Annual Report 年報 2022



K & P International Holdings Limited 堅寶國際控股有限公司*

(Incorporated in Bermuda with limited liability) (Stock Code: 675) (於百慕達註冊成立之有限公司)(股份代號: 675)



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公司資料 Corporate Information

BOARD OF DIRECTORS

Executive directors

Lai Pei Wor (Chairman) Chan Yau Wah (Deputy Chairman)

Independent non-executive directors

Kung Fan Cheong Mak Kwai Wing Li Yuen Kwan, Joseph

EXECUTIVE COMMITTEE

Lai Pei Wor *(Chairman)* Chan Yau Wah

AUDIT COMMITTEE

Mak Kwai Wing *(Chairman)* Kung Fan Cheong Li Yuen Kwan, Joseph

REMUNERATION COMMITTEE

Kung Fan Cheong *(Chairman)* Mak Kwai Wing Li Yuen Kwan, Joseph

NOMINATION COMMITTEE

Lai Pei Wor *(Chairman)* Kung Fan Cheong Mak Kwai Wing Li Yuen Kwan, Joseph

COMPANY SECRETARY

Tsang Wai Lun

AUDITOR

Mazars CPA Limited Certified Public Accountants

PRINCIPAL BANKERS

DBS Bank (Hong Kong) Limited CMB Wing Lung Bank Limited The Hongkong and Shanghai Banking Corporation Limited Dah Sing Bank, Limited China Construction Bank (Asia) Corporation Limited Bank of China (Hong Kong) Limited Agricultural Bank of China

董事會

執行董事 賴培和*(主席)* 陳友華*(副主席)*

獨立非執行董事

孔蕃昌 麥貴榮 李沅鈞

執行委員會

賴培和*(主席)* 陳友華

審核委員會

麥貴榮*(主席)* 孔蕃昌 李沅鈞

薪酬委員會

孔蕃昌*(主席)* 麥貴榮 李沅鈞

提名委員會

賴培和*(主席)* 孔蕃昌 麥貴榮 李沅鈞

公司秘書

曾偉倫

核數師

中審眾環(香港)會計師事務所有限公司 *執業會計師*

主要往來銀行

星展銀行(香港)有限公司 招商永隆銀行有限公司 香港上海滙豐銀行有限公司 大新銀行有限公司 中國建設銀行(亞洲)股份有限公司 中國銀行(香港)有限公司 中國農業銀行

公司資料 Corporate Information

PRINCIPAL SHARE REGISTRARS AND TRANSFER OFFICE

MUFG Fund Services (Bermuda) Limited 4th floor North Cedar House 41 Cedar Avenue Hamilton HM12 Bermuda

HONG KONG BRANCH SHARE REGISTRARS AND TRANSFER OFFICE

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

HONG KONG LEGAL ADVISER

Reed Smith Richards Butler

BERMUDA LEGAL ADVISER

Conyers Dill & Pearman

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS

Units 2304-06, 23rd Floor Riley House 88 Lei Muk Road Kwai Chung New Territories Hong Kong

WEBSITE

www.kpihl.com

STOCK CODE

675

主要股份過戶登記處

MUFG Fund Services (Bermuda) Limited 4th floor North Cedar House 41 Cedar Avenue Hamilton HM12 Bermuda

股份過戶登記處香港分處

卓佳登捷時有限公司 香港 夏慤道16號 遠東金融中心17樓

香港法律顧問

禮德齊伯禮律師行

百慕達法律顧問 Conyers Dill & Pearman

註冊辦事處

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

總辦事處及主要營業地點

香港 新界 葵涌 梨木道88號 達利中心 23樓2304-06室

網址 www.kpihl.com

股份代號 675

財務摘要 Financial Highlights

		2022 二零二二年 HK\$ million	2021 二零二一年 HK\$ million
		百萬港元	百萬港元
Revenue (Loss)/Profit attributable to owners of the	收入 本公司擁有人所佔	272.1	418.2
Company	(虧損)/溢利	(0.5)	63.3
Property, plant and equipment	物業、廠房及設備	201.3	211.5
Equity	權益	350.3	394.7

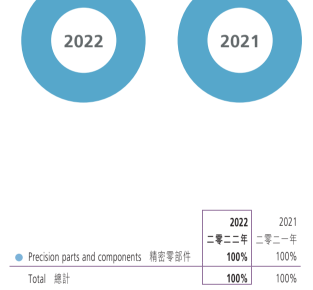
Basic (loss)/earning per share

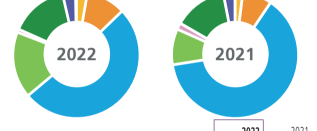
每股基本(虧損)/盈利

(HK0.19 cent港仙) HK23.71 cents港仙





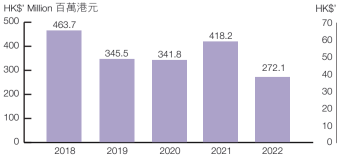






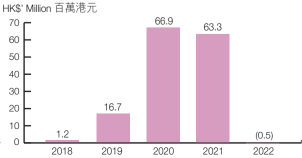
REVENUE 收入

4



(LOSS)/PROFIT ATTRIBUTABLE TO OWNERS OF THE COMPANY

本公司擁有人所佔(虧損)/溢利



主席報告 Chairman's Statement

On behalf of the Board of Directors (the "Board"), I am pleased to report the annual audited results of the Company together with the subsidiaries (collectively the "Group") for the year ended 31 December 2022.

FINANCIAL RESULTS

The Group's turnover for the year ended 31 December 2022 amounted to approximately HK\$272.1 million, representing a decrease of 34.9% from the previous year. Overall gross profit amounted to approximately HK\$55.3 million, representing a decrease of 48.2% from the previous year. Loss attributable to owners of the Company was approximately HK\$0.5 million (2021: profit of HK\$63.3 million).

Basic loss for the year ended 31 December 2022 amounted to HK0.19 cent (2021: basic earning of HK23.71 cents) per share.

BUSINESS REVIEW

2022 was a challenging year for the Group by the Ukraine War, persistent inflation pressure, and microchip shortage, which dampened the consumer sentiment at the global market, impacted the supply chain for our customers, and caused the delay in new product launch from the major customer. As a result, the Group's turnover had dropped as compared with year 2021 arising from the decline in sales orders from customers. In addition, the rapid rise in interest rate (particular at the second half of 2022) increased the volatility of Renminbi ("RMB"), in year 2022, the Group had recorded an unrealised fair value net loss of approximately HK\$4.2 million (2021: gain of HK\$10.8 million) in the forward currency contracts expiring in years 2023 and 2024 (which were entered to manage the influence of the volatility of RMB on manufacturing costs for years 2023 and 2024). This unrealised fair value net loss is a non-cash accounting treatment and had no impact on the Group's cash flow for year 2022. The mechanism of these forward currency contracts had been discussed in previous interim and annual reports.

For the precision parts and components segment, the turnover decreased by 34.9% to approximately HK\$272.1 million as compared with 2021. If excluded the above-mentioned unrealised fair value net loss of HK\$4.2 million (2021: gain of HK\$10.8 million) on forward currency contracts, the segment profit was approximately HK\$7.6 million (2021: HK\$63.6 million). The decrease was mainly attributable to the decline in sales order from customers, as discussed above.

本人欣然代表董事會(「董事會」)提呈本公 司及其附屬公司(統稱「本集團」)截至二零 二二年十二月三十一日止年度之全年業績。

財務業績

截至二零二二年十二月三十一日止年度, 本集團之營業額約272,100,000港元,較去 年減少34.9%。整體毛利額約55,300,000 港元,較去年減少48.2%。本公司擁有人所 佔虧損約500,000港元(二零二一年:溢利 63,300,000港元)。

截至二零二二年十二月三十一日止年度, 每股基本虧損為0.19港仙(二零二一年:基 本盈利23.71港仙)。

業務回顧

二零二二年是本集團充滿挑戰的一年,烏 克蘭戰爭、持續的通脹壓力及晶片短缺, 削弱了全球消費者的消費意慾、影響本集 團客戶的供應鏈,及拖延主要客戶推出新 產品的銷售策略。因此,由於客戶的銷售 訂單減少,本集團的營業額較二零二一年 有所下跌。此外,全球市場利率急升(特 別是在二零二二年下半年)加劇了人民幣 匯價的波動性,令本集團於二零二二年就 某些遠期貨幣合約錄得未兑現公平價值淨 虧損約4,200,000港元(二零二一年:收益 10,800,000港元),此等合約將於二零二三 年及二零二四年到期,購買此等合約為管 理因人民幣匯價波動而影響二零二三年及 二零二四年本集團之生產成本。此未兑現 的公平價值淨虧損為非現金會計處理,及 對本集團二零二二年現金流無影響。有關 該等遠期貨幣合約的機制在之前公佈的中 期報告和年度報告中已作出説明。

精密零部件分類之營業額較二零二一年減 少34.9%至約272,100,000港元。如不包 括上述之遠期貨幣合約未兑現公平價值 之淨虧損約4,200,000港元(二零二一年: 收益10,800,000港元),此分類業務之經 營溢利約為7,600,000港元(二零二一年: 63,600,000港元)。經營溢利之減少乃主要 由於上文所述客戶銷售訂單之減少所致。

主席報告 Chairman's Statement

BUSINESS REVIEW (continued)

The gross profit margin of the Group in 2022 had decreased by 5.2 percentage points to 20.3% as compared with 2021, mainly due to the decline in turnover. The selling and distribution costs decreased by 21.3% to approximately HK\$19.4 million, while the administrative and other expenses decreased by 18.0% to approximately HK\$23.5 million. The financial costs slightly increased by HK\$0.1 million to approximately HK\$0.5 million due to the rise of market interest rate in 2022.

FUTURE PLANS AND PROSPECTS

Looking ahead, the business outlook particular at the first half of 2023 is still challenging. The Ukraine War remains a source of deep global uncertainty especially on the commodity price. The interest rate hike continues to weigh on economic activity and also the financial markets including the recent failure of several banks at the United States and Europe. Despite this, the Group is continuing to refine for cost reduction, improve the production process and enhance the co-operation with customers, suppliers and subcontractors. Once the above-mentioned uncertainties are eased, we are confident that the Group will return to growth momentum and profitability. In addition, the Group will keep on utilising the forward currency contracts to manage the impact on the manufacturing costs from the volatility of RMB. After distributed the dividends (including a special dividend for 25th anniversary as a listed company) in total of approximately HK\$37.4 million in 2022, the Group's financial position remains healthy, and is strong enough to finance any business expansion and daily operation amid any economic uncertainty in the future.

APPRECIATION

I would like to take this opportunity to thank our board of directors, management team and all our staff for their contribution, and also thank for the support of our shareholders and business partners over the years.

業務回顧(續)

本集團二零二二年之整體毛利率較二零二一 年下跌5.2百分點至20.3%,其主要原因為 營業額下跌。銷售及經銷成本減少21.3% 至約19,400,000港元,而行政及其他費用 減少18.0%至約23,500,000港元。由於二 零二二年市場利率上升,財務成本輕微增 加100,000港元至約500,000港元。

未來計劃及展望

展望未來,二零二三年上半年的業務前景 仍充滿挑戰。烏克蘭戰爭仍然是全球不確 定性的根源,尤其在商品價格方面。利率 高企會繼續對經濟活動和金融市場造成壓 力,包括最近的歐美銀行金融危機。儘管如 此,本集團會繼續精益求精以降低成本, 改善生產流程, 並加強與客戶、供應商和 加工商的合作。一旦上述不確定因素得到 緩解,我們有信心本集團將恢復增長動力 及營利能力。此外,本集團將繼續利用遠 期貨幣合約來管理人民幣波動對生產成本 的影響。於二零二二年派發股息(包括本公 司上市踏入二十五週年的特別股息)合計約 37,400,000港元後,本集團財務狀況維持 穩健,並足以應付日後任何業務擴張或在 經濟不確定時提供充裕資金。

致謝

主席

本人藉此衷心多謝董事會成員、管理人員 及全體員工所作出的貢獻,以及多謝各股 東及商業伙伴多年來對我們的支持。

Lai Pei Wor Chairman

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Hong Kong, 24 March 2023

賴培和 香港,二零二三年三月二十四日

管理層之討論及分析 Management Discussion and Analysis

OPERATIONS REVIEW

The following highlights the Group's results for the year ended 31 December 2022.

- Turnover decreased by 34.9% from the previous year to approximately HK\$272.1 million for the year.
- Gross profit decreased by HK\$51.4 million from the previous year to approximately HK\$55.3 million in 2022.
- Profit before finance costs decreased by HK\$71.2 million from the previous year to approximately HK\$1.8 million for the year.
- Finance costs increased by HK\$0.1 million from the previous year to approximately HK\$0.5 million.
- Loss after tax for the year was approximately HK\$0.5 million.

In the year under review, turnover of the precision parts and components segment had decreased by 34.9% as compared with the previous year.

The Group's overall gross profit had decreased by 48.2% from the previous year.

The Group's finance costs had increased to approximately HK\$0.5 million for the year due to rise in market interest rate.

LIQUIDITY AND FINANCIAL RESOURCES

The Group generally finances its operations with internally generated cash flow and loan facilities provided by its principal bankers and other financial institution in Hong Kong.

The total borrowings from banks included all term loans, import and export loans, which amounted to approximately HK\$4.6 million as at 31 December 2022.

The Group's financial position remains healthy. At the end of the reporting period, the aggregate balance of bank balances and cash of the Group amounted to approximately HK\$90.5 million.

The Group's borrowings are on a floating rate basis and are mainly denominated in Hong Kong dollars or United States dollars. These match with the principal currencies in which the Group conducts its business.

營運回顧

以下是本集團於截至二零二二年十二月 三十一日止年度主要業績概況。

- 營業額比去年減少34.9%至本年度約 272,100,000港元。
- 毛利比去年減少51,400,000港元至二
 零二二年約55,300,000港元。
- 本年度經營溢利於未計及融資成本前 比去年減少71,200,000港元至本年度 約1,800,000港元。
- 融資成本比去年增加100,000港元至約500,000港元。
- 本年度除税後虧損約500,000港元。

回顧本年度,精密零部件分類之營業額與 上年度相比減少34.9%。

本集團整體毛利較去年減少48.2%。

由於市場利率的上升,本集團融資成本較 去年上升至約500,000港元。

流動資金及資金來源

本集團一般以內部產生之現金流及其香港 之主要往來銀行及其他財務機構所提供之 備用信貸作為其營運資金。

於二零二二年十二月三十一日,銀行借貸 總額包括銀行所有貸款及進出口貸款約 4,600,000港元。

本集團之財務狀況維持穩健。於報告期末, 本集團之銀行結餘及現金等值項目之結餘 總額約90,500,000港元。

本集團之貸款按浮動息率並以港元或美元 結算為主,而本集團名下之業務營運亦以 該等貨幣為主。

管理層之討論及分析 Management Discussion and Analysis

LIQUIDITY AND FINANCIAL RESOURCES (continued)

The gearing ratio on the basis of net debt divided by the total capital plus net debt as at 31 December 2022 was negative (2021: 3.0%). The negative gearing ratio as at 31 December 2022 represents the Group is "net cash" positive (i.e. had more bank balances and cash than its debt).

CHARGE ON THE GROUP'S ASSETS

At 31 December 2022 and 2021, none of the Group's machines and equipment was pledged under lease.

CAPITAL STRUCTURE

As at 31 December 2022, the Company had 267,004,800 ordinary shares in issue with total shareholders' equity of the Group amounted to approximately HK\$350.3 million.

FUND RAISING

Other than obtaining general loan facilities to finance the Group's trading requirements, the Group did not have any fund raising activities in 2022.

EMPLOYEES

As at 31 December 2022, the Group had a total workforce of approximately 831 of which approximately 31 were based in Hong Kong, approximately 5 were based in overseas and approximately 795 were based in Mainland China.

The Group remunerates its employees largely based on the prevailing industry practice and labour laws. Since December 1996, the Company has adopted a share option scheme for the purpose of providing incentives and rewards to the employees of the Group. The share option scheme was terminated on 22 May 2022.

Moreover, under the Mandatory Provident Fund Scheme Ordinance of Hong Kong, the Group has operated a defined contribution Mandatory Provident Fund retirement benefits scheme for all its Hong Kong employees. For overseas and Mainland China employees, the Group is required to contribute a certain percentage of its payroll costs to the central pension scheme operated by the respective local governments.

流動資金及資金來源(續)

於二零二二年十二月三十一日,根據債項 淨值除以總資本加債項淨值之總和計算之 負債比率為負值(二零二一年:3.0%)。於 二零二二年十二月三十一日之負債比率為 負值説明本集團處於「淨現金」狀況(即銀行 結餘及現金多於其債務)。

本集團已抵押資產

於二零二二年十二月三十一日及二零二一 年十二月三十一日,本集團並無任何機器 及設備作為租賃而抵押。

資本結構

於二零二二年十二月三十一日,本公司之 已發行股份為267,004,800股普通股,而本 集團之總股東權益約350,300,000港元。

籌集資金

除了取得一般備用信貸以支付本集團之買 賣需求外,本集團於二零二二年概無資金 籌集活動。

僱員

於二零二二年十二月三十一日,本集團共 有約831名僱員,其中約31名駐香港、約5 名駐海外及約795名駐中國大陸。

本集團主要根據目前業內慣例及勞工法例 釐定僱員薪酬。本公司自一九九六年十二 月以來已實行一項購股權計劃,目的是提 供獎勵及報酬予本集團僱員。此購股權計 劃已於二零二二年五月二十二日終止。

此外,本集團根據香港強制性公積金計劃 條例,為於香港之所有僱員實施一項定額 供款的強制性公積金計劃。至於海外及中 國大陸的僱員,本集團須要按照其當地政 府所營辦的中央退休金計劃,以僱員薪金 的若干百分比作供款。

CORPORATE GOVERNANCE CULTURE

The Company is committed to ensuring that its affairs are conducted in accordance with high ethical standards. This reflects its belief that, in the achievement of its long-term objectives, it is imperative to act with probity, transparency and accountability. By so acting, the Company believes that shareholder wealth will be maximised in the long term and that its employees, those with whom it does business and the communities in which it operates will all benefit.

Corporate governance is the process by which the Board instructs management of the Group to conduct its affairs with a view to ensuring that its objectives are met. The Board is committed to maintaining and developing robust corporate governance practices that are intended to ensure:

- satisfactory and sustainable returns to shareholders;
- that the interests of those who deal with the Company are safeguarded;
- that overall business risk is understood and managed appropriately;
- the delivery of high-quality products to the satisfaction of customers; and
- that high standards of ethics are maintained.

The Group will continuously review and adjust, if necessary, its business strategies and keep track of the changing market conditions to ensure prompt and proactive measures will be taken to respond to the changes and meet the market needs to foster the sustainability of the Group.

企業管治文化

本公司致力於確保其事務按照高道德標準 進行。此信念可反映於本公司在實現其長 期目標時,亦以廉潔、透明和問責的方式 行事。本公司相信通過此信念,股東的財 富長遠將獲得最大的增長,而其員工、與 其有業務往來的人以及其營運所在的社區 均能從中受益。

企業管治是董事會指示集團管理層開展事務以確保實現其目標的過程。董事會致力 於維持和發展穩健的企業管治實踐,旨在 確保:

- 為股東帶來滿意和可持續的回報;
- 與本公司有業務往來者的利益得到保 障;
- 整體業務風險得到理解和適當地處理;
- 交付使客戶滿意的高質素產品;及
- 道德標準維持於高水平。

本集團將不斷檢討及調整(如有需要)其業 務策略,並緊隨不斷變化的市場狀況,以 確保採取及時和積極的措施應對變化並滿 足市場需求,以促進本集團的可持續發展。

CORPORATE GOVERNANCE CODE

In the opinion of the directors, the Company has complied with all the code provisions of the Corporate Governance Code, as set out in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, throughout the year ended 31 December 2022, except for the following deviation:

Code Provision C.2.1 stipulates that the roles of Chairman and Chief Executive Officer should be separate and should not be performed by the same individual. The roles of the Chairman and the Chief Executive Officer are not separate and are performed by Mr. Lai Pei Wor. Since the Board will meet regularly to consider major matters affecting the operations of the Company, the Board considers that this structure will not impair the balance of power and authority between the Board and the management of the Company and believes that this structure will enable the Company to make and implement decisions promptly and efficiently.

BOARD OF DIRECTORS

The Company is headed by an effective Board which assumes responsibility for its leadership and control and be collectively responsible for promoting the Company's success by directing and supervising the Company's affairs. Directors take decisions objectively in the best interests of the Company.

The Board has a balance of skills, experience and diversity of perspectives appropriate to the requirements of the Company's business and regularly reviews the contribution required from a Director to perform his responsibilities to the Company and whether the Director is spending sufficient time performing them that are commensurate with their role and the Board responsibilities. The Board includes a balanced composition of Executive Directors and Independent Non-executive Directors so that there is a strong independent element on the Board, which can effectively exercise independent judgement.

企業管治守則

董事認為,本公司於截至二零二二年十二 月三十一日止年度一直遵守香港聯合交易 所有限公司證券上市規則附錄十四所載之 企業管治守則所載的所有條文,除下述偏 離者外:

守則條文第C.2.1條規定,主席及行政總裁 之角色應有區分,而且不應由一人同時兼 任。主席及行政總裁之角色並未區分,並 由賴培和先生擔任。由於董事會將定期舉 行會議,以考慮影響本公司營運之重大事 宜,因此董事會認為此架構不會影響董事會 與本公司管理層之間的權力和授權失衡, 並相信此架構能使本公司快速及有效制訂 及推行決策。

董事會

本公司由一個有效的董事會領導,董事會 負責其領導和控制,並共同負責通過指導 和監督本公司事務來促進本公司的成功。 董事客觀地做出符合公司最佳利益的決定。

董事會擁有適合本公司業務要求的技能、 經驗和多元化觀點,並定期審查董事為履 行其對公司的職責所需的貢獻,以及董事 是否付出足夠的時間來履行與其角色和董 事會的責任所相稱的職責。董事會均衡地 由執行董事和獨立非執行董事所組成,使 董事會具有很強的獨立性,能夠有效地進 行獨立判斷。

BOARD OF DIRECTORS (continued)

The Board of the Company currently comprises the following directors:

Executive Directors

Lai Pei Wor *(Chairman)* Chan Yau Wah *(Deputy Chairman)*

Independent Non-Executive Directors

Kung Fan Cheong Mak Kwai Wing Li Yuen Kwan, Joseph

The list of directors (by category) is also disclosed in all corporate communications issued by the Company from time to time pursuant to the Listing Rules.

None of the members of the Board is related to one another. During the year ended 31 December 2022, the Board at all times met the requirements of the Listing Rules relating to the appointment of at least three independent non-executive directors representing more than one-third of the Board with at least one independent non-executive director possessing appropriate professional qualifications, or accounting or related financial management expertise.

董事會(續)

本公司董事會目前由以下董事組成:

執行董事

賴培和*(主席)* 陳友華*(副主席)*

獨立非執行董事

孔蕃昌 麥貴榮 李沅鈞

董事名錄(按類別)亦於本公司根據上市規 則不時刊發之所有公司通訊內予以披露。

董事會成員之間概無任何關連。截至二零 二二年十二月三十一日止年度內,董事會 一直符合上市規則有關委任最少三名獨立 非執行董事的規定,佔董事會三分之一以 上,其中至少一名獨立非執行董事具有適 合專業資格或會計或相關財務管理專業的 規定。

BOARD OF DIRECTORS (continued)

Responsibilities and delegation of functions

The Board of the Company is collectively responsible for the oversight of the management of the business and affairs of the Group with the objective of enhancing shareholders' value. The overall management of the Company's business is vested in the Board. The Board has delegated the day-to-day management of the Company's business to the executive directors. In addition, the Board has established Board committees and has delegated to these Board committees various responsibilities as set out in their respective terms of reference.

The Board focuses its attention on matters affecting the Company's overall strategic policies, finances and shareholders. These include financial statements, dividend policy, significant changes in accounting policy, the annual operating budget, certain material contracts, strategies for future growth, major financing arrangements and major investments, risk management strategies, treasury policies and group structure.

The Board formulates overall strategy of the Group, monitors its financial performance and maintains effective oversight over the management. The Board members are fully committed to their roles and have acted in good faith to maximise the shareholders' value in the long run, and has aligned the Group's goals and directions with the prevailing economic and market conditions. Daily operations and administration are delegated to the management.

The Company has put in place appropriate insurance cover in respect of director's liability.

董事會*(續)* 責任及授權之職能

本公司董事會共同負責監管本集團業務及 各項事務的管理工作,並以提升股東之價 值為目標。本公司之整體業務由董事會負 責管理。董事會授權執行董事管理本公司 之日常業務。另外,董事會已設立委員會, 及其之各種職責授權,分別載於職權範圍 內。

董事會專注處理可影響本公司整體策略方 針、財務及股東的事項。其中包括財務報 表、股息政策、會計政策之重大修改、每 年經營預算、若干重大合約、未來發展策 略、主要融資安排及重大投資、風險管理 策略、庫務政策及集團結構。

董事會制定集團整體發展策略、監管其財 務表現及對管理層維持有效監督。董事會 成員均盡忠職守,並真誠行事,以盡力為 股東帶來長遠之價值,且將本集團之目標 及方向,與當時經濟及市場狀況配合。日 常營運及管理工作則交由管理層處理。

本公司已就董事之責任投保合適之保險。

BOARD MEETINGS AND ANNUAL GENERAL MEETING

Number of Meetings and Directors' Attendance

During the year ended 31 December 2022, four regular board meetings were held at approximately quarterly intervals for reviewing and approving the financial and operating performance, and considering and approving the overall strategies and policies of the Company and one annual general meeting was held. The attendance record of each director is set out below:

董事會會議及股東週年大會

會議數目及董事出席記錄

截至二零二二年十二月三十一日止年度內, 董事會已舉行四次定期會議,約每季度舉行 以檢討及批准本集團之財務及經營表現, 並考慮及批准本公司之整體策略及政策及 已舉行一次股東週年大會。各董事之出席 記錄如下:

		Attendance of annual	Attendance of
		general meeting in	Board meetings
		2022	in 2022
		二零二二年出席	二零二二年出席
Name of director	董事姓名	股東週年大會次數	董事會會議次數
Lai Pei Wor	賴培和	1/1	4/4
Chan Yau Wah	陳友華	1/1	4/4
Kung Fan Cheong	孔蕃昌	1/1	4/4
Mak Kwai Wing	麥貴榮	1/1	4/4
Li Yuen Kwan, Joseph	李沅鈞	1/1	4/4

CORPORATE GOVERNANCE FUNCTION

The Company has not set up a corporate governance committee. The Board is responsible for performing the corporate governance duties set out hereunder:

- (a) develop and review the Company's policies and practices on corporate governance and make recommendations;
- (b) review and monitor the training and continuous professional development of the directors and senior management;
- (c) review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- (d) develop, review and monitor the code of conduct and compliance manual (if any) applicable to the employees and directors of the Company;
- (e) review the Company's compliance with the code and disclosure in the corporate governance report; and
- (f) review these terms of reference and their effectiveness and from time to time recommend any necessary changes.

企業管治職能

本公司並沒有成立企業管治委員會。董事 會負責履行載列如下之企業管治職責:

- (a) 制定及檢討本公司之企業管治政策及 常規,並提出建議;
- (b) 檢討及監察董事及高級管理人員之培 訓及持續專業發展;
- (c) 檢討及監察本公司在遵守法律及監管 規定方面之政策及常規;
- (d) 制定、檢討及監察適用於本公司之董
 事及僱員之操守準則及合規手冊(如
 有);
- (e) 檢討本公司遵守守則條文之情況及在 企業管治報告內之披露;及
- (f) 檢討此職權範圍及其有效性,並不時 建議任何所需之變更。

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Code Provision C.2.1 stipulates that the roles of chairman and chief executive officer should be separate and should not be performed by the same individual.

The roles of the chairman and the chief executive officer are not separate and are performed by Mr. Lai Pei Wor. Since the Board will meet regularly to consider major matters affecting the operations of the Company, the Board considers that this structure will not impair the balance of power and authority between the Board and the management of the Company and believes that this structure will enable the Company to make and implement decisions promptly and efficiently.

INDEPENDENT NON-EXECUTIVE DIRECTORS

All the independent non-executive directors have contracts with the Company for a specified period of two years and are appointed subject to retirement by rotation and re-election at the annual general meeting of the Company in accordance with the Company's Bye-laws and the CG Code.

Each independent non-executive director has made an annual confirmation of independence to the Company and the Company considers these directors to be independent under Rule 3.13 of the Listing Rules. None of the directors is related to each other.

Mr. Kung Fan Cheong and Mr. Li Yuen Kwan, Joseph, who have been serving as Independent Non-executive Directors of the Company for more than 9 years, have confirmed their independence with reference to the factors set out in Rule 3.13 of the Listing Rules. The Company considers Mr. Kung Fan Cheong and Mr. Li Yuen Kwan, Joseph are still independent in accordance with the independence guidelines set out in the Listing Rules and will continue to bring valuable business experience, knowledge and professionalism to the Board for its efficient and effective functioning.

主席及行政總裁

守則條文第C.2.1條規定,主席及行政總裁 之角色應有區分,而且不應由一人同時兼 任。

主席及行政總裁之角色並未區分,並由賴 培和先生擔任。由於董事會將定期舉行會 議,以考慮影響本公司營運之重大事宜, 因此董事會認為此架構不會影響董事會與 本公司管理層之間的權力和授權失衡,並 相信此架構能使本公司快速及有效制訂及 推行決策。

獨立非執行董事

所有獨立非執行董事均與本公司簽訂兩年 年期之合約,並須按本公司之公司細則及 企業管治守則,於本公司之股東週年大會 上輪席退任和接受重選。

各獨立非執行董事已根據上市規則第3.13 條規定,就其獨立性每年向本公司發出確 認書,而本公司認為該等董事均屬獨立人 士。董事之間互相概無任何關連。

獨立非執行董事孔蕃昌先生及李沅鈞先生在 任已過9年。彼等已確認其具備《上市規則》 第3.13條所述的各項關於獨立性的因素。本 公司認為根據《上市規則》所述有關獨立性 的指引,孔蕃昌先生及李沅鈞先生仍屬獨 立人士,並將繼續為董事會提供寶貴的業 務經驗、知識和專業,以提升其運作效率。

BOARD INDEPENDENCE EVALUATION

The Company has established a Board Independence Evaluation Mechanism during the year which sets out the processes and procedures to ensure a strong independent element on the Board, which allows the Board effectively exercises independent judgment to better safeguard Shareholders' interests.

The objectives of the evaluation are to improve Board effectiveness, maximise strengths, and identify the areas that need improvement or further development. The evaluation process also clarifies what actions of the Company need to be taken to maintain and improve the Board performance.

Pursuant to the Board Independence Evaluation Mechanism, the Board will conduct annual review on its independence.

During the year ended 31 December 2022, all Directors has completed the independence evaluation in the form of form-filling individually.

During the year ended 31 December 2022, the Board reviewed the implementation and effectiveness of the Board Independence Evaluation Mechanism and the results were satisfactory.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the code of conduct regarding directors' securities transactions as set out in the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 of the Listing Rules. Based on specific enquiry of the Company's directors, all directors have complied with the required standard set out in the Model Code throughout the year.

The Company has also established written guidelines on no less exacting terms than the Model Code (the "Employees Written Guidelines") for securities transactions by employees who, because of such office or employment, are likely to possess inside information in relation to the Company or its securities.

No incident of non-compliance of the Employees Written Guidelines by the employees was noted by the Company.

董事會獨立性評估

年內,本公司建立了董事會獨立性評估機 制,確立了能確保董事會具有強大的獨立 元素的流程和程序,使董事會能夠有效地 行使獨立判斷,以更好地維護股東利益。

評估的目標是提高董事會的效率,發揮最 大的優勢,並確定需要改進或進一步發展 的領域。評估過程還闡明了本公司需要採 取的行動以維持和提高董事會績效。

根據董事會獨立性評估機制,董事會每年 對其獨立性進行審核。

截至二零二二年十二月三十一日止年度, 全體董事均以填表形式個別完成了獨立性 評估。

截至二零二二年十二月三十一日止年度, 董事會檢討董事會獨立性評估機制的執行 情況及成效,結果令人滿意。

董事之證券交易

本公司已採納一套就董事進行證券交易的 守則,其載於上市規則附錄十的上市發行 人董事進行證券交易的標準守則(「標準守 則」)。根據本公司向董事作出特定查詢後, 全體董事於整個年度均遵守標準守則所載 之規定。

本公司亦就因其職位或工作可能擁有有關 本公司或其證券的內幕消息的僱員進行買 賣證券事宜,制定以不比標準守則寬鬆的 條款之書面指引(「僱員書面指引」)。

本公司並不知悉有任何僱員違反僱員書面 指引的情況。

CONTINUOUS PROFESSIONAL DEVELOPMENT

To assist directors' continuing professional development, the Company recommends directors to attend relevant seminars to develop and refresh their knowledge and skills. All directors also participate in continuous professional development programmes such as external seminars organised by qualified professionals or reading books and articles, to develop and refresh their knowledge and skills in relation to their contribution to the Board. A record of the training received by the respective directors are kept by the company secretary of the Company.

The individual training record of each director received for the year ended 31 December 2022 is summarised below:

董事姓名

持續專業發展

為協助董事之持續專業發展,本公司建議 董事出席相關之座談會以發展及更新彼等 之知識及技能。全體董事亦有出席持續專 業發展計劃,如由合資格專業人士所舉辦 之外部座談會或閱讀書本及文章,就彼等 對董事會之貢獻發展及更新彼等之知識及 技能。各董事所接受之培訓記錄由本公司 公司秘書存檔。

截至二零二二年十二月三十一日止年度, 各董事所接受培訓之個別記錄概述如下:

Number of training received
that are relevant to
the business or
directors' duties
接受有關業務或董事職責之
培訓次數

Lai Pei Wor	賴培和	1
Chan Yau Wah	陳友華	1
Kung Fan Cheong	孔蕃昌	1
Mak Kwai Wing	麥貴榮	2
Li Yuen Kwan, Joseph	李沅鈞	1

All the directors also understand the importance of continuous professional development and are committed to participating any suitable training to develop and refresh their knowledge and skills.

Mr. Tsang Wai Lun ("Mr. Tsang") was appointed as the company secretary of the Company on 3 May 2019. Pursuant to Rule 3.29 of the Listing Rules, Mr. Tsang has taken no less than 15 hours of relevant professional training for the year ended 31 December 2022.

全體董事均了解到持續專業發展之重要性, 承諾參與任何合適之培訓,以發展及更新 彼等之知識及技能。

曾偉倫先生(「曾先生」)於二零一九年五月 三日獲委任為本公司公司秘書。根據上市 規則第3.29條,曾先生於截至二零二二年 十二月三十一日止年度已接受不少於15小 時之相關專業培訓。

Name of director

BOARD COMMITTEES

The Board has established four committees, namely, the Executive Committee, Remuneration Committee, Nomination Committee and Audit Committee, for overseeing particular aspects of the Company's affairs. All Board committees of the Company are established with defined written terms of reference. The terms of reference of the Board committees are posted on the Company's website (except Executive Committee) and are available to shareholders upon request.

The majority of the current members of each Board committee (except Executive Committee) are independent non-executive directors, while all the members of the Executive Committee are executive directors.

The Board committees are provided with sufficient resources to discharge their duties and, upon reasonable request, are able to seek independent professional advice in appropriate circumstances at the Company's expense.

EXECUTIVE COMMITTEE

The Executive Committee currently comprises 2 executive directors, namely, Mr. Lai Pei Wor *(chairman)* and Mr. Chan Yau Wah. The Executive Committee shall meet as it may consider appropriate.

The duties of the Executive Committee are as follows:

- (a) to monitor the execution of the Company's strategic plans and operations of all business units of the Company;
- (b) to discuss and make decisions on matters relating to the management and operations of the Company;
- (c) to exercise the functions and responsibilities of the Board between its regular meetings; and
- (d) to review and discuss any other matters as may from time to time be delegated to it by the Board.

董事會委員會

董事會已設立四個委員會,即執行委員會、 薪酬委員會、提名委員會及審核委員會, 以監督本公司事務之特定方面。本公司所 有董事會委員會均按書面界定之職權範圍 成立。董事會委員會之職權範圍已於本公 司網站刊登(執行委員會除外)及可應要求 向股東提供。

目前董事會委員會(執行委員會除外)之主 要成員均為獨立非執行董事,唯執行委員 會之所有成員均為執行董事。

董事會委員會獲提供足夠資源履行其職務, 並可應彼等提出之合理要求,於適當情況 下尋求獨立專業意見,費用由本公司負責。

執行委員會

執行委員會目前由兩名執行董事組成,包 括賴培和先生(主席)及陳友華先生。執行 委員會按合適情況下會面。

執行委員會之職責如下:

- (a) 監察本公司策略計劃之執行及本公司 所有分類業務之營運;
- (b) 就有關本公司之管理及營運之事宜進 行討論及作出決策;
- (c) 於其定期會議之間執行董事會之職能 及責任;及
- (d) 檢討及討論董事會可能不時授權執行 之任何其他事宜。

REMUNERATION COMMITTEE

The Company has complied with Rule 3.25 of the Listing Rules in relation to the composition of the Remuneration Committee. The Remuneration Committee currently comprises 3 members, all of them are independent non-executive directors. The members of the Remuneration Committee are Mr. Kung Fan Cheong (chairman), Mr. Mak Kwai Wing and Mr. Li Yuen Kwan, Joseph.

During the year, the Remuneration Committee held one meeting. The attendance record of each Remuneration Committee member is set out below:

薪酬委員會

本公司就薪酬委員會之組成已遵守上市規 則第3.25條規定。薪酬委員會目前由三名 成員組成,其成員均為獨立非執行董事。 薪酬委員會成員為孔蕃昌先生(主席),麥 貴榮先生及李沅鈞先生。

本年度內,薪酬委員會已舉行一次會議。 薪酬委員會各成員之出席紀錄如下:

		Attendance of Remuneration Committee meeting in 2022 二零二二年出席
Name of director	董事姓名	—————————————————————————————————————
Kung Fan Cheong <i>(Chairman)</i>	孔蕃昌 <i>(主席)</i>	1/1
Mak Kwai Wing	麥貴榮	1/1
Li Yuen Kwan, Joseph	李沅鈞	1/1

The major roles and functions of the Remuneration Committee are as follows:

- (a) to make recommendations to the Board on the Company's policy and structure for all directors' and senior management's remuneration and on the establishment of a formal and transparent procedure for developing remuneration policy;
- (b) to review and approve the management's remuneration proposals with reference to the Board's corporate goals and objectives;
- (c) to make recommendations to the Board on the remuneration packages of individual executive directors and senior management, which should include benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment;
- (d) to make recommendations to the Board on the remuneration of non-executive directors;
- (e) to consider salaries paid by comparable companies, time commitment and responsibilities and employment conditions elsewhere in the Group;

薪酬委員會之主要角色及功能如下:

- (a) 就本公司董事及高級管理人員的全體 薪酬政策及架構,及就設立正規而具
 透明度的程序制訂此等薪酬政策,向
 董事會提出建議;
- (b) 因應董事會所訂企業方針及目標而檢 討及批准管理層的薪酬建議;
- (c) 向董事會建議個別執行董事及高級管理人員的薪酬待遇,此應包括非金錢利益、退休金權利及賠償金額(包括喪失或終止職務或委任的賠償);
- (d) 就非執行董事的薪酬向董事會提出建 議;
- (e) 考慮同類公司支付的薪酬、須付出的時間及職責以及本集團內其他職位的 僱用條件;

REMUNERATION COMMITTEE (continued)

- (f) to review and approve compensation payable to executive directors and senior management for any loss or termination of office or appointment to ensure that it is consistent with contractual terms and is otherwise fair and not excessive;
- (g) to review and approve compensation arrangements relating to dismissal or removal of directors for misconduct to ensure that they are consistent with contractual terms and are otherwise reasonable and appropriate;
- (h) to ensure that no director or any of his associates is involved in deciding his own remuneration;
- to review and sanction new or amended salary, incentive bonus and retirement benefit policies for the Group which are substantial in their cost and have an impact on a significant proportion of employees; and
- (j) to review the Committee's terms of reference and its own effectiveness and recommend to the Board from time to time any necessary changes.

During the year, the Remuneration Committee made recommendations to the Board on executive directors' remuneration packages and terms of employment. The Remuneration Committee also formulated and evaluated the remuneration policy and structure for the directors and senior management of the Company.

薪酬委員會(續)

- (f) 檢討及批准向執行董事及高級管理人員就其喪失或終止職務或委任而須支付的賠償,以確保該等賠償與合約條款一致;若未能與合約條款一致,賠償亦須公平合理,不致過多;
- (g) 檢討及批准因董事行為失當而解僱或 罷免有關董事所涉及的賠償安排,以 確保該等安排與合約條款一致;若未 能與合約條款一致,有關賠償亦須合 理適當;
- (h) 確保任何董事或其任何聯繫人不得參 與釐訂他自己的薪酬;
- (i)檢討及批准本集團牽涉龐大成本及影響大部份僱員之新的或修訂的工資、 獎勵花紅及退休福利政策;及
- (j) 檢討委員會的職權範圍及其有效性, 並不時向董事會建議任何有需要的變更。

本年度內,薪酬委員會就執行董事之薪酬 福利及聘用條款向董事會提出建議。薪酬 委員會亦制訂及評估本公司董事及高級管 理人員之薪酬政策及結構。

REMUNERATION COMMITTEE (continued)

Remuneration Policy

The Company's remuneration policy is to ensure that the remuneration offered to employees, including Directors and senior management, is based on skill, knowledge, responsibilities and involvement in the Company's affairs. The remuneration packages of Executive Directors are also determined with reference to the Company's performance and profitability, the prevailing market conditions and the performance or contribution of each Executive Director. The remuneration for the Executive Directors comprises basic salary, pensions and discretionary bonus. The remuneration policy for Independent Non-executive Directors is to ensure that Independent Non-executive Directors are adequately compensated for their efforts and time dedicated to the Company's affairs, including their participation in Board committees. The remuneration for the Independent Non-executive Directors mainly comprises Director's fee which is determined with reference to their duties and responsibilities by the Board. Individual Directors and senior management have not been involved in deciding their own remuneration.

