Sprocomm Intelligence Limited

(Incorporated in the Cayman Islands with limited liability | 於開曼群島註冊成立之有限公司) (Stock Code 股份代號 :1401)

2024 ANNUAL REPORT 年報

CONTENTS



Corporate Information 公司資料	2
Five-Year Financial Summary 五年財務概要	5
Chairman's Statement 主席報告	6
Management Discussion and Analysis 管理層討論及分析	9
Biographical Details of Directors and Senior Management 董事及高級管理人員簡介	22
Corporate Governance Report 企業管治報告	33
Environmental, Social and Governance Report 環境、社會及管治報告	60
Directors' Report 董事會報告書	101
Independent Auditor's Report 獨立核數師報告	118
Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表	126
Consolidated Statement of Financial Position 綜合財務狀況表	127
Consolidated Statement of Changes in Equity 綜合權益變動表	129
Consolidated Statement of Cash Flows 綜合現金流量表	131
Notes to the Consolidated Financial Statements 綜合財務報表附註	133

CORPORATE INFORMATION 公司資料

Board of Directors

Executive Directors

Mr. Li Chengjun *(Chairman and Chief executive officer)* Mr. Xiong Bin *(Vice chairman)* Mr. Guo Qinglin Mr. Wen Chuanchuan Mr. He Wenyuan (appointed on 2 December 2024) Mr. Chan Hoi Shu (appointed on 2 December 2024)

Independent Non-executive Directors

Mr. Hung Wai Man Mr. Wong Kwan Kit Mr. Lu Brian Yong Chen Ms. Tseng Chin I Mr. Ching Khei Cheong Christopher (appointed on 2 December 2024)

Committees of the Board

Audit Committee

Mr. Wong Kwan Kit *(Chairman)* Mr. Lu Brian Yong Chen Mr. Hung Wai Man Mr. Ching Khei Cheong Christopher

Remuneration Committee

Mr. Hung Wai Man *(Chairman)* Mr. Wong Kwan Kit Mr. Lu Brian Yong Chen Ms. Tseng Chin I Mr. Ching Khei Cheong Christopher

Nomination Committee

Mr. Li Chengjun *(Chairman)* Mr. Wong Kwan Kit Mr. Lu Brian Yong Chen Ms. Tseng Chin I

Company Secretary

Mr. Li Yiu Hong (appointed on 28 February 2025) Ms. Jian Xuegen (resigned on 28 February 2025)

董事會

執行董事

李承軍先生 *(主席兼行政總裁)* 熊彬先生(*副主席)* 郭慶林先生 溫川川先生 何文渊先生(於二零二四年十二月二日獲委任) 陳海書先生(於二零二四年十二月二日獲委任)

獨立非執行董事

洪為民先生 黃昆杰先生 呂永琛先生 曾瀞漪女士 鄭其昌先生 (於二零二四年十二月二日獲委任)

董事會委員會

審核委員會 黃昆杰先生*(主席)* 呂永琛先生 洪為民先生 鄭其昌先生

薪酬委員會

洪為民先生(主席) 黃昆杰先生 呂永琛先生 曾瀞漪女士 鄭其昌先生

提名委員會

李承軍先生(*主席)* 黃昆杰先生 呂永琛先生 曾瀞漪女士

公司秘書

李燿匡先生 (於二零二五年二月二十八日獲委任) 簡雪艮女士 (於二零二五年二月二十八日辭任)

CORPORATE INFORMATION 公司資料

Authorised Representatives

Mr. Xiong Bin Mr. Li Yiu Hong

Financial Adviser

Dakin Capital Limited Suite 3111A, 31/F Tower 2, Lippo Centre 89 Queensway Hong Kong

Auditor

Moore CPA Limited Certified Public Accountants Public Interest Entity Auditors registered in accordance with the Financial Reporting Council Ordinance 1001–1010, North Tower World Finance Centre Harbour City, 19 Canton Road Tsim Sha Tsui, Kowloon Hong Kong

Registered Office in Cayman Islands

P.O. BOX 31119 Grand Pavilion Hibiscus Way 802 West Bay Road Grand Cayman KY1-1205 Cayman Islands

Principal Place of Business and Headquarters

33/F, Building 1 Huaqiang Science and Technology Innovation Plaza Meilin Street, No. 6018 North Ring Boulevard Futian District Shenzhen, China

授權代表

熊彬先生 李燿匡先生

財務顧問

德健融資有限公司 香港 金鐘道89號 力寶中心第二座 31樓3111A室

核數師

大華馬施雲會計師事務所有限公司 執業會計師 根據財務匯報局條例註冊的 公眾利益實體核數師 香港 九龍尖沙咀 廣東道19號海港城 環球金融中心 北座1001-1010室

開曼群島註冊辦事處

P.O. BOX 31119 Grand Pavilion Hibiscus Way 802 West Bay Road Grand Cayman KY1-1205 Cayman Islands

主要營業地點及總部

中國深圳市 福田區 北環大道6018號梅林街道 華強科創廣場 1棟33層

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CORPORATE INFORMATION

公司資料

Place of Business In Hong Kong

Unit 702, 7/F Greenfield Tower Concordia Plaza 1 Science Museum Road Tsim Sha Tsui East Kowloon, Hong Kong

Principal Banks

Citibank ICICI Bank Limited

Share Registrars and Transfer Offices

Hong Kong

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

Cayman Islands

Tricor Services (Cayman Islands) Limited 2nd Floor, Century Yard Cricket Square, P.O. Box 902 Grand Cayman, KY1-1103 Cayman Islands

Stock Name

SPROCOMM INTEL

Stock Code

1401

Company's Website

www.sprocomm.com

香港營業地點

香港九龍 尖沙咀東 科學館道1號 康宏廣場 南座 7樓702室

主要銀行

花旗銀行 ICICI Bank Limited

股份過戶登記處

香港

卓佳證券登記有限公司 香港 夏慤道16號 遠東金融中心17樓

開曼群島

Tricor Services (Cayman Islands) Limited 2nd Floor, Century Yard Cricket Square, P.O. Box 902 Grand Cayman, KY1 - 1103 Cayman Islands

股份名稱 SPROCOMM INTEL

股份代號 1401

本公司網站 www.sprocomm.com

4

FIVE-YEAR FINANCIAL SUMMARY

五年財務概要

Results	業績					
		Year ended 31 December 截至十二月三十一日止年度				
		2024 2023 2022 2021 2020 二零二四年 二零二三年 二零二一年 二零二一年 二零二零年 RMB'000 RMB'000 RMB'000 RMB'000 RMB'000 RMB'000 人民幣千元 人民幣千元 人民幣千元 人民幣千元 人民幣千元 人民幣千元				
Revenue Cost of sales Gross profit Profit/(loss) before tax Profit/(loss) for the year	收益 銷售成本 毛利 除税前溢利∕(虧損) 年內溢利∕(虧損)	2,917,434 (2,659,665) 257,769 20,341 15,609	2,822,921 (2,523,333) 299,588 39,947 31,016	1,450,377 (1,246,747) 203,630 9,825 6,361	2,000,104 (1,827,867) 172,237 (15,859) (18,059)	2,182,038 (1,988,615) 193,423 33,651 30,684
Profit/(loss) attributable to: – Owners of the Company – Non-controlling interests	以下各方應佔 溢利/(虧損): 一本公司擁有人 −非控股權益	16,341 (732)	32,369 (1,353)	6,506 (145)	(17,754) (305)	30,879 (195)
		15,609	31,016	6,361	(18,059)	30,684

Assets and Liabilities

資產及負債

		As at 31 December 十二月三十一日				
		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Total assets Total liabilities	資產總值 負債總額	3,395,127 (3,028,593)	3,822,154 (3,470,940)	1,460,989 (1,140,280)	1,102,701 (786,864)	1,207,484 (872,337)
		366,534	351,214	320,709	315,837	335,147
Equity attributable to: – Owners of the Company – Non-controlling interests	以下各方應佔權益: 一本公司擁有人 一非控股權益	368,141 (1,607)	352,085 (871)	320,222 487	315,924 (87)	333,336 1,811
		366,534	351,214	320,709	315,837	335,147

Note: The financial figures for each of the five years ended 31 December 2024/ as at the respective year-end were extracted from the consolidated financial statements in the annual reports of 2024, 2023, 2022 and 2021. 附註:截至二零二四年十二月三十一日止五個年度各年/ 於該等相關年度末的財務數據乃摘錄自二零二四年、 二零二三年、二零二二年及二零二一年年報的綜合 財務報表。

The summary above does not form part of the audited consolidated financial statements.

以上概要不屬於經審核綜合財務報表的一部分。

CHAIRMAN'S STATEMENT 主席報告

On behalf of the board (the "**Board**") of directors (the "**Directors**") of Sprocomm Intelligence Limited (the "**Company**"), I present the audited consolidated results of the Company and its subsidiaries (collectively the "**Group**") for the year ended 31 December 2024 to the shareholders of the Company.

Business Review

During the year ended 31 December 2024, the Group, as one of the leading ODM mobile phone suppliers based in China, continued to focus on the research and development, designing, manufacturing and sale of mobile phones, PCBAs for mobile phones and IoT related products, targeting emerging markets.

In 2024, China's economy demonstrated resilience and adaptability despite facing complex domestic and global challenges. China's smartphone market experienced a robust rebound, driven by strong performances from reputable mobile phone brands. The IoT market in China also witnessed substantial growth, solidifying the country's position as the world's largest IoT market. According to data from the global market research firm International Data Corporation, China's IoT spending reached approximately US\$300 billion in 2024, accounting for 26.7% of global spending in the sector. This growth was fuelled by strong demand across manufacturing, government, and consumer sectors, with a significant emphasis on smart manufacturing and AI integration. Looking ahead, it is anticipated that China's IoT spending will continue to grow at a compound annual growth rate of 13% over the next five years.

During the year ended 31 December 2024, the Group successfully secured an increased volume of purchase orders for IoT related products. These orders came from the Group's major customers in China, indicating their continued trust and satisfaction with the Group's product quality and service. Revenue from China increased by 33.6% to RMB2,328.5 million for the year ended 31 December 2024 from RMB1,742.4 million for the year ended 31 December 2023. Despite the increase in revenue, the Group had to strategically accommodate a reduced gross profit margin. This was a necessary measure to ensure the procurement of sales orders from major customers. The decision, while impacting the Group's immediate profitability, is aimed at fostering long-term relationships and securing future business opportunities.

本人謹代表Sprocomm Intelligence Limited(「本 公司」)董事(「董事」)會(「董事會」)向本公司 股東提呈本公司及其附屬公司(統稱「本集團」) 截至二零二四年十二月三十一日止年度的經 審核綜合業績。

業務回顧

截至二零二四年十二月三十一日止年度,本 集團作為中國領先的ODM手機供應商之一, 一直致力於研發、設計、生產以及銷售手機、 手機的印刷電路板組裝以及物聯網相關產品, 著力開拓新興市場。

於二零二四年,儘管中國經濟面臨複雜的國 內外挑戰,但仍充分展示其韌性及適應力。受 到知名手機品牌表現強勁所帶動,中國智能 手機市場出現強勁反彈。中國物聯網市場亦 顯著增長,鞏固了我國作為世界最大物聯網 市場的地位。全球市場研究公司International Data Corporation的數據顯示,中國物聯網開 支於二零二四年約達3,000億美元,佔該行業 的全球支出26.7%。該增長因製造業、政府界 別及消費者行業的強勁需求,加上對智能生產 與人工智能的整合甚為重視所帶動。展望未來, 預計未來五年中國物聯網支出會繼續按複合 年增長率13%增長。

截至二零二四年十二月三十一日止年度,本 集團成功取得更多物聯網相關產品的採購訂單。 該等訂單來自本集團的中國主要客戶,顯示 彼等持續信賴及滿意本集團的產品質素及服 務。來自中國的收益由截至二零二三年十二 月三十一日止年度的人民幣1,742.4百萬元增 加33.6%至截至二零二四年十二月三十一日 止年度的人民幣2,328.5百萬元。儘管收益增 加,惟本集團在策略上需接納毛利率有所縮減。 此為確保獲取主要客戶銷售訂單的必要之舉。 儘管這決定會影響本集團的即時盈利能力, 但其目標乃是促進長遠關係,並確保日後能 取得商機。

CHAIRMAN'S STATEMENT 主席報告

Overall, the Group recorded total revenue of approximately RMB2,917.4 million for the year ended 31 December 2024, representing an increase of approximately 3.3% from approximately RMB2,822.9 million for the year ended 31 December 2023. However, due to the reduced gross profit margin, the Group's profit after tax decreased by approximately 49.7% to approximately RMB15.6 million for the year ended 31 December 2024 from approximately RMB31.0 million for the year ended 31 December 2023.

Highlights of the audited results of the Group for the year ended 31 December 2024, as compared to 2023, are shown in the following table:

整體而言,本集團於截至二零二四年十二月 三十一日止年度錄得收益總額約人民幣2,917.4 百萬元,較截至二零二三年十二月三十一日 止年度的約人民幣2,822.9百萬元增加約3.3%。 然而,由於毛利率減少,本集團除税後溢利 由截至二零二三年十二月三十一日止年度的 約人民幣31.0百萬元減少約49.7%至截至二 零二四年十二月三十一日止年度的約人民幣 15.6百萬元。

本集團截至二零二四年十二月三十一日止年 度的經審核業績摘要(與二零二三年相比)載 於下表:

		Year ended 31 December 截至十二月三十一日止年度	
		2024 二零二四年 (Audited) (經審核)	2023 二零二三年 (Audited) (經審核)
Revenue (RMB'000)	收益(人民幣千元)	2,917,434	2,822,921
Net profit for the year (RMB'000)	年內純利(人民幣千元)	15,609	31,016
Earnings per share – Basic and diluted (RMB cents)	每股盈利 -基本及攤薄(人民幣分)	1.63	3.24

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Outlook and Strategy

Going forward, China's ODM mobile phone market will be filled with challenges and opportunities. The Group intends to seize this moment to reinforce its market-leading position, leveraging strategic initiatives to ensure continued growth and success. By staying at the forefront of innovation and anticipating market trends, the Group aims to capitalise on emerging opportunities while effectively addressing any challenges that may arise. The Directors believe that the integration of artificial intelligence into smartphones and other devices, coupled with the rapid deployment of 5G telecommunications networks worldwide, will significantly drive the demand for smartphones and IoT products.

In order to capture the potential market opportunities and maximise the interests of the Company and its shareholders, the Group will adopt a prudent approach to develop its business, enhance its research and development capability, enrich its product portfolio and increase its sales and marketing effort to diversify its geographical locations.

Gratitude

On behalf of the Company, I would like to express my sincere gratitude to our valued shareholders, customers, suppliers, banks and to our management and employees for their continuous trust and support to the Group. The coming year will be full of opportunities and challenges and we will strive our best to create greater value for our shareholders and investors.

By order of the Board Mr. Li Chengjun *Chairman*

Hong Kong, 27 March 2025

前景與策略

展望未來,中國的ODM手機市場將充滿挑戰 和機遇。本集團擬把握先機,鞏固其於市場的 領導地位,充分利用戰略舉措,確保持續增長 及步向成功。藉繼續穩站創新前沿及預測市 場趨勢,本集團力求在機遇湧現時獲利,同時 有效應對可能出現的任何挑戰。董事認為,將 人工智能結合至智能手機及其他設備,並在 世界各地迅速部署5G電話通信網絡,將會大 力推動智能手機及物聯網產品的需求。

為把握潛在市場機遇及使本公司及其股東的 利益最大化,本集團會審慎發展業務,提升研 發能力,豐富產品組合及加大銷售及營銷力度, 達致地域多元化。

致謝

本人謹代表本公司感謝尊貴股東、客戶、供應 商和銀行以及管理層和僱員對本集團一直以 來的信任及支持。未來一年將會充滿機遇及挑 戰,我們會致力為股東及投資者創造更多價值。

承董事會命 *主席* **李承軍先生**

香港,二零二五年三月二十七日

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

Business Overview

The Group is an ODM mobile phone supplier based in the People's Republic of China (the "**PRC**"), primarily engaged in research and development, designing, manufacturing and sale of mobile phones, PCBAs for mobile phones and IoT related products, targeting emerging markets.

The Group's products are sold worldwide with strategic focus on emerging markets which have high population and growing demands on mobile phones. Revenue generated from PRC and other emerging markets accounted for 96.4% of the Group's total revenue for the year ended 31 December 2024. The Group's customers include various top local branded mobile phone suppliers, telecommunication operators and trading companies in the PRC, India, other Asian countries and other parts of the world.

During the year ended 31 December 2024, the Group successfully secured an increased volume of purchase orders for IoT related products. These orders came from the Group's major customers in China, indicating their continued trust and satisfaction with the Group's product quality and service. Revenue from China increased by 33.6% to RMB2,328.5 million for the year ended 31 December 2024 from RMB1,742.4 million for the year ended 31 December 2023. Despite the increase in revenue, the Group had to strategically accommodate a reduced gross profit margin. This was a necessary measure to ensure the procurement of sales orders from major customers. The decision, while impacting the Group's immediate profitability, is aimed at fostering long-term relationships and securing future business opportunities.

Overall, the Group recorded total revenue of approximately RMB2,917.4 million for the year ended 31 December 2024, representing an increase of approximately 3.3% from approximately RMB2,822.9 million for the year ended 31 December 2023. However, due to the reduced gross profit margin, the Group's profit after tax decreased by approximately 49.7% to approximately RMB15.6 million for the year ended 31 December 2024 from approximately RMB31.0 million for the year ended 31 December 2023.

業務概覽

本集團為一間位於中華人民共和國(「**中國**」) 並專注於新興市場的ODM手機供應商,主要 從事研發、設計、製造及銷售手機、手機的印 刷電路板組裝及物聯網相關產品。

本集團向全世界銷售產品,並將人口眾多且 手機需求不斷增長的新興市場作為策略重點。 截至二零二四年十二月三十一日止年度,本 集團來自中國及其他新興市場的收益佔總收 益的96.4%。本集團的客戶包括中國、印度、 其他亞洲國家及全球其他地方的多家頂尖的 本土品牌手機供應商、電信運營商及貿易公司。

截至二零二四年十二月三十一日止年度,本 集團成功取得更多物聯網相關產品的採購訂單。 該等訂單來自本集團的中國主要客戶,顯示 彼等持續信賴及滿意本集團的產品質素及服 務。來自中國的收益由截至二零二三年十二 月三十一日止年度的人民幣1,742.4百萬元增 加33.6%至截至二零二四年十二月三十一日 止年度的人民幣2,328.5百萬元。儘管收益增 加,惟本集團在策略上需接納毛利率有所縮減。 此為確保獲取主要客戶銷售訂單的必要之舉。 儘管這決定會影響本集團的即時盈利能力, 但其目標乃是促進長遠關係,並確保日後能 取得商機。

整體而言,本集團於截至二零二四年十二月 三十一日止年度錄得收益總額約人民幣2,917.4 百萬元,較截至二零二三年十二月三十一日 止年度的約人民幣2,822.9百萬元增加約3.3%。 然而,由於毛利率減少,本集團除税後溢利 由截至二零二三年十二月三十一日止年度的 約人民幣31.0百萬元減少約49.7%至截至二 零二四年十二月三十一日止年度的約人民幣 15.6百萬元。

管理層討論及分析

Financial Review

Revenue

Revenue by product categories

The Group's product portfolio includes smartphones, feature phones, PCBAs for mobile phones and IoT related products. The Group mainly derives its revenue from the sales of smartphones and IoT products. Set out below is a breakdown of the Group's total revenue by product categories and the revenue generated from each product category as a percentage of total revenue for the year ended 31 December 2024 and 2023:

財務回顧

<mark>收益</mark> 按產品類別劃分的收益

本集團的產品組合包括智能手機、功能型手機、 手機用印刷電路板組裝及物聯網相關產品。 本集團的收益主要來自銷售智能手機及物聯 網產品。下表載列截至二零二四年及二零二三 年十二月三十一日止年度按產品類別劃分的 總收益及各產品類別產生的收益佔本集團總 收益的百分比:

		Year ended 31 December				
			截至十二月三十一日止年度			
		2	024	20	2023	
		二零	二四年	二零	二三年	
			% of total	% of total		
		RMB'000	revenue	RMB'000	revenue	
		人民幣千元	佔總收益的%	人民幣千元	佔總收益的%	
Mobile phones	手機					
– Smartphones	一智能手機	1,456,867	50.0	1,814,028	64.3	
– Feature phones	一功能型手機	437,573	14.9	323,719	11.4	
Sub-total:	小計:	1,894,440	64.9	2,137,747	75.7	
PCBAs	印刷電路板組裝	-	-	55,588	2.0	
IoT related products	物聯網相關產品	822,713	28.2	483,801	17.1	
Others (Note)	其他 <i>(附註)</i>	200,281	6.9	145,785	5.2	
Total	合計	2,917,434	100.0	2,822,921	100.0	

Note: Others mainly include revenue from the sales of mobile device components used for after sales-services and the provision of research and development and technical services for mobile phones, PCBAs and cloud related products.

附註:其他主要包括銷售用於售後服務的移動設備組件的 收益以及提供手機、印刷電路板組裝及雲相關產品 的研發及技術服務。

管理層討論及分析

The Group's total revenue increased by 3.3% to RMB2,917.4 million for the year ended 31 December 2024 from RMB2,822.9 million for the year ended 31 December 2023.

Revenue from mobile phones decreased by 11.4% to RMB1,894.4 million for the year ended 31 December 2024 from RMB2,137.7 million for the year ended 31 December 2023, primarily attributed to the decrease in sales of smartphones to India and Pakistan.

Revenue from PCBAs decreased to nil for the year ended 31 December 2024 from RMB55.6 million for the year ended 31 December 2023, primarily attributed to the Group's strategy to reserve its capacity to meet the demand for smartphones and IoT related products from major customers in the PRC.

Revenue from IoT related products increased by 70.0% to RMB822.7 million for the year ended 31 December 2024 from RMB483.8 million for the year ended 31 December 2023, primarily attributed to the increase in sales orders from major customers in the PRC. 本集團的總收益由截至二零二三年十二月 三十一日止年度的人民幣2,822.9百萬元增加 3.3%至截至二零二四年十二月三十一日止年 度的人民幣2,917.4百萬元。

來自手機的收益由截至二零二三年十二月 三十一日止年度的人民幣2,137.7百萬元減少 11.4%至截至二零二四年十二月三十一日止年 度的人民幣1,894.4百萬元,主要由於向印度 及巴基斯坦銷售的智能手機減少。

來自印刷電路板組裝的收益由截至二零二三 年十二月三十一日止年度的人民幣55.6百萬 元減少至截至二零二四年十二月三十一日止 年度的零,主要由於本集團保留產能以供滿 足中國主要客戶對智能手機及物聯網相關產 品需求的策略。

來自物聯網相關產品的收益由截至二零二三 年十二月三十一日止年度的人民幣483.8百萬 元增加70.0%至截至二零二四年十二月三十一 日止年度的人民幣822.7百萬元,主要由於來 自中國主要客戶的銷售訂單增加。

管理層討論及分析

Revenue by geographical regions

The Group's products are sold worldwide with strategic focus on emerging markets which have high population and growing demands on mobile phones. Set out below is a breakdown of the Group's total revenue by geographical region and the revenue generated from each region as a percentage of total revenue for the year ended 31 December 2024 and 2023:

按地理位置劃分的收益

本集團向全世界銷售產品,並將人口眾多且 手機需求不斷增長的新興市場作為策略重點。 下表列載截至二零二四年及二零二三年十二 月三十一日止年度按地區劃分的總收益及各 地區產生的收益佔本集團總收益的百分比:

		Year ended 31 December			
		截至十二月三十一日止年度			
			024)23
		二零	二四年	二零.	二三年
			% of total	% of tot	
		RMB'000	revenue	RMB'000	
		人氏幣十元	佔總收益的%	人氏幣十元	佔總收益的%
Emerging Asia	亞洲新興國家				
The PRC	中國	2,328,450	79.8	1,742,400	61.7
India	印度	365,200	12.5	863,557	30.6
Pakistan	巴基斯坦	65,212	2.2	131,798	4.7
People's Republic of	孟加拉人民共和國				
Bangladesh		53,426	1.9	74,572	2.6
Sub-total:	小計:	2,812,288	96.4	2,812,327	99.6
0.1					
Other regions	其他地區				
United States of America	美利堅合眾國	73,792	2.5	-	-
Algeria	阿爾及利亞	5,912	0.2	10,568	0.4
Republic of Yemen	也門共和國	19,004	0.7	-	-
Dubai	迪拜	5,605	0.2	_	-
Others	其他	833	-	26	
Sub-total:	小計:	105,146	3.6	10,594	0.4
Total	合計	2,917,434	100.0	2,822,921	100.0

Revenue from the PRC increased by 33.6% to RMB2,328.5 million for the year ended 31 December 2024 from RMB1,742.4 million for the year ended 31 December 2023, primarily attributed to increase in sales orders for smartphones and IoT related products from major customers in the PRC.

Revenue from India decreased by 57.7% to RMB365.2 million for the year ended 31 December 2024 from RMB863.6 million for the year ended 31 December 2023, primarily attributed to the decrease in demand for smartphones from major customers. 來自中國的收益由截至二零二三年十二月 三十一日止年度的人民幣1,742.4百萬元增加 33.6%至截至二零二四年十二月三十一日止年 度的人民幣2,328.5百萬元,主要由於來自主 要中國客戶的智能手機及物聯網相關產品銷 售訂單增加。

來自印度的收益由截至二零二三年十二月 三十一日止年度的人民幣863.6百萬元減少 57.7%至截至二零二四年十二月三十一日止年 度的人民幣365.2百萬元,主要由於主要客戶 對智能手機的需求縮減。

管理層討論及分析

Revenue from Pakistan decreased by 50.5% to RMB65.2 million for the year ended 31 December 2024 from 131.8 million for the year ended 31 December 2023, primarily attributed to the Group's strategic decision to reserve its production capacity for the sales orders from the United States of America.

Revenue from People's Republic of Bangladesh decreased by 28.4% to RMB53.4 million for the year ended 31 December 2024 from RMB74.6 million for the year ended 31 December 2023, primarily attributed to decrease in sales orders for smartphones from major customers.

Revenue from the United States of America increased to RMB73.8 million for the year ended 31 December 2024 from nil for the year ended 31 December 2023, resulting from the Group's strategic marketing initiatives in this country.

Revenue from Algeria decreased by 44.3% to RMB5.9 million for the year ended 31 December 2024 from RMB10.6 million for the year ended 31 December 2023, primarily attributed to the decrease in demand for smartphones.

Revenue from Republic of Yemen increased to RMB19.0 million for the year ended 31 December 2024 from nil for the year ended 31 December 2023, resulting from the Group's strategic marketing initiatives in this country.

Revenue from Dubai increased to RMB5.6 million for the year ended 31 December 2024 from nil for the year ended 31 December 2023, resulting from the Group's strategic marketing initiatives in this region.

Gross profit and gross profit margin

Gross profit decreased by 14.0% to RMB257.8 million for the year ended 31 December 2024 from RMB299.6 million for the year ended 31 December 2023. Gross profit margin decreased to 8.8% for the year ended 31 December 2023. Despite the increase in revenue, the Group had to strategically accommodate a reduced gross profit margin. This was a necessary measure to ensure the procurement of sales orders from major customers. The decision, while impacting the Group's immediate profitability, is aimed at fostering long-term relationships and securing future business opportunities.

來自巴基斯坦的收益由截至二零二三年十二 月三十一日止年度的人民幣131.8百萬元減少 50.5%至截至二零二四年十二月三十一日止年 度的人民幣65.2百萬元,主要歸咎於本集團 為來自美利堅合眾國的銷售訂單預留產能的 戰略決策。

來自孟加拉人民共和國的收益由截至二零 二三年十二月三十一日止年度的人民幣74.6 百萬元減少28.4%至截至二零二四年十二月 三十一日止年度的人民幣53.4百萬元,主要 由於來自主要客戶的智能手機銷售訂單減少。

來自美利堅合眾國的收益由截至二零二三年 十二月三十一日止年度的零增加至截至二零 二四年十二月三十一日止年度的人民幣73.8 百萬元,由於本集團在該國的戰略營銷舉措。

來自阿爾及利亞的收益由截至二零二三年 十二月三十一日止年度的人民幣10.6百萬元 減少44.3%至截至二零二四年十二月三十一日 止年度的人民幣5.9百萬元,主要由於對智能 手機的需求減少。

來自也門共和國的收益由截至二零二三年 十二月三十一日止年度的零增加至截至二零 二四年十二月三十一日止年度的人民幣19.0 百萬元,主要由於本集團在該國的戰略營銷 舉措。

來自迪拜的收益由截止二零二三年十二月 三十一日止年度的零增加至截至二零二四年 十二月三十一日止年度的人民幣5.6百萬元, 由於本集團在當地的戰略營銷舉措。

毛利及毛利率

毛利由截至二零二三年十二月三十一日止年 度的人民幣299.6百萬元減少14.0%至截至 二零二四年十二月三十一日止年度的人民幣 257.8百萬元。毛利率由截至二零二三年十二 月三十一日止年度的10.6%下跌至截至二零 二四年十二月三十一日止年度的8.8%。儘管 收益增加,惟本集團在策略上需接納毛利率 有所縮減。此為確保獲取主要客戶銷售訂單 的必要之舉。儘管這決定會影響本集團的即 時盈利能力,但其目標乃是促進長遠關係,並 確保日後能取得商機。

二零二四年年報 Sprocomm Intelligence Limited 13

管理層討論及分析

Other gains and income

Other gains and income mainly include comprises government subsidies, amortisation of government subsidies, bank interest income and sundry income. The Group's other gains and income increased by 90.7% to RMB74.0 million for the year ended 31 December 2024 from RMB38.8 million for the year ended 31 December 2023, primarily attributed to increase in bank interest income and government subsidies, but partially offset by the decrease in amortisation of government subsidies.

Selling and distribution expenses

Selling and distribution expenses mainly represent transportation and custom declaration expenses, salaries and employee benefits of our sales and marketing staff, business-related travelling and entertainment expenses. Selling and distribution expenses for the year ended 31 December 2024 remained relatively stable at RMB56.8 million as compared with RMB58.7 million for the year ended 31 December 2023.

Administrative expenses

Administrative expenses mainly represent salaries and benefits of our administrative and management staff, depreciation, amortisation of intangible assets, general office expenses, legal and professional fees, rental expenses, insurance expenses, bank charges, impairment loss recognised in respect of trade and bills receivables, exchange losses and other miscellaneous administrative expenses. Administrative expenses for the year ended 31 December 2024 increased by 20.1% to RMB76.6 million from RMB63.8 million for the year ended 31 December 2023, primarily attributed to the increase in provision for impairment loss in respect of trade and bills receivables by RMB5.1 million, and increase in headcount and staff redundancy costs.

Research and development expenses

Research and development expenses for the year ended 31 December 2024 increased by 1.6% to RMB141.9 million from RMB139.7 million for the year ended 31 December 2023, primarily attributed to the increase in staff costs for research and development.

Finance costs

Finance costs mainly represent interests on discounted bills, interest portion of lease liabilities and borrowings. The Group's finance costs for the year ended 31 December 2024 remained relatively stable at RMB36.2 million as compared with RMB36.3 million for the year ended 31 December 2023.

其他收益及收入

其他收益及收入主要包括政府補貼及政府補 貼攤銷、銀行利息收入及雜項收入。本集團 其他收益及收入由截至二零二三年十二月 三十一日止年度的人民幣38.8百萬元增加 90.7%至截至二零二四年十二月三十一日止年 度的人民幣74.0百萬元,主要由於銀行利息 收入及政府補貼增加,惟部分已被政府補貼 攤銷減少抵銷。

銷售及分銷開支

銷售及分銷開支主要為運輸及清關費用、我們 銷售及營銷員工的薪金及僱員福利以及業務 相關差旅及酬酢開支。截至二零二四年十二 月三十一日止年度,銷售及分銷費用相對穩 定,為人民幣56.8百萬元,而截至二零二三年 十二月三十一日止年度則為人民幣58.7百萬元。

行政開支

行政開支主要為我們行政及管理部門員工的 薪金及福利、折舊、無形資產攤銷、一般辦公 室開支、法律及專業費用、租金開支、保險開 支、銀行費用、就貿易應收款項及應收票據確 認的減值虧損、匯兑虧損及其他雜項行政開支。 行政開支由截至二零二三年十二月三十一日 止年度的人民幣63.8百萬元增加20.1%至截 至二零二四年十二月三十一日止年度的人民 幣76.6百萬元,主要由於就貿易應收款項及 應收票據的減值虧損撥備增加約人民幣5.1百 萬元,以及員工人數及裁員費用增加。

研發開支

研發開支由截至二零二三年十二月三十一日 止年度的人民幣139.7百萬元增加1.6%至截 至二零二四年十二月三十一日止年度的人民 幣141.9百萬元,主要由於涉及研發的員工成 本增加。

融資成本

融資成本主要為貼現票據利息、租賃負債及借款的利息部分。截至二零二四年十二月三十一日止年度,本集團的融資成本相對穩定,為人民幣36.2百萬元,而截至二零二三年十二月三十一日止年度則為人民幣36.3百萬元。

管理層討論及分析

Income tax expenses

For the year ended 31 December 2024, the Group's income tax expenses amounted to RMB4.7 million as compared with RMB8.9 million for the year ended 31 December 2023. The decrease in income tax expenses was primarily attributed to the decrease in assessable profits for the year ended 31 December 2024.

Net profit for the year

As a result of the above factors, the Group recorded a net profit of RMB15.6 million (2023: RMB31.0 million) for the year ended 31 December 2024. The Group's net profit margin reduced to 0.5% for the year ended 31 December 2024 from 1.1% for the year ended 31 December 2023.

Dividend

The Board does not recommend the payment of dividend for the year ended 31 December 2024 (2023: nil).

Trade and bills receivables

As at 31 December 2024, the Group's trade and bills receivables amounted to RMB587.4 million (31 December 2023: RMB808.8 million). The significant decrease in trade and bills receivables as at 31 December 2024 was primarily attributed to settlements received from customers. The Group generally grants credit period of 90 days to its customers and allows its PRC customers to settle their purchases by way of bills with maturity period ranging from three to seven months.

In order to minimise credit risk, the Group carefully assesses the background information and credit worthiness of its customers before it decides to grant them credit periods. Further, the Group also closely monitors the payment record of its customers and regularly reviews the credit terms granted to them. The Group's credit assessment is based on various factors, including but not limited to the financial strength, size of the business and payment history of customers and length of their business relationship with the Group.

所得税開支

本集團截至二零二四年十二月三十一日止年 度的所得税開支為人民幣4.7百萬元,而截至 二零二三年十二月三十一日止年度則為人民 幣8.9百萬元。所得税開支減少主要是由於截 至二零二四年十二月三十一日止年度的應課 税溢利減少。

年內溢利淨額

由於上述各項因素,本集團截至二零二四年 十二月三十一日止年度錄得溢利淨額人民幣 15.6百萬元(二零二三年:人民幣31.0百萬 元)。本集團的純利率由截至二零二三年十二 月三十一日止年度的1.1%減少至截至二零 二四年十二月三十一日止年度的0.5%

股息

董事會不建議派付截至二零二四年十二月 三十一日止年度的股息(二零二三年:零)。

貿易應收款項及應收票據

於二零二四年十二月三十一日,本集團的貿易 應收款項及應收票據為人民幣587.4百萬元(二 零二三年十二月三十一日:人民幣808.8百萬 元)。貿易應收款項及應收票據於二零二四年 十二月三十一日大幅減少,主要是由於已收 客戶結款所致。本集團通常向客戶授出90天 的信貸期,並容許中國客戶以到期期限介乎 三至七個月的票據結付彼等之採購款。

為盡量降低我們的信貸風險,本集團於決定 向客戶授出信貸期前謹慎評估其背景資料及 信譽。此外,本集團亦密切監測客戶的支付紀 錄,定期審閱我們向彼等授出的信貸期。本集 團的信貸評估乃基於多項因素,包括但不限 於客戶的財務實力、業務規模及支付紀錄以 及彼等與本集團業務關係的年期。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

The Group's average trade and bills receivables turnover days for the year ended 31 December 2024 were 87.3 days (2023: 64.7 days), which were within the range of credit periods normally offered by the Group to its customers. The lengthened average trade and bills receivables turnover days were primarily attributed to the increase in the average trade and bills receivables balance, determined by averaging the opening and closing balances for the period. Based on the dates of the relevant sales invoices, 88.3% of the Group's trade and bills receivables as at 31 December 2024 aged within 90 days.

For the year ended 31 December 2024, the Group recognised provision for impairment loss allowances of trade and bills receivables of RMB8.4 million (2023: RMB3.4 million).

The Group applies the simplified approach prescribed by HKFRS 9 to assess the expected credit loss (the "ECL") on trade and bills receivables using a lifetime ECL model. The Group determines the ECL on an individual basis and/or collectively by using a provision matrix, estimated based on historical credit loss experience and forward-looking information at the end of the reporting period, such as general economic conditions of the industry in which the debtors operate. In line with the Group's credit risk management strategy, internal credit ratings are assigned to customers. Customers are categorised into three internal credit rating buckets within the provision matrix, based on shared credit risk characteristics and past due exposure. The ratings are as follows: (1) Low risk: Customers with good credit standing; (2) Medium risk: Customers with normal credit standing; and (3) High risk: Credit-impaired customers. There has been no change in the estimation techniques or significant assumptions made during the year ended 31 December 2024. Debtors with significant outstanding balances with gross carrying amounts of RMB37.8 million as at 31 December 2024 (2023: Nil) were assessed individually.

截至二零二四年十二月三十一日止年度,本 集團的貿易應收款項及應收票據平均週轉天 數為87.3天(二零二三年:64.7天),處於本 集團通常向客戶提供的信貸期範圍內。貿易 應收款項及應收票據的平均週轉天數延長, 主要是由於平均貿易應收款項及應收票據結 餘的增加,此乃通過該期初及期末結餘的平均 值釐定。根據相關銷售發票日期,於二零二四 年十二月三十一日,本集團88.3%的貿易應收 款項及應收票據於90日內到期。

於截至二零二四年十二月三十一日止年度, 本集團確認貿易應收款項及應收票據之減值 虧損撥備人民幣8.4百萬元(二零二三年:人 民幣3.4百萬元)。

本集團按香港財務報告準則第9號規定應用簡 化方法,使用全期信貸虧損模型評估貿易應 收款項及應收票據的預期信貸虧損(「預期信 **貸虧損**」)。本集團運用撥備矩陣(基於過往信 貸虧損經驗以及債務人經營行業的整體經濟 狀況估計)按個別基準及/或組合基準釐定預 期信貸虧損。為符合本集團的信貸風險管理 策略,已對客戶作出內部信貸評級。我們根據 共同信貸風險特徵及預期風險,在撥備矩陣 內將客戶分為三個內部信用等級組別。評級 如下:(1)低風險:信貸狀況良好的客戶;(2) 中等風險:信貸狀況正常的客戶;及(3)高風險: 出現信貸減值的客戶。截至二零二四年十二 月三十一日止年度,估計技術或作出的重大 假設並無變動。於二零二四年十二月三十一 日有重大未償還結餘的債務人(賬面總值約為 人民幣37.8百萬元(二零二三年:零))已個別 進行評估。

管理層討論及分析

Trade and bills payables

As at 31 December 2024, the Group's trade and bills payables amounted to RMB2,708.5 million (31 December 2023: RMB3,158.7 million). The significant decrease in trade and bills payables as at 31 December 2024 was primarily attributed to the payments settled with suppliers. Suppliers generally grant the Group credit period ranging from 30 to 60 days, with certain suppliers require the Group to make advance payment before product delivery. The Group has financial risk management policies in place to ensure that all payables are settled within the credit timeframe. Certain suppliers allow the Group to settle its purchases by way of bank acceptance bills and the Group may also endorse certain bills receivables to its suppliers in order to settle the trade payable due to them.

The Group's average trade and bills payables turnover days for the year ended 31 December 2024 were 402.6 days (2023: 296.5 days). The lengthened average trade and bills payables turnover days were primarily attributed to the increase in the average trade and bills payables balance, determined by averaging the opening and closing balances for the period.

Capital Structure, Liquidity, Financial Resources and Gearing

The Group mainly funds its business and working capital requirements by using a balanced mix of internal resources and borrowings.

The funding mix will be adjusted depending on the costs of funding and the actual needs of the Group. For the year ended 31 December 2024, the Group recorded a negative cash flow from operating activities of RMB27.1 million (Year ended 31 December 2023: positive cash flow of RMB56.9 million), primarily attributed to payments settled with suppliers.

貿易應付款項及應付票據

於二零二四年十二月三十一日,本集團的貿易 應付款項及應付票據為人民幣2,708.5百萬元 (二零二三年十二月三十一日:人民幣3,158.7 百萬元)。貿易應付款項及應付票據於二零 二四年十二月三十一日大幅減少,主要由於 已跟供應商結付款項。供應商通常授予本集 團介乎30至60日的信貸期,其中若干供應商 要求本集團於交付產品前預先付款。本集團 訂有金融風險管理政策以確保所有應付款項 以銀行承兑票據的方式結算採購款。本集團 亦向若干供應商背書若干應收票據,以償付 結欠彼等之貿易應付款項。

截至二零二四年十二月三十一日止年度,本 集團貿易應付款項及應付票據的平均週轉天 數分別為402.6天(二零二三年:296.5天)。 貿易應付款項及應付票據平均週轉天數延長, 主要由於平均貿易應收款項及應收票據結餘 的增加,此乃通過該期初及期末結餘的平均 值釐定。

資本架構、流動資金、財務資源及 資本負債

本集團主要透過平衡地動用內部資源及借款 撥付業務及營運資金需求。

資金組合將根據資金成本及本集團實際需求 進行調整。截至二零二四年十二月三十一日止 年度,本集團錄得經營活動負現金流量人民 幣27.1百萬元(截至二零二三年十二月三十一 日止年度:正現金流量人民幣56.9百萬元), 主要由於已跟供應商結付款項。

管理層討論及分析

As at 31 December 2024, the Group had net current assets of RMB286.6 million (31 December 2023: RMB272.8 million), cash and cash equivalents amounted to RMB79.4 million (31 December 2023: RMB68.0 million), pledged bank deposits of RMB2,127.3 million (31 December 2023: RMB2,368.4 million) and borrowings amounted to RMB147.7 million (31 December 2023: RMB154.4 million). The Group's cash and cash equivalents and bank borrowings as at 31 December 2024 were mainly denominated in RMB.

As at 31 December 2024, the Group had borrowings of RMB122.9 million (31 December 2023: RMB35.0 million) subject to fixed interest rates and borrowings of RMB24.8 million (31 December 2023: RMB119.4 million) subject to variable interest rates. As at 31 December 2024, the Group had a current ratio of 1.1 times (31 December 2023: 1.1 times) and gearing ratio of 0.4 (calculated by dividing total debt by total equity) (31 December 2023: 0.4).

As at 31 December 2024, the Group's unutilised borrowing facilities amounted to RMB162.7 million (31 December 2023: RMB29.8 million).

Capital Expenditure

For the year ended 31 December 2024, the Group incurred cash flows on capital expenditures for the purchase of properties, plant and equipment in the amount of RMB17.6 million (2023: RMB7.0 million); and intangible assets in the amount of RMB0.9 million (2023: RMB0.9 million), respectively.

Capital Commitments

As at 31 December 2024, the Group did not have any capital commitments (31 December 2023: nil).

Contingent Liabilities

As at 31 December 2024, the Group did not have any material contingent liabilities or guarantees (31 December 2023: nil).

於二零二四年十二月三十一日,本集團的流 動資產淨值為人民幣286.6萬元(二零二三年 十二月三十一日:人民幣272.8百萬元),現 金及現金等價物為人民幣79.4百萬元(二零 二三年十二月三十一日:人民幣68.0百萬元), 已抵押銀行存款為人民幣2,127.3百萬元(二 零二三年十二月三十一日:人民幣2,368.4百 萬元),而借款為人民幣147.7百萬元(二零 二三年十二月三十一日:人民幣154.4百萬元)。 本集團於二零二四年十二月三十一日的現金 及現金等價物和銀行借款主要以人民幣計值。

於二零二四年十二月三十一日,本集團有固定 利率的借款人民幣122.9百萬元(二零二三年 十二月三十一日:人民幣35.0百萬元),另有 浮動利率的借款人民幣24.8百萬元(二零二三 年十二月三十一日:人民幣119.4百萬元)。 於二零二四年十二月三十一日,本集團流動 比率為1.1倍(二零二三年十二月三十一日:1.1 倍),而資本負債比率(按總債務除以總權益 計算得出)為0.4(二零二三年十二月三十一日: 0.4)。

於二零二四年十二月三十一日,本集團的未 動用借款融資金額為人民幣162.7百萬元(二 零二三年十二月三十一日:人民幣29.8百萬元)。

資本開支

截至二零二四年十二月三十一日止年度,本 集團就收購物業、廠房及設備分別產生資本 開支現金流量人民幣17.6百萬元(二零二三年: 人民幣7.0百萬元)及無形資產人民幣0.9百萬 元(二零二三年:人民幣0.9百萬元)。

資本承擔

於二零二四年十二月三十一日,本集團並無 任何資本承擔(二零二三年十二月三十一日: 零)。

或然負債

於二零二四年十二月三十一日,本集團並無 任何重大或然負債或擔保(二零二三年十二月 三十一日:零)。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

Pledge of Assets and Restricted Deposit

As at 31 December 2024, the Group pledged trade and bills receivables with carrying amount of RMB5.1 million (31 December 2023: RMB73.7 million), bank deposits with carrying amount of RMB2,127.3 million (31 December 2023: RMB2,368.4 million) and land and building with carrying amount of RMB47.4 million (31 December 2023: RMB47.6 million) to secure its borrowings and banking facilities.

Material Acquisitions and Disposals of **Subsidiaries, Associates and Joint Ventures**

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

During the year ended 31 December 2023, the Group disposed of a wholly owned subsidiary at a consideration of approximately RMB14.4 million and recognised a loss on disposal of approximately RMB0.4 million. Immediately prior to disposal, this subsidiary possessed the land use right of a land parcel situated at Nanhui New Town, Pudong New Area. The disposal was primarily driven by the Group's strategic decision to reallocate resources to its business operations. Other than this disposal, the Group did not have any other material acquisitions and disposals of subsidiaries, associates or joint ventures in 2023.

Significant Investments Held by the Group

Saved as disclosed herein, the Group did not make any other significant investments during the year ended 31 December 2024.

Future Plans for Material Investments and Capital Assets

Saved as disclosed herein, the Group did not have any future plans for material investments and capital assets during the year ended 31 December 2024.

資產抵押及受限制存款

於二零二四年十二月三十一日,為取得借款 及銀行融資,本集團已抵押賬面值為人民幣5.1 百萬元(二零二三年十二月三十一日:人民幣 73.7百萬元)的貿易應收款項及應收票據、賬 面值為人民幣2,127.3百萬元(二零二三年十二 月三十一日:人民幣2,368.4百萬元)的銀行存 款及賬面值為人民幣47.4百萬元(二零二三年 十二月三十一日:人民幣47.6百萬元)的土地 及樓宇。

重大收購及出售附屬公司、聯營公 司及合資企業

截至二零二四年十二月三十一日止年度,本 集團並無任何重大收購及出售附屬公司、聯 營公司或合資企業。

截至二零二三年十二月三十一日止年度,本集 團以代價約人民幣14.4百萬元出售一間全資 附屬公司,並確認出售虧損約人民幣0.4百萬 元。緊接出售前,該附屬公司擁有浦東新區南 匯新城鎮一幅地塊的土地使用權。是次出售 的主要原因是本集團在策略上決定將資源調 配至業務營運。除是次出售外,本集團於二零 二三年並無任何其他重大收購及出售附屬公司、 聯營公司或合資企業。

本集團持有的重大投資

除本報告所披露者外,截至二零二四年十二 月三十一日止年度,本集團並無任何其他重 大投資。

重大投資及資本資產的未來計劃

除本報告所披露者外,本集團於截至二零二四 年十二月三十一日止年度並無任何有關重大 投資及資本資產的未來計劃。

管理層討論及分析

Foreign Exchange Risks

For the year ended 31 December 2024, the Group derived 20.2% (2023: 54.8%) of its total revenue from export sales and these export sales were principally denominated in USD. As at 31 December 2024, the Group had USD-denominated monetary assets with carrying amount of RMB142.7 million (31 December 2023: RMB211.9 million) and USD-denominated monetary liabilities of RMB109.4 million (31 December 2023: RMB221.5 million). The Group is exposed to foreign exchange risk arising from its export sales, monetary assets and liabilities denominated in foreign currencies. Any appreciation of RMB against USD will have a negative impact on the Group's profit margin. Management of the Group regularly reviews the impact of exchange risk exposure on the Group's financial performance and may use foreign exchange hedging instruments to reduce the Group's exchange risk exposure if appropriate.

Employees, Remuneration Policy and Training

As at 31 December 2024, the Group had 1,414 employees (31 December 2022: 1,328 employees), whose remunerations and benefits are determined based on market rates, government policies and individual performance. For the year ended 31 December 2024, the Group's total staff costs (including directors' emoluments, salaries, allowances and other benefits and contributions to retirement benefits scheme) amounted to RMB188.8 million (2023: RMB145.0 million). To provide incentives or rewards to its employees, the Company adopted a share option scheme, particulars of which are set out in the section headed "Share option scheme" in this report. The Group provides comprehensive training and development opportunities to its employees on a regular basis. The trainings are arranged according to needs of employees, which are identified annually by individual departments.

外匯風險

截至二零二四年十二月三十一日止年度,本 集團總收益的20.2%(二零二三年:54.8%)乃 來自出口銷售,而該等出口銷售主要以美元 計值。於二零二四年十二月三十一日,本集團 有賬面值為人民幣142.7百萬元的貨幣資產以 美元計值(二零二三年十二月三十一日:人民 幣211.9百萬元)及人民幣109.4百萬元的貨幣 負債以美元計值(二零二三年十二月三十一日: 人民幣221.5百萬元)。本集團因出口銷售以 及以外幣計值的貨幣資產及負債而面臨外匯 風險。人民幣兑美元的任何升值將對本集團 的利潤率產生負面影響。本集團管理層定期 檢討外匯風險敞口對本集團財務表現的影響, 並可能在適當情況下使用外匯對沖工具降低 本集團的外匯風險敞口。

僱員、薪酬政策及培訓

於二零二四年十二月三十一日,本集團有1,414 名僱員(二零二三年十二月三十一日:1,328 名僱員)。僱員的薪酬及福利乃按市場水平、 政府政策及個人表現釐定。截至二零二四年 十二月三十一日止年度,本集團的總員工成 本(包括董事酬金、薪水、津貼與其他福利及 退休福利計劃供款)為人民幣188.8百萬元(二 零二三年:人民幣145.0百萬元)。為激勵及 獎賞僱員,本公司已採納一項購股權計劃,有 關詳情載於本報告「購股權計劃」一節。本集 團定期為僱員提供全面的培訓及發展機會。 本集團按僱員需求安排培訓,僱員需求每年 由各部門確定。

管理層討論及分析

Pension Scheme

The employees of the Group's subsidiaries established in the PRC are required to participate in a state-managed retirement benefit scheme (the "**Defined Contribution Scheme**") operated by the PRC government. The Group is required to contribute a certain percentage of basic payroll costs to the Defined Contribution Scheme.

The Group's contributions to the Defined Contribution Scheme vest fully and immediately with the employees. Accordingly, (i) for the year ended 31 December 2024, there was no forfeiture of contributions under the Defined Contribution Scheme; and (ii) there were no forfeited contributions available for the Group to reduce its existing level of contributions to the Defined Contribution Scheme as at 31 December 2024. The contributions are charged to profit or loss as they become payable in accordance with the rules of the Defined Contribution Scheme.

Event after the reporting period

Saved as disclosed herein, the Group does not have any important events after the year ended 31 December 2024 and up to the date of this annual report.

退休金計劃

本集團於中國成立的附屬公司,其僱員須參與 由中國政府營運的國家管理退休福利計劃(「定 額供款計劃」)。本集團須按基本薪金成本的 若干百分比率對定額供款計劃供款。

本集團對定額供款計劃的供款,全額即時歸 僱員所有。據此,(i)截至二零二四年十二月 三十一日止年度,並無定額供款計劃項下的供 款遭到沒收;及(ii)於二零二四年十二月三十一 日,並無遭沒收供款可由本集團用於降低定 額供款計劃的現有供款水平。供款根據定額 供款計劃規則變成應付時於損益扣除。

報告期後事項

除本文所披露者外,本集團於截至二零二四 年十二月三十一日止年度內及截至本年報日 期後並無發生任何重大事項。

Executive Directors

Mr. LI Chengjun (李承軍), aged 52, is an executive Director, the chief executive officer and the chairman of the Board and is mainly responsible for corporate strategic planning, overseeing the overall operations, day-to-day management and business development of the Group. Mr. Li established Shenzhen Sprocomm Telecommunication Technology Co., Ltd.* (深圳禾苗通信科技有限公司) ("Shenzhen Sprocomm"), the main operating subsidiary of the Group, with Mr. Xiong Bin on 16 September 2009. He is also currently the director of the Company's subsidiaries, namely Shenzhen Sprocomm, Sprocomm Intelligence (HK) Holdings Limited (禾苗智能控股 有限公司), Sprocomm Technologies Co., Ltd. (禾苗通信科技 有限公司), Sprocomm Technologies Co., Ltd. (禾苗通信科 技(香港)有限公司), Guizhou Sprocomm Telecommunication Technology Co., Ltd.* (貴州禾苗通信科技有限公司), Chenadu Sprocomm Cloud Technology Co., Ltd.* (成都禾苗雲科技有限 公司), Guizhou Mars Exploration Technology Co., Ltd.* (貴州 火星探索科技有限公司), Grace Kirin Limited (俊麟有限公司), Xiaohe Growth Shenzhen Technology Co., Ltd.* (小禾成長深圳 科技有限公司) and Shenzhen Fengma New Energy Technology Co., Ltd.* (深圳風馬新能源科技有限公司). Mr. Li is a director of Leap Elite Limited, a controlling Shareholder of the Company.

