

# 中油燃氣集團有限公司 CHINA OIL AND GAS GROUP LIMITED

(Incorporated in Bermuda with Limited Liability) (於百慕達註冊成立之有限公司) Stock Code: 603 股份代號: 603

# 2024 Annual Report 年報

# **CONTENTS** 目錄

Financial Highlights	財務摘要	2
Enterprise Culture	企業文化	3
Corporate Profiles	公司簡介	4
Natural Gas Distribution Business in China	中國天然氣分銷業務	5
Oil and Gas Production Business in Canada	加拿大油氣生產業務	6
Corporate Information	公司資料	7
Chairman's Statement	主席報告	10
Management Discussion and Analysis	管理層討論及分析	16
Biographical Details of Directors	董事履歷簡介	21
Report of the Directors	董事報告書	24
Corporate Governance Report	企業管治報告	41
Independent Auditor's Report	獨立核數師報告	65
Consolidated Statement of Comprehensive Income	綜合全面收益表	75
Consolidated Statement of Financial Position	綜合財務狀況表	77
Consolidated Statement of Changes in Equity	綜合權益變動表	79
Consolidated Statement of Cash Flows	綜合現金流量表	81
Notes to the Consolidated Financial Statements	綜合財務報表附註	84
Five Year Financial Summary	五年財務 <mark>摘要</mark>	224

# **Financial Highlights** 財務摘要





FY2023 2023財年 **7,008** 

million Cubic Meters 百萬立方米

million Cubic Meters 百萬立方米

# Enterprise Culture 企業文化

### 使命

發展清潔能源 共創美好生活

#### Missions

Develop clean energy Create better life

# Vision

To build a leading & modern energy company in China

願景



### 核心價值觀

誠信正直 客戶至上 創業創新 價值導向 團隊合作

## Core Values

Integrity Customer Supremacy Innovation Value Orientation Teamwork

#### 工作氛圍原則

相互尊重 公平公正 遵章守紀 嚴細認真 主動高效 簡單陽光

#### **Principles of Workplace Culture**

Respect Righte Disciplined Precis Initiative Positiv

### 宗旨

為客戶創造價值 為員工創造平台 為股東創造回報

#### Objectives

Create value for our customers Create platforms for our employees Create returns for our shareholders

**精神** 激情 夢

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激情 夢想 務實 勤勉

### Spirits

Passionate Ambitious Practical Diligent

# Corporate Profiles 公司簡介

China Oil And Gas Group Limited (the "Company") (stock code: 603) and its subsidiaries (together, the "Group") are principally engaged in investment in natural gas and energy related business. Operations of the Group include piped city gas business, pipeline design and construction; transportation, distribution and sale of compressed natural gas ("CNG") and liquefied natural gas ("LNG"); and development, production and sale of crude oil and natural gas and other upstream energy resources.

As a piped city natural gas service provider, the Group supplies city natural gas through long-distance transmission pipelines. With 71 concession rights, the Group has built up city pipeline networks which offer stable and sufficient natural gas resources to local household, industrial, commercial and other users. As a non-pipeline natural gas provider, the Group has established 1 LNG plant in Qinghai Province, Sichuan Province and Guizhou Province, PRC respectively. Meanwhile, the Group has also built certain CNG primary stations to ensure a smooth supply of natural gas all year round. These facilities support supplies of natural gas to cities not yet covered by pipeline networks and are treated as emergency backup gas sources for the Group.

All kinds of automobiles, city buses and long-distance buses can be converted into natural gas operation system by paying an affordable fee. Some of the provinces will provide subsidy to automobile owners who are willing to convert their automobile into natural gas operating system. With support from the PRC government, the Group offers inexpensive, clean and environmental friendly natural gas to the transportation sector.

As an operator of natural gas branch pipelines, the Group has already completed approximately 25,751 km natural gas pipelines in 13 provinces, cities and autonomous regions. Apart from bringing in stable natural gas transmission revenue, the branch pipelines constructions will also facilitate the development of projects along the down-stream.

The Group has well established a large-scale developed natural gas transport and logistics operation in the PRC, including the set up of LNG and CNG fleets which have reinforced the mobility and coverage of our natural gas supplies.

As an upstream energy resources producer, the Group engages in the development, production and sale of crude oil and gas and other resources in Alberta of Canada. The exploration and production business of the Group has the proved reserves of approximately 31.89 million barrels of oil equivalent and the proved plus probable reserves of approximately 50.47 million barrels of oil equivalent. Its average daily production was 5,082 barrels of oil equivalent in 2024. Our exploration and production business possesses energy business in production, a very experienced management team with proven tracking records, a stable production assets portfolio and strong profitability with considerable potential for growth.

中油燃氣集團有限公司(「公司」)(股份代號: 603)及其附屬公司(統稱為「集團」)主要從 事天然氣及能源相關業務之投資。集團之業 務包括城市管道燃氣營運、管道設計及建造; 壓縮天然氣(「CNG」)及液化天然氣(「LNG」) 之運輸、分銷及銷售;及原油及天然氣等其 他上游能源資源開發、生產及銷售。

作為城市管道燃氣服務供應商, 集團透過長 距離輸送管道供應城市天然氣。集團已獲得 71個燃氣特許經營權,建立了城市管道網絡, 為當地家庭、工商等用戶提供穩定及充裕之 天然氣資源。作為非管道天然氣供應商, 集團於中國青海省、四川省及貴州省分別建 立了一座LNG工廠。同時,集團已建造多個 CNG加氣母站,確保集團之天然氣供應全年 保持穩定。該等設施有助於向尚未有管道網 絡覆蓋的城市供應天然氣,並被視為集團之 應急備用燃氣來源。

各類汽車、公共交通汽車及長途客運車均可 以通過改裝,即以可承擔之費用轉換成天然 氣運行系統。部分省份將為願意將汽車轉換 成天然氣運行系統的車主提供補貼。在國家 政府之支持下,集團向運輸界提供價格低廉、 清潔及環保之天然氣能源。

作為天然氣支線管道經營之營運商,集團已於13個省、市及自治區投資建成總長度達約 25,751公里的天然氣管道,除了增加天然氣 管道運輸收入外,支線管道建設更可帶動下 游沿線天然氣市場的開發。

集團已於中國發展龐大的天然氣運輸及物流 業務,包括已建立LNG及CNG運輸車隊,增 強了集團天然氣供應之流動性以及擴大了其 覆蓋範圍。

作為上游能源資源之生產商,集團於加拿大 阿爾伯塔省從事原油及天然氣等資源的開發、 生產及銷售,集團油氣生產業務之探明儲量 約為3,189萬桶油當量及探明加控制儲量約為 5,047萬桶油當量,二零二四年平均每日產 量為5,082桶油當量。集團之油氣生產業務 擁有在產的能源業務及一個經驗豐富、業績 卓越的管理團隊,具穩定的生產資產組合, 較強的盈利能力及廣闊的增長空間。

# Natural Gas Distribution Business in China 中國天然氣分銷業務



註:此圖僅為示意圖,比例與位置可能和實際情況略有出入

# Oil and Gas Production Business in Canada 加拿大油氣生產業務

RESERVES

As at 31 December 2024

儲量 於二零二四年十二月三十一日



### BOARD OF DIRECTORS

Executive Directors XU Tie-liang (Chairman and Chief Executive Officer) GUAN Yijun GAO Falian XU Ran

# Independent Non-Executive Directors

WANG Guangtian YANG Jie

#### COMPANY SECRETARY

CHAN Yuen Ying Stella

#### AUTHORISED REPRESENTATIVES

XU Tie-liang CHAN Yuen Ying Stella

#### AUDIT COMMITTEE

LIU Zhihong *(Chairman)* WANG Guangtian YANG Jie

#### **REMUNERATION COMMITTEE**

LIU Zhihong *(Chairman)* WANG Guangtian GUAN Yijun

#### NOMINATION COMMITTEE

WANG Guangtian *(Chairman)* LIU Zhihong GAO Falian

### CORPORATE GOVERNANCE COMMITTEE

XU Tie-liang *(Chairman)* GUAN Yijun GAO Falian XU Ran LAW Yin Shan Jenny CHAN Yuen Ying Stella

#### AUDITOR

KPMG Public Interest Entity Auditor registered in accordance with the Accounting and Financial Reporting Council Ordinance

#### 董事局

<mark>執行董事</mark> 許鉄良*(主席兼行政總裁)* 關懿君 高發連 許然

**Corporate Information** 

公司資料

#### 獨立非執行董事

劉志紅 王廣田 楊杰

#### 公司秘書 陳婉縈

授權代表 許鉄良 陳婉縈

#### 審核委員會

劉志紅*(主席)* 王廣田 楊杰

#### 薪酬委員會

劉志紅*(主席)* 王廣田 關懿君

#### 提名委員會

王廣田*(主席)* 劉志紅 高發連

#### 企業管治委員會

許鉄良(*主席)* 關懿君 高發連 許然 羅盈珊 陳婉縈

#### 核數師

畢馬威會計師事務所 根據會計及財務匯報局條例 註冊的公眾利益實體核數師

# **Corporate Information** 公司資料

(continued) (續)

#### LEGAL ADVISERS

(As to Hong Kong Law) Li & Partners

(As to PRC Law) Beijing Huaao Law & Partners

#### PRINCIPAL SHARE REGISTRAR

Conyers Corporate Services (Bermuda) Limited Clarendon House, 2 Church Street Hamilton HM11, Bermuda

#### HONG KONG BRANCH SHARE REGISTRAR AND

#### **TRANSFER OFFICE**

Computershare Hong Kong Investor Services Limited Shops 1712–1716, 17th Floor Hopewell Centre 183 Queen's Road East Wanchai, Hong Kong

#### **REGISTERED OFFICE**

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

#### HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS

#### IN HONG KONG

Suite 2805, 28th Floor Sino Plaza 255–257 Gloucester Road Causeway Bay Hong Kong

#### **PRINCIPAL BANKER**

The Hongkong and Shanghai Banking Corporation Limited China Citic Bank International Limited Ping An Bank Co., Ltd. (Acting Through Its Offshore Banking Centre)

### STOCK CODE

603

#### WEBSITE AND E-MAIL ADDRESS

Website: http://www.hk603.com E-mail: info@hk603.com ecomm@hk603.com (for Corporate Communication)

### 法律顧問

(香港法律) 李偉斌律師行

(中國法律) 北京市華澳律師事務所

#### 主要股份過戶登記處

Conyers Corporate Services (Bermuda) Limited Clarendon House, 2 Church Street Hamilton HM11, Bermuda

### 香港股份過戶登記分處

香港中央證券登記有限公司 香港灣仔 皇后大道東183號 合和中心 17樓1712-1716號舖

#### 註冊辦事處

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

#### 總辦事處及香港之主要營業地點

香港 銅鑼灣 告士打道255-257號 信和廣場 28樓2805室

#### 主要往來銀行

香港上海滙豐銀行有限公司 中信銀行(國際)有限公司 平安銀行股份有限公司(通過其境外銀行中 心行事)

股份代號 603

#### 網址及電郵地址

網址: http://www.hk603.com 電郵地址:info@hk603.com ecomm@hk603.com (公司通訊)

8

CHAIRMAN'S STATEMENT AND MANAGEMENT DISCUSSION AND ANALYSIS 主席報告及管理層討論及分析

#### **BUSINESS REVIEW**

In 2024, the Group achieved steady growth in operating results amid complex economic conditions, made significant progress in market development, and exceeded targets for all types of customer development, providing support for expanding market share and business growth. In the field of value-added services, we built the "Visdom" brand, enriched product categories, improved the talent organization system, built a "moat," expanded overseas channels, and contributed profits to the Group, becoming a new growth point.

In terms of corporate governance, the Group integrated resources, formulated solutions for key problems, and improved operational efficiency. The Group focused on the difficulties and pain points of abnormally operating enterprises, addressed shortcomings, refined plans, and promoted a number of enterprises to exceed their net profit targets, putting their operations back on track, and ensuring the healthy and stable development of the Group. In terms of marketing management, the Group optimized the overall allocation of resources, strengthened the three-tier coordination mechanism, increased the proportion of low-cost resource procurement, reduced the share of high-cost resources, and controlled the unit cost of gas purchase. We built a market data analysis database, improved the dimensions of natural gas sales data analysis, enhanced the level of targeted services, and strengthened market competitiveness.

Safety management was continuously strengthened, and the Group and its subsidiaries maintained stable production and operations throughout the year, with no major production safety accidents, successfully achieving the annual safety management objectives. Information technology construction was accelerated, achieving integrated management of marketing, customer service, and finance, improving management efficiency and level of refinement. The construction of a clean governance culture was further promoted, with the issuance of relevant management measures, clarification of integrity risks, the organisation of integrity activities in companies at all levels, and the purification of the development environment, providing guarantees for the healthy development of the Group.

### 業務回顧

2024年,集團在複雜經濟形勢下,實現經 營業績穩健增長,市場開發成果顯著,各 類用戶開發超額完成指標,為市場份額擴大 與業務拓展提供支撐。增值業務領域打造「齊 智」品牌,豐富產品品類,完善人才組織體 系,構建護城河,開拓域外渠道,為集團 貢獻利潤,成為新增長點。

公司治理方面,集團整合資源,針對重點 問題制定解決方案,改善經營效益。聚焦 非正常經營企業難點痛點,補齊短板,細 化方案,推動多家企業淨利潤超額完成預算, 經營步入正軌,確保集團發展健康穩定。 營銷管理上,集團優化資源統籌佈局,強 化三級協調機制,提高低價資源採購量佔比, 降低高成本資源份額,控制單位購氣成本。 建設市場數據分析庫,完善天然氣銷售數據 分析維度,提升精準服務水平,增強市場 競爭力。

安全管理持續強化,集團及所屬公司全年生 產運行平穩,未發生重大生產安全事故, 圓滿完成年度安全管理目標。信息化建設加 速推進,實現市場、客服、財務的業財一 體化管理,提升管理效率與精細化水平。 廉政文化建設深入推進,發佈相關管理辦法, 明確廉潔風險,在各級公司開展廉潔活動, 淨化發展環境,為集團健康發展提供保障。 Significant progress has been made in the construction of intelligent gas, and the Group and Shandong Shengli Co. Ltd. have basically achieved full coverage of SCADA and GIS systems, with functions such as real-time monitoring of stations, precise location of pipeline networks, online inspection management, and large-screen display of operations, which has improved production and operation efficiency and management level. Various companies have carried out the construction of intelligent terminals such as valve chamber leakage monitoring, pressure regulating box pressure and flow monitoring, and remote transmission of large meters for industrial and commercial users to meet the safety needs of gas operation, strengthen the gas consumption management of large accounts, and improve the level of intelligent operation in gas services.

#### CITY PIPELINE NATURAL GAS BUSINESS

#### Sales and distribution of natural gas

During the year, the Group's natural gas sales and transmission volume increased 3.2% as compared to last year.

The Group's natural gas sales volume recorded at 4,584 million cubic meters for 2024 (2023: 4,575 million cubic meters), increased by 0.2% compared with the same period last year. Transmission volume was 2,645 million cubic meters, recorded a 8.7% rise as compared to the same period last year.

Consumption of residential users increased by 4.3% from last year's 984 million cubic meters to 1,026 million cubic meters; industrial and commercial users recorded 3,178 million cubic meters (2023: 3,160 million cubic meters), increased by 0.6% compared with the same period last year; gas consumption of gas stations recorded a decrease of 11.8% at current year's 380 million cubic meters from last year's 431 million cubic meters. Each of the above categories representing 22%, 69% and 9% of the total gas sales volume (2023: 22%, 69% and 9%), respectively.

#### Development of new users

For 2024, the Group connected 86,344 (2023: 128,395) new residential users and the accumulated development of residential users was 2,128,280. Total connections for new industrial and commercial users were 1,511 (2023: 1,312) and the accumulated development of industrial and commercial users were 19,519.

# Chairman's Statement 主席報告

(continued) (續)

智慧燃氣建設取得顯著進展,集團和山東勝 利股份有限公司基本實現SCADA和GIS系統全 覆蓋,具備場站實時監測、管網精確定位、 巡檢在線管理、運營大屏展現等功能,提 升生產運營效率和管理水平。各公司開展閥 井洩漏監測、調壓箱壓力流量監測、工商 戶大表遠傳等智能終端建設,滿足燃氣運營 安全需要,強化大用戶用氣管理,提升燃 氣運營智能化水平。

#### 城市管道天然氣業務

#### 銷售及輸送天然氣

年內, 集團天然氣銷輸氣量相比去年增長 3.2%。

集團截至二零二四年的天然氣銷量錄得45.84 億立方米(二零二三年:45.75億立方米), 同比增長0.2%。管輸量錄得26.45億立方米, 較去年同期錄得升幅8.7%。

居民用戶銷氣量較上年的9.84億立方米增 加4.3%至10.26億立方米;工商業用戶錄得 31.78億立方米(二零二三年:31.60億立方米) 用量,同比增長0.6%;加氣站用量從上年的 4.31億立方米下降11.8%至本年的3.80億立方 米。上述各類用量分別佔總銷氣量的22%、 69%及9%(二零二三年:22%、69%及 9%)。

#### 新用戶開發

二零二四年,集團新增居民用戶86,344戶(二 零二三年:128,395戶),累計開發居民用戶 2,128,280戶。新增工商業用戶合計1,511戶 (二零二三年:1,312戶),累計開發的工商 業用戶為19,519戶。

(continued) (續)

# EXPLOITATION AND PRODUCTION OF CRUDE OIL AND NATURAL GAS BUSINESS

The Group continued the business of exploitation and production of light oil and natural gas in Canada. The Group's production in 2024 was 5,082 barrels of oil equivalent per day ("boe/d"), (2023: 5,469 boe/d).

Reference crude oil prices were 2.4% lower in 2024, with West Texas Intermediate averaging US\$75.72 per barrel compared with US\$77.62 per barrel in 2023. The Group realized a crude oil price of CAD93.62 per barrel in 2024 compared to CAD96.69 per barrel in 2023 with a year-on-year decrease of 3.2%. The Group achieved the average operating netback of CAD30.28 per barrel of oil equivalent, representing a decrease of 2.9% as compared with CAD31.19 per barrel of oil equivalent for the same period last year.

#### **BUSINESS PROSPECTS**

In 2025, the Group will focus on the goal of "stabilizing growth and creating a second growth curve," adhere to the concept of high-quality development, strengthen quality and efficiency improvement, enhance shareholder returns and cash flow management, make every effort to increase revenue and reduce expenditure, and comprehensively improve the level of operation and management. In terms of business objectives, the Group will efficiently integrate resources, deeply tap into customer value, stabilize the growth of its primary business, and promote the expansion of value-added services. In terms of market development, we will precisely plan the development goals for various types of users, expand heating services, and consolidate market share. In terms of marketing system development, we will initiate the establishment of a marketing management system, clarify marketing positioning, and build a development path and management structure with marketing management as the core. We will strengthen the three-level coordination mechanism for resource management, optimize resource paths, increase the proportion of high-quality resources, reduce sales and transportation costs, promote the construction of "resource pools," and build a stable and diversified resource supply system.

### 開採及生產原油及天然氣業務

集團在加拿大持續進行輕質原油和天然氣的 開採及生產業務。集團於二零二四年的產量 為5,082桶油當量/天(「桶油當量/天」)(二 零二三年:5,469桶油當量/天)。

於二零二四年,參考原油價格下降2.4%, 西德州中級原油平均價格為每桶75.72美元, 而二零二三年為每桶77.62美元。於二零二四 年,集團實現原油價格每桶93.62加元,而 於二零二三年為每桶96.69加元,同比下降 3.2%。集團實現平均運營淨回值30.28加元 /桶油當量,較去年同期的31.19加元/桶油 當量減少2.9%。

#### 業務展望

2025年,集團聚焦「穩增長,打造第二增長 曲線」目標,秉持高質量發展理念,強化提 質增效,提升股東回報及現金流管理,全 力增收節支,全方位提升經營管理水平。 經營目標上,集團高效整合資源,雅動增 優值,穩固主業增長,推動增發育價值,穩固主業增長,推動增發 時一場一個主業增長,推動增發 將拓展。市場開發精準規劃各類用戶開發 體系建設上,啟動營銷管理理為核心的發 體系建設位,構建以營銷管理為核心的發調 路徑與管理架構。強化資源管理三級協調明 降低銷輸成本,推動「資源池」搭建,構建 穩定多元的資源供應體系。

(continued) (續)

In terms of value-added service development, we will standardize the customer service management system, build the "Five Unifications" China Oil and Gas customer service brand, enhance customer loyalty, precisely develop products and services, and drive the growth of the second curve with the high-quality development of the main business. By relying on a unified production, operation, and customer service platform, we will achieve the digital transformation of basic functions, build an "intelligent operation brain," and enhance operational efficiency and customer experience.

In terms of intelligent gas infrastructure construction, we will deepen the application of SCADA and GIS systems, and enhance the efficiency and accuracy of functions such as real-time monitoring of stations, precise location of pipeline networks, online inspection management, and largescreen display of operations. Various companies will advance the construction of intelligent terminals such as valve chamber leakage monitoring, pressure regulating box pressure and flow monitoring, and remote transmission of large meters for industrial and commercial users to meet the safety needs of gas operation, strengthen the gas consumption management of large accounts, and improve the level of intelligent operation in gas services. We will formulate a digital upgrade plan and initiate its implementation. We will continue to develop financial co-ownership, achieve the integration of business and finance, promote the construction and promotion of customer service platforms, realize intelligent management of construction projects, strengthen the development of information security defense systems, and ensure the safe and stable operation of core systems.

The management will strengthen the customer-centric business philosophy, improve the communication system, maintain regular communication with customers, establish customer maintenance records, optimize the supplier team, expand supply channels, enhance supply stability and risk resistance, and create a good business environment. We will establish and improve the price-following linkage mechanism, and give full play to the synergistic efficiency of all levels. For project companies with high price-following linkage difficulties, we will set up a joint price-following linkage team to solve the pain points and difficulties of price linkage, remove linkage barriers, help improve project operations, and create values. 增值業務發展上,規範客服管理體系,打 造「五統一」中油燃氣客戶服務品牌,增強 客戶粘性,精準開發產品與服務,以主業 高質量發展驅動第二曲線增長。依托統一的 生產運營與客戶服務平台,實現基礎工作數 字化轉型,構建「智慧運營大腦」,提升運 營效率與客戶體驗。

智慧燃氣建設方面,深化SCADA和GIS系統 應用,提升場站實時監測、管網精確定位、 巡檢在線管理、運營大屏展現等功能效率和 精準度。各公司推進閥井洩漏監測、調壓 力流量監測、工商戶大表遠傳等智能終 調建設,滿足燃氣運營安全需要,強化大 用戶用氣管理,提升燃氣運營智能化水平。 制定數智化升級方案並啟動建設。持續開展 對務共享建設,實現業財融合,推進客服 平台建設與推廣,實現工程建設智慧化管理, 加強信息安全防禦體系建設,確保核心系統 安全穩定運行。

管理層強化客戶至上的經營理念, 完善溝通 體系,與客戶保持常態化溝通,建立客戶維 護台賬,優化供應商隊伍,拓寬供應渠道, 提升供應穩定性與抗風險能力,營造良好的 經營環境。建立完善順價聯動機制,發揮 各層級協同效能。針對順價難度大的項目公 司,成立聯合順價小組,解決順價痛點難 點,疏導聯動壁壘,助力項目經營向好, 實現價值創造。

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We will strive to improve management level, set up special task forces for business management issues, improve relevant systems, and carry out focused rectification of these issues. We will continue to advance the specialized tasks of improving business governance, enhancing the financial accounting system, perfecting the operational management mechanism, and strengthening value-driven investment evaluation. We will supervise and guide companies at all levels to improve their systems, carry out the "Three Fundamentals" Q&A education and training activities, standardize contract management, strengthen general purchase and sales difference management, promote R&D and innovation, and provide technical support for the Group's long-term development.

We will strengthen asset management, comprehensively assess and dispose of inefficient and ineffective assets, strengthen the internal allocation of assets, and revitalize stagnant assets. We will build an asset management system, realize digital management of the entire life cycle of assets, establish a regular maintenance mechanism, and develop a performance indicator system for asset operation. We will pilot the introduction of gas pipeline simulation technology, to optimize pipeline construction plans, reduce investment costs, and improve the quality of asset operation. We will launch special research on improving asset efficiency to further optimize asset utilization.

We will strengthen the talent team, dynamically optimize the organizational structure, focus on key areas, promote the implementation of the "benchmarking" efforts in large regions, and enhance organizational effectiveness. We will identify and cultivate key positions and core talents based on strategic goals and talent needs, and improve the talent echelon development system. We will strengthen the selection, training, and management of senior executives, improve the assessment and evaluation mechanism, establish a succession system for senior executives, promote the institutionalization and standardization of talent exchange and appointment, and build a high-quality and professional cadre team. We will rationally control the scale of employment, optimize the talent structure, strengthen the training system, improve employees' professional quality and ability to perform their duties, and provide a solid talent support for the Group's high-quality development.

努力提高管理水平,針對經營管理問題, 設立專項工作組,完善相關制度,針對問 題專項治理。持續推進經營治理、財務核 算體系改進、運營管理機制完善、投資評 價價值驅動提升等專項工作。督導各級公司 完善制度體系,開展「三基」百問教育培訓 活動,規範合同管理,加強綜合購銷差率 管理,推進研發創新,為集團長遠發展提 供技術支撐。

加強資產管理, 全面評估清理低效無效資產, 加強資產內部調劑, 盤活呆滯資產。建設 資產管理系統, 實現資產全生命週期數字化 管理,建立定期維護保養機制與資產運行績 效指標體系。試點引進燃氣管網模擬仿真技 術,優化管網建設方案,降低投資成本, 提高資產運行質量。啟動資產效率提升專項 研究,進一步優化資產利用效率。

加強人才隊伍建設,動態優化組織體系,聚 焦重點領域,推進大區「建標桿」工作落地, 提升組織效能。根據戰略目標與人才需求, 發現培養關鍵崗位和核心人才,完善人才梯 隊建設。加強高管選拔、培養、管理,完 善考核評價機制,建立高管繼任體系,推 動人才交流任職制度化、流程化,打造高, 優化人才結構,加強培訓體系建設,提升 員工專業素養與履職能力,為集團高質量發 展提供堅實人才保障。

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We will strengthen corporate culture development. The Group will uphold long-termism, meticulously craft the "15th Five-Year Plan" with a forwardlooking vision and rigorous approach, charting a clear path for its future development. At the same time, we will accelerate the development of our main business, accurately capture opportunities of the times, and lay a solid foundation for the Group's long-term development. The Group will vigorously promote its core values, deeply root the "spirit of ownership" in the hearts of employees, and embark on a new path of "five modernizations" with the responsibility of ownership. We will adhere to value creation, deeply participate in regional integration, and enhance competitiveness. Intelligent empowerment will drive a leap in new quality productive force. Diversified development will leverage the growth potential of the second curve. Internationalization will set sail, expanding the global landscape. We will practice green development, adhere to ecological priority, and inject impetus into sustainable development.

In 2025, the Group will adhere to the concept of high-quality development, focus on core goals, strengthen key initiatives, and comprehensively improve its operation and management level, striving to achieve sustainable development and become an outstanding modern energy enterprise.

On behalf of the Board, I would like to express my gratitude to all our staff for their dedication and hard work and to our shareholders for their continuous support.

**Xu Tie-liang** Chairman

Hong Kong, 21 March 2025

加強企業文化建設。集團將秉持長期主 就以前瞻性眼光和嚴謹態度,精心雕琢 [十五五]戰略規劃,為集團未來發展勾勒 出清晰路徑。同時,加速主業發展佈局, 精準捕捉時代機遇,為集團長遠發展築市根 基。集團將大力弘揚企業核心價值觀,將「主 人翁精神」深植員工心間,以主人翁擔當開 定參與區域化整合,提升競爭力;智能化局, 度參與區域化整合,提升競爭力;智能化局, 撬動第二曲線增長潛能;國際化揚帆,拓展 全球版圖;綠色化踐行,秉持生態優先, 為可持續發展注入動力。

2025年, 集團秉持高質量發展理念, 聚焦 核心目標,強化關鍵舉措,全方位提升經 營管理水平,為實現集團可持續發展、邁 向卓越現代能源企業而努力奮鬥。

本人謹代表董事局,對全體員工的奉獻和辛勤工作以及我們的股東一直以來的支持,表示衷心的感謝。

**許鉄良** *主席* 

香港,二零二五年三月二十一日

The following discussions should be read in conjunction with the audited consolidated financial statements of the Group and its notes and other sections in the annual report for the year ended 31 December 2024.

#### **FINANCIAL REVIEW**

For the year ended 31 December 2024, the Group recorded revenue of HK\$17,655 million, representing a decrease of 4.7% from HK\$18,528 million for the year ended 31 December 2023.

The total revenue combined by four segments, namely (1) sales and distribution of natural gas and other related product, (2) gas pipeline construction and connection, (3) exploitation and production of crude oil and natural gas and (4) production and sales of coal-derived clean energy and other related products, amounted to HK\$14,022 million, HK\$532 million, HK\$462 million and HK\$2,639 million respectively (2023: HK\$14,096 million, HK\$1,145 million, HK\$502 million and HK\$2,785 million).

The Group's overall gross profit amounted to HK\$2,184 million (2023: HK\$1,971 million), representing an increase of 10.8%; profit for the year attributable to the owners of the Company was HK\$181 million, turning from a loss to a profit compared to the last year. As at 31 December 2024, the Group has net impairment losses on financial and contract assets of HK\$211 million; net impairment on investment in associates of HK\$91 million. The Group counted the above as one-off items and these will not affect the ordinary operation and cash-flow of the Group.

Administrative expenses were HK\$554 million (2023: HK\$704 million), a decrease of 21.3% as compared to the same period last year, the proportion of administrative expenses to revenue decreased to 3.1% (2023: 3.8%) with selling and distribution costs recorded an increase of 9.0%.

Finance costs (net of capitalization) slightly increased from last year's HK\$433 million to HK\$465 million. The Group's weighted average cost of all indebtedness (including bank borrowings, other borrowings and senior notes) for the year ended 31 December 2024 was 5.6% (2023: 5.8%).

下列討論應與集團截至二零二四年十二月 三十一日止年度年報中所載經審核綜合財務 報表及其附註以及其他章節一併閱讀。

#### 財務回顧

截至二零二四年十二月三十一日止年度,集 團錄得營業額176.55億港元,對比截至二零 二三年十二月三十一日止年度的185.28億港 元,下降4.7%。

總營業額分為四個分部:(1)銷售及輸送天然 氣及其他相關產品;(2)燃氣管道建造及接駁; (3)開採及生產原油及天然氣及(4)生產及銷售 煤基清潔能源及其他相關產品,分別為 140.22億港元、5.32億港元、4.62億港元及 26.39億港元(二零二三年:分別為140.96億 港元、11.45億港元、5.02億港元及27.85億 港元)。

集團整體毛利為21.84億港元(二零二三年: 19.71億港元),上升10.8%;公司擁有人應 佔年內溢利為1.81億港元,對比上年轉虧為 盈。於二零二四年十二月三十一日,集團 的金融及合約資產減值虧損淨額為2.11億港 元;於聯營公司之投資減值淨額為0.91億港 元。集團將上述項目視為一次性項目,不 會影響集團的日常經營及現金流量。

行政開支為5.54億港元(二零二三年:7.04億 港元)比去年同期減少21.3%,行政開支佔 營業額比例下降至3.1%(二零二三年: 3.8%),銷售及分銷費用錄得9.0%增加。

財務費用(扣除資本化)由去年的4.33億港元 輕微上升至4.65億港元。集團於二零二四年 十二月三十一日止年度之所有債務(包括銀 行借貸、其他借貸及優先票據)的加權平均 成本為5.6%(二零二三年:5.8%)。

(continued) (續)

#### LIQUIDITY, FINANCIAL AND CAPITAL RESOURCES

It is the Group's policy to use the cash flow generated from operations and appropriate level of borrowings as the principal source of fund to expand business. As at 31 December 2024, the Group's total indebtedness (including bank borrowings, other borrowings and senior notes) amounted to HK\$8,542 million (2023: HK\$7,712 million).

As at 31 December 2024, the Group had cash and cash equivalents and time deposits with maturity over three months of HK\$4,348 million (2023: HK\$3,246 million). Total assets were HK\$20,696 million (2023: HK\$20,841 million), in which current assets were HK\$6,515 million (2023: HK\$5,836 million). Total liabilities of the Group were HK\$13,484 million (2023: HK\$13,279 million), in which current liabilities were HK\$5,432 million (2023: HK\$8,632 million). The Group's net debt-to-assets ratio, measured on the basis of total indebtedness net of cash and term deposits, divided by total assets was 20.3% (2023: 21.4%). The Group's financial and liquidity remain stable, and well prepared for the development in 2025.

#### SIGNIFICANT INVESTMENTS

As at 31 December 2024, the Group did not have any significant investment held.

### MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES, ASSOCIATED COMPANIES AND JOINT VENTURES

The Group did not have any material acquisitions and disposals of subsidiaries, associates and joint ventures during the year ended 31 December 2024.

### 流動資金、財務及資本資源

集團的政策為使用經營業務所得現金流量及 適當水平的借貸作為主要資金來源,以用於 擴展業務。於二零二四年十二月三十一日, 集團的債務總額(包括銀行借貸、其他借貸 及優先票據)為85.42億港元(二零二三年: 77.12億港元)。

於二零二四年十二月三十一日,集團的現金 及現金等值項目以及為期超過三個月的定期 存款為43.48億港元(二零二三年:32.46億港 元)。總資產為206.96億港元(二零二三年: 208.41億港元),其中流動資產為65.15億港 元(二零二三年:58.36億港元)。集團之總 負債為134.84億港元(二零二三年:132.79億 港元),其中流動負債為54.32億港元(二零 二三年:86.32億港元)。集團的淨債務對資 產比率(總債務(扣除現金及定期存款)除以 總資產)為20.3%(二零二三年:21.4%)。 集團的財務及流動資金保持平穩,為集團二 零二五年的發展作好充分準備。

### 重大投資

於二零二四年十二月三十一日,集團並無持 有任何重大投資。

### 附屬公司、 聯營公司及合營企業 之重大收購及出售

截至二零二四年十二月三十一日止年度,集 團並無任何附屬公司、聯營公司及合營企業 的重大收購及出售。

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### EMPLOYEES AND REMUNERATION POLICY

As at 31 December 2024, the Group employed a total of 4,814 (2023: 4,798) full-time employees, most of whom were stationed in the PRC. Total staff cost for the year ended 31 December 2024 amounted to HK\$534 million (2023: HK\$534 million). The Group remunerates its employees based on their performance, working experience and the prevailing market wage level. The total remuneration of the employees consists of basic salary, cash bonus and share-based incentives. The Company has also adopted a share option scheme and a share award scheme.

### PLEDGE OF ASSETS

As at 31 December 2024, senior notes issued by the Company and the Bridge Loan Facilities were guaranteed by certain subsidiaries of the Company.

The Group's interests in 195,027,219 shares of Shandong Shengli Co., Ltd. (山東勝利股份有限公司), a company limited by shares established in the PRC whose issued shares are listed and traded on the main board of the Shenzhen Stock Exchange ("Shandong Shengli") (stock code: 000407), being 22.16% of the entire share capital of Shandong Shengli, were pledged to a bank to secure the banking facilities granted to the Group.

Certain property, plant and equipments and intangible assets are pledged for bank borrowings of HK\$158 million.

### LOAN AGREEMENTS WITH COVENANTS RELATING TO SPECIFIC PERFORMANCE OF THE CONTROLLING SHAREHOLDER

Under the Syndicated Loan Agreement and the Bridge Loan Agreement, if there occurs a change in control, the lenders may declare the participation in the Syndicated Loan Facilities or the Bridge Loan Facilities (where appropriate) due and payable. The change in control includes, among others:

- (a) Mr. Xu Tie-liang ("Mr. Xu"), executive Director, chairman of the Board and chief executive officer of the Company (whether individually or collectively with his spouse and his or his spouse's children (whether through a trust or otherwise)):
  - (i) is not, or ceases to be the single largest direct or indirect beneficial holder (holding not less than 25%) of each class of the Company's equity interests carrying any entitlement to vote; or

### 僱員及酬金政策

於二零二四年十二月三十一日,集團共僱用 4,814名(二零二三年:4,798名)全職僱員, 其中大部分僱員駐於中國。截至二零二四年 十二月三十一日止年度的員工成本總額為5.34 億港元(二零二三年:5.34億港元)。集團根 據員工的工作表現、工作經驗及現行市場工 資水平釐定其酬金。僱員之總酬金包括基本 薪金、現金花紅及股份獎勵。公司亦已採 納認股權計劃及股份獎勵計劃。

### 資產抵押

於二零二四年十二月三十一日, 公司發行的 優先票據及過橋貸款融資由公司若干附屬公 司擔保。

集團持有的195,027,219股山東勝利股份有限 公司(一間於中國成立的股份有限公司,其 已發行股份於深圳證券交易所主板上市及買 賣(股份代號:000407)(「勝利股份」)的股 份,佔勝利股份已發行股份約22.16%,抵 押予一間銀行以擔保授予集團的銀行融資。

若干物業、廠房及設備,以及無形資產已 抵押作為1.58億港元銀行借貸之擔保。

### 貸款協議載有關於控股股東須履 行特定責任的條件

根據銀團貸款協議及過渡性貸款協議,若控 制權發生變更,貸款人可宣佈銀團貸款融資 或過渡性貸款融資(如適用)到期並立即償 還。控制權變更包括(但不限於):

- 執行董事、董事局主席兼公司行政總 裁許鉄良先生(「許先生」)(無論是單 獨還是與其配偶及其或其配偶的子女共 同(無論是透過信託還是其他方式)):
  - (i) 不再是或將不再是具有任何投票 權的公司各類股權的單一最大直 接或間接受益持有人(持有不少 於25%);或

(continued) (續)

- does not, or ceases to (without prejudice to paragraph (i) above) directly or indirectly control the Group. For the purpose of this paragraph, "control" has the meaning given to it in The Codes on Takeovers and Mergers and Share Buy-backs;
- (b) Mr. Xu is not, or ceases to be, chairman of the Board unless replaced by a person approved by all the lenders; or
- (c) the Company does not, or ceases to:
  - (i) own beneficially (and directly or indirectly) not less than 51% of each class of equity interests of China City Natural Gas Investment Group Co., Ltd. (中油中泰燃氣投資集團有限公司) ("CCNG"), carrying any entitlement to vote; or
  - control, directly or indirectly, CCNG. For the purpose of this paragraph, "control" means the ability to direct CCNG's affairs and/or the composition of its board of directors (or equivalent body).

Details of the Syndicated Loan Facilities or the Bridge Loan Facilities are set out in the Company's announcement dated 5 December 2023.

### CONTINGENT LIABILITIES

The Group has no material contingent liability as at 31 December 2024.

- (ii) 沒有或不再(在不影響上文第(i)段的情況下)直接或間接控制集團。 就本段而言,「控制權」具有《收購、合併及股份回購守則》中所 賦予的涵義;
- (b) 許先生不再擔任或將不再擔任董事局主 席,除非由所有貸款人認可的人士接 替;或
- (c) 公司不會或不再:
  - (i) 實益(直接或間接)擁有不少於
    51%且具有投票權的中油中泰燃
    氣投資集團有限公司(「中油中
    泰」)各類股權;或
  - (ii) 直接或間接控制中油中泰。就本段而言,「控制權」是指導中油中泰事務和/或其董事局(或同等機構)組成的能力。

銀團貸款融資或過渡性貸款融資的詳情載於 公司日期為二零二三年十二月五日的公告。

### 或然負債

集團於二零二四年十二月三十一日並無任何 重大或然負債。

(continued) (續)

# FINANCIAL MANAGEMENT AND TREASURY POLICY

The financial risk management of the Group is the responsibility of the Group's treasury function at the head office in Hong Kong. One of the major objectives of the Group's treasury policies is to manage its exposure to fluctuation in interest rates and foreign currency exchange rates. It is the Group's policy not to engage in speculative activities.

The Group conducts its business primarily in Renminbi. The Group's certain bank deposits are denominated in Hong Kong dollars, Renminbi and United States dollars, and the Group's offshore bank loans and senior notes are denominated in Renminbi, Canadian dollars and United States dollars.

Other than those disclosed, the Group does not have any material exposures to foreign exchange fluctuations. The Group does not have a foreign currency hedging policy. However, the Group monitors its foreign currency exposure closely and may, depending on the circumstances and trend of foreign currencies, consider adopting a significant foreign currency hedging policy in the future.

### LITIGATION

As at 31 December 2024, the Group has no material litigation.

#### CAPITAL STRUCTURE

As at 31 December 2024, the issued share capital of the Company was HK\$56,368,038.34 divided into 5,636,803,834 shares of the Company with a nominal value of HK\$0.01 each.

#### EVENT AFTER THE REPORTING PERIOD

There were no material events after the reporting period.

### **FINAL DIVIDEND**

The Board resolved not to recommend any final dividend for the year ended 31 December 2024 (2023: Nil).

#### 財務管理及庫務政策

集團之財務風險管理為集團於香港總辦事處 之庫務職能。集團庫務政策之主要目標之一 為管理其利率及匯率波動風險。集團的政策 為不從事投機行為。

集團主要以人民幣經營業務。集團若干銀行 存款以港元、人民幣及美元計值,而集團 的境外銀行貸款及優先票據則以人民幣、加 拿大元及美元計值。

除上述所披露者外,集團並無承受任何重大 外匯匯率波動風險。集團並無訂立外匯對沖 政策。然而,集團會緊密監察外匯風險及 日後可能(視情況及外幣走勢而定)考慮採用 重大外匯對沖政策。

### 訴訟

於二零二四年十二月三十一日, 集團並無牽 涉任何重大訴訟。

#### 資本架構

於二零二四年十二月三十一日,公司已發行 股本為56,368,038.34港元,分為每股面值0.01 港元的5,636,803,834股公司股份。

#### 報告期後事項

並無重大報告期後事項。

### 末期股息

董事局決議不建議任何截至二零二四年十二 月三十一日止年度之末期股息(二零二三年: 無)。

# Biographical Details of Directors 董事履歷簡介

#### **EXECUTIVE DIRECTORS**

**Mr. Xu Tie-liang**, aged 61, an executive Director and the Chairman of the Board and also the Chief Executive Officer of the Company. He is responsible for a holistic strategic planning of the Group, leading and supervising the work of the Board and corporate governance committee of the Company (the "CG Committee"). He is also the managing director of Shandong Shengli Co., Ltd. (000407.SZ), China City Natural Gas Investment Group Co., Ltd and Baccalieu Energy Inc. Canada and director of certain subsidiaries of the Company. Mr. Xu holds a PhD of Global Business Administration from University of Minnesota, USA. He graduated from Xi'an Shiyou University (西安石油大學), and postgraduate from the University of International Business and Economics (對外經濟貿易大學), postgraduate from Tsinghua University School of Economic and Management (清華大學經管學院), with a master degree of advanced business administration. Mr. Xu has extensive experience in energy, investments and management. Mr. Xu is the founder member of Zhongtai International Charity Fund Limited.

Mr. Xu is the spouse of Ms. Guan Yijun, and the father of Ms. Xu Ran. He is also the director of Sino Vanage Management Limited and Great Xu Holdings Limited, companies which have disclosable interests in the shares of the Company under the provisions in Divisions 2 and 3 of Part XV of the Securities and Futures Ordinance (Chapter 571, Laws of Hong Kong) (the "SFO").

**Ms. Guan Yijun**, aged 60, was appointed as an executive Director on 10 September 2010. She was appointed as the vice president of the Company on 1 September 2006. Ms. Guan is a member of each of the CG Committee and the remuneration committee of the Company (the "Remuneration Committee"). She is also a director of certain subsidiaries of the Company. Ms. Guan was a postgraduate from Peking University, and obtained a Master Degree in Business Administration. She has extensive business operation management experiences over 25 years.

Ms. Guan is the spouse of Mr. Xu Tie-liang and the mother of Ms. Xu Ran.

**Mr. Gao Falian**, aged 60, was appointed as an executive Director on 17 May 2021. Mr. Gao is also a member of the CG Committee. He is a senior engineer, obtained a bachelor's degree in law from Peking University and a master's degree in engineering from China University of Petroleum. Mr. Gao currently serves as a director of certain subsidiaries of the Group, including China Oil and Gas Investment Group Company Limited\* (中油燃氣投資集 團有限公司) ("China Oil and Gas Investment") and CCNG. He also served as president of CCNG during the period from February 2010 to August 2018 and president of China Oil and Gas Investment during the period from September 2015 to August 2018. Mr. Gao held several positions in China Petroleum Pipeline Bureau during August 1985 to May 2010, including general manager, commissioner of technical service etc. He has extensive experience in oil and gas industry.

### 執行董事

許鉄良先生, 六十一歲, 公司執行董事及 董事局主席兼行政總裁, 負責集團整體戰略 規劃,領導及監察董事局及公司企業管治委 員會(「企業管治委員會」)工作。彼亦兼任 山東勝利股份有限公司(000407.52)、中油中 泰燃氣集團投資有限公司及加拿大Baccalieu Energy Inc.董事長及公司若干附屬公司的董事。 許先生是美國明尼蘇達大學全球管理博士。 早年於西安石油大學畢業, 為對外經濟貿易 大學研究生、清華大學經管學院研究生、 高級工商管理碩士。許先生在能源、投資 和管理方面擁有豐富經驗。許先生為中泰國 際慈善基金會有限公司創始成員。

許先生是關懿君女士的配偶及許然女士的父親。他亦是 Sino Vantage Management Limited 及 Great Xu Holdings Limited (根據香港法例第 571章證券及期貨條例(「證券及期貨條例」) 第XV部第2及3分部條文於公司股份中擁有須 予披露權益之公司)之董事。

關該君女士,六十歲,於二零一零年九月 十日獲委任為執行董事。彼於二零零六年九 月一日獲委任公司之副總裁。關女士是企業 管治委員會及公司薪酬委員會(「薪酬委員 會」)各自之成員。彼亦為公司若干附屬公 司之董事。關女士係北京大學研究生畢業, 工商管理碩士。彼從事企業經營管理工作超 過二十五年,具有豐富經驗。

關女士為許鉄良先生之配偶及許然女士之母 親。

# Biographical Details of Directors 董事履歷簡介

(continued) (續)

**Ms. Xu Ran**, aged 35, was appointed as an executive Director on 2 November 2021. She has been the manager of investment department of the Company for over nine years. She is also a member of the CG Committee and a director of certain subsidiaries of the Company. Since she joined the Company, she has participated in the acquisition of Baccalieu Energy Inc. in Canada and is responsible for evaluating the investment opportunities and treasury management in the upstream business in North America. She also participated in the work of the issuance of four batches of senior notes in a total amount of USD1.4 billion. She is also responsible for the external investment of the Group. Prior to joining the Company, Ms. Xu worked in PricewaterhouseCoopers. Ms. Xu obtained a bachelor's degree in Accountancy in The University of San Diego of U.S.A. in 2012 and obtained the CESGA qualification issued by EFFAS in 2022.

Ms. Xu is the daughter of Mr. Xu Tie-liang and Ms. Guan Yijun.

#### INDEPENDENT NON-EXECUTIVE DIRECTORS

**Ms. Liu Zhihong**, aged 47, was appointed as an independent non-executive Director on 15 June 2023. She is the chairman of the audit committee of the Company (the "Audit Committee") and the Remuneration Committee, and a member of the nomination committee of the Company (the "Nomination Committee"). Ms. Liu holds an executive master's degree of business administration from the Peking University and is a member of the Chinese Institute of Certified Public Accountants. Ms. Liu has been a senior wealth management manager of AIA Hong Kong since 2021. She was the financial controller of Tonking New Energy Group Holdings Limited (a company listed on GEM of the Stock Exchange; stock code: 8326) during 2016 to 2020. Ms. Liu had participated in the audit work of BDO Limited during 2008 to 2012. She has extensive experience in the field of accounting. Ms. Liu has been appointed as an independent non-executive director of Zhongshen Jianye Holding Limited (the shares of which are listed on the Main Board of the Stock Exchange; Stock Code: 2503) on 19 December 2023.

**Mr. Wang Guangtian**, aged 61, was appointed as an independent non-executive Director on 4 November 2009. He is the chairman of the Nomination Committee, and a member of each of the Audit Committee and the Remuneration Committee. He held a master degree in world economics from the Hebei University and has over 40 years of experience in financial and administrative management. Mr. Wang is currently the managing director of Hebei Listed Equity Investment Fund Co., Ltd. He was an independent nonexecutive director of ENN Energy Holdings Limited (a company listed on the Main Board of the Stock Exchange; stock code: 2688) from December 2000 to May 2015. 許然女士,三十五歲,於二零二一年十一月 二日獲委任為執行董事。彼擔任公司投資部 經理超過九年。她亦是企業管治委員會之成 員及公司若干附屬公司之董事。自加入公司 以來,彼曾參與收購加拿大Baccalieu Energy Inc.,負責評估北美上游業務的投資機會和 資金管理。她亦曾參與發行四批總金額14億 美元優先票據的發行工作。她亦負責集團的 對外投資工作。於加入公司前,許女士曾 於羅兵咸永道會計師事務所工作。許女士於 二零一二年獲得美國聖地牙哥大學會計學學 士學位,於二零二二年考獲由EFFAS頒發的 CESGA資格。

許女士為許鉄良先生及關懿君女士之女兒。

#### 獨立非執行董事

**劉志紅女士**,四十七歲,於二零二三年六 月十五日獲委任為獨立非執行董事。她是公 司審核委員會(「審核委員會」)及公司薪酬 委員會(「薪酬委員會」)各自之主席以及提 名委員會成員。劉女士系北京大學高級工 商管理碩士,並為中國註冊會計師協會之成 員。劉女士自二零二一年起為友邦香港之高 級財富管理顧問。彼於二零一六年至二零 二零年期間為同景新能源集團控股有限公司 (一家於聯交所GEM上市之公司;股份代號: 8326) 之財務總監。劉女士於二零零八年至 二零一二年期間於香港立信德豪會計師事務 所從事審計工作。彼於會計行業擁有豐富的 經驗。 劉女士於二零二三年十二月十九日獲 委任為中深建業控股有限公司(其股份於聯 交所主板上市;股份代號:2503)之獨立非 執行董事。

**王廣田先生**, 六十一歲, 於二零零九年十一 月四日起獲委任為獨立非執行董事。彼是提 名委員會主席, 以及審核委員會及薪酬委員 會各自之成員。彼持有河北大學世界經濟學 碩士學位, 於財務管理及行政管理方面擁有 逾四十年經驗。王先生現為河北上市股權投 資基金有限公司董事長。彼於二零零零年 十二月至二零一五年五月期間曾擔任新奧能 源控股有限公司(一間於聯交所主板上市的 公司; 股份代號: 2688)的獨立非執行董事。

# Biographical Details of Directors 董事履歷簡介

(continued) (續)

**Mr. Yang Jie**, aged 61, was appointed as an independent non-executive Director on 18 May 2017. He is a member of the Audit Committee. Mr. Yang held a bachelor degree at University of International Business Economics. Mr. Yang is currently serving as director of MEC Advisory Limited which is the sole advisor of Can-China Global Resource Fund, and EMC Financial Limited, the general partner of Can-China Global Resource Fund respectively. Mr. Yang has more than 25 years of experience in mining investment and capital operation. He served as a board member of several Canadian listed mining companies and senior adviser of several Chinese companies for their overseas investment. Mr. Yang served as vice chairman of Greater China Mining Group, a director and an executive vice president of Continental Mineral Corp. and senior vice president and partner in Hunter Dickinson Inc. He has participated in corporate financing, mergers and acquisitions for numerous Canadian mining companies.

楊杰先生,六十一歲,於二零一七年五月 十八日獲委任為獨立非執行董事。彼為審核 委員會成員。楊先生畢業於對外經貿大學, 加拿大自然資源投資合作基金之投資顧問公 司MEC Advisory Limited及中國—加拿大自然 資源投資合作基金普通合夥人EMC Financial Limited之董事。楊先生擁有超過二十五年的 礦產投資和資本運作經驗。彼曾擔任多家加 拿大上市礦產公司董事和多家中國企業的海 外投資顧問。彼曾擔任大中華礦業集團副主 席、大陸礦業公司董事和行政副總裁、加 拿大HDI集團高級副總裁及合夥人。彼曾參 與多家加拿大礦產公司的企業的融資、併購。

The Board is pleased to submit their report together with the audited consolidated financial statements of the Group for the year ended 31 December 2024.

### PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The Group is principally engaged in investments in natural gas and energy related businesses.

#### **RESULTS AND APPROPRIATIONS**

The Group's results for the year ended 31 December 2024 and the state of affairs of the Group as at that date are set out in the consolidated financial statements on pages 75 to 223.

#### **BUSINESS REVIEW**

#### **Review of the Company's Business**

A review of the business of the Group for the year ended 31 December 2024 and a discussion on the Group's future business development, and also the Group's performance during the year ended 31 December 2024 using the key financial performance indicators are provided in the "Chairman's Statement" and "Management Discussion and Analysis" on pages 10 to 20.

#### Principal Risks and Uncertainties Facing the Company

The Group's financial conditions, results of operations, and business prospects may be affected by a number of risks and uncertainties directly or indirectly pertaining to the Group's businesses. The following are the key risks and uncertainties identified by the Group. There may be other risks and uncertainties in addition to those as shown below which are not known to the Group or may not be material now but could turn out to be material in the future.

#### Natural Gas Price Control Risk

The Group is principally engaged in distribution of natural gas in the PRC. The city-gate price of natural gas is determined with reference to the wellhead price and transmission charges. In China, wellhead prices for residential and fertilizer users are fixed, while wellhead prices for industrial and commercial users may vary from the benchmark price set by the PRC National Development and Reform Commission. Piped gas end-user tariffs are determined by local pricing bureaus. There may be risks that the Group is unable to obtain approval for passing through any increase in natural gas price which would deteriorate the Group's profit.

