告期末已施工之經核定價 值,使用產出法在一段時間內確認。合約成本於工程施 工時連同任何預期未來虧損撥備確認。 The Group's revenue and costs for contract works were significant to the Group's consolidated financial statements and the recognition of profit on construction contracts required significant management judgement and estimate, particularly in forecasting the costs to complete a contract, in valuing contract variations, claims and potential liquidated damages and in estimating the amount of expected future losses. 貴集團的合約工程收入及成本對 貴集團綜合財務報表 屬重大,而確認建築合約溢利需要重大管理層判斷及估 計,尤其是預測完成合約的成本、就合約變化、申素及 潛在違約賠償進行估值以及估計預期未來虧損金額。	 We performed the following procedures in relation to the recognition of revenue and costs for construction contracts: 我們已就確認建築合約收入及成本執行以下程序: understanding and evaluating the Group's process and control over contract revenue and contract costs recognition and budget estimation; 了解及評估 貴集團確認合約收入及合約成本以及估計預算的流程及控制; testing the calculation of the revenue and profit recognised from construction contracts; 測試建築合約確認的收入及溢利的計算; agreeing the progress towards complete satisfaction of the performance obligation to the employers' latest architect certificates or payment certificates; 同意完全履行僱主最近的建築師證書或付款證明書之履約責任的進度; discussing with management and the respective project teams about the progress of major projects and the estimates and assumptions adopted in the forecast of contract costs, including estimated costs to completion and assessment of potential liquidated damages for major contracts; and 與管理層及相關項目團隊討論主要項目進度以及預測合約成本所採納的估計及假設,包括估計竣工成本及主要合約的潛在違約賠償之評估;及

To the shareholders of Able Engineering Holdings Limited (Incorporated in the Cayman Islands with limited liability) **致安保工程控股有限公司股東** (於開曼群島註冊成立之有限公司)

KEY AUDIT MATTERS (continued) 關鍵審計事項(續)

Key audit matter 關鍵審計事項	How our audit addressed the key audit matter 我們進行審計時如何處理關鍵審計事項
Accounting for construction contracts 建築合約的會計處理	
The accounting policies and disclosures for the revenue and costs of construction contracts are included in notes 3, 4, 6 and 7 to the consolidated financial statements. 有關建築合約收入及成本的會計政策及披露,載於綜合 財務報表附註3、4、6及7內。	 testing the supporting documents of the budgets and actual costs incurred on a sampling basis, which include sub-contracting contracts, material purchase contracts/invoices and price quotations, etc. 抽樣測試預算及實際已產生成本的證明文件,包括 分判合約、購料合約/發票及報價等。

To the shareholders of Able Engineering Holdings Limited (Incorporated in the Cayman Islands with limited liability)

OTHER INFORMATION INCLUDED IN THE ANNUAL REPORT

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 THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

致安保工程控股有限公司股東 (於開曼群島註冊成立之有限公司)

从两支杆西肛间成玉之有低公司

刊載於年報內的其他資料

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,但不包括綜合財務報表及我 們的核數師報告。

我們對綜合財務報表的意見並不涵蓋其他資料, 我們亦不對該等其他資料發表任何形式的核證結 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了解的 情況存在重大抵觸或者在其他情況下似乎存在重 大錯報的情況。基於我們已執行的工作,如果我 們總結認為其他資料存在重大錯報,我們需要報 告該事實。我們就此並無任何報告。

董事就綜合財務報表須承擔的責任

貴公司董事須負責根據香港會計師公會頒佈的香 港財務報告準則及香港公司條例的披露規定編製 真實而公允的綜合財務報表,並對其認為為使綜 合財務報表的編製不存在由於欺詐或錯誤而導致 的重大錯報所需的內部監控負責。

To the shareholders of Able Engineering Holdings Limited (Incorporated in the Cayman Islands with limited liability)

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

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 the Audit Committee in discharging their responsibilities for overseeing the Group's financial reporting process.

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Our report is made solely to you, as a body, 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. **致安保工程控股有限公司股東** (於開曼群島註冊成立之有限公司)

董事就綜合財務報表須承擔的責任(續)

在編製綜合財務報表時, 貴公司董事負責評估 貴集團持續經營的能力,並在適用情況下披露與持續經營有關的事項,以及使用持續經營為 會計基礎,除非 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。

審核委員會協助 貴公司的董事履行職責監 督 貴集團的財務報告過程。

核數師就審計綜合財務報表承擔的責任

我們的目標是對綜合財務報表整體是否不存在由 於欺詐或錯誤而導致的重大錯報取得合理保證, 並出具包括我們意見的核數師報告。本報告僅 向 閣下作為整體而作出,除此以外並無其他用 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,在某一重大錯報存在時總 能發現。錯誤陳述可源於欺詐或錯誤,倘個別或 整體在合理預期情況下可影響使用者根據綜合財 務報表作出的經濟決定時,則被視為重大錯誤陳 述。

To the shareholders of Able Engineering Holdings Limited (Incorporated in the Cayman Islands with limited liability)

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

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

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

致安保工程控股有限公司股東 (於開曼群島註冊成立之有限公司)

核數師就審計綜合財務報表承擔的責任 (續)

在根據香港審計準則進行審計的過程中,我們運 用專業判斷,保持了專業懷疑態度。我們亦:

- 識別和評估由於欺詐或錯誤而導致綜合財務 報表存在重大錯報的風險、設計及執行審計 程序以應對該等風險以及獲取充足和適當的 審計憑證,以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報的風險高於未能發 現因錯誤而導致的重大錯報的風險。
- 了解與審計相關的內部監控,以設計適用於
 不同情況的審計程序,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。
- 對董事採用持續經營會計基礎的恰當性作出 結論,並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。如果我們總結認為存在重大不確 定性,則有必要在核數師報告中提請使用者 注意綜合財務報表中的相關披露,或假若有 關的披露不足,則我們應當修訂意見。我們 的結論是基於核數師報告日期止所取得的 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。

To the shareholders of Able Engineering Holdings Limited (Incorporated in the Cayman Islands with limited liability)

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

- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

We also provide the Audit Committee with a statement that we have complied with relevant ethical requirements regarding independence and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied. **致安保工程控股有限公司股東** (於開曼群島註冊成立之有限公司)

核數師就審計綜合財務報表承擔的責任 (續)

- 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公 允反映相關交易和事項。
- 就 貴集團內實體或業務活動的財務資料獲
 取充足、適當的審計憑證,以便對綜合財務
 報表發表意見。我們負責指示、監督和執行
 集團審計。我們為審計意見承擔全部責任。

我們與審核委員會溝通了(其中包括)審計的計劃 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。

我們亦向審核委員會提交聲明,說明我們已符合 有關獨立性的相關道德要求,並與彼等溝通有可 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(如適用)消除威脅的行動或所用 防範措施。

To the shareholders of Able Engineering Holdings Limited (Incorporated in the Cayman Islands with limited liability)

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

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

The engagement partner on the audit resulting in this independent auditor's report is Mr. CHUNG Ho Ling.

致安保工程控股有限公司股東

(於開曼群島註冊成立之有限公司)

核數師就審計綜合財務報表承擔的責任 (續)

從與審核委員會溝通的事項中,我們釐定對本期 綜合財務報表的審計最為重要的事項,因而構成 關鍵審計事項。我們在核數師報告中描述該等事 項,除非法律或法規不允許公開披露該等事項, 或在極端罕見的情況下,如果合理預期在我們報 告中溝通某事項造成的負面後果超過產生的公眾 利益,我們決定不應在報告中溝通該事項。

出具本獨立核數師報告的審計項目合夥人為鍾浩 齡先生。

Ernst & Young Certified Public Accountants 27/F, One Taikoo Place 979 King's Road Quarry Bay, Hong Kong

27 June 2024

安永會計師事務所 熱業會計師 香港鰂魚涌 英皇道979號 太古坊一座27樓

二零二四年六月二十七日

Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收入表

Year ended 31 March 2024 截至二零二四年三月三十一日止年度

		Notes 附註	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 <i>千港元</i>
REVENUE	收入	6	5,511,537	5,079,222
Cost of sales	銷售成本		(5,187,993)	(4,764,334)
Gross profit	毛利		323,544	314,888
Other income and gains	其他收入及收益	6	49,357	12,109
Administrative expenses	行政開支		(87,707)	(83,577)
Finance costs	財務費用	8	(34,761)	(24,508)
Share of profits and losses of	應佔合營企業損益			
joint ventures			184	1,373
PROFIT BEFORE TAX	除税前溢利	7	250,617	220,285
Income tax expense	所得税開支	11	(45,728)	(46,217)
PROFIT FOR THE YEAR	年內溢利		204,889	174,068
OTHER COMPREHENSIVE LOSS Other comprehensive loss that may be reclassified to profit or loss in subsequent periods: Exchange differences on translation of a subsidiary	其他全面虧損 於其後期間可能重新分類至損益的 其他全面虧損: 一間附屬公司之換算匯兑差額		(7,597)	(6,217)
OTHER COMPREHENSIVE LOSS FOR THE YEAR	年內其他全面虧損		(7,597)	(6,217)
TOTAL COMPREHENSIVE INCOM FOR THE YEAR	E 年內全面收入總額		197,292	167,851
Profit for the year attributable to owners of the parent	母公司持有者應佔年內溢利		204,889	174,068
Total comprehensive income for the year attributable to owners of the parent	母公司持有者應佔年內全面 收入總額		197,292	167,851
EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY	母公司普通權益持有者應佔每股 盈利			
EQUITY HOLDERS OF THE PARENT	101. 4°3			

Consolidated Statement of Financial Position 综合財務狀況表

31 March 2024 二零二四年三月三十一日

TOTAL ASSETS LESS CURRENT LIABILITIES	資產總值減流動負債		1,619,438	2,011,214
NET CURRENT (LIABILITIES)/ ASSETS	流動(負債)/資產淨值		(108,755)	352,442
Total current liabilities	流動負債總值		3,286,209	2,615,267
Interest-bearing bank loans	計息銀行貸款	27	486,700	111,287
liabilities	合約負債	26	1,716,194	1,506,987
Other payables, accruals and contract	其他應付款、應計費用及			
Tax payable	應付税項		9,117	57,664
Accounts payable	應付賬款	25	1,074,198	939,329
CURRENT LIABILITIES	流動負債			
Total current assets	流動資產總值		3,177,454	2,967,709
Cash and cash equivalents	現金及現金等值物	24	2,077,918	1,710,743
Restricted cash	受限制現金	24	14,704	14,704
Tax recoverable	可收回税項		1,504	3,715
other assets	其他資產	22	193,413	396,232
Prepayments, other receivables and	預付款項、其他應收款及			
Contract assets	合約資產	21	814,160	828,677
Accounts receivable	應收賬款	20	75,755	10,255
CURRENT ASSETS Inventories	流動資產 存貨	19	_	3,383
				, , , , , ,
Total non-current assets	非流動資產總值		1,728,193	1,658,772
profit or loss	金融資產	23	11,665	11,378
Financial assets at fair value through	按公平值計入損益之		,	
Investment in joint ventures	於合營企業的投資	17	78,808	88,624
Intangible asset	無形資產	16	25,000	
NON-CURRENT ASSETS Property, plant and equipment	非流動資產 物業、機器及設備	14	1,612,720	1,558,770
		四日 日本		一个儿
		Notes 附註	HK\$'000 <i>千港元</i>	HK\$'000 <i>千港元</i>
		Notes		
			2024 二零二四年	2023 二零二三年

Consolidated Statement of Financial Position 綜合財務狀況表

31 March 2024 二零二四年三月三十一日

			2024	2023
			二零二四年	二零二三年
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
TOTAL ASSETS LESS CURRENT	資產總值減流動負債			
LIABILITIES			1,619,438	2,011,214
NON-CURRENT LIABILITIES	非流動負債			
Interest-bearing bank loans	計息銀行貸款	27	-	483,500
Other payables	其他應付款	26	-	7,440
Deferred tax liabilities	遞延税項負債	28	1,872	
Total non-current liabilities	非流動負債總值		1,872	490,940
Net assets	資產淨值		1,617,566	1,520,274
EQUITY	權益			
Equity attributable to owners of the parent	母公司持有者應佔權益			
Issued capital	已發行股本	29	20,000	20,000
Reserves	儲備	31	1,597,566	1,500,274
Total equity	總權益		1,617,566	1,520,274

YAU Kwok Fai 游國輝 Director 董事 LAU Chi Fai Daniel **劉志輝** Director 董事

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

Year ended 31 March 2024 截至二零二四年三月三十一日止年度

		Attributable to owners of the parent 母公司持有者應佔					
		Issued capital 已發行股本 HK\$'000 千港元		Capital reserve 資本儲備 HK\$'000 <i>千港元</i> (note 30 (b)) (<i>附註30(b)</i>)	Exchange reserve 匯兑儲備 HK\$'000 <i>千港元</i>	Retained profits 保留溢利 HK\$'000 千港元	Total equity 總權益 HK\$'000 <i>千港元</i>
At 1 April 2022 Profit for the year Other comprehensive loss for the year: Exchange differences on	於二零二二年四月一日 年內溢利 年內其他全面虧損: 一間附屬公司之换算	20,000	574,485* _	(36,742)*	-	864,680* 174,068	1,422,423 174,068
translation of a subsidiary	匯兑差額	_	_	_	(6,217)	_	(6,217)
Total comprehensive income/(loss) for the year 2021/22 final dividends	年內全面收入/(虧損) 總額 二零二一年/二二年	-	_	_	(6,217)	174,068	167,851
	末期股息	_	-	_	_	(70,000)	(70,000)
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	20,000	574,485*	(36,742)*	(6,217)*	968,748*	1,520,274
Profit for the year Other comprehensive loss for the year:	年內溢利 年內其他全面虧損:	_	_	-	-	204,889	204,889
Exchange differences on translation of a subsidiary	一間附屬公司之換算 匯兑差額	_	_	_	(7,597)	_	(7,597)
Total comprehensive income/ (loss) for the year	年內全面收入/(虧損) 總額 一要一一年/一二年	_	_	_	(7,597)	204,889	197,292
2022/23 final dividends	二零二二年/二三年 末期股息	_	_	_	-	(100,000)	(100,000)
At 31 March 2024	於二零二四年 三月三十一日	20,000	574,485*	(36,742)*	(13,814)*	1,073,637*	1,617,566

 These reserve accounts comprise the consolidated reserves of * HK\$1,597,566,000 (2023: HK\$1,500,274,000) in the consolidated statement of financial position. 該等儲備賬組成綜合財務狀況表內的綜合儲備 1,597,566,000港元(二零二三年:1,500,274,000港 元)。

Consolidated Statement of Cash Flows 綜合現金流量表

Year ended 31 March 2024 截至二零二四年三月三十一日止年度

		Notes 附註	2024 二零二四年 HK\$'000 <i>千港元</i>	2023 二零二三年 HK\$'000 千港元
CASH FLOWS FROM OPERATING ACTIVITIES	經營業務之現金流量			
Profit before tax	除税前溢利		250,617	220,285
Adjustments for:	就下列各項目作出調整:	_		
Finance costs Share of profits and losses of joint	財務費用 應佔合營企業損益	8	34,761	24,508
ventures Interest income	利息收入	6	(184) (47,411)	(1,373) (7,516)
Depreciation of owned assets	自置資產的折舊	7	8,488	523
Depreciation of right-of-use assets Write-off of property, plant and	使用權資產的折舊 撤銷物業、機器及設備	7	65,220	70,387
equipment		7	296	-
Fair value gain on financial assets at fair value through profit or loss	按公平值計入損益的金融資產的 公平值收益	6	(287)	(223)
			311,500	306,591
Decrease/(increase) in inventories	存貨減少/(増加)		3,383	(3,370)
Decrease in accounts receivable	應收賬款減少		416,546	630,857
Increase in contract assets	合約資產增加		(467,529)	(421,018)
Decrease/(increase) in prepayments,	預付款項、其他應收款及			(· ·
other receivables and other assets	其他資產減少/(增加)		207,872	(339,153)
Increase in accounts payable Increase in other payables,	應付賬款增加 其他應付款、應計費用及		134,869	237,762
accruals and contract liabilities	合約負債增加		224,228	386,989
Cash generated from operations	營運所得之現金		830,869	798,658
Interest received	已收利息		42,358	6,656
Interest paid	已付利息		(34,261)	(23,508)
Hong Kong profits tax paid	已付香港利得税		(90,172)	(11,595)
Net cash flows from operating activities	經營業務所得之現金流量淨額		748,794	770,211
CASH FLOWS FROM INVESTING ACTIVITIES	投資業務之現金流量			
Acquisition of a subsidiary which is not a business	收購非構成業務的附屬公司	32	(25,000)	(180,543)
Increase in time deposits with original maturity of over three months when	收購時原到期日超過三個月的 定期存款增加		(2.12.222)	
acquired Additions of items of property, plant and			(240,000)	-
equipment			(138,203)	(193,859)
Return of investment from a joint venture	一間合營企業的投資回報		10,000	
Net cash flows used in	投資業務所用之			
investing activities	現金流量淨額		(393,203)	(374,402)

CONSOLIDATED STATEMENT OF CASH FLOWS 综合現金流量表

Year ended 31 March 2024 截至二零二四年三月三十一日止年度

		Notes 附註	2024 二零二四年 HK\$'000 <i>千港元</i>	2023 二零二三年 HK\$'000 千港元
CASH FLOWS FROM FINANCING ACTIVITIES	融資業務之現金流量			
New bank loans	新增銀行貸款		222,391	286,680
Repayment of bank loans	償還銀行貸款		(330,978)	(380,835)
Dividends paid Principal portion of lease payments	已付股息 租賃付款之本金部分	33(b)	(100,000) (19,270)	(70,000) (22,552)
Net cash flows used in financing activities	融資業務所用之現金流量淨額		(227,857)	(186,707)
NET INCREASE IN CASH AND	現金及現金等值物增加淨額			
CASH EQUIVALENTS Cash and cash equivalents at beginning	年初之現金及現金等值物		127,734	209,102
of year			1,710,743	1,502,962
Effect of foreign exchange rate change	匯率變動之影響		(559)	(1,321)
CASH AND CASH EQUIVALENTS AT END OF YEAR	年末之現金及現金等值物		1,837,918	1,710,743
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS	現金及現金等值物結餘之 S 分析			
Cash and bank balances Non-pledged time deposits with original	現金及銀行結餘 收購時原到期日少於三個月的 非抵押定期存款	24	940,227	895,909
maturity of less than three months when acquired	并孤州之别任款		897,691	814,834
Non-pledged time deposits with original maturity of over than three months	收購時原到期日超過三個月的			,
when acquired	非抵押定期存款		240,000	
Cash and cash equivalents as stated in the statement of financial position	財務狀況表列報之現金及 現金等值物		2,077,918	1,710,743
Less: Non-pledged time deposits with original maturity of over than three months when acquired	減:收購時原到期日超過三個月的 非抵押定期存款		(240,000)	
			(240,000)	
Cash and cash equivalents as stated in the statement of cash flows	現金流量表列報之現金及 現金等值物		1,837,918	1,710,743
the statement of cash nows	之下 立 臣 20		1,051,910	1,110,175

31 March 2024 二零二四年三月三十一日

1. CORPORATE AND GROUP INFORMATION 1. 公司及集團資料

Able Engineering Holdings Limited (the "**Company**") is a limited liability company incorporated in the Cayman Islands and its shares are publicly traded on the Main Board of The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**"). The registered office address of the Company is Windward 3, Regatta Office Park, PO Box 1350, Grand Cayman KY1-1108, Cayman Islands. The principal place of business of the Company is located at No. 155 Waterloo Road, Kowloon Tong, Kowloon, Hong Kong.

During the year, the Company and its subsidiaries (collectively referred to as the "Group") were principally engaged in building construction, repair, maintenance, alteration and addition ("RMAA") works and sales of prefabricated construction units in Hong Kong.

In the opinion of the directors of the Company (the "Directors"), Golden Lux Holdings Limited, a company incorporated in the British Virgin Islands ("BVI"), is the immediate holding company of the Company; and the ultimate holding company of the Company is Golden More Limited, a company incorporated in the BVI.

安保工程控股有限公司(「本公司」)為一家 於開曼群島註冊成立之有限公司,其股份 於香港聯合交易所有限公司(「聯交所」)主 板公開買賣。本公司的註冊辦事處地址為 Windward 3, Regatta Office Park, PO Box 1350, Grand Cayman KY1-1108, Cayman Islands。本公司之主要營業地點位於香港九 龍九龍塘窩打老道155號。

於本年度內,本公司及其附屬公司(統稱 為「**本集團**」)主要於香港從事樓宇建築、維 修、保養、改建及加建(「修建」)工程以及銷 售預製建築組件。

本公司董事(「董事」)認為,金力控股有限公司(一間於英屬維爾京群島(「**英屬維爾京**群 島」)註冊成立的公司)為本公司的直接控股 公司;及本公司的最終控股公司為金進有限 公司(一間於英屬維爾京群島註冊成立的公 司)。

31 March 2024 二零二四年三月三十一日

1. CORPORATE AND GROUP INFORMATION 1. 公司及集團資料(續) (continued)

Information about subsidiaries

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

有關附屬公司之資料 本公司主要附屬公司詳情如下:

Company name	Place of incorporation/ registration and business	Issued and fully paid ordinary/registered share capital	Percenta equity attr to the Co 本公司應佔権 Direct	ibutable mpany	Principal activities
公司名稱	註冊成立/登記及 業務地點	已發行及繳足普通股 股本/註冊股本	直接	間接	主要業務
Able Engineering Company Limited (" Able Engineering ")	Hong Kong	HK\$12,300,000 Ordinary HK\$11,600,000 Non-voting deferred (<i>note i</i>)	-	100	Building construction and maintenance
安保工程有限公司 (「 安保工程 」)	香港	普通股 12,300,000港元 無投票權遞延股份 11,600,000港元 (附註i)			樓宇建築及保養
Able Contractors Limited	Hong Kong	HK\$10,000 Ordinary	-	100	Building construction
安保建築有限公司	香港	普通股10,000港元			樓宇建築
Able Contracting Limited	Hong Kong	HK\$1 Ordinary	_	100	Building maintenance
安保建業有限公司	香港	普通股1港元			樓宇保養
Able Maintenance Company Limited	Hong Kong	HK\$10,000 Ordinary	_	100	Building construction and maintenance
安保維修有限公司	香港	普通股10,000港元			樓宇建築及保養
Able Building Construction Limited	Hong Kong	HK\$17,400,000 Ordinary	_	100	Building construction and maintenance
安保營造有限公司	香港	普通股 17,400,000港元			樓宇建築及保養

31 March 2024 二零二四年三月三十一日

1. CORPORATE AND GROUP INFORMATION 1. 公司及集團資料(續) (continued)

Information about subsidiaries (continued)

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

有關附屬公司之資料(續) 本公司主要附屬公司詳情如下:(續)

Company name	Place of incorporation/ registration and business 註冊成立/登記及	Issued and fully paid ordinary/registered share capital 已發行及繳足普通股	Percent equity att to the Co 本公司應佔和 Direct	ributable ompany	Principal activities
公司名稱	業務地點	股本/註冊股本	直接	間接	主要業務
Bright Wind Limited (<i>note ii</i>)	Hong Kong	HK\$1 Ordinary	-	100	Property holding
晴風有限公司(附註ii)	香港	普通股1港元			物業持有
Grand Superb Limited	BVI	US\$1 Ordinary	-	100	Investment holding
Grand Superb Limited	英屬維爾京群島	普通股1美元			投資控股
Gain Capital Corporation Limited (" Gain Capital ")	Hong Kong	HK\$10,000 Ordinary	-	100	Sale of pre- fabrication items
佳祺有限公司(「佳祺」)	香港	普通股10,000港元			銷售預製組件
Huizhou Rongkangshun New Energy Technology Co., Ltd. (<i>note iii</i>)	Chinese Mainland	RMB350 million	-	100	Manufacture and processing of pre-fabrication items
惠州市榮康順新能源科技 有限公司(附註iii)	中國內地	人民幣350百萬元			製造及加工 預製組件
CWF Piling & Civil Engineering Company Limited	Hong Kong	HK\$48,500,000 Ordinary HK\$1,500,000 Non-voting deferred (<i>note i</i>)	_	100	Site formation
聯邦打樁土木工程 有限公司	香港	普通股 48,500,000港元 無投票權遞延股份 1,500,000港元 (附註i)			地盤平整

31 March 2024 二零二四年三月三十一日

1. CORPORATE AND GROUP INFORMATION 1. 公司及集團資料(續) (continued)

Information about subsidiaries (continued) Particulars of the Company's principal subsidiaries are as follows: (continued) Notes:

- (i) The non-voting deferred shares carry no rights to dividends or to receive notice of or to attend or vote at any general meeting of the company or to participate in any distribution on winding-up.
- (ii) As at 31 March 2024, the equity interest of this subsidiary was pledged to a bank to secure a bank loan with a carrying amount of HK\$484,000,000 (2023: HK\$483,500,000) granted to the Group (note 27).
- (iii) The English name of this company in the Chinese Mainland represents the best effort made by the management of the Company to directly translate the Chinese name only for the purpose of these financial statements as no official English names have been registered.

