香港交易及結算所有限公司及香港聯合交易所有限公司對本公告的內容概不負責, 對其準確性或完整性亦不發表任何聲明,並明確表示,概不對因本公告全部或任 何部份內容而產生或因倚賴該等內容而引致的任何損失承擔任何責任。

SAM WOO CONSTRUCTION GROUP LIMITED

三和建築集團有限公司

(於開曼群島註冊成立的有限公司) (股份代號:3822)

截至2025年3月31日止年度 的全年業績

三和建築集團有限公司(「本公司」)董事會謹此呈列本公司及其附屬公司截至2025 年3月31日止年度的經審核全年業績。本公告載列本公司2025年度報告全文,乃符 合香港聯合交易所有限公司證券上市規則有關全年業績初步公告附載的資料之相 關要求。

SAM WOO CONSTRUCTION GROUP LIMITED

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三和建築集團有限公司

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司) (Stock code 股份代號: 3822)

ANNUAL REPORT 年報 2025

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Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Lau Chun Ming *(Chairman)* Mr. Lau Chun Kwok *(Chief Executive Officer)* Mr. Lau Chun Ka Ms. Lau Pui Shan

Independent Non-executive Directors

Mr. Chu Tak Sum Mr. Ip Tin Chee, Arnold Mr. Pang Tat Choi, Paul

AUDIT COMMITTEE

Mr. Ip Tin Chee, Arnold *(Chairman)* Mr. Chu Tak Sum Mr. Pang Tat Choi, Paul

NOMINATION COMMITTEE

Mr. Pang Tat Choi, Paul *(Chairman)* Mr. Chu Tak Sum Mr. Ip Tin Chee, Arnold Mr. Lau Chun Ming

REMUNERATION COMMITTEE

Mr. Chu Tak Sum *(Chairman)* Mr. Ip Tin Chee, Arnold Mr. Pang Tat Choi, Paul Mr. Lau Chun Ming

COMPANY SECRETARY

Mr. Chan Sun Kwong

AUTHORISED REPRESENTATIVES

Mr. Lau Chun Ming Mr. Chan Sun Kwong

REGISTERED OFFICE

Cricket Square, Hutchins Drive P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands

董事會

<mark>執行董事</mark> 劉振明先生*(主席)* 劉振國先生*(行政總裁)* 劉振家先生 劉沛珊女士

獨立非執行董事

朱德森先生 葉天賜先生 彭達材先生

審核委員會

葉天賜先生(*主席)* 朱德森先生 彭達材先生

提名委員會

彭達材先生(*主席)* 朱德森先生 葉天賜先生 劉振明先生

薪酬委員會

朱德森先生(*主席)* 葉天賜先生 彭達材先生 劉振明先生

公司秘書

陳晨光先生

授權代表

劉振明先生 陳晨光先生

註冊辦事處

Cricket Square, Hutchins Drive P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands

Corporate Information 公司資料

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Unit 901, 9/F, Energy Plaza 92 Granville Road Tsim Sha Tsui East Kowloon Hong Kong Tel : (852) 2332-0783 Fax : (852) 2385-0793 Website : www.samwoo-group.com

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Conyers Trust Company (Cayman) Limited Cricket Square, Hutchins Drive P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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

AUDITOR

PricewaterhouseCoopers Certified Public Accountants and Registered Public Interest Entity Auditor

PRINCIPAL BANKERS

The Hong Kong and Shanghai Banking Corporation Limited Bank of China (Hong Kong) Limited The Bank of East Asia, Limited Chong Hing Bank Limited

STOCK CODE

3822

香港總部及主要營業地點

香港 九龍 尖沙咀東部 加連威老道92號 幸福中心9樓901室 電話:(852)2332-0783 傳真:(852)2385-0793 網址:www.samwoo-group.com

股份過戶登記總處

Conyers Trust Company (Cayman) Limited Cricket Square, Hutchins Drive P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands

香港股份過戶登記分處

卓佳證券登記有限公司 香港 夏慤道16號 遠東金融中心17樓

核數師

羅兵咸永道會計師事務所 執業會計師及 註冊公眾利益實體核數師

主要往來銀行

香港上海滙豐銀行有限公司

中國銀行(香港)有限公司 東亞銀行有限公司 創興銀行有限公司

股份代號

3822

Chairman's Statement 主席報告

Dear Shareholders,

I present on behalf of the board of directors (the "Board") the annual report of Sam Woo Construction Group Limited (the "Company") together with its subsidiaries (the "Group") for the year ended 31 March 2025.

The construction industry in Hong Kong was facing huge challenges during the last twelve months. Investments in the private sector remained conservative due to worldwide economic uncertainties and geo-political tensions. The property market in Hong Kong was sluggish. Certain construction companies collapsed or encountered financial difficulties due to interruptions to the chain of capitals. However, the Company has benefited from its strategy to focus on the public sector in the past two years, which enhanced the stability of its business and fund flows. We believe that the demand in the public sector will continue to grow and sustain our business prospects in the medium to long term.

As mentioned in the Policy Address, the Chief Executive has moved ahead a few major development plans to increase and speed up housing and land supply in quantity and quality; to build up a third Central Business District; and to develop Hong Kong into a new international innovation and technology city. New development plans include the Northern Metropolis, Kau Yi Chau Artificial Island and Tseung Kwan O Area 137.

The Chief Executive also plans to take forward three major road projects and three strategic railway projects, including Northern Metropolis Highway, Shatin Bypass, Tseung Kwan O-Yau Tong Tunnel, a new Central Rail Link, Hong Kong-Shenzhen Western Rail Link and Tseung Kwun O Southern Line to bring about a highly inter-connected and accessible road network and rail system to support the future development of Hong Kong.

The government is proceeding with building a "Northern Metropolis" in Yuen Long and North districts covering a total land area of about 300 square kilometers. The entire project is expected to take 20 years to complete. The new metropolis accounts for more than one quarter of Hong Kong's land area and is expected to accommodate one-third of the population. It will involve a multitude of new infrastructure projects, such as transportation links, as well as residential and commercial buildings. In addition, some 330,000 public housing units will be built by 2032 to ease the long waiting time for public housing. The government said that they have secured 350 hectares of land to meet the estimated public housing demand for around 301,000 units in the coming 10-year period.

各位股東:

本人謹此代表董事會(「董事會」)提呈三和 建築集團有限公司(「本公司」)連同其附屬 公司(「本集團」)截至2025年3月31日止年 度的年報。

過去十二個月,香港建造業面臨巨大挑 戰。由於全球經濟不確定性和地緣政治緊 張局勢,私營機構的投資持續保守。香港 房地產市場表現疲軟。部分建築公司因資 金鏈中斷而倒閉或面臨財務困難。然而, 本公司過去兩年專注公營機構的策略, 有效提升了業務穩定性和資金流。我們相 信,公營機構的需求將持續增長,並支撐 本公司中長期業務前景。

《施政報告》中提及到,行政長官推行數項 主要發展計劃,為房屋及土地供應提量提 質並加快供應步伐;打造第三個核心商業 區;及將香港發展成新的國際創新科技城 市。新發展計劃包括北部都會區、交椅洲 人工島及將軍澳第137區。

行政長官亦計劃推展三條主要幹道及三條 策略鐵路的項目,包括北都公路、沙田繞 道、將軍澳至油塘隧道、新建中鐵線、港 深西部鐵路及將軍澳線南延線,形成四通 八達的道路網絡和鐵路系統,推動香港的 未來發展。

政府已著手在元朗和北區建設「北部都會 區」,佔地總面積約300平方公里。整個 項目竣工預計需時20年。新都會區佔香港 土地面積超過四分之一,預計可容納其三 分之一的人口。項目將涉及眾多新基建項 目,如交通連接、住宅及商業大廈等。此 外,至2032年將興建約33萬個公營房屋單 位,以縮短公營房屋的漫長輪候時間。政 府表示,目前已覓得350公頃土地,可滿 足未來10年估計約30.1萬個公營房屋單位 的需求。

Chairman's Statement 主席報告

The government's public housing construction program has been updated by the Housing Authority on an annual basis. The number of flat units and locations of development are specified. Besides, the 10-year Hospital Development Plan and a series of other hospital development and improvement projects are underway for the Hospital Authority to modernise its services and meet the growing healthcare needs of the community.

The directors of the Company support the government to expedite the implementation of public works projects and further hope that the government can grab the good timing to expand the infrastructure investments for the future of Hong Kong's development. This is vital to the sustainability of Hong Kong as a leading international city and to tap into the opportunities arising from the development of innovation and technology hub in the Greater Bay Area. To support the huge demand of the construction market, we also hope that the government can sort out solutions to mitigate the shortage of labour and industrial land in a speedy manner.

Our establishment in Hong Kong for over 40 years with job references both in iconic public infrastructure projects and the private development sector, as well as the commitment of our strong management team and dedicated staff to provide quality work and services to our customers, built up the Group's reputation for its excellence in expertise and experience. These have enabled us to withstand the ups and downs in the market that we experienced the past few decades. The Board remains prudently optimistic about the long term prospects of the construction market. We are confident that the Group, as one of the most dependable contractors in the foundation segment with an extensive range of specialised machinery and equipment will secure more projects and participate instrumentally in landmark projects in the future.

I would like to take this opportunity to express my respect for and appreciation to my fellow Board members, the management team, all staff members, suppliers, subcontractors and other business partners and, most importantly, our shareholders and customers for their support.

Mr. Lau Chun Ming Chairman Hong Kong

26 June 2025

香港房屋委員會已於本年度就政府的公屋 建設計劃提供最新資料,當中列明新單位 數目及發展位置。此外,醫院管理局現正 推行十年醫院發展計劃以及一系列其他醫 院發展及修繕項目,以提供現代化服務, 滿足社會日益增長的醫療保健需求。

本公司董事支持政府加快落實公共工程項 目,由於基建發展是香港這個主要國際城 市實現可持續發展,以及把握大灣區科創 中心發展機遇的關鍵所在,董事更希望政 府能夠把握良好時機,加大基建投入,為 香港的未來發展鋪路。為支持建築市場的 龐大需求,我們亦期望政府能盡快解決勞 工及工業用地短缺的問題。

我們屹立香港逾40載,在標誌性的公共基 建項目和私營發展界別皆有彪炳業績,加 上我們強大的管理團隊和敬業樂業的員工 致力為客戶提供優秀的工作和服務,並且 憑藉本集團卓越的專業知識和經驗建立的 集團聲譽,讓我們成功跨過過去數十年的 市場起伏。董事會仍對建築市場的長遠前 景保持審慎樂觀。本集團作為地基行業信 譽良好的承建商之一,備有全面的專業機 械設備,有信心能夠於未來獲得更多具標 誌性的工程。

本人謹藉此機會向董事會成員、管理團 隊、員工、供應商、分包商、其他業務合 作夥伴,以及最重要的股東和客戶的支持 致以衷心謝意。

主席 **劉振明先生** 香港

2025年6月26日

The Board hereby presents the annual results of the Group for the year ended 31 March 2025 (the "Year"/"2025"), together with comparative figures from the previous year ended 31 March 2024 (the "Previous Year"/"2024").

BUSINESS REVIEW

Group Revenue and Major Projects

The Group's revenue for the Year increased 92% to HK\$881 million (2024: HK\$458 million). mainly because there were a few major projects awarded and undertaken during the Year.

董事會謹此呈報本集團截至2025年3月31 日止年度(「本年度」/「2025年」)的年度 業績,連同截至2024年3月31日止上年度 (「去年」/「2024年」)的比較數據。

業務回顧

集團收入及主要項目

於本年度,本集團的收入增加92%至 881,000,000港元(2024年:458,000,000 港元),主要由於本年度獲授數個主要項 目並於年內開展工程。

			Estimated	
	As at 31 March 2025	Expected	Remaining	
	Completion status	Completion Date	Contract Value	
	於 2025年3月31 日			
	完成的狀況	預期完成日期	預計餘下合約金額	
			(HK\$ 港元)	
			(Note 附註)	
Kai Tak Public Housing (2022)	90%	2026 Q2	98 million	
啟德公營房屋(2022年)	00,0	2026年第二季度	0.98億	
			0.00 pEx	
Kai Tak Public Housing (2024)	Completed	N/A	N/A	
啟德公營房屋(2024年)	完成	不適用	不適用	
	0.40/	0000 00		
	24%	2026 Q2	555 million	
大嶼山		2026年第二季度	5.55億	
Yuen Long South	2%	2025 Q4	308 million	
元朗南		2025年第四季度	3.08億	
Note: The choice remaining contract value	as were determined with		施卫众四日共次前的	

Note: The above remaining contract values were determined with reference to internal estimates based on currently available information, and may be subsequently revised.

附註:以上餘下合約金額乃參照目前資訊所 作出的內部估計,稍後有可能更改。

Kai Tak Public Housing (2022)

This project was awarded around July 2022, with contract value of approximately HK\$970 million (including contingencies and provisional sums), for bored pile, socketed H-piles and pile cap works of a public housing development.

啟德公營房屋(2022年)

此項目大約於2022年7月中標,其合約 金額約為9.70億港元(包括應急及備用款 項)。此項目為公營房屋發展項目的鑽孔 樁、插座式鋼工字樁及樁帽工程合約。

As mentioned in the annual report for the Previous Year, certain parts of the construction works have been postponed until the contract employer has formulated a practical solution to overcome the technicalities arising from the complicated ground conditions of this project. During the Year, they had not reached a conclusion in respect of the variation of works and contract fees relating to the relevant works which were on hold. This pending issue has affected the work progress of the whole project leading to, among others, labour idling and other extra overhead costs being incurred by the Group. Not until recently the Group was allowed to commence the works which were put on hold in a restricted pace. Such situation of further delay adversely impacted the profits of this project and created uncertainties to the Group's financial performance because the fees for variation of works have yet to be agreed.

This project contributed to approximately 38% the Group's revenue for the Year.

Kai Tak Public Housing (2024)

This project was awarded around March 2024, with contract value of approximately HK\$454 million (including contingencies and provisional sums) for bored pile works of a public housing development. This project had progressed efficiently and been already completed during the Year, and generated a satisfactory gross profit for the Group.

This project contributed approximately 38% to the Group's revenue for the Year.

Lantau Island

This is a new project awarded around August 2024, with contract value of approximately HK\$846 million (including contingencies and provisional sums) for bored pile works of a public sector development.

This project contributed approximately 20% of the Group's revenue for the Year.

誠如去年年報所述,部分建築工程需要延 後進行,直至合約業主就處理此項目複雜 的地層狀況引致的技術問題而制定可行解 決方案。於本年度,彼等仍未就被延延的 相關工程變更及合約費用達成結論。此待 決問題已拖累整個工程項目的進度,導致 本集團出現勞動力閒置及其他額外間接成 本集團出現勞動力閒置及其他額外間接成 本集團出現勞動力閒置及其他額外間接成 本集團出現勞動力閒置及其他額外間接成 對此項目的溢利產生不利影響,並對本集 團的財務業績帶來不確定性,因為變更工 程費用仍未能達成協議。

此項目於本年度佔本集團收入約38%。

啟德公營房屋(2024年)

此項目大約於2024年3月中標,其合約 金額約為4.54億港元(包括應急及備用款 項)。此項目為公營房屋發展項目的鑽孔 樁工程合約。此項目進展順利並已於本年 度完成,並為本集團帶來可觀的毛利。

此項目於本年度佔本集團收入約38%。

大嶼山

此新項目大約於2024年8月中標,其合約 金額約為8.46億港元(包括應急及備用款 項)。此項目為公營房屋發展項目的鑽孔 樁工程合約。

此項目於本年度佔本集團收入約20%。

Yuen Long South Public Housing

This is a new project awarded around February 2025, with contract value of approximately HK\$316 million (including contingencies and provisional sums) for bored pile works of a public housing development.

This project was just commenced for a short period of time as at the end of the Year, and contributed less than 1% of the Group's revenue for the Year.

Other projects

A few other projects contributed to approximately 4% of the Group's revenue for the Year.

BUSINESS OUTLOOK

The directors of the Company believe that the Hong Kong Government is going to move in full steam on the development plans mentioned in the Policy Address and huge opportunities will be brought to the construction industry in the near future. The Group foresees further improvement in the utilisation of equipment and labour in the coming year on the ground that we already have certain major contracts on hand and more new tenders are available in the market.

Investment in a property holding company

In March 2017, the Group acquired 5% equity interest in a property holding company, Gold Champion Enterprises Limited ("Gold Champion"). The purpose is to provide a springboard for the Group to explore opportunities in property investment or property development. However, in view of the downturns of the economy and the property market, Gold Champion did not regard it a good timing for discussion on property development.

元朗南公營房屋

此新項目大約於2025年2月中標,其合約 金額約為3.16億港元(包括應急及備用款 項)。此項目為公營房屋發展項目的鑽孔 樁工程合約。

此項目於本年度末開展,時間尚短,於本 年度佔本集團收入少於1%。

其他項目

數項其他項目於本年度佔本集團收入約 4%。

業務展望

本公司董事相信,香港政府將全力推進 《施政報告》中提到的發展計劃,在不久的 將來為建造業帶來巨大機遇。本集團手頭 有若干主要合約,而市場上亦有更多新投 標,因此預期下年度的設備和員工的使用 率將因而進一步改善。

投資於物業控股公司

於2017年3月,本集團收購一間物業控股 公司金冠企業有限公司(「金冠」)的5%股 權。本集團冀以此作為跳板,發掘物業投 資或物業發展的機遇。然而,鑑於經濟及 房地產市場低迷,金冠認為現時並不是討 論物業開發的適當時機。

FINANCIAL REVIEW AND ANALYSIS

Gross Profit and Margin

The Group's gross profit for the Year increased 247% to HK\$110 million (2024: HK\$32 million). Unlike the Previous Year where the Group only relied on Kai Tak Public Housing project (2022) to generate profits, there were two new projects, namely Kai Tak Public Housing (2024) and Lantau Island project, being the main drivers for the increase in gross profits. In view of the increase in productivity of labour and equipment of the Group, gross profit margin improved to 13% (2024: 7%) after deducting the direct and indirect contract costs and machinery depreciation for the Year.

Provision for impairment of trade and retention receivables

During the Year, certain customers were unable to settle the outstanding contract fees accordingly to the payment schedule agreed with the Group. The management performed specific assessment on the recoverability of outstanding payments in relation to each project and made provision for impairment of trade and retention receivables in the amount of approximately HK\$30 million. The provision is attributable to two non-major projects directly or indirectly related to a company listed on the main board of the stock exchange in Hong Kong, which is subject to certain petitions based on publicly available information. The management has taken into account the most recent progress of such petitions in its assessment on the recoverability and determined to make full provisions on the outstanding balances.

Net Profit

Administrative expenses remained rather stable with a slight increase of about 5% to HK\$53 million (2024: HK\$50 million). Finance expenses remained rather stable at HK\$15 million (2024: HK\$15 million). Finance income decreased about 75% to HK\$1 million (2024: HK\$5 million) mainly because of the decrease in the amount of time deposits and deposit interest rate.

As a result of all the above, the Group recorded a net profit of HK\$11 million for the Year (2024: net loss of HK\$28 million).

財務回顧及分析

毛利及毛利率

本集團於本年度的毛利增加247%至 110,000,000港元(2024年:32,000,000 港元)。與去年僅依賴啟德公營房屋項目 (2022年)產生溢利不同,本年度有兩個 新項目,即啟德公營房屋項目(2024年) 及大嶼山項目,其將為毛利增長的主要驅 動力。鑑於本集團的勞動力及設備生產力 增加,扣除直接及間接合約成本及機械 折舊後,本年度毛利率改善至13%(2024 年:7%)。

應收貿易款項及保留金減值撥備

本年度內,若干客戶未能按照與本集團協 定的付款時間表償還所欠的合約費用。管 理層就各項目的未償還款項的可收回性進 行具體評估,並就應收貿易款項及保留金 作出減值撥備約30,000,000港元。有關撥 備與一間於香港聯交所主板上市的公司 直接或間接相關的兩項非主要項目有關, 而根據公開可得資料,該公司受到若干呈 請。管理層在評估可收回性時已考慮到有 關呈請的最新進展,並決定對未償還餘額 作出全額撥備。

淨利潤

行政開支保持相對穩定,輕微增加約5% 至53,000,000港元(2024年:50,000,000 港元)。財務開支保持相對穩定為 15,000,000港元(2024年:15,000,000港 元)。財務收入減少約75%至1,000,000港 元(2024年:5,000,000港元),主要是由 於定期存款金額及存款利率下降。

基於以上種種原因,本集團於本年度錄得 淨溢利11,000,000港元(2024年:淨虧損 28,000,000港元)。

Liquidity, Financial Resources and Gearing

The Group's financial position remains healthy, with current ratio at 0.9 times (2024: 1.4 times) and total cash and bank balance amounted to HK\$112 million (2024: HK\$86 million). Net borrowings were HK\$135 million (2024: HK\$154 million), while the net gearing ratio was 28% (2024: 33%).

Liquidity

The Group generally meets its working capital requirements by cash flows generated from its operations and borrowings. During the Year, the Group had a net cash inflow of HK\$79 million generated from operating activities (2024: a net cash outflow of HK\$33 million). Taken into account the cash balances together with bank loans facilities available, the Group's daily operations had been financially sound throughout the Year.

As at 31 March 2025, the Group's net current liabilities were HK\$49 million (2024: net current assets of HK\$80 million) and current ratio (current assets divided by current liabilities) was 0.9 times (2024: 1.4 times). The management expected the net current liabilities to be temporary and turn back to net current assets soon after those major projects are moving forward in full speed and therefore generating greater amounts of contract fees in the next few months. The Group is able to meet all bank repayment obligations that fall due subsequent to the year end 31 March 2025.

Cash and Bank Balances

As at 31 March 2025, the Group had total cash and bank balances amounted to HK\$112 million (2024: HK\$86 million) mainly denominated in Hong Kong dollars. Cash and bank balances increased mainly because of cashflows generated by major construction projects.

流動資金、財務資源及資產負債比率

本集團的財務狀況維持穩健,流動比率維 持於0.9倍(2024年:1.4倍)的穩定水平, 現金及銀行結餘總額為112,000,000港元 (2024年:86,000,000港元)。借款淨額為 135,000,000港元(2024年:154,000,000 港元),而淨負債比率為28%(2024年: 33%)。

流動資金

本集團一般以其經營產生的現金流及 借貸撥付其營運資金需求。於本年度, 本集團經營活動所得的現金流入淨額為 79,000,000港元(2024年:現金流出淨額 33,000,000港元)。考慮到現金結餘及銀 行貸款額度後,本集團於本年度的日常營 運維持財政穩健。

於2025年3月31日,本集團的淨流動負債 為49,000,000港元(2024年:淨流動資產 80,000,000港元),而流動比率(按流動資 產除以流動負債計算)為0.9倍(2024年: 1.4倍)。管理層預期淨流動負債屬短暫性 質,並可於該等主要項目全速進行及因而 於未來數月產生更多合約費用後盡快轉回 淨流動資產。本集團有能力履行於2025年 3月31日年末後到期的所有銀行還款責任。

現金及銀行結餘

於2025年3月31日,本集團的現金及銀行 結餘總額為112,000,000港元(2024年: 86,000,000港元),主要以港元計值。現 金及銀行結餘增加主要是由於主要建築項 目產生之現金流。

Borrowings

As at 31 March 2025, the Group had total borrowings of approximately HK\$167 million (2024: HK\$140 million) denominated in Hong Kong dollars. Borrowings generally include short-term and long-term bank loans bearing floating interest rates. Of the total borrowings, HK\$148 million (2024: HK\$62 million) were for short-term bank loans and HK\$11 million (2024: HK\$57 million) were for the current portion of long-term bank loans with maturity dates within 12 months.

Gearing Ratio and Total Equity

As at 31 March 2025, the Group had a net gearing (net debt divided by total equity) of 28% (2024: 33%). For the purpose of calculating the Group's net gearing ratio, net debt refer to the total debt less cash and cash equivalents and restricted bank balances.

The Group's total equity as at 31 March 2025 was approximately HK\$480 million (2024: HK\$471 million).

Capital Expenditures and Capital Commitments

The Group generally finances its capital expenditures by internal resources, long-term bank loans and leases. During the Year, the Group invested HK\$51 million in machinery and equipment (2024: HK\$15 million). As at 31 March 2025, the Group's capital commitments relating to purchase of machinery and equipment was nil (2024: nil). During the Year, save as disclosed herein, the Group did not make any material acquisitions or disposals of assets.

借款

於2025年3月31日,本集團借款總額約為 167,000,000港元(2024年:140,000,000 港元),以港元計值。借款一般包括短期 及長期銀行貸款,並按浮動利率計息。於 借款總額中,148,000,000港元(2024年: 62,000,000港元)為短期銀行貸款,以及 11,000,000港元(2024年:57,000,000港 元)為長期銀行貸款的即期部分,根據各 自到期日於12個月內到期。

資產負債比率及權益總額

於2025年3月31日,本集團淨資產負債比 率(按負債淨額除以權益總額計算)為28% (2024年:33%)。就計算本集團的淨資 產負債比率而言,負債淨額指負債總額減 去現金及現金等價物,以及受限制銀行結 餘。

於2025年3月31日,本集團的權益總額約為480,000,000港元(2024年: 471,000,000港元)。

資本開支及資本承擔

本集團一般透過內部資源、長期銀行貸款及租賃撥付其資本開支。本集團於本年度投資51,000,000港元(2024年: 15,000,000港元)購置機械及設備。於 2025年3月31日,本集團有關購置機械及 設備的資本承擔合共為零港元(2024年: 零港元)。於本年度,除本文所披露外, 本集團並無任何其他重大資產購置或出 售。

As at 31 March 2025, the Group had plant and equipment of carrying amounts over HK\$529 million in total, which consisted of an extensive range of machinery and equipment for foundation construction works. This fleet of plant and equipment enables the Group to undertake both public and private sector projects in order to generate revenue and profit for the Group. The management considers that the fair value less costs of disposal and value in use of these assets are higher than their carrying amounts and therefore no impairment provision is necessary.

Pledge of Assets

As at 31 March 2025, the net book amount of plant and equipment HK\$82 million (2024: HK\$109 million) and right-of-use in machinery and equipment HK\$30 million (2024: HK\$18 million) were pledged to the bank. None of the banking facilities of the Group were secured by the Group's bank deposits (2024: none).

Contingent Liabilities

As at 31 March 2025, save for guarantee of performance bonds relating to a foundation works and ancillary services project of the Group of approximately HK\$29 million (2024: same), the Group did not have any material contingent liabilities. The performance bonds are expected to be released in accordance with the terms of the respective construction contracts.

Foreign Exchange Exposure

Operations of the Group are mainly conducted in Hong Kong dollars. The Group's revenue, expenses, cash and bank balances, borrowings, other monetary assets and liabilities are principally denominated in Hong Kong dollars. Other than the purchases paid in Euros and Singapore dollars, the Group was not exposed to any significant foreign currency risk and had not employed any financial instrument for hedging.

於2025年3月31日,本集團擁有的機械 及設備的合計賬面值超過529,000,000港 元,其中包括一系列用於地基建設工程的 機械及設備。此批機械及設備讓本集團能 夠承辦公私營界別項目,從而為本集團帶 來收入及利潤。管理層認為該等資產的公 平值減出售成本及使用價值高於其賬面 值,因此毋須作出減值撥備。

資產抵押

於2025年3月31日,賬面淨值為 82,000,000港元(2024年:109,000,000 港元)的機械及設備以及30,000,000港元 (2024年:18,000,000港元)的機械及設備 使用權已抵押予銀行。本集團並無銀行信 貸由本集團的銀行存款作抵押(2024年: 無)。

或然負債

於2025年3月31日,除有關本集團一項地 基工程及附屬服務項目的履約保函擔保約 29,000,000港元(2024年:相同)之外, 本集團並無任何其他重大或然負債。該等 履約保函預計將根據相應建築合約的條款 解除。

外幣風險

本集團的營運主要以港元進行。本集團的 收入、開支、現金及銀行結餘、借款、其 他貨幣資產及負債主要以港元計值。除了 採購以歐元及新加坡元支付外,本集團並 無任何重大外幣風險,亦無採用任何金融 工具作對沖用途。

RELATIONSHIPS WITH CUSTOMERS, SUPPLIERS AND EMPLOYEES

Customers

The Group emphasises its ability to deliver quality work on time to customers and within the pre-determined project budget. To execute the quality assurance policy of the Group, we have maintained a guality management system which follows the ISO 9001 standards. Quality assurance functions are performed throughout the foundation works process from the construction materials procurement stage to the completion stage to ensure that the foundation works and ancillary services meet the standards required by each customer. In addition, members of our management team communicate with our customers on a regular basis during the course of a project to better understand and respond to our customers' specific requirements. As our foundation business operates on a non-recurring and project-by-project basis, we have not entered into any long-term master contract with any of our major customers. However, through this continued relationship development, our Group aims to attract further business from these customers and referrals from these customers. Our directors consider that our Group has established good relationship with our customers by delivering constructive solutions and quality service to them.

Suppliers

We enter into contracts with our suppliers for construction materials and subcontractors on a project-by-project basis without a long term contract. Meanwhile, we maintain a pre-approved list which admission is subject to assessment of their background (including track record, pricing, market reputation, timely delivery, financial conditions and after-sales service) and the satisfactory quality of their construction materials, and review and update the list from time to time. We also acquired machinery and equipment from Asian and European manufactures. We will check the product qualities and make payments according to the contract terms. The directors consider that we have maintained good business relationships with these suppliers, subcontractors and manufacturers. During the year, there was no material delay or dispute related to them causing disruption to our operations. Some of them also have developed good trading history of over years with our Group.

與客戶、供應商及僱員的關係

客戶

本集團強調按時及在項目的預算內向客戶 交付優質工程的能力。為執行本集團的質 保政策,我們已採取符合ISO 9001標準的 質量管理系統。質量保證職能從採購建築 材料階段到完成的各個階段均貫徹採納, 以確保地基工程及附屬服務可達到各客戶 要求的標準。此外,於項目過程中,我們 的管理團隊成員與客戶保持定期溝通,以 便深入了解及回應客戶的具體要求。由於 本集團的地基業務以非經常性及以項目為 單位營運,我們並無與任何主要客戶訂立 任何長期綜合合約。然而,透過這種持續 的關係發展,本集團旨在從該等客戶招攬 更多的業務及客戶的轉介。董事認為,本 集團已透過向客戶提供建設性的解決方案 及優質服務,與客戶建立起良好的關係。

供應商

我們按逐項基準就建築材料與供應商訂 立合約並與分包商訂約,且並無訂立長 期合約。同時,我們列有一份預先認可名 單,獲納入該名單前,供應商必須先通通 就彼等背景(包括往績記錄、價格、市場 聲譽、準時交付情況、財務狀況及售後服 務)及彼等建築物料質量是否令人滿意所 作的評估,本集團不時檢討及更新該機 及設備。我們將檢查產品質量並根據合約 條款付款。董事認為,我們一直與該等關 係款付款。董事認為,我們一直與該等關 係。年內,並無有關彼等的任何重大延遲 或爭議對本集團業務造成干擾。彼等當中 有多個已經與本集團合作多年。

Employees

We believe that our employees are important assets to our Group. Our directors recognise the importance of attracting and retaining staff by providing a healthy and safe working environment and job security. Our staff receive training to enable them to acquire the prerequisite skills and knowledge on health and safety related procedures before they are assigned to carry out foundation works and ancillary services on sites. Our Group also performs regular maintenance checks on the machinery and equipment since our Group regards regular maintenance as an important element to ensure safety at the work sites. There was no fatal accidents happened in the Group's projects during the year and the accident rate was lower than the industry average for the construction industry.

As at 31 March 2025, the Group had about 420 (2024: 325) employees. The remuneration package we offer to our employees includes salary, discretionary bonuses and allowances. In general, we determine employee salaries based on the individual's qualifications, position and performance (where applicable). We have designed an appraisal system to assess the performance of our employees, which forms the basis of our decisions with respect to salary raises, bonuses and promotions. Our directors believe that the relationship and co-operation between our management team and our employees has been good.

僱員

我們相信,僱員乃本集團的重要資產。本 集團董事認識到透過提供一個健康及安全 的工作環境及工作保障對吸引及挽留員工 的重要性。我們的員工在被派往地盤開展 地基工程及附屬服務前已接受培訓,以便 能掌握有關健康及安全流程的必要技能及 知識。本集團亦對機械及設備進行定期檢 修,因為我們將定期保養和檢查視為確保 工程地盤安全的要素。年內本集團的項目 內並無發生致命事故,且事故率低於建築 行業的行業平均水平。

於2025年3月31日,本集團約有420名 (2024年:325名)僱員。我們提供予僱員 的酬金組合包括薪金、酌情花紅及津貼。 在通常情況下,我們根據僱員的個人資 歷、職位及表現(倘適用)來釐定其薪金。 我們設計了一套審核制度,以評估僱員的 表現,並據此決定其加薪幅度、花紅及晉 升。董事相信,我們管理團隊與僱員之間 的關係與合作保持良好。

ENVIRONMENTAL POLICIES

Our Group also places an emphasis on environmental protection when undertaking our foundation works and ancillary services. Our Group's activities are performed with the utmost attention to quality, safety and with respect to the environment. It is the policy of our Group to ensure that all its activities are carried out in a manner that causes minimum adverse impact on the environment through the establishment and implementation of a management system which aims to achieve environmental targets, comply with environmental legislation and regulations, foster employees' awareness of their responsibilities for the environment; and review the Group's performance in respect of environmental matters and strive to achieve continual improvement of its performance and prevention of pollution. Trainings are provided to all staff including the sub-contractor staff on the statutory and other relevant requirements on environment and the implications of not complying therewith.

In recognition of the policies and procedures undertaken by our Group to address potential environmental issues with its foundation works and ancillary services, in particular, large diameter bored piles (with bell-out) and rock socketed steel H-piles in pre-bored holes, our Group was awarded the ISO 14001 (environment management system accreditation) and renewed the certificate after passing the relevant audits conducted by external certification body. Our Group also implements an ISO 50001-based EnMS (energy management system) that helps us to ascertain our current status of energy use in order to devise corresponding measures to promote efficient energy use in machinery and facilities and to formulate a clear framework to promote continual improvement in energy management and raise staff awareness on energy efficiency and conservation. Our Group also monitors continuously on the compliance with the customer's environmental protection requirements and relevant laws and regulations. During the year, our Group had not been prosecuted by any governmental authority for any purported breach of any applicable environmental laws and regulations.

