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ZHEJIANG UNITED INVESTMENT HOLDINGS GROUP LIMITED 浙 江 聯 合 投 資 控 股 集 團 有 限 公 司

(於開曼群島註冊成立的有限公司) (股份代號:8366)

截至二零二二年四月三十日止年度之 年度業績公佈

香港聯合交易所有限公司(「聯交所」)GEM(「GEM」)的特色

GEM的定位,乃為相比起其他在聯交所上市的公司帶有較高投資風險的小型及中型公司提供一個上市的市場。有意投資者應瞭解投資於該等公司的潛在風險,並應經過審慎周詳的考慮後方作出投資決定。

由於GEM上市公司一般為小型及中型公司,在GEM買賣的證券可能會較於聯交所主板買賣的證券承受較大的市場波動風險,同時無法保證在GEM買賣的證券會有高流通量的市場。

本公佈乃遵照聯交所GEM證券上市規則(「GEM上市規則」)的規定而提供有關浙江聯合投資控股集團有限公司(「本公司」)的資料。本公司各董事(「董事」)願共同及個別就本公佈負全責,並在作出一切合理查詢後確認,就他們所深知及確信,本公佈所載資料在各重大方面均屬準確完整,並無誤導或欺詐成份,及並無潰漏其他事項,致使本公佈任何聲明或本公佈有所誤導。

浙江聯合投資控股集團有限公司(「本公司」)董事(「董事」)會(「董事會」)欣然公佈本公司及其附屬公司(統稱「本集團」)截至二零二二年四月三十日止年度的經審核綜合業績。本公佈載有本公司二零二二年年報全文,符合香港聯合交易所有限公司GEM證券上市規則(「GEM上市規則」)有關全年業績初步公佈隨附資料的相關規定。

股份繼續暫停買賣

應本公司要求,本公司股份已自二零二一年八月二日(星期一)上午九時正起在聯交所暫停買賣, 並將繼續暫停買賣直至另行通知。

股東及有意投資者於買賣本公司股份時務請審慎行事。

承董事會命 浙江聯合投資控股集團有限公司 執行董事 黎碧芝

香港,二零二二年七月二十九日

於本公佈日期,本公司執行董事為羅家明先生、黎碧芝女士及蔡本立先生及本公司獨立非執行董 事為梁俊業先生、許文浩先生及符恩明先生。

本公佈將由其刊發日期起至少7日刊登於GEM網站www.hkexnews.hk「最新公司公告」一頁。本公佈亦將刊載於本公司網站http://www.zjuv8366.com。

Characteristics of GEM of the Stock Exchange of Hong Kong Limited (the "Stock Exchange")

香港聯合交易所有限公司(「聯交所」) GEM 之特色

GEM has been positioned as a market designed to accommodate small and mid-sized companies to which a higher investment risk may be attached than other companies listed on the Stock Exchange. Prospective investors should be aware of the potential risks of investing in such companies and should make the decision to invest only after due and careful consideration.

GEM的定位,乃為中小型公司提供一個上市的市場,此等公司相比起其他在聯交所上市的公司帶有較高投資風險。有意投資的人士應了解投資於該等公司的潛在風險,並應經過審慎周詳的考慮後方作出投資決定。

Given that the companies listed on GEM are generally small and mid-sized companies, there is a risk that securities traded on GEM may be more susceptible to high market volatility than securities traded on the Main Board of the Stock Exchange and no assurance is given that there will be a liquid market in the securities traded on GEM.

由於GEM上市公司普遍為中小型公司,在GEM買賣的證券可能會較於聯交所主板買賣之證券承受較大的市場波動風險,同時無法保證在GEM買賣的證券會有高流通量的市場。

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This report, for which the directors (the "Director(s)") of Zhejiang United Investment Holdings Group Limited (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on the GEM of the Stock Exchange (the "GEM Listing Rules") for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this report is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this report misleading.

本報告乃遵照聯交所GEM證券上市規則(「GEM上市規則」)而刊載,旨在提供有關浙江聯合投資控股集團有限公司(「本公司」)的資料,而本公司董事(「董事」)願就本報告共同及個別承擔全部責任。董事在作出一切合理查詢後確認,就其所深知及確信,本報告所載資料在各重要方面均屬準確完整,並無誤導或欺詐成分,且本報告並無遺漏任何其他事項,以致本報告或本報告所載任何陳述有所誤導。

This report will remain on the "Latest Listed Company Information" page of the Stock Exchange website at http://www.hkexnews.hk for at least 7 days from its date of posting and on the designated website of this Company at http://www.zjuv8366.com.

本報告將由其刊發日期起至少7日登載於聯交所網站http://www.hkexnews.hk 「最新上市公司公告」一頁及本公司指定網站<math>http://www.zjuv8366.com。

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Corporate Information

公司資料

DIRECTORS

Executive Directors

Mr. Law, Michael Ka Ming

Ms. Lai Pik Chi Peggy (Compliance Officer)

Mr. Choi Pun Lap

Independent non-executive Directors ("INED")

Mr. Leung Tsun Ip

Mr. Hui Man Ho Ivan

Mr. Fu Yan Ming

AUDIT COMMITTEE

Mr. Fu Yan Ming (Chairman)

Mr. Hui Man Ho Ivan

Mr. Leung Tsun Ip

NOMINATION COMMITTEE

Mr. Fu Yan Ming (Chairman) (appointed on 7 April 2022)

Mr. Leung Tsun Ip

Mr. Hui Man Ho Ivan

Ms. Lai Pik Chi Peggy

REMUNERATION COMMITTEE

Mr. Leung Tsun Ip (Chairman)

Mr. Fu Yan Ming

Ms. Lai Pik Chi Peggy

COMPANY SECRETARY

Ms. Lai Pik Chi Peggy

INDEPENDENT AUDITOR

Fan, Chan & Co. Limited

PRINCIPAL BANKER

Bank of China (Hong Kong) Limited

董事

執行董事

羅家明先生

黎碧芝女士(合規主任)

蔡本立先生

獨立非執行董事(「獨立非執行董事」)

梁俊業先生

許文浩先生

符恩明先生

審核委員會

符恩明先生(主席)

許文浩先生

梁俊業先生

提名委員會

符恩明先生(主席)(於二零二二年四月七日獲委任)

梁俊業先生

許文浩先生

黎碧芝女士

薪酬委員會

梁俊業先生(主席)

符恩明先生

黎碧芝女士

公司秘書

黎碧芝女士

獨立核數師

范陳會計師行有限公司

主要往來銀行

中國銀行(香港)有限公司

Corporate Information 公司資料

REGISTERED OFFICE

Windward 3

Regatta Office Park

PO Box 1350

Grand Cayman KYI-1108

Cayman Islands

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN CAYMAN ISLANDS

Ocorian Trust (Cayman) Limited

Windward 3

Regatta Office Park

PO Box 1350

Grand Cayman KYI-1108

Cayman Islands

BRANCH SHARE REGISTRAR AND TRANSFER OFFICE IN HONG KONG

Tricor Investor Services Limited

Level 54, Hopewell Centre

183 Queen's Road East

Hong Kong

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

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Hong Kong Industrial Centre

489-491 Castle Peak Road

Lai Chi Kok

Kowloon

COMPANY WEBSITE

http://www.zjuv8366.com

(information of this website does not form part of this report)

STOCK CODE

8366

註冊辦事處

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Grand Cayman KYI-II08

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開曼群島主要股份過戶登記處

Ocorian Trust (Cayman) Limited

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Grand Cayman KYI-II08

Cayman Islands

香港股份過戶登記分處

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九龍

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公司網站

http://www.zjuv8366.com

(本網站資料並不構成本報告之部分)

股份代號

8366

Highlights

摘要

REVENUE

收益

FY2021/22: HK\$133.3m

二零二一/二二財年: I33.3百萬港元

FY2020/21: HK\$110.1m

二零二零/二一財年:110.1百萬港元

LOSS PER SHARE

每股虧損

FY2021/22: HK0.47 cents

二零二一/二二財年:0.47港仙

FY2020/21: HK5.92 cents

二零二零/二一財年:5.92港仙

GROSS PROFIT MARGIN FY2021/22

二零二一/二二財年毛利率



GROSS PROFIT

毛利

FY2021/22: HK\$1.9m

二零二一/二二財年:I.9百萬港元

FY2020/21: HK\$1.5m

二零二零/二一財年: I.5百萬港元

NET LOSS

淨損

FY2021/22: HK\$7.4m

二零二一/二二財年:7.4百萬港元

FY2020/21: HK\$93.4m

二零二零/二一財年:93.4百萬港元

GROSS PROFIT MARGIN FY2020/21

二零二零/二一財年毛利率



Management Discussion and Analysis 管理層討論及分析

BUSINESS REVIEW AND OUTLOOK

The Group is a contractor principally engaged in undertaking slope works, foundation works and other general building works in Hong Kong. Slope works generally refer to landslip preventive and remedial works for improving or maintaining the stability of slopes and/or retaining walls. Foundation works are generally concerned with the construction of foundations. General building works mainly include the general construction of buildings. Fraser Construction Company Limited, our principal operating subsidiary, is an approved specialist contractor included in the List of Approved Specialist Contractors for Public Works maintained by the Development Bureau of the Government of the Hong Kong Special Administrative Region (the "Hong Kong Government") under the categories of "Landslip Preventive/Remedial Works to Slopes/Retaining Walls" with a confirmed status and "Land Piling (Group II)". Being on such list is a prerequisite for tendering for public sector projects in the relevant works categories. In addition, Fraser Construction Company Limited is registered under the Buildings Ordinance (Chapter 123 of the Laws of Hong Kong) as a (i) Registered Specialist Contractor under the sub-register of "Site Formation Works" and "Foundation Works" categories; and (ii) Registered General Building Contractor.

The Group experienced an increase in revenue and slightly increase in gross profit margin, recorded a decrease in net loss for the year ended 30 April 2021. Hong 2022 compared to the net loss for the year ended 30 April 2021. Hong Kong construction companies are facing tougher competitive condition, as well as the slower progress of scrutinising the funding proposals for public works projects by the Finance Committee and the Public Works Subcommittee due to political and social chaos in Hong Kong. The Group has also been facing challenging operating environment resulting from increasing costs of operation including, in particular, higher subcontracting rate and higher general operation costs. As such, the Directors consider that competition in the market has become more intense recently.

業務回顧及展望

本集團為一名主要在香港承建斜坡工程、地基工程及其他一般建築工程的承建商。斜坡工程一般指改善或保持斜坡及/或擋土牆穩定性的防止山泥傾瀉及修補工程。地基工程一般指地基建造。一般建築工程主要包括一般建築施工。我們的主要營運附屬公司科正建築有限公司為一名香港特別行政區政府(「香港政府」)發展局備存的「斜坡/擋土牆的防止山泥傾瀉/修補工程」(已取得核准資格)及「土地打椿」(第II組)類別下的認可公共工程專門承建商名冊上的認可專門承建商。名列該名冊是投標有關工程類別中的公營項目的必備條件。此外,科正建築有限公司已根據建築物條例(香港法例第123章)登記註冊為(i)「地盤平整工程」及「地基工程」類別分冊下的註冊專門承建商;及(ii) 註冊一般建築承建商。

與截至二零二一年四月三十日止年度錄得淨損相比,本集團於截至二零二二年四月三十日止年度的收益增長及毛利率小幅上升,錄得淨損減少。香港的建築公司正面臨更嚴峻的競爭環境,財務委員會及工務小組委員會因香港政治及社會亂局而放慢公共工程項目的撥款建議的審議進度。本集團亦面臨更具挑戰性的經營環境,此乃由於經營成本不斷上升,包括(尤其是)分包費用及整體經營成本升高。因此董事認為,市場競爭近期日趨激烈。

Management Discussion and Analysis 管理層討論及分析

The Directors are also cautiously monitoring the overall construction costs with respect to the works undertaken by the Group which are affected by factors including the overall market conditions and costs in the construction industry as well as overall economy in Hong Kong.

董事亦審慎監控本集團所承建的工程的整體建築成本,該建築成本受不同因素影響,包括香港整體市況、建築行業成本以及整體經濟。

Going forward, in developing the Group's business, the Directors will continue to carefully evaluate the potential costs and to control the Group's overall costs to an acceptable and satisfactory level.

今後,在發展本集團業務的過程中,董事將繼續 審慎地評估潛在成本以及控制本集團的整體成 本至一個可接受及令人滿意的水平。

Nevertheless, we believe that the Hong Kong Government's continuing increase in major construction and infrastructure projects in Hong Kong will increase the demand for slope works because of the public safety. The Hong Kong Government still maintain its stand to launch a rolling Landslip Prevention and Mitigation Programme to systematically deal with the landslide risk associated with both man-made slopes and natural hillsides. The stand enable steady flow of slopes construction works load to the construction industry. All in all, the Directors remain cautiously optimistic about the slope works industry in Hong Kong.

然而,我們相信,香港政府於香港持續增加主要 建設及基建項目將因公共安全而增加斜坡工程之 需求。香港政府仍持續展開長遠防治山泥傾瀉計 劃,以有系統處理人造斜坡和天然山坡涉及的山 泥傾瀉風險,為建造業帶來穩定斜坡建造工程。 總而言之,董事對香港斜坡工程行業仍持審慎樂 觀態度。

Up to the date of this report, the Group has obtained public projects from each of Civil Engineering and Development Department ("CEDD") and Lands Department of the Hong Kong Government respectively, which are expected to be completed in the coming years.

直至本報告日期,本集團已分別自香港政府土木工程拓展署(「土木工程拓展署」)及地政總署獲得公營項目,預計將於未來年度完工。

FINANCIAL REVIEW

Revenue

The Group's overall revenue increased by approximately HK\$23.2 million or 21.1% from approximately HK\$110.1 million for the year ended 30 April 2021 to approximately HK\$133.3 million for the year ended 30 April 2022. The increase in revenue is mainly due to the increase in revenue derived from undertaking slope works and foundation works as further discussed below.

財務回顧

收益

本集團總體收益由截至二零二一年四月三十日 止年度之約110.1百萬港元增加約23.2百萬港元 至截至二零二二年四月三十日止年度之約133.3 百萬港元,增幅為21.1%。收益增加乃主要來自 承接斜坡工程及地基工程之收益增加所致(於下 文作進一步論述)。

Management Discussion and Analysis 管理層討論及分析

The Board regards the Group's business of construction as a single operating segment and reviews the overall results of the Group as a whole to make decision about resources allocation. Accordingly, no segment analysis information is presented. No separate analysis of segment information by geographical segment is presented as the Group's revenue and non-current assets are principally attributable to a single geographical region, which is in Hong Kong. The Group's principal operating activities for the year ended 30 April 2022 are as follows:

董事會將本集團的建築業務視為單一經營分部, 並審閱本集團整體之業績,以就資源分配作出決 策。因此,並無呈報分部分析資料。由於本集團 的收益及非流動資產主要來自單一地理區域(香港),故並無呈報按地理分部劃分的分部資料獨立分析。本集團於截至二零二二年四月三十日止 年度的主要經營活動如下:

Slope works: Undertaking landslip preventive and remedial works for improving or maintaining the stability of slopes and/or retaining walls. Revenue from undertaking slope works increased from approximately HK\$110.0 million for the year ended 30 April 2021 to approximately HK\$133.0 million for the year ended 30 April 2022, representing an increase of approximately 21.0%. The increase in revenue was primarily attributable due to the increase of slope work projects.

斜坡工程:承建改善或保持斜坡及/或擋土牆穩定性的防止山泥傾瀉及修補工程。來自承建斜坡工程的收益由截至二零二一年四月三十日止年度之約110.0百萬港元增加至截至二零二二年四月三十日止年度之約133.0百萬港元,增幅約為21.0%。收益的增加主要由於斜坡工程項目增加所致。

Foundation works: Undertaking works in relation to the construction of foundations for general building construction. Revenue from undertaking foundation works increased from approximately HK\$0.1 million for the year ended 30 April 2021 to approximately HK\$0.3 million for the year ended 30 April 2022, representing an increase of approximately 200%, as a result of the increase in the number of foundation work projects undertaken by our Group during the year ended 30 April 2022.

地基工程:承建與一般樓宇建設的地基建造有關的工程。來自承建地基工程的收益由截至二零二一年四月三十日止年度之約0.1百萬港元增加至截至二零二二年四月三十日止年度之約0.3百萬港元,增幅約為200%,此乃由於本集團於截至二零二二年四月三十日止年度承建地基工程的數目增加所致。

The Group's direct costs increased by approximately HK\$22.8 million or 21.0% from approximately HK\$108.7 million for the year ended 30 April 2021 to approximately HK\$131.5 million for the year ended 30 April 2022. Such increment was mainly attributable to the increase in amount of works performed resulting in the increase in our subcontracting charges.

本集團的直接成本由截至二零二一年四月三十日 止年度的約108.7百萬港元增加約22.8百萬港元至 截至二零二二年四月三十日止年度約131.5百萬 港元·增幅為21.0%。有關增加乃主要由於開展的 工程數量增加·從而導致我們的分包費用增加。

The Group's gross profit slightly increased by approximately HK\$0.4 million or 26.7% from approximately HK\$1.5 million for the year ended 30 April 2021 to approximately HK\$1.9 million for the year ended 30 April 2022 and the Group's gross profit margin increased from approximately 1.3% for the year ended 30 April 2021 to approximately 1.4% for the year ended 30 April 2022. The slightly increase in gross profit margin were mainly due to (i) increase in projects and (ii) tight control in subcontracting rate and overall construction costs for existing projects under the tougher competitive condition and challenging operating environment in Hong Kong construction market.

本集團的毛利由截至二零二一年四月三十日止年度的約1.5百萬港元小幅增加約0.4百萬港元至截至二零二二年四月三十日止年度的約1.9百萬港元,增幅為26.7%,而本集團的毛利率由截至二零二一年四月三十日止年度的約1.3%增加至截至二零二二年四月三十日止年度的約1.3%增加至截至二零二二年四月三十日止年度的約1.4%。毛利率小幅增加乃主要由於(i)項目增加及(ii)香港建築市場更嚴峻的競爭環境及具挑戰性的經營環境導致對現有項目的分包費用及整體建築成本進行嚴格控制。

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Other Income and Other Net Loss

The Group's other income and other net loss amounted to approximately HK\$1.3 million and HK\$0.9 million for the years ended 30 April 2021 and 2022 respectively. The decrease was mainly due to the decrease of government grant of approximately HK\$1.3 million for the year ended 30 April 2022.

Administrative Expenses

The Group's administrative expenses decreased by approximately HK\$5.5 million or approximately 36.7% from approximately HK\$15.0 million for the year ended 30 April 2021 to approximately HK\$9.5 million for the year ended 30 April 2022. The decrease in the Group's administrative expenses was mainly due of the decrease in total staff costs and short-term leases expenses.

Loss on deconsolidation of subsidiaries

During the year ended 30 April 2021, the Group has incurred a loss of approximately HK\$23.6 million due to the Special Event mentioned below under the heading of Deconsolidated Subsidiaries in PRC. More information is set out in note 2.4 and note 23(b) to the consolidated financial statements.

Loss on disposal of subsidiaries

During the year ended 30 April 2022, the Group has incurred a loss of approximately HK\$0.2 million. More information is set out in note 24 to the consolidated financial statements.

Impairment loss on financial assets

Impairment loss on financial assets amounted to approximately HK\$0.1 million and 57.5 million for the year ended 30 April 2022 and 2021 respectively, details of which are as follows:

- (i) During the year ended 30 April 2022, the Group has incurred an impairment loss of approximately HK\$0.1 million. More information is set out in notes 8(b) to the consolidated financial statements.
- (ii) During the year ended 30 April 2021, the Group has incurred an impairment loss of approximately HK\$43.9 million due to an amount due from a deconsolidated subsidiary. More information is set out in note 2.4 and note 23(c) to the consolidated financial statements.

其他收入及其他虧損淨額

本集團截至二零二一年及二零二二年四月三十日止年度的其他收入及其他虧損淨額分別約為I.3百萬港元及0.9百萬港元。下降乃主要由於截至二零二二年四月三十日止年度,政府補貼減少約I.3百萬港元。

行政開支

本集團的行政開支由截至二零二一年四月三十日止年度的約15.0百萬港元減少約5.5百萬港元至截至二零二二年四月三十日止年度的約9.5百萬港元·減幅約為36.7%。本集團的行政開支減少乃主要由於員工成本及短期租賃開支總額減少。

終止綜合入賬附屬公司的虧損

於截至二零二一年四月三十日止年度,本集團因下 文終止綜合入賬中國附屬公司中所述的特別事件 而產生虧損約23.6百萬港元。更多資料載於綜合財 務報表附註2.4及附註23 (b)。

出售附屬公司虧損

截至二零二二年四月三十日止年度,本集團產生 虧損約0.2百萬港元。更多資料載於綜合財務報 表附註24。

金融資產減值虧損

截至二零二二年及二零二一年四月三十日止年度分別錄得金融資產減值虧損約0.1百萬港元及57.5百萬港元,有關詳情如下:

- (i) 截至二零二二年四月三十日止年度,本集 團產生減值虧損約0.1百萬港元。更多資料 載於綜合財務報表附註8(b)。
- (ii) 截至二零二一年四月三十日止年度,本集 團因應收一間終止綜合入賬的附屬公司 款項而產生減值虧損約43.9百萬港元。更 多資料載於綜合財務報表附註2.4及附註 23(c)。

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- (iii) During the year ended 30 April 2021, the Group has incurred an impairment loss of approximately HK\$13.4 million. More information is set out in notes 8(b), 16(b) and (c) to the consolidated financial statements.
- (iii) 本集團於截至二零二一年四月三十日止年 度錄得減值虧損約13.4百萬港元。更多資 料載於綜合財務報表附註8(b)、16(b)及 (c)。

Finance Costs

During the year ended 30 April 2022, the Group has incurred financial costs of approximately HK\$0.3 million due to interest on borrowings.

Net Loss

Loss attributable to owners of the Company for the year ended 30 April 2022 was approximately HK\$7.4 million as compared to loss attributable to owners of the Company of approximately HK\$93.4 million for the year ended 30 April 2021. The decrease in net loss for the year was mainly due to decrease in loss on deconsolidation of subsidiaries and impairment loss on financial assets as a result of the Special Event for the year ended 30 April 2021 as discussed above.

Final Dividend

The Board did not recommend a payment of a final dividend for the year ended 30 April 2022 (2021: Nil).

LIQUIDITY AND FINANCIAL RESOURCES

As at 30 April 2022, current assets amounted to HK\$71.1 million (2021: HK\$49.4 million) of which HK\$44.8 million (2021: HK\$25.2 million) was cash and cash equivalents, HK\$16.5 million (2021: HK\$14.3 million) was trade and other receivables. The Group's current liabilities amounted to HK\$90.6 million (2021: HK\$62.0 million), including trade and other payables in the amount of HK\$85.6 million (2021: HK\$62.0 million). Calculated based on current assets of HK\$71.1 million (2021: HK\$49.4 million) divided by current liabilities of HK\$90.6 million (2021: HK\$62.0 million), current ratio was 0.8 (2021: 0.8).

財務成本

截至二零二二年四月三十日止年度,本集團因借貸利息產生財務成本約0.3百萬港元。

淨損

截至二零二二年四月三十日止年度的本公司擁有人應佔虧損約為7.4百萬港元,而截至二零二一年四月三十日止年度的本公司擁有人應佔虧損則約為93.4百萬港元。年內虧損淨額減少乃主要由於上述截至二零二一年四月三十日止年度的特別事件導致附屬公司終止綜合入賬的虧損及金融資產減值虧損減少。

末期股息

董事會不建議派付截至二零二二年四月三十日 止年度之末期股息(二零二一年:無)。

流動資金及財務資源

於二零二二年四月三十日,流動資產為71.1百萬港元(二零二一年:49.4百萬港元),其中44.8百萬港元(二零二一年:25.2百萬港元)為現金及現金等價物,16.5百萬港元(二零二一年:14.3百萬港元)為貿易及其他應收款項。本集團的流動負債為90.6百萬港元(二零二一年:62.0百萬港元),包括貿易及其他應付款項85.6百萬港元(二零二一年:62.0百萬港元)。流動比率為0.8(二零二一年:0.8),乃按流動資產71.1百萬港元(二零二一年:49.4百萬港元)除以流動負債90.6百萬港元(二零二一年:62.0百萬港元)計算。

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CASH POSITION

As at 30 April 2022, the cash at banks and other financial institution and cash in hand of the Group amounted to approximately HK\$44.8 million (2021: approximately HK\$25.2 million), representing an increase of approximately HK\$19.6 million as compared to 30 April 2021.

CHARGES OVER ASSETS OF THE GROUP

There is no charge over assets of the Group as at 30 April 2022 (2021: Nil).

GEARING RATIO

As at 30 April 2022, the gearing ratio of the Group was approximately negative 317.7% (2021: approximately negative 286.5%).

The gearing ratio is calculated as total debts HK\$61.1 million (2021: HK\$34.0 million) divided by equity attributable to owners of the Company HK\$19.2 million deficit (2021: HK\$11.9 million deficit) as the respective reporting date. For this purpose total debts is defined as amounts due to former directors, amount due to director of a subsidiary, and borrowings as shown in the consolidated statement of financial position. The Group's gearing ratio was negative as the Group's equity was deficit position as at 30 April 2022.

FOREIGN EXCHANGE EXPOSURE

The majority of the Group's transactions, assets and liabilities are denominated in Hong Kong dollar. The Group has no material exposed to exchange rate risk for the year ended 30 April 2022.

CAPITAL COMMITMENTS

The Group had no material capital commitment as at 30 April 2022 (2021: Nil).

現金狀況

於二零二二年四月三十日,本集團於銀行及其他 金融機構的現金以及手頭現金約為44.8百萬港 元(二零二一年:約25.2百萬港元),較二零二一 年四月三十日增加約19.6百萬港元。

本集團的資產質押

於二零二二年四月三十日,本集團並無資產質押 (二零二一年:無)。

資產負債比率

於二零二二年四月三十日,本集團的資產負債比率約為負317.7%(二零二一年:約負286.5%)。

資產負債比率乃按於各報告日期的債務總額61.1 百萬港元(二零二一年:34.0百萬港元)除以本公司擁有人應佔權益19.2百萬港元虧絀(二零二一年:11.9百萬港元虧絀)計算。就此而言,債務總額界定為應付前董事款項、應付附屬公司的董事款項及借貸(誠如綜合財務狀況表所示)。於二零二二年四月三十日,本集團的權益處於虧絀狀態,因此本集團的資產負債比率為負值。

外匯風險

本集團的大部分交易、資產及負債均按港元計值。截至二零二二年四月三十日止年度,本集團並無面臨重大外匯風險。

資本承擔

於二零二二年四月三十日,本集團並無重大資本 承擔(二零二一年:無)。

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EMPLOYEES AND REMUNERATION POLICY

As at 30 April 2022, the Group had 46 (2021: 36) employees, including the Directors. Staff costs (including directors' emoluments) were approximately HK\$5.5 million for the year ended 30 April 2022 as compared to approximately HK\$7.3 million for the year ended 30 April 2021. The remuneration policy and package of the Group's employees were annually reviewed. The salaries increment and discretionary bonuses may be awarded to employees according to the assessment of individual performance.

The emoluments of the Directors were reviewed by the remuneration committee of the Company, having regard to the Company's operating results, market competitiveness, individual performance, and approved by the Board.

SIGNIFICANT INVESTMENTS HELD, MATERIAL ACQUISITIONS OR DISPOSALS OF SUBSIDIARIES AND AFFILIATED COMPANIES, AND PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

Save as disclosed in this annual report, the Group did not have other plans for material investments or capital assets as of 30 April 2022.

CONTINGENT LIABILITIES

As at 30 April 2022, the Group had no material contingent liabilities (2021: Nil).

CAPITAL STRUCTURE

The change in the capital structure of the Company for the year ended 30 April 2022 is set out in note 21 to the consolidated financial statements. The share capital of the Group only comprises of ordinary shares.

As at 30 April 2022, the Company's issued capital was approximately HK\$15.8 million and the number of its issued ordinary shares was 1,577,200,000 of HK\$0.01 each.

僱員及薪酬政策

於二零二二年四月三十日,本集團擁有46名(二零二一年:36名)僱員(包括董事)。截至二零二二年四月三十日止年度,員工成本(包括董事薪酬)約為5.5百萬港元,而截至二零二一年四月三十日止年度約為7.3百萬港元。本集團按年檢討僱員薪酬政策及待遇。本集團亦根據個人表現評核而向僱員加薪及酌情授予花紅。

董事薪酬由本公司薪酬委員會經考慮本公司之經營業績、市場競爭力、個人表現進行檢討並由董事會批准。

所持重大投資、重大收購或出售附屬公司 及聯屬公司及重大投資或資本資產之計劃

除本年報所披露,於二零二二年四月三十日,本 集團概無其他重大投資或資本資產之計劃。

或然負債

於二零二二年四月三十日,本集團概無重大或然 負債(二零二一年:無)。

資本架構

截至二零二二年四月三十日止年度,本公司資本架構的變動載於綜合財務報表附註21。本集團的股本僅由普通股組成。

於二零二二年四月三十日,本公司的已發行股本約為15.8百萬港元,而其已發行普通股數目為1,577,200,000股,每股面值0.01港元。

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SEGMENT INFORMATION

Segment information is presented for the Group as disclosed on note 5 to the consolidated financial statements.

PRINCIPAL RISKS AND UNCERTAINTIES

The Group's key risk exposures are summarized as follows:

- i. A significant portion of the Group's past revenue was generated from contracts granted by the Hong Kong Government and statutory bodies, which are non-recurrent in nature, and if the level of Hong Kong Government's spending on construction projects particularly for slope works is reduced, the Group's financial performance may be materially affected;
- ii. The Group is dependent on its senior management and in-house engineers, inability to retain its staff may adversely affect the Group's business operations; and
- iii. Any delays in the Group's projects may affect the Group's cash flows and may have adverse impact on the Group's business and reputation.

For other risks and uncertainties facing the Group, please refer to the section headed "Risks Factors" in the Company's prospectus dated 23 October 2015.

COMPLIANCE WITH LAWS AND REGULATIONS

The Group's operations are mainly carried out by the Company's subsidiaries in Hong Kong while the Company itself is listed on the Stock Exchange. Our establishment and operations shall therefore comply with the relevant laws and regulations in Hong Kong. External compliance and legal advisers are engaged to ensure transactions and businesses performed by the Group are within the applicable law framework. Updates on applicable laws, rules and regulations are brought to the attention of relevant employees and operation units from time to time. During the year ended 30 April 2022 and up to the date of this annual report, there is no material non-compliance with the relevant prevailing laws and regulations in Hong Kong by the Group.

分部資料

本集團呈列的分部資料於綜合財務報表附註5披露。

主要風險及不明朗因素

本集團的主要風險概述如下:

- i. 本集團過往的大部分收益產生自香港政府 及法定機構授出的非經常性合約,而倘香 港政府在建築項目(特別是斜坡工程)方 面的支出減少,本集團的財務表現或會受 到重大影響;
- ii. 本集團依賴其高級管理層及內部工程師, 未能挽留其員工或會對本集團的業務營運 造成不利影響;及
- iii. 本集團項目的任何拖延可能會影響本集團 的現金流量及可能會對本集團的業務及聲 譽造成不利影響。

有關本集團面臨的其他風險及不明朗因素,請參 閱本公司日期為二零一五年十月二十三日的招 股章程「風險因素」一節。

遵守法律及法規

本集團的業務主要由本公司於香港的附屬公司 進行,而本公司本身於聯交所上市。因此,我們 的成立及經營須遵守香港相關法律及法規。我們 已聘用外部合規及法律顧問,確保本集團的交易 及業務乃於適用的法律框架內進行。會不時通知 相關僱員及經營單位適用法律、規則及法規的更 新。於截至二零二二年四月三十日止年度及截至 本年報日期,本集團並無重大違反香港的相關現 行法律及法規。

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RELATIONSHIP WITH CUSTOMERS, SUPPLIERS, SUBCONTRACTORS AND EMPLOYEES

Customers

The Group's customers mainly include (a) for public sector projects, Hong Kong Government departments such as CEDD, Lands Department and Architectural Services Department, as well as other statutory bodies including the Hong Kong Housing Authority; and (b) for private sector projects, private corporations and other entities in the private sector.

During the year ended 30 April 2022, the Group served customers from both of public and private sector in Hong Kong. The Group has business relationship with most of the top customers ranging from one year to over 10 years.

Suppliers and Subcontractors

During the year ended 30 April 2022, the suppliers of goods and services which were specific to the business of the Group and were required on a regular basis to enable the Group to continue to carry on its business included (i) subcontractors engaged by the Group to perform the slope works; (ii) suppliers of construction materials and consumables as such high-tensile steel, structural steel, cement and aggregates.

The Group maintains an internal list of approved subcontractors. While engaging subcontractors, the Group generally selects the most suitable subcontractor from the approved list based on their relevant experience as well as their availability and fee quotations.

The Group did not experience any material difficulties in sourcing materials from suppliers or assigning subcontractors during the year ended 30 April 2022. Also, there is no significant dispute with our top five suppliers and subcontractors during the year ended 30 April 2022.

Employees

The Group believes that employees are important assets and their contribution and support are valued at all times. The Group provides competitive remuneration packages to attract and retain employees with the aim to form a professional staff and management team that can bring the Group to new levels of success. The Group regularly reviews compensation according to industry benchmark, financial results as well as the individual performance of employees. Furthermore, the Group places great emphasis on the training and development of employees and regards excellent employees as a key factor in its competitiveness.

與客戶、供應商、分包商及僱員的關係

客戶

本集團的客戶主要包括(a)就公營項目而言,土木 工程拓展署、地政總署及建築署等香港政府部門 以及其他法定機構(包括香港房屋委員會);及 (b)就私營項目而言,私人公司及私營項目其他實 體。

於截至二零二二年四月三十日止年度,本集團服務香港公營及私營項目的客戶。本集團已與大部分主要客戶維持介乎一年至十年以上的業務關係。

供應商及分包商

於截至二零二二年四月三十日止年度,供應本集團業務所特有及本集團為繼續開展業務而定期所需的商品及服務的供應商包括(i)本集團委聘進行斜坡工程的分包商:(ii)供應高強度鋼、鋼架、水泥及集料等建材及耗材的供應商。

本集團存置認可分包商的內部名單。本集團委聘分包商時,一般根據彼等的相關經驗以及時間安排及費用報價,從認可名單中挑選最適合的分包商。

於截至二零二二年四月三十日止年度,本集團並未於向供應商採購物料或委派分包商遭遇任何重大困難。另外,我們於截至二零二二年四月三十日止年度並無與我們五大供應商及分包商產生任何重大糾紛。

僱員

本集團相信僱員乃寶貴資產,而且任何時候都重視他們的貢獻及支持。本集團提供具競爭力的薪酬待遇以吸引及挽留僱員,務求構建專業的員工及管理團隊,推動本集團續創佳績。本集團根據業內指標、財務業績及個別僱員的表現定期檢討僱員的薪酬。此外,本集團十分重視僱員的培訓及發展,並視優秀僱員為其競爭力的關鍵要素。

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Deconsolidated Subsidiaries in PRC

Pursuants to the Company's announcement dated 15 October 2021, the Company appointed a legal adviser (the "PRC Legal Adviser") and the Company has been reported by the PRC Legal Advisers as below:

- The PRC Legal Adviser has made enquiry to the branch office of the Hangzhou Public Security Bureau* (杭州市公安局拱墅區分局) and it indicated that Mr. Zhou and Ms. Meng were suspected of illegal absorption of public deposits under the operation of Zhejiang United Small-and Medium-sized Enterprises Holdings Group Company Limited* (浙江聯合中小企業控股集團有限公司), a company incorporated and operated in the PRC of which Mr. Zhou and Ms. Meng are the ultimate shareholders and not a subsidiary within the Group, which were under formal investigation. On 21 July 2021, Mr. Zhou and Ms. Meng were held in custody by the Bureau. On 26 August 2021, Mr. Zhou and Ms. Meng were officially arrested by People's Procuratorate of Gongshu District, Hangzhou. The Bureau has published a press release in relation to their arrest on 27 August 2021
- 2) The PRC Legal Adviser conducted on-site visit to the registered offices and principal places of business of the PRC subsidiaries, namely Zhejiang Zhong Chun Wenhua Keji Limited* (浙江中淳文化科技有限公司) ("Zhejiang Zhong Chun"), Zhejiang Fu Lian Zichan Guanli Limited* (浙江富連資產管理有限公司) ("Zhejiang Fulian") and Zhejiang Xin Lian Hengi Tongxun Jishu Limited* (浙江新聯恒基通訊技術有限公司) ("Zhejiang Xinlian") and found that, the respective premises of the registered offices and principal places of business of the above mentioned PRC subsidiaries were either empty or occupied by other parties instead of the above mentioned PRC subsidiaries. The PRC Legal Adviser made enquiry to the relevant government authorities and found that no other business addresses were registered by the above mentioned PRC subsidiaries.
- The PRC Legal Adviser also made enquiry to the offices of the principal banks of the PRC subsidiaries which responded that the details and status of the bank accounts of the PRC subsidiaries could only be accessed by their legal representatives or their delegate. All the legal representatives of the PRC subsidiaries were unable to be contacted during the investigation.

終止綜合入賬中國附屬公司

根據本公司日期為二零二一年十月十五日的公佈,本公司委任一名法律顧問(「中國法律顧問」) 且已獲中國法律顧問告知如下:

- 中國法律顧問已諮詢杭州市公安局拱墅區 分局,其表明,已對周先生及孟女士在經 營浙江聯合中小企業控股集團有限公司 (一間於中國註冊成立及營運且周先生及 孟女士為其最終股東的公司,並非本集團 內附屬公司)期間涉嫌非法吸收公眾存款 一案立案偵查。於二零二一年七月二十一 日,公安局對周先生及孟女士進行拘留。 於二零二一年八月二十六日,周先生及孟 女士被杭州市拱墅區人民檢察院正式逮 捕。公安局已於二零二一年八月二十七日 發佈有關該逮捕案情通報。
- 2) 中國法律顧問已實地訪問中國附屬公司 (即浙江中淳文化科技有限公司(「浙江中 淳」)、浙江富連資產管理有限公司(「浙江 富連」)及浙江新聯恒基通訊技術有限公司(「浙江新聯」))的註冊辦事處及主要營 業地點,且發現上述中國附屬公司註冊辦 事處及主要營業地點的相關處所已空置或 被其他方而非上述中國附屬公司所佔據。 中國法律顧問已詢問相關政府機構,未發 現上述中國附屬公司有其他登記的經營地 址。
- 3) 中國法律顧問亦詢問中國附屬公司的主要 往來銀行辦公室,獲告知中國附屬公司的 銀行賬戶詳情及狀態僅可由其法人代表或 其代表訪問。所有中國附屬公司的法人代 表於偵查期間均無法取得聯繫。

^{*} For identification purpose only

Management Discussion and Analysis 管理層討論及分析

Up to the date of the this report, the Group was not able to locate the books and records of Zhejiang Zhong Chun, Zhejiang Fulian and Zhejiang Xinlian and not able to obtain the latest information of Zhejiang Zhong Chun, Zhejiang Fulian and Zhejiang Xinlian for the purpose of preparing the consolidated financial statements for the years ended 30 April 2022 and 2021, as a result of the event mentioned above in point 1, 2 and 3 (the "Special Event"). The Group has lost control over Zhejiang Zhong Chun, Zhejiang Fulian and Zhejiang Xinlian and accounted for deconsolidation of Zhejiang Zhong Chun, Zhejiang Fulian and Zhejiang Xinlian (the "Deconsolidation") for the year ended 30 April 2021. Therefore, the Group has recorded loss on Deconsolidation of approximately HK\$23.6 million and impairment loss on amount due from deconsolidated subsidiary of approximately HK\$43.9 million in relation to the Deconsolidation.

日期,本集團未能就編製截至二零二二年及二零二一年四月三十日止年度之綜合財務報表取得浙江中淳、浙江富連及浙江新聯的賬簿及記錄,亦未取得浙江中淳、浙江富連及浙江新聯的最新資料(「特別事件」)。本集團已失去對浙江中淳、浙江富連及浙江新聯的控制權,並於截至二零二一年四月三十日止年度終止綜合入賬浙江中淳、浙江富連及浙江新聯(「終止綜合入賬」)。因此,本集團已錄得有關終止綜合入賬的虧損約23.6百萬港元及就終止綜合入賬應收終止綜合入賬附屬公司款項的減值虧損約43.9百萬港元。

由於上述第1、2及3點提及的事件,直至本報告

Disposal of subsidiaries

The Company has appointed the PRC Legal Adviser to attempt resuming control on the Deconsolidated Subsidiaries, the Company faced serious obstacles. The report of the PRC Legal Adviser indicating the Company that:

- (i) replacement of the seal (公章) of the Deconsolidated Subsidiaries (the "Seal") requires the signatures of the legal representative of the Deconsolidated Subsidiaries, however the legal representative namely Mr. Zhou whom the Company has been unable to contact since 22 July 2021, Mr. Zhou and Ms. Meng were officially arrested by People's Procuratorate of Gongshu District, Hangzhou on 26 August 2021 and the Bureau has published a press release in relation to their arrest on 27 August 2021;
- (ii) change of legal representative requires the Seal; and
- (iii) the Company is not able to regain control of the Deconsolidated Subsidiaries as mentioned in (i) and (ii) above.

出售附屬公司

本公司已委聘中國法律顧問試圖恢復對終止綜合入賬的附屬公司的控制,本公司面臨著嚴重障礙。中國法律顧問的報告表明,如本公司:

- (i) 更換終止綜合入賬的附屬公司的公章(「公章」)需由其終止綜合入賬的附屬公司的法定代表人簽名,但本公司自二零二一年七月二十二日以來一直無法聯繫法定代表人周先生,周先生和孟女士已於二零二一年八月二十六日被杭州市拱墅區人民檢察院正式逮捕,公安局已於二零二一年八月二十七日就逮捕他們一事發佈新聞稿;
- (ii) 法定代表人的變更需要加蓋公章;及
- (ii) 本公司因上文(j)和(ii)所述無法重新取得終止綜合入賬的附屬公司控制權。

Management Discussion and Analysis 管理層討論及分析

Based on the report from the PRC Legal Adviser, the Board concluded that the resumption of the control of the Deconsolidated Subsidiaries was not possible (the "Resumption"). After then, the Board assessed and evaluated the benefit of the disposal of the Deconsolidated Subsidiaries (the "Disposal"), carried out and completed the Disposal on 29 April 2022. The Company entered into several sale and purchase agreements to dispose of (i) the entire equity interest in Liangzhu Global Limited which held a subsidiary, (ii) the entire equity interest in Sunvot Holdings Limited which held several subsidiaries including two of the Deconsolidated Subsidiaries and (iii) the entire equity interest in Zhejian Zhong Chun, one of the Deconsolidated Subsidiaries, at cash consideration of HK\$20,000 in aggregate to the purchaser, Mr. Zhao Chengjin, an independent third party. As a result, the Group recognised a loss on the disposal of subsidiaries of approximately HK\$0.2 million and the Deconsolidated Subsidiaries including their shareholder as intermediate holding company were no longer be a member of the Company.