During the year ended 31 March 2024, the Group acquired certain subsidiaries and further details of the acquisition are included in note 32 to the financial statements.

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.

2. ACCOUNTING POLICIES

2.1 Basis of presentation

In preparing the consolidated financial statements, the directors of the Company have given due consideration to the future liquidity of the Group in light of the fact that the Group's current liabilities exceeded its current assets by HK\$108,755,000 as at 31 March 2024. The net current liability position was caused by reclassification of certain non-current liabilities to current liabilities due to the maturity date of the respective term loan.

有關附屬公司之資料(續)

本公司主要附屬公司詳情如下:(續)

附註:

- (i) 無投票權遞延股份概無附帶股息權或接獲公司股東大會通告或出席任何公司股東大會或於會上投票的權利,或參與任何清盤分派的權利。
- (ii) 於二零二四年三月三十一日,該附屬公司 的股權獲質押予銀行,作為本集團所獲授 賬面值為484,000,000港元(二零二三年: 483,500,000港元)的銀行貸款之擔保(附註 27)。
- (iii) 由於並無登記任何正式英文名稱,故該中國 內地公司的英文名稱乃本公司管理層僅就該 等財務報表而盡力直接翻譯其中文名稱所 得。

截至二零二四年三月三十一日止年度,本集 團收購若干附屬公司,收購的進一步詳情於 財務報表附註32載列。

董事認為上表所載之本公司附屬公司對本年 度業績有重大影響或佔本集團資產淨值之重 大部分。董事認為倘列出其他附屬公司詳 情,將使篇幅過於冗長。

2. 會計政策

2.1 呈列基準

於編製綜合財務報表時,鑒於本集團在 二零二四年三月三十一日之流動負債超 出其流動資產108,755,000港元,故本 公司董事已審慎考慮本集團之未來流動 性。淨流動負債情況乃由若干非流動負 債因個別定期貸款的到期日而重新分類 至流動負債所導致。

31 March 2024 二零二四年三月三十一日

ACCOUNTING POLICIES (continued) 2.1 Basis of presentation (continued)

2. 會計政策(續) 2.1 呈列基準(續)

In the opinion of the directors of the Company, the liquidity of the Group is well managed with the sources of finance available. The Group has unutilised revolving loan facilities of HK\$438,400,000 as at 31 March 2024. After taking into account the cash flow projection prepared by the management, the directors of the Company consider that the Group will have adequate funds available to enable it to operate as a going concern. Accordingly, the consolidated financial statements for the year ended 31 March 2024 have been prepared on a going concern basis.

Should the Group be unable to continue as a going concern, adjustments would have to be made to restate the values of assets to their recoverable amounts and to provide for further liabilities which might arise. The consolidated financial statements do not include any adjustments that would result from the failure of the Group to continue in business as a going concern.

2.2 Basis of preparation

These 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 (the "HKICPA"), and the disclosure requirements of the Hong Kong Companies Ordinance. 本公司董事認為,本集團之流動資金管 理良好,有可動用資金來源。本集團於 二零二四年三月三十一日有438,400,000 港元之未動用循環貸款融資。經考慮管 理層編製之現金流量預算後,本公司董 事認為本集團將擁有充足可動用資金以 使其能夠持續經營。因此,截至二零 二四年三月三十一日止年度之綜合財務 報表已按持續經營基準編製。

倘本集團無法持續經營,則須作出調整 以將資產價值重列至其可收回金額並為 可能產生之進一步負債作出撥備。綜合 財務報表不包括因本集團未能持續經營 業務而導致之任何調整。

2.2 編製基準

該等財務報表乃遵照香港會計師公會 (「**香港會計師公會**」)頒佈的香港財務 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 條例的披露規定而編製。

31 March 2024 二零二四年三月三十一日

2. ACCOUNTING POLICIES (continued)

2.2 Basis of preparation (continued)

They have been prepared under the historical cost convention, except for life insurance policies which have been measured at fair value. They 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 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. 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.

2. 會計政策(續)

2.2 编製基準(續)

除人壽保險保單按公平值計量外,其乃 遵照歷史成本法編製。其以港元(「港 元」)列報,而除另有説明者外,所有數 值均約整至最接近千位數(「千港元」)。

綜合基準

綜合財務報表包括本公司及其附屬公司 截至二零二四年三月三十一日止年度的 財務報表。附屬公司指受本公司直接或 間接控制的實體(包括結構性實體)。 倘本集團透過參與被投資方業務而享有 或有權取得被投資方的可變回報,且有 能力對被投資方行使權力以影響有關回 報,則本集團擁有該實體的控制權(即 現時賦予本集團指示被投資方相關活動 的能力之現有權利)。

於一般情況下均存在多數投票權形成控 制權之假設。倘本公司擁有的被投資方 投票權或類似權利不及大多數,在評估 本公司對被投資方是否擁有權力時,本 集團會考慮所有相關事實及情況,包 括:

- (a) 與該被投資方其他投票權持有者的 合約安排;
- (b) 根據其他合約安排所享有的權利; 及
- (c) 本集團的投票權及潛在投票權。

31 March 2024 二零二四年三月三十一日

2. ACCOUNTING POLICIES (continued)

2. 會計政策(續)

2.2 Basis of preparation (continued) Basis of consolidation (continued)

> 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.

> 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 編製基準(續)
 綜合基準(續)

附屬公司與本公司的財務報表報告期相 同,並採用一致會計政策編製。附屬公 司的業績由本集團取得控制權當日起綜 合計算,並繼續綜合入賬至該等控制權 終止當日為止。

損益及其他全面收入的各組成部分乃歸 屬於本集團母公司持有者及非控股權 益,即使此舉引致非控股權益結餘為負 數。所有集團內公司間的資產及負債、 權益、收入、開支及本集團成員公司間 交易相關的現金流量均於綜合賬目時全 數抵銷。

倘事實或情況顯示上述三項控制要素中 的一項或多項出現變動,則本集團會重 新評估其是否對被投資方擁有控制權。 一間附屬公司的擁有權權益發生變動 (並無失去控制權)則作為權益交易入 賬。

倘本集團失去對一間附屬公司的控制 權,則其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;並於損益確認任何保留投資的 公平值及任何因此產生的盈餘或虧絀。 其先前於其他全面收入內確認的本集團 應佔組成部分會按假設本集團已直接 出售有關資產或負債所須採用的相同基 準,重新分類至損益或保留溢利(倘適 用)。

2.3 會計政策及披露事項變動

本集團已於本年度之財務報表首次採納

下列新訂及經修訂香港財務報告準則。

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2. ACCOUNTING POLICIES (continued)

2. **會計政策**(續)

2.3 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 financial statements.

HKFRS 17	Insurance Contracts	香港財務報告準則 第17號	保險合約
Amendments to HKAS 1 and HKFRS Practice Statement 2	Disclosure of Accounting Policies	香港會計準則第1號及 香港財務報告準則實務 報告第2號(修訂本)	會計政策披露
Amendments to HKAS 8	Definition of Accounting Estimates	香港會計準則第8號 (修訂本)	會計估計定義
Amendments to HKAS 12	Deferred Tax related to Assets and Liabilities arising from a Single Transaction	香港會計準則第12號 (修訂本)	單一交易產生之資產及 負債相關遞延税項
Amendments to HKAS 12	International Tax Reform – Pillar Two Model Rules	香港會計準則第12號 (修訂本)	國際税項改革 – 支柱二 規則範本

The nature and the impact of the new and revised HKFRSs 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 nonmandatory guidance on how to apply the concept of materiality to accounting policy disclosures. The Group has disclosed the material accounting policy information in note 2 to the financial statements. The amendments did not have any impact on the measurement, recognition or presentation of any items in the Group's financial statements.

新訂及經修訂香港財務報告準則的性質 及影響詳述如下:

(a) 香港會計準則第1號(修訂本)要求 實體披露重大會計政策資料,而 非主要會計政策。倘連同實體財務 報表內其他資料一併考慮,會計政 策資料可以合理預期會影響通用財 務報表的主要使用者根據該等財務 報表所作出的決定,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(修訂本)作出有關重 大性之判斷就如何將重要性概念 應用於會計政策披露提供非強制性 指引。本集團於財務報表附註2披 露重大會計政策資料。該等修訂對 本集團之財務報表中任何項目之計 量、確認或呈列並無影響。

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- 2. ACCOUNTING POLICIES (continued)
- 2. 會計政策(續)
- 2.3 Changes in accounting policies and disclosures (continued)
 - (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.
 - (c) Amendments to HKAS 12 Deferred Tax related 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 material impact on the financial position or performance of the Group.

- 2.3 會計政策及披露事項變動(續)
 - (b) 香港會計準則第8號(修訂本)澄清 會計估計變動與會計政策變動之 間的區別。會計估計被定義為財務 報表中存在計量不確定性的貨幣金 額。該等修訂亦闡明實體如何使用 計量技術及輸入值制定會計估計。 由於本集團之方針及政策與該等修 訂一致,故該等修訂對本集團之財 務報表並無影響。
 - (c) 香港會計準則第12號(修訂本)與 單一交易產生之資產及負債有關之 遞延税項縮窄香港會計準則第12號 中初步確認例外的範圍,使其不再 適用於產生相等應課稅及可扣減暫 時差額的交易,例如租賃及棄置義 務。因此,實體須就該等交易產生 的暫時差額確認遞延稅項資產(前 提是有足夠的應課稅溢利)及遞延 税項負債。該等修訂並無對本集團 之財務狀況或表現構成任何重大影響。

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- 2. ACCOUNTING POLICIES (continued)
- 2. 會計政策(續)
- 2.3 Changes in accounting policies and disclosures (continued)
 - (d) Amendments to HKAS 12 International Tax 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. The Group has applied the amendments retrospectively. 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.
- 2.3 會計政策及披露事項變動(續)
 - (d) 香港會計準則第12號(修訂本)國 際税制改革-支柱二示範規則引入 了實施經濟合作發展組織公佈的第 二支柱示範產生的遞延税項的確認 與披露之強制性暫時例外。該等修 訂亦引入受影響實體的披露規定, 以幫助財務報表的使用者更好地了 解實體之第二支柱所得税之風險敞 口,包括披露分別在第二支柱立法 生效期間與第二支柱所得税有關的 即期税項,以及披露其在法案已頒 佈或實質頒佈但尚未生效期間所承 受的第二支柱所得税風險的已知或 合理估計訊息。由於本集團並未落 入第二支柱示範規則的範疇,故該 等修訂對本集團並無任何影響。

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2. ACCOUNTING POLICIES (continued)

- 2. 會計政策(續)
- 2.4 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 financial statements. The Group intends to apply these revised HKFRSs, if applicable, when they become effective.

本集團並無於該等財務報表應用以下已 頒佈但尚未生效的經修訂香港財務報告 準則。本集團擬於該等經修訂香港財務 報告準則生效後應用該等準則。

2.4 已頒佈但尚未生效的香港財務報告準則

Amendmer and HKA	nts to HKFRS 10 AS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ³	及	材務報告準則第10號 香港會計準則第28號 §訂本)	投資方與其聯營或合營企業之 間的資產出售或注資;
Amendmer	nts to HKFRS 16	Lease Liability in a Sale and Leaseback ¹	香港則	才務報告準則第16號 §訂本)	售後租回的租賃負債
Amendmer	nts to HKAS 1	Classification of Liabilities as Current or Non- current (the " 2020 Amendments ") ^{1,4}		會計準則第1號 修訂本)	負債分類為流動或非流動 ([二 零二零年修訂本 」) ^{1.4}
Amendmer	nts to HKAS 1	Non-current Liabilities with Covenants (the " 2022 Amendments ") ^{1,4}		膏計準則第1號 §訂本)	附帶契諾的非流動負債 (「二 零二二年修訂本 」)): 4
Amendmer and HKI	nts to HKAS 7 FRS 7	Supplier Finance Arrangements ¹	香	膏計準則第7號及 港財務報告準則 7號(修訂本)	供應商融資安排
Amendmer	nts to HKAS 21	Lack of Exchangeability ²		會計準則第21號 §訂本)	缺乏可交换性
¹ Effe 202		eriods beginning on or after 1 January	1	於二零二四年 年度期間生效	一月一日或之後開始的
	Effective for annual periods beginning on or after 1 January 2025		2	於二零二五年一月一日或之後開始的 年度期間生效	
	No mandatory effective date yet determined but available for adoption		3	尚未釐定强制生效日期但可供採納	

⁴ As a consequence of the 2020 Amendments and 2022 Amendments, Hong Kong Interpretation 5 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 由於二零二零年修訂本及二零二二年 修訂本,故香港詮釋第5號財務報表呈 列-借款人對含有按要求隨時付還條 文的有期貸款的分類在結論不變下調 整相應的字詞

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2. ACCOUNTING POLICIES (continued)

2.4 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 January 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 January 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)

2.4 已頒佈但尚未生效的香港財務報告準則 (續)

有關預期將適用於本集團之香港財務報 告準則的進一步資料於下文説明:

香港財務報告準則第10號及香港會計準 則第28號(修訂本)解決香港財務報告準 則第10號與香港會計準則第28號之間有 關處理投資者與其聯營公司或合營企業 之間的資產出售或注資的規定的不一致 情況。該等修訂本規定,倘資產出售或 注資構成一項業務,則須悉數確認下游 交易所產生之收益或虧損。倘交易涉及 不構成一項業務的資產,則該交易產生 的收益或虧損於投資者的損益內確認, 惟以不相關投資者於該聯營公司或合營 企業的權益為限。該等修訂本將予以前 瞻性應用。香港會計師公會已剔除香港 財務報告準則第10號及香港會計準則第 28號(修訂本)的以往強制生效日期。然 而,該等修訂本目前可供採納。

香港財務報告準則第16號(修訂本)訂 明賣方—承租人計量售後租回交易產生 的租賃負債所用的之規定,以確保賣 方—承租人不會確認與所保留使用權有 關的任何收益或虧損金額。修訂本於二 零二四年一月一日或之後開始的年度期 間生效,並須對於香港財務報告準則第 16號之初始應用日期(即二零一九年一 月一日)後訂立的售後租回交易追溯應 用,亦可提早應用。預期修訂本對本集 團的財務報表並無任何重大影響。
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2. ACCOUNTING POLICIES (continued)

2. 會計政策(續)

2.4 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 financial statements.

2.4 已頒佈但尚未生效的香港財務報告準則 (續)

> 二零二零年修訂本澄清將負債分類為流 動或非流動的規定,包括延遲清償權的 含義,以及延遲清償權必須在報告期末 存在。負債的分類不受實體行使其延遲 清償權的可能性的影響。該等修訂亦澄 清,負債可以用其自身的權益工具清 償,以及只有當可轉換負債中的轉換選 擇權本身作為權益工具入賬時,負債的 條款才不會影響其分類。二零二二年 修訂本進一步澄清,在貸款安排產生的 負債契約中,只有實體於報告日或之前 必須遵守的契約才會影響負債分類為流 動或非流動。對於實體於報告期後十二 個月內必須遵守未來契約的非流動負 **債**,須進行額外披露。該等修訂應追溯 應用,並允許提早應用。提早應用二零 二零年修訂本的實體必須同時應用二零 二二年修訂本,反之亦然。本集團目前 正在評估該等修訂的影響以及現有貸款 協議是否需要修訂。根據初步評估,預 期該等修訂不會對本集團的財務報表產 生任何重大影響。

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2. ACCOUNTING POLICIES (continued)

2.4 Issued but not yet effective Hong Kong Financial Reporting Standards (continued)

Amendments to HKAS 7 and HKFRS 7 clarify the characteristics of supplier finance arrangements and require additional disclosure of such arrangements. The disclosure requirements in the amendments are intended to assist users of financial statements in understanding the effects of supplier finance arrangements on an entity's liabilities, cash flows and exposure to liquidity risk. Earlier application of the amendments is permitted. The amendments provide certain transition reliefs regarding comparative information, quantitative information as at the beginning of the annual reporting period and interim disclosures. The amendments are not expected to have any significant impact on the Group's financial statements.

Amendments to HKAS 21 specify how an entity shall assess whether a currency is exchangeable into another currency and how it shall estimate a spot exchange rate at a measurement date when exchangeability is lacking. The amendments require disclosures of information that enable users of financial statements to understand the impact of a currency not being exchangeable. Earlier application is permitted. When applying the amendments, an entity cannot restate comparative information. Any cumulative effect of initially applying the amendments shall be recognised as an adjustment to the opening balance of retained profits or to the cumulative amount of translation differences accumulated in a separate component of equity, where appropriate, at the date of initial application. The amendments are not expected to have any significant impact on the Group's financial statements.

2. 會計政策(續)

2.4 已頒佈但尚未生效的香港財務報告準則 (續)

香港會計準則第7號及香港財務報告準 則第7號(修訂本)闡明供應商融資安排 的特點,並規定須就該等安排作出額外 披露。該等修訂的披露規定旨在協助財 務報表使用者了解供應商融資安排對實 體的負債、現金流量及流動資金風險的 影響。允許提早應用該等修訂。該等修 訂就於年度報告期及中期披露期初的比 較資料及定量資料提供若干過渡性減 免。預期該等修訂不會對本集團的財務 報表產生任何重大影響。

香港會計準則第21號(修訂本)訂明實 體應如何評估某種貨幣是否可兑換為另 一種貨幣,以及在缺乏可兑換性的情況 下,實體應如何估計於計量日期的即期 匯率。該等修訂要求披露讓財務報表使 用者能夠了解貨幣不可兑換的影響的資 料,允許提早應用。於應用該等修訂 時,實體不能重列比較資料。初始應用 該等修訂的任何累計影響應於初始應用 當日確認為對保留溢利期初結餘的調整 或對權益單獨組成部分中累積的匯兑差 額累計金額的調整(如適用)。預期該等 修訂不會對本集團的財務報表產生任何 重大影響。

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3. MATERIAL ACCOUNTING POLICIES

3. 重要會計政策

Investments in associates and joint ventures

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.

A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

The Group's investments in associates and joint ventures 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 and joint ventures are included in the consolidated statement of profit or loss and other comprehensive income. In addition, when there has been a change recognised directly in the equity of the associate or joint venture, 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 associate or joint ventures are eliminated to the extent of the Group's investments in the associate or joint venture, except where unrealised losses provide evidence of an impairment of the assets transferred. Goodwill arising from the acquisition of associate or joint ventures is included as part of the Group's investments in associate or joint ventures.

里安智訂以束 於聯營公司及合營企業的投資

聯營公司為本集團長期持有其一般不少於 20%的股本投票權,並對其具有重大影響力 的實體。重大影響力指參與被投資方的財務 及經營決策的權力,惟並非控制或共同控制 該等決策的權力。

合營企業指一項合營安排類型,對安排擁有 共同控制權的訂約方據此對合營企業的資產 淨值擁有權利。共同控制權指按照合約協定 對某項安排所共有的控制權,共同控制權僅 在當相關活動要求共同享有控制權的各方作 出一致同意的決定時存在。

本集團於聯營公司及合營企業的投資乃根據 權益會計法按本集團所佔資產淨值減任何減 值虧損計入綜合財務狀況表。出現任何不一 致的會計政策,則須作出調整。本集團應佔 聯營公司及合營企業的收購後業績及其他全 面收入於綜合損益及其他全面收入表中入 賬。此外,當已有變動直接確認於聯營公司 或合營企業的權益時,本集團會將其分佔 的任何變動於綜合權益變動表中確認(倘適 用)。除未變現虧損證明所轉讓資產出現減 值外,本集團與其聯營公司或合營企業進 行交易所產生的未變現收益及虧損均予以對 銷,並以本集團於聯營公司或合營企業的投 資為限。因收購聯營公司或合營企業而產生 的商譽,乃列為本集團於聯營公司或合營企 業的投資的一部分。

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3. MATERIAL ACCOUNTING POLICIES (continued) Investments in associates and joint ventures (continued) 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 or joint control over the joint venture, the Group measures and recognises any retained investment at its fair value. Any difference between the carrying amount of the associate or joint venture upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognised in profit or loss.

Interests in joint operations

A joint operation is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the assets, and obligations for the liabilities, relating to the arrangement. Joint control is the contractually agreed sharing of control of an agreement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control:

The Group recognises in relation to its interest in a joint operation:

- its assets, including its share of any assets held jointly;
- its liabilities, including its share of any liabilities incurred jointly;
- its revenue from the sale of its share of the output arising from the joint operation;
- its share of the revenue from the sale of the output by the joint operation; and
- its expenses, including its share of any expenses incurred jointly.

重要會計政策(續) 於聯營公司及合營企業的投資(續)

倘於聯營公司的投資變為於合營企業的投資 或反之亦然,不會重新計量保留權益。反 之,該投資繼續按權益法入賬。在所有其他 情況下,倘本集團失去對聯營公司的重大影 響力或對合營企業的合營控制權,本集團按 公平值計量及確認任何保留投資。失去重大 影響力或共同控制權後的聯營公司或合營企 業之賬面值與保留投資的公平值及出售所得 款項之間的任何差額均於損益內確認。

合營業務權益

合營業務指擁有共同控制權的各方享有與該 安排相關的資產權利及負債責任的一種合營 安排。共同控制指按照合約協定對一項安排 所應佔之控制權,共同控制僅在有關活動要 求享有控制權之訂約方作出一致同意之決定 時存在。本集團就其在合營業務之權益確 認:

本集團確認有關其於合營業務的權益之以下 各項:

- 其資產,包括其應佔任何共同持有之資 產;
- 其負債,包括其應佔任何共同產生之負 債;
- 其銷售應佔合營業務產量之收入;
- 其來自銷售合營業務產量之應佔收入;
 及
- 其開支,包括其應佔任何共同產生之開 支。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3. Interests in joint operations (continued)

The assets, liabilities, revenues and expenses relating to the Group's interest in a joint operation are accounted for in accordance with the HKFRSs applicable to the particular assets, liabilities, revenues and expenses.

Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The consideration transferred is measured at the acquisition date fair value which is the sum of the acquisition date fair values of assets transferred by the Group, liabilities assumed by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree at fair value or at the proportionate share of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at fair value. Acquisition-related costs are expensed as incurred.

The Group determines that it has acquired a business when the acquired set of activities and assets includes an input and a substantive process that together significantly contribute to the ability to create outputs.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts of the acquiree.

If the business combination is achieved in stages, the previously held equity interest is remeasured at its acquisition date fair value and any resulting gain or loss is recognised in profit or loss.

3. 重要會計政策(續)

合營業務權益(續) 土在團於へ然業改中う

本集團於合營業務中之權益所涉的資產、負 債、收入及開支乃根據適用於該特定資產、 負債、收入及開支的香港財務報告準則入 賬。

業務合併及商譽

業務合併乃以購買法入賬。轉讓的代價乃以 收購日期之公平值計量,該公平值為本集團 轉讓的資產於收購日期之公平值、本集團承 擔來自被收購方前擁有人的負債及本集團發 行以換取被收購方控制權的股本權益之總 和。於各業務合併中,本集團選擇是否按公 平值或被收購方可識別資產淨值的應佔比例 計量於被收購方的非控股權益。所有其他非 控股權益之成分均按公平值計量。收購相關 成本於產生時支銷。

當所購入的一系列活動及資產包括一項投入 及一項實質性流程,共同對創造產出的能力 作出重大貢獻時,本集團確定其已收購一項 業務。

當本集團收購一項業務時,會根據合約條 款、於收購日期的經濟環境及相關情況,評 估將承接之金融資產及負債,以作出合適分 類及標示,包括分離被收購方主合約中的嵌 入式衍生工具。

倘業務合併分階段進行,先前持有之股權按 收購日期之公平值重新計量,且任何得出之 收益或損失於損益確認。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3. Business combinations and goodwill (continued)

Any contingent consideration to be transferred by the acquirer is recognised at fair value at the acquisition date. Contingent consideration classified as an asset or liability is measured at fair value with changes in fair value recognised in profit or loss. Contingent consideration that is classified as equity is not remeasured and subsequent settlement is accounted for within equity.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, the amount recognised for non-controlling interests and any fair value of the Group's previously held equity interests in the acquiree over the identifiable assets acquired and liabilities assumed. If the sum of this consideration and other items is lower than the fair value of the net assets acquired, the difference is, after reassessment, recognised in profit or loss as a gain on bargain purchase.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. The Group performs its annual impairment test of goodwill as at 31 March. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

Impairment is determined by assessing the recoverable amount of the cash-generating unit (group of cashgenerating units) to which the goodwill relates. Where the recoverable amount of the cash-generating unit (group of cash-generating units) is less than the carrying amount, an impairment loss is recognised. An impairment loss recognised for goodwill is not reversed in a subsequent period.