董事局欣然提呈彼等之報告連同集團截至二 零二四年十二月三十一日止年度之經審核綜 合財務報表。

#### 主要業務

公司之主要業務為投資控股。 集團主要從事 於天然氣及能源相關業務之投資。

#### 業績及分配

集團截至二零二四年十二月三十一日止年度 之業績及集團於當日之業務狀況載於綜合財 務報表第75頁至第223頁。

#### 業務回顧

#### 公司業務回顧

集團截至二零二四年十二月三十一日止年度 的業務回顧及有關集團未來業務發展的討論, 以及集團於截至二零二四年十二月三十一日 止年度內採用財務表現關鍵指標的表現載於 第10至20頁的「主席報告」及「管理層討論及 分析」。

#### 公司面臨的主要風險及不明朗因素

集團的財務狀況、營運業績及業務前景可能 受到與集團業務直接或間接相關的若干風險 及不明朗因素的影響。以下為集團知悉的主 要風險及不明朗因素。除下文所列者外, 或會存在集團並未知悉或目前可能不重要但 日後可能變得重要的其他風險及不明朗因素。

#### 天然氣價格控制風險

集團主要從事於中國輸送天然氣。 天然氣城 市門站價格乃經參考井口價格及輸氣費用釐 定。於中國,居民用戶及肥料用戶的井口 價格固定,而工商業用戶的井口價格可能與 中國國家發展和改革委員會設定的基準價格 不一致。管道燃氣終端用戶價格由當地物價 局釐定。可能存在集團未能取得提高天然氣 價格的批文的風險,此將令集團溢利受損。

(continued) (續)

#### Foreign Exchange Risk

The Group's principal business is located in the PRC and Canada and its major transactions are conducted in Renminbi. Most of its assets and liabilities of the Group are denominated in Renminbi and Canadian dollars.

The Renminbi is not freely convertible. There is a risk that the Chinese government may take actions affecting exchange rates which may have a material adverse effect on the Group's net assets, earnings and any dividends it declares if such dividend is to be exchanged or converted into foreign exchange. The Group has not entered into any hedging transactions to manage the potential fluctuation in foreign currencies. The Group does not consider that it has any significant exposure to the risk of fluctuation in the exchange rate between HK\$ and RMB.

#### Liquidity Risk

Liquidity risk is the potential risk that the Group will be unable to meet its obligations when they fall due because of an inability to obtain adequate funding or liquidate assets. In managing liquidity risk, the Group monitors cash flows and maintains an adequate level of cash and cash equivalents to ensure the ability to finance the Group's operations and reduce the effects of fluctuation in cash flows.

#### **Operational Risk**

Operational risk is the risk of loss resulting from inadequate or failed internal processes, people and systems or from external events. Responsibility for managing operational risks basically rests with every function at divisional and departmental levels.

Key functions in the Group are guided by their standard operating procedures, limits of authority and reporting framework. The management will identify and assess key operational exposures regularly so that appropriate risk response can be taken.

#### **Environmental Policy and Performance**

Both the government and the public continue to pay utmost attention to environmental issues, despite the fact that certain expensive and environment friendly measures were planned and implementation will soon take place. More stringent requirements may be put into practice to address these issues.

The environmental, social and governance report of the Company for the year ended 31 December 2024 containing the information required under Appendix C2 to the Listing Rules is published on the websites of the Stock Exchange and the Company.

#### 外匯風險

集團主要業務位於中國及加拿大, 而主要交 易均以人民幣進行。集團大多數資產及負債 均以人民幣及加元計值。

由於人民幣不可自由兑換,集團須承受中國 政府可能會採取行動影響匯率的風險,該等 行動可能會對集團的資產淨額、盈利以及任 何所宣派股息(倘若有關股息須兑換或換算 為外匯)構成重大不利影響。集團並無進行 任何對沖交易以管理外幣波動的潛在風險。 集團認為其所承擔的港元及人民幣之間的匯 率波動風險不大。

#### 流動資金風險

流動資金風險即是集團由於未能取得充足資 金或變現資產, 在責任到期時未能履約的可 能性風險。管理流動資金風險時, 集團監 察現金流量,並維持充足之現金及現金等值 項目水平,以確保能為集團營運提供資金及 降低現金流量波動之影響。

#### 營運風險

營運風險指因內部程序、人員或制度不足或 缺失,或因外部事件導致之損失風險。管 理營運風險之責任基本上由各個功能之分部 及部門肩負。

集團之主要功能經由本身之標準營運程序、 權限及匯報框架作出指引。管理層將會定期 識別及評估主要之營運風險,以便採取適當 風險應對。

#### 環保政策及表現

政府及公眾均十分重視環保問題,儘管若干 花費巨大的環保措施已計劃並將很快付諸實 施。可能實行嚴格的規定解決此類問題。

公司截至二零二四年十二月三十一日止年度 的環境、社會及管治報告載有上市規則附錄 C2規定的資料,刊載於聯交所及公司網站。

(continued) (續)

#### Compliance with the Relevant Laws and Regulations

The Company was incorporated in Bermuda and therefore the Company is subject to The Bermuda Companies Act. In addition, the Company is registered as a non-Hong Kong company under Part 16 of the Companies Ordinance (Chapter 622, Laws of Hong Kong) (the "Companies Ordinance") and therefore is subject to the relevant provisions under the Companies Ordinance.

The Company's shares are listed on the Stock Exchange and therefore the Company is subject to the governance of the Listing Rules, including the disclosure requirements and corporate governance provisions therein. Under the SFO, the Company is required to maintain a register of interests in shares and short positions and a register of directors' and chief executives' interests and short positions and is obliged to make timely disclosure of inside information.

During the year under review, as far as the Board and management are concerned, there was no breach of or non-compliance with the applicable laws and regulations by the Group that has a significant impact on its businesses and operations.

#### **RELATIONSHIPS WITH STAKEHOLDERS**

The Company recognises that employees are our valuable assets. Thus the Group provides competitive remuneration package to attract and motivate the employees. The Group regularly reviews the remuneration package of employees and makes necessary adjustments to conform to the market standard.

The Group also understands that it is important to maintain good relationship with business partners and bank enterprises to achieve its long term goals. Accordingly, the management have kept good communication, promptly exchanged ideas and shared business updates with them when appropriate. During the year under review, there was no material and significant dispute between the Group and its business partners or bank enterprises.

#### 遵守相關法律法規

公司於百慕達註冊成立及因此公司須遵守百 慕達公司法。此外,公司根據香港法例第 622章公司條例(「公司條例」)第16部註冊為 非香港公司,因此須遵守公司條例的相關條 文。

公司股份於聯交所上市,因此公司須受上市 規則(包括當中的披露規定及企業管治條文) 規管。根據證券及期貨條例,公司須備存 股份權益及淡倉登記冊以及董事及主要行政 人員之權益及淡倉登記冊,並須及時披露內 幕消息。

於回顧年度內,就董事局及管理層所關注, 集團概無違反或不遵守對集團業務及營運產 生重大影響的適用法律及法規。

### 與持份者之間的關係

公司認同,僱員是我們的寶貴資產。故此, 集團提供具競爭力的薪酬待遇,以吸引並激 勵僱員。集團定期檢討僱員的薪酬待遇, 並會因應市場標準而作出必要的調整。

集團亦明白,與商業夥伴及銀行企業保持良 好關係,是其達成長遠目標的重要要素。 故此,管理層會在適當情況下與彼等進行良 好溝通、適時交流想法及共享最新業務資料。 於回顧年度內,集團與商業夥伴或銀行企業 之間並沒有重大而明顯的糾紛。

(continued) (續)

#### FINAL DIVIDEND

The Board resolved not to recommend any final dividend for the year ended 31 December 2024 (2023: Nil).

#### EVENT AFTER THE REPORTING PERIOD

There were no material events after the reporting period.

#### **CLOSURE OF REGISTER OF MEMBERS**

In order to determine the eligibility of the shareholders of the Company to attend and vote at the annual general meeting of the Company to be held on Friday, 30 May 2025 (the "2025 AGM"), the register of members of the Company will be closed from Monday, 26 May 2025 to Friday, 30 May 2025, both days inclusive, during which period no transfer of shares will be registered. In order to be eligible to attend and vote at the AGM, all transfers of shares accompanied by the relevant share certificate(s) must be lodged with the Company's branch share registrar and transfer office in Hong Kong, Computershare Hong Kong Investor Services Limited at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong for registration not later than 4:30 p.m. on Friday, 23 May 2025.

#### SUMMARY OF FINANCIAL INFORMATION

A summary of the results and of assets and liabilities of the Group for the last five financial years, as extracted from the audited consolidated financial statements and restated or reclassified as appropriate, is set out on page 224. That summary does not form part of the consolidated financial statements.

#### SEGMENT INFORMATION

An analysis of the Group's revenue and results by operating segments for the year ended 31 December 2024 is set out in note 5 to the consolidated financial statements.

### 末期股息

董事局決議不建議任何截至二零二四年十二 月三十一日止年度之末期股息(二零二三年: 無)。

#### 報告期後事項

報告期後並無重大事項。

#### 暫停辦理股份過戶登記

為釐定股東出席將於二零二五年五月三十日 (星期五)舉行之公司股東週年大會(「二零 二五年股東週年大會」)並於會上投票的資 格,公司將於二零二五年五月二十六日(星 期一)至二零二五年五月三十日(星期五)(包 括首尾兩天)暫停辦理股份過戶登記手續。 約內將不會辦理任何股份過戶登記手續。為 符合資格出席股東週年大會並於會上投票, 所有股份過戶文件連同相關股票須不遲於二 時有股份過戶文件連同相關股票須不遲於二 三十分遞交至公司於香港之股份過戶登記, 地為香港中央證券登記有限公司辦理登記,地 北為香港灣仔皇后大道東183號合和中心17 樓1712-1716室。

#### 財務資料之概覽

集團過往五個財政年度之業績、資產及負債 概覽(摘錄自經審核綜合財務報表並經重列 或再分類(如適合))載於第224頁。該概覽 並不構成綜合財務報表之一部分。

#### 分部資料

集團截至二零二四年十二月三十一日止年度 之營業額及按經營分部劃分之業績貢獻分析 載於綜合財務報表附註5。

(continued) (續)

#### PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the year are set out in note 15 to the consolidated financial statements.

### CHARITABLE DONATIONS

The Group did not make any charitable donations during the year (2023: Nil).

#### SHARE CAPITAL

Details of movement in the Company's share capital during the year are set out in note 31 to the consolidated financial statements.

#### SHARES ISSUED

The Company did not issue any share during the year ended 31 December 2024.

#### **DEBENTURES ISSUED**

The Company did not issue any debenture during the year ended 31 December 2024.

#### EQUITY-LINKED AGREEMENTS

Save for the share schemes as set out in this Report of the Directors and in note 31 to the consolidated financial statements respectively, no equitylinked agreements were entered into by the Group during the year or subsisting at the end of the year.

#### 物業、廠房及設備

年內,集團物業、廠房及設備之變動之詳 情載於綜合財務報表附註15。

#### 慈善捐款

年內, 集團並無作出任何慈善捐款(二零 二三年:無)。

#### 股本

有關公司股本年內之變動詳情載於綜合財務 報表附註31。

### 股份發行

公司於截至二零二四年十二月三十一日止年 度概無發行任何股份。

### 債券發行

公司於截至二零二四年十二月三十一日止年 度概無發行任何債券。

#### 股票掛鈎協議

除本董事報告書及綜合財務報表內附註31分 別所載股份計劃外,年內,集團概無訂立 或於年末仍然有效的股票掛鈎協議。

(continued) (續)

#### SHARE SCHEMES

The Company adopted a share option scheme (the "Old Share Option Scheme") at the special general meeting of the Company held on 23 November 2011. The Old Share Option Scheme was expired on 23 November 2021. Pursuant to the Old Share Option Scheme, the Board may at its discretion offer options to any eligible participant including, but not limited to any person being an employee, executive directors or non-executive directors of the Group or any invested entity (including independent non-executive directors of the Group or any invested entity) and any suppliers, consultants or advisers who will provide or have provided services to the Group or any invested entity. Details of the Old Share Option Scheme are set out in note 31 to the consolidated financial statements.

The Board adopted on 4 November 2011 a restricted share award scheme as an incentive to recognise the contributions by employees and to give incentives in order to retain them for their continuing operation and development and to attract suitable personnel for further development of the Group. The restricted share award scheme was expired on 4 November 2021.

Details of movements in the share options granted under the Old Share Option Scheme are as follows:

### 股份計劃

公司在於二零一一年十一月二十三日舉行的 公司股東特別大會上採納一項購股權計劃 (「舊購股權計劃」)。舊購股權計劃已於二 零二一年十一月二十三日屆滿。根據舊購股 權計劃,董事局可酌情提供購股權予任何合 資體之僱員、執行董事或非執行董事(包括 集團或任何投資實體之獨立非執行董事), 以及任何將會或曾經為集團或任何投資實體 提供服務之供應商、諮詢人或顧問。舊購 股權計劃詳情載於綜合財務報表附註31。

董事局於二零一一年十一月四日採納一項限 制性股份獎勵計劃, 作為獎勵以嘉許僱員 之貢獻, 並作為激勵為集團持續經營及發展 挽留僱員, 以及為集團進一步發展吸納合適 人才。限制性股份獎勵計劃已於二零二一年 十一月四日屆滿。

根據舊購股權計劃授出之購股權變動詳情載 列如下:

Name or category of participants	Exercise price	Date of grant	Exercisable period	Outstanding as at 1 January 2024 於二零二四年 一月一日	Granted during the year	Exercised during the year	Lapsed during the year	Outstanding as at 31 December 2024 於二零二四年 十二月三十一日
參與者姓名或類別	行使價 <b>(HK\$)</b> (港元)	授出日期	行使期	尚未行使	年內授出	年內行使	年內失效	尚未行使
Employees 僱員	0.46 0.46	22/01/2016 二零一六年 一月二十二日	22/01/2019 to 21/01/2026 二零一九年 一月二十二日至 二零二六年 一月二十一日	85,020,000	-	_	_	85,020,000
Total 合計			л_т-п	85,020,000	_	_	_	85,020,000

(continued) (續)

#### Notes:

The vesting period and the exercisable manner of these share options are as follow:

- The vesting period of 30% of the share options is from the date of grant and up to 21 January 2018 and are exercisable on 22 January 2018;
- The vesting period of 30% of the share options is from the date of grant and up to 21 January 2019 and are exercisable on 22 January 2019; and
- (iii) The vesting period of 40% of the share options is from the date of grant and up to 21 January 2020 and are exercisable on 22 January 2020.

These share options were granted on 22 January 2016, the closing price of the shares on 21 January 2016, being the date immediately before the date of grant, was HK\$0.43. During the year ended 31 December 2024, no share options granted under the Old Share Option Scheme were cancelled, exercised or lapsed.

The number of Shares that may be issued in respect of the share options granted under the Old Share Option Scheme divided by the weighted average number of issued Shares for the year ended 31 December 2024 was 1.64%.

At the annual general meeting of the Company held on 15 June 2023, the shareholders approved the adoption of the new share option scheme (the "New Share Option Scheme") and the new share award scheme (the "New Share Award Scheme") so that options and awards may be granted to eligible participants pursuant to the terms of the New Share Option Scheme and the New Share Award Scheme respectively. The New Share Option Scheme and the New Share Award Scheme were adopted on 19 June 2023, being the date of fulfilment of all conditions precedent.

The principal terms of the New Share Option Scheme and the New Share Award Scheme are summarised as follows:

1. The purpose of the New Share Option Scheme is to enable the Group to grant options to the eligible participants as incentives or rewards for their contribution to the Group; the purpose of the New Share Award Scheme is to align the interests of eligible participants with those of the Group through ownership of shares, dividends and other distributions paid on shares and/or the increase in value of the shares and to encourage and enable eligible participants, upon whose judgment, initiative and efforts the Group largely depends for the successful conduct of its business, to make contributions to the long-term growth and profits of the Group and share in the success of the Group.

#### 附註:

該等購股權可按下列歸屬期及行使方式行使:

- (i) 30%的購股權歸屬期為自授出日期起直至二 零一八年一月二十一日並於二零一八年一月 二十二日可行使:
- (ii) 30%之購股權歸屬期為自授出日期起直至二 零一九年一月二十一日並於二零一九年一月 二十二日可行使:及
- (iii) 40%的購股權歸屬期為自授出日期起直至二零二零年一月二十一日並於二零二零年一月二十一日並於二零二零年一月二十二日可行使。

該等購股權於二零一六年一月二十二日授出, 股份於二零一六年一月二十一日(即緊接授 出日期前之日)之收市價為0.43港元。截至 二零二四年十二月三十一日止年度,概無根 據舊購股權計劃授出的購股權被註銷、行使 或失效。

根據舊購股權計劃授出的購股權可能發行的 股份數目除以截至二零二四年十二月三十一 日止年度已發行股份的加權平均數為1.64%。

於二零二三年六月十五日舉行之公司股東週 年大會上,股東批准採納新購股權計劃(「新 購股權計劃」)及新股份獎勵計劃(「新股份 獎勵計劃」),以便可分別根據新購股權計 劃及新股份獎勵計劃之條款向合資格參與者 授出購股權及獎勵。新購股權計劃及新股份 獎勵計劃於二零二三年六月十九日(即所有 先決條件達成日期)獲採納。

新購股權計劃及新股份獎勵計劃的主要條款 概述如下:

 新購股權計劃旨在使集團可向合資格參與者授出購股權,作為彼等對集團作 出貢獻之獎勵或回報;新股份獎勵計劃 旨在透過股份擁有權、股息及就股份 支付的其他分派及/或股份增值,使 合資格參與者的利益與集團的利益一 致,並鼓勵及使合資格參與者(集團成 功經營業務主要依賴其判斷、主動性 及努力)為集團的長期增長及溢利作出 貢獻及分享集團的成功。

(continued) (續)

- 2. The participants of the New Share Option Scheme and the New Share Award Scheme include (i) any employee (whether full time or part time) of the Company or any subsidiary of the Company; and (ii) any director of the Company or any subsidiaries of the Company.
- 3. The maximum number of shares which may be issued upon exercise of all options and awards to be granted under the New Share Option Scheme, the New Share Options Scheme and any other schemes of the Company, shall not exceed 10% of the issued shares of the Company as at 15 June 2023, being the date of approval of the New Share Option Scheme and the New Share Options Scheme, which was 563,680,383 shares (the "Scheme Mandate Limit"). Such limit might be refreshed by the Shareholders at general meeting after three years from the adoption date or the date of Shareholders' approval for the last refreshment.
- 4. The total number of options and awards available for grant under the Scheme Mandate Limit at the adoption date and 31 December 2024 was 563,680,383 shares. As at the date of this report, the total number of shares available for issue under the New Share Option Scheme and the New Share Award Scheme and any other schemes of the Company is 563,680,383 shares, representing 10% of the issued shares of the Company.
- 5. Unless approved by the Shareholders, the total number of shares issued and to be issued upon exercise of the options (including both exercised and outstanding options) and awards granted to each participant in any 12-month period must not exceed 1% of the relevant class of the shares in issue.
- 6. Each grant of options and awards to an eligible participant who is a Director, chief executive or substantial shareholder of the Company, or any of their respective associates, under the New Share Option Scheme and the New Share Award Scheme must be approved by the independent non-executive Directors.
- 7. Unless approved by the Shareholders, the total number of shares issued and to be issued upon exercise of the options granted to an independent non-executive Director or a substantial shareholder of the Company, or any of their respective associates (including both exercised and outstanding options) in any 12-month period must not exceed 0.1% of the relevant class of the shares in issue.
- 8. Unless approved by the Shareholders, any granted of awards to director (including independent non-executive director), chief executive or substantial shareholder of the Company, or any of their associates, in any 12-month period must not exceed 0.1% of the relevant class of the shares in issue.

- 新購股權計劃及新股份獎勵計劃的參與 者包括(i)公司或公司任何附屬公司之任 何僱員(不論其為全職或兼職);及(ii) 公司或公司任何附屬公司的任何董事。
- 3. 於行使根據新購股權計劃、新購股權計劃及公司任何其他計劃將予授出的所有購股權及獎勵時可予發行的股份數目上限,不得超過公司於二零二三年六月十五日(即批准新購股權計劃及新購股權計劃日期)已發行股份的10%,即563,680,383股股份(「計劃授權上限」)。該上限可由股東於採納日期或股東批准最後一次更新日期起計三年後於股東大會上予以更新。
- 於採納日期及二零二四年十二月三十一 日,根據計劃授權上限可供授出之購 股權及獎勵總數為563,680,383股股份。 於本報告日期,根據新購股權計劃及 新股份獎勵計劃及公司任何其他計劃 可供授出之股份總數為563,680,383股股 份,佔公司已發行股份10%。
- 除非獲股東批准,否則於任何十二個 月期間因行使授予每名參與者的購股權 (包括已行使及尚未行使的購股權)及 獎勵而已發行及將予發行的股份總數, 不得超過相關類別已發行股份總數的 1%。
- 6. 根據新購股權計劃及新股份獎勵計劃向 身為公司董事、主要行政人員或主要 股東或彼等各自任何聯繫人之合資格參 與者授出購股權,須經獨立非執行董 事批准。
- 7. 除非獲股東批准,否則於任何十二個 月期間因行使授予公司獨立非執行董事 或主要股東或彼等各自任何聯繫人的購 股權(包括已行使及尚未行使的購股權) 而已發行及將予發行的股份總數,不 得超過相關類別已發行股份的0.1%。
- 除非獲股東批准,否則於任何十二個 月期間向公司董事(包括獨立非執行董 事)、主要行政人員或主要股東或彼等 任何聯繫人授出的任何獎勵不得超過相 關類別已發行股份的0.1%。

(continued) (續)

- 9. The option may be exercised at any time during a period to be determined and notified by the Directors to each grantee and such period shall not exceed the period of 10 years from the date of grant.
- 10. The vesting period of the options and awards granted under the New Share Option Scheme and the New Share Award Scheme shall not be shorter than 12 months from the date of acceptance of the offer and the date of grant of awards respectively.
- 11. The offer of a grant of options may be accepted within the time as may be specified in the offer (which shall not be later than 21 days from the offer date) and the grantee shall pay HK\$1.00 to the Company by the way of consideration for the grant.
- 12. The subscription price, which a grantee may subscribe for the share on the exercise of an option, shall be determined by the Board in its absolute discretion but in any event shall be not less than the higher of (i) the closing price of the shares as stated in the Stock Exchange's daily quotations sheet on the date of grant, which must be a business day; and (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 grant. The award shares will be granted to the eligible participants at nil consideration.
- 13. the New Share Option Scheme and the New Share Award Scheme shall be valid and effective for a period of 10 years from the date of adoption, i.e. 19 June 2023.

No share options and awards were granted under the New Share Option Scheme and the New Share Award Scheme since their adoption.

### **PRE-EMPTIVE RIGHTS**

There are no provisions for pre-emptive rights under the Bye-laws of the Company (the "Bye-Laws") or the laws of Bermuda, being the jurisdiction in which the Company was incorporated, which would oblige the Company to offer new shares on a pro rata basis to existing shareholders.

# PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

Neither the Company nor any of its subsidiaries purchased, redeemed or sold any of the Company's listed securities (including the sale of treasury shares) during the year ended 31 December 2024.

- 購股權可於董事釐定及知會各承授人之 期限內隨時行使,該期間不得超過授 出日期起計十年。
- 10. 根據新購股權計劃及新股份獎勵計劃授出的購股權及獎勵的歸屬期分別不得短於接納要約日期及授出獎勵日期起計12個月。
- 授出購股權要約可於要約規定的時間內 (不得遲於要約日期起計21日)接納, 而承授人須向公司支付1.00港元作為授 出代價。
- 12. 承授人於行使購股權時可認購股份之認購價由董事局全權酌情釐定,惟於任何情況下不得低於以下較高者:(i)股份於授出日期(必須為營業日)在聯交所每日報價表所報之收市價;及(ii)緊接授出日期前五個營業日,聯交所每日報價表所報之股份平均收市價。獎勵股份將無償授予合資格參與者。
- 13. 新購股權計劃及新股份獎勵計劃自採納 日期(即二零二三年六月十九日)起十 年期間內有效及生效。

自採納新購股權計劃及新股份獎勵計劃以來, 概無根據該等計劃授出購股權及獎勵。

### 優先購買權

公司細則(「細則」)或百慕達(公司註冊成 立所在之司法管轄區)法律並無任何規定公 司須按比例基準向現有股東發售新股之優先 購買權。

#### 購買 、 贖回或出售公司之上市證券

公司及其任何附屬公司於截至二零二四年 十二月三十一日止年度概無購買、贖回或出 售任何公司上市證券(包括出售庫存股份)。

(continued) (續)

#### DISTRIBUTABLE RESERVES

As at 31 December 2024, the amount standing to the credit of the Company's share premium account in the amount of HK\$13,208,000 may also be distributed in the form of fully paid bonus shares, and the Company's contributed surplus account in the amount of HK\$1,447,454,000 may be distributed under certain circumstances.

#### MAJOR CUSTOMERS AND SUPPLIERS

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

### 可分派儲備

於二零二四年十二月三十一日, 公司股份 溢價賬之進賬金額13,208,000港元可按以繳 足紅股形式分派, 而公司實繳盈餘賬金額 1,447,454,000港元在若干情況亦可予以分派。

#### 主要客戶及供應商

集團主要供應商及客戶應佔之採購及銷售額 百分比如下:

		<b>2024</b> 二零二四年 %	2023 二零二三年 %
Purchase — the largest supplier — five largest suppliers combined	採購額 —最大供應商 —五大供應商合計	1.8 7.1	4.7 16.8
Turnover — the largest customer — five largest customers combined	營業額 —最大客戶 —五大客戶合計	1.5 5.6	2.6 8.0

The percentage of the turnover attributable to the Group's five largest customers combined were less than 30% of the total turnover of the Group.

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

#### DIRECTORS

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

#### **Executive Directors**

Mr. XU Tie-liang *(Chairman and Chief Executive Officer)* Ms. GUAN Yijun Mr. GAO Falian Ms. XU Ran 集團五大客戶應佔營業額百分比合計少於集 團總營業額的30%。

概無董事或任何其聯繫人士(定義見上市規則) 或任何股東(就董事所知擁有公司股本超逾5% 之股東)於集團五大客戶或五大供應商中擁 有任何實益權益。

#### 董事

於年度內及截至本報告日期之董事如下:

#### 執行董事

許鉄良先生*(主席及行政總裁)* 關懿君女士 高發連先生 許然女士

(continued) (續)

#### Independent Non-Executive Directors

Ms. LIU Zhihong Mr. WANG Guangtian Mr. YANG Jie

In accordance with Bye-law 87(1) of the Bye-Laws, Mr. Xu Tie-liang, Mr. Gao Falian and Mr. Wang Guangtian shall retire from office as Directors by rotation at the 2025 AGM and being eligible, offer themselves for re-election at the 2025 AGM.

#### **INDEPENDENCE CONFIRMATION**

Each of the independent non-executive Director has provided his/her annual confirmation of independence to the Company pursuant to Rule 3.13 of the Listing Rules. The Company considers all of the independent non-executive Directors are independent.

# DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed under the sections headed "SHARE SCHEMES" and "DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS IN SHARES, UNDERLYING SHARES AND DEBENTURES" in this report and in notes 31(c) and 31(d) to the consolidated financial statements, at no time during the year was the Company or any of its subsidiaries a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

#### DIRECTORS' SERVICE CONTRACTS

Mr. Xu Tie-liang entered into a service contract with the Company on 29 March 2023 for the continuous appointment as an executive Director for a term of three years commencing from 10 April 2023.

Ms. Guan Yijun entered into a service contract with the Company on 27 March 2024 for the continuous appointment as an executive Director for a term of three years commencing from 1 April 2024.

#### 獨立非執行董事

劉志紅女士 王廣田先生 楊杰先生

根據公司細則第87(1)條,許鉄良先生、高發連先生及王廣田先生須於二零二五年股東週年大會上輪席退任董事職務,並合資格且願意於二零二五年股東週年大會上膺選連任。

#### 確認獨立性

各獨立非執行董事已根據上市規則第3.13條 向公司提供其年度獨立性確認書。公司認為 所有獨立非執行董事均為獨立人士。

### 董事購入股份或債券之權利

除於本報告「股份計劃」及「董事及主要行政 人員於股份、相關股份及債券之權益」各節 以及於綜合財務報表附註31(c)及31(d)內所披 露者外,於本年度任何時間內,公司或其 任何附屬公司概無作出任何安排,以令董事 可藉此於任何其他法團實體中獲取該等權利。

### 董事服務合約

許鉄良先生於二零二三年三月二十九日就連 任執行董事與公司訂立服務合約, 自二零 二三年四月十日起為期三年。

關懿君女士於二零二四年三月二十七日就連 任執行董事與公司訂立服務合約,自二零 二四年四月一日起為期三年。

(continued) (續)

Mr. Gao Falian entered into a service contract with the Company on 27 March 2024 for the continuous appointment as an executive Director for a term of three years commencing from 17 May 2024.

Ms. Xu Ran entered into a service contract with the Company on 2 November 2021 for the appointment as an executive Director for a term of three years commencing from 2 November 2021. On 21 March 2025, Ms. Xu Ran has signed a renewed service contract for a term of three years with retrospective effect from 2 November 2024.

Ms. Liu Zhihong signed a letter of appointment issued by the Company on 15 June 2023 for the appointment as an independent non-executive Director for a term of three years commencing from 15 June 2023.

Each of Mr. Wang Guantian and Mr. Yang Jie signed a letter of appointment issued by the Company on 27 March 2024 for the continuous appointment as an independent non-executive Director for a term of three years with retrospective effect from 1 January 2024.

None of the Directors who are proposed for re-election at the 2025 AGM has a service contract with the Company which is not determinable within one year without payment of compensation, other than statutory compensation.

#### MANAGEMENT CONTRACTS

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

#### DIRECTORS' INTERESTS IN CONTRACTS

No Director had a significant beneficial interest, either directly or indirectly, in any transaction, arrangement or contract of significance to the business of the Group to which the Group or any of its subsidiaries was a party subsisted at 31 December 2024 or at any time during the year ended 31 December 2024.

高發連先生於二零二四年三月二十七日就連 任執行董事與公司訂立服務合約,自二零 二四年五月十七日起為期三年。

許然女士於二零二一年十一月二日就獲委任 為執行董事與公司訂立服務合約,自二零 二一年十一月二日起為期三年。於二零二五 年三月二十一日,許然女士已簽署經重續服 務合約,自二零二四年十一月二日起追溯生 效,為期三年。

劉志紅女士於二零二三年六月十五日就獲委 任為獨立非執行董事簽署公司發出的委任函, 自二零二三年六月十五日起為期三年。

王廣田先生及楊杰先生各自於二零二四年三 月二十七日就連任獨立非執行董事簽署公司 發出的委任函,追溯至二零二四年一月一日 起生效各自為期三年。

擬於二零二五年股東週年大會上接受重選之 董事, 概無與公司訂立不可於一年內免付賠 償(法定賠償除外)而終止之服務合約。

#### 管理合約

於本年度,並無訂立或存在任何與公司業務 全部或任何主要部分的管理及行政有關的合 約。

#### 董事於合約之權益

董事概無於集團或其於二零二四年十二月 三十一日或截至二零二四年十二月三十一日 止年度任何時間存續的附屬公司作為訂約方 參與訂立並對集團之業務構成重大影響之任 何交易、安排或合約中直接或間接擁有任何 重大實際權益。
(continued) (續)

# DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS IN SHARES, UNDERLYING SHARES AND DEBENTURES

At 31 December 2024, the interests or short positions of the Directors and chief executives of the Company in the shares, underlying shares and debentures of the Company or any associated corporation (within the meaning of Part XV of the SFO), which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provision of the SFO), or which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which were required to notify to the Company and the Stock Exchange, pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code"), are set out below:

# 董事及主要行政人員於股份 · 相 關股份及債券之權益

於二零二四年十二月三十一日,董事及公司 之主要行政人員於公司或任何相聯法團(定 義見證券及期貨條例第XV部)之股份、相關 股份及債券中擁有根據證券及期貨條例第XV 部第7及第8分部而須知會公司及聯交所之權 益或淡倉(包括根據證券及期貨條例之有關 條文而被視作或當作擁有之權益或淡倉); 或根據證券及期貨條例第352條須記錄於該 條例所述之登記冊之權益或淡倉;或根據上 市發行人董事進行證券交易之標準守則(「標 準守則」)而須知會公司及聯交所之權益或淡 倉如下:

#### Interests in shares, underlying shares and debentures of the Company

#### 於公司之股份 、相關股份及債券之權益

Name of Director 董事姓名	Capacity 身份	Long position/ short position 好倉/淡倉	Notes 附註	Number of ordinary shares held 持有普通股數目	Approximate percentage of the Company's issued share capital 佔公司已發行 股本概約百分比	Amount of debentures held 所持債券金額
XU Tie-liang 許鉄良	Beneficiary of a trust 信託受益人	Long position 好倉	1,2	1,592,634,130	28.25%	US\$1,600,000 1,600,000美元
	Interest in controlled	Long Position	2	—	—	US\$2,000,000
	corporations 受控制法團之權益	好倉				2,000,000美元
GUAN Yijun 關懿君	Interest of spouse 配偶權益	Long position 好倉	1,2	1,592,634,130	28.25%	US\$1,600,000 1,600,000美元
	Interest of spouse 配偶權益	Long position 好倉	_	_	_	US\$500,000 500,000美元
	Interest of controlled corporation	Long position	2	—	—	US\$1,500,000
	受控制法團之權益	好倉				1,500,000美元
XU Ran 許然	Beneficial owner 實益擁有人	Long position 好倉		500,000	0.01%	_

(continued) (續)

#### Notes:

- 1. Mr. Xu Tie-liang ("Mr. Xu") is the beneficiary of The Great Xu Fund Trust, a trust managed by TMF (Cayman) Ltd.. TMF (Cayman) Ltd. as trustee holds the entire issued share capital of Great Xu Holdings Limited ("Great Xu") which acquired the entire issued share capital of Sino Vantage Management Limited ("Sino Vantage") on 22 January 2021, which in turn holds 1,592,634,130 shares of the Company (the "Shares"). Therefore, Mr. Xu is deemed to be interested in 1,592,634,130 Shares pursuant to the SFO. Ms. Guan Yijun ("Ms. Guan") is the spouse of Mr. Xu, therefore, Ms. Guan is also deemed to be interested in the said 1,592,634,130 Shares pursuant to the SFO.
- An amount of US\$1,500,000, US\$500,000 and US\$1,600,000 of the US\$400,000,000 4.7% senior notes of the Company due 2026 is held through Moral High Limited, which is owned by Mr. Xu and Ms. Guan as to 50% each, Alpha Finance Holdings Limited, a company indirectly wholly-owned by Mr. Xu, and Sino Vantage respectively.

Save as disclosed above, none of the Directors or chief executives of the Company had any interests or short positions in the Shares, underlying Shares or debentures of the Company which notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provision of the SFO), or were recorded on the register required to be kept under section 352 of the SFO or notified to the Company and the Stock Exchange pursuant to the Model Code as at 31 December 2024.

#### 附註:

- 許 鉄 良 先 生(「許 先 生」)為 Great Xu Fund Trust (由TMF (Cayman) Ltd. 管理的信託)的受 益人。TMF (Cayman) Ltd. (作為受託人)持 有 Great Xu Holdings Limited (「Great Xu」)的 全部已發行股本,Great Xu於二零二一年 一月二十二日收購 Sino Vantage Management Limited (「Sino Vantage」)的全部已發行股 本,而Sino Vantage持有公司1,592,634,130股 股份(「股份」)。因此,根據證券及期貨條 例,許先生被視為於1,592,634,130股股份中 持有權益。關懿君女士(「關女士」)為許先 生之配偶,因此,根據證券及期貨條例, 關女士亦被視為於上述1,592,634,130股股份 中持有權益。
- 公司400,000,000美元4.7厘二零二六年到期 優先票據為數1,500,000美元、500,000美元 及1,600,000美元分別透過忠高有限公司(由 許先生與關女士分別擁有50%權益)、Alpha Finance Holdings Limited(一間由許先生間接 全資擁有的公司)及Sino Vantage持有。

除上文所披露者外,於二零二四年十二月 三十一日,董事或公司之主要行政人員概無 於公司股份、相關股份或債券中擁有根據證 券及期貨條例第XV部第7及第8分部而須知會 公司及聯交所之權益或淡倉(包括根據證券 及期貨條例之有關條文彼等被當作或視作擁 有之權益或淡倉),或記錄於根據證券及期 貨條例第352條規定須予存置之登記冊,或 根據標準守則知會公司及聯交所之任何權益 或淡倉。

(continued) (續)

## SUBSTANTIAL SHAREHOLDERS

At 31 December 2024, the register of substantial shareholders maintained by the Company pursuant to section 336 of the SFO showed that other than the interests disclosed above in respect of certain Directors and chief executives, the following shareholders had notified the Company of relevant interests in the issued share capital of the Company:

#### Interests in the shares and underlying shares of the Company

主要股東

於二零二四年十二月三十一日,根據證券及 期貨條例第336條由公司存置之主要股東登 記名冊顯示,除上文所披露若干董事及主要 行政人員之權益外,以下股東已通知公司其 於公司已發行股本中之相關權益:

#### 於公司股份及相關股份之權益

Name of shareholder	Capacity	Long position/ short position	Number of ordinary shares held	Approximate percentage of the Company's issued share capital 佔公司已發行
股東姓名/名稱	身份	好倉/淡倉	持有普通股數目	股本概約百分比
Sino Vantage	Beneficial owner 實益擁有人	Long position 好倉	1,592,634,130	28.25%
Great Xu	Interest in controlled	Long position	1,592,634,130	28.25%
	corporations 受控制法團之權益	好倉		
TMF (Cayman) Ltd.	Trustee 受託人	Long position 好倉	1,592,634,130	28.25%
Note:		附註	:	

These 1,592,634,130 Shares are held by Sino Vantage, which is wholly-owned by Great Xu, which in turn wholly-owned by TMF (Cayman) Ltd.. TMF (Cayman) Ltd. managed Great Xu in which Mr. Xu is the beneficiary. Therefore, each of Great Xu and TMF (Cayman) Ltd. is taken to be interested in the same number of Shares in which Sino Vantage interested.

Save as disclosed above, no other parties were recorded in the register of the Company required to be kept under section 336 of the SFO as having interests or short positions in the Shares or underlying Shares as at 31 December 2024.

# MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix C3 to the Listing Rules as the code of conduct regarding securities transactions by the Directors. Having made specific enquiries of all Directors, the Company confirmed that all Directors have complied with the required standards set out in the Model Code throughout the year. 該 等1,592,634,130股 股 份 由 Sino Vantage 持 有, Sino Vantage 由 Great Xu 全 資 擁 有 , 而 Great Xu 由 TMF (Cayman) Ltd.全資擁有。 TMF (Cayman) Ltd.管理 Great Xu , 而許先生為受益人。因此, Great Xu與 TMF (Cayman) Ltd.各自被視為於Sino Vantage擁有權 益之相同股份數目中擁有權益。

除上文所披露者外,於二零二四年十二月 三十一日,概無其他人士於股份或相關股份 中擁有須記錄於根據證券及期貨條例第336 條規定須存置之登記冊的任何權益或淡倉。

## 董事進行證券交易之標準守則

公司已採納上市規則附錄C3所載上市發行人 董事進行證券交易之標準守則(「標準守則」) 作為董事進行證券交易之操守守則。經向所 有董事作出特定查詢後,公司確認於年內全 體董事已遵守標準守則所規定之必守標準。

(continued) (續)

## PERMITTED INDEMNITY PROVISION

The Company has arranged for appropriate insurance cover for Directors' and officers' liabilities in respect of legal actions against its Directors and senior management arising out of corporate activities. The permitted indemnity provision is in force for the benefit of the Directors as required by section 470 of the Companies Ordinance when the Report of the Directors prepared by the Directors is approved in accordance with section 391(1)(a) of the Companies Ordinance.

## **RELATED PARTY TRANSACTION**

During the year ended 31 December 2024, the Group had entered into certain related party transactions but these transactions were not regarded as connected transactions or continuing connected transactions under the Listing Rules or were exempt from reporting, announcement and shareholders' approval requirements under the Listing Rules. Details of these related party transactions are disclosed in note 34 to the consolidated financial statements.

# **PUBLIC FLOAT**

Based on the information that is publicly available to the Company and within the knowledge of the Directors, the Company has maintained a sufficient public float as required under the Listing Rules during the year and up to the date of this report.

# **CORPORATE GOVERNANCE**

A report on the principle corporate governance practices adopted by the Company is set out on pages 41 to 64 of the annual report.

## 獲准許之彌償條文

公司已為董事及高級管理人員安排合適保險, 以涵蓋彼等因企業活動而招致法律行動所產 生之責任。倘由董事編製之董事報告書按照 公司條例第391(1)(a)條獲批准,則以董事為 受益人獲准許之彌償條文已按照公司條例第 470條之規定生效。

# 關連人士交易

截至二零二四年十二月三十一日止年度,集 團已進行若干關連人士交易,惟該等交易不 視為上市規則項下之關連交易或持續關連交 易,或獲豁免遵守上市規則項下之申報、 公佈及股東批准規定。有關該等關連人士交 易的詳情披露於綜合財務報表附註34。

# 公眾持股量

根據公司可以得悉、 而董事亦知悉之公開資 料, 公司根據上市規則規定於年內並直至本 報告日期已維持足夠之公眾持股量。

# 企業管治

有關公司所採納之主要企業管治常規之報告, 載於年報第41頁至第64頁。

(continued) (續)

# AUDIT COMMITTEE

The Company established the Audit Committee in 1998 with written terms of reference in compliance with the Corporate Governance Code as set out in Appendix C1 to the Listing Rules (the "CG Code"), which is currently made available on the Stock Exchange's website and the Company's website.

The Audit Committee is mainly responsible for making recommendations to the Board on the appointment, re-appointment and removal of the external auditor; to approve the remuneration and terms of engagement of the external auditor, to provide recommendations for any questions regarding the resignation or dismissal of such auditor; to review the interim and annual reports, and financial statements of the Group; to oversee the Company's financial reporting system including the adequacy of resources, qualifications and experience of staff in charge of the Company's financial reporting function and their training arrangement and budget, and to review the risk management and internal control system.

The Audit Committee comprises three independent non-executive Directors, namely Ms. Liu Zhihong (as chairman), Mr. Wang Guangtian and Mr. Yang Jie. The Audit Committee has reviewed the audited financial statements of the Group for the year ended 31 December 2024 and is of the opinion that such financial statements complied with the applicable accounting standards, the Listing Rules and other applicable legal requirements and that adequate disclosures have been made.

## AUDITOR

PricewaterhouseCoopers resigned as auditor of the Company with effect from 9 October 2024, and KPMG was appointed as auditor of the Company to fill the vacancy with effect from 5 November 2024.

Save as disclosed above, there was no change in auditor of the Company during the past three years.

A resolution will be submitted to the 2025 AGM to re-appoint KPMG as auditor of the Company.

On behalf of the Board China Oil And Gas Group Limited Xu Tie-liang Chairman

Hong Kong, 21 March 2025

# 審核委員會

公司於一九九八年成立公司審核委員會,並 遵照上市規則附錄C1所載企業管治守則(「企 業管治守則」)訂明書面職權範圍,書面職 權範圍現已上傳至聯交所網站及公司網站。

審核委員會主要負責就委任、重新委任及罷 免外聘核數師向董事局提供推薦建議,批准 外聘核數師之酬金及委聘條款,有關核數師 罷免或被辭退之任何問題提供推薦建議;審 閲集團中期及年度報告與財務報表;監察公 司之財務報告制度(包括資源充裕度、負員 公司財務報告職能的員工之資格及經驗以及 其培訓安排及預算),及檢討風險管理及內 部監控系統。

審核委員會現由三名獨立非執行董事劉志紅 女士(擔任主席)、王廣田先生及楊杰先生 組成。審核委員會已審閱集團截至二零二四 年十二月三十一日止年度之經審核財務報表, 並認為相關財務報表已遵照適用會計準則、 上市規則及其他適用法律規定及已作出充足 披露。

## 核數師

自二零二四年十月九日起羅兵咸永道會計師 事務所辭任公司核數師,自二零二四年十一 月五日起畢馬威會計師事務所獲委任為公司 核數師,以填補空缺。

除上述所披露者外, 公司之核數師於過往三 年概無變動。

於二零二五年股東週年大會上將提呈一項決 議案,續聘畢馬威會計師事務所為公司核數 師。

代表董事局 **中油燃氣集團有限公司** *主席* **許鉄良** 

香港,二零二五年三月二十一日

The Company has all along committed to fulfilling its responsibilities to its shareholders by ensuring that the proper processes for supervision and management of the Group's businesses are duly operated and reviewed and that good corporate governance practices and procedures are established throughout the year ended 31 December 2024. The Company has adopted the code provisions set out in the CG Code as its own code of corporate governance.

## **CORPORATE GOVERNANCE PRACTICES**

During the year ended 31 December 2024, the Company was in compliance with the relevant code provisions set out in the CG Code except for the deviations as explained below.

Code provision C.2.1 of the CG Code provides that the responsibilities between chairman and chief executive officer should be divided. Mr. Xu Tieliang is the Chairman and the Chief Executive Officer of the Company. The Board believes that vesting the roles of both Chairman and Chief Executive Officer in the same person has the benefit of ensuring consistent leadership within the Group and enables more effective and efficient overall strategic planning for the Group. The Board believes that the balance of power and authority for the present arrangement will not be impaired and is adequately ensured by current Board which comprises experienced and high caliber individuals with sufficient number thereof being independent non-executive Directors.

Save as the aforesaid and in the opinion of the Directors, the Company has met all relevant code provisions as set out in the CG Code during the year ended 31 December 2024.

## DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the code of conduct regarding directors' securities transactions as set out in the Model Code. Having made specific enquiry of all Directors, the Company confirmed that all Directors have complied with the required standard set out in the Model Code throughout the year.

截至二零二四年十二月三十一日止年度, 公 司已透過確保妥善運作及檢討集團業務之適 當監督及管理程序以及建立良好之企業管治 常規及程序, 一直致力於向其股東履行其責 任。公司已採納企業管治守則所載之守則條 文作為公司本身之企業管治守則。

# 企業管治常規

於截至二零二四年十二月三十一日止年度, 公司已遵照企業管治守則所載之相關守則條 文,惟下文所述之偏離情況除外。

企業管治守則之守則條文第C.2.1條訂明主席 及行政總裁之職責須有所區分。許鉄良先生 為公司主席兼行政總裁。董事局相信,集 團由同一名人士同時擔任主席及行政總裁兩 個職位,可確保集團貫徹重大決策之領導, 更有效能及效率實現集團之整體策略。董 局相信現時之安排不會損害職權及授權兩者 間之平衡,而現時由經驗豐富之人才(其中 有充足人數擔任獨立非執行董事)組成之董 事局亦能確保此平衡。

除上述者外,董事認為公司於截至二零二四 年十二月三十一日止年度內已符合企業管治 守則所載之所有相關守則條文。

## 董事之證券交易

公司已採納標準守則所載有關董事進行證券 交易的操守準則。經對全體董事作出具體查 詢,公司確認,全體董事於整個年度內一 直遵守標準守則所載規定標準。

(continued) (續)

## **BOARD OF DIRECTORS**

The Board is responsible for the leadership and control of the Company, and is responsible for setting up the overall strategy as well as reviewing the operation and financial performance of the Group. The Board reserved for its decision or consideration matters covering overall Group strategy, major acquisitions and disposals, annual budgets, annual and interim results, approval of major capital transactions and other significant operational and financial matters. The management was delegated the authority and responsibility by the Board for the daily management of the Group. In addition, the Board has also delegated various responsibilities to the Board committees. Further details of these committees are set out in this report.

The Board currently consists of seven Directors including four executive Directors and three independent non-executive Directors:

#### **Executive Directors**

Mr. XU Tie-liang *(Chairman and Chief Executive Officer)* Ms. GUAN Yijun Mr. GAO Falian Ms. XU Ran

## Independent Non-Executive Directors

Ms. LIU Zhihong Mr. WANG Guangtian Mr. YANG Jie

Save for Ms. Guan Yijun is the spouse of Mr. Xu Tie-liang and Ms. Xu Ran is the daughter of Mr. Xu Tie-liang and Ms. Guan Yijun, the Board members have no financial, business, family or other material/relevant relationships with each other. Such balanced Board composition is formed to ensure strong independence exists across the Board. The composition of the Board reflects the balanced skills and experience for effective leadership.

The biographical information of the Directors are set out on pages 21 to 23 under the section headed "Biographical Details of Directors".

# 董事局

董事局負責領導及控制公司,並負責制定整 體策略以及查核集團的經營及財務表現。董 事局保留其決定權或斟酌權的事項包括集團 整體策略、重大收購及出售、年度預算、 年度及中期業績、批准重大資本交易以及其 他重大經營及財務事宜。董事局授予管理 負責集團日常管理之職權及職責。此外, 董事局亦授權董事局委員會履行多項職責。 此等委員會之進一步詳情載於本報告內。

董事局現時由七名董事組成, 包括四名執行 董事及三名獨立非執行董事:

#### 執行董事

許鉄良先生(*主席及行政總裁)* 關懿君女士 高發連先生 許然女士

## 獨立非執行董事

劉志紅女士 王廣田先生 楊杰先生

除關懿君女士為許鉄良先生之配偶及許然女 士為許鉄良先生之女兒外,董事局成員彼此 之間概無財務、業務、家屬或其他重大/ 相關關係。董事局之組成平衡,以確保董 事局之高度獨立性。董事局之組成反映均稱 技能及經驗以便有效作出領導。

董事之履歷資料載於第21至23頁「董事履歷 簡介」一節。

(continued) (續)

The Board decides on corporate strategies, approves overall business plans and evaluates the Group's financial performance and management. Specific tasks that the Board delegates to the Group's management include the implementation of strategies approved by the Board, the monitoring of operating budgets, the implementation of internal controls procedures, and the ensuring of compliance with relevant statutory requirements and other rules and regulations.

#### **Directors' Training**

According to the code provision C.1.4 of the CG Code, all directors should participate in continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the board remains informed and relevant.

All Directors have participated in continuous professional development and provided a record of training they received for the financial year ended 31 December 2024 to the Company.

The individual training record of each Director received for the year ended 31 December 2024 is set out below:

## 董事局負責決定企業策略、批准整體業務計 劃及評估集團之財務表現和管理層。董事局 授權集團管理層之特定工作包括推行董事局 批准之策略、監察營運預算、實行內部監 控程序及確保符合有關法定規定及其他規則 與規例。

#### 董事之培訓

根據企業管治守則之守則條文第C.1.4條,所 有董事應參與持續專業發展,發展並更新其 知識及技能,以確保其繼續在具備全面資訊 及切合所需的情況下對董事局作出貢獻。

全體董事均已參加持續專業培訓,並向公司 提供其於截至二零二四年十二月三十一日止 財政年度所接受培訓的記錄。

截至二零二四年十二月三十一日止年度所接 獲各董事之個別培訓記錄載列如下:

> Attending or participating in seminars/inhouse briefing or reading materials relevant to the Group's business/ director's duties 出席或參與與集團業務/ 董事職責相關之講座/ 內部簡報會或閱讀相關材料

> > シンシンシン

#### Name of Director

#### 董事姓名

Mr. XU Tie-liang	許鉄良先生
Ms. GUAN Yijun	關懿君女士
Mr. GAO Falian	高發連先生
Ms. XU Ran	許然女士
Ms. LIU Zhihong	劉志紅女士
Mr. WANG Guangtian	王廣田先生
Mr. YANG Jie	楊杰先生

#### **Chairman and Chief Executive Officer**

The Company does not have a separate chairman and chief executive officer, and Mr. Xu Tie-liang currently performs these two roles. The Board believes that by taking the roles of both Chairman and Chief Executive Officer in the same person, it has the benefit of maintaining a consistent leadership and enables a more effective and efficient overall strategic planning within the Group. The Board believes that the present arrangement will not impair its balance of power and authority, and this is ensured by current Board members, which comprise experienced and high calibre individuals with sufficient number of independent non-executive Directors.

#### 主席及行政總裁

公司並無區分主席及行政總裁之職務,許鉄 良先生現時兼任兩職。董事局相信,由同 一名人士同時擔任主席及行政總裁兩個職位, 可確保貫徹重大決策之領導,更有效能及效 率實現集團之整體策略。董事局相信現時之 安排不會損害職權及授權兩者間之平衡,而 現時由經驗豐富及高素質之人才(其中有充 足人數擔任獨立非執行董事)組成之董事局 亦能確保此平衡。

(continued) (續)

#### Non-executive Directors

The three independent non-executive Directors are high caliber individuals, with academic and professional qualifications and experience in the fields of accounting, finance and investment. With their accumulated experience gained from various sectors, they can provide strong support towards the Board's effective discharge of the duties and responsibilities. Each independent non-executive Director has provided his/her annual confirmation of independence to the Company, and the Company considered that each of them is independent based on the independence guidelines set out in Rule 3.13 of the Listing Rules. The independent non-executive Directors are appointed for specific term and subject to retirement by rotation in accordance with the Bye-Laws.

#### **Board Diversity Policy**

The Board has adopted a Board Diversity Policy on 26 August 2013 (the "Policy") which sets out the approach to achieve its diversity. The Company recognises that increasing diversity at Board level will support the attainment of the Company's strategic objectives and sustainable development. The Company seeks to achieve Board diversity through the consideration of a number of factors, including, but not limited to, gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. The Company will also take into consideration its own business model and specific needs from time to time in determining the optimum composition of the Board.

The Board delegates certain duties to the Nomination Committee under the Policy. The Nomination Committee will discuss and review the necessity to set measurable objectives for the implementation of the Policy from time to time, to ensure their appropriateness and the progress made towards these objectives are achievable and ascertainable.

The Nomination Committee will review the Policy, as appropriate, to ensure its continued effectiveness from time to time.

#### 非執行董事

三名獨立非執行董事均為幹練人才,持有會 計、財務及投資領域的學術及專業資格以及 經驗。彼等於各行業累積之經驗,可為有 效履行董事局之職務及職責提供強大支援。 各獨立非執行董事已就其獨立身份向公司提 供年度確認書,而公司已根據上市規則第3.13 條所載獨立指引認為彼等各自屬獨立人士。 獨立非執行董事於特定年期內獲委任,其須 按照細則輪席告退。

#### 董事局成員多元化政策

董事局於二零一三年八月二十六日採納董事 局成員多元化政策(「政策」),該政策載列 達致成員多元化的方法。公司知悉董事 面日益多元化將為達成公司策略目標及可 續發展提供支持。公司藉考慮多項因素,包 續發展提供支持、本齡、文化及教育背景、 種族、專業經驗、技能、知識及服務年限, 務求達取員組合時,亦將不時考慮其本身業 務模式及具體需要。

董事局根據政策向提名委員會授予若干職權。 提名委員會將就執行政策不時討論及檢討可 計量目標,以確保其合適及確定可達成及可 確定的該等目標的進度。

提名委員會將審閲政策, 確保其不時持續有 效(視適用情況而定)。

(continued) (續)

## **BOARD LEVEL**

Pursuant to the Policy, selection of candidates for Board appointments will be based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board. The Nomination Committee will review the Policy annually to ensure its continued effectiveness from time to time.