根據中國法律顧問的報告,董事會得出結論,本公司無法恢復對終止綜合入賬的附屬公司的控制(「恢復」)。此後,董事會評估了出售終止綜合入賬的附屬公司(「出售」)的收益、並已於二零二二年四月二十九日完成出售。本公司訂立若干買賣協議,以向買方周成錦先生(一名獨立第三方)出售(i) Liangzhu Global Limited(持有一間附屬公司)的全部股權、(ii) Sunvot Holdings Limited(持有若干附屬公司,包括兩家終止綜合入賬附屬公司)的全部股權及(iii) 浙江中淳(終止綜合入賬附屬公司)的全部股權及(iii) 浙江中淳(終止綜合入賬附屬公司之一)的全部股權,現金代價總計為20,000港元。因此,本集團就出售附屬公司確認虧損約0.2百萬港元,且終止綜合入賬附屬公司(包括其作為中間控股公司的股東)不再為本公司的成員公司。

Management's View on the Disclaimer of Opinion

The management of the Company has given careful consideration to the Disclaimer of Opinion and the basis of Disclaimer of Opinion and has had ongoing discussion with the auditor of the Company (the "Auditor") when preparing the Group's consolidated financial statements.

Regarding disclaimer of opinion, deconsolidation of subsidiaries, as disclosed in this annual report, to the management's best knowledge and belief, the management understood that the limitation of scope was mainly due to the Special Event mentioned in above under the heading of Deconsolidated Subsidiaries in PRC.

管理層有關不發表意見的意見

於編製本集團綜合財務報表時,本公司管理層已 審慎考慮不發表意見及不發表意見的基準,並已 與本公司核數師(「核數師」)展開持續討論。

有關本年報披露的終止綜合入賬附屬公司的不發表意見,就管理層所知及所信,管理層瞭解到範圍限制乃主要由於上文終止綜合入賬中國附屬公司中所述的特別事件所致。

Management Discussion and Analysis 管理層討論及分析

In order to address it, the management had used their best endeavours to locate the books and records and information of Zhejiang Zhong Chun, Zhejiang Fulian and Zhejiang Xinlian but in vain. Subsequent to the reporting period for the year ended 30 April 2021, the management concluded that the Group lost the control of Zhejiang Zhong Chun, Zhejiang Fulian and Zhejiang Xinlian (the "Deconsolidated Subsidiaries") which were deconsolidated from the consolidated financial statements of the Group for the year ended 30 April 2021.

Regarding the disclaimer opinion, deconsolidation of subsidiaries, the Directors used their best endeavours to locate the books and records and have appointed the PRC Legal Adviser to assist the Directors to obtain more information of the Deconsolidated Subsidiaries. As a result of the Special Event, a decision of deconsolidation of Deconsolidated Subsidiaries was made for the year ended 30 April 2021. As a result of the failure of Resumption, the Disposal was completed on 29 April 2022.

After discussing with the professional parties of the Company, the management are of the view that (i) the Deconsolidated Subsidiaries have already been disposed on 29 April 2022 and (ii) the Group no longer held any interest in the Deconsolidated Subsidiaries, there will not be disclaimer of opinion in this regard but qualified opinion on the comparability of the corresponding figures only in the consolidated financial statements for the year ending 30 April 2023; and there will no longer be any qualified opinion in this regard for the year ending 30 April 2024.

為處理不發表意見,管理層已盡其最大努力,嘗試查找浙江中淳、浙江富連及浙江新聯的賬冊、記錄及資料,但未能成功。於截至二零二一年四月三十日止年度報告期後,管理層判定,本集團已失去對浙江中淳、浙江富連及浙江新聯(「終止綜合入賬的附屬公司」)的控制權,該等公司已自本集團截至二零二一年四月三十日止年度之綜合財務報表終止綜合入賬。

有關終止綜合入賬附屬公司的不發表意見,董事 盡其最大努力查找賬簿及記錄並已委任中國法 律顧問協助董事獲得終止綜合入賬附屬公司的 更多資料。由於特別事件,截至二零二一年四月 三十日止年度已作出對終止綜合入賬附屬公司 終止綜合入賬的決定。由於恢復未能作實,出售 事項已於二零二二年四月二十九日完成。

經與本公司專業方討論後,管理層認為(i)終止綜合入賬附屬公司已於二零二二年四月二十九日出售,及(ii)本集團不再持有終止綜合入賬附屬公司任何權益,將不會就此發表不發表意見,但僅就截至二零二三年四月三十日止年度綜合財務報表內相應數字的可比性發表保留意見;及截至二零二四年四月三十日止年度,將不再就此發表任何保留意見。

Management Discussion and Analysis 管理層討論及分析

Audit Committee's View and removal of the Disclaimer of Opinion

The Company had tried to provide sufficient supporting document and information to the Auditor. However, up to the reporting date, the books and records of the Deconsolidated Subsidiaries were not available due to the Special Event.

Due to the incomplete books and records of the Deconsolidated Subsidiaries, the Auditor was unable to carry out audit procedures to obtain sufficient appropriate audit evidence to satisfy themselves as well as the disclosures set out in the notes to the consolidated financial statements were free from material misstatement.

The Audit Committee acknowledged the views of the Auditor regarding the disclaimer of opinion. The Audit Committee is of the view that (i) the Company has already completed the Disposal for the year ended 30 April 2022. Upon completion of the Disposal, the Group no longer held any interest in the Deconsolidated Subsidiaries including its shareholder as intermediate holding company, (ii) in view of the deconsolidation of the Deconsolidated Subsidiaries in PRC for the financial year ended 30 April 2021, the limitation of scope was one-off and non-recurring incident and (iii) in view of the Deconsolidated Subsidiaries have already been disposed on 29 April 2022, the audit qualification related to the Deconsolidated Subsidiaries will be on the comparability of the corresponding figures only in the consolidated financial statements for the year ending 30 April 2023 and no such audit qualification will exist in the consolidated financial statements for the year ending 30 April 2024. The auditor of the Company have confirmed that they concur with this view of the Audit Committee and the management.

Project during the Year

There was no new significant project for the year ended 30 April 2022.

審核委員會有關不發表意見的意見及其移除

本公司已嘗試向核數師提供充足的支持文件及 資料。然而,截至報告日期,由於特別事件,無法 獲得終止綜合入賬的附屬公司的賬簿及記錄。

由於終止綜合入賬的附屬公司的賬簿及記錄不 完整,核數師無法執行審計程序以獲得充分適當 的審計證據以使其信納以及綜合財務報表所載 披露是否不存在重大錯誤陳述。

審核委員會知悉核數師有關不發表意見的意見。 審核委員會認為(i)截至二零二二年四月三十日止 年度本公司已完成出售事項。出售事項完成後, 本集團不再於終止綜合入賬附屬公司(包括其作 為中間控股公司的股東)持有任何權益,(ii)鑒於 終止綜合入賬的附屬公司於截至二零二一年四 月三十日止財政年度終止綜合入賬,範圍限制屬 一次性且為非經常性情況,及(iii)鑒於終止綜合 入賬附屬公司已於二零二二年四月二十九日出 售,與終止綜合入賬附屬公司相關的審計保留意 見將會就截至二零二三年四月三十日止年度的 綜合財務報表的相應數字的可比性作出,且截至 二零二四年四月三十日止年度的綜合財務報表 中將不會存在有關保留意見。本公司核數師已確 認彼等與審核委員會及管理層的意見一致。

本年度項目

截至二零二二年四月三十日止年度,並無新重大 項目。

EXECUTIVE DIRECTORS

Mr. Law, Michael Ka Ming previously named as Law Ka Ming Michael, aged 61, was appointed as an executive Director on 5 July 2022. Mr. Law has more than thirty years' experience in construction and property development. In the past, he took up some key management positions with major Hong Kong property developers and has held corporate management role in logistic facilities development companies. He acted as a vice president in K11 Concepts Limited from 2017 to 2019. He acted as a project director in Kerry Properties China Limited from 2012 to 2017.

Mr. Law holds a master's degree in business administration from the Chinese University of Hong Kong and hold a Bachelor degree in building studies from Hong Kong University. He is a Chartered Quantity Surveyor of the Royal Institution of Chartered Surveyors and a member of Hong Kong Institute of Surveyors.

Mr. Law is currently an independent non-executive director of Century Group International Holdings Limited (Stock code: 2113), a company listed on the Main Board of the Stock Exchange of Hong Kong Limited (the "Stock Exchange").

執行董事

羅家明先生(「羅先生」),61歲,於二零二二年七月五日獲委任為執行董事。羅先生於建築及物業開發方面擁有逾三十年經驗。彼過去曾於香港大型物業開發商擔任若干主要管理職務,並於物流設施開發公司擔任企業管理職務。彼於二零一七年至二零一九年擔任KII Concepts Limited之副總裁。彼於二零一二年至二零一七年擔任嘉里置業(中國)有限公司之項目總監。

羅先生持有香港中文大學之工商管理碩士學位及香港大學建築系學士,彼為英國皇家特許測量師學會之特許物料測量師及香港測量師學會會員。

羅先生現時為世紀集團國際控股有限公司(股份代號:2113,一家於香港聯合交易所有限公司(「聯交所」)主板上市的公司)之獨立非執行董事。

Ms. Lai Pik Chi Peggy ("Ms. Lai"), aged 57, was appointed as an independent non-executive Director on 19 November 2019 and redesignated as executive Director and appointed as the Company Secretary on 19 July 2021, Ms. Lai was appointed as the Compliance Officer of the Company on 30 September 2021. Ms. Lai has over 20 years of auditing, accounting and financial management experience. She obtained a master degree of business administration from the University of Manchester. She is a fellow member of the Association of Chartered Certified Accountants and an associate member of the Hong Kong Institute of Certified Public Accountants.

黎碧芝女士(「黎女士」),57歲,於二零一九年十一月十九日獲委任為獨立非執行董事並於二零二一年七月十九日調任為執行董事及獲委任為本公司秘書。黎女士於二零二一年九月三十日獲委任為本公司合規主任。黎女士擁有逾20年審計、會計及財務管理經驗。彼取得曼徹斯特大學工商管理碩士學位。彼為特許公認會計師公會資深會員,並為香港會計師公會會員。

She is currently an independent non-executive director of KPa-BM Holdings Ltd (stock code: 2663), a company listed on the Main Board of the Stock Exchange, an independent non-executive director of KNK Holdings Limited (stock code: 8039) since August 2019, company listed on GEM of the Stock Exchange. She was an independent non-executive director of CT Environmental Group Limited (previous stock code: 1363 prior of delisting from the Main Board of the Stock Exchange) from 3 August 2020 to 9 August 2021. She was a non-executive director of Larry Jewelry International Company Limited (stock code: 8351, prior to delisting from GEM of the Stock Exchange) from 26 February 2020 to 30 November 2021.

被現時為應力控股有限公司(股份代號:2663,一家於聯交所主板上市的公司)的獨立非執行董事、自二零一九年八月起擔任中國卓銀國際控股有限公司(股份代號:8039,一家於聯交所GEM上市的公司)的獨立非執行董事。於二零二零年八月三日至二零二一年八月九日,彼曾為中滔環保集團有限公司(於聯交所主板除牌前的先前股份代號:1363)之獨立非執行董事。於二零二零年二月二十六日至二零二一年十一月三十日,彼曾為俊文寶石國際有限公司(於聯交所GEM除牌前的先前股份代號:8351)的非執行董事。

Mr. Choi Pun Lap ("Mr. Choi"), aged 44, was appointed as an executive Director on 30 September 2021. Mr. Choi has knowledge in corporate finance transactions in Hong Kong. He is experienced for working in mergers & acquisition, analysing financial and market data, responsible for coordinating and supporting integration planning for acquisitions, and taking deals through the full process to successful completion. Mr. Choi is a valuation practitioner of International Association of Certified Valuation Specialists since 2019. He is a fellow member of Hong Kong Institute of Certified Public Accountants, a member of Certified Practising Accountants Australia and a member of Chartered Global Management Accountant. Mr. Choi graduated from Hong Kong Metropolitan University with a Master of Law (Chinese Business Law) in Hong Kong in 2017. He obtained a Bachelor of Business (Accounting) from Central Queensland University in Australia in 2003 and further studied Postgraduate Diploma of Accounting in Monash University in Australia in 2005.

蔡本立先生(「蔡先生」),44歲,於二零二一年九月三十日獲委任為執行董事。蔡先生熟識香港企業融資交易。彼擁有合併及收購、分析金融及市場數據工作經驗,負責協調及支援收購綜合規劃及處理交易直至成功完成。自二零一九年起蔡先生為國際認證評價專家協會估值從業員。彼為香港會計師公會資深會員、澳洲會計師公會會員及全球特許管理會計師公會會員。於二零一七年蔡先生於香港都會大學畢業,獲得法律(中國商法)碩士學位。於二零零三年彼在澳洲獲得中央昆士蘭大學商業(會計)學士學位,並於二零零五年在澳洲莫納什大學進一步修讀會計研究生深造文憑。

He is currently (i) the financial controller of the Company; (ii) an executive director of Aurum Pacific (China) Group Limited (stock code: 8148) and Simplicity Holding Limited (stock code: 8367), both companies listed on the GEM of Stock Exchange; and (iii) an independent non-executive director of Sunway International Holdings Limited (stock code: 58) and On Real International Holdings Limited (stock code: 8245), a company listed on the Main Board and GEM of the Stock Exchange respectively. (iv) a company secretary of Simplicity Holding Limited. In the past, Mr. Choi was a financial controller of a company which was listed in GEM in 2019 and he was a senior audit manager in the audit department of HLB Hodgson Impey Cheng Limited ("HLB") in Hong Kong and involved in the professional jobs such as IPO, substantial acquisition and disposal, financial due diligence, statutory audit and internal control review. He worked in HLB for more than ten years from February 2007 to December 2017.

彼現為(i)本公司財務總監: (ii)奧栢中國集團有限公司(股份代號:8148)及倩碧控股有限公司(股份代號:8367)的執行董事,該等公司於聯交所GEM上市;及(iii)新威國際控股有限公司(股份代號:58)及安悦國際控股有限公司(股份代號:8245)的獨立非執行董事,該等公司分別於聯交所主板及GEM上市;及(iv)倩碧控股有限公司的公司秘書。過往蔡先生曾於二零一九年為一間在GEM上市的公司的財務總監,且彼為香港國衛會計師事務所有限公司(「HLB」)審計部高級審計經理並參與首次公開發售、重大收購及出售、財務盡職審查、法定審核及內部控制審閱等專業工作。彼自二零零七年二月至二零一七年十二月於HLB任職逾十年。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Leung Tsun Ip, aged 39, was appointed as an Independent non-executive Director on 21 October 2021. Mr. Leung has more than 16 years of experience in finance and asset management.

Mr. Leung received his Bachelor of Science in Risk Management and his Master of Philosophy in Systems Engineering and Engineering Management from the Chinese University of Hong Kong. He is currently a certified Financial Risk Manager (FRM), a certified Environmental, Social and Governance Analyst (CESGAR), an associate member of The Hong Kong Chartered Governance Institute (HKCGI) and The Chartered Governance Institute (CGI) in the United Kingdom.

Mr. Hui Man Ho Ivan, aged 43, was appointed as an Independent non-executive Director on 21 October 2021. Mr. Hui has over 16 years of working experience in auditing, accounting, financial management and corporate finance.

Mr. Hui holds Master degree in Practising Accounting, Master degree in Applied Finance and a Bachelor degree in Business (Banking & Finance) from Monash University, Australia. He is also a member of CPA Australia.

Mr. Hui is currently an independent non-executive director of Upbest Group Limited (stock code: 335) and Elegance Optical International Holdings Limited (stock code: 907), both companies are listed on the Main Board of the Stock Exchange. He was an independent non-executive director of Prime Intelligence Solutions Group Limited (stock code: 8379), a company listed on the GEM of the Stock Exchange from 18 January 2018 to 15 December 2021.

獨立非執行董事

梁俊業先生,39歲,於二零二一年十月二十一日 獲委任為獨立非執行董事。梁先生於金融及資產 管理方面擁有逾16年經驗。

梁先生取得香港中文大學風險管理理學士學位及系統工程與工程管理哲學碩士學位。彼現時為註冊金融風險管理師(FRM)、認證環境、社會及管治分析師(CESGAR)、香港公司治理公會(HKCGI)及英國特許公司治理公會(CGI)的會員。

許文浩先生,43歲,於二零二一年十月二十一日獲委任為獨立非執行董事。許先生於審計、會計、財務管理及企業融資方面擁有逾16年之工作經驗。

許先生持有澳洲Monash University頒發的實務會計學碩士學位、應用金融學碩士學位及商業(銀行及金融)學士學位。彼亦為澳洲會計師公會會員。

許先生現時為美建集團有限公司(股份代號: 335)及高雅光學國際集團有限公司(股份代號: 907)(後兩間公司均於聯交所主板上市)之獨立非執行董事。彼於二零一八年一月二十八日至二零二一年十二月十五日擔任懶豬科技集團有限公司(股份代號: 8379),該公司為一家於聯交所GEM上市的公司。

Mr. Fu Yan Ming, aged 57, was appointed as an Independent non-executive Director on 21 October 2021. Mr. Fu possess over 30 years of experience in accounting, audit, internal control, financial management, strategic business planning, corporate finance, merger and acquisition and corporate governance. He has worked for various sizeable organizations including accounting firms, pharmaceutical distribution company, TMT (Technology, Media and Telecommunications) companies, manufacturing companies and consultancy firm. During the past 15 years, he held various senior positions including financial controller and company secretary in main board and GEM listed companies of Hong Kong.

核、內部監控、財務管理、策略性業務規劃、公司財務、合併及收購及公司管治方面擁有逾30年經驗。彼曾於會計師行、醫藥分銷公司、TMT(科技、媒體及電訊)公司、製造公司及諮詢公司等多間大型機構任職。於過往15年,彼曾於香港主板及GEM上市公司擔任財務總監及公司秘書等多個高職。

符恩明先生,57歲,於二零二一年十月二十一

日獲委任為獨立非執行董事。符先生於會計、審

Mr. Fu is a fellow member of The Association of Chartered Certified Accountants. He obtained a Bachelors' Degree of Business Administration from The Chinese University of Hong Kong.

符先生為英國特許公認會計師公會的資深會員。 彼獲得香港中文大學的工商管理學士學位。

Mr. Fu is currently an independent non-executive director of Aurum Pacific (China) Group Limited (stock code: 8148), a company listed on the GEM of Stock Exchange. Mr. Fu was an executive director of On Real International Holdings Limited (stock code: 8245), a company listed on the GEM of the Stock Exchange, from October 2016 to September 2019.

符先生現時為奧栢中國集團有限公司(股份代號:8148,一家於聯交所GEM上市的公司)之獨立非執行董事。於二零一六年十月至二零一九年九月,符先生曾為安悦國際控股有限公司(股份代號:8245,一家於聯交所GEM上市的公司)之執行董事。

SENIOR MANAGEMENT

Project director

Mr. YU Shek Man Ringo previously named as YU Shek Man, aged 65, was the founder of our Group. He was appointed as our executive Director from 20 May 2015 to 26 July 2017. He was appointed as the chairman of the Board from 14 October 2015 to 26 July 2017. He is a director of various subsidiaries of the Group.

高級管理層

項目總監

余錫萬先生(曾用名:余錫萬),65歲,為本集團 創辦人。彼於二零一五年五月二十日至二零一七 年七月二十六日獲委任為執行董事。彼於二零 一五年十月十四日至二零一七年七月二十六日 獲委任為董事會主席。彼為本集團多間附屬公司 之董事。

Mr. Yu obtained a bachelor degree of Engineering-Civil from Mcgill University in Canada in November 1982. Mr. Yu has been registered as a Chartered Engineer with The Engineering Council in the United Kingdom since May 1987. Mr. Yu has also been a member of the Institution of Structural Engineers in the United Kingdom since November 1986 and a member of the Institution of Civil Engineers in the United Kingdom since May 1995. Mr. Yu has become a member and then a fellow of the Hong Kong Institution of Engineers since March 1990 and January 2006 respectively.

余先生於一九八二年十一月獲得加拿大麥吉爾大學(McGill University)的土木工程學士學位。 余先生自一九八七年五月起在英國工程委員會(Engineering Council)註冊為特許工程師。余先 生亦自一九八六年十一月起亦為英國結構工程師協會(Institution of Structural Engineers)會員及自一九九五年五月起為英國土木工程師協會(Institution of Civil Engineers)會員。余先生分別自一九九零年三月及二零零六年一月起分別成為香港工程師協會的會員及資深會員。

Mr. Yu has over 39 years of experience in the construction industry in Hong Kong. Prior to founding our Group, Mr. Yu had accumulated approximately 19 years of experience in the construction industry in Hong Kong through his employment in various firms including Vibro Construction Company Limited (formerly known as Barbican Construction Company, Ltd.) from March 1987 to March 1989 and from November 1990 to June 1996, Ove Arup & Partners Hong Kong Limited from May 1990 to October 1990, John Connell & Associates Limited from April 1989 to March 1990, Siu Yin Wai & Associates Limited from June 1983 to March 1987, and GHD Limited (formerly known as Rankine & Hill (Hong Kong) Limited) from October 1982 to May 1983.

Mr. Yu received the Grand Leadership Award under the Professional Volunteer Service Accreditation Programme for the session 2013/2014 from The Hong Kong Institution of Engineers, Hong Kong Council of Volunteering and Agency for Volunteer Service in recognition of his contribution to volunteer service.

Project Manager

Mr. Lee Ho Cheong ("Mr. Lee"), is our senior project manager who is responsible for project management and supervision. Mr. Lee joined our Group in July 2000. He has over 27 years of experience in the construction industry in Hong Kong. Prior to joining our Group, he had accumulated experience in the construction industry in Hong Kong through his employment in AECOM Asia Company Limited (formerly known as Maunsell Consultants Asia Limited) from July 1999 to July 2000, Vibro (H.K.) Limited from August 1997 to July 1999, AECOM Consulting Services Limited (formerly known as Scott Wilson (Hong Kong) Limited) from November 1995 to July 1997 and Franki Contractors Limited from November 1992 to October 1995.

余先生擁有逾39年的香港建築行業從業經驗。 於創辦本集團前,余先生透過受僱於多間公司在 香港建築行業積累約19年經驗,包括一九八七年 三月至一九八九年三月及一九九零年十一月至 一九九六年六月在惠保建築有限公司(前稱百勤 建築有限公司)、一九九零年五月至一九九零年 十月在奧雅納工程顧問(在此彼職務為高級結構 工程師)、一九八九年四月至一九九零年三月在 John Connell & Associates Limited、一九八三年六月 至一九八七年三月在邵賢偉建築工程師有限公司及一九八二年十月至一九八三年五月在GHD Limited(前稱雷京喜顧問工程師有限公司)任職。

余先生獲香港工程師學會、香港義務工作議會及 義務工作發展局授予專業人士義工服務嘉許計 劃二零一三年/二零一四年度義務工作服務大 獎,以表彰其於義工服務方面作出的貢獻。

項目經理

利浩昌先生(「利先生」),為我們的高級項目經理,負責項目管理及監督。利先生於二零零零年七月加入本集團。彼於香港建築行業有逾27年經驗。於加入本集團之前,彼通過於一九九九年七月至二零零零年七月供職於艾奕康有限公司(前稱茂盛(亞洲)工程顧問有限公司)、於一九九七年八月至一九九九年七月供職於惠保(香港)有限公司、於一九九五年十一月至一九九七年七月供職於艾奕康顧問有限公司(前稱偉信顧問(香港)有限公司)及於一九九二年十一月至一九九五年十月供職於Franki Contractors Limited在香港建築行業積累經驗。

Mr. Lee completed the Construction Supervisor Trainee programme, the Construction Safety Officer Course, and the Environmental Officer course, all of which were organised by the Construction Industry Training Authority, in August 1992, January 2004, and March 2007 respectively. He also obtained a certificate in Civil Engineering Studies through part-time studies from the Haking Wong Technical Institute (now known as IVE (Haking Wong)) in August 1993 and a higher certificate in Civil Engineering from Hong Kong Technical Colleges in July 1995. Mr. Lee also completed a safety auditor training scheme organised by the Construction Industry Council in September 2011.

Mr. Ho Chi Ming, Alvin ("Mr. Ho"), is our senior project manager who is responsible for project management and supervision. Mr. Ho joined our Group in May 2003. Mr. Ho has been an associate member of The Hong Kong Institution of Engineers since May 2005, a member of the Australian Institute of Building since May 2007, and is currently a member of The Hong Kong Institute of Construction Managers.

Mr. Ho has over 28 years of experience in the construction industry in Hong Kong. Prior to joining us, he had accumulated experience in the industry through his employment in Ka Construction Company Limited from February 2000 to January 2003, PYI Management Limited (formerly known as Paul Y.-ITC Management Limited) from July 1995 to February 2000, AECOM Asia Company Limited (formerly known as Maunsell Consultants Asia Limited) from July 1993 to July 1995, and D.E. Engineering Company from March 1992 to March 1993. Mr. Ho obtained a certificate in Civil Engineering from Haking Wong Technical Institute (now known as IVE (Haking Wong)) in September 1995 (by part-time studies), a certificate of Construction Safety Supervisor from the Construction Industry Training Authority in October 1995, a higher certificate in Civil Engineering from Hong Kong Technical Colleges in June 1997 (by part-time studies), and a Bachelor of Applied Science in Construction Management & Economics degree from Curtin University of Technology in Australia in September 2004 (by part-time studies and long distance learning). Mr. Ho also completed a Construction Safety Officer course organised by the Construction Industry Training Authority in August 2000.

利先生分別於一九九二年八月、二零零四年一月 及二零零七年三月完成全部由建造業訓練局舉辦 的施工監理培訓生計劃、施工安全主任課程及環 保主任課程。彼亦於一九九三年八月通過業餘學 習自黃克競工業學院(現稱為香港專業教育學院 黃克競分校)取得土木工程學證書並於一九九五 年七月自香港工業專門學院取得土木工程高級 證書。利先生亦於二零一一年九月完成建造業議 會舉辦的安全審核員培訓計劃。

何志明先生(「何先生」),為我們的高級項目經理,負責項目管理及監督。何先生於二零零三年五月加入本集團。何先生自二零零五年五月起一直為香港工程師學會會員、自二零零七年五月起為澳洲建造學會會員及目前為香港營造師學會會員。

何先生在香港建築行業有逾28年的經驗。於加 入我們之前,彼通過於二零零零年二月至二零零 三年一月供職於嘉建建築有限公司、於一九九五 年七月至二零零零年二月供職於保華集團管理 有限公司(前稱保華德祥管理有限公司)、於 一九九三年十月至一九九五年十月供職於艾奕 康有限公司(前稱茂盛(亞洲)工程顧問有限公 司)及於一九九二年三月至一九九三年三月供職 於D.E. Engineering Company積累行業經驗。何先生 於一九九五年九月自黃克競工業學院 (現稱為香 港專業教育學院黃克競分校)取得土木工程證書 (透過業餘學習)、於一九九五年十月自建造業訓 練局取得施工安全監督員證書、於一九九七年六 月自香港工業專門學院取得土木工程高級證書 (透過業餘學習)及於二零零四年九月自澳大利 亞科廷科技大學(Curtin University of Technology)取 得建築管理與經濟學應用科學學士學位(透過業 餘學習及遠程教育)。何先生亦於二零零零年八 月完成建造業訓練局舉辦的施工安全主任課程。

Corporate Governance Report

企業管治報告

Pursuant to Rule 18.44 of the Rules Governing the Listing of Securities on the GEM (the "GEM Listing Rules") of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") GEM Listing Rules, the Board is pleased to present hereby the corporate governance report of the Company for the year ended 30 April 2022 (the "Year").

根據香港聯合交易所有限公司(「聯交所」) GEM 證券上市規則(「GEM上市規則」)第18.44條,董事會欣然提呈本公司截至二零二二年四月三十日止年度(「本年度」)的企業管治報告。

The Directors and the management of the Group recognise the importance of sound corporate governance to the long-term success and continuing development of the Group. Therefore, the Board takes the view that good corporate standards and procedures, so as to improve the accountability system and transparency of the Group, protect the interests and create value for Shareholders.

本集團董事及管理層肯定健全企業管治對本集 團的長遠成功及持續發展極為重要。因此,董事 會認為優良企業標準及程序可改善本集團的問 責制度及提高透明度,保障股東利益及為股東創 造價值。

CORPORATE GOVERNANCE CODE

During the Year, the Company has complied with the applicable code provisions of the Corporate Governance Code (the "CG Code"), except the followings in Appendix 15 of the GEM Listing Rules save for the deviation from code provision A.2.1 explained below.

- (i) Code provision A.I.8 The Company did not arrange appropriate insurance cover in respect of legal action against its directors. The insurance was bought and covered for the period of one year with effective from 11 August 2021.
- (ii) Code provision A.2.I The roles of chairman and chief executive should be separate and should not be performed by the same individual. Mr. Zhou has been managing the Company's business and the overall financial and strategic planning since July 2017. Since the Company has appointed Mr. Zhou as chairman and chief executive officer, the roles of the chairman and chief executive officer were not separated and performed by two different individuals. Mr. Zhou was removed by the EGM on 30 September 2021.
- (iii) Code provision A2.7 The chairman should at least annually hold meetings with the independent non-executive directors without the presence of other directors. No chairman was appointed since Mr. Zhou was removed by the EGM on 30 September. No such meeting could be arranged during the Year.

企業管治守則

於本年度,除GEM上市規則附錄十五所載下列事項外,本公司一直遵守企業管治守則(「企業管治守則」)的適用守則條文,惟下文解釋的與守則條文A.2.1條有所偏離者除外。

- (i) 守則條文第A.I.8條一本公司並無就其董 事可能會面對之法律行動作適當之投保安 排。已投購保險且保險的承保時間為自二 零二一年八月十一日起計為期一年。
- (ii) 守則條文第A2.I條一主席及行政總裁之角 色應有區分,並不應由一人同時兼任。周 先生自二零一七年七月起一直管理本公司 的業務及整體財務和戰略規劃。由於本公 司已委任周先生為主席兼行政總裁,主席 及行政總裁之角色並無區分,亦非由兩名 不同的人士擔任。周先生於二零二一年九 月三十日被股東特別大會罷免。
- (iii) 守則條文第A2.7條一主席應至少每年與獨立非執行董事舉行沒有其他董事出席的會議。由於周先生於九月三十日被股東特別大會罷免,並無委任主席。於本年度期間,並無安排相關會議。

Corporate Governance Report 企業管治報告

Since 21 October 2021, due to the presence of three independent non-executive Directors which represent half of the Board, the Board considers that there is a balance of power and authority such that no one individual has unfettered power of decision.

自二零二一年十月二十一日起,由於代表董事會 半數成員的三名獨立非執行董事的存在,董事會 認為權力和授權分佈均衡,並無任何個人擁有不 受制約的決策權。

CODE OF CONDUCT REGARDING SECURITIES TRANSACTIONS BY DIRECTORS

The Group has adopted a code of provisions of conduct regarding securities transactions by the Directors the ("Code of Conduct") on terms no less exacting than the required standards of dealings set out in Rules 5.48 to 5.67 of the GEM Listing Rules. Having made specific enquiries with the Directors except Mr. Zhou Ying and Ms. Meng Ying, all Directors have confirmed that they have complied with the required standards set out in the Code of Conduct during the year ended 30 April 2022.

Relevant employees who are likely to be in possession of inside information of the Company are also subject to compliance with guidelines on no less exacting terms than the Code of Conduct for the Year.

BOARD OF DIRECTORS

Composition of the Board

Up to the date of this annual report, the Board comprises six Directors, including three executive Directors and three independent non-executive Directors ("INED(s)"). In particular, the composition of the Board is set out as follow:

Executive Directors

Mr. Law, Michael Ka Ming *previously named as* Law Ka Ming Michael (appointed on 5 July 2022)

Ms. Lai Pik Chi Peggy (Compliance Officer)
(re-designated from INED on 19 July 2021)

Mr. Choi Pun Lap (appointed on 30 September 2021)

Mr. Zhou Ying (Chairman and Chief Executive Officer) (removed on 30 September 2021)
Ms. Meng Ying (Compliance Officer) (removed on 30 September 2021)

有關董事進行證券交易的操守守則

本集團已採納一套其條款不遜於GEM上市規則第 5.48至5.67條載列的規定買賣準則的董事進行 證券交易的操守守則(「操守守則」)條文。經向 董事(周穎先生及孟瑩女士除外)作出特定查詢 後,全體董事已確認,彼等於截至二零二二年四 月三十日止年度一直遵守操守守則載列的規定 準則。

於本年度,可能掌握本公司內幕消息的相關僱員 亦須遵守不低於標準守則條款的指引。

董事會

董事會組成

直至本年報日期,董事會由六名董事組成,包括 三名執行董事及三名獨立非執行董事(「獨立非 執行董事」)。具體而言,董事會組成載列如下:

執行董事

羅家明先生

(於二零二二年七月五日獲委任)

黎碧芝女士(合規主任)

(於二零二一年七月十九日由獨立非執行董事調任) 蔡本立先生

(於二零二一年九月三十日獲委任)

周穎先生(主席兼行政總裁)

(於二零二一年九月三十日被罷免)

孟瑩女士(合規主任)

(於二零二一年九月三十日被罷免)

Corporate Governance Report

企業管治報告

Independent non-executive Directors ("INED")

Mr. Leung Tsun Ip

(appointed on 21 October 2021)

Mr. Hui Man Ho Ivan

(appointed on 21 October 2021)

Mr. Fu Yan Ming

(appointed on 21 October 2021)

Ms. Lai Pik Chi Peggy

(re-designated to executive Director on 19 July 2021)

Dr. Wong Foelan

(appointed on 26 April 2021 and resigned on 21 June 2021)

ENVIRONMENTAL POLICIES AND PERFORMANCE

The Group acknowledges the impact of its works to its employees, the community and the environment. Together with its employees and staffs from its subcontractors and suppliers, the Group's emissions and waste generation are strictly controlled and monitored. As required for all construction sites, the Group complies with the following environmental laws and ordinance, all emissions and waste generated during operation are strictly controlled and monitored.

Further discussions on the Group's environmental policies and our relationship with various stakeholders are covered by a separate Environmental, Social and Governance report which will be available at the websites of the Company and the Stock Exchange in due course as soon as possible.

獨立非執行董事

梁俊業先生

(於二零二一年十月二十一日獲委任)

許文浩先生

(於二零二一年十月二十一日獲委任)

符恩明先生

(於二零二一年十月二十一日獲委任)

黎碧芝女十

(於二零二一年七月十九日調任為執行董事)

黃富仁博士

(於二零二一年四月二十六日獲委任

並於二零二一年六月二十一日辭任)

環保政策及表現

本集團明白其工程對其僱員、社區及環境均會造成影響。本集團連同分包商及供應商的僱員及員工嚴格控制及監控所產生的排放物及廢物。根據對所有建築工地的要求,本集團遵守以下環保法律及條例,嚴格控制及監控運營期間產生的所有排放物及廢物。

有關本集團環境政策及我們與不同持份者的關係的進一步論述由獨立的環境、社會及管治報告涵蓋,該報告將於適當過程盡快於本公司及聯交所網站上登載。

Corporate Governance Report 企業管治報告

The key responsibilities of the Board include formulation of the Group's overall strategies, the setting of management targets and supervision of management performance. The management is delegated with the authority and responsibility by the Board for the management and administration of the Group. In addition, the Board has also delegated various responsibilities to the board committees of the Company (the "Board Committees"). Further details of the Board Committees are set out in this annual report. Pursuant to the terms of reference, the duties performed by the Board in respect of corporate governance are as follows:

董事會的主要職責包括制訂本集團的整體策略、 訂立管理目標,以及監察管理層的表現。管理層 獲董事會分派有關本集團管理及行政的授權和 責任。此外,董事會已將各職責分派予本公司董 事委員會(「董事委員會」)。有關董事委員會的 進一步詳情載於本年報。根據職權範圍,董事會 須履行的企業管治職責如下:

- to develop and review the policies and practices on corporate governance of the Group and make recommendations;
- 2. to review and monitor the training and continuous professional

development of Directors and senior management;

- 3. to review and monitor the Group's policies and practices on compliance with legal and regulatory requirements;
- 4. to develop, review and monitor the code of conduct and compliance manual (if any) applicable to Directors and employees;
- 5. to review the Company's compliance with the Code and disclosure in the corporate governance report of the Company; and
- to conform to any requirement, direction, and regulation that may from time to time be contained in the constitution of the Company or imposed by the GEM Listing Rules or applicable laws.

Saved as disclosed in the section "Biographical Details of Directors and Senior Management" in this annual report, there is no financial, business, family or other material or relevant relationship among members of the Board and senior management.

- I. 制定及檢討本集團的企業管治政策及常規 並提出建議;
- 檢討及監察董事及高級管理人員的培訓及 持續專業發展;
- 3. 檢討及監察本集團在遵守法律及監管規定 方面的政策及常規;
- 4. 制定、檢討及監察適用於董事及僱員的操 守準則及合規手冊(如有);
- 5. 檢討本公司遵守守則的情況及在本公司企 業管治報告內的披露;及
- 6. 遵守本公司的組織章程所載,或GEM上市 規則或適用法律中的可能不時訂明的任何 規定、指示及規則。

除本年報「董事及高級管理層之履歷詳情」一節 所披露者外,董事會成員及高級管理層之間概無 財務、業務、親屬或其他重大或關連關係。

Corporate Governance Report

企業管治報告

INDEPENDENT NON-EXECUTIVE DIRECTORS

In compliance with rules 5.05(I) and 5.05A of the GEM Listing Rules, the Board consisted of three INEDs during the year ended 30 April 2022, except for the period from I May 202I to 20 October 202I. During the year ended 30 April 2022, the number of INEDs represents more than one-third of the Board, except for the period from I May 202I to 20 October 202I. At least one of whom has appropriate professional qualifications, or accounting or related financial management expertise.

The functions of independent non-executive directors are primarily to bring an independent judgement on issues of strategy, policy, performance, accountability, resources, key appointments and standards of conducts at board meetings.

CONFIRMATION OF INDEPENDENCE

Current independent non-executive directors have made an annual confirmation of independence by reference to Rule 5.09 of the GEM Listing Rules and the Company considers that all independent nonexecutive directors were independent.

DISCLOSURE OF CHANGES IN INFORMATION OF DIRECTORS

Ms. Lai Pik Chi Peggy ("Ms. Lai") was ceased to be the chairman of the Nomination Committee and remained as a member of the Nomination Committee on 7 April 2022. Ms. Lai ceased to be a non-executive director of Larry Jewelry International Limited (stock code: 8351 prior to the delisting from GEM of the Stock Exchange) on 30 November 2021 and also ceased to be the company secretary of Evergreen International Holdings Limited (stock code: 238 prior to delisting from the Main Board of the Stock Exchange) on 6 January 2022.

Mr. Choi has been appointed as an executive director and company secretary of Simplicity Holding Limited (stock code: 8367) on 26 April 2022 and an independent non-executive director of On Real International Holdings Limited (stock code: 8245) on 21 April 2022.

Mr. Hui Man Ho Ivan ceased to be an independent non-executive director of Prime intelligence Solutions Group Limited (stock code: 8379) on 15 December 2021.

獨立非執行董事

按照GEM上市規則第5.05(I)及5.05A條,於截至二零二二年四月三十日止年度(除二零二一年五月一日至二零二一年十月二十日止期間),董事會包括三名獨立非執行董事。於截至二零二二年四月三十日止年度(除二零二一年五月一日至二零二一年十月二十日止期間),獨立非執行董事人數佔董事會人數三分之一以上。其中至少一名獨立非執行董事具備適當專業資格,或會計或相關財務管理專長。

獨立非執行董事的職能主要為於董事會會議上就策略、政策、表現、問責性、資源、主要委任及操守標準事宜作出獨立判斷。

確認獨立性

現任獨立非執行董事已根據GEM上市規則第5.09條提交其年度獨立身份確認書,且本公司認為全體獨立非執行董事均為獨立。

董事資料變更披露

於二零二二年四月七日,黎碧芝女士(「黎女士」) 不再擔任提名委員會主席,並繼續出任提名委員 會成員。於二零二一年十一月三十日,黎女士不 再擔任俊文寶石國際有限公司(於聯交所GEM除 牌前的先前股份代號:8351)的非執行董事,以 及於二零二二年一月六日不再擔任長興國際(集 團)控股有限公司(於聯交所主板除牌前的先前 股份代號:238)的公司秘書。

察先生於二零二二年四月二十六日獲委任為倩碧控股有限公司(股份代號:8367)的執行董事兼公司秘書,並於二零二二年四月二十一日獲委任為安悦國際控股有限公司(股份代號:8245)的獨立非執行董事。

於二零二一年十二月十五日,許文浩先生不再擔任懶豬科技集團有限公司(股份代號:8379)的獨立非執行董事。

Corporate Governance Report 企業管治報告

Mr. Fu Yan Ming had been appointed as the chairman of the Nomination Committee on 7 April 2022.

符恩明先生於二零二二年四月七日獲委任為提 名委員會主席。

APPOINTMENT RE-ELECTION OF DIRECTORS

All the directors, including independent non-executive directors, are appointed for terms of three years. All the directors are subject to retirement by rotation and eligible for re-election in accordance with the articles of association of the Company (the "Articles").

Pursuant to Article 108 of the Articles, one-third of the Directors shall retire from office by rotation at each annual general meeting and every Director shall be subject to retirement by rotation at least once every 3 years. However, the retiring Directors shall be eligible for re-election.

Pursuant to Article II2 of the Articles, any Director appointed by the Board to fill a casual vacancy shall hold office only until the first general meeting of the Company after their appointment and be subject to reelection at such meeting.

RELATIONSHIPS AND ASSOCIATION AMONG THE DIRECTORS

There was no relationships between members of the Board, including financial, business, family or other material/relevant relationships.

DIRECTORS' CONTINUING PROFESSIONAL DEVELOPMENT PROGRAMME

The Group acknowledges the importance of adequate and ample continuing professional development for the Directors for a sound and effective internal control system and corporate governance. In this regard, the Group has always encouraged our Directors to attend relevant training courses to receive the latest news and knowledge regarding corporate governance.

During the Year, the Group has provided all existing Directors training material on the updates of the GEM Listing Rules concerning good corporate governance practices. The Group will, if necessary, provide timely and regular training material to the Directors to ensure that they keep abreast with the current requirements under the GEM Listing Rules.

委任重選董事

全體董事(包括獨立非執行董事)獲三年委任期。根據本公司組織章程細則(「細則」),所有董事均須輪值退任及鷹撰連任一次。

根據細則第108條,於每屆股東週年大會上,為 數三分之一的董事須輪流退任,惟各董事須最少 每三年輪流退任一次。然而,退任董事可重選連 任。

根據細則第112條,董事會為填補臨時空缺而委 任的任何董事的任期直至其獲委任後本公司之 首屆股東大會止,屆時於該會議上可重選連任。

董事之間的關係及聯繫

董事會成員之間並無任何關係(包括財務、業務、近親或其他重大/相關關係)。

董事的持續專業發展計劃

本集團肯定董事獲得足夠及充分持續專業發展 對健全而行之有效的內部監控系統及企業管治 的重要性。為此,本集團一直鼓勵董事出席有關 培訓課程,以獲取有關企業管治的最新消息及知 識。

於本年度,本集團已提供全體現有董事有關GEM 上市規則中涉及良好企業管治常規的最新資料 的培訓材料。本集團將按需要為董事提供適時及 定期培訓,以確保彼等緊跟GEM上市規則的現行 規定。

Corporate Governance Report

企業管治報告

BOARD DIVERSITY POLICY

Up to the date of this corporate governance report, the Company adopted a board diversity policy (the "Board Diversity Policy") from the date of Listing and amended with effect from 1 January 2019. A summary of this Board Diversity Policy, together with the measureable objectives set for implementing this Board Diversity Policy, and the progress made towards achieving those objectives are disclosed as below.