重要會計政策(續) 業務合併及商譽(續)

由收購方將予轉讓之任何或然代價將按收購 日期之公平值確認。分類為資產或負債的或 然代價按公平值計量,公平值變動則於損益 確認。分類為權益的或然代價並無重新計 量,而其後結算於權益中入賬。

商譽初步按成本計量,即已轉讓代價、已確 認非控股權益及本集團先前持有的被收購方 股權之任何公平值的總額,超出所收購可識 別資產及所承擔負債的差額。倘該代價及其 他項目的總和低於所收購資產淨值的公平 值,於重新評估後其差額將於損益確認為議 價收購收益。

於初始確認後, 商譽按成本減任何累計減值 虧損計量。商譽每年進行一次減值測試,或 倘發生任何事件或情況變動顯示賬面值可能 減值時,進行減值測試的次數將更為頻密。 本集團於每年三月三十一日進行商譽減值測 試。就減值測試而言,自收購日期開始在業 務合併所取得之商譽會分配至預期將可受惠 於合併之協同效益的本集團現金產生單位或 各組現金產生單位(不論本集團其他資產或 負債是否分配至該等單位或該等單位組別)。

減值乃透過評估與商譽相關之現金產生單位 (現金產生單位組別)可收回數額予以釐定。 凡現金產生單位(現金產生單位組別)可收 回數額低於其賬面值,則須確認減值虧損。 就商譽所確認之減值虧損不會於其後期間撥 □ ∘

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3. MATERIAL ACCOUNTING POLICIES (continued) Business combinations and goodwill (continued)

Where goodwill has been allocated to a cash-generating unit (or group of cash-generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on the disposal. Goodwill disposed of in these circumstances is measured based on the relative value of the operation disposed of and the portion of the cashgenerating unit retained.

Fair value measurement

The Group measures its financial assets at fair value through profit or loss 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.

3. 重要會計政策(續)

業務合併及商譽(續)

凡商譽已被分配至現金產生單位(或現金產 生單位組別)而該單位內之部分業務被出 售,與出售業務相關之商譽在釐定出售損益 時計入業務之賬面值內。在此情況下出售之 商譽乃根據出售業務之相關價值及所保留現 金產生單位部分計量。

公平值計量

本集團於各報告期末按公平值計量其按公平 值計入損益的金融資產。公平值為市場參與 者於計量日期於有序交易中出售資產時收取 或轉讓負債時支付的價格。公平值計量乃基 於假設出售資產或轉讓負債的交易於資產或 負債的主要市場中進行,或倘並無主要市 場,則於資產或負債的最有利市場進行。主 要或最有利市場必須為本集團可進入的市 場。資產或負債的公平值乃採用對資產或負 債定價時市場參與者將採用的假設計量,並 假設市場參與者以其最佳經濟利益行事。

非金融資產的公平值計量計及市場參與者對 使用資產的最高及最佳使用價值,或將其出 售予另一名將使用資產的最高及最佳使用價 值的市場參與者而產生經濟利益的能力。

本集團採用當時情況下屬適當且有足夠數據 可用的估值技術計量公平值,盡量使用有關 可觀察輸入數據並盡量避免使用不可觀察輸 入數據。

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MATERIAL ACCOUNTING POLICIES (continued) 重要會 Fair value measurement (continued) 公平值計

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.

3. 重要會計政策(續) 公平值計量(續)

於財務報表計量或披露公平值的所有資產及 負債在公平值層級(如下文所述)中,根據對 整體公平值計量而言屬重大的最低層輸入數 據進行分類:

- 第一級 根據相同資產或負債於活躍市場 所報的價格(未經調整)
- 第二級 根據對公平值計量而言屬重大的 最低層級輸入數據乃可觀察(不 論直接或間接)的估值技術
- 第三級 根據對公平值計量而言屬重大的 最低層級輸入數據乃不可觀察的 估值技術

就按經常基準於財務報表中確認的資產及負 債而言,本集團於各報告期末會重新評估分 類方法(根據對整體公平值計量而言屬重大 的最低層級輸入數據),以釐定轉撥是否已 於各層級之間發生。

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3. MATERIAL ACCOUNTING POLICIES (continued)

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for non-financial asset is required (other than inventories, deferred tax assets and contract assets), 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 cashgenerating 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 profit or loss in the period in which it arises in those expense categories consistent with the function of the impaired asset.

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 profit or loss in the period in which it arises.

3. 重要會計政策(續) 非金融資產減值

倘非金融資產(不包括存貨、遞延税項資產 及合約資產)出現減值跡象,或須對資產進 行年度減值測試時,則須估計資產的可收回 金額。資產的可收回金額按資產或現金產 生單位的使用價值與其公平值減出售成本兩 者的較高者計算,並以個別資產釐定,除非 有關資產並不產生很大程度上獨立於其他資 產或資產組別的現金流入,在此情況下須就 有關資產所屬的現金產生單位釐定可收回金 額。就現金產生單位進行減值測試時,倘其 可按合理一致的基準,或以其他方式,分配 至現金產生單位的最小組別,則部分公司資 產(如總部大樓)的賬面值分配至個別現金產 生單位。

只有當資產的賬面值超過其可收回金額時, 方會確認減值虧損。在評估使用價值時,使 用税前折現率將估計日後現金流量折現至其 現值,而該折現率反映市場當時所評估的貨 幣時間價值及該資產的特有風險。減值虧損 在其產生期間根據與減值資產功能一致的開 支類別自損益扣除。

於各報告期末均會評估是否有任何跡象顯示 過往確認的減值虧損可能不復存在或有所減 少。如有任何該等跡象,則估計可收回金 額。先前就資產(不包括商譽)確認的減值虧 損,僅於用以釐定該資產可收回金額的估計 有變時予以撥回,但撥回金額不得高於假設 過往年度並無就該資產確認減值虧損而應有 的賬面值(扣除任何折舊/攤銷)。減值虧損 的撥回計入產生期間的損益。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3. 重要會計政策(續) Related parties 關聯方

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 of a parent of the Group;

or

- (b) the party is an entity where any of the following conditions applies:
 - (i) the entity and the Group are members of the same group;
 - (ii) 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;

里要習 計 政 策 () 關 聯 方 在下列情況下,一方被認為與本集團有關聯:

- (a) 該方為某人士或其關係密切的家庭成員,且該人士
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團具有重大影響力;或
 - (iii) 為本集團或本集團母公司的主要管理人員;

或

- (b) 該方為符合下列任何條件的實體:
 - (i) 該實體與本集團屬同一集團的成員 公司;
 - (ii) 一個實體為另一實體(或該另一實 體的母公司、附屬公司或同系附屬 公司)的聯營或合營企業;
 - (iii) 該實體與本集團為同一第三方的合營企業;
 - (iv) 一個實體為第三方實體的合營企
 業,而另一實體為該第三方實體的
 聯營企業;
 - (v) 該實體乃以本集團或與本集團有關 聯的實體的僱員為受益人的離職後 福利計劃;

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- 3. MATERIAL ACCOUNTING POLICIES (continued) 3. 重型 Related parties (continued) 開閉
 - (b) the party is an entity where any of the following conditions applies: (continued)
 - (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.

Property, plant and equipment and depreciation

Property, plant and equipment, other than construction in progress, are stated at cost 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 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.

- 3. 重要會計政策(續)
 - **關聯方**(續)
 - (b) 該方為符合下列任何條件的實體:(續)
 - (vi) 該實體受(a)所識別人士控制或共同控制;
 - (vii) (a)(i)所識別人士對該實體有重大 影響力,或該人士為該實體(或該 實體的母公司)的主要管理人員; 及
 - (viii)該實體或其所屬集團內任何成員公司為本集團或其母公司提供主要管理人員服務。

物業、機器及設備以及折舊

物業、機器及設備(在建工程除外)乃按成本 減累計折舊及任何減值虧損列賬。物業、機 器及設備項目的成本包括購買價及使資產達 到擬定用途運作狀態及地點的任何直接應佔 成本。

物業、機器及設備項目投入運作後產生的維 修及保養等開支,通常於產生期間自損益扣 除。於符合確認標準的情況下,大型檢測開 支計入資產的賬面值,作為重置成本。倘物 業、機器及設備的主要部分須分段重置,則 本集團將該等部分確認為獨立資產,並設定 特定的可使用年期及相應計提折舊。

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3. MATERIAL ACCOUNTING POLICIES (continued) Property, plant and equipment and depreciation (continued)

Depreciation is calculated on the straight-line basis to write off the cost 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:

Owned assets

Leasehold improvements	Over the shorter of the lease term and 20%
Buildings	Over the remaining terms of the leases
Furniture, fixtures and office	20%-33%
equipment	
Motor vehicles	25%-30%
Machineries	10%

Right-of-use assets

Leasehold land	Over the remaining terms of the leases
Office properties	2 years to 3 years
Machineries	2 years to 3 years

Where parts of an item of property, plant and equipment have different useful lives, the cost 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 method are reviewed, and adjusted if appropriate, at least at each financial year end.

An item of property, plant and equipment including 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 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.

Construction in progress is stated at cost less any impairment losses, and is not depreciated. It is reclassified to the appropriate category of property, plant and equipment when completed and ready for use. 重要會計政策(續)
 物業、機器及設備以及折舊(續)

折舊乃按直線基準將各項物業、機器及設備 項目的成本於其估計可使用年期內撤銷至其 剩餘價值而計算。就此使用的主要年率如 下:

..

自置資產

租賃物業裝修	按租賃期及20%
	(以較短者為準)
樓宇	按剩餘租賃期
傢俬、固定裝置及	20%-33%
辦公室設備	
車輛	25%-30%
機械	10%

使用權資產

租賃土地	按剩餘租賃期
辦公室物業	兩年至三年
機械	兩年至三年

倘物業、機器及設備項目各部分的可使用年 期有所不同,則此項目各部分的成本將按合 理基準分配,而每部分將作個別折舊。對剩 餘價值、可使用年期及折舊方法至少於各財 政年度末作出檢討並作出調整(倘適用)。

初始確認的物業、機器及設備項目(包括任何重大部分)於出售後或預期使用或出售該 等物業、機器及設備項目不會產生未來經濟 利益時終止確認。於資產終止確認年度在損 益中確認的任何出售或報廢盈虧,乃為有關 資產的出售所得款項淨額與賬面值的差額。

在建工程按成本扣除任何減值虧損列賬,而 不計提折舊。其於竣工及可作使用時重新分 類為適當類別的物業、機器及設備。

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3. MATERIAL ACCOUNTING POLICIES (continued) Leases 和賃

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 any 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-ofuse assets are measured at cost, less any 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 detailed in the policy under "Property, plant and equipment and depreciation" above.

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.

3. 重要會計政策(續)

本集團於合約開始時評估合約是否屬於或包 含租賃。倘合約為換取代價而轉讓在一段期 間內使用已識別資產之控制權,則該合約屬 於租賃或包含租賃。

本集團作為承租人

本集團就所有租賃應用單一確認及計量方 法,惟短期租賃及任何低價值資產的租賃除 外。本集團確認作出租賃付款的租賃負債及 使用權資產(即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 產可供使用的日期)確認。使用權資產 按成本減任何累計折舊及任何減值虧損 計量,並就任何租賃負債的重新計量作 出調整。使用權資產的成本包括已確認 的租賃負債金額、已產生的初始直接成 本及於開始日期或之前作出之租賃付款 減任何已收取之租賃優惠。使用權資產 於其租賃期及該等資產估計可使用年期 (以較短者為準)(詳情載於上文「物業、 機器及設備及折舊」項下的政策)內按直 線法計算折舊。

倘租賃資產之擁有權於租賃期結束前獲 轉讓予本集團或該成本反映行使購買選 擇權,折舊則使用該資產的估計可使用 年期計算。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3. 重要會計政策(續)

Leases (continued)

Group as a lessee (continued)

(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.

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.

The Group's lease liabilities are included in other payables and accruals.

・ 重要督計政策(續) 和賃(續) 本集團作為承租人(續)

(b) 租賃負債

本集團於租賃開始日期確認按租賃期內 租賃付款的現值計量的租賃負債。租賃 付款包括固定付款(包括實物固定付款) 減任何應收租賃優惠,跟隨指數或利率 而定的可變租賃付款,以及預期在剩餘 價值擔保下支付的金額。租賃付款亦包 括本集團合理確定行使的購買選擇權的 行使價,而倘租賃期反映本集團行使終 止租賃選擇權,則亦包括終止租賃而需 支付的罰款。不依賴於指數或利率的可 變租賃付款在觸發付款的事件或條件發 生的期間內確認為開支。

於計算租賃付款之現值時,本集團使用 於租賃開始日期的增量借貸利率,原因 為租賃中隱含的利率不易釐定。於開始 日期後,租賃負債的金額予以增加以反 映利息之累增,並就已作出之租賃付款 予以減少。此外,如有修訂、租賃期變 動、租賃付款變動(如因指數或利率變 動產生的未來租賃付款出現變動)或選 擇購買相關資產之評估出現變動,則租 賃負債之賬面值將重新計量。

本集團的租賃負債計入其他應付款及應 計費用。

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3. MATERIAL ACCOUNTING POLICIES (continued)

Leases (continued)

Group as a lessee (continued)

(c) Short-term leases

The Group applies the short-term lease recognition exemption to its short-term leases of certain office properties and machinery (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).

Lease payments on short-term leases are recognised as an expense on a straight-line basis over the lease term.

Intangible assets (other than goodwill)

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is the fair value at the date of acquisition. The useful lives of intangible assets are assessed to be either finite or indefinite. Intangible assets with finite lives are subsequently amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at each financial year end.

Intangible assets with indefinite useful lives are tested for impairment annually either individually or at the cash-generating unit level. Such intangible assets are not amortised. The useful life of an intangible asset with an indefinite life is reviewed annually to determine whether the indefinite life assessment continues to be supportable. If not, the change in the useful life assessment from indefinite to finite is accounted for on a prospective basis.

重要會計政策(續) 租賃(續) 本集團作為承租人(續)

- (c) 短期租賃
 - 本集團應用短期租賃確認豁免於若干辦 公室物業及機械的短期租賃(即自開始 日期起該等租賃期為12個月或以內且並 無包含購買選擇權的租賃)。

短期租賃的租金付款於租賃期按直線法 確認為開支。

無形資產(商譽除外)

單獨收購的無形資產於初始確認時按成 本計量。業務合併中所收購無形資產的 成本為收購日期的公平值。無形資產的 可使用年期乃評估為有限或無限。具有 限年期的無形資產其後於可使用經濟年 期攤銷,並於該無形資產出現減值跡象 時作減值評估。具有限可使用年期的無 形資產的攤銷年期及攤銷方法須至少於 每個財政年度結束時審核。

具有無限可使用年期的無形資產每年個 別或按現金產生單位級別進行減值測 試。該等無形資產不予攤銷。具有無限 可使用年期的無形資產的可使用年期每 年進行檢討,以釐定無限可使用年期評 估是否繼續得到支持。如否,則將可使 用年期評估由無限改為有限並按前瞻性 基準入賬。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3.

Investments and other financial assets

Initial recognition and measurement

Financial assets are classified, at initial recognition, as subsequently measured at amortised cost and fair value through profit or loss.

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 do 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 do 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, 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. 重要會計政策(續) 投資及其他金融資產 初始確認及計量
 金融資產於初始確認時獲分類為其後按攤銷 成本及按公平值計入損益計量。

> 於初始確認時,金融資產的分類取決於金融 資產的合約現金流量特點及本集團管理該等 金融資產的業務模式。除並無包含重大融資 成分或本集團已應用不調整重大融資成分的 影響之可行權宜方法的應收賬款外,本集團 初始按公平值加(倘金融資產並非按公平值 計入損益)交易成本計量金融資產。並無包 含重大融資成分或本集團已應用可行權宜方 法的應收賬款根據下文「收入確認」所載政策 按香港財務報告準則第15號釐定的交易價格 計量。

> 為使金融資產按攤銷成本進行分類及計量, 其需產生純粹支付未償還本金額的本金及利 息(「純粹支付本金及利息」)的現金流量。不 論其業務模式,擁有並非純粹支付本金及利 息的現金流量的金融資產按公平值計入損益 進行分類及計量。

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3. 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:

Financial assets at amortised cost (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 profit or loss when the asset is derecognised, modified or impaired.

重要會計政策(續) 投資及其他金融資產(續) 初始確認及計量(續)

本集團管理金融資產的業務模式指其管理金 融資產以產生現金流量的方式。業務模式確 定現金流量是否來自收集合約現金流量、出 售金融資產,或兩者兼有。按攤銷成本分類 及計量的金融資產乃以收取合約現金流量為 目標而持有金融資產的業務模式下持有,而 按公平值計入其他全面收入分類及計量的金 融資產乃以同時持作收取合約現金流量及出 售為目標的業務模式下持有。並非於上述業 務模式下持有的金融資產乃按公平值計入損 益分類及計量。

購買或出售金融資產須於監管或市場慣例規 定的期間內交付資產,則於交易日(即本集 團承諾購買或出售資產的日期)確認。

後續計量

金融資產的後續計量視乎其分類如下:

按攤銷成本計量的金融資產(債務工具)

按攤銷成本計量的金融資產其後使用實際利 率法計量,並可能須進行減值。當資產終止 確認、修訂或減值時,收益及損失於損益中 確認。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3. Investments and other financial assets (continued) Subsequent measurement (continued) Financial assets at fair value through profit or loss Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognised in 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 statement of profit or loss when the right of payment has been established.

A derivative embedded in a hybrid contract, with a financial liability or non-financial host, is separated from the host and accounted for as a separate derivative if the economic characteristics and risks are not closely related to the host; a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative; and the hybrid contract is not measured at fair value through profit or loss. Embedded derivatives are measured at fair value with changes in fair value recognised in profit or loss. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category.

A derivative embedded within a hybrid contract containing a financial asset host is not accounted for separately. The financial asset host together with the embedded derivative is required to be classified in its entirety as a financial asset at fair value through profit or loss.

重要會計政策(續) 投資及其他金融資產(續) 後續計量(續) 按公平值計入損益的金融資產 按公平值計入損益的金融資產於財務狀況表 按公平值列賬,公平值的淨變動則於損益確

認。

該類別包括衍生金融工具及本集團並未不可 撤銷地選擇分類為以公平值計量且其變動計 入其他綜合收益的權益投資。當償付權確立 時,權益投資的股息在損益表內確認為其他 收入。

倘嵌入到混合合約(擁有金融負債或非金融 主合約)中的衍生工具與主合約在經濟特徵 及風險方面不存在緊密關係;與嵌入式衍生 工具條件相同,單獨存在的工具符合衍生工 具定義;及混合合約並非按公平值計入損益 計量,則嵌入式衍生工具從主合約分拆並以 單獨衍生工具入賬。嵌入式衍生工具按公平 值計量,公平值變動則於損益確認。重新評 估僅於合約條款出現變動導致原本所需的現 金流量大幅變動或重新分類金融資產至不屬 於按公平值計入損益類別時發生。

於混合合約中擁有金融資產主合約的嵌入式 衍生工具不會個別入賬。金融資產主合約及 嵌入式衍生工具須完整分類為按公平值計入 損益的金融資產。

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3. MATERIAL ACCOUNTING POLICIES (continued) 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.

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.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

3. 重要會計政策(續) 終止確認金融資產

金融資產(或如適用,金融資產的其中部分 或一組類似金融資產的其中部分)主要在下 列情況下終止確認(即從本集團綜合財務狀 況表中刪除):

- 自資產收取現金流量的權利已屆滿;或
- 本集團已轉讓其自資產收取現金流量的 權利,或已根據「轉遞」安排承擔在無重 大延誤的情況下將全數所得現金流量支 付予第三方的責任;及(a)本集團已轉 讓資產的絕大部分風險及回報,或(b) 本集團並無轉讓或保留資產的絕大部分 風險及回報,惟已轉讓資產的控制權。

倘本集團已轉讓其自資產收取現金流量的權 利,或已訂立轉遞安排,其將評估其是否保 留該項資產的擁有權風險及回報以及保留的 程度。倘本集團並無轉讓或保留資產的絕大 部分風險及回報,亦無轉讓資產的控制權, 則本集團在繼續參與的情況下繼續確認獲轉 讓資產。在該情況下,本集團亦確認相關負 債。已轉讓資產及相關負債乃按反映本集團 已保留權利及責任的基準計量。

以擔保形式對已轉撥資產之持續參與,按資 產原賬面值與本集團可能須償還之最高代價 兩者中較低者計量。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3. 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 enhancements 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).

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.

3. 重要會計政策(續) 金融資產減值

本集團對並非按公平值計入損益持有的所有 債務工具確認預期信貸損失(「預期信貸損 失」)之撥備。預期信貸損失乃基於根據合約 到期的合約現金流量與本集團預期收取的所 有現金流量之間的差額而釐定,並以原實際 利率的近似值折現。預期現金流量將包括出 售所持抵押的現金流量或組成合約條款的其 他信貸提升措施。

一般方法

預期信貸損失分兩階段確認。就自初始確認 以來信貸風險並無大幅增加的信貸風險而 言,本集團會就未來12個月可能發生違約事 件而出現的信貸損失計提預期信貸損失撥備 (12個月預期信貸損失)。就自初始確認以來 信貸風險大幅增加的信貸風險而言,不論違 約時間,須就風險餘下年期的預期信貸損失 作出損失撥備(全期預期信貸損失)。

於各報告日期,本集團評估金融工具的信貸 風險自初始確認以來有否大幅增加。於進行 評估時,本集團比較金融工具於報告日期的 違約風險與金融工具於初始確認日期的違約 風險,並考慮毋需過多成本或努力可得的合 理支持資料,包括歷史及前瞻性資料。本集 團認為,當合約付款逾期超過30天,則信貸 風險顯著上升。

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3. MATERIAL ACCOUNTING POLICIES (continued)

Impairment of financial assets (continued) General approach (continued)

The Group considers a financial asset is in default when its 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.

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 and contract assets which apply 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

重要會計政策(續)
 金融資產減值(續)

一般方法(續)

倘合約付款逾期90日,本集團視金融資產違約。然而,於若干情況下,倘於考慮本集團 持有的任何信貸提升措施前內部或外部資料 顯示本集團不大可能悉數收取未償還的合約 金額,則本集團亦會視金融資產違約。倘並 無合理預期收回合約現金流量,金融資產會 予以撇銷。

按攤銷成本計量的金融資產根據一般方法須 面臨減值,且彼等會按以下階段進行分類以 計量預期信貸損失,惟應用下文詳述之簡化 方式的應收賬款及合約資產除外。

- 第一階段 自初始確認以來信貸風險並未 大幅增加的金融工具,其損失 撥備金額按相等於12個月預期 信貸損失的金額計量
- 第二階段 自初始確認以來信貸風險大幅 增加的金融工具(惟並非信貸 減值的金融資產),其損失撥 備金額按相等於全期預期信貸 損失的金額計量
- 第三階段 於報告日期已信貸減值的金融 資產(惟並非購入或源生信貸 減值),其損失撥備金額按相 等於全期預期信貸損失的金額 計量

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3. MATERIAL ACCOUNTING POLICIES (continued) 3. 重要1

Impairment of financial assets (continued) Simplified approach

For accounts receivable and contract assets that do 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.

For accounts receivable and contract assets that contain a significant financing component and lease receivables, the Group chooses as its accounting policy to adopt the simplified approach in calculating ECLs with policies as described above.

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as loans and borrowings, or as payables, 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 and other payables and interest-bearing bank loans.

重要會計政策(續) 金融資產減值(續) 簡化方法

就並無包含重大融資成分或倘本集團應用不 調整重大融資成分的影響之可行權宜方法的 應收賬款及合約資產,本集團應用簡化方式 計算預期信貸損失。根據簡化方式,本集團 不會追蹤信貸風險的變動,反之會根據各報 告日期的全期預期信貸損失確認損失撥備。 本集團已根據過往信貸損失經驗建立撥備矩 陣,並對債務人及經濟環境特定的前瞻性因 素作出調整。

就包含重大融資成分的應收賬款及合約資產 以及應收租金而言,本集團選擇採納簡化方 式為其會計政策,按上文所述政策計算預期 信貸損失。

金融負債

初始確認及計量

於初始確認時,金融負債分類為貸款及借款 或應付款(倘適用)。

所有金融負債初始按公平值確認,如屬貸款 及借款以及應付款則按公平值扣除直接應佔 交易成本確認。

本集團的金融負債包括應付賬款及其他應付 款以及計息銀行貸款。

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3. MATERIAL ACCOUNTING POLICIES (continued)

Financial liabilities (continued)

Subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

Financial liabilities at amortised cost (accounts and other payables, and borrowings)

After initial recognition, accounts 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 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 profit or loss.