SENIOR MANAGEMENT REMUNERATION BY BAND

Pursuant to paragraph E.1.5 of the CG Code, the remuneration of the members of the senior management by band for the year ended 31 December 2022 is set out below:

薪酬委員會(續) 薪酬政策

本公司的薪酬政策旨在確保向員工(包括董 事和高級管理人員)提供的薪酬基於技能、 知識、責任和對公司事務的參與程度。執 行董書的薪酬待遇亦參考本公司的表現役意。執 了董書的薪酬行市況以及各執行董事的表現行市況以及各執行董事的表 見或貢獻而釐定。執行董事的薪酬包括載 本薪酬政策是為了確保獨立非執行董 為公司事務所付出的董事會委員會。獨立 非執行董事的薪酬主要包括董事之高級管理人員並未參與決定其 本身的薪酬。

高級管理人員薪酬之組別

根據企業管治守則第E.1.5段,於截至二零 二二年十二月三十一日止年度按薪酬組別 劃分之高級管理人員薪酬載列如下:

Remuneration by band	薪酬組別	Number of individuals 組別人數
Nil to HK\$1,000,000	無至1,000,000港元	_
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至1,500,000港元	2
HK\$1,500,001 to HK\$2,000,000	1,500,001港元至2,000,000港元	-
HK\$2,000,001 to HK\$2,500,000	2,000,001港元至2,500,000港元	1

Further particulars regarding directors' emoluments and the five highest paid employees as required to be disclosed pursuant to Appendix 16 to the Listing Rules are set out in notes 8 and 9 to the consolidated financial statements of this annual report.

NOMINATION COMMITTEE

The Company has complied with Rule 3.27A of the Listing Rules in relation to the composition of the Nomination Committee. The Nomination Committee currently comprises 1 executive director, namely, Mr. Lai Pei Wor (*chairman*) and 3 independent nonexecutive directors, namely, Mr. Kung Fan Cheong, Mr. Mak Kwai Wing and Mr. Li Yuen Kwan, Joseph. 根據上市規則附錄16須予披露有關董事酬 金及五位最高薪酬僱員之進一步詳情載於 本年報所載之綜合財務報表附註8及9。

提名委員會

本公司就提名委員會之組成已遵守上市規 則第3.27A條規定。提名委員會目前由一名 執行董事,賴培和先生(主席)及三名獨立 非執行董事組成,包括孔蕃昌先生、麥貴 榮先生及李沅鈞先生。

NOMINATION COMMITTEE (continued)

During the year, the Nomination Committee held one meeting. The attendance record of each Nomination Committee member is set out below:

提名委員會(續)

本年度內,提名委員會已舉行一次會議。 提名委員會各成員之出席紀錄如下:

		Attendance of Nomination
		Committee meeting in 2022
		二零二二年出席
Name of director	董事姓名	提名委員會會議次數
Lai Pei Wor <i>(Chairman)</i>	賴培和(主席)	1/1
Kung Fan Cheong	孔蕃昌	1/1
Mak Kwai Wing	麥貴榮	1/1
Li Yuen Kwan, Joseph	李沅鈞	1/1

The duties of the Nomination Committee are as follows:

- (a) to review the structure, size and diversity (including but not limited to age, gender, skills, professional and industry experience, educational background, knowledge and length of service) of the Board at least annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy;
- (b) to identify individuals suitably qualified to become members of the Board and select or make recommendations to the Board on the selection of individuals nominated for directorships;
- to assess the independence of independent non-executive directors;
- (d) to make recommendations to the Board on the appointment or re-appointment of directors and succession planning for directors, in particular the chairman and the chief executive;
- (e) to review the board diversity policy, as appropriate and the measurable objectives that the board has set for implementing the board diversity policy, and monitor the progress on achieving the objectives;
- (f) to review the Director Nomination Policy; and
- (g) to review the Committee's terms of reference and its own effectiveness and recommend to the Board from time to time any necessary changes.

提名委員會之職責如下:

- (a) 至少每年檢討董事會的架構、人數及 成員多元化(包括但不限於年齡、性 別、技能、專業及行業經驗、教育背 景、知識及服務任期方面),並就任 何為配合本公司的策略而擬對董事會 作出的變動提出建議;
- (b) 物色具備合適資格可擔任董事的人 士,並挑選提名有關人士出任董事或 就此向董事會提供意見;
- (c) 評核獨立非執行董事的獨立性;
- (d) 就董事委任或重新委任以及董事(尤 其是主席及行政總裁)繼任計劃向董 事會提出建議;
- (e) 在適當時檢討董事會成員多元化政策 及董事會就推行董事會成員多元化政 策而制定的可計量目標,並監察達致 目標的進度;
- (f) 檢討董事提名政策;及
- (g) 審查委員會的職權範圍及其有效性並 不時向董事會建議任何有需要的變更。

NOMINATION COMMITTEE (continued)

Board Diversity Policy

The Company recognizes and embraces the benefits of having a diverse Board, and sees diversity at Board level as an essential element in maintaining a competitive advantage. A diverse Board will include and make good use of differences in the age, gender, skills, professional and industry experience, educational background, knowledge and length of service. These differences will be considered in determining the optimum composition of the Board and when possible should be balanced appropriately. All appointments of the members of the Board are made on merit against objective criteria, with due regard for the benefits of diversity on the Board.

Diversity at all levels have been shown to improve retention and reduce the costs associated with employee turnover. In a diverse workplace, employees are more likely remain loyal when they feel respected, valued for their unique contribution and the importance of being able to attract, retain and motivate employees from the widest possible pool of available talent. Employees are more likely to feel comfortable and happy in an environment where inclusivity is a priority. Equality in the workplace is important for encouraging workers from all backgrounds to feel confident in their ability and achieve their best. The Company are committed to diversity at all levels, including gender, age, cultural and educational background, or professional experience. The recruitment and selection practices at all levels are appropriately structured so that a diverse range of candidates are considered. The Company would identify and provide the relevant professional training programs that will assist in the development of a broader and more diverse pool of skilled and experienced employees and that, in time, their skills will prepare them for senior management and board positions.

The Nomination Committee of the Company regularly reviews and assesses the composition of the Board and makes recommendations to the Board on appointment of new directors of the Company. The Nomination Committee also oversees the conduct of the annual review of the effectiveness of the Board and will give adequate consideration to this Policy including gender balance of the directors and senior management and their direct reports, and its progress in achieving its diversity objectives.

Selection of individuals will be based on a range of diversity perspectives, including but not limited to age, gender, skills, professional and industry experience, educational background, knowledge and length of service. The ultimate decision will be based on merit and contribution that the selected individuals will bring to the Board.

提名委員會*(續)* 董事會多元化政策

本公司了解及認同具有多元化董事會的裨 益,並視在董事會層面的多元化為維持競 爭優勢的重要元素。一個多元化的董事會 將包括具備不同年齡、性別、技能、專業及 行業經驗、教育背景、知識及服務年限的 董董會,並可加以利用。該等不同將於釐 定能情況下保持適當平衡。董事會成員的 所有委任均按客觀條件,並適度顧及董事 會多元化的裨益而作出。

各級多元化已顯示可提升人才留置及降低 僱員流動相關成本。在多元化的工作場所, 僱員更有可能在彼等受到尊重、因彼等的 獨特貢獻及在盡可能廣泛的人才池中留聘 及激勵僱員的重要性而備受重視時保持忠 誠。在優先考慮包容性的環境中,僱員更 有可能感到舒適和快樂。工作中的平等對 於鼓勵來自不同背景的員工對其能力充滿 自信並達致最佳狀態至關重要。本公司致 力各級多元化,包括性別、年齡、文化及 教育背景或專業經驗。各級招聘及甄選均 按適當架構進行,以便能招徠多元背景的 人選供本公司委聘。本公司將物色及提供 相關專業培訓計劃,有助於更廣泛及更多 元化的技術嫻熟及經驗豐富的僱員發展, 且其技能將適時為其就任高級管理層及董 事會職位作好準備。

本公司提名委員會定期審閱及評估董事會 組成,並就委任本公司新董事向董事會作 出推薦建議。提名委員會亦監管董事會有 效性年度審閲的進行,且將充分考慮本政 策,包括董事及高級管理層以及其直接下 屬的性別平衡,以及達致其多元化目標的 進度。

本公司將一系列多元化因素作為甄選基準, 包括但不限於年齡、性別、技能、專業及行 業經驗、教育背景、知識及服務年限。最終 決定將基於經甄選人士的長處及將為董事 會帶來的貢獻作出。

NOMINATION COMMITTEE (continued)

Board Diversity Policy (continued)

The Board will consider setting measurable objectives to implement the Board Diversity Policy and review such objectives from time to time to ensure their appropriateness and ascertain the progress made towards achieving those objectives.

For the purpose of implementation of the Board Diversity Policy, the following measurable objectives were adopted:

- (A) at least one of the members of the Board shall be female;
- (B) at least 33% of the members of the Board shall be nonexecutive Directors or independent non-executive Directors;
- (C) at least one-third of the members of the Board shall be independent non-executive Directors;
- (D) at least one of the members of the Board shall have obtained accounting or other professional qualifications;
- (E) at least one of the members of the Board shall have more than 10 years of experience in the industry he/she is specialised in;
- (F) at least one of the members of the Board shall have China-related work experience.

The Board is committed to improving the diversity of the Board and wishes to achieve the above objectives by the end of 31 December 2024.

Gender Diversity

The Company values gender diversity across all levels of the Group. The following table sets out the gender ratio in the workforce of the Group, including the Board and senior management as at the date of this Annual Report:

提名委員會(續)

董事會多元化政策(續)

董事會將考慮設定可衡量的目標以實施董 事會多元化政策,並不時檢討該等目標以 確保其適當性並確定實現該等目標所取得 的進展。

為實施董事會多元化政策,採納了以下可 衡量的目標:

- (A) 至少一名董事會成員應為女性;
- (B) 至少33%的董事會成員應為非執行董 事或獨立非執行董事;
- (C) 至少三分之一的董事會成員應為獨立 非執行董事;
- (D) 至少一名董事會成員應取得會計或其 他專業資格;
- (E) 至少一名董事會成員應在其專業領域 擁有十年以上的經驗;
- (F) 至少一名董事會成員應具有與中國相關的工作經驗。

董事會致力於提高董事會的多元化,並希 望在二零二四年十二月三十一日之前實現 上述目標。

性別多元化

本公司重視集團各個層級的性別多元化。 下表載列截至本年報日期本集團員工(包括 董事會及高級管理層)的性別比例:

		Female 女性	Male 男性
Board	董事會	0% (0)	100% (5)
Senior Management	高級管理人員	0% (0)	100% (2)
Management	管理人員	8.33% (1)	91.67% (11)
Other employees	其他職員	70.41% (564)	29.59% (237)
Overall workforce	整體員工	68.90% (565)	31.10% (255)

NOMINATION COMMITTEE (continued)

Gender Diversity (continued)

The Board is committed to improving greater gender diversity in the Board and senior management and wishes to achieve at least one female Directors by the end of 31 December 2024.

Up to the date of this Annual Report, the Nomination Committee is in progress of identifying suitable female candidate(s) for appointment to the Board on merit against objective criteria.

Details on the gender ratio of the Group together with relevant data can be found on pages 45 to 47 of the Environmental, Social and Governance Report 2022.

DIRECTOR NOMINATION POLICY

1. Nomination and Appointment of Directors

(a) Criteria

In evaluating and selecting any candidate for directorship, the following criteria should be considered:

- Character and integrity.
- Qualifications including professional qualifications, skills, knowledge and experience and diversity aspects under the Board Diversity Policy that are relevant to the Company's business and corporate strategy.
- Any measurable objectives adopted for achieving diversity on the Board.
- Requirement for the Board to have independent directors in accordance with the Hong Kong Listing Rules and whether the candidate would be considered independent with reference to the independence guidelines set out in the Listing Rules.
- Any potential contributions the candidate can bring to the Board in terms of qualifications, skills, experience, independence and gender diversity.

提名委員會(續)

性別多元化(續)

董事會致力於提高董事會和高級管理層的 性別多樣性,並希望在二零二四年十二月 三十一日之前委任至少一名女性董事。

截至本年報日期,提名委員會正根據客觀 標準物色合適的女性人選以委任為董事會 成員。

有關集團性別比例的詳細信息以及相關數 據,請參閱二零二二年環境、社會及管治 報告內第45至47頁。

董事提名政策

1. 董事的提名及委任

(a) 準則

在評估及挑選候選人擔任董事時,下列準則將被考慮:

- 品格與誠實。
- 資格,包括專業資格、技 巧、知識及與本公司業務 及策略相關的經驗,以及 董事會成員多元化政策所 提述的多元化因素。
- 為達致董事會成員多元化
 而採納的任何可計量目標。
- 根據《上市規則》,董事會
 需包括獨立非執行董事的
 規定,以及參考《上市規
 則》內列明候選人是否被視
 為獨立的指引。
- 候選人的專業資格、技巧、經驗、獨立性及性別 多元化方面可為董事會帶來的任何潛在貢獻。

DIRECTOR NOMINATION POLICY (continued)

- 1. Nomination and Appointment of Directors (continued)
 - (a) Criteria (continued)
 - Willingness and ability to devote adequate time to discharge duties as a member of the Board and/or Board committee(s) of the Company.
 - Such other perspectives that are appropriate to the Company's business and succession plan and where applicable, may be adopted and/or amended by the Board and/or the Nomination Committee from time to time for nomination of directors and succession planning.

2. Nomination Process

(a) Appointment of New Director

- (i) The Nomination Committee and/or the Board should, upon receipt of the proposal on appointment of new director and the biographical information (or relevant details) of the candidate, evaluate such candidate based on the criteria as set out above to determine whether such candidate is qualified for directorship.
- (ii) If the process yields one or more desirable candidates, the Nomination Committee and/or the Board should rank them by order of preference based on the needs of the Company and reference check of each candidate (where applicable).
- (iii) The Nomination Committee should then recommend to the Board to appoint the appropriate candidate for directorship, as applicable.
- (iv) For any person that is nominated by a shareholder for election as a director at the general meeting of the Company, the Nomination Committee and/or the Board should evaluate such candidate based on the criteria as set out above to determine whether such candidate is qualified for directorship.

董事提名政策(續)

- 1. 董事的提名及委任(續)
 - (a) 準則(續)
 - 是否願意及是否能夠投放 足夠時間履行身為董事會 成員及/或擔任董事會轄 下委員會的委員的職責。
 - 其他適用於本公司業務及 其繼任計畫的其他各項因 素,提名委員會及/或董 事會可在有需要時修訂有 關因素。

2. 提名程序

- (a) 委任新董事
 - (i) 提名委員會及/或董事會
 應在收到委任新董事的建
 議及候選人的個人資料(或
 相關詳情)後,依據上述準
 則評估該候選人,以決定
 該候選人是否合資格擔任
 董事。
 - (ii) 如過程涉及一個或多個合意的候選人,提名委員會及/或董事會應根據本公司的需要及每位候選人的證明審查(如適用)排列他們的優先次序。
 - (iii) 提名委員會隨後應就委任 合適人選擔任董事一事向 董事會提出建議(如適用)。
 - (iv) 就任何經由股東提名於本公司股東大會上選舉為董事的人士,提名委員會及/或董事會應依據上述準則評估該候選人,以決定該候選人是否合資格擔任董事。

DIRECTOR NOMINATION POLICY (continued)

- 2. Nomination Process (continued)
 - (a) Appointment of New Director (continued)

Where appropriate, the Nomination Committee and/or the Board should make recommendation to shareholders in respect of the proposed election of director at the general meeting.

(b) Re-election of Director at General Meeting

- (i) The Nomination Committee and/or the Board should review the overall contribution and service to the Company of the retiring director and the level of participation and performance on the Board.
- (ii) The Nomination Committee and/or the Board should also review and determine whether the retiring director continues to meet the criteria as set out above.
- (iii) The Nomination Committee and/or the Board should then make recommendation to shareholders in respect of the proposed reelection of director at the general meeting.

Where the board proposes a resolution to elect or reelect a candidate as director at the general meeting, the relevant information of the candidate will be disclosed in the circular to shareholders and/or explanatory statement accompanying the notice of the relevant general meeting in accordance with the Listing Rules and/or applicable laws and regulations.

The appointment of new directors will be considered and approved by the Board and all new directors are subject to re-election by shareholders at the first general meeting after their appointment and subject to retirement by rotation at least once every three years pursuant to the CG Code.

Mr. Lai Pei Wor and Mr. Mak Kwai Wing shall retire by rotation and being eligible, offer themselves for re-election at the next forthcoming annual general meeting pursuant to the Company's Bye-laws 87(1) and 87(2).

董事提名政策(續)

- 2. 提名程序(續)
 - (a) 委任新董事(續)

提名委員會及/或董事會應就於 股東大會上委任董事的提案向股 東提出建議(如適用)。

(b) 於股東大會上重選董事

- (i) 提名委員會及/或董事會 應檢討退任董事對本公司 的整體貢獻及服務,以及 在董事會的參與程度及表 現。
- (ii) 提名委員會及/或董事會 亦應檢討及確定退任董事 是否仍然符合上述準則。
- (iii) 提名委員會及/或董事會 應就於股東大會上重選董 事的提案向股東提出建議。

若董事會擬於股東大會上提呈決 議案委任或重選某人士為董事, 有關股東大會通告所隨附的致股 東通函及/或説明函件中,將會 按《上市規則》及/或相關適用 法律及規則要求載列候選人的有 關資料。

新董事之委任須經董事會考慮及批准,所 有新董事須按企業管治守則於獲委任後的 首次股東大會內接受股東重選並至少三年 一次輪席退任。

根據本公司之公司細則第87(1)及87(2)條, 賴培和先生及麥貴榮先生將輪席退任於即 將舉行之股東週年大會,但彼等均合符資 格並願意於即將舉行之股東週年大會上膺 選連任。

DIRECTOR NOMINATION POLICY (continued)

The Board recommended the re-appointment of the directors standing for re-election at the next forthcoming annual general meeting of the Company.

The Company's circular dated 26 April 2023 contains detailed information of the directors standing for re-election.

AUDITOR'S REMUNERATION

During the year under review, the remuneration paid/payable to the Company's auditor, Messrs. Mazars CPA Limited, is set out as follows:

董事提名政策(續)

董事會建議於即將舉行之本公司股東週年 大會上重新委任該重選之董事。

本公司於二零二三年四月二十六日之通函 內載有重選董事之詳情。

核數師酬金

回顧本年度內,本公司已付予/應付予核 數師中審眾環(香港)會計師事務所有限公 司之酬金如下:

		Fees paid/payable
		HK\$
		已付/應付費用
Services rendered	所提供之服務	港元
Audit services	核數服務	880,000
Non-audit services (taxation services)	非核數服務(税務服務)	139,400

1,019,400

AUDIT COMMITTEE

The Company has complied with Rule 3.21 of the Listing Rules in relation to the composition of the Audit Committee. The Audit Committee of the Company comprises three independent non-executive directors. The current members of the Audit Committee are Mr. Mak Kwai Wing, Mr. Kung Fan Cheong and Mr. Li Yuen Kwan, Joseph. The Audit Committee is chaired by Mr. Mak Kwai Wing who has appropriate accounting professional qualifications. Code Provision D.3.3 stipulates that members of the Audit Committee should meet at least twice a year with the Company's auditors. During the year, there were two meetings held between the Audit Committee shall meet at least twice a year. During the year, the Audit Committee held three meetings. The attendance record of each Audit Committee member is set out below:

審核委員會

本公司就審核委員會之組成已遵守上市規 則第3.21條規定。本公司審核委員會成員 由三名獨立非執行董事組成。目前審核委員 會之成員包括麥貴榮先生、孔蕃昌先生 及李沅鈞先生。審核委員會主席麥貴榮先 生擁有適當之會計專業資格。守則條文第 D.3.3條規定,本公司的核數師與審核委員 會的成員應至少每年會面兩次。本年度內, 審核委員會及本公司核數師之間舉行了兩 次會議。此外,審核委員會每年至少舉行 兩次會議。審核委員會各成員之出席紀錄 如下:

Name of director	董事姓名	Committee meetings in 2022 二零二二年出席 審核委員會會議次數
Mak Kwai Wing <i>(Chairman)</i>	 麥貴榮 <i>(主席)</i>	3/3
Kung Fan Cheong	孔蕃昌	3/3
Li Yuen Kwan, Joseph	李沅鈞	3/3

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Attendance of Audit

AUDIT COMMITTEE (continued)

The principal roles and functions of the Audit Committee include the review of the Group's consolidated financial statements and reporting process, risk management system and internal control procedures. It also acts as an important link between the Board and the Company's auditors in matters within the scope of the group audit. During the meetings held in 2022, the Audit Committee had performed the following works:

- reviewed the directors' report and audited consolidated financial statements for the year ended 31 December 2022 and consider any significant or unusual items raised by the internal auditor or external auditor before submission to the Board;
- (ii) reviewed the interim consolidated financial statements for the six months ended 30 June 2022;
- (iii) reviewed the re-appointment of the external auditor and the nature and scope of audits;
- (iv) reviewed and recommended for approval by the board the 2022 audit scope and fees;
- (v) reviewed and monitored the external auditor's independence and objectivity and the effectiveness of the audit process in accordance with applicable standard;
- (vi) reviewed the effectiveness of risk management and internal control system; and
- (vii) reviewed the Group's financial and accounting policies and practices.

DIRECTORS' AND AUDITOR'S RESPONSIBILITIES FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors acknowledge their responsibility for preparing the consolidated financial statements of the Group for the year ended 31 December 2022. The directors ensure the preparation of the consolidated financial statements of the Group are in accordance with statutory requirements and applicable accounting standards. The directors also ensure the publication of the consolidated financial statements of the Group is in a timely manner.

The statement of the Auditor of the Company about their reporting responsibilities on the Group's consolidated financial statements is set out in the Independent Auditor's Report on pages 53 to 58.

審核委員會(續)

審核委員會之主要角色及功能包括檢討本 集團之綜合財務報表及報告程序、風險管 理及內部監控程序。委員會亦會就集團審 計範圍內的事項擔任董事會與公司核數師 之間的重要橋樑。審核委員會於二零二二 年舉行之會議完成以下工作:

- (i) 向董事會提交由內部核數師或外聘核 數師提交之董事會報告及經審核綜 合財務報表前,審閱截至二零二二年 十二月三十一日止年度之董事會報告 及經審核財務報告及考慮彼等所提出 之任何重大或不尋常事項;
- (ii) 審閲截至二零二二年六月三十日止六 個月之中期綜合財務報表;
- (iii) 檢討外聘核數師之續聘及審計性質和範圍;
- (iv) 檢討二零二二年之審計範圍及核數費 用並就此提出建議供董事會批准;
- (v) 檢討及監督外聘核數師之獨立性及客 觀性,並按照適用標準檢討審計程序 之效率;
- (vi) 檢討風險管理及內部監控系統之效 率;及
- (vii) 檢討本集團之財務及會計政策及常規。

董事及核數師就綜合財務報表所承 擔之責任

董事確認就編製本集團截至二零二二年十二 月三十一日止年度之綜合財務報表承擔責 任。董事須確保本集團綜合財務報表的編 製符合有關法規及適用之會計準則。董事 並確保本集團綜合財務報表適時予以刊發。

本公司核數師就本集團綜合財務報表所作 之申報責任聲明列載於第53至58頁之獨立 核數師報告內。

RISK MANAGEMENT AND INTERNAL CONTROLS

The Board acknowledges that it is responsible for the risk management and internal control systems and reviewing their effectiveness on an ongoing basis. Such risk management and internal control systems are designed for managing risks rather than eliminating the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

The Board, with the assistance of the Audit Committee, has overall responsibilities for maintaining effective risk management and internal control systems of the Group. During the year, the Board conducted a review of the effectiveness and adequacy of the Group's risk management and internal control systems, covering financial, operational, compliance control and risk management functions. The Group's system of internal control includes the setting up of a management structure with limits of authority, and is designed to help the Group achieve its business objectives. protects its assets against unauthorized use or disposition, ensures the maintenance of proper accounting records for the provision of reliable financial information for internal use or for publication, and ensures compliance with relevant laws and regulations. After reviewing the Group's risk management and internal control systems, the Board considers that the systems are effective and adequate for the Group as a whole. The Board further considers that there was no material issue relating to the Group's risk management and internal controls systems including financial, operational and compliance controls and risk management functions of the Group and that there were adequate staff with appropriate and adequate gualifications and experience, resources for accounting, internal audit and financial reporting functions, and adequate training programmes had been provided during the year.

The internal control team of the Company plays a major role in monitoring the risk management and internal controls of the Group and reports directly to the Audit Committee. It has full access to review all aspects of the Group's activities, risk management and internal controls. All types of audited reports are circulated to the Audit Committee and key management, which will follow up on any actions and measures taken to improve risk management and internal controls on the recommendations by the internal control team.

The processes used to identify, evaluate and manage significant risks by the Group are summarized as follows:

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

風險管理及內部監控

董事會確認對風險管理及內部監控系統負 責,並有責任持續檢討其有效性。該風險 管理及內部監控系統旨在管理而非消除未 能達成業務目標的風險,而且就避免重大 的失實陳述或損失而言,僅能作出合理而 非絕對的保證。

董事會在審核委員會的協助下對於維持本 集團穩固有效的風險管理及內部監控系統 承擔整體責任。於本年度,董事會已對本 集團風險管理及內部監控系統於財務、營 運、合規控制及風險管理職能方面的成效 及充足性進行審查。本集團的內部監控系 統包括建立界定權限的管理架構,以協助 本集團達致其商業目標、保護資產以防未 經授權挪用或處理、確保置存適當的會計 記錄作為可靠的財務資料供內部使用或刊 印發行,並確保符合相關法律及規例。於審 查本集團的風險管理及內部監控系統後, 董事會認為該等系統就本集團整體而言乃 屬有效及充足。董事會進一步認為,於本 年度,本集團於財務營運及合規控制以及 風險管理職能方面概無出現任何重大事宜 及本集團具合適資歷及經驗的員工人數以 及會計、內部審計及財務申報職能部門的 資源均屬充裕,且已獲提供足夠的培訓課 程。

本公司的控制部在監督本集團風險管理及 內部監控事宜上發揮重要作用,並直接向 審核委員會匯報。該部門可全面審閲本集 團各方面的事務、風險管理及內部監控事 宜。所有經審核報告均會交由審核委員會 及主要管理層傳閱,並由彼等跟進控制部 就有關推薦建議而採取的任何改善風險管 理及內部監控的行動及措施。

本集團用於識別、評估及管理重大風險的 程序簡介如下:

 識別可能對本集團業務及營運構成潛 在影響之風險。

RISK MANAGEMENT AND INTERNAL CONTROLS

(continued)

- Considers the impact on the business and the likelihood of their occurrence.
- Determines the risk management strategies and internal control processes to prevent, avoid or mitigate the risks.
- Performs ongoing and periodic monitoring of the risk and ensures that appropriate internal control processes are in place.
- Reports the results of risk monitoring to the Audit Committee and the Board regularly.

INTERNAL AUDIT FUNCTION

The Group's internal audit function is performed by an internal audit team, which reports directly to the Audit Committee and the Board on a periodical basis. The team conducts internal audit reviews on material controls and compliance with policies and procedures of the Group at both operational and corporate levels. Plans for corrective actions and control improvement are identified and communicated with operations management to address any issues, non-compliance or deficiencies identified. The team monitors the implementation of its recommendations by the operations management and reports the outcome to the Audit Committee and the Board.

DIVIDEND POLICY

- The board of directors of the Company adopt the policy that, in recommending or declaring dividends, the Company shall maintain adequate cash reserves for meeting its working capital requirements and future growth as well as its shareholder value.
- The Company does not have any pre-determined dividend payout ratio.
- The Board has the discretion to declare and distribute dividends to the shareholders of the Company, subject to the Articles of the Association of the Company and all applicable laws and regulations and the factors set out below.

風險管理及內部監控(續)

- 考慮風險對業務之影響及出現之可能 性。
- 釐定風險管理策略及內部監控程序, 以防止、避免或降低風險。
- 持續並定期監察有關風險,以及確保 設有適當的內部監控程序。
- 向審核委員會及董事會定期匯報風險
 監察的結果。

內部審計職能

內部審計小組專責進行本集團的內部審計 職能,按期間直接向審核委員會及董事會 匯報。小組專責就本集團營運及企業層面 上的重大監控及制度與程序的合規事宜, 進行內部審計檢討。小組與營運管理人員 溝通,就發現的問題、違反規例的事項或 不足之處釐定糾正及改善監控的方案。小 組會監察營運管理人員執行其建議的情況 及向審核委員會及董事會匯報相關結果。

股息政策

- 本公司董事會採納的政策為,在建議 或宣派股息時,本公司應維持足夠現 金儲備,以應付其資金需求、未來增 長以及其股權價值。
- 本公司沒有預設的派息比率。
- 根據本公司細則、所有適用法規及下
 列因素,董事會有權宣派及分發股息
 予本公司股東。

DIVIDEND POLICY (continued)

• The Board shall also take into account the following factors of the Company and its subsidiaries when considering the declaration and payment of dividends:

- financial results;
- cash flow situation;
- business conditions and strategies;
- future operations and earnings;
- capital requirements and expenditure plans;
- interests of shareholders;
- any restrictions on payment of dividends; and
- any other factors that the Board may consider relevant.
- Depending on the financial conditions of the Company and the Group and the conditions and factors as set out above, dividends may be proposed and/or declared by the Board for a financial year or period:
 - interim dividend;
 - final dividend;
 - special dividend; and
 - any distribution of net profits that the Board may deem appropriate.
- Any final dividend for a financial year will be subject to shareholders' approval.
- The Company may declare and pay dividends by way of cash or scrip or by other means that the Board considers appropriate.
- Any dividend unclaimed shall be forfeited and shall revert to the Company in accordance with the Company's Articles of Association.

股息政策(續)

- 董事會在考慮宣派股息時,應同時考 慮下列有關本公司及其附屬公司的因 素:
 - 財務業績;
 - 現金流狀況;
 - 業務狀況及策略;
 - 未來營運及收入;
 - 資金需求及支出計畫;
 - 股東的利益;
 - 一 任何派付股息的限制;及
 - 董事會可能視為相關的任何其他
 因素。
- 視乎本公司及本集團的財政狀況以及 上述條件及因素,董事會可在財政年 度或期間建議及/或宣派下列股息:
 - 一 中期股息;
 - 一 年度股息;
 - 特別股息;及
 - 任何董事會認為合適的純利分 發。
- 任何年度股息均須由股東批准。
- 本公司可以董事會認為合適的形式宣 派及派付股息,包括現金或代息股份 或其他形式。
- 任何未領取的股息應被作廢及應根據
 本公司細則複歸本公司。

HANDLING AND DISSEMINATION OF INSIDE INFORMATION

The Group complies with requirements of the Securities and Futures Ordinance (the "SFO") and the Listing Rules. The Group discloses inside information to the public as soon as reasonably practicable unless the information falls within any of the safe harbours as provided in the SFO. Before the information is fully disclosed to the public, the Group ensures the information is kept strictly confidential. If the Group believes that the necessary degree of confidentiality cannot be maintained or that confidentiality may have been breached, the Group would immediately disclose the information to the public. The Group is committed to ensure that information contained in announcements or circulars are not false or misleading as to a material fact, or false or misleading through the omission of a material fact in view of presenting information in a clear and balanced way, which requires equal disclosure of both positive and negative facts.

CONSTITUTIONAL DOCUMENTS

There are no changes in the Company's constitutional documents during the year.

COMMUNICATIONS WITH SHAREHOLDERS AND INVESTORS

The general meetings of the Company provide a forum for communication between the Board and the shareholders. The chairman of the Board as well as chairmen of the Remuneration Committee, Nomination Committee and Audit Committee and, in their absence, other members of the respective committees are available to answer questions at shareholder meetings.

The 2023 Annual General Meeting ("AGM") will be held on 24 May 2023. The notice of AGM will be sent to shareholders at least 20 clear business days before the AGM.

To promote effective communication with shareholders, the Company maintains a website at www.kpihl.com, where extensive information and updates on the Company's financial information, corporate governance code and other information are posted and available for public access.

處理及發放內幕消息

憲章文件

本年度內本公司之憲章文件並無變動。

與股東及投資者之溝通

本公司股東大會為董事與股東提供交換意 見的機會。董事會主席以及薪酬委員會, 提名委員會及審核委員會之主席,在該委 員會主席缺席時,其委員會之另一名成員 可於股東大會上回答提問。

二零二三年之股東週年大會將於二零二三 年五月二十四日舉行。股東週年大會通告 將於股東週年大會舉行前至少足二十個營 業日向股東發送通知。

為使本公司與股東有效聯繫,本公司設有 網站www.kpihl.com,讓公眾人士得悉有關 本公司刊登之財務資料、企業管冶準則及 其他資料以及最新資訊。

SHAREHOLDER RIGHTS

Convening a special general meeting ("SGM")

Pursuant to the bye-laws of the Company, member(s) holding, at the date of deposit of the requisition, not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings, may by written requisition to the Board or the Secretary of the Company to require a SGM to be called by the Board for the transaction of any business specified in such requisition at the expense of such requisitionist(s). If within twenty-one days of such deposit the Board fails to proceed to convene such meeting the requisitionists themselves may do so in accordance with the provisions of section 74(3) of the Companies Act 1981 of Bermuda. The requisition must specify the purpose of the meeting, and must be signed by the relevant requisitionist(s) and deposited at the head office of the Company in Hong Kong.

If the requisition is in order, the company secretary will ask the Board to convene a SGM by serving sufficient notice in accordance with the statutory requirements to all the registered members. On the contrary, if the requisition is invalid, the members concerned will be advised of this outcome and accordingly, a SGM will not be convened as requested.

The notice period to be given to all the registered members for consideration of the proposal raised by the member(s) concerned at a SGM varies according to the nature of the proposal, as follows:

- (a) at least twenty-one (21) clear days' and not less than ten (10) clear business days' notice in writing if the proposal constitutes a special resolution of the Company, which cannot be amended other than to a mere clerical amendment to correct a patent error; and
- (b) at least fourteen (14) clear days' and not less than ten
 (10) clear business days' notice in writing if the proposal constitutes an ordinary resolution of the Company.

股東權利

召開股東特別大會(「股東特別大會」)

根據本公司之公司細則,於存放請求書日 期持有本公司附帶於本公司股東大會投票 權不少於十分之一之繳足股本之股東可透 過本公司董事會或秘書發出書面要求召開 收會將由重會。費用由有關請求人支付 大會將由重會。倘董事會於存放請求請求 定十一日內未召開股東特別大會,則請求 人可條文以相同方式自行召開股東大會。 有關要求必須列明大會之間的及由有關 求人簽署,並送達本公司於香港之總辦事 處。

倘請求屬適當,本公司秘書將要求董事會 透過根據法定要求向所有已註冊股東發出 足夠通知以召開股東特別大會。相反,倘 請求屬不適當,有關股東將就此結果獲得 通知,股東特別大會亦將因此不會按要求 召開。

向所有已註冊股東發出通知,以考慮有關 股東提出之股東特別大會上之動議之期限 根據建議之性質而有所不同,詳情如下:

- (a) 倘建議構成本公司之特別決議案(除 改正明顯錯誤之純粹文書修訂外不得 修改者),則最少足二十一(21)個及不 少於足十(10)個營業日之書面通知; 及
- (b) 倘建議構成本公司之普通決議案,則 最少足十四(14)個及不少於足十(10)個 營業日之書面通知。

SHAREHOLDER RIGHTS (continued)

Putting Forward Proposals at General Meetings other than a Proposal for Election of Director

The following procedures are subject to the Company's bye-laws, the Bermuda Companies Act 1981 and applicable legislation and regulation:

- 1. The Company holds an AGM every year, and may hold a general meeting known as a SGM whenever necessary.
- 2. Member(s) of the Company holding (i) not less than onetwentieth of the total voting rights of all members having the right to vote at the general meeting; or (ii) not less than 100 members, can submit a written request stating the resolution intended to be moved at the AGM; or a statement of not more than 1,000 words with respect to the matter referred to in any proposed resolution or the business to be dealt with at a particular general meeting.
- 3. The written request/statements must be signed by the member(s) concern and deposited at the Company's registered office at Clarendon House, 2 Church Street, Hamilton HM11, Bermuda and its principal office at Units 2304-06, 23/F, Riley House, 88 Lei Muk Road, Kwai Chung, N.T., Hong Kong, for the attention of the company secretary of the Company, not less than six weeks before the AGM in the case of a requisition requiring notice of a resolution and not less than one week before the general meeting in the case of any other requisition.
- 4 If the written request is in order, the company secretary will ask the Board of the Company (i) to include the resolution in the agenda for the AGM; or (ii) to circulate the statement for the general meeting, provided that the member(s) concerned have deposited a sum of money reasonably determined by the Board sufficient to meet the Company's expenses in serving the notice of the resolution and/or circulating the statement submitted by the member(s) concerned in accordance with the statutory requirements to all the registered members. On the contrary, if the requisition is invalid or the member(s) concerned have failed to deposit sufficient money to meet the Company's expenses for the said purposes, the member(s) concerned will be advised of this outcome and accordingly, the proposed resolution will not be included in the agenda for the AGM; or the statement will not be circulated for the general meeting.

股東權利(續)

於股東大會提呈選舉董事以外之動議

以下程序受本公司之公司細則、百慕達 一九八一年公司法及適用法律及法規所限:

- 本公司每年舉行一次股東週年大會及 可於必要時舉行稱為股東特別大會之 股東大會。
- 本公司之股東(i)持有不少於所有有 權於股東大會投票之股東投票權總 額二十分之一,或(ii)不少於100名股 東,可提交列明擬於股東週年大會動 議之決議案之書面請求;或一份不多 於1,000字,有關任何建議決議案之事 項或擬於特定股東大會上處理之事宜 之聲明。
- 書面請求/聲明必須經有關股東簽 署,並於股東週年大會前不少於六個 星期(倘請求需要決議案通告)或股東 週年大會前不少於一個星期(倘為任 何其他請求)存放於本公司註冊辦事 處Clarendon House, 2 Church Street, Hamilton HM11, Bermuda及其主要辦 事處香港新界葵涌梨木道88號達利中 心23樓2304-06室,收件人為本公司 之公司秘書。
- 倘書面請求屬適當,公司秘書將要求 本公司董事會(i)將該決議案納入股東 週年大會議程;或(ii)發佈股東大會聲 明,惟有關成員須已存放合理足夠金 額以應付本公司根據法例規定向所有 已註冊股東發出決議案通知及/或 發佈有關股東提交之聲明之費用。相 反,倘請求屬不適當或有關股東未能 存放足夠金額以供本公司應付就上述 事項之費用,則有關股東將就此結果 獲得通知,建議決議案亦將因此不會 納入股東週年大會議程;或將不會就 股東大會發佈該聲明。

SHAREHOLDER RIGHTS (continued)

Putting Forward Enquiries to the Board

Members who have enquires about the above procedures or have enquires to put to the Board may write to the company secretary at Units 2304-06, 23/F, Riley House, 88 Lei Muk Road, Kwai Chung, N.T., Hong Kong.

Note: The Company will not normally deal with verbal or anonymous enquiries.

Contact Details

Shareholders may send their enquiries or requests as mentioned above to the following:

Address:	Units 2304-06, 23/F., Riley House, 88 Lei Muk Road,
	Kwai Chung, N.T., Hong Kong
	(For the attention of the Chairman/Company Secretary)
Fax:	(852) 2481 3098
Email:	enquiry@kpihl.com

For the avoidance of doubt, shareholders must deposit and send the original duly signed written requisition, notice or statement, or enquiry (as the case may be) to the above address and provide their full name, contact details and identification in order to give effect thereto. Shareholders' information may be disclosed as required by law. Shareholders may call the Company at (852) 2276 3000 for any assistance.

To safeguard shareholder interests and rights, separate resolutions are proposed at shareholder meetings on each substantial issue, including the election of individual directors.

All resolutions put forward at a shareholder meeting will be taken by poll pursuant to the Listing Rules and the poll results will be posted on the websites of the Company and of the Stock Exchange after the shareholder meeting.

股東權利(續)

向董事會提出查詢

倘對上述程序有疑問或有疑問向董事會查 詢,股東可以書面向公司秘書提交,地址 為香港新界葵涌梨木道88號達利中心23樓 2304-06室。

附註:本公司通常不會處理口頭或匿名查詢。

聯絡資料

股東可經以下途徑發送上述查詢或要求:

地址:	香港新界葵涌梨木道88號
	達利中心23樓2304-06室
	(收件人:主席/公司秘書)
傳真:	(852) 2481 3098
電子郵件:	enquiry@kpihl.com

為免生疑問,股東必須郵寄或發送正式簽 署之書面請求、通知或聲明,或查詢(根據 情況而定)之原件至上述地址,並提供其全 名、聯絡資料及身份證明,以使其查詢生 效。股東資料可能按法律要求披露。如需 協助,股東可致電(852) 2276 3000聯絡本 公司。

以保障股東之利益及權益,就股東大會上 之每項實際事宜個別提出決議案,包括選 舉個別董事。

根據上市規則,於股東大會上提呈之所有 決議案,將以投票方式表決,投票方式表 決之結果將於會後在本公司網站及聯交所 網站上刊登。

企業管治報告 Corporate Governance Report

SHAREHOLDER RIGHTS (continued)

Shareholders' Communication Policy

The Company has in place a Shareholders' Communication Policy. The policy aims at ensuring Shareholders are provided with prompt and equal access to information about the Company (including but not limited to its financial performance, corporate goals and strategies, significant developments, corporate governance and risk exposure). The Board reviewed the implementation and effectiveness of the Shareholders' Communication Policy and the results were satisfactory.

The Company has established a number of channels for maintaining an on-going dialogue with its Shareholders as follows:

(a) Corporate Communication

"Corporate Communication" as defined under the Listing Rules refers to any document issued or to be issued by the Company for the information or action of holders of any of its securities, including but not limited to the following documents of the Company: (a) the Directors' report, annual accounts together with a copy of the auditor's report and, where applicable, its summary financial report; (b) the interim report and, where applicable, its summary interim report; (c) a notice of meeting; (d) a circular; and (e) a proxy form. The Corporate Communication of the Company will be published on the Stock Exchange's website (www.hkex.com.hk) in a timely manner as required by the Listing Rules. Corporate Communication will be provided to Shareholders and nonregistered holders of the Company's securities in both English and Chinese versions or where permitted, in a single language, in a timely manner as required by the Listing Rules.

(b) Announcements and Other Documents pursuant to the Listing Rules

The Company shall publish announcements (on inside information, corporate actions and transactions etc.) and other documents (e.g. Bye-laws) on the Stock Exchange's website in a timely manner in accordance with the Listing Rules.