Mr. Li has more than 20 years of relevant experience in the mobile communications industry. Prior to joining the Group, Mr. Li held a senior management position in the wireless network department and terminal department of Shenzhen Huawei Technologies Co., Ltd* (深圳華為技術有限公司), a company principally engaged in the telecommunication equipment business from April 1997 to February 2007, where he was mainly responsible for the research and development of communication terminal and sales and marketing. From August 2007 to June 2009, Mr. Li served as the chief executive officer of the business operation headquarters of SIM Technology Group Limited (晨訊 科技集團有限公司) (stock code of Stock Exchange: 02000) ("SIM Technology"), a company whose shares are listed on the Stock Exchange and is principally engaged in the manufacturing, design and development and sale of liquid crystal display modules, mobile handset solutions, and wireless communication module solutions, where he was mainly responsible for overseeing its PRC operation and management. Mr. Li graduated from Beihang University (北京航空航天大學) in July 1994 with a bachelor degree majoring in electrical technology, and then, graduated with a master degree of engineering in March 1997.

執行董事

李承軍先生,52歲,為執行董事、行政總裁及 董事會主席,主要負責本集團的公司策略規劃、 監管整體營運、日常管理及業務發展。李先生 於二零零九年九月十六日與熊彬先生共同成 立本集團主要營運附屬公司深圳禾苗通信科 技有限公司(「深圳禾苗」)。彼現亦為本公司 附屬公司深圳禾苗、禾苗智能控股有限公司、 禾苗通信科技有限公司、禾苗通信科技(香港) 有限公司、貴州禾苗通信科技有限公司、成都 禾苗雲科技有限公司、貴州火星探索科技有 限公司及深圳風馬新能源科技有限公司的董事。 李先生為本公司控股股東立堅有限公司的董事。

李先生擁有逾20年的移動通訊行業相關經驗。 於加入本集團之前,李先生於一九九七年四 月至二零零七年二月曾擔任深圳華為技術有 限公司(一間主要從事電訊設備業務的公司) 無線網絡部及終端部的高級管理職位,主要 負責通訊終端的研發及銷售與營銷。於二零 零七年八月至二零零九年六月,李先生曾擔 任晨訊科技集團有限公司(聯交所股份代號: 02000)(「晨訊科技」,其股份於聯交所上市並 主要從事液晶顯示模塊、手機解決方案及無 線通訊模塊解決方案的製造、設計與開發及 銷售)業務營運總部的行政總裁,主要負責監 督其中國的營運及管理。李先生於一九九四 年七月畢業於北京航空航天大學,獲得電子 技術專業學士學位,其後於一九九七年三月 獲得工程碩士學位。

Mr. XIONG Bin (熊彬), aged 47, is an executive Director and vice chairman of the Board and is mainly responsible for overseeing the sales and marketing of the Group. Mr. Xiong is one of the founders of Shenzhen Sprocomm on 16 September 2009. He is also currently the director and vice general manager of Shenzhen Sprocomm, the director of Windhorse Technologies INC. (美國風馬新能源科技有限公司) and the supervisor of Shanghai Sprocomm Telecommunication Technology Co., Ltd.* (上海禾 苗通信科技有限公司), Guizhou Sprocomm Telecommunication Technology Co., Ltd.* (貴州禾苗通信科技 有限公司), Guizhou Mars Exploration Technology Co., Ltd.* (貴 州火星探索科技有限公司), Shenzhen Fengma New Energy Technology Co., Ltd.* (深圳風馬新能源科技有限公司) and Luzhou Sprocomm Telecommunication Technology Co., Ltd.* (瀘 州禾苗通信科技有限公司) (formerly known as Luzhou Sipukang Technology Co., Ltd.* (瀘州思普康科技有限公司)). Mr. Xiong is a director of Beyond Innovation Limited, a controlling Shareholder of the Company. Mr. Xiong has over 15 years of relevant experience in the mobile communications industry. Prior to joining the Group, Mr. Xiong served in Amoi Electronics Co., Ltd. (夏新電子股份有限公司) ("Amoi Electronics") from July 1999 to May 2008, where he first served as the vice general manager of finance department responsible for handling the export business and finance work of the overseas subsidiaries and later as the vice general manager of the overseas sales department responsible for overseas sales of smartphone products. Amoi Electronics is principally engaged in research, manufacturing and sales of smartphone and other electronic products. From May 2008 to August 2009, Mr. Xiong served as the general manager of the overseas sales department of SIM Technology, where he was mainly responsible for marketing and sales of the overseas smartphone ODM business. Mr. Xiong graduated from Huazhong University of Science and Technology (華中理工大學) in June 1999 and obtained a bachelor degree of economics majoring in taxation. Mr. Xiong also obtained the qualification of Certified Public Accountant (non-practising) in the PRC in December 2004.

熊彬先生,47歲,為執行董事及董事會副主 席,主要負責監管本集團的銷售及市場推廣。 熊先生於二零零九年九月十六日成為深圳禾 苗創辦人之一。彼現亦為深圳禾苗的董事兼 副總經理,美國風馬新能源科技有限公司的 董事和上海禾苗通信科技有限公司、貴州禾 苗通信科技有限公司、贵州火星探索科技有 限公司、深圳風馬新能源科技有限公司及瀘 州禾苗通信科技有限公司(前稱瀘州思普康科 技有限公司)的監事。熊先生為本公司控股股 東超新有限公司的董事。熊先生擁有逾15年 的移動通訊行業相關經驗。於加入本集團之 前,自一九九九年七月至二零零八年五月,熊 先生曾任職於夏新電子股份有限公司(「夏新 **電子**)),首先擔任財務部副總經理,負責處 理出口業務及海外附屬公司的財務工作,其 後擔任海外銷售部副總經理,負責智能手機 產品的海外銷售。夏新電子主要從事智能手 機及其他電子產品的研究、製造及銷售。於二 零零八年五月至二零零九年八月,熊先生曾 擔任晨訊科技的海外銷售部總經理,主要負 責海外智能手機ODM業務的營銷與銷售。熊 先生於一九九九年六月畢業於華中理工大學, 獲得税務專業經濟學學士學位。此外,熊先生 於二零零四年十二月取得中國註冊會計師(非 執業)資格。

Mr. GUO Qinglin (郭慶林), aged 42, is an executive Director and is mainly responsible for managing the operation of supply chain and sales activities of the Group. He is also currently the director of the supply chain operation centre of Shenzhen Sprocomm and a supervisor of Shenzhen Sprocomm. Mr. Guo has approximately 13 years of relevant experience in the mobile communications industry. Prior to joining the Group, Mr. Guo served as a manager in the overseas sales department of Amoi Electronics from September 2005 to December 2008, where he was mainly responsible for developing overseas customers, maintaining the customer relationship and sales of the company's main products. From April 2009 to December 2009, Mr. Guo served as sales director in the overseas sales department of Nanjing Wanlida Technology Co., Ltd.* (南靖萬利達科技有限公 司), a company principally engaged in the production of computers, mobile phones and projectors, where he was mainly responsible for developing overseas customers, maintaining the customer relationship and sales of the company's main products. Mr. Guo graduated from Jimei University* (集美大學) in July 2005 and obtained a bachelor degree of economics majoring in international economy and trading.

郭慶林先生,42歲,為執行董事,主要負責 管理本集團的供應鏈運作及銷售活動。彼現 亦為深圳禾苗供應鏈營運中心總監及深圳禾 苗之監事。郭先生擁有約13年的移動通訊行 業相關經驗。於加入本集團之前,郭先生於二 零零五年九月至二零零八年十二月曾擔任夏 新電子的海外銷售部經理,主要負責發展海 外客戶、維持客戶關係及公司主要產品的銷 售。於二零零九年四月至二零零九年十二月, 郭先生曾擔任南靖萬利達科技有限公司(一間 主要從事計算機、手機及投影儀生產的公司) 的海外銷售部銷售總監,主要負責開發海外 客戶、維護客戶關係及公司主要產品的銷售。 郭先生於二零零五年七月畢業於集美大學, 獲得國際經濟與貿易專業經濟學學士學位。

Mr. WEN Chuanchuan (溫川川), aged 39, was appointed as an executive Director with effect from 1 June 2021. Prior to Mr. Wen's appointment as an executive Director, he is a member of the senior management of the Company. Since 21 September 2016, Mr. Wen has been serving as the director of the manufacturing centre of Shenzhen Sprocomm Telecommunication Technology Co., Ltd.* (深圳禾苗通信科技 有限公司), a company established under the laws of the PRC and an indirect wholly-owned subsidiary of the Company, and has been responsible for supervising the operation of the production plants of the Group. He is also currently (i) the director and general manager of Luzhou Sprocomm Telecommunication Technology Co., Ltd.* (瀘州禾苗通信科技有限公司), formerly known as Luzhou Sipukang Technology Co., Ltd.* (瀘州思普康 科技有限公司), a company established under the laws of the PRC and an indirect wholly-owned subsidiary of the Company; and (ii) the general manager of Chengdu Sprocomm Cloud Technology Co., Ltd.* (成都禾苗雲科技有限公司), a company established under the laws of the PRC and an indirect nonwholly-owned subsidiary of the Company. Prior to joining the Group, Mr. Wen worked as an assistant engineer of Huawei Machine Company Limited* (華為機器有限公司), a company principally engaged in research, development, manufacturing and sales of communication products from July 2011 to October 2014, where he was mainly responsible for reviewing the manufacturing plan and leading trial verification for new smartphone products. Mr. Wen served as a director of the assembly plant of Shenzhen Andao Yunke Company Limited* (深 圳安道雲科股份有限公司), a company principally engaged in development and manufacturing of smart terminals, capacitive touch screens, machine assembly, metal and glass components and mobile phone accessories from November 2014 to September 2016, where he was responsible for the establishment of machine assembly department and assisting in the operation of the company's departments and subsidiaries.

Mr. Wen graduated from the Northwest A&F University (西北農 林科技大學) with a bachelor's degree of management majoring in electronic commerce in the PRC in July 2008. In June 2011, Mr. Wen graduated from the Xi'an Jiaotong University* (西安交 通大學管理學院) and obtained a master's degree of engineering majoring in industrial engineering. **溫川川先生**,39歲,已獲委任為執行董事, 自二零二一年六月一日起生效。委任温先生 為執行董事之前,彼為本公司高級管理層成 員。自二零一六年九月二十一日起,溫先生一 直擔任深圳禾苗通信科技有限公司(一間根據 中國法律成立的公司,並為本公司間接全資 附屬公司)之董事,負責監督本集團生產廠房 的營運。彼現時亦為(i)瀘州禾苗通信科技有限 公司(前稱瀘州思普康科技有限公司)(一間根 據中國法律成立的公司,並為本公司間接全 資附屬公司)之董事及總經理;及(ii)成都禾苗 雲科技有限公司(一間根據中國法律成立的公 司,並為本公司間接全資附屬公司)之總經理。 加入本集團之前,溫先生於二零一一年七月 至二零一四年十月為華為機器有限公司(一間 主要從事通訊產品的研究、開發、製造及銷售 的公司)的助理工程師,主要負責審閱生產計 劃及領導新智能手機產品的測試驗證。溫先 生於二零一四年十一月至二零一六年九月曾 擔任深圳安道雲科股份有限公司(一間主要從 事開發及製造智能終端、電容式觸摸屏、機器 組裝、金屬和玻璃組件以及手機配件的公司) 的裝配廠廠長,負責組建機器裝配部以及協 助公司各部門及附屬公司的運作。

溫先生於二零零八年七月畢業於中國西北農 林科技大學,獲電子商務專業管理學學士學位, 並於二零一一年六月畢業於西安交通大學管 理學院,獲工業工程專業工程碩士學位。

Mr. HE Wenyuan (何文渊), aged 44, was appointed as an executive Director, with effect from 2 December 2024. Prior to Mr. He's appointment as an executive director of the Company, he is a member of the senior management of the Company responsible for overseeing and managing the Group's research and development. Since 24 November 2009, Mr. He has been serving as the vice president and director of software research and development of Shanghai Sprocomm Telecommunication Technology Co., Ltd.* (上海禾苗通信技術有限公司), a company established under the laws of the PRC and an indirect wholly-owned subsidiary of the Company. Since 1 June 2021, Mr. He has been serving as the president, managing director and legal representative of Shanghai Sprocomm Telecommunication Technology Co., Ltd.* (上海禾苗通信技術有限公司). Prior to joining the Group, Mr. He worked as software engineer of Huanda Computing Shanghai Company Limited* (環達電腦上海有限公 司), a company principally engaged in hardware and software research and development for intelligent terminal products from July 2003 to December 2005, where he was mainly responsible for development of software for smart phones. Mr. He worked as senior software engineer of Huagin Technology Co., Ltd* (華勤技術股份有限公司), a company principally engaged in research and development, manufacturing and operating of smart products from December 2005 to June 2007, where he was mainly responsible for development of software for smart phones as well as project management. Mr. He worked as head of the 6th research and development department of Huanda Computing Shanghai Company Limited* (環達電腦上海有限公 司) from September 2007 to April 2009, where he was mainly responsible for leading the team on research and development of smart phones and car navigation. Mr. He graduated from Sichuan University with a bachelor's degree of computer science and technology in July 2003.

何文渊先生,44歲,已獲委任為執行董事, 自二零二四年十二月二日起生效。在何先生 獲委任為本公司執行董事前,彼為本公司高 級管理層成員,負責監督及管理本集團的研 究及開發。自二零零九年十一月二十四日起, 何先生擔任上海禾苗通信技術有限公司(一間 根據中國法律成立的公司,為本公司的間接 全資附屬公司)的副總裁兼軟件研發總監。自 二零二一年六月一日起,何先生擔任上海禾 苗通信技術有限公司的總裁、董事總經理兼 法定代表人。加入本集團前,何先生於二零零 三年七月至二零零五年十二月擔任環達電腦 上海有限公司(一間主要從事智能終端產品軟 硬件研發的公司)的軟件工程師,彼主要負責 智能手機的軟件開發。何先生於二零零五年 十二月至二零零七年六月擔任華勤技術股份 有限公司(一間主要從事智能產品研發、生產 及營運的公司)的高級軟件工程師,彼主要負 青智能手機的軟件開發及項目管理。何先生 於二零零七年九月至二零零九年四月擔任環 達電腦上海有限公司第六研發部主管,彼主 要負責帶領智能手機及汽車導航的研發團隊。 何先生於二零零三年七月畢業於四川大學, 獲計算機科學技術學士學位。

Mr. CHAN Hoi Shu (陳海書), aged 55, was appointed as an executive Director, with effect from 2 December 2024. Mr. Chan is the founder and chairman of GGS Innovation Ltd. since April 2021, which supported new startup companies to develop Web3.0 application on music entertainment and provided services to business partners regarding the technical support for product design, operation efficiency improvement and global network development. Mr. Chan is the chairman and co-founder of F&B Innovation (HK) Ltd since June 2024, which is the modular integrated construction system provider to speed up building construction by modularising assembly.

Prior to joining the Group, from February 2018 to March 2020, Mr. Chan was the chief operating officer of HMD Global Oy, based in Shenzhen and Hong Kong, during his tenor, Mr. Chan drove various changes on the company's product portfolio, market segmentation, research and development strategy, use of ODM platform, supply chain management system, product design and UI engineering, etc, which turned the company's loss into profit.

Mr. Chan graduated from University of Portsmouth with a bachelor's degree of mechanical engineering in July 1993. In December 1996, Mr. Chan graduated from The University of Hong Kong and obtained a master's degree of science majoring in computer in manufacturing. In December 2000, Mr. Chan graduated from Murray State University and obtained a master's degree of business administration majoring in finance and business administration.

陳海書先生,55歲,已獲委任為執行董事,自 二零二四年十二月二日起生效。自二零二一 年四月起,陳先生為GGS Innovation Ltd.的創 辦人兼主席,該公司支援新創公司開發音樂 娛樂Web3.0應用程式,並為商業夥伴提供產 品設計、營運效率改善及全球網絡發展等技 術支援服務。自二零二四年六月起,陳先生為 中建智能建造有限公司的主席兼共同創辦人, 該公司為模組化集成建築系統供應商,透過 模組化組裝加快樓宇建築施工。

加入本集團之前,陳先生於二零一八年二月 至二零二零年三月擔任赫名迪全球有限公司 的首席營運總監,該公司聚焦深圳和香港,陳 先生於任職期間推動了該公司在產品組合、 市場細分、研發策略、ODM平台使用、供應 鏈管理系統、產品設計及UI工程等多方面的 變革,使該公司扭虧為盈。

陳先生於一九九三年七月自樸茨茅斯大學畢業, 獲機械工程學學士學位。於一九九六年十二 月,陳先生自香港大學畢業,獲計算機專業理 學碩士學位,主修製造學。於二零零零年十二 月,陳先生自莫瑞州立大學畢業,獲工商管理 碩士學位,主修金融與商業管理。

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Independent Non-Executive Directors

Mr. HUNG Wai Man JP (洪為民), aged 56, was appointed as an independent non-executive Director on 18 October 2019. Mr. Hung is a Deputy to the 13th National People's Congress, and Adjunct Professor of the Belt and Road Research Institute of Hainan University.

Mr. Hung is a seasoned ICT professional and angel investor. He has worked in the computer industry for over 30 years. A wellknown figure in the industry, Mr. Hung has extensive experience in management consulting, project management and outsourcing services. Mr. Hung is a Chartered Information Technology Professional and a fellow of the British Computer Society, the Hong Kong Institute of Directors, the Hong Kong Computer Society and the Internet Professional Association. He has been appointed as one of the Global Council Members by the World Summit Awards.

Mr. Hung is currently Executive Chairman of Chinese Big Data Society, Life Chairman Emeritus of the Y.Elites Association, President Emeritus of Internet Professional Association, Vice Chairman of the Monte Jade Science and Technology Association of Hong Kong, Secretary General of Hong Kong – ASEAN Economic Cooperation Foundation and Vice Chairman of New Territories General Chamber of Commerce etc. In 2012 to 2014, he had served as an associate member of the Central Policy Unit of the HKSAR Government. In 2008, Mr. Hung was selected as one of the Ten Outstanding Young Persons of Hong Kong. He was a Standing Committee Member of the 11th All China Youth Federation. In 2015, he was appointed as a Justice of the Peace by the Hong Kong SAR Government. In 2016, he was given the Asia Social Innovation Leadership Award by CMO Asia.

獨立非執行董事

洪為民先生,太平紳士,56歲,於二零一九 年十月十八日獲委任為獨立非執行董事。洪 先生為第十三屆全國人民代表大會代表及海 南大學「一帶一路」研究院兼職教授。

洪先生為擁有豐富經驗的資訊通訊科技專家 及天使投資者。彼從事電腦行業逾30年。洪 先生於業內享負盛名,於管理顧問、項目管理 及外判服務方面擁有豐富經驗。洪先生為特 許資訊科技專業人士,亦是英國電腦學會、 香港董事學會、香港電腦學會及互聯網專業 協會資深會員。彼獲世界信息峰會大獎(World Summit Awards)委任為全球理事會成員。

洪先生現為華人大數據學會執行主席、香港 菁英會永遠榮譽主席、互聯網專業協會榮譽 會長、香港玉山科技協會副理事長、香港--東 盟經濟合作基金會副會長及新界總商會副會 長等。於二零一二年至二零一四年,彼為香港 特區政府中央政策組特邀會員。於二零零八 年,洪先生獲選為香港十大傑出青年。彼曾任 中華全國青年聯合會第十一屆常務委員會委 員。於二零一五年,彼獲香港特區政府委任為 太平紳士。於二零一六年,彼獲CMO Asia頒 發亞洲社企創新獎。

Mr. Hung graduated from the Hong Kong Polytechnic University with a Higher Diploma in Maths, Statistics and Computing. He then obtained a BA (Hons) from the University of Bolton, MBA from the University of Hull and MA in Public and Comparative History from the Chinese University of Hong Kong. He also obtained a LLM and LLD from the Renmin University of China, a Master of Public Administration from Tsinghua University, a

Master of Public Administration from Tsinghua University, a Master of Business Administration (Executive) from City University of Hong Kong and PhD in Business Administration from Bulacan State University, the Philippines.

Mr. Hung is currently an independent non-executive director of LH Group Limited (stock code: 01978), Sino Hotels (Holdings) Limited (stock code: 01221) and K Cash Corporation Limited (stock code: 02483), the shares of which are listed on the Stock Exchange.

Mr. WONG Kwan Kit (黃昆杰), aged 52, was appointed as an independent non-executive Director on 18 October 2019. Mr. Wong has over 21 years of experience in accounting and financial management, mergers and acquisitions gained from certain finance related positions of companies listed in Hong Kong. Mr. Wong is currently an independent non-executive director of Man Sang International Limited (stock code: 00938) and Culturecom Holdings Limited (stock code: 00343), both of companies are listed on the Stock Exchange. Mr. Wong holds a Master of Business Administration degree from the Chinese University of Hong Kong. He is a fellow member of the Hong Kong Institute of Certified Public Accountants.

洪先生畢業於香港理工大學,取得數學、統計 及電子計算學高級文憑。彼其後取得英國柏 爾頓大學(榮譽)文學士、英國赫爾大學商管 碩士及香港中文大學比較及公眾史學文學碩 士。彼亦取得中國人民大學法學碩士和法學 博士、清華大學公共管理碩士學位、香港城市 大學行政人員工商管理碩士學位以及菲律賓 比立勤國立大學工商管理博士。

洪先生現任叙福樓集團有限公司(股份代號: 01978),信和酒店(集團)有限公司(股份代號: 01221)及K Cash集團有限公司(股份代號: 02483)的獨立非執行董事,上述公司的股份 均在聯交所上市。

黃昆杰先生,52歲,於二零一九年十月十八 日獲委任為獨立非執行董事。黃先生曾於香 港上市公司擔任若干財務相關職位,累積了 逾21年的會計及財務管理、併購經驗。黃先 生現任民生國際有限公司(股份代號:00938) 及文化傳信集團有限公司(股份代號:00343) 的獨立非執行董事,兩間公司均於聯交所上市。 黃先生持有香港中文大學工商管理碩士學位。 彼為香港會計師公會資深會員。

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Mr. LU Brian Yong Chen (呂永琛), aged 61, was appointed as an independent non-executive Director on 18 October 2019. Mr. Lu has served as an independent non-executive Director of InvesTech Holdings Limited (stock code: 1087), a company whose shares are listed on the Stock Exchange and is principally engaged in designs, development and provision of communication system and manufacture and sale of signal transmission and connectivity products from June 2015 to January 2023. Mr. Lu has over 22 years of management experience in Fortune 100 companies in Australia, Hong Kong and the PRC, assisting in their business transformation and growth. Prior to joining the Group, Mr. Lu served as a manager, design/architecture of IBM Australia Limited, a company principally engaged in manufacturing and selling computer hardware and software and providing relevant services from May 1995 to April 2001, where he was responsible for managing network architecture. From April 2001 to June 2012, Mr. Lu then served as a client unit executive in the IBM global technology services department of IBM China/Hong Kong Limited, a company principally engaged in manufacturing and selling computer hardware and software and providing relevant services, where he was responsible for the department's strategic planning and execution. Mr. Lu was an industry consultant of IBM (China) Company Limited, a company principally engaged in manufacturing and selling computer hardware and software and providing relevant services from June 2012 to June 2015.

Mr. Lu graduated from South China University of Technology (華南理工大學) with a bachelor degree majoring in engineering in Computer Science in July 1986 and from the University of New South Wales, Australia with a master degree of information science in October 1994.

吕永琛先生,61歲,於二零一九年十月十八 日獲委任為獨立非執行董事。呂先生由二零 一五年六月至二零二三年一月曾擔任威訊控 股有限公司(股份代號:1087)的獨立非執行 董事,該公司於聯交所上市,主要從事設計、 開發及提供通訊系統以及製造及銷售信號傳 輸及連接產品。呂先生於澳洲、香港及中國的 財富100強公司累積了逾22年的管理經驗, 曾協助該等公司實現業務轉型及增長。加入本 集團之前,呂先生於一九九五年五月至二零零 一年四月擔任IBM Australia Limited (一間主要 從事製造及銷售電腦硬件及軟件以及提供相 關服務的公司)的設計/架構經理,負責管理 網絡架構。其後於二零零一年四月至二零一二 年六月,呂先生擔任IBM China/Hong Kong Limited (一間主要從事製造及銷售電腦硬件及 軟件以及提供相關服務的公司)的IBM全球技 術服務部客戶單位主管,負責部門的策略規劃 及執行。於二零一二年六月至二零一五年六 月, 呂先生擔任IBM (China) Company Limited (一間主要從事製造及銷售電腦硬件及軟件以 及提供相關服務的公司)的行業顧問。

呂先生於一九八六年七月畢業於華南理工大學, 獲計算機科學工程學學士學位及於一九九四 年十月獲澳洲新南威爾士大學信息科學碩士 學位。

Ms. TSENG Chin I (曾瀞漪), aged 56, was appointed as an independent non-executive Director on 18 October 2019. Ms. Tseng is a member of the 14th National Committee of the Chinese People's Political Consultative Conference, the host/ producer of "Financial Journal" at Phoenix TV, a standing committee member of Hong Kong Federation of Journalists Ltd, the founding vice president of GBA Carbon Neutrality Association, an honorary advisor of the Greater Bay Area Association of Listed Companies, an honorary advisor to the Hong Kong Science & Technology Youth Federation, and also an honorary advisor to Hong Kong Web 3.0 Association. She is also a partner of BC Capital Group and the president of the BC Philanthropic Foundation.

Ms. Tseng graduated from Fu Jen Catholic University (天主 教輔仁大學) with a bachelor degree of arts majoring in mass communication in June 1991.

Ms. Tseng has been appointed as an independent non-executive director of Geely Automobile Holdings Limited (stock code: 175), a company listed on the Main Board of the Stock Exchange on 24 March 2025.

Mr. CHING Khei Cheong Christopher (鄭其昌), aged 56, was appointed as an independent non-executive Director, with effect from 2 December 2024. Mr. Ching, holds a master degree of laws from the University of Central Lancashire. Mr. Ching has over 30 years of experience in regulatory and compliance area particular in the financial industry. Mr. CHING held various senior positions in global financial institutions such as Huatai Financial Holdings (Hong Kong) Limited, ICBC International Holdings Limited, Deutsche Bank AG, Hong Kong Branch and Merrill Lynch Asia Pacific Limited managing their compliance function. Prior to these appointments, Mr CHING was one of the appointed investigators at the Enforcement Division of the Securities and Futures Commission for over 9 years.

曾謝漪女士,56歲,於二零一九年十月十八 日獲委任為獨立非執行董事。曾女士為第十四 屆全國政協委員,鳳凰衛視「金石財經」主持 人與製作人,香港新聞工作者聯會常務理事, 大灣區碳中和協會創會副會長,大灣區上市 公司聯合會榮譽顧問,香港科技青年聯會榮 譽顧問,香港Web 3.0協會名譽顧問。彼亦為 拔萃資本合夥人,拔萃慈善基金會會長。

曾女士於一九九一年畢業於天主教輔仁大學, 並獲得大眾傳播系學士學位。

曾女士已於2025年3月24日被任命為吉利汽 車控股有限公司(股票代號:175)的獨立非執 行董事,該公司是在聯交所主板上市的公司。

鄭其昌先生,56歲,已獲委任為非執行董事, 自二零二四年十二月二日起生效。鄭先生持 有中央蘭開夏大學法學碩士學位。鄭先生於 監管和合規領域擁有逾30年經驗,尤其是在 金融行業。鄭先生曾於華泰金融控股(香港) 有限公司、工銀國際控股有限公司、德意志銀 行香港分行及美林亞太有限公司等環球金融 機構出任多個高級職位,負責管理其合規職 能。在該等公司任職之前,鄭先生曾任證券及 期貨事務監察委員會法規執行部專員逾9年。

Senior Management

Mr. LIU Shangheng (劉尚恒), aged 41, has been serving as the financial controller of Shenzhen Sprocomm since December 2011. He is also a director of Shanghai Hemiao Chuangxian Intelligent Technology Co., Ltd.* (上海禾苗創先智能科技有限公司).

Mr. Liu has over 10 years of experience in financial work and management. Prior to joining the Group, Mr. Liu held office relating to cost accounting in Qingdao Haixin Communication Technology Company Limited* (青島海信通信技術有限公司), a company principally engaged in research, development, manufacturing and sales of mobile communication terminal products from August 2006 to October 2008, where he was mainly responsible for production cost accounting, cost analysis and control related work. Mr. Liu then served as a director of finance in Shenzhen Xiongtao Power Supply Technology Company Limited* (深圳市雄韜電源科技股份有限公司), a company principally engaged in research, manufacturing and sales of battery from November 2008 to October 2011, where he was mainly responsible for cost accounting and preparing the financial statements and analysis.

Mr. Liu graduated from the Zhongnan University of Economics and Law (中南財經政法大學) in June 2006 and obtained two bachelor degrees majoring in accounting and economics.

高級管理層

劉尚恒先生,41歲,自二零一一年十二月至 今一直擔任深圳禾苗財務總監。彼亦為上海 禾苗創先智能科技有限公司之董事。

劉先生擁有逾10年的財務工作及管理經驗。 加入本集團之前,劉先生於二零零六年八月 至二零零八年十月在青島海信通信技術有限 公司(一間主要從事移動通訊終端產品的研究、 開發、製造及銷售的公司)擔任成本會計相關 職位,主要負責生產成本核算、成本分析及控 制相關工作。劉先生其後於二零零八年十一 月至二零一一年十月擔任深圳市雄韜電源科 技股份有限公司(一間主要從事電池的研究、 製造及銷售的公司)的財務主管,主要負責成 本核算以及編製財務報表及分析。

劉先生於二零零六年六月畢業於中南財經政 法大學,獲得會計及經濟學專業雙學士學位。

CORPORATE GOVERNANCE REPORT 企業管治報告

The Company is committed to the establishment of good corporate governance practices and procedures with a view to being a transparent and responsible organisation which is open and accountable to the shareholders of the Company. The Board strives to adhere to the principles of corporate governance and has adopted sound corporate governance practices to meet the legal and commercial standards, focusing on areas such as internal control, fair disclosure and accountability to all shareholders of the Company to ensure the transparency and accountability of all operations of the Company. The Company believes that effective corporate governance is an essential factor to create more value for the shareholders of the Company. The Board will continue to review and improve the corporate governance practices of the Group from time to time to ensure that the Group is led by an effective Board in order to optimise return.

Corporate culture and strategy

The Company is an investment holding company and the principal activities of its subsidiaries include research and development, design, manufacture and sale of mobile phones, PCBAs for mobile phones and IoT related products. The Group is committed to provide high quality and reliable products and services, and to create values to the stakeholders through sustainable growth and continuous development.

The Board fosters a corporate culture by setting out the following values to guide the conduct and behaviours of employees and to ensure that the Company's vision, mission and business strategies are aligned to this corporate culture:

- Integrity we strive to do what is right;
 Excellence we aim to deliver excellence;
 Collaboration we are always better together;
 Accountability we are accountable for delivering on our commitments;
- 5. Empathy we care about our stakeholders employees, customers, supply chain and the community; and
- 6. Sustainability we are committed to a sustainable future.

本公司致力建立良好企業管治常規及程序, 以成為具透明度且盡責的企業,對本公司股 東公開問責。董事會致力秉持企業管治原則, 並已採取有效的企業管治常規以符合法律及 商業標準,專注內部控制、公平披露及向本公 司所有股東負責等範疇,以確保本公司所有營 運具透明度及問責性。本公司認為,有效企業 管治是為本公司股東創造更多價值的重要因素。 董事會將繼續不時檢討及改善本集團的企業 管治常規,以確保本集團由有效的董事會帶領, 提高回報。

企業文化及策略

本公司為投資控股公司,其附屬公司的主要 活動包括研發、設計、製造及銷售手機、手機 的印刷電路板組裝及物聯網相關產品。本集 團致力提供優質及可靠的產品和服務,透過 可持續增長及不斷發展為持份者創造價值。

董事會列出以下價值,為僱員的操守及行為 提供指引,藉此培養企業文化,確保本公司的 願景、宗旨及業務策略與該企業文化相符一致:

- 1. 誠信-我們努力做正確的事;
- 2. 卓越一我們希望精益求精;
- 3. 合作-互助共赢;
- 4. 問責-我們勇於負責,信守承諾;
- 同理心一我們關注持份者一僱員、客戶、 供應鏈及社區;及
- 6. 可持續發展-我們致力創造可持續的未來。

CORPORATE GOVERNANCE REPORT 企業管治報告

The Group will continue to review and adjust its business strategies and keep track of the changing market conditions to ensure prompt and proactive measures will be taken to respond to the changes and meet the market needs to support the continuous business development of the Group.

Adoption and compliance of corporate governance practices

The Company has adopted a set of corporate governance practices which aligns with the code provisions of the Corporate Governance Code (the "**CG Code**") as set out in Appendix C1 of The Rules Governing the Listing of Securities on the Stock Exchange (the "**Listing Rules**") since 13 November 2019. Except for code provision C.2.1, the Company has complied with the code provisions set out in the CG Code for the year ended 31 December 2024.

Code provision C.2.1 of the CG Code states that the roles of chairman and chief executive should be separate and should not be performed by the same individual. Under the current organisation structure of the Company, Mr. Li Chengjun is the Group's chief executive officer, and he also performs as the chairman of the Board as he has considerable experience in the mobile communication industry. The Board believes that vesting the roles of both the chairman of our Board and the 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 of the Group. 本集團將繼續檢討及調整其業務策略,並密 切留意市況變化,確保採取迅速及積極的措 施,應對有關變化及迎合市場需求,以支持本 集團業務不斷發展。

採用及遵守企業管治常規

自二零一九年十一月十三日,本公司已採納 一套企業管治常規,符合聯交所證券上市規 則(「上市規則」)附錄C1所載之企業管治守則 (「企業管治守則」)的守則條文。除守則條文第 C.2.1條外,本公司於截至二零二四年十二月 三十一日止年度已遵守企業管治守則所載的 守則條文。

企業管治守則條文第C.2.1條列明,主席與行 政總裁的角色應予區分,不應由同一人兼任。 根據本公司目前組織架構,李承軍先生為本 集團行政總裁兼董事會主席,彼於移動通信 行業擁有大量經驗。董事會相信,由同一人擔 任董事會主席和行政總裁的角色,有利於確 保本集團內部領導貫徹一致,並為本集團提 供更有效及高效的整體戰略規劃。

CORPORATE GOVERNANCE REPORT 企業管治報告

Although Mr. Li Chengjun performs both the roles of chairman of the board and chief executive officer, the division of responsibilities between the chairman of the board and chief executive officer is clearly established. In general, the chairman of the board is responsible for supervising the functions and performance of the Board, while the chief executive officer is responsible for the management of the Group's businesses. The two roles are performed by Mr. Li Chengjun distinctly. Further, the current structure does not impair the balance of power and authority between the Board and management of the Company given the appropriate delegation of the power of the Board and the effective functions of the independent non-executive Directors.

Model code for securities transactions by directors of listed issuers (the "Model Code")

The Company has adopted the Model Code set out in Appendix C3 to the Listing Rules as its code of conduct regarding Directors' securities transactions. All Directors have confirmed that, following specific enquiry by the Company, they have complied with the required standard set out in the Model Code for the year ended 31 December 2024 and up to the date of this annual report.

Chairman and chief executive officer

CG Code provisions C.2.1 stipulates that the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. The Company does not segregate the roles of chairman and chief executive officer and Mr. Li Chengjun currently holds both of the chairman and chief executive officer positions, as explained in the paragraph headed "Adoption and compliance of corporate governance practices" above in this Corporate Governance Report.

儘管李承軍先生同時擔任董事會主席兼行政 總裁,但董事會主席及行政總裁職責的分工已 清楚界定。總體而言,董事會主席負責監察董 事會職能及表現,而行政總裁則負責管理本 集團業務,兩個職位均由李承軍先生分別擔任。 再者,由於董事會已有適當的權力分配,且獨 立非執行董事亦能有效發揮職能,故目前的 架構不會削弱董事會與本公司管理層之間的 權力及權限制衡。

上市發行人董事進行證券交易的 標準守則(「標準守則|)

本公司已採納上市規則附錄C3所載的標準守 則,作為其有關董事進行證券交易之行為守 則。經本公司作出具體查詢後,所有董事確認 彼等於截至二零二四年十二月三十一日止年 度及直至本年報日期一直遵守標準守則所載 之規定標準。

主席及行政總裁

企業管治守則條文第C.2.1條訂明,主席與行 政總裁的角色應予區分,不應由同一人兼任。 本公司並無區分主席與行政總裁的角色,且 如本企業管治報告上文「採用及遵守企業管治 常規」一段所解釋,李承軍先生目前擔任主席 與行政總裁職務。

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CORPORATE GOVERNANCE REPORT 企業管治報告

Independent non-executive directors

The independent non-executive Directors are highly skilled professionals with a broad range of expertise and experience in the fields of accounting, finance, business and corporate governance. Their skills, expertise and number in the Board ensure that strong independent views and judgement are brought in the Board's deliberations and that such views and judgement carry weight in the Board's decision-making process. Their presence and participation also enable the Board to maintain high standards of compliance in financial and other mandatory reporting requirements, and provide adequate checks and balances to safeguard the interests of the Company and its shareholders. The Company annually assesses the independence of each independent non-executive Director during their terms of appointment. During the year ended 31 December 2024, the Company received from each of the independent non-executive Directors a written confirmation of their independence pursuant to Rule 3.13 of the Listing Rules. The Company considers that all the independent non-executive Directors are independent.

獨立非執行董事

獨立非執行董事均為在會計、金融、商業及企 業管治領域中具備廣泛專業知識及經驗的技 巧嫻熟專業人士。彼等之技能、專業知識及於 董事會的人數確保為董事會審議帶來有力之 獨立觀點及判斷,且有關觀點及判斷在董 會的決策過程中具有影響力。彼等的出席及 對報告規定,並提供足夠權力制衡,保障 立 司及其股東的利益。本公司每年於各獨立 非執行董事的任期內對其獨立性作出評估。 在 云司已根據上市規則第3.13條從各獨立非執 行董事接獲有關其獨立性之書面確認。本公 司認為所有獨立非執行董事均為獨立人士。

企業管治報告

The Board

The Board currently comprises six executive Directors and five independent non-executive Directors. The Board's composition as at 31 December 2024 is set out as follows:

Executive Directors

董事會

董事會現由六名執行董事及五名獨立非執行 董事組成。於二零二四年十二月三十一日,董 事會的組成載列如下:

執行董事

Name 姓名	Age 年齡	Gender 性別	Date of joining the Group 加入本集團的日期	Roles and responsibilities 職務及職責
Mr. Li Chengjun 李承軍先生	52	Male 男	16 September 2009 二零零九年九月十六日	Corporate strategic planning, overseeing the overall operations, day-to-day management and business development of the Group 本集團的公司策略規劃、監督整體營 運、日常管理及業務發展
Mr. Xiong Bin 熊彬先生	47	Male 男	16 September 2009 二零零九年九月十六日	Overseeing the sales and marketing of the Group 監管本集團的銷售及市場推廣
Mr. Wen Chuanchuan 温川川先生	39	Male 男	21 September 2016 二零一六年九月二十一日	Overseeing the production of the Group 監管本集團的生產
Mr. Guo Qinglin 郭慶林先生	42	Male 男	18 January 2010 二零一零年一月十八日	Managing the operation of supply chain and sales activities of the Group 管理本集團的供應鏈運作及銷售活動
Mr. He Wenyuan 何文渊先生	44	Male 男	2 December 2024 二零二四年十二月二日	Overseeing and managing the Group's research and development 監督與管理本集團的研發
Mr. Chan Hoi Shu 陳海書先生	55	Male 男	2 December 2024 二零二四年十二月二日	Overseeing the investment projects of the Group 監督本集團的投資項目

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企業管治報告

Independent Non-executive Directors

獨立非執行董事

Name 姓名	Age 年齡	Gender 性別	Date of joining the Group 加入本集團的日期	Roles and responsibilities 職務及職責
Mr. Hung Wai Man 洪為民先生	56	Male 男	18 October 2019 二零一九年十月十八日	Supervising and providing independent judgement to the Board 監督及為董事會提供獨立判斷
Mr. Wong Kwan Kit 黃昆杰先生	52	Male 男	18 October 2019 二零一九年十月十八日	Supervising and providing independent judgement to the Board 監督及為董事會提供獨立判斷
Mr. Lu Brian Yong Chen 呂永琛先生	61	Male 男	18 October 2019 二零一九年十月十八日	Supervising and providing independent judgement to the Board 監督及為董事會提供獨立判斷
Ms. Tseng Chin I 曾瀞漪女士	56	Female 女	18 October 2019 二零一九年十月十八日	Supervising and providing independent judgement to the Board 監督及為董事會提供獨立判斷
Mr. Ching Khei Cheong Christopher 鄭其昌先生	56	Male 男	2 December 2024 二零二四年十二月二日	Supervising and providing independent judgement to the Board 監督及為董事會提供獨立判斷

For the biographical details of and relationships among the members of the Board, please refer to the section headed "Biographical Details of Directors and Senior Management" in this annual report.

The Directors believe that the composition of the Board reflects the necessary balance of skills and experience appropriate for the requirements of the business development of the Group and for effective leadership as the executive Directors possess extensive experience in managing the Group's business operations; and professional knowledge in the telecommunication and internet industry, while the five independent non-executive Directors possess professional knowledge and broad experience in accounting, finance, business and corporate governance. The Directors are of the opinion that the current Board structure can ensure the independence and objectivity of the Board and provide a system of checks and balances to safeguard the interests of the Company and its shareholders.

The Board is responsible for the leadership and control of the Company. It also oversees the Group's business, strategic decisions and performance and is collectively responsible for promoting the success of the Company by directing and supervising its affairs. Directors of the Board shall take decisions objectively in the interests of the Company and its shareholders. 有關董事會成員的履歷詳情及關係,請參閱 本年報「董事及高級管理人員簡介」一節。

董事相信,由於執行董事對管理本集團業務 營運有豐富經驗,且具備電訊與互聯網行業 的專業知識,而五名獨立非執行董事則具備 會計、金融、商業及企業管治方面的專業知識 及廣泛經驗,故董事會的組成反映本集團業 務發展所需及有效領導所適用的技能及經驗 之間的必要平衡。董事認為,目前的董事會架 構能確保董事會的獨立性及客觀性,並為保 障本公司及其股東的利益提供制衡體系。

董事會負責領導及監控本公司,亦監督本集 團業務、策略決定及表現,並共同負責指導及 監督本公司事務以推動其成功運作。董事會 須作出符合本公司及其股東利益的客觀決定。

企業管治報告

Board independence

The Group has established mechanisms to ensure independent views and input are available to the Board and such mechanisms will be reviewed annually by the Board. During the year ended 31 December 2024, the Board has reviewed the implementation and effectiveness of the following mechanisms at the Board meeting:

- Five out of the eleven Directors are independent nonexecutive directors, which exceeds the requirement of the Listing Rules that at least one-third of the Board are independent non-executive directors;
- 2. The Nomination Committee will assess the independence of a candidate who is nominated to be a new independent non-executive director before appointment and the continued independence of the current long-serving independent non-executive director (if any) on an annual basis;
- 3. All independent non-executive Directors are required to submit a written confirmation to the Company annually to confirm the independence of each of them and their immediate family members, and their compliance with the requirements as set out in the Rule 3.13 of the Listing Rules;
- 4. All Directors are entitled to retain independent professional advisors as and when it is required;
- All Directors are encouraged to express freely their independent views and constructive challenges during the Board/Committee meetings;
- No equity-based remuneration with performance-related elements will be granted to independent non-executive Directors;
- A Director (including independent non-executive Director) who has a material interest in a contract, transaction or arrangement shall not vote or be counted in the quorum on any Board resolution approving the same; and
- 8. The chairman of the Board meets with independent nonexecutive Directors annually without the presence of the Executive Directors.

董事會之獨立性

本集團已建立機制以確保董事會取得獨立觀 點及意見,而董事會將於每年檢討該等機制。 於截至二零二四年十二月三十一日止年度, 董事會已在董事會會議上檢討以下機制之實 施情況及成效:

- 十一名董事中有五名為獨立非執行董事, 超過上市規則對獨立非執行董事至少佔 董事會三分之一之要求;
- 提名委員會將於每年評估獲提名為新獨 立非執行董事之候選人於獲委任前之獨 立性以及現時長期服務之獨立非執行董 事(如有)之持續獨立性;
- 所有獨立非執行董事均須每年向本公司 提交書面確認,以確認各自及其直系家 屬成員之獨立性,以及其是否符合上市 規則第3.13條所載之規定;
- 全體董事均有權於需要時聘請獨立專業 顧問;
- 鼓勵所有董事在董事會/委員會會議上 自由地表達意見和提出建設性質詢;
- 將不會向獨立非執行董事授予具有績效 相關要素之以權益為基礎之薪酬;
- 於合約、交易或安排中擁有重大權益之 董事(包括獨立非執行董事)不得就批准 該等合約、交易或安排之任何董事會決 議案計入法定人數;及
- 董事會主席與獨立非執行董事將於每年 在沒有執行董事出席之情況下舉行至少 一次會議。

CORPORATE GOVERNANCE REPORT 企業管治報告

Appointment, re-election and removal of directors

Each of the executive Directors, expect Mr. Wen Chuanchuan, Mr. He Wenyuan and Mr. Chan Hoi Shu has entered into a service contract with the Company for a term of three years commencing on 13 November 2019, until terminated by enter party giving not less than three months' notice in writing to the other.

Mr. Wen Chuanchuan was appointed as an executive Director on 1 June 2021 and he has entered into a service contract with the Company for a term of three years commencing on 1 June 2021, until terminated by either party giving not less than three months' notice in writing to the other. Mr. He Wenyuan and Mr. Chan Hoi Shu were appointed as executive Directors, with effect from 2 December 2024. Each of Mr. He and Mr. Chan has entered into a service contract with the Company. Pursuant to the service contracts with Mr. He and Mr. Chan, the initial term of office for both Mr. He and Mr. Chan is three years commencing from 2 December 2024 or until the third annual general meeting of the Company since the date of their appointment, whichever is sooner.

Each of the independent non-executive Directors except Mr. CHING Khei Cheong Christopher has entered into an appointment letter with the Company for a term of three years commencing on 13 November 2019. Each of the independent non-executive Directors except Mr. CHING Khei Cheong Christopher has renewed the appointment letter with the Company on 13 November 2022 and such appointment will be terminated by either party giving not less than three months' notice in writing to the other; and in accordance with the articles of association of the Company (the "**Articles**") and the Listing Rules.

Mr. Ching Kei Cheong Christopher was appointed as an independent non-executive Director, with effect from 2 December 2024. A service contract has been entered into between Mr. Ching and the Company. Pursuant to the service contract, his initial term of office is three years commencing from 2 December 2024 or until the third annual general meeting of the Company since the date of his appointment, whichever is sooner.

董事之委任、重選及罷免

各執行董事(溫川川先生、何文渊先生及陳海 書先生除外)已與本公司訂立服務合約,自二 零一九年十一月十三日起為期三年,直至任 何一方向對方發出不少於三個月的書面通知 予以終止。

溫川川先生於二零二一年六月一日獲委任為 執行董事及彼已與本公司訂立服務合約,自 二零二一年六月一日起為期三年,直至任何 一方向對方發出不少於三個月的書面通知予 以終止。何文渊先生及陳海書先生獲委任為 執行董事,自二零二四年十二月二日起生效。 何先生及陳先生各自與本公司訂立服務合約。 根據與何先生及陳先生的服務合約,何先生 及陳先生的初步任期自二零二四年十二月二 日起均為期三年或直至自彼等獲委任日期起 計的本公司第三屆股東週年大會(以較早者為 準)為止。

各獨立非執行董事(除鄭其昌先生外)已與本 公司訂立委任函件,自二零一九年十一月十三 日起計為期三年。各獨立非執行董事(除鄭其 昌先生外)已於二零二二年十一月十三日與本 公司重續委任函,該委任可由任何一方透過 向對方發出不少於三個月的書面通知;及根據 本公司組織章程細則(「**細則**」)及上市規則終止。

鄭其昌先生獲委任為獨立非執行董事,自二 零二四年十二月二日起生效。鄭先生與本公 司訂立服務合約。根據服務合約,其初步任期 自二零二四年十二月二日起為期三年或直至 自彼獲委任日期起計的本公司第三屆股東週 年大會(以較早者為準)為止。

CORPORATE GOVERNANCE REPORT 企業管治報告

According to article 109(a) of the Articles, at each annual general meeting one third of the Directors for the time being, or, if their number is not three or a multiple of three, then the number nearest to but not less than one-third, shall retire from office by rotation, provided that every Director (including those appointed for a specific term) shall be subject to retirement by rotation at least once every three years. A retiring Director shall be eligible for re-election. The Company at the general meeting at which a Director retires may fill the vacated office.

According to article 113 of the Articles, the Board shall have power from time to time and at any time to appoint any person as a Director either to fill a casual vacancy or as an additional Director, provided that the number of Directors so appointed shall not exceed the maximum number determined from time to time by the shareholders in general meeting. Any Director appointed by the Board to fill a casual vacancy shall hold office only until the first general meeting of the Company after his appointment and be subject to re-election at such meeting. Any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election. Any Director appointed under this article shall not be taken into account in determining the Directors or the number of Directors who are to retire by rotation at an annual general meeting.

According to 109(a) and 113 of the Articles, Mr. Li Chengjun, Mr. Xiong Bin, Ms. Tseng Chin I, Mr. He Wenyuan, Mr. Chan Hoi Shu and Mr. Ching Khei Cheong Christopher will retire by rotation and, being eligible, offer themselves for re-election at the forthcoming annual general meeting of the Company.

根據細則第109(a)條,在每屆股東週年大會上, 當時三分之一董事(若人數並非三或三的倍數, 則須為最接近但不少於三分之一的人數)將輪 值告退,惟各董事(包括該等有特定任期的董 事)須至少每三年告退一次。退任董事將有資 格重選連任。本公司可在董事於股東大會退 任時填補空缺。

根據細則第113條,董事會有權不時及隨時委 任任何人士為董事,以填補臨時空缺或新增 董事,惟不得超過股東於股東大會不時釐定 的董事人數上限。任何獲董事會委任以填補 臨時空缺的董事任期將直至其獲委任後首屆 股東大會為止,並於該大會上重選連任。任何 獲董事會委任加入現有董事會的董事任期應 僅至本公司下屆股東週年大會為止,屆時將 符合資格重選連任。任何根據本條細則獲委 任的董事在釐定將於股東週年大會上輪值退 任的董事或董事人數時不應被計入。

根據細則第109(a)條及第113條,李承軍先生、 熊彬先生、曾瀞漪女士、何文渊先生、陳海書 先生及鄭其昌先生將於本公司應屆股東週年 大會上輪值退任,且合資格膺選連任。

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企業管治報告

Board diversity policy

The Company adopted a board diversity policy (the "**Board Diversity Policy**") on 12 November 2019, which sets out the objective and approach to achieve and maintain diversity on the Board in order to enhance the effectiveness of the Board. The Board Diversity Policy provides that the Company should endeavor to ensure that the Board members have the appropriate balance of skills, experience, and diversity of perspectives that are required to support the execution of its business strategy.

All Board appointments will be based on meritocracy, and candidates will be considered against appropriate criteria and the attributes that they will bring to the Board to complement and enrich the competencies, experience and diversity of the Board. Pursuant to the Board Diversity Policy, a number of factors will be taken into account in determining the board composition to achieve board diversity, including but not limited to professional experience, skills, knowledge, age, gender, education, cultural background and length of service.

The Nomination Committee reviews the Board Diversity Policy from time to time to ensure its continued effectiveness, such as assessing annually on the board's diversity profile and gender balance. The Nomination Committee would discuss any revisions to the Board Diversity Policy that may be required and recommend any such revisions and the appointment of suitable candidates to the Board for consideration and approval.

During the year ended 31 December 2024, the Nomination Committee reviewed the structure, size and composition of the Board with reference to the Board Diversity Policy in order to comply with the CG Code. The Company considers that the current composition of the Board, one out of its eleven members being woman, has achieved Board diversity through the consideration of a number of factors, including gender, nationality, professional background and skills. The current Directors have extensive experience in mobile communications industry and professional knowledge of corporate advisory, business development and accounting.

董事會成員多元化政策

本公司於二零一九年十一月十二日已採納董 事會多元化政策(「董事會多元化政策」),當 中載有實現及維持董事會多元化的目標及方 針,以提高董事會的有效性。董事會多元化政 策規定,本公司應致力確保董事會成員在支 持其業務策略執行所需的技能、經驗及多元 化視角方面達到適當平衡。

董事會所有委任均以用人唯才為原則,以適 當標準考慮人選,並為董事會補充及豐富董 事會的能力,經驗和多元化。根據董事會多元 化政策,我們在釐定董事會組成時會考慮多 項因素(包括但不限於專業經驗、技能、知識、 年齡、性別、教育、文化背景及服務年限)以 實現董事會多元化。

提名委員會不時審閲董事會多元化政策以確 保其持續有效,包括每年評估董事會多元化 組合以及在性別平衡方面的表現。提名委員 會亦會討論須就董事會多元化政策作出的任 何修訂,並就任何相關修訂及合適人選的委 任提出建議以供董事會審批。

截至二零二四年十二月三十一日止年度,為 符合企業管治守則,提名委員會已參照董事 會多元化政策,檢視董事會的架構、規模及組 成。考慮過多項因素,包括性別、國籍、專業 背景及技能後,本公司認為董事會目時十一 名成員中有一名為女性,已達致董事會多元 化。現任董事在移動通訊行業及企業諮詢、業 務發展和會計具備廣泛的經驗。

企業管治報告

Nomination policy

The Company has adopted a nomination policy (the "**Nomination Policy**") which sets out the criteria, process and procedures for the Nomination Committee to recommend suitable candidates for directorship with a view to ensuring that the Board has a balance of skills, experience and diversity of perspectives appropriate to the requirements of the Company's business.

