CHAMPION TECHNOLOGY HOLDINGS LIMITED 冠軍科技集團有限公司



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中期報告 INTERIM REPORT

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The board (the "**Board**") of directors (the "**Directors**") of Champion Technology Holdings Limited (the "**Company**") announces the unaudited condensed consolidated results of the Company and its subsidiaries (the "**Group**") for the six months ended 31 December 2024 (the "**Period**") with comparative unaudited figures for the corresponding period in 2023 (the "**Previous Period**") as follows:

冠軍科技集團有限公司(「本公司」)董事(「董 事」)會(「董事會」)公佈本公司及其附屬公司 (「本集團」)截至2024年12月31日止6個月(「回 顧期」)之未經審核簡明綜合業績,連同2023 年同期(「去年同期」)之未經審核比較數字 如下:

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the six months ended 31 December 2024

簡明綜合損益及其他全面收 益表

截至2024年12月31日止6個月

Six months ended 31 December 截至12月31日止6個月

			截至12月31	日止6個月
		Notes 附註	2024 2024年 HK\$'000 千港元 (Unaudited) (未經審核)	2023 2023年 HK\$'000 千港元 (Unaudited) (未經審核)
Revenue Cost of sales	收益 銷售成本	3	21,662 (20,229)	89,336 (82,831)
Gross profit	毛利總額		1,433	6,505
Other income, gains and losses Gain on disposal of subsidiaries General and administrative expenses	其他收入、收益及虧損 出售附屬公司之收益 一般及行政支出	6	596 — (17,555)	1,574 76,305 (11,491)
Reversal of impairment losses for trade and other receivables	就應收貿易及其他賬款確認 回撥		_	132
Loss on disposal of financial assets at fair value through profit or loss Impairment losses recognised for loan	出售透過損益按公平值計值 金融資產的虧損 就應收貸款、應收貿易及其他		(5,234)	(406)
receivable, trade and other receivables Fair value gain/(loss) of financial assets at	賬款確認減值虧損 按公允價值計入損益之金融		(7,653)	(3,816)
fair value through profit or loss Share of result of an associate Finance costs	資產公允價值收益/(虧損) 應佔一間聯營公司之業績 財務成本		3,504 — (89)	(17,685) (1) (25)
(Loss)/profit before taxation Income tax expense	除税前(虧損)/溢利 所 得税支出	5	(24,998) (1)	51,092 (294)
(Loss)/profit for the period	期內(虧損)/溢利		(24,999)	50,798

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (Continued)

簡明綜合損益及其他全面收 益表(續)

For the six months ended 31 December 2024

截至2024年12月31日止6個月

			Six months ende 截至12月31	
		Notes 附註	2024 2024年 HK\$'000 千港元 (Unaudited) (未經審核)	2023 2023年 HK\$'000 千港元 (Unaudited) (未經審核)
Other comprehensive expense: Item that may be reclassified subsequently to profit or loss: Exchange difference arising on translation of foreign operations Reclassification adjustment on translation reserve released on disposal of subsidiaries	其他全面支出: 其後可重新分類至損益之 項目: 因國外業務換算所產生之 匯兑差額 出售附屬公司時所解除匯 兑儲備之重新分類調整		(5,062) —	(7,774) (37,606)
Other comprehensive expenses for the period	期內其他全面支出		(5,062)	(45,380)
Total comprehensive (expense)/income for the period	期內全面(支出)/收益總額		(30,061)	5,418
(Loss)/Profit for the period attributable to: Owners of the Company Non-controlling interests	應佔期內(虧損)∕溢利: 本公司擁有人 非控股股東權益		(21,607) (3,392)	50,590 208
			(24,999)	50,798
Total comprehensive (expense)/income for the period attributable to: Owners of the Company Non-controlling interests	應佔期內全面(支出)/ 收入總額: 本公司擁有人 非控股股東權益		(26,669) (3,392)	5,023 395
			(30,061)	5,418
(Loss)/earning per share — Basic and diluted	每股(虧損)/盈利 一基本及經攤薄		HK\$(2.67) cents 港仙	HK\$7.36 cents 港仙

The above condensed consolidated statement of profit or loss should be read 上文簡明綜合損益表應與附註一併閱讀。 in conjunction with the accompanying notes.

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

簡明綜合財務狀況表

At 31 December 2024

於2024年12月31日

		Notes 附註	As at 31 December 2024 於2024年 12月31日 HK\$'000 千港元 (Unaudited) (未經審核)	As at 30 June 2024 於2024年 6月30日 HK\$'000 千港元 (Audited) (經審核)
Non-current assets Property, plant and equipment Investment properties Interest in an associate Prepayment for property, plant and equipment	非流動資產 物業、廠房及設備 投資物業 聯營公司之權益 物業、廠房及設備預付款	9 10 12	6,260 34,192 — 3,599	7,045 34,262 2 1,074
			44,051	42,383
Current assets Inventories Trade and other receivables Loan receivables Financial assets at fair value through profit or loss Tax recoverable Cash and cash equivalents	流動資產 存貨 應收貿易及其他賬款 應收貸款 按公允價值計入損益之 金融資產 可退回税項 現金及現金等額	11 12 13 14	7,407 170,032 12,460 15,158 184 7,202	7,407 180,671 6,624 10,421 184 14,699
Current liabilities Trade and other payables Contract liabilities Lease liabilities Customers' deposits Tax payables Promissory note payable	流動負債 應付貿易及其他賬款 合約負債 租賃負債 客戶按金 應付税款 應付承兑票據	15 16 17	212,443 148,367 847 1,012 3,895 26 2,000	220,006 151,245 847 969 3,895 864 —
Net current assets	流動資產淨值		156,147 56,296	157,820 62,186
Total assets less current liabilities	 資產總值減流動負債		100,347	104,569

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CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

簡明綜合財務狀況表(續)

(Continued)

At 31 December 2024

於2024年12月31日

		Notes 附註	As at 31 December 2024 於2024年 12月31日 HK\$'000 千港元 (Unaudited) (未經審核)	As at 30 June 2024 於2024年 6月30日 HK\$'000 千港元 (Audited) (經審核)
Non-current liabilities	非流動負債			
Lease liabilities	租賃負債		429	925
Promissory note payables	應付承兑票據	17	3,000	_
Deferred tax liabilities	遞延税項負債		7,175	7,175
			10,604	8,100
Net assets	資產淨值		89,743	96,469
Capital and reserves	股本及儲備			
Share capital	股本	18	8,206	6,838
Reserves	儲備		84,954	89,656
Equity attributable to owners of	本公司擁有人應佔			
the Company	權益		93,160	96,494
Non-controlling interests	非控股股東權益		(3,417)	(25)
Total equity	權益總額		89,743	96,469

The above condensed consolidated statement of financial position should be 上文簡明綜合財務狀況表應與附註一併閱讀。 read in conjunction with the accompanying notes.

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

簡明綜合股本權益變動表

For the six months ended 31 December 2024

截至2024年12月31日止6個月

					Attributable to 本 2	o owners of t 公司擁有人應		/				
		Share capital	Share premium	Capital redemption reserve 資本	General reserve	Capital reserve	Merger reserve	Translation reserve	Accumulated losses	Total	Non- controlling interests 非控制性	Total equity 股本
		股本 HK\$'000 千港元	股份溢價 HK\$'000 千港元	贖回儲備 HK\$'000 千港元	一般儲備 HK\$'000 千港元	資本儲備 HK\$'000 千港元	合併儲備 HK\$'000 千港元	匯兑儲備 HK\$'000 千港元	累計虧損 HK\$'000 千港元	合計 HK\$'000 千港元	權益 HK\$'000 千港元	權益總額 HK\$'000 千港元
At 1 July 2024 (Audited)	於2024年7月1日 (經審核)	6,838	2,235,132	50	1,366,003	1,093,039	8,358	(3,001)	(4,609,925)	96,494	(25)	96,469
Loss for the period Exchange difference arising		-	-	-	-	-	-	-	(21,607)	(21,607)	(3,392)	(24,999)
on translation of foreign operations	所產生之匯兑差額	-	-	-	-	-	-	(5,062)	-	(5,062)	-	(5,062)
Total comprehensive income/(expense) for the period Issuance of new shares	期內全面收益/ (開支)總額 配售股份發行新股並減	-	_	_	-	-	_	(5,062)	(21,607)	(26,669)	(3,392)	(30,061)
upon placing of shares less transaction cost	去交易成本	1,368	21,967	-	-	-	-	-	-	23,335	-	23,335
At 31 December 2024 (Unaudited)	於2024年12月31日 (未經審核)	8,206	2,257,099	50	1,366,003	1,093,039	8,358	(8,063)	(4,631,532)	93,160	(3,417)	89,743
At 1 July 2023 (Audited)	於2023年7月1日 (經審核)	27,353	2,214,617	50	1,366,003	1,093,039	8,358	(663)	(4.597,505)	111.252	17,246	128,498
Profit for the period Exchange difference arising on translation of	期內溢利 因國外業務換算 所產生之匯兑差額	-	-	-	_	_	-	-	50,590	50,590	208	50,798
foreign operations Reclassification adjustment on translation reserve	出售附屬公司時所解除 匯兑儲備之重新分	-	_	-	_	_	-	(7,961)	-	(7,961)	187	(7,774)
released on disposal of subsidiaries	類調整	_	-	-	-	-	-	(37,606)	-	(37,606)	_	(37,606)
Total comprehensive income/(expense) for the period	期內全面收益/ (開支)總額	_	_	_	_	_	_	(45,567)	50,590	5,023	395	5,418
Disposal of subsidiaries (note 6)	出售附屬公司(附註6)	_	-	_	_	_	-	-	_	_	(17,671)	(17,671)
At 31 December 2023 (Unaudited)	於2023年12月31日 (未經審核)	27,353	2,214,617	50	1,366,003	1,093,039	8,358	(46,230)	4,546,915	116,275	(30)	116,245

The above condensed consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

上文簡明綜合股本權益變動表應與附註一併 閱讀。

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

簡明綜合現金流動表

For the six months ended 31 December 2024

截2024年12月31日止6個月

Six months ended 31 December 截至12月31日止6個月

		截至12月31	птопр
		2024 2024年 HK\$'000 千港元 (Unaudited) (未經審核)	2023 2023年 HK\$'000 千港元 (Unaudited) (未經審核)
Operating activities (Loss)/profit before tax	經營業務 除税前(虧損)/溢利	(24,998)	51,092
Adjustments for: Fair value (gain)/loss of financial assets at fair value through profit or loss Loss on disposed of financial asset Impairment losses on loan receivable, trade and other receivables Gain on disposal of subsidiaries Interest income Finance costs Other cash flows arising from adjustments	就下列各項作調整: 按公允價值計入損益之金融資產 公允價值(收益)/虧損 出售金融資產虧損 就應收貸款、應收貿易及 其他賬款確認減值虧損 出售附屬公司之收益 利息收入 財務成本 就調整所產生之現金流	(3,504) 5,234 7,653 - (467) 89 842	17,685 406 3,684 (76,305) (668) 25 746
Other cash flows (used in) operating activities	經營業務(所使用)的其他現金 流量	(15,151) 132	(3,335) (105,738)
Cash (used) from operations Tax paid	經營業務(所使用)之現金 已付税項	(15,019) (838)	(109,073) 204
Net cash (used) from operating activities	經營業務(所使用)之現金淨額	(15,857)	(108,869)
Investing activities Loan to third parties Repayment from loan receivables Payment for the purchase of property, plant and equipment Payment for the purchase of financial assets at fair value through profit or loss Net cash outflows from disposal of subsidiaries Proceeds from disposal of financial assets at fair using through profit or loss	投資業務 貸予第三方的貸款 收回應收貸款之款項 購買物業、廠房及設備所支付之 款項 購買按公允價值計入損益之 金融資產所支付之款項 出售附屬公司之淨現金支出 出售按函公價值計入損益之 金融资產所得口	(6,000) — (121) (19,304) —	 2,474 45,897 5.255
value through profit or loss Other cash flows generated from investing activities	金融資產所得之款項 投資業務所產生之其他現金流	12,837 (2,058)	5,255 27
Net cash (used in)/generated investing activities	投資業務(所使用)/所產生之 現金淨額	(14,646)	53,653

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (Continued)

For the six months ended 31 December 2024

簡明綜合現金流動表(續)

截至2024年12月31日止六個月

Six months ended 31 December 截至12月31日止6個月

		截至12月31	
		2024 2024年 HK\$'000 千港元 (Unaudited) (未經審核)	2023 2023年 HK\$'000 千港元 (Unaudited) (未經審核)
Financing activities	融資運作		
Net proceeds from issuance of shares	發行股票所得之淨款項	23,335	-
Loan from third party	向第三方借款	5,000	58,810
Repayment of other interest bearing borrowings	償還其他附息借款	(26)	(451)
Repayment of lease liabilities	償還租賃負債	(453)	-
Interest paid	已付利息	(63)	(25)
Net cash generated financing activities	融資運作所產生之現金淨額	27,793	58,334
Net (decrease)/increase in cash and	現金及現金等值		
cash equivalents	(減少)/增加淨額	(2,710)	3,118
Cash and cash equivalents at the beginning of	期初現金及現金等值		
the period		14,699	9,147
Effect of foreign exchange rate changes	匯 率變動之影響	(4,787)	(3,738)
Cash and cash equivalents at the end of the	期末現金及現金等值		
period	网个心业区分业中国	7,202	8,527
		1,202	0,027

The above condensed consolidated statement of cash flows should be read 上文簡明綜合現金流動表應與附註一併閱讀。 in conjunction with the accompanying notes.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 31 December 2024

1. BASIS OF PREPARATION AND ACCOUNTING POLICIES

The unaudited condensed consolidated financial statements of Champion Technology Holdings Limited (the "**Company**") and its subsidiaries (collectively the "**Group**") have 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**"). In addition, the unaudited condensed consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

The unaudited condensed consolidated financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements for the year ended 30 June 2024.

2. PRINCIPAL ACCOUNTING POLICIES

The unaudited condensed consolidated financial statements have been prepared under historical cost convention except for financial assets at fair value through profit or loss and investment properties which have been measured at fair value and the vessel which has been stated at its net realisable value. These unaudited condensed consolidated financial statements are presented in Hong Kong dollar ("**HK\$**") and all values are rounded to the nearest thousand except where otherwise indicated.

The accounting policies adopted are consistent with those followed in the preparation of the annual financial statements of the Group for the year ended 30 June 2024, except that the Group has applied for the first time, certain amendments to Hong Kong Financial Reporting Standards ("**HKFRS**") issued by the HKICPA that have first become effective during the current period. 簡明綜合財務報告附註

截至2024年12月31日止6個月

1. 編製基準及會計政策

冠軍科技集團有限公司(「本公司」)及其 附屬公司(統稱(「本集團」))之未經審核 簡明綜合財務報表乃根據香港會計師公 會(「香港會計師公會」)頒佈之香港會計 準則(「HKAS」)第34號「中期財務報告」 之規定編製。此外,未經審核簡明綜合 財務報表亦載入按香港聯合交易所有限 公司證券上市規則所規定之適用披露 資料。

未經審核簡明綜合財務報表並未包括年 度財務報表必要的所有資料及披露。應 與本集團截至2024年6月30日止年度的 年度財務報表一併閱讀。

2. 主要會計政策

未經審核簡明綜合財務報表乃按歷史成 本基準編製,惟按公允價值計入損益之 金融資產及投資物業乃按公允價值計算 而油輪則按其可變現淨值列示。除另有 指明外,該等未經審核簡明綜合財務報 表以港元(「**港元**」)計值,而所有金額均 四捨五入至最接近千位。

已採納之會計政策與編製本集團截至 2024年6月30日止年度之年度財務報表 時所採納一致,惟本集團首次應用由香 港會計師公會頒佈於本期間生效之香港 財務報告準則(「HKFRS」)之若干修訂本 除外。

2. PRINCIPAL ACCOUNTING POLICIES (Continued)

The HKICPA has issued a number of amendments to HKFRSs that have first become effective since the current accounting period of the Group and the following amendments are relevant to the Group:

Amendments to HKFRS 16	Lease Liability in a Sale and Leaseback
Amendments to HKAS 1	Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020)
Amendments to HKAS 1	Non-current Liabilities with Covenants
Amendments to HKAS 7 and HKERS 7	Supplier Finance Arrangements

Application of new HKFRS and amendments to HKFRSs

Certain new accounting standards and interpretations have been published that are not mandatory for 31 December 2024 reporting periods and have not been early adopted by the Group. These standards are not expected to have a material impact on the Group in the current or future reporting periods and on foreseeable future transactions.