The Company recognised the benefits of having a diverse Board to enhance the quality of its performance. The Board Diversity Policy aimed to set out the approach to achieve diversity on the Board. In designing the Board's composition, Board diversity has been considered from a number of measurable aspects including but not limited to gender, age, cultural and educational background, professional experience, skills, knowledge and length of services, all of which the Company considers to be important to enhance the quality of its performance. All Board appointments will be based on meritocracy, and candidates will be considered against objective criteria, having due regards for the benefits of diversity on the Board.

The Nomination Committee will monitor the implementation of the Board Diversity Policy and recommend any proposed changes to the Board for approval. The Nomination Committee will from time to time review the Board Diversity Policy as appropriate to ensure its effectiveness.

The Nomination Committee of the Board has reviewed the Board Diversity Policy to ensure its effectiveness and considered that the Group achieved the Board Diversity Policy for the year ended 30 April 2022.

董事會成員多元化政策

直至本企業管治報告日期,本公司自上市日期起均有採納董事會成員多元化政策(經修訂,自二零一九年一月一日起生效)(「董事會成員多元化政策))。董事會成員多元化政策的概要連同為執行董事會成員多元化政策而制定的可計量目標以及達標進度披露如下。

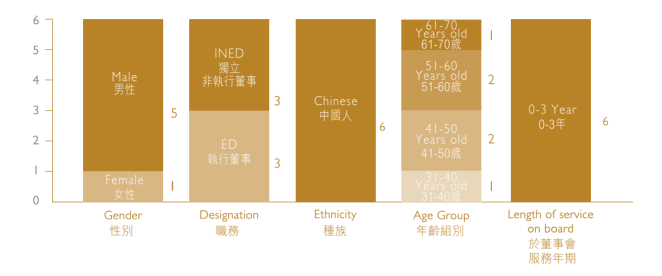
本公司深明董事會成員多元化對提升公司的表現素質裨益良多。董事會成員多元化政策旨在列載為達致董事會成員多元化而採取的方針。本公司在設定董事會成員組成時,會從多個可計量方面考慮董事會成員多元化,包括但不限於性別、年齡、文化及教育背景、專業經驗、技能、知識以及服務年期等,本公司認為此等因素對提升其表現素質甚為重要。董事會所有委任均以用人唯才為原則,並按客觀標準對董事人選作出考慮,同時亦會適當顧及董事會成員多元化之裨益。

提名委員會負責監察董事會成員多元化政策的 執行情況,並將任何擬議更改的建議提交董事會 審批。提名委員會將在適當時候不時檢討董事會 成員多元化政策,以確保其行之有效。

董事會轄下提名委員會已檢討董事會成員多元 化政策,以確保其行之有效,並認為本集團自截 至二零二二年四月三十日止年度起已達到董事 會成員多元化政策的目標。

As at the date of this report, the diversity of Board's composition was summarised as follow:

於本報告日期,董事會組成多元化概述如下:



BOARD AND GENERAL MEETINGS

The CG Code requires regular meeting of the Board be held at least four times a year at approximately quarterly intervals. Such Board meetings involve the active participation, either in person or by telephone conference. Under code provision A.I.3 of the CG Code, notice of at least 14 days should be given of a regular board meeting to all Directors to give all Directors an opportunity to attend. Certain regular Board meetings were convened with less than 14 days' notice to enable the Board members to react timely and make expeditious decision making in respect of transactions which were of significance to the Group's businesses. As a result, the Board meetings were held with a shorter notice period than required with the consent of all the Directors for that time being. The Board will do its best endeavours to meet the requirement of code provision A.I.3 of the CG Code in future. Adequate and appropriate information is circulated in advance of Board meetings to the directors. During the Year, no meeting was held between the Chairman met and the INEDs. The Company utilises telephone conferencing for Directors who are not able to attend in person.

董事會及股東大會

企業管治報告

Minutes of Board meetings and Board committee meetings are drafted by the secretary of the meetings and recorded in sufficient details the matters considered and decisions reached, with draft and final versions being circulated to the Directors for their comments and records within reasonable time after the meetings are held. The company secretary of the Company (the "Company Secretary") who kept the original minutes, are open for inspection at any reasonable time on reasonable notice by any Director.

董事會會議及董事委員會會議之會議記錄由會議 秘書草擬,均充分載列所考慮事項之詳情及所達 成之決定,並於會議舉行後合理時間內就彼等之 建議及記錄向董事傳閱草擬本及最終定稿。會議 記錄之原稿由本公司之公司秘書(「公司秘書」) 保存,可供任何董事於發出合理通知後在任何合 理時間查閱。

If a Director has conflict of interest in a matter to be considered by the Board which the Board has determined to be material, the matter will be dealt with by a physical Board meeting rather than a written resolution. That Director will abstain from voting on the relevant Board resolution in which he/she or any of his/her associates has a material interest and that he/she shall not be counted in the quorum present at such Board meeting.

倘一名董事在董事會認為所考慮事項中董事會確定為存在重大利益衝突,則該事項將於董事會會議中處理而非透過書面決議案解決。有關董事將就彼或任何彼之聯繫人擁有重大利益的相關董事會決議案放棄投票,且不得將彼計入該董事會會議的法定人數。

During the year ended 30 April 2022, eight board meetings were held. The extraordinary general meeting of the Company was held on 30 September 2021 (the "EGM") and the annual general meeting of the Company was held on 6 January 2022 (the "2021 AGM").

於截至二零二二年四月三十日止年度,董事會舉行了八次會議。本公司股東特別大會已於二零二一年九月三十日舉行(「股東特別大會」)及本公司股東週年大會已於二零二二年一月六日舉行(「二零二一年股東週年大會」)。

The attendance of the respective Directors at the Board meetings, the EGM and the 2021 AGM are set out in the table below:

各董事出席董事會會議、股東特別大會及二零 二一年股東週年大會的記錄載列如下表:

Directors' attendance record of the board meetings, committees meetings, and general meetings in 2021

二零二一年董事會會議、委員會會議及股東大會之董事出席情況

		Extraordinary	Annual	Audit		Nomination	Remuneration
		general	general	Committee	Board	Committee	Committee
		$meeting^*$	meeting*	Meeting*	$Meeting^*$	$Meeting^*$	$Meeting^*$
		股東特別	股東週年	審核委員會	董事會	提名委員會	薪酬委員會
		大會*	大會*	會議*	會議*	會議*	會議*
Number of meetings	會議次數		I	4	8	2	I
Executive Directors	執行董事						
Mr. Zhou Ying	周穎先生!	0/1	N/A	N/A	1/1	N/A	N/A
Ms. Meng Ying ²	孟瑩女士2	0/1	N/A	N/A	1/1	N/A	N/A
Ms. Lai Pik Chi Peggy ³	黎碧芝女士3	1/1	1/1	N/A	7/7	2/2	1/1
Mr. Choi Pun Lap ⁴	蔡本立先生4	N/A	N/A	N/A	7/7	N/A	N/A
Independent non-	獨立非執行董事						
executive Directors							
Ms. Lai Pik Chi Peggy ³	黎碧芝女士3	N/A	N/A	N/A	1/1	N/A	N/A
Dr. Wong Foelan 5	黄富仁博士5	N/A	N/A	N/A	N/A	N/A	N/A
Mr. Fu Yan Ming ⁶	符恩明先生6	N/A	N/A	4/4	7/7	N/A	1/1
Mr. Hui Man Ho Ivan ⁷	許文浩先生7	N/A	N/A	4/4	7/7	2/2	N/A
Mr. Leung Tsun Ip ⁸	梁俊業先生8	N/A	N/A	4/4	7/7	2/2	1/1

- Mr. Zhou Ying was removed as the Chairman and an Executive Director and the chairman of the Nomination Committee on 30 September 2021 after the conclusion of the EGM held on 30 September 2021.
- Ms. Meng Ying was removed as an Executive Director and Compliance Officer on 30 September 2021 after the conclusion of the EGM held on 30 September 2021.
- Ms. Lai Pik Chi Peggy was redesignated from Independent non-executive Director to Executive Director and Company Secretary and ceased to be a member of the Audit Committee on 19 July 2021, was appointed as the Compliance Officer and chairman of the Nomination Committee on 30 September 2021 and ceased to be the chairman and remained as the member of the Nomination Committee on 7 April 2022.
- 於二零二一年九月三十日舉行之股東特別大會 結束後,周穎先生於二零二一年九月三十日被 罷免主席、執行董事及提名委員會主席職位。
- 於二零二一年九月三十日舉行之股東特別大會 結束後,孟瑩女士已於二零二一年九月三十日 被罷免執行董事及合規主任職位。
- 3. 黎碧芝女士由獨立非執行董事調任為執行董事 兼公司秘書,並於二零二一年七月十九日不再 擔任審核委員會成員,於二零二一年九月三十 日獲委任為合規主任兼提名委員會主席,且於 二零二二年四月七日不再擔任主席,但繼續擔 任提名委員會成員。

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- 4. Mr. Choi Pun Lap was appointed as an Executive Director on 30 September 2021.
- Dr. Wong Foelan was resigned as an independent non-executive Director and the chairman of the Remuneration Committee and member of each of the Audit Committee and Nomination Committee with effect from 21 June 2021.
- 6. Mr. Fu Yan Ming was appointed as an Independent non-executive Director, the chairman of the Audit Committee and member of the Remuneration Committee on 21 October 2021 and was appointed as the chairman of the Nomination Committee on 7 April 2022.
- Mr. Hui Man Ho, Ivan was appointed as an Independent non-executive Director and member of each of the Audit Committee and Nomination Committee on 21 October 2021.
- Mr. Leung Tsun Ip was appointed as an Independent non-executive Director and the chairman of the Remuneration Committee and member of each of the Audit Committee and Nomination Committee on 21 October 2021.
- * During the Year, all Directors discharged their duties in a dedicated, diligent and proactive manner with reasonable prudence. They have executed their duties in accordance with statutory requirements, the articles of association of the Company (the "Articles of Association") and the Listing Rules. All Directors have exercised due care in monitoring corporate matters of the Company and provided sufficient time and attention to all significant issues of the Group.

BOARD COMMITTEES

The Board has established a number of functional committees in compliance with the relevant GEM Listing Rules and to assist the Board to discharge its duties. Currently, three committees have been established, the Audit Committee, the Remuneration Committee and the Nomination Committee. The functions and responsibilities of these committees have been set out in the relevant terms of reference which are of no less stringent than that stated in the Code. The relevant terms of reference of each of the three committee can be found on the Group's website (http://www.zjuv8366.com) and the website of the Stock Exchange. All committees have been provided with sufficient resources and support from the Group to discharge their duties.

- 4. 蔡本立先生於二零二一年九月三十日獲委任為 執行董事。
- 5. 黃富仁博士已辭任獨立非執行董事及薪酬委員 會主席以及審核委員會及提名委員會各自之成 員,自二零二一年六月二十一日起生效。
- 6 符恩明先生已於二零二一年十月二十一日獲委 任為獨立非執行董事、審核委員會主席及薪酬 委員會成員,且於二零二二年四月七日獲委任 為提名委員會主席。
- 7. 許文浩先生已於二零二一年十月二十一日獲委 任為獨立非執行董事以及審核委員會及提名委 員會各自之成員。
- ※ 梁俊業先生已於二零二一年十月二十一日獲委 任為獨立非執行董事及薪酬委員會主席以及審 核委員會及提名委員會各自之成員。
- * 於本年度,全體董事以合理審慎之方式專注、 盡職及主動履行職責。彼等根據法定要求、本 公司之組織章程細則(「組織章程細則」)及上 市規則履行職責。全體董事謹慎監督本公司的 企業事務,並投入充分時間及精力關注本集團 所有重大問題。

董事委員會

董事會已根據相關GEM上市規則設立若干職能委員會,以協助董事會履行其職責。目前,已設立三個委員會,審核委員會、薪酬委員會及提名委員會。該等委員會的職能及職責載於相關職權範圍內,其嚴格程度不遜於守則所列者。三個委員會各自的相關職權範圍可於本集團網站(http://www.zjuv8366.com)及聯交所網站查閱。本集團已向所有委員會提供充足資源及支援,以履行委員會職責。

AUDIT COMMITTEE

The Audit Committee has been established on 14 October 2015 and adopted a set of revised written terms of reference in compliance with Rules 5.28 to 5.33 of the GEM Listing Rules and paragraphs C3.3 and C.37 of the Code. During the Year and up to the date of this report, the Audit Committee is comprised of the following Independent non-executive Directors:

Mr. Fu Yan Ming *(Chairman)*(appointed on 21 October 2021)
Mr. Hui Man Ho Ivan
(appointed on 21 October 2021)

Mr. Leung Tsun Ip
(appointed on 21 October 2021)

Ms. Lai Pik Chi Peggy
(ceased to be a member on 19 July 2021)

Dr. Wong Foelan (resigned on 21 June 2021)

The members of the Audit Committee shall comprise INED and shall be appointed or removed by the Board. If any member of the Audit Committee ceases to be a Director, he will cease to be a member of the Audit Committee automatically.

The Audit Committee must comprise a minimum of three members, at least one of whom is an INED with appropriate professional qualifications or accounting or related financial management expertise as required under Rule 5.05(2) of the GEM Listing Rules. In addition, all of the Audit Committee shall be INEDs.

審核委員會

本公司遵照GEM上市規則第5.28至5.33條及守則第C3.3及C3.7段的規定於二零一五年十月十四日設立審核委員會並採納一系列經修訂書面職權範圍。於本年度及直至本報告日期·審核委員會包括以下獨立非執行董事:

符恩明先生(主席)

(於二零二一年十月二十一日獲委任)

許文浩先生

(於二零二一年十月二十一日獲委任)

梁俊業先生

(於二零二一年十月二十一日獲委任) 黎碧芝女士(於二零二一年七月十九日

不再為審核委員會成員)

黃富仁博士

(於二零二一年六月二十一日辭任)

審核委員會成員包括獨立非執行董事及須由董事會委任或罷免。倘審核委員會任何成員不再為董事,彼將自動不再為審核委員會的成員。

審核委員會須包括最少三名成員,其中至少一名 為獨立非執行董事,具有GEM上市規則第5.05(2) 條所規定的適當專業資格或會計或相關財務管 理專長。此外,審核委員會全部成員須為獨立非 執行董事。

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With reference to the terms of reference, the primary responsibilities of the Audit Committee are, among others (for the complete terms of reference please refer to the Group's website http://www.zjuv8366.com or the website of the Stock Exchange):

根據職權範圍,審核委員會的主要職責為(其中包括)(有關完整的職權範圍,請參閱本集團網站http://www.zjuv8366.com或聯交所網站):

The primary duties of the Audit Committee include, among other things, review and supervision of the financial reporting process, risk management and internal control policies and procedures of the Company. The Audit Committee also acts as the communication bridge between the Board and the external auditor in relation to the planning and scope of audit work. The appointment of members to the Audit Committee was based on members' breadth of experience in various commercial sectors and professional knowledge of financial reporting and general management.

審核委員會的主要職責為(其中包括)審核及監督本公司財務報告流程、風險管理及內部監控政策及程序。審核委員會亦擔任董事會與外部核數師有關核數工作策劃及範圍的溝通橋樑。審核委員會成員之委任乃根據有關成員於商界多個領域之廣泛經驗及對財務報告和一般管理之專業知識而確定。

During the Year, the Audit Committee held four meetings to discuss the pre-audit and review quarterly results, interim results and annual results of the Group internal controls and risk management issues.

於本年度,審核委員會舉行了四次會議,以討論審核前計劃及檢討本集團之季度業績、中期業績及全年業績、內部監控及風險管理事宜。

REMUNERATION COMMITTEE

The Remuneration Committee has been established on 14 October 2015 with its terms of reference in compliance with paragraph B1.2 of the Code. During the Year and up to the date of this report, the Remuneration Committee is comprised of the following members:

Mr. Leung Tsun Ip (Chairman)
(appointed on 21 October 2021)
Mr. Fu Yan Ming
(appointed on 21 October 2021)
Ms. Lai Pik Chi Peggy
Mr. Wong Foelan (Chairman)

(resigned on 21 June 2021)

Mr. Wong Foelan, Mr. Leung Tsun Ip and Mr. Fu Yan Ming are INEDs and Ms. Lai Pik Chi Peggy was an INED for the period from 1 May 2021 to 18 July 2021.

With reference to the terms of reference of the Remuneration Committee, the primary responsibilities of the Remuneration Committee include the followings (for the complete terms of reference please refer to the Group's website http://www.zjuv8366.com or the website of the Stock Exchange):

The Remuneration Committee held one meeting during the Year to review the remuneration package of the Directors.

薪酬委員會

本公司遵照守則第BI.2段的規定於二零一五年十月十四日設立薪酬委員會並訂明其職權範圍。 於本年度及直至本報告日期,薪酬委員會包括以 下成員:

梁俊業先生(主席)

(於二零二一年十月二十一日獲委任)

符恩明先生

(於二零二一年十月二十一日獲委任)

黎碧芝女士

黄富仁先牛(丰席)

(於二零二一年六月二十一日辭任)

黃富仁先生、梁俊業先生及符恩明先生均為獨立 非執行董事以及黎碧芝女士於二零二一年五月 一日至二零二一年七月十八日期間為獨立非執 行董事。

根據薪酬委員會的職權範圍,薪酬委員會的主要職責包括以下各項(有關完整的職權範圍,請參閱本集團網站http://www.zjuv8366.com或聯交所網站):

薪酬委員會於本年度舉行一次會議,以檢討董事 的薪酬待遇。

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NOMINATION COMMITTEE

The Nomination Committee has been established on 14 October 2015 and the Company adopted a set of revised written terms of reference in compliance with paragraph A5.2 of the Code which included changes in line with the requirements of the CG Code in January 2019. During the Year and up to the date of this report, the Nomination Committee is comprised of the following members:

Mr. Fu Yan Ming (Chairman)
(appointed on 7 April 2022)

Mr. Zhou Ying

(removed on 30 September 2021)

Ms. Lai Pik Chi Peggy

(re-designated as chairman on 30 September 2021

ceased to be the chairman and remained as a member on 7 April 2022)

Mr. Leung Tsun Ip

(appointed on 21 October 2021)

Mr. Hui Man Ho Ivan

(appointed on 21 October 2021)

Mr. Leung Tsun Ip, Mr. Hui Man Ho Ivan and Mr. Fu Yan Ming who are INEDs and Ms. Lai Pik Chi Peggy was an INED for the period from 1 May 2021 to 18 July 2021.

提名委員會

本公司遵照守則第A5.2段的規定於二零一五年十月十四日設立提名委員會並採納一系列經修訂書面職權範圍,其中包括符合二零一九年一月的企業管治守則規定所作出的變動。於本年度及直至本報告日期,提名委員會包括以下獨立非執行董事:

符恩明先生(主席)

(於二零二二年四月七日獲委任)

周穎先生

(於二零二一年九月三十日被罷免)

黎碧芝女士

(於二零二一年九月三十日調任為主席·且 於二零二二年四月七日不再擔任主席 但仍為成員)

梁俊業先生

(於二零二一年十月二十一日獲委任)

許文浩先生

(於二零二一年十月二十一日獲委任)

梁俊業先生、許文浩先生及符恩明先生均為獨立 非執行董事以及黎碧芝女士於二零二一年五月 一日至二零二一年七月十八日期間為獨立非執 行董事。

With reference to the terms of reference the Nomination Committee, the primary responsibilities of the Nomination Committee include the followings (for the complete terms of reference please refer to the Group's website http://www.zjuv8366.com or the website of the Stock Exchange):

- 根據提名委員會的職權範圍,提名委員會的主要職責包括下列各項(有關完整的職權範圍,請參閱本集團網站http://www.zjuv8366.com或聯交所網站):
- to review the structure, size and composition (including the skills, knowledge and experience) of the Board and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy;
- I. 檢討董事會的架構、人數及組成(包括技能、知識及經驗方面),並就任何為配合本公司的公司策略而擬對董事會作出的變動提出建議:
- 2. to review the Company's board diversity policy and the progress on achieving the objectives set for implementing the said policy;
- 2. 檢討本公司的董事會成員多元化政策及就 該政策制定的目標的執行進度;
- to identify individuals suitably qualified to become Board members and select or make recommendations to the Board on the selection of individuals nominated for directorships;
- 3. 物色具備合適資格可擔任董事會成員的人士,並挑選提名有關人士出任董事或就此向董事會提供意見;

4. to assess the independence of INEDs; and

- 4. 評核獨立非執行董事的獨立性;及
- 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.
- 5. 就董事委任或重新委任以及董事(尤其是 主席及最高行政人員)繼任計劃向董事會 提出建議。

When making recommendations regarding the appointment of any proposed candidate to the Board or reappointment of any existing member(s) of the Board, the Nomination Committee shall consider a variety of factors including without limitation the following in assessing the suitability of the proposed candidate:

當向董事會建議委任任何建議人選或重新委任 任何現任董事會成員時,提名委員會於評估合適 建議人選時須考慮多項因素,其中包括而不限於 下列者:

Reputation for integrity.

- a. 誠信聲譽。
- Qualifications including professional qualifications, skills, knowledge and experience that are relevant to the Company's business and corporate strategy.
- b. 資歷,包括與本公司業務及企業策略有關 的專業資格、技能、知識及經驗。
- c. Willingness to devote adequate time to discharge duties as a Board member and other directorships and significant commitments.
- c. 願意投入充足時間以履行董事會成員及其 他董事及重要職務職責的程度。

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- d. Diversity in all its aspects, including but not limited to gender, age (18 years or above), cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service.
- e. Such other perspectives appropriate to the Company's business.

These factors are for reference only, and not meant to be exhaustive and decisive. The Nomination Committee may consider other factors so to ensure that the Board has a balance of skills, experience and diversity of perspectives appropriate to the requirements of the Company's business. The Nomination Committee has the discretion to nominate any person, as it considers appropriate.

The members of the Nomination Committee should meet at least once a year. During the year ended 30 April 2022, one meeting of the Nomination Meeting was held and has, inter alia, reviewed the structure, size and composition of the Board, assessed the independence of the INEDs and considered the Directors to retire and stand for re-election at the 2021 AGM. The Nomination Committee has also reviewed the board diversity policy as set out in the paragraph headed "Board Diversity Policy" above.

During the Year, the Nomination Committee held two meetings and recommended the appointment of the new INED and change of composition of Board Committee.

LEGAL COMPLIANCE COMMITTEE

The Legal Compliance Committee has been established on 14 October 2015 to review the summarised key particulars of the work-related accidents of the construction segment which was prepared by the human resources and administrative department.

- d. 董事會各方面的多元化,包括但不限於性 別、年齡(18歲或以上)、文化及教育背 景、種族、專業經驗、技能、知識及服務年 期等方面。
- e. 本公司業務適用的其他方面。

上述因素僅供參考,並非盡列所有因素,亦不具決定性作用。提名委員會或會考慮其他因素,以確保董事會具備均衡之技能、經驗及多元化思維,以切合本公司之業務需要。提名委員會可酌情決定提名其認為適當之任何人士。

提名委員會成員須每年至少開會一次。於截至二零二二年四月三十日止年度,提名委員會舉行了一次會議及已(其中包括)審閱董事會架構、規模及組成、評估獨立非執行董事的獨立性及於二零二一年股東週年大會上考慮董事的退任及重選。提名委員會亦已檢討上文「董事會成員多元化政策」一段所載的董事會成員多元化政策。

於本年度,提名委員會舉行了兩次會議並就新獨 立非執行董事的任命及董事委員會組成的變更 提出推薦意見。

法律合規委員會

本公司於二零一五年十月十四日設立法律合規 委員會以審閱人力資源及行政部所編製之建築 分部工傷事故主要詳情概要。

With reference to the terms of reference of the Legal Compliance Committee, the primary duties of the Legal Compliance Committee are to assist in overseeing our compliance with laws and regulations relevant to our business operations and to review the effectiveness of our regulatory compliance procedures and system.

根據法律合規委員會的職權範圍,法律合規委員會的主要職責為協助監察我們遵守與我們業務 營運相關的法律法規,以及審閱我們的監管合規 程序及系統的效力。

As the work-related accidents were punctually reported and all the accidents are covered by insurances, it was resolved that the legal compliance committee of the Board to be dissolved with effect from 21 October 2021.

由於工傷事故已準時上報且所有事故均在保險承保範圍內,茲動議解散董事會法律合規委員會, 自二零二一年十月二十一日起生效。

AUDITOR

On 23 June 2022, Elite Partners CPA Limited ("Elite Partners") resigned as the auditor of the Group and Fan, Chan & Co. Limited ("Fan Chan") has been appointed as the new auditor of the Group to fill the causal vacancy following the resignation of Elite Partners and will continue as such until the forthcoming annual general meeting of the Company. The annual consolidated financial statements of the Group for the Year have been audited by Fan Chan. The auditor's responsibilities for the Group's financial statements are set out in the Independent Auditor's Report on pages 68 to 74 of the Company's 2022 Annual Report.

The Audit Committee is responsible for evaluating the external auditor of the Group including but not limited to their independence and objectivity.

The fees of the external auditor of the Group for audit services amounted to HK\$400,000 and no non-audit services was incurred for the Year.

COMPANY SECRETARY

Mr. Chan Ching ("Mr. Chan"), the company secretary of the Company from an external secretarial services provider was resigned with effect on 15 July 2021.

Ms. Lai Pik Chi Peggy ("Ms. Lai"), an executive director, has been appointed as the company secretary of the Company with effect from 19 July 2021.

During the Year, Ms. Lai has undertaken not less than 15 hours of relevant professional training in accordance with Rule 5.15 of the GEM Listing Rules.

核數師

於二零二二年六月二十三日,開元信德會計師事務所有限公司(「開元信德」)已辭任本集團核數師,而范陳會計師行有限公司(「范陳」)已獲委任為本集團新核數師,以填補開元信德辭任後的臨時空缺,任期直至本公司應屆股東週年大會結束為止。本集團於本年度之年度綜合財務報表已由范陳審核。核數師對本集團財務報表之責任載於本公司二零二二年年報第68至74頁之獨立核數師報告。

審核委員會負責評估本集團之外部核數師,包括 但不限於彼等之獨立性和客觀性。

本集團外部核數師之有關審核服務之費用為 400,000港元,且本年度並無產生非審核服務費 用。

公司秘書

陳楨先生(「陳先生」)乃來自外騁秘書服務提供 者之本公司之公司秘書,已由二零二一年七月 十五日起辭任。

執行董事黎碧芝女士(「黎女士」)已獲委任為本公司之公司秘書,由二零二一年七月十九日起生效。

於本年度,黎女士已根據GEM上市規則第5.15條的規定進行不少於15小時的相關專業培訓。

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COMPLIANCE OFFICER

Ms. Meng Ying, a former executive Director, was the compliance officer of the Group during the year and was removed on 30 September 2021, Ms. Lai was appointed on 30 September 2021. Please refer to the section "Biographical details of Directors and Senior Management" for her biographical information.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board acknowledge that it is responsible for the risk management and internal control systems and reviewing their effectiveness. Such systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

The Board has delegated its responsibilities (with relevant authorities) of risk management and internal control to the Audit Committee, who oversees management in the design, implementation and monitoring of the risk management and internal control systems.

MAIN FEATURES OF THE RISK MANAGEMENT AND INTERNAL CONTROL SYSTEMS

The risk management framework of the Group and main responsibilities of the members in the framework are described as follows:

合規主任

前執行董事孟女士於年內為本集團的合規主任 且於二零二一年九月三十日被罷免,黎女士於二 零二一年九月三十日獲委任。有關其履歷資料請 參閱「董事及高級管理層之履歷詳情」一節。

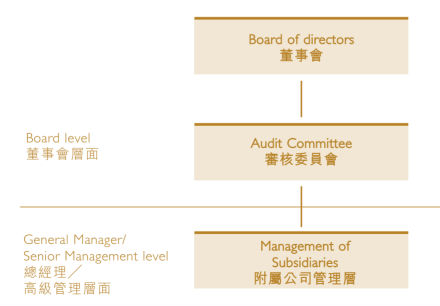
風險管理及內部監控

董事會深知其負責風險管理及內部監控系統以 及檢討其成效。該等制度旨在管理而非消除無法 實現業務目標之風險,且僅能提供有關重大失實 陳述或損失之合理但非絕對的保證。

董事會已將其風險管理及內部監控的職責(與相關權力)授予審核委員會,而審核委員會監督管理層對風險管理及內部監控系統的設計、實施及監察。

風險管理及內部監控系統的主要特點

本集團之風險管理架構以及架構內各成員的主 要職責描述如下:



Member	Main Responsibilities
成員	主要職責
The Board	 Set up goals for risk management strategy, assess and determine the nature and extent of risk acceptable to achieve the strategy goals;
董事會	訂立風險管理策略目標·評估及釐定達成策略目標時所願意承受的風險性質及程度;
	• Establish and maintain a proper and effective risk management and internal control systems; and
	• 建立及維護適當有效的風險管理及內部監控系統:及
	 Review the effectiveness of the risk management and internal control systems annually.
	● 每年檢討風險管理及內部監控系統的有效性。
Audit Committee	Assist the Board in overseeing the risk level and the design and
審核委員會	performance of the risk management and internal control systems; 協助董事會監察風險水平、風險管理及內部監控系統的設計及運作成效:
	Discuss the risk management and internal control systems with the
	management, ensure the management has fulfilled its responsibility of establishing effective systems;
	● 與管理層討論風險管理及內部監控系統,確保管理層已履行職責建立有效的系統;
	Ensure that the internal audit function has sufficient resources for
	operation and has a proper position, review and supervise its performance; ● 確保內部審核職能有足夠資源運作,並且有適當的地位,檢討及監察其成效;
	 Keep updated of various major risks confronted by the Group and the risk management status, make decisions for effective risk control; 更新本集團面臨的各項重大風險及風險管理現狀,作出有效控制風險的決策;
	 Report the risk status of the Group and issues to be concerned or improved to the Board on a regular basis; 定期向董事會匯報本集團的風險現狀及有待關注或完善的問題;

企業管治報告

Member Main Responsibilities 成員 主要職責

- Facilitate risk management and assessment, regularly appoint relevant accountable persons to implement risk assessment;
- 推動風險管理和評估,並定期委任相關負責人執行風險評估工作;
- Organise and promote the establishment of the risk management system at the group level;
- 組織並推動集團層面的風險管理體系建設;
- Review material risk assessment report and various risk management reports;
- 審閱重大風險評估報告及各項風險管理報告;
- Review major risk management measures, rectify and deal with the decisions made or actions adopted by relevant organizations or individuals beyond the risk management system;
- 審閱重大風險管理措施,糾正和處理相關組織或個人於風險管理系統以外作出的決策 或採取的行為:
- Engage relevant persons to organise and coordinate various departments and projects to carry out identification and assessment of significant risks at the group level, summarise and analyse such information, submit risk assessment and various risk management reports; and
- 聘請相關人員組織統籌各部門和各項目,以開展集團層面的重大風險識別和評估工作, 並對信息進行匯總分析和提交風險評估及各項風險管理報告;及
- Carry out risk management for other major issues.
- 對其他重大事項進行風險管理。

THE PROCESS USED TO IDENTIFY, ASSESS AND MANAGEMENT OF PRINCIPAL RISKS

用於識別、評估及管理重大風險的程序

The risk management process of the Group is described as follows:

本集團之風險管理程序描述如下:

Risk identification 風險識別	_	identify the current risks confronted. 識別目前面臨的風險。
Risk analysis	_	conduct analysis on the risk including the impact extent and possibility of occurrence.
風險分析		對影響程度及發生的可能性進行風險分析。
Risk response	_	choose a proper risk response method and develop a risk mitigation strategy.
風險應對		選擇適當的風險應對方式並建立降低風險的策略。
Control measures 控制措施	-	propose up-to-date internal control measures and policy and process. 配對現時的內部控制措施及政策與流程。
Risk control	_	continuously monitor the risks identified and implement relevant internal control measures to ensure the effective operation of the risk response strategy.
風險監控		持續監測已識別風險及實施相應的內部控制措施,以確保風險應對策略的有效運行。
Risk management report	-	summarise results of risk assessment and analysis and internal audit, formulate and report an action plan.
風險管理報告		總結風險評估分析及內部審計的結果,制定行動計劃並加以匯報。

The Group has engaged a professional advisory firm of internal control to perform regular review of the internal control system of the Group for the Year and the results were summarized and reported to the Audit Committee and the Board. The Board will continue to strive for a better control by way of consulting with the professional adviser and adopting the recommendations made by the firm.

本集團已聘請專業的內部監控顧問公司定期檢 討本集團於本年度的內部監控系統,以及將結果 匯總並向審核委員會及董事會報告。董事會將繼 續通過諮詢專業顧問並採納公司提出的建議,爭 取更好的控制。

企業管治報告

FINANCIAL REPORTING

The Directors acknowledge their responsibility for preparation of the Group's consolidated financial statements that give a true and fair view. The responsibility of Auditor in respect of the Group's consolidated financial statements are set out in the independent auditor's report forming part of this annual report.

In preparing the consolidated financial statements, the Directors are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so. The Directors are aware that the net liabilities, loss and operating cash outflow for the year ended 30 April 2022, and the deconsolidation of the subsidiaries mentioned, which indicate the existence of a material uncertainty which may cast significant doubt on the Group's ability to continue as a going concern as referred to C.I.3 of the CG Code.

In respect of the material uncertainty related to going concern, the Directors have given careful consideration to the future liquidity of the Group and implemented some measures in order to improve the working capital, liquidity and cash flow position of the Group, details are set out in note 2.3 to the consolidated financial statements.

The Auditor draw attention to note 2.3 to the consolidated financial statements which mentions that the Group incurred a loss of approximately HK\$7.4 million during the year ended 30 April 2022 and, as of that date, the Group had net current liabilities and net liabilities of approximately HK\$19.5 million and HK\$19.2 million respectively. These conditions indicate the existence of a material uncertainty which may cast significant doubt on the Group's ability to continue as a going concern. More information is set out in note 2.3 to the consolidated financial statements.

財務申報

董事知悉他們須負責編製本集團的綜合財務報表,以真實及公平地反映業務狀況。核數師就有關本集團綜合財務報表的責任載於本年報的獨立核數師報告內。

在編製綜合財務報表時,董事負責評估本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,除非董事有意將本集團清盤或停止經營,或別無其他現實的替代方案。董事知悉截二零二二年四月三十日止年度之負債淨額、虧損及經營現金流出,及提及的終止綜合入賬附屬公司,表明存在重大不確定性,根據企業管治守則第C.I.3條,其可能會對本集團持續經營的能力產生重大懷疑

就與持續經營相關的重大不確定事項而言,董事已審慎考慮本集團未來的流動資金並實施若干措施以改善本集團營運資金、流動資金及現金流狀況,詳情載於綜合財務報表附註2.3。

核數師謹此提請注意綜合財務報表的附註2.3,當中提及本集團於截至二零二二年四月三十日 止年度產生約7.4百萬港元虧損,且截至該日, 本集團擁有流動負債淨額及負債淨額分別約為 19.5百萬港元及19.2百萬港元。該等情況表明存 在重大不確定性,其可能會對本集團持續經營的 能力產生重大懷疑。更多資料載於綜合財務報表 附註2.3。

REMUNERATION OF THE SENIOR MANAGEMENT

For the year ended 30 April 2022, the remuneration of the senior management is listed below by band:

高級管理人員的薪酬

截至二零二二年四月三十日止年度,高級管理人 員的薪酬按範圍列出如下:

Remuneration band 薪酬範圍		Number of individuals 人數
HK\$nil to HK\$1,000,000	零港元至1,000,000港元	5
HK\$1,000,001 to HK\$2,000,000	1,000,001港元至2,000,000港元	_

Details of the Directors' remuneration and five highest paid individuals for the Year as regarded to be disclosed pursuant to the Code are provided in note 12 to the consolidated financial statements in this report. 於本年度內·董事的薪酬及五名最高薪酬人士詳 情已根據守則於本報告的綜合財務報表附註12 內披露。

DIRECTORS' AND AUDITOR'S RESPONSIBILITY FOR CONSOLIDATED FINANCIAL STATEMENTS

The Directors acknowledge and understand their responsibility for preparing the consolidated financial statements and to ensure that the consolidated financial statements of the Group are prepared in a manner which reflects the true and fair view of the state of affairs, results and cash flows of the Group and are in compliance with the relevant accounting standards and principles, applicable laws and disclosure provisions required of the GEM Listing Rules. The Directors are of the view that the consolidated financial statements of the Group for each financial year have been prepared on this basis.

董事及核數師就綜合財務報表須承擔的責 任

董事確認及了解彼等須負責編製綜合財務報表,確保本集團編製的綜合財務報表真實而公平地反映本集團的事務狀況、業績及現金流量,且符合相關會計準則及原則、適用法例以及GEM上市規則規定的披露條文。董事認為,本集團各財政年度的綜合財務報表均已按此基準編製。

To the best knowledge of the Directors, there are no material uncertainties relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern after having considered the loan facility. More information is set out in note 2.3 to the consolidated financial statements, therefore the Directors continue to adopt the going concern approach in preparing the consolidated financial statements.

據董事所知,經考慮貸款融資後,並無重大不明 朗因素涉及可能對本公司持續經營能力構成重 大疑問的事件或情況。更多資料載於綜合財務報 表附註2.3。因此,董事於編製綜合財務報表時 繼續採納持續經營的方法。

Statement of the Company's external Auditor's responsibility in respect of the consolidated financial statements is set out in the Independent Auditor's Report of this report.

有關本公司外聘核數師就綜合財務報表須承擔的責任的聲明載於本報告中的獨立核數師報告。

企業管治報告

GENERAL COMMUNICATIONS WITH SHAREHOLDERS AND INVESTOR RELATIONS

The Board has established a shareholders' communication policy to maintain an on-going dialogue with its shareholders and investors in a timely, open and transparent manner. The Board reviews the policy on a regular basis to ensure effective communication between the Company, its shareholders and investors.

The Board communicates with its shareholders and investors through various channels. The Board meets and communicates with shareholders and investors at annual general meetings and other general meetings. Corporate communications (such as quarterly, interim and annual reports, notices, circulars and announcements) are sent to shareholders in a timely manner and are available on the websites of the Company and the Stock Exchange.

SHAREHOLDERS' RIGHTS

Convening of Extraordinary General Meeting on Requisition by Shareholders

Pursuant to article 64 of the Articles, the Board may, whenever it thinks fit, convene an extraordinary general meeting ("EGM"). EGMs shall also be convened on the requisition of one or more shareholders holding, at the date of deposit of the requisition, not less than one tenth of the paid up capital of the Company having the right of voting at general meetings. Such requisition shall be made in writing to the Board or the company secretary of the Company for the purpose of requiring an EGM to be called by the Board for the transaction of any business specified in such requisition. If, within 21 days of such deposit, the Board fails to proceed to convene such meeting, all reasonable expenses incurred by the acquisition(s) as a result of the failure of the Board shall be reimbursed to the requisition(s) by the Company.

與股東的一般溝通及投資者關係

董事會已建立股東溝通政策,以及時、公開及透明地與股東及投資者保持持續溝通。董事會負責定期審查上述政策,確保本公司、其股東及投資者之間保持有效溝通。

董事會透過各種渠道與股東及投資者進行溝通。 董事會參加股東週年大會和其他股東大會,以與 股東及投資者會面與溝通。本公司會及時向股東 傳達公司通訊(如季度、中期及年度報告、通告、 通函及公告),公司通訊亦可於本公司及聯交所 網站查閱。

股東權利

在股東要求下召開股東特別大會

根據細則第64條,董事會可酌情召開股東特別大會(「股東特別大會」)。股東特別大會亦須應一名或多名於要求日期持有不少於本公司有權於股東大會上投票的實繳股本十分之一的股東要求而予以召開。該項要求須以書面向董事會或本公司的公司秘書提呈,以要求董事會召開股東特別大會以處理該書面要求中所列明的任何事項。倘董事會於提出該項要求後21日內未能召開該大會,本公司須向提出要求人士償付由提出要求人士因董事會未能召開大會而產生的所有合理開支。

Procedures for Shareholders' Nomination of Directors

Pursuant to article II3 of the Articles, no person, other than a retiring Director, shall, unless recommended by the Board for election, be eligible for election to the office of Director at any general meeting, unless notice in writing of the intention to propose that person for election as a Director and notice in writing by that person of his willingness to be elected shall have been lodged at the head office or at the registration office of the Company. The period for lodgment of the notices required under the Articles will commence no earlier than the day after the dispatch of the notice of the general meeting appointed for such election and end no later than 7 days prior to the date of such general meeting and the minimum length of the period during which such notices to the Company may be given will be at least 7 days.

Procedures for directing shareholders' enquiries to the Board

Shareholders may direct their enquiries concerning their shareholdings to the Company's share registrars. Shareholders may also make a request for the Company's information to the extent that such information has been made publicly available by the Company. All written enquiries or requests may be forwarded to the Company's head office or by email to info@zjuvholdings.com.

The addresses of the Company's head office and the Company's share registrars can be found in the section "Corporate Information" of this annual report.

股東提名候選董事的程序

根據細則第113條,除退任董事外,任何人士如未獲董事會推薦參選,均無資格於任何股東大會上獲選出任董事一職,除非表示有意提名該人士參選董事的書面通知,以及該名人士表示願意參選的書面通知已送達本公司的總辦事處或註冊辦事處。細則規定提交該等通知的期間將不早於寄發就有關選舉所指定舉行股東大會的通告翌日開始,並不遲於該股東大會舉行日期前七日結束,而向本公司提交該等通知的最短期間須達至少七日。

股東向董事會提出查詢的程序

股東如對名下持股有任何問題,可向本公司的股份過戶登記處提出。股東亦可隨時要求索取本公司的公開資料。所有書面查詢或要求可送交本公司的總辦事處或電郵至info@zjuvholdings.com。

本公司的總辦事處及股份過戶登記處地址請參 閱本年報「公司資料」一節。

企業管治報告

Investor Relations

To ensure transparent and comprehensive disclosures to investors, the Group delivers information of the Group to the public through various channels, including general meeting, public announcement and financial reports. The investors are also able to access the latest news and information of the Group via our website (http://www.zjuv8366.com).

In order to maintain good and effective communication, the Company together with the Board extend their invitation to all shareholders and encourage them to attend the forthcoming AGM and all future general meetings.

The shareholders may also forward their enquiries and suggestions in writing to the Company to the followings:

Address: Unit A6-D, 12/F., Block A

Hong Kong Industrial Centre 489-491 Castle Peak Road

Lai Chi Kok Kowloon

Email: info@zjuvholdings.com

Significant Changes in Constitutional Documents

During the year ended 30 April 2022, there was no significant changes in the constitutional documents of the Company.