Financial guarantee contracts

Financial guarantee contracts issued by the Group are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument. A financial guarantee contract is recognised initially as a liability at its fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequent to initial recognition, the Group measures the financial guarantee contracts at the higher of: (i) the ECL allowance determined in accordance with the policy as set out in "Impairment of financial assets"; and (ii) the amount initially recognised less, when appropriate, the cumulative amount of income recognised. 重要會計政策(續)
 金融負債(續)
 後續計量
 金融負債的後續計量視乎其分類如下:

按攤銷成本計量的金融負債(應付賬款及其 他應付款以及借款)

於初始確認後,應付賬款及其他應付款以及 計息借款其後採用實際利率法按攤銷成本計 量,倘折現的影響不重大,則按成本列賬。 收益及虧損在負債終止確認時透過實際利率 法攤銷程序於損益中確認。

攤銷成本乃經計及收購所產生的任何折讓或 溢價,以及作為實際利率一部分的費用或成 本後計算。實際利率攤銷計入損益的財務費 用。

財務擔保合約

本集團發出的財務擔保合約指要求支付指定 金額,以償付持有人因指定債務人未能根 據債務工具條款依期還款而招致損失的合 約。財務擔保合約初始按其公平值確認為負 債(就發出該擔保直接應佔交易成本予以調 整)。於初始確認後,本集團按以下兩者中 較高者計量財務擔保合約:(i)根據「金融資產 減值」所載政策釐定的預期信貸損失撥備; 及(ii)初始確認的金額減(倘適用)累計已確 認收入金額。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3. 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 profit or loss.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the 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, firstout basis and, in the case of work in progress and finished goods, comprises direct materials, direct labour and an appropriate proportion of overheads. Net realisable value is based on estimated selling prices less any estimated costs to be incurred to completion and disposal.

3. 重要會計政策(續)

時終止確認。

終止確認金融負債 金融負債於負債的責任已解除或註銷或屆滿

當現有金融負債由同一借款人以另一項條款 重大不同的負債取代時,或現有負債的條款 被重大修訂時,有關取代或修訂被視為終止 確認原有負債及確認一項新負債,而各賬面 值的差額於損益內確認。

抵銷金融工具

倘現時存在可強制執行合法權利抵銷已確認 金額,且有意以淨額結算,或同時變現資產 及清償負債,則金融資產及金融負債將予抵 銷,且以淨金額於財務狀況表呈報。

存貨

存貨乃按成本與可變現淨值兩者之較低者列 賬。成本按先入先出基準釐定,倘為在製品 及製成品,則包括直接原料、直接勞工及適 當比例之間接成本。可變現淨值按估計售價 減任何完工及出售所涉及之任何估計成本釐 定。

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3. MATERIAL ACCOUNTING POLICIES (continued) Cash and cash equivalents

Cash and cash equivalents in the statement of financial position comprise cash on hand and at banks, and shortterm 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.

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.

The Group recognises provision for onerous contracts when the unavoidable costs of meeting the performance obligations under the construction contracts exceed the economic benefits expected to be received under them. The amount of provision for onerous contracts is estimated based on contract costs to completion and contract claims. The estimation basis is reviewed on an ongoing basis and revised where appropriate.

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 profit or loss.

3. 重要會計政策(續) 現金及現金等值物

財務狀況表中的現金及現金等值物包括手頭 現金及銀行現金以及到期日通常在三個月內 的短期高流動性存款,其可隨時轉換為已知 金額的現金,價值變動風險很小及為滿足短 期現金承擔而持有。

就綜合現金流量表而言,現金及現金等值物 包括手頭及銀行現金以及短期存款(定義見 上文),減須按要求償還且構成本集團現金 管理的組成部分的銀行透支。

撥備

當過去事項導致目前須負之責任(法律或推 定),日後有可能需要撥付資源償付有關責 任所涉及之款項,則會確認撥備,惟該項責 任之數額須能夠可靠地予以估計。

倘根據建築合約履行履約責任而不能避免產 生的成本超出預期自該合約取得的經濟利 益,則本集團確認虧損性合約撥備。虧損性 合約撥備金額按竣工的合約成本及合約申索 估計。本集團會持續審閱估計基準並在適當 時予以修訂。

當折現之影響屬於重大,撥備確認之數額為 預期日後償付有關責任所需支出於報告期末 之現值。已折現現值隨時間而有所增加,有 關增幅會計入損益之財務費用。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3. 重要會計政策(續) Income tax 所得税

Income tax comprises current and deferred taxes. 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.

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 joint ventures, 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.

所得税包括即期及遞延税項。與於損益外確 認的項目有關的所得税於損益外確認,即於 其他全面收入或直接於權益中確認。

即期税項資產及負債按預期可自税務當局收 回或向其支付的數額計算,採用的税率(及 税法)為報告期末已頒佈或實際上已頒佈的 税率(及税法), 並已計及本集團經營所在國 家的現行詮釋及慣例。

遞延税項乃使用負債法就報告期末的資產及 負債的計税基礎與其作財務報告用途的賬面 值之間的所有暫時差額計提撥備。

所有應課税暫時差額均會確認為遞延税項負 債,惟下列情況除外:

- 遞延税項負債源於首次確認商譽或一項 . 並非業務合併的交易中的資產或負債, 且於該項交易進行時不影響會計利潤及 應課税損益且不會產生等額應課税及可 扣税暫時差額;及
- 就與於附屬公司及合營企業的投資有關 • 的應課税暫時差額而言,暫時差額的撥 回時間可予控制而該暫時差額不甚可能 於可見未來撥回。

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3. MATERIAL ACCOUNTING POLICIES (continued) Income tax (continued)

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 joint ventures, 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 profit will be available against which the temporary differences can be utilised.

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.

3. 重要會計政策(續) 所得税(續)

遞延税項資產乃就所有可扣減暫時差額、結 轉未動用税項抵免及任何未動用税項損失予 以確認。遞延税項資產在有可能出現應課税 利潤,用作抵銷該等可扣減暫時差額、結轉 未動用税項抵免及未動用税項損失的情況 下,方予以確認,惟下列情況除外:

- 有關可扣減暫時差額的遞延税項資產源 於初次確認一項並非業務合併的交易中 的資產或負債,且於該項交易進行時不 影響會計溢利及應課税損益且不會產生
 等額應課税及可扣税暫時差額;及
- 就與於附屬公司及合營企業的投資有關 的可扣減暫時差額而言,遞延税項資產 僅會於暫時差額有可能將會於可預見未
 來撥回及存在應課税利潤可用作抵銷該 暫時差額的情況下,方予以確認。

遞延税項資產的賬面值於各報告期末審閱, 並撇減至不再可能擁有足夠的應課税利潤以 動用全部或部分遞延税項資產為限。未確認 遞延税項資產於各報告期末重新評估,並於 有可能有足夠應課税利潤可容許收回全部或 部分遞延税項資產時予以確認。

遞延税項資產及負債按預期適用於資產變現 或負債清償期間的税率計量,並以各報告期 末已頒佈或實際上已頒佈的税率(及税法)為 基準。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3. Income tax (continued)

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.

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 consideration in a contract includes a variable amount, the amount of consideration is estimated to which the Group will be entitled in exchange for transferring the goods or services to the customer. The variable consideration is estimated at contract inception and constrained until it is highly probable that a significant revenue reversal in the amount of cumulative revenue recognised will not occur when the associated uncertainty with the variable consideration is subsequently resolved.

3. 重要會計政策(續) 所得稅(續)

倘及僅倘本集團存在法律上可予強制執行的 權利將即期税項資產及即期税項負債抵銷, 而遞延税項資產及遞延税項負債與同一税務 機關向同一應課税實體,或有意按淨基礎償 還即期税項負債及資產或同時變現及償付於 大額遞延税項負債或資產預期被償付或收回 的各未來期間的資產及負債的不同應課税實 體所徵收的所得税有關,則遞延税項資產與 遞延税項負債互相抵銷。

政府補助

如能合理保證將收到政府補助及將符合所有 附帶條件,則按其公平值確認政府補助。如 補助與開支項目相關,則於擬用作補貼支銷 成本期間有系統地確認為收入。

收入確認

來自客戶合約之收入

本公司按能反映本集團預期將就向客戶轉移 貨品或服務而有權換取的代價金額於貨品或 服務的控制權轉移至客戶時確認來自客戶合 約之收入。

倘合約代價包括可變金額,代價金額則按本 集團向客戶轉移貨品或服務而將有權換取的 金額作估計。可變代價於訂立合約時作估計 及受限,直至於可變代價的相關不確定因素 其後獲解決時已確認的累計收入金額很大機 會不會出現重大收入撥回為止。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3

Revenue recognition (continued)

Revenue from contracts with customers (continued)

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.

Construction services

Revenue from the provision of construction services is recognised over time, using an output method to measure progress towards complete satisfaction of the service, because the Group's performance creates or enhances an asset that the customer controls over time as the asset is created or enhanced. The output method recognises revenue in accordance with the direct measurements of the value of the services transferred by the Group to the customer with reference to the certified value of work performed to date.

3. 重要會計政策(續) 收入確認(續)

來自客戶合約之收入(續)

倘合約包括就向客戶轉移貨品或服務撥資向 客戶提供重大利益逾一年之融資成分,收入 乃按應收款的現值計量,並以訂立合約時本 集團與客戶的個別融資交易中反映的折現率 折現。倘合約包括向本集團提供重大財務利 益逾一年之融資成分,根據合約確認的收入 包括合約負債按實際利率法累計的利息開 支。就介乎客戶付款與轉移承諾貨品或服務 的期間為一年或以下的合約而言,交易價格 將使用香港財務報告準則第15號的可行權 宜方式,不會就重大融資成分的影響作出調 整。

建築服務

來自提供建築服務的收入隨時間確認,並使 用產出法計量完全履行服務的進度,乃由於 本集團的履約創建或增強資產,而該資產於 創建或增強時由客戶控制。產出法根據經參 考迄今已施工工程的經核定價值直接計量本 集團向客戶轉移之服務的價值確認收入。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3. 重要會計

Revenue recognition (continued)

Sales of prefabricated construction units

Revenue from the sale of prefabricated construction units is recognised at the point in time when control of the asset is transferred to the customer, generally on delivery of the prefabricated construction units.

Other income

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.

Contract assets

If the Group performs by transferring goods or services to a customer before being unconditionally entitled to the consideration under the contract terms, a contract asset is recognised for the earned consideration that is conditional. Contract assets are subject to impairment assessment, details of which are included in the accounting policies for impairment of financial assets. They are reclassified to accounts receivables when the right to the consideration becomes unconditional.

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., transfers control of the related goods and services to the customer).

3. 重要會計政策(續)

收入確認(續) 銷售預製建築組件

銷售預製建築組件的收益於資產的控制權轉 移至客戶的時間點(一般為於交付預製建築 組件時)確認。

其他收入

利息收入按應計基準利用實際利率法確認, 所採用的利率為將預期金融工具年期或較短 年期(如適用)內之估計未來現金收入精確地 折現至金融資產賬面淨值之利率。

合約資產

倘本集團於根據合約條款有權無條件收取代 價前透過向客戶轉讓商品或服務履約,則會 就所賺取之有條件代價確認合約資產。合約 資產須接受減值評估,其詳情載於有關金融 資產減值的會計政策。當收取代價之權利成 為無條件時,其會重新分類為應收賬款。

合約負債

當本集團轉移相關貨品或服務前收到客戶的 款項或付款到期(以較早者為準)時,確認合 約負債。當本集團根據合約履約(即將相關 貨品及服務的控制權轉移至客戶)時,合約 負債確認為收入。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3 Contract costs

Other than the costs which are capitalised as inventories, property, plant and equipment and intangible assets, costs incurred to fulfil a contract with a customer are capitalised as an asset if all of the following criteria are met:

- (a) The costs relate directly to a contract or to an anticipated contract that the entity can specifically identify.
- (b) The costs generate or enhance resources of the entity that will be used in satisfying (or in continuing to satisfy) performance obligations in the future.
- (c) The costs are expected to be recovered.

The capitalised contract costs are amortised and charged to the statement of profit or loss on a systematic basis that is consistent with the transfer to the customer of the goods or services to which the asset relates. Other contract costs are expensed as incurred.

Share-based payments

The Company operates share option schemes. Employees (including directors) of the Group may 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 at which they are granted.

3. 重要會計政策(續) 合約成本

除已資本化為存貨、物業、機器及設備以及 無形資產的成本外,倘符合以下所有準則, 為履行與客戶的合約而產生的成本會資本化 為資產:

- (a) 成本與合約或實體能具體辨識之預期合約直接相關。
- (b) 成本產生或加強實體資源,並將於未來 用於履行(或繼續履行)履約責任。
- (c) 預期將收回之成本。

已資本化的合約成本會有系統地按與資產相 關的貨品或服務轉移至客戶的一致方式攤銷 及自損益表扣除。其他合約成本於產生時支 銷。

以股份為基礎的付款

本公司設有購股權計劃。本集團僱員(包括 董事)可能透過以股份為基礎的付款方式收 取報酬,僱員藉此提供服務以換取股本工具 (「以股權支付之交易」)。

對於與僱員進行以股權支付之交易之成本, 乃參照股權授出日期之公平值而計量。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3. Share-based payments (continued)

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 profit or loss for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period.

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.

重要會計政策(續) 以股份為基礎的付款(續)

以股權支付之交易之成本,連同權益相應增 加部分,在績效及/或服務條件獲履行期間 於僱員福利開支內確認。在歸屬日期前,於 各報告期末確認之以股權支付之交易之累計 開支反映歸屬期已到期部分及本集團對最終 將會歸屬之股本工具數目之最佳估計。在某 一期間內在損益內扣除或進賬指累計開支在 期初與期末確認時之變動。

釐定獎勵的授出日期公平值時並不計及服務 及非市場表現條件,惟能達成條件的可能性 則被評定為本集團對將最終歸屬之股本工具 數目的最佳估計之一部分。市場表現條件反 映於授出日期的公平值。附帶於獎勵中但並 無相關服務要求的任何其他條件均被視為非 歸屬條件。非歸屬條件反映於獎勵的公平 值,除非同時具服務及/或績效條件,否則 獎勵即時支銷。

因非市場績效及/或服務條件未能達成而最 終並未歸屬的獎勵不會確認為開支。凡獎勵 包含市場或非歸屬條件,無論市場或非歸屬 條件獲履行與否,倘所有其他績效及/或服 務條件均獲履行,則交易被視為歸屬。

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3. MATERIAL ACCOUNTING POLICIES (continued) Share-based payments (continued)

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.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. This includes any award where non-vesting conditions within the control of either the Group or the employee are not met. However, if a new award is substituted for the cancelled award, and is designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect of outstanding options is reflected as additional share dilution in the computation of earnings per share.

Other employee benefits Paid leave carried forward

The Group provides paid annual leave to its employees under their employment contracts on a calendar year basis. Under certain circumstances, such leave which remains untaken as at the end of the reporting period is permitted to be carried forward and utilised by the respective employees in the following year. An accrual is made at the end of the reporting period for the expected future cost of such paid leave earned during the year by the employees and carried forward.

重要會計政策(續) 以股份為基礎的付款(續)

倘若以股權支付之獎勵條款有所變更,且已 符合獎勵之原定條款,所確認開支最少須達 到猶如條款並無任何變更之水平。此外,倘 若按變更日期計量,任何變更導致以股份為 基礎的付款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。

如以股權支付之獎勵被註銷,則被視為猶如 在註銷當日已歸屬,而尚未就該獎勵確認之 任何開支須即時予以確認。此包括本集團或 僱員控制範圍內非歸屬條件未獲達成之任何 獎勵。然而,倘有一項新授出獎勵取代已註 銷之獎勵,及於授出當日被指定為該已授出 獎勵之替代品,則該已註銷獎勵及新授出獎 勵均被視為原獎勵之變更(見前一段所述)。

計算每股盈利時,未行使購股權之攤薄效應 反映為額外股份攤薄。

其他僱員福利 結轉有薪假期

本集團根據聘用合約按公曆年的基準向其僱 員提供有薪年假。在若干情況下,於報告期 末,該等尚未使用的假期獲准結轉,而有關 僱員可在下一年度使用。於報告期末,本集 團就僱員在年內享有及結轉的有薪假期涉及 的預期未來費用撥作應計費用。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3.

Other employee benefits (continued)

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 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 employees of the Group's subsidiary which operates in Chinese Mainland are required to participate in a central pension scheme operated by the local municipal government. This subsidiary is required to contribute 5% of its payroll costs to the central pension scheme. The contributions are charged to the statement of profit or loss as they become payable in accordance with the rules of the central pension scheme.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production 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.

重要會計政策(續) 其他僱員福利(續) 退休金計劃

本集團已按照強制性公積金計劃條例為所有 合資格參與強制性公積金退休福利計劃(「**強** 積金計劃」)之僱員設有定額供款強積金計 劃。供款乃按照僱員底薪百分比計算,當需 要按照強積金計劃條款規則供款時,即在損 益中扣除有關供款。強積金計劃資產乃由獨 立管理基金持有並與本集團資產分開持有。 當向強積金計劃供款時,本集團之僱主供款 將全數歸屬於僱員所得。

於中國內地經營之本集團附屬公司的僱員須 參與由地方市政府運營的中央退休金計劃。 該附屬公司須按其員工薪酬成本5%向中央退 休金計劃供款。有關供款須於按中央退休金 計劃的規則支付時自損益表中扣除。

借貸成本

直接與收購、建築或製造合資格資產(即資 產必須經過一段相當時間以準備作擬定用途 或銷售)有關的借貸成本,將資本化為該等 資產成本的一部分。倘資產已大致可作擬定 用途或銷售,則停止資本化該借貸成本。所 有其他借貸成本在發生當期支銷。借貸成本 包括實體就借入資金而產生的利息及其他成 本。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3 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 financial statements.

Interim dividends are simultaneously proposed and declared, because the Company's memorandum and articles of association grant the directors the authority to declare interim dividends. Consequently, interim dividends are recognised immediately as a liability when they are proposed and declared.

Foreign currencies

These 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 profit or loss.

Differences arising on settlement or translation of monetary items are recognised in profit or loss with the exception of monetary items that are designated as part of the hedge of the Group's net investment of a foreign operation. These are recognised in other comprehensive income until the net investment is disposed of, at which time the cumulative amount is reclassified to profit or loss. Tax charges and credits attributable to exchange differences on those monetary items are also recorded in other comprehensive income.

3. 重要會計政策(續)

股息

末期股息在股東大會上被股東批准後,確認 為負債。建議末期股息於財務報表附註披 露。

由於本公司的組織章程大綱及細則授予董事 宣派中期股息之權力,故本公司同時建議派 付及宣派中期股息。因此,中期股息在建議 和宣派時會即時確認為負債。

外幣

該等財務報表乃以本公司的功能貨幣港元呈 列。本集團內各實體釐定本身的功能貨幣, 而計入各實體財務報表的項目乃以該功能貨 幣計量。本集團實體錄得的外幣交易初步以 於交易日期當日有效的相關功能貨幣匯率記 錄。以外幣計值的貨幣資產及負債,按報告 期末當時有效的匯率換算為功能貨幣。結算 或換算貨幣項目產生的差額於損益確認。

結算或換算貨幣項目產生的差額於損益確 認,惟指定為本集團海外業務淨投資之對沖 一部分的貨幣項目除外。該等貨幣項目乃於 其他全面收入確認,直至出售淨投資為止, 屆時累計金額會重新分類至損益。該等貨幣 項目的匯兑差額應佔税項支出及抵免亦記入 其他全面收入。

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3. MATERIAL ACCOUNTING POLICIES (continued) 3. 重要會計政

Foreign currencies (continued)

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 item 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.

The functional currencies of certain overseas subsidiaries 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.

重要會計政策(續) 外幣(續)

以外幣按歷史成本計量的非貨幣項目,乃採 用初步交易日期之匯率換算。以外幣按公平 值計量的非貨幣項目,則採用計量公平值當 日之匯率換算。換算按公平值計量的非貨幣 項目產生的盈虧的處理方法,與確認該項目 的公平值變動產生的盈虧(即某項目的公平 值盈虧於其他全面收入或損益確認,匯兑差 額亦分別於其他全面收入或損益確認)一致。

於釐定終止確認與預付代價有關的非貨幣資 產或非貨幣負債時初始確認相關資產、開支 或收入的匯率中,初始交易日期乃本集團初 始確認自預付代價產生的非貨幣資產或非貨 幣負債當日。倘有多次付款或預先收款,本 集團就預付代價的各次付款或收款釐定交易 日期。

若干海外附屬公司之功能貨幣為港元以外貨 幣。於報告期末,該等實體的資產及負債按 報告期末當時有效之匯率換算為港元,而其 損益表乃按與交易日期當時有效的匯率相若 的匯率換算為港元。
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3. MATERIAL ACCOUNTING POLICIES (continued) Foreign currencies (continued)

The resulting exchange differences are recognised in other comprehensive income and accumulated in other 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 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.

4. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the Group's 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 financial statements:

3. 重要會計政策(續)

外幣(續)

所得出匯兑差額於其他全面收入確認及累計 於其他儲備,惟非控股權益應佔差額除外。 出售海外業務時,儲備中有關該特定海外業 務之累計金額在損益中確認。

任何因收購海外業務產生的商譽及任何因收 購產生的資產及負債賬面值之公平值調整被 視為海外業務的資產及負債,並按報告期末 的匯率換算。

就綜合現金流量表而言,海外附屬公司之現 金流量按於現金流量日期當日有效之現行匯 率換算為港元。海外附屬公司於年內整個時 期產生之頻繁循環現金流量按年內之加權平 均匯率換算為港元。

4. 主要會計判斷及估計

編製本集團的財務報表要求管理層作出會影響收入、開支、資產和負債的報告金額及其 隨附披露以及對或然負債之披露的判斷、估 計和假設。有關該等假設和估計的不確定性 可能導致可能須於未來對受影響資產或負債 的賬面值作出重大調整的結果。

判斷

於應用本集團會計政策之過程中,管理層已 作出下列對財務報表所確認金額有最重大影 響之判斷(涉及估計的判斷除外):

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SIGNIFICANT ACCOUNTING JUDGEMENTS 4. 主要會計判斷及估計(續) AND ESTIMATES (continued)

Judgements (continued)

Classification between investment properties and owneroccupied 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. Therefore, the Group considers whether a property generates cash flows largely independently of the other assets held by the Group. Some properties comprise a portion that is held to earn rentals or for capital appreciation and another portion that is 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 these 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.

判斷(續) 投資物業及自用物業的分類

本集團確定一幢物業是否可列作投資物業, 並已制定判斷之準則。投資物業乃持作賺取 租金或資本增值或兩者兼有之物業。因此, 本集團考慮一幢物業在產生現金流量時,是 否大都獨立於本集團所持有之其他資產。若 干物業包括乃持作賺取租金或資本增值的部 分,及持作生產或供貨或提供服務或作行政 管理用途的部分。如該等部分能獨立出售或 以融資租賃方式獨立出租,本集團將該等部 分單獨入賬。如該等部分不能獨立出售,該 物業僅在持作生產或供貨或提供服務或作行 政管理用途佔極少部分時列作投資物業。本 集團對各項物業作出判斷,以確定配套服務 是否重要致使物業不符合投資物業的資格。

估計的不確定性

下文描述可能引致資產及負債之賬面值於下 個財政年度須予以重大調整的重大風險的有 關未來的主要假設,以及於報告期末存在之 估計不確定性的其他主要來源。

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4. SIGNIFICANT ACCOUNTING JUDGEMENTS 4. 主要會計判斷及估計(續) AND ESTIMATES (continued)

Estimation uncertainty (continued)

Accounting for contract works

The Group's revenue from contract works is recognised over time using the output method and is measured in accordance with the progress towards complete satisfaction of the performance obligations. Budget contract costs are prepared by management on the basis of contracts concluded with and/or quotations provided by major subcontractors, suppliers or vendors involved from time to time, the experience of management and current market condition. The estimation of profitability of each project is dependent on the estimation of the total outcome of the contract, as well as the work done to date. The Group reviews and revises the estimates of contract costs to completion, variation orders and contract claims prepared for each contract as the contract progresses. Significant judgement is required in estimating contract costs to completion, variation works and contract claims which may have an impact to the total outcome of the contract and recognition of profit. Actual outcomes of total contract costs and total revenue may be higher or lower than that estimated at the end of the reporting period, which would affect the profit recognised in future years as an adjustment to the amounts recorded to date.

估計的不確定性(續) 合約工程的會計處理

本集團的合約工程收入隨時間使用產出法確 認並根據完全履行履約責任之進度計量。預 算合約成本由管理層以所訂立之合約為基準 及/或相關主要分判商、供應商或賣方不時 提供的報價、管理層經驗及目前市況為基準 編製。估算每個項目的盈利能力視乎所估計 的合約總成果以及迄今已進行的工程。本集 個合約期間就各合約工程審查及修訂完工 合約成本、工程變更訂單及合約索償之估 計。於估計完工合約成本、變更工程及合約 索償時,須作出重大判斷,從而可能對合約 總成果及溢利確認造成影響。合約總成本及 收入總額的實際計算結果可能高於或低於報 告期末之估計,從而可能對於來年確認之溢 利造成影響,作為迄今錄得金額之調整。

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5. OPERATING SEGMENT INFORMATION

For management purposes, the Group has only one reportable operating segment which is the construction segment. The construction segment engages in contract works, acting as a main contractor or sub-contractor and supply of prefabricated construction units, primarily in respect of building construction and RMAA works. Accordingly, no segment information is presented. Further details of the Group's revenue from building construction, RMAA works and sales of prefabricated construction units are set out in note 6 to the financial statements.

The Group's revenue from external customers was derived solely from its operations in Hong Kong.