2. 主要會計政策(續)

香港會計師公會已頒佈多項HKFRS之修 訂本,而該等修訂於本集團之本會計期 間首次生效。其中,以下修訂與本集團 有關:

香	港財務報告準則	售後回租中的租賃
	第16號(修訂本)	負債
香	港會計準則第1號	將負債分類為流動
	(修訂本)	或非流動以及
		香港詮釋第5號
		(2020年)之有關
		修訂
香	港會計準則第1號	附帶契諾的非流動
	(修訂本)	負債
香	港會計準則第7號及	供應商融資安排
	香港財務報告準則	
	第7號(修訂本)	

應用新訂HKFRS及其修訂本

已發布某些新的會計準則和解釋,這些 準則和解釋在2024年12月31日的報告期 內不是強制性的,並且本集團尚未提前 採用。預計這些標準對本集團在當前或 未來的報告期內和可預見的未來交易不 會產生重大影響。

3. REVENUE AND SEGMENT INFORMATION

(a) Revenue

Revenue represents the amounts received and receivable for goods sold and services provided by the Group to external customers and leasing income received and receivable during the Period.

The revenue of the Group comprises the following:

3. 收益及分類資料

(a) 收益

收益指回顧期內本集團就向外界 客戶出售產品及提供服務之已收 及應收款項以及已收及應收租賃 收入。

本集團之收益包括下列各項:

Six months ended 31 December 截至12月31日止6個月

		截至12月31	птопр
		2024 2024年 HK\$'000 千港元 (Unaudited) (未經審核)	2023 2023年 HK\$'000 千港元 (Unaudited) (未經審核)
Revenue from contracts with customers within the scope of HKFRS 15 <i>Revenue from Contracts with</i> <i>Customers</i>	在香港財務報告準則第15號 客戶合約收益範圍內之 客戶合約收益		
Sales of cultural products	銷售文化產品	_	_
Technology — Smart City Solution	科技智慧城市解決方案	15,833	73,962
Technology — Design and sales of renewable energy products and solutions	科技設計及銷售可再生 能源產品及方案	5,829	15,374
Trading of gasoil and related business	成品油貿易及相關業務	-	-
		21,662	89,336

3. REVENUE AND SEGMENT INFORMATION (Continued)

(b) Segment information

Information regarding the Group's reportable segments for the purpose of resource allocation and performance assessment for the Period is reported below:

3. 收益及分類資料(續)

(b) 分類資料

有關本集團於期內用作資源分配 及績效評估分類資料呈報如下:

			Technol 科技			Trading of gasoil and related business 成品油貿易及相關業務		
		Sales of cultural products	Smart City Solution	Renewable energy	Strategic investments	Trading of gasoil and others 成品油	Shipping business	Consolidated
		銷售 文化產品 HK\$'000 千港元	智慧城市 解決方案 HK\$`000 千港元	可再生 能源 HK\$'000 千港元	策略性 投資 HK\$'000 千港元	及证加加 及其他 的貿 易 HK\$'000 千港元	船運業務 HK\$'000 千港元	綜合 HK\$'000 千港元
Six months ended 31 December 2024 (Unaudited) REVENUE	截至2024年12月31日 止六個月(未經審核) 收益							
External and total revenue Recognised at a point in time Recognised over time	對外銷售及總收益 於某一時點確認 隨時間確認	-	15,833 —	5,516 313	-	-	-	21,349 313
		-	15,883	5,829	-	-	-	21,662
RESULTS Segment result	業績 分類業績	(62)	(7,677)	88	(8,685)	_	_	(16,336)
Interest income Finance Costs Unallocated expenses, net	利息收入 財務成本 未分配開支-凈額							467 (89) (9,040)
Loss before taxation	除税前虧損							(24,998)

3. REVENUE AND SEGMENT INFORMATION (Continued)

3. 收益及分類資料(續)

(b) Segment information (Continued)

(b) 分類資料(續)

		_	Technol 科技			Trading of gasoil and relate business 成品油貿易及相關業務		
		Sales of				Trading of		
		cultural	Smart City	Renewable	Strategic	gasoil and	Shipping	
		products	Solution	energy	investments	others 成品油	business	Consolidated
		銷售	智慧城市	可再生	策略性	及其他		
		文化產 品	解決方案	能源	投資	的貿 易	船運業務	綜合
		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
Six months ended 31 December 2023 (Unaudited)	截至2023年12月31日 止六個月(未經審核)							
REVENUE	收益							
External and total revenue	對外銷售及總收益							
Recognised at a point in time	於某一時點確認	-	73,962	14,941	-	-	-	88,903
Recognised over time	隨時間確認	_	-	433	_	_	_	433
		_	73,962	15,374	_	_	_	89,336
RESULTS	業績	(07)	4.540	1.110	(05.400)	(4.1)	(0)	(10.005)
Segment result	分類業績 —————————————————————	(37)	4,513	1,143	(25,422)	(14)	(8)	(19,825)
Interest income	利息收入							668
Gain on disposal of a subsidiary	出售附屬公司之收益							76,305
Finance Costs	財務成本							(25)
Unallocated expenses, net	未分配開支淨額							(6,031)
Profit before taxation from continuing operations	來自持續經營業務之 除税前收益							51,092

No information about segment assets and liabilities is presented as such information is not regularly provided to the chief operating decision maker for resource allocation and performance assessment purposes. 由於該等資料並沒有定期向主要 經營決策者以進行資源分配及績 效評估,故並無呈列有關分類資產 及負債的資料。

4. **DEPRECIATION**

4. 折舊

		Six months ended 31 December 截至12月31止6個月	
		2024 2024年 HK\$'000 千港元 (Unaudited) (未經審核)	2023 2023年 HK\$'000 千港元 (Unaudited) (未經審核)
Continuing Operations: Included in general and administrative expenses: Depreciation of property, plant and equipment	持續經營業務: 計入一般及行政支出內: 物業、廠房及設備之折舊	840	577
Depreciation of right-of-use assets	使用權資產之折舊	-	168
		840	745

5. INCOME TAX EXPENSE

5. 所得税支出

Six months ended 31 December 截至12月31日止6個月

		截至12/101	
		2024 2024年 HK\$'000 千港元 (Unaudited) (未經審核)	2023 2023年 HK\$'000 千港元 (Unaudited) (未經審核)
Continuing operations: Current tax: — PRC enterprise income tax	持續經營業務: 即期税項: 一中國企業所得税	1	116
— Hong Kong profits tax	—香港企業所得税	- 1	178 294
Deferred tax: — Charged for the period	遞延税項: —期內扣除	_	_
Income tax expenses	所得税支出	1	294

5. INCOME TAX EXPENSE (Continued)

Hong Kong Profits Tax is calculated at 16.5% (2023: 16.5%) on the estimated assessable profit derived from Hong Kong.

Under the law of the People's Republic of China (the "**PRC**") on Enterprise Income Tax (the "**EIT Law**") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries is 25% for both periods. However, owing to the size of our operation during the period under review, the tax rate was 5%. Income generated in the PRC earned by subsidiaries incorporated outside the PRC is subject to withholding tax at 10% (2023: 10%).

Deferred tax are would arise the revaluation of investment property and depreciation allowances in excess of the related depreciation.

6. GAIN ON DISPOSAL OF A SUBSIDIARY 6

On 2 May 2023, the Group entered into a sale and purchase agreement to sell all of the equity interest of Honest City Enterprises Limited ("**the Disposal Group**") to an independent third party at the consideration of HK\$45.9 million.

Consideration received:

5. 所得税支出(續)

香港利得税乃以源自香港之估計應課税 溢利按16.5%(2023年:16.5%)之税率 計算。

根據中華人民共和國(「中國」)企業所得 税法(「企業所得税法」)及企業所得税法 實施條例,中國附屬公司於兩個期間之 税率為25%。然而,由於我們於回顧期 間內的業務規模,税率為5%。於中國境 外註冊成立的附屬公司在中國獲得的收 入須按10%(2023年:10%)繳納預扣税。

遞延税項來自投資物業的重估和折舊準 備金超過相關折舊。

6. 出售附屬公司之收益

於2023年5月2日,本集團訂立買賣協議,向一名獨立第三方出售廉城企業有限公司(「**出售集團**」)的所有權益,代價 為45,900,000港元。

已收代價:

		HK\$'000 千港元
Cash consideration received	已收現金代價	45,900
Analysis of assets and liabilities over v disposal of business:	which control was lost upon	於出售業務而失去控制權的資產及負債 分析:
		HK\$'000
		千港元 Unaudited
		(未經審核)
Investment properties	投資物業	4.498
Finance lease receivables	應收融資款項	32,459
Trade and other receivables	應收貿易及其他賬款	2,430
Cash and cash equivalents	現金及現金等額	3
Trade payables	應付貿易賬款	(1,533)
Other payables	應付其他賬款	(12,985)
Borrowings	借款	(103,725)
Net liabilities disposed of	已出售淨負債	(78,853)

6. GAIN ON DISPOSAL OF A SUBSIDIARY 6. 出售附屬公司之收益(續) (Continued)

Gain on disposal of a subsidiary:

出售一間附屬公司的收益:

		HK\$'000 千港元 Unaudited (未經審核)
Consideration received and receivables	已收及應收代價	45,900
Net liabilities of a subsidiary	一間附屬公司的淨負債	78,853
Amount due from Disposal Group	應收出售集團款項	(103,725)
Cumulative exchange differences in respect of	就失去控制權時釋放附屬公司	
the net assets of the subsidiaries released on	淨資產的累計匯兑差額	
loss of control		37,606
Net assets attributable to non-controlling	附屬公司非控股權益應佔淨資產	
interest of the subsidiary		17,671
Gain on disposal of a subsidiary	出售附屬公司收益	76,305

Net cash inflow arising on disposal:

出售產生的現金流入淨額:

		HK\$'000 千港元
Consideration received in cash and	現金及現金等額已收代價	
cash equivalents		45,900
Less: Cash and cash equivalents disposed of	減:已出售現金及現金等額	頁 (3
Net cash inflows arising on disposal of	出售一間附屬公司產生的	
a subsidiary	現金流入淨額	45,897
The transaction was completed on 30 October 20	023.	交易已於2023年10月30日完成。
No gain/loss on disposal of subsidiary is noted for	or the period ended 31	截至2024年12月31日止,期內沒有出
December 2024.		附屬公司所產生的收益或虧損。

7. (LOSS)/EARNINGS PER SHARE

7. 每股(虧損)/盈利

The calculation of basic (loss)/earnings per share attributable to the owners of the Company is based on the following data:

本公司擁有人應佔每股基本(虧損)/盈 利乃根據下列數據計算:

	Six months ended 31 December 載至12月21日上6個月	
	截至12月31日止6個月	
	2024	2023
	2024年 HK\$'000	2023年
	□ □ □ K \$ 000 千港元	HK\$'000 千港元
	(Unaudited)	(Unaudited)
	(未經審核)	(未經審核)
(Loss)/profit for the period attributable to owners 本公司擁有人應佔期間內		
of the Company (虧損)/收益	(21,607)	50,590
Number of ordinary shares 普通股數目	'000	'000
	千股	千股
		(Restated)
		重列
Weighted average number of ordinary shares for 就計算每股基本(虧損)/		
the purpose of basic (loss)/earnings per share 盈利之普通股加權	007.000	000.001
平均數	807,820	683,831
	HK cents港仙	HK cents港仙
(Loss)/earnings per share 每股(虧損)/盈利	(2.67)	7.36
Basic and diluted 基本及經攤薄	(2.67)	7.36

Diluted (loss)/earnings per share were the same as basic (loss)/earnings per share for the six months ended 31 December 2024 and 31 December 2023 as there were no potential ordinary shares outstanding during both periods.

The denominators used are the same for the continuing and discontinued operations.

8. DIVIDENDS

The board of directors has resolved not to pay any interim dividend for the six months ended 31 December 2024 (31 December 2023: Nil).

於截至2024年12月31日及2023年12月 31日止6個月之每股攤薄(虧損)/盈利 與每股基本(虧損)/盈利相同,原因為 於該等期間並無潛在已發行普通股。

持續經營業務及已終止經營業務所使用 的分母是相同的。

8. 股息

董事會議決並不就截至2024年12月31日 止6個月派發任何中期股息(2023年12月 31日:無)。

9. PROPERTY, PLANT AND EQUIPMENT 9. 物業、廠房及設備

Property, plant and equipment

物業、廠房及設備

		Amount 總額 HK\$'000 千港元
Carrying value at 1 July 2024 (Audited)	於2024年7月1日之賬面值(經審核)	7,045
Addition	添置	121
Currency realignment	匯兑調整	(66)
Depreciation	折舊	(840)
Carrying value at 31 December 2024	於2024年12月31日之賬面值	
(Unaudited)	(未經審核)	6,260

10. INVESTMENT PROPERTIES

10. 投資物業

		Amount 總額 HK\$'000 千港元
At 1 July 2024 (Audited)	於2024年7月1日(經審核	友) 34,262
Currency realignment	匯兑調整	(70)
Carrying value at 31 December 2024 (Unaudited)	於2024年12月31日之賬 (未經審核)	面值 34,192
The fair value of investment properties of the Group was valued by Stirling Appraisals Limited using approach. The management of the Group conside of the investment properties as at 30 June approximation to the fair value of the properties	market comparable red that the fair value 2024 was a close	本集團於2024年6月30日之投資物業之 公允價值由中寧評估有限公司使用市場 比較法進行估值。本集團管理層認為, 投資物業於2024年12月31日的公允價值 與其於2024年6月30日的公允價值相

2024 as there was no significant change in the properties market in the PRC subsequent to 30 June 2024 and up to 31 December 2024 concerning that kind of investment properties held by the Group.

若,因為有關本集團持有的該類投資物 業於中國物業市場自2024年6月30日起 至2024年12月31日止期間並無重大 變動。

11. INVENTORIES

11.存貨

	As at	As at
	31 December	30 June
	2024	2024
	於2024年	於2024年
	12月 31日	6月30日
	HK\$'000	HK\$'000
	千港元	千港元
	(Unaudited)	(Audited)
	(未經審核)	(經審核)
Raw materials 原料	3,113	3,113
Work in progress 在製品	720	720
Finished goods (notes) 製成品(附註)	3,574	3,574
	7,407	7,407
Notes:	附註:	

(i) Finished goods included cultural products (including precious stones and antiques) of approximately HK\$1,260,000 (30 June 2024: HK\$1,260,000), which were held for trading and resale in the ordinary course of business.

(ii) As at 31 December 2024 and 30 June 2024, all cultural products of the Group were stored in a warehouse run by a world-renowned security company which is an independent third party to the Group. (i) 製成品包括於日常業務過程中作為買賣及 轉售用途之文化產品(包括珍貴寶石及藝 術品)約1,260,000港元(2024年6月30日: 1,260,000港元)。

(ii) 於2024年12月31日及2024年6月30日時, 本集團之所有文化產品存放於一間全球性 安保公司之倉庫,其為本集團獨立第 三方。

12. TRADE AND OTHER RECEIVABLES

12. 應收貿易及其他賬款

		As at 31 December 2024 於2024年 12月31日 HK\$'000 千港元 (Unaudited) (未經審核)	As at 30 June 2024 於2024年 6月30日 HK\$'000 千港元 (Audited) (經審核)
Trade receivables (note) Less: provision for impairment losses	應收貿易賬款(附註) 減:減值虧損撥備	134,555 (14,960)	150,366 (7,529)
		119,595	142,837
Other receivables Less: provision for impairment losses	應收其他賬款 <i>減:</i> 減值虧損撥備	60,712 (6,676)	45,584 (6,676)
		54,036	38,908
		173,631	181,745
Represented as: Current portion Non-current portion	以下列各項列示: 即期部份 非即期部份	170,032 3,599	180,671 1,074
		173,631	181,745

Note:

附註:

The Group maintains a well-defined credit policy regarding its trade customers depending on their financial strength, credit worthiness, nature of services and products, industry practice and condition of the market with credit period ranging from 30 days to 180 days.

