

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

 $2024/2025 \underset{p \ \# \ \# \ \#}{^{\text{REPORT}}}$

CONTENTS 目錄

- 2 Corporate Information
- ~ 公司資料

Consolidated Statement of Profit or Loss and Other Comprehensive Income

4 綜合損益及其他全面收入表

Consolidated Statement of Financial Position

5 綜合財務狀況表

Consolidated Statement of Changes in Equity

7 綜合權益變動表

Condensed Consolidated Statement of Cash Flows

8 簡明綜合現金流量表

Notes to the Unaudited Condensed Consolidated Interim Financial Information ⁹ 未經審核簡明綜合中期財務資料附註

Management Discussion and Analysis

27 管理層討論及分析

Other Information

36 其他資料

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

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

Ms. LAM Chun Chu (Appointed on 1 July 2024) Mr. CHONG Yuk Fai (Resigned on 1 July 2024)

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

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

林真珠女士(於二零二四年七月一日被任命) 莊旭輝先生(於二零二四年七月一日離任)

CORPORATE INFORMATION

公司資料

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

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 The board of directors of Able Engineering Holdings Limited (the "**Company**") presents the unaudited condensed consolidated interim financial information of the Company and its subsidiaries for the six months ended 30 September 2024 (the "**Period**") together with comparative figures for the corresponding period in the previous year. The unaudited condensed consolidated interim financial information has not been audited, but has been reviewed by the Company's audit committee. 安保工程控股有限公司(「本公司」)的董事會提呈本公司及其附屬公司截至二零二四年九月三十日止六個月(「本期間」)的未經審核簡明綜合中期財務資料,連同於去年同期的比較數字。未經審核 簡明綜合中期財務資料乃未經審核,惟已由本公司的審核委員會審閱。

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

			Unau 未經 Six months ende 截至九月三十	審核 d 30 September
		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
REVENUE Cost of sales	收入 銷售成本	5 6	3,946,807 (3,803,544)	3,032,016 (2,913,047)
Gross profit Other income and gains Administrative expenses Finance costs Share of profits and losses of joint ventures Share of profits and losses of associates	毛利 其他收入及收益 行政開支 財務費用 應佔合營企業損益 應佔聯營公司損益	5	143,263 27,412 (36,808) (19,263) 2,116 1,154	118,969 20,841 (47,442) (14,998) 661 (124)
PROFIT BEFORE TAX Income tax expense	除税前溢利 所得税開支	6 7	117,874 (17,981)	77,907 (15,773)
PROFIT FOR THE PERIOD	期間溢利		99,893	62,134
OTHER COMPREHENSIVE INCOME/(LOSS) Other comprehensive income/(loss) that may be reclassified to profit or loss in	其他全面收入 / (虧損) 於其後期間可能重新分類至損益的 其他全面收入 / (虧損):			
subsequent periods: Exchange differences on translation of operations outside Hong Kong	香港境外業務之換算匯兑差額		979	(6,662)
OTHER COMPREHENSIVE INCOME/ (LOSS) FOR THE PERIOD	期間其他全面收入/(虧損)		979	(6,662)
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD ATTRIBUTABLE TO OWNERS OF THE PARENT	母公司擁有人應佔期間 全面收入總額		100,872	55,472
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 Basic and diluted (<i>HK cents</i>)	基本及攤薄(港仙)	9	4.99	3.11

Consolidated Statement of Financial Position 综合財務狀況表

			Unaudited	Audited
			未經審核	經審核
			30 September	31 March
			2024	2024
			二零二四年	二零二四年
			九月三十日	三月三十一日
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
NON-CURRENT ASSETS	非流動資產			
Property, plant and equipment	物業、機器及設備	10	1,773,186	1,612,720
Intangible asset	無形資產		25,000	25,000
Investment in joint ventures	於合營企業的投資		70,924	78,808
Investment in associates	於聯營公司的投資		1,249	_
Financial assets at fair value through	按公平值計入損益的金融資產			
profit or loss			11,791	11,665
Total non-current assets	非流動資產總值		1,882,150	1,728,193
CURRENT ASSETS	流動資產			
Accounts receivable	應收賬款	11	286,359	75,755
Contract assets	合約資產		1,076,270	814,160
Prepayments, other receivables and	預付款項、其他應收款及			
other assets	其他資產		107,267	193,413
Tax recoverable	可回收税項		-	1,504
Restricted cash	受限制現金		14,704	14,704
Cash and cash equivalents	現金及現金等值物		2,408,896	2,077,918
Total current assets	流動資產總值		3,893,496	3,177,454
CURRENT LIABILITIES	流動負債			
Accounts payable	應付賬款	12	1,498,662	1,074,198
Tax payable	應付税項		13,228	9,117
Other payables, accruals and	其他應付款、應計費用及			- ,
contract liabilities	合約負債		2,088,742	1,716,194
Interest-bearing bank loans	計息銀行貸款		510,890	486,700
Total current liabilities	流動負債總值		4,111,522	3,286,209
NET CURRENT LIABILITIES	流動負債淨值		(218,026)	(108,755)
TOTAL ASSETS LESS CURRENT	資產總值減流動負債			
LIABILITIES			1,664,124	1,619,438

Consolidated Statement of Financial Position 综合財務狀況表

			Unaudited	Audited
			未經審核	經審核
			30 September	31 March
			2024	2024
			二零二四年	二零二四年
			九月三十日	三月三十一日
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
	11. 1-24 -41 - 64 - 644			
NON-CURRENT LIABILITIES	非流動負債			
Other payables	其他應付款		43,630	_
Deferred tax liabilities	遞延税項負債		2,056	1,872
T . 1 1: 1: 1:	北次到台库施佐		15 606	1 072
Total non-current liabilities	非流動負債總值		45,686	1,872
Net assets	資產淨值		1,618,438	1,617,566
EQUITY	權益			
Equity attributable to owners of the parent	母公司擁有人應佔權益			
Issued capital	已發行股本	13	20,000	20,000
Reserves	儲備		1,598,438	1,597,566
	6泊 5世 3ム		1 (10 (20)	1 (17 5 ((
Total equity	總權益		1,618,438	1,617,566

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

				Unaudi 未經審			
			Att	ributable to owne	ers of the parent		
				母公司擁有	人應佔		
		Issued	Share	Capital	Exchange	Retained	Total
		capital	premium	reserve	reserve	profits	equity
		已發行股本	股份溢價	資本儲備	匯兑儲備	保留溢利	總權益
		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
At 1 April 2024	於二零二四年四月一日	20,000	574,485*	(36,742)*	(13,814)*	1,073,637*	1,617,566
Profit for the period	期間溢利	-	-	-	-	99,893	99,893
Other comprehensive income for the period:	期間其他全面收益:						
Exchange differences on translation of operations outside Hong Kor		_	_	-	979	_	979
Total comprehensive income	期間全面收入總額						
for the period		-	-	-	979	99,893	100,872
2023/24 final dividend (note 8)	二零二三/二四年末期股息						
	(附註8)	-	-	-	-	(100,000)	(100,000)
At 30 September 2024	於二零二四年九月三十日	20,000	574,485*	(36,742)*	(12,835)*	1,073,530*	1,618,438
At 1 April 2023	於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 period	期間溢利	_	_	-	_	62,134	62,134
Other comprehensive loss for the period:						, .	, -
Exchange differences on translation	香港境外業務之						
of operations outside Hong Kong	換算匯兑差額	_	-	-	(6,662)	-	(6,662)
Total comprehensive income for	期間全面收入總額						
the period	7919 上 四日本7 580 88	_	_	_	(6,662)	62,134	55,472
2022/23 final dividend (note 8)	二零二二/二三年末期股息				(0,002)	02,131	55,112
	~~//+//////////////////////////	_	_	-	-	(100,000)	(100,000)
At 30 September 2023	於二零二三年九月三十日	20,000	574,485	(36,742)	(12,879)	930,882	1,475,746

* These reserve accounts comprise the consolidated reserves of HK\$1,598,438,000 (31 March 2024: HK\$1,597,566,000) in the consolidated statement of financial position as at 30 September 2024.