As at the date of this annual report, the Board consists of four male members and three female members. The Nomination Committee considered that the Board was sufficiently diverse in terms of gender and the Board had not set any measurable objectives. The Company has also reviewed the membership, structure and composition of the Board, and is of the opinion that the structure of the Board is reasonable, and the experiences and skills of the Directors in various aspects and fields can enable the Company to maintain a high standard of operation.

The Group is also committed to achieving gender diversity across the workforce (including senior management). The details of gender ratio in the workforce (including senior management) are shown in the "Environmental, Social and Governance Report" for the year ended 31 December 2024. The recruitment policy of the Group is to only consider the personal merits and capabilities, qualifications, working experiences and performance of the individuals during the recruitment process, transferal, promotion, and training regardless of gender. In the interests of enhancing efficiency, the Company has not set any measurable objective for achieving gender diversity at workforce level. The Company has nonetheless always adopted a meritocratic approach and adhered to the principle of openness and fairness without any discrimination in respect of gender, disability, marital status, pregnancy, religion, nationality, social or economic class, rural or urban, political opinion, pathogen-carrier or sexuality.

#### **Board Meetings**

The Board has four scheduled meetings held quarterly each year, and additional meetings will take place as and when required. These Board meetings are planned in advance. During the regular meeting, the Board examines the Company's operation and financial performance, reviews and approves its annual and interim results.

# 董事局層面

根據政策,公司將根據一系列多元化角度挑 選候選人,供董事局作出委聘,該等角度 包括但不限於性別、年齡、文化及教育背 景、種族、專業經驗、技能、知識及服務 年限。公司將根據入圍候選人會為董事局帶 來的裨益及貢獻作出最終決定。提名委員會 將每年審閱政策,確保其不時持續有效。

於本年度報告日期,董事局由四名男性成員 及三名女性成員組成。提名委員會認為董事 局在性別方面已達致充分多元化,故並未設 定任何可計量目標。公司亦已檢討董事局成 員、架構及組成,認為董事局架構合理, 且董事在各方面及領域的經驗及技能可使公 司維持高營運標準。

#### 董事局會議

董事局每年舉行四次會議,每季一次,並 會於有需要時舉行額外會議。該等董事局會 議之議定舉行日期會預先進行規劃。於定期 會議上,董事局審查公司之經營及財務表現、 審閱及批准年度及中期業績。

(continued) (續)

During the year ended 31 December 2024, the Board held 7 meetings. All Directors were given opportunities to include any matters in the agenda for the regular Board meetings, and were given sufficient time to review documents and information relating to matters to be discussed in the Board meetings.

截至二零二四年十二月三十一日止年度,董 事局曾舉行7次會議。 所有董事均有機會把 任何議題納入董事局定期會議議程內,並獲 提供充分時間審閲於董事局會議將予討論之 事宜有關之文件和資料。

Number of attendance

## Name of Director 董事姓名

董事姓名		出席會議次數
Mr. XU Tie-liang	許鉄良先生	7/7
(Chairman and Chief Executive Officer)	(主席及行政總裁)	
Ms. GUAN Yijun	關懿君女士	7/7
Mr. GAO Falian	高發連先生	7/7
Ms. XU Ran	許然女士	7/7
Ms. LIU Zhihong	劉志紅女士	7/7
Mr. WANG Guangtian	王廣田先生	7/7
Mr. YANG Jie	楊杰先生	7/7

Board minutes are open for inspection by the Directors. Every Board member is entitled to have access to Board papers and related materials and unrestricted access to the advice and services of the Company Secretary, and has the liberty to seek external professional advice if so required.

The Board adopted on 29 March 2023 a mechanism for Directors to obtain independent opinions and perspectives for them to discharge their duties and responsibilities, and to ensure independent views and input are available to the Board.

The Company shall arrange suitable and sufficient resources to cover any matters relating to the obtaining of an independent opinion by the Board, including but not limited to the engagement of a legal team or any other professionals for such purpose (where appropriate).

The Board has reviewed the implementation and effectiveness of the said mechanism during the year and considered that it has been operating effectively and will continue to monitor its implementation and effectiveness on an annual basis.

The Directors shall give at least three working days' notice to the Company Secretary to obtain an independent opinion, including but not limited to engaging a professional team for such purpose (where appropriate).

董事局會議記錄可供董事查閱。 每名董事局 成員均有權查閱董事局文件及相關資料,亦 可在不受限制下取得公司秘書之意見及服務, 並可於需要時尋求外界專業意見。

董事局於二零二三年三月二十九日採納一項 制度,供董事獲取獨立意見及觀點以履行職 責,並確保董事局可獲取獨立觀點及意見。

公司應安排適當及充足的資源以涵蓋與董事 局取得獨立意見有關的任何事宜,包括但不 限於就此委聘法律團隊或任何其他專業人士 (如適用)。

董事局已於年內檢討上述機制的實施情況及 成效, 認為該機制一直有效運作, 並會繼 續每年監察其實施情況及成效。

董事應至少提前三個工作日通知公司秘書以 獲得獨立意見,包括但不限於就此委聘專業 團隊(如適用)。

(continued) (續)

The Board is required to review its structure, size, composition (including skills, knowledge and experience) and the policy at least annually to ensure that the composition of the Board complies with the relevant requirements of the Listing Rules including maintaining a balanced mix of executive and non-executive directors (including independent non-executive directors) so that the Board has a strong element of independence which can effectively exercise independent judgment.

If all the independent non-executive Directors have served on the Board for more than nine years, the Company should consider to appoint a new independent non-executive director at the next annual general meeting.

## **General Meeting**

During the year ended 31 December 2024, the Company held 1 general meeting, being the annual general meeting of the Company held on 21 June 2024 (the "2024 AGM").

## Name of Director 董事姓名

## 董事局須至少每年檢討其架構、規模、組 成(包括技能、知識及經驗)及政策,以確 保董事局的組成符合上市規則的相關規定, 包括維持執行及非執行董事(包括獨立非執 行董事)之均衡組合,令董事局具有高度獨 立性,以有效行使獨立判斷。

倘所有獨立非執行董事均於董事局任職超過 九年,公司應考慮於下屆股東週年大會上委 任新獨立非執行董事。

#### 股東大會

截至二零二四年十二月三十一日止年度,公司舉行1次股東大會,即公司於二零二四年 六月二十一日舉行之股東週年大會(「二零 二四年股東週年大會」)。

#### Number of attendance 出席會議次數

Mr. XU Tie-liang	許鉄良先生		1/1
(Chairman and Chief Executive Officer)	(主席及行政總裁)		
Ms. GUAN Yijun	關懿君女士		1/1
Mr. GAO Falian	高發連先生		1/1
Ms. XU Ran	許然女士		1/1
Ms. Liu Zhihong	劉志紅女士		1/1
Mr. WANG Guangtian	王廣田先生		1/1
Mr. YANG Jie	楊杰先生		1/1
		* ㅎ ㅁ ѻ 恚 ᄱ ᅪ ᅄ ᅃ ㅎ ᅪ ᄻ ッドィ	노바티피

The Board is responsible for maintaining an on-going dialogue with the shareholders and in particular, making use of the annual general meeting or other general meetings to communicate with them and encourage their participation. Mr. Xu Tie-liang, being the Chairman of the Board and the chairman of the CG Committee, attended the 2024 AGM and answered questions and collected views of shareholders.

董事局負責保持與股東持續對話,尤其是利 用股東週年大會或其他股東大會與股東溝通 並鼓勵股東參與。董事局主席以及企業管治 委員會主席許鉄良先生出席了二零二四年股 東週年大會,回答股東提問並收集股東意見。

(continued) (續)

# NOMINATION COMMITTEE

In considering the nomination of new Directors, the Board takes into account the qualification, ability, working experience, leadership and professional ethics of the candidates, especially their experience in the natural gas industry and/or other professional area.

The Company established the Nomination Committee on 15 March 2006 and currently consists of two independent non-executive Directors, namely Mr. Wang Guangtian (as chairman) and Ms. Liu Zhihong and one executive Director, namely Mr. Gao Falian.

The terms of reference of the Nomination Committee are currently made available on the Stock Exchange's website and the Company's website.

Terms of reference of the Nomination Committee are aligned with the code provisions set out in the CG Code.

The functions of the Nomination Committee are to review and monitor the structure, size and diversity of the Board; to provide recommendations on any proposed changes to the Board in order to complement the Group's strategy; to identify qualified individuals in becoming members of the Board; to assess the independence of independent non-executive directors; to review the measurable objectives that the Board has set for implementing the Policy, and the progress on achieving the objectives; and to provide recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors, in particular the Chairman and the Chief Executive Officer.

To ensure changes to the Board composition can be managed without undue disruption, there should be a formal, considered and transparent procedure for selection, appointment and re-appointment of Directors, as well as plans in place for orderly succession (if considered necessary), including periodical review of such plans. The appointment of a new Director (to be an additional Director or fill a casual vacancy as and when it arises) or any re-appointment of Directors is a matter for decision by the Board upon the recommendation of the proposed candidate by the Nomination Committee.

# 提名委員會

於考慮提名新董事時,董事局將考慮候選人 士之資歷、才能、工作經驗、領導能力及 專業操守,特別是彼等於天然氣行業及/或 其他專業範疇之經驗。

公司已於二零零六年三月十五日成立提名委員會,現由兩名獨立非執行董事王廣田先生 (擔任主席)及劉志紅女士以及一名執行董事 高發連先生組成。

提名委員會的職權範圍現可於聯交所網站及 公司網站查閱。

提名委員會的職權範圍符合企業管治守則內 所載的守則條文。

提名委員會之職能為檢討及監控董事局之架 構、規模及成員多元化:就董事局的任何建 議變動提供推薦建議以對集團策略作出補充; 物色合資格人選出任董事局成員:評估獨立 非執行董事之獨立身份:檢討董事局為執行 政策而設定之可計量目標及達致該等目標之 進展;及就委任或重新委任董事或董事繼任 計劃(尤其是主席及行政總裁)向董事局提供 推薦建議。

為確保董事局組成人員的變動不會帶來不適 當的干擾,公司應設有正式、經審慎考慮 並具透明度的董事甄選、委任及重新委任程 序,並設定有秩序的董事繼任計劃(如認為 有需要),包括定期檢討此類計劃。委任新 董事(作為新任董事或填補所出現的臨時空缺) 或重新委任任何董事乃經提名委員會推薦建 議候選人後由董事局作出決定。

(continued) (續)

The criteria to be applied in considering whether a candidate is qualified shall be his or her ability to devote sufficient time and attention to the affairs of the Company and contribute to the diversity of the Board as well as the effective carrying out by the Board of the responsibilities which, in particular, are set out as follows:

- (a) participating in Board meetings to bring an independent judgment on issues of strategy, policy, performance, accountability, resources, key appointments and standards of conducts;
- (b) taking the lead where potential conflicts of interests arise;
- serving on the Audit Committee, the Remuneration Committee and the Nomination Committee (in the case of candidate for non-executive Director) and other relevant Board committees, if invited;
- (d) bringing a range of business and financial experience to the Board, giving the Board and any committees on which he or she serves the benefit of his or her skills, expertise, and varied backgrounds and qualifications and diversity through attendance and participation in the Board/committee meetings;
- (e) scrutinising the Company's performance in achieving agreed corporate goals and objectives, and monitoring the reporting of performance;
- (f) ensuring the committees on which he or she serves to perform their powers and functions conferred on them by the Board; and
- (g) conforming to any requirement, direction and regulation that may from time to time be prescribed by the Board or contained in the constitutional documents of the Company or imposed by legislation or the Listing Rules, where appropriate.

用於考慮候選人士是否符合資格的標準,應 視乎候選人士是否能投入足夠時間及精神以 處理公司事務,並促進董事局成員多元化, 使董事局能有效履行其職責,尤其是下文所 載各項:

- (a) 參與董事局會議為策略、政策、表現、
   職責、資源、主要委任及操守準則等
   事項作出獨立判斷;
- (b) 於發生潛在利益衝突時發揮領導作用;
- (c) 服務於審核委員會、薪酬委員會及提 名委員會(如為非執行董事候選人士) 以及其他相關董事局轄下之委員會(如 獲邀請);
- (d) 為董事局引入一系列營商及財務經驗, 透過出席及參與董事局/委員會會議, 而使彼所服務的董事局及任何委員會受 惠於其技能、專長、各種背景及資格 以及成員多元化;
- (e) 監察公司在達致議定之企業宗旨及目標 方面的表現及監督相關表現的申報情況;
- (f) 確保彼所服務的委員會履行董事局授予 的權力及職能;及
- (g) 遵守董事局不時訂定,或公司憲章文件不時所載,或法例或上市規則不時訂立的任何規定、指示及規例(如適用)。

(continued) (續)

If the candidate is proposed to be appointed as an independent nonexecutive Director, his or her independence shall be assessed in accordance with, among other things, the factors as set out in Rule 3.13 of the Listing Rules, subject to any amendments as may be made by the Stock Exchange from time to time. Where applicable, the totality of the candidate's education, qualifications and experience shall also be evaluated to consider whether he or she has the appropriate professional qualifications or accounting or related financial management expertise for filling the office of an independent non-executive Director with such qualifications or expertise as required under Rule 3.10(2) of the Listing Rules.

During the year ended 31 December 2024, the Nomination Committee held 1 meeting. The Nomination Committee reviewed the structure, size and diversity of the Board, assessed the independence of independent nonexecutive Directors and considered and provided recommendations to the Board on the re-election of Directors.

#### Name of Director 董事姓名

Mr. WANG Guangtian *(Chairman)* Ms. LIU Zhihong Mr. GAO Falian 王廣田先生(*主席)* 劉志紅女士 高發連先生

# **REMUNERATION COMMITTEE**

The Company established the Remuneration Committee on 13 January 2006 with written terms of reference and currently consists of two independent non-executive Directors, namely Ms. Liu Zhihong (as chairman) and Mr. Wang Guangtian, and one executive Director, namely Ms. Guan Yijun.

The terms of reference of the Remuneration Committee are currently made available on the Stock Exchange's website and the Company's website.

Terms of reference of the Remuneration Committee are aligned with the code provisions set out in the CG Code.

倘建議委任候選人士為獨立非執行董事,則 須根據(其中包括)上市規則第3.13條(經聯 交所可能不時作出任何修訂)所載的因素評 估其獨立性。倘適用,則亦須評估該候選 人士的學歷、資格及經驗等整體情況,以 考慮彼是否具備合適的專業資格或會計或相 關財務管理專長(即上市規則第3.10(2)條所 規定的相關資格或專長)以擔任獨立非執行 董事。

截至二零二四年十二月三十一日止年度,提 名委員會曾舉行1次會議。提名委員會檢討 董事局結構、規模及多元化,評估獨立非 執行董事之獨立身份、考慮董事重選,並 就此向董事局提供推薦建議。

#### Number of attendance 出席會議次數

1/1
1/1
1/1

# 薪酬委員會

公司已於二零零六年一月十三日成立薪酬委員會,並訂定書面職權範圍。薪酬委員會 現由兩名獨立非執行董事劉志紅女士(擔任 主席)及王廣田先生,以及一名執行董事關 懿君女士組成。

薪酬委員會的職權範圍現可於聯交所網站及 公司網站查閱。

薪酬委員會的職權範圍符合企業管治守則內 所載的守則條文。

(continued) (續)

The functions of the Remuneration Committee are to provide recommendations to the Board on the Company's remuneration policy, the remuneration packages for all Directors' and senior management, the establishment of a formal and transparent procedure for formulating the remuneration policy, and to review and/or approve matters relating to shares schemes under Chapter 17 of the Listing Rules.

During the year ended 31 December 2024, the Remuneration Committee held 1 meeting. The committee reviewed the remuneration packages of the Directors and senior management.

#### Name of Director 董事姓名

Ms. LIU Zhihong *(Chairman)* Mr. WANG Guangtian Ms. GUAN Yijun 劉志紅女士(*主席)* 王廣田先生 關懿君女士

The Company has adopted the Old Share Option Scheme, the New Share Option Scheme and the New Share Award Scheme. Details of these share schemes are set out in the section headed "SHARE SCHEMES" in the Report of the Directors.

The Remuneration Committee has adopted the approach under code provision E.1.2(c)(ii) of the CG Code to make recommendations to the Board on remuneration packages of the Directors and the members of senior management. The emolument payable to Directors and senior management will depend on their respective contractual terms under the employment agreements, if any, and is determined by the Board with reference to the recommendation of the Remuneration Committee, the performance of the Group and the prevailing market conditions.

The remuneration of the Directors and senior management of the Company for the year ended 31 December 2024, by bands is set out in note 10 to the consolidated financial statements.

薪酬委員會的職能為就公司薪酬政策、全體 董事及高級管理人員的薪酬待遇、就設立制 定薪酬政策的正式及透明程序向董事局提供 推薦建議,以及根據上市規則第17章檢討及 /或批准股份計劃相關事宜。

截至二零二四年十二月三十一日止年度,薪 酬委員會曾舉行1次會議。委員會檢討董事 及高級管理層之薪酬待遇。

#### Number of attendance 出席會議次數

1/1 1/1

1/1

公司已採納舊購股權計劃、新購股權計劃及 新股份獎勵計劃。該等股份計劃之詳情載於 董事局報告「股份計劃」一節。

薪酬委員會已採納企業管治守則之守則條文 第E.1.2(c)(ii)條,就董事及高級管理層成員的 薪酬待遇向董事局提供推薦建議。董事及高 級管理層應獲支付之酬金取決於彼等各自於 僱傭協議(如有)下的合約條款,並由董事 局根據薪酬委員會之推薦建議、集團表現及 現行市況釐定。

截至二零二四年十二月三十一日止年度,公司董事及高級管理層按薪酬組別劃分之酬金 載於綜合財務報表附註10。

(continued) (續)

Details of the remuneration of the Directors and senior management for the year ended 31 December 2024 are also set out in notes 10 and 11 to the consolidated financial statements.

## AUDIT COMMITTEE

The Company established the Audit Committee in 1998. The Audit Committee comprises three independent non-executive Directors, namely Ms. Liu Zhihong (as chairman), Mr. Wang Guangtian and Mr. Yang Jie.

The terms of reference of the Audit Committee are currently made available on the Stock Exchange's website and the Company's website.

Terms of reference of the Audit Committee are aligned with the code provisions set out in the CG Code.

The Audit Committee is mainly responsible for making recommendations to the Board on the appointment, re-appointment and removal of the external auditor; to approve the remuneration and terms of engagement of the external auditor, to provide recommendations for any questions regarding the resignation or dismissal of such auditor; to review the interim and annual reports, and financial statements of the Group; to oversee the Company's financial reporting system including the adequacy of resources, qualifications and experience of staff in charge of the Company's financial reporting function and their training arrangement and budget, and to review the risk management and internal control system.

The Audit Committee meets the external auditor regularly to discuss any area of concern during the audit. The Audit Committee reviews the interim and annual reports before submission to the Board. The Audit Committee focuses not only on the impact of the changes in accounting policies and practices, but also on the compliance with accounting standards, the Listing Rules and the legal requirements in the review of the Company's interim and annual reports.

During the year ended 31 December 2024, the Audit Committee held 6 meetings.

截至二零二四年十二月三十一日止年度,董 事及高級管理層之酬金詳情亦載於綜合財務 報表附註10及11。

## 審核委員會

公司於一九九八年成立審核委員會。審核委員會現由三名獨立非執行董事劉志紅女士(擔任主席)、王廣田先生及楊杰先生組成。

審核委員會的職權範圍現可於聯交所網站及 公司網站查閱。

審核委員會的職權範圍符合企業管治守則內 所載的守則條文。

審核委員會主要負責就委任、重新委任及罷 免外聘核數師向董事局提供推薦建議,批准 外聘核數師之酬金及委聘條款,有關核數師 罷免或被辭退之任何問題提供推薦建議; 關集團中期及年度報告與財務報表;監察公 司之財務報告制度(包括資源充裕度、負責 公司財務報告職能的員工之資格及經驗以及 其培訓安排及預算),及檢討風險管理及內 部監控系統。

審核委員會定期與外聘核數師會面,以討論 審核過程中任何關注事項。審核委員會於呈 交董事局前審閱中期及年度報告。審核委員 會不僅著重會計政策及慣例變動之影響,於 審閱公司之中期及年度報告時,亦著重於會 計準則、上市規則及法例規定是否已得到遵 守。

截至二零二四年十二月三十一日止年度, 審 核委員會曾舉行6次會議。

# Name of DirectorNumber of attendance<br/>出席會議次數董事姓名Ms. LIU Zhihong (Chairman)劉志紅女士(主席)Mr. WANG GuangtianT<br/>Mr. YANG Jie杨杰先生6/6

(continued) (續)

During the year ended 31 December 2024, the Audit Committee reviewed the 2023 annual results and 2024 interim results of the Group, and were in the opinion that the preparation of such results complied with the applicable accounting standards and the Listing Rules. The Audit Committee also discussed the key audit issues relating to the audit of the financial statements for the year ended 31 December 2023, the resignation of PricewaterhouseCoopers as auditor of the Company and consider the appointment of KPMG as auditor of the Company during the year.

The Audit Committee noted the existing risk management and internal control systems of the Group and also noted that review of the same will be carried out annually.

The accounts for the year ended 31 December 2024 were audited by KPMG whose term of office will expire upon the conclusion of the 2025 AGM. The Audit Committee has reviewed the terms of engagement of KPMG, inter alias, (i) the size and structure as well as the nature and complexity of the business of the Group, (ii) the relevant audit fees and (iii) the resources deployed by KPMG in respect of the audit of the financial statements of the Group in accordance with "Guidelines for the Effective Operation of Audit Committees — Selection, Appointment and Reappointment of Auditors" published by the Financial Reporting Council on 16 December 2021 and recommended to the Board the re-appointment of KPMG as the auditor of the Company at the 2025 AGM.

## CORPORATE GOVERNANCE COMMITTEE

The Company established the CG Committee with written terms of reference on 20 March 2012. The CG Committee comprises four executive Directors, namely Mr. Xu Tie-liang (as chairman), Ms. Guan Yijun, Mr. Gao Falian and Ms. Xu Ran, Ms. Law Yin Shan Jenny, the Chief Financial Officer of the Company and Ms. Chan Yuen Ying Stella, the Company Secretary of the Company.

Terms of reference of the CG Committee are aligned with the code provisions set out in the CG Code.

截至二零二四年十二月三十一日止年度, 審 核委員會審閲集團之二零二三年年度業績及 二零二四年中期業績, 並認為編製該等業績 會亦於年內討論有關截至二零二三年十二月 三十一日止年度財務報表審計的關鍵審計事 宜、羅兵咸永道會計師事務所辭任公司核數 師一事, 並考慮委任畢馬威會計師事務所為 公司核數師。

審核委員會注意集團之現有風險管理及內部 監控系統,亦知悉每年將進行一次年度檢討。

截至二零二四年十二月三十一日止年度的賬 目由畢馬威會計師事務所審計,其任期將於 二零二五年股東週年大會結束時屆滿。 委員會已審閱畢馬威會計師事務所的委聘」 就舉程度,(ii)相關審計費用及(iii) 集 一年十二月十六日發佈的「有關審核委員會 於二零二五年股東週年大會上推薦董 續聘畢馬威會計師事務所為公司核數師。

# 企業管治委員會

公司於二零一二年三月二十日成立企業管治 委員會,並訂定書面職權範圍。企業管治 委員會由四名執行董事許鉄良先生(擔任主 席)、關懿君女士、高發連先生及許然女士 以及公司財務總監羅盈珊女士及公司之公司 秘書陳婉縈女士組成。

企業管治委員會的職權範圍符合企業管治守 則內所載的守則條文。

(continued) (續)

The functions of the CG Committee are to develop and review the Company's policies and practices on corporate governance; to comply with the CG Code and other legal or regulatory requirements and make recommendations to the Board; to oversee the Company's orientation program for new Director; to review and monitor the training and continuous professional development of Directors and senior management; to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and Directors; and to review the Company's disclosure in the Corporate Governance Report.

During the financial year ended 31 December 2024, the CG Committee held 1 meeting. The CG Committee reviewed the training and continuous professional development of Directors and senior management; and also reviewed the Company's compliance with the CG Code during the year ended 31 December 2023.

企業管治委員會的職能為制定及檢討公司關 於企業管治的政策及常規;遵守企業管治守 則及其他法律或監管規定,並向董事局提供 推薦建議;監察公司新董事入職安排;檢討 並監督董事及高級管理層的培訓及持續專業 發展;制定、檢討及監察僱員及董事適用的 操行守則及合規手冊(如有);及檢討公司 於企業管治報告內的披露事項。

截至二零二四年十二月三十一日止財政年 度,企業管治委員會舉行1次會議。企業管 治委員會檢討董事及高級管理層的培訓及持 續專業發展;及亦檢討公司於截至二零二三 年十二月三十一日止年度遵守企業管治守則 的情況。

#### Name of Director Number of attendance 董事姓名 出席會議次數 許鉄良先生(主席) Mr. XU Tie-liang (Chairman) 1/1Ms. GUAN Yijun 關懿君女士 1/1 Mr. GAO Falian 高發連先生 1/1 Ms. XU Ran 許然女士 1/1Ms. LAW Yin Shan Jenny 羅盈珊女士 1/1Ms. CHAN Yuen Ying Stella 陳婉縈女士 1/1

# AUDITOR'S REMUNERATION

During the year, the remuneration paid/payable to the Company's auditor is set out below:

## 核數師酬金

本年度內,已付/應付公司核數師之酬金載 列如下:

Services rendered 所提供服務		Fee paid/payable 已付/應付費用 HK\$'000 千港元
Audit services Non-audit services	審核服務 非審核服務	4,588 203
		4,791

(continued) (續)

# COMPANY SECRETARY

The Company engaged an external professional company secretarial services provider, Uni-1 Corporate Services Limited ("Uni-1"), to provide compliance and full range of company secretarial services to the Group in order to assist the Group to cope with the changing regulatory environment and to suit different commercial needs.

Ms. Chan Yuen Ying Stella ("Ms. Chan"), the representative of Uni-1, was appointed as the named Company Secretary of the Company. Ms. Law Yin Shan Jenny, the Chief Financial Officer of the Company, is the primary point of contact at the Company for the Company Secretary.

According to the requirements of Rule 3.29 of the Listing Rules, Ms. Chan had taken no less than 15 hours of relevant professional training for the year ended 31 December 2024.

## **DIVIDEND POLICY**

In considering the payment of dividends, there shall be a balance between retaining adequate reserves for the Group's future growth and rewarding the shareholders of the Company.

The Board shall also take into account, among other things, the following when considering the declaration and payment of dividends:

- the Group's overall results of operation, financial condition, working capital requirements, capital expenditure requirements, liquidity position and future expansions plans;
- the amount of retained earnings and distributable reserves of the Company;
- general economic conditions, business cycle of the Group's business and other internal or external factors that may have an impact on the business or financial performance and position of the Group; and
- any other factors that the Board deems relevant.

The declaration and payment of dividends by the Company is subject to any restrictions under the laws of Bermuda, the Bye-Laws, the Listing Rules and any other applicable laws and regulations.

The Company does not have any pre-determined dividend distribution ratio. The Company's dividend distribution record in the past may not be used as a reference or basis to determine the level of dividends that may be declared or paid by the Company in the future.

# 公司秘書

為協助集團適應變化的監管環境及滿足不同 的商業需求,公司已委聘一家外部專業秘書 服務提供商:統一企業服務有限公司(「統 一」)為集團提供合規及全面的公司秘書服 務。

統一的代表陳婉縈女士(「陳女士」)獲委任 為公司的署名公司秘書。公司財務總監羅盈 珊女士為公司與公司秘書的主要聯絡人。

根據上市規則第3.29條之規定, 陳女士於截 至二零二四年十二月三十一日止年度已接受 不少於15小時的相關專業培訓。

## 股息政策

在考慮支付股息時,須在為集團未來增長保 留充足儲備與獎勵公司股東之間取得平衡。

董事局在考慮宣派及派付股息時, 亦須考慮 (其中包括)以下事項:

- 集團的整體經營業績、財務狀況、營 運資金需求、資本開支要求、流動資 金狀況及未來擴展計劃;
- 一 公司的保留盈利和可分派儲備金額;
- 整體經濟狀況、集團業務之業務周期 及其他可能影響集團的業務或財務表現 及狀況之內在或外在因素;及
  - 董事局認為相關之任何其他因素。

公司宣派及派付股息須遵守百慕達法例、 細則、 上市規則及任何其他適用法律及規例項 下之任何限制。

公司沒有任何預先確定之股息分配比率。 公司過去的股息分配記錄不會用作決定公司未 來可能宣派或派付的股息水平之參考或依據。

(continued) (續)

The Dividend Policy shall in no way constitute a legally binding commitment by the Group in respect of its future dividend and/or in no way obligate the Group to declare a dividend at any time or from time to time.

The Board will continually review the Dividend Policy and reserves the right in its sole and absolute discretion to update, amend, modify and/or cancel the Dividend Policy at any time.

# SHAREHOLDERS' RIGHTS

The general meetings of the Company provide an opportunity for communication between the shareholders and the Board. An annual general meeting of the Company shall be held in each year and at the place as determined by the Board. Each general meeting, other than an annual general meeting, shall be called a special general meeting. The Board may call special general meetings whenever it thinks fit.

#### Shareholders to convene a special general meeting

Shareholders may convene a special general meeting of the Company according to the provisions as set out in the Bye-Laws and the Companies Act of Bermuda. The procedures that shareholders can use to convene a special general meeting are set out in the document entitled "Procedures for a Shareholder to Propose a Person for Election as a Director", which is currently available on the Company's website.

#### Putting enquiries by shareholders to the Board

Shareholders of the Company may send written enquires to the Company for the attention of the Company Secretary at the Company's principal place of business in Hong Kong.

# Procedures for putting forward proposals by shareholders at shareholders' meeting

The number of members necessary for a requisition for putting forward a proposal at a general meeting shall be:

- (a) any number of members representing not less than one-twentieth of the total voting rights at the date of the requisition; or
- (b) not less than one hundred members.

股息政策概不構成集團就日後股息作出之具 法律約束力之承諾,及/或不會以任何方式 令集團有責任於任何時間或不時宣派股息。

董事局將持續檢討股息政策, 且享有絕對酌 情權保留隨時更新、修訂、修改及/或取 消股息政策之權利。

## 股東權利

公司股東大會為股東與董事局之間提供溝通 機會。公司須每年於董事局可能決定的地點 舉行股東週年大會。除股東週年大會外, 股東大會均稱為股東特別大會。董事局可於 其認為合適的時間召開股東特別大會。

#### 股東召開股東特別大會

股東可根據細則所載條文及百慕達公司法召 開公司股東特別大會。股東可用以召開股東 特別大會的程序載於文件「股東提名人選參 選董事之程序」內(該文件現時可於公司網站 查閱)。

#### 股東向董事局提出查詢

公司股東可向公司之公司秘書發送書面查詢, 寄至公司於香港之主要營業地點。

#### 股東於股東大會上提呈建議的程序

要求在股東大會上提呈建議的必需股東人數 為:

- (a) 佔不少於提出要求當日之總投票權二十 分之一的任何數目之股東;或
- (b) 不少於一百名股東。

(continued) (續)

A copy or copies of requisition signed by all requisitionists shall be deposited, with a sum reasonably sufficient to meet the Company's expenses in giving notice of the proposed resolution or circulating any necessary statement, at the Company's principal place of business in Hong Kong in the case of:

- (i) a requisition requiring notice of a resolution, not less than six weeks before the meeting; and
- (ii) any other requisition, not less than one week before the meeting.

The Company will verify the requisition and upon confirming that the requisition is proper and in order, the Board will proceed with the necessary procedures.

# **VOTING BY POLL**

Pursuant to Rule 13.39(4) of the Listing Rules, any vote of shareholders at the general meeting must be taken by poll except where the chairman, in good faith, decides to allow a resolution which relates purely to a procedural or administrative matter to be voted on by a show of hands. As such, all the resolutions to be set out in the notice of 2025 AGM will be voted by poll.

# COMMUNICATION WITH SHAREHOLDERS

The Company is committed to a policy of open and regular communication and reasonable disclosure of information to its shareholders (the "Shareholders").

The Board adopted a Shareholders communication policy on 20 March 2012 (the "Shareholders Communication Policy") which sets out the provisions with the objective of ensuring that the Shareholders, both individual and institutional, and, in appropriate circumstances, the investment community at large, are provided with ready, equal and timely access to balanced and understandable information about the Company (including its financial performance, strategic goals and plans, material developments and governance), in order to enable Shareholders to exercise their rights in an informed manner, and to allow Shareholders and the investment community to engage actively with the Company.

#### **General Policy**

The Board shall maintain an on-going dialogue with Shareholders and the investment community, and will regularly review the Shareholders Communication Policy to ensure its effectiveness. 經全體要求人士簽署的要求(隨附合理足夠 彌補公司發出建議決議案通告或發送任何必 要文檔的費用之款項)副本須送達公司的香 港主要營業地點,其中:

- (i) 須於大會舉行前不少於六星期刊發決議 案通告的要求;及
- (ii) 任何其他要求應不遲於大會前一周送 達。

公司將核實相關要求, 而董事局將於確認要 求屬適當且符合程序之後執行必要程序。

# 以投票方式表決

根據上市規則第13.39(4)條,股東於股東大 會上的任何表決必須以投票方式進行,惟主 席真誠決定允許就純粹有關程序或行政事項 之決議案進行舉手表決則除外。因此,二 零二五年股東週年大會通告內所載的全部決 議案將以投票形式進行表決。

## 與股東進行溝通

公司堅持採取開誠布公的態度, 定期與股東 (「股東」)溝通並向彼等作出合理的資料披 露。

董事局於二零一二年三月二十日採納股東通 訊政策(「股東通訊政策」),其中載列有關 條文,旨在確保個人及機構股東以及整個投 資界(在適當情況下)可隨時、平等並及時 獲取有關公司之均衡且易於理解的資料(包 括其財務表現、戰略目標及計劃、重大發 展及管治),使股東能以知情方式行使權利, 以便股東及投資界積極參與公司事務。

#### 一般政策

董事局應與股東及投資界保持持續對話, 並 將定期審查股東通訊政策以確保其有效性。

(continued) (續)

According to the Shareholders Communication Policy, there are multiple channels for information of the Company to be disseminated to Shareholders, which are included in the following manners:

- Delivery of annual and interim reports to all Shareholders;
- Publication of announcements on the annual and interim results, and issue of other announcements, shareholders' circulars, its corporate communications and other corporate publications in accordance with the continuing disclosure obligations under the Listing Rules on the Stock Exchange's website and the Company's website; and
- The general meeting of the Company is also an effective communication channel between the Board and shareholders.

Effective and timely dissemination of information to Shareholders and the investment community shall be ensured at all times.

Mr. Xu Tie-liang, the Chairman of the Board and the chairman of the CG Committee attended the 2024 AGM to answer questions of the meeting and collect views of shareholders.

#### **Communication Strategies**

#### Shareholders' Enquiries

Shareholders should direct their questions about their shareholdings to the Company's branch share registrar in Hong Kong. Shareholders and the investment community may at any time make a request for the Company's information to the extent such information is publicly available. Shareholders and the investment community shall be provided with designated contacts, email addresses and enquiry lines of the Company in order to enable them to make enquiry in respect of the Company.

#### Corporate Communication

Corporate communication will be provided to Shareholders in plain language and in both English and Chinese versions to facilitate Shareholders' understanding.

#### Corporate Website

A dedicated Investors Relationship section is available on the Company's website. Information on the Company's website will be updated on a regular basis.

根據股東通訊政策,公司可通過多種渠道向 股東發佈資料,包括以下方式:

- 向全體股東送呈年度及中期報告;
- 根據上市規則之持續披露責任,於聯 交所網站及公司網站刊發年度及中期業 績公告、刊發其他公告、股東通函、 公司通訊及其他公司刊發文件;及
- 公司股東大會亦是董事局與股東進行溝 通之有效渠道之一。

公司應始終確保向股東和投資界有效及時發 佈訊息。

董事局主席以及企業管治委員會主席許鉄良 先生出席了二零二四年股東週年大會,回答 大會問題並收集股東意見。

#### 通訊途徑

#### 股東查詢

股東如對其股權有任何問題,應向公司香港 股份過戶登記分處查詢。股東及投資界可隨 時要求提供可公開獲取的公司資料。公司應 向股東及投資界提供公司指定聯絡人、電郵 地址及查詢專綫,以供其查詢公司事宜。

#### 公司通訊

公司向股東提供以簡明語言編寫的中英版公 司通訊,以便股東了解有關內容。

#### 公司網站

公司網站專門設有投資者關係一欄。公司網 站上的資料將定期更新。

(continued) (續)

Information released by the Company to the Stock Exchange will also be posted on the Company's website according to the requirements under the Listing Rules. Such information includes financial statements, results announcements, circulars and notices of general meetings etc.

#### Shareholders' Meetings

Shareholders are encouraged to participate in all general meetings or to appoint proxies to attend and vote for and on their behalf if they are unable to attend any general meetings. Appropriate arrangements for the general meetings shall be in place to encourage Shareholders' participation. The process of the Company's general meeting will be monitored and reviewed on a regular basis, and, if necessary, changes will be made to ensure that Shareholders' needs are best served. Board members, in particular, the chairman of the Board, the chairmen of Board committees or their delegates, appropriate management executives and external auditor will attend annual general meeting to answer Shareholders' enquiries.

#### Shareholder Privacy

The Company recognises the importance of Shareholders' privacy and will not disclose Shareholders' information without their consent, unless required by law to do so.

The Board has conducted a review of the Shareholders Communication Policy for the year ended 31 December 2024 to ensure the effectiveness of the Shareholders Communication Policy. Such review shall be conducted annually. The Board considered that the Shareholders Communication Policy for the year ended 31 December 2024 was effective.

# DIRECTORS' RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS

The Board acknowledges its responsibility to prepare the Company's consolidated financial statements for each financial year, which give a true and fair view of the financial position of the Group, its financial performance and cash flows for that year. In preparing the consolidated financial statements for the year ended 31 December 2024, the Board has selected suitable accounting policies and applied them consistently, made judgments and estimates that are prudent, fair and reasonable, and prepared the accounts on a going concern basis.

The Directors are responsible for taking all reasonable and necessary steps to safeguard the assets of the Group, to prevent and detect fraud, as well as other irregularities.

公司向聯交所發佈的資料亦將根據上市規則 的規定登載於公司網站。該等資料包括財務 報表、業績公告、通函及股東大會通告等。

#### 股東大會

股東宜參加所有股東大會,或者如果他們無 法出席任何股東大會,則可以指定委任代表 出席並代表其投票。公司應就股東大會作出 適當安排,以鼓勵股東參與。公司將定期 監督及檢討公司股東大會的流程,並在必要 時進行變動,以確保盡量滿足股東需求。 董勇局成員,尤其是董事局主席、董事局 委員會主席或其代表、適當的管理行政人員 及外聘核數師,將出席股東週年大會回答股 東提問。

股東私隱

公司深明股東私隱的重要性,除非法律規定, 否則未經股東同意,公司不得披露股東資料。

董事局已對截至二零二四年十二月三十一日 止年度的股東通訊政策進行檢討,以確保 股東通訊政策行之有效。有關檢討每年進行 一次。董事局認為截至二零二四年十二月 三十一日止年度的股東通訊政策行之有效。

## 董事對財務報表之責任

董事局肩負於每個財政年度編製公司綜合財 務報表之職責,該等財務報表須真實公平 地反映該年度內集團財務狀況、其財務表現 及現金流量。編製截至二零二四年十二月 三十一日止年度之綜合財務報表時,董事局 已選定及貫徹應用合適之會計政策,作出審 慎、公平及合理之判斷及估計,並採納持 續經營基準編製有關賬目。

董事負責採取一切合理及所需步驟保障集團 資產、防止及偵查欺詐以及其他不當情況。

(continued) (續)

The Directors, after appropriate enquiries were made, considered that the Group has adequate resources to continue in operational existence for the foreseeable future and that, for this reason, it is appropriate to adopt the going concern basis in preparing the consolidated financial statements.

## **RISK MANAGEMENT AND INTERNAL CONTROL**

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

#### **Risk Management System**

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

- Identification: Identify ownership of risks, business objectives and risks that could affect the achievement of objectives.
- Evaluation: Analyze the likelihood and impact of risks and evaluate the risk portfolio accordingly.
- Management: Consider the risk responses, ensure effective communication to the Board and on-going monitoring of the residual risks.

Based on the risk assessments conducted in 2024, no significant risk was identified.

#### **Internal Control System**

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

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

董事經作出適當查詢後, 認為集團有充裕資 源於可見未來持續經營, 因此採納持續經營 基準編製綜合財務報表乃屬合適。

## 風險管理及內部監控

年內,集團經由設立適當有效的風險管理及 內部監控系統遵守企業管治守則準則D.2。 管理層負責該等系統之設計、實施及監控, 而董事局負責監督管理層持續執行其職責。 風險管理及內部監控系統的主要特徵於下列 各節説明:

#### 風險管理系統

集團已採納一項風險管理系統以管理有關其 業務及營運的風險。該系統包括以下層面:

- 識別:識別風險所有權、業務目標及 可能影響目標達成的風險。
- 評估:分析風險的可能性及影響並對風險組合作出相應評估。
- 管理:考慮風險應對,確保與董事局
   已就風險進行有效溝通並持續監察剩餘
   風險。

根據於二零二四年進行的風險評估,概無識 別任何顯著風險。

#### 內部監控系統

公司已制定符合(「COSO」)於二零一三年發 出的框架之內部監控系統。該框架可促使集 團達致營運有效性及效率性、財務報告可靠 性及遵守適用法例及規例的目標。該框架由 以下關鍵部份組成:

監控環境:為集團開展內部監控提供基礎的一套標準、程式及結構。

(continued) (續)

- Risk Assessment: A dynamic and iterative process for identifying and analyzing risks to achieve the Group's objectives, forming a basis for determining how risks should be managed.
- Control Activities: Activities established by policies and procedures to help ensure that management directives are carried out, objectives are achieved, and risks are mitigated.
- Information and Communication: To provide the Group's internal and external communication, together with the information needed to carry out day-to-day controls.
- Monitoring: Ongoing and separate evaluations to ascertain whether each component of the internal control is present and functioning.

The announcement of the Company dated 27 June 2024 regarding further information on the financial results for the year ended 31 December 2023 sets out in detail the background and causes of the audit adjustments in previous years (the "Matter"). The management of the Group that is highly concerned of the Matter carried out a self-review at the head office and subsidiary levels, and increased the number of staffs in the preparation of financial statements and the supervision of internal controls. The management is determined to strengthen and improve the internal control system to avoid the occurrence of the same thing in the future.

Subsequently, the Company made announcements on strengthening internal controls on 12 July 2024 and 21 November 2024 respectively, proposing a series of measures to strengthen internal controls and stating that the Company had engaged an international professional firm (the "Consultant") in August 2024 to conduct a comprehensive and independent assessment on the Matter and the related internal control system and processes. The Consultant focuses on five key internal processes, namely (i) recognition of revenue from natural gas pipeline connection and construction services; (ii) construction project management; (iii) project cost management; (iv) capital and related cost management; and (v) preparation of financial statements, so as to determine any identified internal control deficiencies as the root cause of the Matter and provide recommendations for improvement.

- 風險評估:一個識別及分析風險之動態
   及反覆運算過程,以達致集團目標, 為確定如何管理風險奠定基礎。
- 監控行動:政策及程式為説明確保管理 層指令獲執行、目標獲達成及風險獲 減輕而制定的行動。
- 資料及通訊:為集團提供進行日常監控 所需內部及外部通訊及資料。
- 監察:為確定內部監控的各組成部份是 否存在及運行而進行的持續及單獨評 估。

公司於二零二四年六月二十七日發佈有關截 至二零二三年十二月三十一日止年度的業績 的進一步資料的公告,詳列了以前年度審計 調整事項(「該事項」)的背景和成因等,集 團管理層高度關注,在總辦事處及附屬公司 層面進行了自我審查,增加了財務報告編製 及內控監督人員,並決心加強及完善內部監 控系統,不容許同類事情再次發生。

(continued) (續)

The Consultant spotted a number of internal control issues during the first phase of the work and conducted a risk assessment in accordance with the impact on the amounts in financial statements and the nature of the internal control issues. The high-risk internal control areas were related to the revenue and cost associated with construction services and the monitoring of the progress of construction works. For instance, the accounting standards for the carrying forward of revenue/cost from the Group's natural gas pipeline connection and construction services need to be improved, and the statistical ledger accounts and the audit process for construction progress needed to be further strengthened. The medium-risk internal control areas involve the interest capitalization adjustment process and contract management, etc. The relevant management system should be improved and strengthened. The Group's management took the identified internal control issues seriously and put efforts and sufficient resources to implement any necessary remedial and corrective measures with the designated responsible parties within the expected timeframe for completion of the rectification. Moreover, the Group's management closely monitored the rectification process to ensure that the necessary rectification was completed by 31 December 2024 based on the Consultant's internal control assessment results.

According to the results of the Consultant's Phase II rectification assessment, as of 14 March 2025, the Company had substantially completed the rectification in accordance with the Consultant's rectification recommendations. The Board is of the opinion that the internal control issues in the high-and medium-risk areas, as rectified, have had less expected impact on the financial reporting and that effective internal control over financial reporting has been maintained in all material respects.

The Consultant organized a training session for the Group's management on 14 March 2025, covering topics such as the importance of internal control, the latest regulatory requirements of the Stock Exchange, and the post-rectification publicity.

The Company itself has also strengthened the training on management requirements for relevant staff in various departments and organized a series of training courses on related topics, including the Group's Hong Kong Audit Rectification Training Session held on 8 November 2024, and the training on Hong Kong Audit Rectification and Management Standardization Requirements, the new Accounting Standards for Business Enterprises, and the Group's Accounting Manual held at the Annual Financial Accounting Meeting on 6 December 2024. In the future, the Company will continually strengthen the supervision and inspection of corrective measures to ensure the effective implementation of these measures.

顧問公司在第一階段的工作中發現了若干內 部監控問題,並按照對財報金額影響及內控 問題的性質進行風險評估,其中高風險的內 部監控領域涉及建築服務收入與成本、<br />
工程 進度監控等方面,如集團天然氣管道連接及 建築服務收入/成本結轉的會計核算處理標 準有待完善、建築工程進度統計台賬統計及 審核流程要進一步加強等;中風險的內部監 控領域涉及利息資本化調整流程及合同管理 等方面,相關管理制度有待完善加強等。 針對識別到的內控問題,集團管理層非常重 視並已投入努力及足夠的資源, 與指定的責 任方按照預期整改完成時間表一起執行任何 必要的補救整改措施。並且,集團管理層 密切監督整改過程,以確保根據顧問公司內 部監控評估結果在二零二四年十二月三十一 日前完成必要的整改。

顧問公司第二階段的整改跟進評估結果顯示, 截止至二零二五年三月十四日,公司已經按 照顧問公司的整改建議基本完成了整改,且 董事局認為,高及中風險領域的內控問題經 過整改後,對財務報告的預期影響較小, 且在所有重大方面保持了有效的財務報告內 部監控。

顧問公司於二零二五年三月十四日對集團管 理層進行了培訓,涵蓋主題包括內控重要性、 聯交所最新監管要求、專案整改後措施宣貫 等。

公司自身亦加強了各部門相關人員對管理要 求的培訓宣貫,並針對相關主題舉辦一系列 培訓課程,包括集團於二零二四年十一月八 日組織召開香港審計整改工作專項培訓會, 於二零二四年十二月六日在年度財務決算會 上開展關於香港審計整改及管理規範化要求、 新企業會計準則、集團會計手冊方面的培訓。 未來,公司會持續針對整改後的措施加強監 督檢查,以確保整改後的措施有效落地。

(continued) (續)

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

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

Based on internal control reviews conducted in 2024, no significant control deficiency was identified.

#### **Internal Auditors**

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

為加強集團處理內幕消息的系統,並為確保 其公開披露的真實性、準確性、完整性和 及時性,集團亦採納及執行一套內幕消息政 策及程序。集團已不時採納若干合理措施以 確保存在適當保障以防止違反有關集團的披 露規定,其中包括:

- 僅少數僱員可按需要查閱相關資料。
   掌握內幕消息的僱員充分熟知彼等的保 密責任。
- 集團進行重大磋商時將會訂立保密協 議。
- 當與外界團體例如媒體、分析師或投資者溝通時,執行董事為代表公司發言之指定人士。

根據於二零二四年進行的內部監控審查,概 無識別任何顯著的監控缺陷。

#### 內部核數師

集團設有內部審計(「內部審計」)部門,由 具備有關專長的專業人員(例如執業會計師) 組成。內部審計部門獨立於集團的日常經營, 以面談、走訪及測試經營效能之方式對風險 管理及內部監控系統進行評估。

(continued) (續)

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

#### Effectiveness of the Risk Management and Internal Control System

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

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

## CONSTITUTIONAL DOCUMENTS

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

董事局已批准內部審計計劃。 根據已制定的 計劃, 每年會對風險管理及內部監控系統進 行審查, 其後經由審核委員會向董事局報告 審查結果。

#### 風險管理及內部監控系統的效能

董事局負責集團的風險管理及內部監控系統 並確保每年審查該系統的效能。進行該等董 事局審查時已考慮若干方面,包括但不限於(i) 自上年度審查後的重大風險之性質及程度變 動及集團對其業務及外部環境變動作出回應 的能力,及(ii)管理層持續監察風險及內部監 控系統的範圍及質素。

透過其審查以及由內部審計部門及審核委員 會進行的審查,董事局認為風險管理及內部 監控系統屬有效及足夠。然而,相關系統 旨在管理而非消除不能達成業務目標的風險, 而且只能就不會有重大的失實陳述或損失提 供合理但並非絕對之保證。董事局亦認為有 關資源、員工資歷及有關員工的經驗屬足夠, 並已提供足夠的培訓課程及預算。

# 章程文件

公司之章程文件於截至二零二四年十二月 三十一日止年度並無任何變動。



to the shareholders of China Oil and Gas Group Limited (incorporated in Bermuda with limited liability)

# **OPINION**

We have audited the consolidated financial statements of China Oil and Gas Group Limited ("the Company") and its subsidiaries ("the Group") set out on pages 75 to 223, which comprise the consolidated statement of financial position as at 31 December 2024, the consolidated statement comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended and notes, comprising material accounting policy information and other explanatory information.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2024 and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

## **BASIS FOR OPINION**

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants ("the Code") and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion. **致中油燃氣集團有限公司股東** (於百慕達註冊成立的有限公司)

# 意見

本核數師(以下簡稱「我們」)已審計列載於 第75至223頁的中油燃氣集團有限公司(以下 簡稱「貴公司」)及其附屬公司(以下統稱「貴 集團」)的綜合財務報表,此財務報表包括 於二零二四年十二月三十一日的綜合財務狀 況表與截至該日止年度的綜合全面收益表、 綜合權益變動表和綜合現金流量表,以及附 註,包括重大會計政策資訊及其他解釋資訊。

我們認為,該等綜合財務報表已根據香港會 計師公會頒佈的《香港財務報告準則》真實而 中肯地反映了 貴集團於二零二四年十二月 三十一日的綜合財務狀況及截至該日止年度 的綜合財務表現及綜合現金流量,並已遵照 香港《公司條例》的披露規定妥為擬備。

## 意見的基礎

我們已根據香港會計師公會頒佈的《香港審 計準則》進行審計。我們在該等準則下承擔 的責任已在本報告「核數師就審計綜合財務 報表承擔的責任」部分中作進一步闡述。根 據香港會計師公會頒佈的《專業會計師道德 守則》(以下簡稱「守則」),我們獨立於 貴 集團,並已履行守則中的其他專業道德責任。 我們相信,我們所獲得的審計憑證能充足及 適當地為我們的審計意見提供基礎。

(continued) (續)



to the shareholders of China Oil and Gas Group Limited (incorporated in Bermuda with limited liability)

# **KEY AUDIT MATTERS**

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

#### Expected credit loss assessment of loans receivable from an associate

Refer to note 20 and 23(c) to the consolidated financial statements and the accounting policies on page 96 to 99 and page 111.

The Key Audit Matter	How the matter was addressed in our audit
The Group indirectly holds 17.5% effective interest in an associate, who is the beneficial owner of the coal mining rights granted by the local government of the People's	Our audit procedures for the ECL assessment of loans receivable from an associate included the following:
Republic of China (the "PRC"). The Group has loans receivable from this associate with net carrying amount of HK\$1,128 million as at 31 December 2024.	<ul> <li>evaluating the appropriateness of management's assessment on whether the loans receivable is credit-impaired by inspecting the financial information of the associate</li> </ul>
With delayed repayments as a result of the deteriorating financial performance of the associate, management considered the loan receivable was credit impaired and	and the overdue information with reference to the requirements of the prevailing accounting standards;
performed expected credit loss ("ECL") assessment.	<ul> <li>evaluating the competence, capabilities and objectivity of the external valuer engaged by management;</li> </ul>

## **致中油燃氣集團有限公司股東** (於百慕達註冊成立的有限公司)

# 關鍵審計事項

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

#### 應收一間聯營公司貸款的減值評估

請參閱綜合財務報表附註20及23(c)及第96至99頁,111 頁的會計政策。

關鍵審計事項	我們在審計中如何處理該 事項
貴集團間按持有一間聯 營公,該共和所營為國際 中 當於,民共和所授國 一 中 一 一 一 一 一 二 二 一 二 二 二 二 二 二 二 二 二 二	我司佔有 應預結 。 應預 和 時 的 生 一 信 序 包 時 術 間 指 府 官 的 有 了 的 有 了 的 有 了 的 有 了 的 有 了 的 有 了 的 有 了 的 有 了 的 有 。 一 信 序 包 考 務 核 考 一 。 一 6 一 6 合 句 一 5 一 第 務 核 考 一 5 一 の 男 日 子 の の 一 の 一 の 一 の 一 の 一 の 一 の 一 の 一 の 一
恶化導致還款延遲,管 理層認為應收貸款已出	<ul> <li>評估管理層委聘</li> </ul>
現信貸減值,並已進行 預期信貸虧損(「預期信 貸虧損」)評估。	的外部估值師的 勝任能力、 實力 及客觀性;

致中油燃氣集團有限公司股東

應收一間聯營公司貸款的減值評估

頁的會計政策。

請參閱綜合財務報表附註20及23(c)及第96至99頁,111

(於百慕達註冊成立的有限公司)

(continued) (續)



## to the shareholders of China Oil and Gas Group Limited

(incorporated in Bermuda with limited liability)

#### Expected credit loss assessment of loans receivable from an associate

Refer to note 20 and 23(c) to the consolidated financial statements and the accounting policies on page 96 to 99 and page 111.