The ageing analysis of trade receivables (net of expected credit losses) presented based on the invoice date as at the end of the Period is as follows:

本集團就其貿易客戶實行明確之信貸政策。根據 彼等之財政實力、信用、服務及貨品之性質、行 內規範及市場情況而給予客戶介乎30日至180日 信貸期。

應收貿易賬款(扣除預期信貸虧損)於回顧期完結 時根據發票日期之賬齡分析呈列如下:

		As at 31 December 2024 於2024年 12月31日 HK\$'000 千港元 (Unaudited) (未經審核)	As at 30 June 2024 於2024年 6月30日 HK\$'000 千港元 (Audited) (經審核)
0–60 days 61–90 days 91–180 days 181–365 days Over 365 days	0-60 日 61-90 日 91-180 日 181-365 日 超過365 日	14,830 255 213 100,623 3,674	93,427 2 24,969 19,789 4,650
		119,595	142,837

12. TRADE AND OTHER RECEIVABLES (Continued)

Before accepting any new customer, the Group's finance and sales management team would assess the potential customer's credit worthiness and define the credit limit accordingly for the customers. Credit limits attributable to customers are reviewed regularly with reference to past settlement history and where appropriate, information about their current reputation. The Group's finance and sales management team considers trade receivables that are neither past due nor impaired to be of good credit quality on account of their shareholders' background such as state-owned enterprises and/or continuous repayments have been received.

The ageing analysis of trade receivable (net of expected credit losses) presented based on past due status at the end of the Period is as follows:

12. 應收貿易及其他賬款(續)

於接納任何新客戶前,本集團之財務及 銷售管理團隊會評估潛在客戶之信譽 度,並相對應地界定客戶之信貸額。賦 予客戶之信貸額會參考過往結賬記錄及 在適當的情況下,就其當前聲譽作定期 審閱。因客戶持續支付貨款,本集團之 財務及銷售管理團隊認為未逾期或未減 值之應收貿易賬款因其股東背景(如國 有企業)及/或已持續收到還款因而具備 良好信貸質素。

按於回顧期完結時逾期狀況呈列之應收 貿易賬款(扣除預期信貸虧損)之賬齡分 析如下:

		As at	As at
		31 December	30 June
		2024	2024
		於2024年	於2024年
		12月31日	6月30日
		HK\$'000	HK\$'000
		千港元	千港元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Neither past due nor impaired	既未逾期亦未減值	32	35
Less than 1 month past due	逾期少於一個月	10,421	69,068
1 to 3 months past due	逾期一至三個月	4,638	24,329
3 to 12 months past due	逾期三至十二個月	100,832	44,755
Past due over 1 year	逾期超過一年	3,672	4,650
		119,563	142,802
		110 505	140.00
		119,595	142,837

13. LOAN RECEIVABLES

13. 應收貸款

	As at 31 December 2024 於2024年 12月31日 HK\$'000 千港元	As at 30 June 2024 於2024年 6月30日 HK\$'000 千港元
Loan receivable 應收貸款 Less: provision for impairment losses 減:減值虧損撥備	12,756 (296) 12,460	6,798 (174) 6,624

As at 31 December 2024, loan receivables (net of expected credit losses) of HK\$12,460,000 (30 June 2024: HK\$6,624,000) were due from 5 borrowers (30 June 2024: three), unsecured and with personal guarantee. The loan receivables carry fixed interest rates at 6% to 8% per annum with maturity date within 6–12 months from the loan draw down date.

於2024年12月31日,應收五名借款人 (2024年6月30日:三名)的應收貸款(扣 除預期信貸虧損)為約12,460,000港元 (2024年6月30日:6,624,000港元),該 等貸款為無抵押及有個人擔保。應收貸 款的固定年利率為6至8%,到期日為貸 款提取日期後的六至十二個月內。

14. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS ("FINANCIAL ASSETS AT FVTPL")

14. 按公允價值計入損益之 金融資產(「按公允價值 計入損益之金融資產」)

	As at 31 December 2024 2024年 12月 31日 HK\$'000 千港元 (Unaudited) (未經審核)	As at 30 June 2024 2024年 6月 30日 HK\$'000 千港元 (Audited) (經審核)
Unlisted equity investments (note (i)) 非上市股本投資(附註(i)) Listed equity investments in Hong Kong (note (ii)) 香港上市證券投資(附註(ii))		
Represented by:以下列各項列示:Current assets即期部份Non-current assets非即期部份	15,158 — 15,158	10,421

Notes:

- On 29 March 2019, Allied Joy (Hong Kong) Limited ("Allied Joy"), a wholly-(i) owned subsidiary of the Company and two other independent third parties established a Company E, which was incorporated in British Virgin Islands ("BVI") with limited liability. Allied Joy subscribed for 25 ordinary shares at a total consideration of US\$250,000 (equivalent to approximately HK\$1,965,000) for 25% equity of Company E. Pursuant to the Memorandum and Articles of Association of Company E, it required more than 50% of the voting rights of shareholders to pass all the resolution including appointment and removal of directors of Company E. The other two shareholders, together hold 75% of the equity interests of Company E, have joint control over Company E and appointed all directors in Company E. Upon the completion of the subscription, the Group holds 25% of equity interest in Company E. The Group has not appointed any director in the board of directors of Company E which is responsible for making decisions of the relevant activities of Company E. In this regard, the directors of the Company conclude that the Group does not have significant influence over Company E and hence conclude that the investment in Company E is accounted for as a financial asset at fair value through profit or loss of the Group.
- (ii) The listed equity instruments as at 31 December 2024 were classified as financial assets held for trading. The fair values of the listed shares in Hong Kong are determined based on the quoted market closing prices available on the Stock Exchange.

附註:

(i)

- 於2019年3月29日,本公司的全資附屬公 司滙怡(香港)有限公司(「滙怡」)與另外兩 位獨立第三方成立了公司E,該公司在英 屬維爾京群島(「英屬維爾京群島」)註冊成 立為有限責任公司。滙怡向公司E認購了 25股普通股,佔其25%的股權,總計 250,000美元之代價(相等於約1,965,000港 元)。根據公司E的組織章程大綱和細則, 所有決議(包括公司E董事的任命和罷免) 要求公司E持有超過50%的投票權的股東 才能通過。另外兩名股東合計持有公司E 之75%的股權,因此他們共同控制了公司 E,並任命了公司E的所有董事。完成認購 後,本集團持有公司E之25%的股權。本 集團在公司F董事會中並沒有任命董事, 而該董事會將負責對公司E的相關活動進 行決策。在這方面本公司董事認為本集團 對E公司沒有相當的影響力,並因此得出 結論為本集團對公司E的投資被視為以公 允價值計量且其變動計入當期損益的金融 資產。
- (ii) 於2024年12月31日之上市股本投資被分 類為持作買賣之金融資產。香港上市證券 之公允價值乃按聯交所刊發的所報收市價 釐定。

15. TRADE AND OTHER PAYABLES

15. 應付貿易及其他賬款

		As at 31 December 2024 於2024年 12月31日 HK\$'000 千港元 (Unaudited) (未經審核)	As at 30 June 2024 於2024年 6月 30日 HK\$'000 千港元 (Audited) (經審核)
Trade payables Other payables	應付貿易賬款 應付其他賬款	82,345 66,022 148,367	86,770 64,475 151,245

The ageing analysis of trade payables presented based on the dates of the invoices as at the end of the Period is as follows:

應付貿易賬款於回顧期完結時根據發票 日期之賬齡分析呈列如下:

	As at	As at
	31 December	30 June
	2024	2024
	於2024年	於2024年
	12月 31日	6月30日
	HK\$'000	HK\$'000
	千港元	千港元
	(Unaudited)	(Audited)
	(未經審核)	(經審核)
0-60 days 0-60 日	6,166	561
61–90 days 61–90 日	_	_
91–365 days 91–365 日	3,149	85,195
Over one year 超過一年	73,030	1,064
	82,345	86,770

The credit period for purchases of goods ranged from 30 days to 120 days.

購買貨品之信貸期介乎30日至120日。

16. CONTRACT LIABILITIES

16. 合約負債

	As at 31 December 2024 於 2024 年 12月 31 日 HK\$'000 千港元 (Unaudited) (未經審核)	As at 30 June 2024 於2024年 6月30日 HK\$'000 千港元 (Audited) (經審核)
Receipts in advance from customers for 就提供服務之預收客戶 provision of services 款項	847	(紅田1火) 847

17. PROMISSORY NOTE PAYABLE

On 19 November 2024, the Company issued a promissory note with principal amount of HK\$3,000,000 to an independent third party.

The maturity date of the promissory note is 18 November 2026 or such other date as the Company and the holder of the promissory note may agree in writing.

The promissory note carries interest at 6% per annum based on the principal amount then outstanding on a daily basis which shall be due and payable on the maturity date of the issue date of the promissory note.

On 19 December 2024, the Company issued a promissory note with principal amount of HK\$2,000,000 to an independent third party.

The maturity date of the promissory note is 18 February 2025 or such other date as the Company and the holder of the promissory note may agree in writing.

The promissory note carries interest at 7% per annum based on the principal amount then outstanding on a daily basis which shall be due and payable on the maturity date of the issue date of the promissory note.

For both promissory notes, neither the Company nor the holder of the promissory note may assign any of its rights and obligations without the prior written consent of the other party. The Company may repay all or part of the principal together with interest accrued thereon without penalty at any time prior to the maturity date by giving 7 days' prior written notice to the holder of the promissory note.

17. 應付承兑票據

於2024年11月19日,本公司向獨立第三 方發行本金金額為3,000,000港元之承兑 票據。

該承兑票據的到期日為2026年11月18日 或本公司與該承兑票據持有人可能書面 協定的其他日期。

該承兑票據的年利率為6%,根據當時未 償還本金金額按日計算,應於該承兑票 據的到期日支付。

於2024年12月19日,本公司向獨立第三 方發行本金金額為2,000,000港元之承兑 票據。

該承兑票據的到期日為2025年2月18日 或本公司與該承兑票據持有人可能書面 協定的其他日期。

該承兑票據的年利率為7%,根據當時未 償還本金金額按日計算,應於該承兑票 據的到期日支付。

就兩份承兑票據而言,未經另一方事先 書面同意,本公司或承兑票據持有人均 不得轉讓其任何權利及義務。本公司可 於到期日前任何時間向承兑票據持有人 發出七日書面通知,在沒有罰金的情況 下償還全部或部分本金連同應計利息。

18. SHARE CAPITAL

18. 股本

					股份	ares	Amount 金額 HK\$'000 千港元
Authorised share capital:		法定股本:					
Balance at 1 July 2024 an 31 December 2024 with of HK\$0.01 each		按每股面值0.01 於2024年7月 ⁻ 2024年12月3 ⁻	日及		160,000	,000	1,600,000
			Number of shares 股份數目 '000 千股	Share capital 股本 HK\$'000 千港元	Share premium 股份溢價 HK\$'000 千港元	Capital reserve 股本儲備 HK\$'000 千港元	Tota 總名 HK\$'00 千港疗
Issued and fully paid share capital:	已發行及總	故足股本:					
Balance at 1 July 2024 Issue of share through	於2024年7 透過配售而	月1日 「發行股份(附註)	683,831	6,838	2,235,132	1,093,039	3,335,00
placing (note) Share issuance expenses	發行股份費	別	136,764 —	1,368 —	22,566 (599)	-	23,93 (59
	2024年12月]31日之結餘	820,595	8,206	2,257,099	1,093,039	3,358,34

HK\$23,934,000 to be used as general working capital of the Group.

募集資金總額約23,934,000港元將用作本 集團的一般營運資金。

19. RELATED PARTY TRANSACTIONS

Key management personnel remuneration

Key management personnels are those persons holding positions with authority and responsibility for planning, directing and controlling the activities of the Group, directly or indirectly, including the directors of the Company. Key management personnels' remuneration are as follows:

19. 關連人士交易

主要管理人員薪酬

主要管理人員為擔任具權力且直接或間 接負責本集團業務規劃、指導及控制之 職位之人士,包括本公司董事。主要管 理人員薪酬如下:

		Six months ende 截至12月31	
		2024 2024年 HK\$'000 千港元 (Unaudited) (未經審核)	2023 2023年 HK\$'000 千港元 (Unaudited) (未經審核)
Salaries and other benefits Retirement benefit scheme contributions	薪金及其他福利 退休福利計劃供款	3,348 18	3,390 19
		3,366	3,409

20. FAIR VALUE MEASUREMENT

Fair value hierarchy

The following table presents the fair value of the Group's financial instruments and investment properties measured at the end of the Period on a recurring basis, categorised into the three-level fair value hierarchy as defined in HKFRS 13, Fair value measurement. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

Level 1 valuations: Fair value measured using only Level 1 inputs i.e. unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date such as listed stocks, bonds, funds or any assets that have a regular "mark to market" mechanism for setting a fair market value.

20. 公允價值計量

公允價值層級

下表為按經常性基準計量之本集團於回 顧期完結時之金融工具及投資物業公允 價值,已分類至香港財務報告準則第13 號公允價值計量所界定之三個公允價值 層級。在公允價值計量中分類之層級乃 參考估值技術所用之輸入數據之可觀察 性及重要性而釐定,詳情如下:

第一層級估值:僅採用第一層級輸入數 據,即以相同資產或負債,例如上市股 份、債券、基金或就設定公平市場價值 而言擁有常規「按市值計價」機制的任何 資產於計量日在活躍市場上之報價(不 作調整)計量公允價值。

20. FAIR VALUE MEASUREMENT (Continued)

Fair value hierarchy (Continued)

Level 2 valuations: Fair value measured using Level 2 inputs i.e. observable inputs which fail to meet Level 1, and not using significant unobservable inputs. Level 2 assets are financial assets that do not have regular market pricing, but whose fair value can be determined based on other data values or market prices. For example, valuers adopt valuation model for assessing the market value of the properties, such as comparing with similar assets surrounding the properties, hence, the fair values are quoted prices for similar assets and not for identical assets.

Level 3 valuations: Fair value measured using significant unobservable inputs.

The following table provides an analysis of financial instruments and investment properties that are measured at fair value at the end of the Period for recurring measurement, grouped into levels 1 to 3 based on the degree to which the fair value is observable in accordance to the accounting policy.

Assets measured at fair value

20. 公允價值計量(續)

公允價值層級(續)

第二層級估值:採用第二層級輸入數 據,即未能符合第一層級之可觀察輸入 數據,且不採用重大不可觀察輸入數 計量公允價值。第二層資產為並無常規 市場定價之金融資產,惟其公允價值可 根據其他數據價值或市價而釐定。例 如,估值師採用估值模型以評估物業之 市值,即與物業周邊類似資產進行比 較,因此,公允價值為類似資產之報 價,而並非相同資產之報價。

第三層級估值:採用重大不可觀察輸入 數據計量公允價值。

下表列出於回顧期結束時就經常性計量 以公允價值計量之金融工具及投資物業 之分析,根據會計政策按公允價值之可 觀察程度分為第一至第三層級別。

按公允價值計量之資產

		Fair value 公允價值 HK\$'000 千港元 (Unaudited) (未經審核)	Level 1 第一層級別 HK\$'000 千港元 (Unaudited) (未經審核)	Level 3 第三層級別 HK\$'000 千港元 (Unaudited) (未經審核)
As at 31 December 2024	於2024年12月31日			
Assets Investment properties	資產 投資物業	34,192	-	34,192
Financial assets at FVTPL — listed equity securities — unlisted equity securities	按公允價值計入損益之金融資產 一上市股本證券 一非上市股本證券	15,158 —	15,158 —	
		Fair value	L av val et	
		Fair Value 公允價值	Level 1 第一層級	Level 3 第三層級
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
		(Audited) (經審核)	(Audited) (經審核)	(Audited) (經審核)
As at 30 June 2024 Assets	於2024年6月30日 資產			
Investment properties	投資物業	34,262	_	34,262
Financial assets at FVTPL — listed equity securities	按公允價值計入損益之金融資產 一上市股本證券	10,421	10,421	_

There was no transfer between level 1, 2 and 3 during both periods.

於兩個期間內,第一層級、第二層級及 第三層級之間並無轉撥。

INTERIM DIVIDEND

The Board has resolved not to declare an interim dividend for the six months ended 31 December 2024 (2023: nil).

MANAGEMENT DISCUSSION AND ANALYSIS

FINANCIAL RESULTS

Revenue

The Group reported a total revenue for the six months ended 31 December 2024 of approximately HK\$21.7 million as compared with approximately HK\$89.3 million for the Previous Period, representing a decrease of approximately 75.8%. Such decrease mainly attributed from a lower volume of contract delivered from Smart City Solution's projects and renewable energy segment during the Period. The details are given below.