提名政策

本公司已採納提名政策(「提名政策」),當中 載有提名委員會推薦合適董事人選的標準、 過程及程序,以確保董事會可平衡本公司業 務所需的合適技能、經驗及多元化。

Selection criteria

The Nomination Committee will propose a candidate for nomination or a Director for re-election based on the followings:

- the Board Diversity Policy and the requirements under the Listing Rules;
- the expected contribution the candidate would add to the Board and to ensure the Board has a balance of skills, experience and diversity of perspectives appropriate to the requirements of the Company's business;
- the candidate or the re-elected Director is able to commit and devote sufficient time and attention to the Company's affairs;
- the level of independence from the Company, and potential or actual conflicts of interest of the candidate or the reelected Director; and
- other relevant factors considered by Nomination Committee on a case-by-case basis.

The aforesaid factors are for reference only, and not meant to be exhaustive and decisive. The Nomination Committee has the discretion to nominate any person as it considers appropriate.

甄選標準

提名委員會將根據以下內容提名一名候選人 或重選一名董事:

- 董事會多元化政策及上市規則的規定;
- 一 候選人預計對董事會作出的貢獻以及確
 保董事會可平衡本公司業務所需的合適
 技能、經驗及多元化;
- 候選人或重選連任的董事可致力為本公司事務投入足夠時間及精力;
- 本公司獨立程度,以及候選人或重選連
 任的董事潛在或實際利益衝突;及
- 提名委員會按個別情況考慮的其他相關 因素。

上述因素僅供參考,並不旨在涵蓋所有因素, 也不具決定性作用。提名委員會可酌情提名 其認為合適的任何人士。

企業管治報告

Nomination process

The Nomination Committee is responsible for ensuring that the selection criteria are being applied consistently and fairly in the nomination process and confirming the same to the Board when making its recommendation on appointment.

A. Procedures for appointment of new Director

Subject to the provisions in the Articles, if the Board recognises the need to appoint a new Director, the following procedures should be adopted:

- the Nomination Committee identifies candidates in accordance with the selection criteria set out in the Nomination Policy and with the assistance from the Group's human resources department and external agencies (if necessary);
- the Nomination Committee evaluates the candidates and recommends to the Board the appointment of the appropriate candidate for directorship; and
- the Board decides the appointment based upon the recommendation of the Nomination Committee.

B. Procedures for re-election of Director at general meeting

Procedures for re-election of Director at general meeting are set out as follows:

- the Nomination Committee reviews the overall contribution to the Company of the retiring Director;
- the Nomination Committee also reviews and determines whether the retiring Director continues to meet the selection criteria set out in the Nomination Policy; and
- the Nomination Committee shall recommend to the Board which shall then make recommendation to shareholders in respect of the proposed re-election of Director at the general meeting.

提名過程

提名委員會負責確保甄選標準於提名過程中 獲一致及公平應用,並於提供有關委任的推 薦建議時向董事會確認已一致及公平應用。

A. 任命新董事程序

在不違反細則條文的情況下,倘董事會 確認有需要任命新董事,應採取以下程序:

- 提名委員會根據提名政策所載甄選
 標準在本集團人力資源部及外來機
 構(如必要)的協助下物色候選人;
- 提名委員會評估候選人,並向董事 會推薦委任合適的董事候選人;及
- 董事會根據提名委員會的推薦建議
 決定委任。

B. 於股東大會重選董事程序

於股東大會重選董事程序載列如下:

- 提名委員會檢討退任董事對本公司
 的整體貢獻;
- 提名委員會亦檢討及考慮退任董事
 是否仍然符合提名政策列明的甄選
 標準;及
- 提名委員會須向董事會提出推薦建
 議,並由董事會於股東大會上就建
 議重選董事向股東提出推薦建議。

企業管治報告

- C. Procedures for nomination by shareholders Procedures for nomination by shareholders are set out as follows:
 - the Company's website sets out the procedures for shareholders to propose a person for election as a Director; and
 - for any person that is nominated by a shareholder for election as a Director at the general meeting of the Company, the Nomination Committee shall evaluate such candidate based on the selection criteria set out in the Nomination Policy and to determine whether such candidate is qualified for directorship and where appropriate, the Nomination Committee shall recommend to the Board which shall then make recommendation to shareholders in respect of the proposed election of Director at the general meeting.

Monitoring and reporting

The Nomination Committee will report annually, in the Corporate Governance section of the Company's Annual Report, how the Policy is being applied in recommending candidates for directorship and retiring Directors for re-election during the year.

Review of the Nomination Policy

The Nomination Committee will review the Nomination Policy periodically in line with the Company's strategy and recommend any proposed changes to the Board for approval.

- C. 股東提名程序 股東提名程序載列如下:
 - 本公司網站載有股東提名董事人選 的程序;及
 - 對於獲股東在本公司股東大會上提 名出任董事的人士,提名委員會須 就提名政策所載的甄選標準評估該 候選人,並確定該候選人是否合資 格擔任董事,且(如適用)提名委員 會須向董事會提出推薦建議,並由 董事會於股東大會上就建議選舉董 事向股東提出推薦建議。

監察及匯報

提名委員會每年會於本公司年報的企業管治 一節匯報政策於年內應用於推薦董事候選人 及退任董事重選連任的情況。

檢討提名政策

提名委員會定期檢討提名政策是否符合本公司的策略,並提出建議變動供董事會審批。

企業管治報告

For the year ended 31 December 2024, the Nomination Committee conducted the followings:

- evaluated the candidates and recommended to the Board the appointment of the appropriate candidates for directorship;
- reviewed and confirmed the structure, size and composition of the Board and the split between number of executive Directors and independent non-executive Directors remained appropriate for the Board to perform its duties;
- reviewed and confirmed the Board has a diverse mix of skills, knowledge, experience and gender;
- reviewed the Board Diversity Policy; and
- formulated the Nomination Policy and made a recommendation to the Board for adoption.

Proceedings of board meetings and board committee meetings

The Board may meet for the dispatch of business, adjourn and otherwise regulate its meeting and proceedings as it thinks fit and may determine the quorum necessary for the transaction of business. An annual general meeting of the Company (the "**AGM**") shall be called by at least 21 days' (and not less than 20 clear business days') notice in writing, and a general meeting of the Company, other than an AGM, shall be called by at least 14 days' (and not less than 10 clear business days') notice in writing. A meeting of the Board or any committee of the Board may be held by means of such telephone, electronic or other communication facilities as permit all persons participating in the meeting.

A Director shall not vote (nor shall he be counted in the quorum) on any resolution of the Board in respect of any contract or arrangement or proposal in which he or any of his close associate(s) has/have a material interest, and if he shall do so his vote shall not be counted (nor shall he be counted in the quorum for that resolution). 截至二零二四年十二月三十一日止年度,提 名委員會已進行以下事項:

- 評估候選人並向董事會推薦委任合適的 董事候選人;
- 檢討及確認董事會的架構、規模及組成,
 以及執行董事與獨立非執行董事人數的
 分配是否仍然適合董事會執行其職務;
- 檢討及確認董事會的組成符合技術、知識、
 經驗及性別多元化;
- 檢討董事會多元化政策;及
- 制訂提名政策並提出推薦建議供董事會 採納。

董事會會議及董事會委員會會議 的議事程序

董事會可按其認為合適的方式召開會議處理 事務、延會及以其他方式規管其會議及議事 程序,並可釐定處理事務所需的法定人數。本 公司召開股東週年大會(「**股東週年大會**」), 須有為期最少21日(至少足20個工作日)的書 面通知,而除股東週年大會外,本公司的其他 股東大會亦須有為期最少14日(至少足10個 工作日)的書面通知,方可召開。董事會或董 事會轄下任何委員會可透過電話、電子或其 他通訊設備(必須讓全體與會人士互相聆聽) 舉行會議。

董事不得就有關其或其任何緊密聯繫人擁有 重大權益的任何合約或安排或建議的任何董 事會決議案投票或計入法定人數內,而倘董 事就任何上述決議案投票,彼就該項決議案 的投票將不計算在內,且該董事將不計入法 定人數。

企業管治報告

Set out below are details of the attendance record of each Director at the Board, committee and general meetings of the Company held during the year ended 31 December 2024: 以下載列各董事出席截至二零二四年十二月 三十一日止年度所舉行的本公司董事會會議、 委員會會議及股東大會的詳細紀錄:

				ice/Number of Me ∃席率/會議舉行〉	•	
Name of Directors	董事姓名	Regular Board Meeting 常規董事會會議	Audit Committee Meeting 審核委員會會議	Nomination Committee Meeting 提名委員會會議	Remuneration Committee Meeting 薪酬委員會會議	General Meeting 股東大會
Executive Directors	執行董事					
Mr. Li Chengjun	李承軍先生	4/4	-	1/1	-	1/1
Mr. Xiong Bin	熊彬先生	4/4	-	-	-	1/1
Mr. Li Hongxing	李紅星先生	4/4	-	-	-	1/1
Mr. Guo Qinglin	郭慶林先生	4/4	-	-	-	1/1
Mr. Wen Chuanchuan	温川川先生	4/4	-	-	-	-
Mr. He Wenyuan	何文渊先生	N/A	-	-	-	N/A
(appointed on 2 December 2024)	(於二零二四年 十二月二日獲委任)	不適用				不適用
Mr. Chan Hoi Shu	陳海書先生	N/A	-	-	-	N/A
(appointed on 2 December 2024)	(於二零二四年 十二月二日獲委任)	不適用				不適用
Independent Non-Executive Directors	獨立非執行董事					
Mr. Hung Wai Man	洪為民先生	4/4	2/2		1/1	
Mr. Wong Kwan Kit	黃昆杰先生	4/4	2/2	1/1	1/1	1/1
Mr. Lu Brian Yong Chen	呂永琛先生	4/4	2/2	1/1	1/1	1/1
Ms. Tseng Chin I	曾瀞漪女士	4/4	-	1/1	1/1	1/1
Mr. Ching Khei Cheong Christopher	鄭其昌先生	N/A	N/A	-	N/A	N/A
(appointed on 2 December 2024)	(於二零二四年 十二月二日獲委任)	不適用	不適用		不適用	不適用

The Board will make arrangements for holding at least four regular Board Meetings in each financial year.

The Board has established three committees: (i) the audit committee ("Audit Committee"); (ii) the remuneration committee ("Remuneration Committee"); and (iii) the nomination committee ("Nomination Committee"), for overseeing particular aspects of the Company's affairs. All committees have been established with defined written terms of reference, which were posted on the websites of the Stock Exchange (www.hkex.com.hk) and the Company (www.sprocomm.com). All committees should report to the Board on their decisions or recommendations made. All committees are provided with sufficient resources to discharge their duties and, upon reasonable request, are able to seek independent professional advice in appropriate circumstances, at the Company's expense.

董事會將於各財政年度安排舉行至少四次常 規董事會會議。

董事會已成立三個委員會:(i)審核委員會 (「審核委員會」);(ii)薪酬委員會(「薪酬委員 會」);及(iii)提名委員會(「提名委員會」), 以監察本公司事務的特定方面。所有委員會 均設有特定書面職權範圍,分別刊載於聯 交所網站(www.hkex.com.hk)及本公司網站 (www.sprocomm.com)。所有委員會須向董事 會匯報其作出的決定或推薦意見。所有委員 會均獲提供充足資源以履行其職責,並可於 適當情況下提出合理要求以尋求獨立專業意見, 費用由本公司支付。

企業管治報告

Audit committee

The Company has established the Audit Committee on 18 October 2019 with written terms of reference in compliance with Rule 3.21 of the Listing Rules and the CG Code. The terms of reference of the Audit Committee are available on the websites of the Stock Exchange and the Company.

The Audit Committee consists of four independent non-executive Directors, namely Mr. Wong Kwan Kit, Mr. Lu Brian Yong Chen, Mr. Hung Wan Man and Mr. Ching Khei Cheong Christopher. Mr. Wong Kwan Kit is the chairman of the Audit Committee.

The primary duties of the Audit Committee include ensuring that an effective financial reporting, internal control and risk management systems are in place and compliance of the Listing Rules, reviewing the financial statements, making recommendations to the Board on the appointment and removal of external auditors and assessing their independence and qualifications, and ensuring the effective communication with external auditors.

During the year ended 31 December 2024, the Audit Committee held two meetings and the work performed by the Audit Committee was summarised as follows:

- reviewed the Company's interim results for the six months ended 30 June 2024 and annual results for the year ended 31 December 2023;
- reviewed the Company's interim report for the six months ended 30 June 2024 and annual report for the year ended 31 December 2023, which set out the Group's accounting policies, financial performance and position;
- 3. reviewed the findings and recommendations from external auditors and the independent internal control reviewer;

審核委員會

本公司已遵照上市規則第3.21條及企業管治 守則,於二零一九年十月十八日成立審核委 員會,並訂明書面職權範圍。審核委員會的職 權範圍可於聯交所及本公司網站查閱。

審核委員會由四名獨立非執行董事組成,即 黃昆杰先生、呂永琛先生、洪為民先生及鄭其 昌先生。黃昆杰先生為審核委員會主席。

審核委員會的主要職責包括確保設有有效的 財務申報、內部控制及風險管理系統及遵守上 市規則,審閲財務報表,就外聘核數師的任免 向董事會提出推薦建議及評估其獨立性與資歷, 以及確保與外聘核數師之間的有效溝通。

截至二零二四年十二月三十一日止年度,審 核委員會已舉行兩次會議,審核委員會的工 作概述如下:

- 審閲本公司截至二零二四年六月三十日 止六個月的中期業績及截至二零二三年 十二月三十一日止年度的年度業績;
- 審閱本公司截至二零二四年六月三十日 止六個月的中期報告及截至二零二三年 十二月三十一日止年度的年度報告,當 中載有本集團的會計政策、財務表現及 狀況;
- 檢討外聘核數師及獨立內控審查員的調 查結果及推薦建議;

企業管治報告

- reviewed the independence of the external auditors and engagement of external auditors;
- 5. made recommendations to the Board regarding the change of external auditors;
- 6. reviewed the audit plan, internal control plan, the development in accounting standards and their effects on the Group, financial reporting and risk management matters;
- reviewed the adequacy of resources, qualifications and experience of staff in the Group's accounting and financial reporting functions; and
- 8. reviewed the effectiveness of the Group's risk management and internal control systems.

Remuneration committee

The Company has established the Remuneration Committee on 18 October 2019 with written terms of reference in compliance with Rule 3.25 of the Listing Rules and the CG Code. The terms of reference of the Remuneration Committee are available on the websites of the Stock Exchange and the Company.

The Remuneration Committee consists of five independent nonexecutive Directors, namely Mr. Hung Wai Man, Mr. Wong Kwan Kit, Mr. Lu Brian Yong Chen, Ms. Tseng Chin I and Mr. Ching Khei Cheong Christopher. Mr. Hung Wai Man is the chairman of the Remuneration Committee.

The primary duties of the Remuneration Committee include making recommendations to the Board in determining the remuneration policy for and remuneration packages of the Directors and senior management, reviewing incentive schemes and service contracts of the Directors and senior management, and evaluating the performance of the Directors and senior management.

During the year ended 31 December 2024, the Remuneration Committee held one meeting to review and the work performed by the Remuneration Committee was summarised as follows:

- made recommendations to the Board on the remuneration packages of Directors, senior management and employees of the Group;
- 2. reviewed the appropriateness of the remuneration policy; and
- 3. evaluated the performance of Directors and senior management of the Group.

- 4. 檢討外聘核數師的獨立性及聘用;
- 就外聘核數師的變動向董事會提出推薦 建議;
- 檢討審計計劃、內部控制計劃、會計準 則的變化及對本集團、財務報告及風險 管理事項的影響;
- 檢討本集團會計和財務報告職能的資源、 員工資歷及經驗是否充足;及
- 評審本集團風險管理及內部控制系統的 成效。

薪酬委員會

本公司已遵照上市規則第3.25條及企業管治 守則,於二零一九年十月十八日成立薪酬委 員會,並訂明書面職權範圍。薪酬委員會的職 權範圍可於聯交所及本公司網站查閱。

薪酬委員會由五名獨立非執行董事組成,即 洪為民先生、黃昆杰先生、呂永琛先生、曾瀞 漪女士及鄭其昌先生。洪為民先生為薪酬委 員會主席。

薪酬委員會的主要職責包括就釐定董事及高級管理層的薪酬政策及薪酬待遇向董事會提 出推薦建議,檢討獎勵計劃及董事和高級管 理層服務合約,以及評估董事及高級管理層 的表現。

截至二零二四年十二月三十一日止年度,薪 酬委員會已舉行一次會議,薪酬委員會的工 作概述如下:

- 就本集團董事、高級管理層及僱員的薪 酬向董事會提出推薦建議;
- 2. 檢討薪酬政策是否合適;及
- 3. 評估本集團董事及高級管理層的表現。

企業管治報告

Nomination committee

The Company has established a Nomination Committee on 18 October 2019 with written terms of reference in compliance with CG Code provision B.3.1. The terms of reference of the Nomination Committee are available on the websites of the Stock Exchange and the Company.

The Nomination Committee consists of four Directors, namely Mr. Li Chengjun, Mr. Wong Kwan Kit, Mr. Lu Brian Yong Chen and Ms. Tseng Chin I. Mr. Li Chengjun is the chairman of the Nomination Committee. In compliance with the Listing Rules, the Nomination Committee is chaired by the chairman of the Board and the other members are independent non-executive Directors.

The primary duties of the Nomination Committee include assisting the Board in identifying suitable candidates for the Directors and making recommendations to the Board, assessing the structure and composition of the Board, preparing, making recommendations to and supervising the execution of the board diversity policy and nomination policy of the Company.

During the year ended 31 December 2024, the Nomination Committee held one meeting and the work performed by the Nomination Committee was summarised in the paragraph headed "Nomination policy" of this corporate governance report.

Dividend policy

The Company has adopted a dividend policy (the "**Dividend Policy**") which aims to ensure sustainable development of its business operations and to provide a favorable return to its shareholders.

Declaration of dividend will be made at the discretion of the Board and will be based upon the Group's earnings, cash flows, financial conditions, capital requirements, statutory fund reserve requirements and any other conditions that our Directors consider relevant. The declaration, payment and amount of dividend will also be subject to the Company's constitutional documents including, where necessary, the approval of the shareholders.

提名委員會

本公司已遵照企業管治守則第B.3.1條,於二 零一九年十月十八日成立提名委員會,並訂 明書面職權範圍。提名委員會的職權範圍可 於聯交所及本公司網站查閱。

提名委員會由四名董事組成,即李承軍先生、 黃昆杰先生、呂永琛先生及曾瀞漪女士。李承 軍先生為提名委員會主席。根據上市規則,提 名委員會由董事會主席擔任主席,由獨立非 執行董事擔任其他成員。

提名委員會的主要職責包括協助董事會物色 合適的董事人選並向其提出推薦建議,評估 董事會的架構及組成,制定、建議及監督實行 本公司的董事會多元化政策及提名政策。

截至二零二四年十二月三十一日止年度,提 名委員會已舉行一次會議,提名委員會的工 作概述於本企業管治報告「提名政策」一段。

股息政策

本公司已採納股息政策(「**股息政策**」),旨在 確保其業務營運可持續發展,並為其股東提 供可觀回報。

宣派股息將由董事會酌情決定,並將以本集 團盈利、現金流量、財務狀況、資金需求、法 定基金儲備要求及董事認為相關的任何其他 狀況為依據。股息的宣派、派付及數額亦須受 公司章程文件規限,其中包括(如有需要)股 東批准。

CORPORATE GOVERNANCE REPORT 企業管治報告

The Board will review the Dividend Policy from time to time and may exercise its sole and absolute discretion to update, amend and/or modify the Dividend Policy at any time as the Board thinks fit and necessary. There is no assurance that dividends will be paid in any particular amount for any given period. The Dividend Policy shall in no way constitute a legally binding commitment by the Company that any dividend will be paid in any particular amount and/or in no way obligate the Company to declare a dividend at any time or from time to time.

Whistleblowing policy

In compliance with the CG Code, the Group has implemented whistleblowing policy to provide a well-defined and accessible channel for reporting fraud, corruption, dishonest practices, or other similar matters and guidance on how an investigation would be initiated upon receiving a complaint. The policy also protects employees who report fraudulent activities in good faith and reasonable belief. A whistleblowing officer is elected to ensure that any reported case is dealt with in an expedited manner.

Upon receiving the complaint, the Board decides the method of investigation, which may involve appointing an external consultant for assessment. The Board will monitor and review the effectiveness of the whistleblowing policy from time to time.

Anti-fraud and anti-corruption policy

In compliance with the CG Code, the Group has implemented anti-fraud and anti-corruption policy. According to the Group's anti-corruption policy, all employees shall abide by the laws and regulations of the PRC and shall not engage in any illegal activities. Employees shall uphold the code of ethics, advocate fair competition and act against bribery. Any bribery, fraud, money laundering and embezzlement are prohibited.

Employees must not accept or request any improper benefits including banquets, gifts, securities, valuables and highexpenditure entertainment activities from business partners, suppliers and merchants, etc. When there is any alleged case in violation of laws, regulations, code of conduct or Group's policies, the Group will investigate and impose disciplinary actions upon offenders after verification. The Group also provides trainings to directors and employees from time to time to ensure that they comply and familiar with the anti-fraud and anti-corruption policy of the Group. 董事會將不時檢討股息政策,倘董事會認為 合適或必要,可行使其唯一及絕對酌情權隨 時更新、修訂及/或修改股息政策。概不保證 會在任何指定期間派付任何特定金額的股息。 股息政策並非本公司就派付任何特定金額股 息的具有法律約束力承諾及/或不會規定本 公司於任何時間或不時宣派股息。

舉報政策

根據企業管治守則,本集團已實施舉報政策, 為舉報詐騙、貪污、不誠實行為或其他類似事 宜提供明確及可接觸的渠道,以及有關在收 到投訴後如何展開調查的指引。該政策亦會 保障秉持善意與合理信念舉報詐騙活動的僱員。 我們已選出一名舉報主任以確保任何舉報個 案得以迅速處理。

接獲投訴後,董事會會決定調查方式,當中有 機會涉及委任外部顧問進行評估。董事會將 不時監察及檢討舉報政策的成效。

反欺詐及反貪腐政策

根據企業管治守則,本集團已實施反欺詐及 反貪腐政策。根據本集團的反貪腐政策,全體 僱員須遵守中國的法律及法規,不得從事任 何違法活動。僱員須恪守道德準則、倡導公平 競爭及防止賄賂。嚴禁任何賄賂、欺詐、洗黑 錢及挪用公款行為。

僱員不得接受,亦不可要求商業夥伴、供應商 及商人給予任何不當的利益,包括宴會、禮品、 證券、貴重物品及高消費娛樂活動等。若發生 任何涉嫌違反法律、法規、行為守則或本集團 政策的事件,本集團會進行深入調查。若查明 屬實,將會對違例者採取紀律處分。本集團亦 不時向董事及僱員提供培訓以確保彼等遵守 及熟悉本集團的反欺詐及反貪腐政策。

企業管治報告

The Board will monitor and review the effectiveness of the antifraud and anti-corruption policy from time to time.

Corporate governance function

The Board does not have a Corporate Governance Committee. The functions that would be carried out by a Corporate Governance Committee are performed by the Board as a whole and are as follows:

- 1. to develop and review the Company's policies and practices on corporate governance;
- to review and monitor the training and continuous professional development of directors and senior management;
- 3. to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and directors; and
- 5. to review the Company's compliance with the CG code and disclosure in the Corporate Governance Report.

The corporate governance policy is formulated with an emphasis on the Board's quality, effective internal control, stringent disclosure practices and transparency and accountability to all shareholders of the Company. The Board strives to comply with the code provisions and reviews its corporate governance policy regularly in order to maintain high standards of business ethics and corporate governance, and to ensure the full compliance of the Group's operations with applicable laws and regulations. 本集團將不時監察及審視反欺詐及反貪腐政 策的成效。

企業管治職能

董事會並無成立企業管治委員會。由企業管 治委員會履行的職能將由董事會整體履行並 列示如下:

- 1. 制訂及檢討本公司的企業管治政策及常規;
- 檢討及監察董事及高級管理層的培訓及 持續專業發展;
- 檢討及監察本公司在遵守法律及監管規 定方面的政策及常規;
- 制訂、檢討及監察適用於僱員及董事的 行為守則及合規手冊(如有);及
- 檢討本公司遵守企業管治守則的情況及 在企業管治報告內的披露。

企業管治政策的制定重點在於董事會質素、 有效內部控制、嚴格披露慣例,以及對本公司 所有股東的透明度及問責性。董事會致力遵 守守則條文,並定期檢討其企業管治政策以 維持高水平商業操守及企業管治,確保本集 團營運全面符合適用法律及法規。

企業管治報告

Continuous professional development

Pursuant to the CG Code provision C.1.4, all Directors should participate in a programme of continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the Board remains informed and relevant. The Company should be responsible for arranging and funding training, placing an appropriate emphasis on the roles, functions and duties of the Directors. During the year ended 31 December 2024, the Directors participated in the following continuous professional development:

持續專業發展

根據企業管治守則條文第C.1.4條,全體董事 應參與持續專業發展項目以發展及更新彼等 之知識及技能,確保彼等對董事會作出明智 及相關之貢獻。本公司須負責安排及資助培訓, 並適當強調董事之角色、職能及職責。截至二 零二四年十二月三十一日止年度,董事參與 下列持續專業發展:

			Reading materials updating on new rules and regulations
Name of Directors	董事姓名	Directors' trainings 董事培訓	閲覽有關 最新規例及規章 的資料
Executive Directors	執行董事		
Mr. Li Chengjun	李承軍先生	1	1
Mr. Xiong Bin	熊彬先生	1	1
Mr. Guo Qinglin	郭慶林先生	1	1
Mr. Wen Chuanchuan	温川川先生	1	1
Mr. He Wenyuan	何文渊先生	1	1
Mr. Chan Hoi Shu	陳海書先生	1	\checkmark
Independent Non-Executive Directors	獨立非執行董事		
Mr. Hung Wai Man	洪為民先生	1	1
Mr. Wong Kwan Kit	黄昆杰先生	1	1
Mr. Lu Brian Yong Chen	呂永琛先生	1	1
Ms. Tseng Chin I	曾瀞漪女士	1	1
Mr. Ching Khei Cheong Christopher	鄭其昌先生	1	1

Note: The Company received from each of the Directors the confirmations on *附註*:本公司已接獲各董事參與持續專業培訓的確認。 taking continuous professional training.

企業管治報告

Auditor's remuneration

The Company engaged Moore CPA Limited as its auditor for the year ended 31 December 2024. There was no disagreement between the Board and the Audit Committee on the selection, appointment, resignation or dismissal of the auditor.

During the year ended 31 December 2024, the remuneration paid/payable to Moore CPA Limited is set out as follows:

核數師薪酬

截至二零二四年十二月三十一日止年度,本 公司委聘大華馬施雲會計師事務所有限公司 為其核數師。董事會與審核委員會對甄選、委 任、辭任或解僱核數師並無意見分歧。

截至二零二四年十二月三十一日止年度,大 華馬施雲會計師事務所有限公司的已付/應 付薪酬載列如下:

Services rendered 提供的服務		Remuneration paid/payable 已付/應付薪酬 RMB'000 人民幣千元
Audit services	審核服務	1,050
Non-audit services	非審核服務	_
Total	總計	1,050

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Acknowledgement of responsibility for consolidated financial statements

The Directors acknowledge their responsibilities for preparing the financial statements of the Company for the year ended 31 December 2024. In preparing the consolidated financial statements for the year ended 31 December 2024, the Directors:

- assessed the reasonableness of preparing the consolidated financial statements taking into consideration the Group's financial performance, position, cashflows and liquidity ratios;
- selected suitable accounting policies and applied them consistently; and
- made judgements and estimates in a prudent, fair and reasonable manner.

The Directors are not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern. The statement of the independent auditor of the Company about their reporting responsibilities on the consolidated financial statements is set out in the section headed "Independent Auditor's Report" from page 118 to page 125 of this annual report.

綜合財務報表的責任確認

董事確認彼等編製本公司截至二零二四年 十二月三十一日止年度財務報表的責任。編 製截至二零二四年十二月三十一日止年度的 綜合財務報表時,董事已:

- 根據本集團的財務表現、狀況、現金流量及流動資金比率,評估編製綜合財務報表的合理性;
- 挑選適當會計政策及貫徹應用該等政策; 及
- 作出審慎、公平及合理的判斷及估計。

就董事所知,並無任何重大不明朗事件或情況可能會嚴重影響本公司持續經營能力。本 公司獨立核數師就其對綜合財務報表的申報 責任聲明載於本年報第118頁至125頁「獨立 核數師報告」一節。

企業管治報告

Internal control

Risk management and internal control

The Board emphasises on the importance of risk management and internal controls on the Group's business operations (including environmental, social and governance ("**ESG**")) and development and acknowledges its overall responsibility for the risk management and internal control systems and the review of their effectiveness.

The Board evaluates and determines the nature and extent of risks it is willing to accept, while achieving the Group's strategic business objectives. The Board also ensures implementation and maintenance of effective risk management and internal control systems; and oversees management in the design, implementation and monitoring of the risk management and internal control systems.

The Board has delegated the responsibility to physically implement and maintain the risk management and internal control systems to the management of the Company. The management, under the supervision of the Board, has implemented and maintained appropriate and effective risk management and internal control system, which aims to manage and reduce (i) risks associated with the Group's daily operations (including ESG); (ii) risks of failing to achieve business objectives; (iii) risks of asset misappropriation; and (iv) risks of making potential material misstatements or losses. However, the risk management and internal control system can only provide reasonable and not absolute assurance against material misstatements or losses.

The Group does not have an internal audit function. Taking into account the size, nature and complexity of the Group's business, the Board have sufficient capacity to oversee the design and implementation of the risk management and internal control system and to assess its effectiveness, and accordingly there is no immediate need to set up an internal audit function within the Group.

內部控制 風險管理及內部控制

董事會強調風險管理及內部控制對本集團業 務營運(包括環境、社會及管治(「**環境、社會 及管治**」))及發展的重要性,並確認其對風險 管理及內部控制系統以及檢討其成效的整體 責任。

董事會評估及釐定於達致本集團策略性業務 目標時可承擔風險的性質及程度。董事會亦 確保實施及維持有效的風險管理及內部控制 系統:以及監督風險管理及內部控制系統設計、 實施和監控的管理。

董事會已委派本公司管理層負責具體實施及 維持風險管理及內部控制系統,受董事會監 察的管理層已實施及維持適當及有效的風險 管理及內部控制系統,目的是管理及減少(i)與 本集團日常業務(包括環境、社會及管治)有 關的風險;(ii)未能達成業務目標的風險;(iii)資 產挪用的風險;及(iv)潛在重大錯誤陳述或損 失的風險。然而,風險管理及內部控制系統只 可就重大錯誤陳述或損失提供合理而非絕對 的保障。

本集團並無內部審核職能。經考慮本集團業務的規模、性質及複雜程度,董事會擁有充足的能力監督風險管理及內部控制系統的設計 及實施,並可評估其有效性,因此毋須即時於 本集團建立內部審核職能。

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企業管治報告

The process to identify, evaluate and manage risks are carried out on a regular and on-going basis. These processes are summarised as follows:

Risk identification

• Identify risks that may potentially affect the Group's business and operations.

Risk assessment

• Assess the impact and consequence of the identified risks on the business and the likelihood of their occurrence.

Response to findings of risk assessment

- Prioritise the risks by comparing the results of the risk assessment; and
- Determine the risk management strategies and internal control processes to prevent, avoid or mitigate the risks.

Risk monitoring and reporting

- Perform ongoing and regular monitoring of the risk and ensure that appropriate internal control processes are in place;
- Enhance the risk management strategies and internal control processes in case of any significant change of situation; and
- Report the results and effectiveness of risk management and internal control to the Board regularly.

In relation to the handling and dissemination of inside information, the Group has implemented in information disclosure policy to ensure potential inside information being captured and confidentiality of such information being maintained until consistent and timely disclosure are made in accordance with the Listing Rules. The policy is summarised as follows:

 Designated reporting channels from different operations informing any potential inside information to designated departments; 識別、評估及管理風險的程序乃按定期及持 續基準進行。該等程序概述如下:

風險識別

識別可能對本集團業務及營運有潛在影響的風險。

風險評估

 評估已識別風險對業務的影響及後果及 其發生的可能性。

應對風險評估結果

- 透過比較風險評估的結果對風險按優先 順序進行處理;及
- 確定風險管理策略及內部控制程序,以 預防、避免或減輕風險。

風險監察及匯報

- 持續及定期監察風險,確保有適當的內 部控制程序;
- 出現任何重大變動時,加強風險管理策
 略及內部控制程序;及
- 向董事會定期匯報風險管理及內部控制 結果和成效。

本集團已就處理及發放內幕消息的方式訂立 資料披露政策,確保在保密的情況下存取潛 在內幕消息,直至按上市規則作出貫徹和及 時的披露為止。該政策概述如下:

 特設匯報渠道,讓不同營運單位向指定 部門匯報潛在內幕消息;

CORPORATE GOVERNANCE REPORT 企業管治報告

- Designated persons and departments to determine further escalation and disclosure as required; and
- Designated persons authorised to act as spokespersons and respond to external enquiries.

During the year ended 31 December 2024, the Group engaged an independent internal control reviewer to review the effectiveness of its risk management and internal control system. The scope of review was determined by the Board. The independent internal control reviewer submitted a report of findings and areas for improvement to the management. The management presented these findings and areas for improvements to the Board and Audit Committee. Having considered (i) the existence of the risk management and internal control system; (ii) the findings of the independent internal control reviewer; (iii) management will take into account the areas for improvement suggested by the independent internal control reviewer and further enhance the risk management and internal control system, the Board and Audit Committee were of the view that the Group had no material internal control deficiencies and its risk management and internal control systems were effective and adequate.

Company secretary

Mr. Li Yiu Hong ("**Mr. Li**") was appointed as the company secretary of the Company with effect from 28 February 2025 and is responsible for overseeing all the company secretarial matters of the Company. Before Mr. Li's appointment, Ms. Jian Xuegen ("**Ms. Jian**") was the company secretary of the Company. In the opinion of the Board, Mr. Li and Ms. Jian possess the necessary qualification and experience, and is capable of performing the functions of a company secretary. During the year ended 31 December 2024, Ms. Jian has taken no less than 15 hours of relevant professional training as required under Rule 3.29 of the Listing Rules.

Shareholders' rights

The general meetings of the Company provide an opportunity for communication between the shareholders and the Board. An AGM of the Company shall be held in each year and at the place as may be determined by the Board. Each general meeting, other than an AGM, shall be called an extraordinary general meeting.

- 指定人士及部門按需要決定匯報及披露 方式;及
- 指定授權人士擔任發言人,回應外界查詢。

截至二零二四年十二月三十一日止年度,本 集團聘請獨立內控審查員檢討其風險管理及 內部控制系統的成效。檢討範圍由董事會釐定。 獨立內控審查員向管理層提交調查結果及需 要改善範疇報告,管理層則向董事會及需 委員會呈交該等調查結果及需要改善範疇。 經考慮(I)現有的風險管理及內部控制系統;(II) 獨立內控審查員提出需要改善範疇,進一步 援升風險管理及內部控制系統,董事會及審 核委員會認為本集團概無重大內部控制缺陷, 且其風險管理及內部控制系統有效和足夠。

公司秘書

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李燿匡先生(「**李先生**」)獲委任為本公司之公 司秘書,自二零二五年二月二十八日起生效, 並負責監察本公司之一切公司秘書事宜。於 李先生獲委任前,簡雪艮女士(「**簡女士**」)為 本公司之公司秘書。董事會認為,李先生及簡 女士具備必要資格及經驗,有能力履行公司 秘書職務。截至二零二四年十二月三十一日 止年度,簡女士已根據上市規則第3.29條的 規定參與不少於15小時的相關專業培訓。

股東權利

本公司的股東大會為股東與董事會提供溝通 機會。本公司每年舉行股東週年大會,地點由 董事會釐定。股東週年大會以外的各股東大 會均稱為股東特別大會。

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CORPORATE GOVERNANCE REPORT 企業管治報告

正未百四和口

Shareholders to convene an extraordinary general meeting

Pursuant to article 64 of the Articles, extraordinary general meeting shall be convened on the requisition of one or more shareholders of the Company holding, at the date of deposit of the requisition, not less than one-tenth of the paid-up capital of the Company having the right of voting at general meetings. Such requisition shall be made in writing to the Board or the company secretary of the Company for the purpose of requiring an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition. Such meeting shall be held within two months after the deposit of such requisition. If within 21 days of such deposit, the Board fails to proceed to convene such meeting, the requisition(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

Putting enquiries by shareholders to the Board

Shareholders may send written enquiries 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' meetings

Shareholders of the Company are requested to follow article 64 of the Articles for including a resolution at an extraordinary general meeting. The requirements and procedures are set out above in the paragraph headed "Shareholders to convene an extraordinary general meeting".

Pursuant to article 114 of the Articles, no person (other than a retiring Director) shall, unless recommended by the Board for election, be eligible for election to the office of Director at any general meeting, unless notice in writing of the intention to propose that person for election as a Director and notice in writing by that person of his willingness to be elected shall have been lodged at the head office of the Company or at the Hong Kong branch share registrar and transfer office of the Company. The period for lodgement of the notices required under this Article will commence no earlier than the day after the despatch of the notice of the general meeting appointed for such election and end no later than seven days prior to the date of such general meeting and the minimum length of the period during which such notices to the Company may be given will be at least seven days.

股東召開股東特別大會

根據細則第64條,本公司一名或以上股東(於 遞呈要求當日持有有權於股東大會上投票的 本公司繳足股本不少於十分之一者)應有權以 書面方式向董事會或本公司之公司秘書遞呈 要求的方式,述明要求董事會召開股東特別 大會以處理要求內訂明的任何事項。該大會 須於該項要求遞呈後兩個月內舉行。倘於有 關遞呈後21日內,董事會未有召開該大會, 則遞呈要求人士可以相同方式召開大會,而本 公司須向遞呈要求人士償付所有由遞呈要求 人士因董事會未能召開大會而產生的合理開支。

股東向董事會提問

股東可透過本公司的香港主要營業地點向本公司發出書面查詢,並註明收件人為公司秘書。

股東於股東大會提呈議案的程序

本公司股東向股東特別大會提呈決議案時須 遵守細則第64條。規定及程序載於上文「股東 召開股東特別大會」一段。

根據細則第114條,除退任董事外,任何人士 如未獲董事推薦參選,均無資格在任何股東 大會上獲選出任董事,除非本公司總辦事處 或本公司香港股份過戶登記分處已收到一份 書面通知,其內表明彼擬提議推薦該人士參 選董事之職,以及一份該獲提議推薦人士表 示候選意願的通知。根據細則規定提交通知 的期間須由不早於寄發指定進行選舉的股東 大會通知的翌日開始,並在不遲於有關股東 大會日期前七日完結,而向本公司發出有關 通知的最短期間須至少為七日。

企業管治報告

The procedures for shareholders of the Company to propose a person for election as a Director is posted on the website of the Company. Shareholders or the Company may refer to the above procedures for putting forward any other proposals at general meetings.

Investor relations

The Company is committed to a policy of open and regular communication and reasonable disclosure of information to its shareholders. Information of the Company is disseminated to the shareholders in the following manner:

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

The Company has in place a shareholder communication policy to ensure that Shareholders' views and concerns are appropriately addressed. The policy is regularly reviewed to ensure its effectiveness.

The Company keeps on promoting investor relations and enhancing communication with the existing shareholders and potential investors. It welcomes suggestions from investors, stakeholders and the public. Enquiries to the Board or the Company may be sent by post to the Company's head office. The Company also maintains a website at www.sprocomm.com where up-to-date information and updates of the Company's operations, performances and strategies are available to public access.

Constitutional Documents

There had been no changes in the constitutional documents of the Company during the year ended 31 December 2024.

本公司股東提名某一人士參選董事的程序刊 載於本公司網站。股東或本公司可參閱上述 於股東大會提呈任何其他議案的程序。

投資者關係

本公司致力實行公開、定期溝通及向其股東 合理披露資料的政策。本公司透過下列方式 向股東傳達資料:

- 根據上市規則的持續披露責任,於本公司網站及聯交所網站刊登年度及中期業績公告,以及刊發其他公告及股東通函;
- 本公司股東大會亦為董事會與股東的有 效溝通橋樑。

本公司已訂立股東溝通政策以確保股東的意 見及關注得到適當解決。該政策定期檢討以 確保其有效性。

本公司持續促進投資者關係,加強與現有股 東及潛在投資者的溝通,同時歡迎各位投資者、 持份者及公眾的建議。如對董事會或本公司有 任何詢問,可郵寄至本公司總辦事處。本公司 亦設有網站(網址為www.sprocomm.com), 刊載最新資料及更新本公司營運、表現及策略, 以供公眾查閱。

組織章程文件

本公司的組織章程文件於截至二零二四年 十二月三十一日止年度概無變動。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

About the Report

Sprocomm Intelligence Limited (the "**Company**") and its subsidiaries (collectively the "**Group**") presents the Environmental, Social and Governance ("**ESG**") report, which contains information on the Group's business activities, ESG governance, strategies, performances and ongoing commitment towards sustainable development. This ESG report is intended to enhance the confidence and understanding of the stakeholders towards the Group.

About the Group

The Group is an ODM mobile phone supplier based in the PRC, primarily engaged in research and development, designing, manufacturing and sale of mobile phones, PCBAs for mobile phones and IoT related products, targeting emerging markets. The Group's production bases are located in the PRC and they are responsible for the mobile phone assembly and for the production of PCBAs.

Reporting Period

This ESG report highlights the ESG performance of the Group from 1 January 2024 to 31 December 2024.

Reporting Standard

This ESG report was prepared with reference to the Environmental, Social and Governance Reporting Guide (the "**ESG Reporting Guide**") as set out in Appendix C2 of the Listing Rules and guidance published by the Stock Exchange. An assessment on the applicability and materiality of the relevant key performance indicators under the ESG Reporting Guide had been conducted.

Reporting Principles

The Group applied the following principles in this ESG report:

 Materiality: Material and relevant information to stakeholders on different ESG aspects is covered in this ESG Report. A materiality assessment was conducted to determine material ESG issues with results reviewed and approved by the board of directors (the "Board").

關於本報告

Sprocomm Intelligence Limited (「本公司」)及其 附屬公司(統稱為「本集團」)呈列環境、社會 及管治(「環境、社會及管治」)報告,當中載列 有關本集團業務活動、環境、社會及管治管理、 策略、表現及對可持續發展的持續承諾有關 的資料。本環境、社會及管治報告旨在增強持 份者對本集團的信心及了解。

關於本集團

本集團為一間位於中國的ODM手機供應商, 主要從事研發、設計、製造及銷售手機、手機 的印刷電路板組裝及物聯網相關產品,著力 開拓新興市場。本集團的生產基地位於中國, 負責手機組裝及印刷電路板組裝生產。

報告期間

本環境、社會及管治報告重點説明本集團由 二零二四年一月一日至二零二四年十二月 三十一日的環境、社會及管治表現。

報告準則

本環境、社會及管治報告乃參考上市規則附錄C2所載環境、社會及管治報告指引(「環境、社會及管治報告指引」)及聯交所頒佈的指引而編製。本公司已評估環境、社會及管治指引下相關關鍵績效指標的適用性及重要性。

報告原則

本集團於本環境、社會及管治報告中應用下 列原則:

 重要性:本環境、社會及管治報告涵蓋 不同環境、社會及管治方面對持份者的 重要及相關的資料。為確定重要的環境、 社會及管治問題,本公司進行重要性評估, 其結果由董事會(「董事會」)審閱及批准。

環境、社會及管治報告

- Quantitative: Targets have been set by the Group to reduce the emissions from business operations and to evaluate the effectiveness of ESG policies and management systems. The relevant standards, methodologies and assumptions used to prepare the quantitative information are disclosed, as appropriate. Quantitative information is provided with narrative and comparative figures, where possible.
- Balance: The information is presented without the inappropriate use of selections, omissions or other forms of manipulation that would influence a decision or judgment by the reader.
- Consistency: Consistent methodologies are used to prepare and present ESG data in this ESG report, unless otherwise specified, to allow for meaningful comparisons.

Reporting Scope

Based on the principle of materiality, the scope of this ESG report concentrates on the Group's business in the PRC, where the Group carries out its principal business operations and most of its employees and assets are located. All the PRC entities of the Group were included in the assessment of ESG performance for the purpose of this ESG report. The Group's operations outside the PRC were not included in the scope as they do not have significant environmental and social impacts.

ESG Governance

The Group views ESG commitments as part of its responsibilities and it is committed to incorporating ESG considerations into its decision-making process. To achieve this goal, the Group has developed a framework to ensure ESG governance is aligned with its strategic growth, while advocating for the integration of ESG into its business operations. The structure of ESG governance mainly comprised of two components, namely the Board and the management team.

The Board holds the overall responsibility for the Group's ESG strategy and reporting by overseeing the overall governance and progress of the Group's ESG management system, policies, commitments, strategies and objectives.

- 量化:本集團已制訂目標,以減少業務 營運產生的排放物,並評估環境、社會 及管治政策和管理系統的成效。酌情披 露用於編製定量資料的相關標準、方法 及假設。定量資料以敘述性和比較性數 據一併提供(如可能)。
- 平衡:呈列資料時並無不當使用選擇、 遺漏或其他形式的操縱方式影響讀者的 決定或判斷。
- 一致性:除非另有説明,本環境、社會及 管治報告使用一致的方法編製及呈列環 境、社會及管治資料,以便進行有意義 的比較。

報告範圍

根據重要性原則,本環境、社會及管治報告的 範圍集中於本集團在中國的業務,因為本集 團在中國開展主要的業務運營,其大部分員 工及資產亦位於中國。就本環境、社會及管治 報告而言,本集團的所有中國實體都已計入 環境、社會及管治表現評估。由於本集團在中 國以外的業務不具有重大的環境及社會影響, 因此不包括在評估範圍內。

環境、社會及管治管理

本集團將環境、社會及管治承諾視為其責任 的一部分,並致力於將環境、社會及管治因素 納入其決策過程。為實現這一目標,本集團制 定框架以確保環境、社會及管治與其策略增 長相一致,同時倡導將環境、社會及管治融入 其業務運營。環境、社會及管治的結構主要包 括兩個部分,即董事會及管理團隊。

董事會對本集團的環境、社會及管治策略和 報告負有整體責任,方式為監督本集團的環境、 社會及管治管理系統、政策、承諾、策略和目 標的整體治理及進展。

環境、社會及管治報告

The management team is responsible for the collection and analysis of ESG data, implementation of appropriate strategies to improve the Group's ESG performance, assessment of whether current ESG policies and improvement measures are effective, compliance with relevant ESG laws and regulations and the reporting of major issues to the Board. To assess the effectiveness of the Group's ESG policies, management sets key performance indicators and compares the indicators of current year with those of prior year. Based on the results of this comparison, ESG reports and the feedback from stakeholders, the Board reviews the progress made by the Group against its ESG-related goals and targets. The relevance of ESG-related goals and targets to the Group's business operations are determined by regular communications with stakeholders.

The data and information in this ESG report are sourced from the relevant documents, reports, statistical data, management and operation information collected by the Group.

Information relating to the Group's corporate governance structure and practices has been set out in the section headed "Corporate Governance Report" of this annual report.

ESG Strategies

The Group believes that it is essential to implement appropriate ESG strategies in order to achieve sustainable corporate development. Key ESG strategies of the Group are set out below:

- Maintain regular communications with stakeholders to identify ESG aspects that are material and relevant.
- Maintain high environmental and social standards to ensure sustainable development of the Group's business operations.
- Comply with all relevant laws and regulations in relation to the Group's business operations including health and safety, workplace conditions, employment and the environment.
- Encourage employees, customers, suppliers and other stakeholders to participate in environmental and social activities that benefit the community as a whole.
- Review the ESG strategies on an annual basis.

管理層團隊負責收集分析環境、社會及管治 數據,執行適當策略以改善本集團的環境、社 會及管治績效,評估當前環境、社會及管治政 策及改善措施是否有效,遵守相關環境、社會 及管治法律及法規以及向董事會報告重大問題。 為評估本集團的環境、社會和公司治理政策 的有效性,管理層定立關鍵績效指標,並將本 年度的指標與上年度的指標作比較。根據該 比較的結果、環境、社會及管治報告及持份者 的反饋意見,董事會檢討本集團在環境、社會 及管治相關的目標及指標與本集團業務 運營的相關性通過與持份者的定期溝通確定。

本環境、社會及管治報告的數據及資料均來 自本集團收集的相關文件、報告、統計數據、 管理和營運資料。

有關本集團企業管治架構及常規的資料載於 本年報「企業管治報告」一節。

環境·社會及管治策略

本集團認為,為了實現企業的可持續發展,實 施適當的環境、社會及管治策略實屬必要。本 集團的主要環境、社會及管治策略載列如下:

- 保持與持份者定期溝通,以發現重要及 相關的環境、社會及管治方面。
- 維持高水平環境及社會標準,確保本集 團業務運營的可持續發展。
- 遵守與本集團業務運營有關的所有相關 法律法規,包括健康和安全、工作場所 條件、就業及環境。
- 鼓勵員工、客戶、供應商及其他持份者 參與有利於整個社區的環境及社會活動。

每年審閱環境、社會及管治策。

環境、社會及管治報告

Stakeholder Engagement

The Group values the contributions from its stakeholders as they can bring positive impacts to the Group's business. The Group maintains regular communications with its stakeholders to collect their views on the ESG aspects that they regard as relevant and important. Its key stakeholders include governments and regulatory bodies, shareholders, employees, customers, suppliers and the public society. The Group maintains an open and transparent dialogue with its stakeholders through various channels including meetings, trade exhibitions, surveys, seminars and workshops.

持份者參與

本集團十分重視對業務有正面影響的持份者 意見。本集團定期與持份者溝通,收集彼等認 為與環境、社會及管治相關的重要意見。本集 團的主要持份者包括政府及監管機構、股東、 僱員、客戶、供應商及社會公眾。本集團透過 會議、商貿展覽、調查、研討會及工作坊等多 種渠道,與持份者公開透明交流。

The following table summarises the main expectations and concerns of the key stakeholders identified by the Group, and the corresponding management responses. 下表概述本集團所識別主要持份者的主要預 期和關注以及管理層相應的回應。

Management responses/

Stakeholders 持份者	Expectations 預期	Communication channels 管理層回應/溝通渠道		
Governments and regulatory bodies 政府及監管機構	 Compliance with laws and regulations 遵守法律法規 	 Compliance operation 合規營運 		
	 Tax payment in accordance with laws 依法納税 	 Tax payment in full and on time 按時全額納税 		
Shareholders 股東	 Financial results 財務業績 Corporate transparency 企業透明 Sound risk control 穩健風險管理 	 To improve profitability 提升盈利能力 Regular information disclosure 定期信息披露 To optimise risk management and internal control 		

• 優化風險管理及內部控制

.

環境、社會及管治報告

Stakeholders 持份者	Expectations 預期	Management responses/ Communication channels 管理層回應/溝通渠道
Employees 僱員	 Career development platform 職業發展平台 Salary and benefits 薪金及福利 Safe working environment 安全工作環境 	 Promotion mechanism 晉升機制 Competitive salary and employee benefits 有競爭力的薪金及僱員福利 To provide trainings for employees and strengthen their safety awareness 提供僱員培訓,加強安全意識
Customers 客戶	 Logistics and delivery service standards 物流及配送服務標準 Customer information security 客戶信息安全 Customer rights and interests protection 客戶權益保障 	 To get delivery status through product tracking system 通過產品追蹤系統獲得配送狀態 Customer privacy protection 客戶私隱保障 Compliance marketing 合規營銷
Suppliers 供應商	 Integrity cooperation 誠信合作 Business ethics and credibility 商業道德及信譽 	 To build a stable and responsible supply chain 建立穩定及負責的供應鏈 To perform the contract according to law 依法履行合約
Society and the public 社會公眾	 Environmental protection 環境保護 Employment opportunities 僱傭機會 	 To reduce environmental pollutions 減少環境污染 To put into use environmental protection and energy-saving equipment 使用環保節能設備 To provide equal employment opport witige

opportunities 提供平等僱傭機會 •

環境、社會及管治報告

Materiality Assessment

During the year ended 31 December 2024, with reference to the scopes as required under the ESG Reporting Guide and taking into consideration of the Group's business operations, the Group identified the following environmental, social and operating issues that are material and relevant to the Group's business operations. The Group recognises the critical need to implement effective strategies for monitoring and addressing these issues, as failure to do so may adversely impact the Group's financial condition and operating performance. Further, the Group made a materiality assessment on these environmental, social and operating issues by conducting interviews with its stakeholders.