股東權利(續)

股東通訊政策

本公司製定了股東通訊政策。該政策旨在 確保股東能夠及時和平等地獲取有關公司 的信息(包括但不限於其財務業績、公司目 標和戰略、重大發展、企業管治和風險)。 董事會已檢討股東通訊政策的實施情況及 成效,結果令人滿意。

本公司已建立多種渠道與股東保持溝通, 詳情如下:

(a) 公司通訊

上市規則所界定的「公司通訊」指本 公司已發出或將予發出以供其任何證 券持有人參考或採取行動的任何文 件,包括但不限於下列本公司文件: (a)董事報告、年度賬目連同審計報告 的副本以及財務摘要報告(如適用); (b)中期報告及其中期報告摘要(如適用); (b)中期報告及其中期報告摘要(如適用); (c)會議通知;(d)通函及(e)委任 代表表格。本公司的公司通訊將按上 市規則的規定適時刊載於聯交所網站 (www.hkex.com.hk)。公司通訊將按 照上市規則的要求,以中英文雙語版 本或在允許的情況下以單一語言及時 提供給股東及本公司證券的非登記持 有人。

(b) 符合上市規則的公告及其他文件

本公司須根據上市規則及時於聯交所 網站刊發公告(有關內幕消息、企業 行動及交易等)及其他文件(例如公司 細則)。

企業管治報告 Corporate Governance Report

SHAREHOLDER RIGHTS (continued)

Shareholders' Communication Policy (continued)

(c) Corporate Website

Any information or documents of the Company posted on the Stock Exchange's website will also be published on the Company's website (www.kpihl.com).

(d) Shareholders' Meetings

The annual general meeting and other general meetings of the Company are primary forum for communication between the Company and its Shareholders. The Company shall provide Shareholders with relevant information on the resolution(s) proposed at a general meeting in a timely manner in accordance with the Listing Rules. The information provided shall be reasonably necessary to enable Shareholders to make an informed decision on the proposed resolution(s). Shareholders are encouraged to participate in general meetings or to appoint proxies to attend and vote at the meetings for and on their behalf if they are unable to attend the meetings. Where appropriate or required, the Chairman of the Board and other Board members, the chairmen of board committees or their delegates, and the external auditors should attend general meetings of the Company to answer Shareholders' guestions (if any).

(e) Shareholders' Enquiries

Enquiries about Shareholdings

Shareholders should direct their enquiries about their shareholdings to the Company's branch share registrar, Tricor Tengis Limited, via its online holding enquiry service at www.tricoris.com, or send email to is-enquiries@hk.tricorglobal.com or call its hotline at 2980 1333, or go in person to its public counter at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong.

Enquiries about Corporate Governance or Other Matters to be put to the Board and the Company

The Company will not normally deal with verbal or anonymous enquiries. Shareholders may send any enquiries to the Board by email: enquiry@kpihl.com or by post to Units 2304-06, 23/F., Riley House, 88 Lei Muk Road, Kwai Chung, N.T., Hong Kong (For the attention of the Chairman/ Company Secretary). 股東權利(續)

股東通訊政策(續)

(c) 公司網站

刊登於聯交所網站的任何本公司資料或文件亦將刊載於本公司網站 (www.kpihl.com)。

(d) 股東大會

(e) 股東查詢

股權查詢

股東如欲查詢其持股量,請透過本 公司的股份過戶登記分處卓佳登 捷時有限公司的網上持股查詢服務 www.tricoris.com,或電郵至 is-enquiries@hk.tricorglobal.com或致電 其熱線2980 1333,或親臨香港夏慤道 16號遠東金融中心17樓公眾櫃檯查詢。

有關企業管治或其他須向董事會 及本公司提出的查詢

在一般情況下,本公司不會處理口頭 或匿名查詢。股東如有任何查詢,可 電郵至enquiry@kpihl.com或郵寄至香 港新界葵涌梨木道88號達利中心23 樓2304-06室(收件人:主席/公司秘 書)。

董事及高級管理人員簡歷詳情 Biographical Details of Directors and Senior Management

Biographical details of the directors and senior management of the Group are set out as follows:

EXECUTIVE DIRECTORS

Mr. Lai Pei Wor, aged 66, is the chairman and managing director of the Company. Mr. Lai was appointed as an executive director of the Company on 13 September 1996. He is the founder of the Group and has over 41 years of experience in the industry. He is responsible for the Group's overall strategic planning, policy making and financial management. He has been a director of Hi-Tech Precision Industrial Limited since 1984, a director of HTP Industrial Limited (formerly known as Hideki Electronics Limited) since 1989, a director of Cokeen Development Limited and K. S. (China) Electronics Manufactory Limited since 1990, a director of K & P Group (Holdings) Limited since 1994, a director of Hi-Tech Investment Holdings Limited and Hi-Tech Property Holdings Limited since 1997, a director of E-Dotcom Limited since 2001, a director of Hi-Tech (China) Investment Limited and 中穎(中山)電子有限公 司 since 2002, a director of Mars Field Limited and a director and legal representative of 中山市堅城電子有限公司 since 2010 and acted as a director of Technology Trends International Limited since 2001 and a secretary since 2009. He has also been appointed as a director of Sun Ngai Plastic Products Factory Limited, a director of Hunpex Limited, and a director and legal representative of 銀柏 達科技(深圳)有限公司 since 2013.

本集團之董事及高級管理人員之簡歷詳情 如下:

執行董事

賴培和先生,66歲,本公司主席兼董事總 經理。賴先生於一九九六年九月十三日獲 委任為本公司之執行董事。彼並為本集團 之創辦人,擁有41年以上業內經驗。彼負 責本集團之整體策劃、決策及財務之管理 工作。彼自一九八四年起出任中穎精密工 業有限公司之董事、一九八九年起出任西 城(香港)有限公司(前稱西城電子有限公 司)之董事、一九九零年起出任確建發展 有限公司及堅城(中國)電子廠有限公司 之董事、一九九四年起出任K & P Group (Holdings) Limited之董事、一九九七年起 出任Hi-Tech Investment Holdings Limited 及Hi-Tech Property Holdings Limited之董 事、二零零一年起出任E-Dotcom Limited之 董事、二零零二年起出任中穎(中國)投資 有限公司及中穎(中山)電子有限公司之董 事、並自二零一零年出任堅城實業公司之董 事及中山市堅城電子有限公司之董事及法 定代表人。彼自二零零一年出任Technology Trends International Limited之董事兼自二 零零九年出任其公司秘書。彼亦自二零一三 年被委任為新藝塑膠製品廠有限公司之董 事、銀柏達有限公司之董事及銀柏達科技 (深圳)有限公司之董事及法定代表人。

董事及高級管理人員簡歷詳情 Biographical Details of Directors and Senior Management

EXECUTIVE DIRECTORS (continued)

Mr. Chan Yau Wah, aged 64, is the deputy chairman of the Company. Mr. Chan was appointed as an executive director of the Company on 13 September 1996. He is also a general manager in Hi-Tech Investment Holdings Limited. Mr. Chan joined the Group in December 1990. He is responsible for the planning and management in production activities. He holds a higher diploma in production and industrial engineering from The Hong Kong Polytechnic (now known as The Hong Kong Polytechnic University) and a diploma in management studies from the Hong Kong Management Association. He has over 41 years of experience in the industry. He has been a director of HTP Industrial Limited (formerly known as Hideki Electronics Limited) and K & P Group (Holdings) Limited since 1994, a director of K. S. (China) Electronics Manufactory Limited since 1995, a director of Hi-Tech Investment Holdings Limited and Hi-Tech Property Holdings Limited since 1997, a director of Technology Trends International Limited since 2001, a director of Hi-Tech (China) Investment Limited and 中穎(中山)電子有限公司 since 2002 and acted as a director of E-Dotcom Limited since 2009. He has also been appointed as a director of Sun Ngai Plastic Products Factory Limited, a director of Hunpex Limited, and a supervisor of 銀柏達科技(深圳)有限公司 since 2013.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Kung Fan Cheong, aged 68, is a partner in the law firm of Pang, Kung & Co. and is a member of The Law Society of Hong Kong. Mr. Kung was appointed as an independent non-executive director of the Company on 13 September 1996.

執行董事(續)

陳友華先生,64歲,本公司副主席。陳先 生於一九九六年九月十三日獲委任為本公 司之執行董事。彼亦為Hi-Tech Investment Holdings Limited之總經理。陳先生於 一九九零年十二月加入本集團。彼負責本 集團生產之規劃及管理。彼持有香港理工 學院(現稱香港理工大學)生產及工業工程 高級文憑,並持有香港管理專業協會管理 學文憑。彼在業內累積逾41年以上的工作 經驗。彼自一九九四年起出任西城(香港) 有限公司(前稱西城電子有限公司)及K & P Group (Holdings) Limited之董事、一九九五 年起出任堅城(中國)電子廠有限公司之董 事、一九九七年起出任Hi-Tech Investment Holdings Limited及Hi-Tech Property Holdings Limited之董事、二零零一年起出 任Technology Trends International Limited 之董事、二零零二年起出任中穎(中國)投 資有限公司及中穎(中山)電子有限公司 之董事、並自二零零九年起出任E-Dotcom Limited之董事。彼亦自二零一三年起被委 任為新藝塑膠製品廠有限公司之董事,銀 柏達有限公司之董事及銀柏達科技(深圳) 有限公司之監事。

獨立非執行董事

孔蕃昌先生,68歲,為彭孔律師行之合 夥人,並為香港律師公會會員。孔先生於 一九九六年九月十三日獲委任為本公司之 獨立非執行董事。

董事及高級管理人員簡歷詳情 Biographical Details of Directors and Senior Management

INDEPENDENT NON-EXECUTIVE DIRECTORS (continued)

Mr. Mak Kwai Wing, BSoc.Sc., ATIHK, FCPA (Aust), aged 73, graduated from The University of Hong Kong with a degree of Bachelor of Social Sciences. He is also a Fellow of CPA Australia and an Associate of the Taxation Institute of Hong Kong. Mr. Mak was appointed as an independent non-executive director of the Company on 3 July 2017. Mr. Mak has over 40 years of experience in the taxation field. In July 2006, Mr. Mak joined Mazars Tax Services Limited ("Mazars Tax") as an executive director, was a managing director of Mazars Tax from January 2008 to August 2014 and was a Senior Advisor of Mazars Tax from September 2014 to June 2017. Before joining Mazars Tax, Mr. Mak was a tax principal at Ernst & Young and took early retirement in January 2004. Currently, Mr. Mak is an independent non-executive director of Tianjin Development Holdings Limited (Stock Code: 00882) and a member of Hong Kong Professionals and Senior Executives Association. Previously, Mr. Mak served as the governor of Rotary International District 3450 and the Chairman of the Tax Specialization Development Working Group of Hong Kong Institute of Certified Public Accountants.

Mr. Li Yuen Kwan, Joseph, aged 70, graduated from State University of New York at Buffalo in the United States of America and holds a bachelor of science in business administration degree. Mr. Li was appointed as an independent non-executive director of the Company on 24 August 2005. After working in the business sector for 9 years, he joined the Secretariat of Federation of Hong Kong Industries in 1985 as an assistant director and in 1992 he was appointed as a director of the Secretariat of Federation of Hong Kong Industries from which post he retired in January 2005. He has over 34 years experience in serving the manufacturing industry of Hong Kong.

SENIOR MANAGEMENT

Mr. Wong Man Kit, aged 63, is the marketing director of precision parts and components segment of the Group. Mr. Wong joined the Group in 1984. He is responsible for the marketing and sales. He has over 39 years of experience in the industry.

Mr. Li Kam Keung, aged 62, is the production manager of the precision parts and components segment in Kong Hau factory, Zhongshan. Mr. Li joined the Group in 1985. He is responsible for the operation and management in production segment. He has over 36 years of experience in the industry.

獨立非執行董事(續)

麥貴榮先生,BSoc.Sc.,ATIHK,FCPA(Aust), 現年73歲,畢業於香港大學,持有社會科 學學士學位。彼亦為澳洲會計師公會資深 會員及香港税務學會會員。麥先生於二零 一七年七月三日獲委任為本公司之獨立非 執行董事。麥先生於税務界擁有逾40年之 經驗。於二零零六年七月,麥先生加入中 審眾環(香港)税務有限公司(「中審眾環税 務|,前稱瑪澤税務有限公司)擔仟執行董 事,於二零零八年一月至二零一四年八月 為中審眾環税務之董事總經理,及後於二 零一四年九月至二零一七年六月為中審眾 環税務之資深顧問。於加入中審眾環税務 前,麥先生曾為安永會計師事務所之税務 主管,並於二零零四年一月申請提早退休。 目前, 麥先生為天津發展控股有限公司之 獨立非執行董事(股份代號:(00882)及香 港專業及資深行政人員協會之會員。於過 去,麥先生曾擔任國際扶輪3450地區總監 及香港會計師公會税務專項發展專責小組 之主席。

李沅鈞先生,70歲,畢業於美國水牛城紐 約州立大學並持有工商管理理學士學位。 李先生於二零零五年八月二十四日獲委任 為本公司之獨立非執行董事。經過9年於商 界工作後,彼於一九八五年獲委任為香港 工業總會秘書處之助理幹事及於一九九二 年被委任為香港工業總會秘書處之幹事, 直至二零零五年一月退任。彼擁有超過34 年服務香港製造業之經驗。

高級管理人員

黃文傑先生,63歲,本集團精密零部件之 市務總監。黃先生於一九八四年加入本集 團,負責市場推廣及銷售。彼在業內累積 逾39年以上的工作經驗。

李錦強先生,62歲,本集團精密零部件中 山市港口分廠之生產部主管。李先生於 一九八五年加入本集團,負責生產部之營 運及管理。彼在業內累積逾36年以上的工 作經驗。

The directors present their report and the audited consolidated financial statements of the Company and the Group for the year ended 31 December 2022.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding.

The principal activities of the subsidiaries were the manufacture and sale of precision parts and components (comprising keypads, synthetic rubber and plastic components and parts). There were no significant changes in the nature of the Group's principal activities during the year.

RESULTS AND DIVIDEND

The Group's profit for the year ended 31 December 2022 and the state of affairs of the Company and of the Group at that date are set out in the consolidated financial statements on pages 59 to 159.

The directors recommend the payment of a final dividend of HK6 cents (2021: HK8 cents) per ordinary share on Thursday, 13 July 2023 to the shareholders whose names appear on the Register of Members of the Company on Tuesday, 6 June 2023. This recommendation has been incorporated in the financial statements as an allocation of retained profit within the equity section of the statement of financial position.

CLOSURE OF REGISTERS FOR ANNUAL GENERAL MEETING

The Register of Members of the Company will be closed from Friday, 19 May 2023 to Wednesday, 24 May 2023, both dates inclusive, during which period no transfer of shares will be effected. In order to qualify for attending and voting at the annual general meeting of the Company to be held on Wednesday, 24 May 2023, all transfer documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Tricor Tengis Limited, at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong for registration not later than 4:30 p.m. on Thursday, 18 May 2023. 董事會提呈本公司及本集團截至二零二二 年十二月三十一日止年度之董事會報告及 經審核綜合財務報表。

主要業務

本公司之主要業務為投資控股。

各附屬公司主要業務為製造及銷售精密零部件(包括按鍵、合成橡膠及塑膠零部件)。 本集團之主要業務於本年度內並無重大改 變。

業績及股息

本集團截至二零二二年十二月三十一日止 年度之溢利及本公司與本集團於該日之財 政狀況載於第59至159頁之綜合財務報表。

董事建議於二零二三年七月十三日(星期 四)派發末期股息每股普通股6港仙(二零 二一年:8港仙)予於二零二三年六月六日 (星期二)名列本公司股東名冊之股東。此 項建議已載入財務報表內,作為財務狀況 表內權益項目下保留溢利分配。

暫停辦理股東登記作股東週年大會 之用

本公司將於二零二三年五月十九日(星期 五)至二零二三年五月二十四日(星期三)期 間(包括首尾兩天)暫停辦理股份過戶登記 手續,期間內將不會進行任何股份之過戶 登記。為確保符合資格之股東出席於二零 二三年五月二十四日(星期三)舉行之股東 週年大會及於會上表決,所有過戶文件連 同有關股票,必須於二零二三年五月十八 日(星期四)下午四時三十分前,送交至本 公司在香港之股份過戶登記分處,卓佳登 捷時有限公司,地址為香港夏慤道16號遠 東金融中心17樓。

CLOSURE OF REGISTERS FOR FINAL DIVIDEND

The Register of Members of the Company will be closed from Thursday, 1 June 2023 to Tuesday, 6 June 2023, both dates inclusive, during which period no transfer of shares will be effected. In order to qualify for the above final dividend of the Company, all transfer documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Tricor Tengis Limited, at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong for registration not later than 4:30 p.m. on Wednesday, 31 May 2023.

BUSINESS REVIEW

2022 was a challenging year for the Group by the Ukraine War, persistent inflation pressure, and microchip shortage, which dampened the consumer sentiment at the global market, impacted the supply chain for our customers, and caused the delay in new product launch from the major customer. As a result, the Group's turnover had dropped as compared with year 2021 arising from the decline in sales orders from customers. In addition, the rapid rise in interest rate (particular at the second half of 2022) increased the volatility of Renminbi ("RMB"), in year 2022, the Group had recorded an unrealised fair value net loss of approximately HK\$4.2 million (2021: gain of HK\$10.8 million) in the forward currency contracts expiring in years 2023 and 2024 (which were entered to manage the influence of the volatility of RMB on manufacturing costs for years 2023 and 2024). This unrealised fair value net loss is a non-cash accounting treatment and had no impact on the Group's cash flow for year 2022. The mechanism of these forward currency contracts had been discussed in previous interim and annual reports.

For the precision parts and components segment, the turnover decreased by 34.9% to approximately HK\$272.1 million as compared with 2021. If excluded the above-mentioned unrealised fair value net loss of HK\$4.2 million (2021: gain of HK\$10.8 million) on forward currency contracts, the segment profit was approximately HK\$7.6 million (2021: HK\$63.6 million). The decrease was mainly attributable to the decline in sales order from customers, as discussed above.

暫停辦理股東登記作末期股息之用

本公司將於二零二三年六月一日(星期四) 至二零二三年六月六日(星期二)期間(包括 首尾兩天)暫停辦理股份過戶登記手續,期 間內將不會進行任何股份之過戶登記。為確 保符合資格之股東獲派上述末期股息,所有 過戶文件連同有關股票,必須於二零二三 年五月三十一日(星期三)下午四時三十分 前,送交至本公司在香港之股份過戶登記 分處,卓佳登捷時有限公司,地址為香港 夏慤道16號遠東金融中心17樓。

業務回顧

二零二二年是本集團充滿挑戰的一年,烏 克蘭戰爭、持續的通脹壓力及晶片短缺, 削弱了全球消費者的消費意慾、影響本集 團客戶的供應鏈,及拖延主要客戶推出新 產品的銷售策略。因此,由於客戶的銷售 訂單減少,本集團的營業額較二零二一年 有所下跌。此外,全球市場利率急升(特 別是在二零二二年下半年)加劇了人民幣 匯價的波動性,令本集團於二零二二年就 某些遠期貨幣合約錄得未兑現公平價值淨 虧損約4,200,000港元(二零二一年:收益 10,800,000港元),此等合約將於二零二三 年及二零二四年到期,購買此等合約為管 理因人民幣匯價波動而影響二零二三年及 二零二四年本集團之生產成本。此未兑現 的公平價值淨虧損為非現金會計處理,及 對本集團二零二二年現金流無影響。有關 該等遠期貨幣合約的機制在之前公佈的中 期報告和年度報告中已作出説明。

精密零部件分類之營業額較二零二一年減 少34.9%至約272,100,000港元。如不包 括上述之遠期貨幣合約未兑現公平價值 之淨虧損約4,200,000港元(二零二一年: 收益10,800,000港元),此分類業務之經 營溢利約為7,600,000港元(二零二一年: 63,600,000港元)。經營溢利之減少乃主要 由於上文所述客戶銷售訂單之減少所致。

BUSINESS REVIEW (continued)

The gross profit margin of the Group in 2022 had decreased by 5.2 percentage points to 20.3% as compared with 2021, mainly due to the decline in turnover. The selling and distribution costs decreased by 21.3% to approximately HK\$19.4 million, while the administrative and other expenses decreased by 18.0% to approximately HK\$23.5 million. The financial costs slightly increased by HK\$0.1 million to approximately HK\$0.5 million due to the rise of market interest rate in 2022.

FINANCIAL KEY PERFORMANCE INDICATORS

The Group's turnover for the year ended 31 December 2022 amounted to approximately HK\$272.1 million, representing a decrease of 34.9% from the previous year. Overall gross profit amounted to approximately HK\$55.3 million, representing a decrease of 48.2% from the previous year. Loss attributable to owners of the Company was approximately HK\$0.5 million (2021: profit of HK\$63.3 million).

Basic loss for the year ended 31 December 2022 amounted to HK0.19 cent (2021: basic earning of HK23.71 cents) per share.

ENVIRONMENTAL POLICIES

We are committed to building an environmentally-friendly corporation that pays close attention to conserving natural resources. We strive to minimize our environmental impact by saving electricity and encouraging recycle of office supplies and other materials. We also require factories operate in compliance with the relevant environmental regulations and rules and possess all necessary permission and approval from the relevant Chinese regulators. Emails and electronic messages have replaced letters for most formal and informal communications, both externally and internally. Further details are set out in the environmental, social and governance report which will be published on the Hong Kong Exchanges and Clearing Limited's and the Company's websites.

業務回顧(續)

本集團二零二二年之整體毛利率較二零二一 年下跌5.2百分點至20.3%,其主要原因為 營業額下跌。銷售及經銷成本減少21.3% 至約19,400,000港元,而行政及其他費用 減少18.0%至約23,500,000港元。由於二 零二二年市場利率上升,財務成本輕微增 加100,000港元至約500,000港元。

主要財務表現指標

截至二零二二年十二月三十一日止年度, 本集團之營業額約272,100,000港元,較去 年減少34.9%。整體毛利額約55,300,000 港元,較去年減少48.2%。本公司擁有人所 佔虧損約500,000港元(二零二一年:溢利 63,300,000港元)。

截至二零二二年十二月三十一日止年度, 每股基本虧損為0.19港仙(二零二一年:基 本盈利23.71港仙)。

環保政策

我們關注保護自然資源並致力創建環保型 的工作環境。我們透過節約用電及鼓勵回 收辦公用品及其他材料,努力降低對環境 的影響。我們亦要求工廠遵守有關環保法 規及規則,並取得有關中國監管機構的所 有必要許可及批文。電子郵件和電子訊息 已取代大部份正式和非正式通訊(不論是對 外或內部)中所使用的信件。環境、社會及 管治報告之詳盡資料將刊載於香港交易及 結算所有限公司及本公司之網站。

COMPLIANCE WITH LAWS AND REGULATIONS

The Group's operations are mainly carried out by the Company's subsidiaries while the Company itself is listed on the Stock Exchange. Our establishment and operations accordingly shall comply with relevant laws and regulations in Mainland China, Hong Kong and Bermuda. During the year ended 31 December 2022, we have complied with all the relevant laws and regulations in Mainland China, Hong Kong and Bermuda.

RELATIONSHIPS WITH EMPLOYEES, CUSTOMERS AND SUPPLIERS

Being people-oriented, the Group ensures that all staff are reasonably remunerated and it continues to improve and review and update regularly on its policies for remuneration and benefits, training, occupational health and safety. The Group maintains a good relationship with its customers. Customers are encouraged to make recommendations with the aim of improving products quality. The Group is in good relationship with its suppliers and conducts a fair and strict appraisal of its suppliers on an annual basis.

PRINCIPAL RISKS AND UNCERTAINTIES

The principal risks and uncertainties facing the Group include strategic, commercial, operational and financial risks.

Strategic risks

The Directors maintain a strategic plan together with a financial budget at the end of each financial year based on their knowledge to the external environments and a number of forecasts and estimates. Given the change of unforeseeable external environments in the industry, the Group is facing significant strategic risks on its capital expenditures and working capital requirements when changing the strategic plans to adopt the unexpected changes of external environments.

Commercial risks

The Group is facing keen competition in the market. To maintain the Group's competitiveness, the management uses cost leadership strategy as well as diversifying its business strategy to tackle other competitors.

遵守法律及法規

本集團的業務主要由本公司的附屬公司進 行,而本公司本身於聯交所上市。因此,我 們的成立及營運須遵守中國大陸、香港及 百慕達的有關法律及法規。截至二零二二 年十二月三十一日止年度,我們已遵守中 國大陸、香港及百慕達的所有有關法律及 法規。

與僱員、顧客及供應商之關係

本集團以人為本,給予僱員合理待遇,同時 定期檢討更新薪酬福利、培訓、職業健康 與安全等制度。本集團與顧客關係良好。 本集團鼓勵顧客提出意見旨在改善產品質 素。本集團與供應商關係良好,每年對供 應商進行公平及嚴格審核。

主要風險及不確定因素

本集團面對的主要風險及不確定因素包括 策略、商業、營運及財務風險。

策略風險

於各財政年度年結時,董事會將根據外部環 境以及預測來制訂營運策略及財務預算。 鑑於行業內不可預見的外部環境轉變,本 集團在更改營運策略以應對外部環境中未 能預見的轉變時,本集團的資本開支及營 運資金將面對顯著的策略風險。

商業風險

本集團正面對激烈的市場競爭。為保持本 集團的競爭力,管理層採用成本領先策略 以及業務多元化發展策略來應對其他對手 的競爭。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

Operational risks

Management regularly reviews the Group's operations to ensure that the Group's risk of losses, whether financial or otherwise, resulting from fraud, errors, omissions and other operational and compliance matters, are adequately managed.

Financial risks

The principal financial risks are set out in note 33 to consolidated financial statements heading "Financial risk management objectives and policies".

SUMMARY FINANCIAL INFORMATION

A summary of the published results and assets and liabilities of the Group for the last five financial years, as extracted from the audited consolidated financial statements, is set out on page 160. This summary does not form part of the audited consolidated financial statements.

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the year are set out in note 13 to the consolidated financial statements.

SHARE CAPITAL AND SHARE OPTIONS

Details of movements in the Company's share capital and share options during the year are set out in notes 25 and 26 to the consolidated financial statements respectively.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's bye-laws or the laws of Bermuda which would oblige the Company to offer new shares on a pro rata basis to existing shareholders.

PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

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

主要風險及不確定因素(續)

營運風險

管理層定期審視本集團的營運,以確保本 集團因欺詐、錯誤、遺漏以及其他營運和 合規事宜而蒙受損失(無論是財務或其他方 面)的風險得到充分管控。

財務風險

主要財務風險載於綜合財務報表附註33「財務風險管理目標及政策」。

財務資料概要

本集團於過往五個財政年度之業績及資產 與負債概要載於第160頁,該概要乃節錄自 經審核綜合財務報表。該概要並不是經審 核綜合財務報表之部份。

物業、廠房及設備

有關本集團於本年度內之物業、廠房及設 備之變動詳情載於綜合財務報表附註13。

股本及購股權

本公司於本年度內的股本及購股權之詳情 分別載於綜合財務報表附註25及26。

優先購買權

本公司之公司細則或百慕達之法例並無有 關優先購買權條文,規定本公司須按比例 提呈發售新股予現有股東。

購買、贖回或出售本公司之上市證 券

本公司或其任何附屬公司概無於本年度內 購買、贖回或出售任何本公司之上市證券。

RESERVES

Details of movements in the reserves of the Company and the Group during the year are set out in note 27 to the consolidated financial statements and in the consolidated statement of changes in equity respectively.

DISTRIBUTABLE RESERVES

As at 31 December 2022, the Company's reserves available for distribution, before proposed dividend, calculated in accordance with the Companies Act 1981 of Bermuda, amounted to HK\$25,731,132 (2021: HK\$31,032,312) of which the payment of HK6 cents per ordinary share was recommenced as final dividend for the year (2021: HK8 cents). During the year ended 31 December 2022, the Company declared and paid a special dividend of HK4 cents per ordinary share, together with an interim dividend HK2 cents per ordinary share for the year and paid final dividend HK8 cents per ordinary share for 2021. In addition, the Company's share premium account, in the amount of HK\$50,856,881 (2021: HK\$50,856,881) may be distributed in the form of fully paid bonus shares.

MAJOR CUSTOMERS AND MAJOR SUPPLIERS

In the year under review, sales to the five largest customers accounted for 48.9% of the total sales of the Group for the year and sales to the largest customer included therein amounted to 23.9%. Purchases from the five largest suppliers accounted for 34.5% of the total purchases of the Group for the year and purchases from the largest supplier included therein amounted to 11.9%.

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

儲備

本年度內本公司及本集團儲備變動之詳情 分別載於綜合財務報表附註27及綜合權益 變動表。

可分派儲備

於二零二二年十二月三十一日,根據百慕達 一九八一年公司法計算,可供本公司以分派 之儲備(在建議末期股息前)為25,731,132 港元(二零二一年:31,032,312港元),當 中並建議派發每股普通股6港仙作本年度之 末期股息(二零二一年:8港仙)。截至二零 二二年十二月三十一日止年度內,本公司已 宣派特別股息每股普通股4港仙及每股普通 股2港仙作為本年度之中期股息及派發每股 普通股8港仙作為二零二一年之末期股息。 此外,本公司之股份溢價賬50,856,881港 元(二零二一年:50,856,881港元)可以以 繳足紅股方式分派。

主要客戶及供應商

回顧本年度,五名最大客戶佔本年度之本 集團總銷售額48.9%,而其中最大客戶之 銷售額佔23.9%。五名最大供應商佔本年 度之本集團總採購額34.5%,而其中最大 供應商之採購額佔11.9%。

本公司董事或其任何聯繫人或任何股東(據 董事所知,擁有本公司已發行股本逾5%權 益)於本集團五大客戶或供應商中並無擁有 任何實益權益。

DIRECTORS

The directors of the Company during the year were:

Executive directors

Lai Pei Wor Chan Yau Wah

Independent non-executive directors

Kung Fan Cheong Mak Kwai Wing Li Yuen Kwan, Joseph

In accordance with bye-laws 87(1) and 87(2) of the Company's bye-laws, Messrs. Lai Pei Wor and Mak Kwai Wing shall retire by rotation and being eligible, offer themselves for re-election at the next forthcoming annual general meeting.

Messrs. Kung Fan Cheong, Mak Kwai Wing and Li Yuen Kwan, Joseph, the independent non-executive directors, are appointed for a period of two years. The Company has received annual confirmations of independence from Messrs. Kung Fan Cheong, Mak Kwai Wing and Li Yuen Kwan, Joseph and as at the date of this report still considers them to be independent.

DIRECTORS' AND SENIOR MANAGEMENT'S BIOGRAPHIES

Biographical details of the directors of the Company and the senior management of the Group are set out on pages 38 to 40 of the annual report.

DIRECTORS' SERVICE CONTRACTS

Each of the executive directors has entered into a service contract with the Company for a term of three years commencing from 1 January 2021, and the contract can be terminated by either party giving to the other not less than six months' nor more than seven months' prior notice in writing.

Apart from foregoing, no director proposed for re-election at the next forthcoming annual general meeting has a service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

董事

本公司於本年度之董事如下:

執行董事

賴培和 陳友華

獨立非執行董事

孔蕃昌 麥貴榮 李沅鈞

根據本公司之公司細則第87(1)及87(2)條, 賴培和先生及麥貴榮先生將於即將舉行之 股東週年大會輪席退任,但彼等均合符資 格並願意於即將舉行之股東週年大會上膺 選連任。

獨立非執行董事孔蕃昌先生、麥貴榮先生 及李沅鈞先生任期為兩年。本公司已收到 孔蕃昌先生、麥貴榮先生及李沅鈞先生就 其獨立性每年向本公司所發出的確認書, 於本年報刊發日期,本公司一直認為彼等 均屬獨立人士。

董事及高級管理人員之簡歷

本公司董事及本集團高級管理人員之簡歷 詳情載於本年報第38至40頁。

董事之服務合約

每位執行董事均與本公司訂立服務合約, 由二零二一年一月一日起計,為期三年, 合約可於其中一方給予不少於六個月但不 多於七個月之預先書面通知後予以終止。

除上述外,於即將舉行之股東週年大會上重 選連任之董事概無與本公司訂立不可於一 年內終止而毋須支付賠償(法定賠償除外) 之服務合約。

MANAGEMENT CONTRACTS

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

DIRECTORS' REMUNERATION

The directors' fees are subject to shareholders' approval at general meetings. Other emoluments are determined by the Board of the Company with reference to directors' duties, responsibilities and performance and the results of the Group.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

After consideration, the directors are of the opinion that no transactions, arrangements and contracts of significant in relation to the Company's business to which the Company's subsidiary 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.

EQUITY - LINKED AGREEMENT

2012 share option scheme was adopted for the primary purpose of providing incentives to directors and eligible employees of the Company. No share options were granted, forfeited, cancelled or exercised during the year ended 31 December 2022. Further details of the share option scheme are disclosed in note 26 to the consolidated financial statements.

管理合約

本年度內,本公司並無就整體業務或任何 重要業務之管理或行政工作簽訂或存在任 何合約。

董事薪酬

董事之袍金須待股東於股東大會上批准。 其他酬金由本公司董事會經參考董事之職 務、責任及表現,以及本集團業績後釐定。

董事於交易、安排或合約之權益

經審議後,董事認為於本年度末或本年度 內任何時間,概無存在本公司附屬公司作 為一方有關本公司業務之重大交易、安排 及合約且本公司董事於其中擁有直接或間 接之重大權益。

股票掛鈎協議

二零一二年購股權計劃之主要目的乃為本 公司董事及合資格僱員提供獎勵。截至二 零二二年十二月三十一日止年度內,並無 授出、作廢、註銷或行使的購股權。有關購 股權計劃之詳細見綜合財務報表附註26。

DIRECTORS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 December 2022, the interests of the directors in the share capital of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code were as follows:

董事於股份及相關股份之權益及短 倉

於二零二二年十二月三十一日,根據證券 及期貨條例(「證券及期貨條例」)第352條之 規定而存置之登記冊所記錄或按董事根據 標準守則知會本公司及聯交所,董事於本 公司或其相聯法團(定義見證券及期貨條例 第XV部)之股份權益如下:

Long positions in ordinary shares of the Company:

本公司普通股之長倉:

			所持股份數目、 身	的及權益性貿	
		Directly beneficially	Founder of a discretionary		Percentage of the Company's issued share
Nama of Burghan	芝古地力	owned	trust 全權信託之	Total	capital 佔本公司已發行
Name of director	董事姓名	直接實益持有	創辦人	總數	股份之百分比
Lai Pei Wor	賴培和	35,590,000	*97,242,000	132,832,000	49.75
Chan Yau Wah	陳友華	20,000		20,000	0.00
		35,610,000	97,242,000	132,852,000	49.75

Number of shares held, capacity and nature of interest 所持股份數目、身份及權益性質

Note:

附註:

* Details of Mr. Lai Pei Wor's interests are set out in the section headed "Substantial shareholders' and other persons' interests and short positions in shares and underlying shares" below.

Save as disclosed above, as at 31 December 2022, none of the directors had registered an interest or short position in the shares or underlying shares of the Company or any of its associated corporations that was required to be recorded pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

· 賴培和先生之權益詳載於下文之「主要股東及 其他人士於股份及相關股份之權益及短倉」。

除上文所披露者外,於二零二二年十二月 三十一日,根據證券及期貨條例第352條之 規定而存置之本公司登記冊所記錄,或根 據標準守則知會本公司及聯交所,各董事 在本公司或其任何相聯法團之股份或相關 股份概無擁有任何權益或短倉。

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed under the heading "Directors' interests and short positions in shares and underlying shares" above and in the share option scheme disclosures in note 26 to the consolidated financial statements, at no time during the year were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any director or their respective spouse or minor children, or were any such rights exercised by them; or was the Company or any of its subsidiaries a party to any arrangement to enable the directors to acquire such rights in any other body corporate.

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 December 2022, so far as was known to director or chief executives of the Company, the following persons or corporations (other than directors or chief executives of the Company) who had interests and short positions in the shares or underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO or as otherwise notified to the Company were as follows:

Long positions:

董事認購股份或債券之權利

除於上述「董事於股份及相關股份之權益及 短倉」及綜合財務報表附註26購股權計劃之 披露事項外,本公司於本年度內任何時間 概無授予任何董事或彼等各自之配偶或未 成年子女藉收購本公司之股份或債券而取 得利益之權利,而彼等亦無行使任何該等 權利;本公司或其任何附屬公司於年內概 無參與訂立任何安排,致使董事可於任何 其他法人團體獲得此等權利。

主要股東及其他人士於股份及相關 股份之權益及短倉

於二零二二年十二月三十一日,就本公司 董事或主要行政人員所知,下列人士或企 業(並非本公司董事或主要行政人員)於本 公司之股份及相關股份中擁有根據證券及 期貨條例第336條須記錄於登記冊而須知會 本公司之權益及淡倉如下:

長倉:

Number of shares held, capacity and nature of interest 所持股份數目、身份及權益性質

		Directly beneficially owned	Through spouse or minor children	Beneficiary of a trust	Total	Percentage of the Company's issued share capital 佔本公司
Name	姓名	直接 實益持有人	配偶或 未成年子女	信託之受益人	總計	已發行股本 百分比
Celaya (PTC) Limited (Note a)	Celaya (PTC) Limited(附註a)	_	-	97,242,000	97,242,000	36.42
Trident Corporate Services (B.V.I.) Limited (Note b)	Trident Corporate Services (B.V.I.) Limited(附註b)	-	-	97,242,000	97,242,000	36.42
Lai Yiu Chun (Note c)	賴耀鎮(附註c)	2,298,000	21,450,000	-	23,748,000	8.89
Lam Lin Chu (Note c)	林蓮珠(附註c)	22,434,000	1,314,000	-	23,748,000	8.89

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (continued)

Notes:

- (a) Celaya (PTC) Limited holds 97,242,000 shares in its capacity as trustee of The Lai Family Unit Trust, of which all units are held by Trident Corporate Services (B.V.I.) Limited in its capacity as trustee of The Lai Family Trust, a discretionary trust of which the issue of Mr. Lai Pei Wor is discretionary objects.
- (b) The shares referred to herein relate to the same parcel of shares referred to in note (a) above.
- (c) Ms. Lam Lin Chu is the wife of Mr. Lai Yiu Chun, who is a brother of Mr. Lai Pei Wor. Both Ms. Lam Lin Chu and Mr. Lai Yiu Chun are declaring interests in the same parcel of shares.

Save as disclosed above, as at 31 December 2022, no person, other than the directors of the Company, whose interests are set out in the section "Directors' interests and short positions in shares and underlying shares" above, had registered an interest or short position in the shares or underlying shares of the Company that was required to be recorded pursuant to Section 336 of the SFO.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the directors, at least 25% of the Company's total issued share capital was held by the public as at the date of this report.

RELATED PARTY TRANSACTIONS

Significant related party transactions entered into by the Group during the year, which constitute exempted connected transactions or continuing connected transactions under the Main Board Listing Rules, are set out in note 30 to the consolidated financial statements.

主要股東及其他人士於股份及相關 股份之權益及短倉(續)

附註:

- (a) Celaya (PTC) Limited以賴氏家族單位信託 之受託人身份持有97,242,000股股份。賴 氏家族單位信託所有已發行單位由Trident Corporate Services (B.V.I.) Limited以賴氏家 族信託(一全權信託,而賴培和先生之子女乃 全權信託受益人) 之受託人身份持有。
- (b) 此欄所指之股份與附註(a)所指之同一批股份 有關。
- (c) 林蓮珠女士為賴耀鎮先生之妻子,而賴耀鎮 先生與賴培和先生則屬兄弟關係。林蓮珠女 士及賴耀鎮先生申報同一批股份之權益。

除上文所披露者外,於二零二二年十二月 三十一日,本公司概無獲知會有任何人士 (不包括本公司董事之權益,載於上文「董 事於股份及相關股份之權益及短倉」)在本 公司股份及相關股份中擁有任何根據證券 及期貨條例第336條之規定而須記錄於本公 司存置之登記冊之權益或短倉。

公眾持股量充足

根據本公司獲得的已公開之資料及就董事 所知,於本年報刊發日期,本公司之全部 已發行股本中有至少25%由公眾人士持有。

關連人士交易

本集團於本年度內進行之重大關連人士交易(根據主板上市規則被豁免為關連交易或 持續關連交易)載於綜合財務報表附註30。

PERMITTED INDEMNITY PROVISIONS

No permitted indemnity provision was in force during the year, or is in force at the date of this report, for the benefit of a then director or a director of the Company (whether made by the Company or otherwise) or a then director or a director of its subsidiary (if made by the Company). The Company has arranged appropriate directors' and officers' liability insurance coverage for the Directors and officers of the Group.

AUDITORS

Mazars CPA Limited will retire as auditor of the Company at the conclusion of the forthcoming annual general meeting, and a resolution for their reappointment as auditor of the Company will be proposed at such annual general meeting.

ON BEHALF OF THE BOARD

Lai Pei Wor Chairman

Hong Kong, 24 March 2023

獲許可彌償條文

本年度內或本報告日期並無有關本公司當時 董事或某董事(無論由本公司或其他作出) 或其附屬公司當時董事或某董事(如由本公 司作出)利益而生效之獲許可彌償條文。本 公司已安排涵蓋本集團董事及高級職員之 適當董事及高級職員責任保險。

核數師

中審眾環(香港)會計師事務所有限公司將 於即將舉行之股東週年大會上退任以及一 項續聘其為本公司核數師之決議案將於上 述股東週年大會上提呈。

代表董事會

主席 **賴培和**

香港,二零二三年三月二十四日



獨立核數師報告 Independent Auditor's Report

To the shareholders of K & P International Holdings Limited

(incorporated in Bermuda with limited liability)

OPINION

We have audited the consolidated financial statements of K & P International Holdings Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 59 to 159, which comprise the consolidated statement of financial position as at 31 December 2022, and the consolidated income statement, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the financial position of the Group as at 31 December 2022, and of its financial performance and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Statements" section of our report. We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

致堅寶國際控股有限公司全體股東

(於百慕達註冊成立之有限公司)

意見

我們已審計載於第59至159頁的堅寶國際控 股有限公司(「貴公司」)及其附屬公司(統 稱「貴集團」)之綜合財務報表,此包括二零 二二年十二月三十一日的綜合財務狀況表 及截至該日止年度的綜合利潤表、綜合全 面收入表、綜合權益變動表、綜合現金流 量表以及綜合財務報表附註包括主要會計 政策概要。

我們認為,該等綜合財務報表已根據香港會 計師公會(「香港會計師公會」)頒佈之香港 財務報告準則(「香港財務報告準則」)真實 而公允地反映 貴集團於二零二二年十二 月三十一日的財務狀況及截至該日止年度 其財務表現及現金流量,並已遵照香港公 司條例的披露規定妥為編製。

意見的基準

我們已根據香港會計師公會頒佈的香港審 計準則(「香港審計準則」)進行審計。我們 在該等準則下的責任已於本報告「核數師 就審計綜合財務報表承擔的責任」一節中作 進一步闡述。根據香港會計師公會頒佈的 專業會計師道德守則(「守則」),我們獨立 於 貴集團,並已履行守則中的其他專業 道德責任。我們相信,我們所獲得的審計 憑證能充足及適當地為我們的審計意見提 供基礎。

KEY AUDIT MATTER

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matter described below to be the key audit matter to be communicated in our auditor's report.