Loss Attributable to Owners of the Company

For the six months ended 31 December 2024, the loss attributable to owners of the Company was approximately HK\$21.6 million as compared with a profit of approximately HK\$51 million for the Previous Period. The recognition of a loss attributable to shareholders for the six months ended 31 December 2024 was primarily attributed to (i) the substantial decrease in revenue and operating results from smart city solution business segment, which had become significantly stagnant due to the shortage of supply of crucial chips and systems as a result geopolitical sanctions; (ii) the substantial decrease in revenue and operating results from renewable energy business segment following the government's assertion that the Feed-in-tariff subsidy program would most unlikely be extended beyond the year 2033, which had discouraged investors of renewable energy in making further investment in Solar Photovoltaic Systems in Hong Kong; and (iii) the one-off gain recorded from the disposal of interest in a hotel located in Dongguan for the six months ended 31 December 2023 is non-recurring in nature.

Other Income, Gains and Losses

During the Period, the Group recognized other income of approximately HK\$0.6 million (2023: approximately HK\$1.6 million) which was mainly attributed to the interest income from loan receivables of about HK\$0.5 million during the Period.

General and Administrative Expenses

General and administrative expenses for the six months ended 31 December 2024 increased by approximately 52.8% to approximately HK\$17.6 million (2023: approximately HK\$11.5 million). This was mainly attributable to the increase in research and administrative expenses in relation to the newly commenced green energy business. However, as stated in last annual report, it is the current management's strategy to adopt a stringent and cost effective overhead structure so as to enhance the return on investments.

中期股息

董事會決議不會宣佈派發截至2024年12月31 日止6個月之中期股息(2023年:無)。

管理層討論及分析

財務業績

收益

本集團於截至2024年12月31日止六個月錄得 總收益約21,700,000港元,較去年同期約 89,300,000港元減少約75.8%。這主要歸因於 期內智慧城市解決方案項目及再生能源業務 的合同交付量下降所致。詳細資訊在以下各節 中説明。

本公司擁有人應佔虧損

截至2024年12月31日止6個月,本公司擁有人 應佔虧損約為21,600,000港元,去年同期溢利 則約為51,000,000港元。截至2024年12月31日 止6個月錄得應佔股東綜合虧損的主要原因是 由於:(i)因地緣政治的原因導致所有數據中心 相關的重要系統及芯片貨源短缺,致使整個智 慧城市行業的發展嚴重滯後。本集團的智慧城 市解決方案業務收入及營運業績錄得顯著減 少:(ii)香港政府近期已表明上網電價的資助計 劃很可能不會在2033年到期後再延續。故此, 一般可再生能源項目的投資者都會見而卻 步。本集團的可再生能源業務收入及營運業績 錄得顯著減少;以及(iii)截至2023年12月31日 止六個月期間,從出售位於東莞的一家酒店所 錄得的一次性收益屬非經常性質。

其他收入、收益及虧損

於回顧期間,本集團確認了其他收入約 600,000港元(2023年:約1,600,000港元),其 收入主要來自於回顧期間確認之貸款利息收 入約500,000港元。

一般及行政支出

截至2024年12月31日止6個月一般及行政支 出增加約52.8%至約17,600,000港元(2023年: 約11,500,000港元)。主要由於新開展之緣色 能源業務所產生的研究費用及行政開支增加 所致。但如去年的年報所述,我們現行的管理 方針是嚴控成本並建構精簡有效的日常開支 架構,從而提升投資回報。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

FINANCIAL RESULTS (Continued)

Fair Value Loss of Financial Assets at Fair Value through Profit or Loss

During the Period, the Group recognised fair value gain on financial assets at fair value through profit or loss of approximately HK\$3.5 million as compared with the fair value loss of approximately HK\$17.7 million in the Previous Period. The detailed information is set out in the "Review of Operations" section below.

Finance Costs

Finance costs for the six months ended 31 December 2024 increased to approximately HK\$89,000 from approximately HK\$25,000 for the Previous Period, this was mainly attributed to the interest incurred from promissory notes issued during the period.

管理層討論及分析(續)

財務業績(續)

按公允價值計入損益之金融資產公允 價值虧損

於回顧期間,本集團確認按公允價值計入損 益之金融資產公允價值收益約為3,500,000港 元,去年同期為公允價值虧損約17,700,000港 元。有關詳情載於以下「業務回顧」一段。

財務成本

財務成本截至2024年12月31日止6個月增加 至約89,000港元(去年同期約25,000港元),主 要由於本期發行之承兑票據之計提利息開支 所致。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

REVIEW OF OPERATIONS

Since its inception, the Group's primary business model has been the delivery of comprehensive solutions through technology packages that integrate relevant hardware and software for customers, referred to as the "Tech Business Model." A defining characteristic of this model is the necessity for continuous innovation, requiring regular introductions of new products to stay in sync with the rapidly evolving technological landscape. Notably, both the Smart City Solutions and Renewable Energy sectors are recognized as key components of this Tech Business Model.

The table below sets out the details of the Tech Business Model of the Smart City Solution Business and Renewable Energy Business:

管理層討論及分析(續)

業務回顧

自成立以來,本集團的主要商業模式一直是 通過綜合科技向客戶提供匯總解決方案,當 中整合了相關的硬件和軟件,稱為「技術商業 模式」。這一模式的顯著特點是必須不斷創 新,定期推出新產品,以跟上快速變化的技術 環境。值得注意的是,智慧城市解決方案業務 和可再生能源業務均被認為是這一技術商業 模式的關鍵組成部分。

下表詳細列出了智慧城市解決方案業務和可 再生能源業務的技術商業模式的細節:

Business segments 業務分部	Details of the Tech Business Model 科技商業模式詳請
Renewable Energy Business	The Group designs and installs SPV system (the hardware) and energy management system (a byproduct using the IoT technology) (the software) for customers, through which customers can monitor the operation of solar system and the production of energy.
可再生能源業務	集團為客戶提供設計並安裝太陽能系統(硬體)和能源管理系統(使用物聯網技術的副 產品(硬體)),客戶可透過該系統監控太陽能系統的運作和產能。
Sales of Smart Construction Solution Business	Revenue from the Sales of Smart Construction Solution Business is generated through the design of hardware stack and development of software by the Group for customers to monitor the on-site construction progress.
智慧建築解決方案業務	智慧建築解決方案的業務收入透過本集團設計硬件組合和開發軟件而產生,可讓客 戶監督現場施工進度。
Sales of IoT Solution Business	Revenue from the Sales of IoT Solution Business is generated through the design and development of IoT enabling and enabled devices, web and internet interfaces, analytics and customized software solutions by the Group for customers to use in different scenarios such as classrooms, libraries, etc.
物聯網業務	物聯網解決方案業務的銷售收入是透過設計物聯網支援和支援設備、網路和互聯網 介面、分析及為客戶度身訂做可應用於不同領域如教室、圖書館等場景的軟件解決方 案而產生。
IDC Business	The intelligent computing platforms installed by the Group consists of hardware and software to satisfy the computing functions in different scenarios, in data centres.
互聯網數據中心業務	本集團安裝的智慧運算平台由硬件和軟件組成以滿足客戶在不同場景下的運算功能。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

REVIEW OF OPERATIONS (Continued)

Technology - Smart City Solution Business

The smart city solution business of the Group mainly consists of the Sales of smart construction solution business, Sales of IoT Solution Business, including Internet Data Centre ("IDC") Business which involves the sale & installation of data centre systems, and the business of leasing out internet data centre (collectively "Smart City Solutions Business").

The Group has been selecting financially stable customers, primarily government-owned entities, which instills a high level of confidence in their reliability and minimizes the risk of default. We are all aware that payment cycles in the Mainland China have been slow due to the struggling economy; however, the actual demand and strong support these entities receive from the government further reinforce their stability.

Additionally, our suppliers have been very accommodating by granting us extended credit periods, recognizing that most of our customers are government-owned enterprises with low credit risk, even though these customers also require lengthy credit terms from us.

The Group is dedicated to building long-term relationships with our customers. We have implemented proactive measures to ensure the successful execution of our projects, including timely installation and rigorous testing. These efforts are designed to provide our customers with reliable and efficient solutions tailored to their specific needs.

Moreover, our commitment to cultivating relationships with sizable and reputable clients has been a crucial factor in our success. Our customer base primarily consists of state-owned enterprises and well established publicly listed companies, reflecting the Group's strong reputation and credibility in the Mainland market.

However, during the period under review, the data centre business in China has faced significant stagnation due to a combination of factors, primarily stemming from a shortage of crucial semiconductor chips and systems exacerbated by geopolitical sanctions. More detailed analyses of the situation is given in the Outlook section of this report.

管理層討論及分析(續)

業務回顧(續)

技術 - 智慧城市解決方案業務

集團的智慧城市解決方案業務主要包括智慧 建築解決方案業務、物聯網解決方案業務、互 聯網數據中心(統稱「數據中心」)業務,其中涉 及數據中心的銷售和安裝系統、及互聯網數 據中心租賃業務(統稱「智慧城市解決方案 業務」)。

本集團一直選擇財務穩健的客戶,主要是政 府擁有的實體,這不僅增強了我們對其可靠 性的信心,也降低了違約風險。儘管由於經濟 不景氣,中國內地的付款周期較長,但這些客 戶的實際需求以及政府的強力支持進一步鞏 固了其穩定性。

另外,我們的供應商也十分配合,願意提供較 長的信用期限,因為他們知道我們的大多數 客戶是政府擁有的企業,信用風險非常低,雖 然這些客戶同樣要求我們提供較長的信用 條件。

本集團致力於建立與客戶的長期夥伴關係。 我們已採取積極措施,確保專案的成功執行, 包括按時完成安裝及進行嚴格測試,旨在為 客戶提供可靠且高效的解決方案,以符合其 具體需求。

此外,我們專注於培養與規模龐大及聲譽良 好客戶之間的關係,這也是我們成功的重要 因素。目前,我們的客戶主要為國有企業和知 名上市公司,這彰顯了本集團在中國內地市 場的良好信譽與可信度。

但由於地緣政治制裁令重要半導體芯片及系 統短缺,中國的數據中心業務面臨顯著放緩。 我們在本報告的展望部分有更加詳盡的分析。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

REVIEW OF OPERATIONS (Continued)

Technology - Renewable Energy Business

Since 2018, the Group has invested significant resources into the research and development of our Solar Photovoltaic (SPV) technology products. It's important to note that the Renewable Energy Business encountered substantial challenges between 2020 and early 2024 due to factors beyond our control. These challenges included delays in obtaining necessary approvals and permits, and the obstacles and additional costs incurred due to frequent changes of requirements by the power company.

Furthermore, the Hong Kong Government's sudden cut in Feed-in Tariff (FiT) rates dissuaded some customers from proceeding with their orders. It's essential to understand that business resilience across all sectors requires a buffer period for adaptation and recovery. The scheduled termination of the Feed-in Tariff (FiT) scheme in Hong Kong in December 2033 signifies that the 'internal rate of return' for the Solar Photovoltaic (SPV) renewable energy business has entered a phase of diminishing returns. This situation fails to provide adequate incentives for investors to maintain their investments in this sector in Hong Kong.

The Group's Renewable Energy Business consists of

- (i) the sales of SPV system (the "**Sales of SPV Business**");
- the sales of the inverter and energy storage systems and the provision of technical services and support (the "Inverter-related Business");
- (iii) feed-in tariff rates business (the "FiT Rates Business"); and
- (iv) the design, supply, and installation of cutting-edge energy storage systems for standalone solar photovoltaic (SPV) systems, empowering customers to utilize renewable energy without relying on traditional electricity power companies.

The Sales of SPV Business and the Inverter-related Business are the core business under the Renewable Energy Business.

During review period, sales of inverters were temporarily halted due to changes in market conditions and geopolitical factors in Europe, where our major customer is located.

管理層討論及分析(續)

業務回顧(續)

技術 - 可再生能源業務

自2018年以來,本集團在太陽能光伏(SPV)技 術產品的研究和發展方面投入了大量的資 源。需要強調的是,可再生能源業務在2020年 至2024年初期間面臨了許多重大挑戰,這些 挑戰均源自我們無法控制的因素,包括為獲 取相關部門的批核與許可而導致的延遲,以 及因電力公司頻密地改變要求而產生的障礙 及額外的成本。

此外,香港政府突然下調上網電價(FiT)也使得 部分客戶放棄了他們的訂單。必須意識到,各 行各業的商業韌性需要一段緩衝期來適應和 恢復。香港的上網電價(FiT)計劃預定於2033年 12月終止,這表明太陽能光伏(SPV)可再生能 源業務的「內部收益率」已進入回報遞減的階 段。這種情況不足以激勵投資者繼續在香港 這一領域進行投資。

集團的可再生能源業務包括

- (i) 太陽能發電系統的銷售(「SPV銷售業務」);
- (ii) 太陽能逆變器和儲能系統的銷售及技術 支援服務(「逆變器相關業務」);
- (iii) 太陽能上網電價的收益分成業務(「FiT上 網電價業務」);及
- (iv) 為獨立太陽能光伏(SPV)系統設計、供應 和安裝先進的能源儲存系統,使客戶能 夠獨立發電自用而無需倚賴傳統電力公 司,充分利用可再生能源。

SPV銷售業務及逆變器相關業務為可再生能源 業務旗下之核心業務。

回顧期內,逆變器銷售因我們的主要客戶所 在的歐洲市場及地緣政治變化而暫停。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

REVIEW OF OPERATIONS (Continued)

Technology - Renewable Energy Business (Continued)

On a positive note, during the period under review, the Group successfully commenced sales, design and installation of its SPV Systems to Southeast Asia customers together with energy storage systems as part of our efforts to expand our market presence and product range.

Green Energy Business

In August 2024, the Group achieved a significant milestone by securing official validation of its technology from esteemed government examination bodies in the People's Republic of China. This pivotal endorsement has cleared the path for the inaugural trial production of our innovative Oxyhydrogen Gas System, which leverages our proprietary cold nuclear fusion technology as an alternative fuel for heat and power generation.

The first Oxyhydrogen Gas System was delivered to a customer in Guangzhou, where it commenced production of oxyhydrogen gas in September 2024. This trial implementation empowers the enterprise to adopt a production model focused on energy efficiency and emissions reduction. Additionally, the Company has received an advanced payment from another customer for steam generated using our Oxyhydrogen Gas.

Cultural Products

As in previous years, the Company maintains a cautious approach to managing its cultural products. We stay informed about market conditions to seize the right opportunities for selling some of the Group's inventory at the best possible prices. Additionally, we showcase our cultural products, which are also works of art, on our Company's website to raise public awareness. These strategies are consistent with our practices from prior years.

Securities Investments

As part of the Group's short-term investment activities, the Group has invested in some Hong Kong listed securities, the details and information of which are as follows:

During the Period, the Group recorded an overall fair value gain on financial assets at fair value through profit or loss of approximately HK\$3.5 million which was attributable to improved market sentiment on the stocks market of China and Hong Kong during the second half of 2024 (2023: fair value loss of approximately HK\$17.7 million).

管理層討論及分析(續)

業務回顧(續)

技術 - 可再生能源業務(續)

值得一提的是,集團在回顧期期間成功啟動 了對東南亞客戶的SPV系統銷售、設計和安 裝,並同時提供其儲電系統。這是我們擴展新 產品種類及市場份額的一項重要舉措。

綠色能源業務

2024年8月,本集團取得了一個重要的里程 碑,其技術獲得了中國政府審查機構的正式 認證。這項關鍵性的認可為我們創新的氫氧 混合氣體製氣系統的試產開路,該系統利用 我們專有的冷核聚變技術作為供熱和發電的 替代燃料。

首套氫氧混合氣體製氣系統已交付廣州客 戶,並於2024年9月開始生產氫氧氣。此試點 的實施,使該企業有能力採用注重節能減排 的生產模式。此外,本公司亦已收到另一家客 戶就使用本公司氫氧氣產生的蒸汽而支付的 預付款。

文化產品

與往年一樣,本公司持續採取謹慎的態度來 處理文化產品。我們不斷關注市場狀況,以便 把握適當的時機,以合適的價格出售集團部 分文化產品的庫存。此外,我們在公司網站上 展示了我們的文化產品,這些產品同時也是 藝術品,以提高公眾對我們文化產品的認知。 這些做法與往年一致。

證券投資

作為本集團短線投資活動之一環,本集團已 投資若干香港上市證券,有關投資詳情及資 料載列如下:

於回顧期內,本集團整體錄得金融資產方面 按公允價值計算約3,500,000港元之收益。此 乃歸因於2024年下半年中港股票市場氣氛回 暖所致(2023年:公允價值虧損約17,700,000 港元)。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

REVIEW OF OPERATIONS (Continued)

Securities Investments (Continued)

As at 31 December 2024, the fair value of the listed equity investments in Hong Kong classified as financial assets at fair value through profit or loss amounted to approximately HK\$15.2 million (30 June 2024: approximately HK\$10.4 million). These investment portfolios comprised 8 (30 June 2024: 8) equity securities listed in The Stock Exchange of Hong Kong Limited (the **"Stock Exchange**") of which 6 (30 June 2024: 6) equity securities are listed on the Main Board of the Stock Exchange while the remaining 2 (30 June 2024: 2) equity securities are listed on the GEM of the Stock Exchange.