投資者關係

為確保透明及全面向投資者披露資訊,本集團循多個渠道向公眾人士傳達本集團的資料,包括股東大會、公佈及財務報告。投資者亦可於本集團網站(http://www.zjuv8366.com)查閱本集團最新消息及資料。

為維持良好有效溝通,本公司與董事會誠邀並鼓勵全體股東出席應屆股東週年大會以及日後所有股東大會。

股東亦可循以下渠道向本公司提出書面查詢及 意見:

地址: 九龍

荔枝角

青山道489-491號 香港工業中心 A座12樓A6-D室

電郵: info@zjuvholdings.com

章程文件之重大更改

截至二零二二年四月三十日止年度,本公司章程 文件並無重大更改。

Directors' Report 董事會報告

The Board is pleased to present the annual report together with the audited consolidated financial statements for the year ended 30 April 2022 (the "Year").

董事會欣然提呈年報及截至二零二二年四月三十 日止年度(「本年度」)之經審核綜合財務報表。

PRINCIPAL PLACE OF BUSINESS

The Company was incorporated as an exempted company with limited liability in the Cayman Islands on 20 May 2015. Its registered office and principal place of business are at Windward 3, Regatta Office Park, PO Box 1350 Grand Cayman KYI-1108, Cayman Islands and Unit A6-D, 12/F., Block A, Hong Kong Industrial Centre, 489-491 Castle Peak Road, Lai Chi Kok, Kowloon, Hong Kong, respectively.

PRINCIPAL ACTIVITIES AND BUSINESS REVIEW

The Company is an investment holding company and its subsidiaries are principally engaged in undertaking slope works, foundation works and other general building works in Hong Kong.

Further discussion and analysis of these activities as required by Schedule 5 to the Companies Ordinance (Chapter 622 of the laws of Hong Kong) (the "Companies Ordinance"), including a discussion of the principal risks and uncertainties facing the Group, environmental policies of the Group, compliance with laws and regulations by the Group, its relationship with customers, suppliers, subcontractors and employees and an indication of likely future developments in the Group's business, can be found in the Management Discussion and Analysis set out on pages 5 to 18 of this annual report. This discussion forms part of this directors' report.

Further discussions on the Group's environmental policies and our relationship with various stakeholders are covered by a separate Environmental, Social and Governance report which will be available at the websites of the Company and the Stock Exchange in due course as soon as possible.

主要營業地點

本公司於二零一五年五月二十日於開曼群島註冊成立為獲豁免有限公司。其註冊辦事處及主要營業地點分別位於Windward 3, Regatta Office Park, PO Box I 350 Grand Cayman KYI-II08, Cayman Islands及香港九龍荔枝角青山道489-49 I 號香港工業中心A座I2樓A6-D室。

主要業務及業務回顧

本公司為一間投資控股公司,而其附屬公司的主要業務活動為在香港承建斜坡工程、地基工程及 其他一般建築工程。

按照香港法例第622章公司條例(「公司條例」) 附表5規定對該等業務的進一步討論及分析,包 括本集團面臨的主要風險及不確定性討論、本集 團的環保政策、本集團有關法律及法規的合規情 況、其與客戶、供應商、分包商及僱員的關係及 本集團業務未來的可能發展方向,可於本年報第 5至18頁所載的管理層討論及分析中查閱。該討 論為本董事會報告的一部分。

關於本集團環境政策及我們與不同持份者的關係的進一步討論載於單獨的環境、社會及管治報告書,該報告書將盡快於適時上載於本公司網站及聯交所網站。

Directors' Report

董事會報告

SEGMENT INFORMATION

An analysis of the Group's performance for the year ended 30 April 2022 by operating segment is set out in note 5 to the consolidated financial statements.

FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of the Group is set out on page 168 of this annual report.

RESULTS AND APPROPRIATIONS

The results of the Group for the year ended 30 April 2022 are set out in the consolidated statement of profit or loss and other comprehensive income on page 75.

The Board did not recommend payment of final dividend to shareholders of the Company for the year ended 30 April 2022.

PROPERTY, PLANT AND EQUIPMENT AND RIGHT-OF-USE ASSETS

Details of movements of the property, plant and equipment and right-ofuse assets of the Group during the year ended 30 April 2022 are set out in notes 13 and 14 to the consolidated financial statements respectively.

SUBSIDIARIES

Particulars of the Company's principal subsidiaries as at 30 April 2022 are set out in note 15 to the consolidated financial statements.

分部資料

本集團於截至二零二二年四月三十日止年度的 經營分部表現分析載於綜合財務報表附註5。

財務摘要

本集團之業績及資產及負債摘要載於本年報第 168頁。

業績及分派

本集團截至二零二二年四月三十日止年度之業 績載於第75頁之綜合損益及其他全面收益表。

董事會不建議向本公司股東派付截至二零二二 年四月三十日止年度之末期股息。

物業、廠房及設備以及使用權資產

本集團於截至二零二二年四月三十日止年度之物業、廠房及設備以及使用權資產之變動詳情分別載於綜合財務報表附註13及14。

附屬公司

本公司於二零二二年四月三十日之主要附屬公司之詳情載於綜合財務報表附註15。

Directors' Report 董事會報告

SHARE CAPITAL

The Company's total issued share capital as at 30 April 2022 was 1,577,200,000 ordinary shares of HK\$0.01 each.

Details of movements of the share capital of the Company during the year ended 30 April 2022 are set out in note 21 to the consolidated financial statements.

REMUNERATION POLICY

A remuneration committee is set up for reviewing the Group's emolument policy and structure for all remuneration of the Directors and senior management of the Group. The remunerations of the Directors are determined with reference to the economic situation, the market condition, the responsibilities and duties assumed by each Director as well as their individual performance.

The Company has adopted a share option scheme as an incentive to the Directors and eligible employees. Details of the scheme are set out in the section headed "Share Option Scheme" of this report.

CHARITABLE DONATIONS

Charitable and other donation made by the Group during the year amounted to approximately HK\$214,200 (2021: HK\$235,000).

DISTRIBUTABLE RESERVES OF THE COMPANY

As of 30 April 2022, the reserves of the Company available for distribution, as calculated in accordance with the Companies Law Cap. 22 of Cayman Islands, was approximately HK\$Nil (2021: Nil) inclusive of share premium and retained earnings/(accumulated losses).

股本

於二零二二年四月三十日,本公司已發行股本總數為每股0.01港元之普通股1,577,200,000股。

本公司於截至二零二二年四月三十日止年度股本變動詳情載於綜合財務報表附註21。

薪酬政策

已設立之薪酬委員會旨在檢討本集團之薪酬政策及本集團所有董事及高級管理層之薪酬架構。董事薪酬參考經濟狀況、市況、各董事所承擔的責任及職責以及其個人表現後釐定。

本公司已採納購股權計劃作為對董事及合資格僱員的激勵。該計劃的詳情載於本報告「購股權計劃|一節。

慈善捐款

本集團於年內作出慈善及其他捐款合共約 214,200港元(二零二一年:235,000港元)。

本公司的可供分派儲備

截至二零二二年四月三十日,根據開曼群島法例 第22章公司法計算,本公司的可供分派儲備約為 零港元(二零二一年:零港元),包括股份溢價及 保留盈利/(累計虧損)。

Directors' Report

董事會報告

DIRECTORS

The Directors during the year ended 30 April 2022 and up to the date of this report were:

Executive Directors

Mr. Law, Michael Ka Ming *previously as* Law Ka Ming Michael (appointed on 5 July 2022)

Ms. Lai Pik Chi Peggy (Compliance Officer)

(re-designated from INED to executive Director on 19 July 2021)

Mr. Choi Pun Lap

(appointed on 30 September 2021)

Mr. Zhou Ying (Chairman and Chief Executive Officer)

(removed on 30 September 2021)

Ms. Meng Ying (Compliance Officer)

(removed on 30 September 2021)

Independent non-executive Directors ("INED")

Mr. Leung Tsun Ip

(appointed on 21 October 2021)

Mr. Hui Man Ho Ivan

(appointed on 21 October 2021)

Mr. Fu Yan Ming

(appointed on 21 October 2021)

Ms. Lai Pik Chi Peggy

(re-designated from INED to executive director on 19 July 2021)

Dr. Wong Foelan

(resigned on 21 June 2021)

The Directors' biographical details are set out in the section headed "Biographical Details of Directors and Senior Management" in this report.

Information regarding directors' emoluments is set out in note 12 to the consolidated financial statements.

An annual confirmation of independence pursuant to the requirements under Rule 5.09 of the GEM Listing Rules has been received from each of the INEDs.

董事

於截至二零二二年四月三十日止年度及截至本報告日期,董事如下:

執行董事

羅家明先生

(於二零二二年七月五日獲委任)

黎碧芝女士(合規主任)

(於二零二一年七月十九日由

獨立非執行董事調任為執行董事)

蔡本立先生

(於二零二一年九月三十日獲委任)

周穎先生(主席兼行政總裁)

(於二零二一年九月三十日被罷免)

孟瑩女士(合規主任)

(於二零二一年九月三十日被罷免)

獨立非執行董事(「獨立非執行董事」)

梁俊業先生

(於二零二一年十月二十一日獲委任)

許文浩先生

(於二零二一年十月二十一日獲委任)

符恩明先生

(於二零二一年十月二十一日獲委任)

黎碧芝女士

(於二零二一年七月十九日由

獨立非執行董事調任為執行董事)

黃富仁博士

(於二零二一年六月二十一日辭任)

董事履歷詳情載於本報告「董事及高級管理層之 履歷詳情」一節。

董事薪酬資料載於綜合財務報表附註12。

本公司已接獲各獨立非執行董事根據GEM上市 規則第5.09條規定發出的年度獨立性確認書。

Directors' Report 董事會報告

DIRECTORS' SERVICE CONTRACT

All Directors have entered into service agreements with the Company for a term of three years commencing from their respective date of appointment. All of these service agreements may be terminated earlier by no less than one month written notice served by either party on the other.

No director proposed for re-election at the forthcoming AGM has a service contract which is not determinable by the Group within one year without payment of compensation, other than statutory compensation.

Pursuant to Article 108 of the Articles, at each annual general meeting, one-third of the Directors for the time being (or, if their number is not a multiple of three (3), the number nearest to but not less than one-third) shall retire from office by rotation provided that every Director shall be subject to retirement at an annual general meeting at least once every three years. Mr. Choi Pun Lap and Mr. Leung Tsun Ip. will retire from office as Directors at the forthcoming AGM, and being eligible, offer themselves for re-election.

Pursuant to Article 112 of the Articles, any Director appointed by the Board to fill a casual vacancy shall hold office only until the first general meeting of the Company after their appointment and be subject to reelection at such meeting. Mr. Law, Michael Ka Ming will retire from office as Director at the forthcoming AGM, and being eligible, offer himself for re-election.

Each of the executive Directors shall also be entitled to discretionary bonus to be determined by the Board based on, among other things, the performance of the individual Director and the overall financial position of the Group, and is subject to the recommendation of the remuneration committee of the Company.

董事服務合約

所有董事已與本公司訂立服務協議,任期由彼等 各自之委任日期起為期三年。所有該等服務協議 可經任何一方向另一方發出不少於一個月的書 面通知提早終止。

概無擬於應屆股東週年大會上重選連任的董事 訂立本集團不可於一年內終止而毋須支付賠償 (法定賠償除外)的服務合約。

根據細則第108條,於各股東週年大會上,當時在任三分之一董事(或倘人數並非三(3)之倍數,則為最接近但不少於三分之一的人數)須輪值告退,惟各董事須至少每三年於股東週年大會上輪值告退一次。蔡本立先生及梁俊業先生將於應屆股東週年大會上退任董事職務,並合資格且願意重選連任。

根據細則第112條,由董事會委任以填補臨時空 缺的任何董事任期僅直至其獲委任後本公司第 一次的股東大會,並須在該大會上重選連任。羅 家明先生將於應屆股東週年大會上退任董事職 務,並合資格且願意重選連任。

各執行董事亦有權獲得酌情花紅,金額由董事會 根據(其中包括)董事個人表現及本集團整體財 務狀況釐定,並由本公司薪酬委員會建議。

Directors' Report 董事會報告

DISCLOSURE OF INTERESTS

A. Directors' and Chief Executives' Interests and Short Positions in Shares, Underlying Shares and Debentures

As at 30 April 2022, the interests and short positions of the Directors of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meanings of Part XV of the Securities and Futures Ordinance (Chapter 571 of the laws of Hong Kong) (the "SFO")) which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which any such director or chief executive is taken or deemed to have under such provision of the SFO) or which were required pursuant to Section 352 of the SFO, to be entered in the register of members of the Company, or which were required, pursuant to standard of dealings by Directors as referred to the Listing Rules, to be notified to the Company and the Stock Exchange were as follows:

(i) Company's shares held by a former director

權益披露

A. 董事及最高行政人員於股份、相關股份及 債權證的權益及淡倉

於二零二二年四月三十日,本公司董事於本公司或其任何相聯法團(定義見香港法例第571章證券及期貨條例(「證券及期貨條例」)第XV部)的股份、相關股份及債權證中擁有須根據證券及期貨條例第XV部第7及8分部將須知會本公司及聯交所的權益及淡倉(包括根據證券及期貨條例的該高條文被當作或視為任何相關董事或最很制度條文被當作或視為任何相關董事或最限制度條例第352條記存於本公司股份與有的權益及淡倉,或根據上市規則所述董事進行交易之標準須知會本公司及聯交所的權益及淡倉如下:

(i) 前董事所持有的本公司股份

Name of former director	Capacity/Nature	Number of shares held/interested 所持/擁有 權益的	Percentage of shareholding	
前董事姓名	身份/性質	股份數目	股權百分比	
Mr. Zhou Ying (former director and removed on 30 September 2021) 周穎先生(前董事及 於二零二一年九月三十日被罷免)	Interest of a controlled corporation (Note I) 受控法團權益 (附註I)	792,000,000	50.21%	

Note I:

Mr. Zhou Ying beneficially owns the entire issued share capital of Century Investment Holdings Limited, which wholly owns the shares in United Financial Holdings Group Limited. Therefore, Mr. Zhou Ying is deemed or taken to be interested in all the shares of the Company held by United Financial Holdings Group Limited for the purpose of the SFO.

附註1:

周穎先生實益擁有Century Investment Holdings Limited的全部已發行股本,而Century Investment Holdings Limited則全資擁有聯合金融控股集團有限公司的股份。因此,根據證券及期貨條例,周穎先生被視為或當作於聯合金融控股集團有限公司持有的本公司所有股份中擁有權益。

Directors' Report 董事會報告

(ii) The shares of associated corporations held by former director

(ii) 前董事所持有的相聯法團股份

Name of former director 前董事姓名	Name of associated corporation 相聯法團名稱	Capacity/Nature 身份/性質	Number of shares held/interested 所持/擁有權益的股份數目	Percentage of shareholding 股權百分比
Mr. Zhou Ying (former director (removed on 30 September 2021))	United Financial Holdings Group Limited	Beneficial owner	1,000,000	100%
周穎先生(前董事 (於二零二一年九月 三十日被罷免))	聯合金融控股集團有限公司 Century Investment Holdings Limited Century Investment Holdings Limited	實益擁有人 Interest of a controlled corporation 受控法團權益	d I	100%

Note:

Mr. Zhou Ying beneficially owns the entire issued share capital of Century Investment Holdings Limited, which wholly owns the shares in United Financial Holdings Group Limited. Therefore, Mr. Zhou Ying is deemed or taken to be interested in all the shares of the Company held by United Financial Holdings Group Limited for the purpose of the SFO.

(iii) Long position in the Company's Shares

None of the current Directors has any shares held/interested in the Company for the year ended 30 April 2022 and up to the date of the Company's annual report.

附註:

周穎先生實益擁有Century Investment Holdings Limited的全部已發行股本,而Century Investment Holdings Limited則全資擁有聯合金融控股集團有限公司的股份。因此,根據證券及期貨條例,周穎先生被視為或當作於聯合金融控股集團有限公司持有的本公司所有股份中擁有權益。

(iii) 於本公司股份的好倉

截至二零二二年四月三十日止年度 及直至本公司年報刊發日期,概無 現任董事於本公司持有任何股份/ 於本公司股份中擁有權益。

Directors' Report

董事會報告

B. Substantial Shareholders' and Other Persons' Interests and Short Positions in Shares, Underlying Shares and Debentures

As at 30 April 2022, the interest and short positions of the person (other than the Directors or chief executive of the Company) or company which was required to be recorded in the register required to be kept under Section 336 of the SFO were as follows:

於二零二二年四月三十日,相關人士(本公司董事或最高行政人員除外)或公司擁有須根據證券及期貨條例第336條於按要求存置的登記冊記錄的任何權益及淡倉如下:

Name	Capacity/Nature	Number of shares held/ interested 所持/擁有權益	Percentage of shareholding
名稱	身份/性質	的股份數目	股權百分比
United Financial Holdings Group Limited 聯合金融控股集團有限公司	Beneficial owner 實益擁有人	792,000,000 (L)	50.21%
Century Investment Holdings Limited Century Investment Holdings Limited	Interest of a controlled corporation 受控法團權益	792,000,000 (L)	50.21%
Mr. Zhang Yan 張延先生	Beneficial owner 實益擁有人	158,000,000 (L)	10.02%

Save as disclosed above, as at 30 April 2022, no person, other than the Directors and chief executive of the Company whose interests are set out in the section "Directors' and Chief Executives' Interests and Short Positions in Shares, Underlying Shares and Debentures" above, had notified the Company of an interest or short position in the shares or underlying shares of the Company that was required to be recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO.

除上文所披露者外,於二零二二年四月三十日,概無人士(本公司董事及最高行政人員除外,其擁有的權益載於上文「董事及最高行政人員於股份、相關股份及債權證的權益及淡倉」一節)已知會本公司於本公司股份或相關股份中擁有須根據證券及期貨條例第336條於本公司存置的登記冊記錄的權益或淡倉。

Directors' Report 董事會報告

MAJOR CUSTOMERS AND SUPPLIERS

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

主要客戶及供應商

主要客戶及供應商佔本集團的收益及購買的百分比如下:

		2022 二零二二年 %	2021 二零二一年 %
Percentage of revenue:	收益百分比:		
From the five largest customers	來自五大客戶	99.8	99.8
From the largest customer	來自最大客戶	63.4	64.9
Percentage of construction material	建築材料購買及分包建築		
purchases and construction subcontra	icted: 百分比:		
From the five largest suppliers	來自五大供應商	99.9	95.6
From the largest supplier	來自最大供應商	46.5	45.8

To the best of the Directors' knowledge, none of the Directors, their close associates, or any shareholder of the Company (which to the knowledge of the Directors own more than 5% of the issued shares of the Company) has an interest in the Group's five largest customers and suppliers.

據董事所深知·概無董事、其緊密聯繫人士、或 任何本公司股東(據董事所知·擁有本公司已發 行股份5%以上)於本集團五大客戶及供應商中擁 有權益。

Directors' Report

董事會報告

DIVIDEND POLICY

The Company has adopted a dividend policy ("Dividend Policy"), pursuant to which the Company may distribute by way of (i) cash or (ii) shares as may be determined by the board of directors of the Company from time to time. The profit distribution policy of the Company is:

- (a) Profit distribution policy of the Company shall achieve continuity, stability and sustainability;
- (b) The Company targets a payout ratio with balance on distribution of profits and profits retained for business operation and future development;
- (c) Profit distribution of the Company shall take into account:
 - (i) the earnings per share of the Company;
 - (ii) the reasonable return in investment of the investors and the shareholders in order to provide incentive to them to continue to support the Company in their long-term development;
 - (iii) the financial conditions and business plan of the Company; and
 - (iv) the market sentiment and circumstances.

DIRECTORS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

Save for the related party transactions disclosed in note 25 to the consolidated financial statements, no other transactions, arrangements or contracts of significance to which the Company or any of its subsidiaries was a party and in which a Director or an entity connected with a Director had a material interests directly or indirectly subsisted at 30 April 2022 or at any time during the year ended 30 April 2022.

股息政策

本公司已採納股息政策(「股息政策」),據此,本公司可藉以下方式進行分派:(i)現金或(ii)本公司董事會不時釐定之股份。本公司之溢利分派政策為:

- (a) 本公司之溢利分派政策應實現連續性、穩 定性及可持續性:
- (b) 本公司設定派息率,該派息率會就業務營 運及日後發展在分派溢利及保留溢利間取 得平衡;
- (c) 本公司之溢利分派須計及以下各項:
 - (i) 本公司每股盈利;
 - (ii) 投資者及股東之合理投資回報,從 而激勵彼等繼續支持本公司之長遠 發展;
 - (iii) 本公司之財務狀況及業務規劃;及
 - (iv) 市場氣氛及情況。

董事重大的合約權益

除綜合財務報表附註25所披露的關聯方交易外, 於二零二二年四月三十日或截至二零二二年四 月三十日止年度內任何時間概無存續本公司或 其任何附屬公司為訂約方及董事或與董事關連 的實體於當中直接或間接擁有重大權益之其他 重大交易、安排或合約。

Directors' Report 董事會報告

PERMITTED INDEMNITY PROVISION AND DIRECTOR'S AND OFFICERS' LIABILITY INSURANCE

Pursuant to Article 191 of the Articles, the Directors or other officers of the Company shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which may incur in connection with the executive of their duty provided that the indemnity shall not extend to any matter in respect of fraud or dishonesty of the above persons.

The Company has arranged Directors' and officers' liability insurance for all Directors and senior management of the Company. The insurance covers the corresponding costs, charges, expenses and liabilities for legal action of corporate activities against them.

MANAGEMENT CONTRACTS

No management contracts concerning the whole or any substantial part of the business of the Company were entered into or existed during the year ended 30 April 2022.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Other than those disclosed under the paragraph headed "Share Option Scheme" and "Directors and Chief Executive's Interests and Short Positions in Shares, Underlying Shares and Debentures", at no time during the year ended 30 April 2022 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 close associates, or were any such rights exercised by them; or was the Company, its holding company, or any of its subsidiaries or fellow subsidiaries a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

The Company had not entered into any connected transaction during the year ended 30 April 2022 which is required to be disclosed under the GEM Listing Rules. Related party transactions entered into by the Group during the year ended 30 April 2022, which constitute fully exempt continuing connected transactions under Chapter 20 of the GEM Listing Rules are disclosed in note 25 to the consolidated financial statements.

許可的彌償條款以及董事及高級管理層的 責任保險

根據細則第191條,本公司的董事或其他高級職員因執行彼等職務可能承擔之所有訴訟、成本、押記、虧損、損害及開支獲得以本公司之資產及溢利作出之彌償保證及免受損害,惟彌償須不延伸至任何與上述人士之欺詐或不誠實有關的事宜。

本公司已為本公司所有董事及高級管理層安排 董事及高級職員責任保險。該保險為彼等因企業 活動而面對的任何法律行動所產生的相關費用、 收費、開支及責任提供保障。

管理合約

於截至二零二二年四月三十日止年度並無訂立 或存在涉及本公司全部或任何大部分業務的管 理合約。

董事收購股份或債權證的權利

除「購股權計劃」及「董事及最高行政人員於股份、相關股份及債權證的權益及淡倉」一段所披露者外,於截至二零二二年四月三十日止年度內任何時間,概無董事或彼等各自的緊密聯繫人獲授任何權利,可藉收購本公司股份或債權證而獲得利益,亦無行使有關權利;而本公司、其控股公司、或其任何附屬公司或同系附屬公司概無訂立任何安排,以使董事獲得任何其他法人團體的有關權利。

關連交易及持續關連交易

本公司於截至二零二二年四月三十日止年度概無訂立根據GEM上市規則須予披露的任何關連交易。本集團於截至二零二二年四月三十日止年度訂立的關聯方交易(根據GEM上市規則第20章構成完全獲豁免持續關連交易)於綜合財務報表附註25披露。

Directors' Report 董事會報告

INTERESTS IN COMPETING BUSINESS

None of the Directors, controlling shareholders nor substantial shareholders of the Company nor their respective associates (as defined in the GEM Listing Rules) had held any position or had interest in any businesses or companies that were or might be materially competing with the business of the Group, or gave rise to any concern regarding conflict of interests during the year ended 30 April 2022.

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

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities during the year ended 30 April 2022.

SHARE OPTION SCHEME

The Company has conditionally adopted a share option scheme on 15 October 2015 (the "Scheme"). The terms of the Scheme are in accordance with the provisions of Chapter 23 of the GEM Listing Rules.

The purpose of the Scheme is to attract and retain the best available personnel, to provide additional incentive to eligible participants and to promote the success of the business of the Group. Eligible participants of the share option scheme include employees (full-time and part-time), Directors, consultants, advisers, distributors, contractors, suppliers, agents, customers, business partners or service providers of the Group.

The total number of shares issued and to be issued upon exercise of options granted to any participant (including both exercised and outstanding options) under the Scheme, in any 12-month period up to the date of grant shall not exceed 1% of the shares in issue.

於競爭業務中的權益

董事、控股股東或本公司主要股東或其各自的聯繫人(定義見GEM上市規則)於截至二零二二年四月三十日止年度並無於與本集團業務構成或可能構成重大競爭的任何業務或公司出任任何職務,或於當中擁有權益,或產生任何有關利益衝突的疑慮。

購買、出售或贖回本公司的上市證券

於截至二零二二年四月三十日止年度,本公司及 其任何附屬公司概無購買、出售或贖回本公司任 何上市證券。

購股權計劃

本公司於二零一五年十月十五日有條件採納購股權計劃(「該計劃」)。該計劃條款乃遵循GEM上市規則第23章的條文規定。

該計劃旨在吸引及挽留可用優秀人才,提供額外獎勵予合資格參與者,並推動本集團業務創出佳績。購股權計劃的合資格參與者包括本集團僱員(全職及兼職)、董事、顧問、諮詢人、分銷商、承建商、供應商、代理、客戶、商業夥伴或服務供應商。

截至授出日期止任何12個月期間內,因根據該計劃向任何參與者授出的購股權(包括已行使及尚未行使的購股權)獲行使而發行及將予發行的股份總數,不得超過已發行股份的1%。

Directors' Report 董事會報告

An offer for the grant of options must be accepted within seven days inclusive of the day on which such offer was made. The amount payable by the grantee of an option to the Company on acceptance of an offer for the grant of option(s) is HK\$1. An option may be exercised in accordance with the terms of the Scheme at any time during a period as the Board may determine which shall not exceed ten years from the date of grant subject to the provisions of early termination thereof.

授出購股權的要約限於作出有關要約日期(包括當日)起七日內接納。購股權承授人須於接納要約時就獲授的購股權向本公司支付I港元。承授人可於董事會可能釐訂的期間,隨時根據該計劃的條款行使購股權,惟有關期間不得超過授出日期起計十年,並受有關提前終止條文所規限。

The subscription price of a share in respect of any particular option granted under the Scheme shall be a price solely determined by the Board and notified to a participant and shall be at least the higher of: (i) the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of grant of the option, which must be a business day; (ii) the average closing prices of the shares as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of grant of the option; and (iii) the nominal value of a Share on the date of grant of the option. For the purpose of calculating the subscription price, where the Company has been listed on the Stock Exchange for less than five business days, the new issue price shall be used as the closing price for any business day falling within the period before listing.

根據該計劃授出的任何特定購股權的股份認購價由董事會全權釐定並通知參與者,但不得低於下列最高者:(i)股份於購股權授出日期(必須為營業日)於聯交所每日報價表所報收市價:(ii)股份於緊接購股權授出日期前五個營業日在聯交所每日報價表所報的平均收市價;及(iii)股份於購股權授出日期的面值,惟就計算認購價而言,倘本公司於聯交所的上市期間少於五個營業日,新發行價將用作為上市前期間任何營業日的收市價。

The Scheme will remain in force for a period of ten years commencing on the date of adoption, being 15 October 2015, and shall expire at the close of business on the business day immediately preceding the tenth anniversary thereof unless terminated earlier by the shareholders of the Company in general meeting.

該計劃將於採納日期(即二零一五年十月十五日)起計十年內有效,除非在股東大會上遭本公司股東提早終止,否則於緊接購股權計劃滿十週年前一個營業日的營業時間結束時屆滿。

The maximum number of Shares in respect of which options may be granted under the Scheme shall not in aggregate exceed 10% of the issued share capital of the Company as at 15 October 2015 (the date of conditional adoption by the written resolutions of the then sole Shareholder passed on 15 October 2015). On the basis of 1,440,000,000 ordinary shares in issue as at 15 October 2015, the maximum number of ordinary shares available for issue under the Scheme is equivalent to 144,000,000 Shares, representing 9.13% of the ordinary shares in issue as at 30 April 2022 and as at the date of publication of the 2022 Annual Report.

根據該計劃可授出購股權的最高股份總數不得超過本公司於二零一五年十月十五日(當時唯一的股東於二零一五年十月十五日通過的書面決議案獲有條件採納之日)已發行股本的10%。按截至二零一五年十月十五日已發行1,440,000,000股普通股計算,根據該計劃可供發行的普通股最高數目相當於144,000,000股股份,佔於二零二二年四月三十日及二零二二年年報發佈之日已發行普通股的9.13%。

Directors' Report

董事會報告

On 23 September 2019, the Company has granted share options under the Scheme to certain eligible grantees which, subject to acceptance by the grantees, will enable the grantees to subscribe for an aggregate of 60,000,000 ordinary shares of the Company of HK\$0.01 each in the share capital of the Company as stated in the announcement of the Company dated 23 September 2019. The closing price of the securities immediately before the date on which the options were granted was HK\$0.29. As at 30 April 2022, there were no options outstanding in relation to the grant of share options on 23 September 2019 under the Scheme.

No share options was granted during the year ended 30 April 2022.

Details of the share option for the Year as regarded are provided in note 27 to the consolidated financial statements in this report.

DIRECTORS' RIGHTS TO PURCHASE SHARES OR DEBENTURES

Save as the Share Option Scheme disclosed above, at no time during the Year was the Company, its holding company, or any of its subsidiaries or fellow subsidiaries was a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

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

於二零一九年九月二十三日,本公司已根據該計劃向若干合資格承授人授出購股權,惟須待承授人接納方告作實,誠如本公司日期為二零一九年九月二十三日的公佈所述,購股權將可使承授人認購合共60,000,000股本公司股本中每股面值0.01港元的本公司普通股。緊接授出購股權日期前的證券收市價為0.29港元。於二零二二年四月三十日,概無根據該計劃於二零一九年九月二十三日有關授出購股權的購股權尚未行使。

截至二零二二年四月三十日止年度並無授出購 股權。

本年度內的購股權詳情載於本報告綜合財務報 表附註27。

董事購買股份或債券的權利

除上文所披露的購股權計劃外,於年內任何時間內,本公司、其控股公司或其任何附屬公司或同系附屬公司概無參與任何安排,致令董事可藉購入本公司或任何其他法團的股份或債券而獲得利益。

購買、出售或贖回本公司上市證券

本公司或其任何附屬公司於本年度概無購買、出售或贖回任何本公司上市證券。

Directors' Report 董事會報告

PRE-EMPTIVE RIGHTS

There is no provisions for pre-emptive rights under the Articles or the laws of the Cayman Islands which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

EVENTS AFTER REPORTING PERIOD

Details are set out in note 30 to the consolidated financial statements in this report.

PUBLIC FLOAT

To the best knowledge of the Directors and based on information that is publicly available to the Company, the Company has maintained sufficient public float as of the date of this annual report as required under the GEM Listing Rules.

AUDITOR

On 23 June 2022, Elite Partners CPA Limited ("Elite Partners") resigned as the auditor of the Group and Fan, Chan & Co. Limited ("Fan Chan") has been appointed as the new auditor of the Group to fill the causal vacancy following the resignation of Elite Partners and will continue as such until the forthcoming Annual General Meeting of the Company.

The consolidated financial statements of the Group for the Year have been audited by Fan Chan and the consolidated financial statements of the Company for each of the two years ended 30 April 2021 and 2020 were audited by Elite Partners. A resolution will be submitted to the forthcoming Annual General Meeting of the Company to reappoint Fan Chan as auditor of the Company.

On behalf of the Board

Zhejiang United Investment Holdings Group Limited

Lai Pik Chi Peggy

Executive Director

優先認購權

細則或開曼群島法例並無有關優先認購權之規 定,使本公司須按比例向現有股東發售新股。

報告期後事項

詳情載列於本報告綜合財務報表附註30。

公眾持股量

就董事所知及基於本公司可公開取得之資料,截至本年報日期,本公司維持GEM上市規則規定之足夠公眾持股量。

核數師

於二零二二年六月二十三日,開元信德會計師事務所有限公司(「開元信德」)已辭任本集團核數師,而范陳會計師行有限公司(「范陳」)已獲委任為本集團新核數師,以填補開元信德辭任後的臨時空缺,任期直至本公司應屆股東週年大會結束為止。

本集團於本年度之綜合財務報表已由范陳審核, 而本公司截至二零二一年及二零二零年四月三十 日止兩個年度之綜合財務報表已由開元信德審 核。本公司將於應屆股東週年大會上提呈續聘范 陳為本公司核數師之決議案。

> 代表董事會 浙江聯合投資控股集團有限公司 執行董事 黎碧芝

香港,二零二二年十月二十九日

Hong Kong, 29 July 2022

Independent Auditor's Report 獨立核數師報告

芝 范 陳 會 計 師 行 有 限 公 司 Fan, Chan & Co. Limited

To the members of Zhejiang United Investment Holdings Group Limited (incorporated in the Cayman Islands with limited liability)

DISCLAIMER OF OPINION

We were engaged to audit the consolidated financial statements of Zhejiang United Investment Holdings Group Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 75 to 167, which comprise the consolidated statement of financial position as at 30 April 2022, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

We do not express an opinion on the consolidated financial statements of the Group. Because of the significance of the matters described in the Basis for Disclaimer of Opinion section of our report, we have not been able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these consolidated financial statements and as to whether the consolidated financial statements have been properly prepared in compliance with the disclosure requirements of Hong Kong Companies Ordinance.

致浙江聯合投資控股集團有限公司全體股東

(於開曼群島計冊成立的有限公司)

不發表意見

吾等已獲委聘審核第75至167頁所載浙江聯合 投資控股集團有限公司(「貴公司」)及其附屬公司(統稱為「貴集團」)的綜合財務報表,包括於 二零二二四月三十日的綜合財務狀況表與截至 該日止年度的綜合損益及其他全面收益表、綜 合權益變動表及綜合現金流量表,以及綜合財 務報表附註(包括主要會計政策概要)。

吾等不會就 貴集團的綜合財務報表發表意見。 由於吾等報告內「不發表意見的基準」一節所述 的事宜屬重大,吾等未能取得足夠適當審核憑 證,以便為該等綜合財務報表提供審核意見的 基準以及該等綜合財務報表是否已按照香港公 司條例的披露規定妥為編製。

Independent Auditor's Report 獨立核數師報告

BASIS FOR DISCLAIMER OF OPINION

Deconsolidation of subsidiaries

As stated in the auditor's report issued by the auditor of the Group for the year ended 30 April 2021 (the "Predecessor Auditor"):

- The existing executive directors of the Company were re-designated or appointed on 19 July 2021 and 30 September 2021 and all the existing independent non-executive directors of the Company were appointed on 21 October 2021. The current board of directors of the Company (the "Current Board") was formed on 21 October 2021 after the removal of Mr. Zhou Ying ("Mr. Zhou") as executive director, chief executive officer and chairman of the board of the directors of the Company, and Ms. Meng Ying ("Ms. Meng") as executive director and compliance officer of the Company on 30 September 2021.
- The Company had been unable to contact Mr. Zhou and Ms. Meng since 22 July 2021. Mr. Zhou was also the legal representative of Zhejiang Zhong Chun Wenhua Keji Limited* (浙江中淳文化科技有限公司) (formerly known as 浙江中紓貿易有限公司), a direct wholly owned subsidiary incorporated in the People's Republic of China (the "PRC"), Zhejiang Fu Lian Zichan Guanli Limited* (浙江富連資產管理有限公司), an indirect wholly owned subsidiary incorporated in the PRC, and Zhejiang Xin Lian Hengi Tongxun Jishu Limited* (浙江新聯恒基通訊技術有限公司), an indirect non-wholly owned subsidiary incorporated in the PRC (collectively referred as the "Deconsolidated Subsidiaries").
- Since Mr. Zhou and Ms. Meng were the senior management and main contact persons of the Deconsolidated Subsidiaries, the Company was experiencing difficulties in reaching the Deconsolidated Subsidiaries and obtaining their financial information for the purpose of preparing the consolidated financial statements of the Group for the year ended 30 April 2021.

不發表意見的基準

終止綜合入賬附屬公司

誠如 貴集團截至二零二一年四月三十日止年 度之核數師(「前核數師」)編製之核數師報告所 述:

- 貴公司全體現有執行董事於二零二一年 七月十九日及二零二一年九月三十日調 任或委任, 貴公司全體現有獨立非執行 董事已於二零二一年十月二十一日獲委 任。於二零二一年九月三十日罷免周穎先 生(「周先生」)為 貴公司執行董事、行 政總裁及董事會主席的職務及罷免孟營 女士為 貴公司執行董事兼合規主任職 務後, 貴公司本屆董事會(「本屆董事 會」)於二零二一年十月二十一日成立。
- 貴公司自二零二一年七月二十二日起便無 法與周先生以及孟女士取得聯繫。周先生 亦為浙江中淳文化科技有限公司(前稱浙 江中紓貿易有限公司)(於中華人民共和 國(「中國」)註冊成立的直接全資附屬公司)、浙江富連資產管理有限公司(於中 國註冊成立的間接全資附屬公司)及浙江 新聯恒基通訊技術有限公司(於中國註冊 成立的間接非全資附屬公司)(統稱「終 止綜合入賬的附屬公司」)的法人代表。
- 由於周先生及孟女士為終止綜合入賬的 附屬公司的高級管理層及主要聯繫人士, 就編製 貴集團截至二零二一年四月三十 日止年度的綜合財務報表而言, 貴公司 在調查終止綜合入賬的附屬公司及獲取 其財務資料方面陷入困境。

Independent Auditor's Report

獨立核數師報告

BASIS FOR DISCLAIMER OF OPINION (Continued)

Deconsolidation of subsidiaries (Continued)

- On 27 August 2021, the Company appointed a legal adviser (the "PRC Legal Adviser") to conduct investigation on the status of the Deconsolidated Subsidiaries, Mr. Zhou and Ms. Meng in the PRC. The Company has been reported by the PRC Legal Adviser that the investigation on the status of the Deconsolidated Subsidiaries, Mr. Zhou and Ms. Meng were completed on 13 October 2021. There were indications that Mr. Zhou and Ms. Meng were suspected of illegal absorption of public deposits under the operation of Zhejiang United Small and Medium Enterprises Holdings Group., Ltd*(浙江聯合中小企業控股集團有限公司),a company incorporated and operated in the PRC of which Mr. Zhou and Ms. Meng were the ultimate shareholders and not a subsidiary within the Group, which were under formal investigation. On 21 July 2021, Mr. Zhou and Ms. Meng were held in custody and on 26 August 2021, Mr. Zhou and Ms. Meng were officially arrested by the PRC authorities.
- The PRC Legal Adviser conducted on-site visit in September 2021 to the registered offices and principal places of business of the Deconsolidated Subsidiaries. It found that the respective registered offices and principal places of business of the Deconsolidated Subsidiaries were either empty or occupied by other parties. The PRC Legal Adviser made enquiry to the relevant government authorities and found that no other business addresses were registered by the Deconsolidated Subsidiaries.
- The PRC Legal Adviser also made enquiry to the officers of the principal banks of the Deconsolidated Subsidiaries, which the officers of the respective principal banks responded that the details and status of the bank accounts of the Deconsolidated Subsidiaries could only be accessed by their legal representatives or their delegate. All the legal representatives of the Deconsolidated Subsidiaries were unable to be contacted during the investigation.

不發表意見的基準(續) 終止綜合入賬附屬公司(續)

- 於二零二一年八月二十七日, 貴公司 已委任法律顧問(「中國法律顧問」)對終 止綜合入賬的附屬公司、周先生及孟女士 於中國的情況展開調查工作。中國法律顧 問向 貴公司報告其於二零二一年十月 十三日已完成對終止綜合入賬的附屬公 司、周先生及孟女士的情況調查工作。其 表明已對周先生及孟女士在經營浙江聯 合中小企業控股集團有限公司(一間於中 國註冊成立及經營,以周先生及孟女士為 最終股東的公司,並非 貴集團內附屬公 司)期間涉嫌非法吸收公眾存款一案立案 偵查。於二零二一年七月二十一日,周先 生及孟女士被羈押,而於二零二一年八月 二十六日,周先生及孟女士被中國當局正 式逮捕。
- 中國法律顧問已於二零二一年九月實地 訪問終止綜合入賬的附屬公司的註冊辦 事處及主要營業地點,且發現終止綜合入 賬的附屬公司註冊辦事處及主要營業地 點的相關處所已空置或被其他方所佔據。 中國法律顧問已詢問相關政府機構,未發 現上述終止綜合入賬的附屬公司有其他 登記的經營地址。
- 中國法律顧問亦詢問終止綜合入賬的附屬公司的主要往來銀行高級職員,各主要往來銀行的高級職員告知終止綜合入賬的附屬公司的銀行賬戶詳情及狀態僅可由其法人代表或其代表訪問。所有終止綜合入賬的附屬公司的法人代表於偵查期間均無法取得聯繫。

Independent Auditor's Report 獨立核數師報告

BASIS FOR DISCLAIMER OF OPINION (Continued)

Deconsolidation of subsidiaries (Continued)

- Up to the date of the auditor's report, the Company has not received any official documentation from the Ministry of Public Security of the PRC nor any relevant departments of the PRC government indicating that any of the Company or the companies within the Group was involved in the case that Mr. Zhou and Ms. Meng were being arrested.
- The Current Board has been unable to have access to the books and records of the Deconsolidated Subsidiaries. In the opinion of the Current Board, the consolidated financial statements of the Group for the year ended 30 April 2021, which were prepared on the basis that the deconsolidation of the Deconsolidated Subsidiaries was deemed to be effective on I May 2020 (the "Deconsolidation"), presented more fairly the results, state of affairs and cash flows of the Group as a whole in light of the incomplete books and records of the Deconsolidated Subsidiaries available to the Company. Accordingly, the Deconsolidated Subsidiaries were deconsolidated from the consolidated financial statements of the Group from I May 2020 onwards.