Key Audit Matter 關鍵審計事項我們的審計

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。該等事項已於我們審計整體綜合財 務報表及出具意見時處理,而我們不會對 該等事項提供獨立的意見。我們已釐定下 述事項為須於我們的報告傳達的關鍵審計 事項。

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

Valuation of land and buildings 土地及樓宇之估值

Refer to notes 3 and 13 to the consolidated financial statements 請參閱綜合財務報表附註3及13

宇以公平價值列賬為144,972,000港元。管理層需作出重 大估計及判斷包括釐定其估值方法及選擇不同輸入數據 之模式以釐定此土地及樓宇之公平價值。管理層已外聘 獨立合資格專業估值師(「估值師」),並倚賴其工作於估 計土地及樓宇之公平價值。因此,估值由於所涉的判斷 及金額重大面而被視為關鍵審計事項。 Our key audit procedures over valuation of land and buildings included:

我們對土地及樓宇估值所作出的關鍵審計程序包括:

- Evaluating the competence, capabilities and objectivity of the Valuer.
 評估估值師的勝任、能力及客觀性。
- Assessing the appropriateness of the work of the Valuer by making enquiries and considering the relevance and reasonableness of key assumptions and methods used, and the relevance and accuracy of the source data used. 向估值師查詢以評估其工作的合適性及考慮該等 關鍵假設的相關及合理性、採用的方法及所用資 料來源的相關及準確性。

OTHER INFORMATION

The directors of the Company are responsible for the other information. The other information comprises the information included in the 2022 annual report of the Company but does not include the consolidated financial statements and our auditor's report thereon.

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

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

RESPONSIBILITIES OF DIRECTORS AND THOSE CHARGED WITH GOVERNANCE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with HKFRSs issued by the HKICPA and the disclosure requirements of the 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.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

其他資料

貴公司董事須對其他資料負責。其他資料包 括本公司二零二二年年報內所載的資料, 但不包括綜合財務報表及我們載於其中的 核數師報告。

我們對綜合財務報表的意見並不涵蓋其他 資料。我們亦不會對該等其他資料發表任 何形式的保證結論。

就我們對綜合財務報表的審計,我們的責 任是閱讀其他資料,在此過程中,考慮其 他資料與綜合財務報表或我們在審計過程 中所知悉的情況是否存在重大抵觸或者看 似存在重大錯誤陳述。基於我們已執行的 工作,倘我們認為其他資料存在重大錯誤 陳述,我們需要報告該事實。我們就此並 無任何事項須報告。

董事及管治負責人員就綜合財務報 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 佈的香港財務報告準則及香港公司條例的 披露規定編製綜合財務報表,使其真實而 公允地列報,以及制定董事認為必要的相 關內部控制,以使綜合財務報表不存在由 欺詐或錯誤而導致的重大錯誤陳述。

在編製綜合財務報表時,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。

管治負責人員負責監督 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. This report is made solely to you, as a body, in accordance with section 90 of the Bermuda Companies Act 1981, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

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

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

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

核數師就審計綜合財務報表承擔的 責任

我們的目標乃對綜合財務報表整體是否不存在由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。本報告僅為 閣下(作為整體)根 據百慕達一九八一年公司法第90條編製, 除此之外本報告別無其他目的。我們不會 就本報告的內容對任何其他人士負責或承 擔責任。

合理保證為高水平的保證,但不能保證按 照香港審計準則進行的審計總能發現重大 錯誤陳述。錯誤陳述可以由欺詐或錯誤引 起,如果合理預期其單獨或匯總起來可能 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。

作為根據香港審計準則進行審計其中一環, 我們運用專業判斷,保持專業懷疑態度。 我們亦:

- 識別及評估由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,以及獲取充足及適當的審計憑 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出現重大 錯誤陳述的風險高於未能發現因錯誤 而導致重大錯誤陳述的風險。
- 瞭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 集團的內部控制的有效性發表意見。
- 評價董事所採用會計政策的適當性及 作出會計估計和相關披露的合理性。

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

(continued)

- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial 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.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

核數師就審計綜合財務報表承擔的 責任(續)

- 對董事採用持續經營會計基礎的適 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。倘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,則修訂我 們的意見。我們的結論乃基於直至核 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 團不能持續經營業務。
- 評價綜合財務報表的整體列報方式、
 結構及內容(包括披露)事項以及綜合
 財務報表是否公平地反映相關交易及
 事項。
- 就 貴集團內各實體或業務活動的財 務資料獲得充足、適當的審計憑證, 以便對綜合財務報表發表意見。我們 負責 貴集團審計的方向、監督和執 行。我們為審計意見承擔全部責任。

我們與管治負責人員溝通了計劃的審計範 圍、時間安排及重大審計發現等,其中包 括我們在審計中識別出內部控制的任何重 大不足之處。

我們亦向管治負責人員提交聲明,表明我們 已符合有關獨立性的相關專業道德要求, 並與彼等溝通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 用的情況下相關的防範措施。

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

(continued)

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

核數師就審計綜合財務報表承擔的 責任(續)

從與管治負責人員溝通的事項中,我們確 定該等對本期綜合財務報表的審計最為重 要的事項,因而構成關鍵審計事項。我們 在核數師報告中闡釋該等事項,除非法律 或法規不允許公開披露這些事項,或在極 端罕見的情況下,合理預期倘於我們的報 告中註明某事項造成的負面後果超過產生 的公眾利益,則我們決定不應在報告中註 明該事項。

Mazars CPA Limited

Certified Public Accountants Hong Kong, 24 March 2023

The engagement director on the audit resulting in this independent auditor's report is:

Chan Hiu Fun Practising Certificate number: P05709 **中審眾環(香港)會計師事務所有限公司** 執業會計師 香港,二零二三年三月二十四日

出具本獨立核數師報告的審計項目董事:

陳曉奮

執業證書號碼: P05709

綜合利潤表 Consolidated Income Statement

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

			2022	2021
			二零二二年	二零二一年
		Notes	HK\$	HK\$
		附註	港元	港元
REVENUE	收入	5	272,102,667	418,202,483
Cost of sales	銷售成本		(216,781,642)	(311,458,174)
Gross profit	毛利		55,321,025	106,744,309
Other income and gains	其他收入及收益	5	10,260,707	3,518,772
Fair value (loss)/gain on financial	按公平價值計入損益賬之			
(liabilities)/assets at fair value	金融(負債)/資產			
through profit or loss, net	公平價值(虧損)/收益, 淨額	15	(4,240,771)	10,760,890
Realised (loss)/gain on financial	按公平價值計入損益賬之	10	(4,240,771)	10,700,890
(liabilities)/assets at fair value	金融(負債)/資產			
through profit or loss, net	已變現(虧損)/收益,			
	淨額	15	(16,726,933)	5,267,241
Selling and distribution costs	銷售及經銷成本		(19,388,230)	(24,648,354)
Administrative and other expenses	行政及其他費用		(23,451,765)	(28,589,894)
Finance costs	融資成本	6	(467,848)	(422,390)
PROFIT BEFORE TAX	除税前溢利	7	1,306,185	72,630,574
Income tax expense	所得税開支	10	(1,809,221)	(9,333,041)
(LOSS)/PROFIT FOR THE YEAR ATTRIBUTABLE TO OWNERS	本公司擁有人所佔本年度 (虧損) /溢利			
OF THE COMPANY			(503,036)	63,297,533
(LOSS)/EARNINGS PER SHARF	本公司擁有人所佔每股			
ATTRIBUTABLE TO OWNERS OF THE COMPANY	(虧損)/盈利			
– Basic and diluted (HK cents)	一基本及攤薄(港仙)	12	(0.19)	23.71
(LOSS)/EARNINGS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY		12		

綜合全面收入表 Consolidated Statement of Comprehensive Income

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

(LOSS)/PROFIT FOR THE YEAR	本年度(虧損)/溢利	2022 二零二二年 HK\$ 港元 (503,036)	2021 二零二一年 HK\$ 港元 63,297,533
OTHER COMPREHENSIVE (LOSS)/ INCOME	其他全面(虧損)/收入		
Items that will not be reclassified to profit or loss: Surplus arising from revaluation of land	將不會重新分類至損益入賬 之項目: 土地及樓宇之重估盈餘		
and buildings		10,326,306	8,840,057
Income tax effect	所得税影響	(2,224,288)	(1,798,374)
Items that may be reclassified subsequently to profit or loss: Exchange differences on translation of	其後可重新分類至損益入賬 之項目:	8,102,018	7,041,683
foreign operations	換算海外業務時產生之匯兑差額	(14,714,866)	4,720,869
OTHER COMPREHENSIVE (LOSS)/ INCOME FOR THE YEAR, NET OF TAX	除税後本年度其他全面 (虧損) /收入	(6,612,848)	11,762,552
TOTAL COMPREHENSIVE (LOSS)/ INCOME FOR THE YEAR ATTRIBUTABLE TO OWNERS OF THE COMPANY	本公司擁有人所佔本年度 全面(虧損)/收入總額	(7,115,884)	75,060,085

綜合財務狀況表 Consolidated Statement of Financial Position

於二零二二年十二月三十一日 At 31 December 2022

			2022	2021
			二零二二年	二零二一年
		Notes	HK\$	HK\$
		附註	港元	港元
NON-CURRENT ASSETS	非流動資產			
Property, plant and equipment	物業、廠房及設備	13	201,318,417	211,454,734
Financial assets at fair value through	按公平價值計入損益賬之			
profit or loss	金融資產	15	1,259,976	1,750,519
Deferred tax assets	遞延税項資產	24	698,974	
Total non-current assets	非流動資產總計		203,277,367	213,205,253
CURRENT ASSETS	流動資產			
Financial assets at fair value through	按公平價值計入損益賬之			
profit or loss	金融資產	15	-	19,297,795
Inventories	存貨	16	81,933,176	87,316,908
Prepayments, deposits and other	預付款項、按金及其他			
receivables	應收款項	17	3,337,242	9,730,041
Trade receivables	應收賬項	18	57,813,339	107,113,976
Bank balances and cash	銀行結餘及現金	19	90,535,145	94,352,977
Tax recoverable	可收回税額		12,194	32,925
Total current assets	流動資產總計		233,631,096	317,844,622
CURRENT LIABILITIES	流動負債			
Financial liabilities at fair value	加 <u>到員</u> 按公平價值計入損益賬之			
through profit or loss	按公十俱但前八預益账之 金融負債	1 ⊑	4 920 747	
Trade payables	並 應 付 賬 項	15 20	4,820,747 15,346,781	- 45,681,821
Accrued liabilities and other payables	應計負債及其他應付款項	20	33,001,348	42,069,606
Interest-bearing bank and other	帶息銀行及其他借貸	Ζ Ι	55,001,540	42,009,000
borrowings	市志或门及共他自負	22	4,591,980	18,792,000
Lease liabilities	租賃負債	22	282,307	124,128
Tax payables	應繳税項	25	1,824,861	3,187,519
	心 动 1/1 2只		1,024,001	5,107,515
Total current liabilities	流動負債總計		59,868,024	109,855,074
NET CURRENT ASSETS	流動資產淨值		173,763,072	207,989,548
TOTAL ASSETS LESS CURRENT LIABILITIES	總資產減流動負債		377,040,439	421,194,801

综合財務狀況表(續) Consolidated Statement of Financial Position (continued)

於二零二二年十二月三十一日 At 31 December 2022

			2022 二零二二年	2021 二零二一年
		Notes 附註	— 、 — — , HK\$ 港元	— · · · · · · · · · · · · · · · · · · ·
NON-CURRENT LIABILITIES				
Lease liabilities	租賃負債	23	418,932	-
Deferred tax liabilities	遞延税項負債	24	26,369,668	26,446,406
		-		
Total non-current liabilities	非流動負債總計		26,788,600	26,446,406
Net assets	資產淨值		350,251,839	394,748,395
EQUITY	權益			
Share capital	股本	25	26,700,480	26,700,480
Reserves	儲備	27(a)	323,551,359	368,047,915
Total equity	權益總額		350,251,839	394,748,395
These consolidated financial state	ments on pages 59 to 159 we	ere 第59百至	159頁所載此等綜	合財務報表已於

These consolidated financial statements on pages 59 to 159 were approved and authorised for issue by the Board of Directors on 24 March 2023 and signed on its behalf by

第59頁至159頁所載此等綜合財務報表已於 二零二三年三月二十四日獲董事會批准及 授權發佈,並由下列人士代表簽署:

Lai Pei Wor 賴培和 Director 董事 Chan Yau Wah 陳友華 Director 董事

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

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

		Share capital	Share premium account	Contributed surplus	Asset revaluation reserve 資產	Exchange fluctuation reserve 匯兑	Retained profits	Proposed dividends	Total equity
		股本 HK \$ 港元	股份溢價賬 HK\$ 港元	繳入盈餘 HK \$ 港元	 重估儲備 HK\$ 港元	运动 波動儲備 HK\$ 港元	保留溢利 HK \$ 港元	建議股息 HK \$ 港元	權益總額 HK\$ 港元
At 1 January 2022	於二零二二年一月一日	26,700,480	*50,856,881	*660,651	*96,204,083	*9,355,699	*189,610,217	*21,360,384	394,748,395
Loss for the year	本年度虧損	-	-	-	-	-	(503,036)	-	(503,036)
Other comprehensive loss	本年度其他全面虧損:								
for the year: Exchange differences on translation of foreign operations	換算海外業務時產生之 匯兑差額	-	-	-	-	(14,714,866)	-	-	(14,714,866)
Surplus arising from revaluation of land and	除税後土地及樓宇之 重估盈餘					((
buildings, net of tax	-	-	-	-	8,102,018	-	-	-	8,102,018
Total comprehensive loss for the year	本年度全面虧損總額 -	-	-		8,102,018	(14,714,866)	(503,036)	-	(7,115,884)
Transaction with owners: 2021 final dividend paid (note 11)	與擁有人進行之交易: 支付二零二一年末期股息 (附註11)	_	-	-	-	-	-	(21,360,384)	(21,360,384)
2022 interim dividend paid (note 11)	支付二零二二年中期股息 (附註11)	-	-	-	-	-	(5,340,096)	-	(5,340,096)
2022 special dividend paid (note 11)	支付二零二二年特別股息 (附註11) 油诺二零二二左十期四点	-	-	-	-	-	(10,680,192)	-	(10,680,192)
2022 final dividend proposed (note 11)	建議二零二二年末期股息 (附註11) -	-	-	-	-	-	(16,020,288)	16,020,288	-
Total transaction with owners	與擁有人進行之交易總額 -	-	-	-	-	-	(32,040,576)	(5,340,096)	(37,380,672)
At 31 December 2022	於二零二二年 十二月三十一日	26,700,480	*50,856,881	*660,651	*104,306,101	*(5,359,167)	*157,066,605	*16,020,288	350,251,839

These reserve accounts comprise the consolidated reserves of HK\$323,551,359 (2021: HK\$368,047,915) in the consolidated statement of financial position. 於綜合財務狀況表中,這些儲備賬戶包含 綜合儲備323,551,359港元(二零二一年: 368,047,915港元)。

综合權益變動表 (續) Consolidated Statement of Changes in Equity (continued)

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

		Share capital	Share premium account	Contributed surplus	Asset revaluation reserve 資產	Exchange fluctuation reserve 匯兑	Retained profits	Proposed dividends	Total equity
		股本 HK \$ 港元	股份溢價賬 HK \$ 港元	繳入盈餘 HK \$ 港元	^{貢庄} 重估儲備 HK \$ 港元	波動儲備 HK \$ 港元	保留溢利 HK \$ 港元	建議股息 HK \$ 港元	權益總額 HK \$ 港元
At 1 January 2021	於二零二一年一月一日	26,700,480	*50,856,881	*660,651	*89,162,400	*4,634,830	*158,353,260	* 20,025,360	350,393,862
Profit for the year	本年度溢利	-	-	-	-	-	63,297,533	-	63,297,533
Other comprehensive income	本年度其他全面收入:								
for the year: Exchange differences on translation of foreign operations	換算海外業務時產生之 匯兑差額	-	-	_	-	4,720,869	-	-	4,720,869
Surplus arising from revaluation of land and buildings, net of tax	除税後土地及樓宇之 重估盈餘	-	-	-	7,041,683	-	-	-	7,041,683
Total comprehensive income for the year	本年度全面收入總額 	-		-	7,041,683	4,720,869	63,297,533	-	75,060,085
Transaction with owners: 2020 final dividend paid	與擁有人進行之交易: 支付二零二零年末期股息								
(note 11) 2021 interim dividend paid	(附註11) 支付二零二一年中期股息	-	-	-	-	-	-	(20,025,360)	(20,025,360)
(note 11)	(附註11)	-	-	-	-	-	(10,680,192)	-	(10,680,192)
2021 final dividend proposed (note 11)	建議二零二一年末期股息 (附註11) -	-	-	-	-	-	(21,360,384)	21,360,384	
Total transaction with owners	與擁有人進行之交易總額	-	-	-	-	-	(32,040,576)	1,335,024	(30,705,552)
At 31 December 2021	於二零二一年 十二月三十一日	26,700,480	*50,856,881	*660,651	*96,204,083	*9,355,699	*189,610,217	*21,360,384	394,748,395

綜合現金流量表 Consolidated Statement of Cash Flows

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

			2022 二零二二年	2021 二零二一年
		Notes 附註	HK\$ 港元	HK\$ 港元
CASH FLOWS FROM OPERATING ACTIVITIES	經營活動之現金流入			
Profit before tax	除税前溢利		1,306,185	72,630,574
Adjustments for: Finance costs Bank interest income Depreciation of property, plant and equipment	調整: 融資成本 銀行利息收入 折舊一物業、廠房及 設備(除使用權資產外)	6	467,848 (1,449,418)	422,390 (1,538,019)
(excluding right-of-use assets) Depreciation of right-of-use assets Fair value loss/(gain) on financial assets/liabilities at fair	新舊一使用權資產 按公平價值計入損益 賬之金融資產/負債公平		9,725,950 3,803,744	9,592,264 4,024,414
value through profit or loss, net Provision of loss allowance on	價值虧損/(收益),淨額 應收賬項減值撥備		4,240,771	(10,760,890)
trade receivables Loss/(Gain) on disposal of items of property, plant	出售物業、廠房及設 備之虧損/(收益),淨額		-	30,500
and equipment, net	佣之虧俱/(收益),/护領	-	15,535	(73,690)
			18,110,615	74,327,543
Net change in financial assets/ liabilities at fair value through	按公平價值計入損益賬之 金融資產/負債之凈改變			
profit or loss			20,368,314	15,852,808
Increase in inventories Decrease/(Increase) in prepayments,	存貨之增加 預付款項、按金及其他應		(1,222,062)	(24,536,620)
deposits and other receivables Decrease/(Increase) in trade	收款項之減少/(增加) 應收賬項之減少/(增加)		5,860,389	(770,425)
receivables	陈什明西方法人		48,656,255	(14,149,027)
Decrease in trade payables (Decrease)/Increase in accrued	應付賬項之減少 應計負債及其他應付款項		(27,652,179)	(5,454,080)
liabilities and other payables	之(減少)/增加	-	(9,452,366)	1,145,703
Cash generated from operations	經營業務所產生之現金	-	54,668,966	46,415,902
Interest received Interest paid Interest element on lease liabilities Hong Kong profits tax paid Overseas taxes paid	已收利息 已付利息 租賃負債之利息部分 已付香港利得税 已付海外税項		1,449,418 (452,027) (15,821) (5,843,449) (277,583)	1,538,019 (393,177) (29,213) (11,551,284) (580,493)
Net cash flows from operating activities – page 66	經營活動之現金流入 淨額一第66頁	-	49,529,504	35,399,754

綜合現金流量表(續) Consolidated Statement of Cash Flows (continued)

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

		Notes 附註	2022 二零二二年 HK\$ 港元	2021 二零二一年 HK \$ 港元
Net cash flows from operating activities – page 65	經營活動之現金流入 淨額一第65頁	-	49,529,504	35,399,754
CASH FLOWS FROM/(USED IN) INVESTING ACTIVITIES	投資活動之現金 產生/(流出)			
Decrease/(Increase) in time deposits with maturity over three months Purchases of items of property, plant	超過三個月到期定期存款 之減少/(增加) 購買物業、廠房及設備		20,728,702	(25,488,893)
and equipment Proceeds from disposal of items of	出售物業、廠房及設備		(1,227,362)	(4,030,465)
property, plant and equipment	所得款項	-	5,850	200,000
Net cash flows from/(used in) investing activities	投資活動之現金 產生/(流出)淨額	-	19,507,190	(29,319,358)
CASH FLOWS USED IN FINANCING ACTIVITIES	融資活動之現金流出			
Dividend paid New unsecured revolving term loans/	已付股息 新無抵押循環有期貸款/	28	(37,380,672)	(30,705,552)
trust receipt loans Repayment of unsecured revolving	信託收據貸款 償還無抵押循環有期貸	28	4,591,980	54,584,643
term loans/trust receipt loans Repayment of lease liabilities	款/信託收據貸款 償還租賃負債	28 28	(18,792,000) (255,967)	(47,138,393) (814,714)
Net cash flows used in financing activities	融資活動之現金流出淨額		(51,836,659)	(24,074,016)
NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS	現金及現金等值項目之 增加/(減少)淨額		17,200,035	(17,993,620)
Cash and cash equivalents at beginning of year Effect of foreign exchange rate	年初之現金及現金等值 項目 匯率變動之影響,淨額		28,407,654	45,253,420
changes, net	些千女 <u>男</u> 之 <u>影</u> 音 [,] 伊旗	-	(289,165)	1,147,854
CASH AND CASH EQUIVALENTS AT END OF YEAR	年終之現金及現金等值 項目	19	45,318,524	28,407,654

綜合財務報表附註 Notes to Consolidated Financial Statements

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

1. CORPORATE INFORMATION

K & P International Holdings Limited (the "Company") is a limited liability company incorporated in Bermuda and its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Its registered office is located at Units 2304-06, 23rd Floor, Riley House, 88 Lei Muk Road, Kwai Chung, New Territories, Hong Kong.

During the year, the principal activities of the Company and its subsidiaries (together the "Group") were manufacture and sale of precision parts and components (comprising keypads, synthetic rubber and plastic components and parts).

There were no significant changes in the nature of the Group's principal activities during the year.

2.1 BASIS OF PREPARATION

These consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs"), which collective term includes all applicable HKFRSs, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"), accounting principles generally accepted in Hong Kong and the disclosure requirements of the Companies Ordinance. These consolidated financial statements also comply with the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange (the "Listing Rules"). These consolidated financial statements have been prepared under the historical cost convention, except for land and buildings and financial assets/liabilities measured at fair value through profit or loss, which have been measured at revalued amount and fair value respectively. These consolidated financial statements are presented in Hong Kong dollars.

These consolidated financial statements have been prepared on a basis consistent with the accounting policies adopted in the 2021 consolidated financial statements except for the adoption of the new/revised HKFRSs that are relevant to the Group and effective from the current year as set out in note 2.2 to the consolidated financial statements. A summary of the principal accounting policies adopted by the Group is set out in note 2.4 to the consolidated financial statements.

1. 公司資料

堅寶國際控股有限公司(「本公司」) 是一間於百慕達註冊成立之有限公司 及其股份在香港聯合交易所有限公司 (「交易所」)主板上市。本公司之註冊 辦事處為香港新界葵涌梨木道88號達 利中心23樓2304-06室。

本公司及其附屬公司(統稱「本集團」) 於本年度內之主要業務為製造及銷售 精密零部件(其中包括按鍵、合成橡 膠及塑膠零部件)。

集團之主要業務於本年度內並無重大改變。

2.1 編製基準

本綜合財務報表是根據香港財務報告 準則(「香港財務報告準則」)編製。 此統稱,包括香港會計師公會頒佈之 所有適用香港財務報告準則」)及詮釋、 會計應則及公司條例之披露 常之認會計原則及公司條例之披露規 定。本綜合財務報表亦符合香港則(「上香港會計準則)之適用披露規定。除土地及 定易所有限公司證券上市規則(「上本 規則」)之適用披露規定。除土地及 資債分別以重估金額及公平價值 計量外,本綜合財務報表乃以歷史原 值成本法計算。本財務報表以港元呈 列。

除採納載於附註2.2與本集團相關並於 本年度生效之新訂/經修訂香港財務 報告準則,此等綜合財務報表之編製 基準與二零二一年綜合財務報表所採 納之會計政策貫徹一致。本集團採納 主要會計政策之概要載於綜合財務報 表附註2.4。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

2.1 BASIS OF PREPARATION (continued)

Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and all of its subsidiaries. The financial statements of the subsidiaries are prepared for the same reporting year as that of the Company using consistent accounting policies.

All intra-group balances, transactions, income and expenses and profits and losses resulting from intra-group transactions are eliminated in full. The results of subsidiaries are consolidated from the date on which the Group obtains control and continue to be consolidated until the date that such control ceases.

Changes in ownership interest

Changes in the Group's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions. The carrying amounts of the controlling and non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiary. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to the owners of the Company.

When the Group loses control of a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest determined at the date when control is lost and (ii) the carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests at the date when control is lost. The amounts previously recognised in other comprehensive income in relation to the disposed subsidiary are accounted for on the same basis as would be required if the parent had directly disposed of the related assets or liabilities. Any investment retained in the former subsidiary are accounted for as a financial asset, associate, joint venture or others as appropriate from the date when control is lost.

2.1 編製基準(續)

綜合賬項基準

綜合財務報表包括本公司及其所有附 屬公司之財務報表。附屬公司之財務 報表的報告年度與本公司相同,並採 用一致會計政策編製。

所有集團內公司間之結餘、交易和集 團內公司間交易所產生的收入及支 出、溢利及虧損均全數抵銷。附屬公 司之業績自本集團取得控制權之日期 起合併,並繼續合併至該控制權終止 日期。

擁有權權益變動

倘本集團於附屬公司之擁有權權益出 現變動,但並無導致本集團失去對該 附屬公司之控制權,則按權益交易入 賬。本集團之權益與非控股權益之賬 面值會作出調整,以反映其於附屬公 司之相關權益之變動。非控股權益之 調整款額與已付或已收代價之公平價 值兩者間之任何差額,均直接於權益 中確認並歸屬於本公司擁有人。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The Group has applied, for the first time, the following new/ revised HKFRSs that are relevant to the Group:

Amendments to HKAS 16	Proceeds before Intended Use
Amendments to HKAS 37	Cost of Fulfilling a Contract
Amendments to HKFRS 3	Reference to the Conceptual Framework
Annual Improvements to HKFRSs	2018–2020 Cycle

Amendments to HKAS 16: Proceeds before Intended Use

The amendments clarify the accounting requirements for proceeds received by an entity from selling items produced while testing an item of property, plant or equipment before it is used for its intended purpose. An entity recognises the proceeds from selling any such items, and the cost of those items, in profit or loss and measures the cost of those items applying the measurement requirements of HKAS 2.

The adoption of the amendments does not have any significant impact on the consolidated financial statements.

Amendments to HKAS 37: Cost of Fulfilling a Contract

The amendments clarify that for the purpose of assessing whether a contract is onerous under HKAS 37, the cost of fulfilling the contract comprises the costs that relate directly to the contract. Costs that relate directly to a contract include both the incremental costs of fulfilling that contract (for example, direct labour and materials) and an allocation of other costs that relate directly to fulfilling contracts (for example, an allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract).

The adoption of the amendments does not have any significant impact on the consolidated financial statements.

2.2 會計政策及披露之變動

本集團首次應用以下與本集團相關之 新訂/經修訂之香港財務報告準則。

香港會計準則	擬定用途前之
第16號之修訂	所得款項
香港會計準則	履行合約成本
第37號之修訂	
香港財務報告準則	提述概念框架
第3號之修訂	
香港財務報告準則	2018年至
之年度改進	2020年週期

<u>香港會計準則第16號之修訂:擬定用</u> 途前之所得款項

對於物業、廠房及設備項目作擬定用 途前進行測試期間實體出售所生產的 項目而獲得的所得款項,該修訂本澄 清了有關會計規定。實體於損益確認 出售任何該等項目的所得款項及該等 項目的成本,並應用香港會計準則第 2號的計量規定計量該等項目的成本。

採納該等修訂對綜合財務報表並無任 何重大影響。

香港會計準則第37號之修訂:履行合 約成本

該等修訂闡明,根據香港會計準則第 37號評估合約有否虧損時,履行合約 的成本包括與合約直接相關的成本。 與合約直接相關的成本包括履行該 合約的增量成本(例如直接勞工及材 料),以及與履行合約直接相關的其 他成本分配(例如分配履行合約所用 物業、廠房及設備項目的折舊開支)。

採納該等修訂對綜合財務報表並無任 何重大影響。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (continued)

Amendments to HKFRS 3: Reference to the Conceptual Framework

The amendments update a reference in HKFRS 3 to the Conceptual Framework for Financial Reporting issued in 2018. The amendments also add to HKFRS 3 an exception to its requirement for an entity to refer to the Conceptual Framework to determine what constitutes an asset or a liability. The exception specifies that, for some types of liabilities and contingent liabilities, an entity applying HKFRS 3 should instead refer to HKAS 37. The exception has been added to avoid an unintended consequence of updating the reference.

The adoption of the amendments does not have any significant impact on the consolidated financial statements.

Annual Improvements Project - 2018-2020 Cycle

HKFRS 1: Subsidiary as a First-time Adopter

This amendment simplifies the application of HKFRS 1 for a subsidiary that becomes a first-time adopter of HKFRSs later than its parent – i.e. if a subsidiary adopts HKFRSs later than its parent and applies HKFRS 1.D16(a), then a subsidiary may elect to measure cumulative translation differences for all foreign operations at amounts included in the consolidated financial statements of the parent, based on the parent's date of transition to HKFRSs.

HKFRS 16: Lease Incentives

The amendment removes the illustration of payments from the lessor relating to leasehold improvements. As currently drafted, Example 13 is not clear as to why such payments are not a lease incentive.

HKAS 41: Taxation in Fair Value Measurements

This amendment removes the requirement to exclude cash flows for taxation when measuring fair value, thereby aligning the fair value measurement requirements in HKAS 41 with those in HKFRS 13.

The adoption of the amendments does not have any significant impact on the consolidated financial statements.

2.2 會計政策及披露之變動(續)

<u>香港財務報告準則第3號之修訂:提</u> 述概念框架

該等修訂更新香港財務報告準則第3 號內對二零一八年頒佈的財務報告概 念框架的引用。該等修訂亦就要求實 體參考概念框架以確定資產或負債之 構成的規定,於香港財務報告準則第 3號中增設一項例外情況。該例外情 況規定,就若干類型的負債及或有負 債而言,應用香港財務報告準則第 37號。增設該例外情況乃為避免因更 新引用而造成意外後果。

採納該等修訂對綜合財務報表並無任 何重大影響。

年度改進項目-2018年至2020年週期

香港財務報告準則第1號:首次採 納的附屬公司

該修訂針對晚於其母公司首次採納香 港財務報告準則的附屬公司,簡化應 用香港財務報告準則第1號的程序, 換而言之,倘附屬公司晚於其母公司 採納香港財務報告準則且應用香港財 務報告準則第1.D16(a)號,則該附屬 公司可選擇根據母公司過渡至香港財 務報告準則的日期,按母公司綜合財 務報表所示金額計量所有海外業務的 累計換算差額。

香港財務報告準則第16號:租賃 優惠

該修訂刪除有關承租人就租賃裝修所 作付款的説明。於現時版本中,示例 13並無明確説明有關付款不屬租賃優 惠的原因。

香港會計準則第41號:公平價值 計量中的税項

該修訂刪除計量公平價值時撇除税項 現金流量的規定,使香港會計準則第 41號對公平價值計量的規定與香港財 務報告準則第13號一致。

採納該等修訂對綜合財務報表並無任 何重大影響。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

2.3 ISSUED BUT NOT YET EFFECTIVE HKFRSs

At the date of authorisation of these consolidated financial statements, the HKICPA has issued the following new/revised HKFRSs that are not yet effective for the current year, which the Group has not early adopted.

but are not yet in a position to reasonably estimate their

impact on the Company's consolidated financial statements.

Amendments to HKAS 1	Disclosure of Accounting Policies ¹	香港會計準則 會計政策披露 ¹ 第1號之修訂	露1
Amendments to HKAS 8	Definition of Accounting Estimates ¹	香港會計準則 會計估計的定義 第8號之修訂	定義1
Amendments to HKAS 12	Deferred Tax related to Assets and Liabilities arising from a Single Transaction ¹	香港會計準則 與單一交易產生 第12號之修訂 的資產及負債 有關的遞延利 項 ¹	負債
HKFRS 17	Insurance Contracts ¹	香港財務報告 保險合約 ¹ 準則第17號	
Amendment to HKFRS 17	Initial Application of HKFRS 17 and HKFRS 9 – Comparative Information ¹	香港財務報告準則 香港財務報告 第17號之修訂 準則第17號 香港財務報告 準則第9號 首次採用一 比較信息1	號及 報告 ^虎
Amendments to HKAS 1	Classification of Liabilities as Current or Non-current ²	香港會計準則 流動或非流動 第1號之修訂 負債分類 ²	
Amendments to HKAS 1	Non-current Liabilities with Covenants ²	香港會計準則 附帶契諾之 第1號之修訂 非流動負債 ²	
Amendments to HKFRS 16	Lease Liability in a Sale and Leaseback ²	香港財務報告準則 售後租回之 第16號之修訂 租賃負債 ²	2
Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ³	 香港財務報告準則 投資者與其聯續 第10號及香港 公司或合營1 會計準則第28號 業之間之資產 之修訂 出售或注資³ 	營企 資產
¹ Effective for annual periods beginning on or after 1 January 2023		1 於二零二三年一月一日或之後開始, 年度期間生效	引始之
² Effective for annual periods beginning on or after 1 January 2024		2 於二零二四年一月一日或之後開始,	乳 始之
3 The effective date to be determined 3 生效日期有待確定			
The directors are in the process of assessing the possible impact on the future adoption of the new/revised HKFRSs,		董事正在評估未來採用該等新修訂/ 經修訂香港財務報告準則之可能	

2.3 已頒佈但尚未生效之香港財務 報告準則

於授權此等綜合財務報表之日,本集 團並無提早採納下列香港會計師公會 已頒佈但於本年度尚未生效之新訂/ 經修訂之香港財務報告準則。

響,惟尚無法合理估計對本公司綜合

財務報表之影響。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Subsidiaries

A subsidiary is an entity that is controlled by the Group. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The Group reassesses whether it controls an investee if facts and circumstances indicate that there are changes to one or more of the elements of control.

In the Company's statement of financial position which is presented within these notes, an investment in subsidiary is stated at cost less impairment loss. The carrying amount of the investment is reduced to its recoverable amount on an individual basis, if it is higher than the recoverable amount. The results of subsidiaries are accounted for by the Company on the basis of dividends received and receivable.

Related parties

A related party is a person or entity that is related to the Group.

- (a) A person or a close member of that person's family is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of the parent of the Group.
- (b) An entity is related to the Group if any of the following conditions applies:
 - (i) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).

2.4 重大會計政策概要

附屬公司

附屬公司乃本集團所控制之實體。倘 本集團對一個實體所得之可變動回報 承擔風險或享有權利,並有能力透過 其對該實體之權力影響該等回報時, 則本集團對該實體有控制權。倘有事 實及情況顯示其中一項或多項控制權 因素出現變動時,則本集團會重新評 估是否仍然控制該被投資公司。

附屬公司之投資是按成本減值虧損列 賬,其呈列於本公司之財務狀況表附 註內。倘其高於可收回金額,投資的 賬面值按個別基準調減至其可收回金 額。附屬公司的業績由本公司按已收 及應收股息基準列賬。

關連人士

關連人士為與本集團有關連的個人或 實體。

- (a) 該人士為以下人士或以下人士家 庭之近親被視為本集團關連人士:
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本集團母公司 主要管理層之成員。
- (b) 該實體被視為本集團關連人士倘 符合下列任何條件:
 - (i) 該實體及本集團為相同集 團之成員公司(即各母公 司、附屬公司及同系附屬 公司為互相關連)。
 - (ii) 一個實體是另一實體的聯 營或合營企業(或另一實 體為成員公司之集團旗下 成員公司之聯營或合營企 業)。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Related parties (continued)

(b) *(continued)*

- (iii) Both entities are joint ventures of the same third party.
- (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
- (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group. If the Group is itself such a plan, the sponsoring employers are also related to the Group.
- (vi) The entity is controlled or jointly controlled by a person identified in (a).
- (vii) A person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
- (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity and include:

- (a) that person's children and spouse or domestic partner;
- (b) children of that person's spouse or domestic partner; and
- (c) dependants of that person or that person's spouse or domestic partner.

In the definition of a related party, an associate includes subsidiaries of the associate and a joint venture includes subsidiaries of the joint venture.

2.4 重大會計政策概要(續)

- 關連人士(續)
- (b) *(續)*
 - (iii) 兩個實體皆為相同第三方 之合營企業。
 - (iv) 一個實體為第三方實體之 合營企業,而另一實體為 該第三方實體之聯營公司。
 - (v) 有關實體為本集團或與本 集團有關連之實體為僱員 福利而設之離職後福利計 劃。倘本集團本身便是該 計劃,而提供資助的僱主 亦被視為與本集團有關。
 - (vi) 有關實體受(a)項所述人士 控制或共同控制。
 - (vii) 於(a)(i)項所述人士可對該 實體有重大影響力或是該 實體(或該實體之母公司) 之主要管理層之成員。
 - (viii) 該實體或該實體所屬集團 之任何成員公司向本集團 或本集團之母公司提供主 要管理人員服務。

該人士之近親為可能被預期與實體進 行交易時影響該人士或受該人士影響 之該等家庭成員並包括:

- (a) 該人士之子女及配偶或家庭夥伴;
- (b) 該人士之配偶或家庭夥伴之子 女;及
- (c) 該人士或該人士之配偶或家庭夥 伴之家屬。

在關連人士的定義,聯營公司包括該 聯營附屬公司,而合營企業包括該合 營企業附屬公司。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Property, plant and equipment

Property, plant and equipment are stated at cost or valuation less accumulated depreciation and impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Repairs and maintenance are charged to profit or loss during the year in which they are incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of property, plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciation.

Land and buildings are stated at revalued amount, being the fair value at the date of valuation less accumulated depreciation and accumulated impairment losses. Valuations are performed frequently to ensure that the fair value of a revalued asset does not differ materially from its carrying amount. Changes in the values of property, plant and equipment are dealt with as movements in the asset revaluation reserve. Decrease in valuation are first offset against increase on earlier valuations in respect of the same asset and are thereafter charged to profit or loss. Any subsequent revaluation surplus is credited to profit or loss to the extent of the deficit previously charged and thereafter to revaluation reserve.

Depreciation is calculated on the straight-line basis to write off the cost or valuation of each item of property, plant and equipment to its residual value over its estimated useful life. The principal annual rates used for this purpose are as follows:

Land and buildings	2% to 2.7%	土地及樓宇	2%至2.7%
Land lease premium	2.7%	土地租賃費用	2.7%
Office premises	33.33%	辦公室	33.33%
Leasehold improvements	2.5% to 30%	租賃物業裝修	2.5%至30%
Plant and machinery	10% to 25%	廠房及機器	10%至25%
Furniture, fixtures and office equipment	10% to 30%	傢俬、裝置及辦公室設備	10%至30%
Motor vehicles	20% to 25%	汽車	20%至25%
Moulds	20% to 33.33%	模具	20%至33.33%

物業、廠房及設備

土地及樓宇乃按重估值列賬,即以估 值日期之公平價值減累積折舊及累積 減值虧損。重估資產之公平價值會進 行頻密之評估以確保不會與其賬面值 有重大差別。物業、廠房及設備之價 值改變以固定資產重估儲備之變動處 一資產之較早估值增加,而其後於關同 一資產扣除。其後重估產生之任何盈餘 則計入損益賬,惟不得超出先前所扣 除之虧蝕數額及其後至重估儲備。

各項物業、廠房及設備之折舊乃以直 線法按其估計可使用年期撇銷其成本 或估值計算。用以計算折舊之主要年 率如下:

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Property, plant and equipment (continued)

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at the end of each reporting period.

An item of property, plant and equipment and any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss on disposal or retirement recognised in profit or loss in the year the asset is derecognised is the difference between the net sales proceeds and the carrying amount of the relevant asset. On disposal of a revaluated asset, the relevant portion of the asset revaluation reserve realised in respect of previous valuations is transferred to retained profits as a movement in reserves.

Leases

The Group assesses whether a contract is, or contains, a lease at inception of the contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

As lessee

The Group applies the recognition exemption to short-term leases and low-value asset leases. Lease payments associated with these leases are recognised as an expense on a straightline basis over the lease term.

The Group has elected not to separate non-lease components from lease components, and accounts for each lease component and any associated non-lease components as a single lease component.

The Group accounts for each lease component within a lease contract as a lease separately. The Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component.