A summary of the Group's financial assets at fair value through profit or loss is given below:

管理層討論及分析(續)

業務回顧(續)

證券投資(續)

於2024年12月31日,被分類為按公允價值計 入損益之金融資產之香港上市證券投資之 公允價值約為15,200,000港元(2024年6月30 日:約10,400,000港元)。構成該等投資組合包 含有8間於香港聯合交易所有限公司(「**聯交** 所」)上市的證券(2024年6月30日:8),其中6 項證券於聯交所主板上市(2024年6月30日: 6),而餘下2項證券於聯交所GEM上市(2024 年6月30日:2)。

本集團按公允價值計入損益之金融資產概要 呈列如下:

Company Name/Stock Code	公司名稱/股份代號	Notes 附註	Number of shares held by the Group at 31 December 2024 本集團 於2024年 12月31日 持有之 股份數目	Percentage of the issued share capital of the relevant company at 31 December 2024 於2024年 12月31日之 佔有關公司 已發行股本 股權百分比 %	Investment cost at 31 December 2024 於2024年 12月31日之 投資成本 HK\$ 港元	Accumulated unrealised fair value (loss)/gain 累積未變現 公允價值 (虧損)/收益 形代 港元	Fair value at 31 December 2024 於2024年 12月31日之 公允價值 HK\$ 港元	Percentage of total held-for- trading investment 持作買賣 投資總額之 百分比 %
Financial assets at fair value through profit or loss	按公允價值計入損益之金融資產							
Zijing International Financial Holdings	紫荊國際金融控股有限公司							
Limited (Stock code: 8340)	(股份代號:8340)	1	1,561,000	0.29%	12,724,659	(12,629,438)	95,221	0.63%
GoFintech Innovation Limited	國富創新有限公司							
(Stock code: 290)	(股份代號:290)	2	1,423,400	0.02%	2,334,376	(1,209,890)	1,124,486	7.42%
Worldgate Global Logistics Ltd	盛良物流有限公司		100.000	0.000/		(0.070.400)	10.000	0.070/
(Stock code: 8292)	(股份代號:8292)	3	180,000	0.03%	2,286,000	(2,273,400)	12,600	0.07%
Summit Ascent Holdings Limited	凱升控股有限公司 (股份代號:102)		0 500 000	0.000/	0 404 500	(0.017.000)	117 500	0.78%
(Stock code: 102) China Star Entertainment Limited	(版衍代號·102) 中國星集團有限公司	4	2,500,000	0.06%	2,434,500	(2,317,000)	117,500	0.78%
(Stock code: 326)	(股份代號:326)	5	12,240,000	0.50%	9,885,445	(3,765,455)	6,119,990	40.38%
Kantone Holdings Limited	看通集團有限公司	5	12,240,000	0.0076	9,000,440	(0,700,400)	0,119,990	40.00 /0
(Stock code: 1059)	(股份代號:1059)	6	15,435,000	4.94%	5,853,705	(297,105)	5,556,600	36.66%
China Environment Resources Group	中國環境資源集團有限公司	-	,		-,,- 00	(,100)	2,222,200	/0
Limited (Stock code: 1130)	(股份代號:1130)	7	2,340,000	0.48%	518,156	(50,156)	468,000	3.09%
FEG Holdings Corporation Limited	鑄帝控股集團有限公司				,	,	,	
(Stock code: 1413)	(股份代號:1413)	8	10,800,000	0.90%	2,008,600	(345,400)	1,663,200	10.97%
						(00.007.6)		100.071
					38,045,441	(22,887,844)	15,157,597	100.0%
MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

REVIEW OF OPERATIONS (Continued)

Securities Investments (Continued) Notes:

 8340 Zijing International Financial Holdings Limited Zijing International Financial Holdings Limited ("Zijing Financial") and its subsidiaries (collectively referred to as the "Zijing Group") are principally engaged in the provision of corporate finance advisory services in Hong Kong.

According to Zijing Financial's interim report for the six months ended 30 June 2024, the Zijing Financial Group recorded revenue of approximately HK\$20.8 million and total comprehensive loss of approximately HK\$3.0 million. As mentioned in our annual report 2024, they remained on track and their business was considered viable and sustainable.

As at 31 December 2024, the Group held 1,561,000 shares in Zijing Financial and the Group recorded an accumulated unrealised loss of HK\$12,629,438 in respect of such investment during the Year. There was no disposal of the shares in Zijing Financial during the Period.

2. 290 GoFintech Innovation Limited

GoFintech Innovation Limited ("GoFintech") and its subsidiaries (collectively referred to as the "GoFintech Group") are principally engaged in securities and insurance brokerage and provision of asset management, corporate finance, margin financing and money lending services.

As mentioned in the annual report 2024 we have kept assessing the status of GoFintech and we will sell the stock at the appropriate time and price level, This plan has not changed since the time when we released our annual report 2024.

According to GoFintech's interim report for the six months ended 30 September 2024, GoFintech Group recorded revenue of approximately HK\$22.0 million and total comprehensive expenses of approximately HK\$7.7 million.

As at 31 December 2024, the Group held 1,423,400 shares in GoFintech and the Group recorded an accumulated unrealised loss of HK\$1,209,890 in respect of such investment during the Period. There was no disposal of shares of GoFintech during the Period.

管理層討論及分析(續)

業務回顧(續)

證券投資(續) 附註:

2.

 8340紫荊國際金融有限公司 紫荊國際金融有限公司(「紫荊金融」)及 其附屬公司(統稱「紫荊集團」)主要於香 港提供金融服務。

> 根據紫荊集團截至2024年6月30日的中 期報告,紫荊金融集團的收入約為2,080 萬港元,總綜合虧損約為300萬港元。正 如我們在2024年年報中所提到的,他們 的業務持續保持在正軌,並被認為是可 行且可持續的。

> 截至2024年12月31日,集團持有紫荊集 團的1,561,000股股份,在本年度內,該 投資的累計未實現虧損為12,629,438港 元。於回顧期內,並未出售紫荊集團的 股份。

290國富創新有限公司 國富創新有限公司(「國富創新」)及其附 屬公司(統稱「國富創新集團」)主要從事 證券及保險經紀、以及提供資產管理、 企業融資、孖展融資及放債服務。

正如我們在2024年年報中提到的,我們 持續評估國富創新的最新狀況,並將在 適當的時間和價格水平出售該股票。自 我們發佈2024年年報以來,此計劃未有 改變。

根據國富創新截至2024年9月30日止六 個月的中期報告,國富創新集團錄得約 2,200萬港元的收入和約770萬港元的總 綜合支出。

截至2024年12月31日,集團持有國富創 新集團的1,423,400股股份,並在回顧期 內該投資的累計未實現虧損為1,209,890 港元。於回顧期內,並未出售國富創新 集團的股份。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

REVIEW OF OPERATIONS (Continued)

Securities Investments (Continued) Notes: (Continued)

3. 8292 Worldgate Global Logistics Ltd

Worldgate Global Logistics Ltd ("Worldgate") and its subsidiaries (collectively referred to as the "Worldgate Group") are principally engaged in the provision of comprehensive international freight services, transportation services as well as warehousing services to customers worldwide and trading of used mobile phones in Hong Kong.

According to Worldgate's interim report for the six months ended 30 June 2024, Worldgate Group recorded revenue of approximately Malaysian Ringgit ("**RM**") 36 million and total comprehensive loss of approximately RM6.9 million. However, under the current market situation, as stated in our annual report 2024, our plan is still to sell the stock if price is right.

As 31 December 2024, the Group held 180,000 shares in Worldgate and the Group recorded an accumulated unrealised loss of HK\$2,273,400 in respect of such investment during the Period.

There was no disposal of the shares in Worldgate during the Period.

4. 102 Summit Ascent Holdings Limited

Summit Ascent Holdings Limited ("Summit Ascent") and its subsidiaries (collectively referred to as the "Summit Ascent Group") conducted through its 60 percent equity interest in Oriental Regent Limited ("Oriental Regent") in the operation of gaming and hotel.

The Summit Ascent Group received a management fee income calculated at 3 percent of the total gaming revenue, net of rebates, generated by G1 Entertainment Limited Liability Company, a wholly-owned subsidiary of Oriental Regent.

管理層討論及分析(續)

業務回顧(續)

證券投資(續) 附註:(續)

3. 8292盛良物流有限公司 盛良物流有限公司(「盛良物流」)及其附 屬公司(統稱「盛良物流集團」)主要從事 提供綜合國際貨運服務、運輸服務以及 全球客戶的倉儲服務,並在香港進行二 手手機的貿易。

> 根據盛良物流集團截至2024年6月30日 的中期報告,盛良物流集團的收入約為 3600萬馬來西亞令吉(「**令吉**」),總綜合 虧損約為690萬令吉。然而,在目前的市 場情況下,正如我們在2024年年報中所 述,我們的計劃仍然是如果價格合適, 就出售該股票。

> 截至2024年12月31日,集團持有盛良物 流集團的180,000股股份,並於回顧期內 該項投資的累計未實現虧損為2,273,400 港元。

於回顧期內,並未出售盛良物流的股份。

4. 102凱升控股有限公司

凱升控股有限公司(「凱升」)及其附屬公司(統稱「凱升集團」)主要透過於東雋有限公司(「東雋」)之60%股本權益而進行 博彩及酒店業務。

凱升集團亦收取按東雋之全資附屬公司 G1 Entertainment Limited Liability Company 帶來之總博彩收益(扣除回贈)之3%計算 的管理費收入。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

REVIEW OF OPERATIONS (Continued)

Securities Investments (Continued) Notes: (Continued)

4. 102 Summit Ascent Holdings Limited (Continued)

In their interim report 2023, they mentioned that, with their main project, Tigre de Cristal, the Summit Ascent Group's integrated resort nestled near Vladivostok in the Russian Far East, had admirably sustained a robust domestic business operation and was still the key revenue generator of the Group in the first half of 2023. Tigre de Cristal superbly solidified its acumen in the industry as a well-loved Russians' integrated resort amid the then economic ambiguity. With local business swinging towards an upward trajectory, the near term outlook coming from its Russian locals for the resort appeared steady. Nonetheless, the drastic drop in the number of inbound tourist arrivals in the Russian Federation due to geopolitical tensions were unprecedented and they had taken every action to mitigate the impact on the Summit Ascent Group.

From a risk management perspective, given uncertainties associated with the ongoing Russia-Ukraine conflict, compounded by Western countries' sanctions and the ban on Russian airspace, have impeded the free flow of funds. Thus it may not serve their shareholders' interests to continue deploying capital in building the TdC Phase II.

During these challenging times, the Summit Ascent Group has been pursuing all available options, as well as potentially looking for strategic local partners who might be able to bring value in operating the integrated resort. Besides, the Summit Ascent Group completed the acquisition of the land parcels in Miyakojima City, Okinawa Prefecture of Japan in July 2023 for developing into a luxury hotel with seaside cabins. As the Group has rich experience in building and operating fivestar hotels such as Tigre de Cristal, there is strong potential synergy and cross selling opportunities for its integrated resort business. The acquisition is consistent with the Summit Ascent Group's strategy to diversify its geographical presence in Asia and allocate the surplus capital towards investments that have the potential to generate the highest returns.

However, Summit Ascent suspended for trading since 11 January 2024, therefore an updated market value is not available for benchmarking the value of the Group's shareholding in Summit Ascent as of 31 December 2024. The Group will closely monitor the latest development of the resumption process of Summit Ascent and take appropriate investment decision from time to time.

管理層討論及分析(續)

業務回顧(續)

證券投資(續) 附註:(續)

4.

102 凱升控股有限公司(續) 在他們2023年中期報告中提到,在主要 項目中,他們在2023年中期報告中提 到, 凱升集團位於俄羅斯遠東符拉迪沃 斯托克附近的綜合度假村水晶虎宮殿的 主要項目,令人欽佩地維持了強勁的國 內業務運營,並且在2023年上半年仍然 是集團的主要收入來源。在當前經濟情 勢不明朗的情況下,水晶虎宮殿出色地 鞏固了其作為深受俄羅斯人喜愛的綜合 度假村的行業敏鋭度。隨著當地業務呈 上升趨勢,俄羅斯當地人對該度假村的 近期前景似乎很穩定。儘管如此,由於 地緣政治緊張局勢,俄羅斯聯邦入境遊 客人數大幅下降是前所未有的,他們已 採取一切行動減輕對凱升集團的影響。

從風險管理的角度來看,俄羅斯和烏克 蘭衝突的不確定性,加上西方國家的制 裁和俄羅斯領空的禁令,阻礙了資金的 自由流動。因此,繼續投入資金建設水 晶虎宮殿二期可能不符合他們的股東的 利益。

在這個充滿挑戰的時期, 凱升集團一直 在尋求所有可用的選擇, 並潛在地尋找 能夠為綜合度假村的營運帶來價值的當 地策略合作夥伴。此外, 凱升集團一 2023年7月完成收購日本沖繩縣宮古 前的地處, 以發展為設有海濱小屋團 古的地處, 山發展為設有海濱小運營的 經驗, 具有強大的協同效應和交叉銷購 符合凱升集團在亞洲地域多元化的策 略, 並將剩餘資本分配給有潛力產生最 高回報的投資。

然而, 凱升自2024年1月11日起已暫停 交易, 因此截至2024年12月31日無法獲 得最新的市場價值來基準集團在凱升控 股的股權價值。集團將密切關注凱升控 股恢復交易過程的最新進展, 並不時作 出適當的投資決策。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

REVIEW OF OPERATIONS (Continued)

Securities Investments (Continued) Notes: (Continued)

4. 102 Summit Ascent Holdings Limited (Continued) As at 31 December 2024, the Group held 2,500,000 shares in Summit Ascent and recorded an accumulated unrealized loss of HK\$2,317,000 in respect of such investment during the Period.

There was no disposal of the shares in Summit Ascent during the Year.

5. 326 China Star Entertainment Limited

China Star Entertainment Limited ("China Star Entertainment"), and its subsidiaries (collectively referred to as the "China Star Entertainment Group") are principally engaged in investment, production, distribution and licensing of films and television drama series, provision of artist management services and properties development and investment operations.

According to China Star's interim report for the six months ended 30 June 2024, China Star Group recorded revenue of approximately HK\$193.3 million and total comprehensive expenses of approximately HK\$133.5 million.

As the United States cutting interest rates in the second half of 2024, this will help the unit price and provide favourable conditions for Macau properties. Therefore, despite short-term market volatilities, the China Star Group remains confident in the long term prospects of Macau's property market. For the multi-media and entertainment business operations, the China Star Group will continue to expand its reach for a wider consumer base and to enhance its supply chain and private label product portfolio.

管理層討論及分析(續)

業務回顧(續)

證券投資(續) 附註:(續)

5.

4. 102凱升控股有限公司(續)
 截至2024年12月31日,集團持有凱升集
 團的2,500,000股股份,於回顧期內,該
 項投資的累計未實現虧損為2,317,000
 港元。

於回顧期內, 並無出售任何凱升股份。

326中國星集團有限公司 中國星集團有限公司(「中國星」)及其附 屬公司(統稱「中國星集團」)主要從事投 資、製作及發行電影及電視連續劇、提 供藝人管理服務及物業開發及投資 業務。

根據中國星截至2024年6月30日止六個 月之中期報告,中國星集團錄得收益約 193,300,000港元及全面支出約 133,500,000港元。

由於美國於二零二四年下半年開始減 息,故將有助於澳門物業的單位價格, 並為澳門物業提供有利條件。因此,儘 管市場出現短期波動,但中國星集團對 澳門物業市場的長遠前景仍充滿信心。 就媒體及娛樂經營業務方面,中國星集 團將繼續擴大其覆蓋範圍,以觸達更廣 泛的消費群體,並加強供應鏈及提升自 家品牌產品組合。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

REVIEW OF OPERATIONS (Continued)

Securities Investments (Continued) Notes: (Continued)

5. 326 China Star Entertainment Limited (Continued)

As at 31 December 2024, the Group held 12,240,000 shares in China Star and the Group recorded an unrealised loss of HK\$3,765,455 in respect of such investment.