不發表意見的基準(續) 終止綜合入賬附屬公司(續)

- 直至核數師報告日期, 貴公司並未從中國公安部或中國政府任何相關部門收到任何表明 貴公司或 貴集團公司中的任何一方涉及到周先生及孟女士被捕的案件的正式文件。
- 本屆董事會無法查看終止綜合入賬的附屬公司的賬簿及記錄。本屆董事會認為,由於 貴公司可獲取之終止綜合入賬的附屬公司的賬簿及記錄並不完整,集團截至二零二一年四月三十日止年日上年日上綜合財務報表基於終止綜合入賬(「終止綜合入賬」)之基準編製,可更公平地呈列 貴集團之整體等編製,可更公平地呈列 貴集團之整體業績、事務狀況及現金流量。因此,自口於 貴集團的綜合財務報表中終止綜合入賬。

Independent Auditor's Report 獨立核數師報告

BASIS FOR DISCLAIMER OF OPINION (Continued)

Deconsolidation of subsidiaries (Continued)

The de-consolidation of the Deconsolidated Subsidiaries resulted in a loss on de-consolidation of approximately HK\$23,575,000 recognised in consolidated profit or loss for the year ended 30 April 2021, details of which are disclosed in Note 23 to the consolidated financial statements. The de-consolidation of the Deconsolidated Subsidiaries with effect from I May 2020 also resulted in the exclusion of the assets, liabilities, revenue, income, expenses, and cash flows of the Deconsolidated Subsidiaries from the consolidated financial statements of the Group for the years ended 30 April 2022 and 2021. In accordance with the requirements of Hong Kong Financial Reporting Standard ("HKFRS") 10 "Consolidated Financial Statements", all subsidiaries controlled by the Company and its subsidiaries are required to be included in the consolidated financial statements of the Group. The facts and circumstances described above do not show that the Group had lost control over the Deconsolidated Subsidiaries with effect from I May 2020. Further, as disclosed in Note 24 to the consolidated financial statements, the Deconsolidated Subsidiaries were disposed by the Group on 29 April 2022. Under HKFRS 10, the Company should have consolidated the Deconsolidated Subsidiaries in its consolidated financial statements for the years ended 30 April 2022 and 2021 up until the date of loss of control over these entities. Had the Deconsolidated Subsidiaries been consolidated up until 29 April 2022, many elements in the consolidated financial statements for the years ended 30 April 2022 and 2021 would have been materially affected, and in addition, the loss on the disposal of subsidiaries that occurred on 29 April 2022 and recognised in consolidated profit or loss for the year ended 30 April 2022 would be determined based on the carrying amounts of the assets and liabilities of the Deconsolidated Subsidiaries as at 29 April 2022. However, due to the facts and circumstances as stated above, we have not been able to obtain sufficient appropriate audit evidence to enable us to assess the effects of the matters to which the Deconsolidation relate. Accordingly, the effects on the consolidated financial statements of these matters could not be determined. Any adjustments that would be required may have consequential significant effects on the assets and liabilities of the Group presented in its consolidated statement of financial position as at 30 April 2021 and the revenue, income, expenses and cash flows of the Group presented in its consolidated statement of profit or loss and other comprehensive income and consolidated statement of cash flows for the years ended 30 April 2022 and 2021 and related elements and disclosures thereof in the consolidated financial statements.

不發表意見的基準(續)

終止綜合入賬附屬公司(續) 終止綜合入賬附屬公司之終止綜合入賬導致截 至二零二一年四月三十日止年度之綜合損益確 認虧損約23,575,000港元,有關詳情於綜合財 務報表附註23披露。終止綜合入賬附屬公司之 終止綜合入賬自二零二零年五月一日起生效, 亦導致 貴集團截至二零二二年及二零二一年 四月三十日止年度之綜合財務報表將取消綜合 入賬附屬公司案之資產、負債、收益、收入、開 支及現金流量剔除入賬。根據香港財務報告準 則(「香港財務報告準則」)第10號「綜合財務報 表 | 之規定, 貴公司所控制之所有附屬公司及 其附屬公司須計入 貴集團之綜合財務報表。上 述事實及情況並無顯示 貴集團已失去對自二 零二零年五月一日起生效之不再綜合入賬附屬 公司之控制權。此外, 誠如綜合財務報表附註24 所披露, 貴集團已於二零二二年四月二十九 日出售終止綜合入賬之附屬公司。根據香港財務 報告準則第10號, 貴公司應將截至二零二二 年及二零二一年四月三十日止年度直至失去對 該等實體之控制權日期止之終止綜合附屬公司 之綜合財務報表綜合入賬。倘終止綜合入賬附 屬公司合併至二零二二年四月二十九日,截至 二零二二年及二零二一年四月三十日止年度之 綜合財務報表之多項元素將受到重大影響,此 外,於二零二二年四月二十九日發生及於截至 二零二二年四月三十日止年度之綜合損益中確 認之出售附屬公司虧損,將按於二零二二年四 月二十九日終止綜合入賬附屬公司之資產及負 債之賬面值釐定。然而,鑒於上述事實及情況, 吾等未能取得足夠適當之審核憑證,以令吾等 能評估終止綜合入賬有關事項之影響。因此,無 法釐定該等事宜對綜合財務報表之影響。任何 須作出之調整可能對 貴集團於二零二一年四 月三十日之綜合財務狀況表呈列之資產及負債 以及截至二零二二年及二零二一年四月三十日 止年度之綜合損益及其他全面收益表及綜合現 金流量表呈列之 貴集團收益、收入、開支及現 金流量及其於綜合財務報表之相關元素及披露 構成相應重大影響。

Independent Auditor's Report 獨立核數師報告

MATERIAL UNCERTAINTY RELATED TO THE GOING CONCERN

We draw attention to note 2 to the consolidated financial statements which states that the Group incurred a loss of approximately HK\$7,364,000 for the year ended 30 April 2022 and as at 30 April 2022, the Group had net current liabilities and net liabilities of approximately HK\$19,520,000 and HK\$19,218,000 respectively. These conditions indicate a material uncertainty exist which may cast significant doubt about the Group's ability to continue as a going concern. The directors consider it is appropriate to prepare the consolidated financial statements on going concern basis, as the current holding company of the Company has confirmed that it will provide financial support to the Group up to the amount of HK\$36,000,000 to enable the Group to meet its financial obligations as they fall due for the future period up to 31 January 2024. Our opinion is not modified in respect of this matter.

OTHER MATTER

The consolidated financial statements of the Group for the year ended 30 April 2021 were audited by another auditor who expressed a disclaimer of opinion on those statements in its auditor's report dated 30 November 2021.

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 Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

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

與持續經營相關的重大不確定事項

吾等謹提請注意綜合財務報表附註2,當中列明 貴集團於截至二零二二年四月三十日止年度產生虧損約7,364,000港元,而於二零二二年四月三十日, 貴集團之流動負債淨額及負債淨額及負債淨額分別約為19,520,000港元及19,218,000港元。該等情況顯示重大不確定性,可能會對 貴團持續經營能力產生重大疑問。董事認為,貴 貴國持續經營基準編製綜合財務報表乃屬恰當,因 貴國提供最高金額為36,000,000港元之財務支持,以使 貴集團能夠履行其於直至二零二四年一月三十一日止未來期間之到期財務責任。吾等的意見並無就該事項作出修訂。

其他事項

貴集團截至二零二一年四月三十日止年度之綜合財務報表已由另一名核數師審核,其於其日期為二零二一年十一月三十日之核數師報告內表示不發表意見。

董事及管治層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(「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要求編製真實而公允的綜合財務報表,並對其認為為使綜合財務報表的編製不存在因欺詐或錯誤而導致的重大錯誤陳述所需的內部控制負責。

在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,或別無其他現實的替代方案。

管治層須負責監督 貴集團的財務報告過程。

Independent Auditor's Report 獨立核數師報告

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

Our responsibility is to conduct an audit of the Group's consolidated financial statements in accordance with Hong Kong Standards on Auditing issued by the HKICPA and to issue an auditor's report. This report is made solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. However, because of the matters described in the Basis for Disclaimer of Opinion section of our report, we were not able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these consolidated financial statements.

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.

Fan, Chan & Co. Limited

Certified Public Accountants

Leung Kwong Kin
Practising Certificate Number P03702

Hong Kong, 29 July 2022

核數師就審計綜合財務報表承擔的責任

吾等的責任是根據香港會計師公會頒佈的香港審計準則對 貴集團的綜合財務報表進行審計,並發佈核數師報告。本報告僅按照吾等協定的委聘條款向整體股東報告,除此之外本報告別無其他目的。吾等不會就本報告的內容向任何其他人士負上或承擔任何責任。然而,由於本報告「不發表意見的基準」一節中所述之事宜,吾等未能取得充足適當之審核憑證以為就該等綜合財務報表作出審核意見提供基礎。

根據香港會計師公會頒佈的《專業會計師道德守則》(以下簡稱「守則」),吾等獨立於 貴集團,並已履行守則中的其他專業道德責任。

范陳會計師行有限公司

執業會計師

梁光健

執業證書編號P03702

香港,二零二二年七月二十九日

Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

			2022	2021
		Notes 附註	二零二二年 HK\$'000 千港元	二零二一年 HK\$'000 千港元
Revenue Direct costs	<mark>收益</mark> 直接成本	5	133,305 (131,451)	110,123 (108,666)
Gross profit Other income and other net loss Administrative expenses Loss on deconsolidation of subsidiaries Loss on disposal of subsidiaries Impairment loss on financial assets Finance costs	毛利 其他收入及其他虧損淨額 行政開支 終止綜合入賬附屬公司的虧損 出售附屬公司虧損 金融資產減值虧損 融資成本	6 23(b) 24 8(b) 7	1,854 868 (9,538) — (185) (76) (287)	1,457 1,269 (14,971) (23,575) – (57,539)
Loss before taxation Income tax expense	除税前虧損 所得税開支	8 9	(7,364) -	(93,360)
Loss for the year Other comprehensive income/(expense) for the year, net of tax Items that may be reclassified subsequently to profit or loss: - Release of reserves upon deconsolidation of subsidiaries	年度虧損 年度其他全面 收入/(開支)扣除税項 其後可能會重新分類至 損益的項目: 一終止綜合入賬附屬公 司後解除儲備		(7,364)	(93,360) 2,205
Other comprehensive (expense)/income for the year	年度其他全面(開支)/收入		(7,364)	2,205
Total comprehensive expense for the year	年度全面開支總額		(7,364)	(91,155)
Loss for the year attributable to: Owners of the Company Non-controlling interests	以下各項應佔年度虧損: 本公司擁有人 非控股權益		(7,364) -	(93,360)
			(7,364)	(93,360)
Total comprehensive expense for the year attributable to: Owners of the Company Non-controlling interests	以下各項應佔年度全面 開支總額: 本公司擁有人 非控股權益		(7,364) –	(91,190) 35
			(7,364)	(91,155)
Loss per share for loss attributable to	本公司擁有人應佔		HK cents 港仙	HK cents 港仙
owners of the Company Basic and diluted	虧損的每股虧損 基本及攤薄	11	(0.47)	(5.92)

The notes are an integral part of the consolidated financial statements.

附註為綜合財務報表其中一部分。

Consolidated Statement of Financial Position 綜合財務狀況表

As at 30 April 2022 於二零二二年四月三十日

		T.		
			2022	2021
			二零二二年	二零二一年
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	13	302	756
Right-of-use assets	使用權資產	14	-	_
			302	756
Current assets	流動資產			
Trade and other receivables	貿易及其他應收款項	16	16,512	14,338
Contract assets	合約資產	17	9,500	9,617
Tax recoverable	可收回税項		278	278
Cash and cash equivalents	現金及現金等價物	18	44,770	25,183
			71,060	49,416
Current liabilities	流動負債			
Trade and other payables	貿易及其他應付款項	19	85,574	61,992
Borrowings	借貸	20	4,969	_
Tax payable	應付税項		37	34
			90,580	62,026

Consolidated Statement of Financial Position 綜合財務狀況表

As at 30 April 2022 於二零二二年四月三十日

			2022 二零二二年	2021 二零二一年
		Notes 附註	HK\$'000 千港元	— ₹ —
Net current liabilities	流動負債淨值		(19,520)	(12,610)
Net liabilities	負債淨值		(19,218)	(11,854)
Capital and reserves	股本及儲備			
Share capital	股本	21	15,772	15,772
Reserves	儲備		(34,990)	(27,626)
Equity attributable to owners of the Company Non-controlling interests	本公司擁有人應佔權益 非控股權益		(19,218) -	(II,854) —
Total equity	權益總額		(19,218)	(11,854)

The consolidated financial statements were approved and authorised for issue by the board of directors on 29 July 2022 and are signed on its behalf by:

綜合財務報表於二零二二年七月二十九日獲董 事會批准及授權刊發,並由下列董事代表簽署:

Ms. Lai Pik Chi PeggyMr. Choi Pun Lap黎碧芝女士蔡本立先生DirectorDirector董事

The notes are an integral part of the consolidated financial statements.

附註為綜合財務報表其中一部分。

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

	_	Attributable to owners of the Company 本公司擁有人應佔					_			
		Share capital 股本 HK\$'000 千港元 (note 21) (附註21)	Share premium*	Share- based payment reserve* 以股份為 基礎的	Merger reserve*	reserve* reserve* 併儲備* 匯兑儲備* HK\$'000 HK\$'000 千港元	Accumulated losses* 累計虧損* HK\$*000 千港元	Sub-total 小計 HK\$'000 千港元	Non- controlling interests 非控股權益 HK\$'000 千港元	Total equity 權益總額 HK\$*000 千港元
			HK\$'000 HK\$'000 千港元 千港元 note 2I)) HK\$'000						
As at 1 May 2020 Loss for the year Other comprehensive expense	於二零二零年五月一日 年度虧損 年度其他全面開支	15,772 -	72,131 -	7,962 -	18,001 -	(2,170) -	(32,360) (93,360)	79,336 (93,360)	(2,003)	77,333 (93,360)
for the year - Release of reserves upon deconsolidation of subsidiaries	一終止綜合入賬附屬公司 後解除儲備 -	=	-	-	-	2,170	-	2,170	35	2,205
Total comprehensive expense for the year	年度全面開支總額	-	-	-	-	2,170	(93,360)	(91,190)	35	(91,155)
Adjustment upon deconsolidation of Deconsolidated Subsidiaries	終止綜合入賬的附屬公司之 終止綜合入賬後調整	-	-	-	-	-	-	-	1,968	1,968
As at 30 April 2021 and 1 May 2022	於二零二一年四月三十日 及二零二二年五月一日	15,772	72,131	7,962	18,001	-	(125,720)	(11,854)	-	(11,854)
Loss for the year Other comprehensive expense for the year - Exchange differences on	年度虧損 年度其他全面開支 一換算海外業務的	-	-	-	-	-	(7,364)	(7,364)	-	(7,364)
translating foreign operations	匯兑差額		_		_	_	_	_	_	_
Total comprehensive expense for the year	年度全面開支總額	_	_	_	_	_	(7,364)	(7,364)	-	(7,364)
	沒收已歸屬購股權	-	_	(7,962)	-	-	7,962	-	-	-
At 30 April 2022	於二零二二年四月三十日	15,772	72,131	-	18,001	_	(125,122)	(19,218)	_	(19,218)

^{*} The total amounts of these balances represent "Reserves" in the consolidated statement of financial position.

^{*} 該等結餘總額指綜合財務狀況表中的「儲備」。

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

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

Notes:

- (a) Share-based payment reserve represents the fair value of services estimated to be received in exchange for the grant of the relevant share options over the relevant vesting periods, the total of which is based on the fair value of the share options at grant date. The amount for each period is determined by spreading the fair value of the share options over the relevant vesting period (if any) and is recognised as staff costs and related expenses with a corresponding increase in the share-based payment reserve.
- (b) Merger reserve represents the difference between the share capital issued by the Company for acquisition of the subsidiaries pursuant to a reorganisation for the listing and the aggregate capital of the subsidiaries being acquired at the time of the reorganisation.
- (c) Exchange reserve represents exchange differences relating to the translation of the net assets of the Group's foreign operations from their functional currencies to the Group's presentation currency (i.e. Hong Kong dollar ("HK\$")) and are recognised directly in other comprehensive income and accumulated in the exchange reserve. Such exchange differences accumulated in the exchange reserve are reclassified to profit or loss on the disposal of the foreign operations.

附註:

- (a) 以股份為基礎的付款儲備指於相關歸屬期內授 出相關購股權以換取估計將接獲服務的公平 值·其總額乃根據購股權於授出日期的公平值 計算。各期間的金額乃透過將購股權公平值於 相關歸屬期(如有)內攤分釐定,並確認作員工 成本及相關開支,而以股份為基礎的付款儲備 作相應增加。
- (b) 合併儲備指根據上市進行的重組本公司就收購 附屬公司已發行的股本與於重組時被收購附屬 公司的總資本之間的差額。
- (c) 匯兑儲備指將本集團海外業務的淨資產從其功能貨幣換算為本集團的呈報貨幣(即港元(「港元」))相關的匯兑差額直接於其他全面收益確認,並累計至匯兑儲備。於匯兑儲備累計的該等匯兑差額於出售海外業務時重新分類至損益。

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

		2022	2021
		二零二二年	二零二一年
	Notes	HK\$'000	HK\$'000
	附註	千港元	千港元
Operating activities	經營活動		
Loss before taxation	除税前虧損	(7,364)	(93,360)
Adjustments for:	調整:		
Loss on disposal of property, plant and equipment	出售物業、廠房及設備虧損	_	1
Depreciation of property, plant and equipment	物業、廠房及設備的折舊	423	575
Depreciation of right-of-use asset	使用權資產的折舊	_	6
Finance costs	融資成本	287	1
Loss on deconsolidation of subsidiaries	終止綜合入賬附屬公司的虧損	_	23,575
Loss on disposal of subsidiaries	出售附屬公司之虧損	185	_
Impairment on trade and other receivables	貿易及其他應收款項減值	77	13,687
Reversal of Impairment loss on contract assets	撥回合約資產的減值虧損	(1)	(36)
Impairment loss on an amount due from	應收一間終止綜合入賬的		
a deconsolidated subsidiary	附屬公司款項減值虧損	_	43,888
Operating cash flows before movements	營運資金變動前的經營現金流量		
in working capital		(6,393)	(11,663)
(Increase)/decrease in trade and other	貿易及其他應收款項(增加)/減少		
receivables		(2,772)	11,606
Decrease in contract assets	合約資產減少	118	3,597
Increase/(decrease) in trade and other payables	貿易及其他應付款項增加/(減少)	1,481	(7,891)
Cash used in operations	經營所用現金	(7,566)	(4,351)
Income tax refunded/(paid), net	退回/(已付)所得税,淨額	3	(453)
Net cash used in operating activities	經營活動所用現金淨額	(7,563)	(4,804)
Investing activities	投資活動		
Purchase of property, plant and equipment	購買物業、廠房及設備	_	(16)
Net cash outflow from deconsolidation of	終止綜合入賬附屬公司產生的現金流出 23(b)		(422)
subsidiaries	淨額	_	(433)
Net cash outflow from disposal of subsidiaries	出售附屬公司產生之現金流出淨額 24	(14)	_
Net cash used in investing activities	投資活動所用現金淨額	(14)	(449)

Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

		2022	2021
		二零二二年	二零二一年
	Notes	HK\$'000	HK\$'000
	附註	千港元	千港元
Financing activities	融資活動		
Advances from former directors	來自前董事的墊款	982	3,733
Repayment to former directors	向前董事還款	(300)	_
Proceeds from borrowings	借貸所得款項	4,682	_
Advance from/(repayment to) a director of	來自一間附屬公司一名董事的墊款/		
a subsidiary	(向一間附屬公司一名董事還款)	21,800	(10,700)
Repayment of lease liabilities	償還租賃負債	_	(4)
Interest paid	已付利息	_	(1)
Net cash generated from/(used in)	融資活動所得/(所用)現金淨額		
financing activities		27,164	(6,972)
Net increase/(decrease) in cash and cash	現金及現金等價物增加/(減少)淨額		
equivalents		19,587	(12,225)
Cash and cash equivalents at the beginning of	年初現金及現金等價物		
year		25,183	37,408
Cash and cash equivalents at the end of year	年末現金及現金等價物		
represented by cash and cash equivalents	即現金及現金等價物	44,770	25,183

The notes are an integral part of the consolidated financial statements.

附註為綜合財務報表其中一部分。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

I. GENERAL INFORMATION

Zhejiang United Investment Holdings Group Limited (the "Company") was incorporated in the Cayman Islands on 20 May 2015 as an exempted company with limited liability and its shares have been listed on the GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 2 November 2015. During the years ended 30 April 2022 and 2021, the immediate and ultimate holding companies of the Company were United Financial Holdings Group Limited ("United Financial Holdings") and Century Investment Holdings Limited ("Century Investment"), respectively. United Financial Holdings was incorporated in Hong Kong and held 50.21% of issued shares of the Company. United Financial Holdings was 100% owned by Century Investment, a company incorporated in the Cayman Islands and is wholly owned by Mr. Zhou Ying ("Mr. Zhou"). On 28 July 2022, Emperor Securities Limited ("Emperor Securities"), a company incorporated in Hong Kong and indirectly wholly-owned subsidiary of Emperor Capital Group Limited, has taken enforcement action ("Enforcement Action") in accordance with the terms of the facilities agreements entered into between United Financial Holdings as borrower, Mr. Zhou as guarantor and Emperor Securities as lender and a share charge in respect of 792,000,000 shares of the Company ("Charged Shares") between United Financial Holdings and Emperor Securities. As a result of the Enforcement Action, United Financial Holdings no longer held the Charged Shares and has ceased to be a controlling shareholder of the Company. The directors of the Company consider that the immediate holding company of the Company is Emperor Securities, the intermediate holding company of the Company is Emperor Capital Group Limited, a company incorporated in Bermuda and the shares of which are listed on the Main Board of the Stock Exchange with stock code 717 while the Company's ultimate holding company is, in the opinion of the directors of the Company, Albert Yeung Capital Holdings Limited, a limited liability company incorporated in the British Virgin Islands.

1. 一般資料

浙江聯合投資控股集團有限公司(「本 公司1)於二零一五年五月二十日在開 曼群島註冊成立為一間獲豁免有限公 司,以及其股份已於二零一五年十一月 二日在香港聯合交易所有限公司(「聯 交所」) GEM上市。截至二零二二年及二 零二一年四月三十日止年度,本公司的 直接及最終控股公司分別為聯合金融 控股集團有限公司(「聯合金融控股」) 及Century Investment Holdings Limited (「Century Investment」)。聯合金融控股 於香港計冊成立,持有本公司已發行股 份的50.21%。聯合金融控股由Century Investment擁有100%權益, Century Investment為於開曼群島註冊成立的公 司,由周穎先生(「周先生」)全資擁有。於 二零二二年七月二十八日,英皇證券(香 港)有限公司(「英皇證券」)(一間於香 港註冊成立之公司及為英皇證券集團有限 公司之間接全資附屬公司)已根據聯合金 融控股(作為借款人)、周先生(作為擔保 人)及英皇證券(作為貸款人)訂立之融資 協議之條款以及聯合金融控股與英皇證券 之間就792,000,000股本公司股份(「押 記股份」)所訂立之股份抵押,採取執行行 動(「執行行動」)。鑒於採取執行行動,聯 合金融控股不再持有押記股份及終止成 為本公司之控股股東。本公司董事認為本 公司之直接控股公司為英皇證券,本公司 之中間控股公司為英皇證券集團有限公 司(一間於百慕達註冊成立之公司,其股 份於聯交所主板上市,股份代號:717), 而本公司董事認為,本公司之最終控股 公司為Albert Yeung Capital Holdings Limited (一間於英屬處女群島計冊成立之有限公 司)。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

I. GENERAL INFORMATION (CONTINUED)

The address of the registered office of the Company is Windward 3, Regatta Office Park, PO Box 1350, Grand Cayman KY1-1108, Cayman Islands. The address of the principal place of business of the Company has been changed from Unit 511, 5/F Concordia Plaza, I Science Museum Road, Tsim Sha Tsui East, Hong Kong to Unit A6-D, 12th floor, Block A, Hong Kong Industrial Centre, 489-491 Castle Peak Road, Lai Chi Kok, Kowloon, Hong Kong with effect from 23 March 2022. The Company is an investment holding company and its subsidiaries (collectively, the "Group") are principally engaged in undertaking slope works, foundation works and other general building works in Hong Kong.

The consolidated financial statements are presented in Hong Kong dollar ("HK\$"), which is the functional currency of the Company and its subsidiaries, and all values are rounded to the nearest thousands ("HK\$'000"), except when otherwise indicated.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

2.1 Statement of compliance

These annual consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs"), issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") and the accounting principles generally accepted in Hong Kong. The consolidated financial statements also comply with the applicable disclosure requirements of the Hong Kong Companies Ordinance and the applicable disclosure requirements of the Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "GEM Listing Rules").

2.2 Basis of preparation

The consolidated financial statements have been prepared on the historical cost basis.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

1. 一般資料(續)

本公司註冊辦事處的地址為Windward 3, Regatta Office Park, PO Box I 350, Grand Cayman KYI-IIO8, Cayman Islands。本公司的主要營業地點的地址由香港尖沙咀東科學館道I號康宏廣場5樓5II室更改為香港九龍荔枝角青山道489-49I號香港工業中心A座I2樓A6-D室,自二零二二年三月二十三日起生效。本公司為一間投資控股公司,本公司及其附屬公司(統稱「本集團」)主要在香港承建斜坡工程、地基工程及其他一般建築工程。

綜合財務報表以港元(「港元」)呈列,港 元為本公司及其附屬公司之功能貨幣,而 除另有指明外,所有金額均約整至最接近 的千位(「千港元」)。

2. 重大會計政策概要

2.1 合規聲明

此等年度綜合財務報表乃按香港會計師公會(「香港會計師公會」)頒佈的香港財務報告準則(「香港財務報告準則」)以及香港公認會計原則編製。綜合財務報表亦遵從香港公司條例的適用披露規定及聯交所GEM證券上市規則(「GEM上市規則」)的適用披露規定。

2.2 編製基準

綜合財務報表乃按歷史成本基準編 製。

歷史成本一般根據為交換貨品及服務所給代價的公平值而釐定。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Basis of preparation (Continued)

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of HKFRS 2 Share-based Payment, leasing transactions that are accounted for in accordance with HKFRS 16, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in HKAS 2 Inventories or value in use in HKAS 36 Impairment of Assets.

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level I inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level I, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

2. 重大會計政策概要(續)

2.2 編製基準(續)

公平值是指市場參與者之間在計量 日進行的有序交易中出售一項資產 所收取或轉移一項負債所支付的價 格,無論該價格是直接觀察到的結 果還是採用其他估值技術作出的估 計。在對資產或負債的公平值作出 估計時,本集團考慮了市場參與者 在計量日為該資產或負債進行定價 時將會考慮的那些特徵。在該等綜 合財務報表計量及/或披露的公平 值均在此基礎 上予以確定,惟香港 財務報告準則第2號「以股份為基 礎的付款」範圍內的以股份支付的 交易、根據香港財務報告準則第16 號入賬的租賃交易,以及與公平值 類似但並非公平值的計量(例如, 香港會計準則第2號「存貨 | 中的可 變現淨值或香港會計準則第36號 「資產減值 | 中的使用價值)除外。

此外,就財務報告而言,公平值計量分為第一級、第二級或第三級,此等級別之劃分乃根據公平值計量的輸入數據可觀察程度及輸入數據對公平值計量的整體重要性,詳述如下:

- 第一級輸入數據乃實體於計量日期可以取得的相同資產或負債於活躍市場的報價(未經調整);
- 第二級輸入數據乃第一級所 載報價以外,就資產或負債 直接或間接可觀察的輸入數 據;及
- 第三級輸入數據乃資產或負債的不可觀察輸入數據。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.3 Going concern basis

The Group incurred a net loss of approximately HK\$7,364,000 (2021: HK\$93,360,000) and a net operating cash outflow of approximately HK\$7,563,000 (2021: HK\$4,804,000) for the year ended 30 April 2022 and, as of that date, the Group had net current liabilities and net liabilities of approximately HK\$19,520,000 (2021: HK\$12,610,000) and HK\$19,218,000 (2021: HK\$11,854,000) respectively. Those conditions indicate the existence of a material uncertainty which may cast significant doubt on the Group's ability to continue as a going concern.

The directors of the Company ("Directors") adopted the going concern basis in the preparation of consolidated financial statements and implemented the following measures in order to improve the working capital and liquidity and cash flow position of the Group:

(I) Financial support from holding company

The holding company of the Company, Emperor Securities, has confirmed that it will provide financial support to the Group up to the amount of HK\$36,000,000 to enable the Group to meet its financial obligations as they fall due for the future period up to 31 January 2024.

(2) Alternative source of funding

The Group is actively considering to raise new capital by carrying out fund raising activities including but not limited up to rights issue, open offer, placing of new shares and issuance of convertible note.

(3) Various cost control measures

The Directors plan to improve the Group 's financial performance by taking steps to reduce discretionary expenses and administrative costs.

2. 重大會計政策概要(續)

2.3 持續經營基準

本集團於截至二零二二年四月三十日止年度錄得虧損淨額約7,364,000港元(二零二一年:93,360,000港元)及約7,563,000港元(二零二一年:4,804,000港元)的經營現金流出淨額,及於該日本集團分別錄得流動負債淨額約19,520,000港元(二零二一年:12,610,000港元)及19,218,000港元(二零二一年:11,854,000港元)。該等情況顯本集團持續經營能力產生重大疑問。

於編製綜合財務報表時,本公司董 事(「董事」)採用持續經營基準並 為改善本集團營運資金及流動資 金及現金流狀況,實施以下措施:

(I) 控股公司之財務支持

本公司之控股公司英皇證券已確認其將向本集團提供最高金額為36,000,000港元之財務支持,以使本集團能夠履行其直至二零二四年一月三十一日止未來期間之到期財務責任。

(2) 替代資金來源

本集團正積極考慮通過進行 集資活動籌集新資金,包括 但不限於供股、公開發售、配 售新股及發行可轉換票據。

(3) 多項成本控制措施

董事計劃透過採取措施減少 酌情開支及行政成本改善本 集團的財務表現。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.3 Going concern basis (Continued)

In the opinion of the Directors, in light of the various measures/ arrangements implemented, the Group will have sufficient working capital for its current requirements and it is reasonable to expect the Group to remain a commercially viable concern. Accordingly, the Directors are satisfied that it is appropriate to prepare the consolidated financial statements on a going concern basis.

Should the Group be unable to continue to operate as a going concern, it may be unable to realise its assets and discharge its liabilities in the normal course of business. Adjustments would have to be made to write down the value of assets to their recoverable amounts, to provide for any future liabilities which might arise and to reclassify non-current assets and liabilities as current assets and liabilities respectively. The effect of these adjustments has not been reflected in the consolidated financial statements.

2.4 Deconsolidation of subsidiaries

All the existing executive directors of the Company were redesignated or appointed on 19 July 2021 and 30 September 2021 and all the existing independent non-executive directors of the Company were appointed on 21 October 2021. The current board of directors of the Company (the "Current Board" or the "Board") was formed on 21 October 2021 after removing Mr. Zhou as executive director, chief executive officer and chairman of the board of the directors of the Company, and Ms. Meng Ying ("Ms. Meng") as executive director and compliance officer of the Company on 30 September 2021, and re-designation and resignation of former independent non-executive directors (the "Former Board").

The Former Board has been unable to contact Mr. Zhou and Ms. Meng since 22 July 2021. The Company tried to contact Mr. Zhou and Ms. Meng including residence visits, by email, by telephones and by other telecommunication means but has not been successful.

2. 重大會計政策概要(續)

2.3 持續經營基準(續)

董事認為,鑑於實施的各項措施/ 安排,本集團將具備充足營運資金 應付其現時需求,且合理預期本集 團能維持商業上可行之經營。因 此,董事信納按持續經營基準編製 綜合財務報表屬適當。

倘本集團無法持續經營,則可能無 法於正常業務過程中變現其資產 及清償其負債。須作出調整以將資 產價值撇減至其可收回金額,為可 能產生的任何未來負債做好準備, 並將非流動資產及負債分別重新分 類為流動資產及負債。該等調整的 影響並未於綜合財務報表中反映。

2.4 終止綜合入賬附屬公司

本公司全體現有執行董事於二年 二一年七月十九日及二零二一年七月十九日及二零二一年 月三十日調任或委任,本公零二司 現有獨立非執行董事已於二零二一年十月二十一日獲委任。本或「董中自工十一日獲事會」或「本屆董事會」於二零二一年十月二十公司,之前已罷免周先生為本會主所務及孟零二一年九月三十日,以下董事兼前合規主任的職務任(「前獨立非執行董事調任及辭任(「前獨立非執行董事調任及辭任(「前獨立非執行董事調任及辭任(「前獨立非執行董事調任及辭任(「前爾會」)。

前董事會自二零二一年七月二十二 日起便無法與周先生以及孟女士取 得聯繫。本公司曾嘗試通過訪問彼 等住址、以郵件、電話等其他電子通 訊方式聯繫彼等,但均以失敗告終。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.4 Deconsolidation of subsidiaries (Continued)

Mr. Zhou is also the legal representative of Zhejiang Zhong Chun Wenhua Keji Limited* (浙江中淳文化科技有限公司) (Formerly known as 浙江中紓貿易有限公司) ("Zhejiang Zhong Chun"), a direct wholly owned subsidiary incorporated in the People's Republic of China (the "PRC"), Zhejiang Fu Lian Zichan Guanli Limited* (浙江富連資產管理有限公司) ("Zhejiang Fu Lian"), an indirect wholly owned subsidiary incorporated in the PRC and Zhejiang Xin Lian Hengi Tongxun Jishu Limited* (浙江新聯恒基通訊技術有限公司) ("Zhejiang Xin Lian"), an indirect non-wholly owned subsidiary incorporated in the PRC (collectively referred as the "Deconsolidated Subsidiaries").

Since Mr. Zhou and Ms. Meng are the senior management and main contact persons of the Deconsolidated Subsidiaries, the Company is experiencing difficulties in reaching the Deconsolidated Subsidiaries, for obtaining their latest financial information for the purpose of preparing the consolidated financial statements of the Company for the year ended 30 April 2022 and 2021.

On 27 August 2021, the Company has appointed legal adviser (the "PRC Legal Adviser") to conduct investigation work on the status of the Deconsolidated Subsidiaries, Mr. Zhou and Ms. Meng in the PRC.

The Company has been reported by the PRC Legal Adviser that the investigation on the status of the Deconsolidation Subsidiaries. Mr. Zhou and Ms. Meng were completed on 13 October 2021 and the key findings are as follows:

* For identification purpose only

2. 重大會計政策概要(續)

2.4 終止綜合入賬之附屬公司(續)

周先生亦為浙江中淳文化科技有限公司(前稱浙江中寫貿易有限公司)(「浙江中淳」)(於中華人民共和國(「中國」)註冊成立的直接全資附屬公司)、浙江富連」)(於東有限公司(「浙江富連」)(於中國註冊成立的間接全資附屬公司)及浙江新聯恒基通訊技術有限公司(於中國註冊成立的間接非全資附屬公司)(「浙江新聯」)(統稱「終屬公司)(「浙江新聯」)(統稱「終止綜合的入賬附屬公司」)的法人代表。

由於周先生及孟女士為終止綜合的 入賬附屬公司的高級管理層及主要 聯繫人士,就編製截至二零二二年 及二零二一年四月三十日止年度的 財務報表而言,本公司在調查終止 綜合入賬的附屬公司及獲取其最新 財務資料方面陷入困境。

於二零二一年八月二十七日,本公司已委任法律顧問(「中國法律顧問」)就終止綜合入賬的附屬公司、 周先生及孟女士於中國的情況進行 調查工作。

中國法律顧問向本公司報告其已於 二零二一年十月十三日完成對終止 綜合入賬的附屬公司、周先生及孟 女士的情況調查工作,主要調查結果如下:

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.4 Deconsolidation of subsidiaries (Continued)

- The PRC Legal Adviser has made enquiry to the branch office of the Hangzhou Public Security Bureau* (杭州市公 安局拱墅區分局) (the "Bureau") and it indicated that Mr. Zhou and Ms. Meng were suspected of illegal absorption of public deposits under the operation of Zhejiang United Small and Medium Enterprises Holdings Group., Ltd* (浙江 聯合中小企業控股集團有限公司 ("Zhejiang United SME"), a company incorporated and operated in the PRC of which by Mr. Zhou and Ms. Meng are the ultimate shareholders and not a subsidiary within the Group), which were under a formal investigation. On 21 July 2021, Mr. Zhou and Ms. Meng were held in custody by the Bureau. On 26 August 2021, Mr. Zhou and Ms. Meng were officially arrested by People's Procuratorate of Gongshu District, Hangzhou in the PRC. The Bureau has published a press release in relation to their arrest on 27 August 2021.
- 2) The PRC Legal Adviser conducted on-site visit in September 2021 to the registered offices and principal places of business of the Deconsolidated Subsidiaries. It found that the respective registered offices and principal places of business of the Deconsolidated Subsidiaries were either empty or occupied by other parties. The PRC Legal Adviser made enquiry to the relevant government authorities and found that no other business addresses were registered by the Deconsolidated Subsidiaries.
- 3) The PRC Legal Adviser also made enquiry to the officers of the principal banks of the Deconsolidated Subsidiaries which the officers of the respective principal banks responded that the details and status of the bank accounts of the Deconsolidated Subsidiaries could only be accessed by their legal representatives or their delegate. All the legal representatives of the Deconsolidated Subsidiaries were unable to be contacted during the investigation.

2. 重大會計政策概要(續)

2.4 終止綜合入賬附屬公司(續)

- 中國法律顧問已諮詢杭州市 公安局拱墅區分局(「公安 局」),其表明,已對周先生 及孟女士在經營浙江聯合中 小企業控股集團有限公司 (「浙江聯合中小企業」)(一 間於中國註冊成立及經營, 以周先生及孟女士為最終股 東的公司,並非本集團內附 屬公司)期間涉嫌非法吸收 公眾存款一案立案偵查。於 二零二一年七月二十一日, 公安局對周先生及孟女士進 行拘留。於二零二一年八月 二十六日,周先生及孟女士 被中國杭州市拱墅區人民檢 察院正式逮捕。公安局已於 二零二一年八月二十七日發 佈有關該逮捕案情通報。
- 3) 中國法律顧問亦詢問終止綜 合入賬的附屬公司的主要往 來銀行高級職員,各主要終行 來銀行的高級職員告知銀行 綜合入賬的附屬公司的其所 展戶詳情及狀態僅可由其法 人代表或其代表訪問。所司 終止綜合入賬的附屬公司的 法人代表於偵查期間均無法 取得聯繫。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.4 Deconsolidation of subsidiaries (Continued)

The Company has appointed the PRC Legal Adviser to attempt resuming control on the Deconsolidated Subsidiaries, the Company faced serious obstacles. The report of the PRC Legal Adviser indicating the Company that:

- (i) replacement of the seal (公章) of the Deconsolidated Subsidiaries (the "Seal") requires the signatures of its legal representative of the Deconsolidated Subsidiaries, however the legal representative namely Mr. Zhou whom the Company has been unable to contact since 22 July 2021, Mr. Zhou and Ms. Meng were officially arrested by People's Procuratorate of Gongshu District, Hangzhou on 26 August 2022 and the Bureau has published a press release in relation to their arrest on 27 August 2021;
- (ii) change of legal representative requires the Seal; and
- (iii) the Company is not able to regain control of the Deconsolidated Subsidiaries as mention above (i) and (ii).

Based on the report from the PRC Legal Adviser, the Board concluded that the resumption of the control of the Deconsolidated Subsidiaries was not able to be done.

2. 重大會計政策概要(續)

2.4 終止綜合入賬附屬公司(續)

本公司已委聘中國法律顧問試圖恢 復對終止綜合入賬的附屬公司的控制,本公司面臨著嚴重障礙。中國 法律顧問的報告表明,如本公司:

- (ii) 法定代表人的變更需要加蓋 公章;及
- (iii) 本公司因上述(i)和(ii)項下無 法重新取得終止綜合入賬的 附屬公司控制權。

根據中國法律顧問的報告,董事會 得出結論,本公司無法恢復對終止 綜合入賬的附屬公司的控制。

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For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.4 Deconsolidation of subsidiaries (Continued)

Up to the date of approval of the consolidated financial statements, the Company has not received any official documentation from the Ministry of Public Security of the PRC nor any relevant departments from the PRC government indicating any of the Company or the Deconsolidated Subsidiaries are involved in the case that Mr. Zhou and Ms. Meng were being arrested.

The Company has been unable to access the books and records of the Deconsolidated Subsidiaries for the purpose of preparing the consolidated financial statements for the years ended 30 April 2022 and 2021. The Directors concluded that the Group has lost control over the Deconsolidated Subsidiaries and deconsolidated the Deconsolidated Subsidiaries with effect from I May 2020.

The management are of the view that the consolidated financial statements of the Group for the years ended 30 April 2022 and 2021 prepared on the basis that the deconsolidation of the Deconsolidated Subsidiaries was deemed to be effective on I May 2020 (the "Deconsolidation") presented more fairly the results, state of affairs and cash flows of the Group as a whole in light of incomplete books and records of the Deconsolidated Subsidiaries.

Further details of the Deconsolidation are set out in note 23 to the consolidated financial statements.

2. 重大會計政策概要(續)

2.4 終止綜合入賬附屬公司(續)

直至批准綜合財務報表日期,本公司並未從中國公安部門或中國政府任何相部門收到任何表明本公司或終止綜合入賬的附屬公司中的任何一方涉及到周先生及孟女士被捕的案件的正式文件。

就編製截至二零二二年及二零二一年四月三十日止年度的綜合財務報表而言,本公司未能取得終止綜合入賬的附屬公司的賬簿及記錄。董事斷定本集團已失去對終止綜合入賬的附屬公司的控制權並終止綜合入賬終止綜合入賬的附屬公司,自二零二零年五月一日起生效。

管理層認為,本集團於截至二零 二二年及二零二一年四月三十日止 年度的綜合財務報表乃根據終止綜 合入賬的附屬公司終止綜合入賬被 視為於二零二零年五月一日生效的 基準(「終止綜合入賬」)編製,可更 公平呈列本集團整體業績、事務狀 況及現金流量,此乃由於終止綜合 入賬的附屬公司之賬簿及記錄並不 完整。

有關終止綜合入賬的進一步詳情載 於綜合財務報表附註23。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.5 Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary.

Profit or loss and each item of other comprehensive income are attributed to owners of the Company and to the non-controlling interests. Total comprehensive income of subsidiaries is attributed to owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

2. 重大會計政策概要(續)

2.5 綜合基準

綜合財務報表包括本公司以及本公司及其附屬公司所控制的實體的財務報表。當本公司符合以下條件時,即為取得控制權:

- 可對投資對象行使權力;
- 自參與投資對象獲得或有權 獲得可變回報;及
- 有能力藉行使其權力而影響 其回報。

倘事實及情況表明以上所列控制權 三個要素的一個或多個有所變動, 本集團會重新評估其是否控制投資 對象。

附屬公司之綜合入賬於本集團取得有關附屬公司之控制權起開始,並於本集團失去有關附屬公司之控制權時終止。具體而言,年內所收購或出售附屬公司之收入及開支乃與大人。 本集團取得控制權之日期起計入綜合損益及其他全面收益表,直至本集團不再控制有關附屬公司之日期 為止。

損益及其他全面收益之每個項目乃 歸屬於目標公司擁有人及非控股權 益。附屬公司之全面收益總額歸屬 於目標公司擁有人及非控股權益, 即使此舉會導致非控股權益產生虧 絀結餘亦然。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.5 Basis of consolidation (Continued)

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies.

All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

Non-controlling interests in subsidiaries are presented separately from the Group's equity therein, which represent present ownership interests entitling their holders to a proportionate share of net assets of the relevant subsidiaries upon liquidation.

2.6 Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and impairment losses. Cost includes expenditure that is directly attributable to the acquisition of the asset.