* 於二零二四年九月三十日,該等儲備賬目構成綜合財務狀況表中的綜合儲備1,598,438,000港元(二零二四年三月三十一日:1,597,566,000港元)。

Condensed Consolidated Statement of Cash Flows 簡明綜合現金流量表

			Unaudi 未經審 Six months ended 截至九月三十	核 30 September
		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
Net cash flows generated from operating activities	经营业务产生之现金流量净額		516,809	388,860
CASH FLOWS FROM INVESTING ACTIVITIES	投資業務之現金流量			
Return of investment from a joint venture Proceeds from disposal of property,	一間合營企業的投資回報 出售物業、機器及設備所得款項		10,000	10,000
plant and equipment Additions of items of property, plant and equipment	增加物業、機器及設備項目	10	259 (80,778)	- (45,146)
Net cash flows used in investing activities	投资业务所用之现金流量净额		(70,519)	(35,146)
CASH FLOWS FROM FINANCING ACTIVITIES	融資業務之現金流量			
New bank loans Repayment of bank loans Dividends paid Principal portion of lease payments	新增銀行貸款 償還銀行貸款 已付股息 租賃付款之本金部分	8	31,873 (7,683) (100,000) (33,084)	164,060 (132,587) (100,000) (11,826)
Net cash flows used in financing activities	融資業務所用之現金流量淨額		(108,894)	(80,353)
NET INCREASE IN CASH AND CASH EQUIVALENTS	現金及現金等值物增加淨額		337,396	273,361
Cash and cash equivalents at beginning of periods Effect of foreign exchange rate change	期初現金及現金等值物 匯率變動之影響		2,077,918 (6,418)	1,710,743 (1,458)
CASH AND CASH EQUIVALENTS AT END OF PERIOD	期末現金及現金等值物		2,408,896	1,982,646

1. CORPORATE INFORMATION

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 of the Company is located at 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 six months ended 30 September 2024 (the "**Period**"), the Company and its subsidiaries (collectively, the "**Group**") were principally engaged in building construction, repair, maintenance, alteration and addition ("**RMAA**") works, piling works and sales of prefabricated construction units in Hong Kong.

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

1. 公司資料

安保工程控股有限公司(「本公司」)為一家於 開曼群島註冊成立的有限公司,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位於開曼群島 之Windward 3, Regatta Office Park, PO Box 1350, Grand Cayman KY1-1108。本公司的 主要營業地點位於香港九龍九龍塘窩打老道 155號。

於截至二零二四年九月三十日止六個月(「本 期間」),本公司及其附屬公司(統稱「本集 團」)於香港主要從事樓宇建築、維修、保 養、改建及加建(「修建」)工程、打樁工程以 及銷售預製建築組件。

本公司之董事(「董事」)會(「董事會」)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;金進有限公司(一間 於英屬維爾京群島註冊成立的公司)為本公 司的最終控股公司。

2. ACCOUNTING POLICIES

2.1 Basis of presentation

In preparing this unaudited condensed consolidated interim financial information, 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\$218,026,000 as at 30 September 2024 (31 March 2024: HK\$108,755,000). 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.

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\$488,400,000 as at 30 September 2024 (31 March 2024: HK\$438,400,000). 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 unaudited condensed consolidated interim financial information for the period ended 30 September 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 unaudited condensed consolidated interim financial information do not include any adjustments that would result from the failure of the Group to continue in business as a going concern.

2. 會計政策

2.1 呈列基準

於編製此未經審核簡明綜合中期財務 資料時,鑒於本集團在二零二四年九 月三十日之流動負債超出其流動資 產218,026,000港元(二零二四年三月 三十一日: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。

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 二零二四年九月三十日有488,400,000 港元(二零二四年三月三十一日: 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,截至二零二四年九月三十日止期間 之未經審核簡明綜合中期財務資料已按 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。未經 審核簡明綜合中期財務資料不包括因本 集團未能持續經營業務而導致之任何調 整。

2. ACCOUNTING POLICIES (continued)

2.2 Basis of Preparation

This unaudited condensed consolidated interim financial information for the Period has been prepared in accordance with Hong Kong Accounting Standard ("**HKAS**") 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants (the "**HKICPA**") and the applicable disclosure requirements set out in Appendix D2 of the Rules Governing the Listing of Securities on the Stock Exchange (the "**Listing Rules**").

The accounting policies and basis of preparation adopted in the preparation of this unaudited condensed consolidated interim financial information are consistent with those set out in the Group's audited consolidated financial statements for the year ended 31 March 2024 which have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") (which include all HKFRSs, HKASs and Interpretations) issued by the HKICPA and accounting principles generally accepted in Hong Kong, except for the adoption of the revised or amended HKASs and HKFRSs as stated in note 3 to this unaudited condensed consolidated interim financial information below. This unaudited condensed consolidated interim financial information has been prepared under the historical cost convention, except for the life insurance policies which have been measured at fair value, and is presented in Hong Kong dollars ("HK\$") and all values are rounded to the nearest thousand ("HK\$'000") except when otherwise indicated.

This unaudited condensed consolidated interim financial information does not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Company's audited annual consolidated financial statements for the year ended 31 March 2024. This condensed consolidated interim financial information has not been audited or reviewed by the Company's external auditor, but has been reviewed by the Audit Committee of the Company (the "Audit Committee").

2. 會計政策(續)

2.2 編製基準

此本期間的未經審核簡明綜合中期財務 資料乃根據香港會計師公會(「**香港會計 師公會**」)頒佈的香港會計準則(「**香港會 計準則**」)第34號「中期財務報告」及聯交 所證券上市規則(「上市規則」)附錄D2 載列的適用披露規定而編製。

除於下文此未經審核簡明綜合中期財務 資料附註3所述採納經修訂或修改的香 港會計準則及香港財務報告準則(「香 港財務報告準則」)(包括所有香港財務 報告準則、香港會計準則及詮釋)外, 本集團在編製此未經審核簡明綜合中期 財務資料時所採納的會計政策及編製基 準,與其於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所載者 一致,並按照香港會計師公會頒佈的香 港財務報告準則及香港公認會計原則而 編製。此未經審核簡明綜合中期財務資 料乃根據歷史成本法編製(該等按公平 值計量的人壽保險保單除外),並以港 元(「港元」)呈列,除另有説明者外,所 有價值均約整至最接近的千位數(「千港 元])。

此未經審核簡明綜合中期財務資料並不 包括年度財務報表所需的全部資料及披 露事項,並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全年綜合 財務報表一併閱讀。此簡明綜合中期財 務資料並未經本公司的外聘核數師審核 或審閱,惟已由本公司的審核委員會 (「**審核委員會**」)審閱。

3. CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The accounting policies adopted in the preparation of this unaudited condensed consolidated interim financial information are consistent with those applied in the preparation of the Group's annual consolidated financial statements for the year ended 31 March 2024, except for the adoption of the following revised HKFRSs for the first time for current period's financial information.

3. 會計政策及披露的變動

除於本期間的財務資料首次採納以下經修訂 的香港財務報告準則外,本集團在編製此未 經審核簡明綜合中期財務資料時所採納的 會計政策與其於編製截至二零二四年三月 三十一日止年度之全年綜合財務報表時所應 用者一致。

Amendments to HKFRS 16	Lease Liability in a Sale and	香港財務報告準則	售後租回的租賃負債
	Leaseback	第16號(修訂本)	
Amendments to HKAS 1	Classification of Liabilities as	香港會計準則第1號	负债分类為流动或非流动
	Current or Non-current	(修訂本)	(「二零二零年修訂本」)
	(the "2020 Amendments")		
Amendments to HKAS 1	Non-current Liabilities with	香港會計準則第1號	附帶契諾的非流動負債
	Covenants	(修訂本)	(「二零二二年修訂本」)
	(the "2022 Amendments")		
Amendments to HKAS 7	Supplier Finance Arrangements	香港會計準則第7號及	供應商融資安排
and HKFRS 7		香港财務報告準則	
		第7號(修訂本)	

The application of the new and amendments to HKFRSs in the current interim period has had no material impact on the Group's financial positions and performance for the current and prior periods and/or on the disclosures set out in this unaudited condensed consolidated interim financial information. 於本中期期間應用新訂及經修訂香港財務報 告準則對本集團於本期間及過往期間的財務 狀況及表現及/或此未經審核簡明綜合中期 財務資料載列的披露並無重大影響。

4. 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, primarily in respect of building construction, RMAA works, piling works and supply of prefabricated construction units. Accordingly, no segment information is presented.