2.4 重大會計政策概要(續)

物業、廠房及設備(續)

倘若物業、廠房及設備項目之部份具 不同使用期限,該項目之成本按合理 基準劃分並分開計提折舊。剩餘價 值、可使用年期及折舊方法最少於每 個報告期末作審閱及在適當時進行調 整。

物業、廠房及設備及其他重要部份項 目的初步確認,乃於出售後或當預期 繼續使用該資產將不會產生未來經濟 利益時取消確認。在取消確認該資產 的年度於損益賬確認其出售或棄用夠 額即出售相關資產所得款項淨 顧助出售相關資產所得款項淨 顧 時,將先前估值的資產重估儲備中之 有關部份將轉撥至保留溢利作儲備變 動處理。

租賃

本集團於合約初始時評估合約是否為 或包含租賃。倘合約為換取代價而給 予在一段時間內控制可識別資產使用 的權利,則該合約為租賃或包含租賃。

作為承租人

本集團對短期租賃及低價值資產租賃 應用確認豁免。該等租賃相關的租賃 付款按直線法於租賃期內確認為開支。

本集團已選擇不從租賃組成部分中分 離出非租賃組成部分,並對各個租賃 組成部分及任何相關非租賃組成部分 入賬作為單獨租賃組成部分。

本集團對於租賃合約內各個租賃組成 部分單獨入賬作為一項租賃。本集團 根據租賃組成部分的相對單獨價格將 合約代價分配至各個租賃組成部分。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Leases (continued)

As lessee (continued)

Amounts payable by the Group that do not give rise to a separate component are considered to be part of the total consideration that is allocated to the separately identified components of the contract.

The Group recognises a right-of-use asset and a lease liability at the commencement date of the lease.

The right-of-use asset is initially measured at cost, except for leasehold land and buildings, which comprises:

- (a) the amount of the initial measurement of the lease liability;
- (b) any lease payments made at or before the commencement date, less any lease incentives received;
- (c) any initial direct costs incurred by the Group; and
- (d) an estimate of costs to be incurred by the Group in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories.

Subsequently, the right-of-use asset is measured at cost less any accumulated depreciation and any accumulated impairment losses and adjusted for any remeasurement of the lease liability. Depreciation is provided on a straight-line basis over the shorter of the lease term and the estimated useful lives of the right-of-use asset (unless the lease transfers ownership of the underlying asset to the Group by the end of the lease term or if the cost of the right-of-use asset reflects that the Group will exercise a purchase option – in which case depreciation is provided over the estimated useful life of the underlying asset) as follows:

Office Premises

2.4 重大會計政策概要(續)

租賃(續)

作為承租人(續)

本集團未產生單獨組成部分之應付款 項被視作分配至合約單獨可識別組成 部分之總代價之一部分。

本集團於租賃開始日期確認使用權資 產及租賃負債。

除租賃土地及樓宇外使用權資產乃按 成本進行初始計量,其中包括:

- (a) 租賃負債的初始計量金額;
- (b) 於開始日期或之前所作的任何租 賃付款,減已收取的任何租賃優 惠;
- (c) 本集團產生的任何初始直接成 本;及
- (d) 本集團拆除及移除相關資產,恢 復相關資產所在場地或將相關資 產恢復至租賃條款及條件所規定 狀態將予產生的估計成本,除非 彼等成本乃因生產存貨而產生。

隨後,使用權資產按成本減任何累計 折舊及任何累計減值虧損計量,並就 租賃負債的任何重新計量作出調整。 於租賃期及使用權資產之估計可使用 年期之較短者按直線法計提折舊(相 關資產的所有權轉移至本集團或倘使 用權資產的成本反映本集團將行使購 買選擇權-於該情況下,將於相關資 產之估計可使用年期內計提折舊)如 下:

辦公室

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Leases (continued)

As lessee (continued)

Right-of-use asset related to leasehold land and buildings where the Group is the registered owner of the leasehold interest are carried at revalued amount, details of which is set out under property, plant and equipment paragraph above.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date of the contract.

The lease payments included in the measurement of the lease liability comprise the following payments for the right to use the underlying asset during the lease term that are not paid at the commencement date:

- (a) fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- (b) variable lease payments that depend on an index or a rate;
- (c) amounts expected to be payable under residual value guarantees;
- (d) exercise price of a purchase option if the Group is reasonably certain to exercise that option; and
- (e) payments of penalties for terminating the lease, if the lease term reflects the Group exercising an option to terminate the lease.

The lease payments are discounted using the interest rate implicit in the lease, or where it is not readily determinable, the incremental borrowing rate of the lessee.

Subsequently, the lease liability is measured by increasing the carrying amount to reflect interest on the lease liability and by reducing the carrying amount to reflect the lease payments made.

2.4 重大會計政策概要(續)

租賃(續)

作為承租人(續)

有關租賃的土地及樓宇及本集團為登 記的擁有人的使用權資產會以重估金 額計量,詳情已載於上述物業、廠房 及設備的段落中。

租賃負債乃按於合約開始日期尚未支 付之租賃付款現值進行初始計量。

計入租賃負債計量的租賃付款包括下 列於租賃期內使用相關資產使用權權 利且於開始日期尚未支付之付款:

- (a) 固定付款(包括實質性固定付款)減任何應收租賃優惠;
- (b) 取決於一項指數或比率之可變租 賃付款;
- (c) 根據剩餘價值擔保預期應付之款 項;
- (d) 購買權的行使價(倘本集團合理 確定行使該等權利);及
- (e) 終止租賃的罰款付款(倘租賃條款反映本集團行使終止權終止租賃)。

租賃付款使用租賃的隱含利率貼現, 或倘該利率無法可靠地釐定,則採用 承租人之增量借貸利率。

隨後,租賃負債透過增加賬面值以反 映租賃負債之利息及調減賬面值以反 映已付的租賃付款進行計量。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Leases (continued)

As lessee (continued)

The lease liability is remeasured using a revised discount rate when there are changes to the lease payments arising from a change in the lease term or the reassessment of whether the Group will be reasonably certain to exercise a purchase option.

The lease liability is remeasured by using the original discount rate when there is a change in the residual value guarantee, the in-substance fixed lease payments or the future lease payments resulting from a change in an index or a rate (other than floating interest rate). In case of a change in future lease payments resulting from a change in floating interest rates, the Group remeasures the lease liability using a revised discount rate.

The Group recognises the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset. If the carrying amount of the right-of-use asset is reduced to zero and there is a further reduction in the measurement of the lease liability, the Group recognises any remaining amount of the remeasurement in profit or loss.

A lease modification is accounted for as a separate lease if:

- the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- (b) the consideration for the lease increases by an amount commensurate with the stand-alone price for the increase in scope and any appropriate adjustments to that stand-alone price to reflect the circumstances of the particular contract.

2.4 重大會計政策概要(續)

租賃(續)

作為承租人(續)

當租賃期出現變動而產生租賃付款變 動或重新評估本集團是否將合理確定 行使購買選擇權時,租賃負債使用經 修訂貼現率進行重新計量。

倘餘值擔保出現變動,租賃負債使用 原先貼現率,實質性之固定租賃付款 或因指數或比率(不包括浮動利率)變 動導致之未來租賃付款重新計量。倘 因浮動利率變動導致未來租賃付款變 動,本集團使用經修訂貼現率重新計 量租賃負債。

本集團將租賃負債之重新計量金額確 認為對使用權資產之調整。倘使用權 資產賬面值減少至零且於租賃負債計 量進一步調減,本集團將於損益中確 認任何重新計量之剩餘金額。

倘出現以下情況,租賃修改則作為單 獨租賃入賬:

- (a) 該修改透過增加一項或以上相關 資產之使用權利而擴大租賃範 圍;及
- (b) 租賃代價增加之金額相當於經擴 大範圍對應之單獨價格及為反映 特定合約之情況而對該單獨價格 進行之任何適當調整。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Leases (continued)

As lessee (continued)

When a lease modification is not accounted for as a separate lease, at the effective date of the lease modification,

- (a) the Group allocates the consideration in the modified contract on the basis of relative stand-alone price as described above.
- (b) the Group determines the lease term of the modified contract.
- (c) the Group remeasures the lease liability by discounting the revised lease payments using a revised discount rate over the revised lease term.
- (d) for lease modifications that decrease the scope of the lease, the Group accounts for the remeasurement of the lease liability by decreasing the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease and recognising any gain or loss relating to the partial or full termination of the lease in profit or loss.
- (e) for all other lease modifications, the Group accounts for the remeasurement of the lease liability by making a corresponding adjustment to the right-of-use asset.

2.4 重大會計政策概要(續)

租賃(續)

作為承租人(續)

當租賃修改並未於租賃修改生效日期 作為單獨租賃入賬。

- (a) 本集團根據上述相對單獨價格將 代價分配至經修訂合約。
- (b) 本集團釐定經修訂合約之租賃 期。
- (c) 本集團透過於經修訂租賃期使用 經修訂貼現率對經修訂租賃付款 進行貼現以重新計量租賃負債。
- (d) 就縮減租賃範圍之租賃修改而 言,本集團透過減少使用權資產 之賬面值將租賃負債之重新計量 計入損益,以反映部分或全面終 止該租賃及於損益中確認任何與 部分或全面終止該租賃相關之收 益或虧損。
- (e) 就所有其他租賃修改而言,本集團透過對使用權資產作出相應調整,對租賃負債進行重新計量。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial instruments

Financial assets

Recognition and derecognition

Financial assets are recognised when and only when the Group becomes a party to the contractual provisions of the instruments and on a trade date basis, except for financial assets mandatorily measured at fair value through profit or loss ("FVPL") which are accounted for on the settlement date basis.

A financial asset is derecognised when and only when (i) the Group's contractual rights to future cash flows from the financial asset expire or (ii) the Group transfers the financial asset and either (a) it transfers substantially all the risks and rewards of ownership of the financial asset, or (b) it neither transfers nor retains substantially all the risks and rewards of ownership of the financial asset but it does not retain control of the financial asset.

If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises the financial asset to the extent of its continuing involvement and an associated liability for amounts it may have to pay.

Classification and measurement

Financial assets (except for trade receivables without a significant financing component) are initially recognised at their fair value plus, in the case of financial assets not carried at FVPL, transaction costs that are directly attributable to the acquisition of the financial assets. Such trade receivables are initially measured at their transaction price.

2.4 重大會計政策概要(續)

金融工具

金融資產

確認及終止確認

金融資產乃當且僅當本集團成為該等 工具之合約條文一方時按交易日之基 準確認,以結算日基準列賬之金融資 產按公平價值計入損益(「FVPL」)除 外。

金融資產被終止確認乃當且僅當(i)本 集團於獲取金融資產未來現金流量之 合約權利到期;或(ii)本集團轉讓金融 資產及(a)本集團已轉讓金融資產擁有 權的絕大部份風險及回報;或(b)本集 團既無轉讓也不保留金融資產擁有權 的絕大部份風險及回報但集團不會保 留對金融資產之控制權。

倘本集團保留轉讓資產擁有權的絕大 部份風險及回報,則繼續確認此金融 資產,同時也確認收到之款項作為抵 押貸款。

如本集團既無轉讓也不保留金融資產 擁有權的絕大部份風險及回報但集團 不會保留對金融資產之控制權,本集 團會確認此金融資產,惟不得超出持 續參與及需要支付的相關負債。

分類及計量

金融資產(除並無重大融資部份的應 收賬項外)於首次確認時均按公平價 值釐訂,倘金融資產並非按公平價值 計入損益列賬,則加上收購金融資產 時直接歸屬之交易成本。並無重大融 資部份的應收賬項首次按交易價格計 量。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Financial instruments (continued)

Financial assets (continued)

Classification and measurement (continued)

On initial recognition, a financial asset is classified as (i) measured at amortised cost; (ii) debt investment measured at fair value through other comprehensive income ("Mandatory FVOCI"); (iii) equity investment measured at fair value through other comprehensive income ("Designated FVOCI"); or (iv) measured at FVPL.

The classification of financial assets at initial recognition depends on the Group's business model for managing the financial assets and the financial asset's contractual cash flow characteristics. Financial assets are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing them, in which case all affected financial assets are reclassified on the first day of the first annual reporting period following the change in the business model.

1) Financial assets measured at amortised cost

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as at FVPL:

- (i) it is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- (ii) its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment. Gains and losses arising from impairment, derecognition or through the amortisation process are recognised in profit or loss.

The Group's financial assets at amortised cost include bank balances and cash, trade receivables and deposits and other receivables.

2.4 重大會計政策概要(續)

金融工具(續)

金融資產(續)

分類及計量(續)

首次確認時,金融資產分類為(i)按 攤銷成本計量;(ii)按公平價值計入 其他全面收益的債務工具(「強制性 FVOCI」);(iii)按公平價值計入其他全 面收益的權益工具(「指定FVOCI」); 或(iv)按FVPL。

金融資產於首次確認的分類基於本集 團管理該金融資產業務模式以及合約 現金流量的特徵而確定。金融資產於 首次確認後不會進行重新分類,除非 本集團改變管理該金融資產的業務模 式。在此情況下,所有受影響的金融 資產在業務模式發生變化後的第一個 年度報告期的第一天重新分類。

按攤銷成本計量之金融資產 若金融資產符合下列兩個條件且 並未指定為按FVPL,則按攤銷成 本計量:

- (i) 其持有的業務模式目的是 持有金融資產以收取合約 現金流量;及
- (ii) 其合約條款於指定日期產 生現金流量,這些現金流 量僅為本金及未償還本金 之利息之付款。

按攤銷成本計量的金融資產其後 採用實際利率法計量,並須予減 值。由減值、終止確認或攤銷過 程產生的收益及虧損於損益賬確 認。

本集團按攤銷成本計量的金融資 產包括銀行結餘及現金,應收賬 項及按金及其他應收款項。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Financial assets (continued)

Classification and measurement (continued)

2) Financial assets at FVPL

These investments include financial assets that are not measured at amortised cost or FVOCI, including financial assets held for trading, financial assets designated upon initial recognition as at FVPL, financial assets resulting from a contingent consideration arrangement in a business combination to which HKFRS 3 applies and financial assets that are otherwise required to be measured at FVPL. They are carried at fair value, with any resultant gain and loss recognised in profit or loss, which does not include any dividend or interest earned on the financial assets.

A financial asset is classified as held for trading if it is:

- (i) acquired principally for the purpose of selling it in the near term;
- (ii) part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking on initial recognition; or
- (iii) a derivative that is not a financial guarantee contract or not a designated and effective hedging instrument.

Financial assets are designated at initial recognition as at FVPL only if doing so eliminates or significantly reduces a measurement or recognition inconsistency that would otherwise arise from measuring assets or liabilities or recognising the gains or losses on them on different bases.

The Group's financial assets mandatorily measured at FVPL include club membership and forward currency contracts.

2.4 重大會計政策概要(續)

- 金融工具(續)
- **金融資產**(續)

分類及計量(續)

2) 按FVPL之金融資產

該等投資包括並非按攤銷成本或 FVOCI計量的金融資產,包括持 作買賣及於首次確認時指定按 FVPL計量之金融資產,以及香港 財務報告準則第3號的業務合併 之或然代價安排所產生的金融資 產,以及毋須按公平值計入損益 的金融資產。它們按公平價值列 賬,任何由此產生的收益及虧損 於損益賬確認,其不包括金融資 產所賺取的任何股息或利息。

倘金融資產分類為持作買賣:

- (i) 被購入之主要目的為於短 期內出售;
- (ii) 屬於共同管理之已識別金融工具組合之一部份,並其於近期在首次確認時有短期獲利的實際模式之證據;或
- (iii) 屬於非財務擔保合約或非 指定及有效對沖工具之衍 生工具。

倘該分類會消除或明顯減少按不 同基準計量資產或負債或確認其 收益或虧損所產生之不一致計量 或確認,則金融資產於初步確認 時指定為按FVPL。

本集團強制按FVPL計量的金融資 產包括會所會籍及遠期貨幣合 同。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Impairment of financial assets and other items

The Group recognises loss allowances for expected credit losses ("ECL") on financial assets that are measured at amortised cost. Except for the specific treatments as detailed below, at each reporting date, the Group measures a loss allowance for a financial asset at an amount equal to the lifetime ECL if the credit risk on that financial asset has increased significantly since initial recognition. If the credit risk on a financial asset has not increased significantly since initial recognition, the Group measures the loss allowance for that financial asset at an amount equal to 12-month ECL.

Measurement of ECL

ECL is a probability-weighted estimate of credit losses (i.e. the present value of all cash shortfalls) over the expected life of the financial instrument.

For financial assets, a credit loss is the present value of the difference between the contractual cash flows that are due to an entity under the contract and the cash flows that the entity expects to receive.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of a financial instrument while 12-month ECL represents the portion of lifetime ECL that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

Where ECL is measured on a collective basis, the financial instruments are grouped based on the following one or more shared credit risk characteristics:

- (i) past due information
- (ii) nature of instrument
- (iii) nature of collateral
- (iv) industry of debtors
- (v) geographical location of debtors
- (vi) external credit risk ratings

2.4 重大會計政策概要(續)

金融工具(續)

金融資產及其他項目減值

本集團確認按攤銷成本計量的金融資 產預期信貸虧損(「預期信貸虧損」) 的虧損撥備。除以下特別處理之詳述 外,於各報告日期,倘該金融資產自 首次確認起信貸風險大幅上升,本集 團按相等於全期信貸虧損的金額計量 金融資產的虧損撥備。倘金融資產信 貸風險自首次確認起並無大幅上升, 本集團按相等於十二個月預期信貸虧 損的金額計量該金融資產的虧損撥備。

預期信貸虧損計量

預期信貸虧損為對金融工具預期年期 信貸虧損的概率加權估計(即所有現 金不足額現值)。

如屬金融資產,信貸虧損為根據合約 應付實體合約現金流量與實體預期收 取現金流量之間的差額現值。

全期信貸虧損指於金融工具預期年期 內所有可能違約事件將引致的預期信 貸虧損,而十二個月預期信貸虧損為 全期預期信貸虧損的部份,指預期在 報告日期後十二個月內因金融工具違 約事件而可能引致的信貸虧損。

當預期信貸虧損共同計量時,金融工 具會根據下列一項或多項基準之共同 信貸風險特徵進行分組:

- (i) 過往逾期資料
- (ii) 工具性質
- (iii) 抵押性質
- (iv) 債務人行業
- (v) 債務人地區位置
- (vi) 外部信貸風險評級

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Impairment of financial assets and other items (continued)

Measurement of ECL (continued)

Loss allowance is remeasured at each reporting date to reflect changes in the financial instrument's credit risk and loss since initial recognition. The resulting changes in the loss allowance are recognised as an impairment gain or loss in profit or loss with a corresponding adjustment to the carrying amount of the financial instrument, except in the case of Mandatory FVOCI, the loss allowance is recognised in other comprehensive income and accumulated in the fair value reserve (recycling).

Definition of default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that the Group may not receive the outstanding contractual amounts in full if the financial instrument that meets any of the following criteria.

- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group); or
- (ii) there is a breach of financial covenants by the counterparty.

Irrespective of the above analysis, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

2.4 重大會計政策概要(續)

金融工具(續)

金融資產及其他項目減值(續)

預期信貸虧損計量(續)

信貸虧損於各報告期末重新計量,以 反映自首次確認起金融工具信貸風 險及虧損的變化。信貸虧損變動與金 融工具賬面值之相應調整之減值收 益或虧損於損益賬確認,惟倘強制性 FVOCI之虧損撥備於其他全面收入確 認及於公平價值儲備累計(可轉回)。

違約定義

本集團認為以下情況就內部信貸風險 管理目的而言構成違約事件,乃因過 往經驗顯示倘金融工具符合任何下列 準則,本集團或未能悉數收回未償還 合約金額:

- (i) 內部產生或獲取自外部來源的資料顯示,債務人不太可能向其債權人(包括本集團)悉數支付(不考慮本集團持有的任何抵押); 或
- (ii) 對方違反財務契諾。

不論上文分析,本集團認為當金融資 產逾期超過九十天時,即屬發生違 約,除非本集團有合理而有理據資料 顯示較寬鬆違約標準更為適用。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Financial instruments (continued)

Impairment of financial assets and other items (continued)

Assessment of significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort. In particular, the following information is taken into account in the assessment:

- the debtor's failure to make payments of principal or interest on the due dates;
- an actual or expected significant deterioration in the financial instrument's external or internal credit rating (if available);
- an actual or expected significant deterioration in the operating results of the debtor; and
- actual or expected changes in the technological, market, economic or legal environment that have or may have a significant adverse effect on the debtor's ability to meet its obligation to the Group.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk on a financial instrument has increased significantly since initial recognition when contractual payments are more than 30 days past due.

Notwithstanding the foregoing, the Group assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date.

2.4 重大會計政策概要(續)

金融工具(續) 金融資產及其他項目減值(續)

評估信貸風險顯著上升

於評估金融工具信貸風險是否自首次 確認起顯著上升時,本集團將金融工 具於報告日期發生之違約風險與金融 工具於首次確認日期發生之違約風險 比較。作出評估時,本集團考慮合理 而有理據的定量及定性資料,包括歷 史經驗及毋須花費過度成本或工作而 可獲得的前瞻性資料。具體而言,評 估時將考慮以下資料:

- 債務人於到期日未能償還本金或 利息;
- 金融工具外部或內部信貸評級的 實際或預期顯著轉差(如有);
- 債務人的實際或預期經營業績顯 著轉差;及
- 技術、市場、經濟或法律環境之 實際或預期變動,使債務人償還 本集團債務的能力受到重大不利 影響。

不論上述評估結果,本集團假定,當 合約付款逾期超過30日,金融工具的 信貸風險自初步確認以來已顯著上升。

儘管存在上述情況,倘金融工具於報 告日期確定為低信貸風險,本集團假 設金融工具之信貸風險自首次確認起 並無顯著上升。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Financial instruments (continued)

Impairment of financial assets and other items (continued)

Low credit risk

A financial instrument is determined to have low credit risk if:

- (i) it has a low risk of default;
- (ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term; and
- adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

As detailed in note 33(b) to the consolidated financial statements, other receivables are determined to have low credit risk.

Simplified approach of ECL

For trade receivables without a significant financing components or otherwise for which the Group applies the practical expedient not to account for the significant financing components, the Group applies a simplified approach in calculating ECL. The Group recognises a loss allowance based on lifetime ECL at each reporting date and has established a provision matrix that is based on its historical credit loss experience, adjusted for forwardlooking factors specific to the debtors and the economic environment.

2.4 重大會計政策概要(續)

金融工具(續)

金融資產及其他項目減值(續)

低信貸風險

金融工具確定為低信貸風險倘:

- (i) 其違約風險低;
- (ii) 借方有強大能力於短期內滿足其 合約現金流量責任;及
- (iii) 較長期的經濟及業務狀況不利變 動惟未必將削弱借方履行其合約 現金流量責任的能力。

如載於綜合財務報表附註33(b),其他應收款項被定明為低的信貸風險。

預期信貸虧損簡化方法

就應收賬項而言,概無重大融資成份 或者本集團應用權宜之計不計入重大 融資成份,本集團採用簡化方法計算 預期信貸虧損。本集團於各報告日期 按全期預期信貸虧損確認虧損撥備, 並根據其過往信貸虧損經驗建立撥備 矩陣,並就債務人及經濟環境特定的 前瞻性因素進行調整。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Financial instruments (continued)

Impairment of financial assets and other items (continued)

Credit-impaired financial asset

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired include observable data about the following events:

- (a) significant financial difficulty of the issuer or the borrower.
- (b) a breach of contract, such as a default or past due event.
- (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider.
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation.
- (e) the disappearance of an active market for that financial asset because of financial difficulties.
- (f) the purchase or origination of a financial asset at a deep discount that reflects the incurred credit losses.

Write-off

The Group writes off a financial asset when the Group has no reasonable expectations of recovering the contractual cash flows on a financial asset in its entirety or a portion thereof. The Group expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities under the Group's procedures for recovery of amounts due, taking into account legal advice if appropriate. Any subsequent recovery is recognised in profit or loss.

2.4 重大會計政策概要(續)

金融工具(續)

金融資產及其他項目減值(續)

信貸減值之金融資產

當一項或多項對金融資產估計未來現 金流量產生不利影響的事件發生時, 該金融資產為信貸減值。金融資產信 貸減值證據包括以下事件之可觀察數 據:

- (a) 發行人或借款人出現嚴重財務困 難。
- (b) 違反合約,例如違約或逾期事 件。
- (c) 借款人的貸款人出於與借款人財務困難相關經濟或合約原因,而向借款人授予貸款人原本不會考慮的優惠。
- (d) 借款人很有可能破產或進行其他 財務重組。
- (e) 由於財政困難,該金融資產之活 躍市場因而消失。
- (f) 以高折扣購買或發行金融資產, 反映已發生的信貸虧損。

撇銷

倘本集團並無合理預期收回全部或部 份金融資產之合約現金流量時,撇減 金融資產。本集團預期收回已撇銷之 金額並不顯著。然而,所撇銷之金融 資產仍可能根據本集團收回應收金額 的程序受強制執行活動所限,且在適 當時參考法律意見。任何隨後收回乃 於損益賬確認。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Financial liabilities

Recognition and derecognition

Financial liabilities are recognised when and only when the Group becomes a party to the contractual provisions of the instruments.

A financial liability is derecognised when and only when the liability is extinguished, that is, when the obligation specified in the relevant contract is discharged, cancelled or expires.

Classification and measurement

Financial liabilities are initially recognised at their fair value plus, in the case of financial liabilities not carried at FVPL, transaction costs that are directly attributable to the issue of the financial liabilities.

The Group's financial liabilities include trade and other payables, interest-bearing bank and other borrowings, financial liabilities at FVPL and lease liabilities. All financial liabilities, except for financial liabilities at FVPL, are recognised initially at their fair value and subsequently measured at amortised cost, using the effective interest method, unless the effect of discounting would be insignificant, in which case they are stated at cost.

Financial liabilities at FVPL include financial liabilities held for trading, financial liabilities designated upon initial recognition as at FVPL and financial liabilities that are contingent consideration of an acquirer in a business combination to which HKFRS 3 applies. They are carried at fair value, with any resultant gain and loss (excluding interest expenses) recognised in profit or loss, except for the portion of fair value changes of financial liabilities designated at FVPL that are attributable to the credit risk of the liabilities which is presented in other comprehensive income unless such treatment would create or enlarge an accounting mismatch in profit or loss. The amounts presented in other comprehensive income shall not be subsequently transferred to profit or loss. Upon derecognition, the cumulative gain or loss is transferred directly to accumulated profits or losses. Interest expenses are presented separately from fair value gain or loss.

2.4 重大會計政策概要(續)

金融工具(續)

金融負債

確認及終止確認

當且僅當本集團成為工具合約條款的 訂約方及於交易日,金融負債予以確 認。

當且僅當責任消除時,即相關合同中 規定的義務被解除、取消或到期時, 金融負債才終止確認。

分類及計量

金融負債於首次確認時按公平價值, 倘金融負債並非按FVPL列賬,則加上 發行金融負債時直接歸屬之交易成本。

本集團之金融負債包括應付賬項及其 他應付款項,帶息銀行及其他借貸及 租賃負債。所有金融負債首次按其公 平價值確認,及其後以實際利率按攤 銷成本法計量,惟倘折現之影響並不 重大,則按成本列賬。

於利潤表按FVPL之金融負債包括持作 買賣之金融負債、於初步確認時指定 於利潤表按FVPL之金融負債及業務 合併中或然代價安排產生之金融負 債(香港財務報告準則第3號適用), 以公平價值列帳,所產生之任何盈虧 (不包括利息開支)於利潤表確認,惟 不包括於其他綜合收入中呈列之負 債信貸風險所產生之指定於利潤表按 FVPL之金融負債變動部分,除非有關 處理將構成或擴大損益的會計錯配。 於其他綜合收入所呈列之金額其後不 得轉移至利潤表。於終止確認後,累 計收益或虧損已直接轉移至累計利潤 表。利息開支與公平價值收益或虧損 分開呈列。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Financial instruments (continued)

Financial liabilities (continued)

Classification and measurement (continued)

A financial liability is classified as held for trading if it is:

- (i) incurred principally for the purpose of repurchasing it in the near term;
- (ii) part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profittaking on initial recognition; or
- (iii) a derivative that is not a financial guarantee contract or not a designated and effective hedging instrument.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statement of financial position if there is currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the asset and settle the liability simultaneously.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined on the first-in, first-out basis and, in the case of work in progress and finished goods, comprises cost of direct materials and labour and a proportion of manufacturing overheads. Net realisable value is the estimated selling prices in the ordinary course of business less any estimated costs of completion and the estimated costs necessary to make the sale.

When inventories are sold, the carrying amount of those inventories is recognised as an expense in the period in which the related revenue is recognised. The amount of any writedown of inventories to net realisable value and all losses of inventories are recognised as an expense in the period of the write-down or loss occurs. The amount of any reversal of any write-down of inventories is recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.

2.4 重大會計政策概要(續)

- 金融工具(續)
- 金融負債(續)

分類及計量(續)

金融負債如屬以下各項,則分類為持 作買賣:

- (i) 產生之主要目的為於短期內購 回;
- (ii) 於初始確認時,其集中管理且有 跡象顯示近期出現實際短期獲利 之已識別財務工具組合之一部 分;或
- (iii) 並非財務擔保合約或並非指定有 效對沖工具之衍生工具。

抵銷金融工具

倘現時存在一項可依法執行的權利, 可抵銷已確認金額,且亦有意以淨額 結算或同時變現資產及償付債務,則 財務資產及負債均可予抵銷,並將淨 金額列入綜合財務狀況表內。

存貨

存貨按成本值及可變現淨值之較低者 列賬。成本值以先進先出基準計算, 倘為在製品及製成品,則成本包括直 接材料、勞工及製造成本之部份。可 變現淨值乃估計日常業務過程中售價 減預期必要完成及出售之成本計算。

出售存貨時,該等存貨的賬面值於有 關收入確認期間內確認為開支。存貨 撇減至可變現淨值的任何金額及所有 存貨虧損均於撇減或虧損發生期間內 確認為開支。任何存貨撇減的任何撥 回,於其撥回期間確認為開支。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short-term highly liquid investments which are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been generally within three months of maturity at acquisition, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For classification in the consolidated statements of financial position, bank balances and cash represent assets similar in nature to cash and which are not restricted as to use.

Impairment of non-financial assets

At the end of each reporting period, the Group reviews internal and external sources of information to assess whether there is any indication that its property, plant and equipment and right-of-use assets may be impaired or impairment loss previously recognised no longer exists or may be reduced. If any such indication exists, the recoverable amount of the asset is estimated, based on the higher of its fair value less costs of disposal and value in use. Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the smallest group of assets that generates cash flows independently (i.e. cash-generating unit).

If the recoverable amount of an asset or a cash-generating unit is estimated to be less than its carrying amount, the carrying amount of the asset or cash-generating unit is reduced to its recoverable amount. Impairment losses are recognised as an expense immediately, except where the relevant asset is carried at revalued amount in which case the impairment loss is treated as a revaluation decrease in accordance to the accounting policy relevant to that asset.

A reversal of impairment loss is limited to the carrying amount of the asset or cash-generating unit that would have been determined had no impairment loss been recognised in prior years. Reversal of impairment loss is recognised as income in profit or loss immediately, except where the relevant asset is carried at revalued amount, in which case the reversal of impairment loss is treated as a revaluation increase in accordance to the accounting policy relevant to the asset.

2.4 重大會計政策概要(續)

現金及現金等值項目

於編製綜合現金流量表時,現金及現 金等值項目包括現金及按要求之存款 及短期高度流通之投資,該等投資可 隨時兑換為可知數額之現金,而該等 現金毋須承受價值變動之重大風險, 並一般在購入後三個月內到期,及減 去按要求償還之銀行透支,而該等投 資乃本集團現金管理的一部份。

於綜合財務狀況表分類時,銀行結餘 及現金指現金性質與資產類似,其用 途並無限制。

非金融資產減值

於每個報告期末,本集團檢討內部及 外部資料以評估是否有任何跡象顯示 其物業、廠房及設備及使用權資產是 否已出現減值,或先前已確認之減佔 虧損不再存在或可能已經減少。倘存 在任何有關跡象,將根據資產公平價 值減出售成本與可使用價值兩者中 之較。倘不可能估計個別資產之可收回 金額,則本集團就獨立產生現金流量 之最小資產組別(即現金產生單位)估 計可收回金額。

倘本集團估計某項資產或現金產生單 位之可收回金額低於其賬面值,則該 項資產或現金產生單位之賬面值須減 低至其可收回金額。減值虧損乃隨即 確認為開支。除非該相關資產以重估 價值列賬,在此情況下,減值虧損根 據有關會計政策被視作相關資產之重 估減少。

減值虧損之撥回以過往年度並無確認 減值虧損情況下應以釐定之資產或現 金產生單位之賬面值為限。減值虧損 之撥回乃隨即於損益賬確認為收入。 除非該相關資產以重估價值列賬,在 此情況下,減值虧損之撥回根據有關 會計政策被視作相關資產之重估增加。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, when it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and when a reliable estimate of the amount of obligation can be made. Expenditures for which a provision has been recognised are charged against the related provision in the year in which the expenditures are incurred. Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate. Where the effect of the time value of money is material, the amount provided is the present value of the expenditures expected to be required to settle the obligation. Where the Group expects a provision to be reimbursed, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain.

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised either in other comprehensive income or directly in equity.

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the end of the reporting period in the countries where the Group operates and generated taxable income.

Deferred tax is provided using the liability method on all temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the end of the reporting period.

2.4 重大會計政策概要(續)

撥備

所得税

所得税包括本期及遞延税項。有關損益賬外確認項目的所得税,不論是否 在其他全面收入或直接在權益內確認。

本期間及過往期間的本期税項資產及 負債,乃用已制定或於報告期末大致 制定的税率及税法,並以本集團業務 所在國家及產生之應課税溢利,按預 期退回或付予税務機關的金額計算。

於報告期末,資產與負債的税基與作 為財務申報用途的資產與負債賬面值 之間的所有暫時性差異,須按負債法 遞延税項撥備。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Income tax (continued)

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- where the deferred tax liability arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, the carry forward of unused tax credits and unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised, except:

- where the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

2.4 重大會計政策概要(續)

所得税(續)

所有應課税暫時性差異均會確認為遞 延税項負債,惟以下情況例外:

- 倘若遞延税項負債的起始時確認
 由非業務合併交易產生之資產或
 負債,而於進行交易時對會計溢
 利或應課税溢利或虧損均無影響;及
- 對於涉及附屬公司之投資的應課 税暫時性差異而言,撥回暫時性 差異的時間可以控制,而暫時性 差異不甚可能在可見將來撥回。

對於所有可予扣減之暫時性差異、承 前未動用税項抵免及未動用税項虧 損,可確認遞延税項資產。若日後有 可能出現應課税溢利,可用以抵扣該 等可予扣減暫時性差異、承前未動用 税項抵免及未動用税項虧損,則可確 認遞延税項資產,惟以下情況例外:

- 倘若有關可予扣減暫時性差異的 遞延税項資產的起因是起始時確 認由非業務合併交易產生之資產 或負債,而於進行交易時對會計 溢利或應課税溢利或虧損均無影 響;及
- 對於涉及附屬公司之投資之權益的應課税暫時性差異而言,只有在暫時性差異有可能在可見將來撥回,而且有可能出現應課税溢利,可用以抵扣該等暫時性差異時,方會確認遞延税項資產。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Income tax (continued)

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

Revenue recognition

Revenue from contracts with customers within HKFRS 15

Nature of goods

The nature of the goods provided by the Group comprises sales of precision parts and components.

2.4 重大會計政策概要(續)

所得税(續)

遞延税項資產的賬面值,在每個報告 期末予以審閱,及若不再可能有足夠 應課税溢利用以抵扣全部或部分相關 遞延税項資產,則扣減遞延税項資產 賬面值。未被確認的遞延税項資產會 於各報告期末重新評估,並在可能有 足夠應課税溢利以收回全部或部分遞 延税項資產時予以確認。

確認資產或償還負債的年度預期適用 的税率,會用作計量遞延税項資產及 負債,並以報告期末當日已經制定或 大致制定的税率及税法基準。

倘現有可依法執行權利,容許本期税 項資產抵銷本期税項負債,而該遞延 税項涉及同一税務實體及同一税務機 關,則遞延税項資產及遞延税項負債 予以對銷。

收入確認

香港財務報告準則第15號來自客戶合 約之收入

貨品性質

本集團提供之貨品性質包括銷售精密 零部件。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Revenue recognition (continued)

Revenue from contracts with customers within HKFRS 15 (continued)

Identification of performance obligations

At contract inception, the Group assesses the goods promised in a contract with a customer and identifies as a performance obligation each promise to transfer to the customer either:

- (a) a good (or a bundle of goods) that is distinct; or
- (b) a series of distinct goods that are substantially the same and that have the same pattern of transfer to the customer.

A good that is promised to a customer is distinct if both of the following criteria are met:

- (a) the customer can benefit from the good either on its own or together with other resources that are readily available to the customer (i.e. the good is capable of being distinct); and
- (b) the Group's promise to transfer the good to the customer is separately identifiable from other promises in the contract (i.e. the promise to transfer the good is distinct within the context of the contract).

2.4 重大會計政策概要(續)

收入確認(續)

香港財務報告準則第15號來自客戶合 約之收入(續)

識別履約責任

於合約訂立時,本集團評估與客戶合 約中承諾的貨品,並將每項轉移給客 戶的承諾確認為履約責任:

- (a) 不同的貨品(或一批貨品); 或
- (b) 一系列不同但基本上相同的貨 品,並以相同模式轉移給客戶。

如符合以下兩項條件,則承諾給客戶 的貨品是不同的:

- (a) 客戶可受惠於以其本身或連同其他資源即時可獲取的貨品(即貨品能夠區分);及
- (b) 本集團向客戶轉移貨品的承諾可 與合約中的其他承諾分開識別 (即轉移貨品的承諾在合約範圍 內是不同的)。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Revenue recognition (continued)

<u>Revenue from contracts with customers within HKFRS 15</u> (continued)

Timing of revenue recognition

Revenue is recognised when (or as) the Group satisfies a performance obligation by transferring a promised good (i.e. an asset) to a customer. An asset is transferred when (or as) the customer obtains control of that asset.

The Group transfers control of a good over time and, therefore, satisfies a performance obligation and recognises revenue over time, if one of the following criteria is met:

- (a) the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- (b) the Group's performance creates or enhances an asset (for example, work in progress) that the customer controls as the asset is created or enhanced; or
- (c) the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

If a performance obligation is not satisfied over time, the Group satisfies the performance obligation at a point in time when the customer obtains control of the promised asset. In determining when the transfer of control occurs, the Group considers the concept of control and such indicators as legal title, physical possession, right to payment, significant risks and rewards of ownership of the asset, and customer acceptance.

Sales of precision parts and components are recognised at a point in time at which the customer obtains the control of the promised asset, which generally coincides with the time when the goods are delivered to customers and the title is passed.

2.4 重大會計政策概要(續)

收入確認(續)

香港財務報告準則第15號來自客戶合 約之收入(續)

收入確認時間

收入於(或由於)本集團藉向客戶轉移 承諾貨品(即資產)而履行合約責任時 確認。資產轉移於(或由於)客戶獲得 該資產的控制權。

如符合以下其中一項標準,本集團隨時間推移轉移貨品控制權,因而隨時 間推移履行履約責任及確認收入:

- (a) 於本集團履約時,客戶同時收取及消耗本集團履行所提供之利益;
- (b) 本集團履行創造或增強資產,客 戶隨著資產創造或增強客戶對資 產控制權(如在製品);或
- (c) 本集團履約並無創造對本集團具 有替代用途的資產,而本集團擁 有迄今已完成履行付款的可強制 執行權利。

倘履行履約責任並不是隨時間推移, 本集團於客戶取得承諾資產控制權 的某一時點履行履約責任。於釐定何 時發生控制權轉移時,本集團考慮控 制權概念以及法定所有權、實際擁有 權、支付權利、資產擁有權的重大風 險及回報以及客戶接受程度等指標。

銷售精密零部件於客戶取得承諾資產 控制權的某一時點確認,一般與貨品 交付到客戶及轉移所有權時間一致。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Revenue recognition (continued)

Interest income

Interest income from financial assets is recognised using the effective interest method. For financial assets measured at amortised cost or Mandatory FVOCI that are not creditimpaired, the effective interest rate is applied to the gross carrying amount of the assets while it is applied to the amortised cost (i.e. the gross carrying amount net of loss allowance) in case of credit-impaired financial assets.

Contract assets and contract liabilities

If the Group performs by transferring goods to a customer before the customer pays consideration or before payment is due, the contract is presented as a contract asset, excluding any amounts presented as a receivable. Conversely, if a customer pays consideration, or the Group has a right to an amount of consideration that is unconditional, before the Group transfers a good to the customer, the contract is presented as a contract liability when the payment is made or the payment is due (whichever is earlier). A receivable is the Group's right to consideration that is unconditional or only the passage of time is required before payment of that consideration is due.

For a single contract or a single set of related contracts, either a net contract asset or a net contract liability is presented. Contract assets and contract liabilities of unrelated contracts are not presented on a net basis.

For sales of precision parts and components, it is common for the Group to receive from the customer the whole or some of the contractual payments when the goods are delivered (i.e. the timing of revenue recognition for such transactions). The Group recognises a contract liability until it is recognised as revenue. During that period, any significant financing components, if applicable, will be included in the contract liability and will be expensed as accrued unless the interest expense is eligible for capitalisation.

2.4 重大會計政策概要(續)

收入確認(續)

利息收入

利息收入是按金融資產使用實際利率法確認。就按攤銷成本或強制性 FVOCI計量且並無出現信貸減值的金 融資產而言,按資產的總賬面值採用 實際利率。就出現信貸減值的金融資 產而言,資產的攤銷成本(即扣除虧 損撥備的總賬面值)採用實際利率。

合約資產及合約負債

倘客戶支付代價之前或付款到期之 前,本集團履行移交貨品至客戶,該 合約呈列為合約資產(不包括任何金 額呈列於應收款項)。相反,倘客戶 支付代價或本集團向客戶移交貨品之 前享有一個無條件的代價金額,本集 團應把已支付的金額或到期之付款 (以較早者為準)把合約呈列為合約負 債。應收款項是本集團在無條件下有 權收取之代價或在到期支付代價之前 只需要待時間過去。

就與客戶訂立的單一合約或一套相關 合約而言,會呈列合約資產淨額或合 約負債淨額。不相關合約的合約資產 及合約負債不會按淨額基準呈列。

就銷售精密零部件,本集團正常於貨 品交付之前收取客戶全部或部份合 約付款(即是該等交易之收入確認時 間)。本集團確認合約負債直至其確 認為收入。本期間內,任何重大的融 資成份(倘適用)將包含於合約負債及 將作為應計費用支出除非利息開支合 資格成資本化。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (continued)

Dividends

Final dividends proposed by the directors are classified as a separate allocation of retained profits in the consolidated statement of change in equity, until they have been approved by the shareholders in a general meeting. When these dividends have been approved by the shareholders and declared, they are recognised as a liability.