環保政策

本集團於承接地基工程及附屬服務時亦着 重環境保護工作。本集團業務執行過程中 尤為注重質量、安全及環保。本集團的政 策為透過建立及實施管理系統,以對環境 造成最小不利影響的方式進行所有其業 務,該管理系統旨在達成環保目標、符合 環保法律及法規、培養員工的環保責任意 識,並檢討本集團有關環保事宜的表現, 致力實現其業績表現的持續改善並防止污 染。本集團就環保的法定及其他相關規定 以及不遵守該等規定的影響向全體員工 (包括分包商的員工)提供培訓。

本集團獲頒發ISO 14001(環境管理體系 認證),以認可本集團為解決地基工程及 附屬服務(尤其是大口徑鑽孔擴底樁及套 入岩石鋼樁)涉及的潛在環境問題而採取 的政策及流程,並經通過外部審核公司進 行的相關審核後,重續證書。本集團並已 實施ISO 50001能源管理體系,可以協助 我們了解現行能源使用狀況,以制訂機械 和設備使用相應的善用能源措施和框架, 促進持續改善能源管理,提高員工對能 執設而節能的意識。本集團亦就遵守客 的環保要求及相關法律及法規進行持續監 控。年內,本集團並無因任何指稱違反任 何適用環境法律及法規而被任何政府機關 起訴。

CORPORATE GOVERNANCE PRACTICES

The Board is committed to maintaining a high standard of corporate governance, and strives to maintain transparent and responsible management practices that will create long term value for the interests of shareholders. The Board will continuously review and improve the Group's corporate governance practices, and maintaining a high standard of business ethics across the organisation.

The Company had complied with all the code provisions set out in the Corporate Governance Code ("CG Code") under Appendix C1 of the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") throughout the year ended 31 March 2025.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix C3 to the Listing Rules. Having made specific enquiry with all directors, the directors confirmed that they had complied with the required standard set out in the Model Code during the year ended 31 March 2025.

As required under the CG Code, the Board has established guidelines no less exacting than the Model Code for relevant employees in respect of their dealings in the securities of the Company.

THE BOARD

The primary role of the Board is to protect and enhance long term shareholders' value. The Board oversees the management, business, strategies and financial performance of the Group. It also ensures that good corporate governance policies and practices are implemented within the Group. In the course of discharging its duties, the Board acts in good faith, with due diligence and care, and in the best interests of the Company and its shareholders. The management is responsible for execution of the strategies in the Group's daily operations and implementation of the risk management and internal control systems.

企業管治常規

董事會致力維持高水平的企業管治,並努 力保持透明及負責任的管理常規,從而為 股東利益創造長期價值。董事會將不斷檢 討及改善本集團的企業管治常規,並在整 個組織內維持高水平的商業道德。

本公司於截至2025年3月31日止年度一直 遵守香港聯合交易所有限公司(「聯交所」) 證券上市規則(「上市規則」)附錄C1所載 的企業管治守則(「企業管治守則」)的所有 守則條文。

董事進行的證券交易

本公司已採納上市規則附錄C3所載《上 市發行人董事進行證券交易的標準守則》 (「標準守則」)。經向全體董事作出具體查 詢,董事確認彼等於截至2025年3月31日 止年度一直遵守標準守則所載的規定準 則。

根據企業管治守則規定,董事會須就有關 僱員買賣本公司證券事宜制定指引,指引 內容應該不比標準守則寬鬆。

董事會

董事會的主要職責為保護及提升股東長期 價值。董事會負責監督本集團的管理、業 務、策略及財務表現。董事會亦確保良好 的企業管治政策及常規得以於本集團內實 施。在履行職責的過程中,董事真誠、盡 職及謹慎,及以本公司及其股東的最佳利 益行事。管理層負責於本集團的日常營運 中執行策略及實施風險管理及內部監控系 統。

The Board currently comprises 7 members whose biographies and family relations are set out in the "Profile of Directors and Senior Management" section in this annual report. The posts of Chairman and Chief Executive Officer of the Company are separately held by Mr. Lau Chun Ming and Mr. Lau Chun Kwok, respectively, to maintain an segregation of duties between the Chairman's responsibility to manage the Board and the Chief Executive Officer's responsibility to manage the Group's business and oversee the management. The directors bring a good balance of skills and experience to the Company. The independent non-executive directors serve the relevant function of bringing independent judgment on the development, performance and risk management of the Group. The directors have been made fully aware of their collective and individual responsibilities to shareholders.

The Company has in place effective mechanisms to ensure independent views and input are available to the Board. Independent non-executive directors are well-represented on the Board, accounted for more than 40% of board seats and with at least one with accounting or related financial management expertise. Besides, the Chairman encourages open discussion amongst directors, and solicits independent perspectives from the independent non-executive directors in particular. In addition, the Chairman has separate meeting at least once every year with the independent non-executive directors to ensure their voices are being heard effectively. All board members also have access to the Company Secretary and independent professional advice to assist them in performing their duties to the Company, at the Company's expense. The Board has reviewed the implementation of such mechanisms for the year ended 31 March 2025 and is of the view that they have been effective.

The executive directors and the independent non-executive directors have been appointed on specific term of not more than three years. Notwithstanding the term of appointments, the articles of association of the Company provides that every director shall be subject to retirement at an annual general meeting at least once every three years. At each annual general meeting, one-third of the directors for the time will retire from office by rotation and being eligible for re-election by the shareholders. 董事會現時包括7名成員,其履歷及家族 關係載於本年報「董事及高級管理層履歷」 一節。本公司主席及行政總裁職位分別由 劉振明先生及劉振國先生擔任,主席負 責管理董事會而行政總裁負責管理本集 團業務及監督管理層,以維持職責之間的 分工。董事為本公司帶來均衡的技能及經 驗。獨立非執行董事負責就本集團的發 展、表現及風險管理作出獨立判斷等相關 職能。董事已充分認識到彼等共同及個人 對股東的責任。

本公司已建立有效機制,確保董事會能夠 獲得獨立意見和資料。獨立非執行董事 在董事會中頗具代表性,佔董事會席位逾 40%,且至少有一名具有會計或相關財務 管理專業知識。此外,主席鼓勵董事之間 進行公開討論,並特別徵求獨立非執行董 事的獨立觀點。此外,主席每年至少與獨 立非執行董事舉行一次單獨會議,以確保 有效聽取他們的意見。所有董事會成員亦 可以接觸公司秘書及獨立的專業意見, 協助他們履行對本公司的職責,費用由本 公司承擔。董事會曾檢討該等機制在截至 2025年3月31日止年度的實施情況,並認 為該等機制行之有效。

執行董事及獨立非執行董事已獲委任不多 於三年的指定任期。無論委任任期如何, 本公司組織章程細則規定,每名董事須至 少每三年一次於股東週年大會上退任。於 每屆股東週年大會上,三分之一的時任董 事將輪值退任並合資格接受股東重選連 任。

Board meetings

The Board held four meetings during the year ended 31 March 2025, at approximately quarterly intervals. All directors attended these meetings, at which business development, investment strategies, financial performance and potential risks relating to the daily operations of the Group, were discussed. All important matters that are significant to the interest of the Company's shareholders are reserved by the Board for its review and decision, including but not limited to the approval of annual and interim results of the Group, dividend policy, connected transactions and discloseable transactions that are subject to announcement or reporting requirement pursuant to the Listing Rules.

董事會會議

截至2025年3月31日止年度,董事會曾舉 行四次會議,約每季舉行一次。全體董事 均有出席會議,並在會上討論業務發展、 投資策略、財務表現及有關本集團日常營 運的潛在風險。所有對本公司股東利益而 言屬重大的重要事項仍由董事會審議和決 定,包括但不限於批准本集團的年度和中 期業績、股息政策,以及根據上市規則須 遵守公告或報告規定的關連交易及須予披 露交易。

Meetings attended/held during the year ended 31 March 2025 於截至2025年3月31日止年度期間已出席會議/已舉行會議

		於俄主2023年3月31日正牛反朔间已山庐首截/ 6举11首截					
				Audit	Nomination	Remuneration	Annual
			Board	Committee	Committee	Committee	General
			Meeting	Meeting	Meeting	Meeting	Meeting
			董事會	審核委員會	提名委員會	薪酬委員會	股東週年
			會議	會議	會議	會議	大會
Execu	tive Directors	執行董事					
Mr. Lau	u Chun Ming	劉振明先生	4/4	-	1/1	1/1	1/1
Mr. Lau	u Chun Kwok	劉振國先生	3/4	-	-	-	1/1
Mr. Lau	u Chun Ka	劉振家先生	4/4	-	-	-	1/1
Ms. La	u Pui Shan*	劉沛珊女士*	4/4	-	-	-	1/1
Ms. Le	ung Lai So^	梁麗蘇女士^	0/1	-	-	-	-
Indepe	endent Non-executive Directors	獨立非執行董事					
Mr. Ch	u Tak Sum	朱德森先生	4/4	2/2	1/1	1/1	1/1
Mr. Ip	Tin Chee, Arnold	葉天賜先生	4/4	2/2	1/1	1/1	1/1
Mr. Pai	ng Tat Choi, Paul	彭達材先生	4/4	2/2	1/1	1/1	1/1
Profess	sor Wong Sue-Cheun, Roderick#	王世全教授#	1/1	1/1	1/1	1/1	-
*	Ms. Lau Pui Shan was appoint	ed with effect fror	m 1 May 2024	1. *	劉沛珊女士	上自2024年5月1	日獲委任。
#	Professor Wong Sue-Cheun, F with effect from 1 July 2024.	Roderick resigned	from the Boa	rd #	王世全教 董事會職;	授自2024年7月 務。	1日起辭任
٨	Ms. Leung Lai So passed awa	y on 23 June 202	4.	^	梁麗蘇女	士於2024年6月2	23日辭世。

Directors' induction and development

In the year ended 31 March 2025, all directors complied with the provision of the CG Code in relation to continuous professional development and submitted their training records to the Company. In doing so, the directors have undertaken various forms of activities that have included attending a presentations given by external professional advisors, and reading materials relevant to the Company's business, directors' duties and responsibilities.

BOARD COMMITTEES

The Board has established certain Board committees to oversee specific aspects of the Company's affairs and help it in the execution of its responsibilities. These committees each have specific written terms of reference which clearly outline the committees' authority and duties, and which require the committees to report back on their decisions or recommendations to the Board.

Audit Committee

The audit committee is responsible for the engagement of external auditor, review of the Group's financial information and oversight of the Group's financial reporting system, internal control procedures and risk management system. It is made up of 3 independent non-executive directors including Mr. Ip Tin Chee, Arnold (chairman), Mr. Chu Tak Sum and Mr. Pang Tat Choi, Paul.

The audit committee held two meetings during the year ended 31 March 2025, which was attended by all of its members, to review, among other matters, the consolidated financial statements, risk register and internal control review report of the Group for the year ended 31 March 2024, and have a private meeting with external auditor without the presence of the management; and the unaudited interim financial information of the Group for the six months ended 30 September 2024.

董事就任及發展

截至2025年3月31日止年度,全體董事均 遵守有關持續專業發展的企業管治守則條 文,並向本公司提交培訓記錄。為此,董 事已參與各項活動,包括出席外部專業顧 問發表的簡報會以及閲覽與本公司業務、 董事職務及職責有關的資料。

董事委員會

董事會已成立若干董事委員會,監察本公 司事務特定範疇,並協助其履行職責。該 等委員會各自訂有特定的書面職權範圍, 當中清晰界定委員會權力及職務,並規定 委員會向董事會匯報其決策或建議。

審核委員會

審核委員會負責聘用外聘核數師、審閲本 集團財務資料、監督本集團財務報告系 統、內部監控程序及風險管理系統。其由 三名獨立非執行董事組成,包括葉天賜先 生(主席)、朱德森先生及彭達材先生。

審核委員會於截至2025年3月31日止年度 舉行了兩次會議,全體成員均出席,以審 閱(其中包括)本集團截至2024年3月31日 止年度的綜合財務報表、風險登記及內部 監控審閲報告,並在無管理層出席的情況 下與外聘核數師舉行了一次閉門會議;及 審閲本集團截至2024年9月30日止六個月 的未經審核中期財務資料。

Nomination Committee

The nomination committee held one meeting during the year which was attended by all of its members. It is responsible for annually reviewing the structure, size and composition of the Board (including its mix of skills, knowledge and experience), making recommendations on proposed changes to the Board to complement the Company's corporate strategy, making recommendations to the Board on the appointment or re-appointment of directors, and assessing the independence of independent non-executive directors. It also oversees the implementation of the Company's policy on diversity of directors. It is made up of 4 members including Mr. Pang Tat Choi, Paul (chairman), Mr. Chu Tak Sum and Mr. Ip Tin Chee, Arnold, being independent non-executive directors, and Mr. Lau Chun Ming, an executive director.

The Company recognises and embraces the benefits of having a diverse Board to enhance the quality of its performance. The Company has a diversity policy of Board members. Under this policy, the diversity of the Board is considered in terms of factors such as gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. All Board appointments are based on merit, and candidates are considered against various objective criteria, with due regard for the benefits of diversity on the Board. Selection of candidates will be based on a range of diversity perspectives appropriate to the requirements of the Company's business operations and environment as well as the industry in which the Company operates. The nomination committee will continuously monitor and review the implementation of this policy and the progress towards achieving the measurable objectives. In view of gender diversity, the Company aims at maintaining at least 1 female director in the Board.

提名委員會

提名委員會於年內舉行了一次會議,全體 成員均有出席。提名委員會負責每年檢討 董事會的架構、規模及組成(包括技能、 知識及經驗的組合);就建議變動向董事 會提出建議,與本公司企業策略相輔相 成;就委任或重新委任董事向董事會提出 建議;及評估獨立非執行董事的獨立性。 提名委員會亦負責監察本公司書面政策的 實施情況,確保董事人選具備多元性。提 名委員會由四名成員組成,包括獨立非執 行董事彭達材先生(主席)、朱德森先生及 葉天賜先生,以及執行董事劉振明先生。

The Board currently comprises 6 male and 1 female director and as such has achieved gender diversity in the Board. The nomination committee considers that our directors have extensive experience in different fields and professions that are relevant to the Company's business, which enable them to provide valuable and relevant insights to the Board.

At the senior management level there were three male members. We will aspire to have more female representation amongst our management team as part of succession planning and to increase female representation amongst our workforce. The gender ratio of the male and female employees is 90% : 10% at as 31 March 2025. The Group has in place a mechanism to support diversity across all facets including but not limited to gender diversity. The Group treats every employee equally, adheres to equal pay for equal work and equal opportunities for different genders. However, we are also mindful of the significant challenges in increasing the female workforce as traditionally the construction market in which we operate has a predominantly male workforce due to the labour supply. We will continue to take opportunities to increase the proportion of female staff, as and when suitable candidates are identified.

The nomination committee is responsible for the development and implementation of the nomination policy which aims at setting out the criteria and process in the nomination and appointment of directors of the Company; ensuring that the Board has a balance of skills, experience and diversity of perspectives appropriate to the Company; and ensuring the Board continuity and appropriate leadership at Board level.

In evaluating and selecting any candidate for directorship, the following criteria should be considered: character and integrity; qualifications; measurable objectives in achieving Board diversity; independence guidelines set out in the Listing Rules; potential contributions the candidate can bring to the Board; time commitment; and such other perspectives that are appropriate to the Company's business and succession plan. 董事會目前由6名男性和1名女性董事組 成,已經達到董事會的性別多元化。提名 委員會認為董事在與本公司業務相關的不 同領域和專業方面擁有豐富經驗,讓彼等 能夠為董事會提供寶貴而相關的洞見。

高級管理層當中有3名男性。作為繼任計 劃的一部分,我們希望增加女性管理層及 女性員工的比例。截至2025年3月31日, 男女僱員性別比例為90%:10%。本集團 已建立一套機制,支持不同方面的多元 化,包括但不限於性別多元化。本集團 每名僱員一視同仁,堅持同工同酬,男女 機會均等。然而,我們亦注意到在增加女 性員工方面面臨重大挑戰,因為我們所在 的建築行業由於勞動力供應的關係傳統 上仍以男性為主。我們會繼續把握機會, 在物色到合適人選時,提高女性員工的比 例。

提名委員會負責制定及實施提名政策,該 政策列明本公司董事提名及委任的準則 及程序:確保董事會具備適合本公司的技 能、經驗和多樣化觀點方面的均衡搭配; 並確保董事會的連續性以及在董事會層面 的適當領導力。

在評估和挑選任何董事候選人時,應考慮 以下準則:品格和誠信;資格;實現董事 會成員多元化的可衡量目標:上市規則所 載的獨立指引:候選人可為董事會帶來的 潛在貢獻;承諾投入的時間;以及適合本 公司業務和繼任計劃的其他觀點。

The nomination committee will conduct regular review on the structure, size and composition of the Board and the policy and where appropriate, make recommendations on changes to the Board to complement the Company's corporate strategy and business needs. Upon receipt of the proposal of appointment of new director and the biographical information of the candidate, the nomination committee should evaluate such candidate based on the objective criteria it has set forth to determine whether such candidate is qualified for directorship. For directors standing for re-election, the nomination committee will review the contribution of the retiring director and the level of participation and performance on the Board.

Remuneration Committee

The remuneration committee is responsible for making recommendations to the Board on the Company's policy and structure for the remuneration of all the directors and senior management of the Group and on the establishment of a formal and transparent procedure for developing remuneration policy for approval by the Board. It is made up of 4 members including Mr. Chu Tak Sum (chairman), Mr. Ip Tin Chee, Arnold, Mr. Pang Tat Choi, Paul, being independent non-executive directors, and Mr. Lau Chun Ming, an executive director.

The remuneration committee held one meeting during the year which was attended by all of its members. In determining the remuneration of the Directors and the senior management, the Remuneration Committee has considered factors such as salaries paid by comparable companies, time commitment and responsibilities of the Directors and the senior management, performance and contributions of the Directors and the senior management and the change in market conditions. Details of the remuneration paid to the directors and the other five highest paid employees are set out in notes 30(a) and 7(e), respectively, to the consolidated financial statements. 提名委員會將定期檢討董事會的架構、規 模及組成以及政策,並在適當情況就董事 會變動提出建議,以配合本公司的企業策 略及業務需要。在收到新董事的委任建議 及候選人的履歷資料後,提名委員會應根 據其已訂明的客觀準則評估該候選人,以 確定該候選人是否合資格擔任董事。對於 膺選連任的董事,提名委員會將審視退任 董事的貢獻以及彼在董事會的參與和表現 水平。

薪酬委員會

薪酬委員會負責就本集團全體董事及高級 管理層的薪酬政策及結構,以及為薪酬政 策的發展制訂正式及透明的程序,向董事 會提供推薦建議以供其批准。薪酬委員會 由四名成員組成,包括獨立非執行董事朱 德森先生(主席)、葉天賜先生及彭達材先 生,以及執行董事劉振明先生。

薪酬委員會於年內舉行了一次會議,全體 成員均有出席。於釐定董事及高級管理層 的薪酬時,薪酬委員會已考慮多項因素, 如可資比較公司支付的薪金、董事及高級 管理層付出的時間及職責、董事及高級管 理層的表現及貢獻以及市況變動等。有關 支付予董事及其他五名最高薪僱員的薪酬 的詳情分別載於綜合財務報表附註30(a)及 7(e)。

RISK MANAGEMENT AND INTERNAL CONTROLS

The Board is responsible for maintaining an adequate risk management and internal control systems to safeguard shareholders' investments and the Group's assets, and reviewing their effectiveness of annually through the audit committee. The audit committee reports to the Board on any material issues and makes recommendations to the Board.

The Group has maintained an operation manual, which provides a comprehensive internal control guidance and procedures on the Group's operational cycles relating to revenue, purchase and expenditure, inventory and human resources etc., to ensure proper accounting records are kept so that reliable financial reporting can be provided, effectiveness and efficiency of operation can be achieved, compliance with applicable laws and regulations and safeguarding of assets can be maintained. These procedures, together with the Company's compliance manual, have also shaped the control environment at which and how the Group operates in, including the budgeting controls, investment decision making, risk assessment and practices of corporate governance. These systems are designed to provide reasonable, but not absolute, assurance and protection against errors. losses and fraud.

The Company does not establish a standalone internal audit department, however, the Board has put in place adequate measures to perform the internal audit function at different aspects of the Group which are discussed below.

The Company has appointed an internal control adviser to conduct annual review on the risk management and internal control system of the Group for the year and reported their findings and recommendations to the audit committee and the Board. It is designed to review the effectiveness of the Group's material internal controls so as to provide assurance that key internal control measures are carried out appropriately and are functioning as intended. During the year, risk assessment and management, management accounting information system, financial statement reporting, general ledger cycle and financing cycle were reviewed and found that adequate controls are in place.

風險管理及內部監控

董事會負責維持充分的風險管理及內部監 控制度以保障股東投資及本集團資產,並 透過審核委員會每年檢討其成效。審核委 員會會向董事會匯報任何重大事宜及提出 建議。

本公司維持一份營運手冊,訂明與收入、 採購及開支、存貨及人力資源等有關方面 之營運週期之全面內部監控指引及程序, 確保存置適當會計記錄,以致能夠提供可 靠財務報告,達致營運效率與效益以及能 夠維持遵守適用法律及法例,並保護資 產。該等程序加上本公司之合規手冊,亦 塑造了本集團在預算控制、投資決策、風 險評估及企業管治常規等方面的控制環 境,供本集團操作及依循。該等體系旨在 提供防止錯誤、遺失及欺詐的合理(但並 非絕對)保證及保障。

本公司並無設立獨立內部審核部門,然 而,董事會經已實施充足的措施,從本集 團不同方面履行內部審核職能,有關情況 討論如下。

本公司已委任一名內部監控顧問對本集團 於本年度之風險管理及內部監控系統進行 年度審閱,並向審核委員會報告彼等之調 查發現及推薦意見。有關審計的目的是檢 討本集團重大內部監控之效率,從而保證 主要內部監控措施適當進行及發揮擬定作 用。於本年度內,本集團已審閱風險評估 和管理、管理會計信息系統、財務報表報 告、總帳週期及財務週期,並發現所有控 制均已充份到位。

For the foundation works business, the Group has to comply respective requirements and pass the regular reviews in order to retain its listing in the Development Bureau Specialist List (Group II) in large diameter bored pile (with bell-out), the Housing Authority List of Piling Contractors (large diameter bored piling category) Probation and the Buildings Department Registered Specialist Contractor - Foundation Category. The Group has also implemented a management system in accordance with the requirements under ISO 9001, ISO 14001, ISO 45001 and ISO 50001 to ensure that the Group's services meet the requisite health and safety, guality and environmental requirements. During the year, the Group passed the audits conducted by external consultants and renewed these certificates. Upon completion of pile construction, the Group is required to engage external professionals to conduct various applicable tests on all piles based on the relevant contractual requirements and ensure full compliance with customer requirements. Subject to these piling records available to the customers for their testing and inspection, the authorised persons employed by the customers certify the value of the works completed in the payment certificates issued to the Group. Therefore, stringent on-going controls and monitoring systems have already been embedded in the daily operations of the foundation works business.

The executive directors held monthly meetings with senior management to review and monitor the business and financial performance against the targets, the progress of certification and contract receipts from the customers, the efficiency in the use of the Group's resources in comparison to the budgets, and the operational matters to ensure the Group has complied with the regulations that have material impact to the Group's business. The aim is to enhance the communication and accountability of the directors and management so that significant strategic, financial, operational and compliance risks or potential deviations are timely identified and dealt with in a proper manner, while significant issues are reported back to the Board for their attention. The Company also compiles monthly reports to the Board (including independent non-executive directors) to update the latest financial performance, position and prospects of the Group.

至於地基工程業務,本集團須遵守相關 規定及通過定期檢討以維持名列於發展 局大直徑鑽孔擴底樁專門承建商名冊(第 Ⅱ組)、房屋委員會打樁承建商名冊(大) 口徑鑽孔樁工程類)一試用以及屋字署註 冊專門承建商一地基類別。本集團亦根 據ISO 9001、ISO 14001、ISO 45001及 ISO 50001的要求執行管理系統,以確保 本集團服務符合必要的衛生及安全、質量 及環境規定。於本年度內,本集團通過外 部顧問進行之審核,並重續該等證書。完 成樁柱建造工程後,本集團須委託外部專 家根據相關合約的規定對所有樁柱進行各 種適用測試,並確保全面符合客戶要求。 該等打樁記錄須供客戶測試及檢驗,而由 客戶聘用的獲授權人士會在發給本集團 的付款證書中確認已完成工程的價值。因 此,嚴格的持續控制及監察系統經已植入 地基工程業務的日常運作當中。

執行董事每月均會與高級管理層舉行會 議,以審閱及監察業務及財務表現對比預 期目標的進度、自客戶獲取證書及合約的 進度、本集團資源的運用的效率與預算對 比,以及營運方面的事務,以確保遵守對 本集團業務有重大影響的監管規定。此舉 旨在增強董事與管理層的溝通與問責,從 而令重大策略、財政、營運及合規風險或 習在偏離狀況得以及時辨識,並以適當方 式處理,而重大事項則向董事會匯報。本 公司亦為董事會(包括獨立非執行董事) 編撰每月報告,以更新本集團最新財務表 現、狀況及前景。

The Company also has a policy for disclosure of inside information. While any potential inside information will be escalated to the executive meetings or the Board via the established reporting channels, the directors will assess and determine if inside information of the Company exists where timely disclosure is required to be made by an announcement published on the Stock Exchange website. On the other hand, in order to enhance the communication with the market, the Company will publish voluntary announcements to update the public on the latest development of the Group's business to enhance the transparency of the Company, whenever practicable.

The Audit Committee reviewed the effectiveness of the Group's risk management and internal control system at its Board meeting on 26 June 2025, including its financial, operational and compliance controls, and its risk management functions. The Audit Committee's review included a consideration of the internal control evaluations conducted by the executive management, the findings of the external auditors during the annual audit and the internal control review reported by an internal control adviser engaged by the Company. There was no material fraud or errors came to the attention of the Board from all these sources. Therefore, the Board was satisfied that the risk management and internal control systems were adequate and implemented effectively during the year without significant weakness identified.

AUDITOR'S REMUNERATION

Total auditors' remuneration for year ended 31 March 2025 in relation to statutory audit work of the Group amounted to HK\$1.3 million (2024: HK\$1.5 million), of which a sum of HK\$1.1 million (2024: HK\$1.2 million) is paid or payable to PricewaterhouseCoopers, independent auditor of the Company, in respect of the audit services related to the audit for the year ended 31 March 2025. No fees were paid for non-audit services to the independent auditor during the year. 本公司亦制定披露內幕消息的政策。任何 潛在內幕消息將會透過既定的申報渠道傳 遞到執行會議或董事會,董事將評估及釐 定本公司是否存在內幕消息,並按規定須 於聯交所網站上發表公告作及時披露。另 一方面,為增強市場資訊溝通,本公司將 會自願刊發公布,向公眾人士更新本集團 業務的最新發展,在可行情況下增加透明 度。

審核委員會曾於2025年6月26日舉行之董 事會會議上檢討本集團風險管理及內部監 控(包括財務、營運及合規控制以及風險 管理職能)系統的效率。審核委員會的檢 討包括考慮由執行管理人員進行的內部監 控評估、外部核數師在年度審核中的發現 以及本公司委託內部監控顧問編製的內部 監控檢討報告。董事會從所有該等資料中 未有發現重大欺詐或錯誤。因此,董事會 信納風險管理及內部監控系統在本年度內 均已足夠及獲有效推行,而並無辨識重大 弱點。

核數師酬金

於截至2025年3月31日止年度,就有關 本集團法定審核工作之核數師酬金合共 為1,300,000港元(2024年:1,500,000 港元),其中1,100,000港元(2024年: 1,200,000港元)乃就截至2025年3月31日 止年度審核服務而已付或應付予本公司獨 立核數師羅兵咸永道會計師事務所。本年 度並無就非審核服務向獨立核數師支付費 用。

DIRECTORS' AND AUDITOR'S RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS

The directors acknowledge their responsibility for the preparation of financial statements which give a true and fair view of the state of affairs of the Group. In preparing the financial statements which give a true and fair view, it is fundamental that appropriate accounting policies are selected and applied consistently. The reporting responsibilities of the Company's external auditor on the consolidated financial statements of the Group are set out in the independent auditor's report on pages 44 to 57 of this annual report. The directors were not aware of any material uncertainties relating to events or conditions which may cast significant doubt upon the Group's ability to continue as a going concern.

COMPANY SECRETARY

The Company's company secretary Mr. Chan Sun Kwong coordinates the supply of information to the directors and is the primary contact person within the Company for all matters relating to the duties and responsibilities of the company secretary. All directors have access to the company secretary to ensure that board procedures and all applicable laws, rules and regulations are followed. During the year, he had taken no less than 15 hours relevant professional training as required under Rule 3.29 of the Listing Rules. Please refer to his biographical details which are set out on page 32 of this annual report.

董事及核數師編製財務報表之責任

董事知悉彼等就編製真實與公平反映本集 團狀況之財務報表須承擔責任。在編製該 等真實與公平之財務報表時,必須選取及 貫徹採用合適的會計政策。本公司外聘核 數師對本集團綜合財務報表之呈報責任載 於本年報第44至57頁之獨立核數師報告。 董事所知,並無有關任何事件或情況的重 大不明朗因素可能對本集團持續經營的能 力產生重大疑問。

公司秘書

本公司之公司秘書陳晨光先生負責協調向 董事提供資料,並為就涉及公司秘書職務 及職責的一切事宜擔任本公司主要聯絡 人。所有董事均可獲公司秘書提供意見及 服務,確保能夠遵守董事會程序及所有適 用法律、規則及規例。年內,公司秘書按 上市規則第3.29條規定參加不少於15個小 時的相關專業培訓。有關公司秘書的履歷 請參閱本年報第32頁。

SHAREHOLDERS' RIGHTS

We endeavour to ensure that shareholders are treated fairly and are able to exercise their shareholders' rights effectively. Shareholders are entitled by the articles of association of the Company and are also encouraged to participate in the Company's general meetings or appoint proxies to attend and vote. Shareholder(s) holding not less than 10% of the Company's paid-up capital may request the Board to convene an extraordinary general meeting and put forward proposals. Such requisition shall be made in writing to the Board or the company secretary for the such purpose and specify the transaction of any business to propose in such meeting.

If a shareholder wishes to nominate a person for election as director in a general meeting, the particulars of the candidate must be stated in a nomination notice signed and deposited together with a notice of willingness signed by the candidate to the company secretary at the Company's headquarters or at the Registration Office (Tricor Investor Services Ltd., 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong) of the Company. The notice should be given at least seven days prior to the date of such general meeting.

There was no amendment made to the constitutional documents of the Company during the year ended 31 March 2025.

股東權利

我們致力確保股東獲公平對待,且彼等可 有效行使其股東權利。組織章程細則賦予 股東權利且鼓勵股東親身或委派代表出席 股東大會並於會上投票。持有不少於本公 司10%已繳足股本的股東可要求董事會召 開股東特別大會並提呈動議。有關請求必 須以書面向董事會或公司秘書作出,並註 明將於該大會上提呈之任何事務。

股東如欲於股東大會上提名任何人士出選 董事,則須將載有候選人詳細資料的經簽 署提名通知書連同經候選人簽署的候選同 意書,交予本公司總部送呈公司秘書或送 交本公司登記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。通知書須於有關股東大會日期前最少 七天發出。

本公司憲制文件於截至2025年3月31日止 年度並無任何修訂。

INVESTOR RELATIONS

We are committed to maintaining effective and timely dissemination of the Group's information to its shareholders and the market. We have established a shareholders' communication policy which emphasises the importance of regular communication to the shareholders and the market and sets out various communication channels to ensure they have the available information reasonably required to make informed assessments of the Group's strategy, operations and financial performance. The annual shareholders' meetings and other shareholders' meetings of the Company are the primary forum for communication by the Company with its shareholders in which the shareholders are able to have an open dialogue with the Board. In addition, the Company's website (www.samwoo-group.com) contains extensive company information which is easily accessible. Shareholders are also provided with contact details of the Company, such as telephone number, email address and postal address, to enable them to make any queries or comments on the Company at any time.

The Company has reviewed the implementation of its shareholders' communication policy and considered it was implemented effectively during the year by maintaining an on-going dialogue with shareholders, and the publication of annual and interim reports, announcements and circulars so as to provide extensive information on the Group's activities, business strategies and developments, and financial position, as well as by making available all the corporate communications published to the Stock Exchange's website and the Company's website.

DIVIDEND POLICY

The Company does not have any pre-determined dividend payout ratio. The Board considers a number of factors in declaration and payment of dividends, including the financial condition, results of operation and level of cash; statutory and regulatory restrictions; future prospects and any other factors that the Board may consider relevant. The Board has the discretion to declare and distribute dividends to the shareholders of the Company to the extent that the Company shall maintain adequate cash reserve for meeting its working capital requirements and future growth.

投資者關係

本公司致力於保持向其股東及市場有效 及時地傳達本公司資料。我們設立了股東 溝通政策,強調與股東及市場定期溝通的 重要性,並設有多項溝通渠道,以確保他 們取得合理所需資料以達致對本集團政 策、營運及財務表現的知情評估。本公司 之股東週年大會及其他股東大會乃本公 司與其股東溝通之主要平台,股東可在會 上與董事會公開對話。此外,本公司網站 (www.samwoo-group.com)載有豐富的公 司資料,方便瀏覽。本公司亦向股東提供 聯絡方法,如電話號碼、電郵地址及郵寄 地址,方便他們隨時向本公司提出任何查 詢或意見。

本公司曾檢討股東溝通政策的實施情況, 並認為於本年度已有效實施,因為本公司 已經與股東持續溝通、刊發年度及中期報 告、公告及通函以就本集團的活動、業務 戰略及發展,以及財務狀況提供詳盡資 料,以及將所有公司溝通資料在聯交所網 頁及本公司網站上刊登。

股息政策

本公司並無任何預先釐定的派息比率。董 事會於宣派及派付股息時考慮多項因素, 包括財務狀況、經營業績和現金水平;法 定和監管限制;未來前景以及董事會可能 認為相關的任何其他因素。董事會可酌情 決定向本公司股東宣派及派發股息,前提 為本公司須維持足夠現金儲備以滿足其營 運資金需要及未來增長。

EXECUTIVE DIRECTORS

Mr. Lau Chun Ming, aged 82, is an executive director, the Chairman and founder of the Group. He is also a director of various subsidiaries within the Group. Mr. Lau is responsible for the overall strategic planning and business development of the Group, overseeing the tendering and quotation process, research and development and formulation of overall corporate policies of the Group. Mr. Lau has been involved in the foundation works business since 1990. He is a brother of Mr. Lau Chun Kwok and Mr. Lau Chun Ka, and the father of Ms. Lau Pui Shan.

Mr. Lau Chun Kwok, aged 73, is the chief executive officer and an executive director. He is also a director of various subsidiaries within the Group. He joined the Group in the 1970s. He is responsible for the overall management of foundation works and ancillary services projects of the Group. He has been involved in the foundation works business since 1990. He is the brother of Mr. Lau Chun Ming and Mr. Lau Chun Ka, and uncle of Ms. Lau Pui Shan.

Mr. Lau Chun Ka, aged 71, is an executive director. He is also a director of various subsidiaries within the Group. He joined the Group in the 1970s. He is responsible for the overall management of maintenance and repair of machinery and equipment of the Group. He has been involved in the foundation works business since 1990. He is the brother of Mr. Lau Chun Ming and Mr. Lau Chun Kwok, and uncle of Ms. Lau Pui Shan.