The Key Audit Matter	How the matter was addressed in our audit	關鍵審計事項	我們在審計中如何處 事項
In performing the ECL assessment, management engaged an external valuer to assess the loss allowance of the loans receivable. The loss allowance was based on the probability-weighted outcome of the estimated future cash flows under different scenarios. We identified the assessment of ECL for the loans receivable from an associate as a key audit matter because of its significance to the Group's financial performance, as well as the fact that the ECL assessment involves significant judgements, which are inherently subjective.	<ul> <li>evaluating the reasonableness of management's assumptions adopted in the estimated future cash flows prepared for different scenarios, including availability of other funding to the associate and the associate's operating cash flows which are primarily based on the expected production volume, estimated selling price and mining costs, and the probability weight of different scenarios by discussing and challenging management's assessment on relevant qualitative factors with reference to our understanding of the business and external information available;</li> <li>performing sensitivity analysis for each of the key assumptions adopted in the estimated future cash flow and considering the possibility of management bias; and</li> <li>assessing the reasonableness of the disclosures in relation to loss allowances for impairment of loans receivables in the consolidated financial statements with reference to the requirements of the prevailing accounting standards.</li> </ul>	於估外款備計加 我司評項團以涉判 行,估虧根來結 將款識原務預重一收損下概 們貸估,財及及 暫理師權同量 將款識原務預重大固 者聘應虧況的 聯貸審 應的別為為現信判 所有的前子 對對 對 對 對 對 對 對 對 對 對 對 對 對 對 對 對 對 對	• " " " " " " " " " " " " " " " " " " "

(continued) (續)



## to the shareholders of China Oil and Gas Group Limited

(incorporated in Bermuda with limited liability)

# **致中油燃氣集團有限公司股東**

(於百慕達註冊成立的有限公司)

與煤炭加工廠有關的非流動資產減值評估

請參閱綜合財務報表附註15(v)及第112頁的會計政策。

同行業其他公司

所採用的範圍內;

## Impairment assessment of non-current assets related to a coal processing plant

Refer to note 15(v) to the consolidated financial statements and the accounting policies on page 112.

The Key Audit Matter	How the matter was addressed in our audit	關鍵審計事項	我們在審計中如何處理 事項
The Group has a coal processing plant in Jining, Shandong. As at 31 December 2024, the non-current assets related to this coal processing plant, which mainly comprises property, plant and equipment and right-of-use assets, amounted to approximately HK\$2,017 million in total. In light of the uncertainties of the developments arising from the local environmental protection policies, management considered impairment indicators surrounding the non-current assets of the coal processing plant existed as at 31 December 2024 and performed an impairment assessment accordingly.	<ul> <li>Our audit procedures for the impairment assessment of non-current assets related to the coal processing plant included the following:</li> <li>assessing the appropriateness of management's identification of CGU and the allocation of assets and liabilities to the CGU with reference to the requirements of prevailing accounting standards;</li> <li>evaluating the competence, capabilities and objectivity of the external valuer engaged by management;</li> </ul>	貴集團於山東濟寧擁 濟寧。 行口 一一日 一一日 一一日 一一日 一一日 一一日 一一日 一一日 一一日 一一	我開新花子 "你们的你的事情,我们的"你们的"。 我们的"你们的"。 我们的"你们的"。 我们的"你们"。 我们是一个"你们"。 "你们""你们"。 我们是一个"你们"。 我们是一个"你们"。 我们是一个"你们"。 我们是一个"你们"。 我们是一个"你们" 我们是一个"你们"。 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们" 我们是一个"你们"
	<ul> <li>involving our internal valuation specialists to evaluate the appropriateness of the valuation methodology adopted with reference to the requirements of the prevailing accounting standards and assessing whether the discount rate applied in the estimated future cash flow was within the range adopted</li> </ul>		<ul> <li>我家準評方並現的所的估定。</li> <li>我家準評方並現的所的估法評金貼 加引用。</li> </ul>

by other companies in the same

industry;

致中油燃氣集團有限公司股東

(於百慕達註冊成立的有限公司)

與煤炭加工廠有關的非流動資產減值評估

請參閱綜合財務報表附註15(v)及第112頁的會計政策。

(continued) (續)



## to the shareholders of China Oil and Gas Group Limited

(incorporated in Bermuda with limited liability)

## Impairment assessment of non-current assets related to a coal processing plant

Refer to note 15(v) to the consolidated financial statements and the accounting policies on page 112.

The Key Audit Matter	How the matter was addressed in our audit	關鍵審計事項	我們在審計中如何處理該 事項
In performing the impairment assessment, the coal processing plant was identified as a separate cash-generating unit ("CGU"). Management engaged an external valuer to assess the recoverable amount of this CGU, using the value in use method based on the estimated future cash flow, which required the use of significant judgement in determining certain key assumptions, including revenue growth rate, estimated utilisation rate, gross profit margin and discount rate. Management then compared the recoverable amount of this CGU to its carrying value to determine if any impairment loss should be recognised. We identified impairment assessment of non-current assets related to the coal processing plant as a key audit matter because of the significance to the Group's financial performance, as well as the fact that the impairment assessment involves significant judgments, which could be subject to management bias in their selection.	<ul> <li>evaluating the reasonableness of the revenue growth rate, estimated utilisation rate and gross profit margin with reference to our knowledge of the business and industry, historical trends and other external information available;</li> <li>comparing the key assumptions used in the estimated future cash flow in the previous year with the actual results for the current year to assess the reliability of management's forecasting process and whether there was any indication of management's bias;</li> <li>performing sensitivity analysis for each of the key assumptions adopted in the estimated future cash flow and considering the possibility of management bias; and</li> <li>assessing the reasonableness of the disclosures in respect of management's impairment assessment in the consolidated financial statements with reference to the requirements of the prevailing</li> </ul>	於炭現生聘於用金額設包計現現金較任 我相值事團以判出 進加金單一估使產,時括使率金額,何 們關評項財及斷 行工產位名計用生而須營用。產與以減 將的估,務減 一估使產一個人業率管生其釐虧 該流別因現評項 時為現理師流話的若重增毛層位面是損 煤動為為的估 展義。理單賬定損 煤動為為的估擇 一個則一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一	·務歷得料增用合 沒史的,長率理 一現主度行管的否示見 計所鍵度 一現主度行管的否示見 計所鍵度 一現主度行管的否示見 計所鍵度 一現主度行管的否示見 計所鍵度 人量設際,預性何層 現的進, 和設析
	accounting standards.		綜合財務報表中

有關管理層減值 評估的披露的合 理性。

(continued) (續)



to the shareholders of China Oil and Gas Group Limited (incorporated in Bermuda with limited liability)

# INFORMATION OTHER THAN THE CONSOLIDATED FINANCIAL STATEMENTS AND AUDITOR'S REPORT THEREON

The directors are responsible for the other information. The other information comprises all the information included in the annual report, other than the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

# RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

#### **致中油燃氣集團有限公司股東** (於百慕達註冊成立的有限公司)

# 綜合財務報表及其核數師報告以 外的信息

董事需對其他信息負責。 其他信息包括刊載 於年報內的全部信息, 但不包括綜合財務報 表及我們的核數師報告。

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

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

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

# 董事就綜合財務報表須承擔的責 任

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

(continued) (續)



# to the shareholders of China Oil and Gas Group Limited

(incorporated in Bermuda with limited liability)

In preparing the consolidated financial statements, the directors are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

The directors are assisted by the Audit Committee in discharging their responsibilities for overseeing the Group's financial reporting process.

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. This report is made solely to you, as a body, in accordance with Section 90 of the Bermuda Companies Act 1981, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

# 致中油燃氣集團有限公司股東

(於百慕達註冊成立的有限公司)

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

審計委員會協助董事履行監督 貴集團的財 務報告過程的責任。

# 核數師就審計綜合財務報表承擔 的責任

我們的目標,是對綜合財務報表整體是否不存在由於欺詐或錯誤而導致的重大錯誤陳述 取得合理保證,並出具包括我們意見的核數 師報告。我們是按照百慕達一九八一年公司 法第90條的規定,僅向整體成員報告。除此 以外,我們的報告不可用作其他用途。我 們概不就本報告的內容,對任何其他人士負 責或承擔法律責任。

合理保證是高水平的保證,但不能保證按照 《香港審計準則》進行的審計,在某一重大錯 誤陳述存在時總能發現。錯誤陳述可以由欺 詐或錯誤引起,如果合理預期它們單獨或滙 總起來可能影響綜合財務報表使用者依賴財 務報表所作出的經濟決定,則有關的錯誤陳 述可被視作重大。
# Independent Auditor's Report 獨立核數師報告

(continued) (續)



## to the shareholders of China Oil and Gas Group Limited

(incorporated in Bermuda with limited liability)

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

#### **致中油燃氣集團有限公司股東** (於百慕達註冊成立的有限公司)

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

- 識別和評估由於欺詐或錯誤而導致綜合 財務報表存在重大錯誤陳述的風險, 設計及執行審計程序以應對這些風險, 以及獲取充足和適當的審計憑證,作 為我們意見的基礎。由於欺詐可能涉 及串謀、偽造、蓄意遺漏、虛假陳 述,或凌駕於內部監控之上,因此未 能發現因欺詐而導致的重大錯誤陳述的 風險高於未能發現因錯誤而導致的重大 錯誤陳述的風險。
- 了解與審計相關的內部監控,以設計 適當的審計程序,但目的並非對 貴集 團內部監控的有效性發表意見。
- 評價董事所採用會計政策的恰當性及作 出會計估計和相關披露的合理性。
- 對董事採用持續經營會計基礎的恰當性 作出結論。根據所獲取的審計憑證, 確定是否存在與事項或情況有關的重大 不確定性,從而可能導致對 貴集團的 持續經營能力產生重大疑慮。如果我 們認為存在重大不確定性,則有必要 在核數師報告中提請使用者注意綜合財 務報中的相關披露。假若有關的披露 不足,則我們應當發表非無保留意見。 我們的結論是基於核數師報告曰止所取 得的審計憑證。然而,未來事項或情 況可能導致 貴集團不能持續經營。

## Independent Auditor's Report 獨立核數師報告

(continued) (續)



## to the shareholders of China Oil and Gas Group Limited

(incorporated in Bermuda with limited liability)

- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business units within the group as a basis for forming an opinion on the group financial statements. We are responsible for the direction, supervision and review of the audit work performed for purposes of the group audit. We remain solely responsible for our audit opinion.

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

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

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

## **致中油燃氣集團有限公司股東**

(於百慕達註冊成立的有限公司)

- 評價綜合財務報表的整體列報方式、
   結構和內容,包括披露,以及綜合財務報表是否中肯反映交易和事項。
- 計劃及執行 貴集團審計,以就 貴集 團內實體或業務單位的財務信息獲取充 足、適當的審計憑證,作為對 貴集 團財務報表形成意見的基礎。我們負 責就 貴集團審計所進行審計工作的方 向、監督和檢討。我們為審計意見承 擔全部責任。

除其他事項外,我們與審計委員會溝通了計 劃的審計範圍、時間安排、重大審計發現 等,包括我們在審計中識別出內部監控的任 何重大缺陷。

我們還向審計委員會提交聲明, 説明我們已 符合有關獨立性的相關專業道德要求,並與 他們溝通有可能合理地被認為會影響我們獨 立性的所有關係和其他事項, 以及為消除對 獨立性的威脅所採取的行動或防範措施(若 適用)。

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

# Independent Auditor's Report 獨立核數師報告

(continued) (續)



## to the shareholders of China Oil and Gas Group Limited

(incorporated in Bermuda with limited liability)

The engagement partner on the audit resulting in this independent auditor's report is Guo Xiaofei.

**致中油燃氣集團有限公司股東** (於百慕達註冊成立的有限公司)

出具本獨立核數師報告的審計項目合夥人是 郭笑飛。

#### KPMG

Certified Public Accountants

8th Floor, Prince's Building 10 Chater Road Central, Hong Kong 21 March 2025 **畢馬威會計師事務所** 執業會計師

香港中環 遮打道十號 太子大廈八樓 二零二五年三月二十一日

## Consolidated Statement of Comprehensive Income 綜合全面收益表 For the year ended 31 December 2024

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

		Note 附註	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Revenue Cost of sales	營業額 銷售成本	5 8	17,655,191 (15,471,598)	18,527,804 (16,556,680)
Gross profit Other income Other (losses)/gains, net Selling and distribution costs Administrative expenses Net impairment losses on financial and contract assets	毛利 其他收入 其他(虧損)/收益,淨額 銷售及分銷費用 行政開支 金融及合約資產的減值虧損 淨額	6 7 3.2(b)	2,183,593 44,963 (14,212) (93,371) (554,314) (210,953)	1,971,124 61,640 2,384 (85,630) (703,656) (201,111)
Operating profit Net impairment losses on investments	經營溢利 投資於聯營公司的減值虧損		1,355,706	1,044,751
in associates Finance income Finance costs Share of profits of investments accounted for	淨額 財務收入 財務費用 分佔使用權益法入賬之	20 9 9	(91,365) 194,121 (464,812)	(140,650) 214,654 (432,757)
using the equity method Profit before taxation	投資的溢利 除税前溢利	20 8	26,002	34,541
Taxation	税項	12	(318,490)	(340,385)
Profit for the year Other comprehensive income: Items that may be reclassified to profit or loss			701,162	380,154
Currency translation differences Change in value of debt investments at fair value through other comprehensive income Item that will not be reclassified to	匯兑差額 按公平值計入其他全面收益 之債務投資價值變動 將不會重新分類至損益的項目		(535,483) 4,873	(254,600) (18,908)
<i>profit or loss</i> Change in value of equity investments at fair value through other comprehensive income	按公平值計入其他全面收益 之股本投資價值變動		(10,121)	(15,095)

# Consolidated Statement of Comprehensive Income 綜合全面收益表

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度 *(continued) (續)* 

		Note 附註	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Other comprehensive income for the year, net of tax	年內其他全面收益,扣除税項		(540,731)	(288,603)
Total comprehensive income for the year	年內全面收益總額		160,431	91,551
Profit/(loss) attributable to: Owners of the Company Non-controlling interests	應佔溢利/(虧損): 公司擁有人 非控股權益		180,771 520,391 701,162	(232,496) 612,650 380,154
Total comprehensive income for the year attributable to: Owners of the Company Non-controlling interests	年內應佔全面收益總額: 公司擁有人 非控股權益		(161,034) 321,465 160,431	(393,014) 484,565 91,551
Earnings/(loss) per share for profit/(loss) attributable to owners of the Company for the year — Basic ( <i>HK cents</i> ) — Diluted ( <i>HK cents</i> )	公司擁有人年內應佔溢利/ (虧損)之每股盈利/ (虧損) — 基本(港仙) — 攤薄(港仙)	14	3.5 3.5	(4.5) (4.5)

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

上述綜合全面收益表應與隨附附註一併閱覽。

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

As at 31 December 2024

於二零二四年十二月三十一日

		Note 附註	31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Assets	資產			
Non-current assets	非流動資產			
Investment properties	投資性房地產	18	128,942	131,602
Property, plant and equipment	物業、廠房及設備	15	9,607,396	10,126,358
Right-of-use assets	使用權資產	16	412,511	513,585
Exploration and evaluation assets	勘探及評估資產	17	59,645	107,484
Intangible assets	無形資產	19	1,017,721	1,018,138
Investments accounted for using the equity	使用權益法入賬之投資			
method		20	1,496,660	1,633,245
Financial assets at fair value through other comprehensive income ("FVOCI")	按公平值計入其他全面收益 之金融資產(「按公平值計			
comprehensive income ( 1 voer )	入其他全面收益」)	21	178,182	186,007
Other non-current assets	其他非流動資產	23	1,234,929	1,243,673
Deferred tax assets	遞延税項資產	29	44,865	45,176
		25		
			14,180,851	15,005,268
Current assets	流動資產			
Inventories	存貨	22	293,717	594,831
Contract assets, deposits, trade and other	合約資產、按金、貿易及			
receivables	其他應收款項	23	1,868,086	1,988,960
Current tax recoverable	當期可收回税項		5,599	6,106
Time deposits with maturity over three months	到期日為三個月以上的定期 在 +			
	存款	24	1,782,324	1,150,475
Cash and cash equivalents	現金及現金等值項目	24	2,565,505	2,095,411
			6,515,231	5,835,783
Total assets	總資產		20,696,082	20,841,051
	<b>卢</b> 库			
Liabilities	負債			
Current liabilities	<b>流動負債</b> 密見及其研進付款項	25	1 422 222	
Trade and other payables Contract liabilities	貿易及其他應付款項 合約負債	25	1,422,322	1,870,571
Short-term borrowings	合約貝傾 短期借貸	26 27	2,731,354	2,899,198
Current tax payable	超期信員 當期應付税項	27	1,079,502 191,668	3,664,790 185,911
Lease liabilities	备 别 應 內 伉 垻 租 賃 負 債	16	7,484	11,070
	但只只因	10	7,464	11,070
			5,432,330	8,631,540

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

As at 31 December 2024 於二零二四年十二月三十一日 *(continued) (續)* 

		Note 附註	31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Non-current liabilities Senior notes Long-term borrowings Lease liabilities Deferred tax liabilities Assets retirement obligation	<b>非流動負債</b> 優先票據 長期借貸 租賃負債 遞延税項負債 資產報廢承擔	28 27 16 29 30	2,879,980 4,582,785 25,548 390,726 173,126	2,999,366 1,047,541 28,442 427,319 144,901
Total liabilities Equity Equity attributable to owners of the Company Share capital	股本	31	8,052,165 13,484,495 56,368	4,647,569 13,279,109 56,368
Reserves Non-controlling interests Total equity Total equity and liabilities	儲備 非控股權益 <b>權益總額</b> 權益及負債總額		3,600,814 3,657,182 3,554,405 7,211,587 20,696,082	3,761,848 3,818,216 3,743,726 7,561,942 20,841,051

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

The financial statements on pages 75 to 223 were approved by the Board of Directors on 21 March 2025 and were signed on its behalf.

第75至223頁之財務報表已於二零二五年三 月二十一日獲董事局批准並簽署。

上述綜合財務狀況表應與隨附附註一併閱覽。

**Xu Tie-liang** *Director*  **Guan Yijun** Director 
 許鉄良
 關懿君

 董事
 董事

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

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

		Attributable to owners of the Company 公司擁有人應佔									
		Share capital	Share premium	Shares held for share award scheme 為股份	(Note 31(b)) Other reserves	Exchange fluctuation reserve	Share-based compensation reserve 以股份	Retained profits	Total	Non- controlling interests	Total equity
		股本 HK <b>\$'000</b> 千港元	股份溢價 HK <b>\$</b> ′000 千港元	獎勵計劃 所持股份 HK <b>\$</b> ′000 千港元	(附註31(b)) 其他儲備 HK <b>\$</b> ′000 千港元	匯兑波動 儲備 HK <b>\$</b> ′000 千港元	為基礎的 薪金儲備 HK <b>\$</b> ′000 千港元	保留溢利 HK <b>\$</b> ′000 千港元	總額 HK <b>\$</b> ′000 千港元	非控股權益 HK <b>\$'000</b> 千港元	權益總額 HK <b>\$</b> ′000 千港元
Balance at 1 January 2023 Profit for the year Other comprehensive income	<b>於二零二三年一月一日的結餘 年內溢利</b> 其他全面收益 因換算海外業務而產生之	56,368 —	13,208	(377,947)	1,272,999 —	(737,524)	11,241 —	3,984,333 (232,496)	4,222,678 (232,496) —	3,627,868 612,650	7,850,546 380,154
Exchange differences on translating foreign operations Changes in value of debt investments at fair value through other comprehensive	四侯异何州未份间裡生之 匯兑差額 按公平值計入其他全面收益之 債務投資價值變動	-	-	-	-	(126,515)	-	-	(126,515)	(128,085)	(254,600)
income Changes in value of equity investments at fair value through other comprehensive	按公平值計入其他全面收益之 股本投資價值變動	-	-	-	(18,908)	-	-	-	(18,908)	-	(18,908)
income		-	-	-	(15,095)	-	-	-	(15,095)	-	(15,095)
Total comprehensive income for the year	年內全面收益總額		-		(34,003)	(126,515)		(232,496)	(393,014)	484,565	91,551
Transfer of fair value loss on equity investments at fair value through other comprehensive income to retained profits upon disposal (net of tax) Transfer of fair value loss on debt investments at fair value through other	於出售後轉撥按公平值計入 其他全面收益之股本投資 公平值虧損至保留溢利 (扣除稅項) 於出售後轉撥按公平值計入 其他全面收益之債務投資	_	-	-	7,284	_	-	(7,284)	-	-	-
comprehensive income to profit or loss upon disposal (net of tax) Deregistration of a subsidiary	公平值虧損至損益 (扣除税項) 註銷註冊─間附屬公司	-	-	-	1,527	-	-	-	1,527	(1,164)	1,527 (1,164)
Dividend paid to non-controlling interests Changes in the ownership interests in subsidiaries that do not result in a loss of control	支付股息予非控股權益 未致控制權喪失之附屬公司 所有權權益變動	_	_	_	(12,975)	_	_	_	(12,975)	(376,809) 9,266	(376,809) (3,709)
At 31 December 2023	於二零二三年十二月三十一日	56,368	13,208	(377,947)	1,234,832	(864,039)	11,241	3,744,553	3,818,216	3,743,726	7,561,942

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

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度 (continued) (續)

		Attributable to owners of Company 公司擁有人應佔									
		Share capital	Share premium	Shares held for share award scheme 為股份	(Note 31(b)) Other reserves	Exchange fluctuation reserve	Share-based compensation reserve 以股份	Retained profits	Total	Non- controlling interests	Total equity
		股本 <b>HK\$′000</b> 千港元	股份溢價 HK <b>\$′000</b> 千港元	獎勵計劃 所持股份 <b>HK\$′000</b> 千港元	(附註31(b)) 其他儲備 HK\$′000 千港元	匯兑波動 儲備 <b>HK\$′000</b> 千港元	為基礎的 薪金儲備 <b>HK\$′000</b> 千港元	保留溢利 HK <b>\$′000</b> 千港元	總額 <b>HK\$′000</b> 千港元	非控股權益 HK\$′000 千港元	權益總額 HK <b>\$′000</b> 千港元
Balance at 1 January 2024 Profit for the year Other comprehensive income	<b>於二零二四年一月一日的結餘</b> 年內溢利 其他全面收益	56,368 —	13,208 —	(377,947) —	1,234,832 —	(864,039) —	11,241 —	3,744,553 180,771	3,818,216 180,771	3,743,726 520,391	7,561,942 701,162
Exchange differences on translating foreign operations Changes in value of debt investments at fair value through other comprehensive	因換算海外業務而產生之 匯兑差額 按公平值計入其他全面收益 之債務投資價值變動	-	-	-	-	(336,557)	-	-	(336,557)	(198,926)	(535,483)
income Changes in value of equity investments at fair value through other comprehensive income	按公平值計入其他全面收益 之股本投資價值變動	-	-	-	(10,121) 4,873	-	-	-	(10,121) 4,873	-	(10,121) 4,873
Total comprehensive income for the year	年內全面收益總額				(5,248)	(336,557)		180,771	(161,034)	321,465	160,431
Transfer of fair value loss on equity investments at fair value through other comprehensive income to retained profits	於出售後轉撥按公平值計入 其他全面收益之股本投資公 平值虧損至保留溢利(扣除 税項)				(503)			503			
upon disposal (net of tax) Changes in ownership of subsidiaries Dividend paid to non-controlling interests	祝頃) 附屬公司擁有權變動 支付股息予非控股權益	-	-	-	(503) — —	-	-		-	7,298 (518,084)	7,298 (518,084)
At 31 December 2024	於二零二四年十二月三十一日	56,368	13,208	(377,947)	1,229,081	(1,200,596)	11,241	3,925,827	3,657,182	3,554,405	7,211,587

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

上述綜合權益變動表應與隨附附註一併閱讀。

# Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

			2024 二零二四年	2023 二零二三年
		Nete		
		Note 附註	HK\$'000 千港元	HK\$'000 千港元
	<i>~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~</i>			
Cash flows from operating activities Profit for the year	經營活動現金流量 年內溢利		701,162	380,154
Adjustments for:	中內 <u></u> 一內 就以下各項作出調整:		701,102	560,154
Taxation	税項	12	318,490	340,385
Finance costs	財務費用	9	464,812	432,757
Finance income	財務收入	9	(194,121)	(214,654)
Share of profit of investments	分佔使用權益法入賬之	5	(,,	(211,001)
accounted for using the equity method, net	投資溢利淨額	20	(26,002)	(34,541)
Dividend income from equity	按公平值計入其他全面	20	(20,002)	(54,541)
investments at FVOCI	收益之股本投資之股	c	(4,000)	(2,472)
Americation of interspible eccets	息收入	6	(1,802)	(2,172)
Amortisation of intangible assets	無形資產攤銷 物業、廠房及設備折舊	19	10,279	8,722
Depreciation and depletion of property, plant and equipment	初来、顺方及武俑灯皆 及損耗	15	705,688	600.096
Depreciation of right-of-use assets	使用權資產折舊	15	25,384	690,986 24,288
Depreciation of investment properties	投資性房地產折舊	18	4,163	4,002
Net impairment losses on financial and	金融及合約資產的減值	10	4,105	4,002
contract assets	虧損淨額		210,953	201,111
Net impairment losses on investment	投資於聯營公司的減值	20	04.265	4.40.650
in associates	虧損淨額	20	91,365	140,650
Loss on disposals of debt investments at FVOCI	出售按公平值計入其他 全面收益之債務投資			
	的虧損		—	1,527
Losses on disposal of an associate	出售一間聯營公司的 虧損		_	558
(Losses)/gains on disposal of property,	出售物業、廠房及設備			
plant and equipment and right-of-use	以及使用權資產的 (虧損)/收益		47.252	(4.400
assets	勘探及評估資產沖銷		17,253	(4,469
Written off of exploration and evaluation assets	砌休及計值員座/鬥朝	17	10,676	2,935
Provision for assets retirement obligation	資產報廢承擔撥備	30	3,907	6,003
Financial guarantee income	財務擔保收入	6	(205)	(7,877
			2,342,002	1,970,365
Changes in working capital: Inventories	營運資金變動: 存貨		287,394	(17,425
Contract assets, deposits, trade and other	合約資產、按金、貿易及		207,001	(17,123
receivables	其他應收款項		29,361	(85,510
Trade and other payables	貿易及其他應付款項		(307,629)	113,167
Contract liabilities	合約負債		(62,762)	(25,598
Cash generated from operations	經營產生現金		2,288,366	1,954,999
Taxation paid	已付税項		(312,892)	(327,503)
Net cash generated from operating activities	經營業務產生之現金淨額		1,975,474	1,627,496
J				,,-00

# Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度 *(continued) (續)* 

		Note 附註	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Cash flows from investing activities	投資活動現金流量			
Interest received	已收利息		124,329	128,048
Dividend received	已收股息		13,054	6,073
Purchases of property, plant and	購買物業、廠房及設備、 勘探及評估資產以及			
equipment, exploration and evaluation assets and prepaid construction costs	· · · · · · · · · · · · · · · · · · ·		(723,372)	(906,879)
Purchase of land use rights	購買土地使用權		(61,622)	(24,999)
Proceeds from disposal of property, plant	出售物業、廠房及設備		(01,022)	(24,555)
and equipment	所得款項		43,628	15,568
Proceeds from disposal of land use rights	出售土地使用權所得款項		44,723	14,226
Purchases of other intangible assets	購置其他無形資產	19	(24,792)	(12,744)
Proceeds from disposal of financial assets	出售按公平值計入其他			
at FVOCI	全面收益之金融資產			
	所得款項		_	10,959
Advance to an associate	向一間聯營公司墊款		(93,197)	_
Disposal of an associate	出售一間聯營公司	20	—	13,764
Investments in associates	於聯營公司之投資	20	—	(99,000)
(Increase)/decrease in time deposits with	到期日為三個月以上的			
maturity over three months	定期存款(增加)/減少		(692,752)	(550,433)
Financial guarantee income received	已收財務擔保收入	6	205	7,877
Site restoration expenditure	工地恢復支出		(7,792)	(6,426)
Net cash used in investing activities	投資活動所用現金淨額		(1,377,588)	(1,403,966)

# Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度 (continued)(續)

		Note 附註	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$′000 千港元
Cash flows from financing activities Interest paid New borrowings raised Repayment of senior notes Repayments of borrowings Dividend paid to non-controlling interests Principal elements of lease payments Changes in the ownership interests in subsidiaries	融資活動現金流量 已付利息 新籌集借貸 償還優先票據 償還借貸 支付股息予非控股權益 租賃付款本金部分 附屬公司所有權權益變動	28	(454,758) 3,903,180 (121,902) (2,857,137) (518,084) (11,774) 7,298	(375,231) 3,865,855 (668,495) (3,838,174) (376,809) (13,744)
Net cash used in financing activities	融資活動所用現金淨額	32	(53,177)	(1,406,598)
Net increase/(decrease) in cash and cash equivalents Cash and cash equivalents at 1 January Effect of foreign exchange rate changes	現金及現金等值項目 增加/(減少)淨額 於一月一日之現金及 現金等值項目 匯率變動影響		544,709 2,095,411 (74,615)	(1,183,068) 3,329,715 (51,236)
Cash and cash equivalents at 31 December	於十二月三十一日之 現金及現金等值項目	24	2,565,505	2,095,411

The above consolidated statement of cash flows should be read in conjunction with the accompanying notes.

上述綜合現金流量表應與隨附附註一併閱讀。

### **1 GENERAL INFORMATION**

China Oil And Gas Group Limited (the "Company") is incorporated in Bermuda as an exempted company with limited liability and its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The address of its registered office is at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda. The address of its principal place of business is at Suite 2805, 28th Floor, Sino Plaza, 255–257 Gloucester Road, Causeway Bay, Hong Kong. The Company is an investment holding company. Its subsidiaries are principally engaging in investment in energy related business in various regions in the People's Republic of China ("PRC") and West Central Alberta, Canada, including but not limited to 1) piped city gas business, pipeline design and construction; 2) transportation, distribution and sales of compressed natural gas ("CNG") and liquefied natural gas ("LNG"); 3) development, production and sale of oil and gas and other upstream production and sales of coal-derived clean energy and other related products; and 4) comprehensive energy and customer value-added services. The Company and its subsidiaries are collectively referred to as the "Group".

These financial statements are presented in Hong Kong dollars, unless otherwise stated.

### 2 BASIS OF PREPARATION

The consolidated financial statements of the Company have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRS") and disclosure requirements of the Hong Kong Companies Ordinance Cap. 622. The consolidated financial statements have been prepared under the historical cost convention, as modified by the revaluation of certain financial assets at fair value through other comprehensive income, which are carried at fair value.

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

## 1 一般資料

中油燃氣集團有限公司(「公司」)為於 百慕達註冊成立之獲豁免有限公司, 而其股份在香港聯合交易所有限公司 (「聯交所」)上市。註冊辦事處位於 Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda。主要營業地點之地址 為香港銅鑼灣告士打道255-257號信和 廣場28樓2805室。公司為一間投資控 股公司。其附屬公司主要於中華人民 共和國(「中國」)及加拿大阿爾伯塔省 中西部多個地區從事能源相關業務之投 資,包括但不限於1)進行城市管道燃 氣營運、管道設計及建造;2)壓縮天 然氣(「CNG」)及液化天然氣(「LNG」) 之運輸、分銷及銷售;3)石油、天然 氣及其他上游產品的開發、 生產及銷 售,以及煤基清潔能源及其他相關產 品的銷售;及4)綜合能源及客戶增值服 務。公司及其附屬公司統稱為「集團」。

除非另有説明, 否則該等財務報表以 港元呈列。

### 2 編製基準

公司之綜合財務報表乃依據香港財務報 告準則(「香港財務報告準則」)及香港 法例第622章香港公司條例的披露規定 而編製。綜合財務報表乃依據歷史成 本慣例而編製,並經重估以公平值列 賬之若干按公平值計入其他全面收益之 金融資產後作出修訂。

編製符合香港財務報告準則之財務報表 要求使用若干關鍵會計估計。其亦要 求管理層於應用集團之會計政策時行使 其判斷。涉及高度的判斷或複雜性的 範疇,或涉及對綜合財務報表作出重 大假設和估計的範疇於附註4中披露。

(continued) (續)

## 2 BASIS OF PREPARATION (Continued)

#### 2.1 Changes in accounting policy and disclosures

The Group has adopted the following amendments to standards and accounting guideline which are relevant to the Group's operations and are mandatory for the financial year beginning on or after 1 January 2024:

Amendments to HKAS 1	Presentation of financial statements — Classification of liabilities as current or non-current (" <b>2020</b> <b>amendments</b> ")
Amendments to HKAS 1	Presentation of financial statements — Non-current liabilities with covenants (" <b>2022 amendments</b> ")
Amendments to HKFRS 16	Leases — Lease liability in a sale and leaseback
Amendments to HKAS 7	Statement of cash flows
Amendments to HKFRS 7	Financial instruments: Disclosures — Supplier finance arrangements

The amendments to standards and accounting guideline listed above did not have any impact on the amounts recognised in prior periods and are not expected to significantly affect the current or future periods.

## 2 編製基準(續)

### 2.1 會計政策及披露的變動

集團已採納下列與集團的經營有 關及於二零二四年一月一日或之 後的財政年度強制執行的準則修 訂本及會計指引:

香港會計準則第1號 財務報表的列報 — 將負 (修訂本) 債分類為流動或非流 動(「二零二零年修 訂本」) 香港會計準則第1號 財務報表的列報—附帶 (修訂本) 契諾的非流動負債 (「二零二二年修訂 本」) 香港財務報告準則 租賃—售後租回的租賃 第16號(修訂本) 負債 香港會計準則第7號 現金流量表 (修訂本) 香港財務報告準則 金融工具--披露:供應 第7號(修訂本) 商融資安排

上述所列的準則修訂本及會計指 引對過往期間確認的金額沒有任 何影響,並且預計不會對當期或 未來期間產生重大影響。

(continued) (續)

2	BA	SIS OF PREPARATION (Continu	ed)	2	編製	製基準()	續)
	2.2	New standard and amendments to standa adopted	ards not yet		2.2	尚未採納之	2新準則及準則的修訂本
		The following are new standard and amend that have been issued but are not effective f ended 31 December 2024 and have not beer	or the financial year			佈但尚未	則及準則的修訂本已頒 於截至二零二四年十二 日止財政年度生效且並 納。
							Effective for accounting year beginning on or after 於自以下日期或其後開始 的會計年度生效
		Amendments to HKAS 21	The effects of changes in fo Lack of exchangeability	oreign e	exchang	e rates —	1 January 2025
		香港會計準則第21號(修訂本)	外匯匯率變動的影響 — 卸	₽乏可.	兑換性		二零二五年一月一日
		Amendments to HKFRS 9 and HKFRS 7	Financial instruments, and disclosures — Amendmand measurement of fir	Finan ents to	cial inst the cla	assification	1 January 2026
		香港財務報告準則第9號及香港財務報告準則 第7號(修訂本)	金融工具,及金融工具: 分類及計量的修訂	披露 –	- 對金麗	融工具的	二零二六年一月一日
		Annual improvements to HKFRSs — Volume 11					1 January 2026
		香港財務報告準則的年度改進— 第11卷					二零二六年一月一日
		HKFRS 18	Presentation and disclosur	e in fir	nancial	statements	1 January 2027
		香港財務報告準則第18號	財務報表的呈列及披露				二零二七年一月一日
		HKFRS 19	Subsidiaries without publi disclosures	c accou	untabili	ty:	1 January 2027
		香港財務報告準則第19號	非公共受託責任附屬公司	:披露			二零二七年一月一日
		The Group is in the process of making an a	assessment of what				評估該等發展預期於首

the impact of these developments is expected to be in the period of initial application. So far it has concluded that the adoption of them is unlikely to have a significant impact on the consolidated financial statements. 集團正在評估該等發展預期於首 次應用期間的影響。迄今為止得 出的結論是採納該等準則不太可 能對綜合財務報表產生重大影響。

(continued) (續)

## **3** FINANCIAL RISK MANAGEMENT

### 3.1 Financial instruments by categories

# 3.1 按類別劃分的金融工具

3 財務風險管理

i manciar instruments by categ			5.1	以及以面以由如何	
		Note 附註	FVOCI 按公平值計入 其他全面收益 HK\$'000 千港元	Financial assets at amortised cost 按攤銷成本 計量之金融資產 HK\$'000 千港元	Financial liabilities at amortised cost 按攤銷成本 計量之財務負債 HK\$'000 千港元
As at 31 December 2024	於二零二四年十二月 三十一日				
Financial assets	金融資產				
Debt investments	<b>重</b> 商 務 投 資	21	76,200	_	_
Equity investments	股本投資	21	101,982	_	_
Deposits, trade and other receivables	按金、貿易及其他應收		,		
	款項	23	_	2,024,866	_
Time deposits with maturity over three	到期日超過三個月的定期				
months, cash at banks	存款、銀行現金	24	-	4,347,829	
			178,182	6,372,695	
Financial liabilities	<b>財務負債</b> 密目及其他應付款商	25			4 204 600
Trade and other payables	貿易及其他應付款項 借款	25 27	_	_	1,304,688
Borrowings Lease liabilities	<sup>但 承</sup> 租賃負債	27 16	_	_	5,662,287 33,032
Senior notes	但貝貝貝 優先票據	28			2,879,980
Senior notes	1×707/18	20			2,075,500
			_		9,879,987
					5,015,501

(continued) (續)

## 3 FINANCIAL RISK MANAGEMENT (Continued)

#### 3.1 Financial instruments by categories (Continued)

## 3 財務風險管理*(續)*

#### 3.1 按類別劃分的金融工具(續)

		Note 附註	FVOCI 按公平值計入 其他全面收益 HK\$'000 千港元	Financial assets at amortised cost 按攤銷成本 計量之金融資產 HK <b>\$</b> '000 千港元	Financial liabilities at amortised cost 按攤銷成本 計量之財務負債 HK\$'000 千港元
As at 31 December 2023	於二零二三年十二月				
Financial assets	三十一日 金融資產				
Debt investments	債務投資	21	72,654	_	_
Equity investments	股本投資	21	113,353	_	_
Deposits, trade and other receivables	按金、貿易及其他應收				
	款項	23	_	1,975,520	_
Time deposits with maturity over three					
months, cash at banks	存款、銀行現金	24		3,245,886	
			186,007	5,221,406	
Financial liabilities	財務負債				
Trade and other payables	貿易及其他應付款項	25	_	_	1,752,055
Borrowings	借款	27	_	_	4,712,331
Lease liabilities	租賃負債	16	_	_	39,512
Senior notes	優先票據	28			2,999,366
					9,503,264
			186,007	5,221,406	9,503,264

#### 3.2 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including currency risk, price risk and interest rate risk), credit risk and liquidity risk arising in the normal course of its business and financial instruments. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

#### 3.2 財務風險因素

集團活動面臨多種財務風險:市 場風險(包括貨幣風險、價格風險 反利率風險)、信貸風險及日 常業務過程及金融工具產生之流 動資金風險。管理層管理及監控 該等風險,以保證及時有效地實 施適當措施。

(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.2 Financial risk factors (Continued)
  - (a) Market risk

#### (i) Currency risk

The Group is exposed to currency risk arising from various currency exposures, primarily with respect to United States dollars ("US\$"), Canadian dollars ("CAD") and Renminbi ("RMB"). Currency risk arises from future commercial transactions, recognised assets and liabilities and net investments in foreign operations. In addition, the conversion of RMB into foreign currencies is subject to the rules and regulations of foreign exchange control promulgated by the PRC government. This currency exposure is managed primarily through sourcing supplies denominated in the same currency.

Management has set up a policy to require group companies to manage their foreign exchange risk against functional currency. It mainly includes managing the exposures arising from sales and purchases made by the relevant group companies in currencies other than their own functional currencies. The Group also manages its foreign exchange risk by performing regular reviews of the Group's net foreign exchange exposures. The Group has not used any forward foreign exchange contracts to hedge its exposure.

### 3 財務風險管理(續)

- 3.2 財務風險因素(續)
  - (a) 市場風險
    - (i) 貨幣風險

集團面臨因持有不同 貨幣(以美元(「美 元」)、加拿大元(「加 元」)及人民幣(「人民 幣」)為主)產生的貨 幣風險。貨幣風險由 未來商業交易、確認 資產及負債及國外業 務淨投資而產生。此 外,人民幣兑換為外 幣須受中國政府頒佈 之外匯管制規則及法 規所規限。<br />
此貨幣風 險主要透過採購以相 同貨幣計值的供應而 進行管理。

(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.2 Financial risk factors (Continued)
  - (a) Market risk (Continued)

#### (i) Currency risk (Continued)

Prices for oil and natural gas in Canada are determined in global markets and generally denominated in US\$. Oil and natural gas prices obtained by the Group are influenced by both United States and Canadian demand and the corresponding North American supply, and recently, by imports of liquefied natural gas. The exchange rate effect cannot be quantified but generally an increase in the value of CAD as compared to US\$ will reduce the prices received by the Group for its petroleum and natural gas sales. At 31 December 2024 and 2023, there were no financial instrument denominated in US\$ in the books of subsidiaries with functional currency denominated in CAD.

As US\$ is pegged with HK\$ under the Linked Exchange Rate System, the Group has minimal exposure to currency risk arising from US\$. Accordingly, no sensitivity analysis is performed.

As at 31 December 2024, if RMB had weakened/ strengthened by 5% against HK\$, with all other variables held constant, post-tax profit for the year would have been HK\$1,812,000 (2023: HK\$5,775,000) higher/lower, mainly as a result of foreign exchange gains/losses on translation of RMB denominated cash and cash equivalents.

### 3 財務風險管理(續)

#### 3.2 財務風險因素 (續)

(a) 市場風險(續)

(i) 貨幣風險 (*續)* 

加拿大石油及天然氣 價格於全球市場中釐 定且一般以美元列值。 集團獲得的石油及天 然氣價格受美國及加 拿大需求以及相應北 美供應的影響,以及 近期受液化天然氣進 口影響。匯率影響不 可被量化,但一般加 元兑美元升值將降低 集團就其石油及天然 氣銷售所取得的價格。 於二零二四年及二零 二三年十二月三十一 日,概無以加元為功 能貨幣計值的附屬公 司於賬目中有以美元 計值的金融工具。

因根據聯繫匯率制度 美元與港元掛鈎,故 集團承受由美元產生 之貨幣風險較少。因 此,並無作敏感性分 析。

(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.2 Financial risk factors (Continued)
  - (a) Market risk (Continued)

### (ii) Price risk

The Group is exposed to price changes arising from debt and equity investments classified as financial assets at fair value through other comprehensive income amounted to HK\$178,182,000 (2023: HK\$186,007,000). Most of these investments are listed either on the stock exchanges of Hong Kong or other countries.

Equity investments are held as long-term strategic investments and have been chosen based on their longer term growth potential and are monitored regularly for performance against expectations.

Debt investments are placed with counterparties with sound credit quality. The Group closely monitors the credit quality and financial positions of counterparties and considers appropriate action if the market value of those securities decline by a pre-determinate threshold.

Commodity price risk is the risk that fair value or future cash flows will fluctuate as a result of changes in commodity prices. Commodity prices for oil and natural gas in Canada are impacted by the relationship between CAD and US\$ as well as world economic events that dictate the levels of supply and demand.

### 3 財務風險管理(續)

#### 3.2 財務風險因素(續)

(a) 市場風險(續)

#### (ii) 價格風險

集團就分類為按公平 值計入其他全面收益 之金融資產的債務及 股本投資178,182,000 港元(二零二三年: 186,007,000港元)面 等 投資之絕大多數於香 港或其他國家之證券 交易所上市。

股本投資持作長期策 略投資,乃按長期增 長潛力挑選並定期監 察其表現是否達致預 期。

(continued) (續)

## 3 FINANCIAL RISK MANAGEMENT (Continued)

#### 3.2 Financial risk factors (Continued)

(a) Market risk (Continued)

#### (iii) Interest rate risk

As the Group has no significant interest-bearing assets, except for short-term bank deposits, loan to an associate and loans to third parties, the Group's income and operating cash flows are substantially independent of changes in market interest rates. Management does not anticipate significant impact on interest-bearing assets resulted from changes in interest rates because the interest rates of bank deposits are not expected to change significantly.

The Group's interest rate risk arises from borrowings and senior notes. Borrowings obtained at variable rates expose the Group to cash flow interest rate risk. Borrowings at fixed rates expose the Group to fair value interest rate risk.

Details of the Group's borrowings and senior notes are set out in Notes 27 and 28 respectively.

### 3 財務風險管理(續)

#### 3.2 財務風險因素(續)

(a) 市場風險(續)

#### (iii) 利率風險

由於集團除短期銀行 存款、貸款予一間聯 營公司及貸款予第三 方外, 並無重大計息 資產,集團收入及經 營現金流量大部分不 受市場利率變動影響。 由於預期銀行存款利 息並無重大變動,管 理層預期利率變動對 計息資產並無重大影 響。 集團利率風險由借貸 及優先票據產生。按 浮息取得之借貸使集 團 面 臨 現 金 流 量 利 率 風險。定息借貸則使 集團面臨公平值利率 風險。

> 集團借貸及優先票據 之詳情分別載於附註 27及28。

(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.2 Financial risk factors (Continued)
  - (a) Market risk (Continued)

#### (iii) Interest rate risk (Continued)

The Group has not used any interest rate swaps to hedge its exposure to interest rate risk as the interest rate risk exposure is not significant. In order to manage the cash flow interest rate risk, the Group will repay the corresponding borrowings when it has surplus funds.

At 31 December 2024, it is estimated that a general increase or decrease of 100 basis points in interest rates on floating rate borrowings, with all other variables held constant, would decrease/increase the Group's post tax profit for the year by approximately HK\$56,623,000 (2023: HK\$30,324,000). The above sensitivity analysis has been determined assuming that the change in interest rates had occurred at the date of the statement of financial position and had been applied to the exposure to interest rate risk for financial instruments in existence at that date. The 100 basis points increase or decrease represents management's assessment of a reasonably possible change in interest rates over the year until the next annual statement of financial position date. The analysis was performed on the same basis for 2023.

### 3 財務風險管理(續)

- 3.2 財務風險因素(續)
  - (a) 市場風險(續)

#### (iii) 利率風險 (續)

由於利率風險並不重 大,集團並無使用 利率掉期對沖其管 現金流量利率風險, 集團在有盈餘資。時 會償還有關借貸。

於二零二四年十二月 三十一日,估計浮息借 貸之利率普遍上升或下 跌100個基點,而所有 其他變數保持不變,則 集團年內除税後溢利將 減少/增加約56,623,000 港元(二零二三年: 30,324,000港元)。上述 敏感度分析乃假設利率 變動於財務狀況表日期 發生及一直應用於於該 日存在的金融工具的利 率風險。上升或下跌 100個基點指管理層評 估利率於年內直至下一 全年財務狀況表日期前 期間的可能合理變動。 二零二三年的分析按同 一基準進行。

(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

#### 3.2 Financial risk factors (Continued)

(b) Credit risk

The Group's credit risk is primarily attributable to contract assets, deposits, trade and other receivables, debt investments at FVOCI, time deposits with maturity over three months, cash at banks and financial guarantee. As at 31 December 2023, the Group's maximum exposure arising from financial guarantee contract issued was HK\$193,171,000. Such financial guarantee contract was completed in 2024 and there were no financial contract issued outstanding as at 31 December 2024. Except for financial guarantee contract issued, carrying amount of the above assets represent the Group's maximum exposure to credit risk.

Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis.

### 3 財務風險管理(續)

- 3.2 財務風險因素(續)
  - (b) 信貸風險

集團之信貸風險主要歸因於 合約資產、按金、貿易及 其他應收款項、按公平值 計入其他全面收益之債務投 資、到期日為三個月以上的 定期存款、銀行現金以及財 務擔保。於二零二三年十二 月三十一日,集團因已發出 的財務擔保合約而產生的最 高風險為193,171,000港元。 該 財 務 擔 保 合 約 已 於 二 零 二四年完成, 且於二零二四 年十二月三十一日並無已發 出且尚未履行的財務合約。 除已發行財務擔保合約外, 上述資產的賬面值為集團所 承受的最大信貸風險。

管理層已制定現成之信貸政 策,並對該等信貸風險持續 監控。

(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.2 Financial risk factors (Continued)
  - (b) Credit risk (Continued)
    - (i) Credit risk of cash at banks and time deposits with maturity over three months

As at 31 December 2024 and 2023, all of the Group's bank deposits are deposited in major financial institutions located in the PRC and Hong Kong, which the management believes are of high credit quality without significant credit risk. There has been no recent history of default in relation to these financial institutions. The expected credit loss is insignificant.

- 3 財務風險管理(續)
  - 3.2 財務風險因素 (續)
    - (b) 信貸風險(續)
      - (i) 到期日為三個月以上的銀 行現金及定期存款之信 貸風險

(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.2 Financial risk factors (Continued)
  - (b) Credit risk (Continued)
    - (ii) Credit risk of loans receivable from an associate

The directors of the Company consider the probability of default upon initial recognition of asset and whether there has been significant increase in credit risk on an ongoing basis. To assess whether there is a significant increase in credit risk, the Group compares risk of a default occurring on the assets as at the reporting date with the risk of default as at the date of initial recognition. Especially the following indicators are incorporated:

- Actual or expected significant adverse change in business, financial economic conditions that are expected to cause a significant change to the associate's ability to meet its obligations;
- Actual or expected significant changes in the operating results of the associate;
- Significant changes in the expected performance and behaviour of the associate, including changes in the payment status of the associate.

- 3 財務風險管理(續)
  - 3.2 財務風險因素(續)
    - (b) 信貸風險(續)
      - (ii) 應收一間聯營公司貸款之信貸風險

- 一業務、財務經濟 狀況的大調重大調動 預計將可利聯營 公前能力發生重大 變化;
- 聯營公司經營業 績的實際或預期 重大變化;
- 聯營公司預期表
   現及行為的重大
   變化,包括聯營
   公司付款狀態的
   變化。

(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.2 Financial risk factors (Continued)
  - (b) Credit risk (Continued)
    - (ii) Credit risk of loans receivable from an associate *(Continued)*

The management considers the credit risk on loans receivable from an associate after considering the financial conditions of the associate and concluded that there was significant increase in credit risk, and the expected credit losses was lifetime expected credit losses. Management assessed the expected credit losses by applying discounted cash flow method and using several significant assumptions, including the distribution of expected cash flows of the receivables under different scenarios based on the associate's past repayment history, business model, current situations and forecasts of future conditions and the related probability weight under different scenarios.

- 3 財務風險管理(續)
  - 3.2 財務風險因素 (續)
    - (b) 信貸風險(續)
      - (ii) 應收一間聯營公司貸款之 信貸風險(續)

管理層於考慮聯營公 司的財務狀況後,考 慮應收聯營公司之貸 款的信貸風險並得出 結論信貸風險顯著增 加,預期信貸虧損為 全期預期信貸虧損。 管理層透過應用貼現 現金流量法及使用若 干重大假設評估預期 信貸虧損,包括基於 聯營公司過往還款記 錄 、 業 務 模 式 、 當 前 情況及未來狀況預測 的不同情況下應收款 項的預期現金流量分 佈及不同情況下的相 關概率權重。

(continued) (續)

3	FIN	ANC	IAL I	RISK MANAGEMENT (C	ontinued)   3 財務	風險管理	里(續)	
	3.2	Finar	ncial ri	sk factors (Continued)	3.2	財務風險因	素 (續)	
		(b)	Credi	t risk (Continued)	(b) 信貸層	虱險 (續)		
			(ii)	Credit risk of loans receivable fr (Continued)	rom an associate		應收一間聯營公司貸款之 信貸風險 <i>(續)</i>	
				Group's expected credit losses	summary of the assumptions underpinning the roup's expected credit losses model for loans eceivable from an associate were as follows:			
				Category 類別	Group definition of category 類別的分類定義	Basis for recognition of loss allowance provision 確認虧損撥備計提的基準		
				Performing ("Stage 1")	Counterparties have a low risk of default and a strong capacity to meet contractual cash flows	expected than 12 n measured	expected losses. Where the lifetime of an asset is less nonths, expected losses are I at its expected lifetime oths expected credit losses	
				表現良好(「第一階段」)	交易對手違約風險為低且有高度能 力履行合同現金流量需求	12個月的預 續期在12 期虧損基		
				Underperforming ("Stage 2")	Receivables for which there is a significant increase in credit risk; as significant increase in credit risk is presumed if relevant interest and/ or principal repayments are 30 days past due	Lifetime exp	ected losses	
				表現不佳(「第二階段」)	信貸風險大幅增加的應收款項;倘 逾期30天償還相關利息及/或本 金,則假設信貸風險大幅增加	全期預期雐	5損	
				Non-performing ("Stage 3")	Interest and/or principal repayments are 90 days past due	Lifetime exp	ected losses	
				表現不良(「第三階段」)	逾期90天償還利息及/或本金	全期預期雐	う損	

(continued) (續)

3	FIN	ANCIAL RISK MANAGEMENT (Continued)				3	財利	<u> </u>	<u> </u> 魚管푀	里(續)	)	
	3.2	Fina	ncial r	isk factors (Continued)			3.2	財務	風險因調	素 <i>(續)</i>		
		(b)	Crea	lit risk (Continued)	risk (Continued)				信貸風	風險(續)	)	
			(ii)	Credit risk of loans receivable (Continued)	Credit risk of loans receivable from an associate (Continued)					應收一間 信貸風隙	聞聯營公司貸∄ 譣 <i>(續)</i>	款之
				On that basis, loans receivable from an associate were considered to be at stage 3 as at 31 December 2024 (2023: stage 2) and provisions were recognised as follows:						二四年 日,應 司貸款 三階段	基礎, 於二 十二月三一 收一間為處方 (二零二三 段), 並確言 :	+ 一 營公 於第 年:
									2024 二四年 IK\$′000 千港元	<b>⊑</b> 0	20 二零二三 HK\$′0 千港	00
				Gross carrying amount Loss allowance provision	賬面總額 虧損撥備計提				153,557 825,893		1,286,0 (125,2	
				Net carrying amount	賬面淨額			1,1	127,664	4	1,160,7	51
			(iii)	Credit risk of other receivables						其他應↓ 險	收款項之信1 1	貸風
				Other receivables were mainly other interest receivables other than from loans receivable from an associate, receivables under finance leases, amounts due from associates, consideration receivables and note receivables. The credit quality of other receivables has been assessed with reference to historical information about the counterparties default rates and financial position of the counterparties.						應款項項票利信對收、、、據息貸方一融應應以。質違	收間資收收外其素約狀評款聯租聯代的他經率況估項營賃營價其應參及之。主公應公及他服券及之。	司收司應應款交易貸款款收收之易對

(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.2 Financial risk factors (Continued)
  - (b) Credit risk (Continued)
    - (iv) Credit risk of contract assets and trade receivables

For sales and distribution of natural gas and other related products, the provision of pipeline construction and connection services, and the sales of coal derived clean and other related products in the PRC, the Group generally requests advances from these customers. For exploitation and production of crude oil and natural gas in Canada, receivables from oil and natural gas marketers are normally collected on the 25th day of the month following production. In circumstances of credit sales, to manage the credit risk in respect of contract assets and trade receivables, the Group has policies in place to ensure that sales are made to customers with appropriate credit history and the Group performs credit evaluations of its customers, and generally does not require collateral from the customers on the outstanding balances.