重要性評估

截至二零二四年十二月三十一日止年度,本 集團參考環境、社會及管治報告指引規定的 範圍和考慮業務營運,識別以下與本集團業 務相關的重大環境、社會及營運事項。本集團 認識到,極需實施有效策略以監察及解決該 等事項,如未能做到,可能會對本集團的財務 狀況及經營業績產生不利影響。此外,本集團 透過訪問持份者,進一步對該等環境、社會及 營運事項進行了重要性評估。

	Environmental issues 環境事項		Social issues 社會事項		Operating issues 營運事項	
1.	Greenhouse gas emissions 溫室氣體排放	8.	Local community engagement 參與地方社區	15.	Economic value generated 產生的經濟價值	
2.	Energy consumption 能源消耗	9.	Community investment 社區投資	16.	Corporate governance 企業管治	
3.	Water consumption 水源消耗	10.	Occupational health and safety 職業健康及安全	17.	Anti-corruption 反貪腐	
4.	Waste 廢物	11.	Labour standards in supply chain 供應鏈勞工準則	18.	Supply chain management 供應鏈管理	
5.	Saving energy measures 節能措施	12.	Training and development 培訓與發展	19.	Customer satisfaction 客戶滿意度	
6.	Use of raw materials and packaging materials 原材料及包裝材料使用	13.	Employee welfare 僱員福利	20.	Customer privacy 客戶私隱	
7.	Compliance with laws and regulations relating to environmental protection 遵守環保相關法律法規	14.	Inclusion and equal opportunities 共融與平等機會			

The Group prioritised the above-mentioned environmental, social and operating issues in terms of their importance to the Group's stakeholders and business operations. 本集團已優先考慮上述環境、社會及營運問 題對本集團利益相關者及業務運營的重要性。

環境、社會及管治報告

Importance to the Group's stakeholders	
and business operations	ESG issues
對本集團持份者及業務營運的重要程度	環境、社會及管治事項
High 高	1, 2, 3, 5, 6, 7, 10, 14, 15, 16, 17, 18, 19, 20
Medium中	4, 11, 12, 13
Low低	8, 9

Based on the results of the Group's materiality assessment, the Group would formulate and implement appropriate strategies to monitor and solve the identified issues and to achieve sustainable business development.

Confirmation and Approval

The Group endeavours to ensure that all the information presented in this ESG report is accurate and reliable. This ESG report had undergone the internal review process of the Group and was reviewed by the Board. During the year ended 31 December 2024, the Group confirmed that it has established appropriate and effective management policies and internal control systems for ESG issues and the contents of this ESG report comply with the requirements of the ESG Reporting Guide.

Contact Us

The Group welcomes stakeholders to provide their opinions and suggestions. Stakeholders can provide valuable advice in respect of this ESG report or the Group's performances in sustainable development by mailing to 33/F, Building 1 Huaqiang Science and Technology Innovation Plaza, Meilin Street, No. 6018 North Ring Boulevard, Futian District, Shenzhen, China.

本集團將根據重要性評估結果制定及實施適 當策略以監察和解決上述事項,達致業務可 持續發展。

確認及批准

本集團致力確保本環境、社會及管治報告中所 載列的所有資料準確可靠。本環境、社會及管 治報告已通過本集團的內部審查程序,並由董 事會審查。截至二零二四年十二月三十一日 止年度,本集團確認已就環境、社會及管治事 宜制定適當及有效的管理政策及內部控制制度, 而本環境、社會及管治報告的內容符合環境、 社會及管治報告指引的規定。

聯絡方式

本集團歡迎持份者提供意見及建議。持份者 可以就本環境、社會及管治報告或本集團在 可持續發展方面的表現提供寶貴意見,請郵 寄至中國深圳福田區北環大道6018號梅林街 道華強科創廣場1棟33層。

環境、社會及管治報告

A. Environment

The Group acknowledges its responsibility to protect the environment and it has implemented policies to reduce emissions and improve the efficiency in the use of resources.

The Group's business operations are subject to certain environmental requirements pursuant to the laws in the PRC such as Environmental Protection Law of the PRC (《中華 人民共和國環境保護法》). Evaluation of Environmental Effects Law of the PRC (《中華人民共和國環境影響評價 法》), Prevention and Control of Water Pollution Law of the PRC (《中華人民共和國水污染防治法》), Prevention and Control of Atmospheric Pollution Law of the PRC (《中華 人民共和國大氣污染防治法》), Prevention and Control of Environmental Noise Pollution Law of the PRC (《中華人 民共和國環境噪聲污染防治法》), Prevention and Control of Solid Waste Pollution Law of the PRC (《中華人民共 和國固體廢物污染環境防治法》), and Regulations on the Administration of Construction Project Environmental Protection (《建設項目環境保護管理條例》), and Promotion of Cleaner Production Law of the PRC (《中華人民共和國 清潔生產促進法》).

During the year ended 31 December 2024, the Group complied with all applicable PRC environmental laws and regulations in all material respects and had not been subject to any material penalty in relation to environmental protection.

A. 環境

本集團深明其環保責任,已實施政策減 少排放和提高資源使用效率。

本集團業務營運須遵守中國法律若干環 境要求,該等法律包括《中華人民共和國 環境保護法》、《中華人民共和國環境影 響評價法》、《中華人民共和國水污染防 治法》、《中華人民共和國大氣污染防治 法》、《中華人民共和國環境噪聲污染防 治法》、《中華人民共和國固體廢物污染 環境防治法》、《建設項目環境保護管理 條例》及《中華人民共和國清潔生產促進 法》。

截至二零二四年十二月三十一日止年度, 本集團於所有重大方面遵守所有適用中 國環境法律法規,且並無受到任何環保 相關重大處罰。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 理语, 社会及答公報生

環境、社會及管治報告

A.1 Emissions

During the Group's production process, there are certain wastage generated (sources of emissions) including solid waste, water, noise and polluted air. The Group has in place standard procedures to manage, treat and reduce pollution and wastage in accordance with national and local requirements. The Group also has in place facilities for air filtration to ensure that the level of wastage or pollutants generated during its production process is within statutory limits. In addition, the Group has engaged a professional waste disposal service company for the disposal of hazardous waste. To ensure compliance with the latest environmental laws and regulations, the Group has internal compliance manuals setting out its goals and policies in relation to environmental matters. The Group has been accredited with the ISO 14001 certification of environmental management system.

(i) Air pollutant emissions

During the year ended 31 December 2024, air pollutant emissions were mainly related to petrol consumption for the use of the Group's self-owned vehicles, which contributed to the emission of 67.55 kg (2023: 13.58 kg) of nitrogen oxides (NOx), 0.96 kg (2023: 0.24 kg) of sulphur oxides (SOx) and 5.35 kg (2023: 1.00 kg) of respiratory suspended particles (PM). During the year ended 31 December 2024, the Group intensified its efforts to establish long-term relationships with its customers, which increased vehicle utilisation and air pollutant emissions.

A.1 排放

本集團於生產過程中產生若干廢物 (排放源),包括固體廢物、廢水、 噪音及空氣污染。本集團已根據國 家及地方要求設立標準程序,以管 理、處理及減少污染及廢物。本集 團設有空氣過濾設施,確保生過 程中產生的廢物或污染物不趕過 定範圍,亦聘請專業廢物處是過法 定範圍,亦聘請專業廢物處建的 新環境法律法規,本集團設有內部 合規手冊,列明環境相關的目標及 政策。本集團亦獲得ISO 14001環境 管理系統認證。

空氣污染物排放 (i) 截至二零二四年十二月三十一 日止年度,空氣污染物排放主 要與本集團使用自有汽車而消 耗汽油有關,包括67.55千克(二 零二三年:13.58千克)氮氧化 物(NOx)、0.96千克(二零二三 年:0.24千克)硫氧化物(SOx) 及5.35千克(二零二三年:1.00 千克)可吸入懸浮粒子(PM)。於 截至二零二四年十二月三十一 日止年度,本集團加大力度與 客戶建立長期關係,因而增加 了汽車的使用量及空氣污染物 的排放量。

環境、社會及管治報告

Air pollutant emissions reduction target

To better manage the Group's ESG performance, the Group decides to set quantifiable targets for air pollutant emissions as follows:

空氣污染物減排目標

為更好地管理本集團的環境、 社會及管治表現,本集團決定 制定以下可量化的空氣污染物 排放目標:

Environmental indicators	Reduction target	Baseline year	Status
環境指標	減排目標	基準年	狀況
NOx emission intensity	Reduce 3% by Year 2027	Year 2022	In progress
NOx 排放密度	二零二七年前減少3%	二零二二年	進行中
SOx emission intensity	Reduce 3% by Year 2027	Year 2022	In progress
SOx排放密度	二零二七年前減少3%	二零二二年	進行中
PM emission intensity	Reduce 3% by Year 2027	Year 2022	In progress
PM排放密度	二零二七年前減少3%	二零二二年	進行中

(ii) Greenhouse gas emissions

(ii) 溫室氣體排放

		For the ye 31 Decem 截至二零 十二月三十 Emission (in tCO ₂ e)	ber 2024 록二四年 一日止年度 Percentage to total emission	For the ye 31 Decem 截至二零 十二月三十- Emission (in tCO ₂ e)	ber 2023 ≌二三年 一日止年度 Percentage to total emission
Scope of greenhouse gas emissions	溫室氣體排放範圍	排放量(噸量 二氧化碳當量)	佔總排放量 百分比	排放量(噸量 二氧化碳當量)	佔總排放量 百分比
Scope 1 Direct emission	範圍1直接排放				
Combustion of petrol for mobile vehicles	汽車汽油燃燒	153.70	1.6%	38.81	0.5%
Consumption of refrigerant	製冷劑消耗量	-		_	
Scope 2 Indirect emission	範圍2間接排放				
Purchased electricity	購買電力	8,946.34	92.2%	7,773.62	96.1%
Scope 3 Other indirect emission	範圍3其他間接排放				
Paper waste disposal	廢紙處理	0.01	6.2%	0.01	3.4%
Water consumption	耗水	50.55		40.59	
Business air travel	商務飛行	548.19		236.88	
Total	總計	9,698.79	100%	8,089.91	100%

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Notes:

- (1) Emission factors were based on, but not limited to, "The Greenhouse Gas Protocol: A Corporate Accounting and Reporting Standards" issued by the World Resources Institute and the World Business Council for Sustainable Development, "How to prepare an ESG Report – Appendix 2: Reporting Guidance on Environmental KPIs" issued by the Stock Exchange, and the latest released emission factors of China's regional power grid basis.
- (2) The above emission data does not include the removal of CO2 contributed by recycling of paper.

During the year ended 31 December 2024, the Group's activities contributed to 9,698.79 tonnes (2023: 8,089.91 tonnes) or 0.14 tCO₂/m² (2023: $0.15 \text{ tCO}_2/\text{m}^2$) of carbon dioxide equivalent (carbon dioxide, methane, nitrous oxide and hydrofluorocarbons) emission. For the year ended 31 December 2024, the rise in carbon dioxide equivalent emissions was largely due to two main factors: (i) the increased electricity consumption required to meet the Group's growing customer demand through higher production levels; and (ii) the higher frequency of both road trips and air travel necessary to attract new customers and nurture long-term relationships with existing customers. Details of the Group's measures to reduce the consumption of resources and the related emissions are set out below. Same as the previous two years, the Group did not receive any complaints or warnings on greenhouse gas emissions during the year ended 31 December 2024.

Greenhouse gas emissions reduction target

To better manage the Group's ESG performance, the Group decides to set quantifiable targets for greenhouse gas emissions as follows: 附註:

- (1) 排放系數乃基於(但不限於)世界 資源研究所及世界可持續發展工 商理事會刊發的《溫室氣體盤查議 定書:企業會計與報告標準》、聯 交所發佈的《如何編備環境、社會 及管治報告一附錄二:環境關鍵 績效指標匯報指引》,以及最新發 佈的中國區域電網基線排放因子。
- (2) 上述排放數據不包括回收紙張產 生的二氧化碳。

截至二零二四年十二月三十一 日止年度,本集團的活動排 放9.698.79噸(二零二三年: 8,089.91噸)或0.14噸二氧化碳 當量/平方米(二零二三年: 0.15噸二氧化碳當量/平方米) 二氧化碳當量(二氧化碳、甲烷, 一氧化二氮和氫氟碳化合物)。 截至二零二四年十二月三十一 日止年度,二氧化碳當量排放 量增加,乃主要由於兩個主要 因素:(i)通過提高生產水平以 滿足本集團不斷增長的客戶需 求所需的電力消耗增加;及(ii) 吸引新客戶及與現有客戶建立 長期關係需要更頻繁的陸路出 行及航空出行。本集團減少資 源消耗及相關排放的措施詳情 載列如下。與過去兩年一樣, 本集團截至二零二四年十二月 三十一日止年度並無接獲任何 溫室氣體排放的投訴或警告。

溫室氣體減排目標

為更好地管理本集團的環境、 社會及管治表現,本集團決定 制定以下可量化的溫室氣體排 放目標:

Environmental indicators	Reduction target	Baseline year	Status
環境指標	減排目標	基準年	狀況
Greenhouse gas emissions	Reduce 3% by Year 2027	Year 2022	In progress
溫室氣體	二零二七年前減少3%	二零二二年	進行中

環境、社會及管治報告

During the year ended 31 December 2024, the Group's motor vehicles traveled a total of 696,401 kilometres (2023: 181,777 kilometres), consuming 63,457 litres of petrol (2023: 16,446 litres), with an intensity of 44.88 litres per employee (2023: 12.38 litres); and 1,509 litres of diesel (2023: none), with an intensity of 1.07 litres per employee (2023: none). The use of motor vehicles in 2024 contributed to 153.70 tonnes of carbon dioxide equivalent emissions (2023: 38.81 tonnes).

To reduce the emissions arising from petrol consumption, the Group encourages its employees to use public transport when they attend business activities. For business activities that take place within walking distance, the Group encourages its employees to walk or cycle to the destination.

Refrigerant consumption

During the year ended 31 December 2023 and 2024, the Group consumed insignificant amount of refrigerant in connection with the use of air conditioning during its daily production and office operations, generating insignificant amount of carbon dioxide equivalent emissions. To reduce the emissions arising from refrigerant consumption, the Group encourages its employees to switch off the air conditioning when they leave the office and production premises.

Electricity consumption

During the year ended 31 December 2024, the Group consumed 9,940,376 kWh of electricity (2023: 8,637,358 kWh), with an intensity of 8,946 kWh per employee (2023: 6,504 kWh) in connection with its daily production and office operations, which contributed to 8,946.34 tonnes of carbon dioxide equivalent emissions (2023: 7,773.62 tonnes). To reduce the emissions arising from electricity consumption, the Group encourages its employees to switch off the lights and other electricity appliances when they leave the office and production premises.

截至二零二四年十二月三十一 日止年度,本集團汽車共行駛 696,401公里(二零二三年: 181,777公里),消耗63,457升 汽油(二零二三年:16,446升汽 油),密度為每名僱員44.88升 (二零二三年:12.38升);及柴 油1,509升(二零二三年:無), 密度為每名僱員1.07升(二零 二三年:無)。二零二四年的 汽車使用排放153.70噸(二零 二三年:31.81噸)二氧化碳當 量。

為減少汽油消耗產生的排放, 本集團鼓勵僱員使用公共交通 工具前往業務活動。就步行距 離之內的業務活動而言,本集 團鼓勵員工步行或騎單車前往 目的地。

製冷劑消耗

截至二零二三年及二零二四年 十二月三十一日止年度,本集 團在日常生產及辦公室運營製 中因使用空調消耗極少量 之劑,並產生極少量二氧化 微量排放。為減少因消耗製製 劑而產生的排放,本集團鼓勵 偏開空調。

電力消耗

截至二零二四年十二月三十一 日止年度,本集團在日常生產 和辦公中消耗9,940,376千瓦時 (二零二三年:8,637,358千瓦 時)電力,密度為每名僱員8,946 千瓦時(二零二三年:6,504千 瓦時),排放8,946.34噸(二零 二三年:7,773.62噸)二氧化碳 當量。為減少用電產生的排放, 本集團鼓勵僱員在離開辦公室 和生產場所時關掉電燈和其他 電器。
Paper consumption

During the year ended 31 December 2024, the Group consumed 1.3 tonnes of paper (2023: 1.3 tonnes), with an intensity of 0.001 tonnes per employee (2023: 0.001 tonnes) in connection with its daily business operations, which contributed to 0.01 tonnes of carbon dioxide equivalent emissions (2023: 0.01 tonnes). To reduce the emissions arising from paper usage, the Group encourages its employees to conserve paper, review documents on computers, send messages to customers via emails, use recycled paper and adopt double-sided printing.

Water consumption

During the year ended 31 December 2024, the Group consumed 56,429 cubic metres of water (2023: 45,308 cubic metres), with an intensity of 35.75 cubic metres per employee (2023: 34.1 cubic metres) in connection with its daily business operations, which contributed to 50.55 tonnes (2023: 40.59 tonnes) of carbon dioxide equivalent emissions. To reduce the emissions arising from water usage, the Group encourages its employees to conserve water and remember to turn off the water tap after use. As a result, the employees have increased their awareness regarding the reduction of water consumption. During the year ended 31 December 2024, the Group did not encounter any problems in sourcing water that is fit for purpose. Further, the Group did not consume a significant amount of water that was and disproportional to the scale of its business operations.

Business air travel

The Group's business nature requires employees to travel by air to other countries for meetings with customers and suppliers. Air travel is reserved for essential trips only, with the Group diligently monitoring all business-related flights. During the year ended 31 December 2024, business air travels of the Group's employees had contributed a total of 548.19 tonnes (2023: 236.88 tonnes) of carbon dioxide equivalent emission.

用紙

截至二零二四年十二月三十一 日止年度,本集團因日常業務 而消耗1.3噸(二零二三年:1.3 噸)紙張,密度為每名僱員0.001 噸(二零二三年:0.001噸)), 產生0.01噸(二零二三年:0.01 噸)二氧化碳當量排放。為減少 紙張使用產生的排放,本集團 鼓勵員工節約紙張,用電腦審 閱文檔,通過電子郵件向客戶 發送消息,使用再生紙並採用 雙面打印。

用水

截至二零二四年十二月三十一 日止年度,本集團日常業務消 耗56,429立方米(二零二三年: 45,308立方米)水,密度為每名 僱員35.75立方米(二零二三年: 34.1立方米),排放50.55噸(二 零二三年:40.59噸)二氧化 當量。為減少用水引起的排放, 本集團水。因此,僱員的約用水和意 識得以提高。截至二零二四年 後關水。截至二零二四年 上月三十一日止年度,本遭 開在獲取適用水源上並無團的用 水量與其業務運營規模相符。

商務飛行

本集團的業務性質要求僱員乘 飛機前往其他國家與客戶和供 應商會面。航空出行僅限於必 要行程,本集團會嚴密監控所 有與業務相關的飛行。截至二 零二四年十二月三十一日止年 度,本集團僱員商務飛行合共 排放548.19噸(二零二三年: 236.88噸)二氧化碳當量。

環境、社會及管治報告

(iii) Hazardous waste

During the year ended 31 December 2024, the Group generated a minimal amount of hazardous waste, mainly composed of waste light tubes. To mitigate environmental impact, the Group has engaged a professional waste disposal service company for the proper disposal of hazardous wastes. The Group will strive to reduce generation of hazardous waste through upgrading technologies whenever possible. Same as the previous two years, the Group did not receive any complaints or warnings on disposal of its hazardous waste during the year ended 31 December 2024, and targets to achieve the same performance in 2025.

(iv) Non-hazardous waste

During the year ended 31 December 2024, the Group generated a total of 1,430 tonnes of non-hazardous waste (2023: 1,261 tonnes), with an intensity of 1.01 tonnes per employee (2023: 0.95 tonnes). The non-hazardous waste generated by the Group primarily consists of packaging materials utilised in the Group's production process. The Group regularly reminds its employees to use resources efficiently and try to avoid the generation of waste. As a result, the employees have increased their awareness regarding waste management. Same as the previous two years, the Group did not receive any complaints or warnings on disposal of its non-hazardous waste during the year ended 31 December 2024, and targets to achieve the same performance in 2025.

(iii) 有害廢物

- 截至二零二四年十二月三十一 日止年度,本集團產生的微量 有害廢物主要為廢光管。為減 輕對環境的影響,本集團已妥善 處理有害廢物。本集團將 調專業廢物處理服務公司妥善 處理升級技術減少產生有害 動過去兩年一樣,本集團 截至二零二四年十二月三十一 日止年度並無接獲任何有害 物的投訴或警告,並目標於二 零二五年達致同樣表現。
- (iv) 無害廢物
 - 截至二零二四年十二月三十一 日止年度,本集團合共產生 1,430噸(二零二三年:1,261噸) 無害廢物,密度為每名僱員1.01 噸(二零二三年:0.95噸)。本 集團產生的無害廢物主要包括 本集團在生產過程中使用的包 裝材料。本集團定期提醒僱員 有效利用資源,盡量避免浪費, 提高了僱員對廢物管理的認識。 與過去兩年一樣,本集團截至 二零二四年十二月三十一日止 年度並無接獲任何處理無害廢 物的投訴或警告,並目標於二 零二五年達致同樣表現。

環境、社會及管治報告

A.2 Use of resources

Reducing consumption of resources and enhancing utilisation efficiency are the Group's principles in minimising adverse impact on the environment and natural resources that may be caused by its business operations. The Group has adopted a set of guidelines to achieve efficient use of energy, water and other resources for long-term sustainability.

The Group's total consumption of resources during the year ended 31 December 2024 together with the relevant conservation measures adopted by the Group are detailed in the section headed "A.1 Emissions" above.

A.3 The environment and natural resources

During the year ended 31 December 2024, the Group's business activities did not cause significant adverse impact on the environment and natural resources.

To further improve the use of resources, the Group takes the following actions on an ongoing basis:

- keep track of its consumption level of resources;
- review the effectiveness of its conservation measures; and
- design improvement measures

As a result, the Group's employees are more aware of the importance of using resources efficiently.

A.2 資源使用

本集團盡量減輕業務運營可能對環 境及自然資源造成的不利影響的原 則是減少資源消耗和提高利用率。 本集團已採取一系列指引,以實現 能源、水和其他資源的長期可持續 有效利用。

截至二零二四年十二月三十一日止 年度,本集團的資源總消耗量以及 本集團採取的相關節約措施詳述於 上文「A.1排放」一節。

A.3 環境及自然資源

截至二零二四年十二月三十一日止 年度,本集團的業務活動並無對環 境及自然資源造成重大不利影響。

為進一步優化資源使用,本集團持 續採取以下措施:

- 記錄資源消耗水平;
- 檢討節約措施成效;及
- 設計改進措施。

因此,本集團僱員深知有效利用資 源的重要性。

環境、社會及管治報告

A.4 Climate change

Climate change is one of the biggest challenges to the world. The Group acknowledges its responsibility to implement strategies to reduce carbon emissions and mitigate climate change.

The Group manages climate change risks through four major components: 1) Governance; 2) Strategy; 3) Risk Management; and 4) Metrics and Targets. The Board overseas the governance and reporting of the Group's climate change risk.

Management of the Group regularly monitors and identifies climate change risks relevant to the Group's business operations, ensuring that mitigation strategies are implemented in a timely manner.

Climate change is mainly caused by the release of carbon dioxide into the atmosphere, resulting from the use of fossil fuels for electricity generation and for transportation. As mentioned above, the Group has implemented appropriate strategies to use resources more efficiently and reduce emissions to combat climate change and reduce potential costs in the future.

During the year ended 31 December 2024, the Group identified the following climate-related risks that may have material impact on the Group's business operations:

Physical risks

The increased frequency and severity of extreme weather such as typhoons, storms and heavy rains can disrupt the Group's operations by damaging the power grid, and communication infrastructures, and injuring its employees during their work, leading to reduced capacity and decreased in productivity, or expose the Group to risks associated with non-performance and delayed performance. To minimise the potential risks and hazards, the Group has flexible working arrangements and precautionary measures during bad or extreme weather conditions.

A.4 氣候變化

氣候變化是當今世界面臨的最大挑 戰。本集團明白其有責任實施策略 以減少碳排放及緩解氣候變化。

本集團透過四個主要部分管理氣候 變化風險:1)治理:2)策略:3)風險 管理:及4)指標和目標。董事會監 控本集團的氣候變化風險治理及報告。

本集團管理層定期注視及識別與本 集團業務經營有關的氣候變化風險, 確保及時實施緩和策略。

氣候變化主要是由於使用化石燃料 發電和運輸,而向大氣層釋放二氧 化碳所致。如上文所述,本集團已 實施適當的策略,以更有效地利用 資源和減少排放,以應對氣候變化 並降低未來的潛在成本。

截至二零二四年十二月三十一日止 年度,本集團已識別以下可能對本 集團的業務營運產生重大影響的氣 候相關風險:

實體風險

極端天氣事件的頻率及嚴重程度的 增加,如颱風、風暴、暴雨,可能會 對電網及通信基礎設施造成破壞, 從而擾亂本集團的營運,及傷害員 工,導致產能減少和生產力下降 動的風險。為將潛在風險和疑 害降至最低,本集團在惡劣或極端 天氣條件下設有靈活的工作安排和 預防措施。

Transition risks

The Group anticipates that there will be more stringent climate legislations and regulations to support the global vision of carbon neutrality. The Group acknowledges the requirements to enhance the climate-related information disclosures mentioned in the ESG Reporting Guide. Stricter environmental laws and regulations may expose enterprises to higher risks of claims and lawsuits. Corporate reputation may also be adversely affected by the failure to meet the compliance requirements for climate change. The Group's related capital investment and compliance costs may increase. In response to the policy and legal risks as well as the reputation risks, the Group regularly monitors existing and emerging trends, policies and regulations relevant to climate and be prepared to alert the Board where necessary to avoid cost increments, penalties for non-compliance and/or reputational risks due to delayed response.

B. Social

B.1 Employment and labour practices

(i) Employment

Total employees

The Group had 1,414 full-time employees in the PRC as at 31 December 2024 (31 December 2023: 1,328). The Group did not have any part-time employees as at 31 December 2024. During the year ended 31 December 2024, the Group increased the hiring of staff to satisfy its business needs.

過渡風險

本集團預計將有更嚴格的氣候立法 和法規來支持全球碳中和願景。本 集團確認環境、社會及管治報告指 引所述的規定,以加強氣候相關訊 息的披露。更嚴格的環境法律及法 規可能使企業面臨更高的索賠及訴 訟風險。企業聲譽亦可能因未能符 合氣候變化的合規要求而受到不利 影響。本集團的相關資本投資及合 規成本可能增加。為了應對政策及 法律風險以及聲譽風險,本集團定 期監測與氣候有關的現有及新出現 的趨勢、政策及法規,並準備於必 要時提醒董事會,以避免成本增加、 違規罰款及/或因反應遲緩而導致 的聲譽風險。

B. 社會

B.1 僱傭及勞工常規

(i) 僱傭*僱員總數*

於二零二四年十二月三十一日, 本集團在中國有1,414名全職 僱員(二零二三年十二月三十一 日:1,328名)。於二零二四年 十二月三十一日,本集團並無 任何兼職員工。截至二零二四 年十二月三十一日止年度,本 集團增加招聘員工以應付業務 需要。

環境、社會及管治報告

Set forth below is the Group's employee turnover rate by gender, age group and geographical region: 以下是按性別、年齡組及地區 劃分的本集團員工流失率:

Total by

Geographical location: The PRC

地區:中國

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

		Male	Female	age group 按年齡組
Turnover rate	流失率	男性	女性	列示的總數
30 or below	30歲或以下	2.1%	2.1%	2.1%
31–40	31至40歲	12.9%	10.9%	11.8%
41–50	41至50歲	23.7%	8.2%	13.8%
Above 50	50歲以上	54.5%	30.0%	35.3%
Total by gender	按性別列示的總數	9.0%	7.4%	

Geographical location: The PRC

地區:中國

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

		Male	Female	Total by age group 按年齡組
Turnover rate	流失率	男性	女性	列示的總數
30 or below	30歲或以下	41.9%	42.3%	42.1%
31–40	31至40歲	11.1%	43.8%	28.0%
41–50	41至50歲	45.9%	66.7%	59.1%
Above 50	50歲以上	66.7%	83.3%	80.0%
Total by gender	按性別列示的總數	30.7%	47.9%	

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環境、社會及管治報告

The Group maintains a gender balance in its workforce. Set forth below are the distribution of the Group's employees as at 31 December 2024 by gender and age group:

本集團維持均衡的男女僱員分 佈。以下是二零二四年十二月 三十一日按性別和年齡組劃分 的本集團僱員分佈:

30 or

below

以下

43%

30歲或



期間 男性 47% 31-40 31至40歳 39%

41-50 41至50歲

16%

Employee benefits and welfare

The Group enters into employment contracts with its employees and the employment contract terms were stipulated under the principles of fairness, voluntarism, mutual consent, integrity and credibility. The remuneration package offered to employees includes salary, bonuses and other subsidies. In general, the remuneration package is based on each employee's qualifications, position, seniority and work performance. The Group carries out an annual review system to assess the performance of its employees, which forms the basis of decisions with respect to salary raises, bonuses and promotions.

During the year ended 31 December 2024, the Group maintains social insurance for its employees pursuant to the applicable PRC laws and regulations by making contributions to the mandatory social insurance and housing provident funds which provide basic retirement, medical, work-related injury, maternity and unemployment benefits.

僱員福利

DISTRIBUTION OF

EMPLOYEES BY AGE GROUP

按年齡組劃分的僱員分佈 Above 50 50歲以上

2%

本集團與僱員簽訂僱傭合約, 僱傭合約的條款基於公平、自 願、雙方同意、誠信及信譽。 則定。僱員薪酬包括薪遇 一般和其他補貼。薪酬待。 服和其他補貼。薪酬 。 戰位、 資 格、職位、 資 置 行 表 加薪、花紅和晉升 的 決策 基礎。

截至二零二四年十二月三十一 日止年度,本集團根據適用中 國法律法規為僱員繳納社會保 險,包括向強制社保及住房公 積金供款,提供基本退休、醫 療、工傷、生育及失業保險。

During the year ended 31 December 2024, the Group complies with the Labour Law of the PRC and did not experience any significant disputes with its employees or any disruption to business operations due to labour disputes. In addition, the Group did not experience any difficulties in the recruitment and retention of experienced core staff or skilled personnel.

Labour standards

During the year ended 31 December 2024, there was no child labour nor forced labour working in the Group. The job application requirement specifies that job applicants must be at least 18 years old. To ensure that job applicants can meet the age requirement, identities of job applicants are verified against their valid identity documents, relevant permits and certificates.

The human resources department is required to carry out background checks to authenticate information provided by job applicants and is required to fill in forms that confirm hired employees have met the age requirement. If child labour or forced labour is discovered, such matter will be reported to the human resources department and the senior management and the Group will enhance the internal controls immediately. No material non-compliance in relation to laws and regulations regarding prevention of child and forced labour was recorded during the year ended 31 December 2024.

Equal opportunity

The Group provides equal opportunities for employees in respect of recruitment, job advancement, training and development, etc. Employees are not discriminated against or deprived of such opportunities on the basis of race, nationality, religion, physical condition, disability, gender, pregnancy, sexual orientation, political status, age and any other discrimination prohibited by applicable law. Employees shall not act in discriminatory manner or they can be subject to disciplinary actions. 截至二零二四年十二月三十一 日止年度,本集團一直遵守中 華人民共和國勞動法,並無與 僱員發生重大糾紛或因勞資糾 紛導致經營活動中斷。此外, 本集團在聘任和留任經驗豐富 的核心員工或熟練人員方面並 無任何困難。

勞工準則

截至二零二四年十二月三十一 日止年度,本集團概無童工或 強制勞工。招聘要求規定求職 者必須年滿18歲。為確保求職 者符合年齡要求,本集團根據 有效身份證明文件、相關許可 證及證書核實求職者身份。

平等機會

本集團在招聘、晉升、培訓及 發展等方面為僱員提供平等機 會。僱員不會因種族、國籍、 宗教、身體狀況、殘疾、性別、 懷孕、性取向、政治取向、年 齡或適用法例禁止的任何其他 歧視而遭歧視或剝奪有關機會。 僱員不得歧視他人,否則可能 會受到紀律處分。

環境、社會及管治報告

(ii) Employee relations

The Directors consider that it is important to maintain good relationship with employees. The Group maintains regular communications with its employees by arranging gatherings, celebration activities and trainings. Through these activities, the Group would collect feedback from its employees on job satisfactions and their expectations on the Group and would implement appropriate strategies to improve the work environment and its relationship with the employees.

(iii) Employee health and safety

The Group places emphasis on occupational health and work safety. It provides a safe working environment and training sessions for its employees to ensure that they can work safely. It has also implemented a system of recording and handling accidents. Further, the Group also has dedicated personnel responsible for administering the internal worker safety policies, providing relevant training and education, and conducting regular inspections. During the year ended 31 December 2024, the Group had not experienced any material safety accidents or been penalised for any non-compliance relating to work safety laws and regulations.

(ii) 僱員關係

董事認為,與僱員維持良好關 係十分重要。本集團通過安排 聚會、慶祝活動及培訓定期與 僱員溝通。藉助該等活動,本 集團可聽取僱員有關工作滿意 度及對本集團期望的意見,實 施適當策略改善工作環境及與 僱員的關係。

(iii) 僱員健康與安全

本集團注重職業健康及工作安 全,為僱員提供安全的工作環 境及培訓課程,以確保彼等能 安全工作。本集團亦實行記錄 及處理事故的制度。此外,本 集團還有專職人員負責管理內 部員工安全政策,提供相關培 訓及教育,進行定期檢查。截 至二零二四年十二月三十一日 止年度,本集團並無發生任何 重大安全事故,亦無因不遵守 工作安全法律及法規而受到處 罰。

Occupational health and safety data for the three years ended 31 December 2024	截全二零二四年十二月 三十一日止三個年度的職業 健康與安全數據因工死亡
Work related fatality	因工死亡 –
Work injury cases >3 days	3天以上的工傷事故 –
Work injury cases <=3 days	3天及以內的工傷事故 –
Lost days due to work injury	工傷停工天數 –

環境、社會及管治報告

(iv) Development and training

The Group provides comprehensive training and development opportunities to its employees on a regular basis. The trainings are arranged according to needs of employees, which were identified annually by individual departments:

- a. Orientation training To familiarise employees with the Group's objectives, culture, rules and regulations, safety and product-related knowledge on the first day of work.
- b. Pre-job training To familiarise new employees or transferred employees with their new duties.
- c. On-the-job training To ensure that the employees are familiar with the Group's products, to sharpen the sales technique and customer service standard of sales and marketing personnel and to ensure the production and quality control personnel perform proper quality control procedures.

- (iv) 發展及培訓 本集團定期為僱員提供全面的 培訓及發展機會。本集團按僱 員需求安排培訓,僱員需求每 年由各部門確定:
 - a. 入職培訓-在入職當天培 訓僱員熟悉本集團的目標、 文化、規則制度、安全及 產品相關知識;
 - b. 崗前培訓-培訓新僱員或 轉崗僱員熟悉新崗職責;
 - c. 在職培訓一確保僱員熟悉 本集團的產品,提升銷售 及營銷人員的銷售技巧及 客戶服務標準,確保生產 及質控人員妥善履行質控 程序。

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環境、社會及管治報告

Set forth below is the number and percentage of training hours completed by the Group's employees by gender and employee category:

以下為本集團僱員按性別及僱 員類別所完成的培訓時數及百 分比:

Employee category 僱員類別	截至二零二四 Male 男性	年十二月三十一日 Female 女性	∃止年度 Total 合計	% of training hours by employee category 按僱員類別 劃分的受訓 時數的百分比
	Training hours 按僱員類別	Training hours 按僱員類別	Training hours 按僱員類別	
Senior management 高級管理層	120	_	120	1.2%
Middle management 中級管理層	441	189	630	6.4%
Other employees 其他僱員	4,300	4,790	9,090	92.4%
Total 總計	4,861	4,979	9,840	100.0%
% of training hours by gender 按性別劃分的受訓時 數的百分比	49.4%	50.6%	100.0%	

For the year ended 31 December 2024 口止在座

	截至二零二三	年十二月三十一日	日止年度	
Employee category 僱員類別	Male 男性	Female 女性	Total 合計	% of training hours by employee category 按僱員類別 劃分的受訓 時數的百分比
	Training hours 按僱員類別	Training hours 按僱員類別	Training hours 按僱員類別	
Senior management 高級管理層	114	_	114	1.4%
Middle management 中級管理層	340	190	530	6.4%
Other employees 其他僱員	3,502	4,100	7,602	92.2%
Total 總計	3,956	4,290	8,246	100.0%
% of training hours by gender 按性別劃分的受訓時 數的百分比	48.0%	52.0%	100.0%	

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

B.2 Operating practices

(i) Supply chain management

The Group purchases raw materials and equipment based on its own needs, specifications, quality and safety of equipment, reputation, after-sales service and delivery time of the supplier. The Group compares different suppliers to select qualified suppliers (based on their product specifications, product compliances, production management, quality management and also ESG performances) before the Group enters into contract with the qualified suppliers.

In selecting equipment, the Group evaluates energy efficiency and environmental sustainability. During the year ended 31 December 2024, the Group engaged a total of 753 suppliers, with 704 geographically located in the PRC and 49 in Hong Kong The aforesaid practices relating to engaging suppliers were implemented to all the Group's suppliers during the year.

B.2 經營常規

(i) 供應鏈管理 本集團基於自身需求以及供應 商的設備規格、質量及安全、 聲譽、售後服務及交付時間採 購原材料及設備。與合資格供 應商訂立合約前,本集團會比 較不同供應商以甄選合資格供 應商(基於產品規格、產品合規、 生產管理、質量管理以環境、 社會及管治表現)。

> 在選擇設備時,本集團會評估 設備的能源效益及其是否符 合環境可持續發展。截至二零 二四年十二月三十一日止年度, 本集團合共聘用753名供應商, 其中704名供應商位於中國及 49名供應商位於香港。上述供 應商的聘用慣例於本年度施行 於所有本集團的供應商。

環境、社會及管治報告

The geographical locations of the Group's suppliers of raw materials and equipment were as follows:

本集團原材料及設備的供應商 之地理位置如下:

		Number of suppliers 供應商數目	
		For the For	
		year ended	year ended
		31 December	31 December
		2024	2023
		截至	截至
		二零二四年	二零二三年
Geographical locations of		十二月三十一日	十二月三十一日
the Group's suppliers	本集團供應商的地理位置	止年度	止年度
The PRC	中國	704	760
Hong Kong	香港	49	70
	۸ <u>۲۱</u>		
Total	合計	753	830

The Group expects its suppliers to uphold the environmental, social and governance principles that the Group has adopted into the management of its business operations. In order to ensure that the components and raw materials meet the requisite safety and quality standards, the Group adopts stringent criteria in supplier selection (including but not limited to whether they provide high guality raw materials, whether they maintain a high standard on environmental protection and comply with relevant laws on environmental issues, whether price is comparable to market rate and location of their factories) and continuously monitors existing suppliers on an annual basis, based on criteria such as product quality, product defect ratio, delivery punctuality ratio and responsiveness.

Whether the supplier will continue to be included in the Group's list of approved suppliers depends on the marks it achieved under annual evaluation. The awareness of environmental protection is one of the key criteria for the Group to evaluate the suppliers. 供應商是否繼續納入本集團的 認可供應商名單,取決於其在 年度評估中達到的分數。環保 意識是本集團評估供應商的重 要標準之一。

(ii) Product responsibility Product assurance and recall

Product quality is crucial to the Group's continued success. The Group places strong emphasis on achieving consistently high quality for its products. To achieve such purpose, stringent quality control measures throughout the production process were implemented to ensure the quality and safety of our products. The Group's quality control department performs regular inspections to evaluate the effectiveness of the quality control measures and further enhance these measures when necessary.

The Group's quality management system has complied with the standard of GB/T 19001-2016/ ISO9001:2015 Quality Management Systems Requirements and awarded a certificate for the design, development, production and services of communication products, including exportable mobile phone, which remains valid until 17 July 2027. During the year ended 31 December 2024, the Group did not experience any claims, litigations and arbitrations or material adverse findings in inspection by government authorities with respect to product quality.

The Group only accepts product returns if there is manufacture or design defect or the product specification deviates from customers' specifications. During the year ended 31 December 2024, the Group did not experience any product recall, material non-compliance with laws and regulations in relation to product safety nor receive any material complaints from consumers.

(ii) 產品責任 產品保證及召回

產品質量對本集團取得持續成 功至關重要。本集團極之注重 維持產品的一貫優質表現。為 達致此目的,本集團對全生產 過程實施嚴格的質控措施,以 確保我們產品的質量及安全。 本集團的質控部門會定期檢查, 以評估質控措施的成效和在必 要時進一步強化該等措施。

我們的質量管理系統符合GB/T 19001-2016/ISO9001:2015質量 管理系統要求的標準,並獲得 通信產品(包括出口手機)的設 計、開發、生產及服務證書, 有效期至二零二七年七月十七 日止。截至二零二四年十二月 三十一日止年度,本集團並無 面臨與產品質量有關的任何索 賠、訴訟及仲裁或政府機關發 出的重大不利檢查結果。

本集團僅於出現生產或設計瑕 疵或產品規格偏離客戶規格的 情況下方會接受退貨。截至二 零二四年十二月三十一日止年 度,本集團並無進行任何產品 召回,亦無嚴重違反產品安全 相關法律法規的情況或收到任 何重大客戶投訴。

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Intellectual property rights and information security

As a mobile phone supplier with strong design capability, the Group registers patents to safeguard the technologies and mobile phone applications developed by the research and development department time to time. The Group relies on the relevant laws and regulations to protect its brand names, trademarks and other intellectual property rights.

During the year ended 31 December 2024, the Group was not aware of any material infringement (i) by the Group of any intellectual property rights owned by any third parties; or (ii) by any third party of any intellectual property rights owned by the Group. Further, there were no pending or threatened material claims made against the Group, nor had there been any material claims made by the Group against third parties, with respect to the infringement of intellectual property rights owned by the Group.

(iii) Anti-fraud and anti-corruption

According to the Group's anti-corruption policy, all employees shall abide by the laws and regulations of the PRC and shall not engage in any illegal activities. Employees shall uphold the code of ethics, advocate fair competition and act against bribery. Any bribery, fraud, money laundering and embezzlement are prohibited.

Employees must not accept or request any improper benefits including banquets, gifts, securities, valuables and high-expenditure entertainment activities from business partners, suppliers and merchants, etc. When there is any alleged case in violation of laws, regulations, code of conduct or Group's policies, the Group will investigate and impose disciplinary actions upon offenders after verification. The Group also provides trainings to directors and employees from time to time to ensure that they comply and familiar with the anti-fraud and anti-corruption policy of the Group.

知識產權及信息安全

作為擁有雄厚設計能力的手機 供應商,本集團已註冊專利以 保障研發部門不時開發的技術 及手機應用程式。本集團依賴 相關法律及法規保護品牌、商 標及其他知識產權。

截至二零二四年十二月三十一 日止年度,就本集團所知,(i)本 集團並無嚴重侵犯任何第三前 擁有的任何知識產權;或(ii) 確有的任何知識產權。此外 調並無任何未決或團所 擁有的重大索賠,本集團 在集團所擁有知識產權 。可能 題 和向第三方提起的任何 重大 家賠。

(iii) 反欺詐及反貪腐

根據本集團的反貪腐政策,所 有僱員均須遵守中國的法律及 法規,不得從事任何非法活動。 僱員應恪守職業道德,倡導公 平競爭和防止賄賂。本集團禁 止任何賄賂、欺詐、洗錢及侵 吞公款行為。

The Board will monitor and review the effectiveness of the anti-fraud and anti-corruption policy from time to time.

During the year ended 31 December 2024, the Group complied with all applicable laws on prohibiting corruption and bribery of the PRC and there was no concluded legal case regarding corrupt practices brought against the Group or its employees.

Whistleblowing policy

The Group has implemented whistleblowing policy to provide a well-defined and accessible channel for reporting fraud, corruption, dishonest practices, or other similar matters and guidance on how an investigation would be initiated upon receiving a complaint. The policy also protects employees who report fraudulent activities in good faith and reasonable belief. A whistleblowing officer is elected to ensure that any reported case is dealt with in an expedited manner.

Upon receiving the complaint, the Board decides the method of investigation, which may involve appointing an external consultant for assessment. The Board will monitor and review the effectiveness of the whistleblowing policy from time to time.

董事會將不時監察及檢討反欺 詐及反貪污政策的成效。

截至二零二四年十二月三十一 日止年度,本集團已遵守中國 有關禁止貪污受賄的所有適用 法律,且並無針對本集團或僱 員提出的已審結貪污法律案件。

舉報政策

本集團已實施舉報政策,提供 明確及可接觸的渠道,以舉報 欺詐、貪污、不誠實行為或其 他類何展開調查的指引。該政 後亦保障以良好信誠態度員。 我們已選出一名舉報主任,確 保任何舉報個案得以迅速處理。

收到投訴後,董事會將決定調 查方法,可能涉及委聘外部顧 問進行評估。董事會將不時監 察及檢討舉報政策的成效。

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環境、社會及管治報告

(iv) Data protection and privacy policy

The Group is committed to protecting the privacy of its customers, employees, business partners and suppliers by maintaining a safe and secure data environment. The Group has implemented appropriate policies to ensure that all personal and business data collected during the Group's business activities are organised and secured properly. Computers and servers are protected from access passwords, Employees are instructed of their responsibility to follow the confidentiality code on the access to information and to ensure the safekeeping of all personal, customer and business data, trade secrets and proprietary information. Employees are prohibited from disclosing the information to unauthorised parties.

B.3 Community investment

The Group acknowledges corporate social responsibility and allocates resources to satisfy the needs of the community. During the year ended 31 December 2024, the Group spent reasonable amount of time and resources on environmental protection as well as cultural and sport promotion. The Group encouraged its employees to participate charitable events. Going forward, the Group will continue to focus on community needs and increase its investment in community.

(iv) 資料保護及私穩政策

B.3 社區投資

本集團深知企業社會責任,分配資 源滿足社區需求。截至二零二四年 十二月三十一日止年度,本集團專 注花費合理的時間和資源在環保與 文化及體育推廣。本集團鼓勵僱員 參與公益活動。日後,本集團將繼 續專注於社區需求和加大社區投資。

The ESG Reporting Guide Content Index of The Stock Exchange of Hong Kong Limited

Subject areas, aspects, Description general disclosures and KPIs 主要範疇、層面、一般披露及 描述 關鍵績效指標

Mandatory Disclosure Requirements 強制披露規定 **Governance Structure** 管治架構

> A statement from the board containing the following elements: 由董事會發出的聲明,當中載有下列內容:

ESG STRATEGIES

- a disclosure of the board's oversight of (i) ESG issues; 披露董事會對環境、社會及管治事宜 的監管;
- the board's ESG management approach (ii) and strategy, including the process used to evaluate, prioritise and manage material ESG-related issues (including risks to the issuer's businesses); and 董事會的環境、社會及管治管理方針 及策略,包括評估、優次排列及管理 重要的環境、社會及管治相關事宜(包 括對發行人業務的風險)的過程;及
- (iii) how the board reviews progress made against ESG-related goals and targets with an explanation of how they relate to the issuer's businesses. 董事會如何按環境、社會及管治相關 目標檢討進度,並解釋它們如何與發 行人業務有關連。

香港聯合交易所有限公司的環境、 社會及管治報告指引內容索引表

ESG GOVERNANCE

環境、社會及管治治理

環境、社會及管治策略

持份者參與

STAKEHOLDER ENGAGEMENT

Relevant section in the ESG report/Declaration 環境·社會及管治報告的 相關章節/聲明

環境、社會及管治報告

Description	Relevant section in the ESG report/Declaration
描述	環境、社會及管治報告的 相關章節/聲明
A description of, or an explanation on, the application of the reporting principles in the preparation of the ESG report. 描述或解釋在編備環境、社會及管治報告 時如何應用匯報原則。	REPORTING PRINCIPLES 報告原則
A narrative explaining the reporting boundaries of the ESG report and describing the process used to identify which entities or operations are included in the ESG report	REPORTING SCOPE 報告範圍
If there is a change in the scope, the issuer should explain the difference and reason for	
解釋環境、社會及管治報告的匯報範圍,	
會及管治報告的過程。若匯報範圍有所改變, 發行人應解釋不同之處及變動原因。	
Information on: 有關廢氣及溫室氣體排放、向水及土地的 排污、有害及無害廢棄物的產生等的:	A. ENVIRONMENT A. 環境
(a) the policies; and 政策;及	
(b) compliance with relevant laws and	
regulations that have a significant impact on the issuer relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and non-hazardous waste. 遵守對發行人有重大影響的相關法律 及規例的資料。	
	 描述 A description of, or an explanation on, the application of the reporting principles in the proparation of the ESG report. : #述或解釋在編備環境、社會及管治報告時如何應用匯報原則。 A narrative explaining the reporting boundaries of the ESG report and describing the process used to identify which entities or operations are included in the ESG report. If there is a change in the scope, the issuer should explain the difference and reason for the change. M釋環境、社會及管治報告的極程。若匯報範圍有所改變。 MFTMMETER DALL CALL CALL CALL CALL CALL CALL CALL

Subject areas, aspects, general disclosures and KPIs 主要範疇、層面、一般披露及 關鍵績效指標	Description 描述	Relevant section in the ESG report/Declaration 環境、社會及管治報告的 相關章節/聲明
KPI A1.1 關鍵績效指標A1.1	The types of emissions and respective emissions data. 排放物種類及相關排放數據。	A.1 Emissions A.1 排放
KPI A1.2 關鍵績效指標A1.2	Direct (Scope 1) and energy indirect (Scope 2) greenhouse gas emissions (in tonnes) and intensity. 直接(範圍1)及能源間接(範圍2)溫室氣體 排放量(以噸計算)及密度。	A.1 Emissions – (ii) Greenhouse gas emissions A.1 排放一(ii)溫室氣體排放
KPI A1.3 關鍵績效指標A1.3	Total hazardous waste produced (in tonnes) and intensity. 所產生有害廢棄物總量(以噸計算)及密度。	A.1 Emissions – (iii) Hazardous waste (Not applicable – Explained) A.1 排放-(iii) 有害廢物 (不適用一已解釋)
KPI A1.4 關鍵績效指標A1.4	Total non-hazardous waste produced (in tonnes) and intensity. 所產生無害廢棄物總量(以噸計算)及密度。	A.1 Emissions – (iv) Non-hazardous waste A.1 排放一(iv) 無害廢物
KPI A1.5 關鍵績效指標A1.5	Description of emission target(s) set and steps taken to achieve them. 描述所訂立的排放量目標及為達致該等目 標所採取的措施。	A.1 Emissions A.1 排放

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環境、社會及管治報告

Subject areas, aspects, general disclosures and KPIs	Description	Relevant section in the ESG report/Declaration
主要範疇、層面、一般披露及 關鍵績效指標	描述	環境、社會及管治報告的 相關章節/聲明
KPI A1.6 關鍵績效指標A1.6	Description of how hazardous and non- hazardous wastes are handled, reduction initiatives and results achieved. 描述處理有害及無害廢棄物的方法、減低 產生量的措施及所得成果。	A.1 Emissions – (iii) Hazardous waste A.1 排放一(iii) 有害廢物 A.1 Emissions – (iv) Non-hazardous waste A.1 排放一(iv) 有害廢物
Aspect A2: Use of Resources 層面 A2:資源使用		
General Disclosure 一般披露	Policies on the efficient use of resources, including energy, water and other raw materials. 有效使用資源(包括能源、水及其他原材料) 的政策。	A.2 Use of resources A.2資源使用
KPI A2.1 關鍵績效指標A2.1	Direct and/or indirect energy consumption by type in total and intensity. 按類型劃分的直接及/或間接能源總耗量 及密度。	A.1 Emissions A.1 排放
KPI A2.2 關鍵績效指標A2.2	Water consumption in total and intensity 總耗水量及密度。	A.1 Emissions – (ii) Greenhouse gas emissions – Water consumption A.1 排放一(ii) 溫室氣體排放一 用水
KPI A2.3 關鍵績效指標A2.3	Description of energy use efficiency target(s) set and steps taken to achieve them. 描述所訂立的能源使用效益目標及為達致 該等目標所採取的措施。	A.1 Emissions A.1 排放

Subject areas, aspects, general disclosures and KPIs	Description	Relevant section in the ESG report/Declaration
主要範疇、層面、一般披露及 關鍵績效指標	描述	環境、社會及管治報告的 相關章節/聲明
KPI A2.4 關鍵績效指標A2.4	Description of whether there is any issue in sourcing water that is fit for purpose, water efficiency target(s) set and steps taken to achieve them. 描述求取適用水源上可有任何問題、所訂 立的用水效益目標及為達致該等目標所採 取的措施。	A.1 Emissions – (ii) Greenhouse gas emissions – Water consumption A.1排放一(ii)溫室氣體排放一 用水
KPI A2.5	Total packaging material used for finished	A.1 Emissions –
關鍵績效指標A2.5	products (in tonnes). 製成品所用包裝材料的總量(以噸計算)。	(iv) Non-hazardous waste A.1 排放一(iv) 無害廢物
Aspect A3: The Environment ar 層面 A3:環境及天然資源	nd Natural Resources	
General Disclosure 一般披露	Policies on minimising the issuer's significant impact on the environment and natural resources.	A.3 The environment and natural resources A.3環境及自然資源
	減低發行人對環境及天然資源造成重大影響的政策。	A.0 极先民日然真顺
KPI A3.1 關鍵績效指標 A3.1	Description of the significant impacts of activities on the environment and natural resources and the actions taken to manage them. 描述業務活動對環境及天然資源的重大影 響及已採取管理有關影響的行動。	A.3 The environment and natural resources A.3環境及自然資源
Aspect A4: Climate Change 層面 A4:氣候變化		
General Disclosure 一般披露	Policies on identification and mitigation of significant climate-related issues which have impacted, and those which may impact, the issuer. 識別及應對已經及可能會對發行人產生影響的重大氣候相關事宜的政策。	A.4 Climate change A.4氣候變化

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環境、社會及管治報告

Subject areas, aspects, general disclosures and KPIs 主要範疇、層面、一般披露及 關鍵績效指標	Description 描述	Relevant section in the ESG report/Declaration 環境 [、] 社會及管治報告的 相關章節/聲明
KPI A4.1 關鍵績效指標A4.1	Description of significant climate-related issues which have impacted and/or may impact the issuer and the actions taken to manage them. 説明已影響和/或可能影響發行人的重大 氣候相關問題,以及為解決這些問題而採 取的行動。	A.4 Climate change A.4 氣候變化
Aspect B1: Employment 層面 B1:僱傭		
General Disclosure 一般披露	 Information on: 有有關薪酬及解僱、招聘及晉升、工作時數、假期、平等機會、多元化、反歧視以及其他待遇及福利的: (a) the policies; and 政策:及 (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination, and other benefits and welfare. 遵守對發行人有重大影響的相關法律及規例的資料。 	B.1 Employment and labour practices B.1 僱傭及勞工常規