Depreciation on other assets is provided to write off the cost less their residual values over their estimated useful lives, using the straight-line method, at the following rates per annum:

Plant and machinery 30% Motor vehicles 30% Furniture and fixtures 20%

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

重大會計政策概要(續)

2.5 綜合基準(續)

於必要時,將對附屬公司之財務報 表作出調整,以令彼等之會計政策 與本集團之會計政策一致。

有關本集團成員公司之間交易的所 有集團內公司間之資產及負債、權 益、收入、支出及現金流量於綜合 賬目時悉數對銷。

於附屬公司的非控股權益與本集團 於其中的權益分開呈列,該等非控 股權益代表現有擁有權權益,使其 持有人有權於清盤時按比例分佔有 關附屬公司的淨資產。

2.6 物業、廠房及設備

物業、廠房及設備乃按成本減累計 折舊及減值虧損入賬。成本包括購 買資產的直接應佔開支。

其他資產折舊乃按估計可使用年期 以直線法撇銷成本減其剩餘價值計 提,所採用年率如下:

廠房及機器 30% 汽車 30% 傢俬及固定裝置 20%

資產的剩餘價值、折舊方法及預計 可使用年期於各報告期末檢討及調 整(如適用)。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.6 Property, plant and equipment (Continued)

The gain or loss arising on retirement or disposal is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

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

2.7 Leases

Definition of a lease

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.

For contracts entered into or modified or arising from business combinations on or after the date of initial application, the Group assesses whether a contract is or contains a lease based on the definition under HKFRS 16 at inception, modification date or acquisition date, as appropriate. Such contract will not be reassessed unless the terms and conditions of the contract are subsequently changed.

2. 重大會計政策概要(續)

2.6 物業、廠房及設備(續)

廢棄或出售時產生的收益或虧損按 銷售所得款項與資產賬面值間的差 額釐定,並於損益確認。

其後成本僅在項目相關的未來經濟 利益將會流入本集團及能夠可靠計 量項目成本時,方會在適當情況下 計入資產賬面值或確認為獨立資 產。更換部分的賬面值終止確認。 維修及保養等所有其他成本,均於 產生的財務期間自損益扣除。

2.7 租賃

租賃之定義

凡於一段時期內將控制已識別資產 用途之權利出讓以換取代價之合 約,均屬於或包括一項租賃。

對於在首次應用日期或之後訂立或 修訂或業務合併產生之合約,本集 團會於訂立、修訂或收購日期(倘 適用)根據香港財務報告準則第16 號下之定義評估合約是否屬於或包 含租賃。除非合約之條款及條件其 後有所改動,否則不會重新評估有 關合約。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.7 Leases (Continued)

The Group as a lessee

Allocation of consideration to components of a contract

For a contract that contains a lease component and one or more additional lease or non-lease components, 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 and the aggregate stand-alone price of the non-lease components, including contract for acquisition of ownership interests of a property which includes both leasehold land and non-lease building components, unless such allocation cannot be made reliably.

As a practical expedient, leases with similar characteristics are accounted on a portfolio basis when the Group reasonably expects that the effects on the consolidated financial statements would not differ materially from individual leases within the portfolio.

Short-term leases

The Group applies the short-term lease recognition exemption to leases of office premises that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. Lease payments on short-term leases are recognised as expense on a straight-line basis.

Right-of-use assets

The cost of right-of-use asset includes:

- the amount of the initial measurement of the lease liability;
- any initial direct costs incurred by the Group.

Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities.

重大會計政策概要(續) 2.

2.7 和賃(續)

本集團作為承租人 將代價分配至合約組成部分

對於包含一項租賃組成部分及一項 或多項額外租賃或非租賃組成部分 之合約,本集團根據租賃組成部分 之相對單獨價格及非租賃組成部分 之單獨價格(包括收購物業擁有權 之合約,包括租賃土地及非租賃樓 宇組成部分,除非有關分配無法可 靠計量)總和將合約代價分配至各 個租賃組成部分。

作為可行權宜方法,具有類似特徵 之租賃於本集團合理預期其對綜合 財務報告之影響將不會與組合內個 別租賃出現重大差異時按組合基準 入賬。

短期和賃

本集團對自生效日期起計之租期為 十二個月或以下並且不包括購買選 擇權之辦公室物業租賃採用短期租 賃確認豁免。短期租賃之租賃付款 乃於租期內按直線法確認為開支。

使用權資產

使用權資產之成本包括:

- 租賃負債之初始計量金額;
- 本集團產生之任何初始直接 成本。

使用權資產按成本計量,減去任何 累計折舊及減值虧損,並就租賃負 債之任何重新計量進行調整。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.7 Leases (Continued)

The Group as a lessee (Continued)

Allocation of consideration to components of a contract (Continued)
Right-of-use assets in which the Group is reasonably certain

to obtain ownership of the underlying leased assets at the end of the lease term are depreciated from commencement date to the end of the useful life. Otherwise, right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

The Group presents right-of-use assets as a separate line item on the consolidated statement of financial position.

Lease liabilities

At the commencement date of a lease, the Group recognises and measures the lease liability at the present value of lease payments that are unpaid at that date. In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable.

The lease payments include fixed payments (including insubstance fixed payments).

After the commencement date, lease liabilities are adjusted by interest accretion and lease payments.

The Group remeasures lease liabilities (and makes a corresponding adjustment to the related right-of-use assets) when the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which case the related lease liability is remeasured by discounting the revised lease payments using a revised discount rate at the date of reassessment.

The Group presents lease liabilities as a separate line item on the consolidated statement of financial position.

2. 重大會計政策概要(續)

2.7 租賃(續)

本集團作為承租人(續)

將代價分配至合約組成部分(續) 倘本集團合理確信在租賃期屆滿時 取得相關租賃資產之擁有權,則使 用權資產自生效日期起至可使用年 期屆滿期間折舊。否則,使用權資 產按其估計可使用年期及租期之較 短者以直線法折舊。

本集團在綜合財務狀況表中將使用 權資產呈列為單獨項目。

租賃負債

於租賃開始日期,本集團按該日尚未支付之租賃付款額之現值確認及計量租賃負債。在計算租賃付款額之現值時,倘無法輕易釐定租賃之內含利率,本集團將使用租賃開始日期之增量借款利率。

租賃付款額包括固定付款額(包括實質上為固定之付款額)。

於開始日期後,租賃負債乃因應利息增長和租賃付款而進行調整。

當租賃期發生變化,或針對行使購買選擇權所作之評估發生變化,在此情況,於重新評估日期使用經修訂之貼現率對經修訂之租賃付款額進行貼現,以重新計量相關之租賃負債,而本集團會對租賃負債進行重新計量(並對相關使用權資產作出相應調整。

本集團在綜合財務狀況表中將租賃 負債作為單獨之項目呈列。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.7 Leases (Continued)

Lease liabilities (Continued)

The Group remeasures the lease liability based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

The Group accounts for the remeasurement of lease liabilities by making corresponding adjustments to the relevant right-of-use asset.

2.8 Impairment of property, plant and equipment and right-of-use assets

At the end of the reporting period, the Group reviews the carrying amounts of its property, plant and equipment and right-of-use assets to determine whether there is any indication that these assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the relevant asset is estimated in order to determine the extent of the impairment loss (if any).

The recoverable amount of property, plant and equipment and right-of-use assets are estimated individually. When it is not possible to estimate the recoverable amount individually, the Group estimates the recoverable amount of the cash-generating unit (the "CGU") to which the asset belongs.

In addition, the Group assesses whether there is indication that corporate assets may be impaired. If such indication exists, corporate assets are also allocated to individual CGU, when a reasonable and consistent basis of allocation can be identified, or otherwise they are allocated to the smallest group of CGU for which a reasonable and consistent allocation basis can be identified.

2. 重大會計政策概要(續)

2.7 租賃(續)

租賃負債(續)

在租賃修改之生效日期,本集團根據修改後租賃之租賃期,通過使用修經訂貼現率對經修訂之租賃付款額進行貼現,以重新計量租賃負債。

本集團通過對相關使用權資產進行 相應調整,而對租賃負債之重新計 量進行入賬。

2.8 物業、廠房及設備以及使用權資產 之減值

於報告期末,本集團審閱其物業、廠房及設備以及使用權資產的賬面值,以釐定是否有任何跡象顯示該等資產已蒙受減值虧損。倘有任何減值跡象,則估計相關資產的可收回金額以釐定減值虧損(如有)的程度。

物業、廠房及設備以及使用權資產的可收回金額以個別估計。倘無法估計個別資產的可收回金額,則本集團將估計資產所屬現金產生單位(「現金產生單位」)之可收回金額。

此外,本集團評估是否有跡象顯示 公司資產可能會被減值。倘存有相 關跡象,在可識別合理一致的分配 基準的情況下,公司資產亦會被分 配至個別現金產生單位,否則會被 分配至可識別合理一致的分配基準 之最小現金產生單位組別中。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.8 Impairment of property, plant and equipment and right-of-use assets (Continued)

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset (or a CGU) for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or a CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or a CGU) is reduced to its recoverable amount. For corporate assets or portion of corporate assets which cannot be allocated on a reasonable and consistent basis to a CGU, the Group compares the carrying amount of a group of CGUs, including the carrying amounts of the corporate assets or portion of corporate assets allocated to that group of CGUs, with the recoverable amount of the group of CGUs. In allocating the impairment loss, the impairment loss is allocated first to reduce the carrying amount of the assets on a pro-rata basis based on the carrying amount of each asset in the unit or the group of CGUs. The carrying amount of an asset is not reduced below the highest of its fair value less costs of disposal (if measurable), its value in use (if determinable) and zero. The amount of the impairment loss that would otherwise have been allocated to the asset is allocated pro rata to the other assets of the unit or the group of CGUs. An impairment loss is recognised immediately in profit or loss.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or CGU or a group of CGUs) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or a CGU or a group of CGUs) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

2. 重大會計政策概要(續)

2.8 物業、廠房及設備以及使用權資產之減值(續)

可收回金額為公平值減出售成本與 使用價值之較高者。評估使用價值 時,估計未來現金流量按税前貼現 率貼現至其現值。該貼現率反映現 時市場對貨幣時間值及未調整未來 現金流量估計之資產(或現金產生 單位)特定風險的評估。

倘估計資產(或現金產生單位)的 可收回金額低於其賬面值,則資產 (或現金產生單位)賬面值扣減至 其可收回金額。對於公司資產或不 能按可識別合理一致的分配基準分 配至現金產生單位之部分公司資 產,本集團將一組現金產生單位之 賬面值(包括公司資產或分配至一 組現金產生單位之部分公司資產之 賬面值)與該組現金產生單位之可 收回金額相比較。在分配減值虧損 時,減值虧損金額將根據單位或一 組現金產生單位內各項資產之賬面 值,首先按比例扣減有關單位中資 產的賬面值進行分配。資產的賬面 值不會扣減至低於公平值減出售成 本(如可計量)、其使用價值(如可 釐定)或零間的最高者,原本已分 配予該資產的減值虧損金額會按比 例分配予該單位或該組現金產生單 位的其他資產。減值虧損即時於損 益中確認。

倘某項減值虧損其後撥回,則資產(或現金產生單位或一組現金產生單位) 賬面值須增至其重新估計之可收回金額,惟增加後之賬面值不得超過該項資產(或現金產生單位或一組現金產生單位)於過往年度未有確認減值虧損而會釐定的賬面值。減值虧損撥回即時於損益中確認。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.9 Financial instruments

Financial assets and financial liabilities are recognised when group entity becomes a party to the contractual provisions of the instrument. All regular way purchases or sales of financial assets are recognised and derecognised on a settlement date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

Financial assets and financial liabilities are initially measured at fair value except for trade receivables arising from contracts with customers which are initially measured in accordance with HKFRS 15. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition.

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income and interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts and payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset or financial liability, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

2. 重大會計政策概要(續)

2.9 金融工具

金融資產及金融負債乃於一間集團 實體成為工具合約條文之一方時確認。所有以正規途徑購買或銷售之 金融資產乃按結算日期基準確認及 終止確認。正規途徑買賣乃要求於 市場法規或慣例所確定之時間框架 內交付資產之金融資產買賣。

金融資產及金融負債乃初步按公平 值計量,除與客戶合約產生的應收 款項外,該應收款項最初按香港財 務報告準則第15號計量。收購或發 行金融資產及金融負債直接應佔之 交易成本於初次確認時計入或扣除 自金融資產或金融負債之公平值 (以合適者為準)。

實際利率法為計算一項金融資產或 金融負債之攤銷成本及按有關期間 分配利息收入及利息開支之方法。 實際利率為按金融資產或金融負債 之預期可使用年期或(如合適)較 短期間,實際折讓估計未來現金 短期間,實際折讓估計未來現金 及付款(包括構成實際利率之組 成部分之所有已付或已收費用及款 項、交易成本及其他溢價或折讓) 至初始確認的賬面值內之比率。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.9 Financial instruments (Continued)

Financial assets

Classification and subsequent measurement of financial assets

Financial assets that meet the following conditions are subsequently measured at amortised cost:

- the financial asset is held within a business model whose objective is to collect contractual cash flows; and
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

(i) Amortised cost and interest income

Interest income is recognised using the effective interest method for financial assets measured subsequently at amortised cost. Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become credit-impaired. For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset from the next reporting period. If the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset from the beginning of the reporting period following the determination that the asset is no longer credit-impaired.

2. 重大會計政策概要(續)

2.9 金融工具(續)

金融資產

金融資產之分類及其後計量 符合下列條件的金融資產隨後按攤 銷成本計量:

- 在目標為收集合約現金流量 的業務模式中持有的金融資 產;及
- 合約條款在指定日期產生現 金流量,該現金流量僅為支 付本金及未償還本金的利 息。

攤銷成本及利息收入 其後按攤銷成本計量的金融 資產乃使用實際利息法確認 利息收入。利息收入乃對一 項金融資產之賬面總值應用 實際利率予以計算,惟其後 出現信貸減值的金融資產除 外。就其後出現信貸減值的 金融資產而言,自下一報告 期起,利息收入乃對金融資 產攤銷成本應用實際利率予 以確認。倘信貸減值金融工 具的信貸風險好轉,使金融 資產不再出現信貸減值,於 釐定資產不再出現信貸減值 後,自報告期開始起利息收 入乃對金融資產賬面總值應 用實際利率予以確認。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.9 Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets

The Group performs impairment assessment under expected credit loss ("ECL") model on financial assets (including trade and other receivables, contract assets and bank balances), which are subject to impairment assessment under HKFRS 9. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12-month ECL ("12m ECL") represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date. Assessment are done based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current conditions at the reporting date as well as the forecast of future conditions.

The Group always recognises lifetime ECL for trade receivables and contract assets. The ECL on these assets are assessed individually for debtors with significant balances and/or collectively using a provision matrix with appropriate groupings.

For all other instruments, the Group measures the loss allowance equal to 12m ECL, unless when there has been a significant increase in credit risk since initial recognition, in which case the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition.

2. 重大會計政策概要(續)

2.9 金融工具(續)

金融資產(續)

金融資產減值

本集團就根據香港財務報告準則第 9號須予減值評估之金融資產(包 括貿易及其他應收款項、合約資產 及銀行結餘)按預期信貸虧損(「預 期信貸虧損」)模式進行減值評估。 預期信貸虧損金額於各報告日期更 新以反映自初始確認以來信貸風險 的變動。

全期預期信貸虧損指於相關工具預計年期的所有可能違約事件產生的預期信貸虧損。相反,12個月預期信貸虧損(「12個月預期信貸虧損」)指因於報告日期後12個產生的建約事件而預期產生的之數,經濟人主,並就債務人、整體經濟狀況與未來狀況,並就債務人、整體經濟狀況與未來狀況,預測之評估的特定因素作出調整。

本集團一直就貿易應收款項及合約 資產確認全期預期信貸虧損。該等 資產的預期信貸虧損乃就擁有大量 結餘的債務人進行個別評估及/或 使用合適組別的撥備矩陣進行共同 評估。

對於所有其他工具,本集團按與12個月預期信貸虧損的相同金額計量虧損撥備,惟倘自首次確認以來信貸風險顯著上升,則本集團確認全期預期信貸虧損。評估全期預期信貸虧損是否應予以確認乃基於自首次確認以來發生違約的可能性或風險顯著上升。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.9 Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(i) Significant increase in credit risk

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the end of the reporting period 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 when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor; or

2. 重大會計政策概要(續)

2.9 金融工具(續)

金融資產(續)

金融資產減值(續)

信貸風險顯著上升 評估信貸風險顯著上升 評估信貸風險自初始確認 來是否顯著上升時,本集期 會比較金融工具於報告 發生違約的風險與生建約 於初始確認可期發生達集 於初始確認評估時,本集的 風險。作出評估時持持過往 天定性資料,包括過本及 以及可通過合理成本 後期的前瞻性資料。

> 具體而言,評估信貸風險是 否顯著上升時會考慮以下資 料:

- 金融工具外部(如有) 或內部信貸評級的實際或預期顯著惡化;
- 信貸風險的外部市場 指標顯著惡化,例如債 務人的信貸息差、信用 違約掉期價格顯著上 升:
- 商業、金融或經濟情況 目前或預期有不利變動,預計將導致債務人 償還債項的能力顯著 下降;
- 債務人經營業績實際 或預期顯著惡化;或

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For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.9 Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

- (i) Significant increase in credit risk (Continued)
 - an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

(ii) Definition of default

The Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full.

Irrespective of the above, 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. 重大會計政策概要(續)

2.9 金融工具(續)

金融資產(續)

金融資產減值(續)

- (i) 信貸風險顯著上升(續)
 - 債務人的監管、經濟或 技術環境有實際或預 計的重大不利變動,導 致債務人償還債項的 能力顯著下降。

不論上述評估的結果如何, 本集團推斷當合約付款逾期 超過30日,信貸風險已自初 始確認起大幅增加,除非本 集團另有合理及支持資料證 明。

本集團定期監察用以確定信貸風險有否顯著增加的標準的成效,並於適當時候作出修訂從而確保有關標準能夠於款項逾期前確定信貸風險顯著增加。

(ii) 違約的定義

本集團認為,當內部出現或 自外界資料來源取得資料顯 示債務人不大可能向其債權 人(包括本集團)全數付款, 即發生違約事件。

不論上文所述者,當金融資產逾期超過90日,則本集團認為已發生違約事件,除非本集團另有合理且可支持的資料證明更加滯後的違約標準更為恰當。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.9 Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(iii) Credit-impaired financial assets

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 includes observable data about the following events:

- (a) significant financial difficulty of the issuer or the borrower:
- (b) a breach of contract, such as a default or past due event;
- (c) the lender (s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider; or
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation.

(iv) Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

2. 重大會計政策概要(續)

2.9 金融工具(續)

金融資產(續)

金融資產減值(續)

(iii) 信貸減值金融資產

金融資產在一項或以上事件 (對該金融資產估計未來現 金流量構成不利影響)發生 時出現信貸減值。金融資產 出現信貸減值的證據包括有 關下列事件的可觀察數據:

- (a) 發行人或借款人的重 大財務困難;
- (b) 違反合約(如違約或 逾期事件);
- (c) 借款人的貸款人因借款人財務困難相關之經濟或合約理由而向借款人提供優惠(在其他情況下不予考慮):或
- (d) 借款人將可能陷入破 產或其他財務重組。

(iv) 撇銷政策

倘有資料顯示對手方陷入嚴重財務困難且無實際收回可能·本集團會撤銷金融資產。已撤銷金融資產仍可能須根據本集團的收回程序進行法律行動。撤銷構成終止確認事項。任何其後進行的收回均於損益確認。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.9 Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(v) Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights.

Generally, the ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition.

Where ECL is measured on a collective basis or cater for cases where evidence at the individual instrument level may not yet be available, the financial instruments are grouped on the following basis:

- Past-due status;
- Nature, size and industry of debtors; and
- External credit ratings where available.

The grouping is regularly reviewed by management to ensure the constituents of each group continue to share similar credit risk characteristics.

2. 重大會計政策概要(續)

2.9 金融工具(續)

金融資產(續)

金融資產減值(續)

(v) 計量及確認預期信貸虧損 計量預期信貸虧損為違約概 率、違約損失率程度(即倘 發生違約的損失程度)及 約風險的函數。違約概乃 違約損失率程度的評估乃處 據經前瞻資料調整的歷史 據經前瞻資料調整的歷史的 據作出。預期信貸虧損的估 計反映無偏頗及概率加權的 數額,乃根據加權的相應違 約風險釐定。

一般而言,預期信貸虧損為根據合約應付本集團的所有合約現金流量與本集團預期將收取的現金流量兩者間的差額,並按初始確認時釐定的實際利率貼現。

倘預期信貸虧損按集體基準計量以迎合就個別工具層面而言證據未必存在的情況,則金融工具按以下基準歸類:

- 逾期狀況;
- 債務人的性質、規模及 行業:及
- 外部信貸評級(如有)。

管理層定期審查分組情況, 以確保每組的構成繼續具有 類似的信貸風險特點。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.9 Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(v) Measurement and recognition of ECL (Continued)

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit-impaired, in which case interest income is calculated based on amortised cost of the financial asset.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amounts, with the exception of trade receivables and contract assets where the corresponding adjustment is recognised through a loss allowance account.

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

Financial liabilities and equity

Classification as debt or equity

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognised at the proceeds received, net of direct issue costs.

2. 重大會計政策概要(續)

2.9 金融工具(續)

金融資產(續)

金融資產減值(續)

(v) 計量及確認預期信貸虧損 (續)

> 利息收入乃按金融資產的 總賬面值計算,除非該金融 資產出現信貸減值,在此情 況,利息收入按金融資產的 攤銷成本計算。

> 本集團於損益中確認所有金融工具的減值收益或虧損, 方式為調整彼等之賬面值, 惟貿易應收款項及合約資產 除外,其相應調整透過虧損 撥備賬確認。

終止確認金融資產

本集團僅於從資產收取現金流量的 合約權利屆滿時,或向另一實體轉 讓金融資產及該資產所有權的絕大 部分風險及回報時終止確認金融資 產。

於終止確認以攤銷成本計量的金融 資產時,資產賬面值與已收及應收 代價總和的差額於損益中確認。

金融負債及權益

分類為債務或權益

債務及權益工具根據合約安排的內容以及金融負債及權益工具的定義 分類為金融負債或權益。

權益工具

權益工具為證明實體於扣除其所有 負債後的剩餘資產權益的任何合約。 本公司發行的權益工具按所收取的 所得款項扣減直接發行成本確認。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.9 Financial instruments (Continued)

Financial liabilities and equity (Continued)

Financial liabilities at amortised cost

Financial liabilities measured at amortised cost (including trade and other payables, amount due to a director of a subsidiary and amounts due to former directors) are subsequently measured at amortised cost, using the effective interest method.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

2.10 Provisions, contingent liabilities and contingent assets

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, and it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate of the amount of the obligation can be made. Where the time value of money is material, provisions are stated at the present value of the expenditure expected to settle the obligation.

All provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate.

2. 重大會計政策概要(續)

2.9 金融工具(續)

金融負債及權益(續)

以攤銷成本計量的金融負債 以攤銷成本計量的金融負債(包括 貿易及其他應付款項、應付一間附 屬公司董事款項以及應付前董事款 項)其後採用實際利率法以攤銷成 本計量。

終止確認金融負債

本集團於且僅於本集團的責任解除、取消或屆滿時終止確認金融負債。終止確認的金融負債的賬面值與已付及應付的代價之間的差額會在損益中確認。

2.10 撥備、或然負債及或然資產

當本集團因過往事件而須承擔現有 法定或推定責任,且可能須有經濟 利益流出以結清責任及能夠可靠地 估計有關責任金額時,則會確認撥 備。倘貨幣的時間價值屬重大,則 撥備按預計結清責任所需開支的現 值列賬。

所有撥備均於各報告期末作出檢討 並作出調整以反映現時的最佳估 計。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.10 Provisions, contingent liabilities and contingent assets (Continued)

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future uncertain events not wholly within the control of the Group, are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

Probable inflows of economic benefits to the Group that do not yet meet the recognition criteria of an asset are considered contingent assets.

2.11 Revenue from contracts with customers

The Group recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the services underlying the particular performance obligation is transferred to the customer.

A performance obligation represents a service that is distinct or a series of distinct services that are substantially the same.

Control is transferred over time and revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation.

- the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- the Group's performance creates or enhances an asset that the customer controls as the Group performs; or
- 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.

2. 重大會計政策概要(續)

2.10 撥備、或然負債及或然資產(續)

倘經濟利益流出的可能性不大,或 無法可靠估計金額時,該責任會 露為或然負債,除非經濟利益流的 的可能性極低則作別論。可能的 任(視乎日後是否發生本集團無法 完全控制的一宗或多宗未確定事件 方可確定其是否存在)亦披露為可能 性極低則作別論。 性極低則作別論。

尚未達到資產確認標準的本集團的 可能經濟利益流入被視為或然資 產。

2.11 客戶合約收益

本集團當(或隨著)履約義務得到履行時確認收益,即特定履約義務涉及的相應服務的「控制權」轉移給客戶時。

履約義務指可明確區分的服務,或 一系列實質上相同的可明確區分的 服務。

控制權隨著時間的推移而轉移,通 過參考完全滿足相關履約義務的進 度以確認收益。

- 客戶在本集團履約的同時即 取得並消耗所帶來的經濟利益:
- 客戶能夠控制本集團履約時 創建或強化的某項資產:或
- 本集團履約過程中產出的資產不具有可替代性,且本集團對於迄今已履行的義務有權收取款項。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.11 Revenue from contracts with customers (Continued)

A contract asset represents the Group's right to consideration in exchange for services that the Group has transferred to a customer that is not yet unconditional. It is assessed for impairment in accordance with HKFRS 9. In contrast, a receivable represents the Group's unconditional right to consideration, i.e. only the passage of time is required before payment of that consideration is due.

A contract liability represents the Group's obligation to transfer services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer.

Construction contracts

Revenue mainly arises from the provision of performing slope works and foundation works in Hong Kong.

To determine whether to recognise revenue, the Group follows a 5-step process:

- I. Identifying the contract with a customer
- 2. Identifying the performance obligations
- 3. Determining the transaction price
- 4. Allocating the transaction price to the performance obligations
- 5. Recognising revenue when/as performance obligation(s) are satisfied

2. 重大會計政策概要(續)

2.11 客戶合約收益(續)

合約資產指本集團就換取本集團已 向客戶轉讓之服務而收取代價的權 利(尚未成為無條件)。根據香港財 務報告準則第9號評估減值。相反, 應收款項是指本集團收取代價之無 條件權利,即代價到期付款前僅需 時間推移。

合約負債指本集團因已向客戶收取 代價(或收取已到期代價),而須向 客戶轉讓服務之責任。

建築合約

收益主要來自於香港提供履行斜坡 工程及地基工程。

為釐定是否確認收益,本集團使用 以下五個步驟:

- I. 識別與客戶訂立的合約
- 2. 識別履約責任
- 3. 釐定交易價
- 4. 將交易價分配至履約責任
- 當(或隨著)履約責任履行時確認收益

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.11 Revenue from contracts with customers (Continued)

In all cases, the total transaction price for a contract is allocated amongst the various performance obligations based on their relative stand-alone selling prices. The transaction price for a contract excludes any amounts collected on behalf of third parties.

Revenue from construction contracts are recognised over time as the Group's performance creates and enhances an asset that the customer controls.

The progress towards complete satisfaction of a performance obligation is measured based on output method, which is to recognise revenue on the basis of direct measurements of the value of the services transferred to the customer to date relative to the remaining services promised under the contract, that best depict the Group's performance in transferring control of services.

Variable consideration

For contracts that contain variable consideration, the Group estimates the amount of consideration to which it will be entitled using either (a) the expected value method or (b) the most likely amount, depending on which method better predicts the amount of consideration to which the Group will be entitled.

The estimated amount of variable consideration is included in the transaction price only to the extent that it is highly probable that such an inclusion will not result in a significant revenue reversal in the future when the uncertainty associated with the variable consideration is subsequently resolved.

At the end of each reporting period, the Group updates the estimated transaction price (including updating its assessment of whether an estimate of variable consideration is constrained) to represent faithfully the circumstances present at the end of the reporting period and the changes in circumstances during the reporting period.

2. 重大會計政策概要(續)

2.11 客戶合約收益(續)

於所有情況下,合約總交易價按各 自相對獨立的售價分配至各項履約 責任。合約交易價不包括代表第三 方收取的金額。

建築合約的收益隨本集團在履行時 創建並提升客戶控制的資產而隨時 間確認。

完成履約義務的進度是根據產出法來衡量,產出法是根據迄今為止轉移給客戶的服務相對於合約中承諾的剩餘服務的價值的直接計量來確認收入,是最能反映本集團的轉讓服務控制權的方法。

可變代價

對於包含可變代價的合約,本集團 使用(a)預期價值法或(b)最可能的 金額估算其有權獲得的代價金額, 取決於哪項方法更好地預測本集團 有權獲得的代價金額。

可變代價的估計金額僅在以下情況 下,方會計入交易價格:於計入交 易價格時很大可能不會導致其後關 乎可變代價的不確定因素獲得解決 時出現收入大幅撥回。

於各報告期末,本集團更新估計交易價格(包括更新評估有關可變代價的估計是否受到限制),以真實反映於報告期末存在的情況以及於報告期內該等情況發生的變化。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.12 Employee benefits

Retirement benefits

Retirement benefits to employees are provided through defined contribution plans.

The Group operates a defined contribution retirement benefit plan under the Mandatory Provident Fund Schemes Ordinance, for all of its employees who are eligible to participate in the MPF Scheme. Contributions are made based on a percentage of the employees' basic salaries.

Contributions are recognised as an expense in profit or loss as employees render services during the year. The Group's obligations under these plans are limited to the fixed percentage contributions payable.

The employees of the Company's subsidiaries which operate in the People's Republic of China (the "PRC") are required to participate in a central pension scheme operated by the local municipal government. These subsidiaries are required to contribute a certain percentage of its payroll costs to the central pension scheme. The contributions are charged to profit or loss as they become payable in accordance with the rules of the central pension scheme.

Short-term employee benefits

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

Non-accumulating compensated absences such as sick leave and maternity leave are not recognised until the time of leave.

2. 重大會計政策概要(續)

2.12 僱員福利

退休福利

退休福利乃通過界定供款計劃向僱 員提供。

本集團根據《強制性公積金計劃條例》為本集團所有合資格參與強積 金計劃的僱員參加界定供款退休福 利計劃。供款按僱員基本薪金的某 個百分比作出。

供款於年內隨僱員提供服務於損益 確認為開支。本集團根據該等計劃 的責任僅限於應付固定百分比供 款。

本公司於中華人民共和國(「中國」)經營的附屬公司僱員須參與當地市政府營運的中央退休金計劃。該等附屬公司須按其工資成本的若干百分比向中央退休金計劃供款。供款於根據中央退休金計劃的規則應付時自損益扣除。

短期僱員福利

僱員應得的年假於其可享有時確認。截至報告期末,僱員因提供服務而可享有年假的估計負債已作撥 備。

病假及產假等非累積補假於休假時 方予確認。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.13 Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recognised at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, are recognised in profit or loss in the period in which they arise.

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's operations are translated into the presentation currency of the Group (i.e. HK\$) using exchange rates prevailing at the end of each reporting period. Income and expenses items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during that period, in which case the exchange rates at the date of transactions are used. Exchange differences arising, if any, are recognised in other comprehensive expense and accumulated in equity under the heading of exchange reserve.

On the disposal of a foreign operation (that is, a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation), all of the exchange differences accumulated in equity in respect of that operation attributable to the owners of the Company are reclassified to profit or loss.

2. 重大會計政策概要(續)

2.13 外幣

編製個別集團實體之財務報表時, 以該實體之功能貨幣以外的貨幣 (外幣)進行之交易乃按其功能貨幣 於交易日期當時之匯率入賬。於呈 報期末,以外幣列值之貨幣項目以 該日當時之匯率重新換算。以外幣 計值的公平值入賬之非貨幣項目則 以釐定公平值日期當時之匯率重新 換算。以外幣按歷史成本計算之非 貨幣項目不予重新換算。

結算貨幣項目及重新換算貨幣項目 所產生之匯兑差額於產生期間在損 益內確認。

就呈列綜合財務報表而言,本集團 業務之資產及負債按各呈報期末之 現行匯率換算為本集團之呈列貨幣 (即港元),而收支項目則按期內 均匯率換算,若期內匯率出現重大 波動則除外,在此情況下,則採 交易日期之現行匯率。所產生之匯 兑差額(如有)均於其他全面開支 確認,並以匯兑儲備名目於權益中 累計。

在出售海外業務(即出售本集團於海外業務中的全部權益,或涉及失去對包括海外業務在內的附屬公司的控制權的出售)時,就歸屬於本公司擁有人的業務於權益中累計的所有匯兑差額重新分類至損益。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.14 Borrowing costs

All borrowing costs are recognised in profit or loss in the period in which they are incurred.

2.15 Equity-settled share-based payment transactions

Share options granted to employees

Equity-settled share-based payments to employees and others providing similar services are measured at the fair value of the equity instruments at the grant date.

For share options that vest immediately at the date of grant, the fair value of the share options granted is expensed immediately to profit or loss.

When share options are exercised, the amount previously recognised in share-based payment reserve will be transferred to share premium. 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-based payment reserve will be transferred to accumulated losses.

2.16 Income taxes

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit/loss before tax because of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

2. 重大會計政策概要(續)

2.14 借貸成本

所有借貸成本於錄得之期間內的損 益確認。

2.15 以權益結算以股份為基礎之付款的 交易

授予僱員的購股權

向僱員及提供類似服務的其他人士 作出的以權益結算以股份為基礎之 付款按授出日期的股本工具的公平 值計量。

就於授出日期即時歸屬之購股權而言,已授出購股權之公平值即時於 損益支銷。

當行使購股權時,先前於以股份為 基礎的付款儲備確認的數額將轉撥 至股份溢價。倘購股權在歸屬日期 後被沒收或於屆滿日期仍未行使, 先前於以股份為基礎的付款儲備確 認的數額將轉撥至累計虧損。

2.16 所得税

所得税開支指當期應付税款及遞延 税款之和。

當期應付的税項以年度應課税溢利計算。應課稅溢利與「除稅前溢利/ 虧損」不同,是由於其他年度內應課稅或可抵扣的收入或支出,以及不課稅或不可抵免的項目所致。本集團當期的稅項負債按照報告期末已執行或實質上已執行的稅率計算。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.16 Income taxes (Continued)

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

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

2. 重大會計政策概要(續)

2.16 所得税(續)

遞延稅項按照綜合財務報表中資產和負債的賬面值與計算應課稅項按照綜合財務應課稅強力,與應稅可負債通常按至預額。。遞延稅項負債通常投稅項人,與實際,與實際,以其不不不可以,與實際,以在認。。 一個人,與實際,以在不不可以,與實際,以在認。 一個人,與實際,以在認。 一個人,與實際,以在認。 一個人,與實際,以在認。 一個人,與實際,以在認。 一個人,與實際,以在認。 一個人,與實際,以在認。 一個人,與實際,以在認。

遞延税項負債按附屬公司投資相關 的應課税暫時差異確認,除非本及 團能夠控制該暫時差異的轉回及 暫時差異在可預見的未來很可能不 會轉回。與該等投資相關的資產生的 暫時差異產生的遞延税項資利以不力 能夠取得充足的應課税溢利以不力 暫時差異且該暫時差異預計在 打 動未來將轉回的情況下才予以確 認。

遞延税項資產的賬面值在各報告期 末進行審查,在不再可能有充足應 課税溢利來收回全部或部分資產的 情況下扣減。

遞延税項資產及負債按照預計適用 於清償負債或變現資產期間的税率,根據於報告期末已執行或實質 上已執行的税率(及税法)計量。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.16 Income taxes (Continued)

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied to the same taxable entity by the same taxation authority.

Current and deferred tax are recognised in profit or loss.

2.17 Government grant

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received.

Government grants that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable.

2.18 Segment reporting

The Group identifies operating segments and prepares segment information based on the regular internal financial information reported to the chief operating decision maker (the "CODM") for their decisions about resources allocation to the Group's business components for their review of the performance of those components.

2. 重大會計政策概要(續)

2.16 所得税(續)

遞延税項負債及資產的計量,應反 映本集團預期在報告期末預期收回 或清償其資產和負債賬面值的方式 所導致的税項後果。

倘有可依法強制執行權利將當期稅 項資產與當期稅項負債相互抵銷, 而遞延稅項資產及負債與由同一稅 務機構向同一課稅實體徵收的所得 稅相關,則遞延稅項資產及負債可 相互抵銷。

當期及遞延税項於損益確認。

2.17 政府補助

政府補助僅於合理保證本集團將遵 守所附條件並能收到補助時才會確 認。

為補償已產生的開支或虧損或為向 本集團提供即時財務支持而不會產 生未來相關成本而應收的政府補 助,於其成為應收款項期間計入損 益。

2.18 分部報告

本集團根據定期向主要經營決策者 (「主要經營決策者」)呈報以便彼 等就本集團業務組成部分的資源分 配作出決定及檢討該等組成部分的 表現的內部財務資料確定經營分部 及編製分部資料。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.19 Related parties

For the purposes of these consolidated financial statements, a party is considered to be related to the Group if:

- (a) the party is a person or a close member of that person's family and if that person:
 - (i) has control or joint control over of the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group.
- (b) the party is an entity and if any of the following conditions applies:
 - (i) the entity and the Group are members of the same group;
 - (ii) 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);
 - (iii) the entity and the Group 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;

2. 重大會計政策概要(續)

2.19 關聯方

就該等綜合財務報表而言,符合以 下條件的人士被視為與本集團有關 聯:

- (a) 該人士為符合以下條件的人 士或該人士的緊密家族成 員:
- (i) 對本集團有控制權或共同控制權;
- (ii) 對本集團有重大影響;或
- (iii) 為本集團或本集團母公司的 主要管理層成員。
- (b) 該人士為實體且符合以下任 何條件:
 - (i) 該實體及本集團為同 一集團的成員公司;
 - (ii) 該實體為其他實體 (或為該其他實體所屬 集團成員公司的聯營 公司或合營企業)的聯 營公司或合營企業;
 - (iii) 該實體及本集團為同 一第三方的合營企 業:
 - (iv) 一個實體為某第三方 實體的合營企業,而另 一實體為該第三方實 體的聯營公司;

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.19 Related parties (Continued)

- (b) (Continued)
 - (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) and 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); or
 - (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.

A related party transaction is a transfer of resources, services or obligations between the Group and a related party, regardless of whether a price is charged.

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.

2. 重大會計政策概要(續)

2.19 關聯方(續)

- (b) (續)
 - (v) 該實體屬本集團或與 本集團有關聯的實體 (倘本集團本身為此類 計劃)為僱員利益設立 的離職後福利計劃且 贊助僱主亦與本集團 有關聯;
 - (vi) 該實體由一名於(a)指 明的人士控制或共同 控制:
 - (vii) 於(a)(i)指明的對該實體有重大影響或為該實體(或該實體的母公司)的主要管理層成員的人士:或
 - (viii) 實體或所屬集團之任 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。

關聯方交易為本集團與關聯方之間 轉移資源、服務或責任(不論有否 收取費用)。

一名人士的緊密家族成員指與該實 體交易時預期可影響該人士或受該 名人士影響的家族成員。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

3. APPLICATION OF NEW AND AMENDMENTS TO HKFRSS

3.1 Amendments to HKFRSs that are effective for the current year

In the current year, the Group has applied the following amendments to HKFRSs issued by the HKICPA for the first time, which are mandatorily effective for the annual period beginning on or after I May 2021 for the preparation of the consolidated financial statements:

Amendments to HKFRS 9, HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16 Interest Rate Benchmark Reform – Phase 2

Amendments to HKFRS 16

Covid-19-Related Rent

Concessions

Amendments to HKFRS 16

Covid-19-Related Rent

Concessions beyond 30 June 2021

3. 應用新訂及經修訂香港財務報告準 則

3.I 本年度生效的經修訂香港財務報告 準則

於本年度,本集團已首次應用以下 香港會計師公會頒佈並於二零二一 年五月一日或之後開始的年度期間 強制生效的經修訂香港財務報告準 則,以編製綜合財務報表:

香港財務報告準則 利率基準改

第9號、香港會計 革-第二

準則第39號、香港 階段

財務報告準則

第7號、香港財務

報告準則第4號及

香港財務報告準則

第16號(修訂本)

香港財務報告準則 Covid-19相關

第16號(修訂本) 的租金優

惠

香港財務報告準則 二零二一年

第16號(修訂本) 六月三十

日以後

Covid-19相 關的租金

優惠

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

3. APPLICATION OF NEW AND AMENDMENTS TO HKFRSS

(Continued)

3.1 Amendments to HKFRSs that are effective for the current year (Continued)

The initial application of the amendments to HKFRSs in the current year has had no material effect on the amounts reported in these consolidated financial statements and/or disclosures set out in these consolidated financial statements.

3.2 New and amendments to HKFRSs in issue but not yet effective

The Group has not applied the following new and amendments to HKFRSs that have been issued but are not yet effective for the current accounting period. The Group has already commenced an assessment of the impact of these new and amendments to HKFRSs but is not yet in a position to state whether these new and amendments to HKFRSs would have a material impact on its results of operations and financial position:

Effective for accounting periods beginning on or after

I January 2023

HKFRS 17, Insurance Contracts and the	l January 2023
Related Amendments	
Amendments to HKFRS 3, Reference to	I January 2022
the Conceptual framework	

Amendments to HKFRS 10 and HKAS 28, To be determined Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

Amendments to HKAS I, Classification of Liabilities as Current or Non-Current and related amendments to Hong Kong Interpretation 5 (2020)

3. 應用新訂及經修訂香港財務報告準 則(續)

3.I 本年度生效的經修訂香港財務報告 準則(續)

於本年度初步應用香港財務報告準 則之修訂對該等綜合財務報表所呈 報之金額及/或該等綜合財務報表 所載之披露並無重大影響。

3.2 已頒佈但尚未生效的新訂及經修訂 香港財務報告準則

本集團尚未應用以下於本會計期間已頒佈但尚未生效之新訂及經修訂香港財務報告準則。本集團已開始評估該等新訂及經修訂香港財務報告準則之影響,但尚未能載明該等新訂及經修訂香港財務報告準則是否會對其經營業績及財務狀況產生重大影響:

	於	以	F	Н	其
可	之	後	開	始	Ŕ
	計	期	問	牛	刘

香港財務報告準則第17號,	二零二三年
保險合約及相關修訂	一月一日
香港財務報告準則第3號	二零二二年
(修訂本), <i>概念框架的</i>	一月一日
提述	
香港財務報告準則第10號	待定
及香港會計準則第28號	
(修訂本), <i>投資者與其</i>	
聯營公司或合營企業的	
間的資產出售或投入	
香港會計準則第1號(修訂	二零二三年
本) <i>,將負債分類為流動</i>	一月一日
或非流動及香港詮釋第	
5號(二零二零年)的相	

關修訂

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

3. APPLICATION OF NEW AND AMENDMENTS TO HKFRSS

3.2 New and amendments to HKFRSs in issue but not yet effective (Continued)

Amendments to HKAS I and HKFRS Practice Statement 2, Disclosure of Accounting Policies	l January 2023
Amendments to HKAS 8, Definition of Accounting Estimates	l January 2023
Amendments to HKAS 12, Deferred Tax related to Assets and Liabilities arising from a Single Transaction	l January 2023
Amendments to HKAS 16, Property, Plant and Equipment – Proceeds before Intended Use	l January 2022
Amendments to HKAS 37, Onerous Contacts – Cost of Fulfilling a Contract	l January 2022
Amendments to HKFRSs. Annual Improvements to HKFRSs 2018-2020	l January 2022

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

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

3. 應用新訂及經修訂香港財務報告準 則(續)

3.2 已頒佈但尚未生效的新訂及經修訂 香港財務報告準則(續)

香港會計準則第1號及香港	二零二三年
財務報告準則實務準則	一月一日
第2號(修訂本), <i>會計</i>	
政策披露	
香港會計準則第8號(修訂	二零二三年
本), <i>會計估計的定義</i>	一月一日
香港會計準則第12號(修	二零二三年
訂本), <i>於單筆交易產生</i>	一月一日
的資產及負債相關遞延	
税項	
香港會計準則第16號(修	二零二二年
訂本),物業、廠房及設	一月一日
備一於作擬定用途前的	
所得款項	
香港會計準則第37號(修	二零二二年
訂本),有償合約-履行	一月一日
合約的成本	
香港財務報告準則(修訂	二零二二年
本), <i>香港財務報告準則</i>	一月一日
零一八年至零零	
年的年度改進	

4. 主要會計估計及判斷

本集團對未來作出估計及假設。所有的會計估計正如其定義很少會與有關實際結果相符。於下個財政年度有重大風險會導致資產及負債賬面值須作重大調整的估計及假設討論如下:

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

(Continued)

(a) Revenue recognition for construction contract

The management recognise revenue from construction contract based on output method, which is to recognise revenue on the basis of direct measurement of the value of construction work transferred to the customer to date relative to the remaining construction works promised to be completed under the construction contract. Most construction works take years to complete and the scope of work may change during the construction period. Management estimate the revenue and budgeted costs at the commencement of the construction contracts and regularly assess the progress of construction works as well as the financial impact of scope changes, claims, disputes and liquidation damages. The management's estimate of revenue and the completion status of construction works requires significant judgement and has a significant impact on the amount and timing of revenue recognised. The construction works performed by the Group would be certified by the independent quantity surveyors appointed by the customers periodically. The Group regularly reviews and revises the estimation of contract revenue prepared for each construction contract as the contract progresses based on the internal construction progress reports and the certification issued by the independent quantity surveyors.