The Group applies the simplified approach to provide for expected credit losses prescribed by HKFRS 9, which permits the use of the lifetime expected credit loss provision for all contract assets and trade receivables calculated using a provision matrix.

- 3 財務風險管理(續)
  - 3.2 財務風險因素 (續)
    - (b) 信貸風險(續)
      - (iv) 合約資產及貿易應收款 項之信貸風險

就天然氣及其他相關 產品的銷售及分銷, 在中國提供管道建設 及接駁服務,以及煤 基清潔能源及其他相 關產品銷售,集團通 常須向該等客戶收取 墊款。 就於加拿大開 採及生產原油及天然 氣,石油及天然氣銷 售商的應收款項通常 於生產後一個月的第 25天收取。在賒銷的 情況下, 為管理合約 資產及貿易應收款項 的信貸風險,集團已 訂有政策,以保證銷 售乃向具有適當信用 記錄的客戶作出及集 團 對 客 戶 進 行 信 用 評 估, 一般毋須客戶就 未清償結餘提供抵押。

(continued) (續)

3	FIN	FINANCIAL RISK MANAGEMENT (Continued) 3 月							务風降	<mark>僉管</mark> 理	里 <i>(續)</i>	
	3.2	Fina	ncial r	isk factors (Continued)				3.2	3.2 財務風險因素 <i>(續)</i>			
		(b)	b) Credit risk (Continued)						(b)	信貸風	]險(續)	
			(iv)	(iv) Credit risk of contract assets and trade receivables ( <i>Continued</i> )						• •	合約資產及貿易應收款 頃之信貸風險 <i>(續)</i>	
				trade receivables and o geographical regions, du experienced in different r provides information ab	e Group segments in contract assets based of le to different loss patterr regions. The following tab out the Group's expensiv for trade receivables an	on ns ile ve					自二不模地應。留資及一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個	
									二零	<b>202</b> 4 二四年		
				The PRC	中國							

The PRC	中國		
Gross carrying amount (HK\$'000)	賬面總額(千港元)	976,287	918,891
Expected loss rate	預期虧損率	2.79%	2.35%
Loss allowance provision (HK\$'000)	虧損撥備計提(千港元)	27,279	21,614
Canada	加拿大		
Gross carrying amount (HK\$'000)	賬面總額(千港元)	59,782	76,403
Expected loss rate	預期虧損率	0%	0.77%
Loss allowance provision (HK\$'000)	虧損撥備計提(千港元)	—	590

(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.2 Financial risk factors (Continued)
  - (b) Credit risk (Continued)

#### (v) Credit risk of debt investments

Debt investments held by the Group are normally only in liquid securities quoted on a recognised stock exchange, except where entered into for long-term strategic purposes. Management considers "low credit risk" for listed bonds to be an investment grade credit rating with at least one major rating agency. Other instruments are considered to be low credit risk when they have a low risk of default and the issuer has a strong capacity to meet its contractual cash flow obligations in the near term. The Group has assessed that the expected credit losses for these financial assets are not material under the 12 months expected credit loss method. Thus no loss allowance provision was recognised as at the balance sheet date. 3 財務風險管理(續)

3.2 財務風險因素(續)

(b) 信貸風險(續)

(v) 債務投資之信貸風險

集團持有的債務工具 一般僅為於在認可證 券交易所掛牌買賣的 流 通 證 券 · 惟 為 長 遠 策略性目的而進行者 除外。管理層認為, 上市債券的「低信貸風 險」是指至少有一家主 要評級機構賦予的投 資級信貸評級。當其 他工具的違約風險較 低,且發行者有較強 的能力在短期內履行 其合約現金流量責任 時,則其他工具之信 貸風險被認為較低。 集團已根據12個月預 期信貸虧損方法評估 該等金融資產之預期 信貸虧損屬不重大。 因此,於結算日並無 確認虧損準備撥備。

(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.2 Financial risk factors (Continued)
  - (b) Credit risk (Continued)

#### (vi) Credit risk of financial guarantee

As at 31 December 2023, the Group provided certain financial guarantee in respect to the bank borrowings to Shandong Shengli aggregate maximum of RMB140,000,000 (equivalent to HK\$154,000,000). Two subsidiaries of the Group also provided guarantee for the loan repayment obligation of an independent third-party amounting to RMB35,610,000, equivalent to HK\$39,171,000, from whom the Group acquired these two subsidiaries. These financial guarantee contracts were completed in 2024 with full repayment of the bank borrowings.

As at 31 December 2024, the Group recognised HK\$nil (2023: HK\$1,448,000) of credit losses, which is measured at lifetime expected credit losses.

The Group does not provide any other guarantees which would expose the Group to credit risk during the year.

### 3 財務風險管理(續)

- 3.2 財務風險因素 (續)
  - (b) 信貸風險(續)

#### (vi) 財務擔保之信貸風險

於二零二三年十二月 三十一日,集團就 給予勝利股份的銀行 借款提供若干財務擔 保, 最高總額為人 民 幣140,000,000元, (相等於154,000,000港 元)。集團兩間附屬公 司 亦 就 集 團 從 其 處 收 購該兩間附屬公司的 獨立第三方的貸款償 還責任提供擔保, 金 額為人民幣35,610,000 元(相等於39,171,000 港元)。該等財務擔保 合約已於二零二四年 完成, 並已悉數償還 銀行借款。

於二零二四年十二月 三十一日,集團確認 信貸虧損零港元(二零 二 三 年:1,448,000港 元),乃按全期預期信 貸虧損計量。

集團於年內並無提供 任何其他可致使集團 承擔信貸風險之擔保。

(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

#### 3.2 Financial risk factors (Continued)

(c) Liquidity risk

Individual operating entities within the Group are responsible for their own cash management, including the short-term investment of cash surpluses and the raising of loans to cover expected cash demands, subject to approval by the Company's Board when the borrowings exceed certain pre-determined levels of authority. The Group's policy is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient reserves of cash and readily realisable marketable securities and adequate committed lines of funding from major financial institutions to meet its liquidity requirements in the short and longer term.

The following tables detail the remaining contractual maturities at date of the statement of financial position of the Group's financial liabilities, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on rates current at the statement of financial position date) and the earliest date the Group can be required to pay:

### 3 財務風險管理(續)

- 3.2 財務風險因素 (*續*)
  - (c) 流動資金風險

下表詳述集團財務負債於 新況表日期的剩餘合約 期日,乃根據合約未折現 現金流量(包括使用合約現 率計算的利息付款或如屬 之前 新 別本計算)及集團可能須 支付的最早日期為依據:

(continued) (續)

## 3 FINANCIAL RISK MANAGEMENT (Continued)

### 3.2 Financial risk factors (Continued)

- Continued)
- 3.2 財務風險因素*(續)*

(c) 流動資金風險(續)

3 財務風險管理*(續)* 

(c) Liquidity risk (Continued)

Group	集團	Total carrying amount 賬面總額 HK\$'000 千港元	Total contractual un-discounted 合約未折現 總計 HK\$'000 千港元	Less than 1 year or on demand 1年內或 按要求支付 HK\$ <sup>*</sup> 000 千港元	Between 1 to 2 years 1至2年 HK\$'000 千港元	Between 2 to 5 years 2至5年 HK\$'000 千港元	Over 5 years 5年以上 HK\$'000 千港元
As at 31 December 2024 Trade and other payables Borrowings Senior notes Lease liabilities	於二零二四年 十二月三十一日 貿易及其他應付款項 借款 優先票據 租賃負債	1,422,322 5,662,287 2,879,980 33,032 9,997,621	1,422,322 6,249,058 3,074,167 41,984 10,787,531	1,422,322 1,362,658 134,970 13,184 2,933,134			  13,516 13,516
As at 31 December 2023 Trade and other payables Borrowings Senior notes Lease liabilities	於二零二三年 十二月三十一日 貿易及其他應付款項 借款 優先票據 租賃負債	1,752,055 4,712,331 2,999,366 39,512 9,503,264	1,752,055 5,061,195 3,351,597 45,774 10,210,621	1,752,055 3,893,455 140,970 11,535 5,798,015			 643,853  14,320 658,173

(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.2 Financial risk factors (Continued)
  - (c) Liquidity risk (Continued)

Note:

- (a) The Group complied with senior notes and bank borrowings covenant as at 31 December 2024 and did not trigger the callable terms.
- (b) As at 31 December 2023, the Group issued certain corporate guarantees to banks in respect of bank loans granted to an associate and an independent third party and the maximum amount the Group could be demanded under the guarantee in the event of default amounted to HK\$154,000,000 and HK\$39,171,000, respectively. As at 31 December 2024, all these financial guarantee contracts were completed and there were no other financial guarantee contracts issued outstanding.

#### 3.3 Capital risk management

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

The Group actively and regularly reviews and manages its capital structure to ensure optimal capital structure and shareholder returns, taking into consideration the future capital requirements of the Group and capital efficiency, prevailing and projected profitability, projected operating cash flows, projected capital expenditure and projected strategic investment opportunities. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, repurchase the Company's shares, return capital to shareholders, issue new shares or sell assets to reduce debt.

- 3 財務風險管理(續)
  - 3.2 財務風險因素(續)
    - (c) 流動資金風險(續)

附註:

- (a) 於二零二四年十二月 三十一日,集團遵守優
   先票據及銀行借款契約且
   並無觸發隨時通知償還條
   款。
- (b) 於二零二三年十二月 三十一日,集團就授予 一間聯營公司及一名銀 第三方的銀行貸款向銀 行發出若干公司擔保,根 了之司擔保,根 個發生違約,集團高金 分別為154,000,000港元及 39,171,000港元。於二零 二四年十二月三十一日, 所有該等財務擔保合約尚未履 行。

#### 3.3 資本風險管理

集團之資本管理主要目標為保障 集團按持續基準經營之能力,以 持續為股東帶來回報及為其他權 益關涉者帶來利益,並保持最優 資本架構以減少資本成本。

(continued) (續)

3	FIN	IANCIAL RISK MANAGEMENT	(Continued)	3 財	務風險管理(	續)
	3.3	Capital risk management (Continued)		3.3	資本風險管理 (約	瀆)
		The Group monitors capital on the basis of cash equivalents and current ratio as shown the consolidated statement of financial posi- analyses the Group's capital structure:	in and derived from		計算所得之可	材務狀況表所示及 用現金及現金等值 率監控資本。下表 載之分析:
					31 December 2024 二零二四年 十二月 三十一日	31 December 2023 二零二三年 十二月 三十一日
		Cash and cash equivalents (HK\$'000) Current ratio (Current assets divided by current liabilities)	現金及現金等值項目 流動比率(流動資產附 流動負債)		2,565,505 1.20	2,095,411 0.68
		The Group also monitors capital on the b		產負債比率對資本		

ratio. The ratio is calculated as total debt divided by total assets. Total debt is calculated as total borrowings and senior notes. The Group's gearing ratio was 41% (2023: 38%) as at 31 December 2024. 集團亦按照資產負債比率對資本 進行監控。該比率乃按總負債除 以總資產計算。總負債則由借款 總額加優先票據得出。集團於二 零二四年十二月三十一日的資產 負債比率為41%(二零二三年: 38%)。
(continued) (續)

### 3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.4 Fair value estimation
  - *(i) Financial instruments carried at fair value*

The following table presents the carrying value of the financial instruments measured at fair value at the statement of financial position date across the three levels of the fair value hierarchy defined in HKFRS 13, Fair value measurement, with the fair value of each financial instruments categorised in its entirety based on the lowest level of input that is significant to that fair value measurement.

The levels are defined as follows:

- Level 1 (highest level): fair values measured using quoted prices (unadjusted) in active markets for identical financial instruments.
- Level 2: fair values measured using quoted prices in active market for similar financial instruments, or using valuation techniques in which all significant inputs are directly or indirectly based on observable data.
- Level 3 (lowest level): fair values measured using valuation techniques in which any significant input is not based on observable market data.

### 3 財務風險管理(續)

- 3.4 公平值估計
  - (i) 以公平值列賬之金融工具

下表呈列於財務狀況表日期 在香港財務報告準則第13號 「公平值計量」所界定之公平 值三個層次中,以公平值列 賬之金融工具之賬面值,而 各金融工具之公平值以對該 公平值計量屬重大之最低層 次輸入數據而整體分類。

所界定之層次如下:

- 第 一 層 次(最 高 層 次):以可識別金融工 具活躍市場報價(未經 調整)計量公平值。
- 第二層次:以類似金 融工具活躍市場報價, 或以估值技術(其中所 有重大輸入數據乃直 接或間接以可觀察數 據為本)計量公平值。
- 第 三 層 次(最 低 層 次):以估值技術(其 中任何重大輸入數據 乃並非可觀察市場數 據為本)計量公平值。

(continued) (續)

#### 3 FINANCIAL RISK MANAGEMENT (Continued) 3 財務風險管理(續) Fair value estimation (Continued) 3.4 公平值估計(續) 3.4 Financial instruments carried at fair value (Continued) 以公平值列賬之金融工具(續) (i) (i) Level 1 Level 2 Level 3 Total 第一層次 第二層次 第三層次 總額 HK\$'000 HK\$'000 HK\$'000 HK\$'000 千港元 千港元 千港元 千港元 As at 31 December 2024 於二零二四年 十二月三十一日 Financial assets at FVOCI: 按公平值計入其他全 面收益之金融資產: — Listed equity investments 一 上市股本投資 101,982 101,982 - Listed debt investments — 上市債務投資 75,750 75,750 - Unlisted debt investments - 非上市債務投資 450 450 177,732 450 178,182 As at 31 December 2023 於二零二三年 十二月三十一日 Financial assets at FVOCI: 按公平值計入其他全 面收益之金融資產: - Listed equity investments 一 上市股本投資 173,013 173,013 一上市債務投資 - Listed debt investments 12,544 12,544 - Unlisted debt investments - 非上市債務投資 450 450 185,557 450 186.007 During the year, there were no transfers between 於本年度, 第一層次、第 instruments in level 1, level 2 and level 3. 二層次及第三層次之間之工 具概無轉撥。 Fair values of financial instruments carried at other than (ii) (ii) 以非公平值列賬之金融工具之 fair value 公平值 Except for disclosed elsewhere, the carrying amounts of 除其他部分所披露者外,集 團的金融工具(包括以成本 the Group's financial instruments, including non-current assets carried at cost or amortised cost are not materially 或攤銷成本列賬之非流動資 different from their fair values as at 31 December 2024 產)之賬面值,與其於二零 二四年及二零二三年十二月 and 2023. 三十一日之公平值並無重大

差別。

(continued) (續)

# 4 CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The Group's management makes assumptions, estimates and judgments in the process of applying the Group's accounting policies that affect the assets, liabilities, income and expenses in the consolidated financial statements prepared in accordance with HKFRS. The assumptions, estimates and judgments are based on historical experience and other factors that are believed to be reasonable under the circumstances. While the management reviews their judgments, estimates and assumptions continuously, the actual results will seldom equal to the estimates.

Estimates and judgments are regularly evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The matters described below are considered to be the most critical in understanding the estimates and judgments that are involved in preparing the Group's consolidated financial statements.

### 4 重大會計估計及判斷

集團的管理人員於應用影響根據香港財 務報告準則編撰的綜合財務報表所載資 產、負債、收入及開支的會計政策時 作出假設、估計及判斷。相關假設、 估計及判斷乃基於過往經驗及相信於當 時情況屬合理的其他因素作出。雖然 管理人員會不斷檢討彼等之判斷、估 計及假設,但實際結果甚少與估計相 同。

有關估計及判斷定期予以評估,並以 過往經驗及其他因素為基準,包括對 相信於有關情況下屬合理的未來事項的 預期。

下文所述事項就理解編製集團綜合財務 報表所涉估計及判斷而言,尤為重要。

(continued) (續)

# 4 CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS (Continued)

# (a) Estimate of impairment of loans receivable from an associate

The loss allowances for loans receivable from an associate are based on assumptions about distribution of expected cash flows of the receivables under different scenarios. The Group uses judgment in making these assumptions, including the distribution of expected cash flows of the receivables under different scenarios based on the associate's past repayment history, business model, current situations and forecasts of future conditions and the related probability weight under different scenarios.

Favourable changes to some assumptions may decrease the provision whereas unfavourable changes may increase the provisions.

### 4 重大會計估計及判斷(續)

(a) 應收一間聯營公司之貸款之減值評估

應收一間聯營公司之貸款虧損撥 備乃基於不同情景下應收款項預 期現金流量的分佈之假設而定。 集團在作出以下假設時作出判斷, 包括基於聯營公司過往還款記錄、 業務模式、當前情況及未來狀況 預測的不同情況下應收款項的預 期現金流量分佈及不同情況下的 相關概率權重

上述假設之有利變動或會使撥備 減少,而不利變動或會使撥備增 加。

(continued) (續)

# 4 CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS (Continued)

#### (b) Estimation of impairment of non-financial assets

The Group tests at least annually whether goodwill has suffered any impairment. Property, plant and equipment which includes oil and gas properties, and other non-financial assets such as investment in associates are also reviewed for possible impairments whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. Determination as to whether and how much an asset is impaired involves management estimates and judgments such as future prices of natural gas and crude oil. However, the impairment reviews and calculations are based on assumptions that are consistent with the Group's business plans. Favourable changes to some assumptions may allow the Group to avoid the need to impair any assets in these years, whereas unfavourable changes may cause the assets to become impaired.

The Group relied on experts to assess the geological prospects for the discovery of oil in the oilfield and estimated the value of oil to be produced in the future at a suitable discount rate in order to calculate the present value. For drilling costs and other exploration and evaluation assets, the Group determined whether the related well costs are expensed if it is determined that such economic viability is not attained after performing further feasibility studies. Judgment is required by the Board to determine key assumptions adopted in the cash flow projections and changes to key assumptions can significantly affect these cash flow projections and therefore the results of the impairment reviews.

#### (c) Estimate of petroleum reserve under the segment of "exploitation and production of crude oil and natural gas"

Estimates of petroleum reserves are key elements in the Group's investment decision-making process. Changes in total proved plus probable petroleum reserves will affect unit-of-production depreciation and depletion recorded in the Group's consolidated financial statements for property, plant and equipment related to oil and gas production activities. A reduction in proved plus probable reserves will increase depreciation and depletion charges. Petroleum reserve estimates are subject to revision, either upward or downward, based on new information, such as from development drilling and production activities or from changes in economic factors, including product prices, contract terms or development plans.

### 4 重大會計估計及判斷(續)

#### (b) 非金融資產減值估計

(c) 「開採及生產原油及天然氣」分部石 油儲量之估計

(continued) (續)

#### 5 REVENUE AND SEGMENT INFORMATION

The Group's principal activities are the sales and distribution of natural gas, crude oil and other related products, provision of construction and connection services of gas pipelines and production and sales at coal derived clean energy and other related products in the PRC, and the exploitation and production of crude oil and natural gas in Canada. Revenue for the year comprises the following:

### 5 營業額及分部資料

集團主要從事銷售及輸送天然氣、原油及其他相關產品、於中國提供燃氣 管道建造及接駁服務及生產和銷售煤基 清潔能源及其他相關產品,以及在加 拿大開採及生產原油及天然氣。年內 營業額包括以下各項:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Sales and distribution of natural gas and other related products	銷售及輸送天然氣及 其他相關產品	14,021,865	14,096,140
Gas pipeline connection and construction services income	燃氣管道接駁及建造服務 收入	532,338	1,145,077
Exploitation and production of crude oil and natural gas Production and sales of coal-derived clean	開採及生產原油及天然氣 生產及銷售煤基清潔能源及	462,240	501,798
energy and other related products	生產又朝台床 至月 《 能 标 义 其他相關產品	2,638,748	2,784,789
		17,655,191	18,527,804

The Group identifies operating segments and prepares segment information based on the regular internal financial information reported to the executive Directors for the purposes of resource allocation and assessment of performance focuses more specifically on sales of natural gas, gas pipeline construction and connection; production and sales of coal derived clean energy and other related products and exploitation and production of crude oil and natural gas.

The Group has presented the following four reportable segments for the year ended 31 December 2024:

- sales and distribution of natural gas and other related products
- gas pipeline connection and construction
- exploitation and production of crude oil and natural gas
- production and sales of coal-derived clean energy and other related products

集團根據定期向執行董事匯報供資源分 配及表現評估之內部財務資料識別其經 營分部及編製分部資料,並更多側重 於銷售天然氣、燃氣管道建造及接駁, 生產及銷售煤基清潔能源及其他相關產 品以及開採及生產原油及天然氣。

- 截至二零二四年十二月三十一日止年 度,集團已呈列以下四個可報告分部:
- 銷售及輸送天然氣及其他相關產品
- 燃氣管道接駁及建造
  - 開採及生產原油及天然氣
- 生產及銷售煤基清潔能源及其他 相關產品

(continued) (續)

# 5 REVENUE AND SEGMENT INFORMATION (Continued)

No operating segments have been aggregated to form the above reportable segments.

The executive directors assess the performance of the business segments based on profit before taxation without allocation of other (losses)/gains, net, finance income, finance costs, share of profits of investments accounted for using the equity method, net, (reversal of) impairment on property, plant and equipment, written off of exploration and evaluation assets, net impairment losses on financial and contract assets, net impairment losses on investments in associates and other unallocated corporate expenses, which is consistent with these in the consolidated financial statements. Meanwhile, the Group does not allocate assets and liabilities to its segments and report the sales from external customers by geographical market, as the executive directors do not use this information to allocate resources to or evaluate the performance of operating segment. Therefore, the Group does not report a measure of segment assets and liabilities for each reportable segment and a measure of sales by geographical market.

Information regarding the Group's reportable segments as provided to the executive Directors for the purpose of resources allocation and assessment of segment performance for the years ended 31 December 2024 and 2023 is set out below.

### 5 營業額及分部資料(續)

沒有匯總經營分部以組成上述可報告分 部。

執行董事根據除税前溢利就業務分部 之表現進行評估, 而並無分配其他(虧 損) / 收益淨額、利息收入、財務費 用、分佔使用權益法入賬之投資的溢 利,淨額、物業、廠房及設備減值(撥 回)、勘探及評估資產沖銷、金融及 合約資產減值虧損淨額、於聯營公司 之投資之減值虧損淨額及其他未分配企 業開支,與綜合財務報表所述者一致。 與此同時, 集團並無分配資產及負債 予其分部及呈報來自地區市場外部客戶 的銷售額,因為執行董事並無使用該 等資料分配資源或評估其經營分部表 現。因此,集團並無就各可報告分部 呈報分部資產及負債之計量及按地區市 場銷售額之計量。

截至二零二四年及二零二三年十二月 三十一日止年度, 向執行董事提供以 用作資源分配及分部表現評估有關集團 可報告分部之資料載列如下。

(continued) (續)

# 5 REVENUE AND SEGMENT INFORMATION *(Continued)*

## 5 營業額及分部資料(續)

截至二零二四年十二月三十一日止年度:

For the year ended 31 December 2024:

		Sales and distribution of natural gas and other related products 銷售及 輸送天然氣及 其他相關產品 HK\$'000 千港元	Gas pipeline construction and connection 燃氣管道 建造及接駁 HK\$'000 千港元	Exploitation and production of crude oil and natural gas 開採及 生產原油及 天然氣 HK\$'000 千港元	Production and sales of coal- derived clean energy and other related products 生產及銷售 煤基清潔 能源及其他 相關產品 HKS'000 千港元	Group 集團 HK\$'000 千港元
Segment revenue and results Segment revenue Recognised at a point in time Recognised over time	<b>分部營業額及業績</b> 分部營業額 於某一時間點確認 於一段時間內確認	14,021,865 —	532,338	462,240	2,638,748	17,122,853
Sales to external customers	外部客戶銷售額	14,021,865	532,338	462,240	2,638,748	17,655,191
Segment results	分部業績	1,522,123	179,160	150,536	110,457	1,962,276
Finance income (Note 9) Other losses, net (Note 7) Finance costs (Note 9) Net impairment losses on financial and contract assets (Note 3.2(b))	財務收入(附註9) 其他虧損,淨額(附註7) 財務費用(附註9) 金融及合約資產的減值 虧損淨額(附註3.2(b))					194,121 (14,212) (464,812) (210,953)
Net impairment losses on investments in associates (Note 20) Written off of exploration and	投資於聯營公司的減值 虧損淨額(附註20) 勘探及評估資產沖銷(附註17)					(91,365)
evaluation assets (Note 17) Share of profits of investments accounted	分佔使用權益法入賬之					(10,676)
for using the equity method (Note 20) Unallocated corporate expenses	投資溢利(附註20) 未分配企業開支					26,002 (370,729)
Profit before taxation Taxation (Note 12)	除税前溢利 税項(附註12)					1,019,652 (318,490)
Profit for the year	年內溢利					701,162

(continued) (續)

# 5 REVENUE AND SEGMENT INFORMATION *(Continued)*

# 5 營業額及分部資料(續)

For the year ended 31 December 2023:

截至二零二三年十二月三十一日止年度:

		Sales and distribution of natural gas and other related products 銷售及 輸送天然氣及 其他相關產品 HK\$'000 千港元	Gas pipeline construction and connection 燃氣管道 建造及接駁 HK <b>\$</b> '000 千港元	Exploitation and production of crude oil and natural gas 開採及 生產原油及 天然氣 HK <b>\$</b> *000 千港元	Production and sales of coal- derived clean energy and other related products 生產及銷售 煤基清潔 能源及其他 相關產品 HK\$'000 千港元	Group 集團 HK\$*000 千港元
Segment revenue and results Segment revenue Recognised at a point in time Recognised over time	<b>分部營業額及業績</b> 分部營業額 於某一時間點確認 於一段時間內確認	14,096,140 —	 1,145,077	501,798 —	2,784,789 —	17,382,727 1,145,077
Sales to external customers	外部客戶銷售額	14,096,140	1,145,077	501,798	2,784,789	18,527,804
Segment results	分部業績	1,169,160	432,504	175,552	(148,376)	1,628,840
Finance income (Note 9) Other gains, net (Note 7) Finance costs (Note 9) Net impairment losses on financial and contract assets (Note 3.2(b)) Net impairment losses on investment in an associate (Note 20) Written off of exploration and evaluation assets (Note 17) Share of profits of investments accounted for using the equity method, net (Note 20)	財務收入(附註9) 其他收益,淨額(附註7) 財務費用(附註9) 金融及合約資產的減值 虧損淨額(附註3.2(b)) 投資於一間聯營公司的減值 虧損淨額(附註20) 勘探及評估資產沖銷(附註17) 分佔使用權益法入賬之 投資溢利,淨額(附註20)					214,654 2,384 (432,757) (201,111) (140,650) (2,935) 34,541
Unallocated corporate expenses	未分配企業開支					(382,427)
Profit before taxation Taxation (Note 12)	除税前溢利 税項(附註12)					720,539 (340,385)
Profit for the year	年內溢利					380,154

(continued) (續)

# 5 REVENUE AND SEGMENT INFORMATION *(Continued)*

No external customers of the Group contributed over 10% of the Group's revenue for the years ended 31 December 2024 and 2023.

Analysis of the Group's assets by geographical market for the years ended 31 December 2024 and 2023 is set out below:

### 5 營業額及分部資料(續)

截至二零二四年及二零二三年十二月 三十一日止年度,集團沒有外部客戶 於集團之營業額中貢獻超過10%。

截至二零二四年及二零二三年十二月 三十一日止年度,集團按地區市場劃 分之資產之分析載列如下:

		<b>2024</b> 二零二四年			23 二三年
			Additions to		Additions to
			non-current		non-current
		Total assets	assets	Total assets	assets
		總資產	添置 非流動資產	總資產	添置 非流動資產
		総員生 HK\$′000	并灬勁貝座 HK\$′000	總頁座 HK\$'000	升派勁員座 HK\$'000
		千港元	千港元	千港元	千港元
				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1,0,0
Hong Kong	香港	315,672	1,268	478,372	3,304
Mainland China	中國內地	16,180,045	587,098	15,891,153	895,582
Canada	加拿大	2,480,658	255,620	2,607,098	222,910
Total	總計	18,976,375	843,986	18,976,623	1,121,796
Unallocated	未分配				
Investments accounted for using the	使用權益法入賬之投資				
equity method (Note 20)	(附註20)	1,496,660		1,633,245	
Deferred tax assets (Note 29)	遞延税項資產(附註29)	44,865		45,176	
Financial assets at fair value through other comprehensive income (Note 21)	按公平值計入其他全面 收益之金融資產(附註21)	178,182		186,007	
other comprehensive income (Note 21)	、山山人 亚 附 貝 / E ( 11) 吐 Z I /	170,102		100,007	
Total assets	總資產	20,696,082		20,841,051	
	心 只 庄	20,000,002		20,041,001	

(continued) (續)

### 6 OTHER INCOME

### 6 其他收入

				2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Divi	ernment subsidies (Note (i)) dend income from equity investments at /OCI (Note 21)	政府補貼(附註(i)) 按公平值計入其他全面收益 股本投資之股息收入	Ż	31,845	40,116
		(附註21)		1,802	2,172
Fina Oth	ncial guarantee income (Note 34)	財務擔保收入(附註34) 其他		205 11,111	7,877 11,475
Note	s:		附註	<b>44,963</b>	61,640
(i)	Subsidies from the government are recognise accounting policy set out in Note (t).	d in accordance with	(i)	政 府 補 貼 按 照 附 注 策 確 認 。	注(t)中所載之會計政
	Government subsidies relating to costs are deferred and recognised in the profit or loss over the period necessary to match them with the costs that they are intended to compensate.				府補貼將被遞延 ・ 並 的成本配對在所需期 忍。
Government subsidies relating to property, plant and equipment are included in non-current liabilities as deferred government grants and are credited to the profit or loss on a straight-line basis over the expected				列入非流動負債	設備有關的政府補貼 作為遞延政府補助, 關資產預計年限計入

## 7 OTHER (LOSSES)/GAINS, NET

lives of the related assets.

### 7 其他(虧損)/收益,淨額

損益。

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Losses on disposals of debt investments at fair value through other comprehensive income	出售按公平值計入其他 全面收益之債務投資的		
Losses on disposal of an associate	虧損 出售一間聯營公司的虧損	_	(1,527) (558)
(Losses)/gains on disposal of property, plant and	出售物業、廠房及設備以及	_	(556)
equipment and right-of-use assets	使用權資產的(虧損)/收益	• • •	4,469
Others	其他	3,041	
		(14,212)	2,384

(continued) (續)

除税前溢利已扣除/(計入)以下各項

#### 8 PROFIT BEFORE TAXATION

## 8 除税前溢利

後達至:

Profit before taxation has been arrived after charging/(crediting) the following items:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Employee benefit expenses (Note 10)	僱員福利開支(附註10)	534,445	533,778
Cost of inventories recognised as expense	確認為開支的存貨成本	14,614,790	14,305,302
Auditor's remuneration	核數師酬金		
— Audit services	— 審核服務	4,588	4,500
— Tax services	— 税務服務	203	_
Depreciation and depletion of property, plant	物業、廠房及設備折舊及		
and equipment (Note 15)	損耗(附註15)	705,688	690,986
Depreciation of right-of-use assets (Note 16)	使用權資產折舊(附註16)	25,384	24,288
Amortisation of intangible assets (Note 19)	無形資產攤銷(附註19)	10,279	8,722
Short term lease expenses (Note 16)	短期租賃開支(附註16)	2,960	4,704
Losses/(gains) on disposals of property, plant and	出售物業、廠房及設備以及		
equipment and right-of-use assets (Note 7)	土地使用權的虧損/(收益)		
	(附註7)	17,253	(4,469)
Net impairment losses on financial and	金融及合約資產減值虧損		
contract assets (Note 3.2(b))	淨額(附註3.2(b))	210,953	201,111
Net impairment losses on investments in	於聯營公司之投資減值		
associates (Note 20)	虧損淨額(附註20)	91,365	140,650
Net exchange (gains)/losses	匯兑(收益)/虧損淨額	(2,696)	9,983
Written off of exploration and evaluation assets	勘探及評估資產沖銷(附註17)	( , , , , , , , , , , , , , , , , , , ,	.,
(Note 17)		10,676	2,935
(		,	2,000

(continued) (續)

9	FINANCE INCOME AND COSTS		財務收入及費用	<b>女入及費用</b>	
			2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元	
	Interests income on: Bank deposits	利息收入: 銀行存款	89,143	105,735	
	Debt investments at FVOCI	按公平值計入其他全面 收益之債務投資	33,764	25,491	
	Loans to an associate (Note 34(b))	貸款予一間聯營公司 (附註34(b)) (() () () () () () () () () () () () ()	69,791	81,496	
	Loans to third parties	貸款予第三方	1,423	214,654	
	Interests expenses on:	利息費用:	194,121	214,034	
	Bank borrowings	銀行借款	(291,048)	(262,092)	
	Other borrowings	其他借款	(18,183)	(14,333)	
	Lease liabilities (Note 16)	租賃負債(附註16)	(1,591)	(2,301)	
	Senior notes	優先票據	(149,486)	(151,916)	
	Accretion of assets retirement obligation	資產報廢承擔添加	(1.1.7,1.1.7)	( , ,	
	(Note 30)	(附註30)	(4,721)	(4,698)	
	Less: Amounts capitalised (Note 15(iii))	減:資本化金額(附註15(iii)		2,583	
			(464,812)	(432,757)	

(continued) (續)

10	EMPLOYEE BENEFIT EXPENSES, INCLUDING 10 僱 DIRECTORS' EMOLUMENTS 金		,包括董事酬
		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
	Salaries, wages and bonuses 薪金、工資及獎金 Pension costs — defined contribution plans 退休金成本 — 界定供款計劃	463,577 70,868	470,896 62,882
		534,445	533,778
	(a) Five highest paid individuals (a)	五名最高薪酬ノ	\±
	The five individuals whose emoluments were the highest in the Group for the year include 2 (2023: 2) directors whose emolument is reflected in the analysis presented in Note 11. The emoluments paid or payable to the remaining 3 (2023: 3) individuals during the year are as follows:	括2名(二零二 其酬金已載於 年內已付或應	品最高酬金之人士包 三三年:2名)董事, 附註11呈列的分析。 〖付予其餘3名(二零 〕人士的酬金如下所
		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
	Salaries, allowances and benefits in kind 新金、津貼及實物利益 Retirement benefits scheme contributions   退休福利計劃供款	12,870 —	12,764
		12,870	12,764

(continued) (續)

### 10 EMPLOYEE BENEFIT EXPENSES, INCLUDING DIRECTORS' EMOLUMENTS (Continued)

#### (a) Five highest paid individuals (Continued)

The number of employees whose remuneration fell within the following band was as follows:

## 10 僱員福利開支,包括董事酬 金(續)

(a) 五名最高薪酬人士(續)

屬以下酬金範圍之僱員人數如下:

			Number of employees 僱員人數		
		<b>2024</b> 二零二四年	2023 二零二三年		
HK\$3,000,001 to HK\$4,000,000 HK\$4,000,001 to HK\$5,000,000	3,000,001港元至 4,000,000港元 4,000,001港元至	1	1		
11(44,000,001 to 11(45,000,000	5,000,000港元	2	2		

No emoluments were paid or payable to the above highest paid individuals as an inducement to join the Group or as compensation for loss of office for the years ended 31 December 2024 and 2023. 截至二零二四年及二零二三年 十二月三十一日止年度,集團並 無支付或應付任何酬金予上述最 高薪酬之人士,作為招攬彼等加 盟集團或作為彼等離職之補償。

(continued) (續)

### 10 EMPLOYEE BENEFIT EXPENSES, INCLUDING DIRECTORS' EMOLUMENTS (Continued)

#### (b) Senior management's emoluments

Details of remuneration paid to members of non-director senior management fell within the following bands:

## 10 僱員福利開支,包括董事酬 金(續)

#### (b) 高級管理層成員薪酬

屬以下酬金範圍的已付非董事高 級管理層成員酬金詳情:

			Number of employees 僱員人數		
		<b>2024</b> 二零二四年	2023 二零二三年		
HK\$0 to HK\$1,000,000	0港元至1,000,000港元	10	8		
HK\$1,000,001 to HK\$2,000,000	1,000,001港元至				
	2,000,000港元	4	5		
HK\$2,000,001 to HK\$3,000,000	2,000,001港元至				
	3,000,000港元	1	3		
HK\$3,000,001 to HK\$4,000,000	3,000,001港元至				
	4,000,000港元	4	2		
HK\$4,000,001 to HK\$5,000,000	4,000,001港元至				
	5,000,000港元	2	2		

(continued) (續)

## 11 BENEFITS AND INTERESTS OF DIRECTORS (DISCLOSURES REQUIRED BY SECTION 383 OF THE HONG KONG COMPANIES ORDINANCE (CAP. 622), COMPANIES (DISCLOSURE OF INFORMATION ABOUT BENEFITS OF DIRECTORS) REGULATION (CAP. 622G) AND HK LISTING RULES)

#### (a) Directors' emoluments

Emoluments paid or receivable in respect of person's services as a director or services in connection with the management of the affairs, whether of the Company or its subsidiary undertakings:

For the year ended 31 December 2024:

11 董事利益及權益(香港公司條 例(第622章)第383條、公司 (披露董事利益資料)規例(第 622 G章)及香港上市規則規 定的披露)

(a) 董事酬金

已付出任公司或其附屬公司董事 或提供與管理事務有關的服務之 人士之酬金或其應收酬金如下:

截至二零二四年十二月三十一日 止年度:

		Fees 袍金 HK\$'000 千港元	Salaries, allowances and benefits in kind 薪金、津貼及 實物利益 HK\$'000 千港元	Share awards 股份獎勵 HK\$'000 千港元	Employer's contribution to a retirement benefit scheme 僱主對退休福利 計劃的供款 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Executive directors: Xu Tie-liang <i>(Chief Executive Officer)</i> Gao Falian Guan Yijun Xu Ran	<b>執行董事:</b> 許鉃良 <i>(行政總裁)</i> 高發連 關懿君 許然	120 120 120 115	23,979 1,005 6,500 961	- - -	18  18 18	24,117 1,125 6,638 1,094
Independent non-executive directors: Liu Zhihong <i>(appointed on 15 June 2023)</i> Wang Guang-tian Yang Jie	<b>獨立非執行董事:</b> 劉志紅 <i>(於二零二三年 六月十五日獲委任)</i> 王廣田 楊杰	120 120 120		- -		120 120 120
Total	總計	835	32,445		54	33,334

(continued) (續)

## 11 BENEFITS AND INTERESTS OF DIRECTORS (DISCLOSURES REQUIRED BY SECTION 383 OF THE HONG KONG COMPANIES ORDINANCE (CAP. 622), COMPANIES (DISCLOSURE OF INFORMATION ABOUT BENEFITS OF DIRECTORS) REGULATION (CAP. 622G) AND HK LISTING RULES) (Continued)

### (a) 董事酬金 (*續*)

止年度:

定的披露)(續)

11 董事利益及權益(香港公司條

例(第622章)第383條、公司

(披露董事利益資料)規例(第

截至二零二三年十二月三十一日

622 G章) 及香港上市規則規

For the year ended 31 December 2023:

Directors' emoluments (Continued)

(a)

		Fees 袍金 HK <b>\$</b> *000 千港元	Salaries, allowances and benefits in kind 薪金、津貼及 實物利益 HK <b>\$</b> '000 千港元	Share awards 股份獎勵 HK <b>\$</b> '000 千港元	Employer's contribution to a retirement benefit scheme 僱主對退休福利 計劃的供款 HK\$'000 千港元	Total 總計 HK <b>\$</b> '000 千港元
Executive directors:	執行董事:					
Xu Tie-liang	許鉄良					
(Chief Executive Officer)	(行政總裁)	120	22,602	_	18	22,740
Gao Falian	高發連	120	1,073	_	_	1,193
Guan Yijun	關懿君	120	6,500	_	18	6,638
Xu Ran	許然	118	997	-	18	1,133
Independent non-executive directors:	獨立非執行董事:					
Liu Zhihong	劉志紅 <i>(於二零二三年</i>					
(appointed on 15 June 2023)	六月十五日獲委任)	65	_	_	_	65
Wang Wenhua	王文華 <i>(於二零二三年</i>					
(resigned on 15 June 2023)	六月十五日辭任)	55	_	_	_	55
Wang Guang-tian	王廣田	120	_	_	-	120
Yang Jie	楊杰	120				120
Total	總計	838	31,172	_	54	32,064

No directors of the Company waived any emoluments and no emoluments were paid by the Group to any of the directors of the Company as an accepting office as director or as a compensation for loss of office as director. 概無公司董事放棄任何酬金,集 團亦無向任何公司董事支付酬金, 作為接受董事職位之獎勵或離任 董事職位之補償。

(continued) (續)

## 11 BENEFITS AND INTERESTS OF DIRECTORS (DISCLOSURES REQUIRED BY SECTION 383 OF THE HONG KONG COMPANIES ORDINANCE (CAP. 622), COMPANIES (DISCLOSURE OF INFORMATION ABOUT BENEFITS OF DIRECTORS) REGULATION (CAP. 622G) AND HK LISTING RULES) (Continued)

#### (b) Directors' retirement benefits

No retirement benefits were paid to or receivable by any directors in respect of their other services in connection with the management of the affairs of the Company or its subsidiary undertaking (2023: Nil).

#### (c) Directors' termination benefits

No payment was made to directors as compensation for the early termination of the appointment during the year (2023: Nil).

(d) Consideration provided to third parties for making available directors' services

No payment was made to the former employer of directors for making available the services of them as a director of the Company (2023: Nil).

(e) Information about loans, quasi-loans and other dealings in favour of directors, controlled bodies corporate by and connected entities with such directors

There are no loans, quasi-loans and other dealings in favour of directors, controlled bodies corporate by and connected entities with such directors during the year (2023: Nil).

# (f) Directors' material interests in transactions, arrangements or contracts

No significant transactions, arrangements and contracts in relation to the Group's business to which the Company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year (2023: Nil).

11 董事利益及權益(香港公司條 例(第622章)第383條、公司 (披露董事利益資料)規例(第 622 G章)及香港上市規則規 定的披露)(續)

#### (b) 董事退休福利

董事並無就其有關管理公司或其 附屬公司事務之其他服務獲支付 或應收取退休福利(二零二三年: 無)。

#### (c) 董事離職福利

年內, 並無向董事作出提前終止 任命的補償(二零二三年:無)。

#### (d) 就獲取董事服務向第三方支付的代價

並無就獲取董事作為公司董事提 供的服務而向其前僱主作出付款 (二零二三年:無)。

(e) 有關以董事、該等董事的受控制法 團及關連實體為受益人的貸款、準 貸款及其他交易的資料

> 年內,概無以董事、該等董事之 受控制法團及關連實體為受益人 之貸款、準貸款及其他交易(二 零二三年:無)。

(f) 董事於交易、安排或合約的重大權 益

> 公司概無於年終或年內任何時間 訂有任何公司董事於當中直接或 間接擁有任何重大權益且與集團 業務有關之重大交易、安排及合 約(二零二三年:無)。

(continued) (續)

### **12 TAXATION**

No provision for Hong Kong profits tax has been made as the Group did not have any assessable profits subject to Hong Kong profits tax for the year (2023: Nil).

In accordance with the relevant PRC corporate income tax laws, regulations and implementation guidance note, subsidiaries in Mainland China are subject to the PRC corporate income tax rate at 25% (2023: 25%). Certain subsidiaries are entitled to tax concessions and tax relief whereby the profits of those subsidiaries are taxed at a preferential income tax rate of 15% (2023: 15%).

Canada income tax has been provided for at the rate of 23% on the estimated assessable profits for the year (2023: 23%), which represented the tax rate in Alberta, Canada and the Canada's federal tax rate of 8% (2023: 8%) and 15% (2023: 15%) respectively.

Taxation on other overseas profits has been calculated on the estimated assessable profit for the year at the applicable rates of taxation prevailing in the jurisdictions in which the Group operates.

#### 12 税項

由於集團於本年度並無賺取任何需繳納 香港利得税之應課税溢利,故並無為 香港利得税作提撥準備(二零二三年: 無)。

根據相關中國企業所得税法、條例及 實施細則,於中國內地的附屬公司按 25%(二零二三年:25%)之税率繳納 中國企業所得税。若干附屬公司享有 税務優惠及寬免,據此,該等附屬公 司之溢利以優惠所得税税率15%(二零 二三年:15%)納税。

年內加拿大所得税乃按23%估計應課税 溢利計提(二零二三年:23%),即加 拿大阿爾伯塔省税率及加拿大聯邦税率 分別為8%(二零二三年:8%)及15% (二零二三年:15%)。

其他海外溢利税項乃以集團經營所在司 法權區適用現行税率按年內估計應課税 溢利計算税項。

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Current tax Deferred tax (Note 29)	當期税項 遞延税項(附註29)	301,622 16,868	352,332 (11,947)
Taxation	税項	318,490	340,385

(continued) (續)

## 12 TAXATION (Continued)

There is no tax impact relating to components of other comprehensive income for the year ended 31 December 2024 (2023: Nil).

The taxation on the Group's profit before taxation differs from the theoretical amount that would arise using the weighted average tax rate applicable to profits of the Group as follows:

# 12 税項 (續)

截至二零二四年十二月三十一日止年 度, 並無有關其他全面收益組成部分 之税務影響(二零二三年:無)。

集團除税前溢利之税項與使用適用集團 溢利之加權平均税率產生之理論金額差 異如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
Profit before taxation	除税前溢利	1,019,652	720,539
Tax calculated at the applicable rates in the tax jurisdictions concerned Tax effect of associates and joint venture's	按相關税收司法權區適用 税率計算的税項 已呈報聯營公司及合營公司	318,829	244,703
result reported	業績之税項影響	(12,090)	(12,483)
Tax effect of income not subject to taxation Tax effect of expenses not deductible for	毋須課税收入的税務影響 就税務而言不可減免開支的	(6,219)	(23,440)
tax purpose	税務影響	103,207	98,822
Tax effect of tax concessions	税收減免的税務影響	(79,430)	(48,316)
Unrecognised tax losses	未確認税項虧損	8,173	83,868
Withholding tax on dividend income	股息收入預扣税	1,305	10,152
Under/(over)-provision in prior years	過往年度撥備不足/(過度)	3,674	(2,765)
Others	其他	(18,959)	(10,156)
Taxation	税項	318,490	340,385

### 13 DIVIDEND

#### 13 股息

The Board has decided not to propose final dividend for the year ended 31 December 2024 (2023: Nil).

董事局已議決不就截至二零二四年十二 月三十一日止年度擬派末期股息(二零 二三年:無)。

(continued) (續)

#### 14 EARNINGS/(LOSS) PER SHARE

#### Basic

The calculation of basic earnings per share was based on the profit attributable to owners of the Company of HK\$180,771,000 (2023: loss of HK\$232,496,000) divided by the weighted average of ordinary shares of 5,199,374,613 shares (2023: 5,199,374,613 shares) in issue during the year.

Weighted average number of ordinary shares:

### 14 每股盈利/(虧損)

#### 基本

每股基本盈利時乃按公司擁有人應佔溢 利180,771,000港元(二零二三年:虧損 232,496,000港元)除以年內已發行普通 股之加權平均數5,199,374,613股(二零 二三年:5,199,374,613股)計算。

普通股加權平均數:

	<b>2024</b> 二零二四年	2023 二零二三年
Lissued ordinary shares at 31 December Effect of treasury shares held for share option and award schemes And And And And And And And And And And	5,636,803,834 (437,429,221)	5,636,803,834 (437,429,221)
Weighted average number of ordinary shares at 於十二月三十一日的普通股 31 December 加權平均數	5,199,374,613	5,199,374,613

#### Diluted

Diluted earnings/(losses) per share is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all dilutive potential ordinary shares, which is share options granted and not exercised. The diluted earnings/(losses) per share is equal to the basic earnings/(losses) per share for the year ended 31 December 2024 (2023: same) because the exercise price of the share options granted and not exercised was higher than the average share price of the Company.

#### 攤薄

每股攤薄盈利/(虧損)乃在假設所有 具攤薄潛力之普通股(即已授出但未行 使之購股權)已轉換之情況下,計算經 調整發行在外的普通股之加權平均數。 每股攤薄盈利/(虧損)等於截至二零 二四年十二月三十一日止年度的每股基 本盈利/(虧損)(二零二三年:同), 原因是已授出但未行使購股權的行使價 高於公司的平均股價。

(continued) (續)

## 15 PROPERTY, PLANT AND EQUIPMENT

15 物業、廠房及設備

		Buildings	Plant and machinery	Oil and gas properties (Note (iv)) 油氣資產	Pipelines	Others	Construction in progress (Note (ii)) 在建工程	Total
		樓宇 HK <b>\$</b> ′000 千港元	廠房及機器 HK <b>\$</b> ′000 千港元	///和氣頁座 (附註(iv)) HK <b>\$′000</b> 千港元	管道 HK <b>\$</b> ′000 千港元	其他 HK <b>\$</b> ′000 千港元	11 (附註(ii)) HK <b>\$'000</b> 千港元	總計 HK <b>\$</b> ′000 千港元
Balance at 1 January 2023	<b>於二零二三年一月一日的結餘</b> 成本	1,215,520	2,865,253	4,730,650	4,887,674	457,025	1,598,949	15,755,071
Accumulated depreciation,	<sup>风 (4)</sup> 累計折舊、損耗及減值	1,215,520	2,800,200	4,/30,030	4,887,074	457,025	1,598,949	12,/22,0/1
depletion and impairment	永可川百 识机以MAL	(354,952)	(778,096)	(2,393,672)	(1,723,157)	(274,749)	-	(5,524,626)
Net book value	賬面淨值	860,568	2,087,157	2,336,978	3,164,517	182,276	1,598,949	10,230,445
Year ended 31 December 2023	截至二零二三年十二月 三十一日止年度							
At 1 January 2023	於二零二三年一月一日	860,568	2,087,157	2,336,978	3,164,517	182,276	1,598,949	10,230,445
Currency realignment	貨幣調整	(17,760)	(60,465)	53,407	(71,983)	(4,528)	(30,698)	(132,027)
Additions	添置	10,346	16,355	216,767	1,630	45,225	576,266	866,589
Transfers	轉撥	139,045	972,011	_	429,841	38,181	(1,579,078)	_
Transfer from exploration and	勘探及評估資產轉撥(附註17)							
evaluation assets (Note 17)		-	_	4,772	_	_	_	4,772
Transfer to investment properties	轉撥至投資性房地產	(129,341)	_	_	_	-	-	(129,341)
Disposals/written-off	出售/沖銷	(5,535)	(15,190)	-	-	(2,369)	-	(23,094)
Depreciation and depletion for	年內折舊及損耗(附註8)							
the year (Note 8)	-	(42,915)	(223,845)	(177,733)	(221,254)	(25,239)	-	(690,986)
At 31 December 2023	於二零二三年十二月三十一日	814,408	2,776,023	2,434,191	3,302,751	233,546	565,439	10,126,358
As at 31 December 2023	於二零二三年十二月三十一日							
Cost	<i>▶ <b>ァ</b>ーマーニ</i> +⊤ー月ニ⊤ ̄ロ 成本	1,234,400	3,686,317	4,064,814	5,213,968	449,219	565,439	15,214,157
Accumulated depreciation, depletion and impairment	累計折舊、損耗及減值	(419,992)	(910,294)	(1,630,623)	(1,911,217)	(215,673)	_	(5,087,799)
acpication and impairment	-	(113,352)	(10,234)	(1,050,025)	\1,211,417	(213,013)		(5,001,155)
Net book value	賬面淨值	814,408	2,776,023	2,434,191	3,302,751	233,546	565,439	10,126,358

(continued) (續)

15 物業、廠房及設備(續)

## 15 PROPERTY, PLANT AND EQUIPMENT (Continued)

	Buildings 樓宇 HK\$'000	Plant and machinery 廠房及機器 HK\$'000	Oil and gas properties (Note (iv)) 油氣資產 (附註(iv)) HK\$'000	Pipelines 管道 HK\$'000	Others 其他 HK\$'000	Construction in progress (Note (ii))) 在建工程 (附註(ii)) HK\$'000	Total 總計 HKS'000
	千港元	千港元	千港元	千港元	千港元	千港元	千港元
At 1 January 2024決二零二四年一月一日Currency realignment貨幣調整Additions添置Transfers轉撥Transfer to investment properties轉撥至投資性房地產Transfer from exploration and evaluation assets (Note 17)財族及評估資產轉撥Disposals/written-off出售/沖銷Depreciation and depletion for年內折舊及損耗(附註8)	814,408 (22,194) 20,875 77,006 (2,349)  (67,989)	2,776,023 (98,558) 64,003 199,922  (54,325)	2,434,191 (208,048) 253,202 — — 32,607 —	3,302,751 (123,930) 4 179,156 - (73)	233,546 (7,313) 28,058 8,058 - (4,943)	565,439 (18,132) 395,831 (464,142)   	10,126,358 (478,175) 761,973  (2,349) 32,607 (127,330)
the year (Note 8)	(56,824)	(214,701)	(170,128)	(230,445)	(33,590)	-	(705,688)
At 31 December 2024      於二零二四年十二月三十一日	762,933	2,672,364	2,341,824	3,127,463	223,816	478,996	9,607,396
As at 31 December 2024   於二零二四年十二月三十一日 Cost	1,203,862 (440,929)	3,696,462 (1,024,098)	3,998,496 (1,656,672)	5,194,990 (2,067,527)	451,501 (227,685)	478,996 —	15,024,307 (5,416,911)
Net Book Value 賬面淨值	762,933	2,672,364	2,341,824	3,127,463	223,816	478,996	9,607,396

(continued) (續)

# 15 PROPERTY, PLANT AND EQUIPMENT *(Continued)*

#### Notes:

(i) Revaluation, depreciation method and useful lives

Property, plant and equipment comprise mainly buildings, plant and machinery, oil and gas properties, pipelines and construction in progress. Accounting policies for oil and gas properties are set out in Note 15(v). All other property, plant and equipment is stated at historical cost less depreciation and impairment, if any. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are expensed in the profit or loss during the year in which they are incurred. Except for oil and gas properties and construction in progress, depreciation on property, plant and equipment is calculated using the straight-line method to allocate their cost to their residual values over their estimated useful lives, as follows:

Buildings	12.5 to 40 years or remaining lease period of the land where applicable
Plant and machinery	3 to 20 years
Pipelines	20 years
Others	3 to 20 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each date of the statement of financial position. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount and are recognised within "other (losses)/gains, net" in profit or loss.