At the end of the reporting period, the Group's noncurrent assets were located as follows:

4. 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。建築分部從事合約工程, 以總承建商或分判商的身份行事,主要涉及 樓宇建築、修建工程、打樁工程及供應預製 建築組件。因此,概無呈列分部資料。

於報告期末,本集團的非流動資產分佈如 下:

		Unaudited	Audited
		未經審核	經審核
		30 September	31 March
		2024	2024
		二零二四年	二零二四年
		九月三十日	三月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Hong Kong	香港	1,535,386	1,383,926
Chinese Mainland	中國內地	334,973	332,602
		1,870,359	1,716,528

The non-current asset information above is based on the geographical locations of the assets and excludes financial instruments.

上述非流動資產資料以資產所在地理位置為 基礎,且不包括金融工具。

The interim operation of the Group has no seasonality or cyclicality impact.

本集團中期經營不受季節性或週期性影響。

5. REVENUE, OTHER INCOME AND GAINS

5. 收入、其他收入及收益

An analysis of the Group's revenue is as follows:

本集團收入分析如下:

			審核 ed 30 September
		2024 二零二四年 HK\$'000 <i>千港元</i>	2023 二零二三年 HK\$'000 千港元
Revenue from contracts with customers	來自客戶合約之收入		
Contract works for building construction Contract works for RMAA works Contract works for piling works Sales of prefabricated construction units	樓宇建築之合約工程 修建工程之合約工程 打樁工程之合約工程 銷售預製建築組件	3,805,993 72,766 24,278 43,770	3,011,249 - - 20,767
		3,946,807	3,032,016

3,946,807

3,032,016

Notes to the Unaudited Condensed Consolidated Interim Financial Information 未經審核簡明綜合中期財務資料附註

5. REVENUE, OTHER INCOME AND GAINS 5. 收入、其他收入及收益(續) (continued)

總計

Revenue from contracts with customers Disaggregated revenue information

Total

來自客戶合約之收入 分拆收益資料

		Unaudited 未經審核 Six months ended 30 September 截至九月三十日止六個月	
		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>
Types of goods or services Contract works for building construction Contract works for RMAA works Contract works for piling works Sales of prefabricated construction units	貨品或服務類型 樓宇建築之合約工程 修建工程之合約工程 打樁工程之合約工程 銷售預製建築組件	3,805,993 72,766 24,278 43,770	3,011,249 - - 20,767
Total	烟 計	3,946,807	3,032,016
Geographical market Hong Kong	地城市場 香港	3,946,807	3,032,016
Timing of revenue recognition Point in time Over time	確認收益的時間 某一時間點 隨時間	43,770 3,903,037	20,767 3,011,249

5. REVENUE, OTHER INCOME AND GAINS 5. 收入、其他收入及收益(續) (continued) Revenue from contracts with sustamers (continued)

Revenue from contracts with customers (continued) *Disaggregated revenue information* (continued) An analysis of the Group's other revenue and gains is as follows: **來自客戶合約之收入**(續) 分拆收益資料(續)

本集團其他收入及收益分析如下:

Unaudited 未經審核

Six months ended 30 September 截至九月三十日止六個月

	2024	2023
	二零二四年	二零二三年
	HK\$'000	HK\$'000
	千港元	千港元
其他收入及收益		
利息收入	25,663	19,681
政府補助	796	1,038
按公平值计入损益的金融资产之		
公平值收益	125	122
匯兑差額	161	_
其他	667	_
	27,412	20,841
	利息收入 政府補助 按公平值計入損益的金融資產之 公平值收益 匯兑差額	二零二四年 日本 其他收入及收益 利息收入 25,663 政府補助 796 按公平值計入損益的金融資產之 公平值收益 125 匯兑差額

6. PROFIT BEFORE TAX

The Group's profit before tax is arrived at after charging:

6. 除税前溢利

本集團之除税前溢利已扣除下列各項:

Unaudited 未經審核

Six months ended 30 September 截至九月三十日止六個月

		2024 二零二四年 HK\$'000 <i>千港元</i>	2023 三零二三年 HK\$'000 千港元
Contract costs Depreciation of owned assets Depreciation of right-of-use assets Employee benefit expenses	合約成本 自置資產的折舊 使用權資產的折舊 僱員福利開支	3,803,544 4,850 47,971	2,913,047 492 34,099
(excluding directors' remuneration) Directors' remuneration	(不包括董事酬金) 董事酬金	155,359 7,285	97,508 8,859

7. INCOME TAX

7. 所得税

		未經 Six months end	Unaudited 未經審核 Six months ended 30 September 截至九月三十日止六個月	
		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元	
Current – Hong Kong Charge for the period Current – Chinese Mainland Charge for the period	即期-香港 期間費用 即期-中國內地 期間費用	15,973 1,567	15,773	
Deferred	遞延	441	- 15,773	

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% (six months ended 30 September 2023: 16.5%) on the estimated assessable profits arising in Hong Kong during the Period. A subsidiary operated in the Chinese Mainland is subject to corporate income tax rate of 25% (six months ended 30 September 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期 間內在香港產生之估計應評税溢利按税率 16.5%(截至二零二三年九月三十日止六個 月:16.5%)作出撥備。一間於中國內地營運 的附屬公司須按25%(截至二零二三年九月 三十日止六個月:25%)的企業所得税税率繳 税。

8. DIVIDEND

During the Period, the Company declared and paid a final dividend of HK\$0.05 (HK5.0 cents) (six months ended 30 September 2023: HK\$0.05 (HK\$5.0 cents)) per share for the year ended 31 March 2024, amounting to a total of HK\$100,000,000 (six months ended 30 September 2023: HK\$100,000,000).

The Board resolved not to declare the payment of an interim dividend for the Period (six months ended 30 September 2023: nil).

9. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

The calculation of the basic earnings per share amounts is based on the profit for the period ended 30 September 2024 and 2023 attributable to ordinary equity holders of the parent, and the weighted average number of ordinary shares of 2,000,000,000 in issue during the six months ended 30 September 2024 and 2023.

The Group had no potentially dilutive ordinary shares in issue during the six months ended 30 September 2024 and 2023.

10. PROPERTY, PLANT AND EQUIPMENT

The Group's property, plant and equipment amounted to HK\$1,773,186,000 as of 30 September 2024 (31 March 2024: HK\$1,612,720,000). The increase was mainly due to the construction cost incurred for the redevelopment of the site at No.7 Lai Yip Street, Kwun Tong, Kowloon, Hong Kong.

8. 股息

於本期間,本公司已宣派及支付截至二零 二四年三月三十一日止年度的末期股息,每 股0.05港元(5.0港仙)(截至二零二三年九月 三十日止六個月:0.05港元(5.0港仙)),總 金額為100,000,000港元(截至二零二三年九 月三十日止六個月:100,000,000港元)。

董事會議決不宣派本期間的中期股息(截至 二零二三年九月三十日止六個月:無)。

9. 母公司普通權益持有者應佔每股盈 利

每股基本盈利金額乃根據母公司普通權益持 有者應佔於截至二零二四年及二零二三年九 月三十日止期間溢利及於截至二零二四年及 二零二三年九月三十日止六個月之已發行普 通股的加權平均數2,000,000,000股計算。

本集團於截至二零二四年及二零二三年九月 三十日止六個月並無潛在攤薄已發行普通 股。

10. 物業、機器及設備

本集團的物業、機器及設備於二零二四年九 月三十日的金額為1,773,186,000港元(二零 二四年三月三十一日:1,612,720,000港元)。 上升乃主要由於重建香港九龍觀塘勵業街7 號地皮所產生的建築成本。

11. ACCOUNTS RECEIVABLE

Accounts receivable represented receivables for contract works. The payment terms of contract works receivables are stipulated in the relevant contracts and payments are normally due within 30 days from the date of issuance of payment certificate.

The Group assigned its financial benefits under certain contract works to secure certain general banking facilities granted to members of the Group.