5. 經營分部資料

就管理而言,本集團僅有一個可匯報經營分 部,即建築分部。建築分部以總承建商或分 判商的身份從事合約工程及供應預製建築組 件主要涉及樓宇建築及修建工程。因此,概 無呈列分部資料。有關本集團來自樓宇建 築、修建工程及銷售預製建築組件的收入的 進一步詳情載於財務報表附註6。

本集團從外部客戶所得收入僅源自其於香港 的業務。

Geographical information

(b) Non-current assets

(a) Revenue from external customers

地區資料

(a) 來自外部客戶之收入

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Hong Kong	香港	5,511,537	5,079,222

The revenue information of continuing operations above is based on the geographical locations of the customers. 以上持續經營業務之收入資料乃按客戶 所在地理位置劃分。

(b) 非流動資產

		2024 二零二四年	2023 二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Hong Kong	香港	1,383,926	1,338,066
Chinese Mainland	中國內地	332,602	309,328
Total non-current assets	非流動資產總值	1,716,528	1,647,394

The non-current asset information above is based on the geographical locations of the assets and excludes financial instruments. 以上非流動資產資料乃按資產所在地理 位置劃分,並不包括金融工具。

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5. OPERATING SEGMENT INFORMATION 5. 經營分部資料(續) (continued)

Information about major customers

主要客戶資料

Revenue from customers which accounted for 10% or more of the Group's revenue for the year, is set out below:

估本集團本年度收入10%或以上的客戶的收 入載列如下:

		2024 二零二四年 HK\$'000 <i>千港元</i>	2023 二零二三年 HK\$'000 <i>千港元</i>
Customer A	客戶甲	1,922,560	1,241,548
Customer B	客戶乙	2,815,158	1,951,871
Customer C	客戶丙	507,733	1,855,704

 Customer C contributed less than 10% of the Group's revenue for the year ended 31 March 2024

Except for the aforesaid, no revenue from any other single customers accounted for 10% or more of the Group's revenue.

* 客戶丙貢獻本集團截至二零二四年三月 三十一日止年度的收入少於10%

除上文所述者外,概無從任何其他單一客戶 所產生的收入佔本集團收入10%或以上。

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6. REVENUE, OTHER INCOME AND GAINS 6. 收入、

An analysis of the Group's revenue is as follows:

收入、其他收入及收益 本集團收入之分析如下:

		2024 →	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Revenue from contracts with customers	來自客戶合約之收入		
Contract works for building construction	樓宇建築合約工程	5,406,064	5,079,222
Contract works for RMAA works	修建工程之合約工程	39,520	_
Sales of prefabricated construction units	銷售預製建築組件	65,953	_
Total	總計	5,511,537	5,079,222

Revenue from contracts with customers

(a) Disaggregated revenue information

來自客戶合約之收入

(a) 分拆收益資料

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Types of goods or services	貨品或服務類型		
Contract works for building construction	樓宇建築合約工程	5,406,064	5,079,222
Contract works for RMAA works	修建工程之合約工程	39,520	-
Sales of prefabricated construction units	銷售預製建築組件	65,953	
Total	總計	5,511,537	5,079,222
Geographical market	地域市場		
Hong Kong	香港	5,511,537	5,079,222
Timing of revenue recognition	確認收益的時間		
Point in time	某一時間點	65,953	-
Over time	隨時間	5,445,584	5,079,222
Total	總計	5,511,537	5,079,222

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6. REVENUE, OTHER INCOME AND GAINS 6. 收入、其他收入及收益(續) (continued)

Revenue from contracts with customers (continued)

(b) Performance obligation

Construction works

The performance obligation is satisfied over time as construction services are rendered and payment is generally due within 30 days (2023: 30 days) from the date of issuance of payment certificate. A certain percentage of payment is retained by customers until the end of the retention period as the Group's entitlement to the final payment is conditional on the satisfaction of the service quality by the customers over a certain period as stipulated in the contracts.

Sales of prefabricated construction units

The performance obligation is satisfied upon delivery of prefabricated construction units and payment is generally due within 30 days, where payment advance is normally required for the contract customers.

Unsatisfied performance obligation as at 31 March:

來自客戶合約之收入(續)

(b) 履約責任建築工程

履約責任隨時間提供建築服務而達成, 付款通常於發出付款證明書日期起30日 (二零二三年:30日)內到期。由於本集 團獲取最終付款的權利取決於客戶在合 約所指定若干期間內對服務質量的滿意 度而定,故客戶會保留若干百分比的付 款直至保留期結束為止。

銷售預製建築組件

履約義務於交付預製建築組件後履行, 一般於30日內到期付款,而合約客戶一 般需要預付款項。

於三月三十一日未履行的履約責任:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Amounts expected to be recognised	預期於以下時間確認為收入的		
as revenue:	金額:		
Within one year	於一年內	8,523,391	7,080,106
After one year	於一年後	12,817,914	7,401,073
Total	炮 計	21,341,305	14,481,179

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6. REVENUE, OTHER INCOME AND GAINS 6. 收入、其他收入及收益(續) (continued)

Revenue from contracts with customers (continued)

(b) Performance obligation (continued)

The amount of contract sum allocated to the remaining performance obligations which are expected to be recognised as revenue after one year, of which the performance obligations are to be satisfied within two to four years (2023: two to three years). All the other amounts of contract sum allocated to the remaining performance obligations are expected to be recognised as revenue within one year. The amounts disclosed above do not include variable consideration which is constrained.

An analysis of the Group's other income and gains is as follows:

來自客戶合約之收入(續)

(b) 履約責任(續)

分配至預期將於一年後確認為收入的剩 餘履約責任的合約總額之履約責任將於 兩至四年(二零二三年:兩至三年)內 達成。所有其他分配至剩餘履約責任的 合約總額預期於一年內確認為收入。上 文披露的金額不包括受到限制的可變代 價。

本集團的其他收入及收益的分析如下:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Interest income	利息收入	47,411	7,516
Government subsidies	政府補助	1,315	3,706
Fair value gain on financial assets at fair	按公平值計入損益的金融資產的		
value through profit or loss	公平值收益	287	223
Exchange differences, net	匯兑差額淨額	170	664
Others	其他	174	
Total other income and gains	其他收入及收益總額	49,357	12,109

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7. PROFIT BEFORE TAX

7. 除税前溢利

The Group's profit before tax is arrived at after charging/ (crediting):

本集團之除税前溢利已扣除/(計入)下列各 項:

		2024	2023
		二零二四年	二零二三年
	Notes	HK\$'000	HK\$'000
	附註	千港元	千港元
銷售成太			
		5,133,572	4,764,334
出售存貨成本		54,421	-
		5,187,993	4,764,334
合約工程機備淨額*:			
		410,722	485,941
使用/回撥		(186,615)	(116,116)
		224,107	369,825
自置資產折舊*	14	8,488	523
使用權資產折舊*	14	65,220	70,387
核數師酬金		2,768	2,668
僱員福利開支(不包括董事			
酬金(<i>附註9)</i>)*:			
工資及薪金		225,732	167,981
退休金計劃供款(界定			
供款計劃)**		6,255	4,784
		231,987	172,765
不包括於租賃負債計量的			
租賃付款*	15(c)	35,575	68,292
		,	,-/-
撤銷物業、廠房及設備	14	296	_
	 合約工程撥備淨額*: 額外的撥備 使用/回撥 自置資產折舊* 使用權資產折舊* 核數師酬金 僱員福利開支(不包括董事 酬金(附註9))*: 工資及薪金 退休金計劃供款(界定 供款計劃)** 		Notes 附註二零二四年 HK\$'000 并港元 銷售成本 合約成本 出售存貨成本5,133,572 5,133,572 5,133,572 5,133,572 5,1421合約工程撥備淨額*: 額外的撥備 (月/回撥)35,187,993合約工程撥備淨額*: 額外的撥備 (10,722) (186,615)410,722 (186,615)自置資產折舊*

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7. 除税前溢利(續)

7. PROFIT BEFORE TAX (continued)

- For the year ended 31 March 2024, depreciation of owned assets, right-of-use assets, employee benefit expense, provision for contract works, net, and lease payments not included in the measurement of lease liabilities of HK\$7,523,000 (2023: HK\$31,000), HK\$20,994,000 (2023: HK\$25,320,000), HK\$224,803,000 (2023: HK\$168,244,000), HK\$224,107,000 (2023: HK\$369,825,000) and HK\$32,537,000 (2023: HK\$65,484,000), respectively, are included in contract costs disclosed above.
- ** There are no forfeited contributions that may be used by the Group, as the employer, to reduce the existing level of contributions.
- *** Subsidies have been received from (i) the "Anti-epidemic Fund" set up by the Government of the Hong Kong Special Administrative Region (the "**HKSAR Government**") for the year ended 31 March 2023; and (ii) the Hong Kong Vocational Training Council and the Construction Industry Council, institutions established by the HKSAR Government, for providing time-limited financial support to employers to retain their employees and for providing on-thejob training for graduate engineers and trainees for the years ended 31 March 2024 and 2023, respectively. There were no unfulfilled conditions or contingencies relating to these subsidies.

8. FINANCE COSTS

An analysis of finance costs is as follows:

32,537,000港元(二零二三年:65,484,000港 元)的自置資產折舊、使用權資產折舊、僱 員福利開支、合約工程撥備淨額及不計入租 賃負債計量的租賃付款均已計入上文披露的 合約成本內。

截至二零二四年三月三十一日止年度,分

別為7,523,000港元(二零二三年:31,000 港元)、20,994,000港元(二零二三年:

25,320,000港元)、224,803,000港元(二零

二三年:168,244,000港元)、224,107,000 港元(二零二三年:369,825,000港元)及

- ** 概無本集團作為僱主可動用以減低現有供款 水平的沒收供款。
- **** 補助指(i)於截至二零二三年三月三十一日止 年度從香港特別行政區政府(「特區政府」)成 立的「防疫抗疫基金」收取;及(ii)於截至二 零二四年及二零二三年三月三十一日止年度 從香港職業訓練局及建造業議會(由特區政 府成立的機構)收取,分別為僱主提供限時 財政支援以挽留僱員及為已畢業的工程師及 學徒提供在職培訓。該等補助並無任何未履 行條件或或然事項。

8. 財務費用

本集團的財務費用分析如下:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Interest on bank loans	銀行貸款的利息	34,296	23,952
Interest on lease liabilities	租賃負債的利息	465	556
	745-24		24.522
Total	總計	34,761	24,508

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9. DIRECTORS' REMUNERATION

9. 董事酬金

Directors' remuneration for the year, disclosed pursuant to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"), section 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: 根據聯交所證券上市規則(「上市規則」)、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部披露 的本年度董事酬金如下:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Fees	袍金	1,200	1,200
Other emoluments:	其他薪酬:		
Salaries, allowances and benefits in kind	薪金、津貼及實物利益	15,674	16,518
Discretionary performance-related bonuses	酌情表現花紅	30,400	24,900
Pension scheme contributions	退休金計劃供款		
(defined contribution schemes)	(界定供款計劃)	63	72
		46,137	41,490
		47,337	42,690

(a)	Independent non-executive directors
	The fees paid to independent non-executive directors
	during the year were as follows:

(a) 獨立非執行董事

於本年度內支付予獨立非執行董事的袍 金如下:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Prof. KO Jan Ming	高贊明教授	240	240
Dr. LEE Man Piu Albert	李文彪醫生	240	240
Dr. LI Yok Sheung	李毓湘博士	240	240
Ms. MAK Suk Hing	麥淑卿女士	240	240
Mr. MONG Chan	蒙燦先生	240	240
		1,200	1,200

There were no other emoluments payable to the independent non-executive directors during the year (2023: Nil).

於本年度內,並無應付獨立非執行董事 之其他酬金(二零二三年:無)。

RECTORS' REMUNE		ed) 9.	董事酬	金(續)		
Executive directors and	a non-executive direc	tor	(b) 執行	董事及一名	非執行董事	
			Salaries,	Discretionary		
			allowances	performance-	Pension	
	截至二零二四年		and benefits	related	scheme	
Year ended 31 March 2024	三月三十一日止年度	Fees	in kind 薪金、	bonuses	contributions	Tot
		袍金	津貼及 實物利益	酌情表現 相關花紅	退休金 計劃供款	合言
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'00
		千港元	千港元	千港元	千港元	千港
Executive directors:	執行董事:					
Mr. CHEUNG Ho Yuen*	張浩源先生*	-	921	-	7	92
Mr. LAU Chi Fai Daniel	劉志輝先生	-	2,425	1,000	20	3,44
Mr. YAU Kwok Fai	游國輝先生	-	4,109	8,400	18	12,52
		-	7,455	9,400	45	16,90
Non-executive director:	非執行董事:					
Mr. NGAI Chun Hung	魏振雄先生					
("Mr. NGAI")**	(「 魏先生 」)**	-	8,219	21,000	18	29,23
		-	15,674	30,400	63	46,13

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9.

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9. **DIRECTORS' REMUNERATION** (continued) 9. 董事酬金(續)

(b) Executive directors and a non-executive director (b) 執行董事及一名非執行董事(續) (continued)

			Salaries	Discretionary		
				performance-	Pension	
	截至二零二三年		and benefits	related	scheme	
Year ended 31 March 2023	截主二零二二十 三月三十一日止年度	Fees	in kind 薪金、 津貼及	bonuses 酌情 表現相關		Total
		袍金	實物利益	花紅	計劃供款	合計
		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
Executive directors:	執行董事:					
Mr. NGAI**	魏先生**	_	3,040	-	8	3,048
Mr. CHEUNG Ho Yuen*	張浩源先生*	-	2,332	1,000	18	3,350
Mr. LAU Chi Fai Daniel	劉志輝先生	-	2,332	2,000	18	4,350
Mr. YAU Kwok Fai	游國輝先生	-	3,951	4,200	18	8,169
		-	11,655	7,200	62	18,917
Non-executive director:	非執行董事:					
Mr. NGAI**	魏先生**	_	4,863	17,700	10	22,573
		_	16,518	24,900	72	41,490
* Resigned as an execut August 2023.	tive director of the Company t	from 29	*	自二零二三 [;] 公司執行董事	年八月二十九日 耳。	日起離任本
0	executive director to a non-ex ny from 1 September 2022 and 1		**		年九月一日起 □ ☆為非執行董事 一日離任。	
	ement under which a di vaive any remuneration of				事放棄或同意 §二三年:無)	

waived or agreed to waive any remuneration during the year (2023: Nil).

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10. FIVE HIGHEST PAID EMPLOYEES

10. 五名最高薪酬僱員

The five highest paid employees during the year included three (2023: four) directors, details of whose remuneration are set out in note 9 above. Details of the remuneration of the remaining two (2023: one) non-director, highest paid employees during the year are as follows: 於本年度內五名最高薪酬僱員包括三名(二 零二三年:四名)董事,彼等之酬金詳情已 載列於上文附註9。於本年度內其餘兩名(二 零二三年:一名)非董事最高薪酬僱員之酬 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, allowances and benefits in kind	薪金、津貼及實物利益	3,720	1,735
Discretionary performance-related bonuses	酌情表現相關花紅	1,310	_
Pension scheme contributions	退休金計劃供款	36	18
		5,066	1,753

The number of non-director, highest paid employees whose remuneration fell within the following bands is as follows: 酬金屬下列範圍內的非董事最高薪酬僱員的 人數如下:

		Number of 僱員	- /
		2024 二零二四年	2023 二零二三年
HK\$1,500,001 to HK\$2,000,000 HK\$2,000,001 to HK\$2,500,000 HK\$2,500,001 to HK\$3,000,000	1,500,001港元至2,000,000港元 2,000,001港元至2,500,000港元 2,500,001港元至3,000,000港元	- 1 1	1 - -
		2	1

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11. INCOME TAX

11. 所得税

Pursuant to the rules and regulations of the Cayman Islands and the BVI, the Group is not subject to any income tax in the Cayman Islands and the BVI. Hong Kong profits tax has been provided at the rate of 16.5% (2023: 16.5%) on the estimated assessable profits arising in Hong Kong during the year. A subsidiary operated in the Chinese Mainland is subject to corporate income tax rate of 25% (2023: 25%). 根據開曼群島及英屬維爾京群島的規則及規 例,本集團於開曼群島及英屬維爾京群島毋 須繳納任何所得税。香港利得税乃根據本年 度內在香港產生之估計應評税溢利按税率 16.5%(二零二三年:16.5%)作出撥備。一間 於中國內地營運的附屬公司須按25%(二零 二三年:25%)的企業所得税税率繳税。

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Hong Kong profits tax provision for the year	年內香港利得税撥備	39,720	46,217
The Chinese Mainland corporate income tax provision for the year	年內中國內地企業所得税撥備	4,116	_
Deferred tax expense in relation to temporary	有關暫時差額的遞延税項開支		
differences		1,892	_
		45,728	46,217

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11. INCOME TAX (continued)

11. 所得税(續)

A reconciliation of the tax expense applicable to profit before tax at the statutory rate for the jurisdiction in which the Company and the majority of its subsidiaries are domiciled to the tax expense at the effective tax rate is as follows: 適用於利用本公司及其大部分附屬公司所在 司法權區的法定税率計算的除税前溢利之税 項開支與利用實際税率計算的税項開支的對 賬如下:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Profit before tax	除税前溢利	250,617	220,285
Tax at the statutory tax rates	按法定税率計算之税項	38,360	36,347
Profits attributable to a joint venture	歸屬於合營企業之溢利及虧損	(30)	(227)
Income not subject to tax	毋須課税收入	(7,955)	(1,800)
Expenses not deductible for tax	不可扣税之開支	12,274	10,435
Tax losses not recognised	未確認之税項虧損	3,079	1,462
Tax charge at the Group's effective tax rate	按本集團實際税率計算之税項支出	45,728	46,217

For the year ended 31 March 2024, the weighted average applicable tax rate was 15.3% (2023: 16.5%). The change in the weighted average applicable rate was resulted from changes in the profitability of the Group in the respective jurisdictions.

The share of tax charge attributable to a joint venture amounting to HK\$9,000 (2023: HK\$200,000) is included in "Share of profits and losses of joint ventures" in the consolidated statement of profit or loss.

截至二零二四年三月三十一日止年度,加 權平均適用税率為15.3%(二零二三年: 16.5%)。加權平均適用税率之變動乃因本集 團於相關司法權區之盈利能力變動所導致。

一間合營企業應佔税項支出為9,000港元(二 零二三年:200,000港元)乃於綜合損益表的 「應佔合營企業損益」入賬。

NOTES TO FINANCIAL STATEMENTS 財務報表附註

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	12	

12. DIVIDENDS

12. 股恳

	2024	2023
	二零二四年	二零二三年
	HK\$'000	HK\$'000
	千港元	千港元
Proposed final dividend – HK5.0 cents 建議末期股息-每股普通股5.0		
(2023: HK5.0 cents) per ordinary share 港仙(二零二三年:5.0港仙)	100,000	100,000

The final dividend proposed subsequent to the end of the reporting period is subject to the approval of the Company's shareholders at the forthcoming annual general meeting.

13. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

The calculation of basic earnings per share is based on the profit for the year attributable to ordinary equity holders of the parent and the weighted average number of ordinary shares of 2,000,000,000 (2023: 2,000,000,000) in issue during the year.

The Group had no potentially dilutive ordinary shares in issue during the years ended 31 March 2024 and 2023.

於報告期末後建議之末期股息須於應屆股東 週年大會上獲得本公司之股東批准,方可作 實。

13. 母公司普通權益持有者應佔每股盈利

每股基本盈利乃根據本年度母公司普通 權益持有者應佔溢利及本年度內已發行 2,000,000,000股(二零二三年:2,000,000,000 股)普通股之加權平均數計算。

截至二零二四年及二零二三年三月三十一日 止年度,本集團並無已發行具潛在攤薄影響 的普通股。

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14. PROPERTY, PLANT AND EQUIPMENT 14. 物業、機器及設備

		Ri	ght-of-use asse 使用權資產	ets				Owned 自置寶					Total 合計
		Leasehold land	Office properties	Machineries	Subtotal in	Leasehold nprovements	Building	Furniture, fixtures and office equipment 傢俬、	Motor vehicles	Machineries	Construction in progress	Subtotal	
						租賃物業		固定装置及					
		租賃土地	辦公室物業	機器	小計	装修	楼 宇	辦公室設備	車輛	機器	在建工程	小計	III/élooo
		HK\$'000 <i>千港元</i>	HK\$'000 <i>手港元</i>	HK\$'000 <i>手港元</i>	HK\$'000 <i>千港元</i>	HK\$'000 <i>手港元</i>	HK\$'000 <i>千港元</i>	HK\$'000 <i>千港元</i>	HK\$'000 <i>千港元</i>	HK\$'000 <i>千港元</i>	HK\$'000 <i>手港元</i>	HK\$'000 <i>千港元</i>	HK\$'000 <i>千港元</i>
31 March 2024	二零二四年三月三十一日												
At 1 April 2023:	於二零二三年四月一日:												
Cost	成本	1,273,331	3,623	66,789	1,343,743	4,385	-	17,480	14,507	593	394,336	431,301	1,775,044
Accumulated depreciation	累計折舊	(137,657)	(2,646)	(42,527)	(182,830)	(4,385)	-	(16,581)	(12,446)	(32)	-	(33,444)	(216,274)
Net carrying amount	賬面淨值	1,135,674	977	24,262	1,160,913	-	-	899	2,061	561	394,336	397,857	1,558,770
At 1 April 2023, net of	於二零二三年四月一日,												
accumulated depreciation	扣除累計折舊	1,135,674	977	24,262	1,160,913	-	-	899	2,061	561	394,336	397,857	1,558,770
Additions	添置	3,990	-	4,609	8,599	-	-	1,257	543	1,131	131,282	134,213	142,812
Depreciation provided	年內計提折舊(<i>附註7)</i>												
during the year (note 7)		(45,843)	(873)	(18,504)	(65,220)	-	(6,053)	(888)	(586)	(961)	-	(8,488)	(73,708)
Transfers	轉移	-	-	-	-	-	242,501	3,578	-	16,263	(262,342)	-	-
Write-off	撤銷	-	-	-	-	-	-	(28)	(268)	-	-	(296)	(296)
Exchange realignment	匯兑調整	(763)	-	-	(763)	-	(2,473)	(57)	(56)	(202)	(11,307)	(14,095)	(14,858)
At 31 March 2024, net of	於二零二四年三月三十一日,												
accumulated depreciation	扣除累計折舊	1,093,058	104	10,367	1,103,529	-	233,975	4,761	1,694	16,792	251,969	509,191	1,612,720
At 31 March 2024:	於二零二四年三月三十一日:												
Cost	成本	1,276,537	1,612	37,535	1,315,684	4,385	239,965	18,960	11,482	17,960	251,969	544,721	1,860,405
Accumulated depreciation	累計折舊	(183,479)	(1,508)	(27,168)	(212,155)	(4,385)	(5,990)	(14,199)	(9,788)	(1,168)	-	(35,530)	(247,685)
Net carrying amount	賬面淨值	1,093,058	104	10,367	1,103,529	-	233,975	4,761	1,694	16,792	251,969	509,191	1,612,720

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14. PROPERTY, PLANT AND EQUIPMENT 14. 物業、機器及設備(續) (continued)

		R	ight-of-use asse 使用權資產	ts				Owned assets 自置資產			-	Total 合計
		Leasehold land	Office properties	Machineries	Subtotal	Leasehold improvements	Furniture, fixtures and office equipment 傢俬、	Machineries	Construction in progress	Motor vehicles	Subtotal	
						租賃物業	固定裝置及					
		租賃土地	辦公室物業	機器	小計	裝修	辦公室設備	機器	在建工程	車輛	小計	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	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	千港元	千港元	千港元	千港元	千港元	千港元
31 March 2023	二零二三年三月三十一日											
At 1 April 2022:	於二零二二年四月一日:											
Cost	成本	1,174,473	8,127	84,162	1,266,762	4,385	17,178	12,347	-	93,802	127,712	1,394,474
Accumulated depreciation	累計折舊	(92,590)	(5,231)	(56,223)	(154,044)	(4,385)	(16,217)	(12,317)	-	-	(32,919)	(186,963)
Net carrying amount	賬面淨值	1,081,883	2,896	27,939	1,112,718	-	961	30	-	93,802	94,793	1,207,511
At 1 April 2022, net of	於二零二二年四月一日,											
accumulated depreciation	扣除累計折舊	1,081,883	2,896	27,939	1,112,718	-	961	30	-	93,802	94,793	1,207,511
Additions	添置	30,792	-	19,725	50,517	-	287	2,155	409	160,216	163,067	213,584
Acquisition of a subsidiary	收購一間非業務的											
which is not a business (note 32)	附屬公司(附註32)	68,535	-	-	68,535	-	15	-	188	144,650	144,853	213,388
Depreciation provided	年內計提折舊											
during the year (note 7)	(附註7)	(45,066)	(1,919)	(23,402)	(70,387)	-	(364)	(128)	(31)	-	(523)	(70,910)
Exchange realignment	匯兑調整	(470)	-	-	(470)	-	-	4	(5)	(4,332)	(4,333)	(4,803)
At 31 March 2023, net of accumulated	於二零二三年三月三十一日,											
depreciation	扣除累計折舊	1,135,674	977	24,262	1,160,913	-	899	2,061	561	394,336	397,857	1,558,770
At 31 March 2023:	於二零二三年三月三十一日:											
Cost	成本	1,273,331	3,623	66,789	1,343,743	4,385	17,480	14,507	593	394,336	431,301	1,775,044
Accumulated depreciation	累計折舊	(137,657)	(2,646)	(42,527)	(182,830)	(4,385)	(16,581)	(12,446)	(32)	-	(33,444)	(216,274)
Net carrying amount	賬面淨值	1,135,674	977	24,262	1,160,913	-	899	2,061	561	394,336	397,857	1,558,770

At 31 March 2024, the Group's property, plant and equipment with an aggregate net carrying amount of HK\$1,235,822,000 (2023: HK\$1,192,356,000) were pledged to secure a bank loan granted to the Group (note 27).