Construction in progress represents, buildings under development for future owner-occupied purpose and pipelines under construction, which is stated at cost less any accumulated impairment losses, and is not depreciated. Costs comprise direct and indirect incremental costs of acquisition or construction. Completed items are transferred from construction in progress to proper categories of property, plant and equipment when they are ready for their intended use.

### 15 物業、廠房及設備(續)

附註:

(i) 重估、折舊方法及可使用年期

物業、廠房及設備,主要包括樓宇、廠房及機器、油氣資產、管道及在建工程。油氣資產之會計政策載於附註 15(v)。所有其他物業、廠房及設備按 歷史成本扣除折舊及減值(如有)後入 賬。歷史成本包括收購項目直接應佔 之開支。

僅當與項目有關之未來經濟利益有可 能流入集團及項目成本能可靠計量時, 其後成本方會計入資產賬面值或確認 為一項獨立資產(如適用)。已更換 件的賬面值已被剔除入賬。所有其他 維修及保養費用在產生的年度內於損 益內支銷。除油氣資產及在建工程外, 物業、廠房及設備之折舊乃採用直線 法於其估計可使用年限內按成本分配 至剩餘價值, 年率如下:

樓宇	12.5至40年或按該土地之
	租約餘期(倘適用)
廠房及機器	3至20年
管道	20年
其他	3至20年

資產剩餘價值及可使用年限於各財務 狀況表日期檢討,並作出調整(如適 用)。倘資產之賬面值超過估計可收 回金額,則資產之賬面值即時撇減至 可收回金額。

出售收益及虧損乃透過比較所得款項 與賬面值釐定,並於損益內確認為「其 他(虧損)/收益,淨額」。

在建工程指未來自用在建樓宇及在建 管道並以成本減任何累計減值虧損列 賬,且不予折舊。成本包括收購或建 造之直接及間接增加成本。已完成項 目當其可用作既定用途時,由在建工 程轉撥至物業、廠房及設備之適當類 別。

(continued) (續)

# 15 PROPERTY, PLANT AND EQUIPMENT *(Continued)*

#### Notes: (Continued)

(ii) Expenditure on the construction, installation or completion of infrastructure facilities such as platforms, pipelines and the drilling of commercially proven development wells, is capitalised within construction in progress under property, plant and equipment. When development is completed on a specific field, it is transferred to oil and gas properties under property, plant and equipment. No depreciation and depletion is charged during the development phase.

Oil and gas properties are aggregated exploration and evaluation assets and development expenditures associated with the production of proved reserves.

Oil and gas properties are depreciated and depleted using the unit-ofproduction method. Unit-of-production rates are based on total proved plus probable reserves, which are oil, gas and other mineral reserves estimated to be recovered using current operating methods and taking into account estimated future development costs necessary to bring those reserves into production. Future development costs are estimated taking into account the level of development required to produce the reserve.

Proven oil and gas properties are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and its value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows.

(iii) During the year, the Group has capitalised borrowing costs amounting to HK\$217,000 (2023: HK\$2,583,000) on qualifying assets. Borrowing costs were capitalised at the weighted average rate of its general borrowings of 5.6% (2023: 5.8%).

#### 15 物業、廠房及設備(續)

附註: *(續)* 

(ii) 興建、安裝或完成平台、管道等基建 設施及鑽探商業開發井之開支乃撥充 作物業、廠房及設備項下之在建工程。 當對特定油田完成開發時,其會轉撥 至物業、廠房及設備項下之油氣資產。 於開發階段概無扣除折舊及損耗。

> 油氣資產合共為勘探及評估資產以及 與探明儲量生產有關的開發開支。

油氣資產按單位生產法折舊及損耗。 單位生產率按探明加概算總儲量計算, 即從現有設施以現有營運方法去估計 可採收之石油及天然氣以及其他礦產 儲量及考慮生產該等儲量所需的估計 未來開發成本。未來開發成本經考慮 儲量產出所需的開發水平而估計。

倘出現事件或情況變動顯示可能無法 收回其賬面值,則探明油氣資產作減 值檢討。減值虧損按資產之賬面值超 出其可收回金額之差額確認。可收回 金額乃資產的公平值減出售成本及其 使用價值的較高者。就評估減值而言, 資產乃按可個別識別現金流量之最低 級別分組。

(iii) 年內,集團就合資格資產資本化借貸成本217,000港元(二零二三年:2,583,000港元)。借貸成本按其一般借貸的加權平均比率5.6%(二零二三年:5.8%)資本化。

(continued) (續)

# 15 PROPERTY, PLANT AND EQUIPMENT *(Continued)*

#### Notes: (Continued)

(iv) The recoverable amount of oil and gas properties is determined at the value-in-use using a discounted cash flow method and is assessed at the cash generating units ("CGUs") level within the segment of "exploitation and production of crude oil and natural gas".

The Group regularly assesses market commodity prices, costs to carry out planned drilling programs, drilling results, and reservoir performance to determine if there are any indicators of impairment of the Group's assets.

At 31 December 2024, estimates of future commodity prices were marginally lower than 2023. This decrease was offset by growth in the reserves and it was determined that there were no indicators of impairment or impairment recovery during the year. Forward benchmark prices for crude oil and natural gas liquids at 31 December 2024 were consistent with prices at 31 December 2023, while natural gas prices were lower due to current weakness in natural gas commodity markets. The Group's reserves increased from 2023 to 2024 as total reserve additions from the drilling program and swap transactions in 2024 were greater than production. Capital expenditures to carry out the drilling program in 2024 were moderately higher than forecast in 2023 due to inflation experienced in 2024.

### 15 物業、廠房及設備(續)

附註: *(續)* 

(iv) 油氣資產的可收回金額採用貼現現金 流量法按使用價值釐定,並在「開採 及生產原油及天然氣業務」分部的現 金產生單位(「現金產生單位」)層級 進行評估。

> 為確定集團的資產是否存在任何減值 跡象,集團定期對市場商品價格、規 劃鑽井程序、鑽井結果及儲集性能進 行評估。

(continued) (續)

# 15 PROPERTY, PLANT AND EQUIPMENT *(Continued)*

#### Notes: (Continued)

(v) The Group has a coal processing plant located in Jining, Shandong. As at 31 December 2024, non current assets attributable to this processing plant amounted to approximately RMB1,902,792,000 (equivalent to HK\$2,016,959,000), which included property, plant and equipment with carrying amount of approximately RMB1,847,914,000 (equivalent to HK\$1,958,788,000). In light of the uncertainties of the developments arising from the local environmental protection policies, management considered impairment indicators surrounding the coal processing plant existed as at 31 December 2024 and performed an impairment assessment accordingly. The coal processing plant is considered to be a single CGU for impairment assessment purposes.

The recoverable amount of the above CGU of HK\$2,201,620,000 is determined using the value in use method based on the estimated future cash flows. The key assumptions for the value in use calculations are those regarding the discount rates, revenue growth rates, utilisation rate and gross profit margin. Management estimates a pre-tax discount rate of 13.82% that reflect current market assessments of the time value of money and the risks specific to this CGU. Average revenue growth rate of 1.1% for the next five years are based on forecasted commodity price and estimated volume under the current ceiling on utilisation rate set by the local government authorities. Average gross profit margin during the next 5 years is estimated to be 14.64%. Cash flows beyond 5-year period have been extrapolated using growth rates of 2.02% per annum, which is based on industry growth forecasts. The Board considered no impairment loss is necessary as at 31 December 2024. Increase in discount rate by 72 basis points, drop in revenue growth rate by 0.55%, or decrease in gross profit margin by 0.55% would result an impairment loss to be recognised as at 31 December 2024.

#### 15 物業、廠房及設備(續)

附註: *(續)* 

(v) 集團於山東濟寧擁有一間煤炭加工廠。於二零二四年十二月三十一日,該加工廠應佔非流動資產約為人民幣1,902,792,000元(相等於2,016,959,000港元),其中包括賬面值約為人民幣1,847,914,000元(相等於1,958,788,000港元)的物業、廠房及設備。鑑於當地環保政策發展導致的不確定性,管理層認為,於二零二四年十二月三十一日該煤炭加工廠存在減值跡象,並進行相應的減值評估。就減值評估而言,該煤炭加工廠被視為單一現金產生單位。

上述現金產生單位的可收回金額 2,201,620,000港元乃根據估計未來現 金流量採用使用價值法釐定。計算使 用價值的主要假設涉及貼現率、收益 增長率、使用率及毛利率。管理層估 計税前貼現率為13.82%,反映當前市 場對貨幣時間價值的評估及該現金產 生單位的特定風險。未來五年的平均 收益增長率為1.1%,乃根據當地政府 機關設定的現行使用率上限下的預測 商品價格及估計銷量計算。未來五年 的平均毛利率估計為14.64%。 超過五 年的現金流量使用每年2.02%的增長率 推斷,此乃基於行業增長預測。董事 局認為於二零二四年十二月三十一日, 並無必要的減值虧損。貼現率增加72 個基點、收益增長率下降0.55%或毛 利率下降0.55%將導致於二零二四年 十二月三十一日確認減值虧損。

(continued) (續)

16	LEASES			16	租賃		
	(i)	Amounts recognised in the consolidated state financial position	ement of		(i)	於綜合財務狀	況表確認之金額
		The consolidated statement of financial posi- following amounts relating to leases:	tion shows the			綜合財務狀》 有關的款項:	记表顯示以下與租賃
					+	31 December 2024 二零二四年 二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
		<b>Right-of-use assets</b> Land use rights Office and other properties	<b>使用權資產</b> 土地使用權 辦公室及其他物業			378,173 34,338 412,511	472,710 40,875 513,585
		<b>Lease liabilities</b> Current Non-current	<b>租賃負債</b> 流動 非流動			7,484 25,548 33,032	11,070 28,442 39,512
		Additions to the right-of-use assets during the 2024 financial year were HK\$45,244,000 (2023: HK\$23,298,000).				資產增添為4	財政年度,使用權 5,244,000港元 (二零 98,000港元)。

HK\$86,324,000 of land use rights were transferred to properties, plant and equipment during the year ended 31 December 2024 (2023: 7,460,000 to investment properties).

截至二零二四年十二月三十一日

止年度, 86,324,000港元的土地 使用權轉撥至物業、廠房及設備 (二零二三年:7,460,000港元轉撥 至投資性房地產)。

(continued) (續)

16	LEA	LEASES (Continued)			16 租賃 (續)		
	(ii)	Amounts recognised in the statement	of profit or loss	(	(ii) 於損益表確認之金額		
		The consolidated statement of comprehensive income shows the following amounts relating to leases:			綜合全面收益 有關的款項:	益表顯示以下與租賃	
				Note 附註	31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元	
		Depreciation charge of right-of-use assets	使用權資產折舊費用				
		Land use rights Office and other properties	土地使用權 辦公室及其他物業		11,373 14,011	11,412 12,876	
				8	25,384	24,288	
		Interest expense (included in finance cost) Expenses relating to short term leases	利息費用 (計入財務費用) 與短期租賃有關的費用	9 8	1,591 2,960	2,301 4,704	
		The total cash outflow for leases durir December 2024 was approximately HI HK\$18,448,000).			截至二零二四年十二月三十一 止年度期間租賃現金流出總額 為18,145,000港元(二零二三年 18,448,000港元)。 (iii) 集團租賃活動及列賬方式		
	(iii)	The Group's leasing activities and how for	these are accounted	(			
		The Group obtains right to control the use of office and other properties for a period of time through lease arrangements. Lease arrangements are negotiated on an individual basis and contain wide range of different terms and conditions including lease payments and lease terms ranging from 1 to 15 years (2023: 1 to 15 years). The Group also obtained the land use rights through lease contracts with local governments in the PRC with 50 years term.			集團透過租賃安排獲得於一段期 間控制辦公室及其他物業之用途 的權利。租賃安排按個別基準礎 商並包含各項不同的條款及條件, 包括租賃付款及介乎1至15年(二 零二三年:1至15年)的租期。		
						與中國地方政府訂立 导為期50年的土地使	
	During the year ended 31 December 2024 and 2023, depreciation of right-of-use assets has been charged in "Administrative expenses".				十二月三十一	四 年 及 二 零 二 三 年 - 日 止 年 度 , 使 用 權 行 政 開 支 」 扣 除 。	

(continued) (續)

#### 16 LEASES (Continued)

(iv) As at 31 December 2024, land-use rights of Nil (2023: HK\$225,644,000) were pledged as collateral for the Group's bank borrowings.

#### 17 EXPLORATION AND EVALUATION ASSETS

### 16 租賃 (續)

(iv) 於二零二四年十二月三十一日,零(二 零二三年:225,644,000港元)的土 地使用權已抵押作為集團銀行借款的 抵押品。

### 17 勘探及評估資產

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Cost At 1 January Currency realignment Additions Written off (Note 8) Transfer to oil and gas properties under property, plant and equipment (Note 15)	成本 於一月一日 貨幣調整 添置 沖銷(附註8) 轉撥至物業、廠房及設備 項下油氣資產(附註15)	107,484 (6,839) 2,283 (10,676) (32,607)	107,069 2,378 5,744 (2,935) (4,772)
At 31 December	於十二月三十一日	59,645	107,484

Exploration and evaluation assets represent the Group's costs of acquiring licenses and interests in undeveloped lands in West Central Alberta, Canada, which are pending the determination of proven or probable oil and gas reserves. The costs are accumulated in cost centres by well, field, or exploration area pending determination of technical feasibility and commercial viability.

The technical feasibility and commercial viability of extracting mineral resource is considered to be determined when proven reserves are determined to exist. A review of each exploration license or field is carried out, at least annually, to ascertain whether proven reserves have been discovered. Accounting policies for exploration and evaluation assets are set out in Note 17(i).

勘探及評估資產指集團於加拿大阿爾伯 塔省中西部未開發土地的許可證及權益 收購成本,須待釐定已探明及概算油 氣儲量。有關成本透過油井、油田或 勘探區域於成本中心累積,待釐定技 術及商業可行性。

當釐定存在探明儲量時,開採礦產資源的技術及商業可行性被認為已確定。 至少每年對各勘探許可證或油田進行檢 討,確保是否已發現探明儲量。勘探 及評估資產之會計政策載於附註17(i)。

(continued) (續)

# 17 EXPLORATION AND EVALUATION ASSETS (Continued)

#### Notes:

(i) Accounting policies of exploration and evaluation assets

Oil and gas exploration and evaluation expenditures are accounted for using the successful efforts method of accounting. Costs are accumulated on a field-by-field basis. Geological, geophysical costs and pre-licence costs are expensed as incurred. Costs directly associated with an exploration well, and exploration and property leasehold acquisition costs, are capitalised within exploration and evaluation assets until the determination of reserves is evaluated. If it is determined that commercial discovery has not been achieved, these costs are charged to expense.

Once commercial reserves are found, exploration and evaluation assets are tested for impairment and transferred to construction in progress under property, plant and equipment. No depreciation and depletion is charged during the exploration and evaluation phase.

Exploration and evaluation assets are tested for impairment when reclassified to construction in progress, or whenever facts and circumstances indicate impairment. An impairment loss is recognised for the amount by which the exploration and evaluation assets' carrying amount exceeds their recoverable amount. The recoverable amount is the higher of the exploration and evaluation assets' fair value less costs of disposal and their value in use.

### 17 勘探及評估資產(續)

附註:

(i) 勘探及評估資產之會計政策

石油及天然氣勘探及評估開支使用成 果會計法入賬。成本按逐段累計。地 質、地理成本及取得牌照前成本於產 生時支銷。與探井直接有關的成本, 及勘探及物業租賃收購成本於勘探及 評估資產內資本化直至儲量釐定得到 評估。倘釐定尚未達致商業發現,該 等成本自開支扣除。

一旦發現商業儲量時, 勘探及評估資 產會作減值測試, 並轉撥至物業、廠 房及設備下的在建工程。於勘探及評 估階段概無扣除折舊及損耗。

重新分類至在建工程時,或任何時候 有事實及情況表示減值,則勘探及評 估資產進行減值測試。減值虧損按勘 探及評估資產的賬面值超出其可收回 金額時的金額予以確認。可收回金額 為勘探及評估資產的公平值減出售成 本及其使用價值的較高者。

(continued) (續)

### **18 INVESTMENT PROPERTIES**

# 18 投資性房地產

				2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元
C Tr	t t 1 January urrency realignment ansfer from property, plant and equipment and right-of-use assets epreciation	成本 於一月一日 貨幣調整 從物業、廠房及設備 使用權資產轉出 折舊	以及	131,602 (846) 2,349 (4,163)	(1,196) 136,800 (4,002)
At 3	1 December	於十二月三十一日		128,942	131,602
	reciation charges of investment properties of HK\$ 4,002,000) has been charged in "Cost of sales". s:	4,163,000 (2023:	(	性房地產之折舊費 零 二 三 年 :4,002,6 書成本」。 :	
(i)	Measuring investment properties at cost		(i)	按成本計量投資性	房地產
Investment properties, principally office buildings, are held for long term rental yields and are not occupied by the group. They carried at cost less accumulated depreciation.			投資性房地產(主要) 作長期租金收益,」 其按成本減累計折		
(ii)	Presenting cash flows		(ii)	呈列現金流量	
	The Group classifies cash outflows to acquire or comproperty as investing and rental inflows as operating of	5			投資性房地產之現 ,將租金流入分類
(iii)	As at 31 December 2024, investment propert HK\$124,908,000 (2023: HK\$124,388,000) were plec the Group's bank borrowing.		(iii)		,000港元 ( 二零二三 元 ) 已 質 押 作 集 團

(continued) (續)

### **19 INTANGIBLE ASSETS**

## 19 無形資產

		Goodwill (Note (ii)) 商譽(附註(ii)) HK\$'000 千港元	Other intangible assets 其他無形資產 HK\$'000 千港元	<b>Total</b> 總計 HK\$'000 千港元
As at 1 January 2023 Cost Accumulated amortisation	<b>於二零二三年一月一日</b> 成本 累計攤銷	954,706 —	113,899 (26,145)	1,068,605 (26,145)
Net book value	賬面淨值	954,706	87,754	1,042,460
Year ended 31 December 2023	截至二零二三年 十二月三十一日止年度			
At 1 January 2023 Currency realignment Additions Disposal Amortisation for the year (Note 8)	於二零二三年一月一日 貨幣調整 添置 出售 年內攤銷(附註8)	954,706 (8,983) — — —	87,754 (1,804) 12,744 (17,557) (8,722)	1,042,460 (10,787) 12,744 (17,557) (8,722)
At 31 December 2023	於二零二三年十二月三十一日	945,723	72,415	1,018,138
As at 31 December 2023 Cost Accumulated amortisation	<b>於二零二三年十二月三十一日</b> 成本 累計攤銷	945,723	106,474 (34,059)	1,052,197 (34,059)
Net book value	賬面淨值	945,723	72,415	1,018,138
Year ended 31 December 2024 At 1 January 2024 Currency realignment Additions Disposal Amortisation for the year (Note 8)	<b>截至二零二四年</b> 十二月三十一日止年度 於二零二四年一月一日 貨幣調整 添置 出售 年內攤銷(附註8)	945,723 (12,059) 2,897 —	72,415 (2,703) 21,895 (168) (10,279)	1,018,138 (14.762) 24,792 (168) (10,279)
At 31 December 2024	於二零二四年十二月三十一日	936,561	81,160	1,017,721
As at 31 December 2024 Cost Accumulated amortisation	<b>於二零二四年十二月三十一日</b> 成本 累計攤銷	936,561	123,987 (42,827)	1,060,548 (42,827)
Net book value	賬面淨值	936,561	81,160	1,017,721

(continued) (續)

### 19 INTANGIBLE ASSETS (Continued)

#### Note:

(i) Accounting policies of intangible assets

#### Goodwill

Goodwill arises on the acquisition of businesses represents the excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identified net assets acquired.

For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the cash generating units ("CGUs"), or groups of CGUs, that are expected to benefit from the synergies of the combination. Each unit or group of units to which the goodwill is allocated represents the lowest level within the entity at which the goodwill is monitored for internal management purposes. Goodwill is monitored at the operating segment level.

#### Other intangible assets

Other intangible assets comprise mainly exclusive rights, club membership and computer operating system.

Exclusive rights are shown at historical cost. Exclusive rights have definite useful lives and are carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method to allocate the cost of exclusive rights over their estimated useful lives ranging from 30 to 48 years for natural gas supply services.

Investment in club membership is shown at historical cost. Investment in club membership has indefinite useful life and is tested annually for impairment and carried at cost less any accumulated impairment losses and is not amortised.

Computer operating system is shown at historical cost. Computer operating system has definite useful lives and is carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method to allocate the cost of computer operating system over its estimated useful lives of 2 to 10 years.

#### 19 無形資產(續)

附註:

(i) 無形資產之會計政策

商譽

商譽於收購業務時產生,即所轉讓的 代價、於被收購方的非控股權益及先 前於被收購方的股權於收購日期的公 平值,超過所收購可識別資產淨值公 平值的差額。

就減值測試而言,業務合併所獲得之 商譽會分配至預期將受益於合併協同 效應之各個現金產生單位(「現金產生 單位」)或現金產生單位組別。商譽所 分配的各個單位或單位組別為實體內 就內部管理目的而監察商譽之最低層 次。商譽乃於經營分部層次進行監察。

其他無形資產

其他無形資產主要包括獨家購買權、 會所會籍及電腦操作系統。

獨家購買權以歷史成本列賬。 獨家購 買權為有限使用年期及按成本減累計 攤銷列賬。攤銷乃使用直線法按天然 氣供應服務之估計使用年期由30至48 年不等分配獨家購買權成本。

於會所會籍之投資乃按歷史成本列賬。 於會所會籍之投資具有不確定使用年 期及每年進行減值測試,並按成本減 任何累計減值虧損列賬且不予攤銷。

電腦操作系統以歷史成本列賬。 電腦 操作系統為有限使用年期及按成本減 累計攤銷列賬。 攤銷乃使用直線法按 其估計使用年期由2至10年分配電腦操 作系統成本。

(continued) (續)

#### 19 INTANGIBLE ASSETS (Continued)

Notes: (Continued)

(ii) Goodwill is allocated to a group of CGUs identified for sales and distribution of natural gas and other related products business, which is also an operating segment, representing the lowest level within the Group at which goodwill is monitored for internal management purposes.

The recoverable amount of the group of CGUs is determined from the higher of an asset's fair value less costs of disposal and value in use. The key assumptions for the value in use calculations are those regarding the discount rates, growth rates and expected changes to selling prices and direct costs during the year. Management estimates a discount rate of 11.08% (2023: 15.60%) using pre-tax rates that reflect current market assessments of the time value of money and the risks specific to this group of CGUs. The growth rate of 2.02% (2023: 2.2%) for the next five years are based on industry growth forecasts.

The value-in-use calculations is derived from cash flow projections based on the most recent financial budgets for the next 5 years approved by management. Cash flows beyond 5-year period have been extrapolated using growth rates of 2.02% (2023: 2.2%) per annum, which is based on industry growth forecasts. As at 31 December 2024, the recoverable amount of the group of CGUs was approximately HK\$15.7 billion (2023: HK\$11.4 billion), which was significantly higher than the carrying amount. The Board considered no impairment loss is necessary and reasonably possible change in the key assumptions adopted in the cash flow projections would not cause the carrying amount of the CGUs to exceed its recoverable amount.

#### 19 無形資產(續)

附註: *(續)* 

(ii) 商譽分配到按銷售及輸送天然氣及其 他相關產品業務所識別的一組現金生 產單位(亦是一個經營分部,為集團 為內部管理目的而對商譽實施監控的 最低層次)。

> 集團之該組現金產生單位的可收回金額為資產公平值減銷售成本與使用價值內構之較高者。使用價值之關鍵假設涉及年內折現率、增長率及售價及直接成本之預期變動。管理層使用反應當前市場評估貨幣時間價值及該組現金生產單位特定風險之税前利率估計折現率11.08%(二零二三年: 15.60%)。未來五年2.02%(二零二三年: 2.2%)之增長率乃基於行業增長預測。
(continued) (續)

### 20 INVESTMENTS ACCOUNTED FOR USING THE 20 使用權益法入賬之投資 **EQUITY METHOD**

The amounts recognised in the consolidated statement of financial position are as follows:

於綜合財務狀況表確認之金額如下:

		31 December	31 December
		2024	2023
		二零二四年 十二月三十一日	二零二三年 十二月三十一日
		нк\$'000	нК\$'000
		千港元	千港元
Associates	聯營公司	1,496,660	1,633,245
Joint venture	合營企業		
At 31 December	於十二月三十一日	1,496,660	1,633,245

The amounts recognised in the consolidated profit or loss are as follows:

於綜合損益表確認之金額如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Associates Joint venture	聯營公司 合營企業	26,002	42,645 (8,104)
For the year ended 31 December	截至十二月三十一日止年度	26,002	34,541

Interests in associates

#### 於聯營公司權益

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Share of net assets:	應佔資產淨額:		
At 1 January	於一月一日	1,633,245	1,690,305
Currency realignment	貨幣調整	(58,168)	(39,183)
Addition (Note (b))	添置(附註(b))	(00).00) —	99,000
Disposal (Note (f))	出售(附註(f))	_	(14,581)
Dividend	股息	(13,054)	(4,291)
Impairment (Note (a) and (c))	減值(附註(a)及(c))	(91,365)	(140,650)
Share of profits of associates, net	分佔聯營公司收益淨額	26,002	42,645
At 31 December	於十二月三十一日	1,496,660	1,633,245

(continued) (續)

31 December

### 20 INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD (Continued)

#### Interests in associates (Continued)

Nature of investments in associates, which are unlisted limited liability companies, as at 31 December 2024:

### 20 使用權益法入賬之投資(續)

#### 於聯營公司權益 (續)

於二零二四年十二月三十一日, 於聯 營公司(為非上市有限公司)投資之性 質:

31 December

Name 名稱	Registered capital 註冊資本	Country of establishment 成立之國家	Principal activities 主要業務	31 December 2024 Percentage of interest held indirectly 二零二四年 十二月三十一日 間接持有權益 百分比	31 December 2023 Percentage of interest held indirectly 二零二三年 十二月三十一日 間接持有權益 百分比
青海中油潔神能源有限公司 ("潔神能源")	RMB20,000,000	PRC	Trading of natural gas	49%	49%
青海中油潔神能源有限公司 (「潔神能源」)	人民幣20,000,000元	中國	天然氣買賣	49%	49%
Sino Director Limited (Note (a)) Sino Director Limited (附註(a)) 江蘇豐港天然氣有限公司 (Note (f)) 江蘇豐港天然氣有限公司 (附註(f)) 南京溧水中石油昆侖燃氣	US\$10,000 10,000美元 RMB80,000,000 人民幣80,000,000元 RMB80,000,000	BVI 英屬維爾京群島 PRC 中國 PRC	Investment holding 投資控股 Trading of natural gas 天然氣買賣 Trading of natural gas	25% 25%  49%	25% 25% 
有限公司 ("溧水昆侖") 南京溧水中石油昆侖燃氣有限公司 (「溧水昆侖」)	人民幣80,000,000元	中國	天然氣買賣	49%	49%
潮州中油燃氣有限公司("潮州中油") 潮州中油燃氣有限公司(「潮州中油」) 馬鞍山中油燃氣開發有限公司 ("馬鞍山開發")	RMB30,000,000 人民幣30,000,000元 RMB80,000,000	PRC 中國 PRC	Trading of natural gas 天然氣買賣 Trading of natural gas	49% 49% 49%	49% 49% 49%
( 灬牧山, 灬 牧) 馬鞍山中油燃氣開發有限公司 (「馬鞍山開發」)	人民幣80,000,000元	中國	天然氣買賣	49%	49%
三門峽能源中油中泰能源 有限公司("三門峽能源")	RMB20,000,000	PRC	Trading of natural gas	49%	49%
三門峽能源中油中泰能源有限公司 (「三門峽能源」)	人民幣20,000,000元	中國	天然氣買賣	49%	49%
重慶天然氣儲運 (Note (b))	RMB200,000,000	PRC	Construction and operation of underground natural gas storage facilities and trading of natural gas	10%	10%
重慶天然氣儲運 (附註(b))	人民幣200,000,000元	中國	地下天然氣儲存設施建 設、運營及天然氣買賣	10%	10%
Shandong Shengli Co., Ltd. ("Shandong Shengli") (Note (c))	RMB880,100,000	PRC	Investment holding	22.16%	22.16%
山東勝利股份有限公司 (「勝利股份」)(附註(c))	人民幣880,100,000元	中國	投資控股	22.16%	22.16%
魚台潤泰和管道天然氣有限公司 ("魚台潤泰和"(Note (d))	RMB50,000,000	PRC	Trading of natural gas	10%	10%
魚台潤泰和管道天然氣有限公司 (「魚台潤泰和」)(附註(d))	人民幣50,000,000元	中國	天然氣買賣	10%	10%

(continued) (續)

# 20 INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD (Continued)

#### Interests in associates (Continued)

Notes:

(a) As at 31 December 2024 and 2023, the Group invested in 25% equity interests in Sino Director Limited as an associate. The subsidiary of Sino Director Limited is the beneficial owner of coal mining rights granted by the local government authority of the PRC. Sino Director Limited and its subsidiary are collectively regarded as the "Sino Director Group".

A business valuation was performed for the underlying assets of Sino Director Limited as the Sino Director Group has incurred loss for the year. According to the result of the business valuation, full impairment has been recognised with respect to the Group's investment to Sino Director Group.

#### 20 使用權益法入賬之投資(續)

#### 於聯營公司權益(續)

附註:

 (a) 於二零二四年及二零二三年十二月 三十一日,集團投資於Sino Director Limited (作為聯營公司)的25%股權。
 Sino Director Limited之附屬公司為於中 國當地相關政府部門所授出煤礦開採 許可權證之實益擁有人。Sino Director Limited及其附屬公司統稱為「Sino Director集團」。

> 由於Sino Director集團於年內已產生虧 損,故Sino Director Limited的相關資產 已進行業務估值。根據業務估值結果, 已就集團對Sino Director集團的投資確 認全數減值。

(continued) (續)

# 20 INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD (Continued)

#### Interests in associates (Continued)

Notes: (Continued)

- (b) On 14 September 2023, the Group further injected RMB90,000,000 (equivalent to HK\$99,000,000) into 重慶天然氣儲運. The equity interest of the Group remains at 10% upon the injection and the Group has appointed a director in the board of 重慶天然氣儲運. Consequently, the Group has significant influence over 重慶天然氣儲運 whereby 重慶天 然氣儲運 became an associate of the Group and a transfer to investments accounted for using the equity method was made from financial assets at fair value through other comprehensive income at its fair value.
- (c) In November 2021, the Group has completed an acquisition of 22.16% equity interests in Shandong Shengli from various independent third parties at aggregate cash consideration of approximately RMB975,631,000 (approximately HK\$1,170,757,000) Shandong Shengli, is listed on the main board of Shenzhen Stock Exchange (stock code 407). On 31 December 2024, the quoted market price of Shandong Shengli was RMB3.42 (2023: RMB3.62) per share and the fair value of the investment in Shandong Shengli was RMB666,992,000 (2023: RMB705,929,000). It is principally engaged in the business promotion and application of clean energy natural gas. As a consequent of the acquisition, the Group gained significant influence over this investment and the investment was classified as an associate of the Group.

A business valuation was performed for the underlying assets of Shandong Shengli, as its fair value fell below the carrying amount as at 31 December 2024. The recoverable amount of Shandong Shengli of HK\$1,095,085,000 (2023: 1,509,913,000) is determined using the value in use method based on the estimated future cash flows. The key assumptions for the value in use calculations are those regarding the discount rates and revenue growth rates. Management estimates a pre-tax discount rate of 11.33% (2023: 15.04%) that reflect current market assessments of the time value of money and the risks specific to Shandong Shengli. An average revenue growth rate of 6.2% (2023: 7.4%) for the next five years is used. Cash flows beyond 5-year period have been extrapolated using growth rates of 2.02% (2023: 2.2%) per annum, which is based on industry growth forecasts. According to the valuation result, an impairment loss of HK\$53,348,000 was recognised for the year ended 31 December 2024 (2023: HK\$nil). Increase in discount rate by 100 basis points and drop in revenue growth rate by 1% would result in additional impairment loss of HK\$103,484,000 (2023: HK\$nil) and HK\$47,551,000 (2023: HK\$nil) to be recognised, respectively, as at 31 December 2024.

#### 20 使用權益法入賬之投資(續)

#### 於聯營公司權益 (續)

#### 附註: *(續)*

- (b) 於二零二三年九月十四日,集團進 一步向重慶天然氣儲運注資人民幣 90,000,000元(相等於99,000,000港元)。 注資後,集團的股權仍為10%,集團 已委任重慶天然氣儲運的董中的一 名。因此,集團對重慶儲運具有重大 影響,重慶儲運成為集團的聯營公司, 以公平值計量且其變動計入其他綜合收 益的金融資產轉入權益法核算的投資。
- (c) 於二零二一年十一月,集團自多 名第三方以合共現金代價約人民幣 975,631,000元(約1,170,757,000港元)成 功收購勝利股份(勝利股份於深圳證 券交易所主板上市(股份代號:407) 22.16%的股權。於二零二四年十二月 三十一日,勝利股份的市場報價為每 股人民幣3.42元(二零二三年:人民幣 3.62元),於勝利股份的投資的公平值 為人民幣666,992,000元(二零二三年: 人民幣705,929,000元)。主要從事清潔 能源天然氣業務推廣和應用。作為收 購的結果,集團對該投資具有重大影 響力,該投資被歸類為集團的聯營公 司。

由於勝利股份的相關資產於二零二四 年十二月三十一日的公平值低於賬面 值, 故對其進行了業務估值。 勝利 股份的可收回金額1,095,085,000港元 (二零二三年:1,509,913,000港元)乃 根據估計未來現金流量採用使用價值 法釐定。計算使用價值的主要假設涉 及貼現率和收益增長率。管理層估計 税前貼現率為11.33%(二零二三年: 15.04%),反映當前市場對貨幣時間 價值的評估及勝利股份特有的風險。 未來五年的平均收益增長率為6.2%(二 零二三年:7.4%)。超過五年的現金 流量使用每年2.02%(二零二三年: 2.2%)的增長率推斷,此乃基於行業 增長預測。根據估值結果,截至二零 二四年十二月三十一日止年度確認減 值虧損53,348,000港元(二零二三年 零港元)。貼現率增加100個基點及收 益增長率下降1%將導致於二零二四年 十二月三十一日分別確認額外減值虧 損103,484,000港元(二零二三年:零 港元)及47,551,000港元(二零二三年: 零港元)。

(continued) (續)

# 20 INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD (Continued)

#### Interests in associates (Continued)

Notes: (Continued)

- (d) In July 2022, the Group entered into an agreement with certain independent third parties in relation to the establishment and management of 魚合潤泰和. 魚合潤泰和 is principally engaged in the trading of natural gas in the PRC. Pursuant to the terms of the agreement, the initial total capital contribution is RMB50,000,000 (equivalent to approximately HK\$58,500,000), out of which RMB5,000,000 (equivalent to approximately HK\$5,850,000) was contributed by the Group and accounted for 10% of equity interests in 魚合潤泰和. Considered the fact that the Group has the ability to appoint one director to the Board of directors of 魚 台 潤泰和, the Group considered to have significant influence over this investment and the investment was classified as an associate of the Group.
- (e) Apart from Shandong Shengli, which is listed on Shenzhen Stock Exchange, all the associates are unlisted limited liability companies.
- (f) In August 2023, the Group disposed of 江蘇豐港天然氣有限公司 at the consideration of RMB12,400,000, equivalent to HK\$13,764,000 and recognised the disposal gains included in "other (losses)/gains, net" of HK\$558,000.

#### 20 使用權益法入賬之投資(續)

#### 於聯營公司權益(續)

附註: (*續*)

- (d) 於二零二二年七月,集團與若干獨立 第三方訂立協議,內容有關成立及管 理主要於中國從事天然氣買賣的魚台 潤泰和。根據該協議的條款,初始 注資總額為人民幣50,000,000元(相等 於約58,500,000港元),其中人民幣 5,000,000元(相等於約5,850,000港元) 由集團出資,佔魚台潤泰和的10%股 權。考慮到集團能夠委任一名董事加 入魚台潤泰和的董事會,集團認為對 該投資有重大影響,該投資被分類為 集團的聯營公司。
- (e) 除於深圳證券交易所上市的勝利股份 外,所有聯營公司均為非上市有限公司。
- (f) 於二零二三年八月,集團出售江蘇 豐港天然氣有限公司,代價人民幣 12,400,000元(相等於13,764,000港元), 並確認計入「其他(虧損)/收益」的出 售收益淨額558,000港元。

(continued) (續)

# 20 INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD (Continued)

#### Interests in associates (Continued)

 (i) 重慶天然氣儲運 and Shandong Shengli are considered individually material to the Group. The aggregated financial performance for associates which accounted for using the equity method was as follows:

### 20 使用權益法入賬之投資(續)

#### 於聯營公司權益*(續)*

(i) 重慶天然氣儲運及勝利股份分別 被視為對集團具有重大意義。使 用權益法入賬的聯營公司匯總財 務業績如下:

		重慶天	重慶天然氣儲運		ng Shengli 利股份
		31 December	31 December	31 December	31 December
		2024	2023	2024	2023
		二零二四年	二零二三年	二零二四年	二零二三年
		十二月三十一日	十二月三十一日	十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Current assets	流動資產	561,769	633,676	2,245,135	2,055,287
Non-current assets	非流動資產	4,426,602	3,475,989	4,800,734	5,596,402
Current liabilities	流動負債	(251,351)	(1,047,061)	(2,952,876)	(3,309,446)
Non-current liabilities	非流動負債	(2,524,242)	(864,833)	(587,604)	(764,066)
Non-controlling interests	非控股權益	_	-	(369,871)	(405,833)
Net assets	資產淨額	2,212,778	2,197,771	3,135,518	3,172,344
Group's share of net assets	集團分佔資產淨額	221,278	219,777	694,831	702,991
Goodwill	商譽	-	-	453,602	466,807
Less: Impairment	減:減值	-	-	(53,348)	_
Carrying amount	賬面值	221,278	219,777	1,095,085	1,169,798
Revenue	營業額	248,605	_	4,606,146	5,191,658
Profits/(loss) for the year	年內溢利/(虧損)	96,564	(1,298)	127,793	237,138
Other comprehensive income	其他全面收益	(82,577)	(34,051)	(194,663)	(140,231)
Total comprehensive income	全面收益總額	13,987	(35,349)	(66,870)	96,907

(continued) (續)

# 20 INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD (Continued)

#### Interests in associates (Continued)

(ii) In addition to the interests in associates disclosed above, the Group also has interests in a number of individually immaterial associates that are accounted for using the equity method.

### 20 使用權益法入賬之投資(續)

#### 於聯營公司權益 (續)

 (ii) 除上述披露的聯營公司權益外, 集團亦擁有若干個別非重大聯營 公司的權益,這些聯營公司採用 權益法入賬。

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Aggregate carrying amount of individually immaterial associates Aggregate amounts of the Group's share of:	個別非重大聯營公司的 賬面價值合計 集團的份額合計:	180,297	243,670
Losses for the year Other comprehensive income	年內虧損 其他全面收益	(11,973) (6,773)	(18,340) (19,296)
Total comprehensive income	全面收益總額	(18,746)	(37,636)

Save as disclosed above, there are no other material commitments or contingent liabilities relating to the Group's interests in associates.

除上文所披露者外, 並無與集團 於聯營公司權益有關之任何其他 重大承擔或或然負債。

(continued) (續)

Percentage of interest held indirectly

### 20 INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD (Continued)

Nature of investment in a joint venture, which is an unlisted limited

Interest in a joint venture

liability company, as at 31 December 2024:

### 20 使用權益法入賬之投資(續)

#### 在合資企業中的權益

於二零二四年十二月三十一日,對非 上市有限責任公司合營企業的投資性質:

Name	Registered capital	Country of establishment	Principal Activities

名稱	註冊資本	成立之國家	主要業務	间按捋有榷益 百分比
山西國興煤層氣輸配有限公司	RMB	PRC	Trading of coalbed methane	250/
山西國興煤層氣輸配有限公司		中國	煤層氣買賣	35%

The joint venture is currently considered not material to the Group and is accounted for using the equity method:

該合營企業目前被視為對集團而言並不 重大,因此使用權益法入賬:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Carrying amount of the joint venture	合營企業賬面價值	_	_
The Group's share of: Profit/(loss) for the year Other comprehensive income	集團的份額: 年內溢利/(虧損) 其他全面收益	=	(8,104) (151)
Total comprehensive (loss)/profit	全面(虧損)/溢利總額	_	(8,255)

On the 31 December 2024, the cumulatively unrecognized share of losses of joint venture is HK\$12,364,000 (2023: HK\$7,203,000).

於二零二四年十二月三十一日,累計 未確認分佔合營企業虧損為12,364,000 港元(二零二三年:7,203,000港元)。

There are no material commitments or contingent liabilities relating to the Group's interest in the joint venture.

概無與集團於合營企業的權益有關的重 大承擔或或然負債。

(continued) (續)

### 21 FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

(i) Classification of financial assets at fair value through other comprehensive income

Financial assets at fair value through other comprehensive income comprise:

- Equity securities which are not held for trading, and which the Group has irrevocably elected at initial recognition to recognise in this category. These are strategic investments and the Group considers this classification to be more relevant.
- Debt securities where the contractual cash flows are solely principal and interest and the objective of the Group's business model is achieved both by collecting contractual cash flows and selling financial assets.
- (ii) Equity investments at fair value through other comprehensive income

Equity investments at fair value through other comprehensive income comprise the following investments:

- 21 按公平值計入其他全面收益之 金融資產
  - (i) 按公平值計入其他全面收益之金融 資產之分類

按公平值計入其他全面收益之金 融資產包括:

- 並非持作買賣的股本證券, 及集團已於初步確認時不可 撤回地選擇將其於此類別內 確認的股本證券。該等證券 為戰略投資,且集團認為此 分類更有相關性。
- 合約現金流量純粹為支付本 金及利息的債務證券,且集 團業務模式的目標以收取合 約現金流量及出售金融資產 的方式實現。

#### (ii) 按公平值計入其他全面收益之股本 投資

按公平值計入其他全面收益之股 本投資包含以下投資:

		31 December	31 December
		2024	2023
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Equity securities:	股本證券:		
— listed in Hong Kong	— 在香港上市	37,518	48,466
— listed outside Hong Kong	— 在香港以外上市	64,464	64,887
		101,982	113,353

On disposal of these equity securities, any related balance within other reserves is reclassified to retained earnings. 於出售該等股本證券後,其他儲 備中的任何相關餘額將重新分類 至留存收益。

(continued) (續)

# 21 FINANCIAL ASSETS AT FAIR VALUE THROUGH 21 按公平值計入其他全面收益之 OTHER COMPREHENSIVE INCOME (Continued) 金融資產(續)

(iii) Debt investments at fair value through other comprehensive income

Debt investments at fair value through other comprehensive income comprise the following investments in listed and unlisted bonds:

(iii) 按公平值計入其他全面收益之債務 投資

> 按公平值計入其他全面收益之債 務投資包括以下於上市及未上市 債券之投資:

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Debt securities:	債務證券:	21,148	18,072
— listed in Hong Kong	— 在香港上市	54,602	54,132
— listed outside Hong Kong	— 在香港以外上市	450	450
— unlisted	— 未上市	76,200	72,654

On disposal of these debt investments, any related balance within the fair value through other comprehensive income reserve is reclassified to profit or loss.

#### 22 INVENTORIES

於出售該等債務投資後, 按公平 值計入其他全面收益儲備內之任 何有關結餘重新分類至損益。

#### 22 存貨

		31 December	31 December
		2024	2023
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Raw materials	原材料	89,166	165,820
Work-in-progress	在製品	130,449	253,426
Finished goods and natural gas	製成品及天然氣	74,102	175,585
		293,717	594,831

(continued) (續)

23	CONTRACT ASSETS, DEPOSITS, TR OTHER RECEIVABLES		合約資產 、 按金 、 貿易及其 他應收款項		
			31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元	
	Trade receivables (Notes (a) and (b))	貿易應收款項 (附註(a)及(b))	698,767	656,996	
	Less: Loss allowance	減:虧損撥備	(23,056)	(17,981)	
	Trade receivables, net	貿易應收款項淨額	675,711	639,015	
	Contract assets (Notes (a) and (d)) Less: Loss allowance	合約資產(附註(a)及(d)) 減:虧損撥備	337,302 (4,223)	338,298 (4,223)	
	Contract assets, net	合約資產淨額	333,079	334,075	
	Loans receivable from an associate (Note (c))	應收聯營公司貸款 (附註(c))	1,453,557	1,286,022	
	Less: Loss allowance	減:虧損撥備	(325,893)	(125,271)	
			1,127,664	1,160,751	

(continued) (續)

# 23 CONTRACT ASSETS, DEPOSITS, TRADE AND 23 合約資產、按金、貿易及其 OTHER RECEIVABLES (continued) 他應收款項(續)

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Amounts due from associates Receivables under finance leases Other interest receivables Note receivables Other tax receivables Other receivables Less: Loss allowance	應收聯營公司款項 融資租賃項下應收款項 其他應收利息 應收票據 其他可收回税項 其他應收款項 減:虧損撥備	 95,159 3,570 31,095 63,219 160,278 (68,611)	4,918 109,256 4,143 95,196 61,237 32,385 (70,144)
Deposits and other receivables, net	按金及其他應收款項淨額	284,710	236,991
Prepaid construction costs Prepayment for acquisition of land use rights Prepaid natural gas costs Prepaid material and equipment costs Other prepayments	預付建設成本 收購土地使用權預付款項 預付天然氣成本 預付材料及設備成本 其他預付款項	81,503 56,585 440,165 60,056 43,542	56,683 33,357 621,834 71,881 78,046
Loss: Non surrent partian	減:非流動部分	681,851	861,801
Less: Non-current portion Current portion	减·非 <u>派</u> 勤部力	(1,234,929)	(1,243,673)

(continued) (續)

### 23 CONTRACT ASSETS, DEPOSITS, TRADE AND OTHER RECEIVABLES (Continued)

#### Notes:

(a) Accounting policies of trade and other receivables

Trade receivables are amounts due from customers for goods sold or services performed in the ordinary course of business. They are generally due for settlement within 30 days and therefore all classified as current. Trade receivables are recognised initially at the amount of consideration that is unconditional, unless they contain significant financing components, when they are recognised at fair value. The group holds the trade receivables with the objective of collecting the contractual cash flows and therefore measures them subsequently at amortised cost using the effective interest method.

The Group applies the HKFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables and contract assets. Information about the impairment of trade receivables and contract assets, and the Group's exposure to credit risk and risk management can be found in Note 3.2(b) (iv).

(b) The Group allows an average credit period ranging from 60 to 90 days to its trade customers and keeps monitoring its outstanding trade receivables. Overdue balances are regularly reviewed by senior management of the Group.

The ageing analysis of gross trade receivables based on invoice date is as follows:

### 23 合約資產、按金、貿易及其 他應收款項(續)

附註:

(a) 貿易及其他應收款項之會計政策

貿易應收款項為於正常業務過程中已 售出貨品或提供服務應收客戶之款項。 該等款項一般於30日內到期結算,因 此全部分類為流動。貿易應收款項初 步按無條件代價金額確認,但當其包 含重大融資成分時,按公平值進行確 認。集團持有貿易應收款項的目的是 收取合約現金流量,因此後續使用實 際利率法按攤銷成本計量應收賬款。

集團採用香港財務報告準則第9號簡 化方法計量預期信貸虧損,為所有貿 易應收款項及合約資產使用全期預期 虧損撥備。有關貿易應收款項和合約 資產的減值資料,以及集團面臨的信 用風險和風險管理信息,請參閲附註 3.2(b)(iv)。

(b) 集團給予其貿易客戶之平均信貸期介 乎60至90日之間,並且不斷監控其尚 未償還之貿易應收款項。集團高級管 理層定期審閱逾期未還之結餘。

> 根據發票日期的貿易應收款項總額之 賬齡分析如下:

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Up to 3 months 3 to 6 months Over 6 months	三個月以內 三個月至六個月 六個月以上	309,474 73,726 315,567	373,604 55,774 227,618
Total	總計	698,767	656,996

(continued) (續)

### 23 CONTRACT ASSETS, DEPOSITS, TRADE AND OTHER RECEIVABLES (Continued)

#### Notes: (Continued)

(c) Loans receivable from an associate

As at 31 December 2024, the Group's loans receivable from Sino Director Group comprised principal of approximately HK\$1,084,837,000 (2023: HK\$1,077,803,000) and accrued interest of approximately HK\$368,720,000 (2023: HK\$208,219,000).

ECL of the loans receivable from Sino Director Group is detailed in Note 3.2(b)(ii).

(d) The contract assets primarily relate to the Group's rights to consideration for gas pipeline construction and connection services completed but not billed at the reporting date. The contract assets are transferred to receivables when the rights become unconditional.

### 23 合約資產、按金、貿易及其 他應收款項(*續*)

附註: *(續)* 

(c) 應收一間聯營公司貸款

於二零二四年十二月三十一日,集團應收Sino Director集團之貸款包括本金約1,084,837,000港元(二零二三年:1,077,803,000港元)及應計利息約368,720,000港元(二零二三年:208,219,000港元)。

應收Sino Director集團貸款的預期信貸 虧損詳情載於附註3.2(b)(ii)。

(d) 合約資產主要與集團就於報告日期已 完成燃氣管道建造及接駁服務但未開 具發票的收款權有關。合約資產於該 權利成為無條件時轉撥至應收款項。

(continued) (續)

#### 24 TIME DEPOSITS, BANK BALANCES AND CASH

#### 24 定期存款、銀行結餘及現金

		31 December	31 December
		2024 一雨一四左	2023 -爾--左
		二零二四年 十二月三十一日	二零二三年 十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Time deposits with maturity over three months	到期日為三個月以上的		
	定期存款	1,782,324	1,150,475
Cash and cash equivalents	現金及現金等值項目		
<ul> <li>— Cash at banks and on hand</li> </ul>	— 銀行現金及手頭現金	2,565,505	2,095,411

The interest rates for short-term bank deposits ranged from 2% to 3.6% (2023: 3.0% to 3.6%) per annum. The deposits have an original maturity of ranging from 1 to 5 years (2023: 1 to 5 years). The Group is able to and intends to redeem the deposits from the bank on demand for business operation in one year.

Included in bank deposits, bank balances and cash are amounts of approximately HK\$4,165,320,000 or RMB3,929,547,000 (2023: HK\$3,008,250,000 or RMB2,734,773,000) denominated in RMB which are deposited with banks in Mainland China. The conversion of these RMB denominated balances into foreign currencies and the remittance of funds out of Mainland China is subject to the rules and regulations of foreign exchange control promulgated by the PRC Government.

短期銀行存款的年利率為2%至3.6% (二零二三年:3.0%至3.6%)。存款的 原定期限為1至5年(二零二三年:1至5 年)。集團能夠並擬於一年內按要求從 銀行贖回存款,以進行業務經營。

銀行存款、銀行結餘及現金包括存放於 中國內地銀行的以人民幣計值的金額約 4,165,320,000港元或人民幣3,929,547,000 元(二零二三年:3,008,250,000港元或人 民幣2,734,773,000元)。該等人民幣計 值結餘兑換成外幣及從中國內地匯出資 金須遵守中國政府頒佈的外匯管理規章 制度。

(continued) (續)

#### 25 TRADE AND OTHER PAYABLES

### 25 貿易及其他應付款項

		二零. 十二月三 HH	2024 二四年 十一日 (\$'000	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
le payables (Note (b)) struction cost payables rest payable ries payables er tax payables e payables er payables and accruals punt due to associates (Note (a))	貿易應付款項(附註(b)) 應付建設成本 應付利息 應付薪金 其他應付税項 應付票據 其他應付款項及應計費用 應付聯營公司款項(附註(a))	6* ! (	12,134 — 51,039 56,595 —	750,385 684,451 521 60,605 57,911 55,000 230,724 30,974
repayable on demand.		(a) 應付耳 息及刻 (b) 根據看	<sup>錄</sup> 營公司 頁按要求 <sup>,</sup> 發票日期	的貿易應付款項之
		二零 十二月三 HH	2024 二四年 十一日 (\$'000	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Up to 3 months 3 to 6 months Over 6 months	三個月以內 三個月至六個月 六個月以上	8	35,464	677,495 36,012 36,878
	Struction cost payables rest payable ries payables er tax payables er payables er payables and accruals bount due to associates (Note (a)) Amounts due to associates are unser repayable on demand. The ageing analysis of trade payables be follows: Up to 3 months 3 to 6 months	struction cost payables 應付建設成本 應付利息 應付新金 a payables 應付薪金 a payables 應付票據 er payables and accruals 應付票據 er payables and accruals 應付聯營公司款項(附註(a)) Amounts due to associates are unsecured, interest-free and repayable on demand. The ageing analysis of trade payables based on invoice date is as follows: Up to 3 months 三個月以內 五個月又內	e payables (Note (b))       貿易應付款項(附註(b))         struction cost payables       應付建設成本         rest payable       應付利息         rest payables       應付新金         er tax payables       應付票據         er payables       應付票據         are payables       ● medtlang         er payables       ● medtlang         er tax payables       ● medtlang         for tax payables       ● medtlang         follows:       14         up to 3 months       ● medlang         g to 6 months       ● modtlang         e medlang       ● medlang         follows:       ● medlang         up to 3 months       ● medlang         g to 6 months <td>二零二四年 十二月三十一日 HK\$'000 干港元e payables (Note (b))貿易應付款項(附註(b)) 度易應付款項(附註(b)) 度付建設成本 應付新金 度付新金 生 payables er tax payables er payables er payables and accruals ount due to associates (Note (a))330,350 度付票據 面付聚慮 (月葉樓) (月美輝)330,350 (612,134 (月支)) (612,134) (</td>	二零二四年 十二月三十一日 HK\$'000 干港元e payables (Note (b))貿易應付款項(附註(b)) 度易應付款項(附註(b)) 度付建設成本 應付新金 度付新金 生 payables er tax payables er payables er payables and accruals ount due to associates (Note (a))330,350 度付票據 面付聚慮 (月葉樓) (月美輝)330,350 (612,134 (月支)) (612,134) (

(continued) (續)

### 26 CONTRACT LIABILITIES

### 26 合約負債

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Receipt in advance for sales of natural gas and other related products Receipt in advance for construction and connection services of gas pipelines	銷售天然氣及其他相關 產品之預收款項 燃氣管道建造及接駁服務之 預收款項	2,226,756 362,724	2,297,435 392,116
Receipt in advance for sales of coal derived clean and other related products	銷售煤基清潔及其他相關產品之 預收款項	2,731,354	209,647

(continued) (續)

#### 26 CONTRACT LIABILITIES (Continued) (a) The contract liabilities primarily relate to the payments received (a) in advance for sales and distribution of natural gas and other related products and construction and connection services of gas pipelines not yet delivered to customers. (b) Revenue recognised in relation to contract liabilities

The following table shows how much of the revenue recognised in the current year relates to carried-forward contract liabilities.