An ageing analysis of the Group's accounts receivable as at the end of the Period, based on the payment certificate date, is as follow:

11. 應收賬款

應收賬款指合約工程應收款項。合約工程應 收款項的支付條款於有關合約訂明,而款項 通常於發出付款證明書日期起30日內到期結 付。

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。

於本期間末,本集團按付款證明書日期劃分 的應收賬款的賬齡分析如下:

		Unaudited 未經審核	Audited 經審核
		30 September	31 March
		2024	2024
		二零二四年	二零二四年
		九月三十日	三月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Current to six months	即期至六個月	286,359	75,755

12. ACCOUNTS PAYABLE

Included in accounts payable are balances with related companies amounting to approximately HK\$391,001,000 (31 March 2024: HK\$303,871,000), which are unsecured, interest free and repayable in accordance with the terms of the relevant agreement.

An ageing analysis of the Group's accounts payable as at the end of the Period, based on the invoice date or the payment certificate date, is as follows:

12. 應付賬款

應付賬款當中與關聯公司的結餘為約 391,001,000港元(二零二四年三月三十一 日:303,871,000港元),其為無抵押、免息 及按相關協議條款償還。

於本期間末,本集團按發票日期或付款證明 書日期劃分的應付賬款賬齡分析如下:

		Unaudited	Audited
		未經審核	經審核
		30 September	31 March
		2024	2024
		二零二四年	二零二四年
		九月三十日	三月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Current to three months	即期至三個月	882,432	587,731
Four to six months	四至六個月	47,674	160,645
Over six months	超過六個月	568,556	325,822
		1,498,662	1,074,198

At 30 September 2024, retention payables included in accounts payable amounted to HK\$356,706,000 (31 March 2024: HK\$284,193,000), which are non-interest-bearing and 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. 於二零二四年九月三十日,應付賬款包含應 付保證金356,706,000港元(二零二四年三月 三十一日:284,193,000港元),其為不計息 及一般結付期為一至四年。

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。

13. SHARE CAPITAL

13. 股本

		Unaudited	Audited 經審核
		未經審核 30 September	經會核 31 March
		2024	2024
		二零二四年	二零二四年
		九月三十日	三月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Authorised:	法定:		
10,000,000,000 ordinary shares of	10,000,000,000股每股面值0.01港元		
HK\$0.01 each	的普通股	100,000	100,000
Issued and fully paid:	已發行及繳足:		
2,000,000,000 ordinary shares of	2,000,000,000股每股面值0.01港元的		
HK\$0.01 each	普通股	20,000	20,000

There was no movement in the Company's share capital during the Period (six months ended 30 September 2023: nil).

於本期間,本公司的股本概無變動(截至二 零二三年九月三十日止六個月:無)。

14. SHARE OPTION SCHEME

Pursuant to a members' 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 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, 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 shares of the Company in issue at the adoption date of the Scheme or on the date when such limit is subsequently refreshed with 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)).

14. 購股權計劃

根據本公司於二零一八年八月三十一日通過 的股東決議案,本公司已採納一項購股權計 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本集團任何成 員公司的任何董事及全職僱員。該計劃已於 二零一八年八月三十一日生效,除另行註銷 或修訂者外,將於該日期起計十年內持續生 效。根據該計劃,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採納該計 劃當日或期後股東批准更新該限額之日的已 發行股份10%的該等股份數目(就此目的而 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、已失效或已行使者))。

14. SHARE OPTION SCHEME (continued)

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 of the Company or an Independent Non-executive Director, 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.

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 this unaudited condensed consolidated interim financial information.

14. 購股權計劃(續)

於任何12個月期間內,根據該計劃授予每名 合資格參與人士的購股權可發行股份數目上 限乃本公司於任何時間之已發行股份的1%。 進一步授出任何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,若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之已發行股份的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。

授出購股權的要約可於要約日期起14天內 由承授人支付總計1港元的名義代價後獲接 納。已授出購股權的行使期可由董事釐定, 並須不遲於購股權要約日期起計滿10年當日 結束。

購股權的行使價可由董事釐定,惟不得低於 以下最高者:(i)本公司股份於購股權授出日 期於聯交所日報表所報收市價;(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)本公司股份的面值。

購股權並無賦予持有人收取股息或於股東大 會上投票的權利。

自該計劃採納日期起至批准此未經審核簡明 綜合中期財務資料當日,概無授出任何購股 權。

15. CONTINGENT LIABILITIES

(a) Guarantees

As at 30 September 2024, the guarantees given by the Group to certain banks in respect of performance bonds issued in favour of certain customers of contract works business amounted to HK\$563,367,000 (31 March 2024: HK\$492,210,000).

(b) Claims

(i) Personal injuries

In the ordinary course of the Group's 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.

(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 the 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.

15. 或然負債

(a) 擔保

於二零二四年九月三十日,本集團就 向合約工程業務的若干客戶發出履 約保函而給予若干銀行的擔保金額 為563,367,000港元(二零二四年三月 三十一日:492,210,000港元)。

(b) **素**償

- (i) 人身意外
 - 在本集團的日常業務過程中,本集 團或本集團之分判商的僱員因受僱 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 屬於保險的受保範圍,且有關索償 不會對本集團的財務狀況或業績及 經營業務構成任何重大不利影響。

(ii) 分判商索償

在本集團的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,將計提索償 撥備金額。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,則不會計提索償撥備金額。

16. CAPITAL COMMITMENTS

16. 資本承擔

The Group had the following capital commitments at the end of the reporting period:

本集團於報告期末的資本承擔如下:

			-
		Unaudited	Audited
		未經審核	經審核
		30 September	31 March
		2024	2024
		二零二四年	二零二四年
		九月三十日	三月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Contracted, but not provided for:	已訂約但未撥備:		
Construction in progress for property,	有關物業、機器及設備之		
plant and equipment	在建工程	302,174	339,279

17. RELATED PARTY TRANSACTIONS

(a) Related party transactions

17. 關聯方交易

The Group had the following transactions with related parties during the periods:

(a) 關聯方交易

本集團於期間內曾與關聯方進行下列交 易:

Unaudited

未經審核 Six months ended 30 September 截至九月三十日止六個月 2024 2023 二零二四年 二零二三年 HK\$'000 HK\$'000 千港元 千港元 Rental payments to a company 向受控於本公司控股股東的 controlled by the controlling 一間公司支付的租金 shareholder of the Company 1,494 1,494 Purchase of products and installation 自一間合營企業購買產品及 安裝服務 42,720 27,643 services from a joint venture Construction fees payable to a company 向受控於本公司控股股東的 近親的一間公司支付應付的 controlled by a close member of the family of the controlling 建築費用 shareholder of the Company 149,872 36,629 向受控於本公司控股股東的近親的 Subcontracting service provided to 一間公司提供的分包服務 a company controlled by a close member of the family of the controlling shareholder of the Company 2,630

17. RELATED PARTY TRANSACTIONS (continued) 17.

17. 關聯方交易(續)

(b) Compensation of key management personnel of the Group

(b) 本集團主要管理人員的酬金

		Unaudited 未經審核 Six months ended 30 September 截至九月三十日止六個月	
		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Salaries and other short-term employee	薪金及其他短期僱員福利		
benefits		8,299	8,259
Retirement benefit costs	退休福利支出	45	36
Total compensation paid to	支付予主要管理人員的總酬金		
key management personnel		8,344	8,295

18. FINANCIAL RISK MANAGEMENT AND FAIR 18. VALUE MEASUREMENT

(a) Financial risk management

The Group's financial risk management objectives and policies of the Period are the same as those disclosed in the Group's audited consolidated financial statements for the year ended 31 March 2024 except for the Group is also exposed to currency risks primarily through business activities in the Mainland China which give rise to cash and bank balances that are denominated in currencies other than the functional currency of the operations to which the transactions relate.

18. 財務風險管理及公平值計量

(a) 財務風險管理

本集團除主要因於中國內地之業務活動 而承受貨幣風險,產生以與交易相關業 務的功能貨幣以外的貨幣計值的現金及 銀行結餘外,本集團於本期間的財務風 險管理目標及政策與本集團於截至二零 二四年三月三十一日止年度的經審核綜 合財務報表中所披露者相同。

18. FINANCIAL RISK MANAGEMENT AND FAIR 18. 財務風險管理及公平值計量(續) VALUE MEASUREMENT (continued)

(b) Fair value measurement

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, contract liabilities, 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 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 financial assets at fair value through profit or loss is determined with reference to the cash values as provided by the insurance company.

19. APPROVAL OF THE UNAUDITED CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

This unaudited condensed consolidated interim financial information was approved and authorised for issue by the Board on 29 November 2024.