Ms. Lau Pui Shan, aged 51, is the chief financial officer and an executive director. She is also a director of certain subsidiaries within the Group. She joined the Group in 1999. She is responsible for financial accounting, treasury and banking matters, investors relation and information technology system of the Group. She obtained a bachelor's degree of commerce in accounting and finance and a master's degree of commerce in international business from the University of New South Wales in Australia. She is a fellow certified practicing accountant of CPA Australia and a fellow member of the Hong Kong Institute of Certified Public Accountants. She is the daughter of Mr. Lau Chun Ming, and a niece of Mr. Lau Chun Kwok and Mr. Lau Chun Ka.

執行董事

劉振明先生,82歲,本集團執行董事、主 席兼創辦人。彼亦為本集團多間附屬公司 的董事。劉先生負責本集團整體策略規劃 及業務發展、監督投標及報價過程、研發 及制訂整體公司政策。劉先生自1990年 起參與地基工程業務。彼為劉振國先生及 劉振家先生的胞兄、以及劉沛珊女士的父 親。

劉振國先生,73歲,本集團行政總裁兼執 行董事。彼亦為本集團多間附屬公司的董 事。彼於七十年代加盟本集團。彼負責本 集團地基工程及附屬服務項目的整體管 理。彼自1990年起參與地基工程業務。彼 為劉振明先生及劉振家先生的兄弟、及劉 沛珊女士的叔叔。

劉振家先生,71歲,執行董事。彼亦為本 集團多間附屬公司的董事。彼於七十年代 加盟本集團,負責本集團機械及設備保養 維修的整體管理。彼自1990年起參與地基 工程業務。彼為劉振明先生及劉振國先生 的胞弟、及劉沛珊女士的叔叔。

劉沛珊女士,51歲,為財務總裁及執行董 事。彼亦為本集團若干附屬公司的董事。 彼於1999年加盟本集團。彼負責本集團財 務、會計、司庫及銀行事務、投資者關係 及資訊科技系統。彼持有澳洲新南威爾士 大學的會計及金融商學士學位及國際商務 碩士學位。彼為澳洲會計師公會的澳洲資 深註冊會計師及香港會計師公會的資深會 員。彼為劉振明先生的女兒,亦為劉振國 先生及劉振家先生的侄女。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Chu Tak Sum, aged 77, was appointed as an independent non-executive director of the Company in September 2014. Mr. Chu is a registered architect in Hong Kong under the provisions of the Architects Registration Ordinance (Cap. 408 of the Laws of Hong Kong) and has been engaged as an architect for over 50 years. Mr. Chu obtained a bachelor's degree of arts in architecture studies from The University of Hong Kong in 1971. He is also a fellow member of the Hong Kong Institute of Architects and holds Class 1 Registered Architect qualification of the PRC. Mr. Chu is currently the managing director of T.S. Chu Architects Limited.

Mr. Ip Tin Chee, Arnold, aged 62, was appointed as an independent non-executive director of the Company in September 2014. Mr. Ip obtained a Master of Arts degree from Trinity College, Cambridge University. Mr. Ip is chairman of Altus Holdings Limited (stock code: 8149), which group companies focus on providing corporate finance services to listed and unlisted companies in Hong Kong, as well as property investments.

Mr. Ip is an independent non-executive director of Pioneer Global Group Limited (stock code: 224) and SV Vision Limited (stock code: 8429), each of which is a company listed on the Stock Exchange. He was also an independent non-executive director of Pak Fah Yeow International Limited (stock code: 239) until 30 September 2022. Mr. Ip worked for Standard Chartered Asia Limited and was a director of Yuanta Securities (Hong Kong) Limited thereafter until January 2001, specializing in a range of corporate finance and advisory activities for companies based in Hong Kong and China. From 1984 to 1988, he worked at Arthur Andersen & Co in London specializing in taxation and qualified as a Chartered Accountant in 1988.

獨立非執行董事

朱德森先生,77歲,於2014年9月獲委任 為本公司獨立非執行董事。朱先生為香港 法例第408章《建築師註冊條例》所指的香 港註冊建築師,並擔任建築師已超過50 年。朱先生於1971年取得香港大學建築學 文學士學位。彼亦為香港建築師學會會員 及持有中國一級註冊建築師資格。朱先生 現為朱德森建築師事務所的常務董事。

葉天賜先生,62歲,於2014年9月獲委任 為本公司獨立非執行董事。葉先生在劍橋 大學三一學院取得文學士碩士學位。葉先 生為浩德控股有限公司(股份代號:8149) 主席,其集團公司專注向香港上市及非上 市公司提供企業融資服務以及物業投資業 務。

葉先生為聯交所上市公司建生國際集團有限公司(股份代號:224)及華美樂樂有限 公司(股份代號:8429)的獨立非執行董 事。他也曾擔任白花油國際有限公司(股 份代號:239)的獨立非執行董事,直至 2022年9月30日。葉先生曾於渣打(亞洲) 有限公司任職,及後直至2001年1月為元 大證券(香港)有限公司之董事,專注於 中港兩地多間公司各類企業財務及顧問業 務。由1984年至1988年,葉先生於倫敦 之安達信公司任職,專門從事税務工作, 並於1988年獲得特許會計師資格。

Profile of Directors and Senior Management 董事及高級管理層履歷

Mr. Pang Tat Choi, Paul, aged 72, was appointed as an independent non-executive director of the Company in July 2023. Mr. Pang has more than 40 years of experience in planning, design and construction of civil and structural engineering projects and building control in Hong Kong and Canada. He is a fellow member of The Hong Kong Institution of Engineers, an authorised person and registered structural engineer of Hong Kong, and a chartered civil and structural engineer of the U.K.. Mr. Pang graduated from McGill University and obtained a bachelor degree in civil engineering. He is currently an Adjunct Professor of The Hong Kong University of Science and Technology (HKUST) and Technological and Higher Education Institute of Hong Kong (THEi); and Technical Director of SYW & Associates Limited. Mr. Pang was Assistant Director of the Buildings Department before his retirement from the Hong Kong Government in 2013 where he had served for about 26 years. He is also the founding chairman of the Hong Kong Regional Group of the Institution of Structural Engineers, a permanent honorary advisor of Canadian Society for Civil Engineering (Hong Kong Branch) and an expert member of the Steering Committee on Modular Social Housing of the Hong Kong Council for Social Services.

SENIOR MANAGEMENT

Mr. Wu Kwai Keung, Peter, aged 70, is the Deputy General Manager of the foundation division. He is responsible for the business development, tendering and overall management of the foundation works and ancillary services projects of the Group. He obtained a master degree in arbitration & dispute resolution from City University of Hong Kong in 2003. He has more than 35 years of experience in the construction industry both locally and abroad. He is a member of the Institution of Civil Engineers and Hong Kong Institution of Engineers.

Mr. Ho Ting Leung, Robin, aged 69, is the Deputy General Manager of the foundation division. He is responsible for the managing, supervising and actuating the current projects of the Group. He has over 35 years of experience, working in the construction industry, since graduated in 1981 from Civil Engineering Department of Hong Kong Polytechnic.

彭達材先生,72歲,於2023年7月獲委任 為本公司獨立非執行董事。彭先生於香港 和加拿大的土木及結構工程項目的規劃、 設計及建造,以及樓宇規管擁有逾40年 經驗。彭先生是香港工程師學會的資深會 員、香港認可人士及註冊結構工程師,並 具備英國特許土木工程師及結構工程師資 格。彭先生畢業於麥基爾大學並取得土木 工程學士學位。彭先生目前是香港科技大 學及香港高等教育科技學院的客座教授, 也是邵賢偉建築工程師有限公司的技術總 監。彭先生曾於香港政府服務約26年,曾 擔任屋宇署助理署長直至2013年退休。彭 先生也是英國結構工程師學會香港分區創 會會長、加拿大土木工程學會(香港分會) 永遠名譽顧問,以及香港社會服務聯會組 合社會房屋督導委員會專家委員。

高級管理層

胡季強先生,70歲,為地基部的副總經 理。彼負責本集團地基工程及附屬服務項 目的業務發展、投標及整體管理工作。於 2003年,彼獲得香港城市大學仲裁及爭議 解決學碩士學位。彼於建造行業擁有超過 35年本地及海外經驗。彼為英國土木工程 師學會及香港工程師學會會員。

何定樑先生,69歲,為地基部的副總經 理。彼負責本集團營運中的工程項目的管 理、督導和推動工作。自1981年畢業於香 港理工學院土木工程系後,彼於建造行業 擁有逾35年之經驗。 **Mr. Kwok Kan Kuen, Lawrence**, aged 61, is a project manager of the foundation division. He is responsible for the supervision of the related foundation projects of the Group. Prior to joining the Group in July 2012, he has over 20 years of experience in the engineering field. He obtained a bachelor's degree in civil engineering from the Chu Hai College in 1987 and a master's degree of science in international construction management and engineering from the University of Leeds in the United Kingdom in 1994. He is currently a registered professional engineer under the Engineer Registration Ordinance (Cap. 409 of the Laws of Hong Kong) and a member of each of the Institution of Civil Engineers, respectively.

COMPANY SECRETARY

Mr. Chan Sun Kwong, aged 58, is the company secretary of the Company. He obtained a diploma of business administration from the Hong Kong Shue Yan College (now known as Hong Kong Shue Yan University) in 1990. He is a fellow member of the Hong Kong Chartered Governance Institute, the Chartered Governance Institute in the United Kingdom, the Institute of Chartered Accountants in England and Wales, the Association of Chartered Certified Accountants in the United Kingdom and the Hong Kong Institute of Chartered The Hong Kong Institute of Chartered Received Public Accountants. He is an accredited mediator of The Hong Kong Mediation Centre. He has over 30 years company secretarial experience.

郭根權先生,61歲,地基部的項目經理, 負責監督本集團的相關地基項目。彼於 2012年7月加盟本集團之前,已於工程領 域累積逾20年的經驗。郭先生於1987年取 得珠海學院土木工程學士學位及於1994年 取得英國利茲大學的國際建築管理與工程 理學碩士學位。彼現時為香港法例第409 章《工程師註冊條例》所指的註冊專業工程 師,並為英國土木工程師學會會員及香港 工程師學會會員。

公司秘書

陳晨光先生,58歲,為本公司的公司秘書。彼於1990年獲得香港樹仁學院(現稱 香港樹仁大學)工商管理文憑。彼為香港 公司治理公會、英國特許公司治理公會、 英格蘭及威爾士特許會計師協會、英國特 許公認會計師公會及香港會計師公會資深 會員。彼為香港和解中心認可調解員。彼 擁有逾30年的公司秘書經驗。

Directors' Report 董事會報告

The directors of the Company submit their report together with the audited financial statements of the Group for the year ended 31 March 2025.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The Group is principally engaged in the provision of foundation works and ancillary services. The principal activities of the subsidiaries of the Company are set out in note 12 to the consolidated financial statements. The segment information of the operations of the Group for the year ended 31 March 2025 is set out in note 5 to the consolidated financial statements.

BUSINESS REVIEW

The business review and principal risks of the Group for the year are included in the Chairman's Statement and Management Discussion and Analysis in this annual report.

The environmental policies and relationships with key stakeholders are included in the Management Discussion and Analysis in this annual report. Further details of the above are included in the Environment, Social and Governance Report. Information about the corporate culture and its implementation is also available in the Environmental, Social and Governance Report.

RESULTS AND DIVIDENDS

The results of the Group for the year ended 31 March 2025 are set out in the consolidated statement of comprehensive income on page 58 of this annual report.

The directors do not recommend the payment of a final dividend for the year ended 31 March 2025.

FIVE YEAR FINANCIAL SUMMARY

A summary of the published results and of the assets and liabilities of the Group for the last five years is set out on page 144 of this annual report. 本公司董事提呈其截至2025年3月31日止 年度的報告連同本集團的經審核財務報 表。

主要業務

本公司的主要業務為投資控股。本集團主 要從事提供地基工程及附屬服務業務。本 公司附屬公司的主要業務載於綜合財務報 表附註12。本集團截至2025年3月31日止 年度的業務分部資料載於綜合財務報表附 註5。

業務回顧

本集團於本年度的業務回顧及主要風險已 載於本年報的主席報告及管理層討論與分 析內。

環境政策及與主要持份者的關係載於本年 報的管理層討論與分析內。有關上述詳情 載於環境、社會及管治報告內。有關企業 文化及其實行情況的資料亦可於環境、社 會及管治報告查閱。

業績及股息

本集團於截至2025年3月31日止年度的業 績載於本年報第58頁的綜合全面收益表 內。

董事不建議派發截至2025年3月31日止年 度的末期股息。

五年財務概要

本集團過去五個年度的已刊發業績及資產 負債概要載於本年報第144頁。

Directors' Report 董事會報告

DONATIONS

No charitable and other donations were made by the Group during the year (2024: HK\$2,000).

DISTRIBUTABLE RESERVES

Distributable reserves of the Company at 31 March 2025, calculated under the Companies Act, Cap 22 (Law 3 of 1961, as consolidated and revised), of the Cayman Islands, amounted to HK\$199 million (2024: HK\$199 million).

SHARES ISSUED IN THE YEAR

No shares were issued in the years ended 31 March 2025 and 2024. Details of share capital are set out in note 19 to the consolidated financial statements.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Company's articles of association and there was no restriction against such rights under the laws of the Cayman Islands, which would oblige the Company to offer new shares on a pro rata basis to existing shareholders.

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

Neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the Company's listed securities during the year ended 31 March 2025.

EXPIRY OF SHARE OPTION SCHEME

A share option scheme (the "Scheme") was adopted pursuant to a shareholders' written resolution of the Company passed on 15 September 2014. The Scheme had remained in force for a period of 10 years after the date of adoption until 14 September 2024. No options have been granted, exercised or cancelled under the Scheme since its adoption up to the date of this annual report.

捐款

本集團於年內並無作出慈善及其他捐款 (2024年:2,000港元)。

可供分派儲備

於2025年3月31日,本公司根據開曼群島 法例第22章《公司法》(1961年法例三, 經綜合及修訂本)計算的可供分派儲備為 199,000,000港元(2024年:199,000,000 港元)。

年內已發行股份

於截至2025年及2024年3月31日止年度並 無發行股份。股本詳情載於綜合財務報表 附註19。

優先購買權

本公司的組織章程細則並無有關優先購買 權的條文,而開曼群島法例並無對該等權 利施加限制,規定本公司須按比例向現有 股東提呈新股份。

購買、出售或贖回本公司上市證券

本公司或其任何附屬公司於截至2025年3 月31日止年度概無購買、出售或贖回本公 司任何上市證券。

購股權計劃期滿結束

本公司根據於2014年9月15日通過的股東 書面決議案,採納一項購股權計劃(「該計 劃」)。該計劃於採納日期後10年期間維持 有效,直至2024年9月14日結束。自採納 該計劃起至本年報日期為止,並無根據該 計劃授出、行使或註銷任何購股權。
In view of the amended Chapter 17 of the Listing Rules effective from 2023, the Company has decided not to grant any share options under the Scheme and the Scheme expired in September 2024 without any outstanding share options.

DIRECTORS

The directors of the Company during the year and up to the date of this report were:

Executive directors

Mr. Lau Chun Ming (Chairman)Mr. Lau Chun Kwok (Chief Executive Officer)Mr. Lau Chun KaMs. Lau Pui Shan (appointed with effect from 1 May 2024)Ms. Leung Lai So (passed away on 23 June 2024)

Independent non-executive directors

Mr. Chu Tak SumMr. Ip Tin Chee, ArnoldMr. Pang Tat Choi, PaulProfessor Wong Sue Cheun, Roderick (resigned with effect from 1 July 2024)

In accordance with article 84 of the Company's articles of association, Mr. Lau Chun Ming, Mr. Lau Chun Kwok and Mr. Chu Tak Sum will retire by rotation. Except for Mr. Lau Chun Kwok who will not stand for re-election, the other two retiring directors, being eligible, will offer themselves for re-election at the forthcoming annual general meeting.

Professor Wong Sue Cheun, Roderick resigned as an independent non-executive director of the Company with effect from 1 July 2024 due to his age and retirement from public services. Professor Wong has confirmed that he has no disagreement with the Board and there is no other matter relating to his resignation that needs to be brought to the attention of the shareholders of the Company and the Stock Exchange.

The Company has received, from each of the independent non-executive directors, an annual confirmation of his independence pursuant to rule 3.13 of the Listing Rules. The Company considered all of the independent non-executive directors to be independent. 鑑於上市規則第17章之修訂於2023年生 效,本公司決定不再根據該計劃授出任何 購股權,而該計劃已於2024年9月期滿結 束,且並無任何尚未行使的購股權。

董事

於本年度內至本報告日期止的本公司董事 如下:

執行董事

劉振明先生(*主席)* 劉振國先生(行政總裁) 劉振家先生 劉沛珊女士(於2024年5月1日獲委任) 梁麗蘇女士(於2024年6月23日辭世)

獨立非執行董事

朱德森先生 葉天賜先生 彭達材先生 王世全教授 (於2024年7月1日辭任)

根據本公司組織章程細則第84條,劉振明 先生、劉振國先生及朱德森先生將輪值退 任。除劉振國先生將不會膺選連任外,其 他兩名退任董事均符合資格,並將於應屆 股東週年大會上膺選連任。

王世全教授由於年屆退休之齡而辭任所有 公務,故已辭任本公司獨立非執行董事職 務,自2024年7月1日生效。王教授已確認 與董事會並無意見分歧,亦無就其辭任而 須提呈本公司股東及聯交所關注的事宜。

本公司已接獲每位獨立非執行董事根據上 市規則第3.13條就其獨立性作出的年度確 認書。本公司認為所有獨立非執行董事均 符合有關獨立性的要求。

DIRECTORS' SERVICE CONTRACTS

None of the directors being proposed for re-election at the forthcoming annual general meeting has a service contract with any member of the Group which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

DIRECTORS'/CONTROLLING SHAREHOLDERS' MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS AND CONTRACTS THAT ARE SIGNIFICANT IN RELATION TO THE GROUP'S BUSINESS

Save for disclosed elsewhere in this annual report, no transactions, arrangements and contracts of significance in relation to the Group's business to which the Company's subsidiaries, fellow subsidiaries or its parent companies was a party and in which a director or controlling shareholders of the Company and the directors' connected party had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

Brief biographical details of directors and senior management are set out on pages 29 to 32.

董事的服務合約

概無擬於應屆股東週年大會上膺選連任的 董事與本集團任何成員公司訂有不可由本 集團於一年內終止而毋須支付補償款項 (法定補償除外)的服務合約。

董事/控股股東於對本集團業務而言屬 重大的交易、安排及合約中擁有的重大 權益

除於本年報其他部分所披露者外,本公司 的附屬公司、同系附屬公司或母公司於年 末或年內任何時間,並無訂有任何對本集 團業務而言屬重大且本公司董事或控股股 東及董事的關連人士於當中擁有重大權益 (不論直接或間接)的交易、安排及合約。

董事及高級管理層履歷

董事及高級管理層履歷載於第29至第32 頁。

DISCLOSURE OF INTERESTS

As at 31 March 2025, the interests and short positions of directors in the shares, underlying shares and debentures of the Company and its associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) as recorded in the register required to be kept under section 352 of the SFO, or as notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix C2 of the Listing Rules, are as follows:

(a) Directors' interest in the Company:

權益披露

於2025年3月31日,董事於本公司及其相聯法團(定義見證券及期貨條例(「證券及 期貨條例」)第XV部)的股份、相關股份及 債券中擁有根據證券及期貨條例第352條 須予存置的登記冊所記錄的權益及淡倉, 或根據上市規則附錄C2所載的上市發行 人董事進行證券交易的標準守則須知會本 公司及聯交所的權益及淡倉如下:

(a) 董事於本公司的權益:

Name of director 董事姓名	Number of ordinary shares of HK\$0.05 each held (long position) 所持每股面值0.05港元的普通股數目(好倉)	Percentage of shareholding 持股百分比	Capacity 身份
Mr. Lau Chun Ming 劉振明先生	60,000,000	71.43%	Founder of a discretionary trust 全權信託的創辦人
Ms. Lau Pui Shan	60,000,000	71.43%	Beneficiary of a discretionary trust
劉沛珊女士			全權信託的受益人

(b) Directors' interest in associated corporations of the Company:

(b) 董事於本公司相聯法團的權益:

Name of director 董事姓名	Name of associated corporation 相聯法團名稱	Number of shares 股份數目	Percentage of shareholding 持股百分比	Capacity 身份
Mr. Lau Chun Ming 劉振明先生	Actiease Assets Limited	61 shares 61股	100%	Founder of a discretionary trust 全權信託的創辦人
Mr. Lau Chun Ming 劉振明先生	Silver Bright Holdings Limited	10,000 shares 10,000股	100%	Founder of a discretionary trust 全權信託的創辦人
Mr. Lau Chun Ming 劉振明先生	SW AA Holdings Limited	1 share 1股	100%	Founder of a discretionary trust 全權信託的創辦人
Ms. Lau Pui Shan	Actiease Assets Limited	61 shares	100%	Beneficiary of a discretionary trust
劉沛珊女士		61股		全權信託的受益人
Ms. Lau Pui Shan	Silver Bright Holdings Limited	10,000 shares	100%	Beneficiary of a discretionary trust
劉沛珊女士		10,000股		全權信託的受益人

So far as the directors are aware, as at 31 March 2025, the interest and short positions of the persons, other than a director or chief executive of the Company, in the shares and underlying shares of the Company as recorded in the register required to be kept under section 336 of the SFO are as follows:

就董事所知,於2025年3月31日,以下人 士(不包括本公司董事或主要行政人員)於 本公司股份及相關股份中擁有根據證券及 期貨條例第336條須予存置的登記冊所記 錄的權益及淡倉:

主要股東於本公司的權益及淡倉:

(c) Substantial shareholders' interests and short positions in the Company:

Name of shareholder	Number of ordinary shares of HK\$0.05 each held 所持每股面值0.05港元的	P
股東名稱	普通股數目	
Actiease Assets Limited	Long position 60,000,000 好倉60,000,000股	
Silver Bright Holdings Limited	Long position 60,000,000	
	好倉60,000,000股	
SW AA Holdings Limited	Long position 60,000,000 好倉60,000,000股	

Notes:

- 1. As at 31 March 2025, 60,000,000 shares were held by Actiease Assets Limited, a company wholly owned by Silver Bright Holdings Limited which was indirectly owned by a discretionary trust of which Ms. Lau Pui Shan was the beneficiary.
- Silver Bright Holdings Limited is 100% held by SW AA Holdings Limited as trustee of a discretionary trust set up by Mr. Lau Chun Ming.

MANAGEMENT CONTRACTS

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

DEED OF NON-COMPETITION

The controlling shareholders have confirmed to the Company of their compliance with the non-competition undertakings provided to the Company under a deed of non-competition dated 15 September 2014.

Percentage of shareholding	Capacity
持股百分比	身份
71.43%	Beneficial owner 實益擁有人
71.43%	Interest of a controlled corporation 受控制法團的權益
71.43%	Trustee 受託人

附註:

(c)

- 於2025年3月31日,60,000,000 股股份由Silver Bright Holdings Limited全資擁有的公司Actiease Assets Limited所持有,而Silver Bright Holdings Limited由其受益 人為劉沛珊女士的全權信託間接 擁有。
- Silver Bright Holdings Limited由 劉振明先生設立之全權信託的受 託人SW AA Holdings Limited所 100%持有。

管理合約

於年內概無訂立或存有關於本公司全部或 任何重大部分業務的管理及行政方面的合 約。

不競爭契據

控股股東已向本公司確認,其已遵守根據 日期為2014年9月15日的不競爭契據向本 公司作出的不競爭承諾。

In addition, the Company requested and obtained the information of the companies owned by the controlling shareholders of the Company. The independent non-executive directors, based on their review of the confirmation, noted that no engagement in competing business had been reported by the controlling shareholder of the Company during the year ended 31 March 2025; and there was no particular situation rendering the full compliance of the undertakings being questionable.

此外,本公司已索取並獲取本公司控股股 東所擁有公司的資料。獨立非執行董事根 據其對確認書的審閱注意到本公司控股股 東於截至2025年3月31日止年度概無匯報 曾參與競爭業務,亦不存在關於完全遵守 承諾有爭議之特殊情況。

MAJOR CUSTOMERS AND SUPPLIERS

During the year, the Group's five largest customers in aggregate accounted for approximately 99% (2024: 100%) of the Group's total turnover. The largest customer accounted for approximately 58% (2024: 81%) of the Group's total turnover.

During the year, the Group's five largest suppliers in aggregate accounted for approximately 69% (2024: 71%) of the Group's total purchases. The largest supplier accounted for approximately 23% (2024: 20%) of the Group's total purchases.

To the best of the knowledge of the directors, none of the directors, their associates or any shareholder (which to the knowledge of the directors owns more than 5% of the Company's share capital) had an interest in these major suppliers or customers.

LOAN AGREEMENT WITH COVENANTS RELATING TO SPECIFIC PERFORMANCE OF THE CONTROLLING SHAREHOLDER

On 26 September 2022, the Group entered into a bank facility letter for a term of two years in the aggregate amount of HK\$100,000,000 for working capital purpose. Pursuant to this facility letter, the Company undertakes to the bank that Mr. Lau Chun Ming shall remain as chairman of the Board; and Mr. Lau Chun Ming or Ms. Leung Lai So shall maintain, directly or indirectly, not less than 55% legal and beneficial ownership of the issued share capital of the Company. This term loan was fully repaid prior to 30 September 2024 and the said covenants ceased to have effect upon the full settlement of the subject term loan.

主要客戶及供應商

於年內,本集團五大客戶合共佔本集團 總營業額約99%(2024年:100%)。最大 客戶佔本集團總營業額約58%(2024年: 81%)。

於年內,本集團五大供應商合共佔本集團 總採購額約69%(2024年:71%)。最大供 應商佔本集團總採購額約23%(2024年: 20%)。

就董事所知,概無董事、彼等的聯繫人士 或任何股東(就董事所知擁有本公司股本 5%以上的人士)於上述主要供應商或客戶 中擁有權益。

附有控股股東特定履行契諾的貸款協議

於2022年9月26日,本集團訂立總額為 100,000,000港元的兩年期銀行貸款協 議,相關款項作營運資金用途。根據該貸 款協議,本公司向銀行承諾:董事會主席 須繼續由劉振明先生擔任;及劉振明先生 或梁麗蘇女士須維持其於本公司已發行股 本中不少於55%的直接或間接法定及實益 股權。此定期貸款已於2024年9月30日前 全額償還,且上述契諾於標的定期貸款全 額償還後不再生效。

RELATED PARTY TRANSACTIONS

The significant related party transactions entered into by the Group during the year set out in note 27 to the financial statements included transactions that constitute connected/ continuing connected transactions for which the requirements under the Listing Rules have been complied with.

CONTINUING CONNECTED TRANSACTIONS

During the year ended 31 March 2025, the Group had the following continuing connected transactions:

Tenancy Agreements

關聯人士交易

本集團於本年度訂立的重大關聯交易載於 財務報表附註27,包括構成關連/持續關 連交易的交易,而本集團已就該等交易遵 守上市規則的規定。

持續關連交易

於截至2025年3月31日止年度,本集團的 持續關連交易如下:

租賃協議

Name of landlords 業主名稱	Term of lease agreements 租賃協議年期	Monthly rent 每月租金 (HK\$) (港元)	Total rent 租金總額 (HK\$) (港元)
Leasing of storage property for		e depot for the Gro	up
租賃存倉物業以用作本集團的露天存 Cheer Crown Property Holdings	「 倉及維修場 1/8/2023~31/7/2024	360,000	1,440,000
Limited 嘉勳地產控股有限公司	1/8/2024 ~ 31/7/2025	420,000	3,360,000
Leasing of residential properties		e as quarter for the	directors
租賃住宅物業及停車位以用作董事的		70.000	070.000
Cheer Wealth International Development Limited 富怡國際發展有限公司	1/8/2023 ~ 31/7/2024 1/8/2024 ~ 31/7/2025	73,000	876,000
East Ascent Enterprises Limited	1/8/2023 ~ 31/7/2024	3,800	45,600
東升企業有限公司	1/8/2024 ~ 31/7/2025	-,	- ,
Cheer Profit International	1/8/2023 ~ 31/7/2024	3,800	45,600
Enterprise Limited 置利國際企業有限公司	1/8/2024 ~ 31/7/2025		
Long Ascent Development Limited	1/8/2023 ~ 31/7/2024	50,000	600,000
長升發展有限公司	1/8/2024 ~ 31/7/2025	30,000	000,000
Healthy World Investment Limited	1/8/2023 ~ 31/7/2024	50,000	600,000
健匯投資有限公司	1/8/2024 ~ 31/7/2025		
Total transaction amounts for th 截至2025年3月31日止年度的交易總			6,967,200
Annual cap	年度上限		
For the year ended 31 March 2025			6,967,200

SAM WOO CONSTRUCTION GROUP LIMITED ANNUAL REPORT 2025

The rents paid by the Group to the above landlords were determined on an arm's length basis and reflected the prevailing market rents at the time. The relevant tenancy agreements were also entered into by the parties on normal commercial terms.

Relationships with Connected Persons

As Mr. Lau Chun Ming, Mr. Lau Chun Kwok, Mr. Lau Chun Ka and Ms. Lau Pui Shan, each a director, owned the beneficial interests in the above landlords, each of the landlords above was therefore considered as a connected person of the Company and hence the transactions referred above constituted continuing connected transactions under Chapter 14A of the Listing Rules.

Review of Continuing Connected Transactions

The continuing connected transactions mentioned above have been reviewed by the independent non-executive directors of the Company who have confirmed that the transactions have been entered into (a) in the ordinary and usual course of business of the Company; (b) on normal commercial terms or better; and (c) according to the relevant agreements governing them on terms that are fair and reasonable and in the interests of the Company's shareholders as a whole.

The Company's auditor was engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The auditor has issued an unqualified letter containing their findings and conclusions in respect of the continuing connected transactions disclosed by the Group on pages 40 to 41 in this annual report in accordance with rule 14A.56 of the Listing Rules.

本集團向上述業主支付的租金乃按公平原 則釐定,並已反映當時的現行市場租金。 同樣,相關租賃協議由訂約各方按正常商 業條款訂立。

與關連人士的關係

由於劉振明先生、劉振國先生、劉振家 先生及劉沛珊女士(彼等各自為董事) 於以上業主中擁有實益權益,因此以 上業主均被視為本公司的關連人士, 上述所指的交易亦因而構成上市規則第 14A章項下的持續關連交易。

審閱持續關連交易

本公司的獨立非執行董事已審閲上述持續 關連交易,並確認交易乃(a)於本公司日常 一般業務過程中:(b)按一般商業條款或更 佳條款;及(c)根據規管該等交易的相關協 議,屬公平合理,且符合本公司股東整體 利益而訂立。

本公司核數師獲委聘,遵照香港會計師公 會頒發的香港鑒證業務準則第3000號「歷 史財務資料審核或審閱以外的鑒證工作」 並參考實務説明第740號「上市規則規定的 持續關連交易的核數師函件」,就本集團 的持續關連交易作出報告。根據上市規則 第14A.56條,核數師已就本集團於本年報 第40至第41頁披露的持續關連交易,發出 載有彼等的審核結果及結論的無保留意見 函件。

Save as disclosed above, a summary of significant related party transactions that did not constitute connected transactions made during the year is disclosed in note 27 to the financial statements.

MARKET CAPITALISATION

As at 31 March 2025, the market capitalisation of the listed securities of the Company was approximately HK\$55 million based on the total number of 84,000,000 issued shares of the Company and the closing price of HK\$0.650 per share.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the directors, the Company has maintained the prescribed public float under the Listing Rules during the year ended 31 March 2025 and as at the date of this report.

COMPLIANCE WITH LAWS AND REGULATIONS

During the year and up to the date of this report, the Group had complied with all the relevant laws and regulations in the places where we operate in all material respects.

PERMITTED INDEMNITY PROVISION

The Company's Articles provides that every director is entitled to be indemnified out of the assets of the Company against all losses or liabilities which he/she may sustain or incur in or about the execution of duties of his/her office or otherwise in relation thereto provided that such indemnity shall not extend to any matter in respect of fraud or dishonesty which may attach to the director.

The Company has taken out and maintained directors' liability insurance throughout the year, which provides appropriate cover for the directors. 除上文披露者外,於年內作出的並不構成 關連交易的重大關聯人士交易概要於財務 報表附註27披露。

市值

於2025年3月31日,按本公司已發行股份 總數84,000,000股以及每股收市價0.650 港元計算,本公司上市證券的市值約為 55,000,000港元。

充足的公眾持股量

根據本公司獲得的公開資料及就董事所 知,於截至2025年3月31日止年度及於本 年報日期,本公司一直維持上市規則指定 的公眾持股量。

遵守法律及規例

於年內及直至本報告日期,本集團已在各 重要方面遵守旗下營運所在地的全部相關 法律及規例。

獲准許彌償條文

本公司組織章程細則規定,就其任期內或 因執行其職務而可能遭致或發生與此相關 之所有損失或責任,每位董事有權從本公 司資產中獲得賠償,惟與董事本身之欺詐 或不誠實事宜有關者除外。

本公司於年內已購買及維持全年的董事責 任保險,為董事提供適當的保障。

AUDITOR

The consolidated financial statements for the year ended 31 March 2025 have been audited by PricewaterhouseCoopers, who will retire and, being eligible, offer themselves for re-appointment at the forthcoming annual general meeting of the Company.

On behalf of the Board

核數師

截至2025年3月31日止年度的綜合財務報 表已獲羅兵咸永道會計師事務所審核,其 將於本公司應屆股東週年大會上任滿告退 並願意接受續聘。

代表董事會

Mr. Lau Chun Ming Chairman

Hong Kong, 26 June 2025

主席

劉振明先生

香港,2025年6月26日

Independent Auditor's Report

獨立核數師報告



TO THE SHAREHOLDERS OF SAM WOO CONSTRUCTION GROUP LIMITED

(incorporated in the Cayman Islands with limited liability)

OPINION

What we have audited

The consolidated financial statements of Sam Woo Construction Group Limited (the "Company") and its subsidiaries (the "Group"), which are set out on pages 58 to 143, comprise:

- the consolidated balance sheet as at 31 March 2025;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated statement of cash flows for the year then ended; and
- the notes to the consolidated financial statements, comprising material accounting policy information and other explanatory information.

羅兵咸永道

致三和建築集團有限公司股東

(於開曼群島註冊成立的有限公司)

意見

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我們已審計的內容

三和建築集團有限公司(以下簡稱「貴公 司」)及其附屬公司(以下統稱「貴集團」) 列載於第58至143頁的綜合財務報表,包 括:

- 於2025年3月31日的綜合資產負債 表、
- 截至該日止年度的綜合全面收益表、
- 截至該日止年度的綜合權益變動表、
- 截至該日止年度的綜合現金流量表 及
- 综合財務報表附註,包括重大會計 政策信息及其他解釋信息。

Our opinion

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 March 2025, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with HKFRS Accounting Standards as issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") as issued by the HKICPA. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

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.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgment, 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.