### 26 合約負債 (續)

合約負債主要與銷售及輸送天然氣及 其他相關產品以及尚未交付予客戶之 燃氣管道建造及接駁服務之已收預收 款項有關。

#### (b) 與合約負債有關的已確認收益

下表列示於本年度與結轉合約負 債有關的已確認收益金額。

	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Revenue recognised that was included 年初計入合約負債結餘的 in the contract liability balance at the 已確認收入 beginning of the year		
Sales and distribution of natural gas and other related products       銷售及輸送天然氣及         Gas pipeline construction and connection       燃氣管道建造及接駁服務	2,139,224	2,129,903
services Production and sales of coal derived clean 生產及銷售煤基清潔能源及 energy and other related products 其他相關產品	77,156 12,598	170,699 120,738

There is no revenue recognised during the current year related to performance obligations that were satisfied in prior year.

本年度概無與過往年度已獲達成 履約責任有關的已確認收益。

(continued) (續)

### 26 CONTRACT LIABILITIES (Continued)

#### (c) Unsatisfied contracts with customers

The Group has applied the practical expedient of HKFRS 15 to its fixed-price construction and connection contracts, as well as sales and distribution of natural gas and other products contracts, such that the information about revenue that the Group will be entitled to when it satisfied the remaining performance obligations under those contracts that had an original expected duration of one year or less is not disclosed.

### 26 合約負債(續)

#### (c) 未獲達成客戶合約

集團已就其固定價格的建造及接 駁合約以及銷售及輸送天然氣及 其他產品合約應用香港財務報告 準則第15號之實際可行權宜之計, 從而使集團在履行該等原預期期 限為一年或更短的合約項下之剩 餘履約責任時豁免披露有關收益 之資料。

### 27 BORROWINGS

#### 27 借款

		31 December	31 December
		2024	2023
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Bank borrowings, secured	銀行借款,有抵押	274,222	2,825,470
Bank borrowings, unsecured	銀行借款,無抵押	4,752,065	1,446,861
Other borrowings, unsecured	其他借款,無抵押	636,000	440,000
		5,662,287	4,712,331
Less: amounts due within one year classified	減:分類為流動負債		
under current liabilities	於一年內到期之款項	(1,079,502)	(3,664,790)
Non-current portion	非流動部分	4.582.785	1.047.541
Non-current portion	非流動部分	4,582,785	1,047,54

Note:

 As at 31 December 2024, certain investment properties (Note 18), landuse rights (recognised in right-of-use assets) (Note 16) and investment in an associate (Note 20) were pledged as collateral for the Group's bank borrowing of HK\$214,120,000 (2023: HK\$541,750,000). 附註:

(i) 於二零二四年十二月三十一日,若干 投資性房地產(附註18)、土地使用權 (於使用權資產確認)(附註16)及於一 間聯營公司的投資(附註20)已抵押作 為集團銀行借款214,120,000港元(二零 二三年:541,750,000港元)的抵押品。

(continued) (續)

#### 27 借款(續) 27 BORROWINGS (Continued) The carrying amounts of the borrowings are denominated in the 借款的賬面值以下列貨幣計值, 並以 following currencies and carried at the following interest rates: 下列利率列賬: 31 December 31 December 2024 2023 二零二四年 二零二三年 十二月三十一日 十二月三十一日 HK\$'000 HK\$'000 千港元 千港元 人民幣 RMB 3,068,733 2,255,218 CAD 加元 168,710 134,643 USD 美元 2,424,844 2,322,470 5,662,287 4,712,331 At fixed rates 按定息 1,521,942 1,695,569 按浮息 At floating rates 4,140,345 3,016,762 5,662,287 4,712,331 Weighted average effective interest rates 加權平均實際利率(每年): (per annum): - 銀行借款 5.3% 5.7% - Bank borrowings - Other borrowings — 其他借款 2.8% 3.0%

#### **28 SENIOR NOTES**

#### 28 優先票據

		31 December	31 December
		2024	2023
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
US\$ denominated senior notes	以美元計價的優先票據	2,879,980	2,999,366

(continued) (續)

#### 28 SENIOR NOTES (Continued)

On 23 June 2021, the Company issued senior notes, with an aggregate nominal value of US\$400,000,000 (equivalent to HK\$3,100,000,000) at par value (the "Senior Notes C"), which bear interest at 4.7% per annum and the interest is payable semi-annually in arrears. The net proceeds after deducting the direct issuance costs, amounted to approximately US\$398,782,000 (equivalent to HK\$3,090,561,000). The Senior Note C will mature on 30 June 2026 and are listed on the Singapore Stock Exchange.

As at 31 December 2024, the fair value of the senior notes amounted to approximately HK\$2,771,579,000 (2023: HK\$2,626,372,000). The effective interest is 4.85% (2023: 4.85%). The fair value of the senior notes traded in active markets is based on quoted market prices at the date of the statement of financial position. A market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency and those prices represent actual and regularly occurring market transactions on an arm's length basis. The senior notes are within level 1 of the fair value hierarchy.

#### 28 優先票據(續)

於二零二一年六月二十三日,公司發行總面值為400,000,000美元(相等於 3,100,000,000港元)的優先票據(「優先 票據C」),按每年4.7%計息且利息每 半年支付。扣除直接發行費用後之所 得款項淨額為約398,782,000美元(相等 於3,090,561,000港元)。優先票據C將 於二零二六年六月三十日到期及於新加 坡證券交易所上市。

於二零二四年十二月三十一日,優先 票據之公平值約為2,771,579,000港元(二 零二三年:2,626,372,000港元)。實際 利率為4.85%(二零二三年:4.85%)。 於交投活躍市場買賣之優先票據之公平 值根據財務狀況表日之市場報價計算。 交投活躍市場乃指可輕易地及定期從交 易所、經銷商、經紀人、行業集團、 報價服務或規管機構取得報價之市場, 而有關報價是在經常進行之真實公平市 場交易之基礎上呈現。該等優先票據 被列為公平值第一層次。

(continued) (續)

#### 29 DEFERRED INCOME TAX

Deferred income tax is calculated in full on temporary differences under the liability method using the tax rates enacted or substantively enacted by the statement of financial position date.

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes related to the same fiscal authority.

### 29 遞延所得税

遞延所得税乃根據負債法使用財務狀況 表日期已頒佈或實質上已頒佈的税率就 暫時性差異全額計算。

當有法定可執行權利可將當期税項資產 與當期税務負債抵銷,而遞延所得税 涉及同一財務機關時,則可將遞延所 得税資產與負債抵銷。

		31 December	31 December
		2024	2023
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Deferred tax assets	遞延税項資產	(44,865)	(45,176)
Deferred tax liabilities	遞延税項負債	390,726	427,319
		345,861	382,143

(continued) (續)

### 29 DEFERRED INCOME TAX (Continued)

The components of deferred tax (assets)/liabilities recognised in the consolidated statement of financial position and the movements during the year are as follows:

### 29 遞延所得税 (續)

於綜合財務狀況表確認之遞延税項(資 產)/負債的組成部分及年內變動如下:

		Accelerated tax depreciation and depletion 加速税項折舊	Asset retirement obligation	Tax losses	Others	Total
		<b>及損耗</b> HK\$'000 千港元	<b>資產報廢承擔</b> HK <b>\$</b> ′000 千港元	<b>税項虧損</b> HK\$′000 千港元	<b>其他</b> HK\$′000 千港元	<b>總計</b> HK\$′000 千港元
Balance at 1 January 2023 Charged/(credited) to profit or loss (Note 12) Currency translation difference	於二零二三年一月一日的結餘 自損益扣除/(計入)(附註12) 匯兑差額	377,472 19,453 8,761	(32,601) (1,340) (757)	(65,679) (7,644) (1,218)	110,805 (22,416) (2,693)	389,997 (11,947) 4,093
Balance at 31 December 2023	於二零二三年十二月三十一日的結餘	405,686	(34,698)	(74,541)	85,696	382,143
Balance at 1 January 2024 Charged/(credited) to profit or loss (Note 12) Currency translation difference	於二零二四年一月一日的結餘 自損益扣除/(計入)(附註12) 匯兑差額	405,686 22,754 (34,884)	(34,698) (7,142) 3,245	(74,541) 1,927 10,644	85,696 (671) (32,155)	382,143 16,868 (53,150)
Balance at 31 December 2024	於二零二四年十二月三十一日的結餘	393,556	(38,595)	(61,970)	52,870	345,861

(continued) (續)

### 29 DEFERRED INCOME TAX (Continued)

Deferred income tax assets are recognised for tax loss carry-forwards to the extent that the realisation of the related tax benefit through future taxable profits is probable. As at 31 December 2024, the Group had unrecognised deferred tax assets for its tax losses of approximately HK\$51,890,000 (2023: HK\$49,767,000) to carry forward against future taxable income. All the tax losses will be expired within the next 5 years.

#### 29 遞延所得税 (續)

遞延所得税資產以相關的税務利益透過 可從未來應課税盈利變現為上限,為 税務虧損結轉而確認。於二零二四年 十二月三十一日,集團之未確認遞延 税項資產之税項虧損約51,890,000港元 (二零二三年:49,767,000港元)。所有 税務虧損將於未來5年內到期。

(continued) (續)

### **30 ASSETS RETIREMENT OBLIGATION**

### 30 資產報廢承擔

附註:

The movements in assets retirement obligation are as below:

#### 資產報廢承擔之變動如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
At 1 January Currency realignment Accretion (Note 9) Site restoration expenditure Change in estimates and discount rate Provision for the year	於一月一日 貨幣調整 添加(附註9) 工地恢復支出 估計及折現率變動 年內撥備	150,854 (14,574) 4,721 (7,792) 38,526 3,907	141,737 3,293 4,698 (6,426) 1,549 6,003
At 31 December	於十二月三十一日	175,642	150,854
Less: Current portion (Note 25)	減:流動部分(附註25)	(2,516)	(5,953)
Non-current portion	非流動部分	173,126	144,901

#### Note:

In accordance with the relevant rules and regulations in Canada, the Group is obliged to accrue the cost for land reclamation and site closures for the Group's ownership interest in oil and natural gas assets including well sites and gathering systems. The provision for assets retirement obligation has been determined by the directors based on their best estimates in accordance with the relevant rules and regulations.

根據加拿大有關規則及法規,集團有責任就 集團於石油及天然氣資產(包括油井及集氣 系統)的土地開墾及關閉場地支付成本。有 關資產報廢承擔的撥備已由董事以彼等最佳 估計為基礎根據有關規則及法規釐定。

(continued) (續)

### 31 SHARE CAPITAL, RESERVES, SHARE OPTION AND SHARE AWARD SCHEMES

### 31 股本、儲備、購股權及股份 獎勵計劃

股本

(a)

Number of shares Amount 股份數目 金額 **'000** HK\$'000 千股 千港元 Ordinary shares of HK\$0.01 each 每股0.01港元之普通股 Authorised shares 法定股份 於二零二三年一月一日、 At 1 January 2023, 31 December 2023, 二零二三年十二月三十一日、 1 January 2024 and 31 December 2024 二零二四年一月一日、 二零二四年十二月三十一日 125,000,000 1,250,000 Issued and fully paid 已發行及繳足 於二零二三年十二月三十一日、 At 31 December 2023, 二零二四年一月一日及 1 January 2024 and 31 December 2024 二零二四年十二月三十一日 56,368 5,636,804

#### (b) Reserves

Share capital

(a)

Other reserves mainly comprise contribution surplus amounting to HK\$1,397,701,000 (2023: same) and revaluation reserves amounting to HK\$179,138,000 (deficit) (2023: HK\$173,387,000 (deficit)).

#### (i) Contribution surplus

Contribution surplus represents excess of the net assets value of the subsidiaries acquired pursuant to the Group's reorganisation in 1993 over the nominal value of the Company's shares issued in exchange thereof. Under the Companies Act of Bermuda 1981 (as amended), the contribution surplus is distributable to the shareholders in certain circumstances which the Company is able to satisfy.

#### (ii) Revaluation reserve

Revaluation reserve comprises the cumulative net changes in the fair value of financial assets at FVOCI and is recognised and measured in accordance with the accounting policy in Note 39(g).

#### (b) 儲備

其他儲備主要包括繳入盈餘 1,397,701,000港元(二零二三年: 相同)及重估儲備179,138,000 港元(虧絀)(二零二三年: 173,387,000港元(虧絀))。

(i) 繳入盈餘

繳入盈餘指集團於一九九三 年因重組而收購附屬公司之 資產淨值超出公司就收購 發行股份之面值之金額。司 據一九八一年百慕達公司 (修訂本),繳入盈餘在若干 情況下可供分派予股東,惟 目前公司能符合此等情況。

(ii) 重估儲備

重估儲備包括按公平值計入 其他全面收益之金融資產之 公平值累計變動淨額,並根 據附註39(g)之會計政策予以 確認及計量。

(continued) (續)

### 31 SHARE CAPITAL, SHARE OPTION AND SHARE AWARD SCHEMES (Continued)

#### (c) Share option scheme

The Company adopted a share option scheme pursuant to a resolution passed by the shareholders on 23 November 2011 ("the Original Share Option Scheme"), which was valid and effective for a period of 10 years from the date of adoption and expired on 23 November 2021. As at 31 December 2024, there were 85,020,000 (2023: same) outstanding options granted but yet to be exercised. These options are valid for ten years from the date of grant on 22 January 2016 and will expire on 22 January 2026.

*(i)* The number and weighted average exercise prices of the share options are as follows:

### 31 股本、購股權及股份獎勵計 劃(續)

(c) 購股權計劃

公司根據股東於二零一一年十一 月二十三日通過的決議案標納 一項購股權計劃(「原購股權計劃),該計劃自採納日期 十年內有效及生效,並於二零 二一年十一月二十三日屆滿。於 二零二四年十二月三十一日, 85,020,000份(二零二三年:同) 已授出但個未行使的購股權。 月二十二日授出日期起計十年內 有效,並將於二零二六年一月 二十二日屆滿。

(i) 購股權的數目及加權平均行使 價如下:

	<b>2024</b> 二零二四年		2023 二零二三年	
	Exercise Number		Exercise	Number
	price	of option	price	of option
	行使價	購股權數目	行使價	購股權數目
	HK\$	<b>'</b> 000	HK\$	'000
	港元	千股	港元	千股
Outstanding at 1 January and  於一月一日及 31 December     十二月三十一日 尚未行使	0.46	85,020	0.46	85,020

(continued) (續)

### 31 SHARE CAPITAL, SHARE OPTION AND SHARE AWARD SCHEMES (Continued)

### 31 股本、購股權及股份獎勵計 劃(續)

購股權計劃(續)

(c)

#### (c) Share option scheme (Continued)

(ii) The following table discloses details of the Company's share options held by employees as at 31 December 2024:

 (ii) 下表披露僱員於二零二四年 十二月三十一日所持公司購股權 之詳情:

	Date of grant	Exercise price per share	Exercise period	Outstanding at 31 December 2024 於二零二四年 十二月三十一日
	授出日期	<b>每股行使價</b> HK\$ 港元	行使期	尚未行使
Employees 僱員	22 January 2016 二零一六年 一月二十二日 22 January 2016 二零一六年 一月二十二日 22 January 2016 二零一六年 一月二十二日	0.46 0.46 0.46 0.46 0.46 0.46	<ul> <li>二零一八年一月二十二日至</li> <li>二零二六年一月二十一日</li> <li>22 January 2019 to 21 January 2026</li> <li>二零一九年一月二十二日至</li> <li>二零二六年一月二十一日</li> <li>22 January 2020 to 21 January 2026</li> </ul>	16,560 16,560 30,000 30,000 40,000 40,000

#### Total ∞ ≐⊥

總計

The fair value of the options granted in 2016 determined using the binomial option pricing model was approximately HK\$0.127, HK\$0.148 and HK\$0.171 per share respectively. The significant inputs into the model were share price of HK\$0.455 as at the grant date, exercise price as shown above, volatility of 40.99%, 40.97% and 42.56%, expected life of options of seven and six years, and annual risk-free interest rate of 0.993%, 1.056% and 1.184% respectively. The volatility measured at the standard deviation of expected share price returns is based on the historical volatility of the Company's share price over a period of eight, seven and six years before the date when the options were granted.

採用二項式期權定價模式, 於二零一六年授出的購股權 已釐定公平值分別約為每 股0.127港 元、 0.148港 元 及 0.171港元。模式內的重大 輸入數據為於授出日期之 股價0.455港元、上表所示 行使價、分別為40.99%、 40.97%及42.56%之波幅、 購股權分別為七年及六年 之預計年期以及分別為 0.993%、1.056%及1.184% 之無風險年利率。按預期股 價回報的標準差計量的波幅 乃是基於公司股價於購股權 授出日期之前八年、七年及 六年期間之歷史波幅。

(continued) (續)

### 31 SHARE CAPITAL, SHARE OPTION AND SHARE AWARD SCHEMES (Continued)

#### (c) Share option scheme (Continued)

Following the expiry of the Original Share Option Scheme, the Company adopted a new share option scheme pursuant to a resolution passed by the shareholder at the annual general meeting on 15 June 2023 ("the New Share Option Scheme"), which was valid and effective for a period of 10 years from the date of adoption.

Under the New Share Option Scheme, the Board may at its discretion offer options to any eligible participant to any eligible participant who is an employee, executive or officer of the Company or its subsidiaries.

The maximum number of shares which may be issued in respect of all options and awards to be granted under the New Share Option Scheme or any other schemes, including the new share award scheme adopted at the same meeting (note (d) in this note), must not in aggregate exceed 10% of the share of the Company in issued as at the adoption date (i.e. 15 June 2023).

The maximum entitlement of each eligible participant in any 12-nmonth period shall not exceed 1% of the number of shares in issue on the date of offer of an option.

The offer of a grant of options may be accepted within 21 days after the date of the offer, with a consideration of HK\$1 for the grant thereof. Exercise period in respect of the options granted shall be determined by the Board and in any event such period of time shall not exceed a period of 10 years commencing the date upon which such option is deemed to be granted and accepted.

The exercise price in relation to each option offered to an eligible participant under the New Share Option Scheme shall be determined by the Board at its absolute discretion but in any event shall not be less than the highest of: (a) the official closing price of the shares as stated in the Stock Exchange's daily quotations sheet on the date of grant, which must be a business day; and (b) the average closing price of the shares as stated in the daily quotation sheets for the five business days immediately preceding the date of grant of an option.

No share options were granted to employees for the year ended 31 December 2024.

### 31 股本、購股權及股份獎勵計 劃(續)

(c) 購股權計劃(續)

於原購股權計劃屆滿後,公司根 據股東於二零二三年六月十五日 股東週年大會上通過的決議案採 納新購股權計劃(「新購股權計 劃」),自採納日期起計十年內有 效及生效。

根據新購股權計劃,董事局可酌 情提呈購股權予身為公司或其附 屬公司僱員、行政人員或高級職 員的任何合資格參與者。

就根據新購股權計劃或任何其他 計劃(包括於同一會議上採納的 新股份獎勵計劃)(本附註(d))將 予授出的所有購股權及獎勵而可 予發行的股份數目上限, 合共不 得超過公司於採納日期(即二零 二三年六月十五日)已發行股份 的10%。

於任何十二個月期間,每位合資 格參與者之配額上限不得超逾購 股權提呈之日已發行股份數目之 1%。

獲授購股權之人士可於購股權提 呈之日起計21日內繳付1港元之代 價後接納獲提呈授予之購股權。 購股權之行使期限由董事局決定, 而在任何情況下,有關期限不得 超逾有關購股權被視為授出及獲 接納之日起計十年。

截至二零二四年十二月三十一日 止年度, 概無向僱員授出購股權。

(continued) (續)

### 31 SHARE CAPITAL, SHARE OPTION AND SHARE AWARD SCHEMES (Continued)

#### (d) Share award scheme

On 4 November 2011, the Board approved the adoption of a share award scheme ("the "Original Share Award Scheme") with the objective to recognise the contributions by eligible employees within the Group and give incentives in order to retain them for their continuing operation and development and to attract suitable personnel for further development of the Group. The Original Share Award Scheme was effective from the date of adoption on 4 November 2011 and expired on 4 November 2021 accordingly.

Following the expiry of the Original Share Award Scheme, the Company adopted a new share award scheme pursuant to a resolution passed by the shareholder at the annual general meeting on 15 June 2023 ("the New Share Award Scheme"), which was valid and effective for a period of 10 years from the date of adoption.

Under the New Share Award Scheme, the Board may at its discretion grant an award to any eligible participants who is an employee or officer of the Company or its subsidiaries after taking into account various factors as they deem appropriate for participation and determine the number of shares to be awarded, at nil consideration. Award to a director, chief executive or substantial shareholder of the Company, or any of their respective associates, under the New Share Award Scheme must be approved by the independent non-executive directors, except when any such grant of awards would result in the shares issued and to be issued in respect of all awards granted to such person in the 12-month period up to and including the date of such grant, representing in aggregate over 1 % of the relevant class of shares of the Company in issue, in such case approval from shareholder in general meeting is required.

The maximum number of shares which may be issued in respect of all options and awards granted under all the schemes (including under the New Share Award Scheme and the New Share Option Scheme) shall not in aggregate exceeds 10% of the issued share capital of the Company as at the date of adoption (i.e. 15 June 2023).

### 31 股本、購股權及股份獎勵計 劃(續)

(d) 股份獎勵計劃

於二零一一年十一月四日,董事 局已批准採納一項股份獎勵計劃」)作為獎勵計劃以 「原股份獎勵計劃」)作為獎勵計 團合資格僱員之貢獻則以 嘉團員,為集團進一步發勵以納 留僱員,為集團進一步發動」 的日期二零一一年十一月四日起 生效,並相應於二零二一年十一 月四日屆滿。

於原股份獎勵計劃屆滿後,公司 根據股東於二零二三年六月十五 日股東週年大會上通過的決議案 採納新股份獎勵計劃(「新股份獎 勵計劃」),自採納日期起計十年 內有效及生效。

根據新股份獎勵計劃,董事局經 考慮彼等認為適合參與並釐定將 授予獎勵的股份數目等多項因素 後,可酌情向任何身為公司或其 附屬公司僱員或高級職員的合資 格參與者無償授出獎勵。根據新 股份獎勵計劃授予公司董事、最 高行政人員或主要股東或彼等各 自的任何聯繫人的獎勵須經獨立 非執行董事批准,惟倘任何授出 獎勵將導致於截至該等授出日期 (包括該日)止12個月期間就授予 該人士的所有獎勵而已發行及將 發行的股份合共超過公司相關已 發行類別股份的1%除外,在此情 況下則須於股東大會上獲得股東 批准。

就根據所有計劃(包括根據新股份 獎勵計劃及新購股權計劃)授出的 所有購股權及獎勵而可予發行的 股份數目上限, 合共不得超過公 司於採納日期(即二零二三年六 月十五日)已發行股本的10%。

(continued) (續)

# 31 SHARE CAPITAL, SHARE OPTION AND SHARE AWARD SCHEMES (Continued)

#### (d) Share award scheme (Continued)

The Trustee appointed for the sole purpose of holding the shares underlying awards issued on trust for eligible participants pursuant to the New Share Award Scheme shall hold the shares until they are vested (Note 35(c)). When the relevant eligible grantee has satisfied all vesting conditions specified by the Board at the time of making the award and becomes entitled to the award shares, the Trustee shall transfer the legal and beneficial ownership of such award shares to that grantee.

For awardees who cease employment with the Group before vesting, the unvested shares are forfeited. The forfeited shares are then returned to the Trustee.

No awards were granted to employees for the year ended 31 December 2024 (2023: same).

### 31 股本、購股權及股份獎勵計 劃(續)

(d) 股份獎勵計劃(續)

僅為持有根據新股獎勵計劃而向 合資格參與者以信託形式所發人 應持有該等股份直至歸屬(附 35(c))。待相關合資格承授人定 動局於作出獎勵時所特達 服份,受託人將轉讓該有關獎勵 股份的合法及實益所有權予承授 人。

在歸屬前不再受僱於集團之受獎 人,未歸屬股份即予沒收。被沒 收股份隨後退還予受託人。

截至二零二四年十二月三十一日 止年度,概無向僱員授出獎勵(二 零二三年:相同)。

(continued) (續)

### 32 CASH FLOW INFORMATION (Continued)

### 32 現金流量資料(續)

		<b>Borrowings</b> 借款 HK\$'000 千港元	<b>Senior</b> notes 優先票據 HK\$'000 千港元	<b>Leases</b> 租賃 HK\$'000 千港元	<b>Total</b> 總計 HK\$'000 千港元
As at 31 December 2022	於二零二二年 十二月三十一日	(4,735,713)	(3,665,479)	(51,632)	(8,452,824)
Financing cash flows Interest expenses Inception of lease contracts Foreign exchange adjustments	融資現金流量 利息費用 於租賃合約開始時 外匯調整	(27,681) (50,727) — 101,790	668,495 (2,382) — —	13,744 (2,301) (10,100) 10,777	654,558 (55,410) (10,100) 112,567
As at 31 December 2023	於二零二三年 十二月三十一日	(4,712,331)	(2,999,366)	(39,512)	(7,751,209)
Financing cash flows Interest expenses Inception of lease contracts Foreign exchange adjustments	融資現金流量 利息費用 於租賃合約開始時 外匯調整	(1,046,043) (20,001) — 116,088	121,902 (2,516) —	11,774 (1,591) (8,817) 5,114	(912,367) (24,108) (8,817) 121,202
As at 31 December 2024	於二零二四年 十二月三十一日	(5,662,287)	(2,879,980)	(33,032)	(8,575,299)

(continued) (續)

#### 33 COMMITMENTS

The Group had the following capital commitments outstanding not provided for at the date of statement of financial position:

### 33 承擔

集團於財務狀況表日期有以下未撥備的 未履行資本承擔:

	31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Contracted but not provided for: 已訂約但未撥備: Property, plant and equipment and Investment 物業、廠房及設備及 accounted for using the equity method 使用權益法入賬之投資	30,263	255,242

In September 2022, the Group entered into an agreement with certain independent third parties in relation to the establishment and management of 西寧城投能源. The Group is required to contribute RMB192,000,000 (equivalents to HK\$211,200,000) in kind to the registered capital of 西寧城投能源 before 2030. As at 31 December 2023, the commitment outstanding not provided for is RMB192,000,000 (equivalents to HK\$211,200,000).

#### 34 RELATED PARTY TRANSACTIONS

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control or common significant influence. 於二零二二年九月,集團與若干獨立 第三方訂立協議,內容有關成立及管 理西寧城投能源。集團須於二零三 零年前向西寧城投能源的註冊資本以 實物出資人民幣192,000,000元(相等 於211,200,000港元)。於二零二三年 十二月三十一日,尚未撥備的未償 承諾為人民幣192,000,000元(相等於 211,200,000港元)。

#### 34 關聯方交易

如一方有能力直接或間接控制另一方或 在作出財務及營運決策對另一方其施加 重大影響,則雙方被視為有所關聯。 倘各方受共同控制或共同受到重大影響,亦被視為有關聯。

(continued) (續)

#### 34 RELATED PARTY TRANSACTIONS (Continued)

(a) Save as disclosed elsewhere in these consolidated financial statements, the directors are of the view that the following individuals and companies are related parties who had transactions with the Group during the years ended 31 December 2024 and 2023:

#### 34 關聯方交易(續)

(a) 除綜合財務報表其他部分所披露者 外,董事認為以下個人及公司為於 截至二零二四年及二零二三年十二月 三十一日止年度與集團有交易的關聯 方:

Name of the related parties 關聯方名稱/姓名	Principal business activities 主要業務活動	Relationship with the Group 與集團的關係
潔神能源	Trading of natural gas	Associate
潔神能源	天然氣買賣	聯營公司
馬鞍山開發	Trading of natural gas	Associate
馬鞍山開發	天然氣買賣	聯營公司
勝利股份	Trading of natural gas	Associate
勝利股份	天然氣買賣	聯營公司
潮州中油	Trading of natural gas	Associate
潮州中油	天然氣買賣	聯營公司
漂水崑崙	Trading of natural gas	Associate
漂水崑崙	天然氣買賣	聯營公司
西寧城投	Trading of natural gas	Associate
西寧城投	天然氣買賣	聯營公司
Sino Director Limited	Investment holding	Associate
Sino Director Limited	投資控股	聯營公司
勝利股份	Investment holding	Associate
勝利股份	投資控股	聯營公司

(continued) (續)

### 34 RELATED PARTY TRANSACTIONS (Continued) 34 關聯方交易(續)

Name of the related parties 關聯方名稱/姓名	Principal business activities 主要業務活動	Relationship with the Group 與集團的關係
Moral High Limited ("Moral High")	Investment holding	Jointly controlled by Chairman of the Board, Chief Executive Officer of the Company, and controlling shareholder of the Company and Executive director of the Company
德高有限公司(「德高」)	投資控股	由董事局主席、公司行政總裁及公司 控股股東以及公司執行董事共同控制
Sino Advance Holdings Limited ("Sino Advance")	Investment holding	Controlled by Chairman of the Board, Chief Executive Officer of the Company, and controlling shareholder of the Company
Sino Advance Holdings Limited ([Sino Advance])	投資控股	由董事局主席、公司行政總裁及公司 控股股東控制
Sino Vantage Management Limited ("Sino Vantage")	Investment holding	Controlled by Chairman of the Board, Chief Executive Officer of the Company, and controlling shareholder of the Company
Sino Vantage Management Limited (∫Sino Vantage」)	投資控股	由董事局主席、公司行政總裁及公司 控股股東控制
Alpha Finance Holdings Limited ("Alpha Finance")	Investment holding	Controlled by Chairman of the Board, Chief Executive Officer of the Company, and controlling shareholder of the Company
Alpha Finance Holdings Limited (∫Alpha Finance」)	投資控股	由董事局主席、公司行政總裁及公司 控股股東控制
Mr. Xu Tie-liang ("Mr. Xu")	N/A	Chairman of the Board, Chief Executive Officer of the Company, and controlling shareholder of the Company
許鉄良先生(「許先生」)	不適用	董事局主席、公司行政總裁及公司招 股股東
Ms. Guan Yijun 關懿君女士	N/A 不適用	Executive director of the Company 公司執行董事

(continued) (續)

34 RELATED PARTY TRANSACTIONS (Continued) 34		關聯方交易 <i>(緯</i>	賣)		
(b	Transactions with related parties		[ <b>b]</b> 與關聯方的交場	易	
	Save as disclosed elsewhere in these consolidated financial statements, the following transactions were undertaken by the Group with related parties:			除綜合財務報表其他部分所披露 者外, 集團與關聯方進行以下交 易:	
			2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$′000 千港元	
	Sales and distribution of natural gas and other related products 潔神能源 馬鞍山開發 勝利股份 潮州中油 漂水崑崙 西寧城投 三門峽能源	銷售及輸送天然氣及 其他相關產品 潔神能源 馬鞍山開發 勝利股份 潮州中油 漂水崑崙 西寧城投 三門峽能源	6,625 	57,487 238 32,997 55,145 3,439 330 —	
	Loan interest income from Sino Director Limited	來自Sino Director Limited的 貸款利息收入	69,791	81,496	
	Financial guarantee income from 勝利股份 (Note 6)	來自勝利股份的 財務擔保收入(附註六)	205	7,877	
	Purchase of construction material for pipeline from 勝利股份	向勝利股份採購管道 建築材料	(123)	(25,640)	
	Purchase of natural gas 漂水崑崙 潔神能源	採購天然氣 漂水崑崙 潔神能源	(209,795) —	(179,547) (244)	
	Purchase of coal from Sino Director Limited	向Sino Director Limited 採購煤炭	_	(5,907)	
(continued) (續)

## 34 RELATED PARTY TRANSACTIONS (Continued)

### (b) Transactions with related parties (Continued)

As at 31 December 2023, the Group issued certain corporate guarantees in respect of certain bank borrowings of Shandong Shengli (see Note 3.2(b)(vi)).

## (c) Transactions with key management personnel

The directors of the Company are considered as key management personnel of the Group. The remuneration of the key management personnel is determined by the remuneration committee having regard to the performance of individuals and market trends. Details of the remuneration paid to them are set out in Note 11.

## (d) Balance with related parties

An amount of US\$1,500,000, US\$500,000 and US\$1,000,000 of the US\$400,000,000 4.7% senior notes of the Company due 2026 is held through Moral High, Alpha Finance and Sino Vantage respectively.

## 34 關聯方交易(續)

## (b) 與關聯方的交易 (*續*)

於二零二三年十二月三十一日, 集團就勝利股份的若干銀行借款 發出若干公司擔保(請見附註3.2(b) (vi))。

## (c) 與主要管理人員的交易

公司董事被視為集團主要管理人員。主要管理人員之酬金乃由薪 酬委員會經考慮個別人士之表現 及市場趨勢後釐定。付予該等人 士之酬金詳情載於附註11。

## (d) 與關聯方的結餘

公司400,000,000美元4.7厘二零二六 年到期優先票據為數1,500,000美 元、500,000美元及1,000,000美元 分別由德高、Alpha Finance及Sino Vantage持有。

(continued) (續)

## 35 PARTICULARS OF THE PRINCIPAL SUBSIDIARIES AND CONTROLLED STRUCTURED ENTITIES

# 35 主要附屬公司及受控制結構實 體之詳情

## (a) Details of the principal subsidiaries are as follows:

## (a) 主要附屬公司詳情如下:

Name	Place of incorporation/ establishment and kind of legal entity	Nominal value of issued share capital/ registered capital 已發行股本/	Percentage attributable to		Principal activities
名稱	註冊成立/成立地點及法律實體類別	註冊資本的面值	歸屬於公司的 Directly 直接	I權益百分比 Indirectly 間接	主要業務
Profaith Group Limited	BVI, wholly foreign-owned enterprise	US\$1	_	100.0%	Investment holding
Profaith Group Limited	英屬維爾京群島,外商獨資企業	1美元			投資控股
All Praise Investment Limited	BVI, wholly foreign-owned enterprise	US\$1	100.0%	-	Investment holding
All Praise Investment Limited	英屬維爾京群島,外商獨資企業	1美元			投資控股
China Oil And Gas Group Limited	BVI, wholly foreign-owned enterprise	US\$1	100.0%	-	Investment holding
中油燃氣集團有限公司	英屬維爾京群島,外商獨資企業	1美元			投資控股
China Oil And Gas Management Limited	Hong Kong, wholly foreign-owned enterprise	HK\$1	_	100.0%	Investment holding
中油燃氣管理有限公司	香港,外商獨資企業	1港元			投資控股
Alta Financial Holdings Limited	BVI, wholly foreign-owned enterprise	US\$1,000	_	100.0%	Investment holding
恒泰金融集團有限公司	英屬維爾京群島,外商獨資企業	1,000美元			投資控股
Zhongda Industrial Group Inc	BVI, wholly foreign-owned enterprise	US\$10,000	_	100.0%	Investment holding
中大工業集團有限公司	英屬維爾京群島,外商獨資企業	10,000美元			投資控股
China Oil And Gas Group	Hong Kong, wholly foreign-owned	HK\$1	_	100.0%	Investment holding
(Asia) Limited	enterprise				
中油燃氣集團(亞洲)有限公司	香港,外商獨資企業	1港元			投資控股
Hong Kong China Oil And Gas Group Limited	Hong Kong, wholly foreign-owned enterprise	HK\$1	—	100.0%	Investment holding
香港中油燃氣集團有限公司	香港,外商獨資企業	1港元			投資控股
Accelstar Pacific Limited	BVI, wholly foreign-owned enterprise	US\$50,000	_	100.0%	Investment holding
Accelstar Pacific Limited	英屬維爾京群島,外商獨資企業	50,000美元			投資控股
Plentigreat Holdings Limited	BVI, wholly foreign-owned enterprise	US\$10,000	_	100.0%	Investment holding
Plentigreat Holdings Limited	英屬維爾京群島,外商獨資企業	10,000美元			投資控股
Vast China Group Limited	BVI, wholly foreign-owned enterprise	US\$1	—	100.0%	Investment holding
Vast China Group Limited	英屬維爾京群島,外商獨資企業	1美元			投資控股
Sino Invent Holdings Limited	BVI, wholly foreign-owned enterprise	US\$1	_	100.0%	Investment holding
Sino Invent Holdings Limited	英屬維爾京群島,外商獨資企業	1美元			投資控股
中油中泰燃氣投資集團有限公司 ("CCNG")	PRC, wholly foreign-owned enterprise	RMB1,000,000,000	_	51.0%	Investment holding and trading of natural gas
中油中泰燃氣投資集團有限公司 (「中油中泰」)	中國,外商獨資企業	人民幣1,000,000,000元			投資控股及天然氣買賣

(continued) (續)

## 35 PARTICULARS OF THE PRINCIPAL SUBSIDIARIES AND CONTROLLED STRUCTURED ENTITIES (Continued)

(a) Details of the principal subsidiaries are as follows: *(Continued)* 

# 35 主要附屬公司及受控制結構實 體之詳情(續)

## (a) 主要附屬公司詳情如下: (續)

Name	Place of incorporation/ establishment and kind of legal entity	Nominal value of issued share capital/ registered capital 已發行股本/	Percentage of equity attributable to the Company		Principal activities	
名稱 	註冊成立/成立地點及法律實體類別	註冊資本的面值	歸屬於公司的 Directly 直接	權益百分比 Indirectly 間接	主要業務	
西寧中油燃氣有限責任公司	PRC, limited liability company	RMB65,874,000	_	40.8%(i)	Trading of natural gas, gas pipeline construction and operation of natural gas stations	
西寧中油燃氣有限責任公司	中國,有限責任公司	人民幣65,874,000元			天然氣買賣、燃氣管道建造及天 然氣站經營	
青海宏利燃氣管道安裝工程 有限責任公司	PRC, limited liability company	RMB44,000,000	_	40.8%(i)	Gas pipeline construction	
青海宏利燃氣管道安裝工程有限責 仟公司	中國,有限責任公司	人民幣44,000,000元			燃氣管道建造	
青海中油壓縮天然氣銷售有限公司 青海中油壓縮天然氣銷售有限公司	PRC, limited liability company 中國,有限責任公司	RMB20,800,000 人民幣20,800,000元	-	40.8%(i)	Trading of natural gas 天然氣買賣	
西寧卓燃商貿有限公司 (前稱:西寧中油商貿有限公司)	PRC, limited liability company	RMB10,000,000	-	40.8%(i)	Trading of natural gas-related equipment	
西寧卓燃商貿有限公司 (前稱:西寧中油商貿有限公司)	中國,有限責任公司	人民幣10,000,000元			天然氣相關設備買賣	
醴陵中油燃氣有限責任公司	PRC, limited liability company	RMB100,000,000	-	30.6%(i)	Trading of natural gas and gas pipeline construction	
醴陵中油燃氣有限責任公司 濱州中油燃氣有限責任公司	中國,有限責任公司 PRC, limited liability company	人民幣100,000,000元 RMB50,000,000	_	40.8%(i)	天然氣買賣及燃氣管道建造 Trading of natural gas and gas	
濱州中油燃氣有限責任公司	中國,有限責任公司	人民幣50,000,000元		40.070(i)	pipeline construction 天然氣買賣及燃氣管道建造	
惠民中油燃氣有限責任公司	PRC, limited liability company	RMB25,000,000	-	50.5%	Trading of natural gas and gas	
惠民中油燃氣有限責任公司	中國,有限責任公司	人民幣25,000,000元		20. co/ //\	pipeline construction 天然氣買賣及燃氣管道建造	
湖南中油燃氣有限責任公司	PRC, limited liability company	RMB45,000,000	-	30.6%(i)	Natural gas transmission through pipeline	
湖南中油燃氣有限責任公司 泰州中油燃氣有限責任公司	中國,有限責任公司 PRC, limited liability company	人民幣45,000,000元 RMB100,000,000	-	51.0%	管道天然氣輸送 Trading of natural gas and gas	
泰州中油燃氣有限責任公司	中國,有限責任公司	人民幣100,000,000元			pipeline construction 天然氣買賣及燃氣管道建造	
潮州市潮安區華明燃氣有限公司 (前稱:潮安縣華明燃氣有限公司)	PRC, limited liability company	RMB22,000,000	-	40.8%(i)	Trading of natural gas	
潮州市潮安區華明燃氣有限公司 (前稱:潮安縣華明燃氣有限公司)	中國,有限責任公司	人民幣22,000,000元			天然氣買賣	
中油中泰物流(珠海)有限公司 中油中泰物流(珠海)有限公司	PRC, limited liability company 中國,有限責任公司	RMB75,000,000 人民幣75,000,000元	-	100.0%	Transportation services 運輸服務	

(continued) (續)

## 35 PARTICULARS OF THE PRINCIPAL SUBSIDIARIES AND CONTROLLED STRUCTURED ENTITIES (Continued)

(a) Details of the principal subsidiaries are as follows: *(Continued)* 

# 35 主要附屬公司及受控制結構實 體之詳情(續)

## (a) 主要附屬公司詳情如下: (續)

Name	Place of incorporation/ establishment and kind of legal entity	Nominal value of issued share capital/ registered capital 已發行股本/	Percentage attributable to t		Principal activities
名稱	註冊成立/成立地點及法律實體類別	註冊資本的面值	歸屬於公司的 Directly 直接	權益百分比 Indirectly 間接	主要業務
青海中油管道燃氣有限公司	PRC, limited liability company	RMB32,000,000	-	51.0%	Natural gas transmission through pipeline
青海中油管道燃氣有限公司 泰州中油管輸天然氣有限公司	中國,有限責任公司 PRC, limited liability company	人民幣32,000,000元 RMB111,000,000	-	47.1%(i)	管道天然氣輸送 Gas pipeline design and construction, natural gas transmission through pipeline
泰州中油管輸天然氣有限公司	中國,有限責任公司	人民幣111,000,000元			燃氣管道設計及建造,管道天然 氣輸送
鄒平中油燃氣有限責任公司	PRC, limited liability company	RMB20,000,000	-	35.7%(i)	Trading of natural gas and gas pipeline construction
鄒平中油燃氣有限責任公司 中油中泰(深圳)新能源有限公司 中油中泰(深圳)新能源有限公司	中國,有限責任公司 PRC, limited liability company 中國,有限責任公司	人民幣20,000,000元 RMB71,000,000 人民幣71,000,000元	-	51.0%	天然氣買賣及燃氣管道建造 Investment holding 投資控股
仙桃中油燃氣有限責任公司	PRC, limited liability company	RMB67,910,000	-	35.7%(i)	Trading of natural gas and gas pipeline construction
仙桃中油燃氣有限責任公司 仙桃市潔能天然氣有限公司 仙桃市潔能天然氣有限公司	中國,有限責任公司 PRC, limited liability company 中國,有限責任公司	人民幣67,910,000元 RMB2,000,000 人民幣2,000,000元	-	35.7%(i)	天然氣買賣及燃氣管道建造 Trading of natural gas 天然氣買賣
武漢東方中油燃氣有限公司(前稱: 武漢東方市天然氣有限責任公司)	PRC, limited liability company	RMB75,000,000	-	35.7%(i)	Trading of natural gas and gas pipeline construction
武漢東方中油燃氣有限公司(前稱: 武漢東方市天然氣有限責任公司)	中國,有限責任公司	人民幣75,000,000元			天然氣買賣及燃氣管道建造
西寧中油中泰管道燃氣有限公司	PRC, limited liability company	RMB50,000,000	-	40.8%(i)	Gas pipeline design and construction
西寧中油中泰管道燃氣有限公司 南京潔寧燃氣有限公司	中國,有限責任公司 PRC, wholly foreign-owned enterprise	人民幣50,000,000元 HK\$187,500,000	-	100.0%	燃氣管道設計及建造 Investment holding, construction of natural gas stations and trading of natural gas
南京潔寧燃氣有限公司	中國,外商獨資企業	187,500,000港元			投資控股、天然氣站建造及天然 氣買賣

(continued) (續)

## 35 PARTICULARS OF THE PRINCIPAL SUBSIDIARIES AND CONTROLLED STRUCTURED ENTITIES (Continued)

- (a) Details of the principal subsidiaries are as follows: *(Continued)*
- 35 主要附屬公司及受控制結構實 體之詳情(續)

## (a) 主要附屬公司詳情如下: (續)

Name	Place of incorporation/ establishment and kind of legal entity	Nominal value of issued share capital/ registered capital 已發行股本/	Percentage attributable to		Principal activities
名稱	註冊成立/成立地點及法律實體類別	註冊資本的面值	歸屬於公司的 Directly 直接	權益百分比 Indirectly 間接	主要業務
安徽中油燃氣有限公司	PRC, sino-foreign equity joint venture	RMB18,000,000	-	80.4%	Trading of natural gas and gas pipeline construction
安徽中油燃氣有限公司 中油燃氣投資集團有限公司(前稱 中油燃氣(廣東)投資有限公司)	中國,中外合資合營企業 PRC, wholly foreign-owned enterprise	人民幣18,000,000元 US <b>\$</b> 75,000,000	-	100.0%	天然氣買賣及燃氣管道建造 Investment holding
中油燃氣投資集團有限公司(前稱中 油燃氣(廣東)投資有限公司)	中國,外商獨資企業	75,000,000美元			投資控股
恒泰國際融資租賃有限公司 恆泰國際融資租賃有限公司	PRC, limited liability company 中國,有限責任公司	US\$29,000,000 29,000,000美元	-	100.0%	Provision for finance 提供融資
新疆恒泰融資租憑有限公司 新疆恆泰融資租賃有限公司	PRC, sino-foreign equity joint venture 中國,中外合資合營企業	RMB170,000,000 人民幣170,000,000元	-	100.0%	Provision for finance 提供融資
揚州中油燃氣有限責任公司 揚州中油燃氣有限責任公司	PRC, sino-foreign equity joint venture 中國,中外合資合營企業	RMB40,000,000 人民幣40,000,000元	-	38.8%(ii)	Trading of natural gas and gas pipeline construction 天然氣買賣及燃氣管道建造
物川中加燃料有限員位公司 青海中油甘河工業園區燃氣 有限公司	中国 ・ テアロ 真 ロ 宮 に 来 PRC, sino-foreign equity joint venture	RMB26,000,000 RMB26,000,000	-	60.4%	入為和其負反然和自迫建迫 Trading of natural gas and gas pipeline construction
青海中油甘河工業園區燃氣 有限公司	中國,中外合資合營企業	人民幣26,000,000元			天然氣買賣及燃氣管道建造
南通中油燃氣有限責任公司	PRC, sino-foreign equity joint venture	RMB50,000,000	-	75.0%	Trading of natural gas and gas pipeline construction
南通中油燃氣有限責任公司 萍鄉市燃氣公司	中國,中外合資合營企業 PRC, sino-foreign equity joint venture	人民幣50,000,000元 RMB284,400,000	-	51.0%	天然氣買賣及燃氣管道建造 Trading of natural gas and gas pipeline construction
萍鄉市燃氣公司 稷山中油燃氣有限公司	中國,中外合資合營企業 PRC, limited liability company	人民幣284,400,000元 RMB11,480,000	-	70%	天然氣買賣及燃氣管道建造 Trading of natural gas
稷山中油燃氣有限公司 萬榮中油燃氣有限公司	中國,有限責任公司 PRC, limited liability company	人民幣11,480,000元 RMB35,920,000	-	70%	天然氣買賣 Trading of natural gas
萬榮中油燃氣有限公司 濟寧中泰煤化有限公司	中國,有限責任公司 PRC, limited liability company	人民幣35,920,000元 RMB270,000,000	-	100%	天然氣買賣 Coal processing and sales of coal
濟寧中泰煤化有限公司	中國,有限責任公司	人民幣270,000,000元			derived energy and related product 煤炭加工及銷售煤基能源及相關 產品

(continued) (續)

## 35 PARTICULARS OF THE PRINCIPAL SUBSIDIARIES AND CONTROLLED STRUCTURED ENTITIES (Continued)

of the directors, result in particulars of excessive length.

- 35 主要附屬公司及受控制結構實 體之詳情(續)
- (a) Details of the principal subsidiaries are as follows: *(Continued)*

(a) 主要附屬公司詳情如下: (續)

Name		Place of incorporation/ establishment and kind of legal entity	Nominal value of issued share capital/ registered capital 已發行股本/	Percentage o attributable to t		Principal activities
名稱		註冊成立/成立地點及法律實體類別	註冊資本的面值	歸屬於公司的相 Directly 直接	ễ益百分比 Indirectly 間接	主要業務
芮城中 Baccal	油燃氣有限公司 油燃氣有限公司 ieu Energy Inc. ieu Energy Inc.	PRC, limited liability company 中國,有限責任公司 Canada 加拿大	RMB63,900,000 人民幣63,900,000元 CAD 141,040,000 141,040,000加元	-	70% 100.0%	Trading of natural gas 天然氣買賣 Exploitation and distribution of crude oil and natural gas 開採及分銷原油及天然氣
Note	s:			附言	È:	
(i)	a 51.0% owned su	trolling interests in these subsidiari bsidiary, CCNG. Therefore the ntities and they are considered as s	Group has	(i)	公司中 司控股 該等實	過擁有51.0%權益的附屬 油中泰持有該等附屬公 權益。因此,集團擁有 體的控制權,而該等實 為公司的附屬公司。
(ii)	CCNG and a wholly Gas Group Limited (' over this entity and since the Group own	ntrolling interests in this subsidia owned subsidiary, Hong Kong Ch (HKCOGG"). Therefore the Group t is considered as subsidiary of the ns more than half of the voting ri- ecisions are made by simple majorit	ina Oil and has control e Company ghts in this	(ii)	公司(「看 屬 有 」 版 集 團	過中油中泰及全資附屬 港中油燃氣集團有限公 港中油燃氣」)持有該附 控股權益。由於集團擁 屬公司過半數投票權, 單大多數票作出決定, 對該實體擁有控制權, 為公司之附屬公司。
(iii)	the opinion of the other the year or formed a	the subsidiaries of the Company directors, principally affected the a substantial portion of the net as ls of other subsidiaries would, in t	results for ssets of the	(iii)	公 司 主 集 團 資 認 為 ,	為, 上表所列公司附屬 要影響本年度業績或佔 產淨值重大部分。董事 提供其四 5000000000000000000000000000000000000

情會導致篇幅冗長。

(continued) (續)

# 35 PARTICULARS OF THE PRINCIPAL SUBSIDIARIES AND CONTROLLED STRUCTURED ENTITIES (Continued)

- (b) Set out below are the summarised consolidated financial information of CCNG and its subsidiaries that have noncontrolling interests that are material to the Group. The information below is the amount before inter-company eliminations:
- 35 主要附屬公司及受控制結構實 體之詳情(續)
  - (b) 以下載列中油中泰及其附屬公司(擁 有對集團而言屬重大之非控股權益) 綜合財務資料概要。下述資料為公 司間對銷前之金額:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Total assets	總資產	12,579,515	12,964,814
Total liabilities	負債總額	(5,975,569)	(6,421,657)
Net assets	資產淨值	6,603,946	6,543,157
Revenue	營業額	11,687,005	11,853,014
Profit for the year	年內溢利	1,147,947	958,515
Other comprehensive income	其他全面收益	(752,995)	(458,787)
Total comprehensive income	全面收益總額	394,952	499,728
Dividend paid to non-controlling interests	支付股息予非控股權益	368,968	223,462

(continued) (續)

## 35 PARTICULARS OF THE PRINCIPAL SUBSIDIARIES AND CONTROLLED STRUCTURED ENTITIES (Continued)

(b) Set out below are the summarised consolidated financial information of CCNG and its subsidiaries that have noncontrolling interests that are material to the Group. The information below is the amount before inter-company eliminations: (Continued)

# 35 主要附屬公司及受控制結構實 體之詳情(續)

(b) 以下載列中油中泰及其附屬公司(擁 有對集團而言屬重大之非控股權益) 綜合財務資料概要。下述資料為公 司間對銷前之金額:(續)

		CCNG 中油中泰 2024 二零二四年 HK\$'000 千港元	CCNG 中油中泰 2023 二零二三年 HK\$'000 千港元
Net cash generated from operating activities	經營業務產生之現金淨額	1,421,594	546,316
Net cash generated used in investing activities	投資活動所用現金凈額	(523,369)	(211,941)
Net cash used in financing activities	融資活動所用之現金凈額	(910,282)	(883,183)
Net decrease in cash and cash equivalents Cash and cash equivalents at 1 January	現金及現金等價物減少凈額 於一月一日之現金及	(12,057)	(548,808)
Effect of foreign exchange rate changes	現金等值項目 匯率變動影響	2,014,472 (64,459)	2,628,109 (64,829)
Cash and cash equivalents at 31 December	於十二月三十一日之現金及 現金等值項目	1,937,956	2,014,472

(continued) (續)

# 35 PARTICULARS OF THE PRINCIPAL SUBSIDIARIES AND CONTROLLED STRUCTURED ENTITIES (Continued)

(c) Details of the controlled structured entity are as follows:

The Company controls a structured entity which operates in Hong Kong, particulars of which are as follows:

35 主要附屬公司及受控制結構實 體之詳情(續)

## (c) 受控制結構實體詳情如下:

公司控制一間在香港營運的結構 實體,其詳情如下:

Structured entities	Principal activities
結構實體	主要業務

Best Thinker Limited ("Trustee")	
Best Thinker Limited(「受託人」)	

Purchases, administers and holds the Company's shares for the Restricted Share Award Scheme for the benefit of eligible employees of the Group 為集團合資格僱員利益就限制性股份獎勵計劃買入、管理及持有公司股份

As the Trustee is set up solely for the purpose of purchasing, administering and holding the Company's shares for the Restricted Share Award Scheme (Note 31(c)), the Company has the power to govern the financial and operating policies of the Trustee and it can derive benefits from the services of the employees who have been awarded the Restricted Shares through their continued employment with the Group. The assets and liabilities of the Trustee are included in the consolidated statement of financial position from its adoption and the Company's shares held by the Trustee are presented as a deduction in equity as "shares held for share award scheme".