(b) 公平值計量

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、合約負債、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。

金融資產及負債的公平值按自願交易方 (強迫或清盤出售者除外)於當前交易中 該工具的可交易金額入賬。

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。

19. 批准未經審核簡明綜合中期財務資 料

此未經審核簡明綜合中期財務資料已於二零 二四年十一月二十九日獲董事會批准及授權 發佈。

RESULTS FOR THE INTERIM PERIOD

During the Period, Able Engineering Holdings Limited (the "Company") and its subsidiaries (collectively, the "Group") recorded a consolidated turnover of HK\$3,946,807,000, representing an increase of 30% from HK\$3,032,016,000 of the same period last year. The Group's gross profit during the Period was HK\$143,263,000, representing an increase of 20% from HK\$118,969,000 for the same period last year. The profit of this Period amounted to HK\$99,893,000 (six months ended 30 September 2023: HK\$62,134,000). The increase in the net profit of the Period 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 Period was due to the actual costs incurred during the Period being slightly higher than previously estimated. This can be attributed to the rising costs in labor, equipment, and subcontracting fees. Accordingly, the basic earnings per share increased from HK3.11 cents for the six months ended 30 September 2023 to HK4.99 cents for the Period.

DIVIDEND

The final dividend in respect of the year 2023/24 of HK\$0.05 (HK5.0 cents) per share totaling HK\$100,000,000 (the year 2022/23: HK\$0.05 (HK5.0 cents) per share totaling HK\$100,000,000) was approved and paid during the Period.

The board (the "**Board**") of directors (the "**Directors**") of the Company has resolved not to declare the payment of an interim dividend for the Period (six months ended 30 September 2023: nil).

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.

中期期間業績

於本期間,安保工程控股有限公司(「本公司」)及 其附屬公司(統稱「本集團」)錄得的綜合營業額為 3,946,807,000港元,較去年同期的3,032,016,000 港元增加30%。本集團於本期間的毛利為 143,263,000港元,較去年同期的118,969,000港 元上升20%。而本期間的溢利則為99,893,000 港元(截至二零二三年九月三十日止六個月: 62,134,000港元)。本期間淨溢利增加主要是由於 項目按計劃推進所致。然而,本期間毛利增速與 營業額增速並不同步,乃由於本期間產生的實際 成本略高於先前估計。此乃由於人工、設備成本 及分包費上漲。因此,每股基本盈利由截至二零 二三年九月三十日止六個月的3.11港仙上升至本 期間的4.99港仙。

股息

二零二三/二四年末期股息為每股0.05港元
 (5.0港仙),總金額為100,000,000港元(二零
 二二/二三年:每股0.05港元(5.0港仙),總金額為100,000,000港元),已於本期間獲批准及派付。

本公司之董事(「董事」)會(「董事會」)議決不就本 期間宣派任何中期股息(截至二零二三年九月三十 日止六個月:無)。

業務回顧

市场回顧

在香港特別行政區政府(「**香港特區政府**」)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。

The Group's Performance

The Group recorded revenue of HK\$3,946,807,000 for the Period which was representing an increase of 30% comparable with the revenue amounted to HK\$3,032,016,000 for the same period last year. The increase in revenue was primarily attributed to the progress of the projects as scheduled.

The gross profit margin decreased from 3.9% for the same period last year to 3.6% for the Period. The decrease was mainly attributable to rising cost in labor, equipment and subcontracting fees. Fluctuations in these costs can impact gross profit. In addition, under the adoption of HKFRS 15, gross profit margins of the Group's individual contracts works project will not remain constant at the overall gross profit margin of that project but will fluctuate over different reporting periods, depending on the actual revenue certified and costs incurred for the specific construction works performed during the period.

During the Period, the following substantial construction contracts were awarded to the Group with a total contract value of HK\$4,825 million:

- Construction of Public Housing Development at Fanling North Area 15 East Phase 2.
- Foundation, Site Formation and ELS works for Redevelopment of Cameron Lodge at No.5 Mount Cameron Road, The Peak, Hong Kong.
- Design and Construction of Joint-user Complex with Market in Area 67, Tseung Kwan O was awarded to Paul Y. – Able (TKO67) Joint Venture of which the Group has 40% interest.

Other Income and Gains

Other income and gains increased from HK\$20,841,000 for the same period last year to HK\$27,412,000 for the Period. The significant increase was mainly due to an increase in interest income generated from fixed time deposits.

Administrative Expenses

Administrative expenses decreased by HK\$10,634,000 from HK\$47,442,000 for the same period last year to HK\$36,808,000 for the Period. The decrease was mainly due to decrease in depreciation of leased assets during the Period.

本集團表現

本集團於本期間錄得的收入為3,946,807,000港 元,與去年同期的收入3,032,016,000港元相比增 加30%。收入增加主要由於項目按計劃推進。

毛利率自去年同期的3.9%下降至本期間的3.6%。 下降主要由於人工、設備成本及分包費上漲。該 等成本波動可影響毛利。此外,於採納香港財務 報告準則第15號下,本集團個別合約工程項目在 不同報告期間的毛利率將不會穩定保持該項目的 整體毛利率,而是會視乎於該期間進行的特定建 築工程的經核定實際收入及所產生的成本而有所 波動。

於本期間,本集團取得以下重大建築合約,合約 總價值為48.25億港元:

- 粉嶺北第15區東第二期公營房屋發展計劃的 建築工程。
- 香港山頂金馬麟山道5號Cameron Lodge重建 項目-地基、地盤平整以及挖掘與側向承托 工程。
- 保華-安保(TKO67)合營取得設計及建造項
 目-將軍澳第67區的聯用綜合大樓工程,本
 集團持有40%權益。

其他收入及收益

其他收入及收益由去年同期的20,841,000港元上 升至本期間的27,412,000港元。大幅上升主要源 於定期存款產生的利息收入增加。

行政開支

行政開支由去年同期的47,442,000港元減少 10,634,000港元至本期間的36,808,000港元。減少 主要由於本期間租賃資產折舊減少。

Finance Costs

Finance costs increased by HK\$4,265,000 from HK\$14,998,000 for the same period last year to HK\$19,263,000 for the Period. The increase in finance costs during the Period was mainly due to the general increase in The Hong Kong Interbank Offered Rate in the Period.

Share of Profits and Losses of Joint Ventures

The share of profits of joint ventures for the Period amounted to HK\$2,116,000 (six months ended 30 September 2023: HK\$661,000) was solely arisen from the share of results of Gold Victory Resources Inc. and its subsidiaries, of which the Group has 50% equity interest.

Share of Profits and Losses of Associates

The Group acquired 50% equity interest in Synergy Materials Limited and its subsidiaries at a consideration of HK\$1 during the year ended 31 March 2024. The share of profits of associates for the Period amounted to HK\$1,154,000 representing a net result of 50% equity interest shared for the Period.

Income Tax Expense

Income tax expense increased by HK\$2,208,000 from HK\$15,773,000 for the same period last year to HK\$17,981,000 for the Period as a result of the increase in taxable profit for the Period.

Profit Attributable to Owners of the Parent

As a result of the foregoing, profit attributable to owners of the parent increased by HK\$37,759,000 from HK\$62,134,000 for the same period last year to HK\$99,893,000 for the Period.

FINANCIAL REVIEW

Capital Structure, Liquidity and Financial Resources

The capital of the Company only comprises ordinary shares. The Group mainly relies on its internally generated capital and bank borrowings to finance its business. The total equity of the Group as at 30 September 2024 was HK\$1,618,438,000 (31 March 2024: HK\$1,617,566,000).

The Group monitors capital structure using net gearing ratio, which is measured as interest- bearing bank loans less cash and cash equivalents and restricted cash, divided by total equity. As at 30 September 2024, the Group's net gearing ratio was 0% (31 March 2024: 0%).