我們的意見

我們認為,該等綜合財務報表已根據香港 會計師公會頒布的《香港財務報告準則會 計準則》真實而中肯地反映了 貴集團於 2025年3月31日的綜合財務狀況及其截至 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》的披露規定 妥為擬備。

意見的基礎

我們已根據香港會計師公會頒布的《香港 審計準則》進行審計。我們在該等準則下 承擔的責任已在本報告「核數師就審計綜 合財務報表承擔的責任」部分中作進一步 闡述。

我們相信,我們所獲得的審計憑證能充足 及適當地為我們的審計意見提供基礎。

獨立性

根據香港會計師公會頒布的《專業會計師 道德守則》(以下簡稱「守則」),我們獨立 於 貴集團,並已履行守則中的其他專業 道德責任。

關鍵審計事項

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

Independent Auditor's Report

獨立核數師報告

KEY AUDIT MATTERS (Continued)

Key audit matters identified in our audit are summarised as follows:

- Accounting for construction contracts
- Impairment of machinery and equipment

Key Audit Matter 關鍵審計事項

Accounting for construction contracts

Refer to note 2.3.9 in the summary of accounting policies, note 4(a) in the critical accounting estimates and judgements and note 5 and note 7 to the consolidated financial statements.

請參閱綜合財務報表會計政策概要附註2.3.9、重要 會計估計及判斷附註4(a)以及附註5和附註7。

For the year ended 31 March 2025, the Group recognised revenue amounted to HK\$880,854,000 from construction works, with the directly attributable construction contracts costs amounted to HK\$701,409,000.

截 至2025年3月31日 止 年 度 , 貴 集 團 確 認 880,854,000港元的收入乃來自建築工程,而直接歸 屬建築合約成本為701,409,000港元。

關鍵審計事項(續)

我們在審計中識別的關鍵審計事項概述如下:

- 建築合約的會計處理
- 機械及設備的減值

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

建築合約的會計處理

Our procedures in relation to management's accounting for measuring the progress towards satisfaction of the performance obligation, revenue, cost and profit recognition of construction contracts mainly included:

就管理層對計量履行履約義務的進度、建築合約的收入、成本及溢利確認的會計處理,我們已採取的程序主要包括:

- We inspected material construction contracts of the Group and agreed contract sum and variations, if any, to management's records.
- 我們已檢視 貴集團的重大建築合約並按管理層
 記錄協定合約金額及變更(如有)。
- We assessed and tested the key controls over project management and the project costs budgetary process and assessed the inherent risk of material misstatement by considering the degree of estimation uncertainty and level of other inherent risk factors such as complexity, subjectivity, changes and susceptibility to management bias or fraud.
- 我們已評估及測試項目管理及項目成本預算過程 中的主要監控,並透過考慮估計不確定程度及其 他固有風險因素(如複雜性、主觀性、變動及對 管理層偏見或欺詐的敏感性)水平評估重大錯誤 陳述的固有風險。

KEY AUDIT MATTERS (Continued)

Key Audit Matter 關鍵審計事項

Revenue on construction contracts is recognised over the period of individual contract by measuring the progress towards complete satisfaction of individual performance obligation. Generally, the Group recognises revenue using either input method or output method, with the selection of method dependent upon which method best depicts the way the Group satisfies its performance obligation over time. The decision as to which method to use is made for each contract after considering the nature of services that the Group promised to transfer to the customer.

建築合約的收入通過計量達致完全履行個別 履約義務的進度在個別合約期內予以確認。 一般而言, 貴集團採用投入法或輸出法確認收入, 方法的選擇取決於哪種方法能最佳地描述 貴集團 隨時間履行履約義務的方式。對各合約下採用何種 方法是經考慮 貴集團承諾轉讓給客戶的服務的性 質後決定。

關鍵審計事項(續)

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

- We selected, on a sample basis, cost component within management's budget, such as costs of materials, subcontracting fees, labour costs, overhead costs, etc. We compared the budgeted cost components to supporting documents including but not limited to price quotation and rate of labour costs.
- 我們抽樣選出管理層對材料成本、分包費用、勞 務成本、間接費用等成本組成部分的預算。我們 將預算成本的組成部分與佐證文件互相比對,當 中包括但不限於報價單及勞務成本價格。

Under input method, revenue on construction contracts is recognised with reference to actual costs incurred by the Group up to the end of the reporting period as a percentage of total estimated costs for each contract. Under output method, revenue recognition is based on the stage of completion of contract activity by reference to work performed at balance sheet date as a percentage of the total contract value.

根據投入法,建築合約的收入是參考直至報告期 末 貴集團實際產生的成本佔各合約估計成本總額 的百分比而確認。根據輸出法,收入確認是基於經 參考結算日所進行工程佔總合約價值百分比根據合 約活動的完工階段。

Recognition of revenue, cost and profit on contracts requires significant judgement and estimates in (a) measuring the progress towards complete satisfaction of the performance obligation; (b) estimating total budgeted costs and profit margin for each projects; and (c) estimating the expected recovery of costs arising from variation of work scope during the contracts periods. We focused on this area as a key audit matter due to the significance of the revenue and the related costs to the Group's consolidated financial statements and the significance of the judgement and estimates involved.

合約的收入、成本及溢利確認需要對(a)計量達致完 全履行履約義務的進度;(b)估計各項目的預算成本 總額及利潤率;及(c)估計合約期間因工作範疇變更 而產生的成本能否回收作出重大判斷及估計。由於 收入及相關成本對 貴集團綜合財務報表的重要性 以及當中涉及的判斷及估計的重要性,我們視此為 關鍵審計事項而專注於此範疇。

- We tested, on sample basis, actual costs incurred to supporting documents including, but no limited to, suppliers' invoices and labour cost and overhead costs allocation schedules.
- 我們已根據佐證文件(包括但不限於供應商的發 票和勞工成本和間接費用分配表)對已錄得的實 際成本進行抽樣測試。
- We discussed with project managers and compared the actual costs incurred against the latest budgeted costs, to understand the status of the project and, identify whether there are any cost overruns, potential onerous contract or variation of work scope. Where applicable, we checked these changes from the original work scope to supporting documents.
- 我們已與項目經理討論及將已錄得的實際成本與 最新成本預算進行比較,以了解項目狀況及確定 是否存在任何成本超支、潛在虧損合約或工作範 疇的變更。在適用的情況,我們會檢視對原始工 作範疇之變更的佐證文件。
- We recalculated the estimate of the progress of contract work based on the latest budgeted costs and total actual costs incurred and tested the calculations of contract revenue based on the estimate of the progress of contract work where revenue was recognised using input method.
- 對採用輸入法確認收入的合約,我們根據最近期 的預算成本和實際已發生的成本總額重新計算合 約工程進度的估計,並根據合約工程進度的估計 測試合約收入的計算。

KEY AUDIT MATTERS (Continued)

Key Audit Matter 關鍵審計事項

關鍵審計事項(續)

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

- We checked the completion status specified in quantity surveyors' certificates and compared the status/amount with revenue recognised for contracts where revenue was recognised using output method.
- 我們已就以輸出法確認收入的合約檢查工料測量
 師證明書中訂明的完工狀況並將有關狀況/金額
 與已確認收入作比較。
- Where the quantity surveyor's certificate is not coterminous with the year end date, we assessed management's estimation of revenue by (i) inspecting the next quantitative surveyor's certificate issued subsequent to the year end, (ii) checking the amount of cost incurred up to year end as a proportion to the total budgeted cost, (iii) compared it to the revenue recognised to-date to total contract sum for reasonableness.
- 倘工料測量師證書與年終日期不一致,我們通過 以下方式評估管理層對收益的估計:(i)檢查年底 發出的下一份工料測量師證書:(ii)核實截至年底 的成本金額佔預算總成本的比例:(iii)將其與迄今 為止確認的收益與合約總金額進行比較,以確定 其合理性。

Based on the procedures performed, we considered that management's accounting of construction contracts were supportable by the evidence obtained. 基於有關程序的結果,我們認為管理層對建築合約的會計處理已獲現有證據支持。

Independent Auditor's Report

獨立核數師報告

KEY AUDIT MATTERS (Continued)

Key Audit Matter 關鍵審計事項

Impairment of machinery and equipment

Refer to note 2.3.4 in the summary of accounting policies, note 4(c) in the critical accounting estimates and judgements and note 14 to the consolidated financial statements.

請參閱綜合財務報表會計政策概要附註2.3.4、重要 會計估計及判斷附註4(c)以及附註14。

As at 31 March 2025, the carrying value of machinery and equipment amounted to HK\$525,994,000.

於2025年3月31日, 機械及設備之賬面值為 525,994,000港元。

關鍵審計事項(續)

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

機械及設備的減值

Our procedures in relation to impairment of machinery and equipment mainly included: 就機械及設備的減值,我們已採取的程序主要包括:

- We understood and evaluated the internal controls over the impairment assessment of machinery and equipment and assessed the inherent risk of material misstatement by considering the degree of estimation uncertainty and level of other inherent risk factors such as complexity, subjectivity, changes and susceptibility to management bias or fraud.
- 我們已了解並評估機械及設備的減值評估的內部 控制措施,並透過考慮估計不確定程度及其他固 有風險因素(如複雜性、主觀性、變動及對管理 層偏見或欺詐的敏感性)水平評估重大錯誤陳述 的固有風險。

KEY AUDIT MATTERS (Continued)

Key Audit Matter 關鍵審計事項

Management considered the Group as one single cash-generating unit as the major business of the Group is engaged in foundation works and ancillary services in Hong Kong which is the smallest identifiable group of assets that generates cash inflows that are largely independent. As machinery and equipment contribute substantially of the Group's non-current assets, and there are impairment indicators that the carrying amounts may not be recoverable, machinery and equipment are tested.

由於 貴集團的主要業務為在香港從事地基工程及 附屬服務業務,管理層認為 貴集團為單一現金產 生單位,屬產生大致獨立的現金流入的最小可識別 資產組別。由於機械及設備在 貴集團的非流動資 產中佔比甚大,且有減值跡象顯示賬面值可能無法 收回,因此須對機械及設備進行減值測試。

Impairment of machinery and equipment requires significant judgement and estimates. Management concludes that the recoverable amount is machinery and equipment's fair value less cost of disposal as it is higher than value in use. Management determines the fair value less costs of disposal by reference to available data from market quotations of similar assets in second-hand market and recent scrap metal price less incremental costs for disposing of the asset.

機械及設備之減值需作出重大判斷及估計。管理層 認為,可收回金額指機械及設備之公平值減出售成 本,乃由於其高於使用價值。管理層透過參考二手 市場類似資產的市場報價數據及近期廢金屬價格減 出售資產的增支成本以釐定公平值減出售成本。

關鍵審計事項(續)

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

We sample checked market quotations of similar assets in second-hand market and recent scrap metal price to assess whether the market value of each type of machinery and equipment is within reasonable range and challenged the estimates adopted by the management by comparing the market value of the selected machinery and equipment and recent scrap metal price derived from our independent research performed.

我們已抽樣核對二手市場類似資產的市場報價或 廢鐵的近期價格以評估各類機械及設備的市值是 否屬合理範圍,並透過比較我們進行獨立研究選 定機械及設備的市值及近期廢金屬價格,就管理 層所採用的估計提出質疑。

- We also compared, on a sample basis, the key specifications, including the model and year of production from market quotations to those owned by the Group to assess the suitability of the comparison.
- 我們亦將市場報價的機械及設備的主要規格(包 括型號及製造年份)與 貴集團所擁有的機械及 設備進行抽樣比較,以評估有關比較是否適用。

Independent Auditor's Report

獨立核數師報告

KEY AUDIT MATTERS (Continued)

Key Audit Matter 關鍵審計事項

We focused on this area as a key audit matter due to the significance of machinery and equipment to the Group's consolidated financial statements and the significance of the judgement and estimates involved.

由於機械及設備對 貴集團綜合財務報表的重要性 以及所涉及的判斷及估計的重要性,我們將該領域 視作關鍵審計事項。

關鍵審計事項(續)

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

Based on the procedures performed, we considered that management's impairment assessment of machinery and equipment were supportable by the evidence obtained and procedures performed. 基於有關程序的結果,我們認為管理層對機械及設備減 值評估已獲現有證據及程序結果支持。

OTHER INFORMATION

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

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

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

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

其他信息

貴公司董事須對其他信息負責。其他信息 包括年報內的所有信息,但不包括綜合財 務報表及我們的核數師報告。

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

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

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

Independent Auditor's Report 建立技動研究生

獨立核數師報告

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 HKFRS Accounting Standards as issued by the HKICPA and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

The Audit Committee is responsible for overseeing the Group's financial reporting process.

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頒 布的《香港財務報告準則會計準則》及香港 《公司條例》的披露規定擬備真實而中肯的 綜合財務報表,並對其認為為使綜合財務 報表的擬備不存在由於欺詐或錯誤而導致 的重大錯誤陳述所需的內部控制負責。

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

審核委員會須負責監察 貴集團的財務報 告過程。

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. We report our opinion solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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

核數師就審計綜合財務報表承擔的責任

我們的目標,是對綜合財務報表整體是否 不存在由於欺詐或錯誤而導致的重大錯 誤陳述取得合理保證,並出具包括我們意 見的核數師報告。我們僅向 閣下(作為 整體)報告我們的意見,除此之外本報告 別無其他目的。我們不會就本報告的內容 向任何其他人士負上或承擔任何責任。合 理保證是高水平的保證,但不能保證按照 《香港審計準則》進行的審計,在某一重大 錯誤陳述存在時總能發現。錯誤陳述可以 由欺詐或錯誤引起,如果合理預期它們單 獨或滙總起來可能影響綜合財務報表使用 者依賴綜合財務報表所作出的經濟決定, 則有關的錯誤陳述可被視作重大。

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

- 識別和評估由於欺詐或錯誤而導致 綜合財務報表存在重大錯誤陳述的 風險,設計及執行審計程序以應對 這些風險,以及獲取充足和適當的 審計憑證,作為我們意見的基礎。
 由於欺詐可能涉及串謀、偽造、蓄 意遺漏、虛假陳述,或凌駕於內部 控制之上,因此未能發現因欺詐而 導致的重大錯誤陳述的風險高於未 能發現因錯誤而導致的重大錯誤陳 述的風險。
- 了解與審計相關的內部控制,以設計適當的審計程序,但目的並非對 貴集團內部控制的有效性發表意見。

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

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business units within the Group as a basis for forming an opinion on the consolidated financial statements. We are responsible for the direction, supervision and review of the audit work performed for purpose of the group audit. We remain solely responsible for our audit opinion.

核數師就審計綜合財務報表承擔的責任 (續)

- 評價董事所採用會計政策的恰當性 及作出會計估計和相關披露的合理 性。
- 對董事採用持續經營會計基礎的 恰當性作出結論。根據所獲取的審 計憑證,確定是否存在與事項或情 況有關的重大不確定性,從而可能 導致對 貴集團的持續經營能力產 生重大疑慮。如果我們認為存在重 大不確定性,則有必要在核數師報 告中提請使用者注意綜合財務報 表中的相關披露。假若有關的披露 不足,則我們應當發表非無保留意 見。我們的結論是基於核數師報告 日止所取得的審計憑證。然而,未 來事項或情況可能導致 貴集團不 能持續經營。
- 評價綜合財務報表的整體列報方 式、結構和內容,包括披露,以及 綜合財務報表是否中肯反映交易和 事項。
- 計劃及進行集團審核,以就 貴集 團內實體或業務單位的財務資料 獲取充足及適當的審核憑證,作為 對 貴集團財務報表發表意見的基礎。我們負責指導、監督和審閱為 進行集團審核而執行的審核工作。 我們就審核意見承擔全部責任。

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

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.

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

The engagement partner on the audit resulting in this independent auditor's report is Ng Hiu Tung (practising certificate number: P05150).

PricewaterhouseCoopers Certified Public Accountants

Hong Kong, 26 June 2025

核數師就審計綜合財務報表承擔的責任 (續)

除其他事項外,我們與審核委員會溝通了 計劃的審計範圍、時間安排、重大審計發 現等,包括我們在審計中識別出內部控制 的任何重大缺陷。

我們還向審核委員會提交聲明, 説明我們 已符合有關獨立性的相關專業道德要求, 並與他們溝通有可能合理地被認為會影響 我們獨立性的所有關係和其他事項, 以及 在適用的情況下, 用以消除對獨立性產生 威脅的行動或採取的防範措施。

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

出具本獨立核數師報告的審計項目合夥人 是吳曉彤(執業證書編號: P05150)。

羅兵咸永道會計師事務所 執業會計師

香港,2025年6月26日

Consolidated Statement of Comprehensive Income 綜合全面收益表

For the year ended 31 March 2025 截至2025年3月31日止年度

		Note 附註	2025 HK\$'000 千港元	2024 HK\$'000 千港元
Revenue from contracts with customers Cost of sales	客戶合約收入 銷售成本	5 7	880,854 (770,560)	457,875 (426,064)
Gross profit	毛利		110,294	31,811
Other income/(loss), net	其他收入/(虧損)	0	505	(0.4.0)
Administrative expenses	淨額 行政開支 應收貿易款項及保留金	6 7	585 (52,568)	(348) (50,003)
Provision for impairment of trade and retention receivables, net	減值撥備一淨額	16(c)	(30,066)	_
Operating profit/(loss)	經營溢利/(虧損)		28,245	(18,540)
Finance income Finance costs	財務收入 財務費用	8 8	1,135 (14,673)	4,568 (15,408)
Finance costs, net	財務費用-淨額	8	(13,538)	(10,840)
Profit/(loss) before income tax	除所得税前溢利/		44 707	(00,000)
Income tax (expense)/credit	(虧損) 所得税(開支)/抵免	9	14,707 (3,766)	(29,380) 1,099
Profit/(loss) for the year	年度溢利/(虧損)		10,941	(28,281)
Profit/(loss) attributable to equity holders of the Company	本公司權益持有人應佔 溢利/(虧損)		10,941	(28,281)
Profit/(loss) for the year	年度溢利/(虧損)		10,941	(28,281)
Other comprehensive income Items that may be subsequently reclassified to profit or loss Fair value loss on financial assets at fair value through other comprehensive income	其他全面收入 <i>可能於其後重新分類至 損益之項目</i> 按公平值計入其他全面 收入之金融資產之公 平值虧損		(1,890)	(1,070)
Total comprehensive income/(loss) for the year	年度全面收入/ (虧損)總額		9,051	(29,351)
Total comprehensive income/(loss)	本公司權益持有人應佔			
attributable to equity holders of the Company	全面收入/(虧損) 總額		9,051	(29,351)
			2025 HK cents 港仙	2024 HK cents 港仙 (Restated)* (經重列)*
Basic and diluted earnings/(loss) per share	每股基本及攤薄盈利/ (虧損)	11	13.03	(33.67)
* See notes 11 and 19(a) for details regard a result of share consolidation.			關因股份合併而進 ,請參閲附註11及	行重述之詳細資
The above consolidated statement of con		上述綜合	全面收益表應與	隨附之附註一併
should be read in conjunction with the acco	ompany notes.	閲覽。		

SAM WOO CONSTRUCTION GROUP LIMITED ANNUAL REPORT 2025

Consolidated Balance Sheet

綜合資產負債表

As at 31 March 2025 於2025年3月31日

		Note 附註	2025 HK\$'000 千港元	2024 HK\$'000 千港元
Assets	資產			
Non-current assets	非流動資產			
Right-of-use assets	使用權資產	13	37,491	22,887
Plant and equipment	機械及設備	14	529,007	513,843
Deferred income tax assets	遞延所得税資產	20	2,404	4,724
Financial assets at fair value through other	按公平值計入其他全面			
comprehensive income	收入之金融資產	15	18,690	20,580
Deposits and prepayments	按金及預付款項	16	3,018	1,143
			590,610	563,177
				· · · · · · · · · · · · · · · · · · ·
Current assets	流動資產			
Trade and retention receivables	應收貿易款項及保留金	16	149,611	120,866
Deposits, prepayments and other	按金、預付款項及其他		, i	
receivables	應收款項	16	12,418	10,592
Contract assets	合約資產	17	53,468	80,596
Income tax recoverable	可收回所得税		2,598	2,632
Cash and cash equivalents	現金及現金等價物	18	112,373	85,727
			330,468	300,413
Total assets	資產總值		921,078	863,590
	吴庄 郦臣		521,070	
Equity	權益			
Share capital	准 血 股本	19(a)	4,200	4,200
Reserves	儲備	19(b)	475,454	466,403
Total aguitu	·□# → / 4g / 25		470.054	470 600
Total equity	權益總額		479,654	470,603

Consolidated Balance Sheet

綜合資產負債表

As at 31 March 2025 於2025年3月31日

		Note 附註	2025 HK\$'000 千港元	2024 HK\$'000 千港元
Liabilities	負債			
Non-current liabilities	非流動負債			
Borrowings	借款	22	8,433	20,544
Deferred income tax liabilities	遞延所得税負債	20	41,762	41,493
Lease liabilities	租賃負債	13	11,599	10,238
Amount due to a related company	應付一間關聯公司 款項	23, 27(d)		100,000
	承担	23, 27(U)		100,000
			61,794	172,275
Current liabilities	流動負債			
Trade and retention payables	應付貿易款項及保留金	21	100,541	86,970
Accruals and other payables	應計款項及其他應付			
	款項	21	26,485	8,159
Borrowings	借款	22	158,707	118,993
Lease liabilities	租賃負債	13	12,847	5,862
Income tax payable	應付所得税		1,050	728
Amount due to a related company	應付一間關聯公司款項	23, 27(d)	80,000	
			379,630	220,712
			010,000	
Total liabilities	負債總額		441,424	392,987
Total coulds and lisbilities	博光石色建物短		921,078	862 500
Total equity and liabilities	權益及負債總額		921,078	863,590
The consolidated financial statements or	pages 58 to 143	第58至14	3頁之綜合財務報	報表已於2025年
were approved by the Board of Directors or	n 26 June 2025 and	6月26日獲	養董事會批准,	並由下列人士代
were signed on its behalf.		表簽署。		
Lau Chun Ming		La	u Pui Shan	
·····································		Lat	al al onan 劉沛珊	
Director			Director	
董事			董事	
The above consolidated balance sheet	should be read in	上沭综合	資產負債表應與	隋附之附註—併
conjunction with the accompanying notes.	onoura do reau in	工 <u></u> 您添口. 閲覽。	9.11.71.10.7211107	
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Consolidated Statement of Changes in Equity 綜合權益變動表

For the year ended 31 March 2025 截至2025年3月31日止年度

		Share capital 股本	Share premium 股份溢價	Financial assets at fair value through other comprehensive income fair value reserve 按公平值計入其他 全面收入之金融 資產之公平值儲備	Other reserves 其他儲備	Retained earnings	Total 總計
		版平 HK\$'000	版177///////////////////////////////////	員座ビ公十追随佣 HK\$'000	央11000mm HK\$'000	保留盈利 HK\$'000	総司 HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Balance at 31 March 2023	於2023年3月31日之結餘	4,200	194,087	1,900	10,500	289,267	499,954
Comprehensive loss Loss for the year Fair value loss on financial assets at fair value through other comprehensive	全面虧損 年度虧損 按公平值計入其他全面收入之金 融資產之公平值虧損	-	-	-	-	(28,281)	(28,281)
income		-	-	(1,070)	-	-	(1,070)
Total comprehensive loss for the year	年度全面虧損總額	-	-	(1,070)	-	(28,281)	(29,351)
Balance at 31 March 2024	於2024年3月31日之結餘	4,200	194,087	830	10,500	260,986	470,603
Comprehensive income Profit for the year Fair value loss on financial assets at fair value through other comprehensive	全面收入 年度溢利 按公平值計入其他全面收入之金 融資產之公平值虧損	-	-	-	-	10,941	10,941
income		-	-	(1,890)	-	-	(1,890)
Total comprehensive income for the year	年度全面收入總額	-	-	(1,890)	-	10,941	9,051
Balance at 31 March 2025	於2025年3月31日之結餘	4,200	194,087	(1,060)	10,500	271,927	479,654

The above consolidated statement of changes in equity should be read in conjunction with accompanying notes. 上述綜合權益變動表應與隨附之附註一併 閱覽。

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 March 2025 截至2025年3月31日止年度

		Note 附註	2025 HK\$'000 千港元	2024 HK\$'000 千港元
Cash flows from operating activities Net cash generated from/(used in) operations Interest paid Interest received Interest element of lease payments Hong Kong profits tax paid	來自經營活動的現金流量 經營活動所得/ (所用)現金淨額 已付利息 已收利息 租賃付款的利息部分 已付香港利得税	26(a)	93,395 (12,861) 1,135 (1,812) (821)	(15,110) (14,141) 4,568 (1,267) (7,372)
Net cash generated from/(used in) operating activities	經營活動所得/ (所用)現金淨額		79,036	(33,322)
Cash flows from investing activities Purchase of plant and equipment Proceeds from disposal of plant and equipment	來自投資活動的 現金流量 購買機械及設備 出售機械及設備的 所得款項	26(c)	(50,848) 1,444	(15,054)
Net cash used in investing activities	投資活動所用現金淨額		(49,404)	(15,053)
Cash flows from financing activities Drawdown of long-term bank loans Repayment of long-term bank loans Drawdown of short-term bank loans Repayment of short-term bank loans Principal elements of lease payments Repayment to a related company	來自融資活動的現金流量 提取長期銀行貸款 償還長期銀行貸款 提取短期銀行貸款 償還短期銀行貸款 租賃付款之本金部份 償還一間關聯公司款項	26(b) 26(b) 26(b) 26(b) 26(b) 26(b)	- (58,606) 446,053 (359,844) (10,589) (20,000)	30,743 (55,027) 155,762 (187,768) (6,682) –
Net cash used in financing activities	融資活動所用現金淨額		(2,986)	(62,972)
Net increase/(decrease) in cash and cash equivalents	現金及現金等價物 增加/(減少)淨額		26,646	(111,347)
Cash and cash equivalents at beginning of the year	於年初的現金及 現金等價物		85,727	197,074
Cash and cash equivalents at end of the year	於年終的現金及現金等 價物		112,373	85,727
The above consolidated statement of cas	sh flows should be	上述綜合	現金流量表應與隣	흅附之附註一併

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

上述綜合現金流量表應與隨附之附註一併 閱覽。

1 GENERAL INFORMATION

Sam Woo Construction Group Limited (the "Company") was incorporated in the Cayman Islands as an exempted company with limited liability under the Companies Law, Cap 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands. The address of the Company's registered office is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, the Cayman Islands.

The Company is an investment holding company and its subsidiaries (together the "Group") are principally engaged in foundation works and ancillary services in Hong Kong and Macau.

The shares of the Company are listed on the Main Board of The Stock Exchange of Hong Kong Limited.

The consolidated financial statements are presented in Hong Kong dollars ("HK\$") unless otherwise stated.

2 SUMMARY OF ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

2.1 Basis of preparation

The consolidated financial statements of the Group have been prepared in accordance with all applicable HKFRS Accounting Standards issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and the disclosure requirements of Hong Kong Companies Ordinance Cap.622. The consolidated financial statements of the Group have been prepared under the historical cost convention except for the financial assets at fair value through other comprehensive income (Note 15) which are stated at fair value.

1 一般資料

三和建築集團有限公司(「本公司」)根據 開曼群島法例第22章《公司法》(1961年法 例3、經綜合及修訂本)在開曼群島註冊 成立為獲豁免有限公司。本公司的註冊 辦事處地址位於Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, the Cayman Islands。

本公司為投資控股公司,而其附屬公司 (統稱「本集團」)主要於香港及澳門從事地 基工程及附屬服務。

本公司之股份於香港聯合交易所有限公司 主板上市。

除另有所指外,綜合財務報表以港元(「港 元」)呈列。

2 會計政策概要

編製此等綜合財務報表所採用的主要會計 政策載於下文。除另有指明者外,該等政 策於所有呈列年度一直貫徹應用。

2.1 編製基準

本集團之綜合財務報表乃根據香港會計師 公會(「香港會計師公會」)所頒布之所有適 用香港財務報告準則會計準則及香港法例 第622章香港公司條例之披露規定編製。 本集團之綜合財務報表以歷史成本法編 製,惟按公平值計入其他全面收入之金融 資產(附註15)根據公平值列賬除外。

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

The Group's current liabilities exceeded its current assets by HK\$49,162,000. The directors of the Company have reviewed the Group's cash flow projections covering a period of not less than twelve months from 31 March 2025, and are of the opinion that, taking into account the anticipated cash flows generated from the Group's operations and the continued availability of the Group's bank borrowings, the Group will have sufficient working capital to fulfil its financial obligations as and when they fall due in the next twelve months from 31 March 2025. Accordingly, the directors of the Company consider that it is appropriate to prepare the Group's consolidated financial statements on a going concern basis.

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

2 會計政策概要(續)

2.1 編製基準(續)

本 集 團 的 流 動 負 債 超 過 流 動 資 產 49,162,000港元。本公司董事已審閱本集 團自2025年3月31日起不少於十二個月的 現金流預測,並認為,考慮到本集團業務 產生的預計現金流量以及本集團銀行借款 的持續可用性,本集團將擁有足夠營運資 金履行其於2025年3月31日起未來十二個 月內財務責任。因此,本公司董事認為按 持續經營基準編製本集團的綜合財務報表 屬適合。

根據香港財務報告準則會計準則編製財務 報表須運用若干關鍵會計估計。管理層於 應用本集團會計政策時亦須作出判斷。涉 及較多判斷或較複雜,或有關假設及估計 對綜合財務報表有重大影響的範疇於附註 4披露。

2	SUMMARY OF ACC (Continued)	OUNTING POLICIES	2	會計政策概	要(續)
2.2	Changes in accounting	g policy and disclosures	2.2	會計政策及披	皮露之變動
(a)	Amended standards and interpretation adopted by the Group			本集團採納的	的經修訂準則及詮釋
The Group has applied the following amended standards and 本集團已就2024年4月1日開始的年度報告 interpretation for the first time for its annual reporting period 期間首次應用以下經修訂準則及詮釋: commencing 1 April 2024:					
HKAS	S 1 (Amendments)	Classification of Liabilities as Current or Non-current and Non-current Liabilities with Covenants		會計準則 號之修訂	將負債分類為流動或 非流動以及附帶契 諾的非流動負債
0	Kong Interpretation 5 vised)	Presentation of Financial Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause		诠釋第5號 俢訂)	財務報表的呈列-借 款人對包含可隨時 要求償還條款的定 期貸款的分類
HKFF	RS 16 (Amendments)	Lease Liability in Sale and Leaseback		財務報告準則 6號之修訂	售後租回的租賃負債
	S 7 and HKFRS 7 nendments)	Supplier Finance Arrangements	及香	會計準則第7號 港財務報告準 7號之修訂	供應商融資安排
The	amended standards and	interpretation listed above did not	上社	《你訂准則乃望	2. 舞台的 化合金 化 化合金 化 化合金 化 化合金 化合金 化合金 化合金 化合金 化

The amended standards and interpretation listed above did not have any material impact on the amounts recognised in prior periods and are not expected to significantly affect the current or future periods. 上述經修訂準則及詮釋對過往期間確認的 金額概無任何重大影響,預計不會對當前 或未來期間產生重大影響。

會計政策概要(續)

2

SUMMARY OF ACCOUNTING POLICIES

	(Continued)				
2.2	Changes in accounting policy an (Continued)	d disclosures	2.2	會計政策及披露之	變動 <i>(續)</i>
(b)	New and amended standards an adopted	d interpretation not yet	(b)	尚未採納的新訂及; 釋	經修訂準則及詮
been	in new and amended standards published that are not mandato ting periods and have not been p.	ory for 31 March 2025	尚未放	f訂及經修訂準則及 《截至2025年3月31 效,且未獲本集團提	日止報告期間強
					Effective for accounting periods beginning on or after 於下列日期或 之後開始之 會計期間生效
	S 21 (Amendments) 才務報告準則第21號之修訂	Lack of Exchangeability 缺乏可兑换性			1 January 2025 2025年1月1日
香港則	S 9 and HKFRS 7 (Amendments) †務報告準則第9號及 號財務報告準則第7號之修訂	Classification and Measuremer 金融工具分類及計量的修訂	nt of Fina	ncial Instruments	1 January 2026 2026年1月1日
and 香港則 第7	S 1, HKFRS 7, HKFRS 9, HKFRS 10 HKAS 7 财務報告準則第1號、香港財務報告準則 號、香港財務報告準則第9號、香港財 發告準則第10號及香港會計準則第7號	Annual Improvements to HKFF Volume 11 香港財務報告準則會計準則的		-	1 January 2026 2026年1月1日
HKFR 香港則	S 18 才務報告準則第18號	Presentation and Disclosure in 財務報表的呈列及披露	Financia	l Statements	1 January 2027 2027年1月1日
HKFR 香港則	S 19 才務報告準則第19號	Subsidiaries without Public Ac 無公眾問責性的附屬公司:披		ity: Disclosures	1 January 2027 2027年1月1日
Hong	Kong Interpretation 5 (Amendments)	Presentation of Financial State Borrower of a Term Loan that Demand Clause			1 January 2027
香港諸	≩釋第5號之修訂	財務報表的呈列一借款人對包 ⁻ 款的分類	含可隨時	要求償還條款的定期貸	2027年1月1日
HKFR	S 10 and HKAS 28 (Amendments)	Sale or Contribution of Assets Associate or Joint Venture	between	an Investor and its	To be determined
香港財	1 務報告準則第10號及香港會計準則第	投資者及其聯營公司或合營企	業之間的	資產出售或注資	待釐定

香港財務報告準則第10號及香港會計準則第 投資者及其聯營公司或合營企業之間的資產出售或注資 28號之修訂

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- 2 SUMMARY OF ACCOUNTING POLICIES (Continued)
- 2.2 Changes in accounting policy and disclosures (*Continued*)
- (b) New and amended standards and interpretation not yet adopted (Continued)

HKFRS 18 Presentation and Disclosure in Financial Statements (effective for annual periods beginning on or after 1 January 2027)

HKFRS 18 will replace HKAS 1 Presentation of financial statements, introducing new requirements that will help to achieve comparability of the financial performance of similar entities and provide more relevant information and transparency to users. Even though HKFRS 18 will not impact the recognition or measurement of items in the financial statements, its impacts on presentation and disclosure are expected to be pervasive, in particular those related to the statement of financial performance and providing management-defined performance measures within the financial statements.

Management is currently assessing the detailed implications of applying the new standard on the Group's consolidated financial statements. The Group expects to apply the new standard from its mandatory effective date of 1 January 2027. Retrospective application is required, and so the comparative information for the financial year ending 31 December 2026 will be restated in accordance with HKFRS 18.

In addition to the abovementioned changes in presentation and disclosures, the Group is in the process of assessing the impact of adopting other new accounting standards and amendments to accounting standards and interpretation on its current or future reporting periods and on foreseeable future transactions. The Group does not anticipate the adoption of them to have a significant impact on the Group's results of operations and financial position.