There was no disposal of shares of China Star Entertainment during the Period.

6. 1059 Kantone Holdings Limited

Kantone Holdings Limited ("Kantone") and its subsidiaries (collectively referred to as the "Kantone Group") are specialised in critical messaging systems and principally engaged in sales of systems including software licensing and provision of installation and maintenance service, leasing of system products.

According to Kantone Group annual report 2024, Kantone Group recorded revenue of approximately HK\$152.3 million and total comprehensive income of approximately HK\$15.9 million. Kantone Group remained on track and their business was considered as sustainable.

Our studies indicate that the Critical Messaging Market is projected to experience substantial growth at a significant CAGR, maintaining its position in the foreseeable future.

As at 31 December 2024, the Group held 15,435,000 shares in Kantone Group and the Group recorded an accumulated unrealised loss of HK\$297,105 in respect of such investment during the Period.

管理層討論及分析(續)

業務回顧(續)

證券投資(續) 附註:(續)

5. 326中國星集團有限公司(續) 截至2024年12月31,本集團持有中國星 12,240,000股股份,而本集團就該投資 錄得未變現虧損3,765,455港元。

> 於 回 顧 期 內,並 無 出 售 任 何 中 國 星 之 股份。

6. 1059看通集團有限公司

看通集團有限公司(「**看通**」)及其附屬公 司(統稱為「**看通集團**」)乃專注於緊急通 訊系統,主要從事系統銷售,包括軟體 授權及提供安裝和維護服務,以及系統 產品的租賃。

根據看通集團2024年年報,看通集團錄 得收入約為1.52億港元,綜合收益約為 1,590萬港元。看通集團的業務持續穩 定,並被認為是可持續的。

我們的研究顯示,緊急通訊市場預計將 以顯著的年均增長率持續擴展,並在可 預見的未來保持其市場地位。

截至2024年12月31日,集團持有看通集 團15,435,000股,並於回顧期內對該投 資錄得累積未實現虧損297,105港元。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

REVIEW OF OPERATIONS (Continued)

Securities Investments (Continued) Notes: (Continued)

7. 1130 China Environmental Resources Group Limited

China Environmental Resources Group Limited ("CER") and its subsidiaries (collectively referred to as the "CER Group") are principally engaged in metal recycle business, motor and motor accessories business, car parking spaces rental, money lending business, hotel and related business, securities trading and investment business and distribution of plantation products, environmental system and plantation materials.

According to CER Group annual report 2024, CER Group recorded revenue of approximately HK\$82.8 million and total comprehensive loss of approximately HK\$73.3 million. CER Group remained on track and their business was considered as sustainable.

As at 31 December 2024, the Group held 2,340,000 shares in CER Group and the Group recorded an accumulated unrealised loss of HK\$50,156 in respect of such investment during the Period.

8. 1413 FEG Holdings Corporation Limited

FEG Holdings Corporation Limited ("**FEG**") and its subsidiaries (collectively referred to as the "**FEG Group**") are principally engaged in foundation works services in Hong Kong.

According to FEG interim report for the six months ended 30 September 2024, FEG Group recorded revenue of approximately HK\$298.9 million and total comprehensive expense of HK\$4.8 million.

EFG Group remain stable on its operation and their business was considered as sustainable.

As at 31 December 2024, the Group held 10,800,000 shares in FEG Group and the Group recorded an accumulated loss of HK\$345,400 in respect of such investment during the Period.

管理層討論及分析(續)

業務回顧(續)

證券投資(續) 附註:(續)

7. 1130中國環境資源集團有限公司 中國環境資源集團有限公司(「CER」)及 其附屬公司(統稱為「CER集團」)主要從 事金屬回收業務、馬達及馬達配件業 務、停車位租賃、放貸業務、酒店及相 關業務、證券交易和投資業務以及種植 產品、環境系統和種植材料的分銷。

> 根據CER集團2024年年報,CER集團錄 得收入約為8,280萬港元,綜合虧損約為 7,330萬港元。CER集團的業務保持在正 軌上,並被認為是可持續的。

> 截至2024年12月31日,集團持有CER集 團2,340,000股,並於回顧期內對該投資 錄得累積未實現虧損50,156港元。

8. 1413鑄帝控股集團有限公司

鑄帝控股集團有限公司(「FEG」)及其附 屬公司(統稱為「FEG集團」)主要於香港 從事地基工程服務。

根據FEG截至2024年9月30日止六個月 之中期報告·FEG集團錄得收益約 298,900,000港元及全面支出約4,800,000 港元。

FEG集團的業務維持相對穩定,及被認 爲是可持續的。

截至2024年12月31日,集團持有FEG集 團10,800,000股,並於回顧期內對該投 資錄得累積未實現虧損345,400港元。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

OUTLOOK

The Group recognizes that while the shift toward renewable energy has the potential to decrease fossil fuel demand over the long term, the transition phase is often marked by volatility in demand patterns. This landscape underscores the complex interplay between short-term market conditions and long-term energy goals.

Many economists predict a decline in oil prices by 2025 amid considerable market uncertainties. This forecast is primarily driven by a robust expansion in global petroleum and liquid fuel production, coupled with a deceleration in demand growth, which exerts downward pressure on prices. This dynamic serves to offset the heightened geopolitical risks and the voluntary production constraints imposed by OPEC+ members. Additionally, increasing production in non-OPEC+ countries and demand growth falling short of pre-pandemic averages contribute to a supply-demand imbalance, leading to rising global oil inventories and further moderating prices.

Geopolitical tensions and supply chain disruptions will compel nations to lean on fossil fuels while simultaneously developing infrastructure for renewable energy. A prime example of this is the recent energy crisis in Europe, driven by political instability in Eastern Europe, which resulted in a surge in natural gas demand and elevated prices, despite long-term aspirations for a transition to renewables.

The Group has demonstrated that the transition to renewable energy is not just feasible but imminent. Our groundbreaking invention of Oxyhydrogen Gas - a cost-effective solution - has the potential to transform the energy landscape fundamentally. Therefore, the management considers that the Green Energy Business will generate attractive investment return for the Group in the foreseeable future.

管理層討論及分析(續)

展望

本集團認為,儘管可再生能源的轉變趨勢有 可能長期減少對化石燃料的需求,但過渡階 段往往令需求模式有不穩定性。這種情況突 顯了短期市場條件與長期能源目標之間複雜 的相互關係。

許多經濟學家預測在市場不確定性相對高的 情況下,2025年的油價預計會下跌。此預測主 要是由於全球石油和液態燃料產量的強勁擴 張,加上需求放緩,從而對價格造成下調壓 力。這種動態抵銷了地緣政治風險的增加以 及OPEC+成員國實施的自願性生產限制。此 外,非OPEC+國家的產量增加,以及需求成長 低於疫情前的平均值造成之供需失衡,遂導 致全球石油庫存增加及價格進一步下滑。

地緣政治緊張和供應鏈中斷將迫使各國在發 展可再生能源基礎設施的同時倚重化石燃 料。最近在歐洲發生的能源危機就是一個最 佳例子,儘管當地長期希望過渡到可再生能 源,但由於東歐的政治不穩定,導致天然氣需 求激增而致價格上漲。

本集團已經證明,可再生能源的過渡趨勢不 僅可行,且迫在眉睫。我們開創性的發明:氫 氧氣—一種具有成本效益的解決方案—有潛力 從根本上改變能源格局。因此,管理層認為在 可見的將來,緣色能源業務將為集團帶來可 觀的投資回報。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

OUTLOOK (Continued)

A. Green Energy Business

Results from testing conducted by an internationally recognized authority have affirmed the outstanding performance of the Oxyhydrogen Gas System, demonstrating that (i) the gas generation is stable and highly efficient; and (ii) it operates at an exceptionally low cost. Furthermore, internal testing conducted by our scientists revealed that (iii) the Oxyhydrogen Gas System efficiently converts water into high calorific value gas while ensuring (iv) almost zero emissions throughout the gas generation and combustion processes. This groundbreaking invention marks a new chapter for humanity, significantly reducing our reliance on fossil fuels.

Research indicates that Japan's annual market size stands at approximately US\$340 million, comparable to that of Canada. In contrast, China leads the market with an impressive valuation of around US\$10 billion, followed by the United States at approximately US\$3.3 billion.

By leveraging our high-calorific oxyhydrogen gas in traditional steam generation boilers, we can significantly reduce the cost per metric ton of steam compared to any conventional fuels currently in use. Consequently, our Group plans to strategically enter the Chinese steam market in the upcoming months.

We are dedicated to advancing this innovative technology, setting the stage for large-scale production of our Oxyhydrogen Gas System in the foreseeable future.

管理層討論及分析(續)

展望(續)

A. 綠色能源業務

由國際認可檢測機構進行的測試結果肯 定了氫氧混合氣體製氣系統的卓越性 能,證明了(i)氫氧混合氣體的氣體流量 的生成水準穩定且高效;及(ii)以顯著低 的成本實現。此外,由我們的科學家進 行的測試結果顯示(iii)氫氧混合氣體製氣 系統能夠將水轉換為高熱值氣體;及(iv) 在氣體產生和燃燒的整個過程中差不多 達到零排放。為人類脫離依賴化石燃料 邁出了關鍵一步。

研究顯示,日本的年市場規模約為3.4億 美元,與加拿大相當。相比之下,中國 市場的規模約為100億美元,是最大的 市場,而美國則以約33億美元緊隨其後。

透過將我們的高熱值氫氧混合氣體應用 於傳統生產蒸汽的鍋爐,每公噸蒸氣的 成本將顯著低於採用現有燃料所產生的 蒸氣。因此,我們集團計劃在接下來的 幾個月中,戰略性地進入中國的蒸汽 市場。

我們正致力推進這項創新技術,為氫氧 混合氣體製氣系統在可預見的將來進行 量產奠定基礎。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

OUTLOOK (Continued)

B. Renewable Energy Business

In light of the government's recent indication that the Feed-in Tariff subsidy program is unlikely to be extended beyond 2033, investor sentiment within Hong Kong's Solar Photovoltaic Systems has been dampened. Simultaneously, the escalating geopolitical tensions involving Western nations have imposed significant challenges for the Group's ambitions to penetrate the European market. Consequently, the Group is strategically redirecting its focus towards other Asian countries. Currently, we are engaged in negotiations for commercial cooperation with potential partners in the People's Republic of China and several Southeast Asian nations.

To bolster our competitive edge, the Group has been diligently advancing its energy storage technology — a new venture for us — while simultaneously augmenting the capabilities and efficiencies of our solar photovoltaic (SPV) systems.

C. Development of Smart City Solution Business

The data centre business in China has faced significant stagnation due to a combination of factors, primarily stemming from a shortage of crucial semiconductor chips and systems exacerbated by geopolitical sanctions. The Group has discerned the following implications:

1. Supply Chain Disruptions

Chip Shortages: The semiconductor industry has been experiencing severe supply constraints for several years, primarily influenced by increased demand for technology in various sectors, notably consumer electronics, automotive, and cloud computing. Data centres, which rely heavily on advanced chips for processing and storage, have been particularly affected. The inability to secure these components has led to project delays and limited the capacity for expansion within data centres.

Geopolitical Sanctions: Geopolitical tensions, particularly between the United States and China, have led to sanctions that restrict access to essential technologies and components. High-tech companies facing export restrictions can no longer trade advanced chips and systems with Chinese data centres, hampering their development and scaling efforts.

管理層討論及分析(續)

展望(續)

B. 可再生能源業務

鑑於政府近期曾表示太陽能電費補貼計 劃不大可能於2033年以後延續,導致香 港太陽能光伏系統的投資者氛圍受到打 擊。與此同時,西方國家的地緣政治緊 張局勢升級,對本集團滲透歐洲市場的 志向構成巨大挑戰。因此,本集團將策 略重心轉向其他亞洲國家。目前,我們 正與中國和幾個東南亞國家的潛在合作 夥伴商討合作的計劃。

為了增強我們的競爭優勢,本集團一直 在努力推進其能源儲存技術(對我們而 言是一項新嘗試),同時增強我們太陽能 光伏(SPV)系統的能力和效率。

C. 智慧城市解決方案業務的發展

由於地緣政治制裁令重要半導體芯片及 系統短缺,中國的數據中心業務面臨顯 著放緩。本集團已察覺到以下影響:

 供應鏈中斷 芯片短缺:這幾年來,半導體產業 一直面臨嚴重的供應緊縮問題,主 要是受到各產業技術需求增加的 影響,尤其是消費性電子產品、汽 車和雲端運算。主要依賴先進芯片 進行處理和儲存的數據中心尤其 受到影響。由於無法確保這些元件 的安全,導致項目延誤,並限制了 數據中心的擴充能力。

> 地緣政治制裁:地緣政治緊張,尤 其是美國與中國之間的緊張關係, 導致制裁限制了重要技術與元件 的取得。面臨出口限制的高科技公 司無法再與中國的數據中心交易 先進的芯片和系統,妨礙了他們的 開發和規模擴充工作。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

OUTLOOK (Continued)

C. Development of Smart City Solution Business (Continued)

2. Rising Operational Costs

Increased Procurement Costs: With supply shortages, the cost of procuring semiconductor chips has skyrocketed. Data centre operators have been facing increased expenses, which has led to higher service prices and reduced margins. This situation discourages investment as operators struggle to balance profitability with rising costs.

Delayed Upgrades and Maintenance: The inability to source critical components has resulted in delays in upgrading systems or performing necessary maintenance. Outdated infrastructure would reduce efficiency and reliability, further contributing to stagnation.

3. Impact on Investment and Growth

Decreased Investment: As a result of the stagnant growth environment, confidence among investors may wane. Venture capital and private equity firms may be hesitant to inject funds into the data centre sector if they perceive sustained challenges in supply chains and geopolitical risks.

Competition for Resources: Global competition for semiconductor resources has intensified, and Chinese data centres are in a race with companies from other countries. This competition can lead to limited availability for key components, further exacerbating the stagnation faced by Chinese data centres.

4. Shift Toward Localization

Increasing Focus on Domestic Production: In response to supply chain vulnerabilities, China has increased efforts to develop its own semiconductor manufacturing capabilities. The government has invested in initiatives to foster homegrown technology, however, this transition takes time and may not immediately alleviate existing shortages.

Research & Development Investments: Companies in China have been focusing more on research and development to create alternative technologies or adapt existing systems to function with fewer or different types of chips. This could lead to innovations that eventually lessen reliance on foreign technology.

管理層討論及分析(續)

展望(續)

C. 智慧城市解決方案業務的發展(續)
 2. 營運成本 F升

採購成本增加:由於供不應求,半 導體芯片的採購成本飆升。數據中 心業者一直面臨支出增加,導致服 務價格上漲,利潤下降。由於營運 商正致力在盈利能力與成本上升 之間取得平衡,因此這種情況打擊 了投資意欲。

延遲升級與維護:由於無法取得關 鍵元件,導致系統升級或進行必要 維護有所延誤。過時的基礎設施亦 會降低其效率和可靠性,遂進一步 使系統升級放緩。

3. 投資增長的影響

減少投資:由於經濟環境停滯不 前,投資人的信心有所減弱。風險 資本和私募股權公司若認為供應 鏈和地緣政治風險的挑戰持續,他 們會對進一步投資數據中心產業 有所猶豫。

資源競爭:全球半導體資源競爭加 劇,中國數據中心正與其他國家的 公司相互競爭。這種競爭可能會導 致關鍵元件的可用性受到限制,進 一步加劇中國數據中心發展所面 臨的放緩問題。

4. 邁向本地化

日益重視本地生產:因應供應鏈的 脆弱性,中國已加大力度發展自己 的半導體製造能力。政府已投資於 培育本土技術的計畫,然而,此一 轉型需要時間,可能無法立即紓緩 現有的短缺問題。

研發投資:中國的公司已經更加專 注於研究和開發,以創造替代技術 或改造現有系統,使其使用更少或 不同類型的芯片。這可能會帶來創 新,最終減少對外國技術的依賴。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

OUTLOOK (Continued)

C. Development of Smart City Solution Business (Continued)

5. Long-Term Implications

Innovation and Adaptation: The stagnation could push the Chinese data centre industry toward innovation in energy efficiency, virtualized services, and alternative computing solutions. As companies adapt to ensure continuity, they might explore exciting technological shifts.