於二零二四年三月三十一日,本集團的物 業、機器及設備總賬面淨值為1,235,822,000 港元(二零二三年:1,192,356,000港元)已質 押作為授予本集團的銀行貸款之擔保(附註 27)。

31 March 2024 二零二四年三月三十一日

15. LEASES

The Group as a lessee

The Group has lease contracts for various items of leasehold land, office properties and machineries used in its operations. Lump sum payment were made upfront to acquire leasehold lands with lease periods up to year 2047 and 2063, and no ongoing payments will be made under the terms of these land leases. Leases of office properties and machineries generally have lease terms between 2 and 3 years. There are several lease contracts that include termination options which are further disclosed below.

15. **租賃** 本集團作為承租人

本集團擁有經營中所用的租賃土地、辦公室 物業及機器等多個項目的租賃合約。於收購 租期直至二零四七年及二零六三年的租賃土 地時已提前作出一次性付款,而根據該等土 地租賃的條款,將不會繼續支付任何款項。 辦公室物業及機器的租期通常介乎兩至三 年。包括終止選擇權的多項租賃合約進一步 披露如下。

(a) 使用權資產

本集團使用權資產(包括於物業、機器 及設備項下)的賬面值及其於本年度內 的變動於財務報表附註14中披露。

(b) 租賃負債

租賃負債(包括於其他應付款、應計費 用及合約負債項下)的賬面值及其於本 年度內的變動如下:

Carrying amount at 31 March	於三月三十一日的賬面值	10,246	24,907
Payments	付款	(19,735)	(23,108)
during the year		465	556
Accretion of interest recognised	年內已確認利息增幅		
New leases	新租賃	4,609	19,725
Carrying amount at 1 April	於四月一日的賬面值	24,907	27,734
		千港元	千港元
		HK\$'000	HK\$'000
		二零二四年	二零二三年
		2024	2023

(a) Right-of-use assets

The carrying amounts of the Group's right-of-use assets (included under property, plant and equipment) and the movements during the year are disclosed in note 14 to the financial statements.

(b) Lease liabilities

The carrying amount of lease liabilities (included under other payables, accruals and contract liabilities) and the movements during the year are as follows:

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15. LEASES (continued)

12027 二*零二四千二八二千 百* 15**. 租貨**(續)

The Group as a lessee (continued)

本集團作為承租人(續)

(b) Lease liabilities (continued)

(b) 租賃負債(續)

		2024 二零二四年 HK\$'000	2023 二零二三年 HK\$'000
		千港元	千港元
Analysed into:	分析為:		
Repayable:	須於以下時間償還:		
Within one year	於一年內	10,246	17,467
In the second year	於第二年	_	7,440
		10,246	24,907
Less: Non-current portion	減:非流動部分	_	(7,440)
Current portion	流動部分	10,246	17,467

The maturity analysis of lease liabilities is disclosed in note 39 to the financial statements.

(c) The amounts recognised in profit or loss in relation to leases are as follows:

租賃負債的到期日分析在財務報表附註 39中披露。

(c) 於損益中確認的租賃相關金額如下:

		2024	2022
		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Interest on lease liabilities	租賃負債的利息	465	556
Depreciation charge of right-of-use assets	使用權資產的折舊支出	65,220	70,387
Expenses relating to short-term leases	短期租賃相關的開支	35,575	68,292
Total amount recognised in profit or loss	於損益中確認的總金額	101,260	139,235

(d) The total cash outflow for leases are disclosed in note 33(c) to the financial statements.

⁽d) 租賃的現金流出總額在財務報表附註 33(c)中披露。

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15. LEASES (continued)

The Group as a lessee (continued)

(e) Termination options

The Group has several lease contracts that include termination options. These options are negotiated by management to provide flexibility in managing the leased-asset portfolio and they are aligned with the Group's business needs. Set out below are the undiscounted potential future rental payments relating to periods following the exercise date of termination options that are not included in the lease terms:

15. **租賃**(續) 本集團作為承租人(續)

(e) 終止選擇權

本集團數項租賃合約包括終止選擇權。 管理層已就該等選擇權進行協商,以靈 活管理租賃資產組合,並使其與本集團 的業務需求一致。不包括於租期內與終 止選擇權行使日期後的期間相關的未折 現潛在未來租金款項載列如下:

		2024	2023
		二零二四年	二零二三年
		Payable within	Payable within
		five years	five years
		五年內	五年內
		應付款項	應付款項
		HK\$'000	HK\$'000
		千港元	千港元
Termination options expected	預期將行使的終止選擇權		
to be exercised		-	85

16. INTANGIBLE ASSET

16. 無形資產

		Construction license 建築牌照
		HK'000 千港元
31 March 2024	二零二四年三月三十一日	
Cost at 1 April 2023	於二零二三年四月一日之成本	-
Acquisition of a subsidiary which is not a business	收購一間非構成業務的附屬公司	25,000
Net carrying amount at 31 March 2024	於二零二四年三月三十一日的	
	賬面淨值	25,000

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16. INTANGIBLE ASSET (continued)

During the year, the Group acquired entire interest in CWF Piling & Civil Engineering Company Limited ("CWF"), a company incorporated in Hong Kong and the asset of CWF was construction license amounting to HK\$25,000,000. The transaction is accounted for as asset acquisition.

The construction license is granted by the Works Branch, Development Bureau of the Hong Kong Special Administrative Region (the "HKSAR") to CWF. Through the construction license, CWF is eligible to undertake government construction contracts of one of the five categories of public works, namely site formation with no limitation in contract sum. The construction license basically has no legal life but is renewable every year as long as CWF is able to comply with certain provisions and requirements set out by the Works Branch, Development Bureau of the HKSAR throughout the relevant period. As a result, the construction license is considered by the management of the Group as having an indefinite useful life because it is expected to contribute net cash inflow indefinitely. The construction license will not be amortised until its useful life is determined to be finite. Instead it will be tested for impairment annually and whenever there is an indication that it may be impaired.

16. **無形資**產(續)

於年內,本集團收購聯邦打樁土木工程有限 公司(「**聯邦**」,一家於香港註冊成立之公司) 之股權,而聯邦之資產為25,000,000港元之 建築牌照。交易乃作為資產收購入賬。

建築牌照乃由香港特別行政區(「**香港特區**」) 發展局工務科授予聯邦。透過建築牌照,聯 邦有權承接五類公共工程其中一類(即地盤 平整)的政府建築合約,且對合約金額並無 限制。只要聯邦能夠於整段相關期間遵守 香港特區發展局工務科載列之若干條文及 規定,建築牌照基本上並無法定年期,惟會 每年重續。因此,本集團管理層認為建築牌 照具有無限可使用年期,乃由於其預計可無 限期貢獻現金流入淨額。建築牌照將不會作 出攤銷,直至其可使用年期被釐定為有限為 止。相反,其會每年接受減值測試,或當有 減值跡象時會進行減值測試。

17. INVESTMENT IN JOINT VENTURES

17. 於合營企業的投資

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Share of net assets	應佔資產淨值	33,793	43,609
Goodwill on acquisition	收購商譽	45,015	45,015
		78,808	88,624

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17. INVESTMENT IN JOINT VENTURES (continued) 17. 於合營企業的投資(續)

Particulars of the Group's material joint venture are as follows:

本集團主要合營企業的詳情如下:

	Particulars	Place of	Percentage of 下列各項所佔百分比				
Name	of issued shares held 所持有的	registration and business 註 冊及	Ownership interest	Voting power	Profit sharing	Principal activities	
名稱	已發行股份詳情	業務地點	所有權	投票權	應佔溢利	主要業務	
Gold Victory Resources Inc. (" Gold Victory ") (Note)	Registered capital of US\$2	BVI/Hong Kong	50	50	50	Investment holding	
Gold Victory Resources Inc. (「Gold Victory」) (附註)	註冊資本2美元	英屬維爾京群島/ 香港				投資控股	

Note: As at 31 March 2024, subsidiaries of Gold Victory (together with Gold Victory, collectively, the "**GV Group**") are principally engaged in the installation and trading of doors and furniture.

附註: 於二零二四年三月三十一日, Gold Victory
 之附屬公司(連同Gold Victory統稱「GV集
 團」)主要從事門及傢俬安裝及買賣。

The above investment is indirectly held by a subsidiary of the Company.

上述投資由本公司一間附屬公司間接持有。

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17. INVESTMENT IN JOINT VENTURES (continued) 17. 於合營企業的投資(續)

The following table illustrates the summarised financial information in respect of the GV Group, adjusted for any differences in accounting policies and reconciled to the carrying amount in the financial statements:

下表闡述GV集團的財務資料摘要,已就會 計政策的任何差異予以調整,並與財務報表 的賬面值對賬:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Cash and cash equivalents	現金及現金等值物	15,342	29,231
Other current assets	其他流動資產	61,353	63,476
Current assets	流動資產	76,695	92,707
Non-current assets	非流動資產	974	1,904
Current liabilities	流動負債	(10,083)	(7,393)
Non-current liabilities	非流動負債	_	
Net assets	資產淨值	67,586	87,218
Reconciliation to the Group's interest	本集團於GV集團的權益的		
in the GV Group:	對賬:		
Proportion of the Group's ownership	本集團擁有權比例	50%	50%
Group's share of net assets	本集團應佔資產淨值	33,793	43,609
Goodwill on acquisition	收購商譽	45,015	45,015
Carrying amount of the investment	投資的賬面值	78,808	88,624
Revenue	收入	111,216	133,380
Depreciation and amortisation	折舊及攤銷	(1,402)	(1,302)
Tax expense	税項開支	(19)	(399)
Profit and total comprehensive income	年內溢利及全面收入總額		
for the year		368	2,746

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18. JOINT OPERATIONS

18. 合營業務

Particulars of the Group's material joint operations are as follows:

本集團重大合營業務的詳情如下:

	Place of	interest of	the Group	
	-	2024	2022	Principal
未劢ជ悟心八	L间 			工女禾仂
		70	70	
Body	Hong Kong	30	30	Provision of
unincorporate				construction services
非法人團體	香港			提供建築服務
Body	Hong Kong	49	49	Provision of
unincorporate				construction services
非法人團體	香港			提供建築服務
Body	Hong Kong	51	51	Provision of
unincorporate				construction services
非法人團體	香港			提供建築服務
D 1				D
-	Hong Kong	30	-	Provision of
1	土油			construction services
开広八圈腹	省祂			提供建築服務
Body	Hong Kong	85	_	Provision of
				construction services
	香港			提供建築服務
	業務結構形式 Body unincorporate 非法人團體 Body unincorporate 非法人團體 Body	Form of business structure 業務結構形式registration and business 註冊及業務地點BodyHong Kongunincorporate 非法人團體石港BodyHong Kongunincorporate unincorporate 非法人團體Hong KongBodyHong Kongunincorporate unincorporate 北古人團體Hong KongBodyHong KongBodyHong Kongunincorporate unincorporate 非法人團體Hong KongBodyHong Kongunincorporate unincorporate 非法人團體Hong KongBodyHong Kongunincorporate unincorporateHong KongBodyHong Kongunincorporate unincorporateHong KongBodyHong Kongunincorporate unincorporateHong KongBodyHong Kongunincorporate unincorporateHong Kong	Place of registration and business structure 業務結構形式Place of registration and business 註冊及業務地點interest of 本集團權益 2024 二零二四年 %Body unincorporate 非法人團體Hong Kong 香港30Body unincorporate 非法人團體Hong Kong 香港49Body unincorporate 非法人團體Fare49Body unincorporate 非法人團體Hong Kong 香港51Body unincorporate 非法人團體Fare30Body unincorporate 非法人團體Hong Kong 香港51Body unincorporate 非法人團體Fare30Body unincorporate 非法人團體Hong Kong 香港30Body unincorporate 非法人團體Fare51Body unincorporate 非法人團體Fare51Body unincorporateFare51Body unincorporateFare51Body unincorporateFare51Body unincorporateFare51FareFare51FareFare51FareFare51FareFare51FareFare51FareFare51FareFare51FareFare51FareFare51FareFare51FareFare51FareFare51FareFare51FareFare51FareFare51FareFare51FareFare51	Form of business structure 業務結構形式registration and business本集團權益應佔百分比第20242023業務結構形式註冊及業務地點二零二三年 %Body unincorporate 非法人團體千港30Body unincorporate 非法人團體香港30Body unincorporate 非法人團體千港10Body unincorporate 非法人團體千港51Body unincorporate 非法人團體香港51Body unincorporate 非法人團體香港30Body unincorporate 非法人團體香港30Body unincorporate 非法人團體千51Body unincorporate 非法人團體香港30Body unincorporate 非法人團體香港30Body unincorporate 非法人團體651Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF51Body unincorporateF5

Note:

Under the joint venture agreements, the joint operators have contractually agreed the sharing of control over the relevant activities of these body unincorporates, hence these body unincorporates are jointly controlled by the Group and the other joint operators. Furthermore, the relevant joint venture agreements specify that the Group and the other party to the joint arrangement have rights to the assets and obligations to the liabilities relating to the joint arrangement, therefore these body unincorporates are classified as joint operations.

* For identification purpose only

附註:

根據合營協議,合營方已以合約方式協定分佔該 等非法人團體相關活動的控制權,故此該等非法 人團體由本集團及其他合營方共同控制。此外, 相關合營協議訂明本集團及合營安排的其他各方 對合營安排所涉及資產及負債享有權利及負有義 務,故此該等非法人團體分類為合營業務。

僅供識別

NOTES TO FINANCIAL STATEMENTS 財務報表附註

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19. INVENTORIES

1v1u/cn 202	
	19. 存貨

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Raw materials	原材料	-	3,383

20. ACCOUNTS RECEIVABLE

Accounts receivable represented receivables for contract works. The payment terms of contract works receivables are stipulated in the relevant contracts and the payments are normally due within 30 days (2023:30 days) from the date of issuance of the payment certificate.

The Group assigned its financial benefits under certain contract works to secure certain general banking facilities granted to members of the Group, and as at 31 March 2024, the aggregate amount of accounts receivable related to such contract works pledged to secure the relevant banking facilities was Nil (2023: HK\$2,313,000) (note 27).

An ageing analysis of accounts receivable as at the end of the reporting period, based on the payment certificate date, is as follows:

20. 應收賬款

應收賬款指合約工程應收款。合約工程應收 款的支付條款於有關合約訂明,而付款通常 於發出付款證明書日期起30日(二零二三年: 30日)內到期。

本集團出讓其於若干合約工程的財務利益, 以取得授予本集團成員公司的若干一般銀行 融資。於二零二四年三月三十一日,與相關 合約工程有關而予以質押作為有關銀行融 資擔保的應收賬款總值為零(二零二三年: 2.313.000港元)(附註27)。

於報告期末,按付款證明書日期劃分的應收 賬款的賬齡分析如下:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Current to six months	即期至六個月	75,755	10,255

Details of ECLs are disclosed in note 39 to the financial statements

預期信貸損失之詳情在財務報表附註39中披 露。

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21. CONTRACT ASSETS

21. 合約資產

		31 March	31 March	1 April
		2024	2023	2022
		二零二四年	二零二三年	二零二二年
		三月三十一日	三月三十一日	四月一日
		НК'000	HK'000	HK'000
		千港元	千港元	千港元
Contract assets arising from construction contracts:	建築合約產生的合約資產:			
Unbilled revenue	未開發票收入	368,620	340,065	309,125
Retention receivables	應收保證金	445,540	488,612	432,326
		814,160	828,677	741,451

The movements of contract assets are as follows:

合約資產的變動如下:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
At beginning of the year	於年初	828,677	741,451
Addition in contract assets	合約資產增加	467,529	421,018
Transfer to accounts receivable	轉移至應收賬款	(482,046)	(333,792)
At end of the year	於年末	814,160	828,677

Unbilled revenue included in contract assets represents the Group's right to receive consideration for the work performed and not yet certified by customers because the rights are conditional upon the quality and quantity check by the customers on the construction work performed by the Group and the work is pending for the payment certification by the customers. Contract assets regarding unbilled revenue are transferred to accounts receivable when the rights become unconditional, which is typically at the time the Group obtains the payment certification of the performed construction work from the customers. 計入合約資產的未開發票收入指本集團就已 施工但未獲客戶核定的工程收取代價的權 利,原因為相關權利須待客戶就本集團已施 工的建築工程進行質檢及量檢後方可作實, 並由客戶發出付款證明書。當有關權利成為 無條件(一般為本集團收到客戶發出已施工 的建築工程之付款證明書之時),與未開發 票收入相關的合約資產將被轉移至應收賬 款。

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21. CONTRACT ASSETS (continued)

Retention receivables included in contract assets represents the Group's right to consideration for the work performed but not yet collectible because the rights are conditional on the satisfaction of the service quality by the customers over a certain period as stipulated in the contracts. Contract assets regarding retention receivables are transferred to the accounts receivable when the rights become unconditional, which is typically at the expiry date of the period for the provision of assurance by the Group on the service quality of the construction work performed by the Group.

The decrease in contract assets as at 31 March 2024 was mainly due to the transfer of contract assets to accounts receivable during the year and the increase in contract assets as at 31 March 2023 was mainly due the increase in the ongoing provision of construction services during the prior year.

Among the above contract assets, HK\$200,149,000 as at 31 March 2024 (2023: HK\$381,268,000) are expected to be recovered after twelve months from the end of the reporting period.

Details of ECLs are disclosed in note 39 to the financial statements.

The Group assigned its financial benefits under certain contract works to secure certain general banking facilities granted to members of the Group, and as at 31 March 2024, the aggregate amounts of unbilled revenue and retention receivables related to such contract works pledged to secure the relevant banking facilities were HK\$164,210,000 (2023: HK\$330,336,000) and HK\$50,679,000 (2023: HK\$156,100,000), respectively (note 27).

21. 合約資產(續)

計入合約資產的應收保證金指本集團就已施 工但尚不可收款的工程收取代價的權利,因 有關權利須待客戶於合約訂明的若干期間對 服務質量表示滿意方可作實。當有關權利成 為無條件(一般為本集團就已施工的建築工 程的服務質量提供保證期間的屆滿日),與 應收保證金相關的合約資產會轉移至應收賬 款。

合約資產於二零二四年三月三十一日減少, 乃主要由於年內將合約資產轉撥至應收賬 款,而合約資產於二零二三年三月三十一日 增加,則主要由於在過往年度持續提供的建 築服務增加。

於二零二四年三月三十一日,於上述合約 資產中的200,149,000港元(二零二三年: 381,268,000港元)預期自報告期末起十二個 月後收回。

預期信貸損失的詳情於財務報表附註39披 露。

本集團出讓其於若干合約工程的財務利益, 以擔保授予本集團成員公司的若干一般銀 行融資。於二零二四年三月三十一日,與 相關合約工程有關而予以質押作為有關銀 行融資擔保的未開發票收入及應收保證金 總值分別為164,210,000港元(二零二三年: 330,336,000港元)及50,679,000港元(二零 二三年:156,100,000港元)(附註27)。

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22. PREPAYMENTS, OTHER RECEIVABLES AND 22. 預付款項、其他應收款及其他資產 OTHER ASSETS

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Prepayments	預付款項	71,946	50,723
Deposits and other receivables	按金及其他應收款	21,467	14,575
Amount due from a joint operation partner	應收一名合營業務夥伴款項	-	330,934
Loan to a joint operation partner	向一名合營業務夥伴貸款	100,000	
		193,413	396,232

The amount due from a joint operation partner is unsecured, interest free and repayable on demand.

The financial assets included in the above balances relate to receivables for which there was no recent history of default.

As at 31 March 2024, the loan to a joint operation partner was stated at amortised cost with an aggregate principal amount of HK\$100,000,000. The loan to joint operation partner bear interest at rates of 10% per annum and was repayable within 1 year, which was subsequently settled on 9 May 2024.

Details of ECLs are disclosed in note 39 to the financial statements.

應收一名合營業務夥伴款項為無抵押、免息 及須按要求償還。

計入上述結餘的金融資產與並無近期違約記 錄的應收款相關。

於二零二四年三月三十一日,向一名合營業 務夥伴提供的貸款按攤銷成本列賬,本金總 額為100,000,000港元。向合營業務夥伴提供 的貸款按年利率10%計息,並須於一年內償 還,其後已於二零二四年五月九日結清。

預期信貸損失的詳情於財務報表附註39披 露。

23. FINANCIAL ASSETS AT FAIR VALUE 23. 按公平值計入損益的金融資產 THROUGH PROFIT OR LOSS

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Investments in life insurance policies	於人壽保單的投資	11,665	11,378

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23. FINANCIAL ASSETS AT FAIR VALUE 23. 按公平值計入損益的金融資產(續) THROUGH PROFIT OR LOSS (continued)

As at 31 March 2024 and 2023, the Group has life insurance policies with an insurance company to insure one director and one senior management of the Company. Under the policies, the beneficiary and the policy holder is a subsidiary of the Company and the total insured sum is US\$5,000,000 (equivalent to approximately HK\$39,160,000). The Group was required to pay a oneoff premium payment and the Group can, at any time, withdraw cash based on the cash values of the policies ("Cash Values") at the date of withdrawal, which are determined by the gross premium paid plus accumulated interest earned and minus any charges made in accordance with the terms and conditions of the policies. The insurance company will pay the Group guaranteed interest for the first year and a variable return per annum afterwards (with minimum guaranteed interest rate of 2% per annum) during the effective period of the policies.

The Cash Values which are considered a close estimate to the fair values of the life insurance policies, were HK\$11,665,000 as at 31 March 2024 (2023: HK\$11,378,000), determined by reference to the Cash Values as provided by the insurance company. The fair value of the Group's insurance policies was measured using significant unobservable inputs (Level 3 of fair value hierarchy) as defined in HKFRS 13. 於二零二四年及二零二三年三月三十一日, 本集團與一間保險公司訂立人壽保單以為本 公司一名董事及一名高級管理層提供保險。 根據該等保單,受益人及保單持有人為本公 司一間附屬公司,而承保總額為5,000,000 美元(相當於約39,160,000港元)。本集團須 支付一次性保費。本集團可隨時按於提取日 期保單的現金價值(「現金價值」)提取現金, 其乃根據已付保費總額加所賺取之累計利息 扣除根據保單條款及條件所作出之任何收費 釐定。保險公司於保單生效期內向本集團支 付第一年保證利息,其後每年提供浮動回報 (保證最低年息率2%)。

被視為接近人壽保單公平值估計的現金價值 於二零二四年三月三十一日為11,665,000港 元(二零二三年:11,378,000港元),乃參考 保險公司提供的現金價值釐定。本集團保單 的公平值採用香港財務報告準則第13號所界 定的重大不可觀察輸入數據(公平值等級第 三級)計量。

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24. CASH AND CASH EQUIVALENTS AND 24. 現金及現金等值物以及受限制現金 RESTRICTED CASH

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Cash and bank balances	現金及銀行結餘	940,227	895,909
Time deposits	定期存款	1,152,395	829,538
		2,092,622	1,725,447
Less: Restricted cash (note)	減:受限制現金(附註)	(14,704)	(14,704)
Cash and cash equivalents	現金及現金等值物	2,077,918	1,710,743

Note: As at 31 March 2024, bank deposits amounting to HK\$14,704,000 (2023: HK\$14,704,000) were placed as guaranteed deposit for the performance bond issued by the relevant bank in relation to a construction project of the Group and such deposits will be released upon the completion of the relevant project.