(b) Estimation of impairment of trade and other receivables, contract assets and other financial assets

The Group makes allowances on items subjects to ECL (including trade and other receivables, contract assets and bank balances) based on assumptions about risk of default and expected loss rates. The Group uses judgment in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history, existing market conditions as well as forward looking estimates at the end of each reporting period as set out in note 2.9. The carrying amounts of trade and other receivables and contract assets at the end of the reporting period is set out in notes 16 and 17 to the consolidated financial statements.

4. 主要會計估計及判斷(續)

(a) 建築合約的收益確認

管理層以產量法確認建築合約的收 益,即基於至今已交付客戶的建築 工程相對於建築合約下承諾將完成 的餘下建築工程價值的直接計量 確認收入。多數建築工程需要多年 方能完成,而在施工期間,工程範 圍可能會變動。管理層於建築合約 開始時估計收入及預算開支,並定 期評估建築工程的進度,以及範圍 變動、申索、爭議及清算損害賠償 的財務影響。管理層在估計收入及 建築工程完成狀態時須作出重大判 斷,並對確認收入的金額及時間有 重大影響。本集團執行的建築工程 由客戶委任的獨立工料測量師定期 認證。隨著工程的進行,本集團會 定期基於內部建築進度報告及獨立 工料測量師發出的證書,審閱及修 訂就各建築合約而編製的合約收入 估計。

(b) 貿易及其他應收款項、合約資產及 其他金融資產估計減值

本集團對受限於預期信貸虧損的、項目(包括貿易及其他應收款項別 合約資產及銀行結餘)基於有關 為人類與 類構。於各報告期末,本集團 機構。於各報告期末,本集團 ,通過判斷作出該等假設及 計,通過判斷作出該等假設及 ,通過判斷作出該等假設及 , 減值計算之輸入數據(如附註2.9所 載項及合約資產的賬面值載於綜合 財務報表附註16及17。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

5. REVENUE AND SEGMENT INFORMATION

The Group's revenue recognised during the year is as follows:

5. 收益及分部資料

本集團於年內確認的收益如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Types of service Slope works Foundation works	服務類別 斜坡工程 地基工程	133,049 256	110,029 94
Revenue from contracts with customers	客戶合約收益	133,305	110,123
		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Timing of recognition of revenue On over time basis	確 <mark>認收益的時間</mark> 按隨時間基準	133,305	110,123

Remaining performance obligations

The following table includes revenue expected to be recognised in the future related to performance obligations that are unsatisfied (or partially unsatisfied) as at 30 April 2022 and 2021:

餘下履約責任

下表載列預期日後確認有關於二零二二年及二零二一年四月三十日尚未履行(或部分尚未履行)之履約責任的收益:

	2022 二零二二年	2021 二零二一年
	HK\$'000 千港元	HK\$'000 千港元
Remaining performance obligations 預期履行之餘下履約責任		
expected to be satisfied		
within I year 一年內	189,418	55,840
more than I year but less than 2 years ——年以上但兩年內	170,415	-
more than 2 years but less than 3 years 兩年以上但三年內	136,720	_
more than 3 years but less than 4 years 三年以上但四年內	40,239	_
	536,792	55,840

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5. REVENUE AND SEGMENT INFORMATION (Continued)

Segment information

The Group has determined the operating segments based on the information reported to the CODM. During the year, the CODM regards the Group's business of performing slope works and foundation works in Hong Kong as a single operating unit and assesses the operating performance and allocates the resources of the Group as a whole. Accordingly, the Group has one operating segment only and hence no segment information is presented.

Geographical information

No separate analysis of segment information by geographical segment is presented as the Group's revenue and non-current assets are principally attributable to a single geographical region, which is Hong Kong, based on location of operations and assets.

Information about major customers

Revenue from each of the major customers, which amounted to 10% or more of the Group's total revenue, is set out below:

5. 收益及分部資料(續)

分部資料

本集團已基於向主要經營決策者呈報的 資料釐定經營分部。年內,主要經營決策 者將本集團於香港進行斜坡工程及地基 工程的業務視為單一經營單位,並評估經 營表現及分配本集團整體資源。因此,本 集團僅有一個經營分部,故並無呈列相關 分部資料。

地理資料

由於本集團的收益及非流動資產主要屬於單一地理區域(即香港),故並無根據 業務及資產地點呈報按地理分部劃分的 分部資料獨立分析。

有關主要客戶的資料

來自各主要客戶(佔本集團總收益10%或以上)的收益載列如下:

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
Customer A	客戶A	84,499	71,432
Customer B	客戶B	32,431	15,856
Customer C	客戶C	N/A 不適用	14,779

N/A: Revenue from the customer during the year did not contribute 10% or more of the Group's revenue.

Except disclosed above, no other customers contributed 10% or more to the Group's revenue for both years.

不適用: 年內來自該客戶的收益不及本集團 收益的10%。

除上文所披露者外,概無其他客戶於兩個 年度內為本集團貢獻10%或以上的收益。

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6. OTHER INCOME AND OTHER NET LOSS

6. 其他收入及其他虧損淨額

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Other income Government grants (Note) Gain from disposal of construction project	<mark>其他收入</mark> 政府補貼收入(附註) 出售建築項目設備之收益	-	1,270
equipment Compensation from sub-contractor	分包商賠償	660 238	_
Compensation from sub-contractor	<i>从</i> 6 间和 原	898	1,270
Other net loss Loss on disposal of property, plant	其他虧損淨額 出售物業、廠房及		
and equipment Penalty under Employment Support Scheme	設備的虧損 就業支援計劃項下之罰款	- (30)	(1)
renaity under Employment Support Scheme	州木义饭口 則欠 广之司 承	(30)	(1)
		868	1,269

Note: During the year ended 30 April 2021, the Group recognised COVID-19-related government grants of approximately HK\$1,270,000 related to Employment Support Scheme provided by the Hong Kong Special Administrative Region Government under the Anti-Epidemic Fund. There were no unfulfilled conditions and other contingencies attached to the receipts of those subsidies.

附註: 於截至二零二一年四月三十日止年度 期間,本集團確認由香港特別行政區 政府抗疫基金提供的與就業支援計劃 相關的COVID-19相關政府補貼收入 為約1,270,000港元。就收取該等補 貼概無附帶未達成條件或其他或然事 項。

7. FINANCE COSTS

7. 融資成本

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Interest on lease liabilities Interest on borrowings	租賃負債利息 借貸利息	_ 287	 -
		287	I

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

8. LOSS BEFORE TAXATION

Loss before taxation is arrived at after charging/(crediting):

8. 除税前虧損

除税前虧損已扣除/(計入)以下各項:

_			2022	2021
			二零二二年	二零二一年
			—◆——+ HK\$'000	—→ + HK\$'000
			千港元	千港元
			T/6儿	1 /色儿
(a)	Staff costs (including directors' (a) emoluments (note 12(a))) 員工成本(包括董事薪酬 (附註I2(a)))		
	Salaries, wages and other benefits	薪金、工資及其他福利	5,362	7,064
	Retirement benefit schemes contribution	退休福利計劃供款	176	193
			5,538	7,257
(b)	Other items (b) 其他項目		
	Auditor's remuneration	核數師薪酬	400	680
	– Audit service	-審核服務	400	650
	 Non-audit service 	一非審核服務	_	30
	Depreciation charge:	折舊支出		
	- owned property, plant equipment	- 自有物業、廠房及設備	423	575
	- right-of-use assets	- 使用權資產	_	6
			423	581
	Impairment loss on financial assets under expected credit loss model,	根據預期信貸虧損模式確認 的金融資產減值虧損,		
	net of reversal	扣除撥回	76	57,539
	– Trade and other receivables	一貿易及其他應收款項	77	13,687
	Contract assets	一合約資產	(1)	(36)
	- Amount due from	- 應收一間終止綜合入賬的		
	a deconsolidated subsidiary	附屬公司款項	_	43,888
	Loss on disposal of property, plant and	出售物業、廠房及設備虧損		
	equipment		_	I
	Loss on deconsolidation of subsidiaries	終止綜合入賬附屬公司的虧損	_	23,575
	Loss on disposal of subsidiaries	出售附屬公司的虧損	185	_
	Expenses relating to short-term leases	有關短期租賃的開支	446	2,113
	Subcontracting charges	分包開支		
	(included in direct costs)	(計入直接成本)	131,451	108,429

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

9. INCOME TAX EXPENSE

9. 所得税開支

		2022 :零二二年 HK\$'000	2021 二零二一年 HK\$'000
		千港元	· 千港元
Hong Kong Profits Tax: Current year	香港利得税: 本年度	-	-

Notes:

- (i) Pursuant to the rules and regulations of the Cayman Islands, the Group is not subject to any income tax in the Cayman Islands.
- (ii) Under the two-tiered profits tax rate regime, the first HK\$2 million of profits of a qualifying group entity are taxed at 8.25%, and profits above HK\$2 million are taxed at 16.5%.

For the years ended 30 April 2022 and 2021, Hong Kong Profits Tax of the qualified entity of the Group is calculated in accordance with the two-tiered profits tax rates regime. The profits of other group entities in Hong Kong not qualifying for the two-tiered profits tax rates regime continue to be taxed at the flat rate of 16.5%. No provision for Hong Kong Profit Tax was made as the subsidiaries in Hong Kong incurred tax loss during the years ended 30 April 2022 and 2021.

附註:

- (i) 根據開曼群島規則及規例,本集團於開 曼群島無須繳交任何所得稅。
- (ii) 根據利得稅兩級制,合資格公司首 200萬港元盈利的稅率為8.25%,而 超過200萬港元以上的盈利之稅率為 16.5%。

截至二零二二年及二零二一年四月三十日止年度,本集團的合資格實體的香港利得税根據利得税兩級制計算。未符合利得税兩級制之其他香港集團成員的溢利則繼續按16.5%的統一税率納稅。概無計提香港利得稅撥備,原因為香港附屬公司於截至二零二二年及二零二一年四月三十日止年度錄得稅項虧損。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

9. INCOME TAX EXPENSE (Continued)

The income tax expense for the year can be reconciled to the loss before taxation per the consolidated statement of profit or loss and other comprehensive income as follows:

9. 所得税開支(續)

根據綜合損益及其他全面收益表,年內所 得税開支與除稅前虧損對賬如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Loss before taxation	除税前虧損	(7,364)	(93,360)
Notional tax at the rate applicable to loss in the tax jurisdictions concerned Tax effect of expense not deductible for	按相關税務司法權區之虧損 適用税率計算之名義税項 就税項目的不可扣除開支	(1,215)	(15,404)
tax purpose	的税務影響	789	14,932
Tax loss not recognised	並無確認之税項虧損	426	472
Income tax expense	所得税開支	_	

At the end of the reporting period, the Group has estimated unused tax losses of approximately HK\$13,080,000 (2021: HK\$10,500,000) available for offsetting against future profits of the companies in which the losses arose. The estimated unused tax losses may be carried forward indefinitely. No deferred tax asset has been recognised in respect of these estimated unused tax losses due to unpredictability of future profit streams.

As at 30 April 2022, no deferred taxation has been provided as there are no other significant unrecognised temporary differences (2021: Nil).

10. DIVIDENDS

No dividend was paid or proposed during the years ended 30 April 2022 and 2021 nor has any dividend been proposed since the end of the reporting period.

於報告期末,本集團有約13,080,000港元(二零二一年:10,500,000港元)的估計未動用税項虧損可用於抵銷產生有關虧損的公司的未來溢利。估計未動用税項虧損可無限期結轉。由於未來溢利來源的不可預測,因此並無就該等估計未動用税項虧損確認遞延税項資產。

於二零二二年四月三十日,由於並無其他 重大未確認臨時差額,故並無撥備遞延税 項(二零二一年:無)。

10. 股息

截至二零二二年及二零二一年四月三十 日止年度並無派付或建議派發任何股息, 自報告期末起亦無建議派發任何股息。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

II. LOSS PER SHARE

The calculation of basic loss per share attributable to owners of the Company is based on the followings:

11. 每股虧損

計算本公司擁有人應佔每股基本虧損之 基準如下:

	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Loss Loss for the year attributable to owners of the Company for the purposes of basic loss per share	5損 (7,364)	(93,360)
	2022 二零二二年 '000 千股	2021 二零二一年 '000 千股
Number of shares Weighted average number of ordinary shares for the purpose of basic loss per share ### ### ############################		1,577,200

As the Company's outstanding share options had an anti-dilutive effect to the basic loss per share calculation, the exercise of these potential ordinary shares is not assumed in the calculation of diluted loss per share for the years ended 30 April 2022 and 2021.

Therefore, diluted loss per share is the same as the basic loss per share.

由於本公司尚未行使購股權對每股基本 虧損計算具有反攤薄影響,故計算截至二 零二二年及二零二一年四月三十日止年 度之每股攤薄虧損時並無假設該等潛在 普通股已獲行使。

因此,每股攤薄虧損與每股基本虧損相同。

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12. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS

(a) Directors' and chief executive's emoluments

Emoluments of directors and chief executive disclosed pursuant to the GEM Listing Rules, section 383(I) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation, is as follows:

12. 董事及行政總裁薪酬

(a) 董事及行政總裁薪酬

董事及行政總裁之薪酬,根據GEM 上市規則、香港公司條例第383(I) 條及公司(披露董事利益資料)規 例第2部分披露如下:

			Salaries,	Retirement	
			allowances	benefit	
			and benefits	schemes	
		Fee	in kind	contributions	Total
			薪金、津貼	退休福利	
		袍金	及實物福利	計劃供款	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
2022	二零二二年				
Executive directors:	執行董事:				
Mr. Zhou (note a)	周先生(附註a)	_	500	8	508
Ms. Meng (note b)	孟女士(附註b)	_	225	8	233
Ms. Lai Pik Chi, Peggy (note c)	黎碧芝女士(附註c)	_	308	14	322
Mr. Choi Pun Lap (note d)	蔡本立先生(附註d)	_	210	П	221
Independent Non-executive directors:	獨立非執行董事:				
Mr. Fu Yan Ming (note e)	符恩明先生(附註e)	64	_	-	64
Mr. Hui Man Ho, Ivan (note f)	許文浩先生(附註f)	64	_	-	64
Mr. Leung Tsun Ip (note g)	梁俊業先生(附註g)	64	_	-	64
Dr. Wong Foelan (note h)	黃富仁博士(附註h)	17	-	-	17
		209	1,243	41	1,493

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12. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (Continued)

(a) Directors' and chief executive's emoluments (Continued)

I2. 董事及行政總裁薪酬(續)

(a) 董事及行政總裁薪酬(續)

		-	Salaries,	Retirement	
			allowances	benefit	
			and benefits	schemes	
		Fee	in kind	contributions	Total
		ree	薪金、津貼	退休福利	IOLAI
		} 5. ^			/rb ÷
		袍金	及實物福利	計劃供款	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
2021	二零二一年				
Executive directors:	執行董事:				
Mr. Zhou (note a)	周先生(附註a)	_	1,200	18	1,218
Ms. Meng (note b)	孟女士(附註b)	_	540	18	558
Independent Non-executive	獨立非執行董事:				
directors:					
Ms. Lai Pik Chi, Peggy (note c)	黎碧芝女士(附註c)	120	_	_	120
Mr. Tsui Chung Ho (note i)	徐重豪先生(附註i)	156	_	_	156
Dr. Wong Man Hin, Raymond	黃文顯博士(附註;)				
(note j)	, .	154	-	_	154
Dr. Wong Foelan (note h)	黃富仁博士(附註h)	2	_		2
		432	1,740	36	2,208

Notes:

- (a) Mr. Zhou was removed as executive director on 30 September 2021.
- (b) Ms. Meng was removed as executive director on 30 September 2021.
- (c) Ms. Lai Pik Chi, Peggy was appointed as an independent nonexecutive director on 19 November 2019 and re-designated as an executive director on 19 July 2021.

附註:

- (a) 周先生於二零二一年九月三十日 被罷免執行董事。
- (b) 孟女士於二零二一年九月三十日 被罷免執行董事。
- (c) 黎碧芝女士於二零一九年十一月 十九日獲委任為獨立非執行董事 並於二零二一年七月十九日調任 為執行董事。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

12. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (Continued)

- (a) Directors' and chief executive's emoluments (Continued)

 Notes: (Continued)
 - (d) Mr. Choi Pun Lap was appointed as an executive director on 30 September 2021.
 - (e) Mr. Fu Yan Ming was appointed as an independent non-executive director on 21 October 2021.
 - (f) Mr. Hui Man Ho, Ivan was appointed as an independent non-executive director on 21 October 2021.
 - (g) Mr. Leung Tsun Ip was appointed as an independent nonexecutive director on 21 October 2021.
 - (h) Dr. Wong Foelan was appointed as an independent non-executive director of the Company, with effect from 26 April 2021 and resigned on 21 June 2021.
 - (i) Mr. Tsui Chung Ho was appointed as an independent nonexecutive director on 31 August 2019 and resigned on 12 March 2021.
 - (j) Dr. Wong Man Hin, Raymond resigned as an independent non-executive director on 9 March 2021.

The executive directors' emoluments shown above were for their services in connection with the management of the affairs of the Company and the Group.

The independent non-executive directors' emoluments shown above were for their services as directors of the Company.

Except for disclosed in note 25, no other transactions, arrangements and contracts in relation to the Group's business to which the Company or any subsidiaries of the Company was a party and in which a director had a material interest, whether directly or indirectly, subsisted at the end of the reporting period or at any time during the year.

12. 董事及行政總裁薪酬(續)

- (a) 董事及行政總裁薪酬(續) 附註:(續)
 - (d) 蔡本立先生於二零二一年九月 三十日獲委任為執行董事。
 - (e) 符恩明先生於二零二一年十月 二十一日獲委任為獨立非執行董 事。
 - (f) 許文浩先生於二零二一年十月 二十一日獲委任為獨立非執行董 事。
 - (g) 梁俊業先生於二零二一年十月 二十一日獲委任為獨立非執行董 事。
 - (h) 黃富仁博士已獲委任為本公司獨立非執行董事·自二零二一年四月二十六日起生效及於二零二一年六月二十一日辭任。
 - (i) 徐重豪先生於二零一九年八月 三十一日獲委任為獨立非執行董 事並於二零二一年三月十二日辭 任。
 - (j) 黃文顯博士於二零二一年三月九 日辭任獨立非執行董事。

上述執行董事薪酬乃其提供有關管 理本公司及本集團事務的服務的薪 酬。

上述獨立非執行董事薪酬乃其作為 本公司董事提供服務的薪酬。

除附註25所披露者外,於報告期末或年內任何時間概無存續本公司或本公司任何附屬公司為訂約方及董事於當中直接或間接擁有重大權益而與本集團業務有關之其他交易、安排及合約。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

12. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (Continued)

(b) Five highest paid individuals

For the year ended 30 April 2022, one director is among the five highest paid individuals (2021: one). The aggregate of the emoluments in respect of the remaining four (2021: four) highest paid individuals are as follows:

12. 董事及行政總裁薪酬(續)

(b) 五名最高薪酬人士

截至二零二二年四月三十日止年度,五名最高薪酬人士當中含有一名董事(二零二一年:一名)。餘下四名(二零二一年:四名)最高薪酬人士的薪酬總額如下:

		2022 二零二二年	2021 二零二一年
		一令一一节 HK\$'000 千港元	—◆一 + HK\$'000 千港元
Salaries, fee and allowances Discretionary bonuses Retirement benefit schemes	薪金、袍金及津貼 酌情花紅 退休福利計劃供款	2,545 110	2,805 —
contributions		72	69
		2,727	2,874

The emoluments fell within the following bands:

上述人士的薪酬範圍如下:

			individuals 數
		2022 二零二二年	202 I 二零二一年
Emolument bands Nil – HK\$1,000,000	薪酬範圍 零至1,000,000港元	4	4

No director or the five highest paid individuals received any emoluments from the Group as an inducement to join or upon joining the Group or as compensation for loss of office during the year ended 30 April 2022 (2021: Nil).

於截至二零二二年四月三十日止年 度內,並無董事或五名最高薪酬人 士從本集團收取任何酬金,作為加 盟本集團或於加盟本集團時的獎 金或作為離職補償(二零二一年: 無)。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

13. PROPERTY, PLANT AND EQUIPMENT

13. 物業、廠房及設備

		Plant and machinery	Motor vehicles	Furniture and fixtures 像极及	Total
		廠房及機器 HK\$'000 千港元	汽車 HK\$'000 千港元	固定裝置 HK\$'000 千港元	總計 HK\$'000 千港元
Cost					
As at 1 May 2020	於二零二零年五月一日	2,463	2,514	654	5,631
Additions	添置	_	_	16	16
Deconsolidation of subsidiaries	終止綜合入賬附屬公司	_	_	(13)	(13)
Disposals	出售	_	_	(9)	(9)
As at 30 April 2021 and 1 May 2021	於二零二一年四月三十日及				
7.5 at 30 7 pm 2021 and 1 may 2021	二零二一年五月一日	2,463	2,514	648	5,625
Disposal of subsidiaries	出售附屬公司	_	_	(89)	(89)
As at 30 April 2022	於二零二二年四月三十日	2,463	2,514	559	5,536
Accumulated depreciation	累計折舊				
As at 1 May 2020	於二零二零年五月一日	(2,463)	(1,251)	(590)	(4,304)
Charge for the year	年內支出	_	(553)	(22)	(575)
Deconsolidation of subsidiaries	終止綜合入賬附屬公司	_	_	2	2
Written back on disposals	出售時撇減	_	_	8	8
As at 30 April 2021 and 1 May 2021	於二零二一年四月三十日及				
,	二零二一年五月一日	(2,463)	(1,804)	(602)	(4,869)
Charge for the year	年內支出	_	(420)	(3)	(423)
Disposal of subsidiaries	出售附屬公司	_	_	58	58
As at 30 April 2022	於二零二二年四月三十日	(2,463)	(2,224)	(547)	(5,234)
Carrying amounts	賬面值 服面值				
As at 30 April 2022	於二零二二年四月三十日	_	290	12	302
As at 30 April 2021	於二零二一年四月三十日	_	710	46	756

As at 30 April 2022, costs of fully depreciated plant and machinery that were still in use by the Group were HK\$2,463,000 (2021: HK\$2,463,000).

於二零二二年四月三十日,仍由本集團使用之悉數計提折舊之廠房及機器之成本為2,463,000港元(二零二一年:2,463,000港元)。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

14. RIGHT-OF-USE ASSETS

14. 使用權資產

fixtures 傢俬及固定裝置 HK\$'000 千港元

Furniture and

The analysis of expense items in relation to leases recognised in profit or loss is as follows:

與於損益確認的租賃有關的開支項目分析如下:

		2022 二零二二年	202 l 二零二一年
		ーマーーヤ HK\$'000 千港元	—♥— + HK\$'000 千港元
Expenses relating to short-term lease Total cash outflow for leases	與短期租賃有關的開支 租賃現金流出總額	446 446	2,113 2,118

The Group leases various offices and furniture and fixtures for its operations. Lease contracts are entered into for fixed term of I year (2021: I year). In determining the lease term and assessing the length of the non-cancellable period, the Group applies the definition of a contract and determines the period for which the contract is enforceable.

本集團均租用不同辦公室以及家具及固定裝置作營運用途。租賃合約按1年(二零二一年:1年)的固定期限訂立。在釐定租賃期限及評估不可撤銷期的長度時,本集團應用合約的定義及釐定合約可強制執行的期限。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

14. RIGHT-OF-USE ASSETS (Continued)

Lease liabilities and right-of-use assets were nil as at 30 April 2022 (2021: nil).

The lease agreements do not impose any covenants other than the security interests in the furniture and fixtures that are held by the lessor. Leased assets may not be used as security for borrowing purposes.

15. INTERESTS IN SUBSIDIARIES

Particulars of the principal subsidiaries as at 30 April 2022 and 2021 are as follows:

14. 使用權資產(續)

於二零二二年四月三十日,租賃負債及使 用權資產為零(二零二一年:零)。

除由出租人持有於家具及固定裝置的擔保權益外,租賃協議並無規定任何契諾。租賃資產不得用作借款的抵押品。

15. 於附屬公司的權益

於二零二二年及二零二一年四月三十日, 主要附屬公司的詳情如下:

		Equity interest attributable to the Group 本集團所佔股權比例			
Company name 公司名稱	Place/country of incorporation 註冊成立地點/國家	Issued share capital/registered capital 已發行股本/註冊資本	2022 二零二二年	2021 二零二一年	Principal activities 主要業務
Directly held 直接持有					
True Sincere Group Limited 正誠集團有限公司	British Virgin Island ("BVI") 英屬處女群島 (「英屬處女群島」)	US\$1 of 1 ordinary share 1股1美元普通股	100%	100%	Investment holdings 投資控股
Sunvot Holdings Limited	BVI 英屬處女群島	US\$1 of 1 ordinary share 1股1美元普通股	-	100%	Investment holdings 投資控股
Liangzhu Global Limited	BVI 英屬處女群島	US\$1 of 1 ordinary share 1股1美元普通股	-	100%	Investment holdings 投資控股

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

15. INTERESTS IN SUBSIDIARIES (Continued)

I5. 於附屬公司的權益(續)

	Equity interest attributable to the Group 本集團所佔股權比例				
Company name 公司名稱	Place/country of incorporation 註冊成立地點/國家	Issued share capital/registered capital 已發行股本/註冊資本	2022 二零二二年	2021 二零二一年	Principal activities 主要業務
Indirectly held 間接持有 Strong Move Global Limited 堅進環球有限公司	BVI 英屬處女群島	US\$1 of 1 ordinary share 1股1美元普通股	100%	100%	Investment holdings 投資控股
Magic City Developments Limited	BVI 英屬處女群島	US\$1 of 1 ordinary share 1股1美元普通股	100%	100%	Investment holdings 投資控股
Fraser Construction Company Limited 科正建築有限公司	Hong Kong 香港	HK\$18,000,000 of 180,000 ordinary shares 180,000股18,000,000港元 普通股	100%	100%	Undertaking slope works, foundation works and other general building works in Hong Kong 在香港進行斜坡工程、地基工程及其他一般建築工程
Tubo Technology Construction Company Limited 天保建設有限公司	Hong Kong 香港	HK\$1,000 of 1,000 ordinary shares 1,000股1,000港元 普通股	100%	100%	Provision of consultancy services in relation to the management of projects involving slope works, foundation works and/or other general building works in Hong Kong 在香港提供涉及斜坡工程、地基工程及/或其他一般建築工程管理項目的諮詢服務

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

15. INTERESTS IN SUBSIDIARIES (Continued)

15. 於附屬公司的權益(續)

		Equity interest attributable to the Group 本集團所佔股權比例			
Company name 公司名稱	Place/country of incorporation 註冊成立地點/國家	Issued share capital/registered capital 已發行股本/註冊資本	2022 二零二二年	2021 二零二一年	Principal activities 主要業務
Sunvot Tech Co Limited 富連香港有限公司	Hong Kong 香港	HK\$100 of 100 ordinary shares 100股100港元普通股	-	100%	Investment holdings 投資控股
PAI Mobile Holdings Limited	Hong Kong 香港	HK\$100 of 100 ordinary shares 100股100港元普通股	-	81%	Not yet commence business 尚未開展業務
Liangzhu Hong Kong Limited 良渚香港有限公司	Hong Kong 香港	HK\$100 of 100 100股100港元普通股	-	100%	Not yet commence business 尚未開展業務

None of the subsidiaries had issued any debt securities subsisting at the end of the reporting period or at any time during the reporting period. 概無附屬公司曾發行任何於報告期末或報告期內任何時間存續的債務證券。

16. TRADE AND OTHER RECEIVABLES

16. 貿易及其他應收款項

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Trade receivables from contracts with customers (net of allowance for credit losses) (note (a)) Other receivables Prepayments and deposits (note (b))	來自客戶合約的貿易應收款項	12,746	13,341
	(扣除信貸虧損撥備)(附註(a))	20	254
	其他應收款項	3,746	743
	預付款及按金(附註(b))	16,512	14,338

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

16. TRADE AND OTHER RECEIVABLES (Continued)

(a) Trade receivables

The Group usually provide customers with a credit term of 21-60 days (2021: 21-60 days). For the settlement of trade receivables from provision of construction services, the Group usually reaches an agreement on the term of each payment with the customer by taking into account of factors such as, among other things, the credit history of the customer, its liquidity position and the Group's working capital needs, which varies on a case-by-case basis that requires the judgment and experience of the management.

Based on the invoice dates, the ageing analysis of the trade receivables, net of allowance for credit loss, was as follows:

16. 貿易及其他應收款項(續)

(a) 貿易應收款項

本集團通常向客戶提供21至60天(二零二一年:21至60天)信用期。就提供建築服務的貿易應收款項結算而言,本集團通常就每筆付款的期限與客戶達成協議,計及(其中包括)客戶的信貸歷史、流動資金狀況及本集團營運資金需求等,因素,其按個別情況而有所不同,並須依靠管理層的判斷及經驗。

根據發票日期,貿易應收款項(扣除信貸虧損撥備)的賬齡分析如下:

		2022 20
		二零二二 年 二零二一
		ーマー・ ーマー HK\$'000 HK\$'C 千港元 千港
		17876
0-30 days	0至30天	12,634
31-60 days	31至60天	-
61–90 days	61至90天	_
Over 90 days	超過90天	112
		12,746 13,3

Details of impairment assessment of trade and other receivables are set out in note 26.3 to the consolidated financial statements.

貿易及其他應收款項之減值評估詳 情載於綜合財務報表附註26.3。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

16. TRADE AND OTHER RECEIVABLES (Continued)

(b) Prepayment and deposits

For the year ended 30 April 2022

During the year ended 30 April 2022, the Group had made prepayment of on-going project of approximately HK\$2,783,000 to its subcontractors.

For the year ended 30 April 2021

During the year ended 30 April 2020, the Group entered into several material purchase agreements with its suppliers for the project of 5G business. As at 30 April 2020, the Group had prepayment on the purchase of material related to 5G business for purchase of 5G materials for the year ended 30 April 2021. amounting to approximately HK\$42,251,000. As at 1 May 2020, an aggregate amount of approximately HK\$33,824,000 were derecognised from the consolidated financial statements of the Group due to the deconsolidation of Deconsolidated Subsidiaries with effect from 1 May 2020.

The management considered the recoverability of the prepayment deposit was in doubt, and an impairment of approximately HK\$8,427,000 was recognised in the year ended 30 April 2021 on prepayment.

(c) Security deposit

For the year ended 30 April 2021

A customer of construction contract undertaken by the Group required the Group to place a security deposit of HK\$5,000,000 for the performance of construction work. The security deposit would be released when the construction work is completed or substantially completed. As at 30 April 2020, the Group had an outstanding security deposit of HK\$5,000,000. The management considered the recoverability of the security deposit was in doubt, and an impairment of HK\$5,000,000 was recognised for the year ended 30 April 2021.

16. 貿易及其他應收款項(續)

b) 預付款及按金

截至二零二二年四月三十日止年度 截至二零二二年四月三十日止年 度,本集團已向其分包商支付持續 項目之預付款約2,783,000港元。

截至二零二一年四月三十日止年度於截至二零二零年四月三十日止年度,本集團與供應商就5G業務項目訂立若干材料採購協議。於二零二年四月三十日,本集團預付有關5G業務的材料採購款約為42,251,000港元,以供於截至二零二一年四月三十日止年度採購5G材料。於電子工零年五月一日起終止綜合入賬,故總額約33,824,000港元於本集團綜合財務報表內終止確認。

管理層認為預付款按金的可收回性存疑,且截至二零二一年四月三十日止年度已確認約8,427,000港元的預付款減值。

(c) 保證金

截至二零二一年四月三十日止年度本集團承辦之建築合約的一名客戶要求本集團就履行建築工程支付5,000,000港元之保證金。保證金將於建築工程完成或大致完成時予以退回。於二零二零年四月三十日,本集團有5,000,000港元的保證金的可收回性存疑,且截至二零二一年四月三十日止年度已確認減值5,000,000港元。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

17. CONTRACT ASSETS AND CONTRACT LIABILITIES

Contract assets

17. 合約資產及合約負債 合約資產

		2022 二零二二年 HK\$'000 千港元	202 I 二零二一年 HK\$'000 千港元
Unbilled revenue Retention receivables	未開單收益應收保留金	7,131 2,369 9,500	3,464 6,153 9,617

Note:

Unbilled revenue represents the Group's right to receive consideration for work completed and not yet billed because the rights are conditional upon the satisfaction by the customers on the construction work completed by the Group and the work is pending for the certification by the customers. The contract assets are transferred to the trade receivables when the rights become unconditional, which is typically at the time the Group obtains the certification of the completed construction work from the customers.

Retention receivables included in contract assets represents the Group's right to consideration for work performed and not yet billed because the rights are conditional on the satisfaction of the service quality by the customers over I-4 years (2021: I year). as stipulated in the contracts. The contract assets are transferred to the trade receivables when the rights become unconditional, which is typically at the expiry date of the period for the provision of assurance by the Group on the service quality of the construction work performed by the Group.

The contract assets are transferred to trade receivables when the rights become unconditional. The amount of contract assets expected to be recovered/settled over one year is HK\$Nil (2021: HK\$4,492,000), all of the remaining balances are expected to be recovered/settled within one year.

附註:

未發單收益指本集團有權就已完工工程收取代價但因收款權利須待客戶信納本集團所完成建築工程方可作實且工程正待客戶認證而尚未開具賬單。於權利成為無條件時,合約資產乃轉撥至貿易應收款項,一般為本集團獲得客戶對已完工建築工程的認證時。

計入合約資產的應收保留金指本集團就所開展 工程收取代價的權利,但因收款權利須待客戶 於合約規定之I至4年(二零二一年:I年)內信 納服務質素方可作實而尚未開具賬單。合約資 產於權利成為無條件時轉撥至貿易應收款項, 一般於本集團就本集團所開展之建築工程之服 務質素提供保證期間的到期日。

權利成為無條件時,合約資產乃轉撥至貿易應收款項。預期將於超過一年收回/結算之合約資產款項為零港元(二零二一年:4,492,000港元),所有餘額預期將於一年內收回/結算。

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Notes to the Consolidated Financial Statements

綜合財務報表附註

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

18. CASH AND CASH EQUIVALENTS

(a) Cash and cash equivalents

18. 現金及現金等價物

(a) 現金及現金等價物

	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Cash at banks and on hand and deposits 銀行及手頭現金以及於 placed in financial institution 金融機構的存款	44,770	25,183

Notes:

附註:

Cash at banks and deposits placed in financial institution earns interest at floating rates based on daily bank deposit rates.

銀行現金根據每日銀行存款利率的浮動 利率計息。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

18. CASH AND CASH EQUIVALENTS (Continued)

(b) Reconciliation of liabilities arising from financing activities

The changes in the Group's liabilities arising from financing activities can be classified as follows:

18. 現金及現金等價物(續)

(b) 融資活動產生之負債之對賬

本集團產生自融資活動之負債之變 動可分類如下:

			Amounts			
		Amount due to	due to			
		a director of	former		Leases	
		a subsidiary	directors	Borrowings	liabilities	Tota
		應付一間		o o		
		附屬公司	應付前			
		一名董事款項	董事款項	借貸	租賃負債	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
As at 1 May 2020	於二零二零年五月一日	40,700	418	_	4	41,122
Cash flows	現金流量	10,7 00	110		'	11,122
Addition from directors	來自董事的添置	_	3,733	_	_	3,733
Repayment to lease liabilities	償還租賃負債	_	-	_	(4)	(4
Repayment to a director	向一間附屬公司				(')	(
of a subsidiary	一名董事還款	(10,700)	_	_	_	(10,700
Interest paid	已付利息	_	-	-	(1)	(1
Non-cash changes	非現金變動					
Finance costs recognised	已確認融資成本	_	_	_	1	
Deconsolidation of subsidiaries	終止綜合入賬附屬公司		(195)	_	_	(195
At 30 April 2021 and 1 May	於二零二一年四月三十日					
2021	及二零二一年五月一日	30,000	3,956	_	_	33,956
Cash flows	現金流量					
Proceeds from borrowings	借貸所得款項	_	_	4,682	_	4,682
Advances from a director of a	來自一間附屬公司董事之					
subsidiary	墊款	21,800	_	_	_	21,800
Advances from former directors	前董事墊付款項	_	982	_	_	982
Repayment to a former director	償還前董事款項	_	(300)	_	_	(300
Non-cash changes	非現金變動					
Finance cost recognised	已確認融資成本	_	_	287	_	287
Derecognised upon disposal of	出售附屬公司後終止確認					
subsidiaries			(346)	_	_	(346
As at 30 April 2022	於二零二二年四月三十日	51,800	4,292	4,969	_	61,061

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

19. TRADE AND OTHER PAYABLES

19. 貿易及其他應付款項

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
Trade payables (note (a))	貿易應付款項(附註(a))	19,272	15,280
Retention payables (note (b))	應付保留金(附註(b))	2,452	6,332
Accruals and other payables	應計費用及其他應付款項		
(note (c) and (d))	(附註(c)及(d))	63,850	40,380
		85,574	61,992

Notes:

(a) Payment terms granted by suppliers are 42-60 days (2021: 42-60 days) from the invoice date of the relevant purchases.

The ageing analysis of trade payables based on the invoice date is as follows:

附註:

(a) 供應商授予的付款期限為自有關購買發票日期起42至60天(二零二一年:42至60天)。

貿易應付款項按發票日期的賬齡分析如 下:

		2022 二零二二年 HK\$'000 千港元	二零二一年 HK\$'000
0–30 days	0至30天	19,189	15,238
31–60 days	31至60天	_	-
61–90 days	61至90天	_	-
Over 90 days	超過90天	83	42
		19,272	15,280

- (b) Retention payables are interest-free and settled in accordance with the terms of the respective contracts.
- (c) Accruals and other payables included an amount due to a director of a subsidiary of HK\$51,800,000 (2021: HK\$30,000,000). The balance is non-trade nature, unsecured, non-interest bearing and repayable on demand.
- (b) 應付保留金為免息,並根據有關合約的 條款結算。
- (c) 應計費用及其他應付款項包括應付一 名附屬公司的董事款項51,800,000港 元(二零二一年:30,000,000港元)。 結餘為非貿易性質、無抵押、不計息及 按要求償還。

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19. TRADE AND OTHER PAYABLES (Continued)

Notes: (Continued)

(d) Amounts due to former directors, Mr. Zhou of HK\$3,365,000 (2021: HK\$3,262,000) and Ms. Meng of HK\$927,000 (2021: HK\$694,000), were arisen from salaries due to them by the Company and advances from them to pay the operating expenses of the Company. The balances are unsecured, non-interest bearing and repayable on demand. During the year ended 30 April, 2022, the management of the Company has worked with the PRC legal adviser and has placed public notice in the place of residence of the former directors to seek for any claims of the balances due to them. Up to the date of approval of the consolidated financial statements, the Company has not received any query or claim for the amounts due to them.

19. 貿易及其他應付款項(續)

附註:(續)

(d) 應付前董事周先生款項3,365,000港元(二零二一年:3,262,000港元)及 孟女士927,000港元(二零二一年:694,000港元)產生自本公司應付彼等薪金及彼等墊款以支付本公司營運開支。結餘屬無抵押、免息及須按要求償還。截至二零二二年四月三十日止年度,本公司管理層已與中國法律顧問合作,並於前董事居住地進行公告,以寄報表獲批准日期,本公司尚未就應付彼等款項收到任何徵詢或申索。

20. BORROWINGS

20. 借貸

		2022 二零二二年	2021 二零二一年
		HK\$'000 千港元	HK\$'000 千港元
Borrowings, unsecured	借貸,無抵押	4,969	_
Classification based on contractual repayment terms:	根據合約償還條款分類:		
Current portion	流動部分	4,969	_
The borrowings are repayable as follows: Within I year or on demand	借貸須按如下償還: I年內或按要求	4,969	

Note:

On 27 October 2021, the Company signed a loan facility agreement with a financial institution, with loan facility limit of HK\$17,000,000. During the year ended 30 April 2022, the Company borrowed the loan principal amounted to HK\$4,682,000 at 12% interest per annum. The balances are repayable on 30 November 2022.

Following the change of the Company's controlling shareholder subsequent to the end of the reporting period as disclosed in note I to the consolidated financial statements, the financial institution which provides the loan facility to the Company becomes the fellow subsidiary of the Company.

附註:

於二零二一年十月二十七日,本公司已與一名 財務機構簽署貸款融資上限17,000,000港元的 貸款融資協議。截至二零二二年四月三十日止 年度,本公司已借入貸款本金金額4,682,000 港元,按每年12%計息。結餘須於二零二二年 十一月三十日償還。

如綜合財務報表附註I所披露,於報告期末本公司控股股東變更後,向本公司提供貸款融資的金融機構成為本公司的同系附屬公司。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

21. SHARE CAPITAL

(a) Share capital

21. 股本

(a) 股本

		No. of shares	2022	No. of shares	2021
		股份數目	二零二二年	股份數目	二零二一年
		'000	HK\$'000	'000	HK\$'000
		千股	千港元	千股	千港元
Authorised:					
Ordinary shares of	每股面值0.01港元的普通股				
HK\$0.01 each		2,000,000	20,000	2,000,000	20,000
Issued and fully paid:	已發行及繳足:				
Ordinary shares of	每股面值0.01港元的普通股				
HK\$0.01 each					
At the beginning and end of	於報告期初及期末				
the reporting period		1,577,200	15,772	1,577,200	15,772

The owners of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the Company. All ordinary share rank equally with regard to the Company's residual assets.