Regulatory Changes: Depending on the geopolitical landscape, regulatory changes might prioritize local manufacturing and technology development, thereby influencing the structure and dynamics of the data centre market in China.

In summary, the stagnation of the data centre business in China due to a shortage of crucial chips and systems — rooted in geopolitical sanctions — poses significant challenges for growth and investment. However, it also underscores the need for adaptation and innovation within the industry. As companies navigate these constraints, future developments may reshape the data centre landscape, ultimately influencing how technology evolves in the region. In the long run, this scenario may lead to a more resilient and self-sufficient technology ecosystem in China.

As a result of the stagnant growth environment, the Group has slowed down its business the data centre sector as we perceive sustained challenges in supply chains and geopolitical risks, and we have been shifting more resources to the Green Energy Business Sector.

管理層討論及分析(續)

展望(續)

- C. 智慧城市解決方案業務的發展(續)
 - 5. 長期影響 創新與適應:市場放緩會推動中國 數據中心行業在能源效率、虛擬化 服務和替代計算解決方案方面進 行創新。當企業為了確保持續性而 進行調整時,他們可能會探索令人 振奮的技術轉變。

法規變更:根據地緣政治形勢,法 規變化可能會優先考慮本地製造 和技術開發,從而影響中國數據中 心市場的結構與動態。

總而言之,由於地緣政治制裁導致 關鍵芯片和系統短缺,中國數據中 心重大和系統短缺,這對增長和投資產成 重大挑戰。然而,這也強化了產 內部破這些限制,未來的發展可能 會地區的技術發展。從長遠來看, 這種情況可能會使中國的技術 生態系統更具彈性和自給自足。

在增長放緩的環境下,由於我們認 為供應鏈持續面臨挑戰及地緣政 治風險,本集團已放慢數據中心業 務的發展,並將更多資源調撥到綠 色能源業務。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

OUTLOOK (Continued)

D. Other Smart City Opportunities

The Group's management has been actively exploring new smart city opportunities to offset the stagnation in the data centre sector. Among these, the food supply chain has emerged as a promising area with substantial potential. Our management team, along with our IT specialists, will be dedicating increased focus to this strategic domain.

The application of AI technology in the food-chain enhancement, including poultry and pig production, presents significant prospects for improving efficiency, sustainability, and animal welfare. We have identified the following key areas where our AI technology can make an impactful contribution:

Health Monitoring: Al-powered sensors and imaging technology can monitor the health and behavior of animals in real-time. This allows for early detection of diseases, enabling timely interventions and reducing mortality rates.

Feeding Optimization: Al algorithms can analyze data related to animal growth, feed intake, and nutrient requirements, leading to more efficient feeding strategies. This results in optimized feed conversion rates and reduced waste.

Breeding and Genetics: Al can assist in genetic selection and breeding programs, helping farmers identify the best traits for reproduction. This can enhance productivity, disease resistance, and overall livestock quality.

Automation of Farm Operations: Robotics and Al can automate various tasks such as feeding, manure management, and even monitoring animal behavior, reducing the labor burden on farmers and increasing operational efficiency.

Supply Chain Management: Al can optimize logistics and distribution within the farming supply chain, ensuring timely delivery of products and reducing spoilage, particularly with perishable items like eggs and meat.

Animal Welfare: By monitoring environmental conditions and animal behavior, AI can help maintain optimal living conditions for livestock, enhancing their welfare and productivity.

管理層討論及分析(續)

展望(續)

D. 其他智慧城市的機會

本集團管理層一直在積極探索新的智慧 城市機會,以彌補數據中心領域的停 滯。在這方面,食物鏈被認為是一個潛 力巨大且具有重要意義的領域。我們的 管理團隊和IT專家將在這一戰略領域上 投入更多的關注。

在食物鏈領域,應用人工智能(AI)技術於 禽類(如家禽及雞蛋)和豬隻生產,展現 出顯著的前景,能夠提高效率、可持續 性及動物福利。以下是我們的AI技術可 以帶來重要貢獻的幾個關鍵領域:

健康監測:AI驅動的傳感器和成像技術 能實時監控動物的健康和行為,早期發 現疾病,從而及時進行干預,降低死 亡率。

飼料優化:AI算法能分析與動物生長、 攝食量及營養需求相關的數據,從而制 定更有效的飼養策略。這將提高飼料轉 化率,減少飼料浪費。

育種與基因:AI可協助進行基因選擇和 育種計畫,幫助農民識別最佳繁殖特 徵,提升生產力、抗病能力和整體豬隻 品質。

農場運營自動化:機器人和AI可自動化 各種任務,如飼養、糞便管理,甚至監 測動物行為,減輕農民的勞動負擔,提 高運營效率。

供應鏈管理:AI能優化農業供應鏈中的 物流和分配,確保產品及時送達,減少 過期損耗,特別是對於易腐爛的雞蛋和 肉類。

動物福利:透過監測環境條件和動物行 為,AI能幫助維持最佳的生活條件,提 升動物的福利和生產力。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

OUTLOOK (Continued)

D. Other Smart City Opportunities (Continued)

Slaughter Process Improvements: Al can facilitate smarter scheduling and resource allocation in processing plants, ensuring humane handling and efficiency during the slaughter process. It can also assist in monitoring compliance with animal welfare standards.

Predictive Analytics: By leveraging historical data, Al can help predict market demand, prices, and other economic factors, enabling farmers to make informed decisions about production and sales.

Sustainability: Al can contribute to more sustainable farming practices by optimizing resource use, reducing waste, and minimizing the environmental impact of livestock operations.

The integration of AI technology in animal farming has the potential to transform the industry, offering benefits in terms of productivity, cost savings, and ethical standards. The group will keep negotiating with suitable business partners to realize this business opportunity.

LIQUIDITY AND FINANCIAL RESOURCES

Financial Position and Gearing

The Group's financial position remained positive with a reasonable gearing.

As at 31 December 2024, the Group had approximately HK\$7.2 million (30 June 2024: approximately HK\$14.7 million) liquid assets made up of cash and cash equivalents. Current assets were approximately HK\$212 million (30 June 2024: approximately HK\$220 million) and current liabilities amounted to approximately HK\$156 million (30 June 2024: approximately HK\$158 million). With net current assets of approximately HK\$56 million (30 June 2024: approximately HK\$62 million), the Group maintained a healthy level of financial liquidity. As at 31 December 2024, the Group's total borrowings comprised short-term borrowing of HK\$2.0 million (2024: Nil) which would be repayable within one year and non-current borrowing of HK\$3.0 million which would be repayable in two years. The gearing ratio of the Group was 0.054 (2024: Nil), the calculation of which was based on the Group's total borrowings of approximately HK\$5.0 million (2024: Nil) and equity attributable to owners of the Company of approximately HK\$93.2 million (2024: no borrowings).

管理層討論及分析(續)

展望(續)

D. 其他智慧城市的機會(續) 屠宰過程改進:AI能促進加工廠的智能 排程和資源分配,確保在屠宰過程中人

道處理及提高效率。它還能幫助監控符 合動物福利標準的執行情況。

預測性分析:借助歷史數據,Al能幫助 預測市場需求、價格及其他經濟因素, 使農民能夠作出明智的生產和銷售 決策。

可持續性:AI能促進更可持續的農業實踐,通過優化資源利用、減少浪費以及 最小化牲畜養殖的環境影響。

人工智能技術在動物飼養中的整合,擁 有改變行業的潛力,能在生產力、成本 節省和倫理標準方面帶來好處。本集團 將持續與合適的商業夥伴進行洽談,以 實現這個商機。

現金流動性及財務資源

財務狀況及借貸

本集團財務狀況維持正面,財務槓桿比率處 於合理水平。

於2024年12月31日,本集團包括現金及現金 等值之流動資金約為7,200,000港元(2024年6 月30日:約14,700,000港元)。流動資產約為 212,000,000港元(2024年6月30日:約220,000,000 港元),而流動負債則約為156,000,000港元 (2024年6月30日:約158.000.000港元),流動 資產淨值約為56,000,000港元(2024年6月30 日:約62,000,000港元),本集團保持良好的財 務流動性。截至2024年12月31日,集團的總 借款包括將在一年內償還的短期借款 2,000,000港元(2024年:零),及將在二年內償 還的非短期借款3.000.000港元。集團的資本 負債比率為0.054(2024年:零),該計算基於 集團的總借款約為5,000,000港元(2024年: 零)和歸屬於公司股東的股東權益約為 93,200,000港元(2024年:沒有負債)。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

LIQUIDITY AND FINANCIAL RESOURCES (Continued)

Fund Raising Activities

2024 Placing

During the period ended 31 December 2024, the Group completed a fundraising exercise to strengthen its financial position and raised total gross proceeds of approximately HK\$24.0 million, with the net proceeds therefrom being reserved for the general working capital of the Group and investment in potential sectors should the opportunities arise.

The placing of new shares was completed on 19 July 2024 and a total of 136,764,000 Placing Shares at the Placing Price of HK\$0.175 per Placing Share were placed to not less than six Placees (2024 Placing). The net price of each Placing Share received was approximately HK\$0.168. The market price of the share of the Company on 27 June 2024, being the date on which the terms of the issue were fixed, was HK\$0.203.

管理層討論及分析(續)

現金流動性及財務資源(續)

集資活動

2024年配售

於2024年12月31日止期間內,本集團完成一 項融資措施,以加強財務狀況,所籌得款項總 額約24,000,000港元,其所得款項淨額將用作 本集團之一般營運資金儲備以及讓本集團能 夠把握潛在的投資機會。

配售新股份於2024年7月19日完成,合共 136,764,000股配售股份已按配售價每股配售 股份0.175港元配售予不少於六位承配人 (2024年配售)。每股配售股份可得淨價約為 0.168港元。本公司股份於2024年6月27日(即 訂定發行條款日)的市價為0.203港元。

Date of Announcement 公佈日期	Fund raising activity 集資活動	Net proceeds raised 所籌集之 所得款項淨額	Intended use of proceeds 所得款項擬定用途	Actual use of proceeds 所得款項實際用途
19 July 2024 2024年7月19日	Placing of new Ordinary shares under general mandate 根據一般授權配售 新普通股	Approximately HK\$23.0 million 約23,000,000港元	For general working capital purpose of the Group, working capital for renewable energy business and data centre and investment in the Green/ renewable energy sector, which is in accordance with the intention previously disclosed by the Company 集團一般營運資金,可再生能源 業務及數據中心營運資金以及 投資於綠色或可再生能源行業之 用途與本公司先前所披露的計劃 相符	Used on intended 用於擬定用途

As at 31 December 2024, the Group had fully utilised the net proceeds of the 2024 Placing as follows:

於2024年12月31日,本集團已動用2024年配 售事項所得之全數款項淨額作下列用途:

Intended use of net proceeds	所得款項淨額擬定用途	Allocation of net proceeds 所得款項 淨額分配 HK\$ (million) 港元 (百萬)	Utilisation up to the financial period ended 31 December 2024 於截至 2024年 12月31日止 財政期間已動用 HK\$ (million) 港元(百萬)
General working capital of the Group	本集團一般營運資金	8.0	8.0
Renewable energy business and data centre	可再生能源業務及數據中心 營運資金	10.0	10.0
Investment in the Green or renewable energy sector	投資於綠色或可再生能源行業	5.0	5.0
		23.0	23.0

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

LIQUIDITY AND FINANCIAL RESOURCES (Continued)

Fund Raising Activities (Continued)

2025 Placing

On 7 January 2025, the Company entered into a placing agreement, pursuant to which the Company conditionally agreed to place, on a best effort basis, maximum of 164,112,000 placing shares (2025 Placing).

The placing was completed and a total of 164,112,000 placing shares at the placing price of HK\$0.245 per placing share were placed to not less than six placees on 4 February 2025. The net proceeds from the placing, after deducting placing commission, professional fees and all related expenses, amounted to approximately HK\$38.5 million. The net price of each Placing Share received was HK\$0.235. The market price of the share of the Company on 7 January 2025, being the date on which the terms of the issue were fixed, was HK\$0.295. The Company intends to use the net proceeds mainly for the working capital for the Green Energy Business of the Group.

Details of the 2025 placing are set out in the announcements of the Company dated 7 January 2025 and 4 February 2025.

Treasury Policy

The Group is committed to manage its financial resources prudently and to maintain a positive liquid financial position. The Group finances its operation and business development by a combination of internally generated resources, capital market instruments and banking facilities. All the borrowings were used by subsidiaries of the Company in the form of fixed loans, margin loans and promissory notes. As all the Group's liabilities were denominated in their local currencies, the currency risk exposure associated with them was insignificant. The Group does not engage in any speculative derivatives or structured product transactions, interest rate or foreign exchange speculative activities. It is the Group's policy to manage foreign exchange risk through matching foreign exchange income with expenses and, where significant exposure to foreign exchange is anticipated, appropriate hedging instruments may be used.

Capital Commitments

As at 31 December 2024, the Group did not have any capital commitments authorised but not contracted for (30 June 2024: HK\$Nil).

Charges

As at 31 December 2024, a property of the Group located in the PRC with carrying amount approximate to HK\$26.9 million has been pledged as collaterals for the banking facilities of a subsidiary operating in PRC.

管理層討論及分析(續)

現金流動性及財務資源(續)

集資活動(續)

2025年配售

於2025年1月7日,本公司與配售代理訂立配 售協議,據此,本公司有條件地同意並按盡力 基準,配售最多164,112,000股配售股份(2025 年配售)。

於2025年2月4日,配售事項已完成及按配售 價每股配售股份0.245港元向不少於六名承配 人配售合共164,112,000股配售股份。配售事 項所得款項淨額(經扣除配售佣金、專業費用 及所有相關開支後)為約38,500,000港元。每 股配售股份可得凈價約為0.235港元。本公司 服務於2025年1月7日(即訂定發行條款日)的 市價為0.295港元。本公司擬將所得款項淨額 主要用作本集團綠色能源業務的營運資金。

2025年配售事項的詳情載於本公司日期為 2025年1月7日及2025年2月4日的公告。

庫務政策

本集團一直遵從審慎理財守則維持正面良好 的流動財務狀況。本集團主要透過內部營運 資源、資本市場財務工具及銀行借貸作為營 運及業務開發資金。所有借貸均由本公司附 屬公司以定期貸款、保證金貸款及承兑票據 方式運用。由於本集團所有債務皆以當地貨 幣計值,因此,與本集團債務相關之外匯風險 甚微。本集團並無進行任何有關投機性衍生 工具或結構性產品之交易、利率或匯率之投 機買賣活動。本集團之一貫政策是透過配對 外幣收入及支出直接管理外匯風險,而預計 可能出現之顯著外匯風險,本集團將運用合 適之對沖工具。

資本承擔

於2024年12月31日,本集團並無已授權但未 簽訂合約之資本承擔(2024年6月30日:無)。

抵押

於2024年12月31日,本集團就一項賬面值約 為26,900,000港元,位於國內的物業質押作為 國內營運之子公司的銀行貸款額度。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

LIQUIDITY AND FINANCIAL RESOURCES (Continued)

Contingent Liabilities

As at 31 December 2024, the Group had on record a contingent liability of HK\$1 million (HK\$1,000,000) for which provision is not made since, after due consultation with lawyers, the directors are of the view that a provision is unnecessary as the chance of winning the case is high. The Group's subsidiary is the plaintiff in this High Court case claiming a subcontractor for costs incurred and wasted in performing a main installation contract amounted to at least HK\$0.5 million (HK\$500,000) plus the loss of profits in the main and other contracts totalled HK\$5.3 million (HK\$5,300,000) as a result of the defective and substandard work of the subcontractor. Our claim is supported by a lot of evidence including but not limited to a Defects Report prepared by qualified independent professional engineers. Save as disclosed, the Group had no other material contingent liabilities as at 31 December 2024 (30 June 2024: nil).

SIGNIFICANT INVESTMENTS HELD, MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES, AND FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

Save as disclosed there were no other significant investments held, no material acquisitions or disposals of subsidiaries, associates and joint ventures during the six months ended 31 December 2024.