At the end of the reporting period, the cash and bank balances of the Group denominated in Renminbi ("**RMB**") amounted to HK\$32,583,000 (2023: HK\$6,716,000). The RMB is not freely convertible into other currencies, however, under Chinese Mainland's Foreign Exchange Control Regulations and Administration of Settlement, and 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 twelve 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 time deposits are deposited with banks with high credit ratings and no recent history of default. 附註: 於二零二四年三月三十一日,14,704,000 港元(二零二三年:14,704,000港元)的銀 行存款存放於相關銀行作為該銀行就本集 團一項建築項目開出的履約保函的保證存 款,而有關存款將於相關項目完成後解 除。

於報告期末,本集團以人民幣(「人民幣」)計 值的現金及現金等值物為32,583,000港元(二 零二三年:6,716,000港元)。人民幣不能自 由兑換為其他貨幣,惟根據中國內地的《外 匯管理條例》及《結匯、售匯及付匯管理規 定》,本集團獲准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。

銀行現金按根據每日銀行存款利率釐定的浮動利率賺取利息。短期定期存款的期間不定,由一天至十二個月不等,視乎本集團的即時現金需要,並按各短期定期存款利率賺取利息。銀行結餘及定期存款乃存放在高信 用評級且並無近期違約記錄的銀行。

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25. ACCOUNTS PAYABLE

25. 應付賬款

An ageing analysis of the accounts payable as at the end of the reporting period, based on the date of invoice or the payment certificate date, is as follows: 於報告期末按發票日期或付款證明書日期的 應付賬款賬齡分析如下:

		2024	
		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Within three months	三個月內	587,731	576,597
Four to six months	四至六個月	160,645	61,013
Over six months	超過六個月	325,822	301,719
		1,074,198	939,329

Included in accounts payable are balances with related companies amounting to approximately HK\$303,871,000 (2023: HK\$120,000,000), which are unsecured, interest free and repayable in accordance with the terms of the relevant agreement.

At 31 March 2024, retention payables included in accounts payable amounted to HK\$284,193,000 (2023: HK\$318,223,000), which are non-interest-bearing and are normally settled within terms ranging from one to four years.

Other than retention payables, accounts payable are noninterest-bearing and are normally settled within 60 days from the date of invoice or payment certificate date. 應付賬款當中與關聯公司的結餘為約 303,871,000港元(二零二三年:120,000,000 港元),其為無抵押、免息及按相關協議條 款償還。

於二零二四年三月三十一日,應付賬款包含 應付保證金284,193,000港元(二零二三年: 318,223,000港元),其為不計息及一般結算 期介乎一至四年。

除應付保證金外,應付賬款為不計息及一般 自發票日期或付款證明書日期起60天內清 償。

31 March 2024二零二四年三月三十一日26. OTHER PAYABLES AND ACCRUALS26. 其他應付款及應計費用

			2024	2023
			二零二四年	二零二三年
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
Provision for contract works	合約工程撥備		1,597,396	1,373,289
Contract liabilities	合約負債	(a)	19,526	30,000
Other payables	其他應付款	(b)	55,910	58,611
Accruals	應計費用		33,116	27,620
Lease liabilities	租賃負債	15(b)	10,246	24,907
			1,716,194	1,514,427
Non-current portion	非流動部分	15(b)	-	(7,440
Current portion	流動部分		1,716,194	1,506,987

Notes:

附註:

(a) Details of contract liabilities are as follows:

(a) 合約負債詳情如下:

		31 March	31 March	1 April
		2024	2023	2023
		二零二四年	二零二三年	二零二三年
		三月三十一日	三月三十一日	四月一日
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Short-term advances received from customers:	來自客戶的已收短期墊款:			
Construction services	建築服務	19,526	30,000	_

Contract liabilities include short-term advances received for providing construction services. The decrease in contract liabilities as at 31 March 2024 was mainly due to the recognition of revenue when the construction services provided to contract customers during the year.

(b) Other payables are non-interest-bearing and are expected to be settled within one year.

合約負債包括就提供建築服務的已收短期墊 款。合約負債於二零二四年三月三十一日減 少主要由於在年內向合約客戶提供建築服務 時確認收入。

(b) 其他應付款為不計息,並預期在一年內清 償。

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27. INTEREST-BEARING BANK LOANS

27. 計息銀行貸款

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Current	流動		
Bank loans repayable on demand –	須按要求償還的銀行貸款-		
secured and at floating rates	有抵押及按浮動利率计算利息	2,700	111,287
Bank loans – secured and at floating rates	银行貸款-有抵押及按浮動利率		
	計算利息	484,000	
		486,700	111,287
Non-current	非流動		
Bank loans – secured and at floating rates	銀行貸款-有抵押及按浮動利率		
	計算利息	_	483,500
		486,700	594,787
Analysed into:	分析為:		
Bank loans repayable:	須於以下時間償還的銀行貸款:		
Within one year or on demand	於一年內或按要求	486,700	111,287
In the second year	於第二年	-	483,500
		486,700	594,787

- (i) As at 31 March 2024, the Group's bank loan with an aggregate carrying amount of HK\$484,000,000 (2023: HK\$483,500,000) was secured by:
 - (a) the Group's property, plant and equipment with an aggregate carrying amount of HK\$1,235,822,000 (2023: HK\$1,192,356,000);
 - (b) the equity interest of a subsidiary of the Group; and
 - (c) the floating charge over all the assets and undertakings of a subsidiary of the Group.

- (i) 於二零二四年三月三十一日,本集團
 賬面總值為484,000,000港元(二零二三
 年:483,500,000港元)的銀行貸款由以
 下各項作抵押:
 - (a) 本集團賬面總值為1,235,822,000港元(二零二三年:1,192,356,000港元)的物業、機器及設備;
 - (b) 本集團一間附屬公司的股本權益; 及
 - (c) 就本集團一間附屬公司所有資產及 業務所作的浮動抵押。

31 March 2024 二零二四年三月三十一日

27. INTEREST-BEARING BANK LOANS 27. 計息銀行貸款(續) (continued)

- (ii) As at 31 March 2024, the Group's bank loans with an aggregate carrying amount of HK\$2,700,000 (2023: HK\$111,287,000) were secured by the assignment of the Group's financial benefits under certain contract work, which include accounts receivable, unbilled revenue and retention receivables of Nil (2023: HK\$2,313,000), HK\$164,210,000 (2023: HK\$330,336,000) and HK\$50,679,000 (2023: HK\$156,100,000), respectively;
- (iii) As at 31 March 2023, the Group's bank loans with an aggregate carrying amounts of HK\$74,948,000 were secured by certain deposits accounts maintained with the relevant banks as continuing security for the obligations of the Group;
- (iv) The Group's bank loans are all denominated in Hong Kong dollars; and
- (v) The interest rates of the Group's bank loans are primarily repriced every month based on HIBOR changes.

- (ii) 於二零二四年三月三十一日,本集團賬 面總值為2,700,000港元(二零二三年: 111,287,000港元)的銀行貸款以出讓本 集團若干合約工程的財務利益(當中包 括應收賬款、未開發票收入及應收保證 金分別為零(二零二三年:2,313,000港 元)、164,210,000港元(二零二三年: 330,336,000港元)及50,679,000港元(二 零二三年:156,100,000港元))作抵押;
- (iii) 於二零二三年三月三十一日,本集團賬 面總值為74,948,000港元的銀行貸款以 本集團於相關銀行持有的若干存款賬戶 (作為本集團對該等責任的持續抵押品) 作抵押;
- (iv) 本集團的銀行貸款均以港元計值;及
- (v)本集團銀行貸款的利率主要根據香港銀行同業拆息變動而每個月重新定價。
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28. DEFERRED TAX

28. 遞延税項

The movements in deferred tax liabilities during the year 年內遞延税項負債的變動如下: are as follows:

		Depreciation
		allowance
		in excess
		of related
		depreciation
		免税额的折舊
		超過相關折舊
		HK\$'000
		千港元
At 1 April 2022, 31 March 2023 and 1 April 2023	於二零二二年四月一日、二零二三年	
	三月三十一日及二零二三年四月一日	-
Deferred tax charged to profit or loss during	年內自損益扣除的遞延税項(附註11)	
the year (note 11)		1,892
Exchange realignment	匯兑調整	(20)
At 31 March 2024	於二零二四年三月三十一日	1,872

The Group has tax losses arising in Hong Kong of HK\$61,568,000 (2023: HK\$42,909,000). Subject to the final assessment of the Hong Kong Inland Revenue Department, these tax losses are available indefinitely for offsetting against future taxable profits of the companies in which the losses arose. Deferred tax assets have not been recognised in respect of these losses, as it is not considered probable that the relevant subsidiaries would have sufficient future taxable profits to utilise such amount.

本集團於香港產生的税項虧損為61,568,000 港元(二零二三年:42,909,000港元)。待香 港税務局最終評估後,此等税項虧損可供無 限期抵銷產生虧損的公司的未來應課税溢 利。由於認為相關附屬公司不大可能於未來 有足夠應課税溢利抵銷該金額,故並無就該 等虧損確認遞延税項資產。

31 March 2024 二零二四年三月三十一日

28. DEFERRED TAX (continued)

28. 遞延税項(續)

The Group is liable for withholding taxes on dividends distributed by the subsidiary established in Chinese Mainland in respect of earnings generated from 1 January 2008. The applicable rate is 10% for the Group. As at 31 March 2024, no deferred tax has been recognised for withholding taxes that would be payable on the unremitted earnings that are subject to withholding taxes of the Group's subsidiary established in Chinese Mainland. In the opinion of the directors, it is not probable that the subsidiary will distribute such earnings in the foreseeable future. The aggregate amount of temporary differences associated with investments in subsidiary in Chinese Mainland for which deferred tax liabilities have not been recognised totalled approximately HK\$963,600 at 31 March 2024.

There are no income tax consequences attaching to the payment of dividends by the Company to its shareholders.

本集團須就於中國內地成立的附屬公司就二 零零八年一月一日起賺取的盈利應分派的股 息繳納預扣税。本集團的適用税率為10%。 於二零二四年三月三十一日,概無就於中國 內地成立之本集團附屬公司須繳付預扣税之 未匯返盈利之應付預扣税確認遞延税項。董 事認為,該附屬公司將不大可能於可見將來 分派該等盈利。於二零二四年三月三十一 日,與未確認遞延税項負債的於中國內地附 屬公司的投資相關之暫時性差異總額約為 963,600港元。

本公司向其股東支付股息不會產生所得税影響。

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31 March 2024 二零二四年三月三十一日
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29. SHARE CAPITAL

29. 股本

		2024 二零二四年 HK\$'000 <i>千港元</i>	2023 二零二三年 HK\$'000 <i>千港元</i>
Authorised: 10,000,000,000 ordinary shares of HK\$0.01 each	法定: 10,000,000,000股每股面值 0.01港元之普通股	100,000	100,000
Issued and fully paid: 2,000,000,000 ordinary shares of HK\$0.01 each	已發行及繳足: 2,000,000,000股每股面值 0.01港元之普通股	20,000	20,000

There was no movement in the Company's share capital during the year.

30. SHARE OPTION SCHEME

Pursuant to a resolution of the Company passed on 31 August 2018, the Company has adopted 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. Eligible participants of the Scheme include any directors (including executive directors, non-executive directors and independent non-executive directors) and full-time employees of any member of the Group. The Scheme became effective on 31 August 2018 and, unless otherwise cancelled or amended, will remain in force for 10 years from that date. Pursuant to the Scheme and subject to shareholders' approval, the maximum number of shares in respect of which options may be granted under the Scheme is such a number of shares representing 10% of the issued share capital of the Company at the date of shareholders' approval (excluding for this purpose any share options which have been previously granted pursuant to the Scheme and any other scheme (including those outstanding, cancelled, lapsed or exercised)).

年內本公司股本概無變動。

30. 購股權計劃

根據本公司於二零一八年八月三十一日通過 的決議案,本公司已採納購股權計劃(「該 計劃」),以提供獎勵及獎賞予對本集團成 功經營作出貢獻的合資格參與人士。該計劃 的合資格參與人士包括任何董事(包括執行 董事、非執行董事及獨立非執行董事)及本 集團任何成員公司的全職僱員。該計劃已於 二零一八年八月三十一日生效,除另有註銷 或修訂者外,將於該日期起計十年內持續生 效。根據該計劃及受限於股東批准,就根據 該計劃可能授出購股權的股份數目上限為佔 本公司於股東批准日期的已發行股本10%的 該等股份數目(就此而言不包括根據該計劃 及任何其他計劃於先前已授出的任何購股權 (包括尚未行使、已註銷、已失效或已行使 的購股權))。

31 March 2024 二零二四年三月三十一日

30. SHARE OPTION SCHEME (continued)

30. 購股權計劃(續)

The maximum number of unexercised share options currently permitted to be granted under the Scheme is an amount equivalent, upon their exercise, to 10% of the total number of shares of the Company in issue as at the date when the Scheme was approved by the shareholders of the Company in a general meeting. The maximum number of shares issuable under share options to each eligible participant in the 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 directors, officers or substantial shareholders 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 and 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 14 days from the date of offer, upon payment of a nominal consideration of HK\$1 in total by the grantee. The exercise period of the share options granted is determinable by the directors and ends on a date which is not later than 10 years from the date of offer of the share options. 現時獲准根據該計劃予以授出且並未獲行使 購股權的數目上限相當於(於行使後)本公司 於該計劃由本公司股東於股東大會上批准當 日已發行股份總數的10%。於任何12個月期 間,根據授予該計劃每名合資格參與人士的 購股權可發行股份數目上限乃限於本公司於 任何時間已發行股份的1%。任何進一步授出 超過此限額的購股權須獲股東於股東大會上 批准。

授予本公司董事、高級職員或主要股東(或 任何彼等的聯繫人)的購股權須事先獲獨立 非執行董事批准。此外,於任何12個月期間 內,任何授予本公司主要股東或獨立非執行 董事(或任何彼等的聯繫人)的任何購股權超 過本公司於任何時間已發行股份的0.1%及總 值(以本公司股份於授出日期的價格為準)超 過5百萬港元,須事先獲股東於股東大會上 批准。

承授人支付合共1港元的名義代價後,授出 購股權之要約可於要約日期起14天內獲接 納。授出購股權的行使期可由董事釐定,並 不遲於購股權要約日期起計十年內之日期結 束。

31 March 2024 二零二四年三月三十一日

30. SHARE OPTION SCHEME (continued)

30. 購股權計劃(續)

The exercise price of the share options is determinable by the directors, but should not be less than the highest of (i) the closing price of the shares of the Company as stated in the Stock Exchange daily quotation sheets on the date of grant of the share options; (ii) the average closing price of the shares of the Company as stated in the Stock Exchange for the five trading days immediately preceding the date of the offer; and (iii) the nominal value of the shares of the Company.

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

No option was granted from the date of adoption of the Scheme up to the date of approval of these consolidated financial statements.

31. RESERVES

(a) Group

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.

(b) Capital reserve

The Group's capital reserve represents the difference between the nominal value of the shares and the share premium account of the subsidiaries acquired pursuant to the Group reorganisation prior to the listing of the Company's shares and the consideration in exchange therefor. 購股權的行使價可由董事釐定,惟不得少於 以下最高者:(i)本公司股份於購股權授出日 期於聯交所每日報表所報收市價;(ii)本公司 股份於緊接要約日期前五個交易日於聯交所 所報平均收市價;及(iii)本公司股份面值。

購股權並無賦予持有人收取股息或於股東大 會上投票之權利。

自該計劃採納日期起至批准該等綜合財務報 表之日期,概無授出任何購股權。

31. 儲備

(a) 本集團
 本集團於本年度及過往年度的儲備及其
 變動金額於綜合權益變動表中呈列。

(b) 資本儲備

本集團的資本儲備指本公司股份上市前 根據本集團重組而收購的附屬公司股份 面值及股份溢價賬與就此而付出的代價 之差額。

31 March 2024 二零二四年三月三十一日

32. ACQUISITION OF A SUBSIDIARY WHICH IS 32. 收購一間非業務的附屬公司 NOT A BUSINESS

Year ended 31 March 2024

On 31 January 2024, the Group entered into a conditional sale and purchase agreement with an independent third party to acquire the entire issued share capital of CWF for a cash consideration of HK\$25,000,000 (the "CWF Acquisition"). The CWF Acquisition was completed on 31 January 2024. At the date of acquisition, the asset of CWF was construction license granted by the Works Branch, Development Bureau of HKSAR and is eligible to undertake government projects in the site formation categories with no limitation in contract sum.

截至二零二四年三月三十一日止年度

於二零二四年一月三十一日,本集團與一名 獨立第三方訂立有條件買賣協議以收購聯邦 之全部已發行股本,現金代價為25,000,000 港元(「**聯邦收購事項**」)。聯邦收購事項於二 零二四年一月三十一日完成。於收購日期, 聯邦之資產為香港特區發展局工務科授予之 建築牌照,其有權承接地盤平整類別之政府 項目,且對合約金額並無限制。

		CWF 聯邦 HK\$'000 <i>千港元</i>
Net assets acquired:	收購的資產淨值:	
Intangible asset (note 16)	無形資產(附註16)	25,000
Satisfied by:	支付方式:	
Cash	現金	25,000
An analysis of the cash flows in respect Acquisition is as follows:	of the CWF 有關聯邦收購	事項之現金流量分析如下:
		HK\$'000
		千港元
Cash consideration	現金代價	25,000
Outflow of cash and cash equivalents included ir	計入投資業務之現金流量的現金	及現金
cash flows from investing activities	等值物流出	25,000

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32. ACQUISITION OF A SUBSIDIARY WHICH IS 32. 收購一間非業務的附屬公司(續) NOT A BUSINESS (continued)

Year ended 31 March 2023

On 18 February 2022, the Group entered into a conditional sale and purchase agreement with Mr. NGAI to acquire the entire issued share capital of Gain Capital and all such sum of money due and owing by Gain Capital and its subsidiary (collectively the "GC Group") to Mr. NGAI for a cash consideration of HK\$181,400,000 (the "GC Acquisition"). The GC Acquisition was completed on 5 May 2022.

On the completion date of the acquisition, the GC Group was constructing a factory in Huizhou, People's Republic of China. The GC Acquisition has been accounted for by the Group as acquisition of assets as the entities acquired by the Group do not constitute a business.

The Group incurred transaction costs of HK\$1,082,000 for the GC Acquisition, of which HK\$236,000 have been capitalised and are included as part of the investment cost and HK\$846,000 have been expensed and are included in administrative expenses in the consolidated statement of profit or loss and other comprehensive income.

截至二零二三年三月三十一日止年度

於二零二二年二月十八日,本集團與魏先生 訂立有條件買賣協議,收購佳祺全部已發行 股本及佳祺與其附屬公司(統稱「**佳祺集團**」) 到期及應付魏先生的全部有關款項,現金代 價為181,400,000港元(「**佳祺收購事項**」)。佳 祺收購事項於二零二二年五月五日完成。

於收購完成日期,佳祺集團正在建設位於中 華人民共和國惠州的一座廠房。由於本集團 收購的實體並不構成業務,因此本集團已將 佳祺收購事項作為收購資產入賬。

本集團就佳祺收購事項產生了1,082,000港元 的交易成本,當中236,000港元已撥充資本並 計入投資成本的一部分,而846,000港元已支 銷並計入綜合損益及其他全面收入表之行政 開支。

		GC Group 佳祺集團 HK\$'000 千港元
Net assets acquired:	收購的資產淨值:	
Property, plant and equipment (note 14)	物業、機器及設備(附註14)	213,388
Prepayments, other receivables and other assets	預付款項、其他應收款及其他資產	2,237
Cash and bank balances	現金及銀行結餘	1,093
Other payables	其他應付款	(35,082)
Satisfied by:	支付方式:	
Cash	現金	181,636

31 March 2024 二零二四年三月三十一日

32. ACQUISITION OF A SUBSIDIARY WHICH IS 32. 收購一間非業務的附屬公司(續) NOT A BUSINESS (continued)

An analysis of the cash flows in respect of the GC Acquisition is as follows:

佳祺收購事項之現金流量的分析如下:

		HK\$'000 千港元
Cash consideration and relevant transaction costs	現金代價及相關交易成本	181,636
Cash and cash equivalents acquired	收購之現金及現金等值物	(1,093)
Net outflow of cash and cash equivalents included	計入投資業務之現金流量的	
in cash flows from investing activities	現金及現金等值物流出淨額	180,543
Transaction costs of the GC Acquisition included	計入經營業務之現金流量的	
in cash flows from operating activities	佳祺收購事項之交易成本	846
		181,389

33. NOTES TO THE CONSOLIDATED 33. 綜合現金流量表附註 STATEMENT OF CASH FLOWS

(a) Major non-cash transactions

During the year, the Group had non-cash additions to right-of-use assets and lease liabilities of HK\$4,609,000 (2023: HK\$19,725,000) and HK\$4,609,000 (2023: HK\$19,725,000), respectively, in respect of lease arrangements for office properties and machineries included in property, plant and equipment.

(a) 主要的非現金交易

於年內,本集團就計入物業、機器及設備的辦公室物業及機器的租賃安排分別有非現金添置使用權資產4,609,000 港元(二零二三年:19,725,000港元)及 租賃負債4,609,000港元(二零二三年: 19,725,000港元)。

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33. NOTES TO THE CONSOLIDATED 33. 綜合現金流量表附註(續) **STATEMENT OF CASH FLOWS** (continued)

(b) Changes in liabilities arising from financing (b) 融資業務所產生的負債變動 activities 2024

二零二四年

		Lease liabilities 租賃負債 HK\$'000	Interest-bearing bank loans 計息銀行貸款 HK\$'000
		千港元	千港元
At 1 April 2023	於二零二三年四月一日	24,907	594,787
Changes from financing cash flows	融資現金流量變動	(19,270)	(108,587)
Loan arrangement fee	貸款安排費用		500
New leases	新租賃	4,609	-
Interest expenses	利息開支	465	-
Interest paid classified as operating cash flows	分類為經營現金流量的已付		
	利息	(465)	-
At 31 March 2024	於二零二四年三月三十一日	10,246	486,700

2023

二零二三年

		_	
		Lease	Interest-bearing
		liabilities	bank loans
		租賃負債	計息銀行貸款
		HK\$'000	HK\$'000
		千港元	千港元
At 1 April 2022	於二零二二年四月一日	27,734	687,942
Changes from financing cash flows	融資現金流量變動	(22,552)	(94,155)
Loan arrangement fee	貸款安排費用	-	1,000
New leases	新租賃	19,725	_
Interest expenses	利息開支	556	_
Interest paid classified as operating cash flows	分類為經營現金流量的已付		
	利息	(556)	
At 31 March 2023	於二零二三年三月三十一日	24,907	594,787

31 March 2024 二零二四年三月三十一日

33. NOTES TO THE CONSOLIDATED 33. 綜合現金流量表附註(續) STATEMENT OF CASH FLOWS (continued)

(c) Total cash outflow for leases

(c) 租賃的總現金流出

The total cash outflow for leases included in the consolidated statement of cash flows is as follows:

計入綜合現金流量表之租賃的總現金流 出如下:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
W7.1.	bit bit 44 at it.	26.040	(0.040
Within operating activities	經營業務內	36,040	68,848
Within investing activities	投資業務內	3,990	99,327
Within financing activities	融資業務內	19,270	22,552
		59,300	190,727

34. CONTINGENT LIABILITIES

(a) As at 31 March 2024, the guarantees given by the Group to certain banks in respect of performance bonds in favour of certain customers of contract works amounted to HK\$492,210,000 (2023: HK\$330,318,000).

(b) Claims

(*i*) Personal injuries

In the ordinary course of the Group's construction business, the Group has been subject to a number of claims due to personal injuries suffered by employees of the Group or the Group's sub-contractors in accidents arising out of and in the course of their employment. The Directors are of the opinion that such claims are well covered by insurance and would not result in any material adverse impact on the financial position or results and operations of the Group.

34. 或然負債

 (a) 於二零二四年三月三十一日,本集團就 給予合約工程的若干客戶的履約保函而
 給予若干銀行的擔保為492,210,000港元
 (二零二三年:330,318,000港元)。

(b) 素償

(i) 人身意外
 在本集團之日常建築業務過程中,
 本集團或本集團之分判商之僱員因
 受僱期間遭遇意外以致受傷而向本
 集團提出若干索償。董事認為有關
 索償屬於保險之受保範圍,故有關
 索償不會對本集團之財務狀況或業
 績及經營構成任何重大不利影響。

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34. CONTINGENT LIABILITIES (continued)

- (b) Claims (continued)
 - (ii) Sub-contractors' claims

In the ordinary course of the Group's construction business, the Group has been subject to various claims from sub-contractors from time to time. Provision would be made for claims when management assessed and can reasonably estimate the probable outcome of the claims. No provision would be made for claims when the claims cannot be reasonably estimated or management believes that the probability of loss is not probable.