財務費用

財務費用由去年同期的14,998,000港元增加 4,265,000港元至本期間的19,263,000港元。本期 間財務費用增加主要由於本期間香港銀行同業拆 息普遍上升。

應佔合營企業損益

於本期間,應佔合營企業溢利為2,116,000港元 (截至二零二三年九月三十日止六個月:661,000 港元),完全來自應佔本集團持有50%權益的Gold Victory Resources Inc.及其附屬公司的業績。

應佔聯營公司損益

本集團於截至二零二四年三月三十一日止年度 以代價1港元購入新動力材料有限公司及其附屬 公司50%的權益。於本期間的應佔聯營公司溢利 1,154,000港元,為本期間應佔50%權益的淨業績。

所得税開支

由於本期間應課税溢利的增加,故所得税開支由 去年同期的15,773,000港元增加2,208,000港元至 本期間的17,981,000港元。

母公司擁有人應佔溢利

鑒於上述因素,母公司擁有人應佔溢利由去年同 期的62,134,000港元增加37,759,000港元至本期間 的99,893,000港元。

財務回顧

資本架構、流動資金及財務資源

本公司的資本僅由普通股組成。本集團主要依賴 內部產生的資金和銀行借款為其業務提供資金。 本集團於二零二四年九月三十日的權益總額為 1,618,438,000港元(二零二四年三月三十一日: 1,617,566,000港元)。

本集團採用淨槓桿比率監察資本架構,而淨槓桿 比率以計息銀行貸款減去現金及現金等值物和受 限制現金,除以總權益計量。於二零二四年九月 三十日,本集團的淨槓桿比率為0%(二零二四年 三月三十一日:0%)。

The Group's cash and cash equivalents increased by 16% from HK\$2,077,918,000 as at 31 March 2024 to HK\$2,408,896,000 at 30 September 2024. The increase was mainly due to the enhanced operating cash flow generated by multiple projects that have progressed into their peak construction stage. The current ratio slightly decreased from 0.97 as at 31 March 2024 to 0.95 as at 30 September 2024. The current ratio below 1 was 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 bond, amounted to HK\$2,496,200,000 as of 30 September 2024 (31 March 2024: HK\$2,421,200,000), of which HK\$1,421,943,000 (31 March 2024: HK\$1,442,290,000) was unutilised.

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 a certain amount of cash will be consumed in the coming six months. The Group will continuously take a prudent and cautious approach to cash application and its capital commitments.

Interest and Foreign Exchange Exposure

At 30 September 2024 and 31 March 2024, the Group's bank loans were all denominated in Hong Kong dollars and interest were charged 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 bank's offer rates.

The Group's business operations have been predominantly based in Hong Kong and the Group's majority business transactions are denominated in the local currencies except for the financial assets at fair value through profit or loss which are denominated in United States Dollar. Hence, the Group is not exposed to significant foreign exchange risk. 本集團的現金及現金等值物由二零二四年三月 三十一日的2,077,918,000港元上升16%至二零 二四年九月三十日的2,408,896,000港元。上升主 要由於多個項目進入施工高峰期所產生的經營現 金流量增加。流動比率由二零二四年三月三十一 日的0.97輕微下降至二零二四年九月三十日的 0.95。流動比率低於1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。

本集團的銀行融資主要包括銀行貸款、銀行透支 及履約保函,於二零二四年九月三十日的額度為 2,496,200,000港元(二零二四年三月三十一日: 2,421,200,000港元),其中1,421,943,000港元(二 零二四年三月三十一日:1,442,290,000港元)尚未 動用。

展望未來,由於重建香港九龍觀塘勵業街7號地盤 (「該地皮」),故預計未來六個月內,將耗用一定 金額的現金。本集團將繼續對現金運用及資本承 擔持審慎和謹慎的態度。

利率及外幣匯兑風險

於二零二四年九月三十日及二零二四年三月 三十一日,本集團的銀行貸款均以港元計值,並 按浮動利率計算利息。本集團的銀行賬戶在香港 的主要銀行開設。該等銀行賬戶的利率乃參考有 關銀行報價利率而釐定。

香港為本集團之主要業務經營所在地,而除按公 平值計入損益之金融資產以美元計值外,本集團 的主要業務交易以當地貨幣計值。因此,本集團 並無面臨重大外幣匯兑風險。

For the six months ended 30 September 2024 and 30 September 2023, the Group did not engage in any interest rates and currency hedging or speculation activities.

Property, plant and equipment

The Group's property, plant and equipment amounted to HK\$1,773,186,000 as of 30 September 2024 (31 March 2024: HK\$1,612,720,000). The increase was mainly due to the construction cost incurred for the redevelopment of the Site during the Period.

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. Cash values of the policies 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, and as set out in periodic statements.

Accounts Receivable

The Group's accounts receivable represented the receivables for contract works in relation to completed and on-going contract works projects. Accounts receivable represents progress billing of works performed and the progress payment certificates issued by and received from 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 customers up to the end of the reporting period. All of the accounts receivable as at 30 September 2024 was subsequently settled (31 March 2024: 100% was subsequently settled).

Contract Assets

Balance at current period end mainly represented retention receivables of HK\$513,204,000 (31 March 2024: HK\$445,540,000) and unbilled revenue of HK\$563,066,000 (31 March 2024: HK\$368,620,000). Retention receivables represented the retention monies required by customers to secure our Group's due performance of the contracts. 於截至二零二四年九月三十日及二零二三年九月 三十日止六個月,本集團並無從事任何利率及貨 幣對沖或投機活動。

物業、機器及設備

本集團的物業、機器及設備於二零二四年九月 三十日的金額為1,773,186,000港元(二零二四年三 月三十一日:1,612,720,000港元)。上升乃主要由 於本期間重建該地皮所產生的建築成本。

按公平值計入損益之金融資產

餘額指本公司為執行董事及本集團高級管理層購 買的人壽保險保單的現金價值。保單的現金價值 乃根據定期結算表中所載,按已付保費總額加所 賺取之累計利息再扣除根據保單條款及條件所作 出之任何收費而釐定。

應收賬款

本集團的應收賬款為有關已完工及在建合約工程 項目的合約工程應收款。應收賬款為已進行工 程的進度款項,金額經由客戶發出及自其處取得 的進度付款證明書核定。應收賬款水平主要受直 至報告期末前的工程進度及經客戶核定自其處取 得的進度付款證明書中的核定金額所影響。於二 零二四年九月三十日的所有應收賬款已於其後 清付(二零二四年三月三十一日:已於其後清付 100%)。

合約資產

本期末餘額主要為應收保證金513,204,000港元 (二零二四年三月三十一日:445,540,000港元) 及未發出進度付款證明書的收入563,066,000港元 (二零二四年三月三十一日:368,620,000港元)。 應收保證金指客戶為確保本集團妥善履約所需的 保證金。

Prepayments, Other Receivables and Other Assets

As at 30 September 2024, the prepayments, other receivables and other assets mainly represented 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 period.

Other Payables, Accruals and Contract Liabilities

As of 30 September 2024, the current and non-current balances of other payables, accruals and contract liabilities amounted to HK\$2,088,742,000 (31 March 2024: HK\$1,716,194,000) and HK\$43,630,000 (31 March 2024: nil), respectively, which mainly represented provision for contract works costs, staff costs payable, redevelopment cost payables for the Site and lease liabilities recognised. The increase in balance during the Period was mainly due to the increase in provision for contract works costs.

Charges on Assets

As at 30 September 2024, the Group's property, plant and equipment, unbilled revenue and retention receivables related to certain contract works of HK\$1,292,951,000 (31 March 2024: HK\$1,235,822,000), HK\$146,881,000 (31 March 2024: HK\$164,210,000) and HK\$61,487,000 (31 March 2024: HK\$50,679,000), respectively, and the equity interest of a subsidiary of the Group were pledged in favour of certain banks to secure certain banking facilities granted by those banks to relevant members of the Group.

As at 30 September 2024, bank deposit of HK\$14,704,000 (31 March 2024: HK\$14,704,000) was pledged as a guarantee deposit for a performance bond issued by a bank in relation to a construction project of the Group.