普通股擁有人有權收取不時宣派的 股息,及有權按一股一票於本公司 大會上投票。所有普通股與本公司 之剩餘資產享有同等地位。

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21. SHARE CAPITAL (Continued)

(b) Capital risk management

The Group's capital management objectives are to ensure the Group's ability to continue as a going concern and to provide an adequate return to shareholders by pricing goods and services commensurately with the level of risk.

The Group actively and regularly reviews its capital structure and makes adjustments in light of changes in economic conditions. The Group monitors its capital structure on the basis of the gearing ratio. For this purpose total debt is defined as amount due to a director of a subsidiary, amounts due to former directors and borrowings as shown in the consolidated statement of financial position. The management reviews the capital structure by considering the cost of capital and the risks associated with each class of capital. In view of this, the Group may adjust the amount of dividends paid to shareholders, issue of new shares, return of capital to shareholders, raise of new debt or sell assets to reduce debt.

The gearing ratio at the end of reporting period is as follows:

21. 股本(續)

(b) 資本風險管理

本集團資本管理旨在確保本集團能繼續持續經營並透過匹配風險水平的商品及服務定價,為股東提供足夠回報。

於報告期末的資產負債比率如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Total debts:	債務總額:		
Amount due to a director of a	應付一間附屬公司一名董事款項		
subsidiary		51,800	30,000
Amounts due to former directors	應付前董事款項	4,292	3,956
Borrowings	借貸	4,969	
		61,061	33,956
Deficit attributable to owners	本公司擁有人應佔虧絀		
of the Company		(19,218)	(11,854)
Gearing ratio	資產負債比率	(317.7%)	(286.5%)

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

22. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

22. 本公司的財務狀況表

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
ASSETS AND LIABILITIES	資產及負債		
Non-current asset	非流動資產		
Investments in subsidiaries	於附屬公司的投資	1	
Current assets	流動資產		
Deposits, prepayment and other receivables	按金、預付款項及其他應收	20	_
Amounts due from subsidiaries	應收附屬公司款項	_	7
Cash and bank balances	現金及銀行結餘	21	309
		41	316
Current liabilities	流動負債		
Other payables	其他應付款項	3,276	4,970
Borrowings	借貸	4,969	_
Amounts due to subsidiaries	應付附屬公司款項	20,304	20,304
Amounts due to former directors	應付前董事款項	4,292	3,610
		32,841	28,884
Net current liabilities	流動負債淨值	(32,800)	(28,568)
Net liabilities	負債淨值	(32,799)	(28,567)
CAPITAL AND RESERVES	股本及儲備		
Share capital	股本	15,772	15,772
Reserves	儲備	(48,571)	(44,339)
Total equity	權益總額	(32,799)	(28,567)

Signed on behalf of the board of Directors on 29 July 2022 by:

由下列董事於二零二二年七月二十九日代表董事會簽署:

Ms. Lai Pik Chi Peggy

Director

Mr. Choi Pun Lap

Director

蔡本立先生 *董事*

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22. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

22. 本公司的財務狀況表(續)

(Continued)

Note: The movement of the Company's reserves are as follows:

附註: 本公司儲備的變動情況如下:

		Share premium 股份溢價 HK\$'000 千港元	Share-based payment reserve 以股份為基礎 的付款儲備 HK\$'000 千港元	Accumulated losses 累計虧損 HK\$'000 千港元	Total 總計 HK\$'000 千港元
As at 1 May 2020 Loss and total comprehensive	於二零二零年五月一日 年內虧損及全面開支總額	72,131	7,962	(54,114)	25,979
expense for the year			_	(70,318)	(70,318)
As at 30 April 2021 and I May 2021 Loss and total comprehensive	於二零二一年四月三十日及 二零二一年五月一日 年內虧損及全面開支總額	72,131	7,962	(124,432)	(44,339)
expense for the year		_	-	(4,232)	(4,232)
Forfeiture of vested share options	沒收已歸屬購股權		(7,962)	7,962	
As at 30 April 2022	於二零二二年四月三十日	72,131		(120,702)	(48,571)

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23. DECONSOLIDATION OF SUBSIDIARIES

The Group deconsolidated the Deconsolidated Subsidiaries from its consolidated financial statements with effective on 1 May 2020.

(a) The following is a list of the subsidiaries which have been deconsolidated from I May 2020:

23. 終止綜合入賬附屬公司

本集團的綜合財務報表內不再合併終止 綜合入賬的附屬公司,自二零二零年五月 一日起生效。

(a) 以下為自二零二零年五月一日起終 止綜合入賬的附屬公司列表:

Company name 公司名稱	Place/country of incorporation 註冊成立 地點/國家	Issued share/ registered capital 已發行股本/ 註冊資本	Effective interest held by the Group 本集團所佔 股權比例	Principal activities 主要業務
Zhejiang Zhong Chun	PRC	RMB300,000,000	100%	Inactive
浙江中淳文化科技有限公司*	中國	人民幣300,000,000元	100%	不活躍
Zhejiang Fu Lian	PRC	RMB20,000,000	100%	Investment holdings
浙江富連資產管理有限公司*	中國	人民幣20,000,000元	100%	投資控股
Zhejiang Xin Lian	PRC	RMB18,000,000	51%	Developing 5G communication and related services
浙江新聯恒基通訊技術有限公司	中國	人民幣18,000,000元	51%	發展5G通訊及相關服務
* The entities were estal foreign-owned enterprise.		PRC and are wholly	*	於中國成立並為外商獨資企業的 實體。

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23. DECONSOLIDATION OF SUBSIDIARIES (Continued)

(b) The net assets of the Deconsolidated Subsidiaries as of I May 2020, which were based on the financial information of the Deconsolidated Subsidiaries as at 30 April 2020, and the amounts due from Deconsolidated Subsidiaries, are set out below:

23. 終止綜合入賬附屬公司(續)

(b) 於二零二零年五月一日終止綜合入 賬的附屬公司的資產淨值(基於終 止綜合入賬的附屬公司於二零二零 年四月三十日的財務資料)及應收 終止綜合入賬的附屬公司的款項分 別載列如下:

> Total 總計 HK\$'000 千港元

Net assets deconsolidated of:	終止綜合入賬的資產淨額:	
Property, plant and equipment	物業、廠房及設備	П
Other receivables	其他應收款項	29,149
Prepayments and deposits	預付款項及按金	40,517
Cash and bank balances	現金及銀行結存	433
Other payables	其他應付款項	(6,625)
Amount due to immediate holding company	應付直接控股公司款項	(43,888)
Amount due to a director	應付一名董事款項	(195)
Net assets of Deconsolidated Subsidiaries derecognised	終止確認終止綜合入賬的附屬公司的資產淨值	19,402
Adjustment of non-controlling interest upon	於終止綜合入賬時調整非控股權益	
deconsolidation		2,003
Release of exchange reserve upon deconsolidation	於終止綜合入賬時解除匯兑儲備	2,170
Loss on deconsolidation of subsidiaries	終止綜合入賬附屬公司的虧損	23,575
Net cash outflow arising from	附屬公司終止綜合入賬的現金流出淨額	
deconsolidation of subsidiaries		(433)

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23. DECONSOLIDATION OF SUBSIDIARIES (Continued)

(c) Impairment on amount due from a deconsolidated subsidiary

As at I May 2020, the Group had following amount due from a deconsolidated subsidiary

23. 終止綜合入賬附屬公司(續)

(c) 應收一間終止綜合入賬的附屬公司 款項減值

> 於二零二零年五月一日,本集團應 收一間終止綜合入賬的附屬公司以 下款項

		Total
		總計
		HK\$'000
		千港元
Amount due from Zhejiang Fu Lian	應收浙江富連款項	43,888
- Impairment loss on amount due from	- 應收一間終止綜合入賬的附屬公司款項	
a deconsolidated subsidiary	減值虧損	(43,888)
Total	總額	

As disclosed in note 2.4 to the consolidated financial statements, as at I May 2020, the Group had an amount due from a deconsolidated subsidiary of approximately HK\$43,888,000. An impairment loss on amount due from a deconsolidated subsidiary of approximately HK\$43,888,000 was recognised during the year ended 30 April 2021.

如綜合財務報表附註2.4所披露,於二零二零年五月一日,本集團應收一間終止綜合入賬的附屬公司款項約為43,888,000港元。截至二零二一年四月三十日止年度已確認應收終止綜合入賬的附屬公司款項的減值虧損約43,888,000港元。

24. DISPOSAL OF SUBSIDIARIES

On 29 April 2022, the Company entered into several sale and purchase agreements to dispose of (i) the entire equity interest in Liangzhu Global Limited which held a subsidiary, (ii) the entire equity interest in Sunvot Holdings Limited which held several subsidiaries, including two of the Deconsolidated Subsidiaries described in Note 23 and (iii) the entire equity interest in Zhejian Zhong Chun, one of the Deconsolidated Subsidiaries, at cash consideration of HK\$20,000 in aggregate to the purchaser, Mr. Zhao Chengjin, an independent third party. As a result, the Group lost control over the disposed subsidiaries with effect from 29 April 2022.

24. 出售附屬公司

於二零二二年四月二十九日,本公司訂立若干買賣協議,以向買方Zhao Chengjin 先生(一名獨立第三方)出售(i) Liangzhu Global Limited (持有一間附屬公司)的全部股權,(ii)Sunvot Holdings Limited (持有若干附屬公司,包括附註23所述的兩家終止綜合入賬附屬公司)的全部股權及(iii)浙江中淳(終止綜合入賬附屬公司之一)的全部股權,現金代價總計為20,000港元。因此,本集團已自二零二二年四月二十九日起失去對已出售附屬公司的控制權。

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24. DISPOSAL OF SUBSIDIARIES (Continued)

The following is a list of the subsidiaries (including the Deconsolidated Subsidiaries disclosed in note 23(a)) which have been disposed on 29 April 2022:

24. 出售附屬公司(續)

以下為已於二零二二年四月二十九日出售的附屬公司(包括附註23(a)所披露的終止綜合入賬附屬公司)清單:

Company name 公司名稱	Place/country of incorporation 註冊成立 地點/國家	Issued share/registered capital 已發行股本/註冊資本	Effective interest held by the Group 本集團持有的 實際權益	Principal activities 主要活動
Sunvot Holdings Limited	BVI 英屬處女群島	US\$1 of 1 ordinary share 1股1美元普通股	100%	Investment holdings 投資控股
Sunvot Tech Co Limited 富連香港有限公司	Hong Kong 香港	HK\$100 of 100 ordinary shares 100股100港元普通股	100%	Investment holdings 投資控股
PAI Mobile Holdings Limited	Hong Kong 香港	HK\$100 of 100 ordinary shares 100股100港元普通股	81%	Dormant 無業務
Liangzhu Global Limited	BVI 英屬處女群島	US\$1 of 1 ordinary share 1股1美元普通股	100%	Investment holdings 投資控股
Liangzhu Hong Kong Limited 良渚香港有限公司	Hong Kong 香港	HK\$100 of 100 ordinary shares 100股100港元普通股	100%	Dormant 無業務
Zhejiang Zhong Chun 浙江中淳	PRC 中國	RMB300,000,000 人民幣300,000,000元	100%	Inactive 不活躍
Zhejiang Fu Lian 浙江富連	PRC 中國	RMB20,000,000 人民幣20,000,000元	100%	Investment holdings 投資控股
Zhejiang Xin Lian 浙江新聯	PRC 中國	RMB18,000,000 人民幣18,000,000元	51%	51% Developing 5G comm un i cation and related services 發展5G通訊及相關服務
Jiang Lian Mei An Wenhua Chuanmei (Zhejiang) Limited 江聯美岸文化傳媒(浙江) 有限公司	PRC 中國	RMB10,000,000 人民幣10,000,000元	51%	TV Broadcast and import and export trading 電視廣播及進出口貿易

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24. DISPOSAL OF SUBSIDIARIES (Continued)

The aggregate net assets of the disposed subsidiaries, excluding the net assets of the Deconsolidated Subsidiaries which have been derecognised on 1 May 2020, (note 23) as at the date of disposal were as follow:

24. 出售附屬公司(續)

出售附屬公司(不包括已於二零二零年五月一日終止綜合入賬的終止綜合入賬的 附屬公司(附註23)的資產淨值)於出售 日期的淨資產總額如下:

		HK\$'000
		千港元
Net assets disposed of:	已出售淨資產:	
Property, plant and equipment	物業、廠房及設備	31
Other receivables and deposits	其他應收款項及按金	521
Cash and cash equivalents	現金及現金等價物	34
Other payables	其他應付款項	(35)
Amount due to a former director	應付一名前董事款項	(346)
Net assets disposed of	已出售淨資產	205
Cash consideration receivable	應收現金代價	20
Loss on disposal	出售虧損	(185)
Net cash outflow on disposal:	出售後之現金流出淨額:	
Cash consideration received	已收現金代價	20
Bank balances and cash disposed of	已出售銀行結餘及現金	(34)
		(14)

25. RELATED PARTY TRANSACTIONS

In addition to the transactions and balances detailed elsewhere in the consolidated financial statements, the Group has entered into the following related party transactions:

25. 關聯方交易

除綜合財務報表其他章節詳述之交易及 結餘外,本集團已訂立以下關聯方交易:

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25. RELATED PARTY TRANSACTIONS (Continued)

(a) Key management personnel remuneration

The emoluments of the Directors and senior management of the Company, who represent the key management personnel are as follows:

25. 關聯方交易(續)

(a) 主要管理人員薪酬

本公司董事及高級管理層(為主要管理人員)薪酬如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Salaries, fee and allowances Discretionary bonuses Retirement benefit scheme contrib	薪金、袍金及津貼 酌情花紅 utions 退休福利計劃供款	3,799 110 101	3,512 - 72
		4,010	3,584

(b) Transactions with related parties

Save as disclosed elsewhere in the consolidated financial statements, the Group entered into the following transactions with its related parties:

(b) 與關聯方的交易

除綜合財務報表其他部分所披露者 外,本集團與其關聯方訂立下列交 易:

Name of related party 關聯方名稱	Nature 性質	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Mars Glare Limited 星之明有限公司	Rent paid thereto (note (i) and (ii)) 已付租金 (附註(i)及(ii))	437	426

Rental expense paid to related parties are constituted as continuing connected transaction under GEM Listing Rules, but are exempted from the announcement, reporting and independent shareholders' approval requirement.

根據GEM上市規則,支付予關聯方的租金開支構成持續關連交易,但 獲豁免遵守公告、申報及獨立股東 批准的規定。

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25. RELATED PARTY TRANSACTIONS (Continued)

(b) Transactions with related parties (Continued)

Notes:

- (i) An office with car parking space was leased from Mars Glare Limited during the years ended 30 April 2021 and 2022 on terms mutually agreed between both parties.
- (ii) A company of which Mr. Yu Shek Man Ringo, a director of a subsidiary of the Company, is a shareholder.
- (c) Details of the balances with related parties at the end of the reporting period are set out in note 19(c) and 19(d).

26. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENT

The Group is exposed to financial risks through its use of financial instruments in its ordinary course of operations. The financial risks include interest rate risk, credit risk and liquidity risk. The Group's overall risk management strategy seeks to minimise potential adverse effects on the Group's financial performance. Risk management is carried out by the senior management of the Group and approved by the Board of Directors.

The Group's exposure to these risks and the financial risk management policies and practices used by the Group to manage these risks are described below.

25. 關聯方交易(續)

- b) 與關聯方的交易(續)
 - 附註:
 - (i) 根據雙方共同協議的條款,於截至二零二一年及二零二二年四月三十日止年度自星之明有限公司承租一間附有停車位的辦公室。
 - (ii) 余錫萬先生(本公司一間附屬公司的董事)為該公司的股東。
- (c) 於報告期末與關聯方的結餘詳情載 於附註19(c)及19(d)。

26. 財務風險管理及公平值計量

本集團於日常業務過程中使用金融工具而 承擔財務風險。財務風險包括利率風險、 信貸風險及流動資金風險。本集團的整體 風險管理策略旨在將對本集團財務業績 的潛在不利影響降至最低。風險管理乃由 本集團高級管理層執行並經董事會批准。

本集團對該等風險的承擔及本集團管理 該等風險所用的財務風險管理政策及慣 例載於下文。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

26. FINANCIAL RISK MANAGEMENT AND FAIR VALUE

MEASUREMENT (Continued)

26.1 Categories of financial assets and liabilities

The carrying amounts presented in the consolidated statement of financial position relate to the following categories of financial assets and liabilities:

26. 財務風險管理及公平值計量(續)

26.1 金融資產及負債分類

綜合財務狀況表所列賬面值與下列 金融資產及負債分類有關:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Financial assets At amortised cost: - Trade and other receivables - Cash and cash equivalent	金融資產 按攤銷成本計量: 一貿易及其他應收款項 一現金及現金等價物	12,766 44,770 57,536	13,595 25,183 38,778
Financial liabilities At amortised cost: - Trade and other payables - Borrowings	金融負債 按攤銷成本計量: 一貿易及其他應付款項 一借貸	85,574 4,969 90,543	61,992 - 61,992

26.2 Interest rate risk

Interest rate risk relates to the risk that the fair value or cash flows of a financial instrument will fluctuate because of changes in market interest rates.

The Group's interest rate risks arise primarily from borrowings, which carry interests at fixed rate and expose the Group to fair value interest rate risk. The exposure to interest rate risk for the Group's bank balances and deposits placed in financial institution is considered immaterial.

26.2 利率風險

利率風險乃關於金融工具的公平值 或現金流量將會因市場利率的變動 而波動的風險。

本集團之利率風險主要來自按固定 利率計息之借貸,使本集團面臨公 平值利率風險。本集團之銀行結餘 及於金融機構的存款的利率風險敞 口被視為並不重大。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

26. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENT (Continued)

26.3 Credit risk

Credit risk refers to the risk that the counterparty to a financial instrument would fail to discharge its obligation under the terms of the financial instrument and cause a financial loss to the Group. The Group's exposure to credit risk mainly arises from granting credit to customers in the ordinary course of its operations and from its investing activities.

The Group's maximum exposure to credit risk is limited to the carrying amounts of the financial assets at the end of each reporting period as detailed in note 26.1 and contract assets at the end of the reporting period.

In respect of trade receivables and contract assets, individual credit evaluations are performed on all customers and counterparties. These evaluations focus on the counterparty's financial position, past history of making payments and take into account information specific to the counterparty as well as pertaining to the economic environment in which the counterparty operates. Monitoring procedures have been implemented to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual trade and other receivables and contract assets at the end of each reporting period to ensure adequate impairment losses are made for irrecoverable amounts.

As at 30 April 2022, the Group has concentration of credit risk as 32% (2021: 41%), and 99% (2021: 99%) of the total trade receivables were due from the Group's largest customer and five largest customers respectively. The aggregate carrying amounts of trade receivables from these customers amounted to HK\$4,087,000 (2021: HK\$5,510,000), and HK\$12,671,000 (2021: HK\$13,211,000) of the Group's total trade receivables at 30 April 2022.

26. 財務風險管理及公平值計量(續)

26.3 信貸風險

信貸風險指金融工具之交易對手未 能根據金融工具之條款履行責任並 招致本集團蒙受財務損失之風險。 本集團承受之信貸風險主要來自於 其日常業務過程向客戶批授信貸及 來自投資活動。

本集團所承受之最高信貸風險僅限 於金融資產於各報告期末之賬面值 (如附註26.1所詳述)以及合約資 產於報告期末之賬面值。

關於貿易及其他應收款項及合約資產,需要對所有客戶及對手方法等評估專注於明子方之財務狀況、過往付款記入對手方之財務狀況、過往付款記入對手方之特定資環境。本考慮對手方之特定資環境。本等方經營相關的來確保採取本學,對團之實施監控程序來確保採取,本學國人國人主,以確保對不可收回金額,以確保對不可收回金額有過數值數,以確保對不可以值虧損機備。

於二零二二年四月三十日,貿易應收款項總額的32%(二零二一年:99%)分別為應收本集團最大客戶及五大客戶的款項,因此本集團信貸風險集中。於二零二二年四月三十日,應收該等客戶的貿易應收款項總賬面值為本集團貿易應收款項總額4,087,000港元(二零二一年:5,510,000港元)及12,671,000港元(二零二一年:13,211,000港元)。

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

26. FINANCIAL RISK MANAGEMENT AND FAIR VALUE

MEASUREMENT (Continued)

26.3 Credit risk(Continued)

The Group's internal credit risk grading assessment comprises the following categories:

26. 財務風險管理及公平值計量(續)

26.3 信貸風險(續)

本集團的內部信貸風險等級評估包 括以下各類:

Internal credit rating	Description	Trade receivables/contract	Other financial assets/other
內部信貸評級	描述	assets 貿易應收款項/合約資產	items 其他金融資產/其他項目
Low risk	The counterparty has a low risk of default and does not have any past-due amounts	Lifetime ECL- not credit-impaired	12-month ECL
低風險	對手方違約風險低且並無任何逾期款項	全期預期信貸虧損- 未發生信貸減值	12個月預期信貸虧損
Watch list	Debtor frequently repays after due dates but usually settles after due date	Lifetime ECL- not credit-impaired	12-month ECL
觀察名單	債務人經常在到期日後還款但通常在到期日後結清	全期預期信貸虧損- 未發生信貸減值	12個月預期信貸虧損
Doubtful	There have been significant increases in credit risk since initial recognition through information developed internally or external resources	Lifetime ECL- not credit-impaired	Lifetime ECL – not credit-impaired
存疑	通過內部或外部所得資料,信貸風險自初始確認後 大幅上升	全期預期信貸虧損- 未發生信貸減值	全期預期信貸虧損- 未發生信貸減值
Loss	There is evidence indicating the asset is credit impaired	Lifetime ECL-credit-impaired	Lifetime ECL- credit-impaired
虧損	有證據顯示資產發生信貸減值	全期預期信貸虧損- 發生信貸減值	全期預期信貸虧損- 發生信貸減值
Write-off	There is evidence indicating that the debtor is in severe financial difficulty and the Group has no realistic prospect of recovery	Amount is written off	Amount is written off
撤銷	有證據顯示債務人處於嚴重財務困難且 本集團無收回款項的實際可能	撇銷款項	撤銷款項

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26. FINANCIAL RISK MANAGEMENT AND FAIR VALUE

MEASUREMENT (Continued)

26.3 Credit risk (Continued)

The table below details the credit risk exposures of the Group's financial assets, which are subject to ECL assessment:

26. 財務風險管理及公平值計量(續)

26.3 信貸風險(續)

下表列示本集團須作出預期信貸虧 損評估的金融資產信貸風險詳情:

		External credit rating	Internal credit rating	12-month or lifetime ECL	Gross carry	ring amount
	附註	外部信貸 評級	內部信貸 評級	I2個月預期信貸虧損或 全期預期信貸虧損	賬面	總值
					2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Financial assets at amortic 按攤銷成本列賬之金融資產 Trade and other receivables 貿易及其他應收款項						
- trade receivables	16	N/A 不適用	Low risk 低風險	Lifetime ECL (not credit impaired and provision matrix) 全期預期信貸虧損 (未發生信貸減值及撥備矩陣)	12,887	13,426
prepayments, deposits and other receivables預付款項、按金及 其他應收款項	16	N/A 不適用	Low risk 低風險	12-month ECL (assessed individually) 12個月預期信貸虧損(個別評估)	3,787	997
	16	N/A 不適用	Loss 虧損	Lifetime ECL (credit impaired) 全期預期信貸虧損(已發生信貸減值)	13,715	13,715
Contract assets 合約資產	17	N/A 不適用	Low risk 低風險	Lifetime ECL (not credit impaired and provision matrix) 全期預期信貸虧損 (未發生信貸減值及撥備矩陣)	9,597	9,715
Bank balances and cash 銀行結餘及現金	18	Aa3 to A2 Aa3至A2	Low risk 低風險	12-month ECL (assessed individually) 12個月預期信貸虧損(個別評估)	44,770	25,183

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26. FINANCIAL RISK MANAGEMENT AND FAIR VALUE

MEASUREMENT (Continued)

26.3 Credit risk (Continued)

Other receivables and deposits

For other receivables, the directors of the Company make periodic individual assessment on the recoverability of other receivables based on historical settlement records, past experience, and also quantitative and qualitative information that is reasonable and supportive forward-looking information. For the year ended 30 April 2022, the Group assessed the ECL for other receivables and loss allowance of HK\$13,736,000 (2021: HK\$13,715,000) was recognised as at the end of the year.

Bank balances and deposits placed in financial institution

The Group's bank balances and deposits placed in financial institution with approved and reputable banks and financial institution. Bankruptcy or insolvency of the banks and financial institution may cause the Group's right with respect to bank balances and deposits placed in financial institution held to be delayed or limited. The directors of the Company monitor the credit rating of these banks and financial institution on an ongoing basis, and consider that the Group's exposure to credit risk as at 30 April 2022 and 2021 were minimal.

Trade receivables and contract assets

Expected loss rates are based on actual loss experience over the past 12 months. These rates are adjusted to reflect differences between economic conditions during the period over which the historic data has been collected, current conditions and the Group's view of economic conditions over the expected lives of the receivables.

26. 財務風險管理及公平值計量(續)

26.3 信貸風險(續)

其他應收款項及按金

銀行結餘及於金融機構的存款

本集團的銀行結餘及於金融機構的 存款乃存放於認可及信譽良好的銀 行及金融機構。銀行及金融機構的 產或無力償債均可能導致本集團就 其所持有的銀行結餘及於金融機構 的存款的權利被拖延或受到限制。 本公司董事持續監察該等銀行 本公司董事持續監察,並認為本 金融機構的信貸評級,並認為本 團於二零二二年及二零二一年四月 三十日所承受之信貸風險屬輕微。

貿易應收款項及合約資產

預期虧損率乃根據過去十二個月的 實際虧損經驗計算。該等比率已作 出調整,以反映收集過往數據期間 的經濟狀況、目前狀況及本集團對 應收款項預期年期內經濟狀況的看 法之間的差異。

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26. FINANCIAL RISK MANAGEMENT AND FAIR VALUE

MEASUREMENT (Continued)

26.3 Credit risk (Continued)

Trade receivables and contract assets (Continued)

Movement in the allowance for credit loss in respect of trade receivables and contract assets during the year is as follows:

26. 財務風險管理及公平值計量(續)

26.3 信貸風險(續)

貿易應收款項及合約資產(續)

有關貿易應收款項及合約資產之信貸虧損撥備於年內之變動如下:

2022						
二零二二	年					

		Average	Gross	Expected
		loss rate	carrying amount	credit losses
		平均虧損率	總賬面值	預期信貨虧損
Trade receivables		%	HK\$'000	HK\$'000
貿易應收款項		%	千港元	千港元
Current (not past due)	即期(未逾期)	_	12,634	_
I-30 days past due	逾期1-30天	_	_	_
31-60 days past due	逾期31-60天	_	_	_
61-90 days past due	逾期61-90天	_	_	_
More than 90 days past due	逾期90天以上	55.73%	253	141
			12,887	141

			2021	
			二零二一年	
		Average	Gross	Expected
		loss rate	carrying amount	credit losses
		平均虧損率	總賬面值	預期信貨虧損
Trade receivables		%	HK\$'000	HK\$'000
貿易應收款項		%	千港元	千港元
Current (not past due)	即期(未逾期)	_	13,151	_
I-30 days past due	逾期1-30天	_	_	_
31-60 days past due	逾期31-60天	_	_	_
61-90 days past due	逾期61-90天	_	_	_
More than 90 days past due	逾期90天以上	30.80%	275	85
			13,426	85
				·

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

9,715

9,617

98

26. FINANCIAL RISK MANAGEMENT AND FAIR VALUE

MEASUREMENT (Continued)

26.3 Credit risk (Continued)

Gross carrying amounts

Expected credit losses

Net carrying amounts

Trade receivables and contract assets (Continued)

26. 財務風險管理及公平值計量(續)

26.3 信貸風險(續)

貿易應收款項及合約資產(續)

		HK\$'000 千港元
Contract assets	————————————————————— 合約資產	
2022	二零二二年	
Expected credit loss rate (%)	預期信貸虧損率(%)	1.01%
Gross carrying amounts	總賬面值	9,597
Expected credit losses	預期信貸虧損	97
Net carrying amounts	淨賬面值 ————————————————————————————————————	9,500
		HK\$'000
		千港元
Contract assets	合約資產	
2021	二零二一年	
Expected credit loss rate (%)	預期信貸虧損率(%)	1.01%

總賬面值

淨賬面值

預期信貸虧損

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

26. FINANCIAL RISK MANAGEMENT AND FAIR VALUE

MEASUREMENT (Continued)

26.3 Credit risk (Continued)

Prepayments, deposits and other receivables

The following table shows the movement in lifetime ECL that has been recognised for prepayment, deposits and other receivables under the general approach.

26. 財務風險管理及公平值計量(續)

26.3 信貸風險(續)

預付款項、按金及其他應收款項

下表展示一般方法下已確認的預付 款項、按金及其他應收款項的全期 預期信貸虧損變動情況。

		12 months	Lifetime	T . I
		ECL	ECL (credit-impaired)	Total
		十二個月	全期預期	
		預期信貸虧損	信貨虧損	總計
			(發生信貸減值)	
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元 —————	千港元 —————
As at May 2020	於二零二零年五月一日	409	_	409
Deconsolidation of subsidiaries	終止綜合入賬附屬公司	(409)	_	(409)
Impairment losses recognised	已確認減值虧損	-	13,715	13,715
At 30 April 2021 and 1 May 2021	於二零二一年四月三十日及二			
	零二一年五月一日	_	13,715	13,715
Impairment recognised	已確認減值	21	_	21
At 30 April 2022	於二零二二年四月三十日	21	13,715	13,736

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26. FINANCIAL RISK MANAGEMENT AND FAIR VALUE

MEASUREMENT (Continued)

26.3 Credit risk (Continued)

Movement of allowance for expected credit loss for trade receivables, contract assets and other receivable and as follows:

26. 財務風險管理及公平值計量(續)

26.3 信貸風險(續)

下表展示已確認的預付款項、按金及其他應收款項的虧損撥備對賬:

				Prepayment, deposits and	
		Trade	Contract	other	
		receivables	assets	receivables	Total
				預付款項、 按金及	
		貿易應收款項	合約資產	其他應收款項	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
As at May 2020	於二零二零年五月一日	113	134	409	656
Reversal of expected credit loss	預期信貸虧損撥回	(28)	(36)	_	(64)
Reversal upon deconsolidation of subsidiaries	終止綜合入賬附屬公司後 撥回			(409)	(409)
Allowance for expected credit	已確認預期信貸虧損撥備	_	_	(407)	(407)
loss recognised		_	_	13,715	13,715
As at 30 April 2021 and 1 May	於二零二一年四月三十日及				
2021	二零二一年五月一日	85	98	13,715	13,898
Allowance for expected credit	已確認預期信貸虧損撥備				
loss recognised		56	(1)	21	76
As at 30 April 2022	於二零二二年四月三十日	141	97	13,736	13,974

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26. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENT (Continued)

26.4 Liquidity risk

Liquidity risk relates to the risk that the Group will not be able to meet its obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group is exposed to liquidity risk in respect of settlement of trade payables and its financing obligations, and also in respect of its cash flow management. The Group's objective is to maintain an appropriate level of liquid assets and committed lines of funding to meet its liquidity requirements in the short and longer term.

Management monitors the cash flow forecasts of the Group in meeting its liabilities.

Analysed below is the Group's remaining contractual maturities for its non-derivative financial liabilities at the end of the reporting date. When the creditor has a choice of when the liability is settled, the liability is included on the basis of the earliest date on when the Group can be required to pay. Where the settlement of the liability is in instalments, each instalment is allocated to the earliest period in which the Group is committed to pay.

The contractual maturity analysis below is based on the undiscounted cash flows of the financial liabilities.

26. 財務風險管理及公平值計量(續)

26.4 流動資金風險

流動資金風險乃與本集團未能履行 其與以交付現金或另一金融資產清 償的金融負債相關責任的風險 關。本集團於清償貿易應付款項 履行其融資責任方面以及現金流 管理方面承受流動資金風險。本 團的目標為維持適當水平的流動 產及取得足夠已承諾信貸,以配 短期及長期流動資金需要。

管理層監控本集團的現金流量預測 以確保足以償付其負債。

下文顯示本集團於報告期末有關其 非衍生金融負債的餘下合約年期分 析。倘債權人有權選擇償還負債的 時間,此等負債將於本集團獲要求 償還的最早日期入賬。倘此等負債 須分期償還,每筆還款將於本集團 承諾償還的最早期間入賬。

下文合約到期分析乃基於金融負債的未貼現現金流量作出。

		On demand	Total	
		or within	undiscounted	Carrying
		one year	cash flows	amount
		按要求	未貼現	
		或於一年內	現金流量總額	賬面值
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
As at 30 April 2022	於二零二二年四月三十日			
Trade and other payables	貿易及其他應付款項	85,574	85,574	85,574
Borrowings	借貸	5,317	5,317	4,969
		90,891	90,891	90,543
As at 30 April 2021	於二零二一年四月三十日			
Trade and other payables	貿易及其他應付款項	61,992	61,992	61,992

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26. FINANCIAL RISK MANAGEMENT AND FAIR VALUE

MEASUREMENT (Continued)

26.4 Liquidity risk (Continued)

The Group considers expected cash flows from financial assets in assessing and managing liquidity risk, in particular, its cash resources and other liquid assets that readily generate cash. The Group's existing cash resources and other liquid assets significantly exceed the cash outflow requirements.

26.5 Fair value measurement

The carrying amounts of the Group's financial assets and liabilities carried at amortised cost are not materially different from their fair values for both years.

27. SHARE OPTION SCHEME

The Company has conditionally adopted a share option scheme on 15 October 2015 (the "Scheme"). The terms of the Scheme are in accordance with the provisions of Chapter 23 of the GEM Listing Rules.

The purpose of the Scheme is to attract and retain the best available personnel, to provide additional incentive to eligible participants and to promote the success of the business of the Group. Eligible participants of the share option scheme include employees (full-time and part-time), directors, consultants, advisers, distributors, contractors, suppliers, agents, customers, business partners or service providers of the Group.

The total number of shares issued and to be issued upon exercise of options granted to any participant (including both exercised and outstanding options) under the Scheme, in any 12-month period up to the date of grant shall not exceed 1% of the shares in issue.

An offer for the grant of options must be accepted within seven days inclusive of the day on which such offer was made. The amount payable by the grantee of an option to the Company on acceptance of an offer for the grant of option(s) is HK\$1. An option may be exercised in accordance with the terms of the Scheme at any time during a period as the Board may determine which shall not exceed ten years from the date of grant subject to the provisions of early termination thereof.

26. 財務風險管理及公平值計量(續)

26.4 流動資金風險(續)

本集團於評估及管理流動資金風險 時會考慮金融資產的預期現金流 量,尤其是其現金資源及易產生現 金的其他流動資產。本集團現有現 金資源及其他流動資產明顯超過現 金流出需求。

26.5 公平值計量

於兩個年度,本集團按攤銷成本列 賬之金融資產及負債之賬面值與其 公平值並無重大差異。

27. 購股權計劃

本公司於二零一五年十月十五日有條件 採納購股權計劃(「該計劃」)。該計劃條 款乃遵循GEM上市規則第23章的條文規 定。

該計劃旨在吸引及挽留可用優秀人才, 提供額外獎勵予合資格參與者,並推動本 集團業務創出佳績。購股權計劃的合資格 參與者包括本集團僱員(全職及兼職)、 董事、顧問、諮詢人、分銷商、承建商、供 應商、代理、客戶、商業夥伴或服務供應 商。

截至授出日期止任何12個月期間內,因根據該計劃向任何參與者授出的購股權(包括已行使及尚未行使的購股權)獲行使而發行及將予發行的股份總數,不得超過已發行股份的1%。

授出購股權的要約限於作出有關要約日期(包括當日)起七日內接納。購股權承授人須於接納要約時就獲授的購股權向本公司支付I港元。承授人可於董事會可能釐訂的期間,隨時根據該計劃的條款行使購股權,惟有關期間不得超過授出日期起計十年,並受有關提前終止條文所規限。

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27. SHARE OPTION SCHEME (Continued)

The subscription price of a share in respect of any particular option granted under the Scheme shall be a price solely determined by the Board and notified to a participant and shall be at least the higher of: (i) the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of grant of the option, which must be a business day; (ii) the average closing prices of the shares as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of grant of the option; and (iii) the nominal value of a Share on the date of grant of the option. For the purpose of calculating the subscription price, where the Company has been listed on the Stock Exchange for less than five business days, the new issue price shall be used as the closing price for any business day falling within the period before listing.

The Scheme will remain in force for a period of ten years commencing on the date of adoption, being 15 October 2015, and shall expire at the close of business on the business day immediately preceding the tenth anniversary thereof unless terminated earlier by the shareholders of the Company in general meeting.

(a) The terms and conditions of the share options granted are as follows:

27. 購股權計劃(續)

根據該計劃授出的任何特定購股權的股份認購價由董事會全權釐定並通知參與者,但不得低於下列最高者:(i)股份於購股權授出日期(必須為營業日)於聯交所每日報價表所報收市價;(ii)股份於緊接購股權授出日期前五個營業日在聯交所每日報價表所報的平均收市價;及(iii)股份於購股權授出日期的面值,惟就計算認購價而言,倘本公司於聯交所的上市期間少於五個營業日,新發行價將用作為上市前期間任何營業日的收市價。

該計劃將於採納日期(即二零一五年十月十五日)起計十年內有效,除非在股東大會上遭本公司股東提早終止,否則於緊接購股權計劃滿十週年前一個營業日的營業時間結束時屆滿。

(a) 授出購股權的條款及條件如下:

	Number of instruments 工具數目	Vesting conditions 歸屬條件	Exercise period 行使期
Options granted to employees: 授予僱員的購股權:			
– on 23 September 2019	60,000,000	No vesting period or vesting condition	5 years
一於二零一九年九月二十三日		不設歸屬期或歸屬條件	5年
Total share options granted 授出的購股權總數	60,000,000		

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

27. SHARE OPTION SCHEME (Continued)

(a) The terms and conditions of the grants are as follows: (Continued)

As at 30 April 2022 and 2021, the number of shares in respect of which may be issued upon exercise of share options granted and remain outstanding under the Scheme was 60,000,000, representing 3.8% of the shares of the Company in issue at that date.

27. 購股權計劃(續)

(a) 授出的條款及條件如下:(續)

於二零二二年及二零二一年四月三十日,因行使根據該計劃已授出而尚未行使的購股權而可能發行的股份數目為60,000,000股,佔本公司於該日已發行股份的3.8%。

		30 April 2022 二零二二年四月三十日		30 April 2021 二零二一年四月三十日		
		Weighted		Weighted		
		average exercise	Number of	average exercise	Number of	
		price per share 每股加權	options	price per share 每股加權	options	
		平均行使價	購股權數目	平均行使價	購股權數目	
		HK\$	'000	HK\$	'000	
		港元	千份	港元	千份	
On I May	於五月一日	0.35	60,000	0.35	60,000	
Forfeited during the year	年內沒收	(0.35)	(60,000)	_		
On 30 April	於四月三十日	_	_	0.35	60,000	

As at 30 April 2022, there were no options outstanding in relation to the grant of share options on 23 September 2019 under the Scheme. All the options granted were forfeited due to the employees with options granted left the Group.

於二零二二年四月三十日,根據該 計劃於二零一九年九月二十三日授 出的購股權並無未行使購股權。由 於獲授購股權的僱員離開本集團, 所有授出的購股權已被沒收。

28. MAJOR NON-CASH TRANSACTIONS

There was no material major non-cash transactions for the year ended 30 April 2022 and 2021.

29. EFFECT OF COVID-19

Since January 2020, the outbreak of Novel Coronavirus ("COVID-19") has dealt a big blow on the global business environment. The development and spread of COVID-19 subsequent to the date of this report may result in further changes in economic conditions arising thereof which may have negative impact on the financial results of the Group, the extent of which could not be estimated as at the date of this report. The Group will keep monitoring the situation of the COVID-19 and react actively to its impact on the financial position and operating results of the Group.

30. EVENTS AFTER THE REPORTING PERIOD

There was no significant events after the reporting period for the year ended 30 April 2022.

31. APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the board of Directors on 29 July 2022.

28. 主要非現金交易

截至二零二二年及二零二一年四月三十 日止年度並無重大非現金交易。

29. COVID-I 9之影響

自二零二零年一月起,新型冠狀病毒 (「COVID-19」)爆發對全球營商環境造成 重大打擊。於本報告日期後COVID-19的 發展及蔓延可能導致由此引發的進一步 經濟狀況變動,這可能對本集團的財務業 績產生負面影響,惟於本報告日期無法估 計其有關影響程度。本集團將持續關注 COVID-19情況,並積極應對其對本集團 財務狀況及經營業績的影響。

30. 報告期後事項

截至二零二二年四月三十日止年度,於報告期後概無重大事件。

31. 批准綜合財務報表

綜合財務報表已由董事會於二零二二年 七月二十九日批准及授權刊行。

Financial Summary 財務摘要

For the year ended 30 April 2022 截至二零二二年四月三十日止年度

A summary of the results and of the assets and liabilities of the Group for the last five financial years is as follows.

本集團過去五個財政年度的業績及資產及負債 摘要載列如下。

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Revenue Direct costs	收益 直接成本	133,305 (131,451)	110,123	144,816 (143,467)	158,40 (153,018)	137,802 (135,980)
Gross profit Other income and	毛利 其他收入及其他	1,854	1,457	1,349	5,383	1,822
other net loss Administrative expenses Loss on deconsoliclation	虧損淨額 行政開支 終止綜合入賬附屬公司	868 (9,538)	1,269 (14,971)	(1,424) (40,804)	3,189 (21,456)	1,012 (13,480)
of subsidiaries Loss on disposal of subsidiaries Impairment loss on financial	的虧損 出售附屬公司虧損 金融資產減值虧損	– (185)	(23,575) –	_ _		-
assets	立附貝座州旧町供	(76)	(57,539)	(656)	_	_
Operating loss Finance costs	經營虧損 融資成本	(7,077) (287)	(93,359) (1)	(41,535) (254)	(12,884) (12)	(10,646) (12)
Loss before income tax Income tax credit/(expense)	除所得税前虧損 所得税抵免/(開支)	(7,364) –	(93,360) –	(41,789) 170	(12,896) (630)	(10,658) (140)
Loss for the year Other comprehensive income/	年度虧損 其他全面收入/(開支)	(7,364)	(93,360)	(41,619)	(13,526)	(10,798)
(expense)		-	4,173	(1,108)	(1,027)	_
Total comprehensive expense for the year	年度全面開支總額	(7,364)	(89,187)	(42,727)	(14,553)	(10,798)
Loss attributable to owners of the Company	本公司擁有人應佔 虧損	(7,364)	(93,360)	(39,581)	(13,526)	(10,798)
Total comprehensive expense attributable to owners of the Company	本公司擁有人應佔全面 開支總額	(7,364)	(91,190)	(40,724)	(14,553)	(10,798)
Assets and liabilities	資產及負債	(1711)	(* , * *)	(3)	(,,,,,,	(1,1 1)
Total assets Total liabilities	總資產總負債	71,362 (90,580)	50,172 (62,026)	161,559 (84,226)	137,561 (74,509)	119,542 (46,644)
Net (liabilities)/assets	(負債)/資產淨值	(19,218)	(11,854)	77,333	63,052	72,898
Equity attributable to owners of the Company	本公司擁有人應佔權益	(19,218)	(11,854)	79,336	63,052	72,898