Subject areas, aspects, general disclosures and KPIs	Description	Relevant section in the ESG report/Declaration	
主要範疇、層面、一般披露及 關鍵績效指標	描述	環境 [、] 社會及管治報告的 相關章節/聲明	
KPI B1.1 關鍵績效指標B1.1	Total workforce by gender, age group and geographical region. 按性別、年齡組別及地區劃分的僱員總數。	B.1 Employment and labour practices – (i) Employment – Total employees B.1僱傭及勞工常規一 (i)僱傭一僱員總數	
KPI B1.2 關鍵績效指標B1.2	Employee turnover rate by gender, age group and geographical region. 按性別、年齡組別及地區劃分的僱員流失 比率。	B.1 Employment and labour practices – (i) Employment – Total employees B.1僱傭及勞工常規一 (i)僱傭一僱員總數	
Aspect B2: Health and Safety 層面 B2:健康與安全			
General Disclosure 一般披露	Information on: 有關提供安全工作環境及保障僱員避免職 業性危害的: (a) the policies; and	B.1 Employment and labour practices – (iii) Employee health and safety B.1 僱傭及勞工常規一 (iii) 僱員健康與安全	
	 (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and protecting employees from occupational hazards. 遵守對發行人有重大影響的相關法律 及規例的資料。 		
KPI B2.1 關鍵績效指標B2.1	Number and rate of work-related fatalities in each of the past three years including the reporting year. 於過往三年各年(包括報告年度)因工死亡 的人數及比率。	B.1 Employment and labour practices – (iii) Employee health and safety B.1 僱傭及勞工常規一 (iii) 僱員健康與安全	

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環境、社會及管治報告

Subject areas, aspects, general disclosures and KPIs	Description	Relevant section in the ESG report/Declaration
主要範疇丶層面丶一般披露及 關鍵績效指標	描述	環境 [、] 社會及管治報告的 相關章節/聲明
KPI B2.2 關鍵績效指標B2.2	Lost days due to work injury. 工傷誤工天數。	B.1 Employment and labour practices – (iii) Employee health and safety B.1僱傭及勞工常規一 (iii)僱員健康和安全
KPI B2.3	Description of occupational health and	B.1 Employment and labour
關鍵績效指標B2.3	safety measures adopted, and how they are implemented and monitored.	practices – (iii) Employee health and safety
	員工健康及安全措施,以及如何執行及監 督此等措施的描述。	B.1僱傭及勞工常規一 (iii)僱員健康和安全
Aspect B3: Development and T	raining	
層面B3:發展及培訓		
General Disclosure 一般披露	Policies on improving employees' knowledge and skills for discharging duties at work.	B.1 Employment and labour practices –
	Description of training activities. 有關提升僱員履行工作職責的知識及技能	(iv) Development and training B.1僱傭及勞工常規一
	的政策。描述培訓活動。	(iv)發展及培訓
KPI B3.1 關鍵績效指標B3.1	Percentage of employees trained by gender and employee category. 按性別及僱員類別劃分的受訓僱員百分比。	B.1 Employment and labour practices – (iv) Development and training B.1 僱傭及勞工常規一 (iv) 發展及培訓
KPI B3.2 關鍵績效指標B3.2	Average training hours completed by gender and employee category. 按性別及僱員類別劃分,每名僱員完成受 訓的平均時數。	B.1 Employment and labour practices – (iv) Development and training B.1 僱傭及勞工常規一 (iv)發展及培訓

Subject areas, aspects, general disclosures and KPIs	Description	Relevant section in the ESG report/Declaration
主要範疇、層面、一般披露及 關鍵績效指標	描述	環境、社會及管治報告的 相關章節/聲明
Aspect B4: Labour Standards 層面 B4:勞工準則		
General Disclosure 一般披露	Information on: 有關防止童工或強制勞工的:	B.1 Employment and labour practices – (i) Employment B.1 僱傭及勞工常規一(i) 僱傭
	(a) the policies; and 政策:及	
	 (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child and forced labour. 遵守對發行人有重大影響的相關法律 及規例的資料。 	
KPI B4.1 關鍵績效指標B4.1	Description of measures to review employment practices to avoid child and forced labour. 描述檢討僱傭慣例的措施以避免童工及強 制勞工。	B.1 Employment and labour practices – (i) Employment B.1 僱傭及勞工常規一(i) 僱傭
KPI B4.2 關鍵績效指標B4.2	Description of steps taken to eliminate such practices when discovered. 描述在發現違規情況時消除有關情況所採 取的步驟。	B.1 Employment and labour practices – (i) Employment B.1 僱傭及勞工常規一(i)僱傭
Aspect B5: Supply Chain Mana 層面 B5:供應鏈管理	gement	
General Disclosure 一般披露	Policies on managing environmental and social risks of the supply chain. 管理供應鏈的環境及社會風險政策。	B.2 Operating practices – (i) Supply chain management B.2經營常規一(i)供應鏈管理
KPI B5.1 關鍵績效指標B5.1	Number of suppliers by geographical region. 按地理位置劃分的供應商數量。	B.2 Operating practices – (i) Supply chain management B.2經營常規一(i)供應鏈管理
KPI B5.2 關鍵績效指標B5.2	Description of practices relating to engaging suppliers, number of suppliers where the practices are being implemented, and how they are implemented and monitored. 描述有關聘用供應商的慣例,向其執行有 關慣例的供應商數目,以及相關執行及監 察方法。	B.2 Operating practices – (i) Supply chain management B.2經營常規一(i)供應鏈管理

環境、社會及管治報告

Subject areas, aspects, general disclosures and KPIs	Description	Relevant section in the ESG report/Declaration
主要範疇、層面、一般披露及 關鍵績效指標	描述	. 環境、社會及管治報告的 相關章節/聲明
KPI B5.3 關鍵績效指標B5.3	Description of practices used to identify environmental and social risks along the supply chain, and how they are implemented and monitored. 描述有關識別供應鏈每個環節的環境及社 會風險的慣例,以及相關執行及監察方法。	B.2 Operating practices – (i) Supply chain management B.2經營常規一(i)供應鏈管理
KPI B5.4 關鍵績效指標B5.4	Description of practices used to promote environmentally preferable products and services when selecting suppliers, and how they are implemented and monitored. 描述在揀選供應商時促使多用環保產品及 服務的慣例,以及相關執行及監察方法。	B.2 Operating practices – (i) Supply chain management B.2經營常規 – (i) 供應鏈管理
Aspect B6: Product Responsib 層面 B6:產品責任	ility	
General Disclosure 一般披露	Information on: 有關所提供產品和服務的健康與安全、廣告、 標籤及私隱事宜以及補救方法的:	B.2 Operating practices – (ii) Product responsibility B.2經營常規一(ii)產品責任
	(a) the policies; and 政策;及	
	 (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress. 遵守對發行人有重大影響的相關法律 及規例的資料。 	
KPI B6.1 關鍵績效指標B6.1	Percentage of total products sold or shipped subject to recalls for safety and health reasons. 已售或已運送產品總數中因安全與健康理 由而回收的百分比。	B.2 Operating practices – (ii) Product responsibility B.2經營常規一(ii)產品責任

Subject areas, aspects, general disclosures and KPIs	Description	Relevant section in the ESG report/Declaration
主要範疇、層面、一般披露及 關鍵績效指標	描述	· 環境 · 社會及管治報告的 相關章節/聲明
KPI B6.2 關鍵績效指標B6.2	Number of products and service related complaints received and how they are dealt with. 接獲關於產品及服務的投訴數目以及應對 方法。	B.2 Operating practices – (ii) Product responsibility B.2經營常規一(ii)產品責任
KPI B6.3 關鍵績效指標B6.3	Description of practices relating to observing and protecting intellectual property rights. 描述與維護及保障知識產權有關的慣例。	B.2 Operating practices – (ii) Product responsibility B.2經營常規一(ii)產品責任
KPI B6.4 關鍵績效指標B6.4	Description of quality assurance process and recall procedures. 描述質量檢定過程及產品回收程序。	B.2 Operating practices – (ii) Product responsibility B.2經營常規一(ii)產品責任
KPI B6.5 關鍵績效指標B6.5	Description of consumer data protection and privacy policies, and how they are implemented and monitored. 描述消費者資料保障及私隱政策,以及相 關執行及監察方法。	B.2 Operating practices – (iv) Data protection and privacy policy B.2經營常規一 (iv)資料保護及私穩政策
Aspect B7: Anti-corruption 層面 B7:反貪污		
General Disclosure 一般披露	Information on: 有關防止賄賂、勒索、欺詐及洗黑錢的:	B.2 Operating practices – (iii) Anti-fraud and anti-corruption B.2 經營常規一
	(a) the policies; and 政策;及	(iii)反欺詐及反貪腐
	 (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering. 遵守對發行人有重大影響的相關法律 及規例的資料。 	

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環境、社會及管治報告

Subject areas, aspects, general disclosures and KPIs	Description	Relevant section in the ESG report/Declaration
主要範疇、層面、一般披露及 關鍵績效指標	描述	環境、社會及管治報告的 相關章節/聲明
KPI B7.1 關鍵績效指標B7.1	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the reporting period and the outcomes of the cases. 於報告期內對發行人或其僱員提出並已審 結的貪污訴訟案件的數目及訴訟結果。	B.2 Operating practices – (iii) Anti-fraud and anti-corruption B.2經營常規一 (iii)反欺詐及反貪腐
KPI B7.2 關鍵績效指標B7.2	Description of preventive measures and whistleblowing procedures, and how they are implemented and monitored. 描述防範措施及舉報程序,以及相關執行 及監察方法。	B.2 Operating practices – (iii) Anti-fraud and anti-corruption B.2經營常規 一(iii)反欺詐及反 貪腐
KPI B7.3 關鍵績效指標B7.3	Description of anti-corruption training provided to directors and staff. 描述向董事及員工提供的反貪污培訓。	B.2 Operating practices – (iii) Anti-fraud and anti-corruption B.2經營常規一 (iii) 反欺詐及反貪腐
Aspect B8: Community Investn 層面 B8:社區投資	nent	
General Disclosure 一般披露	Policies on community engagement to understand the needs of the communities where the issuer operates and to ensure its activities take into consideration the communities' interests. 有關以社區參與來了解發行人營運所在社 區需要和確保其業務活動會考慮社區利益 的政策。	B.3 Community investment B.3社區投資
KPI B8.1 關鍵績效指標B8.1	Focus areas of contribution (e.g. education, environmental concerns, labour needs, health, culture, sport). 專注貢獻範疇 (例如教育、環境問題、勞工	B.3 Community investment B.3社區投資
	需求、健康、文化、體育)。	
KPI B8.2 關鍵績效指標B8.2	Resources contributed (e.g. money or time) to the focus area. 在專注範疇所動用資源(如金錢或時間)。	B.3 Community investment B.3社區投資

The directors present to the shareholders the annual report and the audited consolidated financial statements for the year ended 31 December 2024.

Principal activities

The Group is an ODM mobile phone supplier based in the PRC, primarily engaged in research and development, designing, manufacturing and sale of mobile phones, PCBAs for mobile phones and IoT related products, targeting emerging markets. Particulars of the Company's principal subsidiaries are set out in note 35 to the consolidated financial statements.

Business review

The business review of the Group for the year ended 31 December 2024 is set out in the sections headed "Chairman's Statement", "Management and Discussion and Analysis", "Corporate Governance Report", "Environmental, Social and Governance Report" and "Financial Summary" of this annual report.

Principal risk factors and uncertainties

The following sets out the principal risks and uncertainties encountered by the Group in its business operations:

Rapid technological changes

The Group operates in the mobile phone industry characterised by rapid technological changes with short product life cycle, and the Group may not be able to maintain its revenue growth and any delay by us in rolling out new and competitive mobile phones will adversely affect its financial performance.

Thin net profit margin

The Group has a relatively thin net profit margin and hence are highly sensitive to any unfavorable change in the cost of sales, selling price and sales volume.

Concentration of customers

The Group has a concentration of customers and any decrease or loss of business from these major customers could adversely and substantially affect its business operations and financial conditions. 董事向股東提呈截至二零二四年十二月 三十一日止年度的年報及經審核綜合財務報表。

主要業務

本集團為一間位於中國的ODM手機供應商, 主要從事研發、設計、製造及銷售手機、手機 的印刷電路板組裝及物聯網相關產品,主要 面向新興市場。本公司主要附屬公司的詳情 載於綜合財務報表附註35。

業務回顧

本集團截至二零二四年十二月三十一日止年 度的業務回顧載於本年報「主席報告」、「管理 層討論及分析」、「企業管治報告」、「環境、社 會及管治報告」及「財務概要」各節。

主要風險因素及不確定因素

下文載列本集團業務營運面臨的主要風險及 不確定因素:

技術轉變快速

本集團於手機業營運,行業特點是技術轉變快 速、產品生命週期短。本集團可能無法維持收 益增長且我們於推出全新及具競爭力的手機 時出現任何延誤將會對財務表現造成不利影響。

純利率稀薄

本集團的純利率相對稀薄,因此對銷售成本、 銷售價格及銷售量的任何不利變化都非常敏感。

客戶集中

本集團存在客戶集中的情況及來自該等主要 客戶的業務減少或流失可能對我們的業務經 營及財務狀況產生重大不利影響。

Fluctuations in the prices of raw materials

Fluctuations in the prices of raw materials may affect the Group's cost of sales and adversely affect its business operations and profitability.

Future prospect and development

The Group's business growth is expected to be driven by (i) the huge population and the increasing disposable income of the Group's target sales locations; (ii) increasing demand for IoT products; and (iii) the roll-out of 5G telecommunication network. In order to capture the potential market opportunities, the Group will continue to expand its production capacity, enhance its research and development capability, enrich its product portfolio and increase its sales and marketing effort to diversify its geographical locations.

Major suppliers and customers

During the year ended 31 December 2024, sales to the Group's largest customer and five largest customers accounted for 26.0% and 67.6% (2023: 20.2% and 70.3%) of the total revenue, respectively.

On the other hand, purchases from the Group's largest supplier and the five largest suppliers during the year ended 31 December 2024 accounted for approximately 9.8% and 21.6% (2023: 9.7% and 28.9%) of the total purchases, respectively.

None of the Directors of the Company or any of their close associates or any shareholders (which, to the best knowledge of the Directors, own more than 5% of the Company's issued share capital) had any beneficial interest in the Group's five largest customers or suppliers for the year ended 31 December 2024.

Key relationships with employees, customers and suppliers

Maintaining good relationships with employees, customers and suppliers is critical to the Group's business success. The Group creates a decent working environment for its employees, where they can work comfortably and achieve a work life balance. The Group rewards its employees based on their performance and also provides training to enhance their skills and knowledge. No strikes and cases of fatality due to workplace accidents are found in the reporting period under review.

原材料價格波動

原材料價格波動可能會影響本集團銷售成本 並對業務經營及盈利能力造成不利影響。

未來前景及發展

本集團業務增長預期由以下因素帶動:(i)本集 團目標銷售地點人口龐大及可支配收入增加;(ii) 物聯網產品需求上升;及(iii)推出5G通訊網絡。 為把握潛在市場機遇,本集團將繼續擴大產能, 提升研發能力,豐富產品組合,加強銷售及營 銷以開拓多元化地區覆蓋。

主要供應商及客戶

截至二零二四年十二月三十一日止年度,本 集團最大客戶及五大客戶的銷售額分別佔總 收益的26.0%及67.6%(二零二三年:20.2% 及70.3%)。

另一方面,截至二零二四年十二月三十一日 止年度,本集團最大供應商及五大供應商的 採購額分別佔總採購額的約9.8%及21.6%(二 零二三年:9.7%及28.9%)。

本公司董事或彼等任何緊密聯繫人或就董事 所知擁有本公司已發行股本5%以上的任何股 東,概無於截至二零二四年十二月三十一日 止年度擁有本集團五大客戶或供應商任何實 益權益。

與僱員、客戶及供應商的關係

與僱員、客戶及供應商維持良好關係對本集 團業務成功至關重要。本集團為僱員營造良 好工作環境,讓僱員能舒適工作,平衡工作與 生活。本集團根據表現獎勵僱員,亦提供培訓 提升僱員的技能及知識。回顧報告期內,概無 出現罷工及因工作場所意外而導致死亡的個案。

The Group believes that it is important to listen to customers' needs and feedbacks on its products in order to maintain sustainable relationship with customers. The Group collects such information from various channels and performs detailed analysis on how to improve existing products and develop new products that would satisfy its customers.

The Group encompasses working relationships with suppliers to meet our customers' needs in an effective and efficient manner. The departments work closely to make sure the tendering and procurement process is conducted in an open, fair and just manner.

Compliance with laws and regulations

During the year ended 31 December 2024, to the best knowledge of the Directors, the Group has complied with all the relevant laws and regulations that have a significant impact on the Group. The Group also complied with (i) the requirements under the Hong Kong Companies Ordinance, the Listing Rules and the Securities and Futures Ordinance (the "**SFO**") for the disclosure of information and corporate governance; and (ii) the ordinances relating to occupational safety for the interest of its employees.

Business activities in countries subject to international sanctions

During the year ended 31 December 2024 and 2023, the Group did not sell any products to countries that are subject to international sanctions. The Group would not enter into any transactions to finance or facilitate, directly or indirectly, activities or business with, or for the benefit of, the countries subject to international sanctions or sanctioned persons where this would be in breach of the international sanctions.

The Directors believe that the Group has a reasonably adequate and effective internal control framework to continue to assist the Group in identifying and monitoring any material risk relating to international sanctions laws so as to protect the interests of the Company and the Shareholders. 本集團認為, 聆聽客戶對產品的需求及意見 以維持與客戶的長久關係相當重要。本集團 從各種渠道收集資料, 仔細分析如何改善現 有產品和開發滿足客戶的新產品。

本集團與供應商建立工作關係,以有效且高 效滿足客戶需求。各部門緊密合作,確保招標 及採購過程公開、公平及公正。

遵守法律及法規

截至二零二四年十二月三十一日止年度,就董 事所知,本集團已遵守對本集團有重大影響 的一切相關法律及法規。本集團亦已遵守(i)香 港公司條例、上市規則和證券及期貨條例(「證 券及期貨條例」)有關披露資料及企業管治的 規定;及(ii)有關職業安全的條例,以保障僱員 權益。

於受國際制裁的國家開展的業務

活動截至二零二四年及二零二三年十二月 三十一日止年度,本集團概無向受國際制裁 的國家出售任何產品。本集團不會訂立任何 會違反國際制裁的交易,以直接或間接資助 或促成受國際制裁國家或受制裁人士開展的 活動或業務或為受國際制裁國家或受制裁人 士的利益開展的活動或業務。

董事認為,本集團設有合理充足且有效的內 部控制框架,可持續協助本集團識別及監控 與國際制裁法有關的重大風險,保障本公司 及股東的權益。

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Environmental policy and social responsibility

The Group understands the importance of environmental sustainability and protection and has adopted policies on pollution prevention, preservation of natural resources and adherence to environmental laws and regulations. Please refer to the ESG Report on pages 60 to 100 for details of the Group's ESG performance.

Results and dividends

The results of the Group for the year ended 31 December 2024 and the state of affairs of the Company and of the Group at that date are set out in the financial statements on page 126. The directors do not recommend the payment of dividend for the year ended 31 December 2024 (2023: nil).

Subsidiaries

Details of the Company's subsidiaries as at 31 December 2024 are set out in note 35 to the consolidated financial statements.

Property, plant and equipment

Details of movements in the property, plant and equipment of the Group during the year ended 31 December 2024 are set out in note 15 to the consolidated financial statements.

Share capital

Details of the movements in share capital of the Company during the year ended 31 December 2024 are set out in note 29 to the consolidated financial statements.

環境政策及社會責任

本集團明白環境可持續發展及保護的重要, 已採納有關預防污染、保護自然資源及遵守 環境法律及法規的政策。有關本集團環境、社 會及管治表現的詳情,請參閱第60頁至100 頁的環境、社會及管治報告。

業績及股息

本集團截至二零二四年十二月三十一日止年 度的業績及本公司與本集團於該日的事務狀 況載於第126頁的財務報表。董事建議不派付 截至二零二四年十二月三十一日止年度的股 息(二零二三年:零)。

附屬公司

本公司於二零二四年十二月三十一日的附屬 公司詳情載於綜合財務報表附註35。

物業、廠房及設備

本集團截至二零二四年十二月三十一日止年 度的物業、廠房及設備變動詳情載於綜合財 務報表附註15。

股本

本公司截至二零二四年十二月三十一日止年 度的股本變動詳情載於綜合財務報表附註29。

Closure of the register of members

For the purposes of determining the shareholders' eligibility to attend and vote at the forthcoming annual general meeting to be held on 30 May 2025 (Friday), the register of members of the Company will be closed from 27 May 2025 (Tuesday) to 30 May 2025 (Friday), both days inclusive. The latest time to lodge transfer documents for registration will be at 4:30 p.m. on 26 May 2025 (Monday). During the above closure period, no transfer of shares will be registered. To be eligible to attend and vote at the forthcoming annual general meeting, all transfers accompanied by the relevant share certificates and transfer forms must be lodged with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong before 4:30 p.m. on 26 May 2025 (Monday).

Pre-emptive rights

There are no provisions for pre-emptive rights under the Company's articles of association or the laws of Cayman Islands 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

For the year ended 31 December 2024, neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities.

Reserves and distributable reserves

The movements in the reserves of the Group during the year ended 31 December 2024 are set out in the consolidated statement of changes in equity of this annual report. The distributable reserves of the Company are set out in note 30 to the consolidated financial statements.

Tax relief and exemption

The Directors are not aware of any tax relief or exemption available to the shareholders by reason of their holding of the Company's securities.

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)舉行的應屆股東週年大會並於會上投票 的資格,本公司將於二零二五年五月二十七日 (星期二)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。遞交過 戶文件登記的截止時間將為二零二五年五月 二十六日(星期一)下午四時三十分。上述暫 停期間不會辦理股份過戶登記。為合資格出席 應屆股東週年大會並於會上投票,所有過戶 文件連同相關股票及過戶表格須於二零二五 年五月二十六日(星期一)下午四時三十分前 遞交至本公司香港股份過戶登記分處卓佳證 券登記有限公司,地址為香港夏慤道16號遠 東金融中心17樓。

優先購買權

本公司組織章程細則或開曼群島法律概無有 關優先購買權的條文,致使本公司有責任按 比例向現有股東發售新股份。

購買、贖回或出售本公司上市證券

截至二零二四年十二月三十一日年度,本公 司或任何附屬公司概無購買、出售或贖回本 公司任何上市證券。

儲備及可供分派儲備

本公司截至二零二四年十二月三十一日止年 度的儲備變動載於本年報綜合權益變動表。本 公司可供分派儲備載於綜合財務報表附註30。

税務減免及豁免

就董事所知,概無股東因持有本公司證券而 享有任何税務減免或豁免。

DIRECTORS' REPORT

董事會報告書

Charitable donations

The Group did not make any donation during the year ended 31 December 2024 (2023: nil).

Management contracts

During the year ended 31 December 2024, no contracts concerning the management and administration of the whole or any substantial part of the business of the Company or its subsidiaries were entered into or existed.

Directors

The directors of the Company during the year ended 31 December 2024 and up to the date of this report were:

Executive Directors

Mr. Li Chengjun *(Chairman and Chief Executive Officer)* Mr. Xiong Bin *(Vice-chairman)* Mr. Guo Qinglin Mr. Wen Chuanchuan Mr. He Wenyuan (appointed on 2 December 2024) Mr. Chan Hoi Shu (appointed on 2 December 2024)

Independent Non-Executive Directors

Mr. Hung Wai Man Mr. Wong Kwan Kit Mr. Lu Brian Yong Chen Ms. Tseng Chin I Mr. Ching Khei Cheong Christopher (appointed on 2 December 2024)

In accordance with article 109(a) of the Company's articles of association, at each annual general meeting one-third of the Directors for the time being, or, if their number is not three or a multiple of three, then the number nearest to but not less than one-third, shall retire from office by rotation, provided that every Director (including those appointed for a specific term) shall be subject to retirement by rotation at least once every three years. A retiring Director shall be eligible for re-election. The Company at the general meeting at which a Director retires may fill the vacated office.

慈善捐贈

截至二零二四年十二月三十一日止年度,本 集團並無作出任何捐贈(二零二三年:零)。

管理合約

截至二零二四年十二月三十一日止年度,概 無訂立或存在有關管理和經營本公司或附屬 公司全部或任何重大部分業務的合約。

董事

截至二零二四年十二月三十一日止年度及直 至本報告日期的本公司董事為:

執行董事

李承軍先生(主席兼行政總裁) 熊彬先生(副主席) 郭慶林先生 溫川川先生 何文渊先生(於二零二四年十二月二日獲委任) 陳海書先生(於二零二四年十二月二日獲委任)

獨立非執行董事

洪為民先生 黃昆杰先生 呂永琛先生 曾瀞漪女士 鄭其昌先生 (於二零二四年十二月二日獲委任)

根據本公司組織章程細則第109(a)條,於每屆 股東週年大會上,當時三分之一的董事(或倘 董事人數並非三或三的倍數,則以最接近但 不少於三分之一的人數為準)須輪值退任,惟 每位董事(包括有特定任期的董事)須至少每 三年輪值退任一次。退任董事可重選連任。本 公司可於股東大會就董事退任填補空缺。

In accordance with article 113 of the Company's articles of association, the Board shall have power from time to time and at any time to appoint any person as a Director either to fill a casual vacancy or as an additional Director, provided that the number of Directors so appointed shall not exceed the maximum number determined from time to time by the shareholders in general meeting. Any Director appointed by the Board to fill a casual vacancy shall hold office only until the first general meeting of the Company after his appointment and be subject to re-election at such meeting. Any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election. Any Director appointed under this article shall not be taken into account in determining the Directors or the number of Directors who are to retire by rotation at an annual general meeting.

All Directors are subject to retirement by rotation as required by the Company's articles of association, and the code provisions of CG Code.

In accordance with 109(a) and 113 of the Company's articles of association, Mr. Li Chengjun, Mr. Xiong Bin, Ms. Tseng Chin I, Mr. He Wenyuan, Mr. Chan Hoi Shu and Mr. Ching Khei Cheong Christopher will retire by rotation and, being eligible, offer themselves for re-election at the forthcoming annual general meeting of the Company.

Biographical details of directors and senior management

Biographical details of the Directors and senior management of the Group are set out on pages 22 to 32 of this annual report.

None of the members of the Board is related to one another.

根據本公司組織章程細則第113條,董事會有 權不時及隨時委任任何人士為董事,以填補 臨時空缺或新增董事,惟不得超過股東於股 東大會不時釐定的董事人數上限。獲董事會 委任以填補臨時空缺的任何董事的任期僅至 獲委任後的本公司首次股東大會為止,可於 該大會上膺選連任。獲董事會委任以增加現 有董事會成員的董事的任期僅至獲委任後的 本公司下屆股東週年大會為止,可於該大會 上膺選連任。任何根據本條細則獲委任的董 事在釐定將於股東週年大會上輪值退任的董 事或董事人數時不應被計入。

根據本公司組織章程細則及企業管治守則的 守則條文,所有董事均須輪值退任。

根據本公司組織章程細則第109(a)條及第113 條,李承軍先生、熊彬先生、曾瀞漪女士、何 文渊先生、陳海書先生及鄭其昌先生將於本 公司應屆股東週年大會上輪值退任,且合資 格膺選連任。

董事及高級管理人員簡介

本集團董事及高級管理人員簡介載於本年報 第22頁至32頁。

董事會成員之間概無關連。

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Emoluments of directors and senior management and five highest paid individuals

Details of the emoluments of the Directors and senior management and the five highest paid individuals of the Group are set out in note 11 and 12 to the consolidated financial statements of this annual report. The remuneration of the senior management of the Group for the year ended 31 December 2024 falls within the following band:

董事、高級管理人員及五名最高薪 人士的酬金

本集團董事、高級管理人員及五名最高薪人士 的酬金詳情載於本年報綜合財務報表附註11 及12。截至二零二四年十二月三十一日止年度, 本集團高級管理人員的酬金介乎以下範圍:

Remuneration band	Number of senior management
酬金範圍	高級管理人員數目
Up to DMD1 000 000	0

Up to RMB1,000,000 不多於人民幣1,000,000元

Directors' service contracts

Each of the executive Directors, expect Mr. Wen Chuanchuan, Mr. He Wenyuan and Mr. Chan Hoi Shu has entered into a service contract with the Company for a term of three years commencing on 13 November 2019, until terminated by enter party giving not less than three months' notice in writing to the other.

Mr. Wen Chuanchuan was appointed as an executive Director on 1 June 2021 and he has entered into a service contract with the Company for a term of three years commencing on 1 June 2021, until terminated by either party giving not less than three months' notice in writing to the other. Mr. He Wenyuan and Mr. Chan Hoi Shu were appointed as executive Directors, with effect from 2 December 2024. Each of Mr. He and Mr. Chan has entered into a service contract with the Company. Pursuant to the service contracts with Mr. He and Mr. Chan, the initial term of office for both Mr. He and Mr. Chan is three years commencing from 2 December 2024 or until the third annual general meeting of the Company since the date of their appointment, whichever is sooner. 2

董事服務合約

各執行董事(溫川川先生、何文渊先生及陳海 書先生除外)已與本公司訂立服務合約,自二 零一九年十一月十三日起為期三年,直至任 何一方向對方發出不少於三個月的書面通知 予以終止。

溫川川先生於二零二一年六月一日獲委任為 執行董事及彼已與本公司訂立服務合約,自 二零二一年六月一日起為期三年,直至任何 一方向對方發出不少於三個月的書面通知予 以終止。何文渊先生及陳海書先生獲委任為 執行董事,自二零二四年十二月二日起生效。 何先生及陳先生已與本公司訂立服務合約。 根據何先生及陳先生的服務合約,何先生與 陳先生的初步任期自二零二四年十二月二日 起計為期三年,或直至自彼等獲委任日期起 計本公司第三屆股東週年大會為止(以較早者 為準)。

Each of the independent non-executive Directors except Mr. CHING Khei Cheong Christopher has entered into an appointment letter with the Company for a term of three years commencing on 13 November 2019. Each of the independent non-executive Directors except Mr. CHING Khei Cheong Christopher has renewed the appointment letter with the Company on 13 November 2022 and such appointment will be terminated by either party giving not less than three months' notice in writing to the other; and in accordance with the articles of association of the Company (the "**Articles**") and the Listing Rules.

Mr. Ching Kei Cheong Christopher was appointed as an independent non-executive Director, with effect from 2 December 2024. A service contract has been entered into between Mr. Ching and the Company. Pursuant to the service contract, his initial term of office is three years commencing from 2 December 2024 or until the third annual general meeting of the Company since the date of his appointment, whichever is sooner.

Apart from the foregoing, no Directors proposed for re-election at the AGM has a service contract with the Company which is not determinable by the Company within one year without payment or compensation, other than statutory compensation.

Permitted indemnity provision

Pursuant to the articles of association of the Company, every Director shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities (to the fullest extent permitted by the Companies Laws of the Cayman Islands) which he/she may sustain or incur in or about the execution of the duties of his office or otherwise in relation thereto. The Company has arranged appropriate directors' and officers' liability insurance coverage for the Directors and officers of the Group. As of the date of this annual report, such insurance coverage is currently in force for the benefit of the Directors. 各獨立非執行董事(鄭其昌先生除外)已與本 公司訂立委任函件,自二零一九年十一月十三 日起計為期三年。每名獨立非執行董事(鄭其 昌先生除外)已於二零二二年十一月十三日與 本公司重續委任函,有關委任將由任何一方 向對方發出不少於三個月的書面通知予以終止; 且符合本公司組織章程細則(「**細則**」)及上市 規則。

鄭其昌先生已獲委任為獨立非執行董事,自 二零二四年十二月二日起生效。鄭先生已與 本公司訂立服務合約。根據服務合約,其初步 任期自二零二四年十二月二日起計為期三年, 或直至自其委任日期起計本公司第三屆股東 週年大會為止(以較早者為準)。

除上述者外,概無建議於股東週年大會重選 的董事與本公司訂立不得由本公司於一年內 終止而毋須支付款項或賠償(法定賠償除外) 的服務合約。

獲准許的彌償條文

根據本公司組織章程細則,各董事可(在開曼 群島公司法准許下盡可能)就於或有關執行其 職責或其他與此有關而蒙受或招致的所有損 失或責任獲得以本公司資產作出的彌償。本 公司亦為本集團董事及高級職員投保合適的 董事及高級職員責任保險。於本年報日期,為 董事利益投購的保險有效。

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Directors' and chief executive's interests and short positions in shares, underlying shares and debentures

As at 31 December 2024, interests and short positions of the Directors and chief executive of the Company in the shares and underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO, which have been notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which were taken or deemed to have under such provisions of the SFO) or have been entered in the register maintained by the Company pursuant to section 352 of the SFO, or otherwise have been notified to the Company and the Stock Exchange pursuant to the Model Code are as follows:

董事及最高行政人員於股份、相關 股份及債券之權益及淡倉

於二零二四年十二月三十一日,董事及最高 行政人員於本公司或其相聯法團(定義見證券 及期貨條例第XV部)的股份、相關股份及債券 中擁有根據證券及期貨條例第XV部第7及8分 部須知會本公司及聯交所的權益及淡倉(包括 根據證券及期貨條例有關條文被當作或視為 擁有之權益及淡倉)或根據證券及期貨條例第 352條須載入本公司存置的登記冊的權益及淡 倉,或根據標準守則須知會本公司及聯交所 的權益及淡倉如下:

Percentage of

Interest in the Company

於本公司之權益

Name of Director 董事姓名	Capacity/nature of interest 身份/權益性質	Number of shares held 持股數目 (Note 1) (附註1)	shareholding in the Company 於本公司持股 百分比 (Approximate) (概約)
Mr. Li Chengjun (" Mr. Li ") <i>(Note 2)</i> 李承軍先生(「 李先生 」) <i>(附註2)</i>	Founder of a discretionary trust 全權信託創辦人	204,967,204 (L)	20.5%
Mr. Xiong Bin (" Mr. Xiong ") <i>(Note 3)</i> 熊彬先生(「 熊先生 」) <i>(附註3)</i>	Founder of a discretionary trust 全權信託創辦人	140,032,256 (L)	14.0%
Notes:	附註	<u> </u>	
1. The letter "L" denotes long position of the s	hares. 1.	字母「L」代表於股份中的好和	
 Leap Elite Limited is legally owned as to the beneficiaries of the family trust found deemed to be interested in the Shares hele the SFO. 	by himself. Accordingly, Mr. Li is	立堅有限公司由李先生為非 的利益而合法擁有100%權 貨條例,李先生被視為於立 擁有權益。	益。因此,根據證券及期
 Beyond Innovation Limited is legally owner benefit of the beneficiaries of the family tr Mr. Xiong is deemed to be interested Innovation Limited pursuant to the SFO. 	ust found by himself. Accordingly,	超新有限公司由熊先生為其 的利益而合法擁有100%權 貨條例,熊先生被視為於起 擁有權益。	益。因此,根據證券及期

Save as disclosed above, none of the Directors or chief executive of the Company had registered any interests or short positions in any shares and underlying shares in, and debentures of, the Company or any associated corporations as at 31 December 2024, as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to Part XV of the SFO or the Model Code. 除上文所披露者外,於二零二四年十二月 三十一日,概無本公司董事或最高行政人員 於本公司或任何相聯法團的任何股份、相關 股份及債券中,擁有記入本公司根據證券及 期貨條例第352條須存置的登記冊或根據證券 及期貨條例第XV部或標準守則須另行知會本 公司及聯交所的任何權益或淡倉。

Arrangement for directors to purchase shares or debentures

Saved as disclosed in this report, at no time during the year ended 31 December 2024 were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Director of the Company or their respective spouses or minor children, or were such rights exercised by them, or was the Company, its holding company or any of its subsidiaries a party to any arrangements to enable the Directors of the Company to acquire benefits by means of the acquisition of shares in, or debt securities (including debentures) of the Company or any other body corporate.

董事購買股份或債券的安排

除本報告所披露者外,於截至二零二四年十二 月三十一日止年度的任何時間,概無向本公 司任何董事或彼等各自之配偶或未成年子女 授出任何可藉收購本公司股份或債券而獲得 利益之權利,彼等亦無行使任何該等權利,且 本公司、其控股公司或其任何附屬公司概無 訂立任何安排,致使本公司董事可藉收購本 公司或任何其他法團股份或債務證券(包括債 券)而獲得利益。

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Substantial shareholders' and others' interests and short positions in shares and underlying shares of the company

So far as is known to the Directors, as at 31 December 2024, the following corporation/persons (other than the interests of the Directors or chief executives of the Company as disclosed above) had interests of 5% or more in the issued shares which fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO or as recorded in the register required to be kept by the Company pursuant to section 336 of the SFO:

主要股東及其他人士於本公司 股份及相關股份中擁有的權益及 淡倉

就董事所知,於二零二四年十二月三十一日, 下列法團/人士(上文所披露之本公司董事或 最高行政人員權益除外)擁有本公司已發行股 份中5%或以上的權益且根據證券及期貨條例 第XV部第2及3分部條文須向本公司及聯交所 披露或須記入本公司根據證券及期貨條例第 336條須存置的登記冊:

Percentage of

Name 名稱	Capacity/nature of interest 身份/權益性質		Number of shares held 持股數目 (Note 1) (附註1)	shareholding in the Company 於本公司持股 百分比 (Approximate) (概約)
Leap Elite Limited 立堅有限公司	Beneficial owner 實益權益		204,967,204 (L)	20.5%
Beyond Innovation Limited 超新有限公司	Beneficial owner 實益權益		140,032,256 (L)	14.0%
Ms. Sui Rongmei <i>(Note 2)</i> 隋榮梅女士 <i>(附註2)</i>	Interest of spouse 配偶權益		204,967,204 (L)	20.5%
Ms. Yan Xue <i>(Note 3)</i> 鄢雪女士 <i>(附註3)</i>	Interest of spouse 配偶權益		140,032,256 (L)	14.0%
Notes:		附註	:	
1. The letter "L" denotes long position of the	shares.	1.	字母「L」代表於股份中的好倉	٥
 Ms. Sui Rongmei is the spouse of Mr. L she is deemed to be interested in the sam Chengjun. 		2.	隋榮梅女士為李承軍先生之曹 條例,彼被視為於李承軍先生 擁有權益。	
 Ms. Yan Xue is the spouse of Mr. Xiong deemed to be interested in the same nu Bin. 		3.	鄢雪女士為熊彬先生之配偶。 彼被視為於熊彬先生所持相同	

Save as disclosed above, as at 31 December 2024, the Company has not been notified of any other relevant interests or short positions in the issued share capital of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept by the Company under Section 336 of the SFO.

Directors' interests in transactions, arrangements or contracts

No Director or his/her connected entity has or had a material interest, either directly or indirectly, in any transactions, arrangements or contracts of significance to the business of the Group to which the Company or any of its subsidiaries, fellow subsidiaries or its parent company was a party subsisting during or at the end of the year ended 31 December 2024.

Directors' interest in competing business

Apart from the Group's business, none of the Directors or any of their respective close associates was engaged in or had any interest in any business that competes or may compete with the principal business of the Group, which would require disclosure under Rule 8.10 of the Listing Rules. or has any other conflict of interest with the Group during the year ended 31 December 2024 and up to the date of this report.

Share option scheme

The Company conditionally adopted a share option scheme (the "Share Option Scheme") on 18 October 2019 (the "Adoption Date"), which become effective on 13 November 2019. The purpose of which is to motivate the eligible participants to optimise their future contributions to the Group and/or to reward them for their past contributions, to attract and retain or otherwise maintain on-going relationships with such participants who are significant to and/or whose contributions are or will be beneficial to the performance, growth or success of the Group.

除上文所披露者外,於二零二四年十二月 三十一日,本公司概無獲悉本公司已發行股 本中根據證券及期貨條例第XV部第2及3分部 條文須向本公司披露之任何相關權益或淡倉, 或須記入本公司根據證券及期貨條例第336條 須存置的登記冊之任何相關權益或淡倉。

董事於交易、安排或合約的權益

概無董事或其關連實體於截至二零二四年 十二月三十一日止年度內或年末時仍存續且 由本公司或其任何附屬公司、同系附屬公司 或其母公司所訂立並對本公司業務而言屬重 要的任何交易、安排或合約中直接或間接擁 有或曾擁有重大權益。

董事於競爭業務的權益

除本集團業務外,截至二零二四年十二月 三十一日止年度內及截至本報告日期,概無 董事或任何彼等各自緊密聯繫人從事根據上 市規則第8.10條須予披露與本集團主要業務 競爭或可能競爭的任何業務或於其中擁有利益, 或與本集團有任何其他利益衝突。

購股權計劃

本公司已於二零一九年十月十八日(「採納日 期」)有條件採納購股權計劃(「購股權計劃」), 於二零一九年十一月十三日生效。購股權計 劃的目的為激勵合資格參與者,令其竭力提 升對本集團的未來貢獻及/或獎勵彼等過往 的貢獻,以吸引及挽留對本集團的表現、成長 或成功而言極為重要及/或其貢獻對該等方 面有利或將會有利的參與者或與彼等維持持 續關係。

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The eligible participants include any full-time or part-time employees, executives or officers, directors, advisers, consultants, suppliers, customers and agents of the Company or any of its subsidiaries; and such other persons who, in the sole opinion of the Board, will contribute or have contributed to the Group.

Subject to the terms and conditions of the Share Option Scheme, the maximum numbers of shares in respect of which options may be granted under the Share Option Scheme and any other schemes shall not, in aggregate, exceed 10% of the Company's shares in issue as at 13 November 2019 (i.e. 100,000,000 shares) unless approved by the shareholders of the Company. Such limit also represented 10% of the of the total issued shares of the Company as at the date of this annual report.

Unless approved by shareholders of the Company in general meeting in the manner stipulated in the Listing Rules, the maximum entitlement for each eligible participant (including both exercised and outstanding options) under the Share Option Scheme or any other share option schemes of the Company in any 12-month period up to the date of grant shall not exceed 1% of the total number of shares in issue.

An option shall be deemed to have been granted and accepted by the grantee and to have taken effect when the duplicate offer document constituting acceptance of the options duly signed by the grantee, together with a remittance in favour of the Company of HK\$1.00 by way of consideration for the grant thereof, is received by the Company on or before the relevant acceptance date.

An option may be exercised in accordance with the terms of the Share Option Scheme at any time after the date upon which the option is deemed to be granted and accepted and prior to the expiry of ten years from that date. The minimum period for which an option must be held before it can be exercised will be determined by the Board in its absolute discretion, save that no option may be exercised more than ten years after it has been granted. 合資格參與者包括本公司或其任何附屬公司 任何全職或兼職僱員、行政人員或高級職員、 董事、顧問、諮詢人、供應商、客戶及代理, 及董事會全權認為將會或已對本集團作出貢 獻的其他人士。

根據購股權計劃的條款及條件,除非經本公 司股東批准,否則根據購股權計劃及任何其 他計劃可能授出的購股權所涉的股份數目上 限合共不得超過二零一九年十一月十三日本 公司已發行股份的10%(即100,000,000股股 份)。於本年報日期,有關上限亦佔本公司已 發行股份總數的10%。

除非經本公司股東在股東大會按上市規則規 定的方式批准,於任何12個月期間直至授出 日期,各合資格參與者根據本公司購股權計 劃或任何其他購股權計劃獲授的配額上限(包 括已行使及尚未行使的購股權)不得超過已發 行股份總數的1%。

本公司於有關接納日期或之前一經收到經承授人正式簽署構成接納購股權的要約文件副本, 連同付予本公司1.00港元的款項作為授出購 股權的代價後,購股權即被視為已授出及獲 承授人接納並已生效。

購股權可根據購股權計劃的條款於購股權被 視為已授出並獲接納當日之後及自該日起計 十年屆滿前隨時行使。購股權可行使前必須 持有的最短期限將由董事會全權酌情釐定, 惟於授出購股權起計十年後,不得行使購股權。

The exercise price of share option granted under the Share Option Scheme shall be a price solely determined by the Board and shall be at least highest of: (a) the closing price of the shares as stated in the Stock Exchange's daily quotation sheet on the date of grant of the option; (b) the average of the closing prices of the shares as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the date of grant of the option; and (c) the nominal value of a share.

Subject to earlier termination by the Company in general meeting or by the Directors, the Share Option Scheme shall be valid and effective for a period of ten years from the Adoption Date. As at 31 December 2024, the remaining life of the Share Option Scheme was approximately four years and 9.5 months.

For further details on the principal terms of the Share Option Scheme, please refer to the paragraph headed "Statutory and General Information – Other Information – 1. Share Option Scheme" in Appendix IV to the prospectus of the Company dated 30 October 2019.

As at 1 January 2024 and 31 December 2024, the number of share options available for grant under the Share Option Scheme was 100,000,000 and 100,000,000, respectively. During the year ended 31 December 2024, no share options were granted, exercised, cancelled or lapsed.

Connected transactions

During the year ended 31 December 2024, the Company has not entered into or conducted any connected transactions, which were subject to the reporting, announcement or independent shareholders' approval requirements as required under the Listing Rules.

Related party transactions

Details of the Group's related party transactions during the year ended 31 December 2024 are set out in note 33 to the consolidated financial statements. None of these related party transactions are connected transactions which are subject to the reporting, announcement and shareholders' approval requirements under the Listing Rules.

根據購股權計劃授出的購股權行使價須由董 事會全權酌情釐定,且須至少為下列各項當 中的最高者:(a)股份於授出購股權日期於聯 交所每日報價表所報的收市價:(b)緊接授出 日期前五個營業日股份於聯交所每日報價表 所報的平均收市價;及(c)股份面值。

除非本公司經由股東大會或經由董事提前終止, 否則購股權計劃自採納日期起十年期間內合 法及有效。於二零二四年十二月三十一日,購 股權計劃的剩餘年期約為四年零9.5個月。

有關購股權計劃主要條款的詳情,請參閱本 公司日期為二零一九年十月三十日的招股章 程附錄四「法定及一般資料-其他資料-1.購 股權計劃」一段。

於二零二四年一月一日及二零二四年十二月 三十一日,可根據購股權計劃授出的購股權 數目分別為100,000,000份及100,000份。 截至二零二四年十二月三十一日止年度,概 無購股權已授出、行使、註銷或失效。

關連交易

截至二零二四年十二月三十一日止年度,本 公司概無訂立或進行任何須遵守上市規則有 關申報、公告或獨立股東批准規定的關連交易。

關聯方交易

本集團截至二零二四年十二月三十一日止年 度的關聯方交易詳情載於綜合財務報表附註 33。概無關聯方交易為須遵守上市規則有關 申報、公告及股東批准規定的關連交易。

Purchase, sale or redemption of the company's listed securities

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

Corporate governance practices

Details of the Company's corporate governance practices are set out in the section headed "Corporate Governance Report" of this annual report.

Equity-linked agreements

Other than the Share Option Scheme, no equity-linked agreements were entered into by the Company during the year ended 31 December 2024.

Sufficiency of public float

Based on the information that is publicly available to the Company and to the best knowledge of the Directors, the Company has maintained a public float of no less than 25% of the issued shares for the year ended 31 December 2024 and up to the date of this report.

Review of audited annual results

The Company's audited annual results for the year ended 31 December 2024 have been reviewed by the Audit Committee.

Model code for securities transactions by directors of listed issuers

The Company has adopted the Model Code set out in Appendix C3 to the Listing Rules as its code of conduct regarding directors' securities transactions. All Directors of the Company have confirmed that, following specific enquiry by the Company, they have compiled with the required standard set out in the Model Code for the year ended 31 December 2024 and up to the date of the report.

購買、出售或贖回本公司上市證券

截至二零二四年十二月三十一日止年度,本 公司或其任何附屬公司概無購買、出售或贖 回任何本公司上市證券。

企業管治常規

本公司的企業管治常規詳情載於本年報「企業 管治報告」一節。

股權掛鈎協議

除購股權計劃外,本公司於截至二零二四年 十二月三十一日止年度概無訂立股權掛鈎協議。

足夠公眾持股量

根據本公司經公開可得資料及就董事所知, 截至二零二四年十二月三十一日止年度及本 報告之日期,本公司已維持不少於已發行股 份25%的公眾持股量。

審閱經審核年度業績

審核委員會已審閲本公司截至二零二四年 十二月三十一日止年度的經審核年度業績。

上市發行人董事進行證券交易的 標準守則

本公司已採納上市規則附錄C3所載之標準守 則,作為其有關董事進行證券交易之行為守 則。經本公司作出具體查詢後,所有本公司董 事確認彼等截至二零二四年十二月三十一日 止年度至本報告日期一直遵守標準守則所載 之規定準則。

Auditor

Moore CPA Limited, the auditor of the Company, will retire at the conclusion of the forthcoming AGM of the Company and be eligible to offer themselves for re-appointment. A resolution will be submitted to the AGM to be held on 30 May 2025 to seek Shareholders' approval on the appointment of Moore CPA Limited as the Company's auditor until the conclusion of the next AGM and to authorise the Board to fix their remuneration.

By order of the Board **Sprocomm Intelligence Limited Mr. Li Chengjun** *Chairman and Executive Director*

Hong Kong, 27 March 2025

核數師

本公司核數師大華馬施雲會計師事務所有限 公司將於本公司應屆股東週年大會結束時退 任,並合資格膺選連任。有關決議案將於二零 二五年五月三十日舉行的股東週年大會上提呈, 以尋求股東批准委任大華馬施雲會計師事務 所有限公司為本公司核數師,直至下一屆股 東週年大會結束止,並授權董事會釐定其薪酬。

承董事會命 Sprocomm Intelligence Limited *主席兼執行董事* 李承軍先生

香港,二零二五年三月二十七日

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INDEPENDENT AUDITOR'S REPORT

獨立核數師報告



TO THE SHAREHOLDERS OF SPROCOMM INTELLIGENCE LIMITED

(Incorporated in Cayman Islands with limited liability)

Opinion

We have audited the consolidated financial statements of Sprocomm Intelligence Limited (the "**Company**") and its subsidiaries (hereinafter collectively referred to as the "**Group**") set out on pages 126 to 208, which comprise the consolidated statement of financial position as at 31 December 2024, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

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

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致 SPROCOMM INTELLIGENCE LIMITED 股東 (於開曼群島註冊成立之有限公司)

意見

吾等已審核列載於第126至208頁Sprocomm Intelligence Limited (「貴公司」)及其附屬公司 (以下合稱「貴集團」)的綜合財務報表,此綜 合財務報表包括於二零二四年十二月三十一 日的綜合財務狀況表及截至該日止年度的綜 合損益及其他全面收益表、綜合權益變動表 和綜合現金流量表,以及綜合財務報表附註, 包括重大會計政策資料。

吾等認為,該等綜合財務報表已根據香港會計師公會(「**香港會計師公會**」)頒佈的香港財務 報告準則(「**香港財務報告準則**」)真實而公平 地反映了 貴集團於二零二四年十二月三十一 日的綜合財務狀況以及其截至該日止年度的 綜合財務表現及綜合現金流量,並已遵照香 港公司條例的披露要求妥為擬備。

意見的基礎

吾等根據香港會計師公會頒佈的香港審計準則(「**香港審計準則**」)進行審核。吾等根據該 等準則的責任詳述於本報告核數師就審核財 務報表須承擔的責任一節。根據香港會計師 公會的專業會計師道德守則(「**守則**」),吾等 獨立於 貴集團,並已遵循守則履行其他道德 責任。吾等相信,吾等所獲取的憑證充分恰當 地為吾等的意見提供基礎。

INDEPENDENT AUDITOR'S REPORT

獨立核數師報告

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 ("ECL") of trade and bills receivables

Refer to Note 19 to the consolidated financial statements and the accounting policy information in Note 3.

關鍵審計事項

根據吾等的專業判斷,關鍵審計事項為吾等 於審核本期綜合財務報表中最重要的事項。 吾等在審核綜合財務報表整體及就此出具意 見時處理此等事項,而不會就此等事項單獨 發表意見。

貿易應收款項及應收票據之預期 信貸虧損(「預期信貸虧損」)

請參閱綜合財務報表附註19及附註3的會計 政策資料。

The key audit matter	How the matter was addressed in our audit
關鍵審計事項	吾等於審計中如何處理相關事項

As at 31 December 2024, the carrying amount of trade and bills receivables amounted to RMB587,382,000, representing 18% of the Group's total current assets.

ECL for trade and bills receivables is estimated based on lifetime ECL model, which is estimated based on historical credit loss experience and forward-looking information at the end of the reporting period.

We have identified impairment of trade and bills receivables as a key audit matter because the impairment assessment of trade and bills receivables involved a significant degree of management estimation and may be subject to management bias.

於二零二四年十二月三十一日,貿易應收款項及應收 票據的賬面值為人民幣587,382,000元,佔 貴集團流 動資產總值的18%。

貿易應收款項及應收票據根據全期預期信貸虧損模式 估計虧損撥備,而預期信貸虧損乃基於報告期末的過 往信貸虧損經驗及前瞻性資料估算得出。

由於貿易應收款項及應收票據減值評估涉及重大管理 估計及管理層可能出現偏頗,吾等已將貿易應收款項 及應收票據的減值識別為一項關鍵審計事項。 Our procedures were designed to review the management's judgement and estimates used in the assessment process and challenge the reasonableness of inputs and assumptions used in estimating the ECL of trade and bills receivables.

We obtained an understanding of how the ECL of trade and bills receivables were assessed by the management.