預付款項、其他應收款及其他資產

於二零二四年九月三十日,預付款項、其他應收 款及其他資產主要為合約工程項目的預付保險 費、處理建築廢物按金以及租金和水電費按金。 預付款項、其他應收款及其他資產減少,主要由 於本期間償還應收合營業務夥伴款項所致。

其他應付款、應計費用及合約負債

於二零二四年九月三十日,其他應付款、應計 費用及合約負債的流動及非流動餘額分別為 2,088,742,000港元(二零二四年三月三十一日: 1,716,194,000港元)及43,630,000港元(二零二四 年三月三十一日:零),其主要為合約工程成本的 撥備、應付員工費用、該地皮的應付重建成本及 已確認的租賃負債。本期間的結餘增加主要由於 合約工程成本的撥備增加。

資產抵押

於二零二四年九月三十日,本集團已分別把 1,292,951,000港元(二零二四年三月三十一日: 1,235,822,000港元)、146,881,000港元(二零二四 年三月三十一日:164,210,000港元)及61,487,000 港元(二零二四年三月三十一日:50,679,000港元) 的物業、機器及設備、與若干合約工程有關的未 發出付款證明書的收入及應收保證金以及本集團 一間附屬公司的股本權益抵押予若干銀行,以擔 保該等銀行授予本集團相關成員公司的若干銀行 融資。

於二零二四年九月三十日,銀行存款14,704,000 港元(二零二四年三月三十一日:14,704,000港元) 已質押作為該銀行就本集團的建築項目開出的履 約保函的保證存款。

Contingent Liabilities

Details of the Group's contingent liabilities are set out in note 15 to the unaudited condensed consolidated interim financial information.

Capital Commitments

Details of the Group's capital commitments are set out in note 16 to the unaudited condensed consolidated interim financial information.

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

The Group did not have any significant investment held as at 30 September 2024. Apart from those disclosed in this interim report, there were no material investments or material additions of capital assets authorised by the Board.

CONNECTED TRANSACTION

Framework Agreements with WHSE

On 29 August 2024, the Company (for and on behalf of itself and any of its subsidiaries) and Wing Hong Shun Enterprises Limited ("WHSE", a company incorporated in Hong Kong with limited liability) entered into a framework contracting agreement and a framework subcontracting agreement, (collectively the "Framework Agreements"), pursuant to which, members of the Group and WHSE 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 2027.

On 29 August 2024, Mr. LEUNG Shek On ("Mr. LEUNG") and Bright Realm Limited ("Bright Realm", a company owned indirectly as to 100% by Mr. NGAI Chun Hung ("Mr. NGAI", a controlling shareholder of the Company)) entered into the sale and purchase agreement, pursuant to which, Mr. LEUNG agreed to sell as beneficial owner, and Bright Realm agreed to purchase, conditionally, 90% of the issued shares of WHSE (the "Acquisition"). Upon completion of the Acquisition, WHSE is owned as to 10% by Mr. LEUNG and 90% by Bright Realm, and accordingly, being an associate of Mr. NGAI who is a connected person of the Company, become a connected person of the Company under Chapter 14A of the Listing Rules.

或然負債

本集團的或然負債詳情載於未經審核簡明綜合中 期財務資料附註15。

資本承擔

本集團的資本承擔詳情載於未經審核簡明綜合中 期財務資料附註16。

所持重大投資及對資本資產進行重大投 資的未來計劃

於二零二四年九月三十日,本集團並無持有任何 重大投資。除本中期報告所披露者外,董事會並 無授權其他重大投資或重大增購資本資產。

關連交易

與榮康順企業之該等框架協議

於二零二四年八月二十九日,本公司(代表其本身 及其任何附屬公司))與榮康順企業有限公司(「榮 康順企業」,一間於香港註冊成立的有限公司)訂 立框架承包協議及框架分包協議(統稱「該等框架 協議」),據此,直至二零二七年三月三十一日期 間,本集團的成員公司及榮康順企業可不時聘請 對方,以提供各自協議所規定的承包服務。

於二零二四年八月二十九日,梁錫安先生(「**梁先** 生」)與輝詠有限公司(「**輝詠**」,一間由魏振雄先 生(「**魏先生**」,本公司控股股東)間接持有100%的 公司)訂立買賣協議,據此,梁先生有條件同意 (作為實益擁有人)出售,而輝詠有條件同意購買 榮康順企業90%已發行股份(「**收購事項**」)。完成 收購事項後,榮康順企業由梁先生持有10%及由 輝詠持有90%,因此,榮康順企業作為本公司關 連人士魏先生的聯繫人,根據上市規則第十四A 章成為本公司之關連人士。

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 29 November 2024. For further details of the Framework Agreements, please refer to the announcements of the Company dated 29 August 2024 and 29 November 2024, and the circular of the Company dated 25 October 2024.

The Board believes that the Group's collaboration with WHSE, a company principally engaged in, among other things, production and supply of precast concrete elements, could (i) allows the Group to benefit by cross-referring opportunities with WHSE and (ii) expand our customer base without diversifying much of its resources in developing the precast concrete elements business either as a contractor or as a subcontractor, under the Framework Agreements.

OUTLOOK

As outlined in the 2024 Policy Address, the HKSAR Government has identified land for providing sufficient public housing units to meet the long-term demand and enhanced the speed as well as efficiency of housing development, land creation and housing construction take time. To bridge the short-term supply gaps in these few years, the HKSAR government announced in 2022 the introduction of the innovative Light Public Housing ("LPH") with the provision of 30,000 units, in order to reduce the composite waiting time for subsidised rental housing.

This measure has been bearing fruit. Coupled with LPH, the total public housing supply in the coming five years (2025-26 to 2029-30) will reach 189,000 units, which is about 80% higher than that of the first five-year period since the current-term Government took office (2022-23 to 2026-27).

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二零二四年十一月二十九 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 二四年八月二十九日及二零二四年十一月二十九 日之公告,以及本公司日期為二零二四年十月 二十五日之通函。

董事會相信不論作為該等框架協議的承包商或作 分包商,本集團透過與榮康順企業協作,該公司 主要從事(其中包括)預製混凝土構件的生產及供 應,可(i)允許本集團通過此協作受惠於與榮康順 企業的相互轉介商機;及(ii)擴大其客戶基礎,而 無需分散其大量資源以發展預製混凝土構件的業 務。

前景

誠如二零二四年施政報告所述,香港特區政府已 覓得土地可提供足夠公營房屋單位以完全滿足長 遠需求,並已經提速提效造地建屋,但因造地建 屋需要一定時間,為填補這幾年的短缺空白,香 港特區政府在二零二二年宣佈推出創新的30,000 個「簡約公屋」單位,減少公屋綜合輪候時間。

這措施起了一定的功效。連同「簡約公屋」在內, 未來五年(二零二五/二六至二零二九/三零年 度)總體公營房屋供應量將達189,000伙,較本 屆政府上任時的五年期(二零二二/二三至二零 二六/二七年度),增加約80%。

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.

EMPLOYEES AND REMUNERATION POLICY

As of 30 September 2024, the Group employed around 560 (31 March 2024: 468) full-time employees 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 full-time employees of the members of the Group to work towards enhancing the value of the Company and its shares for the benefit of the Company and its shareholders as a whole. The Scheme provides the Group with a flexible means of 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 30 September 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. 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。香港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。

僱員及薪酬政策

於二零二四年九月三十日,本集團於香港及中國 內地聘用約560名(二零二四年三月三十一日:468 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釐定彼等的薪酬。除一般薪 酬外,本集團因應本集團業績、個別項目的業績 及僱員的個人表現,或會向高級管理層及僱員授 出酌情花紅及購股權。員工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。

本公司於其在二零一八年八月三十一日舉行的股 東週年大會上,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公 司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。該計劃為 本集團提供一項靈活措施以挽留、激勵、回饋、 酬報、補償該計劃參與者及/或向該計劃參與者 提供利益。自採納該計劃之日及直至二零二四年 九月三十日,本公司並無根據該計劃授出購股 權,亦無於損益內扣除任何金額作為以權益結算 的購股權開支。

Other Information 其他資料

DIRECTORS' AND CHIEF EXECUTIVE'S 董 INTERESTS IN SECURITIES

As at 30 September 2024, details of the interests and short positions of each of the Directors and chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) as 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 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") of the Listing Rules were as follows:

董事及最高行政人員的證券權益

於二零二四年九月三十日,本公司各董事及最高 行政人員於本公司或其任何相聯法團(定義見《證 券及期貨條例》(「證券及期貨條例」)第XV部)的股 份、相關股份及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存置的登記冊 內的權益及淡倉;或根據上市規則所載的《上市 發行人董事進行證券交易的標準守則》(「標準守 則」)而須另行知會本公司及聯交所的權益及淡倉 詳情如下:

Long Position in the Ordinary Shares of the Company:

於本公司普通股中的好倉:

			Percentage of
		Number of	issued shares of
Director	Capacity and nature of interests	shares interested	the Company
		擁有權益	佔本公司已發行
董事	身份及權益性質	股份數目	股份的百分比
			(note)
			(附註)
Mr. LAU Chi Fai Daniel	Personal	300,000	0.015%
劉志輝先生	個人		
Prof. KO Jan Ming	Personal	28,000	0.001%
高贊明教授	個人		

Note: The percentages showing in the table are approximates.