- 2 會計政策概要(續)
- 2.2 會計政策及披露之變動(續)
- (b) 尚未採納的新訂及經修訂準則及詮 釋(續)

香港財務報告準則第18號財務報表的呈列 及披露(於2027年1月1日或之後的年度期 間生效)

香港財務報告準則第18號將取代香港會計 準則第1號「財務報表的呈列」,引入新規 定,有助於實現類似實體財務表現的可比 性,並為使用者提供更多相關資料及透明 度。儘管香港財務報告準則第18號不會影 響財務報表項目的確認或計量,但預期其 對呈列及披露的影響將非常普遍,尤其是 與財務表現報表有關的影響,在財務報表 內提供管理層界定的表現計量。

管理層目前正在評估應用新訂準則對本集 團綜合財務報表的詳細影響。本集團預期 自2027年1月1日強制生效日期起應用新訂 準則。由於需要追溯應用,因此截至2026 年12月31日止財政年度的比較資料將按照 香港財務報告準則第18號重列。

除上述呈列及披露變動外,本集團現正評 估採納其他新訂會計準則及會計準則的修 訂本及詮釋對當前或未來報告期間及可預 見未來交易的影響。本集團預計採納上述 各項將不會對本集團的經營業績及財務狀 況造成重大影響。

2	SUMMARY OF ACCOUNTING POLICIES (Continued)	2	會計政策概要(續)
2.3	Summary of material accounting policies	2.3	重大會計政策概要
2.3.1	Principles of consolidation	2.3.1	綜合入賬之原則
(i)	Subsidiaries	(i)	附屬公司

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

The acquisition method of accounting is used to account for business combinations by the Group (note 2.3.1(ii)).

Intercompany transactions, balances and unrealised gains on transactions between group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

附屬公司為本集團控制的所有實體(包括結 構實體)。倘本集團須承擔或享有參與實體 活動可變回報的風險及權利,且有能力透 過其指示對實體活動之權力影響該等回報 時,則本集團對該實體擁有控制權。附屬 公司自控制權轉入本集團之日起全面綜合 入賬,自停止控制之日起取消綜合入賬。

本集團應用會計收購法將業務綜合入賬附 (註2.3.1(ii))。

公司間交易、結餘和集團公司之間交易的 未變現收益予以抵銷。未實現的虧損亦 予抵銷,除非交易提供所轉移資產減值的 憑證。附屬公司的會計政策乃於必要時更 改,以確保與本集團採納的政策保持-致。

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.3 Summary of material accounting policies (Continued)

2.3.1 Principles of consolidation (Continued)

(ii) Business combinations

The acquisition method of accounting is used to account for all business combinations, regardless of whether equity instruments or other assets are acquired. The consideration transferred for the acquisition of a subsidiary comprises the fair values of the assets transferred, the liabilities incurred to the former owners of the acquired business, the equity interests issued by the Group, the fair value of any asset or liability resulting from a contingent consideration arrangement, and the fair value of any pre-existing equity interest in the subsidiary.

Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are, with limited exceptions, measured initially at their fair values at the acquisition date. The Group recognises any non-controlling interest in the acquired entity on an acquisition-by-acquisition basis either at fair value or at the non-controlling interest's proportionate share of the acquired entity's net identifiable assets.

Acquisition-related costs are expensed as incurred.

The excess of the consideration transferred, amount of any non-controlling interest in the acquired entity, and acquisition-date fair value of any previous equity interest in the acquired entity over the fair value of the net identifiable assets acquired is recorded as goodwill. If those amounts are less than the fair value of the net identifiable assets of the business acquired, the difference is recognised directly in profit or loss as a bargain purchase.

- 2 會計政策概要(續)
- 2.3 重大會計政策概要(續)

2.3.1 綜合入賬之原則(續)

(ii) 業務合併

無論所收購的是權益工具或其他資產,所 有業務合併均按會計收購法入賬。就收購 附屬公司轉讓的代價包括所轉讓資產、所 收購業務的前擁有人所錄得的負債、本集 團發行的股權之公平值、或然代價安排產 生的任何資產或負債的公平值,以及於該 附屬公司的任何既有股權的公平值。

除有限的例外情況,業務合併過程中所收 購的可識別資產以及承擔的負債及或然負 債最初按收購日期的公平值計量。本集團 以每宗收購為基準而按公平值或非控股權 益按比例應佔所收購實體可識別資產淨值 而確認於所收購實體的任何非控股權益。

與收購有關的費用於產生時支銷。

所轉讓代價、所收購實體的任何非控股權 益金額、以及所收購實體之前任何權益在 收購日期的公平值超出所收購可識別資產 淨值公平值的差額記錄為商譽。倘該等金 額低於所收購業務的可識別資產淨值的公 平值,則差額直接於損益中確認為廉價購 買。

2	SUMMARY OF ACCOUNTING POLICIES (Continued)	2	會計政策概要 (續)
2.3	Summary of material accounting policies (Continued)	2.3	重大會計政策概要 <i>(續)</i>
2.3.1	Principles of consolidation (Continued)	2.3.1	綜合入賬之原則(續)

(iii) Separate financial statements

Investments in subsidiaries are accounted for at cost less impairment. Cost includes direct attributable costs of investment. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

Impairment testing of the investments in subsidiaries is required upon receiving a dividend from these investments if the dividend exceeds the total comprehensive income of the subsidiary in the period the dividend is declared or if the carrying amount of the investment in the separate financial statements exceeds the carrying amount in the consolidated financial statements of the investee's net assets including goodwill.

2.3.2 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the executive directors that makes strategic decisions.

2.3.3 Plant and equipment

Plant and equipment are stated at historical cost less accumulated depreciation and accumulated impairment. Historical cost includes expenditure that is directly attributable to the acquisition of the assets. (iii) 獨立財務報表

於附屬公司之投資乃按成本減減值入賬。 成本包括投資直接應佔成本。附屬公司之 業績乃由本公司按已收及應收股息基準入 賬。

倘股息超過附屬公司於宣派股息期間之全 面收入總額或倘於獨立財務報表內投資之 賬面值超過被投資方之資產淨值(包括商 譽)於綜合財務報表內之賬面值,則於自 該等投資收取股息時,須對於附屬公司之 投資進行減值測試。

2.3.2 分部報告

經營分部的呈報方式與向主要經營決策者 提供內部報告的方式一致。作出策略性決 定的執行董事為主要經營決策者,負責分 配資源及評估經營分部表現。

2.3.3 機械及設備

機械及設備按歷史成本減累計折舊與累計 減值列賬。歷史成本包括收購資產直接應 佔的開支。
2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.3 Summary of material accounting policies (Continued)

2.3.3 Plant and equipment (Continued)

Subsequent costs are included in the assets' carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the asset will flow to the Group and the cost of the asset can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are expensed in the profit or loss during the financial period in which they are incurred.

Depreciation of both owned and leased plant and equipment is calculated using the straight-line method to allocate their costs to their residual values over the estimated useful lives, as follows:

Machinery and equipment	10-15 years
Furniture and fixtures	5 years
Motor vehicles	5 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period.

An asset's carrying amount is written down immediately to its recoverable amount of the asset's carrying amount is greater than its estimated recoverable amount (note 2.3.4).

Gains or losses on disposals are determined by comparing proceeds with carrying amount and are recognised in the consolidated statement of comprehensive income.

- 2 會計政策概要(續)
- 2.3 重大會計政策概要(續)

2.3.3 機械及設備(續)

當與資產有關之未來經濟利益可能流入本 集團,以及資產成本能可靠計量時,其後 成本方會計入資產的賬面值或確認為獨立 資產(如適用)。重置部分的賬面值同時取 消確認。所有其他維修及保養費於產生當 期在損益支銷。

自置及租賃機械及設備以直線法按其估計 可使用年期將其成本值分配至其剩餘價值 計算折舊。估計可使用年期如下:

機械及設備	10至15年
傢具及裝置	5年
汽車	5年

資產的剩餘價值及可使用年期於各報告期 末檢討及調整(如適宜)。

倘資產之賬面值超過其估計可收回金額, 則該資產之賬面值即時撇減至其可收回金額(附註2.3.4)。

出售所產生利得或虧損通過所得款項與賬 面值的比較釐定,並於綜合全面收益表內 確認。

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.3 Summary of material accounting policies (Continued)

2.3.4 Impairment of non-financial assets

Assets that are subject to amortisation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at each reporting date.

2.3.5 Investments and other financial assets

(a) Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value through other comprehensive income ("FVOCI"); and
- those to be measured at amortised cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income ("OCI"). For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at FVOCI.

The Group reclassifies debt investments when and only when its business model for managing the assets changes.

2 會計政策概要(續)

2.3 重大會計政策概要(續)

2.3.4 非金融資產的減值

當有事件出現或情況改變顯示賬面值可能 無法收回時,需攤薄之資產會就減值進行 檢討。減值虧損按資產之賬面值超出其可 收回金額的差額確認。可收回金額為資產 的公平值減銷售成本或使用價值兩者中的 較高者。於評估減值時,資產按可單獨分 辨的最小現金流量產生單位(現金產生單 位)予以分類。倘商譽以外之非金融資產 出現減值,則於各報告日期檢討是否有減 值可予撥回。

2.3.5 投資及其他金融資產

(a) 分類

本集團將其金融資產分類為以下計量類 別:

- 其後以按公平值計入其他全面收入 (「按公平值計入其他全面收入」)之 方式計量;及
- 按攤銷成本計量。

分類視乎實體用以管理金融資產的業務模 式及現金流量的合約條款而定。

按公平值計量的資產而言,利潤及虧損將 計入損益或其他全面收入。而對非持作買 賣的股本工具的投資而言,則視乎本集團 在初次確認時是否已作出不可撤回之選 擇,而將該股本投資按公平值計入其他全 面收入列賬。

本集團只會在改變其用以管理該等資產的 業務模式時才會將債務投資重新分類。

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.3 Summary of material accounting policies (Continued)

2.3.5 Investments and other financial assets (Continued)

(b) Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

(c) Measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss ("FVPL"), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction cost of financial assets carried at FVPL are expensed in profit or loss.

- 2 會計政策概要(續)
- 2.3 重大會計政策概要(續)

2.3.5 投資及其他金融資產(續)

(b) 確認及終止確認

以常規方式買入及出售的金融資產於本集 團承諾買入或出售資產的交易日確認。當 收取來自金融資產之現金流量的權利到期 或經已轉讓,而本集團已將所有權的所有 風險和回報實際轉移時,金融資產即終止 確認。

(c) 計量

在首次確認時,本集團以公平值加上(若 金融資產並非按公平值計入損益(「按公平 值計入損益」))收購金融資產直接應佔之 交易成本計量。按公平值計入損益之金融 資產之交易成本於損益支銷。

2	SUMMARY OF ACCOUNTING POLICIES (Continued)	2	會計政策概要 (續)
2.3	Summary of material accounting policies (Continued)	2.3	重大會計政策概要 <i>(續)</i>
2.3.5	Investments and other financial assets (Continued)	2.3.5	投資及其他金融資產(續)
(C)	Measurement (Continued)	(C)	計量(續)
Debt in	nstruments	債務工	具

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset.

(1) Amortised cost

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in the consolidated income statement. Impairment losses are charged within operating profit in the consolidated income statement.

(2) Fair value through other comprehensive income

Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at fair value through other comprehensive income. Movements in the carrying amount are taken through other comprehensive income, except for the recognition of impairment gains or losses, interest income and foreign exchange gains and losses which are recognised in the consolidated income statement. When the financial asset is derecognised, the cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss. Interest income from these financial assets is included in finance income using the effective interest rate method.

(1) 攤銷成本

為收取合約現金流量而持有,且現金流量 僅為支付本金及利息之資產按攤銷成本計 量。該等金融資產之利息收入按實際利率 法計入財務收入。終止確認產生的任何收 益或虧損直接於綜合收益表確認。減值虧 損於綜合收益表中的經營溢利內扣除。

債務工具之後續計量取決於本集團管理資

產之業務模式及該資產之現金流量特徵。

(2) 按公平值計入其他全面收入

持作收回合約現金流量及出售金融資產之 資產,倘該等資產現金流量僅指支付本金 及利息,則按公平值計入其他全面收入計 量。賬面值變動計入其他全面收入,惟於 綜合收益表中確認之減值收益或虧損、利 息收入及外匯收益及虧損之確認除外。金 融資產終止確認時,先前於其他全面收入 確認之累計收益或虧損由權益重新分類至 損益。該等金融資產之利息收入按實際利 率法計入財務收入。

2	SUMMARY OF ACCOUNTING POLICIES (Continued)	2	會計政策概要(續)
2.3	Summary of material accounting policies (Continued)	2.3	重大會計政策概要(續)
2.3.5	Investments and other financial assets (Continued)	2.3.5	投資及其他金融資產(續)
(c)	Measurement (Continued)	(C)	計量(續)
Debt i	nstruments (Continued)	債務コ	[具(續)
(2)	Fair value through other comprehensive income (Continued)	(2)	按公平值計入其他全面收入(續)
gains/	in exchange gains and losses are presented in other (losses) and impairment expenses are presented as ate line items in the statement of comprehensive income.		α益及虧損於其他收益/(虧損)中呈 ⋽減值開支則於全面收益表中作獨立 ≧列。

Equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in OCI, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognised in profit or loss as other income when the Group's right to receive payments is established.

Impairment losses (and reversal of impairment losses) on equity investments measured at FVOCI are not reported separately from other changes in fair value.

(d) Impairment

The Group's financial assets measured at amortised cost are subject to HKFRS 9's new expected credit loss model. The Group assesses on a forward-looking basis where the expected credit losses associated with its assets carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk. Note 3.1(c) set out the details on how the Group determines whether there has been a significant increase in credit risk.

股本投資

本集團後續按公平值計量所有股本投資。 倘本集團管理層選擇於其他全面收入呈列 股本投資公平值收益及虧損,終止確認投 資後不會再將公平值收益及虧損重新分類 至損益。當本集團確立收取股息款項的權 利時,該等投資的股息繼續於損益確認為 其他收益。

按公平值計入其他全面收入的股本投資減 值虧損(及減值虧損撥回)不會自公平值其 他變動獨立呈報。

(d) 減值

本集團按攤銷成本計量的金融資產須遵守 香港財務報告準則第9號的新預期信貸虧 損模式。本集團按前瞻性基準予以評估, 與其資產相關的預期信貸虧損按攤銷成本 列賬。所採用的減值方法取決於信貸風險 是否顯著增加。附註3.1(c)載列有關本集 團如何確定信貸風險是否顯著增加的詳 情。

2	SUMMARY OF ACCOUNTING POLICIES	
	(Continued)	

- 2.3 Summary of material accounting policies (Continued)
- 2.3.5 Investments and other financial assets (Continued)

(d) Impairment (Continued)

For trade and retention receivables, other receivables and contract assets, the Group applies the simplified approach permitted by HKFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analysed.

Impairment on other receivables and deposits and cash and cash equivalent are assessed on a 12-month expected credit losses. If a significant increase in credit risk of a receivables has occurred since initial recognition, then the impairment is measured as lifetime expected credit losses.

2.3.6 Trade and retention receivables, and deposits and other receivables

Trade and retention receivables are amounts due from customers for goods sold or services performed in the ordinary course of business. Trade receivables are generally due for settlement within 90 days and therefore are all classified as current. If not, they are presented as non-current assets. Retention receivables are included in current assets as the Group expects to realise these within its normal operating cycle.

Trade and retention receivables, and deposits and other receivables are recognised initially at the amount of the unconditional consideration unless they contain significant financing components, when they are recognised at fair value. The Group holds the trade and retention receivables with the objective to collect the contractual cash flows and therefore measures them subsequently at amortised cost using the effective interest method.

- 2.3 重大會計政策概要(續)
- 2.3.5 投資及其他金融資產(續)
- (d) 減值(續)

就應收貿易款項及保留金、其他應收款項 以及合約資產而言,本集團採用香港財務 報告準則第9號允許的簡化方法,其中要 求整個存續期的預期虧損須自初始確認應 收款項時確認。觀察所得的歷史違約率於 每個報告日期進行更新,並對前瞻性估算 的變動進行分析。

其他應收款項及按金以及現金及現金等價物的減值按12個月預期信貸虧損予以評估。倘應收款項自初始確認起的信貸風險 明顯增加,有關減值則計量為整個存續期 的預期信貸虧損。

2.3.6 應收貿易款項及保留金,以及按金 及其他應收款項

應收貿易款項及保留金為在日常經營活動 中就銷售貨品或提供服務而應收客戶的 款項。應收貿易款項一般於90日內結清及 因此全部分類為流動,否則列為非流動資 產。應收保留金計入流動資產,因本集團 預期將其於正常營運週期內變現。

應收貿易款項及保留金,以及按金及其他 應收款項初步按無條件代價之金額確認, 惟倘當中包含顯著之融資成份,則按公平 值確認。本集團持有應收貿易款項及保留 金之目標為收取合約現金流,因此其後以 實際利率法按攤銷成本計量。

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.3 Summary of material accounting policies (Continued)

2.3.7 Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the profit or loss over the period of the borrowings using the effective interest method.

2.3.8 Current and deferred income tax

The income tax expense or credit for the year is the tax payable on the current year's taxable income based on the applicable income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses.

(a) Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Group operates and generates taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation and considers whether it is probable that a taxation authority will accept an uncertain tax treatment. The Group measures its tax balances either based on the most likely amount or the expected value, depending on which method provides a better prediction of the resolution of the uncertainty.

2 會計政策概要(續)

2.3 重大會計政策概要(續)

2.3.7 借款

借款初步按公平值扣除已產生的交易成本 確認。借款其後按攤銷成本列賬,所得款 項(扣除交易成本)與贖回價值的任何差 額於借款期內使用實際利率法於損益內確 認。

2.3.8 即期及遞延所得税

本年度所得税開支或抵免額為根據各司法 管轄權區的適用税率按本年度應課税收入 計算的應繳税項,並且就歸屬於暫時差異 的遞延税項資產及負債的變動以及未使用 的税項虧損作出調整。

(a) 即期所得税

即期所得税支出乃根據本集團營運所在及 產生應課税收入的國家於結算日已頒布或 實質頒布的税務法例計算。管理層就適用 税務法例詮釋所規限的情況定期評估報税 表的狀況,並考量税務機關是否很有可能 接受不確定的税務處理。本集團根據最可 能得出的金額或預期數值計量其税項結 餘,相關基準乃取決於何者更能預測不確 定性的結果。

2	SUMMARY OF ACC	OUNTING POL	ICIES
	(Continued)		

- 2.3 Summary of material accounting policies (Continued)
- 2.3.8 Current and deferred income tax (Continued)

(b) Deferred income tax

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill. Deferred income tax is also not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred tax assets are recognised only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax liabilities and assets are not recognised for temporary differences between the carrying amount and tax bases of investments in foreign operations where the company is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

2 會計政策概要(續)

- 2.3 重大會計政策概要(續)
- 2.3.8 即期及遞延所得税(續)
- (b) 遞延所得税

遞延所得税採用負債法就資產及負債的税 基與其於綜合財務報表的賬面值之間的暫 時性差額悉數撥備。然而,倘遞延税項負 債自初步確認商譽產生則不會予以確認。 倘遞延所得税乃產生自交易(業務合併除 外)中初步確認的資產或負債,且對交易 當時的會計或應課税溢利或虧損並無影 響,亦不會入賬。遞延所得税乃根據報告 期末已頒布或實際頒布,並預期於有關遞 延所得税資產變現或遞延所得税負債清償 時適用的税率(及法例)釐定。

遞延税項資產僅在未來將有應課税金額以 利用有關暫時差異和虧損時才予以確認。

若有關公司能夠控制暫時差異撥回的時 間,且該等差異可能不會於可預見將來撥 回,則並無就賬面值與外國業務投資之税 項基準之間的暫時差額而確認遞延税項負 債及資產。

遞延税項資產及負債在有合法可執行權利 抵銷即期税項資產及負債以及遞延税項結 餘與同一税務機關有關時予以抵銷。當實 體擁有合法可執行權利以抵銷並擬以淨額 基準結算或變現資產並同時結清負債時, 即期税項資產及税項負債予以抵銷。

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.3 Summary of material accounting policies (Continued)

2.3.8 Current and deferred income tax (Continued)

(b) Deferred income tax (Continued)

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

2.3.9 Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable, and represents amounts receivable for goods supplied, stated net of discounts, returns and value added taxes. Revenue is recognised when goods are transferred or services are rendered to the customer.

Depending on the terms of the contract and the laws that apply to the contract, service may provide over time or at a point in time. Service is provided over time if the Group's performance:

- provides all of the benefits received and consumed simultaneously by the customer; or
- creates and enhances an asset that the customer controls as the Group performs; or
- does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

If service transfers over time, revenue is recognised over the period of the contract by reference to the progress towards complete satisfaction of that performance obligation. Otherwise, revenue is recognised at a point in time when the customer obtains control of the asset.

- 2 會計政策概要(續)
- 2.3 重大會計政策概要(續)
- 2.3.8 即期及遞延所得税(續)
- (b) 遞延所得税(續)

即期及遞延税項於損益內確認,惟與於其 他全面收入或直接於權益確認的項目有關 者除外。其時,税項亦分別在其他全面收 入或直接在權益中確認。

2.3.9 收入確認

收入按銷售貨品所收或應收代價的公平 值計量,在扣除折扣、退貨及增值税後列 示。收入在貨品轉移或提供服務予客戶時 確認。

根據合約條款及適用於合約的法律,服務 可能會在一段時間內或於某一時間點提 供:

- 客戶同時收取且耗用由本集團履約
 所帶來的所有利益;或
- 創建及提升於本集團履約時由客戶 控制的資產;或
- 並無製造出對本集團而言有其他用
 途的資產,且本集團就迄今為止已
 完成的履約擁有可強制執行收款的
 權利。

如果服務在一段時間內轉移,收入會於整 個合約期間按完成履行履約責任的進度予 以確認。否則,收入會在客戶獲得服務之 時予以確認。

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.3 Summary of material accounting policies (Continued)

2.3.9 Revenue recognition (Continued)

If the Group expects the reference to progress certificates issued by the customers, with additional adjustments where necessary, depicts the Group's performance in transferring control of goods or services promised to customers for individual projects, the Group satisfies the performance obligation over time and therefore, recognises revenue over time in accordance with the output method for measuring progress. Under output method, revenue recognition is based on the stage of completion of the contracts, provided that the stage of contract completion and the gross billing value of contracting work can be measured reliably. The stage of completion of a contract is established by reference to the construction works certified by independent surveyors.

If construction projects have no alternative use to the Group contractually and the Group has an enforceable right to payment from the customers for performance completed to date, the Group satisfies the performance obligation over time and therefore, recognises revenue over time in accordance with the input method for measuring progress. Under input method, revenue on construction contracts is recognised based on the Group's efforts or inputs to the satisfaction of the performance obligation, by reference to the contract costs incurred up to the end of reporting period as a percentage of total estimated costs for each contract.

When the outcome of a contract cannot be estimated reliably, foundation work and ancillary service is recognised only to the extent of contract costs incurred that are likely to be recoverable.

Variations in contract work, claims and incentive payments are included in supply and foundation work and ancillary service to the extent of contract costs incurred that are likely to be recoverable.

2 會計政策概要(續)

2.3 重大會計政策概要(續)

2.3.9 收入確認(續)

倘若本集團預期參考客戶所發出的進度證 明(並作出必要的額外調整)説明本集團就 個別項目向客戶轉讓已承諾貨物或服務控 制權的情況,本集團隨著時間履行履約責 任,因此根據計量進度的輸出法隨著時間 確認收入。根據輸出法,收入按合約完成 階段確認,前提是合約完成階段和合約工 作的總計費值可以可靠地計量。合約完成 階段是參考獨立測量師認證的建築工程而 確立。

倘建築項目依合約對本集團無替代用途且 本集團有強制執行權利就至今已完成的履 約部分向客戶收取款項,本集團隨著時間 履行履約責任,因此根據計量進度的投入 法隨著時間確認收入。根據投入法,建築 合約的收入乃根據本集團為履行履約義務 所作的努力或輸入而確認,當中參考截至 報告期末所產生的合約成本佔每份合約估 計總成本的百分比。

倘合約結果不能可靠估計,則只有在產生 的合約成本可能收回情況才能確認地基工 程及附屬服務。

合約工程的變動、申索及獎金在產生的合約成本相當可能收回的情況計入地基工程 及附屬服務。

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.3 Summary of material accounting policies (Continued)

2.3.9 Revenue recognition (Continued)

A contract asset is the Group's right to consideration in exchange for the services that the Group has transferred to a customer. In addition, incremental costs incurred to obtain a new contract, if recoverable, are capitalised as contract assets and subsequently amortised when the related revenue is recognised.

Contract assets are assessed for impairment under the same approach adopted for impairment assessment of financial assets carried at amortised cost.

A contract liability is the Group's obligation to render the services to a customer for which the Group has received consideration from the customer. A contract liability is recognised by the Group when the customer pays consideration in advance before the Group renders the service to the customer. Contract liabilities mainly included the advance payments received from provision of foundation work and ancillary services.

On the consolidated balance sheet, the Group reports the net contract position for each contract as either an asset or a liability. A contract asset represents an asset where costs incurred plus recognised profits (less recognised losses) exceed progress billings; a contract liability represents a liability where the opposite is the case.

2 會計政策概要(續)

2.3 重大會計政策概要(續)

2.3.9 收入確認(續)

合約資產即本集團就本集團已轉移予客戶 的服務收取相應代價的權利。此外,獲得 新合約而產生的增支成本(如可收回)將 撥充合約資產,其後於確認相關收入時攤 銷。

合約資產按與按攤銷成本列賬的金融資產 減值評估所採用的相同方法進行減值評 估。

合約負債為本集團向本集團已收到客戶代 價的客戶交付服務的責任。當客戶在本集 團向客戶提供服務之前預先支付代價時, 本集團確認合約負債。合約負債主要包括 從提供地基工程及附屬服務收到的預付款 項。

於綜合資產負債表內,本集團將各合約之 合約狀況淨額呈報為資產或負債。合約資 產為產生之成本加確認溢利(減確認虧損) 超過進度款之資產;合約負債則為相反情 況之負債。

2	SUMMARY OF ACCOUNTING POLICIES (Continued)	2	會計政策概要(續)
2.3	Summary of material accounting policies (Continued)	2.3	重大會計政策概要 <i>(續)</i>
2.3.10) Earnings per share	2.3.10	0每股盈利
(i)	Basic earnings per share	<i>(i)</i>	每股基本盈利
Basic	earnings per share is calculated by dividing:	每股基	基本盈利的計算為:
•	the profit attributable to owners of the company,	•	將公司擁有人應佔溢利(不包括普

- the profit attributable to owners of the company, excluding any costs of servicing equity other than ordinary shares
- by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year and excluding treasury shares.
- (ii) Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account:

- the after-income tax effect of interest and other financing costs associated with dilutive potential ordinary shares, and
- the weighted average number of additional ordinary shares that would have been outstanding assuming the conversion of all dilutive potential ordinary shares.

(ii) 每股攤薄盈利

除以

每股攤薄盈利調整用於釐定每股基本盈利 的數字,以計及以下各項:

通股以外的任何償還權益成本),

以財政年度內已發行普通股加權平

均數,並就年內已發行普通股中的

紅利元素(不包括庫存股份)調整。

- 與潛在攤薄普通股相關的利息及其
 他融資成本的所得税後影響,及
- 假設所有潛在攤薄普通股已換股時 的已發行額外普通股加權平均數。

2 SUMMARY OF ACCOUNTING POLICIES 會計政策概要(續) 2 (Continued) 2.4 Summary of other accounting policies 其他會計政策概要 2.4 2.4.1 Foreign currency translation 2.4.1 外幣匯兑 (a) Functional and presentation currency 功能及呈列貨幣 (a) Items included in the financial statements of each of the

Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in HK\$, which is the Company's functional and the Group's presentation currency.

(b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the profit or loss.

Foreign exchange gains and losses that relate to borrowings are presented in the consolidated statement of comprehensive income, within finance costs. All other foreign exchange gains and losses are presented in the statement of comprehensive income on a net basis within other gain/(losses).

Non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss. For example, translation differences on non-monetary assets and liabilities such as equities held at fair value through profit or loss are recognised in profit or loss as part of the fair value gain or loss and translation differences on non-monetary assets such as equities classified as fair value through other comprehensive income are recognised in other comprehensive income. (a) 功能及呈列貨幣
本集團各實體財務報表內所包含項目,均以該實體經營所在主要經濟環境的貨幣 (「功能貨幣」)計量。綜合財務報表以港元

呈列,港元為本公司的功能貨幣及本集團的呈列貨幣。

(b) 交易及結餘

外幣交易均按交易當日適用的匯率換算為 功能貨幣。上述交易結算以及以外幣計值 的貨幣資產及負債按年末匯率換算產生的 外匯損益均於損益內確認。

與借貸有關的外匯收益及虧損在綜合全面 收益表的財務費用內列報。所有其他外匯 收益及虧損在全面收益表的其他收益/ (虧損)內按淨額列報。

以外幣按公平值計量之非貨幣項目採用釐 定公平值之日的匯率進行換算。按公平值 列賬之資產及負債的匯兑差額呈報為公平 值收益或虧損之一部分。舉例而言,按公 平值計入損益持有之權益等非貨幣資產及 負債之匯兑差額於損益表確認為公平值收 益或虧損之一部分,而分類為按公平值計 入其他全面收入之權益等非貨幣資產之匯 兑差額則於其他全面收入內確認。

2	SUMMARY OF ACCOUNTING POLICIES (Continued)	2	會計政策概要 (續)
2.4	Summary of other accounting policies (Continued)	2.4	其他會計政策概要 <i>(續)</i>
2.4.1	Foreign currency translation (Continued)	2.4.1	外幣匯兑(續)

(c) Group companies

The results and financial position of all the group entities (none of which has the currency of hyper-inflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities for each balance sheet presented are translated at the closing exchange rate at the date of that balance sheet;
- income and expenses for each statement of comprehensive income are translated at average exchange rates (unless this average is not a reasonable approximation of cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the rate on the dates of the transactions); and
- all resulting exchange differences are recognised as in other comprehensive income.

2.4.2 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the balance sheet where the Group currently has a legally enforceable right to offset the recognised amounts, and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The Group has also entered into arrangements that do not meet the criteria for offsetting but still allow for the related amounts to be set off in certain circumstances, such as bankruptcy or the termination of a contract. (c) 集團公司

本集團旗下功能貨幣與呈列貨幣不同的所 有實體(有關實體並無具有惡性通貨膨脹 經濟的貨幣)的業績及財務狀況,均按以 下方法換算為呈列貨幣:

- 每份呈列的資產負債表的資產及負 債均以資產負債表結算日的收市匯
 率換算;
- 每份全面收益表的收入及開支均按
 平均匯率換算(除非此平均數並非
 合理接近交易日適用匯率之累積影
 響,於此情況下,收入及開支按交
 易日期之匯率換算);及
- 所有因此而產生的匯兑差額於其他
 全面收入內確認。

2.4.2 抵銷金融工具

若本集團現時擁有具法律約束力之行使權 可抵銷已確認之金額及有意作淨額結算或 同時變現資產及負債,則抵銷金融資產及 負債,並於資產負債表內報告淨額。本集 團亦已訂立不符合對銷準則但仍允許有關 金額於若干情況(例如破產或終止合約)對 銷的安排。

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.4 Summary of other accounting policies (Continued)

2.4.3 Cash and cash equivalents

For the purpose of presentation in the consolidated statement of cash flows, cash and cash equivalents include cash on hand and deposits held at call with banks, other short-term highly liquid investments with original maturity of three months or less.

2.4.4 Share capital

Ordinary shares are classified as equity.

Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction, net of tax, from the proceeds.

2.4.5 Trade and retention payables, and other payables

Trade and retention payables are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Trade payables are classified as current liabilities if payment is due within one year or less (or in the normal operating cycle of the business if longer). If not, they are presented as non-current liabilities.

Trade and retention payables, and other payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

2.4.6 Borrowing costs

Borrowing costs are charged to the profit or loss in the period in which they are incurred.

2 會計政策概要(續)

2.4 其他會計政策概要(續)

2.4.3 現金及現金等價物

就綜合現金流量表的呈列而言,現金及現 金等價物包括手頭現金及銀行通知存款、 原到期日不超過三個月的其他短期高度流 通投資。

2.4.4 股本

普通股被分類為權益。

直接歸屬於發行新股的新增成本在權益中 列為所得款項的減少(扣除税項)。

2.4.5 應付貿易款項及保留金,以及其他 應付款項

應付貿易款項及保留金乃就日常業務過程 中從供應商購買的貨品或服務付款的責 任。如應付貿易款項的支付日期在一年或 以內(如若長於一年,但於正常業務經營 週期內),則被分類為流動負債。否則, 在非流動負債中呈列。

應付貿易款項及保留金,以及其他應付款 項初步按公平值確認,隨後用實際利率法 按攤銷成本計量。

2.4.6 借款成本

借款成本於其產生期間在損益中支銷。

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.4 Summary of other accounting policies (*Continued*)

2.4.7 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resources will be required to settle the obligation; and the amount can be reliably estimated. Provisions are not recognised for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as interest expense.

2.4.8 Interest income

Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset except for financial assets that subsequently become credit-impaired. For credit-impaired financial assets the effective interest rate is applied to the net carrying amount of the financial asset (after deduction of the loss allowance).

2 會計政策概要(續)

2.4 其他會計政策概要(續)

2.4.7 撥備

當本集團須就已發生的事件承擔現有的 法定或推定責任,而履行該責任很可能會 導致資源流出,而資源流出金額能可靠估 計,則確認撥備。不會就未來經營虧損確 認撥備。

倘出現多項類似責任,則履行該責任是否 會導致資源流出須對責任類別作整體考 慮後釐定。即使同類別責任中的任何一項 導致資源流出的可能性很低,仍須確認撥 備。

撥備採用税前比率(可反映現時市場對 貨幣時間價值及該責任的特定風險的評 估),按預期履行責任所需開支的現值計 量。因時間過去而增加的撥備確認為利息 開支。

2.4.8 利息收入

利息收入按實際利率乘以金融資產賬面總 額計算,惟其後發生信用減值的金融資產 除外。發生信用減值的金融資產的利息收 入按實際利率乘以金融資產賬面淨值(已 扣減損失撥備)計算。

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.4 Summary of other accounting policies (Continued)

2.4.9 Employee benefits

(a) Employee leave entitlements

Employee entitlements to annual leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees up to the balance sheet date.

Employee entitlements to sick leave and maternity or paternity leaves are not recognised until the time of leave.

(b) Pension Obligations

The Group participates in a Mandatory Provident Fund scheme (the "MPF Scheme") in accordance with the Mandatory Provident Fund Scheme Ordinance of Hong Kong. Under the rules of the MPF Scheme, the employer and its employees in Hong Kong are each required to contribute 5% of the employees' gross earnings with a ceiling of HK\$1,500 per month to the MPF Scheme.

The only obligation of the Group with respect to the MPF Scheme and the Social Security Plan is to make the required contributions under the scheme.

(c) Termination benefits

Termination benefits are payable when employment is terminated by the Group before the normal retirement date, or whenever an employee accepts voluntary redundancy in exchange for these benefits. The Group recognises termination benefits when it is demonstrably committed to a termination when the entity has a detailed formal plan to terminate the employment of current employees without possibility of withdrawal. In the case of an offer made to encourage voluntary redundancy the termination benefits are measured based on the number of employees expected to accept the offer. Benefits falling due more than twelve months after balance sheet date are discounted to present value.