吾等的程序旨在審閲管理層於評估過程所採用的判斷 及估計,並質疑於估計貿易應收款項及應收票據之預 期信貸虧損中所採用輸入數據及假設的合理性。

吾等已了解管理層對貿易應收款項及應收票據之預期 信貸虧損的評估方式。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

Expected credit loss ("ECL") of trade and bills receivables (Continued)

貿易應收款項及應收票據之預期 信貸虧損(「預期信貸虧損」)(續)

The key audit matter	How the matter was addressed in our audit
關鍵審計事項	吾等於審計中如何處理相關事項

We have challenged management's key assumptions and judgement in determining ECL on trade and bills receivables as at 31 December 2024, the reasonableness of management's grouping of the trade debtors in the provision matrix, and the basis of ECL rates applied, adjusted for forward-looking information including both current and forecast general economic conditions.

We have tested, on sample basis, payment history, past due status of the trade and bills receivables, and the settlements subsequent to the end of the reporting period.

We have tested the accuracy of the historical default data and tested trade receivables past due ageing analysis as at 31 December 2024, on a sample basis, by comparing individual items in the analysis with the relevant supporting documents.

吾等已質疑管理層釐定於二零二四年十二月三十一日 的貿易應收款項及應收票據之預期信貸虧損的假設及 判斷、管理層對撥備矩陣內貿易應收賬款的分類之合 理性以及所應用的預期信貸虧損率基準,並已就包括 當前及預測整體經濟狀況在內的前瞻性資料作出調整。

吾等抽樣測試貿易應收款項及應收票據的付款歷史、 過往逾期狀況及報告期末後結算情況。

吾等已在分析中透過比較個別項目和相關證明文件, 抽樣測試歷史違約數據的準確性,並測試於二零二四 年十二月三十一日逾期的貿易應收款項的賬齡分析。

INDEPENDENT AUDITOR'S REPORT

獨立核數師報告

Valuation of inventories

Refer to Note 18 to the consolidated financial statements and the accounting policy information in Note 3.

存貨估值

請參閱綜合財務報表附註18及附註3的會計 政策。

The key audit matter	How the matter was addressed in our audit
關鍵審計事項	吾等於審計中如何處理相關事項

As at 31 December 2024, the carrying amount of inventories amounted to approximately RMB326,034,000, representing 10% of the Group's total current assets.

We identified the valuation of inventories as a key audit matter due to the use of judgements in identifying obsolete and slow-moving inventories and determining the net realisable value which are based on conditions and the marketability of the inventories. Our audit procedures were designed to evaluate management's assessment of the conditions and the marketability of the obsolete and slow-moving inventories and identify any valuation risk of inventories.

We have assessed the net realisable values and subsequent sales of inventories on a sample basis and inspected the utilisation report and sales contracts entered into between the Group and its customers on a sample basis.

We have discussed with the management in respect of the adequacy of the allowance made by the management based on subsequent usage and sales, ageing analysis and current market conditions.

We have challenged the assumptions and judgements used by the management by assessing the reliability of the management's past estimates.

於二零二四年十二月三十一日,存貨的賬面值約為 人民幣326,034,000元,佔 貴集團的流動資產總值 10%。

吾等將存貨估計視為關鍵審計事項,是由於識別陳舊 和滯銷存貨,以及根據存貨條件及適銷性釐定可變現 淨值時會運用判斷。吾等的審計程序旨在評估管理層 對陳舊和滯銷存貨狀況及適銷性的估計,並確定存貨 的任何估值風險。 吾等的審計程序旨在評估管理層對陳舊和滯銷存貨狀 況及適銷性的估計,並確定存貨的任何估值風險。

吾等已抽樣評估存貨的可變現淨值和後續銷售,並抽 樣檢視使用報告及 貴集團與客戶訂立的銷售合約。

吾等已與管理層討論基於後續使用及銷售、賬齡分析 及當前市況作出的撥備是否充足。

吾等透過評估管理層過往估計的可靠性,對管理層所 採用的假設及判斷提出質疑。

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INDEPENDENT AUDITOR'S REPORT

獨立核數師報告

Other information

The directors of the Company are responsible for the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditor's report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of directors and the audit committee for the consolidated financial statements

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

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

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

其他資料

貴公司董事對其他資料承擔責任。其他資料 包括年報所載的資料,惟不包括當中的綜合 財務報表及核數師報告。

吾等對綜合財務報表作出的意見並無涵蓋其 他資料,且不會對其他資料發表任何形式的 核證結論。

就審核綜合財務報表而言,吾等的責任為閱 讀其他資料,考慮其他資料是否與綜合財務 報表或吾等在審核過程中獲悉的資料存在重 大不符,或似乎存在重大錯誤陳述。倘若吾等 基於已進行的工作認為其他資料出現重大錯 誤陳述,吾等須報告有關事實。吾等並無就此 作出報告。

董事及審核委員會就綜合財務報 表須承擔的責任

貴公司董事須負責根據香港會計師公會發佈 的香港財務報告準則及香港公司條例編製真 實公平的綜合財務報表,亦須負責 貴公司董 事釐定對編製綜合財務報表屬必要的內部控制, 以使該等綜合財務報表不存在因欺詐或錯誤 引致的重大錯誤陳述。

在編製綜合財務報表時, 貴集團董事負責評 估 貴公司持續經營能力,並披露與持續經營 有關的事項(如適用),除非 貴公司董事擬 將 貴集團清盤或停止營運,或除此之外並無 其他實際可行辦法,否則須採用以持續經營 為基礎的會計法。

貴公司董事在審核委員會的協助下履行其監 督 貴集團財務報告流程的責任。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

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 solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

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

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

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

核數師就審核綜合財務報表須承 擔的責任

吾等的目標為根據吾等協定的委聘條款,合 理確定綜合財務報表整體不會存在由於欺詐 或錯誤而導致的重大失實陳述,並發出載有 吾等意見的核數師報告。本報告僅向全體股 東報告,除此之外別無其他目的。吾等不會就 本報告的內容對任何其他人士負責或承擔責任。

合理確定屬高層次的確定,惟根據香港審計 準則進行的審核工作不能保證總能察覺所存 在的重大失實陳述。失實陳述可因欺詐或錯 誤產生,倘個別或整體在合理預期情況下可 影響使用者根據該等綜合財務報表作出的經 濟決定時,則被視為重大失實陳述。

在根據香港審計準則進行審計的過程中,吾 等運用專業判斷,保持專業懷疑態度。吾等亦:

- 識別及評估由於欺詐或錯誤而導致綜合 財務報表存在重大失實陳述的風險、設 計及執行審計程序以應對該等風險,以 及獲取充足適當的審計憑證,作為吾等 意見的基礎。由於欺詐可能涉及串謀、 偽造、蓄意遺漏、虛假陳述或淩駕 貴集 團內部控制的情況,因此未能發現因欺 詐而導致的重大失實陳述的風險高於未 能發現因錯誤而導致的重大失實陳述的 風險。
- 了解與審計相關的內部控制,以設計適當的審計程序,惟並非旨在對 貴集團 內部控制的有效性發表意見。
- 評估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。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

Auditor's responsibilities for the audit of the consolidated financial statements (Continued)

• Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities 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 the 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 to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

核數師就審核綜合財務報表須承 擔的責任(續)

- 對董事採用持續經營會計基礎的恰當性 作出結論,並根據所獲取的審計憑證, 確定是否存在與可能令 貴集團的持續 經營能力產生重大疑問的事項或情況有 關的重大不確定性。倘吾等認為存在重 大不確定性,則須在核數師報告中提請 使用者注意綜合財務報表的相關披露, 倘有關披露不足,則發表非無保留意見。 吾等的結論乃基於截至核數師報告日期 止所取得的審計憑證。然而,未來事項 或情況可能導致 貴集團無法持續經營。
- 評估綜合財務報表的整體呈報方式、結構及內容,包括披露資料,以及綜合財務報表是否中肯反映相關交易和事項。
- 計劃及執行集團審計以就 貴集團內實 體或業務活動的財務資料獲取充足、適 當的審計憑證,作為對集團財務報表形 成意見的基礎。吾等負責指導、監督和 覆核就集團審計目的而執行的工作。。吾 等為審核意見承擔全部責任。

吾等與審核委員會就(其中包括)審計的計劃 範圍、時間安排及重大審計發現進行溝通,該 等發現包括吾等在審計過程中識別的內部控 制的任何重大缺失。

吾等亦向審核委員會作出聲明,吾等已符合 有關獨立性的相關道德要求,並與彼等溝通 可能被合理認為會影響獨立性的所有關係及 其他事項,以及(如適用)為消除威脅而採取 的行動或採用的防範措施。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

Auditor's responsibilities for the audit of the consolidated financial statements (Continued)

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

核數師就審核綜合財務報表須承 擔的責任(續)

從與審核委員會溝通的事項中,吾等釐定對 本期綜合財務報表的審計最為重要的事項, 即關鍵審計事項。吾等在核數師報告中描述 該等事項,除非法律或法規不允許公開披露 該等事項,或在極端罕見的情況下,倘合理預 期在吾等報告中溝通某事項造成的負面後果 超出產生的公眾利益,則吾等決定不應在報 告中傳達該事項。

Moore CPA Limited Certified Public Accountants Chan King Keung Practising Certificate Number: P06057

Hong Kong, 27 March 2025

大華馬施雲會計師事務所有限公司 *執業會計師* **陳敬強** 執業證書編號:P06057

香港,二零二五年三月二十七日

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CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

综合損益及其他全面收益表

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

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Revenue Cost of sales	收益 銷售成本	5	2,917,434 (2,659,665)	2,822,921 (2,523,333)
Gross profit Other gains and income Selling and distribution expenses Administrative expenses Research and development	毛利 其他收益及收入 銷售及分銷開支 行政開支 研發開支	7	257,769 74,007 (56,758) (76,601)	299,588 38,780 (58,654) (63,797)
expenses Finance costs	融資成本	8	(141,885) (36,191)	(139,686) (36,284)
Profit before tax Income tax expense	除税前溢利 所得税開支	9	20,341 (4,732)	39,947 (8,931)
Profit for the year Other comprehensive income Items that may be reclassified subsequently to profit or loss: Exchange difference arising on translating foreign operations	年內溢利 <i>其他全面收益</i> <i>其後可能重新分類至損益</i> <i>的項目:</i> 換算海外業務產生的匯兑 差額	10	15,609 (289)	31,016 (511)
Total comprehensive income for the year	年內全面收益總額		15,320	30,505
Profit attributable to: Owners of the Company Non-controlling interests	以下各方應佔溢利: 本公司擁有人 非控股權益		16,341 (732)	32,369 (1,353)
			15,609	31,016
Total comprehensive income attributable to: Owners of the Company Non-controlling interests	以下各方應佔全面收益 總額: 本公司擁有人 非控股權益		16,056 (736)	31,863 (1,358)
			15,320	30,505
Earnings per share Basic and diluted (RMB cents)	每股盈利 基本及攤薄(人民幣分)	14	1.63	3.24

126 Sprocomm Intelligence Limited Annual Report 2024

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

At 31 December 2024 二零二四年十二月三十一日

			2024	2023
			二零二四年	二零二三年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	15	97,166	95,899
Right-of-use assets	使用權資產	16	35,855	8,166
Intangible assets	無形資產	17	4,720	6,162
Deferred tax assets	遞延税項資產	28	2,966	688
			140,707	110,915
Current assets	流動資產			
Inventories	存貨	18	326,034	377,630
Trade and bills receivables	貿易應收款項及應收票據	19	587,382	808,830
Prepayments and other	預付款項及其他應收款項			
receivables		20	127,997	82,067
Amounts due from shareholders	應收股東款項	21	6,341	6,341
Pledged bank deposits	已抵押銀行存款	22	2,127,302	2,368,420
Bank balances and cash	銀行結餘及現金	23	79,364	67,951
			3,254,420	3,711,239
Current liabilities	流動負債			
Trade and bills payables	貿易應付款項及應付票據	24	2,708,516	3,158,712
Accruals and other payables	應計費用及其他應付款項	25	88,331	92,541
Contract liabilities	合約負債	25	23,117	32,472
Borrowings	借款	26	138,877	142,622
Lease liabilities	租賃負債	16	5,861	5,890
Deferred income	遞延收入	27	850	1,633
Income tax payable	應付所得税		2,277	4,591
			2,967,829	3,438,461
Net current assets	流動資產淨值		286,591	272,778
Total assets less current liabilities	總資產減流動負債		427,298	383,693

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CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

At 31 December 2024 二零二四年十二月三十一日

Total equity	權益總額		366,534	351,214
Non-controlling interests	非控股權益		(1,607)	(871)
the Company			368,141	352,085
Equity attributable to owners of	本公司擁有人應佔權益			
Reserves	儲備	30	359,196	343,140
Share capital	股本	29	8,945	8,945
Capital and reserve	資本及儲備	00	0.045	0.045
Net assets	資產淨值		366,534	351,214
			60,764	32,479
Borrowings	借款	26	8,817	11,817
Lease liabilities	租賃負債	16	33,504	2,425
Deferred tax liability	遞延税項負債	28	14,738	14,102
Deferred income	遞延收入	27	3,705	4,135
Non-current liabilities	非流動負債			
		附註	人民幣千元	人民幣千元
		Notes	RMB'000	RMB'000
			二零二四年	二零二三年
			2024	2023

The consolidated financial statements on page 126 to 128 were approved and authorized for issue by the board of directors on 27 March 2025.

第126至128頁的綜合財務報表已於二零二五 年三月二十七日獲董事會批准及授權刊發。

Li Chengjun 李承軍 Director 董事 Xiong Bin 熊彬 Director 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 本公司擁有人應佔								
		Share capital 股本 RMB'000 人民幣千元 <i>(Note 29)</i> <i>(附註29)</i>	Share premium 股份溢價 RMB'000 人民幣千元	Statutory reserve 法定儲備 RMB'000 人民幣千元 <i>(Note 30(1))</i> <i>(附註 30(1)</i>	Translation reserve 換算儲備 RMB'000 人民幣千元	Merger reserve 合併儲備 RMB'000 人民幣千元 <i>(Note 30何)</i> <i>(附註 30何)</i>	Other reserves 其他儲備 RMB'000 人民幣千元 <i>(Note 30何))</i> <i>(附註30何)</i>	Retained profits 保留溢利 RMB'000 人民幣千元	Sub-total 小計 RMB'000 人民幣千元	- Non- controlling interests 非控股權益 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 1 January 2023	於二零二三年一月一日	8,945	89,439	32,766	(4,694)	(26,744)	85,809	134,701	320,222	487	320,709
Profit for the year Other comprehensive expense	年內溢利 其他全面開支	-	-	-	(506)	-	-	32,369 -	32,369 (506)	(1,353) (5)	31,016 (511)
Total comprehensive (expense)/ income for the year	年內全面(開支)/收益總額	-	_	_	(506)	_	_	32,369	31,863	(1,358)	30,505
Appropriation to statutory reserve	轉撥至法定儲備	-	-	3,052	-	-	-	(3,052)	-	-	-
At 31 December 2023	於二零二三年十二月三十一日	8,945	89,439	35,818	(5,200)	(26,744)	85,809	164,018	352,085	(871)	351,214

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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 本公司擁有人應佔								
		Share capital 股本 RMB'000 人民幣千元 <i>(Note 29)</i> <i>(附註29)</i>	Share premium 股份溢價 RMB'000 人民幣千元	Statutory reserve 法定儲備 RMB'000 人民幣千元 <i>(Note 30(1))</i> <i>(附註 30(1))</i>	Translation reserve 換算儲備 RMB'000 人民幣千元	Merger reserve 合併儲備 RMB'000 人民幣千元 <i>(Note 30(iii))</i> (<i>附註30(ii))</i>	Other reserves 其他儲備 RMB'000 人民幣千元 <i>(Note 30(iii))</i> <i>(附註30(iii))</i>	Retained profits 保留溢利 RMB'000 人民幣千元	Sub-total 小計 RMB'000 人民幣千元	Non- controlling interests 非控股權益 RMB'000 人民幣千元	9 ts Total 益 總計 0 RMB'000
At 1 January 2024	於二零二四年一月一日	8,945	89,439	35,818	(5,200)	(26,744)	85,809	164,018	352,085	(871)	351,214
Profit for the year Other comprehensive expense	年內溢利 其他全面開支	-	-	-	- (285)	-	-	16,341 -	16,341 (285)	(732) (4)	15,609 (289)
Total comprehensive (expense)/ income for the year	年內全面(開支)/收益總額		-	-	(285)	-	-	16,341	16,056	(736)	15,320
Appropriation to statutory reserve	轉撥至法定儲備	-	-	4,165	-	-	-	(4,165)	-	-	-
At 31 December 2024	於二零二四年十二月三十一日	8,945	89,439	39,983	(5,485)	(26,744)	85,809	176,194	368,141	(1,607)	366,534

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

		Notes 附註	2024	2023 二零二三年 RMB'000 人民幣千元
			二零二四年 RMB'000 人民幣千元	
Operating activities	經營活動			
Profit before tax	除税前溢利		20,341	39,947
Adjustments for:	調整:			
Finance costs	財務費用	8	36,191	36,284
Amortisation of government grant	政府補助攤銷	7	(1,680)	(9,818)
Bank interest income	銀行利息收入	7	(44,061)	(11,503)
Loss on disposal of property, plant and	出售物業、廠房及設備			
equipment	虧損	10	9	509
Amortisation of intangible assets	無形資產攤銷	17	2,374	2,382
Provision of loss allowance recognised	就貿易應收款項及應收		,-	,
in respect of trade and bills	票據確認的虧損撥備			
receivables		19	8,415	3,360
Depreciation of property, plant and	物業、廠房及設備折舊	10	0,410	0,000
equipment	"你未 顺历及政制灯台	15	16,366	14,221
Depreciation of right-of-use assets	使用權資產折舊	10	10,665	18,325
Loss on disposal of a subsidiary	医而催負生近昏 出售一間附屬公司虧損	10	10,005	419
Dperating cash flows before working capital changes Decrease/(increase) in inventories Decrease/(increase) in trade and bills receivables (Increase)/decrease in prepayment and other receivables (Decrease)/increase in trade payables (Decrease)/increase in accruals and other payables	營運資金變動前經營現金 流量 存貨增加/(減少) 貿易應收款項及應收 票據增加/(減少) 預付款項及其他應收款 項(增加)/減少 貿易應付款項及應付票 據(減少)/增加 應計費用及其他應付款 項(減少)/增加		48,620 51,679 215,012 (38,960) (280,811) (4,238)	94,126 (190,150) (618,397) 62,208 701,387 15,834
(Decrease)/increase in contract liabilities	合約負債(減少)/增加		(9,594)	1,968
Cash (used in)/from operations	營運(所用)/所得現金		(18,292)	66,976
ncome tax paid	已付所得税		(8,829)	(10,114)
Net cash (used in)/from	經營活動(所用)/所得			
operating activities	現金淨額		(27,121)	56,862

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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

		Notes	2024 二零二四年 RMB'000	2023 二零二三年 RMB'000
		附註	人民幣千元	人民幣千元
Investing activities	投資活動			
Payments for purchase of property, plant	就購買物業、廠房及設備			
and equipment	付款	15	(17,638)	(7,015)
Payments for purchase of intangible asset	就購買無形資產付款	17	(932)	(885)
Proceed from disposal of a subsidiary	出售一間附屬公司所得 款項		-	14,391
Placement in pledged bank deposits	存入已質押銀行存款		(2,127,302)	(3,307,361)
Withdrawal of pledged bank deposits	提取已質押銀行存款		2,368,420	1,703,380
Government subsidies received	接獲的政府補貼	27	467	_
Interest received	已收利息		37,132	10,071
Net cash from/(used in) investing	投資活動所得/(所用)			
activities	現金淨額		260,147	(1,587,419)
Financing activities	融資活動			
New borrowings raised	新籌集借款	36	171,033	458,262
Repayments of borrowings	償還借款		(178,949)	(356,474)
(Decrease)/increase in bills payable under	供應商融資安排項下應付			
supplier finance arrangement	票據(減少)/增加		(170,965)	1,516,230
Payments for capital element of lease	租賃負債資本部分的付款			
liabilities			(7,207)	(18,287)
Interest paid	已付利息		(36,191)	(36,284)
Net cash (used in)/from financing	融資活動(所用)/所得			
activities	現金淨額		(222,279)	1,563,447
Net increase in cash and cash	現金及現金等價物增加			
equivalents	淨額		10,747	32,890
Cash and cash equivalents at beginning	年初現金及現金等價物			
of the year			67,951	36,635
Effect of foreign exchange rate changes	匯率變動的影響		666	(1,574)
Cash and cash equivalents at end of the	年末現金及現金等價物			
year		23	79,364	67,951

综合財務報表附註

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

1. GENERAL

Sprocomm Intelligence Limited (the "**Company**") was incorporated in the Cayman Islands under the Companies Law, Chapter 22 (Law 3 of 1961, as combined and revised) of the Cayman Islands as an exempted company with limited liability on 15 August 2018 and its shares have been listed on Main Board of The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") since 13 November 2019 (the "**Listing**"). The ultimate controlling parties are Mr. Li Chengjun and Mr. Xiong Bin (the "**Controlling Shareholders**"), who are also executive directors of the Company.

The address of the registered office is located in P.O.BOX 31119 Grand Pavilion, Hibiscus Way, 802 West Bay Road, Grand Cayman, KY1-1205, Cayman Islands and the principal place of business of the Company is located in 33/F, Building 1 Huaqiang Science and Technology Innovation Plaza Meilin Street, No. 6018 North Ring Boulevard, Futian District, Shenzhen, China.

The Company is an investment holding company. The principal activities of its subsidiaries are designing, manufacturing and sales of mobile phones and printed circuit board assembly products ("**PCBA**") and Internet of things ("**IoT**") related products and investment holding. Particulars of the subsidiaries have been set out in Note 35. The Company and its subsidiaries are collectively referred to as the "Group".

The consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("**HKFRSs**") (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("**HKASs**") and interpretations) issued by the Hong Kong Institute of Certified Public Accountants ("**HKICPA**"), accounting principles generally accepted in Hong Kong and the disclosures required by the Rules Governing the Listing of Securities on the Main Board of the Stock Exchange and by the Hong Kong Companies Ordinance.

1. 一般資料

Sprocomm Intelligence Limited(「本公司」) 於二零一八年八月十五日根據開曼群島 法律第22章公司法(一九六一年法例三, 經合併及修訂)在開曼群島註冊成立為 獲豁免有限公司,其股份於二零一九年 十一月十三日在香港聯合交易所有限公 司(「聯交所」)主板上市(「上市」)。最終 控股方為李承軍先生及熊彬先生(「控股 股東」),彼等亦為本公司董事。

本公司註冊辦事處地址為P.O. BOX 31119, Grand Pavilion, Hibiscus Way,802 West Bay Road, Grand Cayman, KY1-1205, Cayman Islands,而主要營業地點為中國 深圳市福田區北環大道6018號梅林街道 華強科創廣場1棟33樓。

本公司為一間投資控股公司。其附屬公司的主要業務活動為設計、製造及銷售 手機、印刷電路板組裝產品(「印刷電路 板組裝」)及物聯網(「物聯網」)相關產品 以及投資控股。有關附屬公司的詳情載 於附註35。本公司及其附屬公司統稱為 「本集團」。

綜合財務報表乃根據香港會計師公會(「**香** 港會計師公會」)頒佈之香港財務報告準 則(「香港財務報告準則」)(包括所有香港 財務報告準則、香港會計準則(「香港會 計準則」)及詮釋)、香港普遍採納之會計 原則及聯交所主板證券上市規則及香港 公司條例的披露規定編製。

綜合財務報表附註

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

1. GENERAL (Continued)

The consolidated financial statements have been prepared on the historical cost basis. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

The consolidated financial statements are presented in RMB which is also the functional currency of the Company, and all values are rounded to the nearest thousands, except when otherwise indicated.

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

(a) Adoption of amendments to HKFRSs

In the current year, the Group has applied the amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("**HKICPA**") for the first time, which are mandatorily effective for the annual period beginning on or after 1 January 2024 for the preparation of the financial statements:

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

Except as described below, the application of the amendments to HKFRSs in the current year has had no material impact on the Group's financial performance and position for the current and prior year and/or on the disclosures set out in these consolidated financial statements.

1. 一般資料(續)

綜合財務報表已按歷史成本基準編製。 歷史成本一般根據為交換貨品及服務提 供的代價的公平值。

除另有註明者外,綜合財務報表乃以本 公司功能貨幣呈列及所有數值均調整至 最接近的千元人民幣。

應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」)

(a) 採納香港財務報告準則修訂 本

於本年度,本集團首次就編製財務 報表應用由香港會計師公會(「**香港** 會計師公會」)頒佈於二零二四年一 月一日或之後開始的年度期間強制 生效的香港財務報告準則修訂本:

香港財務報告準則	於售後租回的租賃負債
第16號(修訂本)	
香港會計準則第1號	將負債分類為流動或非
(修訂本)	流動及香港詮釋第5
	號的相關修訂(2020
	年)
香港會計準則第1號	附帶契據的非流動負債
(修訂本)	
香港會計準則第7號	供應商融資安排
及香港財務報告	
準則第7號(修訂	
本)	

除下文所述外,於本年度應用香港 財務報告準則修訂本對本集團於本 年度及過往年度的財務表現及狀況 及/或對該等綜合財務報表所載披 露並無重大影響。

綜合財務報表附註

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

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

(a) Adoption of amendments to HKFRSs (Continued)

Impacts on application of Amendments to HKAS 7 and HKFRS 7 Supplier Finance Arrangements

The Group has applied the amendments for the first time in the current year.

The amendments add a disclosure objective to HKAS 7 Statement of Cash Flows stating that an entity is required to disclose information about its supplier finance arrangements that enables users of financial statements to assess the effects of those arrangements on the entity's liabilities and cash flows.

In addition, HKFRS 7 Financial Instruments: Disclosures was amended to add supplier finance arrangements as an example within the requirements to disclose information about an entity's exposure to concentration of liquidity risk.

In accordance with the transition provision, the entity is not required to disclose comparative information for any reporting periods presented before the beginning of the annual reporting period in the first year of application as well as the information required by HKAS 7:44 (b)(ii) and (b)(iii) above as at the beginning of the annual reporting period in which the entity first applies those amendments.

The Group has provided additional disclosures related to the amendments in notes 24 and 32(b).

應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) (續)

(a) 採納香港財務報告準則修訂 本(續)

> 應用香港會計準則第7號及香 港財務報告準則第7號修訂本 供應商融資安排之影響

> 本集團於本年度首次應用該等修訂本。

該等修訂本於香港會計準則第7號 現金流量表加入一項披露目標,訂 明實體須披露有關供應商融資安排 之資料,使財務報表使用者能夠評 估該等安排對實體負債及現金流量 之影響。

此外,香港財務報告準則第7號金融 工具:披露已作出修訂,加入供應 商融資安排作為披露實體面對集中 流動資金風險之資料規定之範例。

根據過渡條文,實體毋須披露於首 個應用年度之年度報告期間開始前 所呈列之任何報告期間之比較資料, 以及香港會計準則第7號第44(b)(ii) 及(b)(iii)段規定於實體首次應用該等 修訂本之年度報告期間開始時之資料。

本集團於附註24及32(b)提供有關該 等修訂本之額外披露。

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

2.	APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)		2.	應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) < ⁽ 續)		
	effective The Group has not ear	nents to HKFRSs not yet ly applied the following new and RSs that have been issued but		(b)	港財務報告準 本公司並無提早」	
	Amendments to HKFRS 9 and HKFRS 7	Amendments to the Classification and Measurement of Financial Instruments ³			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)	金融工具的分類與 計量(修訂本) ³
	Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ¹			香港財務報告準則第 10號及香港會計 準則第28號(修訂 本)	投資者與其聯營公司 或合營企業之間的 資產出售或注資 ¹
	Amendments to HKFRS Accounting Standards	Annual Improvements to HKFRS Accounting Standards – Volume 11 ³			香港財務報告準則會 計準則(修訂本)	香港財務報告準則 會計準則之年度 改進一第11卷 ³
	Amendments to HKAS 21	Lack of Exchangeability ²			香港會計準則第21號 (修訂本)	缺乏可兑換性 ²
	HKFRS 18	Presentation and Disclosure in Financial Statements ⁴			香港財務報告準則第 18號	財務報表的呈列及 披露 ⁴
	determined.	eriods beginning on or after a date to be			間生效	期或之後開始的年度期
	² Effective for annual p 2025	periods beginning on or after 1 January			² 於二零二五年一 度期間生效	月一日或之後開始的年

Effective for annual periods beginning on or after 1 January 2026.

Effective for annual periods beginning on or after 1 January 2027.

Except for the new and amendments to HKFRSs mentioned below, the directors of the Company anticipate that the application of all other new and amendments to HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future.

- 於二零二六年一月一日或之後開始的年
- 度期間生效 於二零二七年一月一日或之後開始的年 度期間生效

除下述新訂及經修訂香港財務報告 準則外,本公司董事預期採用所有 其他新訂香港財務報告準則及其修 訂本於可預見未來不會對綜合財務 報表造成重大影響。

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

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

(b) New and amendments to HKFRSs not yet effective (Continued)

HKFRS 18 Presentation and Disclosure in Financial Statements

HKERS 18 Presentation and Disclosure in Financial Statements, which sets out requirements on presentation and disclosures in financial statements. will replace HKAS 1 Presentation of Financial Statements. This new HKFRS Accounting Standard, while carrying forward many of the requirements in HKAS 1, introduces new requirements to present specified categories and defined subtotals in the statement of profit or loss; provide disclosures on management-defined performance measures in the notes to the financial statements and improve aggregation and disaggregation of information to be disclosed in the financial statements. In addition, some HKAS 1 paragraphs have been moved to HKAS 8 and HKFRS 7. Minor amendments to HKAS 7 Statement of Cash Flows and HKAS 33 Earnings per Share are also made.

HKFRS 18, and the related amendments to other standards, will be effective for annual periods beginning on or after 1 January 2027, with early application permitted. The application of the new standard is expected to affect the presentation of the statement of profit or loss and disclosures in the future financial statements. The Group is in the process of assessing the detailed impact of HKFRS 18 on the Group's consolidated financial statements.

應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) (續)

(b) 尚未生效的新訂及經修訂香 港財務報告準則(續) 香港財務報告準則第18號財

務報表的呈列及披露

香港財務報告準則第18號財務報表 的呈列及披露載列財務報表的呈列 及披露規定,並將取代香港會計準 則第1號財務報表的呈列。該項新訂 香港財務報告準則會計準則沿用香 港會計準則第1號多項規定,同時引 入於損益表中呈列指定類別及定義 小計的新規定;於財務報表附註提 供有關管理層界定的表現計量的披 **露**,並改進財務報表中將予披露的 合併及細分資料。此外,若干香港 會計準則第1號的段落已移至香港 會計準則第8號及香港財務報告準 則第7號。香港會計準則第7號現金 流量表及香港會計準則第33號每股 盈利亦作出細微修訂。

香港財務報告準則第18號及其他準 則的相關修訂本將於二零二七年一 月一日或之後開始的年度期間生效, 並允許提前應用。預期應用新準則 將影響未來財務報表中損益表的呈 列及披露。本集團正在評估香港財 務報告準則第18號對本集團綜合財 務報表的詳細影響。

綜合財務報表附註

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

3. MATERIAL ACCOUNTING POLICY INFORMATION

The principal accounting policies are set out below.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries.

Control is achieved where the Group has: (i) the power over the investee; (ii) exposure, or rights, to variable returns from its involvement with the investee; and (iii) the ability to use its power over the investee to affect the amount of the Group's returns.

Profit or loss and each component of other comprehensive income of subsidiaries are attributed to the owners of the Company and non-controlling interest.

All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the Group are eliminated in full on consolidation.

Where necessary, adjustments are made to the financial statements of subsidiaries in preparing the consolidated financial statements to bring their accounting policies in line with the Group's accounting policies.

Changes in the Group's ownership interests in existing subsidiaries

Changes in the Group's ownership interests in existing subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

3. 重大會計政策資料

主要會計政策載列如下。

綜合基準

綜合財務報表包括本公司及由本公司與 其附屬公司所控制的實體的財務報表。

尚本集團:(i)對投資對象擁有權力;(ii)自 參與投資對象業務而取得或有權取得浮 動回報:及(iii)有能力以其對投資對象的 權力影響本集團回報金額,則取得控制權。

附屬公司損益及其他全面收益的各組成 部分乃歸屬於本公司擁有人及非控股權益。

集團內公司間交易涉及之所有資產、負 債、權益、收入、開支及現金流量於綜合 入賬時悉數對銷。

編製綜合財務報表於必要時會調整附屬 公司財務報表以使其會計政策與本集團 會計政策一致。

本集團於現有附屬公司的擁有權 權益變動

本集團於現有附屬公司的擁有權權益變 動,倘不導致本集團失去對附屬公司的 控制,則作為權益交易入賬。本集團權 益及非控股權益的賬面金額已調整,以 反映其在附屬公司中的相對權益變動。 非控股權益的調整金額與已付或已收代 價的公平值之間的任何差額直接在權益 中確認,並歸屬於本公司擁有人。

綜合財務報表附註

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Changes in the Group's ownership interests in existing subsidiaries (Continued)

Revenue recognition

Revenue is recognised to depict the transfer of promised goods and services to customers at an amount that reflects the consideration to which an entity expects to be entitled in exchange for those goods or services to a customer.

Control is transferred over time and revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation if one of the following criteria is met:

- The customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- The Group's performance creates or enhances an asset that the customer controls as the asset is created or enhanced; or
- The Group' performance 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.

Otherwise, revenue is recognised at a point in time when the customer obtains control of the distinct good or service. Revenue is measured based on the consideration specified in a contract with a customer, excludes amounts collected on behalf of third parties, discounts and sales related taxes.

Contract liabilities

A contract liability represents the Group's obligation to transfer goods or services to a customer for which the Group has received consideration from the customer.

3. 重大會計政策資料(續)

本集團於現有附屬公司的擁有權 權益變動(續)

收益確認

收益按可描述向客戶轉讓承諾貨品及服務的金額確認,該金額反映實體預期就 向客戶交換該等貨品或服務而有權獲得 的代價。

若符合下列其中一項條件,控制權隨時 間轉移及收益參照履行相關履約責任的 完成進度隨時間確認:

- 客戶於本集團履約時同時取得及消
 耗由本集團履約所帶來的利益;
- 本集團的履約創建或增強一項資產, 而該資產於創建或增強時由客戶控 制;或
- 本集團的履約並無創建對本集團有 替代用途的資產,且本集團有權就 迄今已完成的履約部分收取款項。

否則,收益於客戶獲得明確商品或服務 控制權的時間點確認。收益乃根據與客 戶所訂合約指定的代價進行計量,不包 括代表第三方收取的金額、折扣及銷售 相關税款。

合約負債

合約負債指本集團向客戶轉讓商品或服 務的義務,而本集團已就此從客戶收到 代價。

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綜合財務報表附註

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Contract liabilities (Continued)

Sales of goods

The Group produces and sells mobile phones, PCBAs for mobile phones, IoT related products, and other products related to mobile phones. IoT related products are a combination of hardware and software that enable remote control and monitoring of devices, such as smart locks, laptops, electric scooters, etc. Revenue from the sale of goods is recognised when control of the product is transferred to the customer. Control of the product is considered transferred to the customer generally on delivery of goods to the customer's specified location and when customer acceptance has been obtained, which is the point of time the customer has the ability to direct the use of these products and obtain substantially all of the remaining benefits of these products.

A receivable is recognised when the products are delivered and accepted by customers 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. Payment of the transaction price is usually due within 30–90 days of the date when control of the products is transferred to the customer.

The Group received 5% to 30% of the contract value as deposit from certain customers when they signed the sale and purchase agreement for sales of products. For certain sale orders received from customers relating to IoT related products, the Group received 80% of the contract value as upfront deposit when they signed the sale agreement. These deposits are recognised as contract liabilities until the goods have been delivered to the customers.

The Group provides warranties for general repairs of defects to ensure that the products comply with agreed upon specification and they are therefore assurancetype warranties and the Group accounts for the warranty in accordance which HKAS 37 Provisions, Contingent Liabilities and Contingent Assets.

3. 重大會計政策資料(續)

合約負債(續)

銷售貨品

本集團生產及銷售手機,手機用印刷電路板組裝,物聯網產品及其他與手機相關的產品。物聯網相關產品為硬件與軟件的組合,可以遠程控制及監控設備,如智能鎖、筆記本電腦、電動滑板車等。銷售貨品的收益於產品控制權已轉移予客戶時確認。產品控制權一般於產品交付至客戶指定地點及客戶確認收貨(即為客戶有能力直接使用該等產品並獲爭所有剩餘好處的時間點)時被視為轉移予客戶。

應收款項於產品交付及獲客戶接受時確 認,因為付款需要時間的推移方會到期 應付,故此為代價為無條件的時間點。 支付交易價格通常於產品控制權轉移予 客戶之日起30-90天內到期。

本集團在簽訂產品銷售買賣協議時,收 取合約價值的5%至30%作為若干客戶押 金。對於若干物聯網相關產品相關客戶 的訂單,本集團在簽訂銷售協議時收到 80%的合約價值作為預付款。有關按金 在貨物交付客戶之前確認為合約負債。

本集團提供一般產品缺陷保修,以確保 產品符合協定規格,因此,擔保屬保證 型擔保,本集團根據香港會計準則第37 號撥備、或然負債及或然資產對該等擔 保進行會計處理。

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Lease

The Group as lessee

The Group assesses whether a contract is or contains a lease, at inception of the contract. The Group recognises a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less from the commencement date and do not contain a purchase option). For these leases, the Group recognises the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed.

Lease liabilities

At the commencement date, the Group measures lease liability at the present value of the lease payments that are not paid at that date. The lease payments are discounted by using the interest rate implicit in the lease. If this rate cannot be readily determined, the Group uses its incremental borrowing rate.

Lease payments included in the measurement of the lease liability represents the fixed lease payments (including insubstance fixed payments).

The lease liability is presented as a separate line in the consolidated statement of financial position.

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made.

3. 重大會計政策資料(續)

租賃

本集團作為承租人

本集團於合約開始時評估合約是否為或 包括租賃。本集團就其作為承租人的所 有租賃安排(除短期租賃(界定為自開始 日期起計租期為十二個月或更短且不包 含購買選擇權的租賃)外)確認使用權資 產及相關租賃負債。就該等租賃而言, 本集團於租期內以直線法確認租賃付款 為經營開支,惟倘有另一系統化基準更 能代表耗用租賃資產經濟利益的時間模 式則除外。

租賃負債

於開始日期,本集團以該日未支付租賃 付款之現值計量租賃負債。租賃付款使 用租賃中的內含利率進行貼現。倘上述 利率不易確定,則本集團會使用增量借 款利率。

計入租賃負債計量之租賃付款指固定租 賃付款(包括實質固定付款)。

租賃負債於綜合財務狀況表中單獨呈示。

租賃負債其後透過增加賬面值以反映租 賃負債利息(使用實際利息法)及減少賬 面值以反映所作出的租賃付款加以計量。

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綜合財務報表附註

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Lease (Continued)

Right-of-use assets

The right-of-use assets are initially recognized at amounts which comprise the initial measurement amount of the corresponding lease liability, lease payments made at or before the commencement date and any initial direct costs, less lease incentives received.

Right-of-use assets are subsequently measured at cost less accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. They are depreciated over the shorter period of lease term and useful life of the underlying asset. The depreciation starts at the commencement date of the lease.

The Group applies HKAS 36 to determine whether a rightof-use asset is impaired and accounts for any identified impairment loss as described in the "Impairment losses on tangible assets and intangible assets" policy as stated below.

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recorded in the respective functional currency (i.e. the currency of the primary economic environment in which the entity operates) at the rates of exchanges prevailing at the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, are recognised in profit or loss in the period in which they arise.

3. 重大會計政策資料(續)

租賃(續)

使用權資產

使用權資產為初步確認的金額,包括相 應租賃負債之初始計量金額、於開始日 期或之前作出的租賃付款及任何初始直 接成本,減收取的租賃優惠。

使用權資產其後按成本減累計折舊及減 值虧損計量,並就任何重新計量租賃負 債作出調整。使用權資產於相關資產的 租期及使用年期(以較短者為準)內折舊。 折舊於租賃開始日期開始。

誠如下文「有形及無形資產減值虧損」政 策所述,本集團使用香港會計準則第36 號釐定使用權資產是否減值及入賬任何 已識別減值虧損。

外幣

編製個別集團實體之財務報表時,以該 實體功能貨幣以外之貨幣(外幣)所進行 之交易乃按交易當日之現行匯率以各自 的功能貨幣(即實體經營所在的主要經濟 環境的貨幣)入賬。於報告期末,以外幣 列值之貨幣項目乃按該日之當時匯率重 新換算。以外幣歷史成本計量的非貨幣 項目不作重新折算。

因結算貨幣項目及重新換算貨幣項目而 產生之匯兑差額,於其產生期間在損益 內確認。

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

3. MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

Foreign currencies (Continued)

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group (i.e. RMB) using exchange rates prevailing at the end of reporting period. Income and expenses items are translated at the average exchange rates for the year. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of translation reserve.

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary difference to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax assets arising from deductible temporary differences associated with such investments are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

3. 重大會計政策資料(續)

外幣(續)

就呈列綜合財務報表而言,本集團之海 外業務的資產及負債按報告期末之現行 匯率換算為本集團之呈列貨幣(即人民 幣)。收入及開支按年內平均匯率換算。 所產生之匯兑差額(如有)於其他全面收 益確認並於權益下以匯兑儲備累計。

税項

所得税開支指現時應付税項及遞延税項 之總和。

現時應付税項乃按年內應課税溢利計算。 本集團乃按報告期末已實行或實際已實 行之税率計算即期税項負債。

賬面值與計算應課税溢利所採用相應税 基之間的暫時差額而確認。遞延税項負 債基本上就所有應課税暫時差額確認。 遞延税項資產則須就應課税溢利很可能 用作扣減該等可運用的可扣減暫時差額 才作確認。若暫時差額因首次確認一項 既不影響應課税溢利亦不影響會計溢利 之交易中的資產及負債而產生,則不予 確認遞延税項資產及負債。

與該等投資相關的可扣税暫時性差額所 產生的遞延税項資產,僅於很可能有足 夠應課税溢利可以使用暫時差額的利益 且預計於可見將來可以撥回時確認。

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

3. MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

Taxation (Continued)

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right-ofuse assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use assets or the lease liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies HKAS 12 Income Taxes requirements to right-of-use assets and lease liabilities separately. Temporary differences relating to right-of-use assets and lease liabilities are not recognised at initial recognition due to application of the initial recognition exemption.

Current tax and deferred tax are recognised in profit or loss.

Property, plant and equipment

Property, plant and equipment are stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

Depreciation is recognised so as to allocate the cost of items of property, plant and equipment less their residual values over their estimated useful lives, using the straightline method as follows:

Leasehold improvements	5 years or over lease term
	whichever is shorter
Plant and machinery	3 years to 5 years
Furniture and fixture	3 years
Motor vehicles	5 years
Office equipment	3 years
Ownership interests in land and bu	ilding 20 years

3. 重大會計政策資料(續)

税項(續)

遞延税項資產之賬面值會於各報告期末 作出檢討,倘不再可能有足夠應課税溢 利可用於收回全部或部分資產則會予以 扣減。

為計量本集團確認使用權資產及相關和 **賃負債的租賃交易的遞延税項,本集團** 首先確定税項減免是歸屬於使用權資產 抑或租賃負債。

對於税項減免歸屬和賃負債的和賃交易, 本集團對使用權資產及租賃負債分別採 用香港會計準則第12號所得税的規定。 由於適用初始確認豁免,與使用權資產 及租賃負債有關的暫時性差額不在初始 確認時確認。

即期税項及遞延税項於損益內確認。

物業、廠房及設備

物業、廠房及設備於綜合財務狀況表內 按成本減其後累計折舊及其後累計減值 虧損(如有)列賬。

物業、廠房及設備項目折舊乃於其估計 可使用年期內採用直線法確認以分配成 本減剩餘價值如下:

租賃物業裝修	五年或租期(以較
	短者為準)
廠房及機器	三年至五年
傢俬及固定裝置	三年
汽車	五年
辦公設備	三年
土地及樓宇所有權權益	二十年

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

3. MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

Property, plant and equipment (Continued)

The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

Ownership interests in leasehold land and buildings

When the Group makes payments for ownership interests of properties which includes both leasehold land and building elements, the entire consideration is allocated between the leasehold land and the building elements in proportion to the relative fair values at initial recognition. To the extent the allocation of the relevant payments can be made reliably, interest in leasehold land is presented as "right-of-use assets" in the consolidated statement of financial position. When the consideration cannot be allocated reliably between non-lease building element and undivided interest in the underlying leasehold land, the entire properties are classified as property, plant and equipment.

Intangible assets

Intangible assets acquired separately

Intangible assets with finite useful lives that are acquired separately are carried at costs less accumulated amortisation and any accumulated impairment losses. Amortisation for intangible assets with finite useful lives is recognised on a straight-line basis over their estimated useful lives. The estimated useful life and amortisation method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

3. 重大會計政策資料(續)

物業、廠房及設備(續)

估計可使用年期、剩餘價值及折舊方法 於各報告期末檢討,任何估計變動的影 響按未來基準入賬。

物業、廠房及設備項目於出售時或預期 日後持續使用資產將不會產生經濟利益 時不再確認入賬。出售或報廢物業、廠 房及設備項目的任何盈虧乃按銷售所得 款項與該資產的賬面值的差額釐定,並 於損益內確認。

於相賃十地及樓宇的所有權權益

當本集團就物業擁有權權益(包括租賃土 地及樓宇部分)作出付款,則代價按於首 次確認時之相對公平值比例,於租賃土 地及樓宇部分之間悉數分配。倘相關付 款能可靠計量時,入賬列為經營租賃的 租賃土地權益於綜合財務狀況表呈列為 「使用權資產」。當代價無法在相關租賃 土地的非租賃樓宇部分及為分配權益之 間可靠分配時,則整項物業分類為物業、 機器及設備。

無形資產

分開購入之無形資產

分開購入且具有限可使用年期之無形資 產按成本減累計攤銷及任何累計減值虧 損列賬。具有限可使用年期之無形資產 攤銷則以直線法按其估計可使用年期確 認。估計可使用年期及攤銷方法會於各 報告期末檢討,任何估計變動的影響按 未來基準入賬。

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Intangible assets (Continued)

Intangible assets acquired separately (Continued)

The amount initially recognised for internally-generated intangible asset is the sum of the expenditure incurred from the date when the intangible asset first meets the recognition criteria listed above. Where no internallygenerated intangible asset can be recognised, development expenditure is recognised in profit or loss in the period in which it is incurred. Subsequent to initial recognition, internally-generated intangible asset is reported at cost less accumulated amortisation and accumulated impairment losses, on the same basis as intangible assets acquired separately. Expenditure on research activities is recognised as an expense in the period in which it is incurred.

Development costs and patents are internally generated. Capitalised development cost represents the cost in relation to the self-developed feature for IT products. All of the Group's computer software were acquired from third parties. Such intangible assets are amortised on a straightline basis over the following periods:

Computer software	10 years
Patents	10 years
Development costs	3 years

Cash and cash equivalents

Bank balances and cash in the consolidated statement of financial position comprise cash at banks and on hand.

For the purpose of the consolidated statement of cash flows, cash and cash equivalents consist of cash as defined above.

Interests in subsidiaries

Interests in subsidiaries are stated on the statement of financial position of the Company at cost less any identified impairment loss.

3. 重大會計政策資料(續)

無形資產(續)

分開購入之無形資產(續)

就內部產生的無形資產初始確認的金額 為自無形資產首次符合上述確認條件之 日起產生的開支總和。倘並無可確認的 內部產生的無形資產,則開發支出會於 產生的期間在損益確認。於初始確認後, 內部產生的無形資產按與分開收購的無 形資產相同的基準,以成本減累計攤銷 及累計減值虧損呈報。研究活動開支於 產生的期間內確認為開支。

開發成本及專利為內部產生。資本化開 發成本指與自主開發的物聯網(IoT)產品 功能有關的成本。本集團所有電腦軟件 都是向第三方購買。該等無形資產於以 下期間按直線法攤銷:

電腦軟件	10年
專利	10年
開發成本	3年

現金及現金等價物

綜合財務狀況表內的銀行結餘及現金包 括銀行現金及手頭現金。

就綜合現金流量表而言,現金及現金等 價物包括上述界定之現金。

於附屬公司之權益

於附屬公司之權益於本公司之財務狀況 表內按成本減任何已識別減值虧損列賬。

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Inventories

Inventories are stated at the lower of cost and net realisable value. Costs of inventories are calculated using weighted average method. Net realisable value of inventories represents the estimated selling price in the ordinary course of business for inventories less all estimated costs of completion and costs necessary to make the sale.

Financial instruments

Financial assets and financial liabilities are recognised in the consolidated statement of financial position when a group entity becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value, except for trade receivables arising from contracts with customers which are initially measured in accordance with HKFRS 15. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets or financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

Financial assets

All recognised financial assets are subsequently measured in their entirety at either amortised cost or fair value, depending on the classification of the financial assets. The Group's financial assets are classified, at initial recognition, as subsequently measured at amortised cost.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them.

3. 重大會計政策資料(續)

存貨

存貨按成本與可變現淨值兩者之較低者 列賬。存貨成本使用加權平均法計算。 存貨的可變現淨值指存貨在日常業務過 程中的估計售價減所有估計完工成本及 必要銷售成本。

金融工具

當集團實體訂立工具合約條文時,於綜 合財務狀況表內確認金融資產及金融負債。

金融資產及金融負債初步按公平值計量, 惟與客戶合約產生的貿易應收款項按香 港財務報告準則第15號進行初始計量除 外。收購或發行金融資產及金融負債(按 公平值計入損益的金融資產或金融負債 除外)的直接相關交易成本於初始確認時 計入或扣除自金融資產或金融負債的公 平值(視適用情況而定)。收購按公平值 計入損益的金融資產或金融負債直接相 關交易成本即時於損益確認。

金融資產

所有已確認的金融資產,視乎金融資產 的分類而定,其後全面按攤銷成本或公 平值計量。本集團的金融資產於初始確 認時分類為其後按攤銷成本計量。

金融資產於初始確認時的分類取決於金 融資產的合約現金流量特徵及本集團管 理該等資產的業務模式。

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綜合財務報表附註

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial instruments (Continued)

Financial assets (Continued) Financial assets at amortised cost (debt instruments)

The Group measures financial assets subsequently at amortised cost if both of the following conditions are met:

- the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment.

Amortised cost and effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period.

For financial instruments, the effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding ECL, through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. On the other hand, the gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

3. 重大會計政策資料(續)

產其後按攤銷成本計量。

金融工具(續)

金融資產(續) 按攤銷成本計量的金融資產 (債務工具) 倘滿足以下兩個條件,本集團對金融資

- 於目標為持有資產以收取合約現金
 流量的業務模式持有的金融資產;
 及
- 金融資產的合約條款於指定日期產 生現金流量,而純粹作為本金及尚 未清償的本金利息之付款。

按攤銷成本計量的金融資產其後使用實 際利率法計量,或會減值。

攤銷成本及實際利息法

實際利息法是計算債務工具的攤銷成本 及在相關期間分配利息收入的方式。

就金融工具而言,實際利率為將債務工 具於預計年期或較短期間(如適用)的估 計未來現金收款(包括組成實際利率整體 部分的全部已付或已收費用及貼息、交 易成本及其他溢價或折讓,不包括預期 信貸虧損)準確折現至債務工具於初始確 認時的賬面總值的利率。

金融資產之攤銷成本相當於該金融資產 於初始確認時計量之金額減本金還款, 加使用實際利息法就上述初始金額與到 期金額之間的任何差額計算之累計攤銷 額,再經任何虧損撥備予以調整後之金額。 另一方面,金融資產之賬面總值為經任 何虧損撥備予以調整前之金融資產攤銷 成本。

綜合財務報表附註

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial instruments (Continued)

Financial assets (Continued) Amortised cost and effective interest method (Continued)

Interest income is recognised using the effective interest method for debt instruments measured subsequently at amortised cost. For financial instruments other than purchased or originated credit-impaired financial assets, interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become credit-impaired.

Interest income is recognised in profit or loss and is included in the "other gains and income" line item.

Impairment of financial assets

The Group recognises a loss allowance for ECL on financial assets which are subject to impairment under HKFRS 9 (including trade and bills receivables, pledged bank deposits, restricted deposits, other receivables, amounts due from shareholders and bank balances and cash). The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instruments.

The Group always recognises lifetime ECL for trade and bills receivables. The expected credit losses on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

Assessments are done based on the Group's historical credit loss experience and forward looking information including both current and forecast general economic conditions at the reporting date.

3. 重大會計政策資料(續)

金融工具(續)

金融資產(續) *攤銷成本及實際利息法*(續)

就其後按攤銷成本計量之債務工具而言, 利息收入乃使用實際利息法確認。就購 入或原本已信貸減值之金融資產以外之 金融工具而言,利息收入乃透過對金融 資產之賬面總值應用實際利率計算,惟 其後出現信貸減值之金融資產除外。

利息收入於損益內確認,並計入「其他收 益及收入」項目。

按公平值計入損益的金融資產

本集團根據香港財務報告準則第9號就發 生減值之金融資產(包括貿易應收款項及 應收票據、已抵押銀行存款、受限制存款、 其他應收款項、應收股東款項以及銀行 結餘及現金)確認預期信貸虧損的虧損撥 備。預期信貸虧損的金額於各報告日期 更新,以反映各金融工具自初始確認後 信貸風險的變化。

本集團從來就貿易應收款項及應收票據 確認全期預期信貸虧損。該等金融資產 的預期信貸虧損乃使用基於本集團歷史 信貸虧損經驗的撥備矩陣進行估計,並 根據債務人的特殊因素、一般經濟狀況 及對報告日期的當前及未來變化趨勢的 評估進行調整,包括貨幣的時間價值(如 適用)。

評估乃根據本集團的過往信貸虧損經驗 及前瞻性資訊(包括於報告日期的現有及 預測整體經濟狀況)進行。

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綜合財務報表附註

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

The Group applies the simplified approach to provide for ECL prescribed by HKFRS 9 for trade and bills receivables.