Interim dividends are simultaneously proposed and declared, because the Company's memorandum and articles of association grant the directors the authority to declare interim dividends. Consequently, interim dividends are recognised immediately as a liability when they are proposed and declared.

Share-based payment transactions

The Company operates a share option scheme for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Employees (including directors) of the Group receive remuneration in the form of share-based payment transactions, whereby employees render services as consideration for equity instruments ("equity-settled transactions").

The cost of equity-settled transactions with employees for grants is measured by reference to the fair value at the date at which they are granted.

The cost of equity-settled transactions is recognised, together with a corresponding increase in equity, over the period in which the vesting conditions are to be fulfilled, ending on the date on which the entitlement of relevant employees to the award is no longer conditional on the satisfaction of any non-market vesting conditions ("vesting date"). During the vesting period, the number of share options that is expected to vest ultimately is reviewed. Any adjustment to the cumulative fair value recognised in prior periods is charged/credited to profit or loss for the year of review, with a corresponding adjustment to the reserve within equity.

2.4 重大會計政策概要(續)

股息

董事建議的末期股息,於綜合權益變 動表另外列作保留溢利的分配項目, 直至在股東大會獲得股東批准。股息 獲得股東通過及宣派後,方確認為負 債。

由於公司細則授予董事會權力宣派中 期股息,建議中期股息可即時宣派。 因此,中期股息於建議派發及宣派時 直接確認為負債。

以股份支付之交易

本公司為提供獎勵及回報予對本集團 業務作出貢獻之合資格參與者設立一 項購股權計劃。本集團僱員(包括董 事)收取包括以股份支付之交易在內 之薪酬,僱員則提供服務作為收取股 本工具(「股本結算交易」)之代價。

與僱員進行股本結算交易之成本乃參 照授出相關工具當日的公平價值計算。

以股本結算交易之成本連同股本之相 應增長會於達到歸屬條件之期間確 認,直至相關僱員不再須達成任何非 市場歸屬條件而可享有該報酬之日 (「歸屬日」)為止。於歸屬期內,會審 閱預期最終歸屬之購股權數目。於過 往期間確認對累計公平價值之調整會 於審閱當年之損益賬扣除/計入,並 相應調整權益內之儲備。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Share-based payment transactions (continued)

No expense is recognised for awards that do not ultimately vest because non-market performance and/or service conditions have not been met where awards include a market or non-vesting condition, the transactions are treated as vested irrespective of whether or not the market or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied.

Where the terms of an equity-settled award are modified, the minimum expense recognised is the grant date fair value of the unmodified award, provided as the original terms of the award are met. An additional expense, measured as at the date of modification, is recognised for any modification that increases the total fair value of the share-based payment transaction, or is otherwise beneficial to the employee.

When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share options reserve will be transferred to retained profits.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. However, if a new award is substituted for the cancelled award, and designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph. Share-based payment transactions in which the Company grants share options to subsidiaries' employees are accounted for as an increase in value of investment in subsidiaries in the Company's statement of financial position which is eliminated on consolidation.

Equity-settled share-based payment transactions with parties other than employees are measured at fair value of the goods or services received, except where the fair value cannot be reliably estimated, in which case they are measured at the fair value of the equity instruments granted. In all cases, the fair value is measured at the date the Group obtains the goods or the counterparty renders the services.

2.4 重大會計政策概要(續)

以股份支付之交易(續)

最終未能歸屬之報酬不會確認為開 支,因未符合非市場表現及/或服務 條件,而報酬包括該市場或非歸屬條 件,不論是否達到該市場或非歸屬條 件該交易均會被視作歸屬處理,惟必 須達到其他所有表現及/或服務條件。

當股本結算報酬的條款修訂時,最少 支出的確認乃未修訂報酬授出當日 的公平價值,猶如已符合報酬原訂條 款。倘若按變更日期計量,任何變更 導致以股份支付之交易的總公平價值 有所增加,或對僱員帶來其他利益, 則應就該等變更確認額外開支。

當購股權於歸屬日後作廢或於屆滿日 期仍未行使,則過往於購股權儲備確 認之金額將轉撥至保留溢利。

當股權計算報酬註銷時會視作報酬已 於註銷當日經已歸屬,而報酬尚未確 認的任何支出會即時確認。然而,倘 註銷的報酬有任何替代的新報酬,並 指定為授出當日的替代報酬,則該項 註銷及新報酬會如上段所述被視為原 有報酬的修訂般處理。本公司授予其 附屬公司僱員購股權以股份支付之交 易被列賬為本公司財務狀況表中附屬 公司投資價值的增加並於綜合賬抵銷。

與非僱員人士進行以股權結算之股份 支付之交易按所收取商品或服務之公 平價值計量,惟公平價值不能可靠估 計的情況下按所授股權工具的公平價 值計量。在所有情況下,會於本集團 取得商品或交易對方提供服務當日的 公平價值計量。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Share-based payment transactions (continued)

The dilutive effect of outstanding options is reflected as additional share dilution in the computation of diluted earnings per share.

Employee benefits

Short-term employee benefits

Salaries, annual bonuses, paid annual leave and the cost of non-monetary benefits are accrued in the year in which the associated services are rendered by employees.

Retirement benefit schemes

The Group operates a defined contribution Mandatory Provident Fund retirement benefits scheme (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance in Hong Kong for all of its eligible employees. Contributions are made based on a percentage of the employees' basic salaries and are charged to the consolidated income statement as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme.

The employees of the Group's subsidiaries which operate in Mainland China are required to participate in a central pension scheme operated by the local municipal government. These subsidiaries are required to contribute certain percentage of their payroll costs to the central pension scheme. The contributions are charged to the consolidated income statement as they become payable in accordance with the rules of the central pension scheme.

Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income over the years necessary to match the grant on a systematic basis to the costs that it is intended to compensate.

2.4 重大會計政策概要(續)

以股份支付之交易(續)

計算每股攤薄盈利時,未行使購股權 之攤薄效應,反映為額外股份攤薄。

僱員福利

短期僱員福利

薪金、年度花紅、帶薪年假、界定供 款退休計劃供款及非金錢福利之成 本,於僱員提供相關服務之年度累計。

退休福利計劃

本集團根據香港強制性公積金計劃條 例設立一定額供款強制性公積金退休 福利計劃(「強積金計劃」)給本集團僱 員。根據該計劃之規定,供款乃按僱 員基本薪金之百分比計算,當供款應 付時會在綜合利潤表中扣除。該計劃 之資產乃與本集團之資產分開並由獨 立管理基金持有。該計劃中本集團之 僱主供款乃全數歸僱員所有。

本集團在中國大陸經營之附屬公司的 員工均須參與由當地市政府實施之中 央退休金計劃。該等附屬公司須按其 所發放薪金之若干百分比對該中央退 休金計劃供款。當供款按中央退休金 計劃規定為應付款時會在綜合利潤表 中扣除。

政府補貼

政府補貼乃當可以合理地保證將可收 取及將會符合所有附帶條件的情況 下,按公平價值予以確認。當補貼與 開支項目有關,則於有關期間內確認 為收入,以按系統基準將補貼與擬補 償的相關成本抵銷。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Foreign currencies

The Group's consolidated financial statements are presented in Hong Kong dollars, which is the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions are initially recorded by entities in the Group at their respective functional currency spot rates at the date of the transactions first qualifies for recognition. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency spot rates of exchange at the end of the reporting period. All differences are taken to the consolidated income statement. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined.

The results and financial position of all the group entities that have a functional currency different from the presentation currency ("foreign operations") are translated into Hong Kong dollars, the presentation currency. As at the end of the reporting period, the assets and liabilities of these entities are translated at the closing rate at the end of the reporting period and their income and expenses for each income statement are translated at the average exchange rates. The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange fluctuation reserve. On disposal of a foreign operation, the component of other comprehensive income relating to that particular foreign operation is recognised in the consolidated income statement.

For the purpose of the consolidated statement of cash flows, the cash flows of overseas subsidiaries are translated into Hong Kong dollars at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of overseas subsidiaries which arise throughout the year are translated into Hong Kong dollars at the average exchange rates for the year.

2.4 重大會計政策概要(續)

外幣

本集團之綜合財務報表以港元(本公 司之功能貨幣)呈列。本集團屬公功能貨幣, 三利高行決定其功能貨幣,而各公司 財務報表內之項目均以該功能貨幣計算。本集團實體外幣交易初步乃能貨幣 初次符合確認交易日之有關功能貨幣 即期產及負債均按報告期末之功能貨幣 即期合利潤表處理。非貨幣項目按起始 交易日之外幣歷史成本計算匯率。若 以公平價值釐定的非貨幣項目則根據 公平價值釐定當日之匯率計量其價值。

所有功能貨幣有別於呈報貨幣(「海外 業務」)的本集團公司,其業績及財務 狀況會換算為港元(即呈報貨幣)。 於報告期末,該等公司之資產及負債 按報告期末之收市匯率折算,該等公 司之收入及支出於各利潤表按平均匯 率折算。因此產生之匯兑差額確認於 其他全面收入及累積於匯兑波動儲備 內。在出售海外業務時,與該特定海 外業務有關並於其他全面收入內部份 會於綜合利潤表確認。

就綜合現金流量表而言,海外附屬公 司之現金流量按現金流量當日之匯率 換算為港元。海外附屬公司在整年產 生之現金流量按該年之平均匯率換算 為港元。

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3. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and assumptions concerning the future and judgements are made by the management in the preparation of the consolidated financial statements. They affect the application of the Group's accounting policies, reported amounts of assets, liabilities, income and expenses, and disclosures made. They are assessed on an on-going basis and are based on experience and relevant factors, including expectations of future events that are believed to be reasonable under the circumstances. Where appropriate, revisions to accounting estimates are recognised in the period of revision and future periods, in case the revision also affects future periods.

Key sources of estimation uncertainty

Inventories

The Group does not have a general provisioning policy on inventories based on ageing given that the inventories are not subject to frequent wear and tear or frequent technological changes. However, as a significant portion of the working capital is devoted to inventories, operational procedures have been in place to monitor this risk. The Group reviews the inventory ageing listing on a periodical basis for those aged inventories. This involves comparison of the carrying value of the aged inventory items with the respective net realisable value. The purpose is to ascertain whether allowance is required to be made in the consolidated financial statements for any obsolete and slow-moving items. In addition, physical counts on all inventories are carried out on a periodical basis in order to determine whether any allowance needs to be made in respect of obsolete and defective inventories identified.

Impairment of investments and receivables

The Group assesses annually if investment in subsidiaries has suffered any impairment in accordance with HKAS 36 and follows the guidance of HKFRS 9 in determining whether amounts due from these entities are impaired. Details of the approach are stated in the respective accounting policies. The assessment requires an estimation of future cash flows, including expected dividends, from the assets and the selection of appropriate discount rates. Future changes in financial performance and position of these entities would affect the estimation of impairment loss and cause the adjustments of their carrying amounts.

3. 關鍵會計估計及判斷

編製本綜合財務報表時,管理層作出 估計有關未來之假設及判斷。對其影 響到本集團會計政策之應用、資產、 負債、收入及支出之呈報金額,以及 所作出之披露。其會持續評估,並以 經驗及有關因素為基礎,包括對相信 於有關情況下屬合理之未來事項之預 期。於適當情況下,會計估計之修訂 會在修訂期間及未來期間(倘有關修 訂亦影響未來期間)予以確認。

不確定估計之主要來源

存貨

投資及應收款項減值

本集團按香港會計準則第36號每年評 估於附屬公司之投資有否減值,並遵 循香港財務報告準則第9號之指引釐定 應收該等公司之款項有否減值。方法 詳情載於相關會計政策。該項評估須 估計資產之未來現金流量(包括預期 股息)及選用適當折現率。該等實體 未來財務表現及狀況之變動會影響減 值虧損估計,以致須調整其賬面值。

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3. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

Key sources of estimation uncertainty (continued)

Impairment of property, plant and equipment/ right-of-use assets, other than stated at revalued amounts

Determining an appropriate amount of an impairment requires an estimation of recoverable amounts of the relevant property, plant and equipment and right-of-use assets or the respective cash generating units ("CGU") to which the property, plant and equipment and right-of-use assets belong, which is the higher of value in use and fair value less cost of disposal. If there is any indication that an asset may be impaired, the recoverable amount shall be estimated for individual asset. If it is not possible to estimate the recoverable amount of the individual asset, the Group shall determine the recoverable amount of the CGU to which the asset belongs. The value in use calculation requires the Group to estimate the future cash flows expected to arise from the relevant assets or the CGU and a suitable discount rate in order to calculate the present value. The discount rate represents rate that reflects current market assessments of time value of money and the risks specific to the asset or the CGU for which the future cash flow estimates have not been adjusted. Where the actual future cash flows are less than expected or there is a downward revision of future estimated cash flows due to unfavourable changes in facts and circumstances, an additional impairment loss may arise. At 31 December 2022 and 2021, no impairment losses have been recognised for property, plant and equipment. The carrying amounts of property, plant and equipment were HK\$56,346,417 (2021: HK\$66,631,734).

3. 關鍵會計估計及判斷(續)

不確定估計之主要來源(續)

非按重估價值列賬的物業、廠房 及設備/使用權資產之減值

釐定減值之適當金額須估計相關物 業、廠房及設備及使用權資產或其所 屬各現金產生單位(「現金產生單位」) 之可收回金額,即使用價值與公平價 值減銷售成本之較高者。倘有任何跡 象顯示一項資產可能減值,則須就個 別資產估計其可收回金額。倘不能估 計個別資產之可收回金額,則本集團 須釐定資產所屬現金產生單位之可 收回令額。使用價值計算要求本集團 估計預期產生自相關資產或現金產 生單位之日後現金流量及合適之折 現率以計算現值。折現率乃反映目前 貨幣時間值及並未調整未來現金流量 估計的資產或現金產生單位之特定 風險之市場評估。當實際未來現金流 量少於預期,或由於事實及情況出現 不利變動而下調未來估計現金流量, 則可能產生額外減值虧損。截至二零 二二年及二零二一年十二月三十一 日,並無物業、廠房及設備錄得減 值虧損。物業、廠房及設備之賬面 值為56,346,417港元(二零二一年: 66,631,734港元)。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

3. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

Key sources of estimation uncertainty (continued)

Valuation of land and buildings

The Group's land and buildings included in property, plant and equipment are stated at their revalued amounts in the consolidated statement of financial position, which are assessed annually by management with reference to valuations performed by independent professionally qualified valuer. In determining the revalued amounts, the valuer has based on the method of valuations which involve certain estimates. In relying on the valuation report, the directors of the Company have exercised their judgement and are satisfied that the method of valuations is reflective of the current market conditions. The carrying amounts of the land and buildings at 31 December 2022 were HK\$144,972,000 (2021: HK\$144,823,000).

Valuation of financial assets at FVPL

The Group's financial assets at FVPL have been valued based on market-observable data to the extent it is available. The valuation requires the Group to exercise judgement to establish and determine the appropriate valuation techniques and inputs associated with the investment. As at 31 December 2022, the Group has net financial liabilities at FVPL of HK\$3,560,771 (2021: financial assets at FVPL of HK\$21,048,314). Details of the techniques and inputs used in the valuation are set out in note 32 to the consolidated financial statements.

Loss allowance for ECL

The Group's management estimates the loss allowance for trade and other receivables by using various inputs and assumptions including risk of a default and expected loss rate. The estimation involves high degree of uncertainty which is based on the Group's historical information, existing market conditions as well as forward-looking estimates at the end of each reporting period. Where the expectation is different from the original estimate, such difference will impact the carrying amount of trade and other receivables. Details of the key assumption and inputs used in estimating ECL are set out in note 33(b) to the consolidated financial statements.

3. 關鍵會計估計及判斷(續)

不確定估計之主要來源(續)

土地及樓宇估值

本集團的土地及樓宇包括物業、廠房 及設備以其重估價值於綜合財務狀況 表中列賬,該公平價值每年由管理層 參考由獨立合資格專業估值師進行 之估值計量。於釐定估值時,估值師 使用涉及若干估計之估值法。倚賴估 值報告時,本公司董事已作出判斷, 並信納該估值法反映當時市況。於二 零二二年十二月三十一日,土地及樓 宇之賬面值為144,972,000港元(二零 二一年:144,823,000港元)。

按FVPL之金融資產估值

本集團按FVPL之金融資產乃根據盡可 能使用可觀察市場數據而估算。該估 值需要本集團按判斷去建立及決定此 投資的適當輸入數據及估值方法。於 二零二二年十二月三十一日,本集團 持有按FVPL之金融負債額3,560,771 港元(二零二一年:按FVPL之金融資產 21,048,314港元),該估值輸入數據 及估值方法之詳情載於綜合財務報表 附註32。

預期信貸虧損之虧損撥備

本集團管理層使用各種輸入數據及假 設(包括違約風險及預期虧損率)估 計應收及其他應收賬項的虧損撥備。 估計涉及高度不確定性,該不確定性 基於本集團的歷史資料、現有市場情 況及每個報告期末的前瞻性估值。若 預期與原估值不同,該差異將影響應 收及其他應收賬項的賬面值。預期信 貸虧損估值所使用的主要假設和輸入 數據之詳情載於綜合財務報表附註 33(b)。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

4. OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on its products and has two (2021: two) reportable operating segments as follows:

- (a) the precision parts and components segment comprises the manufacture and sale of precision parts and components comprising keypads, synthetic rubber and plastic components and parts; and
- (b) the corporate and others segment comprises the Group's long term investments, together with corporate income and expense items.

Management, the chief operating decision makers, monitors the results of the Group's operating segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on reportable segment results, which is a measure of adjusted profit before tax from continuing operations. The adjusted profit before tax is measured consistently with the Group's profit before tax except that bank interest income and finance costs are excluded from such measurement.

Intersegment sales and transfers are transacted with reference to the cost of sales and are eliminated on consolidation.

4. 經營分類資料

為有效管理,本集團按照彼等的產品 劃分其業務單位,有以下兩個(二零 二一年:兩個)可報告經營分類:

- (a) 精密零部件類別包括製造及銷售 精密零部件,包括按鍵、合成橡 膠及塑膠零部件;及
- (b) 總部及其他類別包括本集團長期 投資及總公司的收入及支出項 目。

管理層(主要經營決策者)對本集團各 經營分類之業績分別進行監察,以作 出有關資源分配及表現評估之決策。 分類表現乃根據可報告分類之業績 (其為經調整由持續經營除税前溢利 之計量)予以評估。經調整除税前溢 利乃貫徹以本集團之除税前溢利之計 量,惟銀行利息收入及融資成本不包 含於該計量。

內部分類銷售及轉付乃參考銷售成本 進行,並在綜合賬抵銷。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

4. **OPERATING SEGMENT INFORMATION** (continued)

4. 經營分類資料(續)

Year ended 31 December 2022

截至二零二二年十二月三十一日止年度

		Precision parts and components 精密零部件 HKS 港元	Corporate and others 總部及其他 HK\$ 港元	Total 總計 HK\$ 港元
Segment revenue:	分類收入:			
Sales to external customers	對外客戶銷售	272,102,667	-	272,102,667
Reportable segment revenue and revenue	分類報告收入及收入	272,102,667	_	272,102,667
and revenue		272,102,007		272,102,007
Segment results:	分類業績:	3,346,702	(3,022,087)	324,615
Reconciliation:	調節:			
Bank interest income	銀行利息收入			1,449,418
Finance costs	融資成本		_	(467,848)
Profit before tax	除税前溢利		_	1,306,185
Other segment information:	其他分類資料:			
Other income and gains	其他收入及收益	8,660,207	151,082	8,811,289
Depreciation of property, plant	折舊-物業、廠房及設備			
and equipment (excluding	(除使用權資產)			
right-of-use assets)		(8,757,593)	(968,357)	(9,725,950)
Depreciation of right-of-use assets	折舊一使用權資產	(590,353)	(3,213,391)	(3,803,744)
Loss on disposal of items of	出售物業、廠房及設備之			
property, plant and equipment, net	虧損・淨額	(15,535)	-	(15,535)
Surplus on revaluation of land	土地及樓宇重估之盈餘計入			
and buildings credited to other comprehensive income	其他全面收入	6 122 015	4 202 204	10 226 206
Lease payments under short-term	短期租賃辦公室之租賃款項	6,122,915	4,203,391	10,326,306
leases on office premises	应为但其加厶主之但其朳供	(42,235)	(162,110)	(204,345)
Foreign exchange gain/(loss), net	匯兑收益/(虧損),淨額	4,388,326	(256,244)	4,132,082
Capital expenditure	資本開支	(1,218,802)	(8,560)	(1,227,362)
Fair value loss on financial	按公平價值計入損益賬之	(1)=10,000=)	(0,000)	(1/==//2/0=/
(liabilities)/assets at fair value	金融(負債)/資產公平價值			
through profit or loss, net	虧損,淨額	(4,240,771)	-	(4,240,771)
Realised loss on financial	按公平價值計入損益賬之			
(liabilities)/assets at fair value	金融(負債)/資產已變現			
through profit or loss, net	虧損,淨額	(16,726,933)	-	(16,726,933)

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

4. OPERATING SEGMENT INFORMATION (continued)

4. 經營分類資料(續)

Year ended 31 December 2021

截至二零二一年十二月三十一日止年度

		Precision parts and components 精密零部件 HK \$ 港元	Corporate and others 總部及其他 HK \$ 港元	Total 總計 HK \$ 港元
Segment revenue:	分類收入:			
Sales to external customers	對外客戶銷售	418,202,483		418,202,483
Reportable segment revenue	分類報告收入及收入			
and revenue	-	418,202,483	-	418,202,483
Segment results:	分類業績:	74,418,022	(2,903,077)	71,514,945
Reconciliation:	調節:			
Bank interest income	銀行利息收入			1,538,019
Finance costs	融資成本		_	(422,390)
Profit before tax	除税前溢利		_	72,630,574
Other segment information:	其他分類資料:			
Other income and gains	其他收入及收益	1,979,155	1,598	1,980,753
Depreciation of property, plant	折舊-物業、廠房及設備			
and equipment (excluding	(除使用權資產)			
right-of-use assets)		(8,691,814)	(900,450)	(9,592,264)
Depreciation of right-of-use assets	折舊一使用權資產	(1,051,590)	(2,972,824)	(4,024,414)
Gain/(Loss) on disposal of items of	出售物業、廠房及設備之			
property, plant and equipment, net	收益/(虧損),淨額	74,081	(391)	73,690
Surplus on revaluation of land	土地及樓宇重估之盈餘計入			
and buildings credited to other	其他全面收入	2 007 222	4 0 4 2 0 2 4	0.040.057
comprehensive income	后期和任诚公会为和任物市	3,997,233	4,842,824	8,840,057
Lease payments under short-term leases on office premises	短期租賃辦公室之租賃款項	(69 512)	(146 712)	(215 225)
Provision for loss allowance on	應收賬項虧損撥備	(68,513)	(146,712)	(215,225)
trade receivables	應 4X 账 织 准 1 只 1 饭 佣	(30,500)	_	(30,500)
Foreign exchange (loss)/gain, net	匯兑(虧損)/收益,淨額	(3,101,657)	85,104	(3,016,553)
Capital expenditure	資本開支	(4,028,195)	(2,270)	(4,030,465)
Fair value gain on financial assets at	按公平價值計入損益賬之	(.,020,100)	(2,2,0)	(.,556,155)
fair value through profit or loss, net	金融資產公平價值收益,淨額	10,760,890	-	10,760,890
Realised gain on financial assets at fair	按公平價值計入損益賬之			, , ,
value through profit or loss, net	金融資產已變現收益,淨額	5,267,241	-	5,267,241

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

4. **OPERATING SEGMENT INFORMATION** (continued)

4. 經營分類資料(續)

Information about major customers

Revenue from external customers contributing 10% or over of the total revenue from Group's precision parts and components segment are as follows:

主要客戶資料 來自精密零部件分類之收入佔本集團

的收入10%或以上的對外客戶如下:

				2022 二零二二年 HK\$ 港元	2021 二零二一年 HK \$ 港元
Cus	tomer A	客戶A		65,134,168	186,592,452
Customer B		客戶B	_	38,152,874	*
			-	103,287,042	186,592,452
*	This customer individually contributed less than 10% of the total revenue from the Group's precision parts and components segment during the year ended 31 December 2021.		*	此客戶於截至二零二一年十二月 三十一日止年度個別貢獻本集團精密 零部件分類的總收入少於10%。	
Geographical information		地區	逼資料		
(a)	Revenue from external custome	rs	(a)	對外客戶收入	
				2022 二零二二年 HK\$ 港元	2021 二零二一年 HK \$ 港元
	Hong Kong	香港		7,516,369	8,538,099
	Mainland China	中國大陸		27,083,355	31,800,484
	Japan and other Asian countries	日本及其他亞洲國家		139,649,065	263,949,761
	North America	北美洲		45,920,122	38,484,641
	South America	南美洲		2,253,321	6,970,665
	Europe	歐洲		40,419,191	56,328,670
	Other countries	其他國家	_	9,261,244	12,130,163
	Total revenue	總收入	_	272,102,667	418,202,483
The revenue information above is based on geographical location of the customers.				以上收入資料按 分。	客戶所在地區劃

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

4.	OPERATING SEGMENT INFORMATION (continued)			4.	經營	行類資料 (續)	
	Geo	graphical information (continued	1)		地區	資料 (續)	
	(b)	Non-current assets			(b)	非流動資產	
						2022	2021
						二零二二年	二零二一年
						HK\$	HK\$
						港元	港元
		Hong Kong	香港			69,713,550	68,677,581
		Mainland China	中國大陸			130,922,582	142,643,582
		Other countries	其他國家			682,285	133,571
					_	201,318,417	211,454,734
		The non-current assets information the geographical location of assets				以上非流動資產 地區劃分,但不有	

計入損益賬之金融資產及遞延税

項資產。

deferred tax assets.

financial asset at fair value through profit or loss and

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

5. REVENUE, OTHER INCOME AND GAINS

5. 收入、其他收入及收益

Revenue represents the net invoiced value of goods sold, after allowances for returns and trade discounts, during the year.

An analysis of the Group's revenue, other income and gains is as follows:

收入指本年度內銷售貨品的發票淨值
扣除退貨及貿易折扣。

本集團收入、其他收入及收益的分析 如下:

		2022 二零二二年 HK \$ 港元	2021 二零二一年 HK \$ 港元
Revenue from contracts with customers within the scope of HKFRS 15:	香港財務報告準則 第 15 號範圍內 來自客戶合約之收入:		
Sale of goods	貨品銷售	272,102,667	418,202,483
Other income and gains: Bank interest income calculated using	其他收入及收益 : 銀行利息收入,按實際利率	X	
the effective interest method	方法計算	1,449,418	1,538,019
Tooling charge income	模具收入	135,485	242,314
Sale of scrap	廢料銷售	1,766,709	264,827
Sale of samples	樣品銷售	1,357,507	1,333,134
Gain on disposal of items of property,	出售物業、廠房及設備之		
plant and equipment, net	收益,淨額	-	73,690
Incentive received*	已收獎勵款*	291,596	49,520
Government subsidy#	政府補貼#	872,809	-
Exchange gain, net	匯兑收益、淨額	4,132,082	-
Over-provision for sales commission	超額撥備銷售佣金	195,622	-
Others	其他	59,479	17,268
		10,260,707	3,518,772
Total revenue, other income	總收入、其他收入及收益	202 262 274	421 721 255
and gains		282,363,374	421,721,255
The amount of revenue recognised for included in the contract liabilities at the	-	本年度確認之收入金 合約負債為3,492,51	

is HK\$3,492,519 (2021: HK\$3,209,354).

年:3,209,354港元)。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

5. REVENUE, OTHER INCOME AND GAINS

5. 收入、其他收入及收益(續)

(continued)

- During the year ended 31 December 2022, the Group received an allowance of "Granting Support in Respect of the Unemployment Insurance to Enterprises for Stabilising Employment" of Renminbi ("RMB") 253,140 (approximately HK\$291,596) (2021: RMB41,267, approximately HK\$49,520) from Social Security Bureau.
- The government subsidies represented a grant received from the Anti-epidemic Fund of the Government of the Hong Kong Special Administration Region under the Employment Support Scheme which aims to retain employment under the COVID-19 environment amounted to HK\$553,592 and an one-off training subsidy for workers amounted to RMB272,835 (approximately HK\$319,217) received from Ministry of Human Resources and Social Security to support enterprises in organising employees to work instead of training under the COVID-19 environment.

6. FINANCE COSTS

An analysis of finance costs is as follows:

政府補貼指從香港特別行政區政府 「防疫抗疫基金」下推出「保就業計 劃」收到政府補貼款553,592港元, 因應COVID-19疫情環境下以協助保 留現時僱員,及從中華人民共和國 人力人力資源社會保障部收到一筆 一次性培訓補貼款272,835人民幣 (「人民幣」)(約319,217港元),以 支持企業組織員工在COVID-19環境 下以工作代替培訓。

6. 融資成本

*

融資成本的分析如下:

		2022 二零二二年 HK\$ 港元	2021 二零二一年 HK \$ 港元
Interest on bank loans and overdrafts	於五年內償還之銀行貸款及	452.027	202 177
wholly repayable within five years Interest on lease liabilities (Note 23)	透支利息 租賃負債利息(附註23)	452,027 15,821	393,177 29,213
interest on lease habilities (Note 23)	仙具貝俱利心(附社23)	467 848	422 390

截至二零二二年十二月三十一日止 年度,本集團從社會保障局收到一 筆「關於失業保險支持企業穩定崗 位」的津貼款253,140人民幣(「人 民幣」)(約291,596港元)(二零二一 年:41,267人民幣約49,520港元)。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

7. PROFIT BEFORE TAX

7. 除税前溢利

The Group's profit before tax is arrived at after charging/(crediting):

本集團除税前溢利經扣除/(計入):

		2022 二零二二年 HK\$ 港元	2021 二零二一年 HK\$ 港元
Staff costs (including directors' remuneration - note 8)#:	員工開支(包括董事酬金 一附註8)#:		
Wages and salaries Contributions to retirement benefit	工資及薪金 退休福利計劃供款	77,355,617	89,206,565
schemes		11,575,245	11,114,690
		88,930,862	100,321,255
Cost of inventories sold	已售存貨成本	216,781,642	311,458,174
Auditor's remuneration	核數師酬金	880,000	1,112,603
Depreciation of property, plant and equipment (excluding right-of-use	折舊-物業、廠房及設備 (除使用權資產)#		
assets)#		9,725,950	9,592,264
Depreciation of right-of-use assets#	折舊-使用權資產#	3,803,744	4,024,414
Foreign exchange (gain)/loss, net Lease payments under short-term	匯兑(收益)/虧損,淨額 短期租賃辦公室之租賃款項	(4,132,082)	3,016,553
leases on office premises		204,345	215,225
Provision for loss allowance on trade receivables	應收賬項減值	_	30,500
Sales commission	銷售佣金	2,795,430	4,802,844

The staff cost amounting to HK\$70,006,300(2021: HK\$78,191,643), depreciation amounting to HK\$9,652,902 (2021: HK\$9,881,806) for the year are included in "Cost of sales" in the consolidated income statement. 本年度之員工開支額70,006,300港 元(二零二一年:78,191,643港元)、 折舊額9,652,902港元(二零二一年: 9,881,806港元)已分別包含在綜合利 潤表之「銷售成本」內。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

8. INFORMATION ABOUT THE BENEFITS OF DIRECTORS

Directors' emoluments, disclosed pursuant to the Listing Rules and the Companies Ordinance, are as follows:

(a) Director's emoluments

(i) Independent non-executive directors

The fees paid to independent non-executive directors during the year were as follows:

8. 有關董事福利資料

根據上市條例及香港公司條例所規定 披露之董事酬金如下:

(a) 董事酬金

(i) 獨立非執行董事

本年度內支付予獨立非執 行董事之袍金:

		2022	2021
		二零二二年	二零二一年
		HK\$	HK\$
		港元	港元
Kung Fan Cheong	孔蕃昌	333,936	333,936
Li Yuen Kwan, Joseph	李沅鈞	333,936	333,936
Mak Kwai Wing	麥貴榮	333,936	333,936

1,001,808 1,001,808

(ii) 執行董事

There were no other emoluments payable to the independent non-executive directors during the year (2021: Nil).

本年度內並無應付予獨立 非執行董事之其他酬金(二 零二一年:無)。

(ii) Executive directors

		Fees	Salaries	Discretionary bonus	Contributions to retirement benefit schemes 退休福利	Other allowances	Total remuneration
		袍金 HK\$	薪金 HK \$	酌情花紅 HK\$	計劃供款 HK\$	其他津貼 HK\$	總薪酬 HK \$
		港元	港元	港元	港元	港元	港元
2022 Executive directors:	二零二二年 執行董事:						
Lai Pei Wor Chan Yau Wah	賴培和 陳友華	-	2,880,865 882,180	1,278,480 386,100	-	- 50,000	4,159,345 1,318,280
			3,763,045	1,664,580	-	50,000	5,477,625
2021 Executive directors:	二零二一年 執行董事:						
Lai Pei Wor Chan Yau Wah	賴培和 陳友華	-	2,770,040 858,000	1,241,244 396,000	9,000 -	10,000 45,377	4,030,284 1,299,377
		-	3,628,040	1,637,244	9,000	55,377	5,329,661

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

8. INFORMATION ABOUT THE BENEFITS OF DIRECTORS (continued)

(b) Loans, quasi-loans and other dealings in favour of directors

There were no loans, quasi-loans or other dealings in favour of the directors of the Company that were entered into or subsisted during the year (2021: Nil).

(c) Directors' material interest in transactions, arrangements or contracts

After consideration, the directors are of the opinion that no transactions, arrangements and contracts of significance in relation to the Company's business to which the Company was a party and in which a director of the Company or a connected entity of the director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year (2021: Nil).

9. FIVE HIGHEST PAID INDIVIDUALS

The five highest paid individuals during the year included two (2021: two) executive directors, details of whose remuneration are set out in note 8 above. Details of the remuneration of the remaining three (2021: three) nondirector, highest paid employees for the year are as follows:

8. 有關董事福利資料(續)

(b) 以董事為受益人之貸款、準 貸款及其他交易

本公司於本年度內並無訂立或 存在以董事為受益人之貸款、準 貸款或其他交易(二零二一年: 無)。

(c) 董事於交易、安排或合約之 重大權益

經審議後,董事認為於本年度末 或本年度內任何時間,概無存在 本公司作為一方有關本公司業務 之重大交易、安排及合約且本公 司董事或董事之關連實體於其中 擁有直接或間接之重大權益(二 零二一年:無)。

9. 五位最高薪僱員

本年度五位最高薪僱員包括兩位(二 零二一年:兩位)執行董事,詳情已 列於上文附註8。餘下三位(二零二一 年:三位)最高薪之非董事僱員之薪 酬詳見如下:

		2022	2021
		二零二二年	二零二一年
		HK\$	HK\$
		港元	港元
Basic salaries, allowances and	基本薪金、津貼及實物利益		
benefits in kind		3,596,970	3,458,533
Discretionary bonus	酌情花紅	1,410,104	1,336,941
Contributions to retirement benefit	退休福利計劃供款		
schemes		36,000	36,000
		5,043,074	4,831,474

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

9. FIVE HIGHEST PAID INDIVIDUALS (continued)

The remuneration of non-director, highest paid employees is within the following bands:

9. 五位最高薪僱員(續)

最高薪之非董事僱員之薪酬所屬組別 如下:

		Number of individuals 僱員人數	
		2022 二零二二年	2021 二零二一年
Nil to HK\$1,000,000	無至1,000,000港元	_	_
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至1,500,000港元	2	2
HK\$1,500,001 to HK\$2,000,000	1,500,001港元至2,000,000港元	-	-
HK\$2,000,001 to HK\$2,500,000	2,000,001港元至2,500,000港元	1	1

During the years ended 31 December 2022 and 2021, no emoluments were paid by the Group to the five highest paid individuals and other directors, as an inducement to join or upon joining the Group or as compensation for loss of office. In addition, during the years ended 31 December 2022 and 2021, no directors waived any of their emoluments.

10. INCOME TAX

The Inland Revenue (Amendment) (No. 7) Bill 2017 (the "Bill") which introduces the two-tiered profits tax rates regime was signed and gazetted. Under the two-tiered profits tax rates regime, the first HK\$2 million of profits of qualifying group entity are taxed at 8.25%, and profits above HK\$2 million are taxed at 16.5%. The profits of other group entities in Hong Kong not qualifying for the two-tiered profits tax rates regime continue to be taxed at a flat rate of 16.5%.

Taxes on assessable profits outside Hong Kong have been provided on the estimated assessable profits for the year, in respect of the Group's operations outside Hong Kong, at the rates of taxation prevailing in the relevant jurisdictions. 截至二零二二年及二零二一年十二月 三十一日止,並無應付予本集團五位 最高薪僱員及其他董事之其他酬金, 作為吸引其加盟本集團或加盟後的獎 勵或離職補償。同時,截至二零二二 年及二零二一年十二月三十一日止, 並無董事放棄任何薪酬。

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10. 所得税

二零一七年税務(修訂)(第7號)條例 草案(「條例草案」)引入利得税率兩級 制已簽訂及刊憲。根據利得税率兩級 制,合資格集團實體首2,000,000港元 之溢利將按税率8.25%課税,而超過 2,000,000港元之溢利將按税率16.5% 課税。不符合利得税率兩級制之集團 實體之溢利將繼續按統一税率16.5% 課税。

香港境外應課税溢利的税項已按本年 度估計應課税溢利並根據本集團香港 境外經營的相關司法權區之常用税率 撥備。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

10. INCOME TAX (continued)

10. 所得税(續)

		2022	2021
		二零二二年	二零二一年
		HK\$	HK\$
		港元	港元
– Current – Hong Kong:	本期一香港:		
Charge for the year	本年度支出	4,912,240	8,923,530
Over provision in prior years	往年超額撥備	(587,539)	(201,529)
Current – outside Hong Kong:	本期-香港境外:		
Charge for the year	本年度支出	555,813	645,541
Over provision in prior years	往年超額撥備	(71,293)	(34,501)
Deferred taxation:	遞延税項:		
Origination and reversal of	暫時性差異的產生及撥回		
temporary difference		(3,000,000)	
Total tax expense for the year	本年度税項開支	1,809,221	9,333,041
A reconciliation of the tax expense a tax at the statutory rates for the j Company and the majority of its su	urisdictions in which the	按照適用於本公司及 司經營的司法權區的際 定税率計算出的税項	余税前溢利之法

the tax expense is as follows:

定税率計算出的税項開支與税項開支 之調節如下:

		2022 二零二二年	2021 二零二一年	
		HK\$ 港元	HK\$ 港元	
Profit before tax	除税前溢利	1,306,185	72,630,574	
Tax at the statutory tax rate of 16.5% (2021: 16.5%)	按法定税率16.5%之税項 (二零二一年:16.5%)	215,521	11,984,045	
Tax effect of two-tiered profits tax rates regime Effect of different rates for companies	利得税率兩級制之影響 公司經營於其他司法權區的	(165,000)	(165,000)	
operating in other jurisdictions	不同税率之影響	129,820	220,481	
Income not subject to tax Expenses not deductible for tax	不須繳税之收入 不可扣減税項之開支	(582,256) 574,941	(430,137) 156,405	
Unrecognised temporary differences Utilisation of previously unrecognised	未確認之暫時性差異 動用以前未確認之税項虧損	2,243,186	2,229,035	
tax losses Over provision in prior years	往年超額撥備	(67,935) (658,832)	(3,578,302) (236,030)	
Tax losses not recognised Others	未確認之税項虧損 其他	116,665 3,111	157,966 (1,005,422)	
Tax expense for the year	本年度税項開支	1,809,221	9,333,041	

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

11. DIVIDEND

11. 股息

息於報告期末並未確認為負債。

	港元
16,020,288	21,360,384
5,340,096	10,680,192
10,680,192	
32,040,576	32,040,576
21,360,384	20,025,360
	5,340,096 10,680,192 32,040,576

annual general meeting. This dividend has not been

recognised as liabilities at the end of the reporting period.

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12. (LOSS)/EARNINGS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY

The calculation of basic and diluted (loss)/earnings per share is based on the (loss)/profit for the year attributable to owners of the Company and the weighted average number of ordinary shares in issue during the year.

The calculations of the basic and diluted (loss)/earnings per share are based on:

12. 本公司擁有人所佔每股 (虧損)/盈利

每股基本及攤薄(虧損)/盈利乃根據 本公司擁有人所佔本年度(虧損)/溢 利及本年度內已發行加權平均普通股 數目計算。

每股基本及攤薄(虧損)/盈利乃根據 以下計算:

			2022 二零二二年	2021 二零二一年
			HK\$ 港元	HK\$ 港元
(Loss)/Earnings (Loss)/Profit attributable to owners of the Company used in the basic and diluted (loss)/earnings per	(虧損)/盈利 本公司擁有人所佔(虧損)/溢 用於計算每股基本及攤薄 (虧損)/盈利:	利		
share calculation:		_	(503,036)	63,297,533
Shares Weighted average number of ordinary shares in issue during the year used in the basic and diluted (loss)/earnings	股份 本年度內已發行之加權平均 普通股數目用於計算每股基 及攤薄(虧損)/盈利	本		
per share calculation			267,004,800	267,004,800

As there were no dilutive potential ordinary shares, diluted (loss)/earnings per share was the same as basic (loss)/earnings per share in 2022 and 2021.