- 2 會計政策概要(續)
- 2.4 其他會計政策概要(續)
- 2.4.9 僱員福利
- (a) 僱員應享假期

僱員享有年假的權利在僱員應享有時確 認。本公司就截至結算日止僱員已提供的 服務所產生的年假的估計負債作出撥備。

僱員可享有的病假及產假或陪妻分娩假於 休假時方予確認。

(b) 退休金責任

本集團根據香港《強制性公積金計劃條 例》參與於強制性公積金計劃(「強積金計 劃」)。根據強積金計劃的規則,香港僱主 及其僱員須各自按僱員總收入的5%向強 積金計劃作出供款,每月上限為1,500港 元。

本集團就強積金計劃及社會保障計劃的唯 一責任是根據有關計劃作出規定的供款。

(C) 離職福利

離職福利於僱員在正常退休日期前被本集 團終止僱用,或僱員自願接受遣散以換取 該等福利時支付。本集團於其明確承諾根 據具體正式計劃終止現職僱員的僱用且不 可能撤回承諾時確認離職福利。在提出鼓 勵自願接受遣散要求的情況下,離職福利 會根據預期接受要約的僱員人數計量。於 結算日後十二個月以上到期的福利將折算 為現值。

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.4 Summary of other accounting policies (Continued)

2.4.10 Leases

Leases are recognised as a right-of-use asset and a corresponding liability at the date at which the leased asset is available for use by the Group.

Contracts may contain both lease and non-lease components. The Group has elected not to separate lease and non-lease components and instead accounts for these as a single lease component. However, for leases of real estate for which the group is a lessee, it has elected not to separate lease and non-lease components and instead accounts for these as a single lease component.

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- variable lease payment that are based on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable by the Group under residual value guarantees;

2 會計政策概要(續)

2.4 其他會計政策概要(續)

2.4.10 租賃

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租賃確認為使用權資產,並於租賃資產可 供本集團使用日期確認為相應負債。

合約可包含租賃及非租賃部分。本集團選 擇不劃分租賃及非租賃部分,並改為將租 賃及非租賃部分入賬列作單一租賃部分。 然而,就本集團作為承租人的物業租賃而 言,本集團選擇不拆分租賃部分及非租賃 部分,而是將其作為單一租賃部分進行會 計處理。

租賃產生的資產及負債初步按現值計量。 租賃負債包括以下租賃付款之淨現值:

- 固定付款(包括實質固定付款),扣
 除任何應收租賃優惠;
- 根據一項指數或利率計算之可變租 賃付款,初步以開始日期之指數或 利率計量;
- 預期將由本集團根據剩餘價值保證
 支付之金額;

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.4 Summary of other accounting policies (Continued)

2.4.10 Leases (Continued)

- the exercise price of a purchase option if the Group is reasonably certain to exercise that option; and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising that option.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability, if any.

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

To determine the incremental borrowing rate, the Group, uses recent third-party financing received by the individual lessee as a starting point, adjusted to reflect changes in financing conditions since third party financing was received, and makes adjustments specific to the lease.

Lease payments are allocated between principal and finance costs. The finance costs are charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

- 2 會計政策概要(續)
- 2.4 其他會計政策概要(續)

2.4.10 租賃(續)

- 購買選擇權之行使價(倘可合理地 確定本集團會行使該選擇權);及
- 終止租賃之罰款(倘租賃條款反映 本集團的有關選擇權)。

根據合理確定擴大選擇權作出的租賃付款 亦計入負債的計量(如有)。

租賃付款採用租賃隱含之利率貼現。倘無 法即時釐定該利率(此一般為本集團內租 賃之情況),則使用承租人的增量借款利 率(即個別承租人在類似經濟環境中按類 似條款、抵押及條件借入獲得使用權資產 之類似價值資產所需資金所須支付之利 率)。

為釐定增量借款利率,本集團使用個別承 租人最近獲得的第三方融資為出發點作出 調整以反映自獲得第三方融資以來融資條 件的變動,並進行特定於租約的調整。

租賃付款於本金及財務成本之間作出分 配。財務成本在租賃期間於損益扣除,藉 以令各期間的負債餘額的期間利率一致。

2	SUMMARY OF ACCOUNTING POLICIES	2	쉩
	(Continued)		

2.4 Summary of other accounting policies (Continued)

2.4.10 Leases (Continued)

Right-of-use assets are measured at cost comprising the following:

- the amount of the initial measurement of lease liability;
- any lease payments made at or before the commencement date less any lease incentives received;
- any initial direct costs; and
- restoration costs.

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life.

Payments associated with short-term leases and all leases of low-value assets are recognised on a straight-line basis as an expense in the consolidated statement of comprehensive income. Short-term leases are leases with a lease term of 12 months or less. Low-value assets comprise small items of office equipment.

Lease income from operating leases where the Group is a lessor is recognised in consolidated statement of comprehensive income on a straight-line basis over the lease term. Initial direct costs incurred in obtaining an operating lease are added to the carrying amount of the underlying asset and recognised as expense over the lease term on the same basis as lease income. The respective leased assets are included in the consolidated balance sheet based on their nature.

- 2 會計政策概要(續)
- 2.4 其他會計政策概要(續)

2.4.10 租賃(續)

使用權資產按成本計量,包括以下各項:

- 租賃負債之初步計量金額;
- 於開始日期或之前所作之任何租賃 付款,減去所得的任何租賃優惠;
- 任何初始直接成本;及
- 修復成本。

使用權資產一般於資產的可使用年期及租 賃期(以較短者為準)內按直線法予以折 舊。倘本集團合理確定行使購買選擇權, 則使用權資產於相關資產的可使用年期內 予以折舊。

與短期設備及車輛租賃以及所有低價值資 產租賃相關的付款按直線法於綜合全面收 益表確認為費用。短期租賃指租賃期為12 個月或以下的租賃。低價值資產主要包括 小型辦公設備。

本集團作為出租人的經營租賃的租賃收入 於租期內按直線法於綜合全面收益表內確 認。獲得一項經營租賃的初步直接成本加 至相關資產的賬面值且在租賃期間內按與 租賃收入相同的基準確認為費用。各租賃 資產按其性質計入綜合資產負債表。

2 SUMMARY OF ACCOUNTING POLICIES (Continued)

2.4 Summary of other accounting policies (Continued)

2.4.11 Government grants

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions.

Government grants relating to costs are deferred and recognised in the profit or loss over the period necessary to match them with the costs that they are intended to compensate.

Government grants relating to the purchase of property, plant and equipment are included in non-current liabilities as deferred income and are credited to profit or loss on a straight-line basis over the expected lives of the related assets.

2.4.12 Contingent liabilities

A contingent liability is a possible obligation that arises from past events and whose existence will only be confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. It can also be a present obligation arising from past events that is not recognised because it is not probable that outflow of economic resources will be required or the amount of obligation cannot be measured reliably.

A contingent liability is not recognised but is disclosed in the notes to the consolidated financial statements. When a change in the probability of an outflow occurs so that outflow is probable, they will then be recognised as a provision.

2 會計政策概要(續)

2.4 其他會計政策概要(續)

2.4.11 政府補助

當能夠合理地保證政府補助將可收取,而 本集團將會符合所有附帶條件時,該補助 按其公平值確認。

有關成本之政府補助遞延入賬,並配合按 擬補償之成本所需期間於損益確認。

有關購置物業、機械及設備之政府補助計 入非流動負債,列為遞延收入,並以直線 法按相關資產的預期年期計入損益。

2.4.12 或然負債

或然負債指因已發生的事件而可能引起的 責任,而須視乎日後會否出現一宗或多宗 本集團無法完全控制的不確定事件方可確 實。或然負債亦可能是已發生的事件引致 的現有責任,但由於未必需要流出經濟資 源或負債數額無法可靠估計而未有確認。

或然負債不予確認,但於綜合財務報表的 附註內披露。倘經濟資源流出的可能性改 變而很可能流出經濟資源,則此等負債將 確認為撥備。

3 FINANCIAL RISK MANAGEMENT

3.1 Financial risk factors

The Group's activities expose it to a variety of financial risk: market risk (including foreign exchange risk and interest rate risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of the financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

Risk management is carried out under policies approved by the directors of the Company. The Directors provide principles for an overall risk management, as well as policies covering specific areas.

(a) Foreign exchange risk

Foreign exchange risk arises from future commercial transactions and recognised assets and liabilities which are denominated in a currency that is not the Company's functional currency.

The Group's transactions are mainly denominated in HK\$. The majority of assets and liabilities are denominated in HK\$ and there are no significant assets and liabilities denominated in other currencies. Management considered that the Group does not have any significant foreign exchange risk in respect of transactions or balances.

(b) Interest rate risk

The Group's interest rate risk is mainly attributable to its cash and bank balances and borrowings. Except for borrowings with variable interest, the Group has no other significant interest-bearing liabilities. Borrowings at variable interest rates expose the Group to cash flow interest rate risk. Cash and bank balances at fixed rates expose the Group to fair value interest rate risk. The Group has not used any interest rate swaps to hedge its exposure to interest rate risk.

3 財務風險管理

3.1 財務風險因素

本集團的業務活動面對各種財務風險:市 場風險(包括外匯風險及利率風險)、信貸 風險及流動資金風險。本集團的整體風險 管理計劃著眼於金融市場的不可預測性, 並盡量將其對本集團財務表現的潛在不利 影響降至最低。

風險管理按照本公司董事批准的方針實 施。董事就整體風險管理制訂原則,以及 就特定範疇制訂政策。

(a) 外匯風險

外匯風險來自以並非為本公司功能貨幣的 貨幣計值的未來商業交易及已確認資產及 負債。

本集團的交易主要以港元結算。資產及負 債大部分以港元結算,且並無任何重大資 產及負債以其他貨幣結算。管理層認為本 集團在交易及結餘方面並無任何重大外匯 風險。

(b) 利率風險

本集團的利率風險主要源自其現金及銀行 結餘以及借款。除了浮息借款外,本集團 並無其他重要計息負債。浮息借款令本集 團面對現金流量利率風險。按固定利率計 息的現金及銀行結餘令本集團面對公平值 利率風險。本集團並無使用利率掉期對沖 其利率風險。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

(b) Interest rate risk (Continued)

As at 31 March 2025, if the interest rates on borrowings had been 100 basis-points higher/lower with all other variables held constant, post-tax profit for the year would be HK\$2,064,000 higher/lower (2024: post-tax loss for the year would be HK\$2,000,000 higher/lower) mainly as a result of higher/lower interest expense on floating rate borrowings.

(c) Credit risk

The credit risk of the Group mainly arises from trade and retention receivables, deposits and other receivables, contract assets and cash in bank.

To manage the risk arising from cash in bank, the Group only transacts with reputable banks which are all high-credit-quality financial institutions. There has no recent history of default in relation to these financial institutions. The expected credit loss is close to zero.

For deposits and other receivables, management makes periodic collective assessments as well as individual assessment on the recoverability of deposits and other receivables based on historical settlement records and past experience. The management believes that the expected credit loss is close to zero.

The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, all trade and retention receivables and contract assets are monitored on an ongoing basis.

The Group applies the simplified approach to measure expected credit losses prescribed by HKFRS 9, which permits the use of a lifetime expected loss allowance for all trade and retention receivables and contract assets.

- 3 財務風險管理(續)
- 3.1 財務風險因素*(續)*
- (b) 利率風險(續)

於2025年3月31日,倘借款的利率上調/ 下調100個基點而所有其他變數維持不 變,則年內除税後溢利將增加/減少 2,064,000港元(2024年:年內除税後虧損 增加/減少2,000,000港元),主要由於浮 息借款的利息開支增加/減少所致。

(c) 信貸風險

本集團的信貸風險主要來自應收貿易款項 及保留金、按金及其他應收款項、合約資 產及銀行現金。

為管理銀行現金產生的風險,本集團僅與 有信譽的銀行交易,該等銀行均為高信 用等級的金融機構。並無近期違約記錄與 該等金融機構有關。預期信貸虧損乃近乎 零。

就按金及其他應收款項而言,管理層根據 過往結算記錄及過往經驗對按金及其他應 收款項的收回可能性定期作出整體評估以 及個別評估。管理層相信預期信貸虧損乃 近乎零。

本集團僅與認可及信譽卓著的第三方交 易。本集團政策要求所有有意按信貸條款 進行買賣的客戶接受信用核實。此外,本 集團會持續監控所有應收貿易款項及保留 金以及合約資產。

本集團採用根據香港財務報告準則第9號 規定的簡化法計量預期信貸虧損,其允許 就所有應收貿易款項及保留金以及合約資 產使用整個存續期預期虧損撥備。

3	FINANCIAL RISK MANAGEMENT	(Continued)	3	財

3.1 Financial risk factors (Continued)

(c) Credit risk (Continued)

To measure the expected credit losses, trade and retention receivables and contract assets have been assessed individually for the likelihood of recovery, taking into account the nature of the customer and its credit rating.

The expected loss rates are based on the corresponding historical credit losses experienced within this period. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the customers to settle the receivables. The Group has identified the Gross Domestic Product (GDP) and the construction expenditure index of the city in which it operates to be the most relevant factor, and accordingly adjusts the historical loss rates based on expected changes in these factors.

The Group categorises trade and retention receivables for write off when a debtor fails to make contractual payments or is in financial difficulties. During the year ended 31 March 2025, there is a provision on trade and retention receivables of HK\$30,066,000 (2024: Nil) made due to the financial difficulties of a debtor. Where trade or other receivables have been written off, the Group continues to engage in enforcement activity to attempt to recover the receivable due. Where recoveries are made, these are recognised in consolidated statement of comprehensive income.

- 3 財務風險管理(續)
- 3.1 財務風險因素(續)
- (c) 信貸風險(續)

為計量預期信貸虧損,應收貿易款項及保 留金以及合約資產已個別評估收回的可能 性,並加以考慮客戶的性質及其信貸評級 分組。

預期虧損率乃基於本期間內所經歷的相應 過往信貸虧損。過往虧損率乃經調整以反 映影響客戶結清應收款項的宏觀經濟因素 之現時及前瞻性資料。本集團已確定其經 營所在城市的國內生產總值(GDP)及建築 成本指數為最相關因素,並據此基於該等 因素的預期變動而調整過往虧損率。

倘債務人未能履行合約付款或陷入財務 困境時,本集團會將應收貿易款項及保 留金分類作撤銷。截至2025年3月31日 止年度,由於債務人陷入財務困境,本 集團就應收貿易款項及保留金作出撥備 30,066,000港元(2024年:零)。倘應收貿 易款項或其他應收款項已撇銷,本集團會 繼續進行強制行動以嘗試收回到期應收款 項。倘得以收回款項,則於綜合全面收益 表中確認。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

(c) Credit risk (Continued)

The contract assets related to unbilled work in progress and have substantially the same risk characteristics as the trade and retention receivables for the same types of contracts. The Group has therefore concluded that the expected loss rates for trade and retention receivables are a reasonable approximation of the loss rates for the contract assets. The expected credit loss of contract assets is close to zero.

(d) Liquidity risk

Liquidity risk refers to the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial assets.

The Group maintains liquidity by a number of sources including orderly realisation of short-term financial assets, receivables and certain assets that the Group considers appropriate and long-term financing including long-term borrowings are also considered by the Group in its capital structuring. The Group aims to maintain flexibility in funding by keeping sufficient bank balances and interest-bearing borrowings which enable the Group to continue its business for the foreseeable future.

The table below analyses the Group's financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows (including interests payments computed using contractual rates, or if floating, based on the current rates at the year-end date). Where the loan agreement contains a repayable on demand clause which gives the lender the unconditional right to call the loan at any time, the amounts repayable are classified in the earliest time bracket in which the lender could demand repayment. The maturity analysis for other borrowings is prepared based on the scheduled repayment dates. Balances due within 12 months equal their carrying balances, as the impact of discounting is not significant.

- 3 財務風險管理(續)
- 3.1 財務風險因素*(續)*
- (c) 信貸風險(續)

合約資產與在建未開單工程有關,並且與 同類合約的應收貿易款項及保留金的風險 特徵基本相同。因此,本集團認為應收貿 易款項及應收保留金的預期虧損率與合約 資產的虧損率合理相若。合約資產的預期 信貸虧損接近零。

(d) 流動資金風險

流動資金風險指實體難以履行以交付現金 或另一金融資產以清償金融負債的相關責 任的風險。

本集團透過多種方式(包括於本集團認為 適當的情況下有序變現短期金融資產、應 收款項及若干資產)維持流動資金,本集 團亦同時考慮將長期融資(包括長期借款) 納入其資本結構內。本集團旨在透過保持 充足銀行結餘及計息借款,從而維持資金 的靈活彈性,讓本集團於可見將來繼續經 營其業務。

下表呈列根據於結算日至合約到期日的餘 下期間按有關到期情況劃分的本集團金融 負債分析。該表所披露的金額為合約未折 現現金流量(包括根據合約利率計算的利 息付款,或如按浮動利率計息,則為根據 年結日的當前利率計算的利息付款)。如 貸款協議內載有讓貸款人可隨時無條件要 求償還之條款,此等貸款則歸類於貸款人 最早可要求償還之時期。其他借款的到期 日分析乃根據協定還款日期編製。由於折 現的影響不大,於12個月內到期的結餘與 其賬面值相等。

3	FINANCIAL RISK MANA	GEMENT (Continued)	3	財務	風險管理	(續)	
3.1 Financial risk factors (Continued)		3.	1 財務	風險因素(〔續〕		
(d)	Liquidity risk (Continued)		(d,) 流動	資金風險	(續)	
			On demand and less than 1 year 按要求及 少於一年 HK\$'000 千港元	Between 1 and 2 years 一至兩年 HK\$'000 千港元	Between 2 and 5 years 二至五年 HK\$'000 千港元	Total 總計 HK\$'000 千港元	Carrying amount 賬面金額 HK\$'000 千港元
Trade Accrua Amour Borrov	31 March 2025 and retention payables als and other payables at due to related company vings liabilities	於2025年3月31日 應付貿易款項及保留金 應計款項及其他應付款項 應付關聯公司款項 借款 租賃負債	100,541 2,000 81,192 160,480 14,544	- - 8,678 10,336	- - 1,713	100,541 2,000 81,192 169,158 26,593	100,541 2,000 80,000 167,140 24,446
			358,757 On demand and less than 1 year 按要求及 少於一年 HK\$'000 千港元	19,014 Between 1 and 2 years 一至兩年 HK\$'000 千港元	1,713 Between 2 and 5 years 二至五年 HK\$'000 干港元	379,484 Total 總計 HK\$'000 千港元	374,127 Carrying amount 賬面金額 HK\$'000 千港元
Trade Accrua Amour Borrov	31 March 2024 and retention payables als and other payables at due to related company vings liabilities	於2024年3月31日 應付貿易款項及保留金 應計款項及其他應付款項 應付關聯公司款項 借款 租賃負債	86,970 3,428 - 122,476 6,925 219,799	- 108,281 12,628 6,224 127,133	- - 9,193 4,814 14,007	86,970 3,428 108,281 144,297 17,963 360,939	86,970 3,428 100,000 139,537 16,100 346,035

3 FINANCIAL RISK MANAGEMENT (Continued)

3.2 Capital risk management

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

The capital structure of the Group consists of equity and borrowings. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce borrowings. The Group monitors capital on the basis of gearing ratio. The gearing ratio is calculated as net debt divided by total equity. Net debt is calculated as total borrowings less cash and cash equivalents. The gearing ratios were as follows:

3 財務風險管理(續)

3.2 資本風險管理

本集團管理資本的目標是保障本集團有持 續經營的能力,從而為股東帶來回報及為 其他權益持有人提供利益,同時保持最佳 的資本結構以降低資本成本。

本集團的資本結構包括權益及借款。為維持 或調整資本架構,本集團或會調整支付予股 東的股息金額、向股東發還資金、發行新股 或出售資產以減少借款。本集團以資產負債 比率監察資本。資產負債比率以負債淨額除 以總權益計算。負債淨額以總借款減現金及 現金等價物。資產負債比率如下:

		2025 HK\$'000 千港元	2024 HK\$'000 千港元
Borrowings <i>(note 22)</i> Amount due to a related company <i>(note 23)</i>	借款 <i>(附註22)</i>)應付一間關聯公司款項 <i>(附註23)</i>	167,140 80,000	139,537 100,000
Less: cash and cash equivalents (note 18)	減:現金及現金等價物 <i>(附註18)</i>	247,140 (112,373)	239,537 (85,727)
Net debt	負債淨額	134,767	153,810
Total equity	權益總額	479,654	470,603
Gearing ratio	資產負債比率	28%	33%

The decrease in gearing ratio from 33% as at 31 March 2024 to 28% as at 31 March 2025 was primarily due to the increase in cash and cash equivalents which led to decrease in net debt, and increase in total equity.

資產負債比率由於2024年3月31日的33% 減至於2025年3月31日的28%,減少主要 由於現金及現金等價物增加導致負債淨額 減少及權益總額增加。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.3 Fair value estimation

The carrying amounts of the Group's financial assets (other than financial assets at fair value through other comprehensive income) and financial liabilities, including cash and cash equivalents, trade and retention receivables, deposits and other receivables, trade and retention payables, other payables and borrowings approximate their fair values, which either due to their short-term maturities, or that they are subject to floating rates.

The carrying amount of amount due to a director was a reasonable approximation of its fair value.

The Group's financial instruments are measured in the consolidated balance sheet at fair value by level of the inputs to valuation techniques used to measure fair value. Such inputs are categorised into three levels within a fair value hierarchy as follows:

3 財務風險管理(續)

3.3 公平值估計

本集團的金融資產(按公平值計入其他全 面收入之金融資產除外)及金融負債(包括 現金及現金等價物、應收貿易款項及保留 金、按金及其他應收款項,應付貿易款項 及保留金、其他應付款項及借款)因到期 日較短或按浮動利率計息,該等資產及負 債的賬面值與彼等的公平值相若。

應付一名董事款項的賬面值為其公平值的 合理約數。

本集團之金融工具按用以計算公平值之估 值技術輸入值層級於綜合資產負債表按公 平值入賬。該等輸入值按照公平值層級歸 類為如下三層:

2025	Level 1	Level 2	Level 3
	第一層	第二層	第三層
	HK\$	HK\$	HK\$
	港元	港元	港元
Financial assets at fair value through 按公平值計入其他全面收入 other comprehensive income (Note 15) 之金融資產(附註15)	-	-	18,690
2024	Level 1	Level 2	Level 3
	第一層	第二層	第三層
	HK\$	HK\$	HK\$
	港元	港元	港元
Financial assets at fair value through 按公平值計入其他全面收入 other comprehensive income (Note 15) 之金融資產(附註15)	_	_	20,580

3 FINANCIAL RISK MANAGEMENT (Continued)

3.3 Fair value estimation (Continued)

For the year ended 31 March 2025, there were no transfers of financial assets of the Group between different levels of the fair value hierarchy (2024: same).

For the year ended 31 March 2025, there were no significant changes in the business or economic circumstances that affect the fair value of the Group's financial assets (2024: same).

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

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

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

(a) Construction contracts

The Group reviews and revises the estimates of contract revenue, contract costs, variation orders and contract claims prepared for each construction contract as the contract progresses. Budgeted construction costs are prepared by the management on the basis of quotations prepared by the management on the basis of quotations from time to time provided by the major contractors, suppliers or vendors involved and the experience of the management. In order to keep the budget accurate and up-to-date, management conducts periodic reviews of the budgets of contracts by comparing the budgeted amounts to the actual amounts incurred. Such significant estimate may have impact on the profit recognised in each period.

3 財務風險管理(續)

3.3 公平值估計(續)

截至2025年3月31日止年度,並無本集團 金融資產在公平值層級內之不同層級之間 的轉撥(2024年:相同)。

截至2025年3月31日止年度,影響本集團 金融資產公平值的業務或經濟環境並無重 大變動(2024年:相同)。

4 重要會計估計及判斷

估計及判斷乃依據過去經驗及其他因素 (包括在個別情況下對未來事件作出被認 為合理的預期)作持續評估。

本集團對未來作出估計及假設。就會計估計的結果而言,顧名思義,絕少會與有關 實際結果相同。有極高風險導致下個財政 年度的資產及負債的賬面值作出重大調整 的估計及假設討論如下。

(a) 建築合約

本集團於合約進行時檢討及修訂為各建 築合約編製的合約收入、合約成本、變更 項目及合約索償估計。管理層根據管理層 編製的報價(乃根據參與項目的主要承建 商、供應商或服務供應商不時提供的報價 而編製)及管理層的經驗編製建築成本預 算。為維持準確及最新的預算,管理層通 過比較預算金額及實際產生金額而定期對 合約預算進行審閱。該項重大估計可能影 響於各期間確認的溢利。

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

(a) Construction contracts (Continued)

The Group recognises its contract revenue based on the satisfaction of the performance obligation either input method or output method, by reference to the contract costs incurred up to the end of reporting period as a percentage of total estimated costs for each contract, or according to the percentage of work performed to date of individual contract of construction works as a percentage of total contract value. Because of the nature of the activity undertaken in construction contracts, the date at which the contract activity is entered into and the date when the activity is completed usually fall into different accounting periods. The Group reviews and revises the estimates of contract revenue, contract costs, variation orders and contract claims prepared for each construction contract as the contract progress. Management regularly reviews the progress of the contracts and the corresponding costs of the contract revenue.

(b) Estimated useful lives and residual values of plant and equipment

Management estimates useful lives of the plant and equipment by reference to the Group's business model, its assets management policy, the industry practice, expected usage of the assets, expected repair and maintenance, the technical or commercial obsolescence arising from changes or improvements in the market. Residual values of the machinery and equipment are determined based on prevailing market values for equivalent aged assets taking into account the condition of the relevant assets or the value of scrap metal and other economic considerations. Depreciation expense would be significantly affected by the useful lives and residual values of the plant and equipment as estimated by management.

If the residual values of plant and equipment had further decreased by 10%, the depreciation expenses would increase by HK\$11,833,000 for the year ended 31 March 2025 (2024: HK\$8,994,000).

4 重要會計估計及判斷(續)

(a) 建築合約(續)

本集團根據對履約責任的履行以輸入法或 輸出法確認其合約收入,當中參考直至報 告期末產生的合約成本佔各合約總估計成 本的百分比或各獨立建築工程合約至今已 進行的工程佔總合約價值之百分比。由於 根據建造合約進行活動的性質,合約活動 的訂立日期與活動的完成日期通常屬於不 同的會計期間。本集團會於合約進行時檢 討及修訂為各建築合約編製的合約收入、 合約成本、變更項目及合約索償估計。管 理層定期檢討合約進度及合約收入的相應 成本。

(b) 機械及設備的估計可使用年期及剩 餘價值

管理層乃參考本集團的業務模式、其資產 管理政策、行業慣例、資產預期用途、預 期維修及保養、因市場變化或改善導致的 技術或商業方面過時,估計機械及設備的 可使用年期。機械及設備的剩餘價值乃根 據具同等賬齡資產的現行市值釐定,並計 及有關資產的狀況或廢鐵的價值及其他經 濟考慮因素。管理層所估計機械及設備的 可使用年期及剩餘價值將對折舊費用有重 大影響。

若機械及設備的剩餘價值進一步減少 10%,則於截至2025年3月31日止年度的 折舊費用將增加11,833,000港元(2024 年:8,994,000港元)。

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

(b) Estimated useful lives and residual values of plant and equipment (*Continued*)

If the useful life of plant and equipment had further decreased by one year, the depreciation expenses would increase by HK\$3,870,000 for the year ended 31 March 2025 (2024: HK\$6,833,000).

(c) Estimated impairment of non-current assets

The Group assesses whether there are any indicators of impairment for non-current assets at the end of each reporting period. Management considered the Group as one single cash-generating unit as the major business of the Group is engaged in foundation works and ancillary services in Hong Kong which is the smallest identifiable group of assets that generates cash inflows that are largely independent. Plant and equipment are tested for impairment as plant and equipment contribute substantially of the Group's non-current assets. Plant and equipment are tested for impairment when there are impairment indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an asset or a cash-generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. The calculation of the fair value less costs of disposal is based on available data from market quotations of similar assets or observable market prices less incremental costs for disposing of the asset. Management determines the market values of plant and equipment by reference to comparable market transactions.

Such valuations with reference to comparable market transactions are made based on certain assumptions, which are subject to uncertainties and might differ from the actual result. In making the judgement, reasonable consideration has been given to the underlying assumptions by adjusting the differences to reflect current prices in active market for plant and machinery of different model, condition and age. These estimates are regularly compared to actual market data and sales transactions in the market.

4 重要會計估計及判斷(續)

(b) 機械及設備的估計可使用年期及剩 餘價值*(續)*

若機械及設備的可使用年期進一步減少 一年,則於截至2025年3月31日止年度的 折舊費用將增加3,870,000港元(2024年: 6,833,000港元)。

(c) 非流動資產的估計減值

本集團於各報告期末評估非流動資產是否 存在任何減值跡象。由於本集團的主要業 務為在香港從事地基工程及附屬服務業 務,管理層認為本集團為單一現金產生單 位,屬產生大致獨立的現金流入的最小可 識別資產組別。由於機械及設備在本集團 的非流動資產中佔比甚大,故對機械及設 備進行減值測試。當有減值跡象顯示賬面 值可能無法收回時,會對機械及設備進行 減值測試。當資產或現金產生單位之賬面 值超過其可收回金額(即其公平值減出售 成本與其使用價值之較高者)時,即存在 減值。公平值減去出售成本是根據類似資 產的市場報價或可觀察的市場價格的現有 數據減去出售資產的增量成本計算。管理 層參考市場上可資比較的交易以釐定機械 及設備的市值。

參照可比較市場交易之該等估值乃基於 若干假設而作出,而該等假設具有不確定 性,並可能與實際結果不同。在作出判斷 時,已合理考慮相關假設,方式為調整差 異以反映機械及機器依不同型號、狀況及 投入使用年期在活躍市場的現行價格。該 等估計會定期與實際市場數據及市場銷售 交易作比較。

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

(c) Estimated impairment of non-current assets (Continued)

In the impairment review for plant and equipment, management has performed sensitivity analysis by discounting the market value. Management believes that any reasonably foreseeable changes in any of the above key assumptions would not cause the carrying amounts of plant and equipment to exceed the recoverable amounts.

5 REVENUE FROM CONTRACT WITH CUSTOMERS AND SEGMENT INFORMATION

Revenue from contract with customers, which is also the Group's turnover, represents gross contract receipts on foundation works and ancillary services in the ordinary course of business. Revenue recognised is as follows:

4 重要會計估計及判斷(續)

(c) 非流動資產的估計減值(續)

於審核機械及設備的減值時,管理層透過 貼現市值進行敏感度分析。管理層認為, 上述任何主要假設的任何合理可預見變動 均不會導致機械及設備的賬面值超過可收 回金額。

5 客戶合約收入及分部資料

客戶合約收入指在日常業務過程中地基工 程及附屬服務的總合約收款,亦為本集團 的營業額。確認的收入如下:

		2025	2024
		HK\$'000	HK\$'000
		千港元	千港元
Foundation works and ancillary services	地基工程及附屬服務	880,854	457,875

The chief operating decision-maker has been identified as the executive directors of the Company. The executive directors regard the Group's business as one single operating segment and reviews financial information accordingly.

Revenue from foundation works and ancillary services are recognised over time during the year 31 March 2025 (2024: same).

(a) Segment information

The Group's revenue is mainly derived from customers in Hong Kong. The principal assets of the Group were also located in Hong Kong as at 31 March 2025. Accordingly, no analysis by geographical segment is provided.

本公司的執行董事被確定為其主要營運決 策人。執行董事將本集團的業務劃分為一 個單一經營分部,並相應審閱財務資料。

於截至2025年3月31日止年度,地基工程 及附屬服務的收入乃隨時間確認(2024 年:相同)。

(a) 分部資料

本集團的收入主要來自香港客戶。截至 2025年3月31日,本集團的主要資產亦位 於香港。因此,並無提供按地區分部進行 的分析。

綜合財務報表附註

2024 HK\$'000

千港元

371,449

N/A不適用

5 **REVENUE FROM CONTRACT WITH** 客戶合約收入及分部資料(續) 5 **CUSTOMERS AND SEGMENT INFORMATION** (Continued) Revenue derived from major customers 來自主要客戶的收入 (b) (b) External customers which individually contributed over 10% of 於截至2025年及2024年3月31日止任何一 the total revenue of the Group for any of the years ended 31 個年度單獨地為本集團於有關年度的總收 March 2025 and 2024 are as below: 入貢獻超過10%之外界客戶如下: 2025 HK\$'000 千港元 客戶甲 Customer A 339,683

客戶乙

6 **OTHER INCOME/(LOSS), NET**

其他收入/(虧損)淨額

511,792

		2025 HK\$'000 千港元	2024 HK\$'000 千港元
(Loss)/gain on disposal of plant and	出售機械及設備的		
equipment	(虧損)/收益	(456)	1
Write-off of plant and equipment	撇銷機械及設備	-	(435)
Government grants (Note (a))	政府補助(附註(a))	395	-
Compensation from litigation	訴訟補償	-	362
Others	其他	646	(276)
		585	(348)

Notes

Customer B

附註:

(a)

6

(a) During the year ended 31 March 2025, the Group received government grants amounting to HK\$395,000 (2024: Nil), from an incentive-cum-regulatory programme to progressively phase out Euro IV diesel commercial vehicles. There are no unfulfilled conditions or other contingents attached to the grants.