For all other financial instruments, the Group measures the loss allowance equal to 12m ECL, unless when there has been a significant increase in credit risk since initial recognition, the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition.

(i) Significant increase in credit risk

In assessing whether the credit risk has increased significantly since initial recognition, the Company compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Company considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;

3. 重大會計政策資料(續)

金融工具(續)

金融資產(續)

按公平值計入損益的金融資產(續)

本集團應用簡化法為貿易應收款項及應 收票據計提香港財務報告準則第9號規定 的預期信貸虧損。

對於所有其他金融工具,本集團計量的 虧損撥備等於十二個月預期信貸虧損, 除非自初始確認後信貸風險顯著增加, 本集團確認全期預期信貸虧損。是否應 確認全期預期信貸虧損的評估乃基於自 初始確認以來發生違約之可能性或風險 的顯著增加。

- (i) 信貸風險顯著增加
 - 於評估自初始確認後信貸風險是否 顯著增加時,本公司將於報告日期 金融工具發生之違約風險與初始確 認日起金融工具發生之違約風險進 行比較。在進行該評估時,本公司 會考慮合理且可支持的定量和定性 資料,包括無需付出不必要的成本 或努力而可得之歷史經驗及前瞻性 資料。

特別是,在評估信貸風險是否顯著 增加時,會考慮以下資料:

- 金融工具的外部(如有)或內部
 信貸評級的實際或預期顯著惡化;
- 外部市場信貸風險指標的顯著
 惡化,如信貸利差大幅增加, 債務人的信貸違約掉期價格;

綜合財務報表附註

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

- (i) Significant increase in credit risk (Continued)
 - existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
 - an actual or expected significant deterioration in the operating results of the debtor; or
 - an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Despite the foregoing, the Group assumes that the credit risk on a debt instrument has not increased significantly since initial recognition if the debt instrument is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk if i) the financial instrument has a low risk of default, ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term and iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfill its contractual cash flow obligations. The Group considers a debt instrument to have low credit risk when it has an internal or external credit rating of 'investment grade' as per globally understood definition or if an external rating is not available, the asset has an internal rating of 'performing'. Performing means that the counterparty has a strong financial position and there is no past due amounts.

3. 重大會計政策資料(續)

金融工具(續)

金融資產(續)

按公平值計入損益的金融資產(續)

- (i) 信貸風險顯著增加(續)
 - 預計會導致債務人償還債務能 力大幅下降的業務、財務或經 濟狀況的現有或預測的不利變 化;
 - 債務人經營業績的實際或預期 顯著惡化;或
 - 導致債務人償還債務能力大幅 下降的債務人監管、經濟或技 術環境的實際或預期的重大不 利變化。

儘管上文所述,本集團假設倘債務 工具釐定為於報告日期具有低信貸 風險,則債務工具的信貸風險自初 始確認以來並無顯著增加。倘屬以 下情況,債務工具釐定為具有低信 貸風險:i)金融工具具有低違約風 險,ii)款人於短期內具備雄厚實力 履行其合約現金流量責任及iii)長期 經濟及業務狀況的不利變動可能但 不一定削減借款人履行其合約現金 流量責任的能力。當金融資產有符 合全球通用定義的 [投資級] 內部或 外部信貸評級,或當未獲得外部評 級,資產內部評級為「正常|時,則 本集團認為金融資產具有較低信貸 風險。正常指對手方財務狀況良好 且無過往逾期金額。

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綜合財務報表附註

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(i) Significant increase in credit risk (Continued)

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

(ii) Definition of default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that receivables that meet either of the following criteria are generally not recoverable.

- when there is a breach of financial covenants by the counterparty; or
- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).
- (iii) Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade and bills receivables, when the amounts are over 24 months past due, whichever occur sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognised in profit or loss.

3. 重大會計政策資料(續)

金融工具(續)

金融資產(續)

按公平值計入損益的金融資產(續)

- (i) 信貸風險顯著增加(續) 本集團定期監察用以確定信貸風險 曾否顯著增加的標準的成效,並於 適當時候作出修訂,從而確保有關 標準能夠於款項逾期前確定信貸風 險顯著增加。
- (ii) 違約的定義
 本集團認為以下各項為內部信貸風
 險管理時被視為構成違約事件的標準,因為過往經驗顯示符合以下標準的應收款項通常不可收回。
 - 當對手方違反財務契諾;或
 - 內部產生或外部獲取的資料顯示債務人可能無法向其債權人(包括本集團)悉數付款(其中並無計及本集團所持有的任何抵押品)。
- (iii) 撇銷政策
 - 當有資料顯示交易對手陷入嚴重財 務困難,且並無實際收回的可能之 時(例如交易對手已清算或進入破產 程序,或貿易應收款項及應收票據 逾期超過24個月(以較早發生者為 準)),本集團會撇銷金融資產。已 撇銷的金融資產仍可根據本集團的 收回程序實施強制執行,在適當情 況下考慮法律意見。任何收回款項 會於損益中確認。

綜合財務報表附註

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(iv) Credit-impaired financial assets

A financial asset is credit-impaired when one or more events of default that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is creditimpaired includes observable data about the following events:

- (a) significant financial difficulty of the issuer or the borrower;
- (b) a breach of contract, such as a default or past due event;
- (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider;
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
- (e) the disappearance of an active market for that financial asset because of financial difficulties.
- (v) Measurement and recognition of ECL

The measurement of expected credit losses is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information. As for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date.

3. 重大會計政策資料(續)

金融工具(續)

金融資產(續)

按公平值計入損益的金融資產(續)

- (iv) 信貸減值之金融資產 當一項或多項對金融資產估計未來 現金流量造成負面影響的違約事件 發生時,即代表金融資產已出現信 貸減值。金融資產出現信貸減值的 證據包括有關以下事件的可觀察數 據:
 - (a) 發行人或借款人遇到嚴重財務困難;
 - (b) 違反合約,如拖欠或逾期事件;
 - (c) 向借款人作出貸款之貸款人出 於與借款人財務困難有關的經 濟或合約考慮,給予借款人在 其他情況下不會作出的讓步;
 - (d) 借款人有可能破產或進行其他 財務重組;或
 - (e) 由於財務困難致使金融資產之 活躍市場消失。
- (v) 計量及確認預期信貸虧損 預期信貸虧損之計量可計算出違約 概率、違約損失率(即違約時的虧損 大小)及違約風險敞口。違約概率及 違約損失率之評估乃基於上述經前 瞻性資料調整的過往數據。至於違 約風險敞口,就金融資產而言,其 於資產於報告日期的賬面總值中反映。

綜合財務報表附註

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(v) Measurement and recognition of ECL (Continued)

For the financial assets, the expected credit loss is estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the original effective interest rate.

If the Group has measured the loss allowance for a financial instrument at an amount equal to lifetime ECL in the previous reporting period, but determines at the current reporting date that the conditions for lifetime ECL are no longer met, the Group measures the loss allowance at an amount equal to 12-month ECL at the current reporting date, except for assets for which simplified approach was used.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account.

(vi) Derecognition of financial assets

A financial asset is derecognised only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership of the asset and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

3. 重大會計政策資料(續)

金融工具(續)

金融資產(續)

按公平值計入損益的金融資產(續)

(v) 計量及確認預期信貸虧損(續) 金融資產之預期信貸虧損按根據合約應付本集團的所有合約現金流量 與本集團預期可收取的所有現金流量(按原定實際利率貼現)之間的差額估算。

> 倘本集團已按相等於前一個報告期 間之全期預期信貸虧損金額計量一 項金融工具之虧損撥備,惟倘於當 前報告日期確定不再符合全期預期 信貸虧損之條件,則本集團於當前 報告日期將計量虧損撥備為相等於 12個月預期信貸虧損金額(已採用 簡化方法的資產除外)。

> 本集團於損益中確認所有金融工具 的減值收益或虧損,並通過虧損撥 備賬對其賬面值進行調整。

- (vi) 終止確認金融資產
 - 僅當自資產所得現金流量的合同權 利屆滿或於其將金融資產以及資產 擁有權的絕大部分風險及回報轉讓 予另一方時終止確認金融資產。倘 本集團既無轉撥亦無保留資產擁有 權的所有風險及回報,並繼續控制 已轉移資產,則本集團於資產確認 保留利益及就可能須付的金額確認 相關負債。倘本集團保留轉讓金融 資產擁有權的絕大部分風險及回報, 則本集團繼續確認金融資產並亦就 應收所得款項確認抵押借款。

綜合財務報表附註

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

3. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(vi) Derecognition of financial assets (Continued)

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

Financial liabilities

Financial liabilities

The Group's financial liabilities including trade and bills payables, other payables, borrowings are subsequently measured at amortised cost, using the effective interest method.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

Impairment losses on property, plant and equipment, right-of-use assets and intangible assets

At the end of the reporting period, the Group reviews the carrying amounts of its property, plant and equipment, rightof-use assets and intangible assets with finite useful lives to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generation units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

3. 重大會計政策資料(續)

金融工具(續)

金融資產(續)

按公平值計入損益的金融資產(續)

- (vi) 終止確認金融資產(續)
 - 於終止確認按攤銷成本計量的金融 資產時,資產的賬面值與已收及應 收代價的總和之間的差額會於損益 內確認。

金融負債

金融負債

本集團金融負債(包括貿易應付款項及應 付票據、其他應付款項、借款)其後使用 實際利息法按攤銷成本計量。

終止確認金融負債

當且僅當本集團責任獲免除、取消或已 屆滿時,方會終止確認金融負債。獲終 止確認之金融負債之賬面值與已付及應 付代價間差額會於損益確認。

物業、廠房及設備、使用權資產及無 形資產的減值虧損

本集團於報告期末審查其物業、廠房及 設備、使用權資產及具有限可使用年期 的無形資產的賬面金額,以確定是否有 任何跡象表明該等資產已遭受減值虧損。 倘存在任何此類跡象,則對資產的可收 回金額進行估計,以確定減值虧損可收 度(如有)。倘無法估計某項資產的屬如 度(如有)。倘無法估計該資產所屬的現 金產生單位的可收回金額。當可確定合 理及一致分配基礎時,企業資產亦獲分 配至各個現金產生單位,否則會被分配 至可識別合理一致之分配基準之最小現 金產生單位組別。

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

3. MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

Financial instruments (Continued)

Financial liabilities (Continued)

Impairment losses on property, plant and equipment, right-of-use assets and intangible assets (Continued)

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or a cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or a cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or a cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or a cash-generating unit) in prior years. A reversal of an impairment loss is recognised as immediately in profit or loss as income.

3. 重大會計政策資料(續)

金融工具(續)

金融負債(續)

物業、廠房及設備、使用權資產及無 形資產的減值虧損(續)

可收回金額為公平值減出售成本與使用 價值之較高者。評估使用價值時,估計 未來現金流量按税前貼現率貼現至其現 值。該貼現率反映現時市場對貨幣時間 價值及未調整未來現金流量估計之資產 特定風險之評估。

倘估計資產(或現金產生單位)之可收回 金額低於其賬面值,則資產(或現金產生 單位)賬面值扣減至其可收回金額。減值 虧損即時於損益確認。

倘某項減值虧損其後撥回,則資產(或現 金產生單位)賬面值增至其可回收金額經 修訂後之估值,惟增加後之賬面值不得 招過該項資產(或現金產生單位)於過往 年度未有確認減值虧損而會釐定之賬面 值。減值虧損撥回即時於損益確認為收入。

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

4. KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 3, the directors of the Company are required to make judgements, estimates and assumptions about the amounts of assets, liabilities, revenue and expenses reported and disclosures made in the consolidated financial statements. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an on-going basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

Estimated useful lives of property, plant and equipment (including right-of-use assets) and intangible assets

Property, plant and equipment (including right-of-use assets) and intangible assets are stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation, amortisation and subsequent accumulated impairment losses, if any. The estimated useful lives reflect the Company's directors' estimate of the periods that the Group intends to derive future economic benefits from the use of the Group's property, plant and equipment (including right-of-use assets) and intangible assets, based on various factors. The estimation of useful lives impacts the level of annual depreciation or amortisation expenses recorded.

4. 估計不確定因素的主要來源

在應用附註3所述的本集團會計政策時, 本公司董事須就綜合財務報表所呈報的 資產、負債、收益及開支金額以及所作 出的披露作出判斷、估計及假設。該等 估計及相關假設乃根據過往經驗及被視 為相關的其他因素作出。實際結果可能 有別於該等估計。

估計及相關假設會持續檢討。倘會計估 計之修訂僅對作出修訂之期間構成影響, 則有關修訂只會在該期間內確認;倘會 計估計之修訂對現時及未來期間均構成 影響,則會在作出該修訂期間及未來期 間內確認。

以下為有關日後之主要假設及於報告期 末估計不確定因素之其他主要來源,乃 具有對下個財政年度之資產及負債之賬 面值造成重大調整之重大風險。

物業、廠房及設備(包括使用權資 產)及無形資產的估計可使用年期

物業、廠房及設備(包括使用權資產)及 無形資產按成本減其後累計折舊、攤銷 以及其後累計減值虧損(如有)於綜合財 務狀況表列賬。估計使用年期反映本公 司董事基於多個因素對本集團計劃透過 使用本集團物業、廠房及設備(包括使用 權資產)及無形資產產生未來經濟利益期 間之估計。估計可使用年期會對記錄之 年度折舊或攤銷開支水平造成影響。

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

4. KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Impairment of property, plant and equipment, right-of-use assets and intangible assets with finite useful life

If circumstances indicate that the carrying value of a property, plant and equipment, right-of-use assets and intangible assets with finite useful life may not be recoverable, the asset may be considered impaired, and an impairment loss may be recognised in profit or loss. These assets are tested for impairment whenever events or changes in circumstances indicate that their recorded carrying amounts may not be recoverable. When a decline of the assets' recoverable amounts below the carrying amounts has occurred, the carrying amount is reduced to the recoverable amount. The recoverable amount is the greater of the fair value less costs of disposal and value in use. It is difficult to precisely estimate fair value less costs of disposal because quoted market prices for the Group's assets are not readily available. In determining value in use, expected future cash flows to be generated by the asset, or cash generating unit, are discounted to their present value, which requires significant judgement relating to level of sales volume and amount of operating costs. The Group uses all readily available information in determining the estimated amounts that are reasonable and supports for calculate of the recoverable amounts, including estimates based on reasonable and supportable assumptions and projections of sales volume and amounts of operating costs. As at 31 December 2024, the carrying amounts of right-ofuse assets, property, plant and equipment, and intangible assets were RMB35,855,000, RMB97,166,000 and RMB4,720,000 (2023: RMB8,166,000, RMB95,899,000 and RMB6,162,000) respectively.

4. 估計不確定因素的主要來源(續)

物業、廠房及設備、使用權資產 及可使用年期有限的無形資產減 值

倘情況表明某項物業、廠房及設備、使 用權資產及可使用年期有限的無形資產 的賬面值可能無法收回,該資產可能被 視為減值,而減值虧損可能在損益中確 認。每當有事件或情況變化表明已記錄 的賬面金額可能無法收回時,即對該等 資產進行減值測試。當資產的可收回金 額下降到低於賬面金額時,賬面金額會 減至可收回金額。可收回金額為公平價 值減出售成本及使用價值中的較高者。 由於本集團的資產並無現行市場報價, 因此難以精確估計公平值減出售成本。 在釐定使用價值時,資產產生的預期未 來現金流量或現金產生單位被折算成現 值,而此舉需要對銷售量的水平及經營 成本的金額作出重大判斷。本集團使用 所有現有資料來釐定合理可估計金額及 支持計算可收回金額,包括基於合理及 有根據的假設以及對銷售量及經營成本 金額的預測的估計。於二零二四年十二 月三十一日,使用權資產、物業、廠房及 設備及無形資產的賬面值分別為人民幣 35.855.000元、人民幣97.166.000元及人 民幣4,720,000元(二零二三年:人民幣 8,166,000元、人民幣95,899,000元及人 民幣6,162,000元)。

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

4. KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Impairment losses recognised in respect of trade and bills receivables

The impairment for trade and bills receivables is based on assumptions about ECL. The Group used judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the number of days that trade and bills receivables are outstanding as well as the Group's historical experience and forward-looking information at the end of the reporting period. Changes in these assumptions and estimates could materially affect the result of the assessment and it may be necessary to make additional impairment charge to the consolidated statement of profit or loss and other comprehensive income.

As at 31 December 2024, the carrying values of trade and bills receivables is approximately RMB587,382,000 (31 December 2023: approximately RMB808,830,000) net of allowance for doubtful debt of approximately RMB14,280,000 (31 December 2023: RMB5,865,000).

Allowances recognised in respect of inventories

The management of the Group reviews an ageing analysis at the end of each reporting period and makes allowance for obsolete and slow-moving items identified that are no longer suitable for sale or use. The Group makes allowance for inventories based on the assessment of the net realisable value. The management estimates the net realisable value for inventories based on subsequent usage and sales, ageing analysis and current market conditions. As at 31 December 2024, the carrying amounts of inventories were approximately RMB326,034,000 (2023: RMB377,630,000) and no impairment loss has been recognised for the years ended 31 December 2024 and 2023.

4. 估計不確定因素的主要來源(續)

就貿易應收款項及應收票據確認 之減值虧損

貿易應收款項及應收票據的減值乃基於 對預期信貸虧損的假設。於報告期末, 本集團基於貿易應收款項及應收票據的 未償還天數以及本集團的過往經驗及前 瞻性資料,於作出該等假設時採用判斷 及於計算減值時選擇輸入數據。該等假 設及估計之變動可能對評估結果構成重 大影響,並可能需要就綜合損益及其他 全面收益表作出額外減值開支。

於二零二四年十二月三十一日,貿易應 收款項及應收票據的賬面值扣除呆賬撥 備約人民幣587,382,000元(二零二三年 十二月三十一日:約人民幣808,830,000 元)後約為人民幣14,280,000元(二零 二三年十二月三十一日:人民幣5,865,000 元)。

就存貨確認之撥備

本集團管理層於各報告期末審閲賬齡分 析並就所識別的不再適合於銷售或使用 的陳舊或滯銷項目作出撥備,本集團根 據對可變現淨值的評估對存貨作出撥備。 管理層根據其後的用途及銷售額、賬齡 分析及當前市況對存貨的可變現淨值作 出估計。於二零二四年十二月三十一日, 存貨的賬面值為約人民幣326,034,000元 (二零二三年:人民幣377,630,000元), 並無就截至二零二四年及二零二三年 十二月三十一日止年度確認減值虧損。

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綜合財務報表附註

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

5. REVENUE

5. 收益

Revenue represents revenue arising on sales of goods in the normal course of business, net of discounts and sales related taxes. The Group's revenue for the year is recognised on a point in time basis.

An analysis of revenue from contracts with customers disaggregated by major product types is as follows:

收益指於一般業務過程中銷售貨品產生 之收益(經扣除折讓及銷售相關税項)。 本集團年內之收益於某一時間點的基準 確認。

按主要產品類型分列的客戶合約收益分 析如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Mobile phones	手機	1,894,440	2,137,747
PCBAs	印刷電路板組裝	-	55,588
IoT related products	物聯網相關產品	822,713	483,801
Others*	其他*	200,281	145,785
		2,917,434	2,822,921

Mainly represent sales of materials and components of the mobile phones and IoT related products.

Transaction price allocated to the remaining performance obligations

The sales contracts are with an original expected duration of less than one year. Accordingly, the Group has elected the practical expedient and has not disclosed the amount of transaction price for the performance obligation that is unsatisfied as of the end of respective reporting period. 主要指銷售手機及物聯網相關產品的材料及部 件。

分配予餘下履約責任的交易價格

銷售合約的原預期期限少於一年。因此, 本集團選擇了實際的權宜的方式,並無 披露各報告期末尚未達成的履約責任的 交易價格金額。

綜合財務報表附註

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

6. SEGMENT INFORMATION

Information is reported on a regular basis to the executive directors of the Company, being the chief operating decision makers, for their review of the Group's internal reporting in order to assess performance and allocate resources. The Group is principally engaged in designing, manufacturing and sales of mobile phones and PCBA and IoT related products. Information reported to the chief operating decision makers, for the purpose of resources allocation and performance assessment, focuses on the operating results of the Group as a whole as the Group's resources are integrated and no discrete operating segment financial information is available. Accordingly, no operating segment information is presented.

Geographical information

The Group's operations are mainly located in the PRC (the place of domicile of the Group's operation).

Information about the Group's revenue from external customers presented based on the location of customers is as follows.

6. 分部資料

本公司執行董事(即主要運營決策者)將 定期獲得呈報資料,檢討本集團內部報 告以評估表現及分配資源。本集團主要 從事設計、製造及銷售手機、印刷電路 板組裝及物聯網相關產品。向主要營運 決策者呈報以供資源分配及表現評估之 資料專注於本集團整體經營業績,因為 本集團之資源已作整合,並無獨立之經 營分部財務資料。因此,並無呈列經營 分部資料。

地域資料

本集團的經營主要於中國(本集團業務所 在地)進行。

按客戶位置呈列的本集團外部客戶收益 資料如下:

Revenue from external customers

		外部客戶收益	
		2024	2023
		二零二四年	二零二三年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
India	印度	365,200	863,557
The PRC	中國	2,328,450	1,742,400
People's Republic of Bangladesh	孟加拉人民共和國	53,426	74,572
Algeria	阿爾及利亞	5,912	10,568
United States of America	美利堅合眾國	73,792	
Islamic Republic of Pakistan	巴基斯坦伊斯蘭共和國	65,212	131,798
Republic of Yemen	也門共和國	19,004	
Dubai	迪拜	5,605	-
Other regions	其他地區	833	26
		2,917,434	2,822,921

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綜合財務報表附註

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

6. SEGMENT INFORMATION (Continued) 6.

Geographical information (Continued)

The Group's non-current assets, excluding deferred tax assets, amounted to RMB135,741,000 (2023: RMB110,077,000), and are mainly located in the PRC.

Information about major customers

Revenue from customers contributing over 10% of the total revenue of the Group are as follows:

6. 分部資料(續)

地域資料(續)

本集團的非流動資產(不包括遞延税項資 產)為人民幣135,741,000元(二零二三 年:人民幣110,077,000元),全部位於 中國。

有關主要客戶之資料

貢獻收益佔本集團總收益10%以上之客 戶如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Customer A	客戶A	150,072*	469,412
Customer B	客戶B	757,651	503,107
Customer C	客戶C	626,028	570,521

* The customer did not contribute over 10% of the total revenue of the Group in 2024.

於二零二四年客戶並無佔本集團總收益10%以 上。

7. OTHER GAINS AND INCOME

7. 其他收益及收入

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Bank interest income	銀行利息收入	44,061	11,503
Government subsidies (Note)	政府補貼(<i>附註)</i>	28,155	16,834
Amortisation of government grant	政府補助攤銷 <i>(附註27)</i>		
(Note 27)		1,680	9,818
Sundry income	雜項收入	111	625
		74,007	38,780

Note: The government subsidies represent the one-off government grants that were received from local government authorities of which the entitlements were unconditional and were not capital in nature and therefore immediately recognised as other income. 附註:政府補貼指來自多個地方政府機關的一次性政 府補助金,有關補貼為無條件且為非資本性質, 因此即時確認為其他收入。

綜合財務報表附註

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

8. FINANCE COSTS

8. 融資成本

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Interest on:	下列各項之利息:		
Lease liabilities	租賃負債	2,590	720
Bills under supplier	供應商融資安排下的票據		
finance arrangement		1,132	468
Discounted bills	貼現票據	21,411	15,186
Borrowings	借款	11,058	19,910
		36,191	36,284

9. INCOME TAX EXPENSE

9. 所得税開支

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Current tax – Hong Kong profit	即期税項-香港利得税		
tax			
 Provision for the year Under/(over)-provision in 	-年內撥備 -過往年度撥備不足/	152	1,360
respect of prior years	(超額撥備)	52	(48)
Current tax - PRC Enterprise	即期税項-中國企業所得税		
Income Tax			
– Provision for the year	一年內撥備	5,836	1,312
– Under-provision in respect of	-過往年度撥備不足		
prior years		334	6,129
		6,374	8,753
Deferred tax (Note 28):	遞延税項 <i>(附註28)</i>		
- (Credit)/Charge to current year	- 於本年度(計入)/扣除	(1,642)	178
Income tax expense	所得税開支	4,732	8,931

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綜合財務報表附註

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

9. INCOME TAX EXPENSE (Continued)

- Pursuant to the rules and regulations of the British Virgin Islands and Cayman Islands, the Group is not subject to any income tax in these jurisdictions.
- (ii) The statutory tax rate of subsidiaries in Hong Kong is 16.5%. Under the two-tiered profits tax rates regime of Hong Kong Profits Tax, the first HK\$2 million of profits of a qualifying group entity are taxed at 8.25%, and profits above HK\$2 million are taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rate regime are to be taxed at a flat rate of 16.5%.
- (iii) Under the Law of the PRC on Enterprise Income Tax (the "EIT law") and Implementation Regulation of the EIT Law, the tax rate of the subsidiaries established in the PRC is 25%.
- (iv) Two of the Group's subsidiaries, Shenzhen Sprocomm Telecommunication Technology Co., Ltd. ("Shenzhen Sprocomm") and Shanghai Sprocomm Telecommunication Technology Co., Ltd. ("Shanghai Sprocomm"), are recognised as High and Newtechnology Enterprise, and have been granted tax concessions by the local tax bureau. These two subsidiaries are entitled to PRC EIT at concessionary rate of 15% from 2023 to 2025 and 2024 to 2026 respectively. These entities also enjoyed additional 75% tax deduction based on the eligible research and development expenses.
- (v) The Group is subject to taxation in India, calculated based on the rates applicable in the relevant jurisdiction on the estimated assessable profits in India. The applicable tax rate is 22% (2023: 30%). No provision for overseas profits tax in respect of India taxation has been made, as the Group did not have any assessable profits subject to such overseas profits tax for both years.
- (vi) The Group is subjected to United States Federal Income taxes. The United States enterprise income tax rate has been provided at the applicable rate of 21% for the year ended 31 December 2024 (2023: 21%).

9. 所得税開支(續)

- (i) 根據英屬處女群島及開曼群島規則及規例,本集團無須在該等司法權區繳納任何所得税。
- (ii) 香港附屬公司之法定税率為16.5%。 根據香港利得税的兩級制利得税率 制度,合資格集團實體的首2,000,000 港元溢利按8.25%的税率徵税, 而超過2,000,000港元的溢利則按 16.5%的税率徵税。不符合兩級制 利得税税率制度資格的集團實體的 溢利繼續按16.5%的統一税率徵税。
- (iii) 根據中國企業所得税法(「企業所得税法」)及企業所得税法實施條例, 於中國成立的附屬公司的税率為 25%。
- (iv)本集團兩間附屬公司深圳禾苗通信 科技有限公司(「深圳禾苗」)及上海 禾苗通信科技有限公司(「上海禾苗」) 獲認定為高新技術企業,並獲地方 税務局授予税項優惠。該兩間附屬 公司分別於二零二三年至二零二五 年及二零二四年至二零二六年有權 以優惠税率15%繳交中國企業所得 税。該等實體亦因合資格研發開支 而享有75%税率削減。
- (v) 本集團須繳納印度税項,該等税款 乃就印度的估計應課税溢利按照相 關司法管轄區所適用之税率計算。 適用税率為22%(二零二三年: 30%)。由於本集團於兩年間並無須 繳付海外利得税之任何應課税溢利, 故並無就印度税項作出海外利得税 撥備。
- (vi) 本集團須繳納美國聯邦所得税。截至二零二四年十二月三十一日止年度,美國企業所得税税率已按適用税率21%計提撥備(二零二三年:21%)。

綜合財務報表附註

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

9. INCOME TAX EXPENSE (Continued) 9. 所得税開支(續)

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Profit before tax	除税前溢利	20,341	39,947
Tax at PRC statutory tax rate of 25% Tax effect of expenses not	按中國法定税率25%計算的 税項 不可扣税開支的税務影響	5,085	9,987
deductible for tax purpose		119	1,934
Tax effect of non-taxable income Utilisation of tax losses not	非課税收益的税務影響 動用未確認的税項虧損	(839)	(5,172)
recognised Tax effect of tax losses not	未確認税項虧損的税務影響	(419)	(54)
recognised Additional deduction arising from research and development	研發開支產生的額外扣減 <i>(附註9(iv))</i>	13,355	16,403
expenses (<i>Note 9 (iv)</i>) Effect of different tax rates of subsidiaries operating in other	於其他司法權區經營的附屬 公司的不同税率影響	(13,593)	(20,861)
jurisdictions Under-provision in prior years	過往年度撥備不足	(161) 386	(795) 6,081
Withholding tax on undistributed earnings of a PRC subsidiary	一間中國附屬公司未分派 盈利的預扣税(附註28)	636	
<i>(Note 28)</i> Tax effect of tax exemption/ deduction from tax authority	税務機關税項豁免/扣減的 税務影響(附註9(iv))		1,007
(Note 9 (iv))		163	401
Income tax expense for the year	年內所得税開支	4,732	8,931

Details of deferred tax are set out in Note 28.

遞延税項的詳情載於附註28。

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綜合財務報表附註

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

10. PROFIT FOR THE YEAR

10. 年內溢利

		Notes 附註	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Profit for the year has been arrived at after charging:	經扣除下列各項後 達致:			
Directors' emoluments Salaries, allowances and other benefits (excluding directors'	董事酬金 薪金、津貼及其他福利 (不包括董事酬金)	11	3,213	2,448
emoluments) Contributions to retirement benefits scheme (excluding	退休福利計劃供款 (不包括董事酬金)		165,158	128,121
directors' emoluments)			20,382	14,400
Total staff costs	員工成本總額		188,753	144,969
Auditors' remuneration Amortisation of intangible	核數師薪酬 無形資產攤銷		1,050	1,000
assets Amount of inventories	已確認為開支的存貨	17	2,374	2,382
recognised as an expense Depreciation of property, plant	金額物業、廠房及設備折舊	(i)	2,659,665	2,523,333
and equipment Depreciation of right-of-use	使用權資產折舊	15	16,366	14,221
assets Provision for impairment loss recognised in respect of	就貿易應收款項及 應收票據確認的減值	16	10,665	18,325
trade and bills receivables Loss on disposal of property,	虧損撥備 出售物業、廠房及設備	19	8,415	3,360
plant and equipment Loss on disposal of a subsidiary	之虧損 出售一間附屬公司之	15	9	509
	虧損 研發開支		-	419
Research and development expenses	判就用义	(ii)	141,885	139,686

綜合財務報表附註

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

10. PROFIT FOR THE YEAR (Continued)

10. 年內溢利(續)

- This includes costs of materials and components used of approximately RMB2,543,516,000 (2023: RMB2,431,011,000), sub-contracting fees of approximately RMB16,949,000 (2023: RMB Nil), labour costs of approximately RMB68,616,000 (2023: RMB36,298,000) and utilities expenses of approximately RMB30,584,000 (2023: RMB56,024,000).
- (ii) Research and development expenses recognised in consolidated profit or loss includes staff cost of approximately RMB81,447,000 (2023: RMB63,520,000), cost of materials and components used of approximately RMB23,585,000 (2023: RMB33,262,000), technology development fees of approximately RMB29,451,000 (2023: RMB35,628,000) amortisation expense of approximately RMB3,626,000 (2023: RMB3,361,000) and depreciation of approximately RMB3,776,000 (2023: RMB3,915,000).
- (i) 其中包括所用材料及零部件成本約 人民幣2,543,516,000元(二零二三年:人民幣2,431,011,000元),分 包費用約人民幣16,949,000元(二零 二三年:人民幣零元),勞工成本約 人民幣68,616,000元(二零二三年: 人民幣36,298,000元)及公用事業開 支約人民幣30,584,000元(二零二三年:人民幣56,024,000元)。
- (ii) 研發開支於綜合損益確認,包括員工成本約人民幣81,447,000元(二零二三年:人民幣63,520,000元)、所用材料及零部件成本約人民幣23,585,000元(二零二三年:人民幣33,262,000元)、技術開發費約人民幣29,451,000元(二零二三年:人民幣35,628,000元)、攤銷開支約人民幣3,626,000元(二零二三年:人民幣3,626,000元(二零二三年:人民幣3,361,000元)及折舊約人民幣3,776,000元(二零二三年:人民幣3,915,000元)。

綜合財務報表附註

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

11. DIRECTORS' EMOLUMENTS

11. 董事酬金

Details of directors' emoluments are as follows:

董事酬金詳情如下:

		Fees 袍金 RMB'000 人民幣千元	Salaries, allowances and other benefits 薪金、津貼 及其他福利 RMB'000 人民幣千元	Contributions to retirement benefits scheme 退休福利 計劃供款 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Year ended 31 December 2024	截至二零二四年 十二月三十一日 止年度				
Executive Directors	執行董事				
Mr. Li Chengjun (Chief	李承軍先生(本公				
Executive of the Company)	司行政總裁)	-	552	28	580
Mr. Xiong Bin	熊彬先生	-	480	16	496
Mr. Wen Chuanchuan	溫川川先生	-	481	13	494
Mr. Guo Qinglin	郭慶林先生	-	500	13	513
Mr. He Wenyuan ¹	何文渊先生1	-	490	144	634
Mr. Chen Haishu ²	陳海書先生 ²	-	46	-	46
Independent non-executive Directors	獨立非執行董事				
Mr. Wong Kwan Kit	黃昆傑先生	110	-	-	110
Mr. Lu Brian Yong Chen	呂永琛先生	110	-	-	110
Mr. Hung Wai Man	洪為民先生	110	-	-	110
Ms. Tseng Chin I	曾瀞漪女士	110	-	-	110
Mr. Ching Khei Cheong ³	鄭其昌先生 ³	10	-	-	10
		450	2,549	214	3,213

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

11. DIRECTORS' EMOLUMENTS (Continued) 11. 董事酬金(續)

above were mainly for their services as directors of the

Company.

		Fees 袍金 RMB'000 人民幣千元	Salaries, allowances and other benefits 薪金、津貼 及其他福利 RMB'000 人民幣千元	Contributions to retirement benefits scheme 退休福利 計劃供款 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Year ended 31 December 2023	截至二零二三年 十二月三十一日 止年度				
Executive Directors	執行董事				
Mr. Li Chengjun (Chief	李承軍先生(本公				
Executive of the Company)	司行政總裁)	_	552	27	579
Mr. Xiong Bin	熊彬先生	_	465	18	483
Mr. Wen Chuanchuan	溫川川先生	_	464	11	475
Mr. Guo Qinglin	郭慶林先生	-	467	12	479
Independent non-executive Directors	獨立非執行董事				
Mr. Wong Kwan Kit	黃昆傑先生	108	_	_	108
Mr. Lu Brian Yong Chen	呂永琛先生	108	_	_	108
Mr. Hung Wai Man	洪為民先生	108	_	_	108
Ms. Tseng Chin I	曾瀞漪女士	108	_	-	108
		432	1,948	68	2,448
¹ Mr. He Wenyuan was appointe on 2 December 2024.	ed as executive director of	the Company		先生於二零二四年十 執行董事。	二月二日獲委任為
² Mr. Chen Haishu was appointe on 2 December 2024.	ed as executive director of	the Company		先生於二零二四年十 執行董事。	二月二日獲委任為
³ Mr. Ching Khei Cheong was a director of the Company on 2		non executive		先生於二零二四年十 蜀立非執行董事。	二月二日獲委任為
The executive directors' en mainly for their services in cc of the affairs of the Con independent non-executive	nnection with the manpany and the Gr	anagement oup. The	供與管理Z 務。上述所	執行董事的酬金 本公司及本集團 f示獨立非執行 脣作為本公司董≣	事務有關的服 董事的酬金,

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綜合財務報表附註

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

11. DIRECTORS' EMOLUMENTS (Continued)

The amounts disclosed above represent remuneration paid or payable to the directors of the Company (including emoluments for services as employee/director of the group entities prior to becoming the directors of the Company) by entities comprising the Group.

None of the chief executive nor any of the directors of the Company waived or agreed to waive any emoluments paid by the Group for the years ended 31 December 2024 and 2023. No emoluments were paid by the Group to any of the directors of the Company as an incentive payment for joining the Group or as compensation for loss of office during both years.

12. EMPLOYEES' EMOLUMENTS

Of the five individuals with the highest emoluments in the Group, three (2023: one) were the directors (including chief executive) of the Company, whose emoluments are set out in Note 11 above. The emolument of the remaining two (2023: four) highest paid individuals were as follows:

11. 董事酬金(續)

上文披露金額為本集團旗下公司已付或 應付本公司董事之薪酬,包括於集團公 司之僱員/董事在成為本公司董事前所 提供服務的相關薪酬。

截至二零二四年及二零二三年十二月 三十一日止年度, 概無本公司主要行政 人員或任何董事放棄或同意放棄本集團 支付的任何酬金。兩年間本集團概無向 本公司任何董事支付酬金作為加入本集 團的激勵或作為離職補償。

12. 僱員酬金

本集團五名最高薪人士中,三名(二零 二三年:一名)為本公司董事(包括主要 行政人員),其酬金載於上文附註11。餘 下兩名(二零二三年:四名)最高薪人士 的酬金如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Salaries, allowances and other benefits	薪金、津貼及其他福利	967	1,800
Contributions to retirement benefits scheme	退休福利計劃供款	26	546
		993	2,346

Their emoluments were within the following band: 彼等的酬金介乎下列範圍:

		2024 二零二四年 Number of individuals 人數	2023 二零二三年 Number of individuals 人數
Nil to HK\$1,000,000	零至1,000,000港元	2	4

綜合財務報表附註

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

12. EMPLOYEES' EMOLUMENTS (Continued)

No emoluments were paid by the Group to any of the five highest paid individuals of the Group including the directors of the Company as an inducement to join or upon joining the Group, or as compensation for loss of office during the years ended 31 December 2024 and 2023.

13. DIVIDENDS

No dividend was paid, declared or proposed during the years ended 31 December 2024 and 2023, nor has any dividend been proposed since the end of the reporting period.

14. EARNINGS PER SHARE

The calculation of the basic earnings per share during the years is based on the profit attributable to the owners of the Company and the weighted average number of ordinary shares in issue.

12. 僱員酬金(續)

截至二零二四年及二零二三年十二月 三十一日止年度,本集團概無向本集團 任何五名最高薪人士(包括本公司董事) 支付酬金作為吸引加入或加入本集團時 的激勵或作為離職補償。

13. 股息

截至二零二四年及二零二三年十二月 三十一日止年度,概無支付、宣派或建 議宣派任何股息,自報告期末起亦無建 議宣派任何股息。

14. 每股盈利

於報告年度,每股基本盈利之計算乃基 於本公司擁有人應佔溢利及已發行普通 股加權平均數計算。

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
計算每股基本盈利使用的本 公司擁有人應佔年內溢利		
	16,341	32,369
	Number of shares	Number of shares
	Number of shares 股份數目	Number of shares 股份數目
	股份數目	股份數目
計算每股基本盈利使用的普 通股加權平均數	股份數目 '000	股份數目 '000
		二零二四年 RMB'000 人民幣千元 計算每股基本盈利使用的本 公司擁有人應佔年內溢利 16,341

Diluted earnings per share for both years were the same as the basic earnings per share as there was no potential ordinary shares in issue for both 2024 and 2023. 二零二四年及二零二三年均無潛在已發 行普通股,故兩個年度的每股攤薄盈利 均等於每股基本盈利。

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

15. PROPERTY, PLANT AND EQUIPMENT 15. 物業、廠房及設備

		Leasehold improvement	Plant and machinery	Furniture and fixture	Motor vehicles	Office equipment	Ownership interests in land and building	Total
		租賃物業裝修 RMB'000 人民幣千元	廠房及機器 RMB'000 人民幣千元	傢俬及固定裝置 RMB'000 人民幣千元	汽車 RMB'000 人民幣千元	辦公設備 RMB'000 人民幣千元	於土地及樓宇 的所有權權益 RMB'000 人民幣千元	總計 RMB'000 人民幣千元
Cost	成本							
At 1 January 2023	於二零二三年一月一日	29,587	91,124	3,839	1,750	10,381	64,840	201,521
Additions	添置	-	5,376	165	404	1,070	-	7,015
Disposal	出售	-	(3,268)	(1,162)	(541)	(798)	-	(5,769)
At 31 December 2023	於二零二三年十二月							
	三十一日	29,587	93,232	2,842	1,613	10,653	64,840	202,767
Additions	添置	233	10,558	3,319	844	2,684	-	17,638
Disposal	出售	(10,183)	(557)	(1,543)	-	(245)	-	(12,528)
Exchange adjustments	匯兑調整	-	-	2	3	-	-	5
At 31 December 2024	於二零二四年十二月							
	三十一日	19,637	103,233	4,620	2,460	13,092	64,840	207,882
Accumulated depreciation	累計折舊							
At 1 January 2023	於二零二三年一月一日	26,926	45,029	3,522	1,169	7,053	14,208	97,907
Charge for the year	年內支出	1,483	8,296	43	264	1,055	3,080	14,221
Disposal	出售	-	(3,004)	(1,104)	(514)	(638)	-	(5,260)
At 31 December 2023	於二零二三年十二月							
ALUT DECEMBER 2020	м_ҿ+।_л Ξ+-В	28,409	50,321	2,461	919	7,470	17,288	106,868
Charge for the year	年內支出	20,403	10,288	403	495	1,487	2,986	16,366
Disposal	出售	(10,183)	(557)	(1,534)	-	(245)	2,000	(12,519)
Exchange adjustments	匯兑調整	-	-	-	1	-	-	(11,010)
At 31 December 2024	於二零二四年十二月							
	三十一日	18,933	60,052	1,330	1,415	8,712	20,274	110,716
Carrying values	賬面值							
At 31 December 2024	於二零二四年十二月 三十一日	704	43,181	3,290	1,045	4,380	44,566	97,166
	- 1 - 1		10,107	0,200	ijo io	1,000	. 19000	01,100
At 31 December 2023	於二零二三年十二月							
	三十一日	1,178	42,911	381	694	3,183	47,552	95,899

172 Sprocomm Intelligence Limited Annual Report 2024

綜合財務報表附註

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

15. PROPERTY, PLANT AND EQUIPMENT (Continued)

15. 物業、廠房及設備(續)

Ownership interests in land and building relate to properties situated in the PRC with remaining lease term of 40 years (2023: 41 years). These properties with carrying value of approximately RMB44,566,000 as at 31 December 2024 (2023: RMB47,552,000), have been pledged to the bank to secure the Group's mortgage loan (Note 26(a)).

16. RIGHT-OF-USE ASSETS AND LEASE LIABILITIES

(i) Right-of-use assets

中國物業所涉土地及樓宇的擁有權權 益的餘下租賃期為40年(二零二三年: 41年)。該等物業於二零二四年十二月 三十一日的賬面值為約人民幣44,566,000 元(二零二三年:人民幣47,552,000元), 並已就本集團按揭貸款而抵押予銀行(附 註26(a))。

16. 使用權資產及租賃負債

(i) 使用權資產

	2024 二零二四年	2023 二零二三年
	RMB'000 人民幣千元	RMB'000 人民幣千元
Leasehold properties 租賃物業	35,855	8,166

The Group has lease arrangements for buildings, mainly for use as the Group's headquarter and factories for production purpose. The lease terms range from one to eight years (2023: one to five years) with fixed lease payments and no renewal/termination option.

During the year, additions to right-of-use assets were RMB38,312,000 (2023: RMB20,740,000). This amount primarily related to the capitalised lease payments payable under new tenancy agreements.

本集團就樓宇訂立租賃安排,主要 用作本集團總部及生產廠房。租期 介乎一至八年(二零二三年:一至五 年),固定租賃付款,且並無重續/ 終止權。

本年度,使用權資產增加人民幣 38,312,000元(二零二三年:人民幣 20,740,000元)。該金額主要與根據 新租賃協議應支付的資本化租賃付 款有關。

二零二四年年報 Sprocomm Intelligence Limited 173

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綜合財務報表附註

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

16. RIGHT-OF-USE ASSETS AND LEASE 16. 使用權資產及租賃負債(續) LIABILITIES (Continued)

(ii) Lease liabilities

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Non-current portion Current portion	非流動部分 流動部分	33,504 5,861	2,425 5,890
		39,365	8,315
Amounts payable under lease liabilities:	租賃負債下的應付款項:		
Within one year After one year but within two	一年內 一年後但兩年內	5,861	5,890
years More than two years	兩年以上	6,105 27,399	802 1,623
		39,365	8,315
Less: Amount due for settlement within 12 months (shown under	減:12個月內到期結算款項 (於流動負債列示)		
current liabilities)		(5,861)	(5,890)
Amount due for settlement after 12 months	12個月後到期結算款項	33,504	2,425
The weighted average incren applied to lease liabilities rang (2023: from 5.0% to 9.0%).	0	適用於租賃負債的 款利率介乎4.0%至 年:介乎5.0%至9.	10.0%(二零二三

綜合財務報表附註

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

16. RIGHT-OF-USE ASSETS AND LEASE LIABILITIES (Continued)

16.使用權資產及租賃負債(續)

(iii) Amounts recognised in profit or loss

(iii) 於損益確認的金額

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Depreciation expenses on	使用權資產的折舊開支		
right-of-use assets – Leased properties	一租賃物業	10,665	18,325
Interest expenses on lease	租賃負債利息開支		
liabilities		2,590	720
Expenses relating to short-term	短期租賃相關開支		
leases		890	205

(iv) Others

During the year ended 31 December 2024, total cash outflow for leases amount to approximately RMB10,687,000 (2023: RMB27,471,000).

Restrictions or covenants on leases

As at 31 December 2024, lease liabilities of RMB39,365,000(2023: RMB8,315,000) are recognised with related right-of-use assets of RMB35,855,000 (2023: RMB8,166,000). 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 shall not be used as security for borrowing purposes.

(iv) 其他

於截至二零二四年十二月三十一日 止年度,租賃之現金流出總額約為 人民幣10,687,000元(二零二三年: 人民幣27,471,000元)。

租賃的限制或契約

於二零二四年十二月三十一日, 已確認的租賃負債為人民幣 39,365,000元(二零二三年:人民幣 8,315,000元),相關使用權資產為 人民幣35,855,000元(二零二三年: 人民幣8,166,000元)。除出租人持 有的租賃資產的擔保權益外,租賃 協議概無施加任何契約。租賃資產 不可作為借款的擔保。

綜合財務報表附註

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

17. INTANGIBLE ASSETS

17. 無形資產

		Computer software 電腦軟件 RMB'000 人民幣千元	Patents 專利 RMB'000 人民幣千元	Development costs 開發成本 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Cost At 1 January 2023 Additions	成本 於二零二三年一月一日 添置	9,696 885	632 –	4,006	14,334 885
At 31 December 2023 Additions	於二零二三年十二月 三十一日 添置	10,581 920	632 12	4,006	15,219 932
At 31 December 2024	於二零二四年十二月 三十一日	11,501	644	4006	16,151
Amortisation At 1 January 2023 Charge for the year	攤銷 於二零二三年一月一日 年內支出	4,913 984	427 63	1,335 1,335	6,675 2,382
At 31 December 2023 Charge for the year	於二零二三年十二月 三十一日 年內支出	5,897 976	490 62	2,670 1,336	9,057 2,374
At 31 December 2024	於二零二四年十二月 三十一日	6,873	552	4,006	11,431
Carrying values At 31 December 2024	賬面值 於二零二四年十二月 三十一日	4,628	92	_	4,720
At 31 December 2023	於二零二三年十二月 三十一日	4,684	142	1,336	6,162

綜合財務報表附註

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

18. INVENTORIES

18. 存貨

		2024 二零二四年 RMB'000	2023 二零二三年 RMB'000
Materials and components Work in progress	材料及零部件 在製品	人民幣千元 140,023 106,000	人民幣千元 226,284 28,223
Finished goods	製成品	80,011	123,123
		326,034	377,630

19. TRADE AND BILLS RECEIVABLES

19. 貿易應收款項及應收票據

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Trade receivables Less: Loss allowance	貿易應收款項 減:虧損撥備	588,302 (14,280)	750,907 (5,865)
Bills receivables	應收票據	574,022 13,360	745,042 63,788
Trade and bills receivables	貿易應收款項及應收票據	587,382	808,830

The gross amount of trade and bills receivables arising from contracts with customers amounted to approximately RMB601,662,000 as at 31 December 2024 (2023: RMB814,695,000).

於二零二四年十二月三十一日,與客戶 合約產生的貿易應收款項及應收票據總 額約為人民幣601,662,000元(二零二三 年:人民幣814,695,000元)。

An aging analysis of trade and bills receivables (after loss allowance) based on invoice date is as follows:

貿易應收款項及應收票據(經扣除虧損撥 備後)按發票日期的賬齡分析如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Within 30 days	30天以內	276,611	404,421
31–60 days	31至60天	168,363	267,787
61–90 days	61至90天	73,617	118,702
Over 90 days	90天以上	68,791	17,920
Total	總計	587,382	808,830

二零二四年年報 Sprocomm Intelligence Limited 177

綜合財務報表附註

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

19. TRADE AND BILLS RECEIVABLES (Continued)

No interest is charged on the trade and bills receivables.

As part of the Group's credit risk management, the Group applies internal credit rating for its customers. The debtors are grouped under a provision matrix into three internal credit rating buckets based on shared credit risk characteristic by reference to past due exposure of the debtor, and the ratings are outlined as follows:

Low risk
 Medium risk
 High risk
 Customers with normal credit standing
 Credit-impaired customers

There has been no change in the estimation techniques or significant assumptions made during the current year. Debtors with significant outstanding balances with gross carrying amounts of RMB37,812,000 as at 31 December 2024 (2023: Nil) were assessed individually. The Group recognised lifetime ECL for trade receivables individually and/or collectively as follows:

19. 貿易應收款項及應收票據(續)

概無就貿易應收款項及應收票據收取利息。

作為本集團信貸風險管理的一部分,本 集團對客戶進行內部信貸評級。我們按 共同信貸風險特徵參考債務人過往逾期 資料,根據撥備矩陣將債務人分為三個 內部信用等級組別,評級概述如下:

-低風險	有良好信用評級的客戶
一中風險	有正常信用評級的客戶
- 高風險	信用受損的客戶

估計技術或本年度作出的重大假設並無 變更。於二零二四年十二月三十一日有 重大未償還結餘的債務人(賬面總值為人 民幣37,812,000元(二零二三年:零))已 個別進行評估。本集團就貿易應收款項 個別及/或共同確認的全期預期信貸虧 損如下:

		Weighted		
		average	Gross	
		expected	carrying	Loss
		loss rate	amount	allowance
		加權平均預期		
		信貸虧損率	總賬面值	虧損撥備
		%	RMB'000	RMB'000
		%	人民幣千元	人民幣千元
As at 31 December 2024	於二零二四年十二月 三十一日			
Low risk	低風險	0.98%	550,490	5,533
High risk	高風險	23.13%	37,812	8,747
			588,302	14,280
As at 31 December 2023	於二零二三年十二月 三十一日			
Low risk	低風險	0.72%	750,907	5,865

綜合財務報表附註

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

19. TRADE AND BILLS RECEIVABLES (Continued)

The estimated loss rates are estimated based on historical default rates and adjusted for forward-looking information (for example, the current and forecasted economic growth rates in PRC, India and other countries, which reflect the general economic conditions of the industry in which the debtors operate) that is available without undue cost or effort. Such forward-looking information is used by the management of the Group to assess both the current as well as the forecast direction of conditions at the reporting date. The grouping is regularly reviewed by the management of the Group to ensure relevant information about specific debtors is updated.

19. 貿易應收款項及應收票據(續)

估計虧損率乃根據過往違約率估算,並 就無需耗費過多成本或精力獲得的前瞻 性資料進行調整(例如,反映債務人經營 所處行業整體經濟狀況的中國、印度等 國家當前及預期經濟增長率)。報告日期, 本集團管理層使用該等前瞻性資料分析 當前及未來變化趨勢。本集團管理層會 定期審查有關組別,確保特定債務人的 相關資料為最新。

Movements of impairment loss allowances of trade receivables are as follows:

貿易應收款項的減值虧損撥備變動如下:

		Low risk 低風險 RMB'000 人民幣千元	High risk 高風險 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
As at 1 January 2023 Provision for credit loss for	於二零二三年一月一日 貿易應收款項信貸虧損	2,505		2,505
trade receivables	撥備	3,360	_	3,360
As at 31 December 2023	於二零二三年十二月 三十一日	5,865	_	5,865
Transfer to credit impaired (Reversal)/provision for credit	轉撥至信貸減值 貿易應收款項信貸虧損	(274)	274	-
loss for trade receivables	(撥回)/撥備	(58)	8,473	8,415
As at 31 December 2024	於二零二四年十二月			
	三十一日	5,533	8,747	14,280

As at 31 December 2024, the Group discounted and factored trade and bills receivables in aggregate amounts of approximately RMB5,051,000 (2023: RMB73,672,000) to banks and factoring company for short-term financing.

於二零二四年十二月三十一日,本集團 就短期融資向銀行及保理公司貼現及 保理總額為約人民幣5,051,000元(二零 二三年:人民幣73,672,000元)的貿易應 收款項及應收票據。
綜合財務報表附註

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

19. TRADE AND BILLS RECEIVABLES (Continued)

Transfers of financial assets

The following were the Group's trade and bills receivables as at 31 December 2023 and 2024 that were transferred to banks on a full recourse basis. As the Group has not transferred the significant risks and rewards relating to these trade and bills receivables, it continues to recognise the full carrying amount of the trade and bills receivables and has recognised the cash received on the transfer as secured borrowings (see Note 26). These trade and bills receivables are carried at amortised cost in the consolidated statement of financial position.