附註: 表中所示的百分比為約數。

As at 30 September 2024, the Company and its associated corporations had no outstanding share options granted to the Directors and chief executive of the Company to subscribe for the securities of the Company and its associated corporations.

Save as disclosed above, as at 30 September 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.

DIRECTORS' RIGHT TO ACQUIRE SECURITIES OR DEBENTURES

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

SHARE OPTION SCHEMES

Particulars of the Share Option Scheme adopted by the Company on 31 August 2018 (the "Scheme") are set out in note 14 to the financial statements.

From the date of the adoption of the Scheme up to the date of approval of this interim 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 Period or subsisted at the end of this Period.

Other Information 其他資料

於二零二四年九月三十日,本公司及其相聯法團 並無任何已授予本公司董事及最高行政人員可認 購本公司及其相聯法團之證券的尚未行使的購股 權。

除上文所披露者外,於二零二四年九月三十日, 本公司董事及最高行政人員概無於本公司或其任 何相聯法團(定義見證券及期貨條例第XV部)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存置的登 記冊內的任何權益或淡倉,或根據標準守則須另 行知會本公司及聯交所的任何權益或淡倉。

董事購入證券或債券的權利

除上文「董事及最高行政人員的證券權益」一節所 披露者外,本公司、其控股公司或其任何附屬公 司於本期間內,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14。

自該計劃採納日期起直至批准本中期報告當日, 本公司並無根據該計劃授出任何購股權。

除該計劃外,本集團概無於本期間訂立股票掛鈎 協議,亦概無股票掛鈎協議於本期間末存續。

Other Information 其他資料

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SECURITIES

As at 30 September 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:

主要股東的證券權益

於二零二四年九月三十日,根據按證券及期貨條 例第336條規定由本公司存置的登記冊,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 Ordinary Shares of the Company:

於本公司普通股的好倉:

Name of shareholders 股東姓名/名稱	Notes 附註	Capacity and nature of interest 身份及權益性質	Number of shares held 所持有 股份數目	Percentage of issued shares of the Company 佔本公司已發行 股份的百分比
Golden Lux 金力	(a)	Beneficial owner 實益擁有人	1,500,000,000	75.00%
Golden More 金進	(a)	Interest in a controlled corporation 受控制法團權益	1,500,000,000	75.00%
Mr. NGAI Chun Hung 魏振雄先生	(b)	Interest in a controlled corporation 受控制法團權益	1,500,000,000	75.00%
Ms. CHENG Wai Chun 鄭惠珍女士	(c)	Interest of spouse 配偶權益	1,500,000,000	75.00%

Notes:

- (a) Golden Lux Holdings Limited ("Golden Lux", a company incorporated in the 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)). As such, Golden More is deemed to be interested in the 1,500,000,000 shares owned by Golden Lux under the SFO.
- (b) Mr. NGAI Chun Hung is interested in the 1,500,000,000 shares of the Company held by Golden Lux, under the SFO.
- (c) Ms. CHENG Wai Chun is the spouse of Mr. NGAI Chun Hung. Ms. CHENG Wai Chun is deemed to be interested in the 1,500,000,000 shares held by Golden Lux under the SFO.

附註:

- (a) 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註冊成立的公司,其全部已發行股本由魏振雄先生依法實益擁有)全資擁有)。因此,根據證券及期貨條例,金進被視為於金力所擁有的1,500,000,000股股份中擁有權益。
- (b) 根據證券及期貨條例,魏振雄先生於金力持有本 公司之1,500,000,000股股份中擁有權益。
- (c) 鄭惠珍女士為魏振雄先生的配偶。根據證券及 期貨條例,鄭惠珍女士被視為於金力所持有的 1,500,000,000股股份中擁有權益。

Save as disclosed above, as at 30 September 2024, no other person (other than the Directors or 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 30 September 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.

UPDATES ON DIRECTORS' INFORMATION

Mr. YAU Kwok Fai, the Chairman and Executive Director, resigned as the Chief Executive Officer (the "**CEO**") of the Company effective from 1 April 2024 to focus more on the Group's operations. Mr. YAU remains as an Executive Director and the Chairman of the Board.

Mr. LEE Hang Wing James was appointed by the Board as an Executive Director and the new CEO with effect from 1 April 2024.

CORPORATE GOVERNANCE

The Board and the management of the Company are committed to upholding strong corporate governance practices. The Board believe that good governance is crucial for protecting shareholders' interests, increasing corporate value, developing business strategies, and promoting transparency and accountability. The Company has adopted the code provisions set out in Part 2 of the Corporate Governance Code (the "CG Code") in Appendix C1 to the Listing Rules as the foundation of the Company's corporate governance practices.

In the opinion of the Board, the Company has complied with all the code provisions in Part 2 of the CG Code throughout the Period.

Other Information 其他資料

除上文所披露者外,於二零二四年九月三十日, 概無其他人士(本公司董事或最高行政人員除外) 於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九月三十日 直接或間接擁有在所有情況下可於本集團任何其 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。

更新董事資料

主席兼執行董事游國輝先生辭任本公司之行政總 裁(「行政總裁」),自二零二四年四月一日起生 效,以便更專注於本集團的營運。游先生留任執 行董事兼董事會主席。

李恒頴先生獲董事會委任為執行董事兼新任行政 總裁,自二零二四年四月一日起生效。

企業管治

董事會及本公司管理層致力於維護良好的企業管 治常規。董事會相信,良好的治理對保護股東利 益、提升公司價值、制定商業策略以及促進透明 度和問責性至為重要。本公司已採納上市規則附 錄C1項下企業管治守則(「**企業管治守則**」)第二部 分所載的守則條文為本公司企業管治常規的基礎。

董事會認為本公司於本期間一直遵從企業管治守 則第二部分內所有守則條文。

Other Information 其他資料

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

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

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

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the Period.

REVIEW BY THE AUDIT COMMITTEE

As at 30 September 2024, the Audit Committee comprises five Independent Non-executive Directors, namely Mr. MONG Chan (*Chairman*), Prof. KO Jan Ming, Dr. LEE Man Piu Albert, Dr. LI Yok Sheung and Ms. MAK Suk Hing, with written terms of reference in accordance with the requirements of the Listing Rules, and reports to the Board. Mr. MONG Chan is a certified public accountant and possesses the appropriate accounting qualifications and experiences in financial matters. The Audit Committee has reviewed with management the accounting principles and practices adopted by the Group and discussed internal control, risk management and financial reporting matters. The Audit Committee has also reviewed the unaudited condensed consolidated interim financial information for the Period.

APPRECIATION

On behalf of the Board, I would like to express our gratitude and sincere appreciation to all management and staff members of the Group for their hard work and dedication, and all shareholders of the Company for their support.

By Order of the Board **ABLE ENGINEERING HOLDINGS LIMITED YAU Kwok Fai** *Chairman*

Hong Kong, 29 November 2024

董事進行證券交易的標準守則

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本期間一 直遵守標準守則所載的規定標準。

購買、出售或贖回本公司的上市證券

於本期間,本公司或其任何附屬公司並無購買、 出售或贖回本公司任何上市證券。

由審核委員會審閱

於二零二四年九月三十日,審核委員會由五名獨 立非執行董事(即蒙燦先生(主席)、高贊明教授、 李文彪醫生、李毓湘博士及麥淑卿女士)所組成, 其書面職權範圍符合上市規則的規定,並向董事 會匯報。蒙燦先生為執業會計師,具有合適的會 計資格及財務事宜的經驗。審核委員會已與管理 層審閱本集團所採納的會計原則及慣例,並已就 內部監控、風險管理及財務申報事宜進行商討。 審核委員會亦已審閱本期間的未經審核簡明綜合 中期財務資料。

鳴謝

本人謹代表董事會對本集團全體管理人員及僱員 的努力不懈與貢獻以及本公司所有股東的支持致 以衷心感謝。

承董事會命 安保工程控股有限公司 *主席* 游國輝

香港,二零二四年十一月二十九日