截至2025年3月31日止年度,本集團從 一項旨在逐步淘汰歐盟四期柴油商業 車輛的激勵兼監管計劃中獲得政府補 助395,000港元(2024年:無)。該補助 並無附帶任何未達成條件或其他或有條 件。

綜合財務報表附註

EXPENSES BY NATURE

7

7 按性質劃分的開支

		2025 HK\$'000 千港元	2024 HK\$'000 千港元
Cost of sales (note (b)) Construction contracts costs (note (a)) Depreciation	銷售成本 <i>(附註(b))</i> 建築合約成本 <i>(附註(a))</i> 折舊	723,905	386,546
 owned plant and equipment 	一自置機械及設備	30,523	27,086
- right-of-use assets	一使用權資產	1,312	1,035
Others	其他	14,820	11,397
		770,560	426,064
Administrative expenses Staff costs, including directors'	行政開支 員工成本(包括董事酬金)		
emoluments (note (c))	(附註(c))	17,485	17,491
Auditors' remuneration	核數師酬金	1,327	1,476
Depreciation	折舊	.,	.,
- owned plant and equipment	一自置機械及設備	733	876
 right-of-use assets 	一使用權資產	4,347	3,621
Operating lease rental in respect of	以下各項的經營租賃租金		
- office and storage premises	一辦公室及倉庫物業	9,031	9,307
- directors' quarters	一董事宿舍	2,167	2,167
Professional fees	專業費用	7,794	5,187
Motor vehicle expenses	汽車開支	3,621	3,236
Bank charges	銀行開支	625	532
Exchange (gains)/losses	匯兑(收益)/虧損	(30)	113
Others	其他	5,468	5,997
		52,568	50,003
Total cost of sales and administrative	銷售成本及行政開支總額		
expenses		823,128	476,067

7	EXPENSES BY NATURE (Continu	ied)	7	按	性質劃分的開支	〔續〕
Notes:			附註:			
(a)	Construction contract costs included to costs of construction materials, a note (b) below), consultancy fee, part subcontracting charges and transportation	staff costs (refer to is and consumables,	(a)	建築合約成本包括但不限於建築材料成 本、員工成本(參見下文附註(b))、顧問 費用、零件及消耗品、分包費用及運輸 費用。		
(b)	Cost of sales included directly attribu amounting to HK\$701,409,000 (2024: HK		(b)	銷售成本包括直接應佔之合約成本 701,409,000港元(2024年:375,035,000 港元)。		
(C)			(C)			
					2025 HK\$'000 千港元	2024 HK\$'000 千港元
Pensic	and salaries n costs – defined contribution plans yment benefits	工資及薪金 退休金成本一定額供款計畫 僱員福利	thin)	-	215,461 5,099 3,002	164,024 4,414 1,395
Less: a	amount included in cost of sales	減:計入銷售成本之金額		-	223,562 (206,077)	169,833 (152,342)
					17,485	17,491
(d)	Pension costs – defined contribution plan	IS	(d)	迡	見休金成本-定額(供款計劃

The Group's contributions to the MPF Scheme vest fully and immediately with the employees. Accordingly, there are no forfeited contributions under the MPF Scheme which may be used by the Group to reduce its existing level of contributions or contributions payable in future years as at and during each of the years ended 31 March 2025 and 2024.

本集團向強積金計劃作出的供款全數即時歸僱 員所有。因此,於截至2025年及2024年3月31 日止年度各年及期間,強積金計劃並無任何被 沒收供款可供本集團用於降低其現有的供款水 平或未來年度應付供款。

7 EXPENSES BY NATURE (Continued) 7 按性質

(e) Five highest paid individuals

For the year ended 31 March 2025, the five individuals whose emoluments were the highest in the Group include three directors (2024: three) whose emoluments were reflected in the analysis presented in note 30(a). The emoluments paid to the remaining two individuals (2024: two) are as follows:

7 按性質劃分的開支(續)

(e) 五名最高薪人士

截至2025年3月31日止年度,本集團五名最高 薪人士分別包括三名(2024年:三名)董事,彼 等的酬金於附註30(a)的分析中呈列。向其餘兩 名(2024年:兩名)人士支付的酬金如下:

		2025	2024
		HK\$'000	HK\$'000
		千港元	千港元
Salaries, other allowances and benefits in kind	薪金、其他津貼及實物福利	2,940	2,936
Bonus	花紅	245	245
		3,185	3,181

The emoluments of these individuals fell within the following bands:

該等人士的酬金介乎以下範圍:

		Number of individuals	
		人數	
		2025	2024
HK\$1,500,001 - HK\$2,000,000	1,500,001港元至2,000,000港元	2	2

No emolument was paid by the Group to any of the directors or the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for the loss of office. 本集團概無向任何董事或五名最高薪人士支付 任何酬金作為加入本集團或加入本集團時的獎 勵或離職補償。
綜合財務報表附註

8 FINANCE COSTS, NET	8 財	務費用-淨額	
		2025	2024
		HK\$'000	HK\$'000
		千港元	千港元
	마		
Finance income	財務收入		
 Interest income on bank deposits 	一銀行存款的利息收入	1,135	4,568
Finance costs	財務費用		
 Interest expense on bank loans 	- 銀行貸款的利息開支	(7,377)	(7,569)
- Interest expense on lease liabilities	-租賃負債的利息開支	(1,812)	(1,267)
- Interest expense on amount due to a	-應付一間關聯公司款項的		
related company (note 27(b))	利息開支(<i>附註27(b)</i>)	(5,484)	(6,572)
		(14,673)	(15,408)
Finance costs, net	財務費用-淨額	(13,538)	(10,840)

9 INCOME TAX EXPENSE/(CREDIT)

9 所得税開支/(抵免)

The amount of income tax charged/(credited) to the consolidated statement of comprehensive income represents:

於綜合全面收益表支銷/(計入)的所得税 金額指:

		2025 HK\$'000 千港元	2024 HK\$'000 千港元
Hong Kong profits tax Current income tax	香港利得税 即期所得税	1,047	560
Deferred income tax (note 20) Macau complementary tax Under-provision of current income tax	遞延所得税(<i>附註20)</i> 澳門所得補充税 去年即期所得税的撥備不足	2,589	(1,659)
in prior year		130	
		3,766	(1,099)

Hong Kong profit tax is calculated at 16.5% (2024: 16.5%) on the estimated assessable profit for the year.

香港利得税按年內估計應課税溢利的 16.5%(2024年:16.5%)計算。

INCOME TAX EXPENSE/(CREDIT) (Continued)

Macau taxation is calculated at tax rates applicable to

The tax on the Group's profit/(loss) before income tax differs

jurisdictions in Macau at 12% (2024: 12%).

from the theoretical amount that would arise using the tax rate 與採用 of Hong Kong as follows: 下:			港税率計算的理論	論税額的差異如
			2025	2024
			HK\$'000	HK\$'000
			千港元	千港元
Profit/(loss) before income tax	除所得税前溢利/(虧	員)	14,707	(29,380)
Calculated at tax rate of 16.5%	按16.5%的税率計算的	税項	2,426	(4,848)
Tax effects of:	以下各項的税務影響:		ŕ	(· · /
Tax rates of overseas operation	海外業務的税率		14	2
Income not subject to tax	毋須課税收入		(192)	(752)
Expenses not deductible for tax	不可扣税開支			
purposes			4	130
Tax losses for which no deferred income	並無確認遞延所得税	資產		
tax asset was recognised	的税項虧損		4,527	6,500
Utilisation of previously unrecognised	動用以往並無確認之			
tax losses	税項虧損		(61)	(1,963)
Deductible expenses not previously	以往並無可扣除開支			
recognised			(2,915)	_
Under-provision of income tax in prior	去年所得税的撥備不	足		
year			130	-
Effect of two-tiered profit tax rates	利得税兩級制之影響			
regime (note)	(附註)		(165)	(165)
Tax reduction	税項寬減		(2)	(3)
Income tax expense/(credit)	所得税開支/(抵免)		3,766	(1,099)

Note:

9

附註:

Under the two-tiered profits tax rates regime in Hong Kong, the first HK\$2 million of profits of qualifying corporations will be taxed at 8.25%, and profits above HK\$2 million will be taxed at 16.5%. The profits of corporations not qualifying for the two-tiered profits tax rates regime will continue to be taxed at 16.5%.

根據香港利得税兩級制,合資格企業的首 2,000,000港元溢利將按8.25%的税率徵税,而 超出2,000,000港元之溢利將按16.5%的税率徵 税。不符合利得税兩級制資格的企業溢利將繼 續按16.5%的税率徵税。

所得税開支/(抵免)(續)

澳門税項按澳門司法管轄區適用的税率

本集團除所得税前溢利/(虧損)的税額

12%(2024年:12%)計算。

9

10 DIVIDEND

The directors do not recommend the payment of final dividend for the year ended 31 March 2025 and 2024.

11 EARNINGS/(LOSS) PER SHARE

Basic (a)

Basic earnings/(loss) per share is calculated by dividing the loss attributable to equity holders of the Company by the weighted average number of ordinary shares in issue during the respective years.

股息 10

董事並不建議就截至2025年及2024年3月 31日止年度派付末期股息。

每股盈利/(虧損) 11

基本 (a)

每股基本盈利/(虧損)乃根據本公司權益 持有人應佔虧損除以相關年度已發行普通 股加權平均數計算。

		2025	2024 (Restated)* (經重列)*
Profit/(loss) attributable to equity holders of the Company (HK\$'000) Weighted average number of ordinary shares for the purpose of calculating basic earnings per share (thousands)	本公司權益持有人 應佔溢利/(虧損)(千港元) 計算每股基本盈利的 普通股加權平均數 (千股)(附註)	10,941	(28,281)
(Note)		84,000	84,000
Basic earnings/(loss) per share (HK cents)	每股基本盈利/(虧損)(港仙)	13.03	(33.67)

Note:

Comparative figures of the weighted average number of ordinary shares for the purpose of calculating basic earnings per share have been restated on the assumption that the Share Consolidation have been effective in the prior year.

See note 19(a) for details regarding the restatement as a result of share consolidation.

(b) Diluted

Diluted earnings/(loss) per share is of the same amount as the basic earnings/(loss) per share as there were no potential dilutive ordinary shares outstanding for the year ended 31 March 2025 and 2024.

附註:

用於計算每股基本收益的加權平均普通股數目 的比較數字已假設股份合併在上一年度生效而 重新列報。

有關因股份合併而進行重述的資料,請 參閲附註19(a)。

攤薄 (b)

每股攤薄盈利/(虧損)與每股基本盈利 /(虧損)相同,此乃由於在截至2025年 及2024年3月31日止年度並無未行使的潛 在攤薄普通股。

12 **SUBSIDIARIES** 附屬公司 12 Place of Effective interest Incorporation and kind of Particulars of issued Principal activities and Name legal entity share capital held as at place of operation 註冊成立地點及 名稱 法定實體種類 已發行股本詳情 所持實際權益 主營業務及營運地點 2025 2024 Directly held by the Company: 由本公司直接持有: Sam Woo Group Limited British Virgin Islands, limited 10,000 ordinary shares 100% 100% Investment holding ("SW (BVI)") liability company of US\$1 each 10,000股每股面值1美元 投資控股 (「三和(BVI)」) 英屬處女群島,有限公司 的普通股 Capital Plus Group Limited British Virgin Islands, limited 2 ordinary shares of 100% 100% Investment holding liability company US\$1 each 英屬處女群島,有限公司 2股每股面值1美元 投資控股 的普通股 Indirectly held by the Company: 由本公司間接持有: Sam Woo Bore Pile Foundation Hong Kong, limited liability 50,000,000 ordinary 100% 100% Foundation works and shares of HK\$1 each Limited ("SWBP") ancillary services in Hong company Kong 三和地基有限公司(「三和地基」) 50,000,000股每股面值 香港,有限公司 於香港進行地基工程及 1港元的普通股 提供附屬服務 Sam Woo Construction & Hong Kong, limited liability Trading of and leasing of 100,000 ordinary shares 100% 100% Engineering Limited company of HK\$1 each machinery and equipment in Hong Kong 三和建設機械有限公司 100.000股每股面值1港元 於香港買賣及租賃機械 香港,有限公司 及設備 的普通股 Sam Woo Engineering Equipment Hong Kong, limited liability 500,000 ordinary shares 100% 100% Leasing of machinery and Limited ("SWEE") of HK\$1 each equipment in Hong Kong company 三和機械有限公司(「三和機械」) 香港,有限公司 500.000股每股面值1港元 於香港租賃機械及設備 的普通股

12 SUBSIDIARIES (Continued)

12 附屬公司(續)

Name	Place of Incorporation and kind of legal entity 註冊成立地點及	Particulars of issued share capital		e interest as at	Principal activities and place of operation
名稱	法定實體種類	已發行股本詳情		際權益	主營業務及營運地點
			2025	2024	
Indirectly held by the Company (Continued): 由本公司間接持有:(續)					
Sam Woo Foundation Limited ("SWFL") Sam Woo地基有限公司 (「SW地基」)	Macau, limited liability company 澳門,有限公司	2 ordinary shares of MOP15,000 each 2股每股面值15,000 澳門幣的普通股	100%	100%	Foundation works and ancillary services in Macau 於澳門進行地基工程 及提供附屬服務
AA Foundation Limited	Hong Kong, limited liability company	40,000,000 ordinary shares of HK\$1 each	100%	100%	Foundation works and ancillary services in Hong Kong
亞洲地基有限公司	香港,有限公司	40,000,000股每股面值 1港元的普通股			於香港進行地基工程 及提供附屬服務
Sam Woo Civil Contractors Limited	Hong Kong, limited liability company	10,000 ordinary shares of HK\$1 each	100%	100%	Foundation works and ancillary services in Hong Kong
三和土木工程有限公司	香港,有限公司	10,000股每股面值1港元 的普通股			於香港進行地基工程 及提供附屬服務
Sam Woo Civil Works Limited	Hong Kong, limited liability company	2 ordinary shares of HK\$1 each	100%	100%	Foundation works and ancillary services in Hong Kong
三和土木有限公司	香港,有限公司	2股每股面值1港元的 普通股			於香港進行地基工程及提供 附屬服務
Sam Woo Foundation Limited	Hong Kong, limited liability company	2 ordinary shares of HK\$1 each	100%	100%	Foundation works and ancillary services in Hong Kong
三和地基工程有限公司	香港,有限公司	2股每股面值1港元的 普通股			於香港進行地基工程及 提供附屬服務

12 SUBSIDIARIES (Continued)

12 附屬公司(續)

Name	Place of Incorporation and kind of legal entity 註冊成立地點及	share capital	held	e interest as at	Principal activities and place of operation
名稱	法定實體種類	已發行股本詳情		際權益	主營業務及營運地點
			2025	2024	
Indirectly held by the Company (Continued): 由本公司間接持有:(續)					
Sam Woo Finance Limited	Hong Kong, limited liability company	2 ordinary shares of HK\$1 each	100%	100%	Inactive
三和財務有限公司	香港,有限公司	2股每股面值1港元的 普通股			暫無業務
Sam Woo Asia Development Group Limited	Hong Kong, limited liability company	1 ordinary shares of HK\$1 each	100%	100%	Inactive
三和亞洲發展集團有限公司	香港,有限公司	1股每股面值1港元的 普通股			暫無業務
Sam Woo Foundation Group Limited	Hong Kong, limited liability company	1 ordinary shares of HK\$1 each	100%	100%	Inactive
三和地基集團有限公司	香港,有限公司	1股每股面值1港元的 普通股			暫無業務
Redland Contractors Limited	Hong Kong, limited liability company	2 ordinary shares of HK\$1 each	100%	100%	Foundation works and ancillary services in Hong Kong
中威營造有限公司	香港,有限公司	2股每股面值1港元的 普通股			於香港進行地基工程 及提供附屬服務

13 LEASES

This note provides information for leases where the Group is a lessee.

13 租賃

(a)

本附註提供有關本集團作為承租人的租賃 的資料。

於綜合資產負債表確認的金額

(a) Amounts recognised in the consolidated balance sheet

Right-of-use assets

使用權資產

		2025	2024
		HK\$'000	HK\$'000
		千港元	千港元
Of which are:	當中:		
Properties	物業	7,958	4,571
Machinery and equipment	機械及設備	29,533	18,316
		37.491	22.887

Lease liabilities

租賃負債

		2025 HK\$'000 千港元	2024 HK\$'000 千港元
Of which are: Current lease liabilities Non-current lease liabilities	當中: 流動租賃負債 非流動租賃負債	12,847 11,599	5,862 10,238
		24,446	16,100

Note:

附註:

Additions to the right-of-use assets during the year ended 31 March 2025 were HK\$22,357,000 (2024: HK\$5,308,000).

截至2025年3月31日止年度添置使用權資產為 22,357,000港元(2024年:5,308,000港元)。

13 LEASES (Continued)

(b) Amounts recognised in the statement of comprehensive income

Depreciation of right-of-use assets of HK\$1,312,000 (2024: HK\$1,035,000) have been included in cost of sales and HK\$4,347,000 (2024: HK\$3,621,000) have been charged in administrative expenses for the year ended 31 March 2025.

Expenses relating to short-term lease for office and storage premises of HK\$9,031,000 (2024: HK\$9,307,000) and directors' quarters of HK\$2,167,000 (2024: HK\$2,167,000) have been included in administrative expenses.

The total cash outflow for leases for the year ended 31 March 2025 was HK\$23,599,000 (2024: HK\$19,423,000).

(c) The Group's leasing activities and how these are accounted for

The Group leases offices, factory premises, staff quarters and machinery and equipment. Rental contracts are typically made for fixed periods of 1 year to 3 years.

Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions including lease payments and lease terms.

As at 31 March 2025, right-of-use in machinery and equipment amounting to HK\$29,533,000 (2024: HK\$18,316,000) were pledged to the bank.

As at 31 March 2025 and 2024, no lease is committed but not yet commenced.

13 租賃(續)

(b) 於全面收益表確認的金額

就截至2025年3月31日止年度而言, 1,312,000港元(2024年:1,035,000港元) 的使用權資產折舊已計入銷售成本,而 4,347,000港元(2024年:3,621,000港元) 已在行政開支扣除。

有關辦公室及倉儲物業之短期租賃的開支 9,031,000港元(2024年:9,307,000港元) 及董事宿舍的2,167,000港元(2024年: 2,167,000港元)已計入行政開支。

截至2025年3月31日止年度,租賃的現 金流出總額為23,599,000港元(2024年: 19,423,000港元)。

(c) 本集團的租賃活動及其入賬方式

本集團租賃辦公室、廠房、員工宿舍及機 械及設備。租賃合約通常按1至3年的固定 期限訂立。

租賃條款按個別基準商議,並包含各種不同的條款及條件,包括租賃付款及租賃期限。

於2025年3月31日,機械及設備的使 用權金額為29,533,000港元(2024年: 18,316,000港元),已抵押予銀行。

於2025年及2024年3月31日,並無已承諾 但尚未開始的租賃。

14 PLANT AND EQUIPMENT

14 機械及設備

		Machinery and equipment 機械及設備 HK\$'000 千港元	Furniture and fixtures 傢俬及裝置 HK\$'000 千港元	Motor vehicles 汽車 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 31 March 2023 Cost Accumulated depreciation	於2023年3月31日 成本 累計折舊	877,991 (353,059)	2,495 (1,698)	10,728 (9,271)	891,214 (364,028)
Net book amount	賬面淨值	524,932	797	1,457	527,186
Year ended 31 March 2024 Opening net book amount Write-off Additions Depreciation	截至2024年3月31日止年度 年初賬面淨值 撇銷 添置 折舊	524,932 (435) 14,928 (27,086)	797 66 (267)	1,457 60 (609)	527,186 (435) 15,054 (27,962)
Closing net book amount	年終賬面淨值	512,339	596	908	513,843
At 31 March 2024 Cost Accumulated depreciation	於2024年3月31日 成本 累計折舊	891,920 (379,581)	2,230 (1,634)	10,543 (9,635)	904,693 (390,850)
Net book amount	賬面淨值	512,339	596	908	513,843
Year ended 31 March 2025 Opening net book amount Transfer from right-of-use assets Additions Disposals Depreciation	截至2025年3月31日止年度 年初賬面淨值 轉撥自使用權資產 添置 出售 折舊	512,339 2,094 43,879 (1,895) (30,423)	596 100 (254)	908 - 2,247 (5) (579)	513,843 2,094 46,226 (1,900) (31,256)
Closing net book amount	年終賬面淨值	525,994	442	2,571	529,007
At 31 March 2025 Cost Accumulated depreciation	於2025年3月31日 成本 累計折舊	936,199 (410,205)	2,330 (1,888)	11,363 (8,792)	949,892 (420,885)
Net book amount	賬面淨值	525,994	442	2,571	529,007

 (a) As at 31 March 2025, plant and equipment amounting to HK\$81,854,000 (2024: HK\$108,838,000) were secured for the Group's bank loans (note 22(e)(ii)). 於2025年3月31日,金額為 81,854,000港元(2024年: 108,838,000港元)的機械及設備 用作本集團銀行貸款的抵押(附註 22(e)(ii))。

(a)

綜合財務報表附註

15 FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

15 按公平值計入其他全面收入之金 融資產

Equity investments at fair value through other comprehensive income

按公平值計入其他全面收入之股本投資

		2025	2024
		HK\$'000	HK\$'000
		千港元	千港元
Opening amount	年初金額	20,580	21,650
Fair value loss	公平值虧損	(1,890)	(1,070)
Closing amount	年末金額	18,690	20,580

Financial assets at fair value through other comprehensive income is unlisted equity securities in Hong Kong.

As at 31 March 2025, the Group holds 5% of issued capital of Gold Champion Enterprises Limited which is an unlisted entity principally engaged in investment properties holding (2024: same).

Management considered the fair value of the unlisted securities mainly represented the fair values of the investee's investment properties, net of its net current liabilities. These investment properties which are situated in Hong Kong are valued by an independent valuer, LCH (Asia-Pacific) Surveyors Limited (2024: LCH (Asia-Pacific) Surveyors Limited), with reference to prices realised on actual sales and/or asking prices of comparable properties of similar size, development scale, nature, character and locations. The valuations have been made on the assumption that the owner sells the investment properties on the market in their existing state without the benefit of a cash rebate, deferred terms contract, leaseback, joint venture, management agreement or any other similar arrangement which could serve to increase the value of the properties. Management considered that the net current liabilities approximated their fair values due to their short-term maturities.

The fair values of financial assets through other comprehensive income is within level 3 of the fair value hierarchy (see note 3.3).

按公平值計入其他全面收入之金融資產為 於香港之非上市股本證券。

於2025年3月31日,本集團持有金冠企業 有限公司已發行股本5%。金冠為主要從 事投資物業控股之非上市實體(2024年: 相同)。

管理層認為,非上市證券之公平值主要指 被投資方投資物業之公平值(扣除其流動 負債淨額)。該等投資物業位於香港,乃 經考慮類似大小、發展規模、性質、特徵 和位置的可比較物業的實際銷售中實現的 價格及/或要價後由獨立估值師利駿行測 量師有限公司(2024年:利駿行測量師有 限公司)進行估值。估值乃假設擁有人以 物業現況在市場上出售投資物業而無現金 回贈、遞延條款合約、售後回租、合營企 業、管理協議或任何其他可提升物業價值 之類似安排的好處。管理層認為流動負債 淨額因短期到期而接近其公平值。

計入其他全面收入之金融資產之公平值屬 於公平值層級之第三級(見附註3.3)。

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綜合財務報表附註

16 TRADE AND RETENTION REC AND DEPOSITS, PREPAYMEN RECEIVABLES			收貿易款項及份 、預付款項及其	
			2025 HK\$'000 千港元	2024 HK\$'000 千港元
Trade receivables (Note (a)) Retention receivables (Note (b))	應收貿易款項 <i>(附註(a))</i> 應收保留金 <i>(附註(b))</i>		115,340 82,004	83,531 55,002
Trade and retention receivables Less: loss allowance (Note (c))	應收貿易款項及保留金 減:虧損撥備 <i>(附註(c))</i>		197,344 (47,733)	138,533 (17,667)
			149,611	120,866
Deposits, prepayments and other receivables <i>(Note (d))</i> Less: non-current portion	按金、預付款項及其他應收 款項 <i>(附註(d))</i> 減:非即期部分		15,436 (3,018)	11,735 (1,143)
Current portion	即期部分		12,418	10,592
Notes:	附註:			
(a) The credit period granted to trade or retention receivables was generally ran The terms and conditions in relation t vary from contract to contract, wh practical completion, the expiry of the pre-agreed time period. The Group do as security.	nged from 45 to 90 days. o the release of retention nich may be subject to defect liability period or a es not hold any collateral	至9條實間何	應收保留金外,9 貿 10日的信貸期。退 件因應各合約而有 察竣工、缺陷責任 国滿後方會解除。 低押品作為抵押。	回保留金的條款及 所不同,可能須待 朝或預先約定的期 本集團並無持有任
The aging analysis of the trade receivables ba as follows:	ased on invoice date was 應收員	专勿形	《項根據發票日期自	NY RIX 떼국 '기' 11 YH ^N ·
			2025 HK\$'000	2024 HK\$'000

		千港元	千港元
1 to 30 days	1至30日	74,434	46,909
91 to 180 days	91至180日	-	5,650
181 to 365 days	181至365日	21,779	-
More than 365 days	超過365日	19,127	30,972
Total	總計	115,340	83,531

16	TRADE AND RETENTION RECE AND DEPOSITS, PREPAYMENT RECEIVABLES (Continued)			應收貿易款項及6 金、預付款項及 <i>(續)</i>	
Notes	: (Continued)		附註:	(續)	
(b) Retention receivables are settled in accordance with the terms of the respective contracts. In the consolidated balance sheet, retention receivables were classified as current assets based on the operating cycle. The aging of the retention receivables based on invoice date was as follows:		blidated balance sheet, current assets based		應收保留金已按照各自的合約條款結 清。於綜合資產負債表內,應收保留金 分類為流動資產。基於營運週期應收保 留金根據發票日期的賬齡如下:	
				2025	2024
				HK\$'000 千港元	HK\$'000 千港元
Withir	1 year	一年內		35,194	2,962
Betwe	een 1 and 5 years	一至五年		30,734	41,399
More	than 5 years	超過五年		16,076	10,641
				82,004	55,002
(C)	(c) Movements in the provision for impairment of trade and (c) 應收貿易款項及保留金減值撥備變動如 retention receivables are as follows: 下:				
				2025	2024
				HK\$'000	HK\$'000
				千港元	千港元
	spril ion for impairment of trade and retention eivables, net <i>(note)</i>	於4月1日 應收貿易款項及保留金減 ⁴ 一淨額 <i>(附註)</i>	值撥備	17,667 30,066	17,667
At 31	March	於3月31日		47,733	17,667

16	TRADE AND RETENTION RECEIVABLES,
	AND DEPOSITS, PREPAYMENTS AND OTHER
	RECEIVABLES (Continued)

Notes: (Continued)

(C) Movements in the provision for impairment of trade and retention receivables are as follows: (Continued)

Impairment and risk exposure

The Group applies the HKFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade and retention receivables and contract assets.

Information about the impairment of trade and retention receivables and the Group's exposure to credit risk, foreign currency risk and interest risk can be found in note 3.1.

- (d) The balance mainly represents rental deposit, prepayment for sub-contractor fee and other miscellaneous prepayments.
- (e) The carrying amounts of trade and retention receivables approximated their fair values and were denominated in HK\$.

17 **CONTRACT ASSETS**

Contract assets (note)

合約資產(附註)

Note: Contract assets related to construction services consist of unbilled amount resulting from construction when the cost-to-cost method of revenues recognised exceeds the amount billed the customer. The contract assets are transferred to trade receivables when the rights become unconditional.

應收貿易款項及保留金,以及按 16 金、預付款項及其他應收款項 (續)

附註:(續)

(C) 應收貿易款項及保留金減值撥備變動如 下:(續)

減值及風險

本集團採用香港財務報告準則第9號簡化法計量 預期信貸虧損,就所有應收貿易款項及保留金 以及合約資產使用整個存續期預期虧損撥備。

有關應收貿易款項及保留金減值及本集團信 貸風險、外匯風險及利率風險的資料載於附註 3.1 °

- (d) 該結餘主要為租金按金、分包費預付款 項以及其他雜項預付款項。
- 應收貿易款項及保留金的賬面值與其公 (e) 平值相若, 並以港元計值。

17 合約資產

2025	2024
HK\$'000	HK\$'000
千港元	千港元
53,468	80,596

附註: 與建築服務有關之合約資產包括因建築 服務產生的已確認成本比例法收入超過 已向客戶開立賬單的金額時的未開立賬 單金額。合約資產已於權利轉為無條件 時轉撥至應收貿易款項。

綜合財務報表附註

2025 2024 HK\$'000 HK\$'000 千港元 千港元 Cash at bank 銀行現金 Cash on hand 手頭現金 Cash and cash equivalents 現金及現金等價物 112,373 85,727	18 CASH AND CASH EQUIVAL	ENTS	18 現	金及現金等價物	团
Cash on hand手頭現金98102Cash and cash equivalents現金及現金等價物112,37385,727				HK\$'000	HK\$'000
	Cash and cash equivalents	現金及現金等價物		112,373	85,727
Maximum exposure to credit risk 所承擔的最高信貸風險 112,275 85,625	Maximum exposure to credit risk	所承擔的最高信貸風險		112,275	85,625

The carrying amounts of cash and cash equivalents were 現金及現金等 denominated in the following currencies: 值:

現金及現金等價物的賬面值以下列貨幣計 值:

		2025	2024
		HK\$'000	HK\$'000
		千港元	千港元
HK\$	港元	111,974	85,274
Macanese pataca ("MOP")	澳門幣(「澳門幣」)	370	425
Others	其他	29	28
		112,373	85,727

綜合財務報表附註

19 SHARE CAPITAL, SHARE PREMIUM AND RESERVES		股本、股份溢價及	儲備
(a) Share capital	(a)	股本	
		Number of shares 股份數目	HK\$ 港元
Ordinary Shares, authorised: At 1 April 2023 and 31 March 2024 Share Consolidation (<i>Note</i>)	普通股(法定): 於2023年4月1日及2024年3月31日 股份合併 <i>(附註)</i>	4,000,000,000 (3,800,000,000)	10,000,000
At 31 March 2025	於2025年3月31日	200,000,000	10,000,000
Ordinary shares, issued and fully paic At 1 April 2023 and 31 March 2024 Share Consolidation (<i>Note</i>)	: 普通股(已發行及繳足): 於2023年4月1日及2024年3月31日 股份合併(附註)	1,680,000,000 (1,596,000,000)	4,200,000
At 31 March 2025	於2025年3月31日	84,000,000	4,200,000

Note:

Pursuant to the ordinary resolution passed by the shareholders of the Extraordinary General Meeting on 12 February 2025, every twenty issued and unissued existing shares with par value of HK\$0.0025 each in the share capital of the Company be consolidated into one consolidated share with par value of HK\$0.05 each with effect from 14 February 2025 (the "Share Consolidation").

Prior to the Share consolidation, the authorised share capital of the Company was HK\$10,000,000 divided into 4,000,000,000 shares of par value of HK\$0.0025 each, of which 1,680,000,000 shares of par value HK\$0.0025 each were in issue and were fully paid or credited as fully paid. Immediately follow the effective of the Share Consolidation, the Company's authorised share capital becomes HK\$10,000,000 divided into 200,000,000 shares with par value of HK\$0.05 each, of which 84,000,000 shares of par value HK\$0.05 each were in issue and were fully paid or credited as fully paid or credited as fully paid.

根據股東於2025年2月12日的股東特別大會通 過的普通決議案,自2025年2月14日起,本公 司股本中每二十股每股面值0.0025港元的已發 行及未發行現有股份將合併為一股面值0.05港 元的合併股份(「股份合併」)。

附註:

於股本合併前,本公司的法定股本為 10,000,000港元,分為4,000,000股每股面 值0.0025港元的股份,其中1,680,000,000股 每股面值0.0025港元的股份已發行並繳足或入 賬列為已繳足股款。於股份合併生效後,本公 司的法定股本將變更為10,000,000港元,分為 200,000,000股每股面值0.05港元的股份,其中 84,000,000股每股面值0.05港元的股份已發行 並已繳足或入賬列為已繳足股款。

綜合財務報表附註

19 SHARE CAPIT RESERVES (C	TAL, SHARE PREMI	UM AND	19	股本、股1	份溢價及儲備	j (續)
(b) Share premium	and reserves		(b)	股份溢價》	及儲備	
		Share	Financial assets at fair value through other comprehensive income fair value	Other	Retained	
		premium	reserve 按公平值計入 其他全面收入 之金融資產	reserves	earnings	Total
		股份溢價	之公平值儲備	其他儲備	保留盈利	總計
		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元 <i>(note)</i> <i>(附註)</i>	HK\$'000 千港元	HK\$'000 千港元
At 1 April 2023 Loss for the year	於2023年4月1日 年度虧損	194,087	1,900	10,500 -	289,267 (28,281)	495,754 (28,281)
Fair value loss on financial assets at FVOCI	按公平值計入其他全面收入之 金融資產之公平值虧損		(1,070)	-	-	(1,070)
At 31 March 2024 Profit for the year Fair value loss on financial assets	於2024年3月31日 年度溢利 按公平值計入其他全面收入之	194,087 -	830 -	10,500 -	260,986 10,941	466,403 10,941
at FVOCI	夜云千道司八兵他王闻收八之 金融資產之公平值虧損	-	(1,890)	-	-	(1,890)
At 31 March 2025	於2025年3月31日	194,087	(1,060)	10,500	271,927	475,454

Note:

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附註:

Other reserves of the Group represented the difference between the share capital of the subsidiaries acquired pursuant to the reorganisation over the nominal value of the share capital of the Company issued in exchange thereof and the difference between the aggregation of the nominal value of the share capital of SWBP and SWEE acquired over the nominal value of the share capital of SW (BVI) issued in exchange thereof pursuant to the reorganisation completed in 2003. 本集團的其他儲備指根據重組所收購的附屬公司的股本高於為換取有關股本所發行本公司股本面值的差額及根據於2003年完成的重組所收購的三和地基與三和機械的股本面值總和,高於為換取有關股本而發行的三和(BVI)股本面值的差額。

20 DEFERRED INCOME TAX

Deferred income tax liabilities

Deferred income tax assets

Deferred income tax and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes relate to the same fiscal authority.

20 遞延所得税

遞延所得税及負債於有可依法強制執行權 利將即期税項資產與即期税項負債對銷, 且遞延所得税與同一財政機關相關時予以 抵銷。

2025	2024
HK\$'000	HK\$'000
千港元	千港元
(41,762)	(41,493)
2,404	4,724
(39,358)	(36,769)
(***,****/	(/

The movement on the deferred income tax account was as follows:

遞延所得税賬目變動如下:

		2025 HK\$'000 千港元	2024 HK\$'000 千港元
Balance at 1 April Recognised in the consolidated statement of comprehensive income (note 9)	於4月1日之結餘 於綜合全面收益表內確認 <i>(附註9)</i>	(36,769) (2,589)	(38,428) 1,659
	(1) 1.3)	(2,505)	1,000
Balance at 31 March	於3月31日之結餘	(39,358)	(36,769)

遞延所得税負債

遞延所得税資產

20 **DEFERRED INCOME TAX** (Continued)

The movements in deferred tax assets and liabilities without taking into consideration the offsetting of balances within the same tax jurisdiction, were as follows:

Deferred income tax liabilities

20 遞延所得税(續)

遞延税項負債和資產的變動(並不考慮相 同税務司法管轄權區內之結餘對銷)如下:

遞延所得税負債

		Accelerated
		tax
		depreciation
		加速税項折舊
		HK\$'000
		千港元
Balance at 1 April 2023	於2023年4月1日之結餘	86,393
Recognised in the consolidated statement of	於綜合全面收益表內確認	
comprehensive income		(1,468)
Balance at 31 March 2024 and 1 April 2024	於2024年3月31日及	
	2024年4月1日之結餘	84,925
Recognised in the consolidated statement of	於綜合全面收益表內確認	
comprehensive income		(1,064)
Balance at 31 March 2025	於2025年3月31日之結餘	83,861

20 DEFERRED INCOME T	AX (Continued)	20 遞延	所得税 (續)	
Deferred income tax assets		遞延所得稅	資產	
		Unrealised profit 未實現溢利 HK\$'000 千港元	Tax losses 税項虧損 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Balance at 1 April 2023 Recognised in the consolidated statement of comprehensive	於2023年4月1日之結餘 於綜合全面收益表內確認	4,081	43,884	47,965
income		47	144	191
Balance at 31 March 2024 and 1 April 2024 Recognised in the consolidated statement of comprehensive income	於2024年3月31日及 2024年4月1日之結餘 於綜合全面收益表內確認	4,128 (1,774)	44,028 (1,879)	48,156 (3,653)
income		(1,774)	(1,073)	(0,000)
Balance at 31 March 2025	於2025年3月31日之結餘	2,354	42,149	44,503

20 DEFERRED INCOME TAX (Continued)

During the year ended 31 March 2021, a subsidiary of the Group has received a letter from the Hong Kong Inland Revenue Department of Hong Kong ("IRD"), where the IRD disagreed on certain depreciation allowances claimed in relation to the years of assessment from 2012/2013 to 2015/2016. The subsidiary is at a taxable loss position and is entitled to lodge a formal disagreement towards the IRD's Statement of Loss or within one month after the IRD issues a tax assessment incorporating the loss to be issued in subsequent years as and when the subsidiary turns to a taxable income position. According to the IRD's calculation, the tax losses brought forward will decrease by HK\$32,738,000. The corresponding impact on the deferred tax liabilities arising from accelerated tax depreciation as at 31 March 2025 would decrease by HK\$5,402,000, whilst deferred tax assets arising from tax losses as at 31 March 2025 would also decrease by the same amount. These impacts have not been adjusted in the Group's consolidated financial statements as at 31 March 2025 because the directors do not agree with the IRD's assessment that such depreciation allowances should be disallowed (2024: same). The Group is in the process of seeking advices from their tax consultants as to how to take further action in respect of this letter and continues to provide for deferred taxation based on management's best estimates.