## 36 APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the Board of Directors on 21 March 2025.

## 36 批准綜合財務報表

董事局於二零二五年三月二十一日批准 及授權刊發綜合財務報表。

(continued) (續)

## 37 STATEMENT OF FINANCIAL POSITION OF THE COMPANY

## 37 公司財務狀況表

		Note 附註	31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Non-current assets Intangible assets Interests in subsidiaries	非流動資產 無形資產 於附屬公司權益		1,702 4,388,239	1,702 4,681,484
			4,389,941	4,683,186
Current assets Other receivables Cash and cash equivalents	流動資產 其他應收款項 現金及現金等值項目		49,856 145,012	25,255 157,920
			194,868	183,175
Total assets	總資產		4,584,809	4,866,361
Current liabilities Other payables Short-term borrowings	流動負債 其他應付款項 短期借貸		572,390 —	572,159 2,283,720
			572,390	2,855,879
Non-current liabilities Senior notes Long term borrowings	非流動負債 優先票據 長期借貸		3,093,957 2,394,611	3,090,171
			5,488,568	3,090,171
Total liabilities	總負債		6,060,958	5,946,050
Equity Equity attributable to owners of the Company	權益 公司擁有人應佔權益			
Share capital Reserves	股本 儲備	31 38	56,368 (1,532,517)	56,368 (1,136,057)
Total equity	權益總額		(1,476,149)	(1,079,689)

The statement of financial position of the Company was approved by the Board of Directors on 21 March 2025 and was signed on its behalf.

**Xu Tie-liang** *Director*  **Guan Yijun** Director 公司財務狀況表已於二零二五年三月 二十一日獲董事局批准並由以下董事代 為簽署。

許鉄良	關懿君
董事	董事

(continued) (續)

## 38 RESERVES OF THE COMPANY

38 公司儲備

		Share premium 股份溢價 HK\$'000 千港元	Capital redemption reserve 資本類回儲備 HK\$'000 千港元	Shares held for share award scheme 為股份獎勵 計劃所持股份 HK\$'000 千港元	Share-based compensation reserve 以股份為基礎 的薪金儲備 HK\$'000 千港元	Exchange fluctuation reserve 匯兑波動 儲備 HK\$'000 千港元	(Note 31(b)) Contributed surplus (附註31(b)) 實繳盈餘 HK\$*000 千港元	Accumulated losses 累計虧損 HK\$'000 千港元	<b>Total</b> 總計 HK <b>S'</b> 000 千港元
At 1 January 2023 Loss for the year	於二零二三年 一月一日 年內虧損	13,208 —	(53,302)	(377,947)	11,241	(18,475)	1,447,454 —	(1,818,263) (339,973)	(796,084) (339,973)
At 31 December 2023 Loss for the year	於二零二三年 十二月三十一日 年內虧損	13,208	(53,302)	(377,947)	11,241	(18,475)	1,447,454	(2,158,236) (396,460)	(1,136,057) (396,460)
At 31 December 2024	於二零二四年 十二月三十一日	13,208	(53,302)	(377,947)	11,241	(18,475)	1,447,454	(2,554,696)	(1,532,517)

(continued) (續)

## 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES

This note provides a list of other potentially material accounting policies adopted in the preparation of these consolidated financial statements. These policies have been consistently applied to all the years presented, unless otherwise stated. The financial statements are for the group consisting of China Oil and Gas Group Limited and its subsidiaries.

## (a) Subsidiaries

(i) Consolidation

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

### (1) Business combinations

The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date.

## 39 其他潛在重大會計政策概要

本附註載列於編製該等綜合財務報表時 採納之其他潛在重大會計政策。除另 有説明外,該等政策乃貫徹應用於所 有年度。本財務報表乃為集團(由中油 燃氣集團有限公司及其附屬公司組成) 編製。

## (a) 附屬公司

(i) 綜合賬目

## (1) 業務合併

集團採用收購法將業 務合併入賬。為收購 附屬公司而轉移的代 價被收購方的前擁有 人所轉讓資產、所產 生的負債及集團發行 的股本權益的公平值。 所轉讓的代價包括或 然代價安排所產生的 任何資產或負債的公 平值。在業務合併中 所收購可識別的資產 以及所承擔的負債及 或有負債,首先以彼 等於收購日期的公平 值計量。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

- (a) Subsidiaries (Continued)
  - (i) Consolidation (Continued)

### (1) Business combinations (Continued)

The Group recognises any non-controlling interest in the acquiree on an acquisition-by-acquisition basis. Non-controlling interests in the acquiree that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation are measured at either fair value or the present ownership interests' proportionate share in the recognised amounts of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at their acquisition date fair value, unless another measurement basis is required by HKFRS.

Acquisition-related costs are expensed as incurred.

If the business combination is achieved in stages, the acquisition date carrying value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date; any gains or losses arising from such re-measurement are recognised in profit or loss.

## 39 其他潛在重大會計政策概要 (續)

- (a) 附屬公司(續)
  - (i) 綜合賬目(續)
    - (1) 業務合併(續)

集團按逐項收購基準, 確認於被收購方中的 任何非控股權益,而 被收購方的非控股權 益若屬現時的擁有權 權益且賦予持有人在 清盤時按比例應佔實 體的淨資產,則可按 公平值或按現時擁有 權權益應佔被收購方 可識別淨資產的確認 金額比例而計量。非 控股權益的所有其他 組成部分按收購日期 的公平值計量,除非 香港財務報告準則規 定必須以其他計量基 準計算。

收購的相關成本於產 生時支銷。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

- (a) Subsidiaries (Continued)
  - (i) Consolidation (Continued)

### (1) Business combinations (Continued)

The excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets acquired is recorded as goodwill. If the total of consideration transferred, non-controlling interest recognised and previously held interest measured is less than the fair value of the net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognised directly in the profit or loss.

Intra-group transactions, balances and unrealised gains on transactions between group companies are eliminated. Unrealised losses are also eliminated. When necessary, amounts reported by subsidiaries have been adjusted to conform with the Group's accounting policies.

## **39** 其他潛在重大會計政策概要 (續)

## (a) 附屬公司 (續)

(i) 綜合賬目(續)

## (1) 業務合併(續)

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

- (a) Subsidiaries (Continued)
  - (i) Consolidation (Continued)

## (2) Changes in ownership interests in subsidiaries without change of control

Transactions with non-controlling interests that do not result in a loss of control are accounted for as equity transactions — that is, as transactions with the owners of the subsidiary in their capacity as owners. The difference between fair value of any consideration paid and the relevant share acquired of the carrying amount of net assets of the subsidiary is recorded in equity. Gains or losses on disposals to non-controlling interests are also recorded in equity.

## (3) Disposal of subsidiaries

When the Group ceases to have control, any retained interest in the entity is re-measured to its fair value at the date when control is lost, with the change in carrying amount recognised in profit or loss. The fair value is the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, a joint venture or a financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

## 39 其他潛在重大會計政策概要 (續)

- (a) 附屬公司 (續)
  - (i) 綜合賬目(續)

## (2) 不會導致失去控制權之 附屬公司所有權權益變 動

#### (3) 出售附屬公司

若集團不再擁有控制 權,其於該實體之任 何保留權益按其於失 去控制權當日之公平 值重新計算, 而賬面 值變動則於損益中確 認。其後此保留權益 將入賬列作聯營公司、 合營企業或金融資產, 並以公平值為初始之 賬面值。此外,過往 於其他全面收益內確 認與該實體有關之任 何金額按猶如集團已 直接出售有關資產或 負債之方式入賬。即 先前在其他全面收益 內確認之金額重新分 類至損益。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (a) Subsidiaries (Continued)

(ii) Separate financial statements

Investments in subsidiaries are accounted for at cost less impairment. Cost also includes direct attributable costs of investment. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

Impairment testing of the investments in subsidiaries is required upon receiving dividends from these investments if the dividend exceeds the total comprehensive income of the subsidiary in the period the dividend is declared or if the carrying amount of the investment in the separate financial statements exceeds the carrying amount in the consolidated financial statements of the investee's net assets including goodwill.

#### (b) Associates

Associates are all entities over which the Group has significant influence but not control, generally accompanying a shareholding of between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting. Under the equity method, the investment is initially recognised at cost. The Group's investment in associates includes goodwill identified on acquisition. Upon the acquisition of the ownership interest in an associate, any difference between the cost of the associate and the Group's share of the net fair value of the associate's identifiable assets and liabilities is accounted for as goodwill.

If the ownership interest in an associate is reduced but significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income is reclassified to profit or loss where appropriate.

## **39** 其他潛在重大會計政策概要 (續)

- (a) 附屬公司(續)
  - (ii) 獨立財務報表

於附屬公司投資按成本值扣 除減值入賬。成本亦包括直 接應佔投資成本。公司按已 收及應收股息基準入賬附屬 公司之業績。

## (b) 聯營公司

倘於聯營公司所有權權益減少但 重大影響力獲保留,則先前於其 他全面收益已確認之金額中僅有 一定份額重新分類至損益(如適 用)。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (b) Associates (Continued)

The Group's share of post-acquisition profit or loss is recognised in the profit or loss, and its share of post-acquisition movements in other comprehensive income is recognised in other comprehensive income with a corresponding adjustment to the carrying amount of the investment. When the Group's share of losses in an associate equal or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate.

The Group determines at each reporting date whether there is any objective evidence that the investment in the associate is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value and recognises the amount adjacent to share of profit of investments accounted for using equity method in the profit or loss.

Profits and losses resulting from upstream and downstream transactions between the Group and its associate are recognised in the Group's financial statements only to the extent of unrelated investor's interests in the associates. Unrealised losses are eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

Gain or losses on dilution of equity interest in associates are recognised in the profit or loss.

## 39 其他潛在重大會計政策概要 *(續)*

#### (b) 聯營公司(續)

集團於各報告日期確定是否有任 何客觀證據顯示於聯營公司投資 出現減值。倘若確實如此,集團 根據聯營公司可收回金額與其賬 面值差額計算減值金額並於損益 中將有關金額確認為分佔以權益 法入賬之投資溢利。

集團與其聯營公司之間上下游交 易產生之溢利及虧損僅以非相關 投資者於聯營公司之權益為限 費財務報表內確認。未變現 損予以抵銷,表明所轉讓資產已 發生減值之交易除外。聯營公司 會計政策已按需要變更,以確保 與集團所採納政策貫徹一致。

有關聯營公司股權攤薄的盈虧於 損益確認。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (c) Joint arrangement

The Group has applied HKFRS 11 to all joint arrangements. Under HKFRS 11, investments in joint arrangements are classified as either joint operations or joint ventures depending on the contractual rights and obligations of each investor. The Group has assessed the nature of its joint arrangement and determined it to be joint venture. Joint venture is accounted for using the equity method.

Under the equity method of accounting, interests in joint ventures are initially recognised at cost and adjusted thereafter to recognise the Group's share of the post-acquisition profits or losses and movements in other comprehensive income. The Group's investment in joint venture include goodwill identified on acquisition. Upon the acquisition of the ownership interest in a joint venture, any difference between the cost of the joint venture and the Group's share of the net fair value of the joint venture's identifiable assets and liabilities is accounted for as goodwill. When the Group's share of losses in joint venture equals or exceeds its interest in the joint venture (which includes any long-term interests that, in substance, form part of the Group's net investment in the joint ventures), the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the joint ventures.

## 39 其他潛在重大會計政策概要 (續)

## (c) 共同安排

集團已就所有共同安排應用香港 財務報告準則第11號, 於共同安 排務報告準則第11號, 於共同安 排入投資視乎各投資者之合約或 利及責任而分類為合營業務或合 營企業。集團已評估其共同安 排界定為 合營企業採用權益法 入賬。

根據權益會計法,於合營企業的 權益乃按成本初步確認, 其後予 以調整以確認集團應佔收購後的 損益及於其他全面收益的變動。 集團於合營企業的投資包括就收 購識別的商譽。收購於一間合營 企業的擁有權權益後, 合營企業 成本與集團分佔合營企業的可識 別資產及負債之公平淨值之間的 任何差額入賬列作商譽。當集團 分佔合營企業虧損等於或超過其 佔合營企業之權益時(包括任何 長期權益,而該長期權益實質上 構成集團於該合營企業的投資淨 額 之 一 部 分 ) , 集 團 不 再 確 認 進 一步虧損,除非集團代合營企業 承擔負債或支付款項。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (c) Joint arrangement (Continued)

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

The Group determines at each reporting date whether there is any objective evidence that the interest in the joint venture is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the joint venture and its carrying value and recognises the amount adjacent to share of profit of investment accounted for using equity method in the profit or loss.

### (d) Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decisionmaker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the executive directors that makes strategic decisions.

## 39 其他潛在重大會計政策概要 *(續)*

## (c) 共同安排*(續)*

集團與其合營企業交易的未變現 收益與集團於合營企業的權益對 銷。未變現虧損亦予以對銷,除 非交易時有證據表明所轉讓資產 出現減值。合營企業會計政策於 需要時作出改變,以確保與集團 所採納政策貫徹一致。

集團於各報告日期確定是否有任 何客觀證據顯示於合營企業的權 益出現減值。倘確實如此,則集 團以該合營企業可收回金額及其 賬面值之差額計算減值金額,並 將金額確認於損益上列於分佔以 權益法入賬的投資溢利。

(d) 分部報告

經營分部的報告方式與提供予主 要經營決策制定者之內部報告所 使用報告方式一致。負責分配資 源及評估經營分部業績的主要經 營決策制定者,被認定為制定戰 略決策的執行董事。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (e) Foreign currency translation

*(i)* Functional and presentation currency

Items included in the financial statements of each of the Group's entities using the currency of the primary economic environment in which the entity operates ("the functional currency"). The consolidated financial statements are presented in HK\$, which is the Company's functional and the Group's presentation currency.

### (ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are re-measured. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the consolidated profit or loss within "administrative expenses".

Non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Transaction differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss. For example, translation differences on non-monetary assets and liabilities such as equity held at fair value through profit or loss are recognised in profit or loss as part of the fair value gain or loss and translation differences on non-monetary assets such as equity classified as fair value through other comprehensive income are recognised in other comprehensive income.

## 39 其他潛在重大會計政策概要 (續)

## (e) 外幣換算

(i) 功能及呈報貨幣

集團各實體之財務報表所包 括項目,乃按該實體經營 所在之主要經濟環境之貨幣 (「功能貨幣」)計量。綜合 財務報表以公司之功能及集 團之呈報貨幣港元呈列。

(ii) 交易及結餘

外幣交易均按交易或項目重 新計量日期當時之匯率換算 為功能貨幣。因該等交易 結算及按年結日之匯率換算 以外幣計值之貨幣資產及負 債而產生之外幣匯兑損益, 均於綜合損益的「行政開支」 內確認。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

- (e) Foreign currency translation (Continued)
  - *(iii)* Group companies

The results and financial position of all the foreign operations (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statement of financial position;
- income and expenses for each profit or loss are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the dates of the transactions); and
- all resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the exchange fluctuation reserve.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the year end closing rate. Currency translation differences arising are recognised in other comprehensive income.

- 39 其他潛在重大會計政策概要 (續)
  - (e) 外幣換算(續)
    - (iii) <u>集團</u>公司
      - 所有海外業務(全部均非採 用高通脹經濟體系之貨幣) 如持有與呈報貨幣不一致之 功能貨幣,其業績及財務狀 況均按以下方法換算為呈報 貨幣:
        - 各財務狀況表呈列之 資產及負債均按照該 財務狀況表日期之收 市匯率換算;
        - 各損益之收入及開支 按照平均匯率換算(除 非平均匯率並非交易 日期現行匯率的累計 影響的合理約數,在 此情況下,收支項目 按交易日期的匯率換 算);及
        - 所有產生之匯兑差額 均於其他全面收益確 認並單獨於權益中的 匯兑波動儲備內累計。

因收購海外實體而產生之商 譽及公平值調整,均視作為 該海外實體之資產及負債處 理,並於年末結算日的匯率 折算。所產生的匯兑差額在 其他全面收益中確認。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (e) Foreign currency translation (Continued)

(iv) Disposal of foreign operation

On the disposal of a foreign operation (that is, a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, a disposal involving loss of joint control over a joint venture that includes a foreign operation, or a disposal involving loss of significant influence over an associate that includes a foreign operation), all of the currency translation differences accumulated in equity in respect of that operation attributable to the owners of the Company are reclassified to profit or loss.

#### (f) Impairment of non-financial assets

Assets that have an indefinite useful life — for example, goodwill or intangible assets not ready to use — are not subject to amortisation and are tested annually for impairment. Assets that are subject to amortisation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at each reporting date.

## 39 其他潛在重大會計政策概要 (續)

- (e) 外幣換算(續)
  - (iv) 出售海外業務

## (f) 非金融資產之減值

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

- (g) Investments and other financial assets
  - (i) Classification

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

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

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

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

The Group reclassifies debt investments when and only when its business model for managing those assets changes.

- 39 其他潛在重大會計政策概要 (續)
  - (g) 投資及其他金融資產
    - (i) 分類

集團按以下計量類別對其金 融資產進行分類:

- 後續以公平值計量(且 其變動計入其他全面 收益或損益)的金融資 產;及
- 以攤銷成本計量的金
   融資產。

該分類取決於集團管理金融 資產的業務模式以及現金流 量合約條款。

集團於且僅於管理該等資產 之業務模式改變時方重新分 類債務投資。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

## (g) Investments and other financial assets (Continued)

### (ii) Recognition and derecognition

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

### (iii) Measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss ("FVPL"), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVPL are expensed in profit or loss.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

## **39** 其他潛在重大會計政策概要 (續)

## (g) 投資及其他金融資產(續)

(ii) 確認及終止確認

常規途徑買賣之金融資產辦 交易日期確認,交易日期 買或出售資產之日 期。金融資產於收取金融資 產現金流之權利屆滿或已自 讓,且集團已將擁有權之所 有風險及回報大致轉讓時終 止確認。

(iii) 計量

對於包含嵌入式衍生工具的 金融資產,於釐定其現金流 量是否僅為支付本金和利息 時,從金融資產之整體進行 考慮。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

- (g) Investments and other financial assets (Continued)
  - (iii) Measurement (Continued)

### Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. There are two measurement categories into which the Group classifies its debt instruments:

- Amortised cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss and presented in "other (losses)/gains, net" together with foreign exchange gains and losses. Impairment losses are presented as separate line item in profit or loss.
- FVOCI: Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI. Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest income and foreign exchange gains and losses which are recognised in profit or loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in OCI is reclassified from equity to profit or loss and recognised in "other (losses)/gains, net". Interest income from these financial assets is included in finance income using the effective interest rate method. Foreign exchange gains and losses are presented in "other (losses)/ gains, net" and impairment expenses are presented as separate line item in profit or loss.

- 39 其他潛在重大會計政策概要 (續)
  - (g) 投資及其他金融資產(續)
    - (iii) 計量(續)

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### 債務工具

債務工具之後續計量取決於 集團管理資產之業務模式及 該項資產之現金流量特徵。 集團將其債務工具分類為兩 種計量類別:

攤銷成本:為收且是一個人類的。
 攤銷成本:而持有。
 取一個人類的。
 取一個人類的
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按公平值計入其他全面 收益:持作收取合約現 金流量及出售金融資 產之資產,倘該等資 產現金流量僅指支付本 金及利息,則按公平 值計入其他全面收益計 量。賬面值變動計入 其他全面收益, 惟於 損益中確認之減值收益 或虧損、利息收入及 外匯收益及虧損之確認 除外。金融資產終止 確認時, 先前於其他 全面收益確認之累計收 益或虧損由權益重新 分類至損益並於「其他 (虧損)/收益淨額」中 確認。該等金融資產 之利息收入按實際利率 法計入財務收入。外 匯收益及虧損呈列於 「其他(虧損)/收益淨 額」中, 而減值開支則 於損益中作為獨立項目 列示。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

- (g) Investments and other financial assets (Continued)
  - (iii) Measurement (Continued)

### **Equity investments**

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

Impairment losses (and reversal of impairment losses) on equity investments measured at FVOCI are not reported separately from other changes in fair value.

### (iv) Impairment

The Group assesses on a forward-looking basis the expected credit losses associated with its debt instruments carried at amortised cost and FVOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

For trade receivables, the Group applies the simplified approach permitted by HKFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables, see Note 4.2(b) for further details.

- **39** 其他潛在重大會計政策概要 (續)
  - (g) 投資及其他金融資產(續)
    - (iii) 計量(續)

#### 股本投資

對於按公平值計入其他全面 收益計量的股本投資,其 減值虧損(及減值虧損撥回) 不會與其他公平值變動分開 呈報。

(iv) 減值

集團按前瞻性基準評估按攤 銷成本及按公平值計入其他 全面收益列賬之債務工具相 關之預期信貸虧損。所採用 減值方法視乎信貸風險是否 大幅增加而定。

就貿易應收款項而言,集 團應用香港財務報告準則第 9號允許之簡化法,其要求 於應收款項初始確認時確認 預期全期虧損,詳情見附註 4.2(b)。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (h) Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the first-in, first-out method. The cost of finished goods and work in progress comprises raw materials, direct labour and other direct costs. It excludes borrowing costs. Net realisable value is the estimated selling price in the ordinary course of business, less all costs to completion and all direct.

### (i) Trade and other receivables

Trade receivables are amounts due from customers for sales and distribution of oil and natural gas and other related products or gas pipeline construction and connection services performed in the ordinary course of business. If collection of trade and other receivables is expected in one year or less (or in the normal operating cycle of the business if longer), they are classified as current assets. If not, they are presented as non-current assets.

Trade and other receivables are recognised initially at the amount of consideration that is unconditional unless they contain significant financing components, when they are recognised at fair value. The Group holds the trade and other receivables with the objective to collect the contractual cash flows and therefore measures them subsequently at amortised cost using the effective interest method.

## (j) Cash and cash equivalents

In the consolidated statement of cash flows, cash and cash equivalents include cash in hand, deposits held at call with banks, other short-term highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to insignificant risk of changes in value.

## 39 其他潛在重大會計政策概要 (續)

(h) 存貨

存貨按成本或可變現淨值兩者之 較低者入賬。成本按先入先出法 釐定。製成品及在建工程成本包 括原料、直接人工及其他直接成本 ,以及不包括借貸成本。可變 現淨值為日常業務過程中的估計 售價減完成的所有開支及出售所 需的所有直接開支。

### (i) 貿易及其他應收款項

貿易應收款項為對客戶銷售及輸 送石油及天然氣及其他相關產品 之款項或於正常業務過程中提項。 做貿易及其他應收款項預計於。 備貿易及其他應收款項預計於一 年或以內(或若更長則在業務 週期內)收回,則歸類為 流動資產。否則,於非流動資產 中呈列。

貿易及其他應收款項初步按無條 件代價金額確認,但當其包含 成分時,按公平值進行 認。集團持有貿易及其他應收款 項的目的是收取合約現金流量, 因此後續使用實際利率法按攤銷 成本計量應收賬款。

## (j) 現金及現金等值項目

於綜合現金流量表中,現金及現 金等值項目包括手頭現金、非定 期銀行存款、其他原到期日為三 個月或更短可隨時轉換為已知金 額現金且毋須承受重大價值變動 的短期高流動性投資。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (k) Trade payables

Trade payables are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Trade payables are classified as current liabilities if payment is due within one year or less (or in the normal operating cycle of the business if longer). If not, they are presented as non-current liabilities.

Trade payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

## (I) Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently carried at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the consolidated profit or loss over the period of the borrowings using the effective interest method.

Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw-down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a pre-payment for liquidity services and amortised over the period of the facility to which it relates.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the end of the reporting period.

## 39 其他潛在重大會計政策概要 (續)

## (k) 貿易應付款項

貿易應付款項為在日常經營活動 中從供應商購買商品或服務而應 支付款項之責任。如貿易應付款 項之支付日期在一年或以內(或若 更長則在業務正常經營週期內), 貿易應付款項被分類為流動負債; 否則呈列為非流動負債。

貿易應付款項初始以公平值確認, 其後利用實際利率法按攤銷成本 計量。

(I) 借款

借貸初始以公平值確認(扣除所 產生的交易成本)。借貸其後以 攤銷成本列賬;所得款項(扣除 交易成本)及贖回價值之任何差 額,以實際利率法於借貸期間在 綜合損益內予以確認。

在借貸將很有可能部分或全部提 取的情况下,就設立借貸融資支。 在此情況下,該費用將遞急貸款交易成本。 在此貸發生時。在並無跡象顯示 該借貸將很有可能部分或全部提 下,該費用撥充資本作 為流動關融資期間內予以攤銷。

借貸分類為流動負債, 惟集團具 有無條件權利可將償還負債的日 期遞延至各報告期末後至少十二 個月者除外。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (m) Borrowing costs

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

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

All other borrowing costs are recognised in consolidated profit or loss in the period in which they are incurred.

#### (n) Share capital

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

## (o) Interest income

Interest income on financial assets at amortised cost calculated using the effective interest method is recognised in the statement of profit or loss as part of finance income.

Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset except for financial assets that subsequently become credit-impaired. For credit-impaired financial assets the effective interest rate is applied to the net carrying amount of the financial asset (after deduction of the loss allowance).

## 39 其他潛在重大會計政策概要 (續)

#### (m) 借貸成本

收購、建造或生產合資格資產(即 需要長時間才可以達到擬定用途 或出售狀態之資產)直接應佔之 一般及特定借貸成本計入該等資 產的成本,直至資產大致可達到 擬定用途或出售狀態時為止。

等待作為合資格資產開支之特別 借貸之暫時投資所賺取之投資收 入在符合資格可資本化之借貸成 本中扣除。

所有其他借貸成本於產生期間在 綜合損益內確認。

(n) 股本

普通股分類為權益。與發行新股 或購股權直接有關的增量成本, 於權益列為所得款項的減項(扣 除税項)。

(o) 利息收入

按攤銷成本計量的金融資產之利 息收入使用實際利息法計算,於 損益表中融資收入內確認。

利息收入乃按金融資產賬面總值 乘以實際利率來計算,惟後續發 生信用減值的金融資產除外。就 發生信用減值的金融資產而言, 實際利率已乘以金融資產的賬面 淨值(扣除虧損撥備後)。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

- (p) Employee benefits
  - (i) Retirement benefit costs

In accordance with the rules and regulations in the PRC, the PRC based employees of the Group participate in various defined contribution retirement benefit plans organised by the relevant municipal and provincial governments in the PRC under which the Group and the PRC based employees are required to make monthly contributions to these plans calculated as a percentage of the employees' salaries.

The municipal and provincial governments undertake to assume the retirement benefit obligations of all existing and future retired PRC based employees payable under the plans described above. Other than the monthly contributions, the Group has no further obligation for the payment of retirement and other post retirement benefits of its employees. The assets of these plans are held separately from those of the Group in independently administered funds managed by the provincial governments.

The Group also operates a defined contribution Mandatory Provident Fund Scheme in Hong Kong (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance for those qualifying employees employed under the jurisdiction of the Hong Kong Employment Ordinance, and who are eligible to participate in the MPF Scheme. Under the rules of the MPF Scheme, contributions to the scheme by the Group and the employees are calculated as a percentage of employee's relevant income, subject to a cap of monthly relevant income of HK\$30,000. The retirement benefit scheme costs charged to consolidated profit or loss represent contributions payable by the Group in accordance with the rules of the MPF Scheme. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund.

## 39 其他潛在重大會計政策概要 (續)

- (p) 僱員福利
  - (i) 退休福利成本

根據中國規則和法規, 集團 之中國僱員參與由中國有關 省市政府營辦之若干界定供 款退休福利計劃。據此, 集團和中國僱員須每月按僱 員薪金某個百分比向這些計 劃作出供款。

省市政府承諾承擔上述計 應<br/>
感行所有現有及日後退休<br/>
有退保育<br/>
。<br/>
並<br/>
其他<br/>
沙及支付<br/>
候員<br/>
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二

集團亦根據強制性公積金計 劃條例在香港為所有符合 資格參與強制性公積金計 劃(「強積金計劃」)之受香 港僱用條例管轄之合資格僱 員設有界定供款之強積金計 劃。根據強積金計劃之規 則,集團及僱員向計劃之供 款乃按僱員有關收入之百分 比計算,惟每月有關收入的 最高上限為30,000港元。於 综合損益內扣除的退休福利 計劃成本指集團根據強積金 計劃規則之應付供款。集團 作出之僱主供款,於向強積 金計劃供款時全部歸屬於僱 員。強積金計劃資產與集團 的資產分開持有,由獨立管 理基金管理。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (p) Employee benefits (Continued)

(ii) Employee entitlements

Employee entitlements to annual leave and long service payment are recognised when they accrue to the employees. A provision is made for the estimated liability for annual leave and long service payment as a result of services rendered by employees up to the statement of financial position date.

Employee entitlements to sick leave and maternity or paternity leave are not recognised until the time of leave.

### (iii) Share-based payments

The Group operates a number of equity-settled, sharebased compensation plans, under which the entity receives services from employees as consideration for equity instruments of the Group. The fair value of the employee services received in exchange for the grant of share options or restricted shares is recognised as an expense. The total amount to be expensed is determined by reference to the fair value of the options or restricted shares granted:

- including any market performance conditions (for example, an entity's share price);
- excluding the impact of any service and non-market performance vesting conditions (for example, profitability, sales growth targets and remaining an employee of the entity over a specified time period); and
- including the impact of any non-vesting conditions (for example, the requirement for employees to save or holding shares for a specified period of time).

## **39** 其他潛在重大會計政策概要 *(續)*

- (p) 僱員福利 (續)
  - (ii) 僱員應獲權利

僱員應得之年假及長期服務 金於應計予僱員時確認。就 截至財務狀況表日期因僱員 提供服務而應得之年假及長 期服務金,將估計有關負債 而作出撥備。

僱員應得之病假及產假或父 方陪產假直至取假時方予確 認。

(iii) 以股份為基礎之付款

- 包括任何市場表現條件(例如,實體之股 價);
- 不包括任何服務及非 市場表現歸屬條件(如 盈利能力、銷售增長 目標以及於特定期間 內仍為實體僱員)之影 響;及
- 包括任何非歸屬條件 之影響(例如,對僱員 之要求或在某特定時 期持有股份)。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (p) Employee benefits (Continued)

(iii) Share-based payments (Continued)

Non-market vesting conditions are included in assumptions about the number of options or restricted shares that are expected to vest. The total expense is recognised over the vesting period, which is the period over which all of the specified vesting conditions are to be satisfied. At the end of each reporting period, the entity revises its estimates of the number of options or restricted shares that are expected to vest based on the non-market vesting conditions. It recognises the impact of the revision to original estimates, if any, in the consolidated profit or loss, with a corresponding adjustment to equity.

#### Share option scheme

When the options are exercised, the Company issues new shares. The proceeds received net of any directly attributable transaction costs are credited to share capital (nominal value) and share premium when the options are exercised.

The grant by the Company of options over its equity instruments to the employees of subsidiary undertakings in the Group is treated as a capital contribution. The fair value of employee services received, measured by reference to the grant date fair value, is recognised over the vesting period as an increase to investment in subsidiary undertakings, with a corresponding credit to equity.

## 39 其他潛在重大會計政策概要 (續)

### (p) 僱員福利 (續)

(iii) 以股份為基礎之付款(續)

## 購股權計劃

於購股權獲行使時, 公司發 行新股份。於購股權獲行使 時之已收所得款項於減去所 有直接應佔交易成本後撥入 股本(面值)及股份溢價。

公司向集團附屬公司的僱員 授予權益工具的購股權被視 為資本投入。所獲得僱員服 務之公平值乃參考授出日期 之公平值計量,於歸屬期內 確認為增加對附屬公司之投 資,並相應計入權益。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

## (p) Employee benefits (Continued)

(iii) Share-based payments (Continued)

#### Share award scheme

When restricted shares are granted, the fair value of restricted shares are recognised as expense with a corresponding adjustment to equity over the vesting period.

Where the Group purchases the Company's shares from the market, the consideration paid, including any directly attributable incremental costs, is presented as "shares held for award scheme" and deducted from total equity.

### (q) Provisions

Provisions for environmental restoration, restructuring costs and legal claims are recognised when: the Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resources will be required to settle the obligation; and the amount has been reliably estimated. Provisions are not recognised for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small. Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as interest expense.

## 39 其他潛在重大會計政策概要 (續)

- (p) 僱員福利 (續)
  - (iii) 以股份為基礎之付款(續)

#### 股份獎勵計劃

倘授出限制性股份,限制 性股份的公平值會確認為開 支,並於歸屬期內對權益作 出相應調整。

倘集團在市場內購入公司股份,已付代價(包括任何直接應佔增加成本)作為「為獎勵計劃所持股份」呈列,並從權益總額內扣除。

(q) 撥備

對環境復原、重組成本及法律索 償之撥備於下列情況下予以確認: 集團須就過往事件承擔現有的法 定或推定責任,而履行該責任很 有可能會導致資源外流,並能對 有關金額作出可靠的估計。未來 經營虧損毋須作出撥備確認。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (r) Current and deferred income tax

The tax expense for the period comprises current and deferred tax. Tax is recognised in the profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case the tax is also recognised in other comprehensive income or directly in equity, respectively.

(i) Current income tax

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

(ii) Deferred income tax

### Inside basis differences

Deferred income tax is recognised, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the date of the statement of financial position and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

## **39** 其他潛在重大會計政策概要 (續)

### (r) 當期及遞延所得税

期內税項開支包括當期及遞延税 項。税項於損益確認,惟與於其 他全面收益或於權益直接確認之 項目有關者除外。在此情況下, 税項亦分別於其他全面收益或於 權益直接確認。

(i) 當期所得税

(ii) 遞延所得税

#### 內部基礎差異

產及負債之税基與彼等賬面 值產生之暫時差額,於綜合 財務報表內確認。然而, 倘遞延税項負債源自商譽的 首次確認,則不會確認遞延 税項負債,倘屬業務合併以 外且交易當時並不影響會計 或税務盈虧之交易,則首次 確認資產或負債所產生遞延 所得税不予入賬。遞延所得 税以財務狀況表日期已通過 或實質上通過之税率(及税 法) 釐定,預計將於有關遞 延所得税資產變現或遞延所 得税負債清償時應用。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

- (r) Current and deferred income tax (Continued)
  - (ii) Deferred income tax (Continued)

#### Inside basis differences (Continued)

Deferred income tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

### **Outside basis differences**

Deferred income tax liability is provided on temporary differences arising on investments in subsidiaries, associates and joint venture, except for deferred income tax liability where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

Deferred income tax assets are recognised on deductible temporary differences arising from investments in subsidiaries, associates and joint ventures only to the extent that it is probable the temporary difference will reverse in the future and there is sufficient taxable profit available against which the temporary difference can be utilised.

(iii) Offsetting

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes assets and liabilities relate to income taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

## 39 其他潛在重大會計政策概要 (續)

- (r) 當期及遞延所得税(續)
  - (ii) 遞延所得税(續)

#### 內部基礎差異(續)

遞延所得税資產僅於日後可 能取得應課税溢利而暫時差 額可以被使用時,方予確 認。

#### 外部基礎差異

遞延所得税負債按於附屬公 司、聯營公司及合營公司之 投資產生之暫時性差額計提 撥備,惟集團可控制撥回暫 時性差額的時間,而暫時性 差額不甚可能在可見將來撥 回之遞延所得税負債除外。

就附屬公司、聯營公司及合 營公司的投資產生的可扣減 暫時性差額確認遞延所得税 資產,但只限於暫時性差額 很可能在將來轉回,並有充 足的應課税利潤抵銷可用的 暫時性差額。

(iii) 抵銷

當有法定可執行權力將本期 税項資產與本期税項負債抵 銷,且遞延所得税資產和負 債涉及由同一税務機關對 體或不同應課税實體 但有意向以淨額基準結算所 得税結餘時,則可將遞延所 得税資產與負債互相抵銷。

(continued) (續)

## 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

#### (s) Leases

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

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

Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor. Leased assets may not be used as security for borrowing purposes.

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

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

## 39 其他潛在重大會計政策概要 *(續)*

## (s) 租賃

租賃於租賃資產可供集團使用當 日會確認為使用權資產及相應負 債。

合約可能包含租賃及非租賃組成 部分。集團按照租賃及非租賃組 成部分相應的獨立價格,將合約 代價分配至租賃及非租賃組成部 分。然而,對集團為承租人的房 地產租賃而言,其已選擇將租賃 及非租賃組成部分視為單一租賃 組成部分,而並無將兩者區分。

租賃條款按個別基準磋商並包含 各項不同的條款及條件。除出租 人持有的租賃資產中的擔保權益 外,租賃協議並無施加任何契約。 租賃資產不得為借貸用作抵押品。

租賃產生的資產及負債初步以現 值基準計量。租賃負債包括下列 租賃付款的淨現值:

- 固定付款(包括實質固定付款)減任何應收租賃優惠
- 基於指數或利率的可變租賃
   付款,初步計量時使用開始
   日期的指數或利率
- 集團根據剩餘價值擔保預期 應付的金額
- 倘集團合理確定行使購買選 擇權,該選擇權的行使價, 及倘租賃期反映集團行使該 選擇權,終止租賃的罰款付 款

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (s) Leases (Continued)

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

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

To determine the incremental borrowing rate, the Group where possible, uses recent third-party financing received by the individual lessee as a starting point, adjusted to reflect changes in financing conditions since third party financing was received, and makes adjustments specific to the lease.

If a readily observable amortising loan rate is available to the individual lessee (through recent financing or market data) which has a similar payment profile to the lease, then the Group entities use that rate as a starting point to determine the incremental borrowing rate.

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

## 39 其他潛在重大會計政策概要 (續)

## (s) 租賃 (續)

根據合理確定延期選擇權將予支 付的租賃付款亦計入負債計量。

租賃付款採用租賃所隱含的利率 予以貼現。倘無法釐定該利率(集 團的租賃一般屬此類情況),則 使用承租人增量借款利率,即個 別承租人在類似經濟環境中按類 似條款、抵押及條件借入獲得與 使用權資產價值類似的資產所需 資金必須支付的利率。

為釐定增量借款利率, 集團在可 能情況下,使用個別承租人最近 獲得的第三方融資為出發點作出 調整以反映自獲得第三方融資以 來融資條件的變動,並對租約作 出特定調整。

(倘個別承租人(通過最近的融資 或市場數據)可獲得與租賃具有 類似付款情況的易於觀察的攤銷 貸款利率,則集團實體使用該利 率為起點釐定增量借貸利率。

租賃付款於本金及融資成本之間 作出分配。融資成本在租賃期間 於損益扣除,藉以令各期間的負 債餘額的期間利率一致。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

## (s) Leases (Continued)

Right-of-use assets are measured at cost comprising the following:

- the amount of the initial measurement of lease liability
- any lease payments made at or before the commencement date less any lease incentives received
- any initial direct costs, and restoration costs

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life.

Payments associated with short-term leases of properties, equipment and vehicles and all leases of low-value assets are recognised on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less without a purchase option.

#### (t) Government grants

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

Government grants relating to costs are deferred and recognised in the profit or loss over the period necessary to match them with the costs that they are intended to compensate.

Government grants relating to property, plant and equipment are included in non-current liabilities as deferred government grants and are credited to the profit or loss on a straight-line basis over the expected lives of the related assets.

## 39 其他潛在重大會計政策概要 (續)

## (s) 租賃 (續)

使用權資產按成本計量,包括以 下各項:

- 初始計量租賃負債的金額
- 在開始日期或之前作出的任何租賃付款減任何已收租賃
- 任何初始直接成本及恢復成本

使用權資產一般按直線法以資產 可使用年期及租期(以較短者為準) 計算折舊。倘集團合理確定行使 採購選擇權,則使用權資產於相 關資產的可使用年期內予以折舊。

與短期物業、設備及汽車租賃以 及所有低價值資產租賃相關的付 款按直線法於損益確認為開支。 短期租賃指租賃期為12個月或以 下租賃。

#### (t) 政府補助

當能合理確定將收到政府的補助, 而集團將遵守所有附帶條件時, 政府補助按其公平值確認。

與成本有關的政府補助將被遞延, 並於與其擬定補償的成本配對在 所需期間內於損益中確認。

與物業、廠房及設備有關的政府 補助列入非流動負債作為遞延政 府補助,並按直線法於相關資產 預計年限計入損益。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

(u) Financial guarantee contracts

Financial guarantee contracts are recognised as a financial liability at the time the guarantee is issued. The liability is initially measured at fair value and subsequently at the higher of:

- the amount determined in accordance with the expected credit loss model under HKFRS 9 Financial Instruments, and
- the amount initially recognised less, where appropriate, the cumulative amount of income recognised in accordance with the principles of HKFRS 15 Revenue from Contracts with Customers. The fair value of financial guarantees is determined based on the present value of the difference in cash flows between the contractual payments required under the debt instrument and the payments that would be required without the guarantee, or the estimated amount that would be payable to a third party for assuming the obligations.

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

(v) Revenue

Revenue is measured at the fair value of the consideration received or receivable, and represents amounts receivable for the sale and distribution of natural gas and other related products, provision of gas pipeline construction and connection services, production and sales of coal derived clean and other related products and exploitation and production of crude oil and natural gas, net of value-added taxes.

The Group does not expect to have any contracts where the period between the transfer of the promised goods to be customers and the payment by the customers exceeds one year. As a consequence, the Group does not adjust any of the transaction prices for the time value of money.

## **39** 其他潛在重大會計政策概要 (續)

(u) 財務擔保合約

財務擔保合約於發出擔保時確認 為金融負債。負債初步按公平值 計量,其後按以下兩者之較高者 計量:

- 根據香港財務報告準則第9
   號金融工具項下的預期信貸 虧損模式釐定的金額,及
- 初步確認的金額減(如適用) 根據香港財務報告準則第15 號客戶合約收益原則第25 號客戶合約收益原則確認的 累計收入金額。財務擔保可 公合約款項之間的現擔項下 的合約款項之間的現金流將 額現值,或就承擔債務將 付予第三方的估計金額。

倘就聯營公司的貸款或其他應付 款項提供無償擔保,則公平值入 賬為繳入,並確認為投資成本的 一部分。

## (v) 營業額

收益按已收或應收代價之公平值 計量,及表示就銷售及輸送天然 氣及其他相關產品、提供燃氣管 道建造及接駁服務、生產及銷售 煤基清潔及其他相關產品以及開 採及生產原油及天然氣應收之金 額(扣除增值税)。

集團預計並無任何自所承諾貨品 轉讓予客戶至客戶付款期限超過 一年的合約。因此,集團並無就 貨幣時間價值調整任何交易價格。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (v) Revenue (Continued)

When either party to a contract has performed, the Group presents the contract as a contract asset or contract liability in the consolidated financial statement of position, depending on the relationship between the Group's performance and the customer's payment.

A contract asset is the Group's right to consideration in exchange for goods that the Group has transferred to a customer. Incremental costs incurred to obtain a contract, if recoverable, are capitalised and presented as assets and subsequently amortised when the related revenue is recognised.

If a customer pays consideration or the Group has a right to an amount of consideration that is unconditional, before the Group transfers the promised goods to the customer, the Group presents the contract as a contract liability when the payment is received or a receivable is recorded (whichever is earlier). A contract liability is the Group's obligation to transfer the promised goods to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer.

A receivable is recorded when the Group has an unconditional right to consideration. A right to consideration is unconditional if only the passage of time is required before payment of that consideration is due.

## 39 其他潛在重大會計政策概要 (續)

### (v) 營業額 (續)

當合約的任一訂約方已履約,集 團根據集團履約責任及客戶付款 之間的關係將其合約於綜合資產 負債表呈列為合約資產或合約負 債。

合約資產為集團對其已向客戶轉 移的貨品收取代價的權利。獲得 合約所產生之增量成本如可收回, 會資本化及呈列為資產,並於其 後確認有關收入時予以攤銷。

倘於集團向客戶轉讓所承諾貨品 前,客戶支付代價或集團擁有無 條件收取代價的權利,則集團於 收取款項或應收款項入賬時(以 較早者為準)將合約呈列為合約 負債。合約負債是集團因其已向 客戶收取代價(或到期應收客戶 的代價金額)而向客戶轉讓所承 諾貨品的責任。

應收款項於集團擁有無條件收取 代價的權利時入賬。 倘代價僅隨 時間推移即會成為到期應付,則 收取代價的權利為無條件。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

### (v) Revenue (Continued)

Revenue is recognised when, or as, the control of the goods or services is transferred to the customer. Depending on the terms of the contract and the laws applicable, control of the goods and services may be transferred over time or at a point in time. Control of the goods and services is transfer if the Group's performance:

- provides all the benefits received and consumed simultaneously by the customer;
- creates and enhances an asset that the customer controls as the Group performs; or
- does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

If control of the goods and services transfers over time, revenue is recognised over the period of the contract by reference to the progress towards complete satisfaction of that performance obligation. Otherwise, revenue is recognised at a point in time when the customer obtains control of the goods and services.

The progress towards complete satisfaction of the performance obligation is measured based on one of the following methods that best depict the Group's performance in satisfying the performance obligation:

- Direct measurements of the value transferred by the Group to the customer; or
- The Group's efforts or inputs to the satisfaction of the performance obligation relative to the total expected efforts or inputs.

## 39 其他潛在重大會計政策概要 *(續)*

(v) 營業額 (續)

收入於貨品或服務的控制權轉移 至客戶時確認。視乎合約條款及 適用法律,貨品或服務的控制權 乃在一段時間內或某一時間點轉 移。倘集團在履約過程中符合下 列條件,則貨品或服務的控制權 發生轉移:

- 提供所有由客戶同時收到且 消耗的利益;
- 集團於履約時創建或提升由 客戶控制的資產;或
- 並無產生對集團具有替代用 途的資產,且集團擁有強制 執行權以收取迄今已完成履 約部分的款項。

倘貨品及服務的控制權在一段時 間內轉移,則收入乃經參考完成 履約責任的進度於整個合約期間 確認。否則,收入於客戶獲得貨 品及服務控制權的時間點確認。

計量完成履約責任的進度乃基於 下列最能描述集團完成履約責任 表現的其中一種方法:

- 直接計量集團已向客戶轉移 的價值;或
- 集團為完成履約責任所作的 努力或投入(相對於預期努 力或投入總額)。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

## (v) Revenue (Continued)

Revenue is recognised when specific criteria have been met for the Group's activity described below:

*(i)* Sales and distribution of natural gas

Sales and distribution of natural gas are recognised at a point in time when control is transferred to customers, which generally coincides with the time when gas is transmitted and used by the customer, and is based on the gas consumption derived from meter readings. Payment of the transaction price is due immediately at the point the customer consumes the gas. Payments received in advance on pre-paid I/C cards that are related to sales of natural gas not yet delivered are recognised as contract liabilities and deferred in the consolidated statement of financial position.

(ii) Gas pipeline construction and connection

The Group provides gas pipeline construction and connection services to its end-customers under fixed-price contracts. Revenue from the provision of gas pipeline and construction and connection service is recognised over time as the Group's performance creates or enhances an asset that the customer controls.

The Group satisfies a performance obligation over time, by measuring the progress using output method on the basis of direct measurements of the value the customer of the promised goods or services transferred to date certified by internal engineers, relative to the value of total goods or services promised under the contract with the customer. The Group recognises revenue over time only if it can reasonably measure its progress toward complete satisfaction of the performance obligation.

## **39** 其他潛在重大會計政策概要 *(續)*

(v) 營業額 (續)

收入於就集團活動滿足特定條件 時確認,詳情概述如下:

(i) 銷售及輸送天然氣

(ii) 燃氣管道建造及接駁

集團根據固定價格合約向其 終端客戶提供燃氣管道建造 及接駁服務。提供燃氣管道 建造及接駁服務的收入於 段時間內確認,原因為集團 於履約時創建或提升由客戶 控制的資產。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

- (v) Revenue (Continued)
  - (ii) Gas pipeline construction and connection (Continued)

Estimates of costs or extent of progress towards completion are revised if circumstances change. Any changes in estimation of progress are reflected in profit or loss in the period which the circumstances that give rise to the revision become known by management.

The customers are required to pay in advance for full or certain contract amount based on a payment schedule. If the services rendered by the Group exceed the payment, a contract asset is recognised. If the payment exceeds the services rendered, a contract liability is recognised.

*(iii) Revenue from production and sales of coal derived clean energy and other related products* 

The revenue from sales of syngas and related products during coal gasification progress is measured based on the price specified in the contract. The revenue will be recorded at a point of time when the contract is transferred to the customers.

*(iv) Revenue from exploitation and production of crude oil and natural gas* 

The revenue from the sales of crude oil, natural gas and natural gas liquids is measured based consideration specified in contracts with customers. Revenue is recognised at a point in time when customers obtain legal title to the oil and gas which is when it is physically transferred to pipeline or other transportation method agreed upon.

- 39 其他潛在重大會計政策概要 (續)
  - (v) 營業額 (續)
    - (ii) 燃氣管道建造及接駁(續)

倘情況有變,成本或已完成 進度比例之估計值會予以修 訂。進度估計之任何變動於 管理層知悉需要作出修訂之 期間之損益中反映。

客戶須根據付款時間表預付 全部或部分合約金額。 倘集 團提供的服務超出款項, 則 確認合約資產。倘款項超出 提供的服務, 則確認合約負 債。

(iii) 生產及銷售煤基清潔能源及其 他相關產品所得收入

> 銷售煤製氣過程產出的合成 氣及相關產品的收入按合約 規定之價格計量。該收入於 合約轉移至客戶時的某一時 點列賬。

(iv) 開採及生產原油及天然氣所得 收入

> 銷售原油、天然氣及液化天 然氣的收入按客戶合約中規 定之代價計量。收入於客戶 獲得原油及天然氣合法所有 權(即實際輸送至管道或協 定之其他輸送方法)的時間 點確認。

(continued) (續)

# 39 SUMMARY OF OTHER POTENTIALLY MATERIAL ACCOUNTING POLICIES (Continued)

- (v) Revenue (Continued)
  - (v) Sales of equipment

Revenue from sales of equipment is recognised when control of the equipment has transferred, being when the equipment is delivered to the customers, and there is no unfulfilled obligation that could affect the customers' acceptance of the products. Delivery occurs when the equipment has been shipped to the specified location, the risks of obsolescence and loss have been transferred to the customer, and either the customer has accepted the equipment in accordance with the sales contract, the acceptance provisions have lapsed, or the Group has objective evidence that all criteria for acceptance have been satisfied.

Revenue from these sales is recognised based on the price specified in the contract. No element of financing is deemed present as the sales are made with a credit term of 60 to 90 days, which is consistent with market practice.

No refund liability and right to the returned equipment is recognised as insignificant amount of returns is expected based on previous experience.

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

## 39 其他潛在重大會計政策概要 *(續)*

- (v) 營業額 (續)
  - (v) 銷售設備

該等銷售的收入按合約指定 價格確認。由於銷售按60至 90日的信貸期(符合市場慣 例)進行,故並不存在融資 因素。

由於根據過往經驗,預期退 貨金額並不重大,故不會確 認任何遭退回設備還款責任 及權利。

應收款項於設備交付時確 認,即代價僅隨時間推移即 會到期應付而成為無條件的 時間點。

# Five Year Financial Summary 五年財務摘要

A summary of the results and of the assets and liabilities of the Group for the last five financial years, as extracted from the published audited financial statements and restated or reclassified as appropriate, is set out below. 以下載列集團於過去五個財政年度之業績及 資產與負債概要,乃摘錄自已刊登之經審核 財務報表並經重列或予以重新適當分類。

			For the year ended 31 December 截至十二月三十一日止年度						
		2024	截至「一万三」「百五千度 2023 2022 2021						
		二零二四年	二零二三年	二零二二年	二零二一年	2020 二零二零年			
		HK\$'000	— <i>₹</i> — _   HK\$′000	HK\$'000	HK\$'000	HK\$'000			
		千港元	千港元	千港元	千港元	千港元			
				(Restated)					
				(經重列)					
Revenue	營業額	17,655,191	18,527,804	17,296,675	14,341,948	10,432,777			
Profit before taxation	除税前溢利	1,019,652	720,539	1,576,501	1,990,560	630,916			
Taxation	税項	(318,490)	(340,385)	(388,688)	(476,626)	(115,601)			
Profit for the year	年內溢利	701,162	380,154	1,187,813	1,513,934	515,315			
Attributable to:	以下應佔:			720.444	004400	20 757			
Owners of the Company	公司擁有人	180,771	(232,496)	730,144	904,182	28,757			
Non-controlling interests	非控股權益	520,391	612,650	457,669	609,752	486,558			
		701,162	380,154	1,187,813	1,513,934	515,315			
			As at 31 December 於十二月三十一日						
		2024							
		二零二四年	二零二三年	二零二二年	二零二一年	2020 二零二零年			
		НК\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000			
		千港元	千港元	千港元	千港元	千港元			
				(Restated)	(Restated)				
				(經重列)	(經重列)				

A	次文卫会住					
Assets and liabilities	資產及負債					
Total assets	總資產	20,696,082	20,841,051	21,709,615	21,881,079	19,270,335
Total liabilities	總負債	(13,484,495)	(13,279,109)	(13,859,069)	(14,002,306)	(11,924,121)
Total equity	權益總額	7,211,587	7,561,942	7,850,546	7,878,773	7,346,214
Non-controlling interests	非控股權益	(3,554,405)	(3,743,726)	(3,627,868)	(3,680,083)	(3,568,080)
Equity attributable to owners	公司擁有人確佔權益					
		2 657 102	2 010 216	1 222 670	4 109 600	2 770 124
of the Company		3,657,182	3,818,216	4,222,678	4,198,690	3,778,134