The trade and bills receivables factored to banks with full recourse as at 31 December 2024 and 2023 are as follows:

19. 貿易應收款項及應收票據(續)

金融資產轉讓

下文載列本集團於二零二三年及二零 二四年十二月三十一日已按全面追索權 基準轉讓予銀行的貿易應收款項及應收 票據。由於本集團並無轉讓該等貿易應 收款項及應收票據相關的重大風險及 回報,其繼續確認該等貿易應收款項及 應收票據的賬面總值,並已將因轉讓而 收到的現金確認為有抵押借貸(見附註 26)。該等貿易應收款項及應收票據於綜 合財務狀況表按攤銷成本列賬。

於 二 零 二 四 年 及 二 零 二 三 年 十 二 月 三十一日,已向銀行保理且具全面追索 權的貿易應收款項及應收票據如下:

		2024	2023
		二零二四年 RMB'000	二零二三年 RMB'000
		人民幣千元	人民幣千元
Carrying amount of transferred	已轉讓資產的賬面值		
assets		5,051	73,672
Carrying amount of associated	相關負債的賬面值		
liabilities		(5,051)	(73,672)
Net position	淨頭寸	_	_

綜合財務報表附註

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

20. PREPAYMENTS AND OTHER RECEIVABLES

20. 預付款項及其他應收款項

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Prepayment to suppliers Lease deposits and other deposits VAT recoverable <i>(Note)</i> Interest receivables Others	向供應商預付款項 租賃按金及其他按金 可收回增值税(附註) 應收利息 其他	寸款項 45,595 2 其他按金 2,891 5 说(附註) 64,661 55 6,928	21,106 5,856 52,649 1,432 1,024
		127,997	82,067

As at 31 December 2024 and 2023, there was no significant impairment for the prepayments and other receivables.

於二零二四年及二零二三年十二月 三十一日,預付款項及其他應收款項並 無重大減值。

综合財務報表附註

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

21. AMOUNTS DUE FROM SHAREHOLDERS

The amounts are unsecured, interest-free and non-trade in nature.

This includes obligations for shareholders to repay losses incurred by the Company, as stipulated in the Deed of Indemnity, which makes the shareholders responsible for associated payments related to court penalties imposed prior to 18 October 2019.

Expected credit loss risk of amounts due from shareholders is assessed to be remote as there is no significant change in the credit risk on the amounts due from shareholders since initial recognition.

22. PLEDGED BANK DEPOSITS

As at 31 December 2024, bank deposits of approximately RMB2,127,302,000 (2023: RMB2,368,420,000) were pledged by the Group for the purpose of securing bills payables (Note 24).

As at 31 December 2024, approximately RMB2,127,302,000 (2023: RMB2,368,420,000) of the pledged bank deposits carried fixed interest rates which ranged from 0.10% to 2.15% (2023: 0.35% to 2.38%) per annum.

23. BANK BALANCES AND CASH

At 31 December 2024 and 2023, bank balances carry interest at floating rates from 0.01% to 1.15% (2023: 0.05% to 0.30%) based on bank deposit rates.

21. 應收股東款項

該款項為無抵押、免息及非貿易性質。

這包括彌償契據所規定的股東償還本公 司所遭受虧損的義務,該契據使股東對 二零一九年十月十八日前法院判處的罰 款有關的相關付款承擔責任。

應收股東的預期信貸虧損風險被評為極 微,因為應收股東款項自初始確認後, 信貸風險並無重大變動。

22. 已抵押銀行存款

於二零二四年十二月三十一日,本集團 已抵押約人民幣2,127,302,000元(二零 二三年:人民幣2,368,420,000元)的銀行 存款,以取得應付票據(附註24)。

於二零二四年十二月三十一日,已抵押 銀行存款約人民幣2,127,302,000元(二 零二三年:人民幣2,368,420,000元)按固 定年利率介乎0.10%至2.15% (二零二三 年:0.35%至2.38%)計息。

23. 銀行結餘及現金

於二零二四年及二零二三年十二月 三十一日,銀行結餘基於銀行存款利率 按浮動利率0.01%至1.15%(二零二三年: 0.05%至0.30%)計息。

綜合財務報表附註

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

24. TRADE AND BILLS PAYABLES

24. 貿易應付款項及應付票據

		2024	2023
		二零二四年	二零二三年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Trade payables	應付款項	555,359	834,590
Bills payables under supplier	供應商融資安排項下的應付		
finance arrangement (Note 1)	票據 <i>(附註1)</i>	2,153,157	2,324,122
Trade and bills payables	貿易應付款項及應付票據	2,708,516	3,158,712

Note 1: These amounts relate to bills payables under supplier finance arrangements, including bills issued to relevant external suppliers for the settlement of trade payables amounting to approximately RMB243,762,000 as at 31 December 2024 (2023: RMB322,652,000), and bills issued to group entity under arrangements for financing the production of the respective group entities, amounting to approximately RMB1,909,395,000 as at 31 December 2024 (2023: RMB2,001,470,000). All of the aforementioned bills payables are fully secured by pledged bank deposits amounting to approximately RMB2,127,302,000 (2023: RMB2,368,420,000) (Note 22). In the consolidated statement of cash flows, payments to the banks are classified as financing cash flows, net of receipts from the bank in respect of later company bills, reflecting the nature of the arrangements.

In order to facilitate extended payment terms with suppliers and intragroup transactions, the Group enters into arrangements involving bills secured by pledged deposits equivalent to the invoice amounts. The arrangements involving external suppliers provide for payment terms of 30–60 days for the group to issue the bills to the external suppliers, and the issued bills have 90 to 180 days to maturity for those issued to external suppliers and 90 to 365 days to maturity for intragroup companies, respectively, depending on the specific terms of the bills. The Group repays the banks the full invoice amount on the maturity date of the bills as required. The Group classifies these related bills payables as trade and other payables.

附註1:該等金額與供應商融資安排項下的應付票 據有關,包括於二零二四年十二月三十一 日就結付貿易應付款項向相關外部供應商 開立的票據約人民幣243,762,000元(二零 二三年:人民幣322,652,000元),以及於二 零二四年十二月三十一日就各集團實體的 生產融資安排向集團實體開立的票據約人 民幣1,909,395,000元(二零二三年:人民幣 2,001,470,000元)。上述所有應付票據均由 已抵押銀行存款約人民幣2,127,302,000元 (二零二三年:人民幣2,368,420,000元)(附 註22)全額擔保。於綜合現金流量表中,向 銀行付款被分類為融資現金流量(扣除就其 後的公司票據從銀行收取的款項),反映了 安排的性質。

> 為促進與供應商延後付款期限及集團內交 易,本集團訂立涉及以與發票金額等值的已 抵押存款作抵押的票據的安排。該等涉及外 部供應商的安排規定本集團須於向外部供 應商開立的票據訂明付款期限為30至60天, 而向外部供應商及集團內公司開立的票據 的付款期限分別介乎90至180天及介乎90 至365天,視票據的具體條款而定。本集團 按規定於票據到期日向銀行償還全部發票 金額。本集團將該等相關應付票據分類為貿 易及其他應付款項。

綜合財務報表附註

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

24. TRADE AND BILLS PAYABLES (Continued)

24. 貿易應付款項及應付票據(續)

The following is an aging analysis of trade payables presented based on invoice date at the end of the reporting period. 於報告期末,貿易應付款項按發票日期 呈列的賬齡分析如下。

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Within 30 days	30天內	324,145	438,157
31–60 days	31至60天	173,950	299,454
61–90 days	61至90天	39,532	72,968
Over 90 days	90天以上	17,732	24,011
Total	總計	555,359	834.590

The average credit period on purchases of goods is ranging from 30 to 60 days. The Group has financial risk management policies in place to ensure that all payables are settled within the credit timeframe. 採購貨品的平均信貸期介乎30至60天。 本集團已制定金融風險管理政策以確保 所有應付款項可於信貸期內償付。

The following is an aging analysis of bills payables under supplier finance arrangement based on bills issuance date at the end of the reporting period. 以下為報告期末根據票據簽發日期的供 應商融資安排項下的應付票據的賬齡分析。

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Within 30 days	30天內	484,230	338,679
31–60 days	31至60天	459,996	466,769
61–90 days	61至90天	440,993	629,051
Over 90 days	90天以上	767,938	889,623
Total	總計	2,153,157	2,324,122

All the bills payables of the Group are not yet due at the end of each reporting period.

於各報告期末,本集團所有應付票據尚 未到期。

綜合財務報表附註

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

25. ACCRUALS AND OTHER PAYABLES AND CONTRACT LIABILITIES

25. 應計費用及其他應付款項以及 合約負債

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Salaries payable	應付薪金	61,028	58,575
Other payables	其他應付款項	9,903	10,377
Government subsidies in advance	預收政府補貼 <i>(附註())</i>		
(Note (i))		12,867	13,788
Other tax payables	其他應付税項	4,533	9,801
		88,331	92,541
Contract liabilities (Note (ii))	合約負債 <i>(附註(ii))</i>	23,117	32,472

Notes:

- 附註:
- (i) Government subsidies in advance included in accruals and other payables are mainly related to the capital expenditure incurred for property and equipment, leasehold improvement and subsidies for recruitment of certain number of workers for factory operation, before fulfilling certain conditions under the terms of the government subsidies. The government subsidies received may need to be refunded if the subsidiary failed to fulfill the attached conditions within the stipulated time. Upon fulfillment of those conditions, government subsidies related to compensation of operating expenses are credited to the profit or loss in the year the Group complied with the conditions attached to the subsidies, whereas assets-related subsidies are reclassified to deferred income and credited to the profit or loss on a straight-line basis over the expected lives of the related assets.
- Contract liabilities as at 31 December 2024 amounted to approximately RMB23,117,000 (2023: RMB32,472,000), which represented receipts in advance from customers.

Revenue recognised in relation to contract liabilities

Revenue recognised during the year ended 31 December 2024 that was included in the contract liabilities at the beginning of the year is approximately RMB24,764,000 (2023: RMB30,251,000). There was no revenue recognised in the current year that related to performance obligations that were satisfied in prior year.

- (i) 列入應計費用及其他應付款項的預收政府補貼 主要與在達成政府補貼的若干條款下的若干條 件前物業及設備所產生的資本開支、租賃裝修 及為廠房營運招募若干數量工人的補貼有關。 倘補貼未能在規定時間內符合附帶條件,所取 得的政府補貼可能需要退回。達成該等條件後, 有關營運開支補償之政府補貼遵循補貼所附條 件計入本集團之年度損益,而資產相關補貼重 新分類至遞延收入,並按相關資產的預期年期 使用直線法計入損益。
- (ii) 於二零二四年十二月三十一日,合約負債為
 約人民幣23,117,000元(二零二三年:人民幣
 32,472,000元),指已收客戶墊款。

與合約負債有關的已確認收益

於截至二零二四年十二月三十一日止年 度確認的收益計入年初的合約負債,約 為人民幣24,764,000元(二零二三年:人 民幣30,251,000元)。本年度並無與上一 年度已達成的履約義務有關的已確認收益。

綜合財務報表附註

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

26. BORROWINGS

26. 借款

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Bank borrowings: Secured <i>(Note a)</i> Unsecured <i>(Note b)</i>	銀行借款 有抵押 <i>(附註a)</i> 無抵押 <i>(附註b)</i>	16,868 130,826	131,739 22,700
		147,694	154,439
Carrying amount repayable (based of dates set out in the loan agreements		應付賬面值(基於貸款 日期):	'協議所載計劃還款 ·
		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Within one year More than 1 year but less than 2 years	一年內 一年以上但兩年以內	138,877 3,000	142,622 3,000
More than 2 years but less than 5 years	兩年以上但五年以內	5,817	8,817
		147,694	154,439
Carrying amount repayable on demand or within one year	流動負債下列示的按要求償 還或一年內償還的賬面值		
shown under current liabilities Amount shown under non-current liabilities	非流動負債下列示的金額	138,877 8,817	142,622
		147,694	154,439

綜合財務報表附註

Notes:

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

26. BORROWINGS (Continued)

26. 借款(續)

附註:

- (a) As at 31 December 2024, the borrowing of approximately RMB11,817,000 (2023: RMB14,817,000) are secured by the Group's ownership of land and buildings (Note 15); and borrowing of approximately RMB5,051,000 (2023: RMB16,922,000) are secured by the Group's bank deposit of approximately Nil (2023: RMB5,450,000) and trade and bills receivables of approximately RMB5,051,000 (2023: RMB73,672,000). The effective interest rates from these variable-rate borrowings range from 4.10% to 6.50% (2023: 3.80% to 9.60%)
- (b) As at 31 December 2024, the unsecured term loan carried interest rate at fixed rates which range from 2.90% to 3.70% (2023: 4.50%) per annum and repayable within one year.

The amounts of borrowing facilities and their utilisation at the end of the reporting period are set out as follows:

- (a) 於二零二四年十二月三十一日,約人民幣 11,817,000元(二零二三年:人民幣14,817,000元)的借款以本集團擁有的土地及樓宇作抵 押(附註15),而約人民幣5,051,000元的借款 (二零二三年:人民幣116,922,000元)乃以本 集團銀行存款約人民幣零元(二零二三年:人 民幣5,450,000元)和貿易應收款項及應收票 據約人民幣5,051,000元(二零二三年:人民幣 73,672,000元)作抵押。該等浮息利率借款的 實際利率介乎4.10%至6.50%(二零二三年: 3.80%至9.60%)。
- (b) 於二零二四年十二月三十一日,無抵押有期 貸款按每年2.90%至3.70%的定息計算(二零 二三年:4.50%),並於一年內償還。

於報告期末,借款融資金額及動用情況 載列如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Facility amount	融資額度	310,350	161,512
Utilisation Secured bank borrowings Unsecured bank borrowings	動用情況 有抵押銀行借款 無抵押銀行借款	16,868 130,826	131,739 22,700

綜合財務報表附註

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

27. DEFERRED INCOME

27. 遞延收入

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
At the beginning of the year	於年初	5,768	15,586
Received during the year	年內已收	467	_
Amortisation of government grant	政府補助攤銷 <i>(附註7)</i>	6,235	15,586
(Note 7)		(1,680)	(9,818)
Balance as at the end of year	年末結餘	4,555	5,768
Analysed as:	分析為:		
Current liabilities	流動負債	850	1,633
Non-current liabilities	非流動負債	3,705	4,135
		4,555	5,768

Note:

附註:

Deferred income consists of government subsidies provided by the relevant PRC government authorities for the purposes of financing the purchase of plant and machinery and the expenses related to the leasehold improvement. The amounts are recognised as income to match with related expenses and cost incurred on systematic basis over the useful lives of the relevant assets upon completing inspection by the related government authorities. During the year ended 31 December 2024, government subsidies released to the consolidated statement of profit or loss and other comprehensive income amounted to approximately RMB1,680,000 (2023: RMB9,818,000).

遞延收入包括有關中國政府部門就購買廠房及機器 以及租賃物業裝修有關開支撥付資金而提供的政府 補助。該款項將在相關政府部門完成檢查後確認為 收入以配合於相關資產的可使用年期內以系統性基 準產生的有關開支或成本。於截至二零二四年十二 月三十一日止年度,計入綜合損益及其他全面收益 表的政府補助為約人民幣1,680,000元(二零二三年: 人民幣9,818,000元)。

綜合財務報表附註

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

28. DEFERRED TAX ASSETS/(LIABILITIES)

28. 遞延税項資產/(負債)

The following is the analysis of the deferred tax asset/ (liabilities), after set off certain deferred tax assets against deferred tax liabilities of the same taxable entity, for financial reporting purposes: 以下為就財務呈報目的之遞延税項資產 /(負債)分析,經抵銷相同課税實體之 若干遞延税項資產與遞延税項負債:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Deferred tax asset	遞延税項資產	2,966	688
Deferred tax liabilities	遞延税項負債	(14,738)	(14,102)
		(11,772)	(13,414)

The followings are the major deferred tax asset/(liabilities) recognised and movements thereon during the years:

下文載列於年內確認的重大遞延税項資 產/(負債)及有關變動:

		Withholding tax on			
		undistributed profit of a			
		PRC subsidiary <i>(Note (a))</i> 就一間中國附屬 公司未分派溢利 繳納預扣税	Impairment loss on receivables	Accelerated tax depreciation	Total
		(附註(a))	應收款項減值虧損	加速税項折舊	總計
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
At 1 January 2023	於二零二三年一月一日	(11,775)	248	(1,709)	(13,236)
(Credited)/changed to profit or loss	(計入)/扣自損益	(1,007)	440	389	(178)
At 31 December 2023 and 1 January 2024	於二零二三年十二月 三十一日及二零二四年 一月一日	(12,782)	688	(1,320)	(13,414)
(Credited)/charged to profit or loss	(計入)/扣自損益	(889)	2,278	253	1,642
At 31 December 2024	於二零二四年				
	十二月三十一日	(13,671)	2,966	(1,067)	(11,772)

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

28. DEFERRED TAX ASSETS/(LIABILITIES) (Continued)

Notes:

- (a) Under the EIT Law, withholding tax of 10% is imposed on dividends declared in respect of profits earned by a PRC subsidiary from 1 January 2008 onwards. A lower withholding tax rate may be applied if there is a tax treaty between Mainland China and the jurisdiction of the foreign investors. The directors determined that the management of the Group can control the quantum and timing of distribution of profits of their PRC subsidiaries. Deferred tax liability is only provided to the extent that such profits are expected to be distributed in the foreseeable future. Deferred taxation has been provided in respect of the temporary differences associated with the undistributed profits earned by a PRC subsidiary, Shenzhen Sprocomm, at the applicable withholding tax rate of 5%.
- As at 31 December 2024, the Group has unused tax losses of (b) approximately RMB385,549,000 (2023: RMB294,881,000) available for offset against future profits. These unused tax losses mainly arose from (i) the preferential tax treatments of the research and development expenditure which resulted in additional tax deductions related to qualified research and development costs of Shenzhen Sprocomm; or (ii) losses incurred by Chengdu Sprocomm, Sprocomm Technologies Co., Ltd. ("HK Sprocomm"), Guizhou Sprocomm Telecommunication Technology Co., Ltd. ("Guizhou Sprocomm") and Guizhou Mars Exploration Technology Co., Ltd ("Guizhou Mars"). No deferred tax asset has been recognised in respect of the unused tax losses due to the unpredictability of future profit streams for these subsidiaries. Included in unrecognised tax losses are PRC tax losses of approximately RMB386,503,000 as at 31 December 2024 that will expire in the next five years (2023: RMB289,893,000). The remaining Hong Kong tax losses may be carried forward indefinitely.

28. 遞延税項資產/(負債)(續)

附註:

- (a) 根據企業所得税法,由二零零八年一月一日起 從中國附屬公司賺取的溢利所宣派的股息需繳 納10%預扣税。倘中國內地與外國投資者所在 司法權區訂有税務條約,則可應用較低的税率 繳付預扣税。董事認為,本集團管理層能控制 中國附屬公司分派溢利的數量及時間。僅於有 關溢利預期將於可預見未來分派時方確認遞延 税項負債。遞延税項已就中國附屬公司深圳禾 苗所賺取未分派溢利相關的暫時差額按適用預 扣税率5%作出撥備。
- (b) 於二零二四年十二月三十一日,本集團可用 以抵銷未來溢利的未動用税項虧損為約人 民幣385,549,000元(二零二三年:人民幣 294.881.000元)。該等未動用税項虧損主要 來自(1)導致深圳禾苗合資格研發成本相關額外 税項扣減的研發開支税收優惠;或(ii)成都禾 苗、禾苗通信科技(香港)有限公司(「香港禾 苗」)、貴州禾苗通信科技有限公司(「**貴州禾** 苗」)及貴州火星探索科技有限公司(「貴州火 星」)產生的虧損。鑑於該等附屬公司的未來溢 利來源不可預測,概無就未動用税項虧損確認 任何遞延税項資產。未確認税項虧損包括於二 零二四年十二月三十一日的中國税項虧損約 人民幣386,503,000元(二零二三年:人民幣 289,893,000元),有關款項將於未來五年內到 期。餘下香港税項虧損可無限期結轉。

綜合財務報表附註

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

29. SHARE CAPITAL

29. 股本

		Number of shares 股份數目 '000 千股	Share capital 股本 HK\$'000 千港元	Equivalent amount to 等值金額 RMB'000 人民幣千元
Ordinary shares of HK\$0.01 each Authorised: At 31 December 2024 and 2023	每股0.01港元的普通股 法定: 於二零二四年及 二零二三年十二月 三十一日	10,000.000	100,000	86,213
Issued and fully paid: At 31 December 2024 and 2023	已發行及繳足: 於二零二四年及 二零二三年十二月 三十一日	1,000,000	10,000	8,945

All new shares rank pari passu with the existing shares in all respects.

所有新股份在各方面均與現有股份享有 同等權益。

30. RESERVES

(i) Statutory reserve

According to the PRC Company Law, companies in the PRC are required to transfer 10% of their respective after-tax profits, calculated in accordance with the relevant accounting principles and financial regulations applicable to entities established in the PRC, to the statutory surplus reserve until the reserve balance reaches 50% of the registered capital of the relevant subsidiaries. The statutory surplus reserve can be utilised, upon approval of the relevant authorities, to offset accumulated losses or to increase registered capital of these companies, provided that such fund is maintained at a minimum of 25% of the registered capital of the relevant subsidiaries. The statutory reserve is not distributable as cash dividends and must be made before distribution of dividend to equity owners.

30. 儲備

(i) 法定儲備

根據中國公司法,中國境內公司必 須按照適用於在中國境內成立的實 體的有關會計原則和財務條例,轉 入彼等各自税後溢利的10%至法定 盈餘儲備直至儲備餘額達到相關附 屬公司註冊資本的50%。法定盈餘 儲備在有關部門批准後可以利用, 以抵銷累計虧損或增加此等公司的 註冊資本,惟該資金至少維持在相 關附屬公司註冊資本的25%。法定 儲備不可作為現金股息分配,必須 在向權益擁有人分配股息前轉入。

綜合財務報表附註

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

30. RESERVES (Continued)

(ii) Merger reserve

The merger reserve represents the difference between the consideration and the carrying amounts of the assets and liabilities of the subsidiaries acquired pursuant to the group reorganisation.

(iii) Other reserves

The amount represents (i) the amount paid by an equity holder in excess of registered capital of Shenzhen Sprocomm; (ii) the deemed capital contribution pursuant to the reorganisation of the Group in 2018; (iii) the difference of the consideration paid for the acquisition of the additional equity interest in Chengdu Sprocomm and the carrying value of the additional equity interests of the subsidiary acquired during the year ended 31 December 2019; and (iv) the difference of the consideration paid for the acquisition of the additional equity interest in Chengdu Sprocomm and the carrying value of the additional equity interests of the subsidiary acquired during the year ended 31 December 2021.

31. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities within the Group will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balances. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Group consists of borrowings, net of bank balances and cash and equity attributable to owners of the Company, comprising share capital and reserves.

The directors of the Company review the capital structure of the Group periodically. As part of this review, the directors of the Company consider the cost of capital and the risks associated with each class of capital. Based on recommendations of the directors of the Company, the Group will balance its overall capital structure through capital injection as well as raising of additional borrowings as additional capital or the redemption of existing debt.

30. 儲備(續)

(ii) 合併儲備

合併儲備為根據集團重組收購附屬 公司資產及負債的代價與賬面值之 間的差額。

(iii) 其他儲備

該金額指(i)權益持有人支付的金額 超出深圳禾苗註冊資本、(ii)根據本 集團於二零一八年的重組進行的視 作注資;(iii)收購成都禾苗其他股權 的已付代價與截至二零一九年十二 月三十一日止年度收購的附屬公司 其他股權的賬面值的差額;及(iv)收 購成都禾苗額外股權所支付的代價 與截至二零二一年十二月三十一日 止年度收購的附屬公司額外股權的 賬面值的差額。

31. 資本風險管理

本集團管理其資本以確保本集團旗下實 體將能夠繼續持續經營,同時透過優化 債務及股權之平衡讓股東的回報最大化。 本集團的整體策略較上一年度保持不變。

本集團的資本架構包括借款,並已扣除 銀行結餘及現金及本公司擁有人應佔權 益(包括股本及儲備)。

本公司董事定期檢討本集團之資本架構。 作為是項檢討的一部份,本公司董事考 慮資本成本及與各類資本有關的風險。 本集團將根據本公司董事之推薦建議, 透過注資及籌集額外借款作為額外資金 或償還現有債務以平衡其整體資本架構。

綜合財務報表附註

32.

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

31. CAPITAL RISK MANAGEMENT (Continued)

31. 資本風險管理(續)

The Group manages capital using the financial gearing ratio, which is the ratio of interest-bearing liabilities to the sum of owners' equity and interest-bearing liabilities. The financial gearing ratio of the Group as at the balance sheet dates was as follows:

本集團以財務資本負債比率管理資本, 財務資本負債比率即計息負債對擁有人 權益與計息負債之和。於資本負債表日期, 本集團的財務資本負債比率如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Interest-bearing bank borrowings Lease liabilities	計息銀行借款 租賃負債	147,694 39,365	154,439 8,315
Total interest-bearing liabilities Owner's equity	計息負債總額 擁有人權益	187,059 366,534	162,754 351,214
Total equity and interest-bearing liabilities	權益及計息負債總額	553,593	513,968
Gearing ratio	資本負債比率	33.8%	31.7%
(a) Categories of financial in		. 金融工具 (a) 金融工具之分	類
		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Financial assets Amortised cost (including bank balances and cash)	金融資產 攤銷成本(包括銀行結餘及 現金)	2,810,208	3,259,854
Financial liabilities	金融負債 按攤銷成本計量之負債	2,862,708	3,348,250

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

32. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies

The Group's major financial instruments include trade and bills receivables, other receivables, pledged bank deposits, amount due from shareholders, bank balances and cash, trade and bills payables and other payables and borrowings.

Details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments included credit risk, market risk (currency risk and interest rate risk) and liquidity risk. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Market risk

Currency risk (i)

RMB is not freely convertible into foreign currencies. All foreign exchange transactions involving RMB must take place through the People's Bank of China or other institutions authorised to buy and sell foreign exchange. The exchange rate adopted for the foreign exchange transactions of the Group are the rates of exchange quoted by the People's Bank of China that are determined largely by supply and demand. The Group is exposed to foreign currency risk primarily through to overseas customers sales and purchases from overseas suppliers, giving rise to account receivable, payable balances and cash and cash equivalent that are denominated in USD, while all the other operations of the Group are mainly transacted in RMB. The Group currently does not have a foreign currency hedging policy. However, the management monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise.

32. 金融工具(續)

(b) 財務風險管理目標及政策

本集團的主要金融工具包括貿易應 收款項及應收票據、其他應收款項、 已抵押銀行存款、應收股東款項、 銀行結餘及現金、貿易應付款項及 應付票據以及其他應付款項和借款。

有關該等金融工具的詳情於相關附 註披露。與該等金融工具相關的風 險包括信貸風險、市場風險(貨幣風 險及利率風險)及流動資金風險。有 關如何減低該等風險的政策載於下 文。管理層管理及監察該等風險, 以確保及時有效地實施適當措施。

市場風險

貨幣風險 (i)

人民幣不可自由兑換為外幣。 所有涉及人民幣的外匯交易均 須通過中國人民銀行或其他授 權外匯買賣機構進行。本集團 外匯交易採用的匯率為中國人 民銀行公佈的匯率,該匯率主 要由市場供求關係決定。本集 團主要面臨因境外客戶銷售及 境外供應商採購產生的外幣風 險,由此產生以美元計值的應 收賬款、應付結餘以及現金及 現金等價物,而本集團其他所 有業務主要以人民幣進行交易。 本集團現時並無外幣對沖政策。 然而,管理層會持續監控外匯 風險並將於有需要時考慮對沖 重大外幣風險。

綜合財務報表附註

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

32. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Market risk (Continued)

(i) Currency risk (Continued)

As the Group had no material foreign currency denominated monetary assets and liabilities at 31 December 2024 and 31 December 2023, no significant impacts on the results of the Group would arise from the changes in foreign currency rates, accordingly sensitivity analysis in this respect is not presented.

(ii) Interest rate risk

The Group is exposed to fair value interest rate risk in relation to fixed rate borrowings (Note 26) and certain pledged bank deposits (Note 22). The Group currently does not have an interest rate hedging policy. However, the management monitors interest rate exposure and will consider other necessary actions when significant interest rate exposure is anticipated.

The Group is also exposed to cash flow interest rate risk in relation to certain variable-rate pledged bank deposits (Note 22) and bank balances (Note 23) and variable-rate bank borrowings (Note 26). The Group aims at keeping borrowings at variable rates. The Group manages its interest rate exposures by assessing the potential impact arising from any interest rate movements based on interest rate level and outlook. The management will review the proportion of borrowings in fixed and floating rates and ensure they are within reasonable range.

The Group's exposures to interest rates on financial liabilities are detailed in the liquidity risk management section of this note. The Group's cash flow interest rate risk is mainly concentrated on the fluctuation of PBOC benchmark lending rate arising from the Group's variable-rate bank borrowings which are denominated in RMB.

32. 金融工具(續)

(b) 財務風險管理目標及政策(續)

市場風險(續)

(i) 貨幣風險(續)

由於本集團於二零二四年十二 月三十一日及二零二三年十二 月三十一日並無重大外幣計值 的貨幣資產及負債,外幣匯率 變動不會造成對本集團業績的 重大影響,據此,概無呈列敏 感度分析。

(ii) 利率風險

本集團面對與固定利率借款(附 註26)及若干已抵押銀行存款 (附註22)有關的公平值利率風 險。本集團目前沒有利率對沖 政策。然而,管理層監測利率 風險,並在預計有重大利率風 險時考慮其他必要的行動。

本集團就部分浮息已抵押銀行 存款(附註22)、銀行結餘(附 註23)及浮息銀行存款(附註 26)面對現金流利率風險。本集 團致力以浮息作借款。本集團 透過利率水平及前景,評估任 何利率走勢所產生的潛在風險, 以處理其利率風險。管理層會 審視定息及浮息借款部分,確 保其處於合理範圍。

本集團的金融負債利率風險詳 情載於本附註流動資金風險管 理一節。本集團現金流量利率 風險主要集中在本集團以人民 幣計值的浮息銀行借款的中國 人民銀行基準貸款利率波動。

綜合財務報表附註

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

32. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Sensitivity analysis

The sensitivity analysis below has been determined based on the exposure to interest rates for nonderivative financial instruments at the end of the reporting period. The analysis is prepared assuming the financial instruments outstanding at the end of the reporting period were outstanding for the whole year. A 100 basis point (2023: 100 basis point) increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates. If the interest rate on variable bank borrowings had been 100 basis points (2023: 100 basis points) higher or lower and all other variables held constant, the Group's post-tax profit for the year ended 31 December 2024 would decrease or increase by approximately RMB248,000 (2023: RMB948,000) respectively. This is mainly attributable to the Group's exposure to interest rates on its variable-rate bank borrowings.

Credit risk

As at 31 December 2024, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties provided by the Group is arising from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

In order to minimise the credit risk, the management of the Group has delegated a team responsible for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts.

32. 金融工具(續)

(b) 財務風險管理目標及政策(續)

敏感度分析

下面的敏感度分析是根據報告期末 非衍生金融工具的利率風險釐定。 該分析假設在報告期結束時,未償 還的金融工具於整個年度內均未償 還。向主要管理人員內部報告利率 風險時,採用100個點子(二零二三 年:100個點子)的增加或減少,代 表管理層對利率合理可能變化的評 估。如果浮息銀行借款的利率增加 或減少100個點子(二零二三年: 100個點子),所有其他變量保持不 變,本集團截至二零二四年十二月 三十一日止年度的税後溢利將分別 減少或增加約人民幣248,000元(二 零二三年:約人民幣948,000元)。 主要由於本集團的浮動利率銀行借 款面對利率風險。

信貸風險

於二零二四年十二月三十一日,本 集團因對手方未能履行責任(本集團 已就此作出撥備)而可能面臨財務虧 損的最高信貸風險,來自綜合財務 狀況表所述各已確認金融資產的賬 面值。

為將信貸風險降至最低,本集團管 理層已委派團隊負責釐定信貸額度、 信貸審批及其他監察程序,以確保 採取跟進措施收回逾期債務。

綜合財務報表附註

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

32. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

In determining the ECL for trade and bills receivables, the management of the Group has taken into account the historical default experience and forward-looking information and concluded that credit risk inherent in the Group's outstanding trade and bills receivables is insignificant.

The Group applies the simplified approach to assess the expected credit losses prescribed by HKFRS 9, which permits the use of the lifetime expected credit loss for all trade and bills receivables. The Group determines the ECL on an individual basis and/or collectively by using a provision matrix, estimated based on historical credit loss experience, as well as the general economic conditions of the industry in which the debtors operate. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

For other receivables, the Group has assessed whether there has been a significant increase in credit risk since initial recognition. If there has been a significant increase in credit risk, the Group will measure the loss allowance based on lifetime rather than 12-month ECL.

Management considered amounts due from shareholders to be low credit risk and thus the impairment provision recognised during the year was limited to 12-month ECL.

The credit risk on liquid funds is considered minimal as such amounts are placed with banks with high credit ratings assigned by international credit-rating agencies.

32. 金融工具(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

就貿易應收款項及應收票據釐定預 期信貸虧損時,本集團管理層已計 及過往違約經驗及前瞻性資料,認 為本集團未償還貿易應收款項及應 收票據的固有信貸風險不重大。

本集團按香港財務報告準則第9號 規定應用簡化方法評估預期信貸虧 損,該準則准許就所有貿易應收款 項及應收票據採用全期預期信貸虧 損。本集團運用撥備矩陣(基於過往 信貸虧損經驗以及債務人經營行業 的整體經濟狀況估計)按個別基準及 /或組合基準釐定預期信貸虧損。 就此而言,本公司董事認為本集團 的信貸風險已大幅減少。

就其他應收款項而言,本集團已評 估信貸風險自初次確認以來是否大 幅增加。倘信貸風險大幅增加,本 集團將按全期而非12個月預期信貸 虧損計量虧損撥備。

管理層認為應收股東款項的信貸風 險偏低,因此在年內確認的減值撥 備限於12個月預期信貸虧損。

流動資金的信貸風險被視為甚微, 因為該等款項存放於國際信貸評級 機構指派的高信貸評級銀行。

綜合財務報表附註

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

32. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

The Group's concentration of credit risk by geographical location is mainly in China, which accounted for 84% (2023: China 79%) of the total trade and bills receivables respectively as at 31 December 2024.

The Group has concentration of credit risk as 35% (2023: 31%) of the total trade and bills receivables was due from the Group's largest trade debtor as at 31 December 2024 and 74% (2023: 73%) of the total trade and bills receivables was due from the Group's five largest trade debtors who are export agent and telecom and technology industries customer as at 31 December 2024.

Liquidity risk

In the management of the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows. In addition, the Group relies on borrowings as a significant source of liquidity. The management monitors the utilisation of borrowings and ensures compliance with loan covenants.

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities and lease liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities and lease liabilities based on the earliest date on which the Group can be required to pay. The maturity dates for non-derivative financial liabilities and lease liabilities are prepared based on the agreed repayment dates. Specifically, borrowings with a repayment on demand clause are included in "Less than 1 year or on demand" band regardless of the probability of the financial institution choosing to exercise their rights.

32. 金融工具(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

本集團按地理位置劃分的信貸風險主要集中在中國,於二零二四年 十二月三十一日分別佔貿易應收款 項及應收票據總額的84%(二零二三 年:中國79%)。

於二零二四年十二月三十一日,貿 易應收款項及應收票據總額的35% (二零二三年:31%)為應收本集團 最大銷貨客戶款項,故本集團擁有 集中信貸風險。於二零二四年十二 月三十一日,貿易應收款項及應 收票據總額的74%(二零二三年: 73%)為應收本集團五大銷貨客戶款 項,彼等為出口代理及電訊及科技 業客戶。

流動資金風險

為管理流動資金風險,本集團監控 及維持管理層認為足以支付本集團 營運的現金及現金等價物水平,並 減輕現金流量波動的影響。此外, 本集團亦將借貸視為重要的流動資 金來源。管理層監督借貸的使用情 況,確保遵守貸款契據。

下表詳列本集團非衍生金融負債及 租賃負債之餘下合約到期情況。該 表根據本集團須付款之最早日期之 金融負債及租賃負債中未折現現金 流量編製。非衍生金融負債及租賃 負債之到期日期乃根據協定還款日 期編製。尤其是,「少於一年或按要 求」組別包括按要求償還條款之借款 (不論金融機構選擇行使其權利之可 能性)。

綜合財務報表附註

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

32. FINANCIAL INSTRUMENTS (Continued)

32. 金融工具(續)

(b) Financial risk management objectives and policies (Continued)

Liquidity risk (Continued)

The table includes both interest and principal cash flows. To the extent that interest flows are floating rate, the undiscounted amount is derived from interest rate curve at the end of the reporting period. (b) 財務風險管理目標及政策(續)

流動資金風險(續)

表格包括利息及主要現金流量。倘 利息流量為浮息,則未貼現金額源 自報告期末的利率曲線。

		Less than 1 year or on demand 少於一年 或按要求 RMB'000 人民幣千元	More than 1 year but not exceeding two years 一年以上 但不超過兩年 RMB'000 人民幣千元	More than two years but not exceeding five years 兩年以上 但不超過五年 RMB'000 人民幣千元	More than five years 五年以上 RMB'000 人民幣千元	Total undiscounted cash flows 未貼現現金 流量總額 RMB'000 人民幣千元	Carrying Amount 賬面值 RMB'000 人民幣千元
As at 31 December 2024	於二零二四年 十二月三十一日						
Trade and bills payables	貿易應付款項及應付票據	2,708,516	-	-	-	2,708,516	2,708,516
Accruals and other payables	應計費用及其他應付款項	22,770	-	-	-	22,770	22,770
Lease liabilities	租賃負債	8,079	7,890	19,236	11,814	47,019	39,365
Borrowings	借款	143,722	3,330	6,066	-	153,118	147,694
		2,883,087	11,220	25,302	11,814	2,931,423	2,918,345

		Less than 1 year or	More than 1 year but not exceeding	More than two years but not exceeding	More than	Total undiscounted	Carrying
		on demand 少於一年	two years 一年以上	five years 兩年以上	five years	cash flows 未貼現現金	Amount
		或按要求	但不超過兩年	但不超過五年	五年以上	流量總額	賬面值
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
As at 31 December 2023	於二零二三年 十二月三十一日						
Trade and bills payables	貿易應付款項及應付票據	3,158,712	-	-	-	3,158,712	3,158,712
Accruals and other payables	應計費用及其他應付款項	26,784		_		26,784	26,784
Lease liabilities	租賃負債	6,038	947	1790		8,775	8,315
Borrowings	借款	144,275	3,468	9,396	-	157,139	154,439
		3,335,809	4,415	11,186	-	3,351,410	3,348,250

二零二四年年報 Sprocomm Intelligence Limited 199

綜合財務報表附註

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

32. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Liquidity risk (Continued)

Borrowings with a repayment on demand clause is included in the "less than 1 year or on demand" time band in the above maturity analysis. As at 31 December 2024, the aggregate undiscounted principal amounts of these borrowings amounted to RMB5,051,000 (2023: RMB34,463,000). Taking into account the Group's financial position, the directors of the Company do not believe that it is probable that the financial institutions will exercise their discretionary rights to demand immediate repayment. The directors of the Company believe that such borrowings will be repaid in accordance with the scheduled repayment dates set out in the loan agreements.

The amounts included above for variable interest rate instruments for non-derivative financial liabilities are subject to change if changes in variable interest rates differ to those estimates of interest rates determined at the end of reporting period.

The directors of the Company consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate their fair value due to their immediate or short-term maturities.

As disclosed in note 24, the Group has entered into certain bills arrangements with banks, under which the Group obtained extended payment terms in respect of the invoiced amounts owed to certain suppliers and intragroup company suppliers. This results in the Group being required to settle a larger amount with a single counterparty (i.e the issuing bank), rather than smaller amounts with several counterparties. However, the net amounts of payables subject to the arrangements are limited. All of the aforementioned bills payables are fully secured by pledged bank deposits amounting to approximately RMB2,127,302,000 (2023: RMB2,368,420,000) (Note 22). The directors of the Company believe that such payables will be repaid in accordance with the scheduled repayment dates set out in the term of the related bills arrangements.

32. 金融工具(續)

(b) 財務風險管理目標及政策(續)

流動資金風險(續)

包含按要求償還條款的借款計入上 述到期分析「少於一年或按要求」 時間範圍內。於二零二四年十二月 三十一日,該等借款的未貼現本金 總額為人民幣5,051,000元(二零 二三年:人民幣34,463,000元)。經 考慮本集團財務狀況,本公司董事 認為金融機構不會行使彼等之酌情 權要求即時還款。本公司董事認為 有關借款將根據貸款協議所載之計 劃還款日期償還。

如浮息變動有別於報告期末釐定的 估計利率,則上列非衍生金融負債 的浮息工具金額會有所改變。

本公司董事認為,按攤銷成本於綜 合財務報表入賬之金融資產及金融 負債之賬面值與彼等之公平值相若, 乃由於彼等為即時或短期到期。

誠如附註24所披露,本集團已與銀 行訂立若干票據安排,據此,本集 團就結欠若干供應商及集團內公司 供應商的已開票金額獲得延長付款 期下,即開票銀行)結算較小金額。 對手(即開票銀行)結算較小金額。 然而,受此安排規限的應付款項 額有限。上述所有應付票據给,。 額約為人民幣2,127,302,000元(二 零二三年:人民幣2,368,420,000元) (附註22)。本公司董事認為,該等 應付款項將按照相關票據安排條款 所載的計劃還款日期予以償還。

綜合財務報表附註

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

33. RELATED PARTY TRANSACTIONS

33. 關聯方交易 主要管理人員之薪酬

Compensation of key management personnel

7

The remuneration of directors of the Company and other members of key management during the year was as follows:

本公司董事及其他主要管理人員於本年
度的薪酬如下:

		2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Short-term benefits	短期福利	3,481	2,847
Post-employment benefits	離職後福利	227	68
		3,708	2,915

The remuneration of directors of the Company and key executives is determined by the remuneration committee having regard to the performance of individuals and market trends.

本公司董事及主要行政人員的薪酬乃由 薪酬委員會考慮個人表現及市場趨勢後 釐定。

綜合財務報表附註

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

34. INFORMATION ABOUT THE STATEMENT OF FINANCIAL POSITION OF THE COMPANY

2024 2023 二零二四年 二零二三年 RMB'000 RMB'000 Notes 附註 人民幣千元 人民幣千元 非流動資產 Non-current assets Interests in subsidiaries 於附屬公司的權益 55,665 (a) 58,799 Current assets 流動資產 Bank balances and cash 銀行結餘及現金 826 663 826 663 **Current liabilities** 流動負債 Accruals and other payables 應計費用及其他應付 款項 1,835 1,853 應付附屬公司款項 Amounts due to subsidiaries 3,173 3,105 5,008 4,958 Net current liabilities 流動負債淨額 (4,295) (4, 182)總資產減流動負債 Total assets less current liabilities 51,483 54,504 **Capital and Reserves** 資本及儲備 Share capital 股本 8,945 8,945 Reserves 儲備 (b) 42,538 45,559 權益總額 51,483 54,504 **Total Equity**

* Represent amount less than RMB1,000

* 指金額低於人民幣1,000元

34. 有關本公司財務狀況表的資料

綜合財務報表附註

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

34. INFORMATION ABOUT THE STATEMENT OF FINANCIAL POSITION **OF THE COMPANY** (Continued)

34. 有關本公司財務狀況表的資料 (續)

(a) Interests in subsidiaries

(a) 於附屬公司的權益

	2024 二零二四年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元
Unlisted investment, at cost 非上市投資(按成本) Amount due from a subsidiary 應收附屬公司款項(附註)	_*	_*
(Note)	55,665	58,799
	55,665	58,799
* Represent amount less than RMB1,000	* 指金額低於人民幣	将1,000元
Note: The amount due from a subsidiary is unsecured, interest-free and repayable on demand. The directors of the Company do not expect repayments from subsidiaries within next twelve		項為無抵押、免息及須 公司董事不預期附屬公 長後十二個月內還款。

not expect repayments from subsidiaries within next twelve months from the end of the reporting period.

(b) Reserves of the Company

(b) 本公司儲備

		Share premium 股份溢價 RMB'000 人民幣千元	Accumulated loss 累計虧損 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 31 December 2022 and 1 January 2023	於二零二二年 十二月三十一日及 二零二三年			
Loss and total comprehensive	一月一日 年內虧損及全面開支	89,439	(40,764)	48,675
expenses for the year	總額	_	(3,116)	(3,116)
At 31 December 2023 and 1 January 2024	於二零二三年 十二月三十一日及 二零二四年			
	一月一日	89,439	(43,880)	45,559
Loss and total comprehensive expenses for the year	年內虧損及全面開支 總額	-	(3,021)	(3,021)
At 31 December 2024	於二零二四年			
	十二月三十一日	89,439	(46,901)	42,538

綜合財務報表附註

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

35. PARTICULARS OF SUBSIDIARIES

35. 附屬公司之詳情

(a) General information of subsidiaries

(a) 附	屬公司	的一角	股資料
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Name of subsidiaries	Place of incorporation/ operations and date of incorporation 註冊成立/	of registered voting power n capital to the C		r attributable	Principal activity
附屬公司名稱	營運地點及註冊成立日期 股本/註冊資本 本公司應佔服		本公司應佔股 ^z 2024 二零二四年	本權益及投票權 2023 二零二三年	主要業務
Directly held 直接持有 Grace Kirin ¹	BVI/Hong Kong 28 June 2018	USD1	100%	100%	Investment holding
俊麟1	英屬處女群島/香港 二零一八年六月二十八日	1美元			投資控股
Indirectly held 間接持有					
Sprocomm Intelligence (HK) Limited ²	Hong Kong 27 August 2018	HK\$10,000	100%	100%	Investment holding
禾苗智能控股有限公司 ²	香港 二零一八年八月二十七日	10,000港元			投資控股
Shenzhen Sprocomm*3	PRC 16 September 2009	RMB55,556,000	100%	100%	Trading of feature phones and smart phones
深圳禾苗 ³	中國 二零零九年九月十六日	人民幣 55,556,000元			買賣特色手機及智能手機
Shanghai Sprocomm*4	PRC 24 November 2009	RMB2,000,000	100%	100%	Research and development of cloud computing and related technology
上海禾苗4	中國 二零零九年十一月二十四日	人民幣 2,000,000元			研發雲計算及相關技術
Guizhou Sprocomm*4	PRC 8 June 2016	RMB5,000,000	100%	100%	Research and development of cloud computing and related technology
貴州禾苗4	中國 二零一六年六月八日	人民幣 5,000,000元			研發雲計算及相關技術

綜合財務報表附註

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

35. PARTICULARS OF SUBSIDIARIES

(Continued)

35. 附屬公司之詳情(續)

- (a) General information of subsidiaries (Continued)
- (a) 附屬公司的一般資料(續)

Name of subsidiaries	Place of incorporation/ operations and date of incorporation 註冊成立/	registered capital 已發行及繳足	Equity intervoting power to the Co	attributable ompany	Principal activity
附屬公司名稱 	營運地點及註冊成立日期	股本/ 註卌貨本	本公司應佔股本 2024 二零二四年	· 權益及投票權 2023 二零二三年	主要業務
Chengdu Sprocomm*4	PRC 2 August 2017	RMB15,000,000	100%	100%	Research and development of cloud computing and related technology
成都禾苗4	中國 二零一七年八月二日	人民幣 15,000,000元			研發雲計算及相關技術
HK Sprocomm ² 香港禾苗 ²	Hong Kong 15 January 2016 香港 二零一六年一月十五日	USD50,000 50,000美元	100%	100%	Trading of features phones and smart phone 買賣特色手機及智能手機
Sprocomm Technologies India ⁵ Sprocomm Technologies India ⁵	India 24 August 2016 印度 二零一六年八月二十四日	INR145,647 145,647 印度盧比	82.03%	82.03%	Customer service and technical support 客戶服務及技術支持
Guizhou Mars*4	PRC 29 June 2016	RMB5,000,000	100%	100%	Research and development of cloud computing and related technology
貴州火星4	中國 二零一六年六月二十九日	人民幣 5,000,000元			研發雲計算及相關技術
Liuzhou Sprocomm*4 (former known as " Liuzhou Spiking ")	PRC 1 September 2017	RMB100,000,000	100%	100%	Manufacturing of feature phones and smart phones
這州禾苗 ⁴ (前稱「 瀘州思普康 」)	中國 二零一七年九月一日	人民幣 100,000,000元			製造特色手機及智能手機

綜合財務報表附註

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

35. PARTICULARS OF SUBSIDIARIES

(Continued)

35. 附屬公司之詳情(續)

- (a) General information of subsidiaries (Continued)
- (a) 附屬公司的一般資料(續)

Name of subsidiaries	Place of incorporation/ operations and date of incorporation 註冊成立/	Issued and fully paid share capital/ registered capital 已發行及繳足	Equity intervoting power to the Co	attributable ompany	Principal activity		
附屬公司名稱	營運地點及註冊成立日期	股本/註冊資本	本公司應佔股本 2024 二零二四年	: 權益及投票權 2023 二零二三年	主要業務		
Sprocomm Intelligence Technologies Limited*4	PRC 24 December 2019	RMB20,000,000	100%	100%	Research and development of cloud computing and related technology		
Sprocomm Intelligence Technologies Limited ⁴	中國 二零一九年十二月二十四日	人民幣 20,000,000元			研發雲計算及相關技術		
Shenzhen Fengma New Energy Technology Co., Ltd.*	PRC 1 December 2021	RMB3,000,000	100%	100%	Research and development of cloud computing and related technology		
深圳風馬新能源科技有限 公司	中國 二零二一年十二月一日	人民幣 3,000,000元			研發雲計算及相關技術		
Dongguan Fengma New Energy Technology Co., Ltd. *6	PRC 22 January 2024	RMB5,000,000	100%	-	Trading of automobile		
東莞風馬新能源科技有限 公司 ⁶	中國 二零二四年一月二十二日	人民幣 5,000,000元			買賣兩輪電動車		
Windhorse Technologies	USA 10 May 2022	USD500,000	80%	80%	Trading of automobile		
Windhorse Technologies LLC ⁷	美國 二零二二年五月十日	500,000美元			買賣兩輪電動車		
Xiaohe Growth Shenzhen Technology Co., Ltd. *4	PRC 25 May 2022	RMB2,000,000	70%	70%	Trading of education tools		
小禾成長深圳科技有限公司	中國 二零二二年五月二十五日	人民幣 2,000,000元			買賣教育工具		

綜合財務報表附註

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

	35. PARTICULARS OF SUBSIDIARIES (Continued)					35. 附屬公司之詳情(續)				
(· ·		neral information of subsidiaries	(8	a)	附属	屬公司的一般資料(續)			
		*	The English name is for identification only.							
		1	Company with limited liabilities incorporated in British Virgin Islands.			1	於英屬處女群島註冊成立的有限公司。			
	:	2	Company with limited liabilities incorporated in Hong Kong.			2	於香港註冊成立的有限公司。			
	:	3	Wholly foreign owned enterprises established in the PRC.			3	於中國成立的外商獨資企業。			
		4	Company with limited liabilities established in the PRC.			4	於中國成立的有限公司。			
		5	Company with limited liabilities incorporated in India.			5	於印度成立的有限公司。			
		6	The subsidiary was established during the year ended 31 December 2024.			6	該附屬公司於截至二零二四年十二月 三十一日止年度成立。			
		7	Company with limited liabilities incorporated in the United States of America.			7	於美利堅合眾國註冊成立的有限公司。			

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

36. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the consolidated statements of cash flows as cash flows from financing activities.

36. 融資活動產生之負債對賬

下表詳述本集團融資活動產生的負債變 動,包括現金及非現金變動。融資活動 產生的負債是指現金流量或未來現金流 量將在綜合現金流量表中分類為融資活 動現金流量的負債。

				Bill payables under	
			Lease	supplier finance	
		Borrowings	liabilities	arrangement 供應商融資 安排項下的	Total
		借款	租賃負債	應付票據	總計
		(Note 26)	(Note 16)	(Note 24)	
		<i>(附註26)</i> RMB'000 人民幣千元	<i>(附註16)</i> RMB'000 人民幣千元	<i>(附註24)</i> RMB'000 人民幣千元	RMB'000 人民幣千元
At 1 January 2023 Non-cash movements	於二零二三年一月一日 非現金變動	51,823	5,855	807,892	865,570
New lease arrangement	新租賃安排	_	20,740	_	20,740
Exchange realignment	匯兑調整	828	7	-	835
Early termination of lease	提前終止租賃	-	-	-	-
Finance costs incurred	已產生融資成本				
(Note 8)	<i>(附註8)</i> 融資現金流入	35,096	720	468	36,284
Financing cash inflows Financing cash outflows	融資現金流出	458,262 (391,570)	(19,007)	1,515,762	1,974,024 (410,577)
At 31 December 2023	於二零二三年十二月				
	三十一日	154,439	8,315	2,324,122	2,486,876
At 1 January 2024	於二零二四年一月一日	154,439	8,315	2,324,122	2,486,876
Non-cash movements New lease arrangement	非現金變動 新租賃安排		38,312		38,312
Exchange realignment	利伯貝女が 匯兑調整	- 1,171	(55)	_	1,116
Finance costs incurred (Note 8)	已產生融資成本(附註8)	32,469	2,590	1,132	36,191
Financing cash inflows	融資現金流入	171,033	-		171,033
Financing cash outflows	融資現金流出	(211,418)	(9,797)	(172,097)	(393,312)
At 31 December 2024	於二零二四年十二月				
	三十一日	147,694	39,365	2,153,157	2,340,216

Sprocomm Intelligence Limited