HUMAN RESOURCES AND REMUNERATION POLICY

The Group employed, about 40 staff around the globe. Staff costs of the Group amounted to approximately HK\$10.7 million for the six months ended 31 December 2024 (31 December 2023: approximately HK\$6 million). Remuneration and promotions are determined by senior management with reference to the needs of the Group's business and market terms and the performance, qualifications and experience of the individual employee. Remuneration includes monthly salaries, performance-linked bonuses, contributions to retirement benefits schemes and other benefits such as medical scheme.

管理層討論及分析(續)

現金流動性及財務資源(續)

或然負債

於2024年12月31日,本集團記錄在案的或然 負債為1,000,000港元,但並未就此作出撥備, 原因是經與律師磋商後,董事認為勝訴機會 率高。本集團的附屬公司是這高等法院案件 的原告,並要求分包商就至少500,000港元所 因執行主要安裝合同所產生和浪費的成本, 再加上由於分包商的工作質量有缺陷和不合 格造成主要合同和其他合同的利潤損失總計 5,300,000港元。我們的索賠得到大量證據的 支持,這包括但不限於由合格的獨立專業工 程師所搜集到工程缺陷娛差的證據並作出報 告。除此披露外,本集團於2024年12月31日 並無其他重大或然負債(2024年6月30日:無)。

持有之重大投資、附屬公司、聯營 公司及合資企業之重大收購及出 售事項、以及重大投資或資本資 產之未來計劃

除披露外,截至2024年12月31日止六個月,並 無持有其他重大投資、亦無重大收購或出售附 屬公司、聯營公司及合資企業。

人力資源及薪酬政策

於2024年12月31日,本集團於全球聘用約40 名員工。於截至2024年12月31日止六個月, 本集團員工成本約為10,700,000港元(2023年 12月31日:約6,000,000港元)。高級管理層乃 參考本集團業務,市場水平,並按照僱員本身 之表現、資歷及經驗而釐定薪酬及晉升機會。 薪酬包括月薪、與表現相關之獎金、退休福利 計劃,以及其他福利如醫療計劃。

OTHER INFORMATION

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SECURITIES

As at 31 December 2024, the interests and short positions 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")) which were recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set forth under Appendix C3 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") were as follows:

其他資料

董事及主要行政人員之證券權益 及淡倉

於2024年12月31日,根據證券及期貨條例(「證 券及期貨條例」)第352條規定須予保存之登記 冊記錄,或根據聯交所證券上市規則(「上市規 則」)附錄C3《上市發行人董事進行證券交易的 標準守則》(「標準守則」)向本公司及聯交所另 行作出之通知,本公司董事及主要行政人員 在本公司或其任何相聯法團(定義見證券及期 貨條例第XV部)之股份,相關股份及債券中擁 有之權如下:

或債券中擁有任何權益或淡倉。

	Name of Directors	Capacity		Number of shares	Approximate percentage [*] of the issued share capital 佔已發行股本
	董事姓名	身份		股份數目	之概約比率*
	Ms. Wong Man Winny (" Ms. Wong ") (Note 1) 黃敏女士 (「 黃女士 」) (附註 1)	Interest of controlled corporation 受控制法團權益		110,589,750 (L) (Note 1) (附註 1)	13.48%
	Mr. Liu Ka Lim 廖嘉濂先生	Beneficial owner 實益擁有人		498,000 (L)	0.06%
N	lotes:		附註	:	
1	1. These shares of the Company have been held by Worldwide Peace Limited, which is wholly owned by Ms. Wong Man Winny, the current chairperson and executive director of the Company. Ms. Wong Man Winny is deemed to be interested in the shares of the Company, representing approximately 13.48% of the issued shares of the Company held by Worldwide Peace Limited.		 本公司該等股份由本公司現任主席兼執行董事黃 敏女士全資擁有之遠年有限公司持有。黃敏女士 被視為於遠年有限公司持有之本公司股份中擁有 權益,約佔本公司已發行股本13.48%。 		
2	. The letter "L" denotes the Director's long positi	on in the shares of the Company.	2.	字母「L」表示本公司股份中	董事之好倉。
*	* The percentage represents the number of shares involved divided by the number of the Company's issued shares as at 31 December 2024.		* 百分比指所涉及之本公司股份數目除以於2024年 12月31日本公司已發行股份數目。		
Save as disclosed above, none of the Directors or chief executive of the Company had any interest or short position in the shares, underlying shares or debentures of the Company or any of its associated corporations (as defined in Part XV of the SFO) as at 31 December 2024 as recorded in the register required to be kept by the Company under Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to			據記 所 引 見 證	文所披露者外,於202 券及期貨條例第352條 記錄,或根據《標準守則 行作出之通知,本公司 要行政人員在本公司或 券及期貨條例第XV部)	現定須予保存之登 》向本公司及聯交]概無董事或本公 其相聯法團(定義 之股份、相關股份

the Model Code.

OTHER INFORMATION (Continued)

SHARE OPTIONS AND DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

On 29 December 2022, the shareholders of the Company approved and adopted a new share option scheme (the "**New Share Option Scheme**") and the share option scheme adopted on 30 November 2012 (the "**Old Share Option Scheme**") had expired. The New Share Option Schemes were adopted for the purpose (i) to enable the Company to grant Options to the eligible participants as incentives or rewards for their contribution to the growth and development of the Group; (ii) to attract and retain personnel to promote the sustainable development of the Group; and (iii) to align the interest of the grantees with those of the Shareholders to promote the long-term financial and business performance of the Company. The basis of eligibility of any of the eligible persons to the grant of share options shall be determined by the Board from time to time on the basis of their contribution or potential contribution to the development and growth of the Group. The New Share Option Scheme, unless otherwise cancelled or amended, will remain in force for 10 years from 29 December 2022.

An option may be accepted by a participant within 21 days from the date of the offer of grant of the option. A nominal consideration of HK\$1 is payable on acceptance of the grant of an option. An option may be exercised in accordance with the terms of the New Share Option Scheme at any time during a period as determined by the Board, which must not be more than 10 years from the date of the grant. Unless otherwise determined by the Directors and stated in the offer for the grant of options to a grantee, there is no minimum period required under the New Share Option Schemes for the holding of an option before it can be exercised.

The subscription price in respect of any option will be a price determined by the Directors, but shall not be less than the highest of (i) the closing price of Shares as stated in the Stock Exchange's daily quotations sheet on the date of the offer, which must be a business day; (ii) the average closing price of the shares as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of the Offer; and (iii) (where applicable) the nominal value of a share.

The details of the principal terms and conditions of the New Share Option Scheme were summarised in the circular of the Company dated 30 November 2022.

其他資料(續)

購股權及董事購買股份或債券之 權利

於2022年12月29日,本公司股東批准及採納 一項新購股權計劃(「新購股權計劃」),並終止 於2012年11月30日採納的購股權計劃(「舊購 股權計劃」)。新購股權計劃之目的是在(i)使本 公司能夠向合資格參與者授出購股權,作為 對彼等對本集團增長及發展作出貢獻的獎勵 或回報;(ii)吸引及挽留人才,以促進本集團的 可持續發展;及(iii)使承授人的利益與股東的 利益保持一致,以促進本公司的長期財務及 業務表現。授予合資格人士購股權之資格基 準須由董事會以彼等對本集團發展及增長所 作貢獻或潛在貢獻之基準不時釐定。除非另 行註銷或修訂,否則新購股權計劃將自2022 年12月29日起十年內有效。

參與人士可自要約授出購股權當日起計二十 一天內接納有關購股權。接納授出購股權而 應付之象徵式代價為1港元。新購股權可於董 事會釐定之期間內任何時間根據購股權計劃 之條款行使,惟該期限不得超過授出日期起 計十年。除非董事另有決定,並向承授人要約 授出購股權時有所指明外,新購股權計劃並 無規定承授人須持有若干時間方可行使購 股權。

任何購股權的認購價將由董事釐定,但不得 少於以下最高者:(i)要約日期(必須為營業日) 在聯交所每日報價表所列的股份收市價;(ii)緊 接要約日期前五個營業日在聯交所每日報價 表所列的股份平均收市價;及(iii)(如適用)股份 的面值。

新購股權計劃的主要條款與條件詳情載於本 公司日期為2022年11月30日的通函。

OTHER INFORMATION (Continued)

SHARE AWARD SCHEME

The Company has adopted the Share Award Scheme since 23 December 2024.

The Share Award Scheme is a share incentive scheme prepared in accordance with Chapter 17 of the Listing Rules. It is established to recognise and acknowledge the contributions of the eligible participants.

The Eligible Participants under the Share Award Scheme includes (a) the directors and employees of the Company or any of its subsidiaries, and any other person who is granted Awards as an inducement to enter into an employment or engagement contract with any of these companies; (b) the directors and employees of the holding companies, fellow subsidiaries or associated companies of the Company (i.e. the Related Entity Participants); and (c) Service Provider who falls under the category or categories or who may meet the eligibility criteria as specified under the Share Award Scheme.

The vesting period for an Award under the Share Award Scheme is generally for a minimum period of 12 months in order to incentivise Selected Participants to remain with the Group, save for certain prescribed circumstances in which the Board or the Committee may impose a shorter vesting period for Employee Participants.

The Share Award Scheme shall terminate on the earlier of (i) the tenth (10th) anniversary date of the effective date of the Share Award Scheme or (ii) such date of early termination as determined by the Board.

As at 23 December 2024 (the adoption date of the Share Award Scheme) and 31 December 2024, the aggregate number of awards available for grant under the Share Award Scheme were 68,383,084 and the service providers sublimit was 27,353,233 shares.

As at the date of this report, no Shares have been awarded, cancelled or lapsed under the Share Award Scheme since its adoption. The selected eligible participants are not required to provide consideration for being granted the award shares under the Share Award Scheme.

Other than the share option schemes and the share award scheme of the Company aforementioned, at no time during the Period was the Company or any of its subsidiaries a party to any arrangement to enable the directors of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

No options have been granted, exercised or cancelled by the Company under the New Share Option Scheme and Old Share Option Scheme since their adoption.

其他資料(續)

股份獎勵計劃

本公司自2024年12月23日起採納股份獎勵 計劃。

股份獎勵計劃是根據上市規則第17章股份計 劃而制定,旨在表彰和肯定合資格參與者的 貢獻。

股份獎勵計劃的合資格參與者包括:(a)本公司 或其任何附屬公司的董事及僱員,以及任何 其他獲授獎勵作為與該等公司訂立僱傭合約 誘因的人士:(b)本公司的控股公司、附屬公司 或聯營公司的董事及僱員(即關聯實體參與 者):及(c)屬於股份獎勵計劃指定類別或可能 符合資格準則的服務供應商。

股份獎勵計劃下獎勵的歸屬期一般最少為12 個月,以鼓勵選定參與者繼續留任本集團,惟 在某些指定情況下,董事會或委員會可為僱 員參與者設定較短的歸屬期。

股份獎勵計劃將於(i)股份獎勵計劃生效日期十 (10)週年當日或(ii)董事會決定提早終止當日(以 較早者為準)終止。

於2024年12月23日(股份獎勵計劃採納日)及 2024年12月31日,根據股份獎勵計劃可供授 出的獎勵總數為68,383,084份及服務供應商分 限額為27,353,233份。

於本報告日期,自股份獎勵計劃採納以來,並 無根據該計劃授出、註銷或失效任何股份。獲 選的合資格參與者無需為根據股份獎勵計劃 獲授的獎勵股份提供代價。

除上述本公司之購股權計劃及股份獎勵計劃 外,本公司或其任何附屬公司於回顧期內任 何時間概無參與任何安排,致使本公司董事 可透過購入本公司或任何其他法人團體之股 份或債券而獲益。

自新購股權計劃及舊購股權計劃獲採納後, 本公司概無授出、行使或註銷購股權。

OTHER INFORMATION (Continued)

SUBSTANTIAL SHAREHOLDER

As at 31 December 2024, the following corporations or persons (other than the Directors or chief executive of the Company disclosed in the paragraph headed "Directors' and chief executive's interests and short positions in securities" above) had interests or short positions in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company under Section 336 of the SFO:

其他資料(續)

主要股東

於2024年12月31日,根據證券及期貨條例第 336條規定須予保存之登記冊記錄,下列法團 或人士(上文「董事及主要行政人員之證券權 益及淡倉」一段所披露,本公司董事或主要行 政人員除外)於本公司股份及相關股份中擁有 權益或淡倉:

				Approximate percentage [*]
		.		of the issued
	Name	Capacity	Number of shares	share capital 佔已發行股本
	6 m			
	名稱	身份	股份數目	之概約比率*
ľ				
	Worldwide Peace Limited	Beneficial owner	110,589,750 (L)	13.48%

遠年有限公司

Note: The letter "L" denotes the shareholder's long position in the shares of the Company.

* The percentage represents the number of shares of the Company involved divided by the number of the Company's issued shares as at 31 December 2024.

實益擁有人

Save as disclosed above, as at 31 December 2024, according to the register required to be kept by the Company under Section 336 of the SFO there was no corporation or person who had any interest or short position in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Division 2 and 3 of Part XV of the SFO.

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

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

CORPORATE GOVERNANCE CODE

During the six months ended 31 December 2024, the Company complied with the code provisions of the Corporate Governance Code (the "**CG Code**") set out in Appendix C1 to the Listing Rules.

附註:字母「L」表示本公司股份中的好倉。

百分比指所涉及之本公司股份數目除以於2024年 12月31日本公司已發行股份數目。

除上文所披露者外,於2024年12月31日,按 照本公司須根據證券及期貨條例第336條保存 之登記冊記錄,概無任何法團或人士於本公 司股份或相關股份中擁有根據證券及期貨條 例第XV部第2及第3分部之條文須向本公司披 露之任何權益或淡倉。

購買、出售或贖回本公司之上市 證券

於回顧期內,本公司或其任何附屬公司概無 購買、出售或贖回任何本公司之上市證券。

企業管治守則

於截至2024年12月31日止六個月,本公司遵 守上市規則附錄C1所載之「企業管治守則」 (「企業守則」)的守則條文。

OTHER INFORMATION (Continued)

DISCLOSURE OF INFORMATION ON DIRECTORS PURSUANT TO RULE 13.51B(1) OF THE LISTING RULES

Ms. To Yin Fong Cecilica resigned as non-executive director of the Company with effect from 27 December 2024.

Pursuant to Rule 13.51B(1) of the Listing Rules, there is no other change in the Directors' information that is required to be disclosed during the period under review.

COMPLIANCE WITH MODEL CODE

The Company has adopted the Model Code for Securities Transactions by Directors of the Listed Issuers (the "**Model Code**") as set out in Appendix C3 to the Listing Rules as its own code of conduct regarding directors' securities transactions. Specific enquiries have been made with all Directors, who have confirmed that, during the Period, each of them has complied with the required standards as set out in the Model Code.

AUDIT COMMITTEE

The Company established an audit committee (the "Audit Committee") with specific written terms of reference which were revised and adopted on 1 January 2016. As at 31 December 2024, the Audit Committee consists of three independent non-executive Directors, namely Mr. Leung Man Fai (Chairman of the Audit Committee), Mr. Chan Yik Hei and Mr. Wong Yuk Man Edmand. The Audit Committee has reviewed with the management of the Group the financial and accounting policies and practices adopted by the Group, its internal controls and financial reporting matters, and this interim report.

其他資料(續)

根據上市規則第**13.51B(1)**條披露 董事之資料

杜妍芳女士已辭任本公司非執行董事職務, 自2024年12月27日起生效。

根據上市規則第13.51B(1)條,概無其他有關董 事資料之變動於回顧期內須予以披露。

遵守標準守則

本公司採納上市規則附錄C3所載上市發行人 董事進行證券交易的標準守則(「標準守則」), 作為其本身董事進行證券交易之行為守則。 經向全體董事作出特定查詢後,全體董事已 確認彼等各自於回顧期間一直遵守標準守則 所載之必守準則。

審核委員會

本公司已成立審核委員會(「審核委員會」),並 訂有具體書面職權範圍(於2016年1月1日修訂 及採納)。於2024年12月31日,審核委員會由 三名獨立非執行董事組成,即梁文輝先生(審 核委員會主席)、陳易希先生及黃育文先生。 審核委員會已聯同本集團管理層審閱本集團 採用之財務及會計政策及實務、其內部監控 及財務申報事宜、以及本中期報告。

By Order of the Board Wong Man Winny Chairperson

Hong Kong, 27 February 2025

承董事會命 *主席* **黃敏女士**

香港,2025年2月27日