Deferred income tax assets are recognised for tax losses carried forward to the extent that realisation of the related tax benefit through future taxable profits is probable. As at 31 March 2025, the Group had unrecognised tax losses of approximately HK\$204,957,000 (2024: HK\$177,812,000) that can be carried forward to offset against future taxable income, of which an amount of HK\$51,000 and HK\$311,000 will be expired in 2027 and 2028 respectively (2024: HK\$51,000 will be expire in 2027) and an amount of HK\$204,595,000 (2024: HK\$177,761,000) has no expiry date.

20 遞延所得税(續)

於截至2021年3月31日止年度,本集團一 間附屬公司接獲香港税務局(「税務局」) 來函,指税務局不同意該附屬公司就 2012/2013年度至2015/2016年度的評税 年度申請若干折舊免税額。該附屬公司 正處於應課税虧損狀態,而當其轉為應 課税收入狀態時,則有權在税務局於其後 年度作出評税(納入相關虧損)後一個月 內對評定虧損通知書提出正式反對。根據 税務局的計算,結轉的税項虧損將減少 32,738,000港元。於2025年3月31日,因 加速税項折舊而產生遞延税項負債的相 應影響將減少5.402.000港元,而於2025 年3月31日因税項虧損而產生的遞延税項 資產亦將扣減相同金額。由於董事並不同 意税務局作出的評税,認為不應拒絕有關 折舊免税額,故此等影響並無在本集團截 至2025年3月31日的綜合財務報表中調整 (2024年:相同)。本集團現正徵求税務顧 問的意見以就該函件採取進一步行動,並 繼續根據管理層的最佳估計就遞延税項計 提撥備。

倘可透過未來應課税溢利變現相關税項 利益,則就結轉的税項虧損確認遞延所 得税資產。於2025年3月31日,本集團可 結轉以抵消未來應課税收入的未確認税 項虧損約為204,957,000港元(2024年: 177,812,000港元),其中51,000港元及 311,000港元將分別於2027年及2028年 到期(2024年:51,000港元將於2027年 到期),而204,595,000港元(2024年: 177,761,000港元)並無到期日。

綜合財務報表附註

21 TRADE AND RETENTION PAYABLES, ACCRUALS AND OTHER PAYABLES			付貿易款項及保留金、應計款 及其他應付款項	
			2025 HK\$'000	2024 HK\$'000
			千港元	千港元
Trade payables	應付貿易款項		78,028	69,411
Retention payables	應付保留金		22,513	17,559
Total trade and retention payables Accruals and other payables (Note)	應付貿易款項及保留金總額 應計款項及其他應付款項	- may	100,541	86,970
	(附註)		26,485	8,159
				05 400
			127,026	95,129

Note: The amounts mainly represent accruals and other payables for constructing work-in-progress, wages, legal and professional fees and transportation costs.

附註:該等款項主要為就建造在建工程、薪 金、法律及專業費用與運輸成本的應計 款項及其他應付款項。

The aging analysis of the trade payables based on invoice date was as follows:

應付貿易款項根據發票日期的賬齡分析如 下:

78,028

		2025	2024
		HK\$'000	HK\$'000
		千港元	千港元
0 to 30 days	0至30日	28,835	22,137
31 to 60 days	31至60日	8,947	7,893
61 to 90 days	61至90日	2,438	1,829
91 to 180 days	91至180日	112	494
181 to 365 days	181至365日	270	876
More than 365 days	超過365日	37,426	36,182

69,411

21 TRADE AND RETENTION PAYABLES, ACCRUALS AND OTHER PAYABLES (Continued)

In the consolidated balance sheet, retention payables were classified as current liabilities based on the operating cycle. The aging of the retention payables was as follows:

21 應付貿易款項及保留金、應計款 項及其他應付款項(續)

於綜合資產負債表內,應付保留金根據營 運週期分類為流動負債。應付保留金的賬 齡如下:

		2025	2024
		HK\$'000	HK\$'000
		千港元	千港元
Within 1 year	一年內	7,740	2,430
Between 1 and 5 years	一至五年	4,733	7,314
Over 5 years	五年以上	10,040	7,815

The carrying amounts of trade and retention payables approximated their fair value and were denominated in the following currencies: 應付貿易款項及保留金的賬面值與其公平 值相若,並以下列貨幣計值:

22,513

17,559

		2025	2024
		HK\$'000	HK\$'000
		千港元	千港元
HK\$	港元	93,491	82,151
MOP	澳門幣	4,431	4,431
Others	其他	2,619	388
		100.541	86.970

22 BORROWINGS		22	借款	
			2025 HK\$'000 千港元	2024 HK\$'000 千港元
Non-current Long-term bank loans	非流動 長期銀行貸款		8,433	20,544
Current Short-term bank loans Current portion of long-term bank loans due for repayment within one year	流動 短期銀行貸款 於一年內到期償還的 長期銀行貸款的		148,016	61,807
	即期部分		10,691	57,186
			158,707	118,993
Total borrowings	借款總額		167,140	139,537
(a) The maturity of borrowings was as for	bllows:	(a)	借款的到期情況如	1下:
(i) Bank loans		<i>(i)</i>	銀行貸款	
The maturity of bank loans are as follows:		銀行貨	款的到期情況如下	
			2025	2024

		千港元
Within 1 year	一年內	158,707
Between 1 and 2 years	一至兩年	8,433
Between 2 and 5 years	二至五年	-

HK\$'000

167,140

HK\$'000

千港元

118,993

11,633

139,537

8,911

綜合財務報表附註

22	BORROWINGS (Continued)		22	借款 (續)	
(b)	The weighted average interest rates	were as follows:	(b)	加權平均利率如下	:
				2025 HK\$'000 千港元	2024 HK\$'000 千港元
	t-term bank loans -term bank loans	短期銀行貸款 長期銀行貸款		5.5% 6.3%	6.4% 6.6%
(C)	The carrying amounts of the Group' denominated in the following curren		(c)	本集團借款的賬面值 值:	直以下列貨幣計
				2025 HK\$'000 千港元	2024 HK\$'000 千港元
HK\$		港元		167,140	139,537
(d)	The carrying amounts of the G approximated their fair value discounting is not significant.		(d)	由於折現影響並不重 借款賬面值與其公 ³	
(e)	The Group's banking facilities are su review and the utilised facilities com		(e)	本集團的銀行信貸須 動用信貸包括以下行	
				2025 HK\$'000 千港元	2024 HK\$'000 千港元
Secu Unse	red cured	有抵押 無抵押		19,124 148,016	37,730 101,807
				167,140	139,537
(i)	an unlimited guarantee given by ce at 31 March 2025 (2024: same);	ertain subsidiaries as	(i)	於2025年3月31日, 司提供的無限額擔(同);	
(ii)	certain plant and equipment of the note 14.	Group as detailed in	(ii)	本集團之若干機械/ 註14)。	及設備(詳見附

23 AMOUNT DUE TO A RELATED COMPANY

On 20 June 2022, the Group has obtained a loan from a related company amounting to HK\$100,000,000. During the year, the Group has made repayment to the related company for HK\$20,000,000. As at 31 March 2025, the balance of the amount due to a related company is HK\$80,000,000 (2024: HK\$100,000,000) which is unsecured. HK\$50,000,000 has been repaid subsequent to the year end and the remaining balance will be repaid at the discretion of the Group but no later than 31 March 2026.

The effective interest rate per annum at 31 March 2025 was 6.1% (2024: 6.6%).

24 COMMITMENTS

Capital commitments

As at 31 March 2025 and 2024, there was no capital expenditure contracted but not yet incurred.

25 CONTINGENT LIABILITY

As at 31 March 2025, the Group has given guarantees on performance bond of HK\$29,100,000 (2024: HK\$29,100,000) in respect of one construction contract of the Group in its ordinary course of business (2024: one). The performance bond is expected to be released in accordance with the terms of the respective construction contract.

23 應付一間關聯公司款項

於2022年6月20日,本集團自一間關聯 公司取得100,000,000港元貸款。於本年 度,本集團已償該關聯公司20,000,000 港元。於2025年3月31日,應付一間關聯 公司款項結餘為80,000,000港元(2024 年:100,000,000港元),為無抵押。 50,000,000港元已於年結日後償還,剩餘 結餘將由本集團酌情決定償還,但最遲不 遲於2026年3月31日。

於2025年3月31日的實際年利率為6.1% (2024年:6.6%)。

24 承擔

資本承擔

於2025年及2024年3月31日,概無已訂約 但尚未產生之資本開支。

25 或然負債

於2025年3月31日,本集團就有關本 集團日常業務範圍內的一項建築合約 (2024年:一項)的履約保函作出擔保為 29,100,000港元(2024年:29,100,000港 元)。該等履約保函預計將根據相應建築 合約的條款解除。

26	NOTES TO THE CONSOLIDATE OF CASH FLOWS	D STATEMENT	26 綜	合現金流量表附	讨註
(a)	Reconciliation of profit/(loss) before cash generated from/(used in) operated			所得税前溢利/(所得/(所用)現	
				2025 HK\$'000 千港元	2024 HK\$'000 千港元
Depre	/(loss) before income tax eciation of plant and equipment	除所得税前溢利/(虧排 機械及設備折舊 <i>(附註1</i>		14,707	(29,380)
	te 14) eciation of right-of-use assets	使用權資產折舊 <i>(附註1</i>	(3)	31,256	27,962
(no	te 13)			5,659	4,656
rete	sion for impairment of trade and ention receivables, net (gain) on disposal of plant and	應收貿易款項及保留金 撥備-淨額 出售機械及設備的虧損		30,066	_
	uipment <i>(note 6)</i>	(附註6)	., .,	456	(1)
	-off of plant and equipment (note 6)	撇銷機械及設備 <i>(附註6</i>	3)	-	435
	ce income (note 8)	財務收入(附註8)		(1,135)	(4,568)
Finan	ce costs (note 8)	財務費用 <i>(附註8)</i>		14,673	15,408
				95,682	14,512
— tr	ges in working capital: ade and retention receivables eposits, prepayments and	營運資金變動: 一應收貿易款項及保 一按金、預付款項及		(58,811)	31,427
	other receivables	款項		(2,501)	(43)
	ontract assets	一合約資產		27,128	(46,779)
	ade and retention payables	一應付貿易款項及保		13,571	(4,788)
– a	ccruals and other payables	-應計款項及其他應	付款項	18,326	(9,439)
	ash generated from/(used in)	經營活動所得/(所用)	現金淨額		
ope	erations			93,395	(15,110)

綜合財務報表附註

26 NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (Continued)

Net debt reconciliation

(b)

This section sets out the reconciliation of liability from financing activity for each of the years presented.

26 綜合現金流量表附註(續)

(b) 淨債務對賬

本節載列呈列之各年度的融資活動產生之 負債的對賬。

Liabilities from financing activities 融資活動產生之負債

					Amount	
					Amount	
					due to	
		Lease	Short-term	Long-term	a related	
		liabilities	bank loans	bank loans	company	Total
					應付一間	
			短期	長期	關聯公司	
		租賃負債	銀行貸款	銀行貸款	款項	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
As at 1 April 2023	於2023年4月1日	(17,474)	(93,813)	(102,014)	(100,000)	(313,301)
				, . ,	, , , , , , , , , , , , , , , , , , ,	
Cash flows:	現金流:					
- Principal element of lease payments	一租賃付款本金部份	6,682	_	-	_	6,682
- Drawdown of bank loans	一提取銀行貸款		(155,762)	(30,743)	_	(186,505)
	一償還銀行貸款					
- Repayment of bank loans	一 俱	_	187,768	55,027	-	242,795
New each flower	1- TP / >					
Non-cash flows:	非現金流:					
 Addition – lease 	一添置一租賃	(5,308)	-	-	-	(5,308)
As at 31 March 2024	於2024年3月31日	(16,100)	(61,807)	(77,730)	(100,000)	(255,637)
			, . ,	/	· · · /	, . ,

綜合財務報表附註

26 NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (Continued)

26 綜合現金流量表附註(續)

(b) Net debt reconciliation *(Continued)*

(b) 淨債務對賬(*續*)

		Liabilities from financing activities 融資活動產生之負債				
					Amount	
		Lease	Short-term	Long-term	due to a related	
		liabilities	bank loans	bank loans	company 應付一間	Total
			短期	長期	關聯公司	
		租賃負債	銀行貸款	銀行貸款	款項	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
As at 1 April 2024	於2024年4月1日	(16,100)	(61,807)	(77,730)	(100,000)	(255,637)
Cash flows:	現金流:					
- Principal element of lease payments	s 一租賃付款本金部份	10,589	-	-	-	10,589
- Drawdown of bank loans	一提取銀行貸款	-	(446,053)	-	-	(446,053)
- Repayment of bank loans	一償還銀行貸款	-	359,844	58,606	-	418,450
- Repayment to related company	一償還關聯公司	-	-	-	20,000	20,000
New seek flows	十四人法。					
Non-cash flows: – Addition – lease	<i>非現金流:</i> 一添置一租賃	(19.025)				(18,935)
- AUUIIIOII - IEASE	一心且一怕貝	(18,935)	-			(10,935)
As at 31 March 2025	於2025年3月31日	(24,446)	(148,016)	(19,124)	(80,000)	(271,586)
(c) In the consolidated sta	tement of cash flow	ws, proceeds	; (c)	於綜合現金	^全 流量表中,	出售機械及

from disposal of plant and equipment comprise:

於綜合現金流量表中,出售機械及 設備的所得款項包括:

		2025 HK\$'000 千港元	2024 HK\$'000 千港元
Net book amount <i>(note 14)</i> (Loss)/gain on disposal of plant and equipment <i>(note 6)</i>	賬面淨值(附註14) 出售機械及設備的(虧損)/ 收益(附註6)	1,900 (456)	-
Cash proceeds from sales of plant and equipment	出售機械及設備的現金 所得款項	1,444	1

27

關聯人士交易

人士可為個人或其他實體。

關聯人士:

關聯人士指有能力控制、共同控制被投資

方或可對其他可對被投資方行使權力的人 士行使重大影響力的人士;須承擔或享有

自其參與被投資方的可變回報的風險或權

利的人士;可利用其對被投資方的權力影響投資者回報金額的人士。受共同控制或

聯合控制的人士亦被視為關聯人士。關聯

本公司董事認為,下列公司為曾與

本集團進行交易或彼此間有結餘的

27 RELATED PARTY TRANSACTIONS

Related parties are those parties that have the ability to control, jointly control or exert significant influence over the other party in holding power over the investee; exposure, or rights, to variable returns from its involvement with the investee; and the ability to use its power over the investee to affect the amount of the investor's returns. Parties are also considered to be related if they are subject to common control or joint control. Related parties may be individuals or other entities.

(a) The directors of the Company are of the view that the following companies were related parties that had transactions or balances with the Group:

Name of the related party 關聯人士名稱

Mr. CM Lau 劉振明先生 Cheer Crown Property Holdings Limited 嘉勳地產控股有限公司 Cheer Profit International Enterprise Limited 置利國際企業有限公司 Cheer Wealth International Development Limited 富怡國際發展有限公司 East Ascent Enterprise Limited

東升企業有限公司 Healthy World Investment Limited 健匯投資有限公司 Long Ascent Development Limited 長升發展有限公司 Sam Woo Ship Building Limited

三和修船廠有限公司
 Redland Precast Concrete Products
 Limited
 中威預製混凝土產品有限公司
 Redland Precast Concrete Products
 (China) Limited
 中威預制混凝土產品(中國)有限公司

Relationship with the Group 與本集團的關係

Director of the Company 本公司董事 A related company beneficially wholly owned by Mr. CM Lau

(a)

由劉振明先生全資實益擁有的關聯公司

A related company wholly owned by certain directors of the Group and their family member 由本集團若干董事及其家族成員全資擁有的關聯公司 A related company wholly owned by certain directors of the Group and their family member 由本集團若干董事及其家族成員全資擁有的關聯公司 A related company wholly owned by certain directors of the Group and their family member 由本集團若干董事及其家族成員全資擁有的關聯公司 A related company wholly owned by certain directors of the Group 由本集團若干董事全資擁有的關聯公司 A related company wholly owned by certain directors of the Group 由本集團若干董事全資擁有的關聯公司 A related company wholly owned by certain directors of the Group and their family member 由本集團若干董事及其家族成員全資擁有的關聯公司 A related company wholly owned by Mr. CM Lau 由劉振明先生全資擁有的關聯公司

A related company wholly owned by Mr. CM Lau

由劉振明先生全資擁有的關聯公司

27 RELATED PARTY TRANSACTIONS (Continued)

(b) Transactions

In addition to those disclosed elsewhere in the consolidated financial statements, the following transactions were carried out with related parties at terms mutually agreed by both parties:

27 關聯人士交易(續)

(b) 交易

除於綜合財務報表其他部分所披露者外, 本集團與關聯人士按雙方協定的條款進行 以下交易:

		2025 HK\$'000 千港元	2024 HK\$'000 千港元
Rental expenses paid to related parties recognised in statement of comprehensive income:	於全面收益表中確認的 已付關聯人士租金開支:		
Rental expenses to Cheer Crown Property	支付予嘉勳地產控股有限公司		
Holdings Limited (note i and vi)	的租金開支(<i>附註i及vi</i>)	4,800	4,320
Rental expenses to East Ascent Enterprise	支付予東升企業有限公司		
Limited (note ii and vi)	的租金開支 <i>(附註ii及vi)</i>	46	46
Rental expenses to Cheer Profit International	支付予置利國際企業有限公司		
Enterprise Limited (note ii and vi)	的租金開支 <i>(附註ii及vi)</i>	46	46
Rental expenses to Long Ascent Development	支付予長升發展有限公司		
Limited (note ii and vi)	的租金開支 <i>(附註ii及vi)</i>	600	600
Rental expenses to Cheer Wealth International	支付予富怡國際發展有限公司		
Development Limited (note ii and vi)	的租金開支 <i>(附註ii及vi)</i>	876	876
Rental expenses to Healthy World Investment	支付予健匯投資有限公司		
Limited (note ii and vi)	的租金開支 <i>(附註ii及vi)</i>	600	600
Expense paid/payable to a related party:	已付/應付關聯人士開支:		
Motor vehicle purchased from Redland Precast	向中威預製混凝土產品有限公司		
Concrete Products Limited (note iii and note vi)	採購汽車(<i>附註iii及附註vi)</i>	-	40
Interest expense paid/payable to Sam Woo Ship	已付/應付三和修船廠有限公司		
Building Limited (note iv and vi)	利息開支 <i>(附註iv及vi)</i>	5,484	6,572
Materials cost paid to Redland Precast Concrete	支付予中威預制混凝土產品(中國)		
Products (China) Limited (note v and note vi)	有限公司的材料成本 <i>(附註v及vi)</i>	588	-

27	RE	LATED PARTY TRANSACTIONS (Continued)	27	關聯人士交易 (約
(b)	Tra	ansactions (Continued)	(b)	交易 <i>(續)</i>
Note i:		Rental for storage of machinery and equipment are based on terms pursuant to the tenancy agreements as mutually agreed by the relevant parties.	附註i:	用作存放機械及 有關各方共同的
Note ii.	:	Rental for directors' quarters are based on terms pursuant to the tenancy agreements as mutually agreed by the relevant parties.	附註::	用作董事宿舍的方共同協定的利
Note iii	i:	A motor vehicle was purchased from a related company, Redland Precast Concrete Products Limited.	附註ⅲ	: 向相關公司中處 限公司採購汽車
Note iv	<i>':</i>	Interest expense was payable to a related company, Sam Woo Ship Building Limited, in respect of the amount due to a related company.	附註iv	: 利息開支乃就應 項而應付關聯2 公司。
Note v	:	Materials cost was paid to a related company, Redland Precast Concrete Products (China) Limited.	附註v	材料成本乃支付 製混凝土產品(P
			- // > >	

Note vi: This relating party transaction also constitutes continuing connected transaction as defined in Chapter 14A of the Listing Rules, but its size is such that the transaction was exempt from the disclosure and shareholders' approval requirements for continuing connected transaction.

(續)

- 及設備的租金乃基於 協定的租約的條款。
- 的租金乃基於有關各 租約的條款。
 - 威預製混凝土產品有 車。

應付一間關聯公司款 公司三和修船廠有限

付予關聯公司中威預 (中國)有限公司。

附註vi: 該項關聯人士交易也構成上市規則 第14A章內定義之持續關連交易, 但該項交易因其規模,屬於豁免於 披露和股東批准規定的持續關連交 易。

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27 RELATED PARTY TRANSACTIONS (Continued)	27	關聯人士交易 (續))	
(c) Key management compensation	(c)	主要管理人員報酬		
Key management includes directors (executive and non-executive) of the Group. The compensation paid or payable to key management for employee services is disclosed in note 30(a).	主要管理人員包括本集團董事(執行及非執 行)。就僱員服務已付或應付予主要管理人 員的報酬於附註30(a)披露。			
(d) Balance – non-trade	(d)	結餘-非貿易		
		2025 HK\$'000 千港元	2024 HK\$'000 千港元	
Payable to a related company:應付一間關聯公司款項Sam Woo Ship Building Limited (note 23)三和修船廠有限公司 (附註23)	頁:	80,000	100,000	
28 ULTIMATE HOLDING COMPANY	28	最終控股公司		

Management consider that Silver Bright Holdings Limited, a company incorporated in the British Virgin Islands, is the ultimate holding company of the Group, which is a company indirectly owned by a discretionary trust, the beneficiary of which is Ms. Lau Pui Shan (2024: Ms. Leung Lai So). 管理層認為Silver Bright Holdings Limited (一間於英屬處女群島註冊成立的公司)為 本集團的最終控股公司,該公司由以劉沛 珊女士(2024年:梁麗蘇女士)為受益人 的全權信託間接擁有。

綜合財務報表附註

29 BALANCE SHEET AND RESE OF THE COMPANY			本公司的資產負債表及儲備變動			
(a) Balance sheet of the Company		(a) 本	公司的資產負債	表		
		Note 附註	2025 HK\$'000 千港元	2024 HK\$'000 千港元		
Assets Non-current assets Investments in subsidiaries	資產 非流動資產 於附屬公司的投資		5,927	5,927		
Current assets Prepayments Amount due from a subsidiary Cash and cash equivalents Income tax recoverable	流動資產 預付款項 應收一間附屬公司款項 現金及現金等價物 可收回所得税		130 256,531 20,747 –	98 296,111 1,187 4		
			277,408	297,400		
Total assets	資產總值		283,335	303,327		
Equity Capital and reserves Share capital Reserves	權益 資本及儲備 股本 儲備	29(b)	4,200 199,074	4,200 199,110		
Total equity	權益總額		203,274	203,310		
Liabilities Non-current liabilities Amount due to a related company	負債 非流動負債 應付一間關聯公司款項	23		100,000		
Current liabilities Accruals and other payables Amount due to a related company	流動負債 應計款項及其他應付款項 應付一間關聯公司款項	23	61 80,000	17		
			80,061	17		
Total liabilities	負債總額		80,061	100,017		
Total equity and liabilities	權益及負債總額		283,335	303,327		

The balance sheet of the Company was approved by the Board of Directors on 26 June 2025 and were signed on its behalf.

Lau Chun Ming 劉振明 Director 董事 本公司的資產負債表已於2025年6月26日 獲董事會批准,並由下列人士代表簽署。

> Lau Pui Shan 劉沛珊 Director 董事

綜合財務報表附註

29	29 BALANCE SHEET AND RESERVE MOVEMENT OF THE COMPANY (Continued)		29	本公司 (<i>續</i>)	本公司的資產負債表及儲備變動 <i>(續)</i>			
(b)	Reserve movement of	the Company		(b)	本公司	的儲備變動		
			Share		Other	Accumulated		
			premium		reserve	losses	Total	
			股份溢價		其他儲備	累計虧損	總計	
			HK\$'000		HK\$'000	HK\$'000	HK\$'000	
			千港元		千港元	千港元	千港元	
At 31	March 2023	於2023年3月31日	194,087		5,927	(689)	199,325	
Loss f	or the year	年度虧損	-		-	(215)	(215)	
At 31	March 2024	於2024年3月31日	194,087		5,927	(904)	199,110	
Loss f	or the year	年度虧損	-		-	(36)	(36)	
At 31	March 2025	於2025年3月31日	194,087		5,927	(940)	199,074	

Other reserve of the Company represents the difference between the net asset value of SW (BVI) acquired over the nominal value of the share capital of the Company issued in exchange thereof.

本公司的其他儲備指所收購三和(BVI)的資 產淨值超過本公司為換取有關資產所發行 股本面值的差額。

綜合財務報表附註

30 **BENEFITS AND INTERESTS OF DIRECTORS**

董事福利及權益 30

Directors' emoluments (a)

董事酬金 (a)

The remuneration of each director of the Company is set out below:

本公司各董事的酬金載列	如下	:
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		For the year ended 31 March 2025						
		截至2025年3月31日止年度 Employer's						
						contribution		
				Discretionary	Directors'	to pension		
		Fees	Salaries	bonus	quarters	scheme	Total	
						僱主向		
						退休金計劃		
		袍金	薪金	酌情花紅	董事宿舍	作出的供款	總計	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	千港元	千港元	
Executive directors	執行董事							
Mr. CM Lau [#]	劉振明先生#		863	-	643	-	1,506	
Mr. Lau Chun Kwok*	劉振國先生*		910	-	600	-	1,510	
Mr. Lau Chun Ka	劉振家先生		910	-	600	-	1,510	
Ms. Leung Lai So	梁麗蘇女士		105	-	81	-	186	
Ms. Lau Pui Shan	劉沛珊女士		960	-	-	17	977	
Independent non-executive directors	獨立非執行董事							
Professor Wong Sue Cheun, Roderick	王世全教授	66	-	-	-	-	66	
Mr. Chu Tak Sum	朱德森先生	264	-	-	-	-	264	
Mr. Ip Tin Chee, Arnold	葉天賜先生	264	-	-	-	-	264	
Mr. Pang Tat Choi, Paul	彭達材先生	264	-	-	-	-	264	
		858	3,748	-	1,924	17	6,547	

30 **BENEFITS AND INTERESTS OF DIRECTORS** (Continued)

董事福利及權益(續) 30

Directors' emoluments (Continued) (a)

董事酬金(續) (a)

			For the year ended 31 March 2024 截至2024年3月31日止年度						
							Employer's		
					Discretionary	Directors'	contribution to pension		
			Fees	Salaries	bonus	quarters	scheme 僱主向	Total	
							退休金計劃		
			袍金	薪金	酌情花紅	董事宿舍	作出的供款	總計	
			HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
			千港元	千港元	千港元	千港元	千港元	千港元	
Executive dir	rectors	執行董事							
Mr. CM Lau#		劉振明先生#	-	863	-	643	_	1,506	
Mr. Lau Chun	Kwok*	劉振國先生*	-	910	-	600	-	1,510	
Mr. Lau Chun	Ка	劉振家先生	-	910	-	600	-	1,510	
Ms. Leung Lai	i So	梁麗蘇女士	-	494	-	324	-	818	
Independent	non-executive directors	獨立非執行董事							
Professor Wor	ng Sue Cheun, Roderick	王世全教授	264	-	-	-	-	264	
Mr. Chu Tak S	Sum	朱德森先生	264	-	-	-	-	264	
Mr. Ip Tin Che		葉天賜先生	264	-	-	-	-	264	
Mr. Pang Tat (Choi, Paul	彭達材先生	194	-	-	-	-	194	
			986	3,177	-	2,167	-	6,330	
# CI	hairman				# 主席	-			
* CI	hief Executive Officer					、 《總裁			
					7(1)				
Note:					附註:				

Ms. Leung Lai So passed away on 23 June 2024.

The remuneration shown above represents remuneration received from the Group by these directors in their capacity as employees to the Group and/or in their capacity as directors of the companies now comprising the Group.

During the year ended 31 March 2025, none of the directors of the Company (i) received or paid any remuneration in respect of accepting office; (ii) received or paid emoluments in respect of services in connection with the management of the affairs of the Company or its subsidiaries undertaking; or (iii) waived or has agreed to waive any emolument (2024: same).

梁麗蘇女士已於2024年6月23日辭世。

上述酬金指該等董事作為本集團僱員及/ 或現時本集團旗下各公司的董事向本集團 收取的酬金。

於截至2025年3月31日止年度內,概無本 公司董事(i)就接受職位收取或支付任何酬 金;(ii)就有關管理本公司或其附屬公司所 承擔事務的服務收取或支付任何酬金;或 (iii)放棄或同意放棄任何酬金(2024年:相 同)。

30 **BENEFITS AND INTERESTS OF DIRECTORS** (Continued)

Directors' retirement benefits (b)

None of the directors received or will receive any retirement benefits during the year ended 31 March 2025 (2024: same).

Directors' termination benefits

None of the directors received or will receive any termination benefits during the year ended 31 March 2025 (2024: same).

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

During the year ended 31 March 2025, no consideration was paid by the company to third parties for making available directors' services (2024: same).

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

During the year ended 31 March 2025, there were no loans, quasi-loans and other dealing arrangements in favour of directors, controlled bodies corporate by and controlled entities with such directors (2024: same).

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

Other than those disclosed in note 27 to the consolidated financial statements, no significant transactions, arrangements and contracts in relation to the Group's business to which the Company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year (2024: same).

董事福利及權益(續) 30

董事之退休福利 (b)

截至2025年3月31日止年度概無董事已 收取或將收取任何退休福利(2024年:相 同)。

董事之離職福利

截至2025年3月31日止年度概無董事已 收取或將收取任何離職福利(2024年:相 同)。

就獲取董事服務而向第三方支付之 (d) 代價

截至2025年3月31日止年度,本公司並無 就獲取董事服務而向任何第三方支付代價 (2024年:相同)。

關於以董事、董事控制的法團及控 (e) 制實體為受益人的貸款、類似貸款 及其他交易的資料

截至2025年3月31日止年度,並無訂立以 董事、董事控制的法團及控制實體為受 益人的貸款、類似貸款及其他交易安排 (2024年:相同)。

董事於交易、安排或合約的重大權 (f)

除綜合財務報表附註27所披露者外,於年 末或年內任何時間,概無本公司作為一方 訂立且本公司董事直接或間接擁有重大權 益且與本集團業務有關的重大交易、安排 及合約存續(2024年:相同)。

Five Year Financial Summary 五年財務概要

A summary of the published results and of the assets, liabilities and equity of the Group for the last five financial years is as follows. 本集團於最近五個財政年度的已刊發業績 及資產、負債以及權益概述如下。

		Year ended 31 March 截至3月31日止年度					
Results	業績	2025 HK\$'000 千港元	2024 HK\$'000 千港元	2023 HK\$'000 千港元	2022 HK\$'000 千港元	2021 HK\$'000 千港元	
Revenue	收入	880,854	457,875	416,854	362,514	356,211	
Gross profit/(loss) Profit/(loss) before	毛利/(毛損) 除所得税前	110,294	31,811	(737)	(57,522)	(4,053)	
income tax Income tax (expense)/	溢利/(虧損) 所得税(開支)/	14,707	(29,380)	(31,010)	(104,678)	(36,838)	
credit	近中代(m文)// 抵免	(3,766)	1,099	(445)	3,981	3,087	
Profit/(loss) for the year	年度溢利/						
	(虧損)	10,941	(28,281)	(31,455)	(100,697)	(33,751)	
		As at 31 March 於3月31日					
		2025 HK\$'000 千港元	2024 HK\$'000 千港元	2023 HK\$'000 千港元	2022 HK\$'000 千港元	2021 HK\$'000 千港元	
Assets Non-current assets	資產 非流動資產	590,610	563,177	576,523	564,370	582,223	
Current assets	流動資產	330,468	300,413	394,907	239,836	351,146	
Total assets	資產總值	921,078	863,590	971,430	804,206	933,369	
Liabilities Non-current liabilities	負債 非流動負債	61,794	172,275	204,754	57,875	60,719	
Current liabilities	^{非加勤負債} 流動負債	379,630	220,712	266,722	214,232	241,664	
Total liabilities	負債總額	441,424	392,987	471,476	272,107	302,383	
Total equity	權益總額	479,654	470,603	499,954	532,099	630,986	
Note:			附註	:			
The summary above does n	ot form part of the a	audited financ	cial 上述	概要並不構成	 灰經審核財務	報表的一部	

statements.

上述概要並不構成經審核財務報表的一部 分。



審核委員會

審核委員會已審閱本集團截至2025年3月31日止年度的綜合財務報表,並認為有關 綜合財務報表符合適用會計準則、上市規則及其他適用法律規定,並已作出充分 披露。

股東週年大會及暫停辦理股東登記

本公司將於2025年9月9日(星期二)舉行應屆股東週年大會。為確定享有出席本公 司應屆股東週年大會並於會上投票的權利及資格,本公司將自2025年9月4日(星期 四)起至2025年9月9日(星期二)(首尾兩天包括在內)止期間暫停辦理股東登記, 期間將不會辦理任何本公司股份過戶登記手續。所有本公司股份過戶文件連同有 關股票及已填妥之過戶表格須於2025年9月3日(星期三)下午4時30分前一併送達 本公司之香港股份過戶登記分處卓佳證券登記有限公司,地址為香港夏慤道16號 遠東金融中心17樓,以辦理登記手續。

承董事會命

三和建築集團有限公司

劉振明 *主席*

香港,2025年6月26日

於本公告日期,本公司執行董事為劉振明先生、劉振國先生、劉振家先生及 劉沛珊女士,獨立非執行董事為朱德森先生、葉天賜先生及彭達材先生。