因並無具潛在攤薄的普通股,於二零 二二年及二零二一年的每股基本(虧 損)/盈利與每股攤薄(虧損)/盈利 相同。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

13. PROPERTY, PLANT AND EQUIPMENT

13. 物業、廠房及設備

							Furniture,			
							fixtures			
		Land and	Leasehold	Land lease	Office	Plant and	and office	Motor		
		buildings	improvements	premium	premises	machinery	equipment	vehicles	Moulds	Tota
				土地租賃			傢俬、裝置及			
		土地及樓宇	租賃裝修	費用	辦公室	廠房及機器	辦公室設備	汽車	模具	總計
		HK\$	HK\$	HK\$	HK\$	HK\$	HK\$	HK\$	HK\$	HK
		港元	港元	港元	港元	港元	港元	港元	港元	港元
31 December 2022	二零二二年十二月三十一日									
At 31 December 2021 and	於二零二一年十二月三十一日									
1 January 2022:	及二零二二年一月一日:									
Cost or valuation	成本或估值	144,823,000	60,096,804	16,496,208	410,353	63,425,158	24,980,841	5,098,242	56,245,942	371,576,54
Accumulated depreciation	累計折舊及減值虧損									
and impairment loss		-	(28,561,648)	(5,677,431)	(291,647)	(41,182,110)	(23,206,824)	(4,956,212)	(56,245,942)	(160,121,81
Net carrying amount	賬面淨值	144,823,000	31,535,156	10,818,777	118,706	22,243,048	1,774,017	142,030	-	211,454,734
, , , , , , , , , , , , , , , , , , ,			- ,,		,		.,,	,		,,
Reconciliation of carrying	截至二零二二年									
amount – year ended	十二月三十一日止									
31 December 2022	年度賬面淨值調節									
At 1 January 2022	於二零二二年一月一日	144,823,000	31,535,156	10,818,777	118,706	22,243,048	1,774,017	142,030	-	211,454,73
Additions	添置	-	201,448	-	838,386	679,974	345,940	-	-	2,065,74
Disposals	出售	-	-	-	-	(9,684)	(11,701)	-	-	(21,38
Depreciation	折舊	(5,712,510)	(2,441,964)	(294,324)	(275,760)	(4,370,653)	(414,214)	(20,269)	-	(13,529,69
Surplus on revaluation	重估盈餘計入									
debited to other	其他全面收入									
comprehensive income		10,326,306	-	-	-	-	-	-	-	10,326,30
Exchange realignment	匯兑調整	(4,464,796)	(2,249,765)	(613,289)	(5,965)	(1,514,370)	(120,125)	(8,982)	-	(8,977,29
At 31 December 2022,	於二零二二年十二月三十一日,									
		144 072 000	37 044 975	0.011.164	675 267	17 030 315	1 572 017	112 770		201 210 41
net carrying amount	賬面淨值	144,972,000	27,044,875	9,911,164	675,367	17,028,315	1,573,917	112,779	-	201,318,41
At 31 December 2022:	於二零二二年十二月三十一日:									
Cost or valuation	成本或估值	144,972,000	56,763,706	15,596,209	1,250,012	59,543,827	24,655,432	4,675,401	37,622,977	345,079,56
Accumulated depreciation	累計折舊及									
and impairment loss	減值虧損	-	(29,718,831)	(5,685,045)	(574,645)	(42,515,512)	(23,081,515)	(4,562,622)	(37,622,977)	(143,761,14
Not coming amount	眶面弧仿	144.073.000	27 044 075	0.014.464	675 367	17 030 345	1 572 047	113 770		201 240 44
Net carrying amount	賬面淨值	144,972,000	27,044,875	9,911,164	675,367	17,028,315	1,573,917	112,779	-	201,318,41
Analysis of cost or valuation	成本或估值分析於二零二二年									
at 31 December 2022:	十二月三十一日:									
At cost	成本	-	56,763,706	15,596,209	1,250,012	59,543,827	24,655,432	4,675,401	37,622,977	200,107,56
At valuation	估值	144,972,000	-	-	-	-	-	-	-	144,972,00
		144,972,000	56,763,706	15,596,209	1,250,012	59,543,827	24,655,432	4,675,401	37,622,977	345,079,56

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

PROPERTY,	PLANT AND	EQUI	PMENT	(continu	ed)	13. 物	業、廠	房及設	備 (續)	
							Furniture, fixtures and			
		Land and	Leasehold	Land lease	Office	Plant and	office	Motor		
		buildings	improvements	premium 土地租賃	premises	machinery	equipment 傢俬、裝置及	vehicles	Moulds	Total
		土地及樓宇	租賃裝修	費用	辦公室	廠房及機器	辦公室設備	汽車	模具	總計
		HK\$	HK\$	HK\$	HK\$	HK\$	HK\$	HK\$	HK\$	HK\$
		港元	港元	港元	港元	港元	港元	港元	港元	港元
31 December 2021	二零二一年十二月三十一日									
At 31 December 2020 and 1 January 2021:	於二零二零年十二月三十一日 及二零二一年一月一日:									
Cost or valuation Accumulated depreciation	成本或估值 累計折舊及減值虧損	139,946,000	55,252,493	16,196,208	690,609	62,266,693	24,768,750	5,050,399	56,245,942	360,417,094
and impairment loss	小田 川 日八派 国府 沃		(25,701,311)	(5,286,554)	(280,256)	(36,226,758)	(22,690,183)	(4,714,546)	(56,245,942)	(151,145,550)
Net carrying amount	賬面淨值	139,946,000	29,551,182	10,909,654	410,353	26,039,935	2,078,567	335,853	-	209,271,544
Reconciliation of carrying amount – year ended 31 December 2021	截至二零二一年 十二月三十一日止 年度賬面淨值調節									
At 1 January 2021	於二零二一年一月一日	139,946,000	29,551,182	10,909,654	410,353	26,039,935	2,078,567	335,853	-	209,271,544
Additions	添置	-	3,699,251	-	-	242,064	89,150	-	-	4,030,465
Disposals	出售	-		-	_	(123,070)	(3,240)	_	-	(126,310)
Depreciation	折舊	(5,419,883)	(2,480,577)	(299,749)	(285,658)	(4,499,343)	(433,680)	(197,788)	-	(13,616,678)
Surplus on revaluation debited to other	重估盈餘計入 其他全面收入									
comprehensive income		8,840,057	-	-	-	-	-	-	-	8,840,057
Exchange realignment	匯兑調整	1,456,826	765,300	208,872	(5,989)	583,462	43,220	3,965	-	3,055,656
At 31 December 2021,	於二零二一年十二月三十一日,	144 032 000		10 010 777	110 700	22 242 040	1 774 017	142.020		244 454 724
net carrying amount	賬面淨值	144,823,000	31,535,156	10,818,777	118,706	22,243,048	1,774,017	142,030	-	211,454,734
At 31 December 2021: Cost or valuation	於二零二一年十二月三十一日: 成本或估值	144,823,000	60,096,804	16,496,208	410,353	63,425,158	24,980,841	5,098,242	56,245,942	371,576,548
Accumulated depreciation and impairment loss	累計折舊及 減值虧損	-	(28,561,648)	(5,677,431)	(291,647)	(41,182,110)	(23,206,824)	(4,956,212)	(56,245,942)	(160,121,814)
Net carrying amount	賬面淨值	144,823,000	31,535,156	10,818,777	118,706	22,243,048	1,774,017	142,030	-	211,454,734
Analysis of cost or valuation at 31 December 2021:	成本或估值分析於二零二一年 十二月三十一日:									
At cost	成本	-	60,096,804	16,496,208	410,353	63,425,158	24,980,841	5,098,242	56,245,942	226,753,548
At valuation	估值	144,823,000	-	-	-	-	-	-	-	144,823,000
		144,823,000	60,096,804	16,496,208	410,353	63,425,158	24,980,841	5,098,242	56,245,942	371,576,548

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

13. PROPERTY, PLANT AND EQUIPMENT (continued)

The Group's land and buildings were revalued at the end of the reporting period by Chung, Chan & Associates, independent professionally qualified valuer. The land and buildings in Hong Kong were revalued on the basis of market value by the comparison approach, based on their existing state, while the buildings in Mainland China were revalued using the depreciated replacement cost method. No changes were made in the valuation technique(s) during the years ended 31 December 2022 and 2021. A surplus arising from revaluation on the buildings in Mainland China of HK\$6,122,915 (2021: HK\$3,997,233) and land and buildings in Hong Kong of HK\$4,203,391 (2021: HK\$4,842,824) have been credited to other comprehensive income.

Had the Group's land and buildings been carried at historical cost less accumulated depreciation and impairment losses, their carrying amounts would have been included in the consolidated financial statements at approximately HK\$55,768,000 (2021: HK\$61,144,000) with the original currency of HK\$15,061,000 and RMB36,023,000 (2021: HK\$15,754,000 and RMB37,205,000).

(a) Right-of-use assets

The analysis of the net book value of right-of-use assets by class of underlying assets is as follows:

13. 物業、廠房及設備(續)

本集團之土地及樓宇於報告期末由獨 立專業合資格估值師衡量行重新估 值。香港土地及樓宇按比較方式的市 場價值及現時的狀況重估,而中國大 陸的樓宇則按折舊重置成本法重估。 截至二零二二年及二零二一年十二月 三十一日止年度內,有關估值方法並 無作出任何變動。因上述中國大陸的 樓宇估價而產生的重估盈餘6,122,915 港元(二零二一年:3,997,233港元) 及香港土地及樓宇估價而產生的重 估盈餘4,203,391港元(二零二一年: 4,842,824港元)已計入其他全面收 入。

本集團土地及樓宇以歷史成本減 累計折舊及減值虧損列賬,其賬面 值已計入綜合財務報表中,其金額 約55,768,000港元(二零二一年: 61,144,000港元),其原貨幣值為 15,061,000港元及36,023,000人民 幣(二零二一年:15,754,000港元及 37,205,000人民幣)。

(a) 使用權資產

按相關資產類別對使用權資產賬 面淨值分析如下:

		Notes	2022 二零二二年 HK\$	2021 二零二一年 HK\$
		附註	港元	港元
Leasehold land and buildings held for own use, carried at valuation, with remaining lease terms of:	以估值入賬自用的租賃 土地及樓宇,而剩餘 租賃期:			
– 11 to 26 years	-11至26年	(i)	69,590,000	68,600,000
Land lease premium	土地租賃費用	(ii)	9,911,164	10,818,777
Office premises	辦公室	(iii)	675,367	118,706
Motor vehicle	汽車	(iv) -		20,269
Net carrying amount	賬面淨值		80,176,531	79,557,752

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

13. PROPERTY, PLANT AND EQUIPMENT (continued)

(a) Right-of-use assets (continued)

During the year, additions to right-of-use assets were HK\$838,386 (2021: Nil), which related to the capitalised lease payments payable under new tenancy agreement.

The analysis of expense items in relation to leases recognised in profit or loss is as follows:

13. 物業、廠房及設備(續)

(a) 使用權資產(續)

本年內,新增使用權資產為 838,386港元(二零二一年: 無)。該金額與根據新租賃協議 應付之資本化租賃付款有關。

有關於損益確認的租賃的開支項 目分析如下:

		2022 二零二二年 HK\$ 港元	2021 二零二一年 HK \$ 港元
Depreciation charge of right-of-use assets by class of underlying asset:	按相關資產類別對使用權資產 的折舊費用:		
Leasehold land and buildings	租賃土地及樓宇	3,213,391	2,972,824
Land lease premium	土地租賃費用	294,324	299,749
Office premises	辦公室	275,760	285,658
Motor vehicles	汽車	20,269	81,075
Plant and machinery	廠房及機器	-	385,108

Details of the maturity analysis of lease liabilities are set out in note 23 of the consolidated financial statements.

(i) Leasehold land and buildings held for own use

The Group holds a commercial building for its daily operations. The Group is the registered owner of the property interest, including the whole or part of undivided share in the underlying land. Payments were made upfront to acquire this property interest from previous registered owners and there are no ongoing payments to be made under the terms of the land lease, other than payments based on rateable values set by the relevant government authorities. These payments vary from time to time and are payable to the relevant government authorities. 租賃負債之期限分析詳情載於綜 合財務報表附註23。

4,024,414

3,803,744

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

13. PROPERTY, PLANT AND EQUIPMENT (continued)

(a) Right-of-use assets (continued)

(ii) Land lease premium

The land lease premium represents the interests in leasehold lands held which are situated in Mainland China and are held under medium term leases of 50 years with the remaining lease terms of 16 to 26 years.

(iii) Office premises

The Group has obtained the right to use a property as its office premises through a tenancy agreement. The lease term is 3 years.

Restrictions or covenants

Most of the leases impose a restriction that, unless approval is obtained from the lessor, the right-ofuse asset can only be used by the Group and the Group is prohibited from selling or pledging the underlying assets.

For lease of property, the Group is required to keep the property in a good state of repair and return the property in its original condition at the end of the lease.

Residual value guarantees

The Group does not provide residual value guarantees for the lease contract of office premises.

(iv) Motor vehicle

The Group leases a motor vehicle under leases, which was pledged, and expired during the year (2021: expiring within 1 year). The lease of motor vehicle included an option to purchase the motor vehicle at the end of the lease term. The lease does not include variable lease payments.

13. 物業、廠房及設備(續)

- (a) 使用權資產(續)
 - (ii) 土地租賃費用

土地租賃費用指位於中國 大陸租賃的土地權益,而 租賃期為五十年,而剩餘 租賃期為16至26年。

(iii) 辦公室

本集團透過租賃合同獲得 一個物業作辦公室之用, 而租賃期為三年。

限制及契約

大部分租賃都設有一項 限制,除非獲得出租人批 准,否則有關使用權資產 只可由本集團使用,並禁 止本集團出售或質押相關 資產。

就辦公室物業租賃而言, 本集團須將辦公室物業保 持在良好的維修狀況,並 於租賃結束後將辦公室物 業回復其原來狀態。

餘值擔保

本集團並無為辦公室物業 租賃提供餘值擔保。

(iv) 汽車

本集團租賃一輛汽車已抵 押,而租賃期已於本年內 期滿(二零二一年:於一年 內期滿)。汽車租賃包含在 租賃期末購買該汽車的選 擇權。上述的租賃並無可 變的租賃款項。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

14. SUBSIDIARIES

14. 附屬公司

Particulars of the principal subsidiaries are as follows:

主要附屬公司詳情如下:

Company name 公司名稱	Place of incorporation/ registration and operations 成立/註冊及 營業地點	Issued and p 已發行及 2022 二零二二年		Percentage of interest attrib to the Comp 本公司所佔 權益百分 2022 二零二二年	utable bany 股本	Principal activities 主要業務
			_~~		_~~	
Cokeen Development Limited 確建發展有限公司	Hong Kong 香港	HK\$10,000 10,000港元	HK \$ 10,000 10,000港元	100	100	Provision of management and administrative services 提供管理及行政服務
E-Dotcom Limited	Hong Kong 香港	HK\$2 2港元	HK \$2 2港元	100	100	Investment holding 投資控股
HTP Industrial Limited 西城 (香港) 有限公司	Hong Kong 香港	HK\$2,000,000 2,000,000港元	HK\$2,000,000 2,000,000港元	100	100	Sale of precision parts and components 銷售精密零部件
Hi-Tech (China) Investment Limited 中題(中國)投資有限公司	Hong Kong 香港	HK\$2,000,000 2,000,000港元	HK\$2,000,000 2,000,000港元	100	100	Investment holding 投資控股
Hi-Tech Investment Holdings Limited	British Virgin Islands 英屬維爾京群島	US\$50,000 50,000美元	US\$50,000 50,000美元	100	100	Investment holding 投資控股
Hi-Tech Property Holdings Limited	British Virgin Islands/ Mainland China 英屬維爾京群島/ 中國大陸	US\$1 1美元	US\$1 1美元	100	100	Property holding 物業持有
Hi-Tech Precision Industrial Limited 中潁精密工業有限公司	Hong Kong 香港	HK\$1,500,000 1,500,000港元	HK\$1,500,000 1,500,000港元	100	100	Sale of precision parts and components 銷售精密零部件
Hunpex Limited 銀柏達有限公司	Hong Kong 香港	HK\$4,650,000 4,650,000港元	HK\$4,650,000 4,650,000港元	100	100	Investment holding 投資控股
K & P Group (Holdings) Limited	British Virgin Islands/ Hong Kong 英屬維爾京群島/ 香港	US\$1,238,545 1,238,545美元	US\$1,238,545 1,238,545美元	100	100	Investment holding 投資控股
K. S. (China) Electronics Manufactory Limited 堅城(中國)電子廠有限公司	Hong Kong 香港	HK\$2 2港元	HK\$2 2港元	100	100	Investment holding 投資控股
Mars Field Limited 堅城實業公司	British Virgin Islands/ Hong Kong 英屬維爾京群島/ 香港	US\$1 1美元	US\$1 1美元	100	100	Investment holding 投資控股

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

14. SUBSIDIARIES (continued)

14. 附屬公司(續)

Company name 公司名稱	Place of incorporation/ registration and operations 成立/註冊及 營業地點	Issued and paid-up share 已發行及繳足股份 2022 2021		/ s Issued and paid-up share 记 已發行及繳足股份 2022 2021		Percentage of eq interest attributa to the Compar 本公司所佔股本 權益百分比 2022 二零二二年	able ny ta 2021	Principal activities 主要業務
		二零二二年	二零二一年	-~~~	二零二一年			
Sun Ngai Plastic Products Factory Limited 新藝塑膠製品廠有限公司	Hong Kong 香港	HK\$10,890,000 10,890,000港元	HK \$10,890,000 10,890,000港元	100	100	Inactive 暫無營業		
Technology Trends International Limited	British Virgin Islands/ Singapore 英屬維爾京群島/ 新加坡	US\$50,000 50,000美元	US\$50,000 50,000美元	100	100	Sale of precision parts and components 銷售精密零部件		
中頴(中山)電子有限公司*	Mainland China 中國大陸	US\$10,000,000 10,000,000美元	US \$ 10,000,000 10,000,000美元	100	100	Manufacture and sale of precision parts and components 製造及銷售精密零部件		
中山市堅城電子有限公司*	Mainland China 中國大陸	US\$3,000,000 3,000,000美元	US\$3,000,000 3,000,000美元	100	100	Manufacture and sale of precision parts and components 製造及銷售精密零部件		
銀柏達科技(深圳) 有限公司*	Mainland China 中國大陸	HK\$22,125,390 (note i) 22,125,390港元 (附註i)	HK\$22,125,390 (note i) 22,125,390港元 (附註i)	100	100	Inactive		

* These entities are Mainland China limited liability companies.

Note:

 On 22 September 2016, the registered share capital increased from HK\$8,000,000 to HK\$23,000,000. The remaining registered share capital of HK\$874,610 is committed by the Group to inject on or before 21 September 2026.

Except for K & P Group (Holdings) Limited, all of the above subsidiaries are indirectly held by the Company. None of the subsidiaries had issued any debt securities during the year.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length. * 此公司為中國大陸有限責任公司。

附註:

 (i) 於二零一六年九月二十二日,註冊資本由8,000,000港元增加至23,000,000港元。本集團承諾於二零二六年九月二十一日或之前,注入尚餘註冊資本 874,610港元。

除K & P Group (Holdings) Limited 外,上述所有附屬公司均由本公司間 接持有。於本年度,概無附屬公司已 發行任何債務證券。

董事認為,上表所列出之本公司附屬 公司主要影響本年度業績或構成本集 團資產淨值主要部份。董事並認為, 提供其他附屬公司的詳細資料,會引 致內容過於冗長。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

15. FINANCIAL (LIABILITIES)/ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

15. 按公平價值計入損益賬之金融 (負債)/資產

		2022	2021
		二零二二年	二零二一年
		HK\$	HK\$
		港元	港元
Non-current assets	非流動資產		
Club membership	會所會藉	680,000	680,000
Forward currency contracts	遠期貨幣合約	579,976	1,070,519
		1,259,976	1,750,519

Current (liability)/asset	流動(負債)/
Forward currency contracts	遠期貨幣合約

⁄資產 匀

Club membership

At 31 December 2022 and 2021, the club membership was issued by a private entity. It is measured at fair value at the end of each reporting period. The fair value of the club membership is determined with reference to the publicly available price information.

Forward currency contracts, at fair values, held for trading

The Group entered into twenty (2021: twenty-one) forward currency contracts at a total of US\$52,218,292 (2021: US\$52,511,764) for the exchange of United States Dollars ("US\$") with RMB with the forward rates ranged from RMB6.666 to RMB6.869 (2021: RMB6.575 to RMB7.238) per US\$1. The maturity dates of these forward currency contracts are during the period from 17 April 2023 to 15 November 2024 (2021: 17 January 2022 to 15 June 2023).

During the year, the Group has realised loss of HK\$16,726,933 (2021: gain of HK\$5,267,241) arising from fifteen (2021: twelve) forward currency contracts of a total of US\$35,259,480 (2021: US\$33,046,500) on the maturity dates, and nine (2021: Nil) contracts of a total of US\$23,988,640 (2021: Nil) before the maturity dates, for the exchange of US\$ with RMB which depreciated (2021: appreciated). The original maturity dates for these nine contracts were during the period from 13 January 2023 to 15 June 2023.

(4, 820, 747)19,297,795

會所會藉

於二零二二年及二零二一年十二月 三十一日,非上市投資指私募實體發 出之會所會籍。於每個報告期末計量 其公平價值。此會所會籍之公平價值 乃參考公開之格價資料。

按公平價值交易性遠期貨幣合約

本集團簽訂二十份(二零二一年: 二十一份)美元(「美元」)兑人民幣 總值52,218,292美元(二零二一年: 52.511.764美元)的遠期貨幣合約, 遠期匯率範圍由每1美元兑6.666人民 幣至6.869人民幣(二零二一年:6.575 人民幣至7.238人民幣)。該等遠期貨 幣合約之到期日範圍由二零二三年四 月十七日至二零二四年十一月十五日 (二零二一年:由二零二二年一月十七 日至二零二三年六月十五日)。

本年內,本集團於合約到期日就 十五份(二零二一年:十二份)總 值35,259,480美元(二零二一年: 33,046,500美元),及合約到期日 前就九份(二零二一年:無)總值 23,988,640美元(二零二一年:無)的 美元兑人民幣遠期貨幣合約,因人民 幣兑美元貶值(二零二一年:升值)而 錄得已變現虧損16,726,933港元(二 零二一年:收益5,267,241港元)。上 述九份合約原有到期日範圍為由二零 二三年一月十三日至二零二三年六月 十五日。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

15. FINANCIAL (LIABILITIES)/ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (continued)

The change in the fair value of these currency derivatives amounting to a loss of HK\$4,240,771 (2021: gain of HK\$10,760,890) was recognised in the consolidated income statement for the year ended 31 December 2022.

15. 按公平價值計入損益賬之金融 (負債)/資產(續)

該等貨幣之衍生工具的公平價值之 變更虧損為4,240,771港元(二零二一 年:收益10,760,890港元)並已確認在 截至二零二二年十二月三十一日止之 利潤表內。

16. INVENTORIES

16. 存貨

		2022	2021
		二零二二年	二零二一年
		HK\$	HK\$
		港元	港元
Raw materials	原料	26,241,376	32,176,015
Work in progress	在製品	10,745,363	14,098,109
Finished goods	製成品	46,167,387	42,263,734
Less: provision for slow-moving	減:滞銷存貨撥備	83,154,126	88,537,858
inventories		(1,220,950)	(1,220,950)
		81,933,176	87,316,908
As at 31 December 2022 and 2 inventories carried at fair value less co		於二零二二年及二 ^案 三十一日,並無任何 減銷售成本入賬。	

17. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

17. 預付款項、按金及其他應收款 項

		2022	2021
		二零二二年	二零二一年
		HK\$	HK\$
		港元	港元
Prepayments	預付款項	951,662	1,427,522
Toolings and mould deposits	模具按金	55,637	160,541
Deposits and other receivables	按金及其他應收款項	2,329,943	8,141,978
		3,337,242	9,730,041

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

18. TRADE RECEIVABLES

18. 應收賬項

			2022	2021
			二零二二年 HK\$	二零二一年 HK\$
			港元	港元
Trade receivables Less: loss allowance (note 33(b))	應收賬項 減:虧損撥備(附註33(b))		57,843,839 (30,500)	107,399,455 (285,479)
			57,813,339	107,113,976
Information about the Group's expo loss allowance for trade and other re note 33(b) to the consolidated finance	eceivables is included in	項	關本集團因應收賬 所產生的信貸風險 包含在綜合財務報	及虧損撥備之資
An ageing analysis of the trade rece the reporting period, based on the loss allowance, is as follows:			報告期末應收賬項 虧損撥備後之賬齡	
			2022	2021
			二零二二年 HK\$	二零二一年 HK\$
			港元	港元
Within 90 days	九十天內		52,308,836	102,194,936
91 to 180 days Over 180 days	九十一至一百八十天 一百八十天以上		4,259,119 1,245,384	4,890,406 28,634
over roo days	плтлют		1,243,304	20,034
			57,813,339	107,113,976
BANK BALANCES AND CASH	19.	銀	行結餘及現金	
			2022	2021
			二零二二年 HK \$	二零二一年 HK\$
			港元	港元
Time deposits with original	超過三個月原定到期			
maturity over three months	定期存款		45,216,621	65,945,323
As stated in the consolidated statement of cash flows	呈列於綜合現金流量表		45,318,524	28,407,654
			90,535,145	94,352,977

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

20. TRADE PAYABLES

19. BANK BALANCES AND CASH (continued)

At the end of the reporting period, included in the balance of the Group are bank balances and cash deposited in Mainland China and denominated in RMB of HK\$4,383,627 (2021: HK\$3,926,238). RMB is not freely convertible into other currencies. However, under Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

Cash at banks are deposited with creditworthy banks with no recent history of default. Time deposits as at 31 December 2022 and 2021 represented bank deposits placed in banks in Hong Kong. The interest rate ranged from 2.10% to 3.20% per annum in 2022 (2021: 0.43% to 2.82%).

An ageing analysis of the trade payables as at the end of the reporting period, based on the invoice date, is as follows:

19. 銀行結餘及現金(續)

於報告期末,本集團在中國大陸之結 餘包括以人民幣計值之銀行結餘及 現金為4,383,627港元(二零二一年: 3,926,238港元)。人民幣不能自由兑 換其他貨幣,惟根據中國大陸外匯管 制法規定及結存、銷售及支付的管理 規定,本集團獲准透過獲授權經營海 外業務之銀行將人民幣兑換為外幣。

銀行現金存於有信譽而近期並無違約紀錄的銀行。於二零二二年及二零二一年十二月三十一日的定期存款為存於香港銀行的銀行存款,而於二零二二年其年利率範圍由2.10%至3.20%(二零二一年:0.43%至2.82%)。

20. 應付賬項

於報告期末應付賬項按發票日期之賬 齡分析如下:

		2022	2021
		二零二二年	二零二一年
		НК\$	HK\$
		港元	港元
Within 90 days	九十天內	14,591,168	45,644,564
91 to 180 days	九十一至一百八十天	-	22,285
Over 180 days	一百八十天以上	755,613	14,972
		15,346,781	45,681,821

The trade payables are unsecured, non-interest-bearing and are normally settled on terms varying from 60 to 120 days of invoice date.

應付賬項為無抵押、免息及一般於發 票日期之六十至一百二十天償還。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

21. ACCRUED LIABILITIES AND OTHER PAYABLES

5 21. 應計負債及其他應付款項

				2022	2021
				二零二二年	二零二一年
				HK\$	HK\$
				港元	港元
Cont	ract liabilities (note 21(a))	合約負債(附註21(a))		5,319,731	5,328,180
Othe	r accrued liabilities	其他應計負債		23,851	12,613
Othe	r payables	其他應付款項		5,516,154	7,319,588
	led sales commission	應付銷售佣金		2,657,667	4,033,665
Staff	cost payables	應付員工開支	_	19,483,945	25,375,560
			_	33,001,348	42,069,606
	r payables are non-interest-bearing a t period of three months.	nd have an average	其他 三個	應付款項為免息 月。	及信貸期為平均
(a)	Contract liabilities		(a)	合約負債	
	The amount includes toolings ar received and sales deposits received.			該金額包括已收 銷售按金。	模具按金及已收
The movements of toolings and mould deposits received and sales deposits received from contracts with customers within HKFRS 15 during the year are as follows:			本年度內於香港 15號之來自客戶 具按金及已收銷 下:	≦合約的已收模	
				2022	2021
				二零二二年	二零二一年
				нк\$	HK\$
				港元	港元
	At 1 January			5,328,180	4,419,272
	Recognised as revenue	確認為收入		(11,949,409)	(14,629,680)
	Receipt of advances or recognition	收到預付款項或			
	of receivables	確認應收款項		11,940,960	15,538,588
	At 31 December	於十二月三十一日		5,319,731	5,328,180

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

21. ACCRUED LIABILITIES AND OTHER PAYABLES

(continued)

(a) Contract liabilities (continued)

For the year ended 31 December 2022, there is a decrease in the overall contract activities and customer base of the Group, thereby decreasing the amount arising from the receipt of advances or recognition of receivables; while for the year ended 31 December 2021, there is an increase in the overall contract activities and customer base of the Group, thereby increasing the amount arising from the receipt of advances or recognition of receivables.

At 31 December 2022, the contract liabilities that are expected to be settled within the next twelve months are HK\$4,680,713 (2021: HK\$4,714,920) and the contract liabilities that are expected to be settled after more than 12 months are HK\$639,018 (2021: HK\$613,260). The customer paid for the goods or services in advance and the timing of the transfer of those goods or services is at the discretion of the customer.

Unsatisfied or partially unsatisfied performance obligations

The following table shows unsatisfied performance obligations resulting from toolings and mould deposits received and sales deposits received:

Management expects that 87% (2021: 64%) of the

transaction price allocated to unsatisfied performance

obligations as of 31 December 2022 amounted to HK\$7,505,610 (2021: HK\$5,491,993) will be

recognised as revenue during the next reporting

period. The remaining 13% (2021: 36%) amounted to

HK\$1,121,528 (2021: HK\$3,089,246) will be recognised

in the 2024 financial year. The amount disclosed above does not include variable consideration which is

21. 應計負債及其他應付款項(續)

(a) 合約負債(續)

截至二零二二年十二月三十一 日止,由於本集團整體合約活動 及客戶群之減少,收到預付款項 或確認應收款項的金額下降,有 關金額截至二零二一年十二月 三十一日止上升,源自於本集團 整體合約活動及客戶群之增加。

於二零二二年十二月三十一日, 合約負債值4,680,713港元(二 零二一年:4,714,920港元)預期 於之後十二個月內結清,合約負 債值639,018港元(二零二一年: 613,260港元)預期於超過之後 十二個月結清。客人預支貨物或 服務款項,並有權決定貨物或服 務的結清日期。

未履行或部份未履行的履約 責任

已收模具按金及已收銷售按金中 未履行的履約責任如下:

2022	2021
二零二二年	二零二一年
HK\$	HK\$
港元	港元

Aggregate amount of the transaction price allocated to toolings and mould deposits received and sales deposits received that are partially or fully unsatisfied as at 31 December

於十二月三十一日分配給 部分或全部未履行的已收 模具按金及已收銷售按金 的總交易價格

8,627,138 8,581,239

管理層預計,於二零二二年十二 月三十一日分配至未履行合同的 交易價格的87%(二零二一年: 64%)將在下一個報告期內確 認為收入7,505,610港元(二零 二一年:5,491,993港元),其 餘13%(二零二一年:36%) 1,121,528港元(二零二一年: 3,089,246港元)將於二零二四 年財政年度確認。上述披露金額 不包含受約束的可變對價。

constrained.

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

22. INTEREST-BEARING BANK AND OTHER BORROWINGS

22. 帶息銀行及其他借貸

二零二二年

	Effective interest rate			
	(%) per annum 審啲年利家(%)	Maturity ⊠ #⊓ □		Amount 金額
	實際年利率 (%)	到期日		並 祖 HK\$
				港元
Revolving term loans – unsecured 循環有期貸款一無抵押	7.44	Fully repayable。 由二零二三年二月	on 23/2/2023]二十三日全數償還	3,000,000
Trust receipt loans	5.61	Fully repayable		1,591,980
信託收據貸款		由二零二三年一月	日十七日全數償還	
				4,591,980
2021			二零二一年	
	Effective interest rate			
	(%) per annum	Maturity		Amount
	實際年利率(%)	到期日		金額 HK \$
				港元
Revolving term loans – unsecured 循環有期貸款-無抵押	2.38-2.51	Fully repayable fro 由二零二二年三月	om 17/3/2022 to 24/3/2022 日十七日至	11,000,000
			二十四日全數償還	
Trust receipt loans 信託收據貸款	2.01-2.26	Fully repayable fro 由二零二二年一月	om 12/1/2022 to 18/3/2022	7,792,000
临 武收 像 貝秋			1————————————————————————————————————	
				18,792,000
The carrying amounts of the Group' their fair values.	s borrowings appr	roximate	本集團借貸之賬面值與 若。	其公平價值相
As at 31 December 2022, the Gro secured by a corporate guarantee e			於二零二二年十二月三 團作為銀行備用信貸之 簽立之企業擔保。	

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

23. LEASE LIABILITIES

23. 租賃負債

無)。

The following table shows the remaining contractual maturities of the Group's lease liabilities at the end of the reporting periods:

於報告期末,本集團按剩餘合約到期 的租賃負債如下:

		2022	2021
		二零二二年	二零二一年
		HK\$	HK\$
		港元	港元
Current:	流動:		
Within one year	於一年內	282,307	124,128
Non-current:	非流動:		
After one year but within three years	一年後但於三年內	418,932	_
		701,239	124,128
The Group has recognised the follow year:	ving amounts for the	本集團於年內確認以一	下的款項:
		2022	2021
		二零二二年	二零二一年
		HK\$	HK\$
		港元	港元
Lease payments:	租賃款項:		
Short-term leases	短期租賃	204,345	215,225
Expenses recognised in profit or loss	於損益確認的支出	204,345	215,225
Lease payments: Interest on lease liabilities (Note 6)	租賃款項: 租賃負債利息(附註6)	15 001	29,213
Under leases	祖員貝俱利息(附註6) 於租賃下	15,821 255,967	814,714
Under leases	が祖真下	255,907	014,714
		271,788	843,927
Total cash outflow for leases	租賃之總現金流出額	476,133	1,059,152
Commitment under leases		租賃承擔	
At 31 December 2022, the Group commitment to short-term leases (202		於二零二二年十二月 團並無承擔短期租賃	

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

24. DEFERRED TAX

The movements in deferred tax liabilities and assets during the year are as follows:

Deferred tax (assets)/liabilities

2022

2022				+	
		Fair value change on financial assets/ liabilities at FVPL 按FVPL 金融資產/負債	Depreciation allowance in excess of related depreciation 超出相關 折舊之	Revaluation of properties	Total
		之公平價值變化	折舊免税額	物業重估	總計
		HK\$	HK\$	HK\$	HK\$
		港元	港元	港元	港元
At 1 January 2022 Deferred tax credited to income	於二零二二年一月一日 本年度於利潤表計入之	2,300,000	872,032	23,274,374	26,446,406
statement during the year Deferred tax charged to other comprehensive income during	遞延税項 本年度於其他全面收入	(3,000,000)	-	-	(3,000,000)
the year	扣除之遞延税項		-	2,224,288	2,224,288
Offsetting	對銷	(700,000) 1,026	872,032 (1,026)	25,498,662 -	25,670,694 _
Gross deferred tax (assets)/ liabilities at 31 December 2022	於二零二二年十二月三十一日 之遞延税項(資產)/負債 總額	(698,974)	871,006	25,498,662	25,670,694
2021			_零	年	
		Fair value change on financial	Depreciation allowance in excess		
		assets at FVPL 按FVPL 金融資產之	of related depreciation 超出相關	Revaluation of properties	Total
			折舊之 折舊免税額	物業重估	總計
		HK\$	HK\$	HK\$	HK\$
		港元	港元	港元	港元
At 1 January 2021 Deferred tax charged to other comprehensive income during	於二零二一年一月一日 本年度於其他全面收入 扣除之遞延税項	2,300,000	872,032	21,476,000	24,648,032
the year			-	1,798,374	1,798,374
Gross deferred tax liabilities at 31 December 2021	於二零二一年十二月三十一日 之遞延税項負債總額	2,300,000	872,032	23,274,374	26,446,406
		2,300,000	0,2,002	20121 1101 1	20,110,100

如下:

遞延税項(資產)/負債

本年度內之遞延税項負債及資產變動

二零二二年

24. 遞延税項

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

24. DEFERRED TAX (continued)

24. 遞延税項(續)

Unrecognised deferred tax assets

Deferred tax assets have not been recognised in respect of the following items:

未列賬遞延税項資產

13,999,565

對於未確認遞延税項資產之項目如下:

	2022	2021
	二零二二年	二零二一年
	HK\$	HK\$
	港元	港元
可予扣減之暫時性差異	720,612	1,411,879
税項虧損	13,278,953	20,876,972
		二零二二年 HK\$ 港元 可予扣減之暫時性差異 720,612

At end of the reporting period 於報告期末

Pursuant to Mainland China Corporate Income Tax Law, a 10% withholding tax is levied on dividends declared to foreign investors from foreign investment enterprises established in Mainland China. The requirement is effective from 1 January 2008 and applies to earnings after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between Mainland China and the jurisdiction of the foreign investors. The Group is therefore liable to withholding taxes on dividends to be distributed by those subsidiaries established in Mainland China in respect of earnings generated from 1 January 2008 onwards.

At 31 December 2022, no deferred tax has been recognised for such withholding taxes that would be payable on the retained earnings of the Group's subsidiaries established in Mainland China that are subject to withholding taxes at distribution. In the opinion of the directors, these accumulated profits, at the present time, are required for financing the continuing operations of the entities and no distribution would be made in the foreseeable future. The aggregate amount of retained earnings associated with these subsidiaries in Mainland China for which deferred tax liabilities have not been recognised totalled approximately HK\$12,584,000 at 31 December 2022 (2021: HK\$12,716,000). 根據中國大陸企業所得税法,於中國 大陸成立的外商投資企業向外國投資 者宣派股息須按10%徵收預扣税。此 規定由二零零八年一月一日起生效, 並適用於二零零七年十二月三十一日 後的盈利。倘中國大陸與外國投資者 的司法權區訂有税務協議,則可應用 較低的預扣税率。因此,本集團有司 於二零零八年一月一日起產生的盈利 所分派的股息繳付預扣税。

22,288,851

於二零二二年十二月三十一日,本集 團並無就在中國大陸成立之附屬公司 將於分派保留盈利時產生之應付預扣 税確認遞延税項。董事認為於目前為 止該等累計溢利須予支持公司持續經 營,並在可預見未來將不作分派。於 二零二二年十二月三十一日,並無確 認相關中國大陸附屬公司保留盈利總 額之遞延税項負債總計約12,584,000 港元(二零二一年:12,716,000港元)。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

24. DEFERRED TAX (continued)

24. 遞延税項(續)

Unrecognised deferred tax assets (continued)

At 31 December 2022, the Group has unrecognised tax losses that can be offset against future taxable profits of the respective subsidiaries. No deferred tax asset has been recognised due to the unpredictability of future profit streams. The expiry dates for unrecognised tax losses are as follows:

payment of dividends by the Company to its shareholders.

未列賬遞延税項資產(續)

於二零二二年十二月三十一日,本集 團有可供抵銷日後該等附屬公司應課 税溢利的未確認税項虧損。由於未來 溢利走勢未能預測,因此並未就此確 認遞延税項資產。未確認税項虧損的 屆滿日如下:

		2022 二零二二年	2021 二零二一年
		—	— ~ —
		港元	港元
Tax losses without expiration	無屆滿之税項虧損	104,667	8,494,778
Tax losses expiring in:	以下屆滿之税項虧損:		
– 2023	- 二零二三年	-	_
- 2024	- 二零二四年	10,541,173	10,447,888
– 2025	- 二零二五年	947,391	999,133
- 2026	- 二零二六年	886,744	935,173
– 2027	- 二零二七年	798,978	
At the end of the reporting period	於報告期末	13,278,953	20,876,972
There are no income tax conseque	nces attaching to the	本公司派付股息予其	股東並未對所得

25. SHARE CAPITAL

25. 股本

税構成影響。

		2022 二零二二年	2021 二零二一年
		HK\$ 港元	HK\$ 港元
Shares Authorised: 900,000,000 shares of HK\$0.10 each	股份 法定: 900,000,000股每股面值 0.10港元	90,000,000	90,000,000
Issued and fully paid: 267,004,800 shares of HK\$0.10 each	已發行及繳足: 267,004,800股每股面值 0.10港元	26,700,480	26,700,480

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

Participants

26. SHARE OPTION SCHEME

The Company has adopted a share option scheme (the "Scheme") with effect from 23 May 2012. A summary of the Scheme is as follows:

- Purposes To provide incentives and rewards to eligible participants for their contributions to the Group and/or to enable the Group to recruit and retain high-calibre employees and attract human resources that are valuable to the Group and any entity in which the Group holds an equity interest ("Invested Entity").
 - (i) any employee (whether fulltime or part-time), executive directors, non-executive directors and independent non-executive directors of the Company, any of its subsidiaries or any Invested Entity;
 - (ii) any supplier of goods or services to any member of the Group or any Invested Entity; any customer of the Group or any Invested Entity; any person or entity that provides research, development or other technological support to the Group or any Invested Entity; and
 - (iii) any shareholder of any member of the Group or any Invested Entity or any holder of any securities issued by any member of the Group or any Invested Entity.

26. 購股權計劃

本公司已採納於二零一二年五月 二十三日生效之購股權計劃(「計 劃」)。計劃概要如下:

目的 為鼓勵或獎賞合資格參 與人士對本集團作出之 貢獻及/或協助本集團 聘請及挽留能幹僱員及 吸納對本集團與任何本 集團持有其任何股本權 益之公司(「所投資公 司」)有重大價值之人力 資源。

參與人士 (i) 本公司、其任何 附屬公司或其任 何所投資公司之 任何僱員(不論是 全職或兼職)、執 行董事、非執行 董事及獨立非執 行董事;

- (iii) 本集團任何成員 公司或任何所投 資公司之任何所股 東或公司集團任何 成投資公司所發 行任何證券之任 何持有人。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

26.	SHARE OPTION SCHEME (continued) 2		26.	6. 購股權計劃(續)		
	Total number of ordinary shares available for issue and the percentage of the issued share capital that it represents as at the date of the annual report	26,700,480 ordinary shares and 10% of the issued share capital.		可 普數於日發前以本期行股及年佔股及年佔股分的	26,700,480股普通股及 佔已發行股本之10%。	
	Maximum entitlement of each participant	Shall not exceed 1% of the issued share capital of the Company in any 12-month period.			在任何12個月內,不得 超過本公司已發行股本 之1%。	
	Period within which the securities must be taken up under an option	An option may be exercised at any time during a period to be determined and notified by the directors to each grantee, but shall end in any event not later than 10 years from the date of the grant of options subject to the provisions for early termination thereof.		根據購股權 認購證券 的期限	各承授人可於董事決定 及知會期間內任何時間 行使購股權,惟在任何 情況下不得遲於由授出 購股權日期起計10年 (根據該條款而提早終 止則除外)。	
	Minimum period for which an option must be held before it can be exercised	There is no minimum period for which an option granted must be held before it can be exercised.			行使授出購股權之前並 無必須持有的最短期 限。	
	Amount payable on acceptance	The offer of a grant of share options may be accepted within 28 days from the date of the offer with a consideration of HK\$1.00 being payable by the grantee.		應付接納金 額	承授人可於授出購股權 建議之日起二十八日 內,在應付面值代價金 額1.00港元後接納該建 議。	
	Period within which payments/calls/ loans must be made/repaid	Not applicable.		付款或通知 付款或償 還申請貸 款的期限	不適用。	

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

26. SHARE OPTION SCHEME (continued)

Basis of determining the exercise price

Determined by the directors but shall not be less than the highest of (i) the closing price of the ordinary shares as stated in the Stock Exchange's daily quotation sheet on the date of the offer of options, which must be a trading day; (ii) the average closing price of the ordinary shares as stated in the Stock Exchange's daily quotation sheets for the five trading days immediately preceding the date of the offer of options; and (iii) the nominal value of the Company's shares.