35. CAPITAL COMMITMENTS

The Group had the following capital commitments at the end of the reporting period:

34. **或然負債**(續)

(b) **素償**(續)

(ii) 分判商索償

在本集團之日常建築業務過程中, 分判商不時向本集團提出各種索 償。當管理層作出評估並能合理估 計索償的可能結果時,將作出索償 金額撥備。如果無法合理估算索償 金額或管理層相信損失的可能性不 大,則不會作出索償金額撥備。

35. 資本承擔

本集團於報告期末的資本承擔如下:

		2024 二零二四年 HK\$'000 <i>千港元</i>	2023 二零二三年 HK\$'000 <i>千港元</i>
Contracted, but not provided for: Construction in progress for property, plant and equipment	已訂約但未撥備: 有關物業、機器及設備之 在建工程	339,279	487,333

31 March 2024 二零二四年三月三十一日

36. RELATED PARTY TRANSACTIONS

36. 關聯方交易

- (a) In addition to the transactions and balances detailed elsewhere in the financial statements, the Group had the following transactions with related parties during the year:
- (a) 除財務報表其他地方所詳述之交易及結 餘外,本集團於本年度曾與關聯方進行 下列交易:

			2024	2023
			二零二四年	二零二三年
			HK\$'000	HK\$'000
			千港元	千港元
Rental payment to a company controlled	向本公司一名董事控制	的		
by a director of the Company	一間公司支付的租金		2,988	2,808
Purchases of products and installation	自GV集團購買產品及領	安裝		
services from the GV Group	服務		57,076	15,130
GC Acquisition*	佳祺收購事項*		-	181,400
Construction income receivable from	應收本公司一名董事的	l 兒子		
a company controlled by the son of	控制的公司的建築收	入**		
a director of the Company**			2,630	-
Construction fees payable to a company	應付本公司一名董事的	兒子		
controlled by the son of a director	控制的公司的建築費	用**		
of the Company**			330,462	180,000
 This related party transaction constit transaction as defined in Chapter 14A of t 		*	此關聯方交易構成一 見上市規則第14A章	
** These related party transactions cons connected transactions as defined in Cl Listing Rules.		**	此等關聯方交易構成 義見上市規則第14A	
Note:		附註	:	
These transactions were conducted on term	ns and conditions	該等	交易乃按相關訂約方	互相協定的條款及

mutually agreed between the relevant parties.

條件進行。

31 March 2024 二零二四年三月三十一日

36. RELATED PARTY TRANSACTIONS 36. 關聯方交易(續)

(continued)

(b) Compensation of key management personnel of the Group

(b) 本集團主要管理人員的補償

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Short term employee benefits	短期僱員福利	3,007	1,387
Post-employment benefits	離職後福利	20	18
Total compensation paid to key	支付予主要管理人員的		
management personnel	總補償	3,027	1,405

Further details of directors' emoluments are included in note 9 to the financial statements.

有關董事薪酬的進一步詳情載於財務報 表附註9。

37. FINANCIAL INSTRUMENTS BY CATEGORY

Except for financial assets at fair value through profit or loss which are measured at fair value, the financial assets and financial liabilities of the Group as at 31 March 2024 and 2023 were financial assets stated at amortised cost and financial liabilities stated at amortised cost, respectively. 37. 按類別劃分的金融工具

除按公平值計入損益的金融資產(按公平值 計量)外,於二零二四年及二零二三年三月 三十一日,本集團的金融資產及金融負債分 別為按攤銷成本呈列的金融資產及按攤銷成 本呈列的金融負債。

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38. FAIR VALUE AND FAIR VALUE HIERARCHY 38. 金融工具之公平值及公平值等級 OF FINANCIAL INSTRUMENTS 制度

Management has assessed that the fair values of cash and cash equivalents, restricted cash, accounts receivable, contract assets, financial assets included in prepayments, other receivables and other assets, accounts payable, financial liabilities included in other payables and accruals and interest-bearing bank loans approximate to their carrying amounts largely due to the short term maturities of these instruments.

The fair values of the financial assets and financial 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 fair values of the non-current portion of interestbearing bank loans have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The changes in fair value as a result of the Group's own non-performance risk for interestbearing bank loans as at 31 March 2024 were assessed to be insignificant.

The fair value of financial assets at fair value through profit or loss is determined with reference to the Cash Values as provided by the insurance company.

管理層已評估現金及現金等值物、受限制現 金、應收賬款、合約資產、計入預付款項、 其他應收款及其他資產的金融資產、應付賬 款、計入其他應付款及應計費用的金融負債 及計息銀行貸款的公平值與其賬面值相若, 主要由於該等工具於短期內到期。

金融資產及金融負債的公平值以自願交易方 (強迫或清盤出售者除外)可於當前交易中交 易該工具的所按金額入賬。

計息銀行貸款的非流動部分的公平值乃按適 用於具有類似條款、信貸風險及剩餘年期的 工具的現行利率折現預期未來現金流量計 算。於二零二四年三月三十一日,根據評 估,本集團自身的計息銀行貸款之違約風險 導致的公平值變動並不重大。

按公平值計入損益的金融資產之公平值乃參 照保險公司所提供的現金價值釐定。

NOTES TO FINANCIAL STATEMENTS 財務報表附註

31 March 2024 二零二四年三月三十一日

38. FAIR VALUE AND FAIR VALUE HIERARCHY 38. 金融工具之公平值及公平值等级 **OF FINANCIAL INSTRUMENTS** (continued) 制度(續)

Fair value hierarchy

The following table illustrates the fair value measurement hierarchy of the Group's financial instrument:

Assets measured at fair value:

As at 31 March 2024

公平值等級制度 下表闡述本集團金融工具的公平值計量等 級:

按公平值計量的資產: 於二零二四年三月三十一日

		Fair value measurement using 使用以下各項的公平值計量			
		Quoted prices in active market	Significant observable inputs	Significant unobservable inputs	
		(Level 1) 於活躍市場 所報的價格	(Level 2) 重大可觀察 輸入數據	(Level 3) 重大不可觀察 輸入數據	Total
		(第一級) HK\$'000	(第二級) HK\$'000	(第三級) HK\$'000	合計 HK\$'000
Financial assets at fair value through profit or loss	按公平值計入損益的金融 資產	千港元	千港元	<i>千港元</i> 11,665	<i>千港元</i> 11,665

As at 31 March 2023

於二零二三年三月三十一日

Fair value measurement using 使用以下各項的公平值計量

	Quoted	Significant	Significant	
	prices in	observable	unobservable	
	active market	inputs	inputs	
	(Level 1)	(Level 2)	(Level 3)	Total
	於活躍市場	重大可觀察	重大不可觀察	
	所報的價格	輸入數據	輸入數據	
	(第一級)	(第二級)	(第三級)	合計
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	千港元	千港元	千港元	千港元
按公平值計入損益的金融				
資產	_	_	11,378	11,378
		prices in active market (Level 1) 於活躍市場 所報的價格 (第一級) HK\$'000 <i>千港元</i> 按公平值計入損益的金融	prices in observable active market inputs (Level 1) (Level 2) 於活躍市場 重大可觀察 所報的價格 輸入數據 (第一級) (第二級) HK\$'000 HK\$'000 千港元 千港元 按公平值計入損益的金融 []	prices inobservableunobservableactive marketinputsinputs(Level 1)(Level 2)(Level 3)於活躍市場重大可觀察重大不可觀察所報的價格輸入數據輸入數據(第一級)(第二級)(第三級)HK\$'000HK\$'000HK\$'000千港元千港元千港元

31 March 2024 二零二四年三月三十一日

FAIR VALUE AND FAIR VALUE HIERA OF FINANCIAL INSTRUMENTS (contine Fair value hierarchy (continued) During the year, there were no transfer of fa measurements between level 1 and level 2 and no into or out of level 3 for both financial assets and liabilities (2023: Nil).	ued) tir value o transfer	3. 金融工具之公平值及 制度(續) 公平值等級制度(續) 於年內,第一級及第二級公 無轉撥,且金融資產及金融; 三級或自第三級轉出(二零二)	平值计量之间並 負債概無轉入第
The Group did not have any financial liabilities at fair value as at 31 March 2024 and 31 March 2		於二零二四年三月三十一日 月三十一日,本集團並無按 融負債。	
Reconciliation of fair value measurements cat within Level 3 of the fair value hierarchy:	regorised	歸類於公平值層級第三級的 賬:	的公平值計量對
			HK\$'000 <i>千港元</i>
Carrying amount at 1 April 2022 Gain from fair value adjustment recognised in		年四月一日的賬面值 入及收益中確認為	11,155
other income and gains		調整虧損	223
Carrying amount at 31 March 2023 and 1 April 2023	於二零二三 四月一日	年三月三十一日及二零二三年	11,378
Gain from fair value adjustment recognised in other income and gains	在其他收	內最面值 入及收益中確認為 調整收益	287
Carrying amount at 31 March 2024	於二零二四	年三月三十一日的賬面值	11,665

39. FINANCIAL RISK MANAGEMENT 39. 財務風險管理目標及政策 OBJECTIVES AND POLICIES

The Group's principal financial instruments include financial assets at fair value through profit or loss, interestbearing bank loans, accounts and other receivables, contract assets, accounts and other payables and cash and bank balances. Details of these financial instruments are disclosed in the respective notes to the financial statements. 本集團的主要金融工具包括按公平值計入損 益的金融資產、計息銀行貸款、應收賬款及 其他應收款、合約資產、應付賬款及其他應 付款,以及現金及銀行結餘。此等金融工具 的詳情於財務報表相關附註披露。

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39. FINANCIAL RISK MANAGEMENT 39. 財務風險管理目標及政策(續) OBJECTIVES AND POLICIES (continued)

The main risks arising from the Group's financial instruments are interest rate risk, credit risk and liquidity risk. The board of directors reviews and agrees policies for managing each of these risks and they are summarised below. 本集團金融工具產生的主要風險為利率風險、信貸風險及流動資金風險。董事會審核 並同意管理各項該等風險的政策。該等政策 概要如下。

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.

At 31 March 2024, it was estimated that an increase/ decrease of 100 basis points in interest rates, with all other variables held constant, would decrease/increase the Group's profit after tax and retained profits by HK\$4,867,000 (2023: HK\$5,948,000), arising as a result of higher/lower interest expense on the Group's floatingrate borrowings. There would be no impact on other components of the Group's equity.

The sensitivity analysis above has been determined assuming that the change in interest rates had occurred at the end of the reporting period. For the purposes of the analysis, it is assumed that the amount of variable-rate borrowings outstanding at the end of the reporting period was outstanding throughout the whole year. The 100 basis point increase or decrease represents management assessment of a reasonably possible change in interest rates over the period until the reporting date of the next financial year. The analysis was performed on the same basis for the year ended 31 March 2023.

利率風險

本集團面臨的市場利率變動風險主要與本集 團按浮動利率計息的債務責任有關。

於二零二四年三月三十一日,估計利率的 100個基點的增加/減少,而所有其他可變 數值維持不變,將使本集團税後溢利及保 留溢利減少/增加4,867,000港元(二零二三 年:5,948,000港元),乃由於本集團浮動利 率借貸的利息開支上升/下降。本集團權益 的其他部分並無受到影響。

上述敏感度分析乃假設利率變動於報告期末 發生而釐定。就分析而言,假設於報告期末 的未償還浮息借貸金額為於整個年度內未償 還。100個基點的增加或減少指就利率於一 段期間直至下一個財政年度的報告日期的合 理可能變動的管理層評估。分析乃按截至二 零二三年三月三十一日止年度的相同基準進 行。

NOTES TO FINANCIAL STATEMENTS 財務報表附註

31 March 2024 二零二四年三月三十一日

39. FINANCIAL RISK MANAGEMENT 39. 財務風險管理目標及政策(續) **OBJECTIVES AND POLICIES** (continued) Credit risk

The Group's credit risk is primarily attributable to contract assets, accounts receivable, financial assets included in prepayments, other receivables and other assets and cash and bank balances. The Group's maximum credit risk exposure at the end of each reporting period in the event of other parties failing to perform their obligations is represented by the carrying amounts of financial assets as stated in the consolidated statement of financial position.

Management monitors the creditworthiness and payment patterns of each debtor closely and on an ongoing basis. The Group's accounts receivable and contract assets from contract works represent interim payments or retentions certified by the customers under terms as stipulated in the contracts and the Group does not hold any collateral over these accounts receivable and contract assets. As the Group's customers in respect of contract works primarily consist of government departments and developers or owners with strong financial backgrounds, management considers that the risk of irrecoverable receivables from contract works is not significant.

At 31 March 2024, the Group had certain concentrations of credit risk as 37% (2023: 42%) and 96% (2023: 99%) of the total accounts receivable and contract assets were due from the Group's largest external customer and the Group's five largest external customers, respectively, within the contract works segment.

信貸風險

本集團信貸風險主要來自合約資產、應收賬 款、計入預付款項、其他應收款及其他資產 的金融資產,以及現金及銀行結餘。倘其他 各方未能履行其義務,本集團於各報告期末 面臨的最高信貸風險相當於金融資產於綜合 財務狀況表中列示的賬面值。

管理層會持續密切監察各債務人的信譽及還 款模式。本集團的合約工程應收賬款及合約 資產指根據合約內訂明條款支付的中期付款 或經客戶核實的保證金,且本集團並未就該 等應收賬款及合約資產持有任何抵押品。由 於本集團的合約工程客戶主要包括政府部門 以及財力雄厚的發展商或業主,故管理層認 為不能收回合約工程應收款的風險不大。

於二零二四年三月三十一日,由於在合約工 程分部中,總應收賬款及合約資產中的37% (二零二三年:42%)及96%(二零二三年: 99%)分別來自本集團的最大外部客戶及本集 團的五大外部客戶,因此本集團面臨若干信 貸集中風險。

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39. FINANCIAL RISK MANAGEMENT 39. 財務風險管理目標及政策(續) OBJECTIVES AND POLICIES (continued)

Credit risk (continued)

The Group has applied the simplified approach to provide for impairment for ECLs prescribed by HKFRS 9, which permits the use of the lifetime expected loss provision for impairment of all accounts receivable and contract assets. To measure the ECLs, accounts receivable and contract assets have been grouped based on shared credit risk characteristics and the days past due. With the incorporation of forward-looking information in the measurement of ECLs, management considered that the ECL rate for the Group's accounts receivable and contract assets is minimal and therefore no provision for impairment of accounts receivable and contract assets was necessary as at 31 March 2024 and 2023.

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. 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.

For financial assets included in prepayments, other receivables and other assets ("Other Financial Assets"), the Group applied the general approach to provide for impairment for ECLs prescribed by HKFRS 9. None of Other Financial Assets as at 31 March 2024 and 2023 were overdue, and all balances were categorised within Stage 1 for the measurement of ECLs. An impairment analysis is performed throughout the reporting period, which is estimated by applying the probability of default approach with reference to the risks of default of the debtors or comparable companies. Management considered that the ECL rate for the Group's Other Financial Assets is minimal and therefore no provision for impairment of Other Financial Assets was made as at 31 March 2024 and 2023.

信貸風險(續)

本集團已應用簡化方式按香港財務報告準 則第9號就預期信貸損失計提減值撥備,香 港財務報告準則第9號允許就所有應收賬款 及合約資產減值使用全期預期損失撥備。為 計量預期信貸損失,應收賬款及合約資產已 按共同信貸風險特徵及逾期日數分組。於計 量預期信貸損失載入前瞻性資料後,管理層 認為,本集團應收賬款及合約資產的預期信 貸損失率極低,故無須於二零二四年及二零 二三年三月三十一日就應收賬款及合約資產 計提減值撥備。

於各報告日期,本集團使用撥備矩陣計量預 期信貸損失,進行減值分析。撥備率乃基於 將具相似虧損模式之各個客戶分部分組之逾 期天數計算。該計算反映概率加權結果、金 錢之時間值以及於報告日期就過去事件、當 前狀況及對未來經濟狀況預測可獲得的合理 及支持性資料。

就計入預付款項、其他應收款及其他資產的 金融資產(「其他金融資產」),本集團採用一 般方法按香港財務報告準則第9號所規定就 預期信貸損失計提減值撥備。於二零二四年 及二零二三年三月三十一日,概無逾期的其 他金融資產,且所有結餘獲分類為計量預期 信貸損失的第一階段。於整個報告期內已進 行減值分析,經參考債務人或可比較公司的 違約風險後應用違約或然率方式估計。管理 層認為,本集團其他金融資產的預期信貸損 失率極低,故並無於二零二四年及二零二三 年三月三十一日就其他金融資產計提減值撥 備。

31 March 2024 二零二四年三月三十一日

39. FINANCIAL RISK MANAGEMENT 39. 財務風險管理目標及政策(續) OBJECTIVES AND POLICIES (continued)

Maximum exposure and year-end staging

The tables below show the credit quality and 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.

The amounts presented are gross carrying amounts for financial assets.

As at 31 March 2024

最高風險及年末階段

下表顯示於三月三十一日根據本集團信貸政 策(主要基於逾期資料,除非能無需過多成 本或精力獲得其他資料)而定的信貸質素及 最高信貸風險,以及年末階段分類。

呈列金額乃金融資產的賬面總值。

		12-month				
		ECLs		Lifetime	ECLs	
		12個月				
		預期信貸損失		全期預期信	言貸損失	
					Simplified	
		Stage 1	Stage 2	Stage 3	approach	Total
		第一階段	第二階段	第三階段	簡化方式	合計
		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
Accounts receivable	應收賬款	_	_	_	75,755	75,755
Contract assets	合約資產	-	-	-	814,160	814,160
Financial assets included in prepayments, other receivables	計入預付款項、其他應收款及 5 其他資產的金融資產-正常*					
and other assets – Normal*		121,467	-	-	-	121,467
Restricted cash – Not yet past du	e受限制現金-尚未逾期	14,704	-	-	-	14,704
Cash and cash equivalents –	現金及現金等值物-尚未逾期					
Not yet past due		2,077,918	_	-	-	2,077,918
		2,214,089	-	-	889,915	3,104,004

於二零二四年三月三十一日

31 March 2024 二零二四年三月三十一日

39. FINANCIAL RISK MANAGEMENT 39. 財務風險管理目標及政策(續) OBJECTIVES AND POLICIES (continued)

Maximum exposure and year-end staging (continued) As at 31 March 2023

最高風險及年末階段(續) 於二零二三年三月三十一日

		12-month ECLs 12個月		Lifetime ECLs		
		預期信貸損失	全	期預期信貸損失		
					Simplified	
		Stage 1	Stage 2	Stage 3	approach	Total
		第一階段	第二階段	第三階段	簡化方式	合計
		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
Accounts receivable	應收賬款	_	_	_	10,255	10,255
Contract assets	合約資產	-	-	-	828,677	828,677
Financial assets included in prepayments, other receivables	計入預付款項、其他應收款及 其他資產的金融資產-正常*					
and other assets – Normal*		345,509	-	-	-	345,509
Restricted cash –	受限制現金-尚未逾期					
Not yet past due		14,704	-	-	-	14,704
Cash and cash equivalents –	現金及現金等值物-尚未逾期					
Not yet past due		1,710,743	_	_	_	1,710,743
		2,070,956	_	_	838,932	2,909,888

*

* The credit quality of the financial assets included in prepayments, other receivables and other assets is considered to be "normal" when they are not past due and there is no information indicating that the financial assets had a significant increase in credit risk since initial recognition. Otherwise, the credit quality of the financial assets is considered to be "doubtful". 倘計入預付款項、其他應收款及其他資產的 金融資產並無逾期且概無資料顯示該等金融 資產的信貸風險自初始確認以來大幅增加, 則該等金融資產的信貸質素被視為「正常」。 否則,該等金融資產的信貸質素被視為「可 疑」。

31 March 2024 二零二四年三月三十一日

39. FINANCIAL RISK MANAGEMENT 39. 財務風險管理目標及政策(續) OBJECTIVES AND POLICIES (continued)

Liquidity risk

The Group's policy is to monitor regularly the current and expected liquidity requirements to ensure that it maintains sufficient reserves of cash and adequate committed lines of funding from major financial institutions to meet its liquidity requirements in the short and long term. In addition, banking facilities have been put in place for contingency purposes.

The following table details the remaining contractual maturities at the end of the reporting period of the Group's financial liabilities, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates, or if floating, based on rates current at the end of the reporting period) and the earliest date that the Group could be required to repay:

流動資金風險

本集團的政策為定期監察現時及預期流動資 金需要,以確保維持足夠現金儲備及來自主 要金融機構並已承諾的足夠資金額度,從而 滿足短期及長期的流動資金需要。此外,本 集團已安排銀行融資,以備不時之需。

下表詳列本集團金融負債於報告期末的剩餘 合約到期情況,乃根據合約未折現現金流量 (包括按合約利率或(如屬浮動利率)根據於 報告期末的通行利率計算的利息付款)及本 集團可能須償還的最早日期呈列:

		Within		In the year	
		one year or	In the	third to	
		on demand	second	fifth years	Total
		一年內或		於	
		按要求	於第二年	第三至五年	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
As at 31 March 2024	於二零二四年三月三十一日				
Accounts payable	應付賬款	903,171	-	171,027	1,074,198
Other payables	其他應付款	55,910	-	_	55,910
Lease liabilities	租賃負債	10,473	-	_	10,473
Interest-bearing bank loans	計息銀行貸款	507,393	-	_	507,393
		1,476,947	_	171,027	1,674,974
As at 31 March 2023	於二零二三年三月三十一日				
Accounts payable	應付賬款	718,569	164,147	56,613	939,329
Other payables	其他應付款	58,611	_	_	58,611
Lease liabilities	租賃負債	17,867	7,532	_	25,399
Interest-bearing bank loans	計息銀行貸款	137,376	504,135	-	641,511
		932,423	675,814	56,613	1,664,850

31 March 2024 二零二四年三月三十一日

39. FINANCIAL RISK MANAGEMENT 39. 財務風險管理目標及政策(續) OBJECTIVES AND POLICIES (continued)

Capital management

The primary objective of the Group's capital management policy is to ensure that the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance.

資本管理

本集團資本管理政策的主要目標為透過在債 項與權益中作出最佳平衡,確保本集團將能 持續經營,同時盡量增加持份者的回報。

The directors of the Company review the capital structure on a periodical basis. As part of this review, the directors of the Company consider the cost of capital and the risks associated with each class of capital and will balance the Group's overall capital structure through issuing new shares as well as raising new debts or repayment of existing debts.

The Group monitors capital using a net gearing ratio, which is net debt divided by the equity attributable to owners of the parent. Net debt includes total interestbearing bank loans less cash and bank balances shown in the consolidated statement of financial position. The following table is an analysis of the Group's capital structure as at 31 March: 本公司董事定期檢討資本架構。作為檢討工 作的一部分,本公司董事考慮資金成本及與 各類資金相關的風險,並將透過發行新股及 籌集新債項或償還現有債項,以平衡本集團 整體資本架構。

本集團透過使用淨資本負債比率(以淨債務 除以母公司持有者應佔權益)監察資本。淨 債務包括於綜合財務狀況表顯示之計息銀行 貸款總額減現金及銀行結餘。下表分析本集 團於三月三十一日之資本架構:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Interest-bearing bank loans (note 27)	計息銀行貸款(附註27)	486,700	594,787
Less: Cash and cash equivalents and	減:現金及現金等值物以及受限制		
restricted cash (note 24)	現金(附註24)	(2,092,622)	(1,725,447)
Net cash and bank balances	現金及銀行結餘淨額	(1,605,922)	(1,130,660)
Equity attributable to owners of the parent	母公司持有者應佔權益	1,617,566	1,520,274
Net gearing ratio	淨資本負債比率	N/A	N/A
		不適用	不適用

31 March 2024 二零二四年三月三十一日

40. STATEMENT OF FINANCIAL POSITION OF 40. 本公司的財務狀況表 THE COMPANY

Information about the statement of financial position of the Company at the end of the reporting period is as follows: 有關本公司於報告期末的財務狀況表的資料 如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
NON-CURRENT ASSETS	非流動資產		
Investments in subsidiaries	於附屬公司的投資	55,951	55,951
CURRENT ASSETS	流動資產		
Prepayment, deposits and other assets	預付款項、按金及其他資產	211	44
Due from subsidiaries	應收附屬公司款項	643,001	639,788
Cash and cash equivalents	現金及現金等值物	6,088	3,734
Total current assets	流動資產總值	649,300	643,566
CURRENT LIABILITIES	流動負債		
Other payables and accruals	其他應付款及應計費用	8,963	4,709
NET CURRENT ASSETS	流動資產淨值	640,337	638,857
Net assets	資產淨值	696,288	694,808
EQUITY	權益		
Share capital	股本	20,000	20,000
Reserves (note)	儲備(附註)	676,288	674,808
Total equity	總權益	696,288	694,808

31 March 2024 二零二四年三月三十一日

40. STATEMENT OF FINANCIAL POSITION OF 40. 本公司的財務狀況表(續) THE COMPANY (continued) Note:

A summary of the Company's reserves is as follows:

本公司儲備概要如下:

附註:

		Share premium 股份溢價 HK\$'000 千港元	Retained profits 保留溢利 HK\$'000 千港元	Total 合計 HK\$'000 <i>千港元</i>
At 1 April 2022	於二零二二年四月一日	574,485	70,444	644,929
Profit and total comprehensive income	年內溢利及全面收入總額			
for the year 2021/22 Final dividends	二零二一年/二二年末期股息		99,879 (70,000)	99,879 (70,000)
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	574,485	100,323	674,808
Profit and total comprehensive income	年內溢利及全面收入總額			
for the year 2022/23 Final dividends	二零二二年/二三年末期股息		101,480 (100,000)	101,480 (100,000)
At 31 March 2024	於二零二四年三月三十一日	574,485	101,803	676,288

41. APPROVAL OF THE FINANCIAL 41. 批准財務報表 **STATEMENTS**

The financial statements were approved and authorised for issue by the board of directors on 27 June 2024.

本財務報表已於二零二四年六月二十七日經 董事會批准及授權刊發。