The remaining life of The Scheme ended on 22 May 2022. the Scheme

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

There were no share options granted, exercised, cancelled or forfeited since the adoption of the Scheme and there was no outstanding share option as at 31 December 2022 and 2021.

26. 購股權計劃(續)

行使價的釐	由董事決定,惟不得低
定基準	於下列中之較高者;(i)
	普通股於提供購股權建
	議當日(須為交易日)之
	收市價(以聯交所日報
	表所載者為準);(ii)普
	通股於提供購股權建議
	日前五個交易日之平均
	收市價(以聯交所日報
	表所載者為準);及(iii)
	本公司股份面值。

計劃尚餘的 計劃已於二零二二年五 年期 月二十二日終止。

購股權益持有人並不享有獲發股息或 於股東會上投票之權益。

自採納此計劃以來,並無授出、行 使、註銷或作廢的購股權及於二零 二二年及二零二一年十二月三十一 日,概無未行使之購股權。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

27. RESERVES

(a) Group

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity on pages 63 and 64 of the consolidated financial statements.

The share premium account represents the excess of the net proceeds or consideration from issuance of the Company's shares over their par value.

The application of the share premium account is governed by Section 40 of the Companies Act 1981 of Bermuda.

The contributed surplus of the Group arose as a result of the Group's reorganisation and represents the excess of the nominal value of the share capital of the former holding company of the Group, K & P Group (Holdings) Limited, prior to the Group's reorganisation in preparation for the listing of the Company's shares in 1996, over the nominal value of the share capital of the Company issued in exchange therefor, less the amount capitalised to pay up the nil-paid shares issued on the incorporation of the Company.

The asset revaluation reserve of the Group is used to record the increases in the fair value of land and buildings and the decreases to the extent that such decrease relates to an increase on the same asset previously recognised in equity.

The exchange fluctuation reserve of the Group is used to record exchange differences arising from the translation of the financial statements of foreign subsidiaries.

27. 儲備

(a) 集團

本年度及以前年度之本集團儲備 及變動已呈列於本綜合財務報表 第63及64頁之綜合權益變動表。

股份溢價賬指發行本公司股份籌 集之所得款項淨額或代價超過其 面值之部份。

股份溢價賬之應用受百慕達 一九八一年公司法第40條監管。

本集團之繳入盈餘源自本集團重 組,乃指本集團於一九九六年為 籌備本公司股份上市之重組前本 集團之前控股公司K & P Group (Holdings) Limited之股本面值較 本公司為交換該等股份而發行股 本面值所多出之金額減資本化以 繳付於本公司之註冊成立時所發 行未繳款股份之金額。

本集團之資產重估儲備是用作記 錄土地及樓宇公平價值之增加, 惟其減少的金額限於相同資產於 過往因公平價值增加而確認之權 益。

本集團之匯兑波動儲備是用於記 錄換算海外附屬公司財務報表而 產生的匯兑差額。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

27. RESERVES (continued)

(b) Company

27. 儲備(續)

(b) 公司

		Share premium account 股份溢價賬 HK\$ 港元	Contributed surplus 繳入盈餘 HK\$ 港元	Accumulated losses 累計虧損建 HK\$ 港元	Proposed dividend 建議股息 HK\$ 港元	Total 總計 HKS 港元
At 1 January 2021	於二零二一年一月一日	50,856,881	49,999,981	(41,728,131)	20,025,360	79,154,091
Profit for the year and total	本年度溢利及本年度全面收入總額					
comprehensive income for the year		-	-	33,440,654	-	33,440,654
2020 Final dividend paid (note 11)	已付二零二零年末期股息(附註11)	-	-	-	(20,025,360)	(20,025,360)
Interim dividend paid (note 11)	已付中期股息(附註11)	-	-	(10,680,192)	-	(10,680,192)
Final dividend proposed (note 11)	建議末期股息(附註11)	-	-	(21,360,384)	21,360,384	-
At 31 December 2021	於二零二一年十二月三十一日	50,856,881	49,999,981	(40,328,053)	21,360,384	81,889,193
Profit for the year and total	本年度溢利及本年度全面收入總額					
comprehensive income for the year		-	-	32,079,492	-	32,079,492
2021 Final dividend paid (note 11)	已付二零二一年末期股息(附註11)	-	-	-	(21,360,384)	(21,360,384)
Interim dividend paid (note 11)	已付中期股息(附註11)	-	-	(5,340,096)	-	(5,340,096)
Special dividend paid (note 11)	已付特別股息(附註11)	-	-	(10,680,192)	-	(10,680,192)
Final dividend proposed (note 11)	建議末期股息(附註11)	-	-	(16,020,288)	16,020,288	-

At 31 December 2022

於二零二二年十二月三十一日

三十一日 50,856,881

49,999,981 (40,289,137) 16,020,288 76,588,013

The contributed surplus of the Company represents the difference between the underlying consolidated net assets of K & P Group (Holdings) Limited and its subsidiaries at the date on which the Group's reorganisation became effective, referred to in note 27(a) to the consolidated financial statements, over the nominal value of the share capital of the Company issued in exchange therefore, less the amount capitalised to pay up the nil-paid shares issued on the incorporation of the Company.

Under the Companies Act 1981 of Bermuda, the Company may make distributions to its members out of the contributed surplus in certain circumstances. As at 31 December 2022, the Company's reserves available for distribution, calculated in accordance with the Companies Act 1981 of Bermuda, amounted to HK\$25,731,132 (2021: HK\$31,032,312).

本公司之繳入盈餘指K & P Group (Holdings) Limited及其附 屬公司於集團重組生效日之綜 合資產淨值高出本公司所發行 以交換該公司股本面值之金額 (詳情載錄於綜合財務報表附註 27(a)),減去繳足資本化以於本 公司之註冊成立日所發行未繳款 股份之金額。

根據百慕達一九八一年公司法, 本公司可在某些情況下從繳入盈 餘中撥款向其成員作出分派。於 二零二二年十二月三十一日,本 公司根據百慕達一九八一年公司 法下的計算,可供本公司作分派 之儲備為25,731,132港元(二零 二一年:31,032,312港元)。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

28. CHANGES IN LIABILITIES ARISING FROM FINANCING ACTIVITIES

Details of the changes in the Group's liabilities from financing activities are as follows:

28. 融資活動產生之負債變動

二零二二年

本集團融資活動產生之負債變動之詳 情如下:

		Interest- bearing bank and other borrowing 帶息銀行及	Lease liabilities	Dividend payable	Total
		其他借貸	租賃負債	應付股息	總計
		HK\$	HK\$	HK\$	HK\$
		港元	港元	港元	港元
At beginning of the year	於本年度初	18,792,000	124,128	-	18,916,128
New unsecured revolving term	新增無抵押循環有期貸款/	4 504 000			4 504 000
loans/trust receipt loans	信託收據貸款	4,591,980	-	-	4,591,980
New leases	新增租賃	-	838,386	-	838,386
Declaration of dividend	宣派股息	-	-	37,380,672	37,380,672
Dividend paid	已付股息	-	-	(37,380,672)	(37,380,672)
Repayment of unsecured revolving	償還無抵押循環有期貸款/				
term loans/trust receipt loans	信託收據貸款	(18,792,000)	-	-	(18,792,000)
Repayment of lease liabilities	償還租賃負債	-	(255,967)	-	(255,967)
Exchange realignment	匯兑調整		(5,308)	-	(5,308)
At end of the year	於本年度末	4,591,980	701,239	-	5,293,219

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

2021

28. CHANGES IN LIABILITIES ARISING FROM FINANCING ACTIVITIES (continued)

28. 融資活動產生之負債變動(續)

二零二一年

		Interest- bearing bank and other borrowing 帶息銀行及	Lease liabilities	Dividend payable	Total
		其他借貸 HK \$ 港元	租賃負債 HK \$ 港元	應付股息 HK \$ 港元	總計 HK \$ 港元
At beginning of the year	於本年度初	11,345,750	945,243	_	12,290,993
New unsecured revolving term loans/trust receipt loans	新增無抵押循環有期貸款/ 信託收據貸款	54,584,643	-	_	54,584,643
Declaration of dividend	宣派股息	-	-	30,705,552	30,705,552
Dividend paid Repayment of unsecured revolving	已付股息 償還無抵押循環有期貸款/	-	-	(30,705,552)	(30,705,552)
term loans/trust receipt loans	信託收據貸款	(47,138,393)	-	-	(47,138,393)
Repayment of lease liabilities	償還租賃負債	-	(814,714)	-	(814,714)
Exchange realignment	匯兑調整		(6,401)	-	(6,401)
At end of the year	於本年度末	18,792,000	124,128	-	18,916,128

Interest-bearing bank and other borrowings and leases liabilities are disclosed in note 22 and 23 to the consolidated financial statements respectively.

29. COMMITMENTS

Except for those disclosed in elsewhere in the consolidated financial statements, at the end of the reporting period, the Group did not have any other capital commitments.

30. RELATED PARTY TRANSACTIONS

Compensation of key management personnel of the Group:

帶息銀行及其他借貸及租賃負債於綜 合財務報表附註22及23分別披露。

29. 承擔

除披露於綜合財務報表的其他地方 外,於報告期末,本集團並無任何資 本承擔。

30. 關連人士交易

本集團主要管理人員之報酬:

		2022 二零二二年 HK\$ 港元	2021 二零二一年 HK \$ 港元
Short term employee benefits Contributions to retirement benefit	短期僱員福利 退休福利計劃供款	10,262,152	9,969,720
schemes		18,000	27,000
Total compensation paid to key	支付予主要管理人員之總報酬		

management personnel

10,280,152 9,996,720

以上本集團主要管理人員之報酬包括 支付予董事之酬金。有關董事酬金之

詳細資料包括於綜合財務報表附註8。

The above compensation for key management personnel of the Group includes emoluments paid to the directors. Further details of directors' emoluments are included in note 8 to the consolidated financial statements.



截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

於報告期末,金融工具各類別的賬面

31. FINANCIAL INSTRUMENTS BY CATEGORY

2022

31. 金融工具的分類

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

二零二二年

值如下:

		Financial assets at amortised cost 按攤銷成本之 金融資產 HK\$ 港元	Financial asset at FVPL 按FVPL之 金融資產 HK\$ 港元	Total 總計 HK\$ 港元
Financial assets as per consolidated statement of financial position: Financial asset at FVPL – Club membership – Forward currency contracts Financial assets included in prepayments, deposits and other receivables (note 17)	根據綜合財務狀況表之 金融資產: 按FVPL之金融資產 一會所會籍 一遠期貨幣合約 包含於預付款項、按金及 其他應收款項之金融 資產(附註17)	- - 708,225	680,000 579,976	680,000 579,976 708,225
Trade receivables Bank balances and cash	應收賬項 銀行結餘及現金	57,813,339 90,535,145	-	57,813,339 90,535,145
		149,056,709	1,259,976	150,316,685
2022		二零二二 ⁴ Financial liabilities at	∓ Financial	
		amortised cost 按攤銷成本	liabilities at FVPL 按FVPL之	Tota
		之金融負債 HK\$ 港元	金融負債 HK\$ 港元	總計 HK\$ 港元
Financial liabilities as per consolidated statement of financial position:	根據綜合財務狀況表之 金融負債:			
Financial liability at FVPL – Forward currency contracts Trade payables Financial liabilities included in accrued Liabilities and other payables (pate 21)	按FVPL之金融負債 一遠期貨幣合約 應付賬項 包含於應計負債及其他	_ 15,346,781	4,820,747 –	4,820,747 15,346,781
liabilities and other payables (note 21) Interest-bearing bank and other	應付款項之金融負債 (附註21) 帶息銀行及其他借貸	7,384,705	-	7,384,705
borrowings Lease liabilities	租賃負債	4,591,980 701,239	-	4,591,980 701,239
		28,024,705	4,820,747	32,845,452

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31. FINANCIAL INSTRUMENTS BY CATEGORY

31. 金融工具的分類(續)

74,782,232

74,782,232

(continued)

2021 二零二一年 Financial assets at Financial amortised asset at FVPL Total cost 按攤銷成本之 按FVPL之 金融資產 金融資產 總計 HK\$ HK\$ HK\$ 港元 港元 港元 Financial assets as per consolidated 根據綜合財務狀況表之 statement of financial position: 金融資產: Financial asset at FVPL 按FVPL之金融資產 - Club membership 一會所會籍 680,000 680,000 - Forward currency contracts - 遠期貨幣合約 20,368,314 20,368,314 Financial assets included in prepayments, 包含於預付款項、按金及 deposits and other receivables (note 17) 其他應收款項之金融 資產(附註17) 1,448,027 1,448,027 Trade receivables 應收賬項 107,113,976 107,113,976 Bank balances and cash 銀行結餘及現金 94,352,977 94,352,977 202,914,980 21,048,314 223,963,294 2021 二零二一年 Financial liabilities at amortised Total cost 按攤銷成本 總計 之金融負債 HK\$ HK\$

		港元	港元
Financial liabilities as per consolidated statement of financial position:	根據綜合財務狀況表之 金融負債:		
Trade payables Financial liabilities included in accrued	應付賬項 包含於應計負債及其他應付款項	45,681,821	45,681,821
liabilities and other payables (note 21) Interest-bearing bank and other	之金融負債(附註21) 帶息銀行及其他借貸	10,184,283	10,184,283
borrowings		18,792,000	18,792,000
Lease liabilities	租賃負債	124,128	124,128

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32. FAIR VALUE MEASUREMENTS

The following presents the assets and liabilities measured at fair value or required to disclose their fair value in these consolidated financial statements on a recurring basis across the three levels of the fair value hierarchy defined in HKFRS 13, Fair Value Measurement, with the fair value measurement categorised in its entirety based on the lowest level input that is significant to the entire measurement. The levels of inputs are defined as follows:

32. 公平價值計量

以下按香港財務報告準則第13號:公 平價值計量所界定之公平價值三個等 級列出按公平價值計量之資產及負債 或須按經常性基準於綜合財務報表披 露,公平價值之分類基於其最低等級 而對公平價值的整體計量有重大影響 的輸入數據。輸入數據等級定義如下:

Level 1 (highest level):	quoted prices (unadjusted) in active markets for identical assets or liabilities that the Group can access at the measurement date;	第一級(最高等級)	:本集團在計量日 可在活躍市場取 得相同資產或負 債之報價(未經 調整);
Level 2:	inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly;	第二級:	資產或負債可直 接或間接觀察之 輸入數據,第一 級包括之報價除 外;
Level 3 (lowest level):	unobservable inputs for the asset or liability.	第三級(最低等級)	:資產或負債之不 可觀察輸入數 據。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

32. FAIR VALUE MEASUREMENTS (continued)

The following table shows an analysis of assets and liabilities measured at fair value by level of the fair value hierarchy:

32. 公平價值計量(續)

下表顯示按公平價值計量的資產及負 債,並按公平價值等級分類之分析:

2022			二零二二	年	
		Level 1	Level 2	Level 3	Total
		第一級	第二級	第三級	總計
		HK\$	HK\$	HK\$	HK\$
		港元	港元	港元	港元
Financial assets:	金融資產:				
Financial assets at FVPL:	按FVPL之金融資產:				
– Club membership	一會所會籍				
– outside Hong Kong	- 香港境外	680,000	-	-	680,000
– Forward currency contracts	- 遠期貨幣合同		579,976	-	579,976
Leasehold land and buildings:	租賃持有土地及樓宇:				
Commercial – Hong Kong	商業-香港		69,590,000	-	69,590,000
Owned buildings:	擁有樓宇:				
Industrial – outside	工業-香港境外				
Hong Kong			-	75,382,000	75,382,000
Financial liabilities:	金融負債:				
Financial liabilities at FVPL:	按FVPL之金融負債:				
 Forward currency contracts 	5 一遠期貨幣合同	-	4,820,747	-	4,820,747

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32.	. FAIR VALUE MEASUREMENTS (continued)		32. 公平價值計量(續)			
	2021			二零二一年	ŧ	
			Level 1	Level 2	Level 3	Total
			第一級 HK \$	第二級 HK\$	第三級 HK\$	總計 HK \$
			港元	港元	港元	港元
	Financial assets:	金融資產:				
	Financial assets at FVPL: – Club membership	按FVPL之金融資產: 一會所會籍				
	– outside Hong Kong	一香港境外	680,000	-	-	680,000
	– Forward currency contracts	一遠期貨幣合同	-	20,368,314	-	20,368,314
	Leasehold land and buildings:	租賃持有土地及樓宇:				
	Commercial – Hong Kong	商業-香港	-	68,600,000	-	68,600,000
	Owned buildings:	擁有樓宇:				
	Industrial – outside Hong Kong	工業-香港境外	-	-	76,223,000	76,223,000
	During the years ended 31 De were no transfers between L measurements and no transfer value measurements.	evel 1 and Level 2 fa	air value	三十一日」 一級及第二	二二年及二零. 上年度內,公 二級之間並無 、平價值計量之	平價值計量第 任何轉撥,且

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32. FAIR VALUE MEASUREMENTS (continued)

32. 公平價值計量(續)

第三級公平價值計量之變動

Hong Kong 土地及樓宇: 工業-香港境外

Movements in Level 3 fair value measurements

2022	二零二二年	
		Land and building: Industrial – outside Hong Kong 土地及樓宇: 工業一香港境外 HK\$
Description	描述	港元
At beginning of the reporting period Depreciation debited to profit or loss Fair value gain on revaluation credited to other	於報告期初 損益賬扣除之折舊 重估公平價值收益計入	76,223,000 (2,499,119)
comprehensive income	其他全面收入	6,122,915
Exchange realignment	匯兑調整	(4,464,796)
At the end of the reporting period	於報告期末	75,382,000
Unrealised gains for the period included in profit or loss held at the end of the reporting period		
2021	二零二一年	
		Land and building: Industrial – outside

Description	描述	HK\$ 港元
At beginning of the reporting period	於報告期初	73,216,000
Depreciation debited to profit or loss	損益賬扣除之折舊	(2,447,060)
Fair value gain on revaluation credited to	重估公平價值收益計入	
other comprehensive income	其他全面收入	3,997,233
Exchange realignment	匯兑調整	1,456,827
At the end of the reporting period	於報告期末	76,223,000

Unrealised gains for the period included in profit 本期間包括在損益賬而於報告期末 or loss held at the end of the reporting period 持有之未實現收益



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32. FAIR VALUE MEASUREMENTS (continued)

Description of the valuation techniques and inputs used in Level 2 fair value measurement

(a) Forward currency contracts

The fair value of forward currency contracts is measured by comparing the contracted forward rates and the quoted forward exchange rates for the remaining contractual maturity, by the same bank, which are observable at the end of the reporting period.

(b) Properties located in Hong Kong

The properties located in Hong Kong were revalued by Chung, Chan & Associates, independent professionally qualified valuer, on the basis of market value by the comparison approach, which is based on market observable transactions of similar properties and adjusted for differences in key valuation attributes, such as size and age to reflect the conditions of the subject properties.

Description of the valuation techniques and inputs used in Level 3 fair value measurement

(a) Properties located in Mainland China

The fair value of the properties located in Mainland China was revalued by Chung, Chan & Associates, independent professionally qualified valuer, using depreciated replacement cost approach. The valuer considered the subject properties are specialised properties for which there is no readily market observable transaction of similar properties. The estimation of fair value of the subject properties took into account their current cost of replacement or reproduction, less deduction for physical deterioration and all relevant forms of obsolescence and optimisation.

32. 公平價值計量(續)

第二級公平價值計量之輸入數據 及估值方法描述

(a) 遠期貨幣合同

遠期貨幣合同之公平價值會比較 在相同銀行其於報告期末,可觀 察之遠期合同匯率及餘下合同到 期日之遠期合同報價匯兑率而計 量。

(b) 位於香港之物業

位於香港之物業由獨立專業合資 格估值師衡量行採用比較市場價 值的方式重新估值,且可觀察之 市場類同物業交易及反映該物業 狀況之主要估值方法如大小及樓 齡,而對其作出差額調整。

第三級公平價值計量之輸入數據 及估值方法描述

(a) 位於中國大陸之物業

位於中國大陸之物業由獨立專業 合資格估值師衡量行採用折舊重 置成本法重新估值。估值師考慮 到該物業之獨特性,市場上並無 可觀察之類同物業交易。故估計 該物業之公平價值是參考現時的 重置或重建成本、扣減實質退化 及全部相關型式的廢置及優化。

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32. FAIR VALUE MEASUREMENTS (continued)

Quantitative information of the significant unobservable inputs and description of valuation techniques used in Level 3 fair value measurement

The quantitative information of the significant unobservable input and description of valuation techniques used in Level 3 fair value measurement, including the description of the sensitivity to changes in unobservable inputs for recurring Level 3 fair value measurements, are as follows:

32. 公平價值計量(續)

第三等級公平價值計量所用之重 大不可觀察輸入數據之量化資料 及估值方法描述

第三級公平價值計量所用之重大不可 觀察輸入數據之量化資料及估值方法 描述,包括對經常性第三級公平價值 計量之不可觀察輸入數據變動之敏感 度描述如下:

Concitivity of fair value to

Description 描述	Fair value at 31 December 2022 於ニ零ニニ年十二月 三十一日之公平價值	Valuation techniques 估值方法	Unobservable input 不可觀察輸入數據	Sensitivity of fair value to changes in unobservable inputs 不可觀察輸入數據之 公平價值敏感度變動
Asset				
Property, plant and equipment – Properties included in land and building: Industrial outside Hong Kong	HK\$75,382,000 (2021: HK\$76,223,000)	Depreciated replacement cost approach	Estimated costs of construction (HK\$156 (equivalent to RMB138) per sq. ft.) (2021: HK\$157 (equivalent to RMB128) per sq. ft.) of similar type of industrial premises with adjustment on age, condition, utility, etc.	Assuming other factors remain unchanged, the higher the estimated cost of construction, the higher the fair value, and vice versa.
資產 物業、廠房及設備 一物業包括在土地及樓宇: 香港境外工業物業	75,382,000港元 (二零二一年: 76,223,000港元)	折舊重置成本法	類同工業物業與樓齡、狀況、 設施等調整之估計建築成本 (156港元(相約138人民幣)/ 平方呎)(二零二一年:157港元 (相約128人民幣)/平方呎)。	假設其他因素不變,估計建築 成本越高,公平價值越高, 反之亦然。
Valuation processes	s of the Group		集團估值程序	

The Group has a team comprising of executive directors and finance manager reviewing estimation of fair value of the properties. Fair values of the properties are estimated by the independent professionally qualified valuer on an annual basis. Discussions of the valuation process and results with the executive directors and the Audit Committee are held twice a year, for the Group's interim and annual reporting.

本集團物業之公平價值是由董事及財 務主管領導的小組檢討。該等物業之 公平價值每年由獨立專業合資格估值 師評估。估值程序及結果於每年兩次 本集團的中期及年度報告與董事及審 核委員會討論。

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33. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments comprise of interest-bearing bank and other borrowings, and cash and short-term deposits. The main purpose of these financial instruments is to raise finance for the Group's operations. The Group has various other financial instruments such as trade receivables, prepayments, deposits and other receivables, trade payables and accrued liabilities and other payables, which arise directly from its operations.

The main risks arising from the Group's financial instruments are foreign currency risk, credit risk and liquidity risk. The board of directors reviews and agrees policies for managing each of these risks and they are summarised below.

(a) Foreign currency risk

The Group has transactional currency exposures. Such exposures arise mainly from (i) the operating units in Hong Kong which maintain cash in Hong Kong dollar, their functional currency, but make sales in United States dollar ("USD") and purchases in RMB. (ii) the majority of the transactions of the operating units in Mainland China are denominated in RMB but their funds are mainly sourced from Hong Kong operating units. (iii) the operating unit in Singapore which maintain cash in Singapore dollar, its functional currency, but make sales in USD.

33. 財務風險管理目標及政策

本集團之主要金融工具包括帶息銀行 及其他借貸,以及現金及短期存款。 該等金融工具之主要目的是為本集團 營運籌集資金。本集團亦有多項直接 以營運產生之其他金融工具,例如應 收賬項、預付款項、按金及其他應收 款項、應付賬項及應計負債及其他應 付款項。

本集團金融工具涉及之主要風險為外 幣風險、信貸風險及流動資金風險。 董事會審閱及同意每項管理該等風險 之政策,概述如下:

(a) 外幣風險

本集團有交易貨幣風險,此風險 源自(i)其在香港營運單位持有港 幣現金,此為其功能貨幣,但銷 售以美元(「美元」),而採購以 人民幣作計算:(ii)中國大陸營 運單位主要以人民幣交易,但其 資金主要來自香港營運單位;及 (iii)其在新加坡營運單位持有新 加坡元現金,此為其功能貨幣, 但銷售以美元作計算。

			Exposure to foreign currencies 外幣風險				
			2022 二零二二年			2021 二零二一年	
		HKD 港元	RMB 人民幣	USD 美元	HKD 港元	RMB 人民幣	USD 美元
		HK\$ 港元	HK\$ 港元	HK\$ 港元	HK\$ 港元	HK\$ 港元	HK \$ 港元
Financial assets Financial liabilities	金融資產 金融負債	3 (46,000,000)	37,377,873 -	2,407,455 (6,231,255)	3 (46,000,000)	58,656,913 -	8,468,064 (6,309,739)
Net exposure	淨風險	(45,999,997)	37,377,873	(3,823,800)	(45,999,997)	58,656,913	2,158,325

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33. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

(a) Foreign currency risk (continued)

Sensitivity analysis

In view of the fact that the Hong Kong dollar is pegged to USD and that the Group tries to match its assets and liabilities with the same currency, the Group's exposure to USD foreign currency risk is minimal. The following table demonstrates the sensitivity at the end of the reporting period to a reasonably possible changes in the foreign exchange rates, with all other variables held constant and excluding the effect of the forward currency contracts, of the Group's loss (2021: profit) after tax (due to changes in the fair value of monetary assets and liabilities).

33. 財務風險管理目標及政策(續)

(a) 外幣風險(續)

敏感度分析

由於港元與美元掛鈎及本集團盡 可能以相同貨幣配合其相關資 產及負債,本集團所承擔的美元 外幣風險甚微。以下表格展示於 報告期末其他變數保持不變及 不包括遠期貨幣合同之影響,而 外幣匯率可能出現合理波動之情 況下,本集團除税後虧損(二零 二一年:溢利)(因貨幣資產及負 債的公平價值出現變動)之敏感 度分析。

		202 二零二		202 二零二	
		(Decrease)/ Increase in foreign exchange rates 外幣匯率之 (減少)/増加	(Decrease)/ Increase in loss after tax 除税後虧損 (減少)/増加 HK\$ 港元	Increase in foreign exchange rates 外幣匯率之 增加	(Decrease)/ increase in profit after tax 除税後溢利 (減少)/增加 HK\$ 港元
Hong Kong dollars Renminbi United States dollars	港元 人民幣 美元	(9%) 8% 1%	(3,456,900) (2,496,842) 31,929	5% 5% 5%	(1,920,500) 2,448,926 90,110

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33. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

(b) Credit risk

The carrying amount of financial assets recognised on the consolidated statement of financial position, which is net of impairment losses, represents the Group's exposure to credit risk without taking into account the value of any collateral held or other credit enhancements.

Trade receivables

The Group trades only with recognised 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. The Group's trading terms with its customers are mainly on credit, except for new customers, where payment in advance is normally required. Invoices are normally payable within 60 days of issuance, except for certain well-established customers, where the terms are extended from 60 to 90 days. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables and has a credit control policy to minimise credit risk. Overdue balances are regularly reviewed by senior management.

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. The default risk of the industry and country in which customers operate also has an influence on credit risk but to a lesser extent. Credit quality of a customer is assessed based on an extensive credit rating and individual credit limit assessment which is mainly based on the Group's own trading records.

33. 財務風險管理目標及政策(續)

(b) 信貸風險

於綜合財務狀況表確認的金融資 產賬面值乃扣除減值虧損,代表 本集團的信貸風險,惟並未計及 所持有任何抵押或其他信貸增值 的價值。

應收賬項

本集團承受信貸風險之程度主要 受各客戶之個別特性影響。客戶 所從事之行業及所在之國家之拖 欠風險亦影響信貸風險,但程度 甚微。客戶的信用質量基於廣泛 的信用評級和個人信用額度評估 而進行評估,該評估主要基於集 團自己的交易記錄。

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33. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

(b) Credit risk (continued)

Trade receivables (continued)

At the end of the reporting period, the Group had a concentration of credit risk as 37% (2021: 59%) of the balance representing a receivable from a single customer (2021: single customer), which was derived from sales by the precision parts and components segment.

The Group's customer base consists of a wide range of clients and the trade receivables are categorised by common risk characteristics that are representative of the customers' abilities to pay all amounts due in accordance with the contractual terms. The Group applies a simplified approach in calculating ECL for trade receivables and recognises a loss allowance based on lifetime ECL at each reporting date and has established a provision matrix that is based on its historical credit loss experience, adjusted for forwardlooking factors specific to the debtors and the economic environment. The expected loss rate used in the provision matrix is calculated for each category based on actual credit loss experience over the past three years and adjusted for current and forwardlooking factors to reflect differences between economic conditions during the period over which the historical data has been collected, current conditions and the Group's estimate on future economic conditions over the expected lives of the receivables.

There was no change in the estimation techniques or significant assumptions made during the year.

33. 財務風險管理目標及政策(續)

(b) 信貸風險(續)

應收賬項(續)

於報告期末,本集團於應收款項 結餘之信貸風險集中度為37% (二零二一年:59%)乃來自精 密零部件分類的一名客戶(二零 二一年:一名客戶)。

本集團的客戶群由廣泛的客戶組 成,應收賬項按共同風險特徵分 類,代表客戶按照合約條款支付 所有到期款項的能力。本集團採 用簡化方法計算應收賬項的預 期信貸虧損,並根據每個報告日 的全期預期信貸虧損確認虧損撥 備, 並建立基於其歷史信貸虧損 經驗的撥備矩陣,及根據債務人 和經濟環境具體的前瞻性因素進 行調整。根據過去三年的實際信 貸虧損經驗計算每個類別於撥備 矩陣使用的預期虧損率,並根據 當前和前瞻因素進行調整,以反 映收集歷史數據期間的經濟狀況 之間的差異、現狀及本集團對未 來經濟狀況於應收款項預期年限 的估計。

年內所作出之估算方法或重大假 設並無變動。

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33. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued) (b) 信貸風險(續) (b) Credit risk (continued)

Trade receivables (continued)

The information about the exposure to credit risk and ECL for trade receivables using a provision matrix is summarized below.

As at 31 December 2022

33. 財務風險管理目標及政策(續)

應收賬項(續)

使用撥備矩陣的應收賬項的信貸 風險和預期信貸虧損資料概述如 下:

於二零二二年十二月三十一日

			Gross		
		Expected	carrying	Loss	Credit-
		loss rate	amount	allowance	impaired
		預期虧損率	總賬面值	虧損撥備	信貸減值
		%	HK\$	НК\$	
			港元	港元	
Not past due	尚未逾期	0	40,052,977	-	No 無
Less than 1 month past due	逾期少於一個月	0	11,556,409	-	No 無
1 to 3 months past due	逾期一至三個月	0	4,735,199	-	No 無
3 to 6 months past due	逾期三至六個月	0	1,468,754	-	No 無
1 to 2 years past due	逾期一至兩年	100	30,500	30,500	Yes 有

57,843,839 30,500

As at 31 December 2021

於二零二一年十二月三十一日

		Expected loss rate 預期虧損率 %	Gross carrying amount 總賬面值 HK \$ 港元	Loss allowance 虧損撥備 HK \$ 港元	Credit- impaired 信貸減值
Not past due	尚未逾期	0	72,804,365	-	No 無
Less than 1 month past due	逾期少於一個月	0	29,330,412	-	No 無
1 to 3 months past due	逾期一至三個月	0	4,777,229	-	No 無
3 to 6 months past due	逾期三至六個月	0	201,970	-	No 無
1 to 2 years past due	逾期一至兩年	100	285,479	285,479	Yes 有
			107,399,455	285,479	

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33. FINANCIAL RISK MANAGEMENT OBJECTIVES

AND POLICIES (continued)

(b) Credit risk (continued)

Trade receivables (continued)

The Group does not hold any collateral over trade receivables as at 31 December 2022 (2021: Nil).

As at 31 December 2022, the Group recognised loss allowance of HK\$30,500 (2021: HK\$285,479) on the trade receivables. The movement in the loss allowance for trade receivables is summarised below.

33. 財務風險管理目標及政策(續)

(b) 信貸風險(續)

應收賬項(續)

於二零二二年十二月三十一日, 本集團並無就應收賬項持有任何 抵押(二零二一年:無)。

於二零二二年十二月三十一日, 本集團就應收賬項確認虧損撥 備30,500港元(二零二一年: 285,479港元)。應收賬項虧損 撥備之變動概述如下:

		2022	2021
		二零二二年	二零二一年
		НК\$	HK\$
		港元	港元
At beginning of year	於年初	285,479	254,979
Increase in allowance	撥備之增加	-	30,500
Amount written off	金額撇銷	(254,979)	
At end of year	於年末	30,500	285,479

Other receivables

The Group considers that the other receivables have low credit risk based on the borrowers' strong capacity to meet their contractual cash flow obligations in the near term and low risk of default. Impairment on other receivables is measured on 12-month ECL and reflects the short maturities of the exposures.

In estimating the ECL, the Group has taken into account the historical actual credit loss experience over the past 3 years (2021: 3 years) and the financial position of the counterparties by reference to, among others, their management or audited accounts and available press information, adjusted for forward-looking factors that are specific to the debtors and general economic conditions of the industry in which the counterparties operate, in estimating the probability of default of these financial assets, as well as the loss upon default in each case. The management of the Group considers the ECL of these financial assets to be insignificant after taking into account the financial position and credit quality of the counterparties.

There was no change in the estimation techniques or significant assumptions made during the year.

其他應收款項

本集團認為其他應收款項的信貸 風險較低,基於借款人在短期內 履行合約現金流量責任的能力較 強及違約風險較低。其他應收款 項的減值以十二個月的預期信貸 虧損計量,並反映了短期風險。

年內所作出之估算方法或重大假 設並無變動。

33. FINANCIAL RISK MANAGEMENT OBJECTIVES

AND POLICIES (continued)

(c) Liquidity risk

The maturity profile of the Group's non-derivative and derivative financial liabilities as at the end of the reporting period, based on the contractual undiscounted payments is as follows:

33. 財務風險管理目標及政策(續)

綜合財務報表附註(續)

(c) 流動資金風險

本集團於報告期末以訂約未折讓 付款基準計算之非衍生及衍生金 融負債如下:

			2022 二零二二年			2021 二零二一年			
				After	After			After	After
			Within	1 year	2 years		Within	1 year	2 years
		Total	1 year or	but within	but within	Total	1 year or	but within	but within
		amount	on demand	2 years	5 years	amount	on demand	2 years	5 years
			一年內或	一年後但	兩年後但		一年內或	一年後但	兩年後但
		總額	按要求	兩年內	五年內	總額	按要求	兩年內	五年內
		HK\$	HK\$	HK\$	HK\$	HK\$	HK\$	HK\$	HK\$
		港元	港元	港元	港元	港元	港元	港元	港元
Non-derivative:	非衍生類:								
Trade payables	應付賬項	15,346,781	15,346,781	-	-	45,681,821	45,681,821	-	-
Financial liabilities included in accrued liabilities and	包含於應計負債及其他 應付款項之金融負債								
other payables (note 21)	(附註21)	7,384,705	7,384,705	-	-	10,184,283	10,184,283	-	-
Interest-bearing bank	帶息銀行借貸								
borrowings		4,625,003	4,625,003	-	-	18,799,104	18,799,104	-	-
Lease liabilities	租賃負債	735,517	304,352	304,352	126,813	125,321	125,321	-	-
Derivative:	衍生類:								
Financial liabilities at FVPL	按FVPL之金融負債	4,820,747	4,820,747	-	-	-	-	-	-
		32,912,753	32,481,588	304,352	126,813	74,790,529	74,790,529	-	-

(d) Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise shareholders' value. (d) 資本管理

本集團管理資本的首要目標是保 障本集團的持續經營能力及維持 穩健的資本比率,以支援其業務 發展及為股東帶來更大的價值。

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33. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

(d) Capital management (continued)

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return of capital to shareholders or issue of new shares. The Group is not subject to any externally imposed capital requirement. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 December 2022 and 2021.

The Group monitors its capital using a gearing ratio, which is net debt divided by the total capital plus net debt. Net debt includes interest-bearing bank and other borrowings, lease liabilities, trade payables, accrued liabilities and other payables less bank balances and cash. Capital includes equity attributable to owners of the Company. The gearing ratios at the end of the reporting periods were as follows:

33. 財務風險管理目標及政策(續)

(d) 資本管理(續)

本集團會因應經濟環境變化管理 其資本架構並對其作出調整。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、發還 資本予股東或發行新股份。本集 團不需要遵從任何外部的附加資 本要求。於截至二零二二年及二 零二一年十二月三十一日止年度 內,有關管理資本的目標、政策 及過程並無作出任何變動。

本集團採用資本負債比率監察其 資本情況,其乃債項淨值除以總 資本加債項淨值計算。債項淨值 包括帶息銀行及其他借貸、租賃 負債、應付賬項、應計負債及其 他應付款項,並扣除銀行結餘及 現金。資本包括本公司擁有人所 佔權益。於報告期未之資本負債 比率如下:

		2022 二零二二年 HK\$ 港元	2021 二零二一年 HK \$ 港元
Interest-bearing bank and other borrowings Lease liabilities Trade payables Accrued liabilities and other payables Less: Bank balances and cash	帶息銀行及其他借貸 租賃負債 應付賬項 應計負債及其他應付款項 減:銀行結餘及現金	4,591,980 701,239 15,346,781 33,001,348 (90,535,145)	18,792,000 124,128 45,681,821 42,069,606 (94,352,977)
Net debt	債項淨值	(36,893,797)	12,314,578
Total equity	權益總額	350,251,839	394,748,395
Total capital and net debt	總資本及債項淨值	313,358,042	407,062,973
Gearing ratio (Note)	資本負債比率(註)	N/A	3%

Note: As at 31 December 2022, the Group was in net cash position and the gearing ratio is negative.

註: 於二零二二年十二月三十一日, 本集團處淨現金狀況及負債比 率為負值。

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

34. COMPANY-LEVEL STATEMENT OF FINANCIAL POSITION

34. 公司級別之財務狀況表

2022 2021 二零二二年 二零二一年 HK\$ Notes HK\$ 附註 港元 港元 NON-CURRENT ASSETS 非流動資產 Investments in subsidiaries 附屬公司之投資 58,999,981 58,999,981 Due from subsidiaries 應收附屬公司款項 68,873,812 155,297,353 127,873,793 214,297,334 CURRENT ASSETS 流動資產 Prepayments, deposits and 預付款項、按金及 other receivables 其他應收款項 282.127 280,493 Bank balances and cash 現金及現金等值項目 297,078 211,649 492,142 579,205 **CURRENT LIABILITIES** 流動負債 Accrued liabilities and other 應計負債及 pavables 其他應付款項 285,400 410,360 Due to subsidiaries 應付附屬公司款項 24,824,691 105,788,748 Tax payables 應繳税項 54,414 695 106,199,803 25,164,505 NET CURRENT LIABILITIES 流動負債淨值 (24, 585, 300)(105,707,661)Net assets 資產淨值 103,288,493 108,589,673 EQUITY 權益 Share capital 股本 25 26,700,480 26,700,480 Reserves 儲備 27(b) 76,588,013 81,889,193 Total equity 權益總額 103,288,493 108,589,673 此財務狀況表已於二零二三年三月 This statement of financial position was approved and 二十四日獲董事會批准及授權發佈, authorised for issue by the board of directors on 24 March

2023 and signed on its behalf by

Lai Pei Wor 賴培和 Director 董事

並由下列人士代表簽署:

Chan Yau Wah 陳友華 Director 董事

五年財務概要 Five-Year Financial Summary

截至二零二二年十二月三十一日止年度 Year ended 31 December 2022

A summary of the results and of the assets and liabilities of the Group for the last five financial years, as extracted from the published audited consolidated financial statements, is set out below.

以下為本集團於過去五個財政年度之業績、 資產及負債概要,此乃摘錄自經公佈審核 綜合財務報表。

RESULTS

業績

資產及負債

		Year ended 31 December 截至十二月三十一日止年度						
		2022 2021 2020 2019 20						
		二零二二年	二零二一年	二零二零年	二零一九年	二零一八年		
		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		
REVENUE	收入	272,103	418,202	341,758	345,581	463,655		
PROFIT BEFORE TAX	除税前溢利	1,306	72,631	77,609	22,386	5,109		
Тах	税項	(1,809)	(9,333)	(10,699)	(5,727)	(3,884)		
(LOSS)/PROFIT ATTRIBUTABLE TO OWNERS OF THE COMPANY	本公司擁有人 所佔(虧損)/溢利	(503)	63,298	66,910	16,659	1,225		

ASSETS AND LIABILITIES

			-	31 December 十二月三十一日		
		2022	2021	2020	2019	2018
		二零二二年	二零二一年	二零二零年	二零一九年	二零一八年
		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
Total assets	總資產	436,908	531,050	486,665	401,193	425,565
Total liabilities	總負債	(86,657)	(136,301)	(136,271)	(114,887)	(151,991)
		350,251	394,749	350,394	286,306	273,574



K & P International Holdings Limited 堅寶國際控股有限公司^{